STATE OF SOUTH CAROLINA)	IN THE FAMILY COURTJUDICIAL CIRCUIT
COUNTY OF	JODICIAL CIRCOII
))) Plaintiff,)	ORDER TERMINATING CHILD SUPPORT BASED ON EMANCIPATION
vs.)	
Defendant.)	Docket No.
Plaintiff Attorney:	Hearing Date:
Defendant Attorney:	Judge:
Guardian ad Litem:	Court Reporter:
According to the records filed in this case, the	(child name) will attain the
age of eighteen on (/ /).	
Therefore, the ongoing support obligation for the a	bove named child in the amount of \$
per is hereby terminated effective on (
The arrears owed as of (/ /) in the am	ount of \$will be paid at the rate
of \$until pai	id in full. (Note: If the arrears balance is zero, no
more payments are due, until further order.)	
Nothing prevents the Plaintiff (Custodial Parent)	and/or child from filing a motion within $30\ days$ to
continue child support on any of the following grounds:	the child is still attending high school, pre-existing
agreement/order, physical or mental disability or other ex-	ceptional circumstance pursuant to S.C. Code Ann. §
63-3-530 (17), as amended.	
Custodial Parent (if applicable):	
Date:,20	
, S.C. F	Family Court Judge

NOTICE TO CUSTODIAL PARENT/PARTY OF TERMINATION OF CHILD SUPPORT

Please take notice that the party who pays child support received approval from the Family Court to terminate ongoing child support based on emancipation. You may file a motion to continue of child support in the event the child is still attending high school, a pre-existing agreement/order exists, the child has a physical or mental disability and/or other exceptional circumstance exists. This motion must be filed *within 30 days* of your receipt of this notice.

NOTE TO CLERK: FORM 4 AND MAIL TO PARTIES.