State

SECTIO	ON 1 SINGLE STATE AGENCY ORGANIZATION
<u>Citation</u> § 454(3) of	1.1 <u>State agency Designation, Authority, Organization and Staffing</u>
the Social Security	The
Act (the Act); 45 CFR 302.12	(Name of single and separate IV-D agency)
	certifies as follows:
	1. That it is the single and separate organizational unit designated to administer the program under this plan.
	2. That it is:
	[] Located in the single State agency designated under 45 CFR 205.100 to administer Title IV-A of the Act.
	[] Located in theagency of the State.
	[] Established as a new agency of the State.
	3. That it fulfills its responsibilities in accordance with 45 CFR 302.12.

- 4. Attachment **1.1A** contains:
 - 1. An organizational chart of the IV-D agency and a description of its structure showing its location within the State government and the distribution of responsibilities among the major divisions within the agency.
 - 2. A description of the kind and numbers of staff assigned to carry out the functions of the IV-D agency; and
 - 3. A list of any IV-D functions which are performed outside the IV-D agency, with the name of the organization responsible for each function.

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SECTION 1 SINGLE STATE AGENCY ORGANIZATION

<u>Citation</u>	1.2	Statewide Operation			
§454(1) of the Act; 45 CFR 302.10		administration that are ma	with equitable standards for the ndatory throughout the State. hat the plan is continuously in e offices or agencies in		
		The plan is:			
		[] State administered.			
		[] Administered by political mandatory on such political	tical subdivisions of the State and al subdivisions.		
		[] State-administered in locally administered in oth	certain jurisdictions and ners in which it is mandatory.		
TN#	A	pproval Date	Effective Date		

Citation

2.1 <u>State Obligation to Provide Child Support</u> <u>Enforcement Services</u>

§454(4) of the Act

- 1. The State provides services relating to establishment of paternity, the establishment, modification, or enforcement of child support obligations, as appropriate, in accordance with §454(4)(A) of the Act.
- 2. The State enforces any support obligation with respect to a child with respect to whom the State provides services under the plan, or the custodial parent of such a child, in accordance with §454(4)(B) of the Act.
- 3. The IV-D agency notifies the Medicaid agency that assigned medical support payments are being, or have been, retained by the non-IV-A Medicaid recipient.

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<u> </u>	Support Obligations
2	2

§456(a) of the Act; 45 CFR 302.50 The support rights assigned to the State, as defined in 45 CFR 301.1, constitute an obligation owed to the State by the individual responsible for providing such support.

With respect to such obligations, the IV-D agency complies with the requirements in 45 CFR 302.50.

TN#	Approval Date	Effective Date

<u>Citation</u>	2.4	Collection and Distribution of Support Payments
§§408(a)(3), 454(11),	1.	Amounts collected as support are distributed as provided in sections 454(34) and 457 of the Act.
454(34), and 457 of the Act	2.	Any payment required to be made to a family is made to the resident parent, legal guardian, or caretaker relative having custody of or responsibility for the child or children.
	3.	The State implemented the assignment requirement pursuant to section 408(a)(3) of the Act, as amended by the Deficit Reduction Act of 2005 (DRA) on:
		October 1, 2009; or [] (A date up to a year prior to October 1, 2009)
	4.	The State distributes arrearages in former assistance cases in accordance with sections 454(34) and 457 of the Act as of:
		October 1, 2009; [] (A date up to a year prior to October 1, 2009); or NA (The State continues to distribute all collections according to PRWORA distribution, i.e. former section 457(a)(2)(B) of the Act as in effect prior to 10/1/09)
	5.	Effective 10/1/09, section 457(a)(7)(B) becomes 457(a)(6) (B) of the Act. The effective date for the optional pass-through provision in Current Assistance Cases in section 457(a)(7)(B) of the Act, as amended by the Deficit Reduction Act of 2005 is:
		[]; or [] NA (The State will not participate in the pass-through provisions for Current Assistance cases under section 457(a)(7)(B) of the Act, as amended by the DRA.)
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6.	(A) of throug	the Act. The horision is	section 457(a)(7)(A) becomes 457(a)(6) ne effective date for the optional passin Former Assistance Cases in section e Act, as amended by the (DRA) is:
	[]	through pro	; or state will not participate in the passovisions for Former Assistance cases from 457(a)(7)(A) of the Act, as amended A.)
7.		tate discontir ving categorie	nued assignments of arrearages in the es:
	[]	Assignmen effective as	nts of Pre-1997 arrearages s of:;
	[]	Assignmen	nts of Post-1997 pre-assistance arrearages s of:;
	[]	Assignmen 1997 pre-as	nts of both Pre-1997 arrearages and Post- ssistance arrearages s of:; or
	[]	NA (The S	tate does not participate in the optional of discontinuing assignments of
TN#	Approva		Effective Date
	••	2.4	

