

## Notice of Intent to Terminate Support, Determine Arrears and Establish Payment on Arrears

To:

Child Support Case Number: Depository Number: Parent or caregiver due support: Parent who owes support:

1. **Intent to terminate.** The Florida Department of Revenue (the Department) intends to terminate support for the child(ren) named below:

<u>Child's Name</u>

Child's Date of Birth

We intend to take this action because we have been notified that:

The	parents	reside	together	with the	e child(ren	) named	above.

- The child(ren) for whom support is ordered permanently resides with the parent who is ordered to pay support;
- The parent who is ordered to pay support began receiving Supplemental Security Income (SSI) after the support order was rendered.
- The parent who is ordered to pay support has no income, is permanently disabled, and provided a doctor's statement that the parent is permanently disabled and unable to work.

The child(ren) for whom support is ordered permanently resides with a person other
than the parent to whom support is owed or the parent who is ordered to pay
support and that person is unknown, not responsive to the Department, or does not
want the Department's services.

A court has terminated the parental rights of the parent who is ordered to pay support.

If a written request to terminate support has been received, a copy of the request is provided to the other parent or caregiver.

- 2. **Final Administrative Support Order rendered.** On , the Department rendered an administrative support order establishing certain child support obligations; specifically, the final order requires the parent who owes support to pay current support in the amount of \$ per month, and \$ per month on a retroactive support obligation of \$, starting . The final order a requirement to provide health insurance for the child(ren) and payment of noncovered medical expenses.
- 3. Informal discussions and right to administrative hearing. Either parent or caregiver may contact us within 10 days to informally discuss this notice. Either parent or caregiver may file a written request for a hearing within 30 days after the date this notice is mailed. If there is an informal discussion, the time to request a hearing may be extended. If we do not receive a written request for a hearing within the time allowed, we will issue a final order terminating support, determining arrears and establishing payment on arrears. If there is a hearing, the issues will be decided by an administrative law judge.

If you have questions or would like to provide information, contact us by email or online chat at floridarevenue.com/childsupport or call 850-488-KIDS (5437).

- 4. **If a hearing is not requested.** If a timely request for a hearing is not filed, the Department will terminate support, determine arrears and establish payment on arrears effective .
  - As of , the parent who owes support owes past-due support in the amount of \$ to the parent or caregiver due support.
  - As of , the parent who owes support owes past-due support in the amount of \$, of which \$ is owed to the parent or caregiver due support and \$ has been assigned to the State of for reimbursement of temporary cash assistance.
  - An arrears payment of \$ per month will be established for past-due support.
  - The parent or caregiver due support has waived arrears owed in the amount of \$.
  - No arrears are owed on this case.
  - Current support payments in the amount of \$ are on hold as of . The Department will release \$ to the parent or caregiver due support and will refund \$ to the parent who owes support.

The parenting time plan incorporated into the final order will remain in effect.

- 5. **Current mailing address and change of address.** This notice has been mailed to your address of record. You are required by law to tell us your current mailing address and any new mailing address. All proposed and final orders, notices of hearing, and any other papers will be mailed to your address of record. We will presume you have received any documents we send you. If you do not notify us of a change of address, you may miss a deadline and lose your right to ask for a hearing or file an appeal.
- 6. Court action. Either parent or caregiver may file a civil action in circuit court at any time Page 2 of 3

to determine child support issues.

- 7. **Time-sharing and disputed paternity.** The Department and administrative law judges do not have jurisdiction to award or change time-sharing or resolve paternity disputes. If you want a hearing on any of these issues, you must file a petition in circuit court.
- 8. Legal authority. This action is permitted by section 409.2563, Florida Statutes.