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

	Case No.				
Name	Judge MARIA N. KALIS				
Street Address					
City, State and Zip Code					
Plaintiff/Petitioner 1					
vs./and					
Name					
Street Address					
City, State and Zip Code					
Defendant/Petitioner 2					
WARNING: This form is not a substitute It is highly recommended th	for the benefit of the advice of legal counsel.				
Instructions: This form is used to present an agreers personal property, real estate, and debts resulting f child(ren) or child(ren) with disabilities, a Shared Par Plan (Uniform Domestic Relations Form 21) must be	eement to the Court regarding spousal support, the division of from the termination of marriage. If the parties have any minor renting Plan (Uniform Domestic Relations Form 20) or Parenting attached. The Court may require additional forms to accompany the county in which you file. YOU MUST UPDATE THE CLERK				
SEPARATION AGREEMENT					
The parties, and _	, state as follows:				
The parties were married on	(date of marriage)				
in	(city or county, and state).				
2. The parties request that the termination of marriage be ☐ the date of the final hearing or ☐ the date specified:					

- 3. The parties intend to live separate and apart.
- 4. Each party completed (a) financial disclosure affidavit(s) which fully and accurately lists and values all marital property, separate property, and any other assets, debts, income, and expenses.
- 5. Each party acknowledges that he/she reviewed the other party's completed financial disclosure affidavit(s).
- 6. Each party's financial disclosure affidavit(s) shall be filed in the Court's Family File pursuant to Sup.R. 44(C)(2)(h) no later than the date upon which this Agreement is filed.
- 7. Neither party has knowledge of any other property or debts of any kind in which either party has an interest.
- 8. Each party had the opportunity to value and verify all marital property, separate property, and debts.
- 9. A party's willful failure to disclose may result in the Court awarding the other party three (3) times the value of the property, assets, income, or expenses that were not disclosed.
- 10. This Agreement addresses spousal support, property, and debt division.
- 11. This Agreement is the complete agreement of the parties.
- 12. There are no other representations, agreements, statements, or prior writings that shall have any effect on this Agreement.
- 13. Each party fully understands this Agreement and has knowingly and voluntarily signed this Agreement.
- 14. No change to the terms of this Agreement shall be valid unless in writing and knowingly and voluntarily signed by both parties and incorporated into a Court order.

The parties agree as follows:

FIRST: SEPARATION

The parties shall live separate and apart. Neither party shall interfere with the activities, personal life, or privacy of the other, harass the other, or engage in any conduct calculated to restrain, embarrass, injure, or hinder the other in any way.

SECOND: PROPERTY

Marital property is defined in R.C. 3105.171. Generally, marital property is property acquired during the marriage which is owned by either or both spouses and property in which either spouse has an interest.

Separate property is defined in R.C. 3105.171. Generally, separate property is property that was inherited, acquired by one spouse prior to the date of marriage, acquired after a decree of legal separation under R.C. 3107.17, excluded by a valid antenuptial agreement, received as compensation for personal injury, (except for loss of marital earnings and compensation for expenses paid from marital assets), or any gift of property that was given to only one (1) spouse.

A. Real Estate: (select one)

Real estate includes, but is not limited to, land, mortgaged properties, buildings, fixtures attached to buildings, attached structures (for example, garage, in-ground pool), condominiums, time shares, mobile homes officially converted to real estate, natural condition stakes (for example, gas, oil, mineral rights, existing soil, including trees and landscape), and remainder rights in real estate.

1. 2.	_ ·	arty has any owr th of the parties h	•	•		agree to	distribute	the intere	est(s) a	as follows:
	A	ddress or Parce	el Number o	f Property				Party		
		ption of the prop			,					
4.		nall pay and hold and other liens								
5.	Other arrange	ements regarding	real estate,	including, but	not limited t	to, refina	ancing or	sale:		
to the		not in the name no later than thi								
officia and a	vehicles inclually converted t	de, but are not o real estate, gonicles (APV). For vehicle(s).	olf carts, mo	tor scooters, s	sport utility v	ehicles	(SUV), re	ecreationa	ıl vehi	cles (RV),
1.	☐ Neither pa	rty has any own	ership intere	st in any titled	vehicle(s).					
2.		etitioner 1 shal /Petitioner 2:	l receive tl	ne following	titled vehic	cle(s) fr	ee and	clear of	any	claim of
	Year	M	ake	Мо	del			VIN/SN		
3.	☐ Defendant	/Petitioner 2 shatitioner 1	nall receive	the following	g titled veh	nicle(s)	free and	clear of	fany	claim of
	Year	М	ake	Мо	del			VIN/SN		
				-						

4. Each party shall pay and hold the other harmless from any debt owing on the titled vehicle(s) received unless otherwise stated in this Agreement.

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ransfer tho otherwise vehicle is	icle's title is not in the name of the party to whom it is distributed, the current title holder sha at title to the proper party no later than thirty (30) days after filing the Final Judgment Entry unles provided in this Agreement. If title cannot be transferred immediately to the party to whom the distributed, the party holding the title shall make the following arrangements to obtain and pay for
Household conditioner	sehold Goods and Personal Property: (select one) goods and personal property include, but are not limited to, pets, appliances, electronics, tools, a window units, doghouses, lawn mowers, above-ground pools, safety deposit boxes, jewelry, furnitur liverware, collections, china, and books.
	he parties divided all of their household goods and personal property. Each party shall retain all househo oods and personal property in his/her possession. The parties are satisfied with the division.
	The parties divided all of their household goods and personal property. Each party shall retain all househo goods and personal property in his/her possession, except as follows:
F	Plaintiff/Petitioner 1 shall receive:
- - -	
- [-	Defendant/Petitioner 2 shall receive:
- -	

_	inancial Accounts: (select one)		
ncia	Il accounts include, but are not limited or health savings accounts, education		
. [Neither party has any ownership in	terest in any financial accounts.	
2. [Plaintiff/Petitioner 1 shall receive th	ne following:	
	Institution	Current Name(s) on Account	Type of Account
			checking saving
			_
			other:
			☐ checking ☐ saving ☐ other:
3. 🗆	Defendant/Petitioner 2 shall receive	e the following:	
	Institution	Current Name(s) on Account	Type of Account
			☐ checking ☐ saving ☐ other:
			checking saving
			other: ☐ checking ☐ saving
			other:

If any financial account is not held in the name of the party to whom it is distributed, the parties shall transfer the financial account to the proper party no later than thirty (30) days after filing the Final Judgment Entry unless otherwise provided in this Agreement.

E. 1	۱.	Stocks, Bonds, Securities, Neither party has an interest	•	-	ual funds.
2	2.	☐ Plaintiff/Petitioner 1 shall r	eceive the following:		
		Institution		nt Name(s) Account	Quantity and Description
3	3.	☐ Defendant/Petitioner 2 sha			
		Institution	on	nt Name(s) Account	
		Each party shall pay and ho mutual funds he/she receives Other arrangements regarding	unless otherwise stated	in this Agreement	
shal	lĺ t		curity, or mutual fund to	o the proper part	to whom it is distributed, the parties y no later than thirty (30) days after ent.
F. 1		Business Interests: (select			
	2.	_	·		
		Name of E	Business		Ownership Interest
3	3.	☐ Defendant/Petitioner 2 sh	all receive the following:		
		Name of E	Business		Ownership Interest

4.	. Each party shall pay and hold the other harmless from any debt owing on the business interests he/she receives unless otherwise stated in this Agreement.									
5.	Ot	Other arrangements regarding business interests:								
to the	pr	isiness is not in the name of the pa oper party no later than thirty (30) o greement.								
G.	Pe	ension, Profit Sharing, IRA, 401(k),	, Deferred Compensation, and Otl	her Retirement Plans:						
1.		select one) Neither party has any interest in ar retirement plans.	ny pension, profit sharing, IRA, 401	(k), deferred compensation, or other						
2.		Plaintiff/Petitioner 1 shall receive th	e following:							
		Institution	Name(s) on Plan	Amount/Share						
3.		Defendant/Petitioner 2 shall receive	e the following:							
		Institution	Name(s) on Plan	Amount/Share						
	4.	Each party shall pay and hold the of 401(k), deferred compensation, or Agreement.		on any pension, profit sharing, IRA, ives unless otherwise stated in this						
	5.	Other arrangements regarding per retirement plans:	nsion, profit sharing, IRA, 401(k)	, deferred compensation, or other						
		-								

The parties shall arrange the transfer of any distributed interest in any pension, profit sharing, IRA, 401(k), deferred compensation, or other retirement plans to the proper party no later than thirty (30) days after filing the Final Judgment Entry unless otherwise provided in this Agreement.

may by:_	be r	neces	Domestic Relations Order (QDRO), Division of Property Order (DOPO), or other required Order ssary to divide some of these assets. The QDRO, DOPO, or other required Order shall be prepared and submitted to the Court within ninety (90) days after the final senses of preparation, approval, and filing shall be paid as follows:
distr plan proc	ibut ma eed	tion o y de lings.	acknowledge that failure to file a QDRO, DOPO, or other required Order to effectuate the of an interest in a pension, profit sharing, IRA, 401(k), deferred compensation, or other retirement trimentally affect the distribution of the retirement interest(s) and may result in further legal. The Court shall retain jurisdiction to effectuate the intended distribution of retirement interests interpret, and enforce the terms of documents of transfer.
н.		Life	Insurance Policies: (select one)
	1.		Neither party has any interest in any life insurance policy(ies) with a cash value.
	2.		Plaintiff/Petitioner 1 shall receive the following policy(ies):
	3.		Defendant/Petitioner 2 shall receive the following policy(ies):
	4.		h party shall pay and hold the other harmless from any debt owing on the life insurance policy(ies) he/she eives unless otherwise stated in this Agreement.
	5.	Oth	er arrangements regarding life insurance policy(ies):
the I	ife i	nsur	urance policy is not in the name of the party to whom it is distributed, the parties shall transfer ance policy to the proper party no later than thirty (30) days after filing the Final Judgment Entry wise provided in this Agreement.
I.		Oth	er Property: (select one)
	1.		Neither party has any other property.
	2.		Other property owned by one or both of the parties shall be distributed as follows:

3. Each party shall pay and hold the other harmless from any debt owing on the property he/she receivables otherwise stated in this Agreement. 4. Other arrangements regarding the property above: Property listed above is not in the possession or titled in the name of the party to whom it is distributed and the property unless shall transfer the property to the proper party no later than thirty (30) days after filing the greent Entry unless otherwise provided in this Agreement. RD: DEBTS (select all that apply) 1. Neither party owes any debt(s) which are not paid in full each month, including, but not limited to, cards, medical bills, student loans, tax obligations, and 401(k) or insurance loans. 2. Plaintiff/Petitioner 1 shall pay the following debt(s): Creditor Balance Current Name on Account Current Name on Account		Description	of Property	Party
unless otherwise stated in this Agreement. 4. Other arrangements regarding the property above: property listed above is not in the possession or titled in the name of the party to whom it is distributed as shall transfer the property to the proper party no later than thirty (30) days after filling the party unless otherwise provided in this Agreement. D: DEBTS (select all that apply) 1. Neither party owes any debt(s) which are not paid in full each month, including, but not limited to, cards, medical bills, student loans, tax obligations, and 401(k) or insurance loans. 2. Plaintiff/Petitioner 1 shall pay the following debt(s): Creditor Balance Current Name on Account				
property listed above is not in the possession or titled in the name of the party to whom it is distributed in the shall transfer the property to the proper party no later than thirty (30) days after filling the ment Entry unless otherwise provided in this Agreement. D: DEBTS (select all that apply) 1. Neither party owes any debt(s) which are not paid in full each month, including, but not limited to, cards, medical bills, student loans, tax obligations, and 401(k) or insurance loans. 2. Plaintiff/Petitioner 1 shall pay the following debt(s): Creditor Balance Current Name on Account	Each party shanless otherwi	all pay and hold the other se stated in this Agreement	harmless from any debt owing o	on the property he/she receive
D: DEBTS (select all that apply) 1. Neither party owes any debt(s) which are not paid in full each month, including, but not limited to, cards, medical bills, student loans, tax obligations, and 401(k) or insurance loans. 2. Plaintiff/Petitioner 1 shall pay the following debt(s): Creditor Balance Current Name on Account	Other arranger	ments regarding the proper	ty above:	
3. Defendant/Petitioner 2 shall pay the following debt(s):	es shall trans at Entry unles DEBTS (selection Neither parties, m	sfer the property to the poss otherwise provided in to the first all that apply) party owes any debt(s) which dedical bills, student loans, the property of the property of the provided in th	roper party no later than thirty this Agreement. The are not paid in full each month, tax obligations, and 401(k) or installowing debt(s):	including, but not limited to, courance loans. Current Name
Creditor Balance Current Name				
3. [Derty listed a s shall transt Entry unles EBTS (selection of the selection of the selectio	potential library of the proper stated in this Agreement of the proper stated above is not in the possess shall transfer the property to the party unless otherwise provided in the tentry unless otherwise provided in the tentry unless of the property of the party of	Determine the property above: Determine the property above: Determine the property is not in the possession or titled in the name of the session transfer the property to the proper party no later than thirty the Entry unless otherwise provided in this Agreement. EBTS (select all that apply) Neither party owes any debt(s) which are not paid in full each month, cards, medical bills, student loans, tax obligations, and 401(k) or ins Plaintiff/Petitioner 1 shall pay the following debt(s):

4.	Each party shall pay and hold the other harmless from the above listed debt unless otherwise stated in this Agreement
5.	Other arrangements regarding debt(s), including refinancing:
6.	The Court has continuing jurisdiction to determine whether a debt assigned to a party qualifies as an exception to discharge in bankruptcy.
7.	Neither party shall incur liabilities in the name of the other party in the future.
FOURTH	I: SPOUSAL SUPPORT
Α.	No Spousal Support Obligation Neither Plaintiff/Petitioner 1 nor Defendant/Petitioner 2 shall pay spousal support to the other, subject to any jurisdiction reserved in Section E below.
В.	Spousal Support Obligation ☐ Plaintiff/Petitioner 1 ☐ Defendant/Petitioner 2 shall pay spousal support to ☐ Plaintiff/Petitioner 1 ☐ Defendant/Petitioner 2 in the amount of \$ per month commencing on Spousal support shall continue ☐ for a period of months OR ☐ until further order of this Court.
C.	Method of Payment of Spousal Support: Spousal support payments shall be made directly to ☐ Plaintiff/Petitioner 1 ☐ Defendant/Petitioner 2. (Direct payment can only be made if there are no minor child(ren) and in accordance with R.C. 3121.441.) Spousal support payments, plus two percent (2%) processing charge, shall be made to the Ohio Child Support Payment Central, P. O. Box 182372, Columbus, Ohio 43218-2372, as administered through the County Child Support Enforcement Agency by: ☐ income withholding or ☐ other
D.	Termination of Spousal Support Spousal support shall terminate earlier than the above stated date upon Plaintiff/Petitioner 1's or Defendant/Petitioner 2's death or in the event of the following: (check all that apply) The cohabitation of the person receiving support in a relationship comparable to marriage. The remarriage of the person receiving support. Other: (specify)
E.	Reservation of Jurisdiction Under all circumstances, the Court shall retain jurisdiction over the issue of spousal support to hear and determine a Motion for Relief from Judgment pursuant to Civ.R. 60(B). On other matters involving spousal support: (check all that apply) The Court shall retain jurisdiction to establish or modify the amount and/or duration of spousal support in the event either party files bankruptcy.

		The Court shall NOT retain jurisdiction to establish or modify the amount and/or duration of spousal support in the event either party files bankruptcy.
	П	The Court shall retain jurisdiction to modify the amount of the spousal support order.
	Ē	The Court shall NOT retain jurisdiction to modify the amount of the spousal support order.
	$\overline{\Box}$	The Court shall retain jurisdiction to modify the duration of the spousal support order.
		The Court shall NOT retain jurisdiction to modify the duration of the spousal support order.
F.	Othe	er orders regarding spousal support: (specify)
G.	Arre	earage or Overpayment
		Any temporary spousal support arrearage or overpayment shall survive the Judgment Entry.
		Any temporary spousal support arrearage or overpayment shall not survive the Judgment Entry.
		Other:
FIFTH:	NAME	. .
		shall be restored
to	the for	mer name of
SIXTH		CATION OF PARENTAL RIGHTS AND RESPONSIBILITIES, PARENTING TIME, CHILD SUPPORT, HEALTH CARE
		The parties do not have (a) child(ren) subject to the jurisdiction of the Court.
		The parties have (a) child(ren) subject to the jurisdiction of the Court, and a
		☐ Parenting Plan is attached
		Shared Parenting Plan is attached.
SEVEN	ITH: O	THER
The pa	rties ag	gree to the following additional matters:

EIGHTH: NON-USE OF OTHER'S CREDIT

Neither party shall incur any debt or obligation upon the credit of the other or in their joint names. If a party incurs such debt or obligation that party shall repay, indemnify, and hold the other harmless as to any such debt or obligation. All joint credit card accounts shall be immediately cancelled. All joint credit cards shall be immediately destroyed.

NINTH: INCORPORATION INTO JUDGMENT ENTRY

If one or both of the parties institute or have instituted proceedings for dissolution, divorce, or separation, this Agreement shall be presented to the Court with the request that it be adjudicated to be fair, just, and proper, and incorporated into a Judgment Entry.

TENTH: PERFORMANCE OF NECESSARY ACTS

Upon execution and approval of this Agreement by the Court, each party shall deliver to the other party, or permit the other party to take possession of all items of property to which each is entitled under the terms of this Agreement, and shall make all periodic payments required under the terms of this Agreement.

ELEVENTH: SEVERABILITY

If any provision of this Agreement is held to be invalid or unenforceable, all other provisions shall continue in full force and effect.

TWELFTH: APPLICABLE LAW

All of the provisions of this Agreement shall be construed and enforced in accordance with the laws of the State of Ohio.

THIRTEENTH: MUTUAL RELEASE

Except as otherwise provided, the parties release and forever discharge each other from any and all actions, suits, debts, claims, demands, and obligations whatsoever, both in law and in equity, which either of them ever had, now has, or may have or assert against the other upon or by reason of any matter or cause to the date of the execution of this Agreement.

Each party waives all rights of inheritance and the right to share in the estate of the other, and waives all rights which would otherwise be available as a surviving spouse, except payments or rights included in this Agreement.

Plaintiff/Petitioner 1 Signature				Defendant/Petitioner 2 Signature						
Printed Name				Printed Name						
Date				Date						
		A	ACKNOWLE	DGMENT						
STATE OF O	HIO)) SS							
COUNTY OF) 33)							
1, who acknow	wledged that F he Separation n Agreement.	Plaintiff/Petitioner Agreement, and	· 1 has signe I that Plaintiff	d the Sepa /Petitioner	aration Agreement, r 1 is aware of the o	that Plaint	iff/Petition	oner 1		
		(date)	by _							
(Plaintiff/Petiti	oner 1). No o	ath or affirmatior	n was admini	stered to t	he signer with rega	rd to this n	otarial a	ıct.		
			Signatu	re of Nota	ry Public					
			Printed	Name of N	Notary Public					
			Commis	sion Expi	ration Date:					

STATE OF OHIO)
COUNTY OF) SS)
Defendant/Petitioner 2, who acknowledged the	ic, personally appeared, hat Defendant/Petitioner 2 has signed the Separation Agreement, Separation Agreement, and that Defendant/Petitioner 2 is aware on Agreement.
The foregoing Separation (date)	Agreement was acknowledged before me this by
(Defendant/Petitioner 2). No oath or affirmat	tion was administered to the signer with regard to this notarial act.
	Signature of Notary Public
	Printed Name of Notary Public
	Commission Expiration Date:
	(Affix seal here)