State	

Citation	2.5 <u>Servi</u>	ces to Individuals
§454(6) of the Act	1.	Services under this plan are made available to residents of other States on the same terms as to residents of this State.
§454(6) of the Act; CFR 302.33(c)	2. (a)	The application fee charged to an individual who 45 files an application for services is:
	[]	a flat dollar amount not to exceed \$25 or such higher or lower amount as the Secretary may determine to be appropriate for any fiscal year to reflect increases or decreases in administrative costs, and described in ATTACHMENT 2.5A; or
	[]	an amount established in accordance with 45 CFR 302.33(c)(1)(iv)(B) and described in ATTACHMENT 2.5A.
	(b)	The State collects the fee from the individual applying for IV-D services or pays the fee out of State funds.
	(c)	The State recovers the application fee from the non-custodial parent in accordance with 45 CFR 302.33(c)(1)(ii).
		[]YES []NO
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Citation	2.5 <u>Services to Individuals</u>
§454 of the Act; 45 CFR 302.33(c)(2)(v)	(d) The State allows the jurisdiction that collects support for the State under this plan to retain any application fees collected under this section.
	[] YES
§§454(4), and (25) and (457)(c) of the Act; 45 CFR 302.33(a)(2) and (3)	3. The State does not:(a) require an application, other request for services or an application fee from any individual who is either a IV- A, IV-E or title XIX recipient; or required by the State to cooperate with the State agency pursuant to subsection (l) or (m) of section 6 of the Food Stamp Act of 1977; or former IV-A recipient.
	(b) charge fees or recover costs from any non-IV-A Medicaid recipient.
§§454(6) and (25) of the Act; 45 CFR 302.33(a)(4)	4. When a family is no longer eligible for assistance under the IV-A program, the IV-D agency provides the family a notice regarding the continuation of IV-D services and continues to provide such services, in accordance with §454(25) of the Act.
TN#	Approval Date Effective Date

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Citation	2.5 <u>Serv</u>	ices to Ind	<u>ividuals</u>
§454(6) of the Act; 45 CFR 302.33(d)	5.	fees colle	es incurred in excess of any ected to cover administrative costs under plan in providing services are:
		[] n	ot recovered;
		s	ecovered from the parent who owes a upport obligation to a non-IV-A family eceiving services under this section in ccordance with 45 CFR 302.33(d); or
		re fe in T	ecovered from either the former IV-A ecipient; former Medicaid recipient; or ormer title IV-E foster care recipient or the adividual who has filed an application for V-D services, in accordance with 45 CFR 02.33(d).
		collected except an	D agency does not treat any amount from the individual as a recovery of costs mounts which exceed the current support the individual under the obligation.
		recovery is receivi	D agency notifies, consistent with the cost option selected, either the individual who ing IV-D services or the individual who upport obligation that such recovery will be

Citation 2.5-4 Services to Individuals 6. Mandatory Annual Fee Applicable to IV-D Cases for Individuals Who Have Never Received IV-A Assistance 7310 of the Deficit Reduction Act of 2005 The State shall impose an annual fee of \$25 for each case that receives IV-D services and meets both of the following two criteria: 1. the individual receiving IV-D services has never received assistance under a State program funded under title IV-A of the Act. 2. the State has collected at least \$500 of support during the year. The State shall impose the annual \$25 fee and the fee will be collected by one or more of the methods below. The fee shall be: [] Retained by the State from support collected on behalf of the individual (but not the 1st \$500 collected) [] Paid by the individual applying for services [] Recovered from the absent parent [] Paid by the State out of its own funds If the State elects to pay the mandatory \$25 annual fee out of its own funds, that payment shall not be considered an administrative cost of the State for the operation of the plan. The mandatory \$25 annual fee shall be considered income to the State's IV-D program. The mandatory \$25 annual fee shall be considered income to the State's IV-D program.		SECTION	2 SUPPOI	RT ENFORCEMENT
\$\frac{8}{45}4 (6) (B) and 457 (a) (3) of the Act; and \$7310 of the Deficit Reduction Act of 2005 The State shall impose an annual fee of \$25 for each case that receives IV-D services and meets both of the following two criteria: 1. the individual receiving IV-D services has never received assistance under a State program funded under title IV-A of the Act. 2. the State has collected at least \$500 of support during the year. The State shall impose the annual \$25 fee and the fee will be collected by one or more of the methods below. The fee shall be: [] Retained by the State from support collected on behalf of the individual (but not the I st \$500 collected) [] Paid by the individual applying for services [] Recovered from the absent parent [] Paid by the State out of its own funds If the State elects to pay the mandatory \$25 annual fee out of its own funds, that payment shall not be considered an administrative cost of the State for the operation of the plan. The mandatory \$25 annual fee shall be considered income to the State's IV-D program.	<u>Citation</u>	2.5-4	Services to	<u>Individuals</u>
	§§454 (6) (B) and 457 (a) (3) of the Act; and §7310 of the Deficit		6. Mand for In Assist The S case the follow The feet of the S will be The feet of the S its own administration of the manner of the state of the feet of the S its own administration of the state of the S its own administration of the state of the S its own administration of the state of the S its own administration of the S its own administration of the state of the S its own administration of the S its own adm	atory Annual Fee Applicable to IV-D Cases dividuals Who Have Never Received IV-A ance ate shall impose an annual fee of \$25 for each nat receives IV-D services and meets both of the ring two criteria: 1. the individual receiving IV-D services has never received assistance under a State program funded under title IV-A of the Act. 2. the State has collected at least \$500 of support during the year. ate shall impose the annual \$25 fee and the fee e collected by one or more of the methods below. e shall be: [] Retained by the State from support collected on behalf of the individual (but not the 1st \$500 collected) [] Paid by the individual applying for services [] Recovered from the absent parent [] Paid by the State out of its own funds attace elects to pay the mandatory \$25 annual fee out of a funds, that payment shall not be considered an strative cost of the State for the operation of the plan.
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Citation

2.6 <u>Provision of Services in Intergovernmental IV-D Cases</u>

§§452(a)(11), 454(9), and 459A of the Act;

45 CFR 302.36 45 CFR 302.33(d)(5) 45 CFR 302.33(d)(6) 45 CFR 303.7 Cooperates with any other State IV-D program, Tribal IV-D program operating under 45 CFR 309.65(a), or country as defined in 45 CFR 301.1, in establishing paternity, locating a noncustodial parent residing in the State against whom action is being taken by another State, Tribal IV-D program, or country, securing compliance with an order for support, and carrying out other functions in accordance with §§454(9) and 459A of the Act or 45 CFR Parts 302.36 and 303.7, and standards prescribed by the Secretary.

Has established a central registry for intergovernmental IV-D cases in accordance with 45 CFR 303.7(b)(1).

Cooperates with any other State IV-D program, Tribal IV-D program operating under 45 CFR 309.65(a), or country as defined in 45 CFR 301.1, in using forms promulgated pursuant to § 452(a)(11) of the Act and 45 CFR 303.7(a)(4) for use in intergovernmental IV-D cases, unless a country has provided alternative forms as part of its chapter in A Caseworker's Guide to Processing Cases with Foreign Reciprocating Countries.

Beginning March 30, 2004, cooperates with any Tribal IV-D program in accordance with 45 CFR 302.36(a)(2). The State will extend the full range of services available under its IV-D plan to all Tribal IV-D programs, including promptly opening a case where appropriate.

The State agency where the interstate case originated notifies the individual receiving IV-D services of the States that recover costs in accordance with 45 CFR 302.33(d)(5).

If the State elects to recover costs, the IV-D agency has notified the IV-D agencies, in all other States that

it recovers costs from the individuals receiving IV-I)
services in accordance with 45 CFR 302.33(d)(6).	

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SECTION 2 FINANCIAL ADMINISTRATION

§454(8) and (17) of the Act; 45 CFR 302.35 The IV-D agency has established, will maintain and operates a parent locator service in accordance with 45 CFR 302.35.

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51	2C 110	JN 2 SUPPORT ENFORCEMENT	
Citation	2.8	8 Medical Support Enforcement Activities	
§§ 452(f) and 466(a)(19) of the Act; 45 CFR 302.80		The IV-D agency performs required medical support enforcement activities, in accordance with 45 CFR 303.30, 303.31, and 303.32.	
	1	The IV-D agency performs optional medical support enforcement activities under a cooperative agreement with the State Medicaid agency, in accordance with 45 CFR 302.80.	
		[] No	
		[] Yes	

SECTION 2 FINANCIAL ADMINISTRATION

<u>Citation</u> 2.9 <u>Federal Tax Refund Offset</u>

§454(18) of the Act; 45 CFR 302.60 The IV-D agency has in effect procedures necessary to obtain payment of past-due support from overpayment made to the Secretary of the Treasury as set forth in 45 CFR 302.60 and takes all steps necessary to implement and use such procedures.

State

SECTION 2 FINANCIAL ADMINISTRATION

<u>Citation</u>	2.10 <u>Withholding of Unemployment Compensation</u>
§454(19) of the Act	The State has in effect a system for withholding unemployment compensation in accordance with section 454(19) of the Act.

	SECTION 2 SUPPORT ENFORCEMENT
<u>Citation</u>	2.11 Procedures for the Imposition of Late Payment Fees
§454(21) of the Act	The IV-D agency has procedures for the imposition of late payment fees on all absent parents who owe overdue support in accordance with section 454(21) of the Act.
	[] YES
	[] NO

State

Cit	tati	io	n

2.12 <u>Procedures to Improve Program Effectiveness</u>

§§454(20) and 466 (a)(1),(b) and (d) of the Act; 45 CFR 303.100

1. <u>Income Withholding</u>

The State has in effect laws requiring the use of procedures for income withholding in accordance with \$466(a)(1) and (b) of the Act.

[] The Secretary has granted the State an exemption from the requirement for income withholding in accordance with §466(d).

