

1. That the Parties hereto were at the time of filing the *Petition for Dissolution of Marriage* herein, residents of the State of Oklahoma for more than

six (6) months and residents of Tulsa County for more than thirty (30) days immediately the preceding the filing of the Petition.

2. That this is a Consent Final Decree such that the parties have negotiated and agreed to its terms and provisions as evidenced by their signatures hereon, waiving all objections and rights inconsistent with the terms hereof, and have asked this Court to make their agreement the order and judgment of this Court. The Court recognizes that this is a consent final order, wherein each party, having adequate opportunity to discuss this matter with counsel of their choice, if any, has knowingly, willingly, and intentionally waived such rights as they may have under the pleadings in this case, or under existing case or statutory law, specifically including the right to a hearing and trial on these issues, in order to resolve this matter in the manner hereinafter set forth. That each party hereto has had full opportunity to discuss this matter and their rights with counsel. Further, to the extent that either party has waived any statutory rights to trial and hearing, etc., the Court finds that such waiver was knowingly entered into freely and voluntarily, and that each party agrees that the terms of this final order is what each party wants the Court to enter as order of this Court.

3. That the Petitioner and the Respondent were married in Tulsa, Oklahoma, on October 14, 2006 and have been since that time and are at the present time, husband and wife.

4. Of the marriage two (2) children have been born, namely: C.S.G., born in 2009 and B.C.G., born in 2011. No other children have been born or adopted during the course of the marriage and the Petitioner is not now pregnant.

5. That a state of irreconcilable incompatibility has arisen between the parties hereto which has completely destroyed the legitimate aims of the marriage and rendered its continuation impossible; by reason of which each party is entitled to a divorce from the other on the grounds of incompatibility.

6. That the District Court in and for Tulsa County, State of Oklahoma has the sole and exclusive jurisdiction in this matter pursuant to the Uniform Child Custody Jurisdiction and Enforcement Act, 43 O.S. 2001 § 555-101 *et seq.*, for the following reasons:

- a. Oklahoma has been the children's home state within six months before the commencement of the instant proceeding;
- b. It is in the best interest and welfare of the children that the District Court in and for Tulsa County, State of Oklahoma, assume jurisdiction because the children have a significant connection with this jurisdiction;
- c. It is in the best interest and welfare of said children that the District Court in and for Tulsa County, State of Oklahoma, assume jurisdiction because there is

available in this jurisdiction substantial evidence concerning the children's past and future care, protection, training and personal relationships;

- d. No other state has jurisdiction in this matter under 43 O.S. 2001 § 551-201 of the Uniform Child Custody Jurisdiction and Enforcement Act;
- e. The children presently reside with both parents in Tulsa.
- f. The parties have not participated nor are now participating, as parties, witnesses or in any other capacity, in any other proceeding concerning the custody or visitation with the children;
- g. The parties have no knowledge of any other proceeding that could affect the current proceeding, including proceedings for enforcement and proceedings relating to domestic violence, protective orders, termination of parental rights or adoptions; and
- h. The parties have no knowledge of any person not a party to this proceeding who has physical custody of the children or claims right of legal custody or physical custody of, or visitation with, the children.

7. That neither the federal nor the state Indian Child Welfare Acts, 25 U.S.C. § 1901, *et seq.*, and Okla. Stat. tit. 10 § 40, *et seq.*, respectively, apply to these proceedings.

8. That the Petitioner and Respondent are both fit and proper persons to have the care, custody, control and guardianship of the minor children of the parties and shall share joint custody of the minor children pursuant to the provisions of 43 O.S. §109, and the Joint Custody Plan agreed to by the parties and

filed contemporaneously herewith. The Court hereby approves and adopts the Joint Child Custody Plan as the Order of this Court.

