COMPLAINT FOR CUSTODY - PARENTAL RIGHTS AND RESPONSIBILITIES, PARENTING TIME AND/OR PARENTAGE

Juvenile Court

These are the forms to use to establish parental rights and responsibilities, parenting time and/or parentage when there is no other custody order in Ohio. You should also check with the Court to see if the Court has local forms they want you to use in addition to these.

Type or Print all Forms - If you are downloading the forms from the website, the forms are in PDF and can be typed online and then saved on your computer or flash drive for changes later and printing. You can also access these fillable forms on the website - www.seols.org - at the Get Help page

* All forms in **BOLD** must be signed in front of a notary.*

Forms to be completed by you

	1 0	rm 20 Complaint to tell the Court that you want the Court to determine rental rights and responsibilities, parenting time and/or parentage. <i>Note - you ll need a certified copy of the child/ren's birth certificate.</i>			
	Form 28	Instructions for Service - Tells the Court where to send copies to the other party - <i>Certified Mail is the normal method of service for</i> <i>papers of this type</i>			
	Affidavit 3	Parenting Proceeding Affidavit – tells the Court where your child/ren have lived for the past 5 years			
	Affidavit 1 Affidavit of Income and Expenses – tells the Court about your income situation for the establishment of support once custody is established				
	Form 17 - Shared Parenting Plan – If you want the Court to order shared parenting you might want to look at the sample parenting time options to see if one will fit what you want				
	Form 19 - Parenting Judgment Entry for the Court to write down its order.				
	IVD Applicat	IVD Application for child support if there is no current child support order			
After completing the forms					
	Make three (3	Make three (3) copies of each completed form.			
	Take the orig	Take the originals and three (3) copies to the Clerk of Juvenile Court.			
	If you cannot afford the filing fee, then use the enclosed Poverty Affidavit for the Court you are filing in.				
After forms are filed					

- □ Clerk will send you notice of any court dates. Attend all of these court dates.
- \Box If you move, call the Clerk with your new address.

Form 20	IN THE COURT OF (COMMON PLEAS
	JUVENILE	
		COUNTY, OHIO
IN THE MATTER OF:		
A Minor		
Plaintiff	:	
i iairitin	Case N	10
Street Address	:	
City, State and Zip Code	Judge	
	:	
10	Magisti	rate
VS.	:	
Defendant	:	
Delendant	:	
Street Address	:	
City, State and Zip Code	:	
	•	
parent, or obtain visitation with th	e child(ren). The Parenting	ne parent of the child, be named as the residential Proceeding Affidavit (Uniform Domestic Relations Form rm Domestic Relations Form - Affidavit 1) must be filed
		PARENTAGE, D RESPONSIBILITIES (CUSTODY), AND ONSHIP AND VISITATION)
	·	,
	elect one) of the following	
、	e of Child	Date of Birth
		is the biological 🗌 Father 🗌 Mother (select one)
of the child(ren).		
		County, Ohio since
(date residence establis	hed) as set out in the Par	renting Proceeding Affidavit (Uniform Domestic
Supreme Court of Ohio Uniform Domestic Relations Form	- 20	
Uniform Juvenile Form – 2 COMPLAINT FOR PARENTAGE, AI		IGHTS AND RESPONSIBILITIES
AND PARENTING TIME Approved under Ohio Civil Rule 84		
Effective Date: 7/1/2013		Page 1 of 2

Relations Form - Affidavit 3).

- 4. The father-child relationship has has not (select one) been established. If it has been established, a copy of the order establishing the father-child relationship is attached. A copy of the child(ren)'s birth certificate is also attached.
- 5. On the second and the second and

The following Court has issued an order about the following child(ren):

6. I request that the Court (check all that apply):

Name _____ (Father's name) as the

Father of the child(ren)

_____ (child(ren)'s name).

Correct the child(ren)'s birth certificate to indicate the child(ren)'s father.

Order genetic testing and determine the father of the child(ren).

□ Name the □ Plaintiff □ Defendant (select one) as the residential parent and legal custodian of the child(ren).

Grant reasonable parenting time (visitation) to the Mother Father (select one).

Change the child(ren)'s name to

Adopt the proposed Shared Parenting Plan for the child(ren) which is attached.

Order the appropriate amount of child support for the child(ren), allocate the income tax
dependency exemption for the child(ren), and determine who should provide health insurance
coverage for the child(ren).

Other (specify):

Your Signature

Telephone number at which the Court may reach you or at which messages may be left for you

Form 2	28
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	COURT OF COMMON PLEAS Division COUNTY, OHIO
IN THE MATTER OF:	
A Minor	
Name	: Case No
Street Address	: Judge
City, State and Zip Code	
Plaintiff/Petitioner	Magistrate
vs./and	
Name	
Street Address	
City, State and Zip Code	
Defendant/Petitioner	:
Instructions: This form is used when you war indicate the requested method of service by m	t to request documents to be served on the other party. You must arking the appropriate box.
RE	EQUEST FOR SERVICE
TO THE CLERK OF COURT:	
Please serve the following documents on	the following parties as I have indicated below:
Defendant/Petitioner at the address sh	
Certified Mail, Return Receipt Rece	
Supreme Court of Ohio Uniform Domestic Relations Form – 28 Uniform Juvenile Form – 10	
REQUEST FOR SERVICE Approved under Ohio Civil Rule 84 and Ohio Juv Effective Date: 7/1/2013	enile Rule 46 Page 1 of 2

Form 28

Plaintiff/Petitioner at the address shown above.
Certified Mail, Return Receipt Requested
Other (specify)
County Child Support Enforcement Agency (provide address below):
Certified Mail, Return Receipt Requested
Issuance to Sheriff of ______ County, Ohio for Dersonal or Residence service
Other (specify)
Other (address):
Certified Mail, Return Receipt Requested
Issuance to Sheriff of ______ County, Ohio for Dersonal or Residence service
Other (specify)
SPECIAL INSTRUCTIONS TO SHERIFF:

Your Signature

COURT OF COMMON PLEAS

COUNTY, OHIO

Plaintiff/Petitioner v./and	Case No. Judge Magistrate			
Defendant/Petitioner/Respondent				
Instructions: Check local court rules to determine when this form must be filed. By law, an affidavit must be filed and served with the first pleading filed by each party in every parenting (custody/visitation) proceeding in this Court, including Dissolutions, Divorces and Domestic Violence Petitions. Each party has a continuing duty while this case is pending to inform the Court of any parenting proceeding concerning the child(ren) in any other court				

PARENTING PROCEEDING AFFIDAVIT (R.C. 3127.23(A))

Affidavit of

in this or any other state. If more space is needed, add additional pages.

(Print Your Name)

Check and complete ALL THAT APPLY:

- 1. I request that the court not disclose my current address or that of the child(ren). My address is confidential pursuant to R.C. 3127.23(D) and should be placed under seal to protect the health, safety, or liberty of myself and/or the child(ren).
- 2. Minor child(ren) are subject to this case as follows:

Insert the information requested below for all minor or dependent children of this marriage. You must list the residences for all places where the children have lived for the last **FIVE** years.

a.	a. Child's Name:			Place of Birth:	
	Date of Birth:			Sex: 🗌 Male 🗌 Female	
	Period of Residence		Check if <u>Confidential</u>	Person(s) With Whom Child Lived (name & address)	<u>Relationship</u>
	to	present	Address Confidential?		
	to		Address Confidential?		
	to		Address Confidential?		
	to		Address Confidential?		

Supreme Court of Ohio Uniform Domestic Relations Form – Affidavit 3 Parenting Proceeding Affidavit Approved under Ohio Civil Rule 84 Effective Date: July 1, 2010

b.	Child's Name):		Place of	of Birth:	
	Date of Birth	:		Sex:	☐ Male ☐ Female	
ΠC	heck this box if	the information	on requested below	would be the same	e as in subsection 2a and skip	to the next question.
	Period of Res	sidence	Check if <u>Confidential</u>		ith Whom Child Lived me & address)	<u>Relationship</u>
	to	present	Address Confidential?			
	to		Address Confidential?			
	to		Address Confidential?			
	to		Address Confidential?			
c.	Child's Name):		Place o	of Birth:	
	Date of Birth	:		Sex:	🗌 Male 🗌 Female	
ΠC	heck this box if	the informatio	on requested below	would be the same	e as in subsection 2a and skip	to the next question.
	Period of Res	sidence	Check if <u>Confidential</u>	<u>Person(s) W</u> (na	ith Whom Child Lived me & address)	Relationship
	to	present	Address Confidential?			
	to		Address Confidential?			
	to		Address Confidential?			
	to					

IF MORE SPACE IS NEEDED FOR ADDITIONAL CHILDREN, ATTACH A SEPARATE PAGE AND CHECK THIS BOX $\Box.$

3. Participation in custody case(s): (Check only one box.)

Confidential?

- I HAVE NOT participated as a party, witness, or in any capacity in any other case, in this or any other state, concerning the custody of, or visitation (parenting time), with any child subject to this case.
- □ I HAVE participated as a party, witness, or in any capacity in any other case, in this or any other state, concerning the custody of, or visitation (parenting time), with any child subject to this case. For each case in which you participated, give the following information:

Supreme Court of Ohio Uniform Domestic Relations Form – Affidavit 3 Parenting Proceeding Affidavit Approved under Ohio Civil Rule 84 Effective Date: July 1, 2010

a.	Name of each child:			
b.	Type of case:			
c.	Court and State:			
d.	Date and court order or judgment	(if any):		

IF MORE SPACE IS NEEDED FOR ADDITIONAL CUSTODY CASES, ATTACH A SEPARATE PAGE AND CHECK THIS BOX .

4.	Information about other civil case(s) that could affect this case: (Check only one box.)
	I HAVE NO INFORMATION about any other civil cases that could affect the current case, including
	any cases relating to custody, domestic violence or protection orders, dependency, neglect or abuse
	allegations or adoptions concerning any child subject to this case.

I HAVE THE FOLLOWING INFORMATION concerning other civil cases that could affect the current
case, including any cases relating to custody, domestic violence or protection orders, dependency,
neglect or abuse allegations or adoptions concerning a child subject to this case. Do not repeat
cases already listed in Paragraph 3. Explain:

a. Name of each child:

b. Type of case:

- c. Court and State:
- d. Date and court order or judgment (if any):

IF MORE SPACE IS NEEDED FOR ADDITIONAL CASES, ATTACH A SEPARATE PAGE AND CHECK THIS BOX [].

5. Information about criminal case(s):

List all of the criminal convictions, including guilty pleas, for you and the members of your household for the following offenses: any criminal offense involving acts that resulted in a child being abused or neglected; any domestic violence offense that is a violation of R.C. 2919.25; any sexually oriented offense as defined in R.C. 2950.01; and any offense involving a victim who was a family or household member at the time of the offense and caused physical harm to the victim during the commission of the offense.

<u>Name</u>	Case Number	Court/State/County	Convicted of What Crime?

IF MORE SPACE IS NEEDED FOR ADDITIONAL CASES, ATTACH A SEPARATE PAGE AND CHECK THIS BOX $\square.$

6. Persons not a party to this case who has physical custody or claims to have custody or visitation rights to children subject to this case: (Check only one box.)

□ I DO NOT KNOW OF ANY PERSON(S) not a party to this case who has/have physical custody or claim(s) to have custody or visitation rights with respect to any child subject to this case.

□ I KNOW THAT THE FOLLOWING NAMED PERSON(S) not a party to this case has/have physical custody or claim(s) to have custody or visitation rights with respect to any child subject to this case.

 Name/Address of Person Has physical custody Name of each child: 	Claims custody rights	Claims visitation rights
 b. Name/Address of Person Has physical custody Name of each child: 	Claims custody rights	Claims visitation rights
 c. Name/Address of Person Has physical custody Name of each child: 	Claims custody rights	Claims visitation rights

OATH

(Do Not Sign Until Notary is Present)

I, (print name) ______, swear or affirm that I have read this document and, to the best of my knowledge and belief, the facts and information stated in this document are true, accurate and complete. I understand that if I do not tell the truth, I may be subject to penalties for perjury.

Your Signature

Sworn before me and signed in my presence this _____ day of ______, ____,

Notary Public

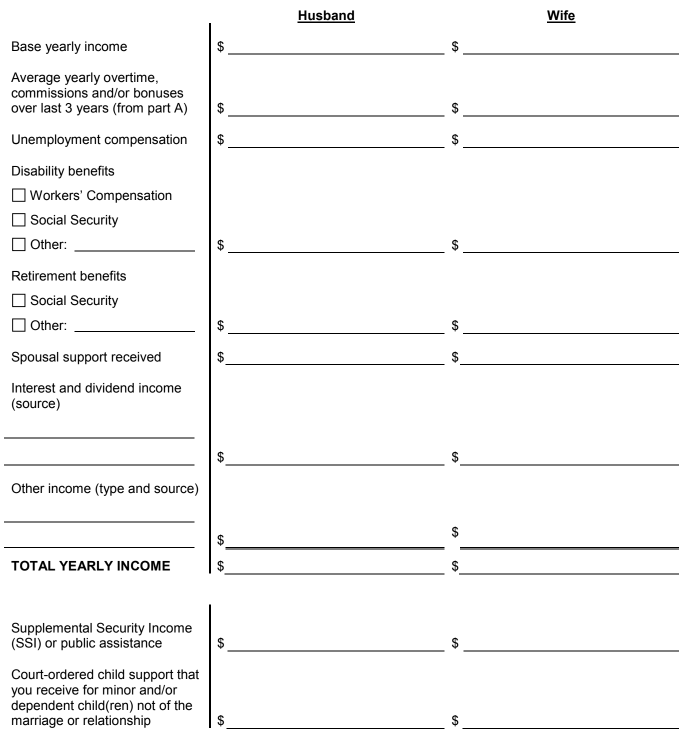
My Commission Expires:

COURT OF COMMON PLEAS COUNTY, OHIO

Plaintiff/Petitioner			Case No.			
			Judge			
v./and			Magistrate			
Defendant/Petitioner						
Instructions: Check local court rule This affidavit is used to make compl spousal support amounts. Do not lea figures for any item, give your best e	ete di: ave ar	sclosure of income, en ny category blank. W	xpenses and mon rite "none" where	iey ow approj	priate. If you do i	not know exact
	٩FFI	DAVIT OF INCO		ENSE	S	
Affidavit of						
		(Pri	nt Your Name)			
Date of ma	riage		Date of separation	on		
SECTION I - INCOME			-			
	i i	Husbar			<u>W</u>	
Employed		🗌 Yes 🗌	No			No
Employer	_					
Payroll address	_					
Payroll city, state, zip	_					
Scheduled paychecks per year		12 24	26 🔝 52		[] 12 [] 24	26 🗌 52
A. <u>YEARLY INCOME, OVERT</u>	IME,	COMMISSIONS A	ND BONUSES	FOR F	PAST THREE Y	<u>ÆARS</u>
	I	<u>Husband</u>				<u>Wife</u>
	\$		3 years ago	20	\$	
Base yearly income	\$		2 years ago	20	\$	
	\$		Last year	20	\$	
	\$		3 years ago	20	\$	
Yearly overtime, commissions and/or bonuses	\$		2 years ago	20	\$	
	\$		Last year	20	\$	

Supreme Court of Ohio Uniform Domestic Relations Form – Affidavit 1 Affidavit of Income and Expenses Approved under Ohio Civil Rule 84 Effective Date: July 1, 2010

B. <u>COMPUTATION OF CURRENT INCOME</u>



Supreme Court of Ohio Uniform Domestic Relations Form – Affidavit 1 Affidavit of Income and Expenses Approved under Ohio Civil Rule 84 Effective Date: July 1, 2010

SECTION II - CHILDREN AND HOUSEHOLD RESIDENTS

Minor and/or dependent child(ren) who are adopted or born of this marriage or relationship:

Name	Date of birth	Li	ving with
		·	
	<u> </u>		
In addition to the above children there is/are in	vour household:		
adult(s)			
other minor and/or dependen	t child(ren).		
SECTION III – EXPENSES			
List monthly expenses below for your present h	ousehold.		
A. MONTHLY HOUSING EXPENSES			
			•
Rent or first mortgage (including taxes and ins	urance)		\$
Real estate taxes (if not included above)		\$	
Real estate/homeowner's insurance (if not incl	uded above)		\$
Second mortgage/equity line of credit			\$
Utilities			
o Electric			\$
 Gas, fuel oil, propane 			\$
• Water and sewer			\$
o Telephone			\$
• Trash collection			\$
 Cable/satellite television 			\$
Cleaning, maintenance, repair			\$
Lawn service, snow removal			\$
Other:			\$
			\$
		TOTAL MONTHLY :	\$

B. OTHER MONTHLY LIVING EXPENSES

Fred	
Food	<u>^</u>
• Groceries (including food, paper, cleaning products, toiletries, other)	\$
o Restaurant	\$
Transportation	·
 Vehicle loans, leases 	\$
 Vehicle maintenance (oil, repair, license) 	\$
o Gasoline	\$
 Parking, public transportation 	\$
Clothing	
 Clothes (other than children's) 	\$
 Dry cleaning, laundry 	\$
Personal grooming	
o Hair, nail care	\$
• Other	\$
Cell phone	\$
Internet (if not included elsewhere)	\$
Other	
	\$
TOTAL M	
C. MONTHLY CHILD-RELATED EXPENSES	
C. <u>MONTHLY CHILD-RELATED EXPENSES</u> (for children of the marriage or relationship)	ONTHLY \$
TOTAL M C. MONTHLY CHILD-RELATED EXPENSES (for children of the marriage or relationship) Work/education-related child care Other child care	ONTHLY \$
TOTAL M C. <u>MONTHLY CHILD-RELATED EXPENSES</u> (for children of the marriage or relationship) Work/education-related child care Other child care Unusual parenting time travel	ONTHLY \$ \$ \$ \$
TOTAL M C. <u>MONTHLY CHILD-RELATED EXPENSES</u> (for children of the marriage or relationship) Work/education-related child care Other child care Unusual parenting time travel Special and unusual needs of child(ren) (not included elsewhere)	ONTHLY \$ \$ \$ \$ \$ \$
TOTAL M C. <u>MONTHLY CHILD-RELATED EXPENSES</u> (for children of the marriage or relationship) Work/education-related child care Other child care Unusual parenting time travel Special and unusual needs of child(ren) (not included elsewhere) Clothing	ONTHLY \$
TOTAL M C. MONTHLY CHILD-RELATED EXPENSES (for children of the marriage or relationship) Work/education-related child care Other child care Unusual parenting time travel Special and unusual needs of child(ren) (not included elsewhere) Clothing School supplies	ONTHLY \$
TOTAL M C. <u>MONTHLY CHILD-RELATED EXPENSES</u> (for children of the marriage or relationship) Work/education-related child care Other child care Unusual parenting time travel Special and unusual needs of child(ren) (not included elsewhere) Clothing School supplies Child(ren)'s allowances	ONTHLY \$
TOTAL M C. <u>MONTHLY CHILD-RELATED EXPENSES</u> (for children of the marriage or relationship) Work/education-related child care Other child care Unusual parenting time travel Special and unusual needs of child(ren) (not included elsewhere) Clothing School supplies Child(ren)'s allowances Extracurricular activities, lessons	ONTHLY \$ S _
TOTAL M C. MONTHLY CHILD-RELATED EXPENSES (for children of the marriage or relationship) Work/education-related child care Other child care Unusual parenting time travel Special and unusual needs of child(ren) (not included elsewhere) Clothing School supplies Child(ren)'s allowances Extracurricular activities, lessons School lunches	ONTHLY \$
TOTAL M C. <u>MONTHLY CHILD-RELATED EXPENSES</u> (for children of the marriage or relationship) Work/education-related child care Other child care Unusual parenting time travel Special and unusual needs of child(ren) (not included elsewhere) Clothing School supplies Child(ren)'s allowances Extracurricular activities, lessons	ONTHLY \$

D. INSURANCE PREMIUMS

Life	\$
Auto	\$
Health	\$
Disability	\$
Renters/personal property (if not included in part A above)	\$
Other	\$
TOTAL MONTHLY	\$
E. MONTHLY EDUCATION EXPENSES	
Tuition	
o Self	\$
o Child(ren)	\$
Books, fees, other	\$
College loan repayment	\$
Other	\$
	\$
TOTAL MONTHLY:	\$
F. <u>MONTHLY HEALTH CARE EXPENSES</u> (not covered by insurance)	
Physicians	\$
Dentists	\$
Optometrists/opticians	\$
Prescriptions	\$
Other	\$
	\$
TOTAL MONTHLY:	\$
G. MISCELLANEOUS MONTHLY EXPENSES	
Extraordinary obligations for other minor/handicapped child(ren) (not stepchildren)	\$
Child support for children who were not born of this marriage or relationship and were not adopted of this marriage	\$
Spousal support paid to former spouse(s)	\$
Subscriptions, books	\$
Entertainment	\$

Supreme Court of Ohio Uniform Domestic Relations Form – Affidavit 1 Affidavit of Income and Expenses Approved under Ohio Civil Rule 84 Effective Date: July 1, 2010

Charitable contributions	\$
Memberships (associations, clubs)	\$
Travel, vacations	\$
Pets	\$
Gifts	\$
Bankruptcy payments	\$
Attorney fees	\$
Required deductions from wages (excluding taxes, Social Security and Medicare) (type)	\$
Additional taxes paid (not deducted from wages) (type)	\$
Other	\$
	\$
TOTAL MONTHLY:	\$

H. MONTHLY INSTALLMENT PAYMENTS

(Do not repeat expenses already listed.)

Examples: car, credit card, rent-to-own, cash advance payments

\$ \$ \$ \$	\$ \$ \$	
\$ \$	\$	
\$	\$	
\$		
	\$	
\$	\$	
\$	\$	
\$	\$	
\$	\$	
\$	\$	
\$	\$	·
\$	\$	
\$	\$	
\$	\$	
\$	\$	·
т	OTAL MONTHLY: \$	
	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$

GRAND TOTAL MONTHLY EXPENSES (Sum of A through H): \$

OATH

(Do not sign until notary is present.)

I, (print name) ______, swear or affirm that I have read this document and, to the best of my knowledge and belief, the facts and information stated in this document are true, accurate and complete. I understand that if I do not tell the truth, I may be subject to penalties for perjury.

Your Signature

Sworn before me and signed in my presence this _____ day of ______, ____,

Notary Public My Commission Expires:

-	IN THE COURT OF COMMON PLEAS Division COUNTY, OHIO
IN THE MATTER OF:	
A Minor	
Plaintiff/Petitioner	: Case No
Street Address	: :
City, State and Zip Code	: Judge
vs./and	: Magistrate
Defendant/Petitioner	
Street Address	
City, State and Zip Code	
for Parenting Time Guide: Ohio's	e Schedule must be attached to this Plan. Parents are urged to consult the Planning s Guide for Parents Living Apart available at v/Publications/JCS/parentingGuide.pdf.
We the parents	, "Father", and, "Mother",
) child(ren) born from or adopted during the marriage or relationship.
	(number) is/are emancipated adult(s) and not under any disability,
	_ (number) child(ren) are minor child(ren) and/or mentally or physically of supporting or maintaining themselves (name and date of birth of each
The parents agree to the care	, parenting, and control of their child(ren) as provided in this

Shared Parenting Plan.

Supreme Court of Ohio Uniform Domestic Relations Form – 17 SHARED PARENTING PLAN Approved under Ohio Civil Rule 84 and Ohio Juvenile Rule 46 Effective Date: 7/1/2013

FIRST: PARENTS' RIGHTS

The parents shall have:

- A. The right to participate in major decisions concerning the child(ren)'s health, social situation, morals, welfare, education, and economic environment.
- B. The right to reasonable telephone contact with the child(ren) when they are with the other parent.
- C. The right to participate in the selection of doctors, psychologists, psychiatrists, hospitals, and other health care providers for the child(ren).
- D. The right to authorize medical, surgical, hospital, dental, institutional, psychological and psychiatric care for the child(ren) and obtain a second opinion regarding medical conditions or treatment.
- E. The right to be notified in case of an injury to or illness of the child(ren).
- F. The right to be present with the child(ren) at medical, dental and other health-related examinations and treatments, including, but not limited to psychological and psychiatric care.
- G. The right to inspect and receive the child(ren)'s medical and dental records and the right to consult with any treating physician, dentist and/or other health care provider, including but not limited to psychologists and psychiatrists.
- H. The right to consult with school officials concerning the child(ren)'s welfare and educational status, and the right to inspect and receive the child(ren)'s student records to the extent permitted by law.
- I. The right to receive copies of all school reports, calendars of school events, notices of parentteacher conferences, and school programs.
- J. The right to attend and participate in parent-teacher conferences, school trips, school programs, and other school activities in which parents are invited to participate.
- K. The right to attend and participate with the child(ren) in athletic programs and other extracurricular activities.
- L. The right to receive notice of the other parent's intention to relocate.

SECOND: ALLOCATION OF PARENTAL RIGHTS AND RESPONSIBILITIES

A. General Responsibilities

Each parent shall take all measures necessary to foster respect and affection between the child(ren) and the other parent. Neither parent shall do anything that may estrange the child(ren) from the other parent, or impair the child(ren)'s high regard for the other parent.

B. Medical Responsibilities

A parent shall notify the other parent promptly if a child experiences a serious injury, has a serious or chronic illness, or receives treatment in an emergency room or hospital. A parent shall notify the other parent of the emergency, the child's status, locale, and any other pertinent information as soon as practical, but in any event within 24 hours.

The parents shall consult with each other about the child(ren)'s medical care needs and each shall immediately notify the other parent about all major non-emergency medical decisions before authorizing a course of treatment. Parents have a right to know the necessity for treatment, proposed cost, and proposed payment schedule. Each parent may also secure an independent evaluation at his/her expense to determine the necessity for treatment. If the parties cannot agree regarding a course of treatment, the Father's Mother's (select one) decision shall control. The parents shall provide the other with the names and telephone numbers of all health care providers for the child(ren).

- C. Both parents have shared parenting of the child(ren) as specified in this Plan. Each parent, regardless of where an individual child is residing at a particular point in time, as specified in this Plan, is the "residential parent", "the residential parent and legal custodian", or the "custodial parent" of that child.
- D. Parenting Time Schedule

Unless otherwise agreed, the parents shall have parenting time with the child(ren) according to the attached Parenting Time Schedule, which shows the times that the child(ren) shall be with each parent on weekdays, weekends, holidays, and vacation times.

(The Parenting Time Schedule must be attached to this Plan.)

E. School Designation

Father shall be designated as the residential parent for school attendance and enrollment purposes of the following child(ren):

Mother shall be designated as the residential parent for school attendance and enrollment purposes of the following child(ren):

In the event that a change in schools is being considered, after consultation with the other parent:

Mother is authorized to change school placement of the following child(ren):

Without a written agreement or court order, neither parent is authorized to change school placement of the following child(ren):

F. Other orders:

G. Public Benefits

Father shall be designated as the residential parent for receipt of public benefits purposes of the following child(ren):

Mother shall be designated as the residential parent for receipt of public benefits purposes of the following child(ren):

- H. This designation of a particular parent as the residential parent for the purposes of determining the school attendance and enrollment of the child(ren) or the receipt of public benefits of the child(ren) does not affect the designation of each parent as the "residential parent," "residential parent and legal custodian," or the "custodial parent of the child(ren)".
- I. Transportation (select one):

Each parent shall be responsible for providing transportation for the child(ren) at the beginning of his/her parenting period. Each parent shall be responsible for providing transportation for the child(ren) to and from school and activities during his/her parenting period.

We agree to the following arrangements for providing transportation for our child(ren) at the beginning, during, or end of a parenting period:

J. Current Address and Telephone Number Father's current home address and telephone number, including cellular telephone number:

Mother's current home address and telephone number, including cellular telephone number:

Supreme Court of Ohio Uniform Domestic Relations Form – 17 SHARED PARENTING PLAN Approved under Ohio Civil Rule 84 and Ohio Juvenile Rule 46 Effective Date: 7/1/2013

K. Relocation Notice

Pursuant to section 3109.051(G) of the Revised Code:

If either of the residential parents 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 other parent. Upon receipt of the notice, the Court, on its own motion or the motion of the nonmoving 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).

Each residential parent shall inform in writing the Court and the other parent of changes in address and telephone, including cellular telephone number, unless otherwise provided by court order.

The relocation notice must be filed with the Court granting the allocation of parental rights and responsibilities (name and address of Court):

L. 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, each parent is entitled to access to any record that is related to the child(ren), under the same terms and conditions as the other parent unless otherwise restricted. Any keeper of a record who knowingly fails to comply with any record order is in contempt of court.

Restrictions or limitations:

None None

- Restrictions or limitations to records access are as follows:
- M. Day Care Access Notice

Pursuant to section 3109.051(I) of the Revised Code:

In accordance with section 5104.11 of the Revised Code, each parent is entitled to access to any day care center that is or will be attended by the child(ren) unless otherwise restricted.

Restrictions or limitations:

None

Restrictions or limitations to day care access are as follows:

Supreme Court of Ohio Uniform Domestic Relations Form – 17 SHARED PARENTING PLAN Approved under Ohio Civil Rule 84 and Ohio Juvenile Rule 46 Effective Date: 7/1/2013

N. School Activities Access Notice

Pursuant to section 3109.051(J) of the Revised Code:

Subject to section 3319.321(F), each 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 school activities access are as follows:

THIRD: HEALTH INSURANCE COVERAGE.

As required by law, the parties have completed a Child Support Worksheet, which is attached to and incorporated in this Agreement.

Select one:

- A. Health Insurance Coverage Available to at Least One Parent
 - 1. Private health insurance coverage is accessible and reasonable in cost through a group policy, contract, or plan to: Father Mother Both parents. Father Mother Both parents shall provide private health insurance coverage for the benefit of the child(ren).
 - 2. If both parents are ordered to provide private health insurance coverage for the benefit of the child(ren), Father's Mother's health insurance plan shall be considered the primary health insurance plan for the child(ren).
 - 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. 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.

_

- B. Health Insurance Coverage Unavailable to Either Parent
 - 1. Private health insurance coverage is **not** accessible and reasonable in cost through a group policy, contract, or plan to either parent.
 - 2. If private health insurance coverage becomes available to either parent at reasonable cost, he/she will immediately obtain the insurance, 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 Uninsured Expenses

1. The cost of any uninsured medical expenses, incurred by or on behalf of the child(ren) not paid by a health insurance plan and exceeding \$100 per child per year, including co-payments and deductibles, shall be paid by the parents as follows:

% by Father	% by Mother.
The first \$100 per child per year shall be pa	id by Mother for the following child(ren):

The first \$100 per child per year shall be paid by Father for the following child(ren):

Other orders regarding payment of uninsured medical expenses:

- 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.

FOURTH: CHILD SUPPORT

As required by law, the parties have completed a Child Support Worksheet, which is attached to and incorporated in this Agreement.

- A. Child Support with Private Health Insurance Coverage
 When private health insurance coverage is being provided for the child(ren), Father
 Mother, Obligor, shall pay child support in the amount of <a href="mailto:specific-speci
- B. Child Support without Private Health Insurance Coverage
 When private health insurance coverage is **not** available for the benefit of the child(ren),
 Father Mother, the Obligor, shall pay child support in the amount of \$ per child per month and \$ per child per month as cash medical support. The total of child support and cash medical support for (number) child(ren) is \$ per month.
- C. Child Support Payment

The child support 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 amount agreed upon is different than the amount calculated on the attached Child Support Worksheet because the amount calculated on the Worksheet would be unjust or inappropriate and would not be in the best interests of the child(ren) for the following reason(s) as provided in R.C. 3119.22, 3119.23, 3119.24 and shall be adjusted as follows:

Special and unusual needs of the child(ren) as follows:

Extraordinary obligations for child(ren) or obligations for handicapped child(ren) who is/are not stepchild(ren) and who are not offspring from the marriage or relationship that is the basis of the immediate child support determination as follows:

Other court-ordered payments as follows:

The Obligor obtained additional employment after a child support order was issued to support a second family as follows:

Extended parenting time or extraordinary costs associated with parenting time, provided that this division does not authorize and shall not be construed as authorizing any deviation from the schedule and the applicable worksheet, through the line establishing the actual annual obligation, or any escrowing, impoundment, or withholding of child support because of a denial of or interference with a right of parenting time granted by court order as follows:

The financial resources and the earning ability of the child(ren) as follows:

Disparity in income between parents or households as follows:

Benefits that either parent receives from remarriage or sharing living expenses with another person as follows:

The amount of federal, state, and local taxes actually paid or estimated to be paid by a parent or both of the parents as follows:

☐ Significant, in-kind contributions from a parent, including, but not limited to, direct payment for lessons, sports equipment, schooling, or clothing as follows:

Supreme Court of Ohio Uniform Domestic Relations Form – 17 SHARED PARENTING PLAN Approved under Ohio Civil Rule 84 and Ohio Juvenile Rule 46 Effective Date: 7/1/2013 The relative financial resources, other assets and resources, and needs of each parent as follows:

The standard of living and circumstances of each parent and the standard of living the child(ren) would have enjoyed had the marriage continued or had the parents been married as follows:

The physical and emotional condition and needs of the child(ren) as follows:

The need and capacity of the child(ren) for an education and the educational opportunities that would have been available to the child(ren) had the circumstances requiring a court order for support not arisen as follows:

The responsibility of each parent for the support of others as follows:

Any other relevant factor:

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 incapable of supporting or maintaining himself or herself.
- The parents have agreed to continue child support beyond the date it would otherwise terminate, as set out below.
- 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.)

This Support Order will remain in effect during seasonal vacation periods until the order terminates. The parents agree that child support will extend beyond the time when it would otherwise end. The terms and conditions of that agreement are as follows:

The parents have (a) child(ren) who is/are mentally or physically disabled and incapable of supporting or maintaining themselves. The name of the child(ren) and the nature of the mental or physical disability are as follows:

- F. Important Child Support Orders and Information 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:
 - 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 presumed to be 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 and shall be forwarded to the Obligee in accordance with Chapters 3119., 3121., 3123., and 3125.

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.

Upon receipt of notice by the CSEA 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 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 his/her 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 his/her 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 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 SUBJECTED TO FINES OF UP TO \$1,000.00 AND IMPRISONMENT FOR NOT MORE THAN 90 DAYS.

IF YOU ARE AN OBLIGOR AND YOU FAIL TO MAKE THE REQUIRED NOTIFICATIONS, 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 RESTRICTIONS AND DEDUCTIONS FROM YOUR ACCOUNTS IN FINANCIAL INSTITUTIONS; AND ANY OTHER ACTION PERMITTED BY LAW TO OBTAIN MONEY FROM YOU AND TO SATISFY YOUR SUPPORT OBLIGATION.

G. Payment shall be made in accordance with Chapter 3121. of the Revised Code.

H. Arrearage

Any temporary child support arrearage will survive this judgment entry.

- Any temporary child support arrearage will not survive this judgment entry.
- Other:

FIFTH: TAX EXEMPTIONS

Α.

Income tax dependency exemptions (check all that apply):

The Father 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 he
is substantially current in any child support he is required to pay as of December 31 of the tax year
in question:

☐ The Mother 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 she is substantially current in any child support she is required to pay as of December 31 of the tax year

in question:

B. Other orders regarding tax exemptions (specify):

If a non-residential parent is entitled to claim the child(ren), the residential parent is required to execute and deliver Internal Revenue Service Form 8332, or its successor, together with any other required forms as set out in section 152 of the Internal Revenue Code, as amended, on or before February 15th of the year following the tax year in question, to allow the non-residential parent to claim the child(ren).

SIXTH: MODIFICATION

This Shared Parenting Plan may be modified by agreement of the parties or by the Court.

SEVENTH: OTHER

Upon approval by the Court, this Shared Parenting Plan shall be incorporated in the Judgment Entry.

Your Signature (Father)

Your Signature (Mother)

Date

Date

Below are some samples of common parenting time schedules. Feel free to use them if the schedules fit what you want. Feel free to change the schedules to meet your family's needs. You may also consult: Planning for Parenting Time Guide: Ohio's Guide for Parents Living Apart available at http://www.supremecourt.ohio.gov/Publications/JCS/parentingGuide.pdf.

SAMPLE PARENTING TIME SCHEDULE – (PRIMARY RESIDENTIAL PARENT/STANDARD VISITATION)

I. RESIDENCE OF THE CHILDREN

The children, XXXXXX and XXXXXX, shall reside primarily with the (Mother or Father) during the school year. The (Mother's or Father's) home is designated as the residence for purposes of school. The (Mother or Father) shall have time with the minor child(ren) to be no less than the Court's standard orders of visitation.

II. INTERACTION WITH CO-PARENT - HOLIDAYS AND VACATIONS

All major holidays shall be divided between the parties alternating each holiday and each child's birthday each year or dividing the day, the Father shall be entitled to Father's Day and the Mother shall be entitled to Mother's Day. Additionally, each of the parties is entitled to an uninterrupted two weeks vacation which may be taken together or divided and each party is required to give two weeks advance notice of intent to exercise this extended vacation provision. Transportation for holidays and vacations shall be the responsibility of the exercising parent, except that, should either party move more than 30 miles away from XXXXXX, the (Mother or Father) shall pick the children up for visitation and the (Mother or Father) shall pick the children up for the return.

SAMPLE PARENTING TIME SCHEDULE – CHILDREN ARE BACK AND FORTH)

I. RESIDENCE OF THE CHILDREN

The children, XXXXXX and XXXXXX, shall reside primarily with the both parents during the

school year. The (Mother's or Father's) home is designated as the residence for purposes of school. Because the children are old enough to travel between the homes freely, the parents live within the same school district and are close to each other, the children shall stay with each parent as mutually agreed.

During the summer, each parent shall have the children half of the summer.

II. INTERACTION WITH CO-PARENT - HOLIDAYS AND VACATIONS

All major holidays shall be divided between the parties alternating each holiday and each child's birthday each year or dividing the day, the Father shall be entitled to Father's Day and the Mother shall be entitled to Mother's Day, and the parties specifically agree to share Christmas Day by the (Mother or Father) having the children until 2 pm on Christmas Day and the (Mother or Father) having the children until 2 pm on Christmas Day and the (Mother or Father) having the minor children from 2 pm until 8 pm. The parties also intend to work out holiday arrangements so that both sets of grandparents may see the children. Additionally, each of the parties is entitled to an uninterrupted two weeks vacation which may be taken together or divided and each party is required to give two weeks advance notice of intent to exercise this extended vacation provision. Transportation for holidays and vacations shall be the responsibility of the exercising parent, except that, should either party move more than 30 miles away from XXXX, the (Mother or Father) shall pick the children up for visitation and the (Mother or Father) shall pick the children up for the return.

A SAMPLE PARENTING TIME SCHEDULE - SUMMER / SCHOOL SPLIT

I. RESIDENCE OF THE CHILDREN

The children, XXXXXX and XXXXXX, shall reside primarily with the (Mother or Father) during the school year. The (Mother's or Father's) home is designated as the residence for purposes of school. The (Father or Mother) shall have in addition to the standard orders of visitation, extended time with the children while they reside with the (Father or Mother). This extended time shall include an extra evening a week from 4 to 8:30 pm and an option to have the children on alternate weekends from Saturday at 3 pm until Sunday at 3 pm.

During the summer, defined as 2 days after school ends until 5 days before school begins, the minor children will reside with the (Father or Mother) and the (Father or Mother) shall have visitation rights with the minor children identical to the visitation rights afforded the (Father or Mother) when the minor children were in the primary care of the Defendant.

II. INTERACTION WITH CO-PARENT - HOLIDAYS AND VACATIONS

All major holidays shall be divided between the parties alternating each holiday and each child's birthday each year or dividing the day, the (Father or Mother) shall be entitled to Father's Day and the (Father or Mother) shall be entitled to Mother's Day, and the parties specifically agree to share Christmas Day by the (Father or Mother) having the children until 2 pm on Christmas Day and the (Father or Mother) having the minor children from 2 pm until 8 pm. The parties also intend to work out holiday arrangements so that both sets of grandparents may see the children. Additionally, each of the parties is entitled to an uninterrupted two weeks vacation which may be taken together or divided and each party is required to give two weeks advance notice of intent to exercise this extended vacation provision. Transportation for holidays and vacations shall be the responsibility of the exercising parent, except that, should either party move more than 30 miles away from Marietta, the (Father or Mother) shall pick the children up for visitation and the (Father or Mother) shall pick the children up for the return.

A SAMPLE PARENTING TIME SCHEDULE – (CHILDREN SHIFT WEEK TO WEEK)

I. RESIDENCE OF THE CHILDREN

The children, XXXXXX and XXXXXX, shall reside primarily with the both parents. The parents shall share the children by alternating weeks with exchanges occurring on Sundays at 6 pm. The (Mother's or Father's) home is designated as the residence for purposes of school.

During the summer, each parent shall have the children half of the summer.

II. INTERACTION WITH CO-PARENT - HOLIDAYS AND VACATIONS

All major holidays shall be divided between the parties alternating each holiday and each child's birthday each year or dividing the day, the Father shall be entitled to Father's Day and the Mother shall be entitled to Mother's Day, and the parties specifically agree to share Christmas Day by the (Mother or Father) having the children until 2 pm on Christmas Day and the (Mother or Father) having the minor children from 2 pm until 8 pm. The parties also intend to work out holiday arrangements so that both sets of grandparents may see the children. Additionally, each of the parties is entitled to an uninterrupted two weeks advance notice of intent to exercise this extended vacation provision. Transportation for holidays and vacations shall be the responsibility of the exercising parent, except that, should either party move more than 30 miles away from Marietta, the (Mother or Father) shall pick the children up for visitation and the (Mother or Father) shall pick the children up for the return.

IN THE COURT	OF COMMON PLEAS Division COUNTY ONO
IN THE MATTER OF:	COUNTY, OHIO
A Minor	
:	
Plaintiff/Petitioner :	Case No.
Street Address :	
City, State and Zip Code	Judge
:	
vs./and :	Magistrate
Defendant/Petitioner :	
Street Address :	
City, State and Zip Code	
Name of Child	
according to the 🗌 Parenting Plan or 🗌 Shared	Parenting Plan attached.
The Court approves the Plan and incorporates it i	nto this Judgment Entry.
A copy of this Judgment Entry shall be provided to	o the Child Support Enforcement Agency.
This Judgment Entry is effective on	·
Date	JUDGE
Your Signature (Father)	Your Signature (Mother)
Attorney for Father	Attorney for Mother
Supreme Court of Ohio Uniform Domestic Relations Form – 19 Uniform Juvenile Form - 1 PARENTING JUDGMENT ENTRY Approved under Ohio Civil Rule 84 and Ohio Juvenile Rul Effective Date: 7/1/2013	e 46 Page 1 d

Name

Address

APPLICATION FOR CHILD SUPPORT SERVICES NON-PUBLIC ASSISTANCE APPLICANT/RECIPIENT

IMPORTANT: If you are receiving ADC or Medicaid, do not complete this application because you became eligible for child support services when you signed the ADC/Medicaid application.

I, _____, request child support services from the _____ CSEA (Child Support Enforcement Agency). I understand and agree to the following:

- A. I am a resident of the county in which services are requested and no other Ohio county has jurisdiction over support OR –I am requesting services from the Ohio county of jurisdiction.
- B. The only fee that can be charged for services is a one dollar application fee. Some counties pay this fee for the applicants.
- C. Recipients of child support services shall cooperate to the best of their ability with the CSEA. (See attached rights and responsibility information).
- D. In providing IV-D services, the CSEA and any of its contracted agents (e.g., prosecutors, attorneys, hearing officers, etc.) represent the best interest of the children of the state of Ohio and do not represent any IV-D recipient or the IV-D recipient's personal interest.

The Child Support Enforcement Agency can assist you in providing the following services:

1. Location of Absent Parents.

The agency can assist in finding where an absent parent is currently living, in what city, town, or state. The applicant can request 'Location Only Services', if the sole need is to find the whereabouts of the absent parent.

2. Establishment or Adjustment of Child Support and Medical Support.

The CSEA can assist you to obtain an order for support if you are separated, have been deserted, or need to establish paternity (fatherhood). The CSEA can also assist you in changing the amount of support orders (adjustment), and to establish a medical support order.

3. Enforcement of Existing Orders.

The CSEA can help you collect current and past-due child support.

4. Federal and State Income Tax Refund Offset Submittals for the Collection of Child Support Arrearages. The agency can collect past-due support (arrearages) by intercepting a payor's federal and state income tax refunds in some cases.

5. Withholding of Wages and Unearned Income for the Payment of Court Ordered Support.

The agency can help you get payroll deductions for current and past-due child support and can intercept unemployment compensation to collect child support.

6. Establishment of Paternity.

The agency can obtain an order for the establishment of paternity (fatherhood), if you were not married to the father of the child. An absent parent may request paternity services.

7. Collection and Disbursement of Payments.

The CSEA can collect the child support for you, and send you a check for the amount of the payments received. Pastdue support collected will be paid to you until all of the past-due support you are owed is paid.

8. Interstate Collection of Child Support.

The agency can assist you in collecting support if the payor is living in another state or in some foreign countries.

APPLICANT INFORMATION

Name:			Date of Birth:	
Home Address:			Mailing Address:	
Home Phone #:				
Social Security #:			Sex:	
Race:			Single	Married
Relationship to Children:			Divorced	Separated
Military Service			Ever been on	
(Branch, Dates):			Public Assistance?	
			(When and Where)	
	EMPLOYE	R INFORM	IATION	
Employer Name:			Employer Phone #:	
Employer			Is Medical	
Address:			Insurance Available?	
	CHILD 1		CHILD 2	CHILD 3
Name:				
Sex:				
3ex.				
Race:				
Social Security #:				
Date of Birth:				
Home Address:				

Location of Birth: (Country, State, City)			
Has Paternity (Fatherhood) been Established?			
Name(s) of Absent Parent(s):			
Is there an Order for Support?			
Is the Child covered by Medical Insurance?			
	ABSENT PAR	ENT INFORMATION	
	PARENT 1	PARENT 2	PARENT 3
Name (and alias):			
Home Address:			
Mailing Address:			
Social Security #:			
Date of Birth:			
Location of Birth (Country, State, City):			
Race:			
Sex:			
Height / Weight:			
Hair / Eye Color:			
Identifying Marks (Tattoos, scars, etc.):			
Names of Children:			
Name and Address of Employer:			

Employer Phone #:			
Medical Insurance Provided?			
Support Order #:			
Date of Support Order:			
Amount of Support:	\$	\$	\$
Order Frequency:	Per	Per	Per
Location where Order was issued:			
Military Service (Branch, Dates):			
Ever Incarcerated? (Location, Dates):			
Arrest Record (Location, Dates):			
Name, Address Current Spouse:			
Father's Name:			
Mother's Name (Maiden):			
Ever been on Public Assistance? (Location, Dates) Type(s) of Service(s) Req	uested:		
All services			
Location of aOther (please	absent parent only e explain)		

I understand that the Child Support Agency within 20 days of receiving this application will contact me by a written notice to inform me if my case has been accepted for child support services (IV-D Services).

Signature of Applicant:

Date: _____

INSTRUCTIONS FOR POVERTY AFFIDAVIT - JUVENILE COURT

- PRINT OR TYPE -

- 1. Fill in the name of the county where the action is.
- 2. Fill in the name of the Minor Child(ren) involved in this action.
- 3. Fill in the Case Number of the action if you know it, leave it blank if you don't.
- 4. Fill in your name.
- 5. Sign your name ONLY IN FRONT OF A NOTARY if the affidavit is correct.

MAKE 2 COPIES AND TAKE WITH THE MOTION TO THE COURT

PLEASE NOTE: FILING WITH A POVERTY AFFIDAVIT DOES NOT MEAN YOU DO NOT HAVE TO PAY COURT COSTS. IT ONLY MEANS THAT YOU DO NOT HAVE TO PAY IT IN ADVANCE. THE COURT WILL DETERMINE WHO IS TO PAY COURT COSTS AT THE TIME OF THE HEARING.

IN THE COURT OF COMMON PLEAS JUVENILE DIVISION **1) NAME OF COUNTY**, OHIO

IN THE MATTER OF:

<u>2) NAME OF CHILD</u>

2) NAME OF CHILD

Case No. ______ CASE NUMBER

Minor Children.

AFFIDAVIT OF INABILITY TO PREPAY COURT COSTS.

I, _____, being first duly cautioned and sworn, depose

and state:

1. That I am a party in interest in the above-captioned action; that I have a meritorious

cause of action but am unable to give security or a cash deposit to secure costs.

- 2. That I am unable to afford the hiring of an attorney to represent me in this matter.
- 3. That I own no liquid assets or property of any substantial value to prepay costs.

5) SIGN YOUR NAME IN FRONT OF NOTARY ONLY

Sworn to and subscribed in my presence this _____ day of <u>leave blank for the notary</u>, 20_____.

notary will sign NOTARY PUBLIC

IN THE COURT OF COMMON PLEAS

JUVENILE DIVISION

	,0	HIO
IN THE MATTER OF:		
Minor Children.		IT OF INABILITY AY COURT COSTS.
I,	, being firs	st duly cautioned and sworn,
depose and state:		
1. That I am a pa	rty in interest in the above-captioned	action; that I have a meritorious
cause of action but am una	able to give security or a cash deposit	to secure costs.
2. That I am unat	ble to afford the hiring of an attorney	to represent me in this matter.
3. That I own no	liquid assets or property of any substa	antial value to prepay costs.
Sworn to and subs	cribed in my presence this	_ day of,

NOTARY PUBLIC

Preparing Your Case

If you do decide to represent yourself, you need to manage all aspects of your case.

- ✓ Familiarize yourself with the local court rules. Rules and procedures vary slightly from court to court, and you need to know the rules that apply in the court that will hear your case. Obtain a copy of the local rules from your court.
- ✓ Make sure your filings and documents conform to local standards. Generic forms and sample filings are available in books and on the internet. However, these generic documents may not conform to the standards of the court that will hear your case. To make sure that your documents will be accepted, ask your court for forms and sample filings.
- ✓ Respond to all inquiries on time. During trial preparations, you may receive inquiries from the court or the opposing party. For example, the opposing party may be entitled to "discovery"— to learn about evidence or testimony you plan to introduce (you may be entitled to the same). If you fail to respond to such inquiries, you may limit your ability to present your case.
- ✓ Rules about admissible evidence are complicated. There are many possible reasons that evidence or testimony you think is relevant and important may not be admissible in court. Since questions about what evidence is admissible are legal questions that are often contested, neither court staff nor the judge may answer them ahead of time. This can be frustrating for non-attorneys: if your case will involve contested evidence, consider again whether you need an attorney.
- ✓ Make sure evidence you plan to use will be acceptable and available in court. If your case will involve evidence—documents, pictures, cost estimates, receipts, or other items—you must prepare it for court use. In particular, you must
 - bring at least three copies of all documents (for the court, for the opposing party, and for yourself); and

- be able to verify that documents are what you say they are or contain accurate information.
- ✓ Make sure any witnesses are prepared and available in court. If your case will involve testimony from witnesses, you need to work with them before you and they appear in court. Make sure your witnesses know what you will ask, and instruct them to answer truthfully. And remember that your witnesses must be
 - present at your trial (they may not, for example, prepare written statements or appear by telephone); and
 - prepared to answer questions from the opposing party or his or her attorney.

When you decide to represent yourself, you take on full responsibility for your case. You need to handle legal questions as well as deadlines, documents, evidence, witnesses, and any other issues that may come up. Even a seemingly simple case can demand a lot of your time and attention.

In the Courtroom

At the trial or hearing itself, you need to present your case in its strongest way. Here are some simple tips:

- Make a good impression. Dress appropriately. Arrive on time with all your materials.
- ✓ Respect the court. Stand when the judge enters or leaves the courtroom and when you speak to the judge. Address the judge as "Your Honor."
- ✓ Respect the opposing party. Never argue with the opposing party in front of the judge. Use respectful terms of address.
- ✓ **Speak clearly and succinctly.** Be prepared to state your case in a few sentences. Listen carefully and answer questions directly.
- ☑ Be prepared. Courts are very busy. You want to present your case in the strongest way, but you also want to help the proceedings move efficiently. The better prepared you are, the better the case will go.

The Role of the Judge

Your case will be heard and decided by a judge (or a magistrate). Keep in mind that the role of the judge is to be an impartial referee in the dispute between you and the opposing party. Among other things, this means that

- ✓ The judge may not help you present your case. Helping you—by pointing out possible mistakes or by letting you know what you need to do next—would be unfair to the opposing party. When you represent yourself, you take on the full responsibility of presenting your case.
- ✓ The judge may not speak with you about your case when the opposing party is not present. This is true even if the issue you want to speak with the judge about seems like a simple procedural question. Again, such communications would be unfair to the opposing party.
- ✓ The judge will decide the case on the basis of the facts presented in court and the applicable law. The judge may only consider the facts as they are presented in court, through evidence and testimony. You need to make sure that all facts supporting your case are properly presented. The judge also needs to follow the laws that apply. Sometimes the law dictates which facts the judge may and may not consider. You need to make sure that you present the facts that the law requires or permits.

Legal Advice

It is always a good idea to consult with an attorney and be represented by an attorney in court.

- ✓ The law is complex. Attorneys are trained professionals who understand the law and how it relates to your case.
- Even matters that initially look simple may raise complicated issues.
- ✓ Your interests will be best protected by a legal professional.

Attorneys can be expensive, but consider this:

- What might you lose if your case goes badly? Paying for an attorney may be a good investment.
- Meet with several attorneys to discuss your case and their fees—don't let one consultation make up your mind.
- ✓ You may qualify for legal aid or help from legal clinics or other programs—be sure to investigate the resources in your community.

Ohio courts and judges will provide a fair hearing for your case whether or not you are represented by an attorney, and it is your right to represent yourself if you so choose.

When you bring a case to court without the help of an attorney, you are taking on a complex task that is normally done by highly trained professionals. You may do yourself a disservice.

For help with finding an attorney, you might turn to your local bar association. Your local bar association is:

Asking Court Staff

Court staff may not give legal advice. You may have questions that court staff are not permitted to answer.

Court staff may not

- × provide you with legal research;
- tell you what sorts of claims to file or what to put on forms;
- × tell you what to say in court;
- ★ give an opinion about how a judge is likely to decide your case;
- give you information that they would not give to the opposing party;
- × tell you about a judge's decision before it is issued by the judge.

Court staff may

- ✓ answer questions about how the court works;
- ✓ explain terms used in the court process;
- ✓ give you information from your case file;
- provide you with court forms and sample filings and documents.

Court staff are there to help those who use the court. They can usually tell you *how* to do things, but **may not** advise you about *what* you ought to do. Please be courteous to staff and respect the limits on what they may do for you.



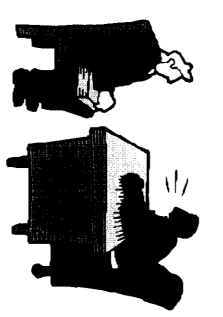
REPRESENTING YOURSELF IN COURT A CITIZENS GUIDE



Prepared by Ohio Judicial Conference www.ohiojudges.org

65 South Front Street Columbus, OH 43215-3431

How to Handle Witnesses When You Are Representing Yourself



When Should I Bring a Witness to Court?

It is always a good idea to bring a witness with you simply to tell the Court that you are an honest person or to confirm that what you are telling the Court is true.

In most cases that come before the Court, both sides are telling a different version of the same story. The Court knows that each side may be telling the version that best serves his or her own interests. The testimony of a witness (someone not involved in the case directly) will make your side of the story more believable.

In some types of cases, you are required by law to bring a witness. For example, in divorce cases, many Courts require a that you bring a witness to testify that you are a person known to have good character in your community (that you are an honest and good person).

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What If My Witnesses Can't Come to the Hearing?

Your witness **must** come to the hearing! A handwritten note from a person will not be accepted by the Court—the witness must show up at the hearing and testify live. Live testimony is required so that the other side has an opportunity to ask questions of your witness as well.

To make sure your witnesses will show up, make sure you call them the week of the hearing and again the day before the hearing to remind them.

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Who Should I Bring as a Witness?

- → People who know you and your reputation in the community.
- People who know about the situation that brought you to the Court from things they have seen or heard. Only use witnesses after you have talked to them and are sure that they will tell the Court what is helpful to your case

While it is okay to have a friend or family member be a witness for you, it is always best to have someone who does not favor one side over the other. With family members and friends, the Court may assume that the person is testifying for you simply because they like you and want you to

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How Do I Prepare My Witnesses?

- → Think about what is the most valuable thing each witness could say on your behalf.
- → Write down a few questions that will help the witness get the idea across.
- → Practice with your witness ahead of time, so you know what answers will be given.

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What Should I Do With My Witnesses at the Court Hearing?

- → Start by asking the witness their name and address.
- → If your witness is a professional, you should ask what their job is, what their educational degrees are, and how long they have been doing their job.
- → Then ask specific questions about what information they have about your case.

With your own witness, it is not okay to ask "leading questions." Leading questions give the witness the answer you want them to say.

You must keep your questions openended. Open-ended questions are Who, What, Where, When, How, and Why questions.

Examples to use:

- ➡ How would you describe my husband's condition when he dropped the children off at your house?
- What did my husband do when he would pick the children up from day care?
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What About the Other Side's Witnesses?

The other side will question them first. The judge will give you an opportunity to "cross examine" them (that is, ask them your own questions). You do not have to ask any questions if you think the witness will only repeat what was already said.

When asking questions of the other side's witnesses, you are allowed to ask leading questions. Leading questions have Yes or No answers.

Examples to use:

- → Was my husband ever drunk when he dropped the children off at your house?
- → Didn't my husband yell and swear at the children when he came to pick them up from day care?

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Rules To Follow When Questioning Witnesses

- ➡ Keep your questions short
- → Never ask a question when you do not know what the answer will be—the answer could hurt your case more than help it.
- ➡ If you don't get the answer you were expecting from a witness, do not argue with them or accuse them of lying. It makes you look bad before the judge. Remember . . . politeness at all times!
- → If a witness refuses to answer a question, ask the judge to make the person answer.

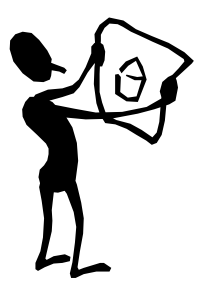
Samples of Questions to Ask My Witnesses

- ➡ What is your name?
- ➡ What is your address?
- → How long have you known me?
- → During the time that you have known me, have you become familiar with my reputation in the community?
- → Do I have a reputation for good character and honesty in the community?
- → From what you know about me, am I someone the Court can rely upon to tell the truth?
- → You have heard what I have said in Court. To the best of your knowledge, do you know it to be true?
- ➡ Please explain how you know this to be true.

Prepared by: NAPIL Equal Justice Fellow Ohio State Legal Services Association September 2000

Representing Yourself in Court?

How to Use Photographs, Letters, Business Records, and Other Evidence to Help Prove Your Case



What is Evidence?

Evidence is anything you use to prove your claim. Evidence can be a photograph, a letter, documents or records from a business, and a variety of other things. All evidence that is properly admitted will be considered by the judge.

Your case probably will be decided by a judge. If there is a jury, it will look at admitted exhibits during its deliberations.

For example:

- In a request for change of custody, the child's school records could be introduced as evidence that the child's grades have dropped or he/she has missed a significant amount of school while living with the other parent.
- In a domestic violence or stalking civil protection order case, a photograph of any injury you suffered or a threatening letter written by your abuser may help your case.
- In a divorce case, a copy of tax return documents or documents showing who has title to a car may be introduced as evidence.

Why Use Evidence?

- Evidence is more **believable and trustworthy** than what a person says. For example, in a domestic violence case, if you say that your ex-boyfriend has left you threatening messages but he testifies that this is an absolute lie, the judge may not know whom to believe. However, if you submit a tape recording of one of these messages the judge will be more likely to believe you.
- Evidence may make something easier to understand. "A picture is worth a thousand words." Some things are hard to explain in words, while a drawing or photograph is descriptive and clear.

How Do I Present Evidence to the Court?

Each court is different, but in most courts, you can't just walk into court with a photograph or document and show it to the judge or jury. There are many things you must do before the court will even look at the evidence you have. Further, there are many different types of evidence, and the rules for using each type of evidence are different. Once you follow these rules, your evidence will be "admitted".

Steps to Follow to Admit Evidence

→ Before you ever go to court, think about the evidence you want to use to prove your case. Mark each piece of evidence with an exhibit number (attach a sticker labeled "Exhibit 1," "Exhibit 2," etc.)

Exhibit	1

→ Bring these marked Exhibits with you to court. When you want to show the court one of the exhibits, do the following things:

• Show the exhibit to the other party or the other party's attorney.

- Then "lay the foundation" for the evidence. To do this, you must show that the evidence is relevant to your case and authentic (not a forgery). Depending upon what you want the court to consider, follow the rules listed in this pamphlet for "laying the foundation" explaining why and how the exhibit is connected to your case.
- Either you or your witness must testify about the exhibit.
- Ask the court to admit the exhibit into evidence. The other party or attorney may object to the exhibit for some reason. Try to answer these objections as best you can. If you can't, let the judge decide.
- If there are no objections from the other party, or the judge has ruled in your favor, ask the court to "admit the Exhibit into evidence."



Laying the Foundation for Photographs

- 1. Explain why a photo is connected to your case. For example: "This photo shows the injury I suffered after my ex-boyfriend punched and kicked me."
- 2. Explain how you know about what is in the photo. For example: "I had my sister take this photograph within 2 hours after the incident occurred and went to get the film developed myself the following day."
- 3. Explain that the photo is timely. For example: "At the bottom right-hand corner of the photo is the date on which it was taken. As you can see, the photo was taken on the same day that the incident occurred, which is also the same day the police arrested my ex-boyfriend." TIP
- 4. Explain that the photo "fairly and accurately" shows what is depicted in the photo as it appeared on the date relevant to your case. For example:

"This photo is a fair and accurate depiction of how my face and side looked two hours after the incident and for the next two weeks."

Foundation for Letters

- 1. Explain why the letter is connected to your case. For example: "This is the letter that I received from my ex-boyfriend shortly before he beat me up."
- 2. Explain when and how you got the letter. For example: "This letter was shoved under the door to my apartment some time before 6 p.m. on Wednesday, January 2, 2001. I found it on the floor when I came home from work that day."
- 3. Prove that the signature is that of a party to the case. Ways to prove this:
 - Explain to the court: that you are familiar with the other party's signature, how you came to know that person's signature, and that it is your opinion that the signature on the letter is the other party's signature.

When using photographs, it is best to use color photos and enlarge them, if possible.

• Call a witness who is familiar with the party's signature, and ask the witness: "Do you know the other party in this case? Are you familiar with the party's signature? How?"

Then show them the letter and ask "Is this the other party's signature?"

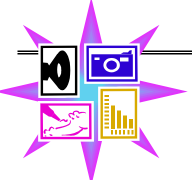
• Call the person who signed the letter. Show the witness the document, and ask the witness if that is his or her signature. (Only do this if you think they will admit to it).

TIPS

Do not read anything from the letter until the court has admitted it into evidence.

If the other party objects to the letter saying that it is hearsay, respond by saying: "The letter shows the letter writer's state of mind."

4. Explain that the letter is in the same condition now as when you received it. ("The letter was kept in a safe place and nothing has been changed since I received it.")



Laying the Foundation for Documents and Records From Businesses

- 1. Explain how the document or record is related to your case.
- 2. Call a witness from the business/agency that produced the record, ask the witness what his or her responsibilities are at the business/agency and how he or she is involved in record keeping.
- 3. Show the witness the record and ask him/her if it is a record from the business/agency.
- 4. Ask the witness:
 - Was the record made by a person with knowledge of the acts or events appearing on it.
 - Was the record made at or near the time of the acts or events appearing on it.
 - Is it the regular practice of the business/agency to make such a record, and
 - Was the record kept in the course of a regularly conducted business activity.

TIP

If the record is certified (a statement is attached to the record stating that it is in fact a record from a public agency or it has an agency seal on it) you do not need to do anything before you show it to the judge. Just let the judge know it is certified.

Created by: NAPIL Equal Justice Fellow, Ohio State Legal Services Association® © 1/2001 OSLSA

In addition to the forms in this packet, you may find additional forms and informational pamphlets to help you on the internet at the following website:

www.ohiolegalhelp.org

Click on "Statewide Forms and Information"

Locate and click on the legal area that you would like to review – use the "search this site" box if you are not sure which area to review

You can also search this website to learn how to access the local legal services program for your area