

Name
Address
City, State, Zip Code
Telephone
Email Address

IN THE DISTRICT COURT FOR THE _____ JUDICIAL DISTRICT
FOR THE STATE OF IDAHO, IN AND FOR THE COUNTY OF _____

_____,
Petitioner,
vs.
_____,
Respondent.

Case No.

THERAPEUTIC SUPERVISED ACCESS
ORDER

IT IS HEREBY ORDERED:

1. The parties will participate in Therapeutic Supervised Access according to IRFLP 717 with KIDS Services (further known as Supervised Access Provider), 208 375-5800.
2. Therapeutic Supervised Access with the Petitioner or Respondent will include the following children:

Name

Date of Birth

3. Therapeutic Supervised Access is necessary because there are allegations or suspicion of:

- No contact or significant interruption of contact between child(ren) and parent
- High level of parental conflict
- Risk of abduction
- Domestic violence
- Physical abuse of child/ren
- Sexual abuse of child/ren
- Issuance of a Domestic Violence Protection Order or No Contact Order
- Substance abuse
- Risk of emotional safety of child/ren
- Other _____

4. Costs associated with Therapeutic Supervised Access and including Supervised Access, will be allocated as follows:

- Parties will each pay one-half of the total amount.
- Petitioner will pay _____% of the total amount.
- Respondent will pay _____% of the total amount.
- Other: _____.

5. Each party will contact the Supervised Access Provider within five (5) days of the date of this Order to make arrangements to begin therapy.

6. Each party will cooperate as requested by the Therapist. They will make themselves available for interviews and other processes and make the child(ren) available for appointments and sessions. The parties will participate in sessions as deemed necessary by the Therapist.

7. No third party may be present during the Therapeutic Supervised Access sessions, unless approved by the Therapist.
8. Therapeutic Supervised Access schedule will be one time per week for one hour as determined by the Supervised Access Provider and Therapist. The specific days and times will be coordinated with the Provider. If the parties are unable to negotiate mutually acceptable dates and times, each party will give the Supervised Access Provider a weekly schedule as well as a schedule for the child/ren, and the Provider will determine the access schedule.
9. With the exception of mediation records, unless otherwise directed by the Court, the Therapist will have access to all records, public or private, that bear upon the physical or mental health of the parties, the children and other persons who are a part of the household and for any child whose custody is at issue. Parties will cooperate in providing all requested information and upon request of the Therapist the parties will sign releases for such information. Such information and records may include but are not limited to: police reports, psychological evaluations or mental health records, medical and dental records, school records, day care records, drug test results, court records including criminal history, civil and criminal petitions, and orders of protection.
10. The Supervised Access Provider is directed to provide status reports to the Court every 30 days with information regarding the number of sessions attended and the participation level of all parties.
11. At the conclusion of Therapeutic Supervised Access services or prior to a court hearing, the Therapist is further directed to provide information regarding their observations, psychoeducation, interventions, and recommendations for the family's needs. Recommendations will not include parenting time or unsupervised access.
12. Unless otherwise recommended by the Therapist, upon conclusion or termination of Therapeutic Supervised Access, such visitations will be supervised by the Supervised Access Provider without therapy and scheduled one time(s) per week for two (2) hours. Specific dates and times will be negotiated with the Supervised Access Provider

according to Provider's policies and schedule. If the parties are unable to negotiate mutually acceptable dates and times, each party will give the service Provider a weekly schedule as well as a schedule for the child/ren, and the Supervised Access Provider will determine the access schedule.

13. Payment of supervised access will be according to the same percentages or amounts as listed in this Court order. Supervised Access Provider will provide a supervised access report every thirty (30) days or within seven (7) days of service interruption caused by one or both parties.
14. This order is effective immediately.
15. **Failure to comply with the conditions of this Court Order may, at the discretion of the Therapist or Service Provider, result in the interruption, rescheduling, termination of the supervised access, and may result in the imposition of sanctions as deemed appropriate by the Court, which may include sanctions for contempt.**

DATED this _____ day of _____

Honorable Magistrate Judge