DSS-SE-408CP/RA (06/2015) South Dakota Department of Social Services Division of Child Support

FOR OFFICE USE ONLY
Request Date:
Date 408 Sent:
Date 408 Received:

APPLICATION FOR CHILD SUPPORT SERVICES AND APPLICANT'S RIGHTS AND RESPONSIBILITIES

Thank you for requesting information about child support services. The Division of Child Support (DCS) is responsible for administering the child support program in the State of South Dakota under Title IV-D of the Social Security Act. The DCS provides the following services: locate; paternity and order establishment; and enforcement of child support and medical support orders. Persons who are recipients or former recipients of Temporary Assistance to Needy Families (TANF) and persons who are recipients of Medical Assistance receive these services without a separate application. Persons who have not received TANF may apply for these services; these cases are called "Non-TANF" cases. DCS services are available to custodial and non-custodial parents, alleged fathers, and individuals who have court ordered legal custody/guardianship over the minor child(ren) for whom services are being sought. The application is the initial starting point for DCS services and this Notice describes DCS's services, the responsibilities of the persons receiving the services, the fees, the accounting procedures, and the use and disclosure of information for Non-TANF cases. There is a \$5.00 application fee associated with this service.

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Confidentiality/Interpreter Needs
Federal and State laws and regulations limit the use and disclosure of confidential information about applicants and recipients of Child Support services. Do you need interpreter services? Yes No If yes, specify what type of service you require (language type, sign, etc.) (Interpreter services are provided free of charge.)
Nondiscrimination Statement
In accordance with Federal law and U.S. Department of Agriculture (USDA) and U.S. Department of Health and Human Services (HHS) policy, the Department of Social Services is prohibited from discriminating on the basis of race, color, national origin, sex, age, or disability. Under the Food Stamp Act and USDA policy, discrimination is prohibited also on the basis of religion or political beliefs.
To file a complaint of discrimination, contact USDA or HHS. Write USDA, Director, Office of Civil Rights, Room 326-W, Whitten Building, 1400 Independence Avenue, S.W., Washington, D.C. 20250-9410 or call (202)720-5964 (voice or TDD). Write HHS, Director, Office of Civil Rights, Room 506-F, 200 Independence Avenue, S.W., Washington, D.C. 20201 or call (202)619-0403 (voice) or (202)619-3257 (TDD). USDA and HHS are equal opportunity providers and employers.
Social Security Numbers
The information in your case may be discussed or given to the State, the Division of Child Support, other public agencies that can legally receive such information, and to the other parent or his/her attorney. The child support agency is required, under Section 466(a)(13) of the Social Security Act, to include in child support records the Social Security Number of any individual who is subject to a divorce decree, support order or paternity determination or acknowledgment. Social Security number information is mandatory and will be kept on file at the child support agency to locate individuals for the purpose of establishing, modifying and enforcing child support obligations. Enrolling a child in health insurance may require the release of the child's Social Security Number and mailing address to the other parent's employer or the release of the child's Social Security Number to the other parent.
If you do not have a Social Security Number or the noncustodial parent's Social Security Number is unknown, the DCS will not deny your application.
Race/Ethnicity
Race/Ethnicity is an optional requirement. However, race/ethnicity may be used to aid in determining parentage and allows the DCS to determine whether or not the DCS has jurisdiction over a noncustodial parent who may be Native American residing on reservation/trust land.

AGREEMENT FOR CHILD SUPPORT SERVICES

This document includes the terms and conditions of the services that will be provided in your child support case by the South Dakota Department of Social Services, Division of Child Support (DCS). It is important that you read the entire document carefully and sign in all places where your signature is required without altering the document.

SERVICES

- 1. DCS will determine the methods and strategies used to collect support and fulfill its duties.
- 2. Current support must be due and owing for at least one minor child residing with the applicant and the applicant is the child's parent or legal guardian. If only past due support is owed, DCS is unable to accept your application for services. If the child for whom support is owed is not residing with you, DCS will be unable to provide child support enforcement services to you.
- 3. DCS cannot provide child support services directly to you if you are a child seeking support from your parents. Your legal guardian or custodian, however, may seek assistance from us on your behalf.
- 4. DCS will make reasonable efforts, consistent with its priorities and procedures, to:
 - a. Locate the noncustodial parent;
 - b. Establish paternity if paternity for a minor child has not previously been established by one of the following: child born during the marriage (or within ten months after the dissolution of marriage) of the mother and father; paternity affidavit signed by the mother and father; or genetic testing. Application must be received at least 90 days prior to child being emancipated.
 - If DCS establishes paternity and the child was born in SD, an order adjudicating paternity will be filed with the Office of Vital Records. Vital Records will add the father's name to the child's birth record. The child's birth certificate will be amended to reflect both parents' names. If the child was born in another state, one of the parents will need to contact the Vital Record agency in the other state to obtain the necessary paperwork to add the father's name to the birth record. The other state may assess a fee for adding the father's name to the birth record.
 - c. Establish a child support order for a minor child(ren). In the process, DCS will ask that the noncustodial parent maintain a health insurance policy for the child(ren) if you do not have adequate health insurance. Application must be received at least 90 days prior to child being emancipated.
 - If the child was born in SD and an order adjudicating paternity is entered, the order will be filed with the Office of Vital Records. Vital Records will add the father's name to the child's birth record. The child's birth certificate will be amended to reflect both parents' names. If the child was born in another state, one of the parents will need to contact the Vital Record agency in the other state to obtain the necessary paperwork to add the father's name to the birth record. The other state may assess a fee for adding the father's name to the birth record.
 - d. Enforce an existing child support order. If there is not a minor child for whom current support is due and owing, DCS will be unable to provide child support enforcement services to you.
 - e. Enforce health insurance coverage if (1) you do not have satisfactory health insurance coverage, (2) the support order includes provisions for health insurance coverage, and (3) health insurance is available through the noncustodial parent's employer. If there is no court order for support or the current support order has no provision for health insurance, the DCS may require you to file a petition to modify the order to include health insurance coverage. (DCS will not collect deductibles, coinsurance amounts, or past due medical costs from the noncustodial parent unless you have obtained a judgment for those amounts.)
 - f. Collect and distribute child support payments as required by law;
 - g. Collect court ordered spousal support if current child support is being collected, under the same court order;
 - h. Review cases for potential adjustment in the support amount, either upward or downward, using South Dakota child support guidelines. (A review of the support amount may be requested by either parent.)
- 5. DCS will use reasonable efforts to obtain child support for you. The DCS cannot predict how long that will take or guarantee that we will be successful. The DCS will work to ensure that you receive all the support that is legally owed to you. DCS will evaluate the case circumstances and proceed with the appropriate enforcement action determined necessary to attempt collection of the child support.
- 6. DCS monitors delinquent child support payments at the end of the month. If the support order requires the noncustodial parent to pay on a specific day of the month, it will be very difficult to monitor. Under wage withholding, the payments are made when the employer does payroll. Payments range from weekly to monthly. Often times the payment must go through

the clerk of courts or other states before the actual payment is received in the Child Support Payment Center. Some states recover costs incurred for the child support services. If your case is referred to another state, the responding state may assess fees or may withhold fees from the support collected, including IRS tax offset moneys.

- 7. If a divorce decree orders the noncustodial parent to pay alimony and child support, the DCS shall enforce the alimony and child support. However, DCS cannot enforce only alimony.
- 8. If the noncustodial parent lives in a state other than South Dakota, DCS may have to refer your case to that state to establish paternity and/or a child support order, or enforce the child support order. Because of the differences in state laws and procedures, out-of-state cases present additional issues and often take more time. DCS will release any information contained in the case file to another state or jurisdiction when interstate enforcement action requires the information.
- 9. DCS does not have jurisdiction over Native Americans residing on Indian reservations or trust land. Therefore, if the noncustodial parent is Native American and resides on Indian land, the DCS may not be able to establish paternity or a support obligation. If there is a court order for support, the DCS may only be able to provide limited enforcement services.
- 10. In performing services to you, DCS is assisted by attorneys. These attorneys represent the state. They are not your personal attorneys.

This means that no attorney-client relationship exists between you and the DCS attorney. It also means that in the event of a conflict between your interests and those of the state, the DCS attorney will have to resolve the conflict in favor of the state's interests.

DCS cannot provide all services that you may receive from a private attorney. For example, DCS cannot provide services to you regarding custody, visitation, or any other issue not directly related to child support.

If you require legal advice, desire specific legal action, or desire routine involvement in deciding the methods to be used in your case, you may want to consider using a private attorney who may be able to provide you with more individualized service.

- 11. Your case will close under the following conditions:
 - a. DCS will immediately close your case:
 - i. Upon your written or verbal request, or
 - ii. When DCS has been advised that you have applied for child support services or public assistance in another state.
 - b. DCS will provide a Notice of Intent to Terminate Services:
 - i. If your child has reached the age of majority, there is no longer a current support order, and arrears are under \$500 or unenforceable under state law;
 - ii. If your child has not reached the age of majority but there is no longer a current support order and arrears are under \$500 or unenforceable under state law;
 - iii. If DCS has information that you no longer have legal or physical custody of your child(ren);
 - iv. If DCS has been advised the noncustodial parent is residing in the home with you and your child(ren);
 - v. If DCS is unable to contact you for more than 60 days despite attempts to do so that include at least one letter sent by first class mail to your last known address;
 - vi. If DCS cannot obtain jurisdiction over the noncustodial parent;
 - vii. If the noncustodial parent has died and no further action can be taken;
 - viii. If paternity cannot be established because the child is 18 years of age, or genetic testing or the court has excluded the alleged father;
 - ix. If DCS has been unable to locate the noncustodial parent for 3 years if the noncustodial parent's social security number is known or for 1 year if the noncustodial parent's social security is not known;
 - x. If the noncustodial parent has been institutionalized in a psychiatric facility or is incarcerated with no chance of parole and cannot reasonably be anticipated to pay support for the time remaining until the child(ren) reach the age of majority;
 - xi. If the noncustodial parent has a medically verified total and permanent disability with no evidence of support potential;
 - xii. If the noncustodial parent is a citizen of and lives in a foreign country, does not work for the United States government or for a company with offices in the United States, has no reachable domestic income or assets, and DCS does not have reciprocity with the foreign country;
 - xiii. If DCS has documented evidence that you have not cooperated and your cooperation is essential for the next enforcement step.
 - Failure to cooperate may include:

- (1) Failure to appear at a DCS office or at another location designated by DCS to provide information, testimony, or evidence for the purpose of legal proceedings;
- (2) Repeated contacts with the noncustodial parent's employer regarding child support payments being withheld; or
- (3) Failure to forward any child support payments received directly by you to DCS; or
- (4) Failure to repay the DCS any child support collections you receive that you are not entitled to keep;
- (5) Failure to notify DCS if you change residential and/or mailing address.

DCS will not terminate services for any of these reasons if you contact DCS, within 60 days after issuance of a written notice of intent to terminate, and provide information that could lead to the location of the noncustodial parent or to the establishment or enforcement of a support order. After 60 days, you may request DCS to reinstate your services if changed circumstances could lead to the establishment of paternity, establishment of a support order, or the enforcement of a support order.

TAX REFUND OFFSET

- 1. DCS may submit your case for federal tax refund offset. With this method of collecting child support arrears, the noncustodial parent's tax refund is intercepted and applied to arrears.
- 2. Conditions for submittal for tax refund offset are as follows:
 - a. The support obligation must have been established under a court or administrative order and you are eligible for Non-TANF services.
 - b. The amount of past due support must not be less than \$500.00.
 - c. The noncustodial parent's name and social security number has been verified.
- 3. There is no guarantee that monies will be collected on your behalf, or that the noncustodial parent will be entitled to receive a federal income tax refund that can be intercepted by the DCS.
- 4. If a collection is made on your behalf, DCS has the authority to hold the refund if it involves a joint tax return for up to six months before sending the collection to you.
- 5. If you have received public assistance in the past and any state has submitted a debt for federal tax refund offset, the State's debt may be satisfied first.
- 6. Other federal agencies submitting debts may also be satisfied first.
- 7. You are personally liable for the repayment of any monies received by you that were an overpayment, including any amounts that may be returned to the noncustodial parent due to the filing of an amended return by the noncustodial parent's spouse. The amended return may be filed as much as six years later.