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	State	
SECT	ION 2	SUPPORT ENFORCEMENT
2.12 <u>I</u>	<u>Procedu</u>	res to Improve Program Effectiveness
2	Fyned	ited Administrative and Judicial Procedur

<u>Citation</u>

§§454(20) and 466 (a)(2), (c) and (d) of the Act

The State has in effect laws requiring the use of expedited administrative and judicial procedures for establishing, modifying, and enforcing support obligations in accordance with §466(a)(2), and including rules and authority applicable to all proceedings to establish paternity, or to establish, modify, or enforce support orders, as specified under §466(c)(2) of the Act.

administrative order and to recognize the authority of another State's IV-D agency to take such actions, and procedures for
Act, without the necessity of obtaining a court or
to take administrative actions specified in §466(c)(1) of the
The State has in effect laws giving the IV-D agency authority
[] Both administrative and expedited judicial procedures
[] Expedited judicial procedures
[] Administrative procedures

[] The Secretary has granted the State an exemption(s) from o	r
waived compliance with expedited administrative and judio	cial
procedures in accordance with §466(a)(2) and (d) for the	
political subdivisions listed in ATTACHMENT 2.12-2A.	Γhe
list includes the exemption period for each political	
subdivision.	

coordination with ERISA in accordance with §466(c).

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	State
	SECTION 2 SUPPORT ENFORCEMENT
<u>Citation</u>	2.12 <u>Procedures to Improve Program Effectiveness</u>
§§454(20) and 466 of the Act; CFR 302.70(a)(3)	3. <u>Collection of Overdue Support by State Income Tax Refund Offset.</u>
CFR 302.70(a)(3)	[] The IV-D agency has procedures for obtaining overdue Support from State income tax refunds in accordance with 45 CFR 303.102.
	[] The Secretary has granted the State an exemption from collection of overdue support by state income tax refund

offset in accordance with 45 CFR 303.102. The exemption

period is from ______ to _____.

State			

Citation

2.12 <u>Procedures to Improve Program Effectiveness</u>

§§454(20) and 466(a)(4) and (d) of the Act 4. Liens

The State has in effect laws requiring the use of procedures under which liens arise by operation of law against real and personal property for amounts of overdue support owed by a noncustodial parent who resides or owns property in the State; and the State accords full faith and credit to liens arising in another State in accordance with §466(a)(4).

The State has guidelines which are generally available to the public to determine whether a case is inappropriate for application of this procedure, in accordance with §466(a).

[]	The Secretary has granted the State an exemption from the	he
	requirement for liens in accordance with §466(d).	

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	State
	SECTION 2 SUPPORT ENFORCEMENT
<u>Citation</u>	2.12 <u>Procedures to Improve Program Effectiveness</u>
§§454(20) and 466(a)(5) and (d) of the Act	5. <u>Paternity Establishment</u>
	The IV-D agency has in effect laws requiring the use of procedures for paternity establishment in accordance with §466(a)(5).
	The State presumption of paternity based upon genetic testing, results indicating a threshold probability that the alleged father of the child, in accordance with §466(a)(5)(G), is:
	[] REBUTTABLE [] CONCLUSIVE

[] The Secretary has granted the State an exemption from the paternity establishment requirement(s) listed in ATTACHMENT 2.12-5A, in accordance with §466(d).

	SECTION 2 SUPPORT ENFORCEMENT
<u>Citation</u>	2.12 <u>Procedures to Improve Program Effectiveness</u>
§§454(20) and 466 of the Act; 45 CFR 302.70(a)(6)	6. <u>Posting Security, Bond or Guarantee to Secure Payment of Overdue Support.</u>
45 GFR 502.7 0(a)(b)	[] The IV-D agency has procedures for posting security, bond or giving some guarantee to secure payment of overdue support in accordance with 45 CFR 303.104.
	[] The Secretary has granted the State an exemption from Posting security, bond or guarantee to secure payment of overdue support in accordance with 45 CFR 303.104. The exemption period is from to

2.12-7 State _____

<u>Citation</u>	2.12 <u>Proce</u>	edures to Improve Program Effectiveness
§454(20) and 466 of the Act		sion of a Wage Withholding Provision in All ort Orders Issued or Modified in the State.
	chil incl mea	The IV-D agency has procedures under which all d support orders issued or modified in the State ude a provision for withholding from wages as a ans of collecting child support in accordance with 3.100(h).
	Inc. sup acc	The Secretary has granted an exemption from lusion of a wage withholding provision in all port orders issued or modified in the State in ordance with §303.100(h). The exemption period is to
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	SECTION 2 SUPPORT ENFORCEMENT
<u>Citation</u>	2.12 <u>Procedures to Improve Program Effectiveness</u>
§454(20) and 466 of the Act	8.B <u>Immediate Wage Withholding in All Child Support Orders</u> <u>Initially Issued in the State on or After January 1, 1994.</u>
	[] The State has procedures under which all child support orders initially issued in the State and are not being enforced under Title IV-D will provide for immediate wage withholding in accordance with §466(a)(8)(B) of the Act.
	[] The Secretary has granted an exemption from inclusion of immediate wage withholding in all child support orders initially issued in the State. The exemption period is from

_____ to ____.

State	
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SEC	TION 2	SUPPORT ENFORCEMENT
<u>Citation</u> §§454(20) and 466	2.12	Procedures to Improve Program Effectiveness
of Act; 45 CFR 302.70(a) (9) §9103 of P.L 99-509		9. <u>Requirement to Prohibit Retroactive Modification of Support Arrearages</u> .
		[] The State has in effect laws which implement section 9103 of P.L. 99-509. A copy of the statute or court ruling is attached.
		[] State legislation is required to comply with the requirement specified above. The State's legal basis for requesting a delay in implementation for this requirement is attached. The State will implement the delayed procedure

	State
	SECTION 2 SUPPORT ENFORCEMENT
Citation	2.12 <u>Procedures to Improve Program Effectiveness</u>
§§454(20) and 466(a)(10) and (d) of the Act	10. Review and Adjustment of Child Support Orders
	The State has in effect laws requiring the use of procedures For Review and Adjustment of Child Support Orders in accordance with 466(a)(10).
	[] The Secretary has granted the State an exemption from the requirements for laws or use of procedures for review and adjustment of support orders in accordance with §466(d).

	State
<u>Citation</u>	SECTION 2 SUPPORT ENFORCEMENT 2.12 <u>Procedures to Improve Program Effectiveness</u>
§§454(20) and 466(a)(11) and (d) of the Act	The State has in effect laws requiring the use of procedures for giving full faith and credit to a determination of paternity made by any other State, whether established through voluntary acknowledgment or through administrative or judicial processes in accordance with §466(a)(11). [] The Secretary has granted the State an exemption from the requirement for giving full faith and credit to another State's determination of paternity in accordance with §466(d).

	State
	SECTION 2 SUPPORT ENFORCEMENT
Citation	2.12 <u>Procedures to Improve Program Effectiveness</u>
§§454(20) and 466(a)(12) and (d) of the Act	The IV-D agency has in effect laws requiring the use of procedures to ensure that State and Federal child support agencies have access to any system of records used by the State for locating individuals for motor vehicle and law enforcement purposes, in accordance with §466(a)(12). [] The Secretary has granted the State an exemption from access to records for location in accordance with §466(d).

	State
<u>Citation</u>	SECTION 2 SUPPORT ENFORCEMENT 2.12 Procedures to Improve Program Effectiveness
§§454(20) and 466(a)(13) and (d) of the Act	13. Collection and Use of Social Security Numbers for Use in Child Support Enforcement The State has in effect laws requiring the use of procedures requiring that social security numbers be collected and recorded in accordance with §466(a)(13). [] The Secretary has granted the State an exemption from collection and use of social security numbers for use in child support enforcement in accordance with §466(d).

	State
<u>Citation</u>	SECTION 2 SUPPORT ENFORCEMENT 2.12 <u>Procedures to Improve Program Effectiveness</u>
§§454(20) and 466(a)(14) and (d) of the Act	14. Administrative Enforcement in Interstate Cases The State has in effect laws requiring the use of procedures for administrative enforcement in interstate cases in accordance with §466(a)(14).
	[] The Secretary has granted the State an exemption from administrative enforcement in interstate cases in accordance with §466(d).

State			

Citation

Procedures to Improve Program Effectiveness

2.12

§§454(20) and 466(a)(15) and (d) of the Act

15. Work Requirement for Persons Owing Past-Due Child Support

The State has in effect laws requiring the use of procedures giving the State authority in any case in which an individual owes past-due child support with respect to a child receiving assistance under a State's program funded under title IV-A, to seek a court order or administrative order that requires the individual to pay such support according to an approved plan or participate in work activities, if not incapacitated, in accordance with §466(a)(15).

The State has guidelines which are generally available to the public to determine whether a case is inappropriate for application of this procedure in accordance with §466(a).

[] The Secretary has granted the State an exemption from
	work requirement for persons owing child support in
	accordance with §466(d).

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	SECTION 2 SUPPORT ENFORCEMENT
<u>Citation</u>	2.12 <u>Procedures to Improve Program Effectiveness</u>
Citation §§454(20) and 466(a)(16) and (d) of the Act	 2.12 Procedures to Improve Program Effectiveness 16. State Law Authorizing Suspension of Licenses The IV-D agency has in effect laws requiring the use of procedures for authorizing withholding, or suspension or restriction of driver's licenses, professional and occupational licenses and recreational and sporting licenses in accordance with §466(a)(16). [] The Secretary has granted the State an exemption from the requirement for withholding, suspension, or restriction of driver's professional and occupational and recreational and sporting licenses in accordance with §466(d).

State			

Citation

2.12 <u>Procedures to Improve Program Effectiveness</u>

§§454(20) and 466(a)(17) and (d) of the Act

17. Financial Institution Data Matches

The State has in effect laws requiring the use of procedures for the IV-D agency entering into agreements with financial institutions doing business in the State to develop and operate a data match system to identify accounts of individuals owing past-due support and to encumber or surrender assets held by such institution on behalf of any noncustodial parent who is subject to a child support lien in accordance with §466(a)(17).

[] The Secretary has granted the State an exemption from financial institution data matches in accordance with §466(d).

