IN THE CIRCUIT COURT OF THE NINETEENTH JUDICIAL CIRCUIT LAKE COUNTY, ILLINOIS

Agreed Joint Parenting Plan	(Final)	Court Ordered Parenting Plan (Interim)
	PARENTI	NG PLAN
	Respondent.)
)
VS.)
	Petitioner)
))) Case No.
	RESPONSIBILITIES)
	ALLOCATION OF PAREN	TAL)
IN RE THE 🗆 MARRIAGE	PARENTAGE)

Agreed Joint Parenting Plan (Final)
 Petitioner's Proposed Parenting Plan (Proposed)

Respondent's Proposed Parenting Plan (Proposed)

A. ALLOCATION OF PARENTAL RESPONSIBILITES

1. SIGNIFICANT DECISION-MAKING RESPONSIBILITIES (as defined in Section F of this Agreement) 750 ILCS 5/602.5 & 750 ILCS 5/602.10(f)(1)

Court Ordered Parenting Plan (Final)

	Mother responsible	Father responsible	Both parents responsible
Education			
Health			
Religion			
Extracurricular activities			

2. PARENTING TIME 750 LCS 5/602.7 & 750 ILCS 5/602.10(f)(2)(A)

□ Mother □ Father shall have the following parenting time.

□ Mother □ Father shall have all other parenting time not specifically designated.

a. WEEKLY SCHEDULE

Every _____ from _____ \Box am \Box pm to ____ \Box am \Box pm.

b. WEEKEND SCHEDULE

 Each weekend or
 Alternating weekends.

 Friday at
 am

 Friday at
 am

 Friday at
 am

 Saturday at
 am

 Sunday at
 am

 Sunday at
 am

c. C HOLIDAY SCHEDULE

Major holidays	Even-numbered years	Odd-numbered years
New Years Day		
Easter		
Memorial Day		
4th of July		
Labor Day		
Thanksgiving Day		
Christmas Eve		
Christmas Day		
Other:		
(including other special days, holidays and /or religious observances)		

Extended school vacation periods such as summer vacation, spring break, winter break and Thanksgiving weekend (be specific as to start and end times):

☐ Mother's Day shall always be with mother and Father's Day shall always be with father.

□ OTHER:_____

d. OTHER 750 ILCS 5/602.10(f)(2)(B)

□ NON-REGULAR PARENTING TIME:

Parents will use the following formula to determine parenting time:

e. VACATIONS

□ Each parent shall be allowed to take the child(ren) on vacation for _____ □ consecutive □ non –consecutive weeks each year.

□ Mother □ Father shall have the following restrictions regarding vacation travel:

750 ILCS 5/602.10(f)(9)

The traveling parent shall give the other parent at least ______ notice of travel.

The traveling parent shall provide the other parent with a written itinerary of travel prior to traveling. Such itinerary shall include, at a minimum, dates of travel, travel destination(s), flight numbers and times, and contact addresses and phone numbers while traveling.

f. TRANSPORTATION 750 ILCS 5/602.10(f)(10)

 \Box Mother \Box Father will provide transportation at the beginning of the parenting time and \Box Mother \Box Father will provide transportation at the end of the parenting time.

Pick up and drop off:

- i. Location of exchange at the beginning of the parenting time: _____
- ii. Location of exchange at the end of the parenting time: _____

3. ELECTRONIC/TELEPHONIC COMMUNICATION SCHEDULE WITH CHILD(REN) 750 ILCS 602.10(f)(11)

□ The restriction(s) on parenting time are as follows:_____

5. DESIGNATION OF CUSTODIAN 750 ILCS 5/602.10(f)(5) & 750 ILCS 5/606.10

For purposes of all State and federal statutes that require a designation or determination of custody or custodian:

 \Box Mother \Box Father is designated as having the majority of the parenting time under the parenting schedule set forth above and is designated as the custodian.

This designation shall not affect either parents' rights or responsibilities under this parenting plan.

6. C REALLOCATION OF PARENTING TIME OR TERMS OF ALLOCATION OF PARENTAL RESPONSIBILITIES 750 ILCS 5/602.10(f)(3)

□ If either parent wishes to change the significant decision-making responsibilities or parenting time set forth in Sections A of this order, parents will attempt to make such changes through mutual discussion. If this is not successful, parents shall seek the assistance of a neutral third party, such as a professional counselor or trained mediator through the 19th Judicial Circuit Family Mediation Program Approved Mediator list available on the court website. Parents will return to court only as a last resort.

OR

□ Mother □ Father has been allocated all significant decision-making responsibilities and shall have sole decision-making authority and need not attend dispute resolution.

B. <u>COMMUNICATION</u>: 750 ILCS 5/602.10(f)(9) & 750 ILCS 5/602.10(f)11

- 1. Each parent shall promptly give to the other parent any information received concerning the child(ren's education, including but not limited to parent/teacher conferences, school club meetings, school programs, athletic schedules, and other school activities in which the child(ren) is engaged.
- 2. Each parent shall refrain from discussing the conduct of the other parent in the presence of the child(ren).

- **3.** Under no circumstances shall the question of child support, either as to the amount or as to the manner of transmission of payment, be raised in the presence of the child(ren).
- 4. Each parent shall advise the other as soon as possible if he or she is unable to keep the planned visitation with the child.
- 5. Neither parent shall unreasonably question the child(ren) regarding the activities of the other parent. Communication between the parents regarding the care and well-being of the minor child(ren) shall take place via
- 6. When the child(ren) is in the care of the Mother, Father shall be able to communicate with child(ren) via ______ during the following times: ______.
- When the child(ren) is in the care of the Father, Mother shall be able to communicate with child via _____ during the following times: ______.
- 8. Parents shall notify each other as soon as possible in cases of emergencies, health care, or other significant child(ren)-related issues.
- C. <u>RIGHT OF FIRST REFUSAL</u>: (as defined in Section F of this agreement) **750 ILCS 5/602.3 & 750 ILCS** 5/602.10(f)14)
 - 1. If the parent caring for the child needs someone to watch the child for more than _____ hours, the parent needing the childcare shall notify the other parent via _____ and specify the period of time when child is needed.
 - 2. If the other parent responds within _____ and can provide childcare for the designated period of time, the parent \Box needing \Box providing childcare shall provide transportation.
 - **3.** If the parent needing a childcare does not hear back from the other parent within _____, the parent needing childcare may then use the services of a babysitter or third-party caregiver.

D. SHARING OF INFORMATION:

CURRENT INFORMATION: 750 ILCS 5/602.10(f)(7)

1. MOTHER'S INFORMATION

Residential address: ______

Cell phone number:

Name of employer:

Employer address:

Employer phone number: _____

750 ILCS 5/602.10(f)(15)

□ Omitted due to history of domestic violence or abuse.

□ Omitted because disclosure of such information is not in the best interest of the child or parent.

2. FATHER'S INFORMATION

Residential address: ______ Home phone number:

Cell phone number: _____

Name of employer:

Employer address:

Employer phone number: _____

750 ILCS 5/602.10(f)(15)

 \Box Omitted due to history of domestic violence or abuse.

□ Omitted because disclosure of such information is not in the best interest of the child or parent.

3. CHILD'S INFORMATION 750 ILCS 5/602.10(f)(6)

Residential address of the child for school enrollment purposes only shall be:

□ Mother's Address □ Father 's Address □ Other (specify) ____

750 ILCS 5/602.10(f)(15)

□ Omitted due to history of domestic violence or abuse

Omitted because disclosure of such information is not in the best interest of the child or parent.

4. CHANGE OF ADDRESS: 750 ILCS 5/602.10(f)(8)

If a parent has a change of address, that parent shall give the other parent at least 60 days prior written notice. If it is not possible to give 60 days prior notice, then the parent moving shall notify the other parent as soon as possible with the intended date of change and the new address.

750 ILCS 5/602.10(f)(15)

□ Not required due to history of domestic violence or abuse

□ Not required because disclosure of such information is not in the best interest of the child or parent

5. ACCESS TO RECORDS OF CHILD 750 ILCS 5/602.10(f)(4)

□ Each parent shall have a right of access to child's medical, dental, and psychological records (subject to the Mental Health and Developmental Disabilities Confidentiality Act), childcare records, school and extracurricular records, reports, and schedules.

□ 750 ILCS 5/602.11(a)

 \Box Mother \Box Father has not been allocated parenting time and:

□ Mother □ Father is not entitled to access to the child's health care or school records

OR

□ It is in the child's best interest that □ Mother □ Father be granted access to child's □ school records □ medical records.

OR

OR

□ 750 ILCS 5/602.11(b)

□ Mother □ Father is expressly denied access to medical, dental, psychological, childcare, school, and extracurricular records, reports and schedules.

E. <u>RELOCATION</u>: (as defined in Section F of this agreement): 750 ILCS 5/602.10(f)(12) & 750 ILCS 5/609.2

1. PROCEDURE:

If a parent who has the majority of parenting time or equal parenting time wishes to relocate with the child(ren), the relocating parent must:

- a. Provide written notice of relocation to the other parent and file a copy of the notice with the Clerk of the Circuit Court.
- b. Such written notice shall be provided at least 60 days before relocation unless impracticable or otherwise ordered by the court, in which case notice shall be provided as soon as possible.
- c. The written notice must include, at a minimum,
 - i. Intended date of relocation
 - ii. Address of new residence, if known
 - iii. Length of time of relocation, if not permanent.
- 2. NO OBJECTION: If the non-relocating parent does not object to the relocation and signs the notice, the relocating parent shall file the notice with the court. Relocation shall be allowed without any further court action. Parents will modify the parenting plan or allocation by agreement to accommodate the relocation and submit such plan to the court for approval.
- 3. WITH OBJECTION: If the non-relocating parent objects to the relocation, or fails to sign the notice, or the parents cannot agree on modification of the parenting plan or allocation judgment, the parent seeking relocation must file a petition seeking permission to relocate.

- 4. DISPUTE RESOLUTION AFTER RELOCATION: Any issues arising from the parent's future relocation shall be resolved by:

 mediation
 other ______
- **F.** <u>**DEFINITIONS**</u>: Are consistent with those found at 750 ILCS 5/600.
 - 1. SIGNIFICANT DECISION-MAKING means decision-making on issues of long-term importance to the child(ren). These significant decisions include, but are not limited to:
 - <u>Education</u>, including choice of schools and tutors
 - Health, including medical, dental and psychological needs
 - Religion, including choice of religion or denomination, religious schooling, religions training, and participation in religious customs or traditions.
 - Extra-curricular activities
 - 2. **PARENTING TIME** means the time during which a parent is responsible for exercising non-significant decisionmaking responsibilities and the following care-taking responsibilities for the child(ren):

CARE-TAKING RESPONSIBILITIES include, but are not limited to:

- Feeding the child(ren), managing bed-time and wake-up, caring for the child(ren) when the child(ren) is sick or injured, attending to the child(ren)'s hygiene needs, playing with the child(ren), making sure child(ren) attends extra-curricular activities, protecting the child(ren)'s physical safety, and providing transportation for the child(ren).
- Directing the child(ren)'s developmental needs, including, motor and language skills, toilet training, selfconfidence and maturation.
- Providing discipline, assigning chores, and attending to the child(ren)'s need to control his or her behavior.
- Ensuring child(ren) attends school and any other special services, communicating with teachers and counselors and supervising homework.
- Helping the child(ren) develop and maintain appropriate relationships with family and friends.
- Ensuring the child(ren) attends medical appointments, medical follow-ups, and providing any necessary medical care in the home.
- Providing moral and ethical guidance for the child(ren).
- Arranging alternative care for the child(ren) by a third party, including investigating the alternatives, communicating with providers and supervising such care.

The parent caring for the child(ren) may also direct, arrange, and supervise third parties who may perform such care-taking duties for the child(ren) subject to the first right of refusal outlined above. During his or her parenting time, the parent caring for the child(ren) shall have the sole responsibility for making routine decisions with respect to the child and for emergency decisions affecting the child(ren)'s health and safety at the time.

- **3. RIGHT OF FIRST REFUSAL** means that before either parent can use the services of a babysitter or other thirdparty caregiver, the other parent must first be given the opportunity to care for the child(ren) during that time.
- 4. **RELOCATION** constitutes a substantial change in circumstances and is defined as:
 - A change of residence from the child(ren)'s current primary residence in the county of Cook, DuPage, Kane, Lake, McHenry or Will to a new residence within this State that is more than 25 miles from the child's current residence;
 - A change of residence from the child(ren)'s current primary residence located in a county not listed in paragraph (1) to a new residence within this State that is more than 50 miles away from the child's current primary residence; or
 - A change of residence from the child(ren)'s current primary residence to a residence outside the borders of this State that is more than 25 miles from the current primary residence.

We, the undersigned, hereby agree to each and every provision of this Parenting Plan and agree to abide by the terms of this Parenting Plan.

Father

IT IS HEREBY ORDERED:

The terms of the above parenting plan are hereby approved and it shall have the full force and effect of a court order.

□ This Parenting Plan constitutes a Temporary Allocation of Parental Responsibility.

□ This Parenting Plan constitutes a Final Judgment of Allocation of Parental Responsibility for the purposes of Supreme Court Rule 304(b)(6) regarding Appeals of Custody Judgments and 750 ILCS 5/610.5 regarding Allocation of Parental Responsibility.

Dated at Waukegan, Illinois this		Enter:		
day of	, 20			
			JUDGE	
Prepared by:				
Name:		Pro Se		
Address:				
City:				
Phone:	_Zip Code:			
ARDC #:				
Fax:				
E-mail address:				