ATTACHMENT

CUSTODY AND VISITATION STANDARD ORDERS

CASE NO.:	
1.	Neither parent shall abuse alcohol or use illicit drugs, or allow others to do so in the child/ren's presence while the child/ren are in either parent's custody.
2.	Parents agree to exchange pertinent medical, school and general welfare information regarding the children on a timely basis.
3.	Parents agree to exchange current telephone numbers and addresses.
4.	Neither parent shall make disparaging or negative remarks regarding the other parent, or allow others to do so in the child/ren's presence.
5.	The child/ren shall be allowed reasonable telephone access to each parent.
6.	Parents shall inform each other, at least 24 hours in advance, of the need to cancel or change this schedule.
7.	Parents agree to share transportation by having the receiving parent be responsible for transporting.
8.	The parents agree that each shall respect the other's right to privacy and that neither party shall enter the home of the other unless by invitation of an adult.
9.	If the child/ren are placed in a child care facility, it will be a licensed facility; if the child/ren are placed with another care provider it will be with a "responsible" adult.
10.	Parents will use the same day care and health care providers for the child/ren except in emergency situations.
11.	Parents agree to cooperate to change this schedule in the best interests of the child/ren to insure frequent and continuing contact with both parents.
12.	A ½ hour grace period shall apply unless otherwise stated in this order. If the visiting parent is over ½ hour late and has not called in advance to notify the custodial parent, the remaining visitation shall be forfeited unless a "reasonable visitation" time can be negotiated between the parents.
13.	If either parent who plans to change the residence of a child, subject to this order, for more than thirty (30) days, and that change will affect the ability of either parent to fulfill this parenting plan, the parent contemplating the move shall notify the other parent of said move, by mail, return receipt requested, postage prepaid, to the last known address of the parent to be notified. A copy of the notice shall also be sent to the parent's attorney of record. To the extent feasible, the notice shall be provided within a minimum of forty-five (45) days prior to the proposed change of residence so as to allow time for mediation of a new agreement concerning custody and visitation. It is the policy of this court that the parent contemplating the move is responsible for obtaining a modified parenting plan by either written agreement or order of the court.