As Introduced

130th General Assembly Regular Session 2013-2014

S. B. No. 382

Senators Jones, Smith

Cosponsors: Senators Seitz, Hite, Skindell

A BILL

То	amend sections 3119.01, 3119.02, 3119.021,	1
	3119.022, 3119.023, 3119.03, 3119.04, 3119.05,	2
	3119.06, 3119.22, 3119.23, 3119.24, 3119.29,	3
	3119.30, 3119.302, 3119.31, 3119.32, 3119.61,	4
	3119.63, 3119.76, 3119.79, 3119.89, 3121.36, and	5
	3123.14; to amend, for the purpose of adopting new	6
	section numbers as indicated in parentheses,	7
	sections 3119.022 (3119.024) and 3119.023	8
	(3119.025); to enact new sections 3119.022 and	9
	3119.023 and sections 3119.026, 3119.027,	10
	3119.028, 3119.041, 3119.051, 3119.231, and	11
	3119.303; and to repeal section 3119.024 of the	12
	Revised Code to make changes to the laws governing	13
	child support; and to amend section 3119.021 of	14
	the Revised Code on the date that is four years	15
	after the bill's effective date, to make	16
	conforming changes on that date.	17

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

Section 1. That sections 3119.01, 3119.02, 3119.021,	18
3119.022, 3119.023, 3119.03, 3119.04, 3119.05, 3119.06, 3119.22,	19
3119.23. 3119.24. 3119.29. 3119.30. 3119.302. 3119.31. 3119.32.	2.0

3119.61, 3119.63, 3119.76, 3119.79, 3119.89, 3121.36, and 3123.14	21
be amended; sections 3119.022 (3119.024) and 3119.023 (3119.025)	22
be amended for the purpose of adopting new section numbers as	23
indicated in parentheses; and new sections 3119.022 and 3119.023	24
and sections 3119.026, 3119.027, 3119.028, 3119.041, 3119.051,	25
3119.231, and 3119.303 of the Revised Code be enacted to read as	26
follows:	27
Sec. 3119.01. (A) As used in the Revised Code, "child support	28
enforcement agency" means a child support enforcement agency	29
designated under former section 2301.35 of the Revised Code prior	30
to October 1, 1997, or a private or government entity designated	31
as a child support enforcement agency under section 307.981 of the	32
Revised Code.	33
(B) As used in this chapter and Chapters 3121., 3123., and	34
3125. of the Revised Code:	35
(1) "Administrative child support order" means any order	36
issued by a child support enforcement agency for the support of a	37
child pursuant to section 3109.19 or 3111.81 of the Revised Code	38
or former section 3111.211 of the Revised Code, section 3111.21 of	39
the Revised Code as that section existed prior to January 1, 1998,	40
or section 3111.20 or 3111.22 of the Revised Code as those	41
sections existed prior to March 22, 2001.	42
(2) "Child support order" means either a court child support	43
order or an administrative child support order.	44
(3) "Obligee" means the person who is entitled to receive the	45
support payments under a support order.	46
(4) "Obligor" means the person who is required to pay support	47
under a support order.	48

(5) "Support order" means either an administrative child

support order or a court support order.

49

(C) As used in this chapter:	51
(1) "Actual annual current cash medical support obligation"	52
means the amount of cash medical support the obligor is ordered to	53
pay for the year, as determined by the status of the health	54
insurance coverage for the child.	55
(2)(a) "Cash medical support" means an amount ordered to be	56
paid in a child support order toward the cost of health insurance	57
provided by a public entity, another parent, or person with whom	58
the child resides, through employment or otherwise, or an amount	59
ordered to be paid for other medical costs not covered by	60
<u>insurance.</u>	61
(b) Except as provided in division (G) of section 3119.05 of	62
the Revised Code, references to an "amount of child support," a	63
"child support amount," or a "child support obligation" also	64
includes the amount of cash medical support, a cash medical	65
support amount, or a cash medical support obligation.	66
(3) "Combined gross income" means the combined gross income	67
of both parents.	68
$\frac{(2)}{(4)}$ "Court child support order" means any order issued by	69
a court for the support of a child pursuant to Chapter 3115. of	70
the Revised Code, section 2151.23, 2151.231, 2151.232, 2151.33,	71
2151.36, 2151.361, 2151.49, 3105.21, 3109.05, 3109.19, 3111.13,	72
3113.04, 3113.07, 3113.31, 3119.65, or 3119.70 of the Revised	73
Code, or division (B) of former section 3113.21 of the Revised	74
Code.	75
(3)(5) "Court-ordered parenting time" means the amount of	76
parenting time a parent is to have under a parenting time order or	77
the amount of time the children are to be in the physical custody	78
of a parent under a shared parenting order.	79
(6) "Court support order" means either a court child support	80
order or an order for the support of a spouse or former spouse	81

issued pursuant to Chapter 3115. of the Revised Code, section	82
3105.18, 3105.65, or 3113.31 of the Revised Code, or division (B)	83
of former section 3113.21 of the Revised Code.	84
$\frac{(4)}{(7)}$ "Extraordinary medical expenses" means any uninsured	85
medical expenses incurred for a child during a calendar year that	86
exceed the actual annual current cash medical support obligation	87
by one hundred dollars.	88
(5)(8) "Federal poverty level" has the same meaning as in	89
section 5121.30 of the Revised Code.	90
(9) "Income" means either of the following:	91
(a) For a parent who is employed to full capacity, the gross	92
income of the parent;	93
(b) For a parent who is unemployed or underemployed, the sum	94
of the gross income of the parent and any potential income of the	95
parent.	96
$\frac{(6)}{(10)}$ "Insurer" means any person authorized under Title	97
XXXIX of the Revised Code to engage in the business of insurance	98
in this state, any health insuring corporation, and any legal	99
entity that is self-insured and provides benefits to its employees	100
or members.	101
$\frac{(7)}{(11)}$ "Gross income" means, except as excluded in division	102
(C) $\frac{(7)}{(11)}$ of this section, the total of all earned and unearned	103
income from all sources during a calendar year, whether or not the	104
income is taxable, and includes income from salaries, wages,	105
overtime pay, and bonuses to the extent described in division (D)	106
of section 3119.05 of the Revised Code; commissions; royalties;	107
tips; rents; dividends; severance pay; pensions; interest; trust	108
income; annuities; social security benefits, including retirement,	109
disability, and survivor benefits that are not means-tested;	110
workers' compensation benefits; unemployment insurance benefits;	111
disability insurance benefits; benefits that are not means-tested	112

and that are received by and in the possession of the veteran who	113
is the beneficiary for any service-connected disability under a	114
program or law administered by the United States department of	115
veterans' affairs or veterans' administration; spousal support	116
actually received; and all other sources of income. "Gross income"	117
includes income of members of any branch of the United States	118
armed services or national guard, including, amounts representing	119
base pay, basic allowance for quarters, basic allowance for	120
subsistence, supplemental subsistence allowance, cost of living	121
adjustment, specialty pay, variable housing allowance, and pay for	122
training or other types of required drills; self-generated income;	123
and potential cash flow from any source.	124
"Gross income" does not include any of the following:	125
(a) Benefits received from means-tested government	126
administered programs, including Ohio works first; prevention,	127
retention, and contingency; means-tested veterans' benefits;	128
supplemental security income; supplemental nutrition assistance	129
program; disability financial assistance; or other assistance for	130
which eligibility is determined on the basis of income or assets;	131
(b) Benefits for any service-connected disability under a	132
program or law administered by the United States department of	133
veterans' affairs or veterans' administration that are not	134
means-tested, that have not been distributed to the veteran who is	135
the beneficiary of the benefits, and that are in the possession of	136
the United States department of veterans' affairs or veterans'	137
administration;	138
(c) Child support <u>amounts</u> received for children who were not	139
born or adopted during the marriage at issue;	140
(d) Amounts paid for mandatory deductions from wages such as	141

union dues but not taxes, social security, or retirement in lieu

of social security;

142

(e) Nonrecurring or unsustainable income or cash flow items;	144
(f) Adoption assistance and foster care maintenance payments	145
made pursuant to Title IV-E of the "Social Security Act," 94 Stat.	146
501, 42 U.S.C.A. 670 (1980), as amended.	147
$\frac{(8)(12)}{(12)}$ "Nonrecurring or unsustainable income or cash flow	148
item" means an income or cash flow item the parent receives in any	149
year or for any number of years not to exceed three years that the	150
parent does not expect to continue to receive on a regular basis.	151
"Nonrecurring or unsustainable income or cash flow item" does not	152
include a lottery prize award that is not paid in a lump sum or	153
any other item of income or cash flow that the parent receives or	154
expects to receive for each year for a period of more than three	155
years or that the parent receives and invests or otherwise uses to	156
produce income or cash flow for a period of more than three years.	157
$\frac{(9)(13)}{(13)}$ (a) "Ordinary and necessary expenses incurred in	158
generating gross receipts" means actual cash items expended by the	159
parent or the parent's business and includes depreciation expenses	160
of business equipment as shown on the books of a business entity.	161
(b) Except as specifically included in "ordinary and	162
necessary expenses incurred in generating gross receipts" by	163
division $(C)\frac{(9)(13)}{(a)}$ of this section, "ordinary and necessary	164
expenses incurred in generating gross receipts" does not include	165
depreciation expenses and other noncash items that are allowed as	166
deductions on any federal tax return of the parent or the parent's	167
business.	168
$\frac{(10)}{(14)}$ "Personal earnings" means compensation paid or	169
payable for personal services, however denominated, and includes	170
wages, salary, commissions, bonuses, draws against commissions,	171
profit sharing, vacation pay, or any other compensation.	172
$\frac{(11)(15)}{(15)}$ "Potential income" means both of the following for a	173

parent who the court pursuant to a court support order, or a child

section 1343.03 of the Revised Code, if the income is significant.

(12)(16) "Schedule" means the basic child support schedule

202

set forth in established pursuant to section 3119.021 of the	204
Revised Code.	205
(13)(17) "Self-generated income" means gross receipts	206
received by a parent from self-employment, proprietorship of a	207
business, joint ownership of a partnership or closely held	208
corporation, and rents minus ordinary and necessary expenses	209
incurred by the parent in generating the gross receipts.	210
"Self-generated income" includes expense reimbursements or in-kind	211
payments received by a parent from self-employment, the operation	212
of a business, or rents, including company cars, free housing,	213
reimbursed meals, and other benefits, if the reimbursements are	214
significant and reduce personal living expenses.	215
(14)(18) "Split parental rights and responsibilities" means a	216
situation in which there is more than one child who is the subject	217
of an allocation of parental rights and responsibilities and each	218
parent is the residential parent and legal custodian of at least	219
one of those children.	220
(15)(19) "Worksheet" means the applicable child support	221
computation worksheet, applicable supplement, self-support reserve	222
test addendum, and non-means-tested benefits addendum that is are	223
used to calculate a parent's child support obligation as set forth	224
in sections 3119.022 and 3119.023 to 3119.028 of the Revised Code.	225
God 3110 02 In one option in which a gount child support	226
Sec. 3119.02. In any action in which a court child support	226
order is issued or modified, in any other proceeding in which the	227
court determines the amount of child support that will be ordered	228
to be paid pursuant to a child support order, or when a child	229
support enforcement agency determines the amount of child support	230
that will be <u>ordered to be</u> paid pursuant to an administrative	231
child support order, issues a new administrative child support	232
order, or issues a modified administrative child support order,	233
the court or agency shall calculate the amount of the obligor's	234

child support obligation in accordance with the basic child							235	
support schedule, the applicable worksheet, and the other							236	
provisions of sections 3119.02 to 3119.24 of the Revised Code. The							237	
court or age	court or agency shall specify the support obligation as a monthly							
amount due and shall order the support obligation to be paid in								
periodic inc	rements as	it deter	mines to b	e in the 1	oest inter	est of	240	
the children	. In perfo	orming its	duties un	der this s	section, t	he	241	
court or age	ncy is not	required	to accept	any calc	ulations i	n a	242	
worksheet pro	epared by	any party	to the ac	tion or p	roceeding.		243	
Sec. 3119.021. The (A) Until a new schedule is issued by the							244	
department of							245	
this section	_	_	_				246	
used by all o							247	
calculating			_		_		248	
				_	_		249	
child support order, unless the combined gross income of the parents is less than sixty six hundred dollars the minimum						250		
combined gross income listed on the schedule or more than one						251		
hundred fifty thousand dollars the maximum combined gross income						252		
listed on the	_						253	
		ic Child S	Support Sc	hedule			254	
Combined							255	
Gross		Num	ber of Ch	ildren			256	
Income	One	Two	Three	Four	Five	Six	257	
6600	600	600	600	600	600	600	258	
7200	600	600	600	600	600	600	259	
7800	600	600	600	600	600	600	260	
8400	600	600	600	600	600	600	261	
9000	849	859	868	878	887	896	262	
9600	1259	1273	1287	1301	1315	1329	263	
10200	1669	1687	1706	1724	1743	1761	264	
10800	2076	2099	2122	2145	2168	2192	265	

11400	2331	2505	2533	2560	2588	2616	266
12000	2439	2911	2943	2975	3007	3039	267
12600	2546	3318	3354	3390	3427	3463	268
13200	2654	3724	3765	3806	3846	3887	269
13800	2761	4029	4175	4221	4266	4311	270
14400	2869	4186	4586	4636	4685	4735	271
15000	2976	4342	4996	5051	5105	5159	272
15600	3079	4491	5321	5466	5524	5583	273
16200	3179	4635	5490	5877	5940	6003	274
16800	3278	4780	5660	6254	6355	6423	275
17400	3378	4924	5830	6442	6771	6843	276
18000	3478	5069	5999	6629	7186	7262	277
18600	3578	5213	6169	6816	7389	7682	278
19200	3678	5358	6339	7004	7592	8102	279
19800	3778	5502	6508	7191	7796	8341	280
20400	3878	5647	6678	7378	7999	8558	281
21000	3977	5790	6847	7565	8201	8774	282
21600	4076	5933	7015	7750	8402	8989	283
22200	4176	6075	7182	7936	8602	9204	284
22800	4275	6216	7345	8116	8798	9413	285
23400	4373	6357	7509	8297	8994	9623	286
24000	4471	6498	7672	8478	9190	9832	287
24600	4570	6639	7836	8658	9386	10042	288
25200	4668	6780	8000	8839	9582	10251	289
25800	4767	6920	8163	9020	9778	10461	290
26400	4865	7061	8327	9200	9974	10670	291
27000	4963	7202	8490	9381	10170	10880	292
27600	5054	7332	8642	9548	10351	11074	293
28200	5135	7448	8776	9697	10512	11246	294
28800	5216	7564	8911	9845	10673	11418	295
29400	5297	7678	9045	9995	10833	11592	296
30000	5377	7792	9179	10143	10994	11764	297
30600	5456	7907	9313	10291	11154	11936	298

31200	5535	8022	9447	10439	11315	12107	299
31800	5615	8136	9581	10587	11476	12279	300
32400	5694	8251	9715	10736	11636	12451	301
33000	5774	8366	9849	10884	11797	12623	302
33600	5853	8480	9983	11032	11957	12794	303
34200	5933	8595	10117	11180	12118	12966	304
34800	6012	8709	10251	11328	12279	13138	305
35400	6091	8824	10385	11476	12439	13310	306
36000	6171	8939	10519	11624	12600	13482	307
36600	6250	9053	10653	11772	12761	13653	308
37200	6330	9168	10787	11920	12921	13825	309
37800	6406	9275	10913	12058	13071	13988	310
38400	6447	9335	10984	12137	13156	14079	311
39000	6489	9395	11055	12215	13242	14170	312
39600	6530	9455	11126	12294	13328	14261	313
40200	6571	9515	11197	12373	13413	14353	314
40800	6613	9575	11268	12451	13499	14444	315
41400	6653	9634	11338	12529	13583	14534	316
42000	6694	9693	11409	12607	13667	14624	317
42600	6735	9752	11479	12684	13752	14714	318
43200	6776	9811	11549	12762	13836	14804	319
43800	6817	9871	11619	12840	13921	14894	320
44400	6857	9930	11690	12917	14005	14985	321
45000	6898	9989	11760	12995	14090	15075	322
45600	6939	10049	11830	13073	14174	15165	323
46200	6978	10103	11897	13146	14251	15250	324
46800	7013	10150	11949	13203	14313	15316	325
47400	7048	10197	12000	13260	14375	15382	326
48000	7083	10245	12052	13317	14437	15448	327
48600	7117	10292	12103	13374	14498	15514	328
49200	7152	10339	12155	13432	14560	15580	329
49800	7187	10386	12206	13489	14622	15646	330
50400	7222	10433	12258	13546	14684	15712	331

51000	7257	10481	12309	13603	14745	15778	332
51600	7291	10528	12360	13660	14807	15844	333
52200	7326	10575	12412	13717	14869	15910	334
52800	7361	10622	12463	13774	14931	15976	335
53400	7396	10669	12515	13832	14992	16042	336
54000	7431	10717	12566	13889	15054	16108	337
54600	7468	10765	12622	13946	15120	16178	338
55200	7524	10845	12716	14050	15232	16298	339
55800	7582	10929	12814	14159	15350	16425	340
56400	7643	11016	12918	14273	15474	16558	341
57000	7704	11104	13021	14388	15598	16691	342
57600	7765	11192	13125	14502	15722	16824	343
58200	7825	11277	13225	14613	15842	16953	344
58800	7883	11361	13324	14723	15961	17079	345
59400	7941	11445	13423	14832	16079	17206	346
60000	8000	11529	13522	14941	16197	17333	347
60600	8058	11612	13620	15050	16315	17460	348
61200	8116	11696	13719	15160	16433	17587	349
61800	8175	11780	13818	15269	16552	17714	350
62400	8233	11864	13917	15378	16670	17840	351
63000	8288	11945	14011	15481	16783	17958	352
63600	8344	12024	14102	15582	16893	18075	353
64200	8399	12103	14194	15683	17002	18193	354
64800	8454	12183	14285	15784	17111	18310	355
65400	8510	12262	14376	15885	17220	18427	356
66000	8565	12341	14468	15986	17330	18544	357
66600	8620	12421	14559	16087	17439	18661	358
67200	8676	12500	14650	16188	17548	18778	359
67800	8731	12579	14741	16289	17657	18895	360
68400	8786	12659	14833	16390	17767	19012	361
69000	8842	12738	14924	16491	17876	19129	362
69600	8897	12817	15015	16592	17985	19246	363
70200	8953	12897	15107	16693	18094	19363	364

70800	9008	12974	15196	16791	18201	19476	365
71400	9060	13047	15281	16885	18302	19585	366
72000	9111	13120	15366	16979	18404	19694	367
72600	9163	13194	15451	17073	18506	19803	368
73200	9214	13267	15536	17167	18608	19912	369
73800	9266	13340	15621	17261	18709	20021	370
74400	9318	13413	15706	17355	18811	20130	371
75000	9369	13487	15791	17449	18913	20239	372
75600	9421	13560	15876	17543	19015	20347	373
76200	9473	13633	15961	17636	19116	20456	374
76800	9524	13707	16046	17730	19218	20565	375
77400	9576	13780	16131	17824	19320	20674	376
78000	9627	13853	16216	17918	19422	20783	377
78600	9679	13927	16300	18012	19523	20892	378
79200	9731	14000	16385	18106	19625	21001	379
79800	9782	14073	16470	18200	19727	21109	380
80400	9834	14147	16555	18294	19829	21218	381
81000	9885	14220	16640	18387	19930	21326	382
81600	9936	14292	16723	18480	20030	21434	383
82200	9987	14364	16807	18573	20131	21541	384
82800	10038	14439	16891	18665	20235	21651	385
83400	10090	14514	16979	18762	20340	21763	386
84000	10142	14589	17066	18859	20444	21875	387
84600	10194	14663	17154	18956	20549	21987	388
85200	10246	14738	17241	19052	20653	22099	389
85800	10298	14813	17329	19149	20758	22211	390
86400	10350	14887	17417	19246	20863	22323	391
87000	10403	14962	17504	19343	20967	22435	392
87600	10455	15037	17592	19440	21072	22547	393
88200	10507	15111	17679	19537	21176	22659	394
88800	10559	15186	17767	19633	21281	22771	395
89400	10611	15261	17855	19730	21386	22883	396
90000	10663	15335	17942	19827	21490	22995	397

90600	10715	15410	18030	19924	21595	23107	398
91200	10767	15485	18118	20021	21700	23219	399
91800	10819	15559	18205	20118	21804	23331	400
92400	10872	15634	18293	20215	21909	23443	401
93000	10924	15709	18380	20311	22013	23555	402
93600	10976	15783	18468	20408	22118	23667	403
94200	11028	15858	18556	20505	22223	23779	404
94800	11080	15933	18643	20602	22327	23891	405
95400	11132	16007	18731	20699	22432	24003	406
96000	11184	16082	18818	20796	22536	24115	407
96600	11236	16157	18906	20892	22641	24227	408
97200	11289	16231	18994	20989	22746	24339	409
97800	11341	16306	19081	21086	22850	24451	410
98400	11393	16381	19169	21183	22955	24563	411
99000	11446	16450	19255	21279	23062	24676	412
99600	11491	16516	19334	21366	23156	24777	413
100200	11536	16583	19413	21453	23250	24878	414
100800	11581	16649	19491	21539	23345	24978	415
101400	11625	16714	19569	21625	23437	25077	416
102000	11670	16779	19646	21710	23530	25177	417
102600	11714	16844	19724	21796	23623	25276	418
103200	11759	16909	19801	21881	23715	25375	419
103800	11803	16974	19879	21967	23808	25475	420
104400	11847	17039	19956	22052	23901	25574	421
105000	11892	17104	20034	22138	23994	25673	422
105600	11934	17167	20108	22220	24083	25769	423
106200	11979	17232	20186	22305	24176	25868	424
106800	12023	17297	20263	22391	24269	25968	425
107400	12068	17362	20341	22476	24361	26067	426
108000	12110	17425	20415	22559	24451	26162	427
108600	12155	17490	20493	22644	24543	26262	428
109200	12199	17555	20570	22730	24636	26361	429
109800	12243	17620	20648	22815	24729	26460	430

110400	12286	17683	20722	22897	24818	26556	431
111000	12331	17748	20800	22983	24911	26655	432
111600	12375	17813	20877	23068	25004	26755	433
112200	12419	17878	20955	23154	25096	26854	434
112800	12462	17941	21029	23236	25186	26949	435
113400	12506	18006	21107	23322	25278	27049	436
114000	12551	18071	21184	23407	25371	27148	437
114600	12595	18136	21262	23493	25464	27247	438
115200	12640	18202	21339	23578	25557	27347	439
115800	12682	18264	21414	23660	25646	27442	440
116400	12727	18329	21491	23746	25739	27542	441
117000	12771	18394	21569	23831	25832	27641	442
117600	12815	18460	21646	23917	25924	27740	443
118200	12858	18522	21721	23999	26013	27836	444
118800	12902	18587	21798	24084	26106	27935	445
119400	12947	18652	21876	24170	26199	28034	446
120000	12991	18718	21953	24256	26292	28134	447
120600	13034	18780	22028	24338	26381	28229	448
121200	13078	18845	22105	24423	26474	28329	449
121800	13123	18910	22183	24509	26567	28428	450
122400	13167	18976	22260	24594	26659	28527	451
123000	13210	19038	22335	24676	26749	28623	452
123600	13254	19103	22412	24762	26841	28722	453
124200	13299	19168	22490	24847	26934	28821	454
124800	13343	19234	22567	24933	27027	28921	455
125400	13386	19296	22642	25015	27116	29016	456
126000	13430	19361	22719	25101	27209	29115	457
126600	13474	19426	22797	25186	27302	29215	458
127200	13519	19492	22874	25272	27395	29314	459
127800	13561	19554	22949	25354	27484	29410	460
128400	13606	19619	23026	25439	27576	29509	461
129000	13650	19684	23104	25525	27669	29608	462
129600	13695	19750	23181	25610	27762	29708	463

S. B. No. 382 Page 16 As Introduced

130200	13739	19815	23259	25696	27855	29807	464
130800	13783	19879	23335	25780	27946	29905	465
131400	13828	19945	23414	25868	28041	30007	466
132000	13874	20012	23494	25955	28136	30108	467
132600	13919	20079	23573	26043	28231	30210	468
133200	13963	20143	23649	26127	28323	30308	469
133800	14008	20210	23729	26215	28418	30410	470
134400	14054	20276	23808	26302	28513	30511	471
135000	14099	20343	23887	26390	28608	30613	472
135600	14143	20407	23964	26474	28699	30711	473
136200	14188	20474	24043	26561	28794	30813	474
136800	14234	20541	24123	26649	28889	30914	475
137400	14279	20607	24202	26737	28984	31016	476
138000	14323	20671	24278	26821	29075	31114	477
138600	14368	20738	24358	26908	29170	31215	478
139200	14414	20805	24437	26996	29265	31317	479
139800	14459	20872	24516	27083	29361	31419	480
140400	14503	20936	24593	27168	29452	31517	481
141000	14549	21002	24672	27255	29547	31618	482
141600	14594	21069	24751	27343	29642	31720	483
142200	14639	21136	24831	27430	29737	31822	484
142800	14683	21200	24907	27515	29828	31920	485
143400	14729	21267	24986	27602	29923	32021	486
144000	14774	21333	25066	27690	30018	32123	487
144600	14820	21400	25145	27777	30113	32225	488
145200	14865	21467	25225	27865	30208	32327	489
145800	14909	21531	25301	27949	30300	32424	490
146400	14963	21596	25377	28041	30396	32526	491
147000	15006	21659	25452	28124	30486	32622	492
147600	15049	21722	25527	28207	30576	32718	493
148200	15090	21782	25599	28286	30662	32810	494
148800	15133	21845	25674	28369	30752	32907	495
149400	15176	21908	25749	28452	30842	33003	496

150000	15218	21971	25823	28534	30931	33099	497
10830	<u>2566</u>	<u>4153</u>	<u>4823</u>	<u>5412</u>	<u>5976</u>	<u>6517</u>	498
11400	<u>2701</u>	<u>4372</u>	<u>5077</u>	<u>5697</u>	<u>6290</u>	<u>6860</u>	499
12000	2843	<u>4602</u>	<u>5344</u>	<u>5996</u>	<u>6621</u>	7221	500
12600	<u> 2985</u>	<u>4832</u>	<u>5611</u>	<u>6296</u>	<u>6952</u>	<u>7582</u>	501
13200	3127	<u>5062</u>	<u>5878</u>	<u>6596</u>	<u>7283</u>	7943	502
13800	<u>3269</u>	<u>5292</u>	<u>6145</u>	<u>6896</u>	<u>7614</u>	8304	503
<u>14400</u>	3412	<u>5522</u>	6413	7196	<u>7945</u>	<u>8665</u>	504
<u>15000</u>	<u>3554</u>	<u>5752</u>	<u>6680</u>	<u>7495</u>	<u>8276</u>	9026	505
<u>15600</u>	<u> 3696</u>	<u>5982</u>	<u>6947</u>	<u>7795</u>	<u>8608</u>	<u>9387</u>	506
<u>16200</u>	<u>3838</u>	<u>6212</u>	<u>7214</u>	<u>8095</u>	<u>8939</u>	<u>9748</u>	507
<u>16800</u>	<u>3980</u>	<u>6442</u>	<u>7481</u>	8395	<u>9270</u>	10109	508
<u>17400</u>	<u>4122</u>	<u>6672</u>	7749	<u>8695</u>	<u>9601</u>	10470	509
<u>18000</u>	<u>4264</u>	<u>6902</u>	8016	<u>8995</u>	<u>9932</u>	<u>10831</u>	510
<u>18600</u>	<u>4407</u>	<u>7133</u>	8283	<u>9294</u>	<u>10263</u>	11192	511
<u>19200</u>	<u>4549</u>	<u>7363</u>	<u>8550</u>	<u>9594</u>	<u>10594</u>	<u>11554</u>	512
<u>19800</u>	<u>4691</u>	<u>7593</u>	8817	<u>9894</u>	<u>10925</u>	<u>11915</u>	513
20400	<u>4833</u>	<u>7823</u>	<u>9085</u>	10194	<u>11256</u>	12276	514
21000	<u>4975</u>	8053	<u>9352</u>	10494	<u>11587</u>	<u>12637</u>	515
<u>21600</u>	<u>5117</u>	<u>8283</u>	<u>9619</u>	10793	<u>11918</u>	12998	516
22200	<u>5259</u>	<u>8513</u>	<u>9886</u>	11093	12249	<u>13359</u>	517
22800	<u>5402</u>	<u>8743</u>	<u>10153</u>	<u>11393</u>	<u>12580</u>	13720	518
23400	<u>5544</u>	<u>8973</u>	10421	11693	12911	<u>14081</u>	519
24000	<u>5686</u>	<u>9203</u>	<u>10688</u>	11993	13242	14442	520
<u>24600</u>	<u>5828</u>	<u>9433</u>	<u>10955</u>	12293	<u>13573</u>	<u>14803</u>	521
<u>25200</u>	<u>5970</u>	<u>9663</u>	11222	<u>12592</u>	<u>13905</u>	<u>15164</u>	522
<u>25800</u>	<u>6112</u>	<u>9894</u>	11489	12892	<u>14236</u>	<u>15525</u>	523
<u> 26400</u>	<u>6255</u>	<u>10124</u>	<u>11757</u>	13192	<u>14567</u>	<u>15886</u>	524
<u>27000</u>	<u>6397</u>	<u>10354</u>	<u>12024</u>	<u>13492</u>	<u>14898</u>	<u>16247</u>	525
<u>27600</u>	<u>6539</u>	<u>10584</u>	12291	13792	<u>15229</u>	<u>16608</u>	526
<u>28200</u>	<u>6681</u>	<u>10814</u>	<u>12558</u>	<u>14091</u>	<u>15560</u>	<u> 16969</u>	527
<u>28800</u>	<u>6789</u>	10989	12761	<u>14319</u>	<u>15811</u>	<u>17243</u>	528
<u>29400</u>	<u>6836</u>	<u>11065</u>	12849	14418	<u>15919</u>	<u>17361</u>	529

30000	<u>6884</u>	11142	<u>12938</u>	<u>14516</u>	<u>16028</u>	<u>17479</u>	530
<u>30600</u>	<u>6931</u>	<u>11218</u>	<u>13026</u>	<u>14615</u>	<u>16137</u>	<u>17597</u>	531
31200	<u>6979</u>	<u>11295</u>	<u>13115</u>	<u>14714</u>	<u>16245</u>	<u>17715</u>	532
31800	7026	<u>11372</u>	<u>13203</u>	<u>14813</u>	<u>16354</u>	<u>17833</u>	533
32400	<u>7074</u>	11448	<u>13292</u>	14912	<u>16463</u>	<u>17952</u>	534
33000	<u>7121</u>	<u>11525</u>	<u>13380</u>	<u>15011</u>	<u>16572</u>	<u>18070</u>	535
<u>33600</u>	<u>7169</u>	<u>11601</u>	<u>13469</u>	<u>15109</u>	<u>16680</u>	<u>18188</u>	536
34200	<u>7216</u>	<u>11678</u>	<u>13557</u>	<u>15208</u>	<u>16789</u>	<u>18306</u>	537
34800	<u>7264</u>	<u>11755</u>	<u>13646</u>	<u>15307</u>	<u>16898</u>	<u>18424</u>	538
<u>35400</u>	<u>7311</u>	<u>11831</u>	<u>13734</u>	<u>15406</u>	<u>17006</u>	<u>18543</u>	539
36000	<u>7359</u>	<u>11908</u>	<u>13823</u>	<u>15505</u>	<u>17115</u>	<u>18661</u>	540
<u>36600</u>	<u>7406</u>	<u>11984</u>	<u>13911</u>	<u>15604</u>	<u>17224</u>	<u>18779</u>	541
<u>37200</u>	<u>7454</u>	<u>12061</u>	14000	<u>15702</u>	<u>17333</u>	<u>18897</u>	542
<u>37800</u>	<u>7501</u>	<u>12138</u>	14088	<u>15801</u>	<u>17441</u>	<u>19015</u>	543
38400	<u>7549</u>	<u>12214</u>	<u>14177</u>	<u>15900</u>	<u>17550</u>	<u>19133</u>	544
39000	<u>7596</u>	<u>12291</u>	14265	<u>15999</u>	<u>17659</u>	<u>19252</u>	545
<u>39600</u>	<u>7644</u>	<u>12368</u>	<u>14354</u>	16098	<u>17768</u>	<u>19370</u>	546
<u>40200</u>	<u>7691</u>	<u>12444</u>	14442	<u>16197</u>	<u>17876</u>	<u>19488</u>	547
<u>40800</u>	7739	<u>12521</u>	<u>14530</u>	<u>16295</u>	<u>17985</u>	<u>19606</u>	548
<u>41400</u>	<u>7786</u>	<u>12597</u>	14619	<u>16394</u>	<u>18094</u>	<u>19724</u>	549
<u>42000</u>	<u>7834</u>	<u>12674</u>	<u>14707</u>	<u>16493</u>	<u>18202</u>	<u>19843</u>	550
<u>42600</u>	<u>7881</u>	<u>12751</u>	<u>14796</u>	<u>16592</u>	<u>18311</u>	<u>19961</u>	551
<u>43200</u>	<u>7929</u>	<u>12827</u>	<u>14884</u>	<u>16691</u>	<u>18420</u>	20079	552
<u>43800</u>	<u>7976</u>	<u>12904</u>	<u>14973</u>	<u>16790</u>	<u>18529</u>	<u>20197</u>	553
44400	8024	12980	<u>15061</u>	<u>16888</u>	<u>18637</u>	<u>20315</u>	554
<u>45000</u>	8071	<u>13057</u>	<u>15150</u>	<u>16987</u>	<u>18746</u>	20433	555
<u>45600</u>	8119	<u>13134</u>	<u>15238</u>	<u>17086</u>	<u>18855</u>	<u>20552</u>	556
<u>46200</u>	8166	<u>13210</u>	<u>15327</u>	<u>17185</u>	<u>18964</u>	<u>20670</u>	557
<u>46800</u>	<u>8214</u>	<u>13287</u>	<u>15415</u>	<u>17284</u>	<u>19072</u>	20788	558
<u>47400</u>	8261	<u>13364</u>	<u>15504</u>	<u>17383</u>	<u>19181</u>	<u>20906</u>	559
<u>48000</u>	<u>8309</u>	<u>13440</u>	<u>15592</u>	<u>17482</u>	<u>19290</u>	<u>21024</u>	560
<u>48600</u>	<u>8356</u>	<u>13517</u>	<u>15681</u>	<u>17580</u>	<u>19398</u>	<u>21143</u>	561
<u>49200</u>	<u>8404</u>	<u>13593</u>	<u>15769</u>	<u>17679</u>	<u>19507</u>	<u>21261</u>	562

<u>49800</u>	<u>8451</u>	<u>13670</u>	<u>15858</u>	<u>17778</u>	19616	21379	563
50400	8499	<u>13747</u>	<u>15946</u>	<u>17877</u>	<u>19725</u>	21497	564
<u>51000</u>	<u>8546</u>	13823	<u>16035</u>	<u>17976</u>	19833	<u>21615</u>	565
<u>51600</u>	<u>8594</u>	13900	<u>16123</u>	<u>18075</u>	19942	<u>21733</u>	566
<u>52200</u>	<u>8641</u>	<u>13976</u>	16212	<u>18173</u>	20051	21852	567
<u>52800</u>	<u>8689</u>	<u>14053</u>	<u>16300</u>	18272	20159	21970	568
<u>53400</u>	<u>8736</u>	<u>14130</u>	16389	<u>18371</u>	20268	22088	569
<u>54000</u>	<u>8784</u>	14206	16477	<u>18470</u>	20377	<u>22206</u>	570
<u>54600</u>	<u>8831</u>	14283	<u>16566</u>	<u> 18569</u>	20486	22324	571
<u>55200</u>	<u>8879</u>	14359	<u>16654</u>	<u> 18668</u>	20594	22443	572
<u>55800</u>	<u>8926</u>	<u>14436</u>	16743	<u> 18766</u>	20703	<u>22561</u>	573
<u>56400</u>	<u>8974</u>	<u>14513</u>	<u>16831</u>	<u> 18865</u>	20812	<u>22679</u>	574
<u>57000</u>	9021	<u>14589</u>	<u>16920</u>	<u>18964</u>	20921	<u>22797</u>	575
<u>57600</u>	<u>9069</u>	14666	<u>17008</u>	<u>19063</u>	21029	<u>22915</u>	576
<u>58200</u>	9116	14743	<u>17097</u>	<u>19162</u>	21138	23033	577
<u>58800</u>	<u>9164</u>	<u>14819</u>	<u>17185</u>	<u>19261</u>	21247	<u>23152</u>	578
<u>59400</u>	<u>9211</u>	<u>14896</u>	<u>17274</u>	<u>19359</u>	<u>21355</u>	23270	579
60000	<u>9259</u>	14972	<u>17362</u>	<u>19458</u>	21464	23388	580
60600	<u>9306</u>	<u>15049</u>	<u>17451</u>	<u>19557</u>	21573	<u>23506</u>	581
61200	<u>9354</u>	<u>15126</u>	<u>17539</u>	<u> 19656</u>	21682	<u>23625</u>	582
61800	<u>9402</u>	<u>15203</u>	<u>17628</u>	<u> 19755</u>	<u>21791</u>	23743	583
62400	9449	<u>15280</u>	<u>17717</u>	<u> 19855</u>	21900	23862	584
<u>63000</u>	<u>9497</u>	<u>15356</u>	<u>17806</u>	<u>19954</u>	22009	23980	585
<u>63600</u>	<u>9545</u>	<u>15433</u>	<u>17894</u>	<u>20053</u>	22118	24099	586
64200	<u>9592</u>	<u>15510</u>	<u>17983</u>	20152	22227	24218	587
<u>64800</u>	<u>9640</u>	<u>15587</u>	<u>18072</u>	<u>20251</u>	22336	<u>24336</u>	588
<u>65400</u>	<u>9688</u>	<u>15664</u>	<u>18161</u>	<u>20351</u>	22446	<u>24455</u>	589
<u>66000</u>	<u>9735</u>	<u>15741</u>	<u>18250</u>	20450	<u>22555</u>	<u>24573</u>	590
<u>66600</u>	<u>9783</u>	<u>15818</u>	<u>18338</u>	20549	<u>22664</u>	24692	591
<u>67200</u>	<u>9831</u>	<u>15895</u>	<u>18427</u>	20648	22773	24811	592
<u>67800</u>	<u>9878</u>	<u>15971</u>	<u>18516</u>	20747	22882	24929	593
<u>68400</u>	<u>9926</u>	16048	<u> 18605</u>	20846	22991	<u>25048</u>	594
<u>69000</u>	<u>9974</u>	<u>16125</u>	<u>18694</u>	20946	23100	<u>25166</u>	595

<u>69600</u>	10021	16202	<u>18782</u>	21045	23209	<u>25285</u>	596
70200	10069	16279	<u>18871</u>	21144	23318	<u>25404</u>	597
70800	10117	<u>16356</u>	<u>18960</u>	<u>21243</u>	23427	<u>25522</u>	598
71400	10164	16433	19049	21342	23537	<u>25641</u>	599
72000	10212	16510	19138	21442	23646	<u>25759</u>	600
72600	<u>10260</u>	<u>16586</u>	<u>19226</u>	21541	23755	<u>25878</u>	601
73200	<u>10307</u>	16663	<u>19315</u>	21640	23864	<u>25997</u>	602
73800	10355	16740	<u>19404</u>	<u>21739</u>	23973	<u> 26115</u>	603
74400	10403	<u>16817</u>	19493	<u>21838</u>	24082	<u> 26234</u>	604
<u>75000</u>	10450	<u>16894</u>	<u>19582</u>	<u>21937</u>	24191	<u> 26352</u>	605
<u>75600</u>	10498	<u>16971</u>	<u>19670</u>	22037	24300	<u> 26471</u>	606
<u>76200</u>	10546	17048	<u> 19759</u>	<u>22136</u>	24409	<u> 26590</u>	607
<u>76800</u>	10593	<u>17125</u>	19848	22235	24519	<u> 26708</u>	608
77400	10641	<u>17201</u>	<u>19937</u>	22334	24628	<u> 26827</u>	609
<u>78000</u>	10689	<u>17278</u>	20025	22433	24737	<u> 26945</u>	610
<u>78600</u>	<u>10736</u>	<u>17355</u>	20114	22533	24846	<u>27064</u>	611
79200	10784	<u>17432</u>	20203	22632	<u>24955</u>	<u>27182</u>	612
<u>79800</u>	10832	<u>17509</u>	20292	<u>22731</u>	<u>25064</u>	<u>27301</u>	613
80400	<u>10879</u>	<u>17586</u>	<u>20381</u>	22830	<u>25173</u>	<u>27420</u>	614
81000	10927	<u>17663</u>	20469	22929	<u>25282</u>	<u>27538</u>	615
<u>81600</u>	<u>10975</u>	<u>17740</u>	<u>20558</u>	23028	<u>25391</u>	<u>27657</u>	616
82200	11022	<u>17816</u>	20647	23128	<u>25500</u>	<u>27775</u>	617
82800	11070	<u>17893</u>	20736	23227	<u>25610</u>	<u>27894</u>	618
<u>83400</u>	11118	<u>17970</u>	20825	23326	<u>25719</u>	28013	619
<u>84000</u>	<u>11165</u>	<u>18047</u>	20913	<u>23425</u>	<u>25828</u>	<u>28131</u>	620
<u>84600</u>	11213	<u>18124</u>	21002	23524	<u>25937</u>	<u>28250</u>	621
<u>85200</u>	<u>11261</u>	<u>18201</u>	<u>21091</u>	23624	<u>26046</u>	<u>28368</u>	622
<u>85800</u>	<u>11308</u>	<u>18278</u>	21180	<u>23723</u>	<u> 26155</u>	28487	623
<u>86400</u>	<u>11356</u>	<u>18355</u>	21269	23822	<u>26264</u>	<u> 28606</u>	624
<u>87000</u>	<u>11404</u>	<u>18432</u>	<u>21357</u>	<u>23921</u>	<u> 26373</u>	<u>28724</u>	625
<u>87600</u>	<u>11451</u>	<u>18508</u>	21446	24020	<u> 26482</u>	28843	626
<u>88200</u>	11499	<u>18585</u>	<u>21535</u>	24119	<u> 26591</u>	<u>28961</u>	627
<u>88800</u>	11547	<u>18662</u>	21624	24219	<u> 26701</u>	<u>29080</u>	628

S. B. No. 382 Page 21 As Introduced

<u>89400</u>	11594	<u>18739</u>	21713	24318	<u> 26810</u>	<u> 29199</u>	629
90000	11642	<u>18816</u>	<u>21801</u>	24417	<u> 26919</u>	29317	630
<u>90600</u>	11690	<u>18893</u>	21890	24516	27028	<u>29436</u>	631
<u>91200</u>	<u>11737</u>	<u>18970</u>	<u>21979</u>	<u>24615</u>	<u>27137</u>	<u> 29554</u>	632
<u>91800</u>	<u>11785</u>	19047	22068	<u>24715</u>	<u>27246</u>	<u>29673</u>	633
<u>92400</u>	<u>11833</u>	19123	22157	24814	<u>27355</u>	<u> 29792</u>	634
<u>93000</u>	<u>11880</u>	<u>19200</u>	22245	24913	27464	29910	635
<u>93600</u>	11928	<u> 19277</u>	22334	25012	<u>27573</u>	30029	636
<u>94200</u>	11976	<u>19354</u>	22423	<u>25111</u>	27682	30147	637
<u>94800</u>	12023	<u>19431</u>	22512	<u>25211</u>	27792	<u>30266</u>	638
<u>95400</u>	<u>12071</u>	<u>19508</u>	<u>22601</u>	<u>25310</u>	<u>27901</u>	<u>30385</u>	639
<u>96000</u>	12119	<u>19585</u>	<u>22689</u>	<u>25409</u>	28010	<u>30503</u>	640
<u>96600</u>	<u>12166</u>	<u>19662</u>	22778	<u>25508</u>	28119	30622	641
<u>97200</u>	12214	<u>19738</u>	<u>22867</u>	<u>25607</u>	<u>28228</u>	30740	642
<u>97800</u>	12262	<u>19815</u>	<u>22956</u>	<u>25706</u>	<u>28337</u>	30859	643
<u>98400</u>	<u>12309</u>	<u>19892</u>	<u>23045</u>	<u>25806</u>	<u>28446</u>	30977	644
<u>99000</u>	<u>12357</u>	<u>19969</u>	<u>23133</u>	<u>25905</u>	<u> 28555</u>	31096	645
<u>99600</u>	<u>12404</u>	20046	23222	<u> 26004</u>	<u>28664</u>	31215	646
100200	12452	20123	<u>23311</u>	<u> 26103</u>	<u>28773</u>	31333	647
100800	12500	20200	23400	<u> 26202</u>	<u>28883</u>	31452	648
101400	<u>12547</u>	20277	23488	<u> 26302</u>	<u>28992</u>	31570	649
102000	<u>12595</u>	<u>20353</u>	<u>23577</u>	<u> 26401</u>	<u>29101</u>	31689	650
102600	12643	20430	<u>23666</u>	<u> 26500</u>	<u>29210</u>	31808	651
103200	12690	20507	<u>23755</u>	<u> 26599</u>	<u>29319</u>	<u>31926</u>	652
<u>103800</u>	<u>12738</u>	20584	23844	<u> 26698</u>	<u>29428</u>	32045	653
104400	<u>12786</u>	<u>20661</u>	<u>23932</u>	<u> 26797</u>	<u> 29537</u>	<u>32163</u>	654
<u>105000</u>	<u>12833</u>	20738	<u>24021</u>	<u> 26897</u>	<u>29646</u>	32282	655
<u>105600</u>	<u>12881</u>	20815	24110	<u> 26996</u>	<u> 29755</u>	32401	656
<u>106200</u>	12929	20892	24199	<u>27095</u>	<u>29864</u>	<u>32519</u>	657
<u>106800</u>	12976	20969	<u>24288</u>	<u>27194</u>	<u>29974</u>	<u>32638</u>	658
107400	13024	21045	<u>24376</u>	<u>27293</u>	30083	<u>32756</u>	659
108000	13072	21122	<u>24465</u>	<u>27393</u>	30192	<u>32875</u>	660
<u>108600</u>	<u>13119</u>	<u>21199</u>	<u>24554</u>	27492	<u>30301</u>	32994	661

S. B. No. 382 Page 22 As Introduced

109200	<u>13167</u>	<u>21276</u>	24643	<u>27591</u>	30410	33112	662
109800	<u>13215</u>	<u>21353</u>	<u>24732</u>	<u>27690</u>	<u>30519</u>	<u>33231</u>	663
110400	<u>13262</u>	<u>21430</u>	24820	<u>27789</u>	30628	33349	664
<u>111000</u>	<u>13310</u>	<u>21507</u>	<u>24909</u>	27888	<u>30737</u>	33468	665
<u>111600</u>	<u>13358</u>	<u>21584</u>	<u>24998</u>	<u>27988</u>	<u>30846</u>	<u>33587</u>	666
112200	<u>13405</u>	<u>21660</u>	<u>25087</u>	<u>28087</u>	<u>30956</u>	<u>33705</u>	667
112800	<u>13453</u>	<u>21737</u>	<u>25176</u>	<u>28186</u>	<u>31065</u>	33824	668
113400	<u>13501</u>	21814	<u>25264</u>	<u>28285</u>	31174	33942	669
114000	13548	<u>21891</u>	<u>25353</u>	<u>28384</u>	<u>31283</u>	34061	670
114600	<u>13596</u>	21968	<u>25442</u>	<u>28484</u>	31392	34180	671
115200	<u>13644</u>	22045	<u>25531</u>	<u>28583</u>	<u>31501</u>	34298	672
<u>115800</u>	<u>13692</u>	22122	<u>25620</u>	<u>28682</u>	<u>31610</u>	34417	673
116400	<u>13739</u>	22199	<u>25709</u>	<u>28782</u>	<u>31720</u>	<u>34536</u>	674
117000	<u>13787</u>	<u>22276</u>	<u>25798</u>	<u>28881</u>	31829	<u>34655</u>	675
<u>117600</u>	<u>13835</u>	<u>22353</u>	<u>25887</u>	<u>28981</u>	<u>31939</u>	<u>34774</u>	676
118200	<u>13883</u>	<u>22431</u>	<u>25976</u>	<u>29080</u>	32048	34893	677
<u>118800</u>	<u>13931</u>	<u>22508</u>	<u> 26065</u>	<u>29180</u>	32158	35012	678
119400	<u>13979</u>	<u>22585</u>	<u> 26154</u>	<u>29279</u>	<u>32267</u>	<u>35131</u>	679
120000	<u>14026</u>	<u>22662</u>	<u> 26244</u>	<u>29379</u>	<u>32377</u>	<u>35250</u>	680
<u>120600</u>	<u>14074</u>	<u>22739</u>	<u> 26333</u>	<u>29478</u>	<u>32486</u>	<u>35369</u>	681
<u>121200</u>	<u>14122</u>	<u>22816</u>	<u> 26422</u>	<u>29578</u>	<u>32596</u>	<u>35488</u>	682
<u>121800</u>	<u>14170</u>	<u>22893</u>	<u> 26511</u>	<u>29678</u>	<u>32705</u>	<u>35607</u>	683
<u>122400</u>	<u>14218</u>	<u>22971</u>	<u> 26600</u>	<u> 29777</u>	<u>32815</u>	<u>35726</u>	684
<u>123000</u>	<u>14266</u>	<u>23048</u>	<u> 26689</u>	<u>29877</u>	<u>32924</u>	<u>35845</u>	685
<u>123600</u>	<u>14313</u>	<u>23125</u>	<u> 26778</u>	<u>29976</u>	<u>33034</u>	<u>35964</u>	686
124200	<u>14361</u>	<u>23202</u>	<u> 26867</u>	<u>30076</u>	<u>33143</u>	36083	687
<u>124800</u>	<u>14409</u>	<u>23279</u>	<u> 26956</u>	30175	<u>33253</u>	<u>36202</u>	688
<u>125400</u>	<u>14457</u>	<u>23356</u>	<u>27045</u>	30275	<u>33362</u>	36321	689
<u>126000</u>	<u>14505</u>	<u>23433</u>	<u>27135</u>	30374	<u>33472</u>	36440	690
<u>126600</u>	<u>14553</u>	<u>23511</u>	<u>27224</u>	<u>30474</u>	<u>33581</u>	<u>36559</u>	691
127200	<u>14600</u>	<u>23588</u>	<u>27313</u>	<u>30573</u>	<u>33691</u>	<u>36678</u>	692
<u>127800</u>	<u>14648</u>	<u>23665</u>	<u>27402</u>	<u>30673</u>	<u>33800</u>	<u>36797</u>	693
<u>128400</u>	<u>14696</u>	<u>23742</u>	<u>27491</u>	30772	<u>33910</u>	<u>36916</u>	694

