EXHIBIT "A"

AGREED PARENTING PLAN

Parents:	
Mother's Name:	
Address:	
Phone Number:	
Email Address:	
Father's Name:	
Address:	
Phone Number:	
Email Address:	
<u>ATTORNEYS</u>	
Mother's Attorney's Name:	_
Address:	
Phone Number:	
Fax Number:	
State Bar Card Number:	
Father's Attorney's Name:	
Address:	
Phone Number:	
Fax Number:	
State Bar Card Number:	

AMICUS ATTORNEY

Date of Birth
<u>ATORSHIP</u>
d Sole Managing Conservator
d Possessory Conservator

AT ALL TIMES- Mother and Father shall each have the following rights: (TFC 153.073)

- 1. The right to receive information from any other conservator of the child(ren) concerning the health, education, and welfare of the children.
- 2. The right to confer with the other parent to the extent possible before making a decision concerning the health, education and welfare of the child(ren).
- 3. The right of access to medical, dental, psychological, and educational records of the child(ren).
- 4. The right to consult with a physician, dentist, or psychologist of the child(ren).
- 5. The right to consult with school officials concerning the child(ren)s welfare and educational status, including school activities.
- 6. The right to attend school activities.

- 7. The right to be designated on the child(ren)s records as a person to be notified in case of an emergency.
- 8. The right to consent to medical, dental, and surgical treatment during an emergency involving an immediate danger to the health and safety of the child(ren).
- 9. The right to manage the estate of the child(ren) to the extent the estates have been created by the parent or the parent's family.

AT ALL TIMES – Mother and Father shall each have the following duties (TFC 153.076)

- 1. The duty to inform the other conservator of the child(ren) in a timely manner of significant information concerning the health, education and welfare of the child(ren).
- 2. The duty to inform the other conservator of the child(ren) if the conservator resides with for at least 30 days, marries, or intends to marry a person who the conservator knows (1) is registered as a sex offender under Chapter 62 of Code of Criminal Procedure, or (2) is currently charged with an offense for which on conviction the person would be required to register under that chapter. The notice required to be made must be made as soon as practicable but not later than the 40th day after the date the conservator of the child(ren) begins to reside with the person or the 10th day after the date the marriage occurs, as appropriate. The notice must include a description of the offense that is the basis of the person's requirement to register as a sex offender or of the offense with which the person is charged. A conservator commits an offense if the conservator fails to provide notice in the manner required.

<u>DURING THEIR RESPECTIVE PARENTING TIMES</u> – Mother and Father shall have the following rights and duties (TFC 153.074)

- 1. The duty of care, control, protection, and reasonable discipline of the child/ren.
- 2. The duty to support the child/ren, including providing the child/ren with clothing, food, shelter, and medical and dental care not involving invasive procedure.
- 3. The right to consent for the child to medical and dental care not involving and invasive procedure.
- 4. The right to direct the moral and religious training of the child/ren.

ADDITIONAL RIGHTS AND DUTIES OF MOTHER AND FATHER

TFC 151.001 & TFC 153.133

1.	Joint Managing Conservators (JMC)
	Primary residence determined by: Mother FatherNeither
	ThereSHALL / SHALL NOT be a restriction as to the geographic area of
	the child/ren's residence. If a restriction exists, the geographic area is
	Fort Bend County / counties contiguous to Fort Bend County.
	Other:
2.	DUTY to make periodic child support payments.
	Exclusively to: Mother Father
3	RIGHT to receive and give receipt for payments for the support of the child/ren
Ο.	and to hold or disburse funds for the benefit of the child.
	Exclusively to: Mother Father
	Paradivery to: interior rather
4.	RIGHT to consent to medical and dental care, and surgical treatment;
	Exclusively to: Mother Father
	Independently to: Mother Father
	*Jointly to: Mother Father
	*In the event the parties are unable to agree, decision shall be made by:
5.	RIGHT to consent to psychiatric and psychological treatment;
	Exclusively to: Mother Father
	Independently to: Mother Father
	*Jointly to: Mother Father
	*In the event the parties are unable to agree, decision shall be made by:
6.	RIGHT to represent the child/ren in legal action and to make other decisions of
	substantial legal significance concerning the child/ren.
	Exclusively to: Mother Father
	Independently to: Mother Father
	*Jointly to: Mother Father
	*In the event parties are unable to agree, decision shall be made by:

7.	RIGHT to consent to marriage and enlistment in the armed forces of the United			
	States; Exclusively to:	Mothor	Fathor	
	Independently to:	Wother	ramer	
	*Jointly to: *In the event parties are u			
8.	RIGHT to make decisions	s concerning the chi	ld(ren)s education;	
			· ·	
	Exclusively to: Independently to:	 Mother	 Father	
	*Jointly to:			
			ee, decision shall be mad	de by:
9.	RIGHT to the services an 264.011; Exclusively to:	C		Section
	Independently to:			
	*Jointly to:	Wother	Eathor	
	*In the event parties are u			
10	DUTY, except when a gu manage the estate of the in relation to the child's estate or a foreign government. Exclusively to: Independently to: *Jointly to:	ardian of the child's child, including the state if the child's ad Mother Mother	estate has been appoint right as an agent of the continuous required by a state Father Father	child to act
	*In the event parties are u			
		anabic to agree, det		

CHIL	<u>LD SUPPORT</u> :
	(Specify Mother or Father) shall pay child support to (Specify Mother or Father).
	\$ each month beginning
and (continuing on the day of each month thereafter.
\$	Semi Monthly (two times each month)
\$	Every Two Weeks beginning
\$	Weekly
	upport payments shall be paid through the Texas Child Support State ent Unit, P. O. Box 659791, San Antonio, Texas 78265-9791.
INCOME W	/ITHHOLDING ORDER:
will b	pe signed by Court AND served on Employer
will be support is d	be signed by Court but WILL NOT be served on Employer unless child delinquent.
Child Supp	port will be reduced as follows (Complete as applicable)
\$	when 1 child is no longer eligible to receive child support.
\$	when any 2 children are no longer eligible to receive child support
\$	when any 3 children are no longer eligible to receive child support.
Add additio	nal if necessary.
HEALTH IN	NSURANCE NO.
child/ren. ((Specify Mother or Father) shall provide health insurance for the CHECK ONE OF THE FOLLOWING:
health insur other party health insur	carrying health insurance on the child/ren through his/her employment. If rance is not available through his/her employment, then by reimbursing the for the health insurance available through the other party's employment. If rance is not available through either party's employment, then by obtaining lth insurance. If he/she fails to meet this obligation, then the other party may

party responsible for providing health insurance. OR by reimbursing the other party for carrying health insurance on the child/ren. UNINSURED MEDICAL EXPENSES % Mother _____% Father PARENTING TIME WITH CHILDREN (INCORPORATING STANDARD POSSESSION **ORDER (TFC 153.311-153.317) AND OTHER OPTIONS** Party "A" – parent with right to designate the primary residence: ____ Mother ____Father Party "B" –other parent conservator. Mother and Father shall have possession of the child/ren at any and all times mutually agreed to in advance by the parties and, in the absence of mutual agreement, shall have possession of the child/ren as set out below. If Parties Reside 100 miles or less apart: Weekend during the school year, Party "B" shall have the right to possession of the child/ren on weekends on first, third and fifth Fridays of each month Beginning: _____ 6:00 p.m. ____ the time school is regularly dismissed or ____ 6:00 p.m. on the following Sunday Ending: the time school resumes on the following Monday WEEKENDS EXTENDED BY HOLIDAY – If a weekend period of possession of Party "B" coincides with a school holiday during the regular school term or with a federal, state, or local holiday during the summer months when school is not in session, the weekend period of possession shall begin, if applicable at;

obtain health insurance for the child/ren and shall have the right to be reimbursed by the

6:00 p.m.
the time school is regularly dismissed; OR
THURSDAYS – Party "B" shall have the right to possession of the child/ren on Thursdays of each week during the regular school term
Beginning:
6:00 p.m.
the time school is regularly dismissed; OR
Ending:
8 p.m.
the time school resumes on the following Friday; OR
THE FOLLOWING PROVISIONS GOVERN POSSESSION OF THE CHILD/REN FOR VACATIONS AND SPECIFIC HOLIDAYS AND SUPERCEDE CONFLICTING WEEKEND AND THURSDAY OR REGULAR WEEKDAY PERIODS OF POSSESSION.
CHRISTMAS: School dismissed to December 28
Party "B" - Even-numbered years – on the day child/ren is/are dismissed from school for the Christmas school vacation and ending at noon on December 28. Party "A" shall have same possession for the same period in odd- numbered years.
CHRISTMAS: BEGINNING NOON ON DECEMBER 28
Party "B" shall have possession of the child/ren in odd-numbered years beginning at noon on December 28 and ending at
6:00 p.m. on the day before school resumes
the time school resumes; OR
after that vacation and Party "A" shall have possession for the same period in even-numbered years.

