

CHILD CUSTODY AGREEMENT

This Agreement is made on this _____ day of _____
at Karachi.

BETWEEN

_____ son of _____, adult, holding
CNIC No. _____ resident of _____ Apartment
Karachi, hereafter called the First Party

AND

_____ daughter of _____, adult, holding
CNIC No. _____, resident of _____,
Karachi, hereinafter called Second Party.

WHEREAS, the First Party was married to Second Party on
_____ which was duly consummated and there is one male
issue namely _____ out of this wedlock WHO was born
on _____ at Karachi.

AND WHEREAS, some differences arose between the parties a
Divorce Petition under section 10 of the Divorce Act 1869 was filed
in the court of Civil Judge _____ at Karachi vide civil **Petition**
No. _____ which was decreed on _____ and the
marriage between the parties was dissolved by way of separation.

AND the child was/is in the custody of second party with his mother
and now as per Judgment & Decree of the Civil Petition dated
_____ and after the separation of the both parties, this agreement
witnesses as under;-

1. That the minor _____ is under the custody of
second party/his real mother who is taking care, educating,
nourishing the said minor with love and affection.

2. That the first Party being a real father of the minor is properly and regularly sending maintenance for the minor and he will maintain the same till the minor attain the age of majority.
3. That the second Party is fully responsible for the minor's best welfare and education. The Second Party will provide him the good and quality education in the standardize education Institution.
4. That the second party will also maintain the good character and health of the minor. She will give proper moral and ethical training and will improve the minor's intellectual ability and social and moral values for the upbringing of child personality.
5. That the second Party being a real mother of the minor will be eligible for the child custody till the age of majority and thereafter at the age of majority under section 3 of the Majority Act 1875, the child will be free from either to live with the first party or with second Party and there will no force and restriction by the second party.
6. That the second party will not take any decision which will be against the welfare of the child. All the decisions will be made either of party as per law and as the welfare of the child.
7. That the second party will arrange the meeting of the minor with the First party when and where the first party will like. However conveyance charges will be paid by the first party where applicable.

8. That there will be no bar and restrictions on first party and his successors to meet with the minor and give him gifts or take him to his own home on special occasions and festivals like _____ etc.

9. That the second Party is fully authorized to take minor _____ outside Pakistan for the purpose of education or for the purpose of medical treatment.

10. That the Second Party is also authorized to appear before any Govt. department in the matter of minor. The second Party has also empowered to get passport, CNIC showing herself as natural guardian or renew the same.

11. That in the case of any mishap or demise of the second party or severe illness or any kind of disability declared by the medical officer, the second party will lose the custody of the minor and the custody will come with the first Party and the successor of the second party will not be able to claim the custody of the minor in any case whatsoever nature.

IN WITNESSES WHEREOF, the parties set and subscribe their respective hand on the day and date mentioned hereinabove.

WITNESSES

1. _____ _____ _____	_____ FIRST PARTY _____ CNIC # _____
2. _____ _____ _____	_____ SECOND PARTY _____ CNIC NO. _____