Court of Common Pleas Tuscarawas County, Ohio General Trial Division

		:
Nan	ne:	: Case No
	lress:	
Pho	ne:	_ :
	Plaintiff,	: Shared Parenting Agreement
	and	: :
Nan	ne:	: :
	lress:	
Pho	ne:	_ :
		:
	Defendant.	:
Shar	• •	nereby request that the Court grant them nor child(ren), in accordance with the terms set Agreement.
	JOINT CAR	E AND CONTROL
A.	-	following child(ren) born to or adopted by e of 19. The Parties have no other issue between
		, date of birth

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- B. The Parties have given considerable thought to the question of allocating parental rights and responsibilities and the manner in which the child(ren)'s best interests may be served. The Parties desire the Court to approve this Shared Parenting Agreement filed with their Divorce with Children.
- C. In the exercise of their obligations and duties, the Parties will discuss and cooperate on matters pertaining to the child(ren)'s health, education, and general welfare, acknowledging that the general well-being of the child(ren) is of paramount importance. The Parties, therefore, will abide by the spirit of the Shared Parenting Agreement, as well as its written provisions, in so far as the welfare of the child(ren) is concerned. At all times during the term of this plan, each Party shall make a dedicated and sincere effort to foster love and respect between the child(ren) and the other Party, with a view to the Parties cooperating to adopt and follow a harmonious policy toward the upbringing and welfare of the child(ren), which shall include:
 - 1. Allowing the child(ren) to spend as much time as is practical with each Party; and
 - 2. Sharing the reasonable expenses in connection with the care and support of the child(ren); and
 - 3. Consulting and mutually agreeing with each other as to the best interest of said child(ren) in matters concerning the education, religious upbringing, and social activities, medical care and attention; and
 - 4. Allowing each Party to enjoy his or her parental rights and relationships with the child(ren), free from the interference and harassment of the other Party, or family members of the other Party.
- D. The parties agree that the following is in the best interest of the child(ren):

1.	For the time sharing allocated within this agreement, the Parties agree that
	Plaintiff shall be designated the primary residential parent and legal
	custodian of the following minor child(ren):
	, date of birth
	, date of birth
	, date of birth



For the time sharing allocated within this agreement, the Parties agree tha Defendant shall be designated the primary residential parent and legal						
	custodian of the following minor child(ren):					
	, date of birth					
	, date of birth					
	, date of birth					
The	other Party shall have companionship in the following manner:					
	According to this Court's Standard Parenting Orders and Incidental Rules incorporated herein.					
	Other time as specifically set forth here:					
n						

- E. Neither Party shall be permitted to remove the child(ren) from the State of Ohio for permanent residence purposes without the written permission of the other Party and written notice to the Court.
- F. Each Party will notify the other Party of events at school, church, and group activities, and of other matters that normally would be of interest to a caring parent. Notification shall be provided within a reasonable time prior to the appearance of the event, so long as the notifying parent has also received notice within a reasonable time. In the event that notice is received by a Party shortly before the event, that Party will make every reasonable effort to immediately notify the other Party to allow the opportunity to participate and share in the event. Each Party shall have full access to the school records of the child(ren) as provided by law.
- G. Each Party shall promptly notify the other of any injuries or situations that may include any emergency or extraordinary medical, dental, optical or pharmaceutical attention for the minor child(ren).



H.	Each Party shall have access to all medical records of the child(ren) as provided by law.					
	Check either 1, 2 or 3 below and complete:					
	1.		The shall provide health insurance for the minor child(ren) of the Parties. The insurance carrier is, whose address is			
			Proof of insurance, insurance forms and an insurance card shall be submitted to the other Party. A copy of medical bills must be submitted to the Party holding the insurance within 30 days of receipt of same.			
	2.		Both Parties shall provide and maintain health insurance for the benefit of the minor child(ren).			
			Primary Insurance (check one) Plaintiff Defendant Secondary Insurance (check one) Plaintiff Defendant			
			Plaintiff's insurance carrier is, whose address is			
			Defendant's insurance carrier is, whose address is			
			Proof of insurance, insurance forms and an insurance card shall be submitted to the other Party. A copy of medical bills must be submitted to the Party holding the insurance within thirty (30) days of receipt of same.			

If neither parent has health insurance coverage available for the minor child(ren) or the child(ren) only receive Medicaid benefits, check box 3.



3.		Neither Party has health insurance coverage available to them at a reasonable cost through a group health insurance plan offered by an employer or through any other health insurance care policy, contract, or plan for the benefit of the minor child(ren). If health insurance coverage becomes available to either Party, he/she shall obtain the insurance, notify the other Party and submit proof of insurance, insurance forms and an insurance card. A copy of medical bills must be submitted to the Party holding the insurance within 30 days of receipt of same.
hea per cos rela hea be c	elth care of child not to fany the ted heal of the considered heal considered	ary" medical, dental, optical, prescription, psychological and related expenses for the child(ren), defined as the amount of \$100.00 per year, of covered by insurance, shall be paid by the custodial parent. The uninsured medical, dental, optical, prescription, psychological and th care expenses, including co-payments and deductibles under any cance plan for the child, in excess of \$100.00 per year, per child shall red "extraordinary" medical and related health care expenses and ided between the Parties as follows:
		% by Plaintiff % by Defendant
Chi	ild Supp	port
Che	eck eithe	er 1, 2, 3 or 4 below and complete:
1.	Or	\square Plaintiff \square Defendant shall pay to \square Defendant \square Plaintiff for the support of the Parties' child(ren), the sum of $\$$ based upon the attached Child Support Worksheet,
2.		Neither Party shall pay any support, which is a deviation from the attached Child Support Worksheet. The reason for the deviation is due to one or more of the following factors: (check all that apply)
		 □ amount of time spent with children; □ unusual medical expenses for the children; □ cost of transportation; □ unusual expenses for the children. □ other: □ This deviation is in the best interest of the child(ren).
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evised 3/	/31/2016	Shared Parenting Agreement



I.

	Or	
3.		\Box Plaintiff \Box Defendant shall pay to \Box Defendant \Box Plaintiff for the support of the Parties' child(ren) the sum of $\$$, which is a deviation from the attached Child Support Worksheet. The reason for the deviation is due to one or more of the following factors: (check all that apply)
		 □ amount of time spent with children; □ unusual medical expenses for the children; □ cost of transportation; □ unusual expenses for the children. □ Other: □ This deviation is in the best interest of the child(ren).
	Or	
4.		The parties' children are already covered by a child support order, and the following apply: (please check all that apply)
		There is a current Child Support Order issued by the Child Support
		Enforcement Agency, Case No There is a current Child Support Order issued by County Juvenile Court,
		Case No The Parties wish that the current Child Support Order be adopted by reference in the Separation Agreement.
or \$1.	00 per 1	shall be set out as an amount per month, plus a processing fee of 2% month, whichever is greater, and shall be payable through Child ment Central (CSPC), P.O. Box 182372, Columbus, OH 43218-2372.
Any s	support	pport obligation shall be effective (date) not paid through CSPC shall be considered a gift and not credited upport obligation.
suppo such s contin	orting, orting, orting, or	ments shall continue until a child dies, marries, becomes self- or reaches the age of 18, whichever event occurs first, provided that t shall continue beyond the child's 18th birthday so long as the child attends any recognized and accredited high school on a full-time t beyond the age of 19, unless further ordered by the Court or CSEA.



All support ordered shall be withheld or deducted from the income or assets of the Party paying support, pursuant to a withholding order issued according to law.

J.	scho conr	ooling, t nection	t that both Parties choose to enroll the child(ren) in non-public they shall split the cost of all school, tuition and related expenses in with non-public schooling by the same percentages as set forth in the ort guideline calculation, or as follows:
	scho non-	ooling, a -public	% by Plaintiff% by Defendant that the Parties do not agree to enroll the child(ren) in non-public and the primary residential parent chooses to enroll the child(ren) in schooling, then the Party making this decision shall be responsible for uition and related expenses in connection with non-public schooling.
K.	Che	ck eith	er 1 or 2 below and complete:
	1.		Plaintiff shall be entitled to claim the following child(ren) as their dependent(s) for income tax purposes:
	2.		Defendant shall be entitled to claim the following child(ren) as their dependent(s) for income tax purposes:
		abov oblig mon Grar	the Plaintiff or Defendant to be able to claim the child(ren) set out be, he/she must have paid substantially all of his/her support gation for that year. Substantially is defined as arrears of less than one th's child support obligation incurred during that calendar year. In the set of the tax exemption does not determine eligibility for the sed Income Tax Credit.
L.	Para	-	tion to accomplish the rights of companionship, as set forth in D, shall be divided between the Parties as follows: (check only 1 of as)



1.		Each Party shall d with the Parties m location to exchar	neeting at	the follow	ing mutually cor	nvenient
2.		The Party exercisi transportation for			-	l provide all
3.		The transportation The non-primary the beginning of e residential Party s companionship pe	residentia each comp shall prov	al Party sha panionship	all provide transpoperiod, and the	portation at primary
4.		Other:				
Date	-1		Ok: - (1		1 o C	20
Dated	at		_, On10, tr	11S	_ day or	20
Witness				Plaintiff's	Signature	
Witness						
Acknowledg	<u>ment</u>					
State of Ohio County of						
This Shared I	Paren	ting Agreement was	U		vledged before m	
(Plainti			- ,		<u> </u>
					blic, State of Ohi	

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Witness	Defendant's Signature
Witness	
<u>Acknowledgment</u>	
State of Ohio	
County of	
This Separation Agreement was si	igned and acknowledged before me by
, tl, tl, tl	his day of, 20
	Notary Public, State of Ohio
	My Commission Expires