# THE COURTS

## Title 204—JUDICIAL SYSTEM GENERAL PROVISIONS

### PART V. PROFESSIONAL ETHICS AND CONDUCT [204 PA. CODE CH. 81]

#### Proposed Amendments to the Rules of Professional Conduct Relating to Scope of Representation and Allocation of Authority between Client and Lawyer

Notice is hereby given that The Disciplinary Board of the Supreme Court of Pennsylvania is considering recommending to the Pennsylvania Supreme Court that it adopt amendments to Pennsylvania Rule of Professional Conduct (PA RPC) 1.2 relating to scope of representation and allocation of authority between client and lawyer that were approved by the Pennsylvania Bar Association (PBA) in November 2015, and amend PA RPC 1.2, as set forth in Annex A.

The proposed changes to PA RPC 1.2 include the addition of language to paragraph (d) and the creation of new paragraph (e).

The genesis and development of the proposed amendments arose out of numerous inquiries received by the PBA's Legal Ethics and Professional Responsibility Committee and the Philadelphia Bar Association's Professional Guidance Committee from Pennsylvania lawyers asking whether it was ethically permissible to provide legal advice and assistance to clients engaged in the marijuana industry. The impetus behind the inquiries was the changing marijuana laws in the United States precipitating a growing need for legal assistance in this area. To date, over twenty states and the District of Columbia have enacted laws relating to marijuana. Pennsylvania enacted the Medical Marijuana Act on April 17, 2016.

Notwithstanding the trend toward some form of legalization of marijuana in this and other states, marijuana remains illegal under federal law. The Controlled Substances Act, 21 U.S.C. § 811 et. seq. provides that marijuana is a "Schedule I" drug thereby making it unlawful to "manufacture, distribute, dispense, or possess a controlled substance." The conflict between federal law and state legislation legalizing the use of marijuana creates an ethical dilemma for Pennsylvania lawyers because current PA RPC 1.2(d) states that "A lawyer shall not counsel a client to engage, or assist a client, in conduct that the lawyer knows is criminal or fraudulent..." Pursuant to the current Rule, a Pennsylvania lawyer arguably is prohibited from assisting a client in various activities such as drafting or negotiating contracts that may relate, directly or indirectly, to the purchase, distribution or sale of marijuana even though such activities may be legal under state law.

An analysis of the Rules of Professional Conduct in other jurisdictions that have enacted laws relating to the legal use of marijuana demonstrates that these jurisdictions have varying ways of addressing this issue.<sup>1</sup> In Colorado and Washington, where medicinal and recre-

<sup>1</sup> http://www.americanbar.org/groups/professional\_responsibility/policy/charts.html

ational use of marijuana is legal, a new Comment was added to Rule 1.2 to permit lawyers to advise and assist clients about marijuana issues without fear of discipline. Jurisdictions such as Arizona, Connecticut and Hawaii have amended Rule 1.2 to permit lawyers to ethically counsel or assist clients in matters that are permissible under their respective state laws. It is apparent that once a jurisdiction makes the policy decision to authorize some form of marijuana-related activity, those who choose to engage in such activity are better served if the legal profession is able to advise clients engaged in such activities without fear of professional discipline.

The purpose of the proposed amendments to PA RPC 1.2 is to reconcile the ethical concerns raised by inconsistent state and federal laws. The proposed amendments will provide guidance to Pennsylvania lawyers and remove uncertainty surrounding the duties of practitioners representing clients having some business relationship with the marijuana industry.

New language added to paragraph 1.2(d) provides for an exception found in new paragraph (e). Proposed new paragraph (e) permits a lawyer to counsel or assist a client regarding conduct expressly permitted by the law of the state where it takes place or has its predominant effect, provided that the lawyer counsels the client about the legal consequences, under other applicable law, of the client's proposed course of conduct.

Interested persons are invited to submit written comments by mail or facsimile regarding the proposed amendments to the Office of the Secretary, The Disciplinary Board of the Supreme Court of Pennsylvania, 601 Commonwealth Avenue, Suite 5600, PO Box 62625, Harrisburg, PA 17106-2625, Facsimile number (717-231-3382), Email address Dboard.comments@pacourts.us on or before June 3, 2016.

By the Disciplinary Board of the Supreme Court of Pennsylvania

> ELAINE M. BIXLER, Secretary

#### Annex A

#### TITLE 204. JUDICIAL SYSTEM GENERAL PROVISIONS

#### PART V. PROFESSIONAL ETHICS AND CONDUCT

#### Subpart A. PROFESSIONAL RESPONSIBILITY

#### CHAPTER 81. RULES OF PROFESSIONAL CONDUCT

Subchapter A. RULES OF PROFESSIONAL CONDUCT

§ 81.4. Rules of Professional Conduct. The following are the Rules of Professional Conduct:

#### **CLIENT-LAWYER RELATIONSHIP**

## Rule 1.2. Scope of Representation and Allocation of Authority Between Client and Lawyer.

\* \* \* \* \*

(d) A lawyer shall not counsel a client to engage, or assist a client, in conduct that the lawyer knows is criminal or fraudulent, **except as stated in paragraph** (e), but a lawyer may discuss the legal consequences of any proposed course of conduct with a client and may

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counsel or assist a client to make a good faith effort to determine the validity, scope, meaning or application of the law.

(e) A lawyer may counsel or assist a client regarding conduct expressly permitted by the law of the state where it takes place or has its predominant effect, provided that the lawyer counsels the client about the legal consequences, under other applicable law, of the client's proposed course of conduct.

#### **Comment:** \*

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[Pa.B. Doc. No. 16-779. Filed for public inspection May 6, 2016, 9:00 a.m.]

## Title 231—RULES OF **CIVIL PROCEDURE**

### PART I. GENERAL

[231 PA. CODE CH. 1910]

#### Proposed Amendments of Pa.R.C.P. Nos. 1910.16-1, 1910.16-2, 1910.16-3, 1910.16-3.1, 1910.16-4, 1910.16-6 and 1910.16-7

The Domestic Relations Procedural Rules Committee (Committee) is planning to propose to the Supreme Court of Pennsylvania amendments of Pa.R.C.P. Nos. 1910.16-1, 1910.16-2, 1910.16-3, 1910.16-3.1, 1910.16-4, 1910.16-6, and 1910.16-7, for the reasons set forth in the accompanying publication report. Pursuant to Pa.R.J.A. No. 103(a)(1), the proposal is being published in the Pennsylvania Bulletin for comments, suggestions, or objections prior to submission to the Supreme Court.

Any reports, notes, or comments in the proposal have been inserted by the Committee for the convenience of those using the rules. They neither will constitute a part of the rules nor will be officially adopted by the Supreme Court.

Additions to the text of the proposal are bolded; deletions to the text are bolded and bracketed.

The Committee invites all interested persons to submit comments, suggestions, or objections in writing to:

Bruce J. Ferguson, Counsel Domestic Relations Procedural Rules Committee Supreme Court of Pennsylvania Pennsylvania Judicial Center PO Box 62635 Harrisburg, PA 17106-2635 Fax: 717-231-9531 domesticrules@pacourts.us

All communications in reference to the proposal should be received by August 12, 2016. E-mail is the preferred method for submitting comments, suggestions, or objections; any e-mailed submission need not be reproduced and resubmitted via mail. The Committee will acknowledge receipt of all submissions.

By the Domestic Relations Procedural Rules Committee

DAVID J. SLESNICK, Esq., Chair

#### Annex A

### **TITLE 231. RULES OF CIVIL PROCEDURE** PART I. GENERAL

#### **CHAPTER 1910. ACTIONS FOR SUPPORT**

#### Rule 1910.16-1. Amount of Support. Support Guidelines.

(a) Applicability of the Support Guidelines.

(1) Except as [ set forth ] provided in subdivision (2) [ below ], the support guidelines set forth the amount of support which a spouse or parent should pay on the basis of both parties' net monthly incomes as defined in [Rule] Pa.R.C.P. No. 1910.16-2 and the number of persons being supported.

(2) In actions in which the plaintiff is a public body or private agency pursuant to [Rule] Pa.R.C.P. No. 1910.3, the amount of the order shall be calculated under the guidelines based upon each obligor's net monthly income as defined in [Rule] Pa.R.C.P. No. 1910.16-2, with the public or private entity's income as zero. In such cases, each parent shall be treated as a separate obligor and a parent's obligation will be based upon his or her own monthly net income without regard to the income of the other parent.

(i) The amount of basic child support owed to other children not in placement shall be deducted from each parent's net income before calculating support for the child or children in placement, including the amount of direct support the guidelines assume will be provided by the custodial parent.

Example 1. Mother and Father have three children and do not live in the same household. Mother has primary custody of two children and net income of \$2,000 per month. Father's net monthly income is \$3,000. The parties' third child is in foster care placement. Pursuant to the schedule at [Rule] Pa.R.C.P. No. 1910.16-3, the basic child support amount for the two children with Mother is **[ \$1,369 ] \$1,415**. As Father's income is 60% of the parties' combined monthly net income, his basic support obligation to Mother is [ **\$821** ] **\$849** per month. The guidelines assume that Mother will provide [\$548] **\$566** per month in direct expenditures to the two children in her home. The agency/obligee brings an action against each parent for the support of the child in placement. Father/obligor's income will be [\$2,179] \$2,151 for purposes of this calculation (\$3,000 [net less \$821 ] less \$849 in support for the children with Mother). Because the agency/obligee's income is zero, Father's support for the child in placement will be 100% of the schedule amount of basic support for one child at the [\$2,179] \$2,151 income level, or [ \$520 ] \$509 per month. Mother/ obligor's income will be [ \$1,452 ] \$1,434 for purposes of this calculation (\$2,000 **net less \$548 less \$566** in direct support to the children in her custody). Her support obligation will be 100% of the schedule amount for one child at that income level, or \$348 per month.

Example 2. Mother and Father have two children in placement. Father owes child support of \$500 per month for two children of a former marriage. At the same income levels as above, Father's income for determining his obligation to the children in placement would be \$2,500 (\$3,000 less \$500 support for two children of prior marriage). His obligation to the agency would be **\$848** \$849 per month (100% of the schedule amount for two

children at the \$2,500 per month income level). Mother's income would not be diminished as she owes no other child support. She would owe **[ \$685 ] \$686** for the children in placement (100% of the schedule amount for two children at the \$2,000 income level).

(ii) If the parents reside in the same household, their respective obligations to the children who remain in the household and are not in placement shall be calculated according to the guidelines, with the parent having the higher income as the obligor, and that amount shall be deducted from the parents' net monthly incomes for purposes of calculating support for the child(ren) in placement.

Example 3. Mother and Father have four children, two of whom are in placement. Mother's net monthly income is \$4,000 and Father's is \$3,000. The basic support amount for the two children in the home is **\$1,628** \$1,660, according to the schedule at | Rule | Pa.R.C.P. No. 1910.16-3. As Mother's income is 57% of the parties' combined net monthly incomes, her share would be [ **\$928** ] **\$946**, and Father's 43% share would be [ **\$700** ] \$714. Mother's income for purposes of calculating support for the two children in placement would be [\$3,072] **\$3,054** (\$4,000 less **[ \$928 ] \$946**). She would pay 100% of the basic child support at that income level, or \$1,032, for the children in placement. Father's income would be [\$2,300] \$2,286 (\$3,000 less [\$700] \$714) and his obligation to the children in placement would be [ \$782 ] **\$784**.

\* \* \* \* \*

## Rule 1910.16-2. Support Guidelines. Calculation of Net Income.

Generally, the amount of support to be awarded is based upon the parties' monthly net income.

\* \* \*

(b) Treatment of Public Assistance, SSI Benefits, Social Security Payments to a Child Due to a Parent's Death, Disability or Retirement and Foster Care Payments.

\* \* \* \* \*

(3) Foster Care Payments. If either party to a support action is a foster parent and/or is receiving payments from a public or private agency for the care of a child who is not his or her biological or adoptive child, those payments shall not be included in the income of the foster parent or other caretaker for purposes of calculating child support for the foster parent's or other caretaker's biological or adoptive child.

Example 1. The obligor has net monthly income of \$2,000. The obligee's net monthly income is \$1,500 and the obligee, as primary custodial parent of the parties' two children, receives \$700 per month in Social Security derivative benefits on behalf of the children as a result of the obligor's disability. Add the children's benefit to the obligee's income, which now is \$2,200 per month. At the parties' combined net monthly income of \$4,200, the amount of basic child support for two children is [ \$1,272 ] \$1,301. As the obligor's income is 48% of the parties' combined monthly net income, the obligor's preliminary share of the basic support obligation is [\$611] \$624. However, because the obligor's disability created the children's Social Security derivative benefits that the obligee is receiving, the obligor's obligation is reduced by the amount of the benefit, \$700. As the support amount cannot be less than zero, the obligor's support obligation is \$0 per month. If it were the obligee's disability that

created the benefit, the obligor's **support** obligation would remain **[ \$611 ] \$624**. If the obligor were receiving the children's benefit as a result of the obligor's retirement or disability, the obligor's income would include the amount of the benefit and total \$2,700, or 64% of the parties' combined net monthly income. The obligor's share of the basic support obligation would then be **[ \$814 ] \$833** and would not be reduced by the amount of the children's benefit because the obligor, not the obligee, is receiving the benefit. Therefore, the obligor's **support** obligation is less if the obligee is receiving the benefit created by the obligor.

Example 2. Two children live with Grandmother who receives \$800 per month in Social Security death benefits for the children as a result of their father's death. Grandmother also receives \$500 per month from a trust established by Father for the benefit of the children. Grandmother is employed and earns \$2,000 net per month. Grandmother seeks support from the children's mother, who earns \$1,500 net per month. For purposes of calculating Mother's support obligation, Grandmother's income will be \$1300, the amount she receives on behalf of the children in Social Security derivative benefits and the income from the trust. (If Mother were receiving the benefit on behalf of the children it would be added to her income such that Mother's income would be \$2,300 and Grandmother's income would be \$500.) Therefore, the obligee's and Grandmother's combined net monthly incomes total \$2,800. The basic support amount at the \$2,800 income level for two children is [\$948] \$949. Subtracting from that amount the \$800 in Social Security derivative benefits Grandmother receives for the children, results in a basic support amount of [ \$148 ] \$149. As Mother's income of \$1,500 is 54% of the parties' combined income of \$2,800, her support obligation to Grandmother is \$80 per month. If Grandmother [were] was not receiving the children's derivative benefits or income from the trust, her income for purposes of calculating Mother's child support obligation would be zero, and Mother would pay 100% of the basic support amount because Grandmother has no [support obligation to] duty to support the children.

\* \* \* \* \*

(e) Net Income Affecting Application of the Support Guidelines.

(1) Low Income Cases.

(A) [When] If the obligor's monthly net income and corresponding number of children fall into the shaded area of the schedule set forth in [Rule] Pa.R.C.P. No. 1910.16-3, the basic child support obligation shall **first** be calculated **initially by** using the obligor's income only. For example, where if the obligor has monthly net income of \$1,100, the presumptive amount of support for three children is [ \$156 ] \$110 per month. This amount is determined directly from the schedule in [Rule] Pa.R.C.P. No. 1910.16-3. Next, calculate the obligor's child support obligation [ as in any other case, using both parties'] by using the parties' combined monthly net incomes and the formula in Pa.R.C.P. No. 1910.16-4. The lower of the two [ calculations ] calculated amounts shall be the obligor's basic child support obligation.

*Example*: The parties have two children. The obligor has net monthly income of \$1,500, which falls into the shaded area of the schedule for two children. Using only

the obligor's **net** income, the amount of support for two children would be **[\$518] \$472**. Next, calculate support using **[both parties'] the parties' combined** incomes. The obligee has net monthly income of \$2,500 so the combined net monthly income of the parties is \$4,000. The basic **[shild] child** support amount at that income level for two children is **[\$1,240] \$1,269**. As the obligor's income is 38% of the combined net monthly income of the parties, the obligor's share of the basic support amount is **[\$471] \$482**. As the amount of support the obligor would pay using the obligor's income alone is **[more] less** than the amount calculated using both parties' incomes, the lower amount would be awarded**[. Thus,] and** the obligor's basic child support obligation is **[\$471]** 

(B) In computing a basic spousal support or alimony *pendente lite* obligation, the presumptive amount of support shall not reduce the obligor's net income below the Self-Support Reserve of **[\$931] \$981** per month. For example, if the obligor earns \$1,000 per month and the obligee earns \$300 per month, the formula in Part IV of **[Rule] Pa.R.C.P. No.** 1910.16-4 would result in a

support obligation of \$280 per month. Since this amount leaves the obligor with only \$720 per month, it must be adjusted so that the obligor retains at least **[ \$931 ] \$981** per month. The presumptive minimum amount of spousal support, therefore, is **[ \$69 ] \$19** per month in this case.

(C) When the obligor's monthly net income is **[ \$931 ] \$981** or less, the court may award support only after consideration of the parties' actual financial resources and living expenses.

#### \* \* \*

## Rule 1910.16-3. Support Guidelines. Basic Child Support Schedule.

\*

The following schedule [sets forth] represents the amounts spent on children [in] of intact families by combined **net** income and number of children. Combined **net** income is on the vertical axis of the schedule and number of children is on the horizontal axis of the schedule. This schedule is used to find the basic child support obligation. Unless otherwise provided in these rules, the obligor's share of the basic support obligation shall be computed using the formula set forth in Part I of [Rule] Pa.R.C.P. No. 1910.16-4.

[Monthly Basi	ic Child Supp	ort Schedule				
Combined Adjusted Net Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
950	17	17	18	18	18	18
1000	62	63	64	64	65	66
1050	107	108	110	111	112	113
1100	152	154	156	157	159	161
1150	197	199	202	204	206	208
1200	242	245	248	250	253	256
1250	287	290	294	297	300	303
1300	313	336	340	343	347	351
1350	324	381	386	390	394	398
1400	336	427	432	436	441	446
1450	348	472	478	483	488	493
1500	360	518	524	529	535	541
1550	371	537	570	576	582	588
1600	383	554	616	622	629	636
1650	395	571	662	669	676	683
1700	406	587	690	715	723	731
1750	418	604	708	762	770	778
1800	429	620	727	808	817	826
1850	440	636	746	833	864	873
1900	452	652	765	854	911	921
1950	463	669	784	875	958	968
2000	474	685	803	897	986	1016
2050	486	701	821	918	1009	1063
2100	497	717	840	939	1032	1111
2150	509	733	859	960	1056	1147

Combined Adjusted Net Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
2200	520	750	878	981	1079	1173
2250	531	766	897	1002	1102	1198
2300	543	782	916	1002	1102	1223
2350	554	798	934	1025	1125	1220
2400	565	815	953	1065	1171	1273
2450	577	831	973	1086	1195	1299
2500	588	848	992	1108	1219	1325
2550	600	865	1012	1130	1243	1352
2600	612	881	1032	1152	1268	1378
2650	623	898	1051	1174	1292	1404
2700	635	915	1071	1196	1316	1430
2750	646	931	1091	1218	1340	1457
2800	658	948	1110	1240	1364	1483
2850	669	965	1130	1262	1388	1509
2900	681	981	1150	1284	1412	1535
2950	692	998	1169	1306	1437	1562
3000	704	1015	1189	1328	1461	1588
3050	716	1032	1209	1350	1485	1614
3100	727	1048	1228	1372	1509	1640
3150	738	1065	1247	1393	1532	1666
3200	747	1077	1261	1408	1549	1684
3250	756	1089	1274	1423	1565	1701
3300	765	1101	1287	1438	1582	1719
3350	774	1113	1300	1453	1598	1737
3400	783	1125	1314	1468	1614	1755
3450	792	1137	1327	1482	1631	1772
3500	801	1149	1340	1497	1647	1790
3550	809	1110	1354	1512	1663	1808
3600	818	1173	1367	1512	1680	1826
3650	826	1184	1379	1540	1694	1841
3700	831	1104	1388	1551	1706	1854
3750	836	1102	1398	1562	1700	1867
3800	842	1200	1408	1502	1718	1880
3850	847	1208	1408	1572	1725	1893
3900	853	1224	1427	1594	1753	1906
3950	858	1232	1436	1604	1765	1918
4000	863	1240	1446	1615	1777	1931
4050	869	1248	1456	1626	1788	1944
4100	874	1256	1465	1637	1800	1957
4150	880	1264	1474	1647	1812	1969
4200	886	1272	1483	1657	1823	1981
4250	892	1280	1492	1667	1834	1993
4300	898	1288	1502	1677	1845	2005
4350	903	1296	1511	1687	1856	2018
4400	909	1304	1520	1697	1867	2030

Combined Adjusted Net Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
4450	915	1312	1529	1708	1878	2042
4500	921	1320	1538	1718	1889	2054
4550	927	1328	1547	1728	1901	2066
4600	933	1336	1555	1737	1911	2078
4650	936	1340	1559	1742	1916	2083
4700	939	1344	1563	1746	1921	2088
4750	943	1348	1567	1750	1925	2093
4800	946	1352	1571	1754	1930	2098
4850	949	1356	1575	1759	1935	2103
4900	953	1360	1578	1763	1939	2108
4950	956	1364	1582	1767	1944	2113
5000	960	1369	1586	1772	1949	2118
5050	963	1373	1590	1776	1953	2123
5100	967	1378	1595	1781	1960	2130
5150	971	1384	1602	1789	1968	2139
5200	976	1390	1608	1797	1976	2148
5250	980	1396	1615	1804	1985	2157
5300	984	1402	1622	1812	1993	2167
5350	989	1408	1629	1820	2002	2176
5400	993	1414	1636	1827	2010	2185
5450	997	1420	1643	1835	2018	2194
5500	1002	1426	1650	1843	2027	2203
5550	1006	1432	1656	1850	2035	2212
5600	1011	1438	1663	1858	2044	2222
5650	1015	1444	1670	1866	2052	2231
5700	1019	1450	1677	1873	2061	2240
5750	1024	1456	1684	1881	2069	2249
5800	1028	1462	1691	1889	2077	2258
5850	1033	1469	1698	1897	2087	2268
5900	1038	1476	1706	1906	2096	2278
5950	1043	1483	1714	1914	2105	2289
6000	1048	1490	1721	1923	2115	2299
6050	1053	1497	1729	1931	2124	2309
6100	1058	1504	1736	1940	2134	2319
6150	1063	1511	1744	1948	2143	2329
6200	1069	1517	1752	1910	2110	2340
6250	1000	1514	1759	1965	2162	2350
6300	1074	1524	1767	1974	2102	2360
6350	1073	1538	1775	1974	2171 2181	2370
6400	1084	1538	1775	1982	2181 2190	2370
6450 6450	1089	1545	1782	1991	2190	2391
6500	1094	1559	1790	2008	2199 2209	2391 2401
6550	1104	1566	1805	2017	2218	2411
6600 6650	1109 1114	1573	1813	2026 2034	2228	2422

Combined Adjusted Net Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
6700	1119	1587	1829	2043	2248	2443
6750	1123	1593	1837	2052	2257	2454
6800	1128	1600	1845	2061	2267	2465
6850	1133	1607	1853	2070	2277	2475
<b>6900</b>	1138	1614	1861	2079	2287	2486
6950	1143	1621	1869	2088	2297	2497
7000	1148	1628	1877	2097	2306	2507
7050	1153	1635	1885	2106	2316	2518
7100	1158	1642	1893	2115	2326	2528
7150	1162	1649	1901	2124	2336	2539
7200	1167	1655	1909	2132	2346	2550
7250	1172	1662	1917	2141	2356	2560
7300	1177	1669	1924	2150	2365	2570
7350	1182	1676	1932	2158	2374	2580
7400	1187	1682	1939	2166	2383	2590
7450	1191	1689	1946	2174	2392	2600
7500	1196	1695	1954	2182	2401	2609
7550	1201	1702	1961	2191	2410	2619
7600	1206	1708	1968	2199	2419	2629
7650	1210	1715	1976	2207	2428	2639
7700	1215	1722	1983	2215	2437	2649
7750	1220	1728	1990	2223	2446	2658
7800	1225	1735	1998	2231	2455	2668
7850	1230	1741	2005	2240	2464	2678
7900	1234	1748	2012	2248	2473	2688
7950	1239	1754	2020	2256	2482	2697
8000	1244	1761	2027	2264	2491	2707
8050	1249	1768	2034	2272	2500	2717
8100	1210	1774	2001	2281	2509	2727
8150	1251	1781	2012	2289	2518	2737
8200	1263	1787	2056	2297	2510	2746
8250	1263	1787	2050	2306	2536	2740
8300	1203	1801	2004 2072	2300	2536	2768
8350	1273	1801	2072	2315	2546	2768
8400	1283	1815	2089	2333	2567	2790
8450	1287	1822	2097	2343	2577	2801
8500	1292	1829	2105	2352	2587	2812
8550	1297	1836	2114	2361	2597	2823
8600	1302	1843	2122	2370	2607	2834
8650	1307	1850	2130	2379	2617	2845
8700	1312	1857	2138	2389	2628	2856
8750	1317	1864	2147	2398	2638	2867
8800	1321	1871	2155	2407	2648	2878
8850	1326	1878	2163	2416	2658	2889
8900	1331	1885	2172	2426	2668	2900

Combined Adjusted	c Child Suppo	Two	Three	Four	Five	Six
Net Income	Child	Children	Children	Children	Children	Children
8950	1336	1892	2180	2435	2678	2911
9000	1341	1899	2188	2444	2688	2922
9050	1346	1906	2196	2453	2699	2933
9100	1350	1913	2205	2463	2709	2944
9150	1355	1920	2213	2472	2719	2956
9200	1360	1927	2220	2480	2728	2966
9250	1362	1930	2224	2485	2733	2971
9300	1365	1934	2228	2489	2738	2976
9350	1367	1937	2232	2493	2742	2981
9400	1370	1940	2236	2497	2747	2986
9450	1372	1944	2239	2501	2752	2991
9500	1375	1947	2243	2506	2756	2996
9550	1377	1951	2247	2510	2761	3001
9600	1380	1954	2251	2514	2766	3006
9650	1382	1958	2255	2518	2770	3011
9700	1385	1961	2258	2523	2775	3016
9750	1387	1964	2262	2527	2780	3021
9800	1389	1968	2266	2531	2784	3027
9850	1392	1971	2270	2535	2789	3032
9900	1394	1975	2274	2540	2794	3037
9950	1397	1978	2277	2544	2798	3042
10000	1399	1981	2281	2548	2803	3047
10050	1402	1985	2285	2552	2808	3052
10100	1404	1988	2289	2557	2812	3057
10150	1407	1992	2293	2561	2817	3062
10200	1410	1997	2298	2567	2824	3070
10250	1415	2002	2304	2574	2831	3078
10300	1419	2008	2310	2581	2839	3086
10350	1423	2013	2316	2587	2846	3094
10400	1427	2019	2323	2594	2854	3102
10450	1431	2024	2329	2601	2861	3110
10500	1435	2030	2335	2608	2869	3118
10550	1439	2035	2341	2615	2876	3126
10600	1443	2041	2347	2621	2884	3134
10650	1447	2046	2353	2628	2891	3143
10700	1451	2010	2359	2635	2898	3151
10750	1451	2052	2365	2642	2906	3159
10800	1460	2063	2371	2649	2913	3167
10850	1464	2005	2377	2655	2913	3175
10900	1464	2008	2383	2655	2921	3183
10900	1408	2074	2383	2669	2928	3191
11000	1476	2085	2395	2676	2943	3199
11050	1480	2090	2402	2683	2951	3207
11100	1484	2096	2408	2689	2958	3216
11150	1488	2101	2414	2696	2966	3224

Combined Adjusted Net Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
11200	1492	2107	2420	2703	2973	3232
11250	1496	2112	2426	2710	2981	3240
11300	1501	2112	2432	2716	2988	3248
11350	1501	2110	2432	2723	2996	3256
11400	1509	2120	2400	2731	3004	3265
11450	1514	2136	2452	2739	3013	3275
11500	1518	2100	2460	2747	3022	3285
11550	1523	2149	2467	2756	3031	3295
11600	1527	2155	2474	2764	3040	3305
11650	1532	2162	2482	2772	3049	3315
11700	1536	2162	2489	2780	3058	3324
11750	1541	2174	2496	2788	3067	3334
11800	1545	2181	2504	2797	3076	3344
11850	1550	2187	2511	2805	3085	3354
11900	1554	2194	2519	2813	3094	3364
11950	1559	2200	2526	2821	3104	3374
12000	1563	2206	2533	2830	3113	3383
12050	1568	2213	2541	2838	3122	3393
12100	1572	2219	2548	2846	3131	3403
12150	1577	2226	2555	2854	3140	3413
12200	1581	2232	2563	2863	3149	3423
12250	1586	2238	2570	2871	3158	3433
12300	1591	2245	2577	2879	3167	3442
12350	1595	2251	2585	2887	3176	3452
12400	1600	2258	2592	2895	3185	3462
12450	1604	2264	2600	2904	3194	3472
12500	1609	2201	2607	2912	3203	3482
12550	1613	2277	2614	2912	3212	3492
12600	1618	2283	2614	2928	3212	3501
12650	1622	2290	2629	2928	3230	3511
12700	1627	2296	2636	2945	3239	3521
12750	1631	2303	2644	2953	3248	3531
12800	1636	2309	2651	2961	3257	3541
12850	1640	2315	2658	2969	3266	3551
12900	1645	2322	2666	2978	3275	3560
12950	1649	2328	2673	2986	3285	3570
13000	1654	2335	2681	2994	3294	3580
13050	1658	2341	2688	3002	3303	3590
13100	1663	2347	2695	3011	3312	3600
13150	1668	2354	2703	3019	3321	3610
13200	1672	2360	2710	3027	3330	3619
13250	1677	2367	2717	3035	3339	3629
13300	1681	2373	2725	3044	3348	3639
13350	1685	2378	2730	3050	3355	3646
13400	1688	2383	2735	3055	3361	3653

