Custodial Registration Packet for Group Visitation

PROVIDE COPY OF DL

CUSTODIAL INFORMATION

			X	
Child(ren) Name :				
Name:			E-mail:	
Address:				Apt. #
ity:		State:	Zip co	ode:
Cell No:			secondary No:	
imployer:				
Date of Birth:				
Ethnicity: White	Black Hispanic	Native American	Asian/Pacific Islander	Unknown Other _
	CN	ATTORNEY INFO	DRMATION_	
lame:			Phone:	
Address:			E-mail:	
Any Concerns:				
)			Duty	
rarent/Guardian S	ignature:		Date:	

You must understand, ordered COURT VISITATION is not a suggestion it is an ORDER.

FAMILY CODES AND INFORMATION

Child Name:	Cause No	:
Please give information prese	nted in court that resulted in the requirement on that may be helpful for us to serve you o	
Why is supervised visitation	n necessary?	
☐ AA - ALCOHOL ABUSE	☐ CPS - CHILDREN PROTECTIVE SE	RVICES-ON GOING INVESTIGATION
☐ DA - DRUG ABUSE	☐ DV - DOMESTIC VIOLENCE	☐ FR - FLIGHT RISK
☐ FV - FAMILY VIOLENCE	☐ IV - INCONSISTENT VISITS	☐ LC - LIVING CONDITION
☐ MUTUAL AGREEMENT	☐ MH - MENTAL HEALTH	□ NEG – NEGLECT
☐ PS - PARENTING SKILLS	☐ R – REUNIFICATION	
☐ INC – INCARCERATION	How long? Reason: _	
☐ PAC - PHYSICAL ABUSE OF	CHILD BY	Year:
☐ PAAC - PHYSICAL ABUSE C	OF ANOTHER CHILD BY	Year:
☐ SAC - SEXUAL ABUSE OF C	HILD BY	Year:
☐ SAAC - SEXUAL ABUSE OF	ANOTHER CHILD BY	Year:
☐ PO – PROTECTIVE ORDER		Year:
Referred by: Judge Atto	rney Mediation CPS O	AG Mutual Agreement Other
Date of last court appearar	nce:	
When was the last visit or e	exchange with the child?	
	you expect from the other party wi	
What do you hope the out	come from this experience will be?	

GROUP VISITATION AGREEMENT TO PARTICIPATE - CUSTODIAL

This agreement has been prepared for you so that you know our policies and what to expect as you begin services with us. These policies have been developed with the aim of creating a safe and healthy environment and will be reviewed with you at intake. Please initial each page and sign on the last page, indicating that you have read, understand, and agree to abide by each provision and had an opportunity to ask questions about the content. A copy of this agreement will be provided to you at Intake.

<u>Please review the following agreement carefully as you will be responsible for your actions.</u>

