STATE OF VERMONT

SUPERIOR COURT

FAMILY DIVISION

	Unit			C	ase No	
	☐ INTERIM	☐ TEMPORA	ARY 🗆	FINAL 🗆 DE	FAULT	
		CHILD SUF	PORT	ORDER		
☐ Esta	ablishment 🗌 Modi	fication \square E	nforce	ment 🗌 Cont	tempt 🗌 Am	ended
Parent			Paren	EMPLOYER o	r Source of Funds	<u> </u>
	ays support to the State of	Vermont)	1 alon	LIVII LOTEIX O	o Cource of Fullus	•
Name (First, Last)		<u> </u>	Name			
Mailing Address			Mailin	g Address		
ivialing Address			iviaiiii	Address		
City	State :	Zip Code	City		State	Zip Code
Dhana Niverbar			Dhana	Number		
Phone Number			Phone	number		
Social Security Number	Email Address					
State of Vermont						
State of Vermont						
Mailing Address	- 1 DO D - 1210					
Office of Child Suppo		Zip Code				
Williston VT 05495	State	Zip Code				
Phone Number 1 (800) 786-3214						
Social Security Number	Email Address					
CHILDREN WHO ARE SUBJECT OF THIS ORDER						
First Name	Last Name	Date of Birth		Grade	Social	Security Number

I.CURRENT	CHILD SUPPORT			Case No.
This is th	e result of a child support v	worksheet which is att	ached and incorporate	ed as findings
in this or	der and includes information	on on other child suppo	ort related costs, such	as child care,
extraord	inary medical and/or educa	ational expenses.		
	Support: Obligor shall pay			
	nning			
	Support Maintenance Supp			
C Snous	nning sal Maintenance: Obligor sl	ې hall nav snousal mainte	rer enance as follows:	
-	nning			
	<u> </u>	,		
II. MEDICAL				
A. MEDICA	L SUPPORT PROVISIONS			
Select op	otion A, B and/or C below.			
□ A)	Medical support is addressed	d in the Child Support Ord	der filed	and has not been
	modified by this order.			
□ B)	Neither party has private hea		•	•
	health insurance for a child if hearing to determine whether			r parent may request a
П с\			tarice is reasonable.	
□ C)	Based on insurance availabilithe ☐ Obligor ☐ Oblige	•	the state or fodorally pr	avided health incurance co
	long as the child(ren) remain:			ovided fleatth insurance so
	the ☐ Obligor ☐ Oblige			Ith insurance for the minor
	child(ren) as long as the cost	·	•	Till illisarance for the fillion
	_			
	The determination of health	rksheet result (attached a	•	ings in this order):
	☐ Stipulation of the par	•	ma meorporatea as ima	ings in this order),
	Determination or Ord	•		
	☐ Other (See Additiona	·		
If the circums		-		and the break the control of the
	coverage is no longer availab ble at a reasonable cost.	ile, either or both parties	are ordered to provide	private nealth insurance if it
	nay request a hearing at any ti			
U Obligor is Beginning	ordered to provide a cash con \$	Per	st or nealth coverage as	TOHOWS:

B.	Current Medical Support Coverage		
	Health insurance:		
	Policy or Certificate Number:		
	Name of Subscriber:		
	Relationship to Child(ren):		
	Plan Name:		
	Plan Address:		
	Subscriber ID Number:		
c.	Child(ren)'s Out of Pocket Medical Expenses		
	Medical or other health expenses that are unreim eye, dental, mental health, health plan deductible	•	-
	1) ☐ Obligee ☐ is or ☐ is not solely responded health expenses;	sible for the first \$200 annu	ually of the children's out of pocket
	2) The parties shall share unreimbursed expe	enses as follows: Obligor	% Obligee% .
	3) Additional Provisions:		
. Аг	RREARS ON PAST DUE CHILD SUPPORT/REPA	TIMENT PROVISIONS	Case No.
Α	. Arrears Owed to the Obligee		
	Obligor shall pay the Obligee as follows:		
	Beginning \$	Peron a	a Judgment amount of
	\$as of	_	
	The judgment consists of the following Past Due \$		
	Past Due \$ Support: Service \$	Surcharge:	\$
	Fees: Attorney \$	Civil Penalty:	\$ \$
	Fees:	Medical Expense:	
	Cash Contribution towards Medical:	Wicalcal Expense.	\$ \$
	Other:	Amount of Other:	\$ \$
В	Arrears Owed to Office of Child Support Obligor shall pay the Office of Child support	as follows:	
	. , , , , , , , , , , , , , , , , , , ,		
	Beginning\$as of		a Judgment amount of
	The judgment consists of the following past d		
	amounts:		
	Child Support: \$		\$
	Child Support: \$ Civil Penalty: \$		\$
	Child Support: \$		\$ \$

Obligor shall pa		_	-		
Beginning		\$	Per	on a .	Judgment amount of
\$	as of				
The judgment amounts:	consists of the	e following	past due		
Past due Supp	ort: \$				
Other:				it of Other:	\$
_	nterest accrue		-		rate of .5% per month or full - even if the Obligor is
• •	nly arrears pay	ments in co	onformity with this	•	S.A. § 606. Surcharge prior
E. Arrears owed federal public	_	=	oaid first unless the	Obligee is a	recipient of
F. Additional Arı	rears Provisio	ns:			
-					
-					·
-					
IV. MFTHOD C	E DAVMENT				Case No.
A. WAGE WITHH		D			
			t the following sum	from the Oh	ligor's wages:
Beginning	_		t the following sum		-
begiiiiiiig				. Per	
This deducted a	ط المطم خمييمم	مسئلم امنام	-41 4 a .		
		•	•	05405	
OFFICE OF CHIL	D SUPPORT, P	O BOX 131	.0, WILLISTON, VT (J5495.	
(NOTE: Thispr	ovision of this	ordorissub	iect to the limits on	withholding	contained in 15 U.S.C. § 1673(k
•			edit Protection Act.)	_	.ontaineu iii 13 0.3.C. § 10/3(t
_	• •		•		e withholding, the responsibl
•		_	٠.	0 0	· .
•	shall send the	•		Child Suppor	•
•	• •	•	tification of the dir	•	ot be reflected in OCS record :.)

	' -	·	=	dence presented at hearing
_	shall make payn ng	nents directly to the Office \$	• •	as follow
				BOX 1310, WILLISTON, VT 05495
☐ Obligor	shall make payn	nents directly to the Oblige	ee as follows:	
Beginni	ng	<u> </u>	Per _	
late l	•	er a hearing on a petition, ore, the court may issue		
C. CHANGE OF		the Office of Child Supp	oort. Support Re	egistry. 280 State Drive.
•	•	060 within 7 days of a cl		
	=	otification requirement ap	_	
•	•	provide for visitation are sa	•	contact OCS via email at:
OCSCSU(<u>@vermont.gov</u> o	r by calling 1 (800) 786-32	14.	
TYPE OF HEADING	DEEAULTOD	TIDLU ATION		
			one mention follows	
	ed: 🗆 after def	ault hearing (when one or m	•	• • •
	red: \square after def \square after hea	ault hearing (when one or mairing (when parties are/or the	eir attorneys are p	, , , ,
	ed: 🗆 after def after hea upon app	ault hearing (when one or maining (when parties are/or the proval of the parties (stipulat	eir attorneys are p	• • •
	red:	ault hearing (when one or mairing (when parties are/or the proval of the parties (stipulate to 15 V.S.A. §660(d)	eir attorneys are p ion filed)	resent)
This order is enter	red:	ault hearing (when one or maining (when parties are/or the proval of the parties (stipulat	eir attorneys are pion filed)	resent)
This order is enter	red:	ault hearing (when one or mairing (when parties are/or the proval of the parties (stipulate to 15 V.S.A. §660(d)	eir attorneys are pion filed)	resent)
This order is enter Parties Present: Obligor was not	ed:	fault hearing (when one or mairing (when parties are/or the proval of the parties (stipulate to 15 V.S.A. §660(d) Obligor's Attorney Other	eir attorneys are pion filed)	resent)
This order is enter Parties Present: □ Obligor was not □ received no	red:	rault hearing (when one or mairing (when parties are/or the proval of the parties (stipulate to 15 V.S.A. §660(d) Obligor's Attorney Other	eir attorneys are p ion filed) Obligee	resent)
Parties Present: Obligor was not received no	ed: after def	rault hearing (when one or mairing (when parties are/or the proval of the parties (stipulate to 15 V.S.A. §660(d) Obligor's Attorney Other ervice on	eir attorneys are p ion filed) Obligee	resent)
Parties Present: Obligor was not received not received not received and signed an A	red:	rault hearing (when one or mairing (when parties are/or the proval of the parties (stipulate to 15 V.S.A. §660(d) Obligor's Attorney Other ervice on nail restricted delivery on	eir attorneys are p ion filed) Obligee	resent)
Parties Present: Obligor was not received not received not signed an A	red:	rault hearing (when one or mairing (when parties are/or the proval of the parties (stipulate to 15 V.S.A. §660(d) Obligor's Attorney Other ervice on	eir attorneys are p ion filed) Obligee	resent)
Parties Present: Obligor was not received no signed an A other	ed: after def	rault hearing (when one or mairing (when parties are/or the proval of the parties (stipulate to 15 V.S.A. §660(d) Obligor's Attorney Other ervice on nail restricted delivery on	eir attorneys are p ion filed) Obligee	resent)
Parties Present: Obligor was not received no signed an A other Obligee was no	red:	rault hearing (when one or mairing (when parties are/or the proval of the parties (stipulate to 15 V.S.A. §660(d) Obligor's Attorney Other ervice on nail restricted delivery on rice on	eir attorneys are p ion filed) Obligee	resent)
Parties Present: Obligor was not received not signed an A other Obligee was not received not received not	red:	rault hearing (when one or mairing (when parties are/or the proval of the parties (stipulate to 15 V.S.A. §660(d) Obligor's Attorney Other ervice on nail restricted delivery on	eir attorneys are p ion filed) Obligee	resent)
Parties Present: Obligor was not received not signed an A other Obligee was not received not re	ed: after def	ault hearing (when one or mairing (when parties are/or the proval of the parties (stipulated to 15 V.S.A. §660(d) Obligor's Attorney Other ervice on nail restricted delivery on	eir attorneys are p ion filed) Obligee	resent)

FINDINGS AND BASIS OF ORDER

VI.PARENTAGE

are	tage has been established as follows:	
	The parties executed a Voluntary Acknowledgement of Parentage or Acknowledgment of Parentage, which was	
	filed with the Vermont Department of Health and has not been rescinded or challenged, pursuant to 15C V.S.A.	
	§304-309. List Child(ren) Name(s)	
	There is a legal presumption for the child(ren):	
Ш	The child(ren) was/were born or adopted during the marriage/civil union;	
	List Child(ren) Name(s)	
	☐ The child(ren) was/were born within 300 days of the date the marriage/civil union terminated, either by	
	divorce, annulment or operation of law;	
	List Child(ren) Name(s)	
	The parties married each other after the birth of the child(ren) they asserted parentage of the child, and	
	agreed to be and are named as parents of the child(ren) on the birth certificate;	
	List Child(ren) Name(s)	VΩ
	years of their life, including temporary periods of absence, and both parties openly held out the child(ren) a	
	the non-birth parent's child(ren).	•
	List Child(ren) Name(s)	
	The parties are intended parents of the child(ren) pursuant to a gestational carrier agreement.	
_	List Child(ren) Name(s)	
	A Parentage Order for the child(ren) was issued on by by	
	☐ The Vermont Superior Court ☐ Other:	
	List Child(ren) Name(s)	
VII.	PARENTAL RESPONSIBILITIES	
	A, Physical responsibility for the child(ren) for the purpose of child support is:	
	\square Primarily with: \square Obligee \square Obligor	
	☐ Split as follows: ☐ Child(ren) with Obligor:	
	☐ Child(ren) with Obligee:	
	☐ Shared as follows: % of time with Obligor	
	% of time with Obligee	
	B. Physical responsibility is based on: a stipulation of the parties dated	
	□ an Order of the Court dated	
	C. The following child(ren) is/are in the custody of others:	
	D. Additional information:	
	5. Additional information.	
	DITIONAL FINDINGS AND ORDER	l
	Relief from Abuse Order exists for these parties under Case No,.	
	A party's address is omitted for confidentiality purposes after a court hearing and a finding of good	
_	cause.	
□ (Other:	

IX. DURATION OF CHILD SUPPORT

Case No.

- A. This order shall remain in effect unless and until it is changed or discontinued by further order of the Court or by operation of law pursuant to the law of the issuing state of
- B. If Vermont is the issuing state, an Obligor's support obligation will continue beyond a child's eighteenth birthday if the child is enrolled in, but has not completed high school, unless otherwise specified.
- C. If wage withholding is ordered and an arrearage exists when the support obligation terminates, the current monthly payment and any arrearage repayment amount shall not be reduced until the arrears due is satisfied.

The above is stipulated to by the parties:

• • • • • • • • • • • • • • • • • • •	•			
Signature of Obligor	Date		Signature of Obligee	Date
Approved as to Form				
Signature of Obligor's Attorney	Date		Signature of Obligee's Attorney	Date
	Signature of OC	S Represei	ntative	Date
It is so ORDERED				
		Sig	nature of Magistrate or Superior Court Judge	Date
		Pri	nted Name of Magistrate or Superior Court Judge	
Assistant Judge	Date		Assistant Judge	Date
	AC	CEPTAI	NCE OF SERVICE	
I have red	ceived a copy	of this	order and I waive all other service.	
Obligor	Date		Obligee	Date

NOTICE OF RIGHT TO APPEAL

An order signed by a Magistrate or Presiding Judge may be appealed by filing a Notice of Appeal with the Clerk of the Family Division within 30 days of the filing of this order.

Case No.

A. THIS IS A COURT ORDER

All parties are expected to comply with all terms of this order. The address provided to the court shall remain the same for service of future actions and/or orders unless a parent notifies the court of a change.

B. A PARTY HAS THE RIGHT TO SEEK MODIFICATION OF THE ORDER BY FILING AN ACTION IN COURT

A parent or any other person to whom support has been granted, or any person charged with support, may file a motion for modification of a child support order under 15 V.S.A. § 660. A modification may be granted upon a real, substantial, and unanticipated change of circumstances, including loss of employment or a considerable reduction or increase in salary or wages. An obligor is responsible for any required payments set forth in an order unless the order is vacated or modified by a court. Thus, any subsequent agreement between the parties that differs from the order is not legally binding, and the obligor is still legally required to pay the amount ordered by the court. (15 V.S.A.§ 663 (e)). If an older sibling turns 18 and has completed secondary school, a parent must file a motion with the court to modify child support if s/he wants to change the amount of support for any remaining minor children.

C. A PARTY HAS THE RIGHT TO SEEK ENFORCEMENT OF THE ORDER BY FILING AN ACTION IN COURT

- 1 A party may place liens on real or personal property.
- 2. A party may request the court to place assets in escrow, grant a civil penalty when noncompliance of the support is willful, order wage withholding if the support amount is at least 7 days delinquent, find the Obligor in Contempt if there is willful noncompliance with this order, impose surcharge on past due child support, and suspend any and all licenses owned by obligor including professional, hunting, fishing and/or driver's licenses.

