	Superior Court of Washington	n, County of			
In	re parentage:				
Pe	etitioner (person who started this case):				
		No			
And Respondents: (parent / presumed parent / possible genetic parent)		Findings and Conclusions about De Facto Parentage (FNFCL)			
Use	indings and Conclusions this form together with either a Final Parentage Orentage Petition (form FL Parentage 317).  Basis for findings and conclusions	der (form FL Parentage			
	Parties' agreement				
	Order After Review of Petition for De Facto Parentage (date):				
	☐ Trial for this case on (date):  (Names):	, wit	h the following people present:		
	Child This case is about whether Petitioner is the de facto parent of:				
2.		the de facto parent	of:		
2.	This case is about whether Petitioner is t	•	of: Lives in (county and state)		
2.	This case is about whether Petitioner is t	•			
2.	This case is about whether Petitioner is t	•			

## > The court makes the following findings of fact and conclusions of law:

3.	Guardian ad Litem					
	<ul> <li>□ No Guardian ad Litem (GAL) was appointed.</li> <li>□ The Court appointed (name): Guardian ad</li> </ul>					
	Litem (GAL) for the child.  The court has considered the report and recommendations of the GAL about (check all that apply):					
	that apply):  ☐ Parentage					
	☐ Parenting Plan or Residential Schedule					
	Other (specify):					
	Other (specify):					
4.	Notice and Personal Juris	diction				
	All people with a right to receive notice of this case were served with the <i>Summons</i> and <i>Petition</i> .					
	Basis for Personal Jurisdiction (check all that apply)	Respondent's Name:	Other Respondent's Name:			
	Was served in Washington					
	Lives in Washington now					
	Lived in Washington with child					
	Lived in Washington and paid pregnancy costs or support for child					
	Caused child to live in Washington					
	Had sex in Washington that may have produced the child					
	Agrees to Washington deciding					
	None of the above					
	Conclusion: The court has personal jurisdiction over all parties to this case,					
	☐ except (name/s):					
	☐ Other findings or conclusions (if any)					
De	Facto Parentage					
	Findings and conclusions that a separately. (Skip to 12.)	address the questions in <b>5 - 1</b>	1 are attached or filed			
	Findings and conclusions are b	elow in <b>5 - 11</b> . <i>(Add lines as</i>	needed.)			
 RCW	26.26A.440	Findings and Conclusions	,			

Kes	idence for a significant period		
	Petitioner live with the child as a regular member of the child's household for a ficant period?		
□ N	No. The petition must be denied.		
□ Y	es.		
This conclusion is based on the following facts:			
Care	etaking/Parenting responsibilities		
	Petitioner provide consistent caretaking for the child and undertake full and permanent nting responsibilities without expectation of being paid?		
□ N	No. The petition must be denied.		
_ 、	es.		
Y			
This	conclusion is based on the following facts:		
This  Hold  Did F	conclusion is based on the following facts:  ding out Petitioner hold the child out as their own? No. The petition must be denied.		
Hold Did F	ding out Petitioner hold the child out as their own?		
Hold Did F	ding out Petitioner hold the child out as their own? No. The petition must be denied.		
Hold Did F	ding out Petitioner hold the child out as their own? No. The petition must be denied. Yes.		
Hold Did F	ding out Petitioner hold the child out as their own? No. The petition must be denied. Yes.		
Hold Did F	ding out Petitioner hold the child out as their own? No. The petition must be denied. Yes. conclusion is based on the following facts:		
Hold F This Bon Did F	ding out Petitioner hold the child out as their own? No. The petition must be denied. Yes. conclusion is based on the following facts:  ded Relationship		
Hold F Did F Did F Did F	ding out Petitioner hold the child out as their own? No. The petition must be denied. Yes. conclusion is based on the following facts:  ded Relationship Petitioner have a bonded and dependent parental relationship with the child?		

