	Cause No.				
	\$ \$ \$ \$	IN THE DISTRICT	COURT		
(Style)	§ § § 8	360 <sup>TH</sup> JUDICIAL DI	STRICT		
	\$ \$ \$ \$ \$ \$	TARRANT COUNT	Y, TEXAS		
	SAMPLE AGREEME	NT TO PRESENT			
	EVIDENCE BY WRIT FOR TEMPORARY ORDERS BEF		E HIDGE		
	TOR TEMI ORAKI ORDERS BEFO	ORE THE ASSOCIAT	E JODGE		
1.	1. The parties will submit evidence and argument as follows (mark <b>all</b> that apply):				
	Written (By agreeing to submit evidence by submission, the parties are further agreeing to submit testimony through affidavit form)				
	Telephonic, instructions for the court to join the conference call: (please confirm time with the coordinator):				
	Video, instructions for the court to join the conference call: (please confirm time with the coordinator):				
	In person. This is not preferred. All	testimony will be from	counsel table.		
2.	Duration of the Orders requested				
	Interim Temporary Orders, Duration (example April 2020, April and May of 2020)				
	Temporary Orders				
3.	Disputed Issues:				
	Custody Child Supp	ort	Property		
	Access Spousal St	ıpport	Other		

If you chec	cked "Othe	er" please give a general description of those issues:
		about Disputed Issues (This is not the place for arguments or fact detail Court know the basic issues that are disputed):
4. Agreer	nents	
The parties hereinabov		he following for the duration of these orders as stated in (2)
-	ated Facts	agreed stipulation that the following facts are true:
6. An exhauntte	ed. Obj	each party is attached. All exhibits without objections will be jections to exhibits will be made via a telephone/video conference, that ed by the parties within three (3) days of this submission.
	Obj	jections to the exhibits are as follows:
	Exhibit #	Objection

Any responses to the objection may be submitted. Please state the evidentiary objection and a simple response.

Please go in order and identify the exhibit and the evidentiary objection if you desire.

7. Argument of counsel	Argument of counsel				
As required by Texas Family Code §201.012, all parties are hereby given notice of their right to request a De Novo hearing before the District Judge. Unless waived, you have the right to request a hearing before the District Judge if you file an appropriate request within three working days of the ruling of this Court.					
Agreed as to form of Submission Only:					
Attomory for Datision or	Date				
Attorney for Petitioner	Date				
Attorney for Respondent	Date				
(If applicable, Attorney General and/or A	micus may sign).				