**IN THE DISTRICT COURT OF JOHNSON COUNTY, KANSAS**

**CIVIL DEPARTMENT - FAMILY COURT**

***In the Matter of*:**

**Click here to enter text. Case No. Click here to enter text.**

**And Division 19**

**Click here to enter text. Chapter 23** **STIPULATED INFORMAL TRIAL PROCEDURE**

All parties agree that the trial of the listed matters will proceed pursuant to the Informal Trial Procedure set forth below.

The matters to be tried using the Informal Trial Procedure are: Click here to enter text.

The Informal Trial Procedure rules are as follows:

1. The moving party is allowed to speak to the court under oath as to his or her desires as to child custody and child support determination. The party is not questioned by counsel, but may be questioned by the court to develop evidence required by the Kansas Child Support Guidelines and or parenting plan custody evidence required by K.S.A. Chapters 32, 33, and 34.
2. The court then asks counsel for that party, if any, if there are any other areas the attorney wants the court to inquire about. If there are any, the court does so.
3. The process is then repeated for the other party.
4. If there is a Guardian ad Litem, case manager, parenting coordinator or other expert, the expert’s report is entered into evidence as the court's exhibit. If either party desires, the expert is sworn and subjected to questioning by counsel, parties or the court.
5. The parties may present any documents they want the court to consider. The rules of evidence do not apply when using the Informal Trial Procedure. Any party can submit any document or physical evidence he or she wishes into the record. Ay party can tell the court anything he or she feels is relevant. The court shall determine what weight, if any, to give each document and to anything a party says to the court. The court may order the record to be supplemented.
6. The parties are then offered the opportunity to respond briefly to the comments of the other party.
7. Counsel or self-represented parties are offered the opportunity to make legal argument.
8. At the conclusion of the case, the court will make a decision.

Dated: Click here to enter a date.

**Petitioner**

Signature:

Printed Name:

Attorney Name:

Signature:

Kansas Bar No.:

**Respondent**

Signature:

Printed Name:

Attorney Name:

Signature:

Kansas Bar No.:

APPROVED.

District Court Judge