STA	TE OF WYOMING ) ss		IN THE DISTRICT COURT
COU	JNTY OF)		JUDICIAL DISTRICT
	Plaintiff/Petitioner:	)	Case Number
vs.	Person listed as Plaintiff or Petitioner on the Complaint or Petition	) ) )	
	Defendant/Respondent:	) ) )	
	Person listed as Defendant or Respondent on the Complaint or Petition		
	ORDER FOR INCOM	E WIT	THHOLDING
THE	E COURT ORDERS any payor of		(name
of O	bligor, person owing child support), to pay	child	support to
	ne of Obligee, person owed child support)		
Payments are due on the day of every			
mont	th). Total arrears (past due support) owed as o	of	(date) for child support is
\$	<u> </u>		
	☐ The Court orders the immediate a against the Obligor, pursuant to Wy		ion of an order for income withholding at. § 20-6-204.

Income withheld must be paid to one of the two following addresses:

	District Court	t Court, whose address is. t Clerks' Addresses in this		State Disbursement Unit 2300 Capitol Ave. Hathaway Bldg., 5 <sup>th</sup> Floor, Suite A Cheyenne, WY 82002		
ACCEPTED	. CHECK W			ECKS AND MONEY ORDERS CT COURT CLERKS OFFICE		
address provi	ded by that par	ent. Each party shall pay, ourt, State Disbursement	when d	ents to the receiving parent at the lue, all fees charged to that party and any other agency statutorily		
OR						
	Pursuant to Wyo. Stat. § 20-6-204, this order for income withholding is not subjet o immediate activation because either:					
		(When the parties agree	ee to riting,	ing to an alternative arrangement.  an alternative arrangement, the signed by the parties and reviewed court.)		
OR						
		require the immediate action.  The Court will state for including a statement explanation.	vation of the re laining	ive arrangement, the Court will not of an order for income withholding. ecord its findings of good cause, why implementation of immediate the in the best interests of the child.		

	The Court states:	
the date the in payment	for income withholding not subject to immediate activation shall become effect of the Obligor requests withholding commence; or the date the Obligor becomes not of an amount equal to one month's support obligation under the support of yo. Stat. § 20-6-205.	delinquent
every empl with all term	<b>RTHER ORDERED</b> that upon receipt of a notice of <i>Income Withholding for</i> ployer or other person now or in the future owing income to the Obligor sherms of the notice and shall withhold a portion of the Obligor's income and at the address in the <i>Income Withholding for Support</i> form.	all comply
retui limit cont com	or purposes of this order: "INCOME" means any form of periodic payment rurn in money to an individual, regardless of source. Income includes, but is nited to wages, earnings, salary, commission, compensation as an independent ractor, temporary total disability and permanent partial disability, worked in many many many many many many many man	not lent er's
penalize a	<b>more</b> , no employer may discharge, discipline, refuse employment to, or an Obligor because of this <i>Order for Income Withholding</i> or a subseque <i>Withholding for Support</i> form.	
	URTHER ORDERED that the payor comply with all the terms of an issuling for Support form and all subsequent notices served upon the payor;	ied <i>Income</i>
The last kno	nown addresses of the Obligor and Obligee are as follows:	
Obligor (po		
Obligee (po	(person to receive child support):	

IT IS, FURTHER, ORDERED that each party shall notify the Clerk of District Court, in writing, on forms available from the Clerk, within 15 days of any changes in address or employment status. At the time this *Order for Income Withholding* is entered, the Clerk shall mail a copy of the order and the support order to the last known address of the Obligor and the Obligee as listed below.\* **DATED** this day of , 20 . BY THE COURT: DISTRICT COURT JUDGE Copies to: Plaintiff/Petitioner's or Attorney's Name and Address: Defendant/Respondent's or Attorney's Name and Address:

<sup>\*</sup> Be sure to include addressed/stamped envelopes for you and the Defendant/Respondent when filing this Order for Income Withholding so that copies of this Order can be mailed by the Clerk as required by law.