	IN THE IOWA D	ISTRICT COURT	FOR	COUNTY
Petitioner	,	- - - -	NOORDER RELATIN	G TO SATISFACTION OF
VS.				
Responde	ent.	- -		
		- - -		
day of State's inte	this matter com, this matter com	es before the Cou payor, f Satisfaction to the	urt. The State of low	, having been mailed notice of the
Support.			·	
□ app □ wa did no Th	peared by signing the Request s given notice of the State's in	and Affidavit to S tention to present but did not object	the Affidavit of Satis	ild Support.  faction to the Court for confirmation ision to satisfy their arrearages's □ and
Request ar	nd Affidavit to Satisfy Delinque			cision to Satisfy Delinquent Child
	nich was sent to yor and being fully advised in t			,
		•		
<b></b>		and		have
submitted t	to the jurisdiction of the court b	y filing a Request	and Affidavit to Sati	sfy Delinquent Child Support and th
payor, hav	ing been given notice of the inf	tention to request	entry of this order co	onfirming the satisfaction, has failed
-	r contest the entry of the order			
				were
entitled to i	receive support payments on b	enalt ot the child(	ren) below.	

3.	The current obligation ordered has been suspended according to lowa Code section 252B.20 and was for the							
	support of:							
		Child's Initials		Year of Birth				
				<del></del>				
				<del></del>				
4.			acknowledges					
•••					acknowledge			
tha		gation which is satisfied (						
		of whether or not the rea						
	-	stated under Iowa Code s	•					
	•							
٥.					acknowledge			
tha		nquency due the State of						
			-		en notice and has failed to			
		Decision to Satisfy Delir						
		ORDERED, ADJUDGED						
		the attached Affidavit of			ence.			
•	_			•	elinquent support payments			
du	e him or her unde				q			
			and specifically res	erves the right to collect	arrearages in the amount			
	of \$		and opcomodily rec	orvoo trio rigint to concot	arroaragee in the arrivant			
	□ AND as evidenced by the attached Affidavit of Satisfaction which is incorporated by reference,							
		•		•	y and all delinquent support			
-		or her under this order	<b>,</b>		,			
	•		and specifically res	erves the right to collect	arrearages in the amount			
	of \$		speemeany .ee					
Th		— · onfirmed and shall be cre	dited on the officia	I pavment record. Pavm	ents made between the			
		s signed and the date this						
		he total reserved balance						
	all not be returned		· ·					
			nguency which is a	assigned to the State of I	owa, a governmental entity			
		state, or another individ		•	,			
Ji	agono, or anomor	sate, or another marvier		or released and ref	name and and ownig.			
	7.70.1		a a	1.11	y ha antitlad to the amount still			
1 1	I It the amount of a	rrange due to this norty is la	as than the amount w	control this north will only	the entitled to the emount still			

 $<sup>\</sup>square$  If the amount of arrears due to this party is less than the amount reserved, this party will only be entitled to the amount still due on the arrears.

 $<sup>\</sup>square$  If the amount of arrears due to these parties is less than the amount they each reserved, each party will only be entitled to the amount still due on their individual arrears.

- 3. Any support delinquency due the State of Iowa, a governmental entity or agency of another state, or another individual is reserved, and the payor must pay this delinquency. Monies received by the payee and/or assignee shall not be applied against the delinquency due to the State of Iowa. Only payments made to and retained by the state of Iowa shall reduce the balance due the State of Iowa.
- 4. The remaining accrued delinquency may be collected by any means provided by law including, but not limited to, an interception of federal or state income tax refund.

□ ALL OF THE ABOVE IS SO ORDERED	, as indicated b	y the attached electronic judicial	signature.		
		Judge of the Judicial District of the state of Iowa			
Copy to:					