3rd copy - Friend of the court 4th copy - Proof of service 5th copy - Proof of service

STATE OF MICHIGAN JUDICIAL CIRCUIT COUNTY

ORDER REGARDING CUSTODY AND PARENTING TIME

	5th copy - Proof of service	
A	CASE NO.	

Co	ourt address Court telephone n	0.
B	Plaintiff's name, address, and telephone no. V Defendant's name, address, and telephone no.	
	Third party's name, address, and telephone no. Date:	_
D	Judge: 1. This order is entered after hearing. on consent/stipulation of the parties. after friend of the court alternative dispute resolution.	<u> </u>
E	THE COURT FINDS: 2. A motion requesting custody, parenting time, and support or a change to custody, parenting time, and support was filed	d.
	\square 3. A response to the motion was filed.	
	☐ 4. A change of circumstances ☐ does ☐ does not exist that warrants a custody order or a change in custody.	
	☐ 5. Proper cause ☐ does ☐ does not exist that warrants a custody order or a change in custody.	
	\square 6. It \square is \square is not in the best interests of the child(ren) to \square establish \square change parenting time.	
	\square 7. A material change of circumstances exists that warrants a change in the support order.	
	8. The parties met through the friend of the court alternative dispute resolution process. During the course of the alternative dispute resolution process the parties reached the agreement set forth in this order.	/e
	\square 9. It is in the best interests of the child(ren) to dismiss the motion.	
	IT IS ORDERED: ☐ 10. The motion regarding custody, parenting time, and support is dismissed. The prior order remains in effect.	
	 □ 11. Custody is granted as follows: Name(s) of child(ren): □ Joint legal to □ plaintiff. □ defendant. □ third party. Unless otherwise agreed, a parent whose custody or parenting time of a child is governed by this order shall not change the legal residence of the child except in compliance with MCL 722.31. □ Joint physical to □ plaintiff. □ defendant. □ third party. □ Sole legal to □ plaintiff. □ defendant. □ third party. □ Sole physical to □ plaintiff. □ defendant. □ third party. 	_
12	2. Parenting time is satablished. shanged as follows: Explain in detail what the court has ordered.	

13. The parents shall cooperate with respect to a child so as, in a maximum degree, to advance a child's health, emotional, and physical well-being and to give and afford a child the affection of both parents and a sense of security. Neither parent will, directly or indirectly, influence a child so as to prejudice a child against the other parent. Each parent will endeavor to guide a child so as to promote the affectionate relationship between a child and the other parent. The parties will cooperate with each other in carrying out the provisions of this order for a child's best interests. Whenever it seems necessary to adjust, vary, or increase the time allotted to either party, or otherwise take action regarding a child, each of the parties shall act in the best interests of the child. Neither party shall do anything which may estrange the other from the child, injure the child's opinion of the other party, or which will hamper the free and natural development of the child for the other party.					
 The parent with primary physical custody s child changes. The domicile of the minor ch court. 					
☐ 15. The Uniform Child Support Order is income	rporated by ref	erence (form FOC 10/52).			
16. Except as provided in item 17, neither pare to the Hague Convention on the Civil Aspec			that is not a party		
\square 17. Based on written agreement of the partie	es,		may exercise		
parenting time in		, which is not a party to the Hague 0	Convention on the		
Civil Aspects of International Child Abdue	ction.				
Plaintiff (if consent/stipulation)	Date	Defendant (if consent/stipulation)	Date		
Plaintiff's attorney	Date	Defendant's attorney	Date		
Prepared by: Name (type or print)					
Date		Judge			
	CERTIFICAT	E OF MAILING			
I served a copy of this order on the parties or defined by MCR 2.107(C)(3). I declare under the and that its contents are true to the best of my in	ne penalties of	perjury that this certificate of mailing has b			
Date		Signature			
	COURT	USE ONLY			

Case No.

Order Re: Custody and Parenting Time (2/20) Page _____ of ____

STATE OF MICHIGAN JUDICIAL CIRCUIT COUNTY	UNIFORM CHILE EX PARTE MODIFICATION		IPPORT ORDER TEMPORARY FINAL	CASE NO. and JUDGE		
Court address				Court telephone no.		
Plaintiff's name, address, and telephone no.		v	Defendant's name, addre	ess, and telephone no.		
Plaintiff's attorney, bar no., address, and telephone no.			Defendant's attorney, bar no., address, and telephone no.			
Plaintiff's source of income name, address, and telephone no.			Defendant's source of inc	come name, address, and telephone no.		
This order is entered ☐ after hear ☐ The friend of the court recommend ☐ If you disagree with this recommer 21 days from the date this order is entry. ☐ Attached are the calculations pursuant IT IS ORDERED, unless otherwise or ☐ Standard provisions have been in	s child support be ord ndation, you must file s mailed. If you do not uant to MCL 552.505(dered in item 11 or 12	lered a wi cobject 1)(h	d as follows. ritten objection with _ ect, this proposed ord) and MCL 552.517b	der will be presented to the court for		
1. The children who are supported	under this order and		e payer and payee a	re:		
Children's names and annual overnights with payer: Children's names				Overnights		
Effective,	the payer shall pay a	mor	nthly child support ob	ligation for the children named above.		
Approved, SCAO			Distribute form to:			

