Plaintiff [NAME OF SPOUSE FILING THE DIVORCE]	_
VS.	Docket No:
Defendant [NAME OF THE OTHER SPOUSE]	_
MOTION TO SET A FOR HEARING ON UNC	
This <i>Motion</i> can <u>only</u> be filed if the <i>Complaint for I</i> least 90 days and ALL of the conditions set out in Para	Divorce has been on file with the Clerk's Office for at agraphs 1 – 7 below have been met.
Complete this <i>Motion</i> form and take it to the C motion hearing date and write that date on the botto original <i>Motion</i> form with the Clerk and send a copy (v	
Comes the Plaintiff and would request that this support of this Motion, the Plaintiff would show as fol	Honorable Court set this case for final hearing. In lows:
1. The Plaintiff filed his/her Complaint for Divorce	<i>e</i> at least 90 days ago on, 20
Both parties have signed a <i>Divorce Agreeme</i> with the Clerk on	ent (Marital Dissolution Agreement) which was filed, 20
3. Both parties have signed a <i>Permanent Pare.</i>	nting Plan Order which was filed with the Clerk on
4. A Restraining Order for Divorcing Spouses (Silled with the Clerk on	Statutory Injunction) was signed by both parties and, 20
5. A <i>Health Insurance Notice</i> has been filled o with the Clerk on	ut, sent to the appropriate party, and a copy filed, 20
6. A Final Decree of Divorce has been filled ou the final hearing.	t and signed by both parties and will be brought to
7. A Certificate of Divorce or Annulment form I hearing.	nas been filled out and will be brought to the final
-	PLAINTIFF
NOTICE OF	<u>HEARING</u>
This <i>Motion</i> is set to be heard onbefore the above Court located at the Davidson County Hi	, 20, ata.m. storical Courthouse, Room #

## **CERTIFICATE OF SERVICE**

other party at the following ad	dress:	n has been hand-delivered or ser	
and I did so on the	day of		, 20
		PLAINTIFF:	
		ADDRESS:	
		PHONE NUMBER:	

## IN THE THIRD CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE AT NASHVILLE

RE: Permanent Parenting Plans prepared	)		
By Self-Represented Litigants	)	No	_
	)		
	)		

## ORDER REQUIRING SUBSTANTIATING FINANCIAL DOCUMENTATION IN DETERMINING PARENTS INCOME FOR THE PURPOSE OF SETTING CHILD SUPPORT UNDER THE STATE'S CHILD SUPPORT GUIDELINES

It appearing to the Court that self-represented litigants are preparing Permanent Parenting Plans and Child Support Worksheets for the purpose of setting child support in their self-represented divorce actions with the assistance of the Davidson County Circuit Court Clerk. In Divorce cases assigned to the Third Circuit Court the child support reflected in the Permanent Parenting Plan and accompanying Child Support Worksheet shall be based on supporting financial documentation which may include; current pay stubs, W2 or 1099 Forms, and/or copies of Federal income tax returns attested to by the parent/wage earner under penalty of perjury. These supporting documents shall be brought by the litigants to Court when their Motion to Set the final hearing is being considered by the Court in order to confirm that incomes reflected in the Permanent Parenting Plan and Child Support Worksheet are supported by these documents.

The representation of income on the Permanent Parenting Plan and Child Support Worksheet constitutes a certification by the parent that the amount represented is accurate and supported by the foregoing financial information and the parent has performed his/her due diligence on calculating the support. Knowingly providing incorrect financial information constitutes a fraud upon the Court punishable by Contempt and possible incarceration.

It is, accordingly all so ORDERED, ADJUDGED and DECREED.

This the 8 day of April, 2024.

Judge Phillip Robinson

IN THE	_ CIRCUIT COUR	T FOR DAVIDSON COUNTY, TENNESSEE
Plaintiff [NAME OF SPOUSE	FILING THE DIVOR	CE]
VS.		Docket No:
Defendant [NAME OF THE C	OTHER SPOUSE]	<u></u>
	ORDER SETTIN	IG FINAL HEARING
After the <i>Motion</i> hearing, f	ile this original <i>Orde</i>	g to Court with you when you go to the <i>Motion</i> hearing. er (with the final hearing date written in) with the Clerk's pouse <u>before</u> the final divorce hearing.
	• •	Court hereby schedules this agreed divorce action for, 20,
at	m.	
IT IS SO ORDERED.		
ENTERED this	day of	, 20
		JUDGE
	CERTIFICA	TE OF SERVICE
I certify that a copy of this by U.S. Mail to the other party		ourt date written in has been hand-delivered or sent dress:
and I did as an the	dov.of	
and rule so on the	uay oi	, 20
		PLAINTIFF:

