NOTICE OF DELINQUENCY

TO: _	DATE:	
_		
_	This is your notice under OCGA § 19-6-32 (f), that the enclosed <i>Income Deduction Order</i> shall be enforced.	
(1)	The support order was entered onin the Superior Court of Fulton County, Georgia, in Civil Action Number It ordered you to pay:	
	Child support of \$ per month, beginning on	
	Spousal support of \$per month, beginning on	
(2)	A total arrearage of \$ has accrued between the date of and the date of this Notice.	
(3)	The fees that may be imposed are: \$ to date, and will continue to accumulate at the applicable rate of % per year.	
(4)	The total amount of income to be deducted for each month until the arrearage and all applicable fees and interest are paid in full is \$, and the total amount of income to be deducted for each month thereafter is \$ The amounts deducted may not be in excess of that allowed under Section 303(b) of the federal Consumer Credit Protection Act, 15 USC Section 1673(b), as amended.	
(5)	A copy of this notice will be served on your payor or payors, together with a copy of the Income Deduction Order. You may apply to the court to contest enforcement of the order. The application shall not affect the enforcement of the Income Deduction Order unless and until the court enters an order granting relief to you.	

	ground of mistake of fact regarding	g the amount of support owed pursuant to a
	support order, the arrearages, or th	e identity of the obligor.
(7)	You are required to notify me of y	your current address and current payors and the
	address of current payors. All char	nges shall be reported by you within seven days.
	(Do not check the line below unles	s Child Support Enforcement is handling your case.)
	The IV-D agency is enforc	ing the order, so you must make these notifications to
	the agency (the Office of Child Su	pport Enforcement) instead of to me.
		Obligee/Recipient
		(Signature)
		Name:
		Address:
		Telephone:
		-

The enforcement of the Income Deduction Order may only be contested on the

(6)