

Child Support Program

CS-OA160 Rule 12E-1.030 Florida Administrative Code Effective 10/21

Notice of Intent to Terminate Final Administrative Support Order

	То:
	nild Support Case Number: epository Number:
1.	Intent to terminate. The Florida Department of Revenue intends to terminate the Final Administrative Support Order rendered on . The involved in this order :
	Child's Name Child's Date of Birth
	The name of the parent due support is . We intend to take this action because we have been notified of reasons/facts justifying termination of the order, specifically:
	 ☐ The Respondent is permanently disabled ☐ The Petitioner requests the order be terminated ☐ The Petitioner and Respondent are now living together with the ☐ The now living with the parent who owes support. ☐ The parental rights of the parent who owes support have been terminated.
2.	On , we 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 a requirement to provide health insurance for the child(ren) and payment of noncovered medical expenses.
3.	Informal discussions and your right to a hearing. You may contact us by phone at within 10 days to informally discuss the proposed termination, or you may request a hearing before we issue a final order terminating the Final Administrative Support Order. You can also agree to the proposed termination without an informal discussion or a hearing. You have 20 days from the date of service of this notice to file a written request for a hearing. If there is an informal discussion, your time period to request a hearing may be extended. If we do not receive your written request for a hearing within the time allowed, you will lose your right to a hearing and we will issue a final order terminating the Final Administrative Support Order. If there is a hearing, an administrative law judge will decide whether to terminate the Final Administrative Support Order.

4.	date will be .
	 ☐ Past-due support as of is owed in the amount of \$ and is owed to . ☐ Past-due support as of is owed in the amount of \$, of which \$ is owed to and \$ has been assigned to the State of Florida for reimbursement of temporary cash assistance paid out on behalf of the .
	In addition,
	 An arrears payment of \$ per month will be established to repay the past-due amount owed. has waived arrears owed in the amount of \$. No arrears are owed on this case.
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 administrative orders, notices of hearing, and any other papers will be mailed to you at the address above, unless you notify us in writing of a different address. We will presume you have received any documents we send you. You must provide us written notice of changes to your address right away. If you do not provide us address changes, you may miss a deadline and lose your right to ask for a hearing or file an appeal.
6.	Court action. You or the other parent or caregiver may file a civil action in circuit court at any time to determine child support issues. A support order from a circuit court supersedes a Final Administrative Support Order issued by the Department of Revenue; however, any unpaid support due under the administrative order is still owed.
7.	Custody, visitation, alimony, and disputed paternity. Neither the Department of Revenue nor administrative law judges have jurisdiction to grant a divorce, resolve paternity disputes, or to award or change custody, visitation, or alimony. If you want a hearing on any of these issues, you must file a petition in an appropriate circuit court.
8.	Legal authority. This action is permitted by section 409.2563, Florida Statutes.
Dated:	
	Copy provided to: