

**SUPERIOR COURT, COUNTY OF SOLANO
PARENTING ORDERS ATTACHMENT**

Initial here
If you agree
↓ ↓
'X' here
only if you both agree
↓

The orders marked by an "x" shall apply until they are modified or revoked by court order.

___|___ 1. Neither parent is permitted to make derogatory or negative remarks to or about the other parent within hearing distance of the parties' minor child(ren), or allow any third party to do so. If a third party does make such remarks, then the attending parent shall immediately remove the minor child(ren) from the presence of the third party.

___|___ 2. Each parent shall keep the other advised at all times of a telephone number where messages concerning the minor child(ren) can be received. Each parent shall notify the other parent within three days, in writing, of any change of the message telephone number.

___|___ 3. Neither parent is permitted to move the child(ren)'s primary residence out of the county of current residency without providing the other parent with at least 60 days advance written notice, or obtaining the other parent's advance written permission, or obtaining an advance court order authorizing the change.

___|___ 4. Only a parent or other person who possesses a valid driver's license and current vehicle insurance is permitted to transport the minor child(ren). Any vehicles used to transport the child(ren) shall be equipped with all car seats, seat belts, restraints, and other safety devices required by law. The safety devices shall always be used during transport of any minor child(ren).

___|___ 5. Neither parent is permitted to transport the minor child(ren) within 8 hours of consuming any alcoholic beverage, or illegal drug, or any combination thereof. Further, neither parent may allow or authorize any other person who has consumed such substances within 8 hours to transport the minor child(ren).

___|___ 6. Other than to simply advise of upcoming scheduling, that directly involves the child(ren), neither parent is permitted to discuss with the minor child(ren), or allow discussion by anyone, of any issues relating to this case or any related case, including but not limited to child custody or visitation, except in a therapeutic setting with an appropriate licensed professional. Child support may not be discussed with any minor child under any circumstances.

___|___ 7. Neither parent is permitted to provide or show or read to the minor child(ren), or allow anyone else to provide or show or read to the minor child(ren), any documents relating to or connected with this case or any related case, including, but not limited to, copies of pleadings, declarations, letters, mediation reports, and/or evaluation reports.

___|___ 8. Neither parent is permitted to use corporal punishment on the minor child(ren), or allow, authorize, or permit anyone else to do so.

___|___ 9. At all times, each parent shall keep the other parent advised in writing of the name, address, and telephone number of the minor child(ren)'s day care provider(s).

(To be filed as a court order, this PARENTING ORDERS ATTACHMENT must be attached to another form, such as Solano County Form # 300, or Judicial Council Form numbers FL-180 or FL-340 or FL-355. Parties must complete item number 16 in all cases.)

___|___ 10. Each parent shall keep the other parent informed, in writing, of all medical, dental, or psychological treatments provided to the minor child(ren). When the child(ren) are exchanged, the exchanging parent shall provide the receiving parent with written instructions for any prescribed medication, along with an adequate supply of any medication the child is taking. Each parent shall also provide the other with written instructions for any other health care treatment prescribed for the minor child(ren). Each parent shall comply with all medical, dental, psychological or pharmaceutical instructions relating to the prescribed health care.

___|___ 11. Neither parent is permitted to take the child(ren) to any new mental health professional for treatment without first obtaining the advance written consent of the other parent or order of Court.

___|___ 12. Each parent shall promptly inform the other parent of any information about the minor child(ren)'s school activities, and all extracurricular activities.

___|___ 13. Neither parent is permitted to use the minor child(ren) to carry messages or deliver child support payments to the other parent. The only exception shall be by a court order.

___|___ 14. The parties agree that **all** provisions of **every paragraph above** (paragraphs 1 through 13) shall apply in this case.

15. This Parenting Orders Attachment is made an order of the Court [check **one** box only]:
- a. By written stipulation (agreement), as evidenced by the signatures below of the parties and their attorneys if any OR
 - b. By oral stipulation recited in open court OR
 - c. By the Court without a stipulation by the parties.

16. This is attached to: _____.

SO STIPULATED:

Petitioner

Respondent

Attorney for Petitioner

Attorney for Respondent

IT IS SO ORDERED.

Date: _____

JUDGE / COMMISSIONER

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