FCA ART 5-B

UIFSA-13

(Order on Petition to Vacate Registration of Out-of-State Child Support Order)

	8/2010		
		the Family Court of the v York, held in and for the , New York	
PRESENT: HON Judge/Support Magistrate			
In the Matter of the Registration of an Out- of-State Support Order pursuant to Article 5-B, Part 6A of the Family Court Act	-	Docket No.	
S.S.#: xxxx-xx		ORDER ON PETITION TO VACATE REGISTRATION OF OUT OF-STATE - SUPPORT ORDER	
Respondent/Non-Registering S.S.#: xxxx-xx	g Party		
An out-of-state support order dated Court on , and the Respondent named , requesting that registration of the support orde	above having	•	
		;and	
[Check applicable box(es)]: \square Petitioner and \square Resp	ondent havin	g appeared before this Court; and	
The matter having duly come on to be heard before	this Court;		
NOW, after examination and inquiry into the date at the proof and testimony offered in relation thereto,	and circumstan	nces of the case and after hearing	
This Court finds that the following support or inco □ have □have not been properly registered in this S Section 6-A:			

ORI	DER	ISSUING STATE	EFFECTIVE DATE	CURRENT SUPPORT AMOUNT
1				
2				
3				
4				
pursu Th Pe Th Th Th Th	ant to FCA Section e Court finds that the failed to request a notice of registration requested a hearing this Court has sent the court further find at the individual obtains the child is resident at the obligor is reseat the child's home	he Respondent has: hearing within twenty day on g to contest the validity of notice of the date, time a t, and initiating tribunal. ds: ligee is residing in the S ing in the State of iding in the State of	ays after the date of mailing or enforcement of the reginand place of the hearing by	ng of personal service of the stered Order of Support and y first class mail to the
IT	IS ORDERED			
	That the registered Order is confirmed pursuant to FCA Section 580-607 That pursuant to FCA Section 580-207 there is an existing order that must be recognized. The controlling Order for prospective enforcement is Order Number listed in the above table. The duration of support is governed by the law of , the issuing state; under the law of			
	regard to the obligurisdiction. Since Court has personate	apport is	nan one child support orders no order issued by a Starnust be recognized for pro	er has been issued with te of continuing, exclusive espective support and this are a new support order. A

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That the obligor owes arrears under order(s) listed in the above table totaling in the amount of \$ as of
That the non-registering Respondent has presented evidence establishing a full or partial defense pursuant to FCA Section 580-607(h) and this Court hereby stays enforcement of the registered Order and continues the proceeding to
registered Order and continues the proceeding to at
That the registered Order is not confirmed because the non-registering party has proven one or more of the defenses set forth below:
The issuing tribunal lacked personal jurisdiction over the contesting party pursuant to FCA Section 580-607(a)(1).
The Order was obtained by fraud pursuant to FCA Section 580-607(a)(2), the Court having found as follows:
The Order has been vacated, suspended, or modified by a later Order pursuant to FCA Section 580-607(a)(3), the Court having found as follows:
The issuing tribunal has stayed the Order pending appeal pursuant to FCA Section 580-607(a)(4), the Court having found as follows:
There is a defense under the law of this State to the remedy sought pursuant to FCA Section 580-607(a)(5), the Court having as follows:
Full or partial payment has been made pursuant to FCA Section 580-607(a)(6), the Court having found as follows:
The statute of limitation precludes enforcement of some or all of the arrearage pursuant to FCA §580-607(a)(7), the Court having found as follows:

AND IT IS FURTHER ORDERED THAT the Clerk of Court shall forward a certified true copy of this Order to the Petitioner, Respondent, and initiating tribunal, if any, by first class mail.

IF THIS ORDER IS ENTERED BY A JUDGE, PURSUANT TO SECTION 1113 OF THE FAMILY COURT ACT, AN APPEAL FROM THIS ORDER MUST BE TAKEN WITHIN 30 DAYS OF RECEIPT OF THE ORDER BY APPELLANT IN COURT, OR 30 DAYS AFTER SERVICE BY A PARTY OR THE ATTORNEY FOR THE CHILD UPON THE APPELLANT, OR 35 DAYS FROM THE DATE OF MAILING OF THE ORDER TO APPELLANT BY THE CLERK OF COURT, WHICHEVER IS EARLIEST.

IF THIS ORDER IS ENTERED BY A SUPPORT MAGISTRATE, SPECIFIC WRITTEN OBJECTIONS TO THIS ORDER MAY BE FILED WITH THIS COURT WITHIN 30 DAYS OF THE DATE THE ORDER WAS RECEIVED IN COURT OR BY PERSONAL SERVICE, OR IF THE ORDER WAS RECEIVED BY MAIL, WITHIN 35 DAYS OF THE MAILING OF THE ORDER.

Date:	
	Judge of the Family Court/Support Magistrate
Check applicable box:	
□Order mailed on [specify date(s) and to whom mailed]: _	
□Order received in court on [specify date(s) and to whom	given]: