252H Administrative Order	Foster Care Recovery
For Adjustment of a Support Obligation	Child Support Recovery Unit
	Iowa Department of Human
	Services
	Docket No:
	•

This matter is before the \Box Foster Care Recovery \Box Child Support Recovery Unit (referred to as the "Unit"), for the adjustment of the controlling support order(s), according to Iowa Code section 252B.5(8) and Iowa Code chapter 252H.¹ The Unit **FINDS**:

- 1. The Unit has jurisdiction over the subject matter, according to Iowa Code section 252B.5(8), and Iowa is the proper state in which to enter an order for support, according to Iowa Code chapters 252H and 252K.
- Pursuant to Iowa Code section 252K.201, the Unit has personal jurisdiction over the payor because the payor □ resides in Iowa. □ requested this modification and waives any contest to personal jurisdiction.
 □ is a party to the order(s) under review or the payor has acquiesced to personal jurisdiction of the State of Iowa. □ submitted to the jurisdiction of the State of Iowa by consent in a record.
- 3. Pursuant to Iowa Code section 252K.201, the Unit has personal jurisdiction over the payee because the payee □ resides in Iowa. □ requested this modification and waives any contest to personal jurisdiction. □ is a party to the order(s) under review or the payee has acquiesced to personal jurisdiction of the State of Iowa. □ submitted to the jurisdiction of the State of Iowa by consent in a record.
- □ 4. Pursuant to Iowa Code section 252K.201, the Unit has personal jurisdiction over the necessary third party because the necessary third party □ resides in Iowa. □ requested this modification and waives any contest to personal jurisdiction. □ is a party to the order(s) under review or the necessary third party has acquiesced to personal jurisdiction of the State of Iowa. □ submitted to the jurisdiction of the State of Iowa by consent in a record.
 - 5. ______ is the caretaker of the minor child(ren) and notice of this action with all requirements of Iowa Code sections 252H.14A or 252H.15 was served on the following necessary parties who appeared as follows:

	Name	Relationship to Affected Child(ren)	State of Residence ²	Party Appeared
Payor ³				 Did not appear Servicemember submitted request for review Without an attorney Had contact with CSRU by telephone Provided financial statement Represented by
Payee ⁴				
❑ Third Party⁵				 Did not appear Servicemember submitted request for review Without an attorney Had contact with CSRU by telephone Provided financial statement Represented by
				 Did not appear Servicemember submitted request for review Without an attorney

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		 Had contact with CSRU by telephone Provided financial statement Represented by

□ The children affected by the ongoing support order(s) are:

Affected Child's Initials	Year of Birth	State of Residence ⁶	Period of Residence	Child's Home State ⁷	Child Currently Residing with:
			through		

The child affected by the ongoing support order is:

Affected Child's Initials	Year of Birth	Child Currently Residing with:

The children affected by the ongoing support order(s) are:

	Affected Child's Initials	Year of Birth	Child Currently Residing with:
<u> </u>			

 \Box The Unit considered the following ongoing support order¹⁰:

Issuing State	Issuing County	Docket Number	File Stamped Date	Support Amount
				\$ per

□ The Unit considered the following ongoing support orders to identify which order(s) is/are controlling¹¹:

Issuing State	Issuing County	Docket Number	File Stamped Date	Support Amount
				\$ per
				\$ per
				\$per
				\$per
				\$per

6. □ <PAYEE> has a health benefit plan¹² 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 plan¹³ 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.

□ <MEDICAID PARENT> has a health benefit plan¹⁴ available to cover the child(ren). Based on lowa Code section 252E.1B(3)(e), <MEDICAID PARENT> should be ordered to provide coverage.

□ <PAYEE> has a health benefit plan¹⁵ 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 plan¹⁶ 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 plan¹⁷ 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 plan¹⁸ 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.

□ <PAYEE>/<PAYOR> has a health benefit plan¹⁹ available to cover the children, as provided in Iowa 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 Iowa child support guidelines.

<PAYEE>/<PAYOR> consents to the cost of the health benefit plan.

□ <PAYEE>/<PAYOR> has a health benefit plan²⁰ 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. □ Neither parent has an available health benefit plan²¹ to cover the child(ren), as provided in Iowa Code chapter 252E. The parents share court-ordered joint physical care. Therefore, the unit will not seek an order for medical support from either parent at this time.

□ 7. The Unit considered the support orders listed in the *Computation of Reconciliation of Arrears* (*Computation*) attached as State's Exhibit "A" to determine the amount of the arrearages due.

THEREFORE, the Unit, according to Iowa Code chapter 252H, CONCLUDES AND ORDERS:

1. According to the standards of Iowa Code section 252K.207, the controlling ongoing support order is the

	order entered in	County, Docket Nu	mber
Thi	s order is controlling		
because it is the only	known ongoing support order in exis	stence.	
because it was issued	d by the only tribunal that has contin	uing, exclusive jurisdiction.	
although more than o	ne tribunal has continuing, exclusive	jurisdiction, it was issued b	by a tribunal that has
continuing, exclusive jur	isdiction and is the home state of the	e child(ren).	
because it was the m	ost recent ongoing support order iss	ued by a tribunal with conti	nuing, exclusive
jurisdiction, and	, the current home sta	te of the child(ren) has not i	ssued a support orde
because it was the m	ost recent ongoing support order iss	ued by a tribunal with conti	nuing, exclusive
jurisdiction, and neither	, the home of the	child(ren)	,
nor	, the home state of the child(re	ר)	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
has issued support orde	ers.		
According to the stan	dards of Iowa Code section 252K.20)7, the controlling ongoing s	support order is the
-	County, Docket Nur		
	County, Docket Number		
	ty, Docket Number A		
order supersedes any p	revious lowa order. All lowa orders	run concurrently and were r	eviewed together.
These orders are con	trolling because they were issued by	/ the only tribunal that has o	continuing, exclusive
jurisdiction.			
These orders are con	trolling because they were issued by	/ the only tribunal that has i	ssued orders.
According to the stan	dards of Iowa Code section 252K.20)7 the controlling ongoing s	support order for
-	is the order		••
	, and the controlling order for		
	County, Docket Number		
	than one tribunal has continuing, ex		
-	home states by tribunals with conti	-	
•	e Court approves this administrative		

 Effective on the date the Court approves this administrative order, the controlling order(s), as adjusted, is/are the only enforceable ongoing support obligation(s). In the event there is another existing order, the ongoing support obligation set by the other orders is terminated and unenforceable.

□ However, support arrearages that accrued as of the date this administrative order is approved by the court are due and owing. Payments on all support orders shall be credited according to Iowa Code section 252K.209.

□ Under Iowa Code section 252A.6(7), a support order does not supersede any previous order of support, but the amounts paid for a particular period pursuant to either order shall be credited against amounts accruing or accrued for the same period under both. Under Iowa Code section 252K.209, amounts collected and credited for a particular period pursuant to an order issued by another state must be credited against amounts accruing or accruing or accrued for the same period under an order issued by another state must be credited against amounts accruing or accrued for the same period under an order issued in this state.

The amount of the arrears is \$_______ as of _______. Interest is included in this amount only insofar as it is included in the *Computation* attached to this order and incorporated herein by this reference. Since the State of Iowa does not compute or collect interest that is not reduced to a judgment, interest is only included in the *Computation* to the extent that it has been charged by another state or has been reduced to a judgment by a court order. The arrears amount herein does not prejudice the rights of the payee to pursue other interest amounts not specified in the *Computation* or other types of arrearages not specified in the *Computation*, including but not limited to past unreimbursed medical expenses, as allowed under law. Issues relating to other types of arrearages and other accumulating interest are reserved.

3. A substantial change of circumstances exists. The support obligation should be adjusted based on the parents' present circumstances.²²

□ This adjustment deviates from the Child Support Guidelines. The amount of support that would be due for the child(ren) by applying the guidelines is \$_____ per _____. The support order deviates for the following reasons:______.

□ This adjustment is in accordance with the Child Support Guidelines.

- □ 4.The payor receives Supplemental Security Income (SSI) and has no other known source of income or assets from which support can be paid. Support is set at zero in accordance with the guidelines.

□ The multiple orders are reconciled as follows:

Primary Order child(ren)	Court Order #
Adjusted Obligation Amount Frequency Effective Date	\$ per
Second Order child(ren)	Court Order #
Reconciliation Amount (see 1 on reconciliation worksheet) \$ 1	Due:
Summary of payments/obligations \$ \$ \$ 2	Due: Due: Due:
Third Order child(ren)	Court Order #
Reconciliation Amount (see 1 on reconciliation worksheet) \$ 1	Due:
Summary of payments/obligations \$ \$ \$ \$ 9	Due: Due: Due:

5. The conditions for ending the ongoing support obligation for each child are unchanged by this action. The terms for determining the number of children entitled to current ongoing support are unchanged by this order. The ongoing support obligation for the child(ren) named shall be adjusted without further court order, to correspond to the number of children entitled to current support as this number changes. The obligation amount is:

Number of Children Entitled to Support	\$ Amount per
—	
_	

Any prior proration of the obligation among the children entitled to support is void. If there are multiple payees, the support will be divided and distributed equally among the children.

- 5. Support will remain at zero as the number of children entitled to support changes or until this order is modified.
- □ 6. <PAYEE> shall provide, as medical support, health care coverage for the child(ren) as provided in Iowa Code chapter 252E.

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

<PAYOR> shall pay cash medical support in the amount of <\$amount> per <frequency>, beginning on the first date that the next child support payment is due according to the terms of the prior support order(s) and continues <frequency> thereafter. It is payable to Collection Services Center.

PAYOR> shall pay cash medical support in the amount of <\$amount> per <frequency>, beginning on the ______day of ______. This payment is due <frequency> thereafter. It is payable to Collection Services Center.

6. <PAYEE> shall provide, as medical support, health care coverage for the child(ren) as provided in Iowa 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).

- G. Following the approval of this order, _______ shall pay cash medical support in the amount of \$______ per ______, beginning on the first date that the next child support payment is due according to the terms of the prior support order(s) and continues ______ thereafter. It is payable to Collection Services Center.
- G. ________ shall pay cash medical support in the amount of \$_______ per ______, beginning on the ______ day of _______, ____. This payment is due _______ thereafter. It is payable to Collection Services Center.
- □ 6. <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.
- 6. <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).
- □ 6. By consent, <PAYEE>/<PAYOR> shall provide, as medical support, health care coverage for the child(ren), as provided in Iowa Code chapter 252E.
- 6. 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 lowa Code chapter 252E.
- G. Other:

□ 6. Neither parent is ordered to provide health care coverage or cash medical support at this time. Medical support is reserved.

- □ The conditions for ending the ongoing support obligation for each child are unchanged by this action.
- 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 lowa Supreme Court Guidelines.

•	shall pay	% and	shall pay	% of uncovered medica	al expenses for the
child(ren).					
The und	covered medical ex	penses provisions	of the Iowa Suprem	e Court Guidelines do not ap	ply under this
order.					
□ The pay	/or shall pay	% of any uncovere	ed medical expense	s for the child(ren).	
□ The pay	or shall pay 0% of	uncovered medical	expenses for the c	hild(ren).	
•	qualified fo	or a medical satisfa	ction pursuant to lo	wa Code section 252E.2A, e	ffective
	that remain	ns in effect and is n	ot changed or nega	ited by this order.	
🛛 7. Upon	termination of pub	lic assistance (if an	y), the Collection S	ervices Center shall pay any	current support
to the	named caretaker, ι	inless payments ar	e redirected to anot	her caretaker or unless there	has been an
autom	atic redirection by s	statute.			
□ 7. □ 8.	All payments order	red shall be payable	e to the COLLECTI	ON SERVICES CENTER, P.	O. BOX 9125,
DES N	OINES, IOWA 503	306-9125, AND IN	NO OTHER MANN	ER. Each payment shall ide	ntify the payor,
payee	/caretaker, and the	following CSC nun	nber(s):	, 🗆	_, 🗅
	Any	payment sent direc	tly to the above nar	med caretaker or the child(re	n) by the payor
shall b	e considered a gift	and not credited to	the support ordere	d.	
□ 8. □ 9.		sl	hall pay the cost of	this action.	
□ 8. □ 9.	CSRU does not see	ek to recover any c	osts advanced by C	SRU in this proceeding, and	none are
assessed.					
The partie	s are bound by the	notices which are b	pelow and incorpora	ated.	
	Care Recovery by upport Recovery Ur	nit by			
Designee	of the Administrato	r	Date		
A review	v of the Unit's reco	ds and of the milita	ary's website reveal	s that	□ and
	, ם and		_ 🛛 is 🖵 are not in	the military service (as define	ed by the
Serviceme	mbers Civil Relief	Act). I certify under	penalty of perjury	and pursuant to the laws of th	ne State of Iowa
that the pr	eceding informatior	n about military stat	us is true and corre	ct as verified through the De	ense Manpower
Data Cent	er.				
	Care Recovery by upport Recovery Ur	nit by			
Name:			Date		
Title:			Date		
Copy to:					
					_
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NOTICES

- 1. The income of the payor is subject to immediate income withholding, according to Iowa Code chapter 252D. Until the income provider withholds the required amount of support, it is the payor's responsibility to ensure payment is made to the Collection Services Center.
- 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, and levy of accounts at financial institutions. When payments become delinquent in an amount equal to the payment for one month, according to lowa 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 the payor's financial institutions.
- 3. 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. 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 residential or employer address on file with the Unit.
- 4. According to Iowa Code section 252B.23, if support in arrears is referred to a collection entity, a surcharge may be assessed to the payor, 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.
- 5. Parties receiving notice of this review and adjustment action and failing to disclose the existence of other support orders which have not been considered may be barred from challenging the determination of controlling order in a later action.
- □ 6. The Iowa Supreme Court guidelines provide for sharing of costs for uncovered medical expenses that are not included in this order. These costs may be addressed in a future action.
- ¹ The review was based on a request submitted D by ______. D at the initiative of the Unit.
- ² The party's state of residence at the time the Unit issued the \Box Notice of Intent to Review \Box Notice of Decision.
- ³ The parent obligated to pay support.
- ⁴ The person entitled to receive support on behalf of the child(ren).
- \square ⁵ This person may have an interest in the amount of support.
- ⁶ The child's state of residence at the time the Unit issued the D Notice of Intent to Review D Notice of Decision.
- ⁷ The home state of the child is the state where the child lived for at least six consecutive months immediately preceding the time of filing of a petition or comparable pleading for support. If the child is less than six months old, the state in which the child has lived since birth is the child's home state.
- ⁸ The child's state of residence at the time the Unit issued the D Notice of Intent to Review D Notice of Decision.
- ⁹ The home state of the child is the state where the child lived for at least six consecutive months immediately preceding the time of filing of a petition or comparable pleading for support. If the child is less than six months old, the state in which the child has lived since birth is the child's home state.
- ¹⁰ The parties have not disclosed, and the Unit is not aware of, any other ongoing support orders which affect the payor and the child(ren) named above.
- ¹¹ The parties have not disclosed, and the Unit is not aware of, any other ongoing support orders which affect the payor and the child(ren) named above.
- ¹² The health benefit plan may be provided by this parent or a stepparent of the child(ren).
- ¹³ The health benefit plan may be provided by this parent or a stepparent of the child(ren).
- ¹⁴ The health benefit plan may be provided by this parent or a stepparent of the child(ren).
- ¹⁵ The health benefit plan may be provided by this parent or a stepparent of the child(ren).
- ¹⁶ The health benefit plan may be provided by this parent or a stepparent of the child(ren).

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