ACCOUNTING PROCEDURES

- 1. DCS will endorse checks, money orders, and drafts received for you in payment of support. This is necessary to allow the DCS to process payments.
- 2. When money is collected for child support, DCS will determine where the money should be applied according to federal and state disbursement requirements. If alimony is due and owing, payments received shall be proportionately applied to the current child support, medical support and alimony.
 - Example: Payments are usually applied to current child and medical support first. However, money sent from a federal tax refund offset are applied to the arrears which were certified (reported) to the IRS.
- 3. When the noncustodial parent, an employer, the Secretary of the Treasury, etc, sends a support payment to DCS, DCS will send the appropriate amount to you. This is an "advance" in funds pending the actual processing of the support payment. If the office is unable to process the support payment for any reason, you must repay DCS.
 - Example A: If the noncustodial parent's support check is written on insufficient funds and efforts to get the noncustodial parent to make the check good fail, you must repay the amount of the advance to DCS.
 - Example B: If the IRS takes back the amount of the federal tax refund offset, you must repay the amount of the advance to DCS.

To facilitate this repayment process, you may authorize DCS to withhold a reasonable amount from future support payments as repayment. This authorization may be given as part of the application process but it is not a requirement in order to receive services from DCS. If you do not give authorization as part of the application process and repayment becomes necessary, DCS will attempt to set up a repayment plan with you or seek repayment through the courts if necessary.

ELECTRONIC DISBURSEMENT OF CHILD SUPPORT PAYMENTS

The Division of Child Support (DCS) is the central payment processing center for the State of South Dakota for child support payments. To meet federal requirements to disburse as reliably, efficiently and cost-effectively as possible, the DCS will transmit payments to you electronically.

You have two options for receiving your child support payments: 1) You may choose to have your child support payments directly deposited into your bank account; OR 2) You can receive your payments through an electronic payment card called the US Bank ReliaCard Visa. Enclosed for your convenience is the Child Support Payment Authorization Form. You will need to complete, selecting either direct deposit (Option 1) or the US Bank ReliaCard (Option 2). If you do not enroll in Direct Deposit or return the completed form within 30 days, the DCS will notify U.S. Bank to issue you a ReliaCard Visa. When you receive the ReliaCard Visa, you will receive information on how to use the card for ATM withdrawals, point of sale purchases, cash back options, fees, and other available transactions.

The DCS will allow you to be exempt from enrolling in Direct Deposit or receiving a ReliaCard Visa, if you meet certain conditions. The Request for Exemption which must be completed and returned to our office with the required documentation is Option 3 on the form. The DCS will review your exemption request and notify you of our decision.

NOTE: If you do not have a child support order, you are not required to enroll in Direct Deposit or the ReliaCard Visa at this time. Once a child support order has been entered, the DCS will send you the appropriate documents so you can either enroll in Direct Deposit or the ReliaCard Visa.

ADMINISTRATIVE COMPLAINT PROCEDURES

A recipient of DCS services is entitled to an administrative review of a complaint where there is evidence that an error has occurred or an action should be taken on their case. To obtain a review, a recipient may contact the assigned DCS Child Support Specialist with the complaint in an attempt to informally resolve the same.

A recipient may also submit a written complaint to the DCS specifying the nature of the complaint and the action requested to be taken by the DCS. Upon receipt of the written complaint, the DCS shall conduct a review of the complaint and, if appropriate, take necessary corrective action. The DCS shall advise the recipient either orally or in writing of any action taken to resolve the complaint.

A recipient is also entitled to request a fair hearing as allowed by law.

PROTECTING YOUR PRIVACY

DCS protects the safety and privacy of its customers to the extent permitted by law. In handling a case, it may be necessary to provide information from a case file to other agencies or persons who work cooperatively with us (attorneys, court personnel, other states child support enforcement agencies, genetic testing laboratories), but this is only done for the purpose of and to the extent necessary to provide child support enforcement services to you. Confidentiality and privacy of personal information are protected under state and federal laws and regulations. Agreements between DCS and other agencies govern our sharing of information and require adherence to the confidentiality and privacy laws.

PROTECTION ORDERS: The DCS is prohibited from releasing information on the whereabouts of one party to another party when a protection order has been entered by the court. If you have a protection order in place, please provide a copy with this application. If you obtain a protection order in the future, you must notify the DCS at that time.

SOCIAL SECURITY NUMBER: When we provide services to you, we must use your Social Security number and the Social Security number of your children. Therefore, you should understand that by signing this Agreement, you are authorizing the use of Social Security numbers as an identifier for all child support purposes.

YOUR RIGHT TO WITHDRAW FROM THIS AGREEMENT: You may terminate from this Agreement and close your case at any time. If you wish to terminate, notify the DCS in writing. If you are receiving Child Care services through the Department of Social Services, your child care benefits may be terminated or you may be required to repay child care benefits, for failure to cooperate with the Division of Child Support.

APPLICATION FOR CHILD SUPPORT SERVICES

Purpose: Division of Child Support will use the information to help with collection of child support for your child(ren).

How to fill out this form: Please fill in each blank and type or print your answers. Complete a separate form for each parent. If you need another form, you may contact any Division of Child Support office or download an application from

http://dss.sd.gov/formspubs/. If you are not the parent of the child(ren) for whom you are applying for services, you must have legal custody and/or guardianship of the child(ren) and a copy of the court order must be attached to the application. If you are the parent or legal guardian who is applying for services, the child for whom you are applying for services for must be a minor and residing in your household.

