## Form FOC 10 / 52 and Form FOC 89

# UNIFORM CHILD SUPPORT ORDER AND ORDER REGARDING CUSTODY AND PARENTING TIME

#### Use this form if:

- you had a hearing on your Motion Regarding Custody (form FOC 87) and both you and the other party (and a third party) agree to sign the order without another hearing; or
- you had a hearing on your Motion Regarding Custody (form FOC 87) and the other party (and a third party) will not sign the order; or
- you and the other party (and a third party) have agreed on the custody, parenting time, and support and want the court to sign your proposed order without having to file a motion and attend a hearing on the motion.

#### **ORDER CHECKLIST**

Use the following checklist to make sure you have done all the steps that are needed.

#### DID YOU . . .

1.	Fill out all requested information on the form?	YES
2.	Make all necessary copies?	YES
3.	Get the judge's signature? (NOTE: See pages 3-5 for details)	YES
4.	Return to the clerk's office with all copies of the signed order?	YES
5.	Make sure the clerk stamps all copies of the signed order?	YES
6.	Keep one copy of the signed order for yourself?	YES
7.	Mail (serve) a copy of the order on the other party and on any other custodian/guardian after it was stamped by the clerk?	YES 🗌
8.	Give two copies of the completed form to the clerk of the court?	YES

If you cannot answer "yes" to all the above steps, you do not have a valid order.

By using this form packet you are representing yourself in a court action regarding custody, parenting time, and support. In order to receive the action you seek, you must follow the instructions in this packet. If you fail to do even one of the required steps, the order you get from the court may not give you the custody you want. **Note:** Regardless of the custody you ask for, the court is required to use the Child Custody Act in deciding what custody should be. If you filed the motion form FOC 87, you are responsible for preparing the order even if it is not what you asked for.

If you have any questions about the steps in the process, refer to pages 3 through 5 of this booklet for details.

#### What instructions are in this packet:

Pages 3 and 4 - Instructions for getting a stipulated (mutually agreed upon) order signed. Page 5 - Instructions for getting an order signed after a hearing.

## INSTRUCTIONS FOR GETTING A STIPULATED (MUTALLY AGREED UPON) ORDER SIGNED (when both parties have signed the order without a hearing)

#### **»» SIGNING AND FILING OF ORDER**

NOTE: A hearing on a stipulated order is not necessary unless the judge requests it.

#### 1. Fill out the order form.

Use the instructions on page 6. Be careful not to make mistakes.

Make at least five copies of the form after you have filled it out.

#### 2. Approval by friend of the court.

In some courts the order has to be approved by the friend of the court before the judge will sign it. Contact the friend of the court office and ask if the order must be approved by the friend of the court. Then complete either step a or b below.

- a. If the order must be approved by the friend of the court, go to the friend of the court office with the original and five copies of the order. Leave the order with the office. Someone from the office should tell you when to come back for the order or should call you when the order has been approved. If you do not hear from the office within 5 days, contact the office to find out when to pick up the order. Go back and pick up the order. Then complete step 3 below.
- b. If the order does not need to be approved by the friend of the court, complete step 3 below.

#### 3. Get the order to the judge and get signed copies.

Since the other party or third party has signed the order, contact the clerk of the court for instructions to get the order signed by the judge. Listen carefully to all the instructions for getting the order signed. Every circuit has a different way of handling the signing of orders. Ask how to get at least four copies of the order after it is signed by the judge.

#### **»» SERVING THE ORDER ON THE OTHER PARTY OR PARTIES**

#### 1. Serve the signed order on the other party.

The other party must be served with (notified of) one copy of the signed order.

**NOTE:** Serve the papers by mailing them to the other party by first-class mail.

#### What you need for service:

One copy of FOC 10 / 52 and 89 - for the other party
Two copies of FOC 10 / 52 and 89 - for proof of service
Any additional copies of FOC 10 / 52 and 89 - for other custodian or guardian if there is someone other than the other parent who has care or custody of the child(ren)

Mail one copy to the other party. If there is a custodian or guardian, mail one copy to that person. Then fill out the Certificate of Mailing on the front of the remaining three copies. Keep one copy for your own records.

