

DECREE OF DISSOLUTION OF MARRIAGE

NOW on this *S* day of *August*, 2017, this matter comes on before the undersigned Judge of the District Court upon Petitioner's Petition for Dissolution of Marriage. Petitioner, **Sector** is present and represented by her attorney, Jacob W. Aycock; and Respondent, **Sector** and his attorney, Barbara Ann Bartlett, are not present. All have heretofore consented to the terms of this Decree as evidenced by their signatures hereon. The Court, having reviewed the file, considered the premises, and heard the testimony of one witness sworn upon her oath, finds as follows:

1. JURISDICTION: Petitioner is now, and has been for more than six (6) months next preceding the filing of the Petition herein, an actual resident, in good faith, of the State of Oklahoma; and a resident of Tulsa County for more than thirty

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(30) days at the time the Petition was filed. This Court has jurisdiction of Petitioner and Respondent and subject matter in this cause.

- DATE OF MARRIAGE: Petitioner and Respondent were married on the 9th day of November, 1991 in Suffolk County, Massachusetts and have been since that time and are at the present time, wife and husband.
- <u>GROUNDS:</u> A state of irreconcilable incompatibility has arisen between Petitioner and Respondent hereto which destroyed any legitimate aims of the marriage and rendered its continuation impossible, by reason of which each party is entitled to a dissolution of marriage each from the other.

AGREEMENTS

4. CONSENT AGREEMENT:

- a. This is a consent Decree of Dissolution of Marriage. Petitioner and Respondent have agreed to the terms and provisions, as evidenced by their signatures. Through their signatures Petitioner and Respondent have asked the Court to enter this Decree of Dissolution of Marriage. The Court hereby adopts the terms herein as its Order.
- b. Both parties represent to each other and the Court that each has fully disclosed all property and debts presently existing and known to either party. To the extent that any property or debts have not been disclosed, and are later discovered, this Court shall retain jurisdiction to make equitable distribution thereof in accordance with the laws of the State of Oklahoma.
- c. Both parties request the Court to approve this settlement. The settlement is fair and equitable and shall be and is hereby approved by the Court.
- d. Further, the Court hereby orders all terms of this settlement. If any part of the settlement is beyond the jurisdiction of this Court to so order, then Petitioner

and Respondent agree such part of the settlement shall stand outside this order as a contract between Petitioner and Respondent.

e. Any void or voidable parts of this order shall not affect the valid terms.

CHILDREN

5. CHILDREN:

- a. There are no minor children of the marriage. There was one minor child at the time the Petition herein was filed who has "aged out" since the filing of the Petition herein. That child, J.W.R., was born March 22, 1999.
- b. Petitioner is not now pregnant.
- 6. **UIFSA:** This case is in accordance with the Uniform Interstate Family Support Act.
- DHS DISCLAIMER: The court finds that Oklahoma Department of Human Services (DHS) has filed a Notice of Disclaimer of Interest by DHS. DHS is not a necessary party pursuant to 43 O.S. § 112 (F). DHS has been provided with notice of this action and is subject to the personal jurisdiction of the Court.

SUPPORT FOR CHILD

8. CHILD SUPPORT ARREARAGES FROM TEMPORARY ORDER:

a. There was no Temporary Order entered in this matter, and thus, there is no support owing from the temporary order. All payments owed pursuant to this Decree prior to its entry have been made.

9. CHILD SUPPORT:

- a. The child, J.W.R., is no longer a minor but still in high school. The child lives with Respondent.
- b. Pursuant to 43 OS §118, Petitioner owes no child support.
- C.
- d. Child support may be modified in the future based upon a material change of circumstances.
- 10. <u>TERMINATION OF CHILD SUPPORT</u>: The obligation for child support paid by Respondent to Petitioner shall terminate upon the child reaching age 18; provided the obligation continues thereafter if the child is continuously enrolled in and attending high school, and then upon the first of the following to occur: until the child graduates from high school, reaches the age of 20 while attending high school, moves away from Petitioner, or no longer attends high school.

HEALTH CARE COVERAGE AND EXPENSES FOR CHILD

11. HEALTH INSURANCE:

- a. The child is currently covered by Respondent's employer-sponsored insurance plan. Respondent shall continue to maintain that insurance until further order of the court.
- b. Petitioner shall be responsible for 0% and Respondent shall be responsible for 100% of all health insurance premiums and increases attributable to the minor child.

12. NON-COVERED MEDICAL EXPENSES FOR CHILD:

a. Petitioner shall pay 0% and Respondent shall pay 100% of the reasonable and necessary medical, dental, orthodontic, optometrically, psychological, or any other physical or mental health expenses for the minor child not covered by insurance or other third-party coverage.

- b. 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 the expense if the expense is not covered by insurance.
- c. The parent responsible for reimbursement shall pay his or her portion within fortyfive (45) days of receipt of documentation of the expense.

INCOME ASSIGNMENT

13. WAIVER OF INCOME ASSIGNMENT: Petitioner and Respondent have agreed that an alternative arrangement provides for payment of child support and therefore an immediate income assignment is not necessary.

PROPERTY AND DEBTS

- 14. <u>PETITIONER'S PROPERTY:</u> Petitioner shall be restored to any separate property, and be awarded as her fair and equitable division of joint property, free and clear of any right, title, claim or interest of Respondent, the following property:
 - a. All personal property, bank accounts, and retirement accounts in Petitioner's possession and control except as specifically provided otherwise herein.
 - b. A total of \$70,366.64 of the net proceeds from the sale of the marital home which is presently being held in the trust account of Respondent's counsel. The proceeds shall be delivered to Petitioner's counsel immediately upon the granting of this divorce.

- c. All right, title and interest in any 401k, 403B, SEP, IRA, or any other retirement plan currently in Petitioner's name relating to her employment.
 - i. State Farm Simple IRA Account ending in 1710.
 - ii. USAA IRA Account ending in 9451
 - iii. All of the USAA Brokerage Account ending in 3315, held by both parties.
- d. Petitioner shall receive a prorated 81.25% of the value Respondent's State Farm Rollover IRA, to be divided by QDRO if necessary.
- e. Petitioner's 2012 Lexus CT 200h automobile VIN # JTHK05BH0C2113063.

15. <u>RESPONDENT 'S PROPERTY:</u> Respondent shall be restored to any separate property, and be awarded as his fair and equitable division of joint property, free and clear of any right, title, claim or interest of Petitioner, the following property:

- a. All property, bank accounts, and retirement accounts in Respondent's possession and control except as specifically provided otherwise herein.
- b. The amount of \$4,200 of the net equity proceeds of the marital home held in his counsel's trust account. The proceeds shall be delivered to Respondent upon the entry of this Decree.

- c. All right, title and interest in any 401k, 403B, SEP, IRA, or any other retirement plan currently in Respondent's name relating to his employment.
 - i. Respondent's USAA Mutual Fund SEP Retirement Account .
 - ii. The remaining 18.75% of the State Farm Rollover IRA after Petitioner's share is paid to Petitioner.
 - iii. Matcor 401(k) in Respondent's name.
 - iv. Global Power Equipment Group, Inc. Savings Plan in Respondent's name.
 - v. USAA Annuity Account.

16. CHILDREN'S PROPERTY

- a. Petitioner's Honda Civic automobile VIN # 2HGES26764H583113, shall be given to the parties youngest son, J.W.R. Petitioner shall title the vehicle in his name immediately upon signing this Decree.
- b. Petitioner shall cause the management of all children's accounts, including UTMA, 529 Accounts, or any other account reserved for the children or the children's education, to be transferred to Respondent immediately upon signing of the Decree. If she fails to do so, this Decree shall operate as the transfer per paragraph 18. The accounts are:
 - i. USAA College Savings Plan (529) Individual account # 50XXXXX6701
 - ii. USAA Mutual Fund Coverdell Education Savings Account #02XXX56
 - iii. UTMA USAA
- 17. **RETIREMENT TRANSFERS:** This Court shall retain jurisdiction of this matter until all Qualified Domestic Relations Orders and Transfer Orders have been entered and the distributions from the IRAs, defined contribution plans, defined benefit plans, pension plans or any tax deferred plans have been completed.
- 18. CONVEYANCE OF PROPERTY: Each of Petitioner and Respondent hereto shall execute and deliver to the other party, deeds, assignments or other

