As Passed by the Senate

132nd General Assembly

Regular Session 2017-2018

Sub. H. B. No. 366

Representative Gavarone

Cosponsors: Representatives Seitz, Smith, K., Ginter, LaTourette, Becker, Brenner, Lang, Anielski, Antonio, Arndt, Blessing, Brown, Dean, Dever, Greenspan, Hambley, Hill, Hoops, Howse, Kick, Koehler, Manning, O'Brien, Patterson, Patton, Pelanda, Perales, Rezabek, Ryan, Schuring, Sheehy, Slaby, Smith, R., Stein, Sweeney, Wiggam, Young

Senators Lehner, Beagle, Burke, Coley, Eklund, Gardner, Hackett, Huffman

A BILL

То	amend sec	tions 311	19.01, 311	19.02, 3119.021,	1
	3119.04,	3119.05,	3119.06,	3119.22, 3119.23,	2
	3119.24,	3119.29,	3119.30,	3119.302, 3119.31,	3
	3119.32,	3119.61,	3119.63,	3119.76, 3119.79,	4
	3119.89,	3121.36,	and 3123.	.14; to enact new	5
	sections	3119.022	and 3119.	023 and sections	6
	3119.051,	3119.231	, and 311	.9.303; and to repeal	7
	sections	3119.022,	3119.023	3, and 3119.024 of the	8
	Revised C	ode to ma	ike change	es to the laws	9
	governing	child su	apport.		10

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

Secti	on 1. Th	at sections 3119.01, 3119.02, 3119.021,	11
3119.04, 3	119.05,	3119.06, 3119.22, 3119.23, 3119.24, 3119.29,	12
3119.30, 3	3119.302,	3119.31, 3119.32, 3119.61, 3119.63, 3119.76,	13
3119.79, 3	3119.89,	3121.36, and 3123.14 be amended and new	14
sections 3	3119.022	and 3119.023 and sections 3119.051, 3119.231,	15

and 3119.303 of the Revised Code be enacted to read as follows:	16
Sec. 3119.01. (A) As used in the Revised Code, "child	17
support enforcement agency" means a child support enforcement	18
agency designated under former section 2301.35 of the Revised	19
Code prior to October 1, 1997, or a private or government entity	20
designated as a child support enforcement agency under section	21
307.981 of the Revised Code.	22
(B) As used in this chapter and Chapters 3121., 3123., and	23
3125. of the Revised Code:	24
(1) "Administrative child support order" means any order	25
issued by a child support enforcement agency for the support of	26
a child pursuant to section 3109.19 or 3111.81 of the Revised	27
Code or former section 3111.211 of the Revised Code, section	28
3111.21 of the Revised Code as that section existed prior to	29
January 1, 1998, or section 3111.20 or 3111.22 of the Revised	30
Code as those sections existed prior to March 22, 2001.	31
(2) "Child support order" means either a court child	32
support order or an administrative child support order.	33
(3) "Obligee" means the person who is entitled to receive	34
the support payments under a support order.	35
(4) "Obligor" means the person who is required to pay	36
support under a support order.	37
(5) "Support order" means either an administrative child	38
support order or a court support order.	39
(C) As used in this chapter:	40
(1) "Combined gross income" means the combined gross	41
income of both parents.	42

(2)—"Cash medical support" means an amount ordered to be	43
paid in a child support order toward the ordinary medical	44
expenses incurred during a calendar year.	45
(2) "Child care cost" means annual out-of-pocket costs for	46
the care and supervision of a child or children subject to the	47
order that is related to work or employment training.	48
<u> </u>	10
(3) "Court child support order" means any order issued by	49
a court for the support of a child pursuant to Chapter 3115. of	50
the Revised Code, section 2151.23, 2151.231, 2151.232, 2151.33,	51
2151.36, 2151.361, 2151.49, 3105.21, 3109.05, 3109.19, 3111.13,	52
3113.04, 3113.07, 3113.31, 3119.65, or 3119.70 of the Revised	53
Code, or division (B) of former section 3113.21 of the Revised	54
Code.	55
(3) (4) "Court-ordered parenting time" means the amount of	56
parenting time a parent is to have under a parenting time order	57
or the amount of time the children are to be in the physical	58
custody of a parent under a shared parenting order.	59
(5) "Court support order" means either a court child	60
support order or an order for the support of a spouse or former	61
spouse issued pursuant to Chapter 3115. of the Revised Code,	62
section 3105.18, 3105.65, or 3113.31 of the Revised Code, or	63
division (B) of former section 3113.21 of the Revised Code.	64
(4) (6) "CPI-U" means the consumer price index for all	65
urban consumers, published by the United States department of	66
labor, bureau of labor statistics.	67
(7)_"Extraordinary medical expenses" means any uninsured	68
medical expenses incurred for a child during a calendar year	69
that exceed one hundred dollars the total cash medical support	70
amount owed by the parents during that year.	71

(5) (8) "Federal poverty level" has the same meaning as in	72
section 5121.30 of the Revised Code.	73
(10) (9) "Income" means either of the following:	74
(a) For a parent who is employed to full capacity, the	75
gross income of the parent;	76
(b) For a parent who is unemployed or underemployed, the	77
sum of the gross income of the parent and any potential income	78
of the parent.	79
(6) (10) "Income share" means the percentage derived from	80
a comparison of each parent's annual income after allowable	81
deductions and credits as indicated on the worksheet to the	82
total annual income of both parents.	83
(11) "Insurer" means any person authorized under Title	84
XXXIX of the Revised Code to engage in the business of insurance	85
in this state, any health insuring corporation, and any legal	86
entity that is self-insured and provides benefits to its	87
employees or members.	88
(7)—(12)_ "Gross income" means, except as excluded in	89
division (C) $\frac{(7)}{(12)}$ of this section, the total of all earned and	90
unearned income from all sources during a calendar year, whether	91
or not the income is taxable, and includes income from salaries,	92
wages, overtime pay, and bonuses to the extent described in	93
division (D) of section 3119.05 of the Revised Code;	94
commissions; royalties; tips; rents; dividends; severance pay;	95
pensions; interest; trust income; annuities; social security	96
benefits, including retirement, disability, and survivor	97
benefits that are not means-tested; workers' compensation	98
benefits; unemployment insurance benefits; disability insurance	99
benefits; benefits that are not means-tested and that are	100

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received by and in the possession of the veteran who is the	101
beneficiary for any service-connected disability under a program	102
or law administered by the United States department of veterans'	103
affairs or veterans' administration; spousal support actually	104
received; and all other sources of income. "Gross income"	105
includes income of members of any branch of the United States	106
armed services or national guard, including, amounts	107
representing base pay, basic allowance for quarters, basic	108
allowance for subsistence, supplemental subsistence allowance,	109
cost of living adjustment, specialty pay, variable housing	110
allowance, and pay for training or other types of required	111
drills; self-generated income; and potential cash flow from any	112
source.	113
"Gross income" does not include any of the following:	114
(a) Benefits received from means-tested government	115
administered programs, including Ohio works first; prevention,	116
retention, and contingency; means-tested veterans' benefits;	117
supplemental security income; supplemental nutrition assistance	118
program; disability financial assistance; or other assistance	119
for which eligibility is determined on the basis of income or	120
assets;	121
(b) Benefits for any service-connected disability under a	122
program or law administered by the United States department of	123
veterans' affairs or veterans' administration that are not	124
means-tested, that have not been distributed to the veteran who	125
is the beneficiary of the benefits, and that are in the	126
possession of the United States department of veterans' affairs	127
or veterans' administration;	128
(c) Child support <u>amounts</u> received for children who were	129

not born or adopted during the marriage at issue_are not_

<pre>included in the current calculation;</pre>	131
(d) Amounts paid for mandatory deductions from wages such	132
as union dues but not taxes, social security, or retirement in	133
lieu of social security;	134
(e) Nonrecurring or unsustainable income or cash flow	135
items;	136
(f) Adoption assistance and foster care maintenance	137
payments made pursuant to Title IV-E of the "Social Security	138
Act," 94 Stat. 501, 42 U.S.C.A. 670 (1980), as amended.	139
(8) (13) "Nonrecurring or unsustainable income or cash	140
flow item" means an income or cash flow item the parent receives	141
in any year or for any number of years not to exceed three years	142
that the parent does not expect to continue to receive on a	143
regular basis. "Nonrecurring or unsustainable income or cash	144
flow item" does not include a lottery prize award that is not	145
paid in a lump sum or any other item of income or cash flow that	146
the parent receives or expects to receive for each year for a	147
period of more than three years or that the parent receives and	148
invests or otherwise uses to produce income or cash flow for a	149
period of more than three years.	150
(9) (14) "Ordinary medical expenses" includes copayments	151
and deductibles, and uninsured medical-related costs for the	152
<pre>children of the order.</pre>	153
(15)(a) "Ordinary and necessary expenses incurred in	154
generating gross receipts" means actual cash items expended by	155
the parent or the parent's business and includes depreciation	156
expenses of business equipment as shown on the books of a	157
business entity.	158
(b) Except as specifically included in "ordinary and	150

necessary expenses incurred in generating gross receipts" by	160
division (C) $\frac{(9)}{(15)}$ (a) of this section, "ordinary and necessary	161
expenses incurred in generating gross receipts" does not include	162
depreciation expenses and other noncash items that are allowed	163
as deductions on any federal tax return of the parent or the	164
parent's business.	165
(10) (16) "Personal earnings" means compensation paid or	166
payable for personal services, however denominated, and includes	167
wages, salary, commissions, bonuses, draws against commissions,	168
profit sharing, vacation pay, or any other compensation.	169
(11) (17) "Potential income" means both of the following	170
for a parent who the court pursuant to a court support order, or	171
a child support enforcement agency pursuant to an administrative	172
child support order, determines is voluntarily unemployed or	173
voluntarily underemployed:	174
(a) Imputed income that the court or agency determines the	175
parent would have earned if fully employed as determined from	176
the following criteria:	177
(i) The parent's prior employment experience;	178
(ii) The parent's education;	179
(iii) The parent's physical and mental disabilities, if	180
any;	181
(iv) The availability of employment in the geographic area	182
in which the parent resides;	183
(v) The prevailing wage and salary levels in the	184
geographic area in which the parent resides;	185
(vi) The parent's special skills and training;	186

(vii) Whether there is evidence that the parent has the	187
ability to earn the imputed income;	188
(viii) The age and special needs of the child for whom	189
child support is being calculated under this section;	190
(ix) The parent's increased earning capacity because of	191
experience;	192
(x) The parent's decreased earning capacity because of a	193
felony conviction;	194
(xi) Any other relevant factor.	195
(b) Imputed income from any nonincome-producing assets of	196
a parent, as determined from the local passbook savings rate or	197
another appropriate rate as determined by the court or agency,	198
not to exceed the rate of interest specified in division (A) of	199
section 1343.03 of the Revised Code, if the income is	200
significant.	201
(12) (19) (18) "Schedule" means the basic child support	202
schedule set forth in created pursuant to section 3119.021 of	203
the Revised Code.	204
(13) (19) "Self-generated income" means gross receipts	205
received by a parent from self-employment, proprietorship of a	206
business, joint ownership of a partnership or closely held	207
corporation, and rents minus ordinary and necessary expenses	208
incurred by the parent in generating the gross receipts. "Self-	209
generated income" includes expense reimbursements or in-kind	210
payments received by a parent from self-employment, the	211
operation of a business, or rents, including company cars, free	212
housing, reimbursed meals, and other benefits, if the	213
reimbursements are significant and reduce personal living	214
expenses.	215

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(14) (20) "Self-sufficiency reserve" means the minimal	216
amount necessary for an obligor to adequately subsist upon, as	217
determined under section 3119.021 of the Revised Code.	218
(21) "Split parental rights and responsibilities" means a	219
situation in which there is more than one child who is the	220
subject of an allocation of parental rights and responsibilities	221
and each parent is the residential parent and legal custodian of	222
at least one of those children.	223
(15) (22) "Worksheet" means the applicable worksheet	224
created in rules adopted under section 3119.022 of the Revised_	225
Code that is used to calculate a parent's child support	226
obligation—as set forth in sections 3119.022 and 3119.023 of the—	227
Revised Code.	228
Sec. 3119.02. In any action in which a court child support	229
order is issued or modified, in any other proceeding in which	230
the court determines the amount of child support that will be	231
ordered to be paid pursuant to a child support order, or when a	232
child support enforcement agency determines the amount of child	233
support that will be ordered to be paid pursuant to an	234
administrative child support order, <u>issues a new administrative</u>	235
child support order, or issues a modified administrative child	236
support order, the court or agency shall calculate the amount of	237
the obligor's parents' child support obligation and cash medical	238
support in accordance with the basic child support schedule, the	239
applicable worksheet, and the other provisions of sections	240
3119.02 to 3119.24 Chapter 3119. of the Revised Code. The court	241
or agency shall specify the support obligation as a monthly	242
amount due and shall order the support obligation to be paid in	243
periodic increments as it determines to be in the best interest	244

of the children. In performing its duties under this section,

the court or agency is not required to accept any calculations	246
in a worksheet prepared by any party to the action or	247
proceeding.	248
Sec. 3119.021. (A) The following director of the	249
department of job and family services shall create, by rule	250
adopted in accordance with Chapter 119. of the Revised Code, a	251
basic child support schedule <u>based on the parents' combined</u>	252
annual income and a self-sufficiency reserve that shall be used	253
by all courts and child support enforcement agencies when	254
calculating the amount of child support to be paid pursuant to a	255
child support order, unless the combined gross annual income of	256
the parents is less than sixty-six hundred dollars the minimum	257
guideline income listed on the schedule or more than one hundred	258
fifty thousand dollars:	259
Basic Child Support Schedule	260
Combined	261
— Combined — Number of Children — —	261 262
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Gross Number of Children — Income One Two Three Four Five Six — 6600 600 600 600 600 600 — 7200 600 600 600 600 600	262263264265
Gross Number of Children Income One Two Three Four Five- Six − 6600 600 600 600 600 − 7200 600 600 600 600 − 7800 600 600 600 600	262263264265266
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Gross Number of Children Income One Two Three Four Five Six 6600 600 600 600 600 600 600 600 600 600 7200 600 600 600 600 600 600 600 600 600 8400 600 600 600 600 600 600 600 600 9000 849 859 868 878 887 896	262 263 264 265 266 267 268
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Gross Number of Children Income One Two Three Four Five Six 6600 600 600 600 600 600 7200 600 600 600 600 600 7800 600 600 600 600 600 8400 600 600 600 600 600 9000 849 859 868 878 887 896 9600 1259 1273 1287 1301 1315 1329 10200 1669 1687 1706 1724 1743 1761 10800 2076 2099 2122 2145 2168 2192 11400 2331 2505 2533 2560 2588 2616	262 263 264 265 266 267 268 269 270 271 272

13800 2761- 4029- 4175- 4221- 4266- 4311	276
14400 2869 4186 4586 4636 4685 4735	277
15000 2976- 4342- 4996- 5051- 5105- 5159	278
15600 3079 4491 5321 5466 5524 5583	279
16200 3179- 4635- 5490- 5877- 5940- 6003	280
16800 3278- 4780- 5660- 6254- 6355- 6423	281
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19200 3678- 5358- 6339- 7004- 7592- 8102	285
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21000 3977- 5790- 6847- 7565- 8201- 8774	288
21600 4076- 5933- 7015- 7750- 8402- 8989	289
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24000 4471 - 6498 - 7672 - 8478 - 9190 - 9832	293
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30000 5377- 7792- 9179- 10143 10994 11764	303
30600 5456- 7907- 9313- 10291 11154 11936	304
31200 5535 8022 9447 10439 11315 12107	305
31800 5615 8136 9581 10587 11476 12279	306
32400 5694- 8251- 9715- 10736 11636 12451	307

33000 5774	- 8366 9849-	10884	11797	12623	308
33600 5853	- 8480 9983	11032	11957	12794	309
34200 5933	- 8595 — 10117	11180	12118	12966	310
34800 6012	- 8709 10251	11328	12279	13138	311
35400 6091 	- 8824 10385	11476	12439	13310	312
36600 6250	- 9053 10653	11772	12761	13653	313
37200 6330	- 9168 10787	11920	12921	13825	314
37800 6406	- 9275 10913	12058	13071	13988	315
38400 6447	- 9335 — 10984	12137	13156	14079	316
39000 6489	- 9395 — 11055	12215	13242	14170	317
39600 6530	- 9455 11126	12294	13328	14261	318
40200 6571 40200 6571	- 9515 11197	12373	13413	14353	319
40800 6613	- 9575 11268	12451	13499	14444	320
41400 6653 41400 6655 414000 6655 414000 6655 414000 6655 414000 6655 414000 6655 414000 6655 4140000 6655 4140000000000000000000000000000000000	- 9634 11338	12529	13583	14534	321
42000 6694	- 9693 - 11409	12607	13667	14624	322
42600 6735	- 9752 - 11479	12684	13752	14714	323
43200 6776	- 9811 11549	12762	13836	14804	324
43800 6817	9871 11619	12840	13921	14894	325
44400 6857 4400 6857 44000 6857 4400 6857 4400 6857 4400 6857 4400 6857 4400 6857 4400 6857 4400 6857 4400 6857 4400 6857 4400 6857 4400 6857 4400 685	9930 - 11690	12917	14005	14985	326
45000 6898	- 9989 11760	12995	14090	15075	327
45600 6939	- 10049 11830	13073	14174	15165	328
46200 6978	- 10103 11897	13146	14251	15250	329
46800 7013	- 10150 11949	13203	14313	15316	330
47400 7048	- 10197 12000	13260	14375	15382	331
48000 7083	- 10245 12052	13317	14437	15448	332
48600 7117	- 10292 12103	13374	14498	15514	333
49200 7152	- 10339 12155	13432	14560	15580	334
49800 7187	- 10386 12206	13489	14622	15646	335
50400 7222	- 10433 12258	13546	14684	15712	336
51000 7257	- 10481 12309	13603	14745	15778	337
51600 7291	- 10528 12360	13660	14807	15844	338
52200 7326	- 10575 12412	13717	14869	15910	339

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54000 7431 - 10717 12566 13889 15054 16108	342
54600 7468 - 10765 12622 13946 15120 16178	343
55200 7524 10845 12716 14050 15232 16298	344
55800 7582- 10929 12814 14159 15350 16425	345
56400 7643 - 11016 12918 14273 15474 16558	346
57000 7704 11104 13021 14388 15598 16691	347
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58800 7883 - 11361 13324 14723 15961 17079	350
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72600 9163 - 13194 15451 17073 18506 19803	373
73200 9214- 13267 15536 17167 18608 19912	374
73800 9266- 13340 15621 17261 18709 20021	375
74400 9318 - 13413 15706 17355 18811 20130	376
75000 9369- 13487 15791 17449 18913 20239	377
75600 9421- 13560 15876 17543 19015 20347	378
76200 9473- 13633 15961 17636 19116 20456	379
76800 9524- 13707 16046 17730 19218 20565	380
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80400 9834 14147 16555 18294 19829 21218	386
81000 9885 14220 16640 18387 19930 21326	387
81600 9936 14292 16723 18480 20030 21434	388
82200 9987 14364 16807 18573 20131 21541	389
82800 10038 14439 16891 18665 20235 21651	390
83400 10090 14514 16979 18762 20340 21763	391
84000 10142 14589 17066 18859 20444 21875	392
84600 10194 14663 17154 18956 20549 21987	393
85200 10246 14738 17241 19052 20653 22099	394
85800 10298 14813 17329 19149 20758 22211	395
86400 10350 14887 17417 19246 20863 22323	396
87000 10403 14962 17504 19343 20967 22435	397
87600 10455 15037 17592 19440 21072 22547	398
88200 10507 15111 17679 19537 21176 22659	399
88800 10559 15186 17767 19633 21281 22771	400
89400 10611 15261 17855 19730 21386 22883	401
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90600 10715 15410 18030 19924 21595 23107	403

91200 10767 1	15485 1811	8 20021	21700	23219		404
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93000 10924 1	15709 1838	30 20311	22013	23555		407
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94200 11028 1	15858 185 5	6 20505	22223	23779		409
94800 11080 1	15933 186 4	3 20602	22327	23891		410
95400 11132 1	16007 1873	31 20699	22432	24003		411
96000 11184 1	16082 1881	8 20796	22536	24115		412
96600 11236 1	16157 189 0	6 20892	22641	24227		413
97200 11289 1	16231 189 9)4 20989	22746	24339		414
97800 11341 1	16306 1908	31 21086	22850	24451		415
98400 11393 1	16381 1916	59 21183	22955	24563		416
99000 11446 1	16450 1925	55 21279	23062	24676		417
99600 11491 1	16516 1933	34 21366	23156	24777		418
1002001	11536 1658	3 19413	21453	23250	24878	419
100800 1	11581 1664	9 19491	21539	23345	24978	420
101400 1	11625 1671	4 19569	21625	23437	25077	421
1020001	11670 167 7	'9 19646	21710	23530	25177	422
102600 1	11714 1684	4 19724	21796	23623	25276	423
1032001	11759 169 (9 19801	21881	23715	25375	424
1038001	11803 169 7	'4 19879	21967	23808	25475	425
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1050001	11892 171 (4 20034	22138	23994	25673	427
105600 1	11934 1716	57 20108	22220	24083	25769	428
1062001	11979 1723	20186	22305	24176	25868	429
1068001	12023 1729	7 20263	22391	24269	25968	430
107400 1	12068 1736	52 20341	22476	24361	26067	431
108000	12110 174 2	20415	22559	24451	26162	432
108600	L2155 1749	00 20493	22644	24543	26262	433
109200	12199 175 5	55 20570	22730	24636	26361	434
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-	111600	-12375 17813 20877 23068 25004 26755	438
-	112200	-12419 17878 20955 23154 25096 26854	439
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	113400	-12506 18006 21107 23322 25278 27049	441
	114000		442
	114600		443
	115200	-12640 18202 21339 23578 25557 27347	444
	115800		445
	116400	-12727 18329 21491 23746 25739 27542	446
	117000	-12771 18394 21569 23831 25832 27641	447
	117600		448
	118200		449
	118800		450
	119400		451
	120000		452
	120600		453
	121200		454
	121800		455
	122400		456
	123000	-13210 19038 22335 24676 26749 28623	457
	123600	-13254 19103 22412 24762 26841 28722	458
	124200	— 13299 19168 22490 24847 26934 28821	459
	124800		460
	125400		461
	126000	— 13430 19361 22719 25101 27209 29115	462
	126600	-13474 19426 22797 25186 27302 29215	463
	127200	-13519 19492 22874 25272 27395 29314	464
	127800		465
	128400	-13606 19619 23026 25439 27576 29509	466
-	129000	-13650 19684 23104 25525 27669 29608	467

129600		468
 130200	— 13739 19815 23259 25696 27855 29807	469
 130800	— 13783 19879 23335 25780 27946 29905	470
 131400		471
 132000		472
 132600	— 13919 20079 23573 26043 28231 30210	473
 133200	— 13963 20143 23649 26127 28323 30308	474
 133800		475
134400	— 14054 20276 23808 26302 28513 30511	476
 135000	— 14099 20343 23887 26390 28608 30613	477
 135600		478
 136200	— 14188 20474 24043 26561 28794 30813	479
 136800	— 14234 20541 24123 26649 28889 30914	480
 137400		481
 138000	— 14323 20671 24278 26821 29075 31114	482
 138600		483
 139200	— 14414 20805 24437 26996 29265 31317	484
 139800		485
 140400		486
 141000		487
 141600	— 14594 21069 24751 27343 29642 31720	488
 142200	— 14639 21136 24831 27430 29737 31822	489
 142800	— 14683 21200 24907 27515 29828 31920	490
 143400	— 14729 21267 24986 27602 29923 32021	491
 144000	— 14774 21333 25066 27690 30018 32123	492
 144600	— 14820 21400 25145 27777 30113 32225	493
 145200	— 14865 21467 25225 27865 30208 32327	494
 145800	— 14909 21531 25301 27949 30300 32424	495
 146400	— 14963 21596 25377 28041 30396 32526	496
 147000		497
 147600		498
 148200		499

148800		74 28369 30752 32907	500
149400		49 28452 30842 33003	501
150000		23 28534 30931 33099 the maximum	502
guideline incom	e listed on the	schedule.	503
(B)(1) The	basic child sup	port schedule created under_	504
division (A) of	this section sh	all consist of a table containing	505
a guideline inc	ome column follo	wed by six columns for the total	506
number of child	ren subject to t	he order. The table shall begin	507
<u>at a guideline</u>	income of \$8,400	and increase at \$600 increments	508
through a guide	line income of \$	300,000. The child support	509
obligation amou	nt shall be cont	ained at each intersection of the	510
guideline incom	e row with the c	olumn containing the number of_	511
children subjec	t to the order.	The department shall derive the	512
child support of	bligation amount	s by multiplying the guideline	513
income amount a	t \$600 increment	s by the basic obligation	514
percentages lis	ted for each inc	ome range, for each child, as	515
indicated below	· <u>:</u>		516
			517
_			917
(a) For one chil	<u>ld:</u>		518
_			519
GUIDELINE INCOME	<u> </u>	BASIC OBLIGATION	520
			521
\$11,510.40 or le	<u> </u>	19.193% of the amount of income	522
			523
More than \$11,51	10.40, but	Income of \$11,510.40 multiplied by	524
not more than \$3	39,044.16	19.193% plus 16.047% of the amount of	525
		income in excess of \$11,510.40	526

_		527
More than \$39,044.16 but	Income of \$39,044.16 multiplied by	528
not more than \$49,984.92	16.974% plus 14.788% of the amount of	529
	income in excess of \$39,044.16	530
_		531
More than \$49,984.92 but	Income of \$49,984.92 multiplied by	532
not more than \$58,239.48	16.496% plus 11.039% of the amount of	533
	income in excess of \$49,984.92	534
_		535
More than \$58,239.48 but	Income of \$58,239.48 multiplied by	536
not more than \$66,433.56	15.722% plus 7.167% of the amount of	537
	income in excess of \$58,239.48	538
_		539
More than \$66,433.56 but	Income of \$66,433.56 multiplied by	540
not more than \$78,814.80	14.667% plus 5.915% of the amount of	541
	income in excess of \$66,433.56	542
_		543
More than \$78,814.80 but	Income of \$78,814.80 multiplied by	544
not more than \$91,196.16	13.292% plus 8.162% of the amount of	545
	income in excess of \$78,814.80	546
_		547
More than \$91,196.16 but	Income of \$91,196.16 multiplied by	548

not more than \$99,495.72	12.596% plus 4.377% of the amount of	549
	income in excess of \$91,196.16	550
_		551
More than \$99,495.72 but	Income of \$99,495.72 multiplied by	552
not more than \$108,267.96	11.910% plus 2.057% of the amount of	553
	income in excess of \$99,495.72	554
_		555
More than \$108,267.96 but	Income of \$108,267.96 multiplied by	556
not more than \$121,158.48	11.112% plus 7.636% of the amount of	557
	income in excess of \$108,267.96	558
_		559
More than \$121,158.48 but	Income of \$121,158.48 multiplied by	560
not more than \$133,213.56	10.742% plus 8.458% of the amount of	561
	income in excess of \$121,158.48	562
_		563
More than \$133,213.56 but	Income of \$133,213.56 multiplied by	564
not more than \$145,268.76	10.535% plus 5.620% of the amount of	565
	income in excess of \$133,213.56	566
_		567
More than \$145,268.76 but	Income of \$145,268.76 multiplied by	568
not more than \$161,342.28	10.127% plus 6.293% of the amount of	569
	income in excess of \$145,268.76	570

_		571
More than \$161,342.28 but	Income of \$161,342.28 multiplied by	572
not more than \$177,417.24	9.745% plus 5.562% of the amount of	573
	income in excess of \$161,342.28	574
_		575
More than \$177,417.24 but	Income of \$177,417.24 multiplied by	576
not more than \$193,489.32	9.366% plus 7.068% of the amount of	577
	income in excess of \$177,417.24	578
_		579
More than \$193,489.32 but	Income of \$193,489.32 multiplied by	580
not more than \$219,296.76	9.175% plus 2.815% of the amount of	581
	income in excess of \$193,489.32	582
		583
More than \$219.296 76 but	Income of \$219,296.76 multiplied by	584
not more than \$258,292.92	8.427% plus 4.394% of the amount of	585
1100 more than \$230,292.92		
	income in excess of \$219,296.76	586
_		587
More than \$258,292.92 but	Income of \$258,292.92 multiplied by	588
not more than \$336,467.04	7.818% plus 3.761% of the amount of	589
-	income in excess of \$258,292.92	590
_		591
(b) For two children:		592

GUIDELINE INCOME	BASIC OBLIGATION	593
_		594
\$11,510.40 or less	29.209% of the amount of income	595
		596
More than \$11,510.40 but not	Income of \$11,510.40 multiplied by	597
more than \$39,044.16	29.209% plus 24.327% of the amount of	598
	income in excess of \$11,510.40	599
_		600
More than \$39,044.16 but not	Income of \$39,044.16 multiplied by	601
more than \$49,984.92	25.776% plus 21.938% of the amount of	602
	income in excess of \$39,044.16	603
_		604
More than \$49,984.92 but not	Income of \$49,984.92 multiplied by	605
more than \$58,239.48	24.928% plus 15.953% of the amount of	606
	income in excess of \$49,984.92	607
_		608
More than \$58,239.48 but not	Income of \$58,239.48 multiplied by	609
more than \$66,433.56	23.656% plus 9.625% of the amount of	610
	income in excess of \$58,239.48	611
_		612
More than \$66,433.56 but not	Income of \$66,433.56 multiplied by	613
more than \$78,814.80	21.926% plus 8.545% of the amount of	614

	income in excess of \$66,433.56	615
_		616
More than \$78,814.80 but not Inc	come of \$78,814.80 multiplied by	617
more than \$91,196.16	19.824% plus 12.507% of the amount of	618
	income in excess of \$78,814.80	619
_		620
More than \$91,196.16 but not Inc	come of \$91,196.16 multiplied by	621
more than \$99,495.72	18.830% plus 5.263% of the amount of	622
	income in excess of \$91,196.16	623
_		624
More than \$99,495.72 but not Inc	come of \$99,495.72 multiplied by	625
more than \$108,267.96	17.699% plus 2.955% of the amount of	626
	income in excess of \$99,495.72	627
_		628
More than \$108,267.96 but	Income of \$108,267.96 multiplied by	629
not more than \$121,158.48	16.504% plus 11.607% of the amount of	630
	income in excess of \$108,267.96	631
_		632
More than \$121,158.48 but	Income of \$121,158.48 multiplied by	633
not more than \$133,213.56	15.983% plus 12.776% of the amount of	634
	income in excess of \$121,158.48	635
_		636

