

THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR PIERCE COUNTY

Regarding the Matter of:

No. _____

Petitioner,

and

Respondent.

**SUPERVISOR'S OATH & VISITATION
AGREEMENT "Eyes On"**

1. The Supervisor understands that

_____ shall have his/her visits with the child(ren) supervised by a responsible and informed adult. The Supervisor agrees to assume the duties and responsibilities of a visitation Supervisor. The visiting parent(s) agree to follow this agreement during their court ordered visitation and to respect the Supervisor's commitment in following this agreement and any court orders regarding visitation.

2. The Supervisor understands the reasons for the supervision of the visiting parent is/are:

3. The Supervisor will maintain "eyes on" visual contact between the visiting parent and the child(ren) at all times while they are together. No guests or other family members shall be allowed at the visits unless the authorized by the Supervisor. If guests or other family members are allowed during the visits, the guests and or other family members shall be subject to the same restrictions as the visiting parent.
4. The Supervisor will assure that the visiting parent complies with any restraining orders pertaining to the child(ren). The Supervisor understands that both parties (the custodial parent/guardian and the visiting parent) must provide a peaceful exchange of the child for visitation purposes. The Supervisor shall be provided a certified copy of the current court order that contains the restraining orders and visitation times. The Supervisor will review the orders prior to the commencement of the visits and are free to consult with the Guardian Ad Litem, the attorneys, and/or the Court regarding any clarification of this Oath and Agreement so there is no confusion on the Supervisor's my responsibilities are and the expectations of the parents during the exchanges and visitations.

5. Supervisor will not allow the visiting parent to disparage or talk bad about the other parent to the child or in the presence of the child, or to initiate a conversation about this case during the visitation time. Supervisor will not allow the visiting parent to discuss with or around the child(ren), including, but not limited to, allegations raised by the primary residential parent, when or how visitation will change, financial or child support issues, or talking in front of or with the child(ren) where they will be living during and at the conclusion of this case.
6. RESTROOM: If the visiting parent's restrictions with his/her child(ren) is based upon allegations or findings of sexual abuse, that parent will not allowed to accompany the child(ren) to the restroom or change diapers. The Supervisor will be responsible for having the child(ren) properly supervised or monitored should they need assistance in the restroom or diapering.
7. The visiting parent shall not have any conversations with the child(ren) that are deemed whispering. The Supervisor will not allow "secrets" to be told to the child(ren). All conversations between the parent and the child(ren) shall be heard by the supervisor. No notes shall be passed to the child for the children to hold onto or to pass onto the other parent. The Supervisor will not allow the visiting parent to physically discipline the child(ren). The visiting parent shall not use any profanity around the child(ren). The visiting parent shall not to question the child(ren) regarding the other parent's routines, living arrangements, friends, or other personal information.
8. ACTIVITIES and FOOD: The Supervisor has the sole decision on allowing certain activities during the visits. This includes, but not limited to, where the visits should take place (unless the court order states otherwise), age and subject appropriate movies, and subject appropriate video and computer games. The Supervisor has the sole decision on appropriate food or snacks that are provided to the child(ren) by the visiting parent.
9. GIFTS: Gifts for the children are allowed, but should be moderate and reasonable in number and size. Gifts must be taken home with the child(ren) after a visit. No money is to be given to the child(ren) unless prior approval is received from the custodial parent/guardian. The Supervisor is not responsible for any lost or damaged items brought to the visit.
10. TELEPHONE USE: Children will not be allowed to talk on the phone unless approved by the Supervisor. If a child is observed on the phone, immediate termination and possible termination of future visits will occur. Visiting parents & guests are not allowed to talk or text on a cell phone or use any other electronic device to communicate to other persons during visitation. An exception may be allowed for a visiting parent if an emergency exists or is expected and the emergency is discussed prior to the visit with the Supervisor.
11. ALCOHOL and MEDICATION: The visiting parent shall not consume any alcoholic beverages or take non-prescriptive medication during the visit; provided, however, if the visiting parent must take prescription medication during the visitation, the Supervisor will be allowed to see that the parent's medication is in a container from a pharmacy and observe that the medication is taken per the instructions.
12. TERMINATION OF VISIT: If the visiting parent becomes threatening to or acting irrational in front of the Supervisor or the child(ren), or the Supervisor suspects the parent is under the influence of alcohol, drugs, or under the influence of medication that severely interferes with the visitation, or violates any of the rules or court orders regarding the child(ren), the Supervisor has the right and duty to prevent the visitation from occurring or continuing and, may terminate the visit immediately. The Supervisor's main responsibility is the safety of the children, as well as having a sense of personal security during the visits. If the Supervisor is forced to make a decision regarding a violation of the Agreement, or regarding an action or incident that is not specifically stated in this Agreement for the protection of the parties, the parents shall abide by the decision and direct any problems to their attorneys, guardian ad litem, or the court. Failure by the parents to comply with this Agreement may result in immediate termination of the visit and/or future visits.

13. TRANSPORTATION: The visiting parent will not transport the child(ren) in a motor vehicle as a driver unless it is specifically allowed in a court order in this case, and that the visiting parent and/or their approved designated driver has provided the Supervisor with written proof a valid driver's license and automobile insurance. The Supervisor shall be physically present in the automobile with the children and will ensure that the child(ren) are properly and legally restrained in the motor vehicle. Unless it is agreed to ahead of time by the custodial parent/guardian and/or the Supervisor, the visiting parent shall be responsible for providing proper child restraints consistent with motor vehicle laws in accordance with the child's age, height and weight.

14. Agreeing to be a Supervisor carries with it certain responsibilities and risks. Should the Supervisor observe or suspect that any of the above rules have been violated by the visiting parent, the Supervisor agrees that within 48 hours (or immediately depending on the circumstances) he/she will notify the Guardian Ad Litem/ Parent Investigator and the primary residential parent, and/or that they agree that the Supervisor might be required to provide a sworn statement to the court prior to any visitation continuing with the visiting parent. The Supervisor understands that the visiting parent may attempt to manipulate the Supervisor into minimizing the importance of the rules, or into not reporting rule violations. But the Supervisor understands that the Supervisor's failure to report any rule violation will result in the removal as Supervisor.

15. The Supervisor can stop being a Supervisor at any time for any reason. However, the Supervisor agrees to notify the parents and/or Guardian ad Litem as soon as possible about his/her decision to stop supervising the visits, preferably with sufficient notice that would alleviate a significant loss of visitation time before a new Supervisor can be approved. The Supervisor understands that neither the visiting parent, nor the custodial parent/guardian, nor the Supervisor have the right to stop, or agree to stop, the supervision requirement. Only the court can authorize that the need for supervision be eliminated or modified.

16. The undersigned parties have read this SUPERVISOR'S OATH and agree to comply with the requirements of this Oath and Agreement.

Signature of Supervisor

Signature of Supervisor

Print Name

Print Name

Date: _____

Date: _____

Signature of Parent

Signature of Parent

Print Name

Print Name

Date: _____

Date: _____