

IN THE DISTRICT COURT OF DOUGLAS COUNTY, NEBRASKA

KARLA C. SUAREZ GUERRERO,

CASE NO: CI 13-1304

Plaintiff,

#8 FILED
IN DISTRICT COURT
DOUGLAS COUNTY NEBRASKA
FEB 26 2014
JOHN M. FRIEND
CLERK DISTRICT COURT

**DECREE OF DISSOLUTION
OF MARRIAGE**

vs.

JUAN E. CONTRERAS,

Defendant,

THIS MATTER CAME ON FOR FINAL HEARING on October 30, 2013, upon Plaintiff's Complaint for Dissolution of Marriage. Each party appeared pro se and evidence was adduced. The parties reached an agreement as to all issues and the Court approved this agreement. The Court prepared this Decree. The following sets forth this agreement and the findings of this Court:

1. That this Court has jurisdiction of the parties and subject matter of this action.
2. That the Plaintiff was a resident of the State of Nebraska for more than one year prior to the filing of this action, and Plaintiff was a resident of Douglas County, Nebraska, at the time this action was filed.
3. That neither party is in the military service for the United States or its allies, that there are no other actions pending between these parties for divorce or separation, and that more than sixty (60) days have passed since the perfection of service.
4. The parties have experienced marital difficulties and that reasonable efforts have been made to effect a reconciliation, that said efforts have failed, that any further efforts would be fruitless, and the marriage relationship is irretrievably broken and the relationship should be dissolved.
5. That the parties were married to each other in November of 2006, in Omaha, Douglas County, Nebraska. That four children have been born as issue



of the marriage, namely: Samantha Contreras Suaraz, born in 2000;, Jazlin Contreras Suarez, born in 2003; Esthefany Contreras Suarez, born in 2007; and Esmeralda Contreras Suarez, born in 2010.

6. **CUSTODY.** That the parties have agreed to a Parenting Plan, a copy of which is attached hereto, marked Exhibit "A", and made a part hereof. The Court finds that the Parenting Plan is fair, reasonable, and is in the best interest of the minor children. As such, the Court hereby accepts the Parenting Plan and orders its compliance by the parties. The Court therefore finds that each party is a fit and proper to have custody of the minor children, and it is in the best interest of the minor children, that the parties be granted the joint legal and physical custody of the minor child with the principal place of residence with the Plaintiff subject to the parenting time of the Defendant as set forth in the Parenting Plan.

7. **CHILD SUPPORT.** Based upon the Nebraska Child Support Guidelines, the Defendant shall pay child support for the support of the four children the amount of \$800.00 per month commencing November 1, 2013, and continue each month thereafter until there are three remaining minor children. At that time and on the first day of the month following the date there are three remaining minor children, Defendant's child support obligation shall be reduced to the amount of \$741.00 per month, and this amount shall continue each month thereafter until there are two remaining minor children. At that time and on the first day of the month following that date when there are two remaining minor children, Defendant's child support obligation shall be reduced to the amount of \$628.00 per month and this amount shall continue each month thereafter until there is one remaining minor child. At that time and on the first day of the month following that date when there is one remaining minor child, Defendant's child support obligation shall be reduced to the amount of \$434.00 per month until the last minor child reaches the age of majority under Nebraska law, which is 19 years of age, becomes emancipated, self-supporting, marries, dies, or until

further order of this Court. Attached hereto, marked Exhibit "B", and made a part hereof, is the Child Support Calculation.

8. **TAX EXEMPTIONS.** When there are four minor children, each party shall receive two tax exemptions for the minor children. When there are only three minor children, the each party shall receive one tax exemption with the parties alternating the third minor and with the Plaintiff receiving that child for the first year. When there are only two minor children, each party shall receive one tax exemption. When there is only one minor child, the parties shall alternate the tax exemption with the Plaintiff receiving the first year. Defendant shall only receive the aforesaid tax exemptions if he is current with his child support obligation by January 31 of the following year for which the exemption(s) is sought.

9. That all these child support obligations shall be paid by the Defendant to the Nebraska Child Support Payment Center at the address of P.O. Box 2600, Lincoln, Nebraska 68501-2600.

That Defendant is required to furnish to the Clerk of the District Court of Douglas County, Nebraska, his address, telephone number, social security number, the name of his employer, whether or not such person has access to employer-related health insurance coverage, and if so, the health insurance policy information and any other information the Court deems relevant until such judgment is paid in full. The Defendant is further ordered to advise the clerk of any changes in such information between the time of the entry of this Decree and the payment of the child support.

Defendant is further required to furnish to the Clerk of the District Court of Douglas County, Nebraska, whether or not he has access to employer-related health insurance coverage, and if so, the health insurance policy information.

Failure to comply with the provisions of this section shall be punishable by contempt.

In the event the Defendant fails to pay any support as ordered herein, as such failure is certified to the Court each month by the District Court Clerk in cases where court ordered child, medical and/or spousal support is delinquent in an amount equal to the sum due and payable for a one month period of time, he should be subject to income withholding and required to appear before this Court on a date to be determined by the Court and show cause why such payment was not made. In the event the Defendant fails to pay or appear as so ordered, a warrant shall be issued for his arrest.

10. **HEALTH INSURANCE.** Defendant is required to provide health insurance on the minor child. That Plaintiff shall be responsible for the first \$480.00 of medical expenses incurred for each minor child per year that are not paid by health insurance and any balance thereafter shall be split by the Plaintiff paying 36% and Defendant paying 64%. Defendant is to remit his 66% to the Plaintiff with thirty (30) days after he is provided proof of these medical expenses. Medical expenses include any medical, dental, hospital, orthodontia, optical, psychological, or counseling expenses.

11. **DAYCARE EXPENSES.** Each party shall be responsible for the daycare expenses with the Plaintiff being responsible for 36% of any daycare expense incurred as a result of the parties' employment and Defendant is responsible for 64% of any daycare expense incurred as a result of either party's employment. Each party is to remit his or her share to the party that paid the day care expense within thirty (30) days after he or she is provided proof of these daycare expenses.

12. **DIVISION OF PROPERTY.** The Plaintiff is awarded all property presently in her possession, free and clear of any interest of the Defendant. Defendant is awarded all property presently in his possession, free and clear of any interest of the Plaintiff.

13. **ALIMONY.** That neither party is awarded alimony.

14. **MARITAL DEBT.** Each party is responsible for his or her own debt and shall hold the other party harmless from that debt.

15. That any amounts that have are due and owing under any temporary order are preserved in this Decree.

16. That each party shall pay their own costs incurred herein.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED as follows:

I.

That the marriage of the parties is hereby dissolved and that this Decree shall become final and operative as follows: For the purpose of review by appeal, this Decree shall be treated as a final Order as soon as it is rendered. If an appeal is instituted within thirty (30) days after the date this Decree as rendered, such Decree does not become final until such proceedings are finally determined, or on the date of death of one of the parties to the dissolution, whichever comes first.

For the purposes of remarriage, other than remarriage of the parties to this action, the Decree becomes final and operative six (6) months after this Decree is rendered, or on the date of death of one of the parties to the dissolution, whichever comes first.

II.

That the parties are to comply with the Parenting Plan in this matter. That the parties are granted the joint legal and physical custody of the minor children with the principal place of residence with the Plaintiff subject to the parenting time of the Defendant as set forth in the Parenting Plan.

III.

That the Defendant shall pay child support for the support of the four children the amount of \$800.00 per month commencing November 1, 2013, and continue each month thereafter until there are three remaining minor children. At that time and on the first day of the month following the date there are three

remaining minor children, Defendant's child support obligation shall be reduced to the amount of \$741.00 per month, and this amount shall continue each month thereafter until there are two remaining minor children. At that time and on the first day of the month following that date when there are two remaining minor children, Defendant's child support obligation shall be reduced to the amount of \$628.00 per month and this amount shall continue each month thereafter until there is one remaining minor child. At that time and on the first day of the month following that date when there is one remaining minor child, Defendant's child support obligation shall be reduced to the amount of \$434.00 per month until the last minor child reaches the age of majority under Nebraska law, which is 19 years of age, becomes emancipated, self-supporting, marries, dies, or until further order of this Court. Attached hereto, marked Exhibit "B", and made a part hereof, is the Child Support Calculation.

IV.

That when there are four minor children, each party shall receive two tax exemptions for the minor children. When there are only three minor children, the each party shall receive one tax exemption with the parties alternating the third minor and with the Plaintiff receiving that child for the first year. When there are only two minor children, each party shall receive one tax exemption. When there is only one minor child, the parties shall alternate the tax exemption with the Plaintiff receiving the first year. Defendant shall only receive the aforesaid tax exemptions if he is current with his child support obligation by January 31 of the following year for which the exemption(s) is sought.

V.

That all these child support obligations shall be paid by the Defendant to the Nebraska Child Support Payment Center at the address of P.O. Box 2600, Lincoln, Nebraska 68501-2600.

That Defendant is required to furnish to the Clerk of the District Court of Douglas County, Nebraska, his address, telephone number, social security number, the name of his employer, whether or not such person has access to employer-related health insurance coverage, and if so, the health insurance policy information and any other information the Court deems relevant until such judgment is paid in full. The Defendant is further ordered to advise the clerk of any changes in such information between the time of the entry of this Decree and the payment of the child support.

Defendant is further required to furnish to the Clerk of the District Court of Douglas County, Nebraska, whether or not he has access to employer-related health insurance coverage, and if so, the health insurance policy information.

Failure to comply with the provisions of this section shall be punishable by contempt.

In the event the Defendant fails to pay any support as ordered herein, as such failure is certified to the Court each month by the District Court Clerk in cases where court ordered child, medical and/or spousal support is delinquent in an amount equal to the sum due and payable for a one month period of time, he should be subject to income withholding and required to appear before this Court on a date to be determined by the Court and show cause why such payment was not made. In the event the Defendant fails to pay or appear as so ordered, a warrant shall be issued for his arrest.

VI.

That Defendant shall provide health insurance on the minor children. That Plaintiff shall be responsible for the first \$480.00 of medical expenses incurred for each minor child per year that are not paid by health insurance and any balance thereafter shall be split by the Plaintiff paying 36% and Defendant paying 64%. Defendant is to remit his 66% to the Plaintiff with thirty (30) days after he is

provided proof of these medical expenses. Medical expenses include any medical, dental, hospital, orthodontia, optical, psychological, or counseling expenses.

VII.

That each party shall be responsible for the daycare expenses with the Plaintiff being responsible for 36% of any daycare expense incurred as a result of the parties' employment and Defendant is responsible for 64% of any daycare expense incurred as a result of either party's employment. Each party is to remit his or her share to the party that paid the day care expense within thirty (30) days after he or she is provided proof of these daycare expenses.

VIII.

That the Plaintiff is awarded all property presently in her possession, free and clear of any interest of the Defendant. Defendant is awarded all property presently in his possession, free and clear of any interest of the Plaintiff.

IX.

That neither party is awarded alimony.

X.

That each party is responsible for his or her own debt and shall hold the other party harmless from that debt.

XI.

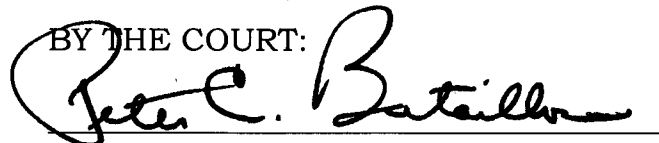
That any amounts that have are due and owing under any temporary order are preserved in this Decree.

XII.

That each party shall pay their own costs incurred herein.

Dated this 25th day of February, 2014.

BY THE COURT:

A handwritten signature in cursive script that reads "Peter C. Bataillon". The signature is written in black ink and is positioned above a horizontal line.

Hon. Peter C. Bataillon

cc: Karla C. Suarez Guenero
5814 South 22nd Street
Omaha, NE 68107

Juan C. Contreras
5814 South 22nd Street
Omaha, NE 68107

IN THE

NEBRASKA

Suarez Guenero, Karla, C
Plaintiff

Case ID: CI 13 1304

VS.

PARENTING PLAN DISPOSITION

Conteras, Juan, E
Defendant

Judge: 15345 Bataillon, Peter,

Outcome: MP Mediated Plan

What about the Children Seminar

Plaintiff Attended: 4/18/2013

Defendant Attended: 5/09/2013

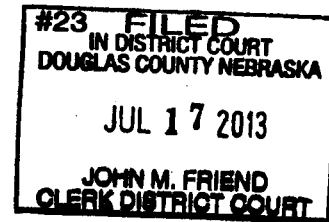
Communication Skills Class

Plaintiff Attended:

Defendant Attended:

Mediator Assigned: Miranda, Arturo,

Other:



File Closed: 7/16/2013

A handwritten signature in black ink, appearing to be "S. Bataillon".

Conciliation Court

Exhibit "A"

PARENTING PLAN

This Parenting Plan was mediated between **KARLA C. SUAREZ GUERRERO** and **JUAN E. CONTRERAS**.

WHEREAS, **KARLA C. SUAREZ GUERRERO** has filed a Complaint for Dissolution of Marriage in the District Court of Douglas County, Nebraska;

WHEREAS, Mother and Father have **FOUR** minor children:

SAMANTHA CONTRERAS,

JAZLIN CONTRERAS SUAREZ,

ESTHEFANY CONTRERAS SUAREZ, and

ESMERALDA CONTRERAS;

WHEREAS, each parent is aware of his or her right to be represented by legal counsel and has had a full opportunity to seek counsel for purposes of entering into this Parenting Plan (the "Plan"); and

WHEREAS, Mother and Father wish to have this Plan and the terms and conditions contained herein, approved by the Court and incorporated by the Court in a Decree of Dissolution in the case of **CI 13-1304**.

Mother and Father mutually agree as follows:

1. The best interests of the minor children will be maintained through appropriate involvement of both Mother and Father in each child's life.
2. Mother and Father agree that each parent is a fit and proper person to be involved in the parenting of the children.
3. Mother and Father will remain active and appropriately involved in maintaining a safe, stable, consistent and nurturing relationship with their children.
4. The overriding purpose of this Plan will be to establish custody, parenting time, visitation, and other access arrangements to include apportionment of parenting time to be spent with Mother and Father and to provide provisions for a

remediation process regarding future modifications of this Plan.

5. Mother and Father understand the needs of the children may change as the children develop and they will interpret and apply this Plan in a way which best serves the evolving interests of the children.

6. The parties understand that this Plan anticipates they will act in the best interest of the "minor children" as defined by the Nebraska Parenting Act.

7. **KARLA C. SUAREZ GUERRERO AND JUAN E. CONTRERAS** shall have joint legal custody of the minor children and shall mutually maintain the responsibility and authority to make final fundamental decisions concerning the children's welfare and the parenting functions necessary for raising the children.

8. The principal residence of the minor children shall be with **KARLA C. SUAREZ GUERRERO** subject to **JUAN E. CONTRERAS** parenting time provisions set out in this plan. In the event either parent moves, the new address shall be provided to the other parent prior to the move. The children's residence shall not be changed from the State of Nebraska without the prior written permission of Court.

9. Parenting time with the children is as follows:

A. **Weekends** - Both parents agree to alternate every other weekend. The weekend shall commence on Saturday at 10:00 AM and shall conclude on Sunday at 8:00 PM. Dad will pick up and return the minor children to Mom's house.

B. **Weekdays** - Both parents agree Dad should have one day of parenting time every week. The weekday shall commence every Tuesday at 6:00 PM and shall conclude on the same day Tuesday at 8:00 PM. Dad will pick up and return the minor children to Mom's house.

C. **Summer Vacation** - Both parents agree that each parent shall have each four (4) weeks of uninterrupted parenting

time during the summer. The parent taking the vacation parenting time shall notify via written form by postal mail of the selected days to the other parent no less than thirty (30) days prior to the selected days. Summer parenting time shall not infringe upon the other parent's holiday parenting time dates. Summer parenting time may not be tacked onto weekend parenting time or holiday parenting time without prior consent of the other parent. When summer vacation time includes leaving Nebraska for out of state travel, telephone and address information shall be provided to the other parent. Both parents agree to have open telephone communication with the other parent during vacation time, allowing the child to talk at least two times per week with the other parent for at least fifteen (15) minutes each time. Mom shall have priority in odd years and Dad in even years.

D. **Winter Break-Vacation-** Both parents agree that each parent shall have each three (3) weekss of uninterrupted parenting time during the winter. The parent with the parenting time will pick up and return the minor children to the house of the other parent. The parent taking the vacation parenting time shall notify via written form by postal mail of the selected days to the other parent no less than thirty (30) days prior to the selected days. Winter Break-vacation parenting time shall not infringe upon the other parent's holiday parenting time dates. Winter Break-vacation parenting time may not be tacked onto weekend parenting time or holiday parenting time without prior consent of the other parent. When Winter Break-vacation time includes leaving Nebraska for out of state travel, telephone and address information shall be provided to the other parent. Both parents agree to have open telephone communication with the other parent during vacation time, allowing the child to talk at least two times per week with the other parent for at

least fifteen (15) minutes each time.

Mom shall have priority in odd years and Dad in even years. Both parents agree that if the children are going to be missing school, the parent taking vacation time should be responsible to ask permission to the school and will be responsible to make sure that the children do not fall behind in their school work.

E. **Holidays** - Holidays shall prevail over the regular schedule of parenting time.

F. **Major Holidays:**

- 1.) **Easter:** Follow regular parenting time.
- 2.) **Memorial Day Weekend:** Follow regular parenting time.
- 3.) **Fourth of July:** The holiday shall commence on July 4th at 10:00 AM and shall conclude on the same day (July 4th) at 12:00 PM (midnight). Both parents agree to alternate every year. Mom shall always celebrate this holiday with the minor children on odd years and Dad on even years. Dad will pick up and return the minor children to Mom's.
- 4.) **Labor Day Weekend:** Follow regular parenting time.
- 5.) **Thanksgiving:** The holiday shall commence on Thursday at 9:00 AM and shall conclude on the following Monday at 7:00 AM. Both parents agree to alternate every year. Mom shall always celebrate this holiday with the minor children on odd year and Dad on even years. Dad will pick up and return the minor children to Mom's house.
- 6.) **Christmas Eve Day:** The holiday shall commence on December 24th at 12:00 PM (noon) and shall conclude on the next day December 25th at 12:00 PM. Both parents agree to alternate every year. Mom shall always celebrate this holiday with the minor children on odd years and Dad on even years. Dad will pick up and return the minor children to Mom's house.

7.) **Christmas Day:** The holiday shall commence on December 25th at 12:00 PM (noon) and shall conclude on the next day December 26th at 12:00 PM. Both parents agree to alternate every year. Dad shall always celebrate this holiday with the minor children on odd years and Mom on even years. Dad will pick up and return the minor children to Mom's house.

8.) **New Year's Eve Day:** The holiday shall commence on December 31st at 12:00 PM (noon) and shall conclude on the next day January 1st at 12:00 PM. Mom shall always celebrate this holiday with the minor children. Mom will pick up and return the minor children to Dad's house when applicable.

9.) **New Year's Day:** The holiday shall commence on January 1st at 12:00 PM (noon) and shall conclude on the next day (January 2nd) at 12:00 PM (noon). Dad shall always celebrate this holiday with the minor children. Dad will pick up and return the minor children to Mom's house.

10.) **Halloween:** The holiday shall commence on October 31st at 3:30 PM and shall conclude on the next day November 1st at 3:30 PM. Both parents agree to alternate this holiday every year. Mom shall always celebrate this holiday with the minor children on odd years and Dad on even years. Dad will pick up and return the minor children to Mom's house.

G. **Other:**

1.) Dad agrees to make all transportation arrangements to pick up and return the minor children during his perspective parenting time as agreed in this plan.

2.) Both parents agree to return the clothes and other personal items belonging to the minor children after each exchange.

H. **Mother's / Father's Day:** The children will

always spend Mother's Day with Mom. The children will always spend Father's Day with Dad. For Father's Day only, the holiday shall commence on Sunday at 10:00 AM and shall conclude on the same day (Sunday) at 8:00 PM. Dad will pick up and return the minor children to Mom's house. For Mother's Day only, the holiday shall commence on Sunday at 10:00 AM and shall conclude on the same day (Sunday) at 8:00 PM. Mom will pick up and return the minor children to Dad's house when applicable.

I. Because of the parents' work schedule, the weekends shall remain the same even if one parent receives three weekends consecutively as a result of vacation or holiday parenting time.

J. Other holidays, birthdays, and significant dates may be celebrated by mutual agreement of Mother and Father consistent with the best interests of the children.

K. The above terms concerning parenting time and access to each child may be adjusted or temporarily modified in length, timing, or terms upon reasonable advance notice, communication and agreement between Mother, Father, and the children when appropriate.

L. Both parents acknowledge the responsibility to exercise and provide parenting time and that time is of the essence in exercising and providing parenting time. Each parent shall use reasonable diligence to notify the other in a timely manner when he or she will be delayed, late, or unable to exercise or provide parenting time within the time frames provided by this agreement. Fifteen minutes is a reasonable time for a parent to wait in order to pickup or return the children.

M. Mother and Father acknowledge the statutory responsibility to provide the children with regular and continuous school attendance and progress and will each

assist the children to the maximum extent possible to assure a quality education.

10. One parent may not plan or schedule activities for the children during the parenting time of the other parent, without reasonable notice and consent of the other parent.

11. The Mother and Father agree that each child will have access to telephone and email contact with the other parent. Each parent shall have the same degree of telephone access with each child. The parent with whom the children are staying at any one time will assist in initiating calls to or receiving calls from the other parent and will not unreasonably interfere with such access.

12. All school, medical, dental, counseling, and other records will be reasonably available and accessible to both Mother and the Father. The names of each parent shall appear on all medical and school records. Each parent is responsible for notifying the school that he or she is to be included on mailing lists and be notified of conferences and events, provided report cards, progress notes and other pertinent information.

13. Either Mother or Father may authorize emergency medical procedures in situations affecting the immediate health or safety of the children, but only when is a decision between life and death.

14. Decisions of the moment regarding day-to-day care of the children will be made by the parent with whom the children are residing at the time.

15. Mother and Father shall assist the children in maintaining a positive relationship with the other parent and with other family members. Neither parent shall engage in conduct which tends to disparage the other parent or other family members; which tends to develop or maintain a negative relationship toward the other parent or other family members; or

which tends to encourage the children to violate this plan or be uncooperative in implementing it. All communications about the children shall be conducted between the biological parents only, regardless of future relationships.

16. To resolve future changes or conflicts regarding parenting functions, parenting time or this plan, the parents shall first seek solutions through mutual agreement by identifying the issues, providing an opportunity for exchange of information, and providing an opportunity for the consideration of proposed solutions to the issues in a way which minimizes the exposure of the children to parental conflict. The parents shall attempt to minimize repeated litigation and utilize judicial intervention as a last resort by use of the mediation process outlined in the Nebraska Parenting Act, prior to resorting to the court system.

17. Mother and Father agree that continued, meaningful and frequent communication between them and the children is a necessary and appropriate element to this plan. In this regard Mother and Father will encourage and foster communication between themselves and the children in order to define and meet the "parenting functions".

The parents' primary method of communication shall be by phone or text. These communications shall be made in a business like manner without language that is sarcastic, derogatory, inflammatory, demeaning, judgmental, accusatory, or digress with an historical statement of past problems or failures to cooperate. Neither parent will engage in name-calling. Phone calls shall be direct and short with consideration of **one** issue per communication.

18. This Plan may be modified by mutual, written agreement of the parties and such modification shall be subject to approval by the Court before being incorporated into a court

order.

19. This Plan shall expire when its terms are no longer effective with respect to the children. It may be terminated prior to the children reaching the age of majority only upon agreement of Mother and Father and with approval of the Court.

This plan was mediated by Arturo Miranda and the parents of the minor children:

SAMANTHA CONTRERAS,
JAZLIN CONTRERAS SUAREZ,
ESTHEFANY CONTRERAS SUAREZ, and
ESMERALDA CONTRERAS;

Mother- KARLA C. SUAREZ GUERRERO and Father- JUAN E. CONTRERAS.

Worksheet 1

BASIC NET INCOME AND SUPPORT CALCULATION
Case: Suarez Guerrero v. Contreras CI 13-1304 Date: 10/30/2013
Four Children Custody: Mother

	<u>Mother</u>	<u>Father</u>
	<u>Combined</u>	
1. Total monthly income from all sources	\$1,256.00	\$2,000.00
Total Monthly Income (Non Taxable)	\$0.00	\$0.00
2. Deductions	3 Exemptions	3
a. Federal Income Tax	\$0.00	\$51.67
a. State Income Tax	\$0.00	\$19.26
b. FICA Tax	\$96.08	\$153.00
c. Retirement	\$0.00	\$0.00
d. Child support previously ordered for other children	\$147.00	\$0.00
e. Child regular support for other children	\$0.00	\$0.00
f. Total Deductions	\$243.08	\$223.92
Child Tax Credit	\$0.00	\$0.00
3. Monthly net Income	\$1,012.92	\$1,776.08
4. Combined monthly net income	\$2,788.99	
5. Combined annual net income	\$33,467.90	
6. Percent contribution of each parent	36.32%	63.68%
7. Monthly support from table 1	\$1,304.00	
8. Health insurance premium or cash medical support as ordered	\$0.00	\$0.00
9. Total obligation	\$1,304.00	
10. Each parent's monthly share	\$473.59	\$830.41
11. Each parent's credit for health premium actually paid	\$0.00	\$0.00
12. Each parent's final share of the obligation	<u>\$473.59*</u>	<u>\$830.41*</u>
Paragraph § 4-209 suggested Monthly Share(*)	\$101.29*	\$818.08*
Paragraph § 4-218 Adjusted Monthly Share(*)	\$54.92*	\$818.08*
* See Paragraph § 4-218 under 'Nebraska Child Support Guidelines'		
12a. Each parent's final share of the obligation(rounded)	<u>\$474.00*</u>	<u>\$830.00*</u>
Paragraph § 4-209 suggested Monthly Share(*)	\$101.29*	\$818.08*
Paragraph § 4-218 Adjusted Monthly Share(*)	\$54.92*	\$818.08*
* See Paragraph § 4-218 under 'Nebraska Child Support Guidelines'		

Exhibit "B"

Worksheet 4

NUMBER OF CHILDREN CALCULATION

	<u>Mother</u>	<u>Combined</u>	<u>Father</u>
1. Percent contribution of each parent	36.32%		63.68%
2. Health Insurance premium	\$0.00	\$0.00	\$0.00

	Column A	Column B	Column C	Column D	Column E	Column F
Number of Children	Table Amount	Total Obligation	Mother's Monthly Share of total Obligation	Father's Monthly Share of Total Obligation	Mother's Final Share of Obligation	Father's Final Share of Obligation
Four	\$1,304.00	\$1,304.00	\$473.59	\$830.41	\$474.00	\$830.00
Three	\$1,163.00	\$1,163.00	\$422.38	\$740.62	\$422.00	\$741.00
Two	\$986.00	\$986.00	\$358.10	\$627.90	\$358.00	\$628.00
One	\$681.00	\$681.00	\$247.33	\$433.67	\$247.00	\$434.00

06/02/2017 02:38 PM

Future Balance

Payor:	JUAN ENRIQUE CONTRERAS	FIPS ID:	3105500
Payee:	KARLA CECILIA SUAREZ GUERRERO	Court Case:	CI131304
Judgment Type:	CHILD SUPPORT	JG/GG:	2 / 1

As of Date:

The Total Amount does not reflect any future collections or status changes through the date entered.

Current	Delinquent	Arrears	Interest	Total Amount
.00	800.00	34,400.00	1,262.45	36,462.45

06/02/2017 02:39 PM

Judgment Detail

Archived:		Payor:	JUAN ENRIQUE CONTRERAS
FIPS ID:	3105500	Bank Return Item:	
Court Case:	CI131304	Payor DOB:	07/1978
Judgment/Guideline Group:	2-1	Payee:	KARLA CECILIA SUAREZ GUERRERO
Judgment Type:	CHILD SUPPORT	Payee DOB:	10/1979
Interest Rate:	2.0910%	Alternate Payee Name:	

Reason	Judgment Amt	Freq	Dependent	Pay Start Date	Pay Stop Date
			SAMANTHA CONTRERAS SUAREZ	11/01/2013	05/03/2020
			JAZLIN CONTRERAS SUAREZ	11/01/2013	12/07/2022
			ESTHEFANY CONTRERAS SUAREZ	11/01/2013	03/27/2026
			ESMERALDA *	11/01/2013	10/20/2029
FAMILY	800.00	MONTHLY	*	11/01/2013	05/03/2020
FAMILY	741.00	MONTHLY	*	06/01/2020	12/07/2022
FAMILY	628.00	MONTHLY	*	01/01/2023	03/27/2026
FAMILY	434.00	MONTHLY	*	04/01/2026	10/20/2029

8 result(s) found, displaying 1 - 8. Page 1 / 1