IN THE COMMON PLEAS COURT OF HANCOCK COUNTY, OHIO Domestic Relations Division

	Case No
Name of Party	
Current Address of Party	
Plaintiff/Petitioner	Judge
vs.	Magistrate
	CONSENT JUDGMENT ENTRY
Name of Party	
Current Address of Party	

Defendant/Petitioner

This Consent Judgment Entry is submitted to the Court by the parties based on their agreement regarding modifications to an existing order issued by this Court. By signing this Consent Judgment Entry, each party acknowledges that (1) he or she has had the opportunity to speak with an attorney but has chosen not to do so, (2) he or she is entitled to a hearing on any modifications related to this case but does not want a hearing, (3) he or she is signing this Consent Judgment Entry voluntarily and no one has forced him or her to sign this or agree to the terms, and (4) he or she has had enough time to consider the agreement and believes that it is in the child or children's best interests. The parties understand that this proposed Consent Judgment

Entry is subject to the approval of the Court and will be considered a joint motion to modify the
parental allocation for minor children if not fully approved by the Court at the time of
submission.
☐ REQUEST GRANTED . Based on the parties' approval of this Consent Judgment
Entry, the Magistrate recommends and the Court concludes that the agreement should be
approved and adopted as an order of the Court.
In addition to the orders specified below, the parties understand that they must comply
with the attached orders regarding health insurance and access to records.
It is therefore <i>ORDERED</i> as follows:
1. Effective,
(printed name of residential parent) is now
designated as a residential parent of the parties' minor child(ren):
Names: Dates of Birth:
OR:
☐ The parties shall continue to share parenting pursuant to prior Orders of the minor
children listed above.
2. The parents are entitled to parenting time with the child(ren) in accordance with the
provisions set forth in the original divorce or dissolution decree for parenting time, OR as
follows (must specify a schedule):

3. Effective	, 20	,	(obligor) shal
pay to	(obligee) \$	per month, as	and for current support
of the minor children, and sha	ll pay \$	per month, as and fo	or cash medical support
of the minor children. Obligo	r's total child support	obligation is \$	per month plus
processing charges. This oblig	gation shall continue u	intil further order of	f the Court. Any
arrearage created by this order	shall be collected at t	he rate of 20% of the	ne current child support
order in accordance with R.C.	3123.21. The child su	upport and cash me	dical obligation shall be
paid by income withholding or	rder through obligor's	employer	, and shall
be administered by the Hanco	ck County Child Supp	ort Enforcement Ag	gency. During any period
of self-employment or unempl	loyment, obligor shall	make payments dir	ectly to Ohio Child
Support Payment Central, PO	Box 182372, Columbi	us, Ohio 43218. Th	ne child support
obligation shall continue until	each minor child's gra	aduation from high	school or until the child
reaches the age of 18 years, w	hichever event occurs	last, unless the chil	d otherwise emancipates
pursuant to law. The child sup	pport obligation shall t	terminate on the chi	ld's 19 th birthday if not
previously terminated. R.C. 3	119.86. Any child sup	pport arrearages or	overpayments accrued
through prior court orders or p	orior administrative or	ders are preserved.	
The required child suppo	rt calculation worksl	neet is attached to	this Consent Judgment
Entry , and both parties have f	fully disclosed their in	comes and other inf	Formation for calculating
child support. If the amount s	hown as the obligation	n due on the worksh	neet is not going to be
paid by the non-residential par	rent, the parties state th	ne following reason	s why they believe

payment of that amount is not in the child(ren)'s best interest:

NOTICES REGARDING CHILD SUPPORT OBLIGATION

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 OHIO 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.

IF THE PERSON REQUIRED TO OBTAIN HEALTH CARE INSURANCE COVERAGE FOR THE CHILD SUBJECT TO THIS CHILD SUPPORT ORDER OBTAINS NEW EMPLOYMENT AND THE HEALTH INSURANCE COVERAGE FOR THE CHILDREN IS PROVIDED THROUGH THE PREVIOUS EMPLOYER, THE AGENCY SHALL COMPLY WITH THE REQUIREMENTS OF §§ 3119.30 TO 3119.58 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 IN HEALTH CARE INSURANCE COVERAGE PROVIDED BY THE NEW EMPLOYER.

NOTIFICATION REQUIREMENTS

THE OBLIGOR SHALL IMMEDIATELY NOTIFY THE CHILD SUPPORT ENFORCEMENT AGENCY ADMINISTERING THIS SUPPORT ORDER OF THE FOLLOWING:

- ANY CHANGE IN THE OBLIGOR'S INCOME SOURCE AND OF THE AVAILABILITY OF ANY OTHER SOURCES OF INCOME THAT CAN BE THE SUBJECT OF WITHHOLDING OR DEDUCTION;
- THE NATURE OF ANY NEW EMPLOYMENT OR INCOME SOURCE AND THE NAME, BUSINESS ADDRESS, AND TELEPHONE NUMBER OF THE NEW EMPLOYER OR INCOMES SOURCE;
- THE COMMENCEMENT OF EMPLOYMENT, INCLUDING SELF-EMPLOYMENT, OR OF THE AVAILABILITY OF ANY OTHER SOURCES OF INCOME THAT CAN BE THE SUBJECT OF WITHHOLDING OR DEDUCTION;
- IF THE SUPPORT IS BEING PAID PURSUANT TO A DEDUCTION NOTICE, ANY CHANGE IN THE STATUS OF THE ACCOUNT FROM WHICH THE SUPPORT IS BEING DEDUCTED OR THE OPENING OF A NEW ACCOUNT WITH ANY FINANCIAL INSTITUTION OR THE NATURE OF ANY NEW ACCOUNT OPENED AT A FINANCIAL INSTITUTION AND THE NAME AND BUSINESS ADDRESS OF THAT FINANCIAL INSTITUTION.

FAILURE TO PROVIDE NOTICE AS REQUIRED IS PUNISHABLE BY CONTEMPT OF COURT.

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 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, 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 OBLIGATIONS.

4	(printed name of party) shall maintain or be primarily responsible for
health ins	surance for the minor child(ren) until each child attains his or her 18 th birthday or
graduates	from high school, whichever occurs later, so long as the child remains enrolled full-
time in hi	gh school. However, the obligation shall not extend beyond the child's 19 th birthday. In
neither pa	arty has insurance available through employment at this time, each party is required to
obtain it	when available. If insurance is provided, the parties represent that it is available at a
reasonabl	e cost or is maintained with the consent of the parent maintaining it. The parties have
reviewed	the Additional Orders regarding health insurance that are appended to this Consent
Judgmen	Entry. The parties may meet their obligations to provide insurance by enrolling the
children o	on any policy available to them by remarriage and their spouses' employment.
_	(printed name of party) shall pay the Ordinary
health ex	penses for the children. Ordinary health expenses (also called "Cash medical support")
are deem	ed to be the first \$388.70 per child, per year (line 23a of the child support worksheet)
not cover	ed by health insurance. The parties shall share Extraordinary health expenses for the
children,	to the extent not covered by either private insurance or Medicaid, in the same

proportions as their income ratios as snown on line 17 of the attached child support worksheet.
Plaintiff shall pay% of extraordinary health expenses for the children and Defendant
shall pay% of the extraordinary health expenses. "Extraordinary health expenses" are
those health expenses exceeding \$388.70 per child, per year and include, but are not limited to,
medical, dental, orthodontia, vision care, pharmacological and psychological expenses.
5 (name of party) is entitled to claim
(name(s) of children) as tax dependent(s)
unless that parent will derive no financial benefit from that entitlement, in which case that parent
shall sign all documents necessary for the other parent to claim the child(ren). The other parent
is entitled to claim (name(s)
of children) as dependents so long as that parent is substantially current in his/her support
obligation for the year as of December 31st of the relevant year.
Option Two: By completing this and initialing at the end of this sentence, the parties agree that
they will alternate the years they can claim the child(ren), with the Father claiming them in
EVEN/ODD (circle one) years and the Mother claiming them in the other years.

6. All prior orders not specifically modified herein shall remain in effect.

It is further *ORDERED* that the court costs associated with the filing of this Consent Judgment Entry shall be paid by the parties as agreed between them at the time of filing the Consent Judgment Entry, and the parties understand when signing this Consent Judgment Entry that it will not be filed with the Clerk of Courts and made effective unless the costs accompany the filing.

Alternate Orders: (for the Court to complete) REQUEST DENIED for the following reasons:			
A hearing to address the request shall be			
20 at o'clock _	M. at the Domestic	Relations Court, Ground	
Floor, Hancock County Courthouse, Findla	ay, Ohio. Prior to that h	earing, the parties shall	
deposit the sum of \$ w	ith the Hancock County	Clerk of Courts to ensure	
costs are paid.			
The Clerk of Courts shall serve this U.S. Mail, or as stated, and shall note the c Plaintiff/Petitioner to their address Defendant/Petitioner to their address Hancock County Child Support En	completion of service in of record	the Court's official record:	
Recommended:	So ORDEREI).	
Magistrate	Judge		
REVIEWED and APPROVED:			
Plaintiff's/First Petitioner's Signature	Printed Name	Telephone number	
Defendant's/Second Petitioner's Signature	Printed Name	Telephone number	

Additional Notices Regarding the Allocation of Parental Rights & Responsibilities

Relocation Notice

Ohio Revised Code section 3109.051(G): If the Residential Parent intends to move to a residence other than the residence specified in the Court Order, the Residential Parent shall file a Notice of Intent to Relocate with this Court. Unless otherwise ordered pursuant to Ohio Revised Code section 3109.051(G)(2), (3), and (4), a copy of such Notice shall be mailed by the Court to the Non-Residential Parent. Upon receipt of the Notice, the court, on its own motion or the motion of either party, may schedule a hearing with notice to both parties to determine whether it is in the best interest of the child to revise the parenting time schedule for the child(ren).

Records Access Notice

Ohio Revised Code sections 3109.05(H) and 3319.321(B)(5): Except as specifically modified or limited by court order, and subject to Ohio Revised Code sections 3125.16 and 3319.321(F), the Non-Residential Parent is entitled to access to any record that is related to the child, under the same terms and conditions as the Residential Parent, and to which the Residential Parent is legally provided access. Any keeper of a record who knowingly fails to comply with this order is in contempt of Court.

Access Notice

Ohio Revised Code section 3109.051(I): Except as specifically modified or limited by court order, and in accordance with Ohio Revised Code sections 5104.011, the Non-Residential Parent is entitled to access, under the same terms and conditions as the Residential Parent, to any student activity that is related to the child(ren) and to which the residential parent of the child(ren) is legally provided access. Any school employee or official who knowingly fails to comply with this order is in contempt of Court.

ORDERS FOR HEALTH INSURANCE COVERAGE FOR MINOR CHILD(REN) NAMED IN THE CHILD SUPPORT ORDER

(Ohio Revised Code sections 3119.30 et seq.)

The parties are hereby notified and it is further **ORDERED**:

- A. The party who is required to provide health insurance coverage shall provide to the other, not later than 30 days after the issuance of this order, information regarding the benefits, limitations, and exclusions of the coverage, copies of any insurance forms necessary to receive reimbursement, payment, or other benefits under the coverage, and a copy of any necessary insurance cards (R.C. 3119.32).
- B. Unless a name, address, and telephone number are provided below for the person to be reimbursed by the insurer for costs paid, the health insurance provider shall continue making payment for services directly to any health care provider in accordance with the applicable health insurance policy, contract, or plan (R.C. 3119.32).

Name:	Telephone number:	
Address:	· · · · · · · · · · · · · · · · · · ·	

C. Not later than 30 days after issuance of this order, the party who is required to provide health insurance coverage for the children shall designate the children as covered dependents under any health insurance policy, contract, or plan for which the person contracts (R.C. 3119.32).

- D. The employer of the person required to obtain 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 child support enforcement agency on written request any necessary information on the 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 section 3119.32 of the Revised Code and any order or notice issued under section 3119.32.
- E. If the person required to obtain health care insurance coverage for the children subject to this child 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 children in health care insurance coverage provided by the new employer (R.C. 3119.32).
- F. Any employer who receives a copy of an order or notice relating to provision of health insurance coverage is required to notify the child support enforcement agency of any change in or the termination of the health insurance coverage that is maintained pursuant to the order or notice (R.C. 3119.364).
- G. If the person required to obtain health insurance coverage pursuant to a child support order issued in accordance with statute does not obtain the required coverage within 30 days after the order is issued, the child support enforcement agency shall notify the court that issued the child support order in writing of the failure of the person to comply with the child support order (R.C. 3119.43).
- H. Whoever violates a court child support order issued accordance with section 3119.30 of the Revised Code may be punished as for contempt under Chapter 2705 of the Revised Code (R.C. 3119.44).
- I. Either the obligee or the obligor under a court child support order may file a motion with the court that issued the order requesting that the court modify the order with regard to health insurance coverage for the children who are the subject of the order (R.C. 3119.46).
- J. An obligor or obligee who fails to comply with a child support order issued in accordance with section 3119.30 of the Revised Code is liable to the other for any medical expenses incurred as a result of the failure to comply with the order (R.C. 3119.56).
- K. Upon receipt of notice by the child support enforcement agency 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 worksheets in section 3119.022 or 3119.023 of the Revised Code, as applicable. The child support enforcement agency 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 (R.C. 3119.32).