# ARIZONA CHILD SUPPORT GUIDELINES adopted by the Arizona Supreme Court <br> Effective April 1, 2018 

BACKGROUND: The Arizona Child Support Guidelines follow the Income Shares Model. The model was developed by the Child Support Guidelines Project of the National Center for State Courts. The total child support amount approximates the amount that would have been spent on the children if the parents and children were living together. Each parent contributes his or her proportionate share of the total child support amount.

Information regarding development of the guidelines, including economic data and assumptions upon which the Schedule of Basic Support Obligations is based, is contained in the June 27, 2014 report of Center for Policy Research, entitled Economic Review of the Arizona Child Support Schedule.

## 1. PURPOSES

A. To establish a standard of support for children consistent with the reasonable needs of children and the ability of parents to pay.
B. To make child support orders consistent for persons in similar circumstances.
C. To give parents and courts guidance in establishing child support orders and to promote settlements.
D. To comply with state law (Arizona Revised Statutes, Section 25-320) and federal law (42 United States Code, Section 651 et seq., 45 Code of Federal Regulations, Section 302.56) and any amendments thereto.

## 2. PREMISES

A. These guidelines apply to all natural children, whether born in or out of wedlock, and to all adopted children.
B. The child support obligation has priority over all other financial obligations; the existence of non-support-related financial obligations is generally not a reason for deviating from the guidelines.
C. The fact that a parent receives child support does not mean that he or she may not also be entitled to spousal maintenance.

If the court is establishing both child support and spousal maintenance, the court shall determine the appropriate amount of spousal maintenance first.

The receipt or payment of spousal maintenance shall be treated in accordance with Sections 5.A and 6.A. The addition to or adjustment from gross income under these sections shall apply for the duration of the spousal maintenance award.
D. A parent's legal duty is to support his or her natural or adopted children. The "support" of other persons such as stepchildren or parents is deemed voluntary and is not a reason for an adjustment in the amount of child support determined under the guidelines.
E. In appropriate cases, a parent having more of the parenting time may be ordered to pay child support.
F. Monthly figures are used to calculate the child support obligation. Any adjustments to the child support amount shall be annualized so that each month's child support obligation is increased or decreased in an equal amount, instead of the obligation for particular months being abated, increased or decreased.

EXAMPLE: At a child support hearing, a parent requests an adjustment for childcare costs (Section 9.B.1.). The parent incurs childcare costs of $\$ 150$ per month but only for nine months of the year. The adjustment for childcare costs must be annualized as follows: Multiply the $\$ 150$ monthly cost times the nine months that the cost is actually paid each year, for an annual total of $\$ 1,350$. Divide this total by 12 months to arrive at an annualized monthly adjustment of $\$ 113$ that may be added to the Basic Child Support Obligation when determining the child support order.
G. When determining the Basic Child Support Obligation under Section 8, the amount derived from the Schedule of Basic Child Support Obligations shall not be less than the amount indicated on the Schedule:

1. For six children where there are more than six children.
2. For the Combined Adjusted Gross Income of $\$ 20,000$ where the actual Combined Adjusted Gross Income of the parents is greater than $\$ 20,000$.
H. The "primary residential parent" is the parent who has parenting time with the child for the greater part of the year.

## 3. PRESUMPTION

In any action to establish or modify parenting time, and in any action to establish child support or past support or to modify child support, whether temporary or permanent, local or interstate, the amount resulting from application of these guidelines shall be the amount of child support ordered. These include, without limitation, all actions or proceedings brought under Title 25 of the Arizona Revised Statutes (including maternity and paternity) and juvenile court actions in which a child support order is established or modified.

However, if application of the guidelines would be inappropriate or unjust in a particular case, the court shall deviate from the guidelines in accordance with Section 20.

## 4. DURATION OF CHILD SUPPORT

Duration of child support is governed by Arizona Revised Statutes, Sections 25-320 and 25-501, except as provided in Arizona Revised Statutes, Section 25-1304.

Upon entry of an initial or modified child support order, the court shall, or in any subsequent action relating to the child support order, the court may, establish a presumptive date for the termination of the current child support obligation. The presumptive termination date shall be the last day of the month of the 18th birthday of the youngest child included in the order unless the court finds that it is projected that the youngest child will not complete high school by age 18 . In that event, the presumptive termination date shall be the last day of the month of the anticipated graduation date or age 19, whichever occurs first. The administrative income withholding order issued by the department or its agent in Title IV-D cases and an Order of Assignment issued by the court shall include the presumptive termination date. The presumptive date may be modified upon changed circumstances.

An employer or other payor of funds honoring an Order of Assignment or an administrative income withholding order that includes the presumptive termination date and is for current child support only, shall discontinue withholding monies after the last pay period of the month of the presumptive termination date. If the Order of Assignment or administrative income withholding order includes current child support and arrearage payment, the employer or other payor of funds shall continue withholding the entire amount listed on the Order of Assignment or administrative income withholding order until further order.

For purposes of determining the presumptive termination date, it is further presumed:
A. That a child not yet in school will enter 1st grade if the child reaches age 6 on or before September 1 of the year in which the child reaches age 6; otherwise, it is presumed that the child will enter 1st grade the following year; and,
B. That a child will graduate in the month of May after completing the $12^{\text {th }}$ grade.

## 5. DETERMINATION OF THE GROSS INCOME OF THE PARENTS

NOTE: Terms such as "Gross Income" and "Adjusted Gross Income" as used in these guidelines do not have the same meaning as when they are used for tax purposes.
A. Gross income includes income from any source, and may include, but is not limited to, income from salaries, wages, commissions, bonuses, dividends, severance pay, pensions, interest, trust income, annuities, capital gains, social security benefits (subject to Section 26), worker's compensation benefits, unemployment insurance benefits, disability insurance benefits, recurring gifts, prizes, and spousal
maintenance. Cash value shall be assigned to in-kind or other non-cash benefits. Seasonal or fluctuating income shall be annualized. Income from any source which is not continuing or recurring in nature need not necessarily be deemed gross income for child support purposes. Generally, the court should not attribute income greater than what would have been earned from full-time employment. Each parent should have the choice of working additional hours through overtime or at a second job without increasing the child support award. The court may, however, consider income actually earned that is greater than would have been earned by full-time employment if that income was historically earned from a regular schedule and is anticipated to continue into the future.

The court should generally not attribute additional income to a parent if that would require an extraordinary work regimen. Determination of what constitutes a reasonable work regimen depends upon all relevant circumstances including the choice of jobs available within a particular occupation, working hours and working conditions.
B. Gross income does not include sums received as child support or benefits received from means-tested public assistance programs including, but not limited to, Temporary Assistance to Needy Families (TANF), Supplemental Security Income (SSI), Nutrition Assistance and General Assistance.
C. For income from self-employment, rent, royalties, proprietorship of a business, or joint ownership of a partnership or closely held corporation, gross income means gross receipts minus ordinary and necessary expenses required to produce income. Ordinary and necessary expenses do not include amounts determined by the court to be inappropriate for determining gross income for purposes of child support. Ordinary and necessary expenses include one-half of the self-employment tax actually paid.
D. Expense reimbursements or benefits received by a parent in the course of employment or self-employment or operation of a business shall be counted as income if they are significant and reduce personal living expenses.
E. If a parent is unemployed or working below full earning capacity, the court may consider the reasons. If earnings are reduced as a matter of choice and not for reasonable cause, the court may attribute income to a parent up to his or her earning capacity. If the reduction in income is voluntary but reasonable, the court shall balance that parent's decision and benefits therefrom against the impact the reduction in that parent's share of child support has on the children's best interest. The court may not attribute income to a person who is incarcerated, but may establish or modify support based on actual ability to pay. In accordance with Arizona Revised Statutes Section 25-320, income of at least minimum wage should generally be attributed to a parent after considering the specific circumstances of the parents to the extent known. This includes such factors as the parents' assets, residence, employment and earnings history, job skills, educational attainment,
literacy, age, health, criminal record and other employment barriers, and record of seeking work, as well as the local job market, the availability of employers willing to hire the parents, prevailing earnings level in the local community, and other relevant background factors in the case. If income is attributed to the parent receiving child support, appropriate childcare expenses may also be attributed.

The court may decline to attribute income to either parent. Examples of cases in which it may be inappropriate to attribute income include, but are not limited to, the following circumstances:

1. A parent is physically or mentally disabled,
2. A parent is engaged in reasonable career or occupational training to establish basic skills or reasonably calculated to enhance earning capacity,
3. Unusual emotional or physical needs of a natural or adopted child require that parent's presence in the home
4. The parent is a current recipient of Temporary Assistance to Needy Families, or
5. A parent is the caretaker of a young child and the cost of childcare is prohibitive.
F. Only income of persons having a legal duty of support shall be treated as income under the guidelines. For example, income of a parent's new spouse is not treated as income of that parent.
G. The court shall not take into account the impact of the disposition of marital property except as provided in Arizona Revised Statutes Section 25-320.D.7. ("...excessive or abnormal expenditures, destruction, concealment or fraudulent disposition of community, joint tenancy and other property held in common.") or to the extent that such property generates income to a parent.
H. The Schedule of Basic Child Support Obligations is based on net income and converted to gross income for ease of application. The impact of income taxes has been considered in the Schedule (Federal Tax including Earned Income Tax Credit, Arizona State Tax, and FICA).

## 6. ADJUSTMENTS TO GROSS INCOME

For purposes of this section, "children of other relationships" means natural or adopted children who are not the subject of this particular child support determination.

Adjustments to gross income for other support obligations are made as follows:
A. The court-ordered amount of spousal maintenance resulting from this or any other marriage, if actually being paid, shall be deducted from the gross income of the parent paying spousal maintenance. Court-ordered arrearage payments shall not be included as an adjustment to gross income.
B. The court-ordered amount of child support for children of other relationships, if actually being paid, shall be deducted from the gross income of the parent paying that child support. Court-ordered arrearage payments shall not be included as an adjustment to gross income.
C. An amount shall be deducted from the gross income of a parent for children of other relationships covered by a court order for whom they are the primary residential parent. The amount of the adjustment shall be determined by a simplified application of the guidelines (defined in example below).
D. An amount may be deducted from the gross income of a parent for support of natural or adopted children of other relationships not covered by a court order. The amount of any adjustment shall not exceed the amount arrived at by a simplified application of the guidelines (defined in example below).

EXAMPLE: A parent having gross monthly income of $\$ 2,000$ supports a natural or adopted minor child who is not the subject of the child support case before the court and for whom no child support order exists. To use the Simplified Application of the Guidelines, locate $\$ 2,000$ in the Combined Adjusted Gross Income column of the Schedule. Select the amount in the column for one child, $\$ 415$. The parent's income may be reduced up to $\$ 415$, resulting in an Adjusted Gross Income of \$1,585.

## 7. DETERMINING THE ADJUSTED GROSS INCOME OF THE PARENTS

Adjusted Gross Income is gross income minus the adjustments provided in Section 6 of these guidelines. The Adjusted Gross Income for each parent shall be established. These amounts shall be added together. The sum is the Combined Adjusted Gross Income.

## 8. DETERMINING THE BASIC CHILD SUPPORT OBLIGATION

Locate the income closest to the parents' Combined Adjusted Income figure on the Schedule of Basic Child Support Obligations and select the column for the number of children involved. This number is the Basic Child Support Obligation. If the parents' income falls exactly in between two combined adjusted gross income amounts, round up to the nearest combined adjusted income entry on the schedule of basic child support obligations.

EXAMPLE: The Combined Adjusted Gross Income of the parents' is $\$ 8,125$ which is exactly between $\$ 8,100$ and $\$ 8,150$. Round up to the nearest combined adjusted income entry of $\$ 8,150$ and use this amount as the Basic Child Support Obligation.

If there are more than six children, the amount derived from the schedule of basic support obligations for six children shall be the presumptive amount. The party seeking a greater sum shall bear the burden of proof that the needs of the children require a greater sum.

If the Combined Adjusted Gross Income of the parties is greater than $\$ 20,000$ per month, the amount set forth for Combined Adjusted Gross Income of $\$ 20,000$ shall be the presumptive Basic Child Support Obligation. The party seeking a sum greater than this presumptive amount shall bear the burden of proof to establish that a higher amount is in the best interests of the children, taking into account such factors as the standard of living the children would have enjoyed if the parents and children were living together, the needs of the children in excess of the presumptive amount, consideration of any significant disparity in the respective percentages of gross income for each party and any other factors which, on a case by case basis, demonstrate that the increased amount is appropriate.

## 9. DETERMINING THE TOTAL CHILD SUPPORT OBLIGATION

To determine the Total Child Support Obligation, the court:
A. Shall add to the Basic Child Support Obligation the cost of the children's medical dental or vision insurance coverage, if any (this provision does not imply any obligation of either parent to provide dental or vision insurance). In determining the amount to be added, only the amount of the insurance cost attributable to the children subject of the child support order shall be included. If coverage is applicable to other persons, the total cost shall be prorated by the number of persons covered. The court may decline to credit a parent for medical, dental or vision insurance coverage obtained for the children if the coverage is not valid in the geographic region where the children reside.

EXAMPLE: Through an employment-related insurance plan, a parent provides medical insurance that covers the parent, one child subject of the child support case and two other children. Under the plan, the cost of an employee's individual insurance coverage would be $\$ 120$. This parent instead pays a total of $\$ 270$ for the "family option" that provides coverage for the employee and any number of dependents. Calculate the adjustment for medical insurance as follows: Subtract the $\$ 120$ cost of individual coverage from the $\$ 270$ paid for the "family option" to find the cost of dependent coverage. The $\$ 150$ remainder then is divided by three - the number of covered dependents. The resulting $\$ 50$ is added to the Basic Child Support Obligation as the cost of medical insurance coverage for the one child.

An order for child support shall assign responsibility for providing medical insurance for the children who are the subject of the child support order. If medical insurance of comparable benefits and cost is available to both parents, the court should assign the responsibility to the primary residential parent.

The court shall also specify the percentage that each parent shall pay for any medical, dental or vision costs of the children which are not covered by insurance. For purposes of this paragraph, non-covered "medical" means medically necessary medical, dental or vision care as defined by Internal Revenue Service Publication 502.

Except for good cause shown, any request for payment or reimbursement of uninsured medical, dental or vision costs must be provided to the other parent within 180 days after the date the services occur. The parent responsible for payment or reimbursement must pay his or her share, as ordered by the court, or make acceptable payment arrangements with the provider or person entitled to reimbursement within 45 days after receipt of the request.

Both parents should use their best efforts to obtain services that are covered by the insurance. A parent who is entitled to receive reimbursement from the other parent for medical costs not covered by insurance shall, upon request of the other parent, provide receipts or other evidence of payments actually made.
B. May add to the Basic Child Support Obligation amounts for any of the following:

## 1. Childcare Costs

Childcare expenses that would be appropriate to the parents' financial abilities.

Expenses for childcare shall be annualized in accordance with Section 2.F.
A parent paying for childcare may be eligible for a credit from federal tax liability for childcare costs only if the parent has parenting time for the greater part of the year. In an equal parenting time situation, neither party shall be entitled to the credit for the purposes of calculating child support.

Before adding childcare costs to the Basic Child Support Obligation, the court may adjust this cost in order to apportion the benefit that the dependent tax credit will have to the parent incurring the childcare costs.

At lower income levels, the head of household does not incur sufficient tax liability to benefit from the federal childcare tax credit. No adjustment should be made where the income of the eligible parent is less than indicated on the following chart:

| MONTHLY GROSS INCOME OF THE <br> ELIGIBLE PARENT |  |
| :---: | :---: |
| ONE CHILD | $\$ 2,600$ |
| TWO CHILDREN | $\$ 3,100$ |
| THREE CHILDREN | $\$ 3,400$ |
| FOUR CHILDREN | $\$ 3,550$ |
| FIVE CHILDREN | $\$ 3,650$ |
| SIX CHILDREN | $\$ 3,800$ |

If the eligible parent's income is greater than indicated on the above chart, the court may adjust this cost for the federal childcare tax credit if the credit is actually claimed or will be claimed.

For one child with monthly childcare costs exceeding \$200, deduct $\$ 50$ from the monthly childcare amount. For two or more children with total monthly childcare costs exceeding $\$ 400$, deduct $\$ 100$ from the monthly childcare amount. See Example One.

For one child with monthly childcare costs of $\$ 200$ or less, deduct $25 \%$ from the monthly childcare amount. For two or more children with total monthly childcare costs of $\$ 400$ or less, deduct $25 \%$ from the monthly childcare amount. See Example Two.

EXAMPLE ONE: For two children, a parent pays monthly childcare costs of $\$ 550$ for nine months of the year. To adjust for the expected tax credit benefit, first determine whether the average costs of childcare exceeds $\$ 400$ per month. In this example, because the average cost of \$413 (\$550 multiplied by 9 months, divided by 12 months) exceeds the $\$ 400$ maximum for two or more children, $\$ 100$ per month may be subtracted from the average monthly cost. \$313 (\$413-\$100) may be added to the Basic Child Support Obligation for adjusted childcare costs.

EXAMPLE TWO: A parent pays monthly childcare costs of $\$ 175$ for one child. Because this amount is less than the $\$ 200$ maximum for one child, multiply $\$ 175$ by $25 \%$ ( $\$ 175$ multiplied by $25 \%=\$ 44$ ). Subtract the adjustment from the monthly average ( $\$ 175-\$ 44=\$ 131$ ). The adjusted amount of $\$ 131$ may be added to the Basic Child Support Obligation.

Any adjustment for the payment of childcare costs with pre-tax dollars shall be calculated in a similar manner. A percentage adjustment other than twenty-five percent may be utilized if proven by the parent paying the childcare costs.
2. Education Expenses

Any reasonable and necessary expenses for attending private or special schools or necessary expenses to meet particular educational needs of a child, when such expenses are incurred by agreement of both parents or ordered by the court.

## 3. Extraordinary Child

These guidelines are designed to fit the needs of most children. The court may increase the Basic Child Support Obligation to provide for the special needs of gifted or handicapped children.

## 4. Older Child Adjustment

The average expenditures for children age 12 or older exceed the average expenditures for all children by approximately $10 \%$. Therefore, the court may increase child support for a child who has reached the age of 12 years by an amount up to $10 \%$ of the child support shown on the Schedule. If the court chooses to make an adjustment, the following method of calculation shall be used.

EXAMPLE: The Basic Child Support Obligation for one child, age 12, is $\$ 459$. As much as $\$ 46$ may be added to the basic child support obligation, for a total of $\$ 505$. If not all children subject to the order are age 12 or over, the increase will be prorated as follows: assume the Basic Child Support Obligation for three children is $\$ 786$. If one of the three children is age 12 or over, assign $1 / 3$ of the Basic Child Support Obligation to the older child (\$262). Up to $10 \%$ (\$26) of that portion of the Basic Child Support Obligation may be added as an older child adjustment, increasing the obligation to $\$ 812$. NOTE: This prorating method is limited to this section and should not be followed in Section 25.

## 10. DETERMINING EACH PARENT'S PROPORTIONATE SHARE OF THE TOTAL CHILD SUPPORT OBLIGATION

The Total Child Support Obligation shall be divided between the parents in proportion to their Adjusted Gross Incomes. The obligation of each parent is computed by multiplying each parent's share of the Combined Adjusted Gross Income by the Total Child Support Obligation.

EXAMPLE: Combined Adjusted Gross Income is $\$ 1,000$. Father's Adjusted Gross Income is $\$ 600$. Divide father's Adjusted Gross Income by the Combined Adjusted Income. The result is father's share of the Combined Adjusted Gross Income. (\$600 divided by \$1,000 $=60 \%$ ). Father's share is $60 \%$; mother's share is $40 \%$.

## 11. ADJUSTMENT FOR COSTS ASSOCIATED WITH PARENTING TIME

Because the Schedule of Basic Child Support Obligations is based on expenditures for children in intact households, there is no consideration for costs associated with parenting time. When parenting time is exercised by the parent with less parenting time, a portion of the costs for children normally expended by the primary residential parent shifts to the other parent. Accordingly, unless it is apparent from the circumstances that the parent with less parenting time will not incur costs for the children during parenting time, when proof establishes that parenting time is or is expected to be exercised by that parent, an adjustment shall be made to that parent's proportionate share of the Total Child Support Obligation. To calculate child support in equal parenting time cases, see Section 12.

For purposes of calculating parenting time days, only the time spent by a child with the parent with less parenting time is considered. Time that the child is in school or childcare is not considered.

To adjust for the costs of parenting time, first determine the total annual amount of parenting time indicated in a court order or parenting plan or by the expectation or historical practice of the parents. Using the following definitions, add together each block of parenting time to arrive at the total number of parenting time days per year. Calculate the number of parenting time days arising from any block of time the child spends with the parent with less parenting time in the following manner:
A. Each block of time begins and ends when that parent receives or returns the child from the primary residential parent or from a third party with whom the primary residential parent left the child. Third party includes, for example, a school or childcare provider.
B. Count one day of parenting time for each 24 hours within any block of time.
C. To the extent there is a period of less than 24 hours remaining in the block of time, after all 24-hour days are counted or for any block of time which is in total less than 24 hours in duration:

1. A period of 12 hours or more counts as one day.
2. A period of 6 to 11 hours counts as a half-day.
3. A period of 3 to 5 hours counts as a quarter-day.
4. Periods of less than 3 hours may count as a quarter-day if, during those hours, the parent with less parenting time pays for routine expenses of the child, such as meals.

EXAMPLES: For the purposes of these examples, mother has parenting time 130 days per year and father is the primary residential parent.

1. Mother receives the child at 9:00 p.m. on Thursday evening and brings the child to school at 8:00 a.m. on Monday morning, from which father picks up the child at 3:00 p.m. on Monday.
a. $\quad 9: 00$ p.m. Thursday to $9: 00$ p.m. Sunday is three days.
b. 9:00 p.m. Sunday to 8:00 a.m. Monday is 11 hours, which equals a half day.
c. Total is $31 / 2$ days.
2. Mother picks the child up from school at 3:00 p.m. Friday and returns the child to school at 8:00 a.m. on Monday.
a. $\quad 3: 00$ p.m. Friday to $3: 00$ p.m. Sunday is two days.
b. $\quad 3: 00 \mathrm{p} . \mathrm{m}$. Sunday to $8: 00 \mathrm{a} . \mathrm{m}$. Monday is 17 hours, which equals one day.
c. Total is 3 days.
3. Mother picks up child from soccer at noon on Saturday, and returns the child to father at 9:00 p.m. on Sunday.
a. Noon Saturday to noon Sunday is one day.
b. Noon Sunday to 9:00 p.m. Sunday is 9 hours, which equals $1 / 2$ day.
c. Total is $1 \frac{1}{2}$ days.

If the children have different parenting time schedules, then see Section 16 to determine the parenting time adjustment or to determine if separate worksheets are required. After determining the total number of parenting time days, refer to "Parenting Time Table A" below. The left column of the table sets forth numbers of parenting time days in increasingly higher ranges. Adjacent to each range is an adjustment percentage. The parenting time adjustment is calculated as follows: locate the total number of parenting time days per year in the left column of "Parenting Time Table A" and select the adjustment percentage from the adjacent column. Multiply the Basic Child Support Obligation determined under Section 8 by the appropriate adjustment percentage. The number resulting from this multiplication then is subtracted from the proportionate share of the Total Child Support Obligation of the parent who exercises parenting time.

| PARENTING TIME <br> TABLE A |  |
| :---: | :---: |
| Number of <br> Parenting Time <br> Days | Adjustment <br> Percentage |
| $0-3$ | 0 |
| $4-20$ | .012 |
| $21-38$ | .031 |
| $39-57$ | .050 |
| $58-72$ | .085 |
| $73-87$ | .105 |
| $88-115$ | .161 |
| $116-129$ | .195 |
| $130-142$ | .253 |
| $143-152$ | .307 |
| $153-162$ | .362 |
| $163-172$ | .422 |
| $173-182$ | .486 |

EXAMPLE: The Basic Child Support Obligation from the Schedule is $\$ 667$ for two children. After making all applicable adjustments under Section 9, such as an adjustment for one older child, the Total Child Support Obligation is $\$ 700$ and father's proportionate share is $60 \%$, or $\$ 421$. Father has parenting time with the children a total of 100 days. On Parenting Time Table A, the range of days for this amount of parenting time is from 88 to 115 days. The corresponding adjustment percentage is .161 . Multiply the $\$ 667$ Basic Child Support Obligation by . 161 or $16.1 \%$. The resulting $\$ 107$ is subtracted from $\$ 421$ (father's proportionate share of the Total Child Support Obligation), adjusting the child support obligation to $\$ 313$.

As the number of parenting time days approaches equal time sharing (143 days and above), certain costs usually incurred only in the primary residential parent's household are assumed to be substantially or equally shared by both parents. These costs are for items such as the child's clothing and personal care items, entertainment and reading materials. If this assumption is rebutted by proof, for example, that such costs are not substantially or equally shared in each household, only Parenting Time Table B must be used to calculate the parenting time adjustment for this range of days. Locate the total number of parenting time days per year in the left columns of "Parenting Time Table B" and select the adjustment percentage from the adjacent column. Multiply the Basic Child Support Obligation determined under Section 8 by the appropriate adjustment percentage. The
number resulting from this multiplication then is subtracted from the proportionate share of the Total Child Support Obligation of the parent who exercises parenting time.

| PARENTING TIME <br> TABLE B |  |
| :---: | :---: |
| Number of <br> Parenting Time Days | Adjustment <br> Percentage |
| $143-152$ | .275 |
| $153-162$ | .293 |
| $163-172$ | .312 |
| $173-182$ | .331 |

## 12. EQUAL PARENTING TIME

If the time spent with each parent is essentially equal, the expenses for the children are equally shared and adjusted gross incomes of the parents also are essentially equal, no child support shall be paid. If the parents' incomes are not equal, the total child support amount shall be divided equally between the two households and the parent owing the greater amount shall be ordered to pay what is necessary to achieve that equal share in the other parent's household.

EXAMPLE: After making all applicable adjustments under Sections 9 and 13, the remaining child support obligation is $\$ 1,500$. The parents' proportionate shares of the obligation are $\$ 1,000$ and $\$ 500$. To equalize the child support available in both households, deduct the lower amount from the higher amount $(\$ 1,000-\$ 500=\$ 500)$, then divide the balance in half $(\$ 500 \div 2=\$ 250)$. The resulting amount, $\$ 250$, is paid to the parent with the lower obligation.

## 13. ADJUSTMENTS FOR OTHER COSTS

If a parent pays a cost under Section 9.A. or 9.B. (except 9.B.4), deduct the cost from that parent's Proportionate Share of income to arrive at the Preliminary Child Support Amount.

EXAMPLE: Father pays for medical insurance through his employer. This cost is added to the Basic Child Support Obligation pursuant to Section 9.A, then prorated between the parents to arrive at each parent's proportionate child support obligation. Because the cost has already been paid to a third party (the insurance company), the cost must be deducted from father's child support obligation because this portion of the child support obligation has already been paid.

## 14. DETERMINING THE CHILD SUPPORT ORDER

Unless the calculation results in a negative number, the court shall order the parent with less parenting time to pay child support in an amount equal to his or her proportionate share of the Total Child Support Obligation. The parent receiving child support shall be presumed to spend his or her share directly on the children.

EXAMPLE: On the Schedule, the Basic Child Support Obligation for a Combined Adjusted Gross Income of $\$ 3,120$ for one child is $\$ 610$. To this the court adds $\$ 61$ because the child is over 12 years of age ( $10 \%$ in this example). The Total Child Support Obligation is $\$ 671$.

The father's share is $56 \%$ of $\$ 671$, or $\$ 373$. The mother's share is $44 \%$ of $\$ 671$, or $\$ 298$, and she has more parenting time than father. Under the court-approved parenting plan, parenting time will be exercised by father for a total of 100 days per year, resulting in an adjustment of $\$ 98$ ( $\$ 610$ X 16.1\%). After adjusting for parenting time, father's share is $\$ 275$ (\$373 less \$98). Father shall pay the child support amount of $\$ 275$ per month. The value of mother's contribution is $\$ \$ 298$, and she spends it directly on the child.

For all awards, the child support amount shall be rounded to the nearest whole dollar. A rounded amount is not a deviation under Section 20.

If the amount of child support is less than the current clearinghouse fee, the court shall not impose a child support award unless a deviated award is warranted under Section 20. It is not a deviation under Section 20 if an award is not imposed because it is less than the clearinghouse fee.

## 15. SELF-SUPPORT RESERVE TEST

In each case, after determining the child support order, the court shall perform a selfsupport reserve test to verify that the paying parent is financially able to pay the child support order and to maintain at least a minimum standard of living, as follows:

The self-support reserve shall be an amount equal to $80 \%$ of the monthly full-time earnings at the current state minimum wage at the time of the order (the self-support reserve amount). Deduct the self-support reserve amount from the paying parent's Adjusted Gross Income, except that the court may deduct from such parent's Adjusted Gross Income for purposes of the self-support reserve test only, court-ordered arrears on child support for children of other relationships or spousal maintenance, if actually paid. If the resulting amount is less than the child support order, the court may reduce the current child support order to the resulting amount after first considering the financial impact the reduction would have on the receiving parent's household. The test applies only to the current child support obligation, but does not prohibit an additional amount to be ordered to reduce an obligor's arrears.

EXAMPLE ONE: Before applying the self-support reserve test, the child support order is calculated under the guidelines to be $\$ 492$. The adjusted gross income of the paying parent is $\$ 1,820$ at a minimum wage of $\$ 10.50$ per hour the self-support reserve amount is $\$ 1,456$ $(\$ 10.50 \times 40$ hours $\times 52$ weeks $=\$ 21,840 \div 12$ months $=\$ 1,820 \times 80 \%=\$ 1,456)$. Subtracting the self-support reserve amount of $\$ 1,456$ from the paying parent's adjusted gross income of $\$ 1,820$ leaves $\$ 364$. Because this resulting amount is less than the $\$ 492$ child support order, the court may reduce the child support order to the resulting amount. However, before making any reduction, the court shall examine the self-support capability of the receiving parent, using the same self-support reserve test applied to the paying parent.

EXAMPLE TWO: The receiving parent's proportionate share of the total child support obligation is calculated under the guidelines to be $\$ 404$. This parent's Adjusted Gross Income is $\$ 1,487$. Subtracting the self-support reserve of $\$ 1,456$ from the receiving parent's Adjusted Gross Income of $\$ 1,487$ leaves $\$ 31$. Because this resulting amount is less than the parent's proportionate share of the Total Child Support Obligation, it is evident that both parents have insufficient income to be self-supporting. In this situation, the court has discretion to determine whether and in what amount the child support order (the amount the paying parent is ordered to pay) may be reduced.

## 16. MULTIPLE CHILDREN, DIFFERENT PARENTING PLANS

When each parent exercises more than half of the parenting time with at least one of the parties' children, each parent is obligated to contribute to the support of all the children. However, the amount of current child support to be paid by the parent having the greater child support obligation shall be reduced by the amount of child support owed to that parent by the other parent.

EXAMPLE: (For simplicity, this example does not consider parenting time.) Combined Adjusted Gross Income is $\$ 3,000$ per month. Father's gross income is $\$ 1,000$ per month ( $33.3 \%$ ) and he has more than half of the time with one child. Mother's gross income is $\$ 2,000$ per month $(66.6 \%)$ and she has more than half of the time with the other two children.

Prepare a Parent's Worksheet to determine child support for children in the mother's household. Locate the Combined Adjusted Gross Income figure of $\$ 3,000$ on the Schedule. Select the child support figure in the column for the two children in this household, $\$ 857$. Father's share is $33.3 \%$ of $\$ 857$, or $\$ 285$.

Prepare a Parent's Worksheet to determine child support for the child in the father's household. Locate the Combined Adjusted Gross Income figure of $\$ 3,000$. Select the child support figure in the column for the one child in this household, $\$ 592$. Mother's share is $66.6 \%$ of $\$ 592$, or $\$ 394$.

Mother is obligated to pay father $\$ 394$ for child support. This amount is reduced by the $\$ 285$ obligation owed by the father to the mother. Thus, mother must pay $\$ 109$ per month.

When the parties have children with different parenting plans and one parent does not have more than half of the parenting time with any of the children, prepare only one worksheet. To determine the parenting time cost adjustment for the parent who does not have more than half of the parenting time, use an average of the total number of parenting days. Add the total amount of parenting days for each child. Divide that number by the total number of children.

EXAMPLE: The parties have two minor children, one who lives with mother full-time and one who splits time equally between parents. Prepare one worksheet. When entering the parenting time cost adjustment for father, divide father's total number of parenting days for both children, 182, by the total number of children, two (2). Thus, father's parenting time cost adjustment would be calculated for 91 days.

## 17. CHILD SUPPORT ASSIGNED TO THE STATE

If child support has been assigned to the state under Arizona Revised Statutes Section 46-407, the obligation of a parent to pay child support shall not be offset by child support arrearages that may be owed to that parent.

## 18. TRAVEL EXPENSES ASSOCIATED WITH PARENTING TIME

The court may allocate travel expenses of the child associated with parenting time in cases where one-way travel exceeds 100 miles. In doing so, the court shall consider the means of the parents and may consider how their conduct (such as a change of residence) has affected the costs of parenting time. To the extent possible, any allocation shall ensure that the child has continued contact with each parent. A parent who is entitled to receive reimbursement from the other parent for allocated parenting time expenses shall, upon request of the other parent, provide receipts or other evidence of payments actually made. The allocation of expenses does not change the amount of the child support ordered.

## 19. GIFTS IN LIEU OF MONEY

Once child support has been ordered by the court, the child support is to be paid in money. Gifts of clothing, etc. in lieu of money are not to be offset against the child support order except by court order.

## 20. DEVIATIONS

A. The court shall deviate from the guidelines, i.e., order child support in an amount different from that which is provided pursuant to these guidelines, after considering all relevant factors, including those set forth in Arizona Revised Statutes Section 25-320, and applicable case law, only if all of the following criteria are met:

1. Application of the guidelines is inappropriate or unjust in the particular case,
2. The court has considered the best interests of the child in determining the amount of a deviation. A deviation that reduces the amount of child support paid is not, by itself, contrary to the best interests of the child,
3. The court makes written findings regarding 1. and 2. above in the Child Support Order, Minute Entry or Child Support Worksheet,
4. The court shows what the order would have been without the deviation, and
5. The court shows what the order is after deviating.
B. The court may deviate from the guidelines based upon an agreement of the parties only if all of the following criteria are met:
6. The agreement is in writing or stated on the record pursuant to Rule 69, Arizona Rules of Family Law Procedure (ARFLP).
7. All parties have entered into the agreement with knowledge of the amount of child support that would have been ordered under the guidelines but for the agreement,
8. All parties have entered into the agreement free of duress and coercion, and
9. The court complies with the requirements of Section 20.A.

In cases with significant disparity of income between the parents, a deviation may be appropriate.

## 21. THIRD-PARTY CAREGIVERS

When a child lives with a third-party caregiver by virtue of a court order, administrative placement by a state agency or under color of authority, the third-party caregiver is entitled to receive child support payments from each parent on behalf of the child. When calculating the amount of child support to be awarded to a third-party caregiver, consider the thirdparty caregiver's expenses under Section 9, but not the third-party caregiver's income.

EXAMPLE: The parties have one child together who is living with a third-party caregiver. Mother has an Adjusted Gross Income of $\$ 2,500$ per month and father has an Adjusted Gross Income of $\$ 2,000$ per month. Add both parents' income together for a Total Adjusted Gross Income of $\$ 4,500$ per month. The Total Basic Support Obligation for one child would be $\$ 817$. The third-party caregiver pays $\$ 500$ per month for medical insurance. Place the $\$ 500$ amount as an additional child support obligation under the third-party column. The parents have no recognized expenses under Section 9. Father should be ordered to pay the caregiver $\$ 585$ per month and mother should be ordered to pay the caregiver $\$ 732$ per month.

## 22. COURT'S FINDINGS

The court shall make findings in the record as to: Gross Income, Adjusted Gross Income, Basic Child Support Obligation, Total Child Support Obligation, each parent's proportionate share of the child support obligation, and the child support order.

The findings may be made by incorporating a worksheet containing this information into the file.

If the court attributes income above minimum wage income, the court shall explain the reason for its decision.

The child support order shall be set forth in a sum certain and start on a date certain. A new child support order shall be filed upon any change in the amount or due date of the child support obligation.

