	IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,	
	IN AND FOR		
		Case No:	
		Division:	
	Datitionar		
	Petitioner, and		
	Respondent.		
	TEMBODADV ODDED CDANTIN	NC / DENVINC DELOCATION	
	TEMPORARY ORDER GRANTIN	NG/ DENTING RELUCATION	
Th	e cause came before this Court for a hearing on a N	Notion for Temporary Order Permitting Relocation.	
	e Court, having reviewed the file and heard the testi	· · ·	
fol	llows:		
. -	CTION I FINDINGS		
	CTION I: FINDINGS The Court has jurisdiction over the subject matter a	and the parties	
Τ.	The Court has jurisdiction over the subject matter a	and the parties.	
2.	The last order establishing or modifying parent	tal responsibility, visitation, or time-sharing was	
	entered on {date}	·	
3.	The parties' dependent or minor child(ren) is/are:		
Э.	Name	Birth Date	
4.	The Petitioner Respondent has filed a Motion for Temporary Order Permitting Relocation		
	to {address of intended new residence}		
		·	
5.	The new location is more than 50 miles from the n	principal place of residence at the time of the entry	
	The new location is more than 50 miles from the principal place of residence at the time of the entry of the last order establishing or modifying the parenting plan or time-sharing schedule, or at the time		
	of filing of the pending action, and the relocation is		
6.	The other parent or person who is entitled to access		
	has filed an Answer agreeing with the relocation has filed an Answer objecting to the relocation		
	has failed to file a timely Answer.	on,	

Florida Supreme Court Approved Family Law Form 12.950(f), Temporary Order Granting/Denying Relocation (03/15)

SECTION II: GRANTING OF TEMPORARY ORDER PERMITTING RELOCATION

[Please indicate **all** that apply] 1. _____The Motion for Temporary Order Permitting Relocation is **GRANTED** as the Court finds: The petition to relocate was properly filed and is otherwise in compliance with the requirements of Section 61.13001(3), Florida Statutes; AND From an examination of the evidence presented at the preliminary hearing, there is a likelihood that at a final hearing the court will approve the relocation of the child, based upon the factors set forth in Section 61.13001(7), Florida Statutes. Facts in support of finding:_____ 2. _____ Security: The Temporary Order Permitting Relocation _____ IS ____ IS NOT conditioned upon the _____ Petitioner _____ Respondent providing reasonable security by: [If security is required, please indicate all that apply] a. _____ Posting bond in the amount of \$_____ with the clerk of this Court; b. Providing: c. ____Guaranteeing that the court-ordered contact with the child(ren) will not be interrupted or interfered with by the relocating party by 3. _____ Time-Sharing. To ensure that the child(ren) has/have frequent, continuing, and meaningful contact, access, and time-sharing, the nonrelocating parent or person entitled to access shall have: {Please choose only one} a. reasonable time-sharing with the parties' minor child(ren) after reasonable notice and as agreed to by the parties. The Court reserves jurisdiction to set a specific schedule; b. the following **specified time-sharing** with the parties' minor child(ren): c. **time-sharing** in accordance with the temporary **Parenting Plan** attached as Exhibit _____ and incorporated herein. 4. _____ No Contact. The _____ Petitioner _____ Respondent and/or _____ Other Person entitled

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	access or time-sharing shall have no contact with the parties' minor child(ren) until further court der, as such contact is detrimental to the welfare of the minor child(ren). {Explain}:
5	Communication via telephone, Internet, web-cam, etc. with the parties' minor child(ren) subject to the following limitations {if any}
	Exchange of Minor Child(ren). The exchange of the minor child(ren) shall be on time as scheduled by the parties. The following conditions, if checked below, shall also apply. The parties shall temporarily exchange the child(ren) at the following location(s):
b.	Other conditions for exchange of the child(ren) are as follows:
	Costs of Transportation The Petitioner shall pay% and the Respondent shall pay% of the post-relocation transportation costs.
b.	Other
3	Child Support. The Court finds that based upon the Temporary Order Granting Relocation, the Petitioner's Respondent's child support obligation should be temporarily modified in consideration of the costs of transportation and the respective net incomes of the parents.
a.	ease choose only one] The amounts in the attached Child Support Guidelines Worksheet, Florida Family Law Rules of Procedure Form 12.902(e), filed by the Petitioner Respondent are correct.
	OR
b.	The Court makes the following findings: The Petitioner's net monthly income is \$ The Respondent's net monthly income is \$ Monthly child care costs are \$ Monthly health/dental insurance costs are \$ Transportation costs are \$

9	Amount. The Obligor's child support obligation shall be temporarily modified to \$		
	per month payable in accordance	e with Obligor's payroll cycle, and in any event, at least	
	commencing {date}	and continuing until further court order.	
	ION III: DENIAL OF TEMPORARY ORDER PER	MITTING RELOCATION	
_	ease indicate all that apply]	itting Delegation is DENIED because.	
1	The Motion for Temporary Order Perm	litting Relocation is DENIED because:	
a.	The petition to relocate does not Statutes;	comply with subsection (3) of Section 61.13001, Florida	
b.	The child(ren) has/have already be or without court approval;	en relocated without a written agreement of the parties	
C.	likelihood that upon final hearing, relocat	lence presented at the preliminary hearing, there is a ion of the child(ren) would not be approved.	
2	relocating and removing the child(ren) from this proceeding, or until further order of the Court may enforce compliance with	nd enjoins the Petitioner Respondent from om the jurisdiction of this Court during the pendency of	
3	forth in Section 61.13001, Florida Statut section. The Petitioner Res jurisdiction of this Court. Failure to immediately return the child(r and other proceedings to compel return	has failed to comply with the relocation procedures set es, and has relocated the child(ren) in violation of that pondent shall immediately return the child(ren) to the ren) shall subject the non-complying party to contempt of the child(ren) and may be taken into account in any determination or modification of the parenting plan or	

1. Other Provisions: 2. The Court reserves jurisdiction to modify and enforce this Temporary Order regarding relocation. 3. Unless specifically modified by this Temporary Order, the provisions of all final judgments or orders remain in effect. 4. No weight shall be given to the decision to grant or deny the temporary relocation as a factor in reaching a final decision. DONE AND ORDERED at _______, Florida, on _______. CIRCUIT JUDGE I certify that a copy of this Temporary Order Granting/Denying Relocation was () mailed () faxed and mailed () e-mailed () hand-delivered to the parties and any entities listed below on {date} Clerk of court, designee, or Judicial Assistant Petitioner (or his/her attorney) Respondent (or his/her attorney) **Central Governmental Depository**

SECTION IV: OTHER

Other:_____