

VLC Supreme Family Pick List

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Divorce Act		
A1	Sole-Custody	The PARTYNAME shall have sole custody of the child(ren).
A2	Interim Custody	The PARTYNAME shall have interim custody of the child(ren) until further agreement of the parties or order of the Court.
A3	Joint Custody	The PARTYNAME and the PARTYNAME shall have joint custody of the child(ren).
A4	Divorce Order S. 12 of Divorce Act	Subject to s. 12 of the Divorce Act (Canada), the Claimant, NAME, and the Respondent, NAME, who were married at LOCATION on DATE, are divorced from each other. The divorce to take effect on the 31 st day after the date of this order.
A5	Joyce Model	<p>The PARTYNAME and the PARTYNAME will share joint custody of the child(ren), pursuant to the Joyce model as follows:</p> <ol style="list-style-type: none"> 1. In the event of the death of a guardian, the surviving guardian(s) will be the only guardian(s) of the child; 2. Each guardian will have the obligation to advise the other guardian(s) of any matters of a significant nature affecting the child; 3. Each guardian will have the obligation to discuss with the other guardians any significant decisions that have to be made concerning the child, including significant decisions about the health (except emergency decisions), education, religious instruction and general welfare; 4. The guardians will have the obligation to discuss significant decisions with each other and the obligation to try to reach agreement on those decisions; 5. In the event that the guardians cannot reach agreement on a significant decision despite their best efforts, the guardian with the majority of parenting time with the child will be entitled to make those decisions and the other guardian(s) will have the right to apply for directions on any decision the guardian(s) consider(s) contrary to the best interests of the child, under s. 49 of the <i>Family Law Act</i>; and, 6. Each guardian will have the right to obtain information concerning the child directly from third parties, including but not limited to teachers, counsellors, medical professionals, and third party care givers. 7. Other.

Guardianship

B1	Guardianship Presumed s. 39(1) of FLA	The PARTYNAME shall be the guardian(s) of the child(ren) under s. 39(1) of the Family Law Act.
B2	Guardianship Presumed s. 39(3) of FLA	The Court is satisfied that PARTYNAME(S) is/are the guardian(s) of the child(ren) under s. 39(3) of the Family Law Act.
B3	Guardian Appointed	The PARTYNAME(S) is/are appointed guardian(s) of the child(ren) under s. 51(1)(a) of the Family Law Act.
B4	Interim Guardian Appointed	The PARTYNAME(S) is/are appointed guardian(s) of the child(ren) on an interim basis until DATE.
B5	Inform Guardians	Each guardian will advise the other guardian of any matters of a significant nature affecting the child(ren).
B6	Consult Guardians	Each guardian will consult the other guardian about any important decisions that must be made and will try to reach agreement concerning these important issues.

Parental Responsibilities		
C1	Sole Responsibility s. 40(3)(a) of FLA	The PARTYNAME will have all of the s. 41 parental responsibilities for the child(ren), under s. 40(3)(a) of the Family Law Act.
C2	Equal Responsibility s. 40(2) of FLA	The guardians will share equally all of the s. 41 parental responsibilities for the child(ren) under s. 40(2) of the Family Law Act.
C3	Specified Usual Responsibilities s. 40(2) of FLA	<p>The PARTYNAME will have the following s. 41 parental responsibilities for the child(ren) under s. 40(2) of the Family Law Act:</p> <p>(a) Making day to day decisions affecting the child(ren) and having day to day care, control and supervision of the child(ren);</p> <p>(b) Making decisions about where the child(ren) will reside;</p> <p>(c) Making decisions about the child(ren)'s educational, cultural, medical, religious and spiritual upbringing.</p> <p>(d) [list any additional responsibilities]</p>
C4	List Statutory Responsibilities s. 40(2) of FLA	<p>The PARTYNAME will have the following s. 41 parental responsibilities under s. 40(2) of the Family Law Act:</p> <p>Section 41 of the Family Law Act:</p> <p>(a) making day-to-day decisions affecting the child and having day-to-day care, control and supervision of the child;</p> <p>(b) making decisions respecting where the child will reside;</p> <p>(c) making decisions respecting with whom the child will live and associate;</p> <p>(d) making decisions respecting the child's education and participation in extracurricular activities, including the nature, extent and location;</p> <p>(e) making decisions respecting the child's cultural, linguistic, religious and spiritual upbringing and heritage, including, if the child is an aboriginal child, the child's aboriginal identity;</p> <p>(f) subject to section 17 of the Infants Act, giving, refusing or withdrawing consent to medical, dental and other health-related treatments for the child;</p> <p>(g) applying for a passport, licence, permit, benefit, privilege or other thing for the child;</p> <p>(h) giving, refusing or withdrawing consent for the child, if consent is required;</p>

