

## IN THE HOOPA VALLEY TRIBAL COURT HOOPA VALLEY INDIAN RESERVATION HOOPA, CALIFORNIA

In re parenting and support of:		
Children:	Case No.	
Petitioner:	PARENTING PLAN	
and	□ PROPOSED	
Respondent:	☐ TEMPORARY	
,	□ FINAL	
1. THIS PARENTING PLAN IS A: (check the box that applies):		
Proposal by (name):	It is not a signed court order.	
<ul> <li>□ Court Order signed by a Judge of the Hoog</li> <li>□ Temporary Parenting Plan.</li> <li>□ Final Parenting Plan.</li> <li>□ This Final Parenting Plan changes</li> </ul>	pa Tribal Court. This is a (check one):  a previous Parenting Plan or custody decree.	
2 CHII DDEN		

#### 2. CHILDREN.

This Parenting Plan is for the following children:

	Child's Name	Date of Birth	Current Residence	Enrollment (if applicable)
1.			Resides with / Resides at:	Indian Tribe Name / Enrollment #:
2.			Resides with / Resides at:	Indian Tribe Name / Enrollment #:
3.			Resides with / Resides at:	Indian Tribe Name / Enrollment #:
4.			Resides with / Resides at:	Indian Tribe Name / Enrollment #:
5.			Resides with / Resides at:	Indian Tribe Name / Enrollment #:



3.	(U	ASIS FOR RESTRICTIONS ON A PARENT. Inder certain circumstances, as outlined below, the Court may reduce or restrict a parent th the children and that parent's right to make decisions for the children. See TTC 4.20.3	
		☐ Does <u>not</u> apply.	
		<ul> <li>Willful Abandonment – (Parent's name): willfully abandoned the children listed in Section 2 for an extended time or has substantially perform his/her parenting functions of the children listed in Section 2.</li> <li>□ Child Abuse – (Parent's name): (or someone living parent's home) abused a child. The abuse was (check all that apply): physical □ sexual □ a pattern of emotional abuse.</li> <li>□ Domestic Violence or Assault – (Parent's name): someone living in that parent's home) has a history of acts of domestic violence or or sexual assault which causes grievous bodily harm or the fear of such harm.</li> </ul>	refused to g in that (or
		ESTRICTIONS ON A PARENT.  theck all that apply):	
		Does <u>not</u> apply. There are no reasons for limitations checked in <i>Section 3 Basis for Reson a Parent</i> above.	trictions
		No limitations despite reasons (explain why there are no limitations on a parent even the are reasons for limitations checked in Section 3 Basis for Restrictions on a Parent above	-
		<ul> <li>The following limits or conditions apply to (parent's name):</li></ul>	
I		Supervised contact. All parenting time shall be supervised. Any costs of supervision muby (name):	ıst be paid
		The supervisor shall be:  a professional supervisor (name):	
		a non-professional supervisor (name):	
		The dates and times of supervised contact will be:  □ as shown in the Residential Schedule (Sections 10 – 15) below. □ as follows (specify):	
PARE	NTI	Hoop NG PLAN PAGE 2 OF 13	a Tribal Court P.O. Box 1389
08/10/	18		pa, CA 95546 530) 625-4305



5.

rision, if any):			
Other limitations or conditions during parenting time (specify):			
arent. Regardless of the	to-day care and control of each child while the allocation of decision-making in this decisions affecting the health or safety of the		
a child shall be made a	as follows:		
Joint (parents make these decisions together)	Limited (only the parent named below has authority to make these decisions)		
	☐ (name):		
	□ (name):		
	☐ (name):		
ictions on a Parent about the limited becaus ainst mutual decision.	one of the parents has problems as described ove.  e (check all that apply):		
	as during parenting to the state of the stat		



6.