129000	14744	23819	<u>27580</u>	30872	34019	<u>37035</u>	695
<u>129600</u>	14792	23896	<u>27669</u>	<u>30971</u>	34129	<u>37154</u>	696
130200	14840	23973	<u>27758</u>	31071	34238	<u>37273</u>	697
<u>130800</u>	14887	<u>24051</u>	27847	31170	34347	<u>37392</u>	698
<u>131400</u>	<u>14935</u>	24128	<u>27936</u>	31270	<u>34457</u>	<u>37511</u>	699
<u>132000</u>	14983	24205	<u>28026</u>	31369	<u>34566</u>	<u>37630</u>	700
<u>132600</u>	<u>15031</u>	24282	<u>28115</u>	<u>31469</u>	<u>34676</u>	<u>37749</u>	701
133200	<u>15079</u>	24359	28204	<u>31569</u>	<u>34785</u>	<u>37868</u>	702
<u>133800</u>	<u>15126</u>	24436	28293	31668	<u>34895</u>	<u>37987</u>	703
134400	<u>15174</u>	24513	28382	31768	<u>35004</u>	<u>38106</u>	704
<u>135000</u>	<u>15222</u>	24591	28471	<u>31867</u>	<u>35114</u>	<u>38225</u>	705
<u>135600</u>	<u>15270</u>	24668	28560	<u>31967</u>	<u>35223</u>	<u>38344</u>	706
136200	<u>15318</u>	24745	28649	<u>32066</u>	<u>35333</u>	<u>38463</u>	707
<u>136800</u>	<u>15366</u>	24822	28738	<u>32166</u>	<u>35442</u>	<u>38582</u>	708
137400	<u>15413</u>	24899	28828	<u>32265</u>	<u>35552</u>	<u>38701</u>	709
<u>138000</u>	<u>15461</u>	<u>24976</u>	<u>28917</u>	<u>32365</u>	<u>35661</u>	<u>38820</u>	710
<u>138600</u>	<u>15509</u>	<u>25053</u>	<u>29006</u>	<u>32464</u>	<u>35771</u>	<u>38939</u>	711
139200	<u>15557</u>	<u>25131</u>	<u> 29095</u>	<u>32564</u>	<u>35880</u>	<u>39058</u>	712
<u>139800</u>	<u>15605</u>	<u>25208</u>	<u>29184</u>	<u>32663</u>	<u>35990</u>	39177	713
140400	<u>15653</u>	<u>25285</u>	<u> 29273</u>	<u>32763</u>	36099	<u> 39296</u>	714
141000	<u>15700</u>	<u>25362</u>	<u>29362</u>	<u>32862</u>	<u>36209</u>	<u>39415</u>	715
141600	<u>15748</u>	<u>25439</u>	<u>29451</u>	<u>32962</u>	<u>36318</u>	<u>39534</u>	716
142200	<u>15796</u>	<u>25516</u>	<u>29540</u>	<u>33061</u>	<u>36428</u>	<u>39653</u>	717
142800	<u>15844</u>	<u>25593</u>	<u>29629</u>	<u>33161</u>	<u>36537</u>	<u>39772</u>	718
<u>143400</u>	<u>15892</u>	<u>25671</u>	29719	33261	<u>36647</u>	<u>39891</u>	719
144000	<u>15940</u>	<u>25748</u>	<u>29808</u>	<u>33360</u>	<u>36756</u>	40010	720
<u>144600</u>	<u>15987</u>	<u>25825</u>	<u> 29897</u>	<u>33460</u>	<u>36866</u>	<u>40129</u>	721
<u>145200</u>	<u>16035</u>	<u>25902</u>	<u> 29986</u>	<u>33559</u>	<u>36975</u>	<u>40248</u>	722
<u>145800</u>	<u>16083</u>	<u>25979</u>	<u>30075</u>	<u>33659</u>	<u>37084</u>	<u>40367</u>	723
<u>146400</u>	<u>16131</u>	<u> 26056</u>	<u>30164</u>	<u>33758</u>	<u>37194</u>	<u>40486</u>	724
<u>147000</u>	<u>16179</u>	<u>26133</u>	<u>30253</u>	<u>33858</u>	<u>37303</u>	<u>40605</u>	725
<u>147600</u>	<u>16227</u>	<u> 26211</u>	30342	<u>33957</u>	<u>37413</u>	40724	726
148200	<u>16274</u>	<u> 26288</u>	<u>30431</u>	<u>34057</u>	<u>37522</u>	40843	727

<u>148800</u>	16322	<u> 26365</u>	<u>30520</u>	<u>34156</u>	<u>37632</u>	40962	728
149400	<u>16370</u>	<u> 26442</u>	<u>30610</u>	<u>34256</u>	<u>37741</u>	<u>41081</u>	729
<u>150000</u>	<u>16418</u>	<u> 26519</u>	<u>30699</u>	<u>34355</u>	<u>37851</u>	<u>41200</u>	730
<u>150600</u>	<u>16466</u>	<u> 26596</u>	<u>30788</u>	<u>34455</u>	<u>37960</u>	<u>41319</u>	731
<u>151200</u>	<u>16514</u>	<u> 26673</u>	30877	<u>34554</u>	<u>38070</u>	<u>41438</u>	732
<u>151800</u>	<u>16561</u>	<u> 26751</u>	<u>30966</u>	<u>34654</u>	<u>38179</u>	<u>41557</u>	733
<u>152400</u>	<u>16609</u>	<u> 26828</u>	<u>31055</u>	<u>34753</u>	<u>38289</u>	<u>41676</u>	734
<u>153000</u>	<u> 16657</u>	<u> 26905</u>	31144	<u>34853</u>	<u>38398</u>	<u>41795</u>	735
<u>153600</u>	<u> 16705</u>	<u> 26982</u>	31233	<u>34952</u>	<u>38508</u>	<u>41914</u>	736
<u>154200</u>	<u> 16753</u>	<u>27059</u>	31322	<u>35052</u>	<u>38617</u>	<u>42033</u>	737
<u>154800</u>	<u>16801</u>	<u>27136</u>	<u>31411</u>	<u>35152</u>	<u>38727</u>	<u>42152</u>	738
<u>155400</u>	<u>16848</u>	<u>27213</u>	<u>31501</u>	<u>35251</u>	<u>38836</u>	<u>42271</u>	739
<u>156000</u>	<u>16896</u>	<u>27291</u>	31590	<u>35351</u>	<u>38946</u>	<u>42390</u>	740
<u>156600</u>	<u>16944</u>	<u>27368</u>	31679	<u>35450</u>	<u>39055</u>	<u>42509</u>	741
<u>157200</u>	16992	<u>27445</u>	31768	<u>35550</u>	<u>39165</u>	<u>42628</u>	742
<u>157800</u>	<u>17040</u>	<u>27522</u>	<u>31857</u>	<u>35649</u>	<u>39274</u>	<u>42747</u>	743
<u>158400</u>	<u>17088</u>	<u>27599</u>	31946	35749	<u>39384</u>	<u>42866</u>	744
<u>159000</u>	<u>17135</u>	<u>27676</u>	<u>32035</u>	35848	<u>39493</u>	<u>42985</u>	745
<u>159600</u>	<u>17183</u>	<u>27754</u>	<u>32124</u>	35948	<u>39603</u>	<u>43104</u>	746
<u>160200</u>	<u>17231</u>	<u>27831</u>	32213	36047	39712	<u>43223</u>	747
<u>160800</u>	<u>17279</u>	<u>27908</u>	32303	36147	<u>39821</u>	43342	748
<u>161400</u>	<u>17327</u>	<u>27985</u>	32392	<u>36246</u>	<u>39931</u>	<u>43461</u>	749
<u>162000</u>	<u>17374</u>	<u>28062</u>	<u>32481</u>	<u>36346</u>	<u>40040</u>	<u>43580</u>	750
<u>162600</u>	<u>17422</u>	<u>28139</u>	<u>32570</u>	<u>36445</u>	<u>40150</u>	<u>43699</u>	751
<u>163200</u>	<u>17470</u>	<u>28216</u>	<u>32659</u>	<u>36545</u>	<u>40259</u>	<u>43818</u>	752
<u>163800</u>	<u>17518</u>	<u>28294</u>	32748	<u>36644</u>	<u>40369</u>	<u>43937</u>	753
<u>164400</u>	<u>17566</u>	<u>28371</u>	<u>32837</u>	36744	<u>40478</u>	<u>44056</u>	754
<u>165000</u>	<u>17614</u>	28448	32926	36843	<u>40588</u>	<u>44175</u>	755
<u>165600</u>	<u>17661</u>	<u>28525</u>	<u>33015</u>	<u>36943</u>	<u>40697</u>	<u>44294</u>	756
<u>166200</u>	<u>17709</u>	<u>28602</u>	<u>33104</u>	37043	<u>40807</u>	44413	757
<u>166800</u>	<u>17757</u>	<u> 28679</u>	<u>33194</u>	<u>37142</u>	<u>40916</u>	<u>44532</u>	758
<u>167400</u>	<u>17805</u>	<u>28756</u>	<u>33283</u>	<u>37242</u>	<u>41026</u>	<u>44652</u>	759
<u>168000</u>	<u>17853</u>	<u>28834</u>	33372	<u>37341</u>	<u>41135</u>	<u>44771</u>	760

168	<u> 8600</u>	<u>17901</u>	28911	<u>33461</u>	<u>37441</u>	41245	44890	761
169	9200	<u>17948</u>	28988	<u>33550</u>	<u>37540</u>	<u>41354</u>	<u>45009</u>	762
169	<u> 800</u>	<u>17996</u>	<u>29065</u>	<u>33639</u>	<u>37640</u>	<u>41464</u>	<u>45128</u>	763
170	0400	<u>18044</u>	29142	33728	<u>37739</u>	<u>41573</u>	<u>45247</u>	764
<u>171</u>	000	<u>18092</u>	29219	<u>33817</u>	<u>37839</u>	<u>41683</u>	<u>45366</u>	765
<u>171</u>	600	<u>18140</u>	<u> 29296</u>	<u>33906</u>	<u>37938</u>	41792	<u>45485</u>	766
172	2200	<u>18188</u>	<u>29374</u>	<u>33995</u>	<u>38038</u>	41902	<u>45604</u>	767
<u>172</u>	2800	<u>18235</u>	29451	<u>34085</u>	<u>38137</u>	42011	<u>45723</u>	768
<u>173</u>	<u> 3400</u>	<u>18283</u>	<u>29528</u>	<u>34174</u>	<u>38237</u>	<u>42121</u>	<u>45842</u>	769
<u>174</u>	1000	<u>18331</u>	<u>29605</u>	<u>34263</u>	<u>38336</u>	<u>42230</u>	<u>45961</u>	770
<u>174</u>	<u>1600</u>	<u>18379</u>	29682	34352	<u>38436</u>	<u>42340</u>	<u>46080</u>	771
<u> 175</u>	<u> </u>	<u>18427</u>	<u>29759</u>	34441	<u>38535</u>	<u>42449</u>	46199	772
<u> 175</u>	<u> 800</u>	<u>18475</u>	<u>29836</u>	<u>34530</u>	<u>38635</u>	<u>42558</u>	<u>46318</u>	773
176	<u> </u>	<u>18522</u>	<u>29914</u>	<u>34619</u>	<u>38735</u>	<u>42668</u>	<u>46437</u>	774
<u> 177</u>	7000	<u>18570</u>	<u> 29991</u>	<u>34708</u>	<u>38834</u>	<u>42777</u>	<u>46556</u>	775
<u> 177</u>	<u> 7600</u>	<u>18618</u>	30068	<u>34797</u>	<u>38934</u>	<u>42887</u>	<u>46675</u>	776
<u> 178</u>	<u> 3200</u>	<u>18666</u>	30145	<u>34886</u>	<u>39033</u>	<u>42996</u>	<u>46794</u>	777
<u> 178</u>	<u> 8800</u>	<u>18714</u>	30222	<u>34976</u>	39133	<u>43106</u>	<u>46913</u>	778
179	9400	<u>18762</u>	30299	<u>35065</u>	<u>39232</u>	<u>43215</u>	<u>47032</u>	779
180	0000	<u>18809</u>	30376	<u>35154</u>	<u>39332</u>	<u>43325</u>	<u>47151</u>	780
180	<u> 1600</u>	<u>18857</u>	<u>30454</u>	<u>35243</u>	<u>39431</u>	<u>43434</u>	<u>47270</u>	781
<u>181</u>	200	<u>18905</u>	30531	<u>35332</u>	<u>39531</u>	<u>43544</u>	<u>47389</u>	782
<u>181</u>	800	<u>18953</u>	30608	<u>35421</u>	<u>39630</u>	<u>43653</u>	<u>47508</u>	783
182	<u>2400</u>	<u>19001</u>	<u>30685</u>	<u>35510</u>	<u>39730</u>	<u>43763</u>	<u>47627</u>	784
<u> 183</u>	<u>8000</u>	19049	30762	<u>35599</u>	<u>39829</u>	<u>43872</u>	<u>47746</u>	785
<u> 183</u>	<u> 8600</u>	<u>19096</u>	30839	<u>35688</u>	<u>39929</u>	<u>43982</u>	<u>47865</u>	786
<u>184</u>	1200	<u>19144</u>	30916	<u>35777</u>	<u>40028</u>	<u>44091</u>	<u>47984</u>	787
<u> 184</u>	1800	<u>19192</u>	30994	<u>35867</u>	40128	<u>44201</u>	<u>48103</u>	788
<u> 185</u>	<u> </u>	<u>19240</u>	<u>31071</u>	<u>35956</u>	40227	<u>44310</u>	<u>48222</u>	789
186	<u> 5000</u>	<u>19288</u>	31148	<u>36045</u>	<u>40327</u>	<u>44420</u>	<u>48341</u>	790
186	<u> 5600</u>	<u>19336</u>	<u>31225</u>	<u>36134</u>	<u>40426</u>	<u>44529</u>	<u>48460</u>	791
<u> 187</u>	7200	<u>19383</u>	31302	<u>36223</u>	<u>40526</u>	<u>44639</u>	<u>48579</u>	792
<u> 187</u>	<u> 7800</u>	<u>19431</u>	31379	<u>36312</u>	<u>40626</u>	<u>44748</u>	<u>48698</u>	793

S. B. No. 382 Page 26 As Introduced

<u>188400</u>	<u>19479</u>	<u>31456</u>	<u>36401</u>	40725	44858	48817	794
<u>189000</u>	<u>19527</u>	<u>31534</u>	<u>36490</u>	<u>40825</u>	<u>44967</u>	<u>48936</u>	795
<u>189600</u>	<u> 19575</u>	<u>31611</u>	<u>36579</u>	40924	<u>45077</u>	<u>49055</u>	796
<u>190200</u>	<u>19622</u>	<u>31688</u>	<u>36669</u>	41024	<u>45186</u>	<u>49174</u>	797
<u>190800</u>	<u>19670</u>	<u>31765</u>	<u>36758</u>	41123	<u>45295</u>	49293	798
<u>191400</u>	<u>19718</u>	31842	<u>36847</u>	41223	<u>45405</u>	49412	799
<u>192000</u>	<u> 19766</u>	<u>31919</u>	<u>36936</u>	41322	<u>45514</u>	<u>49531</u>	800
<u>192600</u>	<u>19814</u>	<u>31996</u>	<u>37025</u>	41422	<u>45624</u>	<u>49650</u>	801
<u>193200</u>	<u>19862</u>	<u>32074</u>	<u>37114</u>	<u>41521</u>	<u>45733</u>	<u>49769</u>	802
<u>193800</u>	<u>19909</u>	<u>32151</u>	<u>37203</u>	<u>41621</u>	<u>45843</u>	<u>49888</u>	803
<u>194400</u>	<u>19957</u>	32228	37292	41720	<u>45952</u>	<u>50007</u>	804
<u>195000</u>	20005	<u>32305</u>	<u>37381</u>	<u>41820</u>	<u>46062</u>	<u>50126</u>	805
<u>195600</u>	20053	32382	<u>37470</u>	41919	<u>46171</u>	50245	806
196200	20101	<u>32459</u>	<u>37560</u>	42019	<u>46281</u>	<u>50364</u>	807
<u>196800</u>	20149	<u>32536</u>	37649	<u>42118</u>	<u>46390</u>	50483	808
197400	20196	<u>32614</u>	<u>37738</u>	<u>42218</u>	<u>46500</u>	<u>50602</u>	809
<u>198000</u>	<u>20244</u>	<u>32691</u>	<u>37827</u>	<u>42317</u>	<u>46609</u>	50721	810
<u>198600</u>	20292	32768	<u>37916</u>	<u>42417</u>	<u>46719</u>	50840	811
199200	20340	32845	<u>38005</u>	<u>42517</u>	<u>46828</u>	<u>50959</u>	812
<u>199800</u>	20388	32922	38094	<u>42616</u>	<u>46938</u>	51078	813
200400	20436	<u>32999</u>	38183	<u>42716</u>	<u>47047</u>	<u>51197</u>	814
201000	20483	33077	38272	<u>42815</u>	<u>47157</u>	<u>51316</u>	815
<u>201600</u>	<u>20531</u>	<u>33154</u>	<u>38361</u>	<u>42915</u>	<u>47266</u>	<u>51435</u>	816
202200	<u>20579</u>	<u>33231</u>	<u>38451</u>	<u>43014</u>	<u>47376</u>	<u>51554</u>	817
202800	<u>20627</u>	<u>33308</u>	38540	<u>43114</u>	<u>47485</u>	<u>51673</u>	818
203400	<u>20675</u>	<u>33385</u>	38629	43213	<u>47595</u>	<u>51792</u>	819
204000	20723	<u>33462</u>	38718	<u>43313</u>	<u>47704</u>	<u>51911</u>	820
<u>204600</u>	<u>20770</u>	<u>33539</u>	38807	43412	<u>47814</u>	<u>52030</u>	821
205200	20818	<u>33617</u>	<u>38896</u>	<u>43512</u>	<u>47923</u>	<u>52149</u>	822
<u>205800</u>	<u>20865</u>	<u>33694</u>	<u>38985</u>	<u>43611</u>	<u>48032</u>	<u>52268</u>	823
206400	20914	<u>33771</u>	39074	<u>43711</u>	<u>48142</u>	<u>52387</u>	824
207000	<u>20962</u>	33848	<u>39163</u>	<u>43810</u>	<u>48251</u>	<u>52506</u>	825
<u>207600</u>	<u>21010</u>	<u>33925</u>	<u>39252</u>	<u>43910</u>	<u>48361</u>	<u>52625</u>	826

S. B. No. 382 Page 27 As Introduced

208200	<u>21057</u>	34002	<u>39342</u>	44009	<u>48470</u>	<u>52744</u>	827
208800	<u>21105</u>	<u>34079</u>	<u>39431</u>	<u>44109</u>	<u>48580</u>	<u>52863</u>	828
209400	<u>21153</u>	<u>34157</u>	<u>39520</u>	44209	<u>48689</u>	<u>52982</u>	829
210000	<u>21201</u>	<u>34234</u>	<u>39609</u>	<u>44308</u>	<u>48799</u>	<u>53101</u>	830
<u>210600</u>	<u>21249</u>	<u>34311</u>	<u>39698</u>	44408	<u>48908</u>	<u>53220</u>	831
<u>211200</u>	<u>21297</u>	<u>34388</u>	<u>39787</u>	44507	49018	<u>53339</u>	832
<u>211800</u>	21344	<u>34465</u>	<u>39876</u>	<u>44607</u>	<u>49127</u>	<u>53458</u>	833
212400	21392	34542	<u>39965</u>	<u>44706</u>	<u>49237</u>	<u>53577</u>	834
213000	21440	<u>34619</u>	<u>40054</u>	<u>44806</u>	<u>49346</u>	<u>53696</u>	835
<u>213600</u>	<u>21488</u>	<u>34697</u>	<u>40144</u>	<u>44905</u>	<u>49456</u>	<u>53815</u>	836
214200	<u>21536</u>	<u>34774</u>	<u>40233</u>	<u>45005</u>	<u>49565</u>	<u>53934</u>	837
<u>214800</u>	<u>21584</u>	<u>34851</u>	40322	<u>45104</u>	<u>49675</u>	<u>54053</u>	838
<u>215400</u>	<u>21631</u>	<u>34928</u>	<u>40411</u>	<u>45204</u>	<u>49784</u>	<u>54172</u>	839
<u>216000</u>	<u>21679</u>	<u>35005</u>	<u>40500</u>	<u>45303</u>	<u>49894</u>	<u>54291</u>	840
<u>216600</u>	<u>21727</u>	<u>35082</u>	<u>40589</u>	<u>45403</u>	<u>50003</u>	<u>54410</u>	841
<u>217200</u>	<u>21775</u>	<u>35159</u>	<u>40678</u>	<u>45502</u>	<u>50113</u>	<u>54529</u>	842
<u>217800</u>	<u>21823</u>	<u>35237</u>	<u>40767</u>	<u>45602</u>	50222	<u>54648</u>	843
218400	<u>21870</u>	<u>35314</u>	<u>40856</u>	<u>45701</u>	<u>50332</u>	<u>54767</u>	844
<u>219000</u>	<u>21918</u>	<u>35391</u>	<u>40945</u>	<u>45801</u>	<u>50441</u>	<u>54886</u>	845
<u>219600</u>	<u>21966</u>	<u>35468</u>	41035	<u>45900</u>	<u>50551</u>	<u>55005</u>	846
220200	<u>22014</u>	<u>35545</u>	<u>41124</u>	<u>46000</u>	<u>50660</u>	<u>55124</u>	847
220800	22062	<u>35622</u>	41213	<u>46100</u>	<u>50769</u>	<u>55243</u>	848
<u>221400</u>	<u>22110</u>	<u>35699</u>	<u>41302</u>	<u>46199</u>	<u>50879</u>	<u>55362</u>	849
<u>222000</u>	<u>22157</u>	<u>35777</u>	<u>41391</u>	<u>46299</u>	<u>50988</u>	<u>55481</u>	850
<u>222600</u>	<u>22205</u>	<u>35854</u>	<u>41480</u>	<u>46398</u>	<u>51098</u>	<u>55600</u>	851
223200	<u>22253</u>	<u>35931</u>	<u>41569</u>	<u>46498</u>	<u>51207</u>	<u>55719</u>	852
<u>223800</u>	<u>22301</u>	36008	<u>41658</u>	<u>46597</u>	<u>51317</u>	<u>55838</u>	853
224400	22349	<u>36085</u>	<u>41747</u>	<u>46697</u>	<u>51426</u>	<u>55957</u>	854
<u>225000</u>	<u>22397</u>	<u>36162</u>	<u>41836</u>	<u>46796</u>	<u>51536</u>	<u>56076</u>	855
<u>225600</u>	22444	<u>36239</u>	<u>41926</u>	<u>46896</u>	<u>51645</u>	<u>56195</u>	856
<u>226200</u>	22492	<u>36317</u>	<u>42015</u>	<u>46995</u>	<u>51755</u>	<u>56314</u>	857
<u>226800</u>	22540	<u>36394</u>	<u>42104</u>	<u>47095</u>	<u>51864</u>	<u>56433</u>	858
<u>227400</u>	22588	<u>36471</u>	<u>42193</u>	<u>47194</u>	<u>51974</u>	<u>56552</u>	859

228000	<u>22636</u>	<u>36548</u>	<u>42282</u>	<u>47294</u>	<u>52083</u>	<u>56671</u>	860
<u>228600</u>	22684	<u>36625</u>	<u>42371</u>	<u>47393</u>	<u>52193</u>	<u>56790</u>	861
229200	<u>22731</u>	<u>36702</u>	<u>42460</u>	<u>47493</u>	<u>52302</u>	<u>56909</u>	862
<u>229800</u>	<u>22779</u>	<u>36779</u>	<u>42549</u>	<u>47592</u>	<u>52412</u>	<u>57028</u>	863
230400	22827	<u>36857</u>	<u>42638</u>	<u>47692</u>	<u>52521</u>	<u>57147</u>	864
<u>231000</u>	<u>22875</u>	<u>36934</u>	<u>42727</u>	<u>47791</u>	<u>52631</u>	<u>57266</u>	865
<u>231600</u>	22923	<u>37011</u>	<u>42817</u>	<u>47891</u>	<u>52740</u>	<u>57385</u>	866
232200	22971	<u>37088</u>	<u>42906</u>	<u>47991</u>	<u>52850</u>	<u>57504</u>	867
<u>232800</u>	<u>23018</u>	<u>37165</u>	<u>42995</u>	<u>48090</u>	<u>52959</u>	<u>57623</u>	868
233400	<u>23066</u>	<u>37242</u>	<u>43084</u>	<u>48190</u>	<u>53069</u>	<u>57742</u>	869
<u>234000</u>	<u>23114</u>	<u>37319</u>	43173	<u>48289</u>	<u>53178</u>	<u>57861</u>	870
<u>234600</u>	<u>23162</u>	<u>37397</u>	<u>43262</u>	<u>48389</u>	<u>53288</u>	<u>57980</u>	871
<u>235200</u>	<u>23210</u>	<u>37474</u>	<u>43351</u>	<u>48488</u>	<u>53397</u>	<u>58099</u>	872
<u>235800</u>	<u>23258</u>	<u>37551</u>	<u>43440</u>	<u>48588</u>	<u>53506</u>	<u>58218</u>	873
<u>236400</u>	<u>23305</u>	<u>37628</u>	43529	<u>48687</u>	<u>53616</u>	<u>58337</u>	874
237000	<u>23353</u>	<u>37705</u>	43619	<u>48787</u>	<u>53725</u>	<u>58456</u>	875
<u>237600</u>	<u>23401</u>	<u>37782</u>	<u>43708</u>	<u>48886</u>	<u>53835</u>	<u>58575</u>	876
238200	23449	<u>37859</u>	<u>43797</u>	<u>48986</u>	<u>53944</u>	<u>58694</u>	877
<u>238800</u>	<u>23497</u>	<u>37937</u>	<u>43886</u>	<u>49085</u>	<u>54054</u>	<u>58813</u>	878
239400	<u>23545</u>	<u>38014</u>	<u>43975</u>	<u>49185</u>	<u>54163</u>	<u>58932</u>	879
240000	<u>23592</u>	<u>38091</u>	<u>44064</u>	<u>49284</u>	<u>54273</u>	<u>59051</u>	880
<u>240600</u>	<u>23640</u>	<u>38168</u>	<u>44153</u>	<u>49384</u>	<u>54382</u>	<u>59170</u>	881
<u>241200</u>	<u>23688</u>	<u>38245</u>	<u>44242</u>	<u>49483</u>	<u>54492</u>	<u>59289</u>	882
<u>241800</u>	<u>23736</u>	38322	<u>44331</u>	<u>49583</u>	<u>54601</u>	<u>59408</u>	883
<u>242400</u>	<u>23784</u>	<u>38400</u>	<u>44420</u>	<u>49683</u>	<u>54711</u>	<u>59527</u>	884
<u>243000</u>	23832	<u>38477</u>	<u>44510</u>	<u>49782</u>	<u>54820</u>	<u>59646</u>	885
<u>243600</u>	<u>23879</u>	<u>38554</u>	<u>44599</u>	<u>49882</u>	<u>54930</u>	<u>59765</u>	886
<u>244200</u>	<u>23927</u>	<u>38631</u>	<u>44688</u>	<u>49981</u>	<u>55039</u>	<u>59884</u>	887
<u>244800</u>	<u>23975</u>	<u>38708</u>	<u>44777</u>	<u>50081</u>	<u>55149</u>	<u>60003</u>	888
<u>245400</u>	<u>24023</u>	<u>38785</u>	<u>44866</u>	<u>50180</u>	<u>55258</u>	60122	889
<u>246000</u>	<u>24071</u>	<u>38862</u>	<u>44955</u>	<u>50280</u>	<u>55368</u>	60241	890
<u>246600</u>	24119	<u>38940</u>	<u>45044</u>	<u>50379</u>	<u>55477</u>	<u>60360</u>	891
<u>247200</u>	<u>24166</u>	<u>39017</u>	<u>45133</u>	<u>50479</u>	<u>55587</u>	60479	892

S. B. No. 382
As Introduced

247800	24214	39094	<u>45222</u>	<u>50578</u>	<u>55696</u>	<u>60598</u>	893
248400	24262	<u>39171</u>	<u>45311</u>	<u>50678</u>	<u>55806</u>	<u>60717</u>	894
249000	24310	<u>39248</u>	<u>45401</u>	<u>50777</u>	<u>55915</u>	<u>60836</u>	895
249600	24358	<u>39325</u>	<u>45490</u>	<u>50877</u>	<u>56025</u>	<u>60955</u>	896
<u>250200</u>	<u>24405</u>	<u>39402</u>	<u>45579</u>	<u>50976</u>	<u>56134</u>	61074	897
(B)(1)	Starting	four years	after th	e effectiv	ve date of	B.	898
of the 1	130th gene	ral assemb	oly and ev	ery fourth	ı year		899
thereafter,	the depar	tment shal	l issue,	by rule ac	lopted in		900
accordance v	with Chapt	er 119. of	the Revi	sed Code,	an updated	d basic	901
child suppor	rt schedul	e. The rul	e shall b	e adopted	so that i	ts	902
<u>effective da</u>	ate is not	later tha	n the fir	st of Octo	ber of eac	ch of	903
those years	and shall	include a	statemen	t of the a	assumptions	s used	904
<u>to adjust th</u>	<u>ne schedul</u>	e. On the	effective	date of t	the rule,	<u>the</u>	905
updated sche	edule shal	l supersec	le either	the basic	child sup	port	906
schedule tha	at appears	in divisi	on (A) of	this sect	cion or, i	<u>f the</u>	907
schedule has	<u>been pre</u>	viously up	dated by	rule, the	most rece	ntly	908
updated basi	ic child s	upport sch	edule, as	applicabl	e. An upda	ated	909
schedule sha	all be use	d by all c	ourts and	child sur	port enfo	rcement	910
agencies who	<u>en calcula</u>	ting the a	mount of	child supp	port to be	paid	911
pursuant to	a child s	upport ord	ler.				912
(2) The	e departme	nt, in con	sultation	with the	child sup	<u>port</u>	913
guidelines a	advisory c	<u>ouncil est</u>	ablished	<u>in sectior</u>	1 3119.023	of the	914
Revised Code	e, shall u	odate the	schedule :	based on t	the follow:	ing:	915
<u>(a) Cha</u>	anges in t	he consume	r price i	ndex for a	all urban		916
consumers, r	midwest ur	ban region	, or its	successive	<u>e equivale</u>	nt, as	917
<u>determined l</u>	oy the Uni	ted States	<u>departme</u>	nt of labo	or, bureau	of	918
<u>labor statis</u>	stics, or	its succes	sor in re	sponsibili	ty, for a	<u>11</u>	919
<u>items, as ca</u>	alculated	in accorda	nce with	division (C) of this	<u>5</u>	920
section;							921
(b) Inf	formation	gathered b	y the dep	artment as	s part of	<u>the</u>	922
review condu	ucted in a	ccordance	with sect	<u>ion 3119.(</u>)22 of the		923
Revised Code	2.						924

(3) The department shall compare the current consumer price	925
index with that determined for the prior period, and shall	926
determine the percentage increase or decrease. The current	927
consumer price index shall be the consumer price index that is in	928
effect as of the first day of October of every fourth year after	929
the effective date ofB of the 130th general assembly.	930
For the adjustment made four years after the effective date of	931
B of the 130th general assembly, the prior period	932
consumer price index shall be the consumer price index that is in	933
effect as of January of the year of the effective date ofB.	934
of the 130th general assembly. For each subsequent update of	935
the basic child support schedule, the prior period consumer price	936
index shall be the current consumer price index for the most	937
recently updated schedule. The percentage increase or decrease	938
shall be multiplied by each amount in the most recently updated	939
basic child support schedule, and the product shall be added to or	940
subtracted from each amount and rounded to the nearest dollar.	941
Sec. 3119.022. (A) Starting four years after the effective	942
date ofB of the 130th general assembly and every fourth	943
year thereafter, the department of job and family services shall	944
review the basic child support schedule and adjust the schedule in	945
accordance with division (B) of section 3119.021 of the Revised	946
Code.	947
(B) The review required under this section shall be conducted	948
to determine whether child support orders issued in accordance	949
with the schedule and worksheet adequately provide for the needs	950
of the children who are the subject of the child support orders.	951
(C) The department shall prepare a report of its review and	952
submit a copy of the report to both houses of the general assembly	953
on or before the first day of March of 2017 and every fourth year	954
thereafter.	955

Sec. 3119.023. (A) For each review conducted under section	956
3119.022 of the Revised Code, the department of job and family	957
services shall establish a child support guidelines advisory	958
council to assist the department in the completion of its review	959
and its report required to be prepared under division (C) of	960
section 3119.022 of the Revised Code. The council shall also	961
consult with the department prior to the department's adoption of	962
the rule required under section 3119.021 of the Revised Code.	963
(B) Each council shall be composed of obligors; obligees;	964
judges of courts of common pleas whose practice includes a	965
significant number of domestic relations cases; representatives of	966
child support enforcement agencies; other persons interested in	967
the welfare of children; three members of the senate appointed by	968
the president of the senate, not more than two of whom are members	969
of the same political party; and three members of the house of	970
representatives appointed by the speaker of the house, not more	971
than two of whom are members of the same political party.	972
(C) The department shall consider input from the council	973
prior to the completion of any report under section 3119.022 of	974
the Revised Code.	975
(D) The advisory council shall cease to exist at the time	976
that the department adopts the rule required under division (B) of	977
section 3119.021 of the Revised Code.	978
(E) Any expenses incurred by an advisory council shall be	979
paid by the department.	980
Sec. 3119.022 3119.024 . When a court or child support	981
enforcement agency calculates the amount of child support to be	982
paid pursuant to a child support order in a proceeding in which	983
one parent is the residential parent and legal custodian of all of	984
the children who are the subject of the child support order or in	985

whic	h the court issues a shared	parenting c	order , the c	ourt or	986
agen	cy shall use a worksheet ide	ntical in o	content and	form to the	987
foll	owing:				988
	CHILD SUPPORT COM	MPUTATION W	ORKSHEET		989
	SOLE RESIDENTIAL PARENT	OR SHARED	PARENTING OF	DER	990
Name	of parties		• • • • • • • • • • • • • • • • • • • •		991
Case	No		• • • • • • • • • • • • • • • • • • • •		992
Numbe	er of minor children				993
The-	following parent was designa	ted as resi	dential par	ent and	994
lega :	l custodian: mother .	fatho	ersh	ared	995
		Column I	Column II	Column III	996
		Father	Mother	Combined	997
INCO	ME <u>FROM EMPLOYMENT</u> :				998
1. a.	Annual gross income from				999
	employment or, when				
	determined appropriate by				
	the court or agency,				
	average annual gross				
	income from employment				
	over a reasonable period				
	of years. (Exclude				
	overtime, bonuses,				
	self-employment income,				
	or commissions)				
		\$	\$		1000
<u>₽</u> 2.	Amount Three year average				1001
	of <u>all</u> overtime, bonuses,				
	and commissions (year 1				
	representing the most				
	recent year), or last				
	year's total, whichever				

<u>is less</u>

Father	Mother	1002
Yr. 3 Last year \$	Yr. 3 Last year \$	1003
(Three years ago)	(Three years ago)	1004
Yr. 2 <u>Two years ago</u>	Yr. 2 Two years ago	1005
\$	\$	
(Two years ago)	(Two years ago)	1006
Yr. 1 Three years ago	Yr. 1 Three years ago	1007
\$	\$	
(Last calendar year)	(Last calendar year)	1008
Three Year Average \$	Three Year Average \$	1009
(Include in Col. I and/or		1010
Col. II the average of		
the three years or the		
year 1 amount, whichever		
is less, if there exists		
a reasonable expectation		
that the total earnings		
<pre>from overtime and/or</pre>		
bonuses during the		
current calendar year		
will meet or exceed the		
amount that is the lower		
of the average of the		
three years or the year 1		
amount. If, however,		
there exists a reasonable		
expectation that the		
total earnings from		
overtime/bonuses during		
the current calendar year		
will be less than the		
lower of the average of		

interest and dividends

	No. 382 roduced			Page 35
	(whether or not taxable)			
		\$	\$	1024
<u>4</u> <u>8</u> .	Annual income from			1025
	unemployment compensation			
		\$	\$	1026
5 <u>9</u> .	Annual income from			1027
	non-means-tested			
	benefits, including			
	workers' compensation,			
	disability insurance			
	benefits, or social			
	security			
	disability/retirement or			
	veterans' benefits <u>due to</u>			
	the disability or			
	retirement of the parent			
		\$	\$	1028
6 <u>10</u>	. Other annual income			1029
	(identify)			
		\$	\$	1030
<u>GROS</u>	S INCOME:			1031
7.a	Total annual gross income			1032
<u>11</u> .	(add lines la, lb, 2d,			
	and $3-6$ line 11 = line 1			
	<u>+ line 2 + lines 6</u>			
	through 10)			
		\$	\$	1033
b.	Health insurance maximum	\$	\$	1034
	(multiply line 7a by 5%)			
ADJUS	STMENTS TO INCOME:			1035
8 <u>12</u>	. Adjustment for minor			1036
	children born to or			
	adopted by either parent			

	and another parent who							
	are living with this							
	parent; adjustment does							
	not apply to stepchildren							
	($\underline{\text{Line } 12 = (number of })$							
	children times) <u>x</u>							
	<pre>_(federal income tax</pre>							
	exemption less child							
	support received, not to							
	exceed the federal tax							
	$\frac{\text{exemption}}{\text{for one child } x}$							
	<u>. 5</u>)							
		\$	\$	1037				
9 13.	Annual court-ordered			1038				
	amount of any							
	pre-existing current							
	<u>child</u> support paid							
	obligation the parent has							
	been ordered to pay for							
	other children							
		\$	\$	1039				
10	Annual <u>amount of current</u>			1040				
<u>14</u> .	court-ordered spousal							
	support paid the parent							
	has been ordered to pay							
	to any spouse or former							
	spouse							
		\$	\$	1041				
11.	Amount of local income			1042				
	taxes actually paid or							
	estimated to be paid							
	·····	\$	\$	1043				
12.	Mandatory work-related			1044				

line 14b, Col. I. If the

	amount on line 7a, Col.		
	II, is under 150% of the		
	federal poverty level for		
	an individual, enter \$0		
	on line 14b, Col. II. If		
	the amount on line 7a,		
	Col. II, is 150% or		
	higher of the federal		
	poverty level for an		
	individual, multiply the		
	amount on line 14a, Col.		
	II, by 5% and enter this		
	amount on line 14b, Col.		
	II Otherwise, line 16 =		
	<u>line 15 x .05</u> .)		
		\$ \$	1053
<u>17.</u>	Health insurance maximum		1054
	$(line 17 = line 11 \times .05)$		
	<u></u>	\$ \$	1055
<u> 18.</u>	<u>Self-support reserve</u>		1056
	maximum (If the amount on		
	line 11 is less than 100%		
	of the federal poverty		
	level for an individual,		
	enter an amount equal to		
	the appropriate minimum		
	child support order.		
	Otherwise, line 18 = line		
	11 - 100% of the federal		
	poverty level for an		
	individual. The number		
	entered may not be less		
	than a minimum obligation		

	<u>established in accordance</u>			
	with section 3119.06 of			
	the Revised Code.)			
	<u></u>	\$	\$	1057
COMB	INED ANNUAL INCOME AND INCOME	SHARES:		1058
15	Combined annual income			1059
<u> 19</u> .	that is basis for child			
	support order (add line			
	14a, Col. I and Col. II			
	line 19 = line 15 Father			
	+ line 15 Mother)			
			\$	1060
16	Percentage of parent's			1061
<u>20</u> .	income to total <u>combined</u>			
	income			
a.	Father (divide line 14a,			1062
	Col. I, by line 15, Col.			
	III)%			
b.	Mother (divide line 14a,			1063
	Col. II, by line 15, Col.			
	<pre>HII (line 20 Father =</pre>			
	line 15 Father/line 19;			
	<pre>line 20 Mother = line 15</pre>			
	Mother/line 19)%			
17.	Basic combined child			1064
	support obligation (refer			
	to schedule, first			
	column, locate the amount			
	nearest to the amount on			
	line 15, Col. III, then			
	refer to column for			
	number of children in			
	this family. If the			

	income of the parents is		
	more than one sum but		
	less than another, you		
	may calculate the		
	difference.)		
		\$	1065
18.	Annual support obligation per parent		1066
a.	Father (multiply line 17,		1067
	Col. III, by line 16a)		
	 \$		1068
b.	Mother (multiply line 17,		1069
	Col. III, by line 16b)		
	 \$.	1070
19.	<u></u> <u></u> <u></u>	<u>%</u>	1071
CHILD	CARE AND HEALTH INSURANCE COSTS:		1072
<u>21.</u>	Annual <u>out-of-pocket</u>		1073
	child care expenses for		
	children who are the		
	subject of this order		
	that are work-,		
	employment training-, or		
	education-related , as		
	approved by the court or		
	agency (deduct reduced by		
	the estimated federal tax		
	credit from annual cost ,		
	whether or not claimed		
	(Calculate the amount of		
	the estimated credit by		
	multiplying the parent's		
	gross annual income on		
	line 11 by the		

corresponding decimal

	amount found in Internal		
	Revenue Service Form		
	2441)		
		\$ \$	\$ 1074
20.a.	Marginal		1075
<u>22.</u>	Parent's share of		1076
	combined child care		
	expenses (line 22 Father		
	= line 20 Father x line		
	21 Combined; line 22		
	$\underline{Mother} = \underline{line} \ \underline{20} \ \underline{Mother} \ \underline{x}$		
	line 21 Combined)		
		\$ \$	1077
<u>23.</u>	For the parent or parents		1078
	ordered to provide health		
	insurance for the		
	children who are the		
	subject of this order,		
	enter the marginal,		
	out-of-pocket costs,		
	necessary to provide for		
	health insurance for the		
	those children who are		
	the subject of this order		
	(contributing cost of		
	private family health		
	insurance, minus the		
	contributing cost of		
	private single health		
	insurance, divided by the		
	total number of		
	dependents covered by the		
	plan, including the		

21.	ADJUSTMENTS TO CHILD SUPPOR	T WHEN HEAL	TH INSURANC	E IS	1082
	amount is lower)	\$	\$ <u>.</u>		1081
	Revised Code, whichever				
	in section 3119.30 of the				
	Agriculture and described				
	States Department of				
	estimated by the United				
	care expenditures				
	amount of annual health				
	amount on line 14b or the				
	obligation (enter the				
b.	Cash medical support				1080
		\$	\$	\$	1079
	that exceeds that amount.				
	maintain health insurance				
	requirement to obtain or				
	not object to a				
	<u>parent requests or does</u>				
	the Revised Code, that				
	with section 3119.302 of				
	<u>unless, in accordance</u>				
	17 for that parent				
	exceed the amount on line				
	on this line may not				
	zero. The amount entered				
	<u>health insurance, enter</u>				
	not ordered to provide				
	order). If the parent is				
	subject of the support				
	number of children				
	support order, times the				
	children subject of the				

	PROVIDED:			
	Father (only if obligor or		Mother (only if obligor or	1083
	shared parenting)		shared parenting)	
	a. Additions: line 16a times	b.	Additions: line 16b times	1084
	the sum of amounts shown on		the sum of amounts shown on	
	line 19, Col. II and line		line 19, Col. I and line	
	20a, Col. II		20a, Col. I	
	\$		\$	1085
	c. Subtractions: line 16b	d.	Subtractions: line 16a times	1086
	times sum of amounts shown		sum of amounts shown on line	
	on line 19, Col. I and line		19, Col. II and line 20a,	
	20a, Col. I		Col. II	
	\$		\$	1087
22.	OBLICATION AFTER ADJUSTMENTS	TO-	CHILD SUPPORT WHEN HEALTH	1088
	INSURANCE IS PROVIDED:			
a.	Father: line 18a plus or			1089
	minus the difference			
	between line 21a minus			
	line 21c			
	······	\$		1090
b.	Mother: line 18b plus or			1091
	minus the difference			
	between line 21b minus			
	line 21d			
			\$	1092
23.	ACTUAL ANNUAL OBLICATION WHEN	N HE	ALTH INSURANCE IS PROVIDED:	1093
a.	(Line 22a or 22b,	\$		1094
	whichever line			
	corresponds to the parent			
	who is the obligor).			
b.	Any non means tested			1095
	benefits, including			
	social security and			

	veterans' benefits, paid		
	to and received by a		
	child or a person on		
	behalf of the child due		
	to death, disability, or		
	retirement of the parent		
	······	\$	1096
c.	Actual annual obligation		1097
	(subtract line 23b from		
	line 23a)		
		\$	1098
24.	ADJUSTMENTS TO CHILD SUPPORT W	HEN HEALTH INSURANCE IS NOT	1099
	PROVIDED:		
	Father (only if obligor or	Mother (only if obligor or	1100
	shared parenting)	shared parenting)	
a	Additions: line 16a times b	Additions: line 16b times	1101
	the sum of the amounts	the sum of the amounts shown	
	shown on line 19, Col. II	on line 19, Col. I and line	
	and line 20b, Col. II	20b, Col. I	
	\$	\$	1102
е	. Subtractions: line 16b d	Subtractions: line 16a times	1103
	times the sum of the	the sum of the amounts shown	
	amounts shown on line 19,	on line 19, Col. II and line	
	Col. I and line 20b, Col. I	20b, Col. II	
	\$	\$	1104
25.	OBLICATION AFTER ADJUSTMENTS TO) CHILD SUPPORT WHEN HEALTH	1105
	INSURANCE IS NOT PROVIDED:		
a.	Father: line 18a plus or		1106
	minus the difference		
	between line 24a minus		
	line 24c		
	 \$.	·····	1107
b.	Mother: line 18b plus or		1108

	minus the difference	
	between line 24b and 24d	
	 \$	-
26.	ACTUAL ANNUAL OBLICATION WHEN HEALTH INSURANCE IS NOT	-
	PROVIDED:	
a.	(Line 25a or 25b, \$	
	whichever line	
	corresponds to the parent	
	who is the obligor)	
b.	Any non means tested \$	
	benefits, including	
	social security and	
	veterans' benefits, paid	
	to and received by a	
	child or a person on	
	behalf of the child due	
	to death, disability, or	
	retirement of the parent	
c.	Actual annual obligation \$	
	(subtract line 26b from	
	line-26a	
27. a	. Deviation from sole residential parent support amount shown	:
	on line 23c if amount would be unjust or inappropriate: (see	
	section 3119.23 of the Revised Code.) (Specific facts and	
	monetary value must be stated.)	
	·············	
	·············	:
	············	
	•••••	
b.	Deviation from shared parenting order: (see sections 3119.23	
	and 3119.24 of the Revised Code.) (Specific facts including	
	amount of time children spend with each parent, ability of	
	each parent to maintain adequate housing for children, and	

	each parent's expenses for	or children mu	st be stated to justify
	deviation.)		
	•••••	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •
	•••••	• • • • • • • • • • • • • • • • • • • •	
	•••••	 	
			
		WHEN	WHEN
		HEALTH	HEALTH
		INSURANCE	INSURANCE
		IS	IS NOT
		PROVIDED	PROVIDED
28	Parent's share of		
<u> 14</u> .	combined health insuranc	<u>e</u>	
	<pre>costs (line 24 Father =</pre>		
	line 20 Father x line 23		
	Combined; line 24 Mother		
	<pre>= line 20 Mother x line</pre>		
	23 Combined)		
		<u>\$</u>	<u>\$</u>
		STOP	
	- If the parties have sp	lit parental r	ights and
esp	onsibilities, complete and	d attach Suppl	ement A and enter the
resu	lts in the final Obligation	ons-Obligor On	ly section below.
	- If one parent is the re	esidential par	ent and legal custodian
of a	ll of the children who are	e the subject	of the order or the
our!	t issues a shared parentin	ng order, comp	<u>lete and attach</u>
upp	lement B and enter the res	sults in the f	<u>inal</u>
bli	gations-Obligor Only sect:	ion below.	
EVI	ATIONS:		
<u>25.a</u>	. <u>If a deviation is grante</u>	<u>d</u>	
	pursuant to section		
	3119.06, 3119.22,		

<u>b.</u>

<u>c.</u>

Amount of the deviation		1144
	<u>\$</u>	1143
<u>Figure</u>		
from the Child Support		
Amount of the deviation		1142
applicable.		
25c, or both, as		
deviation on line 25b,		
monetary amount of the		
deviation. Enter the		
that led to the		
facts and circumstances		
or both, and] specify the		
Addendum as applicable,		
Non-Means-Tested Benefits		
<pre>line 5 of the</pre>		
Reserve Test Addendum, or		
4 of the Self-Support		
10 of Supplement B, line		
16 of Supplement A, line		
Support Figure from line		
or the Cash Medical		
Addendum as applicable,		
Non-Means-Tested Benefits		
line 4 of the		
Reserve Test Addendum, or		
of the Self-Support		
9 of Supplement B, line 3		
14 of Supplement A, line		
Support Figure from line		
Code, [enter the Child		
3119.24 of the Revised		
3119.23, 3119.231, or		

S. B. No. 382	Page 48
As Introduced	_

from	the	Cash	Medical
Suppo	ort E	Figure	2

		\$		1145
<u></u>				1146
<u></u>			· · · · · · · · · · · · · · · · · · ·	1147
			· · · · · · · · · · · · · · · · · · ·	1148
<u></u>				1149
FINAL	OBLIGATIONS - OBLIGOR ONLY	<u> </u>		1150
<u> 26.</u>	FINAL ANNUAL CHILD			1151
	SUPPORT FIGURE: (This			
	amount reflects final			
	annual child support			
	obligation; in Col. I,			
	enter Enter the amount			
	from line 23e <u>14 from</u>			
	Supplement A, line 9 from			
	Supplement B, line 3 from			
	the Self-Support Reserve			
	Test Addendum, or line 4			
	of the Non-Means-Tested			
	Benefits Addendum, as			
	applicable, plus or minus			
	any amounts indicated in			
	line 27a or 27b; in Col.			
	II, enter line 26c plus			
	or minus any amounts			
	indicated in line 27a or			
	27b <u>25b</u>)			
			\$ <u>.</u>	1152
		\$	\$ Father/Mother,	1153
			OBLICOR	
29.	FOR DECREE: Child support			1154
	per month (divide			

month obligation (divide

line 30 by 12 line 29 =
line 27/12)

	\$	1161
Prepared by:		1162
Counsel:	Pro se:	1163
(For mother/father)		1164
CSEA:	Other:	1165
Worksheet Has Been Rev	iewed and Agreed To:	1166
		1167
Mother	Date	1168
		1169
Father	Date	1170
Sec. 3119.023 3119.025 . When a	a court or child support	1171
enforcement agency calculates the a	amount of child support to be	1172
paid pursuant to a court child supp	port order in a proceeding in	1173
which the parents have split parent	tal rights and responsibilities	1174
with respect to the children who as	re the subject of the child	1175
support order, the court or child s	support enforcement agency shall	1176
use a worksheet supplement that is	identical in content and form	1177
to the following:		1178
CHILD SUPPORT COMPU	TATION WORKSHEET	1179
SPLIT PARENTAL RIGHTS A	AND RESPONSIBILITIES	1180
SUPPLEM	ENT A	1181
Name of parties		1182
Case No		1183
Number Total number of minor childs	ren	1184
		1185
Number of minor children with mothe	er <u>Father</u> father	1186
Mother		1187
Enter each parent's income share pe	ercentage from Child Support	1188
Computation Worksheet (hereinafter	"CW") line 20	1189

<u> </u>		% Father	% Mo	<u>ther</u>	1190
		Column I	Column II	Column III	1191
		Father	Mother	Combined	1192
INCO	<u>4E : </u>				1193
1.a.	Annual gross income from				1194
	employment or, when				
	determined appropriate by				
	the court or agency,				
	average annual gross				
	income from employment				
	over a reasonable period				
	of years. (Exclude				
	overtime, bonuses,				
	self-employment income,				
	or commissions)				
		\$	\$		1195
b.	Amount of overtime,				1196
	bonuses, and commissions				
	(year 1 representing the				
	most recent year)				
	Father		Mother	<u>-</u>	1197
	¥r. 3 \$		¥r. 3 \$	••••	1198
	(Three years ago)		(Three year	s ago)	1199
	¥r. 2 \$		¥r. 2 \$	••••	1200
	(Two years ago)		(Two years	-ago)	1201
	Yr. 1 \$		Yr. 1 \$	••••	1202
	(Last calendar year)	(I	Cast calenda	ar year)	1203
	Average \$		\$	••••	1204
	(Include in Col. I and/or				1205
	Col. II the average of				
	the three years or the				
	year 1 amount, whichever				
	is less, if there exists				

2.

a.

b.

c.

a reasonable expectation			
that the total earnings			
from overtime and/or			
bonuses during the			
current calendar year			
will meet or exceed the			
amount that is the lower			
of the average of the			
three years or the year 1			
amount. If, however,			
there exists a reasonable			
expectation that the			
total carnings from			
overtime/bonuses_during			
the current calendar year			
will be less than the			
lower of the average of			
the 3 years or the year 1			
amount, include only the			
amount reasonably			
expected to be earned			
this year)			
•••••	\$	\$	1206
For self-employment			1207
income			
Gross receipts from			1208
business			
•••••	\$	\$	1209
Ordinary and necessary			1210
business expenses			
• • • • • • • • • • • • • • • • • • • •	\$	\$ • • • • •	1211
5.6% of adjusted gross			1212
income or the actual			

S. B. No. 382

b.

	S. B. No. 382 As Introduced			
	(multiply line 7a by 5%)			
		\$	\$	1227
ADJUS	STMENTS TO INCOME:			1228
8.	Adjustment for minor			1229
	children born to or			
	adopted by either parent			
	and another parent who			
	are living with this			
	parent; adjustment does			
	not apply to stepchildren			
	(number of children times			
	federal income tax			
	exemption less child			
	support received, not to			
	exceed the federal tax			
	exemption)			
	•••••	\$	\$	1230
9.	Annual court ordered			1231
	support paid for other			
	children			
	•••••	\$	\$	1232
10.	Annual court-ordered			1233
	spousal support paid to			
	any spouse or former			
	spouse			
	•••••	\$	\$	1234
11.	Amount of local income			1235
	taxes actually paid or			
	estimated to be paid			
	•••••	\$	\$	1236
12.	Mandatory work related			1237
	deductions such as union			
	dues, uniform fees, etc.			

