DR 716 Eff. 1/1/2015 Rev. 6/2015

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

	:	Case No
Plaintiff/1st Petition	oner/Petitioner	
Address		
Telephone	·	Magistrate
DOB		Judge
vs./-and-		
Defendant/2nd Pe	titioner/Respondent	AGREED ENTRY (NO HEARING REQUIRED)  ☐ FINAL APPEALABLE ORDER
Address		☐ NON FINAL APPEALABLE ORDER
Telephone		
DOB		
compliance This is an abelow lister 3119.01-3 with the O This is an adesignated This is an a	e with Ohio child support guideline agreed entry regarding modification ed children and the parties have also 119.02, 3319.29-3319.32. The part thio Child Support Guidelines. <b>No</b> agreed entry modifying the prior shal as residential parent for school puragreed entry establishing temporary	n of health insurance responsibilities for the calculated child support pursuant to ORC ies agree that the amount is in compliance
C	the children of the parties:	
	D.O.B:	
Name	$D \cap B$ .	

Name	D.O.B:
Name	D.O.B:
	DENTRY applies to: bove children or children:
THE PARTI	ES AGREE AS FOLLOWS (Please check all that apply):
Shared Pa The parties	arenting: s have shared parenting of their child(ren) and (name of parent) shall be designated the
residential	parent for school purposes.
Spousal S	upport:
Plaintif	f/Defendant shall pay spousal support as follows:
☐ The	temporary spousal support order shall be: \$ monthly, to be paid in the following manner: \$ per on spousal support. The support should be made payable in increments that coincide with obligor's pay periods.
☐ The sup	port: port order does not change <b>OR</b> port order is hereby amended pursuant to O.R.C. (Ohio Revised Code) 3119.021 as orksheet is attached):
Mother	/Father shall pay child support as follows:
	current Support Order shall be: \$ monthly, to be paid in the following
manner	\$ per on child support (\$ per month, per child), plus \$ per on spousal support, plus \$ per on and
	current Cash Medical Support Order shall be: \$ monthly, to be paid in the ing manner:  When private health insurance IS being provided by a party in accordance with this  \$ per on child support (\$ per month, per child).
	When private health insurance <b>IS NOT</b> being provided by a party in accordance with this order: for the \$ per on child support (\$ per month, per child), which includes the 2% processing fees.

☐ Support Arrears Order shall be:
☐ The prior order regarding the payment of arrears shall remain the same
(\$); <b>OR</b>
☐ Obligor shall pay the arrears at a rate of 20% of the current order (\$ per
); <b>OR</b>
☐ Obligor shall pay the sum of \$ peron support arrears.
☐ Arrears are \$due obligee, \$ due State of Ohio, and CSEA
processing charge arrears of \$ as of,
plus 2% CSEA processing fee for a <b>total deduction</b> of \$ per
effective
Arrears are $\square$ preserved; $\square$ waived; OR $\square$ offset against new support order.
□ Arrears are \$ as of; OR
□ Arrears are current as of
Health Insurance Coverage (check one):
☐ Mother/Father shall provide the primary health insurance for the parties' minor child(ren).
☐ Mother/Father shall provide the primary health insurance for the parties' minor child(ren).
Mother/Father shall provide the secondary health insurance for the parties' minor child(ren)
whenever it is available through their employment at a reasonable cost.
☐ Each parent shall provide health insurance for the child(ren) whenever it is available through
their employment at a reasonable cost.
The parties shall divide all uncovered health care expenses as follows: Father shall pay
% and Mother shall pay%.

# NOTE: THE FOLLOWING LANGUAGE APPLIES TO ALL PARENTING ORDERS:

**IT IS FURTHER ORDERED** the duty of support shall continue beyond the age of majority as long as the child continuously attends on a full-time basis any recognized and accredited high school. A child support order shall not remain in effect after the child reaches nineteen years of age unless the order provides that the duty of support continues under circumstances described in O.R.C. 3119.86(A)(1)(a) or (b).

**IT IS FURTHER ORDERED** 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 Court order issued in accordance with sections 3121.02 to 3121.07 of the O.R.C. or a withdrawal directive issued pursuant to section 3123.37 of the O.R.C. and shall be forwarded to the Obligee in accordance with section 3121.50 of the O.R.C.

**IT IS FURTHER ORDERED** until such time as a withholding or deduction order is in effect, the Obligor shall discharge his or her obligation by making payments directly to the CSEA or the division of child support in the Ohio Department of Job and Family Services, as appropriate."

**IT IS FURTHER ORDERED** the 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 CSEA or the division of child support in the Ohio Department of Job and Family Services, as appropriate, shall be deemed a gift.

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. IF YOU ARE THE OBLIGOR UNDER A CHILD SUPPORT ORDER AND YOU FAIL TO MAKE THE REQUIRED NOTIFICATIONS YOU MAY BE FINED UP TO \$50.00 FOR A FIRST OFFENSE, \$100.00 FOR A SECOND OFFENSE, AND \$500.00 FOR EACH SUBSEQUENT OFFENSE. IF YOU ARE AN OBLIGOR OR OBLIGEE UNDER ANY SUPPORT ORDER AND YOU WILLFULLY FAIL TO MAKE THE REQUIRED NOTIFICATIONS YOU MAY BE FOUND IN CONTEMPT OF COURT AND BE SUBJECTED TO FINES UP TO \$1,000.00 AND IMPRISONMENT FOR NOT MORE THAN NINETY (90) DAYS.

IF YOU ARE AN OBLIGOR AND YOU FAIL TO MAKE THE REQUIRED NOTIFICATIONS YOU MAY NOT RECEIVE NOTICE OF THE FOLLOWING ENFORCEMENT LIENS 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.

**IT IS FURTHER ORDERED** that the Obligor and Obligee immediately notify the CSEA in writing of any change in the Obligor's income source and of the availability of any other sources of income that can be the subject of a withholding or deduction order. This duty to notify the CSEA shall continue until further notice from the Court. A failure to provide such notification may make the Obligor liable for retroactive support that would otherwise have been ordered."

**IT IS FURTHER ORDERED** that the Obligor and Obligee shall immediately notify the CSEA, in writing, of any change in the status of the minor children of the parties which would terminate or modify the duty of the Obligor to pay child support.

To make payments through the Butler County CSEA:

Make cash or credit card payments *only* at the following location: Butler County Child Support Enforcement Agency, Government Services Center, 315 High Street, 7<sup>th</sup> Floor, Hamilton, Ohio 45011.

Acceptable methods of payment are as follows: Visa, MasterCard, ATM, and Cash payments may be made locally in person only. **Do not send cash by mail. Personal checks will not be accepted by the Butler County CSEA.**"

To make payments to the Ohio Child Support Payment Central (OCSPC):

The Obligor shall send payments to the following location: Ohio Child Support Payment Central, P.O. Box 182372, Columbus, Ohio 43218.

The employer shall send payments to the following location: Ohio Child Support Payment Central, P.O. Box 182394, Columbus, Ohio 43218.

Acceptable methods of payment to OCSPC are as follows: certified check, cashier's check, personal check, or money order.

The agreed entry shall specifically identify the deduction order to be issued. If the obligor is receiving income from a payor as defined in section 3121.01(E) of the Revised Code:

## (PLEASE CHECK THE APPROPRIATE BOX)

 $\Box$  an income withholding notice shall issue. If the obligor's income is not subject to withholding,  $\Box$  a bank account deduction notice shall issue. If the obligor has no income, but is able to post bond,  $\Box$  an order to post bond shall issue. If the obligor is unemployed and has no funds from which support can be paid,  $\Box$  an order to seek work shall issue and the obligor shall pay the current statutory minimum support order (currently \$50.00 per month for all children subject to the order).

**IT IS FURTHER ORDERED** that both the obligor and obligee are liable for health care of the children who are not covered by private health insurance or cash medical support;

**IT IS FURTHER ORDERED** that any person providing health insurance coverage shall, not later than 30 days after issuance of the order, provide all information regarding benefits, limitations, and exclusions of the coverage, copies of any insurance forms necessary to receive reimbursement, payment, or other benefits under to coverage, and a copy of any necessary insurance cards;

**IT IS FURTHER ORDERED** that any person ordered to provide health insurance coverage for children, must notify the CSEA within thirty (30) days of said order of the following: the full name and address of the health insurance company, and the plan type, policy number, group number and effective date of the health insurance;

IT IS FURTHER ORDERED that _	(name)
(address)	(telephone number) shall be
reimbursed for out-of-pocket medical, child;	optical, hospital, dental, or prescription expenses for each

**IT IS FURTHER ORDERED** that the health plan administrator may continue making payment for medical, optical, hospital, dental, or prescription services directly to any health care provider in accordance with the plan;

**IT IS FURTHER ORDERED** that any person required to provide health insurance coverage for children shall designate the child(ren) as covered dependents under any private health insurance policy, contract, or plan.

☐ If one of the parties	has health insurance:
"	shall provide the primary health insurance for the parties'

	minor child(ren), and shall do so pursuant ORC 3119.43 within thirty days of this order. shall obtain secondary health insurance for the parties' minor child(ren) when it becomes available through employment at a reasonable cost as defined by ORC 3119.30. Upon obtaining health insurance,, shall within thirty (30) days as required by ORC 3119.32, inform both the other party and CSEA, at 513-887-3362, of the full name and address of health insurance company, plan type, policy number, and effective date of the health insurance.
	In the future, the parties shall, upon receipt of new health insurance information regarding benefits, limitations, and exclusions of the coverage, provide such information and copies of any insurance forms necessary to receive reimbursement, payment, or other benefits under the coverage, provide copies of any necessary insurance cards, and provide all updated information to the other party within thirty (30) days.
	The parties shall divide all co-pays, deductible costs required under the health insurance policy and all other uncovered health care expenses as follows, father shall pay% and mother shall pay%.
	The parties shall provide each other with a copy of all health care bills for the minor child(ren) on a quarterly basis and a summary of all amounts paid by either party.
	The summary shall include an offset against all cash medical support received.
	The documentation of health care expenses shall be provided on the last day of the months of March, June, September, and December. Payment/reimbursement for all health care expenses shall be made within thirty (30) days.
	Absent extraordinary circumstances, motions for payment of health care bills must be made within one (1) year of the date the bills were incurred.
	The parties shall use all health and dental care providers within the health and dental care plan, unless the parties have entered into a written agreement. Any party who uses a health or dental care provider outside of the health and dental care plan shall solely pay said debt. The only exceptions to this provision are a medical emergency or a health and dental care provider under the plan does not exist in their area. Medical emergency is defined as a life threatening illness or serious injury."
b	oth of the parties have health insurance:
	"shall provide the primary health insurance for the parties' minor child(ren), and shall do so pursuant ORC 3119.43 within thirty days of this ordershall provide secondary health insurance for the parties' minor child(ren) when it becomes available through employment at a reasonable cost as defined by ORC 3119.30. Upon obtaining health insurance,, shall within thirty (30) days as required by ORC 3119.32, inform both the other party and CSEA, at 513-887-3362, of the full name and address of health insurance company, plan type, policy number, and effective date of the health insurance.

 $\Box$  If

In the future, the parties shall upon receipt of new health insurance information regarding benefits, limitations, and exclusions of the coverage, exchange such information and copies of any insurance forms necessary to receive reimbursement, payment, or other benefits under the coverage, exchange copies of any necessary insurance cards, and provide all other updated information to the other party within thirty (30) days.

The parties shall divide all co-pays, deductible costs required under the health insurance policy and all other uncovered health care expenses as follows, father shall pay \_\_\_\_\_\_% and mother shall pay \_\_\_\_\_\_%.

The parties shall provide each other with a copy of all health care bills for the minor child(ren) on a quarterly basis and a summary of all amounts paid by either party.

The summary shall include an offset against all cash medical support received.

The documentation of health care expenses shall be provided on the last day of the months of March, June, September, and December. Payment/reimbursement for all health care expenses shall be made within thirty (30) days.

Absent extraordinary circumstances, motions for payment of health care bills must be made within one (1) year of the date the bills were incurred.

The parties shall use all health and dental care providers within the health and dental care plan, unless the parties have entered into a written agreement. Any party who uses a health or dental care provider outside of the health and dental care plan shall solely pay said debt. The only exceptions to this provision are a medical emergency or a health and dental care provider under the plan does not exist in their area. Medical emergency is defined as a life threatening illness or serious injury."

### ☐ If neither of the parties has health insurance:

"If private health insurance is not being provided and becomes available to either the obligor or obligee, they SHALL immediately notify the CSEA, at 513-887-3362, that private health insurance coverage for the children has become available to either of them, along with the full name and address of the health insurance company, and the plan type, policy number, group number and effective date of the health insurance. The CSEA shall determine pursuant to ORC 3119.30 (B) (4) if the private health insurance is available at a reasonable cost, and if coverage is reasonable, division (B) (2) or (3) of ORC 3119.30 shall apply.

In the event either party obtains health insurance, that party shall upon receipt of new health insurance information regarding benefits, limitations, and exclusions of the coverage, provide copies of any insurance forms necessary to receive reimbursement, payment, or other benefits under the coverage, and a copy of any necessary insurance cards to the other party within thirty (30) days.

The parties shall divide all co-pays, deductible costs required under the health insurance policy and all other uncovered health care expenses as follows, father shall pay \_\_\_\_\_\_%

and	mother	shall	nav	%

The parties shall provide each other with a copy of all health care bills for the minor child(ren) on a quarterly basis and a summary of all amounts paid by either party.

The summary shall include an offset against all cash medical support received.

The documentation of health care expenses shall be provided on the last day of the months of March, June, September, and December. Payment/reimbursement for all health care expenses shall be made within thirty days.

Absent extraordinary circumstances, motions for payment of health care bills must be made within one (1) year of the date the bills were incurred.

The parties shall use all health and dental care providers within the health and dental care plan, unless the parties have entered into a written agreement. Any party who uses a health or dental care provider outside of the health and dental care plan shall solely pay said debt. The only exceptions to this provision are a medical emergency or a health and dental care provider under the plan does not exist in their area. Medical emergency is defined as a life threatening illness or serious injury."

**IT IS FURTHER ORDERED** that the parties must comply with any obligations concerning health insurance coverage imposed under section 3119.30 to 3119.31 of the Revised Code no later than thirty (30) days after the applicable order is issued.

**IT IS FURTHER ORDERED** that any party ordered to provide health insurance or a cash medical order, shall immediately notify the CSEA of any changes in status of the availability of health insurance.

IT IS FURTHER ORDERED that any person who fails to provide health insurance as ordered may be punished for contempt of Court and shall be solely responsible for the payment of all health care expenses incurred on the child(ren)'s behalf as a result of the failure to provide insurance. If the obligor is found in contempt for failing to provide health insurance coverage and the obligor has previously been found in contempt under Chapter 2705 of the Revised Code, the Court shall consider the obligor's failure to comply with the order as a change of circumstances for the purpose of modification of the amount of support due under the child support order that is the basis of the order issued under Revised Code 3119.30 to 3119.31.

# □ <u>Division of Dependent(s) and Alternating Remaining Dependent(s)</u> Mother shall claim the following dependent(s) for all federal, state, and local income tax purposes and Father shall claim the following dependent(s) for all federal, state, and local income tax purposes. When only one dependent remains then Mother shall claim the child(ren) as dependents in □ even □ odd years for all federal, state, and local income tax purposes and Father shall claim the child(ren) as dependents in □ even □ odd years for all federal, state, and local income tax purposes.

Alternating	Dependent	S	) Yearly	7

Mother shall claim the child(ren) as dependents in  $\Box$  even  $\Box$  odd years for all federal, state, and local income tax purposes and Father shall claim the child(ren) as dependents in  $\Box$  even  $\Box$  odd years for all federal, state, and local income tax purposes.

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-	 	 	
-			

**IT IS FURTHER ORDERED** that any person who may claim a dependent for federal, state, and local income tax purposes shall be substantially current in payment of child support for any tax year for which the child(ren) are claimed as dependents. A child support obligor shall be substantially current in payment of child support if less than \$100 arrears are owed for the tax year for which the child or children are to be claimed as dependent(s), on or before January 31<sup>st</sup> of the following year. (ORC 3119.82)

**IT IS FURTHER ORDERED** that any person who is the residential parent of a child, including any party to a Shared Parenting Decree, and any other legal custodian, shall send a notice of intent to relocate to the Domestic Relations Court Case Management Office, as follows:

- (a) the other parent, Certificate of Service must be provided.
- (b) the Domestic Relations Court Case Management Office;
- (c) the Butler County Child Support Enforcement Agency (CSEA).
- (d) Notice must be sent within the following time frames:
  - i. If relocating within Butler County at least **thirty** (**30**) days in advance of the move;
  - ii. If relocating outside Butler County at least **sixty** (60) days in advance of the move.
- (e) A file stamped copy must be submitted to the Case Management Office on Form C13 if relocating within Butler County and on Form C13A if relocating outside Butler County.

- (f) If either parent believes the relocation will require a change in the allocation of parenting time, it is the responsibility of that parent to file a motion to review the allocation of parenting time.
- (g) If a parent believes that the move requires a change in residential parent status, that parent may file a motion for change of residential parent or modification of the Shared Parenting Plan, in accordance with Rule DR39.

**IT IS FURTHER ORDERED** that each parent, or other legal custodian, shall have equal access to the children's school, day care center, medical or educational records and extracurricular or recreational activities. Any school, day care center official, medical, educational, and extracurricular or recreational activity coordinator or keeper of all records shall provide each parent or legal custodian with all records, documents, and materials related to the child(ren). Failure to comply with this order may be punishable as contempt of Court.

findings of fact and issuing a decision, and said decision as provided by Ohio Civil R	er hereby waive the necessity of the Magistrate's making I further waive the time period for filing objections to ule 53, and consent to the immediate filing of a which is hereby acknowledged and waived.
THE PARTIES AND THEIR LEGAL COFFORGOING AGREEMENT BY THEIR	OUNSEL, IF REPRESENTED, APPROVE THE SIGNATURES BELOW:
Plaintiff/1st Petitioner/Petitioner Telephone #	Defendant/2nd Petitioner /Respondent Telephone#
	ording to law, by the above named applicant this, County of,
Signature of person administering oath	Title (example: Notary, Deputy Clerk of Courts, etc.)
Attorney for Plaintiff/1st Petitioner/ Supreme Court Reg. #	Attorney for Defendant/2nd Petitioner Supreme Court Reg. #
Address:	Address
Telephone #	Telephone#

I find that the parties have freely and voluntarily entered into the above agreement and that this agreement has been signed and approved by the parties and their attorneys. The agreement is found to be fair and just to all parties and is in the best interest of the children. I recommend that the agreement be approved and that the agreement become the order of this court.

Date	Magistrate	
Date	 Judge	

### NOTICE OF RIGHTS TO APPEAL

The filing of timely written objections by any party to this action shall act as an automatic stay of the above judgment entry until the Court takes further action as delineated in Civil Rule 53. INTERIM ORDERS, HOWEVER, ARE NOT SUBJECT TO THIS AUTOMATIC STAY, AND SHALL REMAIN IN EFFECT REGARDLESS OF THE FILING OF OBJECTIONS. OBJECTIONS MUST BE FILED WITHIN FOURTEEN (14) DAYS OF THE FILING OF THIS MAGISTRATE'S DECISION OR AMENDED MAGISTRATE'S DECISION. Objections must be in writing, must be specific and state with particularity the grounds of the objection. For other requirements, see Civil Rule 53 and Local Rule.

☐ PARTIES WAIVE THEIR RIGHT TO OBJECT WITHIN 14 DAYS