

STATE OF INDIANA)

IN THE ELKHART SUPERIOR COURT 6

ELKHART COUNTY)

CASE NO.

IN RE: THE MARRIAGE LEGAL SEPARATION PATERNITY OF:

(Child's Name if Paternity)

(Name of Filing Parent)

Mother Father

And

(Name of Other Parent)

Mother Father

PARENTING PLAN

This Proposal was prepared by the parents to include decision making and living arrangements that will serve to nurture and protect our children. The Indiana Parenting Time Guidelines were prepared to assist parents in creating their own parenting plan to meet their unique circumstances. In the event the parents cannot agree on a parenting plan, the [Indiana Parenting Time Guidelines](#) are the minimum time a parent should maintain for meaningful and continuing contact with a child.

We choose to follow the Indiana Parenting Time Guidelines, with Mother Father having parenting time following those guidelines.

We choose the following Parenting Plan, as outlined below:

CUSTODY

“Legal custody” of children means decision making responsibility for substantial matters that affect a child’s life, such as place of residence, school selection and other educational decisions, non-emergency healthcare and religious upbringing.

Legal custody of our children shall be as follows: Joint Mother Father

“Physical custody” means where the children primarily reside.

Physical custody of our children shall be as follows: Joint Mother Father

PARENTING TIME SCHEDULE

The time for our children to be with each of us shall be as follows:

Time/Event	Plan
Weekdays	
Weekends	
Spring Break	
Summer Break	
Fall Break	
Thanksgiving Break	
Winter/Christmas Break	
Holidays	
Special Days	

In the event of disagreement, we will speak to one another first to try to resolve any parenting issues and focus on the children's needs. If we are unable to resolve all the issues, then we will consider the following:

- A. Mediation such as On-line Mediation. Center for Community Justice Family Mediation Program, private mediator.
- B. Parenting coordinator
- C. Use of other resources such as redoing website work Up To Parents or Proud to Parent; additional co-parenting classes, including re-attending the basic class or attending high-conflict classes; and individual, joint, family or child counseling.

By our signatures, we, as parents, agree to all of the terms set forth above as our Agreed Parenting Plan and acknowledge that this document is now admissible as evidence in court.

/s/

Parent's Signature

Date

Email Address

Physical Address if no email provided

/s/

Parent's Signature

Date

Email Address

Physical Address if no email provided

SO ORDERED _____.

Judicial Officer
Elkhart Superior Court 6

Distribution: