Custody (DC)

Step 1: Complete Paperwork	Packet 1
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Step 6: Scheduling Order	Packet 4
Step 7: Final Order	Packet 4

ADDITIONAL INFORMATION

Home state – the state in which a child lived with a parent or person acting as a parent for at least 6 consecutive months immediately before the commencement of a child-custody proceeding. If a child is less than 6 months, the state in which the child lived from birth with a parent or person acting as a parent. A period of temporary absence of a parent or person acting as a parent is included as part of the period. An Affidavit of Parentage is different than a birth certificate. You **must** include a copy of the Affidavit of Parentage with your paperwork. If you need a copy of your signed Affidavit of Parentage, contact the State of Michigan vital records department online www.michigan.gov/mdhhs or by phone 517-335-8660. The state can start a paternity or support case on your behalf without a signed Affidavit of Parentage. If you want the state to start a case on your behalf, complete the application at www.michigan.gov/michildsupport.

Instructions – DC

Packet 1

Step 1:	Complete Paperwork Check the boxes below as you complete each f	orm.
3	Required (provided in packet): Verified Statement (FOC 23) Application for IV-D Child Support Services Summons (MC 01) Complaint for Custody Uniform Child Custody Jurisdiction Enforce Required (you must provide): Affidavit of Parentage (see cover page for in	ment Act Affidavit (UCCJEAA) (MC 416)
	Optional: Fee Waiver Request (MC 20)	Request for Interpreter (MC 81)
Step 2:	Make Copies Check the boxes below as you make copies. If you come to the Legal Self-Help Center and purcha Summons (MC 01) – make 2 copies.	you prefer to have someone make your copies, se a copy card. Copies are \$.25 per page.
	Complaint for Custody – make 2 copies.	
1	You must file your paperwork with the court of party.	clerk before you give copies to the other
Step 3:	File Paperwork Bring your completed forms and all copies to to court clerk's office is located on the 3 rd floor of your filing fee along with your paperwork and must pay the filing fee with a money order, crefee with a personal check.	the courthouse (room 320). You must bring copies. The cost to file for custody is \$255 . You
	Fee Waiver If there is some financial hardship that will kee the court for a fee waiver. You will need to con Waiver Request is included in this packet. If the filing fee before your case can be started.	nplete a Fee Waiver Request (MC 20). The Fee
?	For more information about fee waivers, read www.michiganlegalhelp.org .	"Fee Waivers in Court Cases" at
	What to Expect When Filing The clerk will take your paperwork and filing fewrite a case number and some dates on your papers.	ee (or fee waiver). The clerk will start your case, paperwork and give your copies back to you.

To the Clerk: For FOC office

STATE OF MICHIGAN JUDICIAL CIRCUIT

CASE NO. and JUDGE

		COUNTY	VERIFI	ED ST	ATEMEN1			
Friend of the co	ourt address							Telephone no
Information al	oout you:							
1. Last name		First name	Mid	ddle nan	ne 2	2. Any other n	ames by wh	nich you have been known
3. Date of birth 4. Social security number 5. Driver's license number and state							license number and state	
6. Mailing addr	ess and residence a	address (if diff	ferent)					
7. E-mail addre	ess							
8. Eye color	9. Hair color	10. Height	11. Weight	12.	Race	13. Gender		14. Scars, tattoos, etc.
15. Mobile tele	phone no.	16. Home te	lephone no.		17. Work te	elephone no.		18. Occupation
19. Business/E	mployer's name and	d address					20. Gross v	veekly income
Yes			ee? If yes, please spec				e(s) (driver'	s license, passport, social/tax no., etc.
Information al 24. Last name	oout the other pare			le name		25. Any othe	er names b	y which parent has been known
26. Date of birt	h		27. Social secur	rity numb	per	28. Driver's license number and state		cense number and state
29. Mailing add	dress and residence	address (if d	ifferent)					
30. E-mail add	ress							
31. Eye color	32. Hair color	33. Height	34. Weight	35.	Race	36. Gende	r	37. Scars, tattoos, etc.
38. Mobile tele	obile telephone no. 39. Home telephone no. 40. Work telephon					elephone no.		41. Occupation
42. Business/E	mployer's name an	d address				4	3. Gross w	eekly income
44. Did this par	rent apply for or rece	eive public as	sistance? If yes, pleas	e specif	y kind and ca	ase number.		
45. Any other	country(ies) of citize	nship:	46. Foreign/internation	onal iden	tifying numbe	er(s) and sour	ce(s) (driver	r's license, passport, social/tax no., etc.

Verified Statement (6/22)									Case No.
Page 2 of 2									
Information about the minor child									
47. a. Name and sex of minor child i	n case	M/F	b. Birth o	date	c. Age	d. 8	Soc. sec. no.	e. Residen	ntial address
48. a. Name and sex of other minor c	hild of e	ither	party M/F	b. Birth	date c.	\ge	d. Residentia	al address	
	-								
49. Health care coverage available f							•		
a. Name of minor child	. Name	of po	olicy holde	er	c. I	Name	of insurance	Co./HMO	d. Policy/Certificate/Contract/Group No.
50. Name(s) and address(es) of pers	son(s) o	ther t	han partie	es, if any,	who may	have	e custody of ch	nild(ren) dur	ing pendency of this case.

You are required to notify friend of the court, in writing, if any of your public assistance information changes before your judgment is entered. If you want child support services, complete form DHS-1201D. DHS-1201D is available online at https://www.courts.michigan.gov/49752a/siteassets/forms/scao-approved/dhs1201d.pdf. Or you may request a copy from your local friend of the court office.

Signature

I declare under the penalties of perjury that the statements above are true to the best of my information, knowledge, and belief.

Date

APPLICATION FOR IV-D CHILD SUPPORT SERVICES

(For Privately Filed Domestic Relations Cases Only)

App Request Date App Returned Date

IV-D Case

Number

State of Michigan Friend of the Court Instructions: This is an application for IV-D child support services, and is intended only for parents filing a domestic relations case (divorce, annulment, separate maintenance, paternity, or custody) on their own or through their own attorney. This form is not intended for people without children or those who are not a party to a domestic relations case. This application is designed to be used with a Verified Statement, Judgment Information Form, or other similar court form. AUTHORITY: 45 Code of Federal Regulations 302.33. Completion of this application for IV-D child support services is voluntary. Who does the child(ren) live with most of the time? (This information is used Domestic Relations Filing/Docket Number (if available) for administrative purposes only and has no impact on any pending custody hearings.) What is your relationship to the child(ren) for whom you are applying for child support services? ■ Mother ☐ Father ☐ Both ■ Mother ☐ Father A. Mother's Information Mother's Name (First, Middle, Last) Mother's Social Security Number Mother's Mailing Address (Street, City, State, Zip Code) Mother's Telephone Number B. Father's Information Father's Name (First, Middle, Last, Suffix) Father's Social Security Number Father's Mailing Address (Street, City, State, Zip Code) Father's Telephone Number C. Family Violence Disclosure I believe that disclosure of my address or other identifying information may result in physical or emotional harm to me or the child(ren). If yes, additional information will be requested by Friend of the Court staff. ☐ Yes □ No D. Acknowledgement for Child Support Recipient If I am sent money in error or overpaid, the Michigan IV-D child support program will take action to correct this error. By checking the "yes" box below, I give the IV-D program permission to pay back the error or overpayment by keeping 25% (or otherwise as directed below) from my future child support payments. If I later change my mind, I must contact the Friend of the Court office. Failure to check "yes" has no effect on my eligibility for IV-D child support services. Yes (Check one if different than 25%) No, please contact me before you try to recover an amount from my support payments. E. Acknowledgement for Applicant I understand that I must provide my Social Security number pursuant to the Social Security Act, 42 USC 66(a)(13), in order for Michigan's child support program to provide services. I have received or have had an opportunity to review a copy of DHS-Pub-748, Understanding Child Support: A Handbook for Parents, at www.michigan.gov/childsupport in the Popular Forms section. I understand that I can also ask for a printed copy from the Friend of the Court. I request child support services available under Title IV-D of the Social Security Act for the child(ren) listed in my domestic relations court filing (refer to DHS-Pub-748 for a list of available services). Applicant or Attorney of Record Signature (Signature is required) Applicant or Attorney of Record Printed Name Date If signed by an attorney, (s)he is acting on behalf of Printed Name (Required)

The Michigan Department of Health and Human Services (MDHHS) does not discriminate against any individual or group because of race, religion, age, national origin, color, height, weight, marital status, genetic information, sex, sexual orientation, gender identity or expression, political beliefs or disability.

Original - Court 2nd copy - Plaintiff
Approved, SCAO 1st copy - Defendant 3rd copy - Return

. 4-1	,	
STATE OF MICHIGAN JUDICIAL DISTRICT JUDICIAL CIRCUIT COUNTY	JUDICIAL DISTRICT JUDICIAL CIRCUIT SUMMONS	
Court address		Court telephone no.
Plaintiff's name, address, and telephone no.	Defendant's name,	address, and telephone no.
	v	
Plaintiff's attorney, bar no., address, and telephone i	no.	
	you and provide any required information. Submit this for The summons section will be completed by the court c	
family members of the person(s) who a There is one or more pending or resolv the family or family members of the pe confidential case inventory (MC 21) list It is unknown if there are pending or re the family or family members of the pe Civil Case This is a business case in which all or MDHHS and a contracted health plan is the complaint will be provided to MDHH	ved cases within the jurisdiction of the family rson(s) who are the subject of the complain	y division of the circuit court involving t. I have separately filed a completed amily division of the circuit court involving t. mmercial dispute under MCL 600.8035. s case. I certify that notice and a copy of plan in accordance with MCL 400.106(4).
	other parties arising out of the transaction o	r occurrence alleged in the complaint has
been previously filed in $\ \square$ this court,		Court, where
it was given case number	and assigned to Judge	
The action \square remains \square is no longe	er pending.	
Summons section completed by court clerk.	SUMMONS	
 You are being sued. YOU HAVE 21 DAYS after receiving the and serve a copy on the other party or were served outside of Michigan). 	ame of the people of the State of Michigan yans summons and a copy of the complaint to take other lawful action with the court (2000) on within the time allowed, judgment may be	o file a written answer with the court 28 days if you were served by mail or you

- demanded in the complaint.

 4. If you require accommodations to use the court because of a disability or if you require a foreign language interpreter
- 4. If you require accommodations to use the court because of a disability or if you require a foreign language interpreter to help you fully participate in court proceedings, please contact the court immediately to make arrangements.

Issue date	Expiration date*	Court clerk

^{*}This summons is invalid unless served on or before its expiration date. This document must be sealed by the seal of the court.

Case Number State of Michigan **20th Circuit Court Complaint for Custody Ottawa County** Court address: 414 Washington Ave., Room 320, Grand Haven, MI 49417 Court phone number: 616-846-8315 **Plaintiff** (person who started this case) **Defendant** (other party) Name: Read through each number and letter. Check the boxes that apply to your case. You should have at least one box checked for each number or letter that has check boxes. Some numbers and letters do not have check boxes. If there are no check boxes, you do not need to write anything. Questions 1-8 are facts about you, the other party, and your children. Questions 9-12 are your request for relief (what you are asking for). **1. About the Plaintiff** (check all that apply) I do not live in Michigan. I have lived in Michigan for the last 180 days (6 months). I have lived in Ottawa County for the last 10 days. **2. About the Defendant** (check all that apply) The other party does not live in Michigan. The other party has lived in Michigan for the last 180 days (6 months). The other party has lived in Ottawa County for the last 10 days. 3. Marriage. I am not married to the other party. 4. Children Minor child's name (under age 18) Age **5. Children Born Out of Wedlock** (check all that apply) I was not married when the children listed above were conceived or born.

The other party was not married when the children listed above were conceived or born.

6.	We do not have an agree	e, and Support Agreement ement with the other party abo wing agreement with the other	ut custody, parenting t	ime, or support.	
7.	Children's Addresses				
	A Uniform Child Custody Jurcomplaint.	isdiction and Enforcement Act A	Affidavit (MC 416) is att	tached to this	
8.	Affidavit of Parentage				
	An Affidavit of Parentage ha	s been signed for each child list	ed above. I have attac	hed copies of the	
	Affidavit of Parentage to this	s complaint.			
9.	Request for Custody Or	der			
	I ask the court to enter an o	rder regarding custody, parentii	ng time, and child supp	ort.	
10	. Custody I ask the court to order custo	ody as explained in the table be	low.		
	Child's Name	Age	P = Plaintiff; D = Defendant; JT = Joint		
	Cilia s Name	Age	Legal Custody	Physical Custody	
			□ P □ D □ JT	□ P □ D □ JT	
			P D JT	P D JT	
			P D JT	☐ P ☐ D ☐ JT	
11	. Parenting Time (visitation	on)			
	As we agree (reasonable): or			
	According to a specific so	chedule.			
12	. Child Support				
	Child support should be	set according to the Michigan C	• •	or 	

13. Other

The statements above are true to the best of my knowledge.				
Dated:	Plaintiff:			
•	n form MC 416 (Uniform Child Custody Jurisdiction and Enforcement must also attach a signed Affidavit of Parentage for each child			

STATE OF MICHIGAN

LINIFORM CHILD CUSTODY

CASE NO. and JUDGE

JUDICIAL CIRCUIT PROBATE COURT COUNTY	JURISDICTION ENFORCEMENT ACT AFFIDAVI	т
Court address		Court telephone no
Plaintiff's name	Defendant's nam	ne
In the matter of		
1. The name and present address of e	each child (under 18) in this case is:	
0. The O'll's a 10 to a 10 contains the solution	Livera North and Providing Loring at the Lord Form	
there (include addresses if available		ears along with the dates the child(ren) lived
3. The name(s) and present address(s	as) of custodians with whom the child(r	en) has/have lived within the last 5 years are
o. The hame(s) and present address(es) of custodians with whom the child(n	erry rias/riave lived within the last 5 years are
order, or proceeding (including divo paternity, termination of parental rig	rce, separate maintenance, separation hts, and protection from domestic violer	other capacity) in any other court decision, , neglect, abuse, dependency, guardianship, nce) concerning the custody or parenting time ad number, court name and address, and date of child

Uniform Child Custody Jurisdiction Enforcement Act Affidavit (7	/22)	Case No
Page 2 of 2		
5. I do not know of any pending proceeding that could a for enforcement or a proceeding relating to domestic adoption, in this state or any other state, except : Spec	violence, a protective order, ter	mination of parental rights, or
That proceeding ☐ is continuing. ☐ has been ☐ Temporary action by this court is necessary to prot to or threatened with mistreatment or abuse or is/a		
6. I do not know of any person who is not already a part rights of legal or physical custody of, or parenting time		
7. The child(ren)'s "home state" is	. *(See definition of "home state" below.
☐ 8. I state that a party's or child's health, safety, or liberation.	rty would be put at risk by the c	lisclosure of this identifying
I have filled this form out completely, and I acknowledge or any other state that could affect the current child-cust		court of any proceeding in this state
Signature of affiant Name of affiant (type	or print) Address	of affiant
Subscribed and sworn to before me on		
My commission cyniros on	Deputy clerk/Notary public signat	ure
My commission expires on	Name (type or print)	
Notary public, State of Michigan, County of	\square Acting in the C	county of
☐ This notarial act was performed using an electronic n	otarization system or a remote	electronic notarization platform.

^{*&}quot;Home state" means the state in which the child(ren) lived with a parent or a person acting as a parent for at least 6 consecutive months immediately before the commencement of a child-custody proceeding. In the case of a child less than 6 months of age, the term means the state in which the child lived from birth with a parent or person acting as a parent. A period of temporary absence of a parent or person acting as a parent is included as part of the period. MCL 722.1102(g).

STATE OF MICHIGAN CIRCUIT COURT - FAMILY DIVISION COUNTY

CONFIDENTIAL CASE INVENTORY (DOMESTIC RELATIONS AND JUVENILE CODE)

CASE NO.	
PETITION NO.	
JUDGE	

		JUDGE
Plaintiff's name	v	Defendant's name
In the matter of		

Instructions: List any known pending or resolved family division or tribal court cases involving the person(s) named in the complaint or petition or family members of the person(s) named in the complaint or petition. File the completed form with the complaint or petition, but do not attach or staple together. Complete and file additional sheets if necessary.

Examples of family division cases include personal protection orders, divorce, custody, paternity, child support, juvenile delinquency, and child protective proceedings. See MCL 600.1021 for a complete list.

Note: This form is confidential and not to be served on other parties in this case.

Court information (name, number, and county/state)				
This court Other court or tribunal:				
Case name			Case/File no.	
Assigned judge	Case status		Are support or cu	ustody/parenting time orders in effect?
	☐ Pending	Resolved	☐ Support	☐ Custody/Parenting Time
				-
Court information (name, number, and county/state)				
☐ This court ☐ Other court or tribunal:				
Case name			Case/File no.	
Assigned judge	Case status		Are support or cu	ustody/parenting time orders in effect?
	☐ Pending	Resolved	☐ Support	☐ Custody/Parenting Time
Court information (name, number, and county/state)				
☐ This court ☐ Other court or tribunal:				
Case name			Case/File no.	
Assigned judge	Case status		Are support or cu	ustody/parenting time orders in effect?
	☐ Pending	Resolved	Support	☐ Custody/Parenting Time
				, ,
Court information (name, number, and county/state)				
☐ This court ☐ Other court or tribunal:				
Case name			Case/File no.	
Assigned judge	Case status		Are support or cu	ustody/parenting time orders in effect?
	Pending	Resolved	Support	☐ Custody/Parenting Time
				, ,
Date		Signature		
Date		Oignature		

Optional

- Fee Waiver Request
- Request for Interpreter

STATE OF MICHIGAN

CASE NO. and JUDGE

JUDICIAL DISTRICT JUDICIAL CIRCUIT COUNTY	FEE WAIV	ER F	REQUEST	
Court address				Court telephone no.
Plaintiff/Petitioner's name, address, and telephor	ne no.	v	Defendant/Respondent's	s name, address, and telephone no.
Plaintiff/Petitioner's attorney, bar no., address, ar	nd telephone no.		Defendant/Respondent's	s attorney, bar no., address, and telephone no.
In the matter of				
Instructions: Complete this form and prisoner's trust account showing a curre this form. After you receive a decision of this form. After you receive a decision of the Irequest a waiver of my filing fees for the Irequest a waiver of my filing fees for the Irequest a waiver of my filing fees for the Irequest a waiver of my filing fees for the Irequest a waiver of my filing fees for the Irequest a waiver of program Irequest	rent balance and a fin your request, you rehe following reason: bublic assistance becaugh the State of Microhigan, CHIP, and Enthrough the State of benefits (WIC) through the federal istance:er(s) (if any) iseres program or I recommon to the property of the state	12-m must : (Checaus chiga ESO) of Mica governone"	eck 1, 2, or 3) ee of indigence: In (also known as FA) chigan (also known a ernment (SSI) if no case number. Do no assistance from a la	sits and withdrawals must accompany and the decision on the other party(ies). P or SNAP) as FIP or TANF) ot write your SSN.
☐ 3. I am unable to pay the fees and I My gross household income is \$ The number of people in my hous My source of income is List assets and their worth, such as bank List obligations and how much you pay, so I declare under the penalties of perjury of my information, knowledge, and beli	sehold isaccounts. If you need mo	ev	week/Two weeks/Mo ace, attach a separate shou need more space, attac	eet. ch a separate sheet.
Date		Sig	nature	
Approved, SCAO			Distribute form to:	

Form MC 20, Rev. 9/23 MCR 2.002 Page 1 of 2

Court
Applicant
Other parties
Friend of the court (when applicable)

Fee Waiver Request (9/23)	Case No
Page 2 of 2	
Payment of filing fees is waived.	CLERK WAIVER
	Signature of court clerk and date
	der 125% of the federal poverty guidelines. ove 125% of the federal poverty guidelines, but payment of
\Box 2. The fee waiver request is denied because	ove 125% of the federal poverty guidelines and payment of
	Judge/Magistrate (when authorized) signature and date
	NOTICE ue your case and preserve your filing date, you have 14 days from the issue view. To request a review, fill out a Request for Review of Denied Fee Waiver
	Issue date (completed by clerk)

Original - Case file Copy - Requester

		CASENO.
REQUESTFORINTERPRETER	t	
Print the name of the court	rt	
	your case is to be heard. If the court appoir	ng the English alphabet. Then, date and sign it, and ts an interpreter for you, the court may order you to
Request for Interpreter		
I need an interpreter who speaks	S: Language	_
Print your full name.	Full name	
Print your mailing address.		
Print your telephone number.	Mailing address	
	Telephone no.	_
Are you a party in this case, a w	vitness, or another interested person? Chec	ck one.
☐ I am a party. ☐ I am a witness.		
	escribe your interest in the space below.)	
I ask the court to appoint an inte	erpreter so that I can fully participate in this	case.
Date	Signature	

Instructions - DC

Packet 2

Step 4: Notify the Other Party



You will need a helper to complete this step. Anyone over the age of 18, but not you, can help. The other party must receive (be served) a copy of the Summons and Complaint for Custody.

Personal Service

Your helper may hand the papers to the other party and ask the other party to sign the <u>proof of service</u> under "Acknowledgment of Service". By signing, the other party is only acknowledging that they received the papers. If the other party will not sign the proof of service, that is ok. Your helper can complete the middle section of the proof of service and sign it in front of a notary.

Service by Mail

Your helper can mail the paperwork to the other party. The paperwork must be sent by certified, restricted mail. Your helper will need to complete a card at the post office to request these services (green card). It will cost more to send the papers this way but it is very important that you pay the extra fee. If you do not use certified **and** restricted mail, someone else may sign for the papers. If someone other than the other party signs, you will need to send the papers again.

Proof of Service

You should receive the completed proof of service back from your helper. If the forms were sent by mail, you will get the green card back. Look at the front of your summons. Find the box that says "This summons expires" and look at the date. You must file the completed proof of service before this date.

? For more information about serving custody papers, read "How to Serve Custody Papers" at www.michiganlegalhelp.org.

Summons (3/23)

Case No.		

PROOF OF SERVICE

TO PROCESS SERVER: You must serve the summons and complaint and file proof of service with the court clerk before the expiration date on the summons. If you are unable to complete service, you must return this original and all copies to the court clerk.

		CERTIF	FICATE OF SERVICE / NO	ONSERVICE
☐ I served ☐ per the addressee (con attachments lister	opy of return re			n receipt requested, and delivery restricted to the mons and the complaint, together with the
☐ I have attempted been unable to co			mmons and complaint, tooຸ	gether with the attachments listed below, and have
Name				Date and time of service
Place or address of serv	ice			
Attachments (if any)				
☐ I am a legally cor	npetent adult w ertificate of ser	/ho is not a		orporate party. I declare under the penalties of that its contents are true to the best of my
Service fee \$	Miles traveled	Fee \$		Signature
Incorrect address fee	Miles traveled	Fee \$	TOTAL FEE \$	Name (type or print)
I acknowledge that	l have received		KNOWLEDGMENT OF S	ERVICE and complaint, together with
Attachments (if any)				On Date and time
			on behalf of	
Signature			on bondi of	
Name (type or print)				

Instructions - DC

Packet 3

Step 5: Register for MiFILE



MiFILE is a secure website used to file court documents. As of December 1, 2018, you must use MiFILE to file your paperwork in Ottawa County. Instructions on how to register for MiFILE are attached.

E-Filing Waiver

If you have good cause (good reasons) why you cannot e-file, you can ask the court to allow you to file paper documents. You must fill out the Ex-Parte Motion and Order for Paper Filing on an E-Filing Case (E-Filing Waiver) and explain to the court why you cannot e-file. The judge will consider access to internet, amongst other factors, when determining if good cause exists. If the judge denies your request, you must file your documents electronically in order for your case to continue. The E-Filing Waiver is **not** included in this packet.¹

? For more information about E-Filing, read "What is E-Filing?" at https://michiganlegalhelp.org.

Facilitative and Information-Gathering Conference (FIG)

Friend of the Court (FOC) automatically receives a copy of your paperwork after you file. When the FOC office receives your paperwork, you will be scheduled for a FIG Conference. You should plan to attend the FIG conference about 2-3 weeks after filing your proof of service. After the FIG conference you will have a temporary order for child support, custody and parenting time.



You may call the FOC to discuss FIG conference options if you have a personal protection order (PPO) against the other party.

The number for the Friend of the Court office is 877-543-2660.

¹ This form is available in the Legal Self-Help Center.

MiFILE Instructions

What is MiFILE?

MiFILE is a secure website you can use to file court documents. You will use MiFILE instead of going to the clerk's office or mailing your papers.

Why do I need to know about MiFILE?

As of December 1, 2018, you are required to use MiFILE to file court documents in the 20th Circuit Court (Ottawa County) for certain case types. If you received this document, your case type is included in this mandate.

What do I need to do?

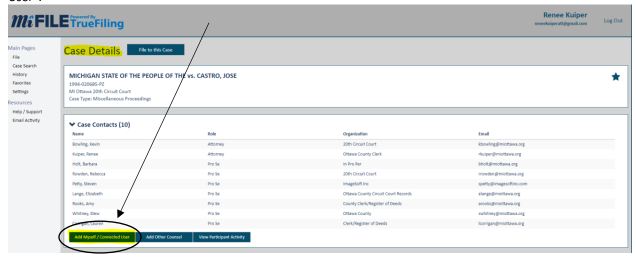
- 1. **Create an account.** Go to https://mifile.courts.michigan.gov and create and account. There is no fee to create an account. You will need the following information:
 - a. Email address
 - b. First name
 - c. Last name
 - d. Address
 - e. City
 - f. State
 - g. Zip code
 - h. Password (must be at least 8 characters (max 20) and include at least 1 capital letter, 1 lower case letter, 1 number and a symbol.)
- 2. **Confirm your email.** After you create an account, you will receive an email asking you to confirm your account. Follow the directions in the email.
- 3. Add yourself as a case contact. Log into MiFILE and add yourself as a case contact. See instructions below.

Add yourself as a case contact.

Select MI Ottawa 20th Circuit Court from the "Court" drop down menu. Search for your case using the four- or five-digit middle number of your case number. Example: if your case number is 1994-020685-PZ, enter "20685" in the search box.



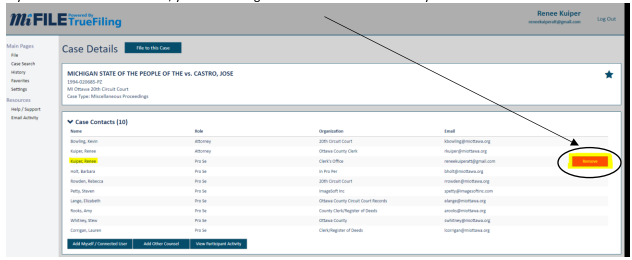
Select your case from the search result. This will bring you to the Case Details Screen. Click "Add Myself/Connected User".



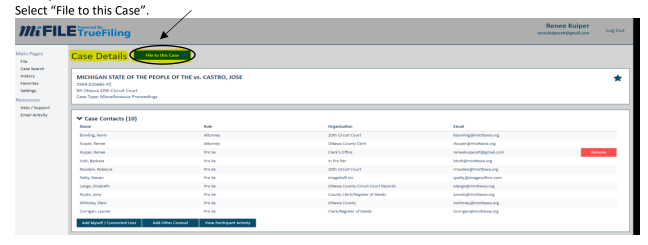
Once you click "Add Myself/Connected User", a pop-up will appear. Check the box next to your name. Click "Add Selected".



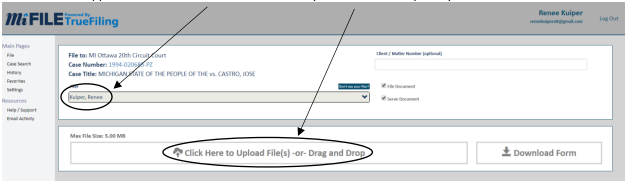
To verify that you have successfully connected yourself to the case, look for the red "remove" button. If you see the red "remove" button, you have successfully added yourself as a case contact. Do not click the remove button. If you click the remove button, you will no longer receive documents filed on your case.



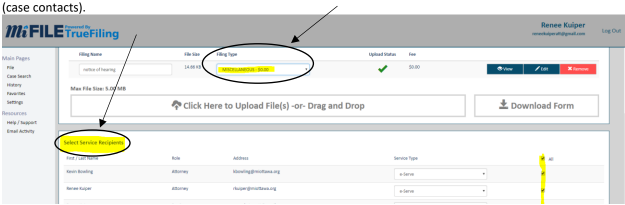
File your document.



Your name will appear in the "Filer" box. Click where it says "click here" to upload your file.



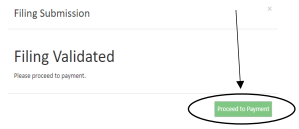
Select the correct filing type. Select who should receive a copy of the document from the list of service recipients



Click "Submit Filing(s)".



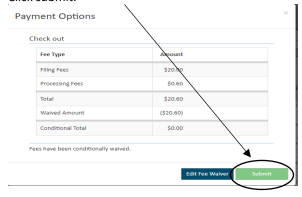
A pop-up will appear. Click "Proceed to Payment".



Another pop-up will appear. You can add a payment method or request a fee waiver.



Click submit.



If the following pop-up appears, your submission was successful. You should also receive an email indicating your documents were submitted to the court.



Need Help?

If you need help with e-filing, go to the Clerk/Register's Office on the 3^{rd} floor of the Grand Haven Courthouse during normal business hours. Normal business hours are Monday through Friday 8:00 am -5:00 pm. Please note, the Clerk's office opens at 9:00 am (instead of 8:00 am) on the first Friday of the month.

If you have questions about using MiFile, please contact support@truefiling.com or call (855) 959-8868.

Step 6: Scheduling Order

After the FIG conference, the Court will send you a scheduling order and it will explain the next steps. If after receiving it you have questions, please reach out to the legal self-help center, or contact an attorney.

Mediation

The scheduling order will have a section that talks about mediation. If you and the other party have not agreed on custody, parenting time, and child support, you will be required to attend mediation. The scheduling order explains that low-cost mediation is available through Mediation Services. You will have 21 days to let the Court know if you want to hire a mediator or use Mediation Services. There will be a link that has information on Court approved domestic mediators and their hourly rate.

**If you and the other party have agreed on custody, parenting time, and child support, you are able to submit your final order and not attend mediation.

Please refer to Step 7 under agreement.

Settlement Conference

The scheduling order will have a date and time to appear in Court for a settlement conference. The settlement conference is a time for both parties to explain to the Judge what has been agree upon by the two of you (custody, parenting time, and child support), and what you have been unable to agree on.

Step 7: Default and Entry

Answer

An answer is a written response to your complaint. The answer will let you know what the other party agrees or disagrees with. If the other party files an answer, they must give you a copy. You may receive a copy via MiFILE (if you have added yourself as a case contact) or by mail.

Agreement

You can complete a consent final order for custody, parenting time, and child support if you can work with the other party to resolve all issues regarding custody, parenting time, and child support. Both of you must agree with all terms of the final order and sign it.

Motion to Enter Final Order for Custody, Parenting Time, and Child Support
Final Order for Custody, Parenting Time, and Child Support

No Agreement
If the other party does not file an answer, you may file a default and request that the
court enter a default final order for custody, parenting time, and child support.
Default (MC 07)

Motion to Enter Final Order for Custody, Parenting Time, and Child Support

Final Order for Custody, Parenting Time, and Child Support.

You must include a Uniform Child Support Order (UCSO) with your final order for custody, parenting time, and child support. The FOC will prepare a temporary UCSO at your FIG conference. You may use this temporary order as a guide to prepare you final UCSO.

Step 8: Get a Hearing Date

You will need to get a hearing date before serving a copy of the Motion to Enter Final Order for Custody, Parenting Time, and Child Support on the other party. There are two ways to get a hearing date.

- 1. **Go to the Clerk's Office.** Bring your completed motion to the Clerk's Office and request a hearing date. The clerk can only schedule a hearing is your motion is complete. You cannot get a hearing date over the phone.
- 2. **Check your MiFILE account.** When you filed your motion electronically without a hearing date, the clerk will add the hearing date to your motion. You will be able to view the hearing date by reviewing your "Filed Stamped Copy" in MiFILE.

Serve the Other Party

Complete the Proof of Service for Motion to Enter Final Order for Custody, Parenting Time, and Child Support and Notice of Final Hearing and file it electronically.

If the other party has not added themselves as a case contact in MiFILE, you will need to serve them by mail.

Changing a Default Final Order

If you make any changes to your default final order, you must notify the other party of the changes at least 14 days before your final hearing. You can notify the other party of the changes by sending an updated copy of your proposed final order.

Changing a Consent Final Order

You cannot make changes to a final consent order without the approval of the other party. If you want to make changes and the other party does not agree, you will need to wait until your hearing and ask the judge or referee to make the changes. The judge will decide if your request should be granted.

Before Your Hearing

If you have questions about completing your paperwork, come to the Legal Self-Help Center. Make 2 copies of your Final Order for Custody, Parenting Time, and Child Support, including any attachments.

