

NEW YORK STATE OFFICE OF TEMPORARY AND DISABILITY ASSISTANCE

40 NORTH PEARL STREET ALBANY, NY 12243-0001

Andrew M. Cuomo Governor

Administrative Directive

Section 1

Section 1	
Transmittal:	12-ADM-03
To:	Local District Commissioners
Issuing	
Division/Office:	Center for Child Well-Being/Division of Child Support Enforcement
Date:	May 1, 2012
Subject:	Information about Child Support Services and Application/Referral for Child
	Support Enforcement Services (LDSS-4882)
Suggested	Child Support Enforcement Coordinators
Distribution:	Temporary Assistance Directors
	Medicaid Directors
	Foster Care Supervisors
	IV-D Attorneys
	DSS Attorneys
Contact	Division of Child Support Enforcement at 800-343-8859, Extension 30574
Person (s):	Office of Legal Affairs at 518-474-9502
Attachments:	Attachment 1 - LDSS-4882, Information about Child Support Services and
	Application/Referral for Child Support Services
	Attachment 2 - LDSS-4882A, Information about Child Support Services
	Attachment 3 - LDSS-4882B, Information for an Additional Noncustodial Parent
	(NCP) / Putative Father (PF)
	Attachment 4 - LDSS-4882C, Information for an Additional Child
	Attachment 5 - Application Cover Letter
	Attachment 6 - Intake Guidance Document
Attachment Avail Line:	able On –

Filing References

Previous	Releases	Dept. Regs.	Soc. Serv. Law &	Manual Ref.	Misc. Ref.
ADMs/INFs	Cancelled		Other Legal Ref.		
99 ADM-5	None	18 NYCRR	SSL§§ 111-b (2-a),		Dear
03 ADM 5		346.2;	111- g,		Colleague
08-ADM-10		347.3(a)(14);	348(4);		letter
09-ADM-23		347.5;	DRL §§ 236B(7)(b),		issued
10-ADM-01		347.17;	240(1)(a);		April 12,
10-ADM-02		360-3.2;	FCÀ §§ 423, 523;		2005
10-ADM-04		369.2;	45 CFR 302.15,		
		369.7;	302.33, 303.2		Dear
		370.2(c);	,		Colleague

370.9; 422.2; 422.3; 422.4; 422.5; and	letter issued August 10, 2007
426.8	

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I. Summary

This Administrative Directive (ADM) introduces a new form, LDSS-4882, *Information about Child Support Services and Application/Referral for Child Support Services* (Attachment 1). The LDSS-4882 includes a detachable *Application/Referral for Child Support Services* form which is used by families to obtain child support services and by local Temporary Assistance (TA), Medicaid (MA), and Foster Care (FC) programs to refer individuals to the Child Support Enforcement Unit (CSEU). In addition, the LDSS-4882 includes an *Information about Child Support Services* section that provides important information about the child support program, including descriptions of available child support services; the rights and responsibilities resulting from paternity establishment; the right to notice of legal proceedings; distribution policies; legal services and cost recovery; applicable fees; and payment and contact information. Information and instructions are provided regarding the use of the LDSS-4882. The impact of the LDSS-4882 on existing forms, notices, and TA (Family Assistance [FA] and Safety Net Assistance [SNA]), MA, and Title IV-E and Non-IV-E FC referrals to the CSEU is also discussed.

Further, instructions presented in 99 ADM-5, issued July 1, 1999, titled *Cooperation with Child Support Enforcement for Temporary Assistance, Medicaid, Foster Care and Child Care Services Applicants and Recipients*, are improved and clarified in this ADM, including instructions for the required signatures on referrals from the TA, MA, and FC programs to the CSEU. Other methods of applying for child support services (e.g., petition, application, or motion) are also explained. Finally, policy changes regarding applications for child support services in Non-IV-E FC cases are detailed.

Note: Any ADMs referred to herein are available on the Office of Temporary and Disability Assistance (OTDA) Intranet under *Directives, Policy Directives, Administrative Directives* (ADM). Further, *Dear Colleague* letters (DCL) referenced in this ADM are available on ERS under *Dear Colleague Letters*.

II. Purpose

This ADM informs social services districts (SSDs) of the new LDSS-4882 and the procedures for its use. The LDSS-4882 <u>replaces</u> the following documents:

- LDSS-2521 and DSS-2521S, *Application for Child Support Services* and Spanish translated version, used by individuals requesting child support services pursuant to Social Services Law (SSL) § 111-g and applicants for SNA and Non-IV-E FC, who must also apply for child support services;
- LDSS-2860, *Child Support Enforcement Referral*, for TA, MA, and Title IV-E FC referrals to the child support program;
- LDSS-3908 and LDSS-3908 SP, *Important Notice Regarding Child Support to Persons Applying for or Receiving Temporary Assistance or Foster Care Maintenance Payments under Title IV-E* and Spanish translated version, provided to TA and FC applicants/recipients; and
- Notice of Child Support Annual Service Fee, used by the SSD to notify all new applicants who applied for child support services after October 1, 2008 of the

federally required annual service fee and to give them the opportunity to claim prior receipt of assistance under the federal Title IV-A program.

With respect to the use of the LDSS-4882 as a referral form for TA, MA, and Title IV-E FC programs, this release modifies and improves certain aspects of the guidance provided in 99 ADM-5. For example, 99 ADM-5 required TA and MA workers to complete the LDSS-2860 for referrals to the CSEU. With the implementation of the LDSS-4882, however, TA and MA workers must provide the LDSS-4882 to all appropriate applicants/recipients to complete and return to the CSEU. In addition, new instructions make clear the required signatures on TA, MA, and FC referrals to the CSEU, affirming that the information provided is true and correct. Policy revisions regarding applications for child support services in Non-IV-E FC cases are described in Section V.E.2.b. Further, this release amends any and all such references to the DSS-2521 and/or DSS-2860 forms in 99 ADM-5 and any other related release. 99 ADM-5 will be re-released to reflect the updated guidance established in this release.

In addition, the discontinuance of the LDSS-3908 and the *Notice of Child Support Annual Service Fee* form will not amend instructions unrelated to the forms in their associated policy documents (see 10-ADM-04, issued June 18, 2010, titled *Increase in the Pass-through and Disregard of Support Payments – Phase II*; 10-ADM-01, issued February 25, 2010, titled *Changes to Assignment of Support Rights and Child Support Distribution in Current-Assistance Cases*; and 08-ADM-10, issued November 10, 2008, titled *Deficit Reduction Act (DRA) Annual Service Fee for Child Support*, respectively).

III. Background

Title 45 of the Code of Federal Regulations (CFR), Section 302.33, requires states to provide child support services to individuals not receiving assistance under Title IV-A of the federal Social Security Act provided such individuals file an application for child support services. Further, 45 CFR 302.15(a)(1) requires the CSEU/Support Collection Unit (SCU) to maintain records, including records regarding the application for child support services. This requirement is met through the State mandated application form or by application made through the court. In addition, 45 CFR 302.15 directs the maintenance of records regarding other information and documents pertaining to a case, such as referral forms for applicants/recipients of TA, MA, and FC.

Currently, SSDs are required to use the LDSS-2521 and LDSS-2860 to collect pertinent case information from individuals applying for child support services and for TA, MA, and FC referrals to the CSEU. Since the information required for providing child support services is essentially the same for all types of cases, the need to have two distinct forms has been determined to be unnecessary. The LDSS-4882 has been developed to replace these forms.

Federal and State law require the imposition of a mandatory fee of \$25 for a family that has never received Title IV-A assistance and for whom the CSEU has collected and disbursed to the family at least \$500 of support during the federal fiscal year. Under this requirement, individuals receiving or who have ever received Title IV-A funded TA or Title IV-A funded SNA in New York State, or Title IV-A assistance in any other state, will not be subject to the annual fee. A fee will not be imposed for current FC, Title XIX (medical assistance), or non-IV-A funded SNA cases where assigned support is retained for reimbursement of the cost of such assistance. In the event at least \$500 of support is collected and disbursed to the family in such cases, the \$25 mandatory fee will be imposed.

Pursuant to 08-ADM-10, all new applicants who apply for child support services after October 1, 2008 are required to be provided with a copy of the *Notice of Child Support Annual Service Fee* by the SSD for their review and to give them an opportunity to claim prior receipt of Title IV-A assistance.

The information necessary to determine if applicants are subject to the federally mandated annual service fee has been incorporated into the LDSS-4882 (refer to *Section A – Applicant/Recipient Information, Applicant/Recipient's Temporary Assistance History*). Applicants are asked to indicate whether they are a current or prior recipient of assistance under the federal Title IV-A program (Temporary Assistance for Needy Families [TANF], formerly known as Aid to Families with Dependent Children [AFDC]). Coupled with the explanation of the annual service fee provided in the LDSS-4882 (refer to *Section 5 – Annual Service Fee*), the need for the separate *Notice of Child Support Annual Service Fee* introduced in 08-ADM-10 is eliminated.

Federal and State regulations, 45 CFR 303.2 and Title 18 of the New York Codes, Rules and Regulations (NYCRR) § 347.3(a)(14), require CSEUs to provide information that describes available child support services, the individual's rights and responsibilities, applicable fees, cost recovery, and distribution policies to all individuals requesting child support services, as well as to all TA, MA and Title IV-E FC applicants/recipients who are referred to the CSEU. When an individual requests child support services, the CSEU must make available all necessary child support services just as it would on behalf of applicants/recipients of TA, except legal services which are provided at the request of the individual (18 NYCRR § 347.17).

SSL § 111-b(2-a) also requires SSDs to notify individuals who may be required to assign support rights of their rights and responsibilities resulting from paternity establishment, of the right of the assignor to be kept informed of any proceeding in which he or she is involved, and that the attorney initiating the proceeding represents the SSD.

SSDs have used the LDSS-3908 and other local notices or brochures to fulfill federal and State notification requirements. Mandated information is now to be conveyed by means of the *Information about Child Support Services* section of the LDSS-4882, or by the LDSS-4882A, *Information about Child Support Services* (Attachment 2), where the individual has made a request for child support enforcement services by application through the Family or Supreme Court (refer to Section V.B.1.b.). Both the LDSS-4882 and the LDSS-4882A, which mirrors the *Information about Child Support Services* section of the LDSS-4882, fully satisfy the federal and State notification requirements and eliminate the need to provide the LDSS-3908 or any other related local notice to applicants/recipients of child support services and applicants/recipients of TA, MA, and FC.

IV. Program Implications

The CSEU/SCU must have on file an application for child support services as indicated. This includes the LDSS-4882 form; a petition filed with the Family Court; or a written application or motion to the Supreme Court meeting certain requirements (refer to Domestic Relations Law (DRL) §§ 236B(7)(b) and 240(1)(a); Family Court Act (FCA) §§ 423 and 523; SSL § 111-g; and 18 NYCRR §§ 346.2 and 347.17). Individuals applying for child support services directly through the SSD will complete the LDSS-4882. Note: A court order directing payment through the SCU is insufficient for child support services to be provided. The exception is where the individual has already applied for child support services in another SSD or state. Individuals

applying for child support services through the Family or Supreme Court, however, will be required to complete the LDSS-4882 only under the limited circumstances described in Section V.B.1.c.

Further, the LDSS-4882 will function as the application/referral for child support services form for TA, MA, or Title IV-E FC applicants/recipients, where the application and/or approval of the application for benefits constitutes an assignment of support rights, and for Non-IV-E FC cases (refer to SSL § 348(4) and 18 NYCRR §§ 360-3.2, 369.2 (b)(1)(iii)(a), 369.7, 370.9, 422.2, 422.3, 422.4, and 426.8). When a child is placed in FC and the agency determines that a referral should be sent to the CSEU, the FC worker will complete designated sections of the LDSS-4882 on behalf of a child placed in FC.

Note: If the applicant/recipient has multiple children involving different NCPs/PFs (e.g., an applicant/recipient has two (2) children and each child has a different NCP), the applicant/recipient must complete a separate LDSS-4882 for each NCP/PF and the associated child.

Finally, the LDSS-4882 will serve as the data entry form for the ASSETS case building module, resulting in more efficient case building.

The multi-purpose LDSS-4882, therefore, will be the primary information collection tool for all child support case types. The LDSS-4882 replaces the LDSS-2521, LDSS-2860, *Notice of Child Support Annual Service Fee*, and any local equivalents.

The LDSS-4882 (and the LDSS-4882A, which mirrors the *Information about Child Support Services* section of the LDSS-4882) also describes available child support services; the rights and responsibilities resulting from paternity establishment; the right to notice of legal proceedings; distribution policies; legal services and cost recovery; applicable fees; and payment and contact information. As such, all federal and State notification requirements are fulfilled in the LDSS-4882. Therefore, the LDSS-3908 or any other related local notices or brochures will become obsolete with the implementation of the LDSS-4882.

V. Required Action

With few exceptions, the parents of a child under the age of twenty one (21) years are chargeable with the support of the child (FCA § 413). An individual may apply for child support services only for persons who have not attained twenty-one years (21) of age. Further, a referral for child support services must be completed for appropriate applicants for or recipients of TA, MA, or FC (18 NYCRR §§ 360-3.2 (c), 369.2(b), 370.2(c), 422.5, and 426.8). An applicant/recipient may either be the custodial parent; guardian (i.e., an individual who is not the parent, but has physical custody of at least one child under the age of twenty-one [21]); noncustodial parent; putative father; a child under the age of twenty one (21); or some other individual related to the child (45 CFR 302.33; FCA §§ 422 and 522). For SNA referrals, the applicant for child support services is the Commissioner or Designee of the SSD. Relatives or other suitable persons with whom the child is directly placed under child welfare supervision are also eligible for child support services (e.g., cases involving abuse and neglect, juvenile delinquents, or persons in need of supervision [PINS]). If the child is in FC, the applicant is the Commissioner or Designee of the SSD or the Commissioner or Designee of the Office of Children and Family Services (OCFS).

Parties seeking support or who are subject to an order of child support or child and spousal support issued in another state may apply for child support services directly with a CSEU located in New York State. However, child support services cannot be provided for persons who are emancipated or who have reached the age of majority pursuant to another state's order of support. That is because according to FCA § 580-604, the laws of the issuing state govern the nature, extent, amount and duration of current payments and other obligations of support. As such, a party cannot apply for child support services in another state simply to prolong the duration of the support obligation.

If another state's IV-D agency initiates a request for child support services, the CSEU should honor the request. States must make child support services available to residents of other states on the same terms as these services are provided to residents of New York State. For more information regarding cooperation with a different state or SSD, refer to 18 NYCRR § 347.11.

A. Child Support Services through Application to CSEU under SSL § 111-g

An individual may apply for child support services by completing and signing a form as prescribed by OTDA, namely the LDSS-4882.

1. <u>CSEU Worker Action</u>

a. <u>Distribute the LDSS-4882</u>: Provide the LDSS-4882 to all individuals requesting child support services. The CSEU must ensure it has sufficient forms available to provide the LDSS-4882 to any individual the same day the request is made in person, and to send the LDSS-4882 to any individual within five (5) business days of receiving a written or telephone request for child support services.

Note: The customer service representatives (CSRs) at the New York State Child Support Customer Service Helpline (CSH) will also provide information about the availability of the LDSS-4882 on the New York State child support website at childsupport.ny.gov to individuals who call the CSH to request child support services. Upon request, the CSR will send the LDSS-4882 to individuals.

- b. Review the LDSS-4882 for completeness: If still attached upon receipt, detach the *Application/Referral for Child Support Services* and return the *Information about Child Support Services* section of the LDSS-4882 to the applicant. Review the LDSS-4882 for completeness and for confirmation that the applicant has signed the LDSS-4882 in the appropriate area. Establish if the applicant has provided the CSEU with sufficient information to build the case and to determine the next step in proceeding with the provision of child support services. Ensure that the applicant has provided the data elements required to identify and locate the NCP/PF as described in Section V.C.3.a. If sufficient information has <u>not</u> been provided, interview the applicant to obtain the necessary information.
- c. <u>Examine the supporting documentation</u>: Examine the submitted documentation as identified in *Section B Supporting Documentation*. Compare information listed on the LDSS-4882 to data contained in the

supporting documentation. For example, verify that each party's name as listed on the LDSS-4882 reflects the exact first name, middle name or initial, last name, and any applicable suffix as recorded on the provided supporting documentation. Similarly, verify the listed information regarding each party's Social Security number (SSN) or Individual Taxpayer Identification Number (ITIN); date of birth; mailing and residential addresses, including floor, apartment or suite numbers; and employer information. Reconcile any discrepancies by contacting the applicant to determine the correct information.

Further, determine which documents support the provision of child support services through automated processes; identify information to be referenced when building the case. Finally, determine which documents have evidentiary value for court proceedings. For example, in cases where the SSD is a party to the action in court and there has been an assignment of support rights, retain documents such as W-2's; pay stubs; the most recently filed federal tax returns and all schedules; benefit notices or letters; award letters; and proof of child care, educational, and unreimbursed health care expenses. These documents may then be made available to the court to aid the court in establishing, modifying, or enforcing support obligations.

- d. Record receipt of the LDSS-4882: After review of the LDSS-4882 and supporting documentation, complete the *Child Support Enforcement Unit/Support Collection Unit Representative* and *Date* areas on page A-8 of the LDSS-4882 under *Agency Use Only* to indicate receipt of the LDSS-4882.
- e. <u>Build the case</u>: Use the completed LDSS-4882 to enter information into the ASSETS case building module within twenty (20) calendar days of receiving an application/referral for child support services (18 § NYCRR 347.18[a]). For information on how to access the ASSETS case building module, refer to the *ASSETS User Guide* on ERS, under *Systems*, *ASSETS*, *User Documentation*.

If the applicant provides an ITIN instead of a SSN, enter the nine-digit number in the designated field. The ITIN is a tax processing number issued by the Internal Revenue Service (IRS) that must begin with the number 9. For more information on the ITIN, refer to the *Dear Colleague* letter dated April 12, 2005 regarding the entering of ITINs on CSMS.

When the case has been built, fill in the *New York Case Identifier* and *Worker Code* on page A-8 of the LDSS-4882 under *Agency Use Only*. Check the *Child Support Services Application (Non-TA)* box.

f. <u>Change in payee</u>: The CSEU must obtain a completed and signed LDSS-4882 from the individual requesting child support services in order to process a change in payee in those cases where the individual already has a pay direct order from the Family or Supreme Court.

g. <u>Legal services</u>: If the applicant requests legal services, the CSEU must complete the LDSS-4920, *Right to Recovery Agreement for Legal Services*, for the applicant's notarized signature. The applicant must review the LDSS-4920 for information about costs and then sign and return the LDSS-4920 to the CSEU if legal services are requested (refer to 10-ADM-02, issued March 23, 2010, titled *Legal Services and Cost Recovery for Recipients of Child Support Services*).

2. Applicant Action

a. <u>Complete the LDSS-4882</u>: Individuals requesting child support services must complete the LDSS-4882 in order to receive such services, unless the individual has made application through the court (refer to Section V.B.1.b.).

Space is provided on the LDSS-4882 to accommodate information for one NCP/PF. If support for the child is sought from more than one NCP at this time (e.g., a child under the age of twenty one [21] requests child support services) or the applicant provides several possible PFs for the child, the applicant must also provide information about each additional NCP/PF. A copy of a blank Part II - Noncustodial Parent (NCP) / Putative Father (PF) Information (page A-3 and page A-4 of the LDSS-4882) may be made and completed. Alternatively, the applicant may complete an LDSS-4882B, Information for an Additional Noncustodial Parent (NCP) / Putative Father (PF) form (Attachment 3), for each additional NCP/PF. The LDSS-4882B will be made available on the OTDA Intranet under Resources, LDSS E-Forms and on the New York State child support website at childsupport.ny.gov. If an LDSS-4882B or a completed copy of Part II – Noncustodial Parent (NCP) / Putative Father (PF) Information is attached to the LDSS-4882, the applicant must check the box under Part II – Noncustodial Parent (NCP) / Putative Father (PF) Information at the top of page A-3 of the LDSS-4882 to indicate that information about additional NCP(s)/PF(s) is being provided. LDSS-4882B is used, the applicant must indicate the number of LDSS-4882B forms attached to the LDSS-4882 by entering the page information at the top of page 1 of each LDSS-4882B.

Further, space is provided on the LDSS-4882 to accommodate information for one child. If the application for child support services is for a case involving more than one child, the applicant must also provide information about each additional child. A copy of a blank *Part III - Child Information* (page A-5 of the LDSS-4882) may be made and completed for each child as necessary. Alternatively, the applicant may complete an LDSS-4882C, *Information for an Additional Child* form (**Attachment 4**), for each child as necessary. The LDSS-4882C will be made available on the OTDA Intranet under *Resources, LDSS E-Forms* and on the New York State child support website at childsupport.ny.gov. If an LDSS-4882C or a completed copy of *Part III – Child Information* is attached to the LDSS-4882, the applicant must check the box under *Part III – Child Information* at the top of page A-5 of the LDSS-4882 to

indicate that information for additional children is being provided. If the LDSS-4882C is used, the applicant must indicate the number of LDSS-4882C forms attached to the LDSS-4882 by entering the page information at the top of page 1 of each LDSS-4882C.

In addition, documentation must be provided to verify information on the LDSS-4882 and to support the CSEU's efforts to establish paternity and to establish, modify or enforce an order of support.

When completing the LDSS-4882, the applicant must check $Box\ 1$ in Section C – Application/Affirmation for Child Support Services, sign and print his or her name, and enter the date on page A-8 of the LDSS-4882.

The LDSS-4882 and any available supporting documentation must be returned to the CSEU.

b. <u>Legal services</u>: If the applicant wishes to apply for legal services, the applicant must notify the CSEU accordingly by checking the box associated with *Box 1* in *Section C – Application/Affirmation for Child Support Services*. Upon receipt of the CSEU's completed LDSS-4920, the applicant must then sign the LDSS-4920 in front of a Notary Public or Commissioner of Deeds and return it to the CSEU in order to request legal services.

B. Child Support Services through Direct Application to the Court

An individual may request child support services by application made through the Family or Supreme Court. Such request also constitutes an application for child support services if the petition, application, or motion includes a statement signed by the individual requesting services that clearly indicates such person is applying for child support enforcement services (refer to DRL §§ 236B(7)(b) and 240(1)(a); FCA §§ 423 and 523; and SSL § 111-g). From time to time, a court may, on its own motion, issue an order for child support payable to the SCU as a part of related court proceedings. However, such orders do not qualify as an application for child support enforcement services under the federal and state requirements.

1. SCU Worker Action

a. Determine if sufficient information is provided to build the case and account and provide child support services: Upon receipt of a court order made payable through the SCU and a petition, application or motion which includes a statement signed by the individual requesting services that clearly indicates such person is applying for child support enforcement services, the SCU must determine if there is sufficient information to build the case and account and proceed with the next step of providing child support services.

<u>Note</u>: When reported by the Family Court, information about the parties to the order can be accessed through the Family Court Interface, an ASSETS module that displays information from the Office of Court

Administration's Universal Case Management System (UCMS). Specifically, the Account Creation Summary (ACS) Report should be retrieved or the UCMS inquiry function accessed. The ACS, an ASSETS-generated court report, can provide information regarding the parties' and children's names, addresses, SSNs, and dates of birth. The ACS can also provide information concerning each party's employment status and name of the NCP's employer, if employed. If the ACS is not available, information about the parties <u>may</u> be found by viewing the roster information on the Court Inquiry page of the UCMS inquiry function. For instructions on how to retrieve the ACS Family Court report or view roster information on the Court Inquiry page of the UCMS inquiry function on ASSETS, refer to the *ASSETS User Guide*.

- Sufficient information is available to provide child support services: The b. SCU must perform the required actions as described under Section V.A.1.e. to build the case and then the account. Further, the SCU must provide the LDSS-4882A to the individual who will receive the support (recipient of support) within five (5) business days of receiving the court order. The LDSS-4882A will be made available on the OTDA Intranet under Resources, LDSS E- Forms and on the New York State child support website at childsupport.ny.gov. The Application Cover Letter (Attachment 5) must accompany the LDSS-4882A to acknowledge receipt of the order of support. The Application Cover Letter will be made available on ASSETS as a template in the State Folder of the Local Correspondence tab in the Document Generation module. The SCU must check the first box on the Application Cover Letter to indicate that all necessary information has been provided and that the SCU will proceed to provide child support services. Further, the SCU must document in the remarks of the case records the provision of the LDSS-4882A to the recipient of support. Thereafter, the SCU must begin to provide child support services.
- c. <u>Sufficient information is not available to provide child support services</u>: If there is not sufficient information available to proceed with the next step of providing child support services, the SCU must build the case using the limited information available for purposes of setting a tickler date.

The SCU must then send the LDSS-4882 to the recipient of support along with the *Application Cover Letter*. The SCU must check the second box on the *Application Cover Letter* to advise the recipient of support of the actions to be taken in order to obtain child support enforcement services. Further, the SCU must provide the payor of support with a copy of the *Application Cover Letter*. Finally, the SCU must set a tickler date to serve as a reminder that the recipient of support must return the completed and signed LDSS-4882 within fifteen (15) calendar days from the date of such letter.

d. <u>LDSS-4882 returned</u>: If the recipient of support returns the completed and signed LDSS-4882 within fifteen (15) calendar days of the date of the *Application Cover Letter*, the SCU must perform the required actions as

described under SectionV.A.1.b. through Section V.A.1.d., update the case as necessary based on the information provided in the LDSS-4882 and the supporting documentation, and build the account.

e. <u>LDSS-4882</u> not returned: If the recipient of support fails to return the completed and signed LDSS-4882 within fifteen (15) calendar days of the date of the *Application Cover Letter*, the SCU must notify the parties that their case is being closed because the SCU cannot build an account and proceed to provide services without an application for child support enforcement services. The SCU must send a letter to the payor of support, with a copy to the recipient of support, to notify the payor to make support payments directly to the recipient of support. The SCU must then prepare to close the case under case closure criterion 11, *Non-Cooperation* (refer to 09-ADM-23, issued November 16, 2009, titled *Automated Case Closure*).

Note: If the completed and signed LDSS-4882 is received after the case has been prepared for closure but prior to the actual closing of the case, the SCU must accept the LDSS-4882 and remove the case from the automated case closure process. The SCU must then perform the required actions as described under Section V.A.1.b. through Section V.A.1.d., update the case as necessary based on the information provided in the LDSS-4882 and the supporting documentation, and build the account. Further, the SCU must advise the parties in writing accordingly. SSDs may develop a local protocol regarding the means used to update the parties in writing.

2. Applicant Action

In situations where completion of the LDSS-4882 is requested (refer to Section V.B.1.c.), the applicant must provide to the SCU a completed and signed LDSS-4882, including any available supporting documentation.

C. TA Referrals for Child Support Services

1. TA Worker Action

a. Responsibility to refer and distribute the LDSS-4882: TA workers must continue to refer TA applicant/recipients to the CSEU prior to determining TA eligibility. Previous instruction in 99 ADM-5 directed the TA worker to complete the DSS-2860 referral form. With implementation of the LDSS-4882, however, the TA worker must provide the LDSS-4882 to the applicant/recipient for completion. The TA worker must advise the applicant/recipient to provide as much information as possible and to return the completed and signed LDSS-4882 and any supporting documentation to the CSEU. In addition, the TA worker must advise the applicant/recipient that the applicant/recipient must appear at the CSEU for an interview if deemed necessary by the CSEU. Refer to 99 ADM-5 for additional information regarding supporting documentation.

However, the LDSS-4882 must <u>not</u> be provided to the applicant/recipient if the applicant/recipient claims good cause for refusing to cooperate or the existence of a situation requiring referral to the Domestic Violence Liaison. Rather, the determination of the good cause claim, or the domestic violence waiver decision, must be made prior to providing the LDSS-4882 to the applicant/recipient for completion.

The TA worker must notify the CSEU of the good cause claim (18 NYCRR 369.2[b][6]) or the referral to the Domestic Violence Liaison through the use of the LDSS-2859, *Child Support Information Transmittal*. Correspondingly, when the final determination of good cause is made, the TA worker must notify the CSEU through use of the LDSS-2859. The Domestic Violence Liaison, however, must notify the CSEU of the waiver decision. Domestic violence notifications to the CSEU may be made based on local procedures developed to ensure confidentiality (refer to 03 ADM 5, issued June 19, 2003, titled *Child Support and the Family Violence Option*).

If it has been determined that there is <u>not</u> good cause for refusal to cooperate or the Domestic Violence Liaison does <u>not</u> grant a full child support waiver, the TA worker must provide the LDSS-4882 to the applicant/recipient for completion and advise the applicant/recipient to appear at the CSEU for an interview if deemed necessary by the CSEU. The LDSS-4882 must <u>not</u> be provided to the applicant/recipient, however, if has been determined that there is good cause for a refusal to cooperate based on potential physical harm (refer to 99 ADM-5) or a full child support waiver has been granted by the Domestic Violence Liaison. As such, referral actions are necessary only when good cause exists but the CSEU's efforts to establish paternity and secure support without the TA applicant/recipient's participation will not pose risk to the child or caretaker, good cause does not exist, or the Domestic Violence Liaison's assessment has resulted in a partial waiver or no waiver.

- b. <u>Initial required actions</u>: Prior to providing the LDSS-4882 to the applicant/recipient, the TA worker must perform the following actions:
 - i. On page A-8 of the LDSS-4882 under *Agency Use Only*, check the *SSD Referral* box and enter the TA case number. Enter the worker name, location, and phone number. Check the appropriate box to identify the TA case type and to indicate whether the case is opening or reopening, or whether changes or updates are being provided. Provide the date of the application/referral.
 - ii. If the referral is for a TA case where support for the child is sought from more than one NCP at this time (e.g., a child under the age of twenty one [21] requests child support services) or the applicant/recipient provides several possible PFs for the child, provide the applicant/recipient with an LDSS-4882B to complete for each additional NCP/PF. Alternatively, a copy of a blank *Part II Noncustodial Parent (NCP) / Putative Father (PF)*

Information (page A-3 and page A-4 of the LDSS-4882) may be made and provided to the applicant/recipient to complete for each additional NCP/PF. If an LDSS-4882B or a completed copy of Part II — Noncustodial Parent (NCP) / Putative Father (PF) Information is attached to the LDSS-4882, check the box under Part II — Noncustodial Parent (NCP) / Putative Father (PF) Information at the top of page A-3 of the LDSS-4882 to indicate that information about additional NCP(s)/PF(s) is being provided. If the LDSS-4882B is used, indicate the number of LDSS-4882B forms attached to the LDSS-4882 by entering the page information at the top of page 1 of each LDSS-4882B.

iii. On page A-5 of the LDSS-4882 under *Part III – Child Information*, enter the *CIN and WMS Line Number* of the child named in the referral.

Space is provided to accommodate a referral for one child. If the referral is for a TA case involving more than one child, provide the applicant/recipient with an LDSS-4882C to complete for each additional child. Alternatively, a copy of a blank Part III – Child Information (page A-5 of the LDSS-4882) may be made and provided to the applicant/recipient to complete. Note: Enter the required information (i.e., the CIN and WMS Line Number) for each additional child on the LDSS-4882C or the blank copy of Part III - Child Information prior to providing it to the applicant/recipient to complete. If an LDSS-4882C or a completed copy of Part III - Child Information is to be attached to the LDSS-4882, check the box under Part III – Child Information at the top of page A-5 of the LDSS-4882 to indicate that information for additional children is being provided. If the LDSS-4882C is used, indicate the number of LDSS-4882C forms attached to the LDSS-4882 by entering the page information at the top of page 1 of each LDSS-4882C.

- iv. For SNA referrals, the Commissioner or Designee of the SSD as the applicant for child support services must also sign and print his or her name and enter the date under *Box 1* in *Section C Application/Affirmation for Child Support Services* on page A-8 of the LDSS-4882.
- c. Response to notification of non-cooperation: When notified by the CSEU through use of the LDSS-2859 that an applicant/recipient has failed to cooperate, impose appropriate sanctions. For more information on consequences of refusal or failure to cooperate, refer to 99 ADM-5. Notify the CSEU of any case updates through use of the LDSS-2859.

2. TA Applicant/Recipient Action

a. <u>Cooperation requirement</u>: TA applicants/recipients must cooperate with the CSEU to establish paternity, and establish, modify, and enforce orders

of support. To satisfy this requirement, all TA applicants/recipients must complete the LDSS-4882 and provide any needed supporting documentation to the CSEU. If deemed necessary by the CSEU, the applicant/recipient must appear at the CSEU for an interview. Failure to do so will result in a CSEU referral to TA for non-cooperation unless there is a claim of good cause or domestic violence or a completed and signed LDSS-4281, *Attestation to Lack of Information*. For additional information on the cooperation standard, refer to 99 ADM-5.

b. Necessary final actions for completion of the LDSS-4882: When completing the LDSS-4882, all TA applicants/recipients, including SNA applicants/recipients, check Box 2 in Section must \boldsymbol{C} Application/Affirmation for Child Support Services, sign and print his or her name, and enter the date on page A-8 of the LDSS-4882. By doing so, the applicant/recipient affirms that the information provided in the LDSS-4882, as well as any supporting documentation provided to the CSEU, is true and correct.

3. <u>CSEU Worker Action</u>

- a. Review the LDSS-4882 for completeness: If still attached upon receipt, detach the *Application/Referral for Child Support Services* and return the *Information about Child Support Services* section of the LDSS-4882 to the applicant/recipient. Review the LDSS-4882 for completeness and confirm that the applicant/recipient signed the LDSS-4882 in the appropriate area. Determine if the information provided is sufficient to identify and locate the NCP/PF. For TA referrals, the applicant/recipient must provide the following information on the LDSS-4882 to help the CSEU identify and locate the NCP/PF:
 - i. The full name and SSN of the NCP/PF; or
 - ii. The full name of the NCP/PF and at least two (2) of the following concerning such parent or father:
 - (a) Date of birth;
 - (b) Residential and, if different, mailing address;
 - (c) Telephone number; and
 - (d) Name and address of employer; or
 - iii. The full name of the NCP/PF and any additional information equivalent to above that leads to the establishment of the NCP/PF's identity and location.

If the applicant/recipient is unable to provide the required information, the applicant/recipient must attest, under penalty of perjury, to the lack of information by completing and signing the LDSS-4281.

b. <u>Incomplete or insufficient information provided</u>: If the information provided in the LDSS-4882 and supporting documentation is incomplete

or insufficient to identify and locate the NCP/PF, contact the applicant/recipient to determine if such information may be provided.

- c. <u>Provide notice of cooperation or non-cooperation</u>: To meet the cooperation standard for TA and MA cases, the applicant/recipient must provide the information noted in Section V.C.3.a. or complete and sign the LDSS-4281. The CSEU must provide notice of cooperation or non-cooperation through use of the LDSS-2859. For additional information on notification of the determination of cooperation, refer to 99 ADM-5.
- d. <u>Further actions</u>: Perform the required actions as described under Section V.A.1.c. through Section V.A.1.e.

D. MA Referrals for Child Support Services

1. MA Worker Action

a. Responsibility to refer and distribute the LDSS-4882: MA workers must provide the LDSS-4882 to all appropriate MA applicants/recipients who are being referred to the CSEU. Previously, instructions in 99 ADM-5 directed the MA worker to complete the DSS-2860 for appropriate MA referrals. With the implementation of the LDSS-4882, the MA worker must now provide the LDSS-4882 to MA applicants/recipients to complete, sign, and return to the CSEU.

Due to the majority of MA applications being received by mail, the MA worker will mail the LDSS-4882 to applicants/recipients who meet the MA referral criteria. SSDs may wish to include contact information for the local CSEU office and instructions for the completion and submission of the LDSS-4882 along with the LDSS-4882. Upon receipt of the completed and signed LDSS-4882 and any supporting documentation, the CSEU will review the LDSS-4882 for completeness to establish paternity, if necessary, and to establish medical support.

<u>Note</u>: The responsibility of the facilitated enroller is to screen the applicant for eligibility for the Medicaid, Child Health Plus, and the Women, Infants, and Children program, help the client to complete the associated application, and gather documentation. The facilitated enroller then forwards the MA application and documentation to the local MA worker for eligibility determinations.

- b. <u>Initial required actions</u>: Prior to providing the LDSS-4882 to the applicant/recipient, the MA worker must perform the following actions:
 - i. On page A-8 of the LDSS-4882 under *Agency Use Only*, check the *SSD Referral* box and enter the MA case number. Enter the worker name, location, and phone number. Check the appropriate box to identify the MA case type and to indicate whether the case is opening or reopening, or whether changes or updates are being provided. Provide the date of the application/referral.

ii. On page A-5 of the LDSS-4882 under *Part III – Child Information*, enter the *CIN and WMS Line Number* of the child named in the referral, if available.

If the referral is for a MA case involving more than one child, perform the required actions as described under Section V.C.1.b.iii.

- c. <u>Follow up actions with the CSEU</u>: SSDs should follow their local protocol for ensuring that an interview is scheduled with the CSEU for applicants/recipients who meet the MA referral criteria. Concurrent with the mailing of the LDSS-4882, complete the OHIP-0030, *Medicaid Medical Support Transmittal*, to provide Medicaid information for the child support program.
- d. Response to notification of non-cooperation: When notified by the CSEU through use of the LDSS-2859 that an applicant/recipient who was referred by MA has failed to cooperate, deny the applicant or discontinue the recipient's MA coverage, until compliance, using appropriate notices and procedures.

2. MA Applicant/Recipient Action

- a. <u>Cooperation requirement:</u>
 - i. Orders of medical support: Certain MA applicants/recipients must cooperate with the CSEU to establish paternity, and establish, modify, and enforce medical support orders. To satisfy this requirement, referred MA applicants/recipients must complete the LDSS-4882 and provide any needed supporting documentation to the CSEU. Failure to do so will result in a CSEU referral to MA for non-cooperation or for a claim of good cause.
 - ii. Orders of support: Upon request, the MA applicants/recipients may also be provided services to establish, modify, and enforce orders of support. MA applicants/recipients who have completed the LDSS-4882 do not have to apply for child support services; completing the LDSS-4882 and signing and dating the form under Box 2 in Section C- Application/Affirmation for Child Support Services is sufficient.
- b. Necessary final actions for completion of the LDSS-4882: All MA applicants/recipients who are referred to the CSEU must, when completing the LDSS-4882 form, check *Box 2* in *Section C Application/Affirmation for Child Support Services*, sign and print his or her name, and enter the date on page A-8 of the LDSS-4882.

3. <u>CSEU Worker Action</u>

Perform the required actions as described under Section V.C.3. For MA referrals, the applicant/recipient must provide the information identified in Section V.C.3.a. on the LDSS-4882 to help the CSEU identify and locate the NCP/PF.

E. FC Referrals for Child Support Services

1. FC Worker Action

The FC worker must determine the appropriateness of referring each NCP of a child in FC to the CSEU at the time of the application for FC in accordance with the criteria set forth in 18 NYCRR §§ 422.2 and 422.4(a). The FC worker must obtain and provide necessary documentation as described in 18 NYCRR § 422.5(d). This necessary documentation is transmitted to the CSEU through completion of Section A, Parts II through Part IV, and Section B of the LDSS-4882. Specifically, the FC worker must perform the following actions:

- a. <u>Page A-1</u>: On page A-1 of the LDSS-4882, *Section A Applicant/Recipient Information*, complete the *Relationship of the Applicant/Recipient to the Child* area by checking the final box to indicate that the application/referral for child support services is a FC referral.
- b. Page A-3: On page A-3 of the LDSS-4882, complete *Part II Noncustodial Parent (NCP) / Putative Father (PF) Information*, providing as much information as possible for the NCP from whom support is sought. If support for the child is sought from more than one NCP at this time, then complete an LDSS-4882B for the other NCP. Alternatively, a copy of a blank *Part II Noncustodial Parent (NCP) / Putative Father (PF) Information* (page A-3 and page A-4 of the LDSS-4882) may be made and completed for the other NCP. If an LDSS-4882B or a completed copy of page A-3 and page A-4 of the LDSS-4882 is attached to the LDSS-4882, check the box under *Part II Noncustodial Parent (NCP) / Putative Father (PF) Information* at the top of page A-3 to indicate that information about an additional NCP is being provided. If the LDSS-4882B is used, enter the page information at the top of page 1 of the LDSS-4882B.
- c. <u>Page A-5</u>: On page A-5 of the LDSS-4882, complete *Part III Child Information*, providing as much information as possible for the child placed in FC and for whom support is sought from the identified NCP(s).

Space is provided to accommodate a referral for one child. If the referral is for a FC case involving more than one child of the identified NCP(s), provide the required information for those children by completing an LDSS-4882C form for each additional child. Alternatively, a copy of a blank *Part III – Child Information* (page A-5 of the LDSS-4882) and blank *Part IV – Foster Care Information* (*Agency Use Only*) (page A-6 of the LDSS-4882) may be made and completed for each additional child. If

an LDSS-4882C or a completed copy of page A-5 and page A-6 of the LDSS-4882 is attached to the LDSS-4882, check the box under *Part III – Child Information* at the top of page A-5 of the LDSS-4882 to indicate that information for additional children is being provided. If the LDSS-4882C is used, indicate the number of LDSS-4882C forms attached to the LDSS-4882 by entering the page information at the top of page 1 of each LDSS-4882C.

<u>Note</u>: A separate LDSS-4882 referral must be made if the children placed in FC do not have <u>both</u> parents in common.

- d. <u>Page A-6</u>: On page A-6, complete *Part IV –Foster Care Information* (*Agency Use Only*) for the child placed in FC and for whom support is sought.
- e. <u>Page A-7</u>: On page A-7, complete *Section B Supporting Documentation* to identify the supporting documentation being provided to the CSEU.
- f. <u>Final actions</u>: Detach the *Application/Referral for Child Support Services* section of the LDSS-4882. Forward the *Application/Referral for Child Support Services* to the CSEU. Provide the *Information about Child Support Services* section of the LDSS-4882 to each referred NCP of the child in FC. In addition, the FC worker may wish to review the *Information about Child Support Services* section of the LDSS-4882 to be familiar with the material covered therein.

Note: If additional copies of the *Information about Child Support Services* section of the LDSS-4882 are needed, the FC worker may print out copies of the LDSS-4882A, which is equivalent to the *Information about Child Support Services* section of the LDSS-4882. The LDSS-4882A will be made available on the OTDA Intranet under *Resources*, *LDSS E- Forms* and on the New York State child support website at childsupport.ny.gov.

2. FC Applicant/Recipient Action

In FC cases, the applicant/recipient is the Commissioner or Designee of the SSD or the Commissioner or Designee of OCFS.

- a. <u>Title IV-E FC applicant/recipient action</u>: With implementation of the LDSS-4882, the FC worker must complete designated sections of the LDSS-4882 for all eligible Title-IV-E FC referrals to the CSEU. This includes the *Application for Child Support Services* area in *Part IV Foster Care Information (Agency Use Only)* on page A-6 of the LDSS-4882, where the signature of the Commissioner or Designee of the SSD or the Commissioner or Designee of OCFS is required.
- b. <u>Non-IV-E FC applicant/recipient action</u>: According to 99 ADM-5, the DSS-2521 application form, rather than the DSS-2860 referral form, was completed in Non-IV-E FC cases. These cases included both situations

where the child was involuntarily placed in FC (court-ordered) and situations where the parent(s) voluntarily placed a child in FC. In involuntary Non-IV-E FC placements, the FC worker completed and signed the DSS-2521 on behalf of the applicant/recipient. In voluntary Non-IV-E placements, the applicant/recipient (i.e., the parent[s]) completed and signed the DSS-2521.

With implementation of the LDSS-4882, the FC worker must complete designated sections of the LDSS-4882 for <u>all</u> Non-IV-E FC cases that are subject to referral to the CSEU. This includes the *Application for Child Support Services* area in *Part IV – Foster Care Information (Agency Use Only)* on page A-6 of the LDSS-4882, where the signature of the Commissioner or Designee of OCFS is required.

The effect of these policy revisions is that the same process will be used for the referral of Title IV-E FC cases and Non-IV-E FC cases.

3. <u>CSEU Worker Action</u>

Perform the required CSEU worker actions as described under Section V.C.3.a. and Section V.C.3.b. Then perform the required actions as described under Section V.A.1.c. through Section V.A.1.e.

F. Intake Guidance Document

A guidance document titled *Intake Guidance Document* (Attachment 6) is included with this ADM. The *Intake Guidance Document* will assist SSDs in identifying which components of the LDSS-4882 must be completed for each intake process, who must receive the LDSS-4882A, and when to use the LDSS-4882B, LDSS-4882C, and *Application Cover Letter* associated with a direct application for child support services through the Family or Supreme Court.

G. Continuation of Services

The CSEU must continue to provide federal Title IV-D services to any individual who has been systematically sent a *Continuation of Child Support Services* notice. An application for child support services is not required from these individuals. However, if the individual subsequently notifies the CSEU to stop providing child support services and the child support case is closed thereafter, the individual must then complete and sign a new LDSS-4882 as directed to apply for child support services.

H. Changes that Occur after Referral to the CSEU

If after completing the LDSS-4882 as part of the referral process an individual is determined to be <u>ineligible</u> for TA or MA and child support services are still sought, an application for such services must be made pursuant to SSL § 111-g. An application is required from these individuals as they are not otherwise exempt from its completion. Rather than filling out a new LDSS-4882, however, the applicant may revise the previously submitted LDSS-4882, which must be retained as a part of the case records in

accordance with record retention rules (refer to Section V.J.). The applicant must check $Box\ 1$ in $Section\ C$ – $Application/Affirmation\ for\ Child\ Support\ Services$, complete the associated signature area, and initial the changes to mark the LDSS-4882 as having been amended.

If an individual reapplies for TA or MA more than thirty (30) days after the TA or MA case that was originally referred to the CSEU has been closed, a new LDSS-4882 form must be submitted to the CSEU.

<u>Note</u>: The TA and MA programs both provide that when an applicant is denied benefits and reapplies within thirty (30) days, a new written application on the state-prescribed form is not required. Therefore, a new LDSS-4882 is not required.

I. Safety Concerns

Upon receipt of an LDSS-4882, the CSEU should review the form to determine if the there is an indication that a safety concern exists (refer to $Section\ A - Applicant/Recipient\ Information,\ Safety\ Concerns$). If there is <u>no</u> indication of the existence of a safety concern, the CSEU should continue to process the LDSS-4882.

If the applicant/recipient checked "Yes" to indicate the existence of a safety concern, the CSEU must discuss the safety concern with the applicant/recipient and determine whether the individual is applying for child support services pursuant to SSL § 111-g (refer to Section C – Application/Affirmation for Child Support Services of the LDSS-4882). If the individual is not applying for child support services pursuant to SSL § 111-g, the next actions of the CSEU will depend on what services need to be provided and whether the applicant/recipient is being referred from TA, MA, or FC. The underlying presumption is that the safety concern has developed since the initiation of the referral to the CSEU.

1. SSL § 111-g Applicants

- a. <u>Decision to apply for services</u>: Advise the individual of the CSEU's ability to suppress personal identifying information (e.g., residential address) on documents to be filed with the court and other documents that pertain to the child support case. Further, inform the individual of his or her right to request address confidentiality from Family Court. After having been given the information, the individual must decide whether the individual wishes to apply for child support services. If the individual wishes to apply for child support services after the discussion of the safety concerns, the individual should complete and sign the LDSS-4882.
- b. <u>Family violence indicator and case building</u>: If safety concerns have been indicated but the applicant wishes to apply for services, the CSEU must take additional actions when building the case. The CSEU must set the family violence indicator code to "Y" to request notification of family violence to the Federal Case Registry (FCR). For more information, refer to the *Dear Colleague* letter dated August 10, 2007 regarding family violence waiver indicator values.

In reviewing the supporting documentation provided, the CSEU should also determine if the applicant has provided a copy of an Order of Protection. If so, the CSEU should retain the copy in the case records and document the existence of the Order of Protection in the remarks of the case records.

c. <u>Suppression of address and employment information</u>: The CSEU must ensure that the applicant's address and employment information does not appear on any documents, notices, summons, etc. that are created by the CSEU as part of providing a CSEU service. SSDs should follow their local protocol with regard to listing a substitute address for the applicant on ASSETS.

If the applicant chooses to request address confidentiality from the Family Court, the CSEU should generate the *Address Confidentiality Affidavit*, which is available on ASSETS as a template in the State Folder of the Local Correspondence tab in the Document Generation module. Alternatively, the applicant may complete Family Court *General Form 21*, *Address Confidentiality Affidavit*, which is available at www.nycourts.gov. The *Address Confidentiality Affidavit* must be filed with the Family Court. The Family Court will issue an *Address Confidentiality Order* if the request for address confidentiality is accepted, and the order will contain information regarding the person designated as the agent for service of process and all papers in the case.

2. TA Applicants/Recipients

a. <u>Referral to Domestic Violence Liaison</u>: After a referral is made, the CSEU must refer the TA applicant/recipient to a Domestic Violence Liaison for screening and assessment using locally developed procedures. The CSEU must notify TA accordingly through the use of the LDSS-2859.

All CSEU activities must be suspended during the domestic violence screening and assessment process and until a waiver decision is made by the Domestic Violence Liaison.

b. Family violence indicator and actions to be taken after the granting of a waiver: Upon receiving notice of the granting of a waiver, the CSEU must set the appropriate family violence indicator code which is an alert to the possible safety implications and to proceed with caution (refer to 03 ADM 5). If a full family violence waiver is granted, the family violence indicator code must be manually set to "1." If a partial family violence waiver is granted, the family violence indicator code must be manually set to "2." Setting these family violence indicator codes also serves to provide notification of family violence on the case to the FCR.

The CSEU, to the extent required by such waiver, must forego any activities with respect to the children of the NCP/PF while the waiver is in effect.

c. Perform the required actions as described under Section V.I.1.c.

3. MA Applicants/Recipients

a. Referral to MA: After a referral is made, the CSEU must refer the MA applicant/recipient back to MA through use of the LDSS-2859. Domestic violence waiver procedures do not apply to MA cases, but domestic violence itself constitutes good cause for not cooperating with the CSEU. The determination of whether good cause is granted by MA must take into consideration the recommendations of the CSEU.

The CSEU should take no further action to establish paternity or establish, modify or enforce medical support until notified by MA that child support activities may continue.

b. <u>Notification of good cause</u>: MA must notify the CSEU that an applicant/recipient has claimed good cause at the same time that the case is referred to the CSEU. Information on good cause may be transmitted from MA to the CSEU via the OHIP-0030 or the LDSS-2859. For more information on good cause for refusing to cooperate, refer to 99 ADM-5.

4. <u>FC Cases</u>

FC workers must determine the appropriateness of referring each NCP of a child in FC to the CSEU at the time of the application for FC. The assessment of appropriateness for each such referral must be made in accordance with the criteria set forth in 18 NYCRR §§ 422.2 and 422.4(a). If the referral would adversely affect the health, safety or welfare of the child in FC or other persons in the child's household, the referral to the CSEU is prohibited. For more information on FC cases which are not to be referred to the CSEU, refer to 99 ADM-5.

J. Record Retention

The following application documents must be retained as a part of the case records in accordance with record retention rules: LDSS-4882 or any petition, application or motion made to the court requesting child support services; LDSS-4882B or equivalent; LDSS-4882C or equivalent; and any appropriate supporting documentation. Documents may be retained as paper files or by electronic means according to SSD protocol. However, regardless of the means used to retain records, the LDSS-4882 or the petition, application, or motion requesting child support services, which was received from the court, must be readily available to be retrieved if needed by OTDA for audit purposes.

<u>Note</u>: The New York State Department of Education *Records Retention and Disposition Schedule CO-2*, page 217, is used by counties to determine the appropriate retention periods for support collection records. The *Records Retention and Disposition Schedule CO-2* may be accessed from the *Managing Records* tab on the New York State Archives Homepage (www.archives.nysed.gov).

VI. Systems Implications

The LDSS-4882 and the ASSETS case building module have been developed in conjunction to improve the CSEU data entry of critical information pertaining to a child support case and to streamline the case building process for all IV-D cases. The LDSS-4882 therefore supports the development of ASSETS as the primary tool of day-to-day child support functions and in particular, case building. To simplify the child support intake and case building process, the data fields on the ASSETS case building module were positioned to mirror those in the LDSS-4882, aligning the form with data entry.

VII. Additional Information

SSDs will be advised of the availability of the LDSS-4882 and the elimination of the LDSS-2521, LDSS-2860, LDSS-3908, and *Notice of Child Support Annual Service Fee* through the release of an Information Letter (INF). At that time, an initial supply of the LDSS-4882 will be provided to SSDs for use by the respective CSEU, TA, MA, and FC programs. The LDSS-4882A, LDSS-4882B, and LDSS-4882C will be made available on the OTDA Intranet, under *Resources, LDSS E- Forms*. SSDs must begin using the LDSS-4882 upon receipt of the initial supply.

Further, individuals may also obtain the LDSS-4882, LDSS-4882B, or LDSS-4882C on the New York State child support website at childsupport.ny.gov or by calling the CSH to request child support services.

Finally, the LDSS-4882 may be provided to individuals attending court proceedings concerning the establishment of paternity and the establishment, modification, and/or enforcement of an order of support. Copies of the LDSS-4882 may also be made available to *Head Start*; *Women, Infants, and Children*; fatherhood programs and community-based organizations providing services to families.

VIII. Effective Date

This ADM is effective immediately. The LDSS-4882 is effective upon SSD receipt of the initial supply. Subsequently, translated versions of the LDSS-4882 will be made available on ERS under *Resources*, *Application/Referral* and on the New York State child support website at childsupport.ny.gov. The LDSS-2521, LDSS-2860, LDSS-3908, and *Notice of Child Support Annual Service Fee* become obsolete upon SSD receipt of the initial supply of the LDSS-4882.

Issued By:

Name: Kevin J. Boyle

Title: Acting Deputy Commissioner and Director

Division/Office: Center for Child Well-Being

LDSS-4882 (4/12) Attachment 1

Information about Child Support Services and Application/Referral for Child Support Services

New York State
Office of Temporary and Disability Assistance
Center for Child Well-Being
Division of Child Support Enforcement



Need additional information on child support?

Visit our website at **childsupport.ny.gov**

GENERAL INFORMATION

If you need language assistance, please advise the Child Support Enforcement Unit so that translation and/or interpretation services can be provided.

Read the *Information about Child Support Services* (pages 2-7) carefully before completing the detachable *Application/Referral for Child Support Services* form (pages A-1-A8). It contains important facts and information you will need to know and understand regarding child support enforcement services.

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INFORMATION ABOUT CHILD SUPPORT SERVICES

This document provides individuals interested in child support services with important information about the program (Sections 1-6) and includes a detachable application/referral for child support services. Section 1 identifies who is eligible to receive child support services, explains the assignment of support rights and cooperation, and provides a summary of child support services and the basic child support obligation. Section 2 discusses rights and responsibilities resulting from paternity establishment and right to notice of legal proceedings. Section 3 provides the State's child support policies. Section 4 discusses legal services and cost recovery. Section 5 discusses the annual service fee and Section 6 provides payment and contact information.

This information must be provided to all applicants for child support services and to applicants and recipients of Temporary Assistance for Needy Families (TANF), Medicaid and Title IV-E Foster Care who are referred to the Child Support Enforcement Unit. If the child is in foster care, the applicant or recipient is the Commissioner or Designee of the social services district or the Commissioner or Designee of the Office of Children and Family Services.

SECTION 1 – ELIGIBILITY, ASSIGNMENT, AND AVAILABLE SERVICES

ELIGIBILITY FOR CHILD SUPPORT SERVICES

Any parent or nonparent caregiver acting as guardian of at least one child under the age of 21 is eligible to apply for child support services. Such person is considered the custodial parent in the child support case. If you are applying for, or receiving, Temporary Assistance (officially termed "Family Assistance" or "Safety Net Assistance") for the child, child support services may be provided to you based on your application for this program. Child support services may also be provided if you are applying for Medicaid for yourself and the child and you complete an application/referral for child support services. Child support services will continue after you stop receiving Temporary Assistance or Medicaid unless you request your child support case be closed. Child support services are also provided for a child placed in foster care, and may continue after the foster care placement ends. If the child returns to you after being discharged from foster care, child support services will continue unless you request otherwise. A child under the age of 21 or a noncustodial parent or putative (alleged) father may also apply or be eligible for child support services.

ASSIGNMENT AND COOPERATION WITH CHILD SUPPORT

If you are an applicant/recipient of Temporary Assistance for the child, or Medicaid for yourself and the child, or your child is in Title IV-E Foster Care, you are required to assign to the social services district rights you have to support on your own behalf and any rights to support on behalf of any family member for whom you are applying for, or receiving assistance. For Medicaid applicants/recipients, this assignment is limited to medical support only. When applying for, or receiving Temporary Assistance, your assignment of support rights is limited to support that accrues during the period that you or the family member receives assistance. You are required to assign these support rights and, unless you claim good cause or domestic violence for not doing so, cooperate with the Child Support Enforcement Unit to:

- Locate noncustodial parents and putative fathers, including biological parents or stepparents;
- Establish paternity for each child born out-of-wedlock for whom you are applying for, or receiving Temporary Assistance, Medicaid, or Title IV-E Foster Care;
- Establish, modify, or adjust orders of support; and
- Collect and enforce orders of support through the Support Collection Unit.

If you are receiving Temporary Assistance for the child, or Medicaid for yourself and the child, you will be sanctioned for failing to cooperate absent a determination of good cause or domestic violence, if applicable.

CHILD SUPPORT SERVICES PROVIDED

The following services are provided by the Child Support Enforcement Unit as appropriate, with your cooperation:

• Establishment of a case record.

- Location of the noncustodial parent or putative father, including obtaining information about addresses, employment, other sources of income and assets, and health care coverage.
- Assistance to establish paternity (legal fatherhood) for a child born to unmarried parents by voluntary acknowledgment of paternity or by filing a petition with the court.
- Assistance with filing court petitions to establish and modify an order of support according to the New York State child support guidelines, including obtaining health insurance benefits, if available, from either parent.
- Assistance in making an order of support payable to the Support Collection Unit.
- Collection and distribution of support payments. This may include collection and distribution of child support; child and spousal support; educational expenses; child care expenses; and cash medical support, if any of these are included in the order of support made payable through the Support Collection Unit.
- Enforcement of support obligations using all available administrative remedies including, but not limited to: income withholding from employment, benefits, or other income; interception of federal and New York State tax refunds; seizure of assets; credit reporting of support debt; suspension of the noncustodial parent's New York State driving privileges; and referral to the New York State Department of Taxation and Finance for collection. Court ordered health insurance benefits are also enforced by the Child Support Enforcement Unit.
- Filing and prosecuting violation petitions to enforce an order of support through court when administrative remedies are unsuccessful.
- Legal services (optional to the applicant) upon signing a *Right to Recovery Agreement for Legal Services* (LDSS-4920) for court proceedings. Costs will be recovered for legal services.
- Child support services listed above where parents live in other counties, states, or countries.
- Continuation of child support services listed above when a family is no longer eligible for Temporary Assistance, Medicaid, or foster care.
- New York State Child Support Website: childsupport.ny.gov
- New York State Child Support Customer Service Helpline at 1-888-208-4485.

INFORMATION ABOUT BASIC CHILD SUPPORT OBLIGATIONS

The Child Support Enforcement Unit can help you establish or modify a child support order based on New York State's child support guidelines. The basic child support obligation (BCSO) includes a percentage-based obligation, a provision for health insurance coverage and/or cash medical support, child care expenses, and educational expenses for the child, if determined by the court (refer to Family Court Act Section 413).

Percentage-Based Obligation: The base calculation paid by the noncustodial parent is determined using a fixed percentage of combined parental income, based on the number of children involved.

1 child17%	Example:
2 children25%	The noncustodial parent's pro rata share of income available
3 children29%	for support is \$25,000. For one child, application of the guidelines
4 children31%	percentage yields an annual percentage-based obligation of \$4,250
5 or moreat least 35%	(i.e., 17% of \$25,000).

The percentage guideline is applied to combined parental income up to \$136,000 (minus Medicare, Social Security; New York City or Yonkers tax; certain unreimbursed employee business expenses; certain alimony or maintenance paid or to be paid; and certain child support actually paid). "Income" means such income as reported on the federal income tax return and, to the extent not reported on the tax return, workers' compensation benefits, disability payments, unemployment benefits, social security benefits, veteran's benefits, pensions and other forms of income. Above \$136,000 (which will increase in 2014 and every two years thereafter with changes in the Consumer Price Index – Urban Consumers), the court determines whether or not to use the percentage guidelines. The court may deviate from the percentage-based obligation based on the factors set forth in Family Court Act Section 413(1)(f).

Low Income Obligation: When the noncustodial parent's income is determined by the court to be at or below the federal poverty level for a single person, the presumptive support amount is \$25 per month. When income is at or below the self-support reserve (135% of the federal poverty level), but above the federal poverty level, the presumptive support amount is \$50 per month.

Additional Elements of Support: The court must determine the parties' obligation to provide health insurance benefits, pay cash medical support toward the cost of health insurance or public coverage, and pay for other health care expenses not covered by insurance. Health care coverage may be provided through a public entity or by a parent through an employer or organization, or through other available health insurance or health care coverage plans. The BCSO must also be increased to cover reasonable child care expenses if the custodial parent is working; in school; or in a vocational training program. If the custodial parent is looking for work and incurs child care expenses, the court may determine the noncustodial parent's share of these expenses. In addition, the court may increase the BCSO to cover the reasonable educational expenses of the child.

Foster Care and Child Support Obligations: In foster care cases, both parents are noncustodial parents with an obligation to pay support based on the child support guidelines. However, where the amount of support determined under the guidelines exceeds the costs of foster care, the Child Support Enforcement Unit may argue to the court that the amount of support is unjust or inappropriate and that the amount of support ordered to be paid should not exceed the actual costs of foster care plus any costs attributable to the costs of medical assistance paid on behalf of the child.

Modification of Orders: The Child Support Enforcement Unit can assist you in filing a petition to modify your order of support, if needed. Either party has the right to seek a modification of the order of support based upon a showing of a substantial change in circumstances. If the order was effective on or after October 13, 2010, incarceration shall not be a bar to finding a substantial change in circumstances provided such incarceration is not the result of non-payment of a child support order, or an offense against the custodial parent or child who is the subject of the order or judgment. Additionally, under certain conditions pursuant to Family Court Act Section 451(2)(b), an order of support can be modified based upon: (1) the passage of three years since the order was entered, last modified or adjusted; or (2) a change in either party's gross income by fifteen percent or more since the order was entered, last modified or adjusted. Bases (1) and (2) for seeking a modification of the order of support do not apply if the:

- Original order of support was entered prior to October 13, 2010; or
- Parties entered into a validly executed agreement or stipulation prior to October 13, 2010 which was incorporated into the original order of support; or
- Parties have specifically opted out of the bases provided in (1) and/or (2) in a validly executed agreement or stipulation entered into on or after October 13, 2010.

Cost of Living Adjustment: Every two years the Child Support Enforcement Unit will review the account to determine whether the account is eligible for a cost of living adjustment (COLA). An order of support is eligible for a COLA if: (1) it has been at least two years since the order was issued or modified by the court, or last received a COLA; and (2) the sum of the annual average changes in the CPI-U is 10% or greater since the entry of the last order. The COLA adjustments are made without going to court. In non-Temporary Assistance cases, a notice is sent to both parties when an account is eligible for a COLA, and either parent may request the adjustment. For cases where the custodial parent or child is on Temporary Assistance, the COLA is <u>automatically</u> made when the account becomes eligible — without either parent requesting the adjustment.