9. That in accordance with the provisions of 43 O.S. § 112.3, if either party ("the relocating party") intends to move his or her primary residence or intends to move the primary residence of the minor children of the parties over seventy-five (75) miles for a period of sixty (60) days or more when such move is not a temporary absence from the children's principal residence:

- a. The relocating party shall furnish the following information to the other party on the terms set out herein:
  1. The intended new address, including specific address, if known;
  2. The new mailing address, if not the same;
  3. The home telephone number, if known;
  4. The date of the intended move or proposed relocation;
  5. A brief statement of the specific reasons for the proposed relocation of the children, if applicable;
  6. A proposal for a revised schedule of visitation with the children, if any; and
  7. A warning to the non-relocating parent that an objection to the relocation must be made within thirty (30) days or the relocation will be permitted.
- b. The relocating party shall give notice of the proposed relocation of the children or the proposed change of the party's residence address to the other party on or before the sixtieth (60<sup>th</sup>) day before the proposed change. If the relocating party did not know

and could not have reasonably known of the change in sufficient time to provide a sixty-day (60) notice, then such party shall give notice of the change on or before the tenth (10<sup>th</sup>) day after the date that he or she knows of the change.

- c. The obligation of a party to give the notices and to provide the information set out herein shall continue so long as that party is entitled to custody of or visitation with the children covered by this order.
- d. The failure of a party to give the notices and to provide information set out herein may result in further litigation to enforce the order, including contempt of court.
- e. The failure of a party to notify of a relocation of the children may be taken into account in a modification of custody of, visitation with, possession of, or access to, the children. The Court may assess reasonable attorney fees and costs against a party who fails to give the required notice.

If a party who receives notice of the intent of the other party to relocate the residence of the children does not file, within thirty (30) days of receipt of such notice, a proceeding seeking a temporary or permanent order to prevent the relocation, the relocation is authorized. If a party files an objection to the relocation, the objection shall be served upon the relocating party in the same manner as service of summons.

10. That Respondent shall pay to Petitioner as and for support of the parties' children the sum of \$1,075.00 per month, beginning on the 1st day of the month following the entry of this Decree, and continuing on the 1st day of each month thereafter. Since the parties' combined income exceeds \$15,000 per month,

this is an upward deviation from the amount of child support the Guidelines otherwise show. Both parties are represented by counsel and agree that the upward deviation is in the best interest of the minor children. Pursuant to the provisions of 43 O.S. § 112(E), the parties' children shall be entitled to support until reaching the age of 18, provided that if the dependent children are regularly and continuously attending high school, said children shall be entitled to support through the age of 20 years or graduation, whichever occurs first.

11. That Petitioner shall continue to maintain medical and dental insurance for the minor children, and Petitioner shall pay 38% and Respondent shall pay 62% of all reasonable and necessary medical, dental, orthodontic, optometrical, psychological or any other physical or mental health expenses of the children not reimbursed by insurance including, but not limited to, all applicable deductibles and co-pays. If reimbursement is required, the parent who incurs the expense shall provide the other parent with proof of the expense within forty-five (45) days of receiving the Explanation of Benefits from the insurance provider or other proof of expense if the expense is not covered by insurance. The parent responsible for reimbursement shall pay his or her portion of the expense within forty-five (45) days of receipt of documentation of the expense.

12. That Petitioner shall pay 38% and Respondent shall pay 62% of the current child care costs incurred as a result of either party's employment beginning

the first day of the month following entry of this Decree. The party incurring the daycare expense shall provide proof of the expense to the other party within 45 days of incurring the expense and the other party shall have 45 days to reimburse that party.

13. That each party presently waives an Income Assignment, however, in the event of a default in the payment of child support or support alimony hereunder, and a request by either party, an Income Assignment shall promptly be entered without further notice, and a portion of the monies, income or periodic earnings due and owing Respondent from his employer, future employer and/or any other person, department of state or political subdivision thereof be and are herewith assigned to the Petitioner in an amount sufficient to meet the child support or other maintenance payment or both imposed by said Court Order. Said Assignment shall be immediately effective and notice hereof shall be sent to: Oklahoma Centralized Support Registry, P.O. Box 268809, Oklahoma City, Oklahoma 73126-8809.

14. That the parties have agreed Petitioner shall be entitled to claim the parties' youngest child as an income tax dependent and for all related credits each and every year the child is eligible and Respondent shall be entitled to claim the parties' oldest child as an income tax dependent and for all related credits each and every year the child is eligible so long as Respondent is current on all of his child



support obligations by December 31<sup>st</sup> of each year. When the parties' oldest child is no longer eligible, the parties shall alternate claiming the parties' youngest child as an income tax dependent and for all related credits every remaining year the child is eligible. Petitioner shall then be entitled to claim the youngest child in even-numbered years and Respondent in odd-numbered years so long as he is current on his child support obligations by December 31<sup>st</sup> of the year he is claiming. Each party shall sign in a timely fashion all necessary forms, including but not limited to, IRS Form 8332, ("Release of Claim to Exemption for Children of Divorced or Separated Parents"), or any other similarly required form in order for the other to claim his/her court-ordered exemption.

15. That the parties stipulate and represent that they have fully disclosed to each other all marital and separate property held by each of them as well as all other matters relevant and material to a fair and equitable division of the marital estate between the parties by the Court.

16. In addition to her separate property, Petitioner shall be awarded the following property, free and clear of any and all claims of the Respondent, which comprises an equitable division of the parties' jointly acquired property, subject to division by the Court:

- a. All household goods and furnishings, clothing, personal effects, jewelry, and other property presently in her possession;

- b. All right, title and interest in the marital residence located at 3300 N. Oak Ave., Broken Arrow, OK 74012 more particularly described as:

Lot Fifteen (15), Block One (1), SHILOH AT BATTLE CREEK, an Addition to the City of Broken Arrow, Tulsa County, Oklahoma, According to the Recorded Plat Thereof.

- c. All right, title and interest in the lake house located at Tenkiller Shores West, more particularly described as: VIN # 50X2F8; 1963 RCSH; Title No. 110199274008A.
- d. All right, title and interest in the lake house lot located at Tenkiller Shores West, more particularly described as:

Lot 26 in Block 1 in STONEY BROOK ADDITION, of Tenkiller Shores West, Inc., Cherokee County, Oklahoma, according to the recorded plat thereof, said Lot being platted out of and a part of the SE4 of the NE4 of Section 5, Township 14 North, Range 22 East, of the Indian Base and Meridian, Cherokee County, Oklahoma.

- e. All right, title and interest in the 2012 Toyota Highlander, VIN# 5TDDK3EH0CS106901;
- f. 100% of Petitioner's Mohawk Industries Retirement Savings Plan 2; and
- g. All right, title and interest in all other bank accounts, money market funds, securities, trust funds, stock brokerage accounts, and/or other accounts held in Petitioner's separate name, if any, plus all interest, accretions and accruals thereon.

17. That the Petitioner is obligated to assume and pay the following debts and shall indemnify, save and hold the Respondent free and harmless from all liability therefrom:

- a. Any and all debts incurred by Petitioner in her separate name or jointly with someone other than Respondent from and after the date of filing this action;
- b. 100% of the debt associated with the marital residence held in her sole name;
- c. 100% of the debt associated with the 2012 Toyota Highlander awarded to the Petitioner herein;
- d. Petitioner's student loans held in her sole name;
- e. The debt owed to Capital One Visa Platinum account ending in 6838 in her sole name;
- f. The debt owed to Chase Southwest Rapid Rewards account ending in 9428 in her sole name; and
- g. Any other debts secured by or encumbering assets awarded to Petitioner hereunder, or in her name only.

18. In addition to his separate property, Respondent should be awarded the following property, free and clear of any and all claims of the Petitioner, which comprises an equitable division of the parties' jointly acquired property, subject to division by the Court:

- a. All household goods and furnishings, clothing, personal effects, jewelry, and other property presently in his possession;
- b. All right, title, and interest in and to Complete Lawn Maintenance, LLC. (a/k/a Complete Lawn Care). If Petitioner's name appears on any formation documents as an officer of this corporation, Respondent shall take such steps as necessary so as to remove her name;
- c. All right, title, and interest in and to Affordable House Solutions, LLC. If Petitioner's name appears on any formation

documents as an officer of this corporation, Respondent shall take such steps as necessary so as to remove her name;

- d. The real property located at 1413 N. Delaware E. Ave., Tulsa, OK 74110-4805, more particularly described as:

Lot 11, Block 6 Friendly Homes Addition, an Addition in Tulsa County, State of Oklahoma, according to the recorded Plat thereof

a/k/a 1413 N. Delaware E. Ave., Tulsa, Oklahoma

- e. The real property located at 2621 N. Rockford, Tulsa, OK 74106-2607, more particularly described as:

Lot 6, Block 4 Martin Roll Addition, an addition in Tulsa County, State of Oklahoma, according to the recorded Plat thereof

a/k/a 2621 N. Rockford, Tulsa, Oklahoma

- f. The 2011 Ford F150 Lariat, VIN #1FTFW1ETOBFA83138;
- g. The 1993 Cobalt/222 boat, H.I.N # FGE22005G293;
- h. 100% of Respondent's State of Oklahoma Firefighter's Pension and Retirement System;
- i. 100% of Respondent's City of Tulsa 457B Retirement Savings Plan; and
- j. All right, title and interest in all other disclosed bank accounts, money market funds, securities, trust funds, stock brokerage accounts, and/or other accounts held in Respondent's separate name, if any, plus all interest, accretions and accruals.

19. That Respondent is obligated to assume and pay the following debts and shall indemnify, save and hold the Petitioner free and harmless from all liability therefrom:

- a. Any and all debts incurred by Respondent in his separate name or jointly with someone other than Petitioner from and after the date of filing this action;
- b. 100% of all current and future, debt, whether known or unknown, associated with Complete Lawn Maintenance, LLC (a/k/a Complete Lawn Care) awarded to the Respondent herein;
- c. 100% of the debt associated with the 2011 Ford Lariat;
- d. 100% of all current and future tax debt owed by the parties, whether known or unknown;
- e. 100% of the loan balance owed on Respondent's City of Tulsa 457B Retirement Savings Plan held in his sole name;
- f. 100% of the debt owed on the Union Plus Visa account ending in 6829 held in his sole name;
- g. 100% of the debt owed on the Discover Credit card account ending in 6570 held in his name. Respondent shall also take all steps necessary to remove Petitioner's name from this credit card including, if necessary, closing the account and transferring the balance to a new credit card;
- h. Any debts secured by or encumbering assets awarded to Respondent hereunder, or in his name only.

20. That Petitioner shall be granted a judgment against Respondent in the amount of \$5,000.00 to be paid in full on or before May 1, 2017, as and for his equitable portion of the marital credit card debt, said judgment shall bear no interest so long as it is paid timely;

21. That as and for support alimony, the Respondent shall pay the Petitioner the total sum of TWENTY NINE THOUSAND SEVEN HUNDRED DOLLARS (\$29,700.00), for which judgment is hereby entered payable as follows: commencing on June 1, 2016, and continuing on the first day of each month thereafter: \$550.00 per month for fifty-four (54) months until said alimony is paid in full. Said support alimony shall statutorily terminate on the remarriage or death of Petitioner, and shall likewise be modifiable or terminable pursuant to the terms of 43 O.S. § 134, or any successor statute thereof. Said support alimony shall be non-taxable to Petitioner for federal and state income tax purposes.

22. That neither party has filed bankruptcy within the last six (6) years.

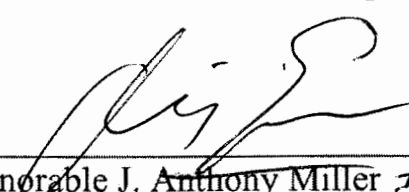
23. That both parties are hereby apprised that pursuant to Title 43 § 123 of the Oklahoma Statutes it is unlawful for either party to this divorce action to marry anyone in Oklahoma, other than the opposing party in this action, within six (6) months from the date this decree is granted; or to cohabit with a new spouse in Oklahoma during such six (6) month period if the marriage hereafter takes place in another State.

24. Each party shall pay his and her own attorney's fees and costs incurred herein.

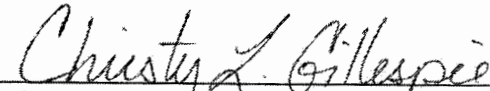
**IT IS THEREFORE ORDERED, ADJUDGED AND DECREED** that each party, be and they are hereby, granted a full, final and complete divorce from each other on the grounds of incompatibility and the bonds of matrimony heretofore existing between the Petitioner and Respondent and are set aside and held for naught; that both parties are prohibited from marrying anyone in Oklahoma except for one another for a period of six (6) months from the date hereof.

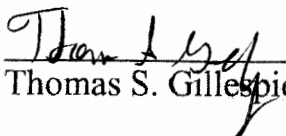
**IT IS FURTHER ORDERED, ADJUDGED, AND DECREED** by this Court that the above and foregoing findings numbered one (1) through twenty-four (24) inclusive are hereby **ORDERED, ADJUDGED, AND DECREED** as if hereinafter set out at length, and judgment is rendered and entered accordingly.

**IT IS FURTHER ORDERED, ADJUDGED, AND DECREED** by the Court that each of the parties is hereby **ORDERED AND DIRECTED** to allow the other to take physical possession of the property awarded to him or her herein; and to execute and deliver to the other such assignments, bills of sale, deeds, or other documents that may be reasonably necessary to carry out the terms of this order and judgment within ten (10) days from the date this Decree is filed unless another time frame is specifically set out herein.

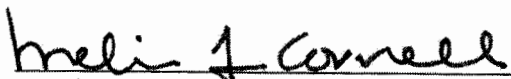
  
Honorable J. Anthony Miller *FAMS*  
JUDGE OF THE DISTRICT COURT  
DATED THIS 2 DAY OF DECEMBER, 2016

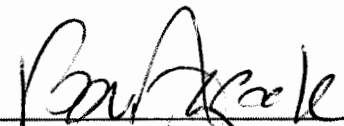
**AGREED AS TO FORM AND CONTENT:**

  
Christy L. Gillespie, PETITIONER

  
Thomas S. Gillespie, RESPONDENT

**APPROVED AS TO FORM:**

  
Melissa F. Cornell, Esq.  
CORNELL LAW FIRM  
2504 E. 21st St., Suite A  
Tulsa, OK 74114  
Telephone: (918) 574-8901  
Facsimile: (918) 508-2955  
ATTORNEY FOR PETITIONER,  
[REDACTED]


  
James R. Gotwals, OBA #3499  
Benjamin Aycock, OBA #21472  
JAMES R. GOTWALS & ASSOCIATES,  
INC.  
525 South Main, Suite 1130  
Tulsa, Oklahoma 74103-4512  
Telephone: (918) 599-7088  
Facsimile: (918) 599-7153  
ATTORNEY FOR RESPONDENT,  
[REDACTED]



## CERTIFICATE OF MAILING

The undersigned does hereby certify that on the \_\_\_\_ day of December, 2016, a true and correct copy of the foregoing *Consent Decree of Dissolution of Marriage* was mailed via first class mail with sufficient postage prepaid thereon, to:

Melissa F. Cornell, Esq.  
CORNELL LAW FIRM  
2504 E. 21st St., Suite A  
Tulsa, OK 74114  
**ATTORNEY FOR PETITIONER**

  
Benjamin Aycock

IN THE DISTRICT COURT OF TULSA COUNTY  
STATE OF OKLAHOMA

<div style="background-color: black; width: 150px; height: 15px; margin-bottom: 5px;"></div>	)	Dist. Ct. Case No. <div style="background-color: black; width: 100px; height: 15px; display: inline-block;"></div>
Petitioner	)	OAH Case No. _____
and	)	FGN: _____
<div style="background-color: black; width: 150px; height: 15px; margin-bottom: 5px;"></div>	)	
Respondent	)	

**CHILD SUPPORT COMPUTATION**

Calculation for number of children in this case		2		Combined Income on Line 4 exceeds Child Support Guideline Schedule See 43 O.S. § 119(B)
Obligor (person who pays) is (Enter "Father" or "Mother")		Father		
A	Base monthly obligation	Father	Mother	Combined
1	<b>Gross monthly income</b> All sources, except income specifically excluded by 43 O.S. Section 118B(B)	\$11,900.00	\$7,338.00	\$19,238.00
	a. Amount of self-employment income included in Line 1	\$0.00	\$0.00	
	b. Deduction for self-employment tax Multiply Line 1a by 7.65%	\$0.00	\$0.00	
2	<b>Total gross monthly income</b> Line 1 minus Line 1b	\$11,900.00	\$7,338.00	
	a. Amount of SSA Title II benefits paid for the benefit of the children. Do NOT include SSI benefits. (Enter in the column for the disabled or retired parent.)	\$0.00	\$0.00	
	b. Court ordered support alimony actually paid in a prior case	\$0.00	\$0.00	
	c. Court ordered monthly adjustment for marital debt	\$0.00	\$0.00	
	d. Court ordered monthly child support actually paid for qualified out-of-home children	\$0.00	\$0.00	

<b>In-home Children Deduction Worksheet</b>				
	e. Number of qualified in-home children excluding children on this case	0	0	
	f. Amount for qualified in-home children. Apply Line 2 for each parent to Child Support Guideline Schedule amount using the number of children in Line 2e, and multiply guideline amount by 75%	\$0.00	\$0.00	
3	<b>Adjusted gross monthly income (AGI)</b> Amount in Line 2 plus 2a, minus Lines 2b, 2c, 2d, and 2f	\$11,900.00	\$7,338.00	\$19,238.00
4	<b>Percentage share of income</b> AGI for each parent divided by the combined AGI	61.9%	38.1%	100%
5	<b>Base monthly obligation</b> Apply combined AGI to Child Support Guideline Schedule and put total in combined base monthly obligation. Multiply the combined total by the percentage share of income for each parent.	\$1,213.01	\$747.99	\$1,961.00
<b>B</b>	<b>Parenting time adjustment, if used</b>	<b>Father</b>	<b>Mother</b>	<b>Combined</b>
6	<b>Number of overnights with each parent</b> If less than 121 for either parent, skip to C.	135	230	365
	a. Percentage of overnights with each parent Number of overnights for each parent divided by 365	37.0%	63.0%	100%
	b. Adjusted combined child support obligation Adjustment factor is based on the parent with the fewest overnights. The result in the combined column is the combined monthly obligation in Line 5 multiplied by the adjustment factor.	1.75	<b>==== Adjustment Factor</b> less than 121 = no factor 121-131 = 2 132-143 = 1.75 144-183 = 1.5	
	c. Share of adjusted combined child support obligation Combined Line 6b multiplied by the percentage share of income in Line 4	\$2,122.77	\$1,308.98	
	d. Respective adjusted base child support obligation Amount for each parent in Line 6c multiplied by the percentage of the other parent in Line 6a	\$1,337.64	\$484.14	
7	<b>Adjusted base monthly obligation</b> Line 6d larger amount minus Line 6d smaller amount and the result is for the parent with the positive amount. If the parent has more than 205 in Line 6, use \$0 for that parent. If either parent has less than 121 in Line 6, use the Line 5 amount for both parents.	\$853.50	\$0.00	
<b>C</b>	<b>Obligor (person who pays) is</b> (Enter "Father" or "Mother")	Father		

D	Work and education-related child care expenses	Father	Mother	Other Custodian
8	<b>Monthly child care expenses for children in this case</b> Do not include any co-payments being paid by a parent receiving OKDHS child care subsidy.	\$0.00	\$0.00	\$0.00
9	<b>Child care expense percentage share of the total</b> Total child care expenses multiplied by percentage share of income for each parent Multiply Line 8 by Line 4	\$0.00	\$0.00	
10	<b>OKDHS Child Care Subsidy Worksheet</b> a. Total children in each parent's household receiving child care subsidy			
	b. Number of children from Line 10a included in this order			
	c. Parent's actual gross monthly income less self-employment tax from Line 2			
	d. Base monthly obligation of the obligor Enter Line 7 for obligor into obligee's column, \$0 for the obligor indicated in Section C	\$0.00	\$0.00	
	e. Amount treated as OKDHS household income Line 10c plus Line 10d			
	f. Amount treated as each parent's family share co-payment from OKDHS Appendix C-4, page 2 Use Lines 10e & 10a			
	g. OKDHS child care co-payment amount Multiply Line 10f by Line 10b, and divide by Line 10a	\$0.00	\$0.00	
11	<b>Child care subsidy co-pay adjustment to child support obligation</b> Child care expense percentage share total Multiply total of Line 10g for both parents by Line 4	\$0.00	\$0.00	
12	<b>Total child care adjustment to base monthly obligation</b> Line 9 plus Line 11, minus Line 8 and Line 10g (amount may be negative)	\$0.00	\$0.00	
E	<b>Health Insurance premium</b>	<b>Father</b>	<b>Mother</b>	<b>Other Custodian</b>
13	<b>Monthly health insurance premium costs</b> This premium represents the actual premium cost for any child(ren) in this case only. Insurance Premium Worksheet is available if needed. <b>Use Cash Medical Support if any child is not covered by insurance.</b>	\$0.00	\$125.00	\$0.00
14	<b>Monthly health insurance share for each parent</b> Percentage share of income in Line 4 multiplied by total current insurance cost for all persons in Line 13	\$77.32	\$47.68	
15	<b>Total premium cost adjustment to base monthly obligation</b> Line 14 minus Line 13 (amount may be negative)	\$77.32	-\$77.32	

