IN THE COURT OF COMMON PLEAS RICHLAND COUNTY, OHIO DOMESTIC RELATIONS DIVISION

,	
Plaintiff/Petitioner,	Case No
vs./and	
Defendant/Petitioner.	
	EXY PROHIBITING SERVICE OF RELOCATE [O.R.C. Section 3109.051(G)]
The Court finds, based upon information	in the Notice of Intent to Relocate, that there exist facts which
would warrant withholding a copy of the Notice of	of Intent to Relocate from the nonresidential parent.
It is therefore ORDERED that, subject to t	further order of the Court, the Clerk of Courts shall only serve a
copy of this Judgment Entry upon the nonresid	lential parent, at the address listed in the Notice of Intent to
Relocate, by ordinary U.S. Mail. The nonreside	ential parent shall <u>not</u> be sent a copy of the Notice of Intent to
Relocate filed by the residential parent. The Noti	ice of Intent to Relocate shall be sealed by the Clerk of Courts.
Notice is hereby given that the nonresidential par	rent may request a hearing to determine whether it would be in
the best interest of the child(ren) to permit release	e of the Notice of Intent to Relocate.
	JUDGE BETH OWENS

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CSEA

cc: