St	ate of Minnesota		District Court
Co	ounty Ramsey	Judicial District:	Second
		Court File Number:	
		Case Type:	
In	regard to the case of:		
		<u>. </u>	d Agreement and Order
Na	me of Petitioner	Modi	fying Parenting Time
An	ad		
 Na	ame of Respondent		
A.	This proceeding came on without hea	ring before the undersigned judi	cial officer of district
	court on at _		
	in the City of St. Paul, State of Minne	esota.	
В.	Petitioner is NOT represented by	an attorney	
	Petitioner is represented by the fo	ollowing attorney:	·
	Respondent is NOT represented b	by an attorney	
	Respondent is represented by the	following attorney:	
C.	Petitioner and Respondent have reach	ned an agreement resolving outsta	anding parenting time
	issues in this case. This Stipulated Ag	greement details the terms of the	parties' agreement.
	AGREEMENT OF P	ETITIONER AND RESPOND	ENT
1.	Information about Petitioner:		
	Full Name:		
	First	Middle	Last

	Address:				
		Street Address			Apt. No.
	City		County	State	Zip Code
2.	Information about 1	Respondent:			
	Full Name:				
		First	Middle		Last
	Address:	Street Address			And NI-
		Street Address	•		Apt. No.
	City		County	State	Zip Code
3.	The parties stipulate	and agree to mo	dify the Court's O	order dated:	
		C	•		
1.	The parties' prior Or	der:			
	Granted F	Petitioner 🔲 Re	spondent reasonal	ble parenting time.	
	☐ Reserved parenting time for ☐ Petitioner ☐ Respondent.☐ Granted ☐ Petitioner ☐ Respondent supervised parenting time.				
	Granted P	etitioner Res	spondent a specific	c parenting time sc	hedule.
5.	Prior Crimes as Ide	ntified by Minn	n. Stat. § 518.175,	518.179, 631.52	
	Has Petitioner been convicted of one of the following crimes or similar crimes under the law			erimes under the law	
	of the United States of	or any other state	e:		
	YES (Please v	write your initial	s next to each crir	ne for which you v	vere convicted)
	□NO				
	Has Respondent beer	n convicted of on	ne of the following	crimes or similar of	crimes under the law
	of the United States of	or any other state	: :		
	YES (Please v	write your initial	s next to each crir	me for which you v	vere convicted)
	□NO				

	☐ Murder in the first, second, or third de	egree Solicitation of a child to engage in sexual conduct		
	☐ Manslaughter in the first degree	Depriving another of custodial or parental rights		
	Assault in the first, second, or third de	egree Criminal Sexual Conduct in the first degree		
	Kidnapping	Criminal Sexual Conduct in the second degree		
	☐ Incest	Criminal Sexual Conduct in the third degree		
	Malicious punishment of a child	☐ Felony stalking		
	☐ Neglect of a child	☐ Domestic assault by strangulation		
	☐ Terroristic threats	Soliciting, inducing, promoting, or receiving profit derived from prostitution involving a minor		
	Parenting time with the convicted parent is in the best interests of the children because:			
6.	Parenting Time			
	The parties agree that it is in the best	nterests of the children that:		
	Petitioner's parenting time with the joint children be: (check one)			
	supervised reserved unsupervised			
	supervisedteserved unsupervised			
	Respondent's parenting time with the joint children be: (check one)			
	supervised reserved	d unsupervised		
	Answer question A, B, or C based on your answer above.			
	A. Supervised parenting time:			
	We agree that supervised parenting time is necessary because			
	It is in the best interests of the ch	ildren that supervision of parenting time be arranged as		
		vise parenting time, and if there is a cost involved, who		
	_	important details)		
	Should pay the cost, and any other	important domino)		

В.	Reserved parenting time:
	We agree that parenting time should be reserved because:
C.	Unsupervised parenting time: We agree that the parenting time schedule will be as follows:
	(Clearly explain the time each parent will spend with each child. Include the time (o'clock) when the children will transfer from one parent to the other. You may also want the order
	to say who will pick up and drop off the children).
Reg	gular schedule:
Mo	nday through Friday:
<u>We</u>	ekends:
Cur	nmer (if you want a different schedule in summer):
<u>Sui.</u>	nmer (if you want a different schedule in summer):
Tel	ephone contact with the children: Unlimited or Only at certain times as follows
(de	scribe the days and times when the parent and children may have telephone contact):

Exceptions to the Regular Schedule:

You can have a different schedule for holidays, school release days, and birthdays. If you do not want a different schedule, leave it blank.

