

IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT,
IN AND FOR MIAMI-DADE COUNTY, FLORIDA

IN RE: THE MARRIAGE OF

Case No.: 2024-000077-FC-04

Division: Family

SORANGEL CANUT SUAREZ,
Petitioner/Wife,
and
VICTOR A. SUAREZ,
Respondent/Husband.

NOTICE OF FILING

COMES NOW, Petitioner/Wife, **SORANGEL CANUT SUAREZ**, by and through the undersigned attorney, and hereby gives notice of filing the following:

1. Marital Settlement Agreement and Parenting Plan.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on January 10, 2024, I electronically filed the foregoing document with the Clerk of the Court using the Florida Courts E-Filing Portal. I also certify that the foregoing document is being served on all parties via e-mail generated by the E-Portal system or by U.S. Mail to any party that has not designated an e-mail address for service.

Respectfully submitted,

/s/ Maria I. De La Torre

☒ **Maria I. De La Torre, Esq.**,

Florida Bar No.: 0116212

Alexander E. Borell, Esq.,

Florida Bar No.: 793078

Borell Law

8000 Governor's Square Blvd., Suite 402

Miami Lakes, FL 33016

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IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT, IN AND FOR
MIAMI-DADE COUNTY, FLORIDA

IN RE THE MARRIAGE OF:

VICTOR A. SUAREZ,
Husband,

and

SORANGEL CANUT SUAREZ,
Wife.

CASE NO. 2024-000077-FC-04
FAMILY DIVISION

**MARITAL SETTLEMENT AGREEMENT
AND PARENTING PLAN**

This Agreement is made in connection with an action for dissolution between VICTOR A. SUAREZ, referred to as "Husband" and as "Father" herein, and SORANGEL CANUT SUAREZ, referred to as "Wife" and as "Mother" herein, who are sworn and agree as follows:

WHEREAS, the parties hereto were married to each other on or about March 16, 2001 and separated September 2022;

WHEREAS, the following children involved in this action have been born to or adopted by the parties:

Name	Date of Birth
V.G.S.	2007
N.A.S.	2009

WHEREAS, no other children were adopted, and none are expected;

WHEREAS, the parties anticipate filing a petition for dissolution of marriage in the above case, Wife has filed a counter-petition, and this Agreement is intended to be introduced into evidence in such action, to be incorporated in a Final Judgment entered therein;

WHEREAS, the parties acknowledge that irreconcilable differences exist, that the marriage is irretrievably broken, and that the parties intend to live separate and apart from each other;

WHEREAS, the parties wish to settle between themselves, now and forever, their respective rights, duties, and obligations regarding property, liabilities, and children;

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WHEREAS, each party has read this Agreement and understands its terms and consequences, and each party believes that this Agreement is fair, just, and reasonable, and in the best interest of the children;

WHEREAS, each party has assented to this Agreement freely and voluntarily, without coercion or duress;

NOW, THEREFORE, in consideration of the mutual covenants, promises and undertakings set forth herein, and for other good and valuable consideration, the parties have agreed and do hereby agree as follows:

**ARTICLE I
PARENTING PLAN**

1.1 The parties shall have shared parental responsibility and shall retain full parental rights and responsibilities with respect to the children.

1.2 The parties have agreed to a Parenting Plan attached hereto, which is incorporated herein by reference and made a part of this Agreement for all purposes. The parties agree that this Parenting Plan is in the best interest of the children, and represents the parties' agreement regarding their responsibilities for the daily tasks associated with the upbringing of the children, including decision-making, time-sharing, transportation, communication.

**ARTICLE II
CHILD SUPPORT AND INSURANCE**

Child Support

2.1 The child support guidelines are attached hereto. Both the Mother and the Father are employed and are able to provide for the financial support of their two children. The parties have agreed to a monthly child support in the amount of \$1,400.00 USD per month, to be paid in Bi-Weekly installments \$646.15 USD directly to the Mother. Said monthly child support will not reduce upon the eldest child attaining the age of majority or otherwise becoming emancipated. The monthly Child Support will automatically terminate without further order of the Court as of June 30, 2027, when the youngest child will have reached the age of majority, and is expected to have graduated from High School, unless he has married, died or has otherwise become emancipated.

Health and Dental Insurance

2.2 For as long as either party has a legal duty to support any child who is a subject of this Agreement, or until further order of the Court, Father shall pay for and provide health insurance for each such child through group insurance as is available to Father through his employer. Any co-pay or uncovered medical expenses for a minor child will be equally paid (50/50) by the parties directly to the provider, unless paid entirely by one party for which they will

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be reimbursed from the other.

2.3 For as long as either party has a legal duty to support any child who is a subject of this Agreement, or until further order of the Court, Father shall pay for and provide dental insurance for each such child through group insurance available to Father through his employer. Any co-pay or uncovered dental expenses for a minor child will be equally paid (50/50) by the parties directly to the provider.

2.4 As provided by Florida Statutes, Section 61.13(1)(b), the health and dental insurance agreed to above is presently reasonable in cost and accessible to the children.

2.5 Each party shall cooperate with the other in the procurement of the above-described insurance and the filing of claims. The party providing an insurance policy covering any child hereunder shall (a) submit all forms required by the insurance company for payment or reimbursement of health or dental care expenses incurred by either party on behalf of the child to the insurance carrier within fifteen days (15) of that party's receiving any form, receipt, bill, or statement reflecting the expenses, and (b) shall provide to the other party the following information, as applicable, no later than the thirtieth (30th) day after the date this Agreement has been signed: the name and address of the employer of the party providing insurance; whether the employer is self-insured or has health or dental insurance available; proof that such insurance has been provided for that child; and the name of the insurance carrier, the number of the policy, a copy of the policy and schedule of benefits, an insurance membership card, claim forms, and any other information necessary to submit a claim or, if the employer is self-insured, a copy of the schedule of benefits, a membership card, claim forms, and any other information necessary to submit a claim. Any change in the foregoing information (including a termination or lapse in insurance) shall be provided by the party providing insurance to the other party within fifteen (15) days after the providing party learns of such change.

Noncovered Health Care Expenses

2.6 "Noncovered Health Care Expenses" means all ordinary, reasonable and necessary expenses not covered by insurance and incurred for medical, health, dental, psychological or psychiatric care on behalf of any child who is a subject of this Judgment, including but not limited to hospitalization, prescriptions, physicians, dentists, orthodontics (including braces), contact lenses and eyeglasses, examinations, and insurance copayments, and which are incurred while either party has a legal duty to support such child.

2.7 Noncovered Health Care Expenses shall be the equal and shared responsibility of both parents. If Father or Mother pays for a Noncovered Health Care Expense or receives notice for payment of such an expense, then the party that paid the entire expense shall submit proof of payment or notice to the other within fifteen (15) days thereof. Within fifteen (15) days after receipt of such notification, that party shall reimburse other for such expense or pay the billing party directly, as applicable.

2.8 Responsibility of any party for payment of health insurance, dental insurance, shall be considered part of child support for purposes of enforcement.

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Extracurricular Expenses

2.9 The parties shall equally share all costs associated with the children’s mutually agreed extracurricular activities which shall include, but not be limited to, sports, lessons, tutoring, field trips, organized groups or classes or any other expense related to activities the children are involved in including uniforms, supplies and equipment. This provision does not supersede anything to the contrary contained in the Parenting Plan. The children will not be enrolled in new extracurricular activities unless mutually agreed by the parties, if both parents are expected to share the costs of said activity. If there is no agreement, a parent may enroll the child in the activity unilaterally and be solely responsible for payment, and all transport or travel for said activity will be the responsibility of the enrolling parent unless otherwise agreed. Any enrolled activity should not interfere with a parent’s specific Time Sharing events or plans, but permission for the child’s attendance will not be unreasonably withheld otherwise.

**ARTICLE III
RETIREMENT**

3.1 Each party shall receive any and all benefits existing by reason of [his or her/his/her] past, present, or future employment or military service, including but not limited to any profit-sharing plan, retirement plan, Keogh plan, pension plan, employee stock option plan, 401(k) plan, employee savings plan, military retired pay, accrued unpaid bonuses, or disability plan, whether matured or unmatured, accrued or unaccrued, vested or otherwise, together with all increases thereof, the proceeds therefrom and any other rights related thereto. The Wife will receive \$80,000.00 (USD) of the Husband’s 403B plan with Baptist Health of South Florida. The Wife’s will be responsible to submit, through her attorney, a Qualified Domestic Relations Order (QDRO) to the Court for entry or any other required document for the transfer of the funds. The Wife will be solely responsible for all costs associated with the QDRO and any Federal IRS tax or penalty that might arise or be related to the transfer of the funds to her individual name. Each party hereby and forever waives and releases any and all claims further or interest to the other party’s retirement benefits they may be entitled to now or in the future.

**ARTICLE IV
DIVISION OF OTHER ASSETS AND LIABILITIES**

Division of Other Assets

4.1 PROPERTIES:

A. The Wife shall keep and maintain the parties marital home, located at 7211 W 24th Avenue, #2328, Hialeah, Florida 33016, legal description of:

Unit 2328, Phase I, of GALERIA III CONDOMINIUM, a Condominium According to the Declaration of Condominium thereof, Recorded in Official Records Book 15870, Page 3053, as Amended, of the Public Records of Miami-Dade County, Florida.
Folio/Parcel ID Number: 04-2027-072-0080

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1. The Wife shall be solely responsible and liable for, including but not limited to: the property's mortgage and any other loan payments, association fees and any assessments, utility bills, and property insurance premiums as of the effective date of this Agreement. Wife shall indemnify and hold Husband harmless from any liability thereon including attorney fees. Within 30 months of the effective date of his Agreement, the Wife will re-finance and satisfy the present mortgage, including any other loans or liens currently on the property to her name, thereby removing the Husband from all liabilities associated with the property. The Wife will be entitled to the escrow account with the property's current mortgage company. When the Wife re-finances the property, the Husband will execute a recordable Quitclaim Deed provided by the Wife's attorney/title agent, (at the closing) conveying all of the Husband's property rights to Wife. Until the Husband is removed from all liability for the marital home by re-financing or otherwise, the Wife expressly agrees that she will not encumber the property with any new mortgages, liens or other liabilities that are not attached to the property prior to the effected date of this Agreement, or that may result in any liability to the Husband.

2. At any time prior to removing the Husband from any and all liability for the property, should the Wife should fail to timely pay the property homeowner's insurance premium, or become 30 days past the due date on any property mortgage or lien payment, property tax, or homeowner's association dues, the Wife will promptly notify the Husband of same no later than the 30th day the payment is due.

3. In the event the Wife is unable to timely re-finance or otherwise remove the Husband from all liability associated with the property (described in paragraph 4.1 A above) within 30 months of the effective date of this Agreement, the Wife agrees to join the Husband in signing a listing contract placing the home for sale. The Wife will select the Realtor to list the property for sale within 3 days of a written demand (by Email) from the Husband. Both parties agree to sign a standard listing contract with said Realtor (using community standard commissions and expiration dates) within 3 days of its presentation. The parties agree to use market comparable or an appraisal value (paid equally by the parties) as the property listing price and also as an acceptance price from a bone fide buyer's contract for sale. The Wife will timely cooperate with Realtor showings of the property to prospective buyers, and will have the property kept in neat and clean condition at all times when the property is listed for sale. The Husband will be fully reimbursed from net proceeds of sale at closing for any payments he may at his sole option choose to make toward a late payment of the Wife or other needs to sell the property. The Wife will receive net proceeds of sale at closing after all labilities (and contracted closing costs associated with the sale) have been paid. Husband will sign and convey with the Wife a Warranty Deed to the property buyers at closing. The parties may make mutually agreed to changes to the terms of this paragraph only in writing. Strict performance is expected of the parties regarding the terms of this paragraph and any agreed written and accepted changes. Any attorney fees incurred to enforce the terms for the sale of the property will be paid from the net closing proceeds of sale at final distribution.

B. The Husband shall keep his pre-marital Condominium at 2240 West 74th Street, Apt. #202, Hialeah, Florida 33016 with a legal description of:
Unit No. 202, in Building 25, of ALCAZAR VILLAS, A CONDOMINTUM, according to the Declaration of Condominium thereof as recorded in Official Record Book 15404, at Page 2151 as Amended of

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the Public Records of Miami-Dade County, Florida together with an undivided interest in the common elements appurtenant thereto as set forth in said Declaration.

Folio/Parcel ID No. 04-2027-068-0640

The Husband shall be solely responsible and liable for, including but not limited to: the property's Mortgages and any other loan payments, including association fees with any assessments, utility bills, and property insurance premiums as of the effective date of this Agreement. The Wife is not obligated for any mortgages, liens or debts associated with the property which is titled solely in the Husband's name. Husband expressly agrees that he will not encumber this property with any new mortgages, liens or other liabilities that may result in a liability to the Wife. Husband shall indemnify and hold Wife harmless from any liability thereon including for attorney fees. The Husband will be entitled to the escrow account with the property's current mortgage company. The Wife will execute a recordable Quitclaim Deed provided by the Husband's attorney, conveying the property from Wife to the Husband upon the effective date of this Agreement.

4.2 Husband drives a 2015 Ford F150 which is jointly titled. Husband shall receive sole and exclusive ownership of said vehicle and Wife shall sign any document necessary to transfer all right, title and interest she has to the vehicle to Husband. Husband shall be solely responsible for any and all debt or financing associated with the vehicle. Husband shall indemnify and hold Wife harmless from any liability thereon including attorney fees.

4.3 Wife drives a 2016 Toyota Highlander which is jointly titled. Wife shall receive sole and exclusive ownership of said vehicle and Husband shall sign any document necessary to transfer all right, title and interest he has to the vehicle to Wife. Wife shall be solely responsible for any and all debt or financing associated with the vehicle. Wife shall indemnify and hold Husband harmless from any liability thereon including attorney fees.

4.4 The parties shall each retain all bank accounts existing in their names and the other party waives any right, title or interest to same. Any joint accounts shall be closed and any monies remaining divided equally. There are two savings accounts, one for the benefit of each child. These funds shall be held in trust for the benefit of the respective child.

4.5 Cemetery Plots: Will be the exclusive property of the Husband, with any debt or payments associated with the Plots. The Wife will execute and convey to the Husband recordable documents or Deeds required by the Cemetery to allow the Husband sole ownership of said Plots upon execution of this Agreement.

4.6 Time Share: Wife will execute and convey sole ownership to the Husband for the parties "Sol Melia" Time Share, by Quitclaim Deed or with any other document required to transfer to 100% ownership without restriction, within 7 days of her receipt of documents to complete this transfer. The Husband will be solely responsible for all annual fees and payments associated with the Time Share.

4.7 Except as otherwise set forth herein, the parties have already divided all other

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marital property in an agreeable and satisfactory manner prior to the execution of this Agreement. Each party shall have exclusive ownership in all items of property that are currently in his or her possession or control, and the other party waives and releases any and all claim or interest in such items.

4.8 The parties have a Pre-Paid College plan for their children. The Wife will maintain custody and control of these accounts.

Division of Liabilities

4.8 Any obligation or liability that is not listed herein shall be the responsibility of the party that incurred the same, and the party that incurred the same shall indemnify the other party and the property of the other party harmless from liability therefor.

4.9 Neither party shall hereafter incur any obligation or liability for which the other party may become liable.

4.10 The Husband agrees to assume the parties' marital debts listed on his Financial Affidavit filed with the Court.

General Provisions

4.11 Full and Complete Disclosure and Waiver. Each party hereto warrants and agrees that he or she has or had the opportunity to obtain full and complete disclosure from the other party of all marital and nonmarital property, income, assets and liabilities. Each party affirms that they are fully satisfied with their personal knowledge of the other's debts and assets. With their signatures below both parties expressly waive any further financial or other form of disclosure from the other.

4.12 Other Information or Instruments. Each party agrees to provide to the other party any necessary information or to execute and/or deliver any instrument or document necessary to transfer title or interest in property consistent with this Agreement.

**ARTICLE V
NO ALIMONY**

5.1 Both parties expressly and forever waive any claim for alimony, whether temporary, durational, "bridge-the gap," rehabilitative, permanent, or lump sum. No provision of this Agreement should be construed as payment of alimony by either party. Both parties admit they have the ability to support themselves without the financial assistance of the other party, and that neither party needs nor is seeking spousal support (alimony) from the other party. This waiver of alimony is non-modifiable and irrevocable.

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**ARTICLE VI
TAX ISSUES**

Federal Income Taxes for Tax Year 2022

6.1 It is agreed that the parties have filed a joint income tax return in accordance with the Internal Revenue Code of 1986, for the calendar tax year of 2022. The parties agree to pay any tax liability based on their pro rata share of the combined gross income as set forth in their child support guideline worksheet.

6.2 Each party shall indemnify and hold harmless the other party for any taxes, liabilities, deficiencies, assessments, penalties, or interest due thereon resulting from the omission of taxable income or claim of erroneous deductions of the applicable party.

Federal Income Taxes for Tax Year 2023 and Thereafter

6.3 For tax year 2023 and thereafter, each party shall file an individual income tax return in accordance with the Internal Revenue Code.

6.4 Each party shall timely pay his or her tax liability in connection with the tax return filed by such party. Any refund received as a result of a party's tax return shall be the sole property of the party filing such tax return.

6.5 Each party shall indemnify and hold harmless the other party for such taxes, liabilities, deficiencies, assessments, penalties, or interest due thereon or the omission of taxable income or claim of erroneous deductions of the applicable party.

6.6 Request for Information and Cooperation. It is agreed that each party shall provide any information reasonably necessary to prepare federal income tax returns, within thirty (30) days of receipt of a written request for the same. Each party shall reasonably cooperate with the other in the preparation of income tax returns as set forth hereinabove. Within five days of receipt of written notice from the other party, each party will allow the other party access to these records in order to respond to an IRS examination or request for information. Purposes for which access to such records will be granted includes, but is not limited to, the determination of acquisition dates or tax basis, and such access shall include the right to copy the records.

Dependency Exemption for Tax Years 2019 and Thereafter

6.7 For tax year 2023 Wife shall be entitled to claim the minor child N.A.S. as her dependent, and the Husband will claim V.G.S. as his dependent. When V.G.S. has reached the age of majority the parties agree to alternate the dependency claim for N.A.S. with the Husband having the dependency claim in 2026 and the Wife in 2027.

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Other Provisions

6.8 Attorney is Not Tax Expert. The parties acknowledge that any attorney involved with this Agreement does not claim to be an expert in tax matters. Each party states that he or she has consulted or has had the opportunity to consult with a tax professional to fully evaluate the tax implications and consequences of this Agreement.

6.9 Preservation of Information. Each party shall preserve for a period of five (5) years from the date of the filing of the applicable tax return, all financial records relating to the marital property.

6.10 No Waiver of "Innocent Spouse". The parties agree that nothing contained herein shall be construed as or is intended as a waiver of any rights that a party has under the "Innocent Spouse" provisions of the Internal Revenue Code.

**ARTICLE VII
COURT COSTS AND ATTORNEY'S FEES**

7.1 Any costs of court, including the filing fee for the petition for dissolution, will be borne by the party incurring the same.

7.2 Each party will be responsible for his or her own attorney's fees incurred herein.

**ARTICLE VIII
GENERAL PROVISIONS**

8.1 Written Notice of Change of Information. Any parent shall give written notice to the other party by email, registered or certified mail of any intended change in the following information: (a) name, (b) marital status, (c) residence address, (d) mailing address, (e) home telephone number, (f) name of employer, (g) address of employment, or (h) work telephone number. Such written notice must be provided no later than thirty (30) days before a change of any of the foregoing information; provided, however, if the party does not know or could not have known of the change in sufficient time to provide such prior notice, the party shall provide written notice of the change on or before twenty-four (24) hours after the party learns of the change. The parent shall also notify the Court in writing within seven (7) days of any changes.

8.2 Mutual Release. Each party waives, releases and relinquishes any actual or potential right, claim or cause of action against the other party, including but not limited to: Tort or civil actions, and to asserting a claim against the estate of the other party or to act as a personal representative of such estate, except as otherwise provided for in this Agreement or arising hereunder.

8.3 Resolution of Future Disputes. In the event of any disagreement regarding an issue between the parties, the parties shall first confer and exercise reasonable efforts to resolve such a dispute. Except in an emergency, before a party files legal action regarding an issue of any such

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dispute or regarding modification of any terms and conditions of this Agreement, that party shall make a good faith attempt to submit the dispute or controversy to mediation.

8.4 Reconciliation. In the event of a reconciliation or resumption of marital relations, this Agreement or its provisions shall not be abrogated in any way without further written agreement of the parties.

8.5 No Oral Agreements. The parties agree that this Agreement constitutes the entire agreement of the parties, that this Agreement supersedes any prior understandings or agreements between them, and that there are no representations, warranties, or oral agreements other than those expressly set forth herein.

8.6 No Waiver of Breach. The failure of a party to insist on strict performance of any provision of this Agreement shall not be construed to constitute a waiver of a breach of any other provision or of a subsequent breach of the same provision.

8.7 Severability. This Agreement is severable, and if any term or provision is determined to be unenforceable, this shall not render the remainder of the Agreement unenforceable.

8.8 Other Acts. Each party agrees to timely perform such other acts that are reasonably necessary or that may be reasonably requested by the other party to effectuate the provisions of this Agreement.

8.9 Survival of Agreement; No Merger. This Agreement may be offered into evidence by either party in an action for dissolution of marriage, and may be incorporated by reference in a final judgment entered therein. Notwithstanding incorporation, this Agreement shall at all times remain a binding contract, retaining its full force and effect independently of any such order or judgment, and shall not be merged in such judgment but shall survive the judgment and be binding on the parties.

8.10 Remedies for Enforcement. The terms and provisions of this Agreement are enforceable in contract, in addition to any remedies for enforcement that may also be available under any final judgment of dissolution of marriage entered between the parties. In the event of a dispute involving this agreement including enforcement the prevailing party shall be entitled to attorney fees, including appeals.

8.11 Separation. The parties may and shall at all times hereafter live and continue to live separately and apart. Each shall be free from the interference, authority and control, direct or indirect, by the other as fully as if he or she were single and unmarried. Each may reside at such place or places as he or she may elect except for any residential restrictions agreed to in their Parenting Plan. Each may, for his or her separate use and benefit, conduct, carry on or engage in any business, profession or employment which to him or her may seem advisable.

8.12 Communication. Each party will communicate with the other only in a businesslike manner, without disparaging the other with derogatory, offensive, insulting or

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inflammatory remarks toward the other. Additionally, the parties agree not to speak negatively or in a derogatory or insulting manner about the other parent when the children are present.

8.13 Waiver of Claims Against Estates. Each party may dispose of his or her property in any way (subject to this terms of the this Agreement) and each party hereby waives and relinquishes any and all rights he or she may now have or may hereafter acquire, under the present or future laws of any jurisdiction, to share in the property or estate of the other, as a result of the marital relationship, including, without limitation, dower, curtesy, statutory allowance, widow's allowance, homestead rights, right to take in intestacy, right to take against the Will of the other, and right to act as administrator or executor of the other's estate. And each party will, at the request of the other, execute, acknowledge and deliver any and all instruments which may be necessary or advisable to carry into effect this mutual waiver and relinquishment of all such interest, rights and claims.

8.14 Execution of Further Documents. Each of the parties hereto shall at any time or times make, execute or acknowledge and deliver any and all such further or other instruments to the other of said parties which shall be reasonably required for the purpose of giving full force and effect to this Agreement and covenants, conditions and provisions thereof.

8.15. Applicable Law. This Agreement is and shall be deemed to be a Florida agreement, and shall be governed and construed in all respects by and in accordance with the laws of the State of Florida.

8.16. Modification and Waiver. The modification or waiver of any of the provisions of this Agreement shall be effective only if made in writing and executed with the same formality as this Agreement. The failure of either party to insist upon strict performance of any of the provisions of this Agreement shall not be construed as a waiver of any subsequent default of the same or similar nature.

8.17 Representation: The parties have had legal counsel of their own choosing during the negotiations and execution of this Agreement. The Husband is represented by Linda S. Braswell, P.A., Linda S. Braswell, Esq., for the firm, and the Wife has been represented by Borell Law, and Martha I. De La Torre, Esq., as counsel for the firm. Both parties acknowledge that they have been advised of their rights and responsibilities under Florida Statutory and Case Law, including the terms and obligations of this Agreement, and are satisfied with their respective counsel's representation.

8.18 Effective Date and Binding Agreement. Each party acknowledges that this Agreement was entered into freely and voluntarily without coercion or duress, with the intent of being bound to the terms and conditions container herein. The effective date of this Agreement shall be the latest date this Agreement is executed by both parties, the date of execution hereof by each of the parties being set forth above their signatures below.

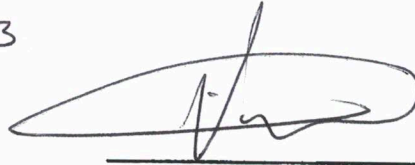
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I, VICTOR SUAREZ, certify that I have been open and honest in entering into this Agreement. I am satisfied with this Agreement and intend to be bound by it.

Dated: November 19, 2023



VICTOR A. SUAREZ

Witnesses as to VICTOR SUAREZ:

Vanessa Michelena
Signature of Witness
Vanessa Michelena
Name Printed
14283 SW 150 Terrace
Street Address
Miami, Fl. 3386
City, State, Zip

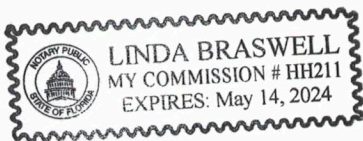
Linda Braswell
Signature of Witness
Linda Braswell
Name Printed
1035 S. State Road 7, Ste #315
Street Address
Wellington Fl. 33414
City, State, Zip

STATE OF FLORIDA

COUNTY OF MIAMI-DADE

The foregoing Marital Settlement Agreement with attached Time Sharing & Parenting Plan was acknowledged before me by means of physical presence or online notarization, on November 18th, 2023 by VICTOR A. SUAREZ, who did take an oath and affirmed the foregoing statements. She is [] personally known to me or [] who has produced _____ (type of identification) as identification.

