2023 SESSION

	23102781D
1	HOUSE BILL NO. 1549
2 3 4 5 6	House Amendments in [] - January 26, 2023 A BILL to amend and reenact §§ 20-108.1 and 20-108.2 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 8.01-52.01, relating to wrongful death; death of parent or guardian of a child resulting from driving under the influence; child support.
7	Patron Prior to Engrossment—Delegate Campbell, J.L.
, 8 9	Referred to Committee for Courts of Justice
10 11 12 13 14 15 16 17	Be it enacted by the General Assembly of Virginia: 1. That §§ 20-108.1 and 20-108.2 of the Code of Virginia are amended and reenacted and that the Code of Virginia is amended by adding a section numbered 8.01-52.01 as follows: § 8.01-52.01. Death by wrongful act of parent or guardian of a child resulting from driving under the influence; child support. In addition to the damages awarded pursuant to § 8.01-52, in an action for death by wrongful act where the defendant, as a result of driving under the influence in violation of [§ 18.2-36.1 or] clause (ii), (iii), or (iv) of § 18.2-266 or operating a watercraft or motorboat in violation of clause (ii), (iii), or (iv) of \$ 20.1 728 or a giving logal and provide the destination of the superior of the destination of the data the superior of the superior of the superior of the data the superior of the
18 19 20 21 22	 (iv) of subsection B of § 29.1-738 or a similar local ordinance, unintentionally caused the death of another person who was the parent or legal guardian of a child, the person who has custody of such child may petition the court to order the defendant to pay child support. Upon such petition, the court shall determine such child support pursuant to the provisions of §§ 20-108.1 and 20-108.2. § 20-108.1. Determination of child or spousal support.
23 24 25	A. In any proceeding on the issue of determining spousal support, the court shall consider all evidence presented relevant to any issues joined in that proceeding. The court's decision shall be rendered based upon the evidence relevant to each individual case.
26 27 28 29 30 31 32 33 34 35 36 37	B. In any proceeding on the issue of determining child support under this title, Title 16.1, or Title 63.2, or pursuant to a petition for child support filed pursuant to § 8.01-52.01, the court shall consider all evidence presented relevant to any issues joined in that proceeding. The court's decision in any such proceeding shall be rendered upon the evidence relevant to each individual case. However, there shall be a rebuttable presumption in any judicial or administrative proceeding for child support, including cases involving split custody or shared custody, that the amount of the award that would result from the application of the guidelines set out in § 20-108.2 is the correct amount of child support to be awarded. Liability for support shall be determined retroactively for the period measured from the date that the proceeding was commenced by the filing of an action with any court provided the complainant exercised due diligence in the service of the respondent or, if earlier, the date an order of the Department of Social Services entered pursuant to Title 63.2 and directing payment of support was delivered to the sheriff or process server for service on the obligor.
38 39 40 41 42 43 44 45 46 47 48 49	In any case in which the jurisdiction of the juvenile and domestic relations district court has been divested pursuant to § 16.1-244 and no final child support order has been entered, any award for child support in the circuit court shall be retroactive to the date on which the proceeding was commenced by the filing of the action in the juvenile and domestic relations district court, provided that the petitioner exercised due diligence in the service of the respondent. In order to rebut the presumption, the court shall make written findings in the order, which findings may be incorporated by reference, that the application of such guidelines would be unjust or inappropriate in a particular case. The finding that rebuts the guidelines shall state the amount of support that would have been required under the guidelines, shall give a justification of why the order varies from the guidelines, and shall be determined by relevant evidence pertaining to the following factors affecting the obligation, the ability of each party to provide child support, and the best interests of the child:
50 51 52 53 54 55 56 57 58	 Actual monetary support for other family members or former family members; Arrangements regarding custody of the children, including the cost of visitation travel; Imputed income to a party who is voluntarily unemployed or voluntarily underemployed, provided that (i) income may not be imputed to a custodial parent when a child is not in school, child care services are not available, and the cost of such child care services are not included in the computation; (ii) any consideration of imputed income based on a change in a party's employment shall be evaluated with consideration of the good faith and reasonableness of employment decisions made by the party, including to attend and complete an educational or vocational program likely to maintain or increase the party's earning potential; and (iii) a party's current incarceration, as defined in § 8.01-195.10, for 180 or

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59 more consecutive days shall not be deemed voluntary unemployment or voluntary underemployment. In addition, notwithstanding subsection F, a party's incarceration for 180 or more consecutive days shall be 60 61 a material change in circumstances upon which a modification of child support may be based;

62 4. Any child care costs incurred on behalf of the child or children due to the attendance of a 63 custodial parent in an educational or vocational program likely to maintain or increase the party's 64 earning potential; 65

5. Debts of either party arising during the marriage for the benefit of the child;

6. Direct payments ordered by the court for maintaining life insurance coverage pursuant to 66 67 subsection D, education expenses, or other court-ordered direct payments for the benefit of the child;

68 7. Extraordinary capital gains such as capital gains resulting from the sale of the marital abode;

8. Any special needs of a child resulting from any physical, emotional, or medical condition; 69

70 9. Independent financial resources of the child or children;

71 10. Standard of living for the child or children established during the marriage;

11. Earning capacity, obligations, financial resources, and special needs of each parent; 72

73 12. Provisions made with regard to the marital property under § 20-107.3, where said property earns 74 income or has an income-earning potential;

75 13. Tax consequences to the parties including claims for exemptions, child tax credit, and child care 76 credit for dependent children:

77 14. A written agreement, stipulation, consent order, or decree between the parties that includes the 78 amount of child support; and 79

15. Such other factors as are necessary to consider the equities for the parents and children.

80 C. In any proceeding under this title, Title 16.1, or Title 63.2 on the issue of determining child support, the court shall have the authority to order either party or both parties to provide health care coverage or cash medical support, as defined in § 63.2-1900, or both, for dependent children if 81 82 83 reasonable under all the circumstances and health care coverage for a spouse or former spouse.

84 D. In any proceeding under this title, Title 16.1, or Title 63.2 on the issue of determining child 85 support, the court shall have the authority to order a party to (i) maintain any existing life insurance policy on the life of either party provided the party so ordered has the right to designate a beneficiary 86 and (ii) designate a child or children of the parties as the beneficiary of all or a portion of such life 87 88 insurance for so long as the party so ordered has a statutory obligation to pay child support for the child 89 or children.

90 E. Except when the parties have otherwise agreed, in any proceeding under this title, Title 16.1, or 91 Title 63.2 on the issue of determining child support, the court shall have the authority to and may, in its 92 discretion, order one party to execute all appropriate tax forms or waivers to grant to the other party the 93 right to take the income tax dependency exemption and any credits resulting from such exemption for 94 any tax year or future years, for any child or children of the parties for federal and state income tax 95 purposes.

96 F. Notwithstanding any other provision of law, any amendments to this section shall not be 97 retroactive to a date before the effective date of the amendment and shall not be the basis for a material 98 change in circumstances upon which a modification of child support may be based.

99 G. Child support payments, whether current or arrears, received by a parent for the benefit of and 100 owed to a child in the parent's custody, whether the payments were ordered under this title, Title 16.1, 101 or Title 63.2, or pursuant to a petition for child support filed pursuant to § 8.01-52.01, shall not be 102 subject to garnishment. A depository wherein child support payments have been deposited on behalf of 103 and traceable to an individual shall not be required to determine the portion of deposits that are subject 104 to garnishment.

105 H. In any proceeding on the issue of determining child or spousal support or an action for separate maintenance under this title, Title 16.1, or Title 63.2, or pursuant to a petition for child support filed pursuant to § 8.01-52.01, when the earning capacity, voluntary unemployment, or voluntary 106 107 108 underemployment of a party is in controversy, the court in which the action is pending, upon the motion 109 of any party and for good cause shown, may order a party to submit to a vocational evaluation by a vocational expert employed by the moving party, including, but not limited to, any interviews and 110 111 testing as requested by the expert. The order may permit the attendance of the vocational expert at the deposition of the person to be evaluated. The order shall specify the name and address of the expert and 112 113 the scope of the evaluation and shall fix the time for filing the report with the court and furnishing copies to the parties. The court may award costs or fees for the evaluation and the services of the expert 114 115 at any time during the proceedings. The provisions of this section shall not preclude the applicability of 116 any other rule or law.

§ 20-108.2. Guideline for determination of child support; guadrennial review by Child Support 117 118 **Guidelines Review Panel; executive summary.**

A. There shall be a rebuttable presumption in any judicial or administrative proceeding for child 119 support under this title or Title 16.1 or 63.2, including cases involving split custody, shared custody, or 120

multiple custody arrangements pursuant to subdivisions G 4, 5, and 6, or pursuant to a petition for child 121 122 support filed pursuant to § 8.01-52.01, that the amount of the award which would result from the 123 application of the guidelines set forth in this section is the correct amount of child support to be 124 awarded. In order to rebut the presumption, the court shall make written findings in the order as set out 125 in § 20-108.1, which findings may be incorporated by reference, that the application of the guidelines 126 would be unjust or inappropriate in a particular case as determined by relevant evidence pertaining to 127 the factors set out in § 20-108.1. The Department of Social Services shall set child support at the 128 amount resulting from computations using the guidelines set out in this section pursuant to the authority 129 granted to it in Chapter 19 (§ 63.2-1900 et seq.) of Title 63.2 and subject to the provisions of 130 § 63.2-1918.

131 B. For purposes of application of the guideline, a basic child support obligation shall be computed 132 using the schedule set out below. For combined monthly gross income amounts falling between amounts 133 shown in the schedule, basic child support obligation amounts shall be extrapolated. However, unless 134 one of the following exemptions applies where the sole custody child support obligation as computed 135 pursuant to subdivision G 1 is less than the statutory minimum per month, there shall be a presumptive 136 minimum child support obligation of the statutory minimum per month payable by the payor parent. If the gross income of the obligor is equal to or less than 150 percent of the federal poverty level 137 138 promulgated by the U.S. Department of Health and Human Services from time to time, then the court, 139 upon hearing evidence that there is no ability to pay the presumptive statutory minimum, may set an 140 obligation below the presumptive statutory minimum provided doing so does not create or reduce a 141 support obligation to an amount which seriously impairs the custodial parent's ability to maintain 142 minimal adequate housing and provide other basic necessities for the child. Exemptions from this presumptive minimum monthly child support obligation shall include: parents unable to pay child 143 144 support because they lack sufficient assets from which to pay child support and who, in addition, are 145 institutionalized in a psychiatric facility; are imprisoned for life with no chance of parole; are medically 146 verified to be totally and permanently disabled with no evidence of potential for paying child support, including recipients of Supplemental Security Income (SSI); or are otherwise involuntarily unable to produce income. "Number of children" means the number of children for whom the parents share joint 147 148 149 legal responsibility and for whom support is being sought. The guidelines worksheet relied upon by the 150 court or the Department of Social Services to compute a child support obligation for a support order 151 issued by such court or the Department shall be placed in the court's file or the Department's file, and a 152 copy of such guidelines worksheet shall be provided to the parties. In making a calculation of the basic 153 monthly support obligation pursuant to a petition for child support filed pursuant to § 8.01-52.01, the 154 court shall use the average annual income of the deceased parent for the three-year period immediately 155 preceding such parent's death. 156

SCHEDULE OF MONTHLY BASIC CHILD SUPPORT OBLIGATIONS

COMBINED MONTH V

150	COMBINED						
158 159	MONTHLY GROSS	ONE	TWO	THREE	FOUR	FIVE	SIX
160	INCOME	CHILD	CHILDREN	CHILDREN	CHILDRE-	CHILDREN	
160	INCOME	CHILD	CHILDREN	CHILDKEN	N	CHILDREN	CHILDREN
161	0.250	68	104	126		155	160
162	0-350		104	126	141		169
	400	78	119	144	161	177	192
164	450	88	133	162	181	199	216
165	500	97	148	179	200	220	239
166	550	107	162	197	220	242	263
167	600	116	177	215	240	264	287
168	650	126	191	232	259	285	310
169	700	135	206	250	279	307	333
170	750	145	220	267	298	328	357
171	800	154	234	284	317	349	379
172	850	163	248	300	336	369	401
173	900	171	260	316	353	388	422
174	950	179	273	331	369	406	442
175	1000	187	285	346	386	425	462
176	1050	196	298	361	403	443	482
177	1100	204	310	375	419	461	501
178	1150	212	323	390	436	480	521
179	1200	220	335	405	453	498	541
180	1250	228	347	420	469	516	561
181	1300	237	360	435	486	535	581
182	1350	245	372	450	503	553	601
183	1400	253	385	465	519	571	621
184	1450	261	397	480	536	589	641

185	1500	269	410	495	552	608	661
186	1550	278	422	509	569	626	680
187	1600	286	434	524	585	644	700
188	1650	280	446	538	601		700
189						661	
	1700	301	457	552	616	678	737
190	1750	309	469	566	632	695	756
191	1800	316	481	579	647	712	774
192	1850	324	492	593	663	729	792
193	1900	331	504	607	678	746	811
194	1950	339	515	621	693	763	829
195	2000	347	527	635	709	780	848
196	2050	354	538	648	724	797	866
197	2100	362	550	662	740	814	884
198	2150	369	561	676	755	830	903
199	2200	377	573	690	770	847	921
200	2250	385	584	703	786	864	940
200	2300	392	596	703	801	881	958
201							
	2350	400	607	731	817	898	976
203	2400	407	619	745	832	915	995
204	2450	415	630	759	847	932	1013
205	2500	423	642	772	863	949	1032
206	2550	430	653	786	878	966	1050
207	2600	438	665	800	894	983	1068
208	2650	445	676	814	909	1000	1087
209	2700	453	688	828	924	1017	1105
210	2750	460	699	841	940	1034	1124
211	2800	468	711	855	955	1051	1142
212	2850	476	722	869	971	1068	1160
$\overline{2}\overline{1}\overline{3}$	2900	483	734	883	986	1084	1179
$\bar{2}\bar{1}\bar{4}$	2950	491	745	896	1001	1101	1197
215	3000	498	757	910	1017	1118	1216
216	3050	506	768	924	1017	1135	1210
210	3100	514		938		1152	
218			780		1047		1252
	3150	521	791	952	1063	1169	1271
219	3200	529	803	965	1078	1186	1289
220	3250	536	814	979	1094	1203	1308
221	3300	544	826	993	1109	1220	1326
222	3350	551	837	1006	1123	1236	1343
223	3400	559	848	1019	1138	1252	1361
224	3450	566	859	1032	1152	1268	1378
225	3500	574	870	1045	1167	1283	1395
226	3550	581	881	1057	1181	1299	1412
227	3600	588	892	1070	1196	1315	1430
228	3650	596	903	1083	1210	1331	1447
229	3700	603	914	1096	1224	1347	1464
230	3750	611	925	1109	1239	1363	1481
$\overline{231}$	3800	618	936	1122	1253	1379	1499
$\overline{\overline{232}}$	3850	626	947	1135	1268	1395	1516
$\frac{1}{233}$	3900	632	956	1146	1280	1408	1531
233	3950	638	966	1140	1293	1408	1546
235	4000	645	975	1168	1305	1422	1561
235 236							
230	4050	651	985	1180	1318	1449	1575
237	4100	658	994	1191	1330	1463	1590
238	4150	664	1004	1202	1342	1477	1605
239	4200	670	1013	1213	1355	1490	1620
240	4250	677	1023	1224	1367	1504	1635
241	4300	682	1030	1233	1377	1515	1647
242	4350	687	1038	1242	1387	1526	1658
243	4400	693	1046	1251	1397	1537	1670
244	4450	698	1054	1260	1407	1548	1682
245	4500	704	1062	1268	1417	1559	1694
246	4550	709	1069	1277	1427	1569	1706
247	4600	714	1005	1286	1427	1580	1718
248	4650	720	1085	1295	1447	1591	1730
249	4700	720	1085	1295	1447	1602	1730
249 250		723	11093	1304	1457	1613	
250 251	4750						1753
251 252	4800	736	1108	1322	1476	1624	1765
434	4850	741	1116	1331	1486	1635	1777

253	4900	747	1124	1339	1496	1646	1789
254	4950	752	1131	1348	1506	1656	1800
255							
	5000	755	1136	1353	1511	1662	1807
256	5050	759	1141	1358	1516	1668	1813
257	5100	762	1145	1362	1522	1674	1820
258	5150	766	1150	1367	1527	1680	1826
259	5200	769	1155	1372	1533	1686	1833
260	5250	773	1159	1377	1538	1692	1839
260							
	5300	776	1164	1382	1544	1698	1846
262	5350	780	1169	1387	1549	1704	1852
263	5400	783	1173	1392	1554	1710	1859
264	5450	787	1178	1397	1560	1716	1865
265	5500	790	1183	1401	1565	1722	1872
266	5550	794	1187	1406	1571	1728	1878
267	5600	797	1192	1411	1576	1734	1885
268	5650	800	1192	1416	1570	1740	1805
269							
209	5700	803	1201	1421	1587	1746	1897
270	5750	806	1205	1425	1592	1751	1904
271	5800	809	1209	1430	1598	1757	1910
272	5850	812	1213	1435	1603	1763	1917
273	5900	815	1217	1440	1608	1769	1923
274	5950	818	1221	1444	1613	1775	1929
275	6000	821	1226	1449	1619	1781	1936
276	6050	823	1220	1454	1624	1787	1930
277	6100	826	1234	1459	1629	1792	1948
278	6150	829	1238	1464	1635	1798	1955
279	6200	832	1242	1468	1640	1804	1961
280	6250	835	1246	1473	1645	1810	1967
281	6300	838	1251	1478	1651	1816	1974
282	6350	841	1255	1483	1656	1822	1980
283	6400	844	1259	1487	1661	1827	1986
283	6450	847	1263	1492		1827	1988
					1667		
285	6500	849	1267	1497	1672	1839	1999
286	6550	852	1271	1502	1677	1845	2005
287	6600	855	1276	1506	1683	1851	2012
288	6650	858	1280	1511	1688	1857	2018
289	6700	861	1285	1517	1694	1864	2026
290	6750	865	1291	1524	1703	1873	2036
291	6800	869	1297	1532	1711	1882	2046
2 92	6850	873	1303	1539	1719	1891	2056
293	6900	875	1309	1547	1728	1900	2050
293	6950	881					
294 295			1315	1554	1736	1909	2076
	7000	885	1321	1561	1744	1919	2085
296	7050	889	1328	1569	1752	1928	2095
297	7100	893	1334	1576	1761	1937	2105
298	7150	897	1340	1584	1769	1946	2115
299	7200	901	1346	1591	1777	1955	2125
300	7250	905	1352	1599	1786	1964	2135
301	7300	909	1358	1606	1794	1973	2145
302	7350	913	1364	1613	1802	1982	2155
302	7330	917	1370	1621	1802		2165
						1991	
304	7450	921	1376	1628	1819	2001	2175
305	7500	925	1382	1636	1827	2010	2185
306	7550	929	1389	1643	1835	2019	2194
307	7600	933	1395	1650	1844	2028	2204
308	7650	937	1401	1658	1852	2037	2214
309	7700	941	1407	1665	1860	2046	2224
310	7750	944	1411	1670	1865	2040	2230
311	7800	946	1411	1672	1865	2054	2230
212							
312	7850	948	1416	1674	1870	2057	2236
313	7900	950	1419	1676	1873	2060	2239
314	7950	953	1421	1679	1875	2063	2242
315	8000	955	1424	1681	1878	2065	2245
316	8050	957	1426	1683	1880	2068	2248
317	8100	959	1429	1685	1883	2071	2251
318	8150	961	1432	1688	1885	2074	2254
319	8200	963	1432	1690	1885	2074	2257
319	8200 8250				1890		2257
540	0230	965	1436	1692	1090	2079	2200

