CONTAINS NONPUBLIC DIGITAL INFORMATION

MAINE JUDICIAL BRANCH

V.	_ Plaintiff/Petitioner	DISTRICT COURT Location (Town): Docket No.:
	_ Defendant/Respondent	
defendant/respondent. You will be tIf your order also has child support of	the same party in Maine for por spousal support provisions	nether you are the plaintiff/petitioner or ourposes of registering your order. 5 that you want to enforce or modify, please gister a Foreign <u>Support</u> Order under UIFSA.
	19-A M.R.S. §§ 1731-17	AND ENFORCEMENT ACT (UCCJEA) 83
		complete an Affidavit for Confidential Address led below. This form is available at the Clerk's
Address of plaintiff/petitioner: Mailing Address:		sical Address: ifferent)
Address of defendant/respondent: Mailing Address:		sical Address: lifferent)
documents):	-	e box to certify you have attached the required d custody order to be registered, including any

Two copies, including one certified copy, of the foreign child custody order to be registered, including any modification of the order (as well as an English translation by a certified translator if the foreign order was issued in a language other than English). I certify that the attached foreign child custody order is in full force and effect in that state/country and, to the best of my knowledge and belief, the order has not been

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modified, vacated, or stayed. I further certify that the court that issued the attached order had jurisdiction to do so.

II. PURPOSE OF REGISTRATION.

I request that the foreign child custody order be registered in the State of Maine under the Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) for the purposes of:

- A. Registration only
- B. Enforcement (complete and serve form FM-070, Motion to Enforce)
- **C. Expedited Enforcement Request.** I am also filing a verified enforcement petition along with the Order and request expedited enforcement pursuant to the UCCJEA (*see* 19-A M.R.S. § 1768) (*complete form FM-008, Petition for Expedited Enforcement of Child Custody Determination*).
- **D.** Contempt (complete and serve form FM-068, Motion for Contempt)
- **E.** Modification (*complete and serve form FM-062, Motion to Modify*). Maine has authority to modify the foreign child custody order because (*select the reason(s) below that apply*):
 - 1. Temporary Emergency Jurisdiction. The child(ren) is/are present in Maine and the child(ren) has/have been abandoned or it is necessary in an emergency to protect the child(ren) because the child(ren) or a sibling or a parent of the child(ren) is subjected to or threatened with mistreatment or abuse (see 19-A M.R.S. § 1748(1)); or
 - 2. Non-Emergency Jurisdiction. (You must select one of the following:)
 - a. Maine is the home state of the child(ren) as of the date of this filing. "Home state" means the state in which a child lived with a parent or a person acting as a parent for at least 6 months in a row immediately before the start of a child custody proceeding (see 19-A M.R.S. § 1745(1)(A)); or
 - **b.** Maine was the home state of the child(ren) within 6 months before the date of this filing and the child(ren) is/are absent from Maine, but a parent or a person acting as a parent continues to live in Maine (*see* 19-A M.R.S. § 1745(1)(A)); **or**
 - **c.** (All three of the following must apply) (see 19-A M.R.S. §1745(1)(B)):
 - i. A court of another state does not have jurisdiction under options (b)(i)(1) or (b)(i)(2), or a court of the home state of the child(ren) has declined to exercise jurisdiction because Maine is a more appropriate forum to determine custody of the child(ren); **and**

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- **ii.** The child(ren) and the child(ren)'s parents, or the child(ren) and at least one parent or person acting as a parent, have a significant connection with Maine other than mere physical presence; **and**
- **iii.** Substantial evidence is available in Maine concerning the child(ren)'s care, protection, training, and personal relationships (*All three must apply*) (see 19-A M.R.S. §1745(1)(B)).

You must also select one of the following:

- a. Jurisdiction of other state; more convenient forum. The court of the other state has determined that it no longer has exclusive, continuing jurisdiction under 19-A M.R.S. § 1746 or that a Maine court would be a more convenient forum under 19-A M.R.S. § 1751; or
- **b.** Not residents of other state. A Maine court or a court of the other state has determined that the child(ren), the child(ren)'s parents, and any person acting as a parent do not presently reside in the other state.

I swear under penalty of perjury that the above statements are true and correct. I understand that these statements are made for use as evidence in court and that I am subject to prosecution for perjury punishable by up to 5 years in prison and a fine of up to \$5,000 if I give false information to the court.

Date (<i>mm/dd/yyyy</i>):	►	Signature of: plaintiff/petitioner defendant/respondent
Attorney: Address:	Name: Address:	Address is confidential (<i>if so, leave blank below</i>)
Telephone: Email:	Telephone: Email:	
	STATE OF	MAINE
County		
Personally appeared the above-named, foregoing statements are true under penalty of p		, and made oath that the
Date (<i>mm/dd/yyyy</i>):	►	Attorney at Law Notary Public Clerk
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