		☐ the parents' ability and making.	d desire to cooperate with each oth	er in decision-
			he parents' homes makes it hard to	make timely
		□ other (specify):	=///	
(Ti Pa Pa dis	renting Plan, incl renting Plan mear spute resolution pr	dispute resolution process uding disagreements abou n. To solve disagreements	is to resolve disagreements about t shared decisions and interpreting about this Parenting Plan, the pare may only require a dispute resolu ctions on a Parent above.)	what parts of this ents will go to a
A.	The parents will	go to (check one):		
	☐ The dispute	resolution provider below	(before they may go to court):	
			v name):	
	☐ Arbi	tration (arbitrator or agen	cy name):	
	If a c	dispute resolution provider	ecy name): is not named above, or if the name ay agree on a provider or ask the co	ed provider is no
	resol		emergency, the parents must partic in food faith, before going to cour out money or support.	
	☐ Court (witho	ut having to go to mediation	on, arbitration, or counseling).	
В.			equired, one parent must notify the fied mail  other (specify):	-
gi.	The parents will (check one):	pay for the mediation, arbi	tration, or counseling services as f	ollows
	$\square$ (name):		will pay	<u></u> %.
	$\square$ (name):	,	will pay	
	☐ as decide	ed through the dispute reso		
	□ other (spe	ecify):		<del>*</del>
	<ul><li>If you reacopy.</li><li>If the Cor</li></ul>	ce shall be given to carryin ach an agreement, it must l urt finds that a parent has u	ng out this Parenting Plan. be put into writing, signed, and both used or frustrated the dispute resolution attorney's fees and finance	ution process

other parent.



• The parties have the right of review from the dispute resolution process to the Hoopa Tribal Court of Appeals.

7.	DESIGNATION OF CUSTODIAN.	
	The custodian is (name):	solely for the purpose of all
	Hoopa Valley Tribal, state, and federal statutes that require a des	-
	Even though one parent is called the custodian, this does not char responsibilities described in this <i>Parenting Plan</i> .	nge the parenting rights and
	responsibilities described in this T arenting T tan.	
8.	CHILDREN'S PER-CAPITA AND BONUS FUNDS.	
	$\square$ Does <u>not</u> apply. No children receive Per-capita/Bonus funds.	(skip to Section 9)
	$\hfill \Box$ Children receiving Per-capita/ Bonus funds are listed below:	
	Child's Name	Date of Birth
	1.	
	2.	
	3.	
	4.	
	5.	
	(check one):  Parent/Guardian to receive:	
	☐ Per-capita for the children listed above is (name):	
	☐ Bonus funds for the children listed above is (name):	
	☐ Enrollment shall hold per-capita of the following children un	til further order:
	Child's Name	Date of Birth
	1.	
	2.	
Ì	3.	
	4.	
Ì	5.	

# 9. PARENTAL RELOCATION (MOVING WITH THE CHILDREN).

A. Notice Requirement

Hoopa Tribal Court P.O. Box 1389 Hoopa, CA 95546 Tel. (530) 625-4305

08/10/18



If the person with whom the children are scheduled to reside a majority of their time plans to move, that person **shall give notice** to every person who has Court-ordered time with the children. If information is protected under a Court order, it may be withheld from the notice. A relocating person may ask the Court to waive any notice requirements that may put the health and safety of a person or child at risk. Failure to give the required notice may be grounds for sanctions, including contempt.

The notice of an intended relocation of the children must be given by personal service or any form of mail requiring a return receipt:

- (1) no less than 60 days before the date of the intended relocation of the child; or
- (2) no more than five days after the date that the person knows the information required to be in the notice (described below) if the person did not know and could not reasonably have known the information in sufficient time to provide the 60 days' notice, and it is not reasonable to delay the relocation.

The notice of intended relocation of the children **must** include:

- An address at which service of process may be accomplished during the period for objection;
- A brief statement of the specific reasons for the intended relocation of the child; and
- A notice to the nonrelocating person that an objection may be filed. The notice shall contain the following statement:

The relocation of the child will be permitted and the proposed revised residential schedule may be confirmed unless, within 30 days, you file a petition and motion with the court to block the relocation or object to the proposed revised residential schedule and serve the petition and motion on the person proposing relocation and all other persons entitled by court order to residential time or visitation with the children.

The notice of intended relocation of the children shall also include the following, if available:

- The specific street address of the intended new residence, if known, or as much of the intended address as is known, such as city and state;
- The new mailing address, if different from the intended new residence address;
- The new home telephone number;
- The name and address of the child's new school and day care facility, if applicable;
- The date of the intended relocation of the child; and
- A proposal in the form of a proposed parenting plan for a revised schedule of residential time or visitation with the children, if any.

A person required to give notice of an intended relocation of the children has a continuing duty to promptly update the information required with the notice as that new information becomes known.



