HOUSE AMENDMENT

Bill No. CS/HB 907 (2010)

Amendment No.

CHAMBER ACTION

Senate

House

Representative Flores offered the following:

Amendment

Remove lines 385-437 and insert:

10. The particular parenting plan, such as where the child spends a significant amount of time, but less than <u>20</u> 40 percent of the overnights, with one parent, thereby reducing the financial expenditures incurred by the other parent; or the refusal of a parent to become involved in the activities of the child.

11 11. Any other adjustment <u>that</u> which is needed to achieve 12 an equitable result which may include, but not be limited to, a 13 reasonable and necessary existing expense or debt. Such expense 14 or debt may include, but is not limited to, a reasonable and 15 necessary expense or debt <u>that</u> which the parties jointly 16 incurred during the marriage. 097829

Approved For Filing: 4/19/2010 4:57:49 PM Page 1 of 3

HOUSE AMENDMENT

Bill No. CS/HB 907 (2010)

Amendment No.

(b) Whenever a particular parenting plan provides that
each child spend a substantial amount of time with each parent,
the court shall adjust any award of child support, as follows:

1. In accordance with subsections (9) and (10), calculate the amount of support obligation apportioned to each parent without including day care and health insurance costs in the calculation and multiply the amount by 1.5.

24 2. Calculate the percentage of overnight stays the child25 spends with each parent.

3. Multiply each parent's support obligation as calculated
in subparagraph 1. by the percentage of the other parent's
overnight stays with the child as calculated in subparagraph 2.

4. The difference between the amounts calculated in
subparagraph 3. shall be the monetary transfer necessary between
the parents for the care of the child, subject to an adjustment
for day care and health insurance expenses.

5. Pursuant to subsections (7) and (8), calculate the net amounts owed by each parent for the expenses incurred for day care and health insurance coverage for the child. Day care shall be calculated without regard to the 25-percent reduction applied by subsection (7).

6. Adjust the support obligation owed by each parent pursuant to subparagraph 4. by crediting or debiting the amount calculated in subparagraph 5. This amount represents the child support which must be exchanged between the parents.

42 7. The court may deviate from the child support amount 43 calculated pursuant to subparagraph 6. based upon the deviation 44 factors in paragraph (a), as well as the obligee parent's low 097829 Approved For Filing: 4/19/2010 4:57:49 PM

Page 2 of 3

HOUSE AMENDMENT

Bill No. CS/HB 907 (2010)

Amendment No.

45 income and ability to maintain the basic necessities of the home 46 for the child, the likelihood that either parent will actually 47 exercise the time-sharing schedule set forth in the parenting 48 plan granted by the court, and whether all of the children are 49 exercising the same time-sharing schedule.

50 8. For purposes of adjusting any award of child support 51 under this paragraph, "substantial amount of time" means that a 52 parent exercises <u>time-sharing</u> visitation at least <u>20</u> 40 percent 53 of the overnights of the year.