

AGREEMENT

Dear Friend of the Court:

CASE NO: _____

We agree that support should total \$_____ per week biweekly monthly
for our minor child(ren) starting _____ (insert the effective date
for the new amount of support to start) through the Friend of the Court and the payor
shall also pay statutory service fees of \$0.75 per week. The Friend of the Court shall
divide this total between the children as required by court rule and support guideline,
and add the legally required provisions:

Both parties shall obtain or maintain any health care coverage that is available to
them at a reasonable cost as a benefit of employment, for the benefit of the children
covered by a support order. If a parent is self-employed and maintains health care
coverage, that parent shall obtain or maintain dependent coverage for the benefit of
the children covered by the support order, if available at a reasonable cost.

An immediate Order of Income Withholding shall be implemented as required by law.

A support order is a judgement on and after the date each support payment is due
and is not subject to retroactive modification as provided in MCL 552.603(10).

Plaintiff and defendant shall keep the Friend of the Court informed of their current
source of income and any health care coverage available as a benefit of employment
or that is maintained by them as required in MCL 552.17(4)(a) and (b).

All other provisions of the judgment, not modified by this order, are preserved.

**PLEASE TAKE OUR AGREEMENT THAT HAS BEEN SIGNED BY BOTH OF US AND
MAKE IT A COURT ORDER BY FILING IT WITH THE COURT AND SEND EACH OF
US A COPY.**

OAKLAND COUNTY FRIEND OF THE COURT
P.O. BOX 1011
PONTIAC, MI 48341-1011

Mother

Father

Third party where
neither mother nor father
has custody