A bill to be entitled 1 2 An act relating to alimony; amending s. 61.08, F.S.; 3 revising provisions relating to factors to be considered 4 for alimony awards; revising provisions relating to awards 5 of durational alimony; revising provisions relating to 6 awards of permanent alimony; providing that the award of 7 alimony may not leave the payor with significantly less 8 net income than the net income of the recipient unless 9 there are written findings of exceptional circumstances; 10 providing for applicability of the act; providing an effective date. 11 12 13 Be It Enacted by the Legislature of the State of Florida: 14 15 Section 1. Subsection (9) of section 61.08, Florida 16 Statutes, is renumbered as subsection (10), a new subsection (9) is added to that section, and subsections (2), (7), and (8) of 17 that section are amended, to read: 18 19 61.08 Alimony.-20 (2)In determining whether to award alimony or 21 maintenance, the court shall first make a specific factual 22 determination as to whether either party has an actual need for 23 alimony or maintenance and whether either party has the ability 24 to pay alimony or maintenance. If the court finds that a party 25 has a need for alimony or maintenance and that the other party 26 has the ability to pay alimony or maintenance, then in 27 determining the proper type and amount of alimony or maintenance under subsections (5) - (8), the court shall consider all relevant 28 Page 1 of 4

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

hb1475-01-c1

2011

32

29 factors, including, but not limited to:

30 (a) The standard of living established during the31 marriage.

(b) The duration of the marriage.

33 (c) The age and the physical and emotional condition of34 each party.

35 (d) The financial resources of each party, including the 36 nonmarital and the marital assets and liabilities distributed to 37 each.

(e) The earning capacities, educational levels, vocational
skills, and employability of the parties and, when applicable,
the time necessary for either party to acquire sufficient
education or training to enable such party to find appropriate
employment.

(f) The contribution of each party to the marriage,
including, but not limited to, services rendered in homemaking,
child care, education, and career building of the other party.

46 (g) The responsibilities each party will have with regard47 to any minor children they have in common.

(h) The tax treatment and consequences to both parties of
any alimony award, including the designation of all or a portion
of the payment as a nontaxable, nondeductible payment.

(i) All sources of income available to either party,
including income available to either party through investments
of any asset held by that party.

54 (j) Any other factor necessary to do equity and justice55 between the parties.

56

(7)

Page 2 of 4

Durational alimony may be awarded when permanent

CODING: Words stricken are deletions; words underlined are additions.

hb1475-01-c1

57 periodic alimony is inappropriate. The purpose of durational 58 alimony is to provide a party with economic assistance for a set 59 period of time following a marriage of short or moderate 60 duration, or following a marriage of long duration if there is 61 no ongoing need for support on a permanent basis. An award of 62 durational alimony terminates upon the death of either party or 63 upon the remarriage of the party receiving alimony. The amount 64 of an award of durational alimony may be modified or terminated 65 based upon a substantial change in circumstances in accordance with s. 61.14. However, the length of an award of durational 66 67 alimony may not be modified except under exceptional 68 circumstances and may not exceed the length of the marriage.

Permanent alimony may be awarded to provide for the 69 (8) 70 needs and necessities of life as they were established during 71 the marriage of the parties for a party who lacks the financial 72 ability to meet his or her needs and necessities of life 73 following a dissolution of marriage. Permanent alimony may be 74 awarded following a marriage of long duration if such an award 75 is appropriate upon consideration of the factors set forth in 76 subsection (2), following a marriage of moderate duration if 77 such an award is appropriate based upon clear and convincing 78 evidence after consideration of the factors set forth in 79 subsection (2), or following a marriage of short duration if 80 there are written findings of exceptional circumstances. In awarding permanent alimony, the court shall include a finding 81 that no other form of alimony is fair and reasonable under the 82 83 circumstances of the parties. An award of permanent alimony 84 terminates upon the death of either party or upon the remarriage Page 3 of 4

CODING: Words stricken are deletions; words underlined are additions.

hb1475-01-c1

2011

85 of the party receiving alimony. An award may be modified or 86 terminated based upon a substantial change in circumstances or 87 upon the existence of a supportive relationship in accordance 88 with s. 61.14. 89 The award of alimony award may not leave the payor (9) 90 with significantly less net income than the net income of the 91 recipient unless there are written findings of exceptional 92 circumstances. 93 Section 2. The amendments to s. 61.08, Florida Statutes, by this act apply to all initial awards of alimony entered after 94 95 July 1, 2011, and to all modifications of alimony of such awards 96 made after July 1, 2011. Such amendments may not serve as a 97 basis to modify awards entered before July 1, 2011, or as a 98 basis to change amounts or duration of awards existing before 99 July 1, 2011. The amendments to s. 61.08, Florida Statutes, by 100 this act are applicable to all cases pending on or filed after 101 July 1, 2011. 102 Section 3. This act shall take effect July 1, 2011.

Page 4 of 4

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

2011