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**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), child(ren) with disabilities, or you or the Spouse are/is pregnant, a Shared Parenting Plan (Uniform Domestic Relations Form 17) or Parenting Plan (Uniform Domestic Relations Form 18) must be attached.

## **SEPARATION AGREEMENT**

The	e parties, , (name), and	
	, (Spouse's name), state the following.	
1.	The parties were married to one another on (date of marriage)	
	in (city or county, and state), and request	
	that the termination of marriage be the date $\square$ of final hearing or $\square$ as specified:	
2.	The parties intend to live separate and apart.	
3.	Each party has made full and complete disclosure to the other of all marital property, separate	
	property, and any other assets, debts, income, and expenses.	
4.	Neither party has knowledge of any other property and debts of any kind in which either party has an	

Supreme Court of Ohio Uniform Domestic Relations Form – 16 SEPARATION AGREEMENT Approved under Ohio Civil Rule 84 Amended: March 15, 2016

interest.

City, State and Zip Code

- 5. Each party has had the opportunity to value and verify all marital property, separate property, and debts.
- 6. A party's willful failure to disclose may result in the Court awarding the other party three times the value of the property, assets, income, or expenses that were not disclosed by the other party.
- 7. This Agreement addresses spousal support, property, and debt division.
- 8. This written Agreement is the complete agreement of the parties.
- 9. There are no other representations, agreements, statements, or prior writings that shall have any effect on this Agreement.
- Each party fully understands the Agreement and has knowingly and voluntarily signed the Agreement.
- 11. No change to the terms of this Agreement shall be valid unless in writing and knowingly and voluntarily signed by both parties.

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, nor engage in any conduct calculated to restrain, embarrass, injure, or hinder the other in any way.

## **SECOND: PROPERTY**

Marital property as defined in R.C. 3105.171 is property owned by either or both spouses and property in which either spouse has an interest in the property. Separate property as defined in R.C. 3105.171 is real or personal 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, 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 spouse. If separate property is involved, the owner should consider consulting an attorney. The party not receiving the separate property waives all interest in the property.

# A. Real Estate (select one):

Real estate includes lands, mortgaged properties, buildings, fixtures attached to buildings, attached structures (for example, garage, in-ground pool), condominiums, time shares, mobile homes, natural condition stakes (for example, gas, oil, mineral rights, existing soil, including trees and landscape), and inheritance rights in real estate. The property's legal description is on the deed or mortgage papers.

1.  The parties	do not own	any real	estate.
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2.	Marital Real Estate  The parties owned real estate in one or both of their names and agree to award it as follows.  A legal description of the property must be attached. (Attach a copy of the property's deed or mortgage papers.)		
	Location of Property Awarded to		
3.	☐ Each party shall pay and hold the other harmless from any debt owing on real estate the party receives unless otherwise stated in this Agreement.		
4.	Other debt payment arrangements, including refinancing:		
•			
	ne real estate is not in the name of the party to whom it is awarded, the parties shall make angements to transfer the property to the proper party as soon as possible.		
mot	Titled Vehicles (select one): ed vehicles include boats, trailers, automobiles, motorcycles, trucks, mobile homes, golf carts, tor scooters, sport utility vehicles (SUV), recreational vehicles (RV), all purpose vehicles (APV). vide vehicle model, make, year, and serial number for all titled vehicle(s) that will be transferred.  The parties do not own any titled vehicle(s) in either party's name.		
2.	☐ The titled vehicle(s) has/have already been divided or transferred, including all rights, title and interest in the vehicle(s) and is/are in the possession of the proper party. The parties are satisfied with the division.		
3.	☐ The parties own titled vehicle(s) which has/have not been divided or transferred.		
	claims from the(Name) shall receive the following vehicle(s), free and clear or any		
•			
	and (Spouse's name) shall receive the following vehicle(s), free and clear of any claims of the (name):		

4.	Each party shall pay for and hold the other harmless from any debt owing on the titled vehicle(s) The party receives unless otherwise stated in this Agreement.				
5.	Other debt payment arrangements regarding titled vehicle(s):				
hol car the	If the vehicle's title is not in the name of the party to whom the vehicle is awarded, the current title holder shall transfer that title to the proper party as soon as the title is available for transfer. If title cannot be transferred immediately to the party to whom the vehicle is awarded, the party holding the title shall make the following arrangements to obtain and pay for license plates, registration, and insurance:				
dog	usehold goods and personal property include appliances, tools, air conditioner window units, ghouses, lawn mowers, riding lawn mowers, above ground pools, safety deposit boxes, jewelry, niture, refrigerators, silverware, collections, china, and books.				
2.	☐ The parties have household goods and personal property which have not been divided.  (name) shall have the following:				
	andSpouse's name) shall have the following:				
3.	Delivery or pick-up of household goods and personal property shall be as follows:				
4.	Each party shall pay for and hold the other harmless from any debt owing on the household goods				

and personal property the party receives unless otherwise stated in this Agreement.

5.	Other debt arrangements	regarding household goods and persona	l property:
	e parties shall make arrang perty to the proper party	gements to transfer possession of the as soon as possible.	household goods and personal
	Financial Accounts (select ancial accounts include che	one): cking, savings, certificates of deposit, mo	oney market accounts, medical or
	alth savings accounts, educated The parties do not have	ation or college saving plans (for example any financial accounts.	e, 529 Plan) and trusts.
2.	•	cial accounts and agree the accounts are The parties are satisfied with the division	-
3.	☐ The parties have finance	cial accounts which are not divided(name) shall receive the follo	wing:
	Institution	Current Name(s) on Account	Type of Account
		`,	☐ checking ☐ saving
			other:
			☐ checking ☐ saving
			other:
			☐ checking ☐ saving
			other:
	and	(Spauga'a pama) aball ra	acive the following:
	and Institution	(Spouse's name) shall re Current Name(s) on Account	Type of Account
	mstitution	Current Name(s) on Account	••
			☐ checking ☐ saving ☐ other:
			checking saving
			other:
			☐ checking ☐ saving ☐ other:
4.		nd hold the other harmless from any debto otherwise stated in this Agreement.	t owing on the financial accounts
5.	Other arrangements regar	ding financial accounts:	

soon as possible. E. Stocks, Bonds, Securities, and Mutual Funds (select one): 1. The parties do not have any stocks, bonds, securities, or mutual funds. 2. One or both parties has/have stocks, bonds, securities, or mutual funds which are already divided and in the name of the proper party. The parties are satisfied with the division. 3. One or both parties has/have stocks, bonds, securities, or mutual funds which are not divided. (name) shall receive the following: Institution **Current Name(s) on Account Number of Shares** \_\_\_\_\_ (Spouse's name) shall receive the following: and \_\_ Institution **Current Name(s) on Account Number of Shares** 4. Each party shall pay for and hold the other harmless from any debt owing on the stocks, bonds, securities, or mutual funds the party receives unless otherwise stated in this Agreement. 5. Other arrangements regarding the stocks, bonds, securities, or mutual funds: The parties shall make arrangements to sell or transfer the stocks, bonds, securities, or mutual funds to the proper party as soon as possible. F. Business Interests (select one): 1. The parties do not have any business interests. 2. One or both parties has/have business interests and which are already divided and in the name of

The parties shall make arrangements to transfer the financial accounts to the proper party as

the proper party. The parties are satisfied with the division.

3.	One or both parties has	s/have business interests which ha	ave not been divided.
		(name) sha	Il receive the following:
	Name of Busines	SS	Ownership Interest
	and	(Spous	e's name) shall receive the following:
	Name of Busines	• •	Ownership Interest
4.	Each party shall pay for an	id hold the other harmless from ar	ny debt owing on the business interests
		otherwise stated in this Agreemen	-
5.	Other arrangements regard	ding business interests:	
The	e parties shall make arrang	gements to transfer the busines	ss interests to the proper party as soon
as	possible.		
_			
G.	•	RA, 401(k), and Other Retirement	•
1.	☐ The parties do not have	any pension, profit snaring, IRA,	401(k), or other retirement plans.
2.	☐ The pension(s), profit s	haring, IRA, 401(k), or other retire	ement plans are already divided and in
	. , , ,	he parties are satisfied with the di	•
3.		on(s), profit sharing, IRA, 401(k),	or other retirement plans which have not
	been divided.		
	Company		Il receive the following:
	Company	Name(s) on Plan	Amount/Share
		-	

and		(Spouse's name) shall receive the following:		
	Company	Name(s) on Plan	Amount/Share	
4.		hold the other harmless from any debt or retirement plans received unless other		
5.	Other arrangements regarding	ng pension(s), profit sharing, IRA, 401(k	x), or other retirement plans:	
,				
The	e parties shall make arrange	ments to transfer interest in the pens	sion(s), profit sharing, IRA,	
	•	s to the proper party as soon as pos		
		s Order (QDRO) or Division of Proper ese assets. If so, the QDRO and DOP		
nec	essary to divide some of th	ese assets. If so, the QDRO and DOP	o will be prepared by.	
and	I submitted to the Court witl	hin 90 days after the final hearing. Ex	xpenses of preparation	
sha	ıll be paid as follows:			
The	e Court retains jurisdiction t	o interpret and enforce the terms of t	the documents of transfer.	
Н.	Life Insurance Policies (sele	ct one):		
1.	☐ The parties do not have a	any life insurance policy(ies) with a cash	n value.	
2.		rance policy(ies) and agree the cash va ed. The parties are satisfied with the div		
3.	·	e policy(ies) has/have not been divided. (name) shall receiv	re the following policy(ies), free and	
	clear of any claims of the	(101110) 011011 100011	(Spouse's name):	

	and	(Spouse's name) shall receive the following
	policy(ies), free and clear of any claims of the	e (name):
4.		armless from any debt owing on the life insurance
	policy(ies) the party receives unless otherwis	e stated in this Agreement.
5.	Other arrangements regarding life insurance	policy(ies):
The	e parties shall make arrangements to transf	er interest in the life insurance policy(ies) to the
pro	per party as soon as possible.	
I.	Other Property (select one):	
1.	☐ The parties do not have any other propert	V
•		,.
2.	☐ The property shall be awarded as follows:	
۷.	Description of Property	To Be Kept By
	Description of Froperty	
		(name)
		(0)
		(Spouse's name)
		(Other)
		(name)
		(Spouse's name)
		(Other)
		(name)
		(Spouse's name)
		(Other)
		(name)
		(Spouse's name)
		(Other)

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

4.	Other arranger	ments regarding the property at	oove:	
	e parties shall n ty as soon as p		er interest in the prop	perty listed above to the proper
	IRD: DEBTS (se The parties do n	elect one): not have any debts.		
		pay all debts incurred by him of harmless for these debts.	or her individually and i	in their individual name and shall
	•	e the following debts and have a harmless on those debts, as fo	• , ,	t of all debts owed, and agree to
	Creditor	Purpose of Debt	Balance	Who Will Pay □
				(name)
				(Spouse's name)
				(name)
				(Spouse's name)
				(name)
				(Spouse's name)
				(name)
				(Spouse's name)
bar of n	nkruptcy, includir maintenance, ne king a future spo	one): etain jurisdiction to enforce payring, but not limited to, the ability cessity or support and is therefousal support order, regardless POUSAL SUPPORT.	to determine the debt ore nondischargeable	assigned is in the nature in bankruptcy, and/or
	•	order shall prevent the  Plaint cated in this order in a bankrupt		• •

spousal support and the following debts:		
	ther party shall incur liabilities against the other party in the future and each shall pay any debt urred by him or her individually after the date of this agreement.	
FO	URTH: SPOUSAL SUPPORT	
A.	Spousal Support Not Awarded  Neither (name) nor (Spouse's name) shall pay spousal support to the other. The Court shall not retain jurisdiction to modify spousal support, except as set forth above under THIRD: DEBT.	
B.	Spousal Support Awarded  (name) (name) (spouse's name) shall pay spousal support to (spouse's name) in the amount of \$ per month plus 2% processing charge for a total of \$ per month, commencing on and due on the day of the month. This spousal support shall continue indefinitely for a period of	
C.	Method of Payment of Spousal Support (select one):  If there are no child(ren), the spousal support payment shall be made directly to the (name) (Spouse's name).  The spousal support payment, plus 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 at the spouse's place of employment.	
	☐ The Court shall not retain jurisdiction to modify spousal support. ☐ The Court shall retain jurisdiction to modify the ☐ amount ☐ duration of the spousal support Order.	
D.	Termination of Spousal Support This spousal support shall terminate sooner than the above stated date upon the Plaintiff's or the Defendant'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.	Deductibility of Spousal Support for All Tax Purposes (select one):
	☐ The spousal support paid shall be deducted from income to the person paying the support and included in income by the person receiving the support.
	☐ The spousal support paid shall be included in income of the person paying the support.
F.	Other orders regarding spousal support (specify):
G.	Arrearage
	Any temporary spousal support arrearage will survive this judgment entry.
	Any temporary spousal support arrearage will not survive this judgment entry.
	Other:
FIF	ΓH: NAME
	shall be restored to
the	prior name of:
SIX	TH: ALLOCATION OF PARENTAL RIGHTS AND RESPONSIBILITIES, PARENTING TIME, CHILD SUPPORT AND HEALTH CARE
[	☐ The parties do not have child(ren) subject to the jurisdiction of the Court.
ĺ	☐ The parties have minor child(ren) subject to the jurisdiction of the Court, and a ☐ Parenting Plan
(	or Shared Parenting Plan is attached.
SE	/ENTH: OTHER
The	parties agree to the following additional matters:

# **EIGHTH: NON-USE OF OTHER'S CREDIT**

From now on, neither party shall incur any debt or obligation upon the credit of the other or in their joint names. If a party incurs such a 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, and the cards shall be immediately destroyed.

# NINTH: INCORPORATION INTO DECREE/EFFECTIVENESS OF AGREEMENT

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 the decree of the Court.

#### 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.

Upon failure of either party to execute and deliver any deed, conveyance, title, certificate or other document or instrument to the other party, an order of the Court incorporating this Agreement shall constitute and operate as a properly executed document, and the County Auditor, County Recorder, Clerk of Courts and/or all other public and private officials shall be authorized and directed to accept a properly certified copy of a court order incorporating this Agreement, a properly certified copy of the Agreement or an order of the Court in lieu of the document regularly required for the conveyance or transfer.

### **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 do 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.

My Signature	Spouse's Signature
, - 3	-1 · · · · · · · · · · ·
Date	Date