

**441—98.32(252D) Withholding automatic.** Immediate withholding of income is automatic without additional notice to the obligor unless:

**98.32(1) *Good cause exists.*** Good cause is found to exist by the court or the child support recovery unit. For purposes of this rule, “good cause” is defined as the posting of a secured bond by the obligor sufficient to pay all current and future child support obligations, including any delinquency which may accrue.

**98.32(2) *Written agreement exists.*** A written agreement is reached between both parties which provides for an alternative arrangement for payment of child support subject to the following conditions:

*a.* Unless approved by the child support recovery unit, written agreements between the obligee and obligor to waive immediate income withholding become void when child support is assigned to this state or to another state pursuant to a statute of that jurisdiction.

*b.* All payments pursuant to any written agreement shall be paid as directed in Iowa Code sections 252B.14 and 598.22.

[ARC 4112C, IAB 11/7/18, effective 2/15/19]