

I	
	CHAMBER ACTION Senate . House
	Comm: RCS
	•
1	The Committee on Children, Families, and Elder Affairs (Lynn)
2	recommended the following substitute for amendment (408552):
3	
4	Senate Amendment (with title amendments)
5	Delete line(s) 1261-1781
6	and insert:
7	Section 16. Section 61.30, Florida Statutes, is amended to read:
8	61.30 Child support guidelines; retroactive child
9	support
10	(1)(a) The child support guideline amount as determined by
11	this section presumptively establishes the amount the trier of
12	fact shall order as child support in an initial proceeding for
13	such support or in a proceeding for modification of an existing
14	order for such support, whether the proceeding arises under this
15	or another chapter. The trier of fact may order payment of child
16	support which varies, plus or minus 5 percent, from the guideline
17	amount, after considering all relevant factors, including the

Page 1 of 25

4/1/2008 6:49:00 PM

CF.CF.06388



needs of the child or children, age, station in life, standard of 18 living, and the financial status and ability of each parent. The 19 20 trier of fact may order payment of child support in an amount which varies more than 5 percent from such guideline amount only 21 22 upon a written finding explaining why ordering payment of such 23 quideline amount would be unjust or inappropriate. 24 Notwithstanding the variance limitations of this section, the trier of fact shall order payment of child support which varies 25 26 from the guideline amount as provided in paragraph (11) (b) 27 whenever any of the children are required by court order or mediation agreement to spend a substantial amount of time with 28 29 either parent the primary and secondary residential parents. This 30 requirement applies to any living arrangement, whether temporary 31 or permanent.

32 (b) The guidelines may provide the basis for proving a 33 substantial change in circumstances upon which a modification of 34 an existing order may be granted. However, the difference between 35 the existing monthly obligation and the amount provided for under 36 the guidelines shall be at least 15 percent or \$50, whichever 37 amount is greater, before the court may find that the guidelines 38 provide a substantial change in circumstances.

39 (c) For each support order reviewed by the department as 40 required by s. 409.2564(11), if the amount of the child support 41 award under the order differs by at least 10 percent but not less 42 than \$25 from the amount that would be awarded under s. 61.30, 43 the department shall seek to have the order modified and any 44 modification shall be made without a requirement for proof or 45 showing of a change in circumstances.

46 (2) Income shall be determined on a monthly basis for <u>each</u>
47 parent the obliger and for the obligee as follows:

Page 2 of 25

4/1/2008 6:49:00 PM



48	(a) Gross income shall include, but is not limited to, the
49	following items:
50	1. Salary or wages.
51	2. Bonuses, commissions, allowances, overtime, tips, and
52	other similar payments.
53	3. Business income from sources such as self-employment,
54	partnership, close corporations, and independent contracts.
55	"Business income" means gross receipts minus ordinary and
56	necessary expenses required to produce income.
57	4. Disability benefits.
58	5. All workers' compensation benefits and settlements.
59	6. Unemployment compensation.
60	7. Pension, retirement, or annuity payments.
61	8. Social security benefits.
62	9. Spousal support received from a previous marriage or
63	court ordered in the marriage before the court.
64	10. Interest and dividends.
65	11. Rental income, which is gross receipts minus ordinary
66	and necessary expenses required to produce the income.
67	12. Income from royalties, trusts, or estates.
68	13. Reimbursed expenses or in kind payments to the extent
69	that they reduce living expenses.
70	14. Gains derived from dealings in property, unless the
71	gain is nonrecurring.
72	(b) Income on a monthly basis shall be imputed to an
73	unemployed or underemployed parent when such employment or
74	underemployment is found by the court to be voluntary on that
75	parent's part, absent <u>a finding of fact by the court of</u> physical
76	or mental incapacity or other circumstances over which the parent
77	has no control. In the event of such voluntary unemployment or

Page 3 of 25



78 underemployment, the employment potential and probable earnings 79 level of the parent shall be determined based upon his or her 80 recent work history, occupational qualifications, and prevailing earnings level in the community as provided in this paragraph; 81 82 however, the court may refuse to impute income to a primary 83 residential parent if the court finds it necessary for the parent 84 to stay home with the child who is the subject of a child support 85 calculation. 86 (c) Public assistance as defined in s. 409.2554 shall be 87 excluded from gross income.

88 (3) <u>Net income is obtained by subtracting</u> allowable
89 deductions from gross income. <u>Allowable deductions</u> shall include:

90 (a) Federal, state, and local income tax deductions,
91 adjusted for actual filing status and allowable dependents and
92 income tax liabilities.

(b) Federal insurance contributions or self-employment tax.

(c) Mandatory union dues.

93 94

95

(d) Mandatory retirement payments.

96 (e) Health insurance payments, excluding payments for97 coverage of the minor child.

98 (f) Court-ordered support for other children which is99 actually paid.

100 (g) Spousal support paid pursuant to a court order from a 101 previous marriage or the marriage before the court.

102 (4) Net income for <u>each parent</u> the obligor and net income
 103 for the obligee shall be computed by subtracting allowable
 104 deductions from gross income.

105 (5) Net income for <u>each parent</u> the obligor and net income 106 for the obligee shall be added together for a combined net 107 income.

Page 4 of 25



897548

124									
	1200.00		280	435	544	588	594	600	
125	1250.00		290	451	565	634	641	648	
126			200	101			012	010	
105	1300.00		300	467	584	659	688	695	
127	1350.00		310	482	603	681	735	743	
128									
1.0.0	1400.00		320	498	623	702	765	790	
129	1450.00		330	513	642	724	789	838	
130									
131	1500.00		340	529	662	746	813	869	
TOT	1550.00		350	544	681	768	836	895	
132									
133	1600.00		360	560	701	790	860	920	
200	1650.00		370	575	720	812	884	945	
134	1 - 0 0 0 0			1	- 10			0.5.1	
135	1700.00		380	591	740	833	907	971	
	1750.00		390	606	759	855	931	996	
136	1000 00		400	600	770	077		1000	
137	1800.00		400	622	779	877	955	1022	
	1850.00		410	638	798	900	979	1048	
138	1900.00		101	654	010	000	1004	1074	
	1900.00		421 Pa	654 ge 6 c	818 of 25	923	1004	1074	
	4/1/2008	6:49:00 PM	1 d	5000		(	CF.CF.	06388	

139								
	1950.00		431	670	839	946	1029	1101
140	2000.00		442	686	859	968	1054	1128
141	2000.00		112	000	000	500	1001	1120
	2050.00		452	702	879	991	1079	1154
142	2100.00		463	718	899	1014	1104	1181
143	2100.00		405	/10	099	1014	1104	TIOT
	2150.00		473	734	919	1037	1129	1207
144			404		040	1000	1154	1004
145	2200.00		484	751	940	1060	1134	1234
	2250.00		494	767	960	1082	1179	1261
146				200	0.0.0	1105	1004	1007
147	2300.00		505	783	980	1105	1204	1287
	2350.00		515	799	1000	1128	1229	1314
148				0.1 5	1		4 0 5 4	1010
149	2400.00		526	815	1020	1151	1254	1340
	2450.00		536	831	1041	1174	1279	1367
150								
151	2500.00		547	847	1061	1196	1304	1394
TOT	2550.00		557	864	1081	1219	1329	1420
152								
153	2600.00		568	880	1101	1242	1354	1447
TJJ	2650.00		578	896	1121	1265	1379	1473
			Pa	ge 7 c	of 25			
	4/1/2008	6:49:00 PM				C	CF.CF.	06388

154								
1	2700.00		588	912	1141	1287	1403	1500
155	2750.00		597	927	1160	1308	1426	1524
156								
157	2800.00		607	941	1178	1328	1448	1549
137	2850.00		616	956	1197	1349	1471	1573
158								
159	2900.00		626	971	1215	1370	1494	1598
200	2950.00		635	986	1234	1391	1517	1622
160				1 0 0 1	1050	1 4 1 0	1 - 4 0	1 6 4 5
161	3000.00		644	TOOT	1252	1412	1540	1647
	3050.00		654	1016	1271	1433	1563	1671
162	3100.00		663	1031	1289	1453	1586	1695
163	5100.00		005	1031	1209	1400	1000	1095
	3150.00		673	1045	1308	1474	1608	1720
164	3200.00		682	1060	1327	1495	1631	1744
165					-			
1.00	3250.00		691	1075	1345	1516	1654	1769
166	3300.00		701	1090	1364	1537	1677	1793
167								
168	3350.00		710	1105	1382	1558	1700	1818
TOO	3400.00		720	1120	1401	1579	1723	1842
I	4 /1 /0000		Pa	ge 8 o	f 25			0.6200
	4/1/2008	6:49:00 PM				(	CF.CF.	06388

