

	<b>INDIANA DEPARTMENT OF CHILD SERVICES TITLE IV-D POLICY MANUAL</b>	
	<b>Chapter 17: Case Closure</b>	<b>Effective Date: 12/18/18</b>
	<b>Section 6: No Longer an Order, Child Not Emancipated, and Arrears Below \$500.00 (CNOA)</b>	<b>Version: 1.0 Revision Date: 12/18/18</b>

**BACKGROUND**

Closing a case when there is no longer an order for current child support, the child(ren) are not emancipated, and the arrears are below \$500.00 is an auto closure process, which means the statewide child support system recognizes that case closure criteria have been met and initiates the intent to close notice.

The auto closure process takes place weekly on Saturday. If the first day of the month is a Saturday, the case closure program does not run that day, but runs the following Saturday. Only Title IV-D cases in the statewide child support system are considered for auto closure. The auto closure process excludes:

1. Intergovernmental cases that have not yet been assigned to a county;
2. Cases in which a prior case closure attempt was cancelled in the previous one (1) year and that cancel was not cancelled; or
3. Cases in which a payment (other than a lottery intercept, administrative offset, state tax offset, federal tax offset, financial institution data match (FIDM), insurance match (CSLN), recoupment, or annual support fee payment) was applied to the case in the previous 45 days. For this particular case closure reason, a payment in the previous 45 days may not exclude a case if the last payment reduced the arrears to a \$0.00 balance.

Once the auto closure process selects a case for closure, it initiates an intent to close notice to the custodial party or other tribunal. This notice gives the party 60 days to contact the Title IV-D Prosecutor to request the case remain open or provide information that would make case closure inappropriate. After this 60 day period passes, the auto closure process determines whether the closure criteria still exists and if the closure process has been cancelled by the Title IV-D Prosecutor. If the criteria is still met and the process has not been cancelled, the case is automatically closed to Title IV-D services. If the case closure process has been cancelled, the case will not be eligible again for auto closure for one (1) year unless the “cancel the cancel” code (XNCL) is entered in the statewide child support system. If XNCL is entered, the case is reviewed again for case closure during the next weekly case closure program.

Closing the case to Title IV-D services does not affect the validity or status of a court order.

**POLICY**

A Title IV-D case may be closed for this closure reason when the following criteria are met:

1. A court order for current child support or arrears must have been entered;
2. An order for current child support no longer exists;
3. The arrears are less than \$500.00; and
4. At least one (1) child on the case is not emancipated; and

5. Any genetic testing subaccount is at least three (3) years old and no payments have been applied to the genetic testing subaccount in the last year.<sup>1</sup>

## REFERENCES

- [45 C.F.R. § 303.2\(c\)](#): Establishment of cases and maintenance of case records
- [45 C.F.R. § 303.11\(b\)\(1\)](#): Case closure criteria

## PROCEDURE

### 1. Determining Whether the Case Should Close

When the Title IV-D Prosecutor becomes aware through the statewide child support system or through other means that a case meets the case closure criteria, the Title IV-D Prosecutor may wish to review the case to determine whether to cancel the case closure process. The Title IV-D Prosecutor may wish to consider the following factors:

- a. Whether an order may need to be established in the near future;
- b. Whether payments are sporadically applied to the case; and
- c. Whether new hire and locate programs may assist in establishing or enforcing an order.

If the Title IV-D Prosecutor determines the case should not close, the Title IV-D Prosecutor cancels the case closure process in the statewide child support system. This will prevent the case from automatically closing for one (1) year at which time the case will be automatically reevaluated for closure unless XNCL has been entered.

### 2. Case Type and Status Upon Closure

When a Title IV-D case is closed for this auto closure reason, the case closes to Title IV-D services and becomes a closed non-Title IV-D case.<sup>2</sup>

## FORMS AND TOOLS

1. [Case Closure Checklist Why Didn't My Case Close](#)
2. [Case Closure Complete Guide](#)
3. [Case Closure Matrix How It Works](#)
4. [Using Proper Case Closure Codes](#)

## FREQUENTLY ASKED QUESTIONS

1. Q. The federal regulation citation for this case closure reason (CNOA) is the same as for when there is no longer an order, the arrearage is under \$500.00, and all of the children on the case are emancipated (CEMC). Why are there two (2) separate closure reasons for the same federal regulation citation?

<sup>1</sup> Items 1-4 are found in 45 C.F.R. § 303.11(b)(1) and item 5 is state policy.

<sup>2</sup> An exception to this is that a DCS child welfare case will close to Title IV-D services, but does not change case type.

A. The Child Support Bureau uses two (2) different closure codes for the same federal case closure regulation to distinguish between the following situations:

1. Where there is no longer an order for current child support based on the emancipation of all children on the case (CEMC); and
2. Where there is no longer an order for current child support despite the presence of at least one (1) unemancipated child on the case (CNOA).

Both situations require arrears to be under \$500.00 in order to qualify for case closure.

2. Q. If current support is closed as a result of a change in custody and arrears due to the original custodial party (now non-custodial parent) are to be offset by the weekly child support obligation owed to the new custodial party (the former non-custodial parent), can the arrears subaccount be zeroed out for the case to close?

A. These cases vary based on the wording of the court order. It is recommended to place a HOLD on the case to prevent money from being distributed to the original custodial party/now non-custodial parent in error then calendar the case for adjustments to be made on a regular (quarterly, semi-annually, annual, etc.) basis. Once the arrears are less than \$500.00, and all other criteria are met, the case will automatically close using case closure code CNOA.

If the arrears will be reduced to zero by the offset relatively quickly, the Title IV-D Prosecutor may zero out the subaccounts. The case should then be calendared to begin charging child support for the new custodial party when the offset is scheduled to reduce the arrears to zero.

When an adjustment is made to the subaccounts, the Title IV-D Prosecutor shall enter a note in the statewide child support system referring specifically to the court order.<sup>3</sup>

## RELATED INFORMATION

The ISETS case closure code is CNOA.

---

<sup>3</sup> 45 C.F.R. § 303.2(c)