# IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT DOMESTIC RELATIONS DIVISION

IN RE THE MARRIAGE OF	)
Petitioner,	, ) ) Case NoD
and	) Calendar
Respondent,	, )

#### **ALLOCATION JUDGMENT OF PARENTAL RESPONSIBILITIES**

**THIS CAUSE** coming on before the Court on a petition for allocation of parental responsibilities,  $\Box$  Petitioner appearing  $\Box$  self-represented,  $\Box$  Respondent appearing  $\Box$  self-represented, the parties having filed and presented their proposed parenting plan pursuant to 750 ILCS 5/602.10, and the Court having reviewed same and being fully advised;

### THE COURT FINDS:

1. The Court has jurisdiction of the parties and the subject matter.

2	 child(ren)	was/were	born	to	or	adopted	by	the	parties,	namely:
	 I	D.OB	;					D.C	).B	;
	I	D.O.B	;					D.C	).B	;

3. Neither party is pregnant.

4. The parties have reached a parenting plan agreement that allocates parental decision-making responsibilities and parenting time with the child(ren) as reflected in the attached parenting plan and the terms of this Judgment.

5. The Court finds that approval of the parenting plan and incorporation of its terms into this Judgment are in the best interests of the parties' minor child(ren) and not unconscionable.

## IT IS THEREFORE ORDERED AS FOLLOWS:

A. The parenting plan attached hereto is incorporated herein as if set forth in full verbatim and is made a part of this Judgment.

B. All of the terms of the attached parenting plan are separately and jointly enforceable, and Petitioner and Respondent shall abide thereby.

C. The Court expressly retains jurisdiction of this cause for the purpose of enforcing and modifying each and every term and condition of the parenting plan and this Judgment.

D. This constitutes a final Allocation Judgment within the meaning of 750 ILCS 5/600 et seq.

## ENTER:

JUDGE