

**Cause Number** \_\_\_\_\_

Print cause number and other court information exactly as it appears on the petition filed in this case.

**In the Matter of the Marriage of**

In the: (check one):

\_\_\_\_\_  
Print first, middle and last name of the spouse filing for divorce.

and

\_\_\_\_\_  
Court Number

District Court

County Court at Law

\_\_\_\_\_  
Print first, middle and last name of other spouse.

\_\_\_\_\_ County, Texas

**Order on Motion to Appear Remotely**

On \_\_\_\_\_ (date) the Court considered the Motion to Appear

Remotely filed by \_\_\_\_\_  
Name of person who filed the motion.

**Agreement.** (Check if applicable.)

The Court finds that the parties have **agreed** to the motion because they all have signed it.

**1. Motion [Granted/Denied]**

The motion is GRANTED as follows: \_\_\_\_\_

The motion is GRANTED IN PART and DENIED IN PART as follows: \_\_\_\_\_

The motion is DENIED.

**2. Remote Participation in Proceedings** (Check if applicable.)

IT IS ORDERED that any participant involved in any hearing or other proceeding of any kind—including but not limited to a party, attorney, witness, or court reporter, but not including a juror—must participate in the proceeding remotely by teleconferencing or videoconferencing.

For court proceedings, IT IS ORDERED that the parties, attorneys, witnesses, and any other persons attending proceedings remotely must comply with the following procedures:

### **(1) Notification of Information for Remote Proceeding**

When the court proceeding is scheduled, the Court will e-mail the parties (through their attorneys, if represented) the information needed to attend the proceeding by videoconference or by teleconference.

Each attorney must communicate this information to the attorney's clients and witnesses, including any witnesses the attorney subpoenaed for the proceeding, and must provide each such person with a copy of this order.

Each self-represented party must communicate this information to the party's witnesses, including any witnesses the party subpoenaed for the proceeding, and must provide each such person with a copy of this order.

To comply with the open courts provisions of the Texas Constitution and Rule 21d(f) of the Texas Rules of Civil Procedure, the Court will create a public link where members of the public can watch the proceedings live and will publicize that link on the Court or district clerk's website, complete with the cause number of this suit.

### **(2) Use of Real Names**


In all communications with the Court and during the court proceedings, including when joining a videoconference or teleconference, each party, attorney, witness, or other person attending the proceeding must use that person's real name when identifying themselves.

### **(3) If Translator Needed**

A party or attorney acting on a party's behalf must contact the court coordinator as soon as possible after the court proceeding is scheduled if the party knows a translator will be needed.

### **(4) Necessary Hardware and Software**

If the Court is holding the proceeding through videoconference, at least forty-eight hours before the proceeding, each party, attorney, witness, or other person attending the proceeding must create an account with the court's videoconference software provider of choice.

The person must create the account using the person's real name and work  or personal e-mail address.

For each attorney, that e-mail address shall be the same as the one described in rule 21(f)(2) of the Texas Rules of Civil Procedure. At least 48 hours before the proceeding, each person must download and install the videoconferencing app on the device (for example, computer, tablet, smartphone) the person will use to communicate with the Court during the proceeding. The device must have functional speakers, video camera, and microphone and must have an Internet connection. If a person, including a witness, knows they cannot attend the proceeding by video, that person or, if represented, the person's attorney shall contact the court coordinator as soon as possible before the proceeding. Each attorney shall show good cause for failure to appear by video at the proceeding.

**(5) Submission of Exhibits to Court Coordinator and Parties (check what applies)**

To be potentially admissible into evidence, all exhibits, except rebuttal exhibits, must be e-mailed to the court coordinator and all parties not later than 2:00 p.m. the day before the court proceeding in the manner required below. If the day of the proceeding is a Monday or court holiday, the deadline will be 2:00 p.m. on the weekday that is not a court holiday and that immediately precedes the day of the proceeding. The subject line of the e-mail shall state this suit's full cause number and state the name of the party, as well as the date of the court proceeding, for example, "Cause No. 12345; Petitioner's Exhibits; May 8, 2020."

**OR**

Exhibits shall be submitted prior to the hearing according to court procedures or as instructed by the court coordinator.

**OR**

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_.

**(6) Format of Exhibits (check box for appropriate procedure.)**

Each exhibit must be in PDF format, unless it is an image file or audio or video recording file. The title of each exhibit file shall state the name of the exhibit, for example, "Petitioner Exhibit 1."

Each image file shall be either in PDF format or JPG format. A party wanting to offer any audio recordings or video recordings shall upload the duly labeled recordings files to a folder in \_\_\_\_\_, the **cloud storage service acceptable to the court**, and include a link to the folder in the party's exhibit e-mail.

All audio recordings and video recordings must be in MP4 format. A party wanting to offer any exhibits that contain any unredacted "personal identifying information" or "sensitive personal information," as those terms are defined in section 521.002 of the Texas Business & Commerce Code, shall upload the duly labeled files to a password-protected folder in \_\_\_\_\_, the **cloud storage service acceptable to the court**, and include a link to the folder in the party's exhibit e-mail. a link to the folder in the e-mail or each exhibit shall be password-protected with the same password.

The party offering those exhibits shall not include the password in the e-mail but shall communicate the password to the court coordinator and each other party by telephone or text

message by the deadline to provide the exhibits. Unless critical to an issue in the case, a party may redact personal identifying information and sensitive personal information from an exhibit before submitting it.

**OR**

As instructed by the court coordinator or according to the court's procedures.

**(7) Exhibits with Rebuttal or Unanticipated Evidence**

During a proceeding, with the permission of the Court, a party may offer an exhibit with rebuttal evidence or an exhibit with evidence that the party could not have reasonably anticipated or submitted prior to the proceeding through a Chat/File feature in the videoconferencing app, or by e-mail to the Court and all parties if the proceeding is by telephone only.

**(8) Documents Local Rules Require for Family Law Proceedings**

In family law cases, not later than 2:00 p.m. the day before the court proceeding as defined herein, each party must e-mail the court coordinator and the other parties with all documents required by this Court's local rules for family law proceedings, for example, financial information statement, pay statements, and tax returns. The titles of these files must name the party and the documents (for example, Petitioner's Financial Information Sheet). A party may redact personal identifying information and sensitive personal information from these documents before submitting them.

**OR**

According to court procedures or as instructed by the court coordinator.

**OR**

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

**(9) Submission of Relevant Orders, Pleadings, and Other Documents**

The parties must confer before the court proceeding and at least forty-eight hours before the proceeding must e-mail to the court coordinator, copying each other party, an electronic copy of all orders, pleadings, returns of citations, and other documents filed with the district clerk that are relevant to the proceeding. If the documents are too voluminous to attach or organize in

an e-mail, the parties must upload the documents to a folder in \_\_\_\_\_ (name of cloud storage service acceptable to the court) and include a link to the folder in the e-mail. Each document must be in PDF format with a file name that reflects the title of the document.

**OR**

According to court procedures or as instructed by the court coordinator.

**OR**

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**(10) Submission of Late Responses and Replies**

Each party must e-mail to the court coordinator and each other party any responses or replies the party e-filed with the district clerk less than forty-eight hours before the court proceeding. E-mailing such a document with the court coordinator is not a substitute for e-filing the document with the district clerk. The judge or court coordinator should not be included as a service contact when e-filing a document.

**OR**

According to court procedures or as instructed by the court coordinator.

**OR**

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

### **(11) Submission of Case Law, Statutes, Regulations, and Similar Documents**

If a party wants the Court to consider any case law, statute, regulation, or similar document, the party must e-mail the document to the court coordinator and the other parties the day before the court proceeding.

### **(12) Failure to Comply with Procedures**

Failure to comply with the procedures in this order for submitting proposed exhibits, information required by this Court's local rules, responses and replies, or supporting statutes, case law, regulations, or similar documents without good cause may result, as applicable, in the exclusion of the exhibits, the Court's not considering the documents, or other sanction as provided by the Court's local rules or inherent powers.

