

August 19, 2022

GENERAL LETTER NO. 10-I-AP-10

ISSUED BY: Bureau of Child Support Recovery

Division of Field Operations

SUBJECT: Employees' Manual, Title 10, Chapter I Appendix, *Administrative*

Establishment of Support Appendix, forms revised.

Summary

This chapter is revised to update forms to revise wording:

- ♦ 470-1918, Administrative Support Order
- ♦ 470-2608, Approval of 252C Administrative Order
- ♦ 470-2946, Foster Care Assignment of Support Payments
- ♦ 470-2983, Notice of Support Debt: Foster Care Chapter 252C
- ♦ 470-3640, 252C Judicial Support Order

Effective Date

Forms updated previously in a separate system. Each form effective date listed on form footer.

Material Superseded

Remove the following pages from Employees' Manual, Title 10, Chapter I Appendix, and destroy them:

<u>Page</u>	<u>Date</u>
470-1918	01/22
470-2608	03/13
470-2946	11/18
470-2983	10/18
470-3640	01/22

Additional Information

Refer questions about this general letter to your area regional collections administrator.

Administrative Support Ore	der	Child Support Recovery Unit lowa Department of Human Services Docket No. CSC No.
This matter is before	the Child Support Recovery Unit (r	referred to as the "Unit"), for the creation
of a support debt, according	to Iowa Code chapter 252C. The U	Jnit FINDS :
-	the subject matter and lowa is the C 1738B, and lowa Code chapter 2	proper state in which to enter an order for 252E, and if applicable, Iowa Code
2. Iowa has personal jurisdi	ction over the □Respondent,	¹□Respondents,
and	1.	
•	in lowa does not violate 28 USC s	ection 1738B or Iowa Code chapter
252K. ²	in the	
	is the a	and is the caretaker of the minor
child(ren).	h	
	•	e child(ren) and should be ordered to
		sonable, as provided by Iowa Code
•	o add the child(ren) is not more that	n <\$amount> per month, which is
determined to be reasona		
☐ <payor> has a health</payor>	ı benefit plan³ available to cover the	e child(ren) and should be ordered to
provide coverage. The pl	an is accessible and the cost is rea	sonable, as provided by Iowa Code
chapter 252E. The cost to	o add the child(ren) is not more tha	n <\$amount> per month, which is
determined to be reasona	ble.	
<payee> has a health</payee>	benefit plan ³ available to cover the	e child(ren). Based on Iowa Code section
252E.1B(2)(e), <payee></payee>	should be ordered to provide cove	rage, and <payor> should be ordered to</payor>
pay cash medical support		
□ <payee> has a health</payee>	benefit plan available to cover the	child(ren). <payor> meets an exception</payor>
to paying cash medical su	ipport. Based on Iowa Code sectio	on 252E.1B(2)(e), both <payee> and</payee>
<payor> should be orde</payor>	ered to provide health care coverag	e.
☐ Neither parent has an a	available health benefit plan³ to cov	ver the child(ren), as provided in Iowa
Code chapter 252E. <pa< td=""><td>YOR> should be ordered to pay ca</td><td>sh medical support.</td></pa<>	YOR> should be ordered to pay ca	sh medical support.
☐ Neither parent has an a	available health benefit plan³ to cov	ver the child(ren), as provided in Iowa
Code chapter 252E. Base	ed on Iowa Code section 252E.1B(2)(e), <payor> should be ordered to pay</payor>
cash medical support, but	because an exception exists, <pa< td=""><td>YOR> should be ordered to provide</td></pa<>	YOR> should be ordered to provide
health care coverage.		
☐ <payee>/<payor> h</payor></payee>	as a health benefit plan ³ available	to cover the children, as provided in Iowa
	·	add the child(ren) exceeds the reasonable
·	per month, as set forth by t	, ,
	sents to the cost of the health bene	

				\$ \$ \$
ı	Number of Children Entitled to Support	Guidelines Amount	SSD Satisfaction Amount	Amount Due After
	respond to the number of cligation amount is:	imaren entitiea to current	. support as this number ch	anges. Iilis
	The ongoing support obligat respond to the number of c		•	
	ount is in accordance with t	•		further order to
	/ of,, and o			rrent support
	shall pay c			
	,, and continu			
	shall pay the b	alance of \$	per month starting on the _	day of
am	ount of \$ per m	nonth is satisfied in the ar	mount of \$ per	month and
\$	per month was a	added to'	s net income. Also, the cui	rent child support
Sec	curity Disability (SSD) bene	fits because of	's disability, the benef	it amount of
sup	port amount is in accordan	ce with the child support	guidelines. Since the child	(ren) receive Social
	shall owe cu	ırrent support of \$	per Th	e current child
				_ .
	not be set at this time.			
	☐ the Caretaker does not	t receive FIP or Title XIX	medical benefits and has a	sked that support
	now li		old as the children.	
2. 🗖 (Current support is reserved	because		
rea	sonable support for the chil	d(ren) whose name(s) ar	nd date(s) of birth are as fol	lows:
. The	e Respondent,		, owes a duty of support	t and is able to pay
HER	EFORE, the Unit, based on	Iowa Code chapter 2520	C, CONCLUDES AND ORI	DERS:
to p	provide a health benefit plar	n if he or she has not rec	eived notice.	
□ S	Service of notice to the custo	odial parent was not succ	essful. The custodial pare	nt cannot be ordered
pro	vided in Iowa Code section	252E.1. <payee> and</payee>	<payor> consent to the h</payor>	nealth benefit plan.
	de chapter 252E. The cost	,	·	

obligation amount is:

	Number of Children Entitled to Support	Amount
	<u> </u>	
	_	
	☐ Even though the SSD amounts may change, the amount due after	r SSD satisfaction, as stated in
	this order, remains in effect until this order is modified.	
	Support for each child continues until the child reaches the age of eig	ghteen (18) years or becomes
	emancipated. If the child is engaged full-time in completing high sch	ool graduation or equivalency
	requirements, and is reasonably expected to complete these require	ments before age nineteen (19),
	support continues until high school graduation or equivalency require	ements are met.
3.	☐ Accrued support is reserved because	
	□ now lives in the same household as the children	٦.
	☐ the Caretaker does not receive FIP or Title XIX medical bene	efits and has asked that support
	not be set at this time.	
		·
	☐ Judgment is entered against for accrued support	
	which shall be paid in installments of \$ per	beginning on the day of
	,, and continuing on the day of each	until the entire sum is paid.
	The accrued support □ deviates from the child support guidelines fo	r the following reason(s):
	☐ is in accordance with the child support guidelines.	
4.	☐ Medical support is reserved because	
	□ now lives in the same household as the ch	ildren. □ the Caretaker does not
	receive FIP or Title XIX medical benefits and has asked suppor	t not be set at this time.
	□ was not served.	
		
	☐ <payee> shall provide, as medical support, health care coverag</payee>	
	lowa Code chapter 252E.	
	☐ <payor> shall provide, as medical support, health care coverage</payor>	e for the child(ren) as provided in
	lowa Code chapter 252E.	
	☐ <payee> shall provide, as medical support, health care coverage</payee>	e for the child(ren) as provided in
	lowa Code chapter 252E.	
	☐ <payor> shall pay cash medical support in the amount of <\$a</payor>	amount> per <frequency>,</frequency>
	beginning on the day of, It will continue on the	day of each month
	thereafter. It is payable to Collection Services Center.	

□ <payee> shall provide, as medical support, health care coverage for the child(ren) as provided in</payee>			
Iowa Code chapter 252E.			
<payor> shall provide health care coverage that covers the child(ren) when a plan becomes</payor>			
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</payor>			
available at reasonable cost. Reasonable cost in this case is not more than <\$amount> per month			
to add the child(ren).			
□ shall □owe □pay cash medical support in the amount of \$ per,			
beginning on the day of, It will continue on the day of each			
month thereafter. It is payable to Collection Services Center.			
□Since the child(ren) receive Social Security Disability (SSD) benefits because of's			
disability, the benefit amount of \$ per month was added to's net income.			
Also, the cash medical support amount of \$ per month is satisfied in the amount of			
\$ per month and shall pay the balance of \$ per month starting			
on the day of,, and continuing on the day of each month. It is payable to			
CSC.			
□ <payor> shall provide health care coverage that covers the child(ren) when a plan becomes</payor>			
available. However, there must be no cost to add the child(ren) to the plan.			
□ <payor> shall provide a health care coverage that covers the child(ren), when it becomes</payor>			
available at reasonable cost. Reasonable cost in this case is not more than <\$amount> per month to			
add the child(ren).			
☐ By consent, <payee>/<payor> shall provide, as medical support, health care coverage for the</payor></payee>			
child(ren), as provided in Iowa Code chapter 252E.			
☐ By consent of <payee> and <payor> to the otherwise non-accessible health care coverage,</payor></payee>			
<payee>/<payor> shall provide, as medical support, health care coverage for the child(ren) as</payor></payee>			
provided in Iowa Code chapter 252E.			
□ Medical support □ Cash medical support continues until the child reaches the age of eighteen (18)			
years or becomes emancipated. If the child is engaged full-time in completing high school graduation			
or equivalency requirements, and is reasonably expected to complete these requirements before age			
nineteen (19), support continues until high school graduation or equivalency requirements are met.			
☐ 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 Iowa Supreme Court Guidelines.			
shall pay% of any uncovered medical expenses for the child(ren).			
☐ Uncovered medical expenses are reserved because			
□ now lives in the same household as the children.			
□ the Caretaker does not receive FIP or Title XIX medical benefits and has asked that support			
not be set at this time.			

5.	The Unit or any caretaker can seek current, accrued, and/or medical support by any legal method
	without showing a substantial change in circumstances.
6.	If support payments are ordered, all payments ordered shall be payable to the COLLECTION
	SERVICES CENTER, P.O. BOX 9125, DES MOINES, IOWA 50306-9125, AND IN NO OTHER
	MANNER. Each payment must identify the person required to provide child support or cash medical
	support, payee/caretaker, and the following CSC number: # Any payment sent directly
	to the above named caretaker or the child(ren) by a Respondent is considered a gift and not credited
	to the support ordered.
7.	If support payments are ordered, upon termination of public assistance (if any), the Collection
	Services Center shall pay any current support to the named caretaker, unless payments are
	redirected to another caretaker or unless there has been an automatic redirection by statute.
8.	The parties are bound by the Notices which are attached and incorporated.
9.	□ <payor> shall pay the costs of this action, including <payor>'s service fees. <payee>'s</payee></payor></payor>
	service fees (if any) shall not be assessed as costs, as CSRU does not seek to recover those costs.
10). lue CSRU does not seek to recover any costs advanced by CSRU in this proceeding, including service
	fees, and none are assessed.
11.	. must attend a parenting class approved by the Department of Human Services.
	Send proof of attendance to the Unit within 90 days after this order is entered. Failure to provide
	proof of attendance may result in modification of the support amount. At the Unit's request,
	must also provide proof of ongoing compliance with this requirement.
Ch	nild Support Recovery Unit
De	esignee of the Administrator Date
	A review of the Unit's records and of the military's website reveals that
	is □ and
	are not in the military service (as defined by the
Se	ervicemember's Civil Relief Act). I certify under penalty of perjury and pursuant to the laws of the State
of	lowa that the preceeding information about military status is true and correct as verified through the
De	efense Manpower Data Center.
Ch	nild Support Recovery Unit by
Na	ame: Date
Titl	Ho·

Copy to:

NOTICES
The income of is subject to immediate income withholding, under lowa Code chapter 252D. Until the income provider withholds the required amount of support, it is 's esponsibility to ensure payment is made to the Collection Services Center. □ The Unit and the parties have entered into a written agreement shall complete an application for automatic withdrawal from a bank account within fourteen calendar days after the entry of this order. The automatic withdrawal must be sufficient to make the support payments set by this order. If fails to comply with the terms of this agreement, the Unit reserves the right to enter an ex parte order for mmediate income withholding or pursue other enforcement actions. □ Immediate income withholding is not ordered at this time because
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, levy of accounts at financial institutions and sanctioning of licenses and motor vehicle registrations. 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 28, division II, or according to lowa Code chapter 252I, the Unit may execute an administrative levy on the''s financial institutions. 3. According to lowa Code section 598.22B, a Respondent, payee, and any necessary third party shall brovide the Unit with written information about the person's identity, social security number, residential, mailing and emailing addresses, telephone number, driver's license number, and the name, address, and elephone number of the party's current employer or other source of income and keep the Unit informed of any changes. The Respondents shall also provide the Unit information about health insurance which is available, including health insurance policy information. If a later child support action is started and a disligent but unsuccessful effort is made to locate the party, due process requirements may be met by delivering a written notice to the most recent living or employer address on file with the Unit. 3. According to lowa Code section 252B.23, if support in arrears is referred to a collection entity, a surcharge may be assessed to, 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.
□ Notice of this child support action was personally served on in lowa and fulfilled all equirements of Lowa Code section 252C.3. □ submitted to lowa jurisdiction by consent in a record, or by providing the Unit with a document that has the effect of waiving any contest to be
personally served on this Respondent and fulfilled all requirements of <u>lowa Code section</u> 252C.3. had sexual intercourse in lowa with the other parent which may have resulted in the conception of the following child(ren):

Child	Time Period of Possik	gh
	throu throu throu throu	gh
Notice of this child support action was personally of Iowa Code section 252C.3. □ declaration of paternity registry maintained by the Code section 144.12A, or by completing a patern Notice of this child support action was personally of Iowa Code section 252C.3. □ because:	claimed to be the oth ne Iowa Department of Pul rnity affidavit according to y served on this Responde	ner parent either through the blic Health according to lowa lowa Code section 252A.3A. ent and fulfilled all requirements
Notice of this child support action was personally of lowa Code section 252C.3 provided financial information □ appeared provided financial information □ appear	☐ appeared not ☐ had co	ontact with the Unit by telephone
² □ A separate action for dissolution of marriage child(ren) has begun and the action is pending until this action complies with 28 USC section 1738B	under Docket #	in the State of
any separate action for dissolution of marriage child(ren), which may have started or is pending following support order(s) involving	or child support involving _ g in lowa or another state.	and these same The Unit knows of the
State	County	Docket Number
28 USC section 1738B and lowa Code chapter 2 run during the same time period as an existing of individual contestant to the orders or the child(re order. When this happens, a tribunal with jurisd Code section 252K.207. ☐ However, any order suspended or terminated, and/or is for past supplestablished in this action. There may be arrears at issue in this action. ☐ Neither the payor nor transport any existing child support order involving ☐ 3 The health benefit plan may be provided by this	order for support from anoten) currently live in any of liction must enter a new sure listed above is for current port for a different time persunder the existing orders the caretaker has disclose	ther state. However, no the states that issued a support upport order according to lowal support which has been either riod than the support obligation is listed above, but they are not ed, and the Unit is unaware of,

IN THE IOWA DISTRIC	CT COURT FOR _	COUNTY	
Petitioner, vs.		NO 252C APPROVAL ORDER	
Respondent.			
□This matter comes before the Court for the review and approval of the administrator's order pursuant to Chapter 252C, the Code of Iowa. □NOW on this			
Send To:		Judicial District of Iowa	

Iowa Department of Human Services To the Clerk of the District Court

In and for	County
From:	Date:
Iowa Department of Human Services	
To:	
	FOSTER CARE ASSIGNMENT OF SUPPORT PAYMENTS Court Order #: ICAR Number:
Petitioner,	Child(ren)'s Name(s):
vs.	
Respondent.	
section 304; federal regulation 42 CFR -75.14(4), you are hereby notified that	4.39, as amended by the 1992 Acts, S.F. 2316, 433.146; and the Iowa Administrative Code 441-court ordered child support and medical support partment of Human Services effective the
program. This assignment includes int	re-named child(ren)'s placement in a foster care terest in all child support payments which come d child(ren) are in foster care placement,

regardless of whether the support payments are paid before or during the placement, or

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after termination of the assignment.

You are further advised that the lowa Department of Human Services, pursuant to the assignment entered herein, remains entitled to any right, title, and interest, including the judgment lien, to the support payments provided for in the support order for the child(ren) identified herein for the period the child(ren) are in foster care. If you have any questions regarding this notice, contact the Foster Care Recovery Unit.

Notice to the Clerk: All correspondence and support payments received by your office after the receipt of this notice are to be forwarded with the above ICAR number to the following address:

Collection Services Center PO Box 9125 Des Moines, IA 50306-9125

NOTICE

The Child Support Recovery Unit is beginning an action to establish support for the child(ren) named in the attached legal Notice. It is important that you read all of the attached documents very carefully to find out when and how you should respond to this legal action.

Failure to provide the requested information may result in a support obligation being set based on the information available and may not be based on actual income. If you have any questions, call the child support office listed below.

AVISO

La Child Support Recovery Unit (Unidad de Recuperación de mantenimiento de niños) esta iniciando acción para establecer apoyo de dicho niño(s) cuyo nombre aparece en el Aviso Legal adjunto. Es importante que lean todo el documento adjunto con mucho cuidado para saber cuando y como se deberá responder a la acción legal.

Fallar en proporcionar la información pedida puede resultar en que una obligación de mantenimiento sea formulada basandose en la información disponible y puede no estar basada en el ingreso actual. Si se tienen preguntas al respecto, llamar la oficina de child support cuyos numberos de telefono y direccion aparecen a continuación.

THÔNG CÁO

Đơn Vị Đòi Tiền Cấp Dưỡng Cho Con (The Child Support Recovery Unit) bắt đầu thưa kiện để xác minh cho việc cấp dưỡng cho con (các con) có tên trong bản Thông Cáo về luật pháp đính kèm.Rất là quan trọng rằng bạn đọc rất cẩn thận hết tất cả những tài liệu đính kèm để tìm ra khi nào và cách nào bạn phải trả lời về việc thưa kiện này.

Sự thiếu sót cung cấp tin tức đòi hỏi có thể đưa đến kết qủa của sự bắt buộc cấp dưỡng dựa trên tin tức có thể có được và có thể không dựa trên căn bản tiền lưởng (lợi tức) có thật. Nếu bạn có bất cứ câu hỏi nào bạn hãy gọi văn phòng cấp dưỡng cho con liệt kê dưới đây.

Case Number:
Cacc Harrison.

Notice of Support Debt: Foster Care - Chapter 252C	Foster Care Recovery Unit lowa Department of Human Services
Payor:	Docket No
Children:	County: CSC No.
Date Prepared:	,

This is your legal notice that the Foster Care Recovery Unit is starting an action to establish child support and medical support for the named children. As a respondent, you have certain rights to contest and challenge this action. Be sure to read the information listed after this section for your time limits and steps for contesting.

lowa Code chapters 252C and 252E give lowa the authority to establish child support and medical support.¹ lowa has personal jurisdiction over you.² Entry of a support order in lowa will not violate 28 USC section 1738B.³

Your child(ren) are currently or were previously in foster care placement. As a result of public assistance or medical assistance provided to your child(ren), we intend to establish a support order requiring you to provide support as follows:

☐ **Child Support** We intend to create an order requiring you to pay child support for the period of time that the children are in foster care.

☐ **Accrued Support** We intend to create an order requiring you to pay accrued support. This includes past public assistance paid out by the State of Iowa or any other state for children in foster care placement.

□ **Medical Support** We intend to create an order for medical support⁴, under Iowa Code chapter 252E.

How is Child Support Figured? The amount of support is based on the Child Support Guidelines under lowa Code sections 598.21B and 252B.7A. **Please complete and return the enclosed financial statement to the office address listed in this notice within 10 days of the date of this request.**

If you do not send in your financial statement or proof of income, an order will be entered without your input. The entry of this support order does not stop us or any caretaker from seeking current, accrued, and/or medical support by any legal method, without showing a substantial change of circumstances.

How is Medical Support Set? Medical support is either health care coverage or cash medical support. Health care coverage includes private health insurance plans (obtained through an employer or purchased privately) and public coverage (like Title 19 or *hawk-i*). We review your financial information to determine what medical support to include in the order. There are several steps to identify the appropriate type of medical support. The requirement to include medical support in orders and the steps we use to determine the appropriate medical support are outlined in Iowa Code chapter 252E.

We look first to see if you have an available health benefit plan. You may provide a plan through a stepparent. If you do not have an available health benefit plan and you do not consent to provide a plan due to cost or accessibility, we may seek an order for you to pay cash medical support.

☐ You may be required to attend a parenting class.⁵

Contesting this Notice If you wish to discuss or contest this action, you may ask for a conference with the office listed below. You may ask for a court hearing even if you do not ask for a conference.

If you do not ask for a conference or a court hearing within the time limits below, a support order will be entered. Before we prepare an order, we will provide to you in person, or by mail⁶, a worksheet showing how we calculated the amount of support.

Your Rights and Responsibilities To ask for a conference, contact us within 10 days of service of this notice.

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The conference is an informal meeting in which you may ask questions and share information about your income. What should you bring?

- A completed financial statement,
- Proof of your income, and
- Information about health benefit plans available to you and the named children. We need to know:
 - o If the plans are accessible to the children;
 - The cost of available plans (prices for single, family, employee + one);
 - o The people included in the plan (self, spouse, number of children).

Once we get your request, we will send you a letter with the date, time, and place of the conference. After the conference, you will get a new written notice showing the results of the conference. A Second Notice of Support Debt and Finding of Financial Responsibility (Second Notice)⁷ will be issued if there are any changes. You may ask for a court hearing if you disagree with the results of the conference as stated in the Second Notice.

Right to Request a Court Hearing To ask for a court hearing, send us a written request. It is helpful to list why you disagree with the action and send any information that supports your reason. When we get your written request, we will ask the court to schedule a hearing. If you do not come to the hearing, the court may enter an order without your input.

You must ask for a court hearing by the latest of the following dates:

- Within 30 days from the date of service of this notice.
- Within 10 days from the date of the conference.
- Within 30 days from the date of issuance of the Second Notice.

If we do not get a request for a court hearing within these time limits, we will ask the court to enter an order as stated in this notice at the amounts recommended in the guideline worksheet. We may try to collect support through:

- Income withholding,
- Garnishment.
- Liens,
- Income tax setoff,
- · Levy of accounts at financial institutions, or
- Any other way to collect allowed by law, including sanctions of licenses and passports.

You must notify us of any change in your address, employment or medical coverage.

Waiver of Rights You may give up your rights and the time limits to request a conference and court hearing. If you wish to give up these rights, contact us. You may sign the order to show that you were served with this notice and gave up your rights and time limits for requesting a conference and court hearing.

If you have any questions, visit or telephone us. You may also choose to hire an attorney at your own expense. If you do, tell your attorney about getting this notice right away.

FCRU Worker Name
Foster Care Recovery
PO Box 9132
Des Moines, IA 50306-9132
Phone:

Copy to:			
¹ The authority is defined in Iowa Code che further defined in 28 USC 1738B, Iowa C ² ☐ because notice of this child support a ☐ because you lived in Iowa.	ode chapter 252K, if appli	cable and 441 I	AC 95,98,99.
□ because you lived in Iowa with the child	d(ren) from approximately		through
$\hfill\square$ because you lived in lowa from approx	imately	through	, and provided prenatal
expenses or support for the child(ren).			
□ because you caused the child(ren) to li	ve in lowa through the foll	owing action(s)	:
□ because you had sexual intercourse in the following child(ren):	lowa with the other paren	t which may ha	ve resulted in the conception of
Child		Time Period o	of Possible Conception
			Through
			Through
☐ because you claimed to be the other parallowa Department of Public Health accordaccording to Iowa Code section 252A.3A☐ because you have enough minimum co	ling to Iowa Code section .	144.12A, or by	completing a paternity affidavit
³ ☐ We are not aware of any separate acchild(ren) named herein, which has starte			
☐ A separate action for dissolution of male has begun and the action is pending und County. We may conti	riage or child support invo er Docket#	olving the Respo in the Sta	ondent and the same child(ren)
or Iowa Code chapter 252K.	v(a) important the employees		
☐ We know of the following support order	(s) involving the Respond	ent as payor ar	ia the named child(ren):
State	County		Docket Number

28 USC section 1738B and Iowa Code chapter 252K prevents us from entering a new support order that covers the same time period as an existing order for support from another state.

☐ However, no individual contestant to the orders or the child(ren) currently live in any of the states that issued a support order. When this happens, a tribunal with jurisdiction must enter a new support order according to lowa Code section 252K.207. ☐However, any order listed above is for current support which has been either suspended

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or terminated, and/or is for past support for a different time period than the support obligation established in this action. There may be arrears under the existing orders listed above, but they are not at issue in this action.

☐ Neither the Respondent nor the caretaker has told us, and we are unaware of, any existing child support orders with the Respondent as payor and the named child(ren).

- ⁴ Based on lowa Code chapter 252E, you may be ordered to get health care coverage for the child(ren). It has to be available when the order is entered, or in some limited circumstances becomes available later. If there is no health care coverage available, you may be ordered to pay cash medical support. There are exceptions to providing cash medical support as listed in lowa Code chapter 252E:
 - Due to the amount of the payor's net monthly income, a minimum order amount applies under the medical support table (see the child support guidelines);
 - No health benefit plan is available and there is no income subject to income withholding;
 - The obligation is changing through a cost of living alteration;
 - The payor receives Family Investment Plan (FIP) assistance or Title 19 or lives with a child receiving FIP, Title 19 or hawk-i.
- ⁵ The Department of Human Services must approve this class. You must send us proof that you went to the class within 90 days after the order is entered. If you do not send proof, your support amount may be changed. After the 90 days, we may also ask you to send proof that you continue to go to class as ordered by the court. ⁶ sent to your last known address.
- ⁷ It will be given to you in person, or sent by regular mail to your last known address or your attorney's last known address.