## 23. EXCHANGE OF INFORMATION

The court shall order that every twenty-four months, financial information such as tax returns, financial affidavits, and earning statements be exchanged between the parties.

Unless the court has ordered otherwise, at the time the parties exchange financial information, they shall also exchange residential addresses and the names and addresses of their employers.

## 24. MODIFICATION

A. Standard Procedure

Pursuant to Arizona Revised Statutes Sections 25-327 and 25-503, either parent or the state Title IV-D agency may ask the court to modify a child support order upon a showing of a substantial and continuing change of circumstances.
B. Simplified Procedure

Either parent or the state Title IV-D agency may request the court to modify a child support order if application of the guidelines results in an order that varies $15 \%$ or more from the existing amount. A fifteen percent variation in the amount of the order will be considered evidence of substantial and continuing change of circumstances. A request for modification of the child support amount must be accompanied by a completed and sworn "Parent's Worksheet for Child Support Amount," and documentation supporting the incomes if different from the court's most recent findings regarding income of the parents. If the party requesting the modification is unable to provide documentation supporting the other party's income, the requesting party shall indicate that the income amount is
attributed/estimated and state the basis for the amount listed. The state Title IV-D agency may submit a parent's worksheet.

The simplified procedure also may be used by either parent or the state Title IV-D agency to modify a child support order to assign or alter the responsibility to provide medical insurance for a child who is subject of a child support order. A modification of the medical assignment or responsibility does not need to vary by $15 \%$ or more from the existing amount to use the simplified procedure.

A copy of the request for modification of child support and the "Parent's Worksheet for Child Support Amount," including supporting documentation, showing that the proposed child support amount would vary $15 \%$ or more from the existing child support order shall be served on the other parent, or on both parents if filed by the state Title IV-D agency, pursuant to Rule 27, Arizona Rules of Family Law Procedure (ARFLP).

If the requested modification is disputed, the parent receiving service must request a hearing within 20 days of service. If service is made outside the state, as provided in Rule 42, ARFLP, the parent receiving service must request a hearing within 30 days of service.

A party requesting a hearing shall file a written request for hearing accompanied by a completed and sworn "Parent's Worksheet for Child Support Amount." Copies of the documents filed, together with the notice of hearing, shall be served on the other party and, if appropriate, the state Title IV-D agency by first class mail not less than ten judicial days prior to the hearing.

Upon proof of service and if no hearing is requested within the time allowed, the court will review the request and enter an appropriate order or set the matter for hearing.

If any party requests a hearing within the time allowed, the court shall conduct such hearing. No order shall be modified without a hearing if one is requested.

The notice provision of Rule 44, ARFLP, does not apply to this simplified modification procedure.

A request to modify child support, request for a hearing and notice of hearing, "Parent's Worksheet for Child Support Amount" and child support order filed or served pursuant to this subsection must be made using forms approved by the Arizona Supreme Court or substantially similar forms.

Approved forms are available from the Clerk of the Superior Court.

## 25. EFFECT OF CESSATION OF CHILD SUPPORT FOR ONE CHILD

If child support for more than one child was ordered under these guidelines and thereafter the duty to support one of the children stops, the order is not automatically reduced by that child's share. To obtain a modification to the child support order, a request must be made in writing to the court to recalculate the child support obligation pursuant to these guidelines. The procedure specified in Section 24 may be used for this purpose.

EXAMPLE: The child support order for Combined Adjusted Gross Income of $\$ 1,500$, with four children is $\$ 621$. One child graduates from high school and turns 18. In determining the new child support amount, do not deduct one-fourth of the order for a new order of $\$ 466$. Instead, determine a new child support order by applying the guidelines. (NOTE: This method varies from the one used in Section 9.B.4).

## 26. INCOME AND BENEFITS RECEIVED BY OR ON BEHALF OF CHILD

A. Income earned or money received by a child from any source other than courtordered child support shall not be counted toward either parent's child support obligation except as stated herein. However, income earned or money received by or on behalf of a person for whom child support is ordered to continue past the age of majority pursuant to Arizona Revised Statute Sections 25-320.E and 25-809.F may be credited against any child support obligation.
B. Benefits, such as Social Security Disability or Insurance, received by a parent on behalf of a child, as a result of contributions made by the other parent who is ordered to pay child support shall be credited as follows:

1. If the amount of the child's benefit for a given month is equal to or greater than the paying parent's child support obligation, then that parent's obligation is satisfied.
2. Any benefit received by the child for a given month in excess of the child support obligation shall not be treated as an arrearage payment nor as a credit toward future child support payments.
3. If the amount of the child's benefit for a given month is less than the parent's child support obligation, the parent shall pay the difference unless the court, in its discretion, modifies the child support order to equal the benefits being received at that time.
D. Except as otherwise provided in Section 5.B, any benefits received directly, and not on behalf of a child, by either the parent receiving child support or the parent paying child support as a result of his or her own contributions, shall be included as part of that parent's gross income.

## 27. FEDERAL TAX EXEMPTION FOR DEPENDENT CHILDREN

All the federal and state tax exemptions applicable to the minor children shall be allocated between the parents as they agree, or, in the absence of their agreement, in a manner that allows each parent to claim allowable federal dependency exemptions proportionate to adjusted gross income in a reasonable pattern that can be repeated in no more than 5 years. This may be done by allocating claiming of the children or claiming of specific years. To implement this provision, the proportionate share of the combined adjusted gross income of both parents is rounded to the nearest fraction with a denominator no larger than 5 (i.e. $1 / 2,1 / 3,2 / 3,1 / 4,3 / 4,1 / 5,2 / 5,3 / 5,4 / 5)$. For illustrative purposes, assume father earns $\$ 60,000$ and mother earns $\$ 40,000$ of the combined adjusted gross income of $\$ 100,000$. Father's share of the combined income is $3 / 5$. If father earned $\$ 30,000$ and mother earned $\$ 20,000$, then $3 / 5$ would still be the fraction with a denominator of 5 or less that comes closest to father's share of the parents' combined adjusted gross income. The dependency exemption shall therefore be allocated utilizing this fraction. If a parent otherwise entitled to the dependency exemption would derive no tax benefit from claiming it in any given tax year, then the entire exemption for that tax year, and not just the share indicated by the preceding sentence, may be allocated to the parent who would derive a tax benefit for that tax year. An Internal Revenue Service Form 8332 may need to be signed and filed with a parent's income tax return.

The court may deny the right to present or future tax exemption when a history of nonpayment of child support exists. The allocation of the exemption may be conditioned upon payment by December 31 of the total court-ordered monthly child support obligation for the current calendar year and any court-ordered arrearage payments due during that calendar year for which the exemption is to be claimed. If these conditions have been met, the parent receiving child support will need to execute the necessary Internal Revenue Service form (Form 8332) to transfer the exemption. If the paying parent has paid the current child support, but has not paid the court-ordered arrearage payments, the paying parent shall not be entitled to claim the exemption.

EXAMPLE: The paying parent's percentage of gross income is approximately $67 \%(2 / 3)$ and the receiving parent's percentage is approximately $33 \%(1 / 3)$. All payments are current. If there are three children, the paying parent would be entitled to claim the exemption for two children and the receiving parent would be entitled to claim the exemption for one child. If there is only one child, the paying parent would be entitled to claim the child two out of every three years, and the receiving parent would claim the child one out of every three years.

For purposes of this section only, a paying parent shall be credited as having paid child support that has been deducted on or before December 31 pursuant to an order of assignment if the amount has been received by the court or clearinghouse by January 15 of the following year.

## 28. CHILD SUPPORT ARREARS

A. When setting an amount for a payment on arrears, the court should take into consideration that interest accrues on the principal balance. If the court sets a payment on arrears less than the amount of the accruing monthly interest, the court shall make a finding why the amount is less than the accruing monthly interest. Upon a showing of substantial and continuing changed circumstances, the court may adjust the amount of payment on arrears.
B. When a current child support obligation terminates, before adjusting the order of assignment to an amount less than the current child support amount and the payment on arrears, the court shall consider the total amount of arrears and the accruing interest, and the time that it will take the obligor to pay these amounts.

## 29. EFFECTIVE DATE AND GROUNDS FOR MODIFICATION

A. Except for defaults or as otherwise agreed upon by the parties, all child support orders entered after March 31, 2018 shall be made pursuant to these guidelines, whether they be original orders or modifications of pre-existing orders, unless the court determines otherwise based on good cause shown. In cases of default, the guidelines in effect at the time of filing the action will be used. The parties may agree to use either the guidelines in effect at the time of filing the action or those in effect at the time the order is entered.
B. A substantial variance between an existing child support order and an amount resulting from application of the new guidelines may be considered evidence of a substantial and continuing change of circumstances for purposes of a modification. A variance of at least $15 \%$ would be evidence of a substantial and continuing change of circumstances.

| Schedule of Basic Support Dbligations |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Combined <br> Adjusted <br> Gross Income | One Child | Two Children | Three Children | Four Children | Five Children | Six Children |
| 750 | 174 | 255 | 303 | 312 | 372 | 404 |
| 800 | 185 | 271 | 323 | 360 | 396 | 431 |
| 850 | 196 | 287 | 341 | 381 | 419 | 456 |
| 900 | 206 | 301 | 358 | 399 | 439 | 478 |
| 950 | 216 | 315 | 374 | 418 | 460 | 500 |
| 1000 | 225 | 329 | 391 | 436 | 480 | 522 |
| 1050 | 235 | 343 | 407 | 455 | 500 | 544 |
| 1100 | 245 | 357 | 424 | 473 | 521 | 566 |
| 1150 | 255 | 371 | 440 | 492 | 541 | 588 |
| 1200 | 264 | 385 | 457 | 510 | 561 | 610 |
| 1250 | 274 | 399 | 473 | 528 | 581 | 632 |
| 1300 | 284 | 414 | 490 | 547 | 602 | 654 |
| 1350 | 293 | 428 | 506 | 565 | 622 | 676 |
| 1400 | 303 | 442 | 523 | 584 | 642 | 698 |
| 1450 | 313 | 456 | 539 | 602 | 662 | 720 |
| 1500 | 323 | 470 | 556 | 621 | 683 | 742 |
| 1550 | 332 | 484 | 572 | 639 | 703 | 764 |
| 1600 | 342 | 498 | 589 | 657 | 723 | 786 |
| 1650 | 351 | 511 | 604 | 675 | 742 | 807 |
| 1700 | 360 | 524 | 620 | 692 | 761 | 828 |
| 1750 | 369 | 537 | 635 | 709 | 780 | 848 |
| 1800 | 379 | 551 | 651 | 727 | 799 | 869 |
| 1850 | 388 | 564 | 666 | 744 | 818 | 889 |
| 1900 | 397 | 577 | 681 | 761 | 837 | 910 |
| 1950 | 406 | 590 | 697 | 778 | 856 | 931 |
| 2000 | 415 | 603 | 712 | 796 | 875 | 951 |
| 2050 | 424 | 616 | 727 | 812 | 894 | 971 |
| 2100 | 433 | 629 | 742 | 829 | 912 | 991 |
| 2150 | 442 | 641 | 757 | 845 | 930 | 1011 |
| 2200 | 450 | 654 | 772 | 862 | 948 | 1031 |
| 2250 | 459 | 667 | 786 | 878 | 966 | 1050 |
| 2300 | 468 | 679 | 801 | 895 | 984 | 1070 |
| 2350 | 477 | 692 | 816 | 911 | 1003 | 1090 |
| 2400 | 486 | 705 | 831 | 928 | 1021 | 1109 |
| 2450 | 495 | 717 | 845 | 944 | 1039 | 1129 |
| 2500 | 503 | 730 | 860 | 961 | 1057 | 1149 |


| 2550 | 512 | 742 | 875 | 977 | 1075 | 1169 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 2600 | 521 | 755 | 890 | 994 | 1093 | 1188 |
| 2650 | 530 | 768 | 905 | 1010 | 1111 | 1208 |
| 2700 | 539 | 780 | 919 | 1027 | 1130 | 1228 |
| 2750 | 547 | 793 | 934 | 1043 | 1148 | 1248 |
| 2800 | 556 | 806 | 949 | 1060 | 1166 | 1267 |
| 2850 | 565 | 818 | 964 | 1076 | 1184 | 1287 |
| 2900 | 574 | 831 | 978 