

INDIANA DEPARTMENT OF CHILD SERVICES TITLE IV-D POLICY MANUAL

Chapter 14: Payment Processing Effective Date: 6/19/19

Section 3: Distribution and Version: 1.0

Disbursement of Support Payments Revision Date: 6/19/19
Collected

BACKGROUND

After a payment is posted to a child support case in the statewide child support system, the payment is distributed, or allocated, to the appropriate subaccounts within the case. The order of distribution among the subaccounts is based on the distribution rules found in federal law and explained in detail below. After the payment is distributed to the appropriate subaccounts, the funds are disbursed, or transmitted, to the appropriate recipient via direct deposit, debit card, or paper check.

POLICY

The Child Support Bureau (CSB) follows the federal rules explained below in Procedure.

The disbursement of any payment of child support is required to be made to either:

- 1. The resident parent, legal guardian, or caretaker relative having custody of or responsibility for the child or children;
- 2. A conservator representing the custodial parent and the child directly with a legal and fiduciary duty; or
- 3. An alternate caretaker designated in a record by the custodial parent.¹

REFERENCES

- IC 31-25-4-17: Support related duties of bureau
- CSB-AT-141: Court Order Extensions Distribution and Pavoff
- 42 U.S.C. § 657: Distribution of collected support
- 42 U.S.C. § 664: Collection of past-due support from Federal tax refund
- 45 C.F.R. § 302.38: Payments to the family
- 45 C.F.R. § 302.51: Distribution of support collections
- 45 C.F.R. § 302.52: Distribution of support collected in Title IV-E foster care maintenance cases
- 45 C.F.R. § 302.54: Notice of collection of assigned support
- 45 C.F.R. § 303.72: Requests for collection of past due support by Federal tax refund offset
- 45 C.F.R. § 303.100: Procedures for income withholding

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¹ 45 C.F.R. § 302.38

 Distribution of Support Payments Collected on Never Temporary Assistance for Needy Families (TANF) Cases

The statewide child support enforcement system forwards all current child support payments and any arrears owed directly to the custodial party.²

2. Distribution of Support Payments Collected for TANF Recipients

The statewide child support system forwards to the CSB (payee account 40) all current child support and arrearage payments applied to the state's assigned arrearages on active TANF cases.³

TANF recipients may receive payment out of the child support collected on their behalf in the form of an excess disbursement (EXDB) payment. A recipient receives an EXDB payment when the CSB collects child support paid for a month that is greater than the TANF grant for that month and reimbursement for past TANF assistance paid to the custodial party has been paid in full.⁴

All child support monies paid on behalf of a particular custodial party to the CSB (payee account 40) from active TANF cases or arrears owed to the state are applied to any remaining unreimbursed past public assistance (UPPA).⁵

The CSB sends a monthly notice of child support collections to former and active TANF recipients when any money is retained by the state on their child support case(s) in that month.⁶ This notice lists the amount of child support collected for the month from the obligor on each case and the actual case distribution of the money.⁷ The notice is only generated when the custodial party has a valid mailing address on the statewide child support system and child support has been collected and retained by the state during that month.⁸

3. Distribution of Support Payments Collected on Former TANF Assistance Cases

The statewide child support enforcement system forwards current support payments and any arrears owed to the custodial party. If there is money owed to the state, it will not be forwarded to the CSB (payee account 40) until current support and arrears owed to the custodial party have been paid in full. Exception: The CSB will apply federal tax refund offset money to state arrears before distributing money to custodial party arrears. In

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<sup>2</sup> 42 U.S.C. § 657(a)(4); IC 31-25-4-17(d); CSB-AT-141
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³ 42 U.S.C. § 657(a)(1); IC 31-25-4-17(e)

⁴ 42 U.S.C. § 657(a)(1)(C); 42 U.S.C. § 657(a)(3); IC 31-25-4-17(e)

⁵ 42 U.S.C. § 657(a)(1); IC 31-25-4-17(e)

⁶ 45 C.F.R. § 302.54(a)(1)

⁷ 45 C.F.R. § 302.54(a)(2)

^{8 45} C.F.R. § 302.54(a)(1)

⁹ 42 U.S.C. § 657(a)(2); IC 31-25-4-17(b)

¹⁰ 42 U.S.C. § 657(a)(2); 42 U.S.C. § 664(a)(2); 45 C.F.R. § 303.72(h)(1); IC 31-25-4-17(b)

¹¹ 42 U.S.C. § 664(a)(2); 45 C.F.R. § 303.72(h)(1); IC 31-25-4-17(c)

The CSB sends a monthly notice of child support collections to former and active TANF recipients when any money is retained by the state on their child support case(s) in that month. This notice lists the amount of child support collected for the month from the obligor on each case and the actual case distribution of the money. The notice is only generated when the custodial party has a valid mailing address on the statewide child support system and child support has been collected and retained by the state during that month.

4. Distribution of Support Payments Collected on a Current Title IV-E Case

The statewide child support system forwards current support payments and any arrears owed to the Department of Child Services (DCS), Indiana's IV-E agency. DCS then distributes the funds in accordance with its distribution schedule detailed in Chapter 5: Department of Child Services (DCS) Child Welfare Child Support Cases, Section 5: Distribution of Child Support Collections.

