STANDING ORDER REGARDING DEFAULT JUDGMENTS IN THE 410TH JUDICIAL DISTRICT COURT (eff. 1/1/23)

IT IS HEREBY ORDERED that the following shall apply with respect to all default judgments in the 410th District Court:

- 1. All requests for default judgments shall be pursuant to the Texas Rules of Civil Procedure and applicable case law.
- 2. A no-answer default judgment hearing may be set for oral hearing without further notice to the defaulting party, in accordance with the Texas Rules of Civil Procedure and applicable case law. A default judgment hearing shall be set for oral hearing on the date and time given by the Court Coordinator.
- 6. In family law matters involving division of the marital estate, a sworn Inventory and Appraisement must be on file at the time of the default judgment hearing or the matter will be reset until this requirement is met. A copy of the filed inventory and appraisement shall be marked as an exhibit and offered at the time of the hearing on the default judgment.
- 7. In family law matters involving child support and/or medical support, the following exhibits shall be prepared and marked as exhibits at the time of the hearing on the default judgment: proposed child support calculations, supporting documentation for said calculations, and proof of cost of insurance for the child(ren) only, if available.
- 8. In all cases set for a default judgment hearing, a proposed judgment must be prepared and be on file amongst the records of the cause by hearing date. Counsel shall ensure that any relief requested in the final proposed order is covered sufficiently by the pleadings in accordance with the Texas Rules of Civil Procedure and applicable case law.

Signed: December 13.

JENMFER ROBIN, PRESIDING JUDGE

410TH DISTRICT COURT