More than \$133,213.56 but	Income of \$133,213.56 multiplied by	637
not more than \$145,268.76	15.693% plus 7.608% of the amount of	638
	income in excess of \$133,213.56	639
_		640
More than \$145,268.76 but	Income of \$145,268.76 multiplied by	641
not more than \$161,342.28	15.022% plus 9.323% of the amount of	642
	income in excess of \$145,268.76	643
_		644
More than \$161,342.28 but	Income of \$161,342.28 multiplied by	645
not more than \$177,417.24	14.454% plus 9.180% of the amount of	646
	income in excess of \$161,342.28	647
_		648
More than \$177,417.24 but	Income of \$177,417.24 multiplied by	649
not more than \$193,489.32	13.976% plus 9.536% of the amount of	650
	income in excess of \$177,417.24	651
_		652
More than \$193,489.32 but	Income of \$193,489.32 multiplied by	653
not more than \$219,296.76	13.607% plus 4.327% of the amount of	654
	income in excess of \$193,489.32	655
_		656
More than \$219,296.76 but	Income of \$219,296.76 multiplied by	657
not more than \$258,292.92	12.515% plus 5.952% of the amount of	658

	income in excess of \$219,296.76	659
_		660
More than \$258,292.92 but	Income of \$258,292.92 multiplied by	661
not more than \$336,467.04	11.524% plus 6.081% of the amount of	662
	income in excess of \$258,292.92	663
_		664
(c) For three children:		665
GUIDELINE INCOME	BASIC OBLIGATION	666
_		667
\$11,510.40 or less	35.410% of the amount of income	668
_		669
More than \$11,510.40 but	Income of \$11,510.40 multiplied by	670
not more than \$39,044.16	35.410% plus 29.128% of the amount of	671
	income in excess of \$11,510.40	672
_		673
More than \$39,044.16 but	Income of \$39,044.16 multiplied by	674
not more than \$49,984.92	30.980% plus 25.763% of the amount of	675
	income in excess of \$39,044.16	676
_		677
More than \$49,984.92 but	Income of \$49,984.92 multiplied by	678
not more than \$58,239.48	29.838% plus 18.202% of the amount of	679
	income in excess of \$49,984.92	680
	<u> </u>	

_		681
More than \$58,239.48 but	Income of \$58,239.48 multiplied by	682
not more than \$66,433.56	28.189% plus 10.034% of the amount of	683
	income in excess of \$58,239.48	684
_		685
More than \$66,433.56 but	Income of \$66,433.56 multiplied by	686
not more than \$78,814.80	25.950% plus 9.747% of the amount of	687
	income in excess of \$66,433.56	688
_		689
More than \$78,814.80 but	Income of \$78,814.80 multiplied by	690
not more than \$91,196.16	23.404% plus 15.193% of the amount of	691
	income in excess of \$78,814.80	692
_		693
More than \$91,196.16 but	Income of \$91,196.16 multiplied by	694
not more than \$99,495.72	22.290% plus 4.632% of the amount of	695
	income in excess of \$91,196.16	696
_		697
More than \$99,495.72 but	Income of \$99,495.72 multiplied by	698
not more than \$108,267.96	20.817% plus 3.351% of the amount of	699
	income in excess of \$99,495.72	700
_		701
More than \$108,267.96 but	Income of \$108,267.96 multiplied by	702

not more than \$121,158.48	19.401% plus 13.987% of the amount of	703
	income in excess of \$108,267.96	704
_		705
More than \$121,158.48 but	Income of \$121,158.48 multiplied by	706
not more than \$133,213.56	18.825% plus 15.296% of the amount of	707
	income in excess of \$121,158.48	708
_		709
More than \$133,213.56 but	Income of \$133,213.56 multiplied by	710
not more than \$145,268.76	18.506% plus 8.018% of the amount of	711
	income in excess of \$133,213.56	712
_		713
More than \$145,268.76 but	Income of \$145,268.76 multiplied by	714
not more than \$161,342.28	17.636% plus 10.937% of the amount of	715
	income in excess of \$145,268.76	716
_		717
More than \$161,342.28 but	Income of \$161,342.28 multiplied by	718
not more than \$177,417.24	16.968% plus 11.954% of the amount of	719
	income in excess of \$161,342.28	720
_		721
More than \$177,417.24 but	Income of \$177,417.24 multiplied by	722
not more than \$193,489.32	16.541% plus 10.010% of the amount of	723
	income in excess of \$177,417.24	724

_		725
More than \$193,489.32 but	Income of \$193,489.32 multiplied by	726
not more than \$219,296.76	15.974% plus 5.274% of the amount of	727
	income in excess of \$193,489.32	728
_		729
More than \$219,296.76 but	Income of \$219,296.76 multiplied by	730
not more than \$258,292.92	14.715% plus 6.280% of the amount of	731
	income in excess of \$219,296.76	732
_		733
More than \$258,292.92 but	Income of \$258,292.92 multiplied by	734
not more than \$336,467.04	13.441% plus 7.776% of the amount of	735
	income in excess of \$258,292.92	736
_		737
(d) For four children:		738
GUIDELINE INCOME	BASIC OBLIGATION	739
_		740
\$11,510.40 or less	39.553% of the amount of income	741
_		742
More than \$11,510.40 but	Income of \$11,510.40 multiplied by	743
not more than \$39,044.16	39.553% plus 32.536% of the amount of	744
	income in excess of \$11,510.40	745
_		746

More than \$39,044.16 but	Income of \$39,044.16 multiplied by	747
not more than \$49,984.92	34.605% plus 28.778% of the amount of	748
	income in excess of \$39,044.16	749
_		750
More than \$49,984.92 but	Income of \$49,984.92 multiplied by	751
not more than \$58,239.48	33.329% plus 20.331% of the amount of	752
	income in excess of \$49,984.92	753
_		754
More than \$58,239.48 but	Income of \$58,239.48 multiplied by	755
not more than \$66,433.56	31.487% plus 11.208% of the amount of	756
	income in excess of \$58,239.48	757
_		758
More than \$66,433.56 but	Income of \$66,433.56 multiplied by	759
not more than \$78,814.80	28.986% plus 10.887% of the amount of	760
	income in excess of \$66,433.56	761
_		762
More than \$78,814.80 but	Income of \$78,814.80 multiplied by	763
not more than \$91,196.16	26.143% plus 16.971% of the amount of	764
	income in excess of \$78,814.80	765
_		766
More than \$91,196.16 but	Income of \$91,196.16 multiplied by	767
not more than \$99,495.72	24.897% plus 5.174% of the amount of	768

	income in excess of \$91,196.16	769
_		770
More than \$99,495.72 but	Income of \$99,495.72 multiplied by	771
not more than \$108,267.96	23.252% plus 3.743% of the amount of	772
	income in excess of \$99,495.72	773
_		774
More than \$108,267.96 but	Income of \$108,267.96 multiplied by	775
not more than \$121,158.48	21.671% plus 15.623% of the amount of	776
	income in excess of \$108,267.96	777
_		778
More than \$121,158.48 but	Income of \$121,158.48 multiplied by	779
not more than \$133,213.56	21.028% plus 17.086% of the amount of	780
	income in excess of \$121,158.48	781
_		782
More than \$133,213.56 but	Income of \$133,213.56 multiplied by	783
not more than \$145,268.76	20.671% plus 8.957% of the amount of	784
	income in excess of \$133,213.56	785
_		786
More than \$145,268.76 but	Income of \$145,268.76 multiplied by	787
not more than \$161,342.28	19.699% plus 12.217% of the amount of	788
	income in excess of \$145,268.76	789
_		790

More than \$161,342.28 but	Income of \$161,342.28 multiplied by	791
not more than \$177,417.24	18.954% plus 13.353% of the amount of	792
	income in excess of \$161,342.28	793
_		794
More than \$177,417.24 but	Income of \$177,417.24 multiplied by	795
not more than \$193,489.32	18.446% plus 11.181% of the amount of	796
	income in excess of \$177,417.24	797
_		798
More than \$193,489.32 but	Income of \$193,489.32 multiplied by	799
not more than \$219,296.76	17.843% plus 5.891% of the amount of	800
	income in excess of \$193,489.32	801
_		802
More than \$219,296.76 but	Income of \$219,296.76 multiplied by	803
not more than \$258,292.92	16.436% plus 7.015% of the amount of	804
	income in excess of \$219,296.76	805
_		806
More than \$258,292.92 but	Income of \$258,292.92 multiplied by	807
not more than \$336,467.04	15.014% plus 8.686% of the amount of	808
	income in excess of \$258,292.92	809
_		810
(e) For five children:		811
GUIDELINE INCOME	BASIC OBLIGATION	812

_		813
\$11,510.40 or less	43.508% of the amount of income	814
_		815
More than \$11,510.40 but	Income of \$11,510.40 multiplied by	816
not more than \$39,044.16	43.508% plus 35.790% of the amount of	817
	income in excess of \$11,510.40	818
_		819
More than \$39,044.16 but	Income of \$39,044.16 multiplied by	820
not more than \$49,984.92	38.065% plus 31.656% of the amount of	821
	income in excess of \$39,044.16	822
_		823
More than \$49,984.92 but	Income of \$49,984.92 multiplied by	824
not more than \$58,239.48	36.662% plus 22.365% of the amount of	825
	income in excess of \$49,984.92	826
_		827
More than \$58,239.48 but	Income of \$58,239.48 multiplied by	828
not more than \$66,433.56	34.636% plus 12.329% of the amount of	829
	income in excess of \$58,239.48	830
_		831
More than \$66,433.56 but	Income of \$66,433.56 multiplied by	832
not more than \$78,814.80	31.884% plus 11.976% of the amount of	833
	income in excess of \$66,433.56	834

_		835
More than \$78,814.80 but	Income of \$78,814.80 multiplied by	836
not more than \$91,196.16	28.757% plus 18.668% of the amount of	837
	income in excess of \$78,814.80	838
_		839
More than \$91,196.16 but	Income of \$91,196.16 multiplied by	840
not more than \$99,495.72	27.387% plus 5.692% of the amount of	841
	income in excess of \$91,196.16	842
_		843
More than \$99,495.72 but	Income of \$99,495.72 multiplied by	844
not more than \$108,267.96	25.577% plus 4.117% of the amount of	845
	income in excess of \$99,495.72	846
_		847
More than \$108,267.96 but	Income of \$108,267.96 multiplied by	848
not more than \$121,158.48	23.839% plus 17.186% of the amount of	849
	income in excess of \$108,267.96	850
_		851
More than \$121,158.48 but	Income of \$121,158.48 multiplied by	852
not more than \$133,213.56	23.131% plus 18.794% of the amount of	853
	income in excess of \$121,158.48	854
_		855
More than \$133,213.56 but	Income of \$133,213.56 multiplied by	856

not more than \$145,268.76	22.738% plus 9.852% of the amount	857
	income in excess of \$133,213.56	858
_		859
More than \$145,268.76 but	Income of \$145,268.76 multiplied by	860
not more than \$161,342.28	21.669% plus 13.438% of the amount of	861
	income in excess of \$145,268.76	862
_		863
More than \$161,342.28 but	Income of \$161,342.28 multiplied by	864
not more than \$177,417.24	20.849% plus 14.688% of the amount of	865
	income in excess of \$161,342.28	866
_		867
More than \$177,417.24 but	Income of \$177,417.24 multiplied by	868
not more than \$193,489.32	20.291% plus 12.299% of the amount of	869
	income in excess of \$177,417.24	870
_		871
More than \$193,489.32 but	Income of \$193,489.32 multiplied by	872
not more than \$219,296.76	19.627% plus 6.480% of the amount of	873
	income in excess of \$193,489.32	874
_		875
More than \$219,296.76 but	Income of \$219,296.76 multiplied by	876
not more than \$258,292.92	18.080% plus 7.716% of the amount of	877
	income in excess of \$219,296.76	878

_		879
More than \$258,292.92 but	Income of \$258,292.92 multiplied by	880
not more than \$336,467.04	16.515% plus 9.555% of the amount of	881
	income in excess of \$258,292.92	882
_		883
(f) For six children:		884
GUIDELINE INCOME	BASIC OBLIGATION	885
_		886
\$11,510.40 or less	47.293% of the amount of income	887
_		888
More than \$11,510.40 but	Income of \$11,510.40 multiplied by	889
not more than \$39,044.16	47.293% plus 38.904% of the amount of	890
	income in excess of \$11,510.40	891
_		892
More than \$39,044.16 but	Income of \$39,044.16 multiplied by	893
not more than \$49,984.92	41.377% plus 34.410% of the amount of	894
	income in excess of \$39,044.16	895
_		896
More than \$49,984.92 but	Income of \$49,984.92 multiplied by	897
not more than \$58,239.48	39.852% plus 24.310% of the amount of	898
	income in excess of \$49,984.92	899
_		900

More than \$58,239.48 but	Income of \$58,239.48 multiplied by	901
not more than \$66,433.56	37.649% plus 13.402% of the amount of	902
	income in excess of \$58,239.48	903
_		904
More than \$66,433.56 but	Income of \$66,433.56 multiplied by	905
not more than \$78,814.80	34.658% plus 13.018% of the amount of	906
	income in excess of \$66,433.56	907
_		908
More than \$78,814.80 but	Income of \$78,814.80 multiplied by	909
not more than \$91,196.16	31.259% plus 20.292% of the amount of	910
	income in excess of \$78,814.80	911
_		912
More than \$91,196.16 but	Income of \$91,196.16 multiplied by	913
not more than \$99,495.72	29.770% plus 6.187% of the amount of	914
	income in excess of \$91,196.16	915
_		916
More than \$99,495.72 but	Income of \$99,495.72 multiplied by	917
not more than \$108,267.96	27.803% plus 4.475% of the amount of	918
	income in excess of \$99,495.72	919
_		920
More than \$108,267.96 but	Income of \$108,267.96 multiplied by	921
not more than \$121,158.48	25.913% plus 18.681% of the amount of	922

	income in excess of \$108,267.96	923
_		924
More than \$121,158.48 but	Income of \$121,158.48 multiplied by	925
not more than \$133,213.56	25.143% plus 20.430% of the amount of	926
	income in excess of \$121,158.48	927
_		928
More than \$133,213.56 but	Income of \$133,213.56 multiplied by	929
not more than \$145,268.76	24.717% plus 10.709% of the amount of	930
	income in excess of \$133,213.56	931
_		932
More than \$145,268.76 but	Income of \$145,268.76 multiplied by	933
not more than \$161,342.28	23.554% plus 14.608% of the amount of	934
	income in excess of \$145,268.76	935
_		936
More than \$161,342.28 but	Income of \$161,342.28 multiplied by	937
not more than \$177,417.24	22.663% plus 15.966% of the amount of	938
	income in excess of \$161,342.28	939
_		940
More than \$177,417.24 but	Income of \$177,417.24 multiplied by	941
not more than \$193,489.32	22.056% plus 13.369% of the amount of	942
	income in excess of \$177,417.24	943
_		944

More than \$193,489.32 but	Income of \$193,489.32 multiplied by	
not more than \$219,296.76	21.334% plus 7.044% of the amount of	
	income in excess of \$193,489.32	
_		
More than \$219,296.76 but	Income of \$219,296.76 multiplied by	
not more than \$258,292.92	19.653% plus 8.387% of the amount of	
	income in excess of \$219,296.76	
_		
More than \$258,292.92 but	Income of \$258,292.92 multiplied by	
not more than \$336,467.04	17.952% plus 10.386% of the amount of	
	income in excess of \$258,292.92	
(2) The basic child support	ort schedule shall incorporate a	
self-sufficiency reserve based	d on one hundred sixteen per cent	
of the federal poverty level a	amount for a single person as	
reported by the United States	department of health and human	
services in calendar year 2016	6. In order to incorporate the	
self-sufficiency reserve, the	department shall apply the	
calculation described in divis	sion (B)(1) of this section to	
develop an unadjusted schedule	e and then apply the following	
steps to incorporate the self-	-sufficiency reserve:	
(a) For a guideline incor	me of eight thousand four hundred	
dollars or less, the schedule	amount shall be the minimum order	
amount as provided in section	3119.06 of the Revised Code.	
(b) For a guideline incor	me greater than eight thousand	
four hundred dollars but not o	greater than one hundred sixteen	
per cent of the federal povert	ty level for a single person, the	

schedule amount shall be the product of the following formula:	971
sliding scale multiplier X (guideline income - \$8,400) +	972
annual minimum support amount under section 3119.06 of the	973
Revised Code	974
(c) For a guideline income greater than one hundred	975
sixteen per cent of the federal poverty level for a single	976
person, the schedule amount shall be the lesser of the	977
<pre>following:</pre>	978
(i) The higher resulting product of the following	979
<pre>formulas:</pre>	980
(guideline income - 116% of federal poverty level) X 0.3	981
sliding scale multiplier X (quideline income - \$8,400) +	982
annual minimum support amount under section 3119.06 of the	983
Revised Code	984
(ii) The unadjusted schedule amount created in accordance	985
with division (B) (1) of this section.	986
(d) The sliding scale multipliers required for the	987
formulas in divisions (B)(2)(b) and (c) of this section are as	988
<pre>follows:</pre>	989
(i) For one child: five per cent;	990
(ii) For two children: ten per cent;	991
(iii) For three children: twelve per cent;	992
(iv) For four children: thirteen per cent;	993
(v) For five children: fourteen per cent;	994
(vi) For six or more children: fifteen per cent.	995
(C) Every four years after the effective date of this	996

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section, the department shall update the basic child support	997
schedule and self-sufficiency reserve to reflect United States	998
department of labor changes in the CPI-U and for changes in the	999
federal poverty level amount for a single person as reported by	1000
the United States department of health and human services.	1001
(1) When updating the basic child support schedule for the	1002
most recent CPI-U, the department of job and family services	1003
shall update the figures in the guideline income column for the	1004
percentage difference between the most recent CPI-U and the	1005
March 2016 CPI-U.	1006
(2) When updating the self-sufficiency reserve	1007
incorporated into the basic child support schedule, the	1008
department shall set the self-sufficiency reserve based on one	1009
hundred sixteen per cent of the federal poverty level for a	1010
single person as reported by the United States department of	1011
health and human services in the most recent calendar year.	1012
Sec. 3119.022. The director of job and family services	1013
shall adopt rules pursuant to Chapter 119. of the Revised Code	1014
governing the creation of child support guideline worksheets and	1015
instructions that incorporate the requirements of Chapter 3119.	1016
of the Revised Code for the calculation of child support and	1017
cash medical support obligations. In addition, the department	1018
<pre>shall:</pre>	1019
(A) Adopt standard worksheet forms that shall be used in	1020
all courts and child support enforcement agencies when	1021
calculating child support and cash medical support obligations;	1022
and	1023
(B) Adopt a standard instruction manual to provide	1024
guidance and assistance to persons calculating support	1025

obligations.	1026
The guideline worksheet and instruction manual may be	1027
revised as needed, but shall be revised at least once every five	1028
years.	1029
Sec. 3119.023. (A) At least once every four years, the	1030
department of job and family services shall review the basic	1031
child support schedule issued by the department pursuant to	1032
section 3119.021 of the Revised Code to determine whether child	1033
support orders issued in accordance with that schedule and the	1034
worksheets created under rules adopted under section 3119.022 of	1035
the Revised Code adequately provide for the needs of children	1036
who are subject to the child support orders. The department may	1037
consider the adequacy and appropriateness of the current	1038
schedule, whether there are substantial and permanent changes in	1039
household consumption and savings patterns, particularly those	1040
resulting in substantial and permanent changes in the per cent	1041
of total household expenditures on children, and whether there	1042
have been substantial and permanent changes to the federal and	1043
state income tax code other than inflationary adjustments to	1044
such things as the exemption amount and income tax brackets, and	1045
other factors when conducting its review. The review is in	1046
addition to, and independent of, any schedule update completed	1047
as set forth in section 3119.021 of the Revised Code. The	1048
department shall prepare a report of its review and include	1049
recommendations for statutory changes, and submit a copy of the	1050
report to both houses of the general assembly.	1051
(B) For each review, the department shall establish a	1052
child support guideline advisory council to assist the	1053
department in the completion of its reviews and reports. Each	1054
<pre>council shall be composed of:</pre>	1055

(1) Obligors;	1056
(2) Obligees;	1057
(3) Judges of courts of common pleas who have jurisdiction	1058
over domestic relations and juvenile court cases that involve	1059
the determination of child support;	1060
(4) Attorneys whose practice includes a significant number	1061
of domestic relations or juvenile court cases that involve the	1062
determination of child support;	1063
(5) Representatives of child support enforcement agencies;	1064
(6) Other persons interested in the welfare of children;	1065
(7) Three members of the senate appointed by the president	1066
of the senate, not more than two of whom are members of the same	1067
political party; and	1068
(8) Three members of the house of representatives	1069
appointed by the speaker of the house, not more than two of whom	1070
are members of the same political party.	1071
(C) The department shall consider input from the council	1072
prior to the completion of any report under this section. The	1073
department shall submit its report on or before the first day of	1074
March of every fourth year after 2015.	1075
(D) The advisory council shall cease to exist at the time	1076
that the department submits its review to the general assembly	1077
under this section.	1078
(E) Any expenses incurred by an advisory council shall be	1079
paid by the department.	1080
Sec. 3119.04. (A) If the combined gross income of both	1081
parents is less than six thousand six hundred dollars per year.	1082

the court or child support enforcement agency shall determine	1083
the amount of the obligor's child support obligation on a case-	1084
by-case basis using the schedule as a guideline. The court or	1085
agency shall review the obligor's gross income and living-	1086
expenses to determine the maximum amount of child support that	1087
it reasonably can order without denying the obligor the means	1088
for self support at a minimum subsistence level and shall order-	1089
a specific amount of child support, unless the obligor proves to-	1090
the court or agency that the obligor is totally unable to pay	1091
child support, and the court or agency determines that it would-	1092
be unjust or inappropriate to order the payment of child support-	1093
and enters its determination and supporting findings of fact in-	1094
the journal.	1095

(B)—If the combined gross—annual income of both parents is 1096 greater than one hundred fifty thousand dollars per year the 1097 maximum annual income listed on the basic child support schedule 1098 established pursuant to section 3119.021 of the Revised Code, 1099 the court, with respect to a court child support order, or the 1100 child support enforcement agency, with respect to an 1101 administrative child support order, shall determine the amount 1102 of the obligor's child support obligation on a case-by-case 1103 basis and shall consider the needs and the standard of living of 1104 the children who are the subject of the child support order and 1105 of the parents. The court or agency shall compute a basic 1106 combined child support obligation that is no less than the 1107 obligation that would have been computed under the basic child 1108 support schedule and applicable worksheet for a combined gross-1109 annual income of one hundred fifty thousand dollars equal to the 1110 maximum annual income listed on the basic child support schedule 1111 established pursuant to section 3119.021 of the Revised Code, 1112 unless the court or agency determines that it would be unjust or 1113

documentation.

1143

inappropriate and <pre>would_therefore</pre> not <pre>be</pre> in the best interest of	1114
the child, obligor, or obligee to order that amount. If the	1115
court or agency makes such a determination, it shall enter in	1116
the journal the figure, determination, and findings. If the	1117
combined annual income of both parents falls below the \$8,400	1118
floor of the basic child support schedule in accordance with	1119
section 3119.021 of the Revised Code, the court, with respect to	1120
a court child support order, or the child support enforcement	1121
agency, with respect to an administrative child support order,	1122
shall apply the minimum support amount in accordance with	1123
section 3119.06 of the Revised Code.	1124
Sec. 3119.05. When a court computes the amount of child	1125
support required to be paid under a court child support order or	1126
a child support enforcement agency computes the amount of child	1127
support to be paid pursuant to an administrative child support	1128
order, all of the following apply:	1129
(A) The parents' current and past income and personal	1130
earnings shall be verified by electronic means or with suitable	1131
documents, including, but not limited to, paystubs, employer	1132
statements, receipts and expense vouchers related to self-	1133
generated income, tax returns, and all supporting documentation	1134
and schedules for the tax returns.	1135
(B) The <u>annual</u> amount of any pre-existing child support	1136
obligation of a parent under a child support order and the	1137
amount of any court-ordered spousal support actually paid	1138
excluding any ordered payment on arrears, shall be deducted from	1139
the gross annual income of that parent to the extent that	1140
payment under the child support order or that payment of the	1141
that court-ordered spousal support is verified by supporting	1142

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(C)—If other minor children who were born to the parent—	1144
and a person other than the other parent who is involved in the-	1145
immediate child support determination live with the parent, the	1146
court or agency shall deduct an amount from that parent's gross-	1147
income that equals the number of such minor children times the	1148
federal income tax exemption for such children less child	1149
support received for them for the year, not exceeding the	1150
federal income tax exemption The court or agency shall adjust	1151
the amount of child support paid by a parent to give credit for	1152
children not included in the current calculation. When	1153
calculating the adjusted amount, the court or agency shall use	1154
the schedule and do the following:	1155
(1) Determine the amount of child support that each parent	1156
would be ordered to pay for all children for whom the parent has	1157
the legal duty to support, according to each parent's annual	1158
income. If the number of children subject to the order is	1159
greater than six, multiply the amount for three children in	1160
accordance with division (C)(4) of this section to determine the	1161
amount of child support.	1162
(2) Compute a child support credit amount for each	1163
parent's children who are not subject to this order by dividing	1164
the amount determined in division (C)(1) of this section by the	1165
total number of children whom the parent is obligated to support	1166
and multiplying that number by the number of the parent's	1167
children who are not subject to this order.	1168
(3) Determine the adjusted income of the parents by	1169
subtracting the credit for minor children not subject to this	1170
order computed under division (C)(2) of this section, from the	1171
annual income of each parent for the children each has a duty to	1172
support that are not subject to this order.	1173

(4) If the number of children is greater than six,	1174
multiply the amount for three children by:	1175
(a) 1.440 for seven children;	1176
(b) 1.540 for eight children;	1177
(c) 1.638 for nine children;	1178
(d) 1.734 for ten children;	1179
(e) 1.827 for eleven children;	1180
(f) 1.919 for twelve children;	1181
(g) 2.008 for thirteen children;	1182
(h) 2.096 for fourteen children;	1183
(i) 2.182 for more than fourteen children.	1184
(D) When the court or agency calculates the gross annual	1185
income of a parent, it shall include the lesser of the following	1186
as income from overtime and bonuses:	1187
(1) The yearly average of all overtime, commissions, and	1188
bonuses received during the three years immediately prior to the	1189
time when the person's child support obligation is being	1190
computed;	1191
(2) The total overtime, commissions, and bonuses received	1192
during the year immediately prior to the time when the person's	1193
child support obligation is being computed.	1194
(E) When the court or agency calculates the gross annual	1195
income of a parent, it shall not include any income earned by	1196
the spouse of that parent.	1197
(F) The court shall issue a separate order for	1198
extraordinary medical or dental expenses, including, but not	1199

limited to, medical support order for extraordinary medical	1200
expenses, including orthodontia, dental, optical, and	1201
psychological, appropriate services.	1202
If the court makes an order for payment of private	1203
education, and other <u>appropriate</u> expenses, and <u>it shall do so by</u>	1204
issuing a separate order.	1205
The court may consider the these expenses in adjusting a	1206
child support order.	1207
(G) When a court or agency calculates the amount of child	1208
support to be paid pursuant to a court child support order or an	1209
administrative child support order, if the following shall	1210
<pre>apply:</pre>	1211
(1) The court or agency shall apply the basic child	1212
support schedule to the parents' combined annual incomes and to	1213
<pre>each parent's individual income.</pre>	1214
(2) If the combined gross annual income of both parents or	1215
the individual annual income of a parent is an amount that is	1216
between two amounts set forth in the first column of the	1217
schedule, the court or agency may use the basic child support	1218
obligation that corresponds to the higher of the two amounts in	1219
the first column of the schedule, use the basic child support	1220
obligation that corresponds to the lower of the two amounts in	1221
the first column of the schedule, or calculate a basic child	1222
support obligation that is between those two amounts and	1223
corresponds proportionally to the parents' actual combined gross	1224
annual income or the individual parent's annual income.	1225
(3) If the annual individual income of either or both of	1226
the parents is within the self-sufficiency reserve in the basic_	1227
child support schedule, the court or agency shall do both of the	1228

<pre>following:</pre>	1229
(a) Calculate the basic child support obligation for the	1230
parents using the schedule amount applicable to the combined	1231
annual income and the schedule amount applicable to the income	1232
in the self-sufficiency reserve;	1233
(b) Determine the lesser of the following amounts to be	1234
the applicable basic child support obligation:	1235
(i) The amount that results from using the combined annual	1236
income of the parents not in the self-sufficiency reserve of the	1237
schedule; or	1238
(ii) The amount that results from using the individual	1239
parent's income within the self-sufficiency reserve of the	1240
schedule.	1241
(H) When the court or agency calculates gross annual	1242
income, the court or agency, when appropriate, may average	1243
income over a reasonable period of years.	1244
(I) Unless it would be unjust or inappropriate and	1245
therefore not in the best interests of the child, a court or	1246
agency shall not determine a parent to be voluntarily unemployed	1247
or underemployed and shall not impute income to that parent if	1248
either any of the following conditions exist:	1249
(1) The parent is receiving recurring monetary income from	1250
means-tested public assistance benefits, including cash	1251
assistance payments under the Ohio works first program	1252
established under Chapter 5107. of the Revised Code, general	1253
assistance under former Chapter 5113. of the Revised Code,	1254
supplemental security income, or means-tested veterans'	1255
benefits;	1256

(2) The parent is approved for social security disability	1257
insurance benefits because of a mental or physical disability,	1258
or the court or agency determines that the parent is unable to	1259
work based on medical documentation that includes a physician's	1260
diagnosis and a physician's opinion regarding the parent's	1261
mental or physical disability and inability to work.	1262
(3) The parent has proven that the parent has made	1263
continuous and diligent efforts without success to find and	1264
accept employment, including temporary employment, part-time	1265
employment, or employment at less than the parent's previous	1266
salary or wage.	1267
(4) The parent is complying with court-ordered family	1268
reunification efforts in a child abuse, neglect, or dependency	1269
proceeding, to the extent that compliance with those efforts	1270
limits the parent's ability to earn income.	1271
(5) The parent is incarcerated or institutionalized for a	1272
period of twelve months or more with no other available assets,	1273
unless the parent is incarcerated for an offense relating to the	1274
abuse or neglect of a child who is the subject of the support	1275
order or an offense under Title XXIX of the Revised Code when	1276
<u>against</u> the obligee or a child who is the subject of the support	1277
order-is a victim of the offense.	1278
(J) When a court or agency requires a parent to pay an	1279
amount for that parent's failure to support a child for a period	1280
of time prior to the date the court modifies or issues a court	1281
child support order or an agency modifies or issues an	1282
administrative child support order for the current support of	1283
the child, the court or agency shall calculate that amount using	1284
the basic child support schedule, worksheets, and child support	1285
laws in effect, and the incomes of the parents as they existed,	1286

for that prior period of time. 1287 (K) A court or agency may disregard a parent's additional 1288 income from overtime or additional employment when the court or 1289 agency finds that the additional income was generated primarily 1290 to support a new or additional family member or members, or 1291 under other appropriate circumstances. 1292 (L) If both parents involved in the immediate child 1293 support determination have a prior order for support relative to 1294 1295 a minor child or children born to both parents, the court or agency shall collect information about the existing order or 1296 orders and consider those together with the current calculation 1297 for support to ensure that the total of all orders for all 1298 children of the parties does not exceed the amount that would 1299 have been ordered if all children were addressed in a single 1300 judicial or administrative proceeding. 1301 (M) A support obligation of a parent with annual income 1302 subject to the self-sufficiency reserve of the basic child 1303 support schedule shall not exceed the support obligation that 1304 would result from application of the schedule without the 1305 1306 reserve. (N) Any non-means tested benefit received by the child or 1307 children subject to the order resulting from the claims of 1308 either parent shall be deducted from that parent's annual child 1309 support obligation after all other adjustments have been made. 1310 If that non-means tested benefit exceeds the child support 1311 obligation of the parent from whose claim the benefit is 1312 realized, the child support obligation for that parent shall be 1313 1314 zero. (O) As part of the child support calculation, the parents 1315

shall be ordered to share the costs of child care. Subject to	1316
the limitations in this division, a child support obligor shall	1317
pay an amount equal to the obligor's income share of the child	1318
care cost incurred for the child or children subject to the	1319
order.	1320
(1) The child care cost used in the calculation:	1321
(a) Shall be for the child determined to be necessary to	1322
allow a parent to work, or for activities related to employment	1323
training;	1324
(b) Shall be verifiable by credible evidence as determined	1325
by a court or child support enforcement agency;	1326
(c) Shall exclude any reimbursed or subsidized child care	1327
cost, including any state or federal tax credit for child care	1328
available to the parent or caretaker, whether or not claimed;	1329
(d) Shall not exceed the maximum state-wide average cost	1330
estimate issued by the department of job and family services,	1331
using the data collected and reported as required in section	1332
5104.04 of the Revised Code.	1333
(2) When the annual income of the obligor is subject to	1334
the self-sufficiency reserve of the basic support schedule, the	1335
share of the child care cost paid by the obligor shall be equal	1336
to the lower of the obligor's income share of the child care	1337
cost, or fifty per cent of the child care cost.	1338
Sec. 3119.051. (A) Except as otherwise provided in this	1339
section, a court or child support enforcement agency calculating	1340
the amount to be paid under a child support order shall reduce	1341
by ten per cent the amount of the annual individual support	1342
obligation for the parent or parents when a court has issued or	1343
is issuing a court-ordered parenting time order that equals or	1344

exceeds ninety overnights per year. This reduction may be in	1345
addition to the other deviations and reductions.	1346
(B) At the request of the obligee, a court may eliminate a	1347
previously granted adjustment established under division (A) of	1348
this section if the obligor, without just cause, has failed to	1349
exercise court-ordered parenting time.	1350
Sec. 3119.06. Except as otherwise provided in this	1351
section, in any action in which a court or a child support	1352
enforcement agency issues or modifies a child support order or	1353
in any other proceeding in which a court or agency determines	1354
the amount of child support to be paid pursuant to a child	1355
support order, the court or agency shall issue a minimum child	1356
support order requiring the obligor to pay a minimum of fifty	1357
eighty dollars a month for all the children subject to that	1358
order. The court or agency, in its discretion and in appropriate	1359
circumstances, may issue a minimum child support order requiring	1360
the obligor to pay of less than fifty eighty dollars a month or	1361
issue an order not requiring the obligor to pay an any child	1362
support amount for support. The circumstances under which a	1363
court or agency may issue such an order include the	1364
nonresidential parent's medically verified or documented	1365
physical or mental disability or institutionalization in a	1366
facility for persons with a mental illness or any other	1367
circumstances considered appropriate by the court or agency.	1368
If a court or agency issues a minimum child support order	1369
obligation pursuant to this section and the obligor under the	1370
support order is the recipient of need-based means-tested public	1371
assistance, as described in division (C)(12)(a) of section	1372
3119.01 of the Revised Code, any unpaid amounts of support due	1373
under the support order shall accrue as arrearages from month to	1374

month, and the obligor's current obligation to pay the support	1375
due under the support order is suspended during any period of	1376
time that the obligor is receiving <pre>need-based_means-tested_</pre>	1377
public assistance and is complying with any seek work orders	1378
issued pursuant to section 3121.03 of the Revised Code. The	1379
court, obligee, and child support enforcement agency shall not	1380
enforce the obligation of the obligor to pay the amount of	1381
support due under the support order while the obligor is	1382
receiving need-based means-tested public assistance and is	1383
complying with any seek work orders issued pursuant to section	1384
3121.03 of the Revised Code.	1385

Sec. 3119.22. The court may order an amount of child 1386 support that deviates from the amount of child support that 1387 would otherwise result from the use of the basic child support 1388 schedule and the applicable worksheet, through the line-1389 establishing the actual annual obligation, if, after considering 1390 the factors and criteria set forth in section 3119.23 of the 1391 Revised Code, the court determines that the amount calculated 1392 pursuant to the basic child support schedule and the applicable 1393 worksheet, through the line establishing the actual annual-1394 obligation, would be unjust or inappropriate and would therefore 1395 not be in the best interest of the child. 1396

If it deviates, the court must enter in the journal the 1397 amount of child support calculated pursuant to the basic child 1398 support schedule and the applicable worksheet, through the line 1399 establishing the actual annual obligation, its determination 1400 that that the amount would be unjust or inappropriate and would 1401 therefore not be in the best interest of the child, and findings 1402 of fact supporting that determination. 1403

Sec. 3119.23. The court may consider any of the following

factors in determining whether to grant a deviation pursuant to	1405
section 3119.22 of the Revised Code:	1406
(A) Special and unusual needs of the child or children,	1407
including needs arising from the physical or psychological	1408
<pre>condition of the child or children;</pre>	1409
(B) Extraordinary obligations for minor children or	1410
obligations for handicapped children who are not stepchildren	1411
and who are not offspring from the marriage or relationship that	1412
is the basis of the immediate child support determination;	1413
(C)—Other court-ordered payments;	1414
(D) (C) Extended parenting time or extraordinary costs	1415
associated with parenting time, provided that this division does-	1416
not authorize and shall not be construed as authorizing any	1417
deviation from the schedule and the applicable worksheet,	1418
through the line establishing the actual annual obligation, or	1419
any escrowing, impoundment, or withholding of child support	1420
because of a denial of or interference with a right of parenting	1421
time granted by court order including extraordinary travel	1422
expenses when exchanging the child or children for parenting	1423
<pre>time;</pre>	1424
(E) The obligor obtaining additional employment after a	1425
child support order is issued in order to support a second	1426
<pre>family;</pre>	1427
$\frac{(F)}{(D)}$ The financial resources and the earning ability of	1428
the child <u>or children;</u>	1429
(G) Disparity (E) The relative financial resources,	1430
<pre>including the disparity in income between parties or households,</pre>	1431
other assets, and the needs of each parent:	1432

(H) (F) The obligee's income, if the obligee's annual	1433
income is equal to or less than one hundred per cent of the	1434
<pre>federal poverty level;</pre>	1435
(G) Benefits that either parent receives from remarriage	1436
or sharing living expenses with another person;	1437
$\frac{\text{(I)}}{\text{(H)}}$ The amount of federal, state, and local taxes	1438
actually paid or estimated to be paid by a parent or both of the	1439
parents;	1440
(J) (I) Significant in-kind contributions from a parent,	1441
including, but not limited to, direct payment for lessons,	1442
sports equipment, schooling, or clothing;	1443
(K) The relative financial resources, other assets and	1444
resources, and needs of each parent;	1445
(L) (J) Extraordinary work-related expenses incurred by	1446
either parent;	1447
(K) The standard of living and circumstances of each	1448
parent and the standard of living the child would have enjoyed	1449
had the marriage continued or had the parents been married;	1450
(M) The physical and emotional condition and needs of the	1451
child;	1452
(N) (L) The need and capacity of the child for an	1453
education and the educational opportunities that would have been	1454
available to the child had the circumstances requiring a court-	1455
<pre>child support order for support not arisen;</pre>	1456
$\frac{(\Theta)-(M)}{(M)}$ The responsibility of each parent for the support	1457
of others, including support of a child or children with	1458
disabilities who are not subject to the support order;	1459

(N) Post-secondary educational expenses paid for by a	1460
parent for the parent's own child or children, regardless of	1461
whether the child or children are emancipated;	1462
(O) Costs incurred or reasonably anticipated to be	1463
incurred by the parents in compliance with court-ordered	1464
reunification efforts in child abuse, neglect, or dependency	1465
cases;	1466
(P) Extraordinary child care costs required for the child	1467
or children that exceed the maximum state-wide average cost	1468
estimate provided in division (O)(1)(d) of section 3119.05 of	1469
the Revised Code including extraordinary costs associated with	1470
caring for a child or children with specialized physical,	1471
psychological, or educational needs;	1472
(Q) Any other relevant factor.	1473
The court may accept an agreement of the parents that	1474
assigns a monetary value to any of the factors and criteria	1475
whether the child or children are emancipated; (O) Costs incurred or reasonably anticipated to be incurred by the parents in compliance with court-ordered reunification efforts in child abuse, neglect, or dependency cases; (P) Extraordinary child care costs required for the child or children that exceed the maximum state-wide average cost estimate provided in division (O) (1) (d) of section 3119.05 of the Revised Code including extraordinary costs associated with caring for a child or children with specialized physical, psychological, or educational needs; (Q) Any other relevant factor. The court may accept an agreement of the parents that	1476
If the court grants a deviation based on division $\frac{P}{Q}$	1477
of this section, it shall specifically state in the order the	1478
facts that are the basis for the deviation.	1479
Sec. 3119.231. (A) If court-ordered parenting time exceeds	1480
ninety overnights per year, the court shall consider whether to	1481
grant a deviation pursuant to section 3119.22 of the Revised	1482
Code for the reason set forth in division (C) of section 3119.23	1483
of the Revised Code. This deviation is in addition to any	1484
adjustments provided under division (A) of section 3119.051 of	1485
the Revised Code.	1486
(B) If court-ordered parenting time is equal to or exceeds	1487
one hundred forty-seven overnights per year, and the court does	1488

not grant a deviation under division (A) of this section, it	1489
shall specify in the order the facts that are the basis for the	1490
<pre>court's decision.</pre>	1491
Sec. 3119.24. (A) (1) A court that issues a shared	1492
parenting order in accordance with section 3109.04 of the	1493
Revised Code shall order an amount of child support to be paid	1494
under the child support order that is calculated in accordance	1495
with the schedule and with the worksheet-set forth in section-	1496
3119.022 of the Revised Code, through the line establishing the	1497
actual annual obligation, except that, if that amount would be	1498
unjust or inappropriate to the children or either parent and	1499
would-therefore not be-in the best interest of the child because	1500
of the extraordinary circumstances of the parents or because of	1501
any other factors or criteria set forth in section 3119.23 of	1502
the Revised Code, the court may deviate from that amount.	1503
(2) The court shall consider extraordinary circumstances	1504
and other factors or criteria if it deviates from the amount	1505
described in division (A)(1) of this section and shall enter in	1506
described in division (A)(1) of this section and shall enter in the journal the amount described in division (A)(1) of this	1506 1507
the journal the amount described in division (A)(1) of this	1507
the journal the amount described in division (A)(1) of this section its determination that the amount would be unjust or	1507 1508
the journal the amount described in division (A)(1) of this section its determination that the amount would be unjust or inappropriate and would-therefore not be—in the best interest of	1507 1508 1509
the journal the amount described in division (A)(1) of this section its determination that the amount would be unjust or inappropriate and would-therefore not be—in the best interest of the child, and findings of fact supporting its determination.	1507 1508 1509 1510
the journal the amount described in division (A)(1) of this section its determination that the amount would be unjust or inappropriate and would-therefore not be—in the best interest of the child, and findings of fact supporting its determination. (B) For the purposes of this section, "extraordinary	1507 1508 1509 1510
the journal the amount described in division (A)(1) of this section its determination that the amount would be unjust or inappropriate and would-therefore not be—in the best interest of the child, and findings of fact supporting its determination. (B) For the purposes of this section, "extraordinary circumstances of the parents" includes all of the following:	1507 1508 1509 1510 1511 1512
the journal the amount described in division (A)(1) of this section its determination that the amount would be unjust or inappropriate and would therefore not be in the best interest of the child, and findings of fact supporting its determination. (B) For the purposes of this section, "extraordinary circumstances of the parents" includes all of the following: (1) The amount of time the children spend with each	1507 1508 1509 1510 1511 1512
the journal the amount described in division (A)(1) of this section its determination that the amount would be unjust or inappropriate and would therefore not be in the best interest of the child, and findings of fact supporting its determination. (B) For the purposes of this section, "extraordinary circumstances of the parents" includes all of the following: (1) The amount of time the children spend with each parent;	1507 1508 1509 1510 1511 1512 1513 1514

expenses, school tuition, medical expenses, dental expenses, and	1518
any other expenses the court considers relevant;	1519
(4)—(3) Any other circumstances the court considers	1520
relevant.	1521
Sec. 3119.29. (A)—As used in this section and sections	1522
3119.30 to 3119.56 of the Revised Code:	1523
(1) "Cash medical support" means an amount ordered to be	1524
paid in a child support order toward the cost of health	1525
insurance provided by a public entity, another parent, or person	1526
with whom the child resides, through employment or otherwise, or	1527
for other medical cost not covered by insurance.	1528
(2) "Federal poverty line" has the same meaning as defined	1529
in section 5104.01 of the Revised Code.	1530
(3) (A) "Family coverage" means the health insurance plan	1531
that provides coverage for the children who are the subject of a	1532
<pre>child support order.</pre>	1533
(B) "Health care" means such medical support that includes	1534
coverage under a health insurance plan, payment of costs of	1535
premiums, copayments, and deductibles, or payment for medical	1536
expenses incurred on behalf of the child.	1537
(4) (C) "Health insurance coverage" means accessible	1538
private health insurance that provides primary care services	1539
within thirty miles from the residence of the child subject to	1540
the child support order.	1541
(5) (D) "Health plan administrator" means any entity	1542
authorized under Title XXXIX of the Revised Code to engage in	1543
the business of insurance in this state, any health insuring	1544
corporation, any legal entity that is self-insured and provides	1545

benefits to its employees or members, and the administrator of	1546
any such entity or corporation.	1547
(6) (E) "National medical support notice" means a form	1548
required by the "Child Support Performance and Incentive Act of	1549
1998," P.L. 105-200, 112 Stat. 659, 42 U.S.C. 666(a)(19), as	1550
amended, and jointly developed and promulgated by the secretary	1551
of health and human services and the secretary of labor in	1552
federal regulations adopted under that act as modified by the	1553
department of job and family services under section 3119.291 of	1554
the Revised Code.	1555
(7) (F) "Person required to provide health insurance	1556
coverage" means the obligor, obligee, or both, required by the	1557
court under a court child support order or by the child support	1558
enforcement agency under an administrative child support order	1559
to provide health insurance coverage pursuant to section 3119.30	1560
of the Revised Code.	1561
(8) Subject to division (B) of this section, "reasonable	1562
(G) "Reasonable cost" means that the contributing cost of	1563
private family health insurance to the person responsible for	1564
the required to provide health care of insurance coverage for	1565
the children who are the subject $to-of$ the child support order	1566
that—does not exceed an amount equal to five per cent of the	1567
annual gross—income of that person. For purposes of this	1568
division, the cost of health insurance is an amount equal to the	1569
difference in cost between self-only and family coverage.	1570
(9) "Title XIX" has the same meaning as in section 5165.01	1571
of the Revised Code.	1572
(B) If However, if the United States secretary of health	1573
and human services issues a regulation defining that redefines	1574

"reasonable cost" or a similar term or phrase—relevant to the	1575
provisions in child support orders , or clarifies the elements	1576
of cost used when determining reasonable cost relating to the	1577
provision of health care for children—subject to the orders in a	1578
child support order, and if that definition is those changes are	1579
substantively different from the meaning of "reasonable cost" as-	1580
defined in division (A) of this section, "reasonable cost" as-	1581
used in this section than the definitions and terms used in this	1582
section, those terms shall have the meaning as defined by the	1583
United States secretary of health and human services.	1584

Sec. 3119.30. (A) In any action or proceeding in which a 1585 child support order is issued or modified, the court, with 1586 respect to court child support orders, and the child support 1587 enforcement agency, with respect to administrative child support 1588 orders, shall determine the person or persons responsible for 1589 the health care of the children subject to the child support 1590 order and shall include provisions for the health care of the 1591 children in the child support order. The order shall specify 1592 that the obligor and obligee are both liable for the health care 1593 of expenses for the children who are not covered by private 1594 1595 health insurance-or cash medical support as calculated inaccordance with section 3119.022 or 3119.023 of the Revised 1596 Code, as applicable according to a formula established by each 1597 court, with respect to a court child support order, or each 1598 child support enforcement agency, with respect to an 1599 administrative child support order. 1600

(B)—Based on information provided to the court or to the

child support enforcement agency under section 3119.31 of the

Revised Code, the order shall include one of the following: The

child support obligee is rebuttably presumed to be the

appropriate parent to provide health insurance coverage for the

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children subject to the child support order. The order shall	1606
specify that the obligee must provide the health insurance	1607
coverage unless rebutted pursuant to division (B)(1) of this	1608
section.	1609
(1) A requirement that both the obligor and the obligee-	1610
obtain private The court or child support enforcement agency may	1611
consider the following factors to rebut the presumption when	1612
determining if the child support obligor is the appropriate	1613
parent to provide health insurance coverage for the children if	1614
coverage is available for the children at a reasonable cost to-	1615
both the obliger and the obligee and dual coverage would provide	1616
for coordination of medical benefits without unnecessary	1617
duplication of coverage.:	1618
(a) The obligor already has health insurance coverage for	1619
the child that is reasonable in cost;	1620
(b) The obligor already has health insurance coverage in	1621
place for the child that is not reasonable in cost, but the	1622
obligor wishes to be named the health insurance obligor and	1623
provide coverage under division (A)(2)(a) of section 3119.302 of	1624
the Revised Code;	1625
(c) The obligor can obtain coverage for the child that is	1626
reasonable in cost through an employer or other source. For	1627
employer-based coverage, the court or child support enforcement	1628
agency shall consider the length of time the obligor has worked	1629
with the employer and the stability of the insurance.	1630
(d) The obligee is a non-parent individual or agency that	1631
has no duty to provide medical support.	1632
(2) A requirement that the obligee obtain If private	1633
health insurance coverage for the children if coverage is	1634

available through any group policy, contract, or plan available	1635
to the obligee and is available at a more reasonable cost than-	1636
<pre>coverage is available to the obligor;</pre>	1637
(3) A requirement that the obligor is not available at a	1638
reasonable cost to the obligor or the obligee at the time the	1639
court or agency issues the order, the order shall include a	1640
requirement that the obligee obtain private health insurance	1641
coverage for the children if coverage is available through any	1642
group policy, contract, or plan available to the obligor at a	1643
more reasonable cost than coverage is available to the obligee;	1644
(4) If health insurance coverage for the children is not	1645
available at a reasonable cost to the obligor or the obligee at	1646
the time the court or child enforcement agency issues the order,	1647
a requirement that the obligor or the obligee immediately not	1648
later than thirty days after it becomes available to the obligee	1649
at a reasonable cost, and to inform the child support	1650
enforcement agency that when private health insurance coverage	1651
for the children has-become available to either the obligor or-	1652
obligee. The child support enforcement agency shall determine if-	1653
the private health insurance coverage is available at a	1654
reasonable cost and if coverage is reasonable, division (B)(2)	1655
or (3) shall apply, as applicable been obtained.	1656
(3) If private health insurance becomes available to the	1657
obligor at a reasonable cost, the obligor shall inform the child	1658
support enforcement agency and may seek a modification of health	1659
insurance coverage from the court with respect to a court child	1660
support order, or from the agency with respect to an	1661
administrative support order.	1662
(C) When a child support order is issued or modified, and	1663

the obligor's gross income is one hundred fifty per cent or more-

of the federal poverty level for an individual, the order shall	1665
include the amount of <u>a</u> cash medical support to be paid by the	1666
obligor that is either five per cent of the obligor's adjusted-	1667
gross income or the obligor's share of the United States	1668
department of agriculture estimated annual health care-	1669
expenditure per child as determined in accordance with federal-	1670
law and regulation, whichever is the lower amount. The amount of	1671
cash medical support paid by the obligor shall be paid during	1672
any period after the court or child support enforcement agency	1673
issues or modifies the order in which the children are not-	1674
covered by private health insurance amount consistent with	1675
division (B) of section 3119.302 of the Revised Code for each	1676
child subject to the order. The cash medical support amount	1677
shall be ordered based on the number of children subject to the	1678
order and split between the parties using the parents' income	1679
share.	1680
SHATE.	1000
(D) Any cash medical support paid pursuant to division (C)	1681
(D) Any cash medical support paid pursuant to division (C)	
	1681
(D) Any cash medical support paid pursuant to division (C) of this section shall be paid through the department of job and	1681 1682
(D) Any cash medical support paid pursuant to division (C) of this section shall be paid through the department of job and family services by the obligor to either the obligee if the	1681 1682 1683
(D) Any cash medical support paid pursuant to division (C) of this section shall be paid through the department of job and family services by the obligor to either the obligee if the children are not Medicaid recipients, or to the office	1681 1682 1683 1684
(D) Any cash medical support paid pursuant to division (C) of this section shall be paid through the department of job and family services by the obligor to either the obligee if the children are not Medicaid recipients, or to the office department of child support to defray the cost of Medicaid	1681 1682 1683 1684 1685
(D) Any cash medical support paid pursuant to division (C) of this section shall be paid through the department of job and family services by the obligor to either the obligee if the children are not Medicaid recipients, or to the office department of child support to defray the cost of Medicaid expenditures if the children are when a Medicaid recipients. The	1681 1682 1683 1684 1685 1686
(D) Any cash medical support paid pursuant to division (C) of this section shall be paid through the department of job and family services by the obligor to either the obligee if the children are not Medicaid recipients, or to the office department of child support to defray the cost of Medicaid expenditures if the children are when a Medicaid recipients. The assignment is in effect for any child under the support	1681 1682 1683 1684 1685 1686
(D) Any cash medical support paid pursuant to division (C) of this section shall be paid through the department of job and family services by the obligor to either the obligee if the children are not Medicaid recipients, or to the office department of child support to defray the cost of Medicaid expenditures if the children are when a Medicaid recipients. The assignment is in effect for any child under the support enforcement agency administering the court or administrative	1681 1682 1683 1684 1685 1686 1687
(D) Any cash medical support paid pursuant to division (C) of this section shall be paid through the department of job and family services by the obligor to either the obligee if the children are not Medicaid recipients, or to the office department of child support to defray the cost of Medicaid expenditures if the children are when a Medicaid recipients. The assignment is in effect for any child under the support enforcement agency administering the court or administrative order shall amend the amount of monthly child support obligation	1681 1682 1683 1684 1685 1686 1687 1688 1689
(D) Any cash medical support paid pursuant to division (C) of this section shall be paid through the department of job and family services by the obligor to either the obligee if the children are not Medicaid recipients, or to the office department of child support to defray the cost of Medicaid expenditures if the children are when a Medicaid recipients. The assignment is in effect for any child under the support enforcement agency administering the court or administrative order shall amend the amount of monthly child support obligation to reflect the amount paid when private health insurance is not	1681 1682 1683 1684 1685 1686 1687 1688 1689
(D) Any cash medical support paid pursuant to division (C) of this section shall be paid through the department of job and family services by the obligor to either the obligee if the children are not Medicaid recipients, or to the office— department of child support to defray the cost of Medicaid expenditures if the children are when a Medicaid recipients. The assignment is in effect for any child under the support enforcement agency administering the court or administrative order—shall amend the amount of monthly child support obligation to reflect the amount paid when private health insurance is not provided, as calculated in the current order pursuant to section	1681 1682 1683 1684 1685 1686 1687 1688 1689 1690
(D) Any cash medical support paid pursuant to division (C) of this section shall be paid through the department of job and family services by the obligor to either the obligee if the children are not Medicaid recipients, or to the office— department of child support to defray the cost of Medicaid expenditures if the children are when a Medicaid recipients. The assignment is in effect for any child under the support enforcement agency administering the court or administrative— order—shall amend the amount of monthly child support obligation— to reflect the amount paid when private health insurance is not— provided, as calculated in the current order pursuant to section— 3119.022 or 3119.023 of the Revised Code, as applicable.	1681 1682 1683 1684 1685 1686 1687 1688 1689 1690 1691 1692

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availability of private health insurance at a reasonable cost as	1697
determined under division (B) of this section.	1698
(E) The obligor shall begin payment of any cash medical	1699
support on the first day of the month immediately following the-	1700
month in which private health insurance coverage is unavailable-	1701
or terminates and shall cease payment on the last day of the	1702
month immediately preceding the month in which private health-	1703
insurance coverage begins or resumes. During the period when	1704
cash medical support is required to be paid, the obligor or-	1705
obligee must immediately inform the child support enforcement-	1706
agency that health insurance coverage for the children has-	1707
become available cost of providing health insurance for a child	1708
subject to an order shall be defrayed by a credit against that	1709
parent's annual income when calculating support as required	1710
under section 3119.02 of the Revised Code using the basic child	1711
support schedule and applicable worksheet. The credit shall be	1712
equal to the total actual out-of-pocket cost for health	1713
insurance premiums for the coverage. Any credit given will be	1714
less any subsidy, including a premium tax credit or cost-sharing	1715
reduction received by the parent providing coverage.	1716
Sec. 3119.302. (A) When the court, with respect to a court	1717
child support order, or the child support enforcement agency,	1718
with respect to an administrative child support order,	1719
determines the person or persons responsible for the health care	1720
of the children subject to the order pursuant to section 3119.30	1721
of the Revised Code, all of the following apply:	1722

(1) The court or agency shall consider any private health

insurance in which the obligor, obligee, or children, are

enrolled at the time the court or agency issues the order.

obligor believes there is a mistake of fact regarding the-

(2) If the contributing cost of private family health	1726
insurance to either parent exceeds five per cent of that	1727
parent's annual gross income a reasonable cost, that parent	1728
shall not be ordered to provide private health insurance for the	1729
child except as follows:	1730
(a) When both parents agree that one, or both, of the	1731
parents obtain or maintain the private health insurance that	1732
exceeds five per cent of the annual gross income of the parent	1733
obtaining or maintaining the private health insurance;	1734
(b) When either the parent requests to obtain or maintain	1735
the private health insurance that exceeds—five per cent of that—	1736
parent's annual gross income a reasonable cost;	1737
(c) (b) When the court determines that it is in the best	1738
interest of the children for a parent to obtain and maintain	1739
private health insurance that exceeds five per cent of that	1740
parent's annual gross income a reasonable cost and the cost will	1741
not impose an undue financial burden on either parent. If the	1742
court makes such a determination, the court must include the	1743
facts and circumstances of the determination in the child	1744
support order.	1745
(3) If private health insurance is available at a	1746
reasonable cost to either parent through a group policy,	1747
contract, or plan, and the court determines that it is not in	1748
the best interest of the children to utilize the available	1749
private health insurance, the court shall state the facts and	1750
circumstances of the determination in the child support order.	1751
The court determination under this division shall not limit any	1752
obligation to provide cash medical support pursuant to section	1753
3119.30 of the Revised Code.	1754

(4) Notwithstanding division $\frac{(A)(4)}{(C)}$ of section 3119.29	1755
of the Revised Code, the court or agency may allow private	1756
health insurance do either of the following:	1757
(a) Permit primary care services to be farther than thirty	1758
miles if residents in part or all of the immediate geographic	1759
area customarily travel farther distances or if;	1760
(b) Require primary care services are be accessible only	1761
by public transportation if public transportation is the	1762
obligee's only source of transportation.	1763
The If the court or agency makes either accessibility	1764
determination, it shall include this accessibility determination	1765
in the child support order.	1766
(B) The director of job and family services shall create	1767
and annually periodically update a table to be used to determine	1768
the amount of the cash medical support obligation to be paid	1769
pursuant to division (C) of section 3119.30 of the Revised Code.	1770
The table updates shall incorporate potential combined gross	1771
incomes of the parties, in a manner determined by the director,	1772
and the be made in consideration of the medical expenditure	1773
panel survey, conducted by the United States department of	1774
agriculture estimated annual health care expenditure per child-	1775
as determined in accordance with federal law and regulation-	1776
health and human services for health care research and quality.	1777
The amount shall be based on the most recent survey year data	1778
available and shall be calculated by multiplying the total	1779
amount expended for health services for children by the	1780
percentage that is out-of-pocket divided by the number of	1781
individuals less than eighteen years of age that have any	1782
private insurance.	1783

Sec. 3119.303. A cash medical support order shall be	1784
administered, reviewed, modified, and enforced in the same	1785
manner as the underlying child support order.	1786
Sec. 3119.31. In any action or proceeding in which a court	1787
or child support enforcement agency is determining the person	1788
responsible for the health care of the children who are or will	1789
be the subject of a child support order, each party shall	1790
provide to the court or child support enforcement agency a list	1791
of any group health insurance policies, contracts, or plans	1792
available to the party and the cost for self-only and family	1793
coverage under the available policies, contracts, or plans.	1794
Sec. 3119.32. A child support order shall contain all of	1795
the following:	1796
(A) $\underline{(1)}$ If the obligor, obligee, or both obligor and	1797
obligee, are required under section 3119.30 of the Revised Code	1798
to provide private health insurance coverage for the children, a	1799
requirement pursuant to section 3119.30 of the Revised Code -that	1800
whoever is required to provide private health insurance coverage	1801
provide to the other, not later than thirty days after the	1802
issuance of the order, information regarding the benefits,	1803
limitations, and exclusions of the coverage, copies of any	1804
insurance forms necessary to receive reimbursement, payment, or	1805
other benefits under the coverage, and a copy of any necessary	1806
insurance cards;	1807
(2) If the obligor, obligee, or both obligor and obligee,	1808
are required under section 3119.30 of the Revised Code to	1809
provide private health insurance coverage for the children, a	1810
requirement that whoever is required to provide private health	1811
insurance coverage provide to the child support enforcement	1812
agency, not later than thirty days after the issuance of the	1813

order, documentation that verifies that coverage is being	1814
provided as ordered.	1815
(B) A statement setting forth the name, and address, and	1816
telephone number of the individual who is to be reimbursed for	1817
<pre>out-of-pocket medical_expenses, optical, hospital, dental, or-</pre>	1818
prescription expenses paid for each child and a statement that	1819
the health plan administrator that provides the private health-	1820
insurance coverage for the children may continue making payment-	1821
for medical, optical, hospital, dental, or prescription services	1822
directly to any health care provider in accordance with the	1823
applicable private health insurance policy, contract, or plan;.	1824
(C) A requirement that a person required to provide	1825
private health insurance coverage for the children designate the	1826
children as covered dependents under any private health	1827
insurance policy, contract, or plan for which the person	1828
contracts+.	1829
(D) A requirement that the obligor, the obligee, or both	1830
of them under a formula established by the court, with respect	1831
to a court child support order, or the child support enforcement	1832
agency, with respect to an administrative child support order,	1833
pay co-payment or deductible costs required under the private	1834
health insurance policy, contract, or plan that covers-	1835
extraordinary medical expenses for the children+.	1836
(E) A notice that the employer of the person required to	1837
obtain private health insurance coverage through that employer	1838
is required to release to the other parent, any person subject	1839
to an order issued under section 3109.19 of the Revised Code, or	1840
the child support enforcement agency on written request any	1841
necessary information on the private health insurance coverage,	1842
including the name and address of the health plan administrator	1843

and any policy, contract, or plan number, and to otherwise	1844
comply with this section and any order or notice issued under	1845
this section ;	1846
(F) A statement setting forth the full name and date of	1847
birth of each child who is the subject of the child support	1848
order ; .	1849
(G) A requirement that the obligor and the obligee comply	1850
with any requirement described in section 3119.30 of the Revised	1851
Code and divisions (A) and (C) of this section that is contained	1852
in an order issued in compliance with this section no later than-	1853
thirty days after the issuance of the order;	1854
$\frac{\text{(H)}}{\text{A}}$ notice that states the following: "If the person	1855
required to obtain private health care insurance coverage for	1856
the children subject to this child support order obtains new	1857
employment, the agency shall comply with the requirements of	1858
section 3119.34 of the Revised Code, which may result in the	1859
issuance of a notice requiring the new employer to take whatever	1860
action is necessary to enroll the children in private health	1861
care insurance coverage provided by the new employer, when	1862
insurance is not being provided by any other source."	1863
(I) A statement that, upon receipt of notice by the child	1864
support enforcement agency that private health insurance	1865
coverage is not available at a reasonable cost, cash medical	1866
support shall be paid in the amount as determined by the child	1867
support computation worksheets in section 3119.022 or 3119.023	1868
of the Revised Code, as applicable. The child support	1869
enforcement agency may change the financial obligations of the	1870
parties to pay child support in accordance with the terms of the	1871
court or administrative order and cash medical support without a	1872
hearing or additional notice to the parties.	1873

division;

