n re:			
etitioner/s	s (see * below):	No	
and Respo	ondent/s (other party/parties)		a Parenting Plan, ule or Custody Order
-	or the change may be the Peti		
o to list as F	Petitioner and if there is a new Petition to C Residential S	• • •	dy Order
o to list as F	Petitioner and if there is a new Petition to C Residential S	case number. Change a Parentin chedule or Custo	g Plan, dy Order
o to list as F	Petitioner and if there is a new Petition to C Residential S s asking to change the	Change a Parenting chedule or Customer parenting/custody order	g Plan, dy Order ?
o to list as F	Petitioner and if there is a new Petition to C Residential S s asking to change the	Change a Parenting chedule or Customer parenting/custody order	g Plan, dy Order ? Relation to the children
Who i	Petitioner and if there is a new Petition to C Residential S s asking to change the Name	Change a Parenting chedule or Customer parenting/custody order	g Plan, dy Order ? Relation to the children □ Parent □ Non-Parent Custodian
Who i	Petitioner and if there is a new Petition to C Residential S s asking to change the Name	Change a Parenting chedule or Custon ne parenting/custody order Lives in (county and state)	g Plan, dy Order ? Relation to the children □ Parent □ Non-Parent Custodian
Who i	Petitioner and if there is a new Petition to C Residential S s asking to change the Name are the other parents	Change a Parenting chedule or Custon parenting/custody order Lives in (county and state) or custodians involved in the change of parenting and state.	g Plan, dy Order ? Relation to the children □ Parent □ Non-Parent Custodian his case?
Who i	Petitioner and if there is a new Petition to C Residential S s asking to change the Name are the other parents	Change a Parenting chedule or Custon parenting/custody order Lives in (county and state) or custodians involved in the change of parenting and state.	g Plan, dy Order ? Relation to the children □ Parent □ Non-Parent Custodian his case? Relation to the children
Who i	Petitioner and if there is a new Petition to C Residential S s asking to change the Name are the other parents	Change a Parenting chedule or Custon parenting/custody order Lives in (county and state) or custodians involved in the change of parenting and state.	g Plan, dy Order ? Relation to the children □ Parent □ Non-Parent Custodian his case? Relation to the children □ Parent

3.	Who are	the c	hildren	involved	in this	case?
J.	vviio aic	uie (,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	IIIVUIVEU	111 11113	case:

Child's name	Age	Child's name	Age
1.		4.	
2.		5.	
3.		6.	

	2.		5.	
	3.		6.	
4.	Describe the parenting/custody of	order y	ou have now:	
	My current parenting/custody order is a	(check	one):	
	☐ Parenting Plan] Resid	ential Schedule	
	☐ Non-Parent Custody Order ☐	Other	(title of order):	
	signed by a court on	ir	county and state	
	·			
	Important! Attach or file a certified copy of the was issued in a different county or state.	e current p	arenting/custody order that you want to chang	je if it
5.	Explain why you are filing your re	equest	for change with this court:	
	I ask the court to make the changes recapprove my proposed <i>Parenting Plan</i> of This <i>Petition</i> shows I have valid reason children's best interest.	r <i>Resid</i> e	ential Schedule that is filed with this P	etition.
	I am filing this Petition in this county co	urt beca	use (check all that apply):	
	☐ I live in this county.			
	☐ the child/ren live in this county.			
	☐ the other parent (or non-parent cus	stodian)	lives in this county.	
	☐ the parenting/custody order that I v	want to	change is from this county.	
	 If you need more space to explain in any of the per, date and sign each page that you add. 	e sections	s below, you may add more pages to this Pet	ition.
3.	Request for minor change (RCW)	26.09.2	60(5), (7) and (9))	
	☐ No request.			
		uation of	dule, but not change the person the c the child/ren, a parent, or a non-pare	
	Reason for minor change (check	all that	apply):	
	parenting/custody order was issued,	or, if the o	ation that you learned about after the current rder was uncontested (issued by default or formation that was unknown to the court when	

		ne current parenting/custody order is difficult to follow because the parent who has ess residential time with the children has moved.
		ne current parenting/custody order is difficult to follow because one parent's work chedule changed and the change was not by his/her choice.
		ne requested change will affect the children's schedule on fewer than 25 full days year.
	b p w	ne requested change will impact the children's schedule on more than 24 full days, ut fewer than 90 overnights a year. This change is needed because the current arenting/custody order does not give the children a reasonable amount of time vith one parent and it's in the children's best interest to have more than 24 full ays of increased time with that parent.
	A	Are there any limitations on the parent whose time would be increased?
		■ No. The current parenting/custody order does not limit that parent's time with the children because of abandonment, abuse, domestic violence, sex offense, or other serious problems.
		☐ Yes. That parent's time with the children is limited because of problems listed in the current parenting/custody order. I ask the court to allow that parent more parenting time with the children because the problems that caused the limitations have changed substantially.
		Explain:
		las the parent whose time would be increased completed any required evaluations, treatment, or classes?
		Does not apply. The current parenting/custody order does not require that parent to complete any evaluations, treatment or classes.
		Yes. That parent has completed all court-ordered evaluations, treatment, or classes.
		List completed evaluations, treatment, or classes here:
7.	Reques	t for major change (RCW 26.09.260(1) and (2))
	☐ No re	equest.
	perso	the court to make a major change in the parenting schedule or to change the on the child lives with most of the time. The situation of the child/ren or the other of the other
	Reas	son for major change (check all that apply):
		Note – Your reasons must be based on information that you learned about after the current parenting/custody order was issued, or, if the order was uncontested (issued by default or agreement), your reasons may be based on information that was unknown to the court when the order was issued.

	Ш	in my proposed <i>Parenting Plan</i> or <i>Residential Schedule</i> .
		the children are living in my home now with the other parent's (or non-parent custodian's) permission. This is very different than what was ordered in the current parenting/custody order.
		Explain:
		the children's current living situation is harmful to their physical, mental or emotional health. It would be better for the children to change the parenting/custody order.
		Explain:
		the other parent (or non-parent custodian) has not followed the court's parenting/custody order. A court found him/her in contempt for disobeying the parenting schedule more than once in three years, or guilty of custodial interference in the first or second degree. (RCW 9A.40.060 or 9A.40.070) Explain:
Re	que	est for limitations on one parent's parenting time and decision-making
		request.
	chi The	nit – The children already live with me the majority of the time. To protect the ldren, I ask the court to limit the other parent's parenting time and participation. e reasons for limitation are listed in my proposed <i>Parenting Plan</i> or <i>Residential hedule</i> . (RCW 26.09.191, 26.09.260(4))
	par par par	just – The other parent is allowed some parenting time in the current renting/custody order. But that parent has chosen not to spend any of his/her renting time with the children for at least one year. I ask the court to adjust the renting time for the other parent as shown in my proposed <i>Parenting Plan</i> or sidential Schedule. (RCW 26.09.260(8))

8.

9.	Ke	quest for other changes (RCW 26.09.260(10))
		No request.
		Because of a substantial change in one parent's/child's situation, I ask the court to adjust the following <i>(check all that apply):</i>
		dispute resolution
		☐ decision making
		☐ transportation arrangements
		other (specify):
		Explain:
10.	Ch	nild Support (RCW 26.09.170)
		No request. I am not asking the court to adjust or change child support.
		 My request to change the parenting schedule affects child support because: I'm asking to change the parent the children live with most of the time, or I'm asking for a substantial change in the amount of time the children spend with the parent who pays child support.
		If the court makes my requested changes, I also ask the court to set or change child support. I will file a <i>Financial Declaration</i> and proposed <i>Child Support Worksheets</i> .
		Warning! If the court does not change the parenting/custody order, your request to change child support may be denied. If you have other reasons to change child support, you may file separate forms to make that request (use form FL Modify 501 or 521).
11.	Pr	otection Order
		you want the court to issue an Order for Protection as part of the final orders in this se?
		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 (name): and me. (Describe):
		Court that issued the order:
		Case number:
		Expiration date:

12. Restraining Order Do you want the court to issue a Restraining Order as part of the final orders in this case? ☐ **No.** (Skip to **13**.) ☐ **Yes.** Check the type of orders you want: ■ Do not disturb – Order (name/s) not to disturb my peace or the peace of any child listed in 3. ☐ Stay away – Order (name/s) _____ not to g onto the grounds of or enter my home, workplace, or school, and the daycare or not to go school of any child listed in 3. 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 3. □ Do not hurt or threaten – Order (name/s) • Not to assault, harass, stalk or molest me or any child listed in 3; 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 (name/s) Not to possess or obtain any firearms, other dangerous weapons, or concealed pistol license until the Order ends, and To surrender any firearms, other dangerous weapons, and any concealed pistol license that he/she possesses to *(check one):* \square the police chief or sheriff. his/her lawyer. other person (name): Other restraining orders: Important! If you want a restraining order now, you must file a Motion for Temporary Family Law Order and Restraining Order or a Motion for Immediate Restraining Order (Ex Parte). 13. Children's Home/s During the past 5 years have any of the children lived: • on an Indian reservation, outside Washington state, in a foreign country, or with anyone who is not a party to this case?

☐ No. (Skip to **14.**)

☐ Yes. (Fill out below to show where each child has lived during the last 5 years.)								
Dates	Dates Children		Live	In which state, Indian reservation, or foreign country				
From: To:		ıll children Name/s):	☐ Petitioner☐ Other (name):	☐ Responden	t			
From: To:		ıll children Name/s):	☐ Petitioner☐ Other (name):	Responden	t			
From: To:		Name/s):	☐ Petitioner☐ Other (name):	Responden	t			
From: To:	_	NI children	☐ Petitioner☐ Other (name):	☐ Responden	t			
From: To:	_	NI children	☐ Petitioner☐Other (name):	Responden	t			
	Name o	f person		Children this person may have the right to spend time with				
	Name o	f person	(
			☐ (Name/s	☐ (Name/s): ☐ All children				
		en :):						
• Other cou	urt cases	involving a child	I					
Do you kno	Do you know of any court cases involving any of the children?							
(Check on	e): 🗌 Yes	s. (Fill out below.)	☐ No. (Skip	to 0.)				
Kind of (Family Law, Protection Ord Dependenc	, Criminal, er, Juvenile,	County and State	i	number d year	Children			
					☐ All children☐ (Name/s):			
					☐ All children☐ (Name/s):			
					☐ All children			
					□ (Name/s):			

16. Jurisdiction over children (RCW 26.27.201 – . 231, .261, .271) The court can change a parenting/custody order 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): ☐ Washington order/exclusive, continuing jurisdiction – The parenting plan/custody order I want to change was made by a Washington state court, and the court still has authority to make orders for (children's names): Other state's order – The parenting/custody order I want to change was not made by a Washington state court **AND** (check one): A court in the state (or tribe) that made the parenting/custody order has made another order saying that it no longer has jurisdiction or that it is better to have this case decided in Washington; ☐ No child, parent or person acting as a parent still lives in the state (or tribal reservation) that made the order; AND (check one): ☐ Home state jurisdiction – Washington is the children's home state because (check all that apply): (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 names): do not live in Washington right now, but Washington was the children's home state some time in the 6 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 (children's names): , **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 (significant connection); and There is a lot of information (substantial evidence) about the children's care, protection, education and relationships in this state. ☐ Temporary emergency jurisdiction – The parenting/custody order I want to change was **not** made by a Washington state court. A Washington court can make decisions for (children's names): because the children are in 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. Washington should take temporary emergency jurisdiction over the children

		parenting/custody order.
		Other reason (specify):
17.	Su	mmary of requests
		sk the court to find that I have valid reasons for my <i>Petition</i> (adequate cause), and to prove the following orders <i>(check all that apply):</i>
		my proposed Parenting Plan or Residential Schedule
		my proposed <i>Child Support Order</i> setting or changing child support according to my proposed plan or schedule
		an order terminating non-parent custody
		Order for Protection or Restraining Order
		other (specify):
I dec provi	lare ded	filing this <i>Petition</i> fills out below: e under penalty of perjury under the laws of the state of Washington that the facts I have I on this form (including any attachments) are true. I've attached (#): pages. at (city and state): Date:
		ling Petition signs here Print name
Perso	n fil	ling Petition signs here Print name
Law	yer	(if any) for person filing this <i>Petition</i> fills out below:
•		
Lawy	er si	igns here Print name and WSBA No. Date
Finan only be them	cial, e se sepa	! Documents filed with the court are available for anyone to see unless they are sealed. , medical, and confidential reports, as described in General Rule 22, must be sealed so they can een by the court, the other parties, and the lawyers in your case. Seal those documents by filing arately, using a Sealed cover sheet (form FL All Family 011, 012, or 013). You may ask for an eal other documents.
		e other parent (or non-parent custodian) fills out below if he/she agrees to
	(If n	n this Petition: more than one other parent or non-parent custodian agrees to join the Petition, each person should copy if fill out the section below.)
	inc	name):, agree to join this <i>Petition</i> . I understand at if I fill out and sign below, the court may approve the requests listed in this <i>Petition</i> cluding the proposed <i>Parenting Plan</i> unless I file and serve a <i>Response</i> before the court ins final orders. <i>(Check one):</i>
		I do not need to be notified about the court's hearings or decisions in this case.

The person who filed this <i>Petitio</i> (List an address where you agree to acother address.)			
street number or P.O. box	city	state	zip
(If this address changes before the cas You may use the Notice of Address Ch Confidential Information Form (FL All F	ange form (FL All Family 120).	You must also upo	date your
rson joining Petition signs here	Print name		 Date