

**PARENTING PLAN  
(Absent Parent, Plaintiff's Use)**

(county where original action was filed)

CASE No. \_\_\_\_\_  
(assigned by the clerk of court)

\_\_\_\_\_,  
(name of person listed as plaintiff/petitioner in original action)  
**Plaintiff/Petitioner,**

**vs.**

\_\_\_\_\_,  
(name of person listed as defendant/respondent in original action)  
**Defendant/Respondent.**

**PARENTING PLAN  
(Absent Parent, Plaintiff's Use)**

Given the noncustodial parent's lack of active participation in these proceedings, the custodial parent is uncertain of the noncustodial parent's ability or willingness to be actively involved in the parenting of the minor child(ren). As such, the custodial parent proposes the general Parenting Plan detailed below:

1. The custodial parent shall have sole physical and sole legal custody of the minor child(ren) of the parents and, as such, shall have the legal responsibility and authority to make final decisions concerning the parenting functions necessary to raise the child(ren), including but not limited to the responsibility and authority to determine the minor child(ren)'s principal place of residence, education, religious upbringing and medical needs.
2. Provided the noncustodial parent provides reasonable notice and advance request to the custodial parent and further provided the custodial parent agrees with the noncustodial parent's request, the noncustodial parent may have parenting time with the minor child(ren) during the following times: alternating weekends, alternating holidays (including all secular and religious holidays), and two weeks during the summer. If there is no agreement, the parents shall follow the provisions of mediation below.
3. The noncustodial parent may, upon reasonable request to the custodial parent, have telephone/virtual parenting time with the minor child(ren) for \_\_\_\_\_ minutes each week.  
(number of minutes per week)
4. In the event the noncustodial parent and the custodial parent agree on a specific parenting time, the noncustodial parent shall pick up the minor child(ren) from the custodial parent at the beginning of said parenting time and shall return the minor child(ren) to the custodial parent at the end of said parenting time. Both parents understand that they have the responsibility to be on time. If either parent will be late for some reason, or will be unable to exercise parenting time, such parent will notify the other parent as soon as possible. The parents understand that fifteen (15) minutes is a reasonable time for a parent to wait in order to pick up or return the child(ren).

5. The custodial parent understands that the best interests of the minor child(ren) will be maintained by ensuring regular and continuous school attendance and progress for school-age child(ren) of the parents.
6. **Notification Requirement for Current and Change of Address and Contact Information.** If there is a change of address or contact information, each parent will notify the other parent by mailing the change of address to the last known mailing address. Exception: If one parent has a confidential address under Nebraska or federal law, the address or return address shall only include the county and state for a party who is living or moving to an undisclosed location.
7. **Mediation for Future Disputes.** In the event one or both of the parents wish to change the terms of this plan in the future and the parents are unable to agree on the terms of such change, the parents will attempt to mediate their disagreements.
8. This plan may be changed by mutual, written agreement of the parents, but any permanent changes must be approved by the court to be binding and enforceable.

Signature	Date
Name (Custodial Parent)	Street Address/P.O. Box
Bar Number and Firm Name (attorneys only)	City/State/ZIP Code
Phone	E-mail Address