IN THE CIRCUIT COURT OF THE 15TH JUDICIAL

CIRCUIT OF FLORIDA, IN AND FOR PALM BEACH COUNTY.

FAMILY DIVISION “ ”

CASE NO.

IN RE: THE MATTER OF:

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,**

Petitioner,

and

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ ,**

Respondent.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_/

**ORDER FOR SUPERVISED VISITATION PROGRAM**

PURSUANT TO FLORIDA STATUTES, the Court hereby orders as follows:

1. The petitioner and or  respondent or  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_is hereby ordered to use the Standard Supervised Visitation Program  Therapeutic Supervised Visitation Program to have contact with the following minor children:

Name: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_D.O.B.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Name: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_D.O.B.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

1. The visitation shall be **weekly** **biweekly**, or as noted **below:**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

1. Check all that apply*:*

Visitation is strictly limited to the minor children and the visiting parent.

Visitation is between the minor children, the visiting parent, and visitors authorized by the court and/or the program, pursuant to specific program policies regarding safety and accountability.

Visitation is in accordance with the Limitations on Visitation set forth in the attached Final Judgment of Injunction.

1. The parties shall contact the program at **855-862-9236, ext. 2** or email at [**mschlegel@thetobycenter.org**](mailto:mschlegel@thetobycenter.org) to schedule an intake/orientation. No visitation will occur until the parties have completed an intake/orientation.
2. The Policies and Procedures of **The Toby Center for Family Transitions, Inc.** are hereby incorporated by reference into this order and both parties directed to comply with them.
3. The cost of services is $\_\_\_\_\_ per visit/$\_\_\_ for monitored exchange/$\_\_\_\_\_\_\_\_\_\_\_(other services) to be divided equally by the parties, unless specified otherwise below:

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

1. Payment should be made at **The Toby Center for Family Transitions, Inc.**, or mailed to the

address: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

1. Failure to pay may result in the Court issuing a judgment against the responsible party.
2. The visiting parent must bring picture identification at each visit.
3. The visiting parent shall not remove the child(ren) from the premises of the supervised visitation program without the court/program’s authorization. Should the parent (or another person acting on his behalf ) do so, law enforcement authorities including, but not limited to the [local police and sheriff ’soffice], are hereby directed and authorized to use all reasonable means necessary to return the child(ren) to the Custodian of Record.
4. The parties are ordered to follow the directives of the staff of **The Toby Center for Family Transitions, Inc.**
5. **The Toby Center for Family Transitions, Inc.** staff is authorized to terminate a visit as necessary.
6. The parties are ordered to notify **The Toby Center for Family Transitions, Inc.** by telephone at \_\_\_\_\_\_\_\_\_\_ before 3:00 pm on the day before the scheduled visitation if they cannot keep a scheduled appointment. Failure to do so will result in the parties being required to pay for the appointment. If two appointments are cancelled by either party, no additional appointments will be scheduled until further order of the Court. The program may require –upon multiple cancellations or absences— that cancellations or absences due to illness must be verified in writing by a physician.
7. Written notification shall be provided to the Court if any case is declined, suspended, or terminated.
8. The order for use of the Visitation Program shall expire 180 days after the commencement of

the parties’ first visitation at the Program. The parties may file a formal Motion to the Court to apply for additional use of the Program.

1. The Supervised Visitation Program shall submit Reports to the Court, Client Counsel, or client  every three months  every six months  as follows :

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

DONE AND ORDERED this \_\_\_day of \_\_\_\_\_\_\_\_\_\_\_\_, \_\_\_\_\_\_\_ in, Palm Beach County, Florida.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Circuit Judge

Copies furnished to:

**The Toby Center for Family Transitions, Inc.** (via Electronic Mail at \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_)

Petitioner

Respondent