		Superior Court of Washington	n, County	of	
In :	re p	arenting and support of:			
Ch	ildre	en:	No		
Pe	titio	ner (person who started this case):		and/or Child Sเ	lan, Residential upport
An	d R	espondent (other parent):			
alrea If par	dy be • / • (enta	Residential Schedule form to ask for a Parenting Plan, Residential Scheen established by: Acknowledgment of Parentage, or Court order that decided parentage. ge was established by a court order, use this form the custodian named in the order establishing pare	hedule or Child m only if your	Support Order on	ly if parentage has
1.		y name is:		I as	k the court to
	•	pprove a (check all that apply):			
	[]	Parenting Plan or Residential Schedul	e [] Child	Support Order.	
2.	CI	hildren			
		espondent <i>(name):</i> e following children:		,	and I are parents of
		Child's name	Age	Lives with:	In (county and state):
	1.			[] Petitioner [] Respondent	

	Child's name	Age	Lives with:	In (county and state):
2.			[] Petitioner [] Respondent	
3.			[] Petitioner [] Respondent	
4.			[] Petitioner [] Respondent	
5.			[] Petitioner [] Respondent	
Was p	arentage established by court or	der?		
(Repea	at this section for each child as needed	<i>l.)</i>		
[] No.	Parentage was established by Acknowledge	owledgm	ent of Parentage	e. (Skip to 4 .)
[] Ye s (ch Pai	s. A court signed a <i>Final Parentage Ofild's name):</i> renting Plan or Residential Schedule fo	rder or o	ther order estab , but the coild.	lishing parentage for ourt did not sign a
The	The parentage order was signed in (county/state):, in case number: on (date):			
	 Attach or file a certified copy of the parentage order if it was issued in a different county or state from where you are filing this Petition. 			
	The parentage order named (parent): as custodian. My proposed plan or schedule would not change the custodian named in the parentage order. If you want to change the custodian, you must file a Petition to Change a Parenting Plan, Residential Schedule or Custody Order (form FL Modify 601) instead of this Petition.			
>				
Was p	arentage established by Acknow	ledgme	ent of Parenta	ge?
(Repea	at this section for each child as needed	<i>!.)</i>		
[] No	. Parentage was established by court	order as	described abov	e. <i>(Skip to</i> 5 .)
[] Yes	s. The Petitioner and Respondent signid's name):	ned an <i>A</i>	cknowledgment that was on (date	of Parentage for stilled with the self:
	You must file a copy of the Birth Certification. Use a cover sheet (form	ficate or	Acknowledgmei	nt of Parentage with
	s the mother married or in a registered n (or within 300 days before)?	l domest	ic partnership w	hen the child was
	[] No . (Skip to 5 .)			
	[] Yes . Her spouse/partner (name) signed a Denial of Parentage that v	was filed	with the approp	riate agency of the

You must file a copy of the Denial of Parentage with this petition. Use a cover sheet (form FL Parentage 329) to keep it private (sealed).

5.	Was an Acknowledgment of Parentage filed in Washington State?					
	(Repeat this section for each child as needed.)					
	[] No. Parentage was established by court order as described above. (Skip to 6.)					
	[] No . Parentage was established by <i>Acknowledgment of Parentage</i> in a different state than Washington. (Skip to 6 .)					
	[] Yes. The Acknowledgment of Parentage for (child's name):was filed in Washington State.					
	a. Effective date – The Acknowledgment of Parentage (and Denial, if any) became effective (valid) on the date the child was born or the date the Acknowledgment of Parentage (and Denial, if any) was filed with the Washington State Registrar of Vital Statistics, whichever was later.					
	b. Deadline to withdraw – The deadline to withdraw (rescind) the Acknowledgment of Parentage or Denial has passed because:					
	[] it has been more than 60 days from the effective date.					
	[] it has been less than 60 days from the effective date; but everyone who signed the <i>Acknowledgment</i> (and <i>Denial</i> , if any) was before the court to decide an issue about the child on (<i>date</i>)					
	c. Deadline to challenge - (check one):					
	[] The deadline to challenge the Acknowledgment of Parentage or Denial has passed. It has been more than four years since the effective date.					
	 The deadline to challenge the Acknowledgment of Parentage or Denial has not passed. It has been less than four years since the effective date; but the Petitioner says: 					
	The child's acknowledged father is the father, The court has said that spetter man is the shild's father.					
	 No court has said that another man is the child's father, There are no other open court cases to decide who the child's father is, and 					
	 Notice has been given to all other men who claimed to be this child's father. 					
6.	Jurisdiction over parents					
	A Washington state court has personal jurisdiction (authority to make decisions) over the parents because <i>(check all that apply):</i>					
	[] the Petitioner lives in Washington State.					
	[] the Respondent lives in Washington State.					
	[] the Respondent will be personally served in this state with the Summons and Petition.					
	[] the Respondent signed an agreement to join this <i>Petition</i> or other document agreeing that the court can decide his or her rights in this case.					

cify):			
· ·			
lome/s			
Indian reservation, e Washington state, reign country, or nyone who is not a part to 8.)	party to this ca	se?	
out below to show v	where each ch	Lived with	In which state, Indian reservation or foreign country
[] All children [] (Name/s):			
[] All children [] (Name/s):			
[] All children [] (Name/s):			
[] All children [] (Name/s):			
[] All children [] (Name/s):			
of anyone besides to spend time with an	the Petitioner a ny of the childr	and Respondent who ha en? Il out below.)	
	st 5 years have any Indian reservation, a Washington state, reign country, or anyone who is not a part of the state of the	st 5 years have any of the children Indian reservation, washington state, reign country, or myone who is not a party to this casto 8.) Out below to show where each children [] All children [] (Name/s): [] All children [] (Name/s): [] All children [] (Name/s): [] All children [] Other (name/s): [] Other (na	st 5 years have any of the children lived: Indian reservation, Washington state, reign country, or Payone who is not a party to this case? Ito 8.) Out below to show where each child has lived during the Children Children [] Petitioner [] Respondent [] (Name/s): [] All children [] Petitioner [] Other (name): [] All children [] Petitioner [] Other (name): [] All children [] Other (name):

Name of perso	n		person may have spend time with		
		[] All children [] (Name/s):			
Other court cases involving a child Do you know of any court cases involving any of the children?					
(Check one): [] No. (Skip to 10.) [] Yes. (Fill out below.)					
Kind of case (Family Law, Criminal, Protection Order, Juvenile, Dependency, Other)	County and State	Case number and year	Children		
			[] All children [] (Name/s):		
			[] All children [] (Name/s):		
			[] All children [] (Name/s):		
			[] All children [] (Name/s):		
Jurisdiction over childre	en (RCW 26.27	.201 – .221, .231, .2	61, .271)		
The court can order a <i>Parenting Plan</i> or <i>Residential Schedule</i> for the children because (check all that apply; if a box applies to all of the children, you may write "the children" instead of listing names):					
[] Exclusive, continuing jurisdiction – A Washington court has already made a custody order or parenting plan for the children, and the court still has authority to make other orders for <i>(children's names):</i>					
[] Home state jurisdiction – Washington is the children's home state because <i>(check all that apply):</i>					
[] (Children's names): lived in Washington with a parent or someone acting as a parent for at least the 6 months just before this case was filed, or if the children are less than 6 months old, they have lived in Washington with a parent or someone acting as a parent since birth.					
[] There were times the children were not in Washington in the 6 months just before this case was filed (or since birth if they are less than 6 months old), but those were temporary absences.					
[] (Children's name	es): ashington was the	de children's home state	o not live in Washing		

	months just before this case was filed, and a parent or someone acting as a parent of the children still lives in Washington.
	[] (Children's names): do not have another
	home state.
	No home state or home state declined – No court of any other state (or tribe) has the jurisdiction to make decisions for <i>(children's names)</i> :
	or a court in the children's home state (or tribe) decided it is better to have this case in Washington and :
	 The children and a parent or someone acting as a parent have ties to Washington beyond just living here; and
	 There is a lot of information (substantial evidence) about the children's care, protection, education, and relationships in this state.
	Other state declined – The courts in other states (or tribes) that might be <i>(children's names)</i> :'s home state have refused to take this case because it is better to have this case in Washington.
	this case because it is better to have this case in Washington.
	Temporary emergency jurisdiction – The court can make decisions for <i>(children's names):</i> because the children are in this state now and were abandoned here or need emergency protection because the
	this state now and were abandoned here or need emergency protection because the children (or the children's parent, brother, or sister) were abused or threatened with abuse. (<i>Check one</i>):
	[] A custody case involving the children was filed in the children's home state (name of state or tribe): Washington should take temporary emergency jurisdiction over the children until the Petitioner can get a court order from the children's home state (or tribe).
	[] There is no valid custody order or open custody case in the children's home state (name of state or tribe): If no case is filed in the children's home state (or tribe) by the time the children have been in Washington for 6 months, (date):, Washington should have final jurisdiction over the children.
[]	Other reason (specify):
Par	renting Plan or Residential Schedule
Has	s a court already approved a Parenting Plan or Residential Schedule?
Che	eck one: []Yes []No
>	If Yes:
	My plan or schedule was approved by a court on (date):
	in (county/state):
	in case number:
>	If No: Do you want the court to order a Parenting Plan or Residential Schedule?
	Check one: [] Yes [] No

If Yes: My proposed *Parenting Plan* (form FL All Family 140) or *Residential Schedule* (form FL Parentage 303) *(check one)*: [] is attached [] will be filed and served at a later date.