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Sec. 3119.61. The child support enforcement agency shall	1874
review an administrative child support order on the date	1875
established pursuant to section 3119.60 of the Revised Code for	1876
formally beginning the review of the order. If the agency	1877
determines that a modification is necessary and in the best	1878
interest of the child subject to the order, the agency shall	1879
calculate the amount the obligor shall pay in accordance with	1880
the basic child support schedule established pursuant to section	1881
3119.021 of the Revised Code. The agency may not grant a	1882
deviation pursuant to section 3119.23 of the Revised Code from	1883
the guidelines set forth in <u>established</u> pursuant to section	1884
3119.021 of the Revised Code. If the agency can set the child	1885
support <u>amount</u> the obligor is to pay without granting such a	1886
deviation from the guidelines, the agency shall do the	1887
following:	1888
(A) Give the obligor and obligee notice of the revised	1889
amount of child support to be paid under the administrative	1890
child support order, of their right to request an administrative	1891
hearing on the revised child support amount, of the procedures	1892
and time deadlines for requesting the hearing, and that the	1893
agency will modify the administrative child support order to	1894

(B) If neither the obligor nor obligee timely requests an administrative hearing on the revised amount of child support, modify the administrative child support order to include the revised child support amount;

include the revised child support amount unless the obligor or

oblique requests an administrative hearing on the revised amount

no later than thirty days after receipt of the notice under this

(C) If the obligor or obligee timely requests an

do all of the following: (1) Schedule a hearing on the issue; (2) Give the obligor and obligee notice of the date, time, and location of the hearing; (3) Conduct the hearing in accordance with the rules adopted under section 3119.76 of the Revised Code; (4) Redetermine at the hearing a revised amount of child support to be paid under the administrative child support order; (5) Modify the order to include the revised amount of child support; (6) Give notice to the obligor and obligee of the amount of child support to be paid under the order and that the obligor and obligee may object to the modified order by initiating an action under section 2151.231 of the Revised Code in the juvenile court or other court with jurisdiction under section 2101.022 or 2301.03 of the Revised Code of the county in which the mother, the father, the child, or the guardian or custodian of the child reside. Except as otherwise provided in section 3119.772 of the Revised Code, if the agency modifies an existing administrative child support order, the modification shall relate back to the first day of the month following the date certain on which the review began under section 3119.60 of the Revised Code. If the agency cannot set the amount of child support order without granting a deviation pursuant to section 3119.23 of the		
(1) Schedule a hearing on the issue; (2) Give the obligor and obligee notice of the date, time, and location of the hearing; (3) Conduct the hearing in accordance with the rules adopted under section 3119.76 of the Revised Code; (4) Redetermine at the hearing a revised amount of child support to be paid under the administrative child support order; (5) Modify the order to include the revised amount of child support; (6) Give notice to the obligor and obligee of the amount of child support to be paid under the order and that the obligor and obligee may object to the modified order by initiating an action under section 2151.231 of the Revised Code in the juvenile court or other court with jurisdiction under section 2101.022 or 2301.03 of the Revised Code of the county in which the mother, the father, the child, or the guardian or custodian of the child reside. Except as otherwise provided in section 3119.772 of the Revised Code, if the agency modifies an existing administrative child support order, the modification shall relate back to the first day of the month following the date certain on which the review began under section 3119.60 of the Revised Code. If the agency cannot set the amount of child support the obligor will pay under the administrative child support order without granting a deviation pursuant to section 3119.23 of the	administrative hearing on the revised amount of child support,	1904
(2) Give the obligor and obligee notice of the date, time, and location of the hearing; 190 (3) Conduct the hearing in accordance with the rules 190 adopted under section 3119.76 of the Revised Code; 190 (4) Redetermine at the hearing a revised amount of child 190 support to be paid under the administrative child support order; 190 (5) Modify the order to include the revised amount of 190 child support; 190 (6) Give notice to the obligor and obligee of the amount 190 of child support to be paid under the order and that the obligor 190 and obligee may object to the modified order by initiating an 190 action under section 2151.231 of the Revised Code in the 190 juvenile court or other court with jurisdiction under section 190 2101.022 or 2301.03 of the Revised Code of the county in which 190 the mother, the father, the child, or the guardian or custodian 190 of the child reside. 190 Except as otherwise provided in section 3119.772 of the 190 Revised Code, if the agency modifies an existing administrative 190 child support order, the modification shall relate back to the 190 first day of the month following the date certain on which the 190 review began under section 3119.60 of the Revised Code. 190 If the agency cannot set the amount of child support the 190 obligor will pay under the administrative child support order 190 without granting a deviation pursuant to section 3119.23 of the 190	do all of the following:	1905
(3) Conduct the hearing; (3) Conduct the hearing in accordance with the rules adopted under section 3119.76 of the Revised Code; (4) Redetermine at the hearing a revised amount of child support to be paid under the administrative child support order; (5) Modify the order to include the revised amount of child support; (6) Give notice to the obligor and obligee of the amount of child support to be paid under the order and that the obligor and obligee may object to the modified order by initiating an action under section 2151.231 of the Revised Code in the juvenile court or other court with jurisdiction under section 2101.022 or 2301.03 of the Revised Code of the county in which the mother, the father, the child, or the guardian or custodian of the child reside. Except as otherwise provided in section 3119.772 of the Revised Code, if the agency modifies an existing administrative child support order, the modification shall relate back to the first day of the month following the date certain on which the review began under section 3119.60 of the Revised Code. If the agency cannot set the amount of child support the obligor will pay under the administrative child support order without granting a deviation pursuant to section 3119.23 of the	(1) Schedule a hearing on the issue;	1906
(3) Conduct the hearing in accordance with the rules adopted under section 3119.76 of the Revised Code; (4) Redetermine at the hearing a revised amount of child support to be paid under the administrative child support order; (5) Modify the order to include the revised amount of child support; (6) Give notice to the obligor and obligee of the amount of child support to be paid under the order and that the obligor and obligee may object to the modified order by initiating an action under section 2151.231 of the Revised Code in the juvenile court or other court with jurisdiction under section 2101.022 or 2301.03 of the Revised Code of the county in which the mother, the father, the child, or the guardian or custodian of the child reside. Except as otherwise provided in section 3119.772 of the Revised Code, if the agency modifies an existing administrative child support order, the modification shall relate back to the first day of the month following the date certain on which the review began under section 3119.60 of the Revised Code. If the agency cannot set the amount of child support the obligor will pay under the administrative child support order without granting a deviation pursuant to section 3119.23 of the	(2) Give the obligor and obligee notice of the date, time,	1907
adopted under section 3119.76 of the Revised Code; (4) Redetermine at the hearing a revised amount of child support to be paid under the administrative child support order; (5) Modify the order to include the revised amount of child support; (6) Give notice to the obligor and obligee of the amount of child support to be paid under the order and that the obligor and obligee may object to the modified order by initiating an action under section 2151.231 of the Revised Code in the juvenile court or other court with jurisdiction under section 193 curvaile court or other court with jurisdiction under section 193 of the Revised Code of the county in which 193 the mother, the father, the child, or the guardian or custodian of the child reside. Except as otherwise provided in section 3119.772 of the Revised Code, if the agency modifies an existing administrative child support order, the modification shall relate back to the first day of the month following the date certain on which the review began under section 3119.60 of the Revised Code. If the agency cannot set the amount of child support the obligor will pay under the administrative child support order without granting a deviation pursuant to section 3119.23 of the 193 curve without granting a deviation pursuant to section 3119.23 of the 193 curve without granting a deviation pursuant to section 3119.23 of the 193 curve without granting a deviation pursuant to section 3119.23 of the 193 curve without granting a deviation pursuant to section 3119.23 of the 193 curve without granting a deviation pursuant to section 3119.23 of the 193 curve without granting a deviation pursuant to section 3119.23 of the 193 curve without granting a deviation pursuant to section 3119.23 of the 193 curve without granting a deviation pursuant to section 3119.23 of the 193 curve without granting a deviation pursuant to section 3119.23 of the 193 curve without granting a deviation pursuant to section 3119.23 of the 193 curve without granting a deviation pursuant to section 3119.23 of	and location of the hearing;	1908
(4) Redetermine at the hearing a revised amount of child support to be paid under the administrative child support order; (5) Modify the order to include the revised amount of child support; (6) Give notice to the obligor and obligee of the amount of child support to be paid under the order and that the obligor and obligee may object to the modified order by initiating an action under section 2151.231 of the Revised Code in the juvenile court or other court with jurisdiction under section 2101.022 or 2301.03 of the Revised Code of the county in which the mother, the father, the child, or the guardian or custodian of the child reside. Except as otherwise provided in section 3119.772 of the Revised Code, if the agency modifies an existing administrative child support order, the modification shall relate back to the first day of the month following the date certain on which the review began under section 3119.60 of the Revised Code. If the agency cannot set the amount of child support the obligor will pay under the administrative child support order without granting a deviation pursuant to section 3119.23 of the	(3) Conduct the hearing in accordance with the rules	1909
support to be paid under the administrative child support order; (5) Modify the order to include the revised amount of child support; (6) Give notice to the obligor and obligee of the amount of child support to be paid under the order and that the obligor and obligee may object to the modified order by initiating an action under section 2151.231 of the Revised Code in the juvenile court or other court with jurisdiction under section 19: 2101.022 or 2301.03 of the Revised Code of the county in which the mother, the father, the child, or the guardian or custodian of the child reside. Except as otherwise provided in section 3119.772 of the Revised Code, if the agency modifies an existing administrative child support order, the modification shall relate back to the first day of the month following the date certain on which the review began under section 3119.60 of the Revised Code. If the agency cannot set the amount of child support the obligor will pay under the administrative child support order used to the first of the granting a deviation pursuant to section 3119.23 of the section 19: 25.	adopted under section 3119.76 of the Revised Code;	1910
(5) Modify the order to include the revised amount of child support; (6) Give notice to the obligor and obligee of the amount of child support to be paid under the order and that the obligor and obligee may object to the modified order by initiating an action under section 2151.231 of the Revised Code in the juvenile court or other court with jurisdiction under section 2101.022 or 2301.03 of the Revised Code of the county in which the mother, the father, the child, or the guardian or custodian of the child reside. Except as otherwise provided in section 3119.772 of the Revised Code, if the agency modifies an existing administrative child support order, the modification shall relate back to the first day of the month following the date certain on which the review began under section 3119.60 of the Revised Code. If the agency cannot set the amount of child support the obligor will pay under the administrative child support order unithout granting a deviation pursuant to section 3119.23 of the 1950.	(4) Redetermine at the hearing a revised amount of child	1911
child support; (6) Give notice to the obligor and obligee of the amount of child support to be paid under the order and that the obligor and obligee may object to the modified order by initiating an action under section 2151.231 of the Revised Code in the juvenile court or other court with jurisdiction under section 2101.022 or 2301.03 of the Revised Code of the county in which the mother, the father, the child, or the guardian or custodian of the child reside. Except as otherwise provided in section 3119.772 of the Revised Code, if the agency modifies an existing administrative child support order, the modification shall relate back to the first day of the month following the date certain on which the review began under section 3119.60 of the Revised Code. If the agency cannot set the amount of child support the obligor will pay under the administrative child support order without granting a deviation pursuant to section 3119.23 of the	support to be paid under the administrative child support order;	1912
(6) Give notice to the obligor and obligee of the amount of child support to be paid under the order and that the obligor and obligee may object to the modified order by initiating an action under section 2151.231 of the Revised Code in the juvenile court or other court with jurisdiction under section 2101.022 or 2301.03 of the Revised Code of the county in which the mother, the father, the child, or the guardian or custodian of the child reside. Except as otherwise provided in section 3119.772 of the Revised Code, if the agency modifies an existing administrative child support order, the modification shall relate back to the first day of the month following the date certain on which the review began under section 3119.60 of the Revised Code. If the agency cannot set the amount of child support the obligor will pay under the administrative child support order without granting a deviation pursuant to section 3119.23 of the	(5) Modify the order to include the revised amount of	1913
of child support to be paid under the order and that the obligor and obligee may object to the modified order by initiating an action under section 2151.231 of the Revised Code in the juvenile court or other court with jurisdiction under section 2101.022 or 2301.03 of the Revised Code of the county in which the mother, the father, the child, or the guardian or custodian of the child reside. Except as otherwise provided in section 3119.772 of the Revised Code, if the agency modifies an existing administrative child support order, the modification shall relate back to the first day of the month following the date certain on which the review began under section 3119.60 of the Revised Code. If the agency cannot set the amount of child support the obligor will pay under the administrative child support order without granting a deviation pursuant to section 3119.23 of the	child support;	1914
and obligee may object to the modified order by initiating an action under section 2151.231 of the Revised Code in the juvenile court or other court with jurisdiction under section 2101.022 or 2301.03 of the Revised Code of the county in which the mother, the father, the child, or the guardian or custodian of the child reside. Except as otherwise provided in section 3119.772 of the Revised Code, if the agency modifies an existing administrative child support order, the modification shall relate back to the first day of the month following the date certain on which the review began under section 3119.60 of the Revised Code. If the agency cannot set the amount of child support the obligor will pay under the administrative child support order without granting a deviation pursuant to section 3119.23 of the	(6) Give notice to the obligor and obligee of the amount	1915
action under section 2151.231 of the Revised Code in the juvenile court or other court with jurisdiction under section 2101.022 or 2301.03 of the Revised Code of the county in which the mother, the father, the child, or the guardian or custodian of the child reside. Except as otherwise provided in section 3119.772 of the Revised Code, if the agency modifies an existing administrative child support order, the modification shall relate back to the first day of the month following the date certain on which the review began under section 3119.60 of the Revised Code. If the agency cannot set the amount of child support the obligor will pay under the administrative child support order without granting a deviation pursuant to section 3119.23 of the	of child support to be paid under the order and that the obligor	1916
juvenile court or other court with jurisdiction under section 2101.022 or 2301.03 of the Revised Code of the county in which the mother, the father, the child, or the guardian or custodian of the child reside. Except as otherwise provided in section 3119.772 of the Revised Code, if the agency modifies an existing administrative child support order, the modification shall relate back to the first day of the month following the date certain on which the review began under section 3119.60 of the Revised Code. If the agency cannot set the amount of child support the obligor will pay under the administrative child support order without granting a deviation pursuant to section 3119.23 of the	and obligee may object to the modified order by initiating an	1917
2101.022 or 2301.03 of the Revised Code of the county in which the mother, the father, the child, or the guardian or custodian of the child reside. Except as otherwise provided in section 3119.772 of the Revised Code, if the agency modifies an existing administrative child support order, the modification shall relate back to the first day of the month following the date certain on which the review began under section 3119.60 of the Revised Code. If the agency cannot set the amount of child support the obligor will pay under the administrative child support order without granting a deviation pursuant to section 3119.23 of the	action under section 2151.231 of the Revised Code in the	1918
the mother, the father, the child, or the guardian or custodian of the child reside. Except as otherwise provided in section 3119.772 of the Revised Code, if the agency modifies an existing administrative child support order, the modification shall relate back to the first day of the month following the date certain on which the review began under section 3119.60 of the Revised Code. If the agency cannot set the amount of child support the obligor will pay under the administrative child support order without granting a deviation pursuant to section 3119.23 of the	juvenile court or other court with jurisdiction under section	1919
Except as otherwise provided in section 3119.772 of the Revised Code, if the agency modifies an existing administrative child support order, the modification shall relate back to the first day of the month following the date certain on which the review began under section 3119.60 of the Revised Code. If the agency cannot set the amount of child support the obligor will pay under the administrative child support order without granting a deviation pursuant to section 3119.23 of the	2101.022 or 2301.03 of the Revised Code of the county in which	1920
Except as otherwise provided in section 3119.772 of the Revised Code, if the agency modifies an existing administrative child support order, the modification shall relate back to the first day of the month following the date certain on which the review began under section 3119.60 of the Revised Code. If the agency cannot set the amount of child support the obligor will pay under the administrative child support order without granting a deviation pursuant to section 3119.23 of the	the mother, the father, the child, or the guardian or custodian	1921
Revised Code, if the agency modifies an existing administrative child support order, the modification shall relate back to the first day of the month following the date certain on which the review began under section 3119.60 of the Revised Code. If the agency cannot set the amount of child support the obligor will pay under the administrative child support order without granting a deviation pursuant to section 3119.23 of the	of the child reside.	1922
child support order, the modification shall relate back to the first day of the month following the date certain on which the review began under section 3119.60 of the Revised Code. If the agency cannot set the amount of child support the obligor will pay under the administrative child support order without granting a deviation pursuant to section 3119.23 of the	Except as otherwise provided in section 3119.772 of the	1923
first day of the month following the date certain on which the review began under section 3119.60 of the Revised Code. If the agency cannot set the amount of child support the obligor will pay under the administrative child support order without granting a deviation pursuant to section 3119.23 of the	Revised Code, if the agency modifies an existing administrative	1924
review began under section 3119.60 of the Revised Code. If the agency cannot set the amount of child support the obligor will pay under the administrative child support order without granting a deviation pursuant to section 3119.23 of the 193	child support order, the modification shall relate back to the	1925
If the agency cannot set the amount of child support the obligor will pay under the administrative child support order without granting a deviation pursuant to section 3119.23 of the	first day of the month following the date certain on which the	1926
obligor will pay under the administrative child support order 192 without granting a deviation pursuant to section 3119.23 of the 193	review began under section 3119.60 of the Revised Code.	1927
without granting a deviation pursuant to section 3119.23 of the 193	If the agency cannot set the amount of child support the	1928
-	obligor will pay under the administrative child support order	1929
Revised Code, the agency shall bring an action under section 193	without granting a deviation pursuant to section 3119.23 of the	1930
	Revised Code, the agency shall bring an action under section	1931

