Hon				
Judicial Distric	et			
County Courth	ouse			FORM #79
, Montana		_		
Phone:		_		
Fax:		_		
MON	TANA		UDICIAL DISTRICT CO AL COUNTY	OURT
In re the Marriage of:			Cause No.: Department No.:	
Petitio	oner,	······································	Department 110	
and			FINDINGS OF FAC CONCLUSIONS OF	LAW AND
Respo	ndent.		, FINAL DECREE OF DISSOLUTION	
The Petition for Disso hearing this day of The Petitioner appears		, 20	day of	, 20, came for
-		did not appeared pro	ar or otherwise respond to to see the default was entered on the, 20 ar, but filed a Consent to Ero se. Id was represented by	e day of atry of Decree.
After considering all e				
		FINDIN	GS OF FACT	
1. The Respondent was s			on and Summons on the	day of
2. Choose One: [] The parties we	re mai	rried on (date)	:	The marriage was
[] The parties we registered in th FORM #79 - FINDINGS OF FACT	e Cou , CON	nty of CLUSIONS OF I	, State of LAW AND FINAL DECREE	Page 1 of 24

Pro se Dissolution (Revision Date: 05/13)

	[]	The parties were married at common law mutual consent and agreement and confir repute.	-				
3.	Choo [] []	· · · · · · · · · · · · · · · · · ·					
4.	Choo	ose One: The marriage is irretrievably broken in the affects the attitude of one of the parties to prospect of reconciliation.		-			
	[]	The marriage is irretrievably broken in the period of more than one hundred eighty (proceedings, and there is no reasonable p	180) days preceding the comme	-			
5.		conciliation provisions of the Montana Conc -107 do not apply.	iliation law, M.C.A. §§ 40-3-10)1, et. seq., and §			
6.		ast one of the parties has been domiciled wi prior to the filing of this action.	hin the state of Montana for at	least ninety (90)			
7.	There	e is / are child(ren) of the marriage as	follows:				
	Nam	e (first and last)	Age:				
	Nam	e (first and last)	Age:				
	Nam	e (first and last)	Age:				
	Nam	e (first and last)	Age:				
	Nam	e (first and last)	Age:				
	If nee	eded, attach additional sheets as Exhibit	<u>_</u> .				
8.	Choo	ose One: The child(ren) have lived in Montana for before the start of this proceeding. If a chin Montana since his/her birth.					
	[]	Montana was the home state of the child(proceeding, and one parent continues to r		art of this			
	[]	The child(ren) and one parent have had si evidence about them is available here.		na, and substantial			
	[]	The child(ren) is/are physically present ir abandoned or an emergency exists requir		as/have been			

9.	[]	The wife is not pregnant. The wife is pregnant. However, the husband is not the father, and the child is not at issue in this pregnant. Does have			
	[]	in this proceeding. Due date: The wife is pregnant. The husband is the father. Due date:			
10.	Choos	se One:			
	[]	The parties entered into a Final Parenting Plan containing provisions for the parenting and support of their minor children. Petitioner/Respondent/Both parties testified the provisions contained in the parenting plan are in the children's best interests.			
	or []	The Petitioner has signed and filed a Proposed Parenting Plan that has been presented to this Court for examination and approval.			
		Respondent [] agrees [] does not agree with the proposed parenting plan. Respondent [] has [] has not filed a separate proposed parenting plan.			
	or in []	the event of a default: The Petitioner has signed and filed a Proposed Parenting Plan that has been presented to this Court for examination and approval. The Petitioner testified the provisions contained in Petitioner's Proposed Parenting Plan are in the minor children's best interests.			
11.	The [] Wife [] Husband needs financial assistance from the [] Wife [] Husband to support the minor child(ren).				
	Choos	The [] Wife [] Husband shall pay \$ per month per child. This amount: [] is in accordance with the Montana Child Support Guidelines. [] varies from the Montana Child Support Guidelines. (Attach the calculations done according to the Montana Child Support Guidelines.)			
	or []	Child support in the amount of \$ per month per child has been established by the Montana Child Support Enforcement Division or another appropriate administrative agency or court. A copy of this Order is attached hereto as Exhibit			
12.	Choos	se One: A Medical Support Order has been established by the Montana Child Support Enforcement Division or another appropriate administrative agency or court. A copy of this Order is attached hereto as Exhibit			
	or []	Medical support is needed to cover the medical and dental expenses of the minor child(ren) of the parties. Choose All That Apply: [] The child(ren) are presently covered under the following insurance plan: Carrier Name:			

