CHILDREN’S SUPERVISED CONTACT SERVICE

SERVICE AGREEMENT & READING MANUAL 2020

Opening Hours:

Monday & Tuesday: CLOSED (excluding Public Holidays)
Wednesday: 8:00am-7:00pm
Thursday: 8:00am-7:00pm
Friday: 8:00am-7:00pm
Saturday: 8:00am-6:00pm
Sunday: 8:00am-6:00pm
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LIFECARE SUPERVISED CONTACT SERVICE AGREEMENT 2020 2
The following Service Agreement (the “Agreement”) is a standard agreement suitable for most families accessing supervised contact visits at LifeCare Consultancy.

PART A - GENERAL

1. TERMS OF THE AGREEMENT

1.1 The terms of this Agreement (the “Terms”) will begin on the date of this Agreement and will remain in full force and effect until completion of the Services, subject to earlier termination as provided for in this Agreement.

1.2 Depending on the level and/or type of risk factors associated with a family’s circumstances, it may be necessary for LifeCare staff to include additional terms and conditions and/or implement risk management plans and strategies. In some circumstances it may also be appropriate to remove certain terms and conditions from this Agreement. Any modification to this Agreement will occur in consultation with both participating parents/care-givers.

1.3 For the purposes of the Agreement, identification of parents are termed as either ‘non-resident parent/supervised parent’ (the parent with whom the child/ren does not primarily live) or ‘resident parent’ (the parent with whom the child/ren primarily live).

2. UNDERTAKING

2.1 The Parties agree to do everything necessary to ensure that the terms of this Agreement take effect.

2.2 Parents and other participating adults are required:
   • To maintain the best interests of the child/ren as their primary focus.
   • To make every effort to maximise the child/ren’s opportunity for positive experiences prior to, during and at the completion of the changeover/contact visits.

3. ROLE OF SUPERVISOR

3.1 The role of the Supervisor throughout the supervised visits is to:
   • To be present at all times with the child/ren and supervised parent.
   • Monitor interaction between the parent and the child/ren and intervene in circumstances where behaviour (verbal, physical, emotional) is considered inappropriate.
   • Take observation notes (what is seen and heard) – Please note that “note-taking” may occur in various forms, such as on a computer, iPad, mobile phone, note-pad. Notes will be taken both inside and outside of the Contact Centre and will be taken while the visit is occurring.

3.2 The role of the Supervisor for changeovers is to:
   • Facilitate the handover process between the parent and the child/ren.
   • Take observation notes (what is seen and heard) – Please note that “note-taking” may occur in various forms, such as on a computer, iPad, mobile phone, note-pad.
4. IDENTIFICATION

4.1 The Client must submit relevant personal information as requested by the Service.
4.2 The Service may retain a recent photo of the child/ren on record for identification.
4.3 Unauthorised people (as per court orders) are not permitted to drop off or pick up the child/ren from the service.
4.4 Authorisation (with notice) to the Supervised Contact Service Manager is required if the child/ren need to arrive/leave with another adult (not named in the Service Agreement). In this instance, photo identification may be required and staff may photocopy this for our records.

5. ADMINISTRATION

5.1 Scheduling of contact sessions/changeovers is subject to the availability of the Service.
5.2 The Client may be required to meet with the Service Manager after using the Service for the purpose of reviewing the contact arrangements and to make arrangements for the future use of the Service.
5.3 Any party who requests any changes after the release of a new schedule of dates/times will be charged an administration fee (from $50-$200 depending on the amount of changes required). Extemating circumstances will be considered.
5.4 In the event that a parent cancels multiple contact visits and/or demonstrates inflexibility or lack of co-operation with regard to their availability, an Independent Children’s Lawyer (if appointed) will be notified.
5.5 All correspondence from the Client to the Service should be sent via email to the Supervised Contact Service Manager: amelia@lifecareconsultancy.com.
5.6 The Supervised Contact Service Manager may be contacted on 0432 551 295 in the event of late arrivals, cancellations (less than 24 hours prior to the commencement of the contact session/changeover) and emergencies only.

