COURT OF COMMON PLEAS DIVISION OF DOMESTIC RELATIONS CUYAHOGA COUNTY, OHIO

	: CASE NO. DR
PLAINTIFF	
vs.	: JUDGE :
DEFENDANT	: JUDGMENT ENTRY OF DIVORCE (WITH CHILDREN)
This cause came on for hearing on the heard before the Honorable	day of, 20 and was duly, Judge of the Domestic Relations the:
although duly served with process, accordin Complaint of Plaintiff and the evidence, Der Counterclaim. Complaint of Plaintiff, Counterclaim of Def Counterclaim of Defendant and the evidence	fendant having withdrawn his Answer or Answer and
immediately preceding the filing of the Compla	
The Court further finds that Defendant bona fide resident of Coun	t is/was was not a resident of the State of Ohio and a ty for days months years.
The parties were married as alleged and	d there is/are minor child(ren) of the marriage, to wit:
Full name of each child	<u>Date of Birth</u>
The Court further finds that ☐Plaintiff cause of	f has Defendant has both parties have established the
living separate and apart for one year without incompatibility, not denied,	ut cohabitation,
and by reason thereof Plaintiff is Defenda	ant is both parties are entitled to a divorce.
	ADJUDGED AND DECREED that Plaintiff is a divorce from Plaintiff Defendant each other and etween the parties is hereby dissolved.

DIVISION OF PROPERTY

The Court finds	that the "duration of the	marriage" is from	until
		al Property the following two boxes)	
The Court finds	that neither party owns o	r has an interest in any r -OR-	eal property.
The Court finds t	hat the parties have an in	nterest in real property lo	ocated at
	(Check one or both of the fold	lowing boxes if real property is o	wned)
Defendant is hereby aw property located at which is attached as E Defendant is ordered to days of the journal	xhibit and incorexecute a deed in favoralization of this order. Up the Clerk is directed	porated herein as if function of Plaintiff Depon his/her failure to do to certify so much as	Defendant's interest in the real, the legal description of ally rewritten. Plaintiff fendant to said property within so, this decree shall operate as a is necessary of this decree to
☐ IT IS THEREF	ORE ORDERED, ADJ	UDGED AND DECRE	ED that
		operty and Debts the following two boxes)	
The Court finds satisfaction. (If this box is che	•	• •	perty and debts to their mutual RT)
evidence presented, each	n party has received and remarked property to the	y separate property that ir mutual satisfaction. I	CREED that based upon the the/she may have and that the Each party shall pay the debts in
The Court finds		perty, marital property	and debts acquired during the
			the SEPARATE PROPERTY ty for the following reasons:
			CREED that, pursuant to Ohio to be separate property and is
<u>ITEM</u>	<u>VALUE</u>	PROPERTY OF	AWARDED TO

the following property as division of property, free and clear ITEM	VALUE
	<u> </u>
IT IS FURTHER ORDERED, ADJUDGED AND Defendant harmless on the following marital debts:	D DECREED that Plaintiff shall pay and hold
<u>ITEM</u>	AMOUNT DUE
IT IS FURTHER ORDERED, ADJUDGED A awarded the following property as division of property, free	
<u>ITEM</u>	<u>VALUE</u>
IT IS FURTHER ORDERED, ADJUDGED AN hold Plaintiff harmless on the following marital debts: ITEM	ID DECREED that Defendant shall pay and AMOUNT DUE
	
Retirement Assa (Check one of the following t	
The Court finds that neither Plaintiff nor Defender marriage.	ant have retirement assets earned during th
-OR-	
☐ The Court finds that ☐Plaintiff ☐Defendant or during the marriage.	both parties have retirement assets earned
(Check one or two of the followin	g three boxes)
IT IS THEREFORE ORDERED, ADJUDGED any retirement assets they have earned during the marriage.	AND DECREED that each party shall retain
IT IS THEREFORE ORDERED, ADJUDGED awarded the following marital portion of Defendant's retire clear from any claim by Defendant:	·
<u>ITEM</u>	VALUE OR PERCENT

H946_TP.DOC (Revised 12/2010)

