### **WARNINGS TO THE RELOCATING PARENT:**

The filing of the Notice of Intent to Relocate <u>does not</u> authorize you to relocate a minor child outside the area specified in your Parenting Time Order or in the Final Judgment Entry, including the provisions of a Shared Parenting Plan. If you wish to relocate a minor child outside the area specified in your Parenting Time Order, Judgment Entry, or Shared Parenting Plan, IN ADDITION to filing this Notice, you <u>must</u> do one of the following BEFORE relocating:

1) File a motion for authorization to relocate the minor child(ren) and have that motion granted by the Court

or

2) Present the Court with an agreed entry signed by both parties (and each party's attorney, if applicable) permitting the relocation of the minor child(ren) **and** have that agreed entry approved and signed by the Court. The Court reserves the right to require an oral hearing prior to authorization of an agreed entry.

As provided in ORC 3109.051(G), the Court shall send a copy of this Notice to the other parent, <u>unless</u> they have been convicted of or pleaded guilty to a violation of ORC 2919.25 (Domestic Violence) involving a victim, who at the time of the commission of an offense, was a member of this family or household, has been convicted of or pleaded guilty to any other offence involving a household member which resulted in physical harm to the household member, or has been determined to be the perpetrator of the abusive act that is the basis of an adjudication that a child is an abused child. If you have reason to believe that this Notice should not be sent to the other parent, you may request a court hearing on ONLY that issue by completing a Motion for Hearing Pursuant to ORC 3109.051(G)(4). The motion must be filed with the Court along with the Notice of Intent to Relocate.

If you do not request a court hearing Pursuant to ORC 3109.051(G)(4), a copy of the Notice of Intent to Relocate will be sent to the other parent.

If this Notice is sent to the other parent, upon receipt of the Notice, The Court, on its own motion or on the motion of the other parent, may schedule a hearing with notice to both parties to determine whether it is in the best interests of the child(ren) to revise the Parenting Time Schedule.

Return this Notice to: Van Wert County Juvenile Court

108 East Main St. Van Wert, OH 45891

#### NOTICE TO THE NON-RELOCATING PARENT:

Pursuant to ORC 3109.051(G)(1), upon your receipt of this Notice of Intent to Relocate, you may file a Motion for Hearing to determine whether it is in the best interest of your child(ren) to revise the Parenting Schedule.

# IN THE COURT OF COMMON PLEAS, VAN WERT COUNTY JUVENILE DIVISION

	CASE NO						
PLAINTIFF VS							
	NOTICE OF INTENT TO RELOCATE						
DEFENDANT	O.R.C 3109.051(G)						
Pursuant to ORC 3109.051(G)(1), this form mesidence other than the last residence of the C	nay be used to file notice of the party's intent to relocate to a Court's record.						
Name(s) of child/children:							
Name of party relocating:							
LAST RESIDENCE OF RECORD	INTENDED NEW RESIDENCE						
Street:	Street:						
City:							
State & Zip Code:							
Phone Number:							
	Effective Date:						
PARTY TO BE NOTIFIED							
Name:							
Street:							
City:							
State & Zip Code:							

#### **NOTICE TO RELOCATING PARTY**

If you are a residential parent, non-parent legal custodian or participate in a shared parenting plan and intend to move, a copy of this Notice of Intent to Relocate must be served on any person having parental or visitation rights.

The Court is required to serve this Notice upon the non-residential parent, a participant in a shared parenting plan or other party entitled to visitation unless an order prohibiting such notification has been issued by a Court. If such an order has been issued, it MUST be attached to this Notice and you MUST check the appropriate box in the INSTRUCTIONS TO CLERK section of this Notice.

## NOTICE TO NON-RESIDENTIAL PARENT, PARTICIPANT IN A SHARED PARENTING PLAN, OR OTHER PARTY ENTITLED TO VISITATION RIGHTS

The Ohio Revised Code requires the Court to notify you with this Notice. The law does not require the Court to hold a hearing regarding this Notice unless you file a motion for a hearing.

#### INSTRUCTIONS TO THE CLERK

Please check only one box below

	ase serve party ent						-			dential	(non-cu	stodial) រ	parent or
forwa	not send rding of ential pare	the Noti	ice to th	e non-re	esidentia	al paren	ıt is atta	ched. I	request			-	bits the hat the non-
Date	Signature												
		*	*	*	*	*	*	*	*	*	*	*	
					FC	OR CO	URT US	SE ONI	LY				
this _	I hereb day of						Notice o	of Intent	to Relo	ocate wa	as issued	d by Cert	tified Mail
							Deputy	Clerk					