STATE OF MICHIGAN 26th JUDICIAL CIRCUIT ALPENA COUNTY	UNIFORM CHIL  EX PARTE  MODIFICATIO		JPPORT ORDER  TEMPORARY  FINAL	CASE NO. and JUDGE aoeu	
Court address Alpena County Courthouse, 720 W. Chisholm S	t., Alpena, MI 49707			Court telephone no. (989) 354-9573	
Plaintiff's name, address, and telephone no.  Bryce Willey 123 Fake St Detroit, MI 12345		v	Defendant's name, address, and telephone no. oeueuo oeuoeu oeueo oeueou		
Plaintiff's attorney, bar no., address, and telepho	one 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 recommends	s child support be or	dere	d as follows.	oulation/consent of the parties.	
<ul> <li>If you disagree with this recommer</li> <li>21 days from the date this order is entry.</li> <li>Attached are the calculations pursu</li> </ul>	mailed. If you do no	ot obj	ect, this proposed or	der will be presented to the court for	
IT IS ORDERED, unless otherwise or  ☐ Standard provisions have been r			12).		
1. The children who are supported Payer:	under this order ar		<b>e payer and payee a</b> Payee:	are:	
Children's names and annual overnigh Children's name				Overnights	
Bob Charleston					
Effective,	the payer shall pay a	a mo	nthly child support ob	oligation for the children named above.	
Approved, SCAO Form FOC 10/52, Rev. 7/21 MCL 552.14, MCL 552.517, MCL 552.517b(3), I	MCL 552.517f, MCR 3.21	1	Distribute form to: Court Plaintiff		

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Defendant Friend of the court

	rm Child Support 2 of 4	Order (7/2	21)				Case No	aoeu	<u> </u>
_	em 1 (continue	ed).							
Chile Base	dren supported	: 1	child port plus or m	2 children inus premium adju	3 childrer ustment for heal		4 children surance)	5 or mo	re children
Su	emium adjust: btotal:	\$ \$	\$		\$	\$		\$	
Chile Othe	nary medical: d care: er: efit credit:	\$ \$ \$	\$ \$ \$		\$ \$ \$	\$ \$ \$		\$ \$ \$	
Tota		\$ uced beca	\$ suse naver's i	ncome was reduc	\$ ed	\$		\$	
	apport was rec	4004 5000	adoo payor o r	noome was rouge	ou.				
t c	oe paidordinary medical	% by amount fo	the plaintiff ar the year they	ninsured health-caind % are incurred that an anual ordinary medi	by the defendar re not paid withir	nt. Uninsur n 28 days	ed expenses e of a written pay	xceeding the ment reques	e annual st may be
	f the month the  Post-majo 18 years of follows, ex	child turn ority Supp f age. The cept in no	s age 18.  ort: The follo	or as otherwise of wing children will pport obligation for extend beyond the ends.)	be attending hig	gh school child end	on a full-time s on the last d	basis after t ay of the mo	curning onth as
fr fo	iend of the cou	irt if the ch ld's 12th b	anges end th pirthday, at wh	ch other of change ose expenses. Th nich time the total	e child-care obl	igation fo	r each child ei	nds on Augu	ıst 31
c w n	overage (as defi hen that cover et cost of addir up to a maxir	ned in MCL sage is acc age is acc ng the chil num of \$ _	552.602) that in essible to the dren to the pa	it of the children, to cludes payment for child and availabourent's coverage for plaintiff.	or hospital, dent le at a reasonal up to a ma	tal, optica ble cost.	l, and other he	ealth-care ex le cost is the	xpenses e parent's
				ing takes immedia dered in item 12.	ite effect. Paym	ents shall	be made thro	ugh the Mic	higan State
4. <b>G</b>	Qualified Medic	cal Suppo	rt Order. This	s order is a qualifi	ed medical supp	oort order	with immedia	te effect pur	suant to

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.

29 USC 1169. To qualify this order, the friend of the court shall issue a notice to enroll pursuant to MCL 552.626b. A parent may contest the notice by requesting a review or hearing concerning availability of health care at a reasonable

		aoeu
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6. Address, Employment Status, Health Insurance. Both parties shall notify the mailing and residential addresses and telephone numbers; b) the names, addressed their sources of income; c) their health-maintenance or insurance companies, inscontract numbers; d) their occupational or driver's licenses; and e) their social sequence pursuant to MCL 552.603. Both parties shall notify the friend of the court in writing information. Failure to do so may result in a fee being imposed.	sses, and teleph surance coveraç ecurity numbers	ge, persons insured, or unless exempt by law
<ol> <li>Foster-Care Assignment. When a child is placed in foster care, that child's sup Department of Health and Human Services while under the state's jurisdiction as a county-funded program.</li> </ol>		
8. <b>Redirection and Abatement.</b> As provided by MCL 552.605d and subject to state may redirect support paid for a child to the person who is providing the actual carbild, and shall abate support charges to zero for a child who resides on a full-time the payer of support will be incarcerated for 180 consecutive days or more without the payer of support will be incarcerated for 180 consecutive days or more without the payer of support will be incarcerated for 180 consecutive days or more without the payer of support will be incarcerated for 180 consecutive days or more without the payer of support will be incarcerated for 180 consecutive days or more without the payer of support will be incarcerated for 180 consecutive days or more without the payer of support will be incarcerated for 180 consecutive days or more without the payer of support will be incarcerated for 180 consecutive days or more without the payer of support will be incarcerated for 180 consecutive days or more without the payer of support will be incarcerated for 180 consecutive days or more without the payer of support will be incarcerated for 180 consecutive days or more without the payer of support will be incarcerated for 180 consecutive days or more without the payer of support will be incarcerated for 180 consecutive days or more without the payer of support will be incarcerated for 180 consecutive days or more without the payer of support will be incarcerated for 180 consecutive days or more without the payer of support will be incarcerated for 180 consecutive days or more without the payer of support will be actually the payer of	re, support, and me basis with th	I maintenance of that e payer of support or if
■ When friend of the court becomes aware that the payer's condition meets the in the current or subsequent Michigan Child Support Formula, monthly support reduced to zero effective the date that the friend of the court office provides not to the court. Support charges shall be reinstated effective 60 days after the in provide notice of reinstatement to the parties and to the court that specifies the	charges shall a tice of the abate capacitation end	bate and be temporarily ement to the parties and ds. The office shall
Either party may object to the abatement or reinstatement by filing a written of following when the notice was filed, or by filing a motion. If a timely objection either set the objection for hearing or complete a support review with an effect of that notice.	is received, the	friend of the court shall
Based on a motion by either party or a recommendation following a review by abated may be later corrected based on the parties' incomes or ability to pay		
9. Fees. The payer of support shall pay statutory and service fees as required by la	aw.	
10. <b>Review.</b> Each party to a support order may submit a written request to have the friend of the court is not required to act on more than one request received from		

☐ 11. **Michigan Child Support Formula Deviation.** The support provisions ordered do not follow the Michigan Child

Support Formula. The attached deviation addendum (FOC 10d) provides the basis for deviation and the required

also file a motion to modify this support order.

☐ 12. **Other:** (Attach separate sheets as needed.)

findings by the court.

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	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)  Date
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. $\square$ I also serve	ties 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