	(not including taxes,			
	social security, or			
	retirement)			
	·····	\$	\$	1238
13.	Total gross income			1239
	adjustments (add lines 8			
	through 12)			
	•••••	\$	¢	1240
14.a.	Adjusted annual gross			1241
	income (subtract line 13			
	from 7a)			
	•••••	\$	\$	1242
b.	Cash medical support			1243
	maximum (If the amount on			
	line 7a, Col. I, is under			
	150% of the federal			
	poverty level for an			
	individual, enter \$0 on			
	line 14b., Col. I. If the			
	amount on line 7a, Col.			
	I, is 150% or higher of			
	the federal poverty level			
	for an individual,			
	multiply the amount on			
	line 14a, Col. I, by 5%			
	and enter this amount on			
	line 14b, Col. I. If the			
	amount on line 7a, Col.			
	II, is under 150% of the			
	federal poverty level for			
	an individual, enter \$0			
	on line 14b, Col. II. If			

the amount on line 7a,

	Col. II, is 150% or			
	higher of the federal			
	poverty level for an			
	individual, multiply the			
	amount on line 14a, Col.			
	II, by 5% and enter this			
	amount on line 14b, Col.			
	II.)			
		\$ <u></u>	\$	1244
15.	Combined annual income			1245
	that is basis for child			
	support order (add line			
	14a, Col. I and Col. II)			
	• • • • • • • • • • • • • • • • • • • •			\$ 1246
16.	Percentage of parent's			1247
	income to total income			
a.	Father (divide line 14a,			1248
	Col. I, by line 15, Col.			
	III) %			
b.	Mother (divide line 14a,			1249
	Col. II, by line 15, Col.			
	III) *			
17.	Basic combined			1250
CHILD	SUPPORT OBLIGATION:			1251
<u>1.</u>	Combined child support	For	For	1252
	obligation for Father:	children	children	
	(refer to schedule, first	for-whom	for whom	
	column, locate the amount	the mother	the father	
	nearest to the amount on	is the	is the	
	CW line 15, Col. III <u>19</u>	residential	residential	
	Combined, then refer to	parent and	parent and	
	column for number of	legal	legal	
	children with this for	custodian	custodian	

	whom Mother is the residential parent and legal custodian. If the		
	income of the parents is		
	more than one sum but		
	less than another, you		
	may calculate the		
	difference)		
		\$	1253
	•••••	\$ \$	1254
18.	Annual		1255
<u>2.</u>	Combined child support		1256
	obligation for Mother:		
	(refer to schedule, first		
	column, locate the amount		
	nearest to the amount on		
	CW line 19 Combined, then		
	refer to column for		
	number of children for		
	whom Father is the		
	residential parent and		
	legal custodian. If the		
	income of the parents is		
	more than one sum but		
	less than another, you		
	may calculate the		
	difference).		
		<u>\$</u>	1257
<u>3.</u>	Child support obligation		1258
	per parent		
a.	Of father for children		1259
	for whom mother is the		
	residential parent and		

	legal custodian (multiply			
	line 17, Col. I, by line			
	16a <u>line 3 Father = CW</u>			
	<pre>line 20 Father x line 1;</pre>			
	<pre>line 3 Mother = CW line</pre>			
	20 Mother x line 2)			
		\$	\$	1260
b.	Of mother for children			1261
	for whom the father is			
	the residential parent			
	and legal custodian			
	(multiply line 17, Col.			
	II, by line 16b)			
			\(\dots	1262
19.	Annual child care	Paid by	Paid by	1263
	expenses for children who	father	mother	
	are the subject of this			
	order that are work ,			
	employment training , or			
	education related, as			
	approved by the court or			
	agency (deduct tax credit			
	from annual cost whether			
	or not claimed)			
		\$	\$	1264
20.a.	Marginal, out of pocket	Paid by	Paid by	1265
	costs, necessary to	father	mother	
	provide for health			
	insurance for the			
	children who are the			
	subject of this order			
	(contributing cost of			
	private family health			

	insurance, minus the		
	contributing cost of		
	private single health		
	insurance, divided by the		
	total number of		
	dependents covered by the		
	plan, including the		
	children subject of the		
	support order, times the		
	number of children		
	subject of the support		
	order)		
	 \$	\$	1266
b.	Cash medical support		1267
	obligation (enter the		
	amount on line 14b or the		
	amount of annual health		
	care expenditures		
	estimated by the United		
	States Department of		
	Agriculture and described		
	in section 3119.30 of the		
	Revised Code, whichever		
	amount is lower)		
	 \$	\$	1268
21.	ADJUSTMENTS TO CHILD SUPPORT WHE	N HEALTH INSURANCE IS	1269
	PROVIDED:		
	Father	Mother	1270
a.	Additions: line 16a times b.	Additions: line 16b times	1271
	sum of amounts shown on	sum of amounts shown on line	
	line 19, Col. II and line	19, Col. I and line 20a,	
	20a, Col. II	Col. I	

			12/3
			1274
	\$	\$	1275
e	. Subtractions: line 16b d.	Subtractions: line 16a times	1276
	times sum of amounts shown	sum of amounts shown on line	
	on line 19, Col. I and line	19, Col. II and line 20a,	
	20a, Col. I	Col. II	
			1277
			1278
			1279
	\$	\$	1280
22.	ACTUAL ANNUAL OBLIGATION WHEN H	EALTH INSURANCE IS PROVIDED:	1281
a.	Father: line 18a plus		1282
	line 21a minus line 21c		
	(if the amount on line		
	21c is greater than or		
	equal to the amount on		
	line 21a enter the		
	number on line 18a in		
	Col. I)		
	 \$	····	1283
b.	Any non-means-tested		1284
	benefits, including		
	social security and		
	veterans' benefits, paid		
	to and received by		
	children for whom the		
	mother is the residential		
	parent and legal		
	custodian or a person on		
	behalf of those children		
	due to death, disability,		
	or retirement of the		

	No. 382 roduced			Page 61
	father			
	•••••	\$		1285
c.	Actual annual obligation			1286
	of father (subtract line			
	22b from line 22a)			
		\$		1287
d.	Mother: line 18b plus			1288
	line 21b minus line 21d			
	(if the amount on line			
	21d is greater than or			
	equal to the amount on			
	line 21b-enter the			
	number on line 18b in			
	Col. II)			
			\$	1289
e.	Any non means tested			1290
	benefits, including			
	social security and			
	veterans' benefits, paid			
	to and received by			
	children for whom the			
	father is the residential			
	parent and legal			
	custodian or a person on			
	behalf of those children			
	due to death, disability,			
	or retirement of the			
	mother			
			\$	1291
£.	Actual annual obligation			1292
	of mother (subtract line			
	22e from line 22d)			
	•••••		\$	1293

S. B. No. 382

Col. I)

S. B. No. 382

	lo. 382 roduced			Page 64	
	disability, or retirement				
	of the mother				
	•••••		\$ <u>.</u>	1309	
£.	Actual annual obligation		\$	1310	
	of the mother (subtract				
	line 24e from line 24d)				
g.	Actual annual obligation			1311	
	payable (subtract lesser				
	actual annual obligation				
	from greater annual				
	obligation of parents				
	using amounts in lines				
	24c and 24f to determine				
	net child support				
	payable)				
		\$	\$	1312	
h.	Add line 20b, Col. I, to			1313	
	line 24g, Col. I, when				
	father is the obligor or				
	line 20b, Col. II, to				
	line 24g, Col. II, when				
	mother is obligor				
	•••••	\$	\$	1314	
25.	Deviation from split reside	ential parent	guideline amount	1315	
	shown on line 22c, 22f, 24c, or 24f if amount would be				
	unjust or inappropriate: (see section 3119.23 of the Revised				
	Code.) (Specific facts and monetary value must be stated.)				
	•••••	• • • • • • • • • • • • • • • • • • • •	••••••	1316	
	•••••	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	1317	
	•••••	• • • • • • • • • • • • • • • • • • • •	······	1318	
	•••••		••••••	1319	
				1320	
	ŧ	VHEN	WHEN	1321	

S. B. No. 382 As Introduced				
		HEALTH	HEALTH	1322
		INSURANCE	INSURANCE	1323
		IS	IS NOT	1324
		PROVIDED	PROVIDED	1325
26.	FINAL CHILD SUPPORT			1326
	FIGURE: (This amount			
	reflects final annual			
	child support obligation;			
	in Col. I enter line 22g			
	plus or minus any amounts			
	indicated in line 25, or			
	in Col. II enter line 24g			
	plus or minus any amounts			
	indicated on line 25.)			
	•••••	\$	\$ Father/Mother,	- 1327
			OBLICOR	
27.	FOR DECREE: Child support			1328
	per month (divide			
	obligor's annual share,			
	line 26, by 12) plus any			
	processing charge			
		\$ <u>.</u>	\$	1329
28.	FINAL			1330
ESTI	MATED HEALTH CARE EXPENDITU	JRES:		1331
<u>4.</u>	If one of the parties			1332
	will be ordered to			
	provide health insurance,	-		
	enter zero in both			
	columns. Otherwise, for			
	Father, enter the lesser			
	of Father's estimated			
	health care expenditures			
	from the table created			

	pursuant to section			
	3119.302 of the Revised			
	Code based on CW line 19			
	and the number of			
	children for whom Mother			
	is the residential parent			
	and legal custodian or CW			
	line 16 Father. For			
	Mother, enter the lesser			
	of Mother's estimated			
	health care expenditures			
	from the table created			
	pursuant to section			
	3119.302 of the Revised			
	Code based on CW line 19			
	and the number of			
	children for whom Father			
	is the residential parent			
	and legal custodian or CW			
	line 16 Mother.			
	·····	\$	\$	1333
<u>5.</u>	Parent's share of			1334
	estimated health care			
	expenditures (line 5			
	Father = CW line 20			
	Father x line 4 Mother;			
	<pre>line 5 Mother = CW line</pre>			
	20 Mother x line 4			
	Father).			
	<u></u>	<u>\$</u>	\$	1335
		Column I	Column II	1336
		<u>Additions</u>	<u>Subtractions</u>	1337
ADJI	JSTMENTS TO FATHER'S ANNUAL C	HILD SUPPOR	RT OBLIGATION	1338

	lo. 382 roduced			Page 67
<u>6.</u>	Child care (line 6			1339
	Additions = CW line 22			
	Father; line 6			
	Subtractions = CW line 21			
	<u>Father)</u>			
	<u></u>	\$	\$	1340
<u>7.a.</u>	If only Father or both			1341
	Father and Mother will be			
	ordered to provide health			
	<u>insurance, line 7a</u>			
	Additions = CW line 24			
	Father; line 7a			
	Subtractions = CW line 23			
	<u>Father.</u>			
	·····	\$	\$	1342
<u>b.</u>	If neither party will be			1343
	ordered to provide health			
	insurance, line 7b			
	<u>Subtractions = line 5</u>			
	Mother.			
			\$	1344
<u>8.</u>	Total additions and			1345
	subtractions (line 8			
	Additions = line 6			
	Addition + line 7a			
	Addition; line 8			
	<u>Subtractions = line 6</u>			
	<u>Subtractions + line 7a</u>			
	<u>Subtractions + line 7b)</u>			
		\$	\$	1346
		\$		1347
<u>ADJUS</u>	STMENTS TO MOTHER'S ANNUAL CH	IILD SUPPORT	OBLIGATION	1348
9.	. Child care (line 9			

S. B. No. 382 As Introduced				Page 68
	Additions = CW line 22			
	Mother; line 9			
	Subtractions = CW line 21			
	Mother)			
	·····	\$	\$	1350
<u>10.a</u>	. If only Mother or both			1351
	Father and Mother will be			
	ordered to provide health			
	insurance, line 10a			
	Additions = CW line 24			
	Mother; line 10a			
	Subtractions = CW line 23			
	Mother.			
	·····	\$	\$	1352
<u>b.</u>	If neither party will be			1353
	ordered to provide health			
	<u>insurance, line 10b</u>			
	<u>Subtractions = line 5</u>			
	<u>Father.</u>			
	·····		\$	1354
<u>11.</u>	Total additions and			1355
	subtractions (line 11			
	Additions = line 9			
	<u>Additions + line 10a</u>			
	Additions; line 11			
	<u>Subtractions = line 9</u>			
	<u>Subtractions + line 10a</u>			
	<u>Subtractions + line 10b)</u>			
	·····	<u>\$</u>	\$	1356
	·····		\$	1357
		<u>Column I</u>	<u>Column II</u>	1358
		<u>Father</u>	<u>Mother</u>	1359
DETERMINE THE OBLIGOR				1360

As Int	roduced			
<u>12.</u>	For Father: If line 8			1361
	Subtractions is greater			
	than or equal to line 8			
	Additions, line 12 Father			
	= line 3 Father.			
	Otherwise, line 12 Father			
	= line 3 Father + (line 8			
	<u> Additions - line 8</u>			
	Subtractions); For			
	Mother: If line 11			
	Subtractions is greater			
	than or equal to line 11			
	Additions, line 12 Mother			
	= line 3 Mother.			
	Otherwise, line 12 Mother			
	= line 3 Mother + (line			
	<u> 11 Additions - line 11</u>			
	<u>Subtractions)</u>			
	<u></u>	\$	\$	1362
<u>13.</u>	Identify the parent with			1363
	the larger obligation on			
	line 12 as the obligor.			
	If the obligations on			
	line 12 are equal, enter			
	zero on lines 14 and 16.			
			Father/Mother	1364
			<u>OBLIGOR</u>	1365
		<u>Column I</u>		1366
		<u>OBLIGOR</u>		1367
DETE	RMINE THE CHILD SUPPORT OBLI	GATION:		1368
<u>14.</u>	CHILD SUPPORT FIGURE:			1369
	Subtract the smaller			
	obligation on line 12			

S. B. No. 382

Page 69

S. B. No. 382

Father Date 1386

1387

If only the obligor or both the obligor and the obligee will be ordered to provide private health insurance coverage for the children who are the subject of the order, line $16 = line 15 \times ((CW))$ line 23 Obligor/total number of children who are the subject of the order) x (number of children for whom the obligee is the residential parent and legal custodian)). If only the obligee will be ordered to provide private health <u>insurance</u>, line 16 = line 15 x ((CW line 24 Obligor/total number of children who are the subject of the order) x (number of children for whom the obligee is the residential parent and <u>legal custodian)). If</u> neither party will be ordered to provide private health

<pre>insurance, line 16 =</pre>	
line 4 Obligor x line	
15. The amount entered	
on this line may not	
exceed the obligor's	
cash medical support	
maximum on CW line 16.	
<u></u> \$	1388
- If any children who are the subject of the order or a	1389
person on behalf of those children receive any non-means-tested	1390
benefits, including social security and veterans' benefits, due to	1391
the disability or retirement of the obligor, STOP and complete and	1392
attach the Non-Means-Tested Benefits Addendum.	1393
- If the amount on line 14 or the sum of line 14 and line 16	1394
exceeds the obligor's self-support reserve maximum from CW line	1395
18, STOP and complete and attach the Self-Support Reserve Test	1396
Addendum.	1397
Otherwise, return to the CW and enter lines 14 and 16 to	1398
complete the Final Obligations - Obligor Only section of the CW.	1399
Sec. 3119.026. When a court or child support enforcement	1400
agency calculates the amount of child support to be paid pursuant	1401
to a child support order in a proceeding in which one parent is	1402
the residential parent and legal custodian of all of the children	1403
who are the subject of the order or in which the court issues a	1404
shared parenting order, the court or agency shall use a supplement	1405
identical in content and form to the following:	1406
SUPPLEMENT B	1407
Name of parties	1408
<u>Case No</u>	1409
Number of minor children	1410

	No. 382 troduced				Page 73
<u>The</u>	following parent is the obli	igor:	Father	Mother	1411
Ente	er each parent's income share	<u>e percentage</u>	e from Child	Support	1412
Comp	outation Worksheet (hereinaf	ter "CW") li	<u>ne 20</u>		1413
		% Father	- & Mo	ther	1414
••••		Column I		Column III	1415
		<u>Father</u>	Mother Mother		1416
CHIL	D SUPPORT OBLIGATION:	<u> </u>	<u>- 10 01101</u>	<u></u>	1417
1.	Combined child support				1418
_	obligation (refer to				
	schedule, first column,				
	locate the amount nearest				
	to the amount on CW line				
	19, then refer to column				
	for number of children				
	who are the subject of				
	this order. If the income				
	of the parents is more				
	than one sum but less				
	than another, you may				
	calculate the				
	<u>difference.)</u>				
	· · · · · · · · · · · · · · · · · · ·	-		\$	1419
<u>2.</u>	Child support obligation p	<u>er parent</u>			1420
	(line 2 Father = CW line				1421
	20 Father x line 1; line				
	2 Mother = CW line 20				
	Mother x line 1)				
		\$	\$		1422
ESTI	MATED HEALTH CARE EXPENDITURE	RES:			1423
<u>3.</u>	If one of the parties				1424
	will be ordered to				
	provide health insurance,				

S. B. No. 382 As Introduced

	<u>enter zero. Otherwise,</u>				
	enter the lesser of the				
	estimated health care				
	expenditures from the				
	table created pursuant to				
	section 3119.302 of the				
	Revised Code based on CW				
	line 19 and the number of				
	children who are the				
	subject of this order or				
	the amount on CW line 16				
	that refers to the				
	obligor.				
	<u></u>			\$	1425
<u>4.</u>	Parents' share of				1426
	estimated health care				
	expenditures (line 4				
	Father = CW line 20				
	Father x line 3; line 4				
	Mother = CW line 20				
	Mother x line 3).				
	<u></u>	\$	\$		1427
		<u>Column I</u>	Column II		1428
		Additions Su	<u>ubtractions</u>		1429
ADJU	STMENTS TO THE OBLIGOR'S ANN	NUAL CHILD SUI	PPORT OBLIG	<u>ATION</u>	1430
<u>5.</u>	Standard parenting time				1431
	adjustment: If there is				
	no order, enter zero.				
	Otherwise, line 5 = line				
	<u>1 x .1.</u>				
	<u></u>		\$		1432
<u>6.</u>	Child care (line 6				1433
	Additions = CW line 22				

	lo. 382 roduced		Page 75
	Obligor; line 6		
	Subtractions = CW line 21		
	Obligor)		
	<u></u>	\$	\$ 1434
<u>7.a.</u>	If only the obligor or		1435
	both the obligor and the		
	obligee will be ordered		
	to provide health		
	<u>insurance, line 7a</u>		
	Additions = CW line 24		
	Obligor; line 7a		
	Subtractions = CW line 23		
	Obligor.		
	<u></u>	\$	\$ 1436
<u>b.</u>	<u>If neither party will be</u>		1437
	ordered to provide health		
	<pre>insurance, line 7b = line</pre>		
	4 Obligee.		
	·····		\$ 1438
<u>8.</u>	Total additions and		1439
	subtractions (line 8		
	Additions = line 6		
	Additions + line 7a		
	Additions; line 8		
	<u>Subtractions = line 5</u>		
	Subtractions + line 6		
	<u>Subtractions + line 7a</u>		
	<u>Subtractions + line 7b)</u>		
		\$	\$ 1440
		<u>Column I</u>	1441
		<u>OBLIGOR</u>	1442
DETER	RMINE THE CHILD SUPPORT OBLIC	GATION:	1443
<u>9.</u>	CHILD SUPPORT FIGURE:		1444

	$\underline{\text{line 9 = line 2 + (line 8)}}$	
	Additions - line 8	
	Subtractions). The number	
	entered on this line may	
	not be less than a	
	minimum obligation	
	established in accordance	
	with section 3119.06 of	
	the Revised Code.	
	<u></u> \$	1445
DETE	RMINE THE CASH MEDICAL SUPPORT OBLIGATION:	1446
<u>10.</u>	CASH MEDICAL SUPPORT	1447
	FIGURE: If only the	
	obligor or both the	
	obligor and the obligee	
	will be ordered to	
	provide private health	
	insurance coverage for	
	the children who are the	
	subject of the order,	
	line 10 = line 7a	
	Subtractions. If only the	
	obligee will be ordered	
	to provide private health	
	insurance, line 10 = CW	
	line 24 Obligor. If	
	neither party will be	
	ordered to provide	
	private health insurance,	
	line 10 = line 3. The	
	amount entered on this	
	line may not exceed the	

obligor's cash medical

support maximum on CW	
line 16.	
<u></u> \$	1448
- If any children who are the subject of the order or a	1449
person on behalf of those children receive any non-means-tested	1450
benefits, including social security and veterans' benefits, due to	1451
the disability or retirement of the obligor, STOP and complete and	1452
attach the Non-Means-Tested Benefits Addendum.	1453
- If the amount on line 9 or the sum of line 9 and line 10	1454
exceeds the obligor's self-support reserve maximum from CW line	1455
18, STOP and complete and attach the Self-Support Reserve Test	1456
Addendum.	1457
Otherwise, return to the CW and enter lines 9 and 10 to	1458
complete the Final Obligations - Obligor Only section of the CW.	1459
Sec. 3119.027. When a court or child support enforcement	1460
agency calculates the amount of child support to be paid pursuant	1461
to a child support order, if the child support figure or cash	1462
medical support figure resulting from the worksheet exceeds the	1463
obligor's self-support reserve maximum, the court or agency shall	1464
use a self-support reserve test addendum identical in content and	1465
form to the following:	1466
SELF-SUPPORT RESERVE TEST ADDENDUM	1467
Name of parties	1468
Case No	1469
1. Enter the obligor's self-support reserve maximum from Child	1470
Support Computation Worksheet (hereinafter "CW") line 18.	1471
<u></u> \$	1472
2. Enter the obligor's child support figure from line 14 of	1473
Supplement A, line 9 of Supplement B, or line 4 of the	1474
Non-Means-Tested Benefits Addendum, as applicable.	1475

Supplement A or line 9 of Supplement B, as applicable.	1506
<u> </u>	1507
3. Enter the obligor's cash medical support figure from line 16 of	1508
Supplement A or line 10 of Supplement B, as applicable.	1509
<u></u> <u>\$</u>	1510
- If the amount of benefits on line 1 is greater than or equal to	1511
the sum of the obligations on lines 2 and 3, enter zero on lines 4	1512
and 5. Otherwise, reduce the cash medical support figure and then	1513
the child support figure by the amount on line 1 and enter the	1514
remainder on lines 4 and 5.	1515
4. CHILD SUPPORT FIGURE:	1516
<u></u> \$	1517
5. CASH MEDICAL SUPPORT FIGURE:	1518
<u></u> \$	1519
If the amount on line 4 or the sum of line 4 and line 5 exceeds	1520
the obligor's self-support reserve maximum from CW line 18, STOP	1521
and complete and attach the Self-Support Reserve Test Addendum.	1522
Otherwise, return to the CW and enter lines 4 and 5 to complete	1523
the Final Obligations - Obligor Only section of the CW.	1524
Sec. 3119.03. In any action or proceeding in which the court	1525
determines the amount of child support that will be ordered to be	1526
paid pursuant to a child support order or at any time a child	1527
support enforcement agency determines the amount of child support	1528
that will be paid pursuant to an administrative child support	1529
order, the amount of child support that would be payable under a	1530
child support order, as calculated pursuant to the basic child	1531
support schedule and applicable worksheet through the line	1532
establishing the actual annual obligation, is rebuttably presumed	1533
to be the correct amount of child support due.	1534

Sec. 3119.04. (A) If the combined gross income of both	1535
parents is less than six thousand six hundred dollars per year,	1536
the court or child support enforcement agency shall determine the	1537
amount of the obligor's child support obligation on a case-by-case	1538
basis using the schedule as a guideline. The court or agency shall	1539
review the obligor's gross income and living expenses to determine	1540
the maximum amount of child support that it reasonably can order	1541
without denying the obligor the means for self-support at a	1542
minimum subsistence level and shall order a specific amount of	1543
child support, unless the obligor proves to the court or agency	1544
that the obligor is totally unable to pay child support, and the	1545
court or agency determines that it would be unjust or	1546
inappropriate to order the payment of child support and enters its	1547
determination and supporting findings of fact in the journal.	1548
(B) If the combined <u>yearly</u> gross income of both parents is	1549
greater than one hundred fifty thousand dollars per year the	1550
maximum combined gross income listed on the basic child support	1551
schedule established under section 3119.021 of the Revised Code,	1552
the court, with respect to a court child support order, or the	1553
child support enforcement agency, with respect to an	1554
administrative child support order, shall determine the amount of	1555
the obligor's child support obligation on a case-by-case basis and	1556
shall consider the needs and the standard of living of the	1557
children who are the subject of the child support order and of the	1558
parents. The court or agency shall compute a basic combined child	1559
support obligation that is no less than the obligation that would	1560
have been computed under the basic child support schedule and	1561
applicable worksheet for a combined gross income of one hundred	1562
fifty thousand dollars equal to the maximum combined gross income	1563
listed on the basic child support schedule established under	1564
section 3119.021 of the Revised Code, unless the court or agency	1565
determines that it would be unjust or inappropriate and would	1566

therefore not be in the best interest of the child, obligor, or	1567
obligee to order that amount. If the court or agency makes such a	1568
determination, it shall enter in the journal the figure,	1569
determination, and findings.	1570
Sec. 3119.041. In any action in which a court or a child	1571
support enforcement agency issues or modifies a child support	1572
order, the court or agency shall perform a self-support reserve	1573
test to identify the obligor's financial ability to maintain a	1574
minimum subsistence level and pay the ordered child support	1575
obligation.	1576
(A) When the obligor's gross income is equal to or less than	1577
one hundred per cent of the federal poverty level for one	1578
individual, the obligor's monthly child support obligation shall	1579
be established in accordance with section 3119.06 of the Revised	1580
Code.	1581
(B) When the obligor's gross income is greater than one	1582
hundred per cent of the federal poverty level for one individual	1583
and the difference between the obligor's gross income and annual	1584
child support obligation is less than or equal to one hundred per	1585
cent of the federal poverty level for one individual, the	1586
obligor's annual child support obligation shall be reduced to the	1587
difference between the obligor's gross income and one hundred per	1588
cent of the federal poverty level for one individual, but not less	1589
than an amount equal to the minimum child support obligation	1590
established in accordance with section 3119.06 of the Revised	1591
Code.	1592
(C) When the difference between the obligor's gross income	1593
and annual child support obligation is greater than one hundred	1594
per cent of the federal poverty level for one individual and	1595
section 3119.04 of the Revised Code and division (B) of this	1596
section do not apply, the obligation shall be equal to the amount	1597