### Warning! If you do not notify...

The Court may grant a temporary order restraining relocation of the children (or ordering return of the children if the children's relocation has occurred) if the Court finds:

- The required notice of an intended relocation of the child was not provided in a timely manner and the nonrelocating party was substantially prejudiced;
- The relocation of the child has occurred without agreement of the parties, court order, or the notice required; or
- After examining evidence presented at a hearing for temporary orders in which the
  parties had adequate opportunity to prepare and be heard, there is a likelihood that on
  final hearing the Court will not approve the intended relocation of the child or no
  circumstances exist sufficient to warrant a relocation of the child prior to a final
  determination at trial.

#### B. Right to Object

A person entitled to time with the children under a Court order can file an objection to the children's relocation whether or not he or she received proper notice. The objection must be served on all persons entitled to time with the children. The relocating person shall not move the children during the time for objection unless: (a) the delayed notice provisions apply; or (b) a Court order allows the move.

Except for good cause shown, if a person entitled to object to the relocation of the child does not file an objection with the Court within 30 days after receipt of the relocation notice, then the relocation of the children may be permitted. A nonobjecting person may be entitled to the residential time or visitation with the children specified in the proposed residential schedule included with the relocation notice. Any person entitled to residential time or visitation with a child under a court order retains his or her right to move for modification.

### C. Move within Same School District

When the intended relocation of the children is within the school district in which the children currently reside the majority of the time, the person intending to relocate the children may provide actual notice by any reasonable means to every other person entitled to residential time or visitation with the children under a court order.

A person who is entitled to residential time or visitation with the children under a court order may not object to the intended relocation of the children within the school district in which the children currently reside the majority of the time, but he or she retains the right to move for modification.

(This is a summary of the law regarding relocation. The complete law is in TTC 4.20.430.)



#### RESIDENTIAL SCHEDULE

(The Residential Schedule (Sections 10-15) must set forth where the children shall reside each day of the year (including provisions for holidays, birthdays of family members, vacations, and other special occasion) and what contact the children shall have with each parent. Parents are encouraged to create a Residential Schedule that meets the developmental needs of the children and individual needs of their

family	.)							
(Chec	k one	e):						
		e parent		with the child	lren other tha	n what is desc	ribed in Section 4. (skip to	
		-	rent is subject to a 4. (Complete the				ildren as described in <i>Section</i> (.)	1
10. SC	СНО	OL SC	HEDULE.					
A.			inder School Ag box that applies		ol Schedule oj	f children unde	er school age):	
		Does <u>n</u>	ot apply. There a	re no childre	n under scho	ol age.		
		The scl	hedule for childre	n under scho	ol-age is the	same as for sc	hool-age children.	
		(name) with or	be with (name):	-		except when t	eduled to live with hey are scheduled to live on (check all that apply):  Other (specify):	
				-			, 2	
							at (time)	
							at (time)	
			WEEKDAYS:	☐ Every we	ek 🗆 Every	other week	Other (specify):	_
			from (day)		at <i>(time)</i>	to <i>(day)</i>	at (time)	•
			from (day)		at <i>(time)</i>	to <i>(day)</i>	at (time)	•
								_
		Other (						
В.		_	c Children	Courth a Calaca	I Sahadula at	Sachaol aga ah	ilduara) i	

(Check the box that applies for the School Schedule of school-age children):



ex	cept for the following	ol, the children shall res days and times when the on <i>(check</i>	ey are scheduled to	live with or be with
(72				ther (specify):
	from (day)	at (time)	to <i>(day)</i>	at (time)
				at (time)
	□ WEEKDAYS:	☐ Every week ☐ Every	y other week $\square$ O	ther (specify):
	from (day)	at (time)	to (day)	at (time)
	from (day)	at (time)	to <i>(day)</i>	at (time)
	□ OTHER (specify	y):		
□ Ot:	her (specify):			
Summer be	egins and ends (check of box that applies for the	e Summer Schedule):	e school calendar	□ as follows (specify):
		same as the School Scho	edule. <i>(skin to Secti</i>	ion 12)
_		same as the School Scho	•	•
		ed vacation time with the	-	-
confirm	n their vacation schedu	les in writing by (time):	of (date): _	each year.
shall re	side with (name):hey are scheduled to liv	we with or be with (name	except for the foll	
	<b>WEEKENDS:</b> □ Ev	very week $\square$ Every other	er week $\square$ Other	(specify):
	from (day)	at <i>(time)</i>	to <i>(day)</i>	at (time)
	from (day)	at (time)	to <i>(day)</i>	at (time)
	<b>WEEKDAYS:</b> □ Ev	very week $\square$ Every oth	er week $\square$ Other	(specify):
	from (day)	at (time)	_ to <i>(day)</i>	at (time)
	from (day)	at (time)	_ to (day)	at (time)
PARENTING PLAN		PAGE 9 OF 13		Hoopa Tribal Court P.O. Box 1389 Hoopa, CA 95546
08/10/18		(FAMILY LAW)		Tel. (530) 625-4305



