IN THE DISTRICT COURT OF		COUNTY, KANSAS		
	DIVISION/DEPARTMENT			
Petitioner/Plaintiff and/vs	_			
	<	Case No		
Respondent/Defendant TEMPORARY PE	– RMANENT PA	ARENTING PLAN		
Parenting Plan submitted by: Mother Fatl	her Both pa	arents		
Other:				
as: a proposed plan				
an agreed plan by both parties.				
I. GENERAL INFORMATION				
This parenting plan applies to the following chi	ldren:			
Full Name of Child	Gender	Birth Date and Age		
	M F			
	M F M F			
	M F M F			
	M F			
	MF			

II. Legal Custody (Decision Making)(Required Provision)

2.1 Joint Legal Custody. Both parents are fit and proper persons to have joint responsibility for the care of the minor child(ren). It is in the best interest of the child(ren) that the parties jointly share in the care of the child(ren). The term "joint legal custody" means that both parents have equal rights and responsibilities regarding their child(ren) and that neither parent's rights are superior to the other parent's.

M F M F

2.2 Sole Legal Custody. Joint legal custody is not in the best interests of the child(ren). The parent granted sole legal custody has the primary right to decide matters regarding matters of health, education and welfare in the child(ren)'s best interests. The parent not granted sole legal custody may make emergency decisions affecting the health or safety of the child(ren) when the child(ren) is 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 shall so order, stating the reasons for that determination.

Sole legal custody is granted to Mother Father for the following reasons:

Agreement of the parents.

The other parent is unable or should not be allowed to exercise any decision- making.

There is such a high level of disagreement between the parents that one parent needs to be designated as the primary decision maker for the best interests of the child(ren) to be served. There is a danger to the child(ren).

2.21 Restriction of Information Regarding the Child(ren) to Non Legal Custodian.

The Mother Father is restrained from access to information regarding the child(ren) for the following specific reasons (such as agreement of the parties or serious danger to the child(ren) stating the specific reason for a determination that the non-custodial parent should be restricted from access to information regarding the child(ren):

Section III. Parenting Time Schedule (Required Provision)

Weekdays:	From	at .m. to
·		atm. starting on the
day	/ of, 200	
Weekends:	Every	weekend from
		atm. to
day of	, 200	
School Distric from	First half of winter School Break governe ct No. located in	
200		
	Second half of winter School Break gove	rned by the calendar of Unified
School District No.	located in	
	atm. to	
m.	during even years odd years, starting 200)
	Spring Break governed by the calendar of	f Unified School District No
	located in	from
	atm. to	at
	m. during e	ven years odd years, starting in
	200	

3.1 Parenting Time for Mother Father:

	Memorial Day	from	at	m. to
		at	m. during	
		odd years, starting in 200_		
	4 th of July from	nat		m. to
-		at		
	even years	odd years, starting in 200_	·	
	Labor Day from	n at	t	m. to
		m. during		
		odd years, starting in 200_	·	
	Thanksgiving	Day from	at	m.
t		at		
		odd years, starting in 200_		•
	Other:			
_				
-				
-				
-				
-				
-				
-				

3.2 Parenting Time for Mother Father

This parent shall have all weekdays and weekends not specifically set forth above.

This parent shall have all holidays not specified above.

Other:

3.3 Priorities.

Holidays and special days specified above will have precedence over weekday and weekend visitation.

Holidays have priority over other special occasions

There shall be no adjustment for "missed" weekends or weekdays due to interruption by specified holidays and special days. The parties are encouraged to compensate for missed weekends so that a parent will not go more than two weekends without having weekend parenting time.

Other:_____

Section IV. Dispute Resolution Process (Required Provision)

4.1 Disputes between the parties, other than child support disputes, shall be submitted to:

counseling by: ______ or mediation by : ______ or domestic case management by: or

4.2 The cost of this process shall be allocated between the parties as follows:

____% Mother ____% Father.

Based on each party's proportional share of income from line 6 of the child support worksheets.

Equally.

As determined in the dispute resolution process.

V. Changing the Child(ren)'s Residence: K.S.A. 60-1620 Notice Requirement

5.1 Removal from State or Change of Residence: Each party shall give the other written notice by restricted mail, return receipt requested, at his or her last known address not less than thirty (30) days **prior** to changing residence, or if the child(ren) is to be removed from the state of Kansas for in excess of ninety (90) days.

5.2 Notice of Removal or Change not Required: A parent is not required to give notice of removal from the state or change of residence to the other parent as the other parent has been convicted of a crime specified in Article 34 (crimes against persons), Article 35 (sex offenses), or Article 36 (crimes affecting family relationships and children) of Chapter 21 (Crimes and Punishments) of the Kansas Statutes Annotated in which the child(ren) is the victim of such crime.

VI. Optional Provisions

Not necessary at this time.

6.2 Exchange Point: Th	e exchang	ge point for the	child(ren) sł	nall be:
The home of the	Mother	Father parent	Other:	

Not necessary at this time.

6.3 Notice of Intent to exercise or not to exercise parenting time: The Mother/Father parent shall notify the other parent _____ days in advance of intent to exercise scheduled parenting time. If notification is not given, the subject parenting time will be considered waived.

Except for extreme and exceptional circumstances a parent is not required to wait for the other parent more than _____ minutes before the parenting time is considered waived. Other:_____

Not necessary at this time.

6.4 Telephone and Mail Contact Between Parent and Child(ren).

Telephone Contact. Each parent is allowed reasonable telephone access to their child(ren) at reasonable hours without interference from the other parent. Telephone contact with a child(ren) should not be used as an opportunity by either parent to discuss issues not related to the child(ren) with the other parent. When telephone contact is attempted to be made with the child(ren), the child(ren) should either have direct access to the telephone or the telephone should be given directly to the child(ren) with a minimum of conversation between the parents unless necessary for discussion of matters related to that contact. Any parent shall not refuse to answer the phone, turn off the phone or put call block on the line in order to deny the other parent telephone contact with the child(ren). Each parent shall supply the other parent with current telephone numbers, where the child(ren) may be found or is/are staying.

Not necessary at this time.

Mail & Email Contact. Each parent with whom the child(ren) is not then living should have unlimited ability to contact each other by use of either regular United States mail or electronic mail, if such an account is available. The parent seeking mail contact must provide self-addressed stamped envelopes for the child(ren) to use. If available, current e-mail addresses where the child(ren) may be contacted shall be supplied to both parents by each parent. Where possible, reasonable computer access shall be allowed.

Not necessary at this time.

6.5 Other Considerations and Agreements:

Not necessary at this time. II. Signatures: Required if agreed u	pon by the parties
Mother:	Father:
Date Signed:	Date Signed:
Signature	Signature
Print Name	Print Name
ddress	Address
Felephone Number	Telephone Number
Signature of Attorney if any	Signature of Attorney if any
Print Name	Print Name

VIII. ORDERED BY THE COURT

IT IS THEREFORE, ORDERED that this parenting plan after approval of the agreement of the parties; or after trial of the matter, the plan is hereby made the order of the court.

IT IS FURTHER ORDERED that, when mutual decision making is designated but cannot be achieved, the parties shall make a good faith effort to resolve the issue through the dispute resolution process. If a parent fails to comply with a provision of this plan, the other parent's obligations under the plan are not affected unless specifically ordered by the court.

Date: _____

District Judge

Approved:

Signature: Atty/Pro Se Mother

Signature: Atty./Pro Se Father

Print Name

Print Name