STATE OF TENNESSEE COURT (Must		ppleted) COUNTY (Must be completed)	
PERMANENT PARENTII	(Must be completed)		
PLAINTIFF (Name: First, Middle, Last)  ? Mother ? Father		PEFENDANT (Name: First, Middle, Last)  ? Mother ? Father	

The mother and father will behave with each other and each child so as to provide a loving, stable, consistent and nurturing relationship with the child even though they are divorced. They will not speak badly of each other or the members of the family of the other They will encourage each child to continue to love the other parent and be comfortable in both families.

This plan	<ul> <li>is a new plan.</li> <li>modifies an existing Parenting Plan dated</li> <li>modifies an existing Order dated</li> </ul>		
	Child's Name	Date of Birth	

### RESIDENTIAL PARENTING SCHEDULE I.

### Α. RESIDENTIAL TIME WITH EACH PARENT

The Parenting Plan must designate the parent with whom the child is scheduled to reside a majority of the time as the Primary Residential Parent of the child(ren). The designation shall not affect either parent's rights and responsibilities under the Parenting Plan.

The Primary Residential Parent is

- Mother
- Father

This nlan

- Joint Primary Residential Parents (only if by agreement)
   Child must reside an equal amount of time with both parents.
- Waived by Mother and Father (only if by agreement)
   Child must reside an equal amount of time with both parents.

Under the schedule set forth below, each parent will spend the following number of days

	the children:  Mother  DAY-TO-DAY SCHE	days	Father	days	iyo
	G mother G father shal ollowing times when th	e other parent sha	ll have respon		at
	•		Day and Time		
	? every week ?	every other week	? other:	·	
	other parent shall also ional parenting times s	-	ity for the care	e of the child or children at t	he
	From	to _	Day and Time		
	? every week ?	every other week	? other:	·	
This	parenting schedule be	egins ?	or	? date of the Court's Ord	er.
C.	HOLIDAY SCHEDU	LE AND OTHER S	CHOOL FREI	E DAYS	
Indic	ate if child or children	will be with parent	in ODD or EV	/EN numbered years or EVE	RY
year.		MOTHER		FATHER	
	Year's Day				
	in Luther King Day idents' Day				
	er Day (unless otherwise		<del></del>		
coincid	ing with Spring Vacation)				
	sover Day (unless otherwise ing with Spring Vacation)				
	ier's Day				
	orial Day (if no school	)			_
	er's Day				
July					
	or Day				
	oween Iksgiving Day & Friday	,			
	lren's Birthdays				
	r School-Free Days				
	er's Birthday		<del></del>		
	er's Birthday	<del></del>			

the night of the holiday, unless otherwise noted here
This holiday schedule and other school free days shall supersede the Day-To-Day Schedule.
D. FALL VACATION (If applicable)
The day to day schedule shall apply except as follows:beginning
E. WINTER (CHRISTMAS) VACATION
The ? mother ? father shall have the child or children for the first period from the day and time school is dismissed until December at a.m./p.m. ? in odd-numbered years ? in even-numbered years ? every year. The other parent will have the child or children for the second period from the day and time indicated above until 6:00 p.m. on the evening before school resumes. The parties shall alternate the first and second periods each year.
Other agreement of the parents:
F. SPRING VACATION (If applicable)
The day-to-day schedule shall apply except as follows:
beginning
G. SUMMER VACATION
The day-to-day schedule shall apply except as follows:
beginning
Is written notice required? ? Yes ? No. If so, number of days.
H. TRANSPORTATION ARRANGEMENTS
The place of meeting for the exchange of the child or children shall be:
Payment of long distance transportation costs (if applicable): ? mother ? father ? both equally.  Other arrangements:  If a parent does not possess a valid driver's license, he or she must make reasonable
transportation arrangements to protect the child or children while in the care of that parent.  I. SUPERVISION OF PARENTING TIME (If applicable)  ? Check if applicable

Super Pla	vised parenting time shall apply during the day-to-day schedule as follows:		
	rson or organization supervising:		
	esponsibility for cost, if any: ? mother ? father ? both equally.		
J.	OTHER		
The fo	llowing special provisions apply:		
	II. DECISION-MAKING		
A.	DAY-TO-DAY DECISIONS		
	parent shall make decisions regarding the day-to-day care of a child while the child is ng with that parent, including any emergency decisions affecting the health or safety nild.		
B.	MAJOR DECISIONS		
Major	decisions regarding each child shall be made as follows:		
	Educational decisions  Non-emergency health care Religious upbringing Extracurricular activities  mother  moth		
	III. FINANCIAL SUPPORT		
A.	CHILD SUPPORT		
Father Mothe	r's gross monthly income is \$ r's gross monthly income is \$		
1.	The final child support order is as follows:  a. The ? mother ? father shall pay to the other parent as regular child support the sum of \$ ? weekly ? monthly ? twice per month ? every two weeks. The Child Support Worksheet shall be attached to this Order as an Exhibit.*		
	If this is a deviation from the Child Support Guidelines, explain all of the following:		
	The reason for the deviation:		
	The presumptive amount of the child support (without the deviation):		
	How is the application of the Guidelines unjust or inappropriate?		

	How is the best interest of the child served?
	Does the child support obligation after the deviation provide for all of the child(ren)'s needs, taking into consideration both parents' income?
2.	Retroactive Support: A judgment is hereby awarded in the amount of \$ to ? mother ? father against the child support payor representing retroactive support required under Section 1240-2-4.06 of the D.H.S. Income Shares Child Support Guidelines dating from which shall be paid (including pre/post judgment interest) at the rate of \$ per ? week ? month ? twice per month ? every two weeks until the judgment is paid in full.
3.	Payments shall begin on the day of, 20
This s	support shall be paid:
? to 37 ? A' ? by de	rectly to the other parent.  the Central Child Support Receipting Unit, P. O. Box 305200, Nashville, Tennessee 2229, and sent from there to the other parent at:  Wage Assignment Order is attached to this Parenting Plan.  direct deposit to the other parent at  Bank for eposit in account no  come assignment not required; Explanation:
? oth	ner:
-	arents acknowledge that court approval must be obtained before child support can be ed or modified.
	Support Worksheet can be found on DHS website at <a href="http://www.state.tn.us/humanserv/is/isdocuments.html">http://www.state.tn.us/humanserv/is/isdocuments.html</a> or at child support offices.
В.	FEDERAL INCOME TAX EXEMPTION*
The [	? mother ? father is the parent receiving child support.
The N	Nother shall claim the following children:
	ather shall claim the following children:
suppor	? mother ? father may claim the exemptions for the child or children so long as child ort payments are current by the claiming parent on January 15 of the year when the is due. The exemptions may be claimed in: ? alternate years starting ch year ? other:

 $<sup>^{\</sup>star}$  NOTE: The child support schedule assumptions in the guidelines (1240-2-4-.03 (6)(b) ) assume that the parent receiving the child support will get the tax exemptions for the child.

The ? mother ? father will furnish IRS Form 8332 to the parent entitled to the exemption by February 15 of the year the tax return is due.

## C. PROOF OF INCOME AND WORK-RELATED CHILD CARE EXPENSES

Each parent shall send proof of income to the other parent for the prior calendar year as follows:

- IRS Forms W-2 and 1099 shall be sent to the other parent on or before February 15
- A copy of his or her federal income tax return shall be sent to the other parent on or before April 15 or any later date when it is due because of an extension of time for filing.
- The completed form required by the Department of Human Services shall be sent to the Department on or before the date the federal income tax return is due by the parent paying child support. This requirement applies only if a parent is receiving benefits from the Department for a child.

The parent paying work-related child care expenses shall send proof of expenses to the other parent for the prior calendar year and an estimate for the next calendar year, on or before February 15.

## D. HEALTH AND DENTAL INSURANCE

Reasonable health insurance on the child or children will be:

- ? maintained by the mother
- ? maintained by the father
- ? maintained by both

Proof of continuing coverage shall be furnished to the other parent annually or as coverage changes. The parent maintaining coverage shall authorize the other parent to consult with the insurance carrier regarding the coverage in effect.

Uncovered reasonable and necessary medical expenses, which may include but is not limited to, deductibles or co-payments, eyeglasses, contact lens, routine annual physicals, and counseling will be paid by ? mother ? father ? pro rata in accordance with their incomes. After insurance has paid its portion, the parent receiving the bill will send it to the other parent within ten days. The other parent will pay his or her share within 30 days of receipt of the bill.

If available through work, the ? mother ? father shall maintain dental, orthodontic, and optical insurance on the minor child or children.

## E. LIFE INSURANCE

If agreed upon by the parties, the ? mother	? ? father ? both shall insure his/her own life
in the minimum amount of \$	by whole life or term insurance. Until the
child support obligation has been completed	d, each policy shall name the child/children as
sole irrevocable primary beneficiary,	with the ? other parent ? other
, as trustee for the ben	nefit of the child(ren), to serve without bond or
accounting.	

# IV. PRIMARY RESIDENTIAL PARENT (CUSTODIAN) FOR OTHER LEGAL PURPOSES

The child or children are scheduled to reside the majority of the time as designated in Section I.A. This parent is designated as the primary residential parent also known as the custodian, **SOLELY** for purposes of any other applicable state and federal laws. If the parents are listed in Section II as joint decision-makers, then, for purposes of obtaining health or other insurance, they shall be considered to be joint custodians. THIS DESIGNATION DOES NOT AFFECT EITHER PARENT'S RIGHTS OR RESPONSIBILITIES UNDER THIS PARENTING PLAN.

## V. DISAGREEMENTS OR MODIFICATION OF PLAN

Should the parents disagree about this Parenting Plan or wish to modify it, they must make a good faith effort to resolve the issue by the process selected below before returning to Court. Except for financial support issues including child support, health and dental insurance, uncovered medical and dental expenses, and life insurance, disputes must be submitted to:

- ? Mediation by a neutral party chosen by the parents or the Court.
- ? Arbitration by a neutral party selected by parents or the Court.
- 7 The Court DUE TO ORDER OF PROTECTION OR RESTRICTIONS.

The costs of this process may be determined by the alternative dispute process or may be assessed by the Court based upon the incomes of the parents. It must be commenced by notifying the other parent and the Court by ? written request ? certified mail other: \_\_\_\_\_\_\_.

In the dispute resolution process:

- A. Preference shall be given to carrying out this Parenting Plan.
- B. The parents shall use the process to resolve disputes relating to implementation of the Plan.
- C. A written record shall be prepared of any agreement reached, and it shall be provided to each parent.
- D. If the Court finds that a parent willfully failed to appear without good reason, the Court, upon motion, may award attorney fees and financial sanctions to the prevailing parent.

## VI. RIGHTS OF PARENTS

Under T.C.A. § 36-6-101 of Tennessee law, both parents are entitled to the following rights:

- (1) The right to unimpeded telephone conversations with the child at least twice a week at reasonable times and for reasonable durations. The parent exercising parenting time shall furnish the other parent with a telephone number where the child may be reached at the days and time specified in a parenting plan or other court order or, where days and times are not specified, at reasonable times;
- (2) The right to send mail to the child which the other parent shall not destroy, deface, open or censor. The parent exercising parenting time shall deliver all letters, packages and other material sent to the child by the other parent as soon as received and shall not interfere with their delivery in any way, unless otherwise provided by law or court order;

- (3) The right to receive notice and relevant information as soon as practicable but within twenty-four (24) hours of any hospitalization, major illness or injury, or death of the child. The parent exercising parenting time when such event occurs shall notify the other parent of the event and shall provide all relevant healthcare providers with the contact information for the other parent;
- (4) The right to receive directly from the child's school any educational records customarily made available to parents. Upon request from one parent, the parent enrolling the child in school shall provide to the other parent as soon as available each academic year the name, address, telephone number and other contact information for the school. In the case of children who are being homeschooled, the parent providing the homeschooling shall advise the other parent of this fact along with the contact information of any sponsoring entity or other entity involved in the child's education, including access to any individual student records or grades available online. The school or homeschooling entity shall be responsible, upon request, to provide to each parent records customarily made available to parents. The school may require a written request which includes a current mailing address and may further require payment of the reasonable costs of duplicating such records. These records include copies of the child's report cards, attendance records, names of teachers, class schedules, and standardized test scores;
- (5) Unless otherwise provided by law, the right to receive copies of the child's medical, health or other treatment records directly from the treating physician or healthcare provider. Upon request from one parent, the parent who has arranged for such treatment or health care shall provide to the other parent the name, address, telephone number and other contact information of the physician or healthcare provider. The keeper of the records may require a written request including a current mailing address and may further require payment of the reasonable costs of duplicating such records. No person who receives the mailing address of a requesting parent as a result of this requirement shall provide such address to the other parent or a third person;
- (6) The right to be free of unwarranted derogatory remarks made about such parent or such parent's family by the other parent to or in the presence of the child;
- (7) The right to be given at least forty-eight (48) hours notice, whenever possible, of all extracurricular school, athletic, church activities and other activities as to which parental participation or observation would be appropriate, and the opportunity to participate in or observe them. The parent who has enrolled the child in each such activity shall advise the other parent of the activity and provide contact information for the person responsible for its scheduling so that the other parent may make arrangements to participate or observe whenever possible, unless otherwise provided by law or court order;
- (8) The right to receive from the other parent, in the event the other parent leaves the state with the minor child or children for more than forty-eight (48) hours, an itinerary which shall include the planned dates of departure and return, the intended destinations and mode of travel and telephone numbers. The parent traveling with the child or children shall provide this information to the other parent so as to give that parent reasonable notice; and
- (9) The right to access and participation in the child's education on the same bases that are provided to all parents including the right of access to the child during lunch and other school activities; provided, that the participation or access is

legal and reasonable; however, access must not interfere with the school's day-to-day operations or with the child's educational schedule.

### VII. NOTICE REGARDING PARENTAL RELOCATION

The Tennessee statute (T.C.A. § 36-6-108) which governs the notice to be given in connection with the relocation of a parent reads in pertinent part as follows:

- (a) After custody or co-parenting has been established by the entry of a permanent parenting plan or final order, if a parent who is spending intervals of time with a child desires to relocate outside the state or more than fifty (50) miles from the other parent within the state, the relocating parent shall send a notice to the other parent at the other parent's last known address by registered or certified mail. Unless excused by the court for exigent circumstances, the notice shall be mailed not later than sixty (60) days prior to the move. The notice shall contain the following:
- (1) Statement of intent to move;
- (2) Location of proposed new residence;
- (3) Reasons for proposed relocation; and
- (4) Statement that absent agreement between the parents or an objection by the non-relocating parent within thirty (30) days of the date notice is sent by registered or certified mail in accordance with subsection (a), the relocating parent will be permitted to do so by law.
- (b) Absent agreement by the parents on a new visitation schedule within thirty (30) days of the notice or upon a timely objection in response to the notice, the relocating parent shall file a petition seeking approval of the relocation. The non-relocating parent has thirty (30) days to file a response in opposition to the petition. In the event no response in opposition is filed within thirty (30) days, the parent proposing to relocate with the child shall be permitted to do so.
- (c) (1) If a petition in opposition to relocation is filed, the court shall determine whether relocation is in the best interest of the minor child.

## VIII. PARENT EDUCATION CLASS

This requirement has been fulfilled by ? both parents ? mother ? father ? neither. Failure to attend the parent education class within 60 days of this order is punishable by contempt.

Under penalty of perjury, we declare that this plan has been proposed in good faith and is in the best interest of each minor child and that the statements herein and on the attached child support worksheets are true and correct. (A notary public is required if this is a proposed plan by one parent. A notary public is required if this is an agreed plan by both parents.)

Mother	Date and Place Signed	
Sworn to and subscribed before me this	day of	, 20
My commission expires:		
	Nota	ry Public

Father	Date and Place Signed		
Sworn to and subscribed before me this	day of	, 20	
My commission expires:		Duklia	
APPROVED FOR ENTRY:	Notary	Public	
Attorney for Mother	Attorney for Father		
Address	Address		
Address	Address		
Phone and BPR Number	Phone and BPR Number		
Note: The judge or chancellor may sign belo separate Order incorporating this plan.	ow or, instead, sign a Fi	nal Decree or a	
COURT COS	TS (If applicable)		
Court costs, if any, are taxed as follows:			
It is so ORDERED this the	day of,		
	ludge or	Chancellor	