STATE OF OKLAHOMA						
2nd Session of the 55th Legislature (2016)						
COMMITTEE SUBSTITUTE						
FOR HOUSE BILL NO. 2757 By: Kirby						
COMMITTEE SUBSTITUTE						
An Act relating to child support; amending 43 O.S.						
2011, Section 114, as amended by Section 2, Chapter 253, O.S.L. 2012 (43 O.S. Supp. 2015, Section 114), which relates to interest on past due shild support.						
which relates to interest on past-due child support; prohibiting certain interest payments for past-due						
child support and other support judgments; amending 43 O.S. 2011, Sections 118A, 118C and 118I, which						
relate to child support guidelines; modifying term; updating statutory citation; permitting income						
adjustment for child born after the child in the support order; providing calculation for after-born						
child; directing court to apply principles of equity in modification due to change in circumstances;						
authorizing court to approve modification that deviates from the guidelines; removing notice						
requirement; and providing an effective date.						
BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:						
SECTION 1. AMENDATORY 43 O.S. 2011, Section 114, as						
amended by Section 2, Chapter 253, O.S.L. 2012 (43 O.S. Supp. 2015,						
Section 114), is amended to read as follows:						
Section 114. Court-ordered A. Except as provided in subsection						
B of this section, court-ordered past-due child support payments,						

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1 court-ordered payments of suit moneys monies and judgments for support pursuant to Section 83 of Title 10 of the Oklahoma Statutes 2 and Sections 238.1 and 238.6B of Title 56 of the Oklahoma Statutes 3 4 shall draw interest at the rate of ten percent (10%) per year. 5 Past-due child support payments accruing after the establishment of the current support order shall draw interest from the date they 6 7 become delinquent. Lump-sum judgments pursuant to Titles 10 and 56 of the Oklahoma Statutes for support owed prior to the establishment 8 9 of current support shall draw interest from the first day of the 10 month after the lump-sum judgment is entered. The interest shall be 11 collected in the same manner as the payments upon which the interest 12 accrues.

13B. Court-ordered past-due child support payments, court-ordered14payments of suit monies and judgments for support pursuant to15Section 83 of Title 10 of the Oklahoma Statutes and Sections 238.116and 238.6B of Title 56 of the Oklahoma Statutes entered beginning17November 1, 2016, shall not draw interest.18SECTION 2.AMENDATORY43 O.S. 2011, Section 118A, is

19 amended to read as follows:

20 Section 118A. As used in this act:

21 1. "Adjusted Gross Income" (AGI) means the net determination of 22 the income of a parent, calculated by modifying the gross income of 23 the parent as follows:

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- 1a. adding to the gross income of the parent any social2security Social Security benefit paid to the child on3the account of the parent,
- b. deducting from gross income the amount of any support
 alimony arising in a prior case to the extent that
 payment is actually made,
- c. deducting from gross income any deductions as set
 forth for other prior-born or after-born children for
 whom the parent is legally responsible and is actually
 supporting, pursuant to Section 4 <u>118C</u> of this act
 title, and
- d. deducting the amount of reasonable expenses of the
 parties attributable to debt service for preexisting,
 jointly acquired debt of the parents;

15 2. "Base child support obligation" means the amount of support 16 displayed on the Schedule of Basic Child Support Obligations which 17 corresponds to the combined AGI of both parents and the number of 18 children for whom support is being determined. This amount is 19 rebuttably presumed to be the appropriate amount of basic child 20 support to be provided by both parents in the case immediately under 21 consideration, prior to consideration of any adjustments for medical 22 and child care costs, and any other additional expenses;

3. "Current Monthly Child Support Obligation monthly child
 support obligation" means the base child support obligation and the

1 proportional share of any medical insurance and annualized child 2 care costs;

4. "Custodial person" means a parent or third-party caretaker
who has physical custody of a child more than one hundred eighty-two
(182) days per year;

5. "Noncustodial parent" means a parent who has physical
custody of a child one hundred eighty-two (182) days per year or
less;

9 6. "Obligor" means the person who is required to make payments10 under an order for support;

- 11 7. "Obligee" or "person entitled" means:
- a. a person to whom a support debt or support obligation
 is owed,
- b. the Department of Human Services or a public agency of
 another state that has the right to receive current or
 accrued support payments or that is providing support
 enforcement services, or
- c. a person designated in a support order or as otherwise
 specified by the court;

8. "Other contributions" means recurring monthly medical expenses and visitation transportation costs that are not included in the current monthly child support obligation;

9. "Overnight" means the child is in the physical custody and
control of a parent for an overnight period of at least twelve (12)

1 hours, and that parent has made a reasonable expenditure of 2 resources for the care of the child;

3 10. "Parent" means an individual who has a parent-child 4 relationship under the Uniform Parentage Act;

5 11. "Parenting time adjustment" means an adjustment to the base6 child support amount based upon parenting time; and

7 12. "Payor" means any person or entity paying monies, income,
8 or earnings to an obligor. In the case of a self-employed person,
9 the "payor" and "obligor" may be the same person.

10 SECTION 3. AMENDATORY 43 O.S. 2011, Section 118C, is 11 amended to read as follows:

Section 118C. A. Deductions for other children of either
parent who are qualified under this section may be considered by the
court for the purpose of reducing the gross income of the parent.
Adjustments are available for a child:

16 1. Who is the biological, legal, or adopted child of the 17 parent;

18 2. Who was born prior to <u>or after</u> the child in the case under 19 consideration;

3. Whom the parent is actually supporting; and

4. Who is not before the court to set, modify, or enforce
support in the case immediately under consideration.

B. Children for whom support is being determined in the case
under consideration, stepchildren, and other minors in the home that

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1 the parent has no legal obligation to support shall not be 2 considered in the calculation of this deduction.

C. If the court finds a parent has a parent-child relationship with a child not before the court, the court may grant a deduction for that child as set forth in subsection D of this section.

D. Calculation of deduction for qualified other children.

1. Out-of-home children.

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To receive a deduction against gross income for child 8 a. 9 support provided pursuant to a court order for 10 qualified other children whose primary residence is 11 not in the home of the parent seeking deduction, the 12 parent shall establish the existence of a support 13 order and provide documented proof of support paid for 14 the other child consistently over a reasonable and 15 extended period of time prior to the initiation of the 16 proceeding that is immediately under consideration by 17 the tribunal, but in any event, such time period shall 18 not be less than twelve (12) months.

19 b. Documented proof of support includes:

(1) physical evidence of monetary payments to the
 caretaker of the child, such as canceled checks
 or money orders, and

23 (2) evidence of payment of child support under
 24 another child support order, such as a payment

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1 history from a tribunal clerk or child support 2 office or from the Internet child support payment 3 history of the Department of Human Services. 4 The available deduction against gross income for с. 5 either parent's qualified children not in the home of the parent is the actual documented court-ordered 6 7 current monthly child support obligation of the qualified other children, averaged to a monthly amount 8 9 of support paid over the most recent twelve-month 10 period.

2. In-home children.

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12 a. To receive a deduction against gross income for 13 qualified other prior-born other or after-born 14 children whose primary residence is with the parent 15 seeking deduction, but who are not part of the case 16 being determined, the parent must establish a legal 17 duty of support and that the child resides with the 18 parent more than fifty percent (50%) of the time. 19 Documents that may be used to establish that the 20 parent and child share the same residence include the 21 school or medical records showing the address of the 22 child and the utility bills of the parents mailed to 23 the same address, court orders reflecting the parent 24 is the primary residential parent or that the parent

shares the parenting time of the child fifty percent (50%) of the time.

