BEFORE THE BUREAU OF COLLECTIONS, IOWA DEPARTMENT OF HEALTH AND HUMAN SERVICES IN AND FOR _____ COUNTY NO. _____ ORDER FOR INCOME WITHHOLDING PURSUANT TO 252D.16A Petitioner, VS. Respondent. IN THE IOWA DISTRICT COURT FOR _____ COUNTY ORDER FOR INCOME WITHHOLDING PURSUANT TO 252D.16A Petitioner, VS. Respondent. IN THE IOWA DISTRICT COURT FOR _____ COUNTY ORDER FOR INCOME WITHHOLDING PURSUANT TO 252D.16A Petitioner, VS. Respondent.

ORDER FOR INCOME WITHHOLDING (TRIPLE CAPTIONED page 2)

	matter comes before lowa Child Support Services on theination of the records in this case shows the following:	day of	, An
	That is the obligor herein.		
2.	The obligor has a legal obligation to pay support.		
The v 252D	vithholding of income is adjudged and entered against th	e obligor pursuant to lowa	Code Chapter
	The obligor's income provider shall deduct from the obligor's support obligation, as designated by Child Support Services the obligor; identify all payments for this obligor by case # _ total sum to be deducted to:	s in a notice sent to the payo	r of income and
	Collection Services Center		
	PO Box 9125		
	Des Moines, IA 50306-9125		
	Requirements for income providers are listed in the Order/N (form 470 3272).	lotice to Withhold Income for	r Child Support
	Child Support Services		
			

Notice to the Obligor

You may move to quash an income withholding order or a notice of income withholding by filing a motion to quash with the clerk of court.

- 1. Grounds for contesting a withholding order include the following:
 - a. A mistake of fact which, for purposes of a motion to quash, means an error in the amount withheld for payment, or the amount of the withholding, or the identity of the obligor.
 - b. For immediate income withholding only, good cause or a written agreement existed when the withholding was implemented.

Please note: A motion to quash is not a method to modify current child support or address issues of visitation.

- 2. The clerk of the district court shall schedule a hearing on the motion to quash for a time not later than seven days after the filing of the motion to quash and the notice of the motion to quash. The clerk shall mail to the parties copies of the motion to quash, the notice of the motion to quash, and the order scheduling the hearing.
- 3. The income provider shall withhold and transmit the amount specified in the order or notice of the order of income withholding to the Collection Services Center, until the notice that a motion to quash has been granted is received.