IN THE CIRCUIT COURT OF THE TENTH JUDICIAL CIRCUIT IN AND FOR HARDEE, HIGHLANDS, AND POLK COUNTIES, FLORIDA

ADMINISTRATIVE ORDER NO. 5-8.2

RELATING TO PAYMENT AND ENFORCEMENT OF CHILD SUPPORT AND ALIMONY

WHEREAS, this Court, in Administrative Order No. 5-8.0 established procedures in family cases, and

WHEREAS, the Second District Court of Appeal in <u>Hampton v. Adams</u>, 736 So.2d 156 (Fla. 2nd DCA 1999) invalidated certain language included in the Schedule "A" previously promulgated by this Court, and

WHEREAS, Polk County converted to the new statewide support disbursement unit in November, 1999, and

WHEREAS, effective October 1, 2001, the Polk County Clerk of the Circuit Court no longer provides support enforcement services, necessitating certain procedural changes,

NOW THEREFORE, pursuant to the authority vested in me as Chief Judge of the Tenth Judicial Circuit of Florida, it is hereby

ORDERED AND ADJUDGED that

- 1. Effective immediately, all final judgments in dissolution of marriage proceedings or any other orders involving child support and/or alimony shall conform with the requirements of this administrative order and shall be accompanied by a Schedule "A" which conforms with the requirements set forth below. Every order relating to child support/alimony shall be clearly captioned and identified as affecting child support/alimony. Any order that does not conform to this administrative order shall be returned to the initiator by the office of the judge assigned to the case.
- 2. All final judgments or other orders requiring payment of child support and/or alimony submitted to the court for signature shall be accompanied by an Income Deduction Order, Notice to Payor, and Statement of Obligor's Rights. Each Income Deduction Order shall state that it applies to current and future employers and payors of the obligor. The party who is the recipient of the support, or, if represented, that party's attorney, shall be primarily responsible for mailing to the employer and obligor the Income Deduction Order, Notice to Payor, and Statement of Obligor's Rights. This section shall not, however, prevent the Obligor or the Obligor's attorney from mailing to the employer the Income Deduction Order and Notice to Payor and

providing the obligor with the Statement of Obligor's Rights.

3.	Perio	odic payments shall utilize only one of the following schedules:		
	a.	weekly		
	b.	bi-weekly - i.e., occurring every two weeks		
	c.	Semi-monthly - i.e., occurring twice a month (for example, on the 1 st and 16 th of the month)		
	d.	monthly - on the first day of the month if possible, but never after the 28 th of the month		
4.		beginning date shall be stated in both the body of the order and on Schedule "A." same date shall be used in both the order and Schedule "A."		
5.	a.	The operative language for payment of child support shall be:		
		" shall pay child support to		
		commencing in the		
	amount and method set forth in Schedule "A" attached incorporated herein."			
	b.	The operative language for payment of alimony shall be:		
		" shall pay alimony to		
		commencing in the		
		amount and method set forth in Schedule "A" attached hereto and incorporated herein."		
	c.	In the event the court finds that the support obligation commenced prio the hearing date, the following language shall be used in the body of order:		
		"shall pay tothe		
		sum of \$ per retroactive to		
		As of, the arrears are established at the amount of		
		\$, which shall be paid according to the following		
		schedule.		
		Commencing, payments on the arrears in the amount o		
		\$ shall be paid each unti the arrears balance on the account has been reduced to zero. Said arrearage		
		payments are in addition to ongoing support payments."		
	d.	All blanks in the foregoing operative language shall be completed before		

submission of the order to the court.

- 6. Since periodic child support payments are calculated to maintain the child during the year, no credit for periods of visitations shall be allowed UNLESS expressly provided for in the final judgment/order. If child support credit during periods of visitation is provided in the order, such credit will be allowed only upon receipt of an affidavit in the Clerk's Domestic Relations Department from the custodial parent verifying the dates of visitation, followed by a court order providing the Clerk with the specific adjustments to be made to the account.
- 7. All court orders in which support payments are to be made through the central governmental depository shall contain the following language:

GENERAL PAYMENT INSTRUCTIONS: All payments made pursuant to this Order shall be made payable to the State of Florida State Disbursement Unit, and shall be mailed to:

State of Florida Disbursement Unit Post Office Box 8500 Tallahassee, Florida 32314-8500

The case number shall be indicated on each payment. No credit for payment will be given to the Obligor for any payment not made payable to the State of Florida State Disbursement Unit. No credit for payment will be given to the Obligor for any payment given directly to the Obligee or Custodial Parent.

- 8. Provisions for direct payment should be made in the interval between the final hearing and establishment of a depository account. Credit for such payments will be allowed only upon receipt of a credit affidavit in the Domestic Relations Department from the custodial parent verifying payments were made directly during this time frame. After the depository account has been established, no credit for payment will be given for direct payments from the Obligor to the Obligee.
- 9. Pursuant to §61.181, Florida Statutes, all non-IV-D case obligors shall pay the Clerk's fee of 4% of each payment, with a minimum fee of \$1.25 and a maximum fee of \$5.25 per ordered payment. Pursuant to Section 61.181, Florida Statutes, IV-D cases are not subject to the Clerk's fee.
- 10. Schedule "A" shall be in the form of Exhibit "A" attached hereto.
- 11. Representatives of the Clerk's Domestic Relations Department shall be authorized as custodians of the record to testify as to the information contained in both the Clerk's and the FLSDU computer systems.

- 12. The Domestic Relations Department is hereby authorized to open sealed pleadings in which the social security numbers of the parties and their minor children are contained in order to include the information on the computer system pursuant to applicable Federal law. The Domestic Relations Department is further authorized to reseal such pleadings once the information is entered into the computer system.
- 13. This Order supersedes Administrative Order No. 5-8.1 entered July 3, 2002.

DONE and ORDERED in Chambers at Bartow, this 2nd day of June, 2010.

J. DAVID LANGFORD Chief Judge

SCHEDULE "A"

(1)	shall pay child support to		
(2)	in the sum of \$	(A)	
(3)	, {if applicable: plus		
(C			
	or repayment of child support arrearage to		
(D) as of _	(E)	} for the support of	
their minor child(ren):			
NAMES	BIRTH DAT	ΓES	
dies, reaches the age of 18, or is	r each child until such child becomes self s dependent in fact, between the ages of 1 aduate before the nineteenth birthday, the er of the Court.	8 and 19, enrolled in	
(1)	shall pay alimony to((2)	
the sum of \$		(3)	
until	or until further order of this court: {i	f applicable: plus	
alimony arrearage totaling		. .	
(E)}			
	support payment shall include the statutor aximum fee of \$5.25 per periodic payment.		
	(H) shall be made on (3) there		
Each payment shall be made by	money order, cashier's check, or certifie	d check. No credit will	

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be given by the court for payments made directly to the person to whom payments are directed after establishment of the depository account. Money orders and checks shall be made payable to

the FLSDU, and if mailed, shall be addressed as follows:

State of Florida, Disbursement Unit Post Office Box 8500 Tallahassee, Florida 32314-8500

Payments made by mail must be identified by the payor's name, address, and case number. When the Domestic Relations Department assigns an account number, it must be used to identify all payments.

It has been represented to the court that the parties' present mailing addresses, dates of birth and current employers are:

WIFE HUSBAND

Address:

Date of Birth:

Current Employer:

Both parties shall, effective immediately, keep the Domestic Relations Department and the State of Florida Disbursement Unit advised in writing of any change of the above information until such time as they have fully complied with each and every condition of this judgment.

Blanks as indicated should be completed as follows:

- 1. Husband, Wife, Father, Mother
- 2. Wife, Husband, Mother, Father
- 3. Weekly, Biweekly, Semimonthly, Monthly
- 1. Periodic Child Support Amount
- 2. Periodic Alimony amount
- 3. Periodic Child Support arrearage amount
- 4. Total arrears
- 5. Date arrears calculated
- 6. Periodic Alimony arrearage amount
- 7. Collection Fee
- 8. Total of A + B (+G+C+D if applicable)
- 9. Date of first payment

NOTE: All orders should contain only one periodic payment schedule. Orders containing more than one periodic payment schedule will have payment prorated to the most frequent payment schedule, and assessed on the adjusted basis. Fees will be adjusted accordingly.