## THIS PACKET CONTAINS DO IT YOURSELF

# DISSOLUTION WITHOUT CHILDREN

\$5.00

UPDATED 9/21/2020

### FILING FEE \$250.00 - EFFECTIVE 10/1/2020

### DISSOLUTION WITH CHILDREN

(ORIGINAL PLUS 4 COPIES)

PETITION FOR DISSOLUTION
SEPARATION AGREEMENT
WAIVER OF SERVICE OF SUMMONS
WAIVER OF REPRESENTATION
FINANCIAL AFFIDAVITS OF PARTIES – INCOME AND PROPERTY
PARENTING AFFIDAVIT
HEALTH INSURANCE AFFIDAVIT

IV-D APPLICATION FOR CHILD SUPPORT SERVICES & CHILD SUPPORT FINANCIAL AFFIDAVIT

### **DISSOLUTION WITHOUT CHILDREN**

(ORIGINAL PLUS 3 COPIES)

PETITION FOR DISSOLUTION
SEPARATION AGREEMENT
WAIVER OF SERVICE OF SUMMONS
WAIVER OF REPRESENTATION
FINANCIAL AFFIDAVITS OF PARTIES – INCOME AND PROPERTY

\*\*\*PAPER ENCLOSED IN EACH PACKET FOR PERSONAL INFORMATION (SS# AND DOB)\*\*\*

If you or your spouse own any real estate, or have any type of pension plan, you should consult a private attorney before using these forms.

### Do It Yourself DIVORCE - WITH CHILDREN

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 revision and printing. You can also access these fillable forms on the website - www.seols.org - at the Get Help page

i ka	29	*	All forms in BOLD must be signed in front of a notary.*
Form	s to b	e con	pleted by you
		0	Form 7 - Complaint - Tells the Court why you want a divorce and what you want.
		0	Affidavit of Indigency – If you are low income, this tells the Court you cannot afford to prepay the filing fee.
		8	Form 28 - Instructions for Service - Tells the Court where to send copies to your spouse.
	5	0	Affidavit 3 - Parenting Proceeding Affidavit - Tells the Court about your children.
		6	Affidavit 1 - Income and Expenses Affidavit - Provides financial information to be used in your case - Affidavit 2 - Property Affidavit - tells the Court about the property you and your spouse own - Affidavit 4 - Health Insurance Affidavit - tells the court about your health insurance.
Addi	tional	Form	ns if You Need Immediate Orders
		6	Motion and Affidavit for Temporary Orders - Tells the Court what you need now and a proposed temporary order for the Court.
		0	Affidavit 6 - Affidavit for Service - If you do not know where your spouse lives and you have completed Form 2 then complete Affidavit 6 to obtain service then also give the Clerk Order A $\square$ Order for Service.
		8	IVD Application for Child Support if there is no current child support order.
		CALI are ad	the clerk of the court in the county where you will be filing this action to find out if there ditional local forms that you will need.
Afte	r com	pletin	g the forms
	Make	three (3	s) copies of each completed form.
	Take t	the orig	inals and three (3) copies to Clerk of Common Pleas Court.
	If you	comple	eted Form 2 and you are low income, you will pay nothing at the time of filing.
	-If-you	-did-not	complete Form-9, the filing fee will be more than \$100.00. You should call the clerk and hit will be.
Afte	r forn	ns are	filed and you notice of any court dates. Attend all of these court dates.

If you move, call the Clerk with your new address.

Bring Order C Judgment Decree of Divorce to the final hearing. The judge will complete the form.

### 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 martes 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 arrorney may be a good invest-
- Meer with several attorneys to discuss your case and their fees—don't let one consultation make upsyour mind.
- You may qualify for legal aid or help from legal clinics or other programs—be sure to investigate the resolutees 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:

LELY COMPANIES

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

### ☑ Court staff may

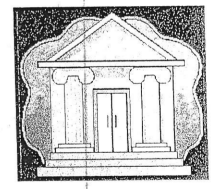
- ✓ answer questions about how the court works;
- ✓ explain terms used in the court process;
- ✓ give you information from your case file;
- ✓ provide you with court forms and sample filings and documents.

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

### **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 of 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.

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

### IN THE COURT OF COMMON PLEAS DIVISION COUNTY, OHIO Case No. Name Judge Street Address Magistrate \_\_\_\_\_ City, State and Zip Code Petitioner 1 and Name Street Address City, State and Zip Code Petitioner 2 WARNING: This form is not a substitute for the benefit of the advice of legal counsel. It is highly recommended that you consult an attorney. Instructions: This form is used to request ending the marriage when the parties have agreed on all aspects of the termination, including the division of real estate, personal property, debts, spousal support, and, if there is/are (a) child(ren), allocation of parental rights and responsibilities (custody), parenting time (companionship and visitation) and child support. A Separation Agreement (Uniform Domestic Relations Form 19) must be filed with this Petition. If there is/are child(ren), a Parenting Proceeding Affidavit (Uniform Domestic Relations Form 3) and either a Shared Parenting Plan (Uniform Domestic Relations Form 20) or a Parenting Plan (Uniform Domestic Relations Form 21) must be filed with this Petition. The Court may require additional forms to accompany this document. You must check the requirements of the county in which you file. YOU MUST UPDATE THE CLERK OF COURTS IF ANY OF THE ABOVE CONTACT INFORMATION CHANGES. PETITION FOR DISSOLUTION OF MARRIAGE AND WAIVER OF SERVICE OF SUMMONS WITH CHILDREN WITHOUT CHILDREN Now come Petitioners and state as follows: 1. Petitioner 1 Petitioner 2 Both parties has/have been (a) resident(s) of the State of Ohio for at least six (6) months immediately before the filing of this Petition.

Supreme Court of Ohio
Uniform Domestic Relations Form 17
PETITION FOR DISSOLUTION OF MARRIAGE AND WAIVER OF SERVICE OF SUMMONS
Approved under Ohio Civil Rule 84
Amended: June 1,2021

2. Petitioners consent to venue.

	ried on		(date of marriage) (city or county, and state).
☐ Neither party is p	regnant OR	egnant.	
Check all that apply:	(If more space is needed, a	add additional pages)	
☐ There is/are no m	ninor child(ren) born from or	adopted during this ma	rriage or relationship.
The following chil	d(ren) was/were born of the Name of Child		or to the marriage:  Date of Birth
	d(ren) was/were born from Name of Child		narriage:  Date of Birth
The following chil	d(ren) was/were born from cally disabled and will be in Name of Child	or adopted during this managed	narriage or relationship and is/are maintaining themselves:  Date of Birth
The following chil agency:		xisting order of parentin	g or support of another Court or
Na	me of Child	Date of Birth	Name of Court or Agency
☐ One party is not t	he parent of the following c	hild(ren) who was/were	born during the marriage:  Date of Birth
Military Service:			
			of the United States military.

7.	Petitioners entered into a Separation Agre written.	eement which is attached and incorporated herein as if fully
8.	written.	ing Plan which is attached and incorporated herein as if fully
	Petitioners agreed to a Parenting Plan v	which is attached and incorporated herein as if fully written.
9.	Petitioners are both over eighteen (18) year receive Summons for the dissolution action	ars of age, are not under any disability, and waive all rights to through the Clerk of Courts.
10.		, requests to be restored to the former
	name of	
Marria there	age adopting the terms of the Separation Agis/are (a) child(ren).	narriage and issue a Judgment Entry-Decree of Dissolution of greement and the Shared Parenting Plan or Parenting Plan, if
Petition	ner 1 Signature	Petitioner 2 Signature
Printed	Name	Printed Name
Addres	S	Address
City, St	ate, Zip	City, State, Zip
Phone	Number	Phone Number
Fax Nu	mber	Fax Number
E-mail		E-mail
Petition	er 1 Attorney Signature	Petitioner 2 Attorney Signature
Printed	Name	Printed Name
Address	S	Address
City, St	ate, Zip	City, State, Zip
Phone	Number	Phone Number
Fax Nu	mber	Fax Number
E-mail	4-19-48-4-19-48	E-mail
Suprem	ne Court Reg No.	Supreme Court Reg No.

### IN THE COURT OF COMMON PLEAS

	DIVISION
	COUNTY, OHIO
IN THE MATTER OF:	
∧ Minor	
Name	Case No.  Judge
Street Address	Magistrate
City, State and Zip	
Plaintiff/Petitioner 1	
vs./and	
Name	
Street Address	
City, State and Zip Code	
Defendant/Petitioner 2/Respondent	
WARNING: This form is not a substitute fo It is highly recommended that	
Instructions: This form is used when you want to wa	ive the right to receive service of documents filed or to be all forms to accompany this document. You must check the IST UPDATE THE CLERK OF COURTS IF ANY OF THE
WAIVER OF SER	VICE OF SUMMONS
Now comes  Defendant Petitioner Respondent (select one (18), am not under disability, and that I received a copy party: (check all that apply)	(name) and acknowledges that I am Plaintiff  ightharpoonup Plaintiff  of the following documents filed or to be filed by the other
Complaint for Divorce with Children	

Supreme Court of Ohio
Uniform Domestic Relations Form 30
Uniform Juvenile Form 9
WAIVER OF SERVICE OF SUMMONS
Approved under Ohio Civil Rule 84 and Ohio Juvenile Rule 46
Amended: September 21, 2020

I waive serv	Complaint for Divorce without Children Complaint for Parentage, Allocation of P Petition for Dissolution Motion and Affidavit or Counter Affidavit Motion for Change of Parental Rights an Motion for Change of Parenting Time (C Motion for Change of Child Support, Expenses Motion for Contempt and Affidavit Separation Agreement Parenting Plan Shared Parenting Plan Affidavit of Income and Expenses Affidavit of Property Parenting Proceeding Affidavit Health Insurance Affidavit Explanation of Health Care Bills Agreed Judgment Entry Other: (specify) ice of said document(s) by the Clerk of C	for Temporary Orders and Responsibilities (Custody) companionship and Visitation) Medical Support, Tax Exemption, or Other Child-Related
	i i	Self Represented Party Signature
		Printed Name
		Address
		City, State, Zip
		Phone Number
		Fax Number
		E-mail

### WAIVER OF COUNSEL

myself in this case. I further acknowled opportunity to seek independent counse Agreement, but that I freely chose, after lawyer for that purpose or any other may proceeding. I understand that I am entirely choice, and I hereby consent to pro-	hereby acknowledge that I am representing dige that I have been advised and given the sel, to review and examine the Separation or careful thought, not to seek or obtain my own atter involving this Dissolution of Marriage thed to individual representation by an attorney of seed in this matter with the attorney filing the pouse. Thus, I hereby waive the right to be see.
Date	HUSBAND
this case. I further acknowledge that I I seek independent counsel, to review ar freely chose, after careful thought, not or any other matter involving this Diss am entitled to individual representation to proceed in this matter with the attornal control of the proceed in this matter with the attornal case.	by acknowledge that I am representing myself in have been advised and given the opportunity to and examine the Separation Agreement, but that I to seek or obtain my own lawyer for that purpose solution of Marriage proceeding. I understand that I in by an attorney of my choice, and I hereby consent ney filing the within Petition representing only my to be represented by an attorney of my choice.
Date	WIFE

### **ANDREW D. PLESICH**

CLERK OF COURTS

*Legal Office* 740-283-8583

Jefferson County Courthouse P.O. Box 1326 Steubenville, Ohio 43952

*Title Office* 740-283-8509

CASE NO:
PLAINTIFF:
ADDRESS:
SSI #:
DATE OF BIRTH:
DEFENDANT:
ADDRESS:
SSI #:
DATE OF BIRTH:
CHILD #1:
CHILD #2:
CHILD #3:
CHILD #4:
CHILD #5:

# IN THE COURT OF COMMON PLEAS DIVISION COUNTY, OHIO Case No. Name Judge Street Address Magistrate City, State and Zip Code Plaintiff/Petitioner 1 vs./and Name Street Address

Defendant/Petitioner 2

WARNING: This form is not a substitute for the benefit of the advice of legal counsel. It is highly recommended that you consult an attorney.

Instructions: This form is used to present an agreement to the Court regarding spousal support, the division of personal property, real estate, and debts resulting from the termination of marriage. If the parties have any minor child(ren) or child(ren) with disabilities, a Shared Parenting Plan (Uniform Domestic Relations Form 20) or Parenting Plan (Uniform Domestic Relations Form 21) must be attached. The Court may require additional forms to accompany this document. You must check the requirements of the county in which you file. YOU MUST UPDATE THE CLERK OF COURTS IF ANY OF THE ABOVE CONTACT INFORMATION CHANGES.

### SEPARATION AGREEMENT

The p	parties,	and	, state as follows:
1.	The parties were married onin		(date of marriage) (city or county, and state).
2.	The parties request that the terminal	tion of marriage be 🗌 t	he date of the final hearing or   the date specified:

City, State and Zip Code

- 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.

struct estate	estate includes, but is not lim ures (for example, garage, ir e, natural condition stakes (fo inder rights in real estate.	-ground pool), o	condominiums, time	shares, mobile ho	mes officially co	nverted to real
1.	☐ Neither party has any c	wnership intere	st in any real estate			
2.	One or both of the partie	es has/have an i	nterest in real estate	e and agree to dist	ribute the interes	t(s) as follows:
	Address or Pa	rcel Number of	Property		Party	
3.	A legal description of the pr	operty (found in	the property's deed	d) should be attac	hed.	
4.	Each party shall pay and hassessments, and other lie	old the other has owing on rea	armless from any o I estate received un	ebt, including mo less otherwise sta	rtgages, real es ited in this Agree	ate taxes and ment.
5.	Other arrangements regard	ing real estate,	including, but not lir	mited to, refinancii	ng or sale:	
to the	real estate is not in the na e proper party no later than s Agreement.	me of the party thirty (30) days	to whom it is dist after filing the Fin	ributed, the parti al Judgment Ent	es shall transfe ry unless other	r the property wise provided
officia and a	Titled Vehicles: (select or vehicles include, but are rally converted to real estate, all purpose vehicles (APV). SN) for all titled vehicle(s).	not limited to, b golf carts, mot	or scooters, sport u	tility vehicles (SU	V), recreational	vehicles (RV),
1.	☐ Neither party has any o	wnership interes	st in any titled vehic	e(s).		
2.	☐ Plaintiff/Petitioner 1 s Defendant/Petitioner 2:	nall receive th	e following titled	vehicle(s) free	and clear of	any claim of
	Year	Make	Model		VIN/SN	

Real Estate: (select one)

A.

	Year	Make	Model	VIN/SN
4. Ea	ich party shall pay a nerwise stated in thi	and hold the other harr	nless from any debt owing c	on the titled vehicle(s) received unless
5. Ot	her arrangements r	egarding titled vehicles	, including, but not limited to	, refinancing or sale:
ansfer therwis ehicle	that title to the pr	oper party no later the s Agreement. If title party holding the title	an thirty (30) days after fili cannot be transferred imr	ng the Final Judgment Entry unless
ansfer therwisehicle cense cense dousehoondition rearms	that title to the property of the provided in this is distributed, the plates, registration ousehold Goods and per window units, of silverware, collections	oper party no later the s Agreement. If title party holding the title in, and insurance:  and Personal Property is sonal property include doghouses, lawn mower ions, china, and books.	cannot be transferred important shall make the following:  (select one)  but are not limited to, peers, above-ground pools, sa	ets, appliances, electronics, tools, affety deposit boxes, jewelry, furniture
ansfer therwisehicle cense cense dousehoondition rearms	that title to the process provided in this is distributed, the plates, registration ousehold Goods and goods and per mer window units, of silverware, collection.	oper party no later the s Agreement. If title party holding the title n, and insurance:  and Personal Property sonal property include doghouses, lawn mower ions, china, and books.	cannot be transferred important shall make the following:  (select one)  but are not limited to, peers, above-ground pools, sa	buted, the current title holder shaling the Final Judgment Entry unless mediately to the party to whom the arrangements to obtain and pay for ets, appliances, electronics, tools, aid fety deposit boxes, jewelry, furniture by. Each party shall retain all household satisfied with the division.
ansfer therwise ehicle cense louseho ondition rearms	that title to the proceed in this see provided in this is distributed, the plates, registration ousehold Goods and goods and per window units, or silverware, collection of the parties divided goods and persored of the parties divided the provided the	and Personal Property sonal property included doghouses, lawn mower ions, china, and books.  and all of their household all of their household all of their household and property in his/her property in the doghouse ions.	cannot be transferred important shall make the following:  (select one)  but are not limited to, peers, above-ground pools, sall goods and personal property ossession. The parties are sales.	ets, appliances, electronics, tools, ain fety deposit boxes, jewelry, furniture v. Each party shall retain all household satisfied with the division.

	Defendant/Petitioner 2 shall receive	: 	
3.	Delivery or pick-up of household goods	and personal property shall be as	follows:
4.	Each party shall pay and hold the other property he/she receives unless otherw		n the household goods and personal
5.	Other arrangements regarding househo	old goods and personal property:	
medic	Financial Accounts: (select one) cial accounts include, but are not limited al or health savings accounts, education	or college saving plans (for exam	
	<ul><li>☐ Neither party has any ownership int</li><li>☐ Plaintiff/Petitioner 1 shall receive the</li></ul>		
	Institution	Current Name(s) on Account	Type of Account  checking saving other:
			checking saving other: saving saving other:

	Institution	Current Name(s) on Account	Тур	e of Account
			☐ checking	
			☐ checking	saving
_			☐ checking	
	party shall pay and hold the other ss otherwise stated in this Agreem		the financial acc	counts he/she rec
. Othe	er arrangements regarding financia	ıl accounts:		
y finan	cial account is not held in the n	ame of the party to whom it is d	listributed, the	parties shall tra
inancia ss othe	cial account is not held in the nal account to the proper party rerwise provided in this Agreements, Bonds, Securities, and Mutu	no later than thirty (30) days af ent.	listributed, the fter filing the F	parties shall tra inal Judgment
financia ss othe Stoc	al account to the proper party is erwise provided in this Agreeme	no later than thirty (30) days af ent. nal Funds: (select one)	fter filing the F	parties shall tra inal Judgment
financia ess othe Stoc	al account to the proper party in erwise provided in this Agreements.	no later than thirty (30) days aftent.  ual Funds: (select one) stocks, bonds, securities, or mutu	fter filing the F	parties shall tra inal Judgment
financia ss other Stoc	al account to the proper party of the provided in this Agreements. Securities, and Mutue either party has an interest in any	no later than thirty (30) days aftent.  ual Funds: (select one) stocks, bonds, securities, or mutu	fter filing the Fundant	parties shall tra inal Judgment y and Descriptio
financia ss othe Stoc	al account to the proper party of the provided in this Agreements. Securities, and Mutue either party has an interest in any laintiff/Petitioner 1 shall receive the	no later than thirty (30) days aftent.  Ital Funds: (select one) stocks, bonds, securities, or mutue e following:  Current Name(s)	fter filing the Fundant	inal Judgment
Stoc	al account to the proper party of the provided in this Agreements. Securities, and Mutue either party has an interest in any laintiff/Petitioner 1 shall receive the	no later than thirty (30) days aftent.  Hal Funds: (select one)  stocks, bonds, securities, or muture  e following:  Current Name(s)  on Account	fter filing the Fundant	inal Judgment
financia ess other Stoc 1. N	al account to the proper party of provided in this Agreements. As a Bonds, Securities, and Muture either party has an interest in any laintiff/Petitioner 1 shall receive the Institution	no later than thirty (30) days aftent.  Hal Funds: (select one)  stocks, bonds, securities, or muture  e following:  Current Name(s)  on Account	Quantity	inal Judgment

4		ach party shall pay and hold the other harmless from any debt owing on the stocks, bonds, securities, or outual funds he/she receives unless otherwise stated in this Agreement.					
5	. 0	ther arrangements regarding the stocks, bonds, securities	s, or mutual funds:				
shal	I tra	ock, bond, security, or mutual fund is not in the name nsfer the stock, bond, security, or mutual fund to th e Final Judgment Entry unless otherwise provided in	e proper party no later than thirty (30) days after				
F.	В	usiness Interests: (select one)					
1	. [	Neither party has any interest in any business.					
2	. [	Plaintiff/Petitioner 1 shall receive the following:					
		Name of Business	Ownership Interest				
3	. [	Defendant/Petitioner 2 shall receive the following:					
		Name of Business	Ownership Interest				
4		ach party shall pay and hold the other harmless from any less otherwise stated in this Agreement.	debt owing on the business interests he/she receives				
5	. O	her arrangements regarding business interests:					
	-						
to th	e pr	isiness is not in the name of the party to whom it is doper party no later than thirty (30) days after filing the greement.	istributed, the parties shall transfer the business Final Judgment Entry unless otherwise provided				
<b>G.</b>		ension, Profit Sharing, IRA, 401(k), Deferred Compercelect one)  Neither party has any interest in any pension, profit stretirement plans.					

Supreme Court of Ohio Uniform Domestic Relations Form 19 SEPARATION AGREEMENT Approved under Ohio Civil Rule 84 Amended: June 1, 2021

	Institution	Name(s) on Plan	Amount/Share
3. 🗌	Defendant/Petitioner 2 shall receive	ve the following:	
	Institution	Name(s) on Plan	Amount/Share
	401(k), deferred compensation, o Agreement.	other harmless from any debt owing or other retirement plans he/she receivension, profit sharing, IRA, 401(k),	ves unless otherwise stated in thi
5.	retirement plans:	ension, pront snaming, IRA, 401(k),	deferred compensation, or othe
erred		any distributed interest in any penent plans to the proper party no late se provided in this Agreement.	

Th distribution of an interest in a pension, profit sharing, IRA, 401(k), deferred compensation, or other retirement plan may detrimentally affect the distribution of the retirement interest(s) and may result in further legal proceedings. The Court shall retain jurisdiction to effectuate the intended distribution of retirement interests and to issue, interpret, and enforce the terms of documents of transfer.

H.	1.		Pinsurance Policies: (select one)  Neither party has any interest in any life insurance policy(ies) with a cash value.				
	1.		Nettriel party has any interest in any me insurance policy(les) 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.		ch party shall pay and hold the other harmless from any debt owing on the life insurance policy(eives unless otherwise stated in this Agreement.	ies) he/she			
	5. Other arrangements regarding life insurance policy(ies):						
the I unle	ife i	nsura otherv	surance policy is not in the name of the party to whom it is distributed, the parties sha ance policy to the proper party no later than thirty (30) days after filing the Final Judgn wise provided in this Agreement.	all transfer nent Entry			
I.	1.	Otne	er Property: (select one)  Neither party has any other property.				
	2.		Other property owned by one or both of the parties shall be distributed as follows:				
			Description of Property Party	′			

3. Each party shall pay and hold the other harmless from any debt owing on the property he/she receives unless otherwise stated in this Agreement.

Supreme Court of Ohio Uniform Domestic Relations Form 19 SEPARATION AGREEMENT Approved under Ohio Civil Rule 84 Amended: June 1, 2021

	rty listed above is not in the possession shall transfer the property to the prop		
dgment E	intry unless otherwise provided in this		, (es, ange and
<b>IRD: DEB</b> 1. □	RTS (select one)  Neither party owes any debt(s) which an cards, medical bills, student loans, tax		
2. 🗌	Plaintiff/Petitioner 1 shall pay the follow	ring debt(s):	
	Creditor	Balance	Current Name on Account
3. 🗌	Defendant/Petitioner 2 shall pay the fol	lowing debt(s):	
	Creditor	Balance	Current Name on Account
		Version and the second of the	

4. Each party shall pay and hold the other harmless from the above listed debt unless otherwise stated in this Agreement

5	5. Othe	Other arrangements regarding debt(s), including refinancing:				
6		Court has continuing jurisdiction to determine whether a debt assigned to a party qualifies as an ption to discharge in bankruptcy.				
7	'. Neith	er party shall incur liabilities in the name of the other party in the future.				
FOURT	H: SPC	DUSAL SUPPORT				
Α.	No S	pousal 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.	Spot	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.	Meth	od 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.	Spou	sal support shall terminate earlier than the above stated date upon Plaintiff/Petitioner 1's or ndant/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.	Unde	rvation of Jurisdiction or all circumstances, the Court shall retain jurisdiction over the issue of spousal support to hear and mine a Motion for Relief from Judgment pursuant to Civ.R. 60(B).				
	On of	ther 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				
	e Court	support in the event either party files bankruptcy.  The Court shall retain jurisdiction to modify the amount of the spousal support order.				

		The Court shall NOT retain jurisdiction to modify the amount of the spousal support order. 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. Other orders regarding spousal support: (specify)							
G.	Arrearage 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: N		ner name of shall be restored					
	ALLO	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.					
SEVENT The parti		HER ee 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.

Supreme Court of Ohio Uniform Domestic Relations Form 19 SEPARATION AGREEMENT Approved under Ohio Civil Rule 84 Amended: June 1, 2021

### **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
	ACKNOWLEDGMENT
STATE OF OHIO	)
COUNTY OF	) SS )
understands the Separation Agreement, the Separation Agreement.	n Agreement was acknowledged plaintiff/Petitioner toner 1 has signed the Separation Agreement, that Plaintiff/Petitioner 1 has signed the Separation Agreement, that Plaintiff/Petitioner 1 is aware of the consequences of signing the significant content is a second to the significant content in the significant content is a second to the significant content in the significant content is a second to the significant content in the significant content is a second to the significant content in the significant
(da	ate) byation 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)

Supreme Court of Ohio Uniform Domestic Relations Form 19 SEPARATION AGREEMENT Approved under Ohio Civil Rule 84 Amended: June 1, 2021

STATE OF OHIO			)					
COUNTY OF			) SS _ )					
that Defendan	itioner 2, who t/Petitioner 2		that Defendant Separation A	/Petition	peared er 2 has signed the t, and that Defend			
The	foregoing	Separation (date)		was	acknowledged	before	me	this
(Defendant/Pe	titioner 2). No	o oath or affirma	ation was admir	nistered t	o the signer with re	egard to thi	s notaria	al act.
			Signature	of Notar	y Public			
			Printed N	ame of N	lotary Public			
			Commissi	on Expir	ation Date:			
			(Affix seal	here)				

IN THE COUR	T OF COMMON PLEAS DIVISION COUNTY, OHIO
Plaintiff/Petitioner 1  vs./and  Defendant/Petitioner 2	Case No Judge Magistrate
to make complete disclosure of income, expens spousal support. Do not leave any category bla	nine when this form must be filed. This affidavit is used ses, and money owed. It is used to determine child and ank. For each item, if none, put "NONE." If you do not estimate, and put "EST." If you need more space, add
Affidavit of	(Print Name)  Date of separation
SECTION I – BASIC INFORMATION Plaintiff/Petitioner 1	Defendant/Petitioner 2
Date of Birth	Date of Birth
Last 4 Digits of Social Security # XXX-XX	Last 4 Digits of Social Security # XXX-XX
Phone Number	Phone Number
Email Address	Email Address
Is an interpreter needed?  Yes or  No If yes, explain:	Is an interpreter needed?  Yes or  No  If yes, explain:
Health:  Good Fair Poor  If health is not good, please explain:	Health:  Good Fair Poor  If health is not good, please explain:

			_ 0 = 1	222200000000000000000000000000000000000		
Education: (Check highest level achieved)  Grade School High School  Associate Bachelor's Post Graduate			☐ Grade Scl	Education: (Check highest level achieved)  Grade School High School  Associate Bachelor's Post Graduate		
Other Technical Co	ertifications:		Other Techn	ical Certifi	cations:	
Active Member of the U.S. Military ☐ Yes ☐ No			Active Memb		J.S. Military	
SECTION II - INCOM	ΛΕ	7				
		<u>Plai</u>	ntiff/Petitioner 1		Defendant/Petitioner 2	
	Employe	d F	☐ Yes ☐ No		☐ Yes ☐ No	
Date o	f Employmer					
	e of Employe					
	ayroll Addres			_		
Payroll C	ity, State, Zi	0				
Scheduled Paych			□24 □26 □52	2	12	
•		,				
A. YEARLY INCOM	E, OVERTIME	E, COMMISSI	ONS, AND BONUS	SES FOR	PAST THREE YEARS	
	Plaintiff/Pe	etitioner 1		Year	Defendant/Petitioner 2	
			3 years ago —	20	\$	
Base yearly income				20	\$	
			Last year —		\$	
1			,		T	
Va a why a yearting a	\$		3 years ago —	20	\$	
Yearly overtime, commissions,		-	2 years ago —		\$	
and/or bonuses					\$	
1			•			
B. COMPUTATION	OF CURREN	TINCOME				
		Plainti	ff/Petitioner 1	D	efendant/Petitioner 2	
Base Yearly Income \$				\$		
Average yearly overtir	ne.					
commissions, and/or lover last 3 years (from	oonuses	\$		\$		

Unemployment Compensation	\$	\$
Disability Benefits  Workers' Compensation	\$	\$
Social Security	\$	\$
Other:	\$	\$
Retirement Benefits	Ψ	<del></del>
Social Security	\$	\$
Other:	\$	\$
Spousal Support Received	\$	\$
Interest and dividend income (source)	\$	\$
Other income (type and source)	\$	\$
TOTAL YEARLY INCOME	\$	\$
Supplemental Security Income (SSI) and/or public assistance	\$	\$
Social Security or Veteran's benefits received for child(ren)  Based on parent's disability  Based on child's disability	\$	\$
Child support you receive from a child support enforcement agency or court order for minor and/or dependent child(ren) not of the marriage or relationship	\$	\$
SECTION III - CHILDREN AND H	HOUSEHOLD RESIDENTS	
Minor and/or dependent child(ren)		m this marriage or relationship:
	Date of birth	Living with
Name	Date of birth	Living with

In addition to the above child(ren):  Plaintiff/Petitioner 1 hasother minor biological or adopted child(ren).  Defendant/Petitioner 2 hasother minor biological or adopted child(ren).  There is/areadult(s) in your household.						
SECTION IV – EXPENSES						
List monthly expenses below for your present household.						
A. MONTHLY HOUSING EXPENSES						
Rent or first mortgage (including taxes and insurance)	\$					
Second mortgage/equity line of credit	\$					
Real estate taxes (if not included above)	\$					
Renter or homeowner's insurance (if not included above)	\$					
Homeowner or condominium association fee	\$					
Utilities						
° Electric	\$					
° Gas, fuel oil, propane	\$					
° Water and sewer	\$					
° Telephone and/or cell phone	\$					
° Trash collection	\$					
° Cable/satellite television	\$					
° Internet service	\$					
Cleaning	\$					
Lawn service and/or snow removal	\$					
Other:	\$					
	\$					
TOTAL MONTHLY:	\$					
B. OTHER MONTHLY LIVING EXPENSES						
Food						
° Groceries (including food, paper, cleaning products, toiletries, and other)	\$					
° Restaurant	\$					
Transportation						
° Vehicle Ioan, lease	\$					
° Vehicle maintenance	\$					

° Gasoline

° Parking, public transportation	\$
Clothing	Ψ
-	\$
° Clothes (other than child (ren)'s)	
° Dry cleaning and laundry	\$
Personal grooming	Φ.
° Hair and nail care	\$
° Other:	\$
Other:	\$
TOTAL MONTHLY:	: \$
C. MONTHLY MINOR CHILD-RELATED EXPENSES (for child(ren) of the marriage or relationship)	
Work and/or education-related child care	\$
Other child care	\$
Extraordinary parenting time travel cost	\$
School tuition	\$
School lunches	\$
School supplies	\$
Extracurricular activities and lessons	\$
Clothing	\$
Child(ren)'s allowances	\$
Special and extraordinary needs of child(ren) (not included elsewhere)	\$
Other:	\$
TOTAL MONTHLY:	\$
D. MONTHLY INSURANCE PREMIUMS	
Life	\$
Auto	\$
Health	\$
Disability	\$
Other:	\$
TOTAL MONTHLY:	\$

### E. MONTHLY WORK AND EDUCATION EXPENSES FOR SELF

Mandatory work expenses (union dues, uniforms, or other)	<b>\$</b>
Additional income taxes paid (not deducted from wages)	\$
Tuition	\$
Books, fees, and other	\$
College loan	\$
Other:	\$
	\$
TOTAL MONTHLY:	\$
F. MONTHLY HEALTH CARE EXPENSES (not covered by insurance)	
Physicians	\$
Dentists and orthodontists	\$
Optometrists and opticians	\$
Prescriptions	\$
Other:	\$
TOTAL MONTHLY:	\$
G. MISCELLANEOUS MONTHLY EXPENSES	
Extraordinary obligations for other minor/handicapped child(ren) [for	
child(ren) who were not born of this marriage or relationship and were not	\$
adopted by these parties] Child support for child(ren) who were not born of this marriage or relationship and were not adopted by these parties	\$
Expenses paid for adult child(ren) or other dependent(s)	\$
Spousal support paid to former spouse(s)	\$
Subscriptions and books	\$
Charitable contributions	\$
Memberships (associations and clubs)	\$
Travel and vacations	\$
Pets	\$
Gifts	\$
Attorney fees	\$

Other:			\$
		TOTAL MONTHLY:	\$ \$
H. MONTHLY INSTALL	MENT PAYMENTS INC	LUDING BANKRUPTCY	PAYMENTS
(Do not repeat expent Examples: car, credit	nses already listed.) card, rent-to-own, or ca	ash advance payments	
To whom paid	Purpose	Balance due	Monthly payment
·	·		\$
		The state of the s	\$
			\$
			\$
			\$
			\$
			\$
			\$
			\$
			\$
			\$
			\$\$
A CONTRACTOR OF THE CONTRACTOR		TOTAL MONTHLY:	\$

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

### **OATH OR AFFIRMATION**

(Do not sign until Notary Public is present)

I, (print name)	, swear or affirm that I have read this Affidavit and, to the be s and information stated in this Affidavit are true, accurate, ar tell the truth, I may be subject to penalties for perjury.		
		Your Signature	
STATE OF	) ) SS )		
Sworn to or affirmed before me by		thisday of,	
		Signature of Notary Public	
		Printed Name of Notary Public	
		Commission Expiration Date:	
		(Affix seal here)	

	IN THE COURT OF C		LEAS DIVISION COUNTY, OHIO	
		Case No		
Plaintiff/Petitioner 1		Judge		
vs./and		Magistrate		
Defendant/Petitioner 2				
Instructions: Check local court rules to DEBTS, THE PROPERTY AND DEBT provide the most recent value for each a item, if none, put "NONE." If you do not space is needed, add additional page	S OF YOUR SPOUSE, All asset and balance owed for know exact figures for any	ND ANY JOIN each debt. Do	NT PROPERTY OR DE o not leave any categor	EBTS. You must by blank. For each
A	AFFIDAVIT OF PROPER	TY AND DE	ВТ	
Affidav	it of(Prin	t Name)		
I. REAL ESTATE INTERESTS				
<u>Address</u>	Present Fair T Market Value	itled To	Mortgage Balance	<u>Equity</u>
1 \$	5		\$	\$
2	5		\$	\$
	TOTAL SECTI	ON I: REAL E	ESTATE INTERESTS:	\$
II. OTHER ASSETS				
Category	Description		Titled To	<u>Value</u>
A. Vehicles and Other Certificate of Title Property	(Include model and year or automobiles, trucks, motor boats, motors, motor home ATVs, snowmobiles, jet sk	rcycles, es, trailers,		

Supreme Court of Ohio Uniform Domestic Relations Form – Affidavit 2 AFFIDAVIT OF PROPERTY AND DEBT Approved under Ohio Civil Rule 84 Amended: June 1, 2021 \$\_\_\_\_\_

	Category	Description	Titled To	<u>Value</u>
3.				\$
4.				
5.				
6.				
	B. Financial Accounts	(Include checking, savings, CDs, POD accounts, money market accounts, etc.)		
1.			(**************************************	_ \$
2.				\$
3.				\$
4.				\$
	C. Pensions & Retirement Plans	(Include profit-sharing, IRAs, 401(k) plans, etc. Describe each type of plan)		
1.		- :	<del></del>	\$
2.		_ (		\$
3.			X	\$
4.				\$
	D. Publicly Held Stocks, Bonds, Securities & Mutual Funds	(Name of company and number of shares)		
1.		-		\$
2.				\$
3.				\$
4.				_ \$

	Category	<u>Description</u>	<u>Titled To</u>	<u>Value</u>
	E. Closely Held Stocks & Other Business Interests and Name of Company	(Type of ownership and number of shares)		
1.				\$
2.				\$
	F. Life Insurance (Company Name and Term or Whole Life)	(Insured Life)		Cash Value and Loan Balance, if any
1.				\$
3.				
4.				
	G. Furniture & Household Goods, Furnishings, and Appliances			
1.				\$
2.				\$
3.				\$
4.		-		\$
	H. Safe Deposit Box (Give location and contents)			
1.				\$
2.				\$
3.				\$
4.				\$
	I. All Other Assets Not Listed Above (including jewelry, art, tools, firearms, and other collectibles)	(If necessary, attach additional pages)		
1.				\$
2.				\$
		TOTAL SECTION	II: OTHER ASSETS:	\$

Supreme Court of Ohio Uniform Domestic Relations Form – Affidavit 2 AFFIDAVIT OF PROPERTY AND DEBT Approved under Ohio Civil Rule 84 Amended: XXXX, 2021

### III. SEPARATE PROPERTY CLAIMS

Separate property includes, but is not limited to, property owned before marriage and gifts or inheritances to only one spouse.

Description	Why do you claim this as separate property?	Present Fair Market Value
1		\$
2		\$
3		\$
4		\$
	TOTAL SECTION III: SEPARATE PROPERTY CLAIMS:	\$

#### IV. DEBT

List ALL OF YOUR DEBTS, your spouse's debts, and any joint debts. Do not leave any category blank. For each item, if none, put "NONE." If you don't know exact figures for any item, give your best estimate, and put "EST." If more space is needed to explain, please attach an additional page with the explanation and identify which question you are answering.

	Туре	Name of Creditor	Name on Account	Total Debt Due	Monthly Payment
	A. Secured Debt (Mortgages, Car, etc.)		Account	Due	rayment
1.				\$	\$
2.		1		\$	\$
3.	1	1	· ·	\$	\$
4.	-	(		\$	\$
5.	1	( <del></del>	·	\$	\$
	B. Unsecured Debt (Credit cards, medical bills, other debts)				
1.			;	\$	\$
2.				\$	\$
3.				\$	\$

Туре	Name of Creditor	Name on Account	Total Debt Due	Monthly Payment
4			\$	\$
5.			\$	\$
		TOTAL SEC	CTION IV: DEBT:	\$
V. BANKRUPTCY				
Filed by	Date of Filing	Date of Discharge or Relief from Stay	Type of Case (Ch. 7, 11, 12, 13)	Current Monthly Payments
1.	<b></b>		\$	\$
2.			\$	\$
		TOTAL SECTION V:	BANKRUPTCY:	\$
I, (print name) of my knowledge and belief, the understand that if I do not tell the	e truth, I may be subject to p	penalties for perjury.  Your Signatur		
		. ca. c.ga.a.		
STATE OF	) ) ss			
COUNTY OF				
Sworn to or affirmed before me b	oy	thisda	ay of	<u> </u>
		Signature of	Notary Public	
		Printed Name	e of Notary Publi	С
(Affix seal here)		Commission	Expiration Date:	

Uniform Domestic Relations Form – Affidavit 2 AFFIDAVIT OF PROPERTY AND DEBT Approved under Ohio Civil Rule 84 Amended: XXXX, 2021

# FORM 20. CIVIL FEE WAIVER AFFIDAVIT AND ORDER

	IN		
		) CASE NO.	
	Plaintiff,	) ) JUDGE	
VS.	Defendant.	) WAIVER AFE AND ORDER  Applicant requests that the O	Court determine that the Applicar
on indigent litiga	nt and he granted a waiv	er of the prepayment of cos information in support of sa	its or lees in the above captione
latter. The Applie	Per	sonal Information	
Applicant's First Na		Applicant's Last Nat	ne
Applicant's Date of	Birth	Last 4 Digits of App	licant's SSN
Applicant's Addres	S		
First Name	Other P Last Name	Is this person a child under 18?	
		☐ Yes ☐ No	
		☐ Yes ☐ No	
		☐ Yes ☐ No	
	<b>,</b>	Public Benefits	
I receive the follow exceed 187.5% of	ving public benefits and my the federal poverty guideling	gross income, including the ces.	ash benefits marked below, does n
	o any benefits you receive.		
Ohio Works First <sup>1</sup> :	SSI <sup>2</sup> : Medicaid	3: Veterans Pension Bene	fit <sup>4</sup> : SNAP / Food Stamps <sup>5</sup> :
		Monthly Income	
I am NOT able to	access my spouse's income	pplicant Spouse (If Living Household)	

(Before Taxes) Unemployment, Worker's Comp	ensation.	\$		\$	\$	a 1 125m
Spousal Support (If Receiving)	• · · · · · · · · · · · · · · · · · · ·	\$		\$	\$	
орошан о проступном	E 2 2	TOTA	L MO	NTHLY IN	COME \$	
		Lian	d Asse	ts		
Type of Asset	Se years, and	Diqui		nated Valu	ie	
Cash on Hand			\$	9		
Available Cash in Checking, Sav	ings, Mon	ey Market		0		
Accounts			\$			
Stocks, Bonds, CDs			\$			
Other Liquid Assets			\$			
	Total Lio	uid Assets		<b></b>	and the same of th	
		Month	y EXPE	lises	Column B	
Column A	Amo	unt	T	ype of Exp		Amount
Type of Expense Rent / Mortgage / Property Tax /			In	surance (M	Iedical, Dental,	\$
Insurance P. A. A. (Classing	\$		A	uto, etc.)	usal Support that	
Food / Paper Products/Cleaning Products/Toiletries	\$	ne il sei En	Y	ou Pay		\$
Troducts/ Fonetries			N	1edical / Der	ntal Expenses or	
Utilities (Heat, Gas, Electric,			A	ssociated Co	osts of Caring for a led Family Member	\$
Water / Sewer, Trash)	\$				Other Loans	\$
Transportation / Gas	\$				eld or Owed	\$
Phone	\$ \$				arnishments)	\$
Child Care	\$	+ +			olumn B Expenses	S
Total Column A Expenses	MONTHLA	EXPENSI	ES (Col	umn A + Co		
I,(Print Name) this financial disclosure form i or fees in this case.	is true to t				nt the information	
			Sign	ature		<del></del>
			51511			
NOTABY PUBLIC:	d in my pr	esence thi	S	day of		, 20_
NOTARY PUBLIC:	h.	0.				* 11
NOTARY PUBLIC: Sworn to before me and signed	ounty. Ohio					
NOTARY PUBLIC:	ounty, Ohi					
NOTARY PUBLIC: Sworn to before me and signed	ounty, Ohi				The control of the co	)
NOTARY PUBLIC: Sworn to before me and signed	ounty, Ohi			Notary	Public (Signature	,
NOTARY PUBLIC: Sworn to before me and signed	ounty, Ohi			Notary	Public (Signature	)
NOTARY PUBLIC: Sworn to before me and signed	ounty, Ohi					at 10
NOTARY PUBLIC: Sworn to before me and signed	ounty, Ohi			Notary	Public (Printed)	
NOTARY PUBLIC: Sworn to before me and signed	ounty, Ohi			Notary		

# ORDER

	Upon the request of the Applicant and the Court's review, the Court finds that the Applicant IS an
	indigent litigant and GRANTS a waiver of the prepayment of costs or fees in this matter. Pursuant
	to R.C. 2323.311(B)(3), upon the filing of a civil action or proceeding and the affidavit of indigency
	under division (B)(1) of this section, the clerk of the court shall accept the action, motion, or
	proceeding for filing.
П	Upon the request of the Applicant and the Court's review, the Court finds that the Applicant is NOT
	an indigent litigant and <b>DENIES</b> a waiver of the prepayment of costs or fees in this matter.  Applicant is granted thirty (30) days from the issuance of this Order to make the required advance
	deposit or security. Failure to do so within the time allotted may result in dismissal of the applicant'
	filing.
IT I	IS SO ORDERED
Jud	ge / Magistrate Date
h ž	등 하겠다는 아내리가 얼마나지만 그리면 가능하는 사람이 되었다. 이번 사람들이 되는 것은 것이다.

[Effective: April 15, 2020.]

#### APPENDIX

## 2020 FEDERAL POVERTY LIMIT (FPL)

Persons in family/household	100% Poverty	100% Poverty Monthly Gross Income	187.5% Poverty	187.5% Poverty Monthly Gross Income
1	\$12,760	\$1,063.33	\$23,925	\$1,993.74
2	\$17,240	\$1,436.67	\$32,325	\$2,693.75
3	\$21,720	\$1,810	\$40,725	\$3,393.75
4	\$26,200	\$2,183.33	\$49,125	\$4,093.75
5	\$30,680	\$2,556.67	\$57,525	\$4,793.75
6	\$35,160	\$2,930	\$65,925	\$5,493.75
7	\$39,640	\$3,303.33	\$74,325	\$6,193.75
8	\$44,120	\$3,676.67	\$82,725	\$6,893.75

#### R.C. 2323.311(B)

- (4) A judge or magistrate of the court shall review the affidavit of indigency as filed pursuant to division (B)(2) of this section and shall approve or deny the applicant's application to qualify as an indigent litigant. The judge or magistrate shall approve the application if the applicant's gross income does not exceed one hundred eighty-seven and five-tenths per cent of the federal poverty guidelines as determined by the United States department of health and human services for the state of Ohio and the applicant's monthly expenses are equal to or in excess of the applicant's liquid assets as specified in division (C)(2) of section 120-1-03 of the Administrative Code, as amended, or a substantially similar provision. If the application is approved, the clerk shall waive the advance deposit or security and the court shall proceed with the civil action or proceeding. If the application is denied, the clerk shall retain the filing of the action or proceeding, and the court shall issue an order granting the applicant whose application is denied thirty days to make the required advance deposit or security, prior to any dismissal or other action on the filing of the civil action or proceeding.
- (6) Nothing in this section shall prevent a court from approving or affirming an application to qualify as an indigent litigant for an applicant whose gross income exceeds one hundred eighty-seven and five-tenths per cent of the federal poverty guidelines as determined by the United States department of health and human services for the state of Ohio, or whose liquid assets equal or exceed the applicant's monthly expenses as specified in division (C)(2) of section 120-1-03 of the Administrative Code, as amended, or a substantially similar provision.

Modified Adjusted Gross Income (MAGI):138% FPL (OAC 5160:1-4-01; 42 USC 1396a(a)(10)(A)(i)(VIII))

Aged, Blind or Disabled: \$791 for single person; \$1177 for disabled couple

Ohio Works First Income Limit: 50% FPL (R.C. 5107.10(D)(1)(a))

<sup>&</sup>lt;sup>2</sup>SSI Income Limit: cannot have countable income that exceeds the Federal Benefit Rate (FBR). 2019 FBR: \$771 monthly for single disabled individual; \$1157 monthly for disabled couple (20 CFR 416.1100)

<sup>&</sup>lt;sup>3</sup>Medicaid Income Limit:

<sup>&</sup>lt;sup>4</sup>Veterans Pension Benefit Income Limit: \$13,535 annually / \$1,127 monthly for a single person; \$17,724 annually / \$1,477 monthly for a veteran with one dependent

<sup>&</sup>lt;sup>5</sup>Supplemental Nutrition Assistance Program (SNAP) Income Limit: 130% FPL for assistance groups with nondisabled/nonelderly member; 165% FPL for elderly and disabled assistance groups (OAC 5101:4-4-11; Food Assistance Change Transmittal No. 61)

## DIVISION COUNTY, OHIO Case No. Name Judge Street Address Magistrate City, State and Zip Code Petitioner 1 and Name Street Address City, State and Zip Code Petitioner 2 JUDGMENT ENTRY - DECREE OF DISSOLUTION OF MARRIAGE WITH CHILDREN WITHOUT CHILDREN before Judge Magistrate This matter came on for hearing on\_\_\_\_\_ , upon the Petition for Dissolution of Marriage filed on Petitioner 1 was present and was was not represented by counsel\_\_\_\_\_\_ Petitioner 2 was present and \( \square\) was \( \square\) was not represented by counsel\_\_\_ **FINDINGS** 1. Petitioner 1 Petitioner 2 Both parties was/were (a) resident(s) of the State of Ohio for at least six (6) months immediately before the filing of the Petition. 2. Both parties consented to venue. 3. Not less than thirty (30) days nor more than ninety (90) days have elapsed after the filing of the Petition. The parties successfully completed a collaborative family law process and not more than ninety (90) days have elapsed since the filing of the Petition.

IN THE COURT OF COMMON PLEAS

Supreme Court of Ohio
Uniform Domestic Relations Form 18
JUDGMENT ENTRY – DECREE OF DISSOLUTION OF MARRIAGE
Approved under Ohio Civil Rule 84
Amended: September 21, 2020

		(city or county, and
] Neither party	y is pregnant OR ☐ a party is pregnant.	N N
There is/are	no minor child(ren) born from or adopted durin	ng this marriage or relationship.
☐ The following	g child(ren) was/were born of the parties' relat	ionship prior to the marriage:
	Name of Child	Date of Birth
4		
= 1		
☐ The following	g child(ren) was/were born from or adopted du	iring this marriage:
	Name of Child	Date of Birth
-		
n en e <del>- 1</del>		
	g child(ren) was/were born from or adopted do physically disabled and will be incapable of sup Name of Child	oporting or maintaining themselves:  Date of Birth
The following	g child(ren) is/are subject to an existing order o	
The following	g child(ren) is/are subject to an existing order o	of parenting or support of another Co
	g child(ren) is/are subject to an existing order o	of parenting or support of another Con Date of Birth
	g child(ren) is/are subject to an existing order on the Name of Child	of parenting or support of another Con Date of Birth
	g child(ren) is/are subject to an existing order of Name of Child  not the parent of the following child(ren) who	of parenting or support of another Co  Date of Birth  was/were born during the marriage:
	g child(ren) is/are subject to an existing order of Name of Child  not the parent of the following child(ren) who we have of Child	Date of Birth  was/were born during the marriage:  Date of Birth

8.	Upon examination under oath, the parties acknowledged that they vol Agreement which was attached to the Petition,  as modified on attached hereto as Exhibit A. Petitioners are satisfied with the terms same and believe it is a fair and equitable division of their assets and to approve and adopt the Agreement.	of the Agreement, fully understand
9.	Parenting Plan OR Parenting Plan which was attached to and is attached hereto as Exhibit B	the Petition,  as modified on Petitioners are satisfied with the
	terms of the Plan, fully understand same and believe it to be in the Petitioners desire the Court to approve and adopt the Plan.	e best interest of their child(reff).
10.	regu	ests to be restored to the former
	name of	
11.	Petitioners desire to have the marriage dissolved.	
	JUDGMENT	
Based	d upon the findings set forth above, it is, therefore, ORDERED, ADJUDG	ED and DECREED:
FIRST	T: DISSOLUTION GRANTED	
	dissolution of marriage is granted.	
The Co	Court approves the:	
	☐ Separation Agreement OR ☐ Amended Separation Agreement	
348	☐ Shared Parenting Plan OR ☐ Amended Shared Parenting Plan	
	☐ Parenting Plan OR ☐ Amended Parenting Plan	
Agreen	ubmitted and releases the parties from the obligations of their marriage ement and  Plan which is/are incorporated in this Judgment Entry – Decrewritten.	except as set forth in the attached cree of Dissolution of Marriage as if
if appli	parties shall fulfill each and every obligation imposed by the Agreement and plicable. This Judgment Entry – Decree of Dissolution shall constitut .04(D).	Plan as submitted and modified, e a Parenting Decree under R.C.
SECO	OND: NAME	
		is restored to the former
□ _	ame of	is restored to the former
IIa	ame of	
THIRD	D: OTHER	
Ц_		
2		

Supreme Court of Ohio Uniform Domestic Relations Form 18 JUDGMENT ENTRY – DECREE OF DISSOLUTION OF MARRIAGE Approved under Ohio Civil Rule 84 Amended: September 21, 2020

FOURTH: COURT COSTS		
Court costs are:		
Taxed to the deposit. Court costs due above	the deposit shall be paid as follows:	
Other: (specify)		
FIFTH: CLERK OF COURTS		
The Clerk of Courts shall provide:		
a certified copy to:		
a file stamped copy to: Child Support Enfo	rcement Agency, if there are children	ä <del>St</del>
		7
	JUDGE	
	Dalling O Clarate	
Petitioner 1 Signature	Petitioner 2 Signature	
Printed Name	Printed Name	
Printed Name	Timed Hame	
	Datitionas 2's Attornou Signaturo	-
Petitioner 1's Attorney Signature	Petitioner 2's Attorney Signature	
	Printed Name	
Printed Name	Timed Maine	
Supreme Court Reg No.	Supreme Court Reg No.	

The Clerk is directed to serve upon all parties notice of this Judgment Entry and its date of entry upon the journal in accordance with Civ.R. 5(B), in the manner provided in Civ.R. 58(B).