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

	: CASE NO		
PLAINTIFF			
	:		
	JUDGE		
VS.	:		
	:		
	HEALTH CA	RE DETERMINATIONS	
DEFENDANT	[Cash Medica	l Support: O.R.C. §3119.30(C)]	
	[Private Heal	th Insurance: O.R.C. §3119.302]	

Cash Medical Support

The Child Support Obligor's total annual gross income (Line 7a, Child Support Computation Worksheet) is \Box less than **[OR]** \Box greater than or equal to 150% of the federal poverty guideline for an individual (\$12,060 x 150% = \$18,090.00 for the year 2017).

When private health insurance is not being provided, the Obligor's Cash Medical Support obligation is \$ ______ per month (\$______ per month per child), plus 2% processing charge. (Line 31, Child Support Computation Worksheet-Sole Residential Parent or Shared Parenting Order **or** Line 29, Child Support Computation Worksheet-Split Parental Rights and Responsibilities)

A list of any private health insurance policies, contracts or plans available to the parties including a description of any private health insurance in which the Child Support Obligor, the Child Support Obligee, and the children are enrolled (Private Health Insurance Questionnaire) is attached hereto.

Private Health Insurance

Neither party has Private Health Insurance available to cover the minor children.

One or both of the parties has/have Private Health Insurance **available** to cover the minor children.

a) Accessibility

The private health insurance available to the Plaintiff and/or the Defendant:

Plaintiff	Defendant		
		provides primary care services within thirty miles from the child(ren) subject to the child support order.	om the residence of the
		is accessible because residents in part or all of the child(ren)'s immediate geographic area customarily travel farther distances than thirty miles for primary care services.	
6-15-17		EXHIBIT 1	Page 1 of 2

	by public transportation.
	b) Reasonableness
	The cost of private health insurance to the <u>Plaintiff</u> is \$ (cost of adding the child(ren) to existing coverage or difference between self-only and family coverage), which:
	 exceeds the Health Insurance Maximum (line 7b of Child Support Computation Worksheet). does not exceed the Health Insurance Maximum (line 7b of Child Support Computation Worksheet).
	The cost of private health insurance to the Defendant is \$ (cost of adding the child(ren) to existing coverage or difference between self-only and family coverage), which:
	 exceeds the Health Insurance Maximum (line 7b of Child Support Computation Worksheet). does not exceed the Health Insurance Maximum (line 7b of Child Support Computation Worksheet).
Insura	(Check applicable box(es) if cost of Private Health Insurance <u>EXCEEDS</u> the Health nce Maximum)
	Both parties agree that:
	 Plaintiff shall obtain or maintain private health insurance that exceeds the health insurance maximum for that parent. Defendant shall obtain or maintain private health insurance that exceeds the health insurance maximum for that parent. both Plaintiff and Defendant shall obtain or maintain private health insurance that exceeds the health insurance that exceeds the health insurance that parent.

is accessible because primary care services are only available to the child(ren)

Plaintiff has requested to obtain or maintain the private health insurance that exceeds the health insurance maximum for that parent.

Defendant has requested to obtain or maintain the private health insurance that exceeds the health insurance maximum for that parent.

The following private health insurance coverage is available to the Plaintiff and/or Defendant through a group policy, contract, or plan at a reasonable cost:

Insurer:

Available to: Plaintiff Defendant

Plaintiff	Defendant	Plaintiff and Defendant should be designat	ed as the Health Insurance
Obligor(s), until	further order of	Court.	

6-15-17