# INSTRUCTIONS FOR FLORIDA FAMILY LAW RULES OF PROCEDURE FORM 12.996(d), FLORIDA ADDENDUM TO INCOME WITHHOLDING ORDER (07/13)

#### When should this form be used?

This form should be used when the court has ordered that support be paid by income deduction and OMB Form 0970-0154, Income Withholding for Support, has been used. This form must be added to the OMB form to provide provisions required for income deduction orders by Florida law.

This form should be typed or printed in black ink. It should be attached to the OMB form and **filed** with the clerk of the circuit court in the county in which your action is pending.

#### What should I do next?

A copy of this form and a copy of the OMB Income Withholding for Support form, signed by the judge, should be sent to the **obligor's** payor by certified mail, return receipt requested. The return receipt should be sent to the person who prepared this form, so that it can be filed with the court with Florida Family Law Rules of Procedure Form 12.996(c), **Notice of Filing Return Receipt.** 

#### Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms. The words that are in "bold underline" in these instructions are defined there. For further information see sections 61.13 and 61.1301, Florida Statutes.

### **Special Instructions...**

When filling out an Income Withholding for Support form, please note the following additional instructions for that form:

- 1. The Remittance Identifier is the County Code for the county the case was heard in followed by the Case Number. A list of county codes is included with these instructions.
- 2. The FIPS code may be found on the attached list. Use the code for the County in which the case is pending.

Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of a **Disclosure from Nonlawyer**, Florida Family Law Rules of Procedure Form 12.900(a), before he or she helps you. A nonlawyer helping you fill out these forms

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also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

## **FIPS and County Codes**

COUNTY	<u>FIPS</u>	<b>COUNTY CODE</b>	<b>COUNTY</b>	<u>FIPS</u>	<b>COUNTY CODE</b>
ALACHUA	12001	01	LAKE	12069	35
BAKER	12003	02	LEE	12071	36
BAY	12005	03	LEON	12073	37
BRADFORD	12007	04	LEVY	12075	38
BREVARD	12009	05	LIBERTY	12077	39
BROWARD	12011	06	MADISON	12079	40
CALHOUN	12013	07	MANATEE	12081	41
CHARLOTTE	12015	08	MARION	12083	42
CITRUS	12017	09	MARTIN	12085	43
CLAY	12019	10	MONROE	12087	44
COLLIER	12021	11	NASSAU	12089	45
COLUMBIA	12023	12	OKALOOSA	12091	46
DADE	12025	13	OKEECHOBEE	12093	47
DESOTO	12027	14	ORANGE	12095	48
DIXIE	12029	15	OSCEOLA	12097	49
DUVAL	12031	16	PALM BEACH	12099	50
ESCAMBIA	12033	17	PASCO	12101	51
FLAGER	12035	18	PINELLAS	12103	52
FRANKLIN	12037	19	POLK	12105	53
GADSDEN	12039	20	PUTNAM	12107	54
GILCHRIST	12041	21	ST. JOHNS	12109	55
GLADES	12043	22	ST. LUCIE	12111	56
GULF	12045	23	SANTA ROSA	12113	57
HAMILTON	12047	24	SARASOTA	12115	58
HARDEE	12049	25	SEMINOLE	12117	59
HENDRY	12051	26	SUMTER	12119	60
HERNANDO	12053	27	SUWANNEE	12121	61
HIGHLANDS	12055	28	TAYLOR	12123	62
HILLSBOROUGH	12057	29	UNION	12125	63
HOLMES	12059	30	VOLUSIA	12127	64
INDIAN RIVER	12061	31	WAKULLA	12129	65
JACKSON	12063	32	WALTON	12131	66
JEFFERSON	12065	33	WASHINGTON	12133	67
LAFAYETTE	12067	34			

Instructions for Florida Family Law Rules of Procedure Form 12.996(d), Florida Addendum to Income Withholding Order (07/13)

	IN THE CIRCUIT COURT OF THE	
	IN AND FOR	COUNTY, FLORIDA
		Case No:
		Division:
	Petitioner,	
	and	
	Respondent.	
	FLORIDA ADDENDUM TO INCOM	E WITHHOLDING ORDER
<b></b>	FILE DAVOD (comm)	TREDVINOTIFIED that the description of 42
	THE PAYOR, {name}, IS HE and 61.1301, Florida Statutes, you have the responsibilities.	
Inc	ncome Withholding Order/Notice for Support.	-
1.	L. The Income Withholding Order/Notice for Support is	enforceable against employers specifically
	listed upon the form as well as all subsequent employ	
	{name}, {address}	·
2.	<ol> <li>You are required to deduct from the obligor's income withholding order, and in the case of a delinquency th delinquency, and to pay that amount to the State of F actually deducted plus all administrative charges shall section 303(b) of the Consumer Credit Protection Act,</li> </ol>	e amount specified in the notice of lorida Disbursement Unit. The amount not be in excess of the amount allowed under
	section 303(b) of the consumer credit Protection Act,	15 0.5.c. Section 1075(b), as amended.
3.	3. You must implement the income deduction no later the than 14 days after the date the income deduction ord the amount specified in the income withholding order request at the time of the order that the payment cyc	er was served on you, and you shall conform to the obligor's pay cycle. The court should
4.	4. You must forward, within 2 days after each date the of State of Florida Disbursement Unit, the amount deduct to whether the amount totally or partially satisfies the withholding order, and the specific date each deduction order, you shall make these notifications to the agence.	cted from the obligor's income, a statement as e periodic amount specified in the income on is made. If the IV-D agency is enforcing the
5.	<ol> <li>If you fail to deduct the proper amount from the oblig should have deducted, plus costs, interest, and reasor</li> </ol>	

- 6. You may collect up to \$5 against the obligor's income to reimburse you for the administrative costs for the first income deduction and up to \$2 for each deduction thereafter.
- 7. The Income Withholding Order/Notice for Support is binding on you until further notice by court order or until you no longer provide income to the obligor.

8.	8. When you no longer provide in	When you no longer provide income to the obligor, you shall notify the obligee,			
	{name}	, {address}			
	and provide the obligor's last k	nown address and t	the name and address of the obligor's new payor,		
	if known, utilizing the form con	tained within the In	ncome Withholding Order/Notice for Support. If		
	you violate this provision, you a	are subject to a civil	Il penalty not to exceed \$250 for the first violation		
	or \$500 for any subsequent vio	lation. If the IV-D a	agency is enforcing the order, you shall make these		
	notifications to the agency inst	ead of the obligee.	Penalties shall be paid to the obligee or the IV-D		
	agency, whichever is enforcing	the income deducti	tion order.		

- 9. You shall not discharge, refuse to employ, or take disciplinary action against an obligor because of the requirement for income deduction. A violation of this provision subjects you to a civil penalty not to exceed \$250 for the first violation or \$500 for any subsequent violation. Penalties shall be paid to the obligee or the IV-D agency, whichever is enforcing the income deduction, if any alimony or child support obligation is owing. If no alimony or child support obligation is owing, the penalty shall be paid to the obligor.
- 10. The obligor may bring a civil action in the courts of this state against a payor who refuses to employ, discharges, or otherwise disciplines an obligor because of income deduction. The obligor is entitled to reinstatement of all wages and benefits lost, plus reasonable attorneys' fees and costs incurred.
- 11. In a Title IV-D case, if an obligation to pay current support is reduced or terminated due to the emancipation of a child and the obligor owes an arrearage, retroactive support, delinquency, or costs, income deduction continues at the rate in effect immediately prior to emancipation until all arrearages, retroactive support, delinquencies, and costs are paid in full or until the amount of withholding is modified.
- 12. All notices to the obligee shall be sent to the address provided in this notice to payor, or any place thereafter the obligee requests in writing.
- 13. An employer who employed 10 or more employees in any quarter during the preceding state fiscal year or who was subject to and paid tax to the Department of Revenue in an amount of \$20,000 or more shall remit support payments deducted pursuant to an income deduction order or income deduction notice and provide associated case data to the State Disbursement Unit by electronic means approved by the department. Payors who are required to remit support payments electronically can find more information on how to do so by accessing the State Disbursement Unit's website at <a href="https://www.myfloridasdu.com">www.floridasdu.com</a> and clicking on "Payments." Payment options include Expert Pay, Automated Clearing House (ACH) credit through your financial institution, <a href="https://www.myfloridacounty.com">www.myfloridacounty.com</a>, or Western Union. Payors may contact the SDU Customer Service Employer telephone line at 1-888-883-0743.

14.	The amount of arrears owed, if any, is \$ You must withhold an additional twenty
	percent (20%) or more of the ongoing periodic obligation towards same at the rate of \$
	per until full payment is made of any arrearage, attorneys' fees and costs—provided
	that no deduction shall be applied to attorneys' fees and costs until the full amount of any arrearage
	is paid. If a delinquency accrues after the order establishing, modifying, or enforcing support has
	been entered and there is no existing order for repayment of the delinquency or a pre-existing
	arrearage, a payor shall deduct \$per (which represents an additional
	twenty percent (20%) of the current support obligation, or other amount agreed to by the parties) until the delinquency and any attorneys' fees and costs are paid in full. No deduction may be applied to attorneys' fees and costs until the delinquency is paid in full.
15.	Pursuant to sections 61.13 and 61.1301, Florida Statutes, the amounts listed for payment on the Income Withholding Order must be varied by the employer/payor for bonus income, or similar one-time payment:
	You shall deduct [Choose only one] ( ) the full amount, ( )

16. Child Support Reduction/Termination Schedule. Child support amount listed on the IWO shall be automatically reduced or terminated as set forth in the following schedule:

Please list children by initials from eldest to youngest		Insert in this column the day, month, and year the child support obligation terminates for each designated child (see instructions)		Insert in this column the amount of child support for all minor children remaining (including designated child).
Child 1 (Eldest) Initials & year of birth:	From the effective date of this Income Deduction Order until the following date:		child support for Child 1 and all other younger child(ren) should be paid in the following monthly amount:	
Child 2	After the date set		child support for Child 2 and	

Initials & year of birth:	forth in the row above until the following date:	all other younger child(ren) should be paid in the following monthly amount:	
Child 3 Initials & year of birth:	After the date set forth in the row above until the following date:	child support for Child 3 and all other younger child(ren) should be paid in the following monthly amount:	
Child 4 Initials & year of birth:	After the date set forth in the row above until the following date:	child support for Child 4 and all other younger child(ren) should be paid in the following monthly amount:	
Child 5 Initials & year of birth:	After the date set forth in the row above until the following date:	child support for Child 5 and all other younger child(ren) should be paid in the following monthly amount:	

(Continue on additional pages for additional children)

NOTE: This change only relates to the amount of the child support obligation portion of the payments listed in the first page of the Income Withholding Order. If there is a child support arrearage in a Title IV-D case, the amount will not be reduced due to the child no longer being eligible for support pursuant to paragraph 11 above.

17. Additional information regarding the implementation of income deduction may be found at <a href="https://www.floridasdu.com">www.floridasdu.com</a>.

IF A NONLAWYER HELPED	YOU FILL OUT TH	HIS FORM, HE/SHE MUST	FILL IN THE BLA	NKS BELOW
[fill in all blanks] This form	was prepared for	the: {choose only <b>one</b> } (	) Petitioner(	) Respondent
This form was completed v	vith the assistanc	e of:		
{name of individual}				,
{name of business}				
{address}				,
{city}	, {state}	, {telephone number	}	·