Monthly Basi Combined	c Child Suppo	ort Schedule				
Adjusted Net Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
13450	1691	2387	2741	3061	3367	3660
13500	1695	2392	2746	3067	3374	3667
13550	1698	2397	2751	3073	3380	3674
13600	1702	2401	2756	3079	3386	3681
13650	1705	2406	2761	3084	3393	3688
13700	1708	2411	2767	3090	3399	3695
13750	1712	2415	2772	3096	3406	3702
13800	1715	2420	2777	3102	3412	3709
13850	1718	2424	2782	3108	3418	3716
13900	1722	2429	2787	3113	3425	3723
13950	1725	2434	2793	3119	3431	3730
14000	1729	2438	2798	3125	3438	3737
14050	1732	2443	2803	3131	3444	3744
14100	1735	2448	2808	3137	3450	3751
14150	1739	2452	2813	3143	3457	3758
14200	1742	2457	2819	3148	3463	3764
14250	1746	2462	2824	3154	3470	3771
14300	1749	2466	2829	3160	3476	3778
14350	1752	2471	2834	3166	3482	3785
14400	1756	2476	2839	3172	3489	3792
14450	1759	2480	2845	3177	3495	3799
14500	1763	2485	2850	3183	3502	3806
14550	1766	2490	2855	3189	3508	3813
14600	1769	2494	2860	3195	3514	3820
14650	1773	2499	2865	3201	3521	3827
14700	1776	2504	2871	3206	3527	3834
14750	1779	2508	2876	3212	3533	3841
14800	1783	2513	2881	3218	3540	3848
14850	1786	2518	2886	3224	3546	3855
14900	1790	2522	2891	3230	3553	3862
14950	1793	2527	2897	3235	3559	3869
15000	1796	2532	2902	3241	3565	3876
15050	1800	2536	2902	3247	3572	3883
15100	1800	2530	2907	3253	3572	3890
15150	1803	2546	2912	3259	3585	3896
15200	1810	2550	2923	3265	3591	3903
15250	1813	2555	2928	3270	3597	3910
15300	1817	2559	2933	3276	3604	3917
15350	1820	2564	2938	3282	3610	3924
15400	1823	2569	2943	3288	3617	3931
15450	1827	2573	2949	3294	3623	3938
15500	1830	2578	2954	3299	3629	3945
15550	1834	2583	2959	3305	3636	3952
15600	1837	2587	2964	3311	3642	3959
15650	1840	2592	2969	3317	3649	3966

Monthly Basic Combined						
Adjusted Net Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
15700	1844	2597	2975	3323	3655	3973
15750	1847	2601	2980	3328	3661	3980
15800	1851	2606	2985	3334	3668	3987
15850	1854	2611	2990	3340	3674	3994
15900	1857	2615	2995	3346	3680	4001
15950	1861	2620	3001	3352	3687	4008
16000	1864	2625	3006	3357	3693	4015
16050	1868	2629	3011	3363	3700	4022
16100	1871	2634	3016	3369	3706	4028
16150	1874	2639	3021	3375	3712	4035
16200	1878	2643	3027	3381	3719	4042
16250	1881	2648	3032	3387	3725	4049
16300	1884	2653	3037	3392	3732	4056
16350	1888	2657	3042	3398	3738	4063
16400	1891	2662	3047	3404	3744	4070
16450	1895	2667	3053	3410	3751	4077
16500	1898	2671	3058	3416	3757	4084
16550	1901	2676	3063	3421	3764	4091
16600	1905	2681	3068	3427	3770	4098
16650	1908	2685	3073	3433	3776	4105
16700	1912	2690	3079	3439	3783	4112
16750	1915	2694	3084	3445	3789	4119
16800	1918	2699	3089	3450	3795	4126
16850	1922	2704	3094	3456	3802	4133
16900	1925	2708	3099	3462	3808	4140
16950	1928	2713	3105	3468	3815	4147
17000	1932	2718	3110	3474	3821	4153
17050	1935	2722	3115	3480	3827	4160
17100	1939	2727	3120	3485	3834	4167
17150	1942	2732	3125	3491	3840	4174
17200	1945	2736	3131	3497	3847	4181
17250	1949	2741	3136	3503	3853	4188
17300	1952	2746	3141	3509	3859	4195
17350	1956	2750	3146	3514	3866	4202
17400	1959	2755	3151	3520	3872	4209
17450	1962	2760	3157	3526	3879	4216
17500	1966	2764	3162	3532	3885	4223
17550	1969	2769	3167	3538	3891	4230
17600	1973	2774	3172	3543	3898	4237
17650	1976	2778	3172	3549	3904	4244
17700	1979	2783	3183	3555	3911	4251
17750	1979	2788	3185	3555	3917	4251
17750	1985	2792	3193	3567	3917	4258
17850	1980	2792	3193		3923	4203
				3572		
17900	1993	2802	3203	3578	3936	4279

Combined Adjusted	One	Two	Three	Four	Five	Six
Net Income	Child	Children	Children	Children	Children	Children
17950	1996	2806	3209	3584	3942	4285
18000	2000	2811	3214	3590	3949	4292
18050	2003	2816	3219	3596	3955	4299
18100	2006	2820	3224	3602	3962	4306
18150	2010	2825	3229	3607	3968	4313
18200	2013	2829	3235	3613	3974	4320
18250	2017	2834	3240	3619	3981	4327
18300	2020	2839	3245	3625	3987	4334
18350	2023	2843	3250	3631	3994	4341
18400	2027	2848	3255	3636	4000	4348
18450	2030	2853	3261	3642	4006	4355
18500	2033	2857	3266	3648	4013	4362
18550	2037	2862	3271	3654	4019	4369
18600	2040	2867	3276	3660	4026	4376
18650	2044	2871	3281	3665	4032	4383
18700	2047	2876	3287	3671	4038	4390
18750	2050	2881	3292	3677	4045	4397
18800	2054	2885	3297	3683	4051	4404
18850	2057	2890	3302	3689	4058	4411
18900	2061	2895	3307	3694	4064	4417
18950	2064	2899	3313	3700	4070	4424
19000	2067	2904	3318	3706	4077	4431
19050	2071	2909	3323	3712	4083	4438
19100	2074	2913	3328	3718	4089	4445
19150	2078	2918	3333	3724	4096	4452
19200	2081	2923	3339	3729	4102	4459
19250	2084	2927	3344	3735	4109	4466
19300	2088	2932	3349	3741	4115	4473
19350	2091	2937	3354	3747	4121	4480
19400	2094	2941	3360	3753	4128	4487
19450	2098	2946	3365	3758	4134	4494
19500	2101	2951	3370	3764	4141	4501
19550	2105	2955	3375	3770	4147	4508
19600	2108	2960	3380	3776	4153	4515
19650	2111	2964	3386	3782	4160	4522
19700	2115	2969	3391	3787	4166	4529
19750	2118	2974	3396	3793	4173	4536
19800	2110	2978	3401	3799	4179	4543
19850	2122	2983	3406	3805	4185	4549
19900	2123	2988	3412	3811	4185	4556
19950	2128	2988	3412	3816	4192	4563
	2132	2992	3417	3810	4198	4505
20000						
20050	2138	3002	3427	3828	4211	4577
20100	2142	3006	3432	3834	4217	4584

hild         C/           49         30           52         30           55         30           59         30           62         30           66         30           69         30           72         30           76         30           83         30           86         30           93         30           96         30	wo         hildren         016         020         025         030         034         039         044         048         053         058         062         067         072         076	Three         Children         3443         3443         3448         3453         3458         3464         3469         3474         3479         3484         3490         3495         3500	Four         S846         3845         3851         3857         3863         3869         3875         3880         3886         3892         3898         3904	Five         Children         4230         4236         4243         4249         4256         4262         4268         4275         4281         4294	Six Children 4598 4605 4612 4619 4626 4633 4640 4647 4654 4661 4668
52       30         55       30         55       30         62       30         66       30         69       30         72       30         76       30         79       30         83       30         86       30         93       30         96       30	D20       D25       D30       D34       D39       D44       D48       D53       D58       D62       D67       D72	3448         3453         3458         3464         3469         3474         3479         3484         3490         3495         3500	3851         3857         3863         3869         3875         3880         3886         3892         3898         3904	4236         4243         4249         4256         4262         4268         4275         4281         4288	4605         4612         4619         4626         4633         4640         4647         4654         4661
55       30         59       30         62       30         66       30         69       30         72       30         76       30         79       30         83       30         86       30         93       30         96       30	D25       D30       D34       D39       D44       D48       D53       D58       D62       D67       D72	3453         3458         3464         3469         3474         3479         3484         3490         3495         3500	3857         3863         3869         3875         3880         3886         3892         3898         3904	4243         4249         4256         4262         4268         4275         4281         4288	4612         4619         4626         4633         4640         4647         4654         4661
59       30         62       30         66       30         69       30         72       30         76       30         79       30         83       30         86       30         93       30         96       30	030       034       039       044       048       053       058       062       067       072	3458         3464         3469         3474         3479         3484         3490         3495         3500	3863         3869         3875         3880         3886         3892         3898         3904	4249       4256       4262       4268       4275       4281       4288	4619         4626         4633         4640         4647         4654         4661
62       30         66       30         69       30         72       30         76       30         79       30         83       30         86       30         93       30         96       30         99       30	034       039       044       048       053       058       062       067       072	3464         3469         3474         3479         3484         3490         3495         3500	3869         3875         3880         3886         3892         3898         3904	4256         4262         4268         4275         4281         4288	4626         4633         4640         4647         4654         4661
66       30         69       30         72       30         76       30         79       30         83       30         86       30         93       30         96       30         99       30	039       044       048       053       058       062       067       072	3469       3474       3479       3484       3490       3495       3500	3875         3880         3886         3892         3898         3904	4262         4268         4275         4281         4288	4633           4640           4647           4654           4661
69       30         72       30         76       30         779       30         83       30         86       30         93       30         96       30         99       30	044       048       053       058       062       067       072	3474         3479         3484         3490         3495         3500	3880         3886         3892         3898         3904	4268       4275       4281       4288	4640 4647 4654 4661
72       30         76       30         79       30         83       30         86       30         89       30         93       30         96       30         99       30	048       053       058       062       067       072	3479           3484           3490           3495           3500	3886           3892           3898           3904	4275 4281 4288	4647 4654 4661
76       30         79       30         83       30         86       30         89       30         93       30         96       30         99       30	053       058       062       067       072	3484       3490       3495       3500	3892 3898 3904	4281 4288	4654 4661
79       30         83       30         86       30         89       30         93       30         96       30         99       30	058           062           067           072	3490 3495 3500	3898 3904	4288	4661
83     30       86     30       89     30       93     30       96     30       99     30	062 067 072	3495 3500	3904		
86         30           89         30           93         30           96         30           99         30	067 072	3500		4294	1668
89         30           93         30           96         30           99         30	072				4000
93     30       96     30       99     30			3909	4300	4675
.96 30 .99 30	076	3505	3915	4307	4681
.99 30		3510	3921	4313	4688
	081	3516	3927	4320	4695
1	)86	3521	3933	4326	4702
203 30	)90	3526	3938	4332	4709
206 30	)95	3531	3944	4339	4716
210 30	)99	3536	3950	4345	4723
213 31	104	3542	3956	4352	4730
216 31	109	3547	3962	4358	4737
20 31	113	3552	3968	4364	4744
223 31	118	3557	3973	4371	4751
27 31	123	3562	3979	4377	4758
30 31	127	3568	3985	4383	4765
33 31	132	3573	3991	4390	4772
37 31	137	3578	3997	4396	4779
240 31	141	3583	4002	4403	4786
243 31	146	3588	4008	4409	4793
47 31	150	3593	4013	4415	4799
250 31	155	3597	4017	4419	4804
					4809
					4814
		3609	4030	4433	4819
				4438	4824
					4829
					4834
					4839
					4844
					4849
					4849
					4859
					4864
					4869 4874
	33       31         37       31         37       31         40       31         43       31         43       31         47       31         50       31         53       31         57       31         50       31         57       31         50       31         57       31         50       31         57       31         57       31         50       31         33       31         57       31         57       31         50       32         33       31         37       31         38       31         37       32         38       31         37       32         38       31         37       32         38       31         37       32         38       32         39       32	33       3132         37       3137         40       3141         43       3146         47       3150         50       3155         53       3159         57       3163         60       3167         33       3171         37       3175         70       3179         73       3187         80       3191         33       3196         37       3200         90       3204         93       3208	33       3132       3573         37       3137       3578         40       3141       3583         43       3146       3588         47       3150       3593         50       3155       3597         53       3159       3601         57       3163       3605         50       3167       3609         53       3171       3613         367       3175       3618         70       3179       3622         73       3183       3626         77       3187       3630         30       3191       3634         33       3196       3638         37       3200       3642         90       3204       3646         93       3208       3650	33313235733991373137357839974031413583400243314635884008473150359340135031553597401753315936014022573163360540263031673609403033317136134034373175361840397031793622404373318736304051303191363440553331963646406833320836504072	333132357339914390373137357839974396403141358340024403433146358840084409473150359340134415503155359740174419533159360140224424573163360540264428603167360940304433333171361340344438573175361840394442703179362240434447733187363040514456303191363440554461333196363840604466373200364240644470933208365040724480

