

STATE OF FLORIDA DEPARTMENT OF REVENUE CHILD SUPPORT PROGRAM

State of Florida Department of Revenue Child Support Program and

Petitioners,

Depository Number: Child Support Case Number:

and

Respondent.

Final Order Terminating Administrative Support Order

1. Pursuant to section 409.2563, Florida Statutes, the Florida Department of Revenue (DOR) issues this Final Order Terminating Administrative Support Order. The child involved in this matter is:

Child's Name

Child's Date of Birth

In support of this Order, DOR makes the following FINDINGS OF FACT AND CONCLUSIONS OF LAW:

- 2. The name of the parent due support is
- 3. We intend to take this action because we have been notified of reasons/facts justifying termination of the order, specifically:
 - the Petitioner requests the order be terminated
 -] the Respondent is permanently disabled
 - the child is now living with the parent who owes support
 - the parental rights of the parent who owes support have been terminated.
- XXXX
- 4. DOR has jurisdiction over this proceeding because we are providing Title IV-D child support services to the petitioner.

XXXX	Services to the petiti
XXXX	
XXXX	
XXXX	
XXXX	
XXXX	CS-OA178
XXXX	Rule 12E-1.030
XXXX	Florida Administrative Code Effective 09/19/17
XXXX	
XXXX	

- 5. On DOR rendered a Final Administrative Support Order establishing certain child support obligations of the Respondent; specifically, the Final Order requires the Respondent to pay, starting , current support of \$ per month, and \$ per month on a retroactive support obligation of \$. The Final Order includes a requirement to provide health insurance for the child(ren) and payment of noncovered medical expenses.
- 6. Neither parent or caregiver has requested an administrative hearing within the time allowed in the Notice of Intent to Terminate Final Administrative Support Order, a copy of which has been served on all parties. Pursuant to s. 409.2563(7)(b), F.S., the right of any party to request a hearing is deemed waived.

Based upon the foregoing Findings of Fact and Conclusions of Law, and in accordance with ss. 61.30 and 409.2563, F.S., it is

ORDERED AND ADJUDGED that:

A. The current child support obligation of the Respondent and any requirement to provide health insurance and/or payment of noncovered medical expenses for the minor child contained in the Final Administrative Support Order rendered on are terminated effective .

The Respondent owes \$ in past-due support that accrued while the Administrative Support Order was in effect.

- is owed to the State of Florida. is owed to the Petitioner
- B. Past-due support in the amount of \$

The Petitioner has informed DOR that she/he wishes to waive arrears owed to him/her.

- B. The Income Deduction Order rendered on is terminated effective immediately.
 The Respondent shall pay \$ each month towards past-due support.
 The Respondent is responsible for making payments to the State Disbursement Unit until income deductions begins.
- **C.** The Department of Revenue's file in this matter will be closed when all past-due support owed is paid.
- **D. Effective Date.** This order is effective immediately and remains in effect until vacated on appeal or superseded by a subsequent court order.

	DONE AND ORDERED this	day of	, 20 .
XXXX			
XXXX			Authorized Designee for: Ann Coffin
XXXX			Director, Child Support Program
XXXX			State of Florida Department of Revenue
XXXX			

CERTIFICATE OF RENDITION

I HEREBY CERTIFY that the foregoing Final Order Terminating Administrative Support Order has been filed in the official records of Department of Revenue, this _____ day of _____, <u>20</u>___.

Deputy Agency Clerk

Copies Furnished to: Clerk of the Circuit Court , Petitioner , Respondent

NOTICE OF RIGHT TO APPEAL

Any party who is adversely affected by the foregoing Final Order Terminating Administrative Support Order has the right to ask for judicial review (Section 120.68, Florida Statutes). The request must be received within thirty (30) days of the filing date on this Final Order. To ask for judicial review, complete both of the following steps:

1. File an original Notice of Appeal as prescribed by the Florida Rules of Appellate Procedure, with the Deputy Agency Clerk of the Department of Revenue at:

Department of Revenue Child Support Program Attention: Deputy Agency Clerk P.O. Box 8030 Tallahassee, Florida 32314-8030

2. File a copy of the Notice of Appeal, together with the filing fee (Section 35.22, Florida Statutes, or other applicable law) with the Clerk of the First District Court of Appeal or the Clerk of the District Court of Appeal for the district where the party seeking review resides.

Filing with either the DOR Deputy Agency Clerk or the Clerk of a District Court of Appeal is effective when the clerk receives the notice, not when it was mailed.