IN THE COURT OF COMMON PLEAS GEAUGA COUNTY, OHIO

:	CASE NO:	
Plaintiff :	JUDGE	
:	MAGISTRATE	
vs. :		
:		
Defendant :	JUDGMENT ENTRY OF DIVORCE WITH CHILDREN	
This matter came on for hearing on this	day of, 20, bet	fore
Magistrate	, to whom it was referred by The Honora	able
, Judge of t	he Court of Common Pleas, upon the Comple	aint
of Plaintiff, Counterclaim of Defendant (if any),	and the evidence.	
Present at hearting were Plaintiff,	and Plainti	iff's
counsel	_, Defendant	,
and Defendant's counsel,	·	
The Court finds:		

immediately preceding the filing of the Divorce and/or Counterclaim, and venue is proper in

Geauga County. The Court further finds all service and notice provisions have been satisfied

The parties were residents of the State of Ohio for more than six months

1.

of the United	States.			
2.	The pa	arties were married as alleged and	the	minor children born of the marriage
are:	, name, (d.o.b.)			
3.	(insert	factual grounds for divorce or lega	al se	paration) and that by reason thereof,
the (Plaintiff/	Defenda	ant/parties) (is/are) entitled to a dive	orce	OR legal separation.
4.	The pa	arties' Shared Parenting Plan, attac	hed	hereto as Exhibit "A", is in the best
interest of the	child(re	en).		
5.	The pa	arties' current mailing and reside	ence	addresses and residence telephone
numbers are:	P1:]	22:
			-	
			-	
			-	
6.	The pa	arties' income sources (including	emj	ployer's name and address and pay
periods, e.g.,	weekly o	on Friday, etc.) are:		
	P1:]	22:
			_	
			-	
			_	

according to law. The Court further finds neither Plaintiff nor Defendant is in the military service

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED:

1. The marriage contract heretofore existing between the parties is hereby dissolved
and set aside and the attached Separation Agreement (if any) and Shared Parenting Plan (if any)
are incorporated herein and their terms are ordered into execution.
2 is designated residential parent and legal
custodian of the minor child(ren) of the parties until further order of the Court.
3. Parenting time with the parties' minor child(ren) (include regular, holiday,
vacation, and special visitation), is:
(provide information)
IT IS FURTHER ORDERED:
1. A residential parent who intends to move from the residence specified in a
parenting time order, shall immediately file with the undersigned judge a notice of intent to
relocate. The notice shall specify the time and place of relocation. The residential parent may
seek, by motion, an order pursuant to R.C. 3109.051(G) that the other parent not be provided a
copy of such notice.
2 shall pay to, child
support for the minor child(ren) of \$ and cash medical of
\$ for a total of \$ per month per child, plus 2%
processing charge, through the Ohio Child Support Payment Central (CSPC) at P. O. Box
182372, Columbus, OH 43218, beginning
has overnights and has overnights with the child(ren).

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.

- 3. ______shall pay to ______
 for spousal support the sum of \$_____ per month, plus two percent (2%) processing charge,
 through the CSPC beginning ______ until______. Spousal
 support shall terminate upon ______ (or not terminate). The Court shall
 (shall not) retain jurisdiction over the issue of spousal support.
- 4. The parties shall, until further order of the court, immediately advise the Geauga County Child Support Enforcement Division (CSED) in writing of their current mailing address, residence address, residence telephone number, driver's license number, and employment or income source status, and of any changes in that information.
- 5. Any residential parent shall immediately notify the CSED of any reason for which the support order shall terminate, including but not limited to death, marriage, emancipation, incarceration, enlistment in the Armed Services, deportation, or other change of circumstances of the child.
- 6. The parents shall have equal access to all records, school activities and day care facilities related to the child(ren) OR the non-residential parent shall have access under the following terms and conditions: (list terms and conditions).

- 7. The Obligee under this support order, immediately apply to the CSED for enforcement services under Title IV.D. of the "Social Security Act", 88 Stat. 2351 (1975), 42 U.S.C. 651, as amended. CSED is located at 12480 Ravenwood Drive, P.O. Box 309, Chardon, OH 44024, Phone (440) 285-9141.
- 8. 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 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.
- 9. Unless otherwise stated herein, all temporary restraining orders are dissolved and third party Defendants are dismissed.
- 10. _____ shall pay the costs of this proceeding, for which judgment is rendered and execution may issue.

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 \$1000 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 OR OCCUPATIONAL LICENSE, DRIVERS LICENSE OR RECREATIONAL LICENSE; WITHHOLDING FROM YOUR RESTRICTION AND DEDUCTION FROM YOUR INCOME; ACCESS ACCOUNTS IN FINANCIAL INSTITUTIONS; AND ANY OTHER ACTION PERMITTED BY LAW TO OBTAIN MONEY FROM YOU TO SATISFY YOUR SUPPORT OBLIGATION.

Any KEEPER of records of the child(ren), school official or employee who knows of this Order and fails to comply with this order or R.C. 3109.051 (H) & (J) is in contempt of court.

, MAGISTRATE
, JUDGE
APPROVED:
Attorney for Plaintiff or Plaintiff
Address
Phone #
Attorney for Defendant or Defendant
Address
Phone #