

**As Reported by the House Community and Family Advancement  
Committee**

**132nd General Assembly**

**Regular Session  
2017-2018**

**H. B. No. 366**

**Representative Gavarone**

**Cosponsors: Representatives Seitz, Smith, K., Ginter, LaTourette, Becker,  
Brenner, Lang**

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**A BILL**

To amend sections 3119.01, 3119.02, 3119.021, 1  
3119.04, 3119.05, 3119.06, 3119.22, 3119.23, 2  
3119.24, 3119.29, 3119.30, 3119.302, 3119.31, 3  
3119.32, 3119.61, 3119.63, 3119.76, 3119.79, 4  
3119.89, 3121.36, and 3123.14; to enact new 5  
sections 3119.022 and 3119.023 and sections 6  
3119.051, 3119.231, and 3119.303; and to repeal 7  
sections 3119.022, 3119.023, and 3119.024 of the 8  
Revised Code to make changes to the laws 9  
governing child support. 10

**BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:**

**Section 1.** That sections 3119.01, 3119.02, 3119.021, 11  
3119.04, 3119.05, 3119.06, 3119.22, 3119.23, 3119.24, 3119.29, 12  
3119.30, 3119.302, 3119.31, 3119.32, 3119.61, 3119.63, 3119.76, 13  
3119.79, 3119.89, 3121.36, and 3123.14 be amended and new 14  
sections 3119.022 and 3119.023 and sections 3119.051, 3119.231, 15  
and 3119.303 of the Revised Code be enacted to read as follows: 16

**Sec. 3119.01.** (A) As used in the Revised Code, "child 17

support enforcement agency" means a child support enforcement 18  
agency designated under former section 2301.35 of the Revised 19  
Code prior to October 1, 1997, or a private or government entity 20  
designated as a child support enforcement agency under section 21  
307.981 of the Revised Code. 22

(B) As used in this chapter and Chapters 3121., 3123., and 23  
3125. of the Revised Code: 24

(1) "Administrative child support order" means any order 25  
issued by a child support enforcement agency for the support of 26  
a child pursuant to section 3109.19 or 3111.81 of the Revised 27  
Code or former section 3111.211 of the Revised Code, section 28  
3111.21 of the Revised Code as that section existed prior to 29  
January 1, 1998, or section 3111.20 or 3111.22 of the Revised 30  
Code as those sections existed prior to March 22, 2001. 31

(2) "Child support order" means either a court child 32  
support order or an administrative child support order. 33

(3) "Obligee" means the person who is entitled to receive 34  
the support payments under a support order. 35

(4) "Obligor" means the person who is required to pay 36  
support under a support order. 37

(5) "Support order" means either an administrative child 38  
support order or a court support order. 39

(C) As used in this chapter: 40

~~(1) "Combined gross income" means the combined gross 41  
income of both parents. 42~~

~~(2) "Cash medical support" means an amount ordered to be 43  
paid in a child support order toward the ordinary medical 44  
expenses incurred during a calendar year. 45~~

(2) "Child care cost" means annual out-of-pocket costs for the care and supervision of a child or children subject to the order that is related to work or employment training. 46  
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(3) "Court child support order" means any order issued by a court for the support of a child pursuant to Chapter 3115. of the Revised Code, section 2151.23, 2151.231, 2151.232, 2151.33, 2151.36, 2151.361, 2151.49, 3105.21, 3109.05, 3109.19, 3111.13, 3113.04, 3113.07, 3113.31, 3119.65, or 3119.70 of the Revised Code, or division (B) of former section 3113.21 of the Revised Code. 49  
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~~(3)~~(4) "Court-ordered parenting time" means the amount of parenting time a parent is to have under a parenting time order or the amount of time the children are to be in the physical custody of a parent under a shared parenting order. 56  
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(5) "Court support order" means either a court child support order or an order for the support of a spouse or former spouse issued pursuant to Chapter 3115. of the Revised Code, section 3105.18, 3105.65, or 3113.31 of the Revised Code, or division (B) of former section 3113.21 of the Revised Code. 60  
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~~(4)~~(6) "CPI-U" means the consumer price index for all urban consumers, published by the United States department of labor, bureau of labor statistics. 65  
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(7) "Extraordinary medical expenses" means any uninsured medical expenses incurred for a child during a calendar year that exceed ~~one hundred dollars~~ the total cash medical support amount owed by the parents during that year. 68  
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~~(5)~~(8) "Federal poverty level" has the same meaning as in section 5121.30 of the Revised Code. 72  
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~~(10)~~(9) "Income" means either of the following: 74

(a) For a parent who is employed to full capacity, the 75  
gross income of the parent; 76

(b) For a parent who is unemployed or underemployed, the 77  
sum of the gross income of the parent and any potential income 78  
of the parent. 79

~~(6)~~ (10) "Income share" means the percentage derived from 80  
a comparison of each parent's annual income after allowable 81  
deductions and credits as indicated on the worksheet to the 82  
total annual income of both parents. 83

(11) "Insurer" means any person authorized under Title 84  
XXXIX of the Revised Code to engage in the business of insurance 85  
in this state, any health insuring corporation, and any legal 86  
entity that is self-insured and provides benefits to its 87  
employees or members. 88

~~(7)~~ (12) "Gross income" means, except as excluded in 89  
division (C) ~~(7)~~ (12) of this section, the total of all earned and 90  
unearned income from all sources during a calendar year, whether 91  
or not the income is taxable, and includes income from salaries, 92  
wages, overtime pay, and bonuses to the extent described in 93  
division (D) of section 3119.05 of the Revised Code; 94  
commissions; royalties; tips; rents; dividends; severance pay; 95  
pensions; interest; trust income; annuities; social security 96  
benefits, including retirement, disability, and survivor 97  
benefits that are not means-tested; workers' compensation 98  
benefits; unemployment insurance benefits; disability insurance 99  
benefits; benefits that are not means-tested and that are 100  
received by and in the possession of the veteran who is the 101  
beneficiary for any service-connected disability under a program 102  
or law administered by the United States department of veterans' 103  
affairs or veterans' administration; spousal support actually 104

received; and all other sources of income. "Gross income" 105  
includes income of members of any branch of the United States 106  
armed services or national guard, including, amounts 107  
representing base pay, basic allowance for quarters, basic 108  
allowance for subsistence, supplemental subsistence allowance, 109  
cost of living adjustment, specialty pay, variable housing 110  
allowance, and pay for training or other types of required 111  
drills; self-generated income; and potential cash flow from any 112  
source. 113

"Gross income" does not include any of the following: 114

(a) Benefits received from means-tested government 115  
administered programs, including Ohio works first; prevention, 116  
retention, and contingency; means-tested veterans' benefits; 117  
supplemental security income; supplemental nutrition assistance 118  
program; disability financial assistance; or other assistance 119  
for which eligibility is determined on the basis of income or 120  
assets; 121

(b) Benefits for any service-connected disability under a 122  
program or law administered by the United States department of 123  
veterans' affairs or veterans' administration that are not 124  
means-tested, that have not been distributed to the veteran who 125  
is the beneficiary of the benefits, and that are in the 126  
possession of the United States department of veterans' affairs 127  
or veterans' administration; 128

(c) Child support amounts received for children who ~~were~~ 129  
~~not born or adopted during the marriage at issue~~ are not 130  
included in the current calculation; 131

(d) Amounts paid for mandatory deductions from wages such 132  
as union dues but not taxes, social security, or retirement in 133

lieu of social security;	134
(e) Nonrecurring or unsustainable income or cash flow	135
items;	136
(f) Adoption assistance and foster care maintenance	137
payments made pursuant to Title IV-E of the "Social Security	138
Act," 94 Stat. 501, 42 U.S.C.A. 670 (1980), as amended.	139
<del>(8)</del> <u>(13)</u> "Nonrecurring or unsustainable income or cash	140
flow item" means an income or cash flow item the parent receives	141
in any year or for any number of years not to exceed three years	142
that the parent does not expect to continue to receive on a	143
regular basis. "Nonrecurring or unsustainable income or cash	144
flow item" does not include a lottery prize award that is not	145
paid in a lump sum or any other item of income or cash flow that	146
the parent receives or expects to receive for each year for a	147
period of more than three years or that the parent receives and	148
invests or otherwise uses to produce income or cash flow for a	149
period of more than three years.	150
<del>(9)</del> <u>(14)</u> " <u>Ordinary medical expenses" includes copayments</u>	151
<u>and deductibles, and uninsured medical-related costs for the</u>	152
<u>children of the order.</u>	153
<u>(15)</u> (a) "Ordinary and necessary expenses incurred in	154
generating gross receipts" means actual cash items expended by	155
the parent or the parent's business and includes depreciation	156
expenses of business equipment as shown on the books of a	157
business entity.	158
(b) Except as specifically included in "ordinary and	159
necessary expenses incurred in generating gross receipts" by	160
division (C) <del>(9)</del> <u>(15)</u> (a) of this section, "ordinary and necessary	161
expenses incurred in generating gross receipts" does not include	162

depreciation expenses and other noncash items that are allowed 163  
as deductions on any federal tax return of the parent or the 164  
parent's business. 165

~~(10)~~ (16) "Personal earnings" means compensation paid or 166  
payable for personal services, however denominated, and includes 167  
wages, salary, commissions, bonuses, draws against commissions, 168  
profit sharing, vacation pay, or any other compensation. 169

~~(11)~~ (17) "Potential income" means both of the following 170  
for a parent who the court pursuant to a court support order, or 171  
a child support enforcement agency pursuant to an administrative 172  
child support order, determines is voluntarily unemployed or 173  
voluntarily underemployed: 174

(a) Imputed income that the court or agency determines the 175  
parent would have earned if fully employed as determined from 176  
the following criteria: 177

(i) The parent's prior employment experience; 178

(ii) The parent's education; 179

(iii) The parent's physical and mental disabilities, if 180  
any; 181

(iv) The availability of employment in the geographic area 182  
in which the parent resides; 183

(v) The prevailing wage and salary levels in the 184  
geographic area in which the parent resides; 185

(vi) The parent's special skills and training; 186

(vii) Whether there is evidence that the parent has the 187  
ability to earn the imputed income; 188

(viii) The age and special needs of the child for whom 189

child support is being calculated under this section;	190
(ix) The parent's increased earning capacity because of experience;	191 192
(x) The parent's decreased earning capacity because of a felony conviction;	193 194
(xi) Any other relevant factor.	195
(b) Imputed income from any nonincome-producing assets of a parent, as determined from the local passbook savings rate or another appropriate rate as determined by the court or agency, not to exceed the rate of interest specified in division (A) of section 1343.03 of the Revised Code, if the income is significant.	196 197 198 199 200 201
<del>(12)</del> <del>(19)</del> <u>(18)</u> "Schedule" means the basic child support schedule <del>set forth in</del> <u>created pursuant to</u> section 3119.021 of the Revised Code.	202 203 204
<del>(13)</del> <u>(19)</u> "Self-generated income" means gross receipts received by a parent from self-employment, proprietorship of a business, joint ownership of a partnership or closely held corporation, and rents minus ordinary and necessary expenses incurred by the parent in generating the gross receipts. "Self-generated income" includes expense reimbursements or in-kind payments received by a parent from self-employment, the operation of a business, or rents, including company cars, free housing, reimbursed meals, and other benefits, if the reimbursements are significant and reduce personal living expenses.	205 206 207 208 209 210 211 212 213 214 215
<del>(14)</del> <u>(20)</u> " <u>Self-sufficiency reserve</u> " means the minimal amount necessary for an obligor to adequately subsist upon, as <u>determined under section 3119.021 of the Revised Code.</u>	216 217 218



(21) "Split parental rights and responsibilities" means a 219  
situation in which there is more than one child who is the 220  
subject of an allocation of parental rights and responsibilities 221  
and each parent is the residential parent and legal custodian of 222  
at least one of those children. 223

~~(15)~~(22) "Worksheet" means the applicable worksheet 224  
created in rules adopted under section 3119.022 of the Revised 225  
Code that is used to calculate a parent's child support 226  
obligation ~~as set forth in sections 3119.022 and 3119.023 of the~~ 227  
~~Revised Code.~~ 228

**Sec. 3119.02.** In any action in which a court child support 229  
order is issued or modified, in any other proceeding in which 230  
the court determines the amount of child support that will be 231  
ordered to be paid pursuant to a child support order, or when a 232  
child support enforcement agency determines the amount of child 233  
support that will be ordered to be paid pursuant to an 234  
administrative child support order, issues a new administrative 235  
child support order, or issues a modified administrative child 236  
support order, the court or agency shall calculate the amount of 237  
the ~~obligor's parents'~~ child support ~~obligation and cash medical~~ 238  
support in accordance with the basic child support schedule, the 239  
applicable worksheet, and the other provisions of ~~sections~~ 240  
~~3119.02 to 3119.24~~ Chapter 3119. of the Revised Code. The court 241  
or agency shall specify the support obligation as a monthly 242  
amount due and shall order the support obligation to be paid in 243  
periodic increments as it determines to be in the best interest 244  
of the children. In performing its duties under this section, 245  
the court or agency is not required to accept any calculations 246  
in a worksheet prepared by any party to the action or 247  
proceeding. 248

**Sec. 3119.021.** (A) The following director of the 249  
department of job and family services shall create, by rule 250  
adopted in accordance with Chapter 119. of the Revised Code, a 251  
basic child support schedule based on the parents' combined 252  
annual income and a self-sufficiency reserve that shall be used 253  
by all courts and child support enforcement agencies when 254  
calculating the amount of child support to be paid pursuant to a 255  
child support order, unless the combined ~~gross annual~~ income of 256  
the parents is less than ~~sixty-six hundred dollars~~ the minimum 257  
guidelines income listed on the schedule or more than ~~one~~ 258  
~~hundred fifty thousand dollars:~~ 259

~~Basic Child Support Schedule~~ 260

<del>Combined</del>							261
<del>Gross</del>	<del>Number of Children</del>						262
<del>Income</del>	<del>One</del>	<del>Two</del>	<del>Three</del>	<del>Four</del>	<del>Five</del>	<del>Six</del>	263
<del>6600</del>	<del>600</del>	<del>600</del>	<del>600</del>	<del>600</del>	<del>600</del>	<del>600</del>	264
<del>7200</del>	<del>600</del>	<del>600</del>	<del>600</del>	<del>600</del>	<del>600</del>	<del>600</del>	265
<del>7800</del>	<del>600</del>	<del>600</del>	<del>600</del>	<del>600</del>	<del>600</del>	<del>600</del>	266
<del>8400</del>	<del>600</del>	<del>600</del>	<del>600</del>	<del>600</del>	<del>600</del>	<del>600</del>	267
<del>9000</del>	<del>849</del>	<del>859</del>	<del>868</del>	<del>878</del>	<del>887</del>	<del>896</del>	268
<del>9600</del>	<del>1259</del>	<del>1273</del>	<del>1287</del>	<del>1301</del>	<del>1315</del>	<del>1329</del>	269
<del>10200</del>	<del>1669</del>	<del>1687</del>	<del>1706</del>	<del>1724</del>	<del>1743</del>	<del>1761</del>	270
<del>10800</del>	<del>2076</del>	<del>2099</del>	<del>2122</del>	<del>2145</del>	<del>2168</del>	<del>2192</del>	271
<del>11400</del>	<del>2331</del>	<del>2505</del>	<del>2533</del>	<del>2560</del>	<del>2588</del>	<del>2616</del>	272
<del>12000</del>	<del>2439</del>	<del>2911</del>	<del>2943</del>	<del>2975</del>	<del>3007</del>	<del>3039</del>	273
<del>12600</del>	<del>2546</del>	<del>3318</del>	<del>3354</del>	<del>3390</del>	<del>3427</del>	<del>3463</del>	274
<del>13200</del>	<del>2654</del>	<del>3724</del>	<del>3765</del>	<del>3806</del>	<del>3846</del>	<del>3887</del>	275
<del>13800</del>	<del>2761</del>	<del>4029</del>	<del>4175</del>	<del>4221</del>	<del>4266</del>	<del>4311</del>	276
<del>14400</del>	<del>2869</del>	<del>4186</del>	<del>4586</del>	<del>4636</del>	<del>4685</del>	<del>4735</del>	277
<del>15000</del>	<del>2976</del>	<del>4342</del>	<del>4996</del>	<del>5051</del>	<del>5105</del>	<del>5159</del>	278
<del>15600</del>	<del>3079</del>	<del>4491</del>	<del>5321</del>	<del>5466</del>	<del>5524</del>	<del>5583</del>	279

<del>16200</del> <del>3179</del> <del>4635</del> <del>5490</del> <del>5877</del> <del>5940</del> <del>6003</del>	280
<del>16800</del> <del>3278</del> <del>4780</del> <del>5660</del> <del>6254</del> <del>6355</del> <del>6423</del>	281
<del>17400</del> <del>3378</del> <del>4924</del> <del>5830</del> <del>6442</del> <del>6771</del> <del>6843</del>	282
<del>18000</del> <del>3478</del> <del>5069</del> <del>5999</del> <del>6629</del> <del>7186</del> <del>7262</del>	283
<del>18600</del> <del>3578</del> <del>5213</del> <del>6169</del> <del>6816</del> <del>7389</del> <del>7682</del>	284
<del>19200</del> <del>3678</del> <del>5358</del> <del>6339</del> <del>7004</del> <del>7592</del> <del>8102</del>	285
<del>19800</del> <del>3778</del> <del>5502</del> <del>6508</del> <del>7191</del> <del>7796</del> <del>8341</del>	286
<del>20400</del> <del>3878</del> <del>5647</del> <del>6678</del> <del>7378</del> <del>7999</del> <del>8558</del>	287
<del>21000</del> <del>3977</del> <del>5790</del> <del>6847</del> <del>7565</del> <del>8201</del> <del>8774</del>	288
<del>21600</del> <del>4076</del> <del>5933</del> <del>7015</del> <del>7750</del> <del>8402</del> <del>8989</del>	289
<del>22200</del> <del>4176</del> <del>6075</del> <del>7182</del> <del>7936</del> <del>8602</del> <del>9204</del>	290
<del>22800</del> <del>4275</del> <del>6216</del> <del>7345</del> <del>8116</del> <del>8798</del> <del>9413</del>	291
<del>23400</del> <del>4373</del> <del>6357</del> <del>7509</del> <del>8297</del> <del>8994</del> <del>9623</del>	292
<del>24000</del> <del>4471</del> <del>6498</del> <del>7672</del> <del>8478</del> <del>9190</del> <del>9832</del>	293
<del>24600</del> <del>4570</del> <del>6639</del> <del>7836</del> <del>8658</del> <del>9386</del> <del>10042</del>	294
<del>25200</del> <del>4668</del> <del>6780</del> <del>8000</del> <del>8839</del> <del>9582</del> <del>10251</del>	295
<del>25800</del> <del>4767</del> <del>6920</del> <del>8163</del> <del>9020</del> <del>9778</del> <del>10461</del>	296
<del>26400</del> <del>4865</del> <del>7061</del> <del>8327</del> <del>9200</del> <del>9974</del> <del>10670</del>	297
<del>27000</del> <del>4963</del> <del>7202</del> <del>8490</del> <del>9381</del> <del>10170</del> <del>10880</del>	298
<del>27600</del> <del>5054</del> <del>7332</del> <del>8642</del> <del>9548</del> <del>10351</del> <del>11074</del>	299
<del>28200</del> <del>5135</del> <del>7448</del> <del>8776</del> <del>9697</del> <del>10512</del> <del>11246</del>	300
<del>28800</del> <del>5216</del> <del>7564</del> <del>8911</del> <del>9845</del> <del>10673</del> <del>11418</del>	301
<del>29400</del> <del>5297</del> <del>7678</del> <del>9045</del> <del>9995</del> <del>10833</del> <del>11592</del>	302
<del>30000</del> <del>5377</del> <del>7792</del> <del>9179</del> <del>10143</del> <del>10994</del> <del>11764</del>	303
<del>30600</del> <del>5456</del> <del>7907</del> <del>9313</del> <del>10291</del> <del>11154</del> <del>11936</del>	304
<del>31200</del> <del>5535</del> <del>8022</del> <del>9447</del> <del>10439</del> <del>11315</del> <del>12107</del>	305
<del>31800</del> <del>5615</del> <del>8136</del> <del>9581</del> <del>10587</del> <del>11476</del> <del>12279</del>	306
<del>32400</del> <del>5694</del> <del>8251</del> <del>9715</del> <del>10736</del> <del>11636</del> <del>12451</del>	307
<del>33000</del> <del>5774</del> <del>8366</del> <del>9849</del> <del>10884</del> <del>11797</del> <del>12623</del>	308
<del>33600</del> <del>5853</del> <del>8480</del> <del>9983</del> <del>11032</del> <del>11957</del> <del>12794</del>	309
<del>34200</del> <del>5933</del> <del>8595</del> <del>10117</del> <del>11180</del> <del>12118</del> <del>12966</del>	310
<del>34800</del> <del>6012</del> <del>8709</del> <del>10251</del> <del>11328</del> <del>12279</del> <del>13138</del>	311

<del>35400</del> <del>6091</del> <del>8824</del> <del>10385</del> <del>11476</del> <del>12439</del> <del>13310</del>	312
<del>36600</del> <del>6250</del> <del>9053</del> <del>10653</del> <del>11772</del> <del>12761</del> <del>13653</del>	313
<del>37200</del> <del>6330</del> <del>9168</del> <del>10787</del> <del>11920</del> <del>12921</del> <del>13825</del>	314
<del>37800</del> <del>6406</del> <del>9275</del> <del>10913</del> <del>12058</del> <del>13071</del> <del>13988</del>	315
<del>38400</del> <del>6447</del> <del>9335</del> <del>10984</del> <del>12137</del> <del>13156</del> <del>14079</del>	316
<del>39000</del> <del>6489</del> <del>9395</del> <del>11055</del> <del>12215</del> <del>13242</del> <del>14170</del>	317
<del>39600</del> <del>6530</del> <del>9455</del> <del>11126</del> <del>12294</del> <del>13328</del> <del>14261</del>	318
<del>40200</del> <del>6571</del> <del>9515</del> <del>11197</del> <del>12373</del> <del>13413</del> <del>14353</del>	319
<del>40800</del> <del>6613</del> <del>9575</del> <del>11268</del> <del>12451</del> <del>13499</del> <del>14444</del>	320
<del>41400</del> <del>6653</del> <del>9634</del> <del>11338</del> <del>12529</del> <del>13583</del> <del>14534</del>	321
<del>42000</del> <del>6694</del> <del>9693</del> <del>11409</del> <del>12607</del> <del>13667</del> <del>14624</del>	322
<del>42600</del> <del>6735</del> <del>9752</del> <del>11479</del> <del>12684</del> <del>13752</del> <del>14714</del>	323
<del>43200</del> <del>6776</del> <del>9811</del> <del>11549</del> <del>12762</del> <del>13836</del> <del>14804</del>	324
<del>43800</del> <del>6817</del> <del>9871</del> <del>11619</del> <del>12840</del> <del>13921</del> <del>14894</del>	325
<del>44400</del> <del>6857</del> <del>9930</del> <del>11690</del> <del>12917</del> <del>14005</del> <del>14985</del>	326
<del>45000</del> <del>6898</del> <del>9989</del> <del>11760</del> <del>12995</del> <del>14090</del> <del>15075</del>	327
<del>45600</del> <del>6939</del> <del>10049</del> <del>11830</del> <del>13073</del> <del>14174</del> <del>15165</del>	328
<del>46200</del> <del>6978</del> <del>10103</del> <del>11897</del> <del>13146</del> <del>14251</del> <del>15250</del>	329
<del>46800</del> <del>7013</del> <del>10150</del> <del>11949</del> <del>13203</del> <del>14313</del> <del>15316</del>	330
<del>47400</del> <del>7048</del> <del>10197</del> <del>12000</del> <del>13260</del> <del>14375</del> <del>15382</del>	331
<del>48000</del> <del>7083</del> <del>10245</del> <del>12052</del> <del>13317</del> <del>14437</del> <del>15448</del>	332
<del>48600</del> <del>7117</del> <del>10292</del> <del>12103</del> <del>13374</del> <del>14498</del> <del>15514</del>	333
<del>49200</del> <del>7152</del> <del>10339</del> <del>12155</del> <del>13432</del> <del>14560</del> <del>15580</del>	334
<del>49800</del> <del>7187</del> <del>10386</del> <del>12206</del> <del>13489</del> <del>14622</del> <del>15646</del>	335
<del>50400</del> <del>7222</del> <del>10433</del> <del>12258</del> <del>13546</del> <del>14684</del> <del>15712</del>	336
<del>51000</del> <del>7257</del> <del>10481</del> <del>12309</del> <del>13603</del> <del>14745</del> <del>15778</del>	337
<del>51600</del> <del>7291</del> <del>10528</del> <del>12360</del> <del>13660</del> <del>14807</del> <del>15844</del>	338
<del>52200</del> <del>7326</del> <del>10575</del> <del>12412</del> <del>13717</del> <del>14869</del> <del>15910</del>	339
<del>52800</del> <del>7361</del> <del>10622</del> <del>12463</del> <del>13774</del> <del>14931</del> <del>15976</del>	340
<del>53400</del> <del>7396</del> <del>10669</del> <del>12515</del> <del>13832</del> <del>14992</del> <del>16042</del>	341
<del>54000</del> <del>7431</del> <del>10717</del> <del>12566</del> <del>13889</del> <del>15054</del> <del>16108</del>	342
<del>54600</del> <del>7468</del> <del>10765</del> <del>12622</del> <del>13946</del> <del>15120</del> <del>16178</del>	343

<del>55200 7524</del>	<del>10845 12716 14050 15232 16298</del>	344
<del>55800 7582</del>	<del>10929 12814 14159 15350 16425</del>	345
<del>56400 7643</del>	<del>11016 12918 14273 15474 16558</del>	346
<del>57000 7704</del>	<del>11104 13021 14388 15598 16691</del>	347
<del>57600 7765</del>	<del>11192 13125 14502 15722 16824</del>	348
<del>58200 7825</del>	<del>11277 13225 14613 15842 16953</del>	349
<del>58800 7883</del>	<del>11361 13324 14723 15961 17079</del>	350
<del>59400 7941</del>	<del>11445 13423 14832 16079 17206</del>	351
<del>60000 8000</del>	<del>11529 13522 14941 16197 17333</del>	352
<del>60600 8058</del>	<del>11612 13620 15050 16315 17460</del>	353
<del>61200 8116</del>	<del>11696 13719 15160 16433 17587</del>	354
<del>61800 8175</del>	<del>11780 13818 15269 16552 17714</del>	355
<del>62400 8233</del>	<del>11864 13917 15378 16670 17840</del>	356
<del>63000 8288</del>	<del>11945 14011 15481 16783 17958</del>	357
<del>63600 8344</del>	<del>12024 14102 15582 16893 18075</del>	358
<del>64200 8399</del>	<del>12103 14194 15683 17002 18193</del>	359
<del>64800 8454</del>	<del>12183 14285 15784 17111 18310</del>	360
<del>65400 8510</del>	<del>12262 14376 15885 17220 18427</del>	361
<del>66000 8565</del>	<del>12341 14468 15986 17330 18544</del>	362
<del>66600 8620</del>	<del>12421 14559 16087 17439 18661</del>	363
<del>67200 8676</del>	<del>12500 14650 16188 17548 18778</del>	364
<del>67800 8731</del>	<del>12579 14741 16289 17657 18895</del>	365
<del>68400 8786</del>	<del>12659 14833 16390 17767 19012</del>	366
<del>69000 8842</del>	<del>12738 14924 16491 17876 19129</del>	367
<del>69600 8897</del>	<del>12817 15015 16592 17985 19246</del>	368
<del>70200 8953</del>	<del>12897 15107 16693 18094 19363</del>	369
<del>70800 9008</del>	<del>12974 15196 16791 18201 19476</del>	370
<del>71400 9060</del>	<del>13047 15281 16885 18302 19585</del>	371
<del>72000 9111</del>	<del>13120 15366 16979 18404 19694</del>	372
<del>72600 9163</del>	<del>13194 15451 17073 18506 19803</del>	373
<del>73200 9214</del>	<del>13267 15536 17167 18608 19912</del>	374
<del>73800 9266</del>	<del>13340 15621 17261 18709 20021</del>	375

74400	9318	13413	15706	17355	18811	20130	376
75000	9369	13487	15791	17449	18913	20239	377
75600	9421	13560	15876	17543	19015	20347	378
76200	9473	13633	15961	17636	19116	20456	379
76800	9524	13707	16046	17730	19218	20565	380
77400	9576	13780	16131	17824	19320	20674	381
78000	9627	13853	16216	17918	19422	20783	382
78600	9679	13927	16300	18012	19523	20892	383
79200	9731	14000	16385	18106	19625	21001	384
79800	9782	14073	16470	18200	19727	21109	385
80400	9834	14147	16555	18294	19829	21218	386
81000	9885	14220	16640	18387	19930	21326	387
81600	9936	14292	16723	18480	20030	21434	388
82200	9987	14364	16807	18573	20131	21541	389
82800	10038	14439	16891	18665	20235	21651	390
83400	10090	14514	16979	18762	20340	21763	391
84000	10142	14589	17066	18859	20444	21875	392
84600	10194	14663	17154	18956	20549	21987	393
85200	10246	14738	17241	19052	20653	22099	394
85800	10298	14813	17329	19149	20758	22211	395
86400	10350	14887	17417	19246	20863	22323	396
87000	10403	14962	17504	19343	20967	22435	397
87600	10455	15037	17592	19440	21072	22547	398
88200	10507	15111	17679	19537	21176	22659	399
88800	10559	15186	17767	19633	21281	22771	400
89400	10611	15261	17855	19730	21386	22883	401
90000	10663	15335	17942	19827	21490	22995	402
90600	10715	15410	18030	19924	21595	23107	403
91200	10767	15485	18118	20021	21700	23219	404
91800	10819	15559	18205	20118	21804	23331	405
92400	10872	15634	18293	20215	21909	23443	406
93000	10924	15709	18380	20311	22013	23555	407

93600	10976	15783	18468	20408	22118	23667	408
94200	11028	15858	18556	20505	22223	23779	409
94800	11080	15933	18643	20602	22327	23891	410
95400	11132	16007	18731	20699	22432	24003	411
96000	11184	16082	18818	20796	22536	24115	412
96600	11236	16157	18906	20892	22641	24227	413
97200	11289	16231	18994	20989	22746	24339	414
97800	11341	16306	19081	21086	22850	24451	415
98400	11393	16381	19169	21183	22955	24563	416
99000	11446	16450	19255	21279	23062	24676	417
99600	11491	16516	19334	21366	23156	24777	418
100200	11536	16583	19413	21453	23250	24878	419
100800	11581	16649	19491	21539	23345	24978	420
101400	11625	16714	19569	21625	23437	25077	421
102000	11670	16779	19646	21710	23530	25177	422
102600	11714	16844	19724	21796	23623	25276	423
103200	11759	16909	19801	21881	23715	25375	424
103800	11803	16974	19879	21967	23808	25475	425
104400	11847	17039	19956	22052	23901	25574	426
105000	11892	17104	20034	22138	23994	25673	427
105600	11934	17167	20108	22220	24083	25769	428
106200	11979	17232	20186	22305	24176	25868	429
106800	12023	17297	20263	22391	24269	25968	430
107400	12068	17362	20341	22476	24361	26067	431
108000	12110	17425	20415	22559	24451	26162	432
108600	12155	17490	20493	22644	24543	26262	433
109200	12199	17555	20570	22730	24636	26361	434
109800	12243	17620	20648	22815	24729	26460	435
110400	12286	17683	20722	22897	24818	26556	436
111000	12331	17748	20800	22983	24911	26655	437
111600	12375	17813	20877	23068	25004	26755	438
112200	12419	17878	20955	23154	25096	26854	439

112800	12462	17941	21029	23236	25186	26949	440
113400	12506	18006	21107	23322	25278	27049	441
114000	12551	18071	21184	23407	25371	27148	442
114600	12595	18136	21262	23493	25464	27247	443
115200	12640	18202	21339	23578	25557	27347	444
115800	12682	18264	21414	23660	25646	27442	445
116400	12727	18329	21491	23746	25739	27542	446
117000	12771	18394	21569	23831	25832	27641	447
117600	12815	18460	21646	23917	25924	27740	448
118200	12858	18522	21721	23999	26013	27836	449
118800	12902	18587	21798	24084	26106	27935	450
119400	12947	18652	21876	24170	26199	28034	451
120000	12991	18718	21953	24256	26292	28134	452
120600	13034	18780	22028	24338	26381	28229	453
121200	13078	18845	22105	24423	26474	28329	454
121800	13123	18910	22183	24509	26567	28428	455
122400	13167	18976	22260	24594	26659	28527	456
123000	13210	19038	22335	24676	26749	28623	457
123600	13254	19103	22412	24762	26841	28722	458
124200	13299	19168	22490	24847	26934	28821	459
124800	13343	19234	22567	24933	27027	28921	460
125400	13386	19296	22642	25015	27116	29016	461
126000	13430	19361	22719	25101	27209	29115	462
126600	13474	19426	22797	25186	27302	29215	463
127200	13519	19492	22874	25272	27395	29314	464
127800	13561	19554	22949	25354	27484	29410	465
128400	13606	19619	23026	25439	27576	29509	466
129000	13650	19684	23104	25525	27669	29608	467
129600	13695	19750	23181	25610	27762	29708	468
130200	13739	19815	23259	25696	27855	29807	469
130800	13783	19879	23335	25780	27946	29905	470
131400	13828	19945	23414	25868	28041	30007	471



132000	13874	20012	23494	25955	28136	30108	472
132600	13919	20079	23573	26043	28231	30210	473
133200	13963	20143	23649	26127	28323	30308	474
133800	14008	20210	23729	26215	28418	30410	475
134400	14054	20276	23808	26302	28513	30511	476
135000	14099	20343	23887	26390	28608	30613	477
135600	14143	20407	23964	26474	28699	30711	478
136200	14188	20474	24043	26561	28794	30813	479
136800	14234	20541	24123	26649	28889	30914	480
137400	14279	20607	24202	26737	28984	31016	481
138000	14323	20671	24278	26821	29075	31114	482
138600	14368	20738	24358	26908	29170	31215	483
139200	14414	20805	24437	26996	29265	31317	484
139800	14459	20872	24516	27083	29361	31419	485
140400	14503	20936	24593	27168	29452	31517	486
141000	14549	21002	24672	27255	29547	31618	487
141600	14594	21069	24751	27343	29642	31720	488
142200	14639	21136	24831	27430	29737	31822	489
142800	14683	21200	24907	27515	29828	31920	490
143400	14729	21267	24986	27602	29923	32021	491
144000	14774	21333	25066	27690	30018	32123	492
144600	14820	21400	25145	27777	30113	32225	493
145200	14865	21467	25225	27865	30208	32327	494
145800	14909	21531	25301	27949	30300	32424	495
146400	14963	21596	25377	28041	30396	32526	496
147000	15006	21659	25452	28124	30486	32622	497
147600	15049	21722	25527	28207	30576	32718	498
148200	15090	21782	25599	28286	30662	32810	499
148800	15133	21845	25674	28369	30752	32907	500
149400	15176	21908	25749	28452	30842	33003	501
150000	15218	21971	25823	28534	30931	33099	502
						<u>the maximum</u>	502
						<u>guidelines income listed on the schedule.</u>	503

(B) (1) The basic child support schedule created under 504  
division (A) of this section shall consist of a table containing 505  
a guidelines income column followed by six columns for the total 506  
number of children subject to the order. The table shall begin 507  
at a guidelines income of \$8,400 and increase at \$600 increments 508  
through a guidelines income of \$300,000. The child support 509  
obligation amount shall be contained at each intersection of the 510  
guidelines income row with the column containing the number of 511  
children subject to the order. The department shall derive the 512  
child support obligation amounts by multiplying the guidelines 513  
income amount at \$600 increments by the basic obligation 514  
percentages listed for each income range, for each child, as 515  
indicated below: 516

- 517

(a) For one child: 518

- 519

- 520

GUIDELINES INCOME BASIC OBLIGATION 521

522

\$11,510.40 or less 19.193% of the amount of income 523

524

More than \$11,510.40, but Income of \$11,510.40 multiplied by 525

not more than \$39,044.16 19.193% plus 16.047% of the amount of 526

income in excess of \$11,510.40 527

- 528

More than \$39,044.16 but Income of \$39,044.16 multiplied by 529

<u>not more than \$49,984.92</u>	<u>16.974% plus 14.788% of the amount of</u>	530
	<u>income in excess of \$39,044.16</u>	531
—		532
<u>More than \$49,984.92 but</u>	<u>Income of \$49,984.92 multiplied by</u>	533
<u>not more than \$58,239.48</u>	<u>16.496% plus 11.039% of the amount of</u>	534
	<u>income in excess of \$49,984.92</u>	535
—		536
<u>More than \$58,239.48 but</u>	<u>Income of \$58,239.48 multiplied by</u>	537
<u>not more than \$66,433.56</u>	<u>15.722% plus 7.167% of the amount of</u>	538
	<u>income in excess of \$58,239.48</u>	539
—		540
<u>More than \$66,433.56 but</u>	<u>Income of \$66,433.56 multiplied by</u>	541
<u>not more than \$78,814.80</u>	<u>14.667% plus 5.915% of the amount of</u>	542
	<u>income in excess of \$66,433.56</u>	543
—		544
<u>More than \$78,814.80 but</u>	<u>Income of \$78,814.80 multiplied by</u>	545
<u>not more than \$91,196.16</u>	<u>13.292% plus 8.162% of the amount of</u>	546
	<u>income in excess of \$78,814.80</u>	547
—		548
<u>More than \$91,196.16 but</u>	<u>Income of \$91,196.16 multiplied by</u>	549
<u>not more than \$99,495.72</u>	<u>12.596% plus 4.377% of the amount of</u>	550
	<u>income in excess of \$91,196.16</u>	551

—		552
<u>More than \$99,495.72 but</u>	<u>Income of \$99,495.72 multiplied by</u>	553
<u>not more than \$108,267.96</u>	<u>11.910% plus 2.057% of the amount of</u>	554
	<u>income in excess of \$99,495.72</u>	555
—		556
<u>More than \$108,267.96 but</u>	<u>Income of \$108,267.96 multiplied by</u>	557
<u>not more than \$121,158.48</u>	<u>11.112% plus 7.636% of the amount of</u>	558
	<u>income in excess of \$108,267.96</u>	559
—		560
<u>More than \$121,158.48 but</u>	<u>Income of \$121,158.48 multiplied by</u>	561
<u>not more than \$133,213.56</u>	<u>10.742% plus 8.458% of the amount of</u>	562
	<u>income in excess of \$121,158.48</u>	563
—		564
<u>More than \$133,213.56 but</u>	<u>Income of \$133,213.56 multiplied by</u>	565
<u>not more than \$145,268.76</u>	<u>10.535% plus 5.620% of the amount of</u>	566
	<u>income in excess of \$133,213.56</u>	567
—		568
<u>More than \$145,268.76 but</u>	<u>Income of \$145,268.76 multiplied by</u>	569
<u>not more than \$161,342.28</u>	<u>10.127% plus 6.293% of the amount of</u>	570
	<u>income in excess of \$145,268.76</u>	571
—		572
<u>More than \$161,342.28 but</u>	<u>Income of \$161,342.28 multiplied by</u>	573

<u>not more than \$177,417.24</u>	<u>9.745% plus 5.562% of the amount of</u>	574
	<u>income in excess of \$161,342.28</u>	575
-		576
<u>More than \$177,417.24 but</u>	<u>Income of \$177,417.24 multiplied by</u>	577
<u>not more than \$193,489.32</u>	<u>9.366% plus 7.068% of the amount of</u>	578
	<u>income in excess of \$177,417.24</u>	579
-		580
<u>More than \$193,489.32 but</u>	<u>Income of \$193,489.32 multiplied by</u>	581
<u>not more than \$219,296.76</u>	<u>9.175% plus 2.815% of the amount of</u>	582
	<u>income in excess of \$193,489.32</u>	583
-		584
<u>More than \$219,296.76 but</u>	<u>Income of \$219,296.76 multiplied by</u>	585
<u>not more than \$258,292.92</u>	<u>8.427% plus 4.394% of the amount of</u>	586
	<u>income in excess of \$219,296.76</u>	587
-		588
<u>More than \$258,292.92 but</u>	<u>Income of \$258,292.92 multiplied by</u>	589
<u>not more than \$336,467.04</u>	<u>7.818% plus 3.761% of the amount of</u>	590
	<u>income in excess of \$258,292.92</u>	591
-		592
<u>(b) For two children:</u>		593
<u>GUIDELINES INCOME</u>	<u>BASIC OBLIGATION</u>	594
-		595

<u>\$11,510.40 or less</u>	<u>29.209% of the amount of income</u>	596
		597
<u>More than \$11,510.40 but not</u>	<u>Income of \$11,510.40 multiplied by</u>	598
<u>more than \$39,044.16</u>	<u>29.209% plus 24.327% of the amount of</u>	599
	<u>income in excess of \$11,510.40</u>	600
-		601
<u>More than \$39,044.16 but not</u>	<u>Income of \$39,044.16 multiplied by</u>	602
<u>more than \$49,984.92</u>	<u>25.776% plus 21.938% of the amount of</u>	603
	<u>income in excess of \$39,044.16</u>	604
-		605
<u>More than \$49,984.92 but not</u>	<u>Income of \$49,984.92 multiplied by</u>	606
<u>more than \$58,239.48</u>	<u>24.928% plus 15.953% of the amount of</u>	607
	<u>income in excess of \$49,984.92</u>	608
-		609
<u>More than \$58,239.48 but not</u>	<u>Income of \$58,239.48 multiplied by</u>	610
<u>more than \$66,433.56</u>	<u>23.656% plus 9.625% of the amount of</u>	611
	<u>income in excess of \$58,239.48</u>	612
-		613
<u>More than \$66,433.56 but not</u>	<u>Income of \$66,433.56 multiplied by</u>	614
<u>more than \$78,814.80</u>	<u>21.926% plus 8.545% of the amount of</u>	615
	<u>income in excess of \$66,433.56</u>	616
-		617

<u>More than \$78,814.80 but not</u>	<u>Income of \$78,814.80 multiplied by</u>	618
<u>more than \$91,196.16</u>	<u>19.824% plus 12.507% of the amount of</u>	619
	<u>income in excess of \$78,814.80</u>	620
-		621
<u>More than \$91,196.16 but not</u>	<u>Income of \$91,196.16 multiplied by</u>	622
<u>more than \$99,495.72</u>	<u>18.830% plus 5.263% of the amount of</u>	623
	<u>income in excess of \$91,196.16</u>	624
-		625
<u>More than \$99,495.72 but not</u>	<u>Income of \$99,495.72 multiplied by</u>	626
<u>more than \$108,267.96</u>	<u>17.699% plus 2.955% of the amount of</u>	627
	<u>income in excess of \$99,495.72</u>	628
-		629
<u>More than \$108,267.96 but</u>	<u>Income of \$108,267.96 multiplied by</u>	630
<u>not more than \$121,158.48</u>	<u>16.504% plus 11.607% of the amount of</u>	631
	<u>income in excess of \$108,267.96</u>	632
-		633
<u>More than \$121,158.48 but</u>	<u>Income of \$121,158.48 multiplied by</u>	634
<u>not more than \$133,213.56</u>	<u>15.983% plus 12.776% of the amount of</u>	635
	<u>income in excess of \$121,158.48</u>	636
-		637
<u>More than \$133,213.56 but</u>	<u>Income of \$133,213.56 multiplied by</u>	638
<u>not more than \$145,268.76</u>	<u>15.693% plus 7.608% of the amount of</u>	639

<u>income in excess of \$133,213.56</u>	640	
-	641	
<u>More than \$145,268.76 but</u>	<u>Income of \$145,268.76 multiplied by</u>	642
<u>not more than \$161,342.28</u>	<u>15.022% plus 9.323% of the amount of</u>	643
<u>income in excess of \$145,268.76</u>		644
-		645
<u>More than \$161,342.28 but</u>	<u>Income of \$161,342.28 multiplied by</u>	646
<u>not more than \$177,417.24</u>	<u>14.454% plus 9.180% of the amount of</u>	647
<u>income in excess of \$161,342.28</u>		648
-		649
<u>More than \$177,417.24 but</u>	<u>Income of \$177,417.24 multiplied by</u>	650
<u>not more than \$193,489.32</u>	<u>13.976% plus 9.536% of the amount of</u>	651
<u>income in excess of \$177,417.24</u>		652
-		653
<u>More than \$193,489.32 but</u>	<u>Income of \$193,489.32 multiplied by</u>	654
<u>not more than \$219,296.76</u>	<u>13.607% plus 4.327% of the amount of</u>	655
<u>income in excess of \$193,489.32</u>		656
-		657
<u>More than \$219,296.76 but</u>	<u>Income of \$219,296.76 multiplied by</u>	658
<u>not more than \$258,292.92</u>	<u>12.515% plus 5.952% of the amount of</u>	659
<u>income in excess of \$219,296.76</u>		660
-		661



<u>More than \$258,292.92 but</u>	<u>Income of \$258,292.92 multiplied by</u>	662
<u>not more than \$336,467.04</u>	<u>11.524% plus 6.081% of the amount of</u>	663
	<u>income in excess of \$258,292.92</u>	664
-		665
<u>(c) For three children:</u>		666
<u>GUIDELINES INCOME</u>	<u>BASIC OBLIGATION</u>	667
-		668
<u>\$11,510.40 or less</u>	<u>35.410% of the amount of income</u>	669
-		670
<u>More than \$11,510.40 but</u>	<u>Income of \$11,510.40 multiplied by</u>	671
<u>not more than \$39,044.16</u>	<u>35.410% plus 29.128% of the amount of</u>	672
	<u>income in excess of \$11,510.40</u>	673
-		674
<u>More than \$39,044.16 but</u>	<u>Income of \$39,044.16 multiplied by</u>	675
<u>not more than \$49,984.92</u>	<u>30.980% plus 25.763% of the amount of</u>	676
	<u>income in excess of \$39,044.16</u>	677
-		678
<u>More than \$49,984.92 but</u>	<u>Income of \$49,984.92 multiplied by</u>	679
<u>not more than \$58,239.48</u>	<u>29.838% plus 18.202% of the amount of</u>	680
	<u>income in excess of \$49,984.92</u>	681
-		682
<u>More than \$58,239.48 but</u>	<u>Income of \$58,239.48 multiplied by</u>	683

<u>not more than \$66,433.56</u>	<u>28.189% plus 10.034% of the amount of</u>	684
	<u>income in excess of \$58,239.48</u>	685
—		686
<u>More than \$66,433.56 but</u>	<u>Income of \$66,433.56 multiplied by</u>	687
<u>not more than \$78,814.80</u>	<u>25.950% plus 9.747% of the amount of</u>	688
	<u>income in excess of \$66,433.56</u>	689
—		690
<u>More than \$78,814.80 but</u>	<u>Income of \$78,814.80 multiplied by</u>	691
<u>not more than \$91,196.16</u>	<u>23.404% plus 15.193% of the amount of</u>	692
	<u>income in excess of \$78,814.80</u>	693
—		694
<u>More than \$91,196.16 but</u>	<u>Income of \$91,196.16 multiplied by</u>	695
<u>not more than \$99,495.72</u>	<u>22.290% plus 4.632% of the amount of</u>	696
	<u>income in excess of \$91,196.16</u>	697
—		698
<u>More than \$99,495.72 but</u>	<u>Income of \$99,495.72 multiplied by</u>	699
<u>not more than \$108,267.96</u>	<u>20.817% plus 3.351% of the amount of</u>	700
	<u>income in excess of \$99,495.72</u>	701
—		702
<u>More than \$108,267.96 but</u>	<u>Income of \$108,267.96 multiplied by</u>	703
<u>not more than \$121,158.48</u>	<u>19.401% plus 13.987% of the amount of</u>	704
	<u>income in excess of \$108,267.96</u>	705

—		706
<u>More than \$121,158.48 but</u>	<u>Income of \$121,158.48 multiplied by</u>	707
<u>not more than \$133,213.56</u>	<u>18.825% plus 15.296% of the amount of</u>	708
	<u>income in excess of \$121,158.48</u>	709
—		710
<u>More than \$133,213.56 but</u>	<u>Income of \$133,213.56 multiplied by</u>	711
<u>not more than \$145,268.76</u>	<u>18.506% plus 8.018% of the amount of</u>	712
	<u>income in excess of \$133,213.56</u>	713
—		714
<u>More than \$145,268.76 but</u>	<u>Income of \$145,268.76 multiplied by</u>	715
<u>not more than \$161,342.28</u>	<u>17.636% plus 10.937% of the amount of</u>	716
	<u>income in excess of \$145,268.76</u>	717
—		718
<u>More than \$161,342.28 but</u>	<u>Income of \$161,342.28 multiplied by</u>	719
<u>not more than \$177,417.24</u>	<u>16.968% plus 11.954% of the amount of</u>	720
	<u>income in excess of \$161,342.28</u>	721
—		722
<u>More than \$177,417.24 but</u>	<u>Income of \$177,417.24 multiplied by</u>	723
<u>not more than \$193,489.32</u>	<u>16.541% plus 10.010% of the amount of</u>	724
	<u>income in excess of \$177,417.24</u>	725
—		726
<u>More than \$193,489.32 but</u>	<u>Income of \$193,489.32 multiplied by</u>	727

<u>not more than \$219,296.76</u>	<u>15.974% plus 5.274% of the amount of</u>	728
	<u>income in excess of \$193,489.32</u>	729
-		730
<u>More than \$219,296.76 but</u>	<u>Income of \$219,296.76 multiplied by</u>	731
<u>not more than \$258,292.92</u>	<u>14.715% plus 6.280% of the amount of</u>	732
	<u>income in excess of \$219,296.76</u>	733
-		734
<u>More than \$258,292.92 but</u>	<u>Income of \$258,292.92 multiplied by</u>	735
<u>not more than \$336,467.04</u>	<u>13.441% plus 7.776% of the amount of</u>	736
	<u>income in excess of \$258,292.92</u>	737
-		738
<u>(d) For four children:</u>		739
<u>GUIDELINES INCOME</u>	<u>BASIC OBLIGATION</u>	740
-		741
<u>\$11,510.40 or less</u>	<u>39.553% of the amount of income</u>	742
-		743
<u>More than \$11,510.40 but</u>	<u>Income of \$11,510.40 multiplied by</u>	744
<u>not more than \$39,044.16</u>	<u>39.553% plus 32.536% of the amount of</u>	745
	<u>income in excess of \$11,510.40</u>	746
-		747
<u>More than \$39,044.16 but</u>	<u>Income of \$39,044.16 multiplied by</u>	748
<u>not more than \$49,984.92</u>	<u>34.605% plus 28.778% of the amount of</u>	749

<u>income in excess of \$39,044.16</u>	750	
—	751	
<u>More than \$49,984.92 but</u>	<u>Income of \$49,984.92 multiplied by</u>	752
<u>not more than \$58,239.48</u>	<u>33.329% plus 20.331% of the amount of</u>	753
<u>income in excess of \$49,984.92</u>		754
—		755
<u>More than \$58,239.48 but</u>	<u>Income of \$58,239.48 multiplied by</u>	756
<u>not more than \$66,433.56</u>	<u>31.487% plus 11.208% of the amount of</u>	757
<u>income in excess of \$58,239.48</u>		758
—		759
<u>More than \$66,433.56 but</u>	<u>Income of \$66,433.56 multiplied by</u>	760
<u>not more than \$78,814.80</u>	<u>28.986% plus 10.887% of the amount of</u>	761
<u>income in excess of \$66,433.56</u>		762
—		763
<u>More than \$78,814.80 but</u>	<u>Income of \$78,814.80 multiplied by</u>	764
<u>not more than \$91,196.16</u>	<u>26.143% plus 16.971% of the amount of</u>	765
<u>income in excess of \$78,814.80</u>		766
—		767
<u>More than \$91,196.16 but</u>	<u>Income of \$91,196.16 multiplied by</u>	768
<u>not more than \$99,495.72</u>	<u>24.897% plus 5.174% of the amount of</u>	769
<u>income in excess of \$91,196.16</u>		770
—		771

<u>More than \$99,495.72 but</u>	<u>Income of \$99,495.72 multiplied by</u>	772
<u>not more than \$108,267.96</u>	<u>23.252% plus 3.743% of the amount of</u>	773
	<u>income in excess of \$99,495.72</u>	774
-		775
<u>More than \$108,267.96 but</u>	<u>Income of \$108,267.96 multiplied by</u>	776
<u>not more than \$121,158.48</u>	<u>21.671% plus 15.623% of the amount of</u>	777
	<u>income in excess of \$108,267.96</u>	778
-		779
<u>More than \$121,158.48 but</u>	<u>Income of \$121,158.48 multiplied by</u>	780
<u>not more than \$133,213.56</u>	<u>21.028% plus 17.086% of the amount of</u>	781
	<u>income in excess of \$121,158.48</u>	782
-		783
<u>More than \$133,213.56 but</u>	<u>Income of \$133,213.56 multiplied by</u>	784
<u>not more than \$145,268.76</u>	<u>20.671% plus 8.957% of the amount of</u>	785
	<u>income in excess of \$133,213.56</u>	786
-		787
<u>More than \$145,268.76 but</u>	<u>Income of \$145,268.76 multiplied by</u>	788
<u>not more than \$161,342.28</u>	<u>19.699% plus 12.217% of the amount of</u>	789
	<u>income in excess of \$145,268.76</u>	790
-		791
<u>More than \$161,342.28 but</u>	<u>Income of \$161,342.28 multiplied by</u>	792
<u>not more than \$177,417.24</u>	<u>18.954% plus 13.353% of the amount of</u>	793

<u>income in excess of \$161,342.28</u>	794	
—	795	
<u>More than \$177,417.24 but</u>	<u>Income of \$177,417.24 multiplied by</u>	796
<u>not more than \$193,489.32</u>	<u>18.446% plus 11.181% of the amount of</u>	797
<u>income in excess of \$177,417.24</u>		798
—		799
<u>More than \$193,489.32 but</u>	<u>Income of \$193,489.32 multiplied by</u>	800
<u>not more than \$219,296.76</u>	<u>17.843% plus 5.891% of the amount of</u>	801
<u>income in excess of \$193,489.32</u>		802
—		803
<u>More than \$219,296.76 but</u>	<u>Income of \$219,296.76 multiplied by</u>	804
<u>not more than \$258,292.92</u>	<u>16.436% plus 7.015% of the amount of</u>	805
<u>income in excess of \$219,296.76</u>		806
—		807
<u>More than \$258,292.92 but</u>	<u>Income of \$258,292.92 multiplied by</u>	808
<u>not more than \$336,467.04</u>	<u>15.014% plus 8.686% of the amount of</u>	809
<u>income in excess of \$258,292.92</u>		810
—		811
<u>(e) For five children:</u>		812
<u>GUIDELINES INCOME</u>	<u>BASIC OBLIGATION</u>	813
—		814
<u>\$11,510.40 or less</u>	<u>43.508% of the amount of income</u>	815

-		816
<u>More than \$11,510.40 but</u>	<u>Income of \$11,510.40 multiplied by</u>	817
<u>not more than \$39,044.16</u>	<u>43.508% plus 35.790% of the amount of</u>	818
	<u>income in excess of \$11,510.40</u>	819
-		820
<u>More than \$39,044.16 but</u>	<u>Income of \$39,044.16 multiplied by</u>	821
<u>not more than \$49,984.92</u>	<u>38.065% plus 31.656% of the amount of</u>	822
	<u>income in excess of \$39,044.16</u>	823
-		824
<u>More than \$49,984.92 but</u>	<u>Income of \$49,984.92 multiplied by</u>	825
<u>not more than \$58,239.48</u>	<u>36.662% plus 22.365% of the amount of</u>	826
	<u>income in excess of \$49,984.92</u>	827
-		828
<u>More than \$58,239.48 but</u>	<u>Income of \$58,239.48 multiplied by</u>	829
<u>not more than \$66,433.56</u>	<u>34.636% plus 12.329% of the amount of</u>	830
	<u>income in excess of \$58,239.48</u>	831
-		832
<u>More than \$66,433.56 but</u>	<u>Income of \$66,433.56 multiplied by</u>	833
<u>not more than \$78,814.80</u>	<u>31.884% plus 11.976% of the amount of</u>	834
	<u>income in excess of \$66,433.56</u>	835
-		836
<u>More than \$78,814.80 but</u>	<u>Income of \$78,814.80 multiplied by</u>	837



<u>not more than \$91,196.16</u>	<u>28.757% plus 18.668% of the amount of</u>	838
	<u>income in excess of \$78,814.80</u>	839
—		840
<u>More than \$91,196.16 but</u>	<u>Income of \$91,196.16 multiplied by</u>	841
<u>not more than \$99,495.72</u>	<u>27.387% plus 5.692% of the amount of</u>	842
	<u>income in excess of \$91,196.16</u>	843
—		844
<u>More than \$99,495.72 but</u>	<u>Income of \$99,495.72 multiplied by</u>	845
<u>not more than \$108,267.96</u>	<u>25.577% plus 4.117% of the amount of</u>	846
	<u>income in excess of \$99,495.72</u>	847
—		848
<u>More than \$108,267.96 but</u>	<u>Income of \$108,267.96 multiplied by</u>	849
<u>not more than \$121,158.48</u>	<u>23.839% plus 17.186% of the amount of</u>	850
	<u>income in excess of \$108,267.96</u>	851
—		852
<u>More than \$121,158.48 but</u>	<u>Income of \$121,158.48 multiplied by</u>	853
<u>not more than \$133,213.56</u>	<u>23.131% plus 18.794% of the amount of</u>	854
	<u>income in excess of \$121,158.48</u>	855
—		856
<u>More than \$133,213.56 but</u>	<u>Income of \$133,213.56 multiplied by</u>	857
<u>not more than \$145,268.76</u>	<u>22.738% plus 9.852% of the amount</u>	858
	<u>income in excess of \$133,213.56</u>	859

—		860
<u>More than \$145,268.76 but</u>	<u>Income of \$145,268.76 multiplied by</u>	861
<u>not more than \$161,342.28</u>	<u>21.669% plus 13.438% of the amount of</u>	862
	<u>income in excess of \$145,268.76</u>	863
—		864
<u>More than \$161,342.28 but</u>	<u>Income of \$161,342.28 multiplied by</u>	865
<u>not more than \$177,417.24</u>	<u>20.849% plus 14.688% of the amount of</u>	866
	<u>income in excess of \$161,342.28</u>	867
—		868
<u>More than \$177,417.24 but</u>	<u>Income of \$177,417.24 multiplied by</u>	869
<u>not more than \$193,489.32</u>	<u>20.291% plus 12.299% of the amount of</u>	870
	<u>income in excess of \$177,417.24</u>	871
—		872
<u>More than \$193,489.32 but</u>	<u>Income of \$193,489.32 multiplied by</u>	873
<u>not more than \$219,296.76</u>	<u>19.627% plus 6.480% of the amount of</u>	874
	<u>income in excess of \$193,489.32</u>	875
—		876
<u>More than \$219,296.76 but</u>	<u>Income of \$219,296.76 multiplied by</u>	877
<u>not more than \$258,292.92</u>	<u>18.080% plus 7.716% of the amount of</u>	878
	<u>income in excess of \$219,296.76</u>	879
—		880
<u>More than \$258,292.92 but</u>	<u>Income of \$258,292.92 multiplied by</u>	881

<u>not more than \$336,467.04</u>	<u>16.515% plus 9.555% of the amount of</u>	882
	<u>income in excess of \$258,292.92</u>	883
-		884
<u>(f) For six children</u>		885
<u>GUIDELINES INCOME</u>	<u>BASIC OBLIGATION</u>	886
-		887
<u>\$11,510.40 or less</u>	<u>47.293% of the amount of income</u>	888
-		889
<u>More than \$11,510.40 but</u>	<u>Income of \$11,510.40 multiplied by</u>	890
<u>not more than \$39,044.16</u>	<u>47.293% plus 38.904% of the amount of</u>	891
	<u>income in excess of \$11,510.40</u>	892
-		893
<u>More than \$39,044.16 but</u>	<u>Income of \$39,044.16 multiplied by</u>	894
<u>not more than \$49,984.92</u>	<u>41.377% plus 34.410% of the amount of</u>	895
	<u>income in excess of \$39,044.16</u>	896
-		897
<u>More than \$49,984.92 but</u>	<u>Income of \$49,984.92 multiplied by</u>	898
<u>not more than \$58,239.48</u>	<u>39.852% plus 24.310% of the amount of</u>	899
	<u>income in excess of \$49,984.92</u>	900
-		901
<u>More than \$58,239.48 but</u>	<u>Income of \$58,239.48 multiplied by</u>	902
<u>not more than \$66,433.56</u>	<u>37.649% plus 13.402% of the amount of</u>	903

<u>income in excess of \$58,239.48</u>	904	
-	905	
<u>More than \$66,433.56 but</u>	<u>Income of \$66,433.56 multiplied by</u>	906
<u>not more than \$78,814.80</u>	<u>34.658% plus 13.018% of the amount of</u>	907
<u>income in excess of \$66,433.56</u>		908
-		909
<u>More than \$78,814.80 but</u>	<u>Income of \$78,814.80 multiplied by</u>	910
<u>not more than \$91,196.16</u>	<u>31.259% plus 20.292% of the amount of</u>	911
<u>income in excess of \$78,814.80</u>		912
-		913
<u>More than \$91,196.16 but</u>	<u>Income of \$91,196.16 multiplied by</u>	914
<u>not more than \$99,495.72</u>	<u>29.770% plus 6.187% of the amount of</u>	915
<u>income in excess of \$91,196.16</u>		916
-		917
<u>More than \$99,495.72 but</u>	<u>Income of \$99,495.72 multiplied by</u>	918
<u>not more than \$108,267.96</u>	<u>27.803% plus 4.475% of the amount of</u>	919
<u>income in excess of \$99,495.72</u>		920
-		921
<u>More than \$108,267.96 but</u>	<u>Income of \$108,267.96 multiplied by</u>	922
<u>not more than \$121,158.48</u>	<u>25.913% plus 18.681% of the amount of</u>	923
<u>income in excess of \$108,267.96</u>		924
-		925

<u>More than \$121,158.48 but</u>	<u>Income of \$121,158.48 multiplied by</u>	926
<u>not more than \$133,213.56</u>	<u>25.143% plus 20.430% of the amount of</u>	927
	<u>income in excess of \$121,158.48</u>	928
-		929
<u>More than \$133,213.56 but</u>	<u>Income of \$133,213.56 multiplied by</u>	930
<u>not more than \$145,268.76</u>	<u>24.717% plus 10.709% of the amount of</u>	931
	<u>income in excess of \$133,213.56</u>	932
-		933
<u>More than \$145,268.76 but</u>	<u>Income of \$145,268.76 multiplied by</u>	934
<u>not more than \$161,342.28</u>	<u>23.554% plus 14.608% of the amount of</u>	935
	<u>income in excess of \$145,268.76</u>	936
-		937
<u>More than \$161,342.28 but</u>	<u>Income of \$161,342.28 multiplied by</u>	938
<u>not more than \$177,417.24</u>	<u>22.663% plus 15.966% of the amount of</u>	939
	<u>income in excess of \$161,342.28</u>	940
-		941
<u>More than \$177,417.24 but</u>	<u>Income of \$177,417.24 multiplied by</u>	942
<u>not more than \$193,489.32</u>	<u>22.056% plus 13.369% of the amount of</u>	943
	<u>income in excess of \$177,417.24</u>	944
-		945
<u>More than \$193,489.32 but</u>	<u>Income of \$193,489.32 multiplied by</u>	946
<u>not more than \$219,296.76</u>	<u>21.334% plus 7.044% of the amount of</u>	947

<u>income in excess of \$193,489.32</u>	948	
-	949	
<u>More than \$219,296.76 but</u>	<u>Income of \$219,296.76 multiplied by</u>	950
<u>not more than \$258,292.92</u>	<u>19.653% plus 8.387% of the amount of</u>	951
<u>income in excess of \$219,296.76</u>		952
-		953
<u>More than \$258,292.92 but</u>	<u>Income of \$258,292.92 multiplied by</u>	954
<u>not more than \$336,467.04</u>	<u>17.952% plus 10.386% of the amount of</u>	955
<u>income in excess of \$258,292.92</u>		956
<u>(2) The basic child support schedule shall incorporate a</u>		957
<u>self-sufficiency reserve based on one hundred sixteen per cent</u>		958
<u>of the federal poverty level amount for a single person as</u>		959
<u>reported by the United States department of health and human</u>		960
<u>services in calendar year 2016. In order to incorporate the</u>		961
<u>self-sufficiency reserve, the department shall apply the</u>		962
<u>calculation described in division (B)(1) of this section to</u>		963
<u>develop an unadjusted schedule and then apply the following</u>		964
<u>steps to incorporate the self-sufficiency reserve:</u>		965
<u>(a) For a guideline income of eight thousand four hundred</u>		966
<u>dollars or less, the schedule amount shall be the minimum order</u>		967
<u>amount as provided in section 3119.06 of the Revised Code.</u>		968
<u>(b) For a guideline income greater than eight thousand</u>		969
<u>four hundred dollars but not greater than one hundred sixteen</u>		970
<u>per cent of the federal poverty level for a single person, the</u>		971
<u>schedule amount shall be the product of the following formula:</u>		972
<u>sliding scale multiplier X (guideline income - \$8,400) +</u>		973
<u>annual minimum support amount under section 3119.06 of the</u>		974

<u>Revised Code</u>	975
<u>(c) For a guideline income greater than one hundred</u>	976
<u>sixteen per cent of the federal poverty level for a single</u>	977
<u>person, the schedule amount shall be the lesser of the</u>	978
<u>following:</u>	979
<u>(i) The higher resulting product of the following</u>	980
<u>formulas:</u>	981
<u>(guideline income - 116% of federal poverty level) X 0.3</u>	982
<u>sliding scale multiplier X (guideline income - \$8,400) +</u>	983
<u>annual minimum support amount under section 3119.06 of the</u>	984
<u>Revised Code</u>	985
<u>(ii) The unadjusted schedule amount created in accordance</u>	986
<u>with division (B)(1) of this section.</u>	987
<u>(d) The sliding scale multipliers required for the</u>	988
<u>formulas in divisions (B)(2)(b) and (c) of this section are as</u>	989
<u>follows:</u>	990
<u>(i) For one child: five per cent;</u>	991
<u>(ii) For two children: ten per cent;</u>	992
<u>(iii) For three children: twelve per cent;</u>	993
<u>(iv) For four children: thirteen per cent;</u>	994
<u>(v) For five children: fourteen per cent;</u>	995
<u>(vi) For six or more children: fifteen per cent.</u>	996
<u>(C) Every four years after the effective date of this</u>	997
<u>section, the department shall update the basic child support</u>	998
<u>schedule and self-sufficiency reserve to reflect United States</u>	999
<u>department of labor changes in the CPI-U and for changes in the</u>	1000

federal poverty level amount for a single person as reported by 1001  
the United States department of health and human services. 1002

(1) When updating the basic child support schedule for the 1003  
most recent CPI-U, the department of job and family services 1004  
shall update the figures in the guidelines income column for the 1005  
percentage difference between the most recent CPI-U and the 1006  
March 2015 CPI-U. 1007

(2) When updating the self-sufficiency reserve 1008  
incorporated into the basic child support schedule, the 1009  
department shall set the self-sufficiency reserve based on one 1010  
hundred sixteen per cent of the federal poverty level for a 1011  
single person as reported by the United States department of 1012  
health and human services in the most recent calendar year. 1013

**Sec. 3119.022.** The director of job and family services 1014  
shall adopt rules pursuant to Chapter 119. of the Revised Code 1015  
governing the creation of child support guidelines worksheets 1016  
and instructions that incorporate the requirements of Chapter 1017  
3119. of the Revised Code for the calculation of child support 1018  
and cash medical support obligations. In addition, the 1019  
department shall: 1020

(A) Adopt standard worksheet forms that shall be used in 1021  
all courts and child support enforcement agencies when 1022  
calculating child support and cash medical support obligations; 1023  
and 1024

(B) Adopt a standard instruction manual to provide 1025  
guidance and assistance to persons calculating support 1026  
obligations. 1027

The guidelines worksheet and instruction manual may be 1028  
revised as needed, but shall be revised at least once every five 1029



years. 1030

Sec. 3119.023. (A) At least once every four years, the 1031  
department of job and family services shall review the basic 1032  
child support schedule issued by the department pursuant to 1033  
section 3119.021 of the Revised Code to determine whether child 1034  
support orders issued in accordance with that schedule and the 1035  
worksheets created under rules adopted under section 3119.022 of 1036  
the Revised Code adequately provide for the needs of children 1037  
who are subject to the child support orders. The department may 1038  
consider the adequacy and appropriateness of the current 1039  
schedule, whether there are substantial and permanent changes in 1040  
household consumption and savings patterns, particularly those 1041  
resulting in substantial and permanent changes in the per cent 1042  
of total household expenditures on children, and whether there 1043  
have been substantial and permanent changes to the federal and 1044  
state income tax code other than inflationary adjustments to 1045  
such things as the exemption amount and income tax brackets, and 1046  
other factors when conducting its review. The review is in 1047  
addition to, and independent of, any schedule update completed 1048  
as set forth in section 3119.021 of the Revised Code. The 1049  
department shall prepare a report of its review and include 1050  
recommendations for statutory changes, and submit a copy of the 1051  
report to both houses of the general assembly. 1052

(B) For each review, the department shall establish a 1053  
child support guideline advisory council to assist the 1054  
department in the completion of its reviews and reports. Each 1055  
council shall be composed of: 1056

(1) Obligors; 1057

(2) Obligees; 1058

(3) Judges of courts of common pleas who have jurisdiction 1059  
over domestic relations and juvenile court cases that involve 1060  
the determination of child support; 1061

(4) Attorneys whose practice includes a significant number 1062  
of domestic relations or juvenile court cases that involve the 1063  
determination of child support; 1064

(5) Representatives of child support enforcement agencies; 1065

(6) Other persons interested in the welfare of children; 1066

(7) Three members of the senate appointed by the president 1067  
of the senate, not more than two of whom are members of the same 1068  
political party; and 1069

(8) Three members of the house of representatives 1070  
appointed by the speaker of the house, not more than two of whom 1071  
are members of the same political party. 1072

(C) The department shall consider input from the council 1073  
prior to the completion of any report under this section. The 1074  
department shall submit its report on or before the first day of 1075  
March of every fourth year after 2015. 1076

(D) The advisory council shall cease to exist at the time 1077  
that the department submits its review to the general assembly 1078  
under this section. 1079

(E) Any expenses incurred by an advisory council shall be 1080  
paid by the department. 1081

**Sec. 3119.04.** ~~(A) If the combined gross income of both~~ 1082  
~~parents is less than six thousand six hundred dollars per year,~~ 1083  
~~the court or child support enforcement agency shall determine~~ 1084  
~~the amount of the obligor's child support obligation on a case-~~ 1085  
~~by case basis using the schedule as a guideline. The court or-~~ 1086

~~agency shall review the obligor's gross income and living expenses to determine the maximum amount of child support that it reasonably can order without denying the obligor the means for self support at a minimum subsistence level and shall order a specific amount of child support, unless the obligor proves to the court or agency that the obligor is totally unable to pay child support, and the court or agency determines that it would be unjust or inappropriate to order the payment of child support and enters its determination and supporting findings of fact in the journal.~~ 1087  
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~~(B) If the combined gross annual income of both parents is greater than one hundred fifty thousand dollars per year the maximum annual income listed on the basic child support schedule established pursuant to section 3119.021 of the Revised Code, the court, with respect to a court child support order, or the child support enforcement agency, with respect to an administrative child support order, shall determine the amount of the obligor's child support obligation on a case-by-case basis and shall consider the needs and the standard of living of the children who are the subject of the child support order and of the parents. The court or agency shall compute a basic combined child support obligation that is no less than the obligation that would have been computed under the basic child support schedule and applicable worksheet for a combined gross annual income of one hundred fifty thousand dollars equal to the maximum annual income listed on the basic child support schedule established pursuant to section 3119.021 of the Revised Code, unless the court or agency determines that it would be unjust or inappropriate and would therefore not be in the best interest of the child, obligor, or obligee to order that amount. If the court or agency makes such a determination, it shall enter in~~ 1097  
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the journal the figure, determination, and findings. If the 1118  
combined annual income of both parents falls below the \$8,400 1119  
floor of the basic child support schedule in accordance with 1120  
section 3119.021 of the Revised Code, the court, with respect to 1121  
a court child support order, or the child support enforcement 1122  
agency, with respect to an administrative child support order, 1123  
shall apply the minimum support amount in accordance with 1124  
section 3119.06 of the Revised Code. 1125

**Sec. 3119.05.** When a court computes the amount of child 1126  
support required to be paid under a court child support order or 1127  
a child support enforcement agency computes the amount of child 1128  
support to be paid pursuant to an administrative child support 1129  
order, all of the following apply: 1130

(A) The parents' current and past income and personal 1131  
earnings shall be verified by electronic means or with suitable 1132  
documents, including, but not limited to, paystubs, employer 1133  
statements, receipts and expense vouchers related to self- 1134  
generated income, tax returns, and all supporting documentation 1135  
and schedules for the tax returns. 1136

(B) The annual amount of any ~~pre-existing child support~~ 1137  
~~obligation of a parent under a child support order and the~~ 1138  
~~amount of any court-ordered spousal support actually paid,~~ 1139  
excluding any ordered payments on arrears, shall be deducted 1140  
from the ~~gross~~ annual income of that parent to the extent that 1141  
payment ~~under the child support order or that payment of the~~ 1142  
that court-ordered spousal support is verified by supporting 1143  
documentation. 1144

(C) ~~If other minor children who were born to the parent~~ 1145  
~~and a person other than the other parent who is involved in the~~ 1146  
~~immediate child support determination live with the parent, the~~ 1147

~~court or agency shall deduct an amount from that parent's gross~~ 1148  
~~income that equals the number of such minor children times the~~ 1149  
~~federal income tax exemption for such children less child~~ 1150  
~~support received for them for the year, not exceeding the~~ 1151  
~~federal income tax exemption.~~ The court or agency shall adjust 1152  
the amount of child support paid by a parent to give credit for 1153  
children not included in the current calculation. When 1154  
calculating the adjusted amount, the court or agency shall use 1155  
the schedule and do the following: 1156

(1) Determine the amount of child support that each parent 1157  
would be ordered to pay for all children for whom the parent has 1158  
the legal duty to support, according to each parent's annual 1159  
income. If the number of children subject to the order is 1160  
greater than six, multiply the amount for three children in 1161  
accordance with division (C) (4) of this section to determine the 1162  
amount of child support. 1163

(2) Compute a child support credit amount for each 1164  
parent's children who are not subject to this order by dividing 1165  
the amount determined in division (C) (1) of this section by the 1166  
total number of children whom the parent is obligated to support 1167  
and multiplying that number by the number of the parent's 1168  
children who are not subject to this order; 1169

(3) Determine the adjusted income of the parents by 1170  
subtracting the credit for minor children not subject to this 1171  
order computed under division (C) (2) of this section, from the 1172  
annual income of each parent for the children each has a duty to 1173  
support that are not subject to this order; 1174

(4) If the number of children is greater than six, 1175  
multiply the amount for three children by: 1176

<u>(a) 1.440 for seven children;</u>	1177
<u>(b) 1.540 for eight children;</u>	1178
<u>(c) 1.638 for nine children;</u>	1179
<u>(d) 1.734 for ten children;</u>	1180
<u>(e) 1.827 for eleven children;</u>	1181
<u>(f) 1.919 for twelve children;</u>	1182
<u>(g) 2.008 for thirteen children;</u>	1183
<u>(h) 2.096 for fourteen children;</u>	1184
<u>(i) 2.182 for more than fourteen children.</u>	1185
(D) When the court or agency calculates the <del>gross-annual</del> income of a parent, it shall include the lesser of the following as income from overtime and bonuses:	1186 1187 1188
(1) The yearly average of all overtime, commissions, and bonuses received during the three years immediately prior to the time when the person's child support obligation is being computed;	1189 1190 1191 1192
(2) The total overtime, commissions, and bonuses received during the year immediately prior to the time when the person's child support obligation is being computed.	1193 1194 1195
(E) When the court or agency calculates the <del>gross-annual</del> income of a parent, it shall not include any income earned by the spouse of that parent.	1196 1197 1198
(F) The court shall issue a <del>separate order for</del> <del>extraordinary medical or dental expenses, including, but not</del> <del>limited to,</del> <u>medical support order for extraordinary medical</u> <u>expenses, including orthodontia, dental, optical, and</u>	1199 1200 1201 1202

psychological, ~~appropriate services.~~ 1203

If the court makes an order for payment of private 1204  
education, and other appropriate expenses, and it shall do so by 1205  
issuing a separate order. 1206

The court may consider ~~the~~ these expenses in adjusting a 1207  
child support order. 1208

(G) When a court or agency calculates the amount of child 1209  
support to be paid pursuant to a court child support order or an 1210  
administrative child support order, if the following shall 1211  
apply: 1212

(1) The court or agency shall apply the basic child 1213  
support schedule to the parents' combined annual incomes and to 1214  
each parent's individual income. 1215

(2) If the combined ~~gross~~ annual income of both parents or 1216  
the individual annual income of each parent is an amount that is 1217  
between two amounts set forth in the first column of the 1218  
schedule, the court or agency may use the basic child support 1219  
obligation that corresponds to the higher of the two amounts in 1220  
the first column of the schedule, use the basic child support 1221  
obligation that corresponds to the lower of the two amounts in 1222  
the first column of the schedule, or calculate a basic child 1223  
support obligation that is between those two amounts and 1224  
corresponds proportionally to the parents' actual combined ~~gross~~ 1225  
annual income or the individual parent's annual income. 1226

(3) If the annual individual income of either or both 1227  
parents is within the self-sufficiency reserve in the basic 1228  
child support schedule, the court or agency shall do both of the 1229  
following: 1230

(a) Calculate the basic child support obligation for the 1231

parents using the schedule amount applicable to the combined 1232  
annual income and the schedule amount applicable to the income 1233  
in the self-sufficiency reserve; 1234

(b) Determine the lesser of the following amounts to be 1235  
the applicable basic child support obligation: 1236

(i) The amount that results from using the combined annual 1237  
income of the parents not in the self-sufficiency reserve of the 1238  
schedule; or 1239

(ii) The amount that results from using the individual 1240  
parent's annual income within the self-sufficiency reserve of 1241  
the schedule. 1242

(H) When the court or agency calculates ~~gross~~ annual 1243  
income, the court or agency, when appropriate, may average 1244  
income over a reasonable period of years. 1245

(I) Unless it would be unjust or inappropriate and 1246  
therefore not in the best interests of the child, a court or 1247  
agency shall not determine a parent to be voluntarily unemployed 1248  
or underemployed and shall not impute income to that parent if 1249  
~~either~~ any of the following conditions exist: 1250

(1) The parent is receiving recurring monetary income from 1251  
means-tested public assistance benefits, including cash 1252  
assistance payments under the Ohio works first program 1253  
established under Chapter 5107. of the Revised Code, general 1254  
assistance under former Chapter 5113. of the Revised Code, 1255  
supplemental security income, or means-tested veterans' 1256  
benefits; 1257

(2) The parent is approved for social security disability 1258  
insurance benefits because of a mental or physical disability, 1259  
or the court or agency determines that the parent is unable to 1260



work based on medical documentation that includes a physician's 1261  
diagnosis and a physician's opinion regarding the parent's 1262  
mental or physical disability or inability to work. 1263

(3) The parent has proven that the parent has made 1264  
continuous and diligent efforts without success to find and 1265  
accept employment, including temporary employment, part-time 1266  
employment, or employment at less than the parent's previous 1267  
salary or wage. 1268

(4) The parent is complying with court-ordered family 1269  
reunification efforts in a child abuse, neglect, or dependency 1270  
proceeding, to the extent that compliance with those efforts 1271  
limits the parent's ability to earn income. 1272

(5) The parent is incarcerated or institutionalized for a 1273  
period of twelve months or more with no other available assets, 1274  
unless the parent is incarcerated for an offense relating to the 1275  
abuse or neglect of a child who is the subject of the support 1276  
order or an offense under Title XXIX of the Revised Code ~~when~~ 1277  
~~against~~ the obligee or a child who is the subject of the support 1278  
~~order is a victim of the offense.~~ 1279

(J) When a court or agency requires a parent to pay an 1280  
amount for that parent's failure to support a child for a period 1281  
of time prior to the date the court modifies or issues a court 1282  
child support order or an agency modifies or issues an 1283  
administrative child support order for the current support of 1284  
the child, the court or agency shall calculate that amount using 1285  
the basic child support schedule, worksheets, and child support 1286  
laws in effect, and the incomes of the parents as they existed, 1287  
for that prior period of time. 1288

(K) A court or agency may disregard a parent's additional 1289

income from overtime or additional employment when the court or 1290  
agency finds that the additional income was generated primarily 1291  
to support a new or additional family member or members, or 1292  
under other appropriate circumstances. 1293

(L) If both parents involved in the immediate child 1294  
support determination have a prior order for support relative to 1295  
a minor child or children born to both parents, the court or 1296  
agency shall collect information about the existing order or 1297  
orders and consider those together with the current calculation 1298  
for support to ensure that the total of all orders for all 1299  
children of the parties does not exceed the amount that would 1300  
have been ordered if all children were addressed in a single 1301  
judicial or administrative proceeding. 1302

(M) A support obligation of a parent with annual income 1303  
subject to the self-sufficiency reserve of the basic child 1304  
support schedule shall not exceed the support obligation that 1305  
would result from application of the schedule without the 1306  
reserve. 1307

(N) Any non-means tested benefit received by the child or 1308  
children subject to the order resulting from the claims of 1309  
either parent shall be deducted from that parent's annual child 1310  
support obligation after all other adjustments have been made. 1311  
If that non-means tested benefit exceeds the child support 1312  
obligation of the parent from whose claim the benefit is 1313  
realized, the child support obligation for that parent shall be 1314  
zero. 1315

(O) As part of the child support calculation, the parents 1316  
shall be ordered to share the costs of child care. Subject to 1317  
the limitations in this division, a child support obligor shall 1318  
pay an amount equal to the obligor's income share of the child 1319

care cost incurred for the child or children subject to the 1320  
order. 1321

(1) The child care cost used in the calculation: 1322

(a) Shall be for child care determined to be necessary to 1323  
allow a parent to work, or for activities related to employment 1324  
training; 1325

(b) Shall be verifiable by credible evidence as determined 1326  
by a court or child support enforcement agency; 1327

(c) Shall exclude any reimbursed or subsidized child care 1328  
cost, including any state or federal tax credit for child care 1329  
available to the parent or caretaker, whether or not claimed; 1330

(d) Shall not exceed the maximum state-wide average cost 1331  
estimate issued by the department of job and family services, 1332  
using the data collected and reported as required in section 1333  
5104.04 of the Revised Code. 1334

(2) When the annual income of the obligor is subject to 1335  
the self-sufficiency reserve of the basic support schedule, the 1336  
share of the child care cost paid by the obligor shall be equal 1337  
to the lower of the obligor's income share of the child care 1338  
cost, or fifty per cent of the child care cost. 1339

**Sec. 3119.051.** (A) Except as otherwise provided in this 1340  
section, a court or child support enforcement agency calculating 1341  
the amount to be paid under a child support order shall reduce 1342  
by ten per cent the amount of the annual individual support 1343  
obligation for the parent or parents when a court has issued or 1344  
is issuing a court-ordered parenting time order that equals or 1345  
exceeds ninety overnights per year. This reduction may be in 1346  
addition to the other deviations and reductions. 1347

(B) At the request of the obligee, a court may eliminate a 1348  
previously granted adjustment established under division (A) of 1349  
this section if the obligor, without just cause, has failed to 1350  
exercise court-ordered parenting time. 1351

**Sec. 3119.06.** Except as otherwise provided in this 1352  
section, in any action in which a court or a child support 1353  
enforcement agency issues or modifies a child support order or 1354  
in any other proceeding in which a court or agency determines 1355  
the amount of child support to be paid pursuant to a child 1356  
support order, the court or agency shall issue a minimum child 1357  
support order requiring the obligor to pay a minimum of ~~fifty-~~ 1358  
~~eighty~~ dollars a month for all the children subject to that 1359  
order. The court or agency, in its discretion and in appropriate 1360  
circumstances, may issue a minimum child support order ~~requiring~~ 1361  
~~the obligor to pay of less than fifty-eighty~~ dollars a month or 1362  
issue an order not requiring the obligor to pay ~~an any child~~ 1363  
support amount for support. The circumstances under which a 1364  
court or agency may issue such an order include the 1365  
nonresidential parent's medically verified or documented 1366  
physical or mental disability or institutionalization in a 1367  
facility for persons with a mental illness or any other 1368  
circumstances considered appropriate by the court or agency. 1369

If a court or agency issues a minimum child support ~~order~~ 1370  
obligation pursuant to this section and the obligor under the 1371  
support order is the recipient of ~~need-based means-tested~~ public 1372  
assistance, as described in division (C)(13)(a) of section 1373  
3119.01 of the Revised Code, any unpaid amounts of support due 1374  
under the support order shall accrue as arrearages from month to 1375  
month, and the obligor's current obligation to pay the support 1376  
due under the support order is suspended during any period of 1377  
time that the obligor is receiving ~~need-based means-tested~~ 1378

public assistance and is complying with any seek work orders 1379  
issued pursuant to section 3121.03 of the Revised Code. The 1380  
court, obligee, and child support enforcement agency shall not 1381  
enforce the obligation of the obligor to pay the amount of 1382  
support due under the support order while the obligor is 1383  
receiving ~~need-based means-tested~~ public assistance and is 1384  
complying with any seek work orders issued pursuant to section 1385  
3121.03 of the Revised Code. 1386

**Sec. 3119.22.** The court may order an amount of child 1387  
support that deviates from the amount of child support that 1388  
would otherwise result from the use of the basic child support 1389  
schedule and the applicable worksheet, ~~through the line~~ 1390  
~~establishing the actual annual obligation,~~ if, after considering 1391  
the factors and criteria set forth in section 3119.23 of the 1392  
Revised Code, the court determines that the amount calculated 1393  
pursuant to the basic child support schedule and the applicable 1394  
worksheet, ~~through the line establishing the actual annual~~ 1395  
~~obligation,~~ would be unjust or inappropriate and ~~would therefore~~ 1396  
not be in the best interest of the child. 1397

If it deviates, the court must enter in the journal the 1398  
amount of child support calculated pursuant to the basic child 1399  
support schedule and the applicable worksheet, ~~through the line~~ 1400  
~~establishing the actual annual obligation,~~ its determination 1401  
that ~~that the~~ amount would be unjust or inappropriate and ~~would~~ 1402  
~~therefore~~ not be in the best interest of the child, and findings 1403  
of fact supporting that determination. 1404

**Sec. 3119.23.** The court may consider any of the following 1405  
factors in determining whether to grant a deviation pursuant to 1406  
section 3119.22 of the Revised Code: 1407

(A) Special and unusual needs of the child or children, 1408

including needs arising from the physical or psychological 1409  
condition of the child or children; 1410

~~(B) Extraordinary obligations for minor children or~~ 1411  
~~obligations for handicapped children who are not stepchildren~~ 1412  
~~and who are not offspring from the marriage or relationship that~~ 1413  
~~is the basis of the immediate child support determination;~~ 1414

~~(C) Other court-ordered payments;~~ 1415

~~(D) (C) Extended parenting time or extraordinary costs~~ 1416  
~~associated with parenting time, provided that this division does~~ 1417  
~~not authorize and shall not be construed as authorizing any~~ 1418  
~~deviation from the schedule and the applicable worksheet,~~ 1419  
~~through the line establishing the actual annual obligation, or~~ 1420  
~~any escrowing, impoundment, or withholding of child support~~ 1421  
~~because of a denial of or interference with a right of parenting~~ 1422  
~~time granted by court order including extraordinary travel~~ 1423  
~~expenses when exchanging the child or children for parenting~~ 1424  
~~time;~~ 1425

~~(E) The obligor obtaining additional employment after a~~ 1426  
~~child support order is issued in order to support a second~~ 1427  
~~family;~~ 1428

~~(F) (D) The financial resources and the earning ability of~~ 1429  
~~the child or children;~~ 1430

~~(G) Disparity (E) The relative financial resources,~~ 1431  
including the disparity in income between parties or households, 1432  
other assets, and the needs of each parent; 1433

~~(H) (F) The obligee's income, if the obligee's annual~~ 1434  
income is equal to or less than one hundred per cent of the 1435  
federal poverty level; 1436

<u>(G)</u> Benefits that either parent receives from remarriage	1437
or sharing living expenses with another person;	1438
<del>(I)</del> <u>(H)</u> The amount of federal, state, and local taxes	1439
actually paid or estimated to be paid by a parent or both of the	1440
parents;	1441
<del>(J)</del> <u>(I)</u> Significant in-kind contributions from a parent,	1442
including, but not limited to, direct payment for lessons,	1443
sports equipment, schooling, or clothing;	1444
<del>(K)</del> <del>The relative financial resources, other assets and</del>	1445
<del>resources, and needs of each parent;</del>	1446
<del>(L)</del> <u>(J)</u> <u>Extraordinary work-related expenses incurred by</u>	1447
<u>either parent;</u>	1448
<u>(K)</u> The standard of living and circumstances of each	1449
parent and the standard of living the child would have enjoyed	1450
had the marriage continued or had the parents been married;	1451
<del>(M)</del> <del>The physical and emotional condition and needs of the</del>	1452
<del>child;</del>	1453
<del>(N)</del> <del>(L)</del> <del>The need and capacity of the child for an</del>	1454
<del>education and the educational opportunities that would have been</del>	1455
available to the child had the circumstances requiring a <del>court-</del>	1456
<u>child support order for support</u> not arisen;	1457
<del>(O)</del> <u>(M)</u> The responsibility of each parent for the support	1458
of others, <u>including support of a child or children with</u>	1459
<u>disabilities who are not subject to the support order;</u>	1460
<u>(N)</u> <u>Post-secondary educational expenses paid for by a</u>	1461
<u>parent for the parent's own child or children, regardless of</u>	1462
<u>whether the child or children are emancipated;</u>	1463

(O) Costs incurred or reasonably anticipated to be 1464  
incurred by the parents in compliance with court-ordered 1465  
reunification efforts in child abuse, neglect, or dependency 1466  
cases; 1467

(P) Extraordinary child care costs required for the child 1468  
or children that exceed the maximum state-wide average cost 1469  
estimate provided in division (O) (1) (d) of section 3119.05 of 1470  
the Revised Code including extraordinary costs associated with 1471  
caring for a child or children with specialized physical, 1472  
psychological, or educational needs; 1473

(Q) Any other relevant factor. 1474

~~The court may accept an agreement of the parents that~~ 1475  
~~assigns a monetary value to any of the factors and criteria-~~ 1476  
~~listed in this section that are applicable to their situation.~~ 1477

If the court grants a deviation based on division ~~(P)~~ (Q) 1478  
of this section, it shall specifically state in the order the 1479  
facts that are the basis for the deviation. 1480

**Sec. 3119.231.** In determining whether to grant a deviation 1481  
pursuant to section 3119.22 of the Revised Code for the reason 1482  
set forth in division (C) of section 3119.23 of the Revised 1483  
Code, the court shall recognize that expenses for the children 1484  
are incurred in both households and shall apply the following 1485  
deviation: 1486

If court-ordered parenting time is equal to or exceeds one 1487  
hundred forty-seven overnights per year, the court shall 1488  
consider a substantial deviation. If the court does not grant a 1489  
substantial deviation from that amount, it shall specify in the 1490  
order the facts that are the basis for the court's decision. 1491

**Sec. 3119.24.** (A) (1) A court that issues a shared 1492



parenting order in accordance with section 3109.04 of the Revised Code shall order an amount of child support to be paid under the child support order that is calculated in accordance with the schedule and with the worksheet ~~set forth in section 3119.022 of the Revised Code, through the line establishing the actual annual obligation,~~ except that, if that amount would be unjust or inappropriate to the children or either parent and ~~would therefore not be~~ in the best interest of the child because of the extraordinary circumstances of the parents or because of any other factors or criteria set forth in section 3119.23 of the Revised Code, the court may deviate from that amount.

(2) The court shall consider extraordinary circumstances and other factors or criteria if it deviates from the amount described in division (A) (1) of this section and shall enter in the journal the amount described in division (A) (1) of this section its determination that the amount would be unjust or inappropriate and ~~would therefore not be~~ in the best interest of the child, and findings of fact supporting its determination.

(B) For the purposes of this section, "extraordinary circumstances of the parents" includes all of the following:

~~(1) The amount of time the children spend with each parent;~~

~~(2) The ability of each parent to maintain adequate housing for the children;~~

~~(3) (2) Each parent's expenses, including child care expenses, school tuition, medical expenses, dental expenses, and any other expenses the court considers relevant;~~

~~(4) (3) Any other circumstances the court considers relevant.~~

<b>Sec. 3119.29.</b> <del>(A)</del> As used in this section and sections	1522
3119.30 to 3119.56 of the Revised Code:	1523
<del>(1) "Cash medical support" means an amount ordered to be</del>	1524
<del>paid in a child support order toward the cost of health</del>	1525
<del>insurance provided by a public entity, another parent, or person</del>	1526
<del>with whom the child resides, through employment or otherwise, or</del>	1527
<del>for other medical cost not covered by insurance.</del>	1528
<del>(2) "Federal poverty line" has the same meaning as defined</del>	1529
<del>in section 5104.01 of the Revised Code.</del>	1530
<del>(3) (A) "Family coverage" means the health insurance plan</del>	1531
<del>that provides coverage for the children who are the subject of a</del>	1532
<del>child support order.</del>	1533
<u>(B)</u> "Health care" means such medical support that includes	1534
coverage under a health insurance plan, payment of costs of	1535
premiums, copayments, and deductibles, or payment for medical	1536
expenses incurred on behalf of the child.	1537
<del>(4) (C)</del> "Health insurance coverage" means accessible	1538
private health insurance that provides primary care services	1539
within thirty miles from the residence of the child subject to	1540
the child support order.	1541
<del>(5) (D)</del> "Health plan administrator" means any entity	1542
authorized under Title XXXIX of the Revised Code to engage in	1543
the business of insurance in this state, any health insuring	1544
corporation, any legal entity that is self-insured and provides	1545
benefits to its employees or members, and the administrator of	1546
any such entity or corporation.	1547
<del>(6) (E)</del> "National medical support notice" means a form	1548
required by the "Child Support Performance and Incentive Act of	1549
1998," P.L. 105-200, 112 Stat. 659, 42 U.S.C. 666(a)(19), as	1550

amended, and jointly developed and promulgated by the secretary 1551  
of health and human services and the secretary of labor in 1552  
federal regulations adopted under that act as modified by the 1553  
department of job and family services under section 3119.291 of 1554  
the Revised Code. 1555

~~(7)~~ (F) "Person required to provide health insurance 1556  
coverage" means the obligor, obligee, or both, required by the 1557  
court under a court child support order or by the child support 1558  
enforcement agency under an administrative child support order 1559  
to provide health insurance coverage pursuant to section 3119.30 1560  
of the Revised Code. 1561

~~(8)~~ Subject to division (B) of this section, "reasonable 1562  
(G) "Reasonable cost" means that the contributing cost of 1563  
private family health insurance to the person responsible for 1564  
the required to provide health care of insurance coverage for 1565  
the children who are the subject to of the child support order 1566  
that does not exceed an amount equal to five per cent of the 1567  
annual gross income of that person. For purposes of this 1568  
division, the cost of health insurance is an amount equal to the 1569  
difference in cost between self-only and family coverage. 1570

~~(9)~~ "Title XIX" has the same meaning as in section 5165.01- 1571  
of the Revised Code. 1572

~~(B)~~ If However, if the United States secretary of health 1573  
and human services issues a regulation defining that redefines 1574  
"reasonable cost" or a similar term or phrase relevant to the 1575  
provisions in child support orders, or clarifies the elements 1576  
of cost used when determining reasonable cost relating to the 1577  
provision of health care for children subject to the orders in a 1578  
child support order, and if that definition is those changes are 1579  
substantively different from the meaning of "reasonable cost" as 1580

~~defined in division (A) of this section, "reasonable cost" as~~ 1581  
~~used in this section than the definitions and terms used in this~~ 1582  
section, those terms shall have the meaning as defined by the 1583  
United States secretary of health and human services. 1584

**Sec. 3119.30.** (A) In any action or proceeding in which a 1585  
child support order is issued or modified, the court, with 1586  
respect to court child support orders, and the child support 1587  
enforcement agency, with respect to administrative child support 1588  
orders, shall determine the person or persons responsible for 1589  
the health care of the children subject to the child support 1590  
order and shall include provisions for the health care of the 1591  
children in the child support order. The order shall specify 1592  
that the obligor and obligee are both liable for the health care 1593  
~~of expenses for~~ the children who are not covered by private 1594  
health insurance ~~or cash medical support as calculated in~~ 1595  
~~accordance with section 3119.022 or 3119.023 of the Revised~~ 1596  
~~Code, as applicable according to a formula established by each~~ 1597  
court, with respect to a court child support order, or each 1598  
child support enforcement agency, with respect to an 1599  
administrative child support order. 1600

(B) ~~Based on information provided to the court or to the~~ 1601  
~~child support enforcement agency under section 3119.31 of the~~ 1602  
~~Revised Code, the order shall include one of the following:~~ 1603  
The child support obligee is rebuttably presumed to be the 1604  
appropriate parent to provide health insurance coverage for the 1605  
children subject to the child support order. The order shall 1606  
specify that the obligee must provide the health insurance 1607  
coverage unless rebutted pursuant to division (B)(1) of this 1608  
section. 1609

(1) ~~A requirement that both the obligor and the obligee~~ 1610

~~obtain private~~ The court or child support enforcement agency may 1611  
consider the following factors to rebut the presumption when 1612  
determining if the child support obligor is the appropriate 1613  
parent to provide health insurance coverage for the children if 1614  
coverage is available for the children at a reasonable cost to 1615  
both the obligor and the obligee and dual coverage would provide 1616  
for coordination of medical benefits without unnecessary 1617  
duplication of coverage.: 1618

(a) The obligor already has health insurance coverage for 1619  
the child that is reasonable in cost; 1620

(b) The obligor already has health insurance coverage in 1621  
place for the child that is not reasonable in cost, but the 1622  
obligor wishes to be named the health insurance obligor and 1623  
provide coverage under division (A) (2) (a) of section 3119.302 of 1624  
the Revised Code; 1625

(c) The obligor can obtain coverage for the child that is 1626  
reasonable in cost through an employer or other source. For 1627  
employer-based coverage, the court or child support enforcement 1628  
agency shall consider the length of time the obligor has worked 1629  
with the employer and the stability of the insurance. 1630

(d) The obligee is a non-parent individual or agency that 1631  
has no duty to provide medical support. 1632

~~(2) A requirement that the obligee obtain~~ If private 1633  
health insurance coverage for the children if coverage is 1634  
available through any group policy, contract, or plan available 1635  
to the obligee and is available at a more reasonable cost than 1636  
coverage is available to the obligor; 1637

~~(3) A requirement that the obligor~~ is not available at a 1638  
reasonable cost to the obligor or the obligee at the time the 1639

court or agency issues the order, the order shall include a 1640  
requirement that the obligee obtain private health insurance 1641  
coverage for the children ~~if coverage is available through any~~ 1642  
~~group policy, contract, or plan available to the obligor at a~~ 1643  
~~more reasonable cost than coverage is available to the obligee;~~ 1644

~~(4) If health insurance coverage for the children is not~~ 1645  
~~available at a reasonable cost to the obligor or the obligee at~~ 1646  
~~the time the court or child enforcement agency issues the order,~~ 1647  
~~a requirement that the obligor or the obligee immediately not~~ 1648  
later than thirty days after it becomes available to the obligee 1649  
at a reasonable cost, and to inform the child support 1650  
enforcement agency ~~that when~~ private health insurance coverage 1651  
for the children has ~~become available to either the obligor or~~ 1652  
obligee. The child support enforcement agency shall determine if 1653  
the private health insurance coverage is available at a 1654  
reasonable cost and if coverage is reasonable, ~~division (B) (2)~~ 1655  
~~or (3) shall apply, as applicable been obtained.~~ 1656

(3) If private health insurance becomes available to the 1657  
obligor at a reasonable cost, the obligor shall inform the child 1658  
support enforcement agency and may seek a modification of health 1659  
insurance coverage from the court with respect to a court child 1660  
support order, or from the agency with respect to an 1661  
administrative support order. 1662

(C) When a child support order is issued or modified, ~~and~~ 1663  
~~the obligor's gross income is one hundred fifty per cent or more~~ 1664  
~~of the federal poverty level for an individual, the order shall~~ 1665  
include ~~the amount of a~~ cash medical support ~~to be paid by the~~ 1666  
~~obligor that is either five per cent of the obligor's adjusted~~ 1667  
~~gross income or the obligor's share of the United States~~ 1668  
~~department of agriculture estimated annual health care~~ 1669

~~expenditure per child as determined in accordance with federal law and regulation, whichever is the lower amount. The amount of cash medical support paid by the obligor shall be paid during any period after the court or child support enforcement agency issues or modifies the order in which the children are not covered by private health insurance amount consistent with division (B) of section 3119.302 of the Revised Code for each child subject to the order. The cash medical support amount shall be ordered based on the number of children subject to the order and split between the parties using the parents' income share.~~ 1670  
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(D) Any cash medical support paid pursuant to division (C) of this section shall be paid through the department of job and family services by the obligor to either the obligee if the children are not Medicaid recipients, or to the ~~office~~ department of child support to defray the cost of Medicaid expenditures if the children are when a Medicaid recipients. ~~The assignment is in effect for any child under the support enforcement agency administering the court or administrative order shall amend the amount of monthly child support obligation to reflect the amount paid when private health insurance is not provided, as calculated in the current order pursuant to section 3119.022 or 3119.023 of the Revised Code, as applicable.~~ 1681  
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~~The child support enforcement agency shall give the obligor notice in accordance with Chapter 3121. of the Revised Code and provide the obligor an opportunity to be heard if the obligor believes there is a mistake of fact regarding the availability of private health insurance at a reasonable cost as determined under division (B) of this section.~~ 1693  
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(E) ~~The obligor shall begin payment of any cash medical~~ 1699

~~support on the first day of the month immediately following the~~ 1700  
~~month in which private health insurance coverage is unavailable~~ 1701  
~~or terminates and shall cease payment on the last day of the~~ 1702  
~~month immediately preceding the month in which private health~~ 1703  
~~insurance coverage begins or resumes. During the period when~~ 1704  
~~cash medical support is required to be paid, the obligor or~~ 1705  
~~obligee must immediately inform the child support enforcement~~ 1706  
~~agency that health insurance coverage for the children has~~ 1707  
~~become available.~~ 1708  
cost of providing health insurance for a child 1709  
subject to an order shall be defrayed by a credit against that 1710  
parent's annual income when calculating support as required 1711  
under section 3119.02 of the Revised Code using the basic child 1712  
support schedule and applicable worksheet. The credit shall be 1713  
equal to the total actual out-of-pocket cost for health 1714  
insurance premiums for the coverage. Any credit given will be 1715  
less any subsidy, including a premium tax credit or cost-sharing 1716  
reduction received by the parent providing coverage.

**Sec. 3119.302.** (A) When the court, with respect to a court 1717  
child support order, or the child support enforcement agency, 1718  
with respect to an administrative child support order, 1719  
determines the person or persons responsible for the health care 1720  
of the children subject to the order pursuant to section 3119.30 1721  
of the Revised Code, all of the following apply: 1722

(1) The court or agency shall consider any private health 1723  
insurance in which the obligor, obligee, or children, are 1724  
enrolled at the time the court or agency issues the order. 1725

(2) If the ~~contributing~~ cost of private ~~family~~ health 1726  
insurance to either parent exceeds ~~five per cent of that~~ 1727  
~~parent's annual gross income,~~ a reasonable cost, that parent 1728  
shall not be ordered to provide private health insurance for the 1729



child except as follows: 1730

~~(a) When both parents agree that one, or both, of the~~ 1731  
~~parents obtain or maintain the private health insurance that~~ 1732  
~~exceeds five per cent of the annual gross income of the parent~~ 1733  
~~obtaining or maintaining the private health insurance;~~ 1734

~~(b)~~ When ~~either~~ the parent requests to obtain or maintain 1735  
the private health insurance that exceeds ~~five per cent of that~~ 1736  
~~parent's annual gross income~~ a reasonable cost; 1737

~~(e)~~ (b) When the court determines that it is in the best 1738  
interest of the children for a parent to obtain and maintain 1739  
private health insurance that exceeds ~~five per cent of that~~ 1740  
~~parent's annual gross income~~ a reasonable cost and the cost will 1741  
not impose an undue financial burden on either parent. If the 1742  
court makes such a determination, the court must include the 1743  
facts and circumstances of the determination in the child 1744  
support order. 1745

(3) If private health insurance is available at a 1746  
reasonable cost to either parent through a group policy, 1747  
contract, or plan, and the court determines that it is not in 1748  
the best interest of the children to utilize the available 1749  
private health insurance, the court shall state the facts and 1750  
circumstances of the determination in the child support order. 1751  
~~The court determination under this division shall not limit any~~ 1752  
~~obligation to provide cash medical support pursuant to section~~ 1753  
~~3119.30 of the Revised Code.~~ 1754

(4) Notwithstanding division ~~(A)~~ ~~(4)~~ (C) of section 3119.29 1755  
of the Revised Code, the court or agency may ~~allow private~~ 1756  
~~health insurance~~ do either of the following: 1757

(a) Permit primary care services to be farther than thirty 1758

miles if residents in part or all of the immediate geographic area customarily travel farther distances ~~or if;~~

(b) Require primary care services ~~are be~~ accessible ~~only~~ by public transportation if public transportation is the obligee's only source of transportation.

~~The~~ If the court or agency makes either accessibility determination, it shall include this accessibility determination in the child support order.

(B) The director of job and family services shall ~~create and annually periodically update a table to be used to determine~~ the amount of the cash medical support obligation to be paid pursuant to division (C) of section 3119.30 of the Revised Code. ~~The table updates shall incorporate potential combined gross incomes of the parties, in a manner determined by the director, and the be made in consideration of the medical expenditure panel survey, conducted by the United States department of agriculture estimated annual health care expenditure per child as determined in accordance with federal law and regulation~~ health and human services for health care research and quality. The amount shall be based on the most recent survey year data available and shall be calculated by multiplying the total amount expended for health services for children by the percentage that is out-of-pocket divided by the number of individuals less than eighteen years of age that have any private insurance.

Sec. 3119.303. A cash medical support order shall be administered, reviewed, modified, and enforced in the same manner as the underlying child support order.

Sec. 3119.31. In any action or proceeding in which a court

or child support enforcement agency is determining the person 1788  
responsible for the health care of the children who are or will 1789  
be the subject of a child support order, each party shall 1790  
provide to the court or child support enforcement agency a list 1791  
of any group health insurance policies, contracts, or plans 1792  
available to the party and the cost for self-only and family 1793  
coverage under the available policies, contracts, or plans. 1794

**Sec. 3119.32.** A child support order shall contain all of 1795  
the following: 1796

(A) (1) If the obligor, obligee, or both obligor and 1797  
obligee, are required under section 3119.30 of the Revised Code 1798  
to provide private health insurance coverage for the children, a 1799  
requirement ~~pursuant to section 3119.30 of the Revised Code~~ that 1800  
whoever is required to provide private health insurance coverage 1801  
provide to the other, not later than thirty days after the 1802  
issuance of the order, information regarding the benefits, 1803  
limitations, and exclusions of the coverage, copies of any 1804  
insurance forms necessary to receive reimbursement, payment, or 1805  
other benefits under the coverage, and a copy of any necessary 1806  
insurance cards; 1807

(2) If the obligor, obligee, or both obligor and obligee, 1808  
are required under section 3119.30 of the Revised Code to 1809  
provide private health insurance coverage for the children, a 1810  
requirement that whoever is required to provide private health 1811  
insurance coverage provide to the child support enforcement 1812  
agency, not later than thirty days after the issuance of the 1813  
order, documentation that verifies that coverage is being 1814  
provided as ordered. 1815

(B) A statement setting forth the name, and address, ~~and~~ 1816  
~~telephone number~~ of the individual who is to be reimbursed for 1817

~~out of pocket medical expenses, optical, hospital, dental, or 1818  
prescription expenses paid for each child and a statement that 1819  
the health plan administrator that provides the private health 1820  
insurance coverage for the children may continue making payment 1821  
for medical, optical, hospital, dental, or prescription services 1822  
directly to any health care provider in accordance with the 1823  
applicable private health insurance policy, contract, or plan.~~ 1824

(C) A requirement that a person required to provide 1825  
private health insurance coverage for the children designate the 1826  
children as covered dependents under any private health 1827  
insurance policy, contract, or plan for which the person 1828  
contracts.

(D) A requirement that the obligor, the obligee, or both 1830  
of them under a formula established by the court, with respect 1831  
to a court child support order, or the child support enforcement 1832  
agency, with respect to an administrative child support order, 1833  
pay ~~co payment or deductible costs required under the private~~ 1834  
~~health insurance policy, contract, or plan that covers~~ 1835  
extraordinary medical expenses for the children. 1836

(E) A notice that the employer of the person required to 1837  
obtain private health insurance coverage through that employer 1838  
is required to release to the other parent, any person subject 1839  
to an order issued under section 3109.19 of the Revised Code, or 1840  
the child support enforcement agency on written request any 1841  
necessary information on the private health insurance coverage, 1842  
including the name and address of the health plan administrator 1843  
and any policy, contract, or plan number, and to otherwise 1844  
comply with this section and any order or notice issued under 1845  
this section.

(F) A statement setting forth the full name and date of 1847

birth of each child who is the subject of the child support order~~†.~~ 1848  
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~~(G) A requirement that the obligor and the obligee comply with any requirement described in section 3119.30 of the Revised Code and divisions (A) and (C) of this section that is contained in an order issued in compliance with this section no later than thirty days after the issuance of the order;†~~ 1850  
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~~(H) A notice that states the following: "If the person required to obtain private health care insurance coverage for the children subject to this child support order obtains new employment, the agency shall comply with the requirements of section 3119.34 of the Revised Code, which may result in the issuance of a notice requiring the new employer to take whatever action is necessary to enroll the children in private health care insurance coverage provided by the new employer, when insurance is not being provided by any other source."~~ 1855  
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~~(I) A statement that, upon receipt of notice by the child support enforcement agency that private health insurance coverage is not available at a reasonable cost, cash medical support shall be paid in the amount as determined by the child support computation worksheets in section 3119.022 or 3119.023 of the Revised Code, as applicable. The child support enforcement agency may change the financial obligations of the parties to pay child support in accordance with the terms of the court or administrative order and cash medical support without a hearing or additional notice to the parties.~~ 1864  
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**Sec. 3119.61.** The child support enforcement agency shall review an administrative child support order on the date established pursuant to section 3119.60 of the Revised Code for formally beginning the review of the order. If the agency 1874  
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determines that a modification is necessary and in the best 1878  
interest of the child subject to the order, the agency shall 1879  
calculate the amount the obligor shall pay in accordance with 1880  
the basic child support schedule established pursuant to section 1881  
3119.021 of the Revised Code. The agency may not grant a 1882  
deviation pursuant to section 3119.23 of the Revised Code from 1883  
the guidelines ~~set forth in~~ established pursuant to section 1884  
3119.021 of the Revised Code. If the agency can set the child 1885  
support amount the obligor is to pay without granting such a 1886  
deviation from the guidelines, the agency shall do the 1887  
following: 1888

(A) Give the obligor and obligee notice of the revised 1889  
amount of child support to be paid under the administrative 1890  
child support order, of their right to request an administrative 1891  
hearing on the revised child support amount, of the procedures 1892  
and time deadlines for requesting the hearing, and that the 1893  
agency will modify the administrative child support order to 1894  
include the revised child support amount unless the obligor or 1895  
obligee requests an administrative hearing on the revised amount 1896  
no later than thirty days after receipt of the notice under this 1897  
division; 1898

(B) If neither the obligor nor obligee timely requests an 1899  
administrative hearing on the revised amount of child support, 1900  
modify the administrative child support order to include the 1901  
revised child support amount; 1902

(C) If the obligor or obligee timely requests an 1903  
administrative hearing on the revised amount of child support, 1904  
do all of the following: 1905

(1) Schedule a hearing on the issue; 1906

(2) Give the obligor and obligee notice of the date, time, and location of the hearing; 1907  
1908

(3) Conduct the hearing in accordance with the rules adopted under section 3119.76 of the Revised Code; 1909  
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(4) Redetermine at the hearing a revised amount of child support to be paid under the administrative child support order; 1911  
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(5) Modify the order to include the revised amount of child support; 1913  
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(6) Give notice to the obligor and obligee of the amount of child support to be paid under the order and that the obligor and obligee may object to the modified order by initiating an action under section 2151.231 of the Revised Code in the juvenile court or other court with jurisdiction under section 2101.022 or 2301.03 of the Revised Code of the county in which the mother, the father, the child, or the guardian or custodian of the child reside. 1915  
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Except as otherwise provided in section 3119.772 of the Revised Code, if the agency modifies an existing administrative child support order, the modification shall relate back to the first day of the month following the date certain on which the review began under section 3119.60 of the Revised Code. 1923  
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If the agency cannot set the amount of child support the obligor will pay under the administrative child support order without granting a deviation pursuant to section 3119.23 of the Revised Code, the agency shall bring an action under section 2151.231 of the Revised Code on behalf of the person who requested that the agency review the existing administrative order or, if no one requested the review, on behalf of the obligee, in the juvenile court or other court with jurisdiction 1928  
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under section 2101.022 or 2301.03 of the Revised Code of the 1936  
county in which the agency is located requesting that the court 1937  
issue a child support order. 1938

**Sec. 3119.63.** The child support enforcement agency shall 1939  
review a court child support order on the date established 1940  
pursuant to section 3119.60 of the Revised Code for formally 1941  
beginning the review of the order and shall do all of the 1942  
following: 1943

(A) Calculate a revised amount of child support to be paid 1944  
under the court child support order; 1945

(B) If the court child support order under review contains 1946  
a deviation granted under sections 3119.06, 3119.22, 3119.23, 1947  
3119.231, and 3119.24 of the Revised Code, apply the deviation 1948  
from the existing order to the revised amount of child support, 1949  
provided that the agency can determine the monetary or 1950  
percentage value of the deviation with respect to the court 1951  
child support order. If the agency cannot determine the monetary 1952  
or percentage value of the deviation, the agency shall not apply 1953  
the deviation to the revised amount of child support. 1954

(C) Give the obligor and obligee notice of the revised 1955  
amount of child support, of their right to request an 1956  
administrative hearing on the revised amount, of the procedures 1957  
and time deadlines for requesting the hearing, and that the 1958  
revised amount of child support will be submitted to the court 1959  
for inclusion in a revised court child support order unless the 1960  
obligor or obligee requests an administrative hearing on the 1961  
proposed change within fourteen days after receipt of the notice 1962  
under this division; 1963

~~(C)~~-(D) Give the obligor and obligee notice that if the 1964



court child support order contains a deviation granted under 1965  
section 3119.06, 3119.22, 3119.23, or 3119.24 of the Revised 1966  
Code, a parenting time adjustment granted under section 3119.051 1967  
of the Revised Code, or if the obligor or obligee intends to 1968  
request a deviation from the child support amount to be paid 1969  
under the court child support order, the obligor and obligee 1970  
have a right to request a court hearing on the revised amount of 1971  
child support without first requesting an administrative hearing 1972  
and that the obligor or obligee, in order to exercise this 1973  
right, must make the request for a court hearing no later than 1974  
fourteen days after receipt of the notice; 1975

~~(D)~~ (E) If neither the obligor nor the obligee timely 1976  
requests, pursuant to division (C) or (D) of this section, an 1977  
administrative or court hearing on the revised amount of child 1978  
support, submit the revised amount of child support to the court 1979  
for inclusion in a revised court child support order; 1980

~~(E)~~ (F) If the obligor or the obligee timely requests an 1981  
administrative hearing on the revised child support amount, 1982  
schedule a hearing on the issue, give the obligor and obligee 1983  
notice of the date, time, and location of the hearing, conduct 1984  
the hearing in accordance with the rules adopted under section 1985  
3119.76 of the Revised Code, redetermine at the hearing a 1986  
revised amount of child support to be paid under the court child 1987  
support order, and give notice to the obligor and obligee of the 1988  
revised amount of child support, that they may request a court 1989  
hearing on the revised amount, and that the agency will submit 1990  
the revised amount of child support to the court for inclusion 1991  
in a revised court child support order, if neither the obligor 1992  
nor the obligee requests a court hearing on the revised amount 1993  
of child support; 1994

~~(F)~~ (G) If neither the obligor nor the obligee requests, 1995  
pursuant to division ~~(E)~~ (F) of this section, a court hearing on 1996  
the revised amount of child support, submit the revised amount 1997  
of child support to the court for inclusion in a revised court 1998  
child support order. 1999

**Sec. 3119.76.** The director of job and family services 2000  
shall adopt rules pursuant to Chapter 119. of the Revised Code 2001  
establishing a procedure for determining when existing child 2002  
support orders should be reviewed to determine whether it is 2003  
necessary and in the best interest of the children who are the 2004  
subject of the child support order to change the child support 2005  
order. The rules shall include, but are not limited to, all of 2006  
the following: 2007

(A) Any procedures necessary to comply with section 666(a) 2008  
(10) of Title 42 of the U.S. Code, "Family Support Act of 1988," 2009  
102 Stat. 2346, 42 U.S.C. 666(a) (10), as amended, and any 2010  
regulations adopted pursuant to, or to enforce, that section; 2011

(B) Procedures for determining what child support orders 2012  
are to be subject to review upon the request of either the 2013  
obligor or the obligee or periodically by the child support 2014  
enforcement agency administering the child support order; 2015

(C) Procedures for the child support enforcement agency to 2016  
periodically review and to review, upon the request of the 2017  
obligor or the obligee, any child support order that is subject 2018  
to review to determine whether the amount of child support paid 2019  
under the child support order should be adjusted in accordance 2020  
with the basic child support schedule ~~set forth in established~~ 2021  
pursuant to section 3119.021 of the Revised Code or whether the 2022  
provisions for the child's health care needs under the child 2023  
support order should be modified in accordance with sections 2024

3119.29 to 3119.56 of the Revised Code; 2025

(D) Procedures for giving obligors and obligees notice of 2026  
their right to request a review of a child support order that is 2027  
determined to be subject to review, notice of any proposed 2028  
revision of the amount of child support to be paid under the 2029  
child support order, notice of the procedures for requesting a 2030  
hearing on any proposed revision of the amount of child support 2031  
to be paid under a child support order, notice of any 2032  
administrative hearing to be held on a proposed revision of the 2033  
amount of child support to be paid under a child support order, 2034  
at least forty-five days' prior notice of any review of their 2035  
child support order, and notice that a failure to comply with 2036  
any request for documents or information to be used in the 2037  
review of a child support order is contempt of court; 2038

(E) Procedures for obtaining the necessary documents and 2039  
information necessary to review child support orders and for 2040  
holding administrative hearings on a proposed revision of the 2041  
amount of child support to be paid under a child support order; 2042

(F) Procedures for adjusting child support orders in 2043  
accordance with the basic child support schedule ~~set forth in~~ 2044  
created pursuant to section 3119.021 of the Revised Code and the 2045  
applicable worksheet ~~in~~ created under rules adopted under 2046  
section 3119.022 ~~or 3119.023~~ of the Revised Code, ~~through the~~ 2047  
~~line establishing the actual annual obligation;~~ 2048

(G) Procedures for adjusting the provisions of the child 2049  
support order governing the health care needs of the child 2050  
pursuant to sections 3119.29 to 3119.56 of the Revised Code. 2051

**Sec. 3119.79.** (A) If an obligor or obligee under a child 2052  
support order requests that the court modify the amount of child 2053

support required to be paid pursuant to the child support order, 2054  
the court shall recalculate the amount of support that would be 2055  
required to be paid under the child support order in accordance 2056  
with the schedule and the applicable worksheet ~~through the line~~ 2057  
~~establishing the actual annual obligation.~~ If that amount as 2058  
recalculated is more than ten per cent greater than or more than 2059  
ten per cent less than the amount of child support required to 2060  
be paid pursuant to the existing child support order, the 2061  
deviation from the recalculated amount that would be required to 2062  
be paid under the schedule and the applicable worksheet shall be 2063  
considered by the court as a change of circumstance substantial 2064  
enough to require a modification of the child support amount. 2065

~~(B) In determining the recalculated support amount that~~ 2066  
~~would be required to be paid under the child support order for~~ 2067  
~~purposes of determining whether that recalculated amount is more~~ 2068  
~~than ten per cent greater than or more than ten per cent less~~ 2069  
~~than the amount of child support required to be paid pursuant to~~ 2070  
~~the existing child support order, the court shall consider, in~~ 2071  
~~addition to all other factors required by law to be considered,~~ 2072  
~~the cost of health insurance the obligor, the obligee, or both~~ 2073  
~~the obligor and the obligee have been ordered to obtain for the~~ 2074  
~~children specified in the order. Additionally, if an obligor or~~ 2075  
~~obligee under a child support order requests that the court~~ 2076  
~~modify the support amount required to be paid pursuant to the~~ 2077  
~~child support order and if~~ If the court determines that the 2078  
~~amount of support does not adequately meet the medical needs of~~ 2079  
~~the child~~ are not being met because of inadequate health 2080  
insurance coverage, the inadequate coverage shall be considered 2081  
by the court as a change of circumstance that is substantial 2082  
enough to require a modification of the ~~amount of the child~~ 2083  
support order. 2084

(C) If the court determines that the amount of child support required to be paid under the child support order should be changed due to a substantial change of circumstances that was not contemplated at the time of the issuance of the original child support order or the last modification of the child support order, the court shall modify the amount of child support required to be paid under the child support order to comply with the schedule and the applicable worksheet ~~through the line establishing the actual annual obligation~~, unless the court determines that ~~the amount~~ those amounts calculated pursuant to the basic child support schedule and pursuant to the applicable worksheet would be unjust or inappropriate and ~~would therefore not be~~ in the best interest of the child and enters in the journal the figure, determination, and findings specified in section 3119.22 of the Revised Code.

**Sec. 3119.89.** (A) Upon receipt of a notice pursuant to section 3119.87 of the Revised Code, the child support enforcement agency administering a child support order, within twenty days after receipt of the notice, shall complete an investigation. The agency administering a child support order may conduct an investigation upon its own initiative if it otherwise has reason to believe that there may be a reason for which the order should terminate. The agency's investigation shall determine the following:

(1) Whether any reason exists for which the order should terminate;

(2) Whether there are other children subject to the order;

(3) Whether the obligor owes any arrearages under the order;

(4) Whether the agency believes it is necessary to 2114  
continue withholding or deduction pursuant to a notice or order 2115  
described in section 3121.03 of the Revised Code for the other 2116  
children or arrearages; 2117

(5) Whether child support amounts paid pursuant to the 2118  
order being investigated should be impounded because 2119  
continuation of receipt and disbursement would lead to an 2120  
overpayment by the obligor. 2121

(B) If the agency, pursuant to the investigation under 2122  
division (A) of this section, determines that other children are 2123  
subject to the child support order and that it is necessary to 2124  
continue withholding or deduction for the other children, the 2125  
agency shall divide the child support amount due annually and 2126  
per month under the order by the number of children who are the 2127  
subject of the order and subtract the amount due for the child 2128  
for whom the order should be terminated from the total child 2129  
support amount due annually and per month. The resulting annual 2130  
and per month child support amount shall be included in the 2131  
results of the agency's investigation as the recommended child 2132  
support amount due annually and monthly under a revised child 2133  
support order. If arrearage amounts are owed, those amounts may 2134  
be included as part of the recommended child support amount. The 2135  
investigation under division (A) of this section shall not 2136  
include a review pursuant to sections 3119.60 to 3119.76 of the 2137  
Revised Code of any other children subject to the child support 2138  
order. 2139

**Sec. 3121.36.** The termination of a court support order or 2140  
administrative child support order does not abate the power of 2141  
any court or child support enforcement agency to collect any 2142  
overdue and unpaid support or arrearage owed under the 2143

terminated support order or the power of the court to punish any 2144  
person for a failure to comply with, or to pay any support as 2145  
ordered in, the terminated support order. The termination does 2146  
not abate the authority of the court or agency to issue any 2147  
notice described in section 3121.03 of the Revised Code or to 2148  
issue any applicable order as described in division (C) or (D) 2149  
of section 3121.03 of the Revised Code to collect any overdue 2150  
and unpaid support or arrearage owed under the terminated 2151  
support order. If a notice is issued pursuant to section 3121.03 2152  
of the Revised Code to collect the overdue and unpaid support or 2153  
arrearage, the amount withheld or deducted from the obligor's 2154  
personal earnings, income, or accounts shall be rebuttably 2155  
presumed to be at least equal to the amount that was withheld or 2156  
deducted under the terminated child support order. A court or 2157  
agency administering the child support order may consider 2158  
evidence of household expenditures, income variables, 2159  
extraordinary health care issues, and other reasons for 2160  
deviation from the presumed amount. 2161

**Sec. 3123.14.** If a child support order is terminated for 2162  
any reason, the obligor under the child support order is or was 2163  
at any time in default under the support order and, after the 2164  
termination of the order, the obligor owes an arrearage under 2165  
the order, the obligee may make application to the child support 2166  
enforcement agency that administered the child support order 2167  
prior to its termination or had authority to administer the 2168  
child support order to maintain any action or proceeding on 2169  
behalf of the obligee to obtain a judgment, execution of a 2170  
judgment through any available procedure, an order, or other 2171  
relief. If a withholding or deduction notice is issued pursuant 2172  
to section 3121.03 of the Revised Code to collect an arrearage, 2173  
the amount withheld or deducted from the obligor's personal 2174

earnings, income, or accounts shall be rebuttably presumed to be 2175  
at least equal to the amount that was withheld or deducted under 2176  
the terminated child support order. A court or agency 2177  
administering the child support order may consider evidence of 2178  
household expenditures, income variables, extraordinary health 2179  
care issues, and other reasons for deviation from the presumed 2180  
amount. 2181

**Section 2.** That existing sections 3119.01, 3119.02, 2182  
3119.021, 3119.04, 3119.05, 3119.06, 3119.22, 3119.23, 3119.24, 2183  
3119.29, 3119.30, 3119.302, 3119.31, 3119.32, 3119.61, 3119.63, 2184  
3119.76, 3119.79, 3119.89, 3121.36, and 3123.14 and section 2185  
3119.022, 3119.023, and 3119.024 of the Revised Code are hereby 2186  
repealed. 2187

**Section 3.** Sections 1 and 2 of this act take effect six 2188  
months after the effective date of this act. During that six- 2189  
month period, the Ohio department of job and family services 2190  
shall perform necessary automated system changes and may 2191  
organize and oversee the statewide training of local child 2192  
support enforcement agencies, lawyers who practice in child 2193  
support, and judges who preside over child support cases. 2194