- The deduction for other qualified children shall be 3 b. 4 computed as a hypothetical child support order 5 calculated using the deduction worksheet, the gross income of the parents, the total number of qualified 6 7 other children living in the home of the parent, and the Child Support Guideline Schedule. The deduction 8 9 worksheet shall be prepared by the Department of Human 10 Services and shall be published by the Administrative 11 Office of the Courts.
- 12 с. The available deduction against gross income for the 13 qualified in-home children of either parent is 14 seventy-five percent (75%) of a hypothetical support 15 order calculated according to these Guidelines, using 16 the Deduction Worksheet, the gross income of the 17 parent less any self-employment taxes paid, the total 18 number of qualified other children living in the home 19 of the parents, and the Child Support Guideline 20 Schedule.

21SECTION 4.AMENDATORY43 O.S. 2011, Section 1181, is22amended to read as follows:

Section 118I. A. 1. Child support orders may be modified upon
a material change in circumstances which includes, but is not

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1 limited to, an increase or decrease in the needs of the child, an 2 increase or decrease in the income of the parents, changes in actual 3 annualized child care expenses, changes in the cost of medical or 4 dental insurance, or when one of the children in the child support 5 order reaches the age of majority or otherwise ceases to be entitled to support pursuant to the support order. The court shall apply the 6 7 principles of equity in modifying any child support order due to changes in the circumstances of either party as it relates to the 8 9 best interests of the children.

Modification of the Child Support Guideline Schedule shall
 not alone be a material change in circumstances for child support
 orders.

13 3. An order of modification shall be effective upon the date 14 the motion to modify was filed, unless the parties agree to the 15 contrary or the court makes a specific finding of fact that the 16 material change of circumstance did not occur until a later date.

B. 1. A child support order shall not be modified
retroactively regardless of whether support was ordered in a
temporary order, a decree of divorce, an order establishing
paternity, modification of an order of support, or other action to
establish or to enforce support.

22 2. All final orders shall state whether past-due support and 23 interest have accrued pursuant to any temporary order and the amount 24 due, if any; however, failure to state a past-due amount shall not

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1 bar collection of that amount after entry of the final support 2 order.

The amount of a child support order shall not be construed 3 С. 4 to be an amount per child unless specified by the district or 5 administrative court in the order. A child reaching the age of majority or otherwise ceasing to be entitled to support pursuant to 6 7 the support order shall constitute a material change in circumstances, but shall not automatically serve to modify the 8 9 order. When the last child of the parents ceases to be entitled to 10 support, the child support obligation is automatically terminated as 11 to prospective child support only.

D. 1. When a child support order is entered or modified, the parents may agree or the district or administrative court may require a periodic exchange of information for an informal review and adjustment process.

16 2. When an existing child support order does not contain a 17 provision which requires an informal review and adjustment process, 18 either parent may request the other parent to provide the 19 information necessary for the informal review and adjustment 20 process. Information shall be provided to the requesting parent 21 within forty-five (45) days of the request.

3. Requested information may include verification of income,
proof and cost of medical insurance of the children, and current and
projected child care costs. If shared parenting time has been

1 awarded by the court, documentation of past and prospective 2 overnight visits shall be exchanged. 3 4. Exchange of requested information may occur once a year or less often, by regular mail. 4 5 5. a. If the parents agree to a modification of a child support order, their agreement shall be in writing 6 7 using standard modification forms and the child support computation form provided for in Section 120 8 9 of Title 43 of the Oklahoma Statutes. 10 The standard modification forms and the standard child b. 11 support computation form shall be submitted to the 12 district or administrative court. The Either court 13 shall review the modification forms to confirm that 14 the child support obligation complies with the child 15 support guidelines and that all necessary parties 16 pursuant to Section 112 of Title 43 of the Oklahoma 17 Statutes have been notified or, if agreed to by the 18 parties, the court may approve a deviation from the 19 child support guidelines as provided in subsection B 20 of Section 118H of this title. If the court approves 21 the modification forms, they shall be filed with the 22 court. 23

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1	SECTION 5.	This act	shall	become	effective	November	1,	2016.
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