instruments or conveyances necessary to assign, transfer and convey the interest in all of said property ordered above, including abstracts on any real property. If such instruments are not exchanged within ten (10) days from the date thereof, this judgment and Decree of Dissolution shall have the full force and effect of a conveyance of the said property in accordance herewith.

DEBTS

19. <u>DEBT TO BE PAID BY PETITIONER:</u> Petitioner shall pay the following debts, and hold Respondent harmless therefrom, and indemnify him for any loss he may incur through collection of the debt by creditors and through enforcement of Petitioner's agreement to hold harmless:

- a. All debts in her name alone or accrued by her except as specified herein.
- b. All debts associated with the marital home awarded to her herein that are not outlined in the debt agreed to be paid by Respondent.
- c. All debts associated with the automobile awarded to her herein including but not limited to all promissory notes, tag, title and licensing fees; maintenance, repairs, etc. provided, however, Respondent will pay the present car note until it is paid in full in approximately September 2017. Respondent shall also maintain the car insurance until this pay off occurs. After the payoff, Petitioner shall transfer the car title into her own name.

20. <u>DEBT TO BE PAID BY RESPONDENT:</u> Respondent shall pay the following debts, and hold Petitioner harmless therefrom, and indemnify her for any loss she may incur through collection of the debt by creditors and through enforcement of Respondent's agreement to hold harmless:

- a. All debts in his name alone or accrued by him except as specified herein.
- b. Debts associated with the marital home herein, mortgage loans and utilities.
 - i. Respondent has paid the mortgage note on the home through Gateway Mortgage Corp from January 2017 until the home sold in June 2017.

- ii. Respondent has paid the base property insurance on the marital home until it sold.
- iii. Respondent paid the 2016 real estate taxes on the marital home owed in March 2017.

SPOUSAL SUPPORT

21. <u>SPOUSAL SUPPORT:</u> The Court finds that Petitioner had a temporary need for spousal support and that Respondent had the ability to pay said spousal support. Spousal support, therefore, was paid from Respondent to Petitioner from March 2017 through June 2017 in the amount of \$1200 per month. No other support is owed.

INCOME TAXES

22. INCOME TAX LIABILITIES:

A. 2016: The parties have cooperated in the 2016 tax returns jointly. The state tax issues remaining on the 2016 returns shall be the sole liability of Respondent, including taxes and preparation fees. Petitioner, however, shall provide a power(s) of attorney to Respondent and/or the tax preparer chosen by Respondent in order to assist in the resolution of these issues. Petitioner shall also sign any documents necessary to assist in the resolution within 10 days of being provided that document. Any refunds shall be paid over to Respondent.

B. 2017: Any deductions that have accrued for the current tax year shall be divided according to the following terms:

- All necessary reporting of any income or gain will be the obligation of the person who has been awarded that asset.
- II All use of exemptions/deductions will belong to the person who was responsible for paying the debt. The marital home mortgage deduction is awarded to Respondent for all payments he made in 2017. The 2016 real

estate tax deduction paid in March 2017 belongs to Respondent. The real estate tax deduction for the taxes paid with the closing on the marital home belong to Petitioner.

