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California Code Of Regulations
|->
Title 22@ Social Security
|->
Division 13@ Department of Child Support Services
|->
Chapter 6@ Enforcement Actions
|->
Subchapter 6.1@ Immediate Enforcement Actions
|->
Article 2@ Medical Support Enforcement
|->
Section 116120@ Terminating a National Medical Support Notice
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CA

116120 Terminating a National Medical Support Notice

(a)

A local child support agency shall terminate the National Medical Support Notice within 10 days of obtaining any of the following documentation: (1) An order for medical support that was quashed or terminated by the court. (2) An order for medical support is no longer in effect. (3) Proof that the child(ren) has died or reached the age of emancipation. (4) A request in writing from an obligee in a non-Title IV-A case to cease medical support establishment and enforcement services. The local child support agency shall follow procedures pursuant to Section 116114(b). (5) A request in writing from an obligee in a non-Title IV-A case to close a case.

(1)

An order for medical support that was quashed or terminated by the court.

(2)

An order for medical support is no longer in effect.

(3)

Proof that the child(ren) has died or reached the age of emancipation.

(4)

A request in writing from an obligee in a non-Title IV-A case to cease medical support establishment and enforcement services. The local child support agency shall follow procedures pursuant to Section 116114(b).

A request in writing from an obligee in a non-Title IV-A case to close a case.

(b)

Upon terminating the National Medical Support Notice for any reasons specified in subsection (a), the local child support agency shall update the case file and notify the obligor, obligee and the obligor's employer in writing of the following: (1) If the National Medical Support Notice was terminated for the reasons specified in either subsection (a)(1), (2), or (3), that there is no longer a current order for medical support in effect and that the obligor may continue health insurance coverage voluntarily for any qualifying dependents. (2) If the National Medical Support Notice was terminated for the reason specified in either subsection (a)(4) or (5), that there is still a medical support order in effect, that the obligor must continue health insurance coverage for the child(ren) unless the order for health insurance is terminated by the court, and that the obligor may continue health insurance coverage voluntarily for any other qualifying dependents.

(1)

If the National Medical Support Notice was terminated for the reasons specified in either subsection (a)(1), (2), or (3), that there is no longer a current order for medical support in effect and that the obligor may continue health insurance coverage voluntarily for any qualifying dependents.

(2)

If the National Medical Support Notice was terminated for the reason specified in either subsection (a)(4) or (5), that there is still a medical support order in effect, that the obligor must continue health insurance coverage for the child(ren) unless the order for health insurance is terminated by the court, and that the obligor may continue health insurance coverage voluntarily for any other qualifying dependents.

(c)

If the local child support agency is notified that the health insurance coverage is terminated or changed, the local child support agency shall complete the "Medical Insurance Form" DHS 6110 pursuant to Section 116114.