IN THE SUPERIOR COUR S	RT OF TATE OF GEORGIA	COUNTY
Plaintiff v. Defendant	* * Civil / * * *	Action File No.
Р	ARENTING PLAN	
This plan has been propose affirms the accuracy of the informat this proposed plan. This information of OCGA Section 19-9-1. [If this is a proposed parenting plan, it s	ion provided, as show n has been furnished in	furtherance of the requirements
in any event, not less than 10 days be hearing with copy to opposing counsel/	fore any hearing, and no	
This plan □ is a new plan. □ modifies an existi □ modifies an existi	ing Parenting Plan date	ed
Child's Name		Date of Birth

INSTRUCTIONS FOR PROPOSED PLANS WHEN CUSTODY OR VISITATION IS DISPUTED

Where custody and/or visitation is disputed, the parties should provide the following:

- 1. Each parent shall attach a schedule of their own employment hours for the last year and as far into the future as shall be reasonably predictable, and
- 2. Shall attach a schedule of the hours of proposed day care utilization identifying the provider including extended family or support group (neighbors, church, etc). (Break out school and summer where applicable.)
- 3. Attach documentation for any medical conditions of the child or the parent that are relevant to the custody/visitation decision.
- 4. If home schooling or other special education provisions are proposed, credentials of educator or institution proposed shall be attached.
- 5. Attach to the proposed plan a schedule for the school district (or private

- school) where it is proposed the child will be enrolled for as far into the future as the district provides.
- 6. Where the parties propose split custody attach a detailed explanation of how split custody will be in the best interest of each child and the children, collectively. Include any Guardian ad Litem (GAL), psychological or other recommendations any elections of children over 14.
- 7. If supervised visitation is sought, a statement of reasons for such a request shall be attached to the proposed plan.
- 8. Each party shall attach an affidavit affirming or denying the existence of criminal convictions, family violence orders and child welfare investigations concerning affiant as to these or any other parties. If such exists, the affidavit shall identify every criminal conviction of their own, family violence order and Child Welfare (DFACS) investigation or safety plan concerning affiant as to these or any other parties.

I. Custody and Decision Making:

a.	Legal Custody shall be (choose one):
	☐ With the Mother
	□ With the Father
	□ Joint

b. Primary Physical Custodian

For each of the children named below the primary physical custodian shall be:

Child's Name	Date of Birth	Mother	Father	Joint

IF "SPLIT" CUSTODY IS PROPOSED, <u>EACH</u> PARTY SHALL SUBMIT NOT LESS THAN THREE SEPARATE CHILD SUPPORT WORKSHEETS – TWO FOR THE "SPLIT" PROPOSAL AND ONE FOR THE "NON-SPLIT" PROPOSAL.

WHERE JOINT PHYSICAL CUSTODY IS CHOSEN BY THE PARENTS OR ORDERED BY THE COURT, A DETAILED PLAN OF THE LIVING ARRANGEMENTS OF THE CHILD(REN) SHALL BE ATTACHED AND MADE A PART OF THIS PARENTING PLAN.

c. Day-to-Day Decisions

Each parent shall make decisions regarding the day-to-day care of a child while the child is residing with that parent, including any emergency decisions affecting the health or safety of a child.

If major decisions regarding each child are divided, the responsibilities parent are as follows: □ N/A or □ division of responsibilities:			ponsibilities:	
	Where explain		decision-makir	ing in Section I.d above, please ng will be resolved. □ mediation □
I.	Pa	renting Time/Visitation	Schedule	
	a.	Parenting Time/Visitation	า	
		um the following rights of pa The weekend of the firstoners The weekend of the firstoners The weekend of the sections	arenting time/vist t and third Frida t, third and fifth cond and fourth	ay of each month. Friday of each month. Friday of each month.
		Fach sta	rting on	and ending
				and ending
		For nurnoses of this parer	nting plan la wee	ekend will start at
				and end at
		on		
		This parenting schedule b date of the Court's Order.	egins: □	(enter date) or \Box
	b.	Major Holidays and Va Thanksgiving		ds s other arrangements are set forth:
			iali appiy urliess	other arrangements are sectorin.
				rst period from the day and time atin □
		odd numbered years □ e parent will have the child(r indicated above until 6:00 Unless otherwise indicated	ven numbered en) for the sec 0 p.m. on the d, the parties sl	years □ every year. The other ond period from the day and time evening before school resumes. nall alternate the first and second ered years and mother with even
		Other agreement of the pa	rties:	
		Summer Vacation		
		Define summer vacation p	eriod:	
			·	

The day to day schedule shall apply unless other arrangements are set forth:

			·	
	Spring Vacation (if applicable) Define spring vacation period:			
The day to day schedule shall apply unless other arrangements Fall Vacation (if applicable) Define fall vacation period:			ements are set forth	
			·	
	The day to day schedule shall apply u	nless other arrange	ements are set forth	
c.	Other Holiday Schedule (if appl Indicate if child(ren) will be with the pa or indicate EVERY year:		EN numbered year:	
	In addition to the birthdays of the paffected by visitation are described by		nildren the holiday	
	Holiday/Event	Mother	Father	
)'s Birthday(s)			
Mother's	·			
Father's	Birthday			
Other:				
O ti i o i .		1		
d.	Other extended periods of time school schedule).	during school,	etc. (refer to the	
For th (choos □ Holi	Start and end dates for holiday e purposes of this parenting plan, the se one): days that fall on Friday will include the days that fall on Monday will include ther:	holiday will start	y and Sunday	
□ The parent □ Whe	Coordination of Parenting School if applicable holiday parenting time/visitation school ing time/visitation school en the child(ren) is/are with a parent for (such as summer), the other parent for the child (such as summer).	lule takes precede r an extended pare	enting time/visitation	

child	I(ren) during the extended period, as follows:		
Unle	g. Transportation Arrangements ess otherwise agreed between the parties, the <u>delivering parent</u> will be onsible for transportation of the child.		
The delivering party will be responsible for costs in connection with the deliver			
Other provisions:			
When the c			
	ns on Contact:		
i	 Restrictions on Parenting Time (if applicable) □ Check here if applicable. Parenting time shall be restricted as follows (state with specificity persons, places, activities or other to or from which restrictions apply: State enforcement provisions, including but not limited to supervision, and if supervision by whom or what agency: Responsibility for Cost: □ Mother □ Father □ Both Equally Communication Restrictions (if applicable) □ Check here if applicable. Please check: 		
	 □ Each parent shall promptly notify the other parent of a change of address, phone number or cell phone number. A parent changing residence must give at least 30 days advance notice of the change and provide the full address of the new residence. □ Due to prior acts of family violence, the address of the child(ren) and victim of family violence shall be kept confidential. The protected parent shall promptly notify the other parent, through a third party, of any change in contact information necessary to conduct visitation. 		

III. Access to Records and Information

Rights of the Parents

Absent agreement to limitations or court ordered limitations, pursuant to O.C.G.A. § 19-9-1 (b) (1) (D), both parents are entitled to access to all of the child(ren)'s records and information, including, but not limited to, education, health,

			nd religious communications. Designation as a non- affect a parent's right to equal access to these records.
		Limitations on access right	s:
		Other Information Sharing	Provisions:
IV.		Modification of Plan or D	isagreements
		agreement shall not be a b	eement, vary the parenting time/visitation; however, such binding court order, nor shall it constitute a defense for in writing. Custody shall only be modified by court order.
		•	e about this parenting plan or wish to modify it, they must resolve the issue between them.
٧.		Special Considerations	
			n detailing any special circumstances of which the Court Ith issues, educational issues, etc.)
VI.		Parental Acknowledgeme	ent
		Please review the following	g and initial:
	1.	•	se and continuing parent-child relationship and fe is in the child's best interest.
	Мс	ther's Initials:	Father's Initials:
	2.	I have made a good faith	s needs will change and grow as the child matures; effort to take these changing needs into account so nodifications to the parenting plan are minimized.
	Мс	ther's Initials:	Father's Initials:
	3.		ent with physical custody will make the day-to-day cy decisions while the child is residing with such
	Мс	ther's Initials:	Father's Initials:
		I, the undersigned party, affoposal is true and correct.	irm that the information I have provided with this
 Fa	 ther	's Signature	 Mother's Signature

County
Civil Action File Number
DER
Parenting Plan, and it is hereby made the
, 20
JUDGE, Superior Courts