ITEM	VALUE OR PERCENT
IT IS FURTHER ORDERED, ADJUDGED AND DECREED the Relations Order (QDRO) or Division of Property Order (DOPO) that is necessare herein, and was not submitted at the time of this final hearing pursuant to L Court of Common Pleas, Division of Domestic Relations, Cuyahoga County, the party noted in that Rule or Plaintiff Defendant, no later than defendant.	ary to implement the orders ocal Rule 28 (F)(1) of the Ohio, shall be prepared by
IT IS FURTHER ORDERED, ADJUDGED AND DECREED jurisdiction with respect to the QDRO or DOPO to the extent required to main the original intent of the parties. The Court also retains jurisdiction to enecessary to enforce the assignment of benefits to the non-participant as set for characterization thereof as a division of benefits under another plan, as applical spousal support, if applicable, in the event that the participant fails to comply order.	tain its qualified status and nter further orders as are th herein, including the re- ble, or to make an award or
IT IS FURTHER ORDERED, ADJUDGED AND DECREED that take actions, affirmative or otherwise, that can circumvent the terms and property DOPO, or that may diminish or extinguish the rights and entitlements of the notation.	ovisions of the QDRO or
Equal/Equitable Property Division (Check one of the following two boxes)	
The Court finds that the above division constitutes an equal division of -oR-	the property.
The Court finds that the above division of property, though not end following reasons:	equal, is equitable for the
SPOUSAL SUPPORT (Check one of the following two boxes)	
The Court finds, upon considering the factors set forth in Ohio Revithat it is neither appropriate nor reasonable for spousal support to be paid.	sed Code §3105.18(C)(1)
IT IS THEREFORE ORDERED, ADJUDGED AND DECREED as spousal support to the other party. The Court shall not retain jurisdiction to mo -or-	
☐ The Court finds, upon considering the factors set forth in Ohio Revised in particular those specified below, that it is appropriate and reasonable for ☐P spousal support to ☐Plaintiff ☐Defendant. The Court finds that the followard:	laintiff Defendant to pay

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processing charge, for a term of, commencing The Courtshallshall not retain jurisdiction to modify this order. Pursuant to Ohio Revised Code §3105.18(B), all payments shall terminate upon the death of either party or	
ALLOCATION OF PARENTAL RIGHTS AND RESPONSIBILITIES	
Shared Parenting (Check box only if requesting shared parenting)	
The Court finds that the parents have agreed to a Shared Parenting Plan and either filed the Plan timely or waived the requirement for filing said Plan thirty (30) days in advance of the hearing, or alternatively, that at least one parent has filed a Shared Parenting Plan thirty (30) days prior to the hearing. The Court determines said Plan to be in the best interest of the minor child(ren).	
IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that this Judgment Entry shall constitute an ORDER FOR SHARED PARENTING, and the parties shall share the rights and responsibilities for the care of the child(ren) in accordance with the approved Shared Parenting Plan, attached as Exhibit, which is adopted and incorporated herein. -OR-	
Sole Residential Parent and Legal Custodian (Check box only if requesting one parent be named residential parent)	
The Court finds that it is in the best interest of the minor child(ren) that Plaintiff Defendant be designated the residential parent and legal custodian of the minor child(ren).	
IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that parental rights and responsibilities are allocated primarily to Plaintiff Defendant who is hereby designated the residential parent and legal custodian of the minor child(ren). The parent who is not the residential parent shall have parenting time in accordance with the Schedule Standard Parenting Time Guidelines attached as Exhibit and incorporated by reference.	
The Court shall not modify and/or enforce parenting orders on behalf of any parent who has not completed the court-approved seminar.	
Notice of Intent to Relocate	
IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the residential parent(s) shall file a notice of intent to relocate if he/she intends to move to a residence other than the one specified in this order. The Notice of Intent to Relocate shall be filed on or before 60 days from the date of the intended move, or within 10 days after the relocating parent knew or should have known of the move if the relocating parent cannot satisfy the 60-day requirement. Pursuant to the determination made under Ohio Revised Code §3109.051(G)(2) and subject to further order of the Court, the parent who is not the residential parent \square shall \square shall not be sent a copy of any notice of relocation filed with the Court.	
FEDERAL INCOME TAX EXEMPTION	
IT IS FURTHER ORDERED, ADJUDGED AND DECREED that in consideration of and pursuant to Ohio Revised Code §3119.82, the following person(s) shall claim the child(ren) who is/are the subject of this order as (a) dependent(s) for federal income tax purposes:	
☐ Mother ☐ Father ☐ Both Mother and Father according to the following terms:	

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the parties shall take whatever action is necessary, pursuant to section 152 of the "Internal Revenue Code of 1986," 100 Stat. H946_TP.DOC (Revised 12/2010)

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2085, 26 U.S.C. 1, as amended, to enable the parent who has been awarded the right to claim the exemption(s) to claim the child(ren) as (a) dependent(s) for federal income tax purposes in accordance with this order. Failure of a party to comply with the order may be considered contempt of Court.

CHILD(REN)'S HEALTH CARE

Uncovered Healthcare Expenses

Pursuant to Ohio Revised Code §3119.30(A), both parents are liable for the health care of the child(ren) who is/are not covered by private health insurance or cash medical support as calculated in accordance with Ohio Revised Code §3119.022 or §3119.023.

Total Control of the	30 117.022 of 30117.020.
obligor pay% and nealth care needs of the child(reany, when private health insurant his order, OR of the uninsured	ORDERED, ADJUDGED AND DECREED that the child support I the child support obligee pay% of the annual costs of the en) that exceed the amount of cash medical support ordered to be paid, if nee coverage is not available or is not being provided in accordance with the health care costs or co-payment or deductible cost required under the tor plan that covers the child(ren) when private health insurance coverage with this order.
	al shall be reimbursed by the health plan administrator(s) for covered out- tital, dental or prescription expenses paid for the child(ren) subject to this
Name of party Address	
Telephone number	
	Private Health Insurance (Check one of the following two boxes)
The Court finds that reasonable cost to cover the min	neither party has accessible Private Health Insurance available at a or children.
obligor and the child support of coverage for the child(ren) beconealth insurance is available at	ORDERED, ADJUDGED AND DECREED that the child support obligee shall immediately inform the CSEA if private health insurance mes available to either of them. The CSEA shall determine if the private a reasonable cost and if coverage is reasonable, order the child support gee to obtain private health insurance.
	-OR-
	Plaintiff has Defendant has both parties have accessible private ver the child(ren) through a group policy, contract or plan.
(If th	ne above box is checked, check one of the following two boxes)
coverage or difference b	her finds that the contributing cost (cost of adding the child(ren) to existing etween self-only and family coverage) of the private health insurance tiff and/or the Defendant does not exceed that party's Health
	(Check box if applicable)
parties to obtain	urt further finds that it is not in the best interest of the child(ren) for the n or maintain the private health insurance coverage that does not exceed ective health insurance maximum because

coverage or difference between self-only and family coverage) of the private health insurance available to Plaintiff and/or the Defendant exceeds that party's Health Insurance Maximum.
The Court further finds that: (If the above box is checked one of the following boxes must be checked)
both parents agree that Plaintiff Defendant both parents shall obtain or maintain private health insurance that exceeds the Health Insurance Maximum for that parent.
☐ ☐ Plaintiff ☐ Defendant <u>has requested</u> to obtain or maintain private health insurance that exceeds the Health Insurance Maximum for that parent.
it is in the best interest of the child(ren) for Plaintiff Defendant to obtain or maintain private health insurance the contributing cost of which exceeds that party's Health Insurance Maximum because
IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that _both Mother and Father are _Mother is _Father is hereby designated as the health insurance obligor(s), until further order of Court.
CHILD SUPPORT AND CASH MEDICAL SUPPORT
For purposes of this order Plaintiff Defendant is the child support obligor (pays support) and Plaintiff Defendant is the child support obligee (receives support).
This order for child support and cash medical support is effective
The worksheet used to compute child support and cash medical support under Ohio Revised Code §3119.022 or §3119.023 is attached hereto as Exhibit
CSEA Administrative Support Order
The Court finds that the parties have an administrative support order, case number P
IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the administrative order is hereby adopted, and any arrears and overpayments accrued under the administrative order are hereby preserved. The County CSEA shall terminate any support withholding or deduction notice issued in case number P All support paid hereafter shall be under Cuyahoga County Domestic Relations case number DR The child support obligor shall be given credit for any payments received under the administrative order.
Child Support Deviation
The Court finds that the actual annual child support obligation, as determined by the applicable worksheet, is \$ when private health insurance IS being provided (Line 23c, Child Support Computation Worksheet – Sole Residential Parent or Shared Parenting Order or Line 22g, Child Support Computation Worksheet-Split Parental Rights and Responsibilities) and \$ when private health insurance IS NOT being provided (Line 26c, Child Support Computation Worksheet – Sole Residential Parent or Shared Parenting Order or Line

24g, Child Support Computation Worksheet-Split Parental Rights and Responsibilities). Pursuant to Ohio Revised Code §3119.22, the actual annual obligation would be unjust and inappropriate and would not be in the best interest of the minor child(ren) for the following reason(s):
The child support order, stated below, deviates from the actual annual obligation.
Monthly Child/Cash Medical Support Obligation
IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the child support obligor shall pay child support and/or cash medical support to the child support obligee, and/or his/her assignee(s), for the minor child(ren) named above in the following sums, plus 2% processing charge:
• when private health insurance IS being provided by a party in accordance with this order:
\$ per month (\$ per month per child) as child support
• when private health insurance IS NOT being provided by a party in accordance with this order:
\$ per month (\$ per month per child) as child support plus
\$ per month (\$ per month per child) as cash medical support
If private health insurance coverage is being provided and becomes unavailable or is terminated, the child support obligor shall begin paying cash medical support commencing the first day of the month immediately following the month in which private health insurance coverage became unavailable or is terminated, and shall cease paying cash medical support on the last day of the month immediately preceding the month in which private health insurance coverage begins or resumes. Cash medical support shall be paid in addition to child support.
Duration and Termination of Child/Cash Medical Support
The duty of support shall continue until further order of Court or until the above-named child(ren) reach(es) age 18 or so long as the child(ren) continuously attend(s), on a full-time basis, any recognized and accredited high school, however, no later than age 19, or as otherwise provided in Ohio Revised Code §3119.86.
The residential parent and legal custodian of the child(ren) shall immediately notify, and the obligor under a child support order may notify, the CSEA of any reason for which the child support order should terminate, including but not limited to the child(ren)'s death, marriage, emancipation (age 18 or high school completion/termination), enlistment in the Armed Services, deportation or change of legal custody. A willful failure to notify the CSEA is contempt of court.
Support Arrearage (Check one of the following two boxes)
The Court finds that there are no spousal support, child support or cash medical support arrearages, and no arrearage owed for uncovered health care expenses.
-OR-
The Court finds that as of the arrearage is \$ This sum includes all spousal support, child support and cash medical support arrearages, and arrearage owed for uncovered health care expenses under the above-referenced administrative order and/or temporary orders, if any.
(If an arrearage finding is made, check one of the following two boxes)
IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the support obligor shall pay an additional \$ per month toward the existing arrearage.
-OR-

in the amount of \$ as and for support arrears in favor of Plaintiff Defendant and against Plaintiff Defendant upon which execution may issue.
Monthly Payment of Support
The support obligor shall pay $\$ per month, plus 2% processing charge, because Private Health Insurance $\$ _is $\$ _is not ordered to be provided at this time. This amount includes all applicable child support, spousal support, cash medical support and payment toward arrearage.
All support under this order shall be withheld or deducted from the income or assets of the support obligor pursuant to a withholding or deduction notice or appropriate order issued in accordance with Chapters 3119., 3121., 3123., and 3125. of the Ohio Revised Code or a withdrawal directive issued pursuant to sections 3123.24 to 3123.38 of the Ohio Revised Code and shall be forwarded to the obligee in accordance with Chapters 3119., 3121., 3123., and 3125. of the Ohio Revised Code.
Payments shall be made in the manner ordered by the Court. If payments are to be made other than on a monthly basis, the required monthly administration by the CSEA does not affect the frequency or the amount of the support payments to be made under the order.
All support shall be paid through Ohio Child Support Payment Central (OCSPC), P.O. Box 182372, Columbus, Ohio 43218-2372. Any payments not made through OCSPC shall not be considered as payment of support. Checks or money orders shall be made payable to "OCSPC". Cash payments to OCSPC may be made at the Cuyahoga County Treasurer's Office, County Administration Building, 1 st Floor – Cashier, 1219 Ontario Street, Cleveland, Ohio 44113. All payments shall include the following: Obligor's name, Social Security Number, SETS case number and Domestic Relations Court case number. If there is to be a withholding/deduction order, the support obligor shall make payments directly to OCSPC until the income source/financial institution begins withholding/deducting in the appropriate amount.
Method to Secure Support Payments (Check one of the following three boxes)
The support obligor receives income from an income source or has nonexempt funds on deposit in an account at a financial institution.
IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that a withholding or deduction notice shall issue to:
INCOME SOURCE/ FINANCIAL INSTITUTION ADDRESS
If withholding from a financial account, the support obligor shall immediately notify the CSEA of the number and description of the account from which support shall be deducted, and the name, branch

