STATE OF NEW M		Γ	
COUNTY OF			
Petitioner,		•	
v.		No	
Respondent.		,	
	CUSTODY PLAN	AND ORDI	$\mathbf{E}\mathbf{R}^{1}$
of the children listed interests of the child	d below. This document	is the custoo	are the parents ly plan and is in the best
I. IDENTIFICAT  Parent's name	Physical address phone number	and and	Place of employment phone number
Child's name	Year of bir	th	Age
-	nall advise each other of of new information bec	•	to this contact information able.

## II. CUSTODY OF THE CHILDREN $^2$

(Choose either Option A, Sole legal custody, or Option B, Joint legal custody)

( <i>C</i>	omplete 1, 2, and 3)
1.	(name of parent with sole custody) shall have sole legal custody of the children. The parent with sole custody shall make the important decisions regarding the children.
2.	The reason that sole custody is in the best interest of the children is because:
3.	This is the visitation plan:
	(Choose a, b, or c)
	[ ]a. There shall be <b>no visitation</b> until further order of the Court.
	(Or)
	[ ]b (name of other parent) shall have unsupervised visitation with the children as follows: (Fully describe visitation plan to include who shall transport the children and where and when the visitation shall occur. Attach additional sheets if necessary.)
	(Or)
	[ ]c (name of other parent) shall have <b>supervised visitation</b> with the children as follows: (Fully describe visitation plan to include who shall supervise the

		-	hildren and where and when ditional sheets if necessary.)
[ ]B. Joint leg	al custody and parc	enting plan. (Da	not fill out Option A if you
_	nis option)	<b>0.</b>	
childr togeth unless chang a. Cit b. Re	en and shall make in her. No change regards the parents both agrees it:  ty and county of resibligion:	ree to the change	are joint legal custody of the as about the children following shall happen in writing or the court
c. Ac	etivities:		
d. Do	Name octor		dress and telephone
e. De	entist		
f. Sc	hool		
g. Ch	ild care		
h. Ot	her		
sharin			olve any parenting or timenis way (steps continue until
a. Ta	lk together; or		
b. Co	ommunicate in writin	g as follows:	

	i. parent re	equests change, and g	ives reasons for the change; and	
	ii. answerin	ng parent sends respo	nse within days.	
			not agree to the change, that parent e, make a new proposal.	
order)	c. Take the following steps: (check all that apply and number them if there is a particular			
	[ ] Go	to couple, family, or to mediation with a her: to court.	neutral party;	
3.	Timesharing s	chedule.		
	(Complete "Sch	edule 1" or "Schedule	e 2"below.)	
	[ ]Schedule 1.	. Same schedule eac	ch week or every two weeks.	
	(Set out the day.)	time that each paren	t shall have the children for that	
	Week 1	's time (name of parent)	's time (name of parent)	
	Monday			
	Tuesday			
	Wednesday			
	Thursday		<del></del>	
	Friday	<del></del>		
	Saturday Sunday			
	Week 2	's time	's time	
	Monday	(name of parent)	(name of parent)	

	Tuesday Wednesday Thursday Friday Saturday Sunday			
[		•		. (Write your own schedule dar or make additions to
4. <b>V</b>	acation and hol	iday plan.		·
a	(circle one) of	uninterrupted we the other p	d time with the arent at least	[days] [weeks] ne children each year. Each a [days] [weeks]
b	· · · · · · · · · · · · · · · · · · ·	s as follows: (	•	week, the children shall of parent who will have the
	Holidays:	Even year	Odd year	
	Mother's Day			( <i>if split</i> ) From To
	Father's Day			From
	Child's Birthda	ay		To From
	Halloween			To From
	Tanoween			To
	Thanksgiving break			
	orcan			From

	Winter religious holidays	S		From To
	1st 1/2 winter break			From
	2nd 1/2 winter break			To
	Spring Break			To From
	July 4th			To From
	Other religious			To
	holidays			From To
	Others:			From To
5. 4	<u> </u>	ame as the	Sunday sche	o a school, federal, or state edule unless we agree
;		with the c	hildren at all	ve reasonable times. Neither parent shall n's communications with the
1			-	for transferring the children follows (write what you will
				•

c. **Long-distance transfer of children.** Responsibility for transferring the children from one parent to the other in long-

	distance arrangements sh will do here):	nall be as follows (write down what you
d.	children shall try to call the other parent cannot b	s a medical emergency, the parent with the the other parent about the emergency. If be reached, any decision for emergency be made by the available parent in the best
e.	schedule. The other pare	may ask the other for changes to this ent has the right to say "no." If the other ent asking for changes shall not argue or 's decision.
f.		rents agree to meet [ ] every year $(or)$ [ ] te sure this plan continues to work well.
	VERIF	ICATION
Mexico that I had	nave read this document, the	perjury under the laws of the State of New hat I agree with everything in it, and that the best of my knowledge and belief.
Name of paren	t (print)	Name of parent ( <i>print</i> )
Parent's signat	ure	Parent's signature
Date		Date
Mailing addres	38	Mailing address
Physical address		Physical address
Γelephone		Telephone

STATE OF NEW MEXICO COUNTY OF	, , , , , , , , , , , , , , , , , , ,			
Acknowledged, signed and sworn to before me this day of				
by	, the parent.			
Notary public My commission expires:				
STATE OF NEW MEXICO	)			
COUNTY OF	) ss			
Acknowledged, signed and swo	orn to before me this day of			
by				
Notary public				
My commission expires:	·			
	Approved, adopted, and ordered by the District Court			
Date	District Court Judge			

## **USE NOTE**

- 1. A custody plan must be filed in every dissolution of marriage case if the parties have minor children or a child under nineteen years of age who is attending high school. For more information about filling out this form, *see* Form 4A-300 NMRA.
- 2. The parties should understand the difference between the rights and obligations of joint custodians and a sole custodian. Descriptions of these terms are set out in NMSA 1978, Section 40-4-9.1. See an attorney with questions you may have. Joint custody does not imply an equal division of the child's time between the

parents or an equal division of financial responsibility for the child.

[Approved by Supreme Court Order No. 13-8300-010, effective for all pleadings and papers filed on or after May 31, 2013, in all cases pending or filed on or after May 31, 2013; as amended by Supreme Court Order No. 14-8300-011, effective for all pleadings and papers filed on or after December 31, 2014, in all cases filed or pending on or after December 31, 2014; as amended by Supreme Court Order No. 15-8300-024, effective for all pleadings and papers filed after November 18, 2015.]