F	Other contributions, if agreed or ordered	Father	Mother	Other Custodian
16	<b>Ongoing medical costs</b> Cash medical support for fixed periodic payments for ongoing medical costs	\$0.00	\$0.00	\$0.00
	a. Adjusted medical costs share Multiply total of Line 16 for all persons by Line 4	\$0.00	\$0.00	
	b. Total ongoing medical costs adjustment to base monthly obligation Line 16a minus Line 16 (amount may be negative)	\$0.00	\$0.00	
17	<b>Visitation transportation costs</b>	\$0.00	\$0.00	\$0.00
	a. Adjusted visitation costs share Multiply total of Line 17 for all persons by Line 4	\$0.00	\$0.00	
	b. Total ongoing visitation costs adjustment to base monthly obligation Line 17a minus Line 17 (amount may be negative)	\$0.00	\$0.00	
G	<b>Child Support obligation subtotal</b>	<b>Father</b>	<b>Mother</b>	
18	<b>Base monthly child support obligation less adjustments for child care and other contributions</b> Add obligor Line 7 to Lines 12, 15 and 17b if positive amounts. Subtract Lines 12, 15 or 17b if negative amounts.	\$930.82	\$0.00	
19	<b>SSA Title II benefits paid for the benefit of the child</b> Line 2a for obligor	\$0.00		
20	<b>Total monthly child support obligation less any SSA Title II benefits paid for the benefit of the child</b> Line 18 minus Line 19 (amount may be negative)	\$930.82	\$0.00	
H	<b>Cash Medical Support</b>	<b>Father</b>	<b>Mother</b>	<b>Combined</b>
21	Enter number of children from Line 13 not covered by health insurance. If none, skip to Line 26.	0		
22	Enter the Soonercare or other health care government assistance <b>applicant</b> for the child(ren) in this case. Enter "Father", "Mother", or "other".			

23	<b>Cash medical amount for obligor</b> If Line 21 is zero or the obligor is the person on Line 22, enter \$0 in Line 25. If Line 21 is greater than zero and the obligor is not the person on Line 22, refer to the Cash Medical Income Guidelines Table. If the combined income is less than or equal to the amount on the table, enter \$0. If greater, multiply \$115 by the number of children in Line 21. Multiply the combined total by percentage shares from Line 4.	\$0.00	\$0.00	\$0.00
24	<b>5% of Gross Monthly Income for Obligor</b> Line 2 multiplied by 0.05 This represents the maximum amount of total medical allowed.	\$595.00		
25	<b>Cash medical support in lieu of insurance</b> If Line 23 plus Line 15 is greater than Line 24, use Line 24 minus Line 15. If Line 23 plus Line 15 is less than or equal to Line 24, enter Line 23. Enter \$0 if negative	\$0.00	\$0.00	
<b>I</b>	<b>Current Monthly Support Obligation</b>	<b>Father</b>	<b>Mother</b>	
26	<b>a. Child support portion</b> If Line 16b is positive, Line 20 for obligor If Line 16b is negative, reduce Line 20 by Line 16b Enter \$0 if negative	\$930.82		
	<b>b. Cash medical portion</b> If Line 20 minus 16b is positive, Line 25 for obligor If Line 20 minus 16b is negative, reduce Line 25 by Line 20 minus 16b. Enter \$0 if negative	\$0.00		
	<b>c. Ongoing medical costs portion</b> If Line 20 is positive, Line 16b for obligor If Line 20 is negative, reduce 16b by Line 20 Enter \$0 if negative	\$0.00		
27	<b>Total obligation to be paid by the obligor</b> Line 26a plus 26b plus 26c	\$930.82		

Father shall begin payments on January 1, 2017 and continue on the same date of each month until further order of the court.


Yes Guidelines were followed.

Yes Deviation from child support guidelines by Court-Specific findings of Court supporting each deviation:

The parties' combined income exceeds \$15,000 per month and the deviation is in the best interest of the minor children

Both parties are represented by counsel.

Dated: December 8, 2016

  
JUDGE

[REDACTED]

\_\_\_\_\_

\_\_\_\_\_

Burke  
Attorney for father signature and OBA Number

\_\_\_\_\_

Heidi J. Cornell  
Attorney for mother signature and OBA Number