PROBATE COURT OF FAIRFIELD COUNTY, OHIO TERRE L. VANDERVOORT, JUDGE

IN RE: CHANGE OF NAME OF	Present Name		
TO	Requested Name		
CASE NO.			
JUDGMENT ENTRY/MAGIS	STRATE'S DECISION CHANGE OF NAME OF MINOR [R.C. 2717.09]		
On, 20	an Application for Change of Name of Minor was heard by this Court.		
waived notice of hearing and consented	notice, e.g., legal parents, parent, father, or alleged father, either have to the Application or were properly served and failed to object to the icant has provided sufficient proof that the facts in the Application show the minor's name as requested.		
The Court finds the minor's complete name	e at birth was		
The minor's date of birth was	, and the place of birth was		
City	County State		
Therefore, it is ORDERED the name of			
be changed to			
Date	Magistrate		
Date	Terre L. Vandervoort, Judge		
ENTRY AL	OOPTING MAGISTRATE'S DECISION		
The Court has reviewed the decision for Order of this Court and it is incorporated in	any errors per Civ. Rule 53 and adopts the Magistrate's Decision as anto this Entry by this Reference.		
Date	Terre L. Vandervoort, Judge		
CONCLUSION, WHETHER OR NOT SPECIF	APPEAL THE COURT'S ADOPTION OF ANY FACTUAL FINDING OR LEGA ICALLY DESIGNATED AS A FINDING OF FACT OR CONCLUSION OF LAW HE PARTY TIMELY AND SPECIFICALLY OBJECTS TO THAT FACTUA JIRED BY CIV. R. 53(D)(3)(b).		
CERTI	FICATION OF JUDGMENT ENTRY		
The above Judgment Entry Change of Na records of this Court.	me of Minor is a true copy of the original kept by me as custodian of the		
	Terre L. Vandervoort, Judge		
(seal)	By:		
	Deputy Clerk		
	Date		

NOTICE REGARDING OBJECTIONS, MOTIONS, AND APPEALS

Motion to Set Aside a Magistrate's Order: A party may file a written motion requesting that the Judge set aside a Magistrate's Order within 10 days of the order being entered. The motion must state the specific reasons for the request. See Civ. R. 53(D)(2)(b).

Objection to a Magistrate's Decision: A party may file written objections to a Magistrate's Decision within 14 days of the decision being entered. The objection must state the specific reason(s) for the objection. If the objection is to a factual finding, a party must provide a transcript of the proceedings, if available, within 30 days of the filing of the objection. See Civ. R. 53(D)(3)(b).

NOTICE OF FINAL APPEALABLE ORDER

		ble order. Further, this order w entry. A copy was served on th		
		Deputy Clerk		
COPIES DISTRIBUTED TO / METHOD OF DELIVERY:				
☐ APPLICANT	VIA:	☐ ATTORNEY FOR APPLICANT	VIA:	
□ NON-APPLICANT PARENT	VIA:	OTHER	VIA:	