#### UNCONTESTED DIVORCE WITH MINOR CHILDREN

This forms packet is designed to guide you in the preparation of your divorce papers. You must fill in the required information as it applies to your situation. Your papers should remain in the same order as they appear in this packet. If you do not have access to a typewriter, you may fill in the blanks by hand, in neat print, using BLACK ink.

You should fill in every blank line EXCEPT for the civil action file number blanks and the lines provided for signatures by the Notary Public and the Judge.

In the Complaint and the Settlement Agreement, there are some sections that have two possible answers, separated by an [OR]. In these sections, you must choose which of the two choices fits best in your situation, and then include only that choice in your documents. The other choice should be ignored, and should not be included in your documents.

Make sure that everything is signed. All signatures that require notarization must be notarized before your documents will be approved for filing.

Court Personnel are NOT allowed to answer any questions concerning the preparation of these forms. State Law O.C.G.A. §15-19-51 forbids court personnel to give legal advice. Different situations may require special procedures and courthouse personnel cannot advise you on how to proceed or what forms may be necessary in specific situations. Divorce can be very complicated. The only person allowed to help you in the preparation of these forms is a licensed attorney. Please consult an attorney if you have questions about the procedure or what action is best for you to take.

#### YOU MAY NEED AN ATTORNEY IF:

- The case is contested and your spouse has a lawyer.
- You cannot locate your spouse to serve him or her with your papers.
- You or your spouse has a house, pension, or large amount of property or income.
- You might lose custody of your children.
- You think you will have difficulty getting documents from your spouse about retirement funds, income, etc.
- Even if it is a friendly divorce, you should talk to a lawyer before you sign any settlement papers or file anything in court.

In the packets for marriages with children, there is a form called the Domestic Relations Financial Affidavit. Each party will have to have one of these forms filled out prior to the final hearing on the divorce.

If the Defendant has filed an acknowledgment of service, then each party must submit their Domestic Relations Financial Affidavit at the time the case is filed.

If the Defendant does not file an acknowledgement of service, and the Sheriff has to serve a copy of the complaint and summons on the Defendant, the Plaintiff must still file a copy of the Domestic Relations Financial Affidavit with his or her complaint. The Defendant should be served with a copy of the Domestic Relations Financial Affidavit along with the complaint and summons.

Remember, you must fully complete the forms before the Judge will be able to grant you a decree of divorce. Incomplete forms, as well as forms that are improperly filled out, may delay the grant of your divorce. Make sure that you take time to read over all the forms, and understand what is being asked of you in each situation.

# UNCONTESTED <u>WITH</u> MINOR CHILDREN:

Plaintiff Signature	Date	(Deputy) Clerk Signature	Date
Street			
(MUST BE COMPLETED-THIS IS FOR CO	ONTACT PURPOSI	ES)	
PARTY INFORMATION SHEET	OBLIC RECORDS.	CONFERT ALL BOT FOR LINE AT TIME O	TTILINO
REPORT OF DIVORCE	IBLIC DECORDS	COMPLETE ALL BUT TOP LINE AT TIME O	E EILING)
PARTIES ARE ASKING FOR: NAME CHA		/CLERKS DO NOT EDIT ANY FORMS-MUS ETC.)	T INDICATE WHAT THE
FINAL JUDGMENT & DECREE			
CASE FILING INFORMATION FORM			
(TO BE COMPLETED BY CLERKS-31 DA	YS AFTER DATE O	F FILING ASSIGN COURT DATE)	
NOTICE OF HEARING			
https://www.parentsforever.com		N NO LATER THAN 2 WEEKS PRIOR TO CO	OURT DATE-
PARENTING SEMINAR CERTIFICATE			
(MUST BE COMPLETED- https://csco WILL NOT BE GRANTED WITHOUT THI	N100-1	iacourts.gov/ - WILL NEED TO CREATE	ACCOUNT, DIVORCE
CHILD SUPPORT WORKSHEET			
(MUST BE COMPLETED-BREAKS DOW	N, CHILD SUPPOR	T, INSURANCE, ETC.)	
CHILD SUPPORT ADDENDUM			
(MUST BE COMPLETED-BREAKS DOWN	N VISITATION, CU	STODY, HOLIDAYS, SCHOOL BREAKS, ETC	2.)
PARENTING PLAN			
(MUST BE COMPLETED- BREAKS DOW	N PROPERTY & D	EBT)	
SETTLEMENT AGREEMENT			
(MANDATORY: MUST BE COMPLETED	- ONE FOR EACH	PARTY)	
DOMESTIC REALTIONS FINANCIAL AFFIDAVI	T:		
(MUST BE SIGNED BY DEFNDANT AT T	IME OF FILING-IF	NOT THIS IS CONTESTED & HAS TO BE SE	ERVED)
DEFENDANT'S ACKNOWLEDGMENT OF SERV	/ICE AFFIDAVIT O	F WAVIER OF VENUE & PERSONAL JURIS	DICTION
(MUST BE SIGNED BY DEFENDANT AT	TIME OF FILING-I	F NOT THIS IS NOW CONTESTED & HAS T	O BE SERVED)
ACKNOWLEDGMENT OF SERVICE & SUMMO	ONS		
(THIS MUST BE SIGNED BY BOTH PART	TES)		
CONSENT TO TRIAL AFTER 31 DAYS & WAIV	ER OF RIGHT BY J	URY TRIAL	
(THIS WILL INCLUDE: COMPLAINT/PET	ITION, VERIFICAT	TION, & SUMMONS)	
COMPLAINT/PETITION FOR DIVORCE			

	IN	THE SUPERIOR COURT OF _		_ COUNTY
		STATE OI	GEORGIA	_
v.	Plain Defe	tiff, )  tiff, )  ndant. )	Civil Action No.	
		COMPLAINT	FOR DIVORCE	
	Plain	itiff,	:	[Name], comes
befo	re this C	Court and shows this Court as follow	/s:	
			1.	
			(Check only one: a or b)	
	a)	Plaintiff is a resident of	County, G	eorgia, and has been a
resid		Georgia for at least six months prior		
		Plaintiff is a resident of		
the _			military p	ost for at least one
		filing this petition.		
	c)	Plaintiff is not a resident of the S	tate of Georgia, but Plaintif	ff's spouse has been a
resid	lent of th	he state of Georgia and the county of	· .	for at least six (6)
mon	ths prior	r to my filing this action.		
			2.	
		Venue and Service (C	Check only one: a or b)	
	a)	Defendant is a resident of	C	ounty, Georgia, and has
ackn	owledge	ed service of the Complaint and Sur	nmons and has waived furt	her service of process.
	b)	Defendant is a resident of	County,	(state) and
has s	signed a	n ACKNOWLEDGEMENT OF SE	RVICE AFFIDAVIT OF V	VAIVER OF VENUE

AND PERSONAL JURISDICTION.

# Date of marriage (Check only one: a or b)

	a)	Plaintiff and Defendant were lawfully marr	ried on		•
	b)	Plaintiff and Defendant are common law m	narried, havin	g entered into a	common
law ma	arriage	before January 1 1997 as of			•
		4.			
	The D	efendant and I separated on		and hav	e remained
in a bo	na fide	state of separation since that date.			
		5.			
	There	are minor children born	of the marria	ge.	
Name:			DOB:	Sex:	
Name:	•		DOB:	Sex:	
Name:			DOB:	Sex:	
Name:			_ DOB:	Sex:	
		6.			
		Child Custody (Check only or	ne: a, b or c	)	
	a)	It is in the best interest of the minor children	en for		
		to have sole legal and	physical cust	ody.	
	b)	Plaintiff and Defendant are both fit to share	e both tempo	rary and perma	nent joint
legal c	ustody	of the minor child(ren). It is in the best inte	rest of the mi	inor child(ren)	for
		to have primary physical cu	ıstody.		
	c)	Plaintiff and Defendant have agreed that it	is in the best	interest of the	minor
childre	en for t	he parties to have joint legal and physical cu	stody. The p	hysical custody	7
arrang	ement	will be as follows:			
-					

For the past five years, the children lived at the following addresses with the following persons:

Address	Dates		Lived With
			-
			***************************************
	8.		
Other cour	t actions concerning the child	dren (Choose only	one: a or b)
□ a) Plaintiff	f asserts that $\Box$ he/ $\Box$ she has no	ot participated as a j	party or a witness or in
any other capacity in a	ny other litigation concerning t	he children named	above, and knows of ne
other proceeding conce	erning the minor children in thi	s or any other state	. No person other than
the parties to this action	n has physical custody of the n	ninor children or an	y claim to custody or
visitation with the mine	or children.		
□ b) The mir	nor children have been involved	d in the following a	actions:
(Please tell the court	about the following types of ac	ctions: custody, vis	itation, family violence
protec	ctive orders, termination of par	ental rights, and ad	doption.)
County/State/Court	Type of Custody Action	Date Filed	<u>Status</u>
		Agricultura de la companya della companya della companya de la companya della com	
			<u></u>
	9,		:

custody of the children or claims to have custody or visitation rights with respect to the minor

children.

The following persons who are not a party to this proceeding have custody or visitation rights with the minor children:

Nam	e Claim
	10.
	Plaintiff is entitled to a divorce from the Defendant upon the statutory grounds that the
marr	iage is irretrievably broken and there is no hope of reconciliation, under O.C.G.A. § 19-5-
3(13)	).
	11.
	The parties have entered into a settlement agreement that resolves all issues as to an
equit	able division of property and debts, as well as alimony and child support.
	WHEREFORE, Plaintiff respectfully requests:
	a) That the parties herein be totally divorced;
	b) That the Court adopt and incorporate the parties' settlement agreement into a final
judgı	ment and decree in this matter;
	c) That the Wife's name be changed back to her maiden name,
	d) That the Court enter an Order for Child Support;
	e) That the Court award such other and further relief as the it deems equitable and just.
Resp	ectfully submitted this the day of, 20
	, 20
Plain	tiff pro se [Sign here]
	tiff's Address:
Plain	tiff's Telephone(s):
Defe	ndant's Address:
	ndant's Telephone(s):

IN THE SUPERIOR COURT OF STATE (	COUNTY OF GEORGIA
Plaintiff, )  v. )  Defendant. )	Civil Action No.
VERI	FICATION
Personally appeared before me the uncin this Complaint are true and correct to the be	Plaintiff pro se
Sworn to and subscribed before me this day of	[Sign in the presence of a Notary Public]
Notary Public, State of Georgia	***************************************
My Commission Expires:	

Action No.  E AND SUMMONS service of the above Summons and a copy of said Complaint, and
E AND SUMMONS service of the above Summons and
service of the above Summons and
a copy of said Complaint, and
dant <i>pro se</i> n the presence of a Notary Public]
<u>.</u>

COUNTY
EORGIA
Civil Action No.
•
YS AFTER SERVICE AND O TRIAL BY JURY
neir signatures below, waive their right to trial
a divorce in this action any time thirty-one
of service or after service has been perfected.
Plaintiff pro se [Sign in the presence of a Notary Public]
· ·
,
-
Defendant <i>pro se</i> [Sign in the presence of a Notary Public]
0

IN THE SUPER	COURT OF		COUNTY
	STATE OF G	EORGIA	
	,		
	, )		
Plaintiff,	<u> </u>		
	)	Cincil Antino NT	
<b>/.</b>	<i>)</i>	Civil Action No.	
	, )		
Defendant.	)		
		LEDGEMENT OF SERV E AND PERSONAL JUI	
Ι,	, the	named Defendant in the a	bove-styled case, after
peing duly sworn do her	eby depose and say that	I am a resident of	County,
	(state), and that the	e Plaintiff in the above-sty	led case is a resident o
	County, Georgia.	I affirm that I have receive	ed a copy of said
Petition/Complaint, and		all further notice, service,	
process.		, ,	
	informed that I have a co	onstitutional right to a tria	hy judge or jury on
		and with that knowledge, I	
	·		
	•	dence, and consent to ven	ue and personal
urisdiction in the county	of this superior court.		
This day of		, 20	
		÷	
		, <del></del>	, Affiant
		[Sign in the Pro	esence of a Notary Public]
Sworn to and subscribed	before me		
this day of		, 20	
	i i		
		· · · · · · · · · · · · · · · · · · ·	
Notary Public, State of G			
My Commission Expires:			

IN THE SUPERIOR CO	URT OF	COUNTY
	STATE OF GEORGIA	
Plaintiff, v.  Defendant.	\$ Civil Action \$ File No	
	SUMMONS	
To the above-named defendant:		_
You are hereby summoned	l and required to file with the Clerk	of said Court and serve
upon	, the	e pro se plaintiff, whose
address is		an answer to the
complaint which is herewith serve	ed upon you, within 30 days after se	ervice of this summons upon
you, exclusive of the day of service	e. If you fail to do so, judgment by	default will be taken agains
you for the relief demanded in the	complaint.	
This day of	, 20	•
Clerk of Superior Court,		

	, Plaintiff	)		
Vs.		) Civil Action	n No	
·	, Defendant	)		
	DOMESTIC RELATIONS	EINANCIAL AFFIDAN	/IT OF HISODAND	
1. AFFIAI	NT'S NAME:			
	e's Name:		Age	
	of Marriage:		-	
	s and birth dates of children <u>for</u>	. *		
Name		Date of Birth	Resides with	
***************************************				
-				
Names	s and birth dates of affiant's oth			
Name		Date of Birth	Resides with	
<del></del>		and the second s		
<del>Landard de la constantida</del>		y and the second	,	,
2. SUMM	ARY OF AFFIANT'S INCOME	AND NEEDS		
(a) Gro	oss monthly income (from item	3A)	\$	
(b) Net	monthly income (from item 30	;)	-	
(c) Ave	rage monthly expenses (item 5	5A)	\$	
	Monthly payments to credi	tors	+	
	Total monthly expenses ar	id navmante		

# (subsections (d) & (e) deleted)

# 3. A. AFFIANT'S GROSS MONTHLY INCOME (complete this section or attach Child Support Schedule A) (All income must be entered based on monthly average regardless of date of receipt.) Salary or Wages ATTACH COPIES OF 2 MOST RECENT WAGE STATEMENTS Commissions, Fees, Tips Income from self-employment, partnership, close corporations, and independent contracts (gross receipts minus ordinary and necessary expenses required to produce income) ATTACH SHEET ITEMIZING YOUR CALCULATIONS Rental Income (gross receipts minus ordinary and necessary expenses required to produce income) ATTACH SHEET ITEMIZING YOUR CALCULATIONS Bonuses \$ Overtime Payments Severance Pay \$\_\_\_\_ Recurring Income from Pensions or Retirement Plans \$\_\_\_\_\_ Interest and Dividends Trust Income Income from Annuities Capital Gains Social Security Disability or Retirement Benefits. Workers' Compensation Benefits \$\_\_\_\_\_ **Unemployment Benefits** Judgments from Personal Injury or Other Civil Cases \$\_\_\_\_\_ Gifts (cash or other gifts that can be converted to cash) Prizes/Lottery Winnings

Alimony and maintenance from persons not in this case

•					
Assets which are use	d for support of far	mily	· \$		
Fringe Benefits (if sig	nificantly reduce liv	ving expenses)	\$		
Any other income (do	NOT include mea	ns-tested			
Public assistance, su			\$_		
GROSS MONTHLY I			\$_	Paralla and the same of the sa	
(prior section B delete B. Affiant's Net Mont		mplovment			
	ate and federal tax		\$	. '-	PROGRAMMA.
Affiant's pay perio	d (i.e., weekly, mo	nthly, etc.)			
Number of exemp	tions claimed				
4. ASSETS		- Constant			
(If you claim or agree	that all or part of a	in accot la non marit	al indianta the ne		·
(If you claim or agree under the appropriate	that all or part of a spouse's column	in asset is non-marit and state the amour	al, indicate the no it and the basis: r	n-marital port pre-marital, git	ion ft.
(If you claim or agree under the appropriate inheritance, source of	spouse's column	in asset is non-marit and state the amour	al, indicate the no nt and the basis: r	n-marital port ore-marital, git	ion f <u>t,</u>
under the appropriate inheritance, source of	spouse's column funds, etc.).	and state the amour	nt and the basis: r	n-marital port ore-marital, gil	ion f <u>t,</u>
under the appropriate inheritance, source of	spouse's column	in asset is non-marit and state the amour Separate Asset of the Husband	al, indicate the no nt and the basis: r Separate Asset of the Wife	ore-marital, gil Basis	s of the
under the appropriate inheritance, source of Description	spouse's column funds, etc.).	and state the amour  Separate Asset	nt and the basis: p	ore-marital, gil Basis	<u>ft,</u>
under the appropriate inheritance, source of Description  Cash	spouse's column funds, etc.).	and state the amour  Separate Asset	nt and the basis: p	ore-marital, gil Basis	s of the
under the appropriate inheritance, source of Description  Cash	spouse's column funds, etc.).	and state the amour  Separate Asset	nt and the basis: p	ore-marital, gil Basis	s of the
under the appropriate inheritance, source of  Description  Cash  Stocks, bonds  CD's/Money Market	spouse's column funds, etc.).	and state the amour  Separate Asset	nt and the basis: p	ore-marital, gil Basis	s of the
under the appropriate inheritance, source of  Description  Cash  Stocks, bonds  CD's/Money Market Accounts	spouse's column funds, etc.).  Value  \$\$	and state the amour  Separate Asset	nt and the basis: p	ore-marital, gil Basis	s of the
under the appropriate inheritance, source of  Description  Cash  Stocks, bonds  CD's/Money Market Accounts  Bank Accounts	spouse's column funds, etc.).  Value  \$\$	and state the amour  Separate Asset	nt and the basis: p	ore-marital, gil Basis	s of the
under the appropriate inheritance, source of  Description  Cash  Stocks, bonds  CD's/Money Market Accounts  Bank Accounts	spouse's column funds, etc.).  Value  \$\$	and state the amour  Separate Asset	nt and the basis: p	ore-marital, gil Basis	s of the
under the appropriate inheritance, source of  Description  Cash  Stocks, bonds  CD's/Money Market Accounts  Bank Accounts	spouse's column funds, etc.).  Value  \$ \$ \$ \$	and state the amour  Separate Asset	nt and the basis: p	ore-marital, gil Basis	s of the
under the appropriate inheritance, source of  Description  Cash  Stocks, bonds  CD's/Money Market Accounts  Bank Accounts	spouse's column funds, etc.).  Value  \$ \$ \$ \$ \$ \$ \$	and state the amour  Separate Asset	nt and the basis: p	ore-marital, gil Basis	s of the
under the appropriate inheritance, source of Description  Cash Stocks, bonds  CD's/Money Market Accounts  Bank Accounts (list each account):	spouse's column funds, etc.).  Value  \$\$  \$\$  \$\$  \$\$	and state the amour  Separate Asset	nt and the basis: p	ore-marital, gil Basis	s of the
under the appropriate inheritance, source of Description  Cash Stocks, bonds  CD's/Money Market Accounts  Bank Accounts (list each account):	spouse's column funds, etc.).  Value  \$ \$ \$ \$ \$ \$ \$	and state the amour  Separate Asset	nt and the basis: p	ore-marital, gil Basis	s of the
under the appropriate inheritance, source of Description  Cash Stocks, bonds  CD's/Money Market Accounts  Bank Accounts (list each account):	spouse's column funds, etc.).  Value  \$\$  \$\$  \$\$  \$\$	and state the amour  Separate Asset	nt and the basis: p	ore-marital, gil Basis	s of the

Real Estate:									
home:	\$						· · · · · · · · · · · · · · · · · · ·		
debt owed:	\$			•				,	
other:	\$		···		•		-		
debt owed:	\$			•					.,
Automobiles/Vehicles: Vehicle 1:		······································			. —————————————————————————————————————				
debt owed: <u>Vehicle 2:</u>	<b>c</b>				-				
debt owed:	\$					٠			
Life Insurance (net cash value):	\$	· · · · · · · · · · · · · · · · · · ·		·	·		,		
Furniture/furnishings:		•							
Jewelry:								·	
Collectibles:	\$				<u>.</u>				,
Other Assets:	\$				• · · · · · · · · · · · · · · · · · · ·			<del></del>	
	\$						initario in the same of the sa		· · · · · · · · · · · · · · · · · · ·
Personal									·
property of the second									
Total Assets:	\$					,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			·
5. A. AVERAGE MONT	THLY EXP	ENSES	•					*	
HOUSEHOLD Mortgage or rent paym	ents	\$		Cable TV	,		\$		
Property taxes \$			_ Misc. household and grocery Items		grocery	\$			
Homeowner/Renter Ins	urance	\$		Meals ou	tside the ho	me	\$		
Electricity		\$		Other			\$		
Water		\$		_ AUTOMOBILE			,		٠
Garbage and Sewer	•	\$	•	Gasoline	and oil		\$		

			·			
Talauto			Repairs	\$		
Telepho re	ne: esidential line:	\$	Auto tags and license	\$		
Ċ	ellular telephone:	\$	Insurance	\$		
Gas	· •	\$	OTHER VEHICLES (boats, trailers, RVs, etc.)			
Repairs	and maintenance:	\$	Gasoline and oil	\$	· ·	
Lawn Ca	ire	<b>.</b>	<u>Repairs</u>	\$		
Pest Cor	ntrol s	ß	Tags and license	\$	*.	
			<u>Insurance</u>	\$	***************************************	
CHILDR	EN'S EXPENSES		AFFIANT'S OTHER EXP	ENSES	•	
Child car	e (total monthly cost)	\$	Dry cleaning/laundry		\$	
School to	uition	\$	Clothing		\$	
Tutoring		\$	Medical, dental, prescript	ion		
Private le	essons (e.g., music, dance)	\$	(out of pocket/uncovered ex Affiant's gifts (special holi	•	\$ \$	
School s	upplies/expenses	\$	Entertainment	uays <u>)</u>	\$ \$	
Lunch M	oney	\$	Recreational Expenses (e	9.g.,	\$	
Other Ed	ucational Expenses (list)		Vacations	,	\$	
		\$	Travel Expenses for Visita	ation	\$	
		\$	Publications		\$	
Allowanc	e	\$	Dues, clubs		\$	
Clothing		\$	Religious and charities		\$	
Diapers		\$	Pet expenses		\$	
Medical, (out of po	dental, prescription cket/uncovered expenses)	\$	Alimony paid to former sp	ouse	\$	
Grooming	•	\$	Child support paid for othe children	<u>∍r</u> .	\$	
Gifts from	children to others	\$		<u>rder</u> :	Manager State Control of the S	
	*		·			

Entertainment	\$	Other (	attach she	et)	\$
Activities (including extra-curricu school, religious, cultural, etc.)	lar, \$				
Summer Camps	\$				
OTHER INSURANCE Health	\$ \$ \$ \$	\$ \$ \$ 	,		
Other(specify):	\$	·			<b>.</b>
	ТОТ	AL ABOVE E	XPENSES	\$ \$	
B. PAYMENTS TO CREDITORS	·	1		Astrono S	
To Whom:	Balance Due	Monthly Payment	Joint	(please ch	Defendant
					Charles and the same of the sa
,					
			<del>- </del>	ļ	

TOTAL MONTHLY PAYMENTS TO CREDITORS: \$\_\_\_\_\_

		·	
, 20			
, 20	•		
	•		e e
Manage Control of the	•		

•	•		
In the Superio	r Court of	County, Georgia	
, Plai	) . intiff )		
vs, Def	)	n No	
	,		
	ELATIONS FINANCIAL AFFIC	AVIT OF WIFE	
1. AFFIANT'S NAME:		Age	
Spouse's Name:		Age	
	Date of Separ		
Names and birth dates of chil	ldren for whom support is to be	e determined in this action:	
Name	Date of Birth	Resides with	
		Nesides Will	
·			
Names and birth dates of affin	ant's other children:	,	
Names and birth dates of affin	ant's other children:	,	
Names and birth dates of affin	ant's other children:	,	
Names and birth dates of affice Name	ant's other children: Date of Birth	,	
Names and birth dates of affine Name  Summary of Affiant's In	ant's other children:  Date of Birth  NCOME AND NEEDS	Resides with	
Names and birth dates of affice Name  2. SUMMARY OF AFFIANT'S IN  (a) Gross monthly income (from	ant's other children:  Date of Birth  NCOME AND NEEDS  om item 3A)	,	
Names and birth dates of affine Name  Summary of Affiant's In	ant's other children:  Date of Birth  NCOME AND NEEDS  om item 3A)	Resides with	
Names and birth dates of affice Name  2. SUMMARY OF AFFIANT'S IN  (a) Gross monthly income (from	ant's other children:  Date of Birth  NCOME AND NEEDS  om item 3A)  item 3C)	Resides with	

# (subsections (d) & (e) deleted)

<ol><li>A. AFFIANT'S GROSS MONTHLY INCOME (complete this section of Schedule A)</li></ol>	or attach Child Support
(All income must be entered based on monthly average regardless of c	late of receipt.)
Salary <u>or Wages</u> ATTACH COPIES OF 2 MOST RECENT WAGE STATEMENTS	\$
Commissions, Fees, Tips	\$
Income from self-employment, partnership, close corporations, and independent contracts (gross receipts minus ordinary and necessary expenses required to produce income)  ATTACH SHEET ITEMIZING YOUR CALCULATIONS	\$
Rental Income (gross receipts minus ordinary and necessary expenses required to produce income)  ATTACH SHEET ITEMIZING YOUR CALCULATIONS	\$
Bonuses .	\$
Overtime Payments	\$
Severance Pay	\$
Recurring Income from Pensions or Retirement Plans	\$
nterest and Dividends	\$
Trust Income	\$
ncome from Annuities	\$
Capital Gains	\$
Social Security Disability or Retirement Benefits	\$
Vorkers' Compensation Benefits	\$
Inemployment Benefits	\$:
udgments from Personal Injury or Other Civil Cases	\$
Sifts (cash or other gifts that can be converted to cash)	\$
rízes/Lottery Winnings	\$
limony and maintenance from persons not in this age.	

