

**MOTION FOR TELEPHONIC HEARING -  
FAMILY SUPPORT MAGISTRATE MATTERS**

JD-FM-262 New 4-18  
C.G.S. § 46b-342  
P.B. § 25a-4

STATE OF CONNECTICUT  
**SUPERIOR COURT**  
www.jud.ct.gov



**Instructions to person filling out this form**

Complete the Motion and Certification Sections of this form and file it with the clerk of the court.

**Instructions to Clerk**

If this is a Family Support Magistrate (non-UIFSA) matter, provide a copy of the signed order to Support Enforcement Services (SES).

**Instructions to SES**

Mail a copy of the signed order to all parties and/or attorneys of record.

COURT USE ONLY
TELEFSM

Case name	Docket number
Court address	Name of Family Support Magistrate (if known)
Title IV-D Agency/Cooperating Agency name	Juris number
Agency address	Agency telephone
Type of proceeding (i.e., hearing on motion to modify)	Date of scheduled proceeding (if already scheduled)
Name of individual asking to give testimony by telephone	

**Motion to allow testimony by telephone or other audio electronic means**

The party listed above would like to testify in the proceeding listed above by telephone or other audio electronic means because: ("X" one of the following)

- This is a case under the Uniform Interstate Family Support Act (UIFSA), and the individual asking to give testimony by telephone listed above lives outside of Connecticut. Section 46b-342(f) of the Connecticut General Statutes requires the court to allow a party or witness in a UIFSA case who lives outside of Connecticut to be deposed or to give testimony under penalty of perjury by telephone, audiovisual means or other electronic means.
- This case is a Family Support Magistrate matter and is not a case under UIFSA. The individual asking to give testimony by telephone listed above:
  - Does not live in Connecticut, and cannot appear (come to court) (Explain below)
  - Has another reason he or she cannot appear (come to court) in person (Explain below)

Signature		Date
Print or type name		Title (if applicable)
Address (Number, street, city, and zip code)		Phone number

**Certification**

I certify that a copy of this document was or will immediately be mailed or delivered electronically or non-electronically on (date) \_\_\_\_\_ to all attorneys and self-represented parties of record and that written consent for electronic delivery was received from all attorneys and self-represented parties of record who received or will immediately be receiving electronic delivery.

Name and address of each party and attorney that copy was or will be mailed or delivered to\*

\*If necessary, attach additional sheet or sheets with name and address which the copy was or will be mailed or delivered to.

Signed (Signature of SEO/Self-Represented party/Attorney)	Print or type name	Date signed
Mailing address (Number, street, town, state and zip code)		Telephone number

**Order**

The motion to allow testimony by telephone or other audio electronic means is:

Denied

Granted, and the court further orders that:

• The hearing date is scheduled for *(date)* \_\_\_\_\_, at *(time)* \_\_\_\_\_, and *(location)* \_\_\_\_\_.

• Both parties must give notarized or acknowledged financial affidavits to the Support Enforcement Services (SES) office located at \_\_\_\_\_ ten (10) days before the hearing date.

• Both parties must give any documents and materials that they plan to offer as evidence (exhibits) to the SES office listed above at least ten (10) days before the hearing. **The court may not allow you to use any exhibits at the hearing that are sent to the SES office late, or that are not sent to the SES office at all.**

• The SES office will mail or fax a copy of all exhibits that the parties submit to the other party immediately upon receipt.

• The SES office will have any original exhibits submitted by a party who resides outside of Connecticut and two (2) copies of those exhibits available at the hearing.

• Any party who appears at (comes to) the hearing in person must have any original exhibit submitted to the SES office and one (1) copy of those exhibits available at the hearing.

• The party who will be taking part in the hearing by telephone must give a phone number where that party will be called on the day of the hearing to the SES office ten (10) days before the hearing.

• The party who will be taking part in the hearing by telephone must make arrangements with an official who will administer the oath (ask you to swear to tell the truth) for the hearing. This official must be authorized by the law in your state to administer oaths, such as a notary public, court clerk, attorney, or other official. Your local child support agency may also be able to help you.

• These orders do not, in any way, interfere with your right to object to any evidence presented or to offer rebuttal evidence according to Connecticut law.

• Other:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Signed (*Judge or Family Support Magistrate*)

Date

**ADA NOTICE**  
The Judicial Branch of the State of Connecticut complies with the Americans with Disabilities Act (ADA). If you need a reasonable accommodation in accordance with the ADA, contact a court clerk or an ADA contact person listed at [www.jud.ct.gov/ADA](http://www.jud.ct.gov/ADA).