NAME

ADDRESS

CITY, STATE, ZIP CODE

PHONE

EMAIL ROLE

superior court of arizona

county of <INSERT>

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| In re the Matter of:  NAME,  Petitioner,  and  NAME  Respondent, | Case No. <INSERT>  PARENTING PLAN  FOR DOMESTIC ABUSE CASES |

Below is my proposed parenting plan, and I state in support as follows:

1. There has been domestic and or child abuse, as noted in my Case Plan Worksheet, filed as a confidential court record.
2. MY NAME:
3. THE OTHER PARTY’S NAME:
4. CHILD(REN)’S NAMES & AGES:
5. LEGAL DECISION MAKING:

. SOLE LEGAL DECISION-MAKING

. JOINT WHERE I HAVE FINAL SAY

1. MEDICAL LEGAL-DECISION-MAKING TERMS:
   1. When a medical decision is required, shall make the decision. Prior to making the decision, if it is not an emergency, shall request input from in the co-parenting application. shall 24 hours to respond. shall consider the input but is not required to act on it. Notification shall be given to in a timely fashion via the co-parenting application.
   2. Both parents have the right to authorize emergency medical treatment if needed and the right to consult with physicians and other medical practitioners.
   3. Both parents agree to advise the other parent immediately of any emergency medical or dental care sought for the minor and to keep one another reasonably informed of such matters.
   4. Further, each parent is entitled to have access to medical records directly from the health care provider.
   5. Parents shall post insurance card and provider information in the co-parenting applications.
   6. If either parent believes the child requires counseling, he or she shall be enrolled with a provider on the insurance plan.
   7. The parent who has the child for parenting time on the day of any appointment shall transport the child. Both parents may not attend the appointment unless agreed by the parties prior.
   8. If the child is prescribed medication, both parents are responsible for ensuring the medication is administered as prescribed.
   9. If the child has dietary restrictions or requirements, both parties shall ensure the child follows these requirements.
2. RELIGION LEGAL DECISION-MAKING TERMS:

. .Religion is not a factor in this parenting plan.

. . shall make religious decisions for the minor child(ren), and the other party will seek to undermine the religious education of the child(ren).

1. EDUCATION LEGAL DECISION-MAKING TERMS:
   1. When a medical decision is required, shall make the decision. Prior to making the decision, if it is not an emergency, shall request input from in the co-parenting application. shall 24 hours to respond. shall consider the input but is not required to act on it. Notification shall be given to in a timely fashion via the co-parenting application.
   2. Both parents shall have the right to participate in school conferences, events, and activities and consult with teachers and other school personnel. Further, each parent is entitled to have access to school records directly from the school(s).
   3. Each parent is responsible for contacting the school's teachers, counselors, and psychologists regarding progress. In addition, each parent is responsible for contacting the school's administration to report changes of address and telephone number and to gather information concerning school conference schedules, report cards, school events, and various other activities.
   4. If the child cannot attend school on a particular day due to illness, holiday, or otherwise, it shall be the responsibility of the parent who has the child on the morning of that day to arrange for the care until the time of the next parenting exchange.
2. REGULAR PARENTING TIME:

. SUPERVISED: SEE ATTACHED ORDER FOR SUPERVISED TIME EXHIBIT A. Modification to remove supervision shall not be filed until the following terms are met:

. UNSUPERVISED:

1. EXCHANGES:
   1. Exchanges will occur at the child’s school regardless of whether school is in session.
   2. Exchanges will occur at the release of school or at 3 p.m. if school is not in session.
   3. No discussion shall occur at exchanges.
   4. Both parties shall remain in their vehicle.
   5. Should both parents unavoidably be at a large event simultaneously, they are both responsible for keeping a distance from the other parent and not engaging in direct or third-party communication.
2. HOLIDAY PARENTING TIME:

. DOES NOT APPLY AT THIS TIME

. IS AS FOLLOWS: The parties shall follow the routine parenting schedule except for the following holidays:

. . The parties shall stick to their schedule except for fall, winter, and spring break, defined as the release of school until return to school. Party A will have the child for Fall Break in all years. Party B will have the child for Spring Break in all years. Winter break shall be divided into two parts. Part 1 shall be from the release of school until 3 p.m. on the 27th. Part 2 shall be from 3 p.m. on the 27th until return to school. Party A will have Part 1 in even years and Part 2 in odd years. Party B shall have Part 1 in odd years and Part 2 in even years.

