IN THE AKRON MUNICIPAL COURT SUMMIT COUNTY, OHIO

(Name)) CASE NO. 2_ CV
(Address)	
(Phone/Email)))
(Nama))
(Name)(Address)	
)
(Phone/Email))
Plaintiff(s))))
v.)
) CERTIFICATE FOR EXEMPTION
(Name)	FROM ONLINE DISPUTE
(Address)) RESOLUTION (ODR)
(Phone/Email))))
(Name)))
(Address)	
(Phone/Email)	,)
	
Defendants	,)
I, (Name)	, am a named party to the above-referenced cause of
	nline Dispute Resolution (ODR). I certify that I am not
able to use Online Dispute Resolution for the fol	llowing reasons (please check all that apply):
I am representing myself and do not have i	internet access or a computer, smartphone or smart device
in my home. My only access is through a public	e terminal at a courthouse, library or other location. This
poses a financial or other hardship.	
I am in jail.	
I am unrepresented and I have a disability	that prevents me from using Online Dispute Resolution.
I am representing myself and have trouble	reading, writing or speaking English.
	the case where there is an order of protection or a civil
no contact order.	

I am unrepresented and tried online	dispute resolution, but was unable to complete the process
because the equipment or assistance I nee	ed is not available and access to a public terminal at a
courthouse, library or other public location	on poses a financial or other hardship.
I certify that everything in the Certificate	for Exemption from Online Dispute Resolution is true and
correct. I understand that making a false	statement on this form is perjury and has penalties provided by
law under R.C. 2921.11(A).	
I understand that if the Court determines	that this Certificate for Exemption from Online Dispute
Resolution is not granted, I will be requir	red to take part in ODR as ordered.
/s/	
(Your signature)	(Address)
(Print your name)	(City, State, ZIP)
(Telephone)	(Email)
	<u>ORDER</u>
Plaintiff/Defendant has filed a Certificate	e for Exemption from Online Dispute Resolution. Good cause
HAS/HAS NOT been shown, therefore, I	Plaintiff/Defendant IS/IS NOT exempt from online dispute
resolution.	

Any party may file a motion with the court to set aside a magistrate's order. The motion shall state the moving party's reasons with particularity and shall be filed not later than ten days after the magistrate's order is filed.

PURSUANT TO CIV. R. 58(B), THE CLERK OF COURTS SHALL WITHIN THREE (3) DAYS OF THE FILING OF THIS DECISION SERVE UPON ALL PARTIES NOT IN DEFAULT FOR FAILURE TO APPEAR NOTICE OF THIS MAGISTRATE'S DECISION AND ITS DATE OF ENTRY UPON THE JOURNAL OF THE COURT.