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

Erdem Sisbot 7005 Pleasant Colony Way New Albany, Ohio 43054 Plaintiff Case No. 18JU11 13519

Judge Gill Magistrate Reedus

Vs.

Erika R. Mize 2437 Graylake Ct. Dublin, Ohio 43016 Defendant

MOTION TO ENFORCE SETTLEMENT AGREEMENT

Now comes Plaintiff, by and thru counsel and respectfully requests that this Court set a hearing on the above. The parties agreed and acknowledged in front of the Court a full and final settlement on all pending issues. Counsel for Defendant was to completed the final documents. He then needed an extension. He then needed assist in completing said documents, that which counsel for Plaintiff did. Now, having the Plaintiff signed, counsel for Defendant indicates on the last due the documents are due, that Defendant refuses to sign the documents. Plaintiff requests that the Court examine the Memorandum Agreement and the final documents as it will determine it is one and the same. Plaintiff requests reasonable attorney fees as well.

Respectfully submitted,

<u>/Jack W. Carney-DeBord/</u> Jack W. Carney-DeBord 0053386 Attorney for Plaintiff 1900 Polaris Parkway, Suite 450 Jack's Law Office

Phone: (740) 369-7567 Fax: (740) 368-9747 E-Mail: jcarneydebord@gmail.com Columbus, Ohio 43240

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing has been served upon David T. Parker, Attorney for Plaintiff, 765 S. High St., Columbus, Ohio 43206 via email at reneemize93@gmail.com and GAL and Michelle McCartey at michelle@mcarteyheffernan.com this August 13, 2019.

<u>/s/Jack W. Carney-DeBord</u> Jack W. Carney-DeBord 0053386 Attorney for Plaintiff