

Changing Your Parenting Plan

Note: Use these instructions and forms to make changes to your Parenting Plan.

These instructions and forms may not be right for your case. They can not take the place of advice from a lawyer. Talk to a lawyer if you have **any** questions.

Do not change these forms. If you change the forms, you might lose language you need.

What Forms Will I Need to Make Changes to My Parenting Plan?

If you want to make changes to your Parenting Plan and the other parent **agrees** with the changes you want to make, you will need to fill out and file the following forms:

- Motion to Amend Parenting Plan
- Agreed Amended Parenting Plan
- Order Adopting Agreed Amended Parenting Plan
- Affidavit of Inability to Pay (only if you cannot afford filing fees)

The **Motion to Amend Parenting Plan** asks the court to make changes to your current Parenting Plan.

The **Agreed Amended Parenting Plan** outlines the new parenting schedule that you and the other parent have agreed on.

The **Order Adopting Agreed Amended Parenting Plan** will be filled out by the judge. It adopts the Agreed Amended Parenting Plan as your new Parenting Plan.

The **Affidavit of Inability to Pay** asks the court to waive filing fees in your case.

What Words Do I Need to Know?



Petitioner- A Petitioner is someone who files an action in court. If you filed the first action for divorce or a parenting plan, you are the Petitioner.

Respondent- A Respondent is someone who has been filed against in court. If the other parent filed the first action for divorce or a parenting plan, you are the Respondent.

Moving Party- The Moving Party is the parent who wants to make changes to the Parenting Plan and files a Motion to Amend Parenting Plan.

Non-moving Party- The Non-moving Party is the parent who does not file forms to make changes to the current Parenting Plan.

Who Can Use the Form?

You can use this form if:

- You have a Parenting Plan ordered by a Montana court, and
- You and the other parent agree to make changes to your parenting plan, and
- You will file to change your parenting plan in the same court that made it.

What Do I Do with The Forms?

1	Fill o	out the Forms	
		Fill out all the blanks on the Mot	ion to Amend Parenting Plan and
		the Agreed Amended Parenting	Plan.
		Do not put in full birth dates of a	nyone, the children's full names, or
		full social security numbers of ar	nyone. You can put in the year of
		birth for anyone and the children	i's initials. You will need to use
		another form called a "sensitive	data sheet" to give the court more
		information. You can get that for	m from your local court or from the
		place you got this form.	
		Put your name and the other par	rent's name in the caption of the
		Order Adopting Agreed Amende	d Parenting Plan. The caption
		looks like this:	
			udicial District Court
		Number of the judicial district v	where you are filing County
		Name of the county where	e you are filing
_		owing a of a paranting of	
		arriage of/ parenting of	Cause No.:
r	ninor child	ren	Dept No.:
Ē	Petitioner		
	ind		Name of Form
_ <u>F</u>	Responder	nt	
		Sign date and notarize both vo	ur Motion to Amend Parenting Plan
		and one of the Declarations atta	· ·
		Parenting Plan. If you are the Pe	3
		Declaration. If you are the Resp	
		Decialation. If you are the RESL	WHILE III, SIGH THE INCOMMENTS
		Declaration.	, 0

		Have the other parent sign, date, and notarize the other Declaration.
2	Make	e Copies
		Make at least one copy of each form once you have them filled out.
		You will need to bring the copies with you to the hearing.
3	File I	Forms at the Courthouse
		File the original Motion to Amend Parenting Plan, Agreed Amended
		Parenting Plan, and Order Adopting Agreed Amended Parenting
		Plan with the Clerk of District Court in the county where your original
		Parenting Plan was filed.
		Give your copies to the Clerk of District Court and ask her to stamp
		them as "Filed". Keep the copies in a safe place. You will need
		them at your hearing.
4	Go to	o Your Hearing
		Bring your stamped copies of the forms you filed with the court.
		Arrive at the courthouse at least 15 minutes before your scheduled
		hearing. Dress like you were going to an important job interview.
		Check with the Clerk of Court's office to find the right courtroom for
		your hearing. Go to that courtroom and wait for the judge to call
		your name and case number. Remember to address the judge as "Your Honor".
		Be prepared to tell the judge why you and the other parent want to
		make changes to your Parenting Plan.

Where can I get more information?

The Montana Code Annotated (M.C.A.) contains the law on changing your Parenting Plan. The laws related to changing your Parenting Plan can be found in Title 40, Chapter 4. The M.C.A. can be found at your local library or on the Montana State Law Library website at www.lawlibrary.mt.gov. Click on the "State Laws" option near the top of the page and select "MCA" from the list.

Where can I get legal help?

These organizations may be able to help you:

- Montana Legal Services Association (MLSA) gives free legal help to low and moderate-income people. To find out if you qualify for MLSA, call the MLSA HelpLine at 1-800-666-6899.
- The State Bar Lawyer Referral and Information Service (LRIS) refers
 people to Montana lawyers who might be able to help. The referral is free.
 Call LRIS at 1-406-449-6577.
- The State Law Library can help you find and use legal resources such as books, forms, and websites. You can visit the Law Library website at www.lawlibrary.mt.gov. Or you can contact a Reference Librarian at 1-800-710-9827 or by email at mt.gov.

Please take a short survey about these forms.

When you are done with the forms, please take our online survey at this address: http://www.surveymonkey.com/s.aspx?sm=fCBbhbbJj4MdOWw 2fjsCjlg 3d 3d



Or you can access the survey on the "Forms" page of the State Law Library website, at www.lawlibrary.mt.gov. Your answers will help make the forms better. Thank you!

Your name	
Your mailing address	
City State Zip	
Your phone number Petitioner/ Respondent	
Note: If you were the Respondent in your original parenting or custody case, you are still the Respondent. If you were the Petitioner, you are still the Petitioner. The caption below should be filled out exactly like it was in your original case. Even the cause number will be the same.	
Number of the judicial di	Judicial District Court strict where you are filing County where you are filing
In re the Marriage of/ Parenting of:	Cause No.: Dept. No.:
minor child(ren);	
Petitioner, and Respondent.	Motion to Amend Parenting Plan (Agreed)
rtespondent.	
I am the Petitioner/Responder change our final parenting plan in this case. Ann. § 40-4-219. The other parent agrees w	·

Motion to Amend Parenting Plan--Agreed, Page 1 of 4
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Association. Use of this form is restricted to not-for-profit purposes.

Last updated 09/08/2008

Facts

In	nformation abou	ut Me	
	Name:		
	Age:	Date of Birth (year only):	
	Address:		
	City:	State:	County:
In	nformation abou	ut the Other Parent	
	Name:		
	Age:	Date of Birth (year only):	
	Address:		
	City:	State:	County:
In	nformation abou	ut the Children	
W	/e have (#) c	hild(ren) younger than 18 years o	ld:
		Child's Initials	Age of Child
Ιf	needed attach add	ditional sheets as Exhibit	
- 11	necueu, allacii aul	יונוטוומו אווככנא מא באוווטונ	

4	Pric	or Parenting Plan
	This	Court entered a final parenting plan for our children on (<i>mm/dd/yyyy</i>):
5	Cha	ange in Circumstances
	Circ	umstances have changes since the Court entered our prior parenting plan. I
	expla	ain the changes in my Supporting Affidavit, which I am filing with this Motion.
Leg	al Ba	<u>sis</u>
1	Jur	isdiction
	This	Court ordered a final parenting plan in this action. This Court has exclusive
	and	continuing jurisdiction under Mont. Code Ann. § 40-7-202.
2	Am	endment of Parenting Plan
	a.	Montana law says the court may change a prior parenting plan if:
		 Facts have changed since the parenting plan was entered; or
		The change in the parenting plan is needed to serve the best interests
		of the child(ren). (Mont. Code Ann. § 40-4-219(1).)).
		The circumstances of the child(ren) have changed. These changes are
		outlined in my Supporting Affidavit.
	b.	Choose Any That Apply (Optional):
		It is not in the child(ren)'s best interest when one parent does not
		allow the other parent to see the child(ren) or tries to keep the other
		parent from seeing the child(ren). That is happening in this case.
		Mont. Code Ann. § 40-4-219(3)
		A parenting plan can be changed if one of the parents has died.
		Mont. Code Ann. §§ 40-4-219(6) and 40-4-221.
		It is not in the child(ren)'s best interest if one of the parents- or

someone living with the parent- is convicted of any of the following

crimes: 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. Mont. Code Ann § 40-4-219(3) and (8). That is happening in this case.

c. My Proposed Amended Parenting Plan is necessary to serve the best interests of our minor child(ren).

I respectfully ask this Court to:

- Change our final parenting plan and adopt our Agreed Amended Parenting Plan, filed with this motion;
- 2. Order any other relief the Court deems just and proper.

Date:		
,	Your Signature	
	Print Name	

Name			
Mailing Address			
City, State Zip Code			
Phone Number			
E-mail Address (optional) □Petitioner □Respondent □Co Peti Appearing without a lawyer	tioner		
Name			
Mailing Address			
City, State Zip Code			
Phone Number			
E-mail Address (optional) Co Petitioner Appearing without a lawyer			
MONTANAJUDICIAL	_ DISTR	ICT COURT,	COUNTY
☐ In re the Parenting of:		Case No:	
OR □ In re the Marriage of:	,	□Petitioner's □Agreed	□Respondent's □Court Ordered
□ Pet	itioner,	-	ed □Amended ting Plan
□ Co Petitioner □Respo	ondent.		

1. Objectives.

a. To protect the best interest of our minor children;

- **b.** To provide for the physical care of our minor children;
- **c.** To maintain our children's emotional stability and minimize our children's exposure to parental conflict;
- **d.** To help our children have a healthy relationship with both parents, families, and friends;
- **e.** To provide for our minor children's changing needs as they grow and mature;
- **f.** To explain the rights and responsibilities of each parent to our minor children;
- **g.** To help us avoid expensive future court battles over the minor children.

2.	Parent Information:			
	Name First:	Middle:	Last:	
	Your e-mail address (optional): _			
	Your Mailing Address:			
	City:	State:	_ County:	
	Name First:	Middle:	Last:	
	Vaur a mail address (antional).			
	Your e-mail address (optional): _			
	Your Mailing Address:			
3.	Your Mailing Address:			
3.	Your Mailing Address:	State:		

F		

(If you have additional children, fill out and paper clip Form MP-113-B to this document.)

Name

Year of Birth

Age

4.	The same or different parenting time schedules. Choose one.						
	$\hfill \Box$ We will have the same parenting schedule with all of our children.						
	OR						
	$\hfill \square$ We will have different parenting schedules for our children. This is in the best interest of our children because $\underline{\hspace{1cm}}$						
	NOTE: All of our minor children must be covered under a parenting time schedule. Please use attachment MP-300 A for any different parenting plans.						
	Parenting time						
	The child(ren) shall primarily reside with the \Box mother \Box father. The other parent's parenting time will be as follows:						
	Choose all that apply:						
	□ Weekends:						
	The $\Box 1^{st}$ $\Box 2^{nd}$ $\Box 3^{rd}$ $\Box 4^{th}$ weekend(s) of the month and the 5th weekend in \Box odd \Box even \Box every month(s). The first weekend of the month is the first weekend with a Saturday.						
	Weekend parenting time begins:						
	(day of week) at (time) □a.m. □p.m.						
	and ends:						
	(day of week) at (time) □a.m. □p.m.						
	☐ Weekdays:						
	\square Monday \square Tuesday \square Wednesday \square Thursday \square Friday						
	from □a.m. □p.m. to □a.m. □p.m.						
	□ Other:						
Cł	nild Care Options. Choose one if applicable:						
	☐ If either parent is unable to care for the children during their scheduled parenting time, that parent shall arrange appropriate substitute care for the children.						
	☐ If either parent is unable to care for the children for longer than						

	er (specify):
spoi	tation for Our Children.
a.	Our children will only be driven by a licensed and insured driver. The vehicle must have legal and age-appropriate restraint devices.
	Choose one:
	□ The parent whose parenting time is □starting □ending is responsible for transporting our children.
	OR
	☐ Each parent is responsible for transporting our children to and from parenting time and will meet at
	the beginning and end of each parenting time. OR
h	☐ Other (specify):
D.	Transportation cost. Choose One:
	☐ Transportation costs will be paid for by the parent responsible for transporting our children.
	OR
	□ Other:
C.	(Optional) □ Supervised Exchanges. Exchanges of the children must be supervised as follows:
_	
_ !! _! .	ays, Vacation, and Special Occasions. <i>Choose one.</i>

		There is no special schedule for holidays, vacation, and special occasions.
6.	Su	pervised or Limited Parenting Time. Choose one.
		Supervised or limited visitation is not necessary.
	OF	₹
		Supervised or limited visitation is necessary. It is in our children's best interest for \square Mother \square Father \square Both parents to have supervised or limited parenting time because $(describe)$
		(Fill out and paper clip MP-300-C to this document)
7.	Tra	avel with Our Children. Choose all that apply.
	a.	\square Mother \square Father \square Both parents may travel freely in the State of Montana with our children. This travel must be in keeping with our parenting time schedule.
	b.	☐ Mother ☐ Father ☐ Both parents must have written permission from the other parent or a court order to take our children out of:
		\Box a mile radius of the child's residence.
		☐the following counties (specify)
		☐the State of Montana
		This is in the best interest of our children because:
	c.	□ Other (specify)
8.	Pa	ssport. Choose all that apply.
		Our children don't have a passport. \square Mother \square Father may apply for a passport
	for	any of our children. The other parent consents to the issuance of this passport.
		f our children have a passport, it belongs to them. But \square Mother \square Father will be the custodian of the passport.

	☐ Other (specify)			
9.	Communications. Choose all that apply.			
	While our children are with one parent:			
	☐Our children will be able to initiate communication with the other parent at reasonable times.			
	☐ The other parent is allowed to initiate communication with our children at reasonable times.			
	☐ The other parent has a specific time to communicate with our children:			
	☐ Other (specify):			
10	. State and Federal Benefit Programs			
	Some state and federal benefit programs require one parent be designated custodian. This doesn't affect our parenting rights or responsibilities. It only affects which parent may include the children when they apply for benefits.			
	Choose One			
	For the purposes of state and federal benefit programs that require a designation of custodian the \Box Mother \Box Father is designated custodian.			
	OR			
	☐ Other (specify):			
11	. Designation of Children for Income Tax Purposes.			
	Mother will claim all of our children as dependents on her income tax			
	\square every tax year \square in odd-numbered tax years \square in even numbered tax years			
	Father will claim all of our children as dependents on his income tax			
	\square every tax year \square in odd-numbered tax years \square in even-numbered tax years			
	☐ Other (specify):			
	Each parent will fill out the necessary tax forms to claim our children as dependents			

for income tax purposes.

This arrangement will begin in the tax year our parenting plan is signed by the court.

12. Co-Parenting Guidelines.

a.	Each parent will promote a healthy relationship between our children and the other parent. We won't demean or speak negatively about the other in front of or to our children.
b.	Each parent will notify the other parent at least
C.	\Box If \Box Mother \Box Father is more than minutes late for their parenting time the other parent may cancel the parenting time. The missed time won't be made up, unless we both agree.
d.	Each parent will be flexible about our parenting time when family necessities, illnesses, or other commitments reasonably require a change. The requesting parent will act in good faith and give as much notice as circumstances permit.
e.	\Box Each parent will supply our children with appropriate clothing, toys, games, or books for their scheduled parenting time with the other parent. These items are our children's and are to be returned with our children at the end of the parenting time.
OF	R
	Each parent will supply our children appropriate clothing, toys, games, or books for their scheduled parenting time while they are with us. Our children will not take these items between our houses. Any items that our children arrived with are to be returned at the end of the parenting time.
f.	☐ Each parent is responsible for making sure that our children attend their regularly scheduled activities, including sports and other extra-curricular activities, while the children are with that parent.
g.	If our children has a special activity or medical condition that requires clothing and/or equipment that is not normally with the parent having parenting time, that parent must ask that the clothing and/or equipment comes with our children and returns with our children at the end of the parenting time.

h. Each parent will encourage and protect healthy relationships between our

children and relatives, family and friends. Usually the children will visit paternal relatives during the time when our children are with their father and with the

maternal relatives during the time when our children are with their mother, unless

we agree otherwise.

i.	Each parent will guarantee the safety of the children. Activities that may be considered dangerous include: Choose all that apply.
	Any person, including a parent, who abuse alcohol or use illegal drugs within 24 hours of contact with our children;
	∃Second-hand smoke;
	Other:
_	·
j.	If a parent observes or becomes aware that the children are in physical danger, the observing party will immediately contact law enforcement and may file an action with the court to enforce this agreement. Temporary suspension of parenting time may be appropriate under the circumstances until the safety concerns are resolved.
13. [Decision Making.
а	. Both parents have the right to make emergency decisions affecting the health or safety of our children.
b	. We have the right to make decisions about the day-to-day care and control of our children while they are with us.
	Choose any that apply.
С	. \square We will make major decisions about our children's education together. If we cannot agree, the decision will be made by \square Mother \square Father.
d	. □ We will make major decisions about our children's non-emergency health care together. If we cannot agree, the decision will be made by □Mother □Father.
е	. \square We will make major decisions about our children's spiritual development together. If we cannot agree, the decision will be made by \square Mother \square Father \square either party during their respective parenting time.
f.	\square We will make major decisions about our children's extra-curricular activities together. If we cannot agree, the decision will be made by \square Mother \square Father \square either party during their respective parenting time.
	OR
g	. □Mother □Father will be the sole decision maker about major decisions for our children's lives, including □ education □non-emergency health care, □spiritual development, and □extra-curricular activities. This is in our children's best interest because:

h. Ot	ther (specify):
. Acce	ess to Our Children's Information. <i>Choose One.</i>
red	will both have access to all information about our children, including school cords, counseling records, medical, and dental records. We can find this law a 0-4-225, M.C.A.
OR	
□It is	s appropriate that only □Mother □Father have access because
	•
. Acce	ess to Our Information. <i>Choose One.</i>
	ess to Our Information. <i>Choose One.</i> will keep each other and the court updated in writing of the following:
	will keep each other and the court updated in writing of the following:
□We •	will keep each other and the court updated in writing of the following: Residential and mailing addresses;
□We •	e will keep each other and the court updated in writing of the following: Residential and mailing addresses; Telephone numbers;
□We •	e will keep each other and the court updated in writing of the following: Residential and mailing addresses; Telephone numbers; Social Security numbers;
□We •	e will keep each other and the court updated in writing of the following: Residential and mailing addresses; Telephone numbers; Social Security numbers; Driver's license numbers; Name, address, and phone number of employers;
□We	e will keep each other and the court updated in writing of the following: Residential and mailing addresses; Telephone numbers; Social Security numbers; Driver's license numbers; Name, address, and phone number of employers; Health insurance coverage for our children, including the insurance company name of the plan, the policy identification number, and the names of the
□We	Residential and mailing addresses; Telephone numbers; Social Security numbers; Driver's license numbers; Name, address, and phone number of employers; Health insurance coverage for our children, including the insurance company name of the plan, the policy identification number, and the names of the covered children; Health insurance coverage for our children which is available through an employer or other group, and if the employer or group would pay any part of

16. Parent's Residential Change.

- **a.** If either of us plans to change the place we live and it will significantly affect the other parent's contact with our children, the moving parent must give notice to the other parent.
- **b.** The notice must be in writing and include a proposed amended parenting plan. (We can use Form MP-904 Notice of Intent to Move to give this notice.)
- **c.** There are two ways the moving parent may deliver the notice and proposed amended parenting plan to the other parent:
 - By having law enforcement or a person who is 18 or over and not a party to the case hand-deliver it to them,
 - Or by certified mail.
- **d.** The moving parent must file proof of service and the proposed amended parenting plan with this court.
- **e.** If the other parent objects to the proposed amended parenting plan, that parent must file an objection with the court within the 30-day period. If the other parent doesn't file an objection, this means they are in agreement with the moving parent and the court may adopt the plan.

17. Temporary Assistance for Needy Families and Family Medicaid Benefits. Choose One.
□ Either Mother or Father is receiving □Temporary Assistance for Needy Families (TANF) and/or □Family Medicaid;
OR
□Neither party is receiving these benefits.
OR
☐I do not know if ☐Mother ☐Father is receiving these benefits. I am not receiving any of these benefits.
18. Notice to Child Support Enforcement Division. Choose One.
□ Child Support Enforcement Division has an active case to determine paternity, to establish or enforce child support, to establish or enforce medical support, or one of us is receiving these benefits. I notified Child Support Enforcement Division of this case. (Fill out and serve MP-404)
OR

☐ Child Support Enforcement Division does not have an active case and neither

parent is receiving these benefits.

19. Child Support Calculation. a. Child Support Amount. ☐ Mother ☐ Father must pay \$ per child per month for a total monthly obligation of \$ in child support to the other parent commencing on the day of , 20 because: Choose one. ☐ This amount is consistent with the attached final Child Support Enforcement Division Order signed by the Administrative Law Judge. (Write MP-300-D in the upper right hand corner of the CSED calculation order and paper clip it to this document.) OR ☐ This amount is consistent with the child support calculation prepared by ☐ Mother ☐ Father ☐ The Court ☐ other (Write MP-300-E in the upper right hand corner of this calculation and paper clip to this document.) OR ☐ This amount is not consistent with the child support amount prepared by □ Child Support Enforcement Division □ Mother □ Father □ The Court or □other ; however, this amount is in the best interest of our child because: (Write MP-300-E in the upper right hand corner all calculations made and documents used in reaching this child support amount and paper clip to this document) OR ☐ No one has calculated child support at this time. But, Child Support Enforcement Division has opened a case. The CSED case number is . □Mother □Father will file the CSED Child Support Order along with the Request for a Hearing on the Dissolution. b. Child Support Payments. Choose One. □ On or before the first of every month, □Mother □Father must make

On or before the first of every month, □Mother □Father must make payments to Child Support Enforcement Division. Payments must be made to CSED if a party is receiving Title IV-A Benefits (TANF, Family Medicaid), or Title IV-D benefit (if there is an active case with CSED). We can find this law at §40-5-909, M.C.A.

OR

□On or before the ____ day of each month, □Mother □Father must make

payments directly to \square Mother or \square Father.
OR
☐On or before the first of each month, ☐Mother ☐Father must make payments to the Clerk of District Court.
20. Immediate Income Withholding. Choose One.
☐ Mother's ☐ Father's income is subject to immediate income withholding. We can find this law beginning at §40-5-315, M.C.A.
OR
☐ The child support order is exempt from immediate income withholding because:
21. Child Support Termination. Child support payments must continue until:
Choose One.
☐ The child turns 18 or graduates from high school, whichever occurs later but no later than when the child turns 19.
OR
☐ Father ☐ Mother agrees to continue to pay child support until:
22. Medical Support. <i>Choose One.</i>
a. The Montana Child Support Enforcement Division or another appropriate agency or court established a medical support order.
Choose One:
☐ The medical support order is included in the attached Child Support Order OR
☐ The medical support order is separate and I am attaching it. (Write MP-300-F in the upper right hand corner of the medical support order and paper clip it to this document.)
OR
☐ The minor children need their medical and dental expenses to be covered. There is no medical support order and the court should adopt the attached medical support order. (Fill out and paper clip Form MP-300-G to this document.)

b. Our responsibilities:

- a. We will fill out, sign, and deliver all necessary documents to the insurance company to make sure our children are continuously covered under the plan.
- b. We will timely submit claims to the insurance company for processing.
- c. We will give each other insurance cards or other methods for access to coverage.
- d. If the insurance company reimburses a parent who didn't pay the bill, that parent will immediately pay the parent who did pay the bill.
- e. If one of us is responsible for paying medical costs and expenses and we don't pay, the court may enter a judgment against us for unpaid support. The Court may hold that parent in contempt for non-payment of support.
- f. If we are responsible for paying the insurance premium and we don't, the other parent, the Department of Public Health and Human Services, or other responsible party, may pay the premium. The court may enter a judgment against the nonpaying parent for unpaid support. The Court may hold that parent in contempt for non-payment.

NOTICE: The court may impose civil penalties for intentionally violating the medical support order. You can find this law at §40-5-821, M.C.A.

23. Review of Parenting Plan.

We will review this parenting plan with each other when there is a significant change of circumstance. When we disagree about this parenting plan, we will act in the best interest of our children. **Choose One:**

in the best interest of our children. Choose One:			
□ We will:			
•	Step 1: Try to resolve our issues through informal discussion;		
•	Step 2: If possible, we will take our issues to a professional mediator.		
	☐We agree our first-choice of mediator will be		
	☐ We agree that Father will pay% and Mother will pay% of the cost of the mediator.		
•	Step 3: If we are unable to resolve our issues, we will file a formal motion and ask the court to decide.		
OR			
	is not appropriate because there is reason to suspect domestic violence vill ask the judge to decide our issues through a formal motion.		

24. Violation of the Parenting Plan.

If a parent has actual knowledge of these parenting plan terms and that parent violates those terms, that person may be charged with a crime, be arrested, have to pay a fine and go to jail. We can find this law at §§ 45-5-631 or 45-7-309 M.C.A.

25. Modification.

The Court can only modify this agreement, if:

- we both agree to the modification, or
- there is a substantial change in circumstances, and one of us files a motion with the court.

NOTICE: The Department of Public Health and Human Services or one of us may request Child Support Enforcement Division modify our child support order if one of us is receiving services under Title IV-A of the Social Security Act, or Child Support Enforcement Division is providing enforcement services. We can find this law at starting at § 40-5-271(3), M.C.A..

26.	Other Provision:			
27.	Other Provision:			
	Request for Parenting Plan be Ordered by the Court. □Petitioner □Respondent □Co-Petitioners request(s) the Court adopt this Parenting Plan as the final and enforceable Parenting Plan.			
the	clare under penalty of perjury and under the laws of the state of Montana that information in this document is true and correct. I understand that it is a ne to give false information in this document.			
	Dated thisday of, 20			
	Sign Here:Print Name:			

(Only fill out this section if you are filing an agreed parer	nting plan)
Dated thisday of, 2	20
Other Parent Sign Here:Print Name: _ □Petitioner □Respondent □Co-Petitioner	
 (Leave the following section blank. It is for the Order by the Court The Court found this parenting plan in the best in The Judge's signature on this document makes the 	terests of the children.
parties must follow. DATED this day of, 2000000000000000000000000000000	n
	DISTRICT COURT JUDGE

	,	Case No:	
	□Petitioner,		
an	a	Attachment: Parenting Time	
	□Respondent □Co Petitioner.	Schedule	
1.	Children Covered by this Schedule		
	☐ Each of our children		
	OR 		
	☐ List:		
	NOTE: All of our minor children must be	covered under a parenting time schedule.	
2.	Parenting time		
	The \square mother's \square father's parenting time	e will be as follows:	
	Choose all that apply:		
	☐ Weekends:		
	The $\Box 1^{st}$ $\Box 2^{nd}$ $\Box 3^{rd}$ $\Box 4^{th}$ weekend(s) of the month and the 5th weekend in \Box ode \Box even \Box every month(s). The first weekend of the month is the first weekend with a Saturday.		
	Weekend parenting time begins:		
	(day of week) at (tin	<i>ne)</i> □a.m. □p.m.	
	and ends:		
	(day of week) at (tin	ne) □a.m. □p.m.	
	☐ Weekdays:		
	☐ Monday ☐ Tuesday ☐ Wednesday ☐ Thursday ☐ Friday		
	from □a.m. □p.m. to	□a.m. □p.m.	
	☐ Other:		

a. The other parent's parenting time will be for all time not listed above.

MP-300-A Parenting Time Schedule

	Child Care Options. Choose one if applicable:			
	☐ If either parent is unable to care for the children during their scheduled parenting time, that parent shall arrange appropriate substitute care for the children.			
	du an	ither parent is unable to care for the children for longer than ring their scheduled parenting time, that parent shall contact the other parent d offer the other parent the opportunity to provide care for the children before anging for substitute care.		
	□Oth	er (specify):		
4.	Trans	portation for Our Children.		
	a.	Our children will only be driven by a licensed and insured driver. The vehicle must have legal and age-appropriate restraint devices.		
		Choose one:		
		□ The parent whose parenting time is □starting □ending is responsible for transporting our children.		
		OR		
		 Each parent is responsible for transporting our children to and from parenting time and will meet at 		
		to exchange our children at the beginning and end of each parenting time.		
		OR		
		☐ Other (specify):		
	b.	Transportation cost.		
		Choose One:		
		☐ Transportation costs will be paid for by the parent responsible for transporting our children.		
		OR		
		\square Other:		
	C.	(Optional) ☐ Supervised Exchanges. Exchanges of the children must be supervised as follows:		

		,		
		□Petitioner,	Case No:	
ar	nd		Attachment: Holid	davs Vacation
			and Special Occas	•
		\square Respondent \square Co Petitioner.		
1.	Child	ren Covered by this Schedule		
	□ Al	l our children		
	OR			
	☐ Lis	t:		
	A sepa	rate form MP-300-B is attached for each o	f our minor children.	
•	•			
2.	•	ial Schedule Rules		
 There are specific tables for holiday, school breaks, vacation, and specia occasions. 			on, and special	
	b.	If a single day holiday falls on a Fr three-day weekend unless we indi		
	c. Unless we specify different times, all single day holidays will start at a.m. and end at p.m.			ll start at
 d. Any three-day weekend, holiday, school break, or special occasion that specified will be spent with the parent who would normally have that time e. If there is a conflict between the different schedules that have our children scheduled to be with both of us on the same day, we will resolve this conby using the following ranking to determine who our children will be with 				
			solve this conflict	
	f.	Rank the order of priority, with 1 b	eing the highest priority	
		Special Occasions]
		School Breaks		
		Holiday		
		Regular parenting ti	me schedule	

3. Special Occasions. Complete all rows that apply.

Special Occasions	Start Time	End Time	Every Year	Even Years	Odd Years	Other:	N/A
Mother's Day			□mother □father	□mother □father	□mother □father		
Father's Day			□mother □father	□mother □father	□mother □father		
Child's birthday (name:) (date:)			□mother □father	□mother □father	□mother □father		
Child's birthday (name:) (date:)			□mother □father	□mother □father	□mother □father		
Child's birthday (name:) (date:)			□mother □father	□mother □father	□mother □father		
Mother's birthday			□mother □father	□mother □father	□mother □father		
Father's birthday			□mother □father	□mother □father	□mother □father		
Other: (specify event and date)							
			□mother □father	□mother □father	□mother □father		
			□mother □father	□mother □father	□mother □father		
			□mother □father	□mother □father	□mother □father		
(Optional) Addition	onal No	tes on	Special Oc	casions:			

4. School Breaks. Complete all rows that apply.

School Breaks	Start Time	End Time	Every Year	Even Years	Odd Years	Other:	N/A
Spring Break			□mother □father	□mother □father	□mother □father		
Summer Break			□mother □father	□mother □father	□mother □father		
Winter Break			□mother □father	□mother □father	□mother □father		
Other: (specify event and date)							
			□mother □father	□mother □father	□mother □father		
			□mother □father	□mother □father	□mother □father		
5. Holidays	. Compi	lete all	rows that a	pply.			
Holiday	Start Time	End Time	Every Year	Even Years	Odd Years	Other:	N/A
January 1			□mother □father	□mother □father	□mother □father		
Martin Luther King's Birthday (weekend)			□mother □father	□mother □father	□mother □father		
President's Day (weekend)			□mother □father	□mother □father	□mother □father		
Memorial Day (weekend)			□mother □father	□mother □father	□mother □father		

