IN THE COMMON PLEAS COURT OF MONTGOMERY COUNTY, OHIO DIVISION OF DOMESTIC RELATIONS

	Case No
Plaintiff/Petitioner 1	
Address	SETS No
Address	Judge:
City, State, ZIP Code	
	Magistrate:
Defendant/Petitioner 2	
Address	
City, State, ZIP Code	
	AGREED ENTRY
The parties,	, hereinafter referred to as Plaintiff/Petitioner 1 and
, hereina	after referred to as Defendant/Petitioner 2; hereby waive a hearing and
Magistrate Decision and Permanent Order	on the following matter:
The parties request that the (ch	noose one):
Final Decree of Divorce	2
Final Decree of Dissolu	tion
Prior Court Order	
	be modified as follows:
We agree that the following change	e(s) be made to the decree/order effective the date of filing:

Spousal Support	rt Only (NO Child Suppor	rt Order):		
We agree	ee that spousal support is p	paid directly from the O	bligor to the Obl	igee by electronic bank
transfer, and	d shall continue to do so.			
	Paid from Obligor bank		to Obligee	bank
on tl	heday of each mo	nth effective:		
	the date of filing	of this agreed order or		
	the	day of each month	for	months
Spousal Suppo	rt Only (WITH a Child Su	pport Order):		
	ended Notice to Withhold			
				me & address of employer)
for the mino medical sup Worksheet, child suppo		t of \$pe s found on the last line orporated as part of this per month for spou	er month which is of the Child Supp order; and \$ usal support, \$	per month
expenses fo child for ea extraordinat	r the child(ren) of the orde ach child of the order. A ry medical expenses to b of total income found on L	er in each household. Th Any medical expenses be shared in amounts e Line 17 of the Child Sup	e annual cash me over \$388.70 pe equal to that pare oport Computation	towards ordinary medica dical amount is \$388.70 pe er year will be considered ent's percentage of incom n Worksheet% Obligo

IT IS FURTHER ORDERED that Obligor is restrained from making said payments directly to the Obligee and the Obligee is enjoined from accepting direct payments from the Obligor. Any payments of support not made through the OCSPC may be deemed a gift.

3123.24 to 3123.28 of the Revised Code and shall be forwarded to the Obligee in accordance with Chapters

3119., 3121., 3123., of the Revised Code.

IT IS FURTHER ORDERED that Obligor and Obligee notify the SEA immediately, in writing, of their current mailing address, current residential address, current residence telephone number and current driver license number. This duty to notify the SEA immediately of any change in either address, phone numbers or drivers license numbers shall continue until further notice of the court.

IT IS FURTHER ORDERED that the Obligor shall notify the SEA immediately, in writing, of any change in employment status or employer. This duty to notify the SEA immediately shall continue until further notice of the court, and a failure to provide such notification may make the Obligor liable for retroactive support that would have been ordered.

IT IS FURTHER ORDERED that the Obligor and Obligee shall notify the SEA immediately, in writing of <u>any change</u> in the status of the minor children of the parties which would terminate the duty of Obligor to pay child support.

IT IS FURTHER ORDERED that the Obligor and Obligee shall notify the other party immediately, in writing, of <u>any change</u> in status which would effect child support and/or spousal support.

IT IS FURTHER ORDERED that if the Obligee is to receive spousal support from the Obligor, the Obligee shall notify the SEA immediately, in writing, of remarriage if the remarriage would terminate the obligation to pay spousal support.

IT IS FURTHER ORDERED that both parties shall take notice of the Obligee's Rights and Remedies for Enforcement of Support, attached hereto, available to the Obligee in the event the Obligor fails to make payment of support as ordered herein.

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. 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 OCCUPATIONAL LICENSE, DRIVERS OR LICENSE, OR RECREATIONAL LICENSE: WITHHOLDING YOUR FROM 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.

The hearing scheduled on	, before Magistrate	is hereby
vacated.		
The motion filed on	, by thePLAINTIFF/I	PETITIONER 1
DEFENDANT/PETITIONER 2 is hereby w	vithdrawn.	
All other orders, not addressed in this order s	hall remain as previously ordered in the (c	choose one):
Final Decree of Divorce		
Final Decree of Dissolution		
Prior Court Order		
Filed on		
Clerk Administrative Fees:		
MAGISTRATE	JUDGE	
Plaintiff/Petitioner 1 Telephone Number:	Defendant/Petitioner 2 Telephone Number:	
Sworn before me,	<u>&</u>	, on this
day of	_20_, a Notary Public. Both parties perso	onally appeared and
affixed their signatures on said document.		

NOTICE OF FINAL APPEALABLE ORDER

Copies of the 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.

MIKE FOLEY, Clerk of Courts By: Rachel Doyle Date