169							
170	3450.00	729	1135	1419	1599	1745	1867
170	3500.00	738	1149	1438	1620	1768	1891
171							
172	3550.00	748	1164	1456	1641	1791	1915
	3600.00	757	1179	1475	1662	1814	1940
173	3650.00	767	1194	1493	1683	1837	1964
174							
175	3700.00	776	1208	1503	1702	1857	1987
175	3750.00	784	1221	1520	1721	1878	2009
176	3800.00	793	1234	1536	1740	1899	2031
177	3000.00	155	1234	1000	TIAO	TODD	2001
178	3850.00	802	1248	1553	1759	1920	2053
1/0	3900.00	811	1261	1570	1778	1940	2075
179		010	1075	1 - 0 - 7	1 7 0 7	1001	0007
180	3950.00	819	1275	128/	1797	1961	2097
	4000.00	828	1288	1603	1816	1982	2119
181	4050.00	837	1302	1620	1835	2002	2141
182							
183	4100.00	846	1315	1637	1854	2023	2163
	4150.00	854	1329	1654	1873	2044	2185
I	4/1/2008 6:49:00 PM	Pag	ge 9 o	f 25	C	CF.CF.	06388

184								
185	4200.00		863	1342	1670	1892	2064	2207
100	4250.00		872	1355	1687	1911	2085	2229
186	1200 00		001	1369	1704	1020	2106	2251
187	4300.00		881	1309	1/04	1930	2106	2231
1 0 0	4350.00		889	1382	1721	1949	2127	2273
188	4400.00		898	1396	1737	1968	2147	2295
189			0.07	1 4 0 0	1754	1007	01.00	0017
190	4450.00		907	1409	1754	1987	2168	2317
1.0.1	4500.00		916	1423	1771	2006	2189	2339
191	4550.00		924	1436	1788	2024	2209	2361
192				1 1 5 0				
193	4600.00		933	1450	1804	2043	2230	2384
	4650.00		942	1463	1821	2062	2251	2406
194	4700.00		951	1477	1838	2081	2271	2428
195								
196	4750.00		959	1490	1855	2100	2292	2450
	4800.00		968	1503	1871	2119	2313	2472
197	4850.00		977	1517	1888	2138	2334	2494
198								
	4900.00			1530 je 10 d		2157	2354	2516
	4/1/2008	6:49:00 PM	rag	JE TO (	JI ZJ	C	CF.CF.	06388

199								
200	4950.00		993	1542	1927	2174	2372	2535
	5000.00		1000	1551	1939	2188	2387	2551
201	5050.00		1006	1561	1952	2202	2402	2567
202	5100.00		1013	1571	1964	2215	2417	2583
203	5150.00		1019	1580	1976	2229	2432	2599
204	5200.00		1025	1590	1988	2243	2447	2615
205			1020	1 5 0 0	2000	0050	0460	0.601
206	5250.00		1032	1599	2000	2256	2462	2631
207	5300.00		1038	1609	2012	2270	2477	2647
	5350.00		1045	1619	2024	2283	2492	2663
208	5400.00		1051	1628	2037	2297	2507	2679
209	5450.00		1057	1638	2049	2311	2522	2695
210	5500.00		1064	1647	2061	2324	2537	2711
211	5550.00		1070	1657	2073	2338	2552	2727
212	5600.00			1667			2567	
213	5600.00		1077	1001	2085	2552	2567	2/43
	5650.00			1676 e 11 d		2365	2582	2759
	4/1/2008	6:49:00 PM	rag	⊂ II (	)T 20	C	CF.CF.	06388

COMMITTEE AMENDMENT

897548

214								
215	5700.00		1089	1686	2109	2379	2597	2775
210	5750.00		1096	1695	2122	2393	2612	2791
216	5800.00		1102	1705	2134	2406	2627	2807
217								
218	5850.00		1107	1713	2144	2418	2639	2820
	5900.00		1111	1721	2155	2429	2651	2833
219	5950.00		1116	1729	2165	2440	2663	2847
220	6000.00		1101	1737	0175	0451	2676	2960
221	8000.00			1/3/	2175	2431	2070	2000
222	6050.00		1126	1746	2185	2462	2688	2874
	6100.00		1131	1754	2196	2473	2700	2887
223	6150.00		1136	1762	2206	2484	2712	2900
224								
225	6200.00		1141	1770	2216	2495	2724	2914
	6250.00		1145	1778	2227	2506	2737	2927
226	6300.00		1150	1786	2237	2517	2749	2941
227			1165	1705	0047		0761	2054
228	6350.00		1122	1795	2247	2529	2761	2954
	6400.00			1803		2540	2773	2967
	4/1/2008	6:49:00 PM	Pag	e 12 d	DI 25	(	CF.CF.	06388

COMMITTEE AMENDMENT

897548

229								
230	6450.00		1165	1811	2268	2551	2785	2981
230	6500.00		1170	1819	2278	2562	2798	2994
231	6550.00		1175	1827	2200	2573	2810	3008
232	0550.00		1175	1027	2200	2373	2010	5000
233	6600.00		1179	1835	2299	2584	2822	3021
233	6650.00		1184	1843	2309	2595	2834	3034
234	6700.00		1189	1850	2317	2604	2845	3045
235	0700.00		1105	1000	2317	2004	2045	5045
236	6750.00		1193	1856	2325	2613	2854	3055
200	6800.00		1196	1862	2332	2621	2863	3064
237	6850.00		1200	1868	2340	2630	2872	3074
238			1200	1000	2010	2000		0071
239	6900.00		1204	1873	2347	2639	2882	3084
200	6950.00		1208	1879	2355	2647	2891	3094
240	7000.00		1212	1885	2362	2656	2900	3103
241								
242	7050.00		1216	1891	2370	2664	2909	3113
	7100.00		1220	1897	2378	2673	2919	3123
243	7150.00		1224	1903	2385	2681	2928	3133
				e 13 d				
	4/1/2008	6:49:00 PM				(	CF.CF.	06388

244								
	7200.00		1228	1909	2393	2690	2937	3142
245	7250.00		1232	1915	2400	2698	2946	3152
246								
247	7300.00		1235	1921	2408	2707	2956	3162
	7350.00		1239	1927	2415	2716	2965	3172
248	7400 00		1040	1022	0400	0704	0074	2101
249	7400.00		1243	1933	2423	2724	2974	3181
	7450.00		1247	1939	2430	2733	2983	3191
250	7500.00		1251	1945	2438	2741	2993	3201
251			1201	1910	2100	<i>□,</i> ,,,	2990	0201
	7550.00		1255	1951	2446	2750	3002	3211
252	7600.00		1259	1957	2453	2758	3011	3220
253								
254	7650.00		1263	1963	2461	2767	3020	3230
	7700.00		1267	1969	2468	2775	3030	3240
255			1071	1075	0476	0704	2020	
256	7750.00		12/1	1975	2476	2784	3039	3250
	7800.00		1274	1981	2483	2792	3048	3259
257	7850.00		1278	1987	2491	2801	3057	3269
258	,000.00		1270	1907		2001	5057	5205
	7900.00			1992		2810	3067	3279
	4/1/2008	6:49:00 PM	Pag	e 14 c	of 25	(	CF.CF.	06388

259								
260	7950.00		1286	1998	2506	2818	3076	3289
200	8000.00		1290	2004	2513	2827	3085	3298
261			1004	0.01.0	0501	0005	2004	2200
262	8050.00		1294	2010	2521	2835	3094	3308
	8100.00		1298	2016	2529	2844	3104	3318
263	8150.00		1302	2022	2536	2852	3113	3328
264								
265	8200.00		1306	2028	2544	2861	3122	3337
	8250.00		1310	2034	2551	2869	3131	3347
266	8300.00		1313	2040	2559	2878	3141	3357
267								
268	8350.00		1317	2046	2566	2887	3150	3367
	8400.00		1321	2052	2574	2895	3159	3376
269	8450.00		1325	2058	2581	2904	3168	3386
270								
271	8500.00		1329	2064	2589	2912	3178	3396
	8550.00		1333	2070	2597	2921	3187	3406
272	8600.00		1337	2076	2604	2929	3196	3415
273	0000.00		1007	2070	2001		5190	5 11 5
	8650.00			2082		2938	3205	3425
	4/1/2008	6:49:00 PM	Pag	e 15 d	)I 25	C	CF.CF.	06388

274								
075	8700.00		1345	2088	2619	2946	3215	3435
275	8750.00		1349	2094	2627	2955	3224	3445
276								
277	8800.00		1352	2100	2634	2963	3233	3454
	8850.00		1356	2106	2642	2972	3242	3464
278	8900.00		1360	2111	2649	2981	3252	3474
279								
280	8950.00		1364	2117	2657	2989	3261	3484
	9000.00		1368	2123	2664	2998	3270	3493
281	9050.00		1372	2129	2672	3006	3279	3503
282								
283	9100.00		1376	2135	2680	3015	3289	3513
	9150.00		1380	2141	2687	3023	3298	3523
284	9200.00		1384	2147	2695	3032	3307	3532
285								
286	9250.00		1388	2153	2702	3040	3316	3542
	9300.00		1391	2159	2710	3049	3326	3552
287	9350.00		1395	2165	2717	3058	3335	3562
288			2000					0002
	9400.00			2171		3066	3344	3571
	4/1/2008	6:49:00 PM	Pag	e 16 d	DI ZO	C	CF.CF.	06388

897548

581 591
591
591
601
C1 0
610
620
628
J∠8
634
C 4 1
641
647
< F Q
653
659
666
6 6 6 6 6 6 6

For combined monthly available <u>net</u> income less than the amount set out on the above <u>guidelines schedule</u> <del>schedules</del>, the parent should be ordered to pay a child support amount, determined on a case-by-case basis, to establish the principle of payment and lay the basis for increased orders should the parent's income

Page 17 of 25

4/1/2008 6:49:00 PM

CF.CF.06388

313

315



increase in the future. For combined monthly available <u>net</u> income greater than the amount set out in the above <u>guidelines schedule</u> schedules, the obligation shall be the minimum amount of support provided by the guidelines <u>schedule</u> plus the following percentages multiplied by the amount of income over \$10,000: 312

Child or Children

 One Two Three
 Four Five Six

 314
 5.0% 7.5% 9.5%
 11.0% 12.0% 12.5%

316 (7) Child care costs incurred on behalf of the children due 317 to employment, job search, or education calculated to result in 318 employment or to enhance income of current employment of either 319 parent shall be reduced by 25 percent and then shall be added to 320 the basic obligation. After the adjusted child care costs are added to the basic obligation, any moneys prepaid by a the 321 322 noncustodial parent for child care costs for the child or children of this action shall be deducted from that noncustodial 323 324 parent's child support obligation for that child or those 325 children. Child care costs shall not exceed the level required to 326 provide quality care from a licensed source for the children.

(8) Health insurance costs resulting from coverage ordered pursuant to s. 61.13(1)(b), and any noncovered medical, dental, and prescription medication expenses of the child, shall be added to the basic obligation unless these expenses have been ordered to be separately paid on a percentage basis. After the health insurance costs are added to the basic obligation, any moneys prepaid by a the noncustodial parent for health-related costs for

Page 18 of 25

4/1/2008 6:49:00 PM

CF.CF.06388



334 the child or children of this action shall be deducted from that 335 noncustodial parent's child support obligation for that child or 336 those children.

337 (9) Each parent's percentage share of the child support
338 need shall be determined by dividing each parent's net monthly
339 income by the combined net monthly income.

(10) Each parent's actual dollar share of the total minimum
child support need shall be determined by multiplying the minimum
child support need by each parent's percentage share of the
combined monthly net income.

(11) (a) The court may adjust the <u>total</u> minimum child support award, or either or both parents' share of the <u>total</u> minimum child support award, based upon the following <u>deviation</u> factors <del>considerations</del>:

348 1. Extraordinary medical, psychological, educational, or 349 dental expenses.