STATE OF MICHIGAN

CASE	NO.	and	JU	ID	GE
------	-----	-----	----	----	----

JUDICIAL DISTRICT JUDICIAL CIRCUIT	DEFAULT REQUEST AND ENTRY	
Court address		Court telephone no
Plaintiff's name, address, and telephone no.	Defendant's name, a	ddress, and telephone no.
Plaintiff's attorney, bar no., address, and telepho	one no. Defendant's attorney	, bar no., address, and telephone no.
Party in default:		
	REQUEST	
 law. The defaulted party is not an infant It is unknown whether the defaul The defaulted party is in the milit opportunity to appear and defendence provided under the Servicement This request is made on my person this request. 	ted party is in the military service. The detary but there has been notice of pendency d has been provided. Attached, as appropribers Civil Relief Act. Facts upon which this hal knowledge and, if sworn as a witness, I that this request has been examined by metary but the part of	efaulted party is not in the military service. of the action and adequate time and iate, is a waiver of rights and protections conclusion is based are: (specify) can testify competently to the facts in
Subscribed and sworn to before me o	Applicant/Attorney signating	ture ·
	Name (type or print) nty of ☐ Acting in t	the County of
□ I nis notarial act was performed usi	ng an electronic notarization system or a re	emote electronic notarization platform.
Approved SCAO	Distribute form to:	<u> </u>

Page 2 of 2	
NOTE: Default can be entered by a district court clerk without the request of a party.	DEFAULT ENTRY
The default of the party named above for failure	re to plead or otherwise defend is entered.
	Court clerk signature and date
Use note: The party who sought the entry of the default is responsible for serving all parties in accordance with MCR 2.603(A)(2).	CERTIFICATE OF MAILING
known addresses as defined by MCR 2.107(C)	ry on the parties or their attorneys by first-class mail addressed to their last- l(3). I declare under the penalties of perjury that this certificate of mailing has e true to the best of my information, knowledge, and belief.
Date	Signature

Case No. __

Default Request and Entry (6/22)

STATE OF MICHIGAN 20th Circuit Court – Family Division	MOTION TO ENTER FINAL ORDER &	CASE NO.
Ottawa County	NOTICE OF HEARING	
414 Washington Ave., Room 320, Grand Haven		616-846-8315
Digintiff: (v	Defendant	ame, Address, Phone No.)
Plaintiff: (Name, Address, Phone No.) Name:	Namo	·
Address:		
	v	
Phone #:	Phone #:	
A default was entered a		
A default was entered o	n; or /e worked together to complete	our Final Order for
Custody, Parenting Time		e our Fillal Order for
custody, rarenting filling	e, and Cilia Support.	
I ask the court to enter the Fina	I Order for Custody, Parenting 1	Fime, and Child Support I
have attached to this mo		, 11
The statements I made above are to	rue to the best of my knowledg	e.
Della	C'arrad Jal	
Date	Signed: /s/	
	NOTICE OF HEARING	
This motion has been scheduled for	r hearing on:	
Dav Date	at Time	
Day Date	Time	
In courtroom	_ at the court address listed abo	ove.
Note: If the judge agrees to enter t	he proposed final order for cust	ody, parenting time, and

child support, this will be your final hearing.

State of Michigan 20 th Circuit Court		Final Order for Custody, Parenting Time, and		Case Number	
			•		
Ottawa Coun	ty	Sup	port		
Court Address: 414 \	Washington	ı, Rm. 320, Grand H	Rm. 320, Grand Haven, MI, 49417		616-846-8315
Plaintiff			Defendant		
Name:			Name:		
Address:			Address:		
Phone #:			Phone #:		
This is your final order f	or custody	, parenting time,	and support. Thi	s judgment must	include all
-		-		-	
agreements you and the other party have		ity nave made. II	ic court can only	cinorec agreeine	into that are
included in this judgme	ME.				

1. Type of Judgment

This final order is entered \square on agreement of the parties (consent); \square after a hearing or trial.

2. Children's Rights and Cooperation of Parents

The children have a right to the love and affection of both parents. This right cannot be taken away from them. The parties shall cooperate during child-rearing to promote the well-being of the children and maintain strong parent-child relationships. The parties must also cooperate in carrying out the child-related provisions of this judgment. Child-related provisions include custody, support, and parenting time.

3. Child Support

Child support, child care, health care and other medical insurance and support costs are included in the attached Uniform Child Support Order (FOC 10/52 or 10a/52a).

4. Custody

Custody of the children is granted as follows:

Child's Name	Age	P = Plaintiff; D = Defendant; JT = Joint			
		Legal Custody	Physical Custody		
		P D JT	P D JT		
		P D JT	P D JT		
		P D JT	P D JT		
		P D JT	P D JT		

5. Updating a Child's Address

A parent with physical custody must promptly notify the Friend of the Court, in writing within 21 days, whenever the address of the minor child changed. They must promptly

complete and file a Change in Personal Information form (FOC 108) with Friend of the Court.

6. Moving with the Children Out of Michigan

Neither party may move the children out of Michigan without prior approval of the court.

7.	Moving with the Children Within Michigan Neither party is permitted to move more than 100 miles away from where he or she lived when this case began (Pursuant to MCL 722.31). The children have a legal residence with each parent. The parties lived more than 100 miles away from each other when this case began and MCL 722.31 does not apply. One of the parties is granted sole legal and physical custody. This party may move more than 100 miles away from where the children lived when this case began, but not outside Michigan. The parties agree that either party may move more than 100 miles from where the parties lived when this case began, as long as they still live in Michigan.
8.	Parenting Time Upon referral by the Friend of the Court, parties are ordered to participate in mediation regarding post judgment issues. Parenting time shall be as the parties agree (reasonable). Parenting time is as follows: See attached parenting time addendum
9.	Parenting Time in a Foreign Country Neither parent shall exercise parenting time in a foreign country/nation that is not a party to the Hague Convention on the Civil Aspects of International Child Abduction. The parties agree that (party name) may exercise parenting time in (name of foreign country/nation), which is not

10. Prior Orders

Except as otherwise provided in this judgment, any non-final orders or injunctions entered in this action are terminated.

a party to the Hague Convention on the Civil Aspects of International Child Abduction.

11. Effective Date of Judgment

This judgment will become effect immediately after it is signed by the judge and filed with the clerk.

12. Case Closure

This final order resolves the last pending claim and closes this case, except to the extent jurisdiction is retained by law.

13. Other Provisions

See attached.						
This document is an agreement of the parties. In signing this final order, I verify that I have read and understand its provisions and approve its substance and form.						
/S/Plaintiff Signature	/S/					
Printed Name	Printed Name					
Date	Date					
Date:	Judge:					

Note: Form FOC 10/52 or FOC 10a/52a (including guidelines) **must** be attached to this final order. If parenting time is being addressed, the parenting time addendum **must** be attached.

STATE OF MICHIGAN JUDICIAL CIRCUIT COUNTY	UNIFORM CHILE EX PARTE MODIFICATION		PPORT ORDER TEMPORARY FINAL	CASE NO. and JUDGE
Court address				Court telephone no.
Plaintiff's name, address, and telephone no.		v	Defendant's name, addre	ess, and telephone no.
Plaintiff's attorney, bar no., address, and teleph	one no.		Defendant's attorney, bar	no., address, and telephone no.
Plaintiff's source of income name, address, and	I telephone no.		Defendant's source of inc	come name, address, and telephone no.
This order is entered ☐ after hear ☐ The friend of the court recommend ☐ If you disagree with this recommer 21 days from the date this order is entry. ☐ Attached are the calculations pursuant IT IS ORDERED, unless otherwise or ☐ Standard provisions have been in ☐ Standard provisions have been i	s child support be ord ndation, you must file s mailed. If you do not uant to MCL 552.505(dered in item 11 or 12	ered a wi obje 1)(h	d as follows. itten objection with _ ect, this proposed ord) and MCL 552.517b	der will be presented to the court for
1. The children who are supported Payer:	under this order and		e payer and payee a	ire:
Children's names and annual overnigh Children's name				Overnights
Effective,	the payer shall pay a	mor	nthly child support ob	ligation for the children named above.
Approved, SCAO			Distribute form to:	

Approved, SCAO Form FOC 10/52, Rev. 7/21 MCL 552.14, MCL 552.517, MCL 552.517b(3), MCL 552.517f, MCR 3.211 Page 1 of 4

Distribute form to:
Court
Plaintiff
Defendant
Friend of the court

	orm Child Suppor e 2 of 4	t Order	(7/21)				Case No		
	Item 1 (continu	ed).							
Chi	Idren supported	 d:	1 child	2 children	3 chil	dren	4 children	5 or more of	hildren
			support plus or	minus premium ad	justment for	health-care i	nsurance)		
	upport:	\$		\$	\$	\$		\$	
	remium adjust:	\$		\$	\$	\$		\$	
1	ubtotal:	\$		\$	\$	\$		\$	
	dinary medical:	\$		\$	\$	\$		\$	
i	ld care:	\$		\$	\$	\$		\$	
Oth		\$		\$	\$	\$		\$	
	nefit credit:	\$		\$	\$	\$		\$	
Tot		\$	1	\$	\$	\$		\$	
	Support was red	aucea	because payer:	s income was redu	cea.				
	be paid ordinary medica	I amou	% by the plaintiff int for the year the	l uninsured health-ca and	% by the defe are not paid v	ndant. Uninsu vithin 28 days	red expenses ex of a written pay	xceeding the an ment request m	nual ay be
•	18 years of follows, ex	ority Sof age.	Support: The fol Therefore, the	llowing children wil support obligation t extend beyond th on ends.)	for each spe	cific child end	ds on the last da	ay of the month	n as
1	friend of the co following the ch	urt if th ild's 1	ne changes end 2th birthday, at v	each other of chang those expenses. T which time the tota er.	he child-care I child care o	obligation fo	or each child en	ids on August 3	31
[coverage (as def when that cove net cost of addi up to a maxil	ined in large is not not in the individual individual in the individual individual in the individual indindividual individual individual individual individual individual	MCL 552.602) that s accessible to the children to the of \$	efit of the children, includes payment he child and availa parent's coverage for plaintiff. defendant's gross in	for hospital, ble at a reas up to	dental, optica onable cost.	al, and other he	alth-care expe e cost is the pa	nses arent's
				olding takes immediordered in item 12.	iate effect. Pa	ayments sha	ll be made thro	ugh the Michiga	an State
				his order is a quali e friend of the cou					

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.

parent may contest the notice by requesting a review or hearing concerning availability of health care at a reasonable

Uniform Child Support Order (7/21) Page 3 of 4	Case No
contract numbers; d) their occupational or driver's licenses	; b) the names, addresses, and telephone numbers of urance companies, insurance coverage, persons insured, or s; and e) their social security numbers unless exempt by law and of the court in writing within 21 days of any change in this
7. Foster-Care Assignment. When a child is placed in foste Department of Health and Human Services while under the a county-funded program.	r care, that child's support is assigned to the Michigan e state's jurisdiction and to the funding county while placed in
	providing the actual care, support, and maintenance of that who resides on a full-time basis with the payer of support or if
in the current or subsequent Michigan Child Support For reduced to zero effective the date that the friend of the c	's condition meets the definition of incapacitation as defined mula, monthly support charges shall abate and be temporarily ourt office provides notice of the abatement to the parties and we 60 days after the incapacitation ends. The office shall court that specifies the date charges will be effective.
following when the notice was filed, or by filing a motion	ent by filing a written objection with the court within 21 days a. If a timely objection is received, the friend of the court shall t review with an effective date no earlier than the date of filing
Based on a motion by either party or a recommendation abated may be later corrected based on the parties' income	n following a review by the friend of the court, the amount omes or ability to pay during the abatement period.
9. Fees. The payer of support shall pay statutory and service	e fees as required by law.
	en request to have the friend of the court review the order. The request received from a party each 36 months. A party may
☐ 11. Michigan Child Support Formula Deviation. The su	pport 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.

☐ 12. **Other:** (Attach separate sheets as needed.)

Uniform Child Support Order (7/21) Page 4 of 4	Case No
	support orders and all continuing provisions are restated support order in this case are preserved and paid at the rate in Child Support Formula.
	Judge signature and date
Plaintiff (if consent/stipulation) Date	Defendant (if consent/stipulation) Date
Plaintiff's attorney Date	Defendant's attorney Date
Prepared by: Name (type or print)	
CERTIFICAT	E OF MAILING
known addresses as defined by MCR 3.203. \square I also serve	ties or their attorneys by first-class mail addressed to their last- d the Deviation Addendum (FOC 10d) with this order. I declare has been examined by me and that its contents are true to the
Date	Signature

Deviation Addendum

The court **must** order support according to the Michigan Child Support Formula **unless** the application of the formula would be unjust (unfair) or inappropriate.

If you are following the child support formula, you do **NOT** need to fill out the attached deviation addendum.

If you believe application of the child support formula would be unjust or inappropriate, you may ask the court to order a different support amount by completing the attached deviation addendum. On the second page of the deviation addendum (question 2.b.) you must explain which deviation factors you relied on to determine that application of the Michigan Child Support Formula would be unjust or inappropriate. The deviation factors are listed below.