MP-300-B Holidays, Vacation, and Special Occasions
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July 4 th			□mother	□mother	□mother		
			□father	□father	□father		
Labor Day			□mother	□mother	□mother		
(weekend)			□father	□father	□father		
Columbus Day			□mother	□mother	□mother		
(weekend)			□father	□father	□father		
Halloween			□mother	□mother	□mother		
			□father	□father	□father		
Holiday	Start Time	End Time	Every Year	Even Years	Odd Years	Other:	N/A
Veterans Day			□mother	□mother	□mother		
,			□father	□father	□father		
Thanksgiving			□mother	□mother	□mother		
			□father	□father	□father		
Christmas Eve			□mother	□mother	□mother		
			□father	□father	□father		
Christmas Day			□mother	□mother	□mother		
			□father	□father	□father		
New Year's			□mother	□mother	□mother		
Eve			□father	□father	□father		
Other: (specify event and date)							
			□mother	□mother	□mother		
			□father	□father	□father		
			□mother	□mother	□mother		
			□father	□father	□father		
Optional) Additio	onal note	es on H	olidays:				

			Case No: Attachment: Limited Parenting Time
1.		nildren Covered by this Schedule Each of our children	
2		List: mitations. Choose all that apply.	
			parenting time is limited in the
		·	
		If there is a cost to this limitation, that Father.	cost will be divided% Mother%
		Limitations will continue until:	·
	b.	☐ Mother's ☐ Father's ☐ Other: supervised by:	-
		If there is a cost to supervision, that confirmed Father.	ost will be divided% Mother%
		Supervision will continue until:	
	c.	□Other:	

			, □Petitioner, , □Respondent □Co Petitioner .	Case No: Attachment: Description of Existing Medical Coverage
A. C	urre	nt	Coverage. <i>Choose All That A</i>	oply.
i.		Th	e child(ren) are presently covere	ed under the following insurance plan:
			Carrier Name:	
			Policy No.:	
			□Petitioner □Respondent mu	st continue to provide medical coverage
			through this plan as long as it is	s available at a reasonable cost, and as
			long as no other plan or individ	ual insurance is available that will better
			serve the interests of the partie	S.
ii.		Th	e child(ren) receive medical ass	sistance under Title XIX of the federal Social
	Se	cur	ity Act (Medicaid).	
iii.	$\hfill\Box$ The child(ren) are not covered under an existing insurance plan.			
		a.	☐ Respondent ☐ Petitioner is	required to obtain individual health
			coverage for the child. Cost fo	r medical coverage including premiums,
			deductibles, uncovered expens	ses, and copayments will be divided% to
			Petitioner and% to Respond	dent.
		b.	☐ Cost for obtaining individua	I health coverage for the child is
			unreasonable or not cost effect	tive because:
			□Respondent □Petitioner is re	esponsible for obtaining health coverage for
			the child when it becomes avai	lable to the parent at a reasonable cost.
			Cost for the medical coverage	including premiums, deductibles,
			uncovered expenses, and copa	ayments will be divided% to Petitioner
			and% to Respondent.	

NOTICE: The cost of medical insurance or health benefit plan may be considered in a child support calculation if it is known at the time of calculation, but it is not necessarily a dollar for dollar credit.

B. 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 Petitioner must provide medical coverage for the child(ren), as long as it is available at reasonable cost, and as long as there is no other insurance plan that will better serve the parties.
- b. The Respondent must provide medical coverage for the child(ren), as long as it is available at reasonable cost, and as long as there is no other insurance plan that will better serve the parties.
- c. Both parties must provide insurance, if both parents have insurance plans that are at a combined reasonable cost and whose benefits are complementary or compatible with each other.
- e. If the primary parent has obtained individual insurance or a health benefits plan for the child, both parents may agree in writing to share the costs of maintaining the coverage.
- f. If circumstances change and a party believes that changes in cost are not reasonable or cost-beneficial, the party may ask the court to change the medical support order.

Montana Number of the judicial dis	Judicial District Court strict where you are filing
Name of the county	County where you are filing
In re the Marriage of:/ Parenting of:	Cause No.: Dept. No.:
minor child(ren);	
Petitioner, and	Order Adopting Agreed Amended Parenting Plan
Respondent.	
After reading the parties' Agreed Amended P the hearing on (mm/dd/yyyy):	
that the Agreed Amended Parenting Plan is a	
Violation of this order is a criminal offense un	nder Mont. Code Ann. § 45-5-631.
Date:	DISTRICT COURT JUDGE