Important! The court can order a *Parenting Plan* or *Residential Schedule* in this case only if a court has not already approved one. To change an earlier plan or schedule, use the *Petition to Change a Parenting Plan, Residential Schedule or Custody Order* (form FL Modify 601).

Child Support
Has a court or child support agency already approved a child support order?
Check one: [] Yes [] No
> If Yes:
My child support order was approved on (date):
by a [] court [] agency in (county/state):
In case number:
If No, or if the order was approved by an agency: Do you want the court to order child support?
Check one: [] Yes [] No
If Yes: Check the orders you want the court to approve:
[] Order child support, including medical support, according to state law.
[] Order the Respondent to pay past support, medical costs, and other costs for the children.
Important! The court can approve a child support order in this case only if a court has not already approved one. To change an earlier child support order that was approved by a court, use the Petition to Modify Child Support Order (form FL Modify 501) or Motion to Adjust Child Support Order (form FL Modify 521). You can get a new child support order in this case if your earlier order was from an agency such as the Division of Child Support (DCS).
Protection Order
Do you want the court to issue an Order for Protection as part of the final orders in this case?
[] No. I do not want an Order for Protection
[] Yes. (You must file a Petition for Order for Protection, form DV-1.015 for domestic violence, or form UHST-02.0200 for harassment. You may file your Petition for Order for Protection using the same case number assigned to this case.)
Important! If you need protection now, ask the court clerk about getting a Temporary Order for Protection.
[] There already is an <i>Order for Protection</i> between the other parent and me. (Describe below. Attach a copy if you have one):
Court that issued the order:
Case number:
Expiration date:

12.

14.	Restraining Order
	Do you want the court to issue a Restraining Order as part of the final orders in this case?
	[] No. (Skip to 15 .)
	[] Yes. Check the type of orders you want:
	[] Do not disturb – Order the Respondent not to disturb my peace or the peace of any child listed in 2 .
	 [] Stay away – Order the Respondent not to go onto the grounds of or enter my home, workplace, or school, and the daycare or school of any child listed in 2. [] Also, not knowingly to go or stay within feet of my home, workplace, or school, or the daycare or school of any child listed in 2.
	[] Do not hurt or threaten – Order the Respondent:
	 Not to assault, harass, stalk or molest me or any child listed in 2; and Not to use, try to use, or threaten to use physical force against me or the children that would reasonably be expected to cause bodily injury.
	Warning! If the court makes this order, the court must consider if weapons restrictions are required by state law; federal law may also prohibit the Restrained Person from possessing firearms or ammunition
	 Prohibit weapons and order surrender – Order the Respondent: Not to access, possess, or obtain any firearms, other dangerous weapons, or concealed pistol licenses until the Order ends, and To immediately surrender any firearms, other dangerous weapons, and any concealed pistol licenses that he/she possesses to (check one): [] the police chief or sheriff. [] his/her lawyer. [] other person (name):
	(FL Parentage 321).
15.	Fees and Costs
	[] Does not apply.
	[] I ask the court to order the Respondent to pay lawyer fees, guardian ad litem fees, court costs, and other reasonable costs.
16.	Other Orders
16.	Other Orders [] Does not apply.

17. Summary of Requests I ask the court to approve the following orders (check all that apply): [] Petitioner's proposed Parenting Plan or Residential Schedule [] Child Support Order, according to the Washington State Child Support Schedule [] Order for Protection [] Restraining Order Payment of lawyer fees, guardian ad litem fees, court costs, and other reasonable costs. Other (specify): Petitioner fills out below: I declare under penalty of perjury under the laws of the state of Washington that the facts I have provided on this form are true. Signed at (city and state): Date: Print name Petitioner signs here Petitioner's lawyer (if any) fills out below: Petitioner's lawyer signs here Print name and WSBA No. Date Respondent fills out below if s/he agrees to join this Petition: _____, agree to join this *Petition*. I understand I, *(name):* that if I fill out and sign below, the court may approve the requests listed in this Petition unless I file and serve a Response before the court signs final orders. (Check one): [] I do not need to be notified about the court's hearings or decisions in this case. [] I ask the Petitioner to notify me about any hearings in this case. (List an address where you agree to accept legal documents. This may be a lawyer's address or any other address.) address city state zip (If this address changes before the case ends, you **must** notify all parties and the court clerk in writing. You may use the Notice of Address Change form (FL All Family 120). You must also update your Confidential Information Form (FL All Family 001) if this case involves parentage or child support.)

Respondent signs here

Print name

Date