As Introduced

135th General Assembly Regular Session 2023-2024

H. B. No. 338

Representatives White, Sweeney

Cosponsors: Representatives Plummer, Hillyer, Baker, Liston, Brennan, Miller, A.

A BILL

То	amend sections 3119.01, 3119.66, 3119.86, and	1
	3119.88 and to enact sections 3109.20, 3119.10,	2
	3119.11, 3119.12, 3119.861, 3119.862, and	3
	3119.863 of the Revised Code to allow child	4
	support orders to be issued, modified, or	5
	extended for children over 18 with a disability.	6

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

Section 1. That sections 3119.01, 3119.66, 3119.86, and	7
3119.88 be amended and sections 3109.20, 3119.10, 3119.11,	8
3119.12, 3119.861, 3119.862, and 3119.863 of the Revised Code be	9
enacted to read as follows:	10
Sec. 3109.20. (A) For purposes of this section, "person	11
with a disability" has the same meaning as in section 3119.10 of	12
the Revised Code.	13
(B) Notwithstanding section 3109.01 of the Revised Code, a	14
court may issue, pursuant to a proceeding for divorce,	15
dissolution, legal separation, or annulment, an order of support	16
for the care and maintenance of the parties' child who is a	17
person with a disability, regardless of whether the child has	18

reached the age of majority.

(C) In determining the amount reasonable or necessary for child support, including the medical needs of the child, the 21 court shall comply with Chapter 3119. of the Revised Code. The 22 court shall comply with Chapters 3119., 3121., 3123., and 3125. 23 of the Revised Code when it makes or modifies an order for child 24 support under this section.

Sec. 3119.01. (A) As used in the Revised Code, "child support enforcement agency" means a child support enforcement agency designated under former section 2301.35 of the Revised Code prior to October 1, 1997, or a private or government entity designated as a child support enforcement agency under section 307.981 of the Revised Code.

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

(1) "Administrative child support order" means any order 34 issued by a child support enforcement agency for the support of 35 a child pursuant to section 3109.19 or 3111.81 of the Revised 36 Code or former section 3111.211 of the Revised Code, section 37 3111.21 of the Revised Code as that section existed prior to 38 January 1, 1998, or section 3111.20 or 3111.22 of the Revised 39 Code as those sections existed prior to March 22, 2001. 40

(2) "Child support order" means either a court child 41 support order or an administrative child support order. 42

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

(4) "Obligor" means the person who is required to pay 45 support under a support order. 46

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(5) "Support order" means either an administrative child 47 support order or a court support order. 48 (C) As used in this chapter: 49 (1) "Caretaker" means any of the following, other than a 50 51 parent: (a) A person with whom the child resides for at least 52 thirty consecutive days, and who is the child's primary 53 caregiver; 54 (b) A person who is receiving public assistance on behalf 55 of the child; 56 57 (c) A person or agency with legal custody of the child, including a county department of job and family services or a 58 public children services agency; 59 (d) A guardian of the person or the estate of a child; 60 (e) Any other appropriate court or agency with custody of 61 the child. 62 "Caretaker" excludes a "host family" as defined under 63 section 2151.90 of the Revised Code. 64 (2) "Cash medical support" means an amount ordered to be 65 paid in a child support order toward the ordinary medical 66 expenses incurred during a calendar year. 67 (3) "Child care cost" means annual out-of-pocket costs for 68 the care and supervision of a child or children subject to the 69 order that is related to work or employment training. 70 (4) "Court child support order" means any order issued by 71 a court for the support of a child pursuant to Chapter 3115. of 72 the Revised Code, section 2151.23, 2151.231, 2151.232, 2151.33, 73

 2151.36, 2151.361, 2151.49, 3105.21, 3109.05, 3109.19, <u>3109.20,</u>
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 3111.13, 3113.04, 3113.07, 3113.31, <u>3119.11, 3119.65</u>, or 3119.70
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 of the Revised Code, or division (B) of former section 3113.21
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 of the Revised Code.
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(5) "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.

(6) "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.

(7) "CPI-U" means the consumer price index for all urban
consumers, published by the United States department of labor,
bureau of labor statistics.