470-2983 (Rev. 5/2022)

IN THE IOWA DISTRICT COURT FOR	COUNTY
	No
	252C Judicial Support Order
Petitioner,	
VS.	
Respondent	
☐ This matter comes before the Court upon the rec	uest of 🗆 🗅 the Foster Care Recovery
Unit ☐ the Child Support Recovery Unit.	
□Now on this day of,, this n	natter comes before the Court upon the request of
□Foster Care Recovery Unit □Child Support Recovery Uni	t 🗖 for the
creation of a support order, according to Iowa Code chapter	r 252C. The State of Iowa is represented by
The Respondent,	, appeared by
☐ The Respondent,	, appeared by
·	
The Court, upon the record,	
☐ including the consent of	☐ and, who agreed to the terms of this aving consulted with an attorney or having been given the
☐ the matter having proceeded to hearing	
☐ (and) upon the failure of	⊒ and to appear after being giver
and being fully advised in the premises, FINDS:	
1. The Court has jurisdiction over the subject matter, and lo	owa is the proper state in which to enter an order for
support, according to 28 USC 1738B, and Iowa Code chapt	ters 252E, and if applicable, 252K.
2. The Court has personal jurisdiction over the $□$ Responde	nt.¹
3. Entry of this support order in Iowa does not violate 28 US	SC section 1738B or Iowa Code chapter 252K. ²
4. □ The Iowa Department of Human Services □ is □ was t	he caretaker, and the Respondent,, is the
☐ Mother ☐ Father of the minor child(ren).	
□ is the	and is caretaker of the minor child(ren).

5. □ <payee> has a health benefit plan³ available to cover the child(ren) and should be ordered to provide</payee>
coverage. The plan is accessible and the cost is reasonable, as provided by Iowa 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 plan³ available to cover the child(ren) and should be ordered to provide</payor>
coverage. The plan is accessible and the cost is reasonable, as provided by Iowa Code chapter 252E. The cost
to add the child(ren) is not more than <\$amount> per month, which is determined to be reasonable.
□ <payee> has a health benefit plan³ available to cover the child(ren). Based on lowa Code section</payee>
252E.1B(2)(e), <payee> should be ordered to provide coverage, and <payor> should be ordered to pay cash</payor></payee>
medical support.
☐ <payee> has a health benefit plan available to cover the child(ren). <payor> meets an exception to paying</payor></payee>
cash medical support. Based on Iowa Code section 252E.1B(2)(e), both <payee> and <payor> should be</payor></payee>
ordered to provide health care coverage.
☐ Neither parent has an available health benefit plan³ to cover the child(ren), as provided in lowa Code chapter
252E. <payor> should be ordered to pay cash medical support.</payor>
☐ Neither parent has an available health benefit plan³ to cover the child(ren), as provided in lowa Code chapter
252E. Based on Iowa Code section 252E.1B(2)(e), <payor> should be ordered to pay cash medical support,</payor>
but because an exception exists, <payor> should be ordered to provide health care coverage.</payor>
□ <payee>/<payor> has a health benefit plan³ available to cover the children, as provided in Iowa Code</payor></payee>
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</payor></payee>
to the cost of the health benefit plan.
□ <payee>/<payor> has a health benefit plan³ available to cover the children, as provided in Iowa Code</payor></payee>
chapter 252E. The cost to add the child(ren) is reasonable. The plan is not accessible as provided in lowa
Code section 252E.1. <payee> and <payor> consent to the health benefit plan.</payor></payee>
□Service of notice to was not successful. A party cannot be ordered to provide a health benefit
plan if that party has not received notice.
THEREFORE, the Court, according to Iowa Code chapter 252C, CONCLUDES AND ORDERS :
1. The Respondent,, owes a duty of support and is able to pay reasonable
support for the child(ren) whose name(s) and date(s) of birth are as follows:

2. ☐ Current support is reserved because
□ now lives in the same household as the children.
☐ the Caretaker does not receive FIP or Title XIX medical benefits and has asked that support not be set at
this time.
☐ child(ren) is/are placed in a Psychiatric Mental Institution for Children.
☐ child(ren) is/are not in placement at this time.

Ш	sha	ll owe current support of	f \$	per	·	
☐ Since the child	(ren) receive S	ocial Security Disability	(SSD) benefi	ts because	of the	's disability
the benefit amou	nt of \$	per month was add	led to		's net inco	me. Also, the curren
child support am	ount of \$	per month is sati	sfied in the a	mount of \$_		per month and the
Respondent shal	ll pay the balan	ce of \$ per	month startin	ig on the _	day of _	,,
and continuing of	n the day	of each month.				
	shal	ll pay current support of	\$	_ per	sta	rting on the
day of		, and contin	uing on the _		day of e	each
☐ The current ch	ild support amo	ount is in accordance wit	th the child su	upport guid	elines.	
□ deviates from t	the child suppor	rt guidelines in accordar	nce with the a	uthorized f	oster care o	deviations.
o deviates from t	he Iowa Suprer	me Court Guidelines.				
o deviates from t	he Iowa Suprer	me Court Guidelines be	cause of a ch	ild care ex	pense varia	nce. The amount of
support that wou	ld be due for th	e child(ren) by applying	the guideline	es is \$	per	A child care
expense variance	e of \$ p	er will be added	to the guidel	lines amou	nt for a total	l obligation of
\$ per _	·					
☐ The ongoing su	upport obligatio	n for the children named	d shall be adj	usted witho	out further o	rder, to correspond t
the number of ch	ildren entitled t	o current support as this	s number cha	nges. This	obligation	amount is:
Number of C Entitled to S		Guidelines Amount		Satisfaction mount		mount Due After SD Satisfaction
				· · · · · · · · · · · · · · · · · · ·		\$ \$
						\$
_						\$ \$
□ Even though th	ne SSD amount	s may change, the amo	unt due after	SSD satisf	action, as s	tated in this order,
remains in effect	until this order	is modified.				
Support for each chi	ild continues					
□ as long as the	child remains ir	n foster care and the De	partment of I	Human Ser	vices is incu	ırring expenses for
the child in a fost	ter care placem	ent, or				
☐ until the child re	eaches the age	of eighteen (18) years	or becomes o	emancipate	ed.	
If the child □ remain	s in foster care	placement, and □ is en	gaged full-tim	ne in compl	eting high s	chool graduation or
equivalency require	ments, and is re	easonably expected to o	complete thes	se requirem	ents before	age nineteen (19),
			ncv requireme	ents are me	et.	
support continues u	ntil high school	graduation or equivaler	, ,			
	_	graduation or equivaler modified, the ongoing of		oense varia	nce for the	child(ren) named

3. ☐ Accrued support is reserved because

now lives in the same household as the children.	
☐ the Caretaker does not receive FIP or Title XIX medical benefits a	and has asked that support not be set at
this time.	
☐ child(ren) is/are placed in a Psychiatric Mental Institution for Child	dren.
☐ child(ren) is/are not in placement at this time.	
4. ☐ Judgment is entered against for accrued suppor	t in the amount of \$ which
shall be paid in installments of \$ per beginning on t	
continuing on the of each until the entire sum is paid	
accordance with the child support guidelines.	
5. ☐ Medical support is reserved because	
□ now lives in the same household as the children.	
☐ the Caretaker does not receive FIP or Title XIX medical benefits and	d has asked that support not be set at
this time.	
☐ child(ren) is/are not in placement at this time.	
□ was not served.	
□ <payee> shall provide, as medical support, health care coverage for the</payee>	e child(ren) as provided in Iowa Code
chapter 252E.	
□ <payor> shall provide, as medical support, health care coverage for th</payor>	e child(ren) as provided in Iowa Code
chapter 252E.	
\square <payee> shall provide, as medical support, health care coverage for the</payee>	e child(ren) as provided in Iowa Code
chapter 252E.	
☐ <payor> shall pay cash medical support in the amount of <\$amount</payor>	t> per <frequency>, beginning on the</frequency>
day of, This payment is due <frequency> thereafter. It is</frequency>	s payable to Collection Services Center.
□ <payee> shall provide, as medical support, health care coverage for the</payee>	e child(ren) as provided in Iowa Code
chapter 252E.	
□ <payor> shall provide health care coverage that covers the child(re</payor>	n) 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(re</payor>	•
reasonable cost. Reasonable cost in this case is not more than <\$amou	, ,
□ shall □pay □owe cash medical support in the amount of \$ day of, It will continue on the day of	
□Since the child(ren) receive Social Security Disability (SSD) benefits b	
the benefit amount of \$ per month was added to	
medical support amount of \$ per month is satisfied in the ar	
shall pay the balance of \$ per month starting	
and continuing on the day of each month.	,,
□ <payor> shall provide health care coverage that covers the child(ren) v</payor>	when a plan becomes available.
However, there must be no cost to add the child(ren) to the plan.	

- CPAYOR 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).
☐ By consent, <payee>/<payor> shall provide, as medical support, health care coverage for the child(ren), as</payor></payee>
provided in Iowa Code chapter 252E.
☐ By consent of <payee> and <payor> to the otherwise non-accessible health care coverage,</payor></payee>
<payee>/<payor> shall provide, as medical support, health care coverage for the child(ren) as provided in Iowa</payor></payee>
Code chapter 252E.
□Medical support □Cash medical support continues □ as long as the child remain in foster care and the
Department of Human Services is incurring expenses for the child in a foster care placement, or □until the child
reaches the age of eighteen (18) years or becomes emancipated. If the child(ren) □remains in foster care
placement, and □is engaged full-time in completing high school graduation or equivalency requirements, and is
reasonably expected to complete these requirements before age nineteen (19), support continues until high school
graduation or equivalency requirements are met.
☐ 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
Iowa Supreme Court Guidelines.
□ shall pay% of any uncovered medical expenses for the child(ren).
☐ The uncovered medical expenses provisions of the lowa guidelines do not apply under this order.
□ Uncovered medical expenses are reserved because
□ now lives in the same household as the children.
☐ the Caretaker does not receive FIP or Title XIX medical benefits and has asked that support not be set at
this time.
6. The Unit or any caretaker can seek current, accrued, and/or medical support by any legal method without
showing a substantial change in circumstances.
7. □ If support payments are ordered, all payments ordered shall be payable to the COLLECTION SERVICES
CENTER, P.O. BOX 9125, DES MOINES, IOWA 50306-9125, AND IN NO OTHER MANNER. Each payment must
identify the person required to provide child support or cash medical support, payee/caretaker, and the following
CSC number: # Any payment sent directly to the above named caretaker or the child(ren) by a
Respondent is considered a gift and not credited to the support ordered.
7. 🛘 If support payments are ordered, upon termination of public assistance (if any), the Collection Services Center
shall pay any current support to the named caretaker, unless payments are redirected to another caretaker or
unless there has been an automatic redirection by statute.
8. must attend a parenting class approved by the Department of Human Services.
must provide proof of attendance to the Unit within 90 days after this order is entered. Failure to
provide proof of attendance may result in modification of the support amount. At the Unit's request,
must also provide proof of ongoing compliance with this requirement.
9. The parties are bound by the Notices which are attached and incorporated.