- 1. The child has special needs.
- 2. The child has extraordinary educational expenses.
- 3. A parent is a minor.
- 4. The child's residence income is below the threshold to qualify for public assistance, and at least one parent has sufficient income to pay additional support that will raise the child's standard of living above the public assistance threshold.
- 5. A parent has a reduction in the income available to support a child due to the extraordinary levels of jointly accumulated debt.
- 6. The court awards property in lieu of support for the benefit of the child.
- 7. A parent is incarcerated with minimal or no income or assets.
- 8. A parent has incurred, or is likely to incur, extraordinary medical expenses for either that parent or a dependent.
- 9. A parent receives bonus income in varying amounts or at irregular intervals.
- 10. Someone other than the parent can supply reasonable and appropriate health care coverage.
- 11. A parent provides substantially all the support for a stepchild, and the stepchild's parents earn no income and are unable to earn income.
- 12. A child earns an extraordinary income.
- 13. The court orders a parent to pay taxes, mortgage installments, home insurance premiums, telephone or utility bills, etc., before entry of a final judgment or order.
- 14. A parent must pay significant amounts of restitution, fines, fees, or costs associated with that parent's conviction or incarceration for a crime other than those related to failing to support children, or a crime against a child in the current case or that child's sibling, other parent, or custodian.
- 15. A parent makes payments to a bankruptcy plan or has debt discharged, when either significantly impacts the monies that parent has available to pay support.
- 16. A parent provides a substantial amount of a child's day-time care and directly contributes toward a significantly greater share of the child's costs than those reflected by the overnights used to calculate the offset for parental time.
- 17. A child in the custody of a nonparent-recipient spends a significant number of overnights with the payer that causes a significant savings in the nonparent-custodian's expenses.
- 18. The court ordered non-modifiable spousal support paid between the parents before October 2004.
- 19. When a parent's share of net child care expenses exceeds 50 percent of that parent's base support obligation calculated under §3.02 before applying the parental time offset.
- 20. When the amount calculated does not exceed \$15, and the administrative cost to enforce and process payments outweighs the benefit of the minimal amounts.
- 21. Any other factor the court deems relevant to the best interests of a child.

STATE OF MICHIGAN

CASE	NO.	and	JU	D	GE
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20th JUDICIAL CIRCUI Ottawa COUNT	CIVIII CIVIII CITILED	SUPPORT ORDER ADDENDUM		
ourt address				Court telephone no
114 Washington, Room 320, Grand Haven, I	ЛІ 49417			616-846-8315
Plaintiff's name	,	Defendant's name		
THE COURT FINDS:				
1. Paragraph(s) (Specify paragraph num	in the preceding	pages of the uniform or	der deviate from th	ne Michigan Child
Support Formula and are warran				
2. Pursuant to MCL 552.605(2), it h	as been determined fron	n the facts of this case t	that:	
a. The child support obligation th				ula is:
Payer:		Payee:		
ayer.		l ayee.		
Children's names and annual ov Children's	. ,		Overnights	
		'		
Children supported 1 child		3 children	4 children	5 or more children
Base Support: (includes support	plus or minus premium a	adjustment for health-ca	are insurance)	lo.
Support: \$	\$	\$	Þ	\$
Premium adjust. \$	φ •	\$	Þ	\$
Subtotal: \$	\$	\$	Þ	\$
Ordinary medical: \$	\$	\$	ν	\$
Child care: \$	\$	\$		\$
Other: \$	\$	\$		\$
Benefit credit: \$	\$	\$		\$
Total: \$	\$	\$	6	\$
☐ Support was reduced because	e payer's income was re	duced.		
Uninsured Health-Care Exper	ises. All uninsured he	alth-care expenses ex	ceeding the annu	al ordinary medical
amount will be paid				
the annual ordinary medical amo				
request may be enforced by the				
paraman, and annotated by the				

Uniform Child Support Order Deviation Addendum (7/20) Page 2 of 2		Case No	
(Item 2 continued.)			
coverage (as defined in MCL 552.602) that includes paymen	nt for I	☐ plaintiff ☐ defendant shall maintain health-care nospital, dental, optical, and other health-care expenses asonable cost. The reasonable cost is the parent's net	
up to a maximum of \$ for plaintiff. not to exceed 6% of the plaintiff's/defendant's gr			
b. Applying the Michigan Child Support Formula is un	just o	r inappropriate because: (Specify the deviation factors relied or	1.)
c. The child support order deviates from the Michigan (Specify which provisions of the child support formula create an	Child	Support Formula as follows: or inappropriate result and explain how this order deviates from the	
provisions.)			
d. The value of property or other support awarded ins	tead o	of the payment of child support: (If not applicable, put none.)	
Digintiff (if appendightinulation)	Data	Defendant (if cancent/stimulation)	Doto
Plaintiff (if consent/stipulation)	Date	Defendant (if consent/stipulation)	Date
Plaintiff's attorney	Date	Defendant's attorney	Date
Prepared by: Name (type or print)			

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.

State of Michigan Case Number 20th Circuit Court Proof of Service Ottawa County Court Address: 414 Washington, Rm. 320, Grand Haven, MI, 49417 **Court Phone:** 616-846-8315 Plaintiff Defendant Name: Name: Address: Address: Phone #: Phone #: I served the defendant with copies of the paperwork listed below on (date) . Paperwork that was served: Default Motion to Enter Final Order for Custody, Parenting Time, and Child Support Proposed Final Order for Custody, Parenting Time, and Child Support Notice of Hearing Other: How the paperwork was served: Sent by ordinary first-class mail; or Handed to the defendant; or Sent electronically through MiFILE. The statement I made above is true to the best of my knowledge. Signed: /s/ Date:



Packet 5

Step 8: Attend Final Hearing



Organize your paperwork and bring it with you to court. Go into the assigned courtroom before your hearing time. The judge/referee will not look for you in the hallway. The judge may be listening to another case. That is ok. Sit quietly in the courtroom and wait for the judge to call your name or case number. When your case is called, bring your completed final order to the judge.

After Your Hearing

Go to the court clerk's office and get your copies. If your hearing is in front of a referee, your copies will not be available right away. After your hearing, the referee will bring your paperwork to the judge. The judge may not be able to sign your paperwork right away. If you provide 2 stamped envelopes (one addressed to you, one addressed to the other party), the court clerk will mail copies of the judgment once it is signed. Complete the Proof of Service for Final Order and file the proof of service electronically.

Date:

State of Michigan 20th Circuit Court Ottawa County

Proof of Service Final Order for Custody, Parenting Time, and Child Support

Case Number

Court Address: 414 Washington, Rm. 320, Grand Haven, MI, 49417 **Court Phone:** 616-846-8315 Plaintiff Defendant Name: Name: Address: Address: Phone #: Phone #: On (date) , I served a copy of the Final Order for Custody, Parenting Time, and Child Support on the other party. I mailed a copy by ordinary first-class mail; or I personally handed the other party a copy; or I sent a copy electronically through MiFILE. The statement I made above is true to the best of my knowledge. Signed: /s/ _____