(8) "Extraordinary medical expenses" means any uninsured
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medical expenses incurred for a child during a calendar year
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that exceed the total cash medical support amount owed by the
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parents during that year.
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(9) "Federal poverty level" has the same meaning as in94section 5121.30 of the Revised Code.95

(10) "Income" means either of the following:

(a) For a parent who is employed to full capacity, the97gross income of the parent;98

(b) For a parent who is unemployed or underemployed, the 99sum of the gross income of the parent and any potential income 100of the parent. 101

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

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

(13) "Gross income" means, except as excluded in division 111 (C) (13) of this section, the total of all earned and unearned 112 income from all sources during a calendar year, whether or not 113 the income is taxable, and includes income from salaries, wages, 114 overtime pay, and bonuses to the extent described in division 115 (D) of section 3119.05 of the Revised Code; commissions; 116 royalties; tips; rents; dividends; severance pay; pensions; 117 interest; trust income; annuities; social security benefits, 118 including retirement, disability, and survivor benefits that are 119 not means-tested; workers' compensation benefits; unemployment 120 insurance benefits; disability insurance benefits; benefits that 121 are not means-tested and that are received by and in the 122 123 possession of the veteran who is the beneficiary for any service-connected disability under a program or law administered 124 by the United States department of veterans' affairs or 125 veterans' administration; spousal support actually received; and 126 all other sources of income. "Gross income" includes income of 127 members of any branch of the United States armed services or 128 national guard, including, amounts representing base pay, basic 129 allowance for quarters, basic allowance for subsistence, 130 supplemental subsistence allowance, cost of living adjustment, 131 specialty pay, variable housing allowance, and pay for training 132

or other types of required drills; self-generated income; and 133 potential cash flow from any source. 134 "Gross income" does not include any of the following: 135 (a) Benefits received from means-tested government 136 administered programs, including Ohio works first; prevention, 137 retention, and contingency; means-tested veterans' benefits; 138 supplemental security income; supplemental nutrition assistance 139 program; disability financial assistance; or other assistance 140 for which eligibility is determined on the basis of income or 141 assets; 142 143 (b) Benefits for any service-connected disability under a program or law administered by the United States department of 144 veterans' affairs or veterans' administration that are not 145 means-tested, that have not been distributed to the veteran who 146 is the beneficiary of the benefits, and that are in the 147 possession of the United States department of veterans' affairs 148 or veterans' administration; 149 (c) Child support amounts received for children who are 150 not included in the current calculation; 151 (d) Amounts paid for mandatory deductions from wages such 152 as union dues but not taxes, social security, or retirement in 153 lieu of social security; 154 (e) Nonrecurring or unsustainable income or cash flow 155 items; 156 (f) Adoption assistance, kinship guardianship assistance, 157 and foster care maintenance payments made pursuant to Title IV-E 158 of the "Social Security Act," 94 Stat. 501, 42 U.S.C.A. 670 159 (1980), as amended; 160 (g) State kinship guardianship assistance described in
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section 5153.163 of the Revised Code and payment from the
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kinship support program described in section 5101.881 of the
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Revised Code.

(14) "Nonrecurring or unsustainable income or cash flow 165 item" means an income or cash flow item the parent receives in 166 any year or for any number of years not to exceed three years 167 that the parent does not expect to continue to receive on a 168 regular basis. "Nonrecurring or unsustainable income or cash 169 flow item" does not include a lottery prize award that is not 170 paid in a lump sum or any other item of income or cash flow that 171 the parent receives or expects to receive for each year for a 172 period of more than three years or that the parent receives and 173 invests or otherwise uses to produce income or cash flow for a 174 period of more than three years. 175

(15) "Ordinary medical expenses" includes copayments and
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 deductibles, and uninsured medical-related costs for the
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 children of the order.
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(16)(a) "Ordinary and necessary expenses incurred in 179
generating gross receipts" means actual cash items expended by 180
the parent or the parent's business and includes depreciation 181
expenses of business equipment as shown on the books of a 182
business entity. 183

(b) Except as specifically included in "ordinary and
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necessary expenses incurred in generating gross receipts" by
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division (C) (16) (a) of this section, "ordinary and necessary
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expenses incurred in generating gross receipts" does not include
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depreciation expenses and other noncash items that are allowed
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as deductions on any federal tax return of the parent or the
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parent's business.