D. IN ADDITION TO THE REMEDIES LISTED ABOVE

A party has the right to request assistance from the Vermont Office of Child Support in the effort to enforce this order. If the Office of Child Support is or becomes involved in this case (based either on a current or future request for their services or otherwise), the Office may take the following steps when appropriate:

- 1. Use any lawful collection remedies to collect any outstanding balance from the Obligor, regardless of any repayment plan on any unpaid debts.
- 2. Certify all qualifying child support debts to the Vermont Tax Department and/or the Federal Treasury Offset Program for the purpose of intercepting tax refunds and/or other payments (i.e., vendor payments) or for passport denial, etc.
- 3. Report an Obligor's account balance to consumer credit reporting agencies and/or request a copy of the report.
- 4. Administratively issue a wage withholding order for current support and/or arrearages in excess of 1/12 of the annual support obligation.
- 5. Freeze bank accounts and take the proceeds to satisfy past due support.
- 6. Administratively suspend any and all licenses owned by the Obligor. This may include, but is not limited to, professional, hunting, fishing, or motor vehicle driver's licenses.

E ADDITIONAL MEDICAL SUPPORT PROVISIONS

- 1. If employed, a parent under a medical support order shall notify his/her employer of such obligation, in writing, within 10 days of the date of this order.
- 2. If self-employed or unemployed, a parent under a medical support order shall notify his/her health care insurer of such obligation in writing within 10 days of the date of this order.
- 3. A parent is liable for any unreimbursed health care costs of the child(ren) that result from that parent's failure to give notice/obtain insurance as ordered above, which accrues between the date of this order and the date that the order is modified by the Court.
- 4. If a parent has health insurance through an entity other than his/her employer, that parent shall be responsible for maintaining that insurance and complying with any notice requirements under the policy in effect. Failure to do so will make the parent liable for paying any unreimbursed health care expenses that accrue between the date of this order and the date this order is modified by the Court.
- 5. If a parent pays a health expense of a child subject to this order and the other parent receives reimbursement from insurance for the expense, the reimbursement shall be sent to the parent who advanced payment, within 30 days of receipt. If the child(ren) also have Medicaid coverage, payment is to be sent to: Department of Health Access, 280 State Dr., Waterbury, VT 05671-1010, within 30 days.
- 6. The parties shall provide each other with copies of bills for health expenses and documentation of insurance determination within 30 days of receipt. The parent who maintains insurance shall also provide the other parent with a health insurance card, claim forms and a list of benefits and restrictions within 10 days of the date of this order.

HEALTH INSURANCE AVAILABILITY & COST WORKSHEET Case No.

1	Drivate health	insurance i	s available to	☐ Ohlige	e 🗆 Obligor	□ Naithai
Ι.	Private nearth	illisurance i	s avallable to.			_ neitilei

	Obligee	Obligor
Gross monthly income is	\$	\$
5% gross monthly income is	\$	\$
Total monthly family health insurance cost to employee	\$	\$
Total monthly two person cost to employee	\$	\$
Total monthly single person coverage to employee	\$	\$

	Total monthly single person coverage to employee	\$	\$		
2. P	rivate health insurance is deemed reasonable for: ☐ Oblige☐ The cost of adding the child(ren) to an existing health ins income as calculated above for ☐ Obligee ☐ Obligor.	J		gross	
	☐ The cost of obtaining coverage for the child(ren) is 5% or above for ☐ Obligee ☐ Obligor	less of a parent's gro	ess income as calcula	ated	
□ the above referenced cost of health insurance is 5% or more of □ Obligee's □ Obligor's gross income and the court has considered the factors of 15 V.S.A. § 659. Additional findings:					
3.	Although the cost of health insurance is 5% or less of a parer ☐ Obligee ☐ Obligor is not ordered to provide health insura	,		-	
				-	