H-1082.1			
11 1002.1			

SUBSTITUTE HOUSE BILL 1027

State of Washington 63rd Legislature 2013 Regular Session

By House Judiciary (originally sponsored by Representatives Moeller and Appleton)

READ FIRST TIME 01/31/13.

- AN ACT Relating to implementing changes to child support based on the child support schedule work group report; amending RCW 26.19.011, 26.19.020, 26.19.065, 26.19.075, and 26.19.090; adding a new section to
- 4 chapter 26.19 RCW; creating a new section; and providing an effective
- 5 date.

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- 6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- NEW SECTION. Sec. 1. (1) To comply with the federal requirement that all states review their child support laws every four years, the legislature has mandated that a child support work group be convened every four years to examine current laws, administrative rules, and practices regarding child support.
 - (2) The 2011 child support schedule work group was convened in January and conducted a total of ten in-person meetings and numerous meetings using telephone conference calls. The work group produced a final report and recommendations in September 2011.
- 16 (3) The work group's September 2011 final report and 17 recommendations contain, among other things, a new economic table based 18 on more current data and a formula for calculating adjustments to take 19 into consideration children not before the court.

p. 1 SHB 1027

1 (4) The legislature intends to implement recommendations made by 2 the 2011 child support schedule work group.

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Sec. 2. RCW 26.19.011 and 2005 c 282 s 35 are each amended to read as follows:

Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.

- (1) "Basic child support obligation" means the monthly child support obligation determined from the economic table based on the parties' combined monthly net income and the number of children for whom support is owed.
- (2) "Child support schedule" means the standards, economic table, worksheets, and instructions, as defined in this chapter.
 - (3) "Court" means a superior court judge, court commissioner, and presiding and reviewing officers who administratively determine or enforce child support orders.
- (4) "Deviation" means a child support amount that differs from the standard calculation.
- (5) "Economic table" means the child support table for the basic support obligation provided in RCW 26.19.020.
- (6) "Instructions" means the instructions developed by the administrative office of the courts pursuant to RCW 26.19.050 for use in completing the worksheets.
- (7) "Standards" means the standards for determination of child support as provided in this chapter.
- (8) "Standard calculation" means the presumptive amount of child support owed as determined from the child support schedule before the court <u>makes any adjustments or</u> considers any reasons for deviation.
- (9) "Support transfer payment" means the amount of money the court orders one parent to pay to another parent or custodian for child support after determination of the standard calculation, adjustments, and deviations. If certain expenses or credits are expected to fluctuate and the order states a formula or percentage to determine the additional amount or credit on an ongoing basis, the term "support transfer payment" does not mean the additional amount or credit.
- 35 (10) "Worksheets" means the forms developed by the administrative 36 office of the courts pursuant to RCW 26.19.050 for use in determining 37 the amount of child support.

(11) "Children not before the court" means children for whom support is not being determined in the current proceeding, but who are the children of one of the parents involved in the proceeding based on a parent-child relationship consistent with RCW 26.26.101, or who are the children of one of the parents based on a court order which established the parent as a de facto parent.

Sec. 3. RCW 26.19.020 and 2009 c 84 s 1 are each amended to read 8 as follows:

10 ((ECONOMIC TABLE 11 MONTHLY BASIC SUPPORT OBLIGATION 12 PER CHILD 13 KEY: A= AGE 0-11 B= AGE 12-18 14 15 COMBINED 16 MONTHLY ONE TWO

MONTHLY ONE TWO

NET CHILD CHILDREN

INCOME FAMILY FAMILY

A B A B

For income less than \$1000 the obligation is based upon the resources and living expenses of each household. Minimum support may not be less than \$50 per child per month except when allowed by RCW 26.19.065(2).

171 299 232 264 205 253 285 352 1300 307 379 294 1500 1600 269 1700 367 285 352 1800 387 478 300 1900 503 390

p. 3 SHB 1027

1	2000	427	527	331	409
2	2100	447	552	347	429
3	2200	467	577	362	448
4	2300	487	601	378	467
5	2400	506	626	393	486
6	2500	526	650	408	505
7	2600	534	661	416	513
8	2700	542	670	421	520
9	2800	549	679	427	527
10	2900	556	686	431	533
11	3000	561	693	436	538
12	3100	566	699	439	543
13	3200	569	704	442	546
14	3300	573	708	445	549
15	3400	574	710	446	551
16	3500	575	711	447	552
17	3600	577	712	448	553
18	3700	578	713	449	554
19	3800	581	719	452	558
20	3900	596	736	463	572
21	4000	609	753	473	584
22	4100	623	770	484	598
23	4200	638	788	495	611
24	4300	651	805	506	625
25	4400	664	821	516	637
26	4500	677	836	525	649
27	4600	689	851	535	661
28	4700	701	866	545	673
29	4800	713	882	554	685
30	4900	726	897	564	697
31	5000	738	912	574	708
32	5100	751	928	584	720
33	5200	763	943	593	732
34	5300	776	959	602	744
35	5400	788	974	612	756
36	5500	800	989	622	768
37	5600	812	1004	632	779

