

Superior Court of Washington, County of \_\_\_\_\_

In re:

Petitioner/s

(as listed on the parenting/custody order):

\_\_\_\_\_

And Respondent/s

(as listed on the parenting/ custody order):

\_\_\_\_\_

No.

\_\_\_\_\_  
**Notice of Intent to Move with Children  
(Relocation)**

(NTRELOC)

Clerk: Do not file in a public access file  
(GR 22(c)(2))

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**Notice of Intent to Move with Children (Relocation)**

**Use this form** for moves outside of the school district. For moves within the school district, you may use *Notice of Address Change, FL All Family 120*.

**To the person who is *not* planning to move:**

You are receiving this *Notice* because the other parent (or someone with legal custody of the child/ren) is planning to move with the child/ren. This *Notice* explains the planned move and tells you if the relocating person is asking the Court to change the current parenting/custody order because of the move. If you agree with the planned move, you may sign the *Agreement to Move* at the end of this form.

If you do **not** agree with the planned move or with any changes requested to the parenting/custody order, you must file and serve an objection within **30 days** of receiving this *Notice*.

To do that, follow these steps:

1. Fill out and file these forms:
  - *Summons: Notice of Objection about Moving with Children and Petition about Changing a Parenting/Custody Order (Relocation)*, form FL Relocate 720; and
  - *Objection about Moving with Children and Petition about Changing a Parenting/Custody Order (Relocation)*, form FL Relocate 721.
2. Have copies of the *Summons* and *Objection* served on the relocating person and all other people who have a court order that gives them a legal right to spend time with the children.

**Deadline!** If you do not file and serve the *Summons* and *Objection* within **30 days** of receiving this *Notice*, the Court will allow the move and may approve any changes requested to the parenting/custody order.

**Important!** Even if you file and serve an *Objection*, if you want to stop the child/ren from moving until your *Objection* is decided, you must also:

- file a *Motion for Temporary Order Preventing Move with Children* (form FL Relocate 725); and
- schedule a hearing on that motion to be held within **15 days** of the day your *Objection* is served.

You can get the court forms you need at:

- The Washington State Courts' website: [www.courts.wa.gov/forms](http://www.courts.wa.gov/forms),
- Washington Law Help: [www.washingtonlawhelp.org](http://www.washingtonlawhelp.org), or
- The Superior Court Clerk's office or county law library (for a fee).

**WARNING!** THE RELOCATION OF THE CHILD/REN WILL BE PERMITTED AND THE PROPOSED REVISED RESIDENTIAL SCHEDULE MAY BE CONFIRMED UNLESS, WITHIN 30 DAYS, YOU FILE A PETITION AND MOTION WITH THE COURT TO BLOCK THE RELOCATION OR OBJECT TO THE PROPOSED REVISED RESIDENTIAL SCHEDULE AND SERVE THE PETITION AND MOTION ON THE PERSON PROPOSING RELOCATION AND ALL OTHER PERSONS ENTITLED BY COURT ORDER TO RESIDENTIAL TIME OR VISITATION WITH THE CHILD/REN.

**Person planning to move (relocating person) fills out below:**

1. My name is: \_\_\_\_\_.
2. I plan to move with the child/ren listed below on *(date)*: \_\_\_\_\_.  
The child/ren live with me at least 45 percent of the time.

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

3. My reasons for moving with the child/ren are *(explain)*: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**4. Contact information after the move**

- I am **not** listing all of my contact information for after the move because (*check all that apply*):
  - I am in Washington State’s Address Confidentiality Program.
  - I have a court order that lets me keep my contact information confidential.

**Important!** You may ask for a court order that would let you keep your contact information confidential. Use form FL Relocate 702, *Motion to Limit Notice of Intent to Move with Children (Ex Parte)*. You must prove to the court that providing your contact information would cause unreasonable risk to the safety and health of you or the child/ren.

- I **am** listing all of my contact information for after the move that is currently available. I will update this information if it changes or if more information becomes available.

a. New home address: \_\_\_\_\_  
*Street Address*

\_\_\_\_\_

<i>City</i>	<i>State</i>	<i>Zip</i>	<i>County</i>
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b. New mailing address: \_\_\_\_\_  
*Street Address or P.O. Box*

\_\_\_\_\_

<i>City</i>	<i>State</i>	<i>Zip</i>
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c. New home phone number: \_\_\_\_\_

d. Child/ren’s new school / daycare: \_\_\_\_\_  
*name of school / daycare*

\_\_\_\_\_

<i>Street Address</i>	<i>City</i>	<i>State</i>	<i>Zip</i>
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**5. Parenting/custody order**

- I do **not** want to change the current parenting/custody order.
- I **want** to change the current parenting/custody order. I am serving my proposed *Parenting Plan or Residential Schedule* with this *Notice*. (Use form FL All Family 140, FL Parentage 304, or GDN M 104.)

**6. Timing and service of this Notice**

I will have this *Notice* served on everyone who has a court order that gives them a legal right to spend time with the child/ren. I can have someone else personally serve this *Notice* or I can serve it by any form of mail that requires a return receipt.

I will have this *Notice* served (*check one*):

- at least **60 days** before the date I plan to move with the child/ren.
- within **5 days** of the date that I found out that I had to move because:
  - I did not know about this move (and could not have reasonably known) in enough time to give 60 days’ notice, and
  - I cannot reasonably postpone this move.

up to **21 days** late because:

- I am moving to a domestic violence shelter due to danger from another person;  
or
- I must move to avoid a clear, immediate, and unreasonable risk to my (or my children's) health or safety.

**Person planning to move 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 planning to move 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*

Email (**Optional**): \_\_\_\_\_

*(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 Address*                                      *City*                                      *State*                                      *Zip*

Email (*if applicable*): \_\_\_\_\_

**Agreement to Move (if any)**

(*Name*) \_\_\_\_\_ will **not** file an *Objection about Moving with Children*. I agree that the child/ren can move with the other parent:

- immediately
- on date in section 2.

▶ \_\_\_\_\_  
*Person agreeing to the move signs here*                                      *Print name here*

Important! If there are agreed changes to Parenting Plan as result of the relocation, you must file a modified parenting plan. Use forms *FL All Family 140, FL Relocate 706, FL Relocate 707.*