## 6728--В

2013-2014 Regular Sessions

IN ASSEMBLY

April 17, 2013

- Introduced by M. of A. PAULIN, SEPULVEDA, ROBERTS, JAFFEE -- Multi-Sponsored by -- M. of A. GIBSON, GOTTFRIED, PERRY, WEISENBERG -- read once and referred to the Committee on Judiciary -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -- reported and referred to the Committee on Codes -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the domestic relations law and the family court act, in relation to modifications of temporary maintenance awards and maintenance obligations; and repealing section 248 of the domestic relations law, relating thereto

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. Subdivision 5-a of part B of section 236 of the domestic 2 relations law, as added by chapter 371 of the laws of 2010, is amended 3 to read as follows:

5-a. Temporary maintenance awards. a. Except where the parties have entered into an agreement pursuant to subdivision three of this part providing for maintenance, in any matrimonial action the court shall make its award for temporary maintenance pursuant to the provisions of this subdivision.

9 b. For purposes of this subdivision, the following definitions shall 10 be used:

11 (1) "Payor" shall mean the spouse with the higher income.

12 (2) "Payee" shall mean the spouse with the lower income.

13 (3) "Length of marriage" shall mean the period from the date of 14 marriage until the date of commencement of action.

15 (4) "Income" shall mean[:

16 (a)] income as defined in the child support standards act and codified 17 in section two hundred forty of this article and section four hundred 18 thirteen of the family court act[; and

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

LBD09639-11-3

A. 6728--B 2 income from income producing property to be distributed pursuant 1 (b) 2 to subdivision five of this part]. 3 "Income cap" shall mean up to and including [five] THREE hundred (5) 4 thousand dollars of the payor's annual income; provided, however, begin-5 ning January thirty-first, two thousand [twelve] FOURTEEN and every two 6 years thereafter, the [payor's annual] income CAP amount shall increase 7 by the product of the average annual percentage changes in the consumer 8 price index for all urban consumers (CPI-U) as published by the United States department of labor bureau of labor statistics for the two year 9 10 period rounded to the nearest one thousand dollars. The office of court administration shall determine and publish the income cap. 11 (6) "Guideline amount of temporary maintenance" shall mean the [sum] 12 DOLLAR AMOUNT derived by the application of paragraph c OR D of this 13 14 subdivision. 15 [(7) "Guideline duration" shall mean the durational period determined 16 by the application of paragraph d of this subdivision. "Presumptive award" shall mean the guideline amount of the tempo-17 (8) 18 rary maintenance award for the guideline duration prior to the court's 19 application of any adjustment factors as provided in subparagraph one of 20 paragraph e of this subdivision. 21 (9)] (7) "Self-support reserve" shall mean the self-support reserve as 22 defined in the child support standards act and codified in section two 23 hundred forty of this article and section four hundred thirteen of the 24 family court act. 25 [The court shall determine the guideline amount of temporary mainc. 26 tenance in accordance with the provisions of this paragraph after deter-27 mining the income of the parties: 28 (1) Where the payor's income is up to and including the income cap: 29 (a) the court shall subtract twenty percent of the income of the payee 30 from thirty percent of the income up to the income cap of the payor. (b) the court shall then multiply the sum of the payor's income up 31 to 32 including the income cap and all of the payee's income by forty and 33 percent. 34 (c) the court shall subtract the income of the payee from the amount 35 derived from clause (b) of this subparagraph. the guideline amount of temporary maintenance shall be the lower 36 (d) 37 of the amounts determined by clauses (a) and (c) of this subparagraph; 38 if the amount determined by clause (c) of this subparagraph is less than or equal to zero, the guideline amount shall be zero dollars. 39 40 (2) Where the income of the payor exceeds the income cap: (a) the court shall determine the guideline amount of temporary main-41 tenance for that portion of the payor's income that is up to and includ-42

43 ing the income cap according to subparagraph one of this paragraph, and, 44 for the payor's income in excess of the income cap, the court shall 45 determine any additional guideline amount of temporary maintenance 46 through consideration of the following factors:

47 (i) the length of the marriage;

48 (ii) the substantial differences in the incomes of the parties;

49 (iii) the standard of living of the parties established during the 50 marriage;

51 (iv) the age and health of the parties;

52 (v) the present and future earning capacity of the parties;

53 (vi) the need of one party to incur education or training expenses;

54 (vii) the wasteful dissipation of marital property;

55 (viii) the transfer or encumbrance made in contemplation of a matrimo-56 nial action without fair consideration;

(ix) the existence and duration of a pre-marital joint household or a 1 2 pre-divorce separate household; 3 (x) acts by one party against another that have inhibited or continue 4 to inhibit a party's earning capacity or ability to obtain meaningful 5 employment. Such acts include but are not limited to acts of domestic 6 violence as provided in section four hundred fifty-nine-a of the social 7 services law; 8 (xi) the availability and cost of medical insurance for the parties; 9 (xii) the care of the children or stepchildren, disabled adult chil-10 dren or stepchildren, elderly parents or in-laws that has inhibited or inhibit a party's earning capacity or ability to obtain 11 continues to 12 meaningful employment; 13 (xiii) the inability of one party to obtain meaningful employment due 14 to age or absence from the workforce; 15 (xiv) the need to pay for exceptional additional expenses for the child or children, including, but not limited to, schooling, day care 16 17 and medical treatment; 18 (xv) the tax consequences to each party; 19 (xvi) marital property subject to distribution pursuant to subdivision five of this part; 20 (xvii) the reduced or lost earning capacity of the party seeking 21 22 temporary maintenance as a result of having foregone or delayed educa-23 tion, training, employment or career opportunities during the marriage; 24 (xviii) the contributions and services of the party seeking temporary 25 maintenance as a spouse, parent, wage earner and homemaker and to the 26 career or career potential of the other party; and 27 (xix) any other factor which the court shall expressly find to be just 28 and proper. 29 (b)] WHERE THE PAYOR'S INCOME IS LOWER THAN OR EQUAL TO THE INCOME CAP, THE COURT SHALL DETERMINE THE GUIDELINE AMOUNT OF TEMPORARY MAINTE-30 31 NANCE AS FOLLOWS: 32 (1) THE COURT SHALL SUBTRACT TWENTY PERCENT OF THE PAYEE'S INCOME FROM 33 THIRTY PERCENT OF THE PAYOR'S INCOME. 34 (2) THE COURT SHALL THEN MULTIPLY THE SUM OF THE PAYOR'S INCOME AND THE PAYEE'S INCOME BY FORTY PERCENT. 35 SHALL SUBTRACT THE 36 (3) COURT INCOME FROM THE AMOUNT THEPAYEE'S 37 DERIVED FROM SUBPARAGRAPH TWO OF THIS PARAGRAPH. 38 (4) THE COURT SHALL DETERMINE THE LOWER OF AMOUNTS DERIVED BY SUBPARA-39 GRAPHS ONE AND THREE OF THIS PARAGRAPH. 40 (5) THE GUIDELINE AMOUNT OF TEMPORARY MAINTENANCE SHALL BE THE AMOUNT DETERMINED BY SUBPARAGRAPH FOUR OF THIS PARAGRAPH EXCEPT THAT, IF THE 41 AMOUNT DETERMINED BY SUBPARAGRAPH FOUR OF THIS PARAGRAPH IS LESS THAN OR 42 43 EQUAL TO ZERO, THE GUIDELINE AMOUNT OF TEMPORARY MAINTENANCE BE SHALL 44 ZERO DOLLARS. 45 WHERE PAYOR'S INCOME EXCEEDS THE INCOME CAP, THE COURT SHALL THED. 46 DETERMINE THE GUIDELINE AMOUNT OF TEMPORARY MAINTENANCE AS FOLLOWS: (1) THE COURT SHALL PERFORM THE CALCULATIONS 47 SET FORTH IN SUBPARA-48 GRAPHS ONE THROUGH FOUR OF PARAGRAPH C OF THIS SUBDIVISION FOR THE TOTAL 49 INCOMES OF PAYOR AND PAYEE. 50 SHALL PERFORM THE CALCULATIONS SET FORTH IN SUBPARA-(2)THE COURT 51 GRAPHS ONE THROUGH FOUR OF PARAGRAPH C OF THIS SUBDIVISION FOR THE INCOME OF PAYOR UP TO AND INCLUDING THE INCOME CAP AND FOR THE INCOME OF 52 53 PAYEE. 54 (3) THE GUIDELINE AMOUNT OF TEMPORARY MAINTENANCE SHALL BE EITHER: 55 CALCULATION DERIVED FROM SUBPARAGRAPH ONE OF THIS PARAGRAPH; (A) THE 56 OR

(B) THE AMOUNT DERIVED FROM SUBPARAGRAPH TWO OF THIS PARAGRAPH PLUS AN 1 2 AMOUNT THAT THE COURT SHALL DETERMINE BY CONSIDERATION OF THE FACTORS 3 SET FORTH IN SUBPARAGRAPH ONE OF PARAGRAPH H OF THIS SUBDIVISION.

4 (4) In any decision made pursuant to CLAUSE (B) OF SUBPARAGRAPH THREE OF this [subparagraph] PARAGRAPH, the court shall set forth the factors it considered and the reasons for its decision IN WRITING. Such written 5 6 7 [order] DECISION may not be waived by either party or counsel.

8 E. Notwithstanding the provisions of this [paragraph] SUBDIVI-[(3)] SION, where the guideline amount of temporary maintenance would reduce 9 10 the payor's income below the self-support reserve for a single person, [the presumptive amount of] the guideline amount of temporary mainte-11 nance shall be the difference between the payor's income and the self-12 support reserve. If the payor's income is below the self-support 13 14 reserve, there is a rebuttable presumption that no temporary maintenance 15 is awarded.

16 [d.] F. The court shall determine the [guideline] duration of tempo-17 rary maintenance by considering the length of the marriage.

G. Temporary maintenance shall terminate upon the issuance of the 18 19 [final award] DETERMINATION of POST-DIVORCE maintenance or the death of either party, whichever occurs first. 20

21 [e.] H. (1) The court shall order the [presumptive award] GUIDELINE 22 AMOUNT of temporary maintenance in accordance with paragraphs c and d of 23 subdivision, unless the court finds that the [presumptive award] this 24 GUIDELINE AMOUNT OF TEMPORARY MAINTENANCE is unjust or inappropriate and 25 adjusts the [presumptive award] GUIDELINE AMOUNT of temporary mainte-26 nance accordingly based upon consideration of the following factors:

[the standard of living of the parties established during the 27 (a) 28 marriage; 29

(b)] the age and health of the parties;

30 [(c)] (B) the PRESENT OR FUTURE earning capacity of the parties, INCLUDING THE HISTORY OF LIMITED PARTICIPATION IN THE WORKFORCE; 31

32 [(d)] (C) the need of one party to incur education or training 33 expenses; 34

[(e)] (D) the wasteful dissipation of marital property[;

35 (f) the transfer], INCLUDING TRANSFERS or [encumbrance] ENCUMBRANCES made in contemplation of a matrimonial action without fair consider-36 37 ation;

38 [(g)] (E) the existence and duration of a pre-marital joint household 39 or a pre-divorce separate household;

40 [(h)] (F) acts by one party against another that have inhibited or continue to inhibit a party's earning capacity or ability to obtain 41 meaningful employment. Such acts include but are not limited to acts of 42 43 domestic violence as provided in section four hundred fifty-nine-a of 44 the social services law;

45 [(i)] (G) the availability and cost of medical insurance for the 46 parties;

47 [(j)] (H) the care of [the] children or stepchildren, disabled adult 48 children or stepchildren, elderly parents or in-laws PROVIDED DURING THE MARRIAGE that [has inhibited or continues to inhibit] INHIBITS a party's 49 50 earning capacity [or ability to obtain meaningful employment];

51 [(k) the inability of one party to obtain meaningful employment due to age or absence from the workforce; 52

53 (l)] (I) the need to pay for exceptional additional expenses for the 54 child or children NOT ALREADY CONSIDERED IN DETERMINING CHILD SUPPORT 55 PURSUANT TO THE CHILD SUPPORT STANDARDS ACT, including, but not limited 56 to, schooling, day care and medical treatment;

1 [(m)] (J) the tax consequences to each party; 2 STANDARD OF LIVING OF THE PARTIES ESTABLISHED DURING THE (K) THE 3 MARRIAGE; 4 [(n) marital property subject to distribution pursuant to subdivision 5 five of this part; 6 (L) the reduced or lost earning capacity of the [party seeking (o)] 7 temporary maintenance] PAYEE as a result of having foregone or delayed 8 education, training, employment or career opportunities during the 9 marriage; 10 [(p) the contributions and services of the party seeking temporary maintenance as a spouse, parent, wage earner and homemaker and to the 11 career or career potential of the other party;] and 12 13 [(q)] (M) any other factor which the court shall expressly find to be 14 just and proper. 15 (2)Where the court finds that the [presumptive award] GUIDELINE AMOUNT of temporary maintenance is unjust or inappropriate and the court adjusts the [presumptive award] GUIDELINE AMOUNT of temporary mainte-16 17 nance pursuant to this paragraph, the court shall set forth, in a writ-18 ten [order] DECISION, the [amount of the unadjusted presumptive award] 19 AMOUNT of temporary maintenance, the factors it considered, 20 GUIDELINE 21 and the reasons that the court adjusted the [presumptive award] GUIDE-AMOUNT of temporary maintenance. Such written [order] DECISION 22 LINE 23 shall not be waived by either party or counsel. 24 (3) Where either or both parties are unrepresented, the court shall 25 enter a temporary maintenance order unless the COURT INFORMS THE not unrepresented party or parties [have been informed] of the 26 [presumptive 27 award] GUIDELINE AMOUNT of temporary maintenance. [f. A validly executed agreement or stipulation voluntarily entered 28 29 into between the parties in an action commenced after the effective date of this subdivision presented to the court for incorporation in an order 30 shall include a provision stating that the parties have been advised of 31 the provisions of this subdivision, and that the presumptive award 32 33 provided for therein results in the correct amount of temporary mainte-34 nance. In the event that such agreement or stipulation deviates from the presumptive award of temporary maintenance, the agreement or stipulation 35 must specify the amount that such presumptive award of temporary mainte-36 37 nance would have been and the reason or reasons that such agreement or 38 stipulation does not provide for payment of that amount. Such provision 39 may not be waived by either party or counsel. Nothing contained in this 40 subdivision shall be construed to alter the rights of the parties to voluntarily enter into validly executed agreements or stipulations which 41 deviate from the presumptive award of temporary maintenance provided 42 43 such agreements or stipulations comply with the provisions of this 44 subdivision. The court shall, however, retain discretion with respect to 45 temporary, and post-divorce maintenance awards pursuant to this section. Any court order incorporating a validly executed agreement or 46 stipu-47 lation which deviates from the presumptive award of temporary mainte-48 nance shall set forth the court's reasons for such deviation. g.] I. When a party has defaulted and/or 49 the court is otherwise 50 presented with insufficient evidence to determine [gross] income, the 51 court shall order the temporary maintenance award based upon the needs of the payee or the standard of living of the parties prior to commence-52 of the divorce action, whichever is greater. Such order may be 53 ment 54 retroactively modified upward without a showing of change in circumstances upon a showing of newly discovered or obtained evidence. 55

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of circumstances warranting modification of such support order.
[i. In any decision made pursuant to this subdivision the court shall,
where appropriate, consider the effect of a barrier to remarriage, as
defined in subdivision six of section two hundred fifty-three of this
article, on the factors enumerated in this subdivision.]

10 K. THE COURT MAY ALLOCATE THE RESPONSIBILITIES OF THE RESPECTIVE 11 SPOUSES FOR THE FAMILY'S EXPENSES DURING THE PENDENCY OF THE PROCEEDING. 12 L. THE TEMPORARY MAINTENANCE ORDER SHALL NOT PREJUDICE THE RIGHTS OF 13 EITHER PARTY REGARDING A POST-DIVORCE MAINTENANCE AWARD.

14 S 2. Subdivision 6 of part B of section 236 of the domestic relations 15 law, as amended by chapter 371 of the laws of 2010, is amended to read 16 as follows:

17 6. Post-divorce maintenance awards. a. Except where the parties have entered into an agreement pursuant to subdivision three of this part 18 providing for maintenance, in any matrimonial action the court [may 19 order maintenance in such amount as justice requires, having regard 20 for 21 the standard of living of the parties established during the marriage, 22 whether the party in whose favor maintenance is granted lacks sufficient property and income to provide for his or her reasonable needs and 23 24 whether the other party has sufficient property or income to provide for 25 reasonable needs of the other and the circumstances of the case and the 26 of the respective parties. Such order shall be effective as of the date the application therefor, and any retroactive amount of maintenance 27 of 28 due shall be paid in one sum or periodic sums, as the court shall 29 direct, taking into account any amount of temporary maintenance which has been paid. In determining the amount and duration of maintenance the 30 31 court shall consider:

32 (1) the income and property of the respective parties including mari-33 tal property distributed pursuant to subdivision five of this part;

(2) the length of the marriage;

(3) the age and health of both parties;

36 (4) the present and future earning capacity of both parties;

(5) the need of one party to incur education or training expenses;

38 (6) the existence and duration of a pre-marital joint household or a 39 pre-divorce separate household;

40 (7) acts by one party against another that have inhibited or continue 41 to inhibit a party's earning capacity or ability to obtain meaningful 42 employment. Such acts include but are not limited to acts of domestic 43 violence as provided in section four hundred fifty-nine-a of the social 44 services law;

(8) the ability of the party seeking maintenance to become self-sup-46 porting and, if applicable, the period of time and training necessary 47 therefor;

48 (9) reduced or lost lifetime earning capacity of the party seeking 49 maintenance as a result of having foregone or delayed education, train-50 ing, employment, or career opportunities during the marriage;

51 (10) the presence of children of the marriage in the respective homes 52 of the parties;

53 (11) the care of the children or stepchildren, disabled adult children 54 or stepchildren, elderly parents or in-laws that has inhibited or 55 continues to inhibit a party's earning capacity;

(12) the inability of one party to obtain meaningful employment due to 1 2 age or absence from the workforce; 3 (13) the need to pay for exceptional additional expenses for the 4 child/children, including but not limited to, schooling, day care and 5 medical treatment; 6 (14) the tax consequences to each party; 7 (15) the equitable distribution of marital property; 8 (16) contributions and services of the party seeking maintenance as a 9 spouse, parent, wage earner and homemaker, and to the career or career 10 potential of the other party; (17) the wasteful dissipation of marital property by either spouse; 11 12 (18) the transfer or encumbrance made in contemplation of a matrimonial action without fair consideration; 13 14 (19) the loss of health insurance benefits upon dissolution of the 15 marriage, and the availability and cost of medical insurance for the 16 parties; and 17 any other factor which the court shall expressly find to be just (20) and proper] SHALL MAKE ITS AWARD FOR POST-DIVORCE MAINTENANCE PURSUANT 18 19 TO THE PROVISIONS OF THIS SUBDIVISION. b. [In any decision made pursuant to this subdivision, the court shall 20 set forth the factors it considered and the reasons for its decision and 21 22 such may not be waived by either party or counsel. 23 The court may award permanent maintenance, but an award of mainteс. nance shall terminate upon the death of either party or upon the recipi-24 25 ent's valid or invalid marriage, or upon modification pursuant to para-26 graph b of subdivision nine of this part or section two hundred 27 forty-eight of this chapter. 28 d. In any decision made pursuant to this subdivision the court shall, 29 appropriate, consider the effect of a barrier to remarriage, as where defined in subdivision six of section two hundred fifty-three of this 30 31 article, on the factors enumerated in paragraph a of this subdivision.] 32 FOR PURPOSES OF THIS SUBDIVISION, THE FOLLOWING DEFINITIONS SHALL ΒE 33 USED: 34 (1)"PAYOR" SHALL MEAN THE SPOUSE WITH THE HIGHER INCOME. 35 "PAYEE" SHALL MEAN THE SPOUSE WITH THE LOWER INCOME. (2)36 (3) "INCOME" SHALL MEAN: 37 (I) INCOME AS DEFINED IN THE CHILD SUPPORT STANDARDS ACT AND CODIFIED 38 IN SECTION TWO HUNDRED FORTY OF THIS ARTICLE AND SECTION FOUR HUNDRED 39 THIRTEEN OF THE FAMILY COURT ACT, EXCEPT THAT TEMPORARY MAINTENANCE PAID 40 SUBDIVISION FIVE-A OF THIS PART AND SPOUSAL SUPPORT PAID TO PURSUANT 41 PURSUANT TO SECTION FOUR HUNDRED TWELVE OF THE FAMILY COURT ACT, SHALL NOT BE DEDUCTED FROM PAYOR'S INCOME; AND 42 43 INCOME FROM INCOME-PRODUCING PROPERTY OR TO BE (II)DISTRIBUTED 44 DISTRIBUTED PURSUANT TO SUBDIVISION FIVE OF THIS PART. 45 (4) "INCOME CAP" SHALL MEAN UP TO AND INCLUDING THREE HUNDRED THOUSAND DOLLARS OF THE PAYOR'S ANNUAL INCOME; PROVIDED, HOWEVER, BEGINNING JANU-46 ARY THIRTY-FIRST, TWO THOUSAND FOURTEEN AND EVERY TWO YEARS 47 THEREAFTER, 48 THE INCOME CAP AMOUNT SHALL INCREASE BY THE PRODUCT OF THE AVERAGE ANNU-49 AL PERCENTAGE CHANGES IN THE CONSUMER PRICE INDEX FOR ALL URBAN CONSUM-50 ERS (CPI-U) AS PUBLISHED BY THE UNITED STATES DEPARTMENT OF LABOR BUREAU 51 OF LABOR STATISTICS FOR THE TWO YEAR PERIOD ROUNDED TO THE NEAREST ONE THOUSAND DOLLARS. THE OFFICE OF COURT ADMINISTRATION SHALL DETERMINE AND 52 53 PUBLISH THE INCOME CAP. 54 (5) "GUIDELINE AMOUNT OF POST-DIVORCE MAINTENANCE" SHALL MEAN THE 55 DOLLAR AMOUNT DERIVED BY THE APPLICATION OF PARAGRAPH C OR D OF THIS 56 SUBDIVISION.

"GUIDELINE DURATION OF POST-DIVORCE MAINTENANCE" SHALL MEAN THE 1 (6) 2 DURATIONAL PERIOD DETERMINED BY THE APPLICATION OF PARAGRAPH E OF THIS 3 SUBDIVISION. 4 (7)"POST-DIVORCE MAINTENANCE GUIDELINE OBLIGATION" SHALL MEAN THE 5 GUIDELINE AMOUNT OF POST-DIVORCE MAINTENANCE AND THE GUIDELINE DURATION 6 OF POST-DIVORCE MAINTENANCE. 7 (8) LENGTH OF MARRIAGE SHALL MEAN THE PERIOD FROM THE DATE OF MARRIAGE 8 UNTIL THE DATE OF COMMENCEMENT OF ACTION. 9 (9) "SELF-SUPPORT RESERVE" SHALL MEAN THE SELF-SUPPORT RESERVE AS 10 DEFINED IN THE CHILD SUPPORT STANDARDS ACT AND CODIFIED IN SECTION TWO HUNDRED FORTY OF THIS ARTICLE AND SECTION FOUR HUNDRED THIRTEEN OF THE 11 12 FAMILY COURT ACT. 13 C. WHERE THE PAYOR'S INCOME IS LOWER THAN OR EOUAL TO THE INCOME CAP, 14 COURT SHALL DETERMINE THE GUIDELINE AMOUNT OF POST-DIVORCE MAINTE-THE 15 NANCE AS FOLLOWS: (1) THE COURT SHALL SUBTRACT TWENTY PERCENT OF THE PAYEE'S INCOME FROM 16 17 THIRTY PERCENT OF THE PAYOR'S INCOME. 18 (2) THE COURT SHALL THEN MULTIPLY THE SUM OF THE PAYOR'S INCOME AND THE PAYEE'S INCOME BY FORTY PERCENT. 19 20 SHALL SUBTRACT THE PAYEE'S INCOME FROM THE AMOUNT (3) THE COURT 21 DERIVED FROM SUBPARAGRAPH TWO OF THIS PARAGRAPH. 22 (4) THE COURT SHALL DETERMINE THE LOWER OF AMOUNTS DERIVED BY SUBPARA-23 GRAPHS ONE AND THREE OF THIS PARAGRAPH. 24 (5) THE GUIDELINE AMOUNT OF POST-DIVORCE MAINTENANCE SHALL BE THE 25 AMOUNT DETERMINED BY SUBPARAGRAPH FOUR OF THIS PARAGRAPH EXCEPT THAT, IF 26 THE AMOUNT DETERMINED BY SUBPARAGRAPH FOUR OF THIS PARAGRAPH IS LESS THAN OR EQUAL TO ZERO, THE GUIDELINE AMOUNT OF POST-DIVORCE MAINTENANCE 27 28 SHALL BE ZERO DOLLARS. 29 (6) NOTWITHSTANDING THE PROVISIONS OF THIS SUBDIVISION, WHERE THE GUIDELINE AMOUNT OF POST-DIVORCE MAINTENANCE WOULD REDUCE THE PAYOR'S 30 INCOME BELOW THE SELF-SUPPORT RESERVE FOR A SINGLE PERSON, THE GUIDELINE 31 32 AMOUNT OF POST-DIVORCE MAINTENANCE SHALL BE THE DIFFERENCE BETWEEN THE 33 PAYOR'S INCOME AND THE SELF-SUPPORT RESERVE. IF THE PAYOR'S INCOME IS 34 BELOW THE SELF-SUPPORT RESERVE, THERE IS A REBUTTABLE PRESUMPTION THAT 35 NO POST-DIVORCE MAINTENANCE IS AWARDED. D. WHERE THE PAYOR'S INCOME EXCEEDS THE INCOME CAP, 36 THECOURT SHALL 37 DETERMINE THE GUIDELINE AMOUNT OF POST-DIVORCE MAINTENANCE AS FOLLOWS: 38 THE COURT SHALL PERFORM THE CALCULATIONS SET FORTH IN SUBPARA-(1)39 GRAPHS ONE THROUGH FOUR OF PARAGRAPH C OF THIS SUBDIVISION FOR THE TOTAL 40 INCOMES OF PAYOR AND PAYEE. 41 (2) THE COURT SHALL PERFORM THE CALCULATIONS SET FORTH IN SUBPARA-GRAPHS ONE THROUGH FOUR OF PARAGRAPH C OF THIS SUBDIVISION FOR THE 42 43 INCOME OF PAYOR UP TO AND INCLUDING THE INCOME CAP AND FOR THE INCOME OF 44 PAYEE. 45 (3) THE GUIDELINE AMOUNT OF POST-DIVORCE MAINTENANCE SHALL BE EITHER: 46 (A) THE CALCULATION DERIVED FROM SUBPARAGRAPH ONE OF THIS PARAGRAPH; 47 OR 48 (B) THE AMOUNT DERIVED FROM SUBPARAGRAPH TWO OF THIS PARAGRAPH PLUS AN 49 AMOUNT THAT THE COURT SHALL DETERMINE BY CONSIDERATION OF THE FACTORS 50 SET FORTH IN SUBPARAGRAPH ONE OF PARAGRAPH F OF THIS SUBDIVISION. 51 (4) IN ANY DECISION MADE PURSUANT TO CLAUSE (B) OF SUBPARAGRAPH THREE THIS PARAGRAPH, THE COURT SHALL SET FORTH THE FACTORS IT CONSIDERED 52 OF AND THE REASONS FOR ITS DECISION IN WRITING. SUCH WRITTEN DECISION MAY 53 54 NOT BE WAIVED BY EITHER PARTY OR COUNSEL. 55 THE GUIDELINE DURATION OF POST-DIVORCE MAINTENANCE SHALL BE DETER-Ε. 56 MINED AS FOLLOWS:

1 2 3	(1) THE COURT SHALL DETERMINE THE GUIDELINE DURATION OF POST-DIVORCE MAINTENANCE IN ACCORDANCE WITH THE FOLLOWING SCHEDULE: LENGTH OF THE MARRIAGE % OF THE LENGTH OF THE MARRIAGE
4 5	FOR WHICH MAINTENANCE WILL BE PAYABLE
5 6	
7	0 UP TO AND INCLUDING 5 YEARS 30% MORE THAN 5, UP TO AND INCLUDING 7.5 YEARS 40% MORE THAN 7.5, UP TO AND INCLUDING 10 YEARS 50%
8	MORE THAN 7.5, UP TO AND INCLUDING 10 YEARS 50%
9	MORE THAN 10, UP TO AND INCLUDING 12.5 YEARS 60%
10	MORE THAN 12.5, UP TO AND INCLUDING 15 YEARS 70%
11	MORE THAN 15, UP TO AND INCLUDING 17.5 YEARS 80%
12	MORE THAN 17.5, UP TO AND INCLUDING 20 YEARS 90%
13	MORE THAN 20, UP TO AND INCLUDING 25 YEARS 100%
14 15	MORE THAN 25 YEARS NONDURATIONAL (2) NOTWITHSTANDING THE PROVISIONS OF SUBPARAGRAPH (1) OF THIS PARA-
16	GRAPH, POST-DIVORCE MAINTENANCE SHALL TERMINATE UPON THE DEATH OF THE
17	PAYOR OR PAYEE.
18	F. (1) THE COURT SHALL ORDER THE POST-DIVORCE MAINTENANCE GUIDELINE
19	OBLIGATION IN ACCORDANCE WITH PARAGRAPHS C, D AND E OF THIS SUBDIVISION,
20	UNLESS THE COURT FINDS THAT THE POST-DIVORCE MAINTENANCE GUIDELINE OBLI-
21	GATION IS UNJUST OR INAPPROPRIATE AND ADJUSTS THE POST-DIVORCE MAINTE-
22	NANCE GUIDELINE OBLIGATION ACCORDINGLY BASED UPON CONSIDERATION OF THE
23	FOLLOWING FACTORS:
24 25	(A) THE AGE AND HEALTH OF THE PARTIES; (B) THE PRESENT OR FUTURE EARNING CAPACITY OF THE PARTIES, INCLUDING
26	THE HISTORY OF LIMITED PARTICIPATION IN THE WORKFORCE;
27	(C) THE NEED OF ONE PARTY TO INCUR EDUCATION OR TRAINING EXPENSES;
28	(D) THE WASTEFUL DISSIPATION OF MARITAL PROPERTY, INCLUDING TRANSFERS
29	OR ENCUMBRANCES MADE IN CONTEMPLATION OF A MATRIMONIAL ACTION WITHOUT
30	FAIR CONSIDERATION;
31	(E) THE EXISTENCE AND DURATION OF A PRE-MARITAL JOINT HOUSEHOLD OR A
32	PRE-DIVORCE SEPARATE HOUSEHOLD;
33	(F) ACTS BY ONE PARTY AGAINST ANOTHER THAT HAVE INHIBITED OR CONTINUE TO INHIBIT A PARTY'S EARNING CAPACITY OR ABILITY TO OBTAIN MEANINGFUL
34 35	EMPLOYMENT. SUCH ACTS INCLUDE BUT ARE NOT LIMITED TO ACTS OF DOMESTIC
36	VIOLENCE AS PROVIDED IN SECTION FOUR HUNDRED FIFTY-NINE-A OF THE SOCIAL
37	SERVICES LAW;
38	(G) THE AVAILABILITY AND COST OF MEDICAL INSURANCE FOR THE PARTIES;
39	(H) THE CARE OF CHILDREN OR STEPCHILDREN, DISABLED ADULT CHILDREN OR
40	STEPCHILDREN, ELDERLY PARENTS OR IN-LAWS PROVIDED DURING THE MARRIAGE
41	THAT INHIBITS A PARTY'S EARNING CAPACITY;
42	(I) THE NEED TO PAY FOR EXCEPTIONAL ADDITIONAL EXPENSES FOR THE CHILD
43 44	OR CHILDREN NOT ALREADY CONSIDERED IN DETERMINING CHILD SUPPORT PURSUANT TO THE CHILD SUPPORT STANDARDS ACT, INCLUDING, BUT NOT LIMITED TO,
45	SCHOOLING, DAY CARE AND MEDICAL TREATMENT;
46	(J) THE TAX CONSEQUENCES TO EACH PARTY;
47	$(\kappa)$ THE STANDARD $\widetilde{OF}$ LIVING OF THE PARTIES ESTABLISHED DURING THE
48	MARRIAGE;
49	(L) THE REDUCED OR LOST EARNING CAPACITY OF THE PAYEE AS A RESULT OF
50	HAVING FOREGONE OR DELAYED EDUCATION, TRAINING, EMPLOYMENT OR CAREER
51 52	OPPORTUNITIES DURING THE MARRIAGE;
52 53	<pre>(M) THE EQUITABLE DISTRIBUTION OF MARITAL PROPERTY; (N) THE CONTRIBUTIONS AND SERVICES OF THE PAYEE AS A SPOUSE, PARENT,</pre>
53 54	WAGE EARNER AND HOMEMAKER AND TO THE CAREER OR CAREER POTENTIAL OF THE
55	OTHER PARTY; AND

AND PROPER.

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5 VORCE MAINTENANCE GUIDELINE OBLIGATION PURSUANT TO THIS PARAGRAPH, THE 6 COURT SHALL SET FORTH, IN A WRITTEN DECISION, THE UNADJUSTED POST-DI-7 VORCE MAINTENANCE GUIDELINE OBLIGATION, THE FACTORS IT CONSIDERED, AND 8 THE REASONS THAT THE COURT ADJUSTED THE POST-DIVORCE MAINTENANCE OBLI-9 GATION. SUCH WRITTEN DECISION SHALL NOT BE WAIVED BY EITHER PARTY OR 10 COUNSEL.

11 G. WHERE EITHER OR BOTH PARTIES ARE UNREPRESENTED, THE COURT SHALL NOT 12 ENTER A MAINTENANCE ORDER OR JUDGMENT UNLESS THE COURT INFORMS THE UNREPRESENTED PARTY OR PARTIES OF THE POST-DIVORCE MAINTENANCE GUIDELINE 13 14 OBLIGATION.

15 H. A VALIDLY EXECUTED AGREEMENT OR STIPULATION VOLUNTARILY ENTERED 16 INTO BETWEEN THE PARTIES IN AN ACTION COMMENCED AFTER THE EFFECTIVE DATE 17 THE CHAPTER OF THE LAWS OF TWO THOUSAND THIRTEEN WHICH AMENDED THIS OF SUBDIVISION PRESENTED TO THE COURT FOR INCORPORATION IN AN ORDER OR 18 19 JUDGMENT SHALL INCLUDE A PROVISION STATING THAT THE PARTIES HAVE BEEN ADVISED OF THE PROVISIONS OF THIS SUBDIVISION, AND THAT THE POST-DIVORCE 20 21 MAINTENANCE GUIDELINE OBLIGATION PROVIDED FOR THEREIN WOULD PRESUMPTIVE-22 LY RESULT IN THE CORRECT AMOUNT OF POST-DIVORCE MAINTENANCE. IN THE 23 EVENT THAT SUCH AGREEMENT OR STIPULATION DEVIATES FROM THE POST-DIVORCE 24 MAINTENANCE GUIDELINE OBLIGATION, THE AGREEMENT OR STIPULATION MUST 25 SPECIFY THE AMOUNT THAT SUCH POST-DIVORCE MAINTENANCE GUIDELINE OBLI-26 GATION WOULD HAVE BEEN AND THE REASON OR REASONS THAT SUCH AGREEMENT OR 27 STIPULATION DOES NOT PROVIDE FOR PAYMENT OF THAT AMOUNT. SUCH PROVISION 28 MAY NOT BE WAIVED BY EITHER PARTY OR COUNSEL. NOTHING CONTAINED IN THIS 29 SUBDIVISION SHALL BE CONSTRUED TO ALTER THE RIGHTS OF THE PARTIES TO VOLUNTARILY ENTER INTO VALIDLY EXECUTED AGREEMENTS OR STIPULATIONS WHICH 30 DEVIATE FROM THE POST-DIVORCE MAINTENANCE GUIDELINE OBLIGATION PROVIDED 31 32 SUCH AGREEMENTS OR STIPULATIONS COMPLY WITH THE PROVISIONS OF THIS 33 SUBDIVISION. ANY COURT ORDER INCORPORATING A VALIDLY EXECUTED AGREEMENT OR STIPULATION WHICH DEVIATES FROM THE POST-DIVORCE MAINTENANCE GUIDE-34 LINE OBLIGATION SHALL SET FORTH THE COURT'S REASONS FOR SUCH DEVIATION. 35 WHEN A PARTY HAS DEFAULTED AND/OR THE COURT IS OTHERWISE PRESENTED 36 I. 37 WITH INSUFFICIENT EVIDENCE TO DETERMINE INCOME, THE COURT SHALL ORDER 38 POST-DIVORCE MAINTENANCE BASED UPON THE NEEDS OF THE PAYEE OR THE THE 39 STANDARD OF LIVING OF THE PARTIES PRIOR TO COMMENCEMENT OF THE DIVORCE 40 ACTION, WHICHEVER IS GREATER. SUCH ORDER MAY BE RETROACTIVELY MODIFIED

UPWARD WITHOUT A SHOWING OF CHANGE IN CIRCUMSTANCES UPON A SHOWING OF 41 42 NEWLY DISCOVERED OR OBTAINED EVIDENCE.

43 J. POST-DIVORCE MAINTENANCE MAY BE MODIFIED PURSUANT TO PARAGRAPH B OF 44 SUBDIVISION NINE OF THIS PART.

45 K. IN ANY ACTION OR PROCEEDING FOR MODIFICATION OF AN ORDER OF MAINTE-46 NANCE OR ALIMONY EXISTING PRIOR TO THE EFFECTIVE DATE OF A CHAPTER OF 47 THE LAWS OF TWO THOUSAND THIRTEEN WHICH AMENDED THIS SUBDIVISION, 48 BROUGHT PURSUANT TO THIS ARTICLE, THE GUIDELINES FOR POST-DIVORCE MAIN-49 TENANCE SET FORTH IN THIS SUBDIVISION SHALL NOT CONSTITUTE A CHANGE OF 50 CIRCUMSTANCES WARRANTING MODIFICATION OF SUCH SUPPORT ORDER.

L. IN ANY ACTION OR PROCEEDING FOR MODIFICATION OF AN ORDER OF MAINTE-51 NANCE OR ALIMONY EXISTING PRIOR TO THE EFFECTIVE DATE OF A CHAPTER OF 52 THE LAWS OF TWO THOUSAND THIRTEEN WHICH AMENDED THIS SUBDIVISION, 53 54 BROUGHT PURSUANT TO THIS ARTICLE, THE GUIDELINES FOR POST-DIVORCE MAIN-55 TENANCE SET FORTH IN PARAGRAPHS C, D AND E OF THIS SUBDIVISION SHALL 56 APPLY.

1 M. IN ANY DECISION MADE PURSUANT TO THIS SUBDIVISION THE COURT SHALL, 2 WHERE APPROPRIATE, CONSIDER THE EFFECT OF A BARRIER TO REMARRIAGE, AS 3 DEFINED IN SUBDIVISION SIX OF SECTION TWO HUNDRED FIFTY-THREE OF THIS 4 ARTICLE, ON THE FACTORS ENUMERATED IN PARAGRAPH F OF THIS SUBDIVISION.

5 S 3. Subparagraph 1 of paragraph b of subdivision 9 of part B of 6 section 236 of the domestic relations law, as amended by chapter 182 of 7 the laws of 2010, is amended to read as follows:

8 (1) Upon application by either party, the court may annul or modify 9 any prior order or judgment as to maintenance, upon a showing of the 10 [recipient's] PAYEE'S inability to be self-supporting [or a substantial 11 change in circumstance or], THE termination of child support awarded pursuant to section two hundred forty of this article, OR A SUBSTANTIAL 12 CHANGE IN CIRCUMSTANCES including financial hardship, REMARRIAGE OF 13 THE 14 PAYEE IF THE REMARRIAGE RESULTS IN A SUBSTANTIAL CHANGE IN FINANCIAL 15 CIRCUMSTANCES, AND ACTUAL RETIREMENT OF THE PAYOR IF THE RETIREMENT 16 RESULTS IN A SUBSTANTIAL CHANGE IN FINANCIAL CIRCUMSTANCES. Where, after the effective date of this part, a separation agreement remains in force 17 18 no modification of a prior order or judgment incorporating the terms of 19 said agreement shall be made as to maintenance without a showing of extreme hardship on either party, in which event the judgment or order 20 21 as modified shall supersede the terms of the prior agreement and judg-22 for such period of time and under such circumstances as the court ment 23 determines. The court shall not reduce or annul any arrears of mainte-24 nance which have been reduced to final judgment pursuant to section two 25 hundred forty-four of this article. No other arrears of maintenance 26 which have accrued prior to the making of such application shall be 27 subject to modification or annulment unless the defaulting party shows 28 good cause for failure to make application for relief from the judgment 29 or order directing such payment prior to the accrual of such arrears and the facts and circumstances constituting good cause are set forth in a 30 written memorandum of decision. Such modification may increase mainte-31 32 nance nunc pro tunc as of the date of application based on newly discov-33 ered evidence. Any retroactive amount of maintenance due shall, except 34 provided for herein, be paid in one sum or periodic sums, as the as 35 court directs, taking into account any temporary or partial payments which have been made. The provisions of this subdivision shall not apply 36 37 to a separation agreement made prior to the effective date of this part. 38 S 4. Section 412 of the family court act, as amended by chapter 281 of 39 the laws of 1980, is amended to read as follows:

40 S 412. Married person's duty to support spouse. A. A married person is chargeable with the support of his or her spouse and, [if possessed of 41 sufficient means or able to earn such means, may be required to pay for 42 43 or her support a fair and reasonable sum, as the court may deterhis 44 mine, having due regard to the circumstances of the respective parties.] 45 EXCEPT WHERE THE PARTIES HAVE ENTERED INTO AN AGREEMENT PURSUANT ΤO SECTION FOUR HUNDRED TWENTY-FIVE OF THIS ARTICLE PROVIDING FOR SUPPORT, 46 SUPPORT 47 THE COURT SHALL MAKE ITS AWARD FOR SPOUSAL PURSUANT THE TO 48 PROVISIONS OF THIS PART.

49 B. FOR PURPOSES OF THIS SECTION, THE FOLLOWING DEFINITIONS SHALL BE 50 USED:

51 (1) "PAYOR" SHALL MEAN THE SPOUSE WITH THE HIGHER INCOME.

52 (2) "PAYEE" SHALL MEAN THE SPOUSE WITH THE LOWER INCOME.

53 (3) "INCOME" SHALL MEAN INCOME AS DEFINED IN THE CHILD SUPPORT STAND-54 ARDS ACT AND CODIFIED IN SECTION TWO HUNDRED FORTY OF THE DOMESTIC 55 RELATIONS LAW AND SECTION FOUR HUNDRED THIRTEEN OF THIS PART.

(4) "INCOME CAP" SHALL MEAN UP TO AND INCLUDING THREE HUNDRED THOUSAND 1 DOLLARS OF THE PAYOR'S ANNUAL INCOME; PROVIDED, HOWEVER, BEGINNING JANU-2 3 ARY THIRTY-FIRST, TWO THOUSAND FOURTEEN AND EVERY TWO YEARS THEREAFTER, 4 THE INCOME CAP AMOUNT SHALL INCREASE BY THE PRODUCT OF THE AVERAGE ANNU-5 AL PERCENTAGE CHANGES IN THE CONSUMER PRICE INDEX FOR ALL URBAN CONSUM-6 ERS (CPI-U) AS PUBLISHED BY THE UNITED STATES DEPARTMENT OF LABOR BUREAU 7 OF LABOR STATISTICS FOR THE TWO YEAR PERIOD ROUNDED TO THE NEAREST ONE THOUSAND DOLLARS. THE OFFICE OF COURT ADMINISTRATION SHALL DETERMINE AND 8 9 PUBLISH THE INCOME CAP.

10 (5) "GUIDELINE AMOUNT OF SPOUSAL SUPPORT" SHALL MEAN THE SUM DERIVED 11 BY THE APPLICATION OF SUBDIVISION C OR D OF THIS SECTION.

12 (6) "SELF-SUPPORT RESERVE" SHALL MEAN THE SELF-SUPPORT RESERVE AS DEFINED IN THE CHILD SUPPORT STANDARDS ACT AND CODIFIED IN SECTION TWO 13 14 HUNDRED FORTY OF THE DOMESTIC RELATIONS LAW AND SECTION FOUR HUNDRED 15 THIRTEEN OF THIS PART.

16 C. WHERE THE PAYOR'S INCOME IS LOWER THAN OR EQUAL TO THE INCOME CAP, 17 THE COURT SHALL DETERMINE THE GUIDELINE AMOUNT OF SPOUSAL SUPPORT AS 18 FOLLOWS:

19 (1) THE COURT SHALL SUBTRACT TWENTY PERCENT OF THE PAYEE'S INCOME FROM 20 THIRTY PERCENT OF THE PAYOR'S INCOME.

21 COURT SHALL THEN MULTIPLY THE SUM OF THE PAYOR'S INCOME AND (2) THE 22 THE PAYEE'S INCOME BY FORTY PERCENT.

23 (3) THE COURT SHALL SUBTRACT THE PAYEE ' S INCOME FROM THE AMOUNT 24 DERIVED FROM PARAGRAPH TWO OF THIS SUBDIVISION.

25 COURT SHALL DETERMINE THE LOWER OF AMOUNTS DERIVED BY PARA-(4) THE 26 GRAPHS ONE AND THREE OF THIS SUBDIVISION.

27 (5) THE GUIDELINE AMOUNT OF SPOUSAL SUPPORT SHALL BE THE AMOUNT DETER-28 MINED BY PARAGRAPH FOUR OF THIS SUBDIVISION EXCEPT THAT, IF THE AMOUNT DETERMINED BY PARAGRAPH FOUR OF THIS SUBDIVISION IS LESS THAN OR EOUAL 29 TO ZERO, THE GUIDELINE AMOUNT OF SPOUSAL SUPPORT SHALL BE ZERO DOLLARS. 30

D. WHERE THE PAYOR'S INCOME EXCEEDS THE INCOME CAP, THE COURT SHALL 31 32 DETERMINE THE GUIDELINE AMOUNT OF SPOUSAL SUPPORT AS FOLLOWS:

33 THE COURT SHALL PERFORM THE CALCULATIONS SET FORTH IN PARAGRAPHS (1)ONE THROUGH FOUR OF SUBDIVISION C OF THIS SECTION FOR THE TOTAL INCOMES 34 35 OF PAYOR AND PAYEE.

COURT SHALL PERFORM THE CALCULATIONS SET FORTH IN PARAGRAPHS 36 (2)THE 37 ONE THROUGH FOUR OF SUBDIVISION C OF THIS SECTION FOR THE INCOME OF 38 PAYOR UP TO AND INCLUDING THE INCOME CAP AND FOR THE INCOME OF PAYEE. 39

(3) THE GUIDELINE AMOUNT OF SPOUSAL SUPPORT SHALL BE EITHER:

40 (A) THE CALCULATION DERIVED FROM PARAGRAPH ONE OF THIS SUBDIVISION; OR THE AMOUNT DERIVED FROM PARAGRAPH TWO OF THIS SUBDIVISION PLUS AN 41 (B) AMOUNT THAT THE COURT SHALL DETERMINE BY CONSIDERATION OF 42 THE FACTORS 43 SET FORTH IN PARAGRAPH ONE OF SUBDIVISION F OF THIS SECTION.

44 (4) IN ANY DECISION MADE PURSUANT TO SUBPARAGRAPH (B) OF PARAGRAPH 45 THREE OF THIS SUBDIVISION, THE COURT SHALL SET FORTH THE FACTORS IT CONSIDERED AND THE REASONS FOR ITS DECISION IN WRITING. SUCH WRITTEN 46 47 DECISION MAY NOT BE WAIVED BY EITHER PARTY OR COUNSEL.

48 E. NOTWITHSTANDING THE PROVISIONS OF THIS SECTION, WHERE THE GUIDELINE 49 AMOUNT OF SPOUSAL SUPPORT WOULD REDUCE THE PAYOR'S INCOME BELOW THE 50 SELF-SUPPORT RESERVE FOR A SINGLE PERSON, THE GUIDELINE AMOUNT OF SPOUS-51 SUPPORT SHALL BE THE DIFFERENCE BETWEEN THE PAYOR'S INCOME AND THE AL SELF-SUPPORT RESERVE. IF THE PAYOR'S INCOME IS BELOW THE SELF-SUPPORT 52 RESERVE, THERE IS A REBUTTABLE PRESUMPTION THAT NO SPOUSAL SUPPORT IS 53 54 AWARDED.

55 F. (1) THE COURT SHALL ORDER THE GUIDELINE AMOUNT OF SPOUSAL SUPPORT 56 IN ACCORDANCE WITH SUBDIVISIONS C AND D OF THIS SECTION, UNLESS THE

COURT FINDS THAT THE GUIDELINE AMOUNT OF SPOUSAL SUPPORT IS UNJUST OR 1 2 INAPPROPRIATE AND ADJUSTS THE GUIDELINE AMOUNT OF SPOUSAL SUPPORT 3 ACCORDINGLY BASED UPON CONSIDERATION OF THE FOLLOWING FACTORS: 4 (A) THE AGE AND HEALTH OF THE PARTIES; 5 (B) THE PRESENT OR FUTURE EARNING CAPACITY OF THE PARTIES, INCLUDING 6 THE HISTORY OF LIMITED PARTICIPATION IN THE WORKFORCE; 7 (C) THE NEED OF ONE PARTY TO INCUR EDUCATION OR TRAINING EXPENSES; 8 (D) THE WASTEFUL DISSIPATION OF MARITAL PROPERTY, INCLUDING TRANSFERS 9 OR ENCUMBRANCES MADE IN CONTEMPLATION OF A SUPPORT PROCEEDING WITHOUT 10 FAIR CONSIDERATION; (E) THE EXISTENCE AND DURATION OF A PRE-MARITAL JOINT HOUSEHOLD OR A 11 12 PRE-SUPPORT PROCEEDINGS SEPARATE HOUSEHOLD; (F) ACTS BY ONE PARTY AGAINST ANOTHER THAT HAVE INHIBITED OR CONTINUE 13 14 TO INHIBIT A PARTY'S EARNING CAPACITY OR ABILITY TO OBTAIN MEANINGFUL 15 EMPLOYMENT. SUCH ACTS INCLUDE BUT ARE NOT LIMITED TO ACTS OF DOMESTIC 16 VIOLENCE AS PROVIDED IN SECTION FOUR HUNDRED FIFTY-NINE-A OF THE SOCIAL 17 SERVICES LAW; (G) THE AVAILABILITY AND COST OF MEDICAL INSURANCE FOR THE PARTIES; 18 19 THE CARE OF CHILDREN OR STEPCHILDREN, DISABLED ADULT CHILDREN OR (H) STEPCHILDREN, ELDERLY PARENTS OR IN-LAWS PROVIDED DURING THE MARRIAGE 20 21 THAT INHIBITS A PARTY'S EARNING CAPACITY; 22 THE NEED TO PAY FOR EXCEPTIONAL ADDITIONAL EXPENSES FOR THE CHILD (I) 23 OR CHILDREN NOT ALREADY CONSIDERED IN DETERMINING CHILD SUPPORT PURSUANT 24 TO THE CHILD SUPPORT STANDARDS ACT, INCLUDING, BUT NOT LIMITED TO, 25 SCHOOLING, DAY CARE AND MEDICAL TREATMENT; 26 (J) THE TAX CONSEQUENCES TO EACH PARTY; 27 (K) THE STANDARD OF LIVING OF THE PARTIES ESTABLISHED DURING THE 28 MARRIAGE; 29 (L) THE REDUCED OR LOST EARNING CAPACITY OF THE PAYEE AS A RESULT OF HAVING FOREGONE OR DELAYED EDUCATION, TRAINING, EMPLOYMENT OR CAREER 30 OPPORTUNITIES DURING THE MARRIAGE; 31 32 (M) THE CONTRIBUTIONS AND SERVICES OF THE PAYEE AS A SPOUSE, PARENT, 33 WAGE EARNER AND HOMEMAKER AND TO THE CAREER OR CAREER POTENTIAL OF THE 34 OTHER PARTY; AND 35 (N) ANY OTHER FACTOR WHICH THE COURT SHALL EXPRESSLY FIND TO BE JUST 36 AND PROPER. 37 (2) WHERE THE COURT FINDS THAT THE GUIDELINE AMOUNT OF SPOUSAL SUPPORT 38 IS UNJUST OR INAPPROPRIATE AND THE COURT ADJUSTS THE GUIDELINE AMOUNT OF 39 SPOUSAL SUPPORT PURSUANT TO THIS SUBDIVISION, THE COURT SHALL SET FORTH, 40 IN A WRITTEN DECISION, THE GUIDELINE AMOUNT OF SPOUSAL SUPPORT, THE FACTORS IT CONSIDERED, AND THE REASONS THAT THE COURT ADJUSTED THE 41 GUIDELINE AMOUNT OF SPOUSAL SUPPORT. SUCH WRITTEN DECISION SHALL NOT BE 42 43 WAIVED BY EITHER PARTY OR COUNSEL. 44 (3) WHERE EITHER OR BOTH PARTIES ARE UNREPRESENTED, THE COURT SHALL 45 ENTER A SPOUSAL SUPPORT ORDER UNLESS THE COURT INFORMS THE UNREPRE-NOT 46 SENTED PARTY OR PARTIES OF THE GUIDELINE AMOUNT OF SPOUSAL SUPPORT. 47 G. WHEN A PARTY HAS DEFAULTED AND/OR THE COURT IS OTHERWISE PRESENTED 48 WITH INSUFFICIENT EVIDENCE TO DETERMINE INCOME, THE COURT SHALL ORDER 49 THE SPOUSAL SUPPORT AWARD BASED UPON THE NEEDS OF THE PAYEE OR THE STAN-50 DARD OF LIVING OF THE PARTIES PRIOR TO COMMENCEMENT OF THE SPOUSAL 51 PROCEEDING, WHICHEVER IS GREATER. SUCH ORDER MAY BE RETROAC-SUPPORT TIVELY MODIFIED UPWARD WITHOUT A SHOWING OF CHANGE IN CIRCUMSTANCES UPON 52 53 A SHOWING OF NEWLY DISCOVERED OR OBTAINED EVIDENCE. 54 H. IN ANY ACTION OR PROCEEDING FOR MODIFICATION OF AN ORDER OF SPOUSAL 55 SUPPORT EXISTING PRIOR TO THE EFFECTIVE DATE OF THE CHAPTER OF THE LAWS 56 OF TWO THOUSAND THIRTEEN WHICH AMENDED THIS SECTION, BROUGHT PURSUANT TO

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1 THIS ARTICLE, THE SPOUSAL SUPPORT GUIDELINES SET FORTH IN THIS SECTION 2 SHALL NOT CONSTITUTE A CHANGE OF CIRCUMSTANCES WARRANTING MODIFICATION 3 OF SUCH SPOUSAL SUPPORT ORDER.

4 S 5. Paragraph a of subdivision 1 of part B of section 236 of the 5 domestic relations law, as amended by chapter 371 of the laws of 2010, 6 is amended to read as follows:

7 The term "maintenance" shall mean payments provided for in a valid 8 agreement between the parties or awarded by the court in accordance with the provisions of subdivisions five-a and six of this part, to be paid 9 10 fixed intervals for a definite or indefinite period of time, but an at award of maintenance shall terminate upon the death of either party [or 11 12 upon the recipient's valid or invalid marriage,] or upon modification pursuant to paragraph (b) of subdivision nine of section two hundred 13 14 thirty-six of this part [or section two hundred forty-eight of this chapter]. 15

16 S 6. Subparagraph 7 of paragraph d of subdivision 5 of part B of 17 section 236 of the domestic relations law, as amended by chapter 281 of 18 the laws of 1980 and as renumbered by chapter 229 of the laws of 2009, 19 is amended to read as follows:

20 (7) any equitable claim to, interest in, or direct or indirect contribution made to the acquisition of such marital property by the 21 party not having title, including joint efforts or expenditures and contributions and services as a spouse, parent, wage earner and homemak-22 23 24 er, and to the career or career potential of the other party. THE COURT 25 SHALL NOT CONSIDER AS MARITAL PROPERTY SUBJECT TO DISTRIBUTION THE VALUE 26 OF A SPOUSE'S ENHANCED EARNING CAPACITY ARISING FROM A LICENSE, DEGREE, 27 CELEBRITY GOODWILL, OR CAREER ENHANCEMENT. HOWEVER, IN ARRIVING AT AN EQUITABLE DIVISION OF MARITAL PROPERTY, THE COURT SHALL CONSIDER THE 28 DIRECT OR INDIRECT CONTRIBUTIONS TO THE DEVELOPMENT DURING THE MARRIAGE 29 OF THE ENHANCED EARNING CAPACITY OF THE OTHER SPOUSE; 30

S 7. Section 248 of the domestic relations law is REPEALED.

32 S 8. This act shall take effect on the sixtieth day after it shall 33 have become a law.