### **(13) Opening in videoconferencing software application**

If the Court is holding the proceeding through a videoconferencing software application, before the proceeding begins, when a person attempts to join the videoconferencing meeting from the videoconferencing application's webpage, the webpage will ask whether to open the videoconferencing application. Each person must instruct the videoconferencing application to open and allow it to install the program and not rely on the web browser. In this way, the attorneys and parties will have the means to communicate confidentially in private breakout rooms unavailable on the plug-in version of the videoconferencing application.

### **(14) Dress Codes**

If the Court is holding the proceeding through videoconferencing application and unless the Court orders otherwise for that proceeding, attorneys shall dress in the same business attire as if the proceeding were held in the courtroom. Parties and witnesses shall dress in the manner they would if they were attending court in person, unless required for health reasons not to do so. Each attorney shall ensure that the attorney's clients and witnesses are aware of and comply with this dress code. If the Court is holding the proceeding only by telephone, these dress codes will not apply.

### **(15) Joining Proceeding by Videoconferencing Before Scheduled Start**

The parties, attorneys, witnesses, and all other persons attending the proceedings shall join the proceeding by the videoconferencing application by clicking on the videoconferencing application link sent by the Court or by joining the conference call number sent by the Court at least five minutes before the proceeding is scheduled to begin.

### **(16) Court Bringing Parties, Attorneys, and Witnesses into Virtual Courtroom**

If the Court is holding the proceeding through a videoconferencing application, when each person joins the meeting, the person will appear in a virtual waiting room with all other parties, attorneys, and witnesses. There may be several cases set on the docket at the same time. When this case is called, the Court will bring the attorneys and clients into the virtual courtroom, in turn. When the Court brings the attorneys and clients into the virtual courtroom, their videos will automatically be on and their audios muted until the proceeding begins. If the Court is holding the proceeding through a videoconferencing application, the attorneys shall

appear on video at all times during the proceeding, except when the Court recesses the proceeding.

**(17) Requirements for Witnesses to Be Able to Testify Remotely**

When taking the oath to testify and when testifying, each witness shall appear on video unless the witness is in the presence of a notary public, identified to the Court, who can verify the identity of the witness, in which case the witness may testify through a videoconferencing application only on audio or may testify in a proceeding conducted solely by telephone. Otherwise, all other potential witnesses who are not on video through a videoconferencing application may not testify.

**(18) Witnesses Treated as Though in a Physical Courtroom**

Unless permitted by the Court or as provided below, a witness may not have access to any electronic information or physical notes while testifying, just as if the witness were on the witness stand in the courtroom. Except during a recess in the proceeding, no person shall communicate, verbally or nonverbally, with a witness through any method except the audio-visual or audio means shared with all the participants in the proceeding who are present in the virtual courtroom. If “the Rule” (rule 267 of the Texas Rules of Civil Procedure and Rule 614 of the Texas Rules of Evidence) is invoked, no one may communicate in any manner, including by telephone, text message, or e-mail, with any witness placed under the Rule, except as permitted by the Rule and then only during a recess in the proceeding. While placed under the Rule, witnesses are prohibited from observing the proceeding through the Court’s YouTube channel and from communicating with anyone who is observing the proceeding through the Court’s YouTube channel.

**(19) Muting Microphones and Telephones**

All persons participating in the proceedings except the judge, the witness, and the questioning attorney or questioning self-represented party shall keep their videoconferencing application microphone or telephone, as applicable, on mute unless speaking. The Court recognizes that there may be a slight delay in an attorney or party unmuting their microphone or telephone to make an objection. If attending the proceeding by telephone, a participant shall not put the telephone on hold at any time during the proceeding.

**(20) Communications between Attorneys and Clients during Proceedings**

If the Court is holding the proceeding through a videoconferencing application, the attorneys may communicate with their clients using the private chat feature, hitting the “CHAT” button and, at the bottom of the chat window, pulling down the recipient arrow and selecting the client’s name. Attorneys shall not privately communicate with their clients while the clients are testifying, including through text message, e-mail, or the videoconferencing application chat function. All communications between an attorney and a testifying client shall be through videoconferencing or by teleconferencing, as applicable, in a manner that all participants can hear and that a record may be made.