Combined	c Child Suppo					
Adjusted Net Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
22450	2300	3216	3659	4081	4489	4879
22500	2303	3220	3663	4085	4493	4884
22550	2307	3224	3667	4089	4498	4889
22600	2310	3228	3671	4093	4503	4894
22650	2313	3233	3675	4098	4507	4900
22700	2316	3237	3679	4102	4512	4905
22750	2320	3241	3683	4106	4517	4910
22800	2323	3245	3687	4110	4521	4915
22850	2326	3249	3691	4114	4526	4920
22900	2330	3253	3695	4119	4531	4925
22950	2333	3257	3700	4123	4535	4930
23000	2336	3261	3704	4127	4540	4935
23050	2340	3265	3708	4131	4544	4940
23100	2343	3269	3712	4136	4549	4945
23150	2346	3274	3716	4140	4554	4950
23200	2350	3278	3720	4144	4558	4955
23250	2353	3282	3724	4148	4563	4960
23300	2356	3286	3728	4152	4568	4965
23350	2360	3290	3732	4157	4572	4970
23400	2363	3294	3736	4161	4577	4975
23450	2366	3298	3740	4165	4582	4980
23500	2370	3302	3745	4169	4586	4985
23550	2373	3306	3749	4174	4591	4990
23600	2376	3311	3753	4178	4596	4995
23650	2380	3315	3757	4182	4600	5000
23700	2383	3319	3761	4186	4605	5005
23750	2386	3323	3765	4190	4609	5010
23800	2389	3327	3769	4195	4614	5016
23850	2393	3331	3773	4199	4619	5021
23900	2396	3335	3777	4203	4623	5026
23950	2399	3339	3781	4207	4628	5031
24000	2403	3343	3786	4212	4633	5036
24050	2406	3347	3790	4216	4637	5041
24100	2409	3352	3794	4220	4642	5046
24150	2413	3356	3798	4224	4647	5051
24200	2416	3360	3802	4228	4651	5056
24250	2419	3364	3806	4233	4656	5061
24300	2413	3368	3810	4237	4661	5066
24350	2426	3372	3814	4241	4665	5071
24330 24400	2420	3376	3814	4241	4670	5076
24400 24450	2429	3380	3818	4245	4674	5078
24450 24500	2433	3380	3822	4250	4679	5086
24550	2439	3389	3831	4258	4684	5091
24600	2443	3393	3835	4262	4688	5096
24650	2446	3397	3839	4266	4693	5101

	c Child Suppor	rt Schedule				
Combined Adjusted Net Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
24700	2449	3401	3843	4271	4698	5106
24750	2452	3405	3847	4275	4702	5111
24800	2456	3409	3851	4279	4707	5116
24850	2459	3413	3855	4283	4712	5121
24900	2462	3417	3859	4287	4716	5127
24950	2466	3421	3863	4292	4721	5132
25000	2469	3425	3867	4296	4726	5137
25050	2472	3430	3872	4300	4730	5142
25100	2476	3434	3876	4304	4735	5147
25150	2479	3438	3880	4309	4739	5152
25200	2482	3442	3884	4313	4744	5157
25250	2486	3446	3888	4317	4749	5162
25300	2489	3450	3892	4321	4753	5167
25350	2492	3454	3896	4325	4758	5172
25400	2496	3458	3900	4330	4763	5177
25450	2499	3462	3904	4334	4767	5182
25500	2502	3467	3908	4338	4772	5187
25550	2506	3471	3913	4342	4777	5192
25600	2509	3475	3917	4347	4781	5197
25650	2512	3479	3921	4351	4786	5202
25700	2515	3483	3925	4355	4790	5207
25750	2519	3487	3929	4359	4795	5212
25800	2522	3491	3933	4363	4800	5217
25850	2525	3495	3937	4368	4804	5222
25900	2529	3499	3941	4372	4809	5227
25950	2532	3503	3945	4376	4814	5232
26000	2535	3508	3949	4380	4818	5238
26050	2539	3512	3954	4385	4823	5243
26100	2542	3516	3958	4389	4828	5248
26150	2545	3520	3962	4393	4832	5253
26200	2549	3524	3966	4397	4837	5258
26250	2552	3528	3970	4401	4842	5263
26300	2555	3532	3974	4406	4846	5268
26350	2559	3536	3978	4410	4851	5273
26400	2562	3540	3982	4414	4855	5278
26450	2565	3545	3986	4418	4860	5283
26500	2569	3549	3990	4423	4865	5288
26550	2572	3553	3994	4427	4869	5293
26600	2575	3555	3999	4427	4809	5298
26650 26650	2575	3561	4003	4431	4874	5303
26700	2582	3565	4007	4439	4883	5308
26750	2585	3569	4011	4444	4888	5313
26800	2588	3573	4015	4448	4893	5318
26850	2592	3577	4019	4452	4897	5323
26900	2595	3581	4023	4456	4902	5328

Monthly Basic Combined Adjusted	One	Two	Three	Four	Five	Six
Net Income	Child	Children	Children	Children	Children	Children
26950	2598	3586	4027	4460	4907	5333
27000	2602	3590	4031	4465	4911	5338
27050	2605	3594	4035	4469	4916	5343
27100	2608	3598	4040	4473	4920	5349
27150	2612	3602	4044	4477	4925	5354
27200	2615	3606	4048	4482	4930	5359
27250	2618	3610	4052	4486	4934	5364
27300	2622	3614	4056	4490	4939	5369
27350	2625	3618	4060	4494	4944	5374
27400	2628	3623	4064	4498	4948	5379
27450	2632	3627	4068	4503	4953	5384
27500	2635	3631	4072	4507	4958	5389
27550	2638	3635	4076	4511	4962	5394
27600	2642	3639	4081	4515	4967	5399
27650	2645	3643	4085	4520	4972	5404
27700	2648	3647	4089	4524	4976	5409
27750	2651	3651	4093	4528	4981	5414
27800	2655	3655	4097	4532	4985	5419
27850	2658	3659	4101	4536	4990	5424
27900	2661	3664	4105	4541	4995	5429
27950	2665	3668	4109	4545	4999	5434
28000	2668	3672	4113	4549	5004	5439
28050	2671	3676	4117	4553	5009	5444
28100	2675	3680	4121	4558	5013	5449
28150	2678	3684	4126	4562	5018	5454
28200	2681	3688	4130	4566	5023	5460
28250	2685	3692	4134	4570	5027	5465
28300	2688	3696	4138	4574	5032	5470
28350	2691	3701	4142	4579	5036	5475
28400	2695	3705	4146	4583	5041	5480
28450	2698	3709	4150	4587	5046	5485
28500	2701	3713	4154	4591	5050	5490
28550	2705	3717	4158	4595	5055	5495
28600	2708	3721	4162	4600	5060	5500
28650	2711	3725	4167	4604	5064	5505
28700	2715	3729	4171	4608	5069	5510
28750	2718	3733	4175	4612	5074	5515
28800	2721	3737	4179	4617	5078	5520
28850	2724	3742	4183	4621	5083	5525
28900 28900	2728	3746	4187	4625	5088	5530
28950 28950	2731	3750	4191	4629	5092	5535
<u>28950</u> 29000	2731	3754	4191 4195	4623	5092	5540
<u>29050</u>	2734	3754	4195	4638	5101	5545
29050 29100	2738	3758	4199 4203	4638	5101	5550
29100 29150	2741 2744	ə102	4200	4044	9100	0000

Monthly Basi	c Child Suppo	ort Schedule				
Combined Adjusted Net Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
29200	2748	3770	4212	4650	5115	5560
29250	2751	3774	4216	4655	5120	5565
29300	2754	3779	4220	4659	5125	5571
29350	2758	3783	4224	4663	5129	5576
29400	2761	3787	4228	4667	5134	5581
29450	2764	3791	4232	4671	5139	5586
29500	2768	3795	4236	4676	5143	5591
29550	2771	3799	4240	4680	5148	5596
29600	2774	3803	4244	4684	5153	5601
29650	2778	3807	4248	4688	5157	5606
29700	2781	3811	4253	4693	5162	5611
29750	2784	3816	4257	4697	5166	5616
29800	2787	3820	4261	4701	5171	5621
29850	2791	3824	4265	4705	5176	5626
29900	2794	3828	4269	4709	5180	5631
29950	2797	3832	4273	4714	5185	5636
30000	2801	3836	4277	4718	5190	5641]

Monthly Basi	c Child Suppor	t Schedule

(Editor's Note: The following chart is new and printed in regular type to enhance readability.)

Combined		The second se	<i>T</i> UL	<b>E</b>	E.	a.
Adjusted Net Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
1000	17	17	18	18	18	18
1050	62	63	64	64	65	66
1100	107	108	110	111	112	113
1150	152	154	156	157	159	161
1200	197	199	202	204	206	208
1250	242	245	248	250	253	256
1300	287	290	294	297	300	303
1350	325	336	340	343	347	351
1400	336	381	386	390	394	398
1450	348	427	432	436	441	446
1500	360	472	478	483	488	493
1550	372	518	524	529	535	541
1600	383	555	570	576	582	588
1650	395	571	616	622	629	636
1700	407	588	662	669	676	683
1750	418	605	708	715	723	731
1800	430	621	730	762	770	778
1850	441	638	748	808	817	826
1900	452	654	767	855	864	873
1950	464	670	786	878	911	921
2000	475	686	805	899	958	968
2050	487	703	824	920	1005	1016
2100	498	719	843	941	1035	1063

Combined Adjusted Net Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
2150	509	735	861	962	1058	1111
2200	521	751	880	983	1081	1158
2250	532	768	899	1004	1105	1201
2300	543	784	918	1025	1128	1226
2350	555	800	937	1046	1151	1251
2400	566	816	956	1067	1174	1276
2450	578	832	974	1088	1197	1301
2500	589	849	993	1109	1220	1326
2550	600	865	1012	1131	1244	1352
2600	612	882	1032	1153	1268	1378
2650	623	898	1052	1175	1292	1404
2700	635	915	1071	1197	1316	1431
2750	647	932	1091	1218	1340	1457
2800	658	949	1111	1240	1364	1483
2850	670	965	1130	1262	1389	1509
2900	681	982	1150	1284	1413	1536
2950	693	999	1169	1306	1437	1562
3000	704	1015	1189	1328	1461	1588
3050	716	1032	1209	1350	1485	1614
3100	727	1049	1228	1372	1509	1641
3150	739	1065	1248	1394	1534	1667
3200	751	1082	1268	1416	1558	1693
3250	762	1099	1287	1438	1582	1719
3300	774	1115	1307	1460	1606	1745
3350	782	1127	1320	1475	1622	1763
3400	791	1140	1333	1489	1638	1781
3450	800	1152	1347	1504	1655	1799
3500	809	1164	1360	1519	1671	1817
3550	818	1176	1373	1534	1687	1834
3600	827	1188	1387	1549	1704	1852
3650	836	1200	1400	1564	1720	1870
3700	845	1212	1413	1579	1737	1888
3750	853	1224	1427	1594	1753	1905
3800	862	1236	1440	1608	1769	1923
3850	868	1245	1450	1620	1782	1937
3900	873	1253	1460	1630	1793	1949
3950	879	1261	1469	1641	1805	1962
4000	884	1269	1479	1652	1817	1975
4050	890	1277	1488	1662	1829	1988
4100	895	1285	1498	1673	1840	2001
4150	900	1293	1508	1684	1852	2013
4200	906	1301	1517	1695	1864	2026
4250	911	1309	1527	1705	1876	2039
4300	917	1317	1536	1716	1888	2052
4350	922	1325	1545	1726	1899	2064

Combined Adjusted Net Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
4400	928	1333	1555	1736	1910	2076
4450	934	1341	1564	1747	1921	2088
4500	940	1349	1573	1757	1932	2100
4550	946	1357	1582	1767	1943	2100
4600	952	1365	1591	1777	1955	2115
4650	952	1373	1600	1787	1966	2125
4700	963	1381	1609	1797	1977	2131
4750	969	1389	1618	1807	1988	2110
4800	975	1397	1627	1817	1999	2101
4850	979	1403	1633	1824	2006	2110
4900	983	1407	1637	1828	2000	2181
4950	986	1411	1641	1833	2016	2190
5000	990	1415	1644	1837	2010	2191
5050	993	1419	1648	1841	2025	2100
5100	996	1423	1652	1845	2020	2201
5150	1000	1427	1656	1850	2034	2211
5200	1003	1431	1660	1854	2039	2217
5250	1005	1436	1663	1858	2000	2222
5300	1010	1440	1667	1862	2049	2222
5350	1010	1445	1672	1868	2055	2234
5400	1014	1451	1679	1876	2063	2243
5450	1010	1457	1686	1883	2005	2252
5500	1022	1463	1693	1891	2012	2261
5550	1027	1469	1700	1899	2089	2201
5600	1031	1405	1700	1906	2085	2279
5650	1030	1475	1707	1900	2105	2289
5700			1714		2105	2298
	1044	1487		1922		
5750	1049	1493	1727	1929	2122	2307
5800	1053	1499	1734	1937	2131	2316
5850	1057	1505	1741	1945	2139	2325
5900	1062	1511	1748	1952	2148	2334
5950	1066	1517	1755	1960	2156	2343
6000	1071	1523	1761	1968	2164	2353
6050	1075	1529	1768	1975	2173	2362
6100	1079	1536	1775	1983	2181	2371
6150	1085	1542	1783	1992	2191	2381
6200	1090	1549	1791	2000	2200	2392
6250	1095	1556	1798	2009	2210	2402
6300	1100	1563	1806	2017	2219	2412
6350	1105	1570	1814	2026	2228	2422
6400	1110	1577	1821	2034	2238	2432
6450	1115	1584	1829	2043	2247	2443
6500	1120	1591	1836	2051	2256	2453
6550	1125	1598	1844	2060	2266	2463
6600	1130	1605	1852	2068	2275	2473

Combined		_		_		
Adjusted Net Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
6650	1135	1612	1859	2077	2285	2483
6700	1140	1619	1867	2085	2294	2494
6750	1145	1625	1875	2094	2303	2504
6800	1151	1632	1882	2103	2313	2514
6850	1156	1639	1890	2111	2322	2524
6900	1160	1646	1898	2120	2332	2535
6950	1165	1653	1906	2129	2342	2546
7000	1170	1660	1914	2138	2352	2556
7050	1175	1667	1922	2147	2361	2567
7100	1180	1674	1930	2156	2371	2578
7150	1185	1681	1938	2165	2381	2588
7200	1190	1687	1946	2173	2391	2599
7250	1195	1694	1954	2182	2401	2609
7300	1199	1701	1962	2191	2410	2620
7350	1204	1708	1970	2200	2420	2631
7400	1209	1715	1978	2209	2430	2641
7450	1214	1722	1986	2218	2440	2652
7500	1219	1729	1994	2227	2450	2663
7550	1224	1736	2002	2236	2459	2673
7600	1229	1743	2010	2245	2469	2684
7650	1233	1749	2017	2253	2478	2694
7700	1238	1756	2024	2261	2487	2704
7750	1243	1762	2032	2269	2496	2714
7800	1248	1769	2039	2278	2505	2723
7850	1253	1776	2046	2286	2514	2733
7900	1257	1782	2054	2294	2523	2743
7950	1262	1789	2061	2302	2532	2753
8000	1267	1795	2068	2310	2541	2762
8050	1272	1802	2076	2319	2550	2772
8100	1276	1808	2083	2327	2559	2782
8150	1281	1815	2090	2335	2568	2792
8200	1286	1822	2098	2343	2577	2802
8250	1291	1828	2105	2351	2586	2811
8300	1296	1835	2112	2359	2595	2821
8350	1300	1841	2120	2368	2604	2831
8400	1305	1848	2127	2376	2613	2841
8450	1310	1854	2134	2384	2622	2850
8500	1315	1861	2142	2392	2631	2860
8550	1320	1868	2149	2400	2640	2870
8600	1324	1874	2156	2408	2649	2880
8650	1329	1881	2164	2417	2659	2890
8700	1334	1888	2172	2426	2669	2901
8750	1339	1895	2181	2436	2679	2912
8800	1344	1902	2189	2445	2689	2923
8850	1349	1909	2197	2454	2699	2934

Child         1353         1358         1363         1368         1373         1378         1383         1387         1392         1397         1402         1417	Children         1916         1923         1930         1937         1944         1951         1958         1965         1972         1979         1986         1993	Children           2205           2214           2222           2230           2238           2247           2255           2263           2271           2280           2288	Children         2463         2473         2482         2491         2500         2509         2519         2528         2537	Children           2710           2720           2730           2740           2750           2760           2771           2781           2791	Children           2945           2956           2967           2978           2990           3001           3012           3023
1358         1363         1368         1373         1378         1383         1387         1392         1397         1402         1412	1923         1930         1937         1944         1951         1958         1965         1972         1979         1986	2214         2222         2230         2238         2247         2255         2263         2271         2280	2473         2482         2491         2500         2509         2519         2528         2537	2720 2730 2740 2750 2760 2771 2781	2956 2967 2978 2990 3001 3012
1363         1368         1373         1378         1383         1387         1392         1397         1402         1412	1930         1937         1944         1951         1958         1965         1972         1979         1986	2222         2230         2238         2247         2255         2263         2271         2280	2482         2491         2500         2509         2519         2528         2537	2730 2740 2750 2760 2771 2781	2967 2978 2990 3001 3012
1368         1373         1378         1383         1387         1392         1397         1402         1407         1412	1937         1944         1951         1958         1965         1972         1979         1986	2230         2238         2247         2255         2263         2271         2280	2491           2500           2509           2519           2528           2537	2740 2750 2760 2771 2781	2978 2990 3001 3012
1373         1378         1383         1387         1392         1397         1402         1407         1412	1944         1951         1958         1965         1972         1979         1986	2238       2247       2255       2263       2271       2280	2500 2509 2519 2528 2537	2750 2760 2771 2781	2990 3001 3012
1378         1383         1387         1392         1397         1402         1407         1412	1951         1958         1965         1972         1979         1986	2247           2255           2263           2271           2280	2509 2519 2528 2537	2760 2771 2781	3001 3012
1383         1387         1392         1397         1402         1407         1412	1958           1965           1972           1979           1986	2255           2263           2271           2280	2519 2528 2537	2771 2781	3012
1387         1392         1397         1402         1407         1412	1965           1972           1979           1986	2263 2271 2280	2528 2537	2781	
1392         1397         1402         1407         1412	1972           1979           1986	2271 2280	2537		3023
1397           1402           1407           1412	1979 1986	2280		9701	
1402 1407 1412	1986				3034
1407 1412		2288	2546	2801	3045
1412	1993		2556	2811	3056
		2296	2565	2821	3067
1417	2000	2304	2574	2831	3078
	2007	2313	2583	2842	3089
					3100
1426	2020	2328		2861	3110
					3115
					3120
					3125
	2034				3130
					3135
					3140
1443	2044	2355			3145
1445	2048	2359		2898	3150
1448	2051	2363	2639	2903	3155
1450	2055	2366	2643	2908	3160
1453	2058	2370	2647	2912	3166
1455	2061	2374	2652	2917	3171
1458	2065	2378	2656	2922	3176
1460	2068	2382	2660	2926	3181
1463	2072	2385	2664	2931	3186
1465	2075	2389	2669	2936	3191
1468	2079	2393	2673	2940	3196
1470	2082	2397	2677	2945	3201
					3206
1475					3211
					3219
					3227
					3235
					3243
					3243
					3260
					3268
					3276 3284
	1421         1426         1428         1431         1433         1436         1438         1443         1443         1445         1445         1445         1445         1445         1445         1445         1445         1445         1445         1445         1445         1450         1453         1454         1460         1463         1465         1468         1470         1473	14212014142620201428202414312027143320311436203414382038144120411443204414452048144520481445205114502055145320651454206514602068146320721465207514682079147020821473208514742105148321001487210514912111149521221504212715082133	142120142321142620202328142820242332143120272336143320312340143620342344143820382347144120412351144320442355144520482359144820512363145020552366145320652374145820652378146020682382146320722385146520752389146820792393147020822397147320852401147520892404147920942410148321002416148721112428149921222441150421272447150821332453	14212014232125931426202023282601142820242332260514312027233626091433203123402614143620342344261814382038234726221441204123512626144320442355263014452048235926351448205123632639145020552366264314532058237026471455206123742652145820652378265614602068238226601463207223852664146520752393267314702082239726771473208524012681147520892404268614792094241026921483210024162699148721052422270614912111242827131495211624342719149921222441272615042127244727331508213324532740	1421 $2014$ $2321$ $2593$ $2852$ $1426$ $2020$ $2328$ $2601$ $2861$ $1428$ $2024$ $2332$ $2605$ $2866$ $1431$ $2027$ $2336$ $2609$ $2870$ $1433$ $2031$ $2340$ $2614$ $2875$ $1436$ $2034$ $2344$ $2618$ $2880$ $1438$ $2038$ $2347$ $2622$ $2884$ $1441$ $2041$ $2355$ $2630$ $2894$ $1443$ $2044$ $2355$ $2630$ $2894$ $1444$ $2051$ $2363$ $2639$ $2903$ $1450$ $2055$ $2366$ $2643$ $2908$ $1453$ $2058$ $2370$ $2647$ $2912$ $1455$ $2061$ $2374$ $2652$ $2917$ $1458$ $2065$ $2378$ $2666$ $2922$ $1460$ $2068$ $2382$ $2660$ $2926$ $1463$ $2072$ $2385$ $2664$ $2931$ $1465$ $2075$ $2389$ $2669$ $2936$ $1468$ $2079$ $2393$ $2673$ $2940$ $1470$ $2082$ $2397$ $2677$ $2945$ $1473$ $2085$ $2401$ $2686$ $2954$ $1479$ $2094$ $2416$ $2699$ $2969$ $1479$ $2094$ $2416$ $2699$ $2969$ $1487$ $2105$ $2422$ $2706$ $2976$ $1491$ $2111$ $2428$ $2713$ $2984$ $1499$ <t< td=""></t<>

Combined	Child Support					
Adjusted Net Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
11150	1516	2144	2465	2753	3029	3292
11200	1520	2149	2471	2760	3036	3300
11250	1524	2155	2477	2767	3043	3308
11300	1528	2160	2483	2774	3051	3316
11350	1532	2166	2489	2780	3058	3324
11400	1536	2171	2495	2787	3066	3333
11450	1540	2177	2501	2794	3073	3341
11500	1545	2182	2507	2801	3081	3349
11550	1549	2188	2513	2808	3088	3357
11600	1553	2193	2520	2814	3096	3365
11650	1557	2199	2526	2821	3103	3373
11700	1561	2204	2532	2828	3111	3381
11750	1565	2210	2538	2835	3118	3389
11800	1569	2215	2544	2841	3126	3398
11850	1573	2221	2550	2848	3133	3406
11900	1577	2226	2556	2855	3141	3414
11950	1582	2232	2563	2863	3149	3423
12000	1586	2239	2570	2871	3158	3433
12050	1591	2245	2577	2879	3167	3442
12100	1595	2251	2585	2887	3176	3452
12150	1600	2258	2592	2895	3185	3462
12200	1604	2264	2600	2904	3194	3472
12250	1609	2271	2607	2912	3203	3482
12300	1613	2277	2614	2920	3212	3492
12350	1618	2283	2622	2928	3221	3501
12400	1622	2290	2629	2937	3230	3511
12450	1627	2296	2636	2945	3239	3521
12500	1631	2303	2644	2953	3248	3531
12550	1636	2309	2651	2961	3257	3541
12600	1640	2316	2658	2969	3266	3551
12650	1645	2322	2666	2978	3275	3560
12700	1649	2322	2673	2986	3285	3570
12750	1654	2335	2681	2994	3294	3580
	1654					3590
12800		2341	2688	3002	3303	
12850	1663	2348	2695	3011	3312	3600
12900	1668	2354	2703	3019	3321	3610
12950	1672	2360	2710	3027	3330	3619
13000	1677	2367	2717	3035	3339	3629
13050	1681	2373	2725	3044	3348	3639
13100	1686	2380	2732	3052	3357	3649
13150	1690	2386	2739	3060	3366	3659
13200	1695	2392	2747	3068	3375	3669
13250	1699	2399	2754	3076	3384	3678
13300	1704	2405	2762	3085	3393	3688
13350	1708	2412	2769	3093	3402	3698

Combined Adjusted	Child Support	Two	Three	Four	Five	Six
Net Income	Child	Children	Children	Children	Children	Children
13400	1713	2418	2776	3101	3411	3708
13450	1717	2424	2784	3109	3420	3718
13500	1722	2431	2791	3118	3429	3728
13550	1726	2437	2798	3126	3438	3737
13600	1731	2444	2806	3134	3447	3747
13650	1735	2450	2813	3142	3456	3757
13700	1740	2457	2820	3150	3465	3767
13750	1745	2463	2828	3159	3475	3777
13800	1749	2469	2835	3167	3484	3787
13850	1754	2476	2843	3175	3493	3797
13900	1758	2482	2850	3183	3502	3806
13950	1763	2489	2857	3192	3511	3816
14000	1766	2493	2863	3198	3517	3823
14050	1770	2498	2868	3203	3524	3830
14100	1773	2503	2873	3209	3530	3837
14150	1776	2507	2878	3215	3536	3844
14200	1780	2512	2883	3221	3543	3851
14250	1783	2517	2889	3227	3549	3858
14300	1786	2521	2894	3232	3556	3865
14350	1790	2526	2899	3238	3562	3872
14400	1793	2531	2904	3244	3568	3879
14450	1797	2535	2909	3250	3575	3886
14500	1800	2540	2915	3256	3581	3893
14550	1803	2545	2920	3261	3588	3900
14600	1807	2549	2925	3267	3594	3907
14650	1810	2554	2930	3273	3600	3914
14700	1814	2558	2935	3279	3607	3921
14750	1817	2563	2941	3285	3613	3927
14800	1820	2568	2946	3290	3620	3934
14850	1824	2572	2951	3296	3626	3941
14900	1827	2577	2956	3302	3632	3948
14950	1830	2582	2961	3308	3639	3955
15000	1834	2586	2967	3314	3645	3962
15050	1837	2591	2972	3320	3651	3969
15100	1841	2596	2977	3325	3658	3976
15150	1844	2600	2982	3331	3664	3983
15200	1847	2605	2987	3337	3671	3990
15250	1851	2610	2993	3343	3677	3997
15300	1854	2614	2998	3349	3683	4004
15350	1858	2614	3003	3354	3690	4004
15350	1858	2619	3003	3360	3690	4011 4018
15450	1864	2628	3013	3366	3703	4025
15500	1868	2633	3019	3372	3709	4032
15550	1871	2638	3024	3378	3715	4039
15600	1874	2642	3029	3383	3722	4046

Combined Adjusted Net Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
15650	1878	2647	3034	3389	3728	4053
15700	1873	2652	3039	3395	3735	4059
15750	1885	2656	3045	3401	3735	4059
15800	1888	2661	3050	3407	3741 3747	4000
15850	1891	2666	3055	3412	3754	4073
15900	1891	2670	3060	3412	3760	4080
15950	1895	2675	3065	3424	3767	4087
16000	1902	2679	3071	3430	3773	4101
16050	1902	2684	3076	3436	3779	4101
16100	1908	2689	3081	3442	3786	4103
16150	1908	2693	3086	3442	3792	4113
16200	1912	2698	3091	3453	3798	4122
16250	1915	2098	3097	3459	3805	4129 4136
16230	1918	2703	3102	3465	3811	4130
16350	1922	2707	3102	3405	3811	4143
16350	1925	2712	3107	3471 3476	3818	4150
16400	1929	2717	3112 3117	3476	3830	4157
16500	1932	2721	3123	3488	3837	4104
16550	1935	2726	3128	3494	3843	4171 4178
16600	1939	2735	3133	3500	3850	4178
16650	1942	2735	3138	3505	3856	4104
16700	1940	2740	3143	3511	3862	4191 4198
16750	1949	2743	3149	3517	3869	4198
16800	1952	2749	3149	3523	3875	4203
16850	1959	2759	3159	3529	3882	4212
16900	1963	2763	3164	3534	3888	4226
16950	1966	2768	3169	3540	3894	4233
17000	1969	2773	3175	3546	3901	4240
17050	1973	2777	3180	3552	3907	4247
17100	1976	2782	3185	3558	3913	4254
17150	1979	2787	3190	3564	3920	4261
17200	1983	2791	3195	3569	3926	4268
17250	1986	2796	3201	3575	3933	4275
17300	1990	2801	3206	3581	3939	4282
17350	1993	2805	3211	3587	3945	4289
17400	1996	2810	3216	3593	3952	4296
17450	2000	2814	3221	3598	3958	4303
17500	2003	2819	3227	3604	3965	4310
17550	2007	2824	3232	3610	3971	4316
17600	2010	2828	3237	3616	3977	4323
17650	2013	2833	3242	3622	3984	4330
17700	2017	2838	3247	3627	3990	4337
17750	2020	2842	3253	3633	3997	4344
17800	2023	2847	3258	3639	4003	4351
17850	2027	2852	3263	3645	4009	4358