			•	
•				
Assets which are use	ed for support of fa	mily	\$	·
Fringe Benefits (if sig	nificantly reduce li	ving expenses)	\$	:
Any other income (do Public assistance, su	o NOT include mea uch as TANF or foo	ns-tested d stamps)	\$	
GROSS MONTHLY			\$	
(prior section B delet C. Affiant's Net Mon (deducting only s	<u>ed)</u> thly Income from e tate and federal ta:	mployment kes and FICA)	\$	
Affiant's pay perio	od (i.e., weekly, mo	onthly, etc.)	,	
	otions claimed			*
4. ASSETS	Philippina			
(If you claim or agree under the appropriate inheritance, source or	spouse's column	and state the amour	nt and the basis: pre	e-marital, gift,
Description	Value	Separate Asset of the Husband	Separate Asset of the Wife	Basis of the Claim
Cash	\$	•		
• •		+		
Stocks, bonds	\$			
CD's/Money Market	\$ \$			
CD's/Money Market Accounts Bank Accounts	\$ \$			
CD's/Money Market Accounts Bank Accounts	\$ \$ \$			
Stocks, bonds CD's/Money Market Accounts Bank Accounts (list each account):				
CD's/Money Market Accounts Bank Accounts	\$			
CD's/Money Market Accounts Bank Accounts (list each account):  Retirement Pensions,	\$ \$ \$			
CD's/Money Market Accounts Bank Accounts	\$ \$			
CD's/Money Market Accounts Bank Accounts (list each account):  Retirement Pensions, 401K, IRA, or Profit Sharing	\$\$ \$\$			
CD's/Money Market Accounts Bank Accounts (list each account):  Retirement Pensions, 101K, IRA, or Profit Sharing  Money owed you:  Fax Refund	\$\$ \$\$ \$\$			

Real Estate:					*			
home:	\$			P				٠,
<u>debt owed:</u>	\$						•	***************************************
other:	\$						*	
<u>debt owed:</u> Automobiles/Vehicles: <u>Vehicle 1:</u>	\$ \$				,			
debt owed: <u>Vehicle 2:</u> debt owed:	\$ \$ \$							
Life Insurance (net cash value):	· #							
Furniture/furnishings:	\$							
Jewelry:	\$							
Collectibles:	\$	:	****					
Other Assets:	\$						1	
	\$							
	\$		<del></del>		-			
	\$			i.		·		
Total Assets:	\$	<u> </u>						
5. A. AVERAGE MONT	HLY EXPENS	SES		ť				
HOUSEHOLD Mortgage or rent payme	ents \$	•	Cable TV			\$		
Property taxes	\$		Misc. hou	sehold and	grocery	\$		*
Homeowner/Renter Ins	urance \$		Meals out	side the hon	ne	\$		
Electricity	\$.		Other			\$	<del></del>	
Water	\$		AUTOMO		ŕ	_		
Garbage and Sewer	\$		Gasoline a	and oil		\$	<del></del>	

			•
			·
Telephone:		Repairs	\$
residential line:	\$	Auto tags and license	\$
<u>cellular telephone</u> :	\$	Insurance	\$
Gas	\$	OTHER VEHICLES	
		(boats, trailers, RVs, etc. Gasoline and oil	<u>\$</u>
Repairs and maintenance:	\$	Repairs	Ψ
Lawn Care	\$		<b>\$</b>
Pest Control	\$	Tags and license	\$
		Insurance	\$
CHILDREN'S EXPENSES		AFFIANT'S OTHER E	XPENSES
Child care (total monthly cost)	. \$	Dry cleaning/laundry	· \$
School tuition	\$	Clothing	\$
Tutoring	\$	Medical, dental, prescr	• • • • • • • • • • • • • • • • • • • •
Private lessons (e.g., music, da	nce) \$	(out of pocket/uncovered	expenses) \$
		Affiant's gifts (special h	olidays) \$
School supplies/expenses	\$	Entertainment	\$
Lunch Money	\$	Recreational Expenses	(e.g., \$
0// 18 / 4 / 5	•	<u>fitness)</u>	
Other Educational Expenses (lis	<u>st)</u>	Vacations	\$
	<u> </u>	Travel Expenses for Vis	sitation \$
	\$	Publications	\$
Allowance	\$	Dues, clubs	\$
Clothing	\$	Religious and charities	\$
Diapers	\$	Pet expenses	. \$
Medical, dental, prescription (out of pocket/uncovered expens	ses) \$	Alimony paid to former	spouse \$
Grooming, hygiene	\$	Child support paid <u>for ot</u> children	<u>ther</u>
Gifts from children to others	\$	Date of initia	Ψ

Entertainment	\$	Other (attach sheet)	\$
Activities (including extra-curricular, school, religious, cultural, etc.)	\$	-	
Summer Camps	\$	-	
OTHER INSURANCE			
Health	\$	_	
Child(ren)'s portion:		\$	
Dental Child(ron)'s partiant	\$		
Child(ren)'s portion: Vision	\$	\$	
Child(ren)'s portion:	φ	- •	•
Life	\$	Ψ	
Relationship of Beneficiary:	,	-	
Disability	\$	-	
Other(specify):	\$		
·	TOTAL	ABOVE EXPENSES \$	
R PAYMENTS TO CREDITORS			

	T		(please ch	eck one)
Balance Due	Monthly Payment	Joint	Plaintiff	Defendant
	·			
	e de la companya de l			
	Balance Due		Payment	Payment

TOTAL MONTHLY PAYMENTS TO CREDITORS:	\$	
--------------------------------------	----	--

•

TOTAL MONTHLY EXPENSES: \$	
This day of	, 20
Affiant [Sign in the presence of a Notary Public]	<del></del>
Sworn to and subscribed before me	•
This day of	, 20
	·
Notary Public, State of Georgia  My Commission Expires:	

IN THE SUPERIOR COURT OF	COUNTY
STATE OF GE	ORGIA
, )	
)	
Plaintiff,	
v. ·	Civil Action No.
· · · · · · · · · · · · · · · · · · ·	Civil Action No.
, )	·
)	
Defendant. )	
SETTLEMENT AG	REEMENT
This is an agreement by and between	[Name],
(nereinaliter referred to as "Husband") and	[Name],
(hereinafter referred to as "Wife").	
WHEREAS, the parties are married but are co	urrently living in a hone fide state of
separation;	urrentry fiving in a bona fide state of
WHEREAS, the child(ren) born as issue of th	ne marriage is/are:
Namai	DOD.
Name:	DOB:
Name:	DOB:
Name:	DOB:
Name:	DOR:
Name:	DOB:
WHEREAS, the parties desire to settle between	en themselves all questions of division of
property, child custody, visitation, child support, alim	nony, and all other rights and obligations
arising out of their marital relationship:	
NOW, THEREFORE, in consideration of the	mutual coverants hereinafter contained the
parties agree as follows:	the state of the s
-	

#### **SEPARATION**

1.

The parties shall continue to live separate and apart and each shall be free from interference, molestation, authority and control, direct or indirect, by the other, as fully as if sole and unmarried, and each may reside at such place or places as he or she may select. **CUSTODY AND VISITATION** 2. The parties agree that the welfare of the child(ren) is of paramount importance and each agrees to foster and encourage a feeling of affection between themselves and the child(ren). Neither party shall do anything to hamper the natural development of the children's love and respect for the other party. 3. Legal and physical custody (Check only one: a, b, or c) The Husband | Wife shall have the temporary and permanent legal and physical custody of the minor child (ren) born as issue of the marriage. b) The Husband and Wife shall share joint legal custody of the minor child (ren). The parties shall share decision-making concerning the children; however, the  $\square$  Husband/  $\square$ Wife shall have the right to make the final decision in the event the parties cannot agree. Primary physical custody of the minor child (ren) shall be with the 

Husband/

Wife as follows: Secondary physical custody shall be with the  $\square$  Husband/  $\square$  Wife as follows: The Husband and Wife shall share joint legal custody and joint physical custody c) of the minor child (ren). Physical custody shall be shared by the parties as follows:

The parties shall share decision making concerning the child (ren); however, in the event the parties cannot decide, the  $\square$  Husband/ $\square$  Wife shall be the tiebreaker and make the final decision.

4.

Visitation	(Choose	only	one:	a	or	b	`
------------	---------	------	------	---	----	---	---

□ a) as follows:	The □ Husband/□ Wife shall have the right of visitation with the minor children
□ b) The	e visitation schedule is attached hereto and incorporated herein.
	CHILD SUPPORT
Worksheet.	e go to <a href="http://www.georgiacourts.org/csc/">http://www.georgiacourts.org/csc/</a> and complete the Child Support Then print it out and include it in your divorce papers. <a href="Your papers will NOT">Your papers will NOT</a> for filing without these documents.
	5.
	Child support amount
continuing per of eighteen (1 exceed age tw	Husband/Wife shall pay to the Husband/Wife, as support of the minor child(ren), the  * per □week/ □bi-weekly/ □ month, starting on, and  r □week/ □bi-weekly/ □ month thereafter until each respective child reaches the age 8), or so long as the child is enrolled in and attending secondary school (not to venty (20)), marries, dies, or becomes otherwise emancipated. The child support all be reduced as follows as each child becomes emancipated:
*This amount w	vas derived from line 13 of the Child Support Worksheet, which is attached hereto as Exhibit 1.
	6.
	Child support method of payment (Check only one: a or b)
□ a) following add	
Income Dedu	. No ction Order will be entered into at this time. However, when ever in violation of

the terms of this Agreement, there shall have been a failure to make the support payments due hereunder so that the amount unpaid is equal to or greater than the amount payable for one (1) month, the payments required to be made may be collected by the process of continuing garnishment for support. In the event \( \precedet \) Husband/\( \precedet \) Wife fails to pay any child support obligation in this Agreement on a timely fashion on any three (3) occasions in any twelve (12) month period, the parties agree that an income deduction order shall then be entered. All payments of child support shall be paid by the employer of the non-custodial parent pursuant to an income deduction order. All payments of child support shall be paid to Georgia Child Support Enforcement pursuant to an Income Deduction Order. 7. Health insurance The | Husband/ | Wife shall maintain a policy of medical, dental, and hospitalization insurance for the benefit of the minor child(ren) for so long as the child support obligation set forth herein exists. Costs not covered under the insurance policy shall be divided between Husband and Wife as follows: The | Husband/ | Wife shall provide the | Husband/ | Wife with an insurance identification card or such other acceptable proof of insurance coverage and shall cooperate with the Husband \( \pi \) Wife in submitting claims under the policy. 8. Alimony (Check only one: a or b) The Husband | Wife shall pay to the Husband | Wife as alimony the sum a) per week/month, to be paid beginning on and to continue of\$ thereafter until the | Husband/ | Wife remarries or dies. The parties hereby expressly waive alimony for the past, present, and future. Division of property (Check only one: a, b or c) a) The parties acknowledge that they have no marital property to divide. The parties acknowledge that they have previously made a division of their b) household furniture, furnishings, household goods, equipment, and other such personalty. Neither party shall claim any of the property in the possession of the other as of the date of the signing of this agreement. The parties acknowledge that they possess various items of jointly owned property, which shall be divided as follows:

		1)	To the Wi	ife:	
		2)	To the Hu	ısband:	
				10.	
			Divisi	on of Debts (Check or	nly one: a or b)
	a)	The par	ties ackno	owledge that they have	no outstanding joint debts.
	b)	The par	rties agree	to the division of debts	ts as indicated below:
	(	Creditor		Amount	Responsible Party
The	respons ection o	ible party n these ob	indemnificing indemnificing indexentions.	es and holds harmless t	the non-responsible party for any
				11.	
				Name restorati	tion
	The	parties req	uest that V	Wife's name be restored	ed to
				12.	
	,			Binding Agreem	nent
□ volu				e that they have entered result of any duress or a	d into this Agreement freely and any undue influence.

# No Agreements other than this one

This Agreement constitutes the entire under	standing of the parties. There are no
representations, warranties, covenants, or undertaki	ing other than those expressiv set forth herein.
14.	
Enforceal	bility
It is expressly understood that this Agreeme live in a state of separation or to proceed with an active either party shall bring or maintain an action for distagreement shall be presented to the court and incordecree concerning the matters provided herein. No Agreement shall survive and be enforceable independent.	solution of the marital relationship, this porated by reference into any judgment or twithstanding such incorporation, this
IN WITNESS WHEREOF, the parties have, 20 .	signed their names, this day of
, 20	
	Wife
	[Sign in the presence of a Notary Public]
Sworn to and subscribed before me this day of, 20	) .
Notary Public	· 
My Commission Expires:	
	Husband
	[Sign in the presence of a Notary Public]
Sworn to and subscribed before me this day of, 2	20
Notary Public My Commission Expires:	

# IN THE SUPERIOR COURT OF \_\_\_\_\_ COUNTY STATE OF GEORGIA

Plaintiff, ) vs. )		) Civil Action
		) Case Number
Defendant.		) )
		PARENTING PLAN
parties to m	eet the requirements of OC	s of this plan and this information has been furnished by both CGA Section 19-9-1. The parties agree on the terms of the formation provided, as shown by their signatures at the end of
() This plan	has been prepared by the	judge.
This plan	() is a new plan.	
	() modifies an existing	Parenting Plan dated
	() modifies an existing	Order dated
	Child's Name	Date of Birth
I. Custody a	nd Decision Making:	
A. L	egal Custody shall be (ch	noose one:)
	() with the Mother () with the Father () Joint	

# B. Primary Physical Custodian

For each of the children named below the primary physical custodian shall be:

	d/o/b:	() Mother	() Father	() Joint
The state of the s	d/o/b:	() Mother	() Father	() Joint
	d/o/b:	() Mother	() Father	() Joint
Activity of the second	d/o/b:	() Mother	() Father	() Joint
	d/o/b:	() Mother	() Father	() Joint

WHERE JOINT PHYSICAL CUSTODY IS CHOSEN BY THE PARENTS OR ORDERED BY THE COURT, A DETAILED PLAN OF THE LIVING ARRANGEMENTS OF THE CHILD(REN) SHALL BE ATTACHED AND MADE A PART OF THIS PARENTING PLAN.

# C. Day-To-Day Decisions

Each parent shall make decisions regarding the day-to-day care of a child while the child is residing with that parent, including any emergency decisions affecting the health or safety of a child.

#### D. Major Decisions

Major decisions regarding each child shall be made as follows:

Educational decisions	() mother () father () joint
Non-emergency health care	() mother () father () joint
Religious upbringing	() mother () father () joint
Extracurricular activities	() mother () father () joint
	() mother () father () joint
	() mother () father () joint
E. Disagreements Where parents have elected joint any disagreements in decision-m	t decision making in Section I.D above, please explain how taking will be resolved.

### II. Parenting Time/Visitation Schedules

# A. Parenting Time/Visitation

During the term of this parenting plan the non-custodial parent shall have at a minimum the following rights of parenting time / visitation (choose an item):

() The weekend of the first and third Friday of each month.
() The weekend of the first, third, and fifth Friday of each month.
() The weekend of the second and fourth Friday of each month.
() Every other weekend starting on
() Eachstarting ata.m./p.m. and endinga.m./p.m.
() Other:
() and weekday parenting time / visitation on (choose an item):
() None () Every Wednesday Evening () Every other Wednesday during the week prior to a non-visitation weekend. () Every and evening. () Other:  For purposes of this parenting plan, a weekend will start at a.m./p.m. on [Thursday /
Friday / Saturday / Other:] and end ata.m./p.m. on [Sunday / Monday / Other:].
Weekday visitation will begin ata.m./p.m. and will end [atp.m. / when the child(ren) return(s) to school or day care the next morning / Other:].  This parenting schedule begins:
() OR () date of the Court's Order (day and time)
B. Major Holidays and Vacation Periods
Thanksgiving
The day to day schedule shall apply unless other arrangements are set forth:
beginning

# Winter Vacation

The () mother () father shall have the child(ren) for the first period from the day and time school is dismissed until December at a.m./p.m. in () odd numbered years () even numbered years () every year. The other parent will have the child(ren) for the second period from the day and time indicated above until 6:00 p.m. on the evening before school resumes. Unless otherwise indicated, the parties shall alternate the first and second periods each year.
Other agreement of the parents:
Summer Vacation
Define summer vacation period:
The day to day schedule shall apply unless other arrangements are set forth:
beginning
Spring Vacation (if applicable)
Define:
The day to day schedule shall apply unless other arrangements are set forth:
beginning
Fall Vacation (if applicable)
Define:
The day to day schedule shall apply unless other arrangements are set forth:
beginning

# C. Other Holiday Schedule (if applicable)

Indicate if child(ren) will be with the parent in ODD or EVEN numbered years or indicate EVERY year: MOTHER FATHER Martin Luther King Day Presidents' Day Mother's Day Memorial Day Father's Day July Fourth Labor Day Halloween Child(ren)'s Birthday(s) Mother's Birthday Father's Birthday Religious Holidays: Other: Other: D. Other extended periods of time during school, etc. (refer to the school schedule) E. Start and end dates for holiday visitation For the purposes of this parenting plan, the holiday will start and end as follows (choose one): () Holidays that fall on Friday will include the following Saturday and Sunday () Holidays that fall on Monday will include the preceding Saturday and Sunday ( ) Other: \_\_\_\_\_

#### F. Coordination of Parenting Schedules

Check it applicable:
() The holiday parenting time/visitation schedule takes precedence over the regular parenting time/visitation schedule.
() When the child(ren) is/are with a parent for an extended parenting time/visitation period (such as summer), the other parent shall be entitled to visit with the child(ren) during the extended period, as follows:
G. Transportation Arrangements
For visitation, the place of meeting for the exchange of the child(ren) shall be:
The will be responsible for transportation of the child at the beginning of visitation.
The will be responsible for transportation of the child at the conclusion of visitation.
Transportation costs, if any, will be allocated as follows:
Other provisions:
H. Contacting the child
When the child or children are in the physical custody of one parent, the other parent will have the right to contact the child or children as follows:  () Telephone () Other:
() Limitations on contact:
I. Supervision of Parenting Time (if applicable)
() Check here if Applicable
Supervised parenting time shall apply during the day-to-day schedule as follows:

	Place:
	Person/Organization supervising:
	Responsibility for cost: () mother () father () both equally
	J. Communication Provisions
	Please check:
	() Each parent shall promptly notify the other parent of a change of address, phone number or cell phone number. A parent changing residence must give at least 30 days notice of the change and provide the full address of the new residence.
	() Due to prior acts of family violence, the address of the child(ren) and victim of family violence shall be kept confidential. The protected parent shall promptly notify the other parent, through a third party, of any change in contact information necessary to conduct visitation.
III. Ac	cess to Records and Information
	Rights of the Parents
	Absent agreement to limitations or court ordered limitations, pursuant to O.C.G.A. § 19-9-1 (b) (1) (D), both parents are entitled to access to all of the child(ren)'s records and information, including, but not limited to, education, health, extracurricular activities, and religious communications. Designation as a non-custodial parent does not affect a parent's right to equal access to these records.
	Limitations on access rights:
	<u>·</u>
	Other Information Sharing Provisions:

#### IV. Modification of Plan or Disagreements

Parties may, by mutual agreement, vary the parenting time/visitation; however, such agreement shall not be a binding court order. Custody shall only be modified by court order.

Should the parents disagree about this parenting plan or wish to modify it, they must make a good faith effort to resolve the issue between them.

## V. Special Considerations Please attach an addendum detailing any special circumstances of which the Court should be aware (e.g., health issues, educational issues, etc.) VI. Parents' Consent Please review the following and initial: 1. We recognize that a close and continuing parent-child relationship and continuity in the child's life is in the child's best interest. Mother's Initials: \_\_\_\_\_ Father's Initials: \_\_\_\_\_ 2. We recognize that our child's needs will change and grow as the child matures; we have made a good faith effort to take these changing needs into account so that the need for future modifications to the parenting plan are minimized. Mother's Initials: \_\_\_\_\_ Father's Initials: 3. We recognize that the parent with physical custody will make the day-to-day decisions and emergency decisions while the child is residing with such parent. Mother's Initials: Father's Initials: () We knowingly and voluntarily agree on the terms of this Parenting Plan. Each of us affirms that the information we have provided in this Plan is true and correct. Father's Signature Mother's Signature Sworn and subscribed Sworn and subscribed

before me this \_\_\_\_ day of

Notary Public

\_\_\_\_\_\_, 20\_\_\_\_\_.

before me this \_\_\_\_ day of

Notary Public

## ORDER

The Court has reviewed the foreg	oing Parenting Plan, and it is hereby made the order of	of this Court
This Order entered on	, 20	
	JUDGE	
	COUNTY SUPERIOR	R COURT

Plaintiff,  Plaintiff,  CIVIL ACTION NUMBER:  CHILD SUPPORT ORDER ADDENDUM  All parts of this Addendum must be completed and it must be attached to all temporary and final orders and judgments determining the amount of child support.  However, it is not required for orders on contempt motions.  [You must check one of the following boxes.]  () The parties have agreed to the terms of this Order and this information has been furnis by both parties to meet the requirements of O.C.G.A. § 19-6-15. The parties agree on terms of the Order and affirm the accuracy of the information provided, as shown by t signatures at the end of this Addendum.  or-  () This Addendum includes findings of fact and conclusions of law and fact made by Court, in compliance with O.C.G.A. § 19-6-15.  APPLICATION OF CHILD SUPPORT GUIDELINES. The statutory requirem of O.C.G.A. § 19-6-15 have been applied in reaching the amount of child support provided ur the final order in this action. The specifics are as follows:  1. Gross Income: The Father's gross monthly income (before taxes) is \$  2. Number of Children: The number of children for whom support is be provided in this Order is	r	COUNTY	COURT FOR _	N THE SUPERIOR	IN T	
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by both parties to meet the requirements of O.C.G.A. § 19-6-15. The parties agree on terms of the Order and affirm the accuracy of the information provided, as shown by the signatures at the end of this Addendum.  -or-  () This Addendum includes findings of fact and conclusions of law and fact made by Court, in compliance with O.C.G.A. § 19-6-15.  APPLICATION OF CHILD SUPPORT GUIDELINES. The statutory requirement of O.C.G.A. § 19-6-15 have been applied in reaching the amount of child support provided until the final order in this action. The specifics are as follows:  1. Gross Income: The Father's gross monthly income (before taxes) is \$		following boxes.}	ust check one of the fo	[You mus		
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<ol> <li>Number of Children: The number of children for whom support is be provided in this Order is</li> <li>Attachments: The Child Support Worksheet and Schedule E are attached and m</li> </ol>		the amount of child support provide	pplied in reaching t	§ 19-6-15 have been ap	O.C.G.A. § 19	
provided in this Order is  3. Attachments: The Child Support Worksheet and Schedule E are attached and m	<b>;</b>	- · · · · · · · · · · · · · · · · · · ·	_			1.
	ort is being	of children for whom support				2.
a part of this Addendum, along with other applicable Schedules.	ed and made		2.4			3.
4. Child Support Amount: The shall pay to, for the support of the minor children, the sum Dollars (\$) per month, beginning, 20 .	sum of	the minor children, the	the support of Dollars (\$	, for th		4.

## 5. Duration of Child Support

	[10u must check & complete only one of the following paragraphs,]
	() (a) Beyond Age 18 for High School: The child support shall continue monthly thereafter until each child reaches the age of eighteen, dies, marries, or otherwise becomes emancipated; provided that if a child becomes eighteen years old while enrolled or attending secondary school on a full-time basis, then the child support shall continue for the child until the child has graduated from secondary school or reaches twenty year of age, whichever occurs first.
	() (b) Stops at Age 18: The child support shall continue monthly thereafter until each child reaches the age of eighteen, dies, marries, or otherwise becomes emancipated.
	() (c) Until Further Order: This is not a final order, so the child support sha continue until further order of the Court.
	( ) (d) Until Specific Date: The child support shall continue monthly thereafter until
6.	Deviation from Presumptive Amount of Child Support
	[You must check & complete only one of the following paragraphs.]
	() (a) <b>No Deviation</b> : It has been determined that none of the Deviations allowed unde O.C.G.A. § 19-6-15 applies in this case, as shown by the attached <i>Schedule E</i> . The amount of support in Paragraph 4 above is the Presumptive Amount of Child Support shown on the attached <i>Child Support Worksheet</i> .
	() (b) <b>Deviation</b> : It has been determined that one or more of the Deviations allowe under O.C.G.A. § 19-6-15 applies in this case, as shown by the attached <i>Schedule E</i> . The Presumptive Amount of Child Support that would have been required under O.C.G.A. 19-6-15 if the deviations had not been applied is \$ per month, a shown on the attached <i>Child Support Worksheet</i> . The attached <i>Schedule E</i> explains the reasons for the deviation, how the application of the guidelines would be unjust of inappropriate considering the relative ability of each parent to provide support, and how the best interest of the children who are subject to this child support determination is served by deviation from the presumptive amount of child support.
7.	Health, Dental & Vision Insurance for Children
	[You must check & complete only one of the following paragraphs, (a) or (b).]
	() (a) Insurance Available: The following insurance for the children involved in the action is available at a reasonable cost to the through that parent employer, private insurance, or the Peach Care program:

<ul><li>() Health (medical, mental health and hospitalization)</li><li>() Dental</li><li>() Vision</li></ul>
So long as it remains available to that parent, the shall maintain the types of insurance checked above for the benefit of the minor children, until each child reaches the age of eighteen, dies, marries, or otherwise becomes emancipated; except that if a child becomes eighteen years old while enrolled in or attending secondary school or a full-time basis, then the insurance shall be continued for the child until the child has graduated from secondary school or reaches twenty years of age, whichever occurs first.
(1) The parent who maintains the insurance shall provide the other parent with an insurance identification card or such other acceptable proof of insurance coverage and shall cooperate with the other parent in submitting claims under the policy.
(2) All money received by one of the parties for claims processed under the insurance policy shall be paid within five (5) days after the party receives the money, to the other party (if that other party paid the applicable health care service provider) or to the applicable health care provider (if the provider has no been paid by one of the parties).
() (b) Insurance Not Available: Insurance (other than Medicaid) is not available at this time to either party at a reasonable cost. If health insurance for the children late becomes available to the parent who is required to pay child support for these children then that parent must obtain the following types of insurance, unless it is the being provided by the other parent:
Health (medical, mental health and hospitalization) Dental Vision
When insurance has been obtained by either party, Paragraphs 7 (a) (1) and (2) shall apply.
Uninsured Health Care Expenses: The shall pay % of all reasonable and necessary expenses incurred for the children's health care (including medical, dental mental health, hospital and vision care) that are not covered by insurance. The party who incurs a health care expense for one of the children shall provide verification of the amount to the other party. That other party shall reimburse the incurring party (or pay the health care provider directly) for the appropriate percentage of the expense, within fifteen (15) days after receiving the verification of a particular health care expense.
Parenting Time Amounts: The approximate number of days of parenting time per year according to the visitation order is days for the father and days for the Mother.

8.

9.

#### 10. Social Security Benefits

[You must check & complete only one of the following paragraphs.]