		<p>(i) receiving and responding to any notice that a parent or guardian is entitled or required by law to receive;</p> <p>(j) requesting and receiving from third parties health, education or other information respecting the child;</p> <p>(k) subject to any applicable provincial legislation, (i) starting, defending, compromising or settling any proceeding relating to the child, and (ii) identifying, advancing and protecting the child's legal and financial interests;</p> <p>(l) exercising any other responsibilities reasonably necessary to nurture the child's development.</p>
C5	Joyce Model	<p>The PARTYNAME and the PARTYNAME share equally all of the s. 41 parental responsibilities for the child(ren) under s. 40(2) of the Family Law Act, pursuant to the Joyce model as follows:</p> <ol style="list-style-type: none"> 1. In the event of the death of a guardian, the surviving guardian(s) will be the only guardian(s) of the child; 2. Each guardian will have the obligation to advise the other guardian(s) of any matters of a significant nature affecting the child; 3. Each guardian will have the obligation to discuss with the other guardians any significant decisions that have to be made concerning the child, including significant decisions about the health (except emergency decisions), education, religious instruction and general welfare; 4. The guardians will have the obligation to discuss significant decisions with each other and the obligation to try to reach agreement on those decisions; 5. In the event that the guardians cannot reach agreement on a significant decision despite their best efforts, the guardian with the majority of parenting time with the child will be entitled to make those decisions and the other guardian(s) will have the right to apply for directions on any decision the guardian(s) consider(s) contrary to the best interests of the child, under s. 49 of the <i>Family Law Act</i>; and, 6. Each guardian will have the right to obtain information concerning the child directly from third parties, including but not limited to teachers, counsellors, medical professionals, and third party care givers. 7. Other.

Parenting Time, Transport, Exchange		
D1	Equal Parenting Time	The guardians will share parenting time equally as agreed between them.
D2	Reasonable Parenting Time	PARTYNAME will have reasonable parenting time at dates and times agreed between the guardians.
D3	Liberal and Generous Parenting Time	PARTYNAME will have liberal and generous parenting time at dates and times agreed between the guardians.
D4	Primary Residence	PARTYNAME will have primary residence of the child[ren] and PARTYNAME will have parenting time specified as follows.
D5	Parenting Time Every Specified Day	PARTYNAME will have parenting time every DAYOFWEEK from STARTTIME to FINISHTIME, commencing on STARTDATE.
D6	Parenting Time Alternate Specified Days	PARTYNAME will have parenting time on alternate DAYOFWEEK's from STARTTIME to FINISHTIME, commencing on STARTDATE.
D7	Parenting Time Every Weekend	PARTYNAME will have parenting time every weekend from DAYOFWEEK at STARTTIME until DAYOFWEEK at FINISHTIME, commencing STARTDATE.
D8	Parenting Time Alternate Weekends	PARTYNAME will have parenting time on alternate weekends from DAYOFWEEK at STARTTIME until DAYOFWEEK at FINISHTIME, commencing STARTDATE.
D9	Stat Holiday Parenting Time	If the day preceding or following the weekend is a statutory holiday or professional development day, the parenting time will include that extra day.
D10	Supervised Parenting Time	PARTYNAME's parenting time will be supervised by NAME or another person agreed between the guardians.
D11	Parenting Time In Presence	PARTYNAME's parenting time will take place in the presence of NAME or another person agreed between the guardians.
D12	Christmas Parenting Time	PARTYNAME will have the following parenting time on Christmas Eve and Christmas Day.
D12 (b)	Alternate Years Christmas Parenting Time	PARTYNAME will have the following parenting time during the Christmas season: [insert schedule]. In the following year, the schedule will be reversed and the parties will alternate parenting time on Christmas season in each subsequent year.
D13	Winter Holidays Parenting Time	PARTYNAME will have the following parenting time during the winter school holidays: [insert schedule]
D13 (b)	Alternate Years Winter School Holidays Parenting Time	PARTYNAME will have the following parenting time during the winter school holidays: [insert schedule]. In the following year, the schedule will be reversed and the parties will alternate parenting time in subsequent winter school holidays.
D14	Spring Break Parenting Time	PARTYNAME will have the following parenting time during the spring school break: [insert schedule]

