The Court ORDERS that this Supervised Possession Order is fully incorporated into the Decree or Order to which it is attached.

The Court ORDERS each conservator to obey this Supervised Possession Order. The Court ORDERS that this Supervised Possession Order starts immediately and applies to all periods of possession occurring on and after the date the Court signs the Decree or Order to which this Supervised Possession Order is attached.

1. Designation of Conservators

The Court ORDERS that in this Supervised Possession Order the conservators are called Parent A and Parent B.

"Parent A" is: ____

Print the name of the parent with the right to designate the child/ren's primary residence.

"Parent B" is: _

Print the name of the other parent.

2. Findings

The Court FINDS that this Supervised Possession Order is the best interest of the child/ren,

Print the full name of each child.

and that the restrictions or limitations on Parent B's right to possession of or access to the child/ren are required to protect the best interest of the child/ren.

The Court also makes these additional findings: (Check only if applicable.)

☐ The Court FINDS that Parent B has a history or pattern of committing family violence during the two years before this case was filed or during this case. Although the law presumes that Parent B should not have any access to the child/ren, the Court FINDS that awarding Parent B **restricted access** to the child/ren as set out in this order would not endanger the child/ren's physical health or emotional welfare and would be in the best interest of the child/ren.

The Court FINDS that credible evidence has been presented that Parent B has a history or pattern of:

☐ child neglect, ☐ sexual abuse, ☐ physical abuse

directed against:

Print the name of the other parent or child as applicable.

3. Orders

The Court ORDERS that Parent A shall have the right to possession of the child/ren at all times not specifically designated for Parent B.

The Court ORDERS that Parent B's access to the child/ren shall be restricted to supervised visits on the following days and times:

IT IS ORDERED that each visit by Parent B shall be continuously supervised by:

Print the full name of each person or agency designated to supervise Parent B's visits with the child/ren.

or any other agency or person chosen by Parent A. Parent B is ORDERED to remain in the immediate presence of the person or agency chosen to supervise for the entire visit.

If Parent A chooses an agency to supervise Parent B's visits, Parent B shall pay 100% of all costs of supervision, including intake costs.

Parent B is ORDERED to notify Parent A of Parent B's intention to visit at least 48 hours prior to each period of visitation.

The Court also makes these additional orders that are designed by protect the safety and well-being of the child/ren and/or Parent A: (Only the additional orders checked apply.)

Parent B is ORDERED not to drink alcohol or use illegal drugs 24 hours prior to or during possession of the child/ren.

by this date:

Parent B is ORDERED to complete this battering intervention and prevention program

Other Orders: _____

Notice to Peace Officer

NOTICE TO ANY PEACE OFFICER OF THE STATE OF TEXAS: YOU MAY USE REASONABLE EFFORTS TO ENFORCE THE TERMS OF CHILD CUSTODY SPECIFIED IN THIS ORDER. A PEACE OFFICER WHO RELIES ON THE TERMS OF A COURT ORDER AND THE OFFICER'S AGENCY ARE ENTITLED TO THE APPLICABLE IMMUNITY AGAINST ANY CLAIM, CIVIL OR OTHERWISE, REGARDING THE OFFICER'S GOOD FAITH ACTS PERFORMED IN THE SCOPE OF THE OFFICER'S DUTIES IN ENFORCING THE TERMS OF THE ORDER THAT RELATE TO CHILD CUSTODY. ANY PERSON WHO KNOWINGLY PRESENTS FOR ENFORCEMENT AN ORDER THAT IS INVALID OR NO LONGER IN EFFECT COMMITS AN OFFENSE THAT MAY BE PUNISHABLE BY CONFINEMENT IN JAIL FOR AS LONG AS TWO YEARS AND A FINE OF AS MUCH AS \$10,000.

This concludes the Supervised Possession Order.