State of Alabama Unified Judicial System CS-5AR Rev. 3/2009 Page 1 of 2		MENDATIONS / DEFAULT AMOUNT OF SUPPORT	Court Case Number		
	L COURT OF	COUNTY, ALABAMA			
IN THE COURT OF COUNTY, ALABAMA STATE OF ALABAMA, ex rel.					
Plaintiff	V.	Defendant			
Address		Address			
FINDINGS: This case having been heard on the day of,, this Referee finds that the Court has jurisdiction over the parties and the subject matter. This Referee further finds that the Defendant was properly served with a summons and petition by: □ personal service; □ certified mail. The following persons were present:					
Plaintiff: Pro se Plaintiff's Attorney State's Attorney Other					
This case has been presented in the affidavit of the Plaintiff or in otherwise for a default judgment pursuant to Rule 55(b)(2) of the Alabama Rules of Civil Procedure and the Defendant is not an infant or unrepresented incompetent person and has failed to plead or otherwise defend. With the Defendant's default having been duly entered and having considered the evidence presented, the Referee finds that the Defendant is obligated to pay support for the minor child(ren) named as follows:					
This Referee finds that health insurance is unavailable at reasonable cost or is not accessible					
(If applicable): The Defendant is also obligated to pay support for, spouse/former spouse.					
1. The Defendant shall pa	IMENDED BY THE REFEREE A y the sum of \$ per or child(ren) named above.	S FOLLOWS: commencing on	for the support and		
That the award of child support made herein was determined by application of the Child Support Guidelines established by Rule 32, Alabama Rules of Judicial Administration. The Child Support Guidelines (CS-42) and the Child Support Obligation Income Statement/Affidavit (CS-41) forms have been filed herein and are made a part of the record in this case.					
The Referee finds that deviation is appropriate based on the Child Support Guidelines established by Rule 32, Alabama Rules of Judicial Administration. The findings are noted in the Child Support Guidelines Notice of Compliance (CS-43).					
2. The child support payments shall continue until discharged as provided by law.					
 The child support payments shall be made payable to: <u>Alabama Child Support Payment Center</u> at <u>P.O. Box 244015</u>, <u>Montgomery, AL 36124-4015</u>. 					
4. The Defendant OR the Plaintiff, wherever employed, shall include the child(ren) named above on any health insurance policy or health insurance coverage at his or her place of employment and shall provide proof of the coverage within thirty (30) days of the date of the Judge's signature on this form to the other party in non-Title IV-D cases OR to theCounty Department of Human Resources in Title IV-D cases.					
☐ The Defendant OR ☐ the Plaintiff shall include the child(ren) named above on any health insurance policy or health insurance coverage which he or she shall purchase and shall provide proof of the coverage within thirty (30) days of the date of the Judge's signature on this form to the other party in non-Title IV-D cases OR to the County Department of Human Resources in Title IV-D cases.					
The Defendant shall pay% and the Plaintiff shall pay% of all unreimbursed health expenses. The parties must submit within 30 days any unreimbursed health expenses to the other party and payment of the expenses must be made within 30 days of this submission.					
 The Defendant shall pay the sum of \$Per commencing on for the medical support of the minor child(ren) named above, as health insurance is not accessible, not available,or is not available at a reasonable cost. Other recommended arrangements regarding health insurance: 					
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FINDINGS / RECOMMENDATIONS / DEFAULT UDGMENT SETTING AMOUNT OF SUPPORT

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5.		tifyCounty Department of Human Resources as to any chor change in health insurance coverage.	ange of address,		
6.	The Defendant shall pay the following:				
	\$ representing retroactive child support to be paid at the rate of \$ per commencing on				
		resenting the cost of genetic testing to be paid at the rate of \$, or repaid as follows:			
		esenting previous medical expenses to be paid at the rate of \$	_ per		
		reduced to a judgment for which let execution issue. Interest will continue d in full as provided in <i>Ala.Code 1975, Section 8-8-10.</i>	e to accrue on this judgment		
7.	(If applicable) The Defetted the support and mainted the support and t	endant shall pay the sum of \$ percommencing a nance of spouse/former spouse which support shall continue until further	on for Order of the Court.		
8.	(If applicable) The spousal support payments shall be made payable to: <u>Alabama Child Support Payment Center</u> at <u>P.O. Box 244015, Montgomery, AL 36124-4015</u> .				
9.	Costs of these proceed	ings are taxed as follows:			
	against Plaintiff, for	which let execution issue;	on issue; 🛛 🗌 waived.		
10.	Reference is hereby made in this Findings / Recommendations / Default Judgment Setting Amount of Support to a separate income withholding order, the entry of which is required of this Court by law, and is recommended that it be specifically incorporated herein as a part of this Court's Order in this case.				
11.	In cases where payments are ordered paid directly to the Clerk of the Court, an additional \$1.00 administrative fee shall be paid as provided in <i>Ala.Code</i> 1975, <i>Section 12-19-26</i> , with each periodic payment.				
12.	Other:				
recon Within	nmendations of the Refe n fourteen (14) days of	NOTICE Alabama Rules of Juvenile Procedure <i>and Ala.Code 1975, Section 12-</i> eree do not constitute an order until they are ratified by the original s the Referee's findings and recommendations being filed in the Clerk's est for a rehearing before the judge.	ignature of the Judge.		
Reco	mmended this the	day of			
		Signature of Referee			
The	findings and recomme	endations of the Referee are hereby confirmed and shall constitut	e a final order in this case.		
	Date	Signature of Judge			