I. REQUESTED SERVICES

Please indicate the service you are requesting (select only one).
A. Establish paternity and a support order for a minor child(ren) who was not born during the marriage of the mother and father. Yes No
If you checked YES, do you want prior period support beginning with the date of separation or child's birth date, whichever is later (limited to 3 years)? Yes No If YES, list appropriate date:
The following must be attached for this service: □ DSS-SE-408 – Application for Child Support Services (pages 7-15). You must sign this document in the presence of a Notary Public. □ Affidavit in Support of Establishing Paternity (pages 17-21). You must sign this document in the presence of a Notary Public. If there is more than one child, you will need to complete an Affidavit for each child. □ DSS-SE-481 – Financial Statement (pages 23-25). You must sign this document in the presence of a Notary Public.
 □ DSS-SE-449 – Affidavit of Payments (page 27). You must sign this document in the presence of a Notary Public. □ Verification of Income (wage stubs, tax return) □ Picture of Father/Mother of child, if applicable □ \$5.00 application fee. Fee is waived if you or the child(ren) are receiving TANF or Medicaid. Fee may be paid by cash, mone y order or by check. Check should be made payable to Division of Child Support.
or B. Establish a child support order for a minor child(ren). Yes No
If you checked YES, do you want prior period support beginning with the date of separation (limited to 3 years)? Yes No If yes, list the date of separation:
The following must be attached for this service: DSS-SE-408 – Application for Child Support Services (pages 7-15). You must sign this document in the presence of a Notary Public. DSS-SE-481 – Financial Statement (pages 23-25). You must sign this document in the presence of a Notary Public. DSS-SE-449 – Affidavit of Payments (page 27). You must sign this document in the presence of a Notary Public. Paternity Affidavit, Genetic Test Results, or documentation showing the child was born during the marriage of the mother and
father. Verification of Income (wage stubs, tax return) Picture of Father/Mother of child, if applicable \$5.00 application fee. Fee is waived if you or the child(ren) are receiving TANF or Medicaid. Fee may be paid by cash, money order or by check. Check should be made payable to Division of Child Support.
or C. Enforcement of a child support order for a minor child(ren). Yes No
The following must be attached for this service: DSS-SE-408 – Application for Child Support Services (pages 7-15). You must sign this document in the presence of a Notary Public.
 DSS-SE-430 – Affidavit of Arrearages (pages 29-32). You must sign this document in the presence of a Notary Public. DSS-SE-431A – Child Support Payment Authorization Form (page 33). Copy of all court orders, including Divorce Decree or other court order for child support. Be sure all orders have been signed by
a Judge. \$\int_{\text{a Judge}}\$ \text{ so of the child (ren)} are receiving TANF or Medicaid. Fee may be paid by cash, money order or by check. Check should be made payable to Division of Child Support.

II. APPLICANT

Legal Name (First, Middle and Last)	Maiden Name (if applicable)				
Residential Address (Street, City, State, Zip	Home Telephone Number (include area code)				
Mailing Address (if different than above) (S	treet, City, State, Zip Code)	Cell Phone Number (include area code)			
Employer Name and Address	Employer Telephone Number (include area code) May we contact you at work? Yes No If yes, best time to contact you:				
Date of Birth // Social Security Number (if available)// Sex Male Female State of Birth	Ethnicity (Optional): Hispanic or Latino Not Hispanic or Latino Select one or more Race (Optional): American Indian or Alaska Native Asian Black or African American Native Hawaiian or Other Pacific Islander White Other	Have you received TANF in another state? Yes No If yes, please list the state(s). Have you received child support services in another state? Yes No If yes, please list the state(s). Do you have an open child support case in another state? Yes No If yes, please list the state(s).			
Please provide the following information about a close friend or relative who will always be able to get in touch with you if we are unable to reach you. Name:					
Address:Street City State Zip Code Telephone Number (include area code):					

III.MINOR CHILDREN

List the <u>full legal name</u> and complete the following information for each child who lives with you for the noncustodial parent listed in Section IV. Please use the child's name as listed on the birth certificate. Please attach a copy of the birth certificate to the application.

First Name Middle Name Last Name	Sex Male Female Date of Birth Social Security Number (if available) Place of Conception (State) Place of Birth (City/State)	Ethnicity (Optional): Hispanic or Latino Not Hispanic or Latino Select one or more Race (Optional): American Indian or Alaska Native Asian Black or African American Native Hawaiian or Other Pacific Islander White Other	Was the child born during marriage of the mother and father? Yes No If no, was an Acknowledgment of Paternity or Paternity Affidavit completed? Yes No If yes, please provide a copy and indicate what State the acknowledgment/affidavit was filed in? Was the child adopted by the mother or father? Yes No If yes, please provide date of adoption (Attach copy of order) Your relationship to the child: Parent Legal Guardian Does the child reside in your household? Yes No If no, please explain:
First Name Middle Name Last Name	Sex Male Female Date of Birth Social Security Number (if available) Place of Conception (State) Place of Birth (City/State)	Ethnicity (Optional): Hispanic or Latino Not Hispanic or Latino Select one or more Race (Optional): American Indian or Alaska Native Asian Black or African American Native Hawaiian or Other Pacific Islander White Other	Was the child born during marriage of the mother and father?
First Name Middle Name Last Name	Sex Male Female Date of Birth Social Security Number (if available) Place of Conception (State) Place of Birth (City/State)	Ethnicity (Optional): Hispanic or Latino Not Hispanic or Latino Select one or more Race (Optional): American Indian or Alaska Native Asian Black or African American Native Hawaiian or Other Pacific Islander White Other	Was the child born during marriage of the mother and father? Yes No If no, was an Acknowledgment of Paternity or Paternity Affidavit completed? Yes No If yes, please provide a copy and indicate what State the acknowledgment/affidavit was filed in? Was the child adopted by the mother or father? Yes No If yes, please provide date of adoption.

IV. NONCUSTODIAL PARENT

TVINOITE EST OBLIE TIME!				
First Name Middle Name	Last Name		Maiden Name (if applicable)	
Alias, Nickname or other names:			Home Telephone Number (include area code)	
Residential Address (Street, City, State, Zip	Code)		Cell Phone Number (include area code)	
Mailing Address (if different than above) (So	treet, City, State, Zip C	ode)	Is the address current? Yes No Unknown If no, address was current as of (month/day/year)	
Has the noncustodial parent lived in SD? List other states the noncustodial parent has			Was he/she ever in jail or prison? Yes No If yes, when? Where?	
Date of Birth/	Ethnicity (Optional): Hispanic or Latine Not Hispanic or L Select one or more R:	atino ace (Optional):	Is he/she in the Military Service? Yes No Unknown If yes, what branch? National Guards? Yes No	
approximate age: Social Security Number (if available) Sex	American Indian of Asian Asian Black or African A Native Hawaiian of Pacific Islander White	American	Does he/she receive any monthly military or veteran's benefits? Yes No If yes, explain:	
☐ Male ☐ Female	Other		Wester	
Place of Birth:	Height:		Weight:	
Eye Color:	Hair Color:		Any distinguishing features:	
What are the names/addresses of the parents of this noncustodial parent?		Name/Address/Telepl his/her address:	none Number of friends that may know	
Mother's Maiden Name (important when SS	N unknown):	Does he/she pay child support in another state? Yes No If yes, please list the state(s).		
Name and address of current or past employer:		Employer Telephone Number (include area code) Is this a current employer? Yes No If no, when did he/she last work there?		
What is his/her usual occupation?		Name and Address of Financial Institution of noncustodial parent: Account Number:		
Sources of Income: List monthly amounts, if any, by each: Self-employment: \$ Rental: \$ Social Security: \$ Unemployment: \$ Veteran's Benefits: \$ Retirement Benefits: \$ Workers' Compensation: \$ SSI: \$		Other Income (explain	n):	

V. HEALTH INSU Do any of the child(ren) If yes, please list those ch	receive medical assistance	ce (Medicaid or T				_	
Does either parent have parent have parent list the chilinsurance.				No ttach a copy of the insurar	nce card	or verification of	
Name of Child	Insurance Coverage	Name ar	d Address of		Nam	e of Policy Holde	r
Covered	Start Date End Da	ite Insuranc	e Co				
	//			Policy # Group #			
				Group "			
				Type of Insurance Medical Dental			
				☐ Vision ☐ Pharmacy ☐ Other			
Monthly Cost for the Ins Monthly Cost of Insuran				ns covered under this poli	icy:		_
Does the child(ren) have If yes, what is the Tribal				0			
	ction IV) to obtain healt			y enter an order requiri arough his/her employm			nt
	IIP TO THE NONC out now divorced, please			Fill in all that apply	– i.e. if	you were	
Relatio	*	Date	Cit	y State/Prov	vince	Country	
Never Married	•	N/A	N/A	N/A		N/A	
Married							
Separated without leg marked, information regulated in above)							
Legally Separated (if regarding marriage should							
☐ Divorced (if marked	information regarding						

Other

marriage should be filled in above)

VII. COURT ORDER INFORMATION (Fill in all that apply) Attach copies of all orders relating to paternity, custody and child support. **Type of Order** County State **Date of Order** Docket **Amount Ordered** Frequency Number No Order Paternity Temporary Separation ☐ Custody Divorce Adoption Other NOTE: If you are attaching a divorce decree, please include the Complaint and Stipulation Agreement to the divorce decree. VIII. ATTORNEY INFORMATION – If at any time you initiate an action, or are served with documents, regarding divorce, child support, custody and/or visitation, you must contact DCS immediately. 1. Do you currently have an attorney or agency representing you on any matter related to the parent of the child(ren)? Yes No If yes: Name of Attorney: City, State, Zip: Telephone Number: Does the attorney or agency know you are requesting DCS assistance? Yes No 2. Does the noncustodial parent have an attorney or agency representing them in any matter related to the child(ren)? ☐ Yes ☐ No If yes: Name of Attorney: Address: City, State, Zip: Telephone Number: 3. Have there been any documents (i.e. divorce summons and complaint, custody or visitation action) filed with the court which relate to the child(ren)? Yes No Unknown If yes: City: _____ County: _____ State: ____

IX. ADDITIONAL INFORMATION

1.	I was married to a person other than the non Yes No If yes, spouse's name (First, Middle, Last) and	•	is application at the tin	ne of the child's birth.
2.	Where did you meet the noncustodial parent?	Place	City	State
3.	How do you contact the noncustodial parent	in case of an emergency?		

REQUIREMENTS OF COOPERATION

I declare and affirm under the penalties of perjury that the information contained herein has been examined by me, and to the best of my knowledge and belief, is in all things true and correct. **Note:** A person who signs this document knowing the information to be false or untrue, in whole or in part, is guilty of perjury – a Class 5 Felony punishable by imprisonment of not more than five years and a fine of not more than \$10,000.

I understand that as an applicant for child support services, I am required to cooperate with the DCS. This may include providing verbal or written information, participating in genetic testing to establish paternity, appearing as a witness at court hearings necessary to pursue the requested child support services, and notifying the DCS of any changes in my address and/or telephone number. I understand that failure to cooperate may result in my case being closed.

I understand that the DCS has the right to determine which child support services will be provided to me. By signing this application, I agree that DCS can take any necessary legal action to establish, modify and enforce a child and/or medical support obligation.

I understand that the DCS has the responsibility to protect identifying personal information upon receipt of a protection order which has been entered by the court. If my case is involved in a court action, the information contained in this document, INCLUDING addresses, social security numbers, and names may become a matter of public record. I also understand that the law allows the court to order the DCS to release information if the court determines that the release of information would not put at risk my health, safety, or liberty or that of the child(ren).

I understand that listing Social Security Numbers for myself and my children is voluntary according to 42 USC 405(c)(2)(C). DCS requests these social security numbers according to 42 USC 654 and 666. As provided by federal statutes 42 USC 654A(d) and Title IV-D of the Social Security Act. DCS uses these social security numbers to establish, modify and enforce child support or medical support, establish paternity, or other child support program purposes. The numbers may become known to the other parent and to others as a result of these actions and purposes.

I understand that legal services for the state may be provided by private attorneys. I also understand that such attorneys do not represent me or the child(ren) listed herein, but represent the DCS.

I understand that I may ask DCS to close my case by notifying DCS verbally or in writing.

I understand that DCS has the authority to close my case as outlined in SERVICES.

I understand that if I received Temporary Assistance to Needy Families (TANF), support collected from the noncustodial parent's federal income tax refund is applied to the money owed to the state before any is paid to me.

I understand that I am personally liable to return any support I received from the DCS paid to me in error. This includes money that the DCS must return to the IRS.

I understand that I am not to contact the noncustodial parent's employer and doing so can result in my case being closed.

I understand that any payments I receive after submitting my application must be turned in to the DCS for processing and proper credit.

I understand that the DCS has the authority to sign papers, act on my behalf, cash checks from the noncustodial parent and send that money to me.

I have applied for South Dakota Division of Child Support (DCS) services. The DCS is authorized by law to take all actions necessary to work my case.

er.

I am the Mother Father Other (list relationship)	
This authorization is effective until I request the DCS to close my ca	se or until the DCS notifies me it has closed my case, whichever is late
Applicant's Signature:	Date:
Subscribed and sworn to before me this day of _	
(SEAL)	Notary Public My Commission expires:

AFFIDAVIT IN SUPPORT OF ESTABLISHING PATERNITY					
Social S	Security Number dent: Name (first, middle, last) Non-	FILE STAMP			
Non-IV-D Case: Social Security Number Responding IV-D Case Identifier Responding Tribunal Number Initiating IV-D Case Identifier Initiating Tribunal Number Initiating Tribunal					
	A Separate Affidavit is	Required for Each Child N	Needing Pate:	rnity Established	
	ON I Jame (First, Middle, Last) In the natural mother of the ch natural father other; explain in Section	ild named below:	er penalty of	perjury depose and allege:	
Child	's Full Name (First, Middle, Last	Child's Date of Bir (Month, Day, Year		ee of Birth (City, County, State)	
	Date Mother Got Pregnant (Month, Year)	Full Term Pregnancy Yes No (If No, Explain	(City	ere Mother Got Pregnant y, County, State) Ther's Maiden Name , middle, last)	
dur	e child was conceived as a result of sing the time stated above. A man is named as the father on the If Yes, the man's name and address	child's birth certificate.	_Name	and me (First, Middle, Last) (attach certified copy) No	
b	b. A man was married to the natural mother, and the child's birth occurred within a year of the end of the marriage. If Yes, the man's name and address are: Date marriage ended (Month, Day, Year)				
c	A man signed the acknowledgment of acknowledgment became a legal for State law. (prior to July 1, 1994)		Yes	(Attach certified copy) No	
d.	A man acted as and presented himse If Yes, the man's name and address		Yes	□ No	
e. (Genetic tests were completed to dete of the child. If Yes, attach results.	ermine the biological father	☐ Yes	□No	

<u>SE</u>	<u>CTI</u>	<u>ON II (TO BE COMPLETED BY MOTHER ONLY</u>	<u>)</u>		
1.		ad sexual intercourse with another man (other than the terms of time 30 days before or 30 days after the child was conducted.)	ceived.	Yes	d's natural father) during No plete the following.)
	a.	The name(s) and address(es) of the other man/men:			
	b.	The other man/men are biologically related to the man Yes No If Yes, state the biological relation			
	c.	I do not believe the other man/men is/are the father be	cause:		
2.	I w	vas married at the time of this child's birth. Yes	☐ No (If Yes, con	nplete the	following.)
	a.	Husband's name (First, Middle, Last) and last known	address:		
	b.	Explain why the husband is not the father of this child decree, genetic test results and prior findings of non-p		propriate d	locuments, including divorce
3.	No		her of this child.	The follow	wing facts support my
		me (First, Middle, Last)			
		egations of paternity: We lived together.	☐ Yes		Dates: to
	a.	we lived together.			Location:
	b.	I have told welfare officials that he is the father			notation.
		of this child.	Yes	□No	
	c.	I told him that he was the father of the child.	Yes	☐ No	
	d.	He is named as the father on the birth certificate.	Yes	☐ No	Certified Copy Attached
	e.	He signed an acknowledgment of paternity before an			
		acknowledgment became a legal finding of		_	
		paternity under State law. (prior to 7/1/1994)	Yes	∐ No	Certified Copy Attached
	f.	He admitted being the father of the child.	Yes	☐ No	
	g.	He sent cards/letters regarding the pregnancy	□ v	□ Nt-	Carias Augalia I
	h	and/or about the child.	∐ Yes □ Yes	∐ No □ No	Copies Attached
	h.	He was present at the birth of the child. He visited the child at the hospital following birth.	Yes		
	1. i	He offered to pay abortion expenses.	Yes		
	J. k.	He offered to pay medical expenses.	Yes	□ No	
	1.	He paid for birth related expenses.	Yes	□ No	
	m.	He claimed the child on tax returns.	Yes	□ No	
	n.	He has provided food, clothing, gifts, or financial			
		support for the child.	Yes	☐ No	If Yes, explain in Section IV.
	0.	He lived with the child.	Yes	_	If Yes, explain in Section IV.
	p.	He visited the child.	Yes		If Yes, explain in Section IV.
	q.	The child resembles him. Photo attached	Yes	☐ No	If Yes, explain in Section IV.
	r.	There are witnesses to my relationship with him.	Yes	☐ No	
		(If yes, list names and addresses and briefly descri	be relevant facts l	known by	each under Section IV)

SECTION III (TO BE COMPLETED BY FATHER ONLY)

The	e following facts support my belief and statements that	I am the father of the	his child:	
a.	The mother and I lived together.	Yes	☐ No	Dates: to Location:
b. c. d.	The mother told me that I am the father of the child. I am named as the father on the birth certificate. I signed an acknowledgment of paternity before an	☐ Yes ☐ Yes	☐ No ☐ No	Certified Copy Attached
e. f. g. h. i.	acknowledgment became a legal finding of paternity under State law. (prior to 7/1/1994) I was present at the birth of the child. I visited the child at the hospital following birth. I offered to pay abortion expenses. I offered to pay medical expenses. I paid for birth related expenses.	☐ Yes	 No No No No No No No No	Certified Copy Attached
j. k. l.	I claimed the child on tax returns. I have provided food, clothing, gifts, or financial support for the child. I lived with the child. I visited the child.	Yes Yes Yes Yes	☐ No ☐ No ☐ No ☐ No	If Yes, explain in Section IV If Yes, explain in Section IV
m. n. O.	The child resembles me. Photo attached. There are witnesses to my relationship with the child's mother. (If yes, list names and addresses and briefly descri	☐ Yes ☐ Yes	☐ No	If Yes, explain in Section IV If Yes, explain in Section IV each under Section IV)
	CTION IV – OTHER PERTINENT INFORMATION (etion II or Section III above)	including detailed	explanati	ions for "YES" responses in
		Continued on Atta	iched She	et(s), incorporated by reference
are	of the information and facts contained in this AFFIDA true and correct to my best knowledge and belief. I ago ld to genetic testing as may be necessary to establish pa	ree to submit myse		
	Date	Sign	nature	
	forn to and Signed before me is Date, County, and State	Notary Publ	lic/Offici	al and Title
	=	Commission	n Expires	3

DSS-SE-481 (07/2 STATE OF SOUT	,	`		
IN THE MATTER)	FINANCIA	AL STATEMENT
SUPPORT OBLIC	GATION OF) SS	DCS #:	
Please answer eve	ery question or state		e question does not perta	in to your financial
situation. If you i	need more space to a	nswer a question, p	lease attach additional s	heets if necessary to
			nost recent paycheck stul	
			Ir W-2. <u>Be sure to date a</u> gross income multiply yo	
			nber of pay periods, and	
		PERSONAL INFO	RMATION	
Name:			D' 41 1 4	
Address:			Driver License #:	
			Phone: Home: ()	
			Work: ()	
Address:			Cell: ()	
		MPLOYMENT INF	ORMATION	
Employer:			Dates employed: From:	
Employer Address	•		To:	
Employer's Phone	#:		Occupation: k: Tips: \$	
Rate of Pay: \$	per ho	ours worked per wee	k: Tips: \$	per
		GROSS MONTHL	Y INCOME	
1. \$	Salary, Wages, T	ips, Commissions, E	Sonus or Other Designation	ns
2. \$	Gain or profit fro	om a business or prof	Session (self-employment)	
3. \$			ns, social security or insur	rance payments
4. \$		ls, rentals, royalties		
	Gain from sale, t		-	
6. \$			rs compensation benefits	
			ding, but not limited to, m	ilitary pay allowances
			port received). Explain _	0)
9. \$	TOTAL GROSS	S MONTHLY INC	OME (add lines 1 through	8).
	HEAL	TH INSURANCE	INFORMATION	
Do you have health	h care insurance avail	able for dependents?	Yes No	
If you provide heal	Ith care insurance (me	edical, optometric, de	ental or orthodontic, or cou	unseling costs) for your
child(ren) please co	omplete the following	<u>;</u> :		
Name of the Health	h Care Insurance Con	npany:		
Address of the Hea	alth Care Insurance Co	ompany:		
Policy Number of	the policy:	Total m	nonthly cost of the insuran	ce:
Persons covered un	nder the policy of inst	irance:	ioning cost of the misuran	
If you can identify	the exact amount of t	he premium each me	onth that is solely for the c	hild(ren) in this matter.
please specify that		are promisin each m	2 2222-y 202 010 0	· (·)
	For single (self only) of			
			coverage and cost of the	e health insurance
₹7	4 11 100 4	• 641 4 6 3	19 41 1914 54	• 4• 41 4

Please attach to this page verification of health insurance coverage and cost of the health insurance coverage. You must provide verification of the cost of adding the child(ren) to existing coverage, the cost of self only coverage and family coverage, or the cost of private coverage for the child(ren).

OTHER INFORMATION

Do you make payments on any othe proceeding? No Yes	r child support orders for children other than those involved in this
	(Attach a copy of the court order and evidence of
payments. If not attached, the amou	ant will not be considered.)
Do you make payments for spousal	support? No Yes
If yes, how much per month? \$	(Attach a copy of the court order and evidence of
payments. If not attached, the amou	ant will not be considered.)
Do you make contributions to an IR No Yes	S qualified retirement plan not exceeding 10% of gross income?
	(Attach documentation showing the amount being
contributed. If not attached, the amo	ount will not be considered.)
STATE OF SOUTH DAKOTA)
COUNTY OF	
COUNTY OF	_)
	, being first duly sworn, on oath, deposes and says that
he/she is the above named parent wh	no completed this financial statement, that he/she has read the foregoing
financial statement and knows the coafter reasonable inquiry it is true and	ontents thereof, and that to the best of his/her knowledge, and belief found d correct.
	cument knowing the information to be false or untrue, in whole or in 5 Felony punishable by imprisonment of not more than five years and
Signature of parent above named	_
or parent acove name	Subscribed and sworn to before me this day of,
SEAL	Notary Public, South Dakota My commission expires

DSS-SE-449 (02/201			
	SOCIAL SERVICES		
DIVISION OF CHIL	LD SUPPORT		
DCS #:	<u> </u>		
Please complete this	AFFIDA's worksheet if an order for s	VIT OF PAYMENTS support has not been enter	<u>ed.</u>
Ι,	DO	() DO NOT () request	recovery of support owed to me
during the time I was	s not receiving TANF from th	e State of South Dakota or f	from any other state.
Reason for not desiri	<u> </u>		,
Child Support is due	and owing to me from the pe	riod of	(date of birth of child or date
of separation from th	e other parent, which ever is	later) to and including	. Child Support is not
			same household as the child(ren).
	ved after submission of this do	ocument must be turned in to	o the DCS for processing and
proper credit.			
	PAYMENTS RECEIVED F		
YEAR:	YEAR:	YEAR:	YEAR:
JAN:	JAN:	JAN:	JAN:
FEB:	FEB:	FEB:	FEB:
MAR:	MAR:	MAR:	MAR:
APR:	APR:	APR:	APR:
MAY:	MAY:	MAY:	MAY:
JUN:	JUN:	JUN:	JUN:
JUL:	JUL:	JUL:	JUL:
AUG:	AUG:	AUG:	AUG:
SEP:	SEP:	SEP:	SEP:
OCT:	OCT:	OCT:	OCT:
NOV:	NOV:	NOV:	NOV:
DEC:	DEC:	DEC:	DEC:
TOTAL	TOTAL	TOTAL	TOTAL
PAYMENTS:	PAYMENTS:	PAYMENTS:	PAYMENTS:
TTTTVIETVIE	TITIVIEIVIE.	TTTTIVE (TO	TITIVIET (15.
examined by me, an	rjury – a Class 5 Felony pun	lge and belief, is in all thin ing the information to be f	
			271 1 100
		Signature	of Plaintiff
0 1 11 1 1	. 1 6	C	
Subscribed and swor	n to before me this day	OI	,
		N-4 D	1.1:
Mr. Committee	-:	Notary Pu	DIIC
	oires:		
SEAL			

DCS #	
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AFFIDAVIT OF ARREARAGES

Please complete this worksheet if child support arrearages are owed by the noncustodial parent. If more than one year of arrearages, please attach additional sheets. If you have court ordered alimony, the alimony needs to be indicated along with the child support. Please use a running balance in the Balance Due column. <u>Any payments</u> received after your application has been submitted must be turned in to the DCS for processing and proper credit.

Nonci	ustodial Pa	rent's Nam	e:								
Custodial Parent's Name:											
	County:										
Dock	et No:			Date of C	Order:			_			
YEA	R:										
	Child Support Amount Due	Alimony Amount Due	Amount Paid	Balance Due	Comments						
Jan											
Feb Mar						_					
Apr						1					
May						=					
Jun											
Jul											
Aug											
Sept											
Oct											
Nov						4					
Dec	1		1	1	<u> </u>	_		C	.1		
The	total am	ount of	arrears a	ue and	owing is	\$		Irom	tne	perioa	Ol
I decl exam	are and a	ffirm unde	er the pena he best of	alties of po my know	erjury that t ledge and b	the inform	nation containall things tr	ue and corr	ect.		
part,	is guilty o	_	- a Class 5		_		to be false on the false of the	,			
	dial Parent ribed and s		fore me thi	is	day of		, .		_•		
				Notary Pu	blic						
SEAL	_					es:					

Noncustodial Parent's Name	e:
Custodial Parent's Name:	

YEAR:

	Child	Alimony	Amount	Balance	Comments
	Support	Amount	Paid	Due	
	Amount	Due			
	Due				
Jan					
Feb					
Mar					
Apr					
May					
Jun					
Jul					
Aug					
Sept					
Oct					
Nov					
Dec					

YEAR:

	Child	Alimony	Amount	Balance	Comments
	Support	Amount	Paid	Due	
	Amount	Due			
	Due				
Jan					
Feb					
Mar					
Apr					
May					
Jun					
Jul					
Aug					
Sept					
Oct					
Nov					
Dec					

Noncustodial Parent's Name	¢
Custodial Parent's Name:	

YEAR:

11//11					
	Child	Alimony	Amount	Balance	Comments
	Support	Amount	Paid	Due	
	Amount	Due			
	Due				
Jan					
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YEAR:

	Child	Alimony	Amount	Balance	Comments
	Support	Amount	Paid	Due	
	Amount	Due			
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Jan					
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Noncustodial Parent's Name:	
Custodial Parent's Name:	

YEAR:

11//11					
	Child	Alimony	Amount	Balance	Comments
	Support	Amount	Paid	Due	
	Amount	Due			
	Due				
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Oct					
Nov					
Dec					

YEAR:

	Child	Alimony	Amount	Balance	Comments
	Support	Amount	Paid	Due	
	Amount	Due			
	Due				
Jan					
Feb					
Mar					
Apr					
May					
Jun					
Jul					
Aug					
Sept					
Oct					
Nov					
Dec					

South Dakota Department of Social Services, Division of Child Support Child Support Payment Authorization Form

PERSONAL INFORMATION (Please Print)							
Name (First, Middle, Last):							
Address (Street):		Apartment Number:					
City: St	ate:	Zip Code:					
Country:							
Daytime Telephone:	Social Secur	ity Number:					
Disclosure of the Social Security number is requested for purpos	_						
registry. Social Security numbers are required to be included in	-						
Failure to disclose this information will affect enrollment in the direct deposit option.							
Please select from the available options:							
☐ OPTION #1: DIRECT DEPOSIT (effective as soon as	form is proce	ssed by DCS office)					
Financial Institution Name:							
Address (Street):							
City: St	ate:	Zip Code:					
Financial Institution Routing Number:							
Financial Institution Account Number:							
Type of Account: ☐ Checking ☐ Savings							
By selecting Direct Deposit, I authorize the Division of Child Supp	ort (DCS) to cred	it my child support payments to the above account					
and, if necessary, reverse any incorrect payments made in error. <u>I acknowledge that a new enrollment form must be completed if I</u>							
choose to change financial institutions or account numbers. I further acknowledge that I must notify the DCS immediately, in							
writing, if my account is closed.							
Your name must appear on the account. Child support payme	ents will be receiv	ved by your bank within two to three business days					
after the DCS applies the payment.							
***Remember to attach a voided check/copy of check to this for							
routing number and account number. Do not attach a deposit slip; the routing number is not always correct.*** OPTION #2: U.S. BANK RELIACARD (effective as soon as enrolled by DCS office)							
		•					
	*Note: To help the government fight the funding of terrorism and money laundering activities, Federal law requires all financial institutions to obtain, verify and record information that identifies each person who opens an account. What this means for you:						
When you open an account, U.S. Bank will ask for your name, address, date of birth and other information that will assist them to							
identify you. U.S. Bank may also ask to see your driver license or other identifying documents.							
As soon as we receive your form, we will process your enrollment. Your card will arrive through the mail within 5-7 business days							
of your enrollment. For security reasons, your card will arrive in a plain, white, windowed envelope with a Fargo, North Dakota or							
Indianapolis, Indiana return address. You must activate your card to receive your payments.							
If you opt for the ReliaCard, you may experience a delay in receiving your initial child support payment to ReliaCard if the card has							
not yet arrived to your address. Child support payments will be deposited to your U.S. Bank ReliaCard within two to three business							
days after DCS applies the payment.							
☐ OPTION #3: Exemption Request							
I am requesting an exemption from electronic payment of my child support because:							
There is no ATM or financial institution that allows Visa cash advances within 50 miles of my home or employer location, and I am							
unable to establish a checking or savings account at a financial institution.							
(You must include documentation that a financial institution denied an application to establish an account or that a financial institution has involuntarily closed your account within the past 12 months.)							
institution has involuntarily closed your account within the past 12 months.) I am currently involved in legal proceedings, such as bankruptcy, which requires payments to be sent to a trustee or other							
representative payee. (Please attach documentation.)							
☐ I have a court-appointed guardian or conservator. (Please attach documentation.)							
Your Signature:	С	Date:					

Mail this completed form to: Division of Child Support Direct Deposit Coordinator 700 Governors Drive Pierre, SD 57501