

**IN THE CIRCUIT COURT IN AND FOR ESCAMBIA COUNTY, FLORIDA
FAMILY LAW DIVISION
ADMINISTRATIVE DIRECTIVE ECFLAD 1994-05**

**IN RE: ORDERS AND PAYMENTS OF ALIMONY AND/OR CHILD SUPPORT
TO BE MADE THROUGH THE CENTRAL
GOVERNMENTAL DEPOSITORY**

WHEREAS, §61.08(4)(d) and 61.13(3), *Florida Statutes*, state that all orders establishing spousal and/or child support in which payments are not initially directed to be made through the court depository are deemed to allow either party subsequently to request such payments be made through the depository; and

WHEREAS, §61.1301, *Florida Statutes*, requires the Court, when establishing, enforcing or modifying an obligation for alimony or child support, to enter a separate order for income deduction, if one has not been entered, and further allows for a delayed entry of such order upon delinquency or request; and

WHEREAS, the Directive issued August 25, 1994, was incorrectly titled Family Law Division Administrative Directive 1994-04; it is, therefore,

ORDERED AND ADJUDGED:

1. **EFFECTIVE DATE**: This order is effective immediately.

2. **AUTHORIZATION**: In all cases where an order has been entered requiring payment of child and/or spousal support, a written request by either party, properly filed with the Family Law Division or Juvenile Division of the Clerk of Court, for either payment of child and/or spousal support to be made through the court depository OR an income deduction order, shall not be deemed a request for modification of the existing order.

DONE AND ORDERED at Pensacola, Escambia County, Florida, this 29th day of August, 1994, *nunc pro tunc* August 25, 1994..

Signed by: Nancy Gilliam, Administrative Judge
Family Law Division