

4. Leila's gynecologist noted that Leila has developed anxiety and experiences panic attacks due to, what Leila referred to as an unstable home environment. *Id.*

5. The aforementioned reports and details have only been made available since Defendant's May 6, 2022 filing and are being set forth herein as an addendum.

6. By way of correction to Defendant's Verified Emergency Motion to Modify Parent-Child Contact, in the second paragraph of the introduction, there is a typo that Leila began seeing Dr. Ruid on May 4, 2022. This should be corrected to read: Leila started seeing Dr. Ruid on May 4, 2020.

WHEREFORE, Defendant Nancy duMont respectfully requests that the Court consider this new information and, as requested previously, grant her Emergency Motion to Modify Parent Child Contact.

Dated: Burlington, Vermont  
May 16, 2022

/s/ Amanda M. Hemley  
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For Defendant

Verification

I, Nancy duMont, hereby state that I am the Defendant in the within action; that I have read the foregoing Addendum to Defendant's Verified Emergency Motion to Modify Parent-Child Contact and Correction to Verified Emergency Motion and know the contents thereof. I declare that the above statement is true and accurate to the best of my knowledge and belief. I understand that if the above statement is false, I will be subject to the penalty of perjury.

Dated: 5/16/22

Nancy duMont  
Nancy duMont, Defendant