STATE OF FLORIDA DIVISION OF ADMINISTRATIVE HEARINGS

DIONE MILLAR, as parent and natural guardian of NATHAN XAVIER YOUNGERMAN, a minor,

Petitioner,

vs.

Case No. 17-4484N

FLORIDA BIRTH-RELATED NEUROLOGICAL INJURY COMPENSATION ASSOCIATION, *AMENDED AS TO ADDRESS ONLY

Respondent.

*AMENDED FINAL ORDER APPROVING STIPULATION

This cause came on for consideration upon the Revised Stipulation Pertaining to Lump Sum Payment for Bathroom and/or Handicap Modifications of Dwelling (Stipulation) filed with the Division of Administrative Hearings on July 10, 2018, by Petitioner, Dione Millar, and Respondent, Florida Birth-Related Neurological Injury Compensation Association. The revision pertains solely to the address of the subject dwelling. The parties have represented to the undersigned that no funds have been utilized at the dwelling set forth in the original stipulation.

Petitioner and Respondent have come to an agreement regarding a claim filed by Petitioner for bathroom and/or handicap modifications. They have agreed as follows: Respondent agrees to pay Petitioner(s) \$30,000.00 as a one-time only, lump sum payment for any and all bathroom and/or handicap modifications forever required for any residence.

Petitioner(s) agree(s) and accept(s) this one-time payment as a full and final payment towards bathroom and/or handicap modifications to his/her/their current house located at 4900 Lake Waterford Way, #3, Melbourne, FL 32901, and agrees that said payment precludes Petitioner's entitlement to any future payment from NICA for bathroom and/or handicap modifications for this house or any other house purchased, built or rented or lived in by Petitioner(s) in the future. Should Petitioner(s) elect to move or have any other modifications performed to his/her/their current home, or any other home purchased, built, rented or lived in by Petitioner(s), any future modifications will be solely at Petitioner's expense.

After due consideration of the interests of the parties, and being otherwise fully advised in the premises, it is

ORDERED:

- 1. Petitioner and Respondent's Stipulation is approved.
- 2. The parties shall abide by the terms of the Stipulation.

DONE AND ORDERED this 20th day of July, 2018, in

Tallahassee, Leon County, Florida.

Low P. R.

TODD P. RESAVAGE Administrative Law Judge Division of Administrative Hearings The DeSoto Building 1230 Apalachee Parkway Tallahassee, Florida 32399-3060 (850) 488-9675 Fax Filing (850) 921-6847 www.doah.state.fl.us

Filed with the Clerk of the Division of Administrative Hearings this 20th day of July, 2018.

COPIES FURNISHED: (via certified mail)

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Justin Senior, Secretary Health Quality Assurance Agency for Health Care Administration 2727 Mahan Drive, Mail Stop 1 Tallahassee, Florida 32308 (eServed) (Certified Mail Number 7018 0040 0000 9772 1143) Dione Millar 4900 Lake Waterford Way, #3 Melbourne, Florida 32901 (Certified Mail Number 7018 0040 0000 9772 1136)

NOTICE OF RIGHT TO JUDICIAL REVIEW

Review of a final order of an administrative law judge shall be by appeal to the District Court of Appeal pursuant to section 766.311(1), Florida Statutes. Review proceedings are governed by the Florida Rules of Appellate Procedure. Such proceedings are commenced by filing the original notice of administrative appeal with the agency clerk of the Division of Administrative Hearings within 30 days of rendition of the order to be reviewed, and a copy, accompanied by filing fees prescribed by law, with the clerk of the appropriate District Court of Appeal. <u>See</u> § 766.311(1), Fla. Stat., and <u>Fla. Birth-Related Neurological</u> <u>Injury Comp. Ass'n v. Carreras</u>, 598 So. 2d 299 (Fla. 1st DCA 1992).