



Child Support Program

Payment Agreement for Past-Due Support

<<NCPName>>
<<NCPAddress>>

Child Support Case Number: <<CaseNumber>>
Activity Number: <<ActivityNumber>>
Parent Due Support: <<CPName>>

The Child Support Program and <<NCPName>>, the parent who owes support in the above case, agree as follows:

- 1. On <<NotIntentSentDate>> the Child Support Program mailed notice to you that we would:
[ ] Take further enforcement action
[ ] Suspend or deny your driver license/motor vehicle registration
[ ] Suspend or deny your business/professional/recreational license
[ ] Suspend or deny your vessel registration
[ ] Report your past-due support to consumer reporting agencies
[ ] Place a lien on your vehicle or vessel

2. You are \$ <<DeliquantAmt>> behind in your support payments as of <<DelinquentDate>> and owe \$ <<PDueSupAmt>> in past-due support as of <<PDueSupAmtDate>>.

3. You agree to make a lump-sum payment(s) of \$ <<LumpSumPayAmt>> by <<LumpSumPayAmtDate>>.

You agree to make an additional periodic payment of \$ <<AddPayAmt>> each <<AddPayAmtDate>>.

4. Based on your support order and this agreement, your new periodic payment is:

\$ <<OngoingSupAmt>> each <<OngoingPayAmtFreq>> for current child support; and \$ <<PDuePayAmt>> each <<PDuePayAmtFreq>> for past-due support.

The first payment is due on <<FirstPayDate>> for a total periodic amount of \$ <<TotPerPayAmt>>.

5. You can make a payment by credit card or electronic check at fl.smartchildsupport.com.

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6. You can also make a payment by mailing a check or money order to:

Florida State Disbursement Unit  
<<SDU Address>>

Make the check or money order payable to the Florida State Disbursement Unit. Include your name, the other parent’s name, child support case number, and depository number <<DepositoryNumber>> to avoid processing delays.

7. The Child Support Program may notify your current or future employer of this agreement and ask the employer to deduct the payments from your income. You are responsible for making any payments not deducted by your employer.

8. The Child Support Program will not complete the enforcement action stated in paragraph 1 if you pay as agreed. If you do not pay as agreed, we will restart the enforcement action without further notice to you, unless the support is paid in full, enforcement is contrary to law, or we make a new agreement with you. If we restart the enforcement action, you waive the right to further notice or a hearing concerning it. We may take other actions to collect current or past-due support even if you pay as agreed, for example federal income tax refund offset.

9. This agreement is binding and may be used as evidence in court. The support order and/or judgment remains in effect and is unchanged by this agreement.

I, <<NCPName>>, understand and agree to the terms of this agreement.

\_\_\_\_\_  
Signature (Parent Who Owes Support)

\_\_\_\_\_  
Date

/s/ <<ProgramRepresentative>>  
Signature (Program Representative)

The Program Representative’s signature is an electronic signature as authorized by Florida law.

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