

college related expenses including but not limited to, tuition, fees, room and board, books and living expenses retroactive to the Court's September 4, 2020 Order is **REFERRED** to Economic Mediation.

In the Court's September 2020 Order, Defendant was ordered to pay for 30% of college costs and support for the parties' child, Bailey. In the Court's November 2020 Order, the Court clarified that the 30% figure was to be without prejudice and subject to appropriate modification upon submission of updated income information. Plaintiff states that upon receiving Defendant's full income information, it was determined Defendant was earning 59.30% of the income while Plaintiff earned 40.30%. Although Plaintiff provides a Child Support Guideline in their motion, it is not clear to the Court what was used in determining said guidelines.

There is no question that some contribution is necessary, as that was agreed to between the parties in their Property Settlement Agreement. Thus, the Court need not conduct an analysis as to whether contribution is needed. Newburgh v. Arrigo, 88 N.J. 529, 545 (1982). However, because the Property Settlement Agreement states "college per Newburgh," the discrepancy between the Guidelines in the PSA and the one provided by Plaintiff, and the amount of time that has passed, the Court **ORDERS** that the issue of college expenses be referred to Economic Mediation. Plaintiff has provided extensive documentation of college expenses. Both parties are to submit updated Case Information Statements with all the required documentation to the Court and to the Economic Mediator. Any disputes regarding CIS or documentation shall be referred to the Court by way of written request of notice to the other party, at which time the Court shall schedule a conference to resolve said dispute.

11. College Expenses. Plaintiff's request to require Defendant pay all outstanding college related expenses for the parties' child, Bailey, including but not limited to, tuition, fees,