



In the Family Court  
sitting at **[Court name]**

Case No: **[Case number]**

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**Order  
Children Act 1989**

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The full name(s) of the child(ren)	Boy or Girl	Date(s) of Birth
<b>[insert]</b>	<b>[insert]</b>	<b>[insert]</b>

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Before **[name of judge]** in private on **[date]** at a **[type of hearing]**.

**The parties:** The applicant is **[name]** represented by **[name]** **[of counsel]**

The 1<sup>st</sup> respondent is **[name]**, the **[relationship to child]**,  
represented by **[name]** **[of counsel]**

**IMPORTANT NOTICES**

**Confidentiality warnings**

Until the conclusion of the proceedings no person shall publish to the public at large or any section of the public without the court's permission any material which is intended or likely to identify the child**[ren]** as being involved in these proceedings or an address or school as being that of the child**[ren]**. Any person who does so is guilty of an offence.

Further, during the proceedings or after they have concluded no person shall publish information related to the proceedings including accounts of what has gone on in front of the judge, documents filed in the proceedings, transcripts or notes of evidence and submissions, and transcripts and notes of judgments (including extracts, quotations, or summaries of such documents). Any person who does so may be in contempt of court.

Information related to the proceedings must not be communicated to any person other than as allowed by Rules 12.73 or 12.75 or Practice Direction 12G of the Family Procedure Rules 2010.

## **RECITALS**

*See Schedule*

### **THE COURT ORDERS **[BY CONSENT]** THAT:**

1. Pursuant to section 11(7) of the Children Act 1989, it is a condition of the child arrangements order that the parties shall communicate regarding their children via OurFamilyWizard ([www.ourfamilywizard.co.uk](http://www.ourfamilywizard.co.uk)). The parties are to sign up to the platform within 10 days of this order and shall thereafter conduct all communications regarding child arrangements and other matters relating to the children only using the OurFamilyWizard platform via the app or the web browser.
2. Until **[[child] turns [age] / 11.59 pm on [date]]** the parties shall:
  - (i) use OurFamilyWizard unless there is a matter of emergency regarding a child that must be acted upon in less than 24 hours. In the case of such an emergency, the subject and general content of any such communication shall be recorded by a Moment in the Journal feature;
  - (ii) utilise the OurFamilyWizard's documented audio and video Calls feature and shall grant the consent required in order to place and receive calls from one another.
  - (iii) elect to receive notifications about new activity on OurFamilyWizard by email, text, or push notifications to their smart device;
  - (iv) use the Info Bank feature to share all key information and documentary matters regarding the children, including school reports;
  - (v) use the Check-ins tool in the Journal to verify their location at handovers;
  - (vi) use the Calendar feature to arrange any agreed variations to the order;
  - (vii) use the Expenses feature to record any child related expenditure outlined in this order;
  - (viii) use the Messaging feature when information cannot be conveyed in the Calendar, Journal, Expenses, and Info Bank features;
  - (ix) not include any third party, such as an extended family member to take part in the use of OurFamilyWizard without the consent of the other parent;
  - (x) provide consent to their solicitor/ family court advisor/ independent social worker/ children's guardian/ [other family law professional] involved in the case via a professional account so that they can view their activity on the platform.
3. Each **[parent/party]** will be responsible for paying for their own subscription unless they qualify for a free account through the OurFamilyWizard financial hardship form.

Dated **[date]**

## **SCHEDULE TO ORDER**

### **Recitals**

1. **[Recitals]**