3.

Tila Nia		
File No.		

	THE PROVINCIAL COURT	
BET	Centre	
	(full name)	applicant
	– and –	
	(full name)	respondent
	ANSWER	
1.	The respondent agrees to the following relief sought by the applicant:	
2.	The respondent contests the application as to: (State issues briefly)	

The position of the respondent on these issues is: (Add schedules, if necessary)

Form 2	m 2 – page 3/5 File	No
	(b) a civil protection order or a proceeding in relation to such an or	rder;
	(c) a child protection order, proceeding, agreement or measure;	
	(d) an order, proceeding, undertaking or recognizance in relation nature.	n to any matter of a criminal
(Strik	trike out all of paragraph 8 if relief is not being claimed under The Family La	w Act.)
8.	Certification of moving party under The Family Law Act:	
	I certify that I am aware of my duties and responsibilities under Th	ne Family Law Act as follows:
	(a) I will act in a way that strives	
	(i) to minimize conflict;	
	(ii) to promote cooperation; and	
	(iii) to meet the best interests of any child involved in the di	spute.
	(Strike out paragraph 8(b) if parenting time, decision-making responsibili under The Family Law Act.)	ty or contact is not being sought
	(b) If I am granted parenting time or decision-making responsibility	y or contact with a child under

- a contact order:
 - (i) I will exercise my parental responsibilities or contact in a manner that is consistent with the best interests of the child.
 - (ii) Before relocating myself or the child I must give notice at least 60 days before the expected date of the proposed relocation and in the form and manner prescribed by The Family Law Act and the Family Law Regulation to anyone who:
 - (1) is a parent who has parental responsibilities (a parent with decision-making responsibility, parenting time, custody or access) under an order made under The Family Law Act or The Family Maintenance Act or by operation of law,
 - (2) is a guardian who has a guardianship order,

(3) stands in the place of a parent who has parental responsibilities under a parenting order made under *The Family Law Act*;

- (4) has contact with the child under a contact order made under *The Family Law Act* or an access order made under *The Child and Family Services Act*, and
- (5) has applied for a parenting order, a guardianship order or a contact order where the application is pending*.
- (iii) Before changing my place of residence or that of the child I must give notice in the form and manner required by *The Family Law Act* and the *Family Law Regulation* to anyone who:
 - (1) is a parent who has parental responsibilities (a parent with decision-making responsibility, parenting time, custody or access) under an order made under *The Family Law Act* or *The Family Maintenance Act* or by operation of law,
 - (2) is a guardian who has a guardianship order,
 - (3) stands in the place of a parent who has parental responsibilities under a parenting order made under *The Family Law Act*, and
 - (4) has contact with the child under a contact order made under *The Family Law Act* or an access order made under *The Child and Family Services Act**.

I understand that if the proposed change of residence is likely to have a significant impact on the relationship with the child, I must give the notice at least 60 days in advance.

(Strike out paragraph 8(c) if there are no children in the relationship.)

- (c) I will, to the best of my ability, protect any child from conflict arising from the proceeding.
- (d) I will, to the extent that it is appropriate to do so, try to resolve the matters that may be the subject of an order under *The Family Law Act* through a family dispute resolution process.
- (e) I will provide all complete, accurate and up-to-date information that is required by *The Family Law Act* or any other applicable law.
- (f) I will comply with any order made under *The Family Law Act*.

 ^{*} Any move — including a local move — is a change of residence.

[•] A "relocation" is a move — either by a child or a person with parenting time or decision-making responsibility — that could have a significant impact on the child's relationship with a person with or applying for parenting time or decision-making responsibility or a person who has contact under a contact order.

[•] A person with parenting time or decision-making responsibility must give notice before any proposed move to any person with parenting time, decision-making responsibility or contact of a change of their residence or that of the child.

Notice of a relocation must be given at least 60 days in advance.

[•] A person with contact who proposes any change of residence, must give notice to any person with parenting time, decision-making responsibility or contact. If the proposed change of residence is likely to have a significant impact on the relationship with the child, the notice must be given at least 60 days in advance.

The specific details of the notice requirements under The Family Law Act are set out in The Family Law Act and the Family Law Regulation. The Forms: Notice of Proposed Relocation, Notice of Change of Residence and Notice of Objection to Proposed Relocation are prescribed in the Family Law Regulation.

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9.	Declaration of respon	nt:	
		and this answer. Those statements contained in this answer of ge are true, and those of which I do not have personal kno	
	Date	Signature of respondent	
		Ç .	
		The respondent's address for service i	s:
		The Respondent's Lawyer is:	
		(Name of lawyer)	
		(Firm name)	
		(Address)	
		(Phone)	
		(Fax)	
		(E-mail address)	
State	ement of Lawyer unde	ne Family Law Act:	
I,		, the lawyer for	,
	espondent, certify to t Family Law Act.	, the lawyer for court that I have complied with the requirements of subsection	า 9(1) of
Date	ed at	, this day of,,	

Signature of lawyer Name of lawyer