	IN THE CIRCUIT COURT OF THE IN AND FOR	JUDICIAL CIRCUIT COUNTY, FLORIDA
		Case No: Division:
An	Petitioner,	
	Respondent.	
	FINAL JUDGMENT/SUPPLEI DENYING RI	•
{na		retition/Supplemental Petition to relocate filed by the of the child(ren). as follows:
	CTION I. FINDINGS	
1.	The Court has jurisdiction over the subject matte	er and the parties.
2.	The last judgment or order establishing or mod time-sharing (if any) was entered on {date}	ifying parental responsibility, custody, visitation, or
3.	{If Applicable} A prior order or judgment in of the child(ren).	this cause expressly governs the issue of relocation
4.	The parties' dependent or minor child(ren) is (are Name	e): Birth Date
5.	{name}and/oraddress}	Other Person entitled to access or time-sharing: has filed a petition to relocate to: {location,a location
		e of residence at the time of entry of the last order time of filing of the pending action to establish or od of more than 60 consecutive days.

The Court has evaluated each of the factors enumerated in Section 61.13001(7), Florida Statutes, and on the evidence presented, it is adjudged:

**DENIAL OF REQUEST TO RELOCATE** 

SECTION II.

The	e request to relocate is <b>DENIED</b> because:
1.	The Petition is legally insufficient as it fails to include a proposed revised post-relocation schedule for access and time-sharing that includes the necessary arrangements to effectuate time-sharing with the child(ren).
2.	OR The requested relocation is not in the best interests of the child(ren). Facts in support of finding:
3.	Order Requiring Return of Child(ren) if Parent and Child(ren) have Temporarily Relocated.  The Petitioner Respondent Other Person entitled to access to or time-sharing with the child(ren) shall immediately return the child(ren) to the jurisdiction of this Court. Failure to immediately return the child(ren) shall subject the non-complying party to contempt or other proceedings deemed necessary to compel return of the child(ren).
	CTION III. OTHEROther Provisions:
2.	This Court reserves jurisdiction to address all issues of time-sharing and parental responsibility, as well as to enforce or modify the provisions of this Judgment.
3.	Unless specifically modified herein, the provisions of all prior judgments or orders remain in effect.
DO	NE AND ORDERED at Florida on
	CIRCUIT JUDGE

any

Petitioner (or his/her attorney)
Respondent (or his/her attorney)
Other Person (or his/her attorney)
State Disbursement Unit