IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF _____

Petitioner) CA) CASE NO:) MEDIUM/LONG DISTANCE PARENTING PLAN) (EXHIBIT 1 – PART 1 OF 2)				
☐ Co-Petitioner	,					
Respondent)) Pr	oposed by: Petitic	oner			
☐ Co-Petitioner)	Agreed upon by both Ordered by the Court				
IMPORTANT NOTICE: The provisions consequences. You should consult the cavailable at http://courts.oregon.gov/fam how much time the children will spend i implications. This decision may affect how a parent can claim a tax dependency decaseworker before filing your Parenting F	omplete BA hilylaw before In the care of w much chile eduction, e	SIC PARENTING PLA re filling out this form of each parent may he d support a parent is	IN GUIDE FOR PARENTS m. Your decisions about have important financial responsible for, whether			
 GOALS FOR OUR CHILDREN This plan is intended to ensure the children's optimal development by providing continuity, stability and predictability for the children, while ensuring frequent and continued contact with each parent. Because a written plan cannot address every possible situation that might occur, the parents will implement this plan in a spirit of good faith and mutual cooperation. Parents are encouraged to re-evaluate this plan from time to time as their children's needs change. WHO OUR CHILDREN ARE (additional names are listed on an attached page) 						
Full Name Date	of Birth	Current age	Sex (check one) M / F M / F M / F M / F			
3. WHO WE ARE						
The parents acknowledge that they remain the children's parents at all times. Each parent is responsible for providing the children with a quality experience and for acting in the children's best interests.						
For the purposes of describing the parenting time schedule, "Parent A" is the parent who the children stay with more than half the time, and "Parent B" is the parent who the children stay with less than half the time. If the parenting time is exactly even, it does not matter who is assigned which letter. In this document:						
Parent A is (name)	Pare	ent B is (name)				

СО	PORTANT NOTICE: Your decision to select Joint or Sole Custody may have important legal nsequences. You are strongly encouraged to consult with an attorney regarding these nsequences before making your final decision about Joint or Sole Custody.
6.	HOW WE WILL MAKE DECISIONS ABOUT OUR CHILDREN
	5.2 Clothing & Medication. The parents shall have the children ready with the clothing they need and any necessary medications at the scheduled time of exchange. All clothing and medications that accompanied the children shall be returned with them to the other parent.
	Other transportation arrangements:
	taking turns (one parent transports at the beginning and the other transports at the end, or one parent transports for one trip and the other transports for the next)
	exchanging the children at a midway point between Parent A's and Parent B's home.
	☐ The parents shall equally share the transportation of the children by: (CHECK ONE)
	5.1 Transportation.
5.	HOW WE WILL EXCHANGE OUR CHILDREN
	Attachment 4B , the " Long Distance " schedule is completed and attached (suggested for parents who live 180 miles or more apart from each other).
	Attachment 4A , the " Medium Distance " schedule is completed and attached (suggested for parents who live at least 60 and not more than 180 miles apart from each other).
4.	WHAT THE SCHEDULE WILL BE (CHECK ONE - AN ATTACHMENT IS REQUIRED)
	☐ Temporary changes to the parenting time schedule must be agreed upon in writing.
	☐ The parents may agree verbally to any temporary changes in the parenting time schedule; however, changes shall be put in writing at the request of either parent.
	3.2 Temporary Changes to Parenting Time. Temporary changes to the parenting time schedule may be made at any time so long as both parents agree ahead of time. (CHECK ONE)
	☐ Neither parent's home shall be considered the "primary residence".
	☐ Parent A's home shall be considered the "primary residence".
	3.1 Primary Residence. (CHECK ONE)

6.1 Day-to-Day Decisions. Each parent will make day-to-day decisions regarding the care and control of our children during the time they are caring for our children. This includes any emergency decisions affecting the health or safety of our children.

th	2 Major Decisions (Legal Custody) Major decisions include, but are not limited to, decisions about e children's residence, education, non-emergency health care, and religious training. CHECK ONE)
	The parents have agreed to share in the responsibility for making major decisions about the children. This arrangement is known by the courts as Joint Custody .
	[(parent's name) shall make major decisions about the children. This arrangement is known by the courts as Sole Custody .
	(OPTIONAL) ☐ The parent with sole custody will consult (discuss) with the other parent: ☐ prior to making major decisions. ☐ prior to making major decisions on these specific issues:
	(OPTIONAL) ☐ The parent with sole custody will notify the other parent: ☐ prior to making major decisions. ☐ prior to making major decisions on these specific issues:
pr	ote: If this parenting plan is attached to a signed order or judgment of the court, the custody rovisions in the plan should be consistent with what is in the judgment or order. In the event a conflict, the custody designation in the signed order or judgment shall prevail.
6.3	3 Information Sharing. Unless there is a court order stating otherwise:
er	oth parents have equal rights to inspect and receive the children's school records, and both parents are accouraged to consult with school staff concerning the children's welfare and education. Both parents are accouraged to participate in and attend the children's school events.
	oth parents have equal rights to inspect and receive governmental agency and law enforcement records oncerning the children.
	oth parents have equal rights to consult with any person who may provide care or treatment for the hildren and to inspect and receive the children's medical, dental and psychological records.
	ach parent has a continuing responsibility to provide a residential, mailing, or contact address and contact lephone number to the other parent.
	ach parent has a continuing responsibility to immediately notify the other parent of any emergency cumstances or substantial changes in the health of the children, including the children's medical needs.
7. HC	OW WE WILL COMMUNICATE ABOUT AND WITH OUR CHILDREN
7.	1 Parent and Child Communication.
m	Both parents and children shall have the right to communicate by telephone, in writing or by ealing during reasonable hours without interference or monitoring by the other parent.

Rules for telephone, letters, e-mail or other parent and child communication: (DESCRIBE)						
7.2 Parent to Parent Communica	ition.					
Rules for telephone, letters, e-m	nail or other parent-to-parent communication: (DESCRIBE)					
to a residence more than 60 miles ful	nless there is a court order stating otherwise neither parent may move rther away from the other parent without giving the other parent dence and providing a copy of such notice to the court.					
Additional rules about moving: (DESC	CRIBE)					
9. OTHER PROVISIONS ON HOW WE	WILL WORK TOGETHER FOR OUR CHILDREN					
clubs, music, religious organizations non-school activities with their child	n are often involved in activities other than school, such as sports, s, and social activities. Both parents are encouraged to take part in dren during their parenting time. Non-school activities should not arent's schedule and parenting time. Non-school activities that may CHECK ONE)					
☐ Must be coordinated with the oth	ner parent.					
☐ Will be planned to occur primarily	y during one parent's scheduled parenting time.					
Other:						
9.2 Makeup and Missed Parentir medical reasons.	ng Time. Parenting time should only be postponed for substantial					
	en during their scheduled parenting time for any reasons, there will be aless the parents agree: (CHOOSE ONE) in writing verbally					
Other:						
	s will not say things or knowingly allow others to say things in the take away the children's love and respect for the other parent.					

	Ite Care. These are our ground ru LL THAT APPLY)	iles for babysitters, day care	providers, and other caregivers:
☐ We cho	ose not to specify ground rules fo	or alternate care.	
	ent is unable to be with the childre irst choice to provide of their care	•	ng time, the other parent shall
Only th	e following people may provide a	lternate care:	
☐ The follo	owing people may not provide alt	ernate care:	
Other:			
9.5 Other	tems. (ADD ANY OTHER ITEM	MS YOU WOULD LIKE TO	INCLUDE IN YOUR PLAN.)
Additiona	al sheets attached (Attachment 9	.5).	
	tNT CHANGES TO THE SCHED the court for a modification. One p		
last resort will v	RESOLUTION. We will try to wo ve resolve disputes through cour filing any court action: (CHECK	t action. (Local court rules v	
professiona	se a mutually agreed-upon, ne l) to resolve any parenting plan o ot apply in the event of an emerg	disputes before filing a cour	t action about the parenting plan
(OPTIONA For now	f L) u , the following professional(s) wi	Il assist us, if available:	
☐ A dispute re	esolution process shall not be rec	quired prior to filing a court a	action.
12. SIGNATUR written in this d	RES. My signature below indicate ocument.	s that I have read and agree	with what has been decided and
(CHECK ONE) Petitioner	☐ Co-Petitioner	(CHECK ONE) Respondent	☐ Co-Petitioner
Signature	Date	Signature	Date