Florida House of Representatives - 1999 By Representative Effman

A bill to be entitled 1 2 An act relating to child support; amending s. 3 61.30, F.S.; requiring a court under certain circumstances to base a determination of child 4 5 support amounts on the proportionate amount of time the children are required to spend with б 7 each parent each year; providing an effective 8 date. 9 10 Be It Enacted by the Legislature of the State of Florida: 11 12 Section 1. Paragraph (a) of subsection (1) and 13 subsection (11) of section 61.30, Florida Statutes, 1998 14 Supplement, are amended to read: 15 61.30 Child support guidelines; retroactive child 16 support.--(1)(a) The child support guideline amount as 17 18 determined by this section presumptively establishes the 19 amount the trier of fact shall order as child support in an 20 initial proceeding for such support or in a proceeding for modification of an existing order for such support, whether 21 22 the proceeding arises under this or another chapter. The trier of fact may order payment of child support which varies, 23 plus or minus 5 percent, from the guideline amount, after 24 25 considering all relevant factors, including the needs of the 26 child or children, age, station in life, standard of living, 27 and the financial status and ability of each parent. The 28 trier of fact may order payment of child support in an amount 29 which varies more than 5 percent from such guideline amount only upon a written finding explaining why ordering payment of 30 31 such quideline amount would be unjust or inappropriate.

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Notwithstanding the variance limitations of this section, the 1 2 trier of fact shall order payment of child support which 3 varies from the guideline amount as provided in paragraph (11)(b) whenever any of the children are required by court 4 5 order or mediation agreement to divide their time between the primary and secondary residential parents. This requirement 6 7 applies to any living arrangement, whether temporary or 8 permanent. 9 (11)(a) The court may adjust the minimum child support 10 award, or either or both parent's share of the minimum child 11 support award, based upon the following considerations: 12 1.(a) Extraordinary medical, psychological, 13 educational, or dental expenses. 14 2.(b) Independent income of the child, not to include moneys received by a child from supplemental security income. 15 16 3.(c) The payment of support for a parent which 17 regularly has been paid and for which there is a demonstrated 18 need. 19 4.(d) Seasonal variations in one or both parents' 20 incomes or expenses. 5.(e) The age of the child, taking into account the 21 22 greater needs of older children. 6.(f) Special needs, such as costs that may be 23 associated with the disability of a child, that have 24 25 traditionally been met within the family budget even though 26 the fulfilling of those needs will cause the support to exceed 27 the proposed guidelines. 28 (g) The particular shared parental arrangement, such 29 as where the children spend a substantial amount of their time with the secondary residential parent thereby reducing the 30 31 financial expenditures incurred by the primary residential 2

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1 parent, or the refusal of the secondary residential parent to become involved in the activities of the child, or giving due 2 3 consideration to the primary residential parent's homemaking services. If a child has visitation with a noncustodial 4 5 parent for more than 28 consecutive days the court may reduce the amount of support paid to the custodial parent during the 6 7 time of visitation not to exceed 50 percent of the amount 8 awarded.

9 <u>7.(h)</u> Total available assets of the obligee, obligor,
10 and the child.

11 <u>8.(i)</u> The impact of the Internal Revenue Service 12 dependency exemption and waiver of that exemption. The court 13 may order the primary residential parent to execute a waiver 14 of the Internal Revenue Service dependency exemption if the 15 noncustodial parent is current in support payments.

16 <u>9.(j)</u> When application of the child support guidelines 17 requires a person to pay another person more than 55 percent 18 of his or her gross income for a child support obligation for 19 current support resulting from a single support order.

20 <u>10.(k)</u> Any other adjustment which is needed to achieve 21 an equitable result which may include, but not be limited to, 22 a reasonable and necessary existing expense or debt. Such 23 expense or debt may include, but is not limited to, a 24 reasonable and necessary expense or debt which the parties 25 jointly incurred during the marriage.

26 (b) If the children are required by court order or 27 mediation agreement to divide their time each year between 28 each parent, the court shall adjust the child support award, 29 or either or both parent's share of the child support award,

30 based upon the proportionate amount of time, in days, each

31 child is required to live with each parent during the year.

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1 2	This requirement applies to any living arrangement, whether
	temporary or permanent.
3 4	Section 2. This act shall take effect October 1, 1999.
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6	HOUSE SUMMARY
7	
8	order child support which varies from the guideline
9	Requires a court to adjust the child support amount and order child support which varies from the guideline amount to reflect the proportionate amount of time each child is required to spend with each parent during the year, applicable to temporary or permanent living
10	arrangements.
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