IN THE SUPERIOR COURT OF COBB COUNTY STATE OF GEORGIA

and	spondent:	Civil Action File No.:					
	TEMPORARY ORDER						
Th	is action came before the Court for hearing on	, 20 The Court has read					
and	and considered the pleadings and						
	☐ the parties have consented to the entry of this Order.						
	☐ the Court has heard the evidence and considered the matter.						
TH	THE COURT HEREBY ORDERS THE FOLLOWING:						
		1. CUSTODY					
	The	shall have sole temporary legal and physical					
	f the Court.						
	The	shall have temporary physical custody of the					
	children, and the parties shall have temporary joint legal custody of them. The parties shall consult						
	each other and try to reach a joint decision on all major issues concerning the children's education,						
	health care, religious upbringing and extracu	rricular activities. However, if the parties are not able to					
	reach a joint decision concern	ing one of these major issues, the					
	shall	make the final decision on the issue.					
	2.	VISITATION					
	Theshall	l have the right of reasonable visitation with the minor					
	children, at any time by mutual consent of the parties, provided that the beginning and ending times						
	of the visitation have been put into writing and signed by both parties. Unless otherwise agreed by						
	the parties in writing, the drop-o	off and pick-up for visitation shall be at					
	The visiting parent shall notify the other						
	parent at least 24 hours in advance if he/she	e does not intend to exercise that visitation opportunity.					

The parent shall arrive to pick up the children for visitation within minutes of the scheduled time or shall lose that visitation opportunity. If the parties cannot agree on specific visitation, the visiting parent shall have the right to visitation according to the schedule attached to this <i>Temporary Order</i> as Exhibit A.		
The shall have visitation with the minor children as follows:		
No visitation is ordered at this time.		
3. CHILD SUPPORT, CHILDREN'S HEALTH INSURANCE & EXPENSES		
Child support, health insurance for the children, and uncovered health care expenses for the children are addressed in the <i>Child Support Addendum</i> , <i>Child Support Worksheet</i> and appropriate schedules. They have been attached to, and are made a part of, this temporary order.		
No child support is ordered at this time.		
4. TEMPORARY ALIMONY		
No temporary alimony is awarded at this time.		
The shall pay to the as temporary		
alimony, the sum of \$ per month, beginning on and		
continuing monthly thereafter,		
□ until further Order of the Court.		
for a period of		
5. TEMPORARY POSSESSION OF PROPERTY		
This issue is not addressed in the <i>Temporary Order</i> .		
The parties possess various items of marital property. The Court will address the equitable division		
of the property in the final decree. The Court reminds the parties that the standing <i>Order</i> is in effect,		

	Marital Home – The	shall have temporary, exclusive use of		
_	Marital Home – The shall have temporary, exclusive use of the marital home of the parties, located at the following address:			
		shall be responsible for all taxes, assessments and the after the date of		
	Vehicles – The parties listed below shall have temporary, exclusive use of the following vehicles:			
	Year/Make/Model of Vehicle	Vehicle ID # (VIN) Goes to		
		cle shall be responsible for all car loan payments, <i>ad valorem</i> e on that vehicle accruing after the following date:		
	Other Personal Property – Temporary, exclusive possession of the following items shall be transferred to the party listed below, on or before			
	To Petitioner:			
	To Respondent:	•		
	To Respondent:	·		

6. RESTRAINING ORDER

This issue is not addressed in this Temporary Order	;			
The	is hereby restrained from assaulting, beating,			
wounding, threatening, harassing and stalking the _	, until			
further Order of the Court. Consent to this provision	a shall not be construed as an admission that any			
of these actions have been done in the past. This pro	ovision shall be enforceable by the Court's			
contempt power.				
7. CO-PARENTING SEMINAR				
ch party shall complete the Co-Parenting Seminar as thin the next 30 days.	required by the standing Order of this Court,			
8. OTHER SPEC	CIAL PROVISION			
is Order, entered on, 20	_, shall remain in effect until further Order of the			
	ge, Superior Court bb Judicial Circuit			