REQUIRED LANGUAGE FOR DEVIATIONS FOR CHILD SUPPORT PURPOSES

| The Court finds that the amount of child support payable by the obligor in this case, |
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| pursuant to the Ohio child support computation, is \$ per month, per child for |
| child(ren), for a monthly total of \$ for current child support and \$ per |
| month, per child, for child(ren) for a monthly total of \$ for cash medical |
| support for a total monthly support of \$, plus processing fee. |
| The Court, after considering the facts and criteria set forth under R.C. |
| [insert R.C. 3119.23, R.C. 3119.231, OR R.C.3119.24], finds that the amount of |
| child support calculated pursuant to the child support schedule of R.C. 3119.021, would |
| be unjust of inappropriate and not in the best interest of the child(ren). |
| The Court finds that a deviation of [child support and/or cash medical support] is |
| warranted in this case pursuant to [R.C. 3119.23, 3119.231, 3119.24] for the following |
| reasons: |
| The parties agree and represent to the Court that the aforementioned deviation |
| factor(s) and/or criteria have a total monetary value of [insert value of deviation for either |
| current child support and/or cash medical support.] \$ per month for current |
| support, and/or \$ per month for cash medical support, which amount the |
| parties request be adopted by the Court for purposes of computing a deviation from |
| computation child support and cash medical support. |

Based upon the agreement and representation of the parties, the Court finds that a deviation from the child support computation is warranted, as set forth above.

**Continue with Mandatory Language from Forms 13.00 and 16.00.