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9 SUPERIOR COURT OF THE STATE OF CALIFORNIA
10 COUNTY OF LOS ANGELES, CENTRAL DISTRICT
11

12 In re the Marriage of:
13 IOAN GRUFFUDD,
14 Petitioner,
15 and
16 ALICE EVANS,
17 Respondent.
18

CASE No. 21STFL02019

Hon. Josh Freeman Stinn
Department 6

**AMENDMENT AND SUPPLEMENT TO
PETITIONER'S REQUEST FOR ORDER RE
CHILD CUSTODY AND VISITATION
FILED JULY 12, 2022**

Date: February 15, 2023
Time: 1:30 p.m.

19 Petitioner, IOAN GRUFFUDD, hereby amends and supplements Attachments 2 and 8 to the
20 FL-300 of his pending Request for Order re Child Custody and Visitation, filed July 12, 2022 and set
21 for hearing on February 15, 2023, and requests that the orders set forth in the enclosed Attachment 2
22 to FL-300 (Amended) and Attachment 2 to FL-300 (Amended) (collectively **Exhibit 1**) be made.

23 DATED: January 23, 2023

ELKINS KALT WEINTRAUB REUBEN
GARTSIDE LLP

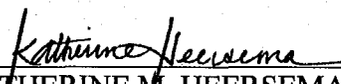
24 By: 
25 KATHERINE M. HEERSEMA
26 Attorneys for Petitioner,
27 IOAN GRUFFUDD
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Exhibit 1

ATTACHMENT 2 TO FL-300 (AMENDED)

Pendente Lite Child Custody and Visitation Orders

(a) Legal Custody: Petitioner and Respondent shall share joint legal custody of Elsie Evans Griffith, age 8, and Ella Evans Griffith, age 12 (collectively the "minor children"). In exercising joint legal custody, Petitioner and Respondent shall consult with one another on all major decisions relating to the minor children's health, education, and welfare. The consent of both parties shall be required with respect to the following:

(i) Enrollment in or termination of enrollment in a particular private or public school;

(ii) Regularly occurring extracurricular activities;

(iii) Commencement or termination of psychiatric, psychological, or other mental health counseling or therapy; and

(iv) Non-emergency medical/dental treatment other than routine checkups.

(b) Physical Custody

(i) The parties shall share physical custody of the minor children. Each party shall have 50% custody of the minor children, and the regular parenting schedule shall be an alternating week-on/week-off schedule.

(ii) Custodial transitions shall take place on Mondays at the end of school, or 3:00 p.m. if there is no school. On Mondays when either minor child attends school at a physical location, custodial transitions for that minor child shall take place at the child's school. On Mondays when either minor child does not attend school at a physical location, Petitioner shall arrange for transportation between the parties' residences for the transitions, which transitions shall occur at 3:00 p.m.

(iii) Respondent shall not communicate with Petitioner during transitions.

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ATTACHMENT 8 TO FL-300 (AMENDED)

Other Orders Requested

(a) Individual/Reunification Therapy:

(i) Elsie Evans Griffith, age 9, and Ella Evans Griffith, age 13 (collectively the "minor children") shall continue to participate in regularly occurring therapy sessions with Katherine Sellwood, Psy.D. Therapy sessions shall take place at least once per week, subject to Dr. Sellwood's availability, pending further order of the Court. The sessions shall be in person, unless otherwise recommended by Dr. Sellwood. Pending further order of the Court, Petitioner shall be responsible to take the minor children to appointments. Petitioner and Respondent shall ensure that the minor children attend all scheduled therapy sessions during their respective custodial periods. Petitioner and Respondent shall each pay 50% of the cost of the minor children's therapy.

(ii) At the sole discretion of Dr. Sellwood, Petitioner and/or Respondent may participate in the minor children's therapeutic sessions at such times as Dr. Sellwood deems appropriate, if any. Neither party shall be present during the minor children's sessions with Dr. Sellwood unless Dr. Sellwood requests same, and any therapeutic sessions via videoconferencing, e.g., Zoom, FaceTime, Skype, etc., shall take place outside of the presence and hearing of the parties.

(iii) Unless otherwise recommended by the Dr. Sellwood, each party shall have the opportunity to communicate with Dr. Sellwood independent of the other party.

(iv) In the event Dr. Sellwood becomes unable to provide the minor children with therapeutic services as set forth herein, the parties shall forthwith meet and confer through counsel to select an alternate therapist, and the minor children shall attend therapeutic sessions with the alternate therapist on the same terms as set forth herein regarding Dr. Sellwood.

(b) No Disparaging Comments: Neither party shall make disparaging comments regarding the other party, or the other party's significant other, to the minor children, in the presence of the minor children, or in any other manner which the minor children may be reasonably expected to hear, see or otherwise experience, including but not limited to on social media posts accessible to either minor child.

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PROOF OF SERVICE

STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

At the time of service, I was over 18 years of age and not a party to this action. I am employed in the County of Los Angeles, State of California. My business address is 10345 W. Olympic Blvd., Los Angeles, CA 90064.

On January 23, 2023, I served true copies of the following document(s) described as **AMENDMENT AND SUPPLEMENT TO PETITIONER'S REQUEST FOR ORDER RE CHILD CUSTODY AND VISITATION FILED JULY 12, 2022** on the interested parties in this action as follows:

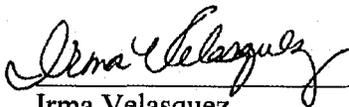
SERVICE LIST

Marie A. LaMolinara, Esq.
Meyer, Olson, Lowy & Meyers, LLP
10100 Santa Monica Blvd., Suite 1425
Los Angeles, CA 90067

BY MESSENGER SERVICE: I served the documents by placing them in an envelope or package addressed to the persons at the addresses listed on the Service List and providing them to a professional messenger service for service.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on January 23, 2023, at Los Angeles, California.



Irma Velasquez