THE STATE OF NEW HAMPSHIRE JUDICIAL BRANCH

http://www.courts.state.nh.us

Court Name:	
Case Name:	
Case Number:	
UNIFORM	N SUPPORT ORDER
Name, Residence and Mailing Address of Pe Ordered to Pay Support (Obligor)	erson Name, Residence and Mailing Address of Person Receiving Support (Obligee)
D.O.B Telephone	
E-mail Address:	
Name of Employer:	<u> </u>
Address of Employer:	Address of Employer:
Child(ren) to whom this order applies: Full Name Date of Bi	irth Full Name Date of Birth
The following parties appeared: Obligo Other	
NOTE: SECTIONS PRECEDED BY ARE 1. This order is entered: after hearing	ONLY PART OF THIS ORDER IF MARKED. 2. This order is a: temporary order
upon approval of agreement	final order
upon default	
3. This order modifies a final support oblea three-year review (RSA 458-C follows:	
4. Obligor is ORDERED to PAY THE FO	DLLOWING AMOUNTS (See Standing Orders 4A-4G): per (week, month, etc.)
4.2 Arrearage of \$ payable \$ per	as of, r (week, month, etc.)

Case N	lame:			
Case N	lumbe	er:		
UNIFO	RM SI	UPPORT ORDER		
	4.3	Medical arrearage of \$ as of, payable \$ per (week, month, etc.)		
	4.4	☐ Alimony is ordered. See the Uniform Alimony Order. ☐ N/A		
	4.5	Alimony arrearage of \$ as of, payable \$ per (week, month, etc.)		
	4.6	Alimony shall terminate		
5.	Payı be p	ments on all ordered amounts shall begin on All ordered amounts shall bayable to _ Obligee _ Bureau of Child Support Services _ Other		
6.		This order complies with the child support guidelines. RSA 458-C.		
	 This order, entered upon obligor's default, is based on a reasonable estimate of obligor's income. Compliance with the guidelines cannot be determined. 			
		The following special circumstances warrant an adjustment from the guidelines (Enter applicable circumstances below. See Standing Order 6):		
7.	Sup	port ordered is payable by immediate income assignment.		
	•			
0.	3. The Court finds that there is good cause to suspend the immediate income assignment because:			
		Obligor and obligee have agreed in writing.		
		Payments have been timely and it would be in the best interest of the minor child(ren) because:		
☐ 9a		gor is unemployed and MUST REPORT EFFORTS TO SEEK EMPLOYMENT. Standing Order 9A).		
9в		n employment the Obligor shall bring the matter forward for recalculation of support. ure to do so may result in a recalculated support order effective the date of employment.		
MEDI 10.	OBL	SUPPORT FINDINGS (Paragraphs 10 through 15) LIGOR'S medical support reasonable cost obligation: \$ per (week, etc.)		
		The medical support reasonable cost obligation is adjusted from the presumptive amount because of the following special circumstances (Enter applicable circumstances below. See Standing Order 6):		
11.	equ	Ith insurance coverage is not available is available to the OBLIGOR in an amount al to or less than the amount of the medical support reasonable cost obligation ered in paragraph 10.		
12.	□ F	Health insurance coverage available to the OBLIGOR is not accessible to the child(ren).		

Case N	iame:			
Case N	lumber:			
UNIFO	RM SUPPORT ORDER			
13.	OBLIGEE'S medical su month, etc.)	pport reasonable cost obligation	on:\$ per	(week,
		oport reasonable cost obligation fithe following special circumstage order 6):		
14.		age \square is not available \square is avne amount of the medical suls.		
15.	☐ Health insurance cov	verage available to the OBLIG	EE is not accessible to the	child(ren).
		RAGE (Paragraph 16A and/orserved to provide health ins	• •	
16B.	is/are ordered to immed	s/are not ordered to provide he iately obtain health insurance unt equal to or less than the o	coverage when it becomes	accessible
UNINS	SURED MEDICAL EXPE	NSES		
17.	Uninsured medical expe	enses shall be paid in the follow Obligee % Other:		
<u> </u>	Copies of pleadings rela	F) or medical assistance (Medi ted to medical coverage and c es, Child Support Legal, 129 P	child support were mailed to	the Bureau
19.	of the city(ies) of	s adjudicated the father of the the child(ren). The father's da	shall enter the name of the	e father on
20.	The State of of the minor child(ren) b	etween has p		
21.		or is indebted for the assistander (specify paragraph #), addi		
	-			
Obligor		Obligee	Staff Attorney Bureau of Child Support	Services
Obligor	's Attorney/Witness	Obligee's Attorney/Witness		
Date		Date	Date	

Case Name:	
Case Number:	
UNIFORM SUPPORT ORDER	
	ose that have a check box and have not been selected) and all cept variations in paragraph 21) are part of this order and apply
Recommended:	
Date	Signature of Marital Master/Hearing Officer
	Printed Name of Marital Master/Hearing Officer
master/judicial referee/hearing officer I	commendation(s) and agree that, to the extent the marital has made factual findings, she/he has applied the correct legal e marital master/judicial referee/hearing officer.
Date	Signature of Judge
	Printed Name of Judge

Case Name: _		
Case Number:		

UNIFORM SUPPORT ORDER

THE STATE OF NEW HAMPSHIRE UNIFORM SUPPORT ORDER — STANDING ORDER

NOTICE: This Standing Order (SO) is a part of all Uniform Support Orders (USO) and shall be given full effect as an order of the Court. Variations to paragraphs of the SO in a specific case must be entered in paragraph 21 of the USO and approved by the Court.

(Paragraph numbers in the SO correspond to related paragraph numbers in the USO. Variations entered in paragraph 21 should reference the related paragraph number.)

SUPPORT PAYMENT TERMS

- SO-3A. All prior orders not inconsistent with this order remain in full force and effect.
- SO-3B. In cases where the order of another jurisdiction is registered for modification, a tribunal of this state may not modify any aspect of a child support order that may not be modified under the law of the issuing jurisdiction. (See RSA 546-B:49,III.)
- SO-3C. This order shall be subject to review and Court modification three years from its effective date upon the request of a party. Any party may petition the Court at any time for a modification of this support order if there is a substantial change in circumstances. The effective date of any modification shall be no earlier than the date of notice to the other party. "Notice" means either of the following: 1) service as specified in civil actions or 2) the respondent's acceptance of a copy of the petition, as long as the petition is filed no later than 30 days following the respondent's acceptance. See RSA 458-C:7.
- SO-3D. No modification of a support order shall alter any arrearages due prior to the date of filing the pleading for modification. RSA 461-A:14, VIII.
- SO-4A. The amount of a child support obligation shall remain as stated in the order until the dependent child for whom support is ordered completes his or her high school education or reaches the age of 18 years, whichever is later, or marries, or becomes a member of the armed services, or is emancipated pursuant to an order of emancipation under RSA 461-B, at which time the child support obligation, including all educational support obligations, terminates without further legal action, except where duration of the support obligation has been previously determined by another jurisdiction, or is governed by the law of another jurisdiction, and may not be modified in accordance with statutory language referenced in SO-3B. If the parties have a child with disabilities, the court may initiate or continue the child support obligation after the child reaches the age of 18. No child support order for a child with disabilities which becomes effective after July 9, 2013 may continue after the child reaches age 21. (See RSA 461-A:14, IV)
- SO-4B. In multiple child orders, the amount of child support may be recalculated according to the guidelines whenever there is a change in the number of children for whom support is ordered, upon petition of any party. In single child orders, the support obligation terminates automatically, without the need for further court action, upon the emancipation of the child. The obligor remains obligated for any and all arrearages of the support obligation that may exist at the time of emancipation.
- SO-4C. If the order establishes a support obligation for more than one child, and if the court can determine that within the next 3 years support will terminate for one of the children, the amount of the new child support obligation for the remaining children may be stated in the order and shall take effect on the date or event specified without further legal action.
- SO-4D. In cases payable through the New Hampshire Bureau of Child Support Services (BCSS), if there are arrearages when support for a child is terminated, payments on the arrearages shall increase by the amount of any reduction of child support until the arrearages are paid in full.
- SO-4E. Pursuant to RSA 161-C:22, III when an assignment of support rights has terminated and obligor and the recipient of public assistance reunite, obligor may request a suspension of the collection of support arrearage owed to the state under RSA 161-C:4. So long as the family remains reunited and provided that the adjusted gross income of the family as defined by RSA 458-C is equal to or less than 185% of the Federal poverty guidelines as set by the United States Department of Health and Human Services, BCSS shall not take any action to collect the support arrearage owed to the State.
- SO-4F. If the collection of a support arrearage pursuant to RSA 161-C:4 is suspended, the obligor shall provide BCSS with a financial affidavit every six months evidencing the income of the reunited family and shall notify his or her child support worker in writing within ten days of any change in income or if the family is no longer reunited. Failure to report changes in income or in the status of the family as reunited or to provide a financial affidavit shall cause the suspension of collection to terminate.

Case Na	ame:		
Case Nu	umber:		
UNIFORM SUPPORT ORDER			
SO-4G	Each party shall inform the Court in writing of any change in address, within 15 days of the change, so long as		

