## **REQUIRED LANGUAGE FOR DEVIATIONS FOR CHILD SUPPORT PURPOSES**

The Court finds that the amount of child support payable by the obligor in this case, pursuant to
the Ohio Child Support Computation, is per month, per child, for child(ren), for a
total of per month, plus processing fee. The Court, after considering the facts and criteria
set for under O.R.C. Section (insert O.R.C. Section 3119.23 or 3119.24), finds that the
amount of child support calculated pursuant to the child support schedule of O.R.C. Section 3119.021,
would be unjust or inappropriate and not in the best interest of the child(ren). The Court finds that a
deviation is warranted in this case pursuant to O.R.C. Section (insert appropriate
subsection of O.R.C. Section 3119.23 or 3119.24) for the following reason(s):
The parties agree and represent to the Court that the aforementioned deviation factor(s) and/or criteria
have a total monetary value of per month, which amount the parties request be adopted
by the Court for purposes of computing a deviation from Computation child support. Based upon the
agreement and representation of the parties, and upon further consideration of all relevant factors set
forth under O.R.C. Section (insert O.R.C. Section 3119.23 or 3119.24), the Court finds that
a deviation from the child support Computation is warranted, as set forth above.

(Continue with Mandatory Language from Form 17.00 if the obligor will actually pay child or spousal support — the language on Form 17.00 is <u>not required</u> if <u>no</u> child or spousal support will be paid).