APPENDIX A

VAN WERT COUNTY COMMON PLEAS COURT JUVENILE DIVISION

MODEL PARENTING TIME SCHEDULES AND ALLOCATION OF CERTAIN PARENTAL RIGHTS AND RESPONSIBILITIES (Effective 4/8/19)

Purpose of Appendix A:

Most studies show and psychologists uniformly agree that the children who do best following a divorce are from families which maintain a low level of conflict. The absence of conflict is even more critical than the amount of time either parent spends with the child.

However, children clearly profit by continued meaningful exposure to both parents. Children need the continuing and regular involvement of both parents to feel loved. No specific schedule will satisfy the change in needs of both children and parents over the years. Critical to the success of any schedule is that each parent be flexible based upon the changing needs of a child as the child grows.

Liberal parenting time arrangements are encouraged. These schedules do not prohibit parents from developing their own schedule based on the ages and specific needs of their families. For guidance on tailoring an age specific parenting plan, it is recommended that the parties review the Planning for Parenting Time, Ohio's Guide for parents Living Apart which can be found on the Ohio Supreme Court's website.

https://www.supremecourt.ohio.gov/Publications/JCS/parentingGuide.pdf

This Appendix is not created to give parents legal weapons to use against each other. The Court will consider a parent's breach of an obligation first in the light of the effect that it has on the children and secondly its effect on the other parent.

I. OBLIGATIONS IMPOSED ON BOTH PARENTS

Mutual respect: Neither parent shall criticize the other or allow any other person to do so in the presence of the children.

Communication between Parents: Both parents will communicate directly with each other regarding any matters involving their children. Neither parent will communicate with the other through subsequent spouses, significant others, relatives or the minor children unless such communications are amicable and are of minor significance.

The children shall not be used as messengers. The children shall not have direct access to the other parent with regards to modifications of schedules, etc. Instead, any requests for changes to schedules shall occur directly between the biological parents.

All parental communication shall focus solely on the best interest of the children and both parents will refrain from making negative and disparaging comments about the other parent.

Each parent shall provide the other with his or her current residence address, mailing address, telephone number and email addresses and immediately notify the other parent of any changes in that information.

II. MODEL PARENTING TIME SCHEDULES

These schedules are for situations in which neither parent has filed a motion for shared parenting and a proposed shared parenting plan with the Court pursuant to Section 3109.04(D)(1) of the Ohio Revised Code. Specific items in the Journal Entry take precedence over this schedule. THE PARENTING TIME OPTION SELECTED BELOW DOES NOT CREATE A PRESUMPTION OF A DEVIATION IN CHILD SUPPORT. It is for parenting time purposes only and child support shall be considered on a case by case basis.

Parent 1 is the parent designated as the residential parent (primary residential parent for shared parenting plans). This is the parent from whose home the child(ren) attend/will attend school. Unless otherwise noted, this is the parent designated as the residential parent for school purposes.

Parent 2 is the parent designated as the non-residential parent (secondary residential parent for shared parenting plans).

Nothing in this Appendix shall prohibit the parents from mutually agreeing to deviate or change times of visitation without court approval.

For Parents traveling less than 30 miles one way:

(CHOOSE ONE OPTION)

OPTION A

- 1. The children shall reside equally with both parents on an alternating weekly basis. The children shall transition from one parent's residence to the other every Sunday at 7:00 p.m. unless the parties agree upon a different day and time.
- 2. The parent who is not exercising weekly parenting time shall be entitled to spend one weekday evening with the children from 5:00 p.m. until 8:00 p.m. on Wednesday unless the parties agree otherwise.
- 3. <u>Vacations</u>: Each parent may arrange an uninterrupted vacation of not more than two (2) weeks with the children. Each parent may arrange either two one week vacations to take place only during their scheduled week or they may arrange one two-week vacation using one week of each parent's time. The vacationing parent shall provide a general itinerary of the vacation to the other parent, including dates and locations. Vacations shall not interfere with any holiday allocated to the other parent, unless the parties agree otherwise.