### 2. Return to the county clerk.

Once you have mailed the order and filled out the Certificate of Mailing on the remaining three copies, return to the county clerk's office with two copies. Remember to keep one copy for your own records. The clerk will deliver one copy to the friend of the court.

#### INSTRUCTIONS FOR GETTING THE ORDER SIGNED AFTER A HEARING

#### **»» SIGNING AND FILING OF AN ORDER**

#### 1. Fill out the order form.

Normally you will fill out the order at the hearing on the motion. Use the instructions on page 6. Be careful not to make mistakes.

Make copies of the form based on the instructions on either page 3 of this booklet or in booklets for forms FOC 53 or FOC 54 depending on your situation.

#### 2. Approval by friend of the court.

In some courts the order has to be approved by the friend of the court before the judge will sign it. Contact the friend of the court office and ask if the order must be approved by the friend of the court. Then complete either step a or b below.

- a. If the order must be approved by the friend of the court, go to the friend of the court office with the original and five copies of the order. Leave the order with the office. Someone from the office should tell you when to come back for the order or should call you when the order has been approved. If you do not hear from the office within 5 days, contact the office to find out when to pick up the order. Go back and pick up the order. Then complete step 3 below.
- b. If the order does not need to be approved by the friend of the court, complete step 3 below.

#### 3. Get the order signed by the judge.

After you have filled out the order, you must have it signed by the judge. If both you and the other party sign the order to show you both approve the order, then go to pages 3 and 4 of this booklet for further instructions on getting the order signed by the judge. Otherwise you must do either of the following:

- a. Schedule and attend a hearing to get the order signed.
   (Use the packet for form FOC 53, Notice of Hearing to Enter Order.)
- b. Notify the other party in writing that the order will be given to the judge to sign and that he or she has 7 days to file any written objections. If no objections are filed by the other party, the order can be signed.

(Use the packet for form FOC 54, Notice to Enter Order without Hearing.)

## INSTRUCTIONS FOR COMPLETING "ORDER REGARDING CUSTODY AND PARENTING TIME" AND "UNIFORM CHILD SUPPORT ORDER"

Please print neatly. After filling in the form, you will need to make copies. Items A through E and form FOC 10/52 must be completed before the order can be given to the judge for signature. Please read the instruction for each item. Then fill in the correct information for that item on the form.

- Before you fill in the Case No., get your copy of the Motion (form FOC 87) or your court papers for custody, divorce, annulment, separate maintenance, family support, or paternity. Copy the Case No. from that paper onto this form.
- Also use your court papers to fill in the "Plaintiff" and "Defendant" boxes, and if applicable, the "Third party" box. Copy the names from these court papers onto all pages of this form. For example, if your name is in the box that says "plaintiff," then you should write your name in the "plaintiff" box on this order form.
- (C) Fill in this information only if there was a hearing on a Motion Regarding Custody.
- D If you filed a Motion Regarding Custody (form FOC 87) and the other party will not sign the order, a hearing to enter the order is required. Check the box "after hearing."

If you filed a Motion Regarding Custody (form FOC 87) and the other party will sign the order without a hearing to enter the order, check the box "on consent of the parties."

If you and the other party are filling out this order based on an agreement between both of you and you are not filing a motion with the court, check the box "on consent/stipulation of the parties." Even if you have checked this box, the court may still require a hearing. If a hearing is required, follow the directions on scheduling a hearing in the booklet for form FOC 53, Notice of Hearing to Enter Order.

Check the box for item 2 only if you filed a Motion Regarding Custody (form FOC 87). Check the box for item 3 only if the other party filed a Response to Motion Regarding Custody (form FOC 88). Use the following instructions for items 4 through 16.

Check only those boxes that say what the judge or referee ordered at the hearing on the motion. Then write in the blank spaces provided what the judge or referee ordered at the hearing. This information must state as closely as possible the exact words of the judge or referee. Use the notes you took at the hearing when filling out this part of the order form.

If you did not check item 2, you and the other party are stipulating to the order. This means that you both have agreed on what you want the court to order and have not filed a motion. Since there may not be a hearing, you must write in as much detail as possible exactly what you agree on. Make sure you include everything you agreed on. Anything that you do not write down on this form will not be ordered even if you and the other party had agreed on it. If the parties agreed to parenting time in a foreign country/nation that is not a party to the Hague Convention, check item 16, then write the names of the parent and the foreign country/nation.

Complete FOC 10/52 using the instructions for that form. Note that the most recent support order supersedes all prior orders regarding support and that all continuing support provisions must be restated in the most recent order.

If you filed a motion (form FOC 87) and the other party has agreed to sign the order without a hearing to enter the order, both you and the other party must sign the order. If the other party will not sign the order without a hearing to enter the order, follow the directions on scheduling a hearing in the booklet for form FOC 53, Notice of Hearing to Enter Order. If you and the other party are stipulating to the order, you both must sign the order.

Some courts require the friend of the court to approve the order before the judge will sign it. To find out if this is required, contact the friend of the court office. If it is required, see either page 3 or 5 of this booklet for directions on getting the friend of the court's approval. To find out how to get the order signed, contact the friend of the court office for instructions. See either page 3 or 5 of this booklet for details. On the date you serve a copy on the other party, write in the date and sign your name on the remaining three copies.

Return to the county clerk with two copies.

You must read this booklet and other booklets dealing with orders for directions on the legal process.

3rd copy - Friend of the court 4th copy - Proof of service 5th copy - Proof of service

## STATE OF MICHIGAN JUDICIAL CIRCUIT COUNTY

## ORDER REGARDING CUSTODY AND PARENTING TIME (PAGE 1)

(	A	)

CASE NO.

	COUNTY	PARENTING II	IIVIL	(PAGE I)		
Cou	rt address					Court telephone no.
B	Plaintiff's name, address, and telephone no		V	Defendant's name, add	res	s, and telephone no.
	Third party's name, address, and telephone	e no.		© Date:		
D	1. This order is entered  afte	r hearing. $\square$ on consen	ıt/st	ipulation of the partic	es	Bar no
E	<ul> <li>3. A response to the motion wa</li> <li>4. A change of circumstances</li> <li>5. Proper cause  does</li> </ul>	as filed.  does does not does not the best interests of the costances exists that warrange child(ren) to dismiss the dy, parenting time, and support does not does not the costances does not do	chilo nts a e m	exist that warrants a exist that warrants a d(ren) to Gestal example in the suppotion.	a c a c bli	rt order.
	Unless otherwise agreed change the legal resider  Joint physical to  Sole legal to  Sole physical to	nce of the child except in colaintiff.	or com			ild is governed by this order shall not 31.
	and physical well-being and to will, directly or indirectly, influe to guide a child so as to promo The parties will cooperate with it seems necessary to adjust, weach of the parties shall act in from the child, injure the child child for the other party.	give and afford a child the ence a child so as to prejuct the affectionate relation each other in carrying out wary, or increase the time at the best interests of the childs opinion of the other part	affe dice nsh the allot ild.	ection of both parent e a child against the ip between a child a provisions of this ord tted to either party, o Neither party shall d or which will hamper	ot nd de or c lo	to advance a child's health, emotional, and a sense of security. Neither parent her parent. The parents will endeavor the mother and a child and the father. If or a child's best interests. Whenever otherwise take action regarding a child, anything which may estrange the other is free and natural development of the
		f the minor child may not b	e m	noved from the State	of	ing whenever the address of a minor Michigan without prior approval of the

(See page 2 for the remainder of the order.)

Original - Court 1st copy - Other party 2nd copy - Moving party

Approved, SCAO

3rd copy - Friend of the court 4th copy - Proof of service 5th copy - Proof of service

## STATE OF MICHIGAN JUDICIAL CIRCUIT COUNTY

## ORDER REGARDING CUSTODY AND PARENTING TIME (PAGE 2)

<b>7</b>	
. <b>A</b> /	

CASE NO.

Court address			Court telephone no
Plaintiff's name		Defendant's name	
15. Except as provided in item 16, neit Hague Convention on the Civil Asp		se parenting time in a foreign country/nation in a foreign country/nation in the country in the	that is not a party to the
☐ 16. Based on written agreement of	the parties,		may exercise
parenting time in Name of foreign	country/nation	, which is not a party to the Ha	ague Convention on the
Civil Aspects of International Cl			
Plaintiff (if consent/stipulation)	Date	Defendant (if consent/stipulation)	Date
Plaintiff's attorney	Date	Defendant's attorney	Date
Prepared by: Name (type or print)			
Date		Judge	
	CERTIFICA	ATE OF MAILING	
I certify that on this date I served a copy addresses as defined in MCR 3.203.	of this order on the part	ies or their attorneys by first-class mail addres	sed to their last-known
Date		Signature	
	COLIR	TUSEONLY	

Approved, SCAO Original - Court 2nd copy - Defendant 3rd copy - Friend of the court

STATE OF MICHIGAN JUDICIAL CIRCUIT COUNTY	UNIFORM CHILD SUPF  EX PARTE  MODIFICATION	PORT ORDER (PAG TEMPORAR)  FINAL		CASE NO.
	WODIFICATION			Count to londono no
Court address				Court telephone no.
Plaintiff's name, address, and telephone no.		Defendant's name,	address, and tele	phone no.
	\	′		
Plaintiff's attorney name, bar no., address, and	d telephone no.	Defendant's attorne	y name, bar no.,	address, and telephone no.
Plaintiff's source of income name, address, ar	nd telephone no.	Defendant's source	of income name	, address, and telephone no.
This order is entered after hearing.			onsent of the p	arties.
<ul><li>☐ The friend of the court recommends</li><li>☐ If you disagree with this recommen</li></ul>				on or
before 21 days from the date this or	der is mailed. If you do not	object, this proposed	order will be p	
Attached are the calculations pursu	ant to MCL 552.505(1)(h)	and MCL 552.517b.		
IT IS ORDERED, unless otherwise or	dered in item 12 or 13:	☐ Standard provis	sions have bee	n modified (see item 12 or 13):
1. The children who are supported	under this order and the	ne payer and payee		
Payer:		Payee:		
Children's names, birthdates, and an	 nual overnights with payer	·:		
Children's names		Date of birth		Overnights
	I			
Effective	, the payer shall pay a	monthly child suppor	t obligation for	the children named above.
Children supported: 1 child	2 children	3 children	4 children	5 or more children
Base support: (includes support plus		Í.	,	
Support: \$	\$		\$	\$
Premium adjust. \$ Subtotal: \$	\$ \$	I	\$ \$	\$ \$
Ordinary medical: \$	\$	•	φ \$	\$
Child care: \$	\$	·	\$	\$
Other: \$	\$	\$	\$	\$
SS benefit credit: \$	\$	\$	\$	\$

(Continued on page 2.)

\$

Support was reduced because payer's income was reduced.

Total:

\$

Original - Court 2nd copy - Defendant

Approved, SCAO 1st copy - Plaintiff 3rd copy - Friend of the court

Approved, SCAO	1st cop	y - Plaintiff	3rd copy - Friend of the court	
STATE OF MICHIGAN JUDICIAL CIRCUIT COUNTY	UNIFORM CHILD SUPPORT ORDER (PAGE 2)  EX PARTE MODIFICATION FINAL		CASE NO.	
Court address		·	Court telephone no.	
Plaintiff's name	V	Defendant's name		
1. Item 1 (continued).				
paid % by the plaintiff	and % by the dere incurred that are not paid w	efendant. Uninsured ex ithin 28 days of a writter	annual ordinary medical amount will be penses exceeding the annual ordinary n payment request may be enforced by	
the child turns age 18. The child-care notify each other of changes in child expenses.  Post-majority Support: The form the support obligat	e obligation for each child ende d-care expenses and must ad following children will be attend tion for each specific child end	s August 31 following the ditionally notify the frier ding high school on a full s on the last day of the n	ach child end on the last day of the month e child's 12th birthday. The parties must nd of the court if the changes end those -time basis after turning 18 years of age. nonth as follows, except in no case may fy name of child and date obligation ends.)	
	_552.602) that includes payment a reasonable cost, includingfor plaintiff.	coverage available as a	shall maintain health-care coverage ptical, and other health-care expenses benefit of employment or under an um of \$ for defendant.	
Income Withholding. Income with Disbursement Unit unless otherwing.		ffect. Payments shall b	e made through the Michigan State	
	end of the court shall issue a no	otice to enroll pursuant to	h immediate effect pursuant to 29 USC o MCL 552.626b. A parent may contest reasonable cost.	

- 5. **Retroactive Modification, Surcharge for Past-Due Support, and Liens for Unpaid Support.** Except as provided by MCL 552.603, support is a judgment the date it is due and is not modifiable retroactively. A surcharge may be added to past-due support. Unpaid support is a lien by operation of law and the payer's property can be encumbered or seized if an arrearage accrues in an amount greater than the periodic support payments payable for two months under the payer's support order.
- 6. Address, Employment Status, Health Insurance. Both parties shall notify the friend of the court in writing of: a) their mailing and residential addresses and telephone numbers; b) the names, addresses, and telephone numbers of their sources of income; c) their health-maintenance or insurance companies, insurance coverage, persons insured, or contract numbers; d) their occupational or drivers' licenses; and e) their social security numbers unless exempt by law pursuant to MCL 552.603. Both parties shall notify the friend of the court in writing within 21 days of any change in this information. Failure to do so may result in a fee being imposed.
- 7. **Foster-Care Assignment.** When a child is placed in foster care, that child's support is assigned to the Department of Human Services while under the state's jurisdiction and to the funding county while placed in a county-funded program.

(Continued on page 3.)

Original - Court 2nd copy - Defendant Approved, SCAO 1st copy - Plaintiff 3rd copy - Friend of the court STATE OF MICHIGAN **UNIFORM CHILD SUPPORT ORDER (PAGE 3)** CASE NO. JUDICIAL CIRCUIT **EX PARTE** TEMPORARY COUNTY MODIFICATION **FINAL** Court address Court telephone no. Plaintiff's name Defendant's name Redirection and Abatement. Subject to statutory procedures, the friend of the court: 1) may redirect support paid for a child to the person who is legally responsible for that child, or 2) shall abate support charges for a child who resides on a full-time basis with the payer of support. Fees. The payer of support shall pay statutory and service fees as required by law. 10. Review. Each party to a support order may submit a written request to have the friend of the court review the order. The friend of the court is not required to act on more than one request received from a party each 36 months. A party may also file a motion to modify this support order. 11. Prior Orders. This order supersedes all prior child support orders and all continuing provisions are restated in this order. Past-due amounts owed under any prior support order in this case are preserved and paid at the rate calculated using the arrearage guideline in the Michigan Child Support Formula. 12. **Michigan Child Support Formula Deviation.** The support provisions ordered do not follow the Michigan Child Support Formula. The attached deviation addendum (FOC 10d) provides the basis for deviation and the required findings by the court. 13. **Other:** (Attach separate sheets as needed.) Defendant (if consent/stipulation) Plaintiff (if consent/stipulation) Date Date Plaintiff's attorney Date Defendant's attorney Date Prepared by: Name (type or print) Judge Date Bar no. **CERTIFICATE OF MAILING** 

I certify that on this date I served a copy of this order on the parties or their attorneys by first-class mail addressed to their last-known 

Signature

**COURTUSE ONLY** 

Date

Approved, SCAO Original - Court 2nd copy - Defendant 1st copy - Plaintiff 3rd copy - Friend of the court

STATE OF MICHIGAN
JUDICIAL CIRCUIT

## UNIFORM CHILD SUPPORT ORDER, NO FRIEND OF COURT SERVICES (PAGE 1)

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•	_	•	_	14	v

COUNTY ☐ EX PARTE ☐ TEMPORAR	Y MODIFICATION FINAL
Court address	Court telephone no.
Plaintiff's name, address, and telephone no.	Defendant's name, address, and telephone no.
Plaintiff's attorney name, bar no., address, and telephone no.	Defendant's attorney name, bar no., address, and telephone no.
Plaintiff's source of income name, address, and telephone no.	Defendant's source of income name, address, and telephone no.
This order is entered	ices, form FOC 10/52 must be used.)  Standard provisions have been modified (see item 8 or 9).
Payer:	Payee:
Children's names, birthdates, and annual overnights with paye Children's names	: Date of birth Overnights
Effective, the payer shall pay a	monthly child support obligation for the children named above.
Children supported: 1 child 2 children Base support: (includes support plus or minus premium adjust Support: \$ \$ \$ Premium adjust. \$ \$ Subtotal: \$ \$ Ordinary medical: \$ \$ Child care: \$ \$ Other: \$ \$ SS benefit credit: \$ \$ Total: \$ \$	3 children

Original - Court 2nd copy - Defendant 1st copy - Plaintiff

Approved SCAO

Approved, SCAO	150	сору - глантин		3rd copy - Friend of the court
STATE OF MICHIGAN JUDICIAL CIRCUIT COUNTY	UNIFORM CHILD S NO FRIEND OF COUF EX PARTE TEMPORARY	RT SERVICES (P	PAGE 2)	CASE NO.
Court address				Court telephone no.
Plaintiff's name	V	Defendant's na	ame	
1. Item 1 (continued).				
Uninsured Health-Care Expense paid % by the plaintif medical amount for the year they at the friend of the court. The annual	ff and% by the are incurred that are not paid	e defendant. Unin d within 28 days o	nsured expens	ses exceeding the annual ordinary
Therefore, the support obliga	e obligation for each child er d-care expenses and must a e following children will be atte ation for each specific child e	nds August 31 foll additionally notify ending high school ends on the last da	lowing the chil y the friend of ol on a full-time ay of the mont	ld's 12th birthday. The parties must
2. Insurance. For the benefit of the through an insurer (as defined in MC when that coverage is available a individual policy  up to a maximum of \$  not to exceed 5% of the plainting	L 552.602) that includes payn t a reasonable cost, includir for plaintiff.	ment for hospital, ng coverage avail ☐ up to a	dental, optica lable as a ben	hall maintain health-care coverage al, and other health-care expenses efit of employment or under an for defendant.
3. Qualified Medical Support Or 1169. Further details, as prescr				mediate effect pursuant to 29 USC
	e retroactively. Unpaid sup	port is a lien by o	peration of la	552.603, support is a judgment the wand the payer's property can be t payments payable for two months
numbers of their sources of incom	and residential addresses ane; c) their health-maintenar	and telephone nui nce or insurance o	mbers; b) the companies, ir	names, addresses, and telephone
6. <b>Foster-Care Assignment.</b> Whe Services while under the state's ju				
7. <b>Prior Orders. This order super order.</b> Past-due amounts owed u				g provisions are restated in this
8. Michigan Child Support Forn	nula Deviation The suppor	t provisions order	red do not foll	ow the Michigan Child Support

(Continued on page 3.)

Formula. The attached deviation addendum (FOC 10d) provides the basis for deviation and the required findings by the court.

Original - Court 1st copy - Plaintiff

Approved, SCAO

2nd copy - Defendant 3rd copy - Friend of the court

STATE OF MICHIGAN JUDICIAL CIRCUIT COUNTY		LD SUPPORT ORDER, DURT SERVICES (PAGE 3) EARY  MODIFICATION  FINAL	CASE NO.
Court address			Court telephone no.
Plaintiff's name		V Defendant's name	
9. <b>Other:</b> (Attach separate sheets a	as needed.)		
Plaintiff (if consent/stipulation)	Date	Defendant (if consent/stipulation)	Date
Plaintiff's attorney	Date	Defendant's attorney	Date
Prepared by: Name (type or print)			
Date		Judge	Bar no.
		ATE OF MAILING	
I certify that on this date I served a copy of addresses as defined in MCR 3.203.	I certify that I also s	ties or their attorneys by first-class ma erved the Deviation Addendum (FOC	all addressed to their last-known C 10d) with the order.
Date		Signature	

Original - Court 1st copy - Plaintiff

Approved, SCAO

2nd copy - Defendant 3rd copy - Friend of the court

Approved, SCAO		isi copy - Fia	11111111	3rd c	copy - Friend of the court
STATE OF MICHIGAN JUDICIAL CIRCUIT		HILD SUPPO		CAS	SE NO.
COUNTY	DEVIATION	IADDENDUM	I(PAGE)		
Court address					Court telephone no.
Plaintiff's name		v Def	endant's name		
THE COURT FINDS:					
1. Paragraph(s)(specify paragraph number	in the preceding	pages of the ι	uniform order dev	viate from the Micl	nigan Child Support
Formula and are warranted to avoid	an unjust or inappro	priate result.			
2. Pursuant to MCL 552.605(2), it has	been determined from	om the facts o	of this case that:		
a. The child support obligation that	would be ordered by	applying the	Michigan Child S	Support Formula i	s:
Payer:		Paye	ee:		
Children's names, birthdates, and Children's names	•		of birth	Overr	nights
Children supported: 1 child Base support: (includes support pl Support: \$ Premium adjust.\$ Subtotal: \$ Ordinary medical: \$ Child care: \$ Other: \$ SS benefit credit: \$ Total: \$  Universed Usetts Care Freeze	\$   \$   \$   \$   \$   \$   \$   apayer's income was	m adjustment   \$   \$   \$   \$   \$   reduced.	\$ \$ \$ \$ \$ \$ \$ \$	,	5 or more children  \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
be paid % by the plair ordinary medical amount for the year enforced by the friend of the court.	ntiff andear they are incurred	_ % by the de d that are not	fendant. Uninsu paid within 28 da	red expenses exc lys of a written pa	ceeding the annual yment request may be
Insurance. For the benefit of the through an insurer (as defined in MCL when that coverage is available at individual policy	552.602) that include			optical, and othe	
up to a maximum of \$ not to exceed 5% of the plaintiff		income.	up to a maxir	mum of \$	for defendant.

(SEESECOND PAGE)

Original - Court

Prepared by:

Name (type or print)

2nd copy - Defendant

Approved, SCAO		1st copy	- Plaintiff	3rd copy - Frien	nd of the court
STATE OF MICHIGAN JUDICIAL CIRCUIT COUNTY	UNIFORM CHILD SUPPORT ORDER DEVIATION ADDENDUM (PAGE)		CASE NO.		
Court address				Cou	rt telephone no.
Plaintiff's name		v	Defendant's name		
(Item 2 continued.)					
b. Applying the Michigan Child Sup	port Formula is unjust	or inap	propriate because: (	Specify the deviation factors re	lied on.)
<del>-</del> 1	f	10			
<ul> <li>c. The child support order deviates</li> <li>(Specify which provisions of the child sup</li> </ul>					m the provisions.)
		• • •			
d. The value of property or other su	pport awarded instead	of the p	ayment of child supp	ort: (If not applicable, put none	<del>)</del> )
Plaintiff (if consent/stipulation)	Date	Def	endant (if consent/stipula	tion)	Date
Plaintiff's attorney	Date	Def	endant's attorney		Date

NOTE: When deviating, this form must be completed, attached, and served along with the rest of the Uniform Child Support Order. The proof of service on the Uniform Child Support Order must indicate this form was included.