## CERTIFICATION OF ENROLLMENT

## HOUSE BILL 1035

53rd Legislature 1993 Regular Session

Passed by the House February 22, 1993 CERTIFICATE Yeas 96 Nays 0 I, Alan Thompson, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is  ${\tt HOUSE\ BILL\ 1035\ as}$ Speaker of the passed by the House of Representatives House of Representatives and the Senate on the dates hereon set forth. Passed by the Senate March 27, 1993 Yeas 40 Nays 0 President of the Senate Chief Clerk Approved FILED

Governor of the State of Washington

Secretary of State

State of Washington

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## HOUSE BILL 1035

Passed Legislature - 1993 Regular Session

State of Washington 53rd Legislature 1993 Regular Session

By Representatives Appelwick, Padden and Ludwig; by request of Law Revision Commission

Read first time 01/12/93. Referred to Committee on Judiciary.

- 1 AN ACT Relating to correction of double amendments relating to
- 2 support obligations; and reenacting and amending RCW 26.23.110.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 4 **Sec. 1.** RCW 26.23.110 and 1989 c 360 s 16 and 1989 c 175 s 77 are 5 each reenacted and amended to read as follows:
- 6 (1) The department may serve a notice of support owed on a 7 responsible parent when a support order:
- 8 (a) Does not state the current and future support obligation as a 9 fixed dollar amount; or
- 10 (b) Contains an escalation clause or adjustment provision for which additional information not contained in the <u>support</u> order is needed to
- 12 determine the  $\underline{\text{fixed dollar}}$  amount of the (( $\underline{\text{accrued}}$ ))  $\underline{\text{support}}$  debt
- 13 ((and/))or the <u>fixed dollar amount of the</u> current and future <u>support</u>
- 14 obligation, or both.
- 15 (2) The notice of support owed shall facilitate enforcement of the
- 16 support order and implement and effectuate the terms of the support
- 17 order, rather than modify those terms. When the office of support
- 18 enforcement issues a notice of support owed, the office shall inform
- 19 the payee under the support order.

- 1 (3) The notice of support owed shall be served on a responsible 2 parent by personal service or any form of mailing requiring a return 3 receipt. The notice of support owed shall contain an initial finding 4 of the <u>fixed dollar</u> amount of current and future support <u>obligation</u> 5 that should be paid ((and/))or the <u>fixed dollar</u> amount of the support 6 debt owed under the support order, or both.
- 7 (4) A responsible parent who objects to the <u>fixed dollar</u> amounts 8 stated in the notice <u>of support owed</u> has twenty days from the date of 9 the service of the notice <u>of support owed</u> to file an application for an 10 adjudicative proceeding or initiate an action in superior court.
- 11 (5) The notice <u>of support owed</u> shall state that the <u>responsible</u> 12 parent may:
- (a) File an application for an adjudicative proceeding governed by chapter 34.05 RCW, the administrative procedure act, in which the responsible parent will be required to appear and show cause why the fixed dollar amount of support debt or current and future support obligation, or both, stated in the notice ((for current and future support and/or the accrued support debt)) of support owed is incorrect and should not be ordered; or
  - (b) Initiate an action in superior court.
- 21 (6) If the <u>responsible</u> parent does not file an application for an adjudicative proceeding or initiate an action in superior court, the 23 <u>fixed dollar</u> amount of current and future support ((<del>and/</del>)) <u>obligation</u> 24 or ((<del>the</del>)) support debt, or both, stated in the notice <u>of support owed</u> 25 shall become final and subject to collection action.
- 26 (7) If an adjudicative proceeding is requested, the department 27 shall mail a copy of the notice of ((hearing)) adjudicative proceeding to the payee under the support order at the payee's last known address. 28 29 A payee who appears for the ((hearing shall be allowed)) adjudicative 30 proceeding is entitled to participate. Participation includes, but is not limited to, giving testimony, presenting evidence, being present 31 for or listening to other testimony offered in the <u>adjudicative</u> 32 proceeding, and offering rebuttal to other testimony. Nothing in this 33 34 section shall preclude the administrative law judge from limiting 35 participation to preserve the confidentiality of information protected 36 by law.
- 37 (8) If the responsible parent does not initiate an action in 38 superior court, and serve notice of the action on the department within 39 the twenty-day period, the responsible parent shall be deemed to have

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- made an election of remedies and shall be required to exhaust 1 administrative remedies under this chapter with judicial review 2 available as provided for in RCW 34.05.510 through 34.05.598. 3
- 4 (9) An adjudicative order entered in accordance with this section shall state the basis, rationale, or formula upon which the fixed 5 dollar amounts established in the adjudicative order were based. The 6 7 fixed dollar amount of current and future support ((and/)) obligation 8 or the amount of the support debt, or both, determined under this 9 section shall be subject to collection under this chapter and other 10 applicable state statutes.
- (10) The department shall also provide for: 11

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- (a) An annual review of the support order if either the office of 12 13 support enforcement or the responsible parent requests such a review; 14 and
- 15 (b) A late ((hearing)) adjudicative proceeding if the responsible parent fails to file an application for an adjudicative proceeding in 16 17 a timely manner under this section.
- (11) If an annual review or late ((hearing)) adjudicative 18 19 proceeding is requested under subsection (10) of this section, the department shall mail a copy of the notice of ((hearing)) adjudicative proceeding to the payee at the payee's last known address. A payee who appears for the <u>adjudicative</u> proceeding ((<del>shall be allowed</del>)) <u>is</u> 22 entitled to participate. Participation includes, but is not limited 23 24 to, giving testimony, presenting evidence, being present for or listening to other testimony offered in the adjudicative proceeding, 26 and offering rebuttal to other testimony. ((Nothing in this section shall preclude)) The administrative law judge ((from limiting)) may 27 28 <u>limit</u> participation to preserve the confidentiality of information 29 protected by law.

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