ATTACHMENT TO UNIFORM CHILD SUPPORT ORDER **DEVIATION LANGUAGE**

	mber:						
Case Nar	ne:						
17	Γ IS ORDERED th	nat		is orde	ered to nav	monthly supp	ort pursuant to
	gan Child Support				ned to pay	monthly supp	ort pursuant to
No.	General	Ins. Adj.	Adj. Child	Ordinary	Child		
Minors	Child Support	(+ or -)	Support	Health Care	Care	TOTAL	1
							-
							-
	ount shall charge						
Medicaid	l only received th	en only Ordi	nary Health C	are will charge,	or upon re	quest of either	party.
17	Γ IS FURTHER O	RDERED nur	suant to the F	ormula mother	chall nav	% and fath	er % the
	d medical expense						
child.	a modiodi oxpono	0 101 1110 111111	51 01a(1011), 11	in the annual a		idinary modical	αι φοστίου μοι
	S FURTHER ORD		ne following pr	operty or other of	consideratio	n was provided	I to payee from
payer in I	ieu of child suppor	t:					
IT I	S FURTHER ORI	DERED that i	t would be un	oiust or inapprop	riata to sat	eunnort nureu	ant to Formula
because:		DEINED Mac	t would be di		mate to set	and parties a	arree to deviate
	Michigan Child Su	port Formula	as of	the	e payer sha	ll pay child supp	ort as follows:
No.	General	Ins. Adj.	Adj. Child	Ordinary	Child		
Minors	Child Support	(+ or -)	Support	Health Care	Care	TOTAL	1
							 -
							1
							<u> </u>
							-
	rence between th		nd the above f	formula amount	reflects he	ow the support	t order
deviates	from the formula	•					
17	Γ IS FURTHER OF	DEPED that	arrearage owe	nd to payon on th	e following	account(e) ie:	
1	Child Suppo		preserve		cancelled/el		
	Child Care	_	preserve		cancelled/el		
	Medical	_	preserve		cancelled/el		
	Spousal/Alir	nonypr	eserved or	cancelle	d/eliminated	d	
		(Any overpa	ayment reflecte	ed on the accoun	its will be el	iminated)	
	. 10 EUDTUED 0		4	aballates (b. 3		h a manufi - 6	a asta a contra 1000
	F IS FURTHER O						
eignteent	h birthday. If child	support is co	milliued due to	o nigri scribbi att	enuance, c	riiia support sha	an stop the last

day of the month after sufficient credits have been earned for graduation.

IT IS FURTHER ORDERED that child care shall stop effective the date that it is no longer incurred. Upon notice to the Friend of Court, a proposed order will be sent to the parties with an objection notice. If child care is no longer being incurred, the order shall enter.

IT IS FURTHER ORDERED that paragraph number 10 (Redirection and Abatement) from the Uniform Child Support Order, is clarified to include the following provision; Friend of Court shall abate support charges for a child who resides on a full-time basis with the payer of support, or with a person who does not have legal standing or is not providing foster care; Modification or reinstatement under this provision shall be effective the date of the change necessitating the redirection or abatement or reinstatement. Support shall abate when a payer is incarcerated for 7 or more days without income, assets, or availability for work release effective the date the Friend of Court has notification of incarceration.

IT IS FURTHER ORDERED that child support, child care and ordinary health care shall again charge effective the date the payer is released from incarceration or upon the payer's receipt of income of any kind. Base support shall charge \$25.00 and ordinary health care shall charge \$15.00 monthly. For cases with more than one child, base support shall remain at \$25.00 monthly, and ordinary health care shall charge 50% of the yearly ordinary medical amount of \$357.00 per child. The case shall then be set for a review of support. All newly established cases shall be set for a review upon the payer's release from incarceration.

IT IS FURTHER ORDERED in the event a temporary uniform support order (UCSO) enters in a pending divorce action, and there is a pre-existing UCSO in a prior action involving the same parents (same county), support in the prior action shall stop charging on the effective date of the temporary UCSO with all arrearages preserved. Upon entry of Judgment of Divorce and final UCSO, all child support arrearages that accrued under the prior action shall be preserved and incorporated in the divorce matter, unless specifically waived. In the event the pending divorce action is dismissed, then support and arrearages shall not reinstate under the prior action, unless requested by either party or if cash assistance is being received. Upon reinstatement, the Friend of Court shall conduct a review.

IT IS FURTHER ORDERED that if confinement has been previously established, the medical account for confinement expense shall charge \$25.00 per month until the total expense owed has been charged. All amounts charged are considered past due medical arrears.

IT IS FURTHER ORDERED that the payer of support shall, in addition to all current charges and fees, make monthly payments on the arrearage in accordance with the Michigan Child Support Formula in an amount equal to two percent of the arrearage, but not greater than half the current monthly charging amount and not less than \$50 per month.

IT IS FURTHER ORDERED that direct payment credit will not be given on the account if such payment is made when a cash TANF grant and/or Medicaid is being received on behalf of the minor child(ren). If a full TANF grant is received, and the parties do not reside together, or if the either party submits a written request, support will again charge through St. Clair County Friend of the Court. All balances owed to the State of Michigan, unless otherwise ordered, are preserved.

IT IS FURTHER ORDERED that if either party to this case has insurance available at a reasonable cost as determined by the Friend of the Court pursuant to 2013 Michigan Child Support Formula 3.05, said party shall provide insurance so long as it is available as a benefit of employment or if available at that cost. Upon change of circumstance regarding the availability of health insurance for the minor child(ren) at a reasonable cost, EACH parent is required to obtain insurance for the minor child(ren) if available at a reasonable cost. To reflect any insurance adjustment on the support order, a motion must be filed (or if 3 years have passed since entry of the current support order, a review may be requested.)

IT IS FURTHER ORDERED that orders between the same parties to this action may be incorporated in regards to any and all Friend of Court actions.

The Friend of the Court account information is available at all times either by calling the Interactive Voice Response System (IVR) at (810) 989-6970 or www.michigan.gov/micase.