## THE STATE OF NEW HAMPSHIRE JUDICIAL BRANCH

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Co	urt Na	me:					
Cas	se Na	me:					
	se Nu known)	mber:	DECREE ON PARENTING PETITION				
Thi:	This decree is (choose one):  ☐ Agreed to by Parties ☐ Proposed By						
	Orde	red by th	ne Court after hearing on at which $\square$ petitioner $\square$ respondent appeared.				
  1.	TEM FINA Pare	PORAR L. The nting PI See atta	Y. The completed paragraphs apply while this case is pending with this Court. completed paragraphs will be incorporated in the Court's final order.    In the completed paragraphs will be incorporated in the Court's final order.    In the completed paragraphs will be incorporated in the Court's final order.    In the completed paragraphs will be incorporated in the Court's final order.    In the completed paragraphs apply while this case is pending with this Court.				
2.	<u> </u>	all incor	N/A ties shall claim the minor child(ren) and/or other qualifying relative as dependent(s) for me tax purposes, in the following manner: itioner, if otherwise qualified under federal/state law, shall be entitled to claim				
		as t	tax dependent(s) for  all years even years odd years other				
		Res	spondent, if otherwise qualified under federal/state law, shall be entitled to claim				
		as t	tax dependent(s) for  all years  even years  odd years  other				
		•	t may only claim a child as a dependent if that parent is current on child support for the ble tax year.				
3.		See Ord	<u>I Litem Fees</u> ☐ N/A  der on Appointment of Guardian <i>ad Litem</i>				
4.	Life I	amount					

Cas	se Nar	ne:			
Cas	se Nur	mber:			
DE	CREE	ON PARENTING PETITION			
5.					
		The terms of this decree shall be a charge against each party's estate.			
6.	Res	straining Order N/A			
		is restrained and enjoined from			
		entering the home or the place of employment of the other party, and from harassing, intimidating or threatening the other party or his/her relatives or other household members.			
		Other:			
7.	<u>Oth</u>	er Requests			
	Ш	Attorney's Fees: Any party that unreasonably fails to comply with this decree or other court			
		orders (including "Uniform Support Order") may be responsible to reimburse the other party for whatever costs, including reasonable attorney's fees, that may be incurred in order to enforce			
		compliance.			
		Change in address or employment: Each party shall promptly notify the other of any change			
	Ш	in his/her address or telephone number, and of any material change in employment as long as			
		there are any continuing obligations under this decree. "Material change" will include			
		availability of medical, dental or life insurance and any substantial increase or decrease in			
		earnings or other income.			
		Compliance with Rule 1.25-A:			
		☐ The parties complied fully with Rule 1.25-A; or			
		☐ The parties agreed to limit their document exchange under Rule 1.25-A.			
Miscellaneous:		Miscellaneous:			
0	Daa	t Cocondon: Educational European			
8.		st-Secondary Educational Expenses N/A ORTANT NOTE: The court cannot order parties to pay for college or other educational expenses beyond			
	the	completion of high school unless BOTH parties agree. However, if the parties agree to contribute to			
	thes	e expenses by checking the boxes in Section 4, below, this agreement will become an enforceable order ne court.			
		The parties agree to contributions to college or other educational expenses beyond the			
	Ш	completion of high school in the following manner:			
		Type of contribution (check all that apply):			
		Contributions to an account by Petitioner Respondent Both			
		(Specify the amount and frequency of contributions and account information. Also specify what will happen to the contributions in the event the child does not incur post-secondary educational expenses):			
		happen to the contributions in the event the child does not incur post-secondary educational expenses).			
		<ul> <li>Contribution of an asset:</li> <li>(Specify the account or other asset being contributed and its current balance or value. If an asset is</li> </ul>			
		identified specify how the asset will be used. Also specify what will happen to the contributions in the			
		event the child does not incur post-secondary educational expenses):			

Case Name:	
Case Number:	
DECREE ON PARENTING PETITION	
Payments shall be made by [ (Specify amount to be paid by each	post-secondary education expenses are incurred.  Petitioner Respondent Both ch party or the percentage or other formula agreed upon to determine pense obligation agreed to by the parties):
	-secondary educational expense agreement IS modifiable n circumstances that was not foreseeable when the
	-secondary education expense agreement is NOT ramount to be contributed by either or both parents is set
Note: Before any court hearing to modeshall participate in mediation.	dify or enforce the agreement described above, the parties
I/we request that the Court approve this de	cree.
,, to request that the educt approve the de	5.55.
Date	Signature of Petitioner
Date	Signature of Attorney/Witness for Petitioner
Date	Signature of Respondent
Date	Signature of Attorney/Witness for Respondent
	of this document to (other party) or to er party's attorney) by: Hand-delivery OR US Mail OR exparties based on Circuit Court Administrative Order).
	<del></del>
Date	Signature
Recommended:	
Date	Signature of Marital Master
So Ordered:	Printed Name of Marital Master
I hereby certify that I have read the recom master/judicial referee/hearing officer has	mendation(s) and agree that, to the extent the marital made factual findings, she/he has applied the correct legal arital master/judicial referee/hearing officer.
Date	Signature of Judge
	Printed Name of Judge