- () (a) Not Received: The children do not receive Title II Social Security benefits under the account of the parent ordered to pay child support.
- () (b) Received: The children receive Title II Social Security benefits under the account of the parent ordered to pay child support. The benefits received by the children shall be counted as child support payments, and shall be applied against the final child support order to be paid by that parent.
  - (1) If the amount of benefits received is less than the amount of support ordered, the obligor shall pay the amount exceeding the Social Security benefit.
  - (2) If the amount of benefits received is equal to or more than the amount of child support ordered, the obligor's responsibility is met and no further support shall be paid.
  - (3) Any Title II benefits received for the children's benefit shall be retained by the custodial parent or third-party custodian for the children's benefit, and it shall not be used as a reason for decreasing the final child support order or reducing arrearages.

#### 11. Modification:

[You must check & complete only one of the following paragraphs.]

- () (a) Not Modification Action: This is an initial determination of child support, not a modification action.
- () (b) Support Amount Not Modified: This action is a modification action, but the order does not modify the amount of child support that was previously ordered for these children. The date of the initial support order concerning this child support case was:
- () (c) Support Amount Modified: The order modifies the amount of child support that was previously ordered for these children. The basis for the modification is:
  - () (1) Substantial change in the income and financial status of the Father;
  - ()(2) Substantial change in the income and financial status of the Mother;
  - () (3) Substantial change in the needs of the Children;
  - () (4) The non-custodial parent failed to exercise visitation provided under the prior order;
  - () (5) The non-custodial parent has exercised more visitation than was provided in the prior order.

The date of the initial support order concerning this child support case was:

that the amount unpaid is equal to or great	child Support: Whenever, in violation of the angle of the support payments, so the support payments of the support payment
13.Income Deduction Order:	
[You must check & complete only one of th	e following paragraphs, (a), (b) or (c).]
() (a) An <i>Income Deduction Order</i> shall be § 19-6-32, for payment of the child support <i>Deduction Order</i> shall take effect:	e entered by the Court, under O.C.G.A. rt and alimony (if any) provided. The <i>Incom</i>
[To finish (a), you must check either	(1) or (2). Do not check both.]
()(1) immediately upon entry of -or-	the Court.
() (2) upon accrual of a delinquer	ncy equal to one month's support. The <i>Income</i> do by serving a "Notice of Delinquency," a
() (b) The parties agree that an Income De	duction Order is not immediately necessary.
	cause not to require income deduction, having of serve the children's best interests and that syment of any previously ordered support.
14. Type of Action:	
() Parties' Consent: We knowingly and voluntar affirms that the information we have provided in the	
Father's Signature	Mother's Signature
	Model o Signaturo
Third Party	Custodian
() Contested Hearing.	
***	**
Sworn and subscribed before me this day of, 20	Sworn and subscribed before me this day of, 20
Notary Public	Notary Public

## **ORDER**

() This Court has reviewed the formade the order of this Court.	pregoing Child Support Addendum, and it is hereby
-01'-	
() After a hearing in the above-stacts as shown on this <i>Child Support C</i>	tyled case, the Court hereby makes the findings of Order Addendum.
SO ORDERED, on this da	ay of, 20
	Judge of Superior Courts
•	Ogeechee Judicial Circuit
Prepared By:	
-	
WA 1000000000000000000000000000000000000	

IN THE SUPERIOR CO	URT OF	COUNTY
S	TATE OF GEO	RGIA
Plaintiff, v.  Defendant.	Ci	vil Action No.
FINAL J	UDGMENT AN	D DECREE
Upon consideration of this case, upon evic	lence submitted a	s provided by law, it is the judgment of the
Court that a total divorce be granted, that it	s to say, a divorce	e a vinculo matrimonii, between the parties to
the above stated case upon legal principles	; <b>.</b>	
It is considered, ordered, and decr	eed by the Court	that the marriage contract heretofore entered
into between the parties to this case, from	and after this date	e, be and is set aside and dissolved as fully and
effectually as if no such contract had ever	been made or ent	ered into.
Petitioner and Respondent in the f	uture shall be hele	d and considered as separate and distinct
persons altogether unconnected by any nu	ptial union or civi	il contract whatsoever and both shall have the
right to remarry.		
The Court restores to	,	her prior or maiden name, to
wit:		: Date of Birth:
		parties and filed with the court on the
day of	, 20,	is hereby incorporated into and made a
part of this Final Judgment and Decree of	Divorce.	

Based on the evidence presented, including the Child Support Worksheet, Schedules "A" through "E," incorporated by reference, and specifically the Child Support Worksheet and Schedule "E" attached hereto, and where applicable, Special Interrogatories also attached hereto, the Court finds as follows:

1. Children for whom support is being determined:

		Child	Date	of Birth	
***************************************	· · · · · · · · · · · · · · · · · · ·				
2. Danan	(a)	For purposes of Calculating		Orders that the Custodi	al
raren		e			-
4.4	(b)	For purposes of Calculating		Orders that the	
Nonc					1.
	(c)	The Court finds that the ame		'arent's parenting time	as
		e Order of Visitation is			
3.	(a)	The Court finds as set on Sc	chedule "A," the gross inco	ome of the Husband is \$	
	(b)	The Court finds as set on So	chedule "A," the gross inco		
4.	(a)	The Court finds as set on the	e."Child Support Workshe	et" and Schedule "R."	the
		Parent's Adjusted Income is	o oma support it onesie	or und bolledate 15,	inc
110110	astoura	Tarvite 5 Fragasion Indonto is	1.	\$	
(b)	The (	Court finds as set on the "Child	Support Worksheet" and	-	-
		ent's Adjusted Income is	bapport workshoot and	Solicidate B, the	
(c)		Court finds as set on the "Child	Support Worksheet" and	· ·	ec,
, ,,		ed Income		¢	
5.	-	Court finds as set by the "Child	Support Obligation Sched	hule Table" and ac lister	d on
		apport Worksheet" the Basic Ch		\$	u OII
6.	(a)	The Court finds as set on the	<del>-</del>		
		gation for the Custodial Parent		¢	
~~pp	J. C. O 011	Samura 101 and Capitodial 1 at Oll	<b>101</b>	Ψ	<del> </del> %
	(b)	The Court finds as set on the	e "Child Sunnart Warksho	et " the Basic Child	
Suppo		gation for the Noncustodial Par		\$	

	-
7. The Court finds that health insurance that provides for the health care needs of the chi	ld
□ is/□ is not reasonably available at a reasonable cost. If provided, it will be provided by	
and a service of the	
8. (a) The Court finds as set on the "Child Support Worksheet" and Schedule "D," t	he.
Presumptive Amount of Child Support for the Custodial Parent is \$	
(b) The Court finds as set on the "Child Support Worksheet" and Schedule "D,"	the
Presumptive Amount of Child Support due to the Non-custodial Parent is \$	
(c) The Court finds as set on the "Child Support Worksheet" and Schedule "D,"	the
Presumptive Amount of Child Support due to the Custodial Parent is \$	
9. The Court finds that the child receives benefits under Title II of the Federal Social	
Security Act on the obligor's account and the amount the child receives on a monthly basis is	
\$	
10. The Court has considered the existence of special circumstances and as set forth on the	
"Child Support Worksheet" and Schedule "E," has found the following special circumstances	
marked with an ["X"] to be present in this case.	
Note: Refer to Schedule "E" and, where applicable, "Special Interrogatories" attached hereto for an explanation for the reasons for the deviation, how the application of the Presumptive Amount of Child Support would have been unjust and how the best interest of the child for whom support is being determined will be served by a deviation from the Presumptive Amount of Child Support.	
A. High Income	
B. Low Income	
C. Other Health-Related Insurance	·
D. Life Insurance	
E. Child and Dependent Care Tax Credit	,
F. Travel Expenses	
G. Alimony	
H. Mortgage	
I. Permanent Plan or Foster Care Plan	
J. Extraordinary Expenses	
K. Parenting Time	
L. Non-Specific Deviations (Other)	•
	:

	11.	(a)	The Court finds as set on the "Child Suppor	t Worksheet" the Final Amount of
	Child S	Support	for the Custodial Parent is	\$
		(b)	The Court finds as set on the "Child Suppor	t Worksheet" the Final Amount of
	Child S	Support	for the Noncustodial Parent is	\$
		(c)	The Court finds as set on the "Child Suppor	t Worksheet" the Final Amount of
	Child S	Support	the Noncustodial Parent shall Pay the Custodi	al Parent is \$
	12.	(a)	The Court finds as set on the "Child Suppor	t Worksheet" that the Custodial
	Parent'	's alloca	ited Uninsured Health Care Expenses based or	their pro rata responsibility is
				\$
				%
		(b)	The Court finds as set on the "Child Suppor	t Worksheet" that the Noncustodial
	Parent	's alloca	ated Uninsured Health Care Expenses based or	n their pro rata responsibility is
				\$
				ž.
				%
	The No	oncustoc	lial parent,	
Support			lial parent, minor child(ren) at \$	, shall pay Child
\$	t for eac	h of the	minor child(ren) at \$  per month to the Custodial parent, starting	, shall pay Child per month, for a total of
\$and con	t for eac	ch of the	minor child(ren) at \$  per month to the Custodial parent, starting  ch minor child reaches the age of majority, die	, shall pay Child, shall pay Child, per month, for a total of, es, marries, becomes emancipated,
\$and con whiche	t for eac	until ea	minor child(ren) at \$ per month to the Custodial parent, starting the minor child reaches the age of majority, die provided however, the Court, in the exercise of the court, in the court of the cour	, shall pay Child, shall pay Child, per month, for a total of,,,,
\$and con whiche	t for eac	until ea	minor child(ren) at \$  per month to the Custodial parent, starting  ch minor child reaches the age of majority, die	, shall pay Child per month, for a total of es, marries, becomes emancipated, of its sound discretion, directs (or
and con whicher does no previou	t for each tinuing ver first tirect)	until ea occurs, ) the No	minor child(ren) at \$ per month to the Custodial parent, starting the minor child reaches the age of majority, die provided however, the Court, in the exercise on custodial Parent to continue to pay child suppleceme emancipated, who is enrolled in and at	, shall pay Child, shall pay Child, per month, for a total of,
and con whicher does no previou	t for each tinuing ver first tirect)	until ea occurs, ) the No	minor child(ren) at \$  per month to the Custodial parent, starting  ch minor child reaches the age of majority, die  provided however, the Court, in the exercise of  neustodial Parent to continue to pay child supp	, shall pay Child, shall pay Child, per month, for a total of,
and con whicher does no previou has atta	t for each tinuing ver first t direct) sly markined the	until ea occurs, the No	minor child(ren) at \$ per month to the Custodial parent, starting the minor child reaches the age of majority, die provided however, the Court, in the exercise on custodial Parent to continue to pay child suppleceme emancipated, who is enrolled in and at	, shall pay Child, shall pay Child, per month, for a total of,
\$and con whichever does no previous has atta graduat	t for each tinuing ver first t direct) sly markined the es from	until ea occurs, the No	minor child(ren) at \$ per month to the Custodial parent, starting the minor child reaches the age of majority, die provided however, the Court, in the exercise of the neustodial Parent to continue to pay child supprecome emancipated, who is enrolled in and at majority before completing his or her secondar hool, or until the child attains years of a secondary continue.	, shall pay Child, shall pay Child, per month, for a total of,
\$and con whichever does no previous has atta graduat	t for each tinuing ver first t direct) sly markined the es from ver first	until ea coccurs, the No ried or be age of high sc	minor child(ren) at \$ per month to the Custodial parent, starting the minor child reaches the age of majority, die provided however, the Court, in the exercise of the neustodial Parent to continue to pay child supprecome emancipated, who is enrolled in and at majority before completing his or her secondar hool, or until the child attains years of a secondary continue.	, shall pay Child, per month, for a total of,

# IN THE SUPERIOR COURT OF EFFINGHAM COUNTY STATE OF GEORGIA

PLAINTIFF(S) vs.	) ) ) ) Civil Action No
DEFENDANT(S)	)
	NOTICE OF HEARING
Notice is here	y given to the above-named parties that a hearing will be held
before the Honorable	, on
	, 20 at:AM/PM in the Effingham County
Judicial Complex on	he third floor in the Courtroom.
Parties are di	cted and required to be and appear before the court at said date,
time and place ready	or said hearing.
This	_day of, 20
	Clerk/Deputy Clerk Superior Court Effingham County



#### PLEASE PRINT OR TYPE ALL INFORMATION LEGIBLY AND CORRECTLY BELOW.

REQUIRED INFORMAT	ľOŇ					1.22
CIVIL ACTION NUMBER		DATE DECREE GRANTED (MONTH, DAY, YEAR)		COUNTY DECREE GRANTED		
FIRST NAME OF PARTY 1	MIDDLE NAM	£ ;	LAST NAME	•	LAST NAME AT BIRTH	
DATE OF BIRTH (MONTH, DAY, YEAR)		COUNTY OF RESIDENCE		NUMBER OF THIS MARRIAGE (FIRST, SECOND, ETC.)		
FIRST NAME OF PARTY 2 MIDDLE NAME		E LAST NAME		LAST NAME AT BIRTH		
. DATE OF BIRTH (MONTH, DAY, YEAR)		COUNTY OF RESIDENCE		NUMBER OF THIS MARRIAGE (FIRST, SECOND, ETC.)		
SPECIFY GROUNDS FOR DIVORCE (19-5-3,	OCGA)		NUMBER OF CHILDREN	NLESS THAN 18 AFFEC	CTED BY THIS DECREE	

This above Report may be reproduced by use of a computer. However, the finished Report must be a close reproduction of the original, and prior review and approval must be obtained from the State Registrar before use. (31-10-7, O.C.G.A.)

31-10-22. Record of divorce, dissolutions, and annulments.

- (a) A record of each divorce, dissolution of marriage, or annulment granted by any court of competent jurisdiction in this state shall be filed by the clerk of the court with the department and shall be registered if it has been completed and filed in accordance with this Code section. The record shall be prepared by the petitioner or the petitioner's legal representative on a form prescribed and furnished by the state registrar and shall be presented to the clerk of the court with the petition. In all cases, the completed record shall be a prerequisite to the granting of the final decree.
- (b) The clerk of the superior court shall complete and forward to the department on or before the tenth day of each calendar month the records of each divorce, dissolution of marriage, or annulment decree granted during the preceding calendar month.

# SUPERIOR COURT OF EFFINGHAM PARTIES INFORMATION SHEET TO BE FILED WITH COMPLAINT/PETITION

## 

Email Address:

## General Civil and Domestic Relations Case Filing Information Form

		☐ Superior or ☐	State Court	of		County		***************************************
	For Clerk Use O Date Filed	nly MM-DD-YYYY		Case Numb	er:			
Plaint	iff(s)			Defendar	nt(s)			
Last	First	Middle I. Suf	fix Prefix	Last	First	Middle I.	Suffix	Prefix
Last	First	Middle I. Suf	fix Prefix	Last	First	Middle I.	Suffix	Prefix
Last	First	Middle I. Suf	fix Prefix	Last	First	Middle I.	Suffix	Prefix
Last	First	Middle I. Suf	fix Prefix	Last	First	Middle I.	Suffix	Prefix
Plaint	iff's Attorney	and the second s		_ Bar Nu	mber	Self	-Represei	nted 🗆
		(	Check One C	ase Type in	One Box			
	General Civil Ca	ises		Doi	mestic Relation	s Cases		
	☐ Automo	bile Tort	1		Adoption			
	☐ Civil Ap					n/Divorce/Sep	arate	
	☐ Contrac	=		I	Maintenan			
	☐ Garnish	ment			·	lence Petition		
	☐ General				-	Legitimation		
	☐ Habeas	*			Support – I			
	_	on/Mandamus/Otl	ner Writ			Private (non-I		
		d/Tenant			Other Dom	nestic Relation	IS.	
		Malpractice Tort						
		t Liability Tort		Pos	st-Judgment – (	Check One Cas	e Type	
		operty ning Petition			Contempt			
	the state of the s	ieneral Civil				ent of child su		
					medical su Modificatio	pport, or alim	ony	
					Other/Adm			20000000000000000000000000000000000000
		on is related to anot ties, subject matter,			previously pend	ling in this coul	rt involvin	g some or all
	Case Nui	mber		Case Numb	er			
		that the documents sonal or confidentia				exhibits, satisfy	the requir	rements for
	Is an interpreter	needed in this case	? If so, provid	le the langu	age(s) required.	Language(s)	Required	The state of the s
	Do you or your	client need any disa	bility accomm	nodations? I	f so, please desc	cribe the accon	nmodation	request.
						10° 10° 10° 10° 10° 10° 10° 10° 10° 10°	· · · · · · · · · · · · · · · · · · ·	

### **General Civil and Domestic Relations Case Disposition Information Form**

☐ Superior or ☐ State Court of					County					
	For Clerk Use Only	<b>y</b>								
	Date Disposed	AMA DD	200		Case Numb	er			-	
		MM-DD-Y			Case Style					
Plain	tiff(s)				Defendar	nt(s)				
Last	First	Middle I.	Suffix	Prefix	Last	First	Middle I.	Suffix	Prefix	
Last	First	Middle I.	Suffix	Prefix	Last	First	Middle I.	Suffix	Prefix	
Last	First	Middle I.	Suffix	Prefix	Last	First	Middle I.	Suffix	Prefix	
Last	First	Middle I.	Suffix	Prefix	Last	First	Middle I.	Suffix	Prefix	
Repo	orting Party			<del></del>						
Plain	tiff's Attorney				Bar l	Number	So	elf-Repre	sented 🗆	
Defendant's Attorney				······	Bar	Number	S	Self-Represented		
	ner of Disposition k Only One	ORE HOUSENESS THE SERVICE OF THE SER								
	Jury Trial Bench/Non-Jury Tria Non-Trial Dispositio Alternative Dispu	n	on .							
	Check if any party	was self-repr	esented	at any po	oint during t	he life of the ca	se.			
	Check if the court ordered an interpreter for any party, witness, or other involved individual.									
	Was the case referred/ordered to a court-annexed alternative dispute resolution (ADR) process?									