With regard to any child of school age, the vacation parenting time shall be exercised between the first Sunday following the last week of school and the seventh day before commencement of the child's new school year, unless otherwise agreed by the parties or ordered by the Court. The parties shall, no later than April 1st of each year, provide written notice to the other party of the dates that they wish to exercise said vacation. In the event of a conflict, if one parent's vacation is based on a mandatory shut-down of their place of employment that parent's vacation time takes precedence. Otherwise, in the event of a conflict, Parent 1 shall prevail in odd-numbered years and Parent 2 shall prevail in even-numbered years.

With regard to any child who is not of school age, vacation parenting time may be exercised any time of the year, except during the holiday time allocated to the other parent. The vacationing parent shall provide written notice to the other parent of the dates that they wish to exercise said vacation at least 60 days prior to the start of the vacation. In the event of a conflict, if one parent's vacation is based on a mandatory shut-down of their place of employment that parent's vacation time takes precedence. Otherwise, in the event of a conflict, Parent 1 shall prevail in odd-numbered years and Parent 2 shall prevail in even-numbered years.

OPTION B

- 1. <u>Weekends</u>: Alternating weekends from Friday at 7:00 p.m. until Monday at 7:00 p.m. This alternating schedule shall not change, even when interrupted by holiday and birthday, summer and/or vacation parenting time. From time to time, one parent will have parenting time on three consecutive weekends.
- 2. Weekdays: Parent 1 shall have parenting time with the children each Monday beginning at 7:00 p.m. until drop-off to school/daycare on Wednesday (or 7:00 p.m. if there is no school and daycare is not needed). Parent 2 shall have parenting time with the children from Wednesday after school/daycare (or 7:00 p.m. if no school or daycare) until drop-off to school/daycare on Friday (or 7:00 p.m. if there is no school and daycare is not needed). The parent who has the children in the morning is responsible for taking the children to school/daycare on the days that school/daycare is necessary. If there is no school and daycare is not needed, the receiving parent shall be responsible for picking up the children.
- 3. <u>Vacations</u>: Each parent may arrange an uninterrupted vacation of not more than two (2) weeks with the children. Each parent may arrange either two one week vacations or they may arrange one two-week vacation. The vacationing parent shall provide a general itinerary of the vacation to the other parent, including dates and locations. Vacations shall not interfere with any holiday allocated to the other parent, unless the parties agree otherwise.

With regard to any child of school age, the vacation parenting time shall be exercised between the first Sunday following the last week of school and the seventh day before commencement of the child's new school year, unless otherwise agreed by the parties or ordered by the Court. The parties shall, no later than April 1st of each year, provide written notice to the other party of the dates that they wish to exercise said vacation. In the event

of a conflict, if one parent's vacation is based on a mandatory shut-down of their place of employment that parent's vacation time takes precedence. Otherwise, in the event of a conflict, Parent 1 shall prevail in odd-numbered years and Parent 2 shall prevail in even-numbered years.

With regard to any child who is not of school age, vacation parenting time may be exercised any time of the year, except during the holiday time allocated to the other parent. The vacationing parent shall provide written notice to the other parent of the dates that they wish to exercise said vacation at least 60 days prior to the start of the vacation. In the event of a conflict, if one parent's vacation is based on a mandatory shut-down of their place of employment that parent's vacation time takes precedence. Otherwise, in the event of a conflict, Parent 1 shall prevail in odd-numbered years and Parent 2 shall prevail in even-numbered years.

For parents traveling less than 45 miles one way.

OPTION C

- 1. <u>Weekends</u>: Alternating weekends from Friday at 7:00 p.m. until Monday at 7:00 p.m. This alternating schedule shall not change, even when interrupted by holiday and birthday, summer and/or vacation parenting time. From time to time, one parent will have parenting time on three consecutive weekends.
- 2. Weekdays: Parent 2 shall have one weekday overnight per week on Wednesday from 5:00 p.m. until the drop-off to school/daycare on Thursday (or 7:00 p.m. if there is no school and daycare is not needed). Parent 1 shall have the remaining weekday parenting time. The parent who has the children in the morning is responsible for taking the children to school/daycare on the days that school/daycare is necessary. If there is no school and daycare is not needed, the receiving parent shall be responsible for picking up the children.

3.

- 3. <u>Summer</u>: Commencing the first Friday after the children are out of school, each parent shall exercise parenting time with the children on alternating weeks. Said weeks shall coordinate with the parties' weekend parenting schedule. The children shall transition from one parent's residence to the other every Friday at 7:00 p.m. unless the parties agree upon a different day and time. This schedule shall continue until seven (7) days before the school year resumes.
- 4. <u>Vacations</u>: Each parent may arrange an uninterrupted vacation of not more than two (2) weeks with the children. Each parent may arrange either two one week vacations to take place only during their scheduled week or they may arrange one two-week vacation using one week of each parent's time. The vacationing parent shall provide a general itinerary of the vacation to the other parent, including dates and locations. Vacations shall not interfere with any holiday allocated to the other parent, unless the parties agree otherwise.

With regard to any child of school age, the vacation parenting time shall be exercised between the first Sunday following the last week of school and the seventh day before commencement of the child's new school year, unless otherwise agreed by the parties or ordered by the Court. The parties shall, no later than April 1st of each year, provide written notice to the other party of the dates that they wish to exercise said vacation. In the event of a conflict, if one parent's vacation is based on a mandatory shut-down of their place of employment that parent's vacation time takes precedence. Otherwise, in the event of a conflict, Parent 1 shall prevail in odd-numbered years and Parent 2 shall prevail in even-numbered years.

With regard to any child who is not of school age, vacation parenting time may be exercised any time of the year, except during the holiday time allocated to the other parent. The vacationing parent shall provide written notice to the other parent of the dates that they wish to exercise said vacation at least 60 days prior to the start of the vacation. In the event of a conflict, if one parent's vacation is based on a mandatory shut-down of their place of employment that parent's vacation time takes precedence. Otherwise, in the event of a conflict, Parent 1 shall prevail in odd-numbered years and Parent 2 shall prevail in even-numbered years.

OPTION D

- 1. <u>Weekends</u>: Alternating weekends from Friday at 7:00 p.m. until Sunday at 7:00 p.m. This alternating schedule shall not change, even when interrupted by holiday and birthday, summer and/or vacation parenting time. From time to time, one parent will have parenting time on three consecutive weekends.
- 2. Weekdays: Parent 2 shall have one weekday evening on Wednesday from 5:00 p.m. until 8:00 p.m. Parent 1 shall have the remaining weekday parenting time.
- 3. <u>Summer</u>: Commencing the first Friday after the children are out of school, each parent shall exercise parenting time with the children on alternating weeks. Said weeks shall coordinate with the parties' weekend parenting schedule. The children shall transition from one parent's residence to the other every Friday at 7:00 p.m. unless the parties agree upon a different day and time. This schedule shall continue until seven (7) days before the school year resumes.
- 4. Vacations: Each parent may arrange an uninterrupted vacation of not more than two (2) weeks with the children. Each parent may arrange either two one week vacations to take place only during their scheduled week or they may arrange one two-week vacation using one week of each parent's time. The vacationing parent shall provide a general itinerary of the vacation to the other parent, including dates and locations. Vacations shall not interfere with any holiday allocated to the other parent, unless the parties agree otherwise.

With regard to any child of school age, the vacation parenting time shall be exercised between the first Sunday following the last week of school and the seventh day before commencement of the child's new school year, unless otherwise agreed by the parties or ordered by the Court. The parties shall, no later than April 1st of each year, provide written notice to the other party of the dates that they wish to exercise said vacation. In the event of a conflict, if one parent's vacation is based on a mandatory shut-down of their place of

employment that parent's vacation time takes precedence. Otherwise, in the event of a conflict, Parent 1 shall prevail in odd-numbered years and Parent 2 shall prevail in even-numbered years.

With regard to any child who is not of school age, vacation parenting time may be exercised any time of the year, except during the holiday time allocated to the other parent. The vacationing parent shall provide written notice to the other parent of the dates that they wish to exercise said vacation at least 60 days prior to the start of the vacation. In the event of a conflict, if one parent's vacation is based on a mandatory shut-down of their place of employment that parent's vacation time takes precedence. Otherwise, in the event of a conflict, Parent 1 shall prevail in odd-numbered years and Parent 2 shall prevail in even-numbered years.

For Parents traveling less than 150 miles one way.

OPTION E

- 1. Weekends: Alternating weekends from Friday at 7:00 p.m. until Sunday at 7:00 p.m. This alternating schedule shall not change, even when interrupted by holiday and birthday, summer and/or vacation parenting time. From time to time, one parent will have parenting time on three consecutive weekends.
- 2. Weekdays: Parent 1 shall have the children during the week.
- 3. <u>Summer</u>: Commencing the first Friday after the children are out of school, each parent shall exercise parenting time with the children on alternating weeks. Said weeks shall coordinate with the parties' weekend parenting schedule. The children shall transition from one parent's residence to the other every Friday at 7:00 p.m. unless the parties agree upon a different day and time. This schedule shall continue until seven (7) days before the school year resumes.
- 4. Vacations: Each parent may arrange an uninterrupted vacation of not more than two (2) weeks with the children. Each parent may arrange either two one week vacations to take place only during their scheduled week or they may arrange one two-week vacation using one week of each parent's time. The vacationing parent shall provide a general itinerary of the vacation to the other parent, including dates and locations. Vacations shall not interfere with any holiday allocated to the other parent, unless the parties agree otherwise.

With regard to any child of school age, the vacation parenting time shall be exercised between the first Sunday following the last week of school and the seventh day before commencement of the child's new school year, unless otherwise agreed by the parties or ordered by the Court. The parties shall, no later than April 1st of each year, provide written notice to the other party of the dates that they wish to exercise said vacation. In the event of a conflict, if one parent's vacation is based on a mandatory shut-down of their place of employment that parent's vacation time takes precedence. Otherwise, in the event of a conflict, Parent 1 shall prevail in odd-numbered years and Parent 2 shall prevail in even-numbered years.

With regard to any child who is not of school age, vacation parenting time may be exercised any time of the year, except during the holiday time allocated to the other parent. The vacationing parent shall provide written notice to the other parent of the dates that they wish to exercise said vacation at least 60 days prior to the start of the vacation. In the event of a conflict, if one parent's vacation is based on a mandatory shut-down of their place of employment that parent's vacation time takes precedence. Otherwise, in the event of a conflict, Parent 1 shall prevail in odd-numbered years and Parent 2 shall prevail in even-numbered years.

HOLIDAYS: The following holidays take priority over weekly parenting time and vacation parenting time.

Holiday	Time	Odd Years	Even Years
Easter	Last day of school at 7pm to Sun at 7pm	Parent 1	Parent 2
Memorial Day	Fri at 7pm to Mon at 7pm	Parent 2	Parent 1
Mother's Day	From 9am to 7pm	Mother	Mother
Father's Day	From 9am to 7pm	Father	Father
July 4 th	July 3 at 7pm to July 5 at 7pm	Parent 1	Parent 2
Labor Day	Fri at 7pm to Mon at 7pm	Parent 2	Parent 1
Trick or Treat	From 9am to 8pm (if the child is in school, from after school until 8pm)	Parent 1	Parent 2
Thanksgiving	Wed at 7pm to Sun at 7pm	Parent 2	Parent 1
First ½ of Christmas	Last day of school at 7pm to Dec 26 at 7p.m.	Parent 1	Parent 2
Second ½ of Christmas	Dec 26 at 7 p.m. until 7pm the day before school resumes	Parent 2	Parent 1
Child's Birthday	From 9am to 7pm (if the child is in school, from after school to 8pm)	Parent 1	Parent 2