REGISTRATION PROCESS 1-4

1 Completion: Visits are scheduled when both parties complete the registration process and fees are
paid in full. If both parties fail to complete the registration process within 90 days, AHSV may request updated
registration information and/or repayment of registration fees of one or both parties.
2 Registration Fee: A non-refundable registration fee of \$125.00 is assessed to each party at initial registration and annually each year thereafter. The registration fee covers background check and hours put into preparing the documents, therefore, the registration fee will not be refunded under any circumstances. Once AHSV receives the court order and it is reviewed, it will be determined which party will be required to pay for registration fees.
Note: registration payment is good for 90 days, date of expiration will be on the payment receipt given to you at time of initial payment. If services do not begin, the registration paperwork will remain on file for 6-months however after 90-days, paperwork may need to be completed again to start services as well as fees. Non-custodial is responsible for all registration fees if: 1) custodial party is not a biological parent; there is documentation of family violence; or there is an on-going CPS or law enforcement investigation.
3 Fee for Service: A monthly visitation fee of \$85.00 (2,4-hour visits) is collected at the first visit of each month. If entire fees are not paid at the first monthly visit, a \$10.00 late fee will be collected each visit until current. Choosing to visit for less than four hours or a missed visit does not result in the reduction of this fee. Payment is accepted by cash app with an additional % fee (pending amount) Zelle or cash only. A receipt will be issued at the time of your payment. Personal checks are not accepted. Fees are subject to change without notice.
4 Intake Process: Once registration is complete, and fees are paid. You are required to call the office to set up an appointment for your Intake process.
PARTICIPATION 1-21
1 Date/Time: Standard group visitation will take place the 1^{st} and 3^{rd} Saturday of each month from 9 a.m. to 1 p.m. (4 hours), 5^{TH} Saturday optional with extra charge. Please read schedule carefully, some dates may change due to holidays or events held at the site location.
2Arrival/Departures: If the non-custodial is late and has not called to advise supervisor of their tardiness, the visit will be cancelled. The custodial will not have the option to wait. If a non-custodial is unable to exercise the entire four-hour visit, they must notify the office by noon on Wednesday prior to the scheduled visit so that custodial party can be notified. The custodial or their designee must leave premises and surrounding area promptly before and after schedule time of service. You may not be on the premises, or withing 4 blocks of visitation site (i.e. parked on the street or nearby parking lots, waiting outside).
3 Child Pick-up: If a child is not picked up within 15 minutes of the end of a visit, the custodial party or their designee will be charged a \$10.00 for the first 15 minutes they are late and a \$1.00 fee for each additional minute thereafter.
4 Gifts/Notes: The non-custodial may bring gifts for the child. The child may take these gifts home, however, the non-custodial and child may agree that a toy or game may be brought back and forth to visits by the non-custodial. Any gifts considered inappropriate will be grounds for immediate suspension. Gifts and

toys brought into the visitation site should be moderate and reasonable in number and size and come in the original packaging. Notes, gifts, child support payments, money, mail, cards, etc. between parties will not be allowed to be passed through the child(ren) or any AHSV staff. Participants are to arrange for the exchange of such items with the help of their attorney or a third party not connected with AHSV program.
5 Food/Child Items: Non-custodial must bring food and drinks to the four-hour visit. All food and drinks must be unopened and in spill proof containers. Baby bottles and baby food must be provided by the custodia or person delivering the child. Blankets, diapers, change of clothing are the responsibility of the non-custodial. The custodial should provide clear information regarding the child's special needs, diet, and clothes or diaper sizes.
6 Medication: AHSV will not administer medication to a child. All medications related to a child are to be given directly to AHSV staff at the time of arrival. Explicit directions for medication must be included in writing. These directions will be given to the non-custodial, who is then responsible for administering the medication.
7 Make-up/Rescheduled visit: If visit must be made up with a private supervised visit, the make-up visit will be scheduled on dates/times other than when the site is open. The custodial and non-custodial party will be expected to split the make-up cost. Personal reasons for cancellation will be paid by party cancelling the visit. Failure to agree to cooperate with the policy, will result in letters to attorney's/court and/or suspension or termination pending court review.
8 Examination: Bodily examinations cannot/will not be performed on a child during a visit. AHSV Is not an investigative service and does not physically inspect child (ren). Only obvious injuries or child-initiated reports may be noted and/or documented.
9 Animals: No live animals of any kind will be allowed except for registered service animals.
10 Visit Supervisor: Supervisors and monitors observe and document office and site conversations, activities, and behaviors of all participants during the visitation period.
11 Subpoena/Records: No documents can leave the office without a subpoena. We will always uphold a subpoena. Business records affidavit certifies records are correct. Visitation records are released upon service of a subpoena only. A fee of \$2.00 per page is assessed and a \$15.00 service charge (if out of state there is a \$25.00 service charge) to the party/attorney requesting copies. Subpoena notice given a week in advance will be charged an additional \$50.00 and will be added to the initial charges. Testimony offered by AHSV employees is available at \$100.00 per hour and \$50.00 travel fee in the Houston area only. A subpoena requesting testimony requires a non-refundable deposit of \$200.00.
12 Visitation Site: The AHSV selects the visitation site based on the proximity of the child. Exceptions considered if non-custodial uses public transportation to arrive at visits.
13 Child Abuse: If a child discloses abuse or if physical signs of abuse is observed, a report will be made to the Texas Department of Family & Protective Services in accordance with the Texas Family Code. Supervisors will follow the direction given by Child Protective Services.
14 Contact Information: Parties are responsible for providing AHSV with updated contact information, including home address, home and/cell number, and e-mail address. If mail is returned, there will be a \$5.00 charge assessed to recipient.
15 Language: All parties must speak English during participation in the AHSV Program or must provide a translator at non-custodial expense.
16 Therapist/Counselor: The agreement provides a release to discuss the child with any therapist/counselor involved in the case. If a treating therapist/counselor identifies problems resulting from

and is enforced. Violation of this policy will result in termination of visitation and dismissal from the Angel's Harbor Supervised Visitation Program and will not be allowed back into the program.
3 The custodial bears the primary responsibility for <u>preparing a child</u> for the supervised visit. The child can meet with the staff prior to the first scheduled visit (if time permits). If a child refused to enter the supervised site, the custodial party will be responsible for fees of that visit and a report will be prepared for the attorney's/court.
4 Visits are held in a group setting , making it impossible to hear all conversations. Allegations of inappropriate conversations will be investigated. Violation of this policy may result in 1) suspension of two or more visits; 2) reprimand letter with copies to the attorneys/court; 3) termination of visits pending court review; 4) private one on one supervision at the non-custodial expense held at the CW site location with a supervisor.
5 Supervisors will not discuss a <u>party's case</u> , concerns or complaints during or immediately after a visit or a monitored exchange. Only questions relating to the well-being of the child during a visit will be allowed. Any questions or information must be directed to the office during business hours or to your attorney.
6 I understand that information gathered during visit supervision, phone conversation, email or verbally may be <u>released pursuant</u> to a subpoena to attorney's therapist, courts or other pertinent agency involved in my case.
7 I understand the visits will be scheduled in <u>accordance with the court order</u> , within the boundaries and limitation of AHSV to meet the needs of participants. If AHSV is unable to provide services under precise terms of the court order and the parties do not agree with any changes, it is the participants responsibility to request the court to modify the order in the absence of a mutual agreement.
8 Both parties are <u>responsible to keep AHSV informed of court dates and modification</u> in visitation made by the court. A copy of the modification order must be provided to AHSV as soon as possible after orders are finalized/approved.
9 All conditions of this agreement are subject to <u>modification</u> by AHSV with or without notice to the parties.
10 If you wish to have <u>concerns, events or comments documented for your file</u> , you may put these in writing, and AHSV will make sure it goes in your file. Staff will not document anything they did not witness firsthand.
11 AHSV reserves the right to limit subsequent visits to the <u>length of time necessary for child</u> , increasing the length over time, if the child(ren) need additional time to adjust. This determination will be made by the Executive Director.
12 The AHSV has the right to <u>deny supervised visitation</u> services to a custodial, non-custodial and their guest for violation of policies or if participation poses a clear and present danger to the child or others in the program or violates this contract in any manner. The determination is at the discretion of AHSV Executive Director, including visitation site supervisor.
13 A child will NOT be released if custodial or designee appears to be <u>under the influence of drugs,</u> <u>alcohol</u> , or appears to be emotionally unstable. An alternate pick-up will need to be called. If custodial refused to follow the requirements, law enforcement will be contacted, provided with vehicle and driver's license information, and all attorneys involved in the case will be notified immediately.
"For any parent suspected of active drug or alcohol use that leaves the site, law enforcement will be contacted, provided with vehicle and parent driver license information."
14 Visitation will not be suspended or terminated when <u>child support</u> is in arrears.

5 If either party/family will no longer be <u>utilizing AHSV Program</u> , each party should provide notification the main office. The AHSV Program is not a party to the suit, therefore the court does not notify the rogram of hearings or changes in visitation arrangements.
6 Harris County <u>bail bonds prohibit contact</u> with victims or witnesses in a criminal case. There will be o visits in these cases unless special provisions are secured from the District Attorney's office.
7 For the safety of all parties, AHSV <u>prohibits contact</u> between the custodial and non-custodial party uring arrival and departure. Arrival and departure times are set up for the protection of all parties. There is a be NO CONTACT. This includes physical and visible contact. Any violation of this policy or attempts by either arty to see or have contact with the other party during visitation may result in suspension of visits or ermination of service.
B I hereby give <u>consent for my child to participate</u> in Angel's Harbor SV program. I release Angel's arbor SV and facility assigned, officers, employees and volunteers against any/all claims or liability arising out f my child's participation in the Angel's Harbor SV program. I further release Angel's Harbor SV and facility, ssigned officers, employees, and volunteers against any/all claims or <u>liability</u> arising out of my participation in ngel's Harbor SV program.
AHSV staff has the right to <u>determine appropriate and/or inappropriate</u> behavior and conversation etween parties and the child (ren), or in front of the child (ren). Continued infractions may result in the ermination of the current visitation, suspension of one or more visits, or termination of AHSV services ending a court hearing.
The <u>supervisor's responsibility is the safety of the children</u> . If the supervisor is forced to make a ecision that is not specifically stated in the "Agreement to Participate" for the protection of the parties, the arties are to abide by the decision and direct any problems to the AHSV office the following business day. ailure to follow the rules will result in immediate termination of the visit and/or future visits.
2 Visits offered is the <u>opportunity for the parties to interact with their children</u> in a positive and njoyable environment. Conversations should be natural and directed by the child's interest, not the adults. If ou child has a question about the family situation, a supervisor will help in addressing any questions the child hay have.
In <u>signing this document</u> , I acknowledge that I have read, understand and agree with AHSV policies and I agree to pay the fees listed in accordance with the schedule and requirements as stated. All conditions of his Agreement to Participate are subject to modification of the AHSV Program, with or without notification to parties. I understand rules are subject to change at the discretion of AHSV Program or to accommodate special recumstances or court orders.
I HAVE READ AND UNDERSTAND THESE POLICIES AND AGREE TO COMPLY WITH ALL PROVISIONS.
rint Name: Date:
gnature:

Please make sure all documents are initial and/or signed to prevent any delays in processing.

This contract will not be accepted if you have redacted or altered any of the wording contained herein.

ALTERNATE PICK-UP/EMERGENCY CONTACT INFORMATION

All information on forms must be completed or AHSV will not consider form for child pick-up. **Copy of valid driver's license required** to pick up child. Children will not be released to anyone with an expired driver's license and/or alcohol/drug consumption.

Number of children (Please L	ist Each Child Separately)			
	,,			
NAME OF CHILD (REN):		_		
NAME OF CHILD (REN):				
NAME OF CHILD (REN):				
NAME OF CHILD (REN):				
	ALTERNATED PICK-UP INFORMATION (Valid driver's license required)	XO,		
Name:	Relationship:	Contact No:		
Automobile Make:	Model:	Year/Color:		
Texas Driver's License No:	Texas Driver's License Expiration:	License Plate #:		
	PROVIDE COPY OF ALTERNATE DL			
ENTERCENCY CONTACT				
	EMERGENCY CONTACT	La		
Name:	Relationship:	Contact No:		
Name:	Relationship:	Contact No:		

Each custodial party must designate an alternate competent adult to pick up the child(ren) should they be unavailable. A written notification must be provided to the office before a child can be released. The designee must have a valid Texas driver's license provided on file in the office and must provide upon request at pick-up. A criminal history will be collected on alternate pick-up person. The designated adult must abide by all AHSV rules and regulations.

ALTERNATE PICK-UP/Revised Dec. 2019, Feb. 2020

TEXAS LAWS CONCERNING CHILD ACCESS, CHILD SUPPORT, ETC.

Frequently asked questions that come up regarding visitation

Can a parent refuse visitation if child support is not paid? No, child support and visitation do not go together. Neither a parent nor a court can refuse to allow visitation solely on the issue of non-payment of child support. After orders are issued on child support and access, the custodial party can be held in contempt of court for refusing to allow access. It is hoped that if it is necessary to cancel a visit, the custodial party will be agreeable to making up the missed access period. AHSV tries to work with families to accommodate child participation in church, school, or special activities by offering make-up visits. A private visit may be a great option. Custodial parents may be expected to pay the cost of a private visit, especially if cancellations are excessive.

When can my child decide which parent to live with?

In Texas, a child's decision cannot be the sole factor in determining which parent the child lives with. However, once the child reaches the age of 12, and upon motion, the court can consider the child's wishes as to whom he/she wishes to live with.

What if one of the parents tries to move out of state?

It is always important to try and maintain a stable & safe environment for the kids and the judge will try to maintain that stable and safe environment. Typically, counties will use a standing order that prohibits the parties from taking the children out of state, or your attorney can help you get a Temporary Restraining Order that will prevent the party from moving out of state. If you already have orders in your case regarding possession and access to your children, you can still file a Temporary Order to keep the other party from moving out of state. It is possible to limit the children's residence to the state of Texas, the current county and/or contiguous counties.

PLEASE SIGN BELOW ACKNOWLEDGING RECEIPT OF THIS INFORMATION

LEGAL ADVOCATE DISCLOSURE STATEMENT

lerstand that the staff at Angel's
roup Visitation, Private Visitation and It they cannot and will not represent
procedures is not legal advice and
statement. I further acknowledge
Date:
r

Legal Advocate Disclosure Statement

ZERO TOLERANCE DRUG POLICY IN A SUPERVISED SETTING

PARTICIPANT DRUG POLICY ACKNOWLEDGMENT

Child(ren)'s Last Name:	Location:
	rvised Visitation Program have a Zero Tolerance Drug Policy Program are made aware of this policy as it is set out in the
suspected that the visit will be terminated right and will require any party suspected	thol policy provides that if drug or alcohol use prior to a visit is <u>immediately.</u> Angel's Harbor Supervised Visitation has the of consuming drugs or alcohol prior to a visit to submit to a sample within three (3) hours of the time the party arriving to
party visiting a child in any setting, whether supervised visit, a custodial party picking u	ff or supervisor of the Angel's Harbor Program suspect that a er the party is visiting a child in a group setting, a privately up a child from the Angel's Harbor Supervised Visitation hange of children for visitation, has consumed or used drugs or Program location.
suspected. The party will be required to a Program location (with valid Driver License responsible for having someone pick up th	eased to a custodial party if the use of drugs or alcohol is rrange for a third person to come to the Angel's Harbor e) to pick up the child for the custodial party. The Party will be eir vehicle or returning later to get their vehicle. If the party enforcement will be called, and the attorneys involved in the
	a drug or alcohol screening test or a positive test result will lead gel's Harbor Program and, that the Court will be notified of ne termination.
Print Name:	
Signed:	CP / NCP Date:

ZERO TOLERANCE DRUG POLICY IN A SUPERVISED SETTING

CONSENT TO PERFORM CRIMINAL HISTORY/BACKGROUND CHECK

FILE NAME:		Date:		
Last Name:	First Name: _		Middle Initial:	
	s used other than reflected on birth			
	County:			
	Social Security Number:			
	e used for criminal history checks o		sure to other parties).	
I,Supervised Visitation and background check. AHSV I adversely impact my parti	have been advised that as part of the a nas informed me that I have the right to cipation in the Angel's Harbor Supervis o clear up any mistaken information rep	am enrolling for se pplication process, AHSV or review and challenge any ed Visitation. I have been	rvices of the Angel's Harbor conducts a criminal history y negative information that would informed that I will have a	
My responses to the fo	ollowing questions about my crimin	nal history (if any).		
state or munic	No Have you ever been arrested, co cipal criminal offense? pelow County:			
	ge, or Conviction:			
2YesN	No Have you ever received deferre ipal criminal offense.			
	County:	Date of Off	fense:	
	e, or Conviction:			
3 Yes municipal offe If yes, please provide d		ation or community sup	pervision for any federal, state or	
	County:	Date of	Offense:	
	e, or Conviction:			
Applicant Signature:		Da	ate:	
	e by:		nte:	
Packet Datia Clicck acit	~ ~ 7 ·	Da	····	