**Superior Court of Washington, County of**

|  |  |
| --- | --- |
| In re parentage:  Petitioner/s *(person/s who started this case)*:      And Respondents *(person acting as a surrogate and their spouse, if any, or intended parents )*: | No.  Findings and Conclusions about Parentage - Genetic Surrogacy  (FNFCL) |

Findings and Conclusions about Parentage -   
Genetic Surrogacy

1. Basis for findings and conclusions *(check all that apply):*

Parties’ Agreement

Other

.

* The Court makes the following findings of fact and conclusions of law:

2. Child

The child (*name*) \_\_\_\_\_\_\_\_\_\_was born on (*date*) \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ and it has been at least 48 hours since the child’s birth.

3. Authority to decide this case (Jurisdiction)

All parties agree that the court can enter a Final Parentage Order (has personal and subject matter jurisdiction).

4. Genetic Surrogacy Agreement

The parties entered a surrogacy agreement on (*date*) .

The court validated the genetic surrogacy agreement and no party has withdrawn consent.

The genetic surrogacy agreement was **not** validated. The court should decide parentage based on the best interest of the child, taking into account the factors in   
RCW 26.26A.460(1) and the intent of the parties at the time they signed their agreement. The court makes findings about the child’s best interest as follows:

**Conclusion:** The court should *(check one):*

**Validated Agreement** -Make an order (1) that each intended parent is a legal parent, and (2) the person acting as a genetic surrogate and the surrogate’s spouse or former spouse, if any, are not parents of the child. (RCW 26.26A.770(2))

**Non-validated Agreement** -Make an order deciding parentage under to RCW 26.26A.775(4).

5. Parentage Conclusions

Based on the findings and conclusions above, the court should order:

**Parent** – The following people *(name/s):* are legal parents of the child with all the rights and duties of natural or adoptive parents.

**Not a** **Parent** – The following people *(name/s):* are **not** parents of the child.

6. Birth Record

The state registrar of vital statistics should be ordered to issue or amend the child’s birth certificate and any other birth record to match the legal parents as listed on the *Final Parentage Order – Genetic Surrogacy* if there is any difference.

The child’s name should be changed as listed on the *Final Parentage Order – Genetic Surrogacy*.

7. Other findings or conclusions (if any)

*Date Judge or Commissioner*

**Petitioner and Respondent/s or their lawyers fill out below** *(Note: Both intended parents would sign as petitioner/respondent if the intended parents are the petitioner/respondent; if the surrogate is the petitioner/respondent, the surrogate and spouse, if any, must sign the Findings of Fact.)*.

This document *(check any that apply)*: This document *(check any that apply)*:

is an agreement of the parties  is an agreement of the parties

is presented by me  is presented by me

may be signed by the court without notice to me  may be signed by the court without notice to me

*Petitioner signs here* ***or*** *lawyer signs here + WSBA # Respondent signs here* ***or*** *lawyer signs here + WSBA #*

*Print Name Date Print Name Date*

This document *(check any that apply)*: This document *(check any that apply)*:

is an agreement of the parties  is an agreement of the parties

is presented by me  is presented by me

may be signed by the court without notice to me  may be signed by the court without notice to me

*Other Respondent* ***or*** *lawyer signs here + WSBA # Other party signs here* ***or*** *lawyer signs here + WSBA #*

*Print Name Date Print Name Date*