IN THE COURT OF COMMON PLEAS

Domestic Relations	Division
MONTGOMERY	COUNTY, OHIO

	_ :
Plaintiff	: Case No.
	:
Street Address	:
	: Judge ————————————————————————————————————
City, State and Zip Code	
	:
VS.	: Magistrate
	:
	:
Defendant	:
	:
Street Address	
	<u>;</u>
City, State and Zip Code	
FINAL JUDGN	MENT FOR DIVORCE WITH CHILDREN
This matter came on for final hearing on	Before DJudge DMagistrate
The maker came on for find floating of	upon the Plaintiff's Complaint for Divorce with Children filed on
and/or Defenda	_ upon the Plaintin's Complaint for Divorce with Children filed on
and upon the following:	
and apon the following.	<u>.</u>

FINDINGS

Upon a review of the record, testimony, and evidence presented, the Court makes the following findings:

Α.	Check all that apply:
	☐ The Defendant was properly served with summons, copy of the Complaint, and notice of the hearing.
	The Defendant's waiver of service of summons and Complaint have been filed in this case.
	The Defendant filed an Answer.
	The Defendant failed to file an Answer or plead, despite being properly served with summons,
	copy of the Complaint, and notice of the hearing.
	☐ The Plaintiff replied to the Defendant's Counterclaim.
	☐The Plaintiff failed to reply to the Defendant's Counterclaim.
B.	Present at the hearing were the: Plaintiff, Defendant,
	appearing as counsel for the Plaintiff.
	appearing as counsel for the Defendant.
C.	The Plaintiff and/or Defendant was/were a resident(s) of the State of Ohio for at least six
	months immediately before the Complaint and/or Counterclaim was/were filed.
_	At the time the Complaint and/or Counterplain was/ware filed.
D.	
	The Plaintiff was a resident of this county for at least 90 days.
	☐ The Defendant was a resident of this county. ☐ Other grounds for venue were:
E.	The Plaintiff and Defendant were married to one another on (date of marriage)
	in (city or county, and state). The termination of
	marriage is the date of final hearing or as specified:
	manage is the date of [] linds floating of [] as openings.
F.	Check all that apply regarding child(ren):
	There is/are no child(ren) expected from this marriage or relationship.(Neither party is pregnant.)
	There is/are child(ren) expected from this marriage or relationship and the approximate due date
	is: (A party is pregnant.)
	☐ There is/are no child(ren) from this marriage or relationship.
	☐ The parties are parents of(number) child(ren) from the marriage or relationship. Of the
	child(ren), (number) is/are emancipated adult(s) and not under any disability.
	The following (number) child(ren) is/are minor child(ren) and/or mentally or physically disabled
	andincapable of supporting or maintaining themselves (name and date of birth of each child):
	Name of Child Date of Birth

	The following child(ren) is/are subject to a	n existing order of pare	nting or support of another Court or
	agency: Name of Child	Date of Birth	Name of Court or Agency
	Plaintiff is not the parent of the following chand date of birth of each child):	nild(ren) who was/were	born during the marriage (name
	Defendant is not the parent of the followir and date of birth of each child):	ng child(ren) who was/w	vere born during the marriage (name
G.	The following child(ren) from the marriage of a different Court proceeding (name of each or parenting order):		
Н.	Select one: Neither the Plaintiff nor Defendant is in the	e military service of the U	Jnited States.
	☐ The ☐ Plaintiff and/or ☐ Defendant is in the service did not impact the ability to defend	•	e United States and
l.	The Plaintiff and/or Defendant through disclosure to the other of all marital property, income, or expenses. The Defendant has not filed a response or	separate property, and	'
	☐The Plaintiff has not filed a response or ma	ade an appearance.	
J.	The parties that appeared have no knowledge in which either party has an interest.	e of any other property a	and debts of any kind
K.	The parties that appeared have had the opposeparate property, and other debts.	rtunity to value and veri	fy all marital property,

L.	This Court has jurisdiction and proper venue to determine all of the issues raised by the pleadings and motions.
M.	Select one: A Magistrate's Decision was filed on:
	No objections were filed. The Court approves the terms contained in the Decision and finds the
	terms are fair and equitable.
	☐All objections were ruled upon by a separate entry.
	☐The parties have presented the Court with a written Separation Agreement or have read
	into the record a settlement of all issues, which the Court finds to be a fair and equitable division
	of property and debts and an appropriate resolution of all issues, knowingly and voluntarily entered into by the parties.
	The Court has made a fair and equitable division of property and debts and an appropriate
	resolution of all issues of the parties after review and consideration of all evidence presented.
	Other:
N.	The divorce is granted on the following ground(s) (check all that apply): The Plaintiff and Defendant are incompatible.
	The Plaintiff and Defendant have lived separate and apart without cohabitation and without interruption for one year.
	☐The Defendant or ☐ Plaintiff had a Spouse living at the time of the marriage.
	☐ The Defendant or ☐ Plaintiff has been willfully absent for one year.
	☐The Defendant or ☐ Plaintiff is guilty of adultery.
	☐The Defendant or ☐ Plaintiff is guilty of extreme cruelty.
	☐The Defendant or ☐ Plaintiff is guilty of fraudulent contract.
	☐The Defendant or ☐ Plaintiff is guilty of gross neglect of duty.
	☐The Defendant or ☐ Plaintiff is guilty of habitual drunkenness.
	☐The Defendant or ☐ Plaintiff was imprisoned in a state or federal correctional institution at the
	time the Complaint was filed.
	☐The Defendant or ☐ Plaintiff procured a divorce outside this state by virtue of which she or he
	has been released from the obligations of the marriage, while those obligations remain binding
	on the Plaintiff or Defendant.

JUDGMENT

Based upon the findings set out above, it is, therefore, **ORDERED**, **ADJUDGED**, and **DECREED** that:

Α	IRST: DIVORCE GRANTED divorce is granted, and both parties shall be released from the obligations of their marriage except for ose obligations listed below or as set out in the attached ☐ Separation Agreement ☐ Shared Parenting Plan ☐ Parenting Plan ☐ Magistrate's Decision and/or ☐ Other
whic	ch is incorporated in this entry.
S	ECOND: PROPERTY
Т	he parties' property shall be divided as follows:
Α	The Plaintiff shall have the following REAL ESTATE , free and clear from all claims of the Defendant, subject to any indebtedness which the Plaintiff shall pay and from which the Plaintiff shall hold the
	Defendant harmless:
В	The Defendant shall have the following REAL ESTATE , free and clear from all claims of the Plaintiff, subject to any indebtedness which the Defendant shall pay and from which the Defendant shall hold the Plaintiff harmless:
С	. The Plaintiff shall have the following AUTOMOBILES , free and clear from all claims of the Defendant,
	subject to any indebtedness which the Plaintiff shall pay and from which the Plaintiff shall hold the
	Defendant harmless:
D	. The Defendant shall have the following AUTOMOBILES , free and clear from all claims of the Plaintiff, subject to any indebtedness which the Defendant shall pay and from which the Defendant shall hold the Plaintiff harmless:

E.	The Plaintiff shall have the following BANK ACCOUNTS , free and clear from all claims of the Defendant:
F.	The Defendant shall have the following BANK ACCOUNTS , free and clear from all claims of the Plaintiff:
0	The Disjustiff shall be use the following DETIDEMENT ACCOUNTS from and share from all places of the
G.	The Plaintiff shall have the following RETIREMENT ACCOUNTS , free and clear from all claims of the Defendant:
Н.	The Defendant shall have the following RETIREMENT ACCOUNTS , free and clear from all claims of the
	Plaintiff: _
l.	The Plaintiff shall have the following INVESTMENT ACCOUNTS , free and clear from all claims of the Defendant:
J.	The Defendant shall have the following INVESTMENT ACCOUNTS , free and clear from all claims of the Plaintiff:
K.	The Plaintiff shall have the following HOUSEHOLD GOODS AND FURNISHINGS, free and clear from all claims of the Defendant:
L.	The Defendant shall have the following HOUSEHOLD GOODS AND FURNISHINGS , free and clear from all claims of the Plaintiff:

-	The Plaintiff shall have the following PERSONAL PROPERTY , free and clear from all claims of the Defendant:
-	The Defendant shall have the following PERSONAL PROPERTY , free and clear from all claims of the Plaintiff:
-	Within 30 days, the parties will take all necessary steps to transfer legal title and possession of property and take appropriate actions to implement and effectuate the division of pensions and retirements.
-	Other orders regarding transfers of property:
	RD: DEBT Plaintiff and Defendant's debts shall be divided as follows. The Plaintiff shall pay the following debts and shall hold the Defendant harmless from all claims:
_	
	The Defendant shall pay the following debts and shall hold the Plaintiff harmless from all claims:

C.	Bankruptcy	/ :

The Court will retain jurisdiction to enforce payment of debt obligations, in the event a party files bankruptcy, including, but not limited to, the ability to determine the debt assigned is in the nature of maintenance, necessity or support and is therefore non-dischargeable in bankruptcy, and/or making a future spousal support order, regardless of the spousal support order set forth below under **FOURTH: SPOUSAL SUPPORT**.

FOURTH: SPOUSAL SUPPORT

OUR	III. SPOUSAL SUFFORT
A.	Spousal Support Not Awarded
	☐ Neither the Plaintiff nor Defendant shall pay spousal support to the other. The Court shall not
	retain jurisdiction, except as set forth above under THIRD: DEBTS.
В.	Spousal Support Awarded
	The Plaintiff Defendant shall pay spousal support to the Plaintiff Defendant
	in the amount of \$ per month plus 2% processing charge
	commencing on and due on the day of the month.
	This spousal support shall continue indefinitely for a period of
	opened support strain as
	☐ The Court shall not retain jurisdiction to modify spousal support.
	☐ The Court shall retain jurisdiction to modify the ☐ amount ☐ duration of the spousal support
	order.
	oluel.
_	Termination of Chausal Cuppert
C.	Termination of Spousal Support
	This spousal support shall terminate sooner than the above stated date upon the Plaintiff's or the
	Defendant's death or in the event of the following (check all that apply):
	☐ The cohabitation of the person receiving support in a relationship comparable to marriage.
	☐ The remarriage of the person receiving support.
	Other (specify):

D.	Method of Payment of Spousal Support: The spousal support payment, plus 2% processing charge, shall be made to the Ohio Child Support Payment Central, P. O. Box 182372, Columbus, Ohio 43218-2372, as administered through the County Child Support Enforcement Agency by income withholding at the party's place of employment.
E.	Other orders regarding spousal support (specify):
F.	Arrearage Any temporary spousal support arrearage will survive this judgment entry. Any temporary spousal support arrearage will not survive this judgment entry. Other:
FIFTI	H: NAME
	is restored to the prior name of:

SIXTH: ALLOCATION OF PARENTAL RIGHTS AND RESPONSIBILITIES A. Parental rights and responsibilities shall be allocated as follows: Plaintiff shall be the residential parent and legal custodian of the following minor child(ren): Defendant shall be the residential parent and legal custodian of the following minor child(ren): Plaintiff Defendant shall have parenting time with the minor child(ren) who is/are not residing with him/her according to the attached schedule. The parents have entered into a Shared Parenting Plan or Parenting Plan which has been filed with the Court and is adopted by the Court. B. Relocation Notice Pursuant to section 3109.051(G) of the Revised Code: If the residential parent intends to move to a residence other than the residence specified in the court order, the parent shall file a notice of intent to relocate with this Court. Except as provided in divisions (G)(2), (3), and (4) of section 3109.051 of the Revised Code, the Court shall send a copy of the notice to the parent who is not the residential parent. Upon receipt of the notice, the Court, on its own motion or the motion of the parent who is not the residential parent, may schedule a hearing with notice to both parents to determine whether it is in the best interests of the child(ren) to revise the parenting time schedule for the child(ren). The obligation under this notice applies to both parents in a Shared Parenting Plan. The non-residential parent shall inform the Court and other parent in writing of changes in address and telephone, including cellular telephone number, unless otherwise provided by court order.

The residential parent shall inform the Court and other parent in writing of changes in

address and telephone, including cellular telephone number, unless otherwise provided by court

order.

