IN THE COURT OF COMMON PLEAS CLINTON COUNTY, OHIO

	VS.	Plaintiff,		:	(Pursua	ORDI ant to 75(1	'S TEMPORARY ER N) Ex Parte Orders) c Child Support)
		Defendant	•		`	C	11 /
	Upor	n consideration	on of the (Plaintiff	's) or (Defen	dant's) Motic	on for 75(N	() Temporary Ex Parte
)rder	s, and a	after careful	review of the filed	affidavits, cl	nild support c	omputatio	n worksheet and other
erific	cation,	the Magistra	te makes the follo	wing Ex Part	e Temporary	Orders:	
	TEM	PORARY A	LLOCATION O	F PARENTA	AL RIGHTS	AND RE	SPONSIBILITIES
			(N	Mother) or (F	ather) shall b	e temporar	rily designated the
	resid	ential parent	and legal custodia	n of the parti	es' minor chi	ldren.	
			(1	Mother) or (F	ather) shall b	e temporar	rily designated the non-
	resid	ential parent	of the parties' min	or children.			
	The r	non-residenti	al parent shall be g	granted paren	ting time wit	h the mino	r children during the
	pend	ency of this c	case as follows:				
		Court's St	andard Parenting S	Schedule (Co	py attached)		
		Weekend	visitation to begin	the Friday af	ter the date a	bove the si	gnature line on this Orde
		Other:	_				
		No parenti	ing time until the r	natter comes	before the M	agistrate fo	or hearing as follows:
		-	day of			Č	C
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TEMPORARY CHILD SUPPORT

4.	(Mother) or (Father) is the Child Support Obligor for
	purposes of this Order and this Order for child support and cash medical support is effective on the
	effective date (filed stamped date) of this Temporary Order.
5.	(Mother) or (Father) is the Child Support Obligee for
	purposes of this Order.
6.	The worksheet used to compute child support and cash medical support under Ohio Revised Code
	3119.022 or 3119.023 is attached.
	This Order is consistent with the basic child support schedule and worksheet attached
	hereto. (Deviation is not permitted for ex parte orders under Local Rule).

7. That the Child Support Obligor shall pay child support for the minor children named in this Order as follows:

	Private Insurance <u>IS</u> Provided (Per Month)	Private Insurance <u>IS NOT</u> Provided (Per Month)
Current Support		
Cash Medical Support	0.00	
Processing Charge		
TOTAL		

If applicable:

- □ Cash medical support does not apply because parent makes less than 150% of the federal poverty level.
- 8. If private health insurance coverage is being provided and becomes unavailable or is terminated, the Child Support Obligor SHALL BEGIN paying cash medical support commencing the first day of the month immediately following the month in which private health insurance coverage became unavailable or is terminated, and SHALL CEASE paying cash medical support on the last day of the month immediately preceding the month in which private health insurance coverage begins or resumes. Cash medical support shall be paid in addition to child support.

9.	All payments of support shall be made through Ohio Child Support Payment Central at the
	following address:

- (1) Payments made directly by the Obligor must be mailed to Ohio Child Support Payment Central, P.O. Box 182373, Columbus, Ohio 43218-2372; or
- (2) Payments made by wage deduction must be paid through Ohio Child Support Payment Central, P. O. Box 182394, Columbus, Ohio 43218-2394. Any payment not made through Ohio Child Support Payment Central shall be deemed a gift.
- 10. Pursuant to Local Rule, neither party may change or fail to renew existing health insurance coverage on the minor children. Both the Obligor and the Obligee shall obtain private health insurance coverage for the children if coverage is available for the children at a reasonable cost to both the Obligor and Obligee and dual coverage would provide for coordination of medical benefits without unnecessary duplication of coverage. Reasonable cost is defined as the contributing cost of the private insurance to the person responsible for the health care of the children subject to the Order that does not exceed an amount equal to 5 percent of the annual gross income of that person.

OTHER TEMPORARY ORDERS

None	
ORDERED this day of	, 20
 Magistrate	

ANY PARTY THAT FEELS AGGRIEVED BY THESE EX PARTE ORDERS MAY FILE THEIR OWN MOTION FOR TEMPORARY ORDERS AND SEEK AN EMERGENCY HEARING FROM THE ASSIGNMENT COMMISSIONER. THE MOVANT SHALL ATTACH TO SUCH A MOTION AN O.R.C. 3127.23(A) PARENTING AFFIDAVIT, A COMPLETED CHILD SUPPORT WORKSHEET WITH ATTACHED VERIFICATION AND AN AFFIDAVIT EXPLAINING THEIR POSITION.

(Amended 1-14-11)