

21 st District Court, Mesa County P.O. Box 20,000-5030 Grand Junction, CO 81502-5030 970-257-3625	DATE FILED: September 1, 2015
IN RE THE MARRIAGE OF: PEITITIONER: JOHANNA C. WILKENSON, AND RESPONDENT: DAVID E. WILKENSON.	COURT USE ONLY
	Case #: 96DR372
	Division:
	Courtroom:
ORDER REGARDING CHILD SUPPORT ARREARS PAYMENT	


This Matter, having come before the Court upon the Motion of the Mesa County Child Support Services Division, and the Court having reviewed the Motion and any responses thereto, hereby ORDERS:

1. The Obligor, DAVID WILKENSON, shall pay \$705.00 per month toward the child support arrearage of \$63,658.20 commencing 7/1/2015.
2. All child support arrears payments be made by an immediate deduction from income, pursuant to C.R.S. § 14-14-111.5. All child support payments must be made to the Family Support Registry, PO Box 2171, Denver, CO 80201-2171. The FSR account number 05882279 and IV-D case number 39-078155-92-4A be on all payments for proper credit.
3. The parties shall keep the Court informed of their current addresses, places of employment and changes in health insurance providers pursuant to C.R.S. § 14-10-117.
4. Any money paid directly to the Obligee by the Obligor shall be considered a gift and not child support.

5. This Order does not preclude the Mesa County Delegate CSS Unit from utilizing other enforcement remedies. This Order does not modify or affect the enforcement of other child support or foster care fee ordered entered in other actions.
6. If no response opposing this Motion to Modify Arrears Payment is filed within 21 days, the Court may grant the Order without a hearing.
7. This Order is entered in a proceeding in which consent to magistrate jurisdiction is not necessary. Any appeal must be taken within 21 days, pursuant to C.R.M. 7.

8. *The obligor has not raised any valid defenses to the request.*

So ORDERED this 31st day of August, 2015.



Judge/Magistrate

