	Plaintiff	DISTRICT COURT
		Location (Town):
V.		Docket No.:
	Defende	_
	Defendar Other pa	
	Other par	ty (II ally)
		SUPPORT ORDER al
1.	After due notice, the Court issues this Child Su  Without opposition or hearing;  After hearing with all parties present; or  After hearing where the following party w  plaintiff defendant other p	
	This Child Support Order is made part of the:  divorce judgment parental rights and responsibilities judgment case management order interim order of this date dated (mm/dd/yyy)	amended judgment other:
2.	support obligation as computed under the prothe child support worksheet that is attached a	made certain findings of fact concerning the current parental sumptive application guidelines. Those findings are contained within nd incorporated  and include income imputed to the .
3.		(Name of Obligor) is ordered to pay to(Name of Obligee)
	the sum of \$ per week	bi-weekly monthly toward the support of:
	Child's Name:	Born (mm/dd/yyyy):
4.	· · · · · · · · · · · · · · · · · · ·	dd/yyyy) If a child receives public t child shall be made to the State of Maine Department of Health
5.		y receive(s) dependent benefits as a result of the obligor's ved by the child(ren) meet or exceed the total monthly support
	•	the Americans with Disabilities Act (ADA). If you need a
		Coordinator, <u>accessibility@courts.maine.gov</u> , or a court clerk.
Langua	and Sarvicas: For language assistance and inter	preters contact a court clerk or interpreters@courts maine gov

obligation, the obligor shall receive a credit for the total amount of support due. To the extent that the monthly

	benefits received by the child(ren) do not satisfy the obligor's monthly support obligation, the obligor shall pay the monthly support obligation minus the credits received by the child(ren). The obligor shall not be given credit toward past or future obligations for benefits which exceed the current monthly support obligation.
6.	☐ The child support obligation(s) shall remain in effect until ☐ (mm/dd/yyyy) further order or until expiration of any underlying protection from abuse order, whichever occurs first.
7.	The child support obligation(s) shall continue for each child until that child reaches the age of 18; provided, however, that if the child has not graduated, withdrawn, or been expelled from secondary school as defined in Title 20-A, the child support shall continue until the child graduates or reaches the age of 19, whichever occurs first.
	E NOTE: A party must file a motion to modify in court to change child support unless the order shows new child t amounts in paragraphs 8 or 9 below. There is no charge for filing a motion to modify only child support.
8.	Beginning (mm/dd/yyyy) when reaches the age of 12 years old and is no longer eligible for child care expenses, the child support obligation will be changed to \$ per week bi-weekly monthly.  Beginning (mm/dd/yyyy) when reaches the age of 12 years old and is no longer eligible for child care expenses, the child support obligation will be changed to \$ per week bi-weekly monthly.
9.	As long as there are children entitled to parental support, the obligor shall pay the sum of \$ per week bi-weekly monthly.  As long as there are children entitled to parental support, the obligor shall pay the sum of \$ per week bi-weekly monthly.  When child(ren) is/are entitled to parental support, the obligor shall pay the sum of \$ per week bi-weekly monthly.
10.	The amount(s) set forth above for child support constitute(s) a deviation from the presumptive amount required by the child support guidelines. In this case the court finds that a child support order based on the guidelines would be inequitable or unjust for the following reasons (set forth reasons for the deviation):
11.	Plaintiff Defendant Either party (the party who can obtain health insurance FIRST at a reasonable cost) shall obtain and maintain private health insurance for the benefit of the minor child(ren) if it is presently available at reasonable cost. If it is not presently available at reasonable cost then private health insurance for the benefit of the minor child(ren) shall immediately be obtained and maintained when it becomes available at reasonable cost. Proof of such insurance must be furnished to the other party within 15 days of receipt of a copy of this Order, or if the insurance is not presently available, within 15 days of the date it becomes available. If the child(ren) is/are recipients of public assistance, proof of insurance shall be provided to the Department of Health and Human Services within 15 days.
	otice: The Maine Judicial Branch complies with the Americans with Disabilities Act (ADA). If you need a able, accommodation contact the Court Access Coordinator, accessibility@courts.maine.gov, or a court clerk.

FM-132, Rev. 06/22 Child Support Order

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12.	Any uninsured medical expenses of the child(ren), in excess of \$250 per calendar year, shall be paid in the following manner:% by the obligor and% by the obligee. The first \$250 of annual
	uninsured medical expenses shall be paid by the obligee.
13.	The child support obligation is based on the fact that the parents are providing substantially equal care for their child(ren). Uninsured medical expenses shall be shared as follows% to be paid by the higher income parent and% to be paid by the lower income parent.
	If the Maine Department of Health & Human Services provides support enforcement services and/or the obligor is required to pay child support to the Maine Department of Health & Human Services, the obligor shall notify the Department within 15 days of the date of this Order of the following: 1. The obligor's current address; 2. The name and address of the obligor's current employer, and 3. Whether the obligor has access to health insurance at a reasonable cost, and, if so, the health insurance policy information.
	Within 15 days of any change in the obligor's current address, any change in the name or address of the obligor's current employer, or any change in the health insurance policy information, the obligor shall notify the Department of the change. Failure to report a change of address or employer to the Department within 15 days of such change is a civil violation for which a forfeiture not to exceed \$200 may be adjudged for each violation.
	Any party to this action may file with the court a Motion to Modify asking the court to review the amount of child support and if appropriate, to modify it in accordance with the state's child support guidelines. If it has been less than 3 years since the child support order was issued or modified, the party must prove a substantial change in circumstances.
14.	This Order is ( not) subject to Immediate Income Withholding as of this date (see notice below) (if not, see 15 below).
by service amount	to Parties Regarding Immediate Income Withholding. Immediate income withholding can only be implemented ring an attested copy of the support order, along with the notice required under § 2655, upon the obligor's payor me. Notwithstanding this subsection, the department may implement immediate income withholding by serving tice required under § 2655 upon the obligor's payor of income without providing an attested copy of the support Any party can obtain the payor notice required under § 2655 by contacting the Department of Support ement & Recovery at 207-624-4100 or <a href="https://www.maine.gov/dhhs/ofi/programs-services/child-support-ss">https://www.maine.gov/dhhs/ofi/programs-services/child-support-ss</a> . The notice for income withholding may be used to collect arrearages in addition to current support. The tof withholding may not exceed the limitations imposed by Title 15 United States Code, Section 1673(b); and the of income shall withhold and send to the department a fee of \$2 per week in addition to the amount withheld for upport.
15.	Other:
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To the extent any previous Orders are in conflict with this Order, this Order has controlling authority.
This Order is incorporated into the docket by reference at the specific direction of the Court.   Immediate Income Withholding Order is attached and incorporated herein.
Date (mm/dd/yyyy):
A True Copy, Attest: Clerk
PLEASE NOTE: Any party who wishes to appeal a Magistrate's final Order shall file an objection to the final Order in the District Court within 21 days of the entry of that Order. The Court Clerk's office has a form available for this purpose. If no objection is filed, the parties are deemed to have waived their right to object and to appeal, and the magistrate's final order shall become the Judgment of the Court and have the same effect as any final Judgment signed by a District Court Judge. No appeal may be taken from a Judgment entered without objection to the final Order of a Magistrate. An appeal from a Judgment entered after objection shall be taken in accordance with the Maine Rules of Appellate Procedure. Any party who wishes to appeal a final order of a Judge or Justice shall file a Notice of Appeal within 21 days.

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