School release days or breaks during the school year:
Any school release day schedule will supersede the regular parenting schedule.
Birthdays (child's birthday, parent's birthday):
Holidays:
Hondays.
Any holiday or birthday schedule will supersede the regular and school release parenting schedule.
Vacation Time:
vacation Time.
Any vacation time will supersede the regular parenting schedule.
Other exceptions to the regular schedule:

D. Under the above Schedule: (Pl	ease be as precise as possible	e. The amount of overnights
each party has may affect your cl	hild support)	
☐ The annual number of over	The annual number	
of overnights for Respondent	is	
	OR	
☐ The parties agree that Petit	tioner has% of a	nnual overnights with the
children and Respondent has _	% of annual overnights	with the children.
BASED UPON THE ABOVE INFOR Court issue an Order ordering the terms	· · · · · · · · · · · · · · · · · · ·	espondent request that the
READ and SIGN the Acknowledgmen	ts.	
By signing below, I agree that I have rea understand its terms. I understand that will become an enforceable court order know I have the right to be represented right and I freely and voluntarily sign Custody and Parenting Time. I declare under penalty of perjury that correct. Minn. Stat. § 358.116.	t once this agreement is appropriate, and I agree to be bound by the lawyer of my choice. In this Joint Petition, Agreem	oved by a judicial officer, is the terms of this agreement. Thereby expressly waive that ent, and Order to Establish
DATE:	DATE:	
Signature of Petitioner	Signature of Resp	pondent
Petitioner's Name (Print)	Respondent's Na	me (Print)
Address	Address	
City/State/Zip	City/State/Zip	
Telephone	Telephone	
Email Address	Email Address	

BASED UPON THE ABOVE INFORMATION, the Court makes the following:

ORDER

- 1. The parties shall abide by the terms contained in the foregoing Stipulated Agreement.
- 2. All other provisions of the parties' prior orders, not inconsistent with this Order, shall remain in full force and effect.
- 3. NOTICE: Appendix A is incorporated and made a part of this final judgment. Appendix A contains, among other things, provisions regarding payments to the Public Agency pursuant to Minnesota Statutes § 518A.50; Depriving Another of Custodial or Parental Rights A Felony, Minnesota Statutes § 609.26; Rules of Support and Parenting Time; Parental Rights from Minnesota Statutes § 518.17, subdivision 3; Wage and Income Deduction of Child Support pursuant to Minnesota Statutes § 518A.53; Change of Address or Residence; Cost of Living Increase of Child Support pursuant to Minnesota Statutes § 518A.75; Judgments for Unpaid Child Support pursuant to Minnesota Statutes § 548.091; an Medical Insurance and Expenses pursuant to Minnesota Statutes § 518A.41.

The foregoing Order is recommended.	BY THE COURT	
District Court Referee	Judge of District Court	
Dated:	Dated:	

APPENDIX A

NOTICE IS HEREBY GIVEN TO THE PARTIES:

- I. PAYMENTS TO PUBLIC AGENCY. According to Minnesota Statutes, section 518A.50, payments ordered for maintenance and support must be paid to the Minnesota child support payment center as long as the person entitled to receive the payments is receiving or has applied for public assistance or has applied for support and maintenance collection services. Parents mail payments to: P.O. Box 64326, St. Paul, MN 55164-0326. Employers mail payments to: P.O. Box 64306, St. Paul, MN 55164.
- II. DEPRIVING ANOTHER OF CUSTODIAL OR PARENTAL RIGHTS A FELONY. A person may be charged with a felony who conceals a minor child or takes, obtains, retains, or fails to return a minor child from or to the child's parent (or person with custodial or parenting time rights), according to Minnesota Statutes, section 609.26. A copy of that section is available from any court administrator.
- III. NONSUPPORT OF A SPOUSE OR CHILD CRIMINAL PENALTIES. A person who fails to pay court-ordered child support or maintenance may be charged with a crime, which may include misdemeanor, gross misdemeanor, or felony charges, according to Minnesota Statutes, section 609.375. A copy of that section is available from any district court clerk.

IV. RULES OF SUPPORT, MAINTENANCE, PARENTING TIME.

- Payment of support or spousal maintenance is to be as ordered, and the giving of gifts or making purchases of food, A. clothing, and the like will not fulfill the obligation.
- B. Payment of support must be made as it becomes due, and failure to secure or denial of parenting time is NOT an excuse for nonpayment, but the aggrieved party must seek relief through a proper motion filed with the court.
- C. Nonpayment of support is not grounds to deny parenting time. The party entitled to receive support may apply for support and collection services, file a contempt motion, or obtain a judgment as provided in Minnesota Statutes, section 548.091.
- D. The payment of support or spousal maintenance takes priority over payment of debts and other obligations.
- A party who accepts additional obligations of support does so with the full knowledge of the party's prior obligation Ε. under this proceeding.
- Child support or maintenance is based on annual income, and it is the responsibility of a person with seasonal F. employment to budget income so that payments are made throughout the year as ordered.
- G. A Parental Guide to Making Child-Focused Parenting Time Decisions is available from any court administrator.
- The nonpayment of support may be enforced through the denial of student grants; interception of state and federal Η. tax refunds; suspension of driver's, recreational, and occupational licenses; referral to the department of revenue or private collection agencies; seizure of assets, including bank accounts and other assets held by financial institutions; reporting to credit bureaus; income withholding, and contempt proceedings; and other enforcement methods allowed
- I. The public authority may suspend or resume collection of the amount allocated for child care expenses if the conditions of Minnesota Statutes, section 518A.40, subdivision 4, are met.
- J. The public authority may remove or resume a medical support offset if the conditions of section 518A.41, subdivision 16, are met.
- V. MODIFYING CHILD SUPPORT. If either the obligor or obligee is laid off from employment or receives a pay reduction, child support may be modified, increased, or decreased. Any modification will only take effect when it is ordered by the court, and will only relate back to the time that a motion is filed. Either the obligor or obligee may file a motion to modify child support, and may request the public agency for help. UNTIL A MOTION IS FILED, THE CHILD SUPPORT OBLIGATION WILL CONTINUE AT THE CURRENT LEVEL. THE COURT IS NOT PERMITTED TO REDUCE SUPPORT RETROACTIVELY.

VI. PARENTAL RIGHTS FROM MINNESOTA STATUTES, SECTION 518.17, SUBDIVISION 3. UNLESS OTHERWISE PROVIDED BY THE COURT:

Each party has the right of access to, and to receive copies of, school, medical, dental, religious training, police A. reports, and other important records and information about the minor children. Each party has the right of access to information regarding health or dental insurance available to the minor children. Presentation of a copy of this order to the custodian of a record or other information about the minor children constitutes sufficient authorization for the release of the record or information to the requesting party.

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- B. Each party has the right to be informed by the other party as to the name and address of the school of attendance of the minor children. Each party has the right to be informed by school officials about the children's welfare, educational progress and status, and to attend school and parent teacher conferences. The school is not required to hold a separate conference for each party.
- C. Each party has the right to be notified by the other party of an accident or serious illness of a minor child, including the name of the health care provider and the place of treatment.
- D. Each party has the right to be notified by the other party if the minor child is the victim of an alleged crime, including the name of the investigating law enforcement officer or agency. There is no duty to notify if the party to be notified is the alleged perpetrator.
- E. Each party has the right of reasonable access and telephone contact with the minor children.
- VII. WAGE AND INCOME DEDUCTION OF SUPPORT AND MAINTENANCE. Child support and / or spousal maintenance may be withheld from income, with or without notice to the person obligated to pay, when the conditions of Minnesota Statutes, section 518A.53, have been met. A copy of that section is available from any court administrator.
- VIII. CHANGE OF ADDRESS OR RESIDENCE. Unless otherwise ordered, each party shall notify the other party, the court, and the public authority responsible for collection, if applicable, of the following information within ten days of any change: residential and mailing address, telephone number, driver's license number, social security number, and name, address, and telephone number of the employer.
- IX. COST OF LIVING INCREASE OF SUPPORT AND MAINTENANCE. Basic support and / or spousal maintenance may be adjusted every two years based upon a change in the cost of living (using the U.S. Department of Labor, Bureau of Labor Statistics, consumer price index Mpls. St. Paul, for all urban consumers (CPI-U), unless otherwise specified in this order) when the conditions of Minnesota Statutes, section 518A.75, are met. Cost of living increases are compounded. A copy of Minnesota Statutes, section 518A.75, and forms necessary to request or contest a cost of living increase are available from any court administrator.
- X. JUDGMENTS FOR UNPAID SUPPORT. If a person fails to make a child support payment, the payment owed becomes a judgment against the person responsible to make the payment by operation of law on or after the date the payment is due, and the person entitled to receive the payment or the public agency may obtain entry and docketing of the judgment without notice to the person responsible to make the payment.

XI. JUDGMENTS FOR UNPAID MAINTENANCE.

- A. A judgment for unpaid spousal maintenance may be entered and docketed when the conditions of Minnesota Statutes, section 548.091, are met. A copy of that section is available from any court administrator.
- B. The public authority is not responsible for calculating interest on any judgment for unpaid spousal maintenance. When providing services in IV-D cases, as defined in Minnesota Statutes, section 518A.26, subdivision 10, the public authority will only collect interest on spousal maintenance if spousal maintenance is reduced to a sum certain judgment.
- XII. ATTORNEY FEES AND COLLECTION COSTS FOR ENFORCEMENT OF CHILD SUPPORT. A judgment for attorney fees and other collection costs incurred in enforcing a child support order will be entered against the person responsible to pay support when the conditions of Minnesota Statutes, section 518A.735, are met. A copy of that section and forms necessary to request or contest these attorney fees and collection costs are available from any court administrator.
- XIII. PARENTING TIME EXPEDITOR PROCESS. On request of either party or on its own motion, the court may appoint a parenting time expeditor to resolve parenting time disputes under Minnesota Statutes, section 518.1751. A copy of that section and a description of the expeditor process is available from any court administrator.
- XIV. PARENTING TIME REMEDIES AND PENALTIES. Remedies and penalties for wrongful denial of parenting time are available under Minnesota Statutes, section 518.175, subdivision 6. These include compensatory parenting time; civil penalties; bond requirements; contempt; and reversal of custody. A copy of that subdivision and forms for requesting relief are available from any court administrator.

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In addition to the Notices on pages 1 and 2, the following NOTICE applies to all orders addressing custody pursuant to Minn. Stat. § 518.17, subd. 3a.

NOTICE

EACH PARTY IS GRANTED THE FOLLOWING RIGHTS:

- 1. Right of access to, and to receive copies of, school, medical, dental, religious training, police reports, and other important records and information about the minor children.
- 2. Right of access to information regarding health or dental insurance available to the minor children.
- 3. Right to be informed by the other party as to the name and address of the school of attendance of the minor children.
- 4. Right to be informed by school officials about the children's welfare, educational progress and status, and to attend school and parent-teacher conferences. The school is not required to hold a separate conference for each party, unless attending the same conference would result in violation of a court order prohibiting contact with a party.
- 5. Right to be notified by the other party of an accident or serious illness of a minor child, including the name of the health care provider and the place of treatment.
- 6. Right to be notified by the other party if the minor child is the victim of an alleged crime, including the name of the investigating law enforcement officer or agency. There is no duty to notify if the party to be notified is the alleged perpetrator.
- 7. Right to reasonable access and telephone or other electronic contact with the minor children.

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