COURT OF COMMON PLEAS DIVISION OF DOMESTIC RELATIONS CUYAHOGA COUNTY, OHIO

	: CASE NO. DR
PETITIONER-01	
and	. JUDGE
PETITIONER-02	: JUDGMENT ENTRY OF DISSOLUTION (No Children) (No Spousal Support)
This cause came on for hearing on the Honorable of Common PleasMagistrate, Honorable, Common Pleas, upon the Petition of the parties and	, 20 and was duly heard before, Judge of the Domestic Relations Division of the Cour to whom it was referred by the Judge of the Domestic Relations Division of the Court of the evidence.
	Petitioner-02 was both parties were resident(s) of ediately preceding the filing of the Petition and venue is
The parties were married as alleged and the	ere are no minor children of the marriage.
, service was waived thereon	etition for Dissolution of Marriage was filed on pursuant to law and attached thereto was a Separation Separation Agreement is attached hereto as Exhibit A and
agreement as to the terms thereof and that there h	his date, the parties acknowledged that they were still in has been a full disclosure by each of the parties of all of the further finds that the Separation Agreement is fair, just,
	JUDGED AND DECREED that the marriage contract dissolved and that the terms of the attached Separation
SPOUS.	AL SUPPORT
The Court finds, upon considering the fact spousal support is neither appropriate nor reasonable	tors set forth in Ohio Revised Code §3105.18(C)(1), that le.
IT IS THEREFORE ORDERED, ADJ spousal support to the other party. The Court shall	UDGED AND DECREED that neither party shall pay not retain jurisdiction to modify this order.

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DIVISION OF PROPERTY

	The Court finds that the duration of the marriage is from until
	Real Property (Check one of the following two boxes)
	The Court finds that neither party owns or has an interest in any real property.
	-OR-
	The Court finds that the parties have an interest in real property located at:
real pr the leg Petitio Petitio so, this	(Check one or both of the following boxes if real property is owned) IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that Petitioner-01 peritioner-02 is hereby awarded as division of property Petitioner-01 Petitioner-02 interest in the roperty located at
	-AND/OR-
	IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that
real pr the leg Petitio Petitio so, this	IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that Petitioner-01 mer-02 is hereby awarded as division of property Petitioner-01 Petitioner-02 interest in the roperty located at
	Retirement Assets (Check one of the following two boxes)
the ma	The Court finds that neither Petitioner-01 nor Petitioner-02 has retirement assets earned during arriage.
	-OR-
	The Court finds that the parties have the following retirement assets earned during the marriage:
	Petitioner-01

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Petitioner-02	(name of party) is a Participant under the (name of the plan) administered by earned through employment with (name of employer)
(Check one of the following tw	o boxes)
IT IS THEREFORE ORDERED, ADJUDGED A any retirement assets they have earned during the marriage.	AND DECREED that each party shall retain
-OR-	
TI IS THEREFORE ORDERED, ADJUDGED A earned during the marriage shall be divided as follows:	
(Check the appropriate boxes	below)
The Qualified Domestic Relations Order(s) (QDRO which effectuate(s) this provision is/are attached as Exhibit _	
-OR-	
IT IS FURTHER ORDERED, ADJUDGED AND Relations Order (QDRO) or Division of Property Order (DOD submitted at the time of final hearing pursuant to Local Rud Division of Domestic Relations, Cuyahoga County, Ohio Petitioner-02, by (date).	PO) necessary to implement these orders, not ale 28(F)(1) of the Court of Common Pleas,
IT IS FURTHER ORDERED, ADJUDGED jurisdiction with respect to the QDRO or DOPO to the exten the original intent of the parties. The Court also retains necessary to enforce the assignment of benefits to the non-pa characterization thereof as a division of benefits under anothe spousal support, if applicable, in the event that the participal order.	t required to maintain its qualified status and jurisdiction to enter further orders as are articipant as set forth herein, including the re- er plan, as applicable, or to make an award of
IT IS FURTHER ORDERED, ADJUDGED AND take actions, affirmative or otherwise, that can circumvent DOPO, or that may diminish or extinguish the rights and entited to the control of the cont	the terms and provisions of the QDRO or
TI IS FURTHER ORDERED, ADJUDGED A Petitioner-02 (DOB:) be and is	
IT IS FURTHER ORDERED, ADJUDGED As previously issued by this Court are hereby dissolved and set a	

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INSTRUCTIONS FOR SERVICE

TO THE CLERK:

PURSUANT TO CIVIL RULE 58(B), WITHIN THREE (3) DAYS OF THE FILING OF THIS JUDGMENT ENTRY, THE CLERK IS DIRECTED TO SERVE NOTICE OF THE FILING OF THIS JUDGMENT ENTRY, THE DATE OF ENTRY UPON THE JOURNAL, AND COPIES OF THE JUDGMENT ENTRY UPON THE FOLLOWING PARTIES AND COUNSEL BY U.S. MAIL AND/OR ELECTRONIC MEANS, IF AVAILABLE:

PETITIONER-01: ADDRESS:	
EMAIL:	
COUNSEL FOR PETITIONER-01: ADDRESS:	
EMAIL:	
PETITIONER-02: ADDRESS:	
EMAIL:	
COUNSEL FOR PETITIONER-02: ADDRESS:	
EMAIL:	

THE CLERK IS FURTHER DIRECTED TO NOTE UPON THE DOCKET THE DATE OF SERVICE, THE JUDGMENT ENTRY SERVED, THE NAME AND ADDRESS OF THE PARTY SERVED, THE METHOD OF SERVICE, AND THE COSTS ASSOCIATED WITH THIS SERVICE.

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