Superior Court of Washington County of ☐ In re the Marriage of: ☐ In re the Domestic Partnership of: No. Petitioner, **Parenting Plan** and ☐ Proposed (PPP) ☐ Temporary (PPT) ☐ Final Order (PP) Respondent. This parenting plan is: the final parenting plan signed by the court pursuant to a decree of dissolution, legal separation, or declaration concerning validity signed by the court on this date or dated the final parenting plan signed by the court pursuant to an order signed by the court on this date or dated , which modifies a previous parenting plan or custody decree. a temporary parenting plan signed by the court. proposed by (name) It Is Ordered, Adjudged and Decreed: I. General Information This parenting plan applies to the following children: Name <u>Age</u>

II. Basis for Restrictions

Under certain circumstances, as outlined below, the court may limit or prohibit a parent's contact with the child(ren) and the right to make decisions for the child(ren).

Parental Conduct (RCW 26.09.191(1), (2))

2.1

		Does not apply. The petitioner's respondent's residential time with the child(ren) shall be limited or restrained completely, and mutual decision-making and designation of a dispute resolution process other than court action shall not be required, because this parent a person residing with this parent has engaged in the conduct which follows:
		 Willful abandonment that continues for an extended period of time or substantial refusal to perform parenting functions (this applies only to parents, not to a person who resides with a parent). Physical, sexual or a pattern of emotional abuse of a child. A history of acts of domestic violence as defined in RCW 26.50.010(1) or an assault or sexual assault which causes grievous bodily harm or the fear of such harm.
2.2	Other	Factors (RCW 26.09.191(3))
		Does not apply. The petitioner's respondent's involvement or conduct may have an adverse effect on the child(ren)'s best interests because of the existence of the factors which follow:
		 Neglect or substantial nonperformance of parenting functions. A long-term emotional or physical impairment which interferes with the performance of parenting functions as defined in RCW 26.09.004. A long-term impairment resulting from drug, alcohol, or other substance abuse that interferes with the performance of parenting functions. The absence or substantial impairment of emotional ties between the parent and child. The abusive use of conflict by the parent which creates the danger of serious damage to the child's psychological development. A parent has withheld from the other parent access to the child for a protracted period without good cause. Other:

III. Residential Schedule

The residential schedule must set forth where the child(ren) shall reside each day of the year, including provisions for holidays, birthdays of family members, vacations, and other special occasions, and what contact the child(ren) shall have with each parent. Parents are encouraged to create a residential schedule that meets the developmental needs of the child(ren) and individual needs of their family. Paragraphs 3.1 through 3.9 are one way to write your residential schedule. If you do not use these paragraphs, write in your own schedule in Paragraph 3.13.

3.1	Schedu	dule for Children Under School Age				
	Pr	rior to] resp	re no children under school age. enrollment in school, the child(ren) sha ondent, except for the following days as be with the other parent:	all reside with the petitioner nd times when the child(ren) will reside		
	fre	om (d	ay and time)t	o (day and time)		
]	every week \square every other week \square the the second and fourth week of the mon			
	fro	om (d	ay and time)	to (day and time)		
			every week \square every other week \square the the second and fourth week of the mon			
3.2	School	Sche	edule			
		dent,	- ·	with the ☐ petitioner when the child(ren) will reside with or be		
	fro	om (d	ay and time)	_ to (day and time)		
]	every week \square every other week \square the the second and fourth week of the mon			
	Fr	rom (c	lay and time)	_ to (day and time)		
			every week every other week the the second and fourth week of the mon			

		The school schedule will start when each child begins kindergarten first grade other:
3.3	Sche	edule for Winter Vacation
		hild(ren) shall reside with the petitioner respondent during winter vacation, except e following days and times when the child(ren) will reside with or be with the other parent:
3.4	Sche	edule for Other School Breaks
		hild(ren) shall reside with the petitioner respondent during other school breaks, t for the following days and times when the child(ren) will reside with or be with the other t:
3.5		mer Schedule
	res	completion of the school year, the child(ren) shall reside with the petitioner spondent, except for the following days and times when the child(ren) will reside with or be the other parent:
		Same as school year schedule. Other:
3.6	Vaca	ation With Parents
		Does not apply. The schedule for vacation with parents is as follows:

3.7 Schedule for Holidays

3.8

The residential	schedule fo	r the child(re	n) for the	holidays	listed 1	below is	as follows:

		With Petitioner (Specify Year Odd/Even/Every)	With Respondent (Specify Year Odd/Even/Every)
Marti Presid Mem July 4 Labo Veter Than Chris	Year's Day in Luther King Day dents' Day orial Day 4th r Day cans' Day ksgiving Day stmas Eve stmas Day		
	For purposes of this partimes):	renting plan, a holiday shall be	gin and end as follows (set forth
	Holidays which fall on	a Friday or a Monday shall inc	clude Saturday and Sunday.
	Other:		
Sch	edule for Special Oc	casions	
	residential schedule for the days) is as follows:	child(ren) for the following sp	pecial occasions (for example,
		With Petitioner (Specify Year Odd/Even/Every)	With Respondent (Specify Year Odd/Even/Every)
Moth	er's Day	<u>Odd/Even/Every</u>)	<u>Sud/Even/Every</u>)
<u>Fathe</u>	er's Day		
П	Other:		

3.9 **Priorities Under the Residential Schedule** Does not apply because one parent has no visitation or restricted visitation. Paragraphs 3.3 - 3.8 have priority over paragraphs 3.1 and 3.2 in the following order: Rank the order of priority, with 1 being given the highest priority: winter vacation (3.3) ____holidays (3.7) ____special occasions (3.8) ___school breaks (3.4) ____vacation with parents (3.6) summer schedule (3.5) Other: 3.10 Restrictions Does not apply because there are no limiting factors in paragraphs 2.1 or 2.2. The petitioner's respondent's residential time with the children shall be limited because there are limiting factors in paragraphs 2.1 and 2.2. The following restrictions shall apply when the children spend time with this parent: There are limiting factors in paragraph 2.2, but there are no restrictions on the petitioner's residential time with the children for the following reasons: 3.11 **Transportation Arrangements** Transportation costs are included in the Child Support Worksheets and/or the Order of Child Support and should not be included here.

Transportation arrangements for the child(ren), between parents shall be as follows:

3.12 Designation of Custodian

The children named in this parenting plan are scheduled to reside the majority of the time with
the petitioner respondent. This parent is designated the custodian of the child(ren) solely
for purposes of all other state and federal statutes which require a designation or determination of
custody. This designation shall not affect either parent's rights and responsibilities under this
parenting plan.

3.13 Other

3.14 Summary of RCW 26.09.430 - .480, Regarding Relocation of a Child

This is a summary only. For the full text, please see RCW 26.09.430 through 26.09.480.

If the person with whom the child resides a majority of the time plans to move, that person shall give notice to every person entitled to court ordered time with the child.

If the move is outside the child's school district, the relocating person must give notice by personal service or by mail requiring a return receipt. This notice must be at least 60 days before the intended move. If the relocating person could not have known about the move in time to give 60 days' notice, that person must give notice within 5 days after learning of the move. The notice must contain the information required in RCW 26.09.440. See also form DRPSCU 07.0500, (Notice of Intended Relocation of A Child).

If the move is within the same school district, the relocating person must provide actual notice by any reasonable means. A person entitled to time with the child may not object to the move but may ask for modification under RCW 26.09.260.

Notice may be delayed for 21 days if the relocating person is entering a domestic violence shelter or is moving to avoid a clear, immediate and unreasonable risk to health and safety.

If information is protected under a court order or the address confidentiality program, it may be withheld from the notice.

A relocating person may ask the court to waive any notice requirements that may put the health and safety of a person or a child at risk.

Failure to give the required notice may be grounds for sanctions, including contempt.

If no objection is filed within 30 days after service of the notice of intended relocation, the relocation will be permitted and the proposed revised residential schedule may be confirmed.

A person entitled to time with a child under a court order can file an objection to the child's relocation whether or not he or she received proper notice.

An objection may be filed by using the mandatory pattern form WPF DRPSCU 07.0700, (Objection to Relocation/Petition for Modification of Custody Decree/Parenting Plan/Residential Schedule). The objection must be served on all persons entitled to time with the child.

The relocating person shall not move the child during the time for objection unless: (a) the delayed notice provisions apply; or (b) a court order allows the move.

