IN THE SUPERIOR COURT OF COUNTY STATE OF GEORGIA , Petitioner, Civil Action Case Number: v. Respondent. CHILD SUPPORT ORDER ADDENDUM **Instructions**: All parts of this Child Support Addendum must be completed and it must be attached to all final orders and judgments determining the amount of child support. However, it is not required for orders on contempt motions. [You must check one of the following boxes.] ☐ The parties have agreed to the terms of this order and this information has been furnished by both parties to meet the requirements of OCGA §19-6-15. The parties agree on the terms of the order and affirm the accuracy of the information provided, as shown by their signatures at the end of this addendum. ☐ This addendum includes findings of fact and conclusions of law and fact made by the Court, in compliance with OCGA §19-6-15. Application of Child Support Guidelines. The statutory requirements of OCGA §19-6-15 have been applied in reaching the amount of child support provided under the final order in this action. A. The specifics are as follows: 1. Gross Income: The Petitioner's gross monthly income <u>before</u> taxes is \$_____ The Respondent's gross monthly income is <u>before</u> taxes is \$_____ 2. Children: The number of children for whom support is being provided under this order is _____. Their names and years of birth are:

Child's Name	Year of Birth
B. Attachments:	
The Child Support Workshee	et and $Schedule\ E$ are attached and made
part of this addendum, along with	any other applicable schedules.
C. Child Support Amount:	
The	_shall pay to the,
for the support of the minor childre	en, the sum of dollars
(\$) per month, beg	ginning on the day of,
20	
D. Duration of Child Support:	
[You must check & complete only o	one of the following paragraphs.]
monthly thereafter until all children otherwise become emancipated; pro- years old while enrolled in and atte- basis, then the child support shall	ool - The child support shall continue en reach the age of eighteen, die, marry, or ovided that if a child becomes eighteen ending secondary school on a full-time continue for the child until the child has r reaches twenty years of age, whichever
	upport shall continue monthly thereafter eighteen, die, marry, or otherwise become
\square (c) Until Further Order - This is shall continue until further order or	s not a final order, so the child support of this Court.
\Box (d) Until Specific Date - The chil thereafter until	ld support shall continue monthly

E. Split Parenting

A split parenting situation occurs when the parents have two or more children together, where at least one of the children spends more than 50% of the time with one parent, and at least one of the children spends more than 50% of the time with the other parent.

[You must check & complete only one of the following paragraphs.]				
\Box (a) Not Split Parenting Case - This case does not involve Split Parenting.				
\square (b) Split Parenting Case - This is a Split Parenting case.				
Separate Child Support Worksheets have been filed for the children				
living with the Petitioner and for the children living with the				
Respondent, and a Child Support Order Addendum has been entered				
in this action for each parent. At this time, the Petitioner is obligated				
to pay the sum of \$ per month to the Respondent, and the				
Respondent is obligated to pay the sum of \$ per month to the				
Petitioner.				
[To complete (b), you must check & complete only one of the following sub-				
paragraphs: (1), (2) or (3).]				
\square (1) Net Payment - For so long as these amounts remain in effect,				
the shall pay only the difference between the two				
amounts (which is \$) to the, who shall not				
be required to pay the child support obligation to the other parent.				
\square (2) Zero Payment - The parents' child support obligations are equal.				
For so long as the amounts remain equal, neither parent shall pay any				
child support payment to the other parent.				
\square (3) Full Payment from Each - Each parent shall pay the full amount				
of his or her child support obligation to the other.				

F. Deviation from Presumptive Amount

[You must check & complete only one of the following paragraphs: (a) or (b).]
\square (a) No Deviation - It has been determined that none of the Deviations
allowed under OCGA §19-6- 15 applies in this case, as shown by the attached
Schedule E. The amount of support in Paragraph 4 above is the Presumptive
Amount of Child Support shown on the attached Child Support Worksheet.
\square (b) Deviation - It has been determined that one or more of the Deviations
allowed under OCGA Addendum on Child Support Guidelines — rev. Sept 2015
Page 3 of 6 Provided by the Fulton Family Law Information Center §19-6-15
applies in this case, as shown by the attached Schedule E. The Presumptive
Amount of Child Support that would have been required under OCGA §19-6-15
if the Deviations had not been applied is \$ per month, as shown on the attached
Child Support Worksheet. The attached Schedule E explains the reasons for the
deviation, how the application of the guidelines would be unjust or inappropriate
considering the relative ability of each parent to provide support, and how the
best interest of the children who are subject to this child support determination
is served by deviation from the presumptive amount of child support.
G. Health, Dental & Vision Insurance for Children
[You must check & complete all parts of only one of the following paragraphs,
(a) or (b).]
\square (a) Insurance Available - The following insurance for the children involved
in this action is available at a reasonable cost to the through that parent's
employer or the PeachCare program:
☐ Health (medical, mental health and hospitalization)
\square Dental
\square Vision.

So long as it remains available to that parent, the shall maintain the types of insurance checked above for the benefit of the minor children, until each child reaches the age of eighteen, dies, marries, or otherwise becomes emancipated; except that if a child becomes eighteen years old while enrolled in and attending secondary school on a full-time basis, then the insurance shall be continued for the child until the child has graduated from secondary school or reaches twenty years of age, whichever occurs first.

- (1) The parent who maintains the insurance shall provide the other parent with an insurance identification card or such other acceptable proof of insurance coverage and shall cooperate with the other parent in submitting claims under the policy.
- (2) All money received by one of the parties for claims processed under the insurance policy shall be paid within five (5) days after the party receives the money, to the other party (if that other party paid the applicable health care service provider) or to the applicable health care provider (if the provider has not been paid by one of the parties).
- ☐ (b) Insurance Not Available Insurance (other than Medicaid) is not available at this time to either party at a reasonable cost. If health insurance for the children later becomes available to the parent who is required to pay child support for these children, then that parent must obtain the following types of insurance, unless it is then being provided by the other parent:

☐ Health (medical, mental health and hospitalization)
☐ Dental
☐ Vision.

When insurance has been obtained by either party, Paragraphs G (a)(1) and (2) shall apply.

H. Uninsured Health Care Expenses

The	shal	l pay	_ % and the	
	shall pay	% of all exp	oenses incurred	l for the
children's health care (in	ncluding medical, d	lental, men	tal health, hosp	oital and vision
care) that are not covere	d by insurance.			
The party who inc	curs a health care e	expense for	one of the child	lren shall
provide verification of th	e amount to the ot	her party.	Γhat other part	y shall
reimburse the incurring	party (or pay the h	nealth care	provider direct	ly) for the
appropriate percentage	of the expense, with	hin fifteen ((15) days after 1	receiving the
verification of a particul	ar health care expe	ense.		
I. Life Insurance				
[You must check	& complete only o	one of the fo	ollowing paragr	aphs.]
\square (a) The children	n depend on the		for fi	nancial
support, and therefore the	ne	sł	nall maintain a	policy of
insurance on his/her life	, with a face amou	nt of at leas	st \$, for the
benefit of the minor child	dren. The policy sh	ıall be main	tained for so lo	ng as at least
one of the children is a n	ninor or is otherwis	se entitled t	to support unde	er this Final
Judgment.				
\square (b) The children	n depend on both o	f the partie	s for financial s	support, and
therefore each party sha	ll maintain a polic	y of insurar	nce on his/her li	fe, with a face
amount of at least \$, for	r the benefi	t of the minor o	hildren. Both
policies shall be maintai	ned for so long as a	at least one	of the children	is a minor or
is otherwise entitled to s	support under this	Final Judg	ment.	
\square (c) Neither par	ty has asked the Co	ourt to add	ress the issue o	f life insurance
for the benefit of the chi	ldren in this action	1.		

J. Parenting Time

The approximate number of days of parenting time per year according to the visitation order is _____ days for the respondent and _____ days for the petitioner. K. Social Security Benefits [You must check & complete **only one** of the following paragraphs.] ☐ (a) Not Received - The children do not receive Title II Social Security benefits under the account of the parent ordered to pay child support. (b) Received - The children receive Title II Social Security benefits under the account of the parent ordered to pay child support. The benefits received by the children shall be counted as child support payments, and shall be applied against the final child support order to be paid by that parent. (1) If the amount of benefits received is less than the amount of support ordered, the obligor shall pay the amount exceeding the Social Security benefit. (2) If the amount of benefits received is equal to or more than the amount of support ordered, the obligor's responsibility is met and no further support shall be paid. (3) Any Title II benefits received for the children's benefit shall be retained by the custodial parent or nonparent custodian for the children's benefit, and it shall not be used as a reason for decreasing the final child support order or reducing arrearages. L. Modification [You must check & complete only one of the following paragraphs.] \square (a) Not Modification Action - This is an initial determination of child support, not a modification action. □ (b) Support Not Modified - This action is a modification action, but the

order does not modify the amount of child support that was previously

ordered for these children The date of the initial support order concerning
this child support case was:
$\hfill\Box$ (c) Support Amount Modified - The order modifies the amount of child
support that was previously ordered for these children. The basis for the
modification is:
\square (1) Substantial change in the income and financial status of the
Respondent;
\square (2) Substantial change in the income and financial status of the
Petitioner;
\square (3) Substantial change in the needs of the Children;
\square (4) The noncustodial parent failed to exercise visitation provided
under the prior order;
\square (5) The noncustodial parent has exercised more visitation than was
provided in the prior order. The date of the initial support order
concerning this child support case was
M. Continuing Garnishment for Child Support
Whenever, in violation of the terms of the order, there shall have been a
failure to make the support payments, so that the amount unpaid is equal to or
greater than the amount payable for one month, the payments required to be made
may also be collected by the process of continuing garnishment for support.
N. Income Deduction Order
[You must check & complete only one of the following paragraphs: (a), (b) or (c).]
\square (a) An Income Deduction Order shall be entered by the Court, under
OCGA § 19-6-32, for payment of the child support and alimony (if any)
provided. The Income Deduction Order shall take effect:
[To finish (a), you must check either (1) or (2). Do not check both.]
\square (1) immediately upon entry by the Court.

\square (2) upon accrual of a delinqu	ency equal to one month's support. The
Income Deduction Order may b	e enforced by serving a "Notice of
Delinquency," as provided in O	CGA §19-6-32 (f).
\Box (b) The parties agree that an Incornecessary.	me Deduction Order is not immediately
•	
\square (c) The Court finds that there is go	
deduction, having determined that in	
children's best interests and that ther	
payment of any previously ordered su	pport.
O. Parties' Consent	
We knowingly and voluntarily agree of	on the terms of this order.
Each of us affirms that the information	on we have provided in this Addendum
is true and correct.	in we have provided in this reducited in
is true and correct.	
Petitioner's Signature	Date
i controller a digitation	Dave
Respondent's Signature	Date
ORDE	ER
The Court has reviewed the foregoing is hereby made the order of this Court.	Child Support Order Addendum, and it
This day of	, 20
тт	
Hon Judge, Brur	nswick Judicial Circuit