IN THE IOWA DISTRICT COURT	FORCOUNTY
Petitioner,	No ORDER IN PROCEEDING TO REGISTER SUPPORT ORDER
vs.	
Respondent.	
State of lowa is represented by attorney  is represented by attorney,  does not appear. The payee,	
matter proceeded to hearing. All parties, in	(without an attorney). □ does not appear. □ This cluding the initiating tribunal, if any, were sent □ The payor □ The payee □ The payor and the advised, FINDS:
document based on lowa Code Chapter 25 2. The Court has personal jurisdiction of the requested registration of the support order a was personally served with notice in lowa. It by consent in a record or by filing a response	to register the out-of-state order(s) listed in this 2K.  e payee because the payee □ lives in lowa. □  and waives any contest to personal jurisdiction. □  submitted to the jurisdiction of the State of Iowa  sive document having the effect of waiving any  owa with the named child(ren). □ lived in Iowa and

470-3464 (Rev 02/2020)

provided prenatal expenses or support for the	e named child(ren). 🏻 caused the named
child(ren) to live in Iowa by the following direct	ction or act:
□ er	ngaged in at least one act of sexual intercourse ir
lowa with the other parent of the named child	(ren) and the child(ren) may have been
conceived by that act of intercourse. $\hfill\Box$ asser	ted parentage of a child in the declaration of
paternity registry maintained in this state by t	he Iowa Department of Public Health under Iowa
Code section 144.12A or established paternit	ry by affidavit under Iowa Code section 252A.3A.
$\hfill\Box$ has sufficient minimum contacts with the s	tate of lowa because:
3. The Court has personal jurisdiction of the	payor, because the payor $\square$ lives in lowa. $\square$
requested registration of the support order ar	nd waives any contest to personal jurisdiction. □
was personally served with notice in lowa. $\ensuremath{\square}$	submitted to the jurisdiction of the State of Iowa
by consent in a record or by filing a responsive	ve document having the effect of waiving any
contest to personal jurisdiction. $\hfill\Box$ lived in low	va with the named child(ren). □ lived in lowa
and provided prenatal expenses or support for	or the named child(ren).   caused the named
child(ren) to live in Iowa by the following direct	ction or act:
□ er	ngaged in at least one act of sexual intercourse in
lowa with the other parent of the named child	(ren) and the child(ren) may have been
conceived by that act of intercourse. $\hfill\Box$ asser	ted parentage of a child in the declaration of
paternity registry maintained in this state by t	he Iowa Department of Public Health under Iowa
Code section 144.12A or established paternit	y by affidavit under Iowa Code section 252A.3A.
$\hfill\Box$ has sufficient minimum contacts with the s	tate of lowa because:
4. The place of residence of the parties and	the child(ren) is:
a. The payor lives in	·
b. The payee lives in	·
c. The child(ren) affected by the registe	red order(s) live in:
Child's Initials	Place of Residence

5. The following support order(s), which are filed in this action, have been properly registered and are enforceable in Iowa, based on Iowa Code section 252K.601, *et seq.*:

П

Issuing	Docket	Effective	Support	Arrearages
Tribunal	Number	Date	Amount	
			per	

Issuing	Docket	Effective	Support
Tribunal	Number	Date	Amount
			per

The Court reserves judgment on any arrearages that may be due under the above referenced order(s).

- 6. The Notice of Registration of Support Order(s) was served on the payor and payee as required by Iowa Code section 252K.605.
- 7. The following apply to the registration of the support order(s):

□ The contesting party did not	establish a defense	e to the validity or		
enforcement of the order(s). $\hfill\Box$	The payor owes ar	rears under order(s) listed in		
the above table totaling	as of	The arrears □ include		
interest $\ \square$ do not include interest. This amount does not include arrears due				
under orders, including lowa orders, not listed in the order table.				

The Court reserves judgment on other support issues, including but not limited

to, unreimbursed medical expenses. At the time the Registration Statement of	r
Letter of Transmittal Requesting Registration was filed, the State of Iowa did	
not have enough information to address other support issues in this case.	
The Court reserves judgment on the amount of the past interest, if any, due	9
on the unpaid support judgment(s).	
The order(s) were obtained by fraud. The Court finds:	
The issuing tribunal lacked personal jurisdiction over the contesting party. T	he Court
finds:	
The order(s) have been vacated, suspended, or modified by a later order. T	he Court
finds:	
The issuing tribunal has stayed the order(s) pending appeal. The Court finds	s:
There is a defense under the law of lowa to the remedy sought. The Court f	inds:
Full or partial payment has been made. The Court finds:	
The statute of limitations determined under lowa Code section 252K.604(2)	
precludes enforcement of some or all of the arrearages. The Court finds:	
The alleged controlling order is not the controlling order. The Court finds:	
IT IS THEREFORE ORDERED:	
1. □ The registered order(s) are hereby confirmed under Iowa Code section	
252K.607(3). The contesting party did not establish a defense to the validity or	
enforcement of the order(s).	
2.   The payor owes arrears under the registered order(s) listed in the order table a	above. A
judgment is now entered for those arrears in the amount of \$ as of	🗆
The arrears include interest.   Current child support is per	
as of converts to \$ □ The child support arrears are,	
as of, converts to \$ □ Current cash medical support is	

470-3464 (Rev 02/2020)

per	, which as of	_ converts to \$	. □ Cash medical support
arrears are	, which as of	converts to \$	·
3. □ The ch	ild support and medical s	upport arrears are	which as of
converts to \$_			
4. □ The Co	urt reserves judgment on	the amount of the past in	nterest, if any, due on the
unpaid suppo	ort judgement(s). The amo	ount does not include arre	ears due under orders,
including lowa	a orders, not listed in the	order table.	
5. □ The Co	urt reserves judgment on	arrears due under orders	s not listed in the order table.
The Court als	o reserves judgment on a	all other support issues, in	ncluding but not limited to,
unreimbursed	I medical expenses. At th	e time the Registration S	tatement or Letter of
Transmittal R	equesting Registration wa	as filed, the State of Iowa	did not have enough
information to	address other support is	sues.	
6. □ The nor	nregistering party present	ted evidence that may es	tablish a full or partial
defense. Enfo	orcement of all or a part o	f the order(s) should be s	stayed and these proceedings
are continued	l to , at	to permit production of ac	lditional evidence.
7.   The unc	contested portion of the o	rder(s) is enforceable. B	ecause the nonregistering
party only pre	esented evidence that ma	y establish a partial defer	nse, the State of Iowa will
begin immedi	ate enforcement of:		
□ Chile	d support in the amount o	of \$ per	·
□ Hea	lth insurance.		
□ Peri	odic medical support of \$	per	
□ Arre	earages in the amount of	\$ This amou	int does not include arrears
due un	der orders, including low	a orders, not listed in the	order table. The Court
reserve	es judgment on arrears d	ue under orders not listed	d in the order table.
□ Spo	usal support in the amou	nt of \$ per	·
□ Othe	er:	in the amount o	of per
	<del></del>		
8.   Due to	the reasons listed in the	findings, the registered of	order(s) are not confirmed.
9. All suppor	t payments for the registe	ered order(s) shall be pay	able to the Collection
Services Cen	ter, P.O. Box 9125, Des <b>f</b>	Moines, Iowa 50306-912	5, and in no other manner.
Each paymen	nt must list the payor, pay	ee, Iowa District Court No	umber and the Collection

470-3464 (Rev 02/2020)

Services Center case account r	number: #	Any payment sent directly to the
above named caretaker or the	children by the R	Respondent is considered a gift and not
credited to the support ordered.	Credit will also	not be given for gifts or the purchase of food
clothing, or other physical prope	erty.	
10. A copy of this order shall be	provided to the	payor, payee, and initiating tribunal, if any.
11. 🗆	shall pay	the cost of this action and the parties are
bound by the notices which are	below and incorp	rporated.
Сору То:		
		<del></del>

## **NOTICES**

- 1. The income of the payor is subject to immediate income withholding, under lowa Code Section 252D.8(1). Until the income provider withholds the required amount of support, the payor shall send payment to the Collection Services Center.
- 2. The installment payment method does not prevent the Child Support Recovery Unit (the Unit) from collecting the accrued support and/or any delinquent support by any means provided by law. This may include: Income withholding, Garnishment, Liens, Income tax setoff, Levy of account at financial institutions, and Sanctions of licenses and passports.
- Based on Iowa Code Chapter 252D, when payments become delinquent in an amount equal to the payment for one month, the Court or the Unit may order the withholding of support. The amount is set in accordance with 441 IAC chapter 98, division II. The Unit may send an administrative levy on the payor's financial institutions under Iowa Code Chapter 252I.
- 3. If this case is referred to a collection entity to collect support arrears, based on Iowa Code section 252B.23, a surcharge may be assessed to the payor. 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.
- 4. According to Iowa Code Section 598.22B, the payor, payee, and any necessary third party shall provide the Unit with written information about the person's identity, social security number, residential, mailing, and email 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. Both parents shall also provide the Unit information about health insurance that is available, including health insurance policy information.

470-3464	/Day	വാ	1202	n)
4/U-3404	(Rev	いノ	ノロノ	U