SUPERIOR COURT OF FULTON COUNTY STATE OF GEORGIA FAMILY DIVISION

and	Petitioner,		CIVIL ACTION FILE NO	
	Respondent			
	CHI	LD SUPPORT AI	DDENDUM	
	The parties have agreed to by both parties to meet the of the Order and affirm the signatures at the end of this This addendum includes fi in compliance with OCGA	requirements of OCGA accuracy of the inform a addendum. ndings of fact and concl	\$19-6-15. The parties agation provided, as shown	gree on the terms by their
	Application of Child Suppeen applied in reaching the a. The specifics are as follows	amount of child support		
1.	Gross Income - The Father Mother's gross monthly in			; the
2.	Number of Children - The this order is	number of children for	whom support is being pr	ovided under
3.	Attachments - The <i>Child S</i> this Addendum, along with	* *		d made a part of
4.	<u>Child Support Amount</u> – T support of the minor childr Dollars (<u>\$</u>) per	en, the sum of		
5.	Duration of Child Suppo	rt		
	_	•	of the following paragraphs	_
	☐ (a) Beyond Age 18 for until each child reaches the provided that if a child becachool on a full-time basis.	e age of eighteen, dies, i omes eighteen years old	marries, or otherwise become distributed in and att	omes emancipated; ending secondary

	month when the child has graduated from secondary school or through the month when the child reaches twenty years of age, whichever occurs first. □ (b) Stops at Age 18 - The child support shall continue monthly thereafter until each child reaches the age of eighteen, dies, marries, or otherwise becomes emancipated. □ (c) Until Further Order - This is not a final order, so the child support shall continue until further order of this Court. □ (d) Until Specific Date - The child support shall continue monthly thereafter until
6.	Deviation from Presumptive Amount
0.	[You must check & complete only one of the following paragraphs.]
	☐ (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 <i>Schedule E</i> . The amount of support in Paragraph 4 above is the Presumptive Amount of Child Support shown on the attached <i>Child Support Worksheet</i> .
	□ (b) Deviation - It has been determined that one or more of the Deviations allowed under OCGA §19-6-15 applies in this case, as shown by the attached <i>Schedule E</i> . The Presumptive Amount of Child Support that would have been required under OCGA §19-6-15 if the deviations had not been applied is \$\frac{\\$}{\}\$ per month, as shown on the attached <i>Child Support Worksheet</i> . The attached <i>Schedule E</i> 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.
7.	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.]
	☐ (a) Not Split Parenting Case - This case does not involve Split Parenting.
	□ (b) Split Parenting Case - This is a Split Parenting case. Separate <i>Child Support Worksheets</i> have been filed for the children living with the Mother and for the children living with the Father, and a <i>Child Support Order Addendum</i> has been entered in this action for each parent. At this time, the Mother is obligated to pay the sum of \$ per month to the Father, and the Father is obligated to pay the sum of \$ per month to the Mother.
	[If you checked (b) above, you must check & complete only one of the following sub-paragraphs.]
	(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.
	 □ (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. □ (3) Full Payment From Each - Each parent shall pay the full amount of his or her child support obligation to the other.
8.	Health, Dental & Vision Insurance for Children
	[You must check & complete all parts of only one of the following paragraphs, (a) or (b).]
	□ (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) ☐ Dental ☐ Vision.
	So long as it remains available to that parent, theshall 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 it 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 month when the child has graduated from secondary school or through the month the child 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 8 (a)(1) and (2) shall apply.
9.	
<i>)</i> .	Uninsured Health Care Expenses - The shall pay % and the 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 a health care expense for one of the children shall provide verification of the amount to the other party. That other party shall reimburse the incurring party (or pay the health care provider directly) for the appropriate percentage of the expense, within fifteen (15) days after receiving the verification of a particular health care expense.

10.	Parenting Time Amounts - The approximate number of days of parenting time per year according to the visitation order isdays for the Father and days for the Mother.		
11.	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 		
12.	used as a reason for decreasing the final child support order or reducing arrearages. Modification		
	[You must check & complete only one of the following paragraphs.]		
	 □ (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:		
	 □ (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: □ (1) Substantial change in the income and financial status of the Father; □ (2) Substantial change in the income and financial status of the Mother; □ (3) Substantial change in the needs of the Children; □ (4) The noncustodial parent failed to exercise visitation provided under the prior order; □ (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: 		

13.	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.
14.	Income Deduction Order
	[You must check & complete only one of the following paragraphs: (a), (b) or (c).]
	 □ (a) An <i>Income Deduction Order</i> shall be entered by the Court, under OCGA § 19-6-32, for payment of the child support and alimony (if any) provided. The <i>Income Deduction Order</i> shall take effect:
	☐ (c) The Court finds that there is good cause not to require income deduction, having determined that income deduction will not serve the children's best interests and that there has been sufficient proof of timely payment of any previously ordered support.
	es' Consent (if applicable) - We knowingly and voluntarily agree on the terms of this Order. of us affirms that the information we have provided in this Addendum is true and correct.
Fa	ther's Signature Mother's Signature

ORDER

The Court has reviewe	ed the foregoing <i>Child Support Addendum</i> , and i	t is hereby
made the Order of this Court.		
This Order entered on		
	SUPERIOR COURT OF FULTON COUNTY	, JUDGE
	ATLANTA JUDICIAL CIRCUIT	