# IN THE COURT OF COMMON PLEAS

Domestic Relations	Division
MONTGOMERY	COUNTY, OHIO

Petitioner 1	: : Case No			
	:			
Street Address				
City, State and Zip Code	: Judge			
and	: Magistrate			
	:			
Petitioner 2				
Street Address	_ : :			
City, State and Zip Code	_ :			
City, State and Zip Code	:			
JUDGMENT ENTRY OF DISSOLUTION OF MARRIAGE				
	before 🗌 Judge 🔲 Magistrate			
, upon the Petition for Dissolution of Marriage filed on Present at the hearing were the following persons:				
FINDINGS				
1. At the time of the filing of the Petition	on, 🗌 (my name)			
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\_\_\_\_\_(my Spouse's name)
 \_\_\_\_\_\_\_ Both parties was/were a) resident(s) of the State of Ohio for at least six months.

			(my name
<b></b>			(my Spouse's name
🗌 Both p	parties was/were (a) resident(s) of	f	_ County for at least 90 days immediate
before th	e filing of the Petition.		
The partie	es were married to one another o	n	(date of marriage) in
		(city	or county, and state).
Check all	that apply regarding child(ren):		
	is/are no child(ren) expected from is/are child(ren) expected from th		ationship. nship and the approximate due date is:
The pack of t	, (number) is/are no	(number) child(ren) t w emancipated adult is/are minor child(ren	rom the marriage or relationship. Of the (s) and not under any disability. The ) and/or mentally or physically disabled ind date of birth of each child):
	Name of Child	I	Date of Birth
	(other pa	rent's name) is not th	e parent of the following child(rep) who
was/were	(other pa born during the marriage (name		e parent of the following child(ren) who ach child):
	born during the marriage (name	and date of birth of e	ach child): e following child(ren) who was/were
born durir	born during the marriage (name (other parent's name) is ng the marriage (name and date of ellowing child(ren) of this marriage	and date of birth of e s not the parent of th of birth of each child): e or relationship is/are n child with the Court	e following child(ren) who was/were e subject to a custody or parenting order that has issued the custody or parenting

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- 7. The parties personally appeared before this Court, and more than 30 and less than 90 days have elapsed after the filing of the Petition.
- 8. Upon examination under oath, the parties acknowledge that they have agreed on the Shared Parenting Plan or Parenting Plan for their child(ren), which they believe to be in their best interests. The Court's adoption of the Plan is in the best interests of the child(ren).
- 9. Upon examination under oath, the parties acknowledge that they voluntarily entered into a Separation Agreement, attached and incorporated in the Petition, as modified on \_\_\_\_\_\_ and the parties are satisfied with the terms of the Separation Agreement and Plan and fully understand the same. Each Petitioner desires to have the marriage dissolved, and the Separation Agreement approved by the Court.

## JUDGMENT

Based upon the findings set out above, it is, therefore, ORDERED, ADJUDGED, and DECREED that:

#### FIRST: DISSOLUTION GRANTED

The dissolution of marriage is granted. The Court approves the 🗌 Separation Agreement
🗌 Amended Separation Agreement 🗌 Shared Parenting Plan 🗌 Amended Shared Parenting Plan or
Parenting Plan D Amended Parenting Plan as submitted and releases the parties from the obligations of
their marriage except as set out in the attached  Agreement and  Plan, which is incorporated in this entry.

The parties shall fulfill each and every obligation imposed by the Agreement and Plan as submitted and modified, if applicable. The Plan is approved and this entry shall constitute a Parenting Decree under R.C. 3109.04(D).

SECOND: NAME	
Petitioner	is restored to the
prior name of:	

THIRD: OTHER

### FOURTH: COURT COSTS

Court costs shall be (select one):

Taxed to the deposit. Court costs due above the deposit shall be paid as follows:

Other (specify):

Your (Spouse's) Signature

My Name Printed

My Signature

Your (Spouse's) Name Printed

Attorney

Attorney

## NOTICE OF FINAL APPEALABLE ORDER

Copies of the foregoing order, which may be a final appealable order, shall be served upon the parties by the Clerk in a manner prescribed by Civ.R. 5(B) within three days of entering this judgment upon the journal. The Clerk shall then note the service in the appearance docket pursuant to Civ.R. 58(B). Service shall then be deemed complete.