Exhibit\_

## IN THE CIRCUIT COURT OF

IRT OF \_\_\_\_\_, MISSOURI (County where court is located. City of Saint Louis is considered a county.)

(First Name) <b>Petitioner,</b>	(Middle Name)	(Last Name)	(Jr./Sr./III)	Case Number (Use number from pending case)
-and-				Division
(First Name) <b>Respondent.</b>	(Middle Name)	(Last Name)	(Jr./Sr./III)	Number (Use number from pending case)

## **Parenting Plan**

## Part A - Custody of the Children

- 1. Plan Author(s) (Check all applicable boxes)
  - Both parents wrote this *Parenting Plan*.
  - Petitioner Respondent wrote this Parenting Plan. (Check Petitioner or Respondent if you choose this option)
  - □ The court wrote this *Parenting Plan*.
  - The Guardian ad Litem wrote this *Parenting Plan*.
  - □ Other

(Eirot	Mama
FIISL	Name)

(Middle Name) (Last Name)

(Jr./Sr./III)

2. Names and Ages of Children

Enter the total number of children to whom this *Parenting Plan* applies:\_\_\_\_\_\_\_. The names and ages of the children (hereinafter referred to simply as "the children") are as follows:

(First Name)	(Middle Name)	(Last Name)	(Jr./Sr./III)	(Child's Age)
(First Name)	(Middle Name)	(Last Name)	(Jr./Sr./III)	(Child's Age)
(First Name)	(Middle Name)	(Last Name)	(Jr./Sr./III)	(Child's Age)
(First Name)	(Middle Name)	(Last Name)	(Jr./Sr./III)	(Child's Age)
(First Name)	(Middle Name)	(Last Name)	(Jr./Sr./III)	(Child's Age)
(First Name)	(Middle Name)	(Last Name)		(Child's Age)

## 3. Duration of Plan

The terms and conditions set forth in this *Parenting Plan* shall remain in full force and effect until the children are emancipated or until this plan is modified by a court of competent jurisdiction.

If you have questions about emancipation or jurisdiction, please consult an attorney or review the definitions on the Representing Yourself website.

## **Decisions Concerning the Children**

4. Types of Decisions

The three types of decisions that parents must make concerning their children are major decisions, daily or everyday decisions, and emergency decisions.

A. Major Decisions

Major decisions are the important decisions about the children. Major decisions are made by **the parent or parents with legal custody**. The following are examples of major decisions:

- The choice or change of schools, including college or special tutoring,
- The choice or change of doctor, surgeon or dentist,
- Church or religious instruction, training or education,
- Selection of child care (daycare, babysitters, afterschool programs),
- Major medical care, surgery, or any medical procedure requiring hospitalization or out-patient surgery,
- · Major dental work and orthodontics,
- Psychological or psychiatric treatment or counseling,
- The choice or change of camps or other special or extracurricular activities, including sports,
- The extent of any travel away from home,
- Part or full-time employment of the children,
- Whether the child gets a driver's license, drives or purchases a motor vehicle,
- Birth control and sex education,
- Actual or potential legal action on behalf of the children.
- B. Daily or Everyday Decisions

Daily or everyday decisions are routine decisions like minor medical treatment, bedtimes, homework, chores, selection of clothing and normal daily activities.

Daily decisions shall be made by **the parent having actual physical custody at the time** of the decision. The parents shall work together to create consistent routines for the best interests of the child.

C. Emergency Decisions affecting Health and Safety

Emergency decisions are decisions of an urgent nature. They affect the immediate health and safety of the children and have to be made before it is possible to contact the other parent.

**The parent who is with the minor child** requiring emergency care may make the emergency decision. The parent making the emergency decision shall advise the other parent of the nature and extent of the emergency as soon as possible.

5. Access to Medical, Dental and Educational Records of the Children

Unless otherwise provided in this *Parenting Plan*, both parents are entitled to access records and information pertaining to the children, including, but not limited to, full and complete medical, dental, and educational records subject to Part A, Paragraph 21.

ô.	Legal Custody	(Check one of the three boxes)	
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□ Joint Legal Custody

"Joint legal custody" means that the parents share the decision-making rights, responsibilities, and authority
relating to the health, education and welfare of the child, and, unless allocated, apportioned, or decreed, the
parents shall confer with one another in the exercise of decision-making rights, responsibilities, and authority.
§452.375.1(2), RSMo.

It is in the best interests of the children that the parents have joint legal custody of the children. Major decisions shall be made by both parents together. If they disagree on a major decision they shall resolve their disagreement through the dispute resolution procedure set forth in Paragraph 9.

Sole Legal Custody (Check Petitioner or Respondent if you choose this option
--

It is in the best interests of the children that  $\Box$  Petitioner  $\Box$  Respondent has sole legal custody of the children. The parent with sole legal custody shall make all major decisions affecting the children. The parents cannot share joint legal custody because:

Missouri Law requires a statement of the reasons for a request for no shared decision-making. You **must** enter a reason on this line.

☐ Third Party - Sole Legal Custody to Third Party It is in the best interest of the children that

*(First Name) (Middle Name) (Last Name) (Jr./Sr./III)* (hereinafter referred to as "Third Party") has sole legal and sole physical custody of the children. Major decisions affecting the children shall be made by Third Party. Both parents are unfit, unsuitable, or unable to be a custodian of the children or the welfare of the children requires that neither parent have legal custody.

7. Communication between Parents (Check each box that is appropriate in your case)

Communication between the parents concerning the children may be by any of the following methods:

- □ In person
- ☐ Home telephone
- □ Work telephone
- ☐ Mobile telephone
- Letter via U.S. Postal Service
- 🗌 E-mail
- Using the following third person. This third person will be:

(First Name)

(Middle Name) (Last Name)

(Jr./Sr./III)

The children shall not be used as messengers.

8. Issues not to be Discussed in the Presence of the Children

The parents shall not make negative, derogatory or degrading statements about the other parent in front of the children. Both parents shall exercise their best efforts to promote the respect, love and affection of the children toward the other parent. The parents shall avoid discussing parenting issues, financial issues, and other topics related to these proceedings when the children are present.

The parents should prevent other people from making negative, derogatory or degrading statements about the other parent in the presence of the children.

9. Dispute Resolution Procedure

This is the manner in which the parents will resolve disagreements concerning the children. This includes disagreements on the meaning or interpretation of any provision of this plan. The parents shall present their disagreements to a mediator chosen by them for non-binding mediation. In the event that the parents cannot resolve the dispute by mediation, they may submit the issue to the court through appropriate proceedings.

Additional dispute resolution procedures are as follows:\_\_\_\_

## When the Children Will Physically Be with Each Parent

10. Physical Custody (Check one of the four boxes)

**Joint Physical Custody** (Check Petitioner or Respondent if you choose this option)

"Joint physical custody" means an order awarding each of the parents significant but not necessarily equal, periods of time during which a child resides with or is under the care and supervision of each of the parents. Joint physical custody shall be shared by the parents in such a way as to assure the child of frequent, continuing and meaningful contact with both parents. §452.375.1(3), RSMo.

It is in the best interest of the children that both parents have joint physical custody of the children. Use the address of  $\Box$  Petitioner  $\Box$  Respondent as the address of the children for mailing and educational purposes.

Sole Physical Custody with Visitation to the Other Parent (Check Petitioner or Respondent *if you choose this option*)

It is in the best interests of the children that 
Petitioner 
Respondent has sole physical custody of the children and that the other parent has visitation as set forth herein.

Sole Physical Custody and Supervised Visitation to the Other Parent (Check Petitioner or Respondent if you choose this option)

It is in the best interests of the children that  $\Box$  Petitioner  $\Box$  Respondent has sole physical custody of the children and that the other parent has supervised visitation as set forth herein.

Unsupervised visitation with 
Petitioner Respondent would endanger the children's physical health or impair their emotional development because:

Visitation will be supervised by

(First Name)

(Middle Name) (Last Name)

(Jr./Sr./III)

### □ Physical Custody to a Third Party

It is in the best interest of the children that

(First Name)	(Middle Name)	(Last Name)	(Jr./Sr./III)
(hereinafter referred to	as "Third Party") ha	as sole physical cust	ody of the children. Both paren

(hereinafter referred to as "Third Party") has sole physical custody of the children. Both parents are unfit, unsuitable, or unable to be a custodian of the children or the welfare of the children requires that neither parent have physical custody.

11. Residential Schedules

Each exchange should be written on the Weekend and Weekday Exchange Schedule. The parents shall have physical custody of the children as they agree. In the event they do not agree, then the parents shall exchange the children as set forth in the residential schedules.

Each parent shall consider reasonable changes when requested by the other parent or the children. If a significant change is made, either parent may reduce their agreement to writing. All changes are unenforceable unless in writing and signed by both parents.

# Sample Page - Do Not File

## Sample - Weekday and Weekend Exchange Schedule

This page is a sample to help you understand how to fill out the form. Do not file this sample page with the court.

	Enter the parent v	who is receiving custody and the specified time for each exchange.
	DAY OF WEEK	EXCHANGES FOR DAY
	Sunday	Susan
	Monday	Susan
ш	Tuesday	Susan
WEEK ONE	Wednesday	3:30 p.m. Walter picks up children from school
ME	Thursday	8:00 a.m. Walter drops children off at school
	Thursday	3:30 p.m. Susan picks up children from school
	Friday	5:30 p.m. Walter picks up children from Susan's house
	Saturday	Walter
	Sunday	7:00 p.m. Susan picks up children from Walter's house
	Monday	Susan
0	Tuesday	Susan
EEK TWO	Wednesday	3:30 p.m. Walter picks up children from school
WEI	Thursday	8:00 a.m. Walter drops children off at school
	Thursday	3:30 p.m. Susan picks up children from school
	Friday	Susan
	Saturday	Susan

# Sample Page - Do Not File

## Weekday and Weekend Exchange Schedule

	Enter the parent w See previous	ho is receiving custody and the specified time for each exchange. page of this <i>Parenting Plan</i> for a sample schedule.
	DAY OF WEEK	EXCHANGES FOR DAY
	Sunday	
	Monday	
Щ	Tuesday	
WEEK ONE	Wednesday	
M	Thursday	
	Friday	
	Saturday	
	Sunday	
	Monday	
0/	Tuesday	
WEEK TWO	Wednesday	
M	Thursday	
	Friday	
	Saturday	

See the following page to determine when each week begins.

Determination of week one or week two on the Weekday and Weekend Exchange Schedule

For purposes of this *Parenting Plan*, **week one** is defined as a week that has Sunday on one of the following dates:

January	1	2	3	4	5	6	7	15	16	17	18	19	20	21	29	30	31
February	1	2	3	4	12	13	14	15	16	17	18	26	27	28	29		
March	1	2	3	4	12	13	14	15	16	17	18	26	27	28	29	30	31
April	1	9	10	11	12	13	14	15	23	24	25	26	27	28	29		
May	7	8	9	10	11	12	13	21	22	23	24	25	26	27			
June	4	5	6	7	8	9	10	18	19	20	21	22	23	24			
July	2	3	4	5	6	7	8	16	17	18	19	20	21	22	30	31	
August	1	2	3	4	5	13	14	15	16	17	18	19	27	28	29	30	31
September	1	2	10	11	12	13	14	15	16	24	25	26	27	28	29	30	
October	8	9	10	11	12	13	14	22	23	24	25	26	27	28			
November	5	6	7	8	9	10	11	19	20	21	22	23	24	25			
December	3	4	5	6	7	8	9	17	18	19	20	21	22	23	31		

For purposes of this *Parenting Plan*, **week two** is defined as a week that has Sunday on one of the following dates:

January	8	9	10	11	12	13	14	22	23	24	25	26	27	28			
February	5	6	7	8	9	10	11	19	20	21	22	23	24	25			
March	5	6	7	8	9	10	11	19	20	21	22	23	24	25			
April	2	3	4	5	6	7	8	16	17	18	19	20	21	22	30	31	
May	1	2	3	4	5	6	14	15	16	17	18	19	20	28	29	30	31
June	1	2	3	11	12	13	14	15	16	17	25	26	27	28	29	30	
July	1	9	10	11	12	13	14	15	23	24	25	26	27	28	29		
August	6	7	8	9	10	11	12	20	21	22	23	24	25	26			
September	3	4	5	6	7	8	9	17	18	19	20	21	22	23			
October	1	2	3	4	5	6	7	15	16	17	18	19	20	21	29	30	31
November	1	2	3	4	12	13	14	15	16	17	18	26	27	28	29	30	
December	1	2	10	11	12	13	14	15	16	24	25	26	27	28	29	30	

### 12. Holidays

A different schedule can apply on holidays. The times each parent will have with the children during the holidays are set forth on the Holiday Exchange Schedule.

Include the name of the parent who will have the holiday and the times to exchange the children.

## Holiday Exchange Schedule

Holiday	Even Numbered Years	Odd Numbered Years	Physical Custody From To				
	List name of parent	List name of parent	Time - Include a.m. or p.m.	Time - Include a.m. or p.m.			
Martin Luther King Day							
President's Day							
Memorial Day							
Independence Day							
Labor Day							
Thanksgiving							
Halloween							
Christmas Eve							
Christmas Day							
Mother's Day							
Father's Day							
Petitioner's Birthday							
Respondent's Birthday							
Child(ren)'s Birthday(s)							
Other holidays, including school holidays, special occasions (specify)							

- 13. Vacation Schedule (Check one of the two boxes)
  - □ No specific weeks will be set aside for our vacations.
  - □ Each parent may designate \_\_\_\_\_\_ week(s) each year during which they will have exclusive physical custody of the children and the regular schedules do not apply. However, during this period, the Holiday Schedule still applies. Petitioner shall have first choice of weeks in odd-numbered years. Respondent will have first choice of weeks in even-numbered years. The parent with the first choice of weeks must designate the vacation weeks by March 31 of each year. The parent with the second choice of weeks must designate the weeks by April 15 of each year.

Holidays and vacations do not alter the "Week One" or "Week Two" designation, but they do apply ahead of the regular schedule. If the holiday schedule conflicts with any other schedule, the holiday schedule takes precedence.

## **Other Provisions Concerning the Children**

14. Location of Exchanges (Check one of the four boxes)

If a specific location for an exchange is not stated on the schedule, then the exchange shall occur at the following location:

- ☐ All exchanges shall occur at the children's school or child care provider when school or child care is in session. If, or when, school or child care is not in session, all exchanges shall occur at the locations as follows:
- □ All exchanges shall occur at □ Petitioner's □ Respondent's residence. (Check Petitioner or Respondent if you choose this option)
- The parent receiving custody of the children shall pick up the children at the other parent's residence.

Exchanges shall occur at the locations as follows:

15. Transportation

Each parent will pay the expenses associated with his or her own transportation to and from the exchange location unless otherwise indicated in this *Parenting Plan*.

16. Notification of Change from Residential Schedule

In the event either parent cannot exercise the scheduled time with the children, he or she should tell the other parent as soon as possible, but not later than 24 hours before the start of the scheduled time with the children. If a parent anticipates that he or she may have to cancel at the last minute, he or she should advise the other parent of the possible last minute conflict. If a parent fails to notify the other as set forth above, he or she shall be responsible for the reasonable costs incurred by the other parent.

17. Telephone Contact with Children (Check one of the two boxes)

Each parent may contact the children in a reasonable manner when the children are with the other parent.

- □ Neither parent may contact the children at the other parent's residence earlier than \_\_\_\_\_ a.m. or later than \_\_\_\_\_ p.m.
- ☐ There are no restrictions on the time to contact the children.

Each parent shall provide the other parent with the telephone number at which the children may be contacted. Neither parent shall configure their telephone system in such a manner as to "block" or prevent the other parent from calling.

When a parent travels out of town with the children for at least 24 hours, he or she must notify the other parent of the children's destination. He or she must also provide a telephone number where the children can be reached.

18. Children's Activities

The parent who has the children at the time of the activity is responsible for getting the children to their school or extracurricular activities. Each parent shall not schedule activities that occur primarily when the children are with the other parent without the other parent's consent.

19. Relocation

§452.377, RSMo states, "Absent exigent circumstances as determined by a court with jurisdiction, you as a party to this action are ordered to notify, in writing by certified mail, return receipt requested, and at least sixty days prior to the proposed relocation, each party to this action of any proposed relocation of the principal residence of the child, including the following information:

- (1) The intended new residence, including the specific address and mailing address, if known, and if not known, the city;
- (2) The home telephone number of the new residence, if known;
- (3) The date of the intended move or proposed relocation;
- (4) A brief statement of the specific reasons for the proposed relocation of the child; and
- (5) A proposal for a revised schedule of custody or visitation with the child.
- (6) The other party's right, if that party is a parent, to file a motion, pursuant to §452.377, RSMo, seeking an order to prevent the relocation and an accompanying affidavit setting forth the specific good-faith factual basis for opposing the relocation within thirty days of receipt of the notice.

Your obligation to provide this information to each party continues as long as you or any other party by virtue of this order is entitled to custody of a child covered by this order. Your failure to obey the order of this court regarding the proposed relocation may result in further litigation to enforce such order, including contempt of court. In addition, your failure to notify a party of a relocation of the child may be considered in a proceeding to modify custody or visitation with the child. Reasonable costs and attorney fees may be assessed against you if you fail to give the required notice."

The residence of the children may be relocated sixty (60) days after providing notice unless a parent files a motion seeking an order to prevent the relocation within thirty (30) days after receipt of notice. Such motion shall be accompanied by an affidavit setting forth the specific factual bases supporting a prohibition of the relocation.

20. The courts must consider any pattern of domestic violence when it awards custody of the children. *(Check one of the three boxes.)* 

Domestic violence is abuse committed against another family or household member. Missouri law requires the court consider issues related to domestic violence before making decisions related to the children.

- ☐ There has been no pattern of domestic violence between the parents.
- ☐ There has been a pattern of domestic violence between the parents, with ☐ Petitioner ☐ Respondent committing violent acts against the other parent or another family or household member. (Check Petitioner or Respondent if you choose this option)
- There has been a pattern of domestic violence between the parents, with both parents committing violent acts against the other parent or another family or household member.
- 21. If the court restricts a parent's visitation or custody with a child due to domestic violence, the court may also restrict that parent's access to address information within a child's educational records. *(Check one of the three boxes)* 
  - ☐ There has been no domestic violence by either parent.
  - □ There has been domestic violence committed by □ Petitioner □ Respondent against the other parent or one of the children. The educational records of the children **shall not** include the address of the other parent or the children. (*Check Petitioner or Respondent if you choose this option*)
  - □ There has been domestic violence committed by □ Petitioner □ Respondent against the other parent or one of the children. However, the educational records of the children may include the address of the other parent or the children. (Check Petitioner or Respondent if you choose this option)

(Petitioner - Sign above)		(Petitioner - Print your name above)	
(Attorney for Petitioner - Sign above)		(Attorney for Petitioner - Print your name above)	
(Respondent - Sign above)		(Respondent - Print your name above)	
(Attorney for Respondent - Sign above)	(Attorney for Respondent - Print your name al		ent - Print your name above)
(Guardian ad Litem - Sign above)	((	Guardian ad Litem - P	rint your name above)
f heard by a Family Court Judge)		amily Court Commission Recommendations o	,
(Judge)	(Commissione	er)	(Date)
(Date)	All orders and these findings and recommendations of the Commissioner are confirmed and adopted as the judgment of th court.		
	(Judge)		(Date)

Exhibit \_\_\_\_\_

## IN THE CIRCUIT COURT OF

, MISSOURI

(County where court is located. City of Saint Louis is considered a county.)

