Total: 50%

	Superior Court of Wa	shingto	n, County of		Com	nented [S1]: 1%: Snohomish
In re	e:					
Pet	itioner/s (person/s who started this case):	No			Comr	mented [S4]: 1%: 16-3-00104-0
					Comr	nented [S2]: 1%: Kathy Green
			renting Plan			
And	d Respondent/s (other party/parties):	_, `	(PPP / PPT / PP)			nented [S5]: 2%: Select either PPP or PPT (see #1
			Clerk's action required: 1.			nented [S3]: 1%: Matt Green
1.	 □ Proposal (request) by a parent (name/s): It is not a signed court order. (PPP) □ Court order signed by a judge or commissioner. This is a (check one): □ Temporary order. (PPT) □ Final order. (PP) □ This final parenting plan changes the last final parenting plan. 					nented [S6]: 2%: Candidate can either choose sal or court order, and needs to complete onal information as appropriate. If proposal, parent s should be listed. If Court order, temporary order eeds to be checked as well.
	Child's name	Age	Child's name	Age		nented [S7]: 2%: James Green, age 11 /hitney Green, age 9
	1.	4.			(=70.1	
	2.	5.				
	3.	6.				
3.	Reasons for putting limitations of	n a par	ent (under RCW 26.09.191)			
	a. Abandonment, neglect, child ab (If a parent has any of these proble the children and right to make dec	ems, the sions for	court must limit that parent's the children.)			
	□ Neither parent has any of these	problem	s. (Skip to 3.b.)		Com	nented [S8]: 2%: Check box
Manda	26.09.016, .181, .187, .194 Pa atory Form (05/2016) Family 140	renting Pla	an			

	A parent has one or more of these problems as follows (check all that	apply):	
•	Abandonment – (Parent's name):		
	abandoned a child listed in 2 for an extended time.		
I	Neglect – (Parent's name): refused to perform his/her parenting duties for a child listed in 2 .	substantially	
I	☐ Child Abuse – (Parent's name):		
I	Domestic Violence – (Parent's name): someone living in that parent's home) has a history of domestic videfined in RCW 26.50.010(1).		
I	Assault – (Parent's name): living in that parent's home) has assaulted or sexually assaulted s causing grievous physical harm or fear of such harm.	(or someone someone	
[☐ Sex Offense –		
	(Parent's name): has been of a sex offense as an adult.	en convicted	
	Someone living in (parent's name):		
	re decisions for the children.) Neither parent has any of these problems. (Skip to 4.) A parent has one or more of these problems as follows (check all that		
		annly):	Commented ISO1, 20/, Check how
	Neglect − (Parent's name):		Commented [S9]: 2%: Check box
1	Neglect – (Parent's name):	neglected	Commented [S9]: 2%: Check box
ı	Neglect – (Parent's name): his/her parental duties towards a child listed in 2. Emotional or physical problem – (Parent's name): has a long-term emotional or physical problem that gets in the wa ability to parent. Substance Abuse – (Parent's name): long-term problem with drugs, alcohol, or other substances that g	y of his/her has a	Commented [S9]: 2%: Check box Commented [S10]: 2%: Check box Commented [S11]: 1%: Kathy Green
ı	Neglect – (Parent's name): his/her parental duties towards a child listed in 2. Emotional or physical problem – (Parent's name): has a long-term emotional or physical problem that gets in the wa ability to parent. Substance Abuse – (Parent's name):	y of his/her has a ets in the way	Commented [S10]: 2%: Check box
I	Neglect − (Parent's name): his/her parental duties towards a child listed in 2. Emotional or physical problem − (Parent's name): has a long-term emotional or physical problem that gets in the wa ability to parent. Substance Abuse − (Parent's name): long-term problem with drugs, alcohol, or other substances that g of his/her ability to parent. Lack of emotional ties − (Parent's name):	y of his/her has a ets in the way	Commented [S10]: 2%: Check box
1	Neglect – (Parent's name): his/her parental duties towards a child listed in 2. Emotional or physical problem – (Parent's name): has a long-term emotional or physical problem that gets in the wa ability to parent. Substance Abuse – (Parent's name): long-term problem with drugs, alcohol, or other substances that g of his/her ability to parent. Lack of emotional ties – (Parent's name): has few or no emotional ties with a child listed in 2. Abusive use of conflict – (Parent's name): uses conflict in a way that endangers or damages the psychologic	y of his/her has a ets in the way	Commented [S10]: 2%: Check box
1	his/her parental duties towards a child listed in 2. Emotional or physical problem – (Parent's name): has a long-term emotional or physical problem that gets in the wa ability to parent. Substance Abuse – (Parent's name): long-term problem with drugs, alcohol, or other substances that g of his/her ability to parent. Lack of emotional ties – (Parent's name): has few or no emotional ties with a child listed in 2. Abusive use of conflict – (Parent's name): uses conflict in a way that endangers or damages the psychologic development of a child listed in 2. Withholding the child – (Parent's name): has kept the other parent away from a child listed in 2 for a long to	y of his/her has a ets in the way cal	Commented [S10]: 2%: Check box
 	his/her parental duties towards a child listed in 2. Emotional or physical problem − (Parent's name): has a long-term emotional or physical problem that gets in the wa ability to parent. Substance Abuse − (Parent's name): long-term problem with drugs, alcohol, or other substances that g of his/her ability to parent. Lack of emotional ties − (Parent's name): has few or no emotional ties with a child listed in 2. Abusive use of conflict − (Parent's name): uses conflict in a way that endangers or damages the psychologic development of a child listed in 2. Withholding the child − (Parent's name): has kept the other parent away from a child listed in 2 for a long to good reason.	y of his/her has a ets in the way cal	Commented [S10]: 2%: Check box

_		
	Does not apply. There are no reasons for limitations checked in 3.a. or 3.b. above. Skip to 5 .)	
	lo limitations despite reasons (explain why there are no limitations on a parent even hough there are reasons for limitations checked in 3a. or 3.b. above):	
_ 	The following limits or conditions apply to (parent's name):	Commented [S12]: 2%: Check box
	check all that apply): ☐ No contact with the children.	Commented [S13]: 1%: Kathy Green
	☐ Limited contact as shown in the Parenting Time Schedule (sections 8 – 11) below.	
_	Limited contact as follows (specify schedule, list all contact here instead of in a Parenting Time Schedule, skip sections 8 – 11):	Commented [ER14]: Optional- could list "no driving while drunk", or could address this in Q#12
	Supervised contact. All parenting time shall be supervised. Any costs of supervision must be paid by (name):	
	The supervisor shall be:	
	a professional supervisor (name):	
	a non-professional supervisor (name):	
	The dates and times of supervised contact will be:	
	as shown in the Parenting Time Schedule (sections 8 – 11) below.	
	as follows (specify):	
	(Specific rules for supervision, if any):	
	Other limitations or conditions during parenting time (specify):	
	Evaluation or treatment required. (Name): must:	Commented [S15]: 2%: Check box
	be evaluated for:	Commented [S16]: 1%: Kathy Green
	start (or continue) and comply with treatment:	
	as recommended by the evaluation.	
	as follows (specify kind of treatment and any other details):	
	provide a copy of the evaluation and compliance reports (specify details):	

	If this parent does not follo	ow the evaluation or	treatment requirements above, then	
	(what happens):			
Dag	nicion mokina			Commented [S17]: 5%: Candidate needs to identify or or more evaluation/treatment methods.
	cision-making	•		
dec eme		n they are with you, r decisions must be		
	Type of Major Decision	Joint	Limited	
	Type of Major Decision	(parents make these decisions together)	(only the parent named below has authority to make these decisions)	Commented [S18]: 2%: Either joint or limited should
	School / Educational		☐ (Name):	be selected for school/education and healthcare.
	Health care (not emergency)		☐ (Name):	
	Other:		☐ (Name):	
	Other:		☐ (Name):	
	Other:		☐ (Name):	
	☐ Both parents are a ☐ One of the parents reasonable becaus ☐ problems as ☐ the history of	gainst shared decisi does not want to she of: described in 3.b. ab each parent's partic	nare decision-making and this is	Commented [S19]: 2%: One box should be checked.
	making.	between the parents	' homes makes it hard to make timely	
Dis	spute Resolution – If yo	u and the other pa	rent disagree	Commented [S20]: 2%: Candidates should complete sections A and B.
	m time to time, the parents at parts of this parenting pl		ments about shared decisions or about	Sections A and D.
a.	To solve disagreements a	bout this parenting p	olan, the parents will go to (check one):	
	the dispute resolution	provider below (befo	ore they may go to court):	
	If there are domestic vio		nly use mediation if the victim asks for mediation, rictim can bring a support person to mediation.	
atory	0.016, .181, .187, .194 Form <i>(05/2016)</i> nily 140	Parenting Plan p. 4 of 10		-

Man		016, .181, .187, .194 Parenting Plan orm <i>(05/2016)</i> y 140 p. 5 of 10	
7.	The the pof cupare (Was state	custodian is (name): solely for urpose of all state and federal statutes which require a designation or determination stody. Even though one parent is called the custodian, this does not change the nting rights and responsibilities described in this plan. Sington law generally refers to parenting time and decision-making, rather than custody. However, some and federal laws require that one person be named the custodian. The custodian is the person with the children are scheduled to spend more of their time.)	Commented [S21]: 1%: Matt Green
7.	b. II	Counseling (counselor or agency name): If a dispute resolution provider is not named above, or if the named provider is no longer available, the parents may agree on a provider or ask the court to name one. Important! Unless there is an emergency, the parents must participate in the dispute resolution process listed above in good faith, before going to court. This section does not apply to disagreements about money or support. Court (without having to go to mediation, arbitration, or counseling). (If you check this box, skip to section 7 below, do not fill out 6.b.) mediation, arbitration, or counseling is required, one parent must notify the other arent by (check one): certified mail other (specify): he parents will pay for the mediation, arbitration, or counseling services as follows check one): (Name): will pay	
		Arbitration (arbitrator or agency name):	

Parenting Time Schedule (Residential Provisions)	
Check one:	
Skip the parenting time schedule in sections 8 - 11 if one parent has no contact with the children other than what is described in section 4 – Limitations.	
The children live with (name): except as described in section 4 .	
Complete the parenting time schedule in sections 8 - 11.	Commented [S22]: 1%: Check box
8. School Schedule	
a. Children under School-Age	
Does not apply. All children are school-age.	Commented [S23]: 2%: Check box
☐ The schedule for children under school-age is the same as for school-age children.	<u> </u>
Children under school-age are scheduled to live with (name):, except when they are scheduled to live with (name): on (check all that apply):	
☐ WEEKENDS: ☐ every week ☐ every other week ☐ other (specify):	
from (day) at :m. to (day) at :m.	
from (day) at:m. to (day) at:m.	
□ WEEKDAYS: □ every week □ every other week □ other (specify):	
from (day) at :m. to (day) at :m.	
from (day) at:m. to (day) at:m.	
OTHER (specify):	
Other (specify):	
b. School-Age Children	
This schedule will apply when <i>(check one):</i>	
The children are scheduled to live with (name):, except when they are scheduled to live with (name): on (check all that apply):	Commented [S24]: 2%: Candidates should work out
□ WEEKENDS: □ every week □ every other week □ other (specify):	some sort of living schedule for the children, including time with Kathy on weekends.
from (day) at:m. to (day) at:m.	
from (day) at:m. to (day) at:m.	
☐ WEEKDAYS: ☐ every week ☐ every other week ☐ other (specify):	
from (day) at:m. to (day) at:m.	
RCW 26.09.016, .181, .187, .194 Parenting Plan	
Mandatory Form (05/2016) FL All Family 140 p. 6 of 10	

	from (day) at:m. to (day) at:m.
	OTHER (specify):
	_
	Other (specify):
. S	ummer Schedule - RESERVED
0. F	loliday Schedule (includes school breaks) - RESERVED
1. (Conflicts in Scheduling - RESERVED
2. 1	Fransportation Arrangements
Т	The children will be exchanged for parenting time (picked up and dropped off) at:
	☐ each parent's home
	school or day care when in session
	other location (specify):
٧	Vho is responsible for arranging transportation?
	☐ The picking up parent – The parent who is about to start parenting time with the children must arrange to have the children picked up.
	The dropping off parent – The parent whose parenting time is ending must arrange to have the children dropped off.
(Other details (if any):

If the custodian plans to move, s/he must notify every person who has court-ordered time with the children.

Move to a <u>different</u> school district

If the move is to a different school district, the custodian must complete the form Notice of Intent to Move with Children (FL Relocate 701) and deliver it at least 60 days before the intended move.

Exceptions:

- If the custodian could not reasonably have known enough information to complete the form in time to give 60 days' notice, the custodian must give notice within 5 days after learning the information.
- If the custodian is relocating to a domestic violence shelter or moving to avoid a clear, immediate and unreasonable risk to health or safety, notice may be delayed 21 days.
- If information is protected under a court order or the address confidentiality program, it may be withheld from the notice.
- A custodian who believes that giving notice would put her/himself or a child at unreasonable risk of harm, may ask the court for permission to leave things out of

Commented [S25]: 2%: Candidate should identify some sort of limit on transportation (could possibly be section 14 or 4 instead).

the notice or to be allowed to move without giving notice. Use form Motion to Limit Notice of Intent to Move with Children (Ex Parte) (FL Relocate 702).

The Notice of Intent to Move with Children can be delivered by having someone personally serve the other party or by any form of mail that requires a return receipt.

If the custodian wants to change the Parenting Plan because of the move, s/he must deliver a proposed Parenting Plan together with the Notice.

Move within the same school district

If the move is within the same school district, the custodian still has to let the other parent know. However, the notice does not have to be served personally or by mail with a return receipt. Notice to the other party can be made in any reasonable way. No specific form is required.

Warning! If you do not notify...

A custodian who does not give the required notice may be found in contempt of court. If that happens the court can impose sanctions. Sanctions can include requiring the custodian to bring the children back if the move has already happened, and ordering the custodian to pay the other side's costs and lawyer's fees.

Right to object

A person who has court-ordered time with the children can object to a move to a different school district and/or to the custodian's proposed Parenting Plan. If the move is within the same school district, the other party doesn't have the right to object to the move, but s/he may ask to change the Parenting Plan if there are adequate reasons under the modification law (RCW 26.09.260).

An objection is made by filing the Objection about Moving with Children and Petition about Changing a Parenting/Custody Order (Relocation) (form FL Relocate 721). File your Objection with the court and serve a copy on the custodian and anyone else who has court-ordered time with the children. Service of the Objection must be by personal service or by mailing a copy to each person by any form of mail that requires a return receipt. The Objection must be filed and served no later than 30 days after the Notice of Intent to Move with Children was received.

Right to move

During the 30 days after the Notice was served, the custodian may not move to a different school district with the children unless s/he has a court order allowing the move.

After the 30 days, if no Objection is filed, the custodian may move with the children without getting a court order allowing the move.

After the 30 days, if an Objection has been filed, the custodian may move with the children pending the final hearing on the Objection unless:

- The other party gets a court order saying the children cannot move, or
- The other party has scheduled a hearing to take place no more than 15 days after the date the Objection was served on the custodian. (However, the custodian may ask the court for an order allowing the move even though a hearing is pending if the custodian believes that s/he or a child is at unreasonable risk of harm.)

The court may make a different decision about the move at a final hearing on the Objection.

Parenting Plan after move

If the custodian served a proposed Parenting Plan with the Notice, and if no Objection is filed within 30 days after the *Notice* was served (or if the parties agree):

- Both parties may follow that proposed plan without being held in contempt of the Parenting Plan that was in place before the move. However, the proposed plan cannot be enforced by contempt unless it has been approved by a court.
- Either party may ask the court to approve the proposed plan. Use form Ex Parte
 Motion for Final Order Changing Parenting Plan No Objection to Moving with
 Children (FL Relocate 706).

Forms

You can find forms about moving with children at:

- The Washington State Courts' website: www.courts.wa.gov/forms,
- The Administrative Office of the Courts call: (360) 705-5328,
- Washington LawHelp: www.washingtonlawhelp.org, or
- The Superior Court Clerk's office or county law library (for a fee).

(This is a summary of the law. The complete law is in RCW 26.09.430 through 26.09.480.)

Proposal		
☐ Does r	ot apply. This is a court order.	
	a proposed (requested) parenting planead and sign below.)	n. (The parent/s requesting this plan
	re under penalty of perjury under the lavas proposed in good faith and that the in	g .
Parent	requesting plan signs here	Signed at (city and state)
Other p	arent requesting plan (if agreed) signs here	Signed at (city and state)
Court Or	der	
☐ Does r	ot apply. This is a proposal.	
	ot apply. This is a proposal. a court order (if signed by a judge or co	ommissioner below).
☐ This is		
☐ This is Findin	a court order (if signed by a judge or co	nd any other evidence considered:
☐ This is Findin	a court order (if signed by a judge or co gs of Fact – Based on the pleadings ar e Court adopts the statements in section	nd any other evidence considered: n 3 (Reasons for putting limitations on
☐ This is Findin	a court order (if signed by a judge or cogs of Fact – Based on the pleadings are Court adopts the statements in section ent) as its findings. The Court makes additional findings where the court mak	nd any other evidence considered: n 3 (Reasons for putting limitations on
☐ This is Findin	a court order (if signed by a judge or cogs of Fact – Based on the pleadings are Court adopts the statements in section ent) as its findings. The Court makes additional findings where Court contained in an order or findings or	nd any other evidence considered: n 3 (Reasons for putting limitations on hich are: f fact entered at the same time as this

Commented [S26]: 2%: Candidate could list stipulations, such as no driving while drunk, consuming alcohol in presence of children, or having Kathy take a chemical dependency evaluation (this information could go here or be in section 12).

Commented [S27]: 2%: Check the appropriate box, depending on what they choose up front.

Commented [S28]: 2%: Check the appropriate box, depending on what they choose up front.

Conclusions of Law – This Other:	Conclusions of Law – This Parenting Plan is in the best interest of the children. Other:						
Order – The parties must fol	llow this F	Parenting Plan.					
Date	Jud	dge or Commissioner signs here					
You still have to follow this <i>Paren</i> Violation of residential provisions	ting Plan ever s of this order criminal offe	Plan, the court may find you in contempt (RCW ven if the other parent doesn't. er with actual knowledge of its terms is punishnse under RCW 9A.40.060(2) or 9A.40.070(2)	nable by				
If this is a court order, the parties a	nd/or the	eir lawyers (and any GAL) sign belo	w.				
This order (check any that apply): ☐ is an agreement of the parties. ☐ is presented by me.		This order (check any that apply): is an agreement of the parties. is presented by me. image: may be signed by the court without n					
Petitioner signs here or lawyer signs here + W	/SBA #	Respondent signs here or lawyer signs here	+ WSBA #				
Print Name This order (check any that apply): is an agreement of the parties. is presented by me. may be signed by the court without no	Date	Print Name This order (check any that apply): is an agreement of the parties. is presented by me. may be signed by the court without n	Date				
Other party signs here or lawyer signs here +	WSBA #	Other party or Guardian ad Litem signs here	e				
Print Name	Date	Print Name	Date				
RCW 26.09.016, .181, .187, .194 Mandatory Form <i>(05/2016)</i>		ting Plan					
FL All Family 140	p. 1	0 of 10					