

## § 30-3-33. **Advisory guidelines** Currentness

In addition to the **parent-time** schedules provided in [Sections 30-3-35](#) and [30-3-35.5](#), the following **advisory guidelines** are suggested to govern all **parent-time** arrangements between parents.

- (1) **Parent-time** schedules mutually agreed upon by both parents are preferable to a court-imposed solution.
- (2) The **parent-time** schedule shall be used to maximize the continuity and stability of the child's life.
- (3) Special consideration shall be given by each parent to make the child available to attend family functions including funerals, weddings, family reunions, religious holidays, important ceremonies, and other significant events in the life of the child or in the life of either parent which may inadvertently conflict with the **parent-time** schedule.
- (4) The responsibility for the pick up, delivery, and return of the child shall be determined by the court when the **parent-time** order is entered, and may be changed at any time a subsequent modification is made to the **parent-time** order.
- (5) If the noncustodial parent will be providing transportation, the custodial parent shall have the child ready for **parent-time** at the time the child is to be picked up and shall be present at the custodial home or shall make reasonable alternate arrangements to receive the child at the time the child is returned.
- (6) If the custodial parent will be transporting the child, the noncustodial parent shall be at the appointed place at the time the noncustodial parent is to receive the child, and have the child ready to be picked up at the appointed time and place, or have made reasonable alternate arrangements for the custodial parent to pick up the child.
- (7) Regular school hours may not be interrupted for a school-age child for the exercise of **parent-time** by either parent.
  
- (8) The court may make alterations in the **parent-time** schedule to reasonably accommodate the work schedule of both parents and may increase the **parent-time** allowed to the noncustodial parent but may not diminish the standardized **parent-time** provided in [Sections 30-3-35](#) and [30-3-35.5](#).
- (9) The court may make alterations in the **parent-time** schedule to reasonably accommodate the distance between the parties and the expense of exercising **parent-time**.
- (10) Neither **parent-time** nor child support is to be withheld due to either parent's failure to comply with a court-ordered **parent-time** schedule.
- (11) The custodial parent shall notify the noncustodial parent within 24 hours of receiving notice of all significant school, social, sports, and community functions in which the child is participating or being honored, and the noncustodial parent shall be entitled to attend and participate fully.
- (12) The noncustodial parent shall have access directly to all school reports including preschool and daycare reports and medical records and shall be notified immediately by the custodial parent in the event of a medical emergency.
- (13) Each parent shall provide the other with the parent's current address and telephone number, email address, and other virtual **parent-time** access information within 24 hours of any change.
- (14) Each parent shall permit and encourage, during reasonable hours, reasonable and uncensored communications with the child, in the form of mail privileges and virtual **parent-time** if the equipment is reasonably available, provided that if the parties cannot agree on whether the equipment is reasonably available, the court shall decide whether the equipment for virtual **parent-time** is reasonably available, taking into consideration:
  - (a) the best interests of the child;
  - (b) each parent's ability to handle any additional expenses for virtual **parent-time**; and
  - (c) any other factors the court considers material.
- (15) Parental care shall be presumed to be better care for the child than surrogate care and the court shall encourage the parties to cooperate in allowing the noncustodial parent, if willing and able to

transport the children, to provide the child care. Child care arrangements existing during the marriage are preferred as are child care arrangements with nominal or no charge.

(16) Each parent shall provide all surrogate care providers with the name, current address, and telephone number of the other parent and shall provide the noncustodial parent with the name, current address, and telephone number of all surrogate care providers unless the court for good cause orders otherwise.

(17) Each parent shall be entitled to an equal division of major religious holidays celebrated by the parents, and the parent who celebrates a religious holiday that the other parent does not celebrate shall have the right to be together with the child on the religious holiday.

(18) If the child is on a different **parent-time** schedule than a sibling, based on [Sections 30-3-35](#) and [30-3-35.5](#), the parents should consider if an upward deviation for **parent-time** with all the minor children so that **parent-time** is uniform between school aged and nonschool aged children, is appropriate.

(19) When one or both parents are servicemembers or contemplating joining a uniformed service, the parents should resolve issues of custodial responsibility in the event of deployment as soon as practicable through reaching a voluntary agreement pursuant to [Section 78B-20-201](#) or through court order obtained pursuant to [Section 30-3-10](#). Servicemembers shall ensure their family care plan reflects orders and agreements entered and filed pursuant to Title 78B, Chapter 20, Uniform Deployed Parents Custody, **Parent-Time**, and Visitation Act.