STATE OF MICHIGAN 44TH CIRCUIT COURT FAMILY DIVISION LIVINGSTON COUNTY

REQUEST FOR REVISION OF PROPOSED ORDER OR JUDGMENT

CASE	NUN	ИBER
------	-----	------

FAMILY DIVISION COLUMN	DUNTY	OR JUD		
	nder Way Howell, MI	48843 F	Phone:(517)546-02	
Plaintiff's Name and A	Address		Defendant's Nam	e and Address
Attorney for Plaintiff			Attorney for Defe	ndant
To:			Date:	
The Friend of the 0	Court has reviewed	vour propo	osed court order	or judgment. This document is
being returned to y	ou for revision bec	ause it doe	s not comply wit	h the Michigan Statutes,
Michigan Court Ru	les and/or the polic	cy of the 44	th Circuit Court-F	amily Division as follows:
which state that is not a Abduction. country/nat Internationa A judgment language: N the insu	s that neither parer a party to the Hague Parents, by writter ion, which is not a al Child Abduction. t of divorce, separa MCR 3.211(B) urance and dower p	nt shall exe e Convention agreement party to the ate maintent provision re	ercise parenting to on on the Civil A nt may exercise pe Hague Convent ance, or annulme quired by MCL 5	sion, pursuant to MCL 722.27a ime in a foreign country/nation spects of International Child parenting time in a foreign tion on the Civil Aspects of ent MUST include the following 552.101; annuity and retirement benefits
 a deterring a provision A judgment MCR 3.211 the dominant 	(C) nicile or residence of	y rights of tenying spou custody of	usal support a minor child MI	UST provide the following: be moved from Michigan without
 the persis move a paren not cha A judgment on the lates provision in If only on 	ed to another addre t whose custody or nge the legal reside t or order awarding st version of the Un court orders. MCR	r parenting ence of the child supp liform Supp 3.211 (D) r spousal s	time of a child is child except in cort and/or spous port Order, which	FOC in writing when the minor governed by the order shall compliance with MCL 722.31 al support MUST be prepared contains all of the required d, then only the Uniform Support
 The Un with the 		er governs, Order		e judgment or order conflict
				y reference a prior Uniform or spousal support is reserved.
	• •			date of the support order. mber of overnights that each
party is gra	nted per the most o	current pare	enting time order	, which complies with the
Michigan C	hild Support Formu	ula.		

The Uniform Support Order MUST indicate whether or not the support provisions ordered follow the Michigan Child Support Formula. If support does not follow the guidelines the order MUST state the reasons why, pursuant to MCL 552.605
The Uniform Support Order MUST indicate which party or parties are to obtain/maintain health insurance for the minor child(ren).
The Uniform Support Order MUST include the uninsured health care expense split between the parties.
The Uniform Support Order MUST include the annual ordinary medical amount of \$357 for 1 child, \$715 for 2 children, \$1072 for 3 children or \$1430 for 4 children.
The Uniform Support Order must list a breakdown of support when there are multiple children.
The judgment or order should contain the full name and birth date of the minor child(ren).
 Each judgment or order SHALL contain the following language immediately preceding the Judge's signature: MCR 2.602(A)(3) This Order resolves the last pending claim(s) and closes the case for docket purposes only.
 ALL judgments and orders with joint legal custody should include the following language: "Joint legal custody" as used herein means that the parties shall share in the decision-making authority as to the important decisions affecting the health, education and welfare of the child. The parties shall conduct themselves at all times with the best interest of the child foremost in their consideration and shall communicate with one another on a regular basis to enhance and foster the child's best interest.
In cases where the minor child is named in the complaint and then reaches the age of majority prior to the entry of the order or judgment, a statement that the child(ren) have emancipated and custody and support is no longer an issues for the Court.
Parties submitting a judgment or order MUST serve the FOC and all other parties (including the GAL) with the latest SCAO Domestic Relations Judgment Information Form. MCR 3.211(F)(2) OTHER:
ease correct and/or revise your judgment or order and re-submit to the Friend of the Court for proval. If you have any questions, please contact my secretary, Sherry Dorow. Thank you,

Melissa A. Scharrer/Friend of the Court