	Superior Court of	of Washington, Co	ounty of		-
In re p	parenting and support of:	1			
Childr	en:				
		No	·		
— Petitic	oner (person who started this	case): Pla	al Order and Findin n, Residential Sch pport		
		<u>`</u>	PPCS)	odna di A. A.F	. 40
And R	Respondent (other parent):		Clerk's action requ	uirea: 1, 15), 16
. M	Residential Soney Judgment Sum		nd/or Child	iting P Suppo	•
. M	oney Judgment Sum No money judgment is	mary ordered.		Suppo	•
. M	oney Judgment Sum No money judgment is Summarize any money	mary ordered. i judgment from secti	ion 16 in the table i	Suppo	rt
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. M	oney Judgment Sum No money judgment is Summarize any money	mary ordered. i judgment from section Debtor's name (person who must	ion 16 in the table of Creditor's name (person who must	Suppo	rt
. M	oney Judgment Sum No money judgment is Summarize any money Judgment for	mary ordered. i judgment from section Debtor's name (person who must	ion 16 in the table of Creditor's name (person who must	Suppo	Interest
. M	oney Judgment Sum No money judgment is Summarize any money Judgment for Lawyer fees	mary ordered. i judgment from section Debtor's name (person who must	ion 16 in the table of Creditor's name (person who must	Suppo	Interest
. M	oney Judgment Sum No money judgment is Summarize any money Judgment for Lawyer fees Guardian ad litem fees	mary ordered. i judgment from section Debtor's name (person who must	ion 16 in the table of Creditor's name (person who must	Suppo	Interest \$ \$
. M	oney Judgment Sum No money judgment is Summarize any money Judgment for Lawyer fees Guardian ad litem fees Court costs Other (specify):	mary ordered. / judgment from sector Debtor's name (person who must pay money)	ion 16 in the table of Creditor's name (person who must be paid)	Suppo below. Amount \$ \$ \$	Interest \$ \$ \$ \$
. M	oney Judgment Sum No money judgment is Summarize any money Judgment for Lawyer fees Guardian ad litem fees Court costs	mary ordered. / judgment from sector Debtor's name (person who must pay money)	ion 16 in the table of Creditor's name (person who must be paid)	Suppo below. Amount \$ \$ \$	Interest \$ \$ \$ \$

2.	Court findings based on (chec	ck all that ap	oply):					
	Parents' agreement.							
	☐ Order on Motion for Default signed on (date):							
		The court's decision after a contested hearing on <i>(date)</i> :						
	The following people were at t	he hearing (list parents, lawyers, and any gu					
	litem):							
Fin	ndings & Conclusions							
3.	Children							
	Petitioner and Respondent are pa Parenting Plan, Residential Sched		•	vered by a				
	Child's name	Age	Child's name	Age				
	1.		4.					
	2.	1	5.					
	3.		6.					
	 Court Order − Parentage was established by court order for (children's names): on (date): by (name of court): Paternity Acknowledgment − The Petitioner and Respondent signed a Paternity 							
	Acknowledgment (Affidavit) for (child's name):that was filed with the appropriate agency of the state of							
	The mother was married or in a registered domestic partnership when the child was born (or within 300 days before). Her spouse/partner (name): signed a Denial of Paternity that was filed							
	with the appropriate agency of the state of on (date)							
5.	Washington state deadlines f	or Paterni	y Acknowledgment					
	 Does not apply because parentage was established either by court order or by a Paternity Acknowledgment (Affidavit) filed in in a different state than Washington. (Skip to 6.) 							
	☐ The Paternity Acknowledgment was filed in Washington state.							
	effective (valid) on the date	e the child w nial, if any) v	wledgment (and Denial, if any) be as born or the date the Paternity was filed with the Washington Sta	/				

	b. Deadline to withdraw	
		☐ The deadline to withdraw (rescind) the <i>Paternity Acknowledgment</i> or <i>Denial</i> has passed because:
		Everyone who was under 18 when he/she signed the <i>Paternity Acknowledgment</i> (and <i>Denial</i> , if any) turned 19 before this case was filed; and <i>(check one):</i>
		☐ This case was filed more than 60 days from the effective date
		□ This case was filed 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 before this case was filed.
		☐ The deadline to withdraw (rescind) the <i>Paternity Acknowledgment</i> or <i>Denial</i> has not passed. The petition was filed too soon.
	C.	Deadline to challenge
		☐ The deadline to challenge the <i>Paternity Acknowledgment</i> or <i>Denial</i> has passed because it has been more than four years since effective date.
		☐ The deadline to challenge the <i>Paternity Acknowledgment</i> or <i>Denial</i> has not passed because it has been less than four years since the effective date.
		Check one:
		The court will approve parenting and/or support orders for the child because the court finds:
		The child's acknowledged father is the father,
		 No court has said 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.
		The court will not approve parenting and/or support orders for the child because the Petitioner failed to show (check all that apply):
		☐ The child's acknowledged father is the father.
		No court has said another man is the child's father.
		☐ There are no other open court cases to decide who the child's father is.
		Notice has been given to all other men who claimed to be this child's father.
6.	Pater	nity Acknowledgment filed in another state
		es not apply because parentage was established either by court order or by ternity Acknowledgment filed in Washington state. (Skip to 7.)
		e Paternity Acknowledgment was filed in a different state than Washington. The knowledgment (check one):
		is valid under the laws of that state.
		is not valid under the laws of that state because:

7. Notice and jurisdiction over parents Notice was given to everyone with a legal right to receive it, and The court has jurisdiction over the parents in this case because (check all that apply): the Petitioner lives in Washington State. the Respondent lives in Washington State. the Respondent was personally served in this state with the *Summons* and *Petition*. the Respondent signed an agreement to join this *Petition* or other document agreeing that the court can decide his or her rights in this case. ___ other (specify): _ Jurisdiction over the children (RCW 26.27.201 – .221, .231, .261, .271) 8. The court **cannot** order a parenting/custody order for the children because the court does not have jurisdiction over the children. (Skip to 9.) ☐ The court **can** order 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): 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 (children's names): ☐ Home state jurisdiction – Washington is the children's home state because (check all that apply): (Children's names): 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 were less than 6 months old when the case was filed, they had 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 were 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

- 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.

case in Washington and:

	Other state declined – The courts in other states (or tribes) that might be (children's names): 's home state have
	(children's names):'s home state have refused to take this case because it is better to have this case in Washington.
	 □ Temporary emergency jurisdiction – Washington had temporary emergency jurisdiction over (<i>children's names</i>): when the case was filed, and now has jurisdiction to make a final custody decision because: ■ When the case was filed, the children were abandoned in this state, or the children were in this state and the children (or children's parent, brother or sister) was abused or threatened with abuse; ■ The court signed a temporary order on (<i>date</i>) saying that Washington's jurisdiction will become final 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; ■ The children have now lived in Washington for 6 months; and ■ No case concerning the children has been started in the children's home state (or tribe). □ Other reason (<i>specify</i>):
9.	Parenting Plan or Residential Schedule
-	☐ Does not apply.
	☐ The court signed the final <i>Parenting Plan</i> or <i>Residential Schedule</i> filed separately
	today or on (date):
	Other findings:
10.	Child Support
	□ Does not apply.
	The court signed the final Child Support Order and Worksheets filed separately today or on (date):
	Other findings:
11.	Protection Order
	☐ No one requested an Order for Protection in this case.
	Approved – The request for an <i>Order for Protection</i> is approved. The <i>Order for Protection</i> is filed separately.
	Denied – The request for an Order for Protection is denied. The Denial Order is filed separately.
	☐ Renewed/Changed – The existing Order for Protection filed in or combined with this case is renewed or changed as described in the following order, filed separately (check one):
	☐ Order on Renewal of Order for Protection
	☐ Order Modifying/Terminating Order for Protection

		Other findings:					
12.	Re	estraining Order					
	☐ No one requested a <i>Restraining Order</i> in this case.						
		Approved – The request for a <i>Restraining Order</i> is approved. The <i>Restraining Order</i> is filed separately.					
		■ Denied – The request for a Restraining Order is denied.					
		Other findings:					
13.	Fe	es and Costs					
		Each party should pay his/her own fees and costs.					
		(Name): incurred fees and costs, and needs help to pay those fees and costs. (Name): has the ability to help pay fees and costs and should be ordered to pay the amount as listed in the Money Judgment in section 16 below. The court finds that the amount ordered is reasonable.					
□ Fees for a guardian ad litem (GAL) or other court-appointed professional shou paid as listed in the Money Judgment in section 16 below. The court has con relevant factors including each party's ability to pay, and finds the fees as ordereasonable.							
		Other findings:					
14.	Ot	her findings, if any					
		Orders					
15.	De	ecision (check all that apply):					
		Denied – The court denies the <i>Petition</i> . All temporary orders are ended.					
		Approved – The court approves the <i>Petition</i> . All temporary orders are ended. The court signed the following orders filed separately:					
		☐ Parenting Plan ☐ Order for Protection					
		☐ Residential Schedule ☐ Restraining Order					
		☐ Child Support Order					
	_	Other orders:					
	Ш	The guardian ad litem is discharged.					

		Check this box if the counsigning a <u>final</u> Restraining box in the caption on page	g Order in thi				
		Name of law enforcement agency where the Protected Person lived when the Restraining Order was issued:					
		To the Clerk: Provide a day. The law enforcement the state's database.					
16.	Mc	oney Judgment (summa	arized on pag	e 1)			
		No money judgment is or	dered.				
		The court orders a mone	y judgment a	s follo	ws:		
		Judgment for	Debtor's nar (person who pay money)		Creditor's name (person who must be paid)	Amount	Interest
		Lawyer fees				\$	\$
		☐ Guardian ad litem fees				\$	\$
		Court costs				\$	\$
		Other (specify):				\$	\$
		The interest rate is		e (exp	iaiii)		
		Other:					
17.	Ot	her orders, if any					
Orde	ere	d.					
Data		_	Judge or (3			
Date			Juage or (ommر	issioner		
Petit	tior	ner and Respondent or	their lawye	ers fil	l out below:		
☐ is ☐ is	an a	ument (check any that apply) agreement of the parties sented by me		☐ is	document (check an an agreement of the presented by me	parties	
m	ay D	e signed by the court withou	i notice to me	_	ay be signed by the	COULT WITHOUT	Houde to me
Petitio	oner	signs here or lawyer signs here	+ WSBA #	Respo	ondent signs here or la	awyer signs he	ere + WSBA #
Print N	Vam	e	 Date	Print I	Name		Date

Guardian ad Litem:		
This document (check all that a is an agreement of the parties is presented by me may be signed by the court with		
GAL signs here	Print name and WSBA # (if any)	 Date
_	· •	Zalo
If any parent or child recei	ved public assistance:	
The state Department of Social and has reviewed and approve Child support Past due child support	I and Health Services (DSHS) was notified the following orders: Medical support Other (specify):	d about this Order,
Deputy Prosecutor signs here	Print name and WSBA #	Date