-		
OLIDAY SCHEDULE (INCL neck the box that applies for the	UDING SCHOOL VACATION Holiday Schedule):	(S).
The Holiday Schedule is the s school breaks. (skip to Section		chedules above for all holiday and
The Holiday Schedule for the	children for the holidays listed be	low is as follows:
Holiday	Children with (name):	Children with (name):
	(specify year: odd/ even/ every)	(specify year: odd/ even/ every)
Martin Luther King Jr. Day		
Presidents' Day		
Spring Vacation		
Mother's Day		
Memorial Day		
Father's Day		
Fourth of July		
Labor Day		
Veteran's Day		
Thanksgiving Day / Break		
Winter Vacation		
Christmas Eve		
Christmas Day		
Soveriegn Day		
Children's Birthdays		

Mother's Birthday



		Holiday	Children with (name):	Children with (name):
			(specify year: odd/ even/ every)	(specify year: odd/ even/ every)
		Father's Birthday		
		All three-day weekends not listed elsewhere		
		Other special occasion:		
		Other special occasion:		
		eck all that apply): For the purposes of this Parent	ting Plan, a holiday shall begin an	d end as follows (set forth times).
		Holidays which fall on a Friday weekend.	y or a Monday shall include Satur	day and Sunday of the attached
[		Other:		
		CATIONS WITH PARENTS ck the box that applies to vacat		
[		Does not apply.	0.11	
l	`	The schedule for vacation with	parents is as follows:	
	-			
		NFLICTS IN SCHEDULING ck the box that applies):		
	] I	Does <u>not</u> apply.		
	V		Residential Schedule such that the me, the conflict shall be resolved	

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				•	ust be observed over a lule <i>(check all that app</i>	ll other schedules. If there are conflicts olv):
				-	shall be followed before	
				•		before named holiday and school breaks.
					•	
				(1 33) =		
			Other (	specify):		
15.				ON ARRANGEN applies):	MENTS.	
				costs are included be included here.	in the Order of Child	Support entered on (date):
		Γranspo	ortation a	arrangements for t	he children shall be as	follows:
	_					
l <b>6.</b>			ROVISI ox that o	ONS. applies):		
		Does <u>no</u>	ot_apply.			
		The foll	owing a	re other provision	s:	
			D	ECLARATION I	FOR PROPOSED PA	RENTING PLAN
		oes <u>no</u>	t_apply.	This is a court ord	der.	
	П	This is a	Propos	sed Parenting Pla	n (The parent/s reque	sting this plan must read and sign below.)
	P	lan has	been pr		ith and that the statem	Hoopa Valley Tribe that this Parenting ents in Section 3 Basis for Restrictions on
	>					
	Sign	nature o	f Parent	Requesting Plan	Print Name	Date and Place of Signature
	>	agtura o	f Other I	Parent (if agreed)	Print Name	Date and Place of Signature
	Bigi	ididie O	, Oinei I	arem (y agreeu)	1 / UIL IVAIIC	Dute una 1 tace of Digitalare



# ORDER BY THE COURT

☐ Does;	not apply. This is a proposal.
☐ This is	s a court order (if signed by judge below).
	ngs of Fact – Based on the pleadings and any other evidence considered, the Court adopts attements in Section 3 Basis for Restrictions on a Parent as its findings.
The C	ourt makes additional findings which are:
	Contained in an order or finding of fact entered at the same time as this <i>Parenting Plan</i> .
	Attached as Exhibit A as part of this Parenting Plan.
	Other:
Concl	usions of Law – This Parenting Plan is in the best interest of the children.
	Other:
Order	- The parties must follow this Parenting Plan.
Dated this	day of
	RICHARD BLAKE, CHIEF JUDGE