EL PASO COUNTY, TEXAS

IN THE MATTER OF THE MARRIAGE OF	§ § § § CAUSE NO
AND IN THE INTEREST OF:	
The Court finds that services from the El Paso Co	ounty Domestic Relations Office (DRO) are in the best interests of the
child/ren herein. IT IS THEREFORE ORDERED that Petit	ioner/Movant and Respondent shall register for the following services in
Room LL-108, El Paso, Texas Ph: (915) 834-8200 no late	r than
Access Facilitation (Non IV-D) Pare	enting Facilitation
□ Access, Facilitation □	Parenting Facilitator
□ Access Facilitation - Subsequent □	Parenting Coordinator
☐ Access Facilitation & Monitoring	
Custody Evaluation	Other Services
□ Custody Evaluation	☐ Amicus Attorney
□ Custody Evaluation (3 parties)	☐ Adoption Evaluation
□ Relocation Evaluation	☐ Cooperative Parenting Class (\$50 per parent)
□ Relocation/ Custody Evaluation	☐ Guardian Ad Litem
□ Updated Custody Evaluation	☐ Interview &/or Observation of Child with Parent
	☐ Limited Investigation
	☐ Mediation
	☐ Monitoring
	□ Paternity (Genetic Testing)
Petitioner/Movant	is ORDERED to pay by
Respondent is ORDER	ED to pay

IT IS FURTHER ORDERED that all costs be paid by cash, check, money order or credit/debit card payable to El Paso County Domestic Relations Office, 500 E. San Antonio, Room LL-108, El Paso, Texas 79901.

Additional fees and/or reallocation of fees in this case may be ordered as appropriate during the pendency of this suit. If services are to be provided outside of El Paso County, Texas, IT IS ORDERED that the party residing outside of El Paso County, Texas shall be responsible for the cost of travel for Family Court Services staff. Travel costs and fees must be paid before services begin.

IT IS ORDERED that EPCDRO shall be entitled to any medical, psychological and/or education records and investigative records related to the children or parties of this suit maintained by any law enforcement agency, including but not limited to the El Paso Police Department, El Paso Sheriff's Office and/or the Texas Department of Family and Protective Services and that such records shall not be de-identified.

It is ORDERED that the DRO shall address the foll come up during the course of the evaluation:	owing issues throughout the assessment, and any other problem which may
 □ Parent Child Relationship Problems □ Sexual Abuse Allegations □ Physical Abuse Allegations □ Neglectful Supervision □ Mental Illness of Parent □ Mental Illness of Child(ren) □ Drug/Substance Abuse by Parent □ Drug/Substance Abuse by Child(ren) □ Domestic Violence in Home 	 □ Denial of Access Possession □ Educational Difficulties □ Conflict/Communication Problems between Parents □ Negative Feedback to children by Parent(s) □ Communication Problems between Parent(s) □ Limiting Communication of Children by Parent(s) □ Geographical Restriction Issue □ Relocation of Parent
Other Issues to be addressed:	
NOTE: Attorneys or parties requiring the DRO	to testify will need to subpoena the witness ten (10) working days informally by providing the subpoena by fax, hand-delivery or email. waiver of the testimony and appearance of the witness.
SIGNED this	
Received:	JUDGE
Attorney for Petitioner/Movant	Attorney for Respondent
Petitioner/Movant	Respondent