A BILL TO BE ENTITLED AN ACT

To amend Code Section 19-6-15 of the Official Code of Georgia Annotated, relating to child support in final verdict or decree, guidelines for determining amount of award, continuation of duty to provide support, and duration of support, so as to enact reforms recommended by the Georgia Child Support Commission; to clarify and revise a definition; to clarify the process of calculating child support when there is more than one child for whom support is being determined under certain circumstances; to provide for related matters; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

Code Section 19-6-15 of the Official Code of Georgia Annotated, relating to child support in final verdict or decree, guidelines for determining amount of award, continuation of duty to provide support, and duration of support, is amended by revising paragraph (11) of subsection (a) as follows:

"(11) 'Final child support order amount' means the presumptive amount of child support adjusted by any deviations."

SECTION 2.

- Said Code section is further amended by revising paragraphs (9) and (11) of subsection (b) as follows:
 - "(9) Any benefits which the child receives under Title II of the federal Social Security Act shall be applied against the final child support order amount. The final child support amount for each parent shall be entered on the child support worksheet, together with the information from each of the utilized schedules;"
- "(11) In a split parenting case, there shall be a separate calculation and final child support order for each parent; and"

25 SECTION 3.

Said Code section is further amended by revising paragraph (12) of subsection (b) as follows: "(12) When there is more than one child for whom support is being determined, the court shall establish the amount of support and the duration of such support in accordance with subsection (e) of this Code section. When, within two years of a final order being entered, there is a likelihood that a child will become ineligible to receive support, the court may allow for the use of separate worksheets. Separate worksheets shall be utilized for such determination and show the final child support amount to be paid for all such children and the adjusted amount of support to be paid as each child becomes ineligible to receive support during such two-year period. Such worksheets shall be attached to the final child support order. Such order shall contain findings as required by law. A final order entered pursuant to this paragraph shall not preclude a petition for modification."

SECTION 4.

Said Code section is further amended by revising paragraph (3) of subsection (f) and subparagraph (f)(4)(B) as follows:

"(3) Social Security benefits.

- (A) Benefits received under Title II of the federal Social Security Act by a child on the obligor's account shall be counted as child support payments and shall be applied against the final child support order amount to be paid by the obligor for the child.
- (B) After calculating the obligor's monthly gross income, including the countable social security benefits as specified in division (1)(A)(xiii) of this subsection, and after calculating the amount of child support, if the presumptive amount of child support, as increased or decreased by deviations, is greater than the social security benefits paid on behalf of the child on the obligor's account, the obligor shall be required to pay the amount exceeding the social security benefit as part of the final child support order in the case.
- (C) After calculating the obligor's monthly gross income, including the countable social security benefits as specified in division (1)(A)(xiii) of this subsection, and after calculating the amount of child support, if the presumptive amount of child support, as increased or decreased by deviations, is equal to or less than the social security benefits paid to the nonparent custodian or custodial parent on behalf of the child on the obligor's account, the child support responsibility of that parent shall have been met and no further child support shall be paid.
- (D) Any benefit amounts under Title II of the federal Social Security Act as determined by the Social Security Administration sent to the nonparent custodian or custodial parent by the Social Security Administration for the child's benefit which are greater

than the final child support order amount shall be retained by the nonparent custodian or custodial parent for the child's benefit and shall not be used as a reason for decreasing the final child support order amount or reducing arrearages."

"(B) **Modification.** When cases with established orders are reviewed for modification and a parent fails to produce reliable evidence of income, such as tax returns for prior years, check stubs, or other information for determining current ability to pay child support or ability to pay child support in prior years, and the court or jury has no other reliable evidence of such parent's income or income potential, the court or jury may increase the child support of the parent failing or refusing to produce evidence of income by an increment of at least 10 percent per year of such parent's gross income for each year since the final child support order was entered or last modified and shall calculate the basic child support obligation using the increased amount as such parent's gross income."

SECTION 5.

Said Code section is further amended by revising the introductory language of subsection (h), subparagraph (h)(1)(F), subdivision (h)(2)(B)(iii), and paragraph (3) of subsection (h) as follows:

- "(h) **Adjusted support obligation.** The child support obligation table does not include the cost of the parent's work related child care costs, health insurance premiums, or uninsured health care expenses. The additional expenses for the child's health insurance premiums and work related child care costs shall be included in the calculations to determine child support. A nonparent custodian's expenses for work related child care costs and health insurance premiums shall be taken into account when establishing a final child support order."
 - "(F)(i) The total amount of work related child care costs shall be divided between the parents pro rata to determine the presumptive amount of child support and shall be included in the worksheet and the final child support order.
 - (ii) In situations in which work related child care costs may be variable, the court or jury may, in its discretion, remove work related child care costs from the calculation of support, and divide the work related child care costs pro rata, to be paid within a time specified in the final child support order. If a parent or nonparent custodian fails to comply with the final child support order:
 - (I) The other parent or nonparent custodian may enforce payment of the work related child care costs by any means permitted by law; or
 - (II) Child support services shall pursue enforcement when such unpaid costs have been reduced to a judgment in a sum certain."

"(iii) Eligibility for or enrollment of the child in Medicaid or <u>the</u> PeachCare for Kids Program shall not satisfy the requirement that the final child support order provide for the child's health care needs. Health coverage through <u>the</u> PeachCare for Kids Program and <u>or</u> Medicaid shall not prevent a court from ordering either or both parents to obtain other health insurance.

(3) Uninsured health care expenses.

- (A) The child's uninsured health care expenses shall be the financial responsibility of both parents. The final child support order shall include provisions for payment of the uninsured health care expenses; provided, however, that the uninsured health care expenses shall not be used for the purpose of calculating the amount of child support. The parents shall divide the uninsured health care expenses pro rata, unless otherwise specifically ordered by the court.
- (B) If a parent fails to pay his or her pro rata share of the child's uninsured health care expenses, as specified in the final child support order, within a reasonable time after receipt of evidence documenting the uninsured portion of the expense:
 - (i) The other parent or the nonparent custodian may enforce payment of the expense by any means permitted by law; or
 - (ii) Child support services shall pursue enforcement of payment of such unpaid expenses only if the unpaid expenses have been reduced to a judgment in a sum certain amount."

SECTION 6.

Said Code section is further amended by revising subparagraphs (i)(1)(D) and (i)(2)(J) as follows:

- "(D) If the circumstances which supported the deviation cease to exist, the final child support order may be modified as set forth in subsection (k) of this Code section to eliminate the deviation."
- "(J) Extraordinary expenses. The child support obligation table includes average child rearing expenditures for families given the parents' combined adjusted income and number of children. Extraordinary expenses are in excess of average amounts estimated in the child support obligation table and are highly variable among families. Extraordinary expenses shall be considered on a case-by-case basis in the calculation of support and may form the basis for deviation from the presumptive amount of child support so that the actual amount of the such expense is considered in the calculation of the final child support order for only those families actually incurring the expense. Extraordinary expenses shall be prorated between the parents by assigning or deducting credit for actual payments for extraordinary expenses."

133	SECTION 7.
134	This Act shall become effective upon its approval by the Governor or upon its becoming law
135	without such approval.
136	SECTION 8.
137	All laws and parts of laws in conflict with this Act are repealed.