Approved, SCAO Form FOC 10/52, Rev. 7/20 MCL 552.14, MCL 552.517, MCL 552.517b(3), MCR 3.211 Page 1 of 3 Distribute form to: Court Plaintiff Defendant Friend of the court

Uniform Child Support Order (7/20) Page 2 of 3					Case No.				
	Item 1 (continu	ed).							
Chi	Idren supported	 d:	1 child	2 children		3 children	4 children	5 or mo	re children
Bas	se Support: (inc	ludes	support plus or r	minus premium a	djustm	ent for health-ca	re insurance)		
	upport:	\$		\$	\$		\$	\$	
	emium adjust:	\$		\$	\$		\$	\$	
1	ubtotal:	\$	1	\$	\$		\$	\$	
	linary medical:	\$	1	\$	\$		\$	\$	
i	ld care:	\$		\$	\$		\$	\$	
Oth		\$		\$	\$		\$	\$	
	nefit credit:	\$		\$	\$		\$	\$	
Tot		\$		\$:	\$		\$	\$	
	Support was red	aucea	oecause payers	income was red	ucea.				
	be paid ordinary medica	I amou	% by the plaintiff and the standard the stan	uninsured health-o and ey are incurred tha annual ordinary me	% by t t are no	he defendant. Uni ot paid within 28 d	nsured expenses ays of a written pa	exceeding the syment reques	e annual st may be
•	18 years of follows, ex	ority Sof age.	upport: The foll Therefore, the s	owing children w support obligation extend beyond to on ends.)	for ea	ch specific child	ends on the last	day of the mo	onth as
1	friend of the co following the ch	urt if th	e changes end t 2th birthday, at w	ach other of chan hose expenses. which time the totaler.	The ch al child	ild-care obligatio	n for each child	ends on Augu	ıst 31
[coverage (as def when that cove net cost of addi up to a maxil	ined in I rage is ng the mum o	MCL 552.602) that accessible to the children to the pf \$	efit of the children includes paymen e child and availa parent's coverage _ for plaintiff. efendant's gross	t for ho able at	ospital, dental, op a reasonable co ☐ up to a maximu	otical, and other hat. The reasona	nealth-care ex ble cost is the	xpenses e parent's
				ding takes immed rdered in item 12		ffect. Payments s	shall be made thr	ough the Mic	chigan State
				nis order is a qual e friend of the cou					

5. Retroactive Modification, Surcharge for Past-Due Support, and Liens for Unpaid Support. Except as provided by MCL 552.603, support is a judgment the date it is due and is not modifiable retroactively. A surcharge may be added to past-due support. Unpaid support is a lien by operation of law and the payer's property can be encumbered or seized if an arrearage accrues in an amount greater than the periodic support payments payable for two months under the payer's support order.

parent may contest the notice by requesting a review or hearing concerning availability of health care at a reasonable

Uniform Child Support Order (7/20) Page 3 of 3	Case No					
6. Address, Employment Status, Health Insurance. Both parties shall notify the friend of the court in writing of: a) the mailing and residential addresses and telephone numbers; b) the names, addresses, and telephone numbers of their sources of income; c) their health-maintenance or insurance companies, insurance coverage, persons insured, contract numbers; d) their occupational or driver's licenses; and e) their social security numbers unless exempt by lapursuant to MCL 552.603. Both parties shall notify the friend of the court in writing within 21 days of any change in the information. Failure to do so may result in a fee being imposed.						
7. Foster-Care Assignment. When a child is placed in foster care, that child's support is assigned to the Michigan Department of Health and Human Services while under the state's jurisdiction and to the funding county while placed in a county-funded program.						
	edures, the friend of the court: 1) may redirect support paid for pport, and maintenance of that child, or 2) shall abate support the payer of support.					
9. Fees. The payer of support shall pay statutory and service	ce fees as required by law.					
10. Review. Each party to a support order may submit a written request to have the friend of the court review the order. The friend of the court is not required to act on more than one request received from a party each 36 months. A party may also file a motion to modify this support order.						
11. Michigan Child Support Formula Deviation. The s Support Formula. The attached deviation addendum findings by the court.	support provisions ordered do not follow the Michigan Child (FOC 10d) provides the basis for deviation and the required					
☐ 12. Other: (Attach separate sheets as needed.)						
	support orders and all continuing provisions are restated support order in this case are preserved and paid at the rate in Child Support Formula.					
	Judge signature and date					
Plaintiff (if consent/stipulation) Date	Defendant (if consent/stipulation)					
Plaintiff's attorney Date	Defendant's attorney Date					
Prepared by: Name (type or print)						
CERTIFICAT	E OF MAILING					
known addresses as defined by MCR 3.203. I also serve	rties or their attorneys by first-class mail addressed to their last- d the Deviation Addendum (FOC 10d) with this order. I declare has been examined by me and that its contents are true to the					
Date	Signature					