

## LEGISLATIVE ACTION

Senate House

Floor: WD 04/04/2013 11:39 AM

Senator Stargel moved the following:

## Senate Amendment to Amendment (954208)

Delete lines 6 - 14 and insert:

3

4

5 6

7

8

9

10

11

12

13

(d) Notwithstanding subsections (8) and (9), the combination of an award of rehabilitative alimony and another form of alimony may be awarded up to a maximum of 40 percent of the obligor's gross monthly income during the temporary period in which rehabilitative alimony has been awarded, as calculated under s. 61.30(2)(a), with the exception that gross income does not include, consistent with paragraph (3)(h), sources of income acquired outside of the marriage which were not relied upon



14 during the marriage.