

\_\_\_\_\_,  
(name of plaintiff in original action) Plaintiff,  
vs.

Case No. \_\_\_\_\_

**WAIVER OF NOTICE ON  
TERMINATION OF  
CHILD SUPPORT**

\_\_\_\_\_,  
(name of defendant in original action) Defendant.

I, \_\_\_\_\_, am the recipient for the child ,  
(your full name)  
support in the above captioned matter and I agree that the child support should  
terminate because:

- The child is now 19 years old.
- The child has married.
- The child has died.
- The child has been emancipated by court order.

I waive notice and all objections I may have to the termination of child support in  
support of \_\_\_\_\_.  
(child's name)

I further waive all rights to notice of hearing and appearance before the court in  
this matter. By this waiver, I am not waiving or forgiving any child support arrears  
or interest now due or to accumulate in the future.

Signature: \_\_\_\_\_ Date: \_\_\_\_\_  
of Person Receiving Child Support  
Printed Name: \_\_\_\_\_  
Street Address/P.O. Box: \_\_\_\_\_  
City/State/ZIP Code: \_\_\_\_\_  
Telephone Number: \_\_\_\_\_  
\*Email address: \_\_\_\_\_

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\*[Nebraska Supreme Court Rule § 2-208](#) requires individuals who are not attorneys and representing themselves to provide their email address. The court will use the email address to send notices from the court about this case **except** for items that require another type of service as directed by statute or Nebraska Supreme Court Rule.

If you no longer have email capability or if your email or other contact information changes, you must complete a [Change of Contact Information Form](#).

By checking this box, I am letting the court know that I do not have the ability to receive emails. The reason I cannot receive email is: \_\_\_\_\_

\_\_\_\_\_