		IN THE CIRCUIT COURTJUDICIAL CIRCUIT, IN AND FORCOUNTY, FLORIDA
		CASE NUMBER:
		DIVISION:
PETI	ITIONER NAME	Petitioner,
-and-	-	
RESI	PONDENT NAME	Respondent.
	ORDER FOR SUPERVISED VISI	TATION (Non-dependency cases)
	PURSUANT TO FLORIDA STATUTE	S, the Court hereby orders as follows:
1. Bo	th parties are ordered to comply with this Court (	Order.
(Chec	ck one)	
	ne petitioner or  respondent or  other is he cet with the following minor children:	reby ordered to use the Visitation Program to have
a. d/o	)/b:	
b. d/o	o/b:	
c. d/o	o/b:	
d. d/o	o/b:	
2. <i>Ch</i>	eck One:	
	Visitation is strictly limited to the minor child	ren and the visiting parent.
		risiting parent, and visitors authorized by the court am policies regarding safety and accountability.
	Visitation is in accordance with the Limitation Judgment of Injunction.	s on Visitation set forth in the attached Final
3. Fre	equency of visits: Visits shall be held according to	o program policy, or described below:

mandat	tory intake. Intakes are required prior to the onset of visitation,	
A.	The payment for intake will be allocated by each parent according to the following:	
	at home (custodial parent) is to pay percentage	
	away parent (visiting parent) is to pay percentage	
	other	
B.	The payment for visitation sessions will be allocated by each parent according to the following:	
	at home (custodial parent) is to pay percentage	
	away parent (visiting parent) is to pay percentage	
	other	
<ul><li>visitation</li><li>6. The Order at 7. The</li></ul>	parties shall contact the program at ( <i>phone number</i> ) 855-862-9236 ex. 1 to schedule an orientation. No visitation will occur until the parties have completed an intake/orientation.	
	order will be automatically rescinded 30 days after its issue date if it is not acted upon by the g party unless otherwise noted here:	
	program may decline to accept a case, and may suspend or terminate an open case, for the ang reasons:	
a. The	case will place or places an undue demand on the program's resources;	
	or both of the clients have failed to comply with the visitation agreement, the directives of the visit isor, or the Court's Order;	
c. Safe	ty issues cannot be effectively addressed by the program.	
10. Determination of location for visitations rest with the Visitation Supervisor, Program Director, Lead Monitor or Case Monitor or other Toby Center representative. Attempts to oppose or blockade these decisions without sufficient merit will be cause for termination of the visitation.		
11. Wr	itten notification shall be provided to the Court if any case is declined, suspended, or terminated.	

4. Every visitation program has unique policies with regard to costs. The costs of the Toby Center supervised visitation program has too components, one for the visitation sessions and one for the

staff.	e Review: This case shall be reviewed in six months or upon motion of either party or program	
progran behalf) office],	visiting parent shall not remove the child(ren) from the premises of the supervised visitation in without the court/program's authorization. Should the parent (or another person acting on his do so, law enforcement authorities including, but not limited to the [local police and sheriff's are hereby directed and authorized to use all reasonable means necessary to return the child(ren) custodian of Record.	
14. Other active cases exist involving these parties and children, including:		
	er: (for example, level of supervision, provisions making visitation contingent on participation in nt or counseling, conditions precedent to visitation, video-taping/recording of visits, etc)	
•	orts to the Court: The Supervised Visitation Program shall submit Reports to the Court, Client l, or client as follows	
	a. every three months	
П	b. every six months	

Each parent will be entitled to observation reports at no charge. Additional requests will be honored to those solely related to the case. Prepayment will be required. Detailed field narratives will only be provided by subpoena and will be subject to a prepayment administrative fee.

- 17. Confidentiality for supervised visitation be will limited to all parties including client parties, counsel, court, and all professionals associated with the case and that visitation session reports will be available to all parties upon request. Therapeutic visitation requires clinical protocols and ethics, HIPPA integrity and rights to privacy based on authorizations signed by the clients.
- 18. Court appearances will require subpoena and prepayment.

19. It is recommended that visiting parents participate in a support group during the months that visitation is required of them. Co-parenting, anger management and/or other divorce support group research demonstrate such programs improve more readily individual adaptation to family changes.