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SECTION	2 SUPPORT	Γ ENFORCI	EMENT		
2.12 <u>Proc</u>	edures to Imp	rove Progra	m Effective	<u>eness</u>	
· · · · · · · · · · · · · · · · · · ·	Corcement of Condparents of				<u>ll</u>
proo min und aga	State has electedures for encorparents, if er Part A, shanst the parent d in accordan	iforcement of the custodia ill be enforce ts of the non	of orders wi ll parent is reable, joint acustodial n	ith respect to receiving ass ly and sever	a child of sistance ally,
[]	Yes	[] No			

[] The Secretary has granted the State an exemption from enforcement of orders against paternal or maternal

grandparents of children of minor parents in accordance with

Citation

of the Act

§§454(20) and

466(a)(18) and (d)

§466(d).

	State
<u>Citation</u>	SECTION 2 SUPPORT ENFORCEMENT 2.12 Procedures to Improve Program Effectiveness
§§ 454(20) and 466(a)(19) and (d) of the Act	19. Enforcement of Orders for Health Care Coverage The IV-D agency has in effect laws requiring the use of procedures for enforcement of orders for health care coverage in accordance with §466(a)(19). [] The Secretary has granted the State an exemption from the requirement for enforcement of orders for health care coverage in accordance with §466(d).

	State
<u>Citation</u>	SECTION 2 SUPPORT ENFORCEMENT 2.12 Procedures to Improve Program Effectiveness
§§454(20) and 466(f) and (d) of the Act	 20. Adoption of Uniform State Laws On or after January 1, 1998, the State has in effect the Uniform Interstate Family Support Act, as approved by the American Bar Association on February 9, 1993, and as in effect on August 22, 1996, including any amendments officially adopted as of such date by the National Conference of Commissioners on Uniform State Laws in accordance with §466(f). [] The Secretary has granted the State an exemption from adoption of UIFSA in accordance with §466(d).

	SECTION 2 SUPPORT ENFORCEMENT		
<u>Citation</u>	2.12 <u>Procedures to Improve Program Effectiveness</u>		
§§454(20) and 466(g) and (d)	21. <u>Laws Voiding Fraudulent Transfers</u>		
of the Act	The State has in effect laws requiring the use of procedures for the voiding of fraudulent transfers in accordance with §466(g).		
	[] The Secretary has granted the State an exemption from the requirement for voiding fraudulent transfers in accordance with §466(d).		

TN#_____ Approval Date_____ Effective Date_____

SECTION 2 FINANCIAL ADMINISTRATION

<u>Citation</u>

2.13 <u>Incentive Payments to States and Political Subdivisions</u>

§§454(22) and 458(a) of the Act; 45 CFR 302.55 and 303.52 The IV-D agency makes incentive payments in accordance with §§303.52 and 302.55.

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SECTION 2 SUPPORT ENFORCEMENT

Citation

2.14 Rights to Notification of Hearings

§454(12) of the Act

Effective October 1, 1997, the State has procedures to provide, to parties to child support orders in IV-D cases, notice of all proceedings in which support orders might be established or modified, and a copy of any order establishing or modifying a child support obligation or a notice of determination of no change within 14 days of issuance in accordance with §454(12).

TN#	Approval Date	Effective Date	

SECTION 2 SUPPORT ENFORCEMENT

Citation

2.15 Annual State Self-Assessment Review and Report

§454(15) of the Act 45 CFR 308

Effective October 1, 1997

- The State has a process for conducting annual reviews and furnishing reports to the Secretary on the State program under the State IV-D plan, including such information as may be necessary to measure State compliance with Federal requirements for expedited procedures, using such standards and procedures as the Secretary requires, under which the IV-D agency will determine the extent to which the program is operated in compliance with title IV-D, in accordance with §454(15).
- The State has a process for extracting from the automated data processing system and transmitting to the Secretary data and calculations concerning the levels of accomplishment and rates of improvement with respect to applicable performance indicators.

TN#	Approval Date	Effective Date	

State

Citation

3.1 <u>Cooperative Arrangements</u>

§§454(7), (33), and (d) of the Act; 45 CFR 302.34

The IV-D agency enters into written agreements for cooperative arrangements with appropriate courts and law enforcement officials and Indian tribes and tribal organizations in accordance with §§454(7) and (33), and 45 CFR 302.34.

ATTACHMENT 3.1A is a list of all cooperative agreements the IV-D agency has entered into, with the name of the cooperating entity and a brief description of the function to be performed. Copies of all agreements will be made available to the Office of Child Support Enforcement upon request.

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<u>Citation</u>	3.2	Reports and Maintenance of	f Records
§454(10) of the Act; 45 CFR 302.15		 The IV-D agency: Maintains all records operation of the plan 45 CFR 302.15. Will make such report comply with the procorrectness and verions. Substitutes microfilm. No. Yes, certified minused in a system Regional Office. 	necessary for the proper and efficient in accordance with the requirements in orts as the Secretary may require and visions he finds necessary to assure fication of such reports. In copies for the original documents. In crofilm copies of such documents are a which has been approved by the end of Child Support Enforcement as liable under the provisions of 45 CFR
TN#		Approval Date	_ Effective Date

State

<u>Citation</u> 3.3 <u>State Statutes</u>

§454(4) and (6) of the Act; 45 CFR 302.17 ATTACHMENT 3.3A is a copy of all State statutes and regulations having the force of law, that establish procedures to determine the paternity of a child born out of wedlock, to establish the child support obligation of a responsible parent, and to enforce the support obligation, including spousal support, if spousal support is included in the order.

TN#_____ Approval Date_____ Effective Date_____

State

<u>Citation</u> 3.4 <u>Standards for an Effective Program</u>

§§454(3) and (13) of the Act; 45 CFR 302.39 The State complies with such requirements and standards for an effective program as the Secretary determines to be necessary in accordance with §454(13) and the organization and staffing requirements prescribed by 45 CFR Part 303.

Information requests by parents who are residents of other States are treated with the same priority as requests by parents who are residents of the State submitting the plan in accordance with §454(13).

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Citation

3.5 Nondiscrimination

Title VI of the Civil Rights Act of 1964; 45 CFR Parts 80 and 84 In accordance with title VI of the Civil Rights Act of 1964 (42 U.S.C. 2000d <u>et seq.</u>), Section 504 of the Rehabilitation Act of 1973 (29 U.S.C. 70b), and the regulations at 45 CFR Parts 80 and 84, the IV-D agency assures that no individual shall be subjected to discrimination under this plan on the grounds of race, color, national origin or handicap.

The IV-D agency has methods of administration to assure that each program or activity for which it receives Federal financial assistance will be operated in accordance with title VI regulations. These methods for title VI are described in <u>ATTACHMENT 3.5A.</u>

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	SECTION 3 GENERAL PROGRAM ADMINISTRATION
Citation	3.6 Bonding of Employees
§454(14) of the Act; 45 CFR 302.19	ATTACHMENT 3.6A is a description of bonding arrangements approved by the State IV-D agency to meet the requirements in 45 CFR 302.19.

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Citation	3.7 <u>Separation of Cash Handling and Acc</u>	counting Functions
§454(14) of the Act; 45 CFR 302.20	The IV-D agency maintains methods to assure separation of cash handling accordance with the requirements in 4	and accounting functions in
TN#	Approval Date Effectiv	ve Date

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<u>Citation</u> 3.8 <u>Computerized Support Enforcement System</u>

§454(16) and (24) of the Act; 45 CFR 302.85

1. By October 1, 1991, the State has submitted an advance planning document (APD) or APD update to the Office in accordance with the requirements in §302.85.

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<u>Citation</u>	3.8 <u>Computerized Support Enforcement System</u>
§454(16) and (24) of the Act	2 By October 1, 1997, the State has in effect an operational computerized support enforcement system in accordance with §454(16) and (24).

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SE	CTION 3	GENERAL PROGRAM ADMINISTRATION
<u>Citation</u>	3.8	Statewide Automated Data Processing and Information Retrieval System
§§454(16) and (24)(B) and 454(A) of the Act	3.	Effective October 1, 2000, the State has in effect an approved Statewide automated data processing and information retrieval system in accordance with §§454(16), 454(24)(B),

and §454A of the Act, and 45 CFR 302.85, and 307.11.

State_____

TN#_____ Approval Date _____ Effective Date_____

State

<u>Citation</u> 3.9 <u>Publicize Availability of Child Support Services</u>

§454(23) of the Act; 45 CFR 302.30 The State regularly and frequently publicizes through public service announcements, the availability of child support enforcement services, including information on application fees, how to get additional information, and encouraging use of procedures for voluntary establishment of paternity in accordance with §454(23) and 45 CFR 302.30.

TN#	Approval Date	Effective Date

State				

<u>Citation</u>	3.10 Notice of Collection of	Assigned Support
§§454(5) and 408(a)(3) of the Act; 45 CFR 302.54(a)		0 0 1
45 CFR 302.54(b)	of a quarterly notice in acc State does not have an auto child support enforcement system that is unable to ge	e State a waiver to permit the use cordance with §302.54(b) if a comated system that performs activities; or has an automated enerate monthly notices; or uses a response system which provides
	[] YES, because the State response system capable o	e has an automated voice f providing required information.
		e's computerized child support presently capable of generating xtensive reprogramming.
	[] NO	
TN#	Approval Date	Effective Date

	SECTION 3 GENERAL PROGRAM ADMINISTRATION
<u>Citation</u>	3.11 <u>Guidelines for Setting Child Support Obligations Within the State</u>
§467 of the Act; 45 CFR 302.56	1. Effective October 13, 1989, the State IV-D agency has presumptive guidelines for setting child support obligations and procedures for making the guidelines available to the public in accordance with §302.56.
	2. The State reviews its guidelines, at least once every four years, in accordance with 302.56.
	ATTACHMENT 3.11A is a copy of the guidelines.

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State

Citation	3.13 <u>Privacy Safeguards</u>
§454(26) of the Act	The State has in effect safeguards, applicable to all confidential information handled by the State IV-D agency, that are designed to protect the privacy rights of the parties in accordance with §454(26).

State

Citation	3.14 <u>Collection and Dish</u>	oursement of Support Payments
§§454(27) and 454B of the Act		1998, the State agency operates a State accordance with §454(27) and 454B.
		or
	processed the receipt	1999, the State, which as of August 22, 1996, of child support payments through local ate disbursement unit in accordance with.
		or
	State disbursement u linking of local disbu information network	1998, with the agreement of the Secretary, the nit has been established and is operated by the arsement units through an automated and providing employers with one location to olding is sent, in accordance with §454b(a)(3).
TN#	Approval Date	Effective Date

State

<u>Citation</u>	3.15 State Directory of Ne	ew Hires
§§454(28) and 453A of the Act	hire reporting law	1, 1997, the State, which did not have a new in existence as of August 22, 1996, operates of New Hires in accordance with §453A.
		or
	[] The State, which d existence as of Au	lid have a new hire reporting law in gust 22, 1996:
	Effective October §453A(g)(2);	1, 1997, meets the requirements of
		and
	[] Effective October Hires in accordance	1, 1998, operates a State Directory of New ce with §453A.
TN#	Approval Date	Effective Date

State	
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SECTIONS GENERAL PROGRAM PERMITTENT				
<u>Citation</u>	3.16	Cooperation by Applicants for and Recipients of Assistance		
§454(29) of the Act		The IV-D agency makes the determination and the redetermination as to whether an applicant or recipient for IV-A, IV-E, title XIX, or the food stamp program, as defined under section 3(h) of the Food Stamp Act of 1977 (7 U.S.C. 2012(h)) is cooperating in good faith with the State in establishing paternity, or in establishing, modifying or enforcing a support order in accordance with §454(29).		
			cause and other exceptions to cooperation are defined and d; at the option of the State	
		0	for the IV-A program by:	
			[] IV-D agency [] IV-A agency	
		0	for the IV-E program by:	
			[] IV-D agency [] IV-E agency	
		0	for the XIX agency by:	
			[] IV-D agency [] XIX agency	

State

Citation	3.17 <u>Definitions for Collecting and Reporting Information</u>
§§452(a)(5) and 454(30) of the Act	The State uses the definitions established under $\$452(a)(5)$ in collecting and reporting information in accordance with $\$454(30)$.

State	
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Citation

3.18 <u>Denial of Passports for Non-Payment of Child Support</u>

§454(31) of the Act

The IV-D agency has procedures for certifying to the Secretary that individuals who owe arrearages of child support in an amount exceeding \$2,500 are subject to being denied a passport or having a passport revoked, restricted, or limited that was previously issued to such individual, in accordance with §452(k) of the Act; and that individuals who owe arrearages exceeding \$2,500-

- are afforded notice of such determination and the consequences thereof, and an opportunity to contest the determination; and
- the certification by the State agency is furnished to the Secretary in such format, and accompanied by such supporting documentation, as the Secretary may require.

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Citation	3.19	Request for Services by a For	reign Country
§454(32) of the Act		Country or a foreign country arrangement described in §45 request by a State.	9A(d) of the Act is treated as a
			om, and no costs are assessed for such eciprocating country or foreign ssed against the obligor).
	[]	State opts to provide enforcen support-only orders in accord withstanding §454(4).	nent services for foreign spousal ance with §454(32)(B), not
		•	
TN#	A	Approval Date	Effective Date

State	
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SECTION 4 FINANCIAL ADMINISTRATION

<u>Citation</u> 4.1 <u>Fiscal Policies and Accountability</u>

§454(13) of the Act; 45 CFR 302.14 The IV-D agency has established and maintains an accounting system and supporting records adequate to assure that claims for Federal funds meet applicable Federal requirements. These records will be maintained in accordance with the requirements of 45 CFR Part 74.

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State

SECTION 4 FINANCIAL ADMINISTRATION

<u>Citation</u> 4.2 <u>State Financial Participation</u>

§454(2) of the The State participate financially in the program. Act; 45 CFR 302.11

TN#_____ Approval Date_____ Effective Date_____

State

SECTION 5 GENERAL PROVISIONS

<u>Citation</u>

5.1 Plan Amendments

§454(13) of the Act; 45 CFR 302.13

- 1. The plan will be amended whenever necessary to reflect new or revised Federal statutes or regulations, or material change in any phase of State law, organization, policy, or IV-D agency operations. Plan amendments will be submitted to the Regional Office of Child Support Enforcement for approval.
- 2. The IV-D agency will specify if it wishes any plan amendment to be considered as a new plan in accordance with Sec. 1116 of the Social Security Act and 45 CFR 301.13(f).

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SECTION 5 GENERAL PROVISIONS

Citation	5.2	State Governor's Review	
45 CFR 301.12	her age Gov Stat pro ther Reg	This plan has been submitted to the Governor for his or her review, and comments, if any, are enclosed. The State agency will provide opportunity for the Office of the Governor to review any amendments to this plan, any new State plan and subsequent amendments, and long-range program planning projections or other periodic reports thereon. Any comments made will be transmitted to the Regional Office for Child Support Enforcement with such documents.	
		ereby certify that I am authorized to submit this plan on alf of	
	(De	esignated Single State Agency)	
Date	(Sią	gnature)	
	(Tit	:le)	
TN#	Approval Dat	te Effective Date	