## **STATE OF MINNESOTA**

## **DISTRICT COURT**

		TENTH JUDICIAL DISTRICT
		Court File No
	Petitioner,	MEMORANDUM OF UNDERSTANDING AND AGREEMENT RE: CUSTODY AND PARENTING TIME
and		
	Respondent.	
	Neutral Evaluation (SEN ppearances were as follows	E) in the above-entitled matter was held
Petitioner		, Attorney for Petitioner
Responde	nt	, Attorney for Respondent
		, SENE Providers
	JOINT MINOR CHII	LD(REN)
Full Name	Date of Birt	<del></del>
	rior to the date of marriage	e, or if the parties were never married, please
If a child was born prindicate:   A Recognition of P OR	arentage form was execute	d by the parties on
If a child was born prindicate:   A Recognition of P OR	rarentage form was executer vas entered on	d by the parties on
If a child was born prindicate:    A Recognition of P OR A Court Order w	rarentage form was executer vas entered on	d by the parties on  (date) in County,
If a child was born prindicate:  A Recognition of POR A Court Order wadjudicating parentage	rarentage form was executed was entered one.	(date) in County,

## **AGREEMENTS**

The following ☐ full ☐ partial agreement were reached at SENE:								
The	The stated agreements are:   Temporary  Permanent.							
		<u>CU</u>	STODY OF	JOINT CHILDI	<u>REN</u>			
	Legal Custody Physical Custody							
☐ No agr	☐ No agreement as to legal custody ☐ No agreement as to physical custody					ustody		
Agreement reached as follows:				Agreen	☐ Agreement reached as follows:			
☐ Sole le	gal custody	with		☐ Sole ph	Sole physical custody with			
☐ Joint le	gal custody			☐ Joint ph	nysical custo	dy		
			PAREN	ITING TIME				
☐ No agr	eement							
Agreen	nent reache	d as follows:	:					
	Parenting Time Schedule				Octomboo			
Week 1	Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	
WOOK !								
	Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	
Week 2								
	Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	
Week 3								
	Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	
Week 4	Juliday	Worlday	Tuesday	Wednesday	Thursday	Tilday	Saturday	
Parenting time for Petitioner Respondent as follows:								
Weekends:								
Alternating weekends from (day) at (time) until (day) at (time).								
		(uc	ـــــــــــــــــــــــــــــــــــــ	(е)	(asy) at (amo).			

Other:					
Weekdays:	(40.	\ from	(time a) ruptil	(4:	
Every	(da) (da)	/) ITOTTI /) at	(time)	(time). (day) at	
(time).					
Other:					
Vacation/Summer:					
Birthdays: ALL (ch parenting time or:		•	•	ited during scheduled	
Holidays:	Odd Years	Even Years	Notes (times, oth	ner)	
New Year's Eve/ Day (odd/even defined by New Year's Eve)					
Easter					
Memorial Day					
Independence Day					
Labor Day					
Thanksgiving					
Christmas Eve					
Christmas Day					
Spring Break					
Winter Break					
MEA					
Mother's Day					
Father's Day					
Other:	+				

Other:

	parties agree that the above parenting time schedule awards the parent without primary cal custody the following percentage of total parenting time:
	<ul> <li>☐ Less than 10%</li> <li>☐ Between 10% and 45%</li> <li>☐ Between 45.1% and 50%</li> <li>☐ Each party is awarded 50% of total parenting time</li> </ul>
	e calls/e-mails: The parties shall enjoy <u>reasonable</u> telephone and e-mail contact with the child(ren). Telephone and e-mail contact with the minor child(ren) shall be as follows:
	nunication: The parties shall communicate about parenting time issues and other issues the child(ren) as follows:
Trans	sportation: Transportation for parenting time purposes shall be provided as follows:
Other	The parties agree that if conflicts arise during the standard scheduled parenting time, and the parent is unavailable for hours or more, the other parent shall be offered the first opportunity to have the children during that time. Except for regularly scheduled child care, alternative care arrangements may be made only if the other parent is unable to provide care during the period in question.
Rema	lining disputed issues are:
	The parties may modify any portion of this agreement if they both agree to the changes.
	The parties agree to attempt to resolve any dispute through a mediator qualified as a neutral under Rule 114.13 prior to scheduling a motion before this court on those issues should Early Neutral Evaluation fail to reach full settlement, if deemed appropriate. The parties agree to share equally in the cost of a mediator.
	We do ☐ We do not intend for this agreement to be interpreted as a Parenting Plan pursuant to Minn. Stat. § 518.1705.

This schedule shall take effect on	, 20
Additional agreements/provisions:	

## **ACKNOWLEDGMENTS:**

By signing below, I agree that I have read this agreement, have considered it carefully, fully understand the terms, and enter into the foregoing agreement freely and voluntarily. I fully understand that once signed this agreement becomes fully binding upon me and the other party may seek to have it enforced, and if approved by a District Court Judge, it may be incorporated into a fully enforceable court order, and I agree to be bound by all of its terms.

Dated:		Dated:
Petitione	er	Respondent
Dated: Attorney for Petitioner		Dated:
		Attorney for Respondent
Dated: _		Dated:
SENE P	rovider	SENE Provider
Attorney Initials	to draft a proposed Sti Said proposed order s	, Attorney for, agree pulation and Order incorporating the above provisions hall be circulated to the parties and any attorneys foed to the Court within 14 days of the date of thi
Please s	send the Original form to:	The County Court Administrator in the County of Venue

Each party, attorney, and ENE Provider should retain a copy.