STATE OF FLORIDA DEPARTMENT OF REVENUE CHILD SUPPORT PROGRAM

State of Florida Department of Revenue Child Support Program and <<<u>CP/CTR NAME>></u> Petitioners.

Child Support Case Number: <<CSECaseNum>> Activity Number: <<Activity Number>>

vs.

<<NCP NAME>>

Respondent.

FINAL ORDER OF PATERNITY

The Florida Department of Revenue, Child Support Program (DOR), enters this Final Order of Paternity.

Findings of Fact and Conclusions of Law

- 1. DOR has subject matter jurisdiction to determine paternity in this administrative proceeding for the child(ren) named below as provided by section 409.256, Florida Statutes.
- 2. DOR is providing Title IV-D services on behalf of <<CPorCTRname>>. The child(ren) resides with <<CPorCTRname>>.
- 3. The child(ren)'s mother is <<<u>Mother's Full Name>></u>.
- 4. The child(ren) was not born or conceived while the mother was married, and the child(ren)'s paternity has not previously been established.
- 5. <<Option 8>>
- 6. The attached genetic test results, which are hereby incorporated by reference and made a part of this Final Order, show a 99 percent or greater probability that thexxxx Respondent is the biological father of the following child(ren):

XXXX			
XXXX	Child(ren) Name		Date of Birth
XXXX	< <childfullname< th=""><th>9>></th><th><<childdob>></childdob></th></childfullname<>	9>>	< <childdob>></childdob>
XXXX			
XXXX			
XXXX	CS-OP50		
XXXX	Rule 12E-1.036		
XXXX	Florida Administrative Code Effective 09/19/17		
XXXX			
XXXX			
XXXX	—		

 The Respondent did not file a timely request for an administrative hearing in response to DOR's Proposed Order of Paternity, which was served on the Respondent by regular U.S. mail. Under section 409.256(10)(b), Florida Statutes, the Respondent is deemed to have waived the right to a hearing.

<< Free form text1 – If populated starts with paragraph number 8>>

Based upon these Findings of Fact and Conclusions of Law and in accordance with section 409.256, Florida Statutes, it is ORDERED that:

A. <<Respname>> is the legal and biological father of:

Child(ren)'s Name	Date of Birth
< <child1fullname>></child1fullname>	< <childdob>></childdob>
< <child2fullname>></child2fullname>	< <childdob>></childdob>

B. The Respondent shall notify DOR in writing within seven (7) days after the date of this Final Order of any change in name, Social Security number, residential address, mailing address, employer, employment address, phone numbers, or driver's license number. It will be presumed that the Respondent receives any documents that DOR mails to the most recent mailing address provided by the Respondent.

<<**Option 43>>**

XXXX

Effective Date. This Final Order is effective immediately and remains in effect unless vacated on appeal.

DONE and ORDERED this the <<Day,1st,2nd,etc>> day of <<MonthSpelledout>>, 20<<YY>>.

<<Image of Ann Coffin's signature>> Director, Child Support Program

Authorized Representative

Florida Department of Revenue

XXXX	This document has been signed electronically as authorized by section 668.004, Florida Statutes. A copy has been rendered and filed
XXXX	on this date in the office records of the Florida Department of Revenue.
XXXX	

NOTICE OF RIGHT TO APPEAL

A party that is adversely affected by this Final Order of Paternity has the right to judicial review under section 120.68, Florida Statutes. To obtain judicial review, you must complete the following steps:

1. File an original Notice of Appeal with the Department of Revenue's Deputy Agency Clerk within 30 days after the date the Final Order is rendered. The address is:

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 with the Clerk of the First District Court of Appeal or the Clerk of the District Court of Appeal for the district where you live. You also must pay a filing fee when you file the copy of the Notice of Appeal with the court.

Filing with the Department of Revenue or the District Court of Appeal is complete when the Notice of Appeal is received, not when it is mailed.

OPTIONS PAGE

Notes:

(1) The Certificate of Rendition paragraph must remain all together on a single page.

OPTION 8 (Jurisdiction/Long Arm for noncustodial parent/alleged father)

A. When served in Florida

DOR has personal jurisdiction over the Respondent because he/she was properly served notice in Florida on << Date Served With Initial Notice>>.

B. <u>When NCP served in another state or country (long-arm); if 8B is selected, select one or</u> <u>more from 8B1-8B6.</u>

The Respondent is subject to DOR's jurisdiction in this proceeding under sections 48.193(1)(e), (h), or 88.2011, Florida Statutes. The Respondent was properly served notice outside the State of Florida, however, he/she:

- 1. resided in this state with the child(ren) and/or the Petitioning parent before this proceeding started.
- 2. resided in this state and provided prenatal expenses or support for the child(ren) before this proceeding started.
- 3. maintained a matrimonial domicile in this state before this proceeding started.
- 4. acknowledged paternity of the child(ren) in this state before this proceeding started.
- **5.** had sexual intercourse in this state, which may have resulted in conception of the child(ren).
- 6. submitted to the jurisdiction of this state by consent, by entering a general appearance, or by filing a responsive document having the effect of waiving any objection to personal jurisdiction.

OPTION 43 (Include if user selects)

A. Additional Provisions: <<Free Form Text>>