IN THE COURT OF COMMON PLEAS DIVISION

	COUN	TY, OHIO
	Case No.	
Name	Judge	
Street Address		
City, State and Zip Code	Magistrate	
Plaintiff/Pe	etitioner 1	
vs./and		
Name		
Street Address		
City, State and Zip Code		
Defendant	/Petitioner 2	
	a substitute for the benefit mmended that you consult	of the advice of legal counsel.
Instructions: This form is used to personal property, real estate, and child(ren) or child(ren) with disabilitie Plan (Uniform Domestic Relations Fo	present an agreement to the Couldebts resulting from the terminations, a Shared Parenting Plan (Uniforum 21) must be attached. The Courequirements of the county in which	rt regarding spousal support, the division of n of marriage. If the parties have any minor m Domestic Relations Form 20) or Parenting rt may require additional forms to accompany n you file. YOU MUST UPDATE THE CLERK
	SEPARATION AGREEME	:NT
The parties,	and	, state as follows:
The parties were married on		(date of marriage)
	mination of marriage be the date	e 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.

attac conv	ched structures (for ex	ample, garage, in-gro tural condition stakes	und pool), condominiu for example, gas, oil, i	buildings, fixtures attached ms, time shares, mobile h mineral rights, existing soil,	omes officially
1.	☐ Neither party has	any ownership interest	in any real estate.		
2.	\Box One or both of the	parties has/have an inte	erest in real estate and a	agree to distribute the interes	st(s) as follows
	Address o	or Parcel Number of P	roperty	Party	
3.	A legal description of t	he property (found in th	e property's deed) sho	uld be attached.	
4.				ncluding mortgages, real es therwise stated in this Agree	
5.	Other arrangements re	egarding real estate, inc	cluding, but not limited	to, refinancing or sale:	
to t		iter than thirty (30) d		ed, the parties shall transfe inal Judgment Entry unle	
offic and	ially converted to real e	are not limited to, boastate, golf carts, motor APV). Provide vehicle	scooters, sport utility v	es, motorcycles, trucks, mot vehicles (SUV), recreational and vehicle identification or	vehicles (RV),
1.	☐ Neither party has a	ny ownership interest i	n any titled vehicle(s).		
2.	Plaintiff/Petitioner Defendant/Petitioner		following titled vehice	cle(s) free and clear of	any claim o
	Year	Make	Model	VIN/SN	

Real Estate: (select one)

Year	Make	Model	VIN/SN
4. Each party shall pay a otherwise stated in thi		nless from any debt owing	on the titled vehicle(s) received unle
5. Other arrangements r	egarding titled vehicles	, including, but not limited t	o, refinancing or sale:
nsfer that title to the pr nerwise provided in thi nicle is distributed, the	oper party no later the is Agreement. If title party holding the title	an thirty (30) days after fi cannot be transferred in	ributed, the current title holder sh ling the Final Judgment Entry unle nmediately to the party to whom t g arrangements to obtain and pay
nsfer that title to the pr erwise provided in thi nicle is distributed, the	oper party no later the is Agreement. If title party holding the title	an thirty (30) days after fi cannot be transferred in	ling the Final Judgment Entry unlended in the second to the party to whom the party to whom the second in the seco
nsfer that title to the property in the provided in this incle is distributed, the ense plates, registration Household Goods at usehold goods and per	roper party no later the is Agreement. If title party holding the title n, and insurance: and Personal Property: sonal property include doghouses, lawn mowel.	an thirty (30) days after ficannot be transferred in a shall make the following: (select one) a, but are not limited to, pers, above-ground pools, services.	ling the Final Judgment Entry unlended in the second to the party to whom the party to whom the second in the seco
Household Goods and per distinguished with the provided in the price of the provided in the pr	roper party no later the sagreement. If title party holding the title n, and insurance: and Personal Property resonal property included doghouses, lawn mower items, china, and books all of their household items.	an thirty (30) days after ficannot be transferred in a shall make the following a shall make the follo	ling the Final Judgment Entry unlended and the party to whom to arrangements to obtain and pay to bets, appliances, electronics, tools, safety deposit boxes, jewelry, furnitury. Each party shall retain all househ
Household Goods and perditioner window units, carms, silverware, collect goods and person. The parties divided goods and person.	roper party no later the is Agreement. If title party holding the title n, and insurance: and Personal Property resonal property included doghouses, lawn mower tions, china, and books all of their household all of their household all of their household all of their household	an thirty (30) days after ficannot be transferred in a shall make the following: (select one) a, but are not limited to, pers, above-ground pools, select one) goods and personal proper passession. The parties are	ling the Final Judgment Entry unlended and the party to whom a garrangements to obtain and pay bets, appliances, electronics, tools, safety deposit boxes, jewelry, furnituty. Each party shall retain all househ satisfied with the division.

	Defendant/Petitioner 2 shall receive) :	
3.	Delivery or pick-up of household goods	and personal property shall be as	s follows:
4.	Each party shall pay and hold the other property he/she receives unless otherw		on the household goods and personal
5.	Other arrangements regarding househo	old goods and personal property:	
D. Fina	Financial Accounts: (select one) ncial accounts include, but are not limite	d to, checking, savings, certificate	s of deposit, money market accounts,
med	ical or health savings accounts, education	on or college saving plans (for exa	mple, 529 Plan), and trusts.
1. 2.	☐ Neither party has any ownership in☐ Plaintiff/Petitioner 1 shall receive th	·	
	Institution	Current Name(s) on Account	Type of Account
			☐ checking ☐ saving ☐ other:
		· -	checking saving
			other:
			☐ checking ☐ saving ☐ other:

	Institution	Current Name(s) on Account	Type of Account
			checking saving
		-	_ other:
			☐ checking ☐ saving ☐ other:
			checking ☐ saving
			other:
4.	Each party shall pay and hold the other unless otherwise stated in this Agreeme		n the financial accounts he/she reco
5.	Other arrangements regarding financia	I accounts:	
	y financial account is not held in the n		
e f	y financial account is not held in the n financial account to the proper party ass otherwise provided in this Agreem	no later than thirty (30) days a	
e fi	financial account to the proper party ss otherwise provided in this Agreem	no later than thirty (30) days a ent.	
e fi	financial account to the proper party ess otherwise provided in this Agreem Stocks, Bonds, Securities, and Mutu	no later than thirty (30) days a ent. al Funds: (<i>select one</i>)	after filing the Final Judgment E
e fi nles 1.	financial account to the proper party is so otherwise provided in this Agreement Stocks, Bonds, Securities, and Mutu Neither party has an interest in any	no later than thirty (30) days a ent. al Funds: (<i>select one</i>) stocks, bonds, securities, or mut	after filing the Final Judgment E
ne finles	financial account to the proper party ess otherwise provided in this Agreem Stocks, Bonds, Securities, and Mutu	no later than thirty (30) days a ent. al Funds: (<i>select one</i>) stocks, bonds, securities, or mut	after filing the Final Judgment E
e finles	financial account to the proper party is so otherwise provided in this Agreement Stocks, Bonds, Securities, and Mutu Neither party has an interest in any	no later than thirty (30) days a ent. al Funds: (<i>select one</i>) stocks, bonds, securities, or mut	after filing the Final Judgment E
ne finles	Financial account to the proper party is so otherwise provided in this Agreem. Stocks, Bonds, Securities, and Mutu Neither party has an interest in any Plaintiff/Petitioner 1 shall receive the	no later than thirty (30) days a ent. al Funds: (select one) stocks, bonds, securities, or mut e following: Current Name(s)	after filing the Final Judgment E
1. 2.	inancial account to the proper party is so otherwise provided in this Agreem. Stocks, Bonds, Securities, and Mutu Neither party has an interest in any Plaintiff/Petitioner 1 shall receive the Institution	no later than thirty (30) days a ent. al Funds: (select one) stocks, bonds, securities, or mute following: Current Name(s) on Account	after filing the Final Judgment E
e finles	inancial account to the proper party is so otherwise provided in this Agreem. Stocks, Bonds, Securities, and Mutu Neither party has an interest in any Plaintiff/Petitioner 1 shall receive the Institution	no later than thirty (30) days a ent. al Funds: (select one) stocks, bonds, securities, or mute following: Current Name(s) on Account	after filing the Final Judgment E
e finle:	inancial account to the proper party is so otherwise provided in this Agreem. Stocks, Bonds, Securities, and Mutu Neither party has an interest in any Plaintiff/Petitioner 1 shall receive the Institution	no later than thirty (30) days a ent. al Funds: (select one) stocks, bonds, securities, or mute following: Current Name(s) on Account	after filing the Final Judgment E

4.		Each party shall pay and hold the other harmless from any debt owing on the st funds he/she receives unless otherwise stated in this Agreement.	ocks, bonds, securities, or mutual
5.	. (Other arrangements regarding the stocks, bonds, securities, or mutual funds:	
	_		
shal	lĺ t	ly stock, bond, security, or mutual fund is not in the name of the party to will transfer the stock, bond, security, or mutual fund to the proper party nog the Final Judgment Entry unless otherwise provided in this Agreement.	later than thirty (30) days after
F.	Е	Business Interests: (select one)	
1.		. Neither party has any interest in any business.	
2.		. Plaintiff/Petitioner 1 shall receive the following:	
		Name of Business Owne	ership Interest
3.	. [Defendant/Petitioner 2 shall receive the following:	
		Name of Business Owne	ership Interest
4.		Each party shall pay and hold the other harmless from any debt owing on the bunless otherwise stated in this Agreement.	usiness interests he/she receives
5.	. (. Other arrangements regarding business interests:	
	_		
to tl	he	ny business is not in the name of the party to whom it is distributed, the party to be party no later than thirty (30) days after filing the Final Judwided in this Agreement.	
G.	ı	Pension, Profit Sharing, IRA, 401(k), Deferred Compensation, and Other	Retirement Plans:
1.		 (select one) . □ Neither party has any interest in any pension, profit sharing, IRA, 401(k), retirement plans. 	deferred compensation, or other

	Institution	Name(s) on Plan	Amount/Share
Defe	endant/Petitioner 2 shall recei	ve the following:	
	Institution	Name(s) on Plan	Amount/Share
Each no	arty shall nay and hold the o	wither harmless from any debt owing	_
401(k), Agreem	deferred compensation, or ent.	other harmless from any debt owing other retirement plans he/she receion, profit sharing, IRA, 401(k), deferre	on any pension, profit sharing ves unless otherwise stated i
401(k), Agreem Other a plans:	deferred compensation, or nent. rrangements regarding pensions and the second	other harmless from any debt owing other retirement plans he/she recei	on any pension, profit sharing, ves unless otherwise stated in ed compensation, or other retire ension, profit sharing, IRA, 40

The parties acknowledge that failure to file a QDRO, DOPO, or other required Order to effectuate the 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	Life	Insurance Policies: (select one) Neither party has any interest in any life insurance policy(ies) with	a a cook value
١.	ш	Meither party has any interest in any life insurance policy(les) with	i a casii 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 owin eives unless otherwise stated in this Agreement.	g on the life insurance policy(ies) he/she
_	Oth	or arrangements regarding life incurrence policy(ice).	
5.	Oth	er arrangements regarding life insurance policy(ies):	
the li	fe in	insurance policy is not in the name of the party to whom it is surance policy to the proper party no later than thirty (30) day herwise 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 distrib	outed 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: September 21, 2020

jmen	es shall transfer the property to t nt Entry unless otherwise provided	he proper party no later than t	f the party to whom it is distribu hirty (30) days after filing the F
D: D	PEBTS (select one) Neither party owes any debt(s) who cards, medical bills, student loans, to	ich are not paid in full each mon ax obligations, and 401(k) or insi	th, including, but not limited to, curance loans.
	Plaintiff/Petitioner 1 shall pay the fo	llowing debt(s):	
	Creditor	Balance	Current Name on Account
	Defendant/Petitioner 2 shall pay the	e following debt(s):	
	Creditor	Balance	Current Name on Account

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.
FOL	IRTH: SPOUSAL SUPPORT
A.	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. ☐ 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 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. The Court shall retain jurisdiction to establish or modify the amount and/or duration of spousal support in the event either party files bankruptcy.

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:
FIFT	H: NAME
	shall be restored
to	the former name of
SIXT	TH: ALLOCATION OF PARENTAL RIGHTS AND RESPONSIBILITIES, PARENTING TIME, CHILD SUPPORT, AND 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.
SEV	ENTH: OTHER
The	parties agree 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	
	ACKNOWLEDGI	MENT	
STATE OF OHIO)) SS		
COUNTY OF)		
the consequences of signing The foregoing	Separation Agreement	was acknowledged	before me this
(Plaintiff/Petitioner 1). No oa	(date) by th or affirmation was administe	ered to the signer with re	gard to this notarial act
	Signature	of Notary Public	
	Printed Na	ame of Notary Public	
	Commissi	on Expiration Date:	
	(Affix seal	here)	

STATE OF OHIO))SS
COUNTY OF)
	hat Defendant/Petitioner 2 has signed the Separation understands the Separation Agreement, and that
The foregoing Separation Agr	eement was acknowledged before me this
	was administered to the signer with regard to this notarial
	Signature of Notary Public
	Printed Name of Notary Public
	Commission Expiration Date:
	(Affix seal here)