1	5700	825	1019	641	791
2	5800	837	1035	650	803
3	5900	850	1050	660	815
4	6000	862	1065	670	827
5	6100	875	1081	680	839
6	6200	887	1096	689	851
7	6300	899	1112	699	863
8	6400	911	1127	709	875
9	6500	924	1142	718	887
10	6600	936	1157	728	899
11	6700	949	1172	737	911
12	6800	961	1188	747	923
13	6900	974	1203	757	935
14	7000	986	1218	767	946
15	7100	998	1233	776	958
16	7200	1009	1248	785	971
17	7300	1021	1262	794	982
18	7400	1033	1276	803	993
19	7500	1044	1290	812	1004
20	7600	1055	1305	821	1015
21	7700	1067	1319	830	1026
22	7800	1078	1333	839	1037
23	7900	1089	1346	848	1048
24	8000	1100	1360	857	1059
25	8100	1112	1374	865	1069
26	8200	1123	1387	874	1080
27	8300	1134	1401	882	1091
28	8400	1144	1414	891	1101
29	8500	1155	1428	899	1112
30	8600	1166	1441	908	1122
31	8700	1177	1454	916	1133
32	8800	1187	1467	925	1143
33	8900	1198	1481	933	1153
34	9000	1208	1493	941	1163
35	9100	1219	1506	949	1173
36	9200	1229	1519	957	1183
37	9300	1239	1532	966	1193

p. 5 SHB 1027

1	9400	1250	1545	974	1203	
2	9500	1260	1557	982	1213	
3	9600	1270	1570	989	1223	
4	9700	1280	1582	997	1233	
5	9800	1290	1594	1005	1242	
6	9900	1300	1606	1013	1252	
7	10000	1310	1619	1021	1262	
8	10100	1319	1631	1028	1271	
9	10200	1329	1643	1036	1281	
10	10300	1339	1655	1044	1290	
11	10400	1348	1666	1051	1299	
12	10500	1358	1678	1059	1308	
13	10600	1367	1690	1066	1318	
14	10700	1377	1701	1073	1327	
15	10800	1386	1713	1081	1336	
16	10900	1395	1724	1088	1345	
17	11000	1404	1736	1095	1354	
18	11100	1413	1747	1102	1363	
19	11200	1422	1758	1110	1371	
20	11300	1431	1769	1117	1380	
21	11400	1440	1780	1124	1389	
22	11500	1449	1791	1131	1398	
23	11600	1458	1802	1138	1406	
24	11700	1467	1813	1145	1415	
25	11800	1475	1823	1151	1423	
26	11900	1484	1834	1158	1431	
27	12000	1492	1844	1165	1440	
28	COMBINED					
29	MONTHLY	THREE		FOUR	F	IVE
30	NET	CHILDREN	CI	HLDREN	CHIL	DREN
31	INCOME	FAMILY	Ŧ	AMILY	FAI	MILY
32		A B	A	B	A	₽

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1		F	For income less than \$1000 the obligation						
2			is based upon the resources and living						
3			expenses of each household. Minimum						
4			support may not be less than \$50 per child						
5									
6		_	per month except when allowed by RCW						
7	10		26.19.065(2).						
8							105	130	
							116	143	
9							126	156	
10							136	168	
11							147	181	
12							156	193	
13							166	205	
14							175	217	
15							185	228	
16							194	240	
17							204	252	
18	21	00 2	289	358	245		213	264	
19	22	00 3	302	374	256	316	223	276	
20	23	00 3	315	390	267	330	233	288	
21	24	00 3	3 28	406	278	343	242	299	
22	25	00 3	341	421	288	356	251	311	
23	26	00 3	346	428	293	362	256	316	
24	27	00 3	351	435	298	368	259	321	
25	28	00 3	8 56	440	301	372	262	324	
26	29	00 3	860	445	305	376	266	328	
27	30	00 3	864	449	308	380	268	331	
28	31	00 3	867	453	310	383	270	334	
29	32	00 3	8 69	457	312	386	272	336	
30	33	00 3	371	459	314	388	273	339	
31	34	00 3	372	460	315	389	274	340	
32	35	00 3	373	461	316	390	275	341	
33	36	00 3	374	462	317	391	276	342	
34	37	00 3	375	463	318	392	277	343	
35	38	00 3	377	466	319	394	278	344	
36	39	00 3	886	477	326	404	284	352	
37	40				334	413	291	360	

p. 7 SHB 1027

1	410	90 40	94 50	00 34	4 422	298	368
2	420	90 41	1 3 51	1 35	0 431	305	377
3	430	90 42	22 52	2 35	7 441	311	385
4	440	90 43	31 53	36	449	317	392
5	450	90 43	38 54	2 37	458	323	400
6	46	90 44	16 55	i2 37	7 467	329	407
7	470	90 45	55 56	5 2 38	4 475	335	414
8	480	90 46	53 57	2 39	483	341	422
9	490	90 47	70 58	31 39	8 491	347	429
10	50 0	90 47	79 5 9	2 40	4 500	353	437
11	510	90 48	37 60) 2 41	1 509	359	443
12	524	90 49	94 61	1 41	8 517	365	451
13	53 0	90 50	93 62	42	5 525	371	458
14	540	90 5 1	H 63	12 43	2 533	377	466
15	550	90 51	18 64	1 43	9 542	383	473
16	56 0	90 52	27 65	1 44	6 551	389	480
17	574	90 53	3 5 66	51 45	2 559	395	488
18	58 1	90 54	13 67	45	9 567	401	495
19	59 6	90 55	51 68	31 46	66 575	407	502
20	600	90 55	59 69	1 47	3 584	413	509
21	610	90 50	57 70) 1 47	9 593	418	517
22	624	90 57	75 71	0 48	6 601	424	524
23	63	90 58	3 3 72	49	3 609	430	532
24	64	59 59)1 73	50	0 617	436	539
25	650	90 59	99 74	0 50	6 626	442	546
26	660	90 60)7 75	50 51	3 635	448	554
27	670	90 61	1 5 76	51 52	0 643	454	561
28	680	90 62	23 77	'0 52	7 651	460	568
29	69	90 63	31 78	30 53	3 659	466	575
30	70	90 63	39 79	00 54	0 668	472	583
31	710	90 64	17 80	00 54	7 677	478	591
32	72 4	90 65	54 80	9 55	4 684	484	598
33	73 (90 66	52 81	8 56	693	490	605
34	74	90 67	70 82	!8 56	77 701	496	613
35	750	90 67	77 83	57 57	4 709	502	620
36	76	90 68	8 5 84	6 58	1 718	507	627
37	774	90 69	92 85	5 5 58	7 726	513	634