6. PAYMENT OF FEES

6.1 Fees for use of the Service are set out in the Schedule of Fees and must be paid in full at the commencement of contact supervision/changeover.
6.2 In the event that fees are not paid in full by the nominated time, the Client’s use of the Service may be suspended until payment is received.
6.3 In the event that the contact visit/changeover has been paid for via an external method (i.e. internet banking) prior to the visit/changeover occurring, a copy of the receipt must be provided to the scheduled Supervisor and/or Manager of the Service.
6.4 The non-resident parent and resident parent are responsible for payment of their allocated/agreed upon amount of the fees in all circumstances including the following:
   a. In the event that the child/ren does not attend a scheduled changeover/supervised visit [with the Supervisor observing/assisting];
   b. When a visit has commenced and the supervised parent elects to end the visit – regardless of the reason (the child is distressed, the parent leaves because of an emergency, the child is unwell, the child is not responding in the manner the supervised parent desires etc);
   c. If a visit has commenced and the supervisor exercises his/her authority to end the visit.
6.5 In circumstances (changeovers/contact sessions) where it has been identified that therapeutic involvement from the Supervisor is likely to be warranted, ‘interactive therapy’ may be required. The Supervised Contact Service Manager will advise both parties in this instance and a higher fee will be charged.

7. **PUNCTUALITY**

7.1 The ‘non-resident parent’ must use his or her best endeavours to arrive at LifeCare’s premises/the nominated changeover location between ten (10) and fifteen (15) minutes prior to the commencement of the contact session/changeover. The ‘resident parent’ must arrive on time as set out in the scheduled roster/email provided to parties.

7.2 In the event that either parent is more than five (5) minutes later than their stipulated arrival time (as per clause 7.1) and has not notified the Manager, the Supervisor who is facilitating the changeover/contact visit:
   a. Will attempt to make contact with the late parent or number supplied as an ‘emergency contact’;
   b. Will advise the other parent or person/s supplied as an ‘emergency contact’.

7.3 **Changeovers only** - In the event that either parent does not arrive fifteen (15) minutes after the stipulated time as per clause 7.1 (and a changeover is still required), the late party will incur the full cost of the Service scheduling a new time for a changeover.

7.4 **Supervised visits only** - In the event that either parent does not arrive fifteen (15) minutes after the stipulated time as per clause 7.1 (and the punctual party agrees that the visit will proceed), the late party may incur a portion of the cost of the contact session, regardless of usual fee paying arrangements.
   a. The contact session will not be extended in the event that either party is late.

7.5 The resident parent or agreed upon party must collect the child/ren no later than five (5) minutes after the agreed time at the conclusion of the contact session.

7.6 If no contact is able to be made with the late party twenty (20) minutes after their stipulated arrival time (as per clause 7.1), the changeover/visit will be cancelled.

8. **CANCELLATION OF CONTACT SESSION OR CHANGEOVER**

8.1 In the event that the Client is unable to attend the contact session/changeover, he or she must notify the Service at least 7 days prior to the scheduled session/changeover in the manner set out in clause 5.5 or 5.6 (if under 24 hours notice) above.

8.2 Failure to notify as set out in clause 8.1 will result in the cancelling party incurring the full cost of the contact session/changeover.

8.3 In the event that the contact session/changeover is cancelled, the Service Manager maintains discretion to reschedule a make-up contact session/changeover at a mutually agreeable time/date. In the event that the parents/parties cannot agree on a time for the make-up time, the cancelled session/changeover will not be rescheduled.

8.4 In the event that the contact session/changeover is cancelled for medical reasons, a medical certificate [detailing that the parent or child/ren are not fit for the supervised visit/changeover on the date of the scheduled visit/changeover] must be provided prior to the next contact session/changeover.

8.5 If a medical certificate is received, the client will not be charged for the cancelled contact session/changeover.
8.6 If a contact session/changeover is cancelled for medical reasons with less than one hour’s notice, the cancelling party will be charged for the first hour of the supervised session or full changeover fee.

8.7 Where a non-resident parent is travelling from interstate or overseas, the resident parent is to commit to Service dates/times, providing sufficient time to allow the non-resident parent to arrange transport and accommodation.

9. **CONDUCT OF CONTACT SESSION OR CHANGEOVER**

The following conditions apply to the Supervisor/s, the Client (‘resident parent’ or ‘non-resident parent’) and any nominated person (‘visitor/s’) during a supervised service (changeover or visit):

9.1 The Client must comply with all instructions of the Service and/or the Supervisor in relation to meeting locations and arrival/departure procedures. Refer to Appendix A.

9.2 The Client/visitors must not be under the influence of drugs or alcohol during a contact session/changeover. The Client/visitors must not smoke or consume drugs or alcohol during a contact session/changeover.

9.3 The Client and child/ren must speak English at all times during changeovers and/or contact visits.

9.4 The Client will uphold any legal or good faith undertakings not to abscond with the child. If the supervisor perceives/observes that a child/ren is/will be taken during a supervised visit/not returned to the contact centre for a scheduled changeover, the Police will also be contacted by the scheduled Supervisor.

