***Order for Costs and Fees of Voice of the Child Report***

20\*\* No.

[Insert Name of Court]

Between:

 [NAME] [Applicant]

- and -

 [NAME] [Respondent]

**Order for Costs and Fees of Voice of the Child Report**

Before [insert His/Her Honour Judge/the Honourable Justice]:

Pursuant to an order issued [insert date] this court ordered a Voice of the Child Report;

The parties are required to provide any financial disclosure and to contribute to the costs of the Voice of the Child Report in accordance with the terms of this order:

**Now upon motion it is ordered:**

1. For the purpose of determining the contribution of each party to the costs of the report pursuant to the Regulations respecting fees and allowances made under the Costs and Fees Act (the “Regulations”), [insert party name] is found to have an annual income of $[insert amount], and [insert party name] is found to have an annual income of $[insert amount].
2. In accordance with the Regulations, the parties shall contribute to the costs

of the report as follows*:*

[Name of Party]:

1. Deposit of $ [insert amount] due upon issuance of this order; and
2. The percentage of \_\_\_\_ [specify final %, after prorating, if required] of the cost of the report, payable forthwith upon the completion of the report, less any deposit or other monies paid towards these fees.

[Name of Party]:

1. Deposit of $[insert amount] due upon issuance of this order; and
2. The percentage of \_\_\_\_ [specify final %, after prorating, if required] of the cost of the report, payable forthwith upon the completion of the report, less any deposit or other monies paid towards these fees.

1. For the purpose of determining the contribution of each party to the costs of the report pursuant to the Regulations made under the *Costs and Fees Act*, the incomes of the parties will be determined by the Court Officer in accordance with s. 16 of the *Child Support Guidelines* made under the *Divorce Act (Canada)*.

a. The parties must file their respective Income Tax Return, Notice of Assessment or Reassessment for \_\_\_\_\_\_ [state tax year] with the court within \_\_ days’ of the date of this order being issued.

b. The court officer shall calculate each party’s income according to the Regulations respecting fees and allowances made under the *Costs and Fees Act* (the “Regulations”) and based upon the tax information required to be filed by this order, and the court officer shall advise the parties and the court of the determination of income.

c. The parties will be deemed to have an income as determined by the court officer pursuant to this order for the purpose of the Regulations.

d. A party who does not file the income tax information required under clause (a) of this order within 30 days of the date of this order will be deemed to have an annual income for the purpose of the Regulations of $ [insert deemed amount].

e. The parties will pay a deposit and a percentage of the cost of the report based on the Regulations and as directed, in writing, by the court officer. The court officer’s direction respecting payment of the report will form part of this order.

2. or 3. The fees payable in this order are a debt recoverable with full costs as a debt due to Her Majesty in right of the Province pursuant to the *Costs and Fees Act*, s. 9.

Issued , 20 .

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 Court Officer