All references to "school" refer to the schedule of the school that the children attend. If the children are not yet attending school, the public school schedule for the district where Parent 1 resides shall be used.

III. RULES GOVERNING PARENTING TIME

EXCHANGES AND TRANSPORTATION:

- A. It shall be the responsibility of the party receiving the child to begin their parenting time to provide transportation for the child. The parties may designate a licensed insured driver known to the children to provide any of this transportation, if necessary.
- B. The parent from whom the children are being picked up shall have the children ready and available at the designated time. For reasons beyond the parent's control, there will be a 15 minute grace period for having the children ready and available.
- C. If the parents live within 30 miles of each other, there will be a 15 minute grace period for pick-up and delivery of the children for parenting time. If the parents live over 30 miles apart from each other, there will be a 30 minute grace period. If the receiving parent exceeds the grace period, that parent's parenting time shall be forfeited unless the other parent has been given prior notice and arrangements made or if the receiving parent has experienced vehicle breakdown or traffic congestion enroute and calls the other parent advising of the delay.
- D. Repeated violations of the grace period shall be cause to modify the parenting time order or to modify the order designating the residential parent.
- E. The party transporting the children must have and utilize a car seat/booster seat and must comply with all child restraint laws.

EXTRACURRICULAR ACTIVITIES: Regardless of where the children are staying, their participation in existing and renewed extracurricular activities, school related or otherwise, shall continue uninterrupted. The parent with whom they are residing at the time of the activity shall provide the transportation to these activities. Notice of all extracurricular activities, school related or otherwise, in which the children participate, schedules of all activities (handwritten, if no formal schedule is provided by the activity), and the name of the activity leader (including address and telephone number if reasonably available) shall be exchanged between the parents.

Neither parent shall unilaterally enroll a child in a new activity that infringes on the other parent's parenting time. Written consent is required for enrollment of a child in a new activity that encompasses parenting time of both parents. Scheduled periods of parenting time shall not be delayed or denied because a child has other activities (with friends, work, lessons, sports, etc.) unless both parents gave consent. Parents need to realize the significance of these activities in their children's lives and flexibility is encouraged.

It is the responsibility of the parents to discuss the children's extracurricular activities in advance, including times, dates and transportation needs, so that the children are not deprived of activities and maintaining friends. Both parents are encouraged to attend all of their children's activities. Both parents are encouraged to share the cost of the children's activities.

SCHOOL WORK: Both parents must provide time for the children to study and complete homework assignments, papers or other school assigned projects, even if the completion of this

work interferes with a parent's plans with the children. If schoolwork is assigned by the school prior to the parenting time, the parent who is exercising parenting time with the children must inform the other parent of the schoolwork to be completed when exchanging the children.

COMMUNICATION BETWEEN PARENTS AND CHILDREN: Both parents shall encourage free communications between the children and the other parent. Neither parent shall do anything to impede or restrict communications by email, mail, text or phone calls between the children and the other parent regardless of who initiated the contact.

The non-visiting parent shall have the right to initiate at a minimum two telephone calls to the children each week. Each child shall have the right to communicate with either parent as often as they wish, at reasonable times and frequencies, via telephone or electronic means such as texting, Skype, Face Time, etc.

