

COURT TERM AND NUMBER _____

C. **Weekdays Beginning _____ from _____ .m. to _____ .m.,**

every week, every other week.

Other: _____

D. Holidays:

New Year's Day Memorial Day Labor Day

Easter July 4th Thanksgiving

every year to Father Mother from _____ .m. to _____ .m.

or the parties will alternate the above holidays beginning with _____ holiday

to Father Mother from _____ .m. to _____ .m.

Even years _____ to: Mother Odd years _____ to: Mother

_____ Father _____ Father

Partial custody/visitation on Christmas Eve to Father Mother from _____ .m. to _____ .m.

Partial custody/visitation on Christmas Day to Father Mother from _____ .m. to _____ .m.

Other: _____

E. Special Days:

Mother's Day to Mother from _____ .m. to _____ .m.

Father's Day to Father from _____ .m. to _____ .m.

Birthdays: __

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F. Vacations:

Father:

Mother:

G. _____ shall be appointed to conduct psychological/home study evaluation(s) of the Father Mother Child(ren). The original shall be filed with the Court with copies to the attorneys/parties. The parties agree that the cost(s) of these evaluations shall be paid by Father Mother Shared as follows:

H. Father Mother shall submit to a drug/alcohol evaluation to be paid for by Father Mother. The original shall be filed with the Court with copies to the attorneys/parties.

I. Other:

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J. "Co-parenting Seminar":

Father Mother shall complete the "Co-parenting Seminar" within thirty (30) days hereof; failure to do so will result in sanctions.

The above represents an agreement among the parties and their attorneys, who hereby request the Agreement as a Court Order and the parties waive the right to request a hearing de Novo.

PLAINTIFF

DEFENDANT

PLAINTIFF'S ATTORNEY

DEFENDANT'S ATTORNEY

The parties and their attorneys acknowledge an opportunity to present witnesses and other evidence and understand that the foregoing is the recommendation of the Custody Conciliator which shall become a Temporary Custody Order. EITHER PARTY OR HIS/HER ATTORNEY MAY FILE A WRITTEN REQUEST FOR A HEARING DE NOVO WITHIN TWENTY (20) DAYS OF THE DATE HEREOF WITH THE OFFICE OF JUDICIAL SUPPORT. THE FILING PARTY SHALL SERVE A COPY THEREOF ON THE ADVERSE PARTY, THE CUSTODY CONCILIATOR C/O THE COURT ADMINISTRATOR'S OFFICE. THIS TEMPORARY ORDER SHALL REMAIN IN EFFECT UNTIL FURTHER ORDER OF COURT.

A Party proposing RELOCATION of a child must notify every other individual who has custody rights to the child. No relocation may take place unless there is consent by everyone or is Court approved. Notice shall be pursuant to 23 Pa. C.S. 5337. A Party entitled to receive Notice may file an objection with the Court and have a hearing before a Judge. Please refer to 23 Pa. C.S. 5337 for procedures related to Relocation of Child.

CUSTODY CONCILIATOR

DATE

BY THE COURT: