

(2) dismissal of the obligor from employment.]

[10-125.

(a) If the address of a recipient changes, the recipient, within a reasonable time, shall send the change of address by return-receipt mail to:

(1) the court;

(2) each employer who has been served with a copy of an order that establishes the lien; and

(3) if a support enforcement agency receives the payments, the support enforcement agency.

(b) If, because of the failure of a recipient to give notice under this section, an employer or support enforcement agency is unable for a 3-month period to deliver deductions under the order that establishes the lien, the employer or agency:

(1) may not make further deductions; and

(2) shall return each undeliverable payment to the obligor.]

[10-126.

On petition of the obligor, the court shall terminate the lien if:

(1) the employer has made full deductions for 12 continuous months and the total arrearage is paid; or

(2) because of the failure of the recipient to give notice of a change of address as required by § 10-125 of this subtitle, the employer or support enforcement agency has been unable to deliver deductions for a 3-month period.]

PART III. CHILD AND SPOUSAL SUPPORT - EARNINGS WITHHOLDING

10-120.

(A) ANY ORDER UNDER THIS PART III OF THIS SUBTITLE THAT IS PASSED ON OR AFTER JULY 1, 1985 SHALL CONSTITUTE AN IMMEDIATE AND CONTINUING WITHHOLDING ORDER ON ALL EARNINGS OF THE OBLIGOR THAT ARE DUE ON OR AFTER THE DATE OF THE SUPPORT ORDER.

(B) (1) ANY ORDER UNDER THIS PART III OF THIS SUBTITLE THAT IS PASSED BEFORE JULY 1, 1985 SHALL BECOME AN IMMEDIATE AND CONTINUING WITHHOLDING ORDER ON ALL EARNINGS OF THE OBLIGOR THAT ARE DUE ON OR AFTER THE DATE OF THE WITHHOLDING ORDER ON THE FILING BY THE RECIPIENT OR SUPPORT ENFORCEMENT AGENCY OF:

(I) A MOTION FOR A WITHHOLDING ORDER ON THE EARNINGS OF THE OBLIGOR; AND