IN THE SUPERIOR COURT OF _____ COUNTY STATE OF GEORGIA

Plaintiff/Petitione	er						
		٧.					
				Civil Action			
Defendant/Respondent			File Number				
	EXH	IIBIT "AA": C	HILD SU	PPORT CC	MPUTA	TION	
<u>INSTRUCT</u>		TO FAMILIARIZE SUPPORT COMF <u>BEFORE</u> ATTEM	YOURSE PUTATION, PTING TO	LF WITH TH PLEASE CAI COMPLETE	E STATUT REFULLY F IT.	ORILY REQ READ THIS E	UIRED CHIL D ENTIRE FORM
	,	TYPE OR PRINT A PERCENTAGE, SIGN LAST PAG	NEATLY. A DOLLAF E AS APPR	WHEN COM R AMOUNT, A POPRIATE.	PLETING, I AN "X", OR	PLEASE USE "N/A" (NOT)	E: A NUMBER, APPLICABLE).
This form	(a)		•	•			gree on the
	(1-)			-		signatures	hereon; OR
	(b)		•	e Plaintiff o	•	D	
	(c)		•	e Defendar	•		
	(d)		•	and conclus	sion of lav	v and lact is	ssued by the
TI		trier of f	•	1.11			
_		the father is_			-		
The gross income of the mother is dollars monthly.							
The father is	s respons	sible for the pa	yment of	child suppo	ort for	child(ren	ı).
The mother	is respo	nsible for the p	ayment o	of child supp	oort for_	child(re	en).
The applical children = 2 children = 3	ble perce 3% - 28% 1% - 37%	entage of gross %, 3 children = %.	s income = 25% -32	to be consi % , 4 childr	dered is: en = 29 %	1 child = 17 6 - 35% , ar	7% - 23% , 2 nd 5 or more
Thus, pmonth.	percent o	f	_ (gross ir	come of fa	ther) =		_ dollars per
Thus, p	percent of	f	(gross inc	ome of mo	ther) =		_ dollars per

` '	Party/Parties, OR (b) Trier of Fact, has considered the existence of special es and has found the following special circumstances marked with an "X" to this case:				
1.	ages of the children;				
2.	a child's extraordinary medical costs or needs in addition to accident and sickness insurance, provided that all such costs or needs shall be considered if no insurance is available;				
3.	educational costs;				
4.	day-care cost;				
5.	shared physical custody arrangements, including extended visitation;				
6.	a party's other support obligations to another household;				
7.	income that should be imputed to a party because of suppression of income;				
8.	in-kind income for the self-employed, such as reimbursed meals or a company car;				
9.	other support a party is providing or will be providing, such as payment of a mortgage;				
10.	a party's own extraordinary needs, such as medical expenses;				
11.	extreme economic circumstances including, but not limited to:				
	(a) unusually high debt structure; OR				
12.	(b) unusually high income of either party or both parties, which shall be construed as individual gross income of over \$ 75,000.00 per annum; historical spending in the family for children which varies significantly from				
13.	the percentage table; considerations of the economic cost-of-living factors of the community of each party, as determined by the trier of fact;				
14.	in-kind contribution of either parent;				
 15.	the income of the custodial parent;				
16.	the cost of accident and sickness insurance coverage for dependent children included in the order;				
17.	extraordinary travel expenses to exercise visitation or shared physical custody;				
18.	any other factor which is hereby deemed to be required by the ends of				
	justice, is described in detail, as follows:				

(Check if applicable) (a) father, OR (b) mother, OR (c) both parents, shall provide accident and sickness insurance for the child(ren) for so long as child support continues.							
Having found that (a) no special circumstances exist, OR (b) special							
circumstances marked with an "X" to be present in this case, the final award of child							
support which shall pay to for support of the child(ren) is							
dollars PER CHILD per (a) week, OR (b) month, OR (c) other							
period:, beginning on theday of, 19							
, and payable thereafter on a $__$ (a) weekly, OR $__$ (b) bi-weekly, OR $__$ (c) monthly,							
OR, basis until the child becomes							
18 years of age, dies, marries, or otherwise becomes emancipated, except that if the child							
becomes 18 years of age while enrolled in and attending secondary school on a full-time							
basis, then such support shall continue until the child completes secondary school,							
provided that such support shall not be required after the child attains 20 years of age.							
Any other factor which the parties considered in this computation and/or any other payment arrangement, is described, in detail, as follows:							
·							
Use the following section ONLY IF EACH PARENT IS BOTH A RECIPIENT AND PAYOR OF CHILD SUPPORT . This situation can occur if neither parent has sole physical custody of the child(ren), for example, father has sole custody of minor boy child and mother has sole custody of minor girl child.							
Having found that (a) no special circumstances exist, OR (b) special							
circumstances marked with an "X" to be present in this case, the final award of child							
support which shall pay to for support of the child(ren) is							
dollars PER CHILD per (a) week, OR (b) month, OR (c) other period:							
, beginning on theday of, 19, and							

payable thereafter on a (a) weekly, OR	(b) bi-weekly, OR (c) monthly, OR									
(d) other period:	, basis until the child becomes 18									
years of age, dies, marries, or otherwise becomes emancipated, except that if the child becomes 18 years of age while enrolled in and attending secondary school on a full-time basis, then such support shall continue until the child completes secondary school provided that such support shall not be required after the child attains 20 years of age.										
									Any other factor which the parties considered	•
									payment arrangement, is described, in detail, as	S IOIIOWS
·										
Sign as appropriate:										
PLAINTIFF	DATE									
DEFENDANT	DATE									
TRIER OF FACT: $_$ (a) JUDGE, OR $_$ (b) J	URY DATE									