2151.231 of the Revised Code on behalf of the person who	1932
requested that the agency review the existing administrative	1933
order or, if no one requested the review, on behalf of the	1934
obligee, in the juvenile court or other court with jurisdiction	1935
under section 2101.022 or 2301.03 of the Revised Code of the	1936
county in which the agency is located requesting that the court	1937
issue a child support order.	1938
Sec. 3119.63. The child support enforcement agency shall	1939
review a court child support order on the date established	1940
pursuant to section 3119.60 of the Revised Code for formally	1941
beginning the review of the order and shall do all of the	1942
following:	1943
(A) Calculate a revised amount of child support to be paid	1944
under the court child support order;	1945
(B) If the court child support order under review contains	1946
a deviation granted under sections 3119.06, 3119.22, 3119.23,	1947
3119.231, and 3119.24 of the Revised Code, apply the deviation	1948
from the existing order to the revised amount of child support,	1949
provided that the agency can determine the monetary or	1950
percentage value of the deviation with respect to the court	1951
child support order. If the agency cannot determine the monetary	1952
or percentage value of the deviation, the agency shall not apply	1953
the deviation to the revised amount of child support.	1954
(C) Give the obligor and obligee notice of the revised	1955
amount of child support, of their right to request an	1956
administrative hearing on the revised amount, of the procedures	1957
and time deadlines for requesting the hearing, and that the	1958
revised amount of child support will be submitted to the court	1959
for inclusion in a revised court child support order unless the	1960
obligor or obligee requests an administrative hearing on the	1961

proposed change within fourteen days after receipt of the notice	1962
under this division;	1963
$\frac{(C)-(D)}{(D)}$ Give the obligor and obligee notice that if the	1964
court child support order contains a deviation granted under	1965
section <u>3119.06, 3119.22, 3119.23,</u> or 3119.24 of the Revised	1966
Code, a parenting time adjustment granted under section 3119.051	1967
of the Revised Code, or if the obligor or obligee intends to	1968
request a deviation from the child support amount to be paid	1969
under the court child support order, the obligor and obligee	1970
have a right to request a court hearing on the revised amount of	1971
child support without first requesting an administrative hearing	1972
and that the obligor or obligee, in order to exercise this	1973
right, must make the request for a court hearing no later than	1974
fourteen days after receipt of the notice;	1975
(D) (E) If neither the obligor nor the obligee timely	1976
requests, pursuant to division (C) or (D) of this section, an	1977
administrative or court hearing on the revised amount of child	1978
support, submit the revised amount of child support to the court	1979
for inclusion in a revised court child support order;	1980
$\frac{(E)-(F)}{(F)}$ If the obligor or the obligee timely requests an	1981
administrative hearing on the revised child support amount,	1982
schedule a hearing on the issue, give the obligor and obligee	1983
notice of the date, time, and location of the hearing, conduct	1984
the hearing in accordance with the rules adopted under section	1985
3119.76 of the Revised Code, redetermine at the hearing a	1986
revised amount of child support to be paid under the court child	1987
support order, and give notice to the obligor and obligee of the	1988
revised amount of child support, that they may request a court	1989
hearing on the revised amount, and that the agency will submit	1990
the revised amount of child support to the court for inclusion	1991

in a revised court child support order, if neither the obligor	1992
nor the obligee requests a court hearing on the revised amount	1993
of child support;	1994
$\frac{(F)-(G)}{(G)}$ If neither the obligor nor the obligee requests,	1995
pursuant to division $\frac{(E)}{(F)}$ of this section, a court hearing on	1996
	1997
the revised amount of child support, submit the revised amount	
of child support to the court for inclusion in a revised court	1998
child support order.	1999
Sec. 3119.76. The director of job and family services	2000
shall adopt rules pursuant to Chapter 119. of the Revised Code	2001
establishing a procedure for determining when existing child	2002
support orders should be reviewed to determine whether it is	2003
necessary and in the best interest of the children who are the	2004
subject of the child support order to change the child support	2005
order. The rules shall include, but are not limited to, all of	2006
the following:	2007
(A) Any procedures necessary to comply with section 666(a)	2008
(10) of Title 42 of the U.S. Code, "Family Support Act of 1988,"	2009
102 Stat. 2346, 42 U.S.C. 666(a)(10), as amended, and any	2010
regulations adopted pursuant to, or to enforce, that section;	2011
(B) Procedures for determining what child support orders	2012
are to be subject to review upon the request of either the	2013
obligor or the obligee or periodically by the child support	2014
enforcement agency administering the child support order;	2015
(C) Procedures for the child support enforcement agency to	2016
periodically review and to review, upon the request of the	2017
obligor or the obligee, any child support order that is subject	2018
to review to determine whether the amount of child support paid	2019
under the child support order should be adjusted in accordance	2020

pursuant to section 3119.021 of the Revised Code or whether the	2022
provisions for the child's health care needs under the child	2023
support order should be modified in accordance with sections	2024
3119.29 to 3119.56 of the Revised Code;	2025
(D) Procedures for giving obligors and obligees notice of	2026
their right to request a review of a child support order that is	2027
determined to be subject to review, notice of any proposed	2028
revision of the amount of child support to be paid under the	2029
child support order, notice of the procedures for requesting a	2030
hearing on any proposed revision of the amount of child support	2031
to be paid under a child support order, notice of any	2032
administrative hearing to be held on a proposed revision of the	2033
amount of child support to be paid under a child support order,	2034
at least forty-five days' prior notice of any review of their	2035
child support order, and notice that a failure to comply with	2036
any request for documents or information to be used in the	2037
review of a child support order is contempt of court;	2038
(E) Procedures for obtaining the necessary documents and	2039
information necessary to review child support orders and for	2040
holding administrative hearings on a proposed revision of the	2041
amount of child support to be paid under a child support order;	2042
(F) Procedures for adjusting child support orders in	2043
accordance with the basic child support schedule set forth in	2044
<pre>created pursuant to section 3119.021 of the Revised Code and the</pre>	2045
applicable worksheet <u>in-created under rules adopted under</u>	2046
section 3119.022 or 3119.023 of the Revised Code, through the	2047
line establishing the actual annual obligation;	2048
(G) Procedures for adjusting the provisions of the child	2049
support order governing the health care needs of the child	2050

with the basic child support schedule set forth in established

pursuant to sections 3119.29 to 3119.56 of the Revised Code.

Sec. 3119.79. (A) If an obligor or obligee under a child 2052 support order requests that the court modify the amount of child 2053 support required to be paid pursuant to the child support order, 2054 the court shall recalculate the amount of support that would be 2055 required to be paid under the child support order in accordance 2056 with the schedule and the applicable worksheet through the line-2057 establishing the actual annual obligation. If that amount as 2058 recalculated is more than ten per cent greater than or more than 2059 2060 ten per cent less than the amount of child support required to be paid pursuant to the existing child support order, the 2061 deviation from the recalculated amount that would be required to 2062 be paid under the schedule and the applicable worksheet shall be 2063 considered by the court as a change of circumstance substantial 2064 enough to require a modification of the child support amount. 2065

2066 (B) In determining the recalculated support amount that would be required to be paid under the child support order for 2067 purposes of determining whether that recalculated amount is more-2068 than ten per cent greater than or more than ten per cent less-2069 2070 than the amount of child support required to be paid pursuant tothe existing child support order, the court shall consider, in-2071 2072 addition to all other factors required by law to be considered, the cost of health insurance the obligor, the obligee, or both-2073 2074 the obligor and the obligee have been ordered to obtain for the children specified in the order. Additionally, if an obligor or 2075 obligee under a child support order requests that the court-2076 modify the support amount required to be paid pursuant to the 2077 $\frac{\text{child support order and if}}{\text{If}}$ the court determines that the 2078 amount of support does not adequately meet the medical needs of 2079 the child are not being met because of inadequate health 2080 insurance coverage, the inadequate coverage shall be considered 2081

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by the court as a change of circumstance that is substantial	2082
enough to require a modification of the amount of the child	2083
support order.	2084

(C) If the court determines that the amount of child 2085 support required to be paid under the child support order should 2086 be changed due to a substantial change of circumstances that was 2087 not contemplated at the time of the issuance of the original 2088 2089 child support order or the last modification of the child support order, the court shall modify the amount of child 2090 support required to be paid under the child support order to 2091 2092 comply with the schedule and the applicable worksheet through the line establishing the actual annual obligation, unless the 2093 court determines that the amount those amounts calculated 2094 pursuant to the basic child support schedule and pursuant to the 2095 applicable worksheet would be unjust or inappropriate and would 2096 therefore not be-in the best interest of the child and enters in 2097 the journal the figure, determination, and findings specified in 2098 section 3119.22 of the Revised Code. 2099

Sec. 3119.89. (A) Upon receipt of a notice pursuant to 2100 section 3119.87 of the Revised Code, the child support 2101 enforcement agency administering a child support order, within 2102 twenty days after receipt of the notice, shall complete an 2103 investigation. The agency administering a child support order 2104 may conduct an investigation upon its own initiative if it 2105 otherwise has reason to believe that there may be a reason for 2106 which the order should terminate. The agency's investigation 2107 shall determine the following: 2108

- (1) Whether any reason exists for which the order should terminate;
 - (2) Whether there are other children subject to the order; 2111

(3) Whether the obligor owes any arrearages under the	2112
order;	2113
(4) Whether the agency believes it is necessary to	2114
continue withholding or deduction pursuant to a notice or order	2115
described in section 3121.03 of the Revised Code for the other	2116
children or arrearages;	2117
(5) Whether child support amounts paid pursuant to the	2118
order being investigated should be impounded because	2119
continuation of receipt and disbursement would lead to an	2120
overpayment by the obligor.	2121
(B) If the agency, pursuant to the investigation under	2122
division (A) of this section, determines that other children are	2123
subject to the child support order and that it is necessary to	2124
continue withholding or deduction for the other children, the	2125
agency shall divide the child support <u>amount</u> due annually and	2126
per month under the order by the number of children who are the	2127
subject of the order and subtract the amount due for the child	2128
for whom the order should be terminated from the total child	2129
support amount due annually and per month. The resulting annual	2130
and per month child support amount shall be included in the	2131
results of the agency's investigation as the recommended child	2132
support amount due annually and monthly under a revised child	2133
support order. If arrearage amounts are owed, those amounts may	2134
be included as part of the recommended child support amount. The	2135
investigation under division (A) of this section shall not	2136
include a review pursuant to sections 3119.60 to 3119.76 of the	2137
Revised Code of any other children subject to the child support	2138
order.	2139
Sec. 3121.36. The termination of a court support order or	2140

administrative child support order does not abate the power of

any court or child support enforcement agency to collect any	2142
overdue and unpaid support or arrearage owed under the	2143
terminated support order or the power of the court to punish any	2144
person for a failure to comply with, or to pay any support as	2145
ordered in, the terminated support order. The termination does	2146
not abate the authority of the court or agency to issue any	2147
notice described in section 3121.03 of the Revised Code or to	2148
issue any applicable order as described in division (C) or (D)	2149
of section 3121.03 of the Revised Code to collect any overdue	2150
and unpaid support or arrearage owed under the terminated	2151
support order. If a notice is issued pursuant to section 3121.03	2152
of the Revised Code to collect the overdue and unpaid support or	2153
arrearage, the amount withheld or deducted from the obligor's	2154
personal earnings, income, or accounts shall be rebuttably	2155
presumed to be at least equal to the amount that was withheld or	2156
deducted under the terminated child support order. A court or	2157
agency administering the child support order may consider_	2158
evidence of household expenditures, income variables,	2159
extraordinary health care issues, and other reasons for	2160
deviation from the presumed amount.	2161

Sec. 3123.14. If a child support order is terminated for 2162 any reason, the obligor under the child support order is or was 2163 at any time in default under the support order and, after the 2164 termination of the order, the obligor owes an arrearage under 2165 the order, the obligee may make application to the child support 2166 enforcement agency that administered the child support order 2167 prior to its termination or had authority to administer the 2168 child support order to maintain any action or proceeding on 2169 behalf of the obligee to obtain a judgment, execution of a 2170 judgment through any available procedure, an order, or other 2171 relief. If a withholding or deduction notice is issued pursuant 2172

to section 3121.03 of the Revised Code to collect an arrearage,	2173
the amount withheld or deducted from the obligor's personal	2174
earnings, income, or accounts shall be <u>rebuttably presumed to be</u>	2175
at least equal to the amount that was withheld or deducted under	2176
the terminated child support order. A court or agency	2177
administering the child support order may consider evidence of	2178
household expenditures, income variables, extraordinary health	2179
care issues, and other reasons for deviation from the presumed	2180
amount.	2181
Section 2. That existing sections 3119.01, 3119.02,	2182
3119.021, 3119.04, 3119.05, 3119.06, 3119.22, 3119.23, 3119.24,	2183
3119.29, 3119.30, 3119.302, 3119.31, 3119.32, 3119.61, 3119.63,	2184
3119.76, 3119.79, 3119.89, 3121.36, and 3123.14 and section	2185
3119.022, 3119.023, and 3119.024 of the Revised Code are hereby	2186
repealed.	2187
Gratian 2 Continue 1 and 0 of this set take office air	0100
Section 3. Sections 1 and 2 of this act take effect six	2188
months after the effective date of this act. During that six-	2189
month period, the Ohio department of job and family services	2190
shall perform necessary automated system changes and may	2191
organize and oversee the statewide training of local child	2192
support enforcement agencies, lawyers who practice in child	2193
support, and judges who preside over child support cases.	2194