

Hamilton County Juvenile Court

In Re: _____

Case Number: _____

SHARED PARENTING PLAN

This Shared Parenting Plan, by and between hereinafter _____ referred to as "Father" and _____ hereinafter referred to as "Mother" is submitted by Mother and Father. Both parents hereby request the Court, pursuant to Ohio Revised Code section 3109.04 (D)(1)(a)(i, ii, or iii) to grant the parents the shared parenting of their child(ren): _____ D.O.B. _____ and _____ D.O.B. _____. Neither parent expects opposition to this plan from the other. Each parent is a caring and appropriate parent with the ability to provide guidance, concern and a proper home environment for the minor children.

Neither parent has been convicted of or pleaded guilty to a violation of Ohio Revised Code section 2919.25 involving a family member, any other offense which resulted in physical harm to a family member, has been determined to be the perpetrator of an abusive act that is the basis of an adjudication that a child is an abused child or has acted or contributed in any manner resulting in a child being a neglected child.

The parties acknowledge that each has the present ability to cooperate and make decisions jointly with respect to the minor children and the ability to encourage the sharing of love, affection and contact between the minor children and each parent. The parents shall discuss and resolve all major issues jointly. The geographic proximity of the parties to each other is not considered to be a barrier and makes the concept of shared parenting a realistic alternative.

1. PHYSICAL LIVING ARRANGEMENTS

1.1 Mother and Father shall be the residential parents without regard to where the children are physically located.

1.2 _____ shall be designated as the residential parent for school purposes.

1.3 Mother shall have the following parenting time:

1.4 Father shall have the following parenting time:

1.5 Holidays with each parent shall be alternated. In the event the parents disagree as to holidays, they shall adopt the Juvenile Court Standard Parenting Order as it relates to holidays. The Juvenile Court Standard Parenting Order is attached hereto and incorporated herein.

1.6 Each parent shall have time with the minor children on the children's birthdays (set forth with specificity).

1.7 Each parent shall have two (2) weeks of uninterrupted annual vacation with the children with the other parent to receive written notice of such vacation request at least thirty (30) days prior to the vacation period's commencement. However, reasonable telephone contact is to be allowed.

1.8 Mother and father shall have the minor children at any other time as agreed upon in advance between the parents. The parents shall modify the schedule to meet the needs of the children. In the event they disagree as to modification, they shall utilize mediation or counseling before filing motions with the Court. Each parent will provide a bedroom(s) for the children separate from the parent's room.

1.9 If either parent desires to relocate, the relocating parent, under this Shared Parenting Plan must notify the Court of their intent to relocate and provide the Court with a new residence address promptly. Said notice shall be filed with Juvenile Court Clerk who will forward said notice to the clerk of Courts and a copy forwarded to the other parent except as provided in Ohio Revised Code section 3109.051(G)(2)(3) and (4). Upon receipt of the Notice, the Court on its own motion or the motion of the non-relocating parent may schedule a hearing with notice to both parents to determine whether it is in the best interest of the minor children to revise the Standard Parenting Order for the minor children.

1.10 The current address for Mother is: _____

1.11 The current address for Father is: _____

2. Pursuant to Hamilton County Juvenile Court Local Rules, all matter of child support, tax exemptions, and health care shall be addressed under the separate Juvenile Court Paternity and Child Support case number P_____.

3. Neither parent may remove the child(ren) from Hamilton County or its contiguous Ohio counties (i.e. Butler, Warren, Clermont, Kenton or Campbell counties) and establish residence for them in another county without first obtaining a court order or an agreed entry permitting such removal.

4. The parents shall select a primary physician and dentist and shall make joint decisions in collaboration with them. The parents may obtain at his/her expense a second opinion. Both parents shall have equal access to all information and records concerning the minor child(ren)'s health. Whichever parent has the child(ren) shall make the primary decision regarding emergency medical needs unless otherwise agreed to in writing. Each parent shall notify the other immediately in the event of a medical emergency involving the minor children.

5. ACCESS TO ALL OTHER RECORDS AND ACTIVITIES

5.1 Both parents shall be entitled to any and all other records related to the child (ren).

5.2 Both parents shall be entitled to attend student activities relating to the child (ren).

5.3 Both parents shall have access to any day care center, day care provider or babysitter that is, or that in the future may be, attended by the child(ren).

6. SCHOOLS

6.1 The parents shall consult as to the appropriate school placement for the minor child(ren). It is the parents' intent that the minor child(ren) attend public/private/parochial schools.

6.2 Both parents recognize that the child(ren) legally may attend either parent's school system. Currently _____ residence shall be used for school registration purposes.

7. TRANSPORTATION

7.1 _____ shall provide transportation at commencement of parenting time and _____ shall provide transportation at termination of said time.

7.2 Both parents acknowledge their responsibility to discuss activities important to the child(ren) in advance, including times, dates and transportation needs, so that the child(ren) are not deprived of activities and maintaining friendships. The parent who has the child(ren) will take the responsibility for transportation, as agreed, to schedule activities and to school.

8. DISCIPLINE

8.1 The parents shall consult with each other regarding consistent and appropriate forms of discipline. The parent with whom the child(ren) are in residence at that time shall make the day to day decisions regarding discipline and shall advise the other parent immediately of his or her serious concerns about the minor child(ren)'s behavior. The parents shall strive to maintain consistent methods of discipline in the child(ren)'s best interest.

9. MEDIATION

9.1 In an effort to implement the provisions of this order concerning shared parenting, father and mother shall, in the event of any major disagreement between them relating to the minor child(ren) and prior to any court hearing, seek co-parenting counseling, mediation and/or non-binding arbitration with qualified individuals knowledgeable about the subject matter on which they disagree, in an effort to resolve all disagreements that they themselves are unable to resolve. Parties choosing co-parenting counseling or mediation shall attend at least three (3) sessions of either process unless the process is deemed unproductive and terminated prior to the completion of three sessions by the counselor or mediator. The parties shall equally share the cost of any process chosen, unless they agree otherwise, or unless the Court orders costs allocated on some other basis. The parties may file the appropriate motions prior to the completion of the process chosen. However, no hearing shall be held, except by order of the Court, until the process is completed.

10. MISCELLANEOUS

10.1 Findings of Fact and Conclusions of Law pursuant to Ohio Revised Code (O.R.C.) section 3109.04, 3109.051 and 3109.052 are hereby waived, are not required, or have been addressed elsewhere by the Court.

10.2 Any keeper of any record who knowingly fails to comply with this plan, or a division (H) of section 3109.051 of the Ohio Revised Code, and any school official or employee who knowingly fails to comply with this order or division (J) of section 3109.051 of the Ohio Revised Code is in contempt of Court.

10.3 Willful non-compliance by a parent/party with this plan may result in a finding of contempt resulting in thirty (30) days to ninety (90) days incarceration, a \$250.00 to \$1,000.0 fine, and an award of the moving party’s attorney fees and costs.

10.4 By signature on this plan the parents knowingly and voluntarily waives any requirement that the Court issue separate findings of fact/conclusions of law pursuant to Ohio Revised Code 3109.04, 3109.051 and 3109.052.

11. CONTINUING JURISDICTION

11.1 The Hamilton County Juvenile Court, Ohio, shall retain jurisdiction to enforce and/or modify any and all provisions of this Shared Parenting Plan in the best interest of the minor child(ren) as provided by law.

12. ENTIRE PLAN

12.1 This Shared Parenting Plan contains the entire Shared Parenting Plan and orders of this Court, and there are no representations, warranties, covenants, or undertakings other than what is contained in this agreement.

MOTHER

FATHER

Magistrate

Date