UNDERSTANDING THE CHILD SUPPORT SERVICES PROVIDED

The Child Support Enforcement Unit will provide all child support services considered proper for your case as defined under federal and New York State law and rules. With your assistance and cooperation, services may be provided to you for as long as child support payments are due and owing. However, if the recipient of services is not receiving Temporary Assistance or Medicaid, the child support case may be closed for a number of reasons including:

- Paternity cannot be established;
- The noncustodial parent/putative father cannot be located after diligent effort or is incarcerated with no chance of parole, institutionalized, or permanently disabled with no ability to pay support;
- The recipient of services fails to cooperate or provide information that is essential to the next step in providing services;
- The recipient of services makes a written request to close the case; or
- The Child Support Enforcement Unit is unable to contact the recipient of services by telephone or mail.

In order for the Child Support Enforcement Unit to continue to provide you with effective service, you must contact the Child Support Enforcement Unit to report any change in your address or telephone number, or to report any new information on the other parent of the child for whom you are seeking child support.

SECTION 2 - RIGHTS AND CONSEQUENCES RESULTING FROM PATERNITY ESTABLISHMENT AND RIGHT TO NOTICE OF LEGAL PROCEEDINGS

RIGHTS AND CONSEQUENCES OF ESTABLISHING PATERNITY

Paternity is established when parents sign a voluntary Acknowledgment of Paternity or when the court determines the father of the child and issues an "order of filiation."

- Under New York State law, the noncustodial parent will be chargeable by the court to pay support until the child is 21 years of age.
- The child gains rights to inheritance from his or her parents. Parents also may have rights of inheritance from their child.
- The child may be entitled to receive death or disability benefits if either parent dies or becomes permanently disabled.
- The noncustodial parent has the right to ask the court for visitation with and/or custody of the child.
- The noncustodial parent will also generally have the right to notice to adoption and foster care proceedings.

RIGHTS TO INFORMATION REGARDING LEGAL PROCEEDINGS

You have the right to be kept informed of the time, date, and place of any court proceedings involving you. You will be provided with a copy of any order establishing, modifying, adjusting, or enforcing an order of support, or any order dismissing the petition.

SECTION 3 – CHILD SUPPORT POLICIES

SAFETY CONCERNS

If you have concerns that seeking to establish or enforce an order of support will create a risk of harm to yourself or the child, contact the Child Support Enforcement Unit to discuss these concerns. The Child Support Enforcement Unit can assist you in preventing your address or other personal identifying information from appearing on court documents or other documents pertaining to your child support case.

The Child Support Enforcement Unit shall prohibit disclosure of location information if requested by any person, where that person provides evidence that:

- The person resides in a domestic violence shelter;
- An order of protection has been entered;
- A court has determined that contact with the noncustodial parent creates a risk of physical or emotional harm to a child or custodial parent;
- A good cause determination has been made by the Temporary Assistance or Medicaid worker; or
- A domestic violence liaison has determined that there is reason to believe that disclosure of location information may result in physical or emotional harm to the custodial parent or child.

If your case is to be referred to the Child Support Enforcement Unit as a requirement for receipt of Temporary Assistance for the child and you fear that you or the child will be at risk of family or domestic violence if paternity or an order of support is established or enforced, you will be referred first to a domestic violence liaison by the Temporary Assistance worker. The domestic violence liaison may grant you a full or partial waiver from the requirement to cooperate with the Child Support Enforcement Unit. If you are applying for Medicaid for yourself and the child, you may claim good cause from cooperating with the Child Support Enforcement Unit to the Medicaid worker if:

- Cooperation is expected to result in physical or emotional harm of a serious nature to the child for whom support is sought;
- Cooperation is expected to result in physical or emotional harm of a serious nature to the parent, caretaker relative, or grantee sufficient to impair the caretaker's ability to care for the child adequately;
- The child was conceived as a result of incest or forcible rape; or

• Adoption of the child is pending before a court, or the caretaker is receiving pre-adoption counseling services (for up to three months after the child's birth).

In foster care cases, the foster care worker will determine the appropriateness of making a referral to the Child Support Enforcement Unit. The referral is legally prohibited under specific circumstances, including situations where the health, safety or welfare of the child or other children in the home will be adversely affected.

SAFEGUARDING AND CONFIDENTIALITY OF PERSONAL INFORMATION

The Child Support Enforcement Unit is required to safeguard the privacy, integrity, access to, and use of your personal information. This includes data obtained for a child support case that is kept in the child support program's computer system. Any information given by you can be released only to authorized persons for those reasons authorized by law.

Use of Social Security Numbers: Disclosure of the Social Security numbers of the custodial parent, noncustodial parent, putative father, and child are required by federal law (42 USC 666). The Child Support Enforcement Unit will use Social Security numbers only for the purpose of locating parents, establishing paternity, and/or establishing, modifying, and enforcing an order of support; for the administration of certain public benefit programs; or as otherwise permitted by law. In addition, these Social Security numbers will be subject to verification through the Social Security Administration.

DISTRIBUTION POLICY

Support payments are distributed according to federal and New York State distribution rules. The distribution of support payments is based on the payment receipt date and as follows:

- If the custodial parent is receiving Temporary Assistance, child support collections received will be paid to the State and to the social services district for reimbursement of up to the total amount of Temporary Assistance that has been paid to the custodial parent. The custodial parent will be paid a child support "pass-through" from the current support collected each month in addition to the Temporary Assistance. The pass-through is an amount up to \$100 per month of current support collected or up to the current support obligation amount, whichever is less, for any household with one individual under the age of 21 active on the Temporary Assistance case. The pass-through paid to the family increases to up to \$200 per month of current support collected or up to the current support obligation amount, whichever is less, for Temporary Assistance families with two or more individuals under the age of 21 active on the Temporary Assistance case. The custodial parent will be paid any support collected after the total Temporary Assistance paid to the custodial parent has been reimbursed.
- If the custodial parent <u>formerly received</u> Temporary Assistance, child support collections received will first be used to pay current support to the custodial parent followed by payments for support arrears/past due support owed to the custodial parent and then to support arrears/past due support due to the social services district for reimbursement of past assistance granted. However, collections received from federal tax refund offset will first be paid to satisfy any support arrears/past due support due the social services district for reimbursement of past assistance granted, and then to support arrears/past due support owed to the custodial parent. The custodial parent will be paid any support collected after the total Temporary Assistance paid to the custodial parent has been reimbursed.
- If the custodial parent <u>has never received</u> Temporary Assistance, the custodial parent will receive all support that is collected and due, with the exception of the annual service fee and the recovery of costs for legal services, if applicable.
- If the custodial parent <u>is in receipt</u> of Medicaid, medical support payments will be paid to the State and to the social services district for reimbursement of up to the total amount of Medicaid that has been paid to a provider.
- If the child is in receipt of foster care, support collected will be paid to the social services district. Any support collected exceeding the foster care maintenance payments will be paid to the social services district supervising the child's placement and foster care to use in the manner it determines will serve the child's best interests.

SECTION 4 - LEGAL SERVICES AND COST RECOVERY

LEGAL SERVICES

If your child does not receive Temporary Assistance or Medicaid, or your child is not in foster care, you may request legal services to establish paternity or to establish, modify, or enforce a child support order. Please note that the

services of an attorney are not necessarily required to proceed with a child support case. However, if you request legal services, you will be advised by the Child Support Enforcement Unit of the cost of such services. The attorney assigned to your case is the legal representative of the Commissioner of the social services district and does not represent you personally. The attorney's representation in this matter is limited to the establishment of paternity and the establishment, modification, adjustment, and enforcement of support obligations. Matters of custody, visitation, or other issues not related to child support will not be handled by the attorney of the social services district. Any information, written or oral, which you provide to the social services district's attorney or staff may not remain confidential, including information indicating welfare fraud that must be reported to appropriate officials.

If you have any questions concerning legal services, speak to a child support worker. If you wish to have your own legal representation, contact a legal services or legal aid organization for assistance or obtain the services of a private attorney of your own choosing at your own expense.

COST RECOVERY FOR LEGAL SERVICES

Costs will be recovered by the Child Support Enforcement Unit for legal services that are provided upon completion of the Right to Recovery Agreement for Legal Services (LDSS-4920).

The Child Support Enforcement Unit will recover the cost at the rate of 25% of your current support obligation from support collected or, if you are the noncustodial parent, the cost will be recovered at the rate of 25% of the current support obligation or payment you are required to make, and will be added to the support obligation that you pay until the cost is reimbursed. Each payment received by the Support Collection Unit will be credited to the account based on the distribution hierarchy described in Section 3 under *Distribution Policy*. This means that all support arrears/past due support will be paid in full before costs for legal services are settled.

SECTION 5 – ANNUAL SERVICE FEE

If the custodial parent is receiving child support services and has never received assistance through the TANF program (formerly Aid to Families with Dependent Children [AFDC]), in New York State or any other state and child support is being paid to the family, an annual service fee of \$25 will be imposed if more than \$500 of support is collected during the federal fiscal year (October 1 – September 30). When \$500 of support has been collected, the Support Collection Unit will automatically withhold the next \$25 received during the federal fiscal year to pay the fee. If the custodial parent has accounts with more than one noncustodial parent and both noncustodial parents have paid in excess of \$500, separate \$25 fees will be imposed for each account. Applicants/recipients do not have to pay the \$25 fee for child support services received in regard to Medicaid or Safety Net Assistance, or for services provided for children placed in foster care, where child support is not paid to the family.

SECTION 6 – PAYMENT AND CONTACT INFORMATION

PAYMENT OPTIONS

Noncustodial parents primarily make child support payments through income withholding. However, noncustodial parents can make payments directly to the New York State Child Support Processing Center under certain circumstances (e.g., support order is newly established and income withholding has not yet taken effect, or the noncustodial parent is self-employed or does not have an employer). Payments can be made with cashier's checks, certified checks, and money orders. In addition, payments can be made through electronic funds transfer and by credit card. The Processing Center does not accept cash payments. Visit the New York State child support website at childsupport.ny.gov or call the New York State Child Support Customer Service Helpline at 1-888-208-4485 (TTY: 1-866-875-9975) for further information on these payment methods. All payments must include the New York Case Identifier and be payable to and made to the: New York State Child Support Processing Center, PO Box 15363, Albany NY 12212-5363.

CUSTOMER SERVICE / ACCOUNT INFORMATION

You may obtain answers to general child support —related questions or your account information by calling the **New York State Child Support Customer Service Helpline at 1-888-208-4485** (TTY 1-866-875-9975 - **Relay Service http://www.fcc.gov/encyclopedia/trs-providers**) or online at childsupport.ny.gov. A personal identification number (PIN) is needed for the website and the New York State Child Support Customer Service Helpline. You can request a PIN by contacting the New York Child Support Customer Service Helpline.

RETAIN PAGE 1 THROUGH PAGE 7 FOR YOUR RECORDS. DETACH THE APPLICATION/REFERRAL FOR CHILD SUPPORT SERVICES, PAGE A-1 THROUGH PAGE A-8.

APPLICATION / REFERRAL FOR CHILD SUPPORT SERVICES

Retain Page 1 through Page 7 for your records. After completion, detach the *Application/Referral for Child Support Services*, Page A-1 through Page A-8.

If you need language assistance to complete this form, please visit the local Child Support Enforcement Unit (CSEU) so that translation and/or interpretation services can be provided. If you have any disabilities that prevent you from completing this form and/or waiting to be interviewed, please notify the CSEU. The agency will make appropriate efforts to provide reasonable accommodations for you.

		Section A	- Applicant/R	ecipie	nt Information	1					
Primary Language		ur primary lang □ Spanish □	juage? □ Other (specify)								
Safety Concerns	Do you have of the child	Do you have reason to believe that by seeking an order for paternity or child support your safety or the safety of the child will be put at risk, or believe you have good cause not to cooperate with the CSEU? — Yes — No — If "Yes," <u>STOP</u> here and discuss your concerns with the CSEU.									
Relationship of the Applicant/Recipient to the Child	Note: The custodial parent (CP) is the parent who the child lives with the majority (over 50%) of the time. The guardian is an individual who is not the parent, but has physical custody of at least one child under the age of 21. If the child lives with the guardian on a day-to-day basis, the guardian has physical custody of the child. Physical custody is different from legal, or court-ordered, custody. The noncustodial parent (NCP) is the parent who does not have primary care or custody of the child, but has a responsibility to pay child support. The putative father (PF) is the man who may be the child's father, but who was not married to the child's mother before the child was born and has not established that he is the father in a court proceeding or by an acknowledgment of paternity. Child should be checked if you are under age 21 and are the child for whom support is sought. Other should be checked if no other listed choice applies. Fill in the blank to indicate your relationship to the child of the matter. I am the (check one): □ Custodial Parent □ Guardian □ Noncustodial Parent □ Putative Father □ Child □ Other □ (Complete Parts I - III of Section A and Sections B and C) This is the: □ Social services district (SSD) or Office of Children and Family Services (OCFS) Commissioner's Foster Care (FC) Referral (Complete Section A, Parts II – IV, and Section B only. If support is sought from more than one NCP, a copy of Part II or an LDSS-4882B must also be completed for the other NCP). Go to Part II.										
Applicant/Recipient's Child Support History	□ I have r Year □ I am in	☐ I have never received Child Support Services for the child. ☐ I have received Child Support Services, but my case was closed on: Month									
	State of, Case Identifier Are you or were you ever in receipt of federal Title IV-A assistance, currently the Temporary Assistance for Needy Families (TANF) program and formerly the Aid to Families with Dependent Children (AFDC) program, in New York State or any other state?										
Applicant/Recipient's	Month/Dav	/Year		County of State of							
Temporary Assistance History	Are you or Program)?	were you ever	in receipt of New Yo	s Safety Net Assistance (formerly the Home Relief Yes No							
	Enter the d Month/Day		ast on assistance.	Where did you receive assistance?							
		_/ Part I _ Cust	/ todial Parent (CP)	or Gua	County of						
CP or Guardian	First	rait i – Gusi	Middle	or Gua	Last	<u> </u>		Suffix			
Name	Last S										
Social Security Number (SSN)	-	-	Individual Taxpayer Identification Number (ITIN)		Date of Birth Month / Day / Year / /						
Gender	□ Female □ Male										
Primary Language	What is the CP or Guardian's primary language? □ English □ Spanish □ Other (specify)										

Part I – Custodial Parent (CP) or Guardian Information (Cont'd)											
Mail Received in Care of (If other than CP or guardian)	First		Middle	Middle			Last				
Mailing Address (Current or last known as of	No. Street	Floor	Floor/Apt./Suite City			State Z			Country		
Residential Address (Current if different from Mailing)	No. Street		Floor	or/Apt./Suite City			State	Zip	Country		
Phone Numbers	Home () Other		Cell () Contact Preference				Work ()				
	()			☐ Home	□ Cell	□Work	□ Other	□ Daytime	e □ Evening	1	
Email Addresses	Home			Work				Other	· · · · · · · · · · · · · · · · · · ·		
	First		Middle			Last		1		Suffix	
Emergency Contact	No. Street		loor/Apt./S	Suite C							
	State Zip Phone Number Email Address										
	Was the CP ever married to the NCP/PF? ☐ Yes ☐ No ☐ Date of marriage//								/		
	Place of marriage City State Country										
Marital Status of CP	Is the CP now separated from the NCP/PF?										
to Noncustodial Parent(NCP)/	Is the CP legally separated from the NCP/PF? Yes No Date of legal separation/									/	
Putative Father (PF)	Is a divorce from the NCP pending?										
	Is the CP legally divorced from the NCP/PF? Yes No Date of divorce//										
	Court location	No. Stree	et	Floor/A	pt./Suite	City		State	Zip	Country	
	Has the CP ever been married to someone other than the parent of the child named in this application? ☐ Yes ☐ No										
Marital Status of CP to Someone Other than the NCP/PF	If "Yes," provide the date(s) of marriage and name(s) of spouse below. From / / to / Name of spouse From / / to / Name of spouse										
	CP's maiden na	ime									
	Employer name	1									
CP Employer Information	Employer addre	Floor/A _l	pt./Suite	ot./Suite City			Zip	Country			
	Does the CP's employer/organization offer or provide health insurance benefits? ☐ Yes ☐ No ☐ Unknown						Is the CP enrolled? ☐ Yes (specify): ☐ Individual coverage ☐ Family coverage				
Health Care						☐ No ☐ Unknown					
Coverage Information	Is the CP or gua coverage for a c Form?	child named ir		ication/Refer	ral	If "Yes," indicate the type of public health care coverage: ☐ Medicaid ☐ Family Health Plus ☐ Child Health Plus (CHPlus) ☐ Other				alth Plus	
							CP or guardian's CHPlus monthly contribution: \$				

Part II - Noncustodial Parent (NCP) / Putative Father (PF) Information											
If support for the child is sought from more than one NCP/PF at this time, an LDSS-4882B or a copy of this Part II must be completed for each additional NCP/PF. See Part III for information on how to obtain an LDSS-4882B. Copy of Part II or LDSS-4882B for additional NCP(s)/PF(s) attached											
☐ Copy of Part	II or LDSS-48	882B for a	dditio	nal NCP	(s)/PF	(s) atta	ched	1			
NCP/PF Name	First	Middle			Last			Suffix			
	Alias or other known name							Maiden name			
SSN				ITIN	ITIN			Date of Birth		Month / Day / Year	
Gender	☐ Female Race/Ethnic Affiliation ☐ N							N	lispanic or Latina(o) lative Hawaiian or Pacific Islander ther		
Primary Language	What is the N ☐ English ☐		-)						
Description of the NCP/PF	Height Weight Eye			ve color l	Hair colo	or		☐ Marks Describe			
	ftin	lbs								1	
NCP/PF Father's Full Name	First			Middle				Last		Suffix	
NCP/PF Mother's Full Maiden Name	First	Middle			Last			Suffix			
NCP/PF's Place of Birth	City		State				Country				
Date of Last Contact	Month / Day / Y		Relationship of NCP/PF to Applicant Note: This field is r				not applicable	to FC cases.			
Mail Received in Care of (If other than NCP/PF)	First	Middle			Last			Suffix			
Mailing Address (Current or last known as of	No. Street	Apt./Suite City			State Zip		Zip	Country			
Residential Address (Current if different from Mailing)	No. Street		Floor/	Apt./Suite	Apt./Suite City			State		Zip	Country
	Home ()	Cell (Cell ()			Work					
Phone Numbers				Carataas	-				1		
	Other ()		Contact Preference ☐ Home ☐ Cell ☐ Work ☐ Oth			Other	Best time to call □ Daytime □ Evening				
Email Addresses	Home	Work	Work				Other				
	First	dle	e Last						Suffix		
Emergency Contact	No. Street		ı		F	Floor/Apt./	Suite	City			
	State	Zip		Phone Nu	umber				Email Address		

Part II – Noncustodial Parent (NCP) / Putative Father (PF) Information (Cont'd)											
Incarceration	Is the NCP/PF i ☐ Yes ☐ No		n	Name of f	acility				Inmate num	ıber	
Status	Facility Addres	ss	City	•		Stat	е	Zip		County	
	If "Yes," answe Foster Care (F	er the followir C) case" que	ng "Marita estions.	l Status of N	an the CP/Othe ICP/PF to Some	one C	Other Tha	in the Custod	☐ Yesiial Parent (□ Unknown CP for
	Name of spouse	First			Middle			Last			Suffix
Marital Status of	Address	No. Stree	et		Floor/Apt./S	uite	City		State	Zip	Country
NCP/PF to Someone Other Than the	Phone number	()					Email A	Address			J
Custodial Parent (CP) or Other NCP for Foster Care (FC) case	Place of marriage City State Zip									Country	
oure (1 o) case	Is the NCP/PF	Is the NCP/PF now separated?									
	Is the NCP/PF legally separated? ☐ Yes ☐ No ☐ Unknown Date of legal separation//										
	Is a divorce pending? ☐ Yes ☐ No ☐ Unknown										
Is the NCP/PF now divorced? ☐ Yes ☐ No ☐ Unknown Date of divorce/									/	/	
	Court City State Zip Country										
	Is the NCP/PF □ Yes □ No			Date last em	ployed /	_	Is the N □ Yes	ICP/PF a me	mber of a la	abor union/or	ganization?
	Name of emplo	oyer	•				Name o	of labor union	/organizatio	on	
NCP/PF Employment	No. Street				Floor/Apt./Su	uite	No. S	Street		Floo	or/Apt./Suite
Information	City			State	Zip		City			State	Zip
	Country		Phone I				Country	/		Phone Nur	nber
	Job title/occup	ation					Job title	e/occupation			
NCP/PF Health	insurance ben	or PF's emp efits?	loyer/orga	anization off	er or provide he	alth			☐ Individua	al coverage	
Insurance Information	□ Yes □ No	o □ Unkno	own				□ No □ Unkr		□ Family c	overage	
Additional Information about the NCP/PF											

Part III - Child Information

If the Custodial Parent (CP), Guardian, or Other Noncustodial Parent (NCP) for foster care (FC) cases has more than one child with this NCP/Putative Father (PF), an LDSS-4882C form or a copy of this Part III must be completed for each additional child. Forms can be downloaded from childsupport.ny.gov or requested by calling the NYS Child Support Customer Service Helpline at 1-888-208-4485 or visiting the local Child Support Enforcement Unit.

Enforcement Unit. CIN WMS Line Number Copy of Part III or LDSS-4882C for each additional child attached														
CINV	VMS Line Number		py of I	Part III c	r LDS	SS-4882	2C for ea	ach a	additic	nal ch	<u> ild</u>	attached		
Name of Child	First	Middle				Last					:	Suffix		
SSN	-	-	ľ	TIN		-	-		Date o	•		/ Day / Year /		
	☐ Male	N		Mother:	First		Middle		Last					
Gender	☐ Female ☐ Unborn		Name of Biological		First		Middle			Lact	Last			
	Due Date/	_/ Pa	rent	i atiici.	1 1131		Ivildale			Last				
Relationship of the NCP/PF to the Child	□ Parent □ Steppar	ent □ Putative	nt □ Putative Father											
Parents' Marital Status	If "Yes," go to the "Ore	as the mother married to the father or stepfather of the child at the time of the child's birth? Yes No Unknown Yes," go to the "Order of Support Information" questions below. No" or "Unknown," go to the "Paternity Establishment" questions below.												
Ple	Please note that if paternity was not established for the child, a paternity affidavit must be completed.													
	Was paternity establis										ed to	complete the		
		"State of Jurisdiction" questions below. □ No – go to the "State of Jurisdiction" questions below □ Unknown – go to the "State of Jurisdiction" questions below												
Paternity Establishment	How was paternity established? In what county, state, and county, state, and county established?								country	itry was paternity				
	☐ Established in Cou													
	Name of court □ Acknowledgment of					State								
	Where was the child of													
State of Jurisdiction	Did the PF provide pr	•			child?				l Yes			Jnknown		
Jurisdiction	Did the PF reside with				oto or o	directives.	of the DEC			□ No		Jnknown Unknown		
	Does the child reside								☐ Yes					
	Is there an order of su	• •								urance c				
	If "Yes," what is the da									o 🗆 Uı	IIKIIO	WII		
Order of Support	Obligation amount	\$	•	•			•		•					
Information			Other	1										
	Court that issued the order	☐ Family Court☐ Supreme Co☐ Other		County	/State/0	Country			Court [Oocket o	r Ind	lex Number		
	Does the child have h If "Yes," identify the ty	pe of coverage:	☐ Privat ☐ Publi	te – Go to c – Go to	"Health 'Public	n Insurand Health Ca		age" q	uestions	below.	age '	7.		
		Who provides th	ne child's	s private h	ealth ca	are cover	age?							
		□ CP □ Guard	ian □ N	ICP/PF E	3 Stepp	arent 🗆	Unknown	□ Oth	ner			-		
Health Care Coverage Information	Health Insurance Benefits	Name of Health	Insuran	ce Carrier		Polic	cy Number			Group i	Num	ber		
		No. Street	No. Street Floor/Apt./Suit					uite City				Zip		
	Public Health Care Coverage	Indicate the type	□ Me	dicaid 🗆	Family	Health Pl	lus 🗆 CHF	Plus	□ Other			_		

	Part IV- Foster Care Information (Agency Use Only)													
Foster Care Referral	The Commission district (SSD) of child in Foster C	r the Offic	e c	of Childre										
Name of Child	First		Mid	dle				L	ast				Suffix	
Case Information	Case Number		Case Status ☐ Opening ☐ Rec ☐ Changes or Updates					Reop	ening			of Referral	/	
Category	What is the claiming c	What is the claiming category? ☐ IV-E Foster Care ☐ Non-IV-E Foster Care												
Type of Placement	□ Voluntary Placement Date Cost of Care □ Court Ordered //								x □ Month □	Year				
Name of Agency, Facility, Foster Boarding Home	County Agency Na									Type	of Faci	lity		
Placement Address	No. Street	Fl	oor//	Apt./Suite	City							State	Zip	
Subsidy Information	Is an adoption subsidy ☐ Yes ☐ No	y received on b	oeha	If of the chi	ld?			ne sub	sidy ind No	clude M	edicaio	d?		
mormation	Subsidy amount and v	when it is paid		\$			_ Pe	er:	□W€	eek	□М	onth [∃ Year	
Case Manager	Name						Pho (one N)	umber			Ext		
Application for Child Support Services	port Settle Se													

Section B – Supporting Documentation

You must provide <u>copies</u> of all available supporting documents to the Child Support Enforcement Unit (CSEU) for examination. CHECK (✓) the boxes indicating which documents you are providing. Copies of documents help the CSEU to establish paternity, and establish, modify and/or enforce support. Supporting documentation also helps the court to make determinations regarding the incomes of the noncustodial parent (NCP) and the custodial parent (CP) and the amount of the basic child support obligation. <u>Please do not send original documents in the mail.</u>

Documents in Suppo	ort of Establishing Pate	ernity, and Establishin	g, Modifying and/or Eı	nforcing Support
☐ Birth Certificate of the Child	☐ Order of Filiation	☐ Marriage Certificate of the ☐ CP and NCP/Putative Father (PF) ☐ NCP/PF and other NCP for Foster Care (FC) cases	☐ Separation Agreement between the ☐ CP and NCP/PF ☐ NCP/PF and other NCP for FC cases	☐ Divorce Decree for ☐ CP and NCP/PF ☐ NCP/PF and other NCP for FC cases
☐ Paternity Acknowledgment	☐ Affidavit Alleging Paternity	☐ Order of support	☐ Most recently filed Federal Tax Returns and all Schedules of ☐ CP ☐ NCP/PF	☐ W-2s of ☐ CP ☐ NCP/PF
□ Adoption Subsidy Agreement□ Adoption Placement Agreement	□ Pay Stubs of □ CP □ NCP/PF	☐ Benefits Notice or Letter regarding ☐ Temporary Assistance for Needy Families (TANF) or ☐ Unemployment Benefits for ☐ CP ☐ NCP/PF	 □ Award Letter regarding Social Security Disability for □ CP □ NCP/PF 	 □ Social Security Card or □ IRS letter for Individual Taxpayer Identification Number (ITIN) for CP or Guardian
☐ Social Security Card or☐ IRS letter for ITIN for NCP/PF	☐ Award Letter regarding Supplemental Security Income (SSI) for ☐ CP ☐ NCP/PF	☐ Award Letter regarding Social Security Retirement Income for ☐ CP ☐ NCP/PF	☐ Military Service (DD-214) of NCP/PF	☐ Social Security Card or☐ IRS letter for ITIN for Child
☐ Attestation to Lack of Information (LDSS-4281)	☐ Information Regarding NCP/PF's Arrests Not Resulting in Incarceration	☐ Information Regarding NCP/PF's Probation or Parole	☐ Information Regarding NCP/PF's Driver License	☐ Order of Protection
☐ Information Regarding NCP/PF's Professional, Business, Occupational or Recreational Licenses	☐ Proof of Child Care Expenses for the Child	☐ Proof of Educational Expenses for the Child	☐ Proof of Unreimbursed Health Care Expenses for the Child	 ☐ Health Insurance Benefit Cards ☐ Summary Plan Descriptions of Health Insurance Benefits

Section C - Application/Affirmation for Child Support Services

The Child Support Enforcement Unit (CSEU) will provide paternity establishment, support establishment, modification, review and adjustment, support collection and disbursement, and enforcement services, as appropriate.

Check and sign Box 1 if you are applying for child support services and you are not applying for or in receipt of Temporary Assistance or Medicaid. For Safety Net Assistance referrals, the Commissioner or Designee of the social <u>B</u>

Box 1.	and print his or her hame and enter the date under							
Check and Sign Box 2 if you are applying for or in receipt of Temporal	y Assistance or Medicaid.							
Box 1								
☐ I am applying for Child Support Services pursuant to New Y	ork State Social Services Law, Section 111-g.							
I hereby apply for child support enforcement services pursus Sections 111-g and under Title IV-D of the federal Social Sepenalty of perjury that the information I have provided in the has been examined by me and to the best of my knowledge Child Support Enforcement Unit immediately of any new or child Support Enforcement Unit immediately of any new or child Support Enforcement Unit immediately of any new or child Support Enforcement Unit immediately of any new or child Support Enforcement Unit immediately of any new or child Support Enforcement Unit immediately of any new or child Support Enforcement Unit immediately of any new or child Support Enforcement Unit immediately of any new or child Support Enforcement Unit immediately of any new or child Support Enforcement Unit immediately of any new or child Support Enforcement Unit immediately of any new or child Support Enforcement Unit immediately of any new or child Support Enforcement Unit immediately of any new or child Support Enforcement Unit immediately of any new or child Support Enforcement Unit immediately of any new or child Support Enforcement Unit immediately of any new or child Support Enforcement Unit immediately of any new or child Support Enforcement Unit immediately of any new or child Support Enforcement Unit immediately of Enforcement Unit immediately o	curity Act. I hereby subscribe and affirm under application and any accompanying documents and belief is true and correct. I agree to tell the							
Check this box if you wish to request legal services. A LDS Services, will be provided to you for completion.	SS-4920, Right to Recovery Agreement for Legal							
Signature of applicant for Child Support Services								
Print Name	Date							
Signature of Commissioner or Designee of the social services district for a Safety Net Assistance referral								
Print Name Date								
Box 2								
☐ I am applying for or receiving Temporary Assistance or Me	dicaid.							
I hereby subscribe and affirm under penalty of perjury that the any accompanying documents has been examined by me and and correct. I agree to tell the Child Support Enforcement Unit that relates to the information I have provided in this form.	to the best of my knowledge and belief is true							
Signature of applicant/recipient for Temporary Assistance or Medica	aid							
Print Name	Date							
Agency Use Only								
Child Support Enforcement Unit/Support Collection Unit Representativ	e (Print name)							
New York Case Identifier	Worker Code							
☐ SSD Referral Case Number Worker Name								
Worker Location Worke	r Phone Number							
\Box TANF/MA \Box MA-Only \Box Safety Net \Box Child Support Services Ap	plication (Non-TA)							
☐ Opening ☐ Reopening ☐ Changes or Updates ☐	ate of Application/Referral//							

LDSS-4882A (4/12) Attachment 2

GENERAL INFORMATION

If you need language assistance, please visit the local Child Support Enforcement Unit so that language translation and/or interpretation services can be provided.

INFORMATION ABOUT CHILD SUPPORT SERVICES

This document provides individuals interested in child support services with important information about the program (Sections 1-6) and includes a detachable application/referral for child support services. Section 1 identifies who is eligible to receive child support services, explains the assignment of support rights and cooperation, and provides a summary of child support services and the basic child support obligation. Section 2 discusses rights and responsibilities resulting from paternity establishment and right to notice of legal proceedings. Section 3 provides the State's child support policies. Section 4 discusses legal services and cost recovery. Section 5 discusses the annual service fee and Section 6 provides payment and contact information.

This information must be provided to all applicants for child support services and to applicants and recipients of Temporary Assistance for Needy Families (TANF), Medicaid and Title IV-E Foster Care who are referred to the Child Support Enforcement Unit. If the child is in foster care, the applicant or recipient is the Commissioner or Designee of the social services district or the Commissioner or Designee of the Office of Children and Family Services.

SECTION 1 – ELIGIBILITY, ASSIGNMENT, AND AVAILABLE SERVICES ELIGIBILITY FOR CHILD SUPPORT SERVICES

Any parent or nonparent caregiver acting as guardian of at least one child under the age of 21 is eligible to apply for child support services. Such person is considered the custodial parent in the child support case. If you are applying for, or receiving, Temporary Assistance (officially termed "Family Assistance" or "Safety Net Assistance") for the child, child support services may be provided to you based on your application for this program. Child support services may also be provided if you are applying for Medicaid for yourself and the child and you complete an application/referral for child support services. Child support services will continue after you stop receiving Temporary Assistance or Medicaid unless you request your child support case be closed. Child support services are also provided for a child placed in foster care, and may continue after the foster care placement ends. If the child returns to you after being discharged from foster care, child support services will continue unless you request otherwise. A child under the age of 21 or a noncustodial parent or putative (alleged) father may also apply or be eligible for child support services.

ASSIGNMENT AND COOPERATION WITH CHILD SUPPORT

If you are an applicant/recipient of Temporary Assistance for the child, or Medicaid for yourself and the child, or your child is in Title IV-E Foster Care, you are required to assign to the social services district rights you have to support on your own behalf and any rights to support on behalf of any family member for whom you are applying for, or receiving assistance. For Medicaid applicants/recipients, this assignment is limited to medical support only. When applying for, or receiving Temporary Assistance, your assignment of support rights is limited to support that accrues during the period that you or the family member receives assistance. You are required to assign these support rights and, unless you claim good cause or domestic violence for not doing so, cooperate with the Child Support Enforcement Unit to:

- Locate noncustodial parents and putative fathers, including biological parents or stepparents;
- Establish paternity for each child born out-of-wedlock for whom you are applying for, or receiving Temporary Assistance, Medicaid, or Title IV-E Foster Care;
- Establish, modify, or adjust orders of support; and
- Collect and enforce orders of support through the Support Collection Unit.

If you are receiving Temporary Assistance for the child, or Medicaid for yourself and the child, you will be sanctioned for failing to cooperate absent a determination of good cause or domestic violence, if applicable.

CHILD SUPPORT SERVICES PROVIDED

The following services are provided by the Child Support Enforcement Unit as appropriate, with your cooperation:

• Establishment of a case record.

- Location of the noncustodial parent or putative father, including obtaining information about addresses, employment, other sources of income and assets, and health care coverage.
- Assistance to establish paternity (legal fatherhood) for a child born to unmarried parents by voluntary acknowledgment of paternity or by filing a petition with the court.
- Assistance with filing court petitions to establish and modify an order of support according to the New York State child support guidelines, including obtaining health insurance benefits, if available, from either parent.
- Assistance in making an order of support payable to the Support Collection Unit.
- Collection and distribution of support payments. This may include collection and distribution of child support; child and spousal support; educational expenses; child care expenses; and cash medical support, if any of these are included in the order of support made payable through the Support Collection Unit.
- Enforcement of support obligations using all available administrative remedies including, but not limited to: income withholding from employment, benefits, or other income; interception of federal and New York State tax refunds; seizure of assets; credit reporting of support debt; suspension of the noncustodial parent's New York State driving privileges; and referral to the New York State Department of Taxation and Finance for collection. Court ordered health insurance benefits are also enforced by the Child Support Enforcement Unit.
- Filing and prosecuting violation petitions to enforce an order of support through court when administrative remedies are unsuccessful.
- Legal services (optional to the applicant) upon signing a *Right to Recovery Agreement for Legal Services* (LDSS-4920) for court proceedings. Costs will be recovered for legal services.
- Child support services listed above where parents live in other counties, states, or countries.
- Continuation of child support services listed above when a family is no longer eligible for Temporary Assistance, Medicaid, or foster care.
- New York State Child Support Website: childsupport.ny.gov
- New York State Child Support Customer Service Helpline at 888-208-4485.

INFORMATION ABOUT BASIC CHILD SUPPORT OBLIGATIONS

The Child Support Enforcement Unit can help you establish or modify a child support order based on New York State's child support guidelines. The basic child support obligation (BCSO) includes a percentage-based obligation, a provision for health insurance coverage and/or cash medical support, child care expenses, and educational expenses for the child, if determined by the court (refer to Family Court Act Section 413).

Percentage-Based Obligation: The base calculation paid by the noncustodial parent is determined using a fixed percentage of combined parental income, based on the number of children involved.

1 child17%	Example:
2 children25%	The noncustodial parent's pro rata share of income available
3 children29%	for support is \$25,000. For one child, application of the guidelines
4 children31%	percentage yields an annual percentage-based obligation of \$4,250
5 or moreat least 35%	(i.e., 17% of \$25,000).

The percentage guideline is applied to combined parental income up to \$136,000 (minus Medicare, Social Security; New York City or Yonkers tax; certain unreimbursed employee business expenses; certain alimony or maintenance paid or to be paid; and certain child support actually paid). "Income" means such income as reported on the federal income tax return and, to the extent not reported on the tax return, workers' compensation benefits, disability payments, unemployment benefits, social security benefits, veteran's benefits, pensions and other forms of income. Above \$136,000 (which will increase in 2014 and every two years thereafter with changes in the Consumer Price Index – Urban Consumers), the court determines whether or not to use the percentage guidelines. The court may deviate from the percentage-based obligation based on the factors set forth in Family Court Act Section 413(1)(f).

Low Income Obligation: When the noncustodial parent's income is determined by the court to be at or below the federal poverty level for a single person, the presumptive support amount is \$25 per month. When income is at or below the self-support reserve (135% of the federal poverty level), but above the federal poverty level, the presumptive support amount is \$50 per month.

Additional Elements of Support: The court must determine the parties' obligation to provide health insurance benefits, pay cash medical support toward the cost of health insurance or public coverage, and pay for other health care expenses not covered by insurance. Health care coverage may be provided through a public entity or by a parent through an employer or organization, or through other available health insurance or health care coverage plans. The BCSO must also be increased to cover reasonable child care expenses if the custodial parent is working; in school; or in a vocational training program. If the custodial parent is looking for work and incurs child care expenses, the court may determine the noncustodial parent's share of these expenses. In addition, the court may increase the BCSO to cover the reasonable educational expenses of the child.

Foster Care and Child Support Obligations: In foster care cases, both parents are noncustodial parents with an obligation to pay support based on the child support guidelines. However, where the amount of support determined under the guidelines exceeds the costs of foster care, the Child Support Enforcement Unit may argue to the court that the amount of support is unjust or inappropriate and that the amount of support ordered to be paid should not exceed the actual costs of foster care plus any costs attributable to the costs of medical assistance paid on behalf of the child.

Modification of Orders: The Child Support Enforcement Unit can assist you in filing a petition to modify your order of support, if needed. Either party has the right to seek a modification of the order of support based upon a showing of a substantial change in circumstances. If the order was effective on or after October 13, 2010, incarceration shall not be a bar to finding a substantial change in circumstances provided such incarceration is not the result of non-payment of a child support order, or an offense against the custodial parent or child who is the subject of the order or judgment. Additionally, under certain conditions pursuant to Family Court Act Section 451(2)(b), an order of support can be modified based upon: (1) the passage of three years since the order was entered, last modified or adjusted; or (2) a change in either party's gross income by fifteen percent or more since the order was entered, last modified or adjusted. Bases (1) and (2) for seeking a modification of the order of support do not apply if the:

- Original order of support was entered prior to October 13, 2010; or
- Parties entered into a validly executed agreement or stipulation prior to October 13, 2010 which was incorporated into the original order of support; or
- Parties have specifically opted out of the bases provided in (1) and/or (2) in a validly executed agreement or stipulation entered into on or after October 13, 2010.

Cost of Living Adjustment: Every two years the Child Support Enforcement Unit will review the account to determine whether the account is eligible for a cost of living adjustment (COLA). An order of support is eligible for a COLA if: (1) it has been at least two years since the order was issued or modified by the court, or last received a COLA; and (2) the sum of the annual average changes in the CPI-U is 10% or greater since the entry of the last order. The COLA adjustments are made without going to court. In non-Temporary Assistance cases, a notice is sent to both parties when an account is eligible for a COLA, and either parent may request the adjustment. For cases where the custodial parent or child is on Temporary Assistance, the COLA is <u>automatically</u> made when the account becomes eligible — without either parent requesting the adjustment.

UNDERSTANDING THE CHILD SUPPORT SERVICES PROVIDED

The Child Support Enforcement Unit will provide all child support services considered proper for your case as defined under federal and New York State law and rules. With your assistance and cooperation, services may be provided to you for as long as child support payments are due and owing. However, if the recipient of services is not receiving Temporary Assistance or Medicaid, the child support case may be closed for a number of reasons including:

- Paternity cannot be established;
- The noncustodial parent/putative father cannot be located after diligent effort or is incarcerated with no chance of parole, institutionalized, or permanently disabled with no ability to pay support;
- The recipient of services fails to cooperate or provide information that is essential to the next step in providing services;
- The recipient of services makes a written request to close the case; or
- The Child Support Enforcement Unit is unable to contact the recipient of services by telephone or mail.

In order for the Child Support Enforcement Unit to continue to provide you with effective service, you must contact the Child Support Enforcement Unit to report any change in your address or telephone number, or to report any new information on the other parent of the child for whom you are seeking child support.

SECTION 2 - RIGHTS AND CONSEQUENCES RESULTING FROM PATERNITY ESTABLISHMENT AND RIGHT TO NOTICE OF LEGAL PROCEEDINGS

RIGHTS AND CONSEQUENCES OF ESTABLISHING PATERNITY

Paternity is established when parents sign a voluntary Acknowledgment of Paternity or when the court determines the father of the child and issues an "order of filiation."

- Under New York State law, the noncustodial parent will be chargeable by the court to pay support until the child is 21 years of age.
- The child gains rights to inheritance from his or her parents. Parents also may have rights of inheritance from their child.
- The child may be entitled to receive death or disability benefits if either parent dies or becomes permanently disabled.
- The noncustodial parent has the right to ask the court for visitation with and/or custody of the child.
- The noncustodial parent will also generally have the right to notice to adoption and foster care proceedings.

RIGHTS TO INFORMATION REGARDING LEGAL PROCEEDINGS

You have the right to be kept informed of the time, date, and place of any court proceedings involving you. You will be provided with a copy of any order establishing, modifying, adjusting, or enforcing an order of support, or any order dismissing the petition.

SECTION 3 – CHILD SUPPORT POLICIES

SAFETY CONCERNS

If you have concerns that seeking to establish or enforce an order of support will create a risk of harm to yourself or the child, contact the Child Support Enforcement Unit to discuss these concerns. The Child Support Enforcement Unit can assist you in preventing your address or other personal identifying information from appearing on court documents or other documents pertaining to your child support case.

The Child Support Enforcement Unit shall prohibit disclosure of location information if requested by any person, where that person provides evidence that:

- The person resides in a domestic violence shelter;
- An order of protection has been entered;
- A court has determined that contact with the noncustodial parent creates a risk of physical or emotional harm to a child or custodial parent;
- A good cause determination has been made by the Temporary Assistance or Medicaid worker; or
- A domestic violence liaison has determined that there is reason to believe that disclosure of location information may result in physical or emotional harm to the custodial parent or child.

If your case is to be referred to the Child Support Enforcement Unit as a requirement for receipt of Temporary Assistance for the child and you fear that you or the child will be at risk of family or domestic violence if paternity or an order of support is established or enforced, you will be referred first to a domestic violence liaison by the Temporary Assistance worker. The domestic violence liaison may grant you a full or partial waiver from the requirement to cooperate with the Child Support Enforcement Unit. If you are applying for Medicaid for yourself and the child, you may claim good cause from cooperating with the Child Support Enforcement Unit to the Medicaid worker if:

- Cooperation is expected to result in physical or emotional harm of a serious nature to the child for whom support is sought;
- Cooperation is expected to result in physical or emotional harm of a serious nature to the parent, caretaker relative, or grantee sufficient to impair the caretaker's ability to care for the child adequately;
- The child was conceived as a result of incest or forcible rape; or
- Adoption of the child is pending before a court, or the caretaker is receiving pre-adoption counseling services (for up to three months after the child's birth).

In foster care cases, the foster care worker will determine the appropriateness of making a referral to the Child Support Enforcement Unit. The referral is legally prohibited under specific circumstances, including situations where the health, safety or welfare of the child or other children in the home will be adversely affected.

SAFEGUARDING AND CONFIDENTIALITY OF PERSONAL INFORMATION

The Child Support Enforcement Unit is required to safeguard the privacy, integrity, access to, and use of your personal information. This includes data obtained for a child support case that is kept in the child support program's computer system. Any information given by you can be released only to authorized persons for those reasons authorized by law.

Use of Social Security Numbers: Disclosure of the Social Security numbers of the custodial parent, noncustodial parent, putative father, and child are required by federal law (42 USC 666). The Child Support Enforcement Unit will use Social Security numbers only for the purpose of locating parents, establishing paternity, and/or establishing, modifying, and enforcing an order of support; for the administration of certain public benefit programs; or as otherwise permitted by law. In addition, these Social Security numbers will be subject to verification through the Social Security Administration.

DISTRIBUTION POLICY

Support payments are distributed according to federal and New York State distribution rules. The distribution of support payments is based on the payment receipt date and as follows:

- If the custodial parent is receiving Temporary Assistance, child support collections received will be paid to the State and to the social services district for reimbursement of up to the total amount of Temporary Assistance that has been paid to the custodial parent. The custodial parent will be paid a child support "pass-through" from the current support collected each month in addition to the Temporary Assistance. The pass-through is an amount up to \$100 per month of current support collected or up to the current support obligation amount, whichever is less, for any household with one individual under the age of 21 active on the Temporary Assistance case. The pass-through paid to the family increases to up to \$200 per month of current support collected or up to the current support obligation amount, whichever is less, for Temporary Assistance families with two or more individuals under the age of 21 active on the Temporary Assistance case. The custodial parent will be paid any support collected after the total Temporary Assistance paid to the custodial parent has been reimbursed.
- If the custodial parent <u>formerly received</u> Temporary Assistance, child support collections received will first be used to pay current support to the custodial parent followed by payments for support arrears/past due support owed to the custodial parent and then to support arrears/past due support due to the social services district for reimbursement of past assistance granted. However, collections received from federal tax refund offset will first be paid to satisfy any support arrears/past due support due the social services district for reimbursement of past assistance granted, and then to support arrears/past due support owed to the custodial parent. The custodial parent will be paid any support collected after the total Temporary Assistance paid to the custodial parent has been reimbursed.
- If the custodial parent <u>has never received</u> Temporary Assistance, the custodial parent will receive all support that is collected and due, with the exception of the annual service fee and the recovery of costs for legal services, if applicable.
- If the custodial parent <u>is in receipt</u> of Medicaid, medical support payments will be paid to the State and to the social services district for reimbursement of up to the total amount of Medicaid that has been paid to a provider.
- If the child is in receipt of foster care, support collected will be paid to the social services district. Any support collected exceeding the foster care maintenance payments will be paid to the social services district supervising the child's placement and foster care to use in the manner it determines will serve the child's best interests.

