Complete all highlighted areas of this form. If something does not apply, use N/A.

District Court Denver Juvenile Court	
Pueblo County, Colorado	
Court Address:	
501 N. Elizabeth, Room 116	
<u>Pueblo, CO 81003</u>	A COURTINE ONLY
In re:	▲ COURT USE ONLY ▲
The Marriage of:	
Parental Responsibilities concerning: Benny Wonka	
	This information
Petitioner: Mary Beth Sunshine & Robert Ray Sunshine – (Grandparents)	is on the Petition.
and	
Co-Petitioner/Respondent: Willy Wonka & Jane Wonka – (Parents)	
Attorney or Party Without Attorney (Name and Address):	Case Number:
Mary Beth and Robert Ray Sunshine	
123 Alphabet Street	19DR500
Pueblo, CO 12345	Division 402 Courtroom 402
Phone Number: 719-222-1111 E-mail: MMsunshine@gmail.com	Division 402 Courtroom 402
PARENTING PLAN	
EXAMPLE ONLY – COMPLETE FORM AS IT APPLIES	S TO YOUR SITUATION.
ou must submit to the Court some form of written Parenting Plan addressing	g all of the issues which are relevant
od mast submit to the court some form of written Farenting Flan addressing	y an or the issues willon are relevant

to the facts of your case. The written Parenting Plan must contain provisions for the allocation of parental responsibilities including decision-making and parenting time. You may use this form as a Parenting Plan to submit to the Court. This standard form does not include every possible issue that may be relevant to the facts of your case. A section entitled "Other Terms" is available for you to identify unique issues that you may have in your case. If you need more space than is provided, attach additional pages to the form. Any additional pages must include signatures.

To promote agreement among parties where the children are involved, parties may jointly create a written Parenting ng Plan. may be a Court

	Plan. If you do not enter into a joint written Parenting Plan, you must each file your own written Parenting Plan. Without an agreement, the Court must enter its own plan which may be a plan filed by one of the parties or may be entirely different. Whether the Court approves your plan or enters its own, the Parenting Plan will become a Court Order. Check the box that applies.
	This is a:
	Full Joint Parenting Plan (We agree to everything and the plan is signed by all parties.)
	Partial Joint Parenting Plan (We agree to some things and the plan is signed by all parties.)
	Parenting Plan prepared by one party (No agreement and only signed by non-parents.)
•	If this is a partial joint Parenting Plan or a Parenting Plan prepared by one party, please complete and file with the Court JDF 1129 - Pretrial Statement to identify issues that you have not agreed on. This is a required form if you have any issues that you cannot agree on. A hearing may be necessary to address the issues.
	The Petitioner is the child(ren)'s: Non-parent(s) who filed the case (Aunt, Uncle, Friend, etc.). Father Mother Other Party (state relationship to child(ren) Grandparent(s)
	The Co-Petitioner/Respondent is the child(ren)'s: Parents. Father Other Party (state relationship to child(ren) Parent(s)

The child(ren) are:

Full Name of Child	Present Address	Sex	Date of Birth
Benny Wonka	123 Alphabet Street, Pueblo, CO 12345	M	05/05/10

Section A: Allocation of Parental Responsibilities (Decision-making)

Important Information – Read all sections A-F and answer as appropriate.

- 1. The parties understand that day-to-day decisions such as minor training or correction, minor medical and dental care, curfew, chores, allowance, clothing, hygiene, etc. will be made by the party who has the child(ren) at the time such decisions are necessary.
- 2. Each party will inform the other party of any changes with their address and/or phone numbers in advance.
- 3. Both parties will provide the names, addresses, and telephone numbers of all medical, dental, and mental health care providers. Either party may authorize emergency care, but if possible both parties agree to contact the other party first.
- **4.** Unless otherwise ordered by the Court for good cause shown, state law provides that both parties have access to the records of the child(ren) including school, medical, dental, and mental health records, pursuant to §14-10-123.8, C.R.S.
- 5. For purposes of school attendance only, the child(ren)'s residence will be with the:

 Petitioner Co-Petitioner/Respondent Other Party

Check as appropriate

- Petitioner is the Non-parent(s)
- Respondent is the child's parents

We have identified below whether the major decisions (Education, Medical/Dental Mental Health, and Religious) will be joint or will be made by one party. If major decision will be made by someone other than one of the parents, check the "Other Party" column. **Note:** The Other Party must be named in the case as the Petitioner, Co-Petitioner/Respondent or an Intervenor to be included in this Parenting Plan.

Type of Major Decision-Making	Joint	Petitioner	CoPetitioner Respondent	Other Party
Educational, if needed specify:				
Medical/Dental/Mental Health, if needed specify:				
Religious, if needed specify:				
Extracurricular and Recreational Activities, if needed specify:				
Other (please identify):				

Select the party who will be making decisions for the child(ren)

- Joint would be the Non-parent(s) and parents
- Petitioner would be the Non-parent
- Co-Petitioner/Respondent would be the parents

Section B: Allocation of Parental Responsibilities (Parenting Time)

Parties are encouraged to create a Parenting Plan that meets the needs of the child(ren) and individual needs of their family. If you have any unique issues, please identify them under "other" or provide an attachment to this Parenting Plan. If a party fails to comply with a provision of this plan, child support is not affected, unless the Child Support Order is modified and then only with respect to future payments of child support.

1.	Weekday and Weekend Schedule during the School Year				
	The child(ren) will be in the care of the Petitioner (Non-parent(s)). List the days of the week and times.				
	Example: Benny will be in the care of the non-parent(s) all the time				
	The child(ren) will be in the care of the Co-Petitioner/Respondent (Parents(s)). List the days of the week and times.				
	Example: None of the time.				
	The child(ren) will be in the care of(name of Other Party). Note: This party must be named in the case as the Petitioner, Co-Petitioner/Respondent or an Intervenor to be included in this Parenting Plan. Do <u>not</u> list babysitters and day care providers as the Other Party. List the days of the week and times.				
	This section would only be completed if there is another non-parent who may share physical custody				
	of the child. If none, use N/A.				
	Transportation and drop-off/pick-up arrangements will be as follows:				
	Explain how transportation will be arranged and who will be responsible for pick-up and drop off of the child(ren).				
	If no other non-parent sharing physical custody, then use N/A.				
2.	Summer Schedule Pick the option for your situation. If the 1 st option is chosen, go straight to paragraph 3 (Holidays).				
→	The weekday and weekend schedule above will apply for all 12 calendar months with no specific changes during the summer.				
	OR				
→	During the summer months, the child(ren) will be in the care of the Petitioner (Non-parent(s)) List the days of the weeks and times.				

2.

	e child(ren) will be i			
During the summer months, the days of the weeks and	, ,	in the care of the	Co-Petitioner/R	espondent (Parents)
the days of the weeks and	a times.			
OR				
→ ☐The child(ren) will be in the ca	ure of		_(name of Othe	r Party)
Note: This party must be name	d in the case as the	e Petitioner. Co-		
be included in this Parenting Plan				
Party. List the days of the wee				
•		another ner -	oront who man	chara physical area
This section would only be co				snare physical cus
of the child. If no other non-pa	arent sharing phys	sical custody, us	se N/A.	
Transportation and drop-off/pick-	up arrangements w	vill be as follows:		
Explain how transportation will be	e arranged and who	will be responsib	<mark>le for pick-up an</mark>	d drop off of the child(
If no other non-parent sharing ph	vsical custody, the	n use N/A.		
	(0.1			
. Holidays and Special Occ	asions (Select	all Holidays	that apply to	your family)
	ity over the schodul	los in Sections 1	and 2 Planes	chook all that apply p
ha fallowing cahadula will take prior				uneuk an marappiy, p
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Example				exchange
⊠Spring Break			Non-parent(s)	N/A
⊠ Easter			Non-parent(s)	N/A
⊠Mother's Day/Weekend		Mother Page 1		10am Non-parent's home
☑Memorial Day/Weekend			Non-parent(s)	N/A
⊠Father's Day/Weekend		Father Father		10am Non-parent's home
✓ July 4 th			Non-parent(s)	
∠ Labor Day/Weekend			Non-parent(s)	N/A
⊠Halloween			Non-parent(s)	N/A
			Non-parent(s)	N/A
			Non-parent(s)	N/A
☑ Christmas Day			Non-parent(s)	N/A
Week 1 of Winter Break			Non-parent(s)	N/A
Week 2 of Winter Break			Non-parent(s)	N/A
Children's Birthdays	Non-parent(s) & father	Non-parent(s) & Mother		10am Non-parent's home
Other (Identify)				