**(21) Recesses**

The Court may recess the proceeding for breaks or to allow attorneys to confer with their clients. If an attorney wishes to confer with a client, the attorney shall make that request to the Court, identifying the client by name. The Court will send those video streams into a confidential side-room to confer for a period set by the Court. In a similar manner, attorneys or self-represented parties may ask the Court to confer privately with one another. An attorney or self-represented party may ask the Court to allow them to confer privately with a witness.

**(22) NO RECORDING OF COURT PROCEEDING**

UNDER PENALTY OF CONTEMPT OF COURT, NO PERSON, OTHER THAN THE COURT REPORTER, MAY RECORD A COURT PROCEEDING. THIS PROHIBITION APPLIES TO MEMBERS OF THE PUBLIC WATCHING THE PROCEEDINGS ON THE COURT'S YOUTUBE CHANNEL AND TO PERSONS WITH THE ABILITY TO RECORD THE VIDEOCONFERENCE. The court reporter's record shall be the only record of the court proceeding.

**(23) Orders Apply to Agents**

No party, attorney, or witness may circumvent the terms of this order by having another person perform a task prohibited for that party, attorney, or witness. For example, if an attorney is prohibited from communicating with a witness during a proceeding, the attorney's legal assistant or other agent of the attorney may not communicate with that witness during the proceeding.

**3. Proceedings at an Alternative Location** (Check if applicable)

IT IS ORDERED that the Court will conduct the following proceedings in this suit away from the Court's usual location:

On \_\_\_\_\_ (date),

the Court will hold the \_\_\_\_\_  
(description of proceeding)

at \_\_\_\_\_  
(address)

The Court finds that the alternative location offers reasonable access to the participants and the public. The Court will be responsible for providing reasonable notice to the public.

**4. Sworn Statements and Unsworn Declarations as Evidence** (Check if applicable.).

IT IS ORDERED that sworn statements and unsworn declarations made out of court will be considered as evidence.

Unless waived by each party, IT IS ORDERED that each out-of-court sworn statement and unsworn declaration to be submitted as evidence must be served on each party not less than \_\_\_\_\_ days before the proceeding in which it is to be considered as evidence.

Unless waived by each party, IT IS FURTHER ORDERED that each out-of-court sworn statement or unsworn declaration offered as rebuttal evidence must be served on each party not



less than \_\_\_\_\_ days before the proceeding in which it is to be considered as rebuttal evidence.

**5. Other Orders** (Check if applicable.).

The Court makes the following additional orders that are necessary and equitable for proceedings in this suit and for the safety and welfare of the children:

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**7. Court and Court Coordinator's Contact Information**

The Court's e-mail address is: \_\_\_\_\_  
Email Address

The court coordinator's e-mail address and telephone number are:  
\_\_\_\_\_ (e-mail address) and  
(\_\_\_\_) \_\_\_\_ - \_\_\_\_ (telephone number).

SIGNED on \_\_\_\_\_ (date).

\_\_\_\_\_  
JUDGE PRESIDING

**By signing below, the Movant agrees to the form and substance of this Order.**

\_\_\_\_\_  
Movant's Signature

\_\_\_\_\_  
Phone number

\_\_\_\_\_  
Movant's Name (print)

\_\_\_\_\_  
Date

Mailing Address: \_\_\_\_\_

\_\_\_\_\_

Email: \_\_\_\_\_

Fax #: (if available) \_\_\_\_\_

\_\_\_\_\_

**By signing below, the Respondent agrees to the form and substance of this Order.**

\_\_\_\_\_  
Respondent's Signature

\_\_\_\_\_  
Phone number

\_\_\_\_\_  
Respondent's Name (print)

\_\_\_\_\_  
Date

Mailing Address: \_\_\_\_\_

\_\_\_\_\_

Email: \_\_\_\_\_

Fax#: (if available) \_\_\_\_\_

\_\_\_\_\_