1	7800	700	865	594	734	519	642
2	7900	707	874	601	742	525	649
3	8000	714	883	607	750	531	656
4	8100	722	892	614	759	536	663
5	8200	729	901	620	767	542	670
6	8300	736	910	627	775	548	677
7	8400	743	919	633	783	553	684
8	8500	750	928	640	791	559	691
9	8600	758	936	646	799	565	698
10	8700	765	945	653	807	570	705
11	8800	772	954	659	815	576	712
12	8900	779	962	665	822	582	719
13	9000	786	971	672	830	587	726
14	9100	792	980	678	838	593	732
15	9200	799	988	684	846	598	739
16	9300	806	996	691	854	604	746
17	9400	813	1005	697	861	609	753
18	9500	820	1013	703	869	614	759
19	9600	826	1021	709	877	620	766
20	9700	833	1030	716	884	625	773
21	9800	840	1038	722	892	631	779
22	9900	846	1046	728	900	636	786
23	10000	853	1054	734	907	641	793
24	10100	859	1062	740	915	647	799
25	10200	866	1070	746	922	652	806
26	10300	872	1078	752	930	657	812
27	10400	879	1086	758	937	662	819
28	10500	885	1094	764	944	668	825
29	10600	891	1102	770	952	673	832
30	10700	898	1109	776	959	678	838
31	10800	904	1117	782	966	683	844
32	10900	910	1125	788	974	688	851
33	11000	916	1132	794	981	693	857
34	11100	922	1140	799	988	698	863
35	11200	928	1147	805	995	703	869
36	11300	934	1155	811	1002	708	876
37	11400	940	1162	817	1009	714	882

p. 9 SHB 1027

1	11500	946	1170	822	1017	719	888
2	11600	952	1177	828	1024	723	894
3	11700	958	1184	834	1031	728	900
4	11800	964	1191	839	1038	733	906
5	11900	970	1199	845	1045	738	912
6	12000	975	1206	851	1051	743	919))
_							
7			CONON				
8	MONT	HLY B	ASIC SI			GATIO	<u> </u>
9			PER !	CHILD	<u>.</u>		
10	COMBINED		<u>C</u>	<u>ONE</u>		TW	<u>O</u>
11	MONTHLY		Cl	HILD		CHILD	REN
12	<u>NET</u>		<u>FA</u>	MILY		FAMI	ILY
13	INCOME						
14							
15	For income less than \$1000 the obligation is based upon						
16	the resources and living expenses of each household.						
17	Minimum su	pport n	nay not b	e less tl	nan \$50 ₁	per chil	<u>d per</u>
18	month except when allowed by RCW 26.19.065(2).						
19	<u>1000</u>		2	<u>216</u>		<u>16</u>	<u>7</u>
20	<u>1100</u>		2	238		18	<u>4</u>
21	<u>1200</u>		<u>2</u>	<u> 260</u>		<u>20</u>	0
22	<u>1300</u>		2	<u>281</u>		21	<u>7</u>
23	<u>1400</u>		3	<u>803</u>		23	<u>4</u>
24	<u>1500</u>		3	<u>325</u>		<u>25</u>	<u>1</u>
25	<u>1600</u>		3	<u>846</u>		<u>26</u>	<u>7</u>
26	<u>1700</u>		3	<u>868</u>		<u>28</u>	<u>4</u>
27	<u>1800</u>		3	<u> 890</u>		<u>30</u>	<u>1</u>
28	<u>1900</u>		4	12		<u>31</u>	<u>7</u>
29	<u>2000</u>		4	133		<u>33</u>	<u>4</u>
30	<u>2100</u>		4	<u>155</u>		<u>35</u>	0
31	2200		4	<u>177</u>		<u>36</u>	<u>7</u>
32	2300		4	199		<u>38</u>	<u>4</u>
33	<u>2400</u>		5	<u>521</u>		<u>40</u>	0
34	<u>2500</u>		<u> </u>	<u> 543</u>		41	<u>7</u>
35	<u>2600</u>		5	<u> 665</u>		43	<u>3</u>

1	<u>2700</u>	<u>587</u>	<u>450</u>
2	<u>2800</u>	<u>609</u>	<u>467</u>
3	<u>2900</u>	<u>630</u>	<u>483</u>
4	<u>3000</u>	<u>652</u>	<u>500</u>
5	<u>3100</u>	<u>674</u>	<u>516</u>
6	<u>3200</u>	<u>696</u>	<u>533</u>
7	<u>3300</u>	<u>718</u>	<u>550</u>
8	<u>3400</u>	<u>740</u>	<u>566</u>
9	<u>3500</u>	<u>762</u>	<u>583</u>
10	<u>3600</u>	<u>784</u>	<u>599</u>
11	<u>3700</u>	<u>803</u>	<u>614</u>
12	<u>3800</u>	<u>816</u>	<u>624</u>
13	<u>3900</u>	<u>830</u>	<u>634</u>
14	<u>4000</u>	<u>843</u>	<u>643</u>
15	<u>4100</u>	<u>857</u>	<u>653</u>
16	<u>4200</u>	<u>867</u>	<u>660</u>
17	<u>4300</u>	<u>877</u>	<u>668</u>
18	<u>4400</u>	<u>887</u>	<u>675</u>
19	<u>4500</u>	<u>896</u>	<u>682</u>
20	<u>4600</u>	<u>906</u>	<u>689</u>
21	<u>4700</u>	<u>916</u>	<u>697</u>
22	<u>4800</u>	<u>927</u>	<u>705</u>
23	<u>4900</u>	<u>939</u>	<u>714</u>
24	<u>5000</u>	<u>951</u>	<u>723</u>
25	<u>5100</u>	<u>963</u>	<u>732</u>
26	<u>5200</u>	<u>975</u>	<u>741</u>
27	<u>5300</u>	<u>987</u>	<u>750</u>
28	<u>5400</u>	<u>999</u>	<u>759</u>
29	<u>5500</u>	<u>1011</u>	<u>768</u>
30	<u>5600</u>	<u>1023</u>	<u>777</u>
31	<u>5700</u>	<u>1030</u>	<u>782</u>
32	<u>5800</u>	<u>1036</u>	<u>786</u>
33	<u>5900</u>	<u>1042</u>	<u>791</u>
34	<u>6000</u>	<u>1048</u>	<u>795</u>
35	<u>6100</u>	<u>1054</u>	<u>800</u>
36	<u>6200</u>	<u>1061</u>	<u>804</u>
37	<u>6300</u>	<u>1067</u>	<u>809</u>

p. 11 SHB 1027

1	<u>6400</u>	<u>1073</u>	<u>813</u>
2	<u>6500</u>	<u>1081</u>	<u>819</u>
3	<u>6600</u>	<u>1096</u>	<u>830</u>
4	<u>6700</u>	<u>1111</u>	<u>842</u>
5	<u>6800</u>	<u>1126</u>	<u>853</u>
6	<u>6900</u>	<u>1141</u>	<u>864</u>
7	<u>7000</u>	<u>1156</u>	<u>875</u>
8	<u>7100</u>	<u>1170</u>	<u>886</u>
9	<u>7200</u>	<u>1185</u>	<u>898</u>
10	<u>7300</u>	<u>1200</u>	<u>909</u>
11	<u>7400</u>	<u>1212</u>	<u>918</u>
12	<u>7500</u>	<u>1222</u>	<u>925</u>
13	<u>7600</u>	<u>1231</u>	<u>932</u>
14	<u>7700</u>	<u>1241</u>	<u>939</u>
15	<u>7800</u>	<u>1251</u>	<u>946</u>
16	<u>7900</u>	<u>1261</u>	<u>953</u>
17	<u>8000</u>	<u>1270</u>	<u>960</u>
18	<u>8100</u>	<u>1280</u>	<u>968</u>
19	<u>8200</u>	<u>1290</u>	<u>975</u>
20	<u>8300</u>	<u>1299</u>	<u>981</u>
21	<u>8400</u>	<u>1308</u>	<u>987</u>
22	<u>8500</u>	<u>1316</u>	<u>994</u>
23	<u>8600</u>	<u>1325</u>	<u>1000</u>
24	<u>8700</u>	<u>1334</u>	<u>1007</u>
25	<u>8800</u>	<u>1343</u>	<u>1013</u>
26	<u>8900</u>	<u>1352</u>	<u>1019</u>
27	9000	<u>1361</u>	<u>1026</u>
28	<u>9100</u>	<u>1370</u>	<u>1032</u>
29	<u>9200</u>	<u>1379</u>	<u>1040</u>
30	<u>9300</u>	<u>1387</u>	<u>1047</u>
31	<u>9400</u>	<u>1396</u>	<u>1055</u>
32	<u>9500</u>	<u>1405</u>	<u>1062</u>
33	<u>9600</u>	<u>1414</u>	<u>1069</u>
34	<u>9700</u>	<u>1423</u>	<u>1077</u>
35	<u>9800</u>	<u>1432</u>	<u>1084</u>
36	<u>9900</u>	<u>1441</u>	<u>1092</u>
37	<u>10000</u>	<u>1451</u>	<u>1099</u>

1	<u>10100</u>	<u>1</u>	<u>462</u>	<u>1107</u>
2	<u>10200</u>	<u>1</u>	<u>473</u>	<u>1114</u>
3	<u>10300</u>	<u>1</u>	<u>1122</u>	
4	<u>10400</u>	<u>1</u>	<u>495</u>	<u>1129</u>
5	<u>10500</u>	<u>1</u>	<u>507</u>	<u>1136</u>
6	<u>10600</u>	<u>1</u>	<u>518</u>	<u>1144</u>
7	<u>10700</u>	<u>1</u>	<u>529</u>	<u>1151</u>
8	<u>10800</u>	<u>1</u>	<u>539</u>	<u>1159</u>
9	<u>10900</u>	<u>1</u>	<u>542</u>	<u>1161</u>
10	<u>11000</u>	<u>1</u>	<u>545</u>	<u>1164</u>
11	<u>11100</u>	<u>1</u>	<u>548</u>	<u>1166</u>
12	<u>11200</u>	<u>1</u>	<u>551</u>	<u>1169</u>
13	<u>11300</u>	<u>1</u>	<u>554</u>	<u>1172</u>
14	<u>11400</u>	<u>1</u>	<u>556</u>	<u>1174</u>
15	<u>11500</u>	<u>1</u>	<u>559</u>	<u>1177</u>
16	<u>11600</u>	<u>1</u>	<u>562</u>	<u>1179</u>
17	<u>11700</u>	<u>1</u>	<u>565</u>	<u>1182</u>
18	<u>11800</u>	<u>1</u>	<u>568</u>	<u>1184</u>
19	<u>11900</u>	<u>1</u>	<u>571</u>	<u>1187</u>
20	<u>12000</u>	<u>1</u>	<u>573</u>	<u>1190</u>
21				
22	COMBINED	THREE	<u>FOUR</u>	<u>FIVE</u>
23	MONTHLY	CHILDREN	CHILDREN	CHILDREN
24	<u>NET</u>	FAMILY	<u>FAMILY</u>	<u>FAMILY</u>
25	INCOME			
26				
27	For income less	s than \$1000	the obligation is b	pased upon
28	the resources as	nd living exp	enses of each hou	sehold.
29	Minimum supp	ort may not l	oe less than \$50 po	er child per
30	month except v	vhen allowed	by RCW 26.19.0	<u>65(2).</u>
31	<u>1000</u>	<u>136</u>	<u>114</u>	<u>100</u>
32	<u>1100</u>	<u>150</u>	<u>125</u>	<u>110</u>
33	<u>1200</u>	<u>163</u>	<u>137</u>	<u>120</u>
34	<u>1300</u>	<u>177</u>	<u>148</u>	<u>130</u>
35	<u>1400</u>	<u>191</u>	<u>160</u>	<u>141</u>

p. 13 SHB 1027

1	<u>1500</u>	<u>204</u>	<u>171</u>	<u>151</u>
2	<u>1600</u>	<u>218</u>	<u>182</u>	<u>161</u>
3	<u>1700</u>	<u>231</u>	<u>194</u>	<u>171</u>
4	<u>1800</u>	<u>245</u>	<u>205</u>	<u>180</u>
5	<u>1900</u>	<u>258</u>	<u>216</u>	<u>190</u>
6	<u>2000</u>	<u>271</u>	<u>227</u>	<u>200</u>
7	<u>2100</u>	<u>285</u>	<u>239</u>	<u>210</u>
8	<u>2200</u>	<u>298</u>	<u>250</u>	<u>220</u>
9	<u>2300</u>	<u>311</u>	<u>261</u>	<u>230</u>
10	<u>2400</u>	<u>325</u>	<u>272</u>	<u>239</u>
11	<u>2500</u>	<u>338</u>	<u>283</u>	<u>249</u>
12	<u>2600</u>	<u>351</u>	<u>294</u>	<u>259</u>
13	<u>2700</u>	<u>365</u>	<u>305</u>	<u>269</u>
14	<u>2800</u>	<u>378</u>	<u>317</u>	<u>279</u>
15	<u>2900</u>	<u>391</u>	<u>328</u>	<u>288</u>
16	<u>3000</u>	<u>405</u>	<u>339</u>	<u>298</u>
17	<u>3100</u>	<u>418</u>	<u>350</u>	<u>308</u>
18	<u>3200</u>	<u>431</u>	<u>361</u>	<u>318</u>
19	<u>3300</u>	<u>444</u>	<u>372</u>	<u>328</u>
20	<u>3400</u>	<u>458</u>	<u>384</u>	<u>337</u>
21	<u>3500</u>	<u>471</u>	<u>395</u>	<u>347</u>
22	<u>3600</u>	<u>484</u>	<u>406</u>	<u>357</u>
23	<u>3700</u>	<u>496</u>	<u>416</u>	<u>366</u>
24	<u>3800</u>	<u>503</u>	<u>422</u>	<u>371</u>
25	<u>3900</u>	<u>511</u>	<u>428</u>	<u>377</u>
26	<u>4000</u>	<u>518</u>	<u>434</u>	<u>382</u>
27	<u>4100</u>	<u>526</u>	<u>440</u>	<u>388</u>
28	<u>4200</u>	<u>531</u>	<u>445</u>	<u>392</u>
29	4300	<u>537</u>	<u>450</u>	<u>396</u>
30	<u>4400</u>	<u>543</u>	<u>455</u>	<u>400</u>
31	<u>4500</u>	<u>548</u>	<u>459</u>	<u>404</u>
32	<u>4600</u>	<u>554</u>	<u>464</u>	<u>408</u>
33	<u>4700</u>	<u>559</u>	<u>469</u>	<u>412</u>
34	<u>4800</u>	<u>566</u>	<u>474</u>	<u>417</u>
35	<u>4900</u>	<u>573</u>	<u>480</u>	<u>422</u>
36	<u>5000</u>	<u>580</u>	<u>486</u>	<u>428</u>
37	<u>5100</u>	<u>587</u>	<u>492</u>	<u>433</u>

1	<u>5200</u>	<u>594</u>	<u>498</u>	<u>438</u>
2	<u>5300</u>	<u>602</u>	<u>504</u>	<u>443</u>
3	<u>5400</u>	<u>609</u>	<u>510</u>	<u>449</u>
4	<u>5500</u>	<u>616</u>	<u>516</u>	<u>454</u>
5	<u>5600</u>	<u>623</u>	<u>522</u>	<u>459</u>
6	<u>5700</u>	<u>627</u>	<u>525</u>	<u>462</u>
7	<u>5800</u>	<u>630</u>	<u>528</u>	<u>465</u>
8	<u>5900</u>	<u>634</u>	<u>531</u>	<u>467</u>
9	<u>6000</u>	<u>637</u>	<u>534</u>	<u>470</u>
10	<u>6100</u>	<u>641</u>	<u>537</u>	<u>472</u>
11	<u>6200</u>	<u>644</u>	<u>540</u>	<u>475</u>
12	<u>6300</u>	<u>648</u>	<u>543</u>	<u>477</u>
13	<u>6400</u>	<u>651</u>	<u>545</u>	<u>480</u>
14	<u>6500</u>	<u>656</u>	<u>549</u>	<u>483</u>
15	<u>6600</u>	<u>665</u>	<u>557</u>	<u>490</u>
16	<u>6700</u>	<u>674</u>	<u>564</u>	<u>497</u>
17	<u>6800</u>	<u>683</u>	<u>572</u>	<u>503</u>
18	<u>6900</u>	<u>692</u>	<u>579</u>	<u>510</u>
19	<u>7000</u>	<u>701</u>	<u>587</u>	<u>516</u>
20	<u>7100</u>	<u>710</u>	<u>594</u>	<u>523</u>
21	<u>7200</u>	<u>719</u>	<u>602</u>	<u>530</u>
22	<u>7300</u>	<u>727</u>	<u>609</u>	<u>536</u>
23	<u>7400</u>	<u>734</u>	<u>615</u>	<u>541</u>
24	<u>7500</u>	<u>740</u>	<u>620</u>	<u>545</u>
25	7600	<u>745</u>	<u>624</u>	<u>549</u>
26	<u>7700</u>	<u>751</u>	<u>629</u>	<u>554</u>
27	7800	<u>756</u>	<u>634</u>	<u>558</u>
28	7900	<u>762</u>	<u>638</u>	<u>562</u>
29	8000	<u>767</u>	<u>643</u>	<u>566</u>
30	<u>8100</u>	<u>773</u>	<u>647</u>	<u>570</u>
31	<u>8200</u>	<u>778</u>	<u>652</u>	<u>574</u>
32	<u>8300</u>	<u>783</u>	<u>656</u>	<u>577</u>
33	<u>8400</u>	<u>788</u>	<u>660</u>	<u>581</u>
34	<u>8500</u>	<u>793</u>	<u>664</u>	<u>584</u>
35	<u>8600</u>	<u>797</u>	<u>668</u>	<u>588</u>
36	<u>8700</u>	<u>802</u>	<u>672</u>	<u>591</u>
37	8800	<u>807</u>	<u>676</u>	<u>595</u>

p. 15 SHB 1027

1	<u>8900</u>	<u>812</u>	<u>680</u>	<u>599</u>
2	9000	<u>817</u>	<u>684</u>	<u>602</u>
3	9100	<u>822</u>	<u>689</u>	<u>606</u>
4	9200	<u>828</u>	<u>694</u>	<u>611</u>
5	9300	<u>835</u>	<u>699</u>	<u>616</u>
6	9400	<u>841</u>	<u>705</u>	<u>620</u>
7	<u>9500</u>	<u>848</u>	<u>710</u>	<u>625</u>
8	<u>9600</u>	<u>854</u>	<u>716</u>	<u>630</u>
9	<u>9700</u>	<u>861</u>	<u>721</u>	<u>635</u>
10	<u>9800</u>	<u>867</u>	<u>727</u>	<u>639</u>
11	<u>9900</u>	<u>874</u>	<u>732</u>	<u>644</u>
12	<u>10000</u>	<u>879</u>	<u>737</u>	<u>648</u>
13	<u>10100</u>	<u>885</u>	<u>741</u>	<u>652</u>
14	<u>10200</u>	<u>890</u>	<u>745</u>	<u>656</u>
15	<u>10300</u>	<u>895</u>	<u>750</u>	<u>660</u>
16	<u>10400</u>	<u>900</u>	<u>754</u>	<u>664</u>
17	<u>10500</u>	<u>906</u>	<u>759</u>	<u>668</u>
18	<u>10600</u>	<u>911</u>	<u>763</u>	<u>672</u>
19	<u>10700</u>	<u>916</u>	<u>767</u>	<u>675</u>
20	<u>10800</u>	<u>921</u>	<u>772</u>	<u>679</u>
21	<u>10900</u>	<u>924</u>	<u>774</u>	<u>681</u>
22	<u>11000</u>	<u>926</u>	<u>776</u>	<u>683</u>
23	<u>11100</u>	<u>928</u>	<u>778</u>	<u>684</u>
24	<u>11200</u>	<u>931</u>	<u>780</u>	<u>686</u>
25	<u>11300</u>	<u>933</u>	<u>782</u>	<u>688</u>
26	<u>11400</u>	<u>936</u>	<u>784</u>	<u>690</u>
27	<u>11500</u>	<u>938</u>	<u>786</u>	<u>692</u>
28	<u>11600</u>	<u>940</u>	<u>788</u>	<u>693</u>
29	<u>11700</u>	<u>943</u>	<u>790</u>	<u>695</u>
30	<u>11800</u>	<u>945</u>	<u>792</u>	<u>697</u>
31	<u>11900</u>	<u>948</u>	<u>794</u>	<u>699</u>
32	<u>12000</u>	<u>950</u>	<u>796</u>	<u>700</u>

The economic table is presumptive for combined monthly net incomes up to and including twelve thousand dollars. When combined monthly net income exceeds twelve thousand dollars, the court may exceed the presumptive amount of support set for combined monthly net incomes of twelve thousand dollars upon written findings of fact.

SHB 1027 p. 16

Sec. 4. RCW 26.19.065 and 2009 c 84 s 2 are each amended to read 2 as follows:

- (1) Limit at forty-five percent of a parent's net income. Neither parent's child support obligation owed for all his or her biological or legal children may exceed forty-five percent of net income except for good cause shown.
- (a) Each child is entitled to a pro rata share of the income available for support, but the court only applies the pro rata share to the children in the case before the court.
- (b) Before determining whether to apply the forty-five percent limitation, the court must consider whether it would be unjust to apply the limitation after considering the best interests of the child and the circumstances of each parent. Such circumstances include, but are not limited to, leaving insufficient funds in the custodial parent's household to meet the basic needs of the child, comparative hardship to the affected households, assets or liabilities, and any involuntary limits on either parent's earning capacity including incarceration, disabilities, or incapacity.
- (c) Good cause includes, but is not limited to, possession of substantial wealth, children with day care expenses, special medical need, educational need, psychological need, and larger families.
- (2) Presumptive minimum support obligation. (a) When a parent's monthly net income is below one hundred twenty-five percent of the federal poverty guideline for a one-person family, a support order of not less than fifty dollars per child per month shall be entered unless the obligor parent establishes that it would be unjust to do so in that particular case. The decision whether there is a sufficient basis to deviate below the presumptive minimum payment must take into consideration the best interests of the child and the circumstances of each parent. Such circumstances can include leaving insufficient funds in the custodial parent's household to meet the basic needs of the child, comparative hardship to the affected households, assets or liabilities, and earning capacity.
- (b) The basic support obligation of the parent making the transfer payment, excluding health care, day care, and special child-rearing expenses, shall not reduce his or her net income below the self-support reserve of one hundred twenty-five percent of the federal poverty level for a one-person family, except for the presumptive minimum payment of

p. 17 SHB 1027

- fifty dollars per child per month or when it would be unjust to apply 1 2 self-support reserve limitation after considering the interests of the child and the circumstances of each parent. 3 Such 4 circumstances include, but are not limited to, leaving insufficient funds in the custodial parent's household to meet the basic needs of 5 the child, comparative hardship to the affected households, assets or 6 7 liabilities, and earning capacity. This section shall not be construed 8 to require monthly substantiation of income.
 - (3) Income above twelve thousand dollars. The economic table is presumptive for combined monthly net incomes up to and including twelve thousand dollars. When combined monthly net income exceeds twelve thousand dollars, the court may exceed the presumptive amount of support set for combined monthly net incomes of twelve thousand dollars upon written findings of fact.
- 15 **Sec. 5.** RCW 26.19.075 and 2009 c 84 s 4 are each amended to read 16 as follows:
 - (1) Reasons for deviation from the standard calculation include but are not limited to the following:
 - (a) Sources of income and tax planning. The court may deviate from the standard calculation after consideration of the following:
- (i) Income of a new spouse or new domestic partner if the parent who is married to the new spouse or in a partnership with a new domestic partner is asking for a deviation based on any other reason.

 Income of a new spouse or new domestic partner is not, by itself, a sufficient reason for deviation;
 - (ii) Income of other adults in the household if the parent who is living with the other adult is asking for a deviation based on any other reason. Income of the other adults in the household is not, by itself, a sufficient reason for deviation;
 - (iii) Child support actually received from other relationships;
- 31 (iv) Gifts;

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- 32 (v) Prizes;
- (vi) Possession of wealth, including but not limited to savings, investments, real estate holdings and business interests, vehicles,
- 35 boats, pensions, bank accounts, insurance plans, or other assets;
- 36 (vii) Extraordinary income of a child;

- (viii) Tax planning considerations. A deviation for tax planning may be granted only if the child would not receive a lesser economic benefit due to the tax planning; or
- (ix) Income that has been excluded under RCW $26.19.071(4)((\frac{h}{h}))$ (i) if the person earning that income asks for a deviation for any other reason.
- (b) Nonrecurring income. The court may deviate from the standard calculation based on a finding that a particular source of income included in the calculation of the basic support obligation is not a recurring source of income. Depending on the circumstances, nonrecurring income may include overtime, contract-related benefits, bonuses, or income from second jobs. Deviations for nonrecurring income shall be based on a review of the nonrecurring income received in the previous two calendar years.
- (c) **Debt and high expenses.** The court may deviate from the standard calculation after consideration of the following expenses:
 - (i) Extraordinary debt not voluntarily incurred;
- (ii) A significant disparity in the living costs of the parents due to conditions beyond their control;
 - (iii) Special needs of disabled children;

- 21 (iv) Special medical, educational, or psychological needs of the 22 children; or
 - (v) Costs incurred or anticipated to be incurred by the parents in compliance with court-ordered reunification efforts under chapter 13.34 RCW or under a voluntary placement agreement with an agency supervising the child.
 - (d) Residential schedule. The court may deviate from the standard calculation if the child spends a significant amount of time with the parent who is obligated to make a support transfer payment. The court may not deviate on that basis if the deviation will result in insufficient funds in the household receiving the support to meet the basic needs of the child or if the child is receiving temporary assistance for needy families. When determining the amount of the deviation, the court shall consider evidence concerning the increased expenses to a parent making support transfer payments resulting from the significant amount of time spent with that parent and shall consider the decreased expenses, if any, to the party receiving the

p. 19 SHB 1027

support resulting from the significant amount of time the child spends with the parent making the support transfer payment.

- ((e) Children from other relationships. The court may deviate from the standard calculation when either or both of the parents before the court have children from other relationships to whom the parent owes a duty of support.
- (i) The child support schedule shall be applied to the mother, father, and children of the family before the court to determine the presumptive amount of support.
- (ii) Children from other relationships shall not be counted in the number of children for purposes of determining the basic support obligation and the standard calculation.
- (iii) When considering a deviation from the standard calculation for children from other relationships, the court may consider only other children to whom the parent owes a duty of support. The court may consider court ordered payments of child support for children from other relationships only to the extent that the support is actually paid.
- (iv) When the court has determined that either or both parents have children from other relationships, deviations under this section shall be based on consideration of the total circumstances of both households. All child support obligations paid, received, and owed for all children shall be disclosed and considered.))
- (2) All income and resources of the parties before the court, new spouses or new domestic partners, and other adults in the households shall be disclosed and considered as provided in this section. The presumptive amount of support shall be determined according to the child support schedule. Unless specific reasons for deviation are set forth in the written findings of fact and are supported by the evidence, the court shall order each parent to pay the amount of support determined by using the standard calculation.
- (3) The court shall enter findings that specify reasons for any deviation or any denial of a party's request for any deviation from the standard calculation made by the court. The court shall not consider reasons for deviation until the court determines the standard calculation for each parent.
- (4) When reasons exist for deviation, the court shall exercise

- discretion in considering the extent to which the factors would affect the support obligation.
- 3 (5) Agreement of the parties is not by itself adequate reason for 4 any deviations from the standard calculation.

NEW SECTION. Sec. 6. A new section is added to chapter 26.19 RCW to read as follows:

- (1) The court shall make an adjustment to the standard calculation when the obligor has children not before the court, subject to the provisions in this section and the limitations in RCW 26.19.065. If the court adjusts the standard calculation, it shall use the whole family formula as provided in this section.
- (2) The child support schedule must first be applied to the parents and the children before the court to determine the standard amount of support.
- (3) Children not before the court must not be counted in the number of children for purposes of determining the standard calculation, but must be counted in the adjusted calculation for the obligor parent.
- (4) Stepchildren are not considered children not before the court but may be considered as a reason to deviate from either the standard or the adjusted calculation of support.
- (5) When the court has determined that either or both parents have children not before the court, adjustments under this section must be based on considerations of the total circumstances of both households including the children of either parent who do not live in the household of the parents. Both parents shall disclose, and the court shall consider, all child support obligations paid, received, and owed for all children.
- (6) The court may not adjust the standard calculation on the basis of children not before the court if:
- (a) Adjusting the standard calculation would result in insufficient funds to meet the basic needs of the children in the receiving household and, when taking into consideration the totality of the circumstances, the application of the adjustment would be unjust;
- (b) The obligee's net income before receiving the support transfer payment is at or below one hundred twenty-five percent of the federal poverty level guidelines for the obligee's household size, including both children before the court and children not before the court; or

p. 21 SHB 1027

- 1 (c) It is shown that the obligor parent has not actually paid the
 2 child support owed for the obligor's children not before the court who
 3 do not live with the obligor, unless there is a reasonable
 4 justification for the obligor's nonpayment. When considering whether
 5 a reasonable justification exists, the court shall consider the
 6 obligor's ability to make full payments of the child support owed for
 7 the obligor's children not before the court.
 - (7) The whole family formula requires the court to:

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- 9 (a) Determine the total number of children before the court and the total number of children not before the court for the obligor parent;
 - (b) Determine the monthly basic support obligation from the economic table based on the combined monthly net income of the parents before the court and the obligor's total number of children as determined in (a) of this subsection;
 - (c) Multiply the monthly basic child support obligation by the obligor's proportional share of the combined monthly net income. This amount is the adjusted transfer payment owed by the obligor parent for the children before the court.
- 19 (8) If the court does not establish the transfer payment at an 20 adjusted calculation determined by this section, the court shall set 21 forth specific findings for the difference in the order of child 22 support.
- 23 **Sec. 7.** RCW 26.19.090 and 1991 sp.s. c 28 s 7 are each amended to 24 read as follows:
 - (1) The child support schedule shall be advisory and not mandatory for postsecondary educational support.
 - (2)(a) When considering whether to order support for postsecondary educational expenses, the court shall determine whether the child is in fact dependent and is relying upon the parents for the reasonable necessities of life.
- 31 (b) Before determining the parents' obligations for postsecondary
 32 educational support, the court shall consider all grants and
 33 scholarships awarded to the child, including work-study opportunities
 34 if an actual work-study position is available for the child, and
 35 subtract those amounts from the total cost of postsecondary educational
 36 support to determine the unmet need for postsecondary educational
 37 support.

- (3) The court shall exercise its discretion when determining whether and for how long to award postsecondary educational support based upon consideration of factors that include but are not limited to the following:
 - (a) Age of the child;
- (b) The child's needs;

- 7 <u>(c) The expectations of the parties for their children when the</u> 8 parents were together;
- 9 <u>(d) The child's prospects, desires, aptitudes, abilities or</u> 10 disabilities;
 - (e) The nature of the postsecondary education sought; ((and))
- 12 <u>(f)</u> The parents' level of education, standard of living, and current and future resources((. Also to be considered are)); and
- 14 <u>(g) The amount and type of support that the child would have been</u> 15 afforded if the parents had stayed together.
 - (((3))) (4) If one or both parents saved separately for postsecondary educational support and paid those amounts directly to the educational institution or the child, those amounts should be considered part of the parent's share of postsecondary educational support.
 - (5) The child must enroll in an accredited academic or vocational school, must be actively pursuing a course of study commensurate with the child's vocational goals, and must be in good academic standing as defined by the institution. ((The court-ordered postsecondary educational support shall be automatically suspended during the period or periods the child fails to comply with these conditions.
 - (4))) (6)(a) Unless the support order provides otherwise, a parent may suspend payment of postsecondary educational support based on the child's failure to be enrolled in an accredited academic or vocational school, failure to actively pursue a course of study commensurate with the child's vocational goals, or failure to be in good academic standing as defined by the institution.
 - (b) The obligation to pay postsecondary educational support remains suspended until the child is in compliance with subsection (5) of this section.
 - (c) If there is a dispute between the parents or between the parent and the child regarding the child's compliance, either parent may file

p. 23 SHB 1027

a motion with the court to seek resolution of the dispute, unless the order establishing the obligation to pay postsecondary educational support provides otherwise.

(7) The child shall also make available all academic records and grades to both parents as a condition of receiving postsecondary educational support. Each parent shall have full and equal access to the postsecondary education records as provided in RCW 26.09.225.

((+5))) (8) The court shall not order the payment of postsecondary educational expenses beyond the child's twenty-third birthday, except for exceptional circumstances, such as mental, physical, or emotional disabilities.

((6))) (9)(a) The court shall direct that either or both parents' payments for postsecondary educational expenses be made directly to the educational institution if feasible.

(b) If direct payments are not feasible, then the court in its discretion may order that either or both parents' payments be made directly to the child if the child does not reside with either parent.

(c) If the child resides with one of the parents the court may direct that the parent making the <u>postsecondary educational</u> support transfer payments make the payments to the child or to the parent ((who has been receiving the support transfer payments)) with whom the child is residing. If the child's living situation changes, that change shall be a basis to change the terms of the postsecondary educational support transfer payment to the other parent.

(d) If the child's living situation changes so that the child is no longer residing with either parent, both parents shall make the payments to the educational institution, if feasible, or to the child.

NEW SECTION. Sec. 8. This act takes effect October 1, 2013.

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