**ORI Number**

THE SUPERIOR COURT FOR THE COUNTY OF

STATE OF GEORGIA

 , :

Petitioner, : Civil Action File v. :

 , : No. Respondent. :

CHILD SUPPORT ADDENDUM TO

FAMILY VIOLENCE PROTECTIVE ORDER

This Addendum is entered in conjunction with the Family Violence Protective Order dated

 , 20 and supersedes any contradictory language in that order. This Addendum is intended to fulfill the requirements of O.C.G.A. §19-6-15.

 1. The Respondent is ordered to pay to the Petitioner support for the minor child/ren in the

 amount of $ every beginning the

 of , 20 .

 All payments are to be made by or to: income deduction order

 child support receiver

 by mail directly to the Petitioner

 or

 In determining child support the Court finds as follows:

 The gross income of the father is $ yearly or $ monthly.

 The gross income of the mother is $ yearly or $ monthly.

 Child support is being determined for child/ren.

 2. Social Security benefits of $ per month received by the child/ren on behalf of the Respondent have reduced the Respondent’s presumptive child support obligation from $ to $ per month.

 3. Health insurance is available at a reasonable cost to Petitioner/Respondent (circle one).

 Petitioner/Respondent (circle one) shall provide health insurance for the parties’ minor

 child/ren. The parent who maintains the insurance shall provide the other parent with an

 insurance identification card or other acceptable proof of insurance coverage and shall

 cooperate with the other parent in submitting claims under the policy.

 4. The Respondent shall be responsible for % and Petitioner shall be responsible for

 % of the uninsured health care expenses for the minor child/ren.

 5. The following deviation(s) to the child support calculations as outlined in O.C.G.A. § 19-6-15 applies in this case:

 The reason for such deviation(s) is/are:

 The presumptive amount of child support required under O.C.G.A. §19-6-15 if the deviation had not been applied is $ per month; however, the guidelines would be unjust or inappropriate considering the relative ability of each parent to provide support and it is in the best interest of these child/ren to deviate from the Presumptive Amount of Child Support because

 Deviation from the presumptive amount of child support would not seriously impair the ability of the custodial parent to maintain minimally adequate housing, food, clothing, and other basic necessities for the child/ren being supported by this order.

 6. The Respondent’s parenting time as set forth in the visitation paragraph of the main order is days per year.

 7. It is further Ordered:

 SO ORDERED this day of , 20 .

 JUDGE, SUPERIOR COURT

 County

 Print or stamp Judge’s name

Rev’d 10/2008