(D) When (1) Subject to division (D)(2) of this section, when

the court or agency calculates the gross income of a parent, it

1627

shall include the lesser of the following as income from overtime	1629
and bonuses:	1630
$\frac{(1)(a)}{(a)}$ The yearly average of all overtime, commissions, and	1631
bonuses received during the three years immediately prior to the	1632
time when the person's child support obligation is being computed;	1633
$\frac{(2)(b)}{(b)}$ The total overtime, commissions, and bonuses received	1634
during the year immediately prior to the time when the person's	1635
child support obligation is being computed.	1636
(2) When the court or agency finds that additional income	1637
earned from overtime or additional employment was generated	1638
primarily to support a new or additional family member or members,	1639
or under other appropriate circumstances, the court or agency may	1640
disregard the additional income.	1641
(E) When the court or agency calculates the gross income of a	1642
parent, it shall not include any income earned by the spouse of	1643
that parent.	1644
(F) The court shall issue a separate medical support order	1645
for extraordinary medical or dental expenses, including, but not	1646
limited to, orthodontia, <u>dental, optical, and</u> psychological,	1647
services. The court shall issue a separate order for appropriate	1648
private education, and other expenses, and. The court may consider	1649
the expenses in adjusting a child support order.	1650
(G) When a court or agency calculates the amount of child	1651
support to be paid pursuant to a court child support order or an	1652
administrative child support order, if the combined gross income	1653
of both parents is an amount that is between two amounts set forth	1654
in the first column of the schedule, the court or agency may use	1655
the basic child support obligation that corresponds to the higher	1656
of the two amounts in the first column of the schedule, use the	1657
basic child support obligation that corresponds to the lower of	1658
the two amounts in the first column of the schedule, or calculate	1659

a basic child support obligation that is between those two amounts	1660
and corresponds proportionally to the parents' actual combined	1661
gross income.	1662
(H) When the court or agency calculates gross income, the	1663
court or agency, when appropriate, may average income over a	1664
reasonable period of years.	1665
(I) Unless it would be unjust or inappropriate and therefore	1666
not in the best interests of the child, a court or agency shall	1667
not determine a parent to be voluntarily unemployed or	1668
underemployed and shall not impute income to that parent if either	1669
any of the following conditions exist:	1670
(1) The parent is receiving recurring monetary income from	1671
means-tested public assistance benefits, including cash assistance	1672
payments under the Ohio works first program established under	1673
Chapter 5107. of the Revised Code, financial assistance under the	1674
disability financial assistance program established under Chapter	1675
5115. of the Revised Code, general assistance under former Chapter	1676
5113. of the Revised Code, supplemental security income, or	1677
means-tested veterans' benefits;	1678
(2) The parent is approved for social security disability	1679
insurance benefits because of a mental or physical disability, or	1680
the court or agency determines that the parent is unable to work	1681
based on medical documentation that includes a physician's	1682
diagnosis and a physician's opinion regarding the parent's mental	1683
or physical disability and inability to work.	1684
(3) The parent has proven that the parent has made continuous	1685
and diligent efforts without success to find and accept	1686
employment, including temporary employment, part-time employment,	1687
or employment at less than the parent's previous salary or wage.	1688
(4) The parent is complying with court-ordered family	1689

reunification efforts in a child abuse, neglect, or dependency

proceeding, to the extent that compliance with those efforts	1691
limits the parent's ability to earn income.	1692
(5) The parent is incarcerated or institutionalized for a	1693
period of twelve months or more with no other available assets,	1694
unless the parent is incarcerated for an offense relating to the	1695
abuse or neglect of a child who is the subject of the support	1696
order or an offense under Title XXIX of the Revised Code when	1697
against the obligee or a child who is the subject of the support	1698
order is a victim of the offense.	1699
(J) When a court or agency requires a parent to pay an amount	1700
for that parent's failure to support a child for a period of time	1701
prior to the date the court modifies or issues a court child	1702
support order or an agency modifies or issues an administrative	1703
child support order for the current support of the child, the	1704
court or agency shall calculate that amount using the basic child	1705
support schedule, worksheets worksheet, and child support laws in	1706
effect, and the incomes of the parents as they existed, for that	1707
prior period of time.	1708
(K) A court or agency may disregard a parent's additional	1709
income from overtime or additional employment when the court or	1710
agency finds that the additional income was generated primarily to	1711
support a new or additional family member or members, or under	1712
other appropriate circumstances.	1713
(L) If both parents involved in the immediate child support	1714
determination have a prior order for support relative to a minor	1715
child or children born to both parents, the court or agency shall	1716
collect information about the existing order or orders and	1717
consider those together with the current calculation for support	1718
to ensure that the total of all orders for all children of the	1719
parties does not exceed the amount that would have been ordered if	1720
all children were addressed in a single judicial or administrative	1721

proceeding.

Sec. 3119.051. (A) Except as otherwise provided in this	1723
section, a court or child support enforcement agency calculating	1724
the amount to be paid under a child support order shall reduce the	1725
amount of the obligor's annual support obligation by ten per cent	1726
of the total combined obligation when a court has issued or is	1727
issuing an order designating one parent as the residential parent	1728
and legal custodian of all of the children who are the subject of	1729
the order or a shared parenting order.	1730
(B) At the request of the oblique, a court may conduct a	1731
review of a child support order in accordance with rules adopted	1732
pursuant to section 3119.76 of the Revised Code and eliminate a	1733
previously granted adjustment established under division (A) of	1734
this section if the obligor has failed to exercise court-ordered	1735
parenting time without just cause.	1736
Sec. 3119.06. Except as otherwise provided in this section,	1737
in any action in which a court or a child support enforcement	1738
agency issues or modifies a child support order or in any other	1739
proceeding in which a court or agency determines the amount of	1740
child support to be paid pursuant to a child support order, the	1741
court or agency shall issue a minimum child support order	1742
requiring the obligor to pay a minimum of fifty dollars a month.	1743
The court, in its discretion and in appropriate circumstances, may	1744
issue a minimum child support order requiring the obligor to pay	1745
obligation of less than fifty dollars a month or not requiring the	1746
obligor to pay an any child support amount for support. The	1747
circumstances under which a court may issue such an order include	1748
the nonresidential parent's medically verified or documented	1749
physical or mental disability or institutionalization in a	1750
facility for persons with a mental illness or any other	1751
circumstances considered appropriate by the court or agency.	1752

If a court <u>or agency</u> issues a minimum child support order 1753

obligation pursuant to this section and the obligor under the	1754
support order is the recipient of need based means-tested public	1755
assistance, any unpaid amounts of support due under the support	1756
order shall accrue as arrearages from month to month, and the	1757
obligor's current obligation to pay the support due under the	1758
support order is suspended during any period of time that the	1759
obligor is receiving need-based <u>means-tested</u> public assistance and	1760
is complying with any seek work orders issued pursuant to section	1761
3121.03 of the Revised Code. The court, obligee, and child support	1762
enforcement agency shall not enforce the obligation of the obligor	1763
to pay the amount of support due under the support order while the	1764
obligor is receiving need-based <u>means-tested</u> public assistance and	1765
is complying with any seek work orders issued pursuant to section	1766
3121.03 of the Revised Code.	1767

Sec. 3119.22. The court may order an amount of child support 1768 that deviates from the amount of child support that would 1769 otherwise result from the use of the basic child support schedule 1770 and the applicable worksheet, through the line establishing the 1771 actual annual obligation, if, after considering the factors and 1772 criteria set forth in section 3119.23 of the Revised Code, the 1773 court determines that the amount calculated pursuant to the basic 1774 child support schedule and the applicable worksheet, through the 1775 line establishing the actual annual obligation, would be unjust or 1776 inappropriate and would therefore not be in the best interest of 1777 the child. 1778

If it deviates, the court must enter in the journal the 1779 amount of child support calculated pursuant to the basic child 1780 support schedule and the applicable worksheet, through the line 1781 establishing the actual annual obligation, its determination that 1782 that amount would be unjust or inappropriate and would therefore 1783 not be in the best interest of the child, and findings of fact 1784 supporting that determination.

Sec. 3119.23. The court may consider any of the following	1786
factors in determining whether to grant a deviation pursuant to	1787
section 3119.22 of the Revised Code:	1788
(A) Special and unusual needs of the child or children,	1789
including needs arising from the physical or psychological	1790
condition of the child or children;	1791
(B) Extraordinary obligations for minor children or	1792
obligations for handicapped children who are not stepchildren and	1793
who are not offspring from the marriage or relationship that is	1794
the basis of the immediate child support determination;	1795
(C) Other court-ordered payments;	1796
(D)(C) Extended parenting time or extraordinary costs	1797
associated with parenting time, provided that this division does	1798
not authorize and shall not be construed as authorizing any	1799
deviation from the schedule and the applicable worksheet, through	1800
the line establishing the actual annual obligation, or any	1801
escrowing, impoundment, or withholding of child support because of	1802
a denial of or interference with a right of parenting time granted	1803
by court order including extraordinary travel expenses when	1804
exchanging the child or children for parenting time;	1805
(E) The obligor obtaining additional employment after a child	1806
support order is issued in order to support a second family;	1807
$\frac{(F)(D)}{(D)}$ The financial resources and the earning ability of the	1808
child or children;	1809
(G) Disparity (E) The relative financial resources, including	1810
the disparity in income between parties or households; other	1811
assets; and the needs of each parent;	1812
(H)(F) The obligee's income, if the obligee's gross income is	1813
equal to or less than one hundred per cent of the federal poverty	1814
<u>level;</u>	1815

(G) Benefits that either parent receives from remarriage or	1816
sharing living expenses with another person;	1817
$\frac{(\mathrm{I})}{(\mathrm{H})}$ The amount of federal, state, and local taxes actually	1818
paid or estimated to be paid by a parent or both of the parents;	1819
$\frac{(J)(I)}{(I)}$ Significant in-kind contributions from a parent,	1820
including, but not limited to, direct payment for lessons, sports	1821
equipment, schooling, or clothing;	1822
(K) The relative financial resources, other assets and	1823
resources, and needs of each parent;	1824
(L)(J) Extraordinary work-related expenses incurred by either	1825
<pre>parent;</pre>	1826
(K) The standard of living and circumstances of each parent	1827
and the standard of living the child would have enjoyed had the	1828
marriage continued or had the parents been married;	1829
(M) The physical and emotional condition and needs of the	1830
child;	1831
$\frac{(N)}{(L)}$ The need and capacity of the child for an education	1832
and the educational opportunities that would have been available	1833
to the child had the circumstances requiring a court child support	1834
order for support not arisen;	1835
$\frac{(\Theta)(M)}{M}$ The responsibility of each parent for the support of	1836
others, including support of a child or children with disabilities	1837
who are not subject to the support order;	1838
(N) Post-secondary educational expenses paid for by a parent	1839
for the parent's own child or children, regardless of whether the	1840
child or children are emancipated;	1841
(0) Costs incurred or reasonably anticipated to be incurred	1842
by the parents in compliance with court-ordered reunification	1843
efforts in child abuse, neglect, or dependency cases;	1844
(P) Any other relevant factor.	1845

The court may accept an agreement of the parents that assigns	1846
a monetary value to any of the factors and criteria listed in this	1847
section that are applicable to their situation.	1848
If the court grants a deviation based on division (P) of this	1849
section, it shall specifically state in the order the facts that	1850
are the basis for the deviation.	1851
Sec. 3119.231. In determining whether to grant a deviation	1852
pursuant to section 3119.22 of the Revised Code for any of the	1853
reasons set forth in division (C) of section 3119.23 of the	1854
Revised Code except extraordinary travel expenses, the court shall	1855
recognize that expenses for the children are incurred in both	1856
households and shall apply the following criteria:	1857
(A) If court-ordered parenting time is equal to or less than	1858
one hundred and thirty overnights per year, the court shall not	1859
grant a deviation.	1860
(B) If court-ordered parenting time exceeds one hundred	1861
thirty overnights per year but is less than one hundred	1862
forty-seven overnights per year, the court may consider a	1863
deviation.	1864
(C) If court-ordered parenting time is equal to or exceeds	1865
one hundred forty-seven overnights per year, the court shall	1866
consider a substantial deviation. If the court does not grant a	1867
substantial deviation from that amount, it shall specify in the	1868
order the facts that are the basis for the court's decision.	1869
Sec. 3119.24. (A)(1) A court that issues a shared parenting	1870
order in accordance with section 3109.04 of the Revised Code shall	1871
order an amount of child support to be paid under the child	1872
support order that is calculated in accordance with the schedule	1873
and with the worksheet set forth in section 3119.022 of the	1874
Revised Code, through the line establishing the actual annual	1875

obligation , except that, if that amount would be unjust or	1876
inappropriate to the children or either parent and would therefore	1877
not be in the best interest of the child because of the	1878
extraordinary circumstances of the parents or because of any other	1879
factors or criteria set forth in section 3119.23 of the Revised	1880
Code, the court may deviate from that amount.	1881
(2) The court shall consider extraordinary circumstances and	1882
other factors or criteria if it deviates from the amount described	1883
in division (A)(1) of this section and shall enter in the journal	1884
the amount described in division (A)(1) of this section its	1885
determination that the amount would be unjust or inappropriate and	1886
would therefore not be in the best interest of the child, and	1887
findings of fact supporting its determination.	1888
(B) For the purposes of this section, "extraordinary	1889
circumstances of the parents" includes all of the following:	1890
(1) The amount of time the children spend with each parent;	1891
(2) The ability of each parent to maintain adequate housing	1892
for the children;	1893
$\frac{(3)(2)}{(3)}$ Each parent's expenses, including child care expenses,	1894
school tuition, medical expenses, dental expenses, and any other	1895
expenses the court considers relevant;	1896
$\frac{(4)}{(3)}$ Any other circumstances the court considers relevant.	1897
Sec. 3119.29. (A) As used in this section and sections	1898
3119.30 to 3119.56 of the Revised Code:	1899
(1) "Cash medical support" means an amount ordered to be paid	1900
in a child support order toward the cost of health insurance	1901
provided by a public entity, another parent, or person with whom	1902
the child resides, through employment or otherwise, or for other	1903
modical goat not govered by ingurance	1904

(2) "Federal poverty line" has the same meaning as defined in	1905
section 5104.01 of the Revised Code.	1906
(3)(A) "Family coverage" means the lowest-cost health	1907
insurance plan that provides coverage for the children who are the	1908
subject of a child support order.	1909
(B) "Health care" means such medical support that includes	1910
coverage under a health insurance plan, payment of costs of	1911
premiums, copayments, and deductibles, or payment for medical	1912
expenses incurred on behalf of the child.	1913
$\frac{(4)(C)}{(C)}$ "Health insurance coverage" means accessible private	1914
health insurance that provides primary care services within thirty	1915
miles from the residence of the child subject to the child support	1916
order.	1917
$\frac{(5)}{(D)}$ "Health plan administrator" means any entity	1918
authorized under Title XXXIX of the Revised Code to engage in the	1919
business of insurance in this state, any health insuring	1920
corporation, any legal entity that is self-insured and provides	1921
benefits to its employees or members, and the administrator of any	1922
such entity or corporation.	1923
(6)(E) "National medical support notice" means a form	1924
required by the "Child Support Performance and Incentive Act of	1925
1998," P.L. 105-200, 112 Stat. 659, 42 U.S.C. 666(a)(19), as	1926
amended, and jointly developed and promulgated by the secretary of	1927
health and human services and the secretary of labor in federal	1928
regulations adopted under that act as modified by the department	1929
of job and family services under section 3119.291 of the Revised	1930
Code.	1931
$\frac{(7)(F)}{(F)}$ "Person required to provide health insurance coverage"	1932
means the obligor, obligee, or both, required by the court under a	1933
court child support order or by the child support enforcement	1934
agency under an administrative child support order to provide	1935

health insurance coverage pursuant to section 3119.30 of the	1936
Revised Code.	1937
(8) Subject to division (B) of this section, "reasonable (G)	1938
"Reasonable cost" means that the contributing cost of private	1939
family health insurance to the person responsible for the required	1940
to provide health care of insurance coverage for the children who	1941
are the subject to of the child support order that does not exceed	1942
an amount equal to five per cent of the annual gross income of	1943
that person. For purposes of this division, the cost of health	1944
insurance is an amount equal to the difference in cost between	1945
self-only and family coverage.	1946
$\frac{(9)(H)}{(H)}$ "Title XIX" has the same meaning as in section 5165.01	1947
of the Revised Code.	1948
(B) If the United States secretary of health and human	1949
services issues a regulation defining "reasonable cost" or a	1950
similar term or phrase relevant to the provisions in child support	1951
orders relating to the provision of health care for children	1952
subject to the orders, and if that definition is substantively	1953
different from the meaning of "reasonable cost" as defined in	1954
division (A) of this section, "reasonable cost" as used in this	1955
section shall have the meaning as defined by the United States	1956
secretary of health and human services.	1957
Sec. 3119.30. (A) In any action or proceeding in which a	1958
child support order is issued or modified, the court, with respect	1959
to court child support orders, and the child support enforcement	1960
agency, with respect to administrative child support orders, shall	1961
determine the person or persons responsible for the health care of	1962
the children subject to the child support order and shall include	1963
provisions for the health care of the children in the child	1964
support order. The order shall specify that the obligor and	1965
obligee are both liable for the health care of the children who	1966

expenses that are not covered by private health insurance or cash	1967
medical support as calculated in accordance with section 3119.022	1968
or 3119.023 of the Revised Code, as applicable the worksheet,	1969
under a formula established by the court, with respect to a court	1970
child support order, or a child support enforcement agency, with	1971
respect to an administrative child support order.	1972
(B) Based on information provided to the court or to the	1973
child support enforcement agency under section 3119.31 of the	1974
Revised Code, the order shall include one of the following:	1975
(1) A When, at the time that the order is issued or modified,	1976
private health insurance coverage for the children is available at	1977
a reasonable cost to both the obligor and the obligee through any	1978
group policy, contract, or plan available to the obligor and the	1979
obligee, and dual coverage would provide for coordination of	1980
medical benefits without unnecessary duplication of coverage, a	1981
requirement that both the obligor and the obligee obtain private	1982
health insurance coverage for the children if coverage is	1983
available for the children at a reasonable cost to both the	1984
obligor and the obligee and dual coverage would provide for	1985
coordination of medical benefits without unnecessary duplication	1986
of coverage. Such an order also shall include a requirement that	1987
the obligor be ordered to pay a cash medical support obligation	1988
during any period when the obligor is not providing private health	1989
insurance coverage for the children. When the child support	1990
enforcement agency learns that the obligor is not providing	1991
private health insurance coverage for the children, the agency	1992
shall issue a notice to both parties in accordance with division	1993
(A) of section 3119.303 of the Revised Code.	1994
(2) A When, at the time that the order is issued or modified,	1995
private health insurance coverage for the children is available at	1996
a more reasonable cost to the oblique through any group policy,	1997

contract, or plan available to the obligee, a requirement that the

obligee obtain private health insurance coverage for the children	1999
if coverage is available through any group policy, contract, or	2000
plan available to the obligee and is available at a more	2001
reasonable cost than coverage is available to the obligor; . Such	2002
an order also shall include a requirement that the obligor be	2003
ordered to pay a cash medical support obligation. When the child	2004
support enforcement agency learns that the oblique is not	2005
providing private health insurance coverage for the children, the	2006
agency shall issue a notice to both parties in accordance with	2007
division (A) of section 3119.303 of the Revised Code.	2008
(3) A When, at the time that the order is issued or modified,	2009
private health insurance coverage for the children is available at	2010
a more reasonable cost to the obligor through any group policy,	2011
contract, or plan available to the obligor, a requirement that the	2012
obligor obtain private health insurance coverage for the children	2013
if coverage is available through any group policy, contract, or	2014
plan available to the obligor at a more reasonable cost than	2015
coverage is available to the obligee; Such an order also shall	2016
include a requirement that the obligor be ordered to pay a cash	2017
medical support obligation during any period when the obligor is	2018
not providing private health insurance coverage for the children.	2019
When the child support enforcement agency learns that the obligor	2020
is not providing private health insurance coverage for the	2021
children, the agency shall issue a notice to both parties in	2022
accordance with division (A) of section 3119.303 of the Revised	2023
Code.	2024
(4) If When private health insurance coverage for the	2025
children is not available at a reasonable cost to the obligor or	2026
the oblique at the time the court or child enforcement agency	2027

issues that the order is issued or modified, a requirement that

the obligor or pay a cash medical support obligation, and a

requirement that both the obligor and the obligee immediately

2028

2029

inform the child support enforcement agency that when private	2031
health insurance coverage for the children has become becomes	2032
available through any group policy, contract, or plan available to	2033
either the obligor or obligee. The child support enforcement	2034
agency shall determine if the private health insurance coverage is	2035
available at a reasonable cost and if coverage is reasonable,	2036
division (B)(2) or (3) shall apply, as applicable. The agency	2037
shall notify the parties of the agency's determination by issuing	2038
a notice in accordance with division (A) of section 3119.303 of	2039
the Revised Code.	2040
(C) When a child support order is issued or modified, and	2041
the obligor's gross income is <u>less than</u> one hundred fifty per cent	2042
or more of the federal poverty level for an individual, the order	2043
shall include the amount of <u>the</u> cash medical support to be paid by	2044
the obligor that is either five per cent of the obligor's adjusted	2045
gross income or the obligor's share of the United States	2046
department of agriculture estimated annual health care expenditure	2047
per child as determined in accordance with federal law and	2048
regulation, whichever is the lower amount. The amount of cash	2049
medical support paid by the obligor shall be paid during any	2050
period after the court or child support enforcement agency issues	2051
or modifies the order in which the children are not covered by	2052
private health insurance obligation as zero dollars.	2053
(2) When a child support order is issued or modified, and the	2054
obligor's gross income is one hundred fifty per cent or more of	2055
the federal poverty level for an individual, the order shall	2056
include the amount of the cash medical support obligation that is	2057
one of the following amounts:	2058
(a) When both the obligor and the obligee are the person	2059
required to provide health insurance coverage, the amount of the	2060
cash medical support obligation is the total amount of the	2061
obligor's marginal, out-of-pocket health insurance cost, as	2062

calculated in the worksheet.	2063
(b) When the obligee is the person required to provide health	2064
insurance coverage, the amount of the cash medical support	2065
obligation is the obligor's income share of the obligee's	2066
marginal, out-of-pocket health insurance cost, as calculated in	2067
the worksheet.	2068
(c) When the obligor is the person required to provide health	2069
insurance coverage, the amount of the cash medical support	2070
obligation is the total amount of the obligor's marginal,	2071
out-of-pocket health insurance cost, as calculated in the	2072
worksheet.	2073
(d) When neither party is identified at the time that the	2074
order is issued or modified as the person required to provide	2075
health insurance coverage, the amount of the cash medical support	2076
obligation is the amount from the table created pursuant to	2077
division (B) of section 3119.302 of the Revised Code, as	2078
<u>calculated</u> in the worksheet.	2079
(3) The child support enforcement agency administering the	2080
court or administrative order shall amend the amount of the	2081
monthly obligation to charge the cash medical support obligation	2082
in accordance with this section.	2083
(D) Any cash medical support paid pursuant to division (C) of	2084
this section shall be paid by the obligor to either the obligee if	2085
the children are not $\frac{Medicaid}{medicaid}$ recipients, or to the	2086
office of child support to defray the cost of Medicaid	2087
expenditures if the children are Medicaid recipients. The child	2088
support enforcement agency administering the court or	2089
administrative order shall amend the amount of monthly child	2090
support obligation to reflect the amount paid when private health	2091
insurance is not provided, as calculated in the current order	2092
pursuant to section 3119.022 or 3119.023 of the Revised Code, as	2093

applicable.	2094
The child support enforcement agency shall give the obligor	2095
notice in accordance with Chapter 3121. of the Revised Code and	2096
provide the obligor an opportunity to be heard if the obligor	2097
believes there is a mistake of fact regarding the availability of	2098
private health insurance at a reasonable cost as determined under	2099
division (B) of this section pursuant to an assignment made in	2100
accordance with section 5101.59 of the Revised Code.	2101
(E) The obligor shall begin payment of any (1) For a court	2102
child support order or an administrative child support order in	2103
which the provisions of division (B)(2) or (4) of this section	2104
apply, the cash medical support obligation shall begin on the	2105
effective date of the order. When the effective date of the order	2106
is not the first day of a month, the monthly cash medical support	2107
obligation shall be prorated for that month in accordance with	2108
section 3121.54 of the Revised Code.	2109
(2) For a court support order or an administrative child	2110
support order in which the provisions of division (B)(1) or (3) of	2111
this section apply, when the private health insurance coverage	2112
terminates with respect to the obligor, the cash medical support	2113
obligation shall begin on the first day of the month immediately	2114
following the month in which private health insurance coverage $\stackrel{\cdot}{\text{is}}$	2115
unavailable or terminates and. When the obligor resumes providing	2116
private health insurance coverage, the cash medical support	2117
obligation shall cease payment on the last day of the month	2118
immediately preceding the month in which private health insurance	2119
coverage begins or resumes. During the period when <u>the</u> cash	2120
medical support <u>obligation</u> is required to be paid, the obligor or	2121
obligee must immediately inform the child support enforcement	2122
agency that when health insurance coverage for the children has	2123
become becomes available to the obligor.	2124
(3) For a court child support order or an administrative	2125

child support order in which the provisions of division (B)(1) or	2126
(3) of this section apply, if the obligor does not secure private	2127
health insurance coverage for the children within thirty days of	2128
the effective date of the order, the cash medical support	2129
obligation shall begin on the effective date of the order. When	2130
the effective date of the order is not the first day of a month,	2131
the monthly cash medical support obligation for that month shall	2132
be prorated in accordance with section 3121.54 of the Revised	2133
Code.	2134
Sec. 3119.302. (A) When the court, with respect to a court	2135
child support order, or the child support enforcement agency, with	2136
respect to an administrative child support order, determines the	2137
person or persons responsible for the health care of the children	2138
subject to the order pursuant to section 3119.30 of the Revised	2139
Code, all of the following apply:	2140
(1) The court or agency shall consider any private health	2141
insurance in which the obligor, obligee, or children, are enrolled	2142
at the time the court or agency issues the order.	2143
(2) If the contributing cost of private family health	2144
insurance to either parent exceeds five per cent of that parent's	2145
annual gross income a reasonable cost, that parent shall not be	2146
ordered to provide private health insurance for the child except	2147
as follows:	2148
(a) When both parents agree that one, or both, of the parents	2149
obtain or maintain the private health insurance that exceeds five	2150
per cent of the annual gross income of the parent obtaining or	2151
maintaining the private health insurance;	2152
(b) When either the parent requests to obtain or maintain the	2153
private health insurance that exceeds five per cent of that	2154
parent's annual gross income a reasonable cost;	2155

(c) (b) When the child support enforcement agency determines	2156
that the parent shall maintain the private health insurance that	2157
exceeds a reasonable cost and the parent does not object to the	2158
determination. If the parent objects to this determination, the	2159
obligation to maintain health insurance coverage that exceeds a	2160
reasonable cost shall be removed.	2161
(c) When the court determines that it is in the best interest	2162
of the children for a parent to obtain and maintain private health	2163
insurance that exceeds five per cent of that parent's annual gross	2164
income a reasonable cost and the cost will not impose an undue	2165
financial burden on either parent. If the court makes such a	2166
determination, the court must include the facts and circumstances	2167
of the determination in the child support order.	2168
(3) If private health insurance is available at a reasonable	2169
cost to either parent through a group policy, contract, or plan,	2170
and the court determines that it is not in the best interest of	2171
the children to utilize the available private health insurance,	2172
the court shall state the facts and circumstances of the	2173
determination in the child support order. The court determination	2174
under this division shall not limit any obligation to provide cash	2175
medical support pursuant to section 3119.30 of the Revised Code.	2176
(4) Notwithstanding division $\frac{(A)(4)(C)}{(C)}$ of section 3119.29 of	2177
the Revised Code, the court or agency may allow private health	2178
insurance do either of the following:	2179
(a) Allow primary care services to be farther than thirty	2180
miles if residents in part or all of the immediate geographic area	2181
customarily travel farther distances; or if	2182
(b) May require that primary care services are be accessible	2183
only by public transportation. The if public transportation is the	2184
obligee's only source of transportation.	2185
If the court or agency makes either accessibility	2186

determination, the court or agency shall include this the	2187
accessibility determination in the child support order.	2188
(5) If the child support enforcement agency discovers, as	2189
part of a reasonable cost determination it is completing pursuant	2190
to division (B)(4) of section 3119.30 of the Revised Code, that	2191
the private health insurance coverage exceeds a reasonable cost,	2192
and the agency elects to issue a variation in the reasonable cost	2193
standard in accordance with division (A)(2)(b) of this section,	2194
the agency shall include the variation to the reasonable cost	2195
standard in the notice issued under division (A) of section	2196
3119.303 of the Revised Code.	2197
(B) The director of job and family services shall create and	2198
annually periodically update a table to be used to determine the	2199
amount of the cash medical support obligation to be paid pursuant	2200
to division (C) of section 3119.30 of the Revised Code. The table	2201
shall incorporate potential combined gross incomes of the parties,	2202
in a manner determined by the director, and the United States	2203
department of agriculture estimated annual health care expenditure	2204
per child as determined in accordance with federal law and	2205
regulation.	2206
Cod 2110 202 (A) Then determining that there is a change in	2207
Sec. 3119.303. (A) Upon determining that there is a change in	2207
the status of private health insurance coverage provided by the	
person required to provide private health insurance coverage, or	2209
upon determining whether private health insurance coverage is or	2210
is not available to one of the parties at a reasonable cost when	2211
neither party has been identified as the person required to	2212
provide health insurance coverage, the child support enforcement	2213
agency shall notify both parties of the agency's determination by	2214
issuing a notice to the parties in accordance with Chapter 3121.	2215
of the Revised Code.	2216
(B)(1) Upon receiving a notice issued by the child support	2217

enforcement agency under division (A) of this section, either	2218
party may file a written request for an administrative medical	2219
support mistake of fact hearing with the child support enforcement	2220
agency that issued the notice. The request shall be filed not	2221
later than seven days after the date on which the notice is	2222
issued.	2223
(2) If neither party makes a timely request for a hearing,	2224
the notice becomes a final determination of the child support	2225
enforcement agency.	2226
(3) If either party makes a timely request for a hearing, the	2227
agency shall conduct the hearing. The hearing shall take place not	2228
later than ten days after the date on which the party files the	2229
request. Not later than five days before the scheduled date of the	2230
hearing, the agency shall issue a written notice by regular mail	2231
to both parties of the date, time, place, and purpose of the	2232
hearing. The notice shall indicate that, at the hearing, both	2233
parties may present only testimony and evidence concerning whether	2234
a mistake of fact has been made by the agency under division (A)	2235
of this section.	2236
(4) After completion of the hearing, the agency shall decide	2237
whether a mistake of fact has been made. The agency shall issue	2238
its decision to both parties not later than fourteen days after	2239
the date of the hearing. The decision is final unless, not later	2240
than seven days after the date the agency issued its decision,	2241
either party files a written motion with the court for a hearing	2242
to determine whether there is a mistake of fact.	2243
(C) If either party files a timely written motion with the	2244
court under division (B)(4) of this section, the court shall hold	2245
a hearing as soon as possible, but not later than ten days after	2246
the date the party files the motion. Not later than five days	2247
before the scheduled date of the court hearing, the court shall	2248
issue written notice to both parties by regular mail of the date,	2249

time, place, and purpose of that hearing. The notice shall	2250
indicate that, at the hearing, both parties may present only	2251
testimony and evidence concerning whether a mistake of fact has	2252
been made by the agency under division (A) of this section or in	2253
the decision issued by the agency under division (B)(4) of this	2254
section. At the hearing, the court shall determine whether there	2255
is a mistake of fact. On conclusion of the hearing, the court	2256
shall make its determination. The court's determination is final.	2257
(D) If a mistake of fact proceeding is instituted under this	2258
section, withholding of amounts pursuant to the notice issued	2259
under division (A) of this section shall continue in accordance	2260
with the notice. If the court or agency, as appropriate, corrects	2261
the notice, withholding shall occur in accordance with the	2262
corrected notice.	2263
Sec. 3119.31. In any action or proceeding in which a court or	2264
child support enforcement agency is determining the person	2265
responsible for the health care of the children who are or will be	2266
the subject of a child support order, each party shall provide to	2267
the court or child support enforcement agency a list of any group	2268
health insurance policies, contracts, or plans available to the	2269
party and the cost for self-only and family coverage under the	2270
available policies, contracts, or plans.	2271
Sec. 3119.32. A child support order shall contain all of the	2272
following:	2273
(A) (A) (1) If the obligor, obligee, or both obligor and obligee,	2274
are required under section 3119.30 of the Revised Code to provide	2275
private health insurance coverage for the children, a requirement	2276
pursuant to section 3119.30 of the Revised Code that whoever is	2277
required to provide private health insurance coverage provide to	2278
the other, not later than thirty days after the issuance of the	2279

order, information regarding the benefits, limitations, and	2280
exclusions of the coverage, copies of any insurance forms	2281
necessary to receive reimbursement, payment, or other benefits	2282
under the coverage, and a copy of any necessary insurance cards;	2283
(2) If the obligor, obligee, or both obligor and obligee, are	2284
required under section 3119.30 of the Revised Code to provide	2285
private health insurance coverage for the children, a requirement	2286
that whoever is required to provide private health insurance	2287
coverage provide to the child support enforcement agency, not	2288
later than thirty days after the issuance of the order,	2289
documentation that verifies that coverage is being provided as	2290
ordered.	2291
(B) A statement setting forth the name, and address, and	2292
telephone number of the individual who is to be reimbursed for	2293
out-of-pocket medical, optical, hospital, dental, or prescription	2294
expenses paid for each child and a statement that the health plan	2295
administrator that provides the private health insurance coverage	2296
for the children may continue making payment for medical, optical,	2297
hospital, dental, or prescription services directly to any health	2298
care provider in accordance with the applicable private health	2299
insurance policy, contract, or plan;	2300
(C) A requirement that a person required to provide private	2301
health insurance coverage for the children designate the children	2302
as covered dependents under any private health insurance policy,	2303
contract, or plan for which the person contracts;	2304
(D) A requirement that the obligor, the obligee, or both of	2305
them under a formula established by the court, with respect to a	2306
court child support order, or the child support enforcement	2307
agency, with respect to an administrative child support order, pay	2308
co-payment or deductible costs required under the private health	2309
insurance policy, contract, or plan that covers the children;	2310

(E) A notice that the employer of the person required to	2311
obtain private health insurance coverage is required to release to	2312
the other parent, any person subject to an order issued under	2313
section 3109.19 of the Revised Code, or the child support	2314
enforcement agency on written request any necessary information on	2315
the private health insurance coverage, including the name and	2316
address of the health plan administrator and any policy, contract,	2317
or plan number, and to otherwise comply with this section and any	2318
order or notice issued under this section;	2319
(F) A statement setting forth the full name and date of birth	2320
of each child who is the subject of the child support order;	2321
(G) A requirement that the obligor and the obligee comply	2322
with any requirement described in section 3119.30 of the Revised	2323
Code and divisions (A) and (C) of this section that is contained	2324
in an order issued in compliance with this section no later than	2325
thirty days after the issuance of the order;	2326
(H) A notice that states the following: "If the person	2327
required to obtain private health care insurance coverage for the	2328
children subject to this child support order obtains new	2329
employment, the agency shall comply with the requirements of	2330
section 3119.34 of the Revised Code, which may result in the	2331
issuance of a notice requiring the new employer to take whatever	2332
action is necessary to enroll the children in private health care	2333
insurance coverage provided by the new employer."	2334
(I) A statement that, upon receipt of notice by the child	2335
support enforcement agency that private health insurance coverage	2336
is not available at a reasonable cost to the obligor, cash medical	2337
support shall be paid in the amount as determined by the child	2338
support computation worksheets in section 3119.022 or 3119.023 of	2339
the Revised Code, as applicable worksheet. The child support	2340
enforcement agency may change the financial obligations of the	2341

parties to pay child support and cash medical support in

2373

accordance with the terms of the court or administrative order and	2343
cash medical support without a hearing or additional notice to the	2344
parties.	2345
Sec. 3119.61. The child support enforcement agency shall	2346
review an administrative child support order on the date	2347
established pursuant to section 3119.60 of the Revised Code for	2348
formally beginning the review of the order. If the agency	2349
determines that a modification is necessary and in the best	2350
interest of the child subject to the order, the agency shall	2351
calculate the amount the obligor shall pay in accordance with the	2352
basic child support schedule established pursuant to section	2353
3119.021 of the Revised Code. The agency may not grant a deviation	2354
pursuant to section 3119.23 of the Revised Code from the	2355
guidelines set forth in <u>established pursuant to</u> section 3119.021	2356
of the Revised Code. If the agency can set the child support	2357
amount the obligor is to pay without granting such a deviation	2358
from the guidelines, the agency shall do the following:	2359
(A) Give the obligor and obligee notice of the revised amount	2360
of child support to be paid under the administrative child support	2361
order, of their right to request an administrative hearing on the	2362
revised child support amount, of the procedures and time deadlines	2363
for requesting the hearing, and that the agency will modify the	2364
administrative child support order to include the revised child	2365
support amount unless the obligor or obligee requests an	2366
administrative hearing on the revised amount no later than thirty	2367
days after receipt of the notice under this division;	2368
(B) If neither the obligor nor obligee timely requests an	2369
administrative hearing on the revised amount of child support,	2370
modify the administrative child support order to include the	2371
revised child support amount;	2372

(C) If the obligor or obligee timely requests an

administrative hearing on the revised amount of child support, do	2374
all of the following:	2375
(1) Schedule a hearing on the issue;	2376
(2) Give the obligor and obligee notice of the date, time,	2377
and location of the hearing;	2378
(3) Conduct the hearing in accordance with the rules adopted	2379
under section 3119.76 of the Revised Code;	2380
(4) Redetermine at the hearing a revised amount of child	2381
support to be paid under the administrative child support order;	2382
(5) Modify the order to include the revised amount of child	2383
support;	2384
(6) Give notice to the obligor and obligee of the amount of	2385
child support to be paid under the order and that the obligor and	2386
obligee may object to the modified order by initiating an action	2387
under section 2151.231 of the Revised Code in the juvenile court	2388
or other court with jurisdiction under section 2101.022 or 2301.03	2389
of the Revised Code of the county in which the mother, the father,	2390
the child, or the guardian or custodian of the child reside.	2391
Except as otherwise provided in section 3119.772 of the	2392
Revised Code, if the agency modifies an existing administrative	2393
child support order, the modification shall relate back to the	2394
first day of the month following the date certain on which the	2395
review began under section 3119.60 of the Revised Code.	2396
If the agency cannot set the amount of child support the	2397
obligor will pay under the administrative child support order	2398
without granting a deviation pursuant to section 3119.23 of the	2399
Revised Code, the agency shall bring an action under section	2400
2151.231 of the Revised Code on behalf of the person who requested	2401
that the agency review the existing administrative order or, if no	2402
one requested the review, on behalf of the obligee, in the	2403

2434

juvenile court or other court with jurisdiction under section	2404
2101.022 or 2301.03 of the Revised Code of the county in which the	2405
agency is located requesting that the court issue a child support	2406
order.	2407
Sec. 3119.63. The child support enforcement agency shall	2408
review a court child support order on the date established	2409
pursuant to section 3119.60 of the Revised Code for formally	2410
beginning the review of the order and shall do all of the	2411
following:	2412
(A) Calculate a revised amount of child support to be paid	2413
under the court child support order;	2414
(B) If the court child support order under review contains a	2415
deviation granted under section 3119.06, 3119.22, 3119.23,	2416
3119.231, or 3119.24 of the Revised Code or a parenting time	2417
adjustment granted under section 3119.051 of the Revised Code,	2418
apply the deviation or adjustment from the existing order to the	2419
revised amount of child support, provided that the agency can	2420
determine the monetary or percentage value of the deviation with	2421
respect to the court child support order. If the agency cannot	2422
determine the monetary or percentage value of the deviation, the	2423
agency shall not apply the deviation to the revised amount of	2424
child support.	2425
(C) Give the obligor and obligee notice of the revised amount	2426
of child support, of their right to request an administrative	2427
hearing on the revised amount, of the procedures and time	2428
deadlines for requesting the hearing, and that the revised amount	2429
of child support will be submitted to the court for inclusion in a	2430
revised court child support order unless the obligor or obligee	2431
requests an administrative hearing on the proposed change within	2432
fourteen days after receipt of the notice under this division;	2433

(C)(D) Give the obligor and obligee notice that if the court

child support order contains a deviation granted under section	2435
<u>3119.06, 3119.22,</u> 3119.23, or 3119.24 of the Revised Code <u>, a</u>	2436
parenting time adjustment granted under section 3119.051 of the	2437
Revised Code, or if the obligor or obligee intends to request a	2438
deviation from the child support amount to be paid under the court	2439
child support order, the obligor and obligee have a right to	2440
request a court hearing on the revised amount of child support	2441
without first requesting an administrative hearing and that the	2442
obligor or obligee, in order to exercise this right, must make the	2443
request for a court hearing no later than fourteen days after	2444
receipt of the notice;	2445
$\frac{(D)}{(E)}$ If neither the obligor nor the obligee timely	2446
requests, pursuant to division (C) or (D) of this section, an	2447
administrative or court hearing on the revised amount of child	2448
support, submit the revised amount of child support to the court	2449
for inclusion in a revised court child support order;	2450
$\frac{(E)}{(F)}$ If the obligor or the obligee timely requests an	2451
administrative hearing on the revised child support amount,	2452
schedule a hearing on the issue, give the obligor and obligee	2453
notice of the date, time, and location of the hearing, conduct the	2454
hearing in accordance with the rules adopted under section 3119.76	2455
of the Revised Code, redetermine at the hearing a revised amount	2456
of child support to be paid under the court child support order,	2457
and give notice to the obligor and obligee of the revised amount	2458
of child support, that they may request a court hearing on the	2459
revised amount, and that the agency will submit the revised amount	2460
of child support to the court for inclusion in a revised court	2461
child support order, if neither the obligor nor the obligee	2462
requests a court hearing on the revised amount of child support;	2463
$\frac{(F)(G)}{(G)}$ If neither the obligor nor the obligee requests,	2464
pursuant to division $\frac{(E)(F)}{(F)}$ of this section, a court hearing on	2465

the revised amount of child support, submit the revised amount of

2466

child support to the court for inclusion in a revised court child	2467
support order.	2468
Sec. 3119.76. The director of job and family services shall	2469
adopt rules pursuant to Chapter 119. of the Revised Code	2470
establishing a procedure for determining when existing child	2471
support orders should be reviewed to determine whether it is	2472
necessary and in the best interest of the children who are the	2473
subject of the child support order to change the child support	2474
order. The rules shall include, but are not limited to, all of the	2475
following:	2476
(A) Any procedures necessary to comply with section	2477
666(a)(10) of Title 42 of the U.S. Code, "Family Support Act of	2478
1988," 102 Stat. 2346, 42 U.S.C. 666(a)(10), as amended, and any	2479
regulations adopted pursuant to, or to enforce, that section;	2480
(B) Procedures for determining what child support orders are	2481
to be subject to review upon the request of either the obligor or	2482
the obligee or periodically by the child support enforcement	2483
agency administering the child support order;	2484
(C) Procedures for the child support enforcement agency to	2485
periodically review and to review, upon the request of the obligor	2486
or the obligee, any child support order that is subject to review	2487
to determine whether the amount of child support paid under the	2488
child support order should be adjusted in accordance with the	2489
basic child support schedule set forth in section 3119.021 of the	2490
Revised Code or whether the provisions for the child's health care	2491
needs under the child support order should be modified in	2492
accordance with sections 3119.29 to 3119.56 of the Revised Code;	2493
(D) Procedures for giving obligors and obligees notice of	2494
their right to request a review of a child support order that is	2495
determined to be subject to review, notice of any proposed	2496

revision of the amount of child support to be paid under the child

2497

support order, notice of the procedures for requesting a hearing	2498
on any proposed revision of the amount of child support to be paid	2499
under a child support order, notice of any administrative hearing	2500
to be held on a proposed revision of the amount of child support	2501
to be paid under a child support order, at least forty-five days'	2502
prior notice of any review of their child support order, and	2503
notice that a failure to comply with any request for documents or	2504
information to be used in the review of a child support order is	2505
contempt of court;	2506

- (E) Procedures for obtaining the necessary documents and 2507 information necessary to review child support orders and for 2508 holding administrative hearings on a proposed revision of the 2509 amount of child support to be paid under a child support order; 2510
- (F) Procedures for adjusting child support orders in 2511 accordance with the basic child support schedule set forth in 2512 established pursuant to section 3119.021 of the Revised Code and 2513 the applicable worksheet in section 3119.022 or 3119.023 of the 2514 Revised Code, through the line establishing the actual annual 2515 obligation; 2516
- (G) Procedures for adjusting the provisions of the child 2517 support order governing the health care needs of the child 2518 pursuant to sections 3119.29 to 3119.56 of the Revised Code. 2519
- Sec. 3119.79. (A) If an obligor or obligee under a child 2520 support order requests that the court modify the amount of child 2521 support or cash medical support required to be paid pursuant to 2522 the child support order, the court shall recalculate the amount of 2523 support that would be required to be paid under the child support 2524 order in accordance with the schedule and the applicable worksheet 2525 through the line establishing the actual annual obligation. If 2526 that amount as recalculated is more than ten per cent greater than 2527 or more than ten per cent less than the amount of child support 2528

required to be paid pursuant to the existing child support order,	2529
the deviation from the recalculated amount that would be required	2530
to be paid under the schedule and the applicable worksheet shall	2531
be considered by the court as a change of circumstance substantial	2532
enough to require a modification of the child support amount.	2533

- (B) In determining the recalculated support amount that would 2534 be required to be paid under the child support order for purposes 2535 of determining whether that recalculated amount is more than ten 2536 per cent greater than or more than ten per cent less than the 2537 amount of child support required to be paid pursuant to the 2538 existing child support order, the court shall consider, in 2539 addition to all other factors required by law to be considered, 2540 the cost of health insurance the obligor, the obligee, or both the 2541 obligor and the obligee have been ordered to obtain for the 2542 children specified in the order. Additionally, if an obligor or 2543 obligee under a child support order requests that the court modify 2544 the support amount required to be paid pursuant to the child 2545 support order and if If the court determines that the amount of 2546 support does not adequately meet the medical needs of the child 2547 are not being met because of inadequate health insurance coverage, 2548 the inadequate coverage shall be considered by the court as a 2549 change of circumstance that is substantial enough to require a 2550 modification of the amount of the child support order. 2551
- (C) If the court determines that the amount of child support 2552 or cash medical support required to be paid under the child 2553 support order should be changed due to a substantial change of 2554 circumstances that was not contemplated at the time of the 2555 issuance of the original child support order or the last 2556 modification of the child support order, the court shall modify 2557 the amount of child support or cash medical support required to be 2558 paid under the child support order to comply with the schedule and 2559 the applicable worksheet through the line establishing the actual 2560

annual obligation, unless the court determines that the amount	2561
those amounts calculated pursuant to the basic child support	2562
schedule and pursuant to the applicable worksheet would be unjust	2563
or inappropriate and would therefore not be in the best interest	2564
of the child and enters in the journal the figure, determination,	2565
and findings specified in section 3119.22 of the Revised Code.	2566
	05.60
Sec. 3119.89. (A) Upon receipt of a notice pursuant to	2567
section 3119.87 of the Revised Code, the child support enforcement	2568
agency administering a child support order, within twenty days	2569
after receipt of the notice, shall complete an investigation. The	2570
agency administering a child support order may conduct an	2571
investigation upon its own initiative if it otherwise has reason	2572
to believe that there may be a reason for which the order should	2573
terminate. The agency's investigation shall determine the	2574
following:	2575
(1) Whether any reason exists for which the order should	2576
terminate;	2577
(2) Whether there are other children subject to the order;	2578
(3) Whether the obligor owes any arrearages under the order;	2579
(4) Whether the agency believes it is necessary to continue	2580
withholding or deduction pursuant to a notice or order described	2581
in section 3121.03 of the Revised Code for the other children or	2582
arrearages;	2583
(5) Whether child support amounts paid pursuant to the order	2584
being investigated should be impounded because continuation of	2585
receipt and disbursement would lead to an overpayment by the	2586
obligor.	2587
(B) If the agency, pursuant to the investigation under	2588
division (A) of this section, determines that other children are	2589
subject to the child support order and that it is necessary to	2590

continue withholding or deduction for the other children, the 2591 agency shall divide the child support amount due annually and per 2592 month under the order by the number of children who are the 2593 subject of the order and subtract the amount due for the child for 2594 whom the order should be terminated from the total child support 2595 amount due annually and per month. The resulting annual and per 2596 month child support amount shall be included in the results of the 2597 agency's investigation as the recommended child support amount due 2598 annually and monthly under a revised child support order. If 2599 arrearage amounts are owed, those amounts may be included as part 2600 of the recommended child support amount. The investigation under 2601 division (A) of this section shall not include a review pursuant 2602 to sections 3119.60 to 3119.76 of the Revised Code of any other 2603 children subject to the child support order. 2604

Sec. 3121.36. The termination of a court support order or 2605 administrative child support order does not abate the power of any 2606 court or child support enforcement agency to collect any overdue 2607 and unpaid support or arrearage owed under the terminated support 2608 order or the power of the court to punish any person for a failure 2609 to comply with, or to pay any support as ordered in, the 2610 terminated support order. The termination does not abate the 2611 authority of the court or agency to issue any notice described in 2612 section 3121.03 of the Revised Code or to issue any applicable 2613 order as described in division (C) or (D) of section 3121.03 of 2614 the Revised Code to collect any overdue and unpaid support or 2615 arrearage owed under the terminated support order. If a notice is 2616 issued pursuant to section 3121.03 of the Revised Code to collect 2617 the overdue and unpaid support or arrearage, the amount withheld 2618 or deducted from the obligor's personal earnings, income, or 2619 accounts shall be <u>rebuttably presumed to be</u> at least equal to the 2620 amount that was withheld or deducted under the terminated child 2621 support order. A court or agency administering the child support 2622

2651

order may consider evidence of household expenditures, income	2623
variables, extraordinary health care issues, and other reasons for	2624
deviation from the presumed amount.	2625
Sec. 3123.14. If a child support order is terminated for any	2626
reason, the obligor under the child support order is or was at any	2627
time in default under the support order and, after the termination	2628
of the order, the obligor owes an arrearage under the order, the	2629
obligee may make application to the child support enforcement	2630
agency that administered the child support order prior to its	2631
termination or had authority to administer the child support order	2632
to maintain any action or proceeding on behalf of the obligee to	2633
obtain a judgment, execution of a judgment through any available	2634
procedure, an order, or other relief. If a withholding or	2635
deduction notice is issued pursuant to section 3121.03 of the	2636
Revised Code to collect an arrearage, the amount withheld or	2637
deducted from the obligor's personal earnings, income, or accounts	2638
shall be <u>rebuttably presumed to be</u> at least equal to the amount	2639
that was withheld or deducted under the terminated child support	2640
order. A court or agency administering the child support order may	2641
consider evidence of household expenditures, income variables,	2642
extraordinary health care issues, and other reasons for deviation	2643
from the presumed amount.	2644
Section 2. That existing sections 3119.01, 3119.02, 3119.021,	2645
3119.022, 3119.023, 3119.03, 3119.04, 3119.05, 3119.06, 3119.22,	2646
3119.23, 3119.24, 3119.29, 3119.30, 3119.302, 3119.31, 3119.32,	2647
3119.61, 3119.63, 3119.76, 3119.79, 3119.89, 3121.36, and 3123.14	2648
and section 3119.024 of the Revised Code are hereby repealed.	2649
Section 3. That section 3119.021 of the Revised Code as it	2650

results from Section 1 of this act be amended to read as follows:

Sec. 3119.021. (A) Until a new schedule is issued by the									
department o	f job and	family so	rvices pu	rsuant to	division	(D) of	2653		
this section	, the foll	lowing bas	ic child	support s c	hedule sha	all be	2654		
used by all	courts and	l child s u	pport enf	orcement a	gencies wl	nen	2655		
calculating	the amount	e of child	l support	to be paid	 pursuant	to a	2656		
child suppor	t order, ι	unless the	-combined	gross inc	ome of the)	2657		
parents is l	e ss than t	che minimu	m combine	d gross i n	come listo	ed on	2658		
the schedule	or more t	than the m	aximum co	mbined gro	ss income	listed	2659		
on the schedule:									
	Bas	sic Child	Support S	chedule			2661		
Combined									
Gross		Nur	mber of Ch	ildren			2663		
Income	One	Two	Three	Four	Five	Six	2664		
10830	2566	4153	4823	5412	5976	6517	2665		
11400	2701	4372	5077	5697	6290	6860	2666		
12000	2843	4602	5344	5996	6621	7221	2667		
12600	2985	4832	5611	6296	6952	7582	2668		
13200	3127	5062	5878	6596	7283	7943	2669		
13800	3269	5292	6145	6896	7614	8304	2670		
14400	3412	5522	6413	7196	7945	8665	2671		
15000	3554	5752	6680	7495	8276	9026	2672		
15600	3696	5982	6947	7795	8608	9387	2673		
16200	3838	6212	7214	8095	8939	9748	2674		
16800	3980	6442	7481	8395	9270	10109	2675		
17400	4122	6672	7749	8695	9601	10470	2676		
18000	4264	6902	8016	8995	9932	10831	2677		
18600	4407	7133	8283	9294	10263	11192	2678		
19200	4549	7363	8550	9594	10594	11554	2679		
19800	4691	7593	8817	9894	10925	11915	2680		
20400	4833	7823	9085	10194	11256	12276	2681		
21000	4975	8053	9352	10494	11587	12637	2682		
21600	5117	8283	9619	10793	11918	12998	2683		

22200	5259	8513	9886	11093	12249	13359	2684
22800	5402	8743	10153	11393	12580	13720	2685
23400	5544	8973	10421	11693	12911	14081	2686
24000	5686	9203	10688	11993	13242	14442	2687
24600	5828	9433	10955	12293	13573	14803	2688
25200	5970	9663	11222	12592	13905	15164	2689
25800	6112	9894	11489	12892	14236	15525	2690
26400	6255	10124	11757	13192	14567	15886	2691
27000	6397	10354	12024	13492	14898	16247	2692
27600	6539	10584	12291	13792	15229	16608	2693
28200	6681	10814	12558	14091	15560	16969	2694
28800	6789	10989	12761	14319	15811	17243	2695
29400	6836	11065	12849	14418	15919	17361	2696
30000	6884	11142	12938	14516	16028	17479	2697
30600	6931	11218	13026	14615	16137	17597	2698
31200	6979	11295	13115	14714	16245	17715	2699
31800	7026	11372	13203	14813	16354	17833	2700
32400	7074	11448	13292	14912	16463	17952	2701
33000	7121	11525	13380	15011	16572	18070	2702
33600	7169	11601	13469	15109	16680	18188	2703
34200	7216	11678	13557	15208	16789	18306	2704
34800	7264	11755	13646	15307	16898	18424	2705
35400	7311	11831	13734	15406	17006	18543	2706
36000	7359	11908	13823	15505	17115	18661	2707
36600	7406	11984	13911	15604	17224	18779	2708
37200	7454	12061	14000	15702	17333	18897	2709
37800	7501	12138	14088	15801	17441	19015	2710
38400	7549	12214	14177	15900	17550	19133	2711
39000	7596	12291	14265	15999	17659	19252	2712
39600	7644	12368	14354	16098	17768	19370	2713
40200	7691	12444	14442	16197	17876	19488	2714
40800	7739	12521	14530	16295	17985	19606	2715
41400	7786	12597	14619	16394	18094	19724	2716

42000	7834	12674	14707	16493	18202	19843	2717
42600	7881	12751	14796	16592	18311	19961	2718
43200	7929	12827	14884	16691	18420	20079	2719
43800	7976	12904	14973	16790	18529	20197	2720
44400	8024	12980	15061	16888	18637	20315	2721
45000	8071	13057	15150	16987	18746	20433	2722
45600	8119	13134	15238	17086	18855	20552	2723
46200	8166	13210	15327	17185	18964	20670	2724
46800	8214	13287	15415	17284	19072	20788	2725
47400	8261	13364	15504	17383	19181	20906	2726
48000	8309	13440	15592	17482	19290	21024	2727
48600	8356	13517	15681	17580	19398	21143	2728
49200	8404	13593	15769	17679	19507	21261	2729
49800	8451	13670	15858	17778	19616	21379	2730
50400	8499	13747	15946	17877	19725	21497	2731
51000	8546	13823	16035	17976	19833	21615	2732
51600	8594	13900	16123	18075	19942	21733	2733
52200	8641	13976	16212	18173	20051	21852	2734
52800	8689	14053	16300	18272	20159	21970	2735
53400	8736	14130	16389	18371	20268	22088	2736
54000	8784	14206	16477	18470	20377	22206	2737
54600	8831	14283	16566	18569	20486	22324	2738
55200	8879	14359	16654	18668	20594	22443	2739
55800	8926	14436	16743	18766	20703	22561	2740
56400	8974	14513	16831	18865	20812	22679	2741
57000	9021	14589	16920	18964	20921	22797	2742
57600	9069	14666	17008	19063	21029	22915	2743
58200	9116	14743	17097	19162	21138	23033	2744
58800	9164	14819	17185	19261	21247	23152	2745
59400	9211	14896	17274	19359	21355	23270	2746
60000	9259	14972	17362	19458	21464	23388	2747
60600	9306	15049	17451	19557	21573	23506	2748
61200	9354	15126	17539	19656	21682	23625	2749

61800	9402	15203	17628	19755	21791	23743	2750
62400	9449	15280	17717	19855	21900	23862	2751
63000	9497	15356	17806	19954	22009	23980	2752
63600	9545	15433	17894	20053	22118	24099	2753
64200	9592	15510	17983	20152	22227	24218	2754
64800	9640	15587	18072	20251	22336	24336	2755
65400	9688	15664	18161	20351	22446	24455	2756
66000	9735	15741	18250	20450	22555	24573	2757
66600	9783	15818	18338	20549	22664	24692	2758
67200	9831	15895	18427	20648	22773	24811	2759
67800	9878	15971	18516	20747	22882	24929	2760
68400	9926	16048	18605	20846	22991	25048	2761
69000	9974	16125	18694	20946	23100	25166	2762
69600	10021	16202	18782	21045	23209	25285	2763
70200	10069	16279	18871	21144	23318	25404	2764
70800	10117	16356	18960	21243	23427	25522	2765
71400	10164	16433	19049	21342	23537	25641	2766
72000	10212	16510	19138	21442	23646	25759	2767
72600	10260	16586	19226	21541	23755	25878	2768
73200	10307	16663	19315	21640	23864	25997	2769
73800	10355	16740	19404	21739	23973	26115	2770
74400	10403	16817	19493	21838	24082	26234	2771
75000	10450	16894	19582	21937	24191	26352	2772
75600	10498	16971	19670	22037	24300	26471	2773
76200	10546	17048	19759	22136	24409	26590	2774
76800	10593	17125	19848	22235	24519	26708	2775
77400	10641	17201	19937	22334	24628	26827	2776
78000	10689	17278	20025	22433	24737	26945	2777
78600	10736	17355	20114	22533	24846	27064	2778
79200	10784	17432	20203	22632	24955	27182	2779
79800	10832	17509	20292	22731	25064	27301	2780
80400	10879	17586	20381	22830	25173	27420	2781
81000	10927	17663	20469	22929	25282	27538	2782

81600	10975	17740	20558	23028	25391	27657	2783
82200	11022	17816	20647	23128	25500	27775	2784
82800	11070	17893	20736	23227	25610	27894	2785
83400	11118	17970	20825	23326	25719	28013	2786
84000	11165	18047	20913	23425	25828	28131	2787
84600	11213	18124	21002	23524	25937	28250	2788
85200	11261	18201	21091	23624	26046	28368	2789
85800	11308	18278	21180	23723	26155	28487	2790
86400	11356	18355	21269	23822	26264	28606	2791
87000	11404	18432	21357	23921	26373	28724	2792
87600	11451	18508	21446	24020	26482	28843	2793
88200	11499	18585	21535	24119	26591	28961	2794
88800	11547	18662	21624	24219	26701	29080	2795
89400	11594	18739	21713	24318	26810	29199	2796
90000	11642	18816	21801	24417	26919	29317	2797
90600	11690	18893	21890	24516	27028	29436	2798
91200	11737	18970	21979	24615	27137	29554	2799
91800	11785	19047	22068	24715	27246	29673	2800
92400	11833	19123	22157	24814	27355	29792	2801
93000	11880	19200	22245	24913	27464	29910	2802
93600	11928	19277	22334	25012	27573	30029	2803
94200	11976	19354	22423	25111	27682	30147	2804
94800	12023	19431	22512	25211	27792	30266	2805
95400	12071	19508	22601	25310	27901	30385	2806
96000	12119	19585	22689	25409	28010	30503	2807
96600	12166	19662	22778	25508	28119	30622	2808
97200	12214	19738	22867	25607	28228	30740	2809
97800	12262	19815	22956	25706	28337	30859	2810
98400	12309	19892	23045	25806	28446	30977	2811
99000	12357	19969	23133	25905	28555	31096	2812
99600	12404	20046	23222	26004	28664	31215	2813
100200	12452	20123	23311	26103	28773	31333	2814
100800	12500	20200	23400	26202	28883	31452	2815

101400	12547	20277	23488	26302	28992	31570	2816
102000	12595	20353	23577	26401	29101	31689	2817
102600	12643	20430	23666	26500	29210	31808	2818
103200	12690	20507	23755	26599	29319	31926	2819
103800	12738	20584	23844	26698	29428	32045	2820
104400	12786	20661	23932	26797	29537	32163	2821
105000	12833	20738	24021	26897	29646	32282	2822
105600	12881	20815	24110	26996	29755	32401	2823
106200	12929	20892	24199	27095	29864	32519	2824
106800	12976	20969	24288	27194	29974	32638	2825
107400	13024	21045	24376	27293	30083	32756	2826
108000	13072	21122	24465	27393	30192	32875	2827
108600	13119	21199	24554	27492	30301	32994	2828
109200	13167	21276	24643	27591	30410	33112	2829
109800	13215	21353	24732	27690	30519	33231	2830
110400	13262	21430	24820	27789	30628	33349	2831
111000	13310	21507	24909	27888	30737	33468	2832
111600	13358	21584	24998	27988	30846	33587	2833
112200	13405	21660	25087	28087	30956	33705	2834
112800	13453	21737	25176	28186	31065	33824	2835
113400	13501	21814	25264	28285	31174	33942	2836
114000	13548	21891	25353	28384	31283	34061	2837
114600	13596	21968	25442	28484	31392	34180	2838
115200	13644	22045	25531	28583	31501	34298	2839
115800	13692	22122	25620	28682	31610	34417	2840
116400	13739	22199	25709	28782	31720	34536	2841
117000	13787	22276	25798	28881	31829	34655	2842
117600	13835	22353	25887	28981	31939	34774	2843
118200	13883	22431	25976	29080	32048	34893	2844
118800	13931	22508	26065	29180	32158	35012	2845
119400	13979	22585	26154	29279	32267	35131	2846
120000	14026	22662	26244	29379	32377	35250	2847
120600	14074	22739	26333	29478	32486	35369	2848

121200	14122	22816	26422	29578	32596	35488	2849
121800	14170	22893	26511	29678	32705	35607	2850
122400	14218	22971	26600	29777	32815	35726	2851
123000	14266	23048	26689	29877	32924	35845	2852
123600	14313	23125	26778	29976	33034	35964	2853
124200	14361	23202	26867	30076	33143	36083	2854
124800	14409	23279	26956	30175	33253	36202	2855
125400	14457	23356	27045	30275	33362	36321	2856
126000	14505	23433	27135	30374	33472	36440	2857
126600	14553	23511	27224	30474	33581	36559	2858
127200	14600	23588	27313	30573	33691	36678	2859
127800	14648	23665	27402	30673	33800	36797	2860
128400	14696	23742	27491	30772	33910	36916	2861
129000	14744	23819	27580	30872	34019	37035	2862
129600	14792	23896	27669	30971	34129	37154	2863
130200	14840	23973	27758	31071	34238	37273	2864
130800	14887	24051	27847	31170	34347	37392	2865
131400	14935	24128	27936	31270	34457	37511	2866
132000	14983	24205	28026	31369	34566	37630	2867
132600	15031	24282	28115	31469	34676	37749	2868
133200	15079	24359	28204	31569	34785	37868	2869
133800	15126	24436	28293	31668	34895	37987	2870
134400	15174	24513	28382	31768	35004	38106	2871
135000	15222	24591	28471	31867	35114	38225	2872
135600	15270	24668	28560	31967	35223	38344	2873
136200	15318	24745	28649	32066	35333	38463	2874
136800	15366	24822	28738	32166	35442	38582	2875
137400	15413	24899	28828	32265	35552	38701	2876
138000	15461	24976	28917	32365	35661	38820	2877
138600	15509	25053	29006	32464	35771	38939	2878
139200	15557	25131	29095	32564	35880	39058	2879
139800	15605	25208	29184	32663	35990	39177	2880
140400	15653	25285	29273	32763	36099	39296	2881

141000	15700	25362	29362	32862	36209	39415	2882
141600	15748	25439	29451	32962	36318	39534	2883
142200	15796	25516	29540	33061	36428	39653	2884
142800	15844	25593	29629	33161	36537	39772	2885
143400	15892	25671	29719	33261	36647	39891	2886
144000	15940	25748	29808	33360	36756	40010	2887
144600	15987	25825	29897	33460	36866	40129	2888
145200	16035	25902	29986	33559	36975	40248	2889
145800	16083	25979	30075	33659	37084	40367	2890
146400	16131	26056	30164	33758	37194	40486	2891
147000	16179	26133	30253	33858	37303	40605	2892
147600	16227	26211	30342	33957	37413	40724	2893
148200	16274	26288	30431	34057	37522	40843	2894
148800	16322	26365	30520	34156	37632	40962	2895
149400	16370	26442	30610	34256	37741	41081	2896
150000	16418	26519	30699	34355	37851	41200	2897
150600	16466	26596	30788	34455	37960	41319	2898
151200	16514	26673	30877	34554	38070	41438	2899
151800	16561	26751	30966	34654	38179	41557	2900
152400	16609	26828	31055	34753	38289	41676	2901
153000	16657	26905	31144	34853	38398	41795	2902
153600	16705	26982	31233	34952	38508	41914	2903
154200	16753	27059	31322	35052	38617	42033	2904
154800	16801	27136	31411	35152	38727	42152	2905
155400	16848	27213	31501	35251	38836	42271	2906
156000	16896	27291	31590	35351	38946	42390	2907
156600	16944	27368	31679	35450	39055	42509	2908
157200	16992	27445	31768	35550	39165	42628	2909
157800	17040	27522	31857	35649	39274	42747	2910
158400	17088	27599	31946	35749	39384	42866	2911
159000	17135	27676	32035	35848	39493	42985	2912
159600	17183	27754	32124	35948	39603	43104	2913
160200	17231	27831	32213	36047	39712	43223	2914

160800	17279	27908	32303	36147	39821	43342	2915
161400	17327	27985	32392	36246	39931	43461	2916
162000	17374	28062	32481	36346	40040	43580	2917
162600	17422	28139	32570	36445	40150	43699	2918
163200	17470	28216	32659	36545	40259	43818	2919
163800	17518	28294	32748	36644	40369	43937	2920
164400	17566	28371	32837	36744	40478	44056	2921
165000	17614	28448	32926	36843	40588	44175	2922
165600	17661	28525	33015	36943	40697	44294	2923
166200	17709	28602	33104	37043	40807	44413	2924
166800	17757	28679	33194	37142	40916	44532	2925
167400	17805	28756	33283	37242	41026	44652	2926
168000	17853	28834	33372	37341	41135	44771	2927
168600	17901	28911	33461	37441	41245	44890	2928
169200	17948	28988	33550	37540	41354	45009	2929
169800	17996	29065	33639	37640	41464	45128	2930
170400	18044	29142	33728	37739	41573	45247	2931
171000	18092	29219	33817	37839	41683	45366	2932
171600	18140	29296	33906	37938	41792	45485	2933
172200	18188	29374	33995	38038	41902	45604	2934
172800	18235	29451	34085	38137	42011	45723	2935
173400	18283	29528	34174	38237	42121	45842	2936
174000	18331	29605	34263	38336	42230	45961	2937
174600	18379	29682	34352	38436	42340	46080	2938
175200	18427	29759	34441	38535	42449	46199	2939
175800	18475	29836	34530	38635	42558	46318	2940
176400	18522	29914	34619	38735	42668	46437	2941
177000	18570	29991	34708	38834	42777	46556	2942
177600	18618	30068	34797	38934	42887	46675	2943
178200	18666	30145	34886	39033	42996	46794	2944
178800	18714	30222	34976	39133	43106	46913	2945
179400	18762	30299	35065	39232	43215	47032	2946
180000	18809	30376	35154	39332	43325	47151	2947

180600	18857	30454	35243	39431	43434	47270	2948
181200	18905	30531	35332	39531	43544	47389	2949
181800	18953	30608	35421	39630	43653	47508	2950
182400	19001	30685	35510	39730	43763	47627	2951
183000	19049	30762	35599	39829	43872	47746	2952
183600	19096	30839	35688	39929	43982	47865	2953
184200	19144	30916	35777	40028	44091	47984	2954
184800	19192	30994	35867	40128	44201	48103	2955
185400	19240	31071	35956	40227	44310	48222	2956
186000	19288	31148	36045	40327	44420	48341	2957
186600	19336	31225	36134	40426	44529	48460	2958
187200	19383	31302	36223	40526	44639	48579	2959
187800	19431	31379	36312	40626	44748	48698	2960
188400	19479	31456	36401	40725	44858	48817	2961
189000	19527	31534	36490	40825	44967	48936	2962
189600	19575	31611	36579	40924	45077	49055	2963
190200	19622	31688	36669	41024	45186	49174	2964
190800	19670	31765	36758	41123	45295	49293	2965
191400	19718	31842	36847	41223	45405	49412	2966
192000	19766	31919	36936	41322	45514	49531	2967
192600	19814	31996	37025	41422	45624	49650	2968
193200	19862	32074	37114	41521	45733	49769	2969
193800	19909	32151	37203	41621	45843	49888	2970
194400	19957	32228	37292	41720	45952	50007	2971
195000	20005	32305	37381	41820	46062	50126	2972
195600	20053	32382	37470	41919	46171	50245	2973
196200	20101	32459	37560	42019	46281	50364	2974
196800	20149	32536	37649	42118	46390	50483	2975
197400	20196	32614	37738	42218	46500	50602	2976
198000	20244	32691	37827	42317	46609	50721	2977
198600	20292	32768	37916	42417	46719	50840	2978
199200	20340	32845	38005	42517	46828	50959	2979
199800	20388	32922	38094	42616	46938	51078	2980

200400	20436	32999	38183	42716	47047	51197	2981
201000	20483	33077	38272	42815	47157	51316	2982
201600	20531	33154	38361	42915	47266	51435	2983
202200	20579	33231	38451	43014	47376	51554	2984
202800	20627	33308	38540	43114	47485	51673	2985
203400	20675	33385	38629	43213	47595	51792	2986
204000	20723	33462	38718	43313	47704	51911	2987
204600	20770	33539	38807	43412	47814	52030	2988
205200	20818	33617	38896	43512	47923	52149	2989
205800	20865	33694	38985	43611	48032	52268	2990
206400	20914	33771	39074	43711	48142	52387	2991
207000	20962	33848	39163	43810	48251	52506	2992
207600	21010	33925	39252	43910	48361	52625	2993
208200	21057	34002	39342	44009	48470	52744	2994
208800	21105	34079	39431	44109	48580	52863	2995
209400	21153	34157	39520	44209	48689	52982	2996
210000	21201	34234	39609	44308	48799	53101	2997
210600	21249	34311	39698	44408	48908	53220	2998
211200	21297	34388	39787	44507	49018	53339	2999
211800	21344	34465	39876	44607	49127	53458	3000
212400	21392	34542	39965	44706	49237	53577	3001
213000	21440	34619	40054	44806	49346	53696	3002
213600	21488	34697	40144	44905	49456	53815	3003
214200	21536	34774	40233	45005	49565	53934	3004
214800	21584	34851	40322	45104	49675	54053	3005
215400	21631	34928	40411	45204	49784	54172	3006
216000	21679	35005	40500	45303	49894	54291	3007
216600	21727	35082	40589	45403	50003	54410	3008
217200	21775	35159	40678	45502	50113	54529	3009
217800	21823	35237	40767	45602	50222	54648	3010
218400	21870	35314	40856	45701	50332	54767	3011
219000	21918	35391	40945	45801	50441	54886	3012
219600	21966	35468	41035	45900	50551	55005	3013

220200	22014	35545	41124	46000	50660	55124	3014
220800	22062	35622	41213	46100	50769	55243	3015
221400	22110	35699	41302	46199	50879	55362	3016
222000	22157	35777	41391	46299	50988	55481	3017
222600	22205	35854	41480	46398	51098	55600	3018
223200	22253	35931	41569	46498	51207	55719	3019
223800	22301	36008	41658	46597	51317	55838	3020
224400	22349	36085	41747	46697	51426	55957	3021
225000	22397	36162	41836	46796	51536	56076	3022
225600	22444	36239	41926	46896	51645	56195	3023
226200	22492	36317	42015	46995	51755	56314	3024
226800	22540	36394	42104	47095	51864	56433	3025
227400	22588	36471	42193	47194	51974	56552	3026
228000	22636	36548	42282	47294	52083	56671	3027
228600	22684	36625	42371	47393	52193	56790	3028
229200	22731	36702	42460	47493	52302	56909	3029
229800	22779	36779	42549	47592	52412	57028	3030
230400	22827	36857	42638	47692	52521	57147	3031
231000	22875	36934	42727	47791	52631	57266	3032
231600	22923	37011	42817	47891	52740	57385	3033
232200	22971	37088	42906	47991	52850	57504	3034
232800	23018	37165	42995	48090	52959	57623	3035
233400	23066	37242	43084	48190	53069	57742	3036
234000	23114	37319	43173	48289	53178	57861	3037
234600	23162	37397	43262	48389	53288	57980	3038
235200	23210	37474	43351	48488	53397	58099	3039
235800	23258	37551	43440	48588	53506	58218	3040
236400	23305	37628	43529	48687	53616	58337	3041
237000	23353	37705	43619	48787	53725	58456	3042
237600	23401	37782	43708	48886	53835	58575	3043
238200	23449	37859	43797	48986	53944	58694	3044
238800	23497	37937	43886	49085	54054	58813	3045
239400	23545	38014	43975	49185	54163	58932	3046

240000	23592	38091	44064	49284	54273	59051	3047
240600	23640	38168	44153	49384	54382	59170	3048
241200	23688	38245	44242	49483	54492	59289	3049
241800	23736	38322	44331	49583	54601	59408	3050
242400	23784	38400	44420	49683	54711	59527	3051
243000	23832	38477	44510	49782	54820	59646	3052
243600	23879	38554	44599	49882	54930	59765	3053
244200	23927	38631	44688	49981	55039	59884	3054
244800	23975	38708	44777	50081	55149	60003	3055
245400	24023	38785	44866	50180	55258	60122	3056
246000	24071	38862	44955	50280	55368	60241	3057
246600	24119	38940	45044	50379	55477	60360	3058
247200	24166	39017	45133	50479	55587	60479	3059
247800	24214	39094	45222	50578	55696	60598	3060
248400	24262	39171	45311	50678	55806	60717	3061
249000	24310	39248	45401	50777	55915	60836	3062
249600	24358	39325	45490	50877	56025	60955	3063
250200	24405	39402	45579	50976	56134	61074	3064

(B)(1) (A) Starting four years after the effective date of 3065B. ... of the 130th general assembly and every fourth year 3066 thereafter, the department of job and family services shall issue, 3067 by rule adopted in accordance with Chapter 119. of the Revised 3068 Code, an updated basic child support schedule. The rule shall be 3069 adopted so that its effective date is not later than the first of 3070 October of each of those years and shall include a statement of 3071 the assumptions used to adjust the schedule. On the effective date 3072 of the rule, the updated schedule shall supersede either the basic 3073 child support schedule that appears in division (A) of this 3074 section or, if the schedule has been previously updated by rule, 3075 the most recently updated basic child support schedule, as 3076 applicable. An updated schedule shall be used by all courts and 3077 child support enforcement agencies when calculating the amount of 3078 child support to be paid pursuant to a child support order. 3079

$\frac{(2)(B)}{(B)}$ The department, in consultation with the child support	3080
guidelines advisory council established in section 3119.023 of the	3081
Revised Code, shall update the schedule based on the following:	3082
$\frac{(a)}{(1)}$ Changes in the consumer price index for all urban	3083
consumers, midwest urban region, or its successive equivalent, as	3084
determined by the United States department of labor, bureau of	3085
labor statistics, or its successor in responsibility, for all	3086
items, as calculated in accordance with division (C) of this	3087
section;	3088
$\frac{(b)(2)}{(2)}$ Information gathered by the department as part of the	3089
review conducted in accordance with section 3119.022 of the	3090
Revised Code.	3091
$\frac{(3)}{(C)}$ The department shall compare the current consumer	3092
price index with that determined for the prior period, and shall	3093
determine the percentage increase or decrease. The current	3094
consumer price index shall be the consumer price index that is in	3095
effect as of the first day of October of every fourth year after	3096
the effective date ofB of the 130th general assembly.	3097
For the adjustment made four years after the effective date of	3098
\ldots B. \ldots of the 130th general assembly, the prior period	3099
consumer price index shall be the consumer price index that is in	3100
effect as of January of the year of the effective date ofB.	3101
of the 130th general assembly. For each subsequent update of	3102
the basic child support schedule, the prior period consumer price	3103
index shall be the current consumer price index for the most	3104
recently updated schedule. The percentage increase or decrease	3105
shall be multiplied by each amount in the most recently updated	3106
basic child support schedule, and the product shall be added to or	3107
subtracted from each amount and rounded to the nearest dollar.	3108

Section 4. That existing section 3119.021 of the Revised Code

as it results from Section 1 of this act is hereby repealed.

3109

3110

Section 5. Sections 3 and 4 of this act shall take effect on	3111
the date that is four years after the effective date of this act.	3112
Section 6. It is the intent of the General Assembly that the	3113
Department of Job and Family Services utilize the basic child	3114
support schedule in section 3119.021 of the Revised Code, as	3115
amended in Section 1 of this act, prior to the date that is four	3116
years after the effective date of this act. On and after that	3117
date, the Department of Job and Family Services shall use the	3118
basic child support schedule established by rule under section	3119
3119.021 of the Revised Code, as amended in Section 3 of this act.	3120