Other orders: C. Records Access Notice Pursuant to sections 3109.051(H) and 3319.321(B)(5)(a) of the Revised Code: Subject to sections 3125.16 and 3319.321(F) of the Revised Code, the parent who is not the residential parent is entitled to access to any record that is related to the child(ren), and to which the residential parent is legally provided access under the same terms and conditions as the residential parent. Any keeper of a record who knowingly fails to comply with any record access order is in contempt of court. Restrictions or limitations: None Restrictions or limitations to non-residential parents regarding records access are as follows: Day Care Access Notice Pursuant to section 3109.051(l) of the Revised Code: In accordance with section 5104.11 of the Revised Code, the parent who is not the residential parent is entitled to access to any day care center that is or will be attended by the child(ren) with whom parenting time is granted, to the same extent that the residential parent is granted access to the center. Restrictions or limitations: None Restrictions or limitations to non-residential parents regarding day care access are as follows:		The relocation notice must be filed with the Court that granted the divorce and allocated parental rights and responsibilities (print name and address of Court):
Pursuant to sections 3109.051(H) and 3319.321(B)(5)(a) of the Revised Code: Subject to sections 3125.16 and 3319.321(F) of the Revised Code, the parent who is not the residential parent is entitled to access to any record that is related to the child(ren), and to which the residential parent is legally provided access under the same terms and conditions as the residential parent. Any keeper of a record who knowingly fails to comply with any record access order is in contempt of court. Restrictions or limitations: None Restrictions or limitations to non-residential parents regarding records access are as follows: Day Care Access Notice Pursuant to section 3109.051(I) of the Revised Code: In accordance with section 5104.11 of the Revised Code, the parent who is not the residential parent is entitled to access to any day care center that is or will be attended by the child(ren) with whom parenting time is granted, to the same extent that the residential parent is granted access to the center. Restrictions or limitations: None	(Other orders:
residential parent is entitled to access to any record that is related to the child(ren), and to which the residential parent is legally provided access under the same terms and conditions as the residential parent. Any keeper of a record who knowingly fails to comply with any record access order is in contempt of court. Restrictions or limitations: None Restrictions or limitations to non-residential parents regarding records access are as follows: Day Care Access Notice Pursuant to section 3109.051(I) of the Revised Code: In accordance with section 5104.11 of the Revised Code, the parent who is not the residential parent is entitled to access to any day care center that is or will be attended by the child(ren) with whom parenting time is granted, to the same extent that the residential parent is granted access to the center. Restrictions or limitations: None	F	Pursuant to sections 3109.051(H) and 3319.321(B)(5)(a) of the Revised Code:
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parent is entitled to access to any day care center that is or will be attended by the child(ren) with whom parenting time is granted, to the same extent that the residential parent is granted access to the center. Restrictions or limitations:	I	Pursuant to section 3109.051(I) of the Revised Code:
□None	١	parent is entitled to access to any day care center that is or will be attended by the child(ren) with whom parenting time is granted, to the same extent that the residential parent is granted
Restrictions or limitations to non-residential parents regarding day care access are as follows:	I	_
		Restrictions or limitations to non-residential parents regarding day care access are as follows:

E.	School Activities Access Notice Pursuant to section 3109.051(J) of the Revised Code: Subject to section 3319.321(F), the parent who is not the residential parent is entitled to access to any student activity that is related to the child(ren) and to which the residential parent is legally provided access, under the same terms and conditions as the residential parent. Any school employee or official who knowingly fails to comply with this school activities access order is in contempt of court.
	Restrictions or limitations: None Restrictions or limitations to non-residential parents regarding school activities access are as follows:
As r and	VENTH: HEALTH INSURANCE COVERAGE equired by law, the parties have completed a Child Support Worksheet, which is attached to incorporated in this Agreement. ect one:
A. 1	☐Health Insurance Coverage Available to at Least One Parent
2	. If both parents are ordered to provide private health insurance coverage for the benefit of the child(ren), \square Plaintiff's \square Defendant's health insurance plan shall be considered the primary health insurance plan for the child(ren).
3	. The parent required to provide private health insurance coverage shall provide proof of insurance to the County Child Support Enforcement Agency (CSEA) and the other parent.
4	Both parents shall cooperate in the preparation of insurance forms to obtain reimbursement or payment of expenses, as applicable. A copy of medical bills must be submitted to the party holding the insurance and responsible for payment or the other parent within 30 days of receipt.
5	5. Should the health insurance coverage be cancelled for any reason, the parent ordered to maintain insurance shall immediately notify the other parent and take immediate steps to obtain replacement coverage. Unless the cancellation was intentional, the uncovered expenses shall be paid as provided above. If the cancellation was intentionally caused by the parent ordered to maintain insurance coverage, that parent shall be responsible for all medical expenses that

would have been covered had the insurance been in effect.

В.		urance Coverage Unav	ailable to Either F	arent	
1.	Private health	insurance coverage is	not accessible a	nd reasonable in cost through a group	
	policy, contrac	ct, or plan to either pare	ent.		
2.	If private healt	th insurance coverage l	oecomes availabl	e to either parent at reasonable cost, the	
	party will imme	ediately obtain the insu	rance, notify the	other parent and the	
	County CSEA, and submit to the other parent proof of insurance, insurance forms, and an insurance card. The CSEA shall determine whether the cost of the insurance is of sufficient amount to justify an administrative review of the amount of child support payable. In the event an administrative review is warranted, one shall be conducted.				
C.	Division of Un	insured Expenses			
1.	Each parent (obligor and obligee) shall share responsibility in uninsured medical expenses				
	. ,	- ,	•	the total cash medical support amount	
		•	•	ear in amounts each to that parent's	
	•		• •	nd on Line 17 of the Child Support Computation	
	Worksheet	% Obligor	and	% Obligee, unless	
			and		
	otherwise agr follows:	eed as			
	TOHOWS.				
-					

- 2. The parent incurring the expenses shall provide the other parent the original or copies of all medical bills, and Explanation of Benefits (EOB), if available, within 30 days of the date on the bill or EOB, whichever is later, absent extraordinary circumstances. The other parent shall, within 30 days of receipt of the bill, reimburse the parent incurring the expenses or pay directly to the health care provider, that parent's percentage share of the bill as shown above.
- D. Other Important Information about Medical Records and Expenses
- 1. Each party shall have access to all medical records of the child(ren) as provided by law.
- 2. The term "medical expense" or "medical records" shall include but not be limited to medical, dental, orthodontic, optical, surgical, hospital, major medical, psychological, psychiatric, outpatient, doctor, therapy, counseling, prosthetic, and/or all other expenses/records including preventative health care expenses/records related to the treatment of the human body and mind.

EIGHTH: CHILD SUPPORT A completed Child Support Work Sheet is attached and incorporated in this Decree. A. Child Support Amount ☐ Plaintiff ☐ Defendant, the Obligor, shall pay child support in the amount of _\$____ per month as a total child support obligation which includes child support, cash medical support, and processing fee as found on the last line of the Child Support Computation Worksheet, which is attached and incorporated as part of this order. B. Additional Child Support Information Each party will be responsible for a cash medical obligation to be applied towards ordinary medical expenses for the child(ren) of the order in each household. The annual cash medical amount is \$510.21 per child for each child of the order. Any medical expenses over \$510.21 per year will be considered extraordinary medical expenses to be shared in amounts equal to that parent's percentage of income percentage of total income found on Line 17 of the Child Support Computation % Obligor % Obligee, unless agreed Worksheet and as follows: C. Child Support Payment Payment (including cash medical support, if any) plus a 2% processing charge shall commence on _____ and shall be paid to the Ohio Child Support Payment Center, P. O. Box 182372, Columbus, Ohio 43218-2372, as administered through the _ County Child Support Enforcement Agency (CSEA) by income withholding at Obligor's place of employment or from nonexempt funds on deposit at a financial institution. D. Deviation of Child Support Amount The child support calculated pursuant to the child support schedule is unjust

or inappropriate and is not in the best interest of the minor child(ren) for the following reason(s),

as provided in R.C. 3119.22, 3119.23, and 3119.24, and shall be adjusted as follows:

E. Duration of Child Support

The child support order will terminate upon the child's 18th birthday unless one of the following circumstances applies:

- The child is mentally or physically disabled and is incapable of supporting or maintaining himself or herself.
- The parents have agreed to continue child support beyond the date it would otherwise terminate.

This Support Order will remain in effect during seasonal vacation periods until the order

The child continuously attends a recognized and accredited high school on a full-time basis so
long as the child has not, as yet, reached the age of 19 years old. (Under these circumstances,
child support will end at the time the child ceases to attend a recognized and accredited high
school on a full-time basis or when he or she reaches the age of 19, whichever occurs first.)

The Court finds by agreement that child support will extend beyond the time when it would otherwise end. The terms and conditions of that agreement are as follows:

The Court finds the parties have (a) child(ren) who is/are mentally or physically disabled and incapable of supporting or maintaining themselves, and that child support will extend beyond

F. Important Child Support Orders and Information

physical disability are as follows:

Obligee must immediately notify and Obligor may notify the CSEA of any reason for which the support order should terminate. A willful failure to notify the CSEA as required is contempt of court. The following are reasons for termination of the Order:

the time when it would otherwise end. The name of the child and the nature of the mental or

- Child's attainment of the age of majority if the child no longer attends an accredited high school on a full-time basis and the support order does not provide for the duty of support to continue past the age of majority
- Child stops attending an accredited high school on a full-time basis after attaining the age of majority
- · Child's death

- · Child's marriage
- · Child's emancipation
- · Child's enlistment in the Armed Services
- Child's deportation
- · Change of legal custody of the child

All support payments must be made through the CSEA or the office of child support in the Ohio Department of Job and Family Services (Child Support Payment Central). Any payment of money not made through the CSEA will be considered a gift, unless the payment is made to discharge an obligation other than support.

All support under this Order shall be withheld or deducted from the income or assets of the Obligor pursuant to a withholding or deduction notice or appropriate order issued in accordance with Chapters 3119., 3121., 3123., and 3125. of the Revised Code or a withdrawal directive issued pursuant to sections 3123.24 to 3123.38 of the Revised Code and shall be forwarded to the Obligee in accordance with Chapters 3119., 3121., 3123., and 3125. of the Revised Code.

The Obligor and/or Obligee required under this Order to provide private health insurance coverage for the child(ren) is also required to provide the other party within 30 days after the issuance of the Order, the following:

- Information regarding the benefits, limitations, and exclusions of the health insurance coverage
- Copies of any insurance form necessary to receive reimbursement, payment, or other benefits under the coverage
- A copy of any necessary health insurance cards

The Health Plan Administrator that provides the private health insurance coverage for the child(ren) may continue making payment 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 Obligor and/or Obligee required to provide private health insurance for the child(ren) must designate said child(ren) as dependents under any private health insurance policy, contract, or plan for which the person contracts.

The employer of the person required to provide private health insurance coverage is required to release to the other parent, any person subject to an order issued under section 3109.19 of the Revised Code, or the CSEA, upon written request, any necessary information regarding health insurance coverage, including the name and address of the health plan administrator and any policy, contract, or plan number, and the employer will otherwise comply with all orders and notices issued.

If the person required to obtain private health insurance coverage for the child(ren) subject to this Support Order obtains new employment, the agency shall comply with the requirements of

section 3119.34 of the 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 CSEA may change the financial obligations of the parties to pay child support in accordance with the terms of the court or administrative order and cash medical support without a hearing or additional notice to the parties.

An Obligor that is in arrears in the Obligor's child support obligation is subject to having any federal, state and/or local income tax refund to which the Obligor may be entitled forwarded to the CSEA for payment toward these arrears. Such refunds will continue to be forwarded to the CSEA for payment until all arrears owed are paid in full. If the Obligor is married and files a joint tax return, the Obligor's spouse may contact the CSEA about filing an "Injured Spouse" claim after the Obligor is notified by the Internal Revenue Service that the Obligor's refund is being forwarded to the CSEA.

Pursuant to section 3121.29 of the Revised Code, the parties are notified as follows:

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 OR OBLIGEE AND YOU FAIL TO GIVE THE REQUIRED NOTICES TO THE CHILD SUPPORT ENFORCEMENT AGENCY, YOU MAY NOT RECEIVE NOTICE OF THE CHANGES AND REQUESTS TO CHANGE THE CHILD SUPPORT AMOUNT, HEALTH CARE PROVISIONS, REDIRECTION, OR TERMINATION OF THE CHILD SUPPORT ORDER. 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, OR RECREATIONAL LICENSE; WITHHOLDING FROM YOUR INCOME: ACCESS RESTRICTION AND DEDUCTION

FROM YOUR ACCOUNTS IN FINANCIAL INSTITUTIONS; AND ANY OTHER ACTION PERMITTED BY LAW TO OBTAIN MONEY FROM YOU TO SATISFY YOUR SUPPORT OBLIGATION.

G.	Payment shall be made in accordance with Chapter 3121. of the Revised Code.
Н.	Arrearage Any temporary child support arrearage will survive this judgment entry. Any temporary child support arrearage will not survive this judgment entry. Other:
	TAX EXEMPTION (The award of a tax dependency exemption may affect the ability to secure insurance through the Marketplace.)
	tax dependency exemptions (check all that apply):
A.	☐ The Plaintiff shall be entitled to claim the following minor child(ren) for all tax purposes for ☐ even-numbered tax years ☐ odd-numbered tax years ☐ all eligible tax years, so long as the Plaintiff is substantially current in any child support the Plaintiff is required to pay as of December 31 of the tax year in question:
	The Defendant shall be entitled to claim the following minor child(ren) for all tax purposes for \square even-numbered tax years \square odd-numbered tax years \square all eligible tax years, so long as the Defendant is substantially current in any child support the Defendant is required to pay as of December 31 of the tax year in question:
В.	Other orders regarding tax exemptions (specify):
-	
-	
exc rec Fe	non-residential parent is entitled to claim the child(ren), the residential parent is required to ecute and deliver Internal Revenue Service Form 8332, or its successor, together with any other quired forms as set out in section 152 of the Internal Revenue Code, as amended, on or before bruary 15th of the year following the tax year in question, to allow the non-residential parent to im the minor child(ren).
TENTH	: TAX RETURN OPTIONS
[Curren	The parties acknowledge that they have filed their tax returns for the CURRENT tax year.
they wil	The parties acknowledge that they have NOT filed their tax returns for the CURRENT tax year and that file their tax returns as follows:

[Prior Tax Years] The parties acknowledge that they have filed their tax returns for ALL PRIOR tax years.				
☐ The parties acknowledge that they have NOT filed their tax returns for ALL PRIOR tax years and that they will file their tax returns as follows:				
[Tax Refunds/Deficiencies]				
The parties acknowledge that there are NO TAX DEFICIENCIES OWING on prior tax returns, that they do not owe any interest or penalties with respect hereto, and no tax deficiency proceeding is pending or threatened against them and that they do not know of any audit with respect to any such prior returns.				
The parties acknowledge that there are TAX DEFICIENCIES OWING for prior tax years and that they are disposing of the prior tax delinquency as follows:				
The parties acknowledge that there is NO TAX REFUND for prior tax years which needs to be divided between the parties.				
The parties acknowledge that there is a TAX REFUND for prior tax years and which shall be divided between the parties as follows:				
ELEVENTH: OTHER ORDERS				
TWELFTH: COURT COSTS Court costs shall be (select one):				
☐ Taxed to the deposit. Court costs due above the deposit to be paid as follows:				
Other (specify):				

THIRTEENTH: CLERK OF COURTS							
☐ The Clerk of Courts shall provide:							
a certified copy to:							
a contined copy to:							
a file stamped copy to.	☐ a file stamped copy to:						
NOTICE. Pursuant to Civil Rule 58(B), the Clerk is di	rected to serve upon the parties a notice of the						
filing of this Judgment Entry and of the date of entry upon the Journal.							
ming of the outginest Entry and of the date of only apon the obtained							
DATE JUDGE							
PLAINTIFF' SIGNATURE	PLAINTIFF'S PHONE NUMBER						
TEAMATH TOTAL	1 EANTH TO THORE NOWINGER						
DEFENDANT'S SIGNATURE	DEFENDANT'S PHONE NUMBER						
NOTICE OF FINAL	_ APPEALABLE ORDER						
	 						
Copies of foregoing order, which may be a final appealable order, shall be served upon the parties by the Clerk							
in a manner prescribed by Civ.R. 5(B) within three days of entering this judgment upon the journal. The Clerk							
shall then note the service in the appearance docket pursuant to CIV.R. 58(B). Service shall then be deemed							
complete.							
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MIKE FOLEY, Clerk of Courts By: RACHEL DOYLE,	Date:						