IN THE 29TH JUDICIAL DISTRICT DISTRICT COURT WYANDOTTE COUNTY, KANSAS CIVIL DEPARTMENT

In the Matter of:			
Petitioner		Case No.	
and			
Respondent			
"Respo	PARENTING PLAN detitioner" means the person who file ondent" means the person who did not make the person who did not make the Petitioner and	ed the Petition. not file the Petition.	
This Parenting Plan is □temporar	y \square permanent.		
□Proposed by Petitioner □Prop by the Court.	osed by Respondent Agreed b	by Petitioner and Respondent □Developed	
☐ After due consideration, the Co interests on this day of		g Plan that serves the child(ren)'s best	
Section I. GENERAL INFORM	ATION		
This parenting plan applies to the			
Full Name of Child	Gender Birth □M □F	Date (Month/Yr) and Age	
	□M □F		
For the purposes of this parenti	ng plan, the following definition	ns apply:	
Parent A isParent B is			
Section II. Legal Custody (Decis	ion-Making)		
<u> </u>	, ,	of their minor child(ren). "Joint legal	

	matters of health and education in their child(ren)'s best interests. Neither parent's rights are superior to the other parent's rights, and they should cooperate to determine what is in their children's best interests.
□B.	Sole Legal Custody. Joint legal custody is not in the child(ren)'s best interests. "Sole legal custody "means that the parent granted sole legal custody has the primary right to decide matters of health and education in the child(ren)'s best interests. The parent not granted sole legal custody may make emergency decisions affecting the child(ren)'s health or safety when the child(ren) are in that parent's physical care and control. The grant of sole legal custody to one parent does not deprive the other parent of access to information regarding the child(ren) unless the court specifically orders, stating the reasons for that determination. 1. Sole legal custody is granted to Parent A Parent B for the following reasons: □a. Agreement of the parents. □b. The other parent is unable or should not be allowed to exercise decision-making because:
	☐c. There is a danger to the child(ren) because:
	□d. Other:
	<u> </u>
	2. ☐ Restriction of Information Regarding the Child(ren) to Non-Legal Custodian.
	The □Parent A□ Parent B is restrained from accessing the child(ren)'s health, educational and other personal information because of the following specific reasons:
	<u> </u>
Section	III. Parenting Time Schedule.
follows:	A shall have parenting time beginning at \(\square\) am \(\square\) pm ending at \(\square\) am \(\square\) pm as Parent A's Weekday Schedule:
	Parent A's Weekend Schedule:
	Parent A's Other Times:
	B shall have parenting time beginning at □ am □ pm ending at am pm as follows: B's Weekday Schedule:

Parent B's Weekend Schedule:		
Parent B's Other Times:		
☐ The holiday schedule as set out in the controls holiday parenting time	(name county) Family Law Guidelines	
Or		
☐ The holiday schedule is as follows:		

HOLIDAY PARENTING SCHEDULE	Parent A Even/Odd/Every	Parent B Even/Odd/Every
New Year's Day: From(day) at(time) until(day) at(time)		
Spring Break: From(day) at(time) until(day) at(time)		
Spring Break: From(day) at(time) until(day) at(time)		
Memorial Day/weekend: From(day) at(time) until(day) at		
Mother's Day: From(day) at(time) until(day) at(time)		
Father's Day/Weekend: From(day) at(time) until(day) at (time)		
Independence Day: From(day) at(time) until(day) at(time)		
Labor Day/weekend: From(day) at(time) until(day) at		
Halloween: From(day) at (time) until(day) at (time)		
Thanksgiving Day/weekend: From(day) at(time) until(day) at(time)		
Winter Break: From(day) at(time) until(day) at(time)		

HOLIDAY PARENTING SCHEDULE	Parent A Even/Odd/Every	Parent B Even/Odd/Every
Winter Break: From(day) at		
(time) until(day) at		
(time)		
Other: From(day) at		
(time) until(day) at		
(time)		
Other: From(day) at (time) until(day) at		
(time) (time)		
Other: From(day) at		
(time) until(day) at		
(time) Other: From(day) at		
Other: From(day) at		
(time) until(day) at(time)		
(time)		
Section IV. Dispute Resolution Process		
Disputes between the parents, other than about cl	nild support, shall be submitted to:	
	11 /	(name of mediator)
☐ The following dispute resolution method:		<u> </u>
Section V Military Deployment Makilization	II	

Section V. Military Deployment, Mobilization, or Unaccompanied Tour

 \square Parent A \square Parent B is a military servicemember and the following shall apply upon notice of deployment, mobilization, temporary duty, or unaccompanied tour:

- 1. A parent receiving deployment, mobilization, temporary duty or unaccompanied tour orders from the military shall be considered a "deployed parent."
- 2. The absence, relocation or failure to comply with a parenting order by a "deployed parent," shall not by itself constitute a material change in circumstances to make any permanent change to the parenting plan.
- 3. Any court order limiting previously ordered parenting rights due to the parent's deployment, mobilization, temporary duty, or unaccompanied tour shall state that event as its basis and shall constitute only a "temporary order."
- 4. The non-deploying parent shall provide the court and deployed parent at least 30 days advance written notice of any change of address or telephone number.
- 5. The non-deploying parent shall reasonably accommodate the deployed parent's leave schedule.
- 6. The non-deploying parent shall facilitate telephone and electronic communication between the children and the deployed parent.

	e the nondeployed parent with timely information about the yment, leave during deployment, and release from deployment.
8. During deployment, mobilization decisions about the child(ren) by the methods:	
9. During deployment, mobilization with: □Parent A □Parent B □Oth shall have the following parenting t	and the deployed parent
Section VI. Address-Change	
before changing address by sending	r parent of any address change in writing no less than 30 days gwritten notice to the other parent by certified mail – restricted t that other parent's last known address.
Kansas for more than 90 days by se	r parent of any plan to remove any child(ren) from the State of ending written notice to the other parent by certified mail – quested, at that other parent's last known address.
if the other parent has been convicted. Article 35 (sex offenses), or Article	written notice of removal to the other parent under either (A) or (B) ed of a crime specified in Article 34 (crimes against persons), 36 (crimes affecting family relationships and children) of Chapter e Kansas Statutes Annotated to which the child(ren) was the victim.
Section VII. Other Requiremen	its
Other requirements for this parenting	ng plan:
	·
Section VIII. Signatures: Requi	ired if agreed upon by the parties.
Parent A Name: X	Parent B Name: X
(Signature)	(Signature)

Name:	Name:
(Printed)	(Printed)
Address:	Address:
Telephone:	Telephone:
Date Signed:	Date Signed:
Attorney (if any):	Attorney (if any): (Signature)
Attorney (if any): Printed	Attorney (if any): (Printed)
APPROVED THISDAY OF	, 20
	DISTRICT JUDGE