350 2. Independent income of the child, not to include moneys351 received by a child from supplemental security income.

352 3. The payment of support for a parent which regularly has 353 been paid and for which there is a demonstrated need.

354 4. Seasonal variations in one or both parents' incomes or355 expenses.

356 5. The age of the child, taking into account the greater 357 needs of older children.

6. Special needs, such as costs that may be associated with the disability of a child, that have traditionally been met within the family budget even though the fulfilling of those needs will cause the support to exceed <u>the presumptive amount</u> <u>established by</u> the <del>proposed</del> guidelines.



363 7. Total available assets of the obligee, obligor, and the 364 child.

365 8. The impact of the Internal Revenue Service dependency 366 exemption and waiver of that exemption. The court may order <u>a</u> the 367 primary residential parent to execute a waiver of the Internal 368 Revenue Service dependency exemption if the <u>paying</u> noncustodial 369 parent is current in support payments.

When application of the child support guidelines
 <u>schedule</u> requires a person to pay another person more than 55
 percent of his or her gross income for a child support obligation
 for current support resulting from a single support order.

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

381 11. Any other adjustment which is needed to achieve an 382 equitable result which may include, but not be limited to, a 383 reasonable and necessary existing expense or debt. Such expense 384 or debt may include, but is not limited to, a reasonable and 385 necessary expense or debt which the parties jointly incurred 386 during the marriage.

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

391 1. In accordance with subsections (9) and (10), calculate
392 the amount of support obligation apportioned to <u>each</u> the

Page 20 of 25



393 noncustodial parent without including day care and health 394 insurance costs in the calculation and multiply the amount by 395 1.5.

396 2. In accordance with subsections (9) and (10), calculate 397 the amount of support obligation apportioned to the custodial 398 parent without including day care and health insurance costs in 399 the calculation and multiply the amount by 1.5.

400 <u>2.3.</u> Calculate the percentage of overnight stays the child
401 spends with each parent.

402 <u>3.4.</u> Multiply <u>each</u> the noncustodial parent's support 403 obligation as calculated in subparagraph 1. by the percentage of 404 the <u>other</u> <del>custodial</del> parent's overnight stays with the child as 405 calculated in subparagraph 2. <del>3.</del>

406 5. Multiply the custodial parent's support obligation as 407 calculated in subparagraph 2. by the percentage of the 408 noncustodial parent's overnight stays with the child as 409 calculated in subparagraph 3.

410 <u>4.6.</u> The difference between the amounts calculated in 411 <u>subparagraph 3.</u> <del>subparagraphs 4. and 5.</del> shall be the monetary 412 transfer necessary between the <del>custodial</del> and <del>noncustodial</del> parents 413 for the care of the child, subject to an adjustment for day care 414 and health insurance expenses.

415 <u>5.7.</u> Pursuant to subsections (7) and (8), calculate the net 416 amounts owed by <u>each parent</u> the custodial and noncustodial 417 parents for the expenses incurred for day care and health 418 insurance coverage for the child. Day care shall be calculated 419 without regard to the 25-percent reduction applied by subsection 420 (7).

421 <u>6.8.</u> Adjust the support obligation owed by <u>each</u> the
 422 custodial or noncustodial parent pursuant to subparagraph <u>4.</u> <del>6.</del>

Page 21 of 25



423 by crediting or debiting the amount calculated in subparagraph <u>5.</u>
424 <del>7.</del> This amount represents the child support which must be
425 exchanged between the custodial and noncustodial parents.

426 7.9. The court may deviate from the child support amount 427 calculated pursuant to subparagraph 6. 8. based upon the 428 deviation factors considerations set forth in paragraph (a), as 429 well as the custodial obligee parent's low income and ability to maintain the basic necessities of the home for the child, the 430 431 likelihood that either the noncustodial parent will actually 432 exercise the time-sharing schedule set forth in the parenting 433 plan visitation granted by the court, and whether all of the 434 children are exercising the same time-sharing schedule shared 435 parental arrangement.

436 <u>8.10.</u> For purposes of adjusting any award of child support
437 under this paragraph, "substantial amount of time" means that <u>a</u>
438 the noncustodial parent exercises visitation at least 40 percent
439 of the overnights of the year.

440 (c) A noncustodial parent's failure to regularly exercise 441 court-ordered or agreed time-sharing schedule visitation not caused by the other custodial parent which resulted in the 442 443 adjustment of the amount of child support pursuant to 444 subparagraph (a)10. or paragraph (b) shall be deemed a 445 substantial change of circumstances for purposes of modifying the 446 child support award. A modification pursuant to this paragraph 447 shall be retroactive to the date the noncustodial parent first 448 failed to regularly exercise court-ordered or agreed time-sharing schedule visitation. 449

(12) (a) A parent with a support obligation may have other
children living with him or her who were born or adopted after
the support obligation arose. If such subsequent children exist,

Page 22 of 25



453 the court, when considering an upward modification of an existing 454 award, may disregard the income from secondary employment 455 obtained in addition to the parent's primary employment if the 456 court determines that the employment was obtained primarily to 457 support the subsequent children.

458 (b) Except as provided in paragraph (a), the existence of such subsequent children should not as a general rule be 459 considered by the court as a basis for disregarding the amount 460 461 provided in the guidelines schedule. The parent with a support 462 obligation for subsequent children may raise the existence of 463 such subsequent children as a justification for deviation from 464 the guidelines schedule. However, if the existence of such 465 subsequent children is raised, the income of the other parent of 466 the subsequent children shall be considered by the court in 467 determining whether or not there is a basis for deviation from the guideline amount. 468

(c) The issue of subsequent children under paragraph (a) or paragraph (b) may only be raised in a proceeding for an upward modification of an existing award and may not be applied to justify a decrease in an existing award.

473 (13) If the recurring income is not sufficient to meet the
474 needs of the child, the court may order child support to be paid
475 from nonrecurring income or assets.

(14) Every petition for child support or for modification of child support shall be accompanied by an affidavit which shows the party's income, allowable deductions, and net income computed in accordance with this section. The affidavit shall be served at the same time that the petition is served. The respondent, whether or not a stipulation is entered, shall make an affidavit which shows the party's income, allowable deductions, and net

Page 23 of 25

4/1/2008 6:49:00 PM

CF.CF.06388



income computed in accordance with this section. The respondent shall include his or her affidavit with the answer to the petition or as soon thereafter as is practicable, but in any case at least 72 hours prior to any hearing on the finances of either party.

(15) For purposes of establishing an obligation for support in accordance with this section, if a person who is receiving public assistance is found to be noncooperative as defined in s. 409.2572, the IV-D agency is authorized to submit to the court an affidavit attesting to the income of <u>that</u> the custodial parent based upon information available to the IV-D agency.

494 (16) The Legislature shall review the guidelines <u>schedule</u>
495 established in this section at least every 4 years beginning in
496 1997.

497 (17) In an initial determination of child support, whether in a paternity action, dissolution of marriage action, or 498 499 petition for support during the marriage, the court has 500 discretion to award child support retroactive to the date when 501 the parents did not reside together in the same household with the child, not to exceed a period of 24 months preceding the 502 503 filing of the petition, regardless of whether that date precedes 504 the filing of the petition. In determining the retroactive award 505 in such cases, the court shall consider the following:

(a) The court shall apply the guidelines <u>schedule</u> in effect at the time of the hearing subject to the obligor's demonstration of his or her actual income, as defined by subsection (2), during the retroactive period. Failure of the obligor to so demonstrate shall result in the court using the obligor's income at the time of the hearing in computing child support for the retroactive period.

Page 24 of 25



513	(b) All actual payments made by <u>a</u> <del>the noncustodial</del> parent						
514	to the <u>other</u> <del>custodial</del> parent or the child or third parties for						
515	the benefit of the child throughout the proposed retroactive						
516	period.						
517	(c) The court should consider an installment payment plan						
518	for the payment of retroactive child support.						
519							
520	========== TITLE AMENDMENT============						
521	And the title is amended as follows:						
522	Delete line(s) 29-35						
523							
524	and insert: terminology; amending s. 61.30, F.S.;						
525	conforming provision to changes in terminology; amending						
526	ss. 61.401, 61.45, 409.2554, and 409.2558,						