THE STATE OF NEW HAMPSHIRE JUDICIAL BRANCH

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The parental rights and responsibilities statute, RSA 461-A, requires any party in a divorce, legal separation, or parenting (formerly known as "custody") case to file a parenting plan, whether s/he is seeking an order establishing parental rights and responsibilities or an order modifying such rights and responsibilities. The statute also requires that the parenting plan include a detailed parenting schedule for each child, specifying the periods when each parent has residential responsibility or non-residential parenting time.

As you complete the Parenting Plan, please bear in mind this state's policy (below) as set forth in RSA 461-A:2. This policy will guide the court in making decisions affecting your parental rights and responsibilities.

Because children do best when both parents have a stable and meaningful involvement in their lives, it is the policy of this state, unless it is clearly shown that in a particular case it is detrimental to a child, to:

- (a) Support frequent and continuing contact between each child and both parents.
- (b) Encourage parents to share in the rights and responsibilities of raising their children after the parents have separated or divorced.
- (c) Encourage parents to develop their own parenting plan with the assistance of legal and mediation professionals, unless there is evidence of domestic violence, or child abuse/neglect.
- (d) Grant parents and courts the widest discretion in developing a parenting plan.
- (e) Consider both the best interests of the child in light of the factors listed in RSA 461-A:6 and the safety of the parties in developing a parenting plan.

However, pursuant to RSA 461-A:6, I-a, if the court concludes that frequent and continuing contact between each child and both parents is not in the best interest of the child, the court shall make findings supporting its order.

Ca	e Name:			
	e Number:			
PA	RENTING PLAN			
	s parenting plan is for the foll Full Name	owing child(ren) bor Date of Birth		parties: Date of Birth
1.			2	
Α.	Decision-Making Responsi	bility:		
	 Major Decisions: These education, non-emergency h	include, but are not ealth and dental cal king: Both parents s(ren). cision-making responsible unless the court finds to	re, and religious training: shall share in the respons ility, RSA 461-A:4 requires pa hat there is a history of domes	(Choose one) ibility for making major renting plans to include the tic abuse or stalking or that
	parent's residence, the parent change in residence. The failu			
	Legal Residence of	•		·
	Legal Residence of			(narent's name)
	Legal Nesiderice of			(parent's name)
	 ☐ The court finds that th	ere is a history of d	 omestic abuse or stalking	or that including such
	information would not be			· ·
	(b) Sole Decision-Ma sole decision-making aut	king: hority on major deci	(r(r(r	parent's name) shall have
	2. <u>Day-To-Day Decisions:</u> Ethe time he/she is caring for health or safety of the child(r decision with the other parer	ach parent shall ma the child(ren). This en). A parent who ι	ake day-to-day decisions includes any emergency makes an emergency dec	for the child(ren) during decisions affecting the
	3. Other Provisions:			
В.	Residential Responsibility 1. Routine schedule: (Choo		dule:	
	(a) Set forth the detail each parent has resident other parenting time that NOTE: Neither parent shall be "primary residential responsibility."	led parenting sched al responsibility or r is not overnight). e described as having the	non-residential parenting ne child "reside primarily" with	time (such as dinners or

Case Na	ame:
	umber:
<u>PAREN</u>	TING PLAN
	(b) The child(ren) shall reside solely with (parent's name). Based on the following, the court concludes that frequent and continuing contact between each child and both parents is not in the best interest of the child and makes the following findings in support of this order:
	Holiday and Birthday Planning: (Choose (a), (b), or (c)) (a) No holiday and birthday schedule shall apply. The routine schedule set forth above shall apply.
	(b) Holiday and birthday parenting time shall be as the parties agree.
	(c) The holidays and birthday(s) listed below should be shared as described. Specify start and end times and days/dates as necessary. (For example, Thanksgiving: One parent—even years, other parent—odd years, starting on the Wednesday prior to Thanksgiving at 6pm, ending the Friday after Thanksgiving at 6pm). Parenting time on holidays and birthdays which are not checked and described shall be according to the routine schedule set forth above.
	☐ Mother's Day
	☐ Father's Day
	☐ July 4 th
	☐ Thanksgiving

