HOUSE AMENDMENT

Bill No. CS/CS/CS/SB 904

	Amendment No.
	CHAMBER ACTION
	<u>Senate</u> <u>House</u>
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1	Representative Frishe offered the following:
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3	Amendment
4	Remove lines 295-328 and insert:
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6	(d)1. Unless the provisions of subparagraph 3. apply, all
7	child support orders entered on or after January 1, 1985, shall
8	direct that the payments of child support be made as provided in
9	s. 61.181 through the depository in the county where the court
10	is located. All child support orders shall provide the full name
11	and date of birth of each minor child who is the subject of the
12	child support order.
13	2. Unless the provisions of subparagraph 3. apply, all
14	child support orders entered before January 1, 1985, shall be
15	modified by the court to direct that payments of child support
16	shall be made through the depository in the county where the
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17 court is located upon the subsequent appearance of either or 18 both parents to modify or enforce the order, or in any related 19 proceeding.

20 2.3. If both parties request and the court finds that it is in the best interest of the child, support payments need not 21 22 be subject to immediate income deduction. Support orders that 23 are not subject to immediate income deduction may be directed 24 through the depository under s. 61.181. Payments for all support 25 orders that provide for immediate income deduction shall be made 26 to the State Disbursement Unit. The order of support shall 27 provide, or shall be deemed to provide, that either party may 28 subsequently apply to the depository to require direction of the 29 payments through the depository. The court shall provide a copy of the order to the depository. 30

3.4. For support orders that do not provide for immediate 31 income deduction if the parties elect not to require that 32 33 support payments be made through the depository, any party, or the IV-D agency in a IV-D case, may subsequently file an 34 affidavit with the State Disbursement Unit depository alleging a 35 36 default in payment of child support and stating that the party 37 wishes to require that payments be made through the State 38 Disbursement Unit depository. The party shall provide copies of 39 the affidavit to the court and to each other party. Fifteen days after receipt of the affidavit, the State Disbursement Unit 40 depository shall notify all both parties that future payments 41 42 shall be paid through the State Disbursement Unit depository.

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43	5. In IV-D cases, the IV-D agency shall have the same
44	rights as the obligee in requesting that payments be made
45	through the depository.
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