- SO-4G. Each party shall inform the Court in writing of any change in address, within 15 days of the change, so long as this order is in effect. Service of notice of any proceeding related to this order shall be sufficient if made on a party at the last address on file with the Court. A party who fails to keep the Court informed of such a change in address, and who then fails to attend a hearing because of the lack of notice, may be subject to arrest.
- SO-5A. If no date appears in paragraph 5 of the USO, the first support payment shall be due on the date this order is signed by the Judge.
- SO-5B If support is payable through BCSS, a BCSS application for child support services must be submitted before BCSS can provide services in accordance with the order.
- SO-5C. If support is payable through BCSS, BCSS is authorized and directed to collect all sums, including any arrearages, from the obligor and forward the sums collected to the obligee or person, department, or agency providing support to the children named in the USO. Any payment shall be applied first as payment towards the current child and medical support obligation due that month and second towards any arrearages.
- SO-5D. If support is ordered payable directly to the obligee, it can only be made payable through BCSS at a later time if (1) the children named in the USO receive assistance pursuant to RSA 161 or RSA 167; (2) a party applies for support enforcement services and certifies to BCSS that (a) an arrearage has accumulated to an amount equal to the support obligation for one month, or (b) a court has issued a protective order pursuant to RSA 173-B or RSA 461-A:10 which remains in full force and effect at the time of application; or (3) a court orders payment through BCSS upon motion of any party that it is in the best interest of the child, obligee, or obligor to do so. RSA 161-B:4.
- SO-5E. Collection by BCSS on any arrearage may include intercepting the obligor's federal tax refund, placing liens on the obligor's personal and real property including qualifying financial accounts. Federal tax refund intercept and lien remedies shall be used to collect arrearages even if an obligor is complying with the child support orders. Pursuant to 45 CFR 303.72 (h) any federal tax refund intercept shall be applied first as payment towards the past due support assigned to the State.
- SO-5F. In all cases where child support is payable through BCSS, obligor and obligee shall inform BCSS in writing of any change of address or change of name and address of employer, within 15 days of the change.
- SO-5G. In all cases where child support is payable through BCSS, obligor and obligee shall furnish their social security numbers to the New Hampshire Department of Health and Human Services (Department).
- SO-6. Where the court determines that, in light of the best interests of the child, special circumstances exist that result in adjustments in the application of the guidelines for the child support obligation or the reasonable medical support obligation, the court shall make written findings relative to the applicability of one or more of the special circumstances described in RSA 458-C:5. I.

INCOME ASSIGNMENT

- SO-7A. Until such time as an income assignment goes into effect, payments shall be made as follows: (1) if the case is not payable through BCSS, directly to obligee, or (2) if support is payable through the BCSS by use of payment coupons available at the local BCSS office. An income assignment will not go into effect for self-employed obligors as long as they do not receive income as defined in RSA 458-B:1, paragraph IX. Future income will be subject to assignment if the case is payable through BCSS.
- SO-7B. If a parent is ordered to provide health coverage for Medicaid-eligible child(ren), he or she must use payments received for health care services to reimburse the appropriate party, otherwise his or her income may be subject to income assignment by BCSS. RSA 161-H:2(V).
- SO-7C. Increased income assignment for the purposes of payment on arrearages shall continue until such time as the arrearages are paid in full.
- SO-8. Whenever an income assignment is suspended, it may be instituted if a Court finds obligor in violation or contempt of this order OR after notice and the opportunity to be heard (RSA 458-B:5 & 7), when the Department begins paying public assistance for the benefit of a child OR when an arrearage amounting to the support due for a one-month period has accrued.

REPORT CHANGES OF EMPLOYMENT

- SO-9A. If support is payable through BCSS, obligor shall report in writing weekly, or as otherwise ordered by Court, to BCSS, and shall provide details of efforts made to find a job. Efforts to obtain employment shall include registering with New Hampshire Employment Security within two weeks of the date of this order. The obligor shall immediately report employment to BCSS in writing.
- SO-9B. Immediately upon employment the obligor shall report to the obligee, **in writing**, details of employment, including name and address of employer, the starting date, number of weekly hours and the rate of pay.

Case Name:		
Case Number:	:	

UNIFORM SUPPORT ORDER

MEDICAL SUPPORT PROVISIONS

- SO-10-16B (1). In all cases where support is payable through BCSS, or where the Department is providing medical assistance for the child(ren) under RSA 167, the court shall include the medical support obligation in any child support order issued. RSA 461-A:14, IX(d).
- SO-10-16B (2). The court shall establish and order a reasonable medical support obligation for each parent. The presumptive amount of a reasonable medical support obligation shall be 4 percent of the individual parent's gross income, unless the court establishes and orders a different amount based on a written finding or a specific finding, made by the presiding officer on the record, that the presumptive amount would be unjust or inappropriate, using the criteria set forth in RSA 458-C:5.
- SO-10-16B (3). The court shall determine whether health insurance is available to either parent at a cost that is at or below the reasonable medical support obligation amount, as established and ordered pursuant to RSA 458-C:3, V, or is available by combining the reasonable medical support obligations of both parents, and, if so available, the court shall order the parent, or parents, to provide such insurance for the child.
- SO-10-16B (4). The cost of providing health insurance is the cost of adding the child to existing coverage, or the difference between individual and family coverage.
- SO-12, 15. Accessible health insurance means the primary care services are located within 50 miles or one hour from the child(ren)'s primary residence. RSA 461-A:14, IX(b).
- SO-16A-16BA party providing or ordered to provide health insurance for the child(ren) shall give the other party sufficient information and documentation to make sure insurance coverage is effective. If support is payable through BCSS, or if there has been an assignment of medical support rights to BCSS, the information and documentation shall be provided to BCSS. In addition, obligor shall inform BCSS in writing when health insurance is available, obtained or discontinued.