D15	Spring Break Parenting Time	PARTYNAME will have the following parenting time during the spring school break: [insert schedule]. In the following year, the schedule will be reversed and the parties will alternate spring break parenting times in each subsequent year.
D16	Summer Parenting Time	PARTYNAME will have the following parenting time with the child(ren) during the child(ren)'s summer holidays: [insert schedule]
D16 (b)	Summer Parenting Time	By [insert date] the parties will exchange their proposed summer holiday schedule for the coming year.
D17	Default Summer Parenting Time	The guardians will each have parenting time for [period] each summer at dates and times agreed between them, but if they are unable to agree, then PARTYNAME will have the children for [specified period].
D18	Father's Day and birthday	Despite the regular parenting schedule, the father will have parenting time with the child(ren) from STARTTIME to FINISHTIME on Father's Day and on his birthday.
D19	Mother's Day and birthday	Despite the regular parenting schedule, the mother will have parenting time with the child(ren) from STARTTIME to FINISHTIME on Mother's Day and on her birthday.
D20	Child's birthday	The parent who is exercising parenting time on the day of the child(ren)'s birthday shall celebrate the child's birthday with the child.
D21	Parenting Time Transport	PARTYNAME will drop off the child(ren) at the beginning of PARTYNAME's parenting time at LOCATION and PARTYNAME will return the child(ren) at the end of his/her parenting time at LOCATION.
D22	Contact Transport	PARTYNAME will pick up and PARTYNAME will drop off the child(ren) at the beginning and ending of PARTYNAME's contact at LOCATION at TIME.
D23	Exchange	The child(ren) will be exchanged at LOCATION.

Contact		
E1	Reasonable Contact	PARTYNAME will have reasonable contact with the child(ren) at dates and times agreed between the parties.
E2	Liberal and Generous Contact	PARTYNAME will have liberal and generous contact with the child(ren) at dates and times agreed between the parties.
E3	Contact Every Specified Day	PARTYNAME will have contact with the child(ren) every DAYOFWEEK from STARTTIME to FINISHTIME, commencing STARTDATE.
E4	Contact Alternate Specified Days	PARTYNAME will have contact with the child(ren) on alternate DAYOFWEEK from STARTTIME to FINISHTIME, commencing STARTDATE.
E5	Contact Every Weekend	PARTYNAME will have contact with the child(ren) every weekend from DAYOFWEEK at STARTTIME until DAYOFWEEK at FINISHTIME, commencing STARTDATE.
E6	Contact Alternate Weekends	PARTYNAME will have contact with the child(ren) on alternate weekends from DAYOFWEEK at STARTTIME until DAYOFWEEK at FINISHTIME, commencing STARTDATE.
E7	Stat Holiday Contact	If the day preceding or following the weekend is a statutory holiday or professional development day, the contact time will include that extra day.
E8	Supervised Contact s. 59(3) of FLA	Under s. 59(3) of the Family Law Act, PARTYNAME's contact will be supervised by NAME or another person agreed between the parties.
E9	Contact in Presence	PARTYNAME's contact will take place in the presence of NAME or another person agreed between the parties.
E10	Christmas Contact	PARTYNAME will have the following contact with the child(ren) during the Christmas school holidays: [insert schedule]
E11	Winter Holidays Contact	PARTYNAME will have the following contact with the child(ren) during the winter school holidays: [insert schedule]
E12	Spring Break Contact	PARTYNAME will have the following contact with the child(ren) during the spring school break: [insert schedule]
E13	Summer Contact	PARTYNAME will have the following contact with the child(ren) during the children's summer holidays: [insert schedule]

Conduct - Communication, Alcohol & Drugs

F1	Phone/Electronic Communication	PARTYNAME will have reasonable telephone and/or electronic communication with the child(ren) while they are in the care of PARTYNAME.
F2	Specified Phone/Electronic Communication	PARTYNAME will have reasonable telephone and/or electronic communication with the child(ren) between STARTTIME and ENDTIME on DAYSOFWEEK. PARTYNAME will initiate the communication via [method of communication such as Skype or Face Time].
F3	One Party Communication Restriction	Under s. 225 of the Family Law Act PARTYNAME will have no communication with PARTYNAME except [describe means and/or circumstances of permitted communication].
F4	Mutual Communication Restriction	Under s. 225 of the Family Law Act, the parties will communicate with each other only [describe means and/or circumstances of permitted communication].
F5	Children's Interests Conduct	The parties will: (a) put the best interests of the child(ren) before their own interests; (b) encourage the child(ren) to have a good relationship with the other parent and speak to the child(ren) about the other parent and that parent's partner in a positive and respectful manner; and (c) make a real effort to maintain polite, respectful communications with each other, refraining from any negative or hostile criticism, communication or argument in front of the child(ren).
F6	Speech to Children Conduct	The parties will not: (a) question the child(ren) about the other parent or time spent with the other parent beyond simple conversational questions; (b) discuss with the child(ren) any inappropriate adult, court or legal matters; or (c) blame, criticize or disparage the other parent to the child(ren).
F7	Family Speech Conduct	The parties will encourage their respective families to refrain from any negative comments about the other parent and his or her extended family, and from discussions in front of the child(ren) concerning family issues or litigation.
F8	No Alcohol/Drugs	PARTYNAME will not consume or possess any alcohol or controlled substances within the meaning of Section 2 of the Controlled Drugs and Substances Act, except as prescribed by a licensed physician, during contact or parenting time and for [duration] hours before having contact or parenting time.

F9	Drug Test	PARTYNAME will provide urine or hair follicle test results [insert schedule for tests]. The cost of any such tests will be paid for by PARTYNAME.
F9 (b)	Drug Test	On request PARTYNAME will undergo random urine or hair follicle tests at [drug testing location] and will authorize release of the test results to PARTYNAME. The cost of any such tests will be paid for by PARTYNAME.

Child Support

Child Support		
G1	Income Finding	PARTYNAME is found to be a resident of British Columbia and is found to have a gross annual income of \$ AMOUNT.
G2	Imputed Income	PARTYNAME is found to be a resident of British Columbia and is imputed to have a gross annual income of \$ AMOUNT.
G3	Child Support Payments	PARTYNAME will pay to PARTYNAME the sum of \$ AMOUNT per month for the support of the child(ren), commencing on STARTDATE and continuing on the [1 st , 15 th , 31, st etc.] day of each and every month thereafter, for as long as the child(ren) is/are eligible for support under the Family Law Act or until further agreement of the parties or Court order.
G4	Extraordinary Expenses	PARTYNAME will pay to PARTYNAME the sum of \$ AMOUNT per month commencing on STARTDATE and continuing on the [1 st , 15 th , 31, st etc]day of each month thereafter for the child(ren)'s special or extraordinary expenses.
G5	Proportionate Shares	PARTYNAME will pay to PARTYNAME his/her proportional share for the child(ren)'s special or extraordinary expenses. The parties respective proportional shares are PARTYNAME [share amount]% and PARTYNAME [share amount]%. The following expenses will be special or extraordinary expenses [insert list/include such other expenses as agreed to by the parties].
G6	Reimbursement	The party incurring a special or extraordinary expense shall provide the other party with a receipt for reimbursement.
G7	List of expenses	The parties agree that the following expenses shall be considered special or extraordinary expenses for the child(ren): [list of expenses]
G8	Other expenses	No other expenses will be considered special or extraordinary unless agreed to by the parties in advance or by further Court order.

Spousal Support

H1	Guideline Income	For the purposes of calculating support payments under the Spousal Support Advisory Guidelines, the PARTYNAME income is set at \$ AMOUNT a year for YEAROFINCOME.
H2	Spousal Support Until Termination	PARTYNAME will pay to PARTYNAME for his or her support the sum of \$ AMOUNT per month, commencing on STARTDATE and continuing on the [1 st , 15 th , 31 st etc.] day of each and every month thereafter until ENDDATE, at which time spousal support will be terminated.
H3	Spousal Support Until Review or Further Order	PARTYNAME will pay to PARTYNAME for his or her support the sum of \$ [amount] per month, commencing on STARTDATE and continuing on the [1 st , 15 th , 31 st etc.] day of each and every month thereafter until [end date or event], at which time spousal support will be reviewed for quantum and/or entitlement [or any other specified reason for review]. [or until further order of the court].
H4	Varying Support	The parties may vary the amount of spousal support by agreement or seek to do so by Court order.

Arrears

I1	Arrears Quantum Only	The arrears owing from PARTYNAME to PARTYNAME as of DATE are \$ AMOUNT, including principal and interest.
I2	Arrears Quantum with Default Fees	The arrears owing from PARTYNAME to PARTYNAME as of DATE are \$ AMOUNT, including principal and interest and default fees.
I3	Arrears Payment	PARTYNAME will pay to PARTYNAME a minimum of \$ AMOUNT per month towards the arrears of maintenance, in addition to regular monthly maintenance payments, commencing on STARTDATE and continuing on the [1 st , 15 th , 31 st etc.] day of each month thereafter until the arrears are paid in full or until further agreement of the parties or Court Order.

Financial Disclosure

J1	Form 8 Financial Disclosure	PARTYNAME will complete, file with the Registry of this Court, and deliver to PARTYNAME a sworn Financial Statement in Form 8 of the Supreme Court (Family) Rules, including all attachments listed on page 2 of that Form by [due date].
J2	Annual Financial Disclosure	For as long as the child(ren) is/are eligible to receive child support, the parties will exchange: (a) copies of their respective income tax returns for the previous year, including all attachments, not later than DATE each year; and (b) copies of any Notice of Assessment or Reassessment provided to them by Canada Revenue Agency, immediately upon receipt.
J3	Penalty s. 213(2)(d) of FLA	PARTYNAME will pay up to \$5,000 to PARTYNAME if he or she fails to file financial information in accordance with this Order. This award is in addition to and not in place of any other remedy under Section 213(2)(d) of the Family Law Act.

Variation, Suspension, Termination

K1	Variation	The Order of Judge/Master NAME, made DATE, is changed as follows: [variation order].
K2	Without Notice Order Changed	The Order of Judge/Master NAME, made DATE, in the absence of PARTYNAME is changed as follows: [variation order].
K3	Without Notice Order Suspended	The Order of Judge/Master NAME, made DATE, in the absence of PARTYNAME is suspended until [date OR circumstance].
K4	Without Notice Order Terminated	The Order of Judge/Master NAME, made DATE, in the absence of PARTYNAME is terminated.

Parentage

L1	DNA Test s. 33(2) of FLA	The parties and the child will have tissue and/or blood samples taken by a qualified person for the purpose of conducting parentage tests under s. 33(2) of the Family Law Act.
L2	DNA Test and Costs s. 33(2) of FLA	The parties and the child will have tissue and/or blood samples taken by a qualified person for the purpose of conducting parentage tests, with the costs to be [insert order] under s.33(2) of the Family Law Act.

**Section 211 Reports, Voice of the Child (“VOC”) Reports,
and Hear The Child (“HTC”) Reports**

M1	Full Report by Family Justice Counsellor	A Family Justice Counsellor will prepare a report to assess [state issue(s) as specifically as possible such as parenting time, contact, guardianship, parental responsibilities, or other].
M2	Full Report Named Preparer	[Preparer’s name] will prepare a report to assess [state issue(s) as specifically as possible such as parenting time, contact, guardianship, parental responsibilities, or other].
M3	Full Report Named Preparer and Costs	[Preparer’s name] will prepare a report to assess [state issue(s) as specifically as possible such as parenting time, contact, guardianship, parental responsibilities, or other) with the cost to be [insert order] .
M4	VOC Report by Family Justice Counsellor	A Family Justice Counsellor will prepare a report to assess the views of the child(ren) about [insert order].
M5	VOC Report Named Preparer	[Preparer’s name] will prepare a report to assess the views of the child(ren) about [insert order] .
M6	VOC Report Named Preparer and Costs	[Preparer’s name] will prepare a report to assess the views of the child(ren) about [insert order] with the cost to be [insert order] .
M7	HTC Report by Family Justice Counsellor	A Family Justice Counsellor will prepare a non-evaluative Hear The Child report for [name and birthdate of child(ren)] about [insert question[s] to be addressed].
M8	HTC Report by Named Preparer	[Preparer’s name] will prepare a non-evaluative Hear The Child report for [name and birthdate of child(ren)] about [insert question[s] to be addressed].
M9	HTC Report by Named Preparer and Costs	[Preparer’s name] will prepare a non-evaluative Hear The Child report for [name and birthdate of child(ren)] about [insert question[s] to be addressed] with the cost to be [insert order].

