Name: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

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

Address:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

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

Telephone: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Facsimile: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Email: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

*Safe Haven Therapist*

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA

IN AND FOR THE COUNTY OF Maricopa

|  |  |
| --- | --- |
| In Re the Matter of:**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,** Petitioner, and**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,** Respondent. | **NO.** **FC\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_** **(Dated \_\_\_\_\_\_\_\_\_\_th, 2021)**(Assigned to the Honorable \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_)  |

Your Honor:

**IT IS HEREBY ORDRED** that the parties shall ensure that the minor child(ren) attend and participate in counseling. The counseling shall be with a Safe Haven Therapist, and \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ is hereby appointed to serve as the Safe Haven Therapist for the parties’ minor child(ren): \_\_\_\_\_\_\_\_\_\_\_. Information disclosed to the Safe Haven Therapist shall not be disclosed to either party except in the case of an emergency. The Safe Haven Therapist will not be used by either party to gain an upper hand in this matter, but shall exist only to counsel the minor children.

**IT IS FURTHER ORDERED** that the child(ren)’s therapy shall be held to the following standards and guidelines;

1. Safe Haven Therapy is designed as Court-Ordered Therapy for a child in which the

administrative procedures and methodology address maintain the privacy for a child in a treatment relationship.

1. A Safe Haven therapist is appointed pursuant to Arizona Revised Statutes 25-405, i.e., Interviews by the Court.
2. Neither parent shall have access to the records of the Safe Haven therapist. If either parent has concerns about the treatment and whether the treatment is within community standards, records could be provided to the Court to ensure the treatment is appropriate. The only reason a parent should ask the Court to access the records is for concern about the process of treatment, not the content of sessions.
3. The Safe Haven Therapist should be permitted to communicate with any other Court appointed professional involved in the case, including the Parenting Coordinator, about the treatment.
4. The Safe Haven Therapist shall act in the capacity of a Special Master in her capacity pursuant to this order and as such is cloaked with applicable judicial immunity consistent with Arizona case law applicable to quasi-judicial officers of the Court as to all actions undertaken pursuant to the Court appointment and this order. Any alleged impropriety or unethical conduct by the Safe Haven Therapist shall be brought to the attention of the Court in writing, prior to the submission of such complaints to any administrative bodies. Professional conduct within the scope of the Court order shall not be deemed unprofessional conduct by the Court or any administrative body.

**IT IS FURTHER ORDERED** that Father will pay \_\_\_% and Mother will pay \_\_\_% of the Safe Haven Therapist’s fees, until further order of the Court. All fees shall be paid in advance as determined by the Safe Haven Therapist. The Safe Haven Therapist shall keep accurate records of services rendered and fees paid by each party.

If the Safe Haven Therapist’s fee policies include the payment of a retainer, said retainer should be paid by responsible party/parties prior to the first appointment. Payment thereafter should be mad in accordance with the Safe Haven Therapist’s payment procedures, the Safe Haven Therapist may contact the Court and request that the non-paying party be directed to pay in order to continue treatment in a timely fashion.

Should the Safe Haven Therapist determine that one of the parties is using his/her services unnecessarily and is thereby causing greater expense for the other party as a result thereof, the Safe Haven Therapist may recommend to the Court a different allocation for payment of fees.

**IT IS FURTHER ORDERED** that the parents shall not subpoena the Safe Haven Therapist or otherwise secure his or he records, so that the child may have a suitable setting to explore therapeutic material designed to enhance growth and to ameliorate symptoms, without parental interference.

**IT IS FURTHER ORDERED** signing this as a formal Order of this Court pursuant to Rule 81 Arizona Rules of Family Law Procedure.

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

Date The Honorable

 Judicial Officer of the Superior Court

**COPIES** of the foregoing emailed

this ­­\_\_th day of \_\_\_\_\_\_\_, 2021 to:

Honorable ­­­­­\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Maricopa County Superior Court

Name:

Address:

Email:

*Attorney for Petitioner/Mother*

Name:

Address:

Email:

*Attorney for Respondent/Father*

By*: /s/*