Case N	ame:
	umber:
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	Christmas Eve
	Christmas Day
	☐ Child(ren)'s Birthday(s)
	☐ One Parent's Birthday
	☐ Other Parent's Birthday
	Other religious, civil and family celebrated special occasions:
	Three-day weekends: (Choose (a), (b), or (c)) (a) No three-day weekend schedule shall apply. The routine schedule set forth above shall apply.
	(b) The parent exercising parenting time on the weekend before a Monday holiday shall have parenting time on that Monday holiday.
	(c) The three-day weekends listed below should be shared as listed and described. Parenting time on three-day weekends which are not checked and described shall be according to the routine schedule set forth above.
	☐ M. L. King Jr. Civil Rights Day
	☐ Presidents' Day
	☐ Memorial Day
	☐ Labor Day
	☐ Columbus Day
	Other
1	<u>Vacation Schedule</u> :
4.	(a) December Vacation: (Choose one) (i.) No December vacation schedule shall apply. The routine schedule set forth above shall apply.
	☐ (ii.) The parent exercising parenting time with the child(ren) on Christmas Eve (as outlined above) shall have the following additional parenting time with the child(ren) over the December vacation:
	The parent exercising parenting time with the child(ren) on Christmas Day (as outlined above) shall have the following additional parenting time with the child(ren) over December vacation:
	(iii.) The above choices do not fit this parenting situation. Instead, the residential schedule for the child(ren)'s December vacation shall be as follows:

Case Name:		
Case Number:		
PARENTING PLAN		
 (b) February, April, and Summer Vacations. Spends, if necessary. (Choose one) (i.) No February, April, or summer vacations set forth above shall apply. 	ecify the day of the week vacation starts and on schedule shall apply. The routine schedule	
(ii.) The child(ren) shall reside with during February vacation, except for the follower be with the other parent:	wing days and times when the child(ren) shall	
The child(ren) shall reside withduring April vacation, except for the following with the other parent:	(parent's name) g days and times when the child(ren) shall be	
The child(ren)'s summer residential schedule	shall be as follows:	
(iii.) The above choices do not fit this par schedule for the child(ren)'s February, April,		
(c) Other Vacations - describe the schedules for	any other vacations:	
5. <u>Supervised Parenting Time</u> : (Choose one) ☐ (a) Not applicable.		
 (b) The residential schedule is subject to the (i.) All parenting time of shall be at a supervised visitation center that security personnel onsite. (ii.) Other: 	restrictions or limitations set out as follows: (parent's name(s)) uses a metal detection device and has trained	
 Other Parental Responsibilities: Each parent shall promote a healthy, beneficial other parent and shall not demean or speak out the relationship between either parent and the other parent. 	negatively in any manner that would damage	
Neither parent shall permit the child(ren) to be sillegal drugs. This includes the abuse of alcoho	, ,	
The parties agree to, or the court establishes, the (Choose all that apply) (a) A parent requesting a temporary chat faith and ask the other parent about such chexpected to fairly adjust parenting schedules commitments make modification reasonable	nge to the parenting schedule shall act in good ange as soon as possible. The parents are when family situations, illnesses, or other	

	se Name	
Ca	se Numi	ber:
PA	RENTIN	G PLAN
		(b) If a parent requires child care by some person who does not reside in his or her residence, for a period reasonably expected to last longer than hours, then the other parent shall be offered the opportunity to parent the child. This section does not apply to regularly scheduled day care.
		(c) Each parent shall supply the appropriate child(ren)'s clothing for them for their scheduled time with the other parent. These clothes are to be considered the child(ren)'s clothes and shall be returned with the child(ren).
		(d) Each parent shall be responsible for ensuring that the child(ren) attend regularly scheduled activities, including but not limited to sports and extra-curricular activities, while the child(ren) are with that parent.
		(e) As the child(ren) get older, their individual interests may impact the parenting schedule set forth in this parenting plan. Each parent shall be flexible in making reasonable adjustments to the parenting schedule as the needs and interests of their maturing children require.
		(f) Other Parenting Responsibilities:
		
0.	1. schoo reside (NHJB parent 2. schoo	Residence of a Child for School Attendance: (Choose one) The parties agree that, as allowed by RSA 193:12, II(a)(2) their child's legal residence for I attendance purposes shall be
		Other provisions regarding school:
	□	Curer provisions regarding sorioor.
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D.		portation and Exchange of the Child(ren): (Choose all that apply) Transportation arrangements for the child(ren) between parents shall be as follows:
	2. shall b	Unless both parents agree upon a different meeting place, the exchange of the child(ren) be at:
	3.	Transportation costs shall be shared as follows:
		Other:

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	se Name:
	se Number:
	Information Sharing and Access, Including Telephone and Electronic Access: Unless there is a court order stating otherwise: Both parents have equal rights to inspect and receive the child(ren)'s school records, and both parents are encouraged to consult with school staff concerning the child(ren)'s welfare and education. Both parents are encouraged to participate in and attend the child(ren)'s school events.
	Both parents have equal rights to inspect and receive governmental agency and law enforcement records concerning the child(ren).
	Both parents have equal rights to consult with any person who may provide care or treatment for the child(ren) and to inspect and receive the child(ren)'s medical, dental or psychological records, subject to other statutory restrictions.
	Each parent has a continuing responsibility to provide a residential, mailing, or contact address and contact telephone number to the other parent.
	Each parent has a continuing responsibility to notify the other parent of any emergency circumstances or substantial changes or decisions affecting the child(ren), including the child(ren)'s medical needs, as close in time to the emergency circumstance as possible.
	 Parent-Child Telephone Contact: (Choose one) The children shall be given privacy during their conversations with either parent. While the child(ren) reside with one parent, the other parent shall be permitted to speak by telephone with the child(ren): (a) At reasonable times. (b) At the following times only:
	☐ (c) Other:
	 2. Parent-Child Written Communication: (Choose one) (a) Both parents and child(ren) shall have the right to communicate in writing or by emailing during reasonable hours without interference or monitoring by the other parent. (b) Specific agreements/orders regarding written or e-mail access between child(ren) and parent(s):
■.	Relocation of a Residence of a Child: (Choose one) 1. The relocation of a child's residence in which s/he lives at least 150 days per year is governed by RSA 461-A:12. Any time after the filing of a parenting or divorce petition, a parent shall not relocate the residence of a child without a court order unless: 1) relocation results in the residence being closer to the other parent, or 2) relocation is to any location within the child's current school district, or 3) relocation is necessary to protect the safety of the parent or child, or both, as later determined by the court. In general, either parent may move the child's residence if it results in the parents living closer and if it will not affect the child's school enrollment. Prior to relocating the child's residence farther from the other parent or in such a way that school enrollment will be impacted, the parent shall provide reasonable notice to the other parent. For purposes of this section, 60 days notice shall be presumed to be reasonable unless other factors are found to be present or the parents have a written agreement to the contrary. At the request of either parent,

the court shall hold a hearing on the relocation issue. Either parent may request that the court issue ex parte orders as provided in RSA 461-A:9 to prevent or allow relocation of the child(ren).

Cas	e Name:
Cas	e Number:
<u>PAR</u>	ENTING PLAN
	2. This parenting plan <u>shall</u> expressly govern the relocation issue as follows: In addition to the provisions of RSA 461-A:12, this plan shall include the following relocation details:
 	Procedure for Review and Adjustment of Parenting Plan: (Choose one) 1. The parents shall meet as set out below to review this parenting plan and the well-being of the child(ren). Any agreed-on changes shall be written down and shall include the grounds for modification from those listed in RSA 461-A:11. (Found at: http://www.gencourt.state.nh.us/rsa/html/XLIII/461-A/461-A-11.htm) Any agreement shall be signed by both and filed with the court. (Each should keep a copy.) Choose (a), (b), (c), or (d). (a) Meetings shall be in (month).
	(b) Meetings shall be yearly.
	(c) Meetings shall be every 2 years.
	\square (d) Meetings shall not be on a set schedule but shall be as often as necessary for the benefit of the child(ren).
	2. Other:
 	Method(s) for Resolving Disputes: (Choose one) 1. In the future, if the parents have a disagreement about parenting issues, the parents shall try to work it out in the best interest of the child(ren). They are encouraged to seek the help of a neutral third party to assist them. If the parents are unable to work out the disagreement they may ask the court to decide the issue.
	2. Other:
	Other parenting agreements important to the parents or child(ren) are listed below or are set forth in the number of attached pages.
	rtify that on this date I provided a copy of this document to (other party) or to (other party's attorney) by: Hand-delivery OR US Mail OR E-mail (E-mail only by prior agreement of the parties based on Circuit Court Administrative Order).
ш'	_ man (L-man only by phor agreement of the parties based on official Court Administrative Order).
Date	Signature

Case Name:	
Case Number:	
PARENTING PLAN	
Date	Signature of Petitioner
Date	Signature of Attorney/Witness for Petitioner
Date	Signature of Respondent
Date	Signature of Attorney/Witness for Respondent
Date	Signature of Guardian <i>ad Litem</i>
Recommended:	
Date	Signature of Marital Master
So Ordered:	Printed Name of Marital Master
	endation(s) and agree that, to the extent the marital ade factual findings, she/he has applied the correct legal ital master/judicial referee/hearing officer.
Date	Signature of Judge
	Printed Name of Judge