9.5 The Client must not whisper to the child/ren during changeovers and/or contact visits. The Client must speak at an audible level at all times.

9.6 The Client must not bring any items to contact session/changeover that could be used to harm or injure another person (for example, a knife or sling-shot).

9.7 Food, drinks, nappies and other items required by children will be supplied by the resident parent while child/ren are under age two (2). The supervised parent must supply food, drinks, nappies and other items when the child/ren are over age two (2), unless both parties agree otherwise. **Note: this does not apply to clients accessing a changeover Service. It is assumed that each parent, in this instance, will supply items for the children whilst in their individual care.**

10. **CONTACT WITH OTHER PARTY**

10.1 The Client must refrain from seeking personal contact with the other party/parent before, during or after the contact session/changeover.

10.2 The Supervisor will not pass items or messages from one parent to another unless they specifically relate to the child/ren’s immediate well-being (i.e. medical/medication, bruises/marks, accidents and falls). The Service must not be used as a conduit for the exchange of personal items or information between the parties.

10.3 A parent, or their agent, must not undertake activities relating to court proceedings, such as serving legal documents, on LifeCare’s premises.
11. HOUSE-KEEPING

11.1 The non-resident parent is responsible for cleaning up contact session rooms prior to leaving LifeCare’s premises including removing all rubbish, vacuuming (if necessary) and placing furniture, toys and all other items belonging to LifeCare back in their original location.

11.2 The non-resident parent is responsible for paying for any damage to LifeCare’s property, furniture and/or toys that occur during their contact visits/changeovers.

12. RECORDS AND REPORTS

12.1 The Supervisor will not facilitate the exchange of written information between parties/parents.

12.2 Relevant observational information regarding the child/ren, including parent-child interaction, will be documented and recorded on file.

12.3 There are some exceptions to client confidentiality. Supervisors are required to report any immediate threat to the life or safety of a person. This includes suspected child abuse and criminal acts such as assault and damage to property. Police will be notified if criminal behaviour occurs during contact session and/or in the presence of the Supervisor. Supervisors are required to also notify the Department of Child Safety for any suspected and/or child abuse.

12.4 Should the Department of Communities (Child Safety) or Police Services request any changeover/contact records regarding a family that accesses LifeCare’s Services, a copy of these documents will be provided to them without consultation with the related parties.

12.5 Any correspondence from parties participating in our service [emails/phone calls] may be recorded/document. Please note that any email correspondence/phone calls may be referred to if a report is requested/required for court purposes (as per the document titled ‘LifeCare - Report Writing, Subpoenas and Evidence’).

12.6 The Service will provide records to a court if subpoenaed to produce documents. The fee for providing these records/supporting material is outlined in LifeCare’s pricing schedule (as per the document titled ‘LifeCare - Report Writing, Subpoenas and Evidence’).

12.7 The Service and/or the Supervisor may provide information on file to the Independent Children’s Lawyer, if requested.

13. TRANSPORTATION

13.1 LifeCare supervisors will not approach a transporting party’s vehicle to facilitate a child’s attendance at a supervised visit/changeover (unless agreed by both parties and Management). The person transporting the child/ren will be required to deliver the child/ren to reception (front desk). Once the child/ren is in reception, the transporting party must leave without delay.

13.2 In the event of an emergency, the Supervisor will contact the resident parent or nominated emergency contact to deliver or collect the children.

13.3 The Supervisor will not transport any child/ren to or from the point of contact.

13.4 The Supervisor and child/ren are not permitted to travel in the Client’s personal vehicle.

13.5 Contact sessions/changeovers will commence and conclude at LifeCare’s premises or
approved location as set out in Orders or agreed between the parties.

13.6 The supervisor will not check the suitability of either party’s car seats.

14. **GROUNDS FOR DISCONTINUING THE CONTACT SESSION/CHANGEOVER AND/OR WITHDRAWING THE SERVICE**

*The Service and/or the Supervisor reserve the right to suspend or terminate the use of the Service at any time. Reasons for terminating or suspending the Service include but are not limited to the following circumstances:*

14.1 In the event that three (3) consecutive unsuccessful changeovers/contact visits are recorded by LifeCare.

14.2 In the event that the Supervisor believes that the interaction between the child/ren and the supervised parent is inappropriate (see Appendix C), the Supervisor may intervene or terminate the contact session/changeover (if he or she deems it necessary to do so).

