Petitioner, vs. Respondent.	No APPLICATION FOR ORDER RELATING TO TELEPHONIC TESTIMONY
COMES NOW the State of Iowa by its a	ittorney,,
and, for its Application for Order Relating to Te	elephonic Testimony, states that:
1. The above-captioned case is set for hearing	g on,,
2. The State of Iowa, Department of Human S	ervices, is providing Title IV-D support
establishment and/or enforcement services in	
	vailable to testify in person at the hearing because
he or she resides in the State of	
is essenti	ial to assist the Court in making a fair and
equitable determination of the pending issues i	in this matter.
4. Iowa Code section 252K.316(6) provides th	at the Court shall permit a party or witness
residing in another state to testify by telephone	e, audiovisual means or other electronic means.
	exhibits be electronically submitted prior to the
hearing, unless an exception under Chapter 16	
which case that party should be required to su	bmit paper copies of any proposed exhibits to the
Clerk of Court at least days prior to the hea	
	ectly examined or cross-examined be filed with
the Clerk of Court and copies served on all par	
WHEREFORE, the State of Iowa requests that the Court enter an order relating to	
telephonic testimony in the above-captioned m	hatter.

Dated this \_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_.

470-3467 (Rev. 08/2015)

\_\_\_\_\_ PIN# \_\_\_\_\_

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\_\_\_\_\_

, \_\_\_\_\_ Attorney, Child Support Recovery Unit

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PROOF OF SERVICE The undersigned certifies that the foregoing instrument w served upon all parties to the above cause to each of the attorneys of record herein at their respective addresses disclosed on the pleadings on b	
U.S. Mail Hand Delivered Other	
Signature	
Сору То:	
	<u> </u>