THANKSGIVING

Party "B" shall have possession of the child/ren in odd-numbered years beginning:
6:00 p.m.
the time school is regularly dismissed or
on the day the child/ren is/are dismissed from school before Thanksgiving and ending at
6:00 p.m. on the following Sunday
the time school resumes or after that vacation. Party "A" shall have possession for the same period in even-numbered years.
SPRING VACATION – Party "B" shall have possession of the child/ren in even-numbered years beginning at:
6:00 p.m.
the time school is regularly dismissed
on the day the child/ren is/are dismissed from school for the school's spring vacation and ending at:
6:00 p.m. on the day before school resumes
the time school resumes after that vacation.

Party "A" shall have possession for the same period in odd-numbered years.

<u>SUMMER</u>

Party "B" – with written notice by April 1specifying the extended period or periods of possession, Party "B" shall have possession of the child/ren for 30 days beginning not earlier than the day after the child/rens' school is dismissed for the summer vacation and ending not later than 7 days before school resumes at the end of the summer vacation, to be exercised not more than 2 separate periods of at least 7 consecutive days. If Party "B" does not give by Party "A" written notice by April 1 of each year specifying periods of possession, Party "B" shall have possession of the child/ren for 30 consecutive days beginning 6:00 p.m. on July 1 and ending at 6:00 p.m. on July 31.

Party "A" visit during Party "B's" Summer – If Party "A" gives Party "B" written notice by April 15 of each year, Party "A" shall have possession of the child/ren on one weekend beginning Friday at 6:00 p.m. and ending at 6:00 p.m. the following Sunday during one

extended period of summer possession by Party "B"; provided, however, that Party "A" picks up the children from Party "B" and returns the children to the same place.

SUMMER FOR PARTY "A' – If Party "A" gives Party "B" written notice by April 15 of each year or gives Party "B" 14 days' written notice on or after April 16 of each year, Party "A" may designate one weekend beginning not earlier than the day after the children's school is dismissed for the summer vacation and ending not later than 7 days before school resumes at the end of the summer vacation, during which an otherwise scheduled weekend period of possession by Party "B" will not take place; provided that the weekend designated does not interfere with Party "B's" period or periods of extended summer possession or with Father's Day if Party "B" is the father of the children.

CHILDREN'S BIRTHDAY – The	party not otherwise entitled under this order to
present possession of a child on t	he child's birthday shall have possession of the child
(and if desired) other sibli	ngs
Beginning	
6:00 p.m. on that day	
atm. on that	at day
and ending at	
8:00 p.m. on that day	
at m on tha	at day
Provided that that party picks up to possession and returns the children	he children from the residence of the party entitled to en to that same place.
FATHER'S DAY – The father sha	all have possession of the child/ren beginning at
6:00 p.m. on the Friday pred	ceding Father's Day
(time)	m. and (day)
and ending at	
6:00 p.m on Father's Day	
(time)	_m. and (day)

Provided that, if he is not otherwise entitled under this order to present possession of the children, he picks up the children from the residence of the party entitled to possession and returns the children to that same place.

MOTHER'S DAY The Mother	shall have possession of the child/ren beginning at
6:00 p.m. on the Friday	preceding Mother's Day
(time)	m. and (day)
and ending at	
6:00 p.m on Mother's [Day
(time)	m. and (day)
	nerwise entitled under this order to present possession of children from the residence of the party entitled to nildren to that same place.
	RESIDE OVER 100 MILES APART COMPLETE SPECIAL EXAS FAMILY CODE REGARDING PERIODS OF
Summer:	
Spring Break:	
Special Travel Provisions:	

General:	