IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

COUNTY DEPARTMENT, DOMESTIC RELATIONS DIVISION

[FIRST NAME, LAST NAME], )

)

Petitioner, ) No. [NUMBER]

v. )

)

[FIRST NAME, LAST NAME], ) Cal.

)

Respondent. )

**MUTUAL RESTRAINING ORDER**

THIS MATTER coming to be heard regarding the agreement of the parties, PETITIONER NAME (hereinafter “First Name” or “Petitioner”) and RESPONDENT NAME (hereinafter “First Name” or “Respondent”), (collectively referred to as “the parties”), having reached an agreement, the Court having jurisdiction and being fully advised in the premises;

IT IS HEREBY ORDERED:

1. The parties are restrained and enjoined from harassing, stalking or otherwise interfering with the other’s personal liberty.
2. The parties are restrained and enjoined from videotaping or recording one another, except for the exclusive purpose of documenting violations of existing court orders in the matter.
3. The parties are restrained from entering, remaining present, or lingering at the other’s residence or place of employment for any reason absent written agreement of the parties, through their respective counsel or Order of Court.
4. Each of the parties are restrained and enjoined from:
   1. Discussing any aspect of the pending litigation with, and/or in the presence of, the minor children. “Any aspect of the litigation” includes, but is not limited to: Allocation of Parental Responsibilities (temporary or permanent);
      1. Parenting Time (excluding for purpose of ordinary coordination);
      2. Support;
      3. Matters surrounding a potential relocation;
      4. Change in schools;
      5. Change in neighborhood;
      6. Court dates; and
      7. Monetary/financial information.
      8. Paramours.
   2. From utilizing electronic and/or in-person communication as a form of manipulation and harassment.
   3. Questioning and/or discussing with the minor children their preferences as to parenting time or allocation of parental responsibilities.
   4. Questioning, discussing, rehearsing, and/or coaching the minor children with regard to court testimony, interviews with the Court, mediators, intervenors, attorneys, investigators, social workers, treating and/or examining professional and any and all other persons having any relationship and/or function with regard to the pending litigation.
   5. Questioning, discussing, examining, interrogating and/or sending excessive text messages to the minor children with regard to the conduct, habits, social activities, monetary expenditures, purchases, work schedule, etc. of the other party.
   6. Criticizing, demeaning or disparaging the relationship of the other party to the minor children, in the presence of, or within ear shot of, the minor children.
   7. Criticizing, demeaning or disparaging any said activities or social engagements between the other party and minor children, in the presence of, or within ear shot of, the minor children.
   8. Criticizing, demeaning, disparaging and/or placing either party or family members in a negative light in the presence of, or within ear shot of, the minor children.
   9. Neither party shall threaten the other party as it relates to actions or potential outcomes regarding parenting time with the minor children or this pending litigation.
5. All communications between the parties shall be limited to Talking Parents/Our Family Wizard and shall be in regards to the discussion of issues directly related to the children unless in the case of an emergency.
6. The terms of this Order shall remain in full force and effect until further order of Court.

ENTER:

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JUDGE