As Passed by the House

125th General Assembly Regular Session 2003-2004

Sub. H. B. No. 149

Representatives Fessler, Seitz, Williams, Gilb, Brinkman, Perry, Reidelbach, Walcher, Book, Harwood, Hollister, Mason, S. Smith, Widowfield,
Willamowski, Barrett, Beatty, Blasdel, Brown, Buehrer, Carmichael, Cates, Chandler, Cirelli, Clancy, Collier, Daniels, DeBose, Distel, Domenick,
C. Evans, D. Evans, Faber, Flowers, Gibbs, Grendell, Hagan, Hoops, Hughes, Jerse, Jolivette, Kearns, Kilbane, Latta, Martin, McGregor, Miller, Oelslager, Olman, Otterman, T. Patton, Price, Schaffer, Schmidt, Schneider, Seaver, Setzer, Skindell, D. Stewart, J. Stewart, Sykes, Taylor, Trakas, Wagner, Webster, White, Wolpert, Yates, Young

A BILL

То	amend sections 3119.60, 3119.61, 3119.71, and	1
	3119.74 and to enact sections 3119.77, 3119.771,	2
	3119.772, and 3119.773 of the Revised Code to	3
	provide for review of a child support order at the	4
	request of a member of the uniformed services	5
	called to emergency military service.	6

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

Section 1. That sections 3119.60, 3119.61, 3119.71, and	7
3119.74 be amended and sections 3119.77, 3119.771, 3119.772, and	8
3119.773 of the Revised Code be enacted to read as follows:	9

sec. 3119.60. If a child support enforcement agency, 10
periodically or on request of an obligor or obligee, plans to 11
review a child support order in accordance with the rules adopted 12

pursuant to section 3119.76 of the Revised Code or otherwise plans 13 to review a child support order, it shall do all of the following 14 prior to formally beginning the review: 15 (A) Establish a date certain on which the review will 16 formally begin; 17 (B) At Except as otherwise provided in section 3119.771 of 18 the Revised Code, at least forty-five days before formally 19 beginning the review, send the obligor and the obligee notice of 20 the planned review and of the date when the review will formally 21 begin; 22 (C)(1) Request the obligor to provide the agency, no later 23 than the scheduled date for formally beginning the review, with 24 all of the following: 25 (a) A copy of the obligor's federal income tax return from 26 the previous year; 27 (b) A copy of all pay stubs obtained by the obligor within 28 the preceding six months; 29 (c) A copy of all other records evidencing the receipt of any 30 other salary, wages, or compensation by the obligor within the 31 preceding six months; 32 (d) A list of the group health insurance and health care 33 policies, contracts, and plans available to the obligor and their 34 costs; 35 (e) The current health insurance or health care policy, 36 contract, or plan under which the obligor is enrolled and its 37 cost; 38 (f) Any other information necessary to properly review the 39 40 child support order. (2) Request the obligee to provide the agency, no later than 41

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the scheduled date for formally beginning the review, with all of	42
the following:	43
(a) A copy of the obligee's federal income tax return from	44
the previous year;	45
(b) A copy of all pay stubs obtained by the obligee within	46
the preceding six months;	47
(c) A copy of all other records evidencing the receipt of any	48
other salary, wages, or compensation by the obligee within the	49
preceding six months;	50
(d) A list of the group health insurance and health care	51
policies, contracts, and plans available to the obligee and their	52
costs;	53
(e) The current health insurance or health care policy,	54
contract, or plan under which the obligee is enrolled and its	55
cost;	56
(f) Any other information necessary to properly review the	57
child support order.	58
(D) Include in the notice sent pursuant to division (B) of	59
this section, one of the following:	60
(1) If the child support order being reviewed is a court	61
child support order, a notice that a willful failure to provide	62
the documents and other information requested pursuant to division	63
(C) of this section is contempt of court;	64
(2) If the child support order being reviewed is an	65
administrative child support order, a notice that if either the	66
obligor or obligee fails to comply with the request for	67
information, the agency may bring an action under section 3119.72	68
of the Revised Code requesting that the court find the obligor and	69
the obligee in contempt pursuant to section 2705.02 of the Revised	70
Code.	71

Sec. 3119.61. The child support enforcement agency shall 72 review an administrative child support order on the date 73 established pursuant to section 3119.60 of the Revised Code for 74 formally beginning the review of the order. If the agency 75 determines that a modification is necessary and in the best 76 interest of the child subject to the order, the agency shall 77 calculate the amount the obligor shall pay in accordance with 78 section 3119.021 of the Revised Code. The agency may not grant a 79 deviation pursuant to section 3119.23 of the Revised Code from the 80 quidelines set forth in section 3119.021 of the Revised Code. If 81 the agency can set the child support the obligor is to pay without 82 granting such a deviation from the guidelines, the agency shall do 83 the following: 84

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

(B) If neither the obligor nor obligee timely requests an
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administrative hearing on the revised amount of child support,
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modify the administrative child support order to include the
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revised child support amount;
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(C) If the obligor or obligee timely requests an
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 administrative hearing on the revised amount of child support, do
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 all of the following:
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(1) Schedule a hearing on the issue;

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(2) Give the obligor and obligee notice of the date, time, 102and location of the hearing; 103

(3) Conduct the hearing in accordance with the rules adopted104under section 3119.76 of the Revised Code;105

(4) Redetermine at the hearing a revised amount of childsupport to be paid under the administrative child support order;107

(5) Modify the order to include the revised amount of child 108
support; 109

(6) Give notice to the obligor and obligee of the amount of 110 child support to be paid under the order and that the obligor and 111 obligee may object to the modified order by initiating an action 112 under section 2151.231 of the Revised Code in the juvenile court 113 or other court with jurisdiction under section 2101.022 or 2301.03 114 of the Revised Code of the county in which the mother, the father, 115 the child, or the guardian or custodian of the child reside. 116

If Except as otherwise provided in section 3119.772 of the117Revised Code, ifthe agency modifies an existing administrative118child support order, the modification shall relate back to the119first day of the month following the date certain on which the120review began under section 3119.60 of the Revised Code.121

If the agency cannot set the amount of child support the 122 obligor will pay under the administrative child support order 123 without granting a deviation pursuant to section 3119.23 of the 124 Revised Code, the agency shall bring an action under section 125 2151.231 of the Revised Code on behalf of the person who requested 126 that the agency review the existing administrative order or, if no 127 one requested the review, on behalf of the obligee, in the 128 juvenile court or other court with jurisdiction under section 129 2101.022 or 2301.03 of the Revised Code of the county in which the 130 agency is located requesting that the court issue a child support 131 order. 132

days before the hearing is held.

Sec. 3119.71. If Except as otherwise provided in section	133
3119.772 of the Revised Code:	134
(A) If the obligor or obligee does not request a court	135
hearing on the revised child support amount determined by the	136
child support enforcement agency and filed with the court pursuant	137
to section 3119.63 of the Revised Code and the court modifies the	138
order to include the revised amount pursuant to section 3119.65 of	139
the Revised Code, the modification shall relate back to the first	140
day of the month following the date certain on which the review of	141
the court child support order began pursuant to division (A) of	142
section 3119.60 of the Revised Code. If	143
(B) If the obligor or obligee requests a court hearing on the	144
revised child support amount and the court, after conducting a	145
hearing, modifies the court child support amount under the order,	146
the modification shall relate back to the first day of the month	147
following the date on which the review of the court child support	148
order began pursuant to division (A) of section 3119.60 of the	149
Revised Code.	150
Sec. 3119.74. In addition to administrative reviews conducted	151
pursuant to sections 3119.60 to 3119.63 <u>and section 3119.771</u> of	152
the Revised Code, a child support enforcement agency may conduct	153
administrative reviews of support orders to do the following:	154
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(A) Obtain voluntary notices or court orders under section	156
3121.03 of the Revised Code;	157
(B) Correct any errors in the amount of any arrearage owed by	158
an obligor.	159
The agency shall notify the obligor and obligee of the time,	160
date, and location of the administrative review at least fourteen	161

Sec. 3119.77. (A) As used in this section and sections	163
<u>3119.771, 3119.772, and 3119.773 of the Revised Code:</u>	164
(1) "Emergency military service" means the performance of	165
active military duty by a member of the uniformed services for a	166
period of more than thirty days in a time of war or emergency.	167
(2) "Uniformed services" means the armed forces of the United	168
States or any reserve components of those forces, the Ohio	169
organized militia when engaged in full-time national guard duty,	170
and any other category of persons designated by the president in	171
time of war or emergency.	172
(B) An obligor who is called to emergency military service in	173
the uniformed services may request a review of a child support	174
order for the purpose of modification of the amount of support	175
required under the order. The request must be submitted to the	176
child support enforcement agency administering the order.	177
(C) An obligor who makes a request under division (B) of this	178
section must indicate that the reason for the modification is the	179
obligor's emergency military service and provide with the request	180
a notarized letter from the obligor's commanding officer or any	181
other appropriate documentation specifying the commencement date	182
of the obligor's emergency military service and the monetary	183
compensation for that service.	184
(D) The obligor may provide the child support enforcement	185
agency with a notarized statement designating another individual	186
to act in the administrative review and modification on behalf of	187
<u>the obligor.</u>	188
Sec. 3119.771. (A) A child support enforcement agency that	189
receives a request for review and modification of a child support	190

order pursuant to section 3119.77 of the Revised Code shall send

to the obligor and obligee, not later than three business days

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after receipt of the request, notice of the review and of the date	193
it will begin. The child support enforcement agency shall complete	194
an administrative review in accordance with sections 3119.60 to	195
3119.63 of the Revised Code. The obligor's call to emergency	196
military service shall be considered by the agency as a change of	197
circumstances substantial enough to require a review of the child	198
support amount.	199
(B) On receipt of a notarized statement from an obligor	200
designating another individual to act for the obligor, the child	201
support enforcement agency shall allow the individual to act on	202
the obligor's behalf during the agency's review of the order and	203
shall provide the other individual with any notices required to be	204
given under sections 3119.60 to 3119.63 of the Revised Code,	205
including the notice sent pursuant to division (A) of this	206
section. If, with respect to the review of a court child support	207
order under section 3119.63 of the Revised Code, the obligor or	208
obligee requests a court hearing, the court shall provide the	209
individual acting on behalf of the obligee with any notices	210
required to be given under sections 3119.67 to 3119.69 of the	211
Revised Code.	212

Sec. 3119.772. If a child support enforcement agency, with 213 respect to an administrative child support order, or a court, with 214 respect to a court child support order, modifies a child support 215 order based on an administrative review conducted pursuant to 216 section 3119.77 of the Revised Code, the modification shall relate 217 back to the later of the date the child support enforcement agency 218 sent notice of the review pursuant to division (A) of section 219 3119.771 of the Revised Code or the first day of the month in 220 which the obligor's emergency military service begins. The agency 221 or court shall include a provision in the modified order stating 222 that the modification will terminate and the prior amount of 223

224 support be reinstated as of the first day of the month following 225 the date that the obligor's emergency military service ends. Sec. 3119.773. If the amount to be paid under a child support 226 order is modified pursuant to an administrative review conducted 227 pursuant to section 3119.771 of the Revised Code, the obligor 228 shall provide written notice of the date of termination of the 229 obligor's emergency military service to the child support 230 enforcement agency administering the order not later than the last 231 day of the month in which the service ends. 232 Section 2. That existing sections 3119.60, 3119.61, 3119.71, 233

and 3119.74 of the Revised Code are hereby repealed.