	No
Petitioner,	AFFIDAVIT AND APPLICATION FOR DEFAULT JUDGMENT DETERMINING CONTROLLING ORDER AND FOR RECONCILIATION OF ARREARS
VS.	
Respondent.	

The State of Iowa appears, and, in support of the above captioned request, respectfully states:

1. On the day of	,, the State of Iowa filed a <i>Petition</i>
for Determination of Controlling Order and Re	econciliation of Arrears, which affects
, oblig	or,,
obligee, and	, third party, □
, oblig	or, and ,

oblige, who were served with the Petition and Original Notice, and who are in default because they failed to file a motion or answer within 20 days of the date of service.

2. Written notice of the State's intent to file an application for default (copies attached and labeled as Exhibit "A") was given to each party, after the default occurred and at least 10 days prior to this application.

3. To the best of the State's information and belief, the above-named individuals are neither under a legal disability nor prisoners in a reformatory or penitentiary.

4. The State is entitled to the Judgment requested in the Petition.

5. A review of the State's records and of the military's website reveals that

IS 🗆	and	
are 🗆	,	
, and	are not i	in

the military service (as defined by the Servicemember's Civil Relief Act).

Wherefore, the State of Iowa asks that the Court enter Judgment as requested in the Petition.

State of Iowa, Child Support Recovery Unit

STATE OF IOWA, COUNTY OF_____) ss.

I, _____, being first duly sworn, state that I have read the foregoing Application for Default Judgment and know its contents, and I believe the statements and allegations contained within it are true and correct.

470-3673 (09/2011)

«title»

Subscribed and sworn before me this _____ day of _____, ____.

Notary Public in and for the State of Iowa

CSC#: _____