

SUPPLEMENTAL INFORMATION FOR EMPLOYERS/INCOME WITHHOLDERS

This Texas-specific information is provided in compliance with state law.

Partial Termination of Support Obligation

You are required by law to deduct these amounts from the employee/obligor's income as *current child support*:

\$ _____ per month as current child support until:

1. any child reaches the age of eighteen years or graduates from high school, whichever occurs later;
2. any child marries;
3. any child dies;
4. any child enlists in the armed forces of the United States and begins active service as defined by section 101 of title 10 of the United States Code; or
5. any child's disabilities are otherwise removed for general purposes.

Thereafter, \$ _____ per month as current child support until the next occurrence of one of the events specified above for [the other/another] child.

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More Than One Order Withholding

An employer receiving two or more orders or writs for the Obligor shall comply with each order or writ to the extent possible.

If the total amount due under the orders or writs exceeds the maximum amount allowed to be withheld, the employer shall pay, until that maximum is reached, in the following order of priority:

- a. an equal amount toward the current support in each order or writ until the employer has complied fully with each current support obligation;
- b. an equal amount toward current spousal maintenance in each order or writ until the employer has complied fully with each current spousal maintenance obligation;
- c. an equal amount toward the child support arrearages in each order or writ until the employer has complied fully with each order or writ for child support arrearages;
- d. an equal amount toward the maintenance arrearages in each order or writ until the employer has complied fully with each order or writ for spousal maintenance arrearages; and
- e. an amount toward the attorney's fees and costs.