STATE OF NORTH CAROLINA	File No.
County	In The General Court Of Justice District Court Division
Name And Address Of Plaintiff	
	ORDER APPROVING
VERSUS	PARTIAL PARENTING AGREEMENT
Name And Address Of Defendant	
Name And Address Of Plaintiff's Attorney	G.S. 50-13.1 Name And Address Of Defendant's Attorney
The Court finds the following facts:	
0	on. The parties were ordered to participate in the court's
This matter involves issues relating to child custody or visitation. The parties were ordered to participate in the court's mediation program for custody and visitation disputes. The parties were successful in reaching a mediated partial parenting agreement. The parties have been provided an opportunity to review their partial parenting agreement with their attorneys,	
their partial parenting agreement an order of the court. The pa	
Court. No good reason has been shown as to why the partial parenting agreement should not be incorporated into an order of the court.	
The parties have not been able to agree upon the following issues: (attach additional sheets if necessary)	
The parties have not been able to agree upon the following is	Sues. (allach additional sheets if hecessary)
The Court further finds that for the six (6) months next preced	ling the filing of this action:
The plaintiff was a resident of <i>(name state)</i>	
The defendant was a resident of (name state)	
The child(ren) was/were residents(s) of (name state)	
Other findings:	
Based on the foregoing findings, the Court concludes that it h authorized to make a child custody determination under the p	
The Court further concludes that it would be in the best interests of the child(ren) that the partial parenting agreement of the	
parties be incorporated into an order of the court.	
It is ORDERED that the parties' partial parenting agreement, a copy of which is attached, is incorporated and becomes the	
Order of this Court. The parties may by mutual agreement re-enter the court's mediation program without a further court	
order, provided that any modification agreement be submitted to the court for its approval. A filed copy of this Order shall	
be mailed to the parties and their counsel.	
ALL PARTIES ARE NOTIFIED that it is a FELONY for any pe	
transport, or cause to be taken or transported, (any of) the minor child(ren) included in this Order, outside this state, or to keep the child(ren) outside this state and such action shall subject any such person to criminal prosecution under the	
provisions of G.S. 14-320.1.	subject any such person to chiminal prosecution under the
Date Name Of District Court Judge (type or print)	Signature Of District Court Judge