# IN THE SUPERIOR COURT OF \_\_\_\_\_ COUNTY

# STATE OF GEORGIA

	_, )
Plaintiff,	
<b>v.</b>	Civil Action No.:
Defendant.	_, )
PARI	ENTING PLAN
	r use in the Ocmulgee Judicial Circuit. Each paragraph with delete paragraphs which do not apply. If there are substantive echanges, and check here
Date of this plan:	
( ) The parties agree to the terms of this plan and their signatures at the end of this plan.	d affirm the accuracy of the information provided, as shown by
( ) This plan has been prepared by the judge.	
This plan ( ) is a new plan. ( ) modifies an existing Order: Court:	
Case No.:	Date:
This plan applies to the following minor child(ren)	of the parties:
Child's Name	Year of Birth
I. Custody and Decision Making	
A. Legal Custody shall be: [Check one]	
<ul><li>( ) joint.</li><li>( ) with the Mother, not joint.</li><li>( ) with the Father, not joint.</li></ul>	

# **B.** Primary Physical Custodian

For the child(ren) named below, the primary physical custodian shall be:

		( ) Mother		( ) Father	( ) Joint
		( ) Mother	,	( ) Father	( ) Joint
		( ) Mother	,	( ) Father	( ) Joint
		( ) Mother		( ) Father	( ) Joint
		( ) Mother	,	( ) Father	( ) Joint
IF JOINT PHYSICAL CUSTOD DETAILED PLAN OF THE LIV AND MADE A PART OF THIS F	ING ARRANGE	MENTS OF T			•
C. Day-To-Day Decisions					
A parent shall make decisions reg with that parent, including any em	•	•			
D. Major Decisions					
Major decisions regarding each ch	ild shall be made as	s follows:			
Educational decisions	( ) mother	( ) father	( ) jo	oint	
Non-emergency health care	( ) mother	( ) father	( ) jo	oint	
Religious upbringing	( ) mother	( ) father	( ) jo	oint	
Extracurricular activities	( ) mother	( ) father	( ) jo	oint	
	( ) mother	( ) father	( ) jo	oint	
	( ) mother	( ) father	( ) jo	oint	
E. Disagreements					
If the parents have elected joint de serious and meaningful considerat			ove, if th	ne parties are una	ble to agree after
( ) The mother shall have final de	cision making auth	ority.			
( ) The father shall have final dec	ision making autho	rity.			
( ) The famer shall have that acc					

# **II. Parenting Time/Visitation Schedules**

The following should not be construed as precluding other visitation or alternative arrangements. The best visitation plan is one the parties have agreed to, rather than one imposed by the court.

# A. Parenting Time/Visitation

During the term of this parenting plan the father shall have at a minimum the following rights of parenting time/visitation (choose an item):

() Every other weekend s	tarting	·	
() Each	starting at	 M. and ending	M.
( ) Other:			
( ) and weekday parenting	time/visitation on (choose	e an item):	
( ) None			
( ) Every		ng the week prior to a non-visita	1 1
		-	
		nd	_
( ) Other			<u> </u>
	ang plan, a weekend will	start at <u>.M.</u> on	and end at _
.M. on  Weekday visitation will be.  This parenting schedule be.	gin at <u>.M</u> . and gins on: R ()	d will end at <u>M.</u>	and end at
.M. on  Weekday visitation will be. This parenting schedule be. ( ) date of this plan Of.  B. Major Holidays and V.	gin atM. and gins on:  R ()(date an	d will end at <u>M.</u>	and end at
.M. on  Weekday visitation will be.  This parenting schedule be.  ( ) date of this plan Of	gin atM. and gins on:  R ()(date an	d will end at <u>M.</u>	and end at
M. on  Weekday visitation will be the parenting schedule be to date of this plan Of the p	gin atM. and gins on:  R ()(date an	d will end at <u>.M.</u>	and end at
M. on  Weekday visitation will be the parenting schedule be to date of this plan Of the p	gin at	d will end at <u>.M.</u>	and end at

