IN THE CIRCUIT COURT OF THE TWENTIETH JUDICIAL CIRCUIT IN AND FOR GLADES COUNTY, FLORIDA CIVIL ACTION

IN RE: The Matter of:			
	Petitioner,		
and	·	Case No.:	A A A A A A A A A A A A A A A A A A A
	Respondent.		

STANDING TEMPORARY DOMESTIC RELATIONS ORDER WITHOUT MINOR CHILD(REN)

(Issued November 13, 2014)

THE COURT finds it is in the best interests of the parties of the above-captioned matter that the following standing orders go into effect immediately. These Standing Orders do not supercede other specific orders, entered by the Court in this matter.

IT IS THEREFORE, ORDERED AND ADJUDGED as follows:

- CONDUCT OF THE PARTIES DURING THE CASE. Both parties are directed to refrain from physical, verbal or any other form of harassment of the other, including but not limited to acts done in person or by telephone/internet, at their residence or at work.
- 2. <u>DISPOSITION OF ASSETS AND CASH.</u> Neither party will conceal, damage, nor dispose of any asset, whether jointly or separately owned, nor will either party dissipate the value of any asset (for example, by adding a mortgage to real estate) except by written consent of the parties or an order of Court. Neither party will cancel nor cause to be canceled any utilities, including telephone, electric or water and sewer. The parties may spend their income in the ordinary course of their personal and family affairs. Neither party will conceal, hoard, nor waste jointly owned funds, whether in the form of cash, bank accounts or other highly liquid assets, except said funds can be spent for the necessities of life. Any party who violates this order will be required to render an accounting and may be later sanctioned for wasting a marital asset. Each Petitioner and Respondent must file a Financial Affidavit detailing his/her assets and liabilities.
- 3. PERSONAL AND BUSINESS RECORDS/INSURANCE. Neither party will, directly nor indirectly, conceal from the other or destroy any family records, business records, or any records of income, debt, or other obligations. Any insurance policies in effect at the time the petition herein was filed will not be terminated, allowed to lapse, concealed, modified, borrowed against, pledged, or otherwise encumbered by either of the parties or at the direction of either party. All insurance policies of every kind will remain the same without change of their terms. All policy premiums will continue to be paid in full on a timely basis unless there is a written consent by both parties, or an order of the Court.

- 4. <u>ADDITIONAL DEBT</u>. Neither party will incur additional personal debt which would bind the other spouse nor tie up any assets, except by the written consent of the parties or order of this Court. The parties are strongly urged to temporarily refrain from using joint credit cards except for absolute necessities and only as a last resort. Abuse of credit, especially the other spouse's credit, offends the Court's sense of equity and will be dealt with accordingly.
- 5. <u>SANCTIONS</u>. The Court will sanction any party who fails without good cause to satisfactorily comply with the rules pertaining to the production of financial records and other documents, or fails without good cause to answer interrogatories or attend a deposition, with an award of a minimum of \$250 in attorney's fees (or a fine of an equal amount if the spouse seeking compliance has no attorney).
- **6. <u>VIOLATION OF THIS ORDER.</u>** Judicial enforcement, due to violation of this order, may result in sanctions against the party found to be in violation of the order.
- 7. APPLICATION OF THIS ORDER. This Standing Order does not supercede other specific orders, entered by the Court in this matter. This order shall bind the petitioner upon the filing of this action and shall become binding on the respondent upon service of the order. This order shall remain in full force and effect until further order of the Court. Any part of this order, not changed by some later order, remains in full force and effect. This entire order will terminate once a final judgment is entered.
- 8. <u>TWO (2) COPIES OF THIS ORDER TO BE FURNISHED</u>. The Clerk of Courts shall provide 2 copies of this Standing Order to each petitioner/petitioner's attorney at the time of filing. The petitioner's attorney shall serve a copy of this standing order on the respondent/respondent's attorney.
- 9. <u>COOPERATION OF THE PARTIES.</u> The parties are reminded that upon the filing of this action they potentially forfeit control over the outcome and results. Therefore the parties are strongly urged to work toward the resolution of any issues that they can amicably resolve.

DONE AND	ORDERE	D in Cha	mbers at Mod	ore Haven,	Glades Co	ounty, Florid	da, on
this the	17th	_day of _	February	, 2025.		~	

William K. Dorman, III
Acting Circuit Court Judge

ATTACHMENT A: "NOTICE TO ALL PARTIES IN THE FAMILY COURT"

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact Dawn Oliver, Administrative Services Manager, whose office is located at the Hendry County Courthouse, 25 E Hickpochee Ave., Labelle, FL 33935, and whose telephone number is (863)-675-5374, at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days; if you are hearing or voice impaired, call 711.