CLOTHING AND THE CHILDREN'S APPEARANCE

- A. Parties operating under option A or B: Each parent is expected to maintain suitable clothing, outerwear, bottles, formula, and diapers for the children during their periods of parenting time. Each parent shall return all items that are sent with the child at the conclusion of the parenting time.
- B. Parties operating under option C or D: Parent 1 is responsible for providing sufficient appropriate clean clothing and outerwear for every parenting time period. Parent 2 is expected to maintain bottles, formula and diapers for the children during their periods of parenting time. If the planned parenting time activities require special or unusual clothing needs, Parent 2 must notify Parent 1 in advance. If the child does not own the type of clothing requested, Parent 1 is not obligated to comply with the request. All clothing sent by Parent 1 MUST be returned immediately after the parenting time period in good condition, reasonable wear and tear excepted.
- C. Absent an agreement by both parents, the children's physical appearance shall not be altered during parenting time periods. Examples of this include, but are not limited to coloring of hair, tattoos and body piercing.

ILLNESS: Because parenting includes the responsibility to care for the children during periods of illness, as well as during periods of health, parenting time should not ordinarily be canceled because of the children's illness. It is expected that the parents will follow the parenting time schedule despite any illness of the children, unless both parents agree that this would not be advisable due to the children's condition or contagiousness. A child who is confined to bed rest pursuant to a physician's instructions is presumed too ill for parenting time exchanges to take place. The parent who is exercising parenting time with the children at the time of the illness shall notify the other parent of the illness prior to the exchange of the children. Any parenting time that is missed due to the illness of the children shall be made up within 30 days or as the parents mutually agree.

MEDICATION: If the child is taking medication (prescription or non-prescription) upon the advice of a physician, the medication shall pass from one parent to the other during the exchanges of the child along with written instructions for the administration of the medication and the name

and telephone number of the medical care provider. Each parent shall administer the medication to the child pursuant to the physician's instructions.

MEDICAL, DENTAL, AND OPTICAL CARE:

- A. The children shall continue to be cared for by the same health care providers unless otherwise agreed to by the parties or for geographic reasons is not practical.
- B. Routine medical, dental and optical care will be arranged by and be the responsibility of Parent 1. Consulting with Parent 2 is not required before such routine care is undertaken.
- C. Either parent who has the physical custody of the children at the time, shall promptly notify the other of any illness or injury that requires the children to be seen or treated by a doctor or other health care provider.
- D. Either parent who has parenting time with the children at the time can authorize emergency care or surgery necessary for the preservation of life or to prevent a further serious injury or condition and the same may be performed without consulting the other parent if time does not permit. In such event, as soon as possible, the other parent shall be notified of the occurrence and given full details of the children's treatment and condition, the name of the treating physicians and the location of the medical facility where the children have been admitted or treated.
- E. Neither parent shall contract for or schedule any elective surgery or orthodontic treatments for the child without the consent of the other parent in advance. In the event that no agreement can be reached, the parties can petition the Court for a determination as to whether the procedure should occur.
- F. Both parents agree to utilize only in network providers to provide services to the minor children unless the parties mutually agree to a specific out of network provider. Any party who takes the children outside of the network without the approval of the other party will be solely responsible for all costs incurred for the service.

EDUCATION

- A. School District: Unless otherwise agreed, the children shall attend the public schools in the school district where Parent 1 resides. Neither parent shall enroll the children in a private or parochial school without the consent of the other or an order of the Court is first obtained, unless the children were so enrolled during the marriage or prior to the custody action.
- B. School Records, Notices, and Activities:
 - 1. Parent 1 shall make contact with the administrators of the schools that the children attend and cause the school to enter in its student records the name, residence

