STATE OF MICHIGAN JUDICIAL CIRCUIT COUNTY	UNIFORM CHIL EX PARTE MODIFICATION		JPPORT 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	r 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 ☐ Standard provisions have been ☐ Standard provisions have bee	s child support be or ndation, you must file s mailed. If you do no uant to MCL 552.505 dered in item 11 or 1	rderede a worden object	d as follows. ritten objection with _ ect, this proposed or a) and MCL 552.517b	der will be presented to the court for
1. The children who are supported	under this order ar		e payer and payee a	are:
Payer: Children's names and annual overnights with payer: Children's names			ауве.	Overnights
Effective,	the payer shall pay	a mo	nthly child support ob	oligation for the children named above.
Approved, SCAO			Distribute form to:	

Approved, SCAO Form FOC 10/52, Rev. 7/21 MCL 552.14, MCL 552.517, MCL 552.517b(3), MCL 552.517f, MCR 3.211 Page 1 of 4

Court
Plaintiff
Defendant
Friend of the court

	iform Child Support ge 2 of 4	t Order (7/21)			Case No	
	Item 1 (continue	ed).				
	nildren supported		2 children	3 children	4 children	5 or more children
Ва	ase Support: (inc	ludes support plus	or minus premium adji	ustment for health-ca	re insurance)	
5	Support:	\$	\$	\$	\$	\$
F	Premium adjust:	\$	\$	\$	\$	\$
5	Subtotal:	\$	\$	\$	\$	\$
Oı	dinary medical:	\$	\$	\$	\$	\$
Cl	nild care:	\$	\$	\$	\$	\$
Ot	her:	\$	\$	\$	\$	\$
В	enefit credit:	\$	\$	\$	\$	\$
To	otal:	\$	\$	\$	\$	\$
	Support was rec	duced because paye	er's income was reduc	ced.		
	Uningured Hea	Ith Caro Expanses	All uninsured health-ca	ro ovnoncos ovcoodin	a the appual ordinar	v modical amount will
			tiff and%			
			they are incurred that a			
			ne annual ordinary med			
	erilorced by the	mend of the court. Th	ic annual ordinary med	icai ai ficult is		·
	Post-majo 18 years o follows, ex	of age. Therefore, th	following children will e support obligation fo y it extend beyond the	or each specific child	ends on the last da	ay of the month as
	friend of the cou	urt if the changes er ild's 12th birthday, a	veach other of change nd those expenses. Th nt which time the total rder.	e child-care obligation child care obligation	on for each child en	ids on August 31
2.	coverage (as defi when that cover net cost of addir up to a maxir	ined in MCL 552.602) the rage is accessible to ng the children to the mum of \$	•	or hospital, dental, op le at a reasonable co ☐ up to a maximu	otical, and other he	alth-care expenses e cost is the parent's
	☐ not to exceed	d 6% of the plaintiff's	s/defendant's gross in	come.		
3.		•	holding takes immedia e ordered in item 12.	ate effect. Payments	shall be made thro	ugh the Michigan State
4.			This order is a qualifithe friend of the court			

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

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contract numbers; d) their occupational or driver's licenses	; b) the names, addresses, and telephone numbers of urance companies, insurance coverage, persons insured, or s; and e) their social security numbers unless exempt by law and of the court in writing within 21 days of any change in this
7. Foster-Care Assignment. When a child is placed in foste Department of Health and Human Services while under the a county-funded program.	r care, that child's support is assigned to the Michigan e state's jurisdiction and to the funding county while placed in
	providing the actual care, support, and maintenance of that who resides on a full-time basis with the payer of support or if
in the current or subsequent Michigan Child Support For reduced to zero effective the date that the friend of the c	's condition meets the definition of incapacitation as defined mula, monthly support charges shall abate and be temporarily ourt office provides notice of the abatement to the parties and we 60 days after the incapacitation ends. The office shall court that specifies the date charges will be effective.
following when the notice was filed, or by filing a motion	ent by filing a written objection with the court within 21 days a. If a timely objection is received, the friend of the court shall t review with an effective date no earlier than the date of filing
Based on a motion by either party or a recommendation abated may be later corrected based on the parties' income	n following a review by the friend of the court, the amount omes or ability to pay during the abatement period.
9. Fees. The payer of support shall pay statutory and service	e fees as required by law.
	en request to have the friend of the court review the order. The request received from a party each 36 months. A party may
☐ 11. Michigan Child Support Formula Deviation. The su	pport provisions ordered do not follow the Michigan Child

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

findings by the court.

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

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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	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