

Jennifer Ritter

COURT INVOLVED THERAPY AGREEMENT

THIS COURT INVOLVED AGREEMENT (“Agreement”) is made and entered into as of the date signed by and between:

“**Therapist**” Jennifer Ritter, LCPC
223 N 6th St., Suite 317
Boise, ID 83702

and

“**Parent**” Name: _____
Street Address: _____
City, State, Zip: _____
Phone: _____
Email: _____

Court Case #: _____

BACKGROUND RECITALS

A. Parent has the following child(ren):

Name of Child	Date of Birth (MM/DD/YYYY)

B. Court Involved Therapy (CIT) is psychotherapeutic treatment of a parent, child, couple or family who is, at any time during the treatment, involved with the legal system.

C. CIT is a specific form of family therapy which addresses contact resistance or refusal, or estrangement between a parent and a child, most often in cases where Parents are living apart. It is most often sought out when a child is resisting contact with a parent.

D. There are many reasons why a child may be reluctant to have contact with a parent. Possibly, a parent and child never had a well-established relationship or the difficulties may be newly emerging. Sometimes events have hurt a parent and child's relationship, including stormy or violent parent interactions or child mistreatment. In some situations, one parent is knowingly or unknowingly undermining or interfering with the child's relationship with the other parent. Many times a child is reacting to the stress of being caught in the middle of parent conflict or to differences in the parents' styles of parenting, and has aligned with one Parent to relieve their internal distress. Usually, there is a combination of factors at play.

E. A CIT therapist generally conducts an impartial, social, comparative, and therapeutic experience wherein information is gathered and explored as relates to (primarily) reunification between a child and their rejected Parent. The therapist assesses the family and implements treatment designed to address the issues contributing to the child's avoidant reactions. Through the identification and targeting of these contributing factors, the therapist strives to help the child and both parents make changes which will lead to healthier and more satisfying parent-child relationships.

F. The objective of CIT is not to determine whether it is in the child(ren)'s best interests to have contact with one of the Parents. Rather, the purpose of CIT is to help the child(ren) establish and maintain healthy and meaningful relationships with both Parents. Accordingly, the objectives of CIT may include, without limitation:

- fostering overall healthy child adjustment;
- facilitating the implementation of the previously agreed-to or court-ordered Parenting time schedule;
- restoring, developing, or facilitating adequate Parenting and co-Parenting functioning and skills;
- assisting the Parents to resolve relevant Parent-child conflicts;
- developing family communication skills and effective approaches to problem-solving;
- assisting the Parents to fully understand the child(ren)'s needs for healthy relationships with both Parents and the negative repercussions for the child(ren) of a severed or compromised relationship with a Parent in their young lives and as adults;
- restoring or facilitating contact between Parent(s) and child(ren) who have become estranged;
- assisting the Parents and their child(ren) to identify and separate each child's needs and views from each Parent's needs and views;
- working with each family member to establish more appropriate Parent-Parent and Parent-child roles and boundaries;
- correcting the child(ren)'s distortions and replace these with more realistic perceptions reflecting the child's actual experience with both Parents;

- assisting the child(ren) to differentiate self from others and exercise age-appropriate autonomy;
- assisting each Parent to distinguish valid concerns from overly negative, critical, and generalized views relating to the other Parent; and
- other such goals and needs that may be identified during the CIT process.

G. Parent acknowledges and agrees that it is in the best interests of the child(ren) to have meaningful relationships with both Parents.

H. While Parents may have different views about the causes or reasons for their child(ren)'s reluctance or refusal to have contact with the rejected Parent, Parent agrees on the objectives defined above and desires also to each be part of the solution to meet those objectives.

AGREEMENT

NOW, THEREFORE, in recognition of the foregoing, and in consideration of the mutual covenants and agreements contained herein, Parent agrees to engage the services of Therapist to provide CIT pursuant to the terms of this Agreement, and Therapist agrees to provide CIT pursuant to the terms of this Agreement as follows:

1. The CIT Process; Parties' Roles and Duties; Duration.

1.1. Scope of Therapist's Role and Discretion.

1.1.1. The CIT services which Therapist may provide pursuant to this Agreement may include reunification therapy, reintegration, therapy, therapeutic mediation, co-parent counseling, and therapeutic supervised visitation. Therapist's role shall be to provide and facilitate the CIT.

1.1.2. Therapist shall not be responsible for custody assessment, arbitration, parenting coordination, or litigation consultation.

1.1.3. Therapist shall not make decisions regarding the child(ren)'s parenting time with each Parent (access) or legal decision-making (custody). However, Therapist may make recommendations intended to benefit the child(ren)'s mental health in terms of the nature of transitions, rules of Parental communication or engagement, location and pacing of the Parent-child contact, all consistent with the existing court-ordered Parenting Plan.

1.1.4. Therapist may provide a report to the Parents, lawyers, or the court describing the Parents' and child(ren)'s progress and cooperation, including any obstacles preventing the therapy from beginning or continuing. This may include specific statements and behaviors which she deems necessary to adequately support other content or statements in her report. Recommendations may be

provided regarding additional services or counseling if deemed appropriate. Any opinions or recommendations reported will be limited in scope to matters for which the therapist has obtained sufficient information.

1.1.5. Therapist may choose to contact other previous or current professionals involved with the family members to receive and obtain information to better meet the aforementioned treatment goals. To this end, the Parents will sign all consent forms permitting Therapist to exchange information with the relevant professionals.

1.1.6. Therapist may make recommendations for the involvement of additional professionals (e.g., individual therapist for Parent or child, education specialist, coach for Parent education, co-parent counseling, supervised visitation, etc.).

1.1.7. The therapist may make recommendations for the termination of therapists who may be currently involved.

1.1.8. Reasonable steps are taken to minimize the distress associated with the CIT process. Nevertheless, although most cases can be resolved without judicial intervention, Therapist must presume there will be a trial and must conduct herself accordingly. In order to perform the CIT function, Therapist must be an examiner. This means information Parents provide will be questioned and, at times, Parents may feel as though they are being interrogated rather than interviewed.

1.1.9. Documents Parents wish for Therapist to consider must be delivered in a manner which ensures their secure transfer into Therapist's custody.

1.1.10. Unless an objection to the release of any requested items is brought before the court and honored by the court, the requested items will be released. Parents' execution of this Agreement shall constitute an authorization to release requested items to those lawfully entitled to receive them.

1.1.11. There may be instances in which Therapist will be asked to review information she reasonably believes is likely to be more prejudicial than probative and instances in which she will be asked to contact individuals for whom it would, in her judgment, be inappropriate to contact. Therapist is the final arbiter in such situations.

1.2. Parents' Responsibilities.

1.2.1. Parents shall contact Therapist within seven (7) days of the date of this Agreement to provide consent to proceed the intake and consent process. Parent agrees to complete and return any forms or questionnaires required within seven

(7) days of receipt from Therapist's office. Once both sets of completed intake questionnaires and any supporting documentation (e.g., relevant court orders, custody/access or Guardian ad Litem reports, etc.) have been received, appointments will be scheduled.

1.2.2. The CIT process will include meetings with each Parent and the child(ren) individually and jointly. The process may include meetings with other family members as deemed necessary by Therapist. Therefore, Parent agrees to the involvement of the entire family, in various combinations, as directed by Therapist and shall facilitate such involvement to the extent possible.

1.2.3. All visits to Therapist's office must be scheduled by Parents in advance. Parents shall not make unannounced visits to Therapist's office.

1.2.4. The Parents shall provide all records, documentation, and information requested by the therapist as soon as possible upon request.

1.2.5. With respect to any documents or information provided by a Parent to Therapist, Parent shall advise Therapist of the existence of any confidentiality issues or concerns. Parents shall only deliver materials to Therapist which they have the authority to disclose.

1.2.6. Parent agrees to fully cooperate, support, and wholeheartedly participate in the CIT process. This includes, but is not limited to: (1) paying for services in a timely manner pursuant to Section 3 of this Agreement; (2) ensuring the child(ren) are transported to and from scheduled therapy appointments in a timely manner; (3) exercising Parental authority to require the child(ren) to attend and cooperate with the therapy; and (4) providing all documents and information requested by Therapist.

1.2.7. Parent is advised the court may consider the good-faith efforts and the Parents' demonstrated behavior during the therapy as a factor in determining any decisions about the child(ren)'s best interests including legal custody (decision-making) or access (Parenting time).

1.2.8. Parent is advised the therapy requires each Parent to make changes in their own behavior and Parenting to support their child(ren)'s needs. Therapist may request specific changes in such areas as setting appropriate limits for the child(ren), encouraging the child(ren) to express feelings and solve problems appropriately, listening to the child(ren)'s concerns, actively supporting the child(ren)'s independent relationships, and shielding the child(ren) from Parental conflict. The Parent agrees to make reasonable efforts to cooperate with the therapist's requests in these and any other relevant areas. If either Parent disagrees

with requests or recommendations made by the therapist, the Parent will discuss those concerns privately with the therapist, and will not allow the child(ren) to witness or overhear the concerns.

1.2.9. Parent will overtly support the CIT and Therapist to the child(ren). This includes respecting the child(ren)'s right not to discuss the therapy with their Parents and not asking the child(ren) for information about their sessions.

1.2.10. Parent will refrain from scheduling new after-school activities, lessons, or events during the scheduled therapy appointments. Reasonable efforts will be made to schedule appointments so the child(ren) do not miss school or currently scheduled extracurricular activities; however, this may not always be possible.

1.2.11. Given the risks of information being taken out of context or being incomplete, Parent agrees they and their lawyers will not restate summarize, or paraphrase in court documents any feedback or statements provided by Therapist during therapy. If necessary, a report may be requested permitting Therapist to communicate about the therapy to the court as per this Agreement and relevant court order.

1.2.12. There shall be no recording of therapy in any manner, unless agreed upon in writing with Therapist. Unauthorized recording of any kind will be sufficient basis for termination of treatment and cause for damages. Further, unauthorized recording of any kind during any session will be reported to the court.

1.3. Duration of Services. Therapy shall continue for at least three (3) months from date of commencement unless (a) Therapist determines early termination is in the best interest of the child(ren), (b) Therapist determines that either Parent has failed or refused to participate and/or violated the terms of this agreement, whether by failing to attend or failing to participate in good faith, through the scheduled conclusion of CIT, or (c) Therapist determines that she is unable to provide the CIT services.

2. Communications; Confidentiality

2.1. Information Disclosed During CIT Sessions. Parent acknowledges and agrees that certain confidentiality and privileges which might otherwise exist between provider and patient cannot be maintained and are therefore waived as set forth herein due to the court-involved nature of the case. Parent further acknowledges and agrees that authority to approve or deny the release of information, documents, and material related to the CIT rests with the court. All provisions relating thereto are subject to this provision.

2.1.1. While Therapist is bound to maintain confidentiality and not disclose information to anyone who is not involved in the CIT, the Parent acknowledges

and agrees that Therapist may share information which Parent(s) deem confidential, sensitive, private, or embarrassing with the court and the other relevant parties and/or professionals (e.g., custody evaluator/assessors, Parent's or child's therapists, teachers, Parenting coordinators, Guardians ad Litem, the Parents' respective legal counsel, law enforcement, child protective services, etc.).

2.1.1.1. Parent understands, acknowledges, and agrees that Therapist is required to report to the appropriate child protection service or agency if she has a reasonable suspicion a child is being or may be physically, sexually, or emotionally abused or neglected. In addition, therapist is obliged to notify the proper authorities if she has a reasonable suspicion that a Parent or child may harm themselves or another person.

2.1.2. Statements made by child(ren) may have to be cited in an advisory report and it is, therefore, important that Parent(s) not mislead their child(ren). Parent(s) shall not advise child(ren) that what is said during CIT is confidential.

2.1.3. At Therapist's discretion, Therapist may disclose information obtained from the participants in the therapy to the other participants in the therapy which includes any and all relevant persons to treatment as determined by Therapist.

2.1.4. Therapist shall be free to disclose all information, documentation, and correspondence generated by the process with legal counsel for each Parent and with the court, and may speak with the Parents' respective legal counsel ex parte.

2.1.5. Subject to Section 2.2 herein, Parent consents to the Therapist's receipt of any relevant information, whether or not confidential or inherently sensitive, from the court, either Parent, and their respective legal counsel, and any court-appointed professional (e.g., court-appointed visitor, guardian ad litem, court-appointed physician, etc.). Parent further consents to Therapist's transmittal of relevant information, whether or not confidential or inherently sensitive, received from any sources, verbally or in a report to the court, counsel, and the other Parent.

2.1.6. The authority to release copies of this case file (or any portions of it) or to disclose the contents of the file to anyone other than the court and the attorneys in this matter rests with the court. A subpoena signed by the presiding Judge may be requested by the Therapist prior to the release of any contents of the file.

2.1.7. In the event that a Parent wishes to have individuals write to Therapist on their behalf, such individuals must include in their correspondence the following statement: "I understand the information I have provided is not confidential." The statement must be signed by the writer and sent in email form from the email address of the writer.

2.1.7.1. Any such correspondence received by Therapist may be reproduced by Therapist and furnished to the attorneys for the parties, the attorney for the child(ren), and the court.

2.1.7.2. It is Parents' responsibility to explain to anyone from whom Parent solicits a statement that the information contained may be revealed to any of the individuals involved in the court of CIT and may be quoted in Therapists' reports.

2.2. Non-Applicability of HIPAA. While Therapist offers therapeutic services in her practice that may typically fall within the requirements of HIPAA, Parent acknowledges and agree that CIT services do not constitute Protected Health Information (PHI) and are not covered by the privacy and non-disclosure provision of HIPAA. All information related to the CIT is subject to disclosure as described herein.

2.2.1. Parent acknowledges and agrees that they may be required to execute a HIPAA waiver (i.e., "Authorization for Release of Confidential Information") in connection with this Agreement and the CIT and that doing so shall not constitute a representation or admission by Therapist that the services provided pursuant to this Agreement and/or the court's order are subject to the requirements of HIPAA.

2.2.2. Upon receipt of a lawful request by Parent(s) and with consent of the court, Therapist's office shall provide a receipt of service to Parent(s) for insurance purposes.

2.3. Electronic and Remote Provision of Services.

2.3.1. Scheduling, coordinating, and other administrative or clerical functions related to the CIT may be done by email or telephone.

2.3.2. Should Parent need to contact Therapist's office between sessions for administrative purposes (e.g., scheduling, directions, payment, etc.) or other simple inquiries, they may call Therapist's office. Therapist and/or her staff may not be able to immediately answer or respond to Parents' phone call/voicemail. Therapist and/or staff will make reasonable efforts to respond to Parents' voicemails within 2 business days or else as soon as is reasonably possible.

2.3.3. Parent acknowledges that text messages, emails, and voicemails are not secure or confidential forms of communication and are not encrypted and may be seen by persons other than Therapist (e.g., administrative, clerical, I.T. personnel, etc.). No confidential or sensitive information should be included in Parents' electronic communications to Therapist.

2.3.4. Parent acknowledges that third parties may be able to access information, sensitive or otherwise, communicated electronically between Parents and Therapist in Parents' home or workplace. Parent shall take reasonable precautions to secure Parents' own electronic devices which they choose to use in communication with Therapist (phones, iPads, computers, etc.). Any communications sent by Therapist are intended for Parent and not for others, unless otherwise stated.

2.3.5. Therapist may, when deemed appropriate or necessary, provide CIT services remotely (e.g., via Zoom, Skype, etc.) or by telephone with Parents' informed consent. Parent acknowledges and agrees that the risks of participating in CIT remotely or by telephone may include device malfunction and misunderstandings due to lack of visual clues; benefits may include appropriateness, avoiding the need to travel, taking less time off work, services continuing while the Therapist is away, convenience, and comfort.

2.3.5.1. While efforts are made to protect privacy during the electronic provision of services, the same degree of confidentiality provided during in-person office sessions is not possible; limitations include the possibility of interceptions of communications.

2.3.6. Parent should not contact Therapist between sessions to receive therapeutic or counseling services, or to discuss substantive topics intended to be addressed during CIT. Therapist is not an emergency medical provider and Parent should call 911 in the event of an emergency or visit the nearest hospital emergency room.

3. Fees.

3.1. Fees shall be charged for all professional services performed pursuant to the terms of this Agreement, including administrative matters (record-keeping, long distance telephone charges, photocopying, courier charges, postage, and disbursements), document and correspondence review, writing memos, reports, preparation between sessions, voice mail, email correspondence, in-person sessions with family members and collateral sources, and telephone calls. Fees may be charged retroactively for any services rendered prior to the receipt of the initial retainer. Disbursements shall be paid to professionals who require remuneration for their participation, and for any agency/hospital/police reports.

3.2. The rate for services is \$200.00 per session. The length of the session is at the discretion of the therapist but typically ranges from 35-50 minutes. The fees shall be shared equally unless otherwise agreed upon by both of the Parents or ordered by the court at the time this Agreement is executed.

3.3. Parent will provide either an initial retainer of two (2) sessions (\$400.00) or will provide authorization to keep a credit card on file to be charged at the time of service and/or at a time determined by therapist. At all times, Parent shall maintain a retainer of at least \$200.00 (one hour) in the account of Therapist if a credit

card authorization is not kept on file for processing payment. Therapist shall advise in advance when/if a further retainer is required.

3.4. A credit card will be kept on file in the event the retainer amount is insufficient to cover CIT fees. A monthly statement of account will be provided to the Parent, upon request. If the above terms are not satisfied, Therapist may choose to postpone and/or terminate all services if or until the retainer terms and unpaid balances are satisfied. Nonpayment of fees shall be grounds for the resignation of Therapist.

3.5. Appointments cancelled without at least 48 business hours' advance notice may be charged at full fee independent of the reason for the cancellation (i.e., Monday appointments must be canceled by 5pm on the previous Friday to avoid the possibility of this charge). The Parents will each be responsible for bills arising from their own cancellation with insufficient notice or failure to attend a scheduled appointment.

3.6. A Parent may request a report. The Parent who makes this request will be responsible for paying fully for the report in advance by retainer or credit card authorization on file with the therapist at an hourly rate identified in paragraph 50 above, or otherwise as ordered by the court. Should submission of a report be ordered directly by the court, parties will be responsible for payment as indicated in the relevant court order.

3.7. The Parent agrees all testimony or appearance at court of any kind provided by Therapist shall be considered expert testimony. Fees related to preparation for or attendance at court (e.g., trial, settlement conference, discoveries, depositions) are billed at \$275.00 per hour. Fees for attendance at court, testifying in court, or discoveries are billed by a minimum half-day rate of \$500.00. Cancellation of services must be done two (2) business days in advance of the scheduled appearance to avoid the \$500.00 minimum half-day rate. Any court-related fees (i.e., preparation time, attendance, and travel) shall be provided in advance by retainer by the Parent requesting Therapist's attendance and/or participation as described. Unused retainer funds will be returned to the retaining party's attorney.

4. Risks and Limitations.

4.1. Informed consent requires disclosure of potential risks and limitations. By signing this Agreement, the Parent acknowledges Therapist cannot guarantee physical safety during CIT. The Parent further acknowledges Therapist cannot guarantee against bad faith or abuse of process by any participant. The Parent understands there is no guarantee the family and co-Parenting functioning and the Parent-child contact problem will be resolved during family therapy. The Parent acknowledges they may not be fully satisfied with the outcome of the services provided.

4.2. Though it is more likely than not testimony offered by Therapist will explain and be supportive of the contents of Therapist's report, no assurances can be offered this will be

the case. A cross-examining attorney may bring to Therapist's attention information of which Therapist was unaware (either because it was not brought to Therapist's attention during the course of CIT or because it pertains to events occurring subsequent to the issuance of Therapist's report or termination of the services described herein). The attorney may ask how the new information might affect my professional opinion of Parents and/or Parents' spouses or partner. Therapist will, of course, respond honestly. Parent understands and acknowledges that Therapist is not an advocate for the person who seeks Therapist's testimony and Therapist is obligated to offer any/all pertinent information which may be of assistance to the trier of fact. Therapist must, for example, provide information concerning parenting deficiencies and parenting strengths of Parents and/or Parents' spouse or partner.

5. Defense; Indemnity; Hold Harmless. In the event that any party should bring a claim against Therapist which arises from any action or statement undertaken by a Parent or family member of a Parent during the course of CIT, such Parent shall fully defend, indemnify, and hold Therapist harmless against such claim and further shall reimburse Therapist for any costs, damages, settlements, or payments made on account of such claim.

6. Miscellaneous.

6.1. Construction. The following rules of construction shall apply to this Agreement:

- a. The recitals and exhibits to this Agreement are incorporated herein.
- b. This Agreement shall be deemed drafted equally by both Parties. Its language shall be construed as a whole and according to its fair meaning. Any presumption or principle that the language is to be construed against any Party shall not apply.
- c. The headings in this Agreement shall not affect construction or interpretation.
- d. Unless the context clearly indicates to the contrary, (a) the plural includes the singular and the singular includes the plural; (b) "and" and "or" are each used both conjunctively and disjunctively; (c) "any," "all," "each," or "every" means "any and all," and "each and every"; (d) "includes" and "including" are each "without limitation"; (e) "herein," "hereof," "hereunder" and other similar compounds of the word "here" refer to the entire Agreement and not to any particular paragraph or section; and (f) all pronouns and any variations thereof shall be deemed to refer to the masculine, feminine, neuter, singular or plural as the identity of the entities or persons referred to may require unless the context clearly indicates to the contrary, any reference herein to any specific Section of this Agreement shall be deemed to include that Section's subsections and subparts.

6.2. Binding Effect. The provisions of this Agreement shall be binding upon the Parties and their respective successors and assigns to the extent permitted by law.

6.3. Attorneys' Fees and Costs. In the event that any suit or action is instituted under or in relation to this Agreement, including without limitation to enforce any provision in this Agreement, the prevailing party in such dispute shall be entitled to recover from the other

party any of their fees, costs, and expenses of enforcing any right of such prevailing party under or with respect to this Agreement, including without limitation, attorneys' fees.

6.4. Governing Law and Jurisdiction. This Agreement shall be governed by and interpreted pursuant to the laws of the State of Idaho. The parties acknowledge that by their respective negotiation, execution, and delivery of this Agreement they have transacted business in and availed themselves of the laws of the State of Idaho, and voluntarily submit and waive any defense to the jurisdiction of courts located in the State of Idaho as to all matters arising out of or related to this Agreement. The state and federal courts located in the State of Idaho shall have sole and exclusive jurisdiction of any and all claims, disputes, and controversies arising out of or related to this Agreement.

6.5. Forum and Venue. All suits arising out of or related to this Agreement shall be filed in the courts of Ada County, Idaho.

6.6. Amendments/Modifications. This Agreement may not be amended, modified, altered, changed, rescinded, cancelled, terminated, or supplemented in any manner except by agreement in writing signed by all Parties to this Agreement.

6.7. Severability. If any provision of this Agreement is deemed invalid, illegal void, or otherwise unenforceable by a court of competent jurisdiction, such provisions shall be enforced as nearly as possible in accordance with the stated intention of the Parties and the remaining provisions shall survive and continue in full force and effect without being impaired or invalidated in any way.

6.8. Counterparts. This Agreement may be executed in two (2) or more counterparts, each of which shall be deemed an original but all of which together shall constitute but one and the same document.

6.9. Entire Agreement. This Agreement constitutes the entire agreement between the Parties concerning the subject matter set forth herein, and may be amended only by means of a writing signed by the Party sought to be charged with the amendment.

7. Informed Consent.

7.1. Parent hereby agrees, acknowledges, and represents:

- a. That they have had an unfettered opportunity to read, analyze, and review this agreement for themselves and with independent legal counsel of their choosing prior to executing this Agreement, and to seek clarifying information from Therapist.
- b. That having thoroughly reviewed this Agreement as described in the foregoing paragraph, they enter into this Agreement voluntarily and with an understanding of their rights and obligations hereunder, and the nature and consequences of this Agreement.
- c. That they are not under any undue influence or duress.

- d. That they have been informed of the nature of CIT and the services to be provided by Therapist under this Agreement.
- e. That they understand what is expected of them under this Agreement and the relative risks of the information which is transmitted during CIT being used in court or this legal matter.
- f. That they understand that as described herein, complete confidentiality cannot be maintained by Therapist and that all information and communication provided by Parent to Therapist is not confidential and may be used in court or otherwise disclosed if required.

7.2. Parent hereby agrees and consents:

- a. To engage and continue in the CIT process in good faith as described herein.
- b. To fully and actively participate in CIT and compel other family members to do so to the extent possible.
- c. To the disclosure of information to Therapist and by Therapist as described herein at Section 1.3.
- d. To the fee structure, payment obligations, and cancellation policy described herein at Section 3.

7.3. The provisions of this Section 7 shall be intended to summarize and recite portions of this Agreement. The omission of a reference to a previously-stated term in this Section shall not be construed to remove the term from this Agreement exempt the Parents' agreement to such terms. Accordingly, Parent hereby affirm their understanding, acknowledgement, acceptance, and agreement to all terms of this Agreement.

The parties to this Agreement have duly executed it on the day and year set forth below.

THERAPIST

Jennifer M. Ritter, LCPC, CCTP

And

PARENT

Printed Signature:

Dated Executed: _____