5. Distribution of Support Payments Collected on Former Title IV-E Cases

The statewide child support system forwards current support payments and any arrears owed to the Department of Child Services (DCS), Indiana's IV-E agency. DCS then distributes the funds in accordance with its distribution schedule detailed in Chapter 5: Department of Child Services (DCS) Child Welfare Child Support Cases, Section 5: Distribution of Child Support Collections.

6. Undistributed Child Support Payments

Due to various reasons (no current mail address, payment entered but no current child support order, no existing subaccount balance, etc.), child support payments may be undistributed. Having undistributed funds on either the case or participant level is money that is not helping kids. Further, federal law requires the Title IV-D Program return funds to the obligor that have been improperly withheld.¹⁷

To lower any undistributed amounts, the Title IV-D Prosecutor and Clerk of Court may check the daily report for payments posted at the county or assign staff to work the state posted undistributed reports located in Data Warehouse or sent by CSB's Undistributed Collections Unit (UDC).

FORMS AND TOOLS

N/A

FREQUENTLY ASKED QUESTIONS

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<sup>12</sup> 45 C.F.R. § 302.54(a)(1)
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¹³ 45 C.F.R. § 302.54(a)(2)

¹⁴ 45 C.F.R. § 302.54(a)(1)

¹⁵ 42 U.S.C. § 657(e); 45 C.F.R. § 302.52(b)

¹⁶ 42 U.S.C. § 657(e); 45 C.F.R. § 302.52(b)

¹⁷ 45 C.F.R. § 303.100(a)(8)

- 1. Q. Are the arrears owed to the custodial party paid before the arrears owed to the state?
 - A. Arrears owed to the custodial party will be paid before the arrears owed to the state unless the case is a current TANF case or the collection is through a federal tax refund offset. All federal tax refund offset collections must be paid towards the state's arrearages first.
- 2. Q. Can a custodial party receive TANF assistance and still receive a payment?
 - A. Yes. If child support payments received in a one month period are sufficient to satisfy the current support obligation and any arrears owed to the state, the remainder of the payments will be distributed to the custodial party.

RELATED INFORMATION

Chapter 4: Temporary Assistance for Needy Families (TANF) Cases

Chapter 5: Department of Child Services (DCS) Child Welfare Child Support Cases

Chapter 17: Case Closure

The chart displayed below provides an overview of how the state distributes and disburses child support collections based on case type and type of payment.

Type of Case	Type of Payment	Distribution Order	Disbursement
Never TANF ¹⁸	Non-federal tax refund offset	Current Support, then Custodial Party Arrears	To the custodial party
	Federal tax refund offset	Custodial Party Arrears	To the custodial party
Current TANF ¹⁹	Non-federal tax refund offset	 Current Support, then Pre-Assistance Arrears, then Permanently Assigned Arrears, then 	To state and federal government
	Federal tax refund offset	Custodial Party Arrears Pre-Assistance Arrears, then Permanently Assigned Arrears, then	To the custodial party To state and federal government
		3. Custodial Party Arrears	To the custodial party

¹⁸ 42 U.S.C. § 657(a)(4); 42 U.S.C. § 664(a)(2); IC 31-25-4-17(d)

¹⁹ 42 U.S.C. § 657(a)(1); 42 U.S.C. § 664(a)(2); 45 C.F.R. § 303.72(h)(1); IC 31-25-4-17(e)

Type of Case	Type of Payment	Distribution Order	Disbursement
Former TANF ²⁰	Non-federal tax refund offset	 Current Support, then Custodial Party Arrears, then Pre-Assistance Arrears, then 	To the custodial party
		Permanently Assigned Arrears	To state and federal government
	Federal tax refund offset	 Pre-Assistance Arrears, then Permanently Assigned Arrears, then 	To state and federal government
		Custodial Party Arrears	To the custodial party
Current IV-E Foster Care ²¹	Non-federal tax refund offset	 Current Support up to amount of the monthly foster care maintenance payment, then Excess up to the amount of past foster care maintenance paid to be used to serve the best interests of the child, then Balance to the State Foster Care Agency to be retained for past foster care 	To state and federal government To the state
	Federal tax refund offset	maintenance payments 1. Arrears up to the amount of past foster care maintenance paid, then	To state and federal government
		Balance to the State Foster Care Agency to be used to serve the best interests of the child	To the state - to serve the best interests of the child
Former IV-E Foster Care ²²	Non-federal tax refund offset and federal tax refund offset	Arrears up to the amount of past foster care maintenance paid, then	To state and federal government
		Balance to the State Foster Care Agency to be used to serve the best interests of the child	To the state to serve the best interests of the child

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 $^{^{20}}$ 42 U.S.C. § 657(a)(2); 42 U.S.C. § 664(a)(2); 45 C.F.R. § 302.51(a)(1); 45 C.F.R. § 303.72(h)(1); IC 31-25-4-17(b)

²¹ 42 U.S.C. § 657(e); 45 C.F.R. § 302.52(b)

²² 42 U.S.C. § 657(e); 45 C.F.R. § 302.52(b)