Superior Court of Washington,	County of		
In re:	No		
Petitioner/s (as listed on the Petition):	Final Order and Findings on Petition to Change a Parenting Plan or Custody		
And Respondent/s (as listed on the Petition):	Order (ORMDD/ORDYMT)		
	[] Clerk's action required: 11		
•	gs on Petition to Change or Custody Order		
1. This Order is based on:			
 The Petition to Change a Parenting Plate The children's best interest, The Court's decision that there were varied Adequate Cause to Change a Parenti (date): 	alid reasons to hear the <i>Petition</i> in the <i>Order on</i> ing/Custody Order signed on		
And (check one):			
[] the parents' agreement.			
[] the Order on Motion for Default signe	[] the Order on Motion for Default signed on (date):		
[] the court hearing or trial on (date): _			
The following people were at the hea guardians):	ring or trial (list parties, lawyers, and any		
Findings & Conclusions			
2. Jurisdiction (RCW 26.27.201–.221, .23	31, .261, .271).		
[] The court cannot decide this case f jurisdiction over the children.	or the children because the court does not have		

[]	The court can decide this case 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):				
	[] Washington order/exclusive, continuing jurisdiction – The parenting/custody order was made by a Washington state court, and the court still has authority to make other orders for (children's names):				
[] Other state's order – The parenting/custody order was not made by a Washington state court AND (check one):					
	 [] A court in the state (or tribe) that made the parenting/custody order has made another order saying that it no longer has jurisdiction or that it is better to have this case decided in Washington; [] No child, parent, or person acting as a parent lives in the state (or tribal reservation) that made the order anymore; AND (check one): 				
	[] Home state jurisdiction – Washington is the children's home state because (check all that apply):				
	[] (Children's names): lived in 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 sometime 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 has the jurisdiction to make decisions for (children's names):, or a court in the children's home state decided it is better to have this case in Washington and: • The children and a parent, or someone acting as a parent, have ties to Washington beyond just living here (significant connection); and • There is a lot of information (substantial evidence) about the children's care, protection, education and relationships in this state. [] Other reason (specify):				
Ма	jor change (RCW 26.09.260(1) and (2)).				
[]	Does not apply. No one requested a major change.				
[]	Denied – The court denies the request for a major change because <i>(check all that apply):</i>				
	[] the requested major change is not in the children's best interest.				
	[] there has been no substantial change to the situation of the children or the parent who did not file the <i>Petition</i> .				

3.

[

	[]	[] the reasons (factual basis) for the requested major change do not qualify under the law.	
	[]	other reasons (specify):	
[] Approved – The court approves a major change to the parenting order. The change is approved because:			
	 The requested change is in the children's best interest, and There has been a substantial change in the children's situation or in the situation of the parent who did not request the major change. (Describe how the situation has changed, or describe a situation that the court did not know about when it made its order): 		
	Ch	eck reason/s for this change:	
	[]	The parents agree to the requested change/s.	
	[]	The children are living in one parent's home with the other parent's permission. This is very different than what was ordered in the previous order.	
	[]	The children's current living situation is harmful to their physical, mental, or emotional health. It would be better for the children to change the order.	
	[]	The other parent has not followed the court's order. A court found they are in contempt for disobeying the parenting schedule more than once in 3 years, or guilty of custodial interference in the first or second degree. (RCW 9A.40.060 or 9A.40.070).	
Mi	nor	change (RCW 26.09.260(5), (7), and (9)).	
[]	Do	es not apply. No one requested a minor change.	
[]		nied – The court denies the request for a minor change because (check all that oly):	
	[]	the requested minor change is not in the children's best interest.	
	[]	the situation of the children or a parent has not changed substantially.	
	[]	the reasons (factual basis) for the requested minor change do not qualify under the law.	
	[]	the parent requesting more time is limited because of problems listed in the current parenting/custody order. That parent has not shown substantial change in the problems that caused the limitations.	
	[]	the parent requesting more time has not fully completed all evaluations, treatment, or classes required by the current parenting/custody order.	
	[]	other reasons (specify):	

4.

	co or	proved – The court approves a minor change to the parenting/custody order. The curt signed the new <i>Parenting Plan</i> or <i>Residential Schedule</i> filed separately today on <i>(date):</i> The minor change is approved because: The requested change is in the children's best interest and does not change the person the children live with most of the time; and There has been a substantial change in the children's or a parent's situation. (Describe how the situation has changed, or describe a situation that the court did not know about when it made its order):
	_	
	_	
	_	
	_	
	Ch	neck reason/s for this change:
	[]	The current parenting/custody order is difficult to follow because the parent who has less residential time with the children has moved.
	[]	The current parenting/custody order is difficult to follow because one parent's work schedule changed and the change was not by their choice.
	[]	The requested change will impact the children's schedule on fewer than 25 full days a year.
	[]	The requested change will impact the children's schedule on more than 24 full days, but fewer than 90 overnights a year. This change is needed because the current parenting/custody order does not give the children a reasonable amount of time with one parent. It is in the children's best interest to have more than 24 full days of increased time with that parent.
		Are there any limitations on the parent whose time is being increased?
		 No. The current parenting/custody order does not limit that parent's time with the children because of abandonment, abuse, domestic violence, sex offense, or other serious problems.
		[] Yes. That parent's time with the children is limited because of problems listed in the current parenting/custody order. That parent's situation has changed substantially. (Describe how the parent's problems that caused the limitations in the current parenting/custody order have changed.)
		Has the parent whose time would be increased completed any required evaluations, treatment, or classes?
		[] Does not apply. The current parenting/custody order does not require that parent to complete any evaluations, treatment, or classes