Combined Adjusted Net Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
17900	2030	2856	3268	3651	4016	4365
17950	2030	2861	3273	3656	4022	4372
18000	2037	2866	3279	3662	4028	4379
18050	2031	2870	3284	3668	4035	4386
18100	2044	2875	3289	3674	4041	4393
18150	2047	2880	3294	3680	4048	4400
18200	2051	2884	3299	3685	4054	4407
18250	2054	2889	3305	3691	4060	4414
18300	2057	2894	3310	3697	4067	4421
18350	2061	2898	3315	3703	4073	4428
18400	2064	2903	3320	3709	4080	4435
18450	2067	2908	3325	3715	4086	4441
18500	2071	2912	3331	3720	4092	4448
18550	2074	2917	3336	3726	4099	4455
18600	2078	2922	3341	3732	4105	4462
18650	2081	2926	3346	3738	4112	4469
18700	2084	2931	3351	3744	4118	4476
18750	2088	2935	3357	3749	4124	4483
18800	2091	2940	3362	3755	4131	4490
18850	2095	2945	3367	3761	4137	4497
18900	2098	2949	3372	3767	4143	4504
18950	2101	2954	3377	3773	4150	4511
19000	2105	2959	3383	3778	4156	4518
19050	2108	2963	3388	3784	4163	4525
19100	2112	2968	3393	3790	4169	4532
19150	2115	2973	3398	3796	4175	4539
19200	2118	2977	3403	3802	4182	4546
19250	2110	2982	3409	3807	4188	4553
19300	2122	2987	3414	3813	4195	4560
19350	2129	2991	3419	3819	4201	4566
19350	2123	2996	3424	3825	4201	4573
19450	2132	3001	3429	3831	4207	4575
19500	2139	3005	3435	3837	4220	4587
19550	2142	3010	3440	3842	4227	4594
19600	2145	3015	3445	3848	4233	4601
19650	2149	3019	3450	3854	4239	4608
19700	2152	3024	3455	3860	4246	4615
19750	2156	3029	3461	3866	4252	4622
19800	2159	3033	3466	3871	4259	4629
19850	2162	3038	3471	3877	4265	4636
19900	2166	3043	3476	3883	4271	4643
19950	2169	3047	3481	3889	4278	4650
20000	2172	3052	3487	3895	4284	4657
20050	2176	3056	3492	3900	4290	4664
20100	2179	3061	3497	3906	4297	4671

Combined	Child Support	Schedule				
Adjusted Net Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
20150	2183	3066	3502	3912	4303	4678
20200	2186	3070	3507	3918	4310	4685
20250	2189	3075	3513	3924	4316	4692
20300	2193	3080	3518	3929	4322	4698
20350	2196	3084	3523	3935	4329	4705
20400	2200	3089	3528	3941	4335	4712
20450	2203	3094	3533	3947	4342	4719
20500	2206	3098	3539	3953	4348	4726
20550	2210	3103	3544	3959	4354	4733
20600	2213	3108	3549	3964	4361	4740
20650	2216	3112	3554	3970	4367	4747
20700	2220	3117	3559	3976	4374	4754
20750	2223	3122	3565	3982	4380	4761
20800	2227	3126	3570	3988	4386	4768
20850	2230	3131	3575	3993	4393	4775
20900	2233	3136	3580	3999	4399	4782
20950	2237	3140	3585	4005	4405	4789
21000	2240	3145	3591	4011	4412	4796
21050	2244	3150	3596	4017	4418	4803
21100	2247	3154	3601	4022	4425	4810
21150	2250	3159	3606	4028	4431	4817
21200	2254	3164	3611	4034	4437	4823
21250	2257	3168	3617	4040	4444	4830
21300	2261	3173	3622	4046	4450	4837
21350	2264	3177	3627	4051	4457	4844
21400	2267	3182	3632	4057	4463	4851
21450	2271	3187	3637	4063	4469	4858
21500	2274	3191	3643	4069	4476	4865
21550	2277	3196	3648	4075	4482	4872
21600	2281	3201	3653	4080	4489	4879
21650	2284	3205	3658	4086	4495	4886
21700	2288	3210	3663	4092	4501	4893
21750	2291	3215	3669	4098	4508	4900
21800	2294	3219	3674	4104	4514	4907
21850	2298	3224	3679	4110	4520	4914
21900	2301	3229	3684	4115	4527	4921
21950	2305	3233	3689	4121	4533	4928
22000	2308	3238	3695	4127	4540	4935
22050	2311	3243	3700	4133	4546	4942
22100	2315	3247	3705	4139	4552	4949
22150	2318	3252	3710	4144	4559	4955
22200	2321	3257	3715	4150	4565	4962
22250	2325	3261	3721	4156	4572	4969
22300	2325	3266	3726	4162	4578	4909
22350	2328	3200	3731	4162	4584	4976

Combined Adjusted	One	Two	Three	Four	Five	Six
Net Income	Child	Children	Children	Children	Children	Children
22400	2335	3275	3736	4173	4591	4990
22450	2338	3280	3741	4179	4597	4997
22500	2342	3285	3747	4185	4604	5004
22550	2345	3289	3752	4191	4610	5011
22600	2349	3294	3757	4197	4616	5018
22650	2352	3299	3762	4202	4623	5025
22700	2355	3303	3767	4208	4628	5031
22750	2359	3307	3771	4212	4633	5036
22800	2362	3311	3775	4216	4638	5041
22850	2365	3315	3779	4220	4642	5046
22900	2369	3319	3783	4224	4647	5051
22950	2372	3323	3787	4229	4652	5056
23000	2375	3328	3792	4233	4656	5061
23050	2378	3332	3796	4237	4661	5066
23100	2382	3336	3800	4241	4665	5071
23150	2385	3340	3804	4246	4670	5076
23200	2388	3344	3808	4250	4675	5081
23250	2392	3348	3812	4254	4679	5087
23300	2395	3352	3816	4258	4684	5092
23350	2398	3356	3820	4262	4689	5097
23400	2402	3360	3824	4267	4693	5102
23450	2405	3365	3828	4271	4698	5107
23500	2408	3369	3833	4275	4703	5112
23550	2412	3373	3837	4279	4707	5117
23600	2415	3377	3841	4284	4712	5122
23650	2418	3381	3845	4288	4717	5127
23700	2422	3385	3849	4292	4721	5132
23750	2425	3389	3853	4296	4726	5137
23800	2428	3393	3857	4300	4730	5142
23850	2432	3397	3861	4305	4735	5147
23900	2435	3401	3865	4309	4740	5152
23950	2438	3406	3869	4313	4744	5157
24000	2441	3410	3874	4317	4749	5162
24050	2445	3414	3878	4322	4754	5167
24100	2448	3418	3882	4326	4758	5172
24150	2451	3422	3886	4330	4763	5177
24200	2455	3426	3890	4334	4768	5182
24250	2458	3430	3894	4338	4772	5187
24300	2461	3434	3898	4343	4777	5192
24350	2465	3438	3902	4347	4782	5192
24330	2468	3442	3906	4351	4786	5203
24400	2408	3442	3910	4355	4791	5203
24500	2471 2475	3451	3910	4359	4791	5208
24550	2478	3455	3919	4364	4800	5218

Combined Adjusted	One	Two	Three	Four	Five	Six
Net Income	Child	Children	Children	Children	Children	Children
24650 24700	2485	3463	3927	4372	4809	5228
	2488	3467	3931	4376	4814	5233
24750	2491	3471	3935	4381	4819	5238
24800	2495	3475	3939	4385	4823	5243
24850	2498	3479	3943	4389	4828	5248
24900	2501	3484	3947	4393	4833	5253
24950	2504	3488	3951	4397	4837	5258
25000	2508	3492	3955	4402	4842	5263
25050	2511	3496	3960	4406	4846	5268
25100	2514	3500	3964	4410	4851	5273
25150	2518	3504	3968	4414	4856	5278
25200	2521	3508	3972	4419	4860	5283
25250	2524	3512	3976	4423	4865	5288
25300	2528	3516	3980	4427	4870	5293
25350	2531	3520	3984	4431	4874	5298
25400	2534	3525	3988	4435	4879	5303
25450	2538	3529	3992	4440	4884	5308
25500	2541	3533	3996	4444	4888	5314
25550	2544	3537	4000	4448	4893	5319
25600	2548	3541	4005	4452	4898	5324
25650	2551	3545	4009	4457	4902	5329
25700	2554	3549	4013	4461	4907	5334
25750	2558	3553	4017	4465	4911	5339
25800	2561	3557	4021	4469	4916	5344
25850	2564	3562	4025	4473	4921	5349
25900	2567	3566	4029	4478	4925	5354
25950	2571	3570	4033	4482	4930	5359
26000	2574	3574	4037	4486	4935	5364
26050	2577	3578	4041	4490	4939	5369
26100	2581	3582	4046	4494	4944	5374
26150	2584	3586	4050	4499	4949	5379
26200	2587	3590	4054	4503	4953	5384
26250	2591	3594	4058	4507	4958	5389
26300	2594	3598	4062	4511	4962	5394
26350	2597	3603	4066	4516	4967	5399
26400	2601	3607	4070	4520	4972	5404
26450	2604	3611	4074	4524	4976	5409
26500	2607	3615	4078	4528	4981	5414
26550	2611	3619	4082	4532	4986	5419
26600	2614	3623	4086	4537	4990	5424
26650	2617	3627	4091	4541	4995	5430
26700	2621	3631	4095	4545	5000	5435
26750	2624	3635	4099	4549	5004	5440
26800	2627	3640	4103	4554	5009	5445
26850	2630	3644	4103	4558	5014	5450

Combined	Child Support					
Adjusted Net Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
26900	2634	3648	4111	4562	5018	5455
26950	2637	3652	4115	4566	5023	5460
27000	2640	3656	4119	4570	5027	5465
27050	2644	3660	4123	4575	5032	5470
27100	2647	3664	4127	4579	5037	5475
27150	2650	3668	4132	4583	5041	5480
27200	2654	3672	4136	4587	5046	5485
27250	2657	3676	4140	4592	5051	5490
27300	2660	3681	4144	4596	5055	5495
27350	2664	3685	4148	4600	5060	5500
27400	2667	3689	4152	4604	5065	5505
27450	2670	3693	4156	4608	5069	5510
27500	2674	3697	4160	4613	5074	5515
27550	2677	3701	4164	4617	5079	5520
27600	2680	3705	4168	4621	5083	5525
27650	2684	3709	4173	4625	5088	5530
27700	2687	3713	4177	4629	5092	5535
27750	2690	3718	4181	4634	5097	5541
27800	2693	3722	4185	4638	5102	5546
27850	2697	3726	4189	4642	5106	5551
27900	2700	3730	4193	4646	5111	5556
27950	2703	3734	4197	4651	5116	5561
28000	2707	3738	4201	4655	5120	5566
28050	2710	3742	4205	4659	5125	5571
28100	2713	3746	4209	4663	5130	5576
28150	2717	3750	4213	4667	5134	5581
28200	2720	3754	4218	4672	5139	5586
28250	2723	3759	4222	4676	5143	5591
28300	2727	3763	4226	4680	5148	5596
28350	2730	3767	4230	4684	5153	5601
28400	2733	3771	4234	4689	5157	5606
28450	2737	3775	4238	4693	5162	5611
28500	2740	3779	4242	4697	5167	5616
28550	2743	3783	4246	4701	5171	5621
28600	2747	3787	4250	4705	5176	5626
28650	2750	3791	4254	4710	5181	5631
28700	2753	3796	4259	4714	5185	5636
28750	2756	3800	4263	4718	5190	5641
28800	2760	3804	4267	4722	5195	5646
28850	2763	3808	4271	4727	5199	5651
28900	2766	3812	4275	4731	5204	5657
28950	2770	3816	4279	4735	5208	5662
29000	2773	3820	4283	4739	5213	5667
29050	2776	3824	4287	4743	5218	5672
29100	2780	3828	4291	4748	5222	5677

Monthly Basic Child Support Schedule								
Combined Adjusted Net Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children		
29150	2783	3832	4295	4752	5227	5682		
29200	2786	3837	4299	4756	5232	5687		
29250	2790	3841	4304	4760	5236	5692		
29300	2793	3845	4308	4764	5241	5697		
29350	2796	3849	4312	4769	5246	5702		
29400	2800	3853	4316	4773	5250	5707		
29450	2803	3857	4320	4777	5255	5712		
29500	2806	3861	4324	4781	5259	5717		
29550	2810	3865	4328	4786	5264	5722		
29600	2813	3869	4332	4790	5269	5727		
29650	2816	3874	4336	4794	5273	5732		
29700	2819	3878	4340	4798	5278	5737		
29750	2823	3882	4345	4802	5283	5742		
29800	2826	3886	4349	4807	5287	5747		
29850	2829	3890	4353	4811	5292	5752		
29900	2833	3894	4357	4815	5297	5757		
29950	2836	3898	4361	4819	5301	5762		
30000	2839	3902	4365	4824	5306	5768		

#### \* \* \* \*

## Rule 1910.16-3.1. Support Guidelines. High Income Cases.

(a) Child Support Formula. [When] If the parties' combined monthly net income [is above] exceeds \$30,000, the following three-step process shall be applied to calculate the parties' respective child support obligations. The amount of support calculated pursuant to this three-step process shall [in no event] not be less than the amount of support that would have been awarded if the parties' combined net monthly income [were \$30,000. That amount shall be a] was \$30,000, which shall be the presumptive minimum amount of support.

(1) First, the following formula shall be applied as a preliminary analysis in calculating the amount of basic child support to be apportioned between the parties according to their respective incomes:

One child: **[\$2,801] \$2,839** + **[8.5%] 8.6%** of combined net income above \$30,000 per month.

Two children: **[ \$3,836 ] \$3,902 + [ 11.6% ] 11.8%** of combined net income above \$30,000 per month.

Three children: **[ \$4,277 ] \$4,365** + **[ 12.6% ] 12.9%** of combined net income above \$30,000 per month.

Four children: **[ \$4,718 ] \$4,824** + **[ 14.3% ] 14.6%** of combined net income above \$30,000 per month.

Five children: **[\$5,190] \$5,306** + **[15.8%] 16.1%** of combined net income above \$30,000 per month.

Six children: **[ \$5,641 ] \$5,768** + **[ 17.1% ] 17.5%** of combined net income above \$30,000 per month;

\* \* \*

## Rule 1910.16-4. Support Guidelines. Calculation of Support Obligation. Formula.

#### \* \* \* \*

#### (c) Substantial or Shared Physical Custody.

(1) When the children spend 40% or more of their time during the year with the obligor, a rebuttable presumption arises that the obligor is entitled to a reduction in the basic support obligation to reflect this time. This rebuttable presumption also applies in high income cases decided pursuant to Rule 1910.16-3.1. Except as provided in subsection (2) below, the reduction shall be calculated pursuant to the formula set forth in Part II of subdivision (a) of this rule. For purposes of this provision, the time spent with the children shall be determined by the number of overnights they spend during the year with the obligor.

*Example.* [Where] If the obligor and the obligee have monthly net incomes of \$5,000 and \$2,300 respectively, their combined child support obligation is [\$1,669] \$1,701 for two children. Using the income shares formula in Part I, the obligor's share of this obligation is 68%, or [\$1,135] \$1,157. If the children spend 40% of their time with the obligor, the formula in Part II applies to reduce his or her percentage share of the combined support obligation to 58%, or [\$968] \$987. If the children spend 45% of their time with the obligor, his or her percentage share of the combined obligation is reduced to 53%, or [\$885] \$902. If the children spend equal time with both parents, the obligor's percentage share is reduced to 48%, or [\$801] \$816.