- address and telephone number of Parent 2 and any information the school may need to reach Parent 2 for routine or emergency reasons.
- 2. Parent 1 shall direct and authorize the school to release any and all information concerning the children to Parent 2. Parent 1 and the school shall make such arrangements necessary to timely provide to Parent 2 copies of all grade reports, notices and bulletins that Parent 1 would routinely receive from the school.
- 3. If for any reason, the school is unable to provide Parent 2 with the grade reports, notices and bulletins that Parent 1 routinely receives, the Parent 1 shall make copies of the same and immediately deliver them to Parent 2.
- 4. Parent 1 shall be responsible to provide the following information and deliver the same to Parent 2 as soon as it is available: School programs, scheduled events in which the children are participants, or have a particular interest in, including but not limited to, academic, drama, athletic, instrumental or vocal music programs, school clubs or other organized programs or events, extra-curricular programs and all scheduled events in which the children are participants or have a particular interest in, including, but not limited to organized sports, scouting, 4-H, YMCA, YWCA, theater, music recitals, church pageants and programs and any other programs of events.
- 5. Parent 1 shall notify Parent 2 of all parent teacher meetings and said meetings shall be scheduled so that both parents can attend together whenever possible.
- 6. Each parent is responsible to set up his or her own online access to school records and information, if available.

RELOCATION

Notice of Intent to Relocate: Each parent must file a notice of intent to relocate any time they change their residence from that of the residence where they resided at the time of the last parenting order. Said notice must be filed with the Court that issued the parenting order. Said notice must be filed at least thirty (30) days in advance of the relocation, absent emergency circumstances. The Court shall send a copy to the non-moving parent. The Court, on its own motion or the motion of the non-moving parent, may schedule a hearing with notice to both parents to determine whether it is in the best interest of the child to revise the parenting time schedule for the child. If neither the Court nor the non-moving parent files a motion with the Court, the moving parent is entitled to relocate at the conclusion of the thirty (30) day period.

NONCOMPLIANCE WITH COURT ORDER: The duties and rights of parents outlined in this Appendix may be enforced by the Court upon the filing of the appropriate motion by either party. Under Ohio Law, a parent may not withhold parenting time because the other parent does not obey another order of the Court (for instance, to pay support, medical bills, etc). A parent may seek enforcement of a periodic child support order by contacting the Van Wert County Child

Support Enforcement Agency. The failure of any party to obey a Court Order may be subject the violating parent to Court imposed sanctions or penalties, including fines, jail, payment of attorney fees and costs and other appropriate relief.

RECORDS ACCESS NOTICE: Pursuant to Ohio Revised Code Sections 3109.051 (H) and 3319.321 (B)(5)(a), the parties are notified as follows: Excepting as specifically modified or otherwise limited by court order, and subject to R.C. Section 3319.321(F), the parent who is not the residential parent is entitled to access to any record that is related to the child(ren), under the same terms and conditions as the residential parent, and to which said residential parent is legally provided access. Any keeper of a record who knowingly fails to comply with this order is in contempt of court.

DAY CARE CENTER ACCESS NOTICE: Pursuant to Ohio Revised Code Sections 3109.051(l), the parties are notified as follows: Excepting as specifically modified or otherwise limited by court order, and in accordance with R.C. Sections 5104.011, the parent who is not the residential parent is entitled to access to any day care center that is or will be attended by the child(ren) with whom visitation is granted, to the same extent that the residential parent is granted access to the center.

SCHOOL ACTIVITIES NOTICE: Pursuant to Ohio Revised Code Section 3109.051 (J), the parties are notified as follows: Excepting as specifically modified or otherwise limited by court order, and subject to R.C. Section 3319.321 (F), the parent who is not the residential parent is entitled to access, under the same terms and conditions as the residential parent, to any student activity that is related to the child(ren) and to which the residential parent of the child(ren) legally is provided access. Any school employee or official who knowingly fails to comply with this order is in contempt of court.

Any time a Judgment Entry orders parenting time in accordance with one of the options in Appendix A, a copy of Appendix A shall be attached to and incorporated in the Judgment entry.

This version of the local rules is intended to be prospective in application only. All Judgment Entries that make reference to the Standard Rules of Visitation that were filed prior to 4/8/19 shall be governed by the local rules in effect as of the date of that entry.