## **STATE OF MICHIGAN**

## IN THE CIRCUIT COURT FOR THE COUNTY OF ST. CLAIR

Name	Plaintiff,	
-VS-		Case Number
Name	Defendant.	
CONS	SENT ORDER REGARD	ING CUSTODY AND PARENTING TIME
	held at the Cou Port Huron, said	said Court, continued and nty Building, in the City of County and State, on the, 20
	Present:	
order is in the best		etween the parties, the parties agreeing that this Court finding this order is in the best interest of the mises; now therefore,
	IT IS ORDERED that	physical custody of the minor child(ren):
(Name)		Birthdate
is awarded to the _	(Mother or Father)	effective as of this date
minor child(ren).	IT IS FURTHER ORDE	RED the parties will share joint legal custody of the

	RDERED that the minor child(ren) whose custody is being nool in the school district where the: (check one)mother
<ul> <li>List below any other minot being changed by the</li> </ul>	nor child(ren) you have together whose custody is his order:
IT IS FURTHER ORDERED that	physical custody of the minor child(ren):
(Name)	Birthdate
(Name)	Birthdate
(Name)	Birthdate
will remain with(Mother/Fathe	per prior court order.
changed based on agreement of th	DERED that physical custody of the minor child(ren) has been be parents. It is further ordered that in the event the parents no either party may file a motion for a change of custody or enter a dy.
IT IS FURTHER OR	DERED that theshall have (Mother or Father)
parenting time as follows: (check o	
Liberal as mutually agreed u they are to follow the Friend of the	pon between the parents, in the event the parties disagree Court parenting time guidelines.
As stated in the St. Clair Cou	inty Friend of the Court Parenting Guideline
As agreed to between the pa	arents as stated below:

IT IS FURTHER ORDERED if either party experiences a change in circumstance or they no longer are in agreement regarding parenting time a motion to modify parenting time must be filed with the court.

IT IS FURTHER ORDERED that the custody and parenting time provisions of this order shall not be in effect if the terms conflict with any provision in a current Guardianship or Juvenile Court Division Order. The parties must notify the Friend of the Court of any Guardianship and/or Juvenile Court proceedings involving the above child(ren) and to provide copies of all Guardianship and/or Juvenile Division Orders to the St. Clair County Friend of the Court.

IT IS FURTHER ORDERED that any current support obligation for the minor child(ren) whose custody has been changed by this order will be stopped as of (date)\_\_\_\_\_\_. In the event there is any Medicaid and/or a TANF case grant, then support not be stopped until the date of decertification.

IT IS FURTHER ORDERED given the State of Michigan requires a Uniform Child Support Order be entered with a Deviation Attachment to the Uniform Child Support Order when the parties agree to either a zero support amount or agree to a support amount that deviates from the Michigan Child Support Formula, it will be required that child support be calculated by the Friend of the Court via a support motion being filed by either party on the same date as this consent order is executed. Upon entry of this order, both parties will receive an income information packet along with a notice to appear for a referee hearing for a review of support. Parties are to submit the completed income information packet for the hearing.

IT IS FURTHER ORDERED that all arrearages due and owing to the State of Michigan are preserved. Arrearages due and owing to [ ] mother [ ] father are [ ] preserved or [ ] cancelled. Any overpayment on the account is eliminated.

IT IS FURTHER ORDERED that the residence of the minor child(ren) may not be removed from the State of Michigan without prior approval of the Court.

IT IS FURTHER ORDERED that parents awarded joint legal custody of a minor child shall not change the legal residence of the child except in compliance with section 11 of the "Child Custody Act of 1970", 1970 PA 91, MCL 722.31" which states that neither parent can change the child's legal residence to a location that is more than 100 miles from the child's legal residence at the time of the filing of the action in which joint legal custody order is issued unless the Court or the other party gives written consent or permission. For the purposes of section 11, the Act establishes 2 legal residences for the minor child – one with each parent. This does not apply if: (1) a parent is awarded sole legal custody; (2) at the time of the filing of the action in which the joint legal custody order is issued, the child's two residences were more than 100 miles apart; or (3) the legal residence change results in the child's two legal residences being closer to each other than before the change.

IT IS FURTHER ORDERED either party is prohibited from exercising parenting time in a foreign country/nation that is not a party to the Hague Convention on the civil aspects of international child abduction, unless both parents provide the court with written consent to allow a parent to exercise parenting time in a country/nation that is not a party to this convention.

IT IS FURTHER ORDERED the court finds the agreement the parties reached, as presented in this order, is in the child(ren)'s best interest. This order was not the result of mediation, a Resolution Conference, or any other form of Alternative Dispute Resolution.

IT IS FURTHER ORDERED that all terms and provisions of prior Orders, except as amended herein, shall remain in full force and effect.

	Judge	
	and understand the terms of this order. I understand on a showing of change of circumstance or prope see this is in the best interest of my child(ren).	
Mother's consent signature	Father's consent signature	
Address	Address	
City/State/Zip	City/State Zip	
Phone	Phone	
Employer		
Location		
Phone	Phone	
Subscribed and sworn to before me on:	Subscribed and sworn to before me on:	
thisday of, 20	thisday of, 20	
Notary Public	Notary Public	
My Commission expires	My Commission expires	

**WEBSITE/IVR**: Upon entry of an order, the Friend of the Court account information is available at all times. Parties MUST use the Interactive Voice Response System (IVR) by calling (810)-989-6970. Further, both parties are encouraged to refer to the Friend of the Court website when concerns arise regarding parenting time, custody, moving out of state, moving more than 100 miles, child support and/or medical. The Friend of the Court handbook is readily available for reference and/or information. The website also offers all Friend of the Court forms, motions and instruction sheets. www.stclaircounty.org/offices/foc