(2) Without regard to which parent initiated the support action, when the children spend equal time with both parents, the Part II formula cannot be applied unless the obligor is the parent with the higher income. [In no

event shall an order ] No order shall be entered requiring the parent with the lower income to pay basic child support to the parent with the higher income. However, [nothing in] this subdivision shall not prevent the entry of an order requiring the parent with less income to contribute to additional expenses pursuant to [Rule] Pa.R.C.P. No. 1910.16-6. [Pursuant to either party's initiating a support action ] Based upon the evidence presented, the trier of fact may enter an order against either party [ based upon the evidence presented ] without regard to which party initiated the action. [In all cases in which] If the parties share custody equally and the support calculation results in the obligee receiving a larger share of the parties' combined income, then the court shall adjust the support obligation so that the combined **net** income is allocated equally between the two households. In those cases, no spousal support or alimony *pendente lite* shall be awarded.

*Example 1.* Mother and Father have monthly net incomes of \$3,000 and \$2,700 respectively. Mother has filed for support for the parties' two children with whom [ they ] the parties share time equally. Because the parties have equal custody and Mother has the higher income of the parties, Mother cannot be the obligee for purposes of the Part II calculation. Although Mother initiated the support action, she would be the obligor. Pursuant to the basic child support schedule at [Rule] Pa.R.C.P. No. 1910.16-3, the support amount for two children at [ their parents' ] the parties' combined net income level is [\$1,450] \$1,487 per month. Mother's share is 53% of that amount, or [ \$769 ] \$788. Father's share is 47%, or [ \$682 ] \$699. [Application of subdivisions a. and b. of the Part II formula results in a 20% reduction in support when each parent spends 50% of the time with the children. Because the parties share custody equally, Mother cannot be the obligee for purposes of the Part II calculation because she has the higher income of the two parents. In these circumstances, although Mother initiated the support action, she would become the obligor even if Father has not filed for support. Father cannot be an obligor in the Part II calculations nor can the amount of support Mother is obligated to pay to Father be offset by calculating Father's adjusted amount of support under Part II because a support order cannot be entered against the parent with the lesser income. Using Mother as the obligor, her ] Application of lines 11a and 11b of the Part II formula results in a 20% reduction in support when the obligor has 50% custody of the children. Mother's adjusted percentage share of the basic support amount is 33% (53% - 20% = 33%). Her adjusted share of the basic support amount is [\$479] \$491 (33% of [\$1,450] \$1,487). However, [instead of \$479 per month] as this amount would result in Father having a greater share of the parties' combined net income (\$3,191 vs. \$2,509), Mother's support obligation would be adjusted to \$150 per month to allocate the parties' combined net income equally between the two households[. This] and is the presumptive amount of basic support payable to Father under these circumstances.

*Example 2.* [Where] If the obligor and the obligee have monthly net incomes of \$3,000 and \$2,500 respectively, then their combined child support obligation for

two children is [\$1,426] \$1,463. The obligor's share of this obligation is 55%, or [\$784] \$805 ( $\$1,463 \times 55\%$ ). If the children spend equal time with both parents, the formula in Part II results in a support obligation of [\$499] \$512 ( $\$1,463 \times 35\%$ ) payable to the obligee. Since this amount [gives the oblige \$2,999 of the combined income, and leaves the obligor with only \$2,501 of the combined income ] results in the obligee having monthly net income of \$3,012 and the obligor's support obligation must be adjusted to \$250to equalize the combined income between the parties' households[. This] and is the presumptive amount of basic support payable to the obligee under these circumstances.

(d) Divided or Split Physical Custody. When Each Party Has Primary Custody of One or More of the Children. Varied Custodial Schedules.

(1) Divided or Split Physical Custody. When Each Party Has Primary Custody of One or More of the Children. When calculating a child support obligation, and one or more of the children reside primarily with each party, the court shall offset the parties' respective child support obligations and award the net difference to the obligee as child support. For example, if the parties have three children, one of whom resides with Father and two of whom reside with Mother, and their net monthly incomes are \$2,500 and \$1,250 respectively, Father's child support obligation is calculated as follows. Using the schedule in [Rule] Pa.R.C.P. No. 1910.16-3 for two children at the parties' combined net monthly income of \$3,750, the amount of basic child support to be apportioned between the parties is [\$1,200] \$1,224. As Father's income is 67% of the parties' combined net monthly income, Father's support obligation for the two children living with Mother is [\$804] \$820. Using the schedule in [Rule] Pa.R.C.P. No. 1910.16-3 for one child, Mother's support obligation for the child living with Father is [\$276] \$281. Subtracting [\$276] \$281 from [\$804] \$820 produces a net basic support amount of [\$528] \$539 payable to Mother as child support.

\* \* \* \* \*

Rule 1910.16-6. Support Guidelines. Adjustments to the Basic Support Obligation. Allocation of Additional Expenses.

[Additional expenses permitted pursuant to this Rule 1910.16-6 may be allocated between the parties even if the parties' incomes do not justify an order of basic support.]

The trier of fact shall allocate between the parties the additional expenses identified in subdivisions (a)—(e). If, under the facts of the case, an order for basic support is not appropriate, the trier of fact may allocate between the parties the additional expenses.

(a) *Child care expenses.* Reasonable child care expenses paid by either parent, if necessary to maintain employment or appropriate education in pursuit of income, shall be allocated between the parties in proportion to their net incomes and added to his and her basic support obligation. When a parent is receiving a child care subsidy through the **[ Department of Public Welfare ] Department of Human Services**, the expenses to be allocated

between the parties shall be the amount actually paid by the parent receiving the subsidy.

Example. Mother has primary custody of the parties' two children and Father has partial custody. Mother's monthly net income is \$2,000 and Father's is \$3,500. At their combined income level of \$5,500, the basic monthly child support from the schedule in [Rule] Pa.R.C.P. No. 1910.16-3 is [ \$1,426 ] \$1,463 for two children. As Father's income is 64% of the parties' combined income, his share is [\$913] \$936. Mother incurs child care expenses of \$400 per month and Father incurs \$100 of such expenses each month. The total amount of child care expenses, \$500, will be apportioned between the parties, with Father paying 64%, or \$320. As he is already paying \$100 for child care while the children are in his partial custody, he would pay the remaining \$220 to Mother for a total child support obligation of [\$1,133 (\$913 + \$220 = 1,133 ] 1,156 (936 + 220 = 1,156).

\* \* \* \* \*

#### Rule 1910.16-7. Support Guidelines. Awards of Child Support When There are Multiple Families.

(a) When the total of the obligor's basic child support obligations equals [ fifty percent ] 50% or less of his or her monthly net income, there will generally be no deviation from the guideline amount of support on the ground of the existence of a new family. [ For example, where ]

**Example:** If the obligor requests a reduction of support for one child of the first marriage on the basis that there is a new child of the second intact marriage, and the relevant monthly net incomes are \$2,500 for the obligor, \$500 for the former spouse and \$1,300 for the current spouse, **then** the request for a reduction will be denied because the total support obligation of **[\$1,140] \$1,153** (**[\$584] \$586** for the first child and **[\$556] \$567** for the second child) is less than half of the obligor's monthly net income.

(b) When the total of the obligor's basic support obligations exceeds [ fifty percent ] 50% of his or her monthly net income, the court may consider a proportional reduction of these obligations. Since, however, the goal of the guidelines is to treat each child equitably, [ in no event should either ] a first or later family shall not receive preference[. Nor shall ], and the court shall not divide the guideline amount for all of the obligor's children among the households in which those children live.

*Example 1.* The obligor is sued for support of an out of wedlock child. The obligor is already paying support for two children of the first marriage, and has an intact second marriage with one child. The relevant monthly net incomes are \$3,800 for the obligor, \$1,100 for the former spouse, \$0 for the current spouse and \$1,500 for the parent of the new child. The obligor's basic support obligations to each family are **[\$1,061] \$1,091** for the two children of the first marriage, **[\$842] \$862** for the one child out of wedlock for a total support obligation of **[\$2,611] \$2,677**. Since the total of these obligations exceeds **[fifty percent] 50%** of the obligor's net monthly income of \$3,800 per month, the court may consider a proportional reduction of all of the orders.

*Example 2.* The obligor is sued for support of three children of a second marriage. There is already an order

in effect for two children of the first marriage. The relevant monthly net incomes are \$1,600 for the obligor, \$0 for the first spouse and \$500 for the second spouse. The obligor's basic support obligations to each family are [\$554] \$555 for the two children of the first marriage and [\$638] \$642 for the three children of the second marriage for a total support obligation of [\$1,192] \$1,197. Since this total obligation leaves the obligor with only [\$408] \$403 on which to live, the [order for the three children of the second family is too high. The obligor also orders are too high as the obligor must be left with a Self-Support Reserve of [ \$931 ] \$981. However, reducing the order for three children while leaving the existing order intact would give preference to the first family, contrary to the rule. Therefore, both orders must be reduced proportionally.

*Example 3.* The obligor is sued by three obligees to establish orders for three children [ born out of wedlock ]. The net monthly [ incomes ] income for the obligor and for each obligee is \$1,500. The court would determine that the obligor's basic support obligation for each child is \$352 for a total obligation of \$1,056 for three children. It would be incorrect to determine the guideline amount for three children, in this case \$1,189, and then divide that amount among the three children. However, due to the total support amount exceeding 50% of the obligor's net income, the support orders should be reduced proportionately consistent with subdivision (b) and ensure the obligor retains the Self-Support Reserve of \$981 consistent with Pa.R.C.P. No. 1910.16-2(e).

(c) For purposes of this rule, the presumptive amount of the obligor's basic support obligation is calculated using only the basic guideline amounts of support, as determined from the formula in [Rule] Pa.R.C.P. No. 1910.16-4, and does not include any additional expenses that may be added to these amounts pursuant to [Rule] Pa.R.C.P. No. 1910.16-6. In calculating the presumptive amount of the obligor's basic support obligation, the court should ensure that the obligor retains at least [\$931] \$981 per month consistent with [Rule] Pa.R.C.P. No. 1910.16-2(e).

Example 1. Assume that the obligor is paying [\$565] \$566 per month support for one child of the first marriage, plus an additional \$200 per month for child care expenses. The obligor requests a reduction in this support obligation on the basis that there is one new child of the second intact marriage. The relevant incomes are \$2,400 for the obligor and \$0 for both the former and current spouses. The obligor's request for a reduction should be denied because the total of the basic guideline obligations for both children is only [ \$1,130 ] \$1,132 ([ \$565 ] \$566 for each child) and [ this amount ] does not exceed 50% of the obligor's net monthly income. No reduction should be given on the basis that the obligor's contribution to child care expenses for the first child results in an overall support obligation of [ \$1,330 ] \$1,332 which exceeds 50% of the obligor's net monthly income. Thus, the presumptive amount of basic support for the two children is still **\$1,130 \$1,132** (**\$565 \$566** for each child). The court must then consider the deviation factors under [Rule] Pa.R.C.P. No. 1910.16-5 and the parties' respective contributions to additional expenses under [Rule] Pa.R.C.P. No. 1910.16-6 in arriving at an appropriate amount of total support for each child.

*Example 2.* Assume that the obligor is paying \$360 per month support for one child of the first marriage. The obligor has one new child of the second intact marriage. The relevant incomes are \$1,500 for the obligor and \$0 for both the former and current spouses. No reduction should be given on the basis of the obligor's new child because the total of the basic guideline obligations for both children is only 720 (\$360 for each child) and this amount does not exceed 50% of the obligor's net monthly income. Since, however, this amount leaves the obligor with only \$780 per month, the court should proportionally reduce the support obligations so that the obligor retains [\$931] \$981 per month. Thus, the presumptive amount of basic support for the two children is [\$569] \$519 ([ \$284.50 ] \$259.50 for each child). The court must then consider the deviation factors under [Rule] Pa.R.C.P. No. 1910.16-5 and the parties' respective contributions to additional expenses under | Rule | Pa.R.C.P. No. 1910.16-6 in arriving at an appropriate amount of total support for each child.

#### \* \* \* \* \*

#### **PUBLICATION REPORT**

#### **Recommendation 152**

The Domestic Relations Procedural Rules Committee (Committee) is proposing amendments to Pa.R.C.P. Nos. 1910.16-1, 1910.16-2, 1910.16-3, 1910.16-3, 1910.16-4, 1910.16-6, and 1910.16-7. The amendments are being proposed as part of the quadrennial support guideline review mandated by federal and state law and the Pennsylvania Rules of Civil Procedure. Consistent with the support guideline reviews in 2008 and 2012, the Committee engaged the assistance of Jane Venohr, Ph.D. from the Center for Policy Research, Denver, Colorado, who had been contracted by the Pennsylvania Department of Human Services to serve as a technical and economic adviser.

In addition to advising the Committee on technical issues of support and the current economic climate, Dr. Venohr prepared a report outlining her research, which was utilized by the Committee during this support guideline review process. Dr. Venohr's report entitled "2015-2016 Pennsylvania Child Support Guideline Review: Economic Review and Analysis of Case File Data" is available for public inspection on the Committee's website (http://www.pacourts.us/courts/supreme-court/committees/ rules-committees/domestic-relations-procedural-rulescommittee).

In conducting the quadrennial review, the Committee not only considered the economic data provided by Dr. Venohr, but also, the practical everyday experiences of litigants, attorneys, judges and domestic relations personnel involved in the domestic relations process. With that said, no significant changes to the support guidelines rules or underlying policies are being proposed by the Committee, excepting the support guidelines schedules and the Self-Support Reserve. The methodology, Income Shares Model, and the economic data set for child-rearing expenditures, Betson Rothbarth-3, continue to be the foundation of the support guideline schedules and have been for at least the past three quadrennial reviews.

Dr. Venohr's economic data for the updated schedules recommended by the Committee in this Recommendation is based on the Consumer Price Index (CPI), September 2015 data. The 2012 guideline review utilized economic data from the September 2011 CPI. Dr. Vehnor's analysis of the intervening four years demonstrated a relatively small increase in the economic price levels. As a result of the methodology and economic data set remaining constant, the slight upward change in price levels is the impetus for a slight increase in the support schedules.

It should be noted that Recommendation 146 proposed an amendment to Pa.R.C.P. No. 1910-16-4(d) prior to the publication of this Recommendation. Recommendation 146 is currently in the rulemaking process; however, as Recommendation 146 has not been adopted by the Court at the time of publication of this Recommendation, the current rule is used in this Recommendation and illustrates the changes to the current rule based on the proposed support guidelines. Should the Court adopt and promulgate Recommendation 146, this Recommendation will be revised to reflect any changes to Pa.R.C.P. No. 1910-16-4(d).

[Pa.B. Doc. No. 16-780. Filed for public inspection May 6, 2016, 9:00 a.m.]

### PART II. ORPHANS' COURT RULES [ 231 PA. CODE PART II ]

## Proposed Adoption of New Pa.O.C. Rule 14.6 and Form G-05

The Orphans' Court Procedural Rules Committee is planning to propose to the Supreme Court of Pennsylvania the adoption of new Pa.O.C. Rule 14.6 and Form G-05 governing the use of depositions by written interrogatories in guardianship proceedings, for the reasons set forth in the accompanying explanatory report. Pursuant to Pa.R.J.A. No. 103(a)(1), the proposal is being published in the *Pennsylvania Bulletin* for comments, suggestions, or objections prior to submission to the Supreme Court.

The Committee invites all interested persons to submit comments, suggestions, or objections in writing to:

> Lisa M. Rhode, Counsel Orphans' Court Procedural Rules Committee Supreme Court of Pennsylvania Pennsylvania Judicial Center PO Box 62635 Harrisburg, PA 17106-2635 FAX: (717) 231-9551 orphanscourtproceduralrules@pacourts.us

All communications in reference to the proposal should be received by June 20, 2016. E-mail is the preferred method for submitting comments, suggestions, or objections; any e-mailed submission need not be reproduced and resubmitted via mail. The Committee will acknowledge receipt of all submissions.

By the Orphans' Court Procedural Rules Committee

> JOHN F. MECK, Esq., Chair

### EXPLANATORY REPORT

#### Proposed Adoption of New Pa.O.C. Rule 14.6 and Form G-05

In 2014, the Elder Law Task Force delivered a comprehensive 284-page report detailing 130 specific recommendations to help lay the foundation for improvements in tackling elder law issues in the courts and by other government entities. The report contained a number of specific recommendations for amendment of the Orphans'

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Court Procedural Rules. Those recommendations are currently under consideration by the Committee. The report also suggested modification of current statewide forms for guardianship matters and the addition of several new forms to assist in monitoring guardianships.

In 2015, the Committee published for comment the proposed rescission and replacement of several guardianship forms, as well as the addition of several new forms. 45 Pa.B. 1070 (March 7, 2015). One of the proposed forms was a "Deposition of Written Interrogatories of Physician or Licensed Psychologist," which was intended to be completed by the evaluator and reflect the evaluator's assessment of the capacity of the alleged incapacitated person. In uncontested matters, this form could be submitted to the court in place of sworn testimony. With this form, it is intended that the evaluator could be relieved of the burden of testifying in person, as well as avoiding unnecessary fees in uncontested cases. Moreover, the need for one less witness to appear would ease scheduling difficulties. This form is not intended to replace the need for live testimony in contested cases.

Currently, an expert is permitted by statute to submit his or her evaluation by deposition in lieu of live testimony, 20 Pa.C.S. § 5518; however, the form for providing this evaluation by written deposition varies by county. The proposed form would become a mandatory statewide form to be used by each and every evaluator who is providing testimony by deposition regarding the capacity of an alleged incapacitated person where incapacity is uncontested.

The Committee reviewed the comments received from the prior publication of this form, formed a subcommittee, and invited a physician and practitioners in the field to participate. After much deliberation, the now-titled "Deposition by Written Interrogatories" was substantially revised.

With sincere appreciation for the volunteer efforts of the subcommittee, the Committee has accepted the revised form to be published anew for comment. The Committee also proposes a new Rule 14.6 to implement this form, establish the circumstances in which it may be used, and provide commentary guiding its intended use. The Committee invites the bench, bar, and public to submit their comments, suggestions, or objections to this proposal.

During the interim, the Committee continues its efforts to develop more comprehensive statewide rules and forms for guardianship proceedings. These rules and forms will be published for comment at a later date.

#### Annex A

### TITLE 231. RULES OF CIVIL PROCEDURE PART II. ORPHANS' COURT RULES CHAPTER XIV. GUARDIANSHIPS OF INCAPACITATED PERSONS

(*Editor's Note*: See Supreme Court Order No. 682, dated December 1, 2015, effective September 1, 2016, published at 45 Pa.B. 7098 (December 19, 2015) for the text of Rule 14.5 as follows.)

#### Rule 14.5. Forms.

The following forms located in the Appendix shall be used exclusively.

- (a) Important Notice—Citation with Notice;
- (b) Annual Report of Guardian of the Estate;
- (c) Annual Report of Guardian of the Person; [ and ]
- (d) Guardian's Inventory [.]; and

#### (e) Deposition by Written Interrogatories.

**Explanatory Comment:** In accordance with Rule 1.8, these forms must be used exclusively and cannot be replaced or supplanted by a local form.

(*Editor's Note*: The following rule is new and printed in regular type to enhance readability.)

#### Rule 14.6. Deposition by Written Interrogatories.

Evidence of incapacity may be admissible through a deposition by written interrogatories using the form provided in the Appendix to these rules under the following circumstances:

(a) The deponent is qualified by training and experience in evaluating individuals with incapacities for the type alleged in the petition;

(b) The deponent signs, dates, and verifies the response to the written interrogatories; and

(c) Incapacity is uncontested.

**Explanatory Comment:** This rule and referenced form are intended to permit the admission of expert testimony by written deposition rather than live testimony. See 20 Pa.C.S § 5518. The rule is permissive; whether a deposition is admitted in lieu of testimony is at the discretion of the court. Nothing in this rule is intended to preclude the court from requiring the deponent to appear or requiring supplementation if the court is not satisfied with the response contained within the deposition. With the necessity of cross-examination, when capacity is contested, the use of a deposition by written interrogatories pursuant to this rule is not permitted.

#### INDEX TO APPENDIX

ORPHANS' COURT AND REGISTER OF WILLS FORMS ADOPTED BY SUPREME COURT PURSUANT TO Pa.O.C. Rule **[ 1.3 ] 1.8** 

#### \* \* \* \* \*

B. Guardianship Forms

1. Important Notice—Citation with Notice
(Pa.O.C. Rule 14.5) G-01
2. Annual Report—Guardian of Estate G-02
3. Annual Report—Guardian of Person G-03
4. Guardian's Inventory G-04
5. Petition for Adjudication—Guardian of Estate of Incapacitated PersonOC-03*
6. Petition for Adjudication—Guardian of Estate of MinorOC-04**
7. Deposition by Written Interrogatories G-05
* Form OC-3 is not reprinted here and is located under Audit and Administration Forms at No. 3.

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## INSTRUCTIONS FOR SUBMITTING EXPERT TESTIMONY BY ANSWERS TO WRITTEN DEPOSITION

To establish incapacity, the petitioner must present testimony from an individual qualified by training and experience in evaluating persons with incapacities of the type alleged by the petitioner. As an accommodation to such expert witnesses, the Court will accept such testimony by answers to written interrogatories rather than require their testimony.

## IT IS THE OBLIGATION OF COUNSEL OR A PARTY OFFERING EXPERT TESTIMONY BY ANSWERS TO WRITTEN DEPOSITION TO ENSURE COMPLIANCE WITH THESE INSTRUCTIONS

In order for such testimony to be accepted by answers to Written Deposition, the following conditions must be met:

- All of the following interrogatories are clearly and legibly answered or designated as "not applicable."
- The answers are signed and verified subject to the penalties of Title 18 Pa.C.S. § 4904 (relating to unsworn falsification to authorities) by the individual offering such testimony.
- A signed copy of the answers to the Written Deposition is filed with the Clerk of the Orphans' Court at least three (3) business days before the hearing on the petition to establish incapacity.

The failure to satisfy ALL of the foregoing instructions may, *in the Court's discretion*, result in the answers being rejected and require the testimony of the expert witness in person or by telephone, and may result in a delay or a rescheduling of the hearing.

FORM G-05: WRITTEN DEPOSITION

## COURT OF COMMON PLEAS OF ADAMS COUNTY ORPHANS' COURT DIVISION

### WRITTEN DEPOSITION

RE: \_

DCOKET NO.: \_\_\_\_\_

Title: \_\_\_\_\_

An Alleged Incapacitated Person (AIP)

**PART I: PROFESSIONAL BACKGROUND** (You may attach curriculum vitae, if it provides answers to questions 1 through 6. Please answer any of those questions not covered by curriculum vitae.)

1. Name:

2. Professional Address: \_\_\_\_\_

3. Complete education information: (To the extent your curriculum vitae does not provide all education information requested, please provide answers.)

	Name of Institution	Type of Degree Received	Date Completed
Undergraduate			
Graduate			
Post-Graduate			

4. Do you have any active professional licenses? □ YES □ NO
If yes, indicate in what state or states you are licensed. Also indicate the name of the issuing entity, type of license, and date obtained the type of license, the date issued and any board certifications.

5. Do you have experience evaluating any individual's capacity?  $\Box$  YES  $\Box$  NO

If yes, indicate the basis of your experience.

### PART II: ALLEGED INCAPACITATE PERSON (AIP)

- 6. a. Have you previously treated, assessed, or evaluated the AIP?
  - $\Box$  YES  $\Box$  NO
  - b. If yes, have you established a physician/psychologist-patient relationship with the AIP?
    - $\Box$  YES  $\Box$  NO
  - c. If 6a. is yes, indicated the date(s) and location of the treatment, assessment, or evaluation over the last two (2) years:
  - d. If 6a. is yes, what tests were administered, when and score, e.g., mini mental status exam (MMSE), Montreal Cognitive Assessment (MOCA), etc.?

7. What is the present condition of the AIP? List all medical and psychiatric diagnoses and current conditions:

Diagnosis	Symptoms/Manifestations

8. List all medications, including over-the-counter, that the AIP is taking. For each medication, indicate the prescribing physician and the diagnosis for which the medication was prescribed: (You may attach a list from your records.)

<b>Medication</b>	<u>Diagnosis</u>	Prescribing Physician

9. Indicate the AIP's ability to perform the following functions:

	Unimpaired	Needs Some Help (Explain in #10)	Totally Impaired	Not Enough Information
Communicating decisions				
Receiving and evaluating information				
Short-term memory				
Long-term memory				
Activities of Daily Living:				
Eating				
Bathing				
Dressing				
Toileting				
Transferring				
Managing checking account/paying bills				
Shopping				
Handling transportation arrangements				
Preparing meals				
Using the telephone or other communications devices				
Understands medical conditions and needs				
Compliance with medical treatment				
Managing Medications				
Housework and basic home maintenance				
Responding to Emergency Situations				
Providing for physical safety				
Becoming susceptible to designing persons				

10. For any item in question 9 where the AIP "needs some help, " please describe the type and extent of assistance needed.

11. What services are being provided to the AIP, if known, to meet the essential requirements for the physical health and safety of the AIP?

12. What services are being provided to the AIP, if known, to manage the AIP's financial affairs?

13. What recommendations would you make concerning services necessary to meet the essential requirements for the AIP's physical health and safety?

14. What recommendations would you make concerning management of the AIP's financial resources?

15. An Incapacitated Person is legally defined as: "An adult whose ability to receive and evaluate information effectively and communicate decisions in any way is impaired to such an extent that he/she is partially or totally unable to manage his financial resources or to meet essential requirements for his/her physical health and safety."

In	your expert opinion, based on	you	r knowledge, skills, exp	erience, or education, is t	he AIP	incapacitated?
	Yes, totally impaired		Yes, partially impaired	🗆 No		

- 16. In my opinion, the most appropriate, least restrictive living situation for the AIP is (check one):
  - $\Box$  Home ( $\Box$  with part-time home health aide or  $\Box$  24/7 assistance)
  - □ Independent living facility (room and board provided, emergency services readily available)
  - □ Assisted living facility (room and board provided, needs daily assistance with some activities of daily living)
  - □ Secure facility (Alzheimer's/Mental Health for safety and basic needs
  - □ Long term care facility (requires substantial assistance with activities of daily living throughout the day)
- 17. In the next 6 months, I expect the AIP's abilities (when totally impaired or needs some help—Question 9) to (Check best estimate):

 $\Box$  Stay the same  $\Box$  Improve  $\Box$  Decline

Please explain whether changes are likely to result in a change in capacity or a change in the need for a guardian.

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#### PART III: GUARDIANSHIP AND SERVICES

18. Are there any circumstances, medical or otherwise, that create an urgent need for the appointment of a guardian for the AIP?

 $\Box$  YES  $\Box$  NO

If yes, indicate reasons for an emergency guardian:

19. The AIP is required to attend the hearing and to be represented by a lawyer if he/she desires. The court, in making its evaluation, is generally required to see the AIP in person, absent circumstances that could cause harm. Putting aside questions of whether the court proceeding may be moderately upsetting or confusing to the AIP, do you believe that the AIP's presence at the hearing would be harmful to the person's emotional or physical well-being?

 $\Box$  YES  $\Box$  NO

Indicate reason for response:

20. Is there any other information that could assist the court in its determination of incapacity and who should be appointed if the court appoints a guardian?

I verify that the foregoing information is correct to the best of my knowledge, information and belief; and that this Verification is subject to the penalties of 18 Pa.C.S. § 4904 relative to unsworn falsification to authorities.

Date

Signature

Name (type or print)

Address

City, State, Zip

Telephone

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[Pa.B. Doc. No. 16-781. Filed for public inspection May 6, 2016, 9:00 a.m.]

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## Title 255—LOCAL **COURT RULES**

### **CUMBERLAND COUNTY**

Local Rule 86; 96-1335 Civil

#### Order

And Now, this 20th day of April, 2016, effective June 1, 2016, or thirty (30) days after publication in the Pennsylvania Bulletin, whichever is later, Cumberland County Local Rule 86 is amended to read as follows:

#### **Rule 86.**

Every appeal from conviction in a summary proceeding [pursuant to Pa.R.Crim.P. 86] shall be heard within two hundred and seventy (270) [ninety (90)] days after its return unless a continuance is granted for good cause

#### shown [formal order continuing the same has been entered by the court for the cause shown ].

Adopted December 14, 1965; amended November 5, 1973; amended October 6, 1978, effective October 15, 1978; amended April 20, 2016, effective June 1, 2016

Pursuant to Pa.R.C.P. 239, the Court Administrator is directed to forward seven (7) certified copies of this order to the Administrative Office of Pennsylvania Courts, two (2) certified copies to the Legislative Reference Bureau for publication in the *Pennsylvania Bulletin*, together with a diskette, formatted in Microsoft Word for Windows reflecting the text in hard copy version, one (1) copy to the Supreme Court Criminal Procedural Rules Committee, and one (1) copy to the Cumberland Law Journal. By the Court

EDWARD E. GUIDO. President Judge

[Pa.B. Doc. No. 16-782. Filed for public inspection May 6, 2016, 9:00 a.m.]