(SEAL)



Linda Braswell
NOTARY PUBLIC - STATE OF FLORIDA
Linda Braswell
Printed Name of Notary
Commission No. HH211
Commission Expires: 5/14/24

I, **SORANGEL CANUT SUAREZ**, certify that I have been open and honest in entering into this Agreement. I am satisfied with this Agreement and intend to be bound by it.

Dated: November 9, 2023

DocuSigned by:
SORANGEL CANUT-SUAREZ
SORANGEL CANUT SUAREZ

Witnesses as to SORANGEL CANUT SUAREZ:

[Signature]
Signature of Witness
Dana Pedraza
Name Printed
8000 Governors Square Blvd
Street Address
St#402 Miami Lakes FL 33016
City, State, Zip

Maria I. De La Torre
Signature of Witness
Maria I. De La Torre
Name Printed
8000 Governors Square Blvd #402
Street Address
Miami Lakes, FL 33016
City, State, Zip

STATE OF FLORIDA

COUNTY OF MIAMI-DADE

The foregoing Marital Settlement Agreement with attached Time Sharing & Parenting Plan was acknowledged before me by means of physical presence or online notarization, on November 9, 2023 by **SORANGEL CANUT SUAREZ**, who did take an oath and affirmed the foregoing statements. She is [] personally known to me or [X] who has produced Driver's License (type of identification) as identification.

(SEAL)



[Signature]
NOTARY PUBLIC - STATE OF FLORIDA
Dana Pedraza
Printed Name of Notary
Commission No. HH 106846
Commission Expires: 3/22/2025

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TIME SHARING & PARENTING PLAN

This Time Sharing & Parenting Plan is being submitted to the court with the parties Marital Settlement Agreement of the parties. Furthermore, this is a final Time Sharing & Parenting Plan (hereafter "Parenting Plan") being approved and ratified by the court and shall continue until modified by court order, or until the youngest child graduates from high school or becomes emancipated.

The parties understand that this Parenting Plan is about when the children are going to spend time with each parent opposed to when each parent is going to spend time with their children. Furthermore, the parties have a clear understanding that in accordance with section 61.13, Florida Statutes that, *"It is the public policy of this state that each minor child has frequent and continuing contact with both parents after the parents separate or the marriage of the parties is dissolved and to encourage parents to share the rights and responsibilities, and joys, of childrearing. There is no presumption for or against the father or mother of the child or for or against any specific time-sharing schedule when creating or modifying the parenting plan of the child."*

The Courts as well as the parents understand that life will happen and changes to this Parenting Plan will need to occur. Both parents understand that they shall attempt to cooperatively resolve any disputes, which may arise over the terms of the Parenting Plan. Furthermore, both parents understand that this Parenting Plan may be modified or varied on a temporary basis only when both parents agree in writing. If the parents do not agree in writing, then this Parenting Plan shall remain in effect and shall be the governing document of rules and regulations until further order of the court.

I. PARENTS

Mother

Name: Sorangel Canut Suarez

Father

Name: Victor Suarez

II. CHILDREN: This Parenting Plan is for the following children:

<u>Name</u>	<u>Date of Birth</u>	<u>Sex</u>
V.G.S.	11-14-2007	M
N.A.S.	06-25-2009	M

III. JURISDICTION

The United States is the country of habitual residence of the children.

The State of Florida is the children's home state for the purposes of the Uniform Child Custody Jurisdiction and Enforcement Act and The State of Florida shall retain jurisdiction. The venue shall remain in Palm Beach County at this time.

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This Parenting Plan is for the purposes of the Uniform Child Custody Jurisdiction and Enforcement Act, the International Child Abduction Remedies Act, 42 U.S.C. Sections 11601 et seq., the Parental Kidnapping Prevention Act, and the Convention on the Civil Aspects of International Child Abduction enacted at the Hague on October 25, 1980, and for all other state and federal laws.

IV. PARENTAL RESPONSIBILITY AND DECISION MAKING

1. Shared Parental Responsibility. The parties understand that in accordance with section 61.13, Florida Statutes, *"The court shall order that the parental responsibility for a minor child be shared by both parents unless the court finds that shared parental responsibility would be detrimental to the child"* and agree that it is in the best interest of their minor children that they have shared parental responsibility and understand that there is no primary or secondary designation in the State of Florida. Neither parent shall have more or less decision making than the other parent. With this clear understanding the parties agree to the following:

a. The parents shall confer with each other and share decision-making authority with a view toward arriving at decisions that promote the best interest of their children.

b. Neither parent shall unreasonably withhold consent in making such joint decisions nor shall either parent unilaterally make a change in the children's situation without agreement of the other parent.

c. Each parent shall have access to medical and school records pertaining to the children. Both parents shall have equal and independent authority to confer with the children's school, day care, health care providers, and other programs with regard to the children's educational, emotional, and social progress. Before scheduling any type of appointment, the parties shall use his/her best efforts to coordinate the appointment so that both parents may be able to participate. If one parent is not able to attend an already coordinated and scheduled appointment and the other parent is still able to attend, then the appointment shall not be canceled and the parent attending shall provide to the non-attending parent a copy of all documents and information received at said appointment if the documents are not available to both parties equally to obtain. Either parent may attend either in person, on the phone or via videoconference if he or she is unable to attend in person and the mode of attending is up to the parent who is not able to attend in person. All prescription medication for the children must be given to the children as prescribed by the doctor. The parent who is in possession of said medication shall send the medication with the children so each parent may give the children his/her medicine as prescribed or if unable to send the medication to the school with the children, shall drop off the medication to the other parent so the children have his/her medication.

d. Either parent, pursuant to Florida Statute Section 61.13(2)(b)3.a. may consent to mental health treatment for the child. However, this shall in no way modify precepts of shared parenting.

e. The parents shall cooperate with each other in sharing information related to the health,

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education and welfare of the children and they shall sign any necessary documentation ensuring that both parents have access to said records. Each parent shall be responsible for contacting the school directly and setting up their own passwords and their own authorized parent pick up list.

f. Both parents have equal rights to inspect and receive governmental agency and law enforcement records concerning the children.

g. Both parents shall be listed as “emergency contacts” for the children.

h. Both parents shall provide to one another copies of the minor children’s birth certificates, social security cards, and medical insurance cards. Neither parent will be expected to obtain said records for the other if said records are accessible and obtainable to both parents.

i. Parents shall always let each other know their current residential/ mailing addresses, as well as their telephone numbers (home/cell, work, and emergency) and shall notify each other in writing within twenty-four (24) hours of any changes and shall notify the court in writing within seven (7) days of any changes.

j. If either parent has any knowledge of any illness, accident, hospitalization, or any other circumstance that affects the health of the children, that parent shall notify the other parent immediately via telephone.

k. Unless the parents otherwise agree, (agreement not to be withheld unreasonably, see paragraph IV. 3 below) neither shall give permission to the children to engage in social activities that are to occur while the children are scheduled to be with the other parent. Unless, the activity is related to school events. Then the parent with the child will arrange transportation so the child can attend the event.

l. The parents shall agree before enrolling the children in organized activities such as sports teams, lessons, or special training which occur or even partially occur during the other parent’s time with the children.

m. The parents must discuss and mutually agree, in writing as outlined below in Section V, to all extra-curricular activities, daycares and schools regardless of which parent is designated for school boundary. Silence shall not be considered consent. A written answer must be provided to the parent asking either for the selection or change of said activity, camp, daycare and/or school stating either, “Yes, I agree” or “No, I do not give my consent”. With regards to summer camps, aftercare programs, and daycares, the parties must mutually agree to the facility or the provider due to the parties sharing the cost as outlined in the Mediation Agreement. The parties do not have to mutually agree whether or not the child shall be placed in said program if the program is necessary as outlined in the Mediation Agreement which is in accordance with Florida Statute.

n. Each parent shall maintain the grooming and personal hygiene of the minor children while the minor children are in their care, including, but not limited to, the use of personal hygiene products of their own and encourage the children to bath daily with teeth brushed, and regular hair washing.

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o. Both parties shall exercise, in good faith, his or her best efforts to encourage and foster the maximum relations of love and affection between the children and the other parent. Neither parent shall in any way impede, obstruct, or interfere with the other parent’s relationship with the children. Each Party shall refrain from attempting to influence the mind of the minor children in any manner affecting his/her residence or care. Neither parent shall disparage or make negative comments, racial slurs or derogatory comments about the other parent or the other parent’s family or significant other. Neither parent, directly or indirectly, shall allow others to disparage or make negative comments, racial slurs or derogatory comments about the other parent or the other parent’s family or significant other and neither parent shall disparage or criticize the other parent, nor allow any other person do so in and/or out of the presence of the children or on email or any website including but not limited to Facebook, X (f/k/a Twitter), Snapchat, Instagram, etc..... Neither parent shall do anything which would estrange the minor children from the other parent, which would injure the opinion of the minor children as to their Mother and Father; or which would impair the natural development of the minor children's love and respect for each of the parents. Furthermore, the biological Mother and biological Father shall be the only people who the children shall be encouraged to call Mother, mom or mommy and Father, dad or papa etc..

p. Both parties shall provide the children with his/her own set of school/play clothes in his/her own home (i.e. shoes, pants, shorts, shirts, blouses, underwear, socks, etc.....) The children shall be allowed to take his/her own clothing, personal effects, toys, electronics, cameras, telephones, game systems, computers, tablets, books, etc.... back and forth to the other parent’s home regardless of which parent or family member purchased said item for the children. Passwords to access the minor children’s electronic devices, excluding account passwords for purchasing apps or programs, shall be provided by each parent upon creation and/or change to said password.

q. Each parent shall utilize their best parenting technique to encourage the minor children to exercise the time-sharing outlined herein. This includes but is not limited to encouraging the children to exercise the time-sharing and using any other tool which they use at other times to gain compliance when the children do not follow the directive of the parent.

2. Day-to-Day Decisions

Each parent may make their own decisions regarding the day-to-day care and control of the children while the children are with that parent without any interference from the other parent. Both parents shall follow and ensure that the children adhere to all recommendations and/or orders of state and/or federal government including but not limited to social distancing, exercising personal hygiene, facial coverings, and shelter in place in order to create and maintain as healthy and safe environment for the children. Day-to-Day decisions also include but are not limited to grounding, punishment, bedtimes, house rules, chores, what to eat, monetary allowances, what to watch on TV, movies to watch, video games to play etc..... Either parent may make an emergency decision regarding the health or safety of the children when the children are residing with that parent and the parent who makes the emergency decision shall share the decision with the other parent immediately.

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3. Extra-curricular Activities

The parents must mutually agree in writing to all extra-curricular activities and neither parent shall unreasonably withhold consent. Both parents may attend the minor children's activity whether or not it is that parent's assigned day for overnight timesharing. The parent with the minor children shall transport the minor children to and/or from all mutually agreed upon extra-curricular activities, shall have the minor children at the activity on time, encourage participation, and shall provide all necessary uniforms and equipment within the parent's possession. The parties son, V.G.S attends flag football and by mutual agreement he shall continue to attend.

V. COMMUNICATION

1. Between Parents

All communications regarding the children shall be between the parents. The parents shall not use the children as messengers to convey information, ask questions, or set up schedule changes. Communication shall be only about the children and shall not be harassing in nature. Said communication also shall not be excessive which may interfere with the parent's time-sharing with the children.

The parents shall communicate with each other primarily using their telephones or personal email addresses (which both parties have access to on their phones), and in an emergency via text.

If any letter/note/receipt for reimbursement/document/school projects, assignments, email correspondence or text messages are received by either parent concerning the minor children including but not limited to report cards, progress reports, attendance records, IEP plans, completed registration forms, or scheduled meeting with teachers, IEP coordinators, guidance counselors or other school representatives, or a Dr., then the parent who is in possession of such information shall provide a copy within twenty-four (24) hours of receiving same and the exchange shall take place using <https://appclose.com>. If the documents are available to both parties equally, said documents shall be obtained by each parent and neither parent shall be required to exchange documents as mentioned in this paragraph. Both parties shall sign up and enable his/her own account for contact with the children's school (i.e power school program.)

2. Between Parent and Children

Both parents shall keep his/her contact information current. Telephone or other electronic communication between the children and the other parent shall **not** be monitored, placed on speakerphone, or interrupted by the other parent. "Electronic communication" includes telephones, text messaging, e-mail, webcams, video-conferencing equipment (i.e. Skype, FaceTime, etc....) and software or other wired or wireless technologies or any other means of communication to supplement face to face contact. The children shall have all forms of communication with the other parent daily anytime (common sense shall be used by the parents when defining anytime). The parent not exercising time-sharing shall be allowed to communicate with the children, but said communication shall not be excessive which may interfere with the parent who is exercising said time-sharing with the children. The children will be provided individual privacy (to be alone) during their communication with a non-present parent, and said communication will not be

monitored or commented on by the parent present with the child.

VI. CHILD CARE - BABYSITTERS

Each parent may select his/her own babysitter (Non-Daycare/ Non-Aftercare/Non-Summer Camp) and shall bear 100% of the cost of his/her own babysitter. The complete legal name and contact info (address and telephone numbers) of the babysitter must be exchanged with the other parent prior to using said babysitter and the babysitter must have the contact information (name, address and telephone number) of both parents as well. The children are of sufficient age and maturity to not require a babysitter except during extended overnight absence by the parent exercising time sharing. In that event the other parent will be offered right of first refusal to care for the children overnight.

VII. EDUCATION

1. School designation. For purposes of school boundary determination and registration, the Parties agree the children will remain in their currently attended schools and district. The Mother and the Father understand that there is no Primary or Secondary designation in the State of Florida and neither parent has more or less power or decision making authority in selecting or changing a child's school. Neither parent may unilaterally select a school or change a child's school without the express written agreement of the other parent. A written answer shall be given in accordance with Section V, stating either, "Yes, I agree" or "No, I do not give my consent" and must be provided to the parent asking either for the selection or change of said school, whether the school is public, private, virtual, charter or any other kind of school which the child may attend unless the parties otherwise agree in writing.

2. School Work and Attendance

The minor children may have online assignments, reading assignments, projects and the like during the school year, summer and holiday breaks. The parent who is exercising time-sharing with the children shall ensure that all of the minor children's homework is completed and turned in on time when due. The children shall not be absent from school absent a Dr.'s note or any type of note which the school shall accept for an excused absence unless the parties otherwise agree in writing.

3. School Calendar

If necessary, on or before May 1 of each year, both parents should obtain a copy of the school calendar for the next school year. The parents shall discuss the calendars and the time-sharing schedule so that any differences or questions that arise can be resolved ahead of time. The parents shall follow the school calendar for Miami-Dade County.

4. Academic Break Definition

Unless otherwise modified herein, when defining academic break periods, the period shall begin on the first night of the last day of scheduled class before the holiday or break and shall end on the first day of regularly scheduled classes after the holiday or break. (i.e. If the last day of class before the Winter Break is on Friday and the first day back to school is on Tuesday, then the first day of the break shall begin on Friday evening after school and the parties shall return to his/her regular schedule beginning on Tuesday evening after the children get out of school.)

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VIII. TIME-SHARING SCHEDULE

1. Weekday and Weekend Schedule

The following schedule shall apply beginning the effective date shown by signatures below, and continue as follows:

It is the intent of the parties that the minor children shall have frequent and continuing time-sharing with both parents. The Parents shall encourage time-sharing and the relationship between the children and each parent. Neither parent shall impede on the children’s time-sharing or relationship with the other parent.

A. The children shall spend time with the **Mother** and the **Father** on the following dates and times. (M) signifies overnights with the Mother and (F) signifies overnights with the Father. The parties may agree between themselves to adjust the days they have the children. The following 50/50 times schedule will apply in any disagreement over time sharing days.

	Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
WK 1	M	M	M	M	M	F	F
WK 2	F	F	F	F	F	M	M
WK 3	M	M	M	M	M	F	F
WK 4	F	F	F	F	F	M	M

B. Drop off and pick ups for time sharing will be at the children’s school. The children have reached an age where they can walk to the Father’s home, during his time sharing, which is located near the school. The parties agree to work together during situation with both of their employment schedules to adjust the time sharing in the best interests in caring for the children.

2. Holiday Schedule

Holiday time-sharing shall be in accordance with the following schedule. If a holiday is not specified as even, odd, or every year with one parent, then the children will remain with the parent in accordance with the regular weekday and weekend schedule. All holidays (including those listed below) will be overnight for the designated parent and will begin at 9:00AM and end the following day at 9:00AM or when school class begins the following morning.

A.) Holidays	<u>Even Years</u>	<u>Odd Years</u>	<u>Every Year</u>	<u>Begin/End Time</u>
Mother’s Day			MOM	9:00 AM overnight
Father’s Day			DAD	9:00 AM overnight
4th of July	MOM	DAD		9:00 AM overnight

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Easter

DAD

MOM

9:00 AM until 8:00 PM

B.) Thanksgiving Break

The parents shall share Thanksgiving Day beginning at 9AM and ending at 10PM, and they will make arraignments between them to allow the children to enjoy the holiday and dinners with each parent and their family.

C.) Christmas New Year Holidays

The parties shall equally share the Winter break school recess each year. The Father shall have the first half of Winter break school recess to include Christmas Eve and Christmas Day in odd years and the Mother shall have it in even years. The Father will have the second half to include New Years Eve and Day in even Years and the Mother shall have the second half in odd years.

D.) Spring Break

The parties agree to alternate the Spring Break school recess each year, with Father to have the children in even years and Mother to have them in odd years.

E.) Summer Break

The parents shall follow the regular schedule through the summer. Each party shall be entitled to 2 weeks of uninterrupted summer break for time sharing during the summer. The parties shall notify the other party of his/her desired 2 weeks (may be divided into one week periods) of summer vacation by May 15th of each year in writing. If there is a conflict in the desired dates of either party in even numbered years Father's dates have preference and in odd numbered years Mother's dates have preference. Failure to notify by May 15th shall result in a forfeiture of his/her right to supremacy. In the event the neither parent abides by the rules of notification set forth in this paragraph and neither parent notifies the other by May 15th of his/her desired vacation time, then by automatic default in even numbered years the Father's dates shall have preference and in odd numbered years the Mother's dates shall have preference. Any summer vacation not utilized expires and cannot be rolled over into the next summer.

F.) Birthdays

The children will celebrate each parent's birthday on that parent's birthday. Beginning after school lets out or at 9:00 AM on the parent's Birthday and ending the next morning at 9:00 AM or when school classes begin. The children's birthdays will be shared by the parents.

3. Number of Overnights:

Based upon the time-sharing schedule, the Mother has a total of 182.5 overnights per year and the Father has a total of 182.5 overnights per year. **Note: The two numbers must equal 365.**

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IX. TRANSPORTATION AND EXCHANGE OF CHILD

1. Transportation – UNLESS OTHERWISE STATED IN THE AGREEMENT

The children shall be transported in a vehicle only by a valid licensed and insured driver. If the children are diving they may transport themselves.

Exchanges shall typically take place at school or camp, unless there is no school/camp or a minor child is ill. In the event exchanges are taking place at school or camp, the parent ending their timesharing shall transport the children to school or camp at the beginning of the day and the parent beginning their timesharing shall be responsible for pick up from school or camp that day. On days when there is no school, the parent beginning their timesharing shall pick up the minor children at the other parent's home at mutually agreed upon time, unless they otherwise agree in writing. Exchanges shall be curbside. Neither parent may enter the other parent's home unless that parent is home and invites him/her inside. Authorization to enter the home from a minor child shall not be considered consent and entry shall be prohibited.

In the event that a minor child is ill and will not be able to attend school, said child shall be cared for during the day by the parent who had the child on the previous evening for time-sharing and the parent entitled to time-sharing that evening shall be responsible to pick up the child in the same manner that he/she would have picked up the child from school/aftercare. In the event that the child attends school and is released early due to an illness, the parent exercising time-sharing that evening shall be responsible for the pick-up and care of the child for the remainder of that day.

As a matter of courtesy, the parent picking up or delivering the children shall do so in a timely manner. In the event of an unforeseen delay, the parties shall communicate with one another immediately so that the parent not transporting the children is aware and kept informed of the parent's/children's whereabouts and expected time of arrival.

2. Foreign / Out-Of-State Overnight Travel

NOTIFICATION ONLY:

Either parent may travel out of state with the children during his/her time-sharing so long as there are no travel restrictions recommended or imposed by the state or federal government. The parent traveling with the children shall give the other parent at least 7 days written notice before traveling out of state unless there is an emergency. The parent traveling shall provide the other parent with a detailed itinerary, including locations, telephone numbers where the children and parent can be reached, flight numbers, name of airline, time of departure and return, as well as hotel information. When arriving to said destination, the parent with the children shall notify the other parent that he/she arrived safely to said destination upon check-in.

NOTIFICATION ONLY:

Either parent may travel out of the country with the children during his/her time-sharing so long as there are no travel restrictions recommended or imposed by the state or federal government. The parent traveling with the children shall give the other parent at least 30 days written notice before traveling. The parent traveling shall provide a detailed itinerary, including locations,

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telephone numbers where the children and parent can be reached, flight numbers, name of airline, time of departure and return, as well as hotel information. The parents shall cooperate with one another in executing any documentation necessary for obtaining and/or renewing the passport(s) for the minor children named in this Parenting Plan. The parties shall equally divide the costs for obtaining and/or renewing the minor children's passport. When not in use, the Mother shall retain the minor children's passports. Each parent agrees to provide **whatever** documentation is necessary i.e. passports, notarized letter of authorization or any other documents necessary for the other parent to take the children out of the country within 7 days of receiving said written request. Neither parent may bring the minor children to any country which is not a signatory of the Hague Convention in accordance with <https://travel.state.gov/content/travel/en/International-Parental-Child-Abduction/abductions/hague-abduction-country-list.html>. Neither parent may bring the minor children to any country where there exists travel advisories from the U.S. State Department and which Countries are considered "Dangerous" countries (Levels 3 and higher) in accordance with <https://travel.state.gov/content/travel/en/traveladvisories/traveladvisories.html/>. When arriving to said destination, the parent with the children shall notify the other parent that he/she arrived safely to said destination upon check-in.

X. DESIGNATION FOR OTHER LEGAL PURPOSES

The children named in this Parenting Plan are scheduled to spend an equal number of overnights with both parents. This section is required SOLELY for purposes of certain state and federal laws. The Mother and the Father understand that there is no Primary or Secondary designation in the State of Florida. This section specifically excludes any rights/obligations under the internal revenue code. **This section does not affect either parent's rights and responsibilities under this parenting plan.**

XI. CHANGES OR MODIFICATIONS OF THE PARENTING PLAN

This Parenting Plan may be modified or varied on a temporary basis when both parents agree in writing. When the parents do not agree, the Parenting Plan remains in effect until further order of the court. Any substantial changes to the Parenting Plan must be sought through the filing of a supplemental petition for modification.

XII. RELOCATION

Any relocation of the children is subject to and must be sought in compliance with section 61.13001, Florida Statutes. (http://www.mapdevelopers.com/distance_from_to.php)

XIII. DISPUTES OR CONFLICT RESOLUTION

Parents shall attempt to cooperatively resolve any disputes, which may arise over the terms of the Parenting Plan. The parents shall use mediation or other dispute resolution method before attending a court hearing pertaining to this Parenting Plan or for time sharing issues.

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XIV. OTHER PROVISIONS

A parent's failure to abide by the terms contained in this Parenting Plan may result in a party choosing to file an action for enforcement. The non-defaulting party may be entitled to make-up timesharing, reimbursement of attorney's fees/costs and the defaulting party may be required to attend an additional parenting course, perform community service or may have the timesharing schedule modified or any other appropriate sanctions including contempt which the Court may deem proper.

Date: November 18, 2023

Date: November 9th, 2023



Father: Victor A. Suarez
Address: 2240 W. 74th Street, #202
City/State/Zip: Hialeah, FL 33016
Phone #: _____
E-mail: Suarez9773@gmail.com
Father's Attorney: Linda S. Braswell, Esq.

DocuSigned by:
SORANGEL CANUT-SUAREZ
Mother: Sorangel Canut Suarez
Address: 7211 W. 24th Avenue, #2328
City/State/Zip: Hialeah, FL 33016
Phone #: _____
Email : _____
Mother's Attorney: _____

STATE OF FLORIDA

COUNTY OF MIAMI-DADE

Sworn to or affirmed and subscribed before me, by means of physical presence or [] online notarization, on November 18th, 2023 by **VICTOR A. SUAREZ**.
(SEAL)



NOTARY PUBLIC or DEPUTY CLERK
Printed Name: Linda braswell
Commission Expires: 5/14/24
Commission No. HH211

Personally known
 Produced identification
Type of identification produced Florida Driver License or _____

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V.A.S.

DS
SL Initials
S.C.S.

STATE OF FLORIDA

COUNTY OF MIAMI-DADE

Sworn to or affirmed and subscribed before me, by means of [] physical presence or online notarization, on 11/9/2023, 2023 by **SORANGEL CANUT SUAREZ**.
(SEAL)



Dana Y. Pedraza
NOTARY PUBLIC or DEPUTY CLERK
Printed Name: Dana Pedraza
Commission Expires: 3/22/2025
Commission No. HH 106846

Personally known
 Produced identification
Type of identification produced Florida Driver License or Driver's License

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