1. COMMUNICATION:
   1. All communication shall occur through the following application .
   2. Communication should be between the parties only and not with delegates or significant others.
   3. Communications shall be no more than three lines, future-focused, and only about the child(ren).
   4. There may not be foul language, name-calling, finger-pointing, rants, or accusations.
   5. The parties shall not use the child to convey information or to set up parenting time exchanges.
   6. The parties agree that neither party shall disparage the other party and that each party shall model respect for the other parent in their interactions with the child.
   7. Neither party shall do or say anything to the child that would negatively impact the child's opinion or respect for the other parent.
2. EXTRACURRICULARS:
   1. The parties shall split the cost of agreed-upon extracurricular activities % (Parent A) and % (Parent B).
   2. Payment shall be made within 14 (fourteen) days of being notified of the expense via the co-parenting application.
   3. Costs shall include not only the cost of participating but also the equipment, uniforms, etc.
   4. If the parties cannot agree on an activity, the advocating parent may enroll the child and pay 100% of the cost.
   5. Both parents are responsible for getting the child to the activities during his/her parenting time. If a parent cannot get a child to his/her activity the other parent may provide transportation to and from the activity.
   6. If the parties cannot agree on *any* activity, the child may choose up to one activity not to exceed $ , with the cost split equally 50/50 between the parties.
   7. Both parents shall be listed on participation forms and be responsible for getting scheduling and supportive information directly from the provider.
3. TRAVEL:
   1. Parties may travel with the minor child(ren) so long as the destination is disclosed and an active phone number is available to reach the child.
   2. The parties shall maintain a passport for the minor child, and it shall be renewed six months prior to expiration.
   3. All forms related to international travel must be provided to the traveling parent no less than 14 days in advance of the trip unless the itinerary requires an earlier date.
4. REIMBURSEMENT:
   1. Reimbursement for out-of-pocket expenses shall be split in accordance with the percentages noted. The receipt (if available) shall be posted in the coparenting application within 14 days of incurring the cost. The reimbursement shall be made within 14 days of the expense being posted in the application. Out-of-pocket expenses shall be enforceable as child support.
5. ADDITIONAL TERMS:
   1. **Phone Access to the Child:**
   2. **Technology for the Child:**
   3. **Milestones:** As the child ages, there will be milestones such as a driver’s license that require coordination of the parents. Parents cannot unreasonably withhold consent for these milestones. Additionally, the cost to obtain the milestones, such as driver’s training or SAT prep, shall be split equally between the parties.
   4. **Additional Expenses:** Child support does not cover all expenses relating to childrearing. As such, additional expenses shall be split equally between the parties, such as annual school supply purchases, uniforms, yearbooks, and other items specific to the child’s participation in school and directly benefiting the child.
   5. **Personal Effects:** Each parent should keep all the supplies and needs that a child requires at home so that children need not transport personal effects back and forth. Both parents shall make sure age-appropriate hygiene items are available and that the child has access to clean clothing.
   6. **Significant Others:** No other party shall be called “mom” or “dad” unless expressly agreed upon by the parties. Additionally, significant others may be alternate contacts for schools and doctors, but they may not be listed as parents.
   7. **Records:** It is each party's responsibility to obtain their records from schools and doctors.
   8. **Communication with Schools or Providers:** Each party is responsible for setting up and having direct communications with school staff and medical providers. Additionally, each parent is responsible for staying abreast of school schedules and events.
   9. **Age-Appropriate Environment:** The parties must exert their best efforts to provide a safe, secure, and age-appropriate atmosphere. Accordingly, both parents shall endeavor not to expose the child to inappropriate adult activities and not to permit the child to engage in inappropriate adult activities. Both parents shall ensure that the child are not exposed to second-hand smoke. Neither party shall abuse any form of over-the-counter drugs or prescription medicine. Neither party nor anyone caring for the child shall use marijuana, including medical marijuana, or any illegal substances when he or she is caring for the child or within three hours of the parenting exchange. Neither party shall abuse alcohol when caring for the child or within three hours of the parenting exchange.
   10. The State of Arizona was and still is the home state of the minor child as the term “home state” is defined in A.R.S. §25-1002 and in the Parental Kidnapping Act of 1980 28 U.S.C. §1738A.
   11. **A.R.S.** §**25-403.0S(B):** A child's parent or custodian must immediately notify the other parent or custodian if the parent or custodian knows that a convicted or registered sex offender or a person who has been convicted of a dangerous crime against a child as defined in A.R.S. §13-705 may have access to the child. The parent or custodian must provide notice by first class mail, return receipt requested, by electronic means to an electronic mail address that the recipient provided to the parent or custodian for notification purposes or by other communication accepted by the Court.
   12. **Relocation:** Each party agrees to abide by A.R.S. §25-408 as it pertains to relocation of the minor child.
   13. **Dispute Resolution:** It is understood that the minor child’s needs and the respective parents' ability to meet those needs may change. There may become an issue upon which the parents cannot agree. In a disagreement regarding major life decisions, the parties shall attend Mediation before seeking guidance from the Court. While the parents seek to come to agreements, no changes can be made, and this plan must be adhered to unless an additional agreement is made in writing.
   14. **Modifications:** Any modifications of this Agreement which the parties agree upon should be done in writing (e-mail is acceptable) unless an emergency exists.
   15. **Changes in Contact Information:** The parties shall provide reasonable notice of changes in contact info.
   16. **Changes to Schedule**: The parents will try to be flexible if a parent requests a change in the regular parenting plan and will consider requests for a change in good faith.
   17. **Make-Up Time**: Unless specifically agreed upon between the parents in advance in writing (via text or phone call), a parent who is unable to exercise his/her time with the minor as addressed above shall not be entitled to "make up time" from the other parent.

**RESPECTFULLY SUBMITTED** this day of 2023.

By: */s/*

DELIVERED TO

WHEN

HOW

By: */s/*