in the circuit court, fourth

judicial circuit, in and for

in re: The matter of: nassau county, florida

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| \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,  Petitioner,  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,  Respondent | Case No. 45-\_\_\_\_\_\_\_\_\_-DR-000\_\_\_\_-DRAXYX  Division: B |

**ORDER REGARDING OURFAMILYWIZARD® SERVICES**

**THE COURT MAKES THE FOLLOWING ORDERS:**

1. The Court finds that it is in the best interest of the child(ren) for the parties to communicate regarding their child(ren) via OurFamilyWizard® (hereinafter referred to as “OFW”). The parties shall subscribe to the Essentials Package. The Petitioner qualifies for a fee waiver as a result of her current financial circumstances. The parties are ordered to each establish an OFW Parent Account. Each shall enroll in the program no later than 14 calendar days from today. The parties shall enroll by completing the sign-up process at OurFamilyWizard.com or by contacting OFW Customer Support.
2. The parties shall ensure that they have an OFW package that enables them to utilize OFW in the manner outlined herein.
3. After registration, the parties shall immediately begin to utilize their OFW accounts via the website at OurFamilyWizard.com or via the OFW mobile applications for iOS or Android.
4. The parties shall include the ToneMeter™ add-on with their OFW subscription. ToneMeter™ will be used when composing entries to encourage cordial and productive communication.
5. Thereafter, the parties shall not e-mail, text, or telephone but shall post all communication with one another exclusively on OFW unless otherwise noted herein.
6. The parties shall be allowed to communicate by telephone only in matters of emergency regarding the child that must be acted upon in less than 24 hours. In case of such an emergency, the subject and general content of such communication shall be memorialized in a Moment entry in the OFW Journal. If this box is not checked, the parties shall not be able to communicate by any means other than OFW, even in the case of an emergency.
7. The parties shall utilize the OurFamilyWizard’s documented voice and video call feature (hereinafter “Calls”) and shall grant the consent required in order to place and receive Calls from one another.
8. The parties shall utilize the Calls feature for the purpose of enabling the minor child(ren) to communicate with the parent who is not exercising parenting time at that moment. Each party shall have reasonable Calls contact with the minor children when in the custody of the other party at a time that is convenient given the parties’ and children’s schedules. (MAYBE-OR) The calls shall take place on \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ at \_\_\_\_\_\_.
9. Each party will ensure that when the minor child(ren) are utilizing the Calls feature to communicate with the other parent, the parent who is present with the child(ren) will initiate the call, but then leave the child(ren) to speak in privacy.
10. The Calls outlined herein, including those between parents and child(ren), shall be recorded and each party shall grant the permission necessary in order for the Calls to be recorded.
11. Calls between the parties shall be recorded and each party shall grant the permission necessary in order for the Calls to be recorded, however Calls between a party and child(ren) shall not be recorded.
12. The Calls outlined herein shall not be recorded.
13. The parties shall not disseminate any recordings or transcripts of Calls to anyone except to family law professionals directly involved in this case or as requested by this Court.
14. The utilization of OFW shall not be deemed as a per se violation of the existing Protection from Abuse Order filed No. # of # dated DATE and in effect until DATE.
15. The parties shall only utilize the OFW Message Board feature when the information to be communicated cannot be conveyed in the Calendar, Expense Log, Journal, Info Bank, or other OFW features.
16. Whenever an entry requires a response, the receiving parent shall respond within 48 hours unless the entry itself indicates that a longer time frame is acceptable.
17. Professional Access shall be granted by each party to their respective attorney(s) of record and the assigned  Judge  Commissioner  Minor’s Counsel  Parent Coordinator  Special Masters  GAL  Therapist  TITLE. Name(s) and email address(es) of attorney(s) of record and assigned individuals: NAME(S) AND EMAIL(S)
18. The parties shall elect to receive notifications about new activity on OFW as follows:

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| **Petitioner** | **Respondent** |
| **Notification Type:**  Email  Text message  Push notifications (Sent “On Action” only) | **Notification Type:**  Email  Text message  Push notifications (Sent “On Action” only) |
| **Delivery (select one):**  On Action (per action)  Daily Digest (once daily) | **Delivery (select one):**  On Action (per action)  Daily Digest (once daily) |

1. The parties shall take advantage of the tools in the Expense Log to record and formalize all potentially reimbursable expenses in order to mitigate the necessity of further litigation over such matters. An electronic file of the receipt must be attached to each expense entry.
2. The parties shall utilize OFWpay™ in the Expense Log to initiate e-payments for reimbursements.
3. The parties shall utilize the Check-ins tool in the OFW Journal to memorialize their presence at parenting time exchanges and visitations.
4. Unless or until there is a signed Order of this Court ending the parties’ utilization of OFW or the youngest of the parties’ children reaches the age of 18, neither party shall fail to renew his or her annual OFW subscription.
5. The court accepts the stipulation of the parties that records maintained by OFW may be received into evidence without further foundation or objection.
6. This Order of Court shall remain in full force and effect until further Order of Court.

DATED: DDDD

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Copies to:

Petitioner via \_\_\_\_\_\_\_\_\_\_\_\_

Respondent via \_\_\_\_\_\_\_\_\_\_