

buccal cells or other body tissue or fluid for such tests. The parties shall provide photo identification and submit to identification procedures.

3. Analysis of Blood, Buccal Cells or Other Body Tissue or Fluid Samples

The samples of blood, buccal cells or other body tissue or fluid shall be sent to:

for analysis, and that _____ [Name] or his/her designee be appointed as an expert in paternity genetic testing and qualified as an examiner of genetic markers to analyze and interpret the results and to furnish a report.

4. Test Results to be Furnished

Test results shall be furnished to all parties as soon as available.

5. Costs of Genetic Testing

The costs of the initial testing shall be as follows:

- If _____ [Name of alleged father] is determined to be the father, he shall pay the costs of the paternity genetic testing.
- The liability for the costs of the paternity genetic testing shall be determined at a later date.

Subject to assessment of costs under RCW 26.26.500, .630, the cost of genetic testing pursuant to this order must be advanced:

- By the moving party.
- According to the parties' agreement court order, the parties shall each pay the following amount:
 - ___ % by mother, ___ % by _____ [name]
 - ___ %, by _____ [name], ___ % by _____ [name]

6. Chain of Custody and Admissibility

- Does not apply.
- Neither party will challenge the chain of custody of the samples of blood, buccal cells or other body tissue or fluid, and the test results may be offered as evidence and admitted without objection, except for DNA testing, for whatever probative value they may have, in this or any other proceeding.

7. Disputed Results

If the results of genetic testing are disputed:

- (a) The individual objecting may require the testing laboratory, within thirty days after receipt of the report of the test, to recalculate the probability of paternity using an ethnic or racial group different from that used by the laboratory pursuant to RCW 26.26.410; or

(b) The court, upon request of the objecting party, may order that additional testing be done. If the previous genetic testing rebuttably identified a man as the father of the child by at least 99% probability of paternity pursuant to RCW 26.26.420, the court may not order additional testing unless the objecting party provides advance payment for the testing.

8. Agreement to Entry of Order Without Notice

The parties agree that the order below may be entered by the court without further notice.

9. Other

Mother

Alleged Father

Attorney for Mother

Attorney for Alleged Father

II. Order on Stipulation

The court **Orders** that the parties submit to paternity genetic tests as set forth in the stipulation. All of the terms and conditions of such stipulation are approved and incorporated herein.

[] Other:

In the event the mother and/or alleged father refuses or fails to appear as ordered, the court may compel compliance through sanctions such as contempt, arrest, imposition of fines, terms, or attorney fees. In the alternative, the answer or response of respondent may be stricken and an order of default may be entered.

Dated: _____

Judge/Commissioner

Presented by:

Approved for entry:

Signature of Party or Lawyer/WSBA No.

Signature of Party or Lawyer/WSBA No.

Print or Type Name

Print or Type Name