IN THE IOWA DIST	RICT COURT FOR	RCOUNTY	
		NO ORDER SUSPENDING SUPPORT	
Petitioner,			
vs.			
Respondent.			
pursuant to Iowa Code Section	on 252B.20.	,, this matter comes ne Court on the issue of suspension of support For purposes of the support, appeared by signing the	
<i>Affidavit Regarding Suspensi</i> signing the <i>Affidavit Regardir</i>	ion of Support; the p ng Suspension of Su	payee,, appeared by signing the payee,, appeared by support; □the other parent/caretaker, the Affidavit Regarding Suspension of Support.	
The Court, upon the record, i advised in the premises, FIN	•	vit Regarding Suspension of Support, being fully	/
 The Court has jurisdic enter an order suspen order suspending supp 	ding support, accor	ct matter and lowa is the proper state in which to rding to lowa Code chapter 252K. Entry of this 28 USC 1738B.)
2. A support obligation w	as previously order	red in this matter.	
 The Child Support Rec Support in this matter. 	• • • • • • • • • • • • • • • • • • • •	eceived and accepted a Request to Suspend	

4. This order requires ongoing support for the following child(ren):

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	Child	Year of Birth
5.	. The support order □ <i>requires</i> ongoing spousal support for the pa □ <i>does not require</i> ongoing spousal support f	·
6	. Ongoing support for the child(ren) and payee ☐ <i>is assigned</i> or <i>redirected</i> in part or in whole and _	· · · · · · · · · · · · · · · · · · ·
	☐ <i>is not assigned</i> or <i>redirected</i> to any other p	party.
7.	 According to Iowa Code section 252B.20, the parametrical parent/caretaker have jointly requested the assist Unit (Unit) in suspending the ordered support prone below. This request meets the statutory recan affidavit attesting that: One or more of the children entitled to ongoing the same household with both parents. One or more of the children entitled to ongoing household with the person ordered to pay sure ordered to pay sure. The order includes a step change which specific to the parents. 	stance of the Child Support Recovery rovisions, as specified under paragraph quirements and the parties have signed and support in the order currently live in the same upport. cifies the amount of support that is due as
8	the number of children entitled to support changes. By signing the affidavit, the payor, payee, and a consented to the suspension of support as specific delinquency that has accrued prior to the effective remains a judgment and subject to enforcement	ny named other parent/caretaker sified below and acknowledged that any ve date of this order is unaffected and
9.	The parties have not disclosed, and the Unit is rorders that affect the same payor, payee, and c	
THE	REFORE, the Court, according to section 252B.20). CONCLUDES AND ORDERS:
	he following ongoing support obligations are susp Child support ordered against either pare following child(ren):	ended:

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			Child	Year of Birth
			Medical support ordered against either paren following child(ren): Child	t in the docket listed above for the Year of Birth
		ÿ	Cash medical support provisions will no longer paragraph 1. However, cash medical support ordered for the remaining child(ren) in paragraph children were affected by the change in living in paragraph 7 below.	rt continues at the amount previously raph 6 below, because not all of the
		ÿ	Cash medical support provisions will no longer paragraph 1. The full amount of cash medic of the children were affected by the change in	al support is suspended, because all
		ÿ	Spousal support, including medical support, f	or the payee in this matter.
	ap	prop	Any person previously ordered to provide heal priate parties in order to discontinue health institions.	
2.	suppo	ort tl	ctive date of suspension is the date of filing of that has accrued prior to the effective date of the and is subject to enforcement under any mea	nis order is unaffected and remains a
3.	suppo	ort a	further action by the Court, this suspension ord according to lowa Code section 252B.20(4). Seed unless it is found that the suspension was re	upport does not accrue while
4.			oort obligation(s) suspended by this order may date of filing of this order, according to lowa C	` ,
5.	All oth		provisions of the order are unchanged by this	suspension order and shall remain in
6.	suppo	ort, S	g the approval and filing of this order, the payor \$, □ and cash med , for the children listed below. The ongoing) named shall continue to be adjusted without t	dical support, \$ per g support obligation(s) for the
			per of children entitled to support, according to	

order. This amount is effective on the first date that the next support payment is due

	Child	Year of Birth
7 .	The conditions for ending the ongoing support obliq	
	this action. As stated in the order, the ongoing stadjusted without further court order, to correspond current support as this number changes. The obliging Number of Children Child Support Entitled to Support \$ Amount per	to the number of children entitled to
3.	All payments ordered shall be payable to the COLI BOX 9125, DES MOINES, IOWA 50306-9125, AN payment shall identify the payor, payee/caretaker, Any payment sent directly to the pay considered a gift and not credited to the support or	ID IN NO OTHER MANNER. Each and the following CSC number yee or the children by the payor shall be
).	"CSRU does not seek to recover costs advanced in and none are assessed."	n this proceeding, including service fees
	JUDGE OF THE _	JUDICIAL DISTRICT

Copies to:

INFORMATIONAL NOTICE REQUESTED BY THE CHILD SUPPORT RECOVERY UNIT

The Unit may ask the court to reinstate the suspended obligation if, within six months of the date this order is entered suspending the support obligation, either of the following happens:

- a) The payor, payee, or any assignee (including the Unit), requests that the support order be reinstated. Any request for reinstatement must be made in writing, to the local child support office that initiated the suspension. The request must state the reason for reinstatement and provide enough information to identify the order and parties involved.
- b) One or more of the children for whom support was suspended begins receiving public assistance benefits and the parent ordered to pay support is not a member of the public assistance household

Unless reinstated, an order suspending support becomes final six months after entry. This **does not** mean that a new support order cannot be entered against either parent if conditions change later. It means a new order must be entered rather than reinstating the old order.

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