IN THE IOWA DISTRICT COU	RT FOR COUNTY
	No ORDER IN PROCEEDING TO REGISTER SUPPORT ORDER
Petitioner,	
vs.	
Respondent.	
	rt pursuant to Iowa Code Chapter 252K. The State
	, □ is
	□ appears Pro Se (without an attorney). □ does
	is represented by attorney,  □ does not appear. □ This matter proceeded to
	g tribunal, if any, were sent notice of the date and
	payee   The payor and the payee failed to appear
for the hearing.	,
The Court, upon the record and being full	y advised, FINDS:
The Court has subject matter jurisdicti	on to register the out-of-state order(s) or foreign
support agreement(s) listed in this docum	ent based on Iowa Code Chapter 252K.
2. The Court has personal jurisdiction of	the payee because the payee □ lives in Iowa. □
requested registration of the support order	er and waives any contest to personal jurisdiction. □
was personally served with notice in lower	a. $\square$ submitted to the jurisdiction of the State of Iowa
by consent in a record or by filing a response	nsive document having the effect of waiving any
contest to personal jurisdiction.   lived in	lowa with the named child(ren). $\Box$ lived in lowa and

provided prenatal expenses or support for the named child(ren).   caused the named														
child(ren) to live in Iowa by the following direction or act:														
□ er	ngaged in at least one act of sexual intercourse													
n lowa with the other parent of the named child(ren) and the child(ren) may have been														
conceived by that act of intercourse.   asserted parentage of a child in the declaration of paternity registry maintained in this state by the Iowa Department of Public Health under Iowa Code section 144.12A or established paternity by affidavit under Iowa Code section 252A.3A														
							□ has sufficient minimum contacts with the state of lowa because:							
							3. The Court has personal jurisdiction of the I	payor because the payor □ lives in Iowa. □						
requested registration of the support order and waives any contest to personal jurisdiction. □														
was personally served with notice in Iowa. □ submitted to the jurisdiction of the State of Iowa														
by consent in a record or by filing a responsive document having the effect of waiving any contest to personal jurisdiction. $\Box$ lived in lowa with the named child(ren). $\Box$ lived in lowa and														
						provided prenatal expenses or support for the	named child(ren).   caused the named							
child(ren) to live in Iowa by the following direct	tion or act:													
□ er	ngaged in at least one act of sexual intercourse													
in lowa with the other parent of the named ch	ild(ren) and the child(ren) may have been													
conceived by that act of intercourse.   assert	ted parentage of a child in the declaration of													
paternity registry maintained in this state by the	ne Iowa Department of Public Health under Iowa													
Code section 144.12A or established paternity	y by affidavit under Iowa Code section 252A.3A													
$\hfill\Box$ has sufficient minimum contacts with the st	ate of lowa because:													
4. The place of residence of the parties and the child(ren) is:														
a. The payor lives in	<del>.</del>													
b. The payee lives in														
c. The child(ren) affected by the register	ed order(s) or foreign support agreement(s) live													
in:														
Child's Initials	Place of Residence													
<del></del>														

5. The following support order(s) or foreign support agreements, which are filed in this action, have been properly registered and are enforceable in Iowa, based on Iowa Code section 252K.706, et seq.:

Issuing Tribunal	Docket Number	Effective Date	Support Amount	Arrearages
			per	

Issuing Tribunal	Docket Number	Effective Date	Support 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) or Foreign Support Agreement(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) or agreement(s):

□ The contesting party did not establish a defense to the	validity or enforcem	ent of
the order(s) or agreement(s). $\hfill\Box$ The payor owes arrears $\hfill\Box$	under order(s) or	
agreement(s) listed in the above table totaling	as of	The
arrears $\hfill\Box$ include interest. $\hfill\Box$ do not include interest. This	s amount does not ir	nclude
arrears due under orders or agreement(s), 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 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 on the

ur	pai	d support judgment(s).
	The	e nonregistering party has proven one or more of the defenses listed below:
		□ Recognition and enforcement of the order is manifestly incompatible with public
		policy, including the failure of the issuing tribunal to observe minimum standards of
		due process, which include notice and an opportunity to be heard.
		□ The issuing tribunal lacked personal jurisdiction consistent with Iowa Code section
		252K.201.
		□ The order is not enforceable in the issuing country.
		□ The order was obtained by fraud in connection with a matter of procedure.
		□ A record transmitted in accordance with Iowa Code section 252K.706 lacks
		authenticity or integrity.
		□ A proceeding between the same parties and having the same purpose is pending
		before a tribunal of this state and that proceeding was the first to be filed.
		$\hfill\Box$ The order(s) is incompatible with a more recent support order(s) involving the same
		parties and having the same purpose, and the more recent support order(s) is entitled
		to recognition and enforcement in Iowa under Iowa Code Chapter 252K.
		□ The alleged arrears have been paid in whole or in part.
		□ The law of the issuing foreign country provides for prior notice of proceedings and
		the respondent did not have proper notice of the proceedings and an opportunity to be
		heard.
		$\hfill\Box$ The law of the issuing foreign country does not provide for prior notice of the
		proceedings and the respondent did not have proper notice of the order and an
		opportunity to be heard in a challenge or appeal on fact or law before a tribunal.
		□ The order was made in violation of Iowa Code section 252K.711.
		□ Recognition and enforcement of the foreign support agreement is manifestly
		incompatible with public policy.
		□ The foreign support agreement was obtained by fraud or falsification.
		□ The foreign support agreement is incompatible with a support order involving the
		same parties and having the same purpose in this state, another state, or a foreign
		country, and the support order is entitled to recognition and enforcement under lowa
		Code Chapter 252K.

integrity. IT IS THEREFORE ORDERED: 1. □ The registered order(s) or foreign support agreement(s) are hereby recognized and are enforceable under lowa Code section 252K.708(1). The contesting party did not establish a defense to the recognition and enforcement of the order(s) or agreement(s). 2. 

The payor owes arrears under the registered order(s) or foreign support agreement(s) listed in the order table above. A judgment is now entered for those arrears in the amount of \_\_\_\_\_ as of \_\_\_\_. Current child support is \_\_\_\_\_ per \_\_\_\_ which as of \_\_\_\_\_, converts to \$\_\_\_\_\_, which as of \_\_\_\_\_, converts to \$\_\_\_\_\_. Current cash medical support is per , which as of , converts to \$\_\_\_\_\_. Cash medical support arrears are \_\_\_\_\_, which as of\_\_\_\_\_, converts to \$\_\_\_\_\_. The child support and medical support arrears are \_\_\_\_\_, which as of \_\_\_\_\_ converts to \$\_\_\_\_\_. 

The Court reserves judgment on the amount of the past interest, if any, due on the unpaid support judgment(s). The amount does not include arrears due under order(s) or foreign support agreement(s), including lowa orders, not listed in the table. 

The Court reserves judgment on arrears due under order(s) or foreign support agreement(s) not listed in the table. The Court also reserves judgment on all other support issues, including but not limited to, unreimbursed medical expenses. At the time the Registration Statement or Letter of Transmittal Requesting Registration was filed, the State of Iowa did not have enough information to address other support issues. 3. 

The nonregistering party presented evidence that may establish a full or partial defense. Enforcement of all or a part of the order(s) should be stayed and these proceedings are continued to \_\_\_\_\_, at \_\_\_\_\_ to permit production of additional evidence. 4. 

The uncontested portion of the order(s) or foreign support agreement(s) is

□ The record pertaining to the foreign support agreement lacks authenticity or

emorceable. Because the nomegistering pa	arty only presented evidence that may					
establish a partial defense, the State of Iowa	a will begin immediate enforcement of:					
$\scriptstyle\square$ Child support in the amount of	per					
□ Health insurance.						
□ Periodic medical support of	per					
□ Arrearages in the amount of	This amount does not include					
arrears due under orders or foreign s	arrears due under orders or foreign support agreement(s), including lowa					
orders, not listed in the table. The Co	orders, not listed in the table. The Court reserves judgment on arrears due					
under orders or foreign support agree	ement(s) not listed in the table.					
$\scriptstyle\square$ Spousal support in the amount of $\_$	per					
□ Other: in the amount	t of					
5. □ Due to the reasons listed in the findin	gs, the registered order(s) or or foreign					
support agreement(s) are not confirmed.						
6. All support payments for the registered o	order(s) or or foreign support agreement(s)					
shall be payable to the Collection Services (	Center, P.O. Box 9125, Des Moines, Iowa					
50306-9125, <b>and in no other manner</b> . Ead	ch payment must list the payor, payee,					
lowa District Court Number and the Collection	on Services Center case account number:					
# Any payment sent directly to th	ne above named caretaker or the child(ren) by					
a Respondent is considered a gift and not credit	red to the support ordered. Credit will also					
not be given for gifts or the purchase of food	d, clothing, or other physical property.					
7. A copy of this order shall be provided to	the payor, payee, and initiating tribunal, if any.					
shall pa	y the cost of this action and the parties are bound					
by the notices which are below and incorpor	rated.					
Copy To:						
<del></del>	<del></del>					
	<del></del>					
	<del></del>					
	<del></del>					

## **NOTICES**

- 1. The income of the payor is subject to immediate income withholding, under Iowa 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 lowa 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 lowa 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.