	 Yes. That parent has completed all court-ordered evaluations, treatment, or classes required by the current parenting/custody order.
	List completed evaluations, treatment, or classes here:
E	Postrictions on the parent with loss parenting time
5.	Restrictions on the parent with less parenting time
	[] Does not apply.
	[] Limit – To protect the children, the court will limit the parenting time and participation of the parent who already has less than half of the parenting time with the children. The reasons for this limitation are listed in the new <i>Parenting Plan</i> or <i>Residential Schedule</i> signed by the court today or on (date): This Parenting Plan or Residential Schedule is approved and filed separately. (RCW 26.09.191, 26.09.260(4))
	[] Adjust – The parent who did not file the <i>Petition</i> was allowed some parenting time by the current parenting/custody order, but that parent has chosen not to spend any time with the children for at least 1 year. The court will adjust the parenting time for that parent as listed in the new <i>Parenting Plan</i> or <i>Residential Schedule</i> signed by the court today or on (date): This <i>Parenting Plan</i> or <i>Residential Schedule</i> is approved and filed separately. (<i>RCW</i> 26.09.260(8))
[] Other findings:	
6.	Other Changes (RCW 26.09.260(10))
	[] Does not apply.
	[] Because of a substantial change in one parent's/child's situation, the court approves changes to the following parts of the <i>Parenting Plan</i> or <i>Residential Schedule</i> that are in the children's best interest (check all that apply):
	 [] dispute resolution [] decision-making [] transportation arrangements [] other (specify):
7.	Child Support
	[] Does not apply. No one asked to change child support.
	[] Denied – The request to change child support is denied because:
	[] the request to change the parenting/custody order is denied.
	[] the approved change to the parenting/custody order (check all that apply):
	[] does not change the parent the children live with most of the time.
	[] does not change the amount of time the children spend with each parent so much that a child support deviation should be approved or changed.
	[] other:

	 Approved – The court approves a change to child support. The changes to the parenting/custody order affect child support by (check one): 		
	[] changing the parent the children live with most of the time.		
	[] changing the amount of time the children spend with each parent so much that a child support deviation should be approved or changed.		
	[] other:		
	[] Other findings:		
8.	Protection Order		
	[] Does not apply. No one requested a <i>Protection Order</i> in this case.		
	[] Approved – The request for a <i>Protection Order</i> is approved. The <i>Protection Order</i> is filed separately.		
	[] Denied – The request for a <i>Protection Order</i> is denied. The <i>Denial Order</i> is filed separately.		
	[] Renewed/Changed – The existing <i>Protection Order</i> filed in or combined with this case is renewed or changed as described in the following order, filed separately <i>(check one):</i>		
	[] Order on Renewal of Protection Order		
	[] Order Modifying/Terminating Protection Order		
	[] Other findings:		
9.	Restraining Order		
	[] Does not apply. No one requested a Restraining Order 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 <i>Restraining Order</i> is denied.		
	[] Other findings:		
10.	Other Findings (if any)		
Cou	rt Orders		
11.	Decision (check all that apply):		
	[] Denied – The court denies the <i>Petition to Change a Parenting Plan or Custody Order</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 today or on <i>(date)</i> :		

	[] Parenting Plan/Residential Sche [] Child Support Order [] Other:	edule[] Protection Order [] Restraining Order	
	 [] The guardian ad litem is discharged. [] Check this box if the court previously signed a temporary Restraining Order and is not signing a final Restraining Order in this case. Also check the "Clerk's action required" box in the caption on page 1. Name of law enforcement agency where the Protected Person lived when the Restraining Order was issued: 		
To the Clerk: Provide a copy of this Order to the agency listed above day. The law enforcement agency must remove the temporary Restration the state's database.			
12.	Other Orders (if any)		
•			
Orde	red.		
Date	Judae or	Commissioner	
	oner and Respondent or their lawyers		
	document (check any that apply):	This document (check any that apply):	
	an agreement of the parties	[] is an agreement of the parties	
	presented by me	[] is presented by me	
] ma me		o[] may be signed by the court without notice to me	
•		•	
Petitio	oner signs here or lawyer signs here	WSBA #	
Print i	Name	Date	
•		•	
Respondent signs here or lawyer signs here		WSBA #	
Print i	Name	Date	