10. □ <PAYOR> shall pay the costs of this action, including <PAYOR>'s service fees. <PAYEE>'s service fees (if any) shall not be assessed as costs, as CSRU does not seek to recover those costs. 11. CSRU does not seek to recover any costs advanced by CSRU in this proceeding, and none are assessed. Ordered this _____, ____, JUDGE OF THE JUDICIAL DISTRICT ☐ ALL OF THE ABOVE IS SO ORDERED, as indicated by the attached electronic judicial signature. Copy to: **NOTICES** 1. The income of the payor is subject to income withholding according to lowa Code chapter 252D. Until the income provider withholds the required amount of support, it is _______'s responsibility to ensure payment is made to the Collection Services Center. ☐ The Unit and the parties in this matter have entered into a written agreement. shall complete an application for automatic withdrawal from a bank account within fourteen calendar days after the entry of this order. The automatic withdrawal must be sufficient to make the support payments set by this order. If fails to comply with the terms of this agreement, the Unit reserves the right to enter an ex parte order for immediate income withholding or pursue other enforcement actions. 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, levy of accounts at financial institutions, and sanctioning of licenses and motor vehicle registrations. 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 lowa Code chapter 252I, the Unit may execute an administrative levy on 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. The Respondent(s) shall also provide the Unit information about health insurance which is available, including health insurance policy information. 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 _____, 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. ¹ □ Notice of this child support action was personally served on _____ in lowa and fulfilled all requirements of Iowa Code section 252C.3. submitted to low jurisdiction by consent in a record, or by providing the Unit with a document that has the effect of waiving any contest to personal jurisdiction. Notice of this child support action was personally served on this Respondent and fulfilled all requirements of Iowa Code section 252C.3.

lived in Iowa with the child(ren) from appropriate this child support action was personally served on this Ressection 252C.3.	oximately through pondent and fulfilled all requirements of	Notice of flowa Code
□ lived in lowa from approximately expenses or support for the child(ren). Notice of this child Respondent and fulfilled all requirements of lowa Code set	support action was personally served or	d prenatal n this
□ caused the child(ren) to live in low		
Notice of this child support action was personally served o Code section 252C.3.	n this Respondent and fulfilled all require	ements of Iowa
had sexual intercourse in lowa with the of the following child(ren):	e other parent which may have resulted	in the conception
Child	Time Period of Possible Conception	
	through	
,	through	
		_
claimed to be the other parent of a maintained by the Iowa Department of Public Health accorpaternity affidavit according to Iowa Code section 252A.3A served on this Respondent and fulfilled all requirements of has enough minimum contacts with	ding to Iowa Code section 144.12A, or base. Notice of this child support action was Iowa Code section 252C.3.	by completing a
Notice of this child support action was personally served o Code section 252C.3.		
☐ Notice of this child support action was personally served lowa Code section 252C.3.	on in lowa and fulfilled a	II requirements of
use submitted to lowa jurisdiction by consert that has the effect of waiving any contest to personal jurisd served on this Respondent and fulfilled all requirements of	liction. Notice of this child support actio	
□ lived in lowa with the child(ren) from appro		Notice of
this child support action was personally served on this Res section 252C.3.	pondent and fulfilled all requirements of	lowa Code
 lived in lowa from approximately expenses or support for the child(ren). Notice of this child Respondent and fulfilled all requirements of lowa Code see 	support action was personally served or	d prenatal n this
aused the child(ren) to live in low		
Notice of this child support action was personally served o Code section 252C.3.	·	
had sexual intercourse in lowa with the of the following child(ren):	e other parent which may have resulted	in the conception
or the following or mu(1611).		

	Conception
	through
	through
	through
	H It
	through
Code section 252C.3.	on this Respondent and fulfilled all requirements of Iowa
	of Iowa Code section 252C.3.
Code section 252C.3. ² □ A separate action for dissolution of marriage or child	on this Respondent and fulfilled all requirements of Iowa support involving and the same child(ren) in the State of, nue, however, because this action complies with 28 USC
section 1738B or Iowa Code chapter 252K.	de, nowever, because this action complies with 20 000
☐ The Court is unaware of any separate action for disso	
and these same child(ren), which may have started or is	•
$\hfill \square$ The Court knows of the following support order(s) invo	olving as payor and the named child(ren):
	. ,
State Co.	unty Docket Number
State Cod	