Winter Vacation
( ) Applicable ( ) Not applicable, the day-to-day schedule applies
The ( ) mother ( ) father shall have the child(ren) for the first period from the day and time school is dismissed until December at <u>.M.</u> in ( ) odd numbered years ( ) even numbered years ( ) every year. The other parent will have the child(ren) for the second period from the day and time indicated above until 9:00 a.m. on January 2 <sup>nd</sup> . Unless otherwise indicated, the parties shall alternate the first and second periods each year.
For the purpose of the resumption of regularly scheduled weekend visits, the parent who exercised visitation during the first half of the Christmas holidays shall have the right to have the child(ren) with him/her on the first full weekend after the child(ren) return(s) to school from the Christmas holidays.
Summer Vacation
( ) Applicable ( ) Not applicable, the day-to-day schedule applies
Summer vacation is the period of time in which the child(ren) is/are not in school during the summer.
Spring Vacation
( ) Applicable ( ) Not applicable, the day-to-day schedule applies
Spring vacation means spring break as defined by the child(ren)'s school calendar.
Fall Vacation
( ) Applicable ( ) Not applicable, the day-to-day schedule applies
Fall vacation means fall break as defined by the child(ren)'s school calendar.
C. Other Holiday Schedule
( ) Applicable ( ) Not applicable, the day-to-day schedule applies

Indicate if child(ren) will be with	th the parent in ODD or	· EVEN numbered years or indicate EVERY year:
HOLIDAY	MOTHER	FATHER
Mother's Day Father's Day Child(ren)'s Birthday(s) Mother's Birthday Father's Birthday		
D. Other extended periods of		efer to school schedule)
( ) Applicable ( ) Not	applicable, the day-to-o	day schedule applies
E. Start and end dates for ho	liday visitation	
For the purposes of this parenting	ng plan: [Check one]	
	y will include the preceexercises visitation on a	
F. Coordination of Parenting	g Schedules	
[Check one or both, if applicable]		

( ) The holiday parenting/visita	ition schedule takes priorii	ty over the regular pai	enting time/visitation so	eneaute.
( ) When the child(ren) is/are w	vith a parent for an extend	ed parenting time/visi	tation period (such as s	ummer), the
other parent shall be entitled to	visit with the child(ren) d	uring the extended pe	riod, as follows:	
				·

# **G.** Transportation Arrangements

For visitation, the place of meeting for the exchange of the child(ren) shall be the home of the custodial parent, unless the alternate provision below is initialed and a different meeting place is indicated.

 Alternate meeting place:

<u>If one parent has moved (or in the future moves) more than 30 miles from the other, they shall meet halfway or alternate pick up and delivery of the child(ren).</u>

The <u>noncustodial parent</u> will be responsible for transportation of the child(ren) at the beginning and conclusion of visitation, unless the mother and father live more than 30 miles apart. In such case, they shall meet halfway or alternate pick up and delivery of the child(ren).

<b>Transportation costs:</b> The parent responsible for transportation shall bear the expense thereof, <i>unless the alternate provision below is initialed and completed.</i>
Alternate Provision: Transportation costs will be allocated as follows:
H. Contacting the child
When the child(ren) is/are in the physical custody of one parent, the other parent will have the right to contact the child(ren) as follows:
( ) Telephone:
( ) Other:
( ) Limitations on contact:
I. Supervision of Parenting Time (if applicable)
( ) Applicable ( ) Not Applicable
Supervised parenting time shall apply during the day-to-day schedule as follows:
Place:
Person/Organization supervising:
Responsibility for cost: ( ) Mother ( ) Father ( ) Both equally
J. Communication Provisions
A parent shall always have the current address, telephone number and cell phone number of the other parent. A 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 notice of the change and provide the full address of the new residence.
If a parent is traveling with the child(ren) on a trip which includes an overnight stay, he/she shall provide the other parent with reasonable information concerning the child(ren)'s whereabouts and how to contact the other parent in the event of an emergency. If travel is by air, he/she shall provide the other parent with the child(ren)'s flight information.
[If applicable, this paragraph must be initialed.] 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 Rights to Records and Information

Each parent shall have direct access to the child(ren)'s school, medical, dental and other records of every type, wherever they may be located, and shall have the right to discuss the child(ren) with doctors, teachers, administrators, coaches, youth leaders, and any and all other persons who are involved in any aspect of the child(ren)'s life/lives. Each parent shall have access to the child(ren)'s grades from school, as well as a schedule of the child(ren)'s curricular and extracurricular events, so that each parent shall be permitted and enabled to fully participate in all aspects of the life/lives of the child(ren). Each parent shall provide the other parent with all such schedules which are not reasonably available to the other parent. Each parent will inform the other of events and activities involving the child(ren) so that each parent will have an opportunity to attend if he/she so desires. Designation as a non-custodial parent does not affect a parent's right to equal access to records and information.

#### IV. Modification of Plan or Disagreements

Parties may, by mutual agreement, vary the parenting time/visitation; however, such agreement shall not be a binding court order or be construed as modifying a previous order. Custody shall only be modified by court order. If the parents disagree about this parenting plan or wish to modify it, they must make a good faith effort to resolve the issue between themselves.

#### V. Conduct of Parties

The parties shall always promote the welfare and best interest of the child(ren) and shall confer with each other on all important matters relating to the child(ren). The parties shall not do anything which will or may tend to estrange the child(ren) from the other party. Neither parent shall, directly or indirectly, encourage the child(ren) not to visit with the other parent, or otherwise interfere with the other party's rights of custody or visitation. The parties shall use their best efforts to amicably resolve disputes which may arise.

In the event that a child develops a serious illness or injury while visiting with one parent, that parent shall promptly inform the other parent of the child's condition. Emergency surgery necessary for the preservation of life or to prevent a further serious injury or condition may be performed without the other parent's consent; provided, however, that if time permits, the other parent shall be consulted and, in any event, he/she shall be informed as soon as possible. Non-emergency surgery shall be performed on a child only after the parties have conferred with each other.

Neither party shall consume illegal drugs or excessive amounts of alcohol when the child(ren) is/are in his or her custody. Neither party shall operate a motor vehicle under the influence of alcohol or any other substance which impairs the ability to drive when the child(ren) is/are in his or her custody.

# VI. Special Considerations

( ) Applicable ( ) Not Applicable

Please attach an addendum detailing any special circumstances of which the Court should be aware (e.g., health issues, education issues, etc.).

# VII. Incorporation into Judgment

It is contemplated that this Parenting Plan will be incorporated into a temporary or final judgment in this case. If there is any conflict between any such judgment and this Parenting Plan or any written agreement between the parties, the judgment shall control. If there is any conflict between this Parenting Plan and any written agreement between the parties, this Parenting Plan shall control.

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VIII. Parents' Consent	
Please review the following and initial:	:
We recognize that a close and continuit best interest.	ing parent-child relationship and continuity in a child's life is in the child's
Mother's Initials:	Father's Initials:
	ds will change and grow as the child(ren) mature(s). We have made a good eds into account so that the need for future modifications to the parenting
Mother's Initials:	Father's Initials:
We recognize that the parent with phy while the child(ren) is/are residing with	rsical custody will make the day-to-day decisions and emergency decisions a such parent (see Section I. C. above).
Mother's Initials:	Father's Initials:
IX. Agreement of the Parties	
party affirms that the information he/s	untarily agree to the terms of this Parenting Plan. If signed by a party, the he has provided in connection with the preparation of this plan is true and attorney certifies that this plan accurately represents information obtained be true and correct.
Mother or Mother's Attorney	Father or Father's Attorney
	<u>ORDER</u>
The Court has reviewed the for	regoing Parenting Plan, and it is hereby made the order of this Court.
This Order entered on da	y of, 20

Judge, Superior Court of \_\_\_\_\_ County Ocmulgee Judicial Circuit Drafted 01/10/2017 Revised 01/31/2021