



6. To the best of my knowledge and belief, the attached order that I am seeking to register is in effect and has not been stayed or modified.

7. a. This order has been registered in the following other jurisdictions [specify]:

b. Registration of this order was denied in the following jurisdiction(s) [specify and indicate date]:

c. An application for registration of this order is pending in the following jurisdiction(s) [specify and indicate status of application]:

WHEREFORE, for the reasons stated above, I am requesting this Court to register the above-mentioned order in accordance with Section 77-d of the *Uniform Child Custody Jurisdiction and Enforcement Act* [Domestic Relations Art. 5-A].

Sworn to before me this  
\_\_\_\_\_ day of \_\_\_\_\_,

\_\_\_\_\_  
Name

\_\_\_\_\_  
(Deputy) Clerk of Court  
Notary Public

**NOTICE:** Attach two copies of the order sought to be registered, at least one of which is certified. A sworn, notarized letter, containing the above information may be submitted instead of this affidavit. A “child custody or visitation determination” eligible for registration under Domestic Relations Law §77-d includes a “judgment, decree, or other order of a court providing for the legal custody, physical custody, or visitation with respect to a child,” including a “permanent, temporary, initial and modification order,” but not including an order relating to child support or other monetary obligations. *See* Domestic Relations Law §75-a (3). The order may have been entered in a “proceeding for divorce, separation, neglect, abuse, dependency, guardianship, paternity, termination of parental rights, and protection from domestic violence,” but does not include a juvenile delinquency, person in need of supervision or contractual emancipation enforcement proceeding or a proceeding to enforce an out-of-state custody or visitation order. *See* Domestic Relations Law §75-a (4).