**Superior Court of Washington, County of**

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| In re parentage:  Petitioner *(as listed on final parentage order)*:    And Respondent/s:  *(as listed on final parentage order)* | No.  Motion for Parenting Plan or Residential Schedule (within 2 years of Final Parentage Order)  (MTAF) |

**Motion for Parenting Plan or Residential Schedule   
(within 2 years of Final Parentage Order)**

*Use this form* ***only*** *if:*

*The Court signed your final parentage order less than 2 years ago, AND*

*The Court has not already approved Parenting Plan or Residential Schedule for this child, AND*

*Your proposed plan or schedule does not change which parent the child will live with most of the time.*

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| **To all parties:**  ***Deadline!***Your papers must be filed and served by the deadline in your county’s Local Court Rules, or by the State Court Rules if there is no local rule. Court Rules and forms are online at [www.courts.wa.gov](http://www.courts.wa.gov).  If you want the court to consider your side, you **must**:   * File your original documents with the Superior Court Clerk; AND * Give the Judge/Commissioner a copy of your papers (if required by your county’s Local Court Rules); AND * Have a copy of your papers served on all other parties or their lawyers; AND * Go to the hearing.   Read your county’s Local Court Rules, if any.  Bring proposed orders to the hearing.  **To the person filing this motion:**  You must schedule a hearing on this motion. You may use the *Notice of Hearing* (form FL All Family 185) unless your county’s Local Court Rules require a different form. Contact the court for scheduling information.  **To the persons receiving this motion:**  If you do not agree with the requests in this motion, file a statement (using form FL All Family 135, *Declaration*) explaining why the court should not approve those requests. You may file other written proof supporting your side, and propose your own *Parenting Plan* or *Residential Schedule*. |

**1.** My name is: .

**2.** I ask the Court to approve my proposed *Parenting Plan* or *Residential Schedule* for these children:

| Child’s name | Age | Child’s name | Age |
| --- | --- | --- | --- |
| 1. |  | 2. |  |

*If multiple children are listed, change “child” to “children” in this form as needed.*

* I declare:

3. Final Parentage Order

* The Court signed a final parentage order on *(date):* in *(county and state):* , that says the other party/ies and I are the child’s parents. The Court did **not** approve a *Parenting Plan* or *Residential Schedule* on that date.
* It has been less than two years since the date of that final parentage order.
* The final parentage order says that the child will live most of the time with *(check one):* [ ] me [ ] *(name)*: .
* The *Parenting Plan* or *Residential Schedule* I am proposing does **not** change which parent the child lives with most of the time.

4. Guardian ad Litem

[ ] No request.

[ ] I ask the court to appoint a Guardian ad Litem (GAL) to investigate and report to the court about what is in the child’s best interest. A GAL is needed because:

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5. Active duty military

*(The* ***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.*

*The* ***state*** *Service Members’ Civil Relief Act covers those service members listed above who are either stationed in or residents of Washington state, and their dependents, except for the commissioned corps of the Public Health Service and NOAA.)*

[ ] None of the other parent/s are covered by the state or federal Service Members’ Civil Relief Acts.

[ ] *(Name)*: **is covered** by the  
[ ] state [ ] federal Service Members’ Civil Relief Act.

[ ] *For persons covered only by the* ***state*** *act –* Military duty may keep the service member or dependent from responding or coming to the hearing on this motion. I ask the court to approve temporary orders even if the covered person asks for a stay or doesn’t respond. It would be very unfair (a manifest injustice) not to make temporary orders now because:

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6. Other requests (if any)

**Person making this motion fills out below:**

I declare under penalty of perjury under the laws of the state of Washington that the facts I have provided on this form are true.

Signed at *(city and state):* Date:

*Person making this motion signs here Print name here*

I agree to accept legal papers for this case at *(check one):*

[ ] my lawyer’s address, listed below.

[ ] the following address *(this does* ***not*** *have to be your home address):*

*street address or PO box city state zip*

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| Note: You and the other party/ies may agree to accept legal papers by email under Civil Rule 5 and local court rules. |

*(If this address changes before the case ends, you* ***must*** *notify all parties and the court clerk in writing. You may use the Notice of Address Change form (FL All Family 120). You must also update your Confidential Information form (FL All Family 001) if this case involves parentage or child support.)*

**Lawyer (if any) fills out below:**

*Lawyer signs here Print name and WSBA No. Date*

*Lawyer’s street address or PO box city state zip*

Email *(if applicable):*

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| ***Warning!*** Documents filed with the court are available for anyone to see unless they are sealed. Financial, medical, and confidential reports, as described in General Rule 22, **must** be sealed so they can only be seen by the court, the other party, and the lawyers in your case. Seal those documents by filing them separately, using a *Sealed* cover sheet (form FL All Family 011, 012, or 013). You may ask for an order to seal other documents. |