9.	Parent Fostered/Supported Relationship				
		I at least one of the child's parents foster or support Petitioner's bonded and dependent ationship with the child?			
		No. The petition must be denied.			
		Yes.			
	Th	s conclusion is based on the following facts:			
10		st interest			
10.		t in the child's best interest for the relationship with Petitioner to continue?			
	19 1	·			
		No. The petition must be denied. Yes.			
	_				
	1 [1]	This conclusion is based on the following facts:			
	_				
	_				
11.	Co	nclusion about de facto parentage			
	Th	e court should:			
		Deny the petition.			
		Order that Petitioner is a legal parent.			
Par	ent	ing Plan / Residential Schedule			
12.	Ju	risdiction over the child (RCW 26.27.201 – .221, .231, .261, .271)			
		Does not apply because the petition should be denied or no one has requested a parenting plan or residential schedule.			
		The court <b>cannot</b> approve a <i>Parenting Plan</i> or <i>Residential Schedule</i> for the child or decide who the child should live with most of the time because the court does not have jurisdiction over the child.			
		The court <b>can</b> approve a <i>Parenting Plan</i> or <i>Residential Schedule</i> for the child and decide who the child should live with most of the time because <i>(check all that apply):</i>			
		■ Exclusive, continuing jurisdiction – A Washington court has already made a custody order or parenting plan for the child, and the court still has authority to make other orders for the child.			
		☐ <b>Home state jurisdiction</b> – Washington is the child's home state because (check all that apply):			

		The plan or schedule is approved (check one):		
		☐ by default. The court considered the court record.		
		by agreement of both parents without a contested hearing. The court considered the parties' agreement and the following evidence, if any:		
		after a summary judgment hearing. The court considered the evidence listed in the Summary Judgment Order.		
		☐ after trial. The court considered all of the evidence admitted at trial.		
		Other (specify):		
>	Oth	er Requests		
	14.	Child's Name		
		☐ The child's name should <b>not</b> be changed.		
		☐ The child's name should be changed as listed on the <i>Final Parentage Order</i> .		
	15. Birth Record			
		☐ The birth record should <b>not</b> be changed.		
		☐ The birth certificate and any other birth record should be changed as listed on the <i>Final Parentage Order</i> .		
	16.	Child Support		
		☐ Does not apply because the petition should be denied.		
		☐ The child should be supported according to state law. The court signed the final <i>Child</i> Support Order and Worksheets filed separately today or on (date):		
		☐ The court is not making a decision about child support now because:		
		☐ Other (specify):		
	17.	Protection Order		
		☐ Does not apply because the petition should be denied.		
		☐ No one requested an <i>Order for Protection</i> in this case.		
		☐ (Name): requested an Order for Protection in this case.		
		Conclusion: The court should (check one):		
		☐ <b>not</b> approve an <i>Order for Protection</i> because:		

	approve an <i>Order for Protection</i> because:
8.	Restraining Order
	☐ Does not apply because the petition should be denied.
	☐ No one requested a <i>Restraining Order</i> in this case.
	☐ (Name): requested a Restraining Order.
	Conclusion: The court should:
	not approve a <i>Restraining Order</i> because:
	approve a restraining order because.
9.	Fees and costs
	☐ Each party should pay his or her own fees and costs.
	☐ (Name): incurred fees and costs.
	(Name/s): should be
	ordered to pay the amount as listed in the <i>Final Parentage Order</i> . The court finds that the amount ordered is reasonable.
	☐ Fees for a Guardian ad Litem (GAL) or other court-appointed professional should be
	paid as listed in the <i>Final Parentage Order</i> . The court finds the fees as ordered are reasonable.
	☐ Other findings:
Ο.	Other findings or conclusions (if any)
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	<b>\</b>
ate	Judge or Commissioner
	tioner and Respondent/s or their lawyers fill out below.
	document (check any that apply): This document (check any that apply):
	an agreement of the parties   is an agreement of the parties

is presented by me may be signed by the court without notice to me		is presented by me may be signed by the court without notice to me		
h	t notice to me	• may be digited by the e	our manour notice to me	
Petitioner signs here or Lawyer signs here	e + WSBA #	Respondent signs here or La	wyer signs here + WSBA #	
Print Name	Date	Print Name	Date	
This document <i>(check any that ap)</i> is an agreement of the parties is presented by me may be signed by the court withou	. • ,	This document (check a ☐ is an agreement of the ☐ is presented by me ☐ may be signed by the c		
<b>&gt;</b>		•		
Other Respondent or Lawyer signs here	+ WSBA #	Other party <b>or</b> Guardian ad L	item signs here	
Print Name	Date	Print Name	Date	