STATE OF MICHIGAN		□ TEMPORARY	□ TEMPORARY □ FINAL			
17 th	Circuit Court		Order Regarding Custody,			
	t County	Parenting Time, a	and Suppor			
180	Ottawa Ave. NW, Grand Ra	apids, MI 49503		(616) 632-5480		
PLA	INTIFF:		DEFEN	DANT:		
	The Honorable		, Judg	e, 17 th Circuit Court		
IT I	S ORDERED:					
	I. Child C	ustody, Parenting Tir	me and Chi	d Support		
1.	Custody of Minor Chile	d/ren				
	The minor child/ren of the parties are:					
	<u>Full Name</u>		<u>Age</u>			
	Custody is granted as fo	llows:				
	Legal custody to	☐ plaintiff ☐] defendant	\square both parties, jointly.		
	Physical custody t	o plaintiff] defendant	\square both parties, jointly.		
2.	Required Notice of Change in Child/ren's Address					
	A parent with physical custody must notify the Friend of the Court in writing whenever the					
	address of a minor child changes.					
3.	Restrictions on Movin	g the Child/ren's Out	side of Mic	higan		
	The domicile of the minor child/ren may not be moved from the state of Michigan without					
	prior approval of the court.					
4.	Restrictions on the Location of Parenting Time					
	☐ Neither parent nor the third party with custody shall exercise parenting time in a					
	foreign country/nation that is not a party to the Hague Convention on the Civil Aspects of					
	International Child Abduction.					
	\Box The parties have agreed in writing that the \Box Plaintiff \Box Defendant may exercise parenting time in, which is not a party to the Hague					
	Convention.		, ********************************	, not a party to the magac		

STATE OF MICHIGAN 17th Circuit Court Kent County

Order Regarding Custody, Parenting Time, and Child Support

Case Number

5.	Restrictions on Moving the Child/ren's More Than 100 Miles Dursuant to MCL 722.31 neither party shall move more than 100 miles away from where they lived at the beginning of this case. The child/ren have a legal residence with each parent.					
	\square MCL 722.31 does not apply because the parties lived more than 100 miles away from each other when this case began.					
	☐ MCL 722.31 does not apply because one of the parties is granted sole legal custody of the parties' minor child/ren.					
6.	Parental Cooperation for Best Interests of the Child/ren					
	The parents shall cooperate with respect to a child so as to, to a maximum degree, advance a child's health, emotional, and physical well-being and to give and afford a child the affection of both parents and a sense of security. Neither parent will, directly or indirectly, influence a child so as to prejudice a child against the other parent. The parents will endeavor to guide a child so as to promote the affectionate relationship between a child and the mother and a child and the father. The parties will cooperate with each other in carrying out the provisions of this order for a child's best interests. Whenever it seems necessary to adjust, vary, or increase the time allotted to either party, or otherwise take action regarding a child, each of the parties shall act in the best interests of the child. Neither party shall do anything which may estrange the other from the child, injure the child's opinion of the other party, or which will hamper the free and natural development of the child for the other party.					
7.	Parenting Time The ☐ mother ☐ father ☐ both parents are to have specific parenting time according to the parenting time schedule as follows:					
8.	Child Support					
υ.	 Child Support ☐ Child support, child care, health care and other medical insurance and support costs are provided for in the Uniform Child Support Order entered with this order and incorporated by reference. ☐ Friend of the Court shall conduct an investigation regarding child support and shall submit a recommendation to the court with a 21-day objection period. ☐ Child support shall remain as previously ordered. ☐ Child support is reserved. 					

STATE OF MICHIGAN 17th Circuit Court Kent County

Order Regarding Custody, Parenting Time, and Child Support

Case Number

9. Status of Case

If this is a **TEMPORARY ORDER** it does not resolve the last pending claim in this case nor does it close this case. If this is a **FINAL ORDER** it resolves the last pending claim in this case and closes except to the extent jurisdiction is retained by law.

10. Effective Date of Order

This order shall become effective immediately after it is signed by the Judge of the Circuit Court and filed with the Clerk of Court.

11. Other Provisions:

I find that this Order comports with my decision in this matter.								
Date	Re	eferee, 17 th Circuit Court						
IT IS SO ORDERED:								
Date	Ju	udge, 17 th Circuit Court						
We agree to the terms of this Order Regarding Custody, Parenting Time, and Child Support: Signature Date Date								
Print Name		Print Name						
CERTIFICATE OF SERVICE								
I certify that I served a copy of this document on the other party or their attorney by: ☐ First class mail addressed to their last known address as directed by MCR 3.203. ☐ Hand delivery as directed by MCR 2.107(C).								
Date	Signature							