		,	Superior Court of Washington, Co	ounty of			
ln ı	re:						
Pe	titio	ner/	s (as listed on the parenting/custody order):	No.			
And Respondent/s (as listed on the parenting/custody order):				Temporary Order about Moving with Children (Relocation) (TMORELO)			
•	Те	mp	oorary Order about Movir	ng with Children (Relocation)			
1.	The Court has considered a <i>Motion</i> for <i>Temporary Order</i> \square <i>Preventing</i> \square <i>Allowing Move with Children.</i>						
The	e Co	our	t Finds				
2.	No	otic					
	Th	ne N	lotice of Intent to Move with Children w	ras served (check all that apply):			
	□ by the legal deadline:						
	☐ at least 60 days before the planned move.						
	 within 5 days of when the relocating person found out s/he had to move and s/ did not know about this move (and could not have reasonably known) in enough time to give 60 days' notice, and could not reasonably postpone the move. 						
□ up to 21 days late because the relocating person:							
			 was moving to a domestic violence or 	ce shelter due to danger from another person;			
			 had to move to avoid a clear, imm children's) health or safety. 	nediate, and unreasonable risk to their (or the			
		□ after the legal deadline or not at all, and this <i>(check one):</i> □ caused □ did not cause substantial prejudice (unfairness) to the other parent.					
			•	ons to allow the move with the children and to Parenting Plan temporarily until the trial.			

3.	Move has / has not happened						
	The	e children have (check one):					
		not yet moved.					
		already moved. The move happened:					
		(check one): □ with □ without an agreement or court order allowing it.					
		(check one): □ with □ without proper advance notice of the move.					
4.	Cir	cumstances justify / don't justify allowing move before final decision					
		Does not apply.					
		Whether or not the move will be approved at trial, the circumstances (check one): \Box justify \Box do not justify allowing the move before the court makes a final decision.					
5.	Lik	telihood move will be approved at trial					
		Does not apply.					
		The court heard evidence at a temporary orders hearing on <i>(date)</i> : The parties had adequate opportunity to prepare for the hearing and be heard. The court finds that the move:					
		□ will likely be approved at the trial based on the factors in RCW 26.09.520. The children <i>(check one):</i>					
		 spend substantially equal time with each parent (45 percent or more). It appears the relocating person will prove it is in the children's best interest to move. 					
		□ live with the relocating person most of the time. It appears the objecting person will not prove that the move would cause more harm to the children than good to the children and the relocating person.					
		☐ is unlikely to be approved at the trial <i>(check one):</i>					
		□ The children spend substantially equal time with each parent (45 percent or more). It appears not to be in the children's best interest to move based on the factors in RCW 26.09.520.					
		☐ The children live with the relocating person most of the time. It appears the move would cause more harm to the children than good to the children and the relocating person based on the factors in RCW 26.09.520.					
		☐ It appears the <i>Notice</i> is improper because the children live with the objecting person most of the time and the <i>Child Relocation Act</i> does not apply.					
		□ Specific findings:					
6.	Ter	mporary Parenting Plan					
		Does not apply.					

	☐ The court <i>(check one):</i> ☐ should ☐ should not approve a temporary <i>Parenting</i> until the trial.					
		Specific findings:				
7.	Active duty military					
	The sta	 federal Servicemembers Civil Relief Act covers: Army, Navy, Air Force, Marine Corps, and Coast Guard members on active duty; National Guard or Reserve members under a call to active service for more than 30 days in a row; and commissioned corps of the Public Health Service and NOAA. e state Service Members' Civil Relief Act covers those service members listed above who are either tioned in or residents of Washington state, and their dependents, except for the commissioned corps of Public Health Service and NOAA.) 				
		None of the parties are covered by the state or federal Service Members' Civil Relief Act, OR no party covered by the Acts has asked for a stay.				
		One or more of the parties is covered by the state or federal Service Members' Civil Relief Acts and has not appeared in this case, or has asked for a stay. <i>(Check one):</i> □ The court signed the <i>Order re Service Members' Civil Relief Act</i> (form FL All Family				
		170) filed separately.				
		☐ The court's order about the service member's rights is in section 11 below.				
		Other findings:				
8.	Ot	her findings (if any)				
The	e Co	ourt Orders				
9.	М	otion for Temporary Order <i>Allowing</i> Move with Children				
		Does not apply.				
		Denied.				
		Approved. The children may move with (name):				
		as requested. A final decision about the move will be made at trial.				
		☐ The parties must follow the current parenting/custody order.				
		☐ The parties must follow the temporary <i>Parenting Plan</i> signed by the court today or on <i>(date)</i> :				
		□ Other:				
10.	Mo	otion for Temporary Order <i>Preventing</i> Move with Children				

		Denied.						
		Аp	Approved. (Check all that apply):					
			(Name):	a final decision about t	must not move with the he move at trial.			
			(Name): (person/place): by (date):					
11.	Other orders (if any)							
Ord Date		d.	Judge o	r Commissioner				
Peti	tior	ner	and Respondent or their law	yers fill out below:				
This □ is a □ is p	doc an a pres	ume gree ente	ent <i>(check any that apply)</i> : ement of the parties ed by me gned by the court without notice to me	This document <i>(che</i> ☐ is an agreement of ☐ is presented by me	the parties			
•				•				
Petitic	ner	sign	s here or lawyer signs here + WSBA #	Respondent signs here	Respondent signs here or lawyer signs here + WSBA #			
Print I	Nam	e	Date		Date			