321	8300	967	1439	1694	1892	2082	2263
322	8350	969	1441	1696	1895	2084	2266
323	8400	971	1444	1699	1897	2087	2269
324	8450	973	1446	1701	1899	2089	2271
325	8500	974	1447	1702	1901	2091	2273
326	8550	975	1449	1704	1903	2093	2276
327	8600	976	1450	1705	1905	2096	2278
328	8650	977	1452	1707	1907	2098	2280
329	8700	978	1453	1709	1909	2100	2282
330	8750	979	1455	1710	1911	2102	2284
331	8800	980	1456	1712	1912	2104	2287
332	8850	981	1457	1714	1914	2106	2289
333	8900	982	1459	1715	1916	2108	2291
334	8950	983	1460	1717	1918	2110	2293
335	9000	984	1462	1719	1920	2112	2295
336	9050	985	1463	1720	1922	2114	2298
337	9100	986	1465	1722	1923	2116	2300
338	9150	987	1466	1724	1925	2118	2302
339	9200	991	1471	1730	1932	2125	2310
340	9250	994	1477	1737	1940	2134	2319
341	9300	998	1483	1743	1947	2142	2328
342	9350	1002	1488	1750	1955	2150	2337
343	9400	1005	1494	1757	1962	2159	2346
344	9450	1009	1499	1764	1970	2167	2355
345	9500	1013	1505	1771	1978	2176	2365
346	9550	1017	1511	1778	1986	2185	2375
347	9600	1021	1518	1786	1995	2194	2385
348	9650	1025	1524	1793	2003	2203	2395
349	9700	1029	1530	1801	2011	2212	2405
350	9750	1033	1536	1808	2020	2222	2415
351	9800	1037	1543	1816	2028	2231	2425
352 353	9850	1041	1549	1823	2036	2240	2435
353 354	9900	1046	1555	1831	2045	2249	2445
354 355	9950 10000	1050 1054	1561	1838 1845	2053 2061	2258 2268	2455 2465
355 356	10050	1054	1567 1574	1843	2001	2208	2403 2475
357	10100	1058	1574	1855	2070	2286	2473
358	10150	1062	1586	1868	2078	2295	2485 2495
359	10200	1000	1592	1875	2095	2304	2505
360	10250	1074	1599	1883	2103	2314	2515
361	10300	1079	1605	1891	2112	2323	2525
362	10350	1083	1611	1898	2121	2333	2536
363	10400	1087	1618	1906	2129	2342	2546
364	10450	1091	1624	1914	2138	2351	2556
365	10500	1095	1631	1921	2146	2361	2566
366	10550	1100	1637	1929	2155	2370	2576
367	10600	1104	1643	1937	2163	2380	2587
368	10650	1108	1650	1944	2172	2389	2597
369	10700	1112	1656	1952	2180	2398	2607
370	10750	1117	1662	1960	2189	2408	2617
371	10800	1121	1669	1967	2197	2417	2627
372	10850	1125	1675	1975	2206	2427	2638
373	10900	1129	1682	1983	2214	2436	2648
374	10950	1134	1688	1990	2223	2445	2658
375	11000	1138	1694	1998	2232	2455	2668
376	11050	1142	1701	2005	2240	2464	2678
377	11100	1146	1707	2013	2249	2474	2689
378	11150	1150	1714	2021	2257	2483	2699
379 380	11200	1154	1718	2026	2263	2489	2706
380 381	11250	1157	1722	2030	2267	2494	2711
381 382	11300	1159	1726	2034	2272	2499 2504	2717 2722
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421	13300	1279	1898	2228	2488	2737	2975
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431	13800	1308	1944	2286	2553	2808	3053
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436	14050	1322	1967	2316	2586	2845	3093
437	14100	1325	1971	2322	2593	2852	3101
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444	14450	1345	2003	2363	2640	2904	3157
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634	23950	1746	2587	3033	3388	3727	4051
635	24000	1748	2590	3037	3392	3731	4056
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640	24250	1757	2605	3056	3414	3755	4082
641	24300	1759	2608	3060	3418	3760	4087
642	24350	1761	2611	3064	3422	3764	4092
642							
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644	24450	1765	2617	3071	3431	3774	4102
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648	24650	1772	2629	3087	3448	3793	4123
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657	25100	1789	2656	3121	3486	3835	4169
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697	27100	1863	2775	3274	3657	4023	4373
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699	27200	1867	2781	3282	3666	4033	4383
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709	27700	1885	2811	3320	3709	4080	4435
710	27750	1887	2814	3324	3713	4084	4440
711	27800	1889	2817	3328	3717	4089	4445
712	27850	1891	2820	3332	3722	4094	4450
713	27900	1892	2823	3336	3726	4098	4455
714	27950	1894	2826	3339	3730	4103	4460
715	28000	1896	2829	3343	3734	4108	4465
716	28050	1898	2832	3347	3739	4113	4470
717	28100	1899	2833	3348	3740	4114	4472
718	28150	1900	2834	3349	3741	4115	4473
719	28200	1900	2835	3349	3741	4115	4473
720							
	28250	1901	2836	3350	3742	4116	4474
721	28300	1902	2836	3350	3742	4116	4474
722	28350	1902	2837	3351	3743	4117	4475
723	28400	1903	2838	3351	3743	4117	4476
724	28450	1904	2838	3351	3744	4118	4476
725	28500	1904	2839	3352	3744	4118	4477
726	28550	1905	2840	3352	3745	4119	4477
727	28600	1906	2840	3353	3745	4120	4478
728	28650	1906	2840	3353	3745	4120	4478
1 40	20000	1700	2041	5555	5745	4120	4470

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729	28700	1907	2842	3354	3746	4121	4479
730	28750	1908	2842	3354	3746	4121	4480
731	28800	1908	2843	3354	3747	4122	4480
732	28850	1909	2844	3355	3747	4122	4481
733	28900	1909	2844	3355	3748	4123	4481
734	28950	1910	2845	3356	3748	4123	4482
735	29000	1911	2846	3356	3749	4124	4483
<u>736</u>	29050	1911	2846	3357	3749	4124	4483
737	29100	1912	2847	3357	3750	4125	4484
738	29150	1913	2848	3358	3750	4125	4484
739	29200	1913	2848	3358	3751	4126	4485
737							
740	29250	1914	2849	3358	3751	4126	4485
741	29300	1915	2850	3359	3752	4127	4486
742	29350	1915	2850	3359	3752	4128	4487
743	29400	1916	2851	3360	3753	4128	4487
744	29450	1917	2852	3360	3753	4129	4488
745	29500	1917	2852	3361	3754	4129	4488
746	29550	1918	2853	3361	3754	4130	4489
747	29600	1919	2854	3361	3755	4130	4490
748	29650						
		1919	2855	3362	3755	4131	4490
749	29700	1920	2855	3362	3756	4131	4491
750	29750	1921	2856	3363	3756	4132	4491
751	29800	1921	2857	3363	3757	4132	4492
752							
	29850	1922	2857	3364	3757	4133	4492
753	29900	1923	2858	3364	3758	4133	4493
754	29950	1923	2859	3365	3758	4134	4494
755	30000	1924	2859	3365	3759	4135	4494
756	30050	1925	2860	3365	3759	4135	4495
750							
757	30100	1925	2861	3366	3760	4136	4495
758	30150	1926	2861	3366	3760	4136	4496
759	30200	1926	2862	3367	3761	4137	4497
760	30250	1927	2863	3367	3761	4137	4497
761	30300	1928	2863	3368	3762	4138	4498
762	30350	1928	2864	3368	3762	4138	4498
763	30400	1929	2865	3368	3763	4139	4499
764	30450	1930	2865	3369	3763	4139	4499
765	30500		2866		3764	4140	
703		1930		3369			4500
766	30550	1931	2867	3370	3764	4140	4501
767	30600	1932	2867	3370	3765	4141	4501
768	30650	1932	2868	3371	3765	4141	4502
769	30700	1933	2869	3371	3765	4142	4502
770	30750	1934	2869	3371	3766	4143	4503
771	30800	1934	2870	3372	3766	4143	4504
772	30850	1935	2871	3372	3767	4144	4504
773	30900	1936	2871	3373	3767	4144	4505
774	30950		2872		3768		
		1936		3373		4145	4505
775	31000	1937	2873	3374	3768	4145	4506
776	31050	1938	2874	3374	3769	4146	4506
777	31100	1938	2874	3375	3769	4146	4507
778	31150	1939	2875	3375	3770	4147	4508
779							
	31200	1940	2876	3375	3770	4147	4508
780	31250	1940	2876	3376	3771	4148	4509
781	31300	1941	2877	3376	3771	4148	4509
782	31350	1942	2878	3377	3772	4149	4510
783							
703	31400	1942	2878	3377	3772	4150	4511
784	31450	1943	2879	3378	3773	4150	4511
785	31500	1943	2880	3378	3773	4151	4512
786	31550	1944	2880	3378	3774	4151	4512
787	31600	1945	2881	3379	3774	4152	4512
700							
788	31650	1945	2882	3379	3775	4152	4513
789	31700	1946	2882	3380	3775	4153	4514
790	31750	1947	2883	3380	3776	4153	4515
791	31800	1947	2884	3381	3776	4154	4515
792	31850						
		1948	2884	3381	3777	4154	4516
793	31900	1949	2885	3382	3777	4155	4516
794	31950	1949	2886	3382	3778	4155	4517
795	32000	1950	2886	3382	3778	4156	4518
796	32050	1951	2887	3383	3779	4156	4518
120	52050	1751	2007	5505	5117	7150	-510

797	32100		1951		2888		3383		3779)	4157		4519	
798	32150		1952		2888		3384		3780		4158		4519	
799	32200		1953		2889		3384		3780		4158		4520	
800	32250		1953		2890		3385		378		4159		4520	
801	32300		1953		2890		3385		378		4159		4521	
802	32350		1955		2891		3385		3782		4160		4522	
803	32350		1955		2891		3386		3782		4160		4522	
804	32400		1956		2892		3386		3783		4161		4523	
805													4523	
805 806	32500		1957		2893		3387		3783		4161			
	32550		1957		2894		3387		3784		4162		4524	
807	32600		1958		2895		3388		3784		4162		4525	
808	32650		1959		2895		3388		3784		4163		4525	
809	32700		1959		2896		3389		3785		4163		4526	
810	32750		1960		2897		3389		3785		4164		4526	
811	32800		1960		2897		3389		3786		4165		4527	
812	32850		1961		2898		3390		3786		4165		4527	
813	32900		1962		2899		3390		3787		4166		4528	
814	32950		1962		2899		3391		3787		4166		4529	
815	33000		1963		2900		3391		3788	3	4167		4529	
816	33050		1964		2901		3392		3788	3	4167		4530	
817	33100		1964		2901		3392		3789)	4168		4530	
818	33150		1965		2902		3392		3789)	4168		4531	
819	33200		1966		2903		3393		3790		4169		4532	
820	33250		1966		2903		3393		3790		4169		4532	
821	33300		1967		2904		3394		379		4170		4533	
822	33350		1968		2905		3394		379		4170		4533	
823	33400		1968		2905		3395		3792		4171		4534	
824	33450		1969		2906		3395		3792		4172		4534	
825	33500		1970		2907		3395		3793		4172		4535	
826	33550		1970		2907		3396		3793		4173		4536	
827	33600		1970		2908		3396		3794		4173		4536	
828	33650		1972		2909		3397		3794		4174		4537	
828 829	33700		1972		2909		3397		3795		4174		4537	
830	33750		1972		2909 2910		3398		379.				4537	
831											4175			
031	33800		1974		2911		3398		3790		4175		4539	
832	33850		1974		2912		3399		3790		4176		4539	
833	33900		1975		2912		3399		3797		4176		4540	
834	33950		1976		2913		3399		3793		4177		4540	
835	34000		1976		2914		3400		3798		4177		4541	
836	34050		1977		2914		3400		3798		4178		4541	
837	34100		1977		2915		3401		3799		4178		4542	
838	34150		1978		2916		3401		3799		4179		4543	
839	34200		1979		2916		3402		3800		4179		4543	
840	34250		1979		2917		3402		3800		4180		4544	
841	34300		1980		2917		3402		3800		4181		4544	
842	34350		1981		2918		3403		380	l	4181		4545	
843	34400		1981		2919		3403		380	l	4182		4545	
844	34450		1982		2919		3404		3802	2	4182		4546	
845	34500		1983		2920		3404		3802	2	4183		4546	
846	34550		1983		2921		3405		3803	3	4183		4547	
847	34600		1984		2921		3405		3803	3	4184		4548	
848	34650		1984		2922		3405		3804		4184		4548	
849	34700		1985		2923		3406		3804		4185		4549	
850	34750		1986		2923		3406		3805		4185		4549	
851	34800		1986		2924		3407		3805		4186		4550	
852	34850		1987		2925		3407		3800		4186		4550	
853	34900		1988		2925		3407		3800		4187		4551	
854	34950		1988		2926		3407		380		4187		4552	
855	35000		1988		2920		3408		380		4188		4552	
856	For gross	monthly		abova		add		unt of						
								uni Ol	cinid	support	101	φ55,000	to the	
857	following per	•	•											-
858	ONE C		WO CHILDI	REN	THREE CH	ILDRE		R CHILD	REN	FIVE CHI	ILDRI		X CHILD	R
859	2.6%	3	4%		38%		4 2%			4 6%		51	7%	

ONE CHILD TWO CHILDREN THREE CHILDREN FOUR CHILDREN FIVE CHILDREN SIX CHILDREN 859 3.4% 4.2% 5.0% 2.6% 3.8% 4.6% 860 C. For purposes of this section, "gross income" means all income from all sources, and shall include, 861 but not be limited to, income from salaries, wages, commissions, royalties, bonuses, dividends, severance pay, pensions, interest, trust income, annuities, capital gains, social security benefits except as listed 862 863 below, workers' compensation benefits, unemployment insurance benefits, disability insurance benefits,

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864 veterans' benefits, spousal support, rental income except as listed below, gifts, prizes, or awards.

865 If a parent's gross income includes disability insurance benefits, it shall also include any amounts 866 paid to or for the child who is the subject of the order and derived by the child from the parent's 867 entitlement to disability insurance benefits. To the extent that such derivative benefits are included in a 868 parent's gross income, that parent shall be entitled to a credit against his or her ongoing basic child 869 support obligation for any such amounts, and, if the amount of the credit exceeds the parent's basic child 870 support obligations, the credit may be used to reduce arrearages.

871 Gross income shall be subject to deduction of reasonable business expenses for persons with income
872 from self-employment, a partnership, or a closely held business. Gross rental income from any property
873 owned individually, jointly, or by any entity shall be subject to deduction of reasonable expenses;
874 however, the deduction shall not include the cost of acquisition, depreciation, or the principal portion of
875 any mortgage payment. The party claiming any deduction for reasonable business expenses or reasonable
876 expenses for rental property shall have the burden of proof to establish such expenses by a
877 preponderance of the evidence.

"Gross income" shall not include:

- 1. Benefits from public assistance and social services programs as defined in § 63.2-100;
- 2. Federal supplemental security income benefits;
 - 3. Child support received; or

4. Income received by the payor from secondary employment income not previously included in
"gross income," where the payor obtained the income to discharge a child support arrearage established
by a court or administrative order and the payor is paying the arrearage pursuant to the order.
"Secondary employment income" includes but is not limited to income from an additional job, from
self-employment, or from overtime employment. The cessation of such secondary income upon the
payment of the arrearage shall not be the basis for a material change in circumstances upon which a
modification of child support may be based.

889 For purposes of this subsection: (i) spousal support received shall be included in gross income and
890 spousal support paid shall be deducted from gross income when paid pursuant to an order or written
891 agreement and (ii) one-half of any self-employment tax paid shall be deducted from gross income.

892 Where there is an existing court or administrative order or written agreement relating to the child or children of a party to the proceeding, who are not the child or children who are the subject of the present proceeding, then there is a presumption that there shall be deducted from the gross income of the party subject to such order or written agreement, the amount that the party is actually paying for the support of a child or children pursuant to such order or agreement.

897 Where a party to the proceeding has a natural or adopted child or children in the party's household 898 or primary physical custody, and the child or children are not the subject of the present proceeding, 899 there is a presumption that there shall be deducted from the gross income of that party the amount as 900 shown on the Schedule of Monthly Basic Child Support Obligations contained in subsection B that 901 represents that party's support obligation based solely on that party's income as being the total income 902 available for the natural or adopted child or children in the party's household or primary physical 903 custody, who are not the subject of the present proceeding. Provided, however, that the existence of a 904 party's financial responsibility for such a child or children shall not of itself constitute a material change 905 in circumstances for modifying a previous order of child support in any modification proceeding. Any 906 adjustment to gross income under this subsection shall not create or reduce a support obligation to an 907 amount which seriously impairs the custodial parent's ability to maintain minimal adequate housing and 908 provide other basic necessities for the child, as determined by the court.

909 In cases in which retroactive liability for support is being determined, the court or administrative agency may use the gross monthly income of the parties averaged over the period of retroactivity.

911 D. Except for good cause shown or the agreement of the parties, in addition to any other child 912 support obligations established pursuant to this section, any child support order shall provide that the 913 parents pay in proportion to their gross incomes, as used for calculating the monthly support obligation, 914 any reasonable and necessary unreimbursed medical or dental expenses. The method of payment of those 915 expenses shall be contained in the support order. Each parent shall pay his respective share of expenses 916 as those expenses are incurred. Any amount paid under this subsection shall not be adjusted by, nor 917 added to, the child support calculated in accordance with subsection G. For the purposes of this section, 918 medical or dental expenses shall include but not be limited to eyeglasses, prescription medication, 919 prosthetics, orthodontics, and mental health or developmental disabilities services, including but not 920 limited to services provided by a social worker, psychologist, psychiatrist, counselor, or therapist.

D1. In any initial child support proceeding commenced within six months of the birth of a child,
except for good cause shown or the agreement of the parties, in addition to any other child support
obligations established pursuant to this section, the child support order shall provide that the parents pay
in proportion to their gross incomes, as used for calculating the monthly support obligation, any
reasonable and necessary unpaid expenses of the mother's pregnancy and the delivery of such child. Any

926 amount paid under this subsection shall not be adjusted by, nor added to, the child support calculated in 927 accordance with subsection G.

928 E. The costs for health care coverage as defined in § 63.2-1900, vision care coverage, and dental care 929 coverage for the child or children who are the subject of the child support order that are being paid by a 930 parent or that parent's spouse shall be added to the basic child support obligation. To determine the cost 931 to be added to the basic child support obligation, the cost per person shall be applied to the child or 932 children who are subject of the child support order. If the per child cost is provided by the insurer, that 933 is the cost per person. Otherwise, to determine the cost per person, the cost of individual coverage for 934 the policy holder shall be subtracted from the total cost of the coverage, and the remaining amount shall 935 be divided by the number of remaining covered persons.

936 F. Any child-care costs incurred on behalf of the child or children due to employment of the 937 custodial parent shall be added to the basic child support obligation. Child-care costs shall not exceed 938 the amount required to provide quality care from a licensed source. When requested by the noncustodial 939 parent, the court may require the custodial parent to present documentation to verify the costs incurred 940 for child care under this subsection. Where appropriate, the court shall consider the willingness and 941 availability of the noncustodial parent to provide child care personally in determining whether child-care 942 costs are necessary or excessive. Upon the request of either party, and upon a showing of the tax 943 savings a party derives from child-care cost deductions or credits, the court shall factor actual tax 944 consequences into its calculation of the child-care costs to be added to the basic child support obligation.

945 G. 1. Sole custody support. The sole custody total monthly child support obligation shall be 946 established by adding (i) the monthly basic child support obligation, as determined from the schedule 947 contained in subsection B, (ii) costs for health care coverage to the extent allowable by subsection E, 948 and (iii) work-related child-care costs and taking into consideration all the factors set forth in subsection 949 B of § 20-108.1. The total monthly child support obligation shall be divided between the parents in the 950 same proportion as their monthly gross incomes bear to their monthly combined gross income. The 951 monthly obligation of each parent shall be computed by multiplying each parent's percentage of the 952 parents' monthly combined gross income by the total monthly child support obligation.

953 However, the monthly obligation of the noncustodial parent shall be reduced by the cost for health care coverage to the extent allowable by subsection E when paid directly by the noncustodial parent or
955 that parent's spouse. Unreimbursed medical and dental expenses shall be calculated and allocated in accordance with subsection D.

957 2. Split custody support. In cases involving split custody, the amount of child support to be paid
958 shall be the difference between the amounts owed by each parent as a noncustodial parent, computed in
959 accordance with subdivision 1, with the noncustodial parent owing the larger amount paying the
960 difference to the other parent. Unreimbursed medical and dental expenses shall be calculated and
961 allocated in accordance with subsection D.

962 For the purpose of this section and § 20-108.1, split custody shall be limited to those situations 963 where each parent has physical custody of a child or children born of the parents, born of either parent 964 and adopted by the other parent or adopted by both parents. For the purposes of calculating a child 965 support obligation where split custody exists, a separate family unit exists for each parent, and child 966 support for that family unit shall be calculated upon the number of children in that family unit who are 967 born of the parents, born of either parent and adopted by the other parent or adopted by both parents. 968 Where split custody exists, a parent is a custodial parent to the children in that parent's family unit and 969 is a noncustodial parent to the children in the other parent's family unit.

970 3. Shared custody support.

(a) Where a party has custody or visitation of a child or children for more than 90 days of the year,
as such days are defined in subdivision G 3 (c), a shared custody child support amount based on the
ratio in which the parents share the custody and visitation of any child or children shall be calculated in
accordance with this subdivision. The presumptive support to be paid shall be the shared custody
support amount, unless a party affirmatively shows that the sole custody support amount calculated as
provided in subdivision G 1 is less than the shared custody support amount. If so, the lesser amount
shall be the support to be paid. For the purposes of this subsection, the following shall apply:

(i) Income share. "Income share" means a parent's percentage of the combined monthly gross incomeof both parents. The income share of a parent is that parent's gross income divided by the combinedgross incomes of the parties.

(ii) Custody share. "Custody share" means the number of days that a parent has physical custody,
whether by sole custody, joint legal or joint residential custody, or visitation, of a shared child per year
divided by the number of days in the year. The actual or anticipated "custody share" of the parent who
has or will have fewer days of physical custody shall be calculated for a one-year period. The "custody
share" of the other parent shall be presumed to be the number of days in the year less the number of
days calculated as the first parent's "custody share." For purposes of this calculation, the year may begin

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987 on such date as is determined in the discretion of the court, and the day may begin at such time as is 988 determined in the discretion of the court. For purposes of this calculation, a day shall be as defined in 989 subdivision G 3 (c).

990 (iii) Shared support need. "Shared support need" means the presumptive guideline amount of needed 991 support for the shared child or children calculated pursuant to subsection B of this section, for the 992 combined gross income of the parties and the number of shared children, multiplied by 1.4.

993 (iv) Sole custody support. "Sole custody support" means the support amount determined in 994 accordance with subdivision G 1.

995 (b) Support to be paid. The shared support need of the shared child or children shall be calculated 996 pursuant to subdivision G 3 (a) (iii). This amount shall then be multiplied by the other parent's custody 997 share. To that sum for each parent shall be added the other parent's or that parent's spouse's cost of health care coverage to the extent allowable by subsection E, plus the other parent's work-related **998** 999 child-care costs to the extent allowable by subsection F. This total for each parent shall be multiplied by 1000 that parent's income share. The support amounts thereby calculated that each parent owes the other shall 1001 be subtracted one from the other and the difference shall be the shared custody support one parent owes 1002 to the other, with the payor parent being the one whose shared support is the larger. Unreimbursed 1003 medical and dental expenses shall be calculated and allocated in accordance with subsection D.

1004 (c) Definition of a day. For the purposes of this section, "day" means a period of 24 hours; however, 1005 where the parent who has the fewer number of overnight periods during the year has an overnight 1006 period with a child, but has physical custody of the shared child for less than 24 hours during such 1007 overnight period, there is a presumption that each parent shall be allocated one-half of a day of custody 1008 for that period.

1009 (d) Minimum standards. Any calculation under this subdivision shall not create or reduce a support 1010 obligation to an amount which seriously impairs the custodial parent's ability to maintain minimal adequate housing and provide other basic necessities for the child. If the gross income of either party is 1011 1012 equal to or less than 150 percent of the federal poverty level promulgated by the U.S. Department of Health and Human Services from time to time, then the shared custody support calculated pursuant to 1013 1014 this subsection shall not be the presumptively correct support and the court may consider whether the sole custody support or the shared custody support is more just and appropriate. 1015

1016 (e) Support modification. When there has been an award of child support based on the shared 1017 custody formula and one parent consistently fails to exercise custody or visitation in accordance with the 1018 parent's custody share upon which the award was based, there shall be a rebuttable presumption that the 1019 support award should be modified.

1020 (f) In the event that the shared custody support calculation indicates that the net support is to be paid 1021 to the parent who would not be the parent receiving support pursuant to the sole custody calculation, 1022 then the shared support shall be deemed to be the lesser support.

4. Multiple shared custody support. In cases with different shared custody arrangements for two or 1023 1024 more minor children of the parties, the procedures in subdivision G 3 shall apply, except that one shared 1025 guideline shall be used to determine the total amount of child support owed by one parent to the other 1026 by:

1027 (a) Calculating each parent's custody share by adding the total number of days, as defined in 1028 subdivision G 3 (c), that each parent has with each child and dividing such total number of days by the 1029 number of children of the parties to determine the average number of shared custody days; and

1030 (b) Using each parent's custody share as determined in subdivision G 4 (a) for each parent to 1031 calculate the child support owed, in accordance with the provisions of subdivision G 3.

5. Sole and shared custody support. In cases where one parent has sole custody of one or more 1032 minor children of the parties, and the parties share custody of one or more other minor children of the 1033 parties, the procedures in subdivisions G 1 and 3 shall apply, except that one sole custody support 1034 1035 guideline calculation and one shared custody support guideline calculation shall be used to determine the 1036 total amount of child support owed by one parent to the other by: 1037

(a) Calculating the sole custody support obligation by:

1038 (i) Calculating the per child monthly basic child support obligation by determining, for the number of children of the parties, the scheduled monthly basic child support obligation and dividing that amount by 1039 1040 the number of children of the parties;

1041 (ii) Calculating the sole custody pro rata monthly basic child support obligation by multiplying the 1042 per child monthly basic child support obligation determined in subdivision G 5 (a) (i) by the number of 1043 children subject to the sole custody support obligation; and

1044 (iii) Applying the sole custody pro rata monthly basic child support obligation determined in subdivision G 5 (a) (ii) to the procedures in subdivision G 1. 1045 1046

(b) Calculating the shared custody child support obligation by:

1047 (i) Calculating the per child monthly basic child support obligation by determining, for the number of 1048 children of the parties, the scheduled monthly basic child support obligation and dividing that amount by

1049 the number of children of the parties;

1050 (ii) Calculating the shared custody pro rata monthly basic child support obligation by multiplying the 1051 per child monthly basic child support obligation determined in subdivision G 5 (b) (i) by the number of 1052 children subject to the shared custody support obligation; and

1053 (iii) Applying the shared custody pro rata monthly basic child support obligation determined in 1054 subdivision G 5 (b) (ii) to the procedures in subdivision G 3.

1055 (c) Determining the total amount of child support owed by one parent to the other. Where one parent 1056 owes both the sole custody support obligation and the shared custody support obligation to the other 1057 parent, the total of both such obligations calculated pursuant to subdivisions G 5 (a) and G 5 (b) shall 1058 be added to determine the total amount of child support owed by one parent to the other. Where one 1059 parent owes one such obligation to the other parent, and such other parent owes the other such 1060 obligation to the other such parent, the parent owing the greater obligation amount to the other parent 1061 shall pay the difference between the obligations to such other parent.

1062 6. Split and shared custody support. In cases where the parents have split custody of two or more 1063 children, and there is a shared custody arrangement with one or more other minor children of the 1064 parties, the procedures set forth in subdivisions G 2 and G 3 shall apply, except that one split custody 1065 child support guideline calculation and one shared custody child support guideline calculation shall be 1066 used to calculate the total amount of child support owed by one parent to the other by:

1067 (a) Calculating the split custody child support obligation by:

1068 (i) Calculating the per child monthly basic child custody support obligation by determining, for the 1069 number of children of the parties, the scheduled monthly basic child support obligation and dividing that 1070 amount by the number of children of the parties;

1071 (ii) Calculating the split custody pro rata monthly basic child support obligation by multiplying the 1072 per child monthly basic child support obligation determined in subdivision G 6 (a) (i) by the number of 1073 children subject to the split custody support obligation; and

1074 (iii) Applying the split custody pro rata monthly basic child support obligation determined in 1075 subdivision G 6 (a) (ii) for each parent to the procedures in subdivision G 2. 1076

(b) Calculating the shared custody child support obligation by:

1077 (i) Calculating the per child monthly basic child custody support obligation by determining, for the 1078 number of children of the parties, the scheduled monthly basic child support obligation and dividing that 1079 amount by the number of children of the parties;

1080 (ii) Calculating the shared custody pro rata monthly basic child custody support obligation by 1081 multiplying the per child monthly basic child support obligation determined in subdivision G 6 (b) (i) by 1082 the number of children subject to the shared custody support obligation; and

1083 (iii) Applying the shared custody pro rata monthly basic child support obligation determined in 1084 subdivision G 6 (b) (ii) to the procedures in subdivision G 3.

1085 (c) Determining the total amount of child support owed by one parent to the other. Where one parent 1086 owes both the split custody support obligation and the shared custody support obligation to the other 1087 parent, the total of both such obligations calculated pursuant to subdivisions G 6 (a) and G 6 (b) shall 1088 be added to determine the total amount of child support owed by one parent to the other. Where one 1089 parent owes one such obligation to the other parent, and such other parent owes the other such 1090 obligation to the other such parent, the parent owing the greater obligation amount to the other parent 1091 shall pay the difference between the obligations to such other parent.

1092 H. The Secretary of Health and Human Resources shall ensure that the guideline set out in this 1093 section is reviewed by October 31, 2001, and every four years thereafter, by the Child Support 1094 Guidelines Review Panel, consisting of 15 members comprised of four legislative members and 11 1095 nonlegislative citizen members. Members shall be appointed as follows: three members of the House 1096 Committee for Courts of Justice, upon the recommendation of the chairman of such committee, to be 1097 appointed by the Speaker of the House of Delegates in accordance with the principles of proportional 1098 representation contained in the Rules of the House of Delegates; one member of the Senate Committee 1099 on the Judiciary, upon the recommendation of the chairman of such committee, to be appointed by the 1100 Senate Committee on Rules; and one representative of a juvenile and domestic relations district court, 1101 one representative of a circuit court, one representative of the Department of Social Services' Division of 1102 Child Support Enforcement, three members of the Virginia State Bar, two custodial parents, two 1103 noncustodial parents, and one child advocate, upon the recommendation of the Secretary of Health and 1104 Human Resources, to be appointed by the Governor. The Panel shall determine the adequacy of the 1105 guideline for the determination of appropriate awards for the support of children by considering current 1106 research and data on the cost of and expenditures necessary for rearing children, and any other resources 1107 it deems relevant to such review. The Panel shall report its findings to the General Assembly as provided in the procedures of the Division of Legislative Automated Systems for the processing of 1108 legislative documents and reports before the General Assembly next convenes following such review. 1109

1110 Legislative members shall serve terms coincident with their terms of office. Nonlegislative citizen
1111 members shall serve at the pleasure of the Governor. All members may be reappointed. Appointments to
1112 fill vacancies, other than by expiration of a term, shall be made for the unexpired terms. Vacancies shall
1113 be filled in the same manner as the original appointments.

1114 Legislative members shall receive such compensation as provided in § 30-19.12, and nonlegislative 1115 citizen members shall receive such compensation for the performance of their duties as provided in 1116 § 2.2-2813. All members shall be reimbursed for all reasonable and necessary expenses incurred in the 1117 performance of their duties as provided in §§ 2.2-2813 and 2.2-2825. Funding for the costs of 1118 compensation and expenses of the members shall be provided by the Department of Social Services.

1119 The Department of Social Services shall provide staff support to the Panel. All agencies of the 1120 Commonwealth shall provide assistance to the Panel, upon request.

1121 The chairman of the Panel shall submit to the Governor and the General Assembly a quadrennial 1122 executive summary of the interim activity and work of the Panel no later than the first day of 2006 1123 regular session of the General Assembly and every four years thereafter. The executive summary shall 1124 be submitted as provided in the procedures of the Division of Legislative Automated Systems for the 1125 processing of legislative documents and reports and shall be posted on the General Assembly's website.