FAMILY LAW ACT 1975

IN THE FEDERAL CIRCUIT AND	
FAMILY COURT OF AUSTRALIA	
[DIVISION]	

FILE NO: [CASE NUMBER]

BETWEEN	[APPLICANT]
AND:	[RESPONDENT]
BEFORE:	[JUDICIAL OFFICER]
DATE:	[DATE]

MADE AT: [COURT]

BY CONSENT and pursuant to Part 10.2 of the *Federal Circuit and Family Court of Australia* (*Family Law*) *Rules 2021 (Cth*) Final Orders are made in terms of the minutes of Order retained on the Court file and set out below.

BY CONSENT IT IS ORDERED THAT:

Communication

- 1. In respect of the parties' communications with each other, the parties shall:
 - (a) download and subscribe to the OurFamilyWizard co-parenting app within seven (7) days from the making of these Orders. The parties shall equally share the subscription fee;
 - (b) not communicate by telephone or text messaging except regarding matters of an emergency nature regarding a child that must be acted upon in less than 48 hours. In the case of such an emergency the subject and general content of any such communication shall be recorded by a Journal entry in the Calendar feature;
 - (c) use the Info Bank feature to share all key documentary matters regarding the children, including school reports;
 - (d) use the Calendar feature to arrange any agreed variations to the order;
 - (e) use the Expense feature to record any child related expenditure that relates to the order;
 - (f) use the Messaging feature when information cannot be conveyed in the Calendar, Expense, and Info Bank features.
- 2. All parties' entries shall be viewable via a Professional Account to both parties' lawyers and the Independent Children's Lawyer / Social Worker involved in the case.

Signed by the Applicant

Signed by the Respondent

Signed by the Applicant(s) Lawyer

Signed by the Respondent(s) Lawyer