Su	perior Court of W	/ashington, Cou	nty of		
n re: Petitioner/s (person/s who started thi	s case):	ild Support Order		
And Respon	dent/s (other party/par	ties):	Temporary (TMOF Final (ORS) Clerk's action requ		
□ No m	Judgment Summ	rdered.			
	marize any money j ment for	Debtor's name	ction <i>22</i> in the table Creditor's name	Amount	Interest
oudg	ment for	(person who must pay money)	(person who must be paid)	Amount	merest
	due child support to	-		\$	\$
	due medical support to	-		\$	\$
Past	due children's exp. to			\$	\$
Other	amounts (describe):			\$	\$
	y Interest Rate for child sher judgments:% (1			es: 12%.	
·	er (name):		presents (name):		
Lawy	er (name):	Re	presents (name):		

> Findings and Orders

2.	The court orders child support as part of this family law case	This is a (check one):
	☐ temporary order. ☐ final order.	

3. The Child Support Schedule Worksheets attached or filed separately are approved by the court and made part of this Order.

4. Parents' contact and employment information

Each parent must fill out and file with the court a Confidential Information form (FL All Family 001) including personal identifying information, mailing address, home address, and employer contact information.

Important! If you move or get a new job any time while support is still owed, you must:

- Notify the Support Registry, and
- Fill out and file an updated Confidential Information form with the court.

Warning! Any notice of a child support action delivered to the last address you provided on the Confidential Information form will be considered adequate notice, if the party trying to serve you has shown diligent efforts to locate you.

Parents' Income 5.

Parent (name):	Parent (name):		
Net monthly income \$ (line 3 of the Worksheets)	Net monthly income \$ (line 3 of the Worksheets)		
This income is (check one):	This income is (check one):		
☐ imputed to this parent. (Skip to 6 .)	☐ imputed to this parent. (Skip to 6 .)		
this parent's actual income (after any exclusions approved below).	this parent's actual income (after any exclusions approved below).		
Does this parent have income from overtime or a 2 nd job?	Does this parent have income from overtime or a 2 nd job?		
☐ No. (Skip to 6 .)	☐ No. (Skip to 6 .)		
☐ Yes. (Fill out below.)	☐ Yes. (Fill out below.)		
Should this income be excluded? (check one):	Should this income be excluded? (check one):		
□ No. The court has included this income in this parent's gross monthly income on line 1 of the Worksheets.	No. The court has included this income in this parent's gross monthly income on line 1 of the Worksheets.		
 ☐ Yes. This income should be excluded because: ■ This parent worked over 40 hours per week averaged over 12 months, and ■ That income was earned to pay for ☐ current family needs ☐ debts from a past relationship ☐ child support debt, and ■ This parent will stop earning this extra income after paying these debts. 	 Yes. This income should be excluded because: This parent worked over 40 hours per week averaged over 12 months, and That income was earned to pay for		
The court has excluded \$ from this parent's gross monthly income on line 1 of the <i>Worksheets</i> .	The court has excluded \$ from this parent's gross monthly income on line 1 of the <i>Worksheets</i> .		

Parent (name):	Parent (name):
☐ Other Findings:	☐ Other Findings:

Imputed Income 6.

To calculate child support, the court may **impute** income to a parent:

- whose income is unknown, or
- who the court finds is unemployed or under-employed by choice.

Imputed income is not actual income. It is an assigned amount the court finds a parent could or should be earning. (RCW 26.19.071(6))

