STATE OF ILLINOIS IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT COUNTY OF OGLE

	Plaintiff,)))	
vs.)	Case No.
)	
)	
	Defendant.)	

PARENTING PLAN AND ALLOCATION OF PARENTAL RESPONSIBILITIES

1. Parenting Plan:

Parenting Plan prepared by Daintiff

□ Defendant

Other Party:_____

 \Box ORDER of the Court.

 \Box The Parties are unable to arrive at a Joint Parenting Plan.

□ Full Joint Parenting Plan (The parties agree to everything and the plan is signed by both parties.)

□ Partial Joint Parenting Plan (We agree to some things and the plan is signed by both parties.)

- 2. □ The personal identifying information regarding the □ Plaintiff □ Defendant □ Other Party in subsections 4, 5, 7(b) and 15 is not required to be provided because there is a history of domestic violence or abuse.
- 3. □ The Court has found that the □ Plaintiff □ Defendant □ Other Party is not required to provide the personal identifying information stated in subsections 4, 5, 7(b) and 15 because disclosure is not in the best interests of the □ child(ren) or □ party.

4.	Plaintiff,	_(name), is the child(ren)'s:
	□ Father □ Mother □ Other Party (state relationship to child(r	en):
	Plaintiff's Address is:	
	Plaintiff's Telephone Number is:	

Plaintiff's Employer is: ______ Plaintiff's Employer Address is: ______ Plaintiff's Employer Telephone Number is: ______ Plaintiff's E-Mail Address is:

5. Defendant, ____

_____(name), is the child(ren)'s:

\Box Father \Box Mother \Box Other	her Party (state relationship to child(ren):	
Defendant's Address is:		

Defendant's Telephone Number is: ______ Defendant's Employer is: ______ Defendant's Employer Address is: ______ Defendant's Employer Telephone Number is: ______ Defendant's E-Mail Address is: ______

6. <u>The children of this relationship / marriage are:</u>

Name of Child	Sex	Date of Birth

7. Parental Conduct:

- a) The Parties understand that day-to-day decisions such as minor training or correction, minor medical and dental care, chores, allowances, clothing, hygiene, etc. will be made by the party who has the child(ren) at the time such decisions are necessary.
- b) The □ Plaintiff □ Defendant □ parties shall provide to the other party at least sixty (60) days prior written notice of the intention to change his or her residence. At minimum, the party changing his or her residence shall provide the intended date of the change of residence and the address of the new residence. If the sixty (60) day notice is impracticable, written notice shall be given at the earliest practical date.
- c) Both Parties will provide the names, addresses, and telephone numbers of all medical, dental, and mental health care providers. Either party may authorize emergency care, but if possible, both parties agree to contact the other party first.
- d) Unless otherwise ordered by the Court for good cause shown, state law provides that both parties have access to the records of the child(ren) including school, medical, dental, and mental health records, pursuant to 750 ILCS 5/602.11.

8. Significant Decision Making shall be allocated as follows:

Type of Significant Decision Making	Joint	Plaintiff	Defendant	Other Party
Educational: Including day care and preschool				

Medical/Dental/Mental Health		
Religious:		
Extracurricular and Recreational		
Activities:		
Other		

9. <u>Allocation of Parental Responsibilities (Parenting Time):</u>

a) <u>SCHOOL YEAR SCHEDULE</u>

I. The child(ren) will be in the care of the Plaintiff. List the days of the week and times.

Monday		
Tuesday		
Wednesday		
Thursday		
Friday		
Saturday		
Sunday		

II. The child(ren) will be in the care of the Defendant. List the days of the week and times.

Monday		
Tuesday		
Wednesday		
Thursday		
Friday		
Saturday		
Sunday		

III. The child(ren) will be in the care of Other Party. List the days of the week and times.

Monday		
Tuesday		
Wednesday		
Thursday		
Friday		
Saturday		
Sunday		

IV. Transportation and drop-off / pick-up arrangements will be as follows:

 \Box Plaintiff \Box Defendant shall provide all transportation.

OR

 \Box Party starting parenting time shall provide transportation. OR

□ Party ending parenting time shall provide transportation. AND

 \Box The parties shall meet at the following location:

V. Restriction of parenting time:

□ Not applicable

 \Box The parenting time between the child(ren) and \Box Plaintiff \Box Defendant is restricted as follows:

Monday	
Tuesday	
Wednesday	
Thursday	
Friday	
Saturday	
Sunday	

 \Box Terms of restriction:

b) SUMMER SCHEDULE

□ The weekday and weekend schedule above will apply for all 12 calendar months with no specific changes during the summer.

OR

I. During the summer months, the child(ren) will be in the care of the Plaintiff. List the days of the week and times.

Monday	
Tuesday	
Wednesday	
Thursday	
Friday	
Saturday	
Sunday	

II. During the summer months, the child(ren) will be in the care of the Defendant. List the days of the week and times.

Monday		
Tuesday		

Wednesday	
Thursday	
Friday	
Saturday	
Sunday	

III. During the summer months, the child(ren) will be in the care of Other Party. List the days of the week and times.

Monday		
Tuesday		
Wednesday		
Thursday		
Friday		
Saturday		
Sunday		

IV. Transportation and drop- off / pick-up arrangements will be as follows:

Monday		
Tuesday		
Wednesday		
Thursday		
Friday		
Saturday		
Sunday		

c) HOLIDAYS AND SPECIAL OCCASIONS

Event	Odd	Even	Every	Start Time / End Time;
	Years	Years	Year	Transportation if different
				from regular parenting time
				schedule
□ Spring Break				
□ Easter				
□ Mother's Day				
□ Memorial Day				
□ Father's Day				
\Box July 4 th				
□ Labor Day				
□ Halloween				

□ Thanksgiving		
□ Christmas Eve		
□ Christmas Day		
□ Winter Break		
□ Winter Break		
□ New Year's Eve		
□ New Year's Day		
Child(ren)'s		
Birthday		

 \Box Other parenting time arrangements:

d) TRAVEL AND VACATION PLANS

 \Box If either party requires out of state or any type of overnight travel with the child(ren), each party will inform the other party of such travel and vacation plans, including notice and contact information.

 \Box International travel shall be allowed

□ International travel shall not be allowed at this time.

10. <u>**Right of First Refusal:**</u> If a party intends to leave the minor child(ren) with a substitute child care provider for a significant period of time, the party must first offer the other party the opportunity to personally care for the minor child(ren).

□ The Parties agree neither party shall exercise Right of First Refusal.

 \Box The Parties agree \Box Plaintiff \Box Defendant \Box Both parties shall exercise Right of First Refusal as follows:

11. Relocation:

- a) If a parent wishes to relocate the child(ren) from their primary residence, he or she must have the agreement of the other parent or permission from a judge.
- b) Relocation is defined as follows:

- I. From a primary residence in Cook, DuPage, Kane, Lake, McHenry, or Will County: if the move will be to a new residence in Illinois more than 25 miles from the current residence.
- II. From a primary residence in any other Illinois county: if the move will be to a new residence in Illinois more than 50 miles from the current residence.
- III. From a primary residence anywhere in Illinois to a new residence out of Illinois: if the move will be more than 25 miles from the current residence.
- c) A parent who has been allocated a majority of the parenting time or either parent who has been allocated equal parenting time may seek to relocate with the child(ren).
- d) The parent seeking to relocate shall provide at minimum sixty (60) days written notice before the relocation unless such notice is impracticable. At minimum the party must provide the following:
 - I. The intended date of the parent's relocation.
 - II. The address of the new residence, if known.
 - III. The length of time the relocation will last if the relocation is not for an indefinite or permanent period.
- e) If the non-relocating parent signs the notice provided by the relocating parent and the relocating parent files the notice with the court, the relocation shall be allowed without any further court action. The court shall modify the parenting plan or allocation judgment to accommodate a parent's relocation as agreed by the parties as long as the agreed modification is in the child's best interests. If the non-relocating parent objects to the relocation, fails to sign the notice or the parties cannot agree on modifying the parenting plan or allocation judgment, the parent seeking relocation must file a petition seeking permission to relocate.
- f) If a parent moves with the child twenty-five (25) miles or less from the child's current primary residence to a new primary residence outside Illinois, Illinois continues to be the home state of the child. Any subsequent move from the new primary residence outside Illinois greater than twenty five (25) miles from the child's original primary residence in Illinois must be in compliance with 750 ILCS 5/609.2.

12. <u>Telephone / Electronic Communication:</u>

The children may have \Box telephone \Box e-mail \Box text message and/or \Box other electronic communication with the parent not exercising parenting time as follows:

 \Box At reasonable hours

During the hours of _____ to _____

Other_____

13. <u>Mediation / Conflicts:</u>

□ Mediation is not appropriate as there is history of domestic violence between the parties.

□ The Parties are required to go to mediation if they cannot agree on issues covered by this parenting plan, including but not limited to, allocation of parenting time or allocation of parenting responsibilities. The Parties shall enter into mediation in an attempt to resolve said disputes prior to proceeding to hearing before the Court, absent showing good cause otherwise. The cost of mediation shall be allocated between the parties pursuant to Order of the Court.

14. Other:

15. For purposes of school attendance only, the child(ren)'s residence shall be with the:

 \Box Plaintiff \Box Defendant \Box Other Party

The child(ren)'s address for school purposes is:

16. Designation of Custodian:

For the purposes of all state and federal statutes that require a designation or determination of custody or custodian to the party having the majority of the parenting time under the parenting schedule set forth above:

□ Plaintiff □ Defendant □ Other Party is designated as the custodian

□ Plaintiff and Defendant have equal parenting time under the parenting schedule set forth above.

Signatures:

Attorney for Plaintiff:	Plaintiff:	
		Date
Attorney for Defendant:	Defendant:	
		Date
Attorney for Other Party:	Other Party:	

		Date	
APPROVED BY:			
JUDGE	Entered:		