- III Respondent will claim the state refund(s) received, if any, from the 2016 Oklahoma State Income tax return filing, if required on the 2017 Federal Tax Return.
- C. Past tax returns:
 - I. If a tax liability occurs in the future on a joint income tax return filed in a prior year(s), and the liability can be attributed to the income, business and expenses of, or misrepresentations by, Petitioner and/or Respondent, then the party at fault shall be totally liable for the amount due.
- II. If both parties caused the income tax liability, then each party shall pay his/her pro rata share (divided by percentage of income) of the liability.
- III. The party at fault shall hold the other harmless, and indemnify him/her for any loss he/she may incur through collection of the income taxes, interest and/or penalties by the Internal Revenue Service and/or Oklahoma Tax Commission (or other state tax commission), and through enforcement of that party's agreement to hold harmless.
- IV. Enforcement costs for the terms of this paragraph are collectable against the other party including tax penalties, interest, attorney fees, and related costs.

MISCELLANEOUS

- 23. CHANGE OF NAME: Petitioner's name shall be returned to Kathlin Wheaton Sweeney.
- 24. <u>ATTORNEY'S FEES:</u> Each party shall pay his/her own attorney fees for this Dissolution Action.

25. BANKRUPTCY:

a. Neither party has ever filed bankruptcy.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that Petitioner and Respondent herein be and they are hereby awarded an absolute Decree of Dissolution of marriage each from the other on the grounds of incompatibility, and the bonds of matrimony heretofore existing between said parties are hereby dissolved, set aside and held for naught, and that both parties are released therefrom. The parties are further notified by this Court that remarriage within six (6) months of this date, except to each other, is unlawful under Oklahoma law.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the findings and orders in paragraphs 4 through 24, inclusive, with respect to all matters therein set forth be and the same are ORDERED, ADJUDGED AND DECREED as fully as if hereinafter set out at length and are hereby made the ORDERS of this Court.

Judge of the District Court

APPROVED AS TO FORM AND CONTENT:



Petitioner



Respondent

APPROVED AS TO FORM:

Attorney for Petitioner

Jacob W. Aycock, ØBA No. 22392 **ROBINETT, SWARTZ & AYCOCK** 624 South Boston Avenue, Suite 900 Tulsa, OK 74119 P: (918) 592-3699 F: (918) 592-0963



Barbara Ann Bartlett, OBA No. 11218 2123 South Atlanta Place, Suite 100 Tulsa, Oklahoma 74114 Phone (918) 584-1894 Fax (918) 584-1891 Barbara@DontFightAboutIt.com *Attorney for Respondent*

ACKNOWLEDGEMENT

STATE OF OKLAHOMA)

COUNTY OF TULSA

Before me, a Notary public in and for the County and State aforesaid, on this $\underline{\mathcal{Y}}^{\mathcal{H}}$ day of $\underline{\mathcal{AUGUST}}_{,}$, 2017, personally appeared **methods** to me known to be the identical person who executed the within and foregoing instrument and acknowledged to me that she executed the same as her free and voluntary act and deed for the uses and purposes therein set forth.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day and year last written above.

Notary Public

My Commission Expires: ______ My Commission No.: _____

) ss.

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ACKNOWLEDGEMENT

STATE OF <u>RENTUCKY</u>)) ss. COUNTY OF <u>JEFFERSON</u>)

Before me, a Notary public in and for the County and State aforesaid, on this $\underline{4}^{H}$ day of \underline{AUGUST} , 2017, personally appeared **methods** to me known to be the identical person who executed the within and foregoing instrument and acknowledged to me that he executed the same as his free and voluntary act and deed for the uses and purposes therein set forth.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day and year last written above.

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Notary Public

My Commission Expires: 21 JUNE 2019 My Commission No.: 535409

CERTIFICATE OF SERVICE OF JUDGMENT, DECREE OR APPEALABLE ORDER PURSUANT TO 12 O.S. § 653, as amended

Jacob W. Aycock certifies that he mailed a file-stamped copy of the foregoing attached Judgment, Decree or Appealable Order on the 25 day of ______, 2017 by first class mail with postage thereon duly prepaid to the following:

Barbara Ann Bartlett 2123 S. Atlanta Place, Suite 100 Tulsa, OK 74114

she being a party who is not in default for failure to appear in the action, this address being the last known mailing address of said person and the address indicated in this action or proceeding, if any, said copy of Decree of Dissolution of Marriage having been mailed, being within three (3) days exclusive of weekends and holidays, after the filing of said Decree.

Dated this <u>25</u> day of <u>Avaust</u>, 2017.

Jacob W. Aycock, OBA No. 22392 **ROBINETT, SWARTZ & AYCOCK** 624 South Boston Avenue, Suite 900 Tulsa, OK 74119

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P: (918) 592-3699 F: (918) 592-0963 *Attorney for Petitioner*

IN THE DISTRICT COURT OF TULSA COUNTY STATE OF OKLAHOMA

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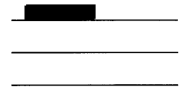
Petitioner,	
and	
Respondent.	

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Dist. Ct. Case No.

OAH Case No.

FGN:



CHILD SUPPORT COMPUTATION

	Calculation for number of children in this case	1			
	Obligor (person who pays) is (Enter "Father" or "Mother")	Mother	Combined income on Line 4 exceeds Child Support Guideline Schedule. See 43 O.S. § 119 (B).		Schedule.
Α	Base monthly obligation		Father	Mother	Combined
1	Gross monthly income All sources, except income specifically excluded Section 118B(B)	by 43 O.S.	\$16,666.00	\$1,250.00	\$17,916.00
	a. Amount of self-employment income include	d in Line 1	\$0.00	\$0.00	
	b. Deduction for self-employment tax Multiply Line 1a by 7.65%		\$0.00	\$0.00	
2	Total gross monthly income Line 1 minus Line 1b		\$16,666.00	\$1,250.00	
	a. Amount of SSA Title II benefits paid for the of the children. Do NOT include SSI benefit in the column for the disabled or retired pare	s. (Enter	\$0.00	\$0.00	
	b. Court ordered support alimony actually paid prior case	lina	\$0.00	\$0.00	
	c. Court ordered monthly adjustment for marit	al debt	\$0.00	\$0.00	
	d. Court ordered monthly child support actuall qualified out-of-home children	y paid for	\$0.00	\$0.00	

	In-home Children Deduction Worksheet 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	Adjusted gross monthly income (AGI) Amount in Line 2 plus 2a, minus Lines 2b, 2c, 2d, and	2f	\$16,666.00	\$1,250.00	\$17,916.00
4	Percentage share of income AGI for each parent divided by the combined AGI		93.0%	7.0%	100%
5	Base monthly obligation Apply combined AGI to Child Support Guideline Sched total in combined base monthly obligation. Multiply the total by the percentage share of income for each parer	combined	\$1,276.28	\$95.72	\$1,372.00
В	Parenting time adjustment, if used		Father	Mother	Combined
6	Number of overnights with each parent If less than 121 for either parent, skip to C.		0	365	365
	a. Percentage of overnights with each parent Number of overnights for each parent divided by	365	0.0%	100.0%	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. 		<=== Adjustment Factor less than 121 = no factor 121-131 = 2 132-143 = 1.75 144-183 = 1.5		
	c. Share of adjusted combined child support obligat Combined Line 6b multiplied by the percentage s of income in Line 4				
-	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				
7	Adjusted base monthly obligation Line 6d larger amount minus Line 6d smaller amount a result is for the parent with the positive amount. If the p more than 205 in Line 6, use \$0 for that parent. If eithe has less than 121 in Line 6, use the Line 5 amount for	oarent has er parent	\$1,276.28	\$0.00	
	parents.				

D	Work and education-related child care expenses	Father	Mother	Other Custodian
8	Monthly child care expenses for children in this case Do not include any co-payments being paid by a parent receiving OKDHS child care subsidy.	\$0.00	\$0.00	\$0.00
9	Child care expense percentage share of the total Total child care expenses multiplied by percentage share of income for each parent Multiply Line 8 by Line 4	\$0.00	\$0.00	
10	OKDHS Child Care Subsidy Worksheet 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	Child care subsidy co-pay adjustment to child support obligation Child care expense percentage share total Multiply total of Line 10g for both parents by Line 4	\$0.00	\$0.00	
12	Total child care adjustment to base monthly obligation Line 9 plus Line 11, minus Line 8 and Line 10g (amount may be negative)	\$0.00	\$0.00	
E	Health insurance premium	Father	Mother	Other Custodian
13	Monthly health insurance premium costs This premium represents the actual premium cost for any child(ren) in this case only. Insurance Premium Worksheet is available if needed. Use Cash Medical Support if any child is not covered by insurance.	\$0.00	\$0.00	\$0.00
14	Monthly health insurance share for each parent Percentage share of income in Line 4 multiplied by total current insurance cost for all persons in Line 13	\$0.00	\$0.00	
15	Total premium cost adjustment to base monthly obligation Line 14 minus Line 13 (amount may be negative)	\$0.00	\$0.00	

F	Other contributions, if agreed or ordere	ed	Father	Mother	Other Custodian
16	Ongoing medical costs Cash medical support for fixed periodic payments for medical costs	ongoing	\$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) 	/e)	\$0.00	\$0.00	
17	Visitation transportation costs		\$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 	/e)	\$0.00	\$0.00	
G	Child Support obligation subtotal		Father	Mother	
18	Base monthly child support obligation less adjust child care and other contributions Add obligor Line 7 to Lines 12, 15 and 17b if positive a Subtract Lines 12, 15 or 17b if negative amounts.		\$0.00	\$0.00	
19	SSA Title II benefits paid for the benefit of the chil Line 2a for obligor	d		\$0.00	
20	Total monthly child support obligation less any SSA Title II benefits paid for the benefit of the chil Line 18 minus Line 19 (amount may be negative)	d	\$0.00	\$0.00	
Н	Cash Medical Support		Father	Mother	Combined
21	Enter number of children from Line 13 not covered by health insurance. If none, skip to Line 26. Note: This may be different from the number of children on Soonercare.	0			
22	Enter the Soonercare or other health care government assistance applicant for the child(ren) in this case, if child(ren) are on SoonerCare. Enter "Father", "Mother", "other", or leave blank.				

23	Cash medical amount for obligor 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 Obligor's 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	5% of Gross Monthly Income for Obligor Line 2 multiplied by 0.05 This represents the maximum amount of total medical allowed.		\$62.50	
25	Cash medical support in lieu of insurance 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	
	Coursest Monthly Coursest Oblighting	E alla a s	BA a bla a si	
	Current Monthly Support Obligation	Father	Mother	
	a. Child support portion			
26	If Line 16b is positive, Line 20 for obligor If Line 16b is negative, reduce Line 20 by Line 16b Enter \$0 if negative		\$0.00	
26	If Line 16b is positive, Line 20 for obligor If Line 16b is negative, reduce Line 20 by Line 16b		\$0.00 \$0.00	
26	If Line 16b is positive, Line 20 for obligor If Line 16b is negative, reduce Line 20 by Line 16b Enter \$0 if negative b. Cash medical portion If Line 20 minus 16b is positive, Line 25 for obligor If Line 20 minus 16b is negative, reduce Line 25 by Line 20			

Father shall begin payments on 3/1/2017 and continue on the same date of each month until further order of the court.

No Guidelines were followed.

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

Both parties have come to an agreement that Father shall pay \$875 per month until the child moves from Mothers hor

Dated: 0 8-25-17

JUDGE

APPROVED AS TO FORM:

Father printed name Barbara Ann Bartlett, OBA #11218 Attorney for father printed name

Mother printed name

Jacob W. Aycock, OBA #22392 Attorney for mother printed name RA

Father signature

*11218 ORA

Attorney for father signature and OBA Number

Mother signature

22397

Attorney for mother signature and OBA Number

Other Custodian printed name

Attorney for Other Custodian printed name

State's Attorney, OCSS printed name

Other Custodian signature

Attorney for Other Custodian signature and OBA Number

State's Attorney, OCSS signature and OBA Number

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