

IN THE DISTRICT COURT OF THE \_\_\_\_\_ JUDICIAL DISTRICT OF  
THE STATE OF IDAHO, IN AND FOR THE COUNTY OF \_\_\_\_\_

Petitioner, )  
 ) Case No.: CV-  
 )  
vs. )  
 )  
 ) ORDER FOR  
 ) *Two Homes, One Family*  
 ) COMMUNICATIONS CONSULTING  
 )  
 )  
Respondent. )

This matter came before the Court for \_\_\_\_\_ (type of hearing)  
on \_\_\_\_ (date) \_\_\_\_\_. IT IS HEREBY ORDERED that the parties participate in *Two Homes, One Family Communications Consulting Program*.

1. Parties are ordered to participate in all sessions of *Two Homes, One Family Communications Consulting Program* as deemed appropriate by the Consultant's. Parties will attend sessions jointly and individually as instructed by the Consultant's. Sessions are up to 2 hours in length.
2. Within 5 days after the issuance of this order, parties shall contact **The Hoffman Bausek Group at 208-888-0971** to pre-register. Family Court Services is directed to file a status report to the Court within fourteen (14) days if any party fails to make contact or fails to pay the fee as directed by the Court.
3. The cost of *Two Homes, One Family Communications Consulting* is **\$500** per person, payable to Family Court Services. The fee must be satisfied prior to a referral to the Consultant's.

Petitioner may apply for Whittenberger funding through Family Court Services.

Respondent may apply for Whittenberger funding through Family Court Services.

4. Both parties shall complete the *Two Homes, One Family* on or before \_\_\_\_\_ (Date) Allow approximately 4 months to complete.
5. The purpose of *Two Homes, One Family Communications Consulting* is to provide long-term co-parenting skills. The Consultant's are directed to provide a written report to the Court every 30 days following the

first individual session with information regarding the number of sessions attended, participation level of all parties, and level of progress attained since the last update. The Consultant's are directed to provide information regarding observations, attempted interventions and psychoeducation, behavior(s) of parents, and recommendations for the family's needs. The Consultant's are further directed to report non-compliance of either or both parties.

6. The parties shall cooperate in providing requested information and upon request of the Consultant's. The parties shall apprise the Consultant's of any mental health and/or medical condition which could affect the coaching process.
7. Parties who wish to review the records of the Consultant's must first obtain a Subpoena from the Court specifically listing the exact documents requested to review. The Court will consider whether the requesting party shall have access to any confidential, HIPAA, exempt, and/or privileged and non-privileged documents. The requesting party must pay, in advance, the costs of copying/duplicating any documents authorized by the Subpoena and the estimated time of the Consultant's to comply with the subpoena.
8. Parties who wish to have the Consultant's testify at a hearing, deposition, or trial must obtain a subpoena specifically from the Court. The Court will then decide if the Consultant's needs to provide the requested testimony. If the Court deems it necessary to have the Consultant's present at a hearing, deposition, or trial, the requesting party shall be responsible for arranging for the Consultant's' presence and must pay the estimated fee in full, in advance of the trial, deposition, or hearing, unless arrangements are made in writing by the Coach at their discretion.

**Failure to comply with this Order may subject a party to appropriate sanctions in the discretion of the Court which may include, without limitation, the imposition of costs and attorney fees against the offending party and/or the party's attorney, the dismissal with prejudice of a party's claims or the striking of defenses to a claim or contempt of court. The Court, at the discretion of the Consultant's, resulting from any interruption, rescheduling, or termination by the Consultant's may result in the imposition of sanctions as deemed appropriate by the Court, which may include sanctions for contempt.**

IT IS SO ORDERED.

Dated this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_\_.

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Magistrate Judge

**CERTIFICATE OF SERVICE**

I certify that on this day I served a copy of the attached to:

The Hoffman Bausek Group  
[derek@hoffmanbausekgroup.com](mailto:derek@hoffmanbausekgroup.com)

By e-mail

Petitioner/Attorney

By mail

By e-mail \_\_\_\_\_

By e-filing

By personal delivery

Respondent/Attorney

By mail

By e-mail \_\_\_\_\_

By e-filing

By personal delivery

Dated: \_\_\_\_\_ By: \_\_\_\_\_

Deputy Clerk