Service

N1	Service Order Only	The Applicant will personally serve the Respondent with a copy of this Order by DATE and file an Affidavit of Service in the Supreme Court Registry by DATE.
N2	Service Order and Documents	The Applicant will personally serve the Respondent with a copy of this Order and [documents]_by DATE and file an Affidavit of Service in the Supreme Court Registry by DATE.
N3	Sub Service	PARTYNAME may serve PARTYNAME with [document type] by [service method] and such service will be deemed sufficient service on PARTYNAME effective on the date of service.
N4	Service by Peace Officer	A copy of this Order will be served on PARTYNAME by a peace officer by DATE and the peace officer will provide proof of service to the Supreme Court Registry at LOCATION, British Columbia by DATE.

Transfer File

O1	Transfer File For All Purposes	File No. ____ be transferred to the Supreme Court Registry at LOCATION, British Columbia, for all purposes.
O2	Transfer File Single Purpose	File No. ____ be transferred to the Supreme Court Registry at LOCATION, British Columbia, for the purpose of hearing the application filed on [filing date].
O3	Consolidate File	Consolidate Provincial Court [Registry] proceedings No. _____ with these proceedings.

Dispense with Signature

P1	Dispense with Signature	The requirement to obtain PARTYNAME's signature approving the form of this Order is dispensed with.
P2	Dispense with Signature if no Response to Draft	PARTYNAME will prepare a draft of this order for review by PARTYNAME . PARTYNAME will have 7 days in which to provide comments on the draft. If no comments are received, PARTYNAME may submit the order without the signature of PARTYNAME.

Family Property and Assets

Q1	Family Property	Parties agree that the following property is family property: [list property]
Q2	Excluded Property	Parties agree that the following property is excluded family property: [insert excluded property list] belongs to PARTYNAME [insert excluded property list] belongs to PARTYNAME
Q3	Interim Distribution of Family Property	<p>PARTYNAME is entitled to an interim distribution of family property in the amount of [insert amount] from [insert institution and account number] to provide money to fund:</p> <p>(a) family dispute resolution</p> <p>(b) all or part of a proceeding under FLA</p> <p>(c) obtaining information of evidence in support of family dispute resolution or an application.</p>
Q4	Exclusive Occupancy of Family Home	<p>PARTYNAME is to have exclusive occupancy of the family residence located at [address] commencing on DATE:</p> <p>(a) until the property is sold</p> <p>(b) until trial (c) until child(ren)'s is/are no longer a child(ren) of the marriage as defined by the Family Law Act or Divorce Act.</p> <p>(d) until (date specified)</p>
Q5	Storage of Personal Property at Family Home	PARTYNAME is to have use of the following personal property stored at the family residence to exclusion of NAME: [list property]
Q6	Right To Apply to Postpone sale	<p>PARTYNAME has the right to apply for:</p> <p>(a) partition and sale</p> <p>(b) sale of</p> <p>(c) encumbrance of to be postponed until DATE or SPECIFIEVENT</p>
Q7	Attendance to Remove Personal Property	PARTYNAME may attend at the family residence located at ADDRESS to remove all of his/her personal property.
Q8	Attendance to Remove Specified Personal Property	PARTYNAME may attend at the family residence located at ADDRESS to remove the following items from his/her personal property: [list items]
Q9	Unequal Division of Family Property	PARTYNAME shall be entitled to an unequal division of the following family property: [list property]
Q10	Owner of Property	PARTYNAME is the owner of the following property: [list property]

Q11	Right of Possession	PARTYNAME has a right of possession to the following property: [list property]
Q12	Transfer / Vested Title	Title to the following property shall be transferred to OR vested in PARTYNAME and/or child(ren): [list property]
Q13	Property Held in Trust	PARTYNAME holds the following property in trust for PARTYNAME and/or child(ren): [list property]
Q14	Compensation	PARTYNAME shall pay compensation in the amount of \$ [insert amount] to PARTYNAME for the following property: [list property] that was (a) disposed of (b) transferred or (c) converted or exchanged into another form.
Q15	Compensation For Dividing Property	PARTYNAME shall pay compensation in the amount of \$ AMOUNT to PARTYNAME for the purpose of dividing property.
Q16	Sale of Family Home	The family residence located at ADDRESS is to be listed for sale with REALTORNAME.
Q17	Joint Conduct of Sale	PARTYNAME and PARTYNAME are to have joint conduct of sale.
Q18	Sole Conduct of Sale	PARTYNAME will have sole conduct of sale.
Q19	Proceeds of Sale of Family Home	The proceeds of the sale of the family residence to be used as follows: (a) pay mortgage [name of institution or institutions] (b) pay other encumbrances registered against the title [list] (c) pay real estate commission (d) usual closing adjustments (e) other
Q20	Net Proceeds of Sale Distributed Equally	The net proceeds of the sale of the family residence to be distributed equally between PARTYNAME and PARTYNAME as follows: \$ [insert amount] to PARTYNAME_ \$ [insert amount] to PARTYNAME
Q21	Net Proceeds of Sale Held in Trust	The net proceeds of the sale of the family residence are to be held in trust in PARTYNAME's trust account until further agreement or Court Order.

Property Protection

R1	Restraining Order for Personal Property	<p>PARTYNAME and/or PARTYNAME is/are prohibited from disposing of, transferring, converting or exchanging into another form any property at issue in this proceeding including:</p> <ul style="list-style-type: none">(a) bank accounts(b) investment accounts(c) RRSPs(d) specified property and/or any exceptions
R2	Restraining Order for Transferring Corporate Shares	<p>PARTYNAME and/or PARTYNAME is/are prohibited from disposing of, or transferring shares in [name of corporation] until agreement between the parties or a Court Order.</p>
R3	Restraining Order for Voting Corporate Shares	<p>PARTYNAME and/or PARTYNAME is/are prohibited from voting shares in [name of corporation] for purposes of:</p> <ul style="list-style-type: none">(a) paying out shareholder loans(b) disposing of company assets(c) issuing shares(d) other without agreement of the parties or a Court Order.

Family Debt

S1	Equal Division of Family Debt	Parties agree that the following debts are family debts and each will be equally responsible for them: [list name(s) of institution(s) and/or creditor(s)]
S2	Sole Responsibility of Family Debt	Parties agree that the PARTYNAME will be solely responsible for the following family debts: [list name(s) of institution(s) and/or creditor(s)]

Pension		
T1	Provide Security for Performance	PARTYNAME to provide security for performance of the following obligations: [list obligations].
T2	Pension Not Divisible	The PARTYNAME's pension benefits administered by [insert name] are not divisible.
T3	Division of Pension	PARTYNAME is entitled to [insert percentage]% share or division of PARTYNAME's pension administered by [insert name].
T4	File Division Application with Plan	PARTYNAME will file the necessary application with the pension plan's administrator to give effect to the division.
T5	Pay Compensation for Loss Share	PARTYNAME1 shall pay compensation to PARTYNAME2 for the loss of PARTYNAME2's proportionate share under a supplemental pension plan.

Passports/ Travel

U1	Surrender Passport	The PARTYNAME shall surrender their passport to the Registry for safekeeping until further order of the Court.
U2	Surrender Passport to party	The PARTYNAME shall surrender the child[ren]'s passport to PARTYNAME for the purposes of travel to LOCATION from DATE to DATE.
U3	Dispense with signature on Passport application	The requirement to obtain PARTYNAME's consent for the child[ren] to travel [to] with PARTYNAME from DATE to DATE is dispensed with.
U4	Travel plans and itinerary	The PARTYNAME is permitted to travel to LOCATION with the child(ren) from DATE to DATE. In advance of the travel, PARTYNAME is to provide PARTYNAME with a travel itinerary, contact addresses and telephone numbers.
U5	Specified Phone/Electronic Communication during travel	PARTYNAME will have reasonable telephone and/or electronic communication with the child(ren) between STARTTIME and ENDTIME on DAYSOFWEEK. PARTYNAME will initiate the communication via [method of communication such as Skype or Face Time] during the duration of the trip.