Parent (name):	Parent (name):
☐ Does not apply. This parent's actual income is used. (Skip to 7 .)	☐ Does not apply. This parent's actual income is used. (Skip to 7 .)
 ☐ This parent's monthly net income is imputed because (check one): ☐ this parent's income is unknown. ☐ this parent is voluntarily unemployed. ☐ this parent is voluntarily under-employed. ☐ this parent works full-time but is purposely under-employed to reduce child support. 	 ☐ This parent's monthly net income is imputed because (check one): ☐ this parent's income is unknown. ☐ this parent is voluntarily unemployed. ☐ this parent is voluntarily under-employed. ☐ this parent works full-time but is purposely under-employed to reduce child support.
The imputed amount is based on the information below: (Options are listed in order of required priority. The Court used the first option possible based on the information it had.) Full-time pay at current pay rate. Full-time pay based on reliable information about past earnings. Full-time pay based on incomplete or irregular information about past earnings. Full-time pay at minimum wage in the area where the parent lives because this parent (check all that apply): is a high school student. recently worked at minimum wage jobs. recently stopped receiving public assistance, supplemental security income (SSI), or disability. was recently incarcerated.	The imputed amount is based on the information below: (Options are listed in order of required priority. The Court used the first option possible based on the information it had.) Full-time pay at current pay rate. Full-time pay based on reliable information about past earnings. Full-time pay based on incomplete or irregular information about past earnings. Full-time pay at minimum wage in the area where the parent lives because this parent (check all that apply): is a high school student. recently worked at minimum wage jobs. recently stopped receiving public assistance, supplemental security income (SSI), or disability. was recently incarcerated.
☐ Table of Median Net Monthly Income. ☐ Other (specify):	☐ Table of Median Net Monthly Income. ☐ Other (specify):

Limit					
	pes not apply. The monthly amount CW 26.19.065.	was not affected	d by the upper o	or lower limits in	
☐ Th	ne monthly amount has been affecte	d by <i>(check all t</i>	hat apply):		
	low-income limits. The self-supp have been calculated in the Works		•	nimum payment	
	□ the 45% net income limit. The court finds that the paying parent's child support obligations for his/her biological and legal children are more than 45% of his/her net income (<i>Worksheets</i> , line 18). Based on the children's best interests and the parents' circumstances, it is (<i>check one</i>): □ fair. □ not fair to apply the 45% limit. (<i>Describe both parents' situations</i>):				
	Combined Monthly Net Income of than \$12,000 per month (Worksheet is the presumptive amount from	ets line 4). The o	child support am		
	is more than the presumptive a			haaayaa (anaaify	
	is more than the presumptive a	inount nom the	economic table	because (specify	
_					
	dard Calculation ent Name		Standard cal		
			Worksheets		
			Worksheets		
Parel		th him/her most	\$ srent has at least	t one of the	
Parel	heck here if there is a Residential hildren from this relationship living wi	th him/her most	\$ srent has at least of the time.)	t one of the	
Parel Ch	heck here if there is a Residential hildren from this relationship living wi	th him/her most These child	\$ srent has at least of the time.)	t one of the	
Parel Ch ch Ti Li	heck here if there is a Residential hildren from this relationship living with these children (names and ages):	These child	\$ sent has at least of the time.) dren (names and agrant's name):	t one of the	

	Other calculation (specify method and attach Worksheet/s):
Devia	tion from standard calculation
Should	d the monthly child support amount be different from the standard calculation?
	o – The monthly child support amount ordered in section 10 is the same as the andard calculation listed in section 8 because <i>(check one):</i>
	Neither parent asked for a deviation from the standard calculation. (Skip to 10.)
	There is no good reason to approve the deviation requested by (name/s): The facts supporting this decision are (check all that apply):
	detailed in the Worksheets, Part VIII, lines 20 through 26.
	☐ the parent asking for a deviation:
	☐ has a new spouse or domestic partner with income of \$
	☐ lives in a household where other adults have income of \$
	has income from overtime or a 2 nd job that was excluded in section 5 above.
	other (specify):
	s - The monthly child support amount ordered in section 10 is different from the andard calculation listed in section 8 because (check all that apply):
	A parent or parents in this case has: children from other relationships. paid or received child support for children from other relationships. gifts, prizes or other assets. income that is not regular (non-recurring income) such as bonuses, overtime etc.
	 unusual unplanned debt (extraordinary debt not voluntarily incurred). tax planning considerations that will not reduce the economic benefit to the children.
	very different living costs, which are beyond their control.
	 The children in this case: spend significant time with the parent who owes support. The non-standard amount still gives the other parent's household enough money for the children basic needs. The children do not get public assistance (TANF). have extraordinary income. have special needs because of a disability.
	have special medical, educational, or psychological needs.
	There are (or will be) costs for court-ordered reunification or a voluntary placeme agreement.
	The parent who owes support has shown it is not fair to have to pay the \$50 per child presumptive minimum payment.

	Ш	reserve (calculated on lines 8.a. – c. of the <i>Worksheets</i>		ne self-support
		Other reasons:		
	Th	e facts that support the reasons checked above are	(check all t	that apply):
		detailed in the Worksheets, Part VIII, lines 20 through 2	6.	
		the parent asking for a deviation:		
		has a new spouse or domestic partner with income		
		☐ lives in a household where other adults have income		
	_	has income from overtime or a 2 nd job that was excl		ction 5 above.
	Ш	as follows:		
10.	Montl	nly child support amount (transfer payment)		
		onsidering the standard calculation in section 8 , and who	ether or no	nt to apply a
		on in section 9 , the court orders the following monthly ch		
		er payment).	а сарро.	
	□ (\frac{1}{2})	lame):		must pay child
	SU	lame):each mon oport to <i>(name):</i> each mon ed below <i>(add lines for additional children if needed):</i>	th as follow	s for the children
	IISI			
		Child's Name	Age	Amount
	1.			\$
	2.			\$
	3.			\$
	4.			\$
	5.			\$
		Total monthly child suppor	t amount:	\$
		Child turning twelve years old – The monthly amount fo		
		(child's name) will starting with the month this child turns twelve (month, y	l change to	\$
		sidential Split – Each parent has at least one of the ch		
	ch	ng with him/her most of the time. <i>(Name):</i> ld support to <i>(name):</i>	each mon	th as follows:
		Total monthly child suppor		
	04 4:			
11.		ng date and payment schedule		
		onthly child support amount must be paid starting (montification) following payment schedule:	h, year):	
	on the	Tollowing payment scriedule.		

		in one payment each month by the day of the month.
		in two payments each month: ½ by the and ½ by the day of the month.
		other (specify):
12.	Ste	ep Increase (for modifications or adjustments only)
		Does not apply.
		Approved – The court is changing a final child support order. The monthly child support amount is increasing by more than 30% from the last final child support order. This causes significant financial hardship to the parent who owes support, so the increase will be applied in two equal steps:
		 For six months from the Starting Date in section 11 above, the monthly child support amount will be the old monthly amount plus ½ of the increase, for a total of \$ each month.
		 On (date):, six months after the Starting Date in section 11, the monthly child support amount will be the full amount listed in section 10.
		Denied – The court is changing a final child support order <i>(check one):</i>
		but the monthly payment increased by less than 30%.
		☐ and the monthly payment increased by more than 30%, but this does not cause a significant hardship to the parent who owes support.
13.	Pe	riodic Adjustment
		Child support may be changed according to state law. The Court is not ordering a specific periodic adjustment schedule below.
		Any party may ask the court to adjust child support periodically on the following schedule without showing a substantial change of circumstances:
		The Motion to Adjust Child Support Order may be filed:
		every months.
		on (date/s):
		other (describe condition or event):
		<i>Important!</i> A party must file a <i>Motion to Adjust Child Support Order (form FL Modify 521)</i> , and the court must approve a new <i>Child Support Order</i> for any adjustment to take effect.
		Deadlines, if any (for example, deadline to exchange financial information, deadline to file the motion):
14.	Pa	yment Method (check either Registry or Direct Pay)
		Registry – Send payment to the Washington State Support Registry. The Division of Child Support (DCS) will forward the payments to the person owed support and keep records of all payments.

Address for payment: Washington State Support Registry PO Box 45868, Olympia, WA 98504 Phone number/s: 1 (800) 922-4306 or 1 (800) 442-5437 Important! If you are ordered to send your support payments to the Washington State Support Registry, and you pay some other person or organization, you will **not** get credit for your payment. DCS Enforcement (if Registry is checked above): DCS will **enforce** this order because *(check all that apply):* this is a public assistance case. one of the parties has already asked DCS for services. one of the parties has asked for DCS services by signing the application statement at the end of this order (above the Warnings). DCS will **not** enforce this order unless one of the parties applies for DCS services or the children go on public assistance. ☐ **Direct Pay** – Send payment to the other parent or non-parent custodian by: mail to: street address or PO box state or any new address the person owed support provides to the parent who owes support. (This does not have to be his/her home address.) other method: **15.** Enforcement through income withholding (garnishment) DCS or the person owed support can collect the support owed from the wages, earnings, assets or benefits of the parent who owes support, and can enforce liens against real or personal property as allowed by any state's child support laws without notice to the parent who owes the support. If this order is **not** being enforced by DCS and the person owed support wants to have support paid directly from the employer, the person owed support must ask the court to sign a separate wage assignment order requiring the employer to withhold wages and make payments. (Chapter 26.18 RCW.) Income withholding may be delayed until a payment becomes past due if the court finds good reason to delay. ☐ Does not apply. There is no good reason to delay income withholding. ☐ Income withholding will be **delayed** until a payment becomes past due because *(check* one): ☐ the child support payments are enforced by DCS and there are good reasons in the children's best interest not to withhold income at this time. If this is a case about changing child support, previously ordered child support has been paid on time. List the good reasons here:

	the child support payments are not enforced by DCS and there are good re not to withhold income at this time.	asons
	List the good reasons here:	
	the court has approved the parents' written agreement for a different payme arrangement.	ent
16.	End date for support	
	Support must be paid for each child until (check one):	
	☐ the court signs a different order, if this is a temporary order.	
	the child turns 18 or is no longer enrolled in high school, whichever happens last unless the court makes a different order in section 17.	st,
	the child turns 18 or is otherwise emancipated, unless the court makes a different order in section 17.	ent
	after (child's name):	d until
	this child is able to support him/herself and is no longer dependent on the pother:	arents.
	□ other (specify):	
17.	Post-secondary educational support (for college or vocational school)	
17.	Post-secondary educational support (for college or vocational school) Reserved – A parent or non-parent custodian may ask the court for post-secon educational support at a later date without showing a substantial change of circumstances by filing a <i>Petition to Modify Child Support Order</i> (form FL Modif The <i>Petition</i> must be filed <i>before</i> child support ends as listed in section 16.	•
17.	■ Reserved – A parent or non-parent custodian may ask the court for post-secon educational support at a later date without showing a substantial change of circumstances by filing a Petition to Modify Child Support Order (form FL Modify Child Support Order)	y 501).
17.	 Reserved – A parent or non-parent custodian may ask the court for post-secon educational support at a later date without showing a substantial change of circumstances by filing a <i>Petition to Modify Child Support Order</i> (form FL Modif The <i>Petition</i> must be filed <i>before</i> child support ends as listed in section 16. Granted – The parents must pay for the children's post-secondary educational support. Post-secondary educational support may include support for the period high school and before college or vocational school begins. The amount or 	y 501). od after
17.	 Reserved – A parent or non-parent custodian may ask the court for post-second educational support at a later date without showing a substantial change of circumstances by filing a <i>Petition to Modify Child Support Order</i> (form FL Modif The <i>Petition</i> must be filed <i>before</i> child support ends as listed in section 16. Granted – The parents must pay for the children's post-secondary educational support. Post-secondary educational support may include support for the period high school and before college or vocational school begins. The amount or percentage each person must pay (check one): will be decided later. The parties may make a written agreement or ask court to set the amount or percentage by filing a <i>Petition to Modify Child</i> 	y 501). od after
17.	 Reserved – A parent or non-parent custodian may ask the court for post-second educational support at a later date without showing a substantial change of circumstances by filing a <i>Petition to Modify Child Support Order</i> (form FL Modif The <i>Petition</i> must be filed <i>before</i> child support ends as listed in section 16. Granted – The parents must pay for the children's post-secondary educational support. Post-secondary educational support may include support for the period high school and before college or vocational school begins. The amount or percentage each person must pay (check one): will be decided later. The parties may make a written agreement or ask court to set the amount or percentage by filing a <i>Petition to Modify Child Support Order</i> (form FL Modify 501). 	y 501). od after
	 □ Reserved – A parent or non-parent custodian may ask the court for post-secon educational support at a later date without showing a substantial change of circumstances by filing a <i>Petition to Modify Child Support Order</i> (form FL Modif The <i>Petition</i> must be filed <i>before</i> child support ends as listed in section 16. □ Granted – The parents must pay for the children's post-secondary educational support. Post-secondary educational support may include support for the period high school and before college or vocational school begins. The amount or percentage each person must pay (<i>check one</i>): □ will be decided later. The parties may make a written agreement or ask court to set the amount or percentage by filing a <i>Petition to Modify Child Support Order</i> (form FL Modify 501). □ is as follows (<i>specify</i>): □ Denied – The request for post-secondary educational support is denied. 	y 501). od after
	 Reserved – A parent or non-parent custodian may ask the court for post-second educational support at a later date without showing a substantial change of circumstances by filing a <i>Petition to Modify Child Support Order</i> (form FL Modif The <i>Petition</i> must be filed <i>before</i> child support ends as listed in section 16. Granted – The parents must pay for the children's post-secondary educational support. Post-secondary educational support may include support for the period high school and before college or vocational school begins. The amount or percentage each person must pay (<i>check one</i>):	y 501). od after

		as follows (check one):
		Every year – (name): has the right to claim (children's names): and (name): has the right to claim (children's names):
		☐ Alternating – (name): has the right to claim the children for (check one): ☐ even ☐ odd years. The other parent has the right to claim the children for the opposite years.
		☐ Other (specify):
		For tax years when a non-custodial parent has the right to claim the children, the parents must cooperate to fill out and submit IRS Form 8332 in a timely manner.
19.	Ме	dical Support
	incl	portant! Read the Medical Support Warnings at the end of this order. Medical Support udes health insurance (both public and private) and cash payments towards premiums I uninsured medical expenses.
		The court is not ordering how health care coverage must be provided for the children because the court does not have enough information to determine the availability of accessible health care coverage for the children (coverage that could be used for the children's primary care). The law requires every parent to provide or pay for medical support. The Division of Child Support (DCS) or any parent can enforce this requirement. (<i>Skip to</i> 20 .)
		Private health insurance ordered. (Name): must pay the premium to provide health insurance coverage for the children. The court has considered the needs of the children, the cost and extent of coverage, and the accessibility of coverage.
		☐ The other parent must pay his/her proportional share* of the premium paid. Health insurance premiums (<i>check one</i>):
		are included on the Worksheets (line 14). No separate payment is needed.
		are not included on the Worksheets. Separate payment is needed. A parent or non-parent custodian may ask DCS or the court to enforce payment for the proportional share.
		* Proportional share is each parent's percentage share of the combined net income from line 6 of the Child Support Schedule Worksheets.
		☐ The other parent is not ordered to pay for any part of the children's insurance because (explain):
		A parent cannot be excused from providing health insurance coverage through an employer or union solely because the child receives public health care coverage.

	Neither parent can be ordered to pay an amount towards health cathan 25% of his/her basic support obligation (Worksheets, line 19) interest of the children.	· ,
	Public health care coverage. (Name): child in public health care coverage, and does not have health insurance coverage through an employer or unio	
	☐ The other parent must enroll the child in accessible through their employer or union up to 25% of their b	
	The other parent must pay his/her proportional shar health care coverage for the child. Public health car	•
	are included on the Worksheets (line 14). No se	parate payment is needed.
	are not included on the Worksheets. Separate or non-parent custodian may ask DCS or the coproportional share.	
	 Proportional share is each parent's percentage sh income from line 6 of the Child Support Schedule 	
	☐ The other parent is not ordered to pay for any part of coverage because (explain):	of the children's health care
	A parent cannot be excused from providing health insurance co	overage through an employer or union
	solely because the child receives public health care coverage.	
	A parent has been ordered to pay an amount that is mo support obligation (Worksheets, line 19). The court find interest because:	
\neg	Other (specify):	

20. Health care coverage if circumstances change or court has not ordered

If the parties' circumstances change, or if the court is not ordering how health care coverage must be provided for the children in section 19:

- A parent, non-parent custodian, or DCS can enforce the medical support requirement.
- If a parent does not provide proof of accessible health care coverage (coverage that can be used for the children's primary care), that parent must:
 - Get (or keep) insurance through his/her work or union, unless the insurance costs more than 25% of his/her basic support obligation (line 19 of the Worksheets),
 - Pay his/her share of the other parent's monthly premium up to 25% of his/her basic support obligation (line 19 of the Worksheets), or

• Pay his/her share of the monthly cost of any public health care coverage, such as Apple Health or Medicaid, which is assigned to the state.

21. Children's expenses not included in the monthly child support amount

Parent (name):

Uninsured medical expenses – Each parent is responsible for a share of uninsured medical expenses as ordered below. Uninsured medical expenses include premiums, copays, deductibles, and other health care costs not paid by health care coverage.

Parent (name):

Make payments to:

Service

Person who

	Children's Expenses for:	pays monthly	pays monthly	pays the expense	Provider						
	Uninsured medical expenses	☐ Proportional Share* ☐%**	☐ Proportional Share* ☐%**								
	* Proportional Share is each parent's percentage share of the combined net income from line of Child Support Schedule Worksheets. ** If the percentages ordered are different from the Proportional Share, explain why:										
Oth	Other shared expenses (check one):										
	 Does not apply. The monthly amount covers all expenses, except health care expenses. The parents will share the cost for the expenses listed below (check all that apply): 										
	The parente will of			Make payments to:							
	Children's Expenses for:	Parent (name):	Parent (name):	Person who pays the	Service Provider						
		pays monthly	pays monthly	expense							
	Day care:	☐ Proportional Share* ☐ \$%**	☐ Proportional Share* ☐ \$%**								
	☐ Education:	☐ Proportional Share* ☐ \$%**	☐ Proportional Share* ☐ \$%**								
	Long-distance transportation:	☐ Proportional Share* ☐ \$%**	☐ Proportional Share* ☐ \$%**								
	☐ Other (specify):	☐ Proportional Share* ☐ \$%**	☐ Proportional Share* ☐ \$%**								

^{*} Proportional Share is each parent's percentage share of the combined net income from line 6 of the Child Support Schedule Worksheets.

A none on magainting assument and self-BOO (see alles)								
A person receiving support can ask DCS to collect: expenses owed directly to him/her.								
 reimbursement for e 	•	on providing suppo	rt was orde	red to pay				
an order for a mone	y judgment that s/	he got from the cou	urt.					
Past due child support, n	nedical support	and other exper	nses					
☐ This order does not address any past due amounts or interest owed.								
☐ As of (date):	, n	either parent owes	(check all	that apply)				
past due child sup		interest on past due child support						
past due medical	support interest on past due medical supp							
☐ past due other exp								
to (check all that apply):								
☐ The court orders the following money judgments (summarized in section 1 above):								
Judgment for	Debtor's name (person who must pay money)	Creditor's name (person who must be paid)	Amount	Interest				
Past due child support fromto			\$	\$				
Past due medical support (health ins. & health care costs not covered by ins.) fromto			\$	\$				
☐ Past due expenses for: ☐ day care ☐ education ☐ long-distance transp. fromto			\$	\$				
☐ Other (describe):			\$	\$				
	support judamen	ts is 12%.		i				
The interest rate for child								

				or on date:					
	caused an overpayment of \$				shall repay this amount				
	to	(Name):			by (date):				
	The overpayment shall be credited against the monthly support amount owed each month at the rate of \$ each month until paid off.								
	☐ Ot	her (specify):							
24.	Other Or	ders							
	All the <i>Warnings</i> below are required by law and are incorporated and made part of this order. ☐ Other (specify):								
Ord	ered.								
Date			ludgo or	Commissioner					
Date	7		Juage of	Commissioner					
Peti	tioner and	Respondent or t	their lawyers	fill out below:					
		(check any that a	pply):	This document (check a					
	an agreeme presented b	nt of the parties		☐ is an agreement of the☐ is presented by me	parties				
			out notice to me	may be signed by the	court without notice to me				
Petiti	oner signs he	re or lawyer signs hei	re + W.S.B.A #	Respondent signs here or la	wver signs here + WSRA #				
7 00.0	onor digno no	e er langer eigne nei	0 1 17 0 27 1 11	rtoopondont signo noro or la	nyor signe nore i mezir ii				
Print	Name		Date	Print Name	Date				
	f any naro	ent or child rece	oivad public	accietaneo:					
٦	The state Depa	artment of Social and	l Health Services	(DSHS) was notified about this approved the following:	s order through the				
ſ	child supp	•	medical s						
		hild support	other (spe	• •					
ì	•								
<u> </u>	Deputy Prose	ecutor signs here	Print r	name and WSBA #	Date				
 8	ask the Divisi as a fee if DCS	on of Child Support (collects more than \$	DCS) to enforce \$500, unless I as	lies for DCS enforcem this order. I understand that D k to be excused from paying the fee if you have ever received	CS will keep \$25 each year is fee in advance. (You may				
		n-Parent Custodian ot sign for party)	signs here	Print name	Date				

All the warnings below are required by law and are part of the order. Do not remove.

Warnings!

If you don't follow this child support order...

- DOL or other licensing agencies may deny, suspend, or refuse to renew your licenses, including your driver's license and business or professional licenses, and
- Dept. of Fish and Wildlife may suspend or refuse to issue your fishing and hunting licenses and you may not be able to get permits. (RCW 74.20A.320)

If you receive child support...

You may have to:

- Document how that support and any cash received for the children's health care was spent.
- Repay the other parent for any day care or special expenses included in the support if you didn't actually have those expenses. (RCW 26.19.080)

Medical Support Warnings!

The parents must keep the Support Registry informed whether or not they have access to health care coverage for the children at a reasonable cost, and provide the policy information for any such coverage.

* * *

If you are ordered to provide children's health care coverage...

You have **20 days** from the date of this order to send:

- proof that the children are covered, or
- proof that health care coverage is not available as ordered.

Send your proof to the other parent or to the Support Registry (if your payments go there).

If you do **not** provide proof of health care coverage:

- The other parent or the support agency may contact your employer or union, without notifying you, to ask for direct enforcement of this order (RCW 26.18.170), and
- The other parent may:
 - Ask the Division of Child Support (DCS) for help.
 - Ask the court for a contempt order, or
 - File a Petition in court.

Don't cancel your employer or union health insurance for your children unless the court approves or your job ends and you no longer qualify for insurance as ordered in section **19**.

If an insurer sends you payment for a medical provider's service:

- you must send it to the medical provider if the provider has not been paid; or
- you must send the payment to whoever paid the provider if someone else paid the provider; or
- you may keep the payment if you paid the provider.

If the children have public health care coverage, the state can make you pay for the cost of the monthly premium.

Always inform the Support Registry and any parent if your access to health care coverage changes or ends.