STATE OF NORTH CAROLINA	8 CVD 12310
WAKE County	In The General Court Of Justice  District Superior Court Division
Name of Plaintiff(s) GAVM D. Rentz, Donnat. Rentz, Krista C. Listur VERSUS  Name OF Defendant(s) BYAd COOPER	ZOUR JUL 25 PM 3: 20 UM OF WAKE COUNTYORDER BY
memorandum and agree to be legally and mutually pages as necessary)  1) The heaving of July 25  Approximately seventy— A fine for a fine for the form of the counsels. Cus  2) These Park Franciscouses  The Plantiffs of the Counsels.  3) The Plantiffs of the Counsels.  4) The Plantiffs Shall minor Children  To supervised visitation  Together in Raleigh, A which the parties  Plantiff Shall travel on two constants  Plantiff Shall travel on two constants  Together, Do two cons  By A to the Visit Together, Do the constants  And will cooperate in the parties  A minimum of four parties  A minimum of four parties  2. A formal judgment/order reflecting the above ter	pending firster older of the Cost  Ace the minor Children Avanchable  on with Defindant at Time  both Carolina, on two weekends,  And counse. Shall Agel. Done  to Raleich with the minor childre  with the minor children at Time  ecotive days for a priod of 4 ha  ecotive days for a priod of 4 ha  every cach weekend.  The communication where other, such  and the minor children Shall have  bouches of web cam visits per week  ms will be prefered by and submitted no later than for A mini-  for signature by a judge assigned to hold court in this district price  of settlement. See McIntosh v. McIntosh. 74 N.C. App. 554 (1985). Of  Sifteen
1	per visit/call.

STATE OF NORTH CAROLINA	File No. C M/D 12217)
STATE OF NORTH CAROLINA	Film No.
WAIA County	
	In The General Court Of Justice ☐ District ☐ Superior Court Division
Name Of Plaintiff(s)	☐ District ☐ Superior Codit Division
Puntz, Lister	
VERSUS	MEMORANDUM OF
Name Of Defendant(s)	JUDGMENT/ORDER
Brad Cooper	
4. The parties to this lawsuit have reached an agreement	t to settle certain matters as set forth specifically in this
memorandum and agree to be legally and mutually bou	and by the following terms and conditions: (Attach additional
pages as necessary) (6) The DAYHES Shall equally	1 divide the costs of transportation
	wo wnorchildren (including Altin
	RACEL TO KALUCH, NC
- For the two welkenes, pr	nding the home on temporary
custody.	
7) None of the parties shall	1 exposithe minor Children to the
media.	•
8) Nove of the parties Sha	U expose the children to do
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11) NON OV HOU PATILES STA	TO ALL OF CHILLS WILL NOW
or you poma shou disce	135 TU CIGINATINA SUITONALIN
2. A formal judgment/order reflecting the above terms	or signature by a judge assigned to hold court in this district.
NOTE: Parties should be examined on the record as to terms of se	attlement See Mointosh v Mointosh 74 N.C. And 554 (2009)
AOC-CV-220, New 4/97	Malle
a 1997 Administrative Office of the Courts	ALL DUDALS
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TE OF NORTH CAROLINA	>riii No. 8 CVD (231C
WAY county	In The General Court Of Justice  District Superior Court Division
Plaintiff(s)  Levtz, Lister  VERSUS  Defendant(s)  BYAD COOPER	MEMORANDUM OF JUDGMENT/ORDER
. The parties to this lawsuit have reached an agreement memorandum and agree to be legally and mutually bour	Scheduld for A temporary Scheduld for A temporary October 13, 2008 in Courage Thin the miner Childrens

(a) With the signing of this Memorandum by the presiding judge, this Memorandum shell become a judgment/or of the court and shell be deemed entered pursuant to Rule 58 of the North Carolina Rules of Civil Procedure the data filled with the Citerx;  (b) the provisions of this Memorandum are fair and reasonable and each party has had ample opportunity to obtilegal advice concerning the legal effect and terms of this Memorandum;  (c) this Memorandum is enforceable by the contempt powers of the court should any party not comply with its terms;  (d) the formal judgment or order may be signed by the presiding judge out of term, session, county and district;  (e) each party is satisfied with the services of the respective attorneys and believes that he/she has received competent advice regarding the signing of this Memorandum;  (f) signatures of the parties on the formal judgment/order are not necessary;  (g) the parties waive findings of fact and conclusions of law in the formal judgment/order memorializing this Memorandum; and  (h) all attorneys start be released as attorneys of record upon signing or the formal judgment or order by the processing judge.  (a) T 25 8  (b) T 25 8  (c) T 25 8  (d) T 25 8  (e) T 25 8  (f) Speaker of Particular Attorney 2  (g) T 25 8  (g) T 25 8  (h) T 25 8		
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(f) signatures of the parties on the formal judgment/order are not necessary;  (g) the parties walve findings of fact and conclusions of law in the formal judgment/order memorializing this Memorandum; and  (h) all attorneys shall be released as attorneys of record upon signing of the formal judgment or order by the presiding judge.  (h) all attorneys shall be released as attorneys of record upon signing of the formal judgment or order by the presiding judge.  (a) Date 7/25/8  Superior of Palamer's attorney 1  Superior of Palamer's attorney 2  Superior of Palamer's attorney 2  Superior of Palamer's attorney 1  Superior of Palamer's attorney 1  Superior of Palamer's attorney 2  Prior to accepting the stipulated agreement of the parties, the undersigned judge-read the terms of the above stipulations and their unberstanding thereof. The court explained to the parties the larger of the voluntary nature of their agreements and determined that the parties understood the head effect of them with regards to be voluntary nature of their agreements acknowledged their voluntary execution of the agreements at terms of the agreement and stipulations. The parties their agreement, and agreed of their own free wills to abide by them.  Superior of Palamer's attorney 1  Superior of Palamer's attorney 2  Amone of Palamer's attorney 1  None of Palamer's attorney 1		competent advice regarding the signing of this Memorandum.
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