CHAPTER 9 CHILD SUPPORT GUIDELINES

- **Rule 9.1 Guidelines adopted.** The supreme court has undertaken to prescribe uniform child support guidelines and criteria pursuant to the federal Family Support Act of 1988, Pub. L. No. 100–485 and Iowa Code section 598.21B. The child support guidelines contained in this chapter are hereby adopted, effective July 1, 2013 January 1, 2018. The guidelines shall apply to cases pending July 1, 2013 January 1, 2018.
- **Rule 9.2 Applicability.** These guidelines are established for use by the courts of this state in determining the amount of child support. The guidelines are applicable to modification of child support orders as provided in Iowa Code section 598.21C(2).

Rule 9.3 Purpose.

- **9.3(1)** *Purpose.* The purpose of the guidelines is to provide for the best interests of the children by recognizing the duty of both parents to provide adequate support for their children in proportion to their respective incomes. While the guidelines cannot take into account the specific facts of individual cases, they will normally provide reasonable support.
- **9.3(2)** Low income adjustment. The basic support obligation amounts have been adjusted in the shaded area of the schedule for low-income obligated (noncustodial) parents. The objective of the adjustment is to strike a balance between adequately supporting the obligated parent's children and allowing the obligated parent to live at least at a subsistence level. The adjustment is based on the following: (1) requiring a support order no matter how little the obligated parent's income is, (2) increasing the support amount for more children, (3) maintaining an incentive to work for the obligated parent, and (4) gradually phasing out the adjustment with increased income.
- a. In accordance with this objective, except as provided in (b), only the obligated parent's adjusted net income is used for incomes less than \$1,151.00 in Area A of the shaded area of the schedule. When the obligated parent's adjusted net income is \$1,151.00 or more but is in Area B of the shaded area of the schedule, the guideline amount of support is the lesser of the support calculated using only the obligated parent's adjusted net income as compared to the support calculated using the combined adjusted net incomes of both parents. The combined adjusted net incomes of both parents are used in the remaining (nonshaded) Area C of the schedule.
- b. In cases of joint (equally shared) physical care, the low-income adjustment is not applicable, and the parents' combined adjusted net incomes as shown in the shaded area of the schedule are used.
- Rule 9.4 Guidelines rebuttable presumption. In ordering child support, the court should determine the amount of support specified by the guidelines. There shall be a rebuttable presumption that the amount of child support which would result from the application of the guidelines prescribed by the supreme court is the correct amount of child support to be awarded. That amount may be adjusted upward or downward, however, if the court finds such adjustment necessary to provide for the needs of the children or to do justice between the parties under the special circumstances of the case. The appropriate amount of child support is zero if the noncustodial parent's only income is from Supplemental Security Income (SSI) paid pursuant to 42 U.S.C. 1381a.

Rule 9.5 Net monthly income Income.

- 9.5(1) Gross monthly income. In the guidelines, the term "gross monthly income" means reasonably expected income from all sources.
- a. Gross monthly income includes traditional or rehabilitative spousal support payments to be received by a party in the pending matter and prior obligation traditional or rehabilitative spousal support payments actually received by a party pursuant to court order.
- (1) If traditional or rehabilitative spousal support is to be paid in the pending matter, it will be determined first and added to the payee's income and deducted from the payor's income before child support is calculated.
- (2) The payor of prior obligation spousal support will receive a reduction from income for traditional or rehabilitative spousal support actually paid pursuant to court order.
- (3) Reimbursement spousal support shall not be added to the payee's income or deducted from the payor's income.
- <u>b.</u> Gross monthly income does not include public assistance payments, the earned income tax credit, or child support payments a party receives.
- c. Gross income from self-employment is self-employment gross income less reasonable business expenses.
- d. To determine gross income, the court shall not impute income under rule 9.11 except:
 - (1) Pursuant to agreement of the parties, or
- (2) Upon request of a party, and a written determination is made by the court under rule 9.11.
- <u>9.5(2)</u> *Net monthly income.* In the guidelines the term "net monthly income" means gross monthly income less deductions for the following:
 - **9.5(1)** <u>a.</u> Federal income tax (calculated pursuant to the guideline method).
 - 9.5(2) b. State income tax (calculated pursuant to the guideline method).
- <u>9.5(3)</u> <u>c.</u> Social Security and Medicare tax deductions, or for those employees who do not contribute to Social Security, mandatory pension deductions not to exceed the current Social Security and Medicare tax rate for employees.
- **9.5**(4) <u>d.</u> Mandatory occupational license fees if paid by the individual personally, not by the employer, and if not previously deducted as a business expense on the individual's tax return in arriving at the individual's self-employment or other business income.
 - **9.5(5)** *e*. Union dues.
- 9.5(6) <u>f.</u> Actual medical support paid pursuant to court order or administrative order in another order for other children, not the pending matter.
- 9.5(7) g. Cash medical support ordered in this pending matter as determined by the medical support table in rule 9.12.
- **9.5(8)** h. Prior obligation of child support and spouse support actually paid pursuant to court or administrative order.
 - **9.5(9)** *i*. Qualified additional dependent deductions.
- **9.5(10)** *j*. Actual child care expense while custodial parent is employed, less the appropriate income tax creditexpenses, as defined in rule 9.11A. This deduction is allowed regardless of whether a variance is granted under rule 9.11A.

Other items, such as credit union payments, charitable deductions, savings or thrift plans, and voluntary pension plans, are not to be deducted from a parent's income, since the needs of the children must have a higher priority than voluntary savings or payment of indebtedness.

Gross monthly income does not include public assistance payments or the earned income tax credit. To determine gross income, the court shall not impute income under rule 9.11 except:

- a. Pursuant to agreement of the parties, or
- *b.* Upon request of a party, and a written determination is made by the court under Rule 9.11.
- **Rule 9.6 Guideline method for computing taxes.** For purposes of computing the taxes to be deducted from a parent's gross income, the following uniform rules shall be used:
- **9.6(1)** An unmarried parent shall be assigned either single or head of household filing status. Head of household filing status shall be assigned if a parent is the custodial parent of one or more of the mutual children of the parents.
 - **9.6(2)** A married parent shall be assigned married filing separate status.
- **9.6(3)** If the parents have joint (equally shared) physical care of their mutual children, an unmarried parent shall be assigned head of household filing status and a married parent shall be assigned married filing separate status.
- **9.6(4)** The standard deduction applicable to the parent's filing status under rule 9.6(1), 9.6(2) or 9.6(3) shall be used.
- **9.6(5)** Each parent shall be assigned one personal exemption for the parent. The custodial parent shall be assigned one additional dependent exemption for each mutual child of the parents, unless a parent provides information that the noncustodial parent has been allocated the dependent exemption for such child. In cases of joint (equally shared) or split physical care, the dependent exemption(s) for the mutual child(ren) of the parties shall be assigned according to the order or decree establishing the joint or split care arrangement.

If the amount of federal and/or state income tax actually paid by the parent differs substantially from the amount(s) determined by the guideline method of computing taxes, the court may consider whether the difference is sufficient reason to adjust the child support under the criteria in rule 9.11. This rule does not preclude alternate methods of computation by the Child Support Recovery Unit as authorized by Iowa Code section 252B.7A.

- **Rule 9.7 Qualified additional dependent deduction.** To establish a qualified additional dependent deduction, the requesting parent must demonstrate a legal obligation to the child(ren) under Iowa Code section 252A.3. Ways to demonstrate a legal obligation to the child(ren) include:
- **9.7(1)** By order of a court of competent jurisdiction or by administrative order when authorized by state law.
- **9.7(2)** By the statement of the person admitting paternity in court and upon concurrence of the mother. If the mother was married, at the time of conception, birth, or at any time during the period between conception and birth of the child, to an individual other than the person admitting paternity, the individual to whom the mother was married at the time of conception, birth, or at any time during the period between conception and birth, must deny paternity in order to establish the paternity of the person admitting paternity upon the sole basis of the admission.
- **9.7(3)** By the filing and registration by the state registrar of an affidavit of paternity executed on or after July 1, 1993, as provided in Iowa Code section 252A.3A, provided that the mother of the child was unmarried at the time of conception, birth, and at any time during the period between conception and birth of the child, or if the mother was

married at the time of conception, birth, or at any time during the period between conception and birth of the child, a court of competent jurisdiction has determined that the individual to whom the mother was married at the time is not the father of the child.

9.7(4) By a child born during the marriage unless the paternity has been determined otherwise by a court of competent jurisdiction.

Rule 9.8 Deduction amount and use.

- **9.8(1)** The monthly deduction for qualified additional dependents of a parent (custodial or noncustodial) shall be:
- a. 8% of the parent's gross monthly income (to a maximum of \$800 per month) for one (1) child.
- b. 12% of the parent's gross monthly income (to a maximum of \$1200 per month) for two (2) children.
- c. 14% of the parent's gross monthly income (to a maximum of \$1400 per month) for three (3) children.
- d. 15% of the parent's gross monthly income (to a maximum of \$1500 per month) for four (4) children.
- e. 16% of the parent's gross monthly income (to a maximum of \$1600 per month) for five (5) or more children.
- **9.8(2)** The qualified additional dependent deduction can be used for the establishment of original orders or in proceedings to modify an existing order. However, the deduction cannot be used to affect the threshold determination of eligibility for a downward modification of an existing order. After the threshold determination has been met, the deduction shall be used in the determination of the net monthly income. A deduction may be taken for a prior obligation for support actually paid (rule 9.5(8)) or a qualified additional dependent deduction (rule 9.5(9)) but both deductions cannot be used for the same child. A qualified additional dependent deduction cannot be claimed for a child for whom there is a prior court or administrative support order.

Rule 9.9 Extraordinary visitation credit. If the noncustodial parent's court-ordered visitation exceeds 127 days per year, the noncustodial parent shall receive a credit to the noncustodial parent's share of the basic support obligation in accordance with the following table:

<u>Days</u>	<u>Credit</u>
128-147	15%
148-166	20%
167 or more but less than equally shared physical care	25%

For the purposes of this credit, "days" means overnights spent caring for the child(ren). Failure to exercise court-ordered visitation may be a basis for modification. The extraordinary visitation credit shall not reduce support below \$30.00 for one child or below \$50.00 for two or more children.

Rule 9.10 Child support guidelines worksheet. All parties shall file a child support guidelines worksheet prior to a support hearing or the establishment of a support order. The parties shall use Form 1 that accompanies these rules, unless both parties agree to use Form 2. The Child Support Recovery Unit (CSRU) shall use Form 2.

- **Rule 9.11 Variance from guidelines.** The court shall not vary from the amount of child support that would result from application of the guidelines without a written finding that the guidelines would be unjust or inappropriate as determined under the following criteria:
 - **9.11(1)** Substantial injustice would result to the payor, payee, or child(ren).
- **9.11(2)** Adjustments are necessary to provide for the needs of the child(ren) or to do justice between the parties, payor, or payee under the special circumstances of the case. Adjustments may also be made based on the parties' child care expenses necessitated by employment or education.
 - **9.11(3)** Circumstances contemplated in Iowa Code section 234.39.
- **9.11(4)** The court may impute income in appropriate cases subject to the requirements of rule 9.5. If the court finds that a parent is voluntarily unemployed or underemployed without just cause, child support may be calculated based on a determination of earning capacity. A determination of earning capacity may be made by determining employment potential and probable earnings level based on work history, occupational qualifications, prevailing job opportunities, earnings levels in the community, and other relevant factors. The court shall not use earning capacity rather than actual earnings or otherwise impute income unless a written determination is made that, if actual earnings were used, substantial injustice would occur or adjustments would be necessary to provide for the needs of the child(ren) or to do justice between the parties.
- Rule 9.11A Variance for child care expenses. The custodial parent's child care expenses may constitute grounds for the court to vary from the amount of child support that would result from application of the guidelines. In determining whether variance is warranted under this rule and rule 9.11, the court should consider the fact that child care expenses are not specifically included in the economic data used to establish the support amounts in the Schedule of Basic Support Obligations. When considering a variance, child care expenses are to be considered independently of any amount computed by use of the guidelines or any other grounds for variance.
- 9.11A(1) "Child care expenses" means actual, annualized child care expenses the custodial parent pays for the child(ren) in the pending matter that are reasonably necessary to enable the parent to be employed, attend education or training activities, or conduct a job search, less any third party reimbursements and any anticipated child care tax credits.
- 9.11A(2) There is a rebuttable presumption that there will be no variance for child care expenses attributable to a child who has reached the age of 13 years old.
- **9.11A(3)** If variance is warranted, the support order must specify the amount of the basic support obligation calculated before the child care expense variance, the amount of the child care expense variance allowed, and the combined amount of the basic support obligation and the child care expense variance.
 - **9.11A(4)** This rule does not apply to:
- a. Court-ordered joint (equally shared) physical care arrangements, as those child care expenses are to be allocated under rule 9.14(3).
- b. Cases where the noncustodial parent's adjusted net monthly income is in the low-income Area A of the schedule in rule 9.26.

Rule 9.12 Medical Support Order.

9.12(1) The court shall enter an order for medical support as required by statute. For purposes of Iowa Code section 252E.1A, the table contained in rule 9.12(4) is established

for use by the courts of this state in determining reasonable cost for a health benefit plan and a reasonable amount in lieu of a health benefit plan (cash medical support). The sum certain dollar amount determined shall be stated in the order, as an amount in addition to the child support amount.

9.12(2) Refer to the table in rule 9.12(4) to determine if the parent has health insurance available at "reasonable cost." Find the appropriate cell for the parent's net income (as determined by the guidelines) and for the correct number of children. Multiply the parent's gross income by the percentage in that cell. If the amount is equal to or more than the cost of the child(ren)'s portion of the health insurance premium (family cost minus single cost), it is available at "reasonable cost." For minimum orders in low-income Area A (NCPs with net incomes 0 - 1150), cash medical support is not ordered.

9.12(3) If neither parent has health insurance available at "reasonable cost," if appropriate according to Iowa Code section 252E.1A, the court shall order cash medical support. Refer to the table in rule 9.12(4) to determine the amount of cash medical support. Find the appropriate cell for the parent's preliminary net income (gross income minus all appropriate deductions other than cash medical support in the pending matter) and for the correct number of children. Multiply the parent's gross income by the percentage in that cell to get the cash medical support amount. For minimum orders in low-income Area A (NCPs with net incomes 0 – 1150), cash medical support is not ordered. Cash medical support is also not ordered if a parent is ordered to provide health insurance and that parent or stepparent of the child(ren) has obtained insurance coverage for the child(ren). If the child(ren)'s health care coverage is through the Healthy and Well Kids in Iowa program (hawk-i) under Iowa Code chapter 514I, the ordered amount of cash medical support is the cost of the hawk-i premium or the amount calculated pursuant to the table in rule 9.12(4), whichever is less.

Use the adjusted net income (preliminary net income minus the amount of cash medical support in the pending matter) for the correct number of children on the Schedule of Basic Support Obligations to find the appropriate amount of child support. Once the adjusted net income has been determined, do not allow another deduction for cash medical support.

9.12(4) Medical Support Table.

9.12(4) Medical Support Table. Medical Support Table											
Preliminary Net Income	One	Two	Three	Four	Five or more						
	Child	Children	Children	Children	Children						
0 –1150		becomes ava Health insura	Area A: Minim parent provides ilable at no cos nce is not an add medical suppor	health insurancest to add the cd-on cost in this	hild(ren).						
Area B: Shaded area of the schedule											
1151-1800 1 child	Provide hea		available at rea		Find the box for						
1801-2150 2 children			t income and nu								
		1	to 5%) by the		1 0						
2151-2350 3 children	reasonable o	cost. Health ins	urance is an add	on cost in this	area. If neither						
2351-2400 4 children			e available at 1		** *						
2401-2650 5+children			tion 252E.1A, th	e court shall ord	ler cash medical						
	support und	er Rule 9.12(3).									
1151 1200	20/	20/	10/	10/	10/						
1151 – 1200	2%	2%	1%	1%	1%						
1201 – 1250	2%	2%	2%	1%	1%						
1251 – 1300	3%	2%	2%	2%	1% 2%						
1301 – 1350 1351 – 1400	3%	2%	2%	2% 2%	2%						
1401 – 1450	4%	2%	2%	2%	2%						
1401 – 1430	4%	3%	2%	2%	2%						
1501 – 1550	4%	3%	2%	2%	2%						
1551 – 1600	5%	3%	3%	2%	2%						
1601 – 1650	5%	3%	3%	2%	2%						
1651 – 1700	5%	3%	3%	3%	2%						
1701 – 1750	5%	3%	3%	3%	2%						
1751 – 1800	5%	4%	3%	3%	3%						
1801 – 1850	5%*	4%	3%	3%	3%						
1851 – 1900	5%	4%	3%	3%	3%						
1901 – 1950	5%	4%	4%	3%	3%						
1951 – 2000	5%	4%	4%	3%	3%						
2001 – 2050	5%	5%	4%	3%	3%						
2051 – 2100	5%	5%	4%	4%	3%						
2101 – 2150	5%	5%	4%	4%	3%						
2151 – 2200	5%	5%*	4%	4%	4%						
2201 – 2250	5%	5%	4%	4%	4%						
2251 – 2300	5%	5%	5%	4%	3%						
2301 – 2350	5%	5%	5%	4%	4%						
2351 – 2400	5%	5%	5%*	4%	4%						
2401 – 2450	5%	5%	5%	5%*	4%						
2701 - 27JU	J /0	J /0	J /0	J /0	→ /0						

2451 – 2500	5%	5%	5%	5%	4%
2501 – 2550	5%	5%	5%	5%	4%
2551 - 2600	5%	5%	5%	5%	5%
2601 – 2650	5%	5%	5%	5%	5 %
2651 – 25,000	5%	5%	5%	5%	5%*

* Area C: Nonshaded area of the schedule

Provide health insurance if available **at reasonable cost**. Find the box for the parent's preliminary net income and number of children. Multiply the percentage in the box (5%) by the parent's **gross** income to find reasonable cost. Health insurance **is** an add-on cost in this area. If neither parent has health insurance available at reasonable cost, if appropriate according to Iowa Code section 252E.1A, the court shall order cash medical support under Rule 9.12(3).

9.12(5) "Uncovered medical expenses" means all medical expenses for the child(ren) not paid by insurance. In cases of joint physical care, the parents shall share all uncovered medical expenses in proportion to their respective net incomes. In all other cases, including split or divided physical care, the custodial parent shall pay the first \$250 per year per child of uncovered medical expenses up to a maximum of \$800 per year for all children. Uncovered medical expenses in excess of \$250 per child or a maximum of \$800 per year for all children shall be paid by the parents in proportion to their respective net incomes. "Medical expenses" shall include, but not be limited to, costs for reasonably necessary medical, orthodontia, dental treatment, physical therapy, eye care, including eye glasses or contact lenses, mental health treatment, substance abuse treatment, prescription drugs, and any other uncovered medical expense. Uncovered medical expenses are not to be deducted in arriving at net income.

Rule 9.13 Stipulation for child and medical support — court review. A stipulation of the parties establishing child support and medical support shall be reviewed by the court to determine if the amount stipulated and the medical support provisions are in substantial compliance with the guidelines. A proposed order to incorporate the stipulation shall be reviewed by the court to determine its compliance with these guidelines. If a variance from the guidelines is proposed, the court must determine whether it is justified and appropriate, and, if so, include the stated reasons for the variance in the order.

Rule 9.14 Method of Computation. To compute the guideline amount of child support, first compute the adjusted net monthly income, then proceed to either the Basic Method of Child Support Computation grid or the Joint (Equally Shared) Physical Care Method of Child Support Computation grid, as appropriate. For split or divided physical care, refer to rule 9.14(4). The following grids illustrate how the worksheets are to be completed.

9.14(1) The steps to arrive at the adjusted net monthly income are shown below in the Adjusted Net Monthly Income Computation grid.

	Adjusted Net Monthly Income Com	Custodial	Noncustodial
		Parent*	Parent*
		(name)	_
A.	Gross monthly income (Does not include public assistance payments, or the Earned Income Tax Credit, or child support payments.) Gross income is adjusted to reflect receipt by the payee and payments by the		
	B. Federal income tax (Calculated pursuant to Guideline Rulerule 9.6.)	\$	\$
	C. State income tax (Calculated pursuant to Guideline Rulerule 9.6.)	\$	\$
	D. Social Security and Medicare tax/mandatory pension deductions (For employees not contributing to Social Security, mandatory pension deductions shall not exceed the current Social Security and Medicare tax rate for employees.)	\$	\$
	E. Mandatory occupational license fees	\$	\$
	F. Union dues	\$	\$
	G. Actual medical support paid pursuant to court order or administrative order in another order for other children, not the pending matter	\$	\$
	H. Prior obligation of child support and Spouse Support actually paid pursuant to court or administrative order	\$	\$
	I. Qualified additional dependent deductions (See Guideline Rules-rules 9.7 and 9.8.)	\$	\$
	J. Actual child care Expense While Custodial Parent* is Employed, Less the Appropriate Income Tax Credit expenses, as defined in rule 9.11A, for the custodial parent*	\$	\$
K.	Preliminary net income for each parent (Line A minus lines B through J for each parent.) (Preliminary net income is used to determine medical support under Guideline Rule-rule 9.12.)	\$	\$
	L. If ordered in this pending matter, cash medical support as determined by the Medical Support Table in rule 9.12.	\$	\$
M.	Adjusted net monthly income (Line K minus line L.) (Adjusted net monthly income is used to calculate the guideline amount of child support. Enter each parent's amount from line M on either line A of the Basic Method of Child Support Computation or line A of the Joint [Equally Shared] Physical Care Method of Child Support Computation as appropriate.)	\$	\$

^{*(}In cases of joint physical care, use names only and designate both parents as custodial parents.)

9.14(2) The steps of a basic child support computation are shown below in the Basic Method of Child Support Computation grid.

	Basic Method of Child	Support Compu	tation	
		Custodial Parent (CP)	Noncustodial Parent (NCP)	Combined
		(name)	(name)	
A.	Adjusted net monthly income	\$	\$	\$
B.	Proportional share of income	%	%	100%
C.	Number of children for whom support is sought			
	 D. Low-Income: Basic support obligation using only NCP's adjusted net monthly income (Only if NCP's income is in shaded Area A or B.) If NCP's income is in shaded Area A use only NCP's income to find the basic support amount and enter it on this line. Enter N/A on lines E and F. 			
	Enter the basic support amount on line G.			
	If NCP's income is in shaded Area B , use only NCP's income to find the basic support amount. Enter it on this line. Go to line E.			
	If the NCP's income is in nonshaded Area C, enter N/A on this line. Go to line E.		\$	
E.	Basic support obligation when using combined adjusted net monthly income for NCP incomes in Area B or Area C (Use the line A combined income amount to find the basic support amount from the Schedule of Basic Support Obligations.)			\$
F.	Each parent's share of the basic support obligation when using c ombined incomes (Each parent's line B x line E.)	\$	\$	
G.	 NCP's basic support obligation before health insurance If NCP's income is in shaded Area B, enter the lower amount from line D or NCP's line F. If NCP's income is in the nonshaded Area C of the schedule, use the amount from NCP's line F. 		\$	
Н.	Cost of Child(ren)'s Allowable child(ren)'s portion of health insurance premium (Enter the difference in cost between family and single plans.)(Enter the amount calculated pursuant			

	to rule 9.14(5).)		
	 If health insurance is being ordered, and the basic support obligation on line G falls in Area B or in nonshaded Area C of the schedule, enter the cost under the parent being ordered to provide it. If neither parent has health insurance available at reasonable cost, enter N/A for each parent on this line. If the basic support obligation on line G falls within low-income Area A of the shaded area of the schedule, enter N/A for each parent on this line. 		
	• In cases of court-ordered split/divided care, see rule 9.14(5)(<i>d</i>).		
	• For stepparent-provided insurance, <i>see</i> rule 9.14(5).	\$ \$	
I.	Health insurance add-on or deduction from NCP's obligation—calculated below in 1. and 2.		
	If the CP will be ordered to provide H.I.: a. CP's H.I. cost from line H = \$ c. Multiply CP's line H x NCP's line B =	line B percentage = ount to add to NCP line	G to get to line J)
	2. If the NCP will a. NCP's H.I. cost from Line H = \$ c. Multiply NCP's Line H x CP's Line B =	to pine B percentage unt to subtract from NCI	orovide H.I.: =% P line G to get to line J)
J.	 Guideline amount of child support for NCP If only CP provides H.I.: line G plus line I.1. If only NCP provides H.I.: line G minus line I.2. If both provide H.I.: line G plus line I.1 minus line I.2. If neither parent provides H.I.: enter the amount from line G. 	\$	

Extrac	ordinary Visitation Credit											
(Only if	(Only if court-ordered visitation exceeds 127 overnights per year.)											
K.	NCP's basic support obligation before health											
	insurance											
	(Amount from line G.)		\$									
L.	Number of court-ordered visitation											
	overnights with NCP											
M.	Extraordinary visitation credit percentage:											
	If line L above is 128-147 overnights: 15%	credit (0.15)										
	If line L above is 148-166 overnights: 20%	credit (0.20)										
	If line L above is 167 or more overnights: 25%	credit (0.25)										
	(But less than joint [equally shared] physical car	e.)	%									
N.	Extraordinary visitation credit											
	(Multiply line K by line M.)		\$									
O.	Guideline amount of child support (after											
	credit for extraordinary visitation)											
	(Line J minus line N.) (However, the guideline											

amount of support must not be less than \$30 for		
one child or \$50 for two or more children.)	\$	

[New table]

Chile	Child Care Expense Variance under rule 9.11A									
(As agreed by the parties and approved or determined by the court.)										
<u>P.</u>	NCP's guideline amount of child support									
	(Amount from line J above [or line O, if									
	applicable].)		<u>\$</u>							
<u>Q.</u>	Amount of variance for child care									
	<u>expenses</u>		<u>\$</u>							
<u>R.</u>	Adjusted amount of child support									
	(Line P plus line Q.)		<u>\$</u>							

9.14(3) *Joint physical care.* In cases of court-ordered joint (equally shared) physical care, child support shall be calculated as shown below in the Joint (Equally Shared) Physical Care Method of Child Support Computation grid. Offset is a method of payment of each parent's guideline amount of child support and the net difference shall be paid by the party with the higher child support obligation unless variance is warranted under rule 9.11. An allocation between the parties for payment of the child(ren)'s expenses ordered pursuant to Iowa Code section 598.41(5)(a) is an obligation in addition to the child support amount calculated pursuant to this rule and is not child support.

	Joint (Equally Shared) Physical Care Meth	od of Child Su	ıpport Compu	tation
		Custodial Parent 1 (CP 1)	Custodial Parent 2 (CP 2)	Combined
		(name)	(name)	
A.	Adjusted net monthly income	\$	\$	\$
В.	Proportional share of income	%	%	100%
C.	Number of children for whom support is sought			
D.	Basic support obligation before health insurance (Use line A combined amount to find amount from Schedule of Basic Support Obligations—use combined incomes because the low-income adjustment in the shaded area of the schedule does not apply to joint [equally shared] physical care support computations.)			\$
E.	Each parent's basic primary care amount before health insurance (Multiply line B by line D for each parent.)	\$	\$	
F.	Each parent's share of joint physical care support (Multiply line E by 1.5 for each parent to account for extra costs for two residences.)	\$	\$	
G.	Each parent's joint physical care support			

	obligation before health insurance			
	(Multiply line F by .5 for each parent to account for			
	50% of time spent with each parent.)	\$	\$	
H.	Cost of child's Allowable child(ren)'s portion of			
	health insurance premium*			
	(Enter the amount calculated pursuant to rule			
	9.14(5)the difference in cost between family and			
	single plans.)			
	(Area A: *The health insurance adjustment does not			
	apply if either parent's net income on line A falls			
	within the low-income shaded Area A of the Schedule			
	of Basic Support Obligations. Enter N/A for each			
	parent on this line. Do not complete line I.)			
	(Area B or C: If the basic support obligation on Line			
	G falls within Area B Area B or Area C Area C, enter			
	the cost of the child's allowable child(ren)'s portion of			
	the health insurance premium on this line under the			
	parent being ordered to provide it. Do not skip line I.)			
	(For step-parent provided insurance, see rule 9.14(5).)	\$	\$	
I.	Health insurance add-on to each parent's			
	obligation (calculated below in 1 and 2)	\$	\$	
	1. If CP 1 will be ordered to provide H.I.			
	Step 1. CP 1's H.I. cost from line H = \$		s line B percentage	
	Step 3. Multiply CP 1's cost x CP 2's line $B =$	+ \$(In	sert on CP 2's line	I.)
	2. If CP 2 will be ordered to provide H.I.			
	Step 1. CP 2's H.I. cost from line $H = $ \$		s line B percentage	
	Step 3. Multiply CP 2's line H x CP 1's line B =	+ \$ (Ir	sert on CP 1's line	e I.)
J.	Guideline amount of child support			
	(Line G plus line I for each parent.)	\$	\$	
K.	Net amount of child support for joint physical			
	care after offset			
	(Subtract smaller amount on line J from larger amount			
	on line J. Parent with larger amount on line J pays the			
	other parent the difference, as a method of payment.			
	If either parent receives assistance through the Family			
	Investment Program [FIP], the other parent's			
	obligation reverts to the amount on line J.)	\$	\$	

- **9.14(4)** Split or divided physical care. In the cases of court-ordered split or divided physical care, child support shall be calculated in the following manner: determine the amount of child support required by these guidelines for each party based on the number of children in the physical care of the other party; offset the two amounts as a method of payment; and the net difference shall be paid by the party with the higher child support obligation unless variance is warranted under rule 9.11.
- **9.14(5)** Health insurance premium. In calculating child support, the allowable child(ren)'s portion of the health insurance premium for the child(ren) is added to the basic support obligation and prorated between the parents and used to adjust the basic support obligation as provided in this rule.
- a. This subrule shall applyapplies if the parent is ordered to provide health insurance for the child(ren) in the pending action and it is either deducted from wages of the parent or stepparent or paid by the parent or stepparent.
- b. The amount of the premium for the child(ren) to be added is the amount of the premium cost for family coverage to the parent or stepparent which is in excess of the premium cost for single coverage, regardless of the number of individuals covered under

the policy. The allowable child(ren)'s portion of the health insurance premium will be calculated as follows:

- (1) For a health benefit plan covering multiple individuals, including the child(ren) in the pending action, the allowable child(ren)'s portion is the amount of the premium cost for such coverage to the parent or stepparent that is in excess of the premium cost for single coverage, divided by the number of individuals enrolled in the health benefit plan, excluding the person providing the insurance, and then multiplied by the number of children who are the subject of the pending action.
- (2) For a health benefit plan covering only the child(ren) in the pending action, the entire premium will be used as the allowable child(ren)'s portion of the health insurance premium.
- c. However, a health insurance premium shall is not be added or prorated and used to adjust the basic support obligation if the basic support obligation is in low-income (shaded) Area A of the schedule in rule 9.26 unless variance is warranted under rule 9.11.
- d. In cases of split or divided physical care, include only 50% of the allowable child(ren)'s portion of the health insurance premium is included in each of the two calculations described in subrule 9.14(4).
- e. If the child(ren) is (are) covered by the health insurance of a stepparent, the allowable child(ren)'s portion of the health insurance premium for the child(ren) will be added to the basic support obligation and prorated between the parents, and used to adjust the basic support obligation unless a parent objects. If a parent objects, the court will decide the issue based on its determination of whether it would be equitable to the parties and the child(ren).
- **9.14(6)** Step-down provisions. For cases with multiple children, the support order shall include a step-down provision to automatically adjust the child support amount as the number of children entitled to support changes, unless subsequently modified by the court.

Rules 9.15 to 9.25. Reserved.

Rule 9.26 Child Support Guidelines Schedule.

Schedule of Basic Support Obligations

Iowa Schedule of Basic Support Obligations

1. **Area A:** Except as provided in 2, only the noncustodial parent's income is used in Area A of the shaded area (\$0 to \$1150) in accordance with the low-income adjustment.

Area B: Two calculations are required in Area B of the low-income shaded area (between \$1151 and \$1800 for 1 child, between \$1151 and \$2150 for 2 children, between \$1151 and \$2350 for three children, between \$1151 and \$2400 for four children, and between \$1151 and \$2650 for 5 or more children).

Calculation 1 is the same as the Area A calculation.

Calculation 2 uses the parents' combined incomes.

The guidelines amount is the lower of the two calculations.

Area C: Nonshaded area. The parents' combined incomes are used in the remaining (nonshaded) area of the schedule.

- 2. In joint (equally shared) physical care cases, regardless of whether a parent is low income, use the parents' combined incomes in the shaded and nonshaded areas of the schedule.
- 3. For combined net monthly incomes above \$25,000, the amount of the basic support obligation is deemed to be within the sound discretion of the court or the agency setting support by administrative order but shall not be less than the basic support obligation for combined net monthly incomes equal to \$25,000.

Combined* Adjusted Net Income				One Child		Two Children	ı		Three Children		Four Children		Five or More Children			
	Area A – Low-Income Adjustment															
0	-	100			30		50			50			50			50
101	-	200			30		50			50			50			50
201	-	300			31		50			50			55			60
301	-	400			42		58			66			73			80
401	-	500			52		72			82			91			100
501	ı	600			62		87			99			109			120
601	-	700			73		101			115			128			140
701	-	800			83		116			132			146			160
801	-	850			88		123			140			155			170
851	-	900			94		130			148			164			180
901	-	950			99		138			156			173			190
951	-	1000			104		145			164			182			200
1001	-	1050			109		152			173			192			210
1051	-	1100			114		159			181			201			220
1101	-	1150			120		167			189			210			230

	Area B — Low-Income Adjustment															
1151	-	1200			145			197			222		242		267	
1201	-	1250			170			227			254		275		305	
1251	-	1300			195			257			287		307		342	
1301	-	1350			220			287			319		340		380	
1351	-	1400			245			317			352		372		417	
1401	-	1450			270			347			384		405		455	
1451	-	1500			295			377			417		437		492	
1501	-	1550			320			407			449		470		530	
1551	-	1600			345			437			482		502		567	
1601	_	1650			370			467			514		535		605	
1651	-	1700			395			497			547		567		642	
1701	-	1750			420			527			579		600		680	
1751	-	1800			444			557			612		632		717	
1801	-	1850			456*			587			644		665		755	
1851	_	1900			468			617			677		697		792	
1901	-	1950			480			647			709		730		830	
1951	-	2000			492			677			742		762		867	
2001 2051	-	2050 2100			504 516			707 737			774 807		795 827		891 913	
2101	-	2150			528			765			839		860		935	
2101	-	2200			539			782*			872		892		957	
2201	Ė	2250			551			799			904		925		979	
2251	+-	2300			563			816			937		957		1001	
2301	+-	2350			575			833			969		990		1023	
2351	+-	2400			587			850			1001*		1021		1045	
2401	-	2450			599			867			1021		1043*		1067	
2451	-	2500			611			885			1041		1064		1089	
2501	-	2550			623			902			1062		1086		1111	
2551	-	2600			635			920			1083		1107		1133	
2601	-	2650			647			937			1104		1129		1155	
						A	rea		nsł	ad	ed Area*	Г		г		
2651	-	2700			660			955			1125		1150		1177*	
2701	-	2750			672		<u> </u>	973			1146		1172		1199	
2751	_	2800			684			990			1166		1193		1221	
2801	_	2850			696			1008			1187		1215		1243	
2851	-	2900			708		_	1025			1208		1236		1265	
2901	-	2950			720		1	1043			1229		1258		1287	
2951	-	3000			732		_	1061			1250		1279		1309	
3001	-	3050			744		_	1078			1271		1301		1331	
3051	+-	3100			757			1096			1291		1322		1353	
3101	-	3150 3200			769 781			1113 1131			1312 1333		1344 1365		1375 1397	
3201	-	3250			790		\vdash	1131			1333		1303		1419	
3251	+-	3300			790			1157			1347		1408		1419	
3431	-	2200			1 フフ		1	1137		<u> </u>	1301		1400		1441	

3301	-	3350	809	1169	1375	1430	1463
3351	-	3400	818	1182	1390	1451	1485
3401	-	3450	827	1195	1404	1473	1507
3451	-	3500	837	1207	1418	1494	1529
3501	_	3550	846	1220	1432	1516	1551
3551	_	3600	855	1233	1446	1537	1573
3601	-	3650	865	1246	1460	1559	1595
3651	-	3700	873	1257	1473	1580	1617
3701	-	3750	879	1266	1484	1598	1639
3751	<u> </u>	3800	884	1274	1494	1616	1661
3801	_	3850	890	1283	1504	1635	1683
3851	1	3900	896	1291	1514	1653	1705
3901	<u> </u>	3950	901	1299	1524	1671	1727
3951	<u> </u>	4000	907	1308	1534	1689	1749
4001		4050	913	1316	1545	1708	1771
4051	Ē	4100	913	1310	1555	1708	1793
4101	<u> </u>	4150	924	1323	1565	1744	1815
4151	_	4200	930	1342	1575	1759	1837
4201	-	4250	936	1350	1584	1770	1859
4251	-	4300	942	1359	1594	1780	1881
4301	-	4350	942	1367	1604	1791	1903
4351	-	4400	954	1307	1613	1802	1905
4401	-	4450	961	1370	1623	1813	1923
	-						
4451 4501	-	4500 4550	967 973	1393 1401	1632 1642	1823 1834	1969 1991
4551	-	4600	979	1401	1652	1845	2013
4601	-	4650	985	1410	1661	1856	2015
4651	-	4700	989	1418	1667	1862	2033
4701	-	4750	993	1424		1867	2048
4751	-	4800	993	1428	1671 1675	1871	2058
4801	-	4850	1000	1437	1679	1876	2063
4851	-	4900	1000	1437	1683	1880	2068
4901	-	4950	1004	1445	1687	1885	2073
4901	+-	5000	1007	1443	1691	1889	2078
5001	H	5050	1011	1454	1695	1894	2078
5051	+-	5100	1014	1454	1699	1898	2088
5101	+	5150	1018	1458	1703	1903	2088
5151	Ħ	5200	1021	1469	1710	1903	2101
5201	Ē	5250	1020	1409	1718	1910	2110
5251	-	5300	1031	1473	1725	1919	2119
5301	H	5350	1033	1488	1732	1935	2128
5351	<u> </u>	5400	1044	1494	1732	1933	2137
5401	Ē	5450	1044	1501	1747	1943	2146
5451	Ē	5500	1049	1507	1754	1951	2155
5501	Ē	5550	1058	1513	1761	1967	2164
5551	+	5600	1038	1513	1768	1907	2173
5601	Ē	5650	1063	1526	1776	1973	2173
3001	-	2020	1007	1320	1//0	1703	2102

5651	-	5700	1072	1532	1783	1992	2191
5701	-	5750	1076	1539	1790	2000	2200
5751	-	5800	1081	1545	1797	2008	2209
5801	-	5850	1086	1552	1805	2016	2217
5851	-	5900	1090	1558	1812	2024	2227
5901	-	5950	1096	1565	1820	2033	2237
5951	+-	6000	1101	1573	1828	2042	2247
6001	+	6050	1106	1580	1836	2051	2256
6051		6100	1112	1587	1845	2060	2266
6101		6150	1117	1595	1853	2069	2276
6151	\vdash	6200	1122	1602	1861	2078	2286
6201	Ι-	6250	1128	1609	1869	2088	2296
6251		6300	1133	1616	1877	2088	2306
6301	-	6350	1138	1624	1885	2106	2316
	-						
6351	-	6400	1144	1631	1893	2115	2326
6401	-	6450	1149	1638	1901	2124	2336
6451	-	6500	1154	1646	1909	2133	2346
6501	-	6550	1160	1653	1917	2142	2356
6551	-	6600	1165	1660	1926	2151	2366
6601	-	6650	1170	1667	1934	2160	2376
6651	-	6700	1175	1675	1942	2170	2387
6701	-	6750	1180	1682	1951	2179	2397
6751	-	6800	1185	1689	1959	2188	2407
6801	-	6850	1190	1696	1968	2198	2418
6851	-	6900	1196	1704	1976	2207	2428
6901	-	6950	1201	1711	1985	2217	2438
6951	-	7000	1206	1718	1993	2226	2449
7001	-	7050	1211	1725	2002	2236	2459
7051	-	7100	1216	1733	2010	2245	2470
7101	-	7150	1221	1740	2018	2255	2480
7151	-	7200	1226	1747	2027	2264	2490
7201	-	7250	1231	1754	2035	2273	2501
7251	-	7300	1236	1762	2044	2283	2511
7301		7350	1241	1769	2052	2292	2522
7351	_	7400	1246	1776	2060	2301	2531
7401	-	7450	1251	1783	2068	2310	2541
7451	-	7500	1256	1790	2076	2318	2550
7501	-	7550	1262	1797	2083	2327	2560
7551	-	7600	1267	1804	2091	2336	2569
7601	-	7650	1272	1811	2099	2344	2579
7651	1 - 1	7700	1277	1818	2107	2353	2588
7701	-	7750	1282	1824	2114	2362	2598
7751	† <u>-</u>	7800	1287	1831	2122	2370	2607
7801	1-1	7850	1292	1838	2130	2379	2617
7851	T_	7900	1297	1845	2138	2388	2627
7901		7950	1302	1852	2145	2396	2636
7951	<u> </u>	8000	1307	1859	2153	2405	2646
,,,,,,,	1	5000	1507	1007	2133	2103	2010

8001	-	8050	1312	1866	2161	2414	2655
8051	-	8100	1317	1873	2169	2422	2665
8101	_	8150	1322	1880	2176	2431	2674
8151	-	8200	1327	1887	2184	2440	2684
8201	_	8250	1332	1894	2192	2448	2693
8251	_	8300	1337	1901	2200	2457	2703
8301	_	8350	1342	1908	2208	2466	2713
8351	_	8400	1347	1915	2217	2476	2724
8401	-	8450	1352	1923	2225	2486	2734
8451	-	8500	1357	1930	2234	2496	2745
8501	<u> </u>	8550	1362	1937	2243	2505	2756
8551	+-	8600	1367	1945	2252	2515	2767
8601	-	8650	1372	1952	2260	2525	2777
8651	_	8700	1378	1959	2269	2535	2788
8701	<u> </u>	8750	1383	1967	2278	2544	2799
8751	<u> </u>	8800	1388	1974	2287	2554	2810
8801	<u> </u>	8850	1393	1982	2295	2564	2820
8851	_	8900	1398	1989	2304	2574	2831
8901	_	8950	1403	1996	2313	2584	2842
8951	_	9000	1408	2004	2322	2593	2853
9001	_	9050	1413	2011	2331	2603	2863
9051	_	9100	1418	2019	2339	2613	2874
9101	-	9150	1423	2026	2348	2623	2885
9151	-	9200	1428	2033	2357	2633	2896
9201	_	9250	1434	2041	2366	2642	2907
9251	-	9300	1439	2048	2374	2652	2917
9301	-	9350	1442	2052	2379	2657	2923
9351	-	9400	1444	2056	2383	2662	2928
9401	-	9450	1447	2059	2387	2666	2933
9451	-	9500	1449	2063	2391	2671	2938
9501	-	9550	1452	2067	2395	2675	2943
9551	-	9600	1454	2070	2399	2680	2948
9601	-	9650	1457	2074	2403	2684	2953
9651	-	9700	1460	2077	2407	2689	2958
9701	-	9750	1462	2081	2411	2693	2963
9751	-	9800	1465	2085	2415	2698	2968
9801	-	9850	1467	2088	2419	2702	2972
9851	-	9900	1470	2092	2423	2707	2977
9901	-	9950	1473	2095	2427	2711	2982
9951	-	10000	1475	2099	2431	2716	2987
10001	-	10050	1478	2103	2435	2720	2992
10051	-	10100	1480	2106	2439	2725	2997
10101	-	10150	1483	2110	2443	2729	3002
10151	-	10200	1486	2113	2447	2734	3007
10201	-	10250	1488	2117	2451	2738	3012
10251	_	10300	1491	2121	2456	2744	3018
10301	_	10350	1496	2127	2463	2751	3026
			-	l l			

		1				T	Г
10351	-	10400	1500	2133	2469	2758	3034
10401	-	10450	1504	2139	2476	2765	3042
10451	-	10500	1508	2144	2482	2772	3050
10501	-	10550	1513	2150	2488	2780	3057
10551		10600	1517	2156	2495	2787	3065
10601	-	10650	1521	2162	2501	2794	3073
10651		10700	1526	2168	2508	2801	3081
10701		10750	1530	2173	2514	2808	3089
10751	-	10730	1534	2179	2521	2816	3097
10731	-	10850	1534	2179	2527	2823	3105
L .	-						
10851	-	10900	1543	2191	2533	2830	3113
10901	-	10950	1547	2197	2540	2837	3121
10951	-	11000	1551	2202	2546	2844	3129
11001	-	11050	1556	2208	2553	2851	3137
11051	-	11100	1560	2214	2559	2859	3145
11101	-	11150	1564	2220	2566	2866	3152
11151	-	11200	1569	2226	2572	2873	3160
11201	-	11250	1573	2232	2579	2880	3168
11251	-	11300	1577	2237	2585	2887	3176
11301	-	11350	1581	2243	2591	2895	3184
11351		11400	1586	2249	2598	2902	3192
11401	-	11450	1590	2255	2604	2909	3200
11451	_	11500	1594	2261	2611	2916	3208
11501		11550	1599	2267	2618	2925	3217
11551	-	11600	1604	2274	2626	2933	3227
11601	-	11650	1608	2281	2634	2942	3236
11651	-	11700	1613	2287	2642	2951	3246
11701	-	11750	1618	2294	2650	2960	3256
11751	_	11800	1623	2301	2657	2968	3265
11801		11850	1627	2308	2665	2977	3275
11851	-	11900	1632	2314	2673	2986	3284
11901	-	11900	1637	2321	2681	2995	3294
L .	-						
11951	-	12000	1642	2328	2689	3003	3304
12001	-	12050	1646	2335	2696	3012	3313
12051	-	12100	1651	2341	2704	3021	3323
12101	-	12150	1656	2348	2712	3029	3332
12151	-	12200	1661	2355	2720	3038	3342
12201	-	12250	1665	2362	2728	3047	3352
12251	-	12300	1670	2368	2735	3056	3361
12301	-	12350	1675	2375	2743	3064	3371
12351	-	12400	1680	2382	2751	3073	3380
12401	-	12450	1684	2389	2759	3082	3390
12451	-	12500	1689	2395	2767	3090	3399
12501	-	12550	1694	2402	2775	3099	3409
12551	-	12600	1699	2409	2782	3108	3419
12601	-	12650	1703	2416	2790	3117	3428
12651	-	12700	1708	2422	2798	3125	3438
		,00	00	= - = -	=.,,		

12701 -	12750	1713	2429	2806	3134	3447
12751 -	12800	1718	2436	2814	3143	3457
12801 -	12850	1722	2443	2821	3151	3467
12851 -	12900	1727	2450	2829	3160	3476
12901 -	12950	1732	2456	2837	3169	3486
12951 -	13000	1737	2463	2845	3178	3495
13001 -	13050	1741	2470	2853	3186	3505
13051 -	13100	1746	2477	2860	3195	3515
13101 -	13150	1751	2483	2868	3204	3524
13151 -	13200	1756	2490	2876	3212	3534
13201 -	13250	1760	2497	2884	3221	3543
13251 -	13230	1765	2504	2892	3230	3553
13301 -	13350	1770	2510	2899	3239	3563
10071	13400	1775	2517	2907	3239	3572
		1779	2524			3582
13401 -	13450			2915	3256	
13451 -	13500	1783	2529	2921	3263	3589
13501 -	13550	1787	2534	2926	3269	3596
13551 -	13600	1790	2539	2932	3275	3603
13601 -	13650	1794	2544	2937	3281	3609
13651 -	13700	1797	2549	2943	3287	3616
13701 -	13750	1801	2554	2949	3293	3623
13751 -	13800	1804	2558	2954	3300	3630
13801 -	13850	1808	2563	2960	3306	3636
13851 -	13900	1812	2568	2965	3312	3643
13901 -	13950	1815	2573	2971	3318	3650
13951 -	14000	1819	2578	2976	3324	3657
14001 -	14050	1822	2583	2982	3330	3663
14051 -	14100	1826	2588	2987	3337	3670
14101 -	14150	1829	2593	2993	3343	3677
14151 -	14200	1833	2598	2998	3349	3684
14201 -	14250	1836	2603	3004	3355	3691
14251 -	14300	1840	2608	3009	3361	3697
14301 -	14350	1844	2612	3015	3367	3704
14351 -	14400	1847	2617	3020	3374	3711
14401 -	14450	1851	2622	3026	3380	3718
14451 -	14500	1854	2627	3031	3386	3724
14501 -	14550	1858	2632	3037	3392	3731
14551 -	14600	1861	2637	3042	3398	3738
14601 -	14650	1865	2642	3048	3404	3745
14651 -	14700	1868	2647	3053	3410	3752
14701 -	14750	1872	2652	3059	3417	3758
14751 -	14800	1876	2657	3064	3423	3765
14801 -	14850	1879	2661	3070	3429	3772
14851 -	14900	1883	2666	3075	3435	3779
14901 -	14950	1886	2671	3081	3441	3785
14951 -	15000	1890	2676	3086	3447	3792
15001 -	15050	1893	2681	3092	3454	3799
					·	

15051	-	15100	1897	2686	3097	3460	3806
15101	-	15150	1900	2691	3103	3466	3812
15151	-	15200	1904	2696	3108	3472	3819
15201	-	15250	1907	2701	3114	3478	3826
15251	_	15300	1911	2706	3119	3484	3833
15301	_	15350	1915	2710	3125	3491	3840
15351	_	15400	1918	2715	3130	3497	3846
15401	_	15450	1922	2720	3136	3503	3853
15451	_	15500	1925	2725	3141	3509	3860
15501	_	15550	1929	2730	3147	3515	3867
15551	_	15600	1932	2735	3152	3521	3873
15601	_	15650	1936	2740	3158	3527	3880
15651	_	15700	1939	2745	3163	3534	3887
15701	_	15750	1943	2750	3169	3540	3894
15751		15800	1947	2755	3175	3546	3901
15801	Ė	15850	1950	2760	3180	3552	3907
15851	Ė	15900	1954	2764	3186	3558	3914
15901	-	15950	1957	2769	3191	3564	3921
15951	-	16000	1961	2774	3197	3571	3928
16001	_	16050	1964	2779	3202	3577	3934
16051	-	16100	1968	2784	3202	3583	3934
16101	-	16150	1908	2789	3213	3589	3948
16151	-	16200	1975	2794	3213	3595	3955
16201	-	16250	1973	2799	3224	3601	3961
16251	-	16300	1978	2804	3230	3607	3968
16301	-	16350	1986	2809	3235	3614	3975
16351	-	16400	1989	2813	3241	3620	3982
16401	-	16450	1993	2818	3246	3626	3989
16451	-	16500	1996	2823	3252	3632	3995
16501	-	16550	2000	2828	3257	3638	4002
16551	-	16600	2003	2833	3263	3644	4002
16601	-	16650	2007	2838	3268	3651	4016
16651	_	16700	2010	2843	3274	3657	4022
16701	Ė	16750	2010	2848	3279	3663	4022
16751	Ē	16800	2014	2853	3285	3669	4036
16801	Ē	16850	2018	2858	3290	3675	4043
16851	Ė	16900	2025	2863	3296	3681	4050
16901		16950	2028	2867	3301	3688	4056
16951	<u> </u>	17000	2032	2872	3307	3694	4063
17001	-	17050	2032	2877	3312	3700	4070
17051	-	17100	2039	2882	3312	3706	4077
17101	-	17150	2042	2887	3323	3712	4083
17151	-	17200	2046	2892	3329	3718	4090
17201	<u> </u>	17250	2050	2897	3334	3718	4090
17251	<u> </u>	17300	2053	2902	3340	3724	4104
17301	-	17350	2057	2902	3345	3737	4110
17351	<u> </u>	17400	2060	2912	3351	3743	4117
1/331	_	1/400	2000	<i>L</i> 71 <i>L</i>	3331	3143	+11/

17401	-	17450	2064	2916	3356	3749	4124
17451	-	17500	2067	2921	3362	3755	4131
17501	-	17550	2071	2926	3367	3761	4138
17551	_	17600	2074	2931	3373	3768	4144
17601	_	17650	2078	2936	3378	3774	4151
17651	_	17700	2081	2941	3384	3780	4158
17701	_	17750	2085	2946	3389	3786	4165
17751	_	17800	2089	2951	3395	3792	4171
17801	_	17850	2092	2956	3401	3798	4178
17851	_	17900	2096	2961	3406	3805	4185
17901	_	17950	2099	2965	3412	3811	4192
17951	_	18000	2103	2970	3417	3817	4199
18001	-	18050	2106	2975	3423	3823	4205
18051	-	18100	2110	2980	3428	3829	4212
18101		18150	2113	2985	3434	3835	4219
18151	_	18200	2117	2990	3439	3841	4219
18201	-	18250	2121	2995	3445	3848	4232
18251	_	18300	2124	3000	3450	3854	4232
18301	_	18350	2124	3005	3456	3860	4246
18351	_	18400	2131	3010	3461	3866	4253
18401	_	18450	2135	3015	3467	3872	4259
18451	_	18500	2138	3019	3472	3878	4259
	-		2142	3019			4273
18501	-	18550			3478	3885	
18551	-	18600	2145	3029	3483	3891	4280
18601	-	18650	2149	3034	3489	3897	4287
18651	-	18700 18750	2153 2156	3039	3494 3500	3903	4293
18701	-			3044 3049		3909	4300 4307
18751	-	18800	2160		3505	3915	
18801	-	18850	2163	3054	3511	3922	4314
18851	-	18900	2167	3059	3516	3928	4320
18901	-	18950	2170	3064	3522	3934	4327
18951	-	19000	2174	3068	3527	3940	4334
19001	-	19050	2177	3073	3533	3946	4341
19051	-	19100	2181	3078	3538	3952	4348
19101	-	19150	2184 2188	3083	3544	3958 3965	4354
19151	-	19200		3088	3549 3555		4361
19201	-	19250	2192	3093	3555	3971	4368
19251	-	19300	2195	3098	3560	3977	4375
19301	-	19350	2199 2202	3103	3566 3571	3983 3989	4381
19351 19401	-	19400	2202	3108 3113	3571 3577	3989	4388 4395
19401	-	19450	2209		3582	4002	4393
	-	19500		3118			
19501	-	19550	2213	3122	3588	4008	4408
19551	-	19600	2216	3127	3593	4014	4415
19601	-	19650	2220	3132	3599	4020	4422
19651	-	19700	2224	3137	3604	4026	4429
19701	-	19750	2227	3142	3610	4032	4436

19751 -	19800	2231	3147	3615	4038	4442
19801 -	19850	2234	3152	3621	4045	4449
19851 -	19900	2238	3157	3626	4051	4456
19901 -	19950	2241	3162	3632	4057	4463
19951 -	20000	2245	3167	3638	4063	4469
20001 -	20050	2248	3171	3643	4069	4476
20051 -	20100	2252	3176	3649	4075	4483
20101 -	20150	2256	3181	3654	4082	4490
20151 -	20200	2259	3186	3660	4088	4497
20201 -	20250	2263	3191	3665	4094	4503
20251 -	20300	2266	3196	3671	4100	4510
20301 -	20350	2270	3201	3676	4106	4517
20351 -	20400	2273	3206	3682	4112	4524
20401 -	20450	2277	3211	3687	4119	4530
20451 -	20500	2280	3216	3693	4125	4537
20501 -	20550	2284	3220	3698	4131	4544
20551 -	20600	2287	3225	3704	4137	4551
20601 -	20650	2291	3230	3709	4143	4557
20651 -	20700	2295	3235	3715	4149	4564
20701 -	20750	2298	3240	3720	4155	4571
20751 -	20800	2302	3245	3726	4162	4578
20801 -	20850	2305	3250	3731	4168	4585
20851 -	20900	2309	3255	3737	4174	4591
20901 -	20950	2312	3260	3742	4180	4598
20951 -	21000	2316	3265	3748	4186	4605
21001 -	21050	2319	3270	3753	4192	4612
21051 -	21100	2323	3274	3759	4199	4618
21101 -	21150	2327	3279	3764	4205	4625
21151 -	21200	2330	3284	3770	4211	4632
21201 -	21250	2334	3289	3775	4217	4639
21251 -	21300	2337	3294	3781	4223	4646
21301 -	21350	2341	3299	3786	4229	4652
21351 -	21400	2344	3304	3792	4236	4659
21401 -	21450	2348	3309	3797	4242	4666
21451 -	21500	2351	3314	3803	4248	4673
21501 -	21550	2355	3319	3808	4254	4679
21551 -	21600	2359	3323	3814	4260	4686
21601 -	21650	2362	3328	3819	4266	4693
21651 -	21700	2366	3333	3825	4272	4700
21701 -	21750	2369	3338	3830	4279	4706
21751 -	21800	2373	3343	3836	4285	4713
21801 -	21850	2376	3348	3841	4291	4720
21851 -	21900	2380	3352	3846	4296	4725
21901 -	21950	2383	3357	3850	4300	4729
21951 -	22000	2387	3361	3855	4304	4734
22001 -	22050	2390	3366	3859	4309	4738
22051 -	22100	2394	3370	3863	4313	4742

22101 -	22150	2397	3374	3867	4317	4747
22151 -	22200	2401	3379	3872	4321	4751
22201 -	22250	2404	3383	3876	4326	4755
22251 -	22300	2408	3388	3880	4330	4760
22301 -	22350	2412	3392	3884	4334	4764
22351 -	22400	2415	3396	3889	4339	4768
22401 -	22450	2419	3401	3893	4343	4773
22451 -	22500	2422	3405	3897	4347	4777
22501 -	22550	2426	3409	3902	4352	4781
22551 -	22600	2429	3414	3906	4356	4786
22601 -	22650	2433	3418	3910	4360	4790
22651 -	22700	2436	3423	3914	4364	4794
22701 -	22750	2440	3427	3919	4369	4799
22751 -	22800	2443	3431	3923	4373	4803
22801 -	22850	2447	3436	3927	4377	4807
22851 -	22900	2450	3440	3931	4377	4811
22901 -	22950	2454	3445	3936	4386	4816
22951 -	23000	2457	3449	3940	4390	4820
23001 -	23050	2461	3453	3940	4395	4824
			3458			
23051 -	23100	2464		3949	4399	4829
23101 -	23150	2468	3462	3953	4403	4833
23151 -	23200	2471	3466	3957	4407	4837
23201 -	23250	2475	3471	3961	4412	4842
23251 -	23300	2478	3475	3966	4416	4846
23301 -	23350	2482	3480	3970	4420	4850
23351 -	23400	2485	3484	3974	4425	4855
23401 -	23450	2489	3488	3978	4429	4859
23451 -	23500	2493	3493	3983	4433	4863
23501 -	23550	2496	3497	3987	4438	4868
23551 -	23600	2500	3502	3991	4442	4872
23601 -	23650	2503	3506	3996	4446	4876
23651 -	23700	2507	3510	4000	4450	4881
23701 -	23750	2510	3515	4004	4455	4885
23751 -	23800	2514	3519	4008	4459	4889
23801 -	23850	2517	3523	4013	4463	4894
23851 -	23900	2521	3528	4017	4468	4898
23901 -	23950	2524	3532	4021	4472	4902
23951 -	24000	2528	3537	4025	4476	4907
24001 -	24050	2531	3541	4030	4480	4911
24051 -	24100	2535	3545	4034	4485	4915
24101 -	24150	2538	3550	4038	4489	4920
24151 -	24200	2542	3554	4043	4493	4924
24201 -	24250	2545	3558	4047	4498	4928
24251 -	24300	2549	3563	4051	4502	4933
24301 -	24350	2552	3567	4055	4506	4937
24351 -	24400	2556	3572	4060	4511	4941
24401 -	24450	2559	3576	4064	4515	4946

24451	-	24500	2563	3580	4068	4519	4950
24501	-	24550	2567	3585	4072	4523	4954
24551	-	24600	2570	3589	4077	4528	4959
24601	-	24650	2574	3594	4081	4532	4963
24651	-	24700	2577	3598	4085	4536	4967
24701	-	24750	2581	3602	4090	4541	4972
24751	-	24800	2584	3607	4094	4545	4976
24801	-	24850	2588	3611	4098	4549	4980
24851	-	24900	2591	3615	4102	4554	4985
24901	-	24950	2595	3620	4107	4558	4989
24951	-	25000	2598	3624	4111	4562	4993

Rule 9.27 Child Support Guidelines Worksheets.

Rule 9.27 — Form 1: Child Support Guidelines Worksheet.

Form 1 Child Support Guidelines Worksheet

I.	Net Monthly Income of Petitioner (Name)	1 C	-	
Sei	ect one: [] Custodial Parent [] Noncustodial Parent [] Joint Physic			
	Petitioner claimschild/children as tax dependents (list number claim	iea).		
Α.	Sources and Amounts of Annual Income:	•		
		Φ	_	
	plus/minus spousal support payments per rule 9.5(1)	Φ	-	
	Total:	Φ	_ 👇	
D	Federal Tax Deduction:		Φ	
D.	Gross annual taxable income (\$ untaxed)	¢		
	less ½ self employment (FICA) tax	φ	_	
	less federal adjustments to income	-	_(
	less personal exemptions: self + (list number of dependents claimed)	<		
		<		
	less standard deduction	_		
	single [] head of household [] married filing separate []	<	_>	
	Net taxable income – federal	>	-	
	Federal tax liability (from tax table)	<	_>	
	Federal tax credit for dependent children	+	_	
~	Final federal tax liability		<	>
C.	State Tax Deduction:	Φ.		
	Gross annual taxable income	\$	=	
	less ½ self employment (FICA) tax	<	_>	
	less state adjustments to income	<	_>	
	less federal tax liability (adjusted for dependent tax credit)	<	_>	
	less standard deduction			
	single [] head of household [] married filing separate []	<	_>	
	Net taxable income – state	\$	_	
	State tax liability (from tax table) \$			
	less personal and dependent credits <>			
	plus school district surtax (<u>%</u>)			
_	Final state tax liability		<	>
D.	Social Security and Medicare Tax / Mandatory Pension Deduction:	Φ.		
	Annual earned income	\$		
	Applicable rate (7.65% or 15.3%, as adjusted)	x%	<u>o</u>	
	Annual Social Security and Medicare tax liability or mandatory pension	1		
	(For employees not contributing to Social Security, mandatory pension deduction not to exceed the current Social Security and Medicago rate for complexes.)	eed		
_	the current Social Security and Medicare rate for employees.)		<	>
E.	Other Deductions (Annual):			
	Mandatory occupational license fees		<	>
	2. Union dues		<	>
	3. Actual medical support paid pursuant to court order or administrati	ive		
	order in another order for other children, not the pending matter	11	<	>
	4. Prior obligation of child support and spouse support actua	шу		
	paid pursuant to court or administrative order		<	
	5. Deduction for additional qualified dependents	¢	<	>
	6. ChildCustodial parent's child care expenses (present action)	>	_	
	less federal child care tax credit less state child care tax credit	<u> </u>		
		<		
	less third party reimbursements Net A stud shild ages averages, as defined in mile 0.11A		<u><</u>	<u>></u>
	Net Actual child care expenses, as defined in rule 9.11A		\$ \$ *	
	Preliminary Net Annual Income Preliminary Avarage Monthly Income of Potitioner		Φ	
	Preliminary Average Monthly Income of Petitioner		Φ	

Monthly cash	medical support ordered in this pending action		<	>
	onthly Income of Petitioner (Preliminary average monthly inco	me		
minus monthly cash	h medical support ordered in this action.)		\$	
II. Net Monthly Inc	come of Respondent (Name)		_	
	stodial Parent [] Noncustodial Parent [] Joint Physical (
	claims child/children as tax dependents (list number clounts of Annual Income:	aimea).		
A. Sources and Am	ounts of Annual Income:	\$		
		\$		
plus/minus spous	al support payments per rule 9.5(1)	\$		>
ртав/пппав вроив	Total:	Ψ	<	<u>-</u> >
B. Federal Tax Dec			`—	
	able income (untaxed)	\$		
	loyment (FICA) tax	<	>	
_	ustments to income	<	>	
	emptions: self + (list number of dependents claimed)	<	>	
less standard de	eduction	·		
single [] h	ead of household [] married filing separate []	<	>	
Net taxable incom	ne – federal	\$		
Federal tax liabili	ity (from tax table)	<	>	
Federal tax credit	for dependent children	+		
Final federal tax	liability		<	>
C. State Tax Deduc				
Gross annual taxa		\$		
	loyment (FICA) tax	<	>	
	ments to income	<	>	
	liability (adjusted for dependent tax credit)	<	>	
less standard de				
Single [] n Net taxable incor	ead of household_[] married filing separate []	<	>	
	(from tax table) \$	Φ	_	
less nersonal an	d dependent credits <>			
	rict surtax (
Final state tax lia			<	>
	and Medicare Tax / Mandatory Pension Deduction:		· · · · · · · · · · · · · · · · · · ·	
Annual earned in		\$		
Applicable rate (7.65% or 15.3%, as adjusted)	X	%	
Annual Social Se	curity and Medicare tax liability or mandatory pension			
	contributing to Social Security, mandatory pension deduction not to exc	eed		
	curity and Medicare rate for employees.)		<	>
E. Other Deduction				
•	cupational license fees		<	>
2. Union dues			<	>
	al support paid pursuant to court order or administrative			
	ner order for other children, not the pending matter	.11	<	>
	ation of child support and spouse support actuate to court or administrative order	шу		
	additional qualified dependents		<	—(
	penses (present action)	\$		
	child care tax credit	ζ		
	ild care tax credit	` <u> </u>		
Net child care		`	<u> </u>	>
Preliminary Net			\$	
	erage Monthly Income of Respondent		\$	
	medical support ordered in this pending action		<	>
	Monthly Income of Respondent (Preliminary average mont	hly		
	thly cash medical support ordered in this action.)	•	\$	

III. Calculation of the Guideline Amount of Support (If applicable.)

				Custodial Parent (CP) [] Petitioner [] Respondent		Noncustodial Parent (NCP) [] Petitioner [] Respondent		Combined
A.	Adjus	sted net monthly income	\$		+	\$	= \$	
B.		ortional share of income used for uncovered medical expenses.)		%	+	%	=	100%
C.	Numb	per of children for whom support is sought				-		
D.	adjust	support obligation using only NCP's ted net monthly income (If low-income ment does not apply, enter N/A.)				\$		
E.	net n	support obligation using combined adjusted monthly income (If low-income adjustment s, enter N/A; see rule 9.3(2) and grid in rule ().)					\$	
F.	obliga	parent's share of the basic support ation using combined incomes (If low-income ment applies, enter N/A.)	\$			\$		
	insura adjusti	s basic support obligation before health unce (NCP's amount from line F or low-income ment amount Line D.)				\$		
H.	of hea	of Children's Allowable child(ren)'s portion alth insurance premium (Difference between and single cost Calculated pursuant to rule).)	\$			\$		
I.	Healt	h insurance add-on or deduction from s obligation	-	+ /-		\$		
J.		eline amount of child support for NCP s line G plus or minus NCP's line I.)				\$		
	Guide	eline amount of cash medical support (if ordere	ed)			\$		
	III. a.	Extraordinary Visitation Credit aplete only if noncustodial parent's court-ordered visits.		tion exceeds 127 ov	erni	ghts per year.)		
	K.	NCP's basic support obligation before healt from NCP's line G.)	h ir	nsurance (Amount	\$			
	L.	Number of court-ordered visitation ov noncustodial parent	erni	ights with the	_			
	M.	Extraordinary visitation credit percentage			_	%		
	N.	Extraordinary visitation credit (Line K multipli	ed b	y Line M.)	\$			
	O.	Guideline amount of child support after cre visitation (Line J minus line N; not less than \$3 for two or more children.)			\$			
		Child Care Expense Variance under rule 9. greed by the parties and approved or determined by						
	<u>P.</u>	NCP's guideline amount of child support (Amount from line J above [or line O, if applicable].)			<u>\$</u>			
	<u>Q.</u>	Amount of variance for child care expenses			\$			
	<u>R.</u>	Adjusted amount of child support			•			
		(Line P plus line Q.)			<u>\$</u>			

IV. Calculation of the Joint (Equally Shared) Physical Care Guideline Amount of Child Support (If applicable.)

		Petitioner CP 1	Respondent CP 2			Combined
A.	Adjusted net monthly income	\$	+ \$	=	\$	
B.	Proportional share of income (Also used for uncovered medical expenses.)	%	%	=		100%
C.	Number of children for whom support is sought					
D.	Basic support obligation before health Insurance (Use line A combined amount to find amount from Schedule of Basic Support Obligations. The low-income adjustment in the shaded area of the schedule does not apply to joint [equally shared] physical care support computations.)				\$_	
E.	Each parent's basic primary care amount before health insurance (Line B multiplied by line D for each parent.)	\$	\$			
F.	Each parent's share of joint physical care support (Line E multiplied by 1.5 for each parent to account for extra costs for two residences.)	\$	\$	_		
G.	Each parent's joint physical care support obligation before health insurance (Line F multiplied by .5 for each parent to account for 50% of time spent with each parent.)	\$	\$	-		
H.	Cost of Child(ren)'s Allowable child(ren)'s portion of health insurance premium* (Difference between family and single cost Calculated pursuant to rule 9.14(5).) *If either parent's net income on line A falls within low-income shaded Area A of the Schedule of Basic Support Obligations, enter N/A. The health insurance adjustment does not apply.	\$	<u> </u>	_		
I.	Health insurance add-on to each parent's obligation (see 9.14(3).)	\$	\$	_		
J.	Guideline amount of child support (Each parent's line G plus each parent's line I.)	\$	\$	_		
K.	Net amount of child support for joint physical care after offset (Subtract smaller amount on line J from larger amount on line J. Parent with larger amount on line J pays the other parent the difference, as a method of payment. If either parent receives assistance through the Family Investment Program [FIP], the other parent's obligation reverts to the			_		
	amount on line J.)	\$	\$	_		

V. Special Findings

- A. Income imputed to Petitioner Income imputed to Respondent
- B. Estimated income of Petitioner Estimated income of Respondent

C. Deviations	made from Child Suppo	rt Guidelines			
D. Requested	amount of child support			\$	per month
E. Split or div	ided physical care summ	nary and offset			
<u>Guidelii</u> <u>Chil</u>	-	Guideline Amount of Child Support Respondent	Net A of Child After		
<u>\$</u>	<u>\$</u>		\$		
(For cases with	s in Child Support Oblimultiple children based on obligation (If applicable.	gation as Number of Chil present income and applicable	ldren Entitled e guidelines calcu	to Support Chan ulation method.)	ges
Number of children	NCP's basic support obligation (NCP's line G)*	Health insurance add- on or deduction (NCP's line I)*	(If	linary visitation credit applicable) line N)*	Guideline amount of child support (line J or O)*
*(All line refere	5 5 5 6 7 8 8 9 9 9 9 9	\$\$ \$\$ \$\$ Calculation of the Guideli	\$ \$ \$	Child Sunnort sect	\$\$ \$\$ \$\$
worksheet.)				emia support see	ion of the
VI. b. Joint (F Number of children	Equally Shared) Physics Guideline amount child support Petitioner (CP 1 line J)*	of Guideline a child su Respor	mount of pport	for joint p after	f child support hysical care offset e K)*
	\$ \$ \$ \$	\$ \$ \$, 	\$ 	
	nces are to Division IV, Ca section of the worksheet.)	lculation of the Joint (Equally	/ Shared) Physica	al Care Guideline A	mount of
I certify under and	the penalty of perjury a	nd pursuant to the laws of	the state of Iov	va that the precedi	ng is true correct.
Date:					

(Printed name)

Rule 9.27 — Form 2: Child Support Guidelines Worksheet.

Form 2 Child Support Guidelines Worksheet

Date	e:				
Case	e No.:		Dependent	s:	
Doc	ket No	o.:			
Nam	ne:		Name:		
()	Noncu	stodial Parent [NCP] () Custodial Parent [CP]	() Noncust	todial Parent [NCP]	Custodial Parent [CP]
Metl	hod(s)	used to determine income:	Method(s)	used to determine	e income:
		t's financial nent/verified income	() Parent	's financial ent/verified incor	me
		sources	() Other s		ne
` /		J median income	` /	median income	
I. A	djust	ed Net Monthly Income Computation		Custodial Parent*	Noncustodial Parent*
				(name)	(name)
A.	Gro	ss monthly income		\$	\$
	B.	Federal income tax		\$	\$
	C.	State income tax		\$	\$
	D.	Social Security and Medicare tax / mandate deduction	ory pension	\$	\$
	E.	Mandatory occupational license fees deduction	on	\$	\$
	F.	Union dues		\$	\$
	G.	Actual medical support paid pursuant to cour administrative order in another order for othe children, not the pending matter		¢	•
	Н.	Prior obligation of child support and Spo	use support	\$	\$
	11.	actually paid pursuant to court or administrat		\$	\$
	I.	Qualified additional dependent deductions		\$	\$
	J.	Actual child care expense while Custodial Pa Employed, Less the Appropriate In Creditexpenses as defined in rule 9.11A for to parent*	come Tax	\$	\$
K.		iminary net income for each parent e A minus lines B through J for each parent.)		\$	* *
	L.	Cash medical support, if ordered in this pend	ing matter	\$	\$
M.	(Line	usted net monthly income e K minus line L.) ount used to calculate the guideline amount of child	support.)	\$	<u> </u>

*(In cases of joint physical care, use names only and designate both parents as custodial parents.)

II. Calculation of the Guideline Amount of Support (If applicable.)

			Custodial Parent (CP) (name)			Noncustodial Parent (NCP)			Combined
A.	Adjusted net monthly income	\$	(name)	+	\$	(nume)	=	\$	
B.	Proportional share of income (Also used for uncovered medical expenses.)	-	%	+	•	%	=	· <u> </u>	100%
C.	Number of children for whom support is sought	-							
D.	Basic support obligation using only NCP's adjusted net monthly income (If low-income adjustment does not apply, enter N/A.)				\$				
E.	Basic support obligation using combined adjusted net monthly income (If low-income adjustment applies, enter N/A; <i>see</i> rule 9.3(2) and grid in rule 9.14(2).)				•			\$_	
F.	Each parent's share of the basic support obligation using combined incomes (If low-income adjustment applies, enter N/A .)	\$			\$				
G.	NCP's basic support obligation before health insurance (NCP's amount from line F or low-income adjustment amount from line D.)	· .			\$				
Н.	Cost of Child(ren)'s Allowable child(ren)'s portion of health insurance premium (Difference between family and single cost Calculated pursuant to rule 9.14(5).)	\$			\$				
I.	Health insurance add-on or deduction from NCP's obligation	-	+/-		\$		•		
J.	Guideline amount of child support for NCP (NCP's line G plus or minus NCP's line I.)				\$				
]	II. a. Extraordinary Visitation Credit Complete only if noncustodial parent's court-ordered vi	sitati	ion exceeds 127	ovei	nig	ghts per year.			
	 NCP's basic support obligation before health in (Amount from NCP's line G.) 	sura	ance		\$				
	L. Number of court-ordered visitation over noncustodial parent	erni	ghts with t	the			_		
	M. Extraordinary visitation credit percentage					%			
	N. Extraordinary visitation credit (Line K multiplied by line M.)				\$		_		
	O. Guideline amount of child support (after creavisitation)			ary					
	(Line J minus line N; not less than \$30 for one ch two or more children.)	11 0 C	DE \$3U 10 E		\$		_		

II. b. Child Care Expense Variance under rule 9.11A

As agreed by the parties and approved or determined by the court.

	<u>P.</u>	NCP's guideline amount of child support (Amount from line J above [or line O, if applicable].)				<u>\$</u>					
	<u>Q.</u>	Amount of variance for child care expenses				<u>Ψ</u> \$			_		
	<u>R.</u>	Adjusted amount of child support				Τ.			_		
		(Line P plus line Q.)				<u>\$</u>					
III.		alculation of the Joint (Equally Shared) Physic mount of Child Support (If applicable.)	al Ca	are Guidelin	e						
				CP 1			CP 2			Coı	mbined
				(name)			(name)				
A.	Ad	ljusted net monthly income	\$		+	\$			=	\$	
B.		oportional share of income (Also used for uncovered medical expenses.)		%				%	=		100%
C.	Nu	imber of children for whom support is sought									
D.	ins (Us from The sch	sic support obligation before health surance see line A combined amount to find amount m Schedule of Basic Support Obligations. The low-income adjustment in the shaded area of the needule does not apply to joint [equally shared] sysical care support computations.)								\$	
E.	bei	ch parent's basic primary care amount fore health insurance ne B multiplied by line D for each parent.)	\$			\$					
F.	(Li	ch parent's share of joint physical care support ne E multiplied by 1.5 for each parent to count for extra costs for two residences.)	\$		-	\$			•		
G.	ob (Li	ch parent's joint physical care support ligation before health insurance ne F multiplied by .5 for each parent to count for 50% of time spent with each parent.)	\$		-	\$			•		
H.	pro (Di pur (If low Sup	ost of Child(ren)'s Allowable child(ren)'s otion of health insurance premium* ifference between family and single cost Calculated resuant to rule 9.14(5).) either parent's net income on line A falls within v-income shaded Area A of the Schedule of Basic prort Obligations, enter N/A. The health insurance ustment does not apply.)	\$	_	-	\$			•		
I.	He	ealth insurance add-on to each parent's ligation (See 9.14(3).)	\$_		-	\$					
J.		tideline amount of child support ach parent's line G plus each parent's line I.)	\$		-	\$					

care a (Subtr on line other j either Invest	after offset act smaller e J. Parent parent the c parent rec ment Pro	amount on line with larger ame lifference, as a serives assistance gram [FIP],	e J from lar, ount on line method of p e through the other	ger amount J pays the ayment. If	_		- \$			
		s to the amount			\$ 		_			
		ee attachment								
V. a. Reco	ommende	d Amount of	Support		\$		per			
V. b. Reco	ommende	d Amount of	Accrued S	upport	\$		(See at	tachment.)	
							ntitled to Sup guidelines calcu			
VI. a. l	Basic Obli	igation (If app	olicable.)							
Number of children	of N	CP's basic support obligation CP's line G)*	Hea	Ith insurance add-on deduction P's line I)*	e	Extraordir visitation c (If applica (line N)	redit amo	Guideline ount of child support ne J or O)*	1	
	_ \$		\$		\$_					
	-		\$ \$		\$ \$		\$ \$			
	\$		\$		\$		\$			
	- \$ _		\$		\$ <u>-</u>		\$ Support section			
	nt (Equall	ly Shared) Ph Guideline amo child supp	ysical Car	e Obligatio	on (If Guide))	Net am	nount of child ort for joint	
ciniarch		(name) (CP 1 line J)*				(name)		physical care after offset		
	\$	(CP I line)	J)'''	¢	(C	P 2 line J)*		\$	line K)*	
	\$ \$			\$ \$				\$		
	\$ \$			\$ \$				\$ \$		
	\$			\$ <u> </u>				\$		
of Child	Support sec	ction of the wor	ksheet.)				d) Physical Care			
					Pa	ternity Esta	blishment Met	hod		
	Child's na	ame	Whose child	Date of birth	Co	ourt/ admin. order	In court stmt. & consent	Paternity affidavit	Child born during marriage	

State of Iowa ss: County of						
I certify under the penalty of perjuand correct.	ry and pur	suant to the la	ws of the state	of Iowa that th	ne precedii	ng is true
Date:			(Signature))		
			(Printed na	me)		
The undersigned attorney for Guidelines Worksheet was prepare available to me at this time.	ed by me o	or at my direct	here ion in good fai	eby certifies that th reliance upo	at this Chil on informa	ld Support tion
Date:			(Attorney s	signature)		
If the Child Support Recovery Uni This Child Support Guidelines Wo				iired to obtain	signatures.	
(CSRU Printed name)						
Date:						