SECTION 4 - LEGAL SERVICES AND COST RECOVERY

LEGAL SERVICES

If your child does not receive Temporary Assistance or Medicaid, or your child is not in foster care, you may request legal services to establish paternity or to establish, modify, or enforce a child support order. Please note that the services of an attorney are not necessarily required to proceed with a child support case. However, if you request legal services, you will be advised by the Child Support Enforcement Unit of the cost of such services. The attorney assigned to your case is the legal representative of the Commissioner of the social services district and does not

represent you personally. The attorney's representation in this matter is limited to the establishment of paternity and the establishment, modification, adjustment, and enforcement of support obligations. Matters of custody, visitation, or other issues not related to child support will not be handled by the attorney of the social services district. Any information, written or oral, which you provide to the social services district's attorney or staff may not remain confidential, including information indicating welfare fraud that must be reported to appropriate officials.

If you have any questions concerning legal services, speak to a child support worker. If you wish to have your own legal representation, contact a legal services or legal aid organization for assistance or obtain the services of a private attorney of your own choosing at your own expense.

COST RECOVERY FOR LEGAL SERVICES

Costs will be recovered by the Child Support Enforcement Unit for legal services that are provided upon completion of the Right to Recovery Agreement for Legal Services (LDSS-4920).

The Child Support Enforcement Unit will recover the cost at the rate of 25% of your current support obligation from support collected or, if you are the noncustodial parent, the cost will be recovered at the rate of 25% of the current support obligation or payment you are required to make, and will be added to the support obligation that you pay until the cost is reimbursed. Each payment received by the Support Collection Unit will be credited to the account based on the distribution hierarchy described in Section 3 under *Distribution Policy*. This means that all support arrears/past due support will be paid in full before costs for legal services are settled.

SECTION 5 – ANNUAL SERVICE FEE

If the custodial parent is receiving child support services and has never received assistance through the TANF program (formerly Aid to Families with Dependent Children [AFDC]), in New York State or any other state and child support is being paid to the family, an annual service fee of \$25 will be imposed if more than \$500 of support is collected during the federal fiscal year (October 1 – September 30). When \$500 of support has been collected, the Support Collection Unit will automatically withhold the next \$25 received during the federal fiscal year to pay the fee. If the custodial parent has accounts with more than one noncustodial parent and both noncustodial parents have paid in excess of \$500, separate \$25 fees will be imposed for each account. Applicants/recipients do not have to pay the \$25 fee for child support services received in regard to Medicaid or Safety Net Assistance, or for services provided for children placed in foster care, where child support is not paid to the family.

SECTION 6 – PAYMENT AND CONTACT INFORMATION

PAYMENT OPTIONS

Noncustodial parents primarily make child support payments through income withholding. However, noncustodial parents can make payments directly to the New York State Child Support Processing Center under certain circumstances (e.g., support order is newly established and income withholding has not yet taken effect, or the noncustodial parent is self-employed or does not have an employer). Payments can be made with cashier's checks, certified checks, and money orders. In addition, payments can be made through electronic funds transfer and by credit card. The Processing Center does not accept cash payments. Visit the New York State child support website at childsupport.ny.gov or call the New York State Child Support Customer Service Helpline at 888-208-4485 (TTY: 866-875-9975) for further information on these payment methods. All payments must include the New York Case Identifier and be payable to and made to the: New York State Child Support Processing Center, PO Box 15363, Albany NY 12212-5363.

CUSTOMER SERVICE / ACCOUNT INFORMATION

You may obtain answers to general child support —related questions or your account information by calling the **New York State Child Support Customer Service Helpline at 888-208-4485** (TTY 866-875-9975 - **Relay Service http://www.fcc.gov/encyclopedia/trs-providers**) or online at childsupport.ny.gov. A personal identification number (PIN) is needed for the website and the New York State Child Support Customer Service Helpline. You can request a PIN by contacting the New York Child Support Customer Service Helpline.

RETAIN PAGE 1 THROUGH PAGE 6 FOR YOUR RECORDS.

Information for an Additional Noncustodial Parent (NCP) / Putative Father (PF) Page of													
If support for the the LDSS-4882 i							this ti	me, an L	DSS-4882	B or a copy	of Part II of		
NOD/DE Name	First		ı	Middle				Last			Suffix		
NCP/PF Name	Alias or other kno	wn name	•					Maiden r	iden name				
SSN		-		ITIN				-	Date of Birth	Month / Day /			
Gender	□ Female □ Male	Race/Ethnic Affiliation							Iative Hawaiia	ispanic or Latina(o) ative Hawaiian or Pacific Islander ther			
Primary Language	What is the N □ English □	-	-										
Description of the NCP/PF	Height Weight Ey			e color H	color Hair color M Desc					□ Tattoos			
NCP/PF Father's Full Name	First		Middle				Last			Suffix			
NCP/PF Mother's Full Maiden Name	First	ſ	Middle L				Last			Suffix			
NCP/PF's Place of Birth	City		State	Э			Country						
Date of Last Contact	Month / Day / Y				ations PF to A	hip of applicant	Note:	This field is	not applicable	to FC cases.			
Mail Received in Care of (If other than NCP/PF)	First		1	Middle			Last			Suffix			
Mailing Address (Current or last known as of	No. Street		Floor/A	/Apt./Suite City			State		Zip	Country			
Residential Address (Current if different from Mailing)	No. Street		Floor/A	.pt./Suite	City			State		Zip	Country		
	Home ()			Cell ()				Work ()				
Phone Numbers	Other ()			Contac		rence Cell 🗆 V	Vork □	Other	Best time to ☐ Daytime	call			
Email Addresses	Home			Work					Other				
	First Middle Last							·		Suffix			
Emergency Contact	No. Street					Floor/Apt./	'Suite	City					
	State Zip Phone Number Email Address												

Info	ormation for	an Addit	ional No	oncusto	dial F	Parent (N	ICP)	/ Puta	tive Fathe	er (PF) (C	ont'd)			
	Is the NCP/PF i	ncarcerated?		Name of	facility					Inmate num	nber			
Incarceration	□ Yes □ No	□ Unknow	n								1			
Status	Facility Addres	ss	City				State	е	Zip		County			
	Was/is the NC	P/PF married	to some	one other t	han the	e CP/Other	NCP	for a FC	case?	□ Yes	s □ No I	□ Unknown		
	If "Yes," answe Foster Care (F If "No" or "Unk	C) case" que	estions.							dial Parent ((CP)/Other No	CP for		
	Name of spouse	First	1101711	Employme	Middl			ino below	Last			Suffix		
Marital Status of	Address	No. Stree	et		F	loor/Apt./Su	uite	City	l	State	Zip	Country		
NCP/PF to Someone Other Than the Custodial Parent The Custodial Parent The Custodial Parent														
(CP) or Other NCP for Foster Care (FC) case	Place of marriage	City						State	Zip		Country			
, ,	Is the NCP/PF	now separat	ted?	□ Yes	□ No	□ Unkno	wn		Date of se	paration	/	_/		
Is the NCP/PF legally separated?									on/	/				
									/	.//				
	Court location City State Zip Country													
	Is the NCP/PF ☐ Yes ☐ No			Date last er		ed /		Is the N □ Yes		ember of a la	abor union/or	ganization?		
	Name of emplo	oyer						Name o	of labor union	n/organizatio	ation			
NCP/PF Employment	No. Street				Flo	oor/Apt./Su	ite	No. S	Street		Floo	r/Apt./Suite		
Information	City			State	Z	ip		City			State	Zip		
	Country		Phone N	lumber	I			Country	/		Phone Nun	nber		
	Job title/occup	ation						Job title	e/occupation		1			
	Does the NCP		loyer/orga	nization of	ffer or p	provide hea	alth	Is the N	ICP or PF er	nrolled?				
NCP/PF Health Insurance Information	insurance benefits? ☐ Yes ☐ No ☐ Unknown							☐ Yes (specify): ☐ Individual coverage ☐ Family coverage						
	Unknown													
Additional Information about the NCP/PF														



	Information for an Additional Child Page of												
If the Custodial more than one cl 4882 must be col CIN	hild with this NCF	P/Putati	ve Fat	her (P					a co	py of		II o	f the LDSS-
CIIV									VVI	IS LII	ie ivuii	IDE	
Name of Child	First		Middle				Last						Suffix
SSN	-	-		r	TIN		-	-		Date of Birth	JI .		/ Day / Year / /
Gender	☐ Male ☐ Female ☐ Unborn Due Date /	_/	Name of Biological Parent Mother: First Father: First					Middle Middle			Last		
Relationship of the NCP/PF to the Child	☐ Parent ☐ Steppar	rent 🗆 F	nt □ Putative Father										
Parents' Marital Status	Was the mother married to the father or stepfather of the child at the time of the child's birth? ☐ Yes ☐ No ☐ Unknown If "Yes," go to the "Order of Support Information" questions below. If "No" or "Unknown," go to the "Paternity Establishment" questions below.												
Ple	ase note that if patern	nity was	not esta	blished	for the c	hild,	a paternity	affidavit i	must	be com	pleted.		
Part and the	Was paternity established? ☐ Yes – go to the "Paternity Establishment" questions below. You do not need to complete the "State of Jurisdiction" questions below. ☐ No – go to the "State of Jurisdiction" questions below ☐ Unknown – go to the "State of Jurisdiction" questions below												
Paternity Establishment	How was paternity established? □ Established in Court / / established? Name of court / / State Country / / Country /												,
	Where was the child of	conceived	1? St	tate									
01-1	Where was the child conceived? State Country Did the PF provide prenatal expenses or support for the child? □ Yes □ No □ Unknown												
State of Jurisdiction	Did the PF reside with		'			Jilliu:				☐ Yes			Unknown
	Does the child reside					noto o	r directives	of the DEC		⊒ Yes	□ No		Unknown
										1 TES	□ INO	Ш	UTIKHOWH
Order of Support	Is there an order of su If "Yes," what is the d										surance o No □ U		
Information (Complete only if different for this	Obligation amount	\$		Veekly Other		wo w	eeks 🗆 M	onthly 🗆 -	Twice	per mo	nth 		
child)	Court that issued the order	□ Fami □ Supre □ Othe	éme Cou	urt	County	/State	e/Country			Court	Docket (or Ind	dex Number
	Does the child have h If "Yes," identify the ty		erage: [□ Privat □ Publi	te – Go to c – Go to	"Hea "Publi	c Health C		age" q	uestion	s below.		7.
Health Care		Who pro	ovides th	e child's	s private h	ealth	care cover	age?					
Coverage		□ CP [⊒ Guardi	ian □ N	ICP/PF [] Step	parent 🗆	Unknown	□ Otl	ner			_
Information (Complete only if different for this	Health Insurance Benefits	Name o	f Health	Insuran	ce Carrier		Poli	cy Number			Group	Num	nber
child)		No. S	treet		Floor/Ap	ot./Su	ite City	,			State		Zip
	Public Health Care Coverage			□ Me	ic health dedicaid □	Famil	y Health P	lus □ CHF	Plus	□ Othe	r		

	Part IV- Foster Care Information (Agency Use Only)									
Foster Care Referral	The Commission district (SSD) or child in Foster C	r the Office	of Childre							
Name of Child	First	1	Middle			Last			Suffix	
Case Information	Case Number Case Status Opening Changes or Updates Date of Referral —//								/	
Category	What is the claiming ca	Vhat is the claiming category? □ IV-E Foster Care □ Non-IV-E Foster Care								
Type of Placement	□ Voluntary Placement Date Cost of Care □ Court Ordered Per: □ Day □ Week □ Month □ Year								☐ Month ☐ Year	
Name of Agency, Facility, Foster Boarding Home	County Agency Name Type of Facility									
Placement Address	No. Street	Flo	or/Apt./Suite	City				State	Zip	
Subsidy Information	Is an adoption subsidy □ Yes □ No	received on be	ehalf of the chi	d?	Does the		clude Medica	id?		
mormation	Subsidy amount and w	vhen it is paid	\$		Pei	r: □W€	eek □ľ	Month □	l Year	
Case Manager	Name				Pho (ne Number)		Ext		
Application for Child Support Services	I am applying for Child Support Services as the Commissioner or Designee and this is a Foster Care referral. Signature of Commissioner/Designee Date									

[SCU Letterhead]

То:		Date:
	, Petitioner/Plaintiff – against –	Docket/Index No.: Date of Hearing:
	, Respondent/Defendant	
Dear (Recipient of Support Payments):	
that al	- ·	Supreme Court Family Court directing pport Collection Unit. The Support Collection Unit has at step in the provision of child support services.
Please	refer to the following box that is checked rega	arding the status of your request for child support services:
	services. For your information, review and Support Services. The LDSS-4882A disc responsibilities resulting from paternity es	sary information and will begin to provide child support keep the enclosed LDSS-4882A, <i>Information about Child</i> cusses available child support services; the rights and stablishment; the right to notice of legal proceedings; ost recovery; applicable fees; and payment and contact
	In order to receive child support services an Unit, you <u>must</u> complete and sign the <i>Apple</i> enclosed LDSS-4882, <i>Information about Consupport Services</i> . Retain the <i>Information about</i> your records. Detach and return the comp	all necessary information to provide child support services. In the date of the Support Collection ication/Referral for Child Support Services section of the hild Support Services and Application/Referral for Child bout Child Support Services section of the LDSS-4882 for oldered and signed Application/Referral for Child Support of the Internal
	(SCU address for	or correspondence)
	If you do not return the completed and sign	ed Application/Referral for Child Support Services section
	of the LDSS-4882 within fifteen (15) cales provide child support enforcement services a	ndar days, the Support Collection Unit will be unable to and your case will be closed.
	2	Sincerely,
	9	Support Collection Unit Supervisor

Enclosures cc: (Payor of support)

Intake Guidance Document

For Use with the LDSS-4882, Information about Child Support Services and Application/Referral for Child Support Services, and Related Forms

A check mark (\checkmark) indicates required form components.

LDSS-4882		Child Support Services Applicant	Temporary Assistance: Family Assistance Referral	Temporary Assistance: Safety Net Assistance Referral	Medicaid Referral	IV-E Foster Care Referral	Non-IV- E Foster Care Referral
Section A Applicant/Recipient Information		✓	✓	✓	✓	✓	✓
Part I Custodial Parent (CP) or Guardian Information		√	√	✓	√		
Part II Noncustodial Parent (NCP)/Putative Father (PF) Information		√ *	√ *	√ *	√ *	√ *	√ *
Part III Child Information		✓	✓	✓	✓	✓	✓
Part IV Foster Care Information (Agency Use Only)						✓	✓
Section B Supporting Documentation		✓	✓	✓	✓	✓	✓
Section C Application/Affirmation	Check Box 1 and sign	✓		✓ (LDSS Official)			
for Child Support Services	Check Box 2 and sign		✓	✓ (Individual)	✓		
LDSS-4882A Information about Child Support Services		√ **				√ ***	√ ***
LDSS-4882B Information for an Additional NCP/PF		√ ****	√ ****	√ ****	√ ****	√ ****	√ ****
LDSS-4882C Information for an Additional Child		√ ****	√ *****	√ *****	√ *****	√ *****	√ *****
Application Cover Letter		√ ** √ *****					

^{*} If the applicant/recipient has multiple children involving different NCPs/PFs, the applicant/recipient must complete an LDSS-4882 or equivalent for each NCP/PF.

^{**} The individual has made a request for child support services by petition, application, or motion through the Family or Supreme Court and there is sufficient information to build the case and account and proceed with the next step of providing child support services.

^{***} If additional copies of the *Information about Child Support Services* section of the LDSS-4882 are needed, the FC worker may use copies of the LDSS-4882A, which is equivalent to the *Information about Child Support Services* section of the LDSS-4882.

^{****} If support for the child is sought from more than one NCP/PF at this time, the applicant/recipient must complete Part II of the LDSS-4882 to provide information about the first NCP/PF and a LDSS-4882B or equivalent for each additional NCP/PF.

^{*****} For cases involving more than one child, the applicant/recipient must complete an LDSS-4882C or equivalent for each additional child.

^{******} An order which is payable through the Support Collection Unit (SCU) is received by the SCU. However, there is not a request for child support services by petition, application, or motion through the Family or Supreme Court included and/or there is not sufficient information to build the case and account and proceed with the next step of providing child support services.