

3.0 INTERNATIONAL APPLICATION

3.1 The [ORDER, JUDGMENT AND/OR DECREE RE: CUSTODY, VISITATION (ACCESS)] entered by this court on dd mmm yyyy shall be entered as an order in the appropriate court of [Name of Country] before the children are permitted to leave California for [Name of Country], whether such removal is of a temporary or permanent nature.

3.1.1 Insofar as the law of [Name of Country] permits, said judgment shall include specific language that the [ORDER, JUDGMENT AND/OR DECREE RE: CUSTODY, VISITATION (ACCESS)] shall not be modifiable by [Name of Country] but shall be enforceable by the courts and other public agencies of [Name of Country].

3.1.2 Should a court of competent jurisdiction, within the meaning of the Uniform Child Custody Jurisdiction Act (UCCJA), modify any part of the [ORDER, JUDGMENT AND/OR DECREE RE: CUSTODY, VISITATION (ACCESS)], said modification shall similarly be entered as a judgment in [Name of Country].

3.2 The parties agree that, insofar as the law of [Name of Country] permits, for all purposes [Name of Country] shall be considered a "Contracting State" to the Convention on the Civil Aspects of International Child Abduction, done at the Hague on October 25, 1980 [Convention].

3.2.1 All terms and conditions of the Convention shall apply between the United States of America (USA) and [Name of Country] as if the Convention were in full force and effect between the two countries.

3.3 The parties agree that, insofar as the law of [Name of Country] permits, should [Name of Country] in fact become a Contracting State to the Convention, the first paragraph of Article 35 of the Convention shall not apply and, for all purposes, the Convention shall be fully retroactive in its application.