

In the Supreme Court of British Columbia

Claimant: PARTY 1
Respondent: PARTY 2

FINAL CONSENT ORDER

BEFORE THE HONOURABLE))
[MR/MADAME] JUSTICE) A JUDGE OF THE COURT) [Date]
[Name]))
))

This family law case coming on for [trial/hearing] at [Location] on [Date], and on hearing [Name], counsel for the Claimant, and [Name], counsel for the Respondent, and on considering the evidence put forward and BY CONSENT with respect to corollary relief;

AND UPON BEING ADVISED that there are [number] children of the marriage as defined by the *Divorce Act* [or children as defined in the *Family Law Act*], namely:

CHILD 1, DOB (“Name”); and
CHILD 2, DOB (“Name”)
(collectively the “Children”)

THIS COURT ORDERS that

1. [set out specific parenting arrangements; **OR** make reference to existing court orders or existing parenting plan or existing separation agreement]
2. Pursuant to s. 15 of the *Family Law Act* the parties will forthwith retain Arlene H. Henry, QC as parenting coordinator; however, if Ms Henry, QC is unable to act or to continue to act then the parties will forthwith retain a member in good standing of the of the Roster

of the *British Columbia Parenting Coordinators Roster Society* (the "Society") in place of Ms Henry, QC (the "Parenting Coordinator"), for a minimum term of [specify #] months, on the terms provided in this Order and in the most current form of generally accepted precedent for a parenting coordination agreement endorsed by the Society (the "Standard PC Agreement"); provided that where terms of this Order conflict with the Standard PC Agreement, this Order will prevail.

3. The Parenting Coordinator shall be agreed upon by the parties no later than [date], with liberty to apply to this Honourable Court failing agreement.
4. The Parenting Coordinator may assist the parties in the following manner:
 - a. by building consensus between the parties, including, but not limited to, by:
 - (i) developing and instituting guidelines for the implementation of the parenting terms of this Order;
 - (ii) developing and instituting guidelines for communications between the parties;
 - (iii) identifying, creating and implementing strategies for resolving conflicts between the parties; and
 - (iv) providing information respecting resources available to the parties for the improvement of their communication or parenting skills, and
 - b. subject to the specific provisions of this Order, pursuant to s. 18 of the *Family Law Act*, and in the event the parties cannot agree on any matter respecting their parenting responsibilities as defined in s. 41 of the *Family Law Act*, by making a determination on such matters subject to s. 19 of the *Family Law Act*.
5. The fees, disbursements and other charges of the Parenting Coordinator will be shared [equally] **OR** [insert other %] by the parties, subject to the Parenting Coordinator's authority to reapportion the total parenting coordination costs between the parties as provided in the Standard PC Agreement.

THE FOLLOWING PARTIES APPROVE THE FORM OF THIS ORDER AND CONSENT TO EACH OF THE ORDERS, IF ANY, THAT ARE INDICATED ABOVE AS BEING BY CONSENT:

Signature of lawyer for PARTY 1

Signature of lawyer for PARTY 2

By the court.

Registrar