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(17) "Personal earnings" means compensation paid or 191 payable for personal services, however denominated, and includes 192 wages, salary, commissions, bonuses, draws against commissions, 193 profit sharing, vacation pay, or any other compensation. 194 (18) "Potential income" means both of the following for a 195 parent who the court pursuant to a court support order, or a 196 child support enforcement agency pursuant to an administrative 197 child support order, determines is voluntarily unemployed or 198 voluntarily underemployed: 199 200 (a) Imputed income that the court or agency determines the parent would have earned if fully employed as determined from 201 the following criteria: 202 203 (i) The parent's prior employment experience; (ii) The parent's education; 204 (iii) The parent's physical and mental disabilities, if 205 206 any; 207 (iv) The availability of employment in the geographic area in which the parent resides; 208 (v) The prevailing wage and salary levels in the 209 geographic area in which the parent resides; 210 (vi) The parent's special skills and training; 211 (vii) Whether there is evidence that the parent has the 212 ability to earn the imputed income; 213 (viii) The age and special needs of the child for whom 214 child support is being calculated under this section; 215 (ix) The parent's increased earning capacity because of 216 experience; 217

(x) The parent's decreased earning capacity because of a	218
felony conviction;	
(xi) Any other relevant factor.	220
(b) Imputed income from any nonincome-producing assets of	221
a parent, as determined from the local passbook savings rate or	222
another appropriate rate as determined by the court or agency,	223
not to exceed the rate of interest specified in division (A) of	
section 1343.03 of the Revised Code, if the income is	
significant.	
(19) "Schedule" means the basic child support schedule	227
created pursuant to section 3119.021 of the Revised Code.	228
(20) "Self-generated income" means gross receipts received	229
by a parent from self-employment, proprietorship of a business,	230

by a parent from self-employment, proprietorship of a business, joint ownership of a partnership or closely held corporation, 231 and rents minus ordinary and necessary expenses incurred by the 232 parent in generating the gross receipts. "Self-generated income" 233 includes expense reimbursements or in-kind payments received by 234 a parent from self-employment, the operation of a business, or 235 rents, including company cars, free housing, reimbursed meals, 236 and other benefits, if the reimbursements are significant and 237 reduce personal living expenses. 238

(21) "Self-sufficiency reserve" means the minimal amount 239 necessary for an obligor to adequately subsist upon, as 240 determined under section 3119.021 of the Revised Code. 241

(22) "Split parental rights and responsibilities" means a 242 situation in which there is more than one child who is the 243 subject of an allocation of parental rights and responsibilities 244 and each parent is the residential parent and legal custodian of 245 at least one of those children. 246

(23) "Worksheet" means the applicable worksheet created in
rules adopted under section 3119.022 of the Revised Code that is
used to calculate a parent's child support obligation.
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Sec. 3119.10. For purposes of sections 3119.11 and 3119.12250of the Revised Code, "person with a disability" means a person251with a mental or physical disability, whose disability began252before the person reached the age of majority, and whose253disability makes the person incapable of supporting or254maintaining oneself.255

Sec. 3119.11. Notwithstanding section 3109.01 of the 256 Revised Code, when issuing or modifying a court child support 257 order, a court may provide for the care and maintenance of a 258 child who is a person with a disability and the subject of the 259 order, to be issued or continue after the date the child reaches 260 the age of majority. This section applies regardless of whether 261 the child is younger or older than the age of majority when the 262 court issues or modifies the order. The court shall comply with 263 Chapters 3119., 3121., 3123., and 3125. of the Revised Code when 264 it makes or modifies an order under this section. 265

Sec. 3119.12. Nothing in the Revised Code authorizes a 266 child support enforcement agency to issue an administrative 267 child support order for a person who has reached the age of 268 eighteen, including a person with a disability. In all cases in 269 which the agency is prohibited from issuing an administrative 270 child support order, the agency may request the appropriate 271 court with jurisdiction to take action under section 3119.11 of 272 the Revised Code to provide for the care and maintenance of the 273 person with a disability. 274

sec. 3119.66. If the obligor or the obligee requests a 275
court hearing on the revised amount of child support calculated 276

by the child support enforcement agency, the court shall277schedule and conduct a hearing to determine whether the revised278amount of child support is the appropriate amount and whether279the amount of child support being paid under the court child280support order should be revised.281

Sec. 3119.86. (A) Notwithstanding section 3109.01 of the Revised Code, both of the following apply:

(1) (A) The duty of support to a child imposed pursuant to284a court child support order shall continue beyond the child's285eighteenth birthday only under the following circumstances:286

(a) The (1) Under an order issued or modified pursuant to287section 3109.20 or 3119.11 of the Revised Code for a child who288is mentally or physically disabled and is incapable of289supporting or maintaining himself or herselfoneself.290

(b) (2) The child's parents have agreed to continue support beyond the child's eighteenth birthday pursuant to a separation agreement that was incorporated into a decree of divorce or dissolution.

(c) (3)The child continuously attends a recognized and295accredited high school on a full-time basis on and after the296child's eighteenth birthday.297

(2) (B)The duty of support to a child imposed pursuant to298an administrative child support order shall continue beyond the299child's eighteenth birthday only if the child continuously300attends a recognized and accredited high school on a full-time301basis on and after the child's eighteenth birthday.302

(B) A court child support order shall not remain in effect303after the child reaches nineteen years of age unless the order304provides that the duty of support continues under circumstances305

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described in division (A)(1)(a) or (b) of this section for any-	306
period after the child reaches age nineteen. An administrative	307
child support order shall not remain in effect after the child	308
reaches age nineteen.	309
(C) If a court incorporates a separation agreement	310
described in division (A)(1)(b) of this section into a decree of	311
divorce or dissolution, the court may not require the duty of	312
support to continue beyond the date the child's parents have	313
agreed support should terminate.	314
(D) A parent ordered to pay support under a child support	315
order shall continue to pay support under the order, including-	316
during seasonal vacation periods, until the order terminates.	317
Sec. 3119.861. A court child support order shall not	318
remain in effect after the child reaches nineteen years of age	319
unless the order provides that the duty of support continues	320
under circumstances described in division (A)(1) or (2) of	321
section 3119.86 of the Revised Code for any period after the	322
child reaches age nineteen. An administrative child support	323
order shall not remain in effect after the child reaches age	324
<u>nineteen.</u>	325
Sec. 3119.862. Except as provided in division (A)(1) of	326
section 3119.86 of the Revised Code, if a court incorporates a	327
separation agreement described in division (A)(2) of section	328
3119.86 of the Revised Code into a decree of divorce or	329
dissolution, the court may not require the duty of support to	330
continue beyond the date the child's parents have agreed support	331
should terminate.	332
Sec. 3119.863. A parent ordered to pay support under a	333
child support order shall continue to pay support under the	334

order, including during seasonal vacation periods, until the order terminates.	335 336
Sec. 3119.88. (A) Reasons for which a child support order	337
should terminate through the administrative process under	338
section 3119.89 of the Revised Code include all of the	339
following:	340
(1) The child attains the age of majority if the child no	341
longer attends an accredited high school on a full-time basis	342
and the child support order requires support to continue past	343
the age of majority only if the child continuously attends such	344
a high school after attaining that age;	345
(2) The child ceases to attend an accredited high school	346
on a full-time basis after attaining the age of majority, if the	347
child support order requires support to continue past the age of	348
majority only if the child continuously attends such a high	349
school after attaining that age;	350
(3) A termination condition specified in the court child	351
support order has been met for a child who reaches nineteen	352
years of age;	353
(4) The child's death;	354
(5) The child's marriage;	355
(6) The child's emancipation;	356
(7) The child's enlistment in the armed services;	357
(8) The child's deportation;	358
(9) Change of legal custody of the child;	359
(10) The child's adoption;	360
(11) The obligor's death;	361

(12) The grandparent to whom support is being paid or a 362 grandparent who is paying support reports that the grandparent's 363 support order should terminate as a result of one of the events 364 described in division (D) of section 3109.19 of the Revised 365 Code; 366

(13) Marriage of the obligor under a child support order to the obligee, if the obligor and obligee reside together with the child.

(B) A child support order may be terminated by the court
 or child support enforcement agency for any reasons listed in
 division (A) of this section. A court may also terminate an
 order for:

(1) Issued under section 3109.20 or 3119.11 of the Revised	374
Code upon satisfactory proof that the person who is subject of	375
the order is no longer mentally or physically disabled or is	376
capable of supporting or maintaining oneself;	377

(2) For any other appropriate reasons brought to the378attention of the court, unless otherwise prohibited by law.379

Section 2. That existing sections 3119.01, 3119.66,3803119.86, and 3119.88 of the Revised Code are hereby repealed.381

Section 3. Section 3119.01 of the Revised Code as382presented in this act takes effect on the later of April 3,3832024, or the effective date of this section. April 3, 2024, is384the effective date of an earlier amendment to that section by385H.B. 33 of the 135th General Assembly.386

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