STATE OF INDIANA ) IN LAKE COUNTY SUPERRIOR COURT   
 ) SITTING IN CROWN POINT, INDIANA   
COUNTY OF LAKE )   
 )  
 )  
IN RE: THE MARRIAGE OF ) ) CAUSE NO.   
(MOTHER) ) AND )   
 )  
(FATHER) )

**ORDER TO PARTICIPATE IN THE PATHEWAYS-TO-PARENTING TIME PROGRAM THROUGH NEW VISTA BEHAVIORAL HEALTH**

Comes now the Mother, \_\_\_\_\_\_, in person and by counsel, \_\_\_\_\_\_ , and comes now the Father,\_\_\_\_\_\_ , in person and by counsel, \_\_\_\_\_\_\_\_ and comes now the Guardian ad Litem, \_\_\_\_\_\_\_\_\_\_, and respectfully agree to participate in the Pathways-to-Parenting Time Program through New Vista Behavioral Health. The Court, having reviewed the same and being duly advised in the premises, now finds that same should be granted.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED THAT:

1. **Appointment.** The Court hereby appoints New Vista Behavioral Health to provide the following services through their Pathways to Parenting Time Program:
   1. Mental Health & Substance Abuse Assessments
   2. Documentation Review
   3. Collateral Interviews
   4. Treatment Plan Development
   5. Individual Counseling
   6. Family Counseling
   7. Reunification Counseling
   8. Parenting Education
   9. Co-Parenting Education
   10. Co-Parenting Counseling
   11. Supervised Visitations
   12. Visitation Exchanges
   13. Family Team Meetings
   14. Status Updates
   15. Court Appearances
   16. Case Management services as follows:

□ Random Drug Screens

□ OFW Monitoring

□ Sober Link Monitoring

□ Other: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  
Ex. Home Inspections, Education Monitoring, Oversight of medical or mental health concerns

1. **Continuity of Care.** For continuity of care purposes, all services are to be provided exclusively by New Vista Behavioral Health.
2. **Term of Appointment.** New Vista Behavioral Health shall remain appointed in the case until such time that the non-custodial parent has reached Guideline Visitations.
3. **Step-Up Parenting Plan.** The Court hereby agrees that after conducting an assessment, New Vista Behavioral Health may develop a treatment plan which may include a step-up parenting plan. Which is restricted to one of the following terms:

**□** New Vista Behavioral Health is to host a team meeting every (60) days which shall include the parties and their attorneys to discuss recommendations for the progression or succession of parenting time, which is subject to the restrictions in paragraph 4.

Or

**□** The Court will hold a hearing every (60) days to review recommendations made by New Vista Behavioral Health and evaluate the appropriateness thereof.

1. New Vista Behavioral Health is to prepare a status update outlining progress in treatment and parenting time recommendations and submit it to the courts (10) days prior to an evidentiary hearing, or 3 days prior to an emergency hearing.
2. The courts are to include New Vista when scheduling a hearing regarding this matter by calling Jeff Vollmer (219) 484-2143 ext. 703.

Or

**□** The Court finds the following step-up parenting plan to be appropriate. New Vista is appointed to oversee the step-up plan and alert the courts, by way of Status Update, if any concerns arise:

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

1. **Recommendations.** The recommendations are to be limited in scope to time that is no greater than Indiana Guideline Visitations.
   1. **Progression of Parenting Time**: If the recommendation is for progression of parenting time, either party has (10) business days to file an objection with the courts.
      * 1. The timely filing of an objection will result in no change to the parenting plan until ordered by the courts.
        2. New Vista Behavioral Health is to prepare a status update outlining the proposed change to the parenting plan, and reasoning behind the recommendation.
        3. The courts are to include New Vista when scheduling a hearing regarding this matter.
      1. If the parties do not object in a timely manner, then after (10) business days, the recommendations become binding. The parties reserve the right to object to the recommendations at any point throughout the process, but if not done in a timely manner, they are to follow the recommendation of New Vista until the court orders otherwise.
   2. **Restriction of Parenting Time:** Although rare, on occasion it is most prudent for New Vista Behavioral Health to recommend that parenting time be restricted to supervised visitations. Such a recommendation is to be immediately binding. Either parent may file an objection with the court, but the recommendations will remain binding until a mutual agreement is reached, or the court orders otherwise.
2. **Allocation of Costs, Expenses and Fees.** 
   1. On average the total out of pocket cost of this program is between $3000.00- $5000.00
      1. The cost of therapeutic services may be offset in part by health insurance if the services are provided are considered medically necessary.
      2. New Vista Behavioral Health, aka. Divorce Recovery Center of Northwest Indiana is in network with all major insurance providers, and Anthem Medicaid.
      3. As a courtesy, New Vista will bill insurance on your behalf. However, if the insurance denies the claim, the patient will be responsible for the entire cost of services rendered.
      4. If this occurs, Patients can apply for financial assistance to help offset some of the costs.
   2. **Therapeutic Services.** The parties are to use insurance to cover the costs of the initial intake and counseling services. The parties are aware that not all services are covered by insurance, and insurance may deny the coverage of the cost of services if the services do not meet the requirement of medical necessity. Mother shall pay \_\_\_\_\_%, and Father shall pay \_\_\_\_% of therapeutic service cost at the time services are rendered.

* 1. **Non-Therapeutic Services.** 
     1. **Documentation Review and Collateral Interviews.** Mother shall pay \_\_\_\_\_%, and Father shall pay \_\_\_\_% of service cost, which will be billed after the services are performed.
     2. **Case Management**. Mother shall pay \_\_\_\_\_%, and Father shall pay \_\_\_\_% of service cost at the time services are rendered.
     3. **Team Meetings**. Mother shall pay \_\_\_\_\_%, and Father shall pay \_\_\_\_% of service render. This service will be billed after the conclusion of the meeting.
     4. **Status Updates**. Are $600.00. Mother shall pay \_\_\_\_\_%, and Father shall pay \_\_\_\_% of the cost of the update.
     5. **Court Appearances**.
        1. An initial deposit in the amount of $600.00 (per provider) is required for court appearances, which is billed at the rate of $200.00 an hour.
        2. A subpoena and the retainer for each provider must be received at least 3 days prior to the court appearance.
        3. The party who issues the subpoena, is responsible for paying the initial deposit.

1. **Other Expenses.**  In addition, the parties are hereby ordered to pay for all expenses incurred including but not limited to photocopies, messenger service, long distance telephone charges, express and/or certified mail costs, parking, mileage, and other travel expenses.
2. **Reapportionment of Costs, Expenses and Fees.** If necessitated by the behavior of one of the parties, the allocation of costs, expenses and fees set forth above may be changed and the Court may order either party separately to pay for his or her individual contacts or for joint contacts made necessary by that party’s behavior. The Court retains the power to review, reallocate and enforce the allocation of payment of costs, expenses, and fees.
3. **Cooperation/Release of Information.** The parties, through their respective counsel, are ordered to provide and gather all information necessary which may include but not be limited to medical, educational, counseling and treatment information of the parties, the children, or any other person deemed necessary. The parties are ordered to cooperate in good faith, provide all relevant documentation requested of them and to sign any and all release of information forms or otherwise provide all authority necessary for New Vista Behavioral Health to obtain medical, educational, counseling and treatment information of the parties, the children or any other person as necessary for New Vista Behavioral Health to make a proper evaluation of the family situation. In addition, the parties are to provide all pleadings, orders, and correspondence that relate to this case prior to the scheduling of the intake appointment. This information may be e-mailed to: [aschuller@newvistanwi.com](mailto:aschuller@newvistanwi.com) or faxed to (219) 484-2143.
4. **Limitations to Confidentiality.** The parties and court acknowledge the limitations to confidentiality in that the information gather through the therapeutic process may be used to inform recommendations which may be disseminated to the parties, their prospective counsel, and if need be, the courts, by way of reports or clinician testimony. Reports provided to the courts, shall be used as a part of an overall review of the Court case and is not to be used in isolation of other important sources of information. Such reports shall not be a substitute for a criminal investigation or other such inquiry. The attorneys are ordered to discuss with their clients the potential risks or impact that the services being ordered may have on their Court case.
5. **Complaints.** All services shall be conducted in a manner that is consistent with the clinicians training. The procedures shall be usual and customary. The clinicians shall adhere to the ethical standards of their professions. Should the parties have a complaint involving a clinician, they are ordered to notify said clinician of their complaint in writing within 30 days of the occurrence. Failure to contact the clinician in writing within 30 days shall result in the party waiving his or her right to pursue their complaint. The Court reminds the parties that the remedy for said complaint is limited to the clinicians possibly filing addendums to their reports or providing a letter explaining why he/she is unable to file an addendum to the report. If the complaint occurs during the pendency of this Court case, a copy of the complaint is to be provided to all parties involved in the case and to the Court by the complaining party. If the complaint is unable to be resolved, the complaining party may request a hearing to determine if the report in whole or in part should be stricken from the record or to request that the Court to appoint another evaluator to offer a second opinion.

ALL OF WHICH IS SO AGREED this \_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_, 20\_\_\_.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  
Mother Father

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  
Attorney for Mother Attorney for Father

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Guardian ad Litem

ALL OF WHICH IS APPROVED AND ORDERED this \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  
JUDGE OR MAGISTRATE

DISTRIBUTION:

Please send a copy of signed order to [aschuller@newvistanwi.com](mailto:aschuller@newvistanwi.com) or fax (219) 484-2143