	Policy No.:
to the	Department of Public Health and Human Services [] is [] is not providing services parties or minor child(ren) of the parties under the provisions of Title IV-D of the Social ity Act.
[]	If so, the Montana Child Support Enforcement Division was served with a copy of the Petition in this action and has acknowledged service, a copy of which is filed with the Court.
[]	This action does not establish, enforce, or modify the parties' previously established child support order.
[]	The Parties have complied with the preliminary disclosure requirements of MCA §40-4-252.
[]	The Parties have complied with the final disclosure requirements of MCA §40-4-253 & -254.
[]	or in the event of a default: The Petitioner has complied with the preliminary disclosure requirements of MCA §40-4-252.
[]	Having requested entry of default, Petitioner has waived the final declaration of disclosure.
Choos	se One: The parties do not own any real property.
or []	The [] Wife [] Husband [] both parties are the owner(s) of record of real property located at
	The legal description of the property is
Choos	se One:
[]	The parties do not own any vehicles.
or []	The parties own vehicle(s).
	to the Security of the Securit

17.	The parties have accumulated household furnishings and other personal property during the course of their marriage. The personal property of the parties [] has [] has not already been divided.
18.	Choose One: [] There are no debts of the marriage. [] The parties have accumulated debts during the course of their marriage.
19.	If applicable: [] The parties entered into a Marital and Property Settlement Agreement that distributed their property and debts and obligations and made specific provisions for spousal maintenance and other matters related to dissolution of their marriage. Petitioner/Respondent/Both parties testified that the provisions contained in their agreement are fair and equitable.
20.	Choose One: [] The wife would like to be restored to her former name of
21.	The wife does not want to be restored to her former name. The wife did not change her name. Other Provisions:
	FROM the above Findings of Fact, the Court makes the following:
	CONCLUSIONS OF LAW
1.	The Court has jurisdiction over this cause.
2.	The marriage of the parties is irretrievably broken.
3.	The Parties [] having complied with the Preliminary Disclosure requirements of M.C.A. §40-4-252;
	[] having complied with the final disclosure requirements of M.C.A. §§40-4-253 and 40-4-254;
	or in the event of a default:
	The Petitioner [] having complied with the preliminary disclosure requirements of MCA §40-4-252; [] having requested entry of default and waived the final declaration of disclosure;
	the Court finds good cause to enter this Decree.

4.	Choose One:						
	The [] Petitioner's Proposed Parenting Plan [] Respondent's Proposed Parenting Plan [] Stipulated Permanent Parenting Plan [] The Court's Permanent Parenting Plan attached hereto						
	is in the best interest(s) of the minor child(ren) and should be incorporated into this Decree as the Final Parenting Plan.						
5.	Choose One:						
	[] The Child Support Order attached as Exhibit is a valid order for the child support of the minor child(ren) of the parties.						
	or						
	[] The [] Wife [] Husband is entitled to \$ per month per child as child support to be paid according to the provisions as stated below.						
6.	Choose One:						
	[] The previously established Medical Support Order attached as Exhibit is a valid order for the medical support of the minor child(ren) of the parties.						
	or						
	[] The best interest(s) of the minor child(ren) require medical coverage according to the provisions of the final Medical Support Order, as stated below.						
7.	Based on the duration of the marriage and on the parties' age, health, education, skills, and financial circumstances, the division of property and debts is equitable.						
	If applicable:						
	[] The parties' Marital and Property Settlement Agreement constitutes a fair and equitable						
	division of the parties' property and debts, is not unconscionable, and should be approved by this Court.						
8.	If requested, the wife should be restored to her former name.						
9.	Other Provisions:						

FROM the above Findings of Fact and Conclusions of Law, the Court orders the following:

DECREE OF DISSOLUTION OF MARRIAGE

1. The marriage of the parties is hereby dissolved.

2.	Paren	ting Plan.
	[]	The [] Petitioner's Proposed Parenting Plan [] Respondent's Proposed Parenting Plan [] Stipulated Permanent Parenting Plan
		is adopted by this Court as the Final Parenting Plan and made an integral part of this Decree. The parties are hereby ordered to perform the provisions of the Final Parenting Plan.
	or []	The Court has issued a Permanent Parenting Plan and it is made an integral part of this Decree. The parties are hereby ordered to perform the provisions of the Permanent Parenting Plan See Attachment "A."
3.	Child	Support Order. The Court acknowledges that a valid Child Support Order has already been established by the Montana Child Support Enforcement Division or another appropriate administrative agency or court. A copy of the Order is attached as Exhibit
	or []	The Court adopts the attached Child Support Order for the support of the minor child(ren) of the parties See Attachment "B."
4.	Medio	cal Support Order. A Medical Support Order has been established by the Montana Child Support Enforcemen Division or another appropriate administrative agency or court. A copy of the Order is attached as Exhibit
	or []	Medical support is needed to cover the medical and dental expenses of the minor child(ren of the parties. The Court adopts the attached Medical Support Order See Attachment "C."
5.	Real I	Property. Choose One:
	[]	The parties do not own any real property. The [] Wife [] Husband is hereby granted all right, title, and interest in the real property located at, with legal description of
		The [] Wife [] Husband shall transfer his/her interest in this real property to the [] Wife [] Husband.
	or []	Describe the proposed distribution of the real property:
	r J	r. r

		If need	ded, attach additional	sheets as Exhibit
5.	Vehic	eles. Che	oose One:	
	[]	The pa	arties do not own any	vehicles.
	or []	-	for each vehicle liste The Wife is awarde Vehicle: Vehicle:	d all right, title and interest in following vehicle(s): VIN#: VIN#:
			Vehicle:	VIN#:
		b.	The Husband is awayehicle: Vehicle:	arded all right, title, and interest in the following vehicle(s): VIN#: VIN#:
			Vehicle:	VIN#:
		c.	party. If either part twenty (20) days fro State of Montana is vehicle(s) upon rece	nsfer all right and title in said vehicle(s) to the appropriate y fails to transfer such right and title in the vehicle(s) within om the date of this Decree, the registrar of Motor Vehicles of the hereby ordered to issue sole title to the party awarded said eipt of a certified copy of this Decree. ditional sheets as Exhibit
7.	Perso	Each p	perty. Choose One: party is hereby grante or her possession.	ed the exclusive right and title to the personal property currently
	or []	Each p		ed the exclusive right and title to the following personal
<u>Го V</u>	<u>Vife</u> :			
Го Н	lusband:			

If needed, attach addition	al sheets as Exhibit		
[] The partie be respons or [] The partie for the deb	sible for the debts currently	in his or her name. Turing the course of the	ir marriage. Each party shall ir marriage. The responsibility
To Wife: Description of Debt	Creditor	Current Balance	Amount to Wife
Any and all other debts in parties' separation. To Husband:	n Wife's name only; any an	d all other debts incurre	ed solely by the Wife since the
Description of Debt	Creditor	Current Balance	Amount to Husband

Desc	cription	of Debt	Creditor	Current Balance	Amount to Husband			
Any a	and all o	ther debts in	the Husband's name	e only; any and all other debt	s incurred solely by the			
Husb		e the parties'						
	If need	ded, attach ad	dditional sheets as Ex	xhibit				
9.	If app	licable:						
	[]		of property and debt	distribution, spousal mainter	nance, and all other affairs of			
	the marriage are determined pursuant to the Marital and Property Settleme							
				lered to perform and comply e terms of the agreement are	with the terms and conditions			
				udgment, including contemp				
		contract ter	_		,,			
10.	Wife's	s Former Na	ne. Choose One:					
10.	[]	The wife's	name is restored to					
			be granted an Order	for Name Change which will	l be sealed by Order of the			
		Court.		. 1 0				
				to her former name.				
	[]	The wife no	ever changed her nar	ne.				
11.	Each p	Each party is ordered to execute any and all documents which now or in the future may be						
	necess	sary to carry	into full force and ef	fect the terms and conditions	s of this Decree.			
	DATE	ED this	day of	, 20				
			•					
				DISTRICT COURT JU	UDGE			

ATTACHMENT "A"

PERMANENT PARENTING PLAN

- 1. Objectives of the Parenting Plan
 - a. To protect the best interest(s) of the minor child(ren);
 - b. To provide for the physical care of the minor child(ren);
 - c. To maintain the child(ren)'s emotional stability and minimize the child(ren)'s exposure to parental conflict;
 - d. To provide for the minor child(ren)'s changing needs as they grow and mature;
 - e. To set forth the authority and responsibilities of each parent with respect to the minor child(ren);
 - f. To help the parents avoid expensive future court battles over the minor child(ren).
- **2. Residential Schedule for the Child(ren)** This schedule is designed to provide for the child(ren)'s changing needs as they grow and mature. It specifies the periods of time during which the child(ren) will reside with each parent, including holidays, vacations, and other special occasions.

	a.	Pre-S	School Schedule (Choose One):
		[]	There are no child(ren) under school age.
		ĪĪ	There are child(ren) under school age, but the school schedule set forth in 4(b)
			below shall apply to the child(ren) regardless of their age(s).
		[]	Prior to enrollment in school, the child(ren) shall reside primarily with the
		LJ	[] Mother [] Father, except for the following days and times when the other
			parent shall have parenting time with the child(ren):
			parent shall have parenting time with the chira(ten).
			
		or	
		[]	Describe the residential schedule for the minor child(ren) prior to their enrollment
		LJ	in school:
			ın schooi.
b.	Scho	ol Sche	dule (Choose One):
~•			Upon enrollment in school, the child(ren) shall reside with the
		LJ	[] Mother [] Father, except for the following days and times when the other
			parent shall have parenting time with the child(ren):
			parent shan have parenting time with the child(1011).

	or []	Describe the residential sche	edule for the minor chi	ld(ren):	
c .	Holid	ay and Special Occasion Sch No holiday and special occas school schedule set forth abo	sion schedule shall app	bly. The school year	ar or pre-
	or []	The following schedule shall below:		-	ions listed
	HOLIDA	Y	MOTHER	fy Odd or Even) FATHER	
	11021211		WIO THER		
	Thanksg (Wed. 5:30	giving p.m. – Sun. 7:00 p.m.)			
	Christmas (Christmas	as Eve Eve Noon Christmas Day Noon)			
	Christm (Noon to 9:0				
	New Ye				
	-	Eve Noon – New Years Day Noon)			
		Weekend m. – Sun. 7:00 p.m.)			
		al Day Weekend			
	(Fri. 5:30 p.	m. – Mon. 7:00 p.m.)			
		Day Weekend			
		.m. – Mon. 7:00 p.m.)			
	Fourth o	•			
	Hallowe				
		's Day Weekend m. – Sun. 7:00 p.m.)			
		s Day Weekend			\neg
	(Fri. 5:30 p.	m. – Sun. 7:00 p.m.)			
	`	en)'s Birthday			
	I Mother'	's Birthday			

Father's Birthday

The child(ren)'s school attendance shall take priority over the holiday and special day schedule. The child(ren) **shall not** miss school because of the holiday or special occasion schedule.

d.	Wint	r Vacation (Choose One):					
d. e.	[]	No winter vacation schedule shall apply. The school year or pre-school schedule set forth above shall apply.					
	or []	(i) The parent exercising parenting time with the child(ren) on Christmas Eve (as outlined above) shall have the following additional parenting time with the child(ren) over winter vacation:					
		(ii) The parent exercising parenting time with the child(ren) on Christmas Da (as outlined above) shall have the following additional parenting time with the child(ren) over winter vacation:					
	or []	Describe the residential schedule for the child(ren)'s winter vacation:					
e.	Sumi	ner Vacation (Choose One): No summer vacation schedule shall apply. The school year or pre-school schedu					
	or []	set forth above shall apply. The child(ren) shall reside with the [] Mother [] Father during summer vacations, except for the following days and times when the child(ren) shall be with the other parent:					
	or []	Describe the residential schedule for the child(ren)'s summer vacation:					
f.	Sprin	g Break (Choose One): No Spring Break schedule shall apply. The school year or pre-school schedule se forth above shall apply.					
	or []	The child(ren) shall reside with the [] Mother [] Father during Spring Break, except for the following days and times when the child(ren) shall be with the other					

	paren	nt:
or []	Desc	ribe the residential schedule for the child(ren)'s Spring Break:
		tions with Parents e schedules for any other vacations with the parents:
If the	e resider duled to ity bein	nder the Residential Schedule Initial schedule outlined above results in a conflict where the child(ren) are be with both parents at the same time, the conflict shall be resolved by g given as follows: In the order of priority, with 1 being the highest priority Holidays/Special Occasions Winter/Summer/Spring Break Vacations Other Vacations with Parents Preschool and School Schedule
or []	Othe	r:
Supe [] or	The r	and Limited Visitation (Choose One): residential schedule listed above is not subject to any additional restrictions or ations on parenting time.
	(i)	The [] Mother's [] Father's parenting time shall be supervised or limited because he/she has exhibited the following behavior which is not in the best interest(s) of the minor child(ren):
	(ii)	It is in the best interest(s) of the minor child(ren) that the [] Mother's [] Father's parenting time be subject to the following conditions: How Often/ For How Long:
		Where: Supervised by Whom:

		(iii)	The supervised and limited visitation conditions shall take priority over any other terms of the residential schedule above.
		(iv)	If the [] Mother [] Father has completed the following and has followed through with any and all recommendations by the evaluator, treatment counselor, and/or other professional recommendations, the [] Mother [] Father agrees to consider a modification to allow less restricted visitation after months of supervised and limited visitation.
			(Check All That Apply): [] Alcohol / drug evaluation [] Substance abuse treatment [] Psychological evaluation [] Anger management counseling [] Parenting classes [] Other:
	j.	Other:	
 4. 	For the of part design	renting, the [] nation shall not sportation Ari	l other state and federal statutes which require a designation or determination Mother [] Father shall be designated the primary parent. However, this affect either parent's rights and responsibilities under this parenting plan. cangements (Choose All That Apply): In arrangements for the child(ren) between parents shall be as follows:
	[]		parents agree upon a different meeting place, the exchange of the child(ren)
	[]	Transportation	on costs shall be distributed as follows:
	[]		other [] Father is more than minutes late to pick the child(ren) up for isit shall be canceled.
5.	Telep		(Choose One): ld(ren) reside with one parent, the other parent shall be permitted to speak l(ren) at reasonable times.
	or []	While the chi	ld(ren) reside with one parent, the other parent shall be permitted to speak
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			with the child(ren) at the following times only:
6.	C (arenting Guidelines (Choose All That Apply): Each parent shall promote a healthy, beneficial relationship between the child(ren) and the other parent and shall not demean or speak out negatively in any manner that would damage the relationship between either parent and the child(ren).
]]	Each parent shall notify the other parent at least days in advance when a particular parenting time shall not be exercised. The missed time shall not be substituted unless mutually agreed to by both parents. The parents are expected to fairly modify visitation when family necessities, illnesses, or other commitments reasonably so require. The requesting parent shall act in good faith and give as much notice as circumstances permit.
	[]	Each parent shall supply the appropriate child(ren)'s clothing with them for their scheduled time with the other parent. These clothes are to be considered the child(ren)'s clothes and shall be returned with the child(ren).
	[]	Each parent shall provide separate clothes for the child(ren) at their own residence, unless mutually agreed to by both parents. In the cold months of the year, both parents are required to have adequate boots, gloves, hats, and jackets for the child(ren), unless mutually agreed to by both parents.
	[]	If a parent plans a special activity that requires clothing and/or equipment that would normally not be with the child(ren), it is that parent's responsibility to check to see if the child(ren) have such clothing and/or equipment with the other parent, to ask that the clothing and/or equipment travels with the child(ren), and to ensure that the clothing and/or equipment returns the same with the child(ren).
	[]	Each parent shall be responsible for ensuring that the child(ren) attend regularly scheduled activities, including but not limited to sports and extra-curricular activities, while the child(ren) are with that parent.
	[]	 Neither parent shall permit the child(ren) to be subjected to: (Choose All That Apply): Persons abusing alcohol or using illegal drugs within 24 hours of contact with the child(ren). This includes the abuse of alcohol or the use of illegal drugs by the parent. Smoking environment. Use of profane language. Removal of the child(ren) from Montana, except as authorized by the Court or mutually agreed to by both parents. Other: Other: Any violation of these terms will result in the immediate termination of that parent's contact with the child(ren).

[] Relationships between the child(ren) and relatives and family friends on both sides of the family shall be protected and encouraged. The parents shall have their child(ren) maintain ties with both the maternal and paternal relatives. In Montana, grandparents have a legal right to request a court to order reasonable visitation with their grandchild(ren), if it is in the best interest(s) of the child(ren). Usually the child(ren) will visit with the paternal relatives during times the child(ren) are with their father and with the maternal relatives during times they are with their mother.

7. Decision Making

a. Day-to-Day Decisions

Each parent shall be authorized to make decisions regarding the day-to-day care and control of the child(ren) while the child(ren) are residing with that parent, unless or except as provided below (Choose All That Apply):

Sole decision making shall be granted to the [] Mother[] Father for the following reasons:
Major decisions concerning the child(ren)'s education shall be made by
[] the Mother [] the Father [] both parents jointly.
Major decisions concerning the non-emergency health care of the child(ren) shall be made by [] the Mother [] the Father [] both parents jointly.
Major decisions concerning the spiritual development of the child(ren) shall be made by [] the Mother [] the Father [] both parents jointly.
The consent of both parents shall be required before any minor child(ren) shall be permitted to (Choose All That Apply):
Get a tattoo
Pierce any body part
Marry
[] Enlist in the armed services
Other:
Other:
Other:

b. Emergency Decisions

Regardless of the allocation of decision making in this parenting plan, each parent shall be authorized to make emergency decisions affecting the health or safety of the child(ren).

8. Access to Information

- a. As required by M.C.A. § 40-4-225, both parents shall have access to all information relating to their child(ren) including, but not limited to, school records, counseling records, medical and dental records.
- b. As required by M.C.A. § 40-4-204(6)(a), both parents shall update each other and the

	Cot	irt with written notice of changes to the following information:
	(i)	Residential and mailing addresses;
	(ii)	Telephone number;
	(iii)	Social Security number;
	(iv)	Driver's license number;
	(v)	Name, address, and phone number of employers;
	(vi)	
	(vii	
		minor child(ren).
	[]	It is appropriate that the personal information of the [] Mother [] Father shall remain confidential and shall not be provided to the other parent because:
9.	other paren certified ma must include that adopted notice or to	I Changes I by M.C.A. § 40-4-217, if a parent's change in residence will significantly affect the t's contact with the child(ren), written notice shall be served personally or sent by all to the other parent not less than 30 days before the proposed change in residence and le a proposed revised residential schedule. Proof of service must be filed with the court of the parenting plan. Failure of the parent who receives notice to respond to the written seek amendment of the residential schedule within the 30-day period constitutes of the proposed revised residential schedule.
10.	this parenti	ing shall apply when disputes arise between the parents in carrying out or amending ng plan (Choose One):
		alternative dispute resolution process, except court action, shall apply unless ordered at discretion of the Court.
	[] No	alternative dispute resolution process is appropriate. The following limiting factors t, as provided in M.C.A. § 40-4-219(9) (Choose All That Apply):
	[]	
	[]	A parent has been convicted of deliberate homicide, mitigated deliberate homicide, sexual assault, sexual intercourse without consent, deviate sexual conduct with an animal, incest, aggravated promotion of prostitution of a child, endangering the welfare of children, partner or family member assault, or sexual abuse of children.
	or	
	[] a.	Disputes between the parents shall be submitted to mediation, counseling, or arbitration by:
	b.	The cost of this process shall be allocated between the parents as follows (Choose One): [] Based on each parent's proportional share of income as determined from the child support worksheet.

	[] As determined in the dispute resolution process.
	[] Mother: % , Father: %.
c.	A parent will begin the dispute resolution process by notifying the other parent by
	written request sent by certified mail.
d.	In the dispute resolution process:
	(i) Preference shall be given to carrying out this parenting plan.
	(ii) Unless an emergency exists, the parents shall use the designated process to resolve disputes relating to implementation of the plan, except those related to financial support.
	(iii) A written record shall be prepared of any agreement or arbitration award reached in counseling or mediation, and a copy shall be provided to each parent.
	(iv) If the court finds that a parent has used or frustrated the dispute resolution process without good reason, the court may award attorney's fees and financial sanctions to the other parent.
	(v) The parents have the right of review from the dispute resolution process to the district court.
Other Prov	ons:
	<u> </u>

WARNING: One parent's failure to comply with a provision of the parenting plan will not affect the other parent's obligation to comply with the parenting plan. Violation of any provision of this order with actual knowledge of its terms is punishable by contempt of court and may be a criminal offense under M.C.A. §§ 45-5-631 or 45-7-309. Violation of the Final Parenting Plan may subject a violator to arrest and a fine up to \$500 or imprisonment in the county jail.

ATTACHMENT "B"

CHILD SUPPORT ORDER

The [] Wife [] Husband shall pay \$ per month per child. This amount: [] is in accordance with the Montana Child Support Guidelines. [] varies from the Montana Child Support Guidelines.
The first payment is due the day of, 20, with subsequent payments to be made on the day of each month thereafter.
Payments should continue until such time as each child reaches the age of 18 years and has completed high school, or attained the age of 19 years, or is emancipated by court order, whichever shall first occur.
Payments should be made to (Choose One):
[] The Child Support Enforcement Division. The parties [] request [] do not request income withholding.
[] County Clerk of Court. The address at the courthouse is

WARNING: If a parent is delinquent in payments, that parent's income may be subject to income withholding procedures under MCA Title 40, Chapter 5, without need for any further action by the Court. Support is delinquent when it is 8 days overdue.

- d. Whenever the case is receiving services under Title IV-D of the Social Security Act, support payments must be paid through the Department of Public Health and Human Services Child Support Enforcement Division as provided in M.C.A. § 40-5-909.
- e. This order is subject to review and modification by the Department of Public Health and Human Services upon the request of the Department or a party under M.C.A. §§ 40-5-271 through 40-5-273, when the Department is providing services for enforcement under Title IV-D of the Social Security Act.
- f. The obligations to provide financial child support, provide medical care for a child, and provide or comply with parenting arrangements shall be independent of each other, and the failure or inability to provide one or more shall not reduce any other obligation.
- g. Each party should promptly inform the Court of any changes in the following information:
 - (i) Name, social security number, mailing address, residential address, telephone number,

and driver's license number; and

(ii) Names, addresses, and telephone numbers of current employers.

WARNING: In any subsequent child support enforcement action, on sufficient showing of diligent efforts to locate the party, due process requirements for notice and service may be met by delivering written notice by regular mail to the last address of the party or the party's employer reported to the Court.

ATTACHMENT "C"

MEDICAL SUPPORT

1.	Existing	Coverage
1.	LAISHIE	Curciago

[]	The child(ren) are presently covered under the following insurance plan: Carrier Name: Policy No.:
	The [] Mother [] Father shall continue to provide medical coverage through the plan as long as it is available at a reasonable cost, and as long as no other plan or individual insurance is available that will better serve the interests of the parties.
[]	The child(ren) are recipient(s) of medical assistance under Title XIX of the Federal Social Security Act (Medicaid).
[]	The child(ren) are not covered under an existing insurance plan.

2. Contingency Medical Support

If the minor child(ren) are either (i) covered by Medicaid, (ii) are not covered under an existing insurance plan, or (iii) if the existing coverage becomes no longer available, the following provisions shall apply:

- a. The Mother shall provide medical coverage through individual insurance or a health benefit plan for the child(ren), as long as it is available at reasonable cost, and as long as no other plan or individual insurance is available that will better serve the interests of the parties.
- b. The Father shall provide medical coverage through individual insurance or a health benefit plan for the child(ren), as long as it is available at reasonable cost, and as long as no other plan or individual insurance is available that will better serve the interests of the parties.
- c. If health benefit plans are available to both parties at a combined cost that is reasonable or cost-beneficial and with benefits that are complementary or compatible as primary and secondary coverage, both parties shall provide coverage for the child(ren).
- d. Coverage is presumed to be available at reasonable cost if the cost of premiums does not exceed 25 percent of the obligated party's total child support obligation when calculated under the child support guidelines without credit for the medical support obligation.

e. If circumstances change and a party believes that corresponding changes in cost are not reasonable or cost-beneficial, the party may move to petition any appropriate tribunal for relief.

3. Duties of the Parties

- a. The Mother shall be responsible for _____% and the Father shall be responsible for _____% of all medical expenses of the minor child(ren), including the costs of all premiums, co-payments and deductibles required for coverage, and any uncovered medical expenses.
- b. Each party shall promptly execute and deliver to the insurance provider all forms necessary to ensure the child(ren)'s continuous participation in insurance coverage. Each party shall timely submit claims for processing, verification, and payment. Each party shall provide the other party with identification cards or other methods for access to coverage.
- c. If a party receives a reimbursement but did not pay the underlying bill, that party shall promptly pay over the proceeds to the proper party.
- d. If the party responsible for providing medical insurance coverage for the child(ren) allows such coverage to lapse without securing a comparable replacement, that party shall be liable for all the child(ren)'s medical expenses and shall indemnify the other party, the Department of Public Health and Human Services, or any third-party custodian for the cost of obtaining medical coverage and medical expenses.
- e. Any liability for unpaid medical costs and expenses may be entered as a judgment for unpaid support against the obligated party. A party may apply to the Court for expedited enforcement procedures.
- f. If an obligated party fails to pay a required premium, the other parent, the Department of Public Health and Human Services, or the custodian may advance the cost of premiums and keep benefits continually in force for the child. The advance should be entered as a judgment for unpaid child support in favor of the advancing party and against the obligated parent.
- g. The obligation to provide medical coverage for the child(ren) ceases only when the child support obligation ceases.
- h. The costs of providing individual insurance or a health benefit plan may not be used as a direct offset to the child support obligation. However, as provided by the child support guidelines, the costs may be considered in making or modifying a child support order.

- i. Each party shall promptly inform the Court of any changes in the following information:
 - (i) If the child(ren) are covered by a health or medical insurance plan, the name of the plan, the policy identification number, and the name(s) of the person(s) covered;
 - (ii) If the child(ren) are not covered by a health or medical insurance plan, whether health insurance coverage for the child(ren) is available through the party's employer or other group, and if so, whether the employer or other group pays any portion of the coverage premium.
- j. A civil penalty not to exceed \$25 per day may be imposed for an intentional violation of this medical support order or the provisions of M.C.A Title 40, Chapter 5, Part 8 or the regulations promulgated under that Part.
- k. If medical insurance is available for minor children through a parent's employer, this Order will allow automatic enrollment without any need for further court order.

WARNING: The obligations to provide medical care, provide financial child support, and provide or comply with visitation and custody arrangements are independent of each other, and the failure or inability to provide one or more does not reduce any other obligation.

Other Provisions:						
	Other Provisions:					