NOTICE

The Child Support Recovery Unit is beginning an action to establish support for the child(ren) named in the attached legal Notice. It is important that you read all of the attached documents very carefully to find out when and how you should respond to this legal action.

Failure to provide the requested information may result in a support obligation being set based on the information available and may not be based on actual income. If you have any questions, call the child support office listed below.

AVISO

La Child Support Recovery Unit (Unidad de Recuperación de mantenimiento de niños) esta iniciando acción para establecer apoyo de dicho niño(s) cuyo nombre aparece en el Aviso Legal adjunto. Es importante que lean todo el documento adjunto con mucho cuidado para saber cuando y como se deberá responder a la acción legal.

Fallar en proporcionar la información pedida puede resultar en que una obligación de mantenimiento sea formulada basandose en la información disponible y puede no estar basada en el ingreso actual. Si se tienen preguntas al respecto, llamar la oficina de child support cuyos numberos de telefono y direccion aparecen a continuación.

THÔNG CÁO

Đơn Vị Đòi Tiền Cấp Dưỡng Cho Con (The Child Support Recovery Unit) bắt đầu thủa kiện để xác minh cho việc cấp dưỡng cho con (các con) có tên trong bản Thông Cáo về luật pháp đính kèm. Rất là quan trọng rằng bạn đọc rất cẩn thận hết tất cả những tài liệu đính kèm để tìm ra khi nào và cách nào bạn phải trả lời về việc thủa kiện này.

Sự thiếu sót cung cấp tin tức đòi hỏi có thể đưa đến kết qủa của sự bắt buộc cấp dưỡng dựa trên tin tức có thể có được và có thể không dựa trên căn bản tiền lương (lợi tức) có thật. Nếu bạn có bất cứ câu hỏi nào bạn hãy gọi văn phòng cấp dưỡng cho con liệt kê dưới đây.

Case Number:



☐ AMENDED Notice of Support Debt - Chapter 252C	Child Support Recovery Unit Iowa Department of Human Services
Payor:	Docket No
Parent/Caretaker: Children:	County:
Date Prepared:	CSC No.
starting an action to establish child support and	
respondent, you have certain rights to contest an information listed after this section for your time	_
•	s authority to establish orders for child support and medical2 □and2. Entry of a support order in Iowa
We intend to seek an order for support as follows:	
☐ Child Support We intend to create an order requ ☐ Accrued Support We intend to create an order r	uiring to pay ongoing monthly child support. requiring to pay accrued support.
☐ Medical Support We intend to create an order for both parents may be ordered to provide it.	or medical support ⁴ , under lowa Code chapter 252E. Either
Code sections 598.21B and 252B.7A. The <i>Request</i> we determine your income. If you do not send in you entered without your input. The entry of this support current, accrued, and/or medical support by any legacircumstances. You will also be asked to pay a percupport is ordered.	entage of uncovered medical expenses if current or medica
	either health care coverage or cash medical support. Health as (obtained through an employer or purchased privately)

The law defines an accessible plan as one with no service area limitations, or if it has limitations, the dependent lives within 30 miles or 30 minutes of a network primary care provider. Both parents may consent to a plan if it doesn't meet the definition of accessible. The law defines reasonable cost as 5% or less of gross income. The parent ordered may consent to provide a plan that costs more.

and public coverage (like Title 19 or *hawk-i*). We review each parent's financial information to determine what medical support to include in the order. There are several steps to identify the appropriate type of medical support. The requirement to include medical support in orders and the steps we use to determine the

appropriate medical support are outlined in Iowa Code chapter 252E.



Either parent may provide health care coverage through a stepparent. A parent may object to a stepparent providing a health benefit plan. If a parent objects for this reason in writing, the court will decide the issue based on what is equitable to the parties and children.

П	may be required to attend a	parenting class 5
	may be reduited to attend a	Dai Gillilla Glass.

Contesting this Notice If you wish to discuss or contest this action, you may ask for a conference with the office listed below. You may ask for a court hearing even if you do not ask for a conference.

If you do not ask for a conference or a court hearing within the time limits listed below, a support order will be entered. Before we enter an order, we will provide to you in person, or by mail⁶, a worksheet showing how we figured the amount of support.

Your Rights and Responsibilities To ask for a conference, contact us within 10 days of service of this notice.

The conference is an informal meeting in which you may ask questions and share information about your income. What should you bring?

- A completed financial statement,
- Proof of your income,
- Information about health benefit plans available to you and the named children. We need to know:
 - o If the plans are accessible to the children;
 - The cost of available plans (prices for single, family, employee + one);
 - o The people included in the plan (self, spouse, number of children).

Once we get your request, we will send you a letter with the date, time, and place of the conference. After the conference, you will get a new written notice showing the results of the conference. If any changes happen due to the conference, we will provide all parties with a copy of the Second Notice of Support Debt and Finding of Financial Responsibility (Second Notice)⁷.

You also may ask for a court hearing. You may ask for a court hearing if you do not request a conference. You may ask for a hearing if you disagree with the results of the conference as stated in the Second Notice. To **ask for a court hearing, send us a written request.** List why you disagree with the action and send any information that supports your reasons. When we get your written request, we will ask the court to set up a hearing. If you do not come to the hearing, the court may enter an order without your input.

You must ask for a court hearing by the latest of the following dates:

- Within 30 days from the date of service of this notice.
- Within 10 days from the date of the conference.
- Within 30 days from the date we issue the Second Notice.

If we do not get a court hearing request within these time limits, we will enter an order as stated in this notice. We may try to collect support through:

- Income withholding,
- Garnishment,
- Liens,
- Income tax setoff,
- Levy of accounts at financial institutions, or
- Any other way to collect allowed by law, including sanctions of licenses and passports.

You must tell us of any change in your address, employer or medical coverage.



If you have any questions, visit or telephone us. You may also choose to hire an attorney at your own expense. If you do, tell your attorney about getting this notice right away.

Child Support Recovery Unit

Phone:

Copy to:

Waiver of Rights You may give up your rights and time limits to request a conference and court hearing. If you wish to give up these rights, contact us. You may sign the order to show that you were served with this notice

and gave up your rights to request a conference and court hearing.



¹ The authority is further defined in ² lowa has jurisdiction	28 USC 1738B, Iowa Cod	e chapter 252K, if applica	able and 441 IAC 95,98,99.	
□ because notice of this child support action was personally served onin lowa.				
□ because lived i	n lowa.	•		
□ becauselived	in lowa with the child(ren)	from approximately	through	
□because lived, and	in lowa from approximatel	/	through	
□ because ca	used the child(ren) to live i	n Iowa through the follow	ring action(s):	
□because	had sexual intercou	se in Iowa with the other	parent which may have	
resulted in the conception of th			•	
Child's Name	Time I	Period of Possible Cond	eption	
		through		
		through		
		through		
, 	····	through		
	 	through	·	
completing a paternity affidavit □because 3□ We are not aware of any other □either parent and the named chile □ A separate action for dissolution is pending under Docket #	pending action for dissolud (ren) in lowa or another solon for marriage or child supping in the nty. We may continue, ho	acts with the State of Iow ion of marriage or child state. ort with □vou □both pare	support affecting□you ents and the same child(ren)	
section 1738B or Iowa Code chapted We know of the following support	rt order(s) with			
State	County	Docket Numl	per	
28 USC section 1738B and lowa C same time period as an existing su ☐However, no individual contestar support order. When this happens Code section 252K.207. ☐However, any order listed above for past support for a different time arrears under the existing orders lis ☐Neither the payor nor the caretak as the payor and the under the payor and the	pport order from another set to the orders or the child, a tribunal with jurisdiction is for current support whice period than the support of sted above, but they are not er has told us, and we are named child(ren).	tate. (ren) currently live in any must enter a new support has been either susper bligation established in that at issue in this action, not aware of, any existing ay be ordered to get a he	of the states that issued a ort order according to lowanded or terminated, and/or is is action. There may be ag child support orders with ealth care coverage for the	
child(ren). It has to be available wh	nen the order is entered, o	' in some limited circums	tances, becomes available	

later. If there is no health care coverage available, the payor may be ordered to pay cash medical support. There are exceptions to providing cash medical support as listed in Iowa Code chapter 252E:

- Due to the amount of the payor's net monthly income, a minimum order amount applies under the medical support table (see the child support guidelines);
- No health benefit plan is available and there is no income subject to income withholding;
- You have asked us to change the obligation through a cost-of-living alteration;
- The payor receives Family Investment Plan (FIP) assistance or Title 19 or lives with a child receiving FIP, Title 19 or hawk-i.
- ⁵ The Department of Human Services must approve this class. You must send us proof that you went to the class within 90 days after the order is entered. If you do not send proof, your support amount may be changed. After the 90 days, we may also ask you to send proof that you continue to go to class as ordered by the court.
- ⁶ The worksheet is sent to your last known address.
- ⁷ It will be given to you in person, or sent by regular mail to your last known address or your attorney's last known address.

