State of Minnesota County	District Court Judicial District: Court File Number:
Petitioner	Case Type:
and	Motion to Transfer Postjudgment Action to Tribal Court
Respondent	Minn. Stat. § 518A.80
Intervenor	
To: (list other parties and their addresses)	

MOTION

1.	. My name is	, and I am the (or \Box I represent
	the) \Box Petitioner / \Box Respondent / \Box Intervenor	in this case. I am asking the court to
	transfer the postjudgment \Box Child Support / \Box C	ustody / Parenting Time action to
		Tribal Court.

- 2. The postjudgment □ Child Support / □ Custody / □ Parenting Time action is eligible for transfer to Tribal Court pursuant to Minn. Stat. § 518A.80.

4. The **Minor Children** who are the subject of this action are as follows:

Child's Name:	Date of Birth:	Tribal Affiliation (if applicable):

5. \Box This case involves a request to transfer the action to the Red Lake Nation Tribal Court.

OR

□ This case DOES NOT involve a request to transfer the action to the Red Lake Nation Tribal Court.

6. A hearing is not required on this motion unless another party files an objection with the court and serves the objection on each party and the Tribal IV-D agency, or upon the court's discretion.

NOTICE TO OTHER PARTIES

To object to a motion to transfer a postjudgment child support, custody, or parenting time action to a Tribal Court, a party or Tribal IV-D agency must file with the court and serve on each party and the Tribal IV-D agency a responsive motion objecting to the motion to transfer within 30 days from service of the motion to transfer. The objecting party will need to schedule a hearing date and include that date in their responsive motion. Minn. Stat. § 518A.80, subd. 5.

A responsive motion and supporting affidavit are found online at <u>www.mncourts.gov/forms</u> (choose the "Family" category).

ACKNOWLEDGMENT

By presenting this form to the court, I certify that to the best of my knowledge, information, and belief, the following statements are true. I understand that if a statement is not true, the court can order a penalty against me (such as to pay money to the other party, pay court costs, and/or other penalties).

- 1. The information I included in this form is based on facts and supported by existing law.
- 2. I am not presenting this form for any improper purpose. I am not using this form to:
 - a. Harass anyone;
 - b. Cause unnecessarily delay in the case; or
 - c. Needlessly increase the cost of litigation.
- 3. No judicial officer has said I am a frivolous litigant.
- 4. There is no court order saying I cannot serve or file this form.
- 5. This form does not contain any "restricted identifiers" or confidential information as defined in Rule 11 of the General Rules of Practice (<u>https://www.revisor.mn.gov/court_rules/gp/id/11/</u>) or the Rules of Public Access to Records of the Judicial Branch (<u>https://www.revisor.mn.gov/court_rules/rule/ra-toh/</u>).

6. If I need to file "restricted identifiers," confidential information, or a confidential document, I will use Form 11.1 and/or Form 11.2, as required by Rule 11.

Dated	Signature	
	N	
	Name:	
	Address:	
	City/State/Zip:	
	Telephone:	
	Email:	
	Agency, if applicable:	
	applicable:	