If the objecting person schedules a hearing for a date within 15 days of timely service of the objection, the relocating person shall not move the child before the hearing unless there is a clear, immediate and unreasonable risk to the health or safety of a person or a child.

IV. Decision Making

4.1 Day-to-Day Decisions

Each parent shall make decisions regarding the day-to-day care and control of each child while the child is residing with that parent. Regardless of the allocation of decision making in this parenting plan, either parent may make emergency decisions affecting the health or safety of the children.

4.2 Major Decisions

Major decisions regarding each child shall be made as follows:

Education decisions Non-emergency health care Religious upbringing	petitioner petitioner petitioner petitioner petitioner petitioner petitioner	respondent respondent respondent respondent respondent respondent respondent	joint joint joint joint joint joint joint
	petitioner petitioner	respondent respondent	joint joint

4.3	Restri	ictions in Decision Making				
	Does not apply because there are no limiting factors in paragraphs 2.1 and 2.2 Sole decision making shall be ordered to the [] petitioner [] respondent for the following reasons:					
		 □ A limitation on the other parent's decision making authority is mandated by RCW 26.09.191 (See paragraph 2.1). □ Both parents are opposed to mutual decision making. □ One parent is opposed to mutual decision making, and such opposition is reasonably based on the following criteria: 				
		 (a) The existence of a limitation under RCW 26.09.191; (b) The history of participation of each parent in decision making in each of the areas in RCW 26.09.184(4)(a); (c) Whether the parents have demonstrated ability and desire to cooperate with one another in decision making in each of the areas in RCW 26.09.184(4)(a); and (d) The parents' geographic proximity to one another, to the extent that it affects their ability to make timely mutual decisions. 				
		There are limiting factors in paragraph 2.2, but there are no restrictions on mutual decision making for the following reasons:				
		V. Dispute Resolution				
this pa	renting ovisions	of this dispute resolution process is to resolve disagreements about carrying out plan. This dispute resolution process may, and under some local court rules or of this plan must be used before filing a petition to modify the plan or a motion for failing to follow the plan.				
	Dispute or agen	es between the parties, other than child support disputes, shall be submitted to (list person cy):				
		counseling by, or				
		mediation by				
		arbitration by				

The c	ost of this process shall be allocated between the parties as follows:
	% petitioner% respondent. based on each party's proportional share of income from line 6 of the child support worksheets.
	as determined in the dispute resolution process.
	lispute resolution process shall be commenced by notifying the other party by \(\square \) written st \(\square \) certified mail \(\square \) other:
In the	dispute resolution process:
(a)	Preference shall be given to carrying out this Parenting Plan.
(b)	Unless an emergency exists, the parents shall use the designated process to resolve disputes relating to implementation of the plan, except those related to financial support.
(c)	A written record shall be prepared of any agreement reached in counseling or mediation and of each arbitration award and shall be provided to each party.
(d)	If the court finds that a parent has used or frustrated the dispute resolution process without good reason, the court shall award attorneys' fees and financial sanctions to the other parent.
(e)	The parties have the right of review from the dispute resolution process to the superior court.
No di	spute resolution process, except court action is ordered.
	VI. Other Provisions
	e are no other provisions. e are the following other provisions:

VII. Declaration for Proposed Parenting Plan □ Does not apply. □ (Only sign if this is a proposed parenting plan.) I declare under penalty of perjury under the laws of the state of Washington that this plan has been proposed in good faith and that the statements in Part II of this Plan are true and correct. Petitioner □ Date and Place of Signature

Date and Place of Signature

VIII. Order by the Court

Respondent

It is ordered, adjudged and decreed that the parenting plan set forth above is adopted and approved as an order of this court.

WARNING: Violation of residential provisions of this order with actual knowledge of its terms is punishable by contempt of court and may be a criminal offense under RCW 9A.40.060(2) or 9A.40.070(2). Violation of this order may subject a violator to arrest.

When mutual decision making is designated but cannot be achieved, the parties shall make a good faith effort to resolve the issue through the dispute resolution process.

If a parent fails to comply with a provision of this plan, the other parent's obligations under the plan are not affected.

Dated:	
	Judge/Commissioner
Presented by:	Approved for entry:
Signature of Party or Lawyer/WSBA No.	Signature of Party or Lawyer/WSBA No.
Print Name	Print Name