DOCKET NO: : SUPERIOR COURT

JOHN DOE : J.D. OF NEW HAVEN

V. : AT NEW HAVEN

JANE DOE : MAY \_\_, 20

**POST SECONDARY EDUCATIONAL SUPPORT LANGUAGE**

**Court Retain Jurisdiction:** The parties agree that it is more likely than not that they both would have provided support to the child for higher education if the family had remained intact. The parties request that the Court retain jurisdiction over the post majority support of the child pursuant to the provisions of Connecticut General Statutes Sec. 46b-56c.

**Waive Jurisdiction – No Contribution:** The parties agree that it is more likely than not that they both would NOT have provided support to the child for higher education if the family had remained intact. The parties freely and voluntarily waive the court retaining jurisdiction over post-secondary educational support.

**Waive Jurisdiction – Specific Contribution:** The parties freely and voluntarily waive the court retaining jurisdiction over post-secondary educational support. After scholarships, grants, etc. have been utilized for the child, the parties shall be equally responsible for the post-secondary educational costs of the child. Each party’s maximum contribution shall be an amount equal to 50% of the cost of 4 years of undergraduate education at the University of Connecticut.

**College Account Language:** If either party elects to open their own separate college savings account(s) for the child after the date of dissolution, and make contributions to that account, those funds shall be credited toward the party who made the contribution in any future court proceeding/order for post-secondary educational support.