14.3 In the event that a child is highly distressed, the Supervisor will assist the supervised parent and will suggest a number of techniques to soothe the upset child. Should this fail, the Supervisor maintains the discretion to terminate the supervised session/changeover.

14.4 In the event that the Client discusses or makes comments about the other party/parent, contact arrangements, court proceedings or other legal issues in the presence or hearing of the child/ren;

14.5 In the event that the Client displays aggression or makes threats towards the other party/parent or displays any behaviour perceived as threatening, uncooperative or inappropriate towards the child/ren or the Supervisor;

14.6 In the event that the Supervisor forms the view that the Client is under the influence of alcohol or drugs;

14.7 In the event that any criminal acts are attempted or committed during the contact session/changeover;

14.8 In the event that payment is in arrears;

14.9 If ongoing medical exemptions are received by the Supervised Contact Service Manager or no medical certificates are received when a cancellation for medical reasons occur.

14.10 In the event of breach of any of the terms and conditions set out in this Agreement.

14.11 In the event that the Client is aggressive, abusive or makes comments deemed as harassing either in person or via correspondence towards the Supervisor/Service Manager.

14.12 In the event that the child/ren is/are aggressive (physically, verbally) towards the Supervisors.

**PART B – SUPERVISED CONTACT**

The following clauses 15 to 21 are in relation to Supervised Contact only:

15. **OFF-SITE VISITS**

15.1 Activities during contact sessions will be limited to those that do not prohibit the Supervisor from being within sight and hearing of the child/ren and supervised parent at all times.

15.2 At the Supervisor’s discretion, contact sessions may occur outside of LifeCare’s premises
15.3 The Client must email or text the Manager 48 hours prior to any scheduled visit to advise of any outings (if not in walking distance). Outing requests will be assessed on a case by case basis. Some off-site outings, such as to amusement parks, play centres and swimming pools will not be approved.

15.4 The supervised parent is responsible for the payment of all external activities, including admission and transportation costs for the Supervisor and child/ren.

15.5 If the supervised parent is utilising a transport service (such as an Uber or Taxi), the supervised parent must sit in the front of the vehicle.

15.6 If the Supervisor is required to facilitate overnight supervision, accommodation must be approved (by the Supervised Contact Service Manager) and subsequently booked (with written confirmation) at least 7 days prior to the required dates for contact.

15.7 In the event that the contact session occurs outside of LifeCare’s premises, the supervised parent must return to LifeCare’s premises/the nominated changeover location no later than ten (10) minutes prior to the scheduled conclusion of the visit.

15.8 In the event that off-site visits are approved, the resident parent must not remain in the Stones Corner precinct.

16. GIFTS

16.1 The giving of gifts by a supervised parent to the child/ren is restricted to birthdays and other special occasions.

16.2 Greeting Cards (for example, Christmas, Birthday, Easter) are not approved to be given to the child/ren.

16.3 In the instance where gifts are not approved to be given to the child/ren, an email outlining the reasons for this must provided by the resident parent to the Service Manager.

17. VISITORS

17.1 Persons prohibited from contact with the child/ren by court order must not attend contact sessions.

17.2 Third parties may only attend the contact session for special occasions only if agreed between the parents and Manager.
   a. In the event that the supervised parent wishes for a third party to attend, they must request this at least seven (7) days prior to the commencement of the contact session.
   b. The resident parent must advise the Manager of their agreement before the contact session can proceed.
   c. The Manager has discretion to determine the attendance and/or frequency and duration of contact with visitors.

17.3 For supervised clients accessing the service on a long-term basis (final orders only) where visitors are listed as approved in the orders, the Manager will consider their attendance every second contact session or for special occasions.
   a. The non-resident parent must request this at least seven (7) days prior to the commencement of the contact session.

17.4 The supervised parent must make any adult visitors aware of the protocols and
appropriate conduct required when visiting the at the contact centre (and ensure the reading of Appendix C). This must be acknowledged in an email to the contact centre (by the supervised parent) prior to the visitor’s attendance.

17.5 No animals/pets will be permitted during changeovers/contact visits at any time (regardless of whether the visit occurs off-site or in the centre), with the exception of guide dogs and therapy dogs.

17.6 Generally speaking, phone calls are not to be taken by the supervised parent during the contact visit. However, in the event that the supervised parent wishes to phone a relative to speak with the child/ren present at the contact visit, they must seek prior (at least 48 hours in advance) approval from the Manager and resident parent. The phone call must be limited in accordance with the Supervisor’s direction and placed on loud speaker. All parties must speak in English.

18. RESPONSIBILITIES OF THE NON-RESIDENT PARENT

18.1 The supervised parent is responsible for the care of the children during the contact visit. While the Supervisor will take due care, the Service assumes no liability for accidents or injury to the child/ren.

18.2 Parties participating in a visit will adhere to the Supervisor’s direction with regard to topics of conversation and will not challenge the supervisor in this regard during the contact visit (see Appendix C).

18.3 The Client must not pass written correspondence or family memorabilia (for example, letters, notes, old toys) to the child/ren during contact sessions unless the Supervisor has viewed it and has received consent to do so by the resident parent.

18.4 In the event that medication is required for the child/ren attending the visit, the medication must be brought by the resident parent. The supervised parent must not bring/administer any medication for the child/ren unless approved by the resident parent/court Order.
   a. Clear instructions for administering the medication must be visible on the medication container.
   b. The Supervisor will pass the medication onto the supervised parent who will be administering the medication.
   c. With resident parent’s approval, the child/ren may self-medicate if/when required and/or appropriate.
   d. The Supervisor will not administer medication at any time, unless required by court Order.

18.5 The Supervisor is not responsible for the enforcement of the child/ren’s dietary restrictions during visits. Where a serious allergy exists, the resident parent is to develop a safety plan in collaboration with the child/ren’s medical practitioner and provide details of the safety plan to the Service. The letter will then be provided to the supervised parent for review.

19. ELECTRONIC DEVICES & MOBILE PHONES

19.1 No mobile phones will be permitted during supervised contact visits (other than in extenuating circumstances, such as contacting transport services, medical emergencies or with prior-approval regarding phone-calls – refer to clause 17.6).

19.2 Video recording or other recording devices are not permitted at any time.
19.3 All devices (electronic) must be either handed to the supervisor at the commencement of the visit, or kept outside the Centre (in your personal vehicle) for the duration of the supervised visit.
   a. No iPads, mobile phones or electronic items (including smart watches) are permitted for use during the contact visit by the visiting child/ren.

20. PHOTOGRAPHY

20.1 Photos may only be taken at the Supervisor’s discretion.
   a. The Supervisor will be the only person permitted to take the photos.
   b. In certain instances, photography may not be approved.
   c. The client must bring in a handheld camera for the use of photography (if approved) and hand it to the Supervisor at the beginning of the contact.
   d. There will be a limit of up to 3 photos per visit.

20.2 No printed photos are to be shown to the child/ren during the supervised visits.

21. TOILETING

21.1 If the child/ren does not require assistance with toileting, the child/ren will be responsible for his or her own toileting and will not be accompanied by the Supervisor or supervised parent.

21.2 If the child/ren requires assistance with toileting, he or she will be accompanied by the supervised parent and the Supervisor. In the instance whereby the resident parent does not give permission for the supervised parent to assist the child/ren with toileting, the Supervisor will accompany the child/ren and assist if necessary.

21.3 For visits that occur off-site (when the child/ren requires assistance with toileting), the destination that is chosen to visit must have a gender-neutral toilet that can be accessed by Supervisor and child/ren.

22. AGREEMENT

22.1 The Client accepts the contents of this Service Agreement; and

22.2 All relevant information has been provided to and carefully considered by the Service; and

22.3 Any contact arrangements entered into promote the welfare, safety and interests of the child/ren concerned.

I am applying to use the Service of Independent Children’s Supervisors at LifeCare Consultancy and have read, understood and accepted all of the terms and conditions contained in this Agreement which apply to the use of the Service.

Name:_____________________________________________________________________
Signature:_________________________________________________________________
Date:_____________________________________________________________________
Child(ren)'s Names:_____________________________________________________________________
________________________________________________________________________

LIFECARE SUPERVISED CONTACT SERVICE AGREEMENT 2020 11
LifeCare Consultancy is committed to client confidentiality and will not provide or discuss client details such as name, address, phone numbers or any other personal information to persons outside of the LifeCare’s Supervised Contact Service, unless provided with written consent.

I, __________________________ provide my consent to staff at LifeCare’s Children’s Contact Service, to discuss with the following persons, relevant matters regarding my involvement with their service.

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<tr>
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<th>Initial</th>
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<th>name of person (if known)</th>
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<tbody>
<tr>
<td>1.</td>
<td>Other Parent</td>
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<td>2.</td>
<td>Legal Representatives</td>
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<td>3.</td>
<td>Independent Children’s Lawyer</td>
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<td>4.</td>
<td>Child Contact Services</td>
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<td>5.</td>
<td>Family Consultant (report writer)</td>
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<td>8.</td>
<td>Other (please specify)</td>
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I understand that I may revoke my consent at any time by providing written notice to LifeCare’s Contact Services Manager.

__________________________________________  ________________
Participant’s Signature             Date

Please note that there are limitations of confidentiality. These include matters relating to child prosecution concerns, criminal matters and/or information requested via court subpoena. If you have any questions regarding confidentiality, or if there are specific professionals involved who you do not wish for us to communicate with, we encourage you to discuss these concerns with LifeCare staff and/or provide the information below.

Additional information eg. Concerns or objections for staff to communicate with legal representatives and/or relevant professionals involved.

__________________________________________________________________________________
__________________________________________________________________________________
__________________________________________________________________________________
APPENDIX A:

DEPARTURE AND ARRIVAL PROCEDURE FOR CHANGEOVERS

WHEN THE RESIDENT PARENT IS DROPPING THE CHILD/REN OFF TO SPEND TIME WITH THE NON-RESIDENT PARENT

- Non-resident parent arrives **10-15 minutes before** the scheduled changeover time. The Supervisor will allocate a room for them to wait in.
- The resident parent arrives **at the scheduled changeover time** and brings the child/ren into the reception area where they will hand over the child/ren to the scheduled Supervisor.
- The resident parent will then leave the Centre [they are not to delay departure].
- The Supervisor will take the child/ren to the non-resident parent and advise them when they are able to leave the allocated room and Centre.
- **Please note:** If the non-resident parent is attending with someone, they must come into the Centre (and not be in the car park area) whilst the changeover is occurring.

WHEN THE NON-RESIDENT PARENT IS DROPPING THE CHILD/REN OFF TO RETURN TO THE RESIDENT PARENT

- Non-resident parent arrives **10-15 minutes before** the scheduled changeover time with the child/ren. The Supervisor will allocate a room for them to wait in.
- The resident parent arrives **at the scheduled changeover time** and waits in the car park for the scheduled Supervisor to bring the child/ren outside (they must not come into the Centre).
- The resident parent will then leave the carpark with the child/ren [they are not to delay departure].
- The Supervisor will advise the non-resident parent when they are able to leave the allocated room and Centre.
- **Please note:** If the non-resident parent is attending with someone, they must come into the Centre (and not be in the car park area) whilst the changeover is occurring.

DEPARTURE AND ARRIVAL PROCEDURE FOR CONTACT SESSIONS

- The non-resident parent arrives 10-15 minutes early and waits in a private room inside the Centre [note: If the non-resident parent is being dropped at the Centre by someone else, they must drop the parent off and leave the Stones Corner area immediately to avoid any interaction with the other party/child.]
- Child/ren arrives with the resident parent **at the scheduled contact changeover time** and drops the child/ren with the scheduled Supervisor in the reception area. The resident parent needs to leave the Stones Corner area IMMEDIATELY after the drop off. [Note: if the resident parent is early, they are to wait nearby (not visual range of the Centre/or on Stoneham Street) until the scheduled time].
- At the end of the time spent with the non-resident parent when returning the child/ren for a changeover/from a contact session, the resident parent needs to return to the car park area of LifeCare (at the end of the contact session/at the changeover time, not earlier) and the supervisor will bring the child/ren outside to meet them (the resident parent **does not re-enter LifeCare**).
- Once the resident parent has left (NOTE: they are not to wait for an extended period in the car park after picking up the child/ren), the Supervisor will advise the non-resident parent that they can leave [note: If the non-resident parent is being picked up by another person at the end of the visit, the driver must avoid the Stones Corner area and not enter LifeCare's carpark/Stoneham Street until the Supervisor has advised that the resident parent has left the area].
APPENDIX B:
MANDATORY READING PRIOR TO COMMENCING SERVICE: RESIDENT PARENT

It is important for parents to remember that a child’s developing identity is enriched if they are free to enjoy a positive relationship with both parents. The Family Law Act, in part, seeks to ensure children are afforded the opportunity to have a meaningful relationship with both parents. Both parents must do their best to foster this. The following list is not a complete or definitive list of criteria that underpin dysfunctional alignment, and, of course, there can be some legitimate reasons why some children do not want to spend time with a parent. However, it has been found that the following behaviours can place the child in a position of feeling as though they are not (emotionally) free to love both parents equally. This has potentially negative repercussions for a child – some consider it emotionally abusive.

Have you ever engaged in any of the following? If so, this is NOT conducive to encouraging a meaningful relationship with the other parent.

- Routinely allowed the child to talk negatively or disrespectfully about the other parent.
- Arranged tempting alternatives that would interfere with the other parent’s time with the child.
- Given the child decision-making power about spending time with the other parent – especially in spite of court orders or parenting plans to the contrary.
- Act hurt, betrayed or rejected if the child shows positive feelings towards or makes positive statements about the other parent.
- Used the child as a courier, messenger or spy.
- Asked the child to mislead or lie to the other parent or betray the parent’s trust in the child.
- Shared the details of the property settlement or court experiences/processes with the child. Informed them of legal proceedings using the pretexts such as “they have a right to know” or asserting they are “mature enough” to cope with legal information.
- Shared details of private information about the other parent – eg, results of drug tests, information about past so-called dubious behaviour (from pre-parenting days), information about the other parent’s family (as a means of discrediting the other parent).
- Repeatedly reminded your child of certain behaviour that your partner engaged in prior to separation – especially when such behaviour did not directly relate to the child (for example, extra-marital relationships, unscrupulous business dealings, use of pornography), knowing that the child would likely be disapproving of such behaviour.
- Made comments about not being able to afford to do something (go to Dreamworld, get tuckshop, buy shoes, go for a holiday and so on) because the other parent doesn’t/didn’t provide you with the funds to do so/doesn’t pay sufficient child support.
- Allowed the other parent to worry needlessly about the child (eg, not provided information about the child’s whereabouts, not disclosed details of accidents or injuries).
- Infringed on the other parent’s time with excessive phone calls or scheduled activities.
- Told a child to “block” the other parent on social media/phone.
• Interpreted court orders that increase your time with the child and decrease the other parent’s time with the child.

• Prior to a reunification of supervised visitation, given covert messages that the child is in harm’s way when they are spending time with the other parents. Comments such as “be brave”, “this nice lady will keep you safe”, or “it’ll be over soon”, “I’m so sorry sweetheart but the judge says you have to do this”, give the child the message that spending time with the other parent is problematic in some way.

• Taken your child to see health or psychological professionals – without input or permission from the other parent – to validate your position about the child’s stated wishes.

Remember, your experience with the other parent is/will not be the same as your child’s experience. Behaving in ways that encourage your child to align with your position in the face of their desire (at some former time) to enjoy a positive experience is a form of emotional abuse and could have long-term detrimental consequences for your child.

If you recognise that your behaviour could be non-facilitative, seek professional guidance about ways to modify unhelpful behaviour and prioritise a functional co-parenting experience for your child.

I acknowledge I have read this document prior to commencing a Service with LifeCare

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LIFECARE SUPERVISED CONTACT SERVICE AGREEMENT 2020
APPENDIX C:
MANDATORY READING PRIOR TO COMMENCING SERVICE: NON-RESIDENT PARENTS

It is common to experience a range of emotions when you learn that your time with your child will be supervised. Parents may feel embarrassed, ashamed, indignant or just plain annoyed. Invariably, parents do not believe they need to be supervised; it is unfair, unhelpful and inconvenient. If that’s not challenging enough, some parents have to pay for supervised contact. So, as well as being (you believe) an unjustified and inconvenient exercise, it can be hugely expensive. Then, you are told when you can see your child, what you may or may not say, who else can accompany you, and what activities you are permitted to do. It takes an extremely mature and emotionally evolved person to tolerate these restrictions and conditions and focus on what is the most important purpose of spending time with your child: making it a positive, enjoyable and enriching experience for your child.

Be honest with yourself and with professionals. It is almost always the case that both parties have contributed – in some way – the current situation. Accept responsibility for any past unhelpful behaviour. Children are more likely to be drawn to someone who displays contrition and humility rather than someone is denying unhelpful choices, is arrogant or is defensive.

Be aware that your behaviour – including your words (spoken and written – emails, texts, Facebook and so on) – can, and will, be used to either build or thwart your relationship with your child.

What helps?

- Remembering that children generally want to have a loving and positive relationship with their parents. You need to be the best version of you that you can possibly be so that your child engages with and forms a relationship with this person.
- Showing your child that spending time with them is important, special and meaningful to you. Don’t spend the visit seeking to engage with the supervisor or talking about all the other family members that are not spending time with them.
- Being patient. Even though this is your child, developing a close relationship with anyone, takes time. If there has been a rupture in your relationship previously, you might need to be very patient. Patience shows your child that you think they are worth waiting for.
- Being respectful to those who are providing this service for you. It is not the supervisor’s fault that you are being supervised. Disrespectful behaviour speaks to your inability to manage your feelings and is not suggestive of someone who is focusing on being the best version of themselves.
- Maintain physical and emotional health: seek professional assistance (from a counsellor or therapist) who is experienced in post-separation conflict. These situations can take a long time to resolve; you will need lots of energy to sustain patience and resilience throughout. Find acceptance that there may not be the resolution that you are “wishing” or “hoping” for.
- Let the child/ren lead the visit. Try not to be overly directive about what you want to do during the contact time. Similarly, although it is useful to show interest in the child/ren’s lives, it is also suggestive to let the child/ren lead the conversation.
- Always speak respectfully and graciously about the child’s other parent.
• Present as a person your child would want to connect with. Resentful, bitter, overly-emotional, sad, frustrated people are not pleasant to be around.

• Reassure your child that you love him/her. Resist the urge to be smothering, overly affectionate (especially when it is not invited), buy excessive gifts, make promises about future fun events, living arrangements and so on.

• Honour all your legal and personal responsibilities. Ensure child support payments are met. Undertake all courses or programs recommended by court appointed experts or professionals.

• Always adhere to Orders. If they are open to interpretation, seek clarification from a professional.

What is unhelpful?

• Expressing your anger, frustration, negative emotions – overtly, subtly, directly, indirectly – to anyone at the visit – your child or the supervisor. Negative, snide or sarcastic remarks (such as, “well, of course we could see your grandparents but your mum/dad makes us spend time together here at this place) about your ex reveal more about you than your ex and suggest you are more interested in revenge or retribution than building a relationship with your child.

• Raising inappropriate topics during a visit. For example, speaking about when unsupervised visits might occur, court proceedings, legal matters, or financial issues;

• Saying anything that may be potentially upsetting, confusing, burdensome or anxiety-provoking. Examples include: making promises they may not be able to keep, such as when the child/ren comes to visit at their home, speaking about how much a family pet/other family members is/are missing/loving them.

• Asking/interrogating the child/ren questions about where they live or attend school;

• Making derogatory or negative comments about the other parent/parent’s family/life during the visit/changeover. Examples include, making snide remarks about the way the maternal grandparents behave or passing a sarcastic remark about the resident parent’s new car (eg “it’s nice that he/she can afford a Lexus”)

• Attempting to convince the supervisor that your version of events is “the truth”.

• Discussing your legal proceedings with the supervisor, the child or other people at the contact centre.

• Being angry at your child because they are not being as loving as you would like. Remember – this is about your child – not you.

• Being disrespectful of the environment you are being supervised in. Allowing your child to misuse toys, damage property or leave a mess, speaks to your lack of parenting skills and your attitude toward people who are providing an important service to you.

I acknowledge I have read this document prior to commencing a Service with LifeCare

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APPENDIX D

Some ideas for Activities for ‘Off-site’ visits (visits 2+ hours)
(require minimum 48 hours prior approval via email to Manager)

SPLASH POOLS (parents are not permitted to go “swimming”)
- Southbank Lagoon
- Rocks Riverside Park (Seventeen Mile Rocks)
- Wynnum Water Park

PARKS
- Whites Hill Reserve
- Bulimba Parks
- Colmslie Reserve
- Holland Park
- Stones Corner Parks
- Brisbane City Botanic Gardens
- Roma Street Parklands
- Harmony Park – Dutton Park
- Keralgerie Park in Morningside (for younger kids)
- New Farm Park

OTHER PAID ACTIVITIES:
- Science museum at Southbank
- Planetarium
- Putt Putt Mini Golf (Victoria Park)
- Ferry Ride (need Go Card for supervisor and children/parent)
- Mt Gravatt Mini Golf
- Plaster Fun House, Carina (no entry fees)

LIBRARIES (offer arts, crafts, reading, singing)
- Carindale
- Southbank
- Stones Corner

ZOO/ANIMAL EXPERIENCES
- Lone Pine Sanctuary
- King Country, Thornlands (30min drive)

OTHER FREE ACTIVITIES:
- Bunnings DIY Craft – look up individual stores for more details on days and times. Closest Stores to Greenslopes would be Holland Park, Mt Gravatt or Cannon Hill
- Free Kids Art Program at West End with Creative Kids (offered 7 days a week)
- GOMA (Gallery of Modern Art) at Southbank – various exhibitions and a free children’s activity centre downstairs.