This matter is before the Child Support Recovery Unit (referred to as the "Unit"), for the creation of a support debt, according to Iowa Code chapter 252C. The Unit **FINDS**:

- Iowa has jurisdiction over the subject matter and Iowa is the proper state in which to enter an order for support, based on 28 USC 1738B, and Iowa Code chapter 252E, and if applicable, Iowa Code chapter 252K.
- Iowa has personal jurisdiction over the □Respondent, \_\_\_\_\_.<sup>1</sup>□Respondents, \_\_\_\_\_.
   and \_\_\_\_\_<sup>1</sup>.

3. Entry of this support order in Iowa does not violate 28 USC section 1738B or Iowa Code chapter 252K.<sup>2</sup>

- 4. \_\_\_\_\_ is the \_\_\_\_\_ and is the caretaker of the minor child(ren).
- 5. □ <PAYEE> has a health benefit plan<sup>3</sup> available to cover the child(ren) and should be ordered to provide coverage. The plan is accessible and the cost is reasonable, as provided by lowa Code chapter 252E. The cost to add the child(ren) is not more than <\$amount> per month, which is determined to be reasonable.

□ <PAYOR> has a health benefit plan<sup>3</sup> available to cover the child(ren) and should be ordered to provide coverage. The plan is accessible and the cost is reasonable, as provided by Iowa Code chapter 252E. The cost to add the child(ren) is not more than <\$amount> per month, which is determined to be reasonable.

□ <PAYEE> has a health benefit plan<sup>3</sup> available to cover the child(ren). Based on Iowa Code section 252E.1B(2)(e), <PAYEE> should be ordered to provide coverage, and <PAYOR> should be ordered to pay cash medical support.

□ <PAYEE> has a health benefit plan available to cover the child(ren). <PAYOR> meets an exception to paying cash medical support. Based on Iowa Code section 252E.1B(2)(e), both <PAYEE> and <PAYOR> should be ordered to provide health care coverage.

□ Neither parent has an available health benefit plan<sup>3</sup> to cover the child(ren), as provided in Iowa Code chapter 252E. <PAYOR> should be ordered to pay cash medical support.

□ Neither parent has an available health benefit plan<sup>3</sup> to cover the child(ren), as provided in Iowa Code chapter 252E. Based on Iowa Code section 252E.1B(2)(e), <PAYOR> should be ordered to pay cash medical support, but because an exception exists, <PAYOR> should be ordered to provide health care coverage.

Code chapter 252E. The plan is accessible, but the cost to add the child(ren) exceeds the reasonable cost amount of \$\_\_\_\_\_ per month, as set forth by the lowa child support guidelines.

<PAYEE>/<PAYOR> has a health benefit plan<sup>3</sup> available to cover the children, as provided in Iowa
 Code chapter 252E. The cost to add the child(ren) is reasonable. The plan is not accessible as
 provided in Iowa Code section 252E.1. <PAYEE> and <PAYOR> consent to the health benefit plan.
 Service of notice to the custodial parent was not successful. The custodial parent cannot be ordered to provide a health benefit plan if he or she has not received notice.

THEREFORE, the Unit, based on Iowa Code chapter 252C, CONCLUDES AND ORDERS:

1. The Respondent, \_\_\_\_\_, owes a duty of support and is able to pay reasonable support for the child(ren) whose name(s) and date(s) of birth are as follows:

			·····		
		<u> </u>	·····		
		<u> </u>	······		
			·····		
2.	Current suppo	ort is reserved because			
	•	now lives in the same ho	usehold as the childre	en.	
	the Care	etaker does not receive FIP or Title	e XIX medical benefits	s and has asked that sup	port
	not be set a	at this time.			
		shall owe current support of \$			d
	support amount	is in accordance with the child su	pport guidelines. Sin	ce the child(ren) receive	Social
	Security Disabili	ty (SSD) benefits because of	's disability	/, the benefit amount of	
	\$ pe	er month was added to	's net income. A	lso, the current child sup	port
	amount of \$	per month is satisfied in	the amount of \$	per month and	
	s	shall pay the balance of \$	per month startir	ng on the day of	
	,,	_, and continuing on the da	y of each month.		
	•	shall pay current support of \$_	per	starting on the _	
	day of	,, and continuing on the _	day of each	The current support	
	amount is in acc	cordance with the child support gu	idelines.		
	□ The ongoing s	support obligation for the children	named shall be adjust	ted without further order	, to
	correspond to th	ne number of children entitled to c	urrent support as this	number changes. This	
	obligation amou	nt is:			

Number of Children Entitled to Support	Guidelines Amount	SSD Satisfaction Amount	Amount Due After SSD Satisfaction
			\$ \$
			\$
			Φ \$

□ The ongoing support obligation for the children named shall be adjusted without further order, to correspond to the number of children entitled to current support as this number changes. This obligation amount is:

Amount

	<del></del>

□ Even though the SSD amounts may change, the amount due after SSD satisfaction, as stated in this order, remains in effect until this order is modified.

Support for each child continues until the child reaches the age of eighteen (18) years or becomes emancipated. If the child is engaged full-time in completing high school graduation or equivalency requirements, and is reasonably expected to complete these requirements before age nineteen (19), support continues until high school graduation or equivalency requirements are met.

3. Accrued support is reserved because

now lives in the same household as the children.

□ the Caretaker does not receive FIP or Title XIX medical benefits and has asked that support not be set at this time.

Judgment is entered against \_\_\_\_\_\_ for accrued support in the amount of \$\_\_\_\_\_

which shall be paid in installments of \$\_\_\_\_\_ per \_\_\_\_\_ beginning on the \_\_\_\_ day of

\_\_\_\_\_, \_\_\_, and continuing on the \_\_\_\_ day of each \_\_\_\_\_ until the entire sum is paid.

The accrued support  $\Box$  deviates from the child support guidelines for the following reason(s):

□ is in accordance with the child support guidelines.

4. D Medical support is reserved because

□ \_\_\_\_\_ now lives in the same household as the children. □ the Caretaker does not receive FIP or Title XIX medical benefits and has asked support not be set at this time.

- u \_\_\_\_\_ was not served.

□ <PAYEE> shall provide, as medical support, health care coverage for the child(ren) as provided in lowa Code chapter 252E.

<PAYOR> shall provide, as medical support, health care coverage for the child(ren) as provided in lowa Code chapter 252E.

□ <PAYEE> shall provide, as medical support, health care coverage for the child(ren) as provided in lowa Code chapter 252E.

□ <PAYOR> shall pay cash medical support in the amount of <\$amount> per <frequency>,

beginning on the \_\_\_\_day of \_\_\_\_\_, \_\_\_\_. It will continue on the \_\_\_\_\_day of each month thereafter. It is payable to Collection Services Center.

PAYEE> shall provide, as medical support, health care coverage for the child(ren) as provided in lowa Code chapter 252E.

□ <PAYOR> shall provide health care coverage that covers the child(ren) when a plan becomes available. However, there must be no cost to add the child(ren) to the plan.

□ <PAYOR> shall provide health care coverage that covers the child(ren), when it becomes available at reasonable cost. Reasonable cost in this case is not more than <\$amount> per month to add the child(ren).

□ \_\_\_\_\_ shall □owe □pay cash medical support in the amount of \$\_\_\_\_\_ per \_\_\_\_, beginning on the \_\_\_\_\_ day of \_\_\_\_, \_\_\_\_. It will continue on the \_\_\_\_\_ day of each month thereafter. It is payable to Collection Services Center.

□Since the child(ren) receive Social Security Disability (SSD) benefits because of \_\_\_\_\_\_'s disability, the benefit amount of \$\_\_\_\_\_\_ per month was added to \_\_\_\_\_\_'s net income. Also, the cash medical support amount of \$\_\_\_\_\_\_ per month is satisfied in the amount of \$\_\_\_\_\_\_ per month and \_\_\_\_\_\_ shall pay the balance of \$\_\_\_\_\_\_ per month starting

on the \_\_\_\_ day of \_\_\_\_\_, \_\_\_, and continuing on the \_\_\_\_ day of each month. It is payable to CSC.

 <PAYOR> shall provide health care coverage that covers the child(ren) when a plan becomes available. However, there must be no cost to add the child(ren) to the plan.

 <PAYOR> shall provide a health care coverage that covers the child(ren), when it becomes available at reasonable cost. Reasonable cost in this case is not more than <\$amount> per month to add the child(ren).

□ By consent,<PAYEE>/<PAYOR> shall provide, as medical support, health care coverage for the child(ren), as provided in Iowa Code chapter 252E.

□ By consent of <PAYEE> and <PAYOR> to the otherwise non-accessible health care coverage, <PAYEE>/<PAYOR> shall provide, as medical support, health care coverage for the child(ren) as provided in Iowa Code chapter 252E.

Medical support Cash medical support continues until the child reaches the age of eighteen (18) years or becomes emancipated. If the child is engaged full-time in completing high school graduation or equivalency requirements, and is reasonably expected to complete these requirements before age nineteen (19), support continues until high school graduation or equivalency requirements are met.
 If uncovered medical expenses for the child(ren) exceed \$250.00 per calendar year per child up to a maximum of \$800.00 per calendar year for all children, \_\_\_\_\_\_ shall pay \_\_\_\_% of the

excess cost as provided by the Iowa Supreme Court Guidelines.

\_\_\_\_\_\_shall pay \_\_\_\_\_% of any uncovered medical expenses for the child(ren).
 Uncovered medical expenses are reserved because

□\_\_\_\_\_ now lives in the same household as the children.

□ the Caretaker does not receive FIP or Title XIX medical benefits and has asked that support not be set at this time.

- 5. The Unit or any caretaker can seek current, accrued, and/or medical support by any legal method without showing a substantial change in circumstances.
- 6. If support payments are ordered, all payments ordered shall be payable to the COLLECTION SERVICES CENTER, P.O. BOX 9125, DES MOINES, IOWA 50306-9125, AND IN NO OTHER MANNER. Each payment must identify the person required to provide child support or cash medical support, payee/caretaker, and the following CSC number: # . Any payment sent directly to the above named caretaker or the child(ren) by a Respondent is considered a gift and not credited to the support ordered.
- 7. If support payments are ordered, upon termination of public assistance (if any), the Collection Services Center shall pay any current support to the named caretaker, unless payments are redirected to another caretaker or unless there has been an automatic redirection by statute.
- 8. The parties are bound by the Notices which are attached and incorporated.
- 9. Q <PAYOR> shall pay the costs of this action, including <PAYOR>'s service fees. <PAYEE>'s service fees (if any) shall not be assessed as costs, as CSRU does not seek to recover those costs.
- 10. CSRU does not seek to recover any costs advanced by CSRU in this proceeding, including service fees, and none are assessed.

11. 
\_\_\_\_\_ must attend a parenting class approved by the Department of Human Services. Send proof of attendance to the Unit within 90 days after this order is entered. Failure to provide proof of attendance may result in modification of the support amount. At the Unit's request, must also provide proof of ongoing compliance with this requirement.

Child Support Recovery Unit

Designee of the Administrator

A review of the Unit's records and of the military's website reveals that □\_\_\_\_\_is □\_\_\_\_\_and

are not in the military service (as defined by the

Servicemember's Civil Relief Act). I certify under penalty of perjury and pursuant to the laws of the State of lowa that the preceeding information about military status is true and correct as verified through the Defense Manpower Data Center.

Child Support Recovery Unit by

Name:				

Title: \_\_\_\_\_

Date

Date

Copy to:

## NOTICES

1. The income of \_\_\_\_\_\_\_\_ is subject to immediate income withholding, under Iowa Code chapter 252D. Until the income provider withholds the required amount of support, it is \_\_\_\_\_\_\_'s responsibility to ensure payment is made to the Collection Services Center. The Unit and the parties have entered into a written agreement. \_\_\_\_\_\_\_\_ shall complete an application for automatic withdrawal from a bank account within fourteen calendar days after the entry of this order. The automatic withdrawal must be sufficient to make the support payments set by this order. If \_\_\_\_\_\_\_ fails to comply with the terms of this agreement, the Unit reserves the right to enter an ex parte order for immediate income withholding or pursue other enforcement actions. Immediate income withholding is not ordered at this time because

2. The installment payment method does not prevent the Unit from collecting the accrued support and/or any delinquent support by any means provided by law, including, but not limited to, an interception of income tax refunds, attachment of liens, income withholding, levy of accounts at financial institutions and sanctioning of licenses and motor vehicle registrations. When payments become delinquent in an amount equal to the payment for one month, according to Iowa Code chapter 252D, the Court or the Unit may order the withholding for payment of support set at an amount in accordance with 441 IAC chapter 98, division II, or according to Iowa Code chapter 252I, the Unit may execute an administrative levy on 's financial institutions.

3. According to lowa Code section 598.22B, a Respondent, payee, and any necessary third party shall provide the Unit with written information about the person's identity, social security number, residential, mailing and emailing addresses, telephone number, driver's license number, and the name, address, and telephone number of the party's current employer or other source of income and keep the Unit informed of any changes. The Respondents shall also provide the Unit information about health insurance which is available, including health insurance policy information. If a later child support action is started and a diligent but unsuccessful effort is made to locate the party, due process requirements may be met by delivering a written notice to the most recent living or employer address on file with the Unit.
4. According to lowa Code section 252B.23, if support in arrears is referred to a collection entity, a surcharge may be assessed to \_\_\_\_\_\_\_, and information may be provided to a collection entity for purposes of administering and enforcing the surcharge. The amount of the surcharge is a percentage of the amount in arrears.

<sup>1</sup> Notice of this child support action was personally served on \_\_\_\_\_ in lowa and fulfilled all requirements of lowa Code section 252C.3. consent in a record, or by providing the Unit with a document that has the effect of waiving any contest to personal jurisdiction. Notice of this child support action was personally served on this Respondent and fulfilled all requirements of lowa Code section 252C.3. through \_\_\_\_\_. Notice of this child support action was personally from approximately served on this Respondent and fulfilled all requirements of lowa Code section 252C.3. lived in Iowa from approximately \_\_\_\_\_\_ through \_\_\_\_\_, and provided prenatal expenses or support for the child(ren). Notice of this child support action was personally served on this Respondent and fulfilled all requirements of lowa Code section 252C.3. caused the child(ren) to live in Iowa through the following Notice of this child support action was action(s): personally served on this Respondent and fulfilled all requirements of Iowa Code section 252C.3. had sexual intercourse in Iowa with the other parent which may have resulted in the

conception of the following child(ren):

Child	Time Period of Possible Conception
	through

Notice of this child support action was personally served on this Respondent and fulfilled all requirements of <u>lowa Code section</u> 252C.3. \_\_\_\_\_\_ claimed to be the other parent either through the declaration of paternity registry maintained by the lowa Department of Public Health according to <u>lowa</u> <u>Code</u> section 144.12A, or by completing a paternity affidavit according to <u>lowa Code section</u> 252A.3A. Notice of this child support action was personally served on this Respondent and fulfilled all requirements of <u>lowa Code section</u> 252C.3. <u>has enough minimum contacts with the State of lowa because:</u>

Notice of this child support action was personally served on this Respondent and fulfilled all requirements of <u>lowa Code section</u> 252C.3. \_\_\_\_\_ □ appeared not □ had contact with the Unit by telephone □ provided financial information □ appeared pro se □ appeared by attorney

<sup>2</sup> A separate action for dissolution of ma	arriage or child support involving	and the same		
child(ren) has begun and the action is pen	ding under Docket #	in the State of		
		continue, however, because		
this action complies with 28 USC section ?	1738B or Iowa Code chapter 252	K. 🛯 The Unit is unaware of		
any separate action for dissolution of marriage or child support involving and these san				
child(ren), which may have started or is pe				
following support order(s) involving	as the payor and the name	ed child(ren):		
<u>State</u>	<u>County</u>	Docket Number		

28 USC section 1738B and Iowa Code <u>chapter</u> 252K <u>prohibit</u> the entry of a new support order that would run during the same time period as an existing order for support from another state. However, no individual contestant to the orders or the child(ren) currently live in any of the states that issued a support order. When this happens, a tribunal with jurisdiction must enter a new support order according to <u>lowa</u> <u>Code</u> section 252K.207. However, any order listed above is for current support which has been either suspended or terminated, and/or is for past support for a different time period than the support obligation established in this action. There may be arrears under the existing orders listed above, but they are not at issue in this action. Neither the payor nor the caretaker has disclosed, and the Unit is unaware of, any existing child support order involving \_\_\_\_\_\_ as payor and the named child(ren).

470-1918 (Rev. 7/2022)