Other parenting time arrangements:

If there are other parenting time arrangements other than listed above, list them here.

4. Number of Overnights: Based upon the foregoing schedule(s), Non-parent(s) will have 365 total overnights per year and Father/Mother will have 0 total overnights per year. Note: These two numbers must egual 365. **Check the box** 5. Telephone Access that applies. Each party may have reasonable telephone contact with the child(ren) during the child(ren)'s normal waking hours. Other: **Check the box** that applies. 6. Travel and Vacation Plans The parties agree that should either of them require out-of-state or any type of overnight travel with the child(ren), each party will inform the other party of such travel and vacation plans, including notice and contact information. Other: Section C: Relocation

Relocation refers to moving the child(ren)'s residence **(home)** so that the geographic ties between the child(ren) and the other party are substantially **(greatly)** changed requiring a modification of allocation of parental responsibilities (decision-making and parenting time).

The parties understand that after the Decree or Final Order is issued, if a party wants to relocate, he/she must file a Motion with the Court, pursuant to §14-10-129, C.R.S. and obtain court permission to relocate, **unless** the parties have submitted to the Court a written agreement/stipulation (with verified signatures of all parties) allowing one of the parties to relocate with the minor child(ren) together with a new proposed (**not yet approved by court**) parenting plan which addresses (**deals with**) how the parties intend to address all the parenting issues given the fact that one of the parties is now relocating with the minor child(ren).

Check the box that applies.

Neither the Petitioner or Co-Petitioner/Respondent have current plans to relocate with the child(ren).

The Mother Father Other Party is planning to relocate with the child(ren) Somewhere (city) Idaho (state) on 05/01/19 (date) and we have agreed to the following terms:

If there are plans to relocate, list terms here.

Section D: Financial Obligations for the Benefit of the Child(ren)

Download and complete the Child Support Worksheet before completing this section.

(Choose only <u>ONE</u> option in section A)

If Non-parents are not asking for child support, you can skip this section.

1.		nild Support (all child support agreements must be reviewed by the Court to see if the agreement implies with the child support guidelines):				
	a. →	Child Support Calculation ☐ Child Support shall be paid per a previously issued Administrative or Court Order in 13JV10 (DHS number or case number) issued on 01/02/13 (date) in Pueblo (County).				
		OR				
	→	The amount of child support agreed to by the parties is based upon the attached Child Support Worksheet which reflects an amount of child support of \$500.00 per month.				
		OR				
	→	The amount of child support agreed to by the parties is not based upon the attached Child Support Worksheet which reflects an amount of child support of \$500.00 per month. Please identify the agreed upon amount and the reasons why you agree to deviate from the amount identified in the Child Support Worksheet. (The Court must approve any deviation from the guideline amount and will do so only for compelling reasons if this amount is lower than the guideline amount.)				
		Explain why parties chose an amount different from the Child Support Worksheet.				
	b. Child Support Agreement The □ Petitioner □ Co-Petitioner/Respondent shall pay child support to the □ Petitioner □ Co-Petitioner/Respondent □ Other Party in the sum of \$300.00 per month beginning on 06/01/2018 (date). Child support payments shall be paid: (check one) To the Family Support Registry (FSR), P. O. Box 2171, Denver, CO 80201-2171.					
	0	R				
		Directly to the Mother Father Other Party ild support payments shall be paid: (check one) Complete the day to be paid and how to be paid here.				
		weekly bi-weekly twice a month monthly Other: and will be paid the 1st day of the week month.				
а		is the responsibility of the Obligee (the person receiving the payment) to complete the opriate forms to activate an income assignment, pursuant to §14-14-111.5(3)(a)(II), C.R.S. Please see JDF 1801 - Instructions, if applicable.				

Complete this section and mark who will be providing medical insurance coverage for the children.

	Petitioner shall provide medical dental vision mental health insurance for the child(ren). If n children, please identify the names of the children who will be receiving insurance: Benny John Wonka
١	and/or
	Co-Petitioner/Respondent shall provide medical dental vision mental health insurance for child(ren). If not all children, please identify the names of the children who will be receiving insurance:
	and/or
	(name of party) shall provide medical dental vision medical dental vision medical medical dental vision medical medica
	Extraordinary Medical Expenses are defined as uninsured expenses, including co-payments deductible amounts in excess of \$250.00 per child per calendar year. The parties agree that extraord medical, dental, vision, or mental health expenses for the child(ren) shall be divided with the Petitioner paying %, the Petitioner/Co-Petitioner/Respondent paying 50 %, and the Other Party paying
	Other:
	Describe any agreement regarding health insurance here that has not already been mentioned above, if any.
	A "Notice to Employer to Deduct for Health Insurance" (JDF 1809) can be completed by the Obligor (person receiving) and served upon the Obligor (person paying) and Obligor's employer.
	3. Extraordinary Expenses (Private schools, school/sport/extracurricular activities, expenses that are not required by lateral contents.
	3. Extraordinary Expenses (Private schools, school/sport/extracurricular activities, expenses) You may use this section to document any agreements made between the parties that are not required by labe addressed such as private schools, extracurricular and recreational activities, automobile access or insurator any other agreements affecting the general welfare of the child(ren). Note: Agreements made under provision, if approved by the Court and made a part of the Decree or Order, become enforceable by
	3. Extraordinary Expenses (Private schools, school/sport/extracurricular activities, of You may use this section to document any agreements made between the parties that are not required by labe addressed such as private schools, extracurricular and recreational activities, automobile access or insurator any other agreements affecting the general welfare of the child(ren). Note: Agreements made under provision, if approved by the Court and made a part of the Decree or Order, become enforceable by Court. The parties agree to the following:

Post-secondary education expenses **cannot** be ordered by the Court without an agreement. If you agree that they should be paid by the parties, please indicate the terms of the agreement below.

You may use this section to document any agreements made between the parties that are not required by

law to be addressed.

Final Order, become enforceable by the Court.
Post-secondary education expenses for the child(ren) shall be divided with the Petitioner paying
☐Tuition (indicate any restrictions or maximum monetary amounts)
☐Room and Board
□Books
Fees
Travel
☐Other:
Section E: Child Tax Exemption
Only one party may claim a deduction for each child on his/her income tax return. Both parties agree to prepar appropriate IRS forms, for example, Form 8332 "Release of Claim to Exemption for Child of Divorced or Separate Parents" IRS link to forms: http://www.irs.gov/formspubs/index.html
 Note: If there is no agreement, the dependency exemption will be divided in accordance with §14-10-115(12 C.R.S. These rights shall be allocated between the parties in proportion to their contributions to the costs of raising their children. A party shall not be entitled to claim a child as a dependent, if he or she has not paid all court-ordere child support for that tax year or if claiming the child as a dependent would not result in any tax benef pursuant to §14-10-115(12), C.R.S.
"P" = Petitioner "R" = Co-Petitioner/Respondent "O" = Other party
"P" = Petitioner "R" = Co-Petitioner/Respondent "O" = Other party Full Name of Child Deduction to be Deduction to be
"P" = Petitioner "R" = Co-Petitioner/Respondent "O" = Other party Full Name of Child Deduction to be claimed every year Deduction to be claimed during odd Deduction to be claimed during
"P" = Petitioner "R" = Co-Petitioner/Respondent "O" = Other party Full Name of Child Deduction to be claimed every year by: Deduction to be claimed during odd years Deduction to be claimed during even years
"P" = Petitioner "R" = Co-Petitioner/Respondent "O" = Other party Full Name of Child Deduction to be claimed every year by: Deduction to be claimed during odd years Benny John Wonka Deduction to be claimed during even years P R O P R O P R
"P" = Petitioner "R" = Co-Petitioner/Respondent "O" = Other party Full Name of Child Deduction to be claimed every year by: Benny John Wonka P R O P R O P R O P R
"P" = Petitioner "R" = Co-Petitioner/Respondent "O" = Other party Full Name of Child Deduction to be claimed every year by: Deduction to be claimed during odd years Benny John Wonka Deduction to be claimed during even years P R O P R O P R
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Full Name of Child Deduction to be claimed every year by: Benny John Wonka P R O P R O P R O P R P R O P R O P R Other: If Respondent was selected for any of the options, specify which respondent parent it pertains to in this section. This section can also be used to specify an arrangement other than what has been stated above.

Minor changes may be made at any time if both parties agree to the changes. A written agreement to modify child support, the primary caretaking party, or other substantial changes to the parenting plan should be filed with the Court along with a proposed order for the Court to approve the modification.

Please re-read this document carefully to agreed upon outside of this document ma			entire agreement. Items
☐ By checking this box, I am acknowledging form.	g I am filling in the	e blanks and not changing	anything else on the
☐ By checking this box, I am acknowledging	that I have mad	e a change to the original	content of this form.
Signature DOES NOT need to be witness your full add	ed or notarized. lress and phone		ate, include
	Signatu	re	
Mary Beth Sunshine	Mar	y Beth Sunshine	01/30/19
(printed name of Petitioner)		of Petitioner	Date
123 Alphabet Street	Pueblo	CO	<u>12345</u>
Petitioner's Address	City	State	Zip Code
719-222-1111		719-555-1234	
(Area Code) Home Telephone Number	Area Code) W	Vork Telephone Number	
Signature of Attorney if applicable Date			
	Signatur	е	
Robert Ray Sunshine		bert Ray Sunshine	01/30/19
(printed name of Petitioner)	Signature o	f Petitioner	Date
123 Alphabet Street	Pueblo	CO	12345
Petitioner's Address	City	State	Zip Code
719-222-2222		719-555-1234	
(Area Code) Home Telephone Number	Area Code) V	Vork Telephone Number	
Signature of Attorney if applicable Date			

IF ONLY ONE PARTY SIGNS THE PARENTING AGREEMENT, COMPLETE THE CERTIFICATE OF SERVICE BELOW.

	CERTIFICATE OF SERVICE		
I certify that on 2/01/19 (date), a	true and accurate copy of the PARENTIN	IG PLAN was served on the other part	y
by:	• •	·	
☐Hand Delivery, ☐E-filed, ☐Fa	xed to this number:	, or	
☐By placing it in the United State	es mail, postage pre-paid, and addressed	to the following:	
To: Willy Wonka			
402 Abriendo B-1			
	Check the box that describes how a	and when you	
Pueblo, CO 12345	will provide a copy to the parents,	include their	
	name, address and sign your	name.	

To: Jane Wonka

140 Amazon Court Pueblo, CO 12345

<u> Mary Beth Sunshine (Sign here)</u> Signature