## IN THE SUPERIOR COURT OF GWINNETT COUNTY STATE OF GEORGIA

		•			
	Plaintiff,	: : : Civil A		Action File No.:	
V.		: :			
	Defendant.	:			
	CHILD SU	PPORT	ADDENDU	<u> </u>	
	Pursuant to O.C.G.A. § 19-6-1 and required findings:	5(c)(2), t	the Court ma	akes the followi	ing applicable
1.	This addendum is issued as:				
	$\square$ a final; $\square$ a tempora	ry; in			
	$\square$ an initial action; $\square$ a	modifica	ation action.		
2.	The Gross Income of the Father 19-6-15(c)(2)(C).	r is \$		per month	n. O.C.G.A. §
	The Gross Income of the Mother 19-6-15(c)(2)(C).	er is \$		per month	n. O.C.G.A. §
	(SEE CHILD SUPPORT WORK ☐DATED / ☐FILEDHEREIN.) O.C.G.A. § 19-6-15(r	······································	· ,	ther □Father □ PORATED BY	•
3.	Is health insurance for the child(cost to either parent? \( \subseteq \cong YES \)	` <i>`</i>	olved reasona	ably available at	t a reasonable
	If YES, then ☐ (a) father, OR ☐ accident and sickness insurance continues. O.C.G.A. § 19-6-15(	ce for th	e child(ren)		

4.	Mother shall pay% and Father shall pay% of all expenses incurred for the children's health care (including medical, dental, mental health, hospital and vision care) that are not covered by insurance. The party who incurs such expense shall provide documentation thereof to the other party within fourteen days of said expenditure with a short note explaining the details, the reasons, et cetera, of said expenditure. The other party shall reimburse the incurring party (or pay the health care provider directly) for the appropriate percentage of the expense, within fourteen days after receiving the verification of a particular health care expense. D.C.G.A. § 19-6-15(c)(2)(H).			
5.	Pursuant to the visitation schedule, the noncustodial parent's parenting time ispercent annually. (Standard Visitation with alternating weekends, holidays plus 2 weeks during the summer represents 20.8% parenting time for the noncustodial parent. With three weeks of summer vacation, the noncustodial parent's parenting time is 22.8% and with four weeks of summer vacation, the noncustodial parent's parenting time is 24.7%.). O.C.G.A. § 19-6-15(c)(2)(F).			
6.	The presumptive amount of child support as indicated by the <i>Child Support Worksheet</i> (#9 on Page 1 thereon) is \$ per month for Mother and \$ per month for Father. O.C.G.A. § 19-6-15(c)(2)(A) and (B).			
7.	Deviation(s)			
	a.   No Deviation. (If NO deviation, please skip the remaining items in item 7 and continue to item 8 to complete this form.)			
	b. Deviation. If DEVIATION, you MUST complete EITHER item 7(b)(i) OR item 7(b)(ii)			
	i. It has been determined that one or more of the Deviations allowed under O.C.G.A. §19-6-15 applies in this case. Schedule E of the Child Support Worksheet, docketed separately but simultaneously herewith, 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.			

## <u>OR</u>

ii.	☐ The reasons for deviation are:			
	Would the presumption amount be unjust or inappropriate?			
	Explain.			
	Would deviation serve the best interests of the children for whom			
	support is being determined? Explain.			
	Would deviation seriously impair the ability of the CUSTODIAL or			
	NON-CUSTODIAL PARENT to maintain adequate housing, food and			
	clothing for the children being supported by the order and to provide			
	for other basic necessities. Explain.			

	Worksheet, the award of child so	HNNAN WAICA     WAIDAN     ESINANGAN AN NSV I
		ort of the child(ren) is \$ dollars pe
	month. Said amount shall be pa	ayable $\square$ monthly $\square$ weekly $\square$ bi-weekly $\square$
	beginning	period: in the amount of on, and payabl
	thereafter on a $\square$ monthly $\square$	weekly $\square$ bi-weekly $\square$ semi-monthly
		, until the child becomes 18 years of age
	18 years of age while enrolled i basis, then such support shall co	nes emancipated, except that if the child become n and attending secondary school on a full-tim entinue until the child completes secondary school not be required after the child attains 20 years of a) and (B).
So fou	ınd, this day of	, 20
Conse	ented to by:	Judge, Superior Court Gwinnett Judicial Circui  [ ] by designation
Plainti	ff	Defendant
Date		Date
Ohild Co	oport Addendum v08242015	Page <b>4</b> of <b>4</b>