If withholding from a financial account, the support obligor shall immediately notify the CSEA of the number and description of the account from which support shall be deducted, and the name, branch, business address and routing number of the financial institution if not set forth above.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the support obligor immediately notify the CSEA, in writing, of any change in employment (including self-employment), receipt of additional income/monies or termination of benefits. The support obligor shall include a description of the nature of the employment and the name, business address and telephone number of any employer. The support obligor shall immediately notify the CSEA of any change in the status of an account from which support is being deducted or the opening of a new account with any financial institution.

a cash bond in the amount of \$ with the Clerk of the Common Pleas Court.
IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the support obligor shall immediately notify the CSEA, in writing, if the support obligor begins to receive income from a payor. The notice shall include a description of the nature of any new employment, and the name, business address and telephone number of any new employer.
When the support obligor begins to receive income from a payor, he/she may request that the Court cancel its bond order and instead issue a notice requiring the withholding of an amount from income for support in accordance with Ohio Revised Code § 3121.03(A).
When the support obligor begins to receive income from a payor, the Court will collect on the bond if the Court determines that payments due under this support order have not been made and that the amount that has not been paid is at least equal to the support owed for one month under this support order. The Court shall issue a notice requiring the withholding of an amount from the support obligor's income for support in accordance with Ohio Revised Code § 3121.03(A).
The support obligor has no attachable income and has no assets to post a bond.

The support obligor has no attachable income source and has the ability to post a cash bond.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the support obligor post

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the support obligor shall seek employment, if able to engage in employment, and shall immediately notify the Cuyahoga Support Enforcement Agency (CSEA), in writing, upon commencement or change of employment (including self-employment), receipt of additional income/monies, obtaining ownership of asset of value of \$500.00 or more, receipt or termination of benefits or the opening of an account at a financial institution. The support obligor shall include a description of the nature of the employment and the name, business address and telephone number of any employer. The support obligor shall immediately notify the CSEA of any change in the status of an account from which support is being deducted or the opening of a new account with any financial institution.

NOTICES AND GENERAL INFORMATION

The health insurance obligor(s) shall provide private health insurance and shall designate the child(ren) subject to this order as (a) covered dependent(s) under the private health insurance policy, contract or plan.

The parent(s) ordered to provide private health insurance for the child(ren), pursuant to Ohio Revised Code §3119.30, shall no later than thirty (30) days after the issuance of the order supply the other parent with information regarding the benefits, limitations and exclusions of the health insurance coverage, copies of any insurance forms necessary to receive reimbursement, payment or other benefits under the health insurance coverage and a copy of any necessary insurance cards.

The health plan administrator(s) of the health insurance obligor(s) may continue making payments for medical, optical, hospital, dental or prescription services directly to any health care provider in accordance with the applicable private health insurance policy, contract or plan.

The employer(s) of the health insurance obligor(s) is/are required to release to the other parent, any person subject to an order issued under §3109.19 of the Ohio Revised Code, or the CSEA, on written request, any necessary information on the private health insurance coverage, including the name and address of the health plan administrator and any policy, contract or plan number, and to otherwise comply with Ohio Revised Code §3119.32 and any order or notice issued under this section.

If the person(s) required to obtain private health insurance coverage for the child(ren) subject to this child support order obtain(s) new employment, the CSEA shall comply with the requirements of

§3119.34 of the Ohio Revised Code, which may result in the issuance of a notice requiring the new employer to take whatever action is necessary to enroll the child(ren) in private health insurance coverage provided by the new employer.

The child support obligor and the child support obligee shall comply with the request of the CSEA in advance of an administrative review of a support order to provide the following: copy of federal income tax return from the previous year, copy of all pay stubs within the preceding six (6) months, copy of all other records evidencing the receipt of any other salary, wages or compensation within the preceding six (6) months and, if the child support obligor is a member of the uniformed services and on active military duty, a copy of the child support obligor's Internal Revenue Service Form W-2, "Wage and Tax Statement," and a copy of a statement detailing the child support obligor's earnings and leave with the uniformed services. The child support obligor and the child support obligee shall also provide a list of available group health insurance and health care policies, contracts and plans and their costs, the current health insurance or health care policy, contract or plan under which the child support obligee and/or obligor is/are enrolled and their costs, including any Tricare program offered by the United States Department of Defense available to the child support obligee, and any other information necessary to properly review the child support order.

Upon receipt of notice by the CSEA that private health insurance coverage is not available at a reasonable cost, cash medical support shall be paid in the amount as determined by the child support computation worksheet in §3119.022 or §3119.023 of the Ohio Revised Code, as applicable. The CSEA may change the financial obligations of the parties to pay child support in accordance with the terms of the Court order and cash medical support without a hearing or additional notice to the parties.

EACH PARTY TO THIS SUPPORT ORDER MUST NOTIFY THE CHILD SUPPORT ENFORCEMENT AGENCY IN WRITING OF HIS OR HER CURRENT MAILING ADDRESS, CURRENT RESIDENCE ADDRESS, CURRENT RESIDENCE TELEPHONE NUMBER, CURRENT DRIVER'S LICENSE NUMBER AND OF ANY CHANGES IN THAT INFORMATION. EACH PARTY MUST NOTIFY THE AGENCY OF ALL CHANGES UNTIL FURTHER NOTICE FROM THE COURT OR AGENCY, WHICHEVER ISSUED THE SUPPORT ORDER. IF YOU ARE THE OBLIGOR UNDER A CHILD SUPPORT ORDER AND YOU FAIL TO MAKE THE REQUIRED NOTIFICATIONS, YOU MAY BE FINED UP TO \$50 FOR A FIRST OFFENSE, \$100 FOR A SECOND OFFENSE AND \$500 FOR EACH SUBSEQUENT OFFENSE. IF YOU ARE AN OBLIGOR OR OBLIGEE UNDER ANY SUPPORT ORDER ISSUED BY A COURT AND YOU WILLFULLY FAIL TO GIVE THE REQUIRED NOTICES, YOU MAY BE FOUND IN CONTEMPT OF COURT AND BE SUBJECTED TO FINES UP TO \$1,000 AND IMPRISONMENT FOR NOT MORE THAN 90 DAYS.

IF YOU ARE AN OBLIGOR AND YOU FAIL TO GIVE THE REQUIRED NOTICES, YOU MAY NOT RECEIVE NOTICE OF THE FOLLOWING ENFORCEMENT ACTIONS AGAINST YOU: IMPOSITION OF LIENS AGAINST YOUR PROPERTY: LOSS OF YOUR **PROFESSIONAL** OR OCCUPATIONAL LICENSE, **DRIVER'S** LICENSE LICENSE: WITHHOLDING **ACCESS** RECREATIONAL **FROM** YOUR INCOME: **DEDUCTION FROM** RESTRICTION **AND** YOUR ACCOUNTS IN FINANCIAL INSTITUTIONS, AND ANY OTHER ACTION PERMITTED BY LAW TO OBTAIN MONEY FROM YOU TO SATISFY YOUR SUPPORT OBLIGATION.

Failure to comply with this support order can result in a contempt action; and, as provided in Ohio Revised Code \$2705.05, the penalty for which may be imprisonment for not more than thirty (30) days in jail and/or fine of not more than \$250.00 for a first offense, not more than sixty (60) days in jail and/or fine of not more than \$500.00 for a second offense, and not more than ninety (90) days in jail and/or not more than \$1,000.00 fine for a third or subsequent offense.

The following information is provided in accordance with \$3105.72 and \$3121.30 of the Ohio Revised Code:

SUPPORT OBLIGEE (receives sup Name	pport):
Social Security Number	XXX-XX
SUPPORT OBLIGOR (pays suppo Name	rt):
Social Security Number	xxx-xx
Date of Birth	
pay to Plaintiff Defendant, as additional his/her counsel fees in the sum of \$	DJUDGED AND DECREED that ☐Plaintiff ☐Defendant al ☐spousal support or ☐property division, the expenses for, for which judgment is rendered and execution may issue.
	DJUDGED AND DECREED that Plaintiff Defendant pred to her former name of
previously issued by this Court are hereby distributed in the state of the previously issued by this Court are hereby distributed in the previously issued by this Court are hereby distributed in the previously issued by this Court are hereby distributed in the previously issued by this Court are hereby distributed in the previously issued by this Court are hereby distributed in the previously issued by this Court are hereby distributed in the previously issued by this Court are hereby distributed in the previously issued by this Court are hereby distributed in the previously issued by this Court are hereby distributed in the previously issued by the previously in the pr	ADJUDGED AND DECREED that all restraining orders ssolved and set aside. DJUDGED AND DECREED that the following parties are
IT IS FURTHER ORDERED, ADORSHALL be paid by: (Check one of the following boxes.) Plaintiff. Defendant. Both parties equally.	JUDGED AND DECREED that the costs of this proceeding
IT IS SO ORDERED.	
	JUDGE
PLAINTIFF	DEFENDANT
ATTORNEY FOR PLAINTIFF	ATTORNEY FOR DEFENDANT