

Heidi M. Taylor, Ph.D.

Behavioral Guidelines for Supervised Visitation

1. Visits should occur as scheduled.
2. The parties should be appropriately respectful during the transfer process if they come in proximity to each other, as sometimes occurs despite restraining orders due to the nature of the transfer process.
3. The custodial parent may not be at the site of the visit during the visit unless the visiting parent expressly grants permission in writing or by Court Order.
4. Both parties will allow and respect the supervisor's intervention with regard to inappropriate comments, questions, or behaviors.
5. The visiting parent agrees to stay within the full view and hearing range of the monitor during the visit. Passing notes, whispering, or speaking in a foreign language is not permitted.
6. The children will be allowed to initiate or decline any physical contact. There will not be any rough play or inappropriate tickling permitted.
7. The children or supervisor may terminate any visit in the event that the child becomes emotionally distressed, as determined by the supervisor.
8. All parties should refrain from any negative or derogatory comments or hostile confrontations with each other, in front of the minors, or

with the monitor.

9. If the visiting parent appears to be under the influence of drugs or alcohol, there will be no visit or the visit will be terminated. No use of such substances is permitted at any visit.
10. No weapons or items that potentially could be used as weapons are permissible at any visit.
11. It is the visiting parent's responsibility to begin preparations such as cleaning up and saying goodbye early enough to ensure that visits end on time.
12. The monitor's sole responsibility is to ensure a safe, comfortable environment for the minors during the visit. The monitor is not a substitute parent or babysitter.
13. The monitor is and shall remain a neutral party as to any aspects of the custody case, and cannot determine the visitation schedule, length of visits, location of visits, and so forth . These issues must be set be the attorneys, court, mediators, judge, special masters, 730 forensic custody evaluators, etc. The monitor can only monitor the visits once they are established.
14. There can be no physical punishment of the minors at a visit. Behavior must be directed through the use of non-corporal methods such as talking, explaining, time-outs, giving rewards, removal of privileges, etc.
15. My child(ren) does/does not have any known medical conditions.
Initial: _____

16. List any medical conditions:

17. List any medications taken/dosage/schedule/route of administration:

18. I give permission for the monitor to contact my child's doctor in an emergency. Yes No

19. Doctors name: _____

20. Doctor's address: _____

21. Doctor's phone and fax _____

22. Medical insurance company name/number

23. Child(ren)'s date(s) of birth:

Name: _____	DOB: _____
Name: _____	DOB: _____
Name: _____	DOB: _____

24. Child(ren)'s school name and address:

25. I have read, understand, and agree to the supervised visitation intake and the behavioral guidelines for supervised visitation with Heidi M. Taylor, PhD. _____

26. Signed _____

Dated: _____

27. Name: _____

28. Address/home

29. Address/work

30. Home phone

31. Cell phone

32. Work phone and extension (if any)

33. Fax: _____

34. Email: _____

35. Website _____

36. Vehicle make/model/license #:

Parent 1: _____

Parent 2: _____

37. Social Security No.

38. Court case number

39. EMERGENCY CONTACTS:

NAME _____

RELATIONSHIP _____

ADDRESS _____

HOME PHONE _____

CELL PHONE _____

WORK PHONE _____

NAME _____

RELATIONSHIP _____

ADDRESS _____

HOME PHONE _____

CELL PHONE _____

WORK PHONE _____