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(First Name)	(Middle Name)	(Last Name)	(Jr./Sr./III)	Case Number
Petitioner, -and-				(Use number from pending case)
(First Name) Respondent.	(Middle Name)	(Last Name)	(Jr./Sr./III)	Division Number (Use number from pending case)

## **Parenting Plan**

## Part B - Support of the Children

- 1. Plan Author(s) (Check all applicable boxes)
  - Both parents wrote this *Parenting Plan*.
  - Petitioner Respondent wrote this Parenting Plan. (Check Petitioner or Respondent if you choose this option)
  - ☐ The court wrote this *Parenting Plan*.
  - ☐ The Guardian ad Litem wrote this *Parenting Plan*.
  - Other

(First Name)	(Middle Name)	(Last Name)	(Jr./Sr./III)

2. Names and Ages of Children

Enter the total number of children to whom this *Parenting Plan* applies: \_\_\_\_\_\_\_. The names and ages of the children (hereinafter referred to simply as "the children") are as follows:

(First Name)	(Middle Name)	(Last Name)	(Jr./Sr./III)	(Child's Age)
(First Name)	(Middle Name)	(Last Name)	(Jr./Sr./III)	(Child's Age)
(First Name)	(Middle Name)	(Last Name)	(Jr./Sr./III)	(Child's Age)
(First Name)	(Middle Name)	(Last Name)	(Jr./Sr./III)	(Child's Age)
(First Name)	(Middle Name)	(Last Name)	(Jr./Sr./III)	(Child's Age)
(First Name)	(Middle Name)	(Last Name)	(Jr./Sr./III)	(Child's Age)

## **Child Support Calculations**

#### **Child Support**

Child support is an amount of money paid by one parent to the other parent for the support of the children. In addition to a regular monthly child support payment, other expenses of the children may be divided between the parents as child support.

#### Form 14

The Form 14 is a form used to calculate a presumed amount of child support. The Form 14 is part of this *Parenting Plan* and is found on Part B, Page 8. The court will usually follow the Form 14, however, if the court finds that the child support calculated pursuant to the Form 14 is unjust or inappropriate, it will set child support at a different amount.

Parents must also determine the division and amount of other expenses of the children such as medical and dental insurance, uncovered medical and dental expenses, childcare, and other extraordinary expenses. These expenses are part of the child support obligations of each parent.

Parents may agree on an amount of child support and the division of expenses. The court does not have to accept this agreement and can set different support amounts. Even if the parents have agreed on an amount of child support, **they must still calculate a Form 14 for the court**.

Missouri law further provides that "An award of joint physical custody does not preclude an award of child support pursuant to Section 452.340 and applicable supreme court rules in determining an amount reasonable or necessary for the support of the child." §452.375.12, RSMo. Child support may be appropriate even if both parties have custody of the children an equal amount of time.

3. Parent to Pay Child Support (Check one of the two boxes)

One parent must be called the "parent paying support" and the other parent must be called the "parent receiving support." This is true even if no child support is going to be paid.

- □ Petitioner □ Respondent will pay regular monthly child support to □ Petitioner □ Respondent. (Check Petitioner or Respondent if you choose this option)
- □ No regular monthly child support will be paid by either parent. □ Petitioner □ Respondent will be referred to as "parent paying support" for purposes of the Form 14 calculation only. The other parent will be referred to as "parent receiving support." (*Check Petitioner or Respondent if you choose this option*)

## Medical and Dental Insurance for the Children

#### Cost of Medical or Dental Insurance for the Children

The cost of medical or dental insurance for the children is the monthly amount of any premium paid. If the parent's employer deducts the amount of premium from his or her pay, then the cost of medical or dental insurance includes the amount of the premium paid. It does not include the cost of medical or dental insurance for the parent's spouse, or other children that are not covered by this *Parenting Plan*. The cost of medical or dental insurance for the children is included on Line 6c of the Form 14.

The Form 14 states: "If the amount of the actual health insurance costs for the children who are the subject of this proceeding is not available or cannot be verified, the amount of the health insurance costs attributable to the children who are the subject of this proceeding shall be calculated by dividing the total monthly costs for the policy of health insurance by the total number of persons for whom the costs are paid or to be paid and then multiplying the resulting figure by the number of children insured under the policy who are the subject of this proceeding."

- 4. Parent Responsible for Medical Insurance (Check one of the three boxes)
  - □ Neither parent is required to maintain **medical** insurance for the benefit of the children. A health benefit plan is not available at reasonable cost through either parent's employer or union. If the parents receive child support services through the Family Support Division, the parents shall notify the Family Support Division of any changes in employment, whether health insurance is available through their employer, other group plan or the Affordable Care Act, provide the name of the insurance provider when coverage is available, and any other changes in access to health insurance coverage.
  - Petitioner Respondent shall maintain and pay the cost of **medical** insurance for the benefit of the children.
- 5. Parent Responsible for Dental Insurance (Check one of the three boxes)
  - ☐ Neither parent is required to maintain **dental** insurance for the benefit of the children. A health benefit plan is not available at reasonable cost through either parent's employer or union. If the parents receive child support services through the Family Support Division, the parents shall notify the Family Support Division of any changes in employment, whether dental insurance is available through their employer, other group plan or the Affordable Care Act, provide the name of the insurance provider when coverage is available, and any other changes in access to health insurance coverage.
  - Petitioner Respondent shall maintain and pay the cost of **dental** insurance for the benefit of the children.
- 6. Medical and Dental Insurance for the Children

You must enter an amount on both lines, even if you enter "0." These amounts should also be entered on line 6c of the Form 14.

The total cost of medical and/or dental insurance paid by Petitioner for the minor children is \$ \_\_\_\_\_\_ per month.

The total cost of medical and/or dental insurance paid by Respondent for the minor children is \$ \_\_\_\_\_\_ per month.

In the event either parent is required to maintain medical or dental insurance, the parent providing the health benefit plan shall provide to the other parent an insurance identification card.

If support rights have been assigned to the state of Missouri or the Family Support Division is providing support enforcement services to either parent, the parent paying support shall notify the Family Support Division regarding the availability of medical insurance coverage through an employer or a group plan, provide the name of the insurance provider when coverage is available, and inform the division of any change in access to such insurance coverage.

## Health Expenses Not Covered by Insurance

7. Medical, Dental, Vision, or Psychological Expenses not Covered by Insurance

Any parent who receives a bill for medical, dental, vision or psychological expenses of the children shall submit a copy of that bill to the other parent within 30 days of the receipt of the bill.

### (Check one of the three boxes)

□ The parent □ receiving support □ paying support will pay all reasonable and necessary medical and dental expenses of the children not covered by insurance. Other parent will reimburse the parent paying expenses for \_\_\_\_\_\_ percent of all such expenses that are actually paid by the parent paying expenses and are in excess of \$250 per year per child. This does not include the uninsured extraordinary costs set forth in Paragraph 8 below. §454.603.5(2), RSMo. (Check parent "receiving support" or parent "paying support" if you choose this option)

Medical and dental expenses are defined by §213(d)(1)(A) of the Internal Revenue Code.

§454.633.3, RSMo provides that if you have checked this first box in Paragraph 7 and you have not provided a percentage, then each parent will be responsible for one-half of all reasonable and necessary medical or dental expenses of the children not covered by insurance except as set forth in Paragraph 8 below.

- □ The parent □ receiving support □ paying support will be responsible for all reasonable and necessary medical or dental expenses of the children not covered by insurance. The other parent does not have the financial resources to contribute to the payment of medical or dental expenses of the children not covered by insurance. This does not apply to the medical costs listed in Paragraph 8 below. §454.603.5(2), RSMo. (Check parent "receiving support" or parent "paying support" if you choose this option)
- All reasonable and necessary medical or dental expenses of the children are covered by insurance. *§454.603.5(1), RSMo.*
- 8. Payment of Uninsured Extraordinary Medical Costs

Extraordinary medical costs are predictable and recurring, such as expenses for dental treatment, orthodontic treatment, asthma treatment and physical therapy. These expenses **may** be included in the Form 14 calculation.

If no extraordinary medical costs are to be included on the Form 14, you may leave this information blank.

Uncovered Extraordinary Medical Costs to be Paid by	Amount	t of Expense
	, anoan	
Parent Paying Support included on the Form 14		
	\$	per month
	*	
	\$	per month
	¢	per month
	Ф	per monun
The total cost of these uncovered extraordinary medical costs of the	childron is \$	per
		pei
month.		
You must include this amount on the Form 14 - Line 6d		

Uncovered Extraordinary Medical Costs to be Paid by	Amount	of Expense
Parent receiving Support included on the Form 14		
	\$	per month
	\$	per month
	\$	per month
The total cost of these uncovered extraordinary medical costs of the	children is \$	per
month.		

You must include this amount on the Form 14 - Line 6d

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## **Child Care Expenses**

Child care expenses related to employment are expenses incurred by a parent during periods of time while the parent is working and the children are in his or her physical custody.

9. Work-Related Child Care Costs

The work-related child care expenses of the parent receiving support are \$ \_\_\_\_\_ per month.

The work-related child care expenses of the parent paying support are \$ \_\_\_\_\_ per month.

(Check one of the four boxes)

- There are no work-related child care costs incurred by the parents.
- The work-related child care costs will be included in the child support calculation on the Form 14.

The amount of work-related child care costs for the parent receiving support must be placed on Line 6a(1) of the Form 14.

The amount of work-related child care costs for the parent paying support must be placed on Line 6b of the Form 14.

- ☐ Each parent will pay their own reasonable work-related child care expenses related to his or her employment. The cost of reasonable work-related child care expenses has **not** been included in the child support calculation on the Form 14. Neither parent will reimburse the other parent for any portion of the child care expenses.
- ☐ The parent paying support shall reimburse the parent receiving support for \_\_\_\_\_\_ percent of all reasonable work-related child care expenses actually paid by the parent receiving support. The work related child care expenses have **not** been included on the Form 14. To be eligible for reimbursement of work-related child care expenses, the parent receiving support must appropriately report expenses to the Internal Revenue Service.
- 10. Child Care Expenses Unrelated to Employment Incidental child care costs not related to employment are to be paid by the parent with physical custody at the time the child care costs are incurred.

#### Extraordinary Child-Rearing Costs

Extraordinary child-rearing costs may include, but are not limited to, the following expenses:

- · Educational expenses for college or post-secondary education,
- · Special, private or parochial elementary and secondary schooling expenses,
- Tutoring sessions,
- Camps,
- Lessons,
- Athletic activities,
- Travel and other activities intended to enhance the athletic, social or cultural development of a child.

#### 11. Educational Expenses for College or Post-Secondary Education

As used herein, educational expenses for college or post-secondary education (also referred to as college expenses) include tuition, fees, books, dormitory cost for room and board. It does not include room and board while residing with either parent. This term shall be the actual cost to the child. In the event the child receives a scholarship or other aid which reduces the tuition, fees, books, or dormitory costs for room and board, then the educational expenses for college or post-secondary education does not include the amount of such scholarship or aid. For this purpose, loans to the student shall not be considered 'scholarship or other aid'.

The maximum educational expenses for college or post-secondary education, as defined herein, shall not exceed the cost for tuition, fees, books, and dormitory costs for room and board at the University of Missouri at Columbia, regardless of what institution the child attends.

Responsibility for educational expenses for college or post-secondary education shall not exceed more than eight semesters at a college or university.

#### Continued Eligibility for Child Support when Child is in College

§452.340.5, RSMo provides that "[t]o remain eligible for such continued parental support, at the beginning of each semester **the child** shall submit to each parent a transcript or similar official document provided by the institution of vocational or higher education which includes the courses the child is enrolled in and has completed for each term, the grades and credits received for each such course, and an official document from the institution listing the courses which the child is enrolled in for the upcoming term and the number of credits for each such course." The child must carry a minimum number of credit hours each semester.

#### 12. Extraordinary Child-Rearing Costs

Extraordinary child-rearing costs incurred by the parents may be included on the Form 14, or the parents may agree to divide these costs on some percentage basis. The extraordinary child-rearing costs are to be paid as set forth in the next paragraph.

Part B, Page 7, Paragraph 13, of this Parenting Plan

#### 13. Payment of Extraordinary Child-Rearing Costs of the Children

## a. Extraordinary Child-Rearing Costs included on the Form 14

Extraordinary Child-Rearing Costs Paid by Parent Paying Support <b>included</b> on the Form 14		Amount of Expense	
	\$	per month per month	
	\$	per month	
The total cost of these extraordinary child-rearing costs	s of the children is \$	per month.	
You must include this amount on the Form 14 - Line 6	ie		
Extraordinary Child-Rearing Costs Paid by Pare Receiving Support <b>included</b> on the Form 14	ent An	nount of Expense	
	\$	per month	
	\$	per month	
	\$	per month	

You must include this amount on the Form 14 - Line 6e

The total cost of these extraordinary child-rearing costs of the children is \$

## b. Extraordinary Child-Rearing Costs not included on the Form 14

Extraordinary Child-Rearing Costs Paid by Parent Paying Support <b>not included</b> on the Form 14	Percentage to be Paid by Parent Receiving Support	
	%	
	%	
	%	
Parent receiving support will reimburse the other parent the above these extraordinary child-rearing costs of the children so long as the the other parent.		
Extraordinary Child-Rearing Costs Paid by Parent	Percentage to be Paid by	
Description Operation of the short of the France 44		

Percentage to be Paid by
Parent Paying Support
%
%
%
centage amount of each of these penses are actually paid by the

per month.

## FORM NO. 14 CHILD SUPPORT AMOUNT CALCULATION WORKSHEET

Respondent / Petitioner is the "Parent Paying Support"	PARENT	PARENT PAYING	
Total Number of Children:	RECEIVING SUPPORT	SUPPORT	COMBINED
1. MONTHLY GROSS INCOME			
1a. Monthly court-ordered maintenance being received			
2. ADJUSTMENTS			
2a. Other monthly child support pursuant to court or administrative order			
2b. Monthly court-ordered maintenance being paid			
2c. Monthly support obligation for other children.			
(1) Number of other children primarily residing in each parent's custody			
(2) Each parent's support obligation from support schedule using the parent's Line 1 monthly gross income			
(3) Monthly child support received under court or administrative order for children included in line 2c(1)			
2c. TOTAL adjustment [Line 2c(2) minus Line 2c(3)]			
3. ADJUSTED MONTHLY GROSS INCOME (sum of lines 1 and 1a, minus lines 2a, 2b and 2c).			
4. PROPORTIONATE SHARE OF COMBINED ADJUSTED MONTHLY GROSS INCOME (Each parent's line 3 income divided by combined line 3 income).			
5. BASIC CHILD SUPPORT AMOUNT (From support chart using combined line 3 income).			
6. ADDITIONAL CHILD-REARING COSTS OF PARENTS			
6a. Child Care Costs of Parent Receiving Support			
(1) Reasonable work-related child care costs of the parent receiving support.			
(2) Child Care Tax Credit (See Form 14 Directions)			
6a. TOTAL adjusted Child Care Costs [Line 6a(1) minus Line 6a(2)]			
6b. Reasonable work-related child care costs of the parent paying support			
6c. Health insurance costs for the children who are subjects of this proceeding			
6d. Uninsured agreed-upon or court-ordered extraordinary medical costs			
6e. Other agreed-upon or court-ordered extraordinary child-rearing costs			
7. TOTAL ADDITIONAL CHILD-REARING COSTS (Enter sum of lines 6a, 6b, 6c, 6d and 6e).			
8. TOTAL COMBINED CHILD SUPPORT COSTS (Sum of line 5 and line 7).			
9. EACH PARENT'S SUPPORT OBLIGATION (Multiply line 8 by each parent's line 4)			
10. CREDIT FOR ADDITIONAL CHILD-REARING COSTS (Line 7 of parent paying support).			
11. ADJUSTMENT FOR A PORTION OF AMOUNTS EXPENDED BY THE PARENT OBLIGATED TO PAY SUPPORT DURING PERIODS OF OVERNIGHT VISITATION OR CUSTODY. (See Form 14 Directions) (Multiply line 5 by%).			
12. PRESUMED CHILD SUPPORT AMOUNT (Line 9 minus lines 10 and 11).			

## **Amount of Child Support**

14. Presumed Monthly Amount of Child Support (*Complete all applicable amounts*) The court-ordered support amount is set forth in Part B, Paragraph 16.

The presumed child support amount calculated pursuant to Form 14 for six children is:

The presumed child support amount calculated pursuant to Form 14 for five children is: \$\_\_\_\_\_

The presumed child support amount calculated pursuant to Form 14 for two children is: \$\_\_\_\_\_

The presumed child support amount calculated pursuant to Form 14 for one child is: \$\_\_\_\_\_

15. Should the court order the presumed monthly amount of child support? (Check one of the two boxes)

Court-ordered child support will be set at the time of the court proceeding. The court is not bound by the suggestions of the parents and may set an amount greater or less than the suggested amounts of court-ordered child support set forth in this *Parenting Plan*. If the court approves and adopts this plan, then the support provisions herein will become the order of the court.

- Yes. The court-ordered child support is the same as the presumed child support amount. The presumed child support amount as calculated herein is not rebutted as being unjust and inappropriate.
- No. The court-ordered child support is different from the presumed child support amount in the Form 14. After consideration of all statutory and other relevant factors pursuant to §452.340.8, RSMo, the presumed child support amount is rebutted as unjust and inappropriate due to
- 16. Court-Ordered Child Support (Check all applicable boxes)

This is the amount of child support that actually will be paid by the parent paying support.

You should check each box that applies. For example, if this *Parenting Plan* pertains to three children, then you should check the boxes for three children, two children and one child. You should also enter an amount of support for three children, two children, and one child, respectively. You must attach a Form 14 for each level. For example, if you have three children, then you must attach one Form 14 for three children, one Form 14 for two children, and one Form 14 for one child.

If you check one of the boxes below, you must check all the boxes below it. Once again, if you only check the box for two children and do not check the box for one child, then no support is owed when only one child remains.

- Six or More Children The parent paying support is to pay to the parent receiving support \$\_\_\_\_\_ per month when the parent receiving support is entitled to support for six or more children covered by this *Parenting Plan*.
- ☐ Five Children The parent paying support is to pay to the parent receiving support \$ \_\_\_\_\_\_ per month when the parent receiving support is entitled to support for five children covered by this *Parenting Plan*.
- □ Four Children The parent paying support is to pay to the parent receiving support \$ \_\_\_\_\_\_ per month when the parent receiving support is entitled to support for four children covered by this *Parenting Plan*.
- ☐ Three Children The parent paying support is to pay to the parent receiving support \$ \_\_\_\_\_\_ per month when the parent receiving support is entitled to support for three children covered by this *Parenting Plan*.
- Two Children The parent paying support is to pay to the parent receiving support \$ \_\_\_\_\_\_ per month when the parent receiving support is entitled to support for two children covered by this *Parenting Plan*.
- $\square$  One Child The parent paying support is to pay to the parent receiving support \$ \_

per month when the parent receiving support is entitled to support for one child covered by this *Parenting Plan.* 

Parenting Plan - Part B Form CAFC501 07/01/2020 Page 9 of 12 This form is available for free at www.selfrepresent.mo.gov

17. Starting Date for Child Support (Check one of the two boxes if either parent is paying child support in *Part B, Paragraph 16*)

Notification by the Parent Receiving Support when Child Support Changes
Missouri law provides that "[u]nless otherwise agreed in writing or expressly provided in the judgment, provisions for the support of the child are terminated by emancipation of the child. The parent entitled to receive child support shall have the duty to notify the parent obligated to pay support of the child's emancipation and failing to do so, the parent entitled to receive child support shall be liable to the parent obligated to pay support for child support for child support paid following emancipation of a minor child, plus interest." §452.370.4, RSMo.
<ul> <li>The first child support payment is due on the date of the entry of the judgment.</li> <li>The first child support payment is due on</li> </ul>

Income Tax Considerations

18. Income Tax Dependents

The Form 14 calculation assumes that the parent receiving support will claim the children as dependents. If the parent paying support is entitled to claim one or more of the children, then the Form 14 guidelines are unjust and inappropriate and the second box in Paragraph 15 should be checked.

The parents shall be entitled to claim the minor children as dependents for income tax purposes as follows:

Name of Child	In odd numbered tax years, this parent will claim this child as a dependent	In even numbered tax years, this parent will claim this child as a dependent

Parent paying support must be current with all support obligations as of December 31 of the tax year in which the child is to be claimed. Each parent will sign any appropriate documents to allow the other parent to make such claims.

## Payment of Child Support and Income Withholding

#### **Income Withholding**

Income Withholding means that the child support is taken directly out of the paycheck of the parent paying support. These payments could be taken out of money from an employer, or other types of payments like Social Security disability benefits, unemployment compensation benefits or military retirement benefits. The amount withheld is sent to the Family Support Payment Center. The Family Support Payment Center will then forward the support to the parent receiving support. Child support withheld under an income withholding order cannot be sent directly to the parent receiving support. A record will be kept of all payments. If the parent paying support is currently unemployed or self-employed, income withholding may still be ordered, but it will not take effect until the parent paying support begins receiving regular income.

If income withholding is not ordered, then the child support may be paid directly to the parent receiving support. The parent paying support may also voluntarily send payments to the Family Support Payment Center. If the child support is not paid to the Family Support Payment Center, it is extremely important that each parent keep accurate records of the amount of child support paid. This means that the parent paying support may not receive credit for his or her payments if he or she does not have receipts or cancelled checks. Because of this, it is proper to request a receipt from the parent receiving support.

If parents receive Temporary Assistance For Needy Families (TANF) benefits through the Missouri Family Support Division or receive child support enforcement services through the Missouri Family Support Division, child support **must** be paid through the Family Support Payment Center.

Even if the court does not order income withholding right now, the Family Support Division may issue an income withholding order at a later time if the parent paying support fails to make timely child support payments as ordered.

- 19. Method of Payment of Child Support (*Check one of the five boxes if either parent is paying child support in Part B, Paragraph 16*)
  - ☐ Child support shall be paid through income withholding. An application for income withholding for support shall be prepared by the parent receiving support and issued by the circuit clerk upon the effective date of this judgment. Child support is ordered to be paid to the Family Support Payment Center, PO Box 109001, Jefferson City, Missouri, 65110-9001.
  - Income withholding will not issue because a written agreement has been reached between the parents that provides for an alternative arrangement. Child support shall be paid directly to the Family Support Payment Center, PO Box 109001, Jefferson City, Missouri, 65110-9001.
  - Income withholding will not issue because there is good cause not to require immediate income withholding for the reason that implementation of an immediate withholding would not be in the best interest of the child and the parent paying support has made timely payments of all previously ordered support. Child support shall be paid directly to the Family Support Payment Center, PO Box 109001, Jefferson City, Missouri, 65110-9001.
  - ☐ Income Withholding will not issue because a written agreement has been reached between the parents that provides for an alternative arrangement. Child support shall be paid directly to the parent receiving support.
  - □ Income Withholding will not issue because there is good cause not to require immediate income withholding for the reason that implementation of an immediate withholding would not be in the best interest of the child and the parent paying support has made timely payments of all previously ordered support. Child support shall be paid directly to the parent receiving support.

20.	Additional	Provisions	Pertaining	to Support	t of the	Children:

(Petitioner - Sign above)	(Petitioner - Print your name above)
(Attorney for Petitioner - Sign above)	(Attorney for Petitioner - Print your name above)
(Respondent - Sign above)	(Respondent - Print your name above)
(Attorney for Respondent - Sign above)	(Attorney for Respondent - Print your name above)
(Guardian ad Litem - Sign above)	(Guardian ad Litem - Print your name above)

(If heard by a Family Court Judge)	(If heard by a Family Court Commis Findings and Recommendatio	,
(Judge)	(Commissioner)	(Date)
(Date)	All orders and these findings ar Commissioner are confirmed a court.	nd recommendations of the nd adopted as the judgment of the
	(Judge)	(Date)

2016	Schody	ulo of Pr	ncia Chil	d Cunna	ort Oblig	ation	Combined	One	Two	Three	Four	Five	Six	Combined	One	Two	Three	Four	Five	Six	Combined	One	Two	Three	Four	Five	Six
2010	Schedu	леогы	asic Chile	a suppo		gation	Adjusted	Child	Children		Children	Children	Children	Adjusted	Child	Children	Children	Children	Children	Children	Adjusted	Child	Children	Children	Children	Children	
							Gross							Gross							Gross					ł	
Combined	One	Two	Three	Four	Five	Six	Income							Income							Income					<u> </u>	
Adjusted Gross	Child	Children	Children	Children	Children	Children	3950	756	1095	1291	1442	1586	1724	7150	1049	1507	1763	1969 1974	2166 2171	2355	10350	1228	1750	2029	2267	2493	2710
Income							4000 4050	765 773	1108 1119	1306 1319	1459 1473	1604 1620	1744 1761	7200 7250	1052 1054	1511 1515	1767 1771	1974	2171	2360 2366	10400 10450	1231 1234	1754 1759	2035 2040	2273 2279	2500 2507	2718 2725
0 – 1000	60	60	60	60	60	60	4030	780	1130	1313	1473	1636	1778	7300	1054	1519	1775	1978	2170	2300	10430	1234	1759	2040	2285	2513	2732
1050	91	94	94	95	95	95	4150	787	1141	1344	1501	1652	1795	7350	1060	1522	1779	1987	2186	2376	10550	1241	1768	2051	2291	2520	2739
1100	122	127	128	129	130	130	4200	795	1151	1357	1516	1667	1812	7400	1063	1526	1783	1992	2191	2381	10600	1244	1773	2057	2297	2527	2747
1150	153 184	161	162 196	164	164	165	4250	802	1162	1370	1530	1683	1829	7450	1066	1530	1787	1996	2196	2387	10650	1247	1778	2062	2303	2534	2754
1200 1250	215	194 228	230	198 233	199 234	200 235	4300	810	1173	1383	1544	1699	1847	7500	1068	1534	1791	2001	2201	2392	10700	1251	1782	2067	2309	2540	2761
1300	246	261	264	267	269	270	4350	817	1183	1394	1557	1713	1862	7550	1071	1537	1795	2005	2206	2397	10750	1254	1787	2073	2315	2547	2769
1350	277	295	298	302	303	305	4400	822	1190	1402	1566	1723	1873	7600	1074	1541	1799	2009	2210	2403	10800	1257	1792 1796	2078 2084	2322	2554	2776 2783
1400	308	328	332	336	338	340	4450 4500	827 832	1197 1204	1410 1418	1575 1584	1732 1742	1883 1894	7650 7700	1077 1080	1545 1548	1803 1807	2014 2018	2215 2220	2408 2413	10850 10900	1261 1264	1790	2084	2328 2334	2560 2567	2783
1450	318	362	366	371	373	375	4550	837	1211	1426	1593	1752	1904	7750	1083	1552	1811	2023	2225	2419	10950	1267	1806	2005	2340	2574	2798
1500	328	395	400	405	408	410	4600	842	1218	1434	1602	1762	1915	7800	1085	1556	1815	2027	2230	2424	11000	1271	1811	2100	2346	2581	2805
1550	337	429	434	440	442	445	4650	847	1225	1442	1610	1771	1926	7850	1088	1560	1819	2032	2235	2429	11050	1274	1815	2106	2352	2587	2812
1600	346	462	468	474	477	480	4700	852	1232	1450	1619	1781	1936	7900	1091	1563	1823	2036	2240	2435	11100	1277	1820	2111	2358	2594	2820
1650	356	496	502	509	512	515	4750	857	1239	1458	1628	1791	1947	7950	1094	1567	1827	2041	2245	2440	11150	1280	1825	2117	2364	2601	2827
1700	365	529	536	543	547	550	4800	862	1246	1466	1637	1801	1957	8000	1097	1571	1831	2045	2250	2445	11200	1284	1829	2122	2370	2607	2834
1750	373	543	570	578	581	585	4850 4900	867 872	1253 1260	1473 1481	1646 1655	1810 1820	1968 1978	8050 8100	1099 1102	1575 1578	1835 1838	2049 2053	2254 2258	2451 2455	11250 11300	1287 1290	1834 1839	2127 2133	2376 2383	2614 2621	2841 2849
1800	382	556	604	612	616	620	4900	877	1260	1481	1655	1820	1978	8150	1102	1578	1840	2055	2258	2455	11300	1290	1843	2133	2389	2621	2849
1850	391	569	638	647	651	655	5000	882	1207	1497	1672	1840	2000	8200	1105	1581	1842	2055	2263	2460	11400	1297	1848	2130	2395	2634	2863
1900	400	582	672	681	686	690	5050	887	1281	1505	1681	1849	2010	8250	1106	1583	1843	2059	2265	2462	11450	1299	1851	2148	2399	2639	2868
1950	409	594	702	716	720	725	5100	892	1288	1513	1690	1859	2021	8300	1108	1585	1845	2061	2267	2464	11500	1302	1855	2152	2403	2644	2874
2000	418	607	717	750	755	760	5150	897	1295	1521	1699	1869	2031	8350	1109	1587	1847	2063	2269	2467	11550	1304	1858	2156	2408	2649	2879
2050	426	620	732	785 819	790 825	795 830	5200	902	1302	1529	1708	1879	2042	8400	1110	1588	1849	2065	2272	2469	11600	1307	1862	2160	2412	2653	2884
2100	435	633	747				5250	907	1309	1537	1717	1888	2053	8450	1112	1590	1851	2067	2274	2472	11650	1309	1865	2163	2417	2658	2889
2150	444	645	762	851	859	865	5300 5350	912 917	1316 1323	1545 1553	1726 1734	1898 1908	2063 2074	8500 8550	1113 1115	1592 1594	1852 1854	2069 2071	2276 2278	2474 2476	11700 11750	1312 1315	1869 1872	2167 2171	2421 2425	2663 2668	2895 2900
2200 2250	453 461	658 670	777 791	868 884	894 929	901 936	5400	922	1323	1561	1743	1908	2074	8600	1116	1595	1856	2073	2280	2479	11800	1317	1876	2175	2430	2673	2905
2250	401	683	806	900	929	972	5450	927	1337	1569	1752	1927	2095	8650	1117	1597	1857	2075	2282	2481	11850	1320	1879	2179	2434	2678	2910
2350	479	695	820	916	998	1007	5500	932	1344	1576	1761	1937	2106	8700	1119	1599	1859	2077	2284	2483	11900	1322	1883	2183	2438	2682	2916
2400	488	707	835	932	1025	1043	5550	937	1351	1584	1770	1947	2116	8750	1120	1601	1861	2079	2287	2485	11950	1325	1886	2187	2443	2687	2921
2400	496	720	849	948	1023	1043	5600	941	1357	1592	1778	1956	2126	8800	1122	1602	1863	2081	2289	2488	12000	1327	1890	2191	2447	2692	2926
2500	505	732	863	964	1040	1114	5650	945	1362	1598	1785	1963	2134	8850	1123	1604	1864	2083	2291	2490	12050	1330	1893	2195	2452	2697	2931
2550	514	745	878	981	1079	1149	5700 5750	949 952	1367 1373	1604 1610	1791 1798	1970 1978	2142 2150	8900 8950	1124 1126	1606 1607	1866 1868	2084 2086	2293 2295	2492 2495	12100 12150	1332 1335	1897 1900	2199 2203	2456 2460	2702 2706	2937 2942
2600	523	758	893	997	1097	1192	5800	952	1373	1615	1804	1978	2158	9000	1120	1607	1870	2088	2295	2495	12150	1335	1900	2203	2465	2700	2942 2947
2650	532	771	908	1014	1115	1212	5850	960	1383	1621	1811	1992	2166	9050	1128	1611	1871	2090	2299	2499	12250	1340	1907	2211	2469	2716	2952
2700	541	783	922	1030	1133	1232	5900	963	1388	1627	1818	1999	2173	9100	1130	1613	1873	2092	2301	2502	12300	1342	1911	2214	2474	2721	2958
2750	550	796	937	1047	1152	1252	5950	967	1393	1633	1824	2007	2181	9150	1131	1614	1875	2094	2303	2504	12350	1345	1914	2218	2478	2726	2963
2800	559	809	952	1064	1170	1272	6000	970	1398	1639	1831	2014	2189	9200	1133	1616	1876	2096	2306	2506	12400	1347	1918	2222	2482	2731	2968
2850	568	822	968	1081	1189	1293	6050	974	1403	1645	1838	2021	2197	9250	1134	1618	1878	2098	2308	2508	12450	1350	1921	2226	2487	2735	2973
2900 2950	577 586	835 849	984 999	1099 1116	1209 1228	1314 1335	6100 6150	978 981	1408 1414	1651	1844 1851	2029 2036	2205 2213	9300 9350	1135 1137	1619 1621	1880 1882	2100 2102	2310 2312	2511 2513	12500	1352	1925	2230	2491	2740	2979
3000	595	862	1015	1134	1228	1355	6200	985	1414	1657 1663	1857	2036	2213	9350	1140	1625	1886	2102	2312	2513	12550 12600	1355 1357	1928 1932	2234 2238	2496 2500	2745 2750	2984 2989
3050	604	875	1030	1151	1266	1376	6250	989	1413	1669	1864	2043	2229	9450	1140	1632	1894	2115	2327	2529	12650	1360	1932	2230	2504	2755	2909
3100	613	888	1046	1168	1285	1397	6300	992	1429	1675	1871	2058	2237	9500	1149	1639	1901	2124	2336	2540	12700	1363	1939	2246	2509	2760	3000
3150	622	901	1062	1186	1304	1418	6350	996	1434	1681	1877	2065	2245	9550	1154	1645	1909	2132	2346	2550	12750	1365	1942	2250	2513	2764	3005
3200	631	914	1077	1203	1323	1439	6400	999	1439	1687	1884	2072	2253	9600	1158	1652	1917	2141	2355	2560	12800	1368	1946	2254	2517	2769	3010
3250	641	928	1093	1221	1343	1459	6450	1003	1444	1693	1891	2080	2261	9650	1163	1658	1924	2149	2364	2570	12850	1370	1949	2258	2522	2774	3015
3300 3350	650 659	941 954	1108 1124	1238 1255	1362 1381	1480 1501	6500	1007	1450	1698	1897 1904	2087 2094	2268 2276	9700	1168	1665	1932	2158	2373 2383	2580 2590	12900	1373	1953	2262	2526	2779	3021
3350	668	954	1124	1255	1400	1522	6550 6600	1010 1014	1455 1460	1704 1710	1904	2094 2102	2276	9750 9800	1172 1177	1671 1678	1939 1947	2166 2174	2383	2590	12950 13000	1375 1378	1956 1960	2266 2270	2531 2535	2784 2789	3026 3031
3450	676	979	1154	1275	1400	1522	6650	1014	1465	1716	1910	2102	2292	9850	1182	1684	1947	2174	2392	2610	13050	1378	1960	2270	2555	2789	3031
3500	684	990	1167	1304	1434	1559	6700	1021	1470	1722	1924		2300	9900	1187	1691	1962	2192	2411	2621	13100	1383	1968	2279	2546	2800	3044
3550	692	1002	1181	1319	1451	1577	6750	1025	1475	1728	1930	2123	2308	9950	1192	1699	1970	2201	2421	2632	13150	1386	1972	2284	2551	2806	3050
3600	700	1013	1194	1334	1467	1595	6800	1028	1480	1734	1937	2131	2316	10000	1197	1706	1979	2210	2431	2643	13200	1389	1976	2288	2556	2812	3056
3650	708	1025	1208	1349	1484	1613	6850	1032	1485	1739	1943	2137	2323	10050	1202	1713	1987	2220	2442	2654	13250	1392	1980	2293	2561	2818	3063
3700	715	1036	1221	1364	1501	1631	6900	1035	1489	1743	1947	2142	2328	10100	1207	1720	1995	2229	2452	2665	13300	1395	1984	2298	2567	2823	3069
3750 3800	723 730	1047 1057	1234 1246	1378 1391	1516 1530	1648 1664	6950	1037	1492	1747	1952	2147	2334	10150	1212	1728	2004	2238	2462	2676	13350	1398	1988	2302	2572	2829	3075
3850	730	1057	1246	1408	1530	1684	7000 7050	1040 1043	1496 1500	1751 1755	1956 1961	2152 2157	2339 2344	10200 10250	1217 1221	1735 1740	2012 2018	2248 2255	2472 2480	2687 2696	13400 13450	1401 1403	1992 1996	2307 2312	2577 2582	2835 2840	3081 3088
3900	748	1070	1276	1425	1545	1704	7100	1045	1500	1759	1965	2162	2350	10230	1224	1745	2010	2261	2487	2703	13450	1403	2000	2312		2840	3088
							4						· · · · · · · · · · · · · · · · · · ·							· · · · ·							

Combined	One	Two	Three	Four	Five	Six	Combined	One	Two	Three	Four	Five	Six	Combined	One	Two	Three	Four	Five	Six	Combined	One	Two	Three	Four	Five	Six
Adjusted	Child	Children	Children	Children	Children		Adjusted	Child	Children	Children		Children		Adjusted	Child	Children	Children	Children	Children	Children	Adjusted	Child	Children	Children	Children	Children	
Gross							Gross							Gross							Gross						
Income							Income							Income							Income						
13550	1409	2004	2321	2593	2852	3100	16750	1589	2259	2613	2919	3211	3490	19950	1760	2495	2882	3219	3541	3849	23150	1918	2718	3137	3504	3854	4190
13600 13650	1412 1415	2008 2012	2326 2330	2598 2603	2858 2863	3106 3113	16800 16850	1592 1594	2262 2265	2617	2923 2927	3215 3220	3495 3500	20000 20050	1762 1765	2499 2503	2887 2891	3224 3229	3547 3552	3855	23200 23250	1920 1922	2721 2724	3140 3143	3508 3511	3858 3862	4194 4198
13050	1415	2012	2335	2608	2869	3119	16900	1594	2269	2621 2625	2927	3220	3505	20030	1768	2503	2891	3235	3558	3861 3868	23250	1922	2724	3143	3515	3866	4198
13750	1420	2010	2340	2614	2875	3125	16950	1600	2203	2628	2936	3229	3510	20100	1771	2511	2900	3240	3564	3874	23350	1926	2730	3150	3519	3870	4207
13800	1423	2020	2344	2619	2881	3131	17000	1602	2276	2632	2940	3234	3515	20200	1774	2515	2905	3245	3569	3880	23400	1928	2733	3153	3522	3874	4211
13850	1426	2028	2349	2624	2886	3137	17050	1605	2279	2636	2944	3239	3520	20250	1776	2519	2909	3250	3575	3886	23450	1931	2735	3156	3526	3878	4216
13900	1429	2033	2354	2629	2892	3144	17100	1607	2282	2640	2948	3243	3526	20300	1779	2523	2914	3255	3581	3892	23500	1933	2738	3160	3529	3882	4220
13950	1432	2037	2358	2634	2898	3150	17150	1610	2286	2643	2953	3248	3531	20350	1782	2527	2919	3260	3586	3898	23550	1935	2741	3163	3533	3886	4224
14000	1435	2041	2363	2640	2904	3156	17200	1612	2289	2647	2957	3253	3536	20400	1785	2531	2923	3265	3592	3904	23600	1937	2744	3166	3537	3890	4229
14050	1437	2045	2368	2645	2909	3162	17250	1615	2293	2651	2961	3257	3541	20450	1787	2535	2928	3270	3597	3910	23650	1939	2747	3169	3540	3894	4233
14100	1440	2049	2372	2650	2915	3169	17300	1617	2296	2655	2965	3262	3546	20500	1790	2539	2932	3275	3603	3916	23700	1941	2750	3173	3544	3898	4237
14150	1443	2053	2377	2655	2921	3175	17350	1620	2300	2659	2970	3267	3551	20550	1793	2543	2937	3281	3609	3923	23750	1943	2753	3176	3547	3902	4242
14200 14250	1446 1449	2057 2061	2382 2386	2660 2666	2926 2932	3181 3187	17400 17450	1622 1625	2303 2306	2662 2666	2974 2978	3271 3276	3556 3561	20600 20650	1796 1799	2547 2551	2942 2946	3286 3291	3614 3620	3929 3935	23800 23850	1945 1947	2756 2758	3179 3182	3551 3555	3906 3910	4246 4250
14230	1452	2001	2300	2671	2932	3194	17430	1627	2300	2670	2982	3280	3566	20030	1801	2555	2940	3291	3626	3933	23900	1949	2761	3186	3558	3914	4255
14350	1454	2003	2396	2676	2944	3200	17550	1630	2313	2674	2986	3285	3571	20750	1804	2559	2955	3301	3631	3947	23950	1951	2764	3189	3562	3918	4259
14400	1457	2073	2400	2681	2949	3206	17600	1632	2317	2677	2991	3290	3576	20800	1807	2563	2960	3306	3637	3953	24000	1953	2767	3192	3565	3922	4263
14450	1460	2077	2405	2687	2955	3212	17650	1635	2320	2681	2995	3294	3581	20850	1810	2567	2964	3311	3642	3959	24050	1955	2770	3195	3569	3926	4268
14500	1463	2081	2410	2692	2961	3218	17700	1637	2323	2685	2999	3299	3586	20900	1813	2571	2969	3316	3648	3965	24100	1958	2773	3198	3573	3930	4272
14550	1466	2085	2414	2697	2967	3225	17750	1640	2327	2689	3003	3304	3591	20950	1815	2575	2974	3321	3654	3972	24150	1960	2776	3202	3576	3934	4276
14600	1469	2089	2419	2702	2972	3231	17800	1642	2330	2693	3008	3308	3596	21000	1818	2578	2978	3327	3659	3978	24200	1962	2779	3205	3580	3938	4280
14650	1471	2093	2424	2707	2978	3237	17850	1645	2334	2696	3012	3313	3601	21050	1821	2582	2983	3332	3665	3984	24250	1964	2781	3208	3584	3942	4285
14700	1474	2097	2428	2713	2984	3243	17900	1647	2337	2700	3016	3318	3606	21100	1824	2586	2987	3337	3671	3990	24300	1966	2784	3211	3587	3946	4289
14750 14800	1477 1480	2101 2105	2433 2438	2718 2723	2990 2995	3250 3256	17950 18000	1650 1652	2340 2344	2704 2708	3020 3024	3322 3327	3611 3616	21150 21200	1826 1829	2590 2594	2992 2996	3342 3347	3676 3682	3996 4002	24350 24400	1968 1970	2787 2790	3215 3218	3591 3594	3950 3954	4293 4298
14850	1480	2105	2436	2728	3001	3256	18000	1652	2344	2708	3024	3332	3621	21200	1832	2594	3001	3352	3687	4002	24400	1970	2790	3218	3594	3954 3958	4298
14000	1486	2103	2447	2733	3007	3268	18100	1657	2351	2715	3033	3336	3626	21230	1835	2602	3006	3357	3693	4003	24500	1974	2796	3224	3602	3962	4306
14950	1488	2117	2452	2739	3013	3275	18150	1660	2354	2719	3037	3341	3631	21350	1838	2606	3010	3362	3699	4020	24550	1976	2799	3228	3605	3966	4311
15000	1491	2121	2456	2744	3018	3281	18200	1662	2357	2723	3041	3345	3636	21400	1840	2610	3015	3368	3704	4027	24600	1978	2802	3231	3609	3970	4315
15050	1494	2125	2461	2749	3024	3287	18250	1665	2361	2727	3046	3350	3642	21450	1843	2614	3019	3373	3710	4033	24650	1980	2804	3234	3612	3974	4319
15100	1497	2129	2466	2754	3030	3293	18300	1668	2365	2731	3050	3356	3647	21500	1846	2618	3024	3378	3716	4039	24700	1983	2807	3237	3616	3978	4324
15150	1500	2133	2470	2759	3035	3300	18350	1671	2369	2736	3056	3361	3654	21550	1849	2622	3029	3383	3721	4045	24750	1985	2810	3240	3620	3982	4328
15200	1503	2137	2475	2765	3041	3306	18400	1673	2373	2740	3061	3367	3660	21600	1851	2626	3033	3388	3727	4051	24800	1987	2813	3244	3623	3986	4332
15250	1505	2141	2480	2770	3047	3312	18450	1676	2377	2745	3066	3372	3666	21650	1854	2630	3038	3393	3732	4057	24850	1989	2816	3247	3627	3990	4337
15300	1508	2146	2484	2775	3053	3318	18500	1679	2380	2749	3071	3378	3672	21700	1857	2634	3042	3398	3738	4063	24900	1991	2819	3250	3630	3993	4341
15350 15400	1511 1514	2150 2154	2489 2494	2780 2786	3058 3064	3324 3331	18550 18600	1682 1684	2384 2388	2754 2758	3076 3081	3384 3389	3678 3684	21750 21800	1860 1862	2638 2641	3047 3050	3403 3407	3743 3747	4069 4073	24950 25000	1993 1995	2822 2825	3253 3257	3634 3638	3997 4001	4345 4350
15450	1517	2154	2494	2791	3070	3337	18650	1687	2392	2763	3086	3395	3690	21850	1864	2643	3053	3410	3751	4078	25050	1995	2827	3260	3641	4001	4354
15500	1520	2162	2503	2796	3076	3343	18700	1690	2396	2768	3091	3401	3696	21900	1866	2646	3056	3414	3755	4082	25100	1999	2830	3263	3645	4009	4358
15550	1522	2166	2508	2801	3081	3349	18750	1693	2400	2772	3097	3406	3702	21950	1868	2649	3059	3417	3759	4086	25150	2001	2833	3266	3649	4013	4363
15600	1525	2170	2512	2806	3087	3356	18800	1696	2404	2777	3102	3412	3709	22000	1870	2652	3063	3421	3763	4090	25200	2003	2836	3270	3652	4017	4367
15650	1528	2174	2517	2812	3093	3362	18850	1698	2408	2781	3107	3417	3715	22050	1872	2655	3066	3425	3767	4095	25250	2005	2839	3273	3656	4021	4371
15700	1531	2178	2522	2817	3099	3368	18900	1701	2412	2786	3112	3423	3721	22100	1874	2658	3069	3428	3771	4099	25300	2008	2842	3276	3659	4025	4375
15750	1534	2182	2526	2822	3104	3374	18950	1704	2416	2790	3117	3429	3727	22150	1876	2661	3072	3432	3775	4103	25350	2010	2845	3279	3663	4029	4380
15800	1537	2186	2531	2827	3110	3381	19000	1707	2420	2795	3122	3434	3733	22200	1878	2664	3076	3435	3779	4108	25400	2012	2848	3283	3667	4033	4384
15850	1539	2190	2536	2832	3116	3387	19050	1709	2424	2800	3127	3440	3739	22250	1881	2666	3079	3439	3783	4112	25450	2014	2850	3286	3670	4037	4388
15900 15950	1542 1545	2194 2198	2540 2545	2838 2843	3121 3127	3393 3399	19100 19150	1712 1715	2428 2432	2804 2809	3132 3137	3446 3451	3745 3751	22300 22350	1883 1885	2669 2672	3082 3085	3443 3446	3787 3791	4116 4121	25500 25550	2016 2018	2853 2856	3289 3292	3674 3677	4041 4045	4393 4397
16000	1545	2198	2545	2848	3127	3405	19150	1715	2432	2809	3137	3451	3751	22350	1887	2672	3085	3446	3791	4121	25550	2018	2859	3292	3681	4045	4397 4401
16050	1551	2202	2554	2853	3133	3412	19200	1721	2430	2818	3143	3462	3764	22400	1889	2678	3089	3454	3795	4125	25650	2020	2862	3299	3685	4049	4401
16100	1554	2210	2559	2859	3144	3418	19300	1723	2444	2823	3153	3468	3770	22500	1891	2681	3095	3457	3803	4134	25700	2022	2865	3302	3688	4057	4410
16150	1556	2214	2564	2864	3150	3424	19350	1726	2448	2827	3158	3474	3776	22550	1893	2684	3098	3461	3807	4138	25750	2026	2868	3305	3692	4061	4414
16200	1559	2218	2568	2868	3155	3430	19400	1729	2452	2832	3163	3479	3782	22600	1895	2687	3101	3464	3811	4142	25800	2028	2871	3308	3695	4065	4419
16250	1562	2222	2572	2873	3160	3435	19450	1732	2456	2836	3168	3485	3788	22650	1897	2689	3105	3468	3815	4147	25850	2030	2873	3312	3699	4069	4423
16300	1565	2225	2576	2878	3165	3441	19500	1735	2460	2841	3173	3491	3794	22700	1899	2692	3108	3472	3819	4151	25900	2033	2876	3315	3703	4073	4427
16350	1568	2229	2580	2882	3170	3446	19550	1737	2464	2845	3178	3496	3800	22750	1901	2695	3111	3475	3823	4155	25950	2035	2879	3318	3706	4077	4432
16400	1570	2233	2584	2887	3176	3452	19600	1740	2468	2850	3183	3502	3806	22800	1903	2698	3114	3479	3827	4160	26000	2037	2882	3321	3710	4081	4436
16450	1573	2237	2589	2892	3181	3457	19650	1743	2472	2855	3189	3507	3813	22850	1906	2701	3118	3482	3831	4164	26050	2039	2885	3325	3714	4085	4440
16500	1576	2240	2593	2896	3186	3463	19700	1746	2476	2859	3194	3513	3819	22900	1908	2704	3121	3486	3835	4168	26100	2041	2888	3328	3717	4089	4445
16550 16600	1579 1581	2244 2248	2597 2601	2901 2905	3191 3196	3468 3474	19750 19800	1748 1751	2479 2483	2864 2868	3199 3204	3519 3524	3825 3831	22950 23000	1910 1912	2707 2710	3124 3127	3490 3493	3839 3843	4173 4177	26150 26200	2043 2045	2891 2894	3331 3334	3721 3724	4093 4097	4449 4453
16650	1581	2246	2605	2905	3201	3474	19800	1754	2483	2873	3204	3530	3837	23050	1912	2710	3127	3493	3843	4177	26250	2045	2894	3334	3724	4097	4458
16700	1587	2255	2609	2915	3206	3485	19900	1757	2491	2877	3214	3536	3843	23100	1916	2712	3134	3500	3850	4185	26300	2049	2899	3341	3732	4105	4462
																						_3.0					<u> </u>

Combined Adjusted	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
Gross	-				-	
Income						
26350	2051	2902	3344	3735	4109	4466
26400	2053	2905	3347	3739	4113	4470
26450	2055	2908	3350	3742	4117	4475
26500	2058	2911	3354	3746	4121	4479
26550	2060	2914	3357	3750	4125	4483
26600	2062	2917	3360	3753	4129	4488
26650	2064	2920	3363	3757	4133	4492
26700	2066	2922	3367	3760	4136	4496
26750	2068	2925	3370	3764	4140	4501
26800	2070	2928	3373	3768	4144	4505
26850	2072	2931	3376	3771	4148	4509
26900	2074	2934	3379	3775	4152	4514
26950	2076	2937	3383	3779	4156	4518
27000	2078	2940	3386	3782	4160	4522
27050	2080	2943	3389	3786	4164	4527
27100	2083	2945	3392	3789	4168	4531
27150	2085	2948	3396	3793	4172	4535
27200	2087	2951	3399	3797	4176	4540
27250	2089	2954	3402	3800	4180	4544
27300	2091	2957	3405	3804	4184	4548
27350	2093	2960	3409	3807	4188	4552
27400	2095	2963	3412	3811	4192	4557
27450	2097	2966	3415	3815	4196	4561
27500	2099	2968	3418	3818	4200	4565
27550	2101	2971	3422	3822	4204	4570
27600	2103	2974	3425	3825	4208	4574
27650	2105	2977	3428	3829	4212	4578
27700	2108	2980	3431	3833	4216	4583
27750	2110	2983	3434	3836	4220	4587
27800	2112	2986	3438	3840	4224	4591
27850	2114	2989	3441	3844	4228	4596
27900	2116	2991	3444	3847	4232	4600
27950	2118	2994	3447	3851	4236	4604
28000	2120	2997	3451	3854	4240	4609
28050	2122	3000	3454	3858	4244	4613
28100	2124	3003	3457	3862	4248	4617
28150	2126 2128	3006	3460	3865	4252	4622
28200		3009	3464	3869	4256	4626
28250	2130	3012	3467	3872	4260	4630
28300	2133	3014	3470	3876	4264	4635
28350	2135	3017	3473	3880	4268	4639
28400	2137	3020	3476	3883	4272	4643
28450	2139	3023	3480	3887	4276	4647
28500 28550	2141 2143	3026 3029	3483 3486	3890 3894	4279	4652 4656
28600	2143	3029	3489	3898	4283 4287	4650
28650	2145	3032	3489	3901	4287	4665
28700	2147	3035	3493	3901	4291	4669
28750	2149	3037	3490	3905	4295	4673
28750	2151	3040	3502	3908	4299	4673
28850	2155	3043	3502	3912	4303	4678
28900	2155	3040	3509	3910	4307	4686
28950	2158	3049	3512	3923	4315	4691
28950	2160	3052	3512	3923	4315	4695
29000	2162	3055	3515	3930	4319	4699
29050	2166	3058	3522	3930	4323	4099
29100	2168	3060	3522	3934 3937	4327	4704
29150			3525			
	2170	3066		3941	4335	4712
29250	2172	3069	3531	3945	4339	4717
29300	2174	3072	3535	3948	4343	4721
29350	2176	3075	3538	3952	4347	4725
29400	2178 2180	3078 3081	3541	3955	4351	4730 4734
29450			3544	3959	4355	

Combined	One	Two	Three	Four	Five	Six
Adjusted	Child	Children	Children	Children	Children	Children
Gross						
Income						
29550	2185	3086	3551	3966	4363	4742
29600	2187	3089	3554	3970	4367	4747
29650	2189	3092	3557	3973	4371	4751
29700	2191	3095	3561	3977	4375	4755
29750	2193	3098	3564	3981	4379	4760
29800	2195	3101	3567	3984	4383	4764
29850	2197	3104	3570	3988	4387	4768
29900	2199	3106	3573	3992	4391	4773
29950	2201	3109	3577	3995	4395	4777
30000	2203	3112	3580	3999	4399	4781

Chil	d Care Tax	Credit Table	e <sup>1</sup>
Gross Monthly Income of Parent Receiving Support	Tax Credit (Percentage)	Maximum Credit for One Child	Maximum Credit for More than One Child
\$0 to \$1250	35	\$88	\$175
\$1251 to \$1416	34	\$85	\$170
\$1417 to 1583	33	\$83	\$165
\$1584 to 1750	32	\$80	\$160
\$1751 to 1916	31	\$78	\$155
\$1917 to 2083	30	\$75	\$150
\$2084 to 2250	29	\$74	\$145
\$2251 to 2416	28	\$70	\$140
\$2417 to 2583	27	\$68	\$135
\$2584 to 2750	26	\$65	\$130
\$2751 to 2916	25	\$63	\$125
\$2917 to 3083	24	\$60	\$120
\$3084 to 3250	23	\$58	\$115
\$3251 to 3416	22	\$55	\$110
\$3417 to 3583	21	\$53	\$105
\$3583 or above	20	\$50	\$100

Number of	Adjustment
Overnight Periods	Adjuotiment
Less than 36	0%
36-72	6%
73-91	9%
92-109	10%
110-115	13%
116-119	15%
120-125	17%
126-130	20%
131-136	23%
137-141	25%
142-147	27%
148-152	28%
153-158	29%
159-164	30%
165-170	31%
171-175	32%
176-180	33%
181-183	34%

<sup>1</sup> Form 2441, Internal Revenue Service (2015)

Area above double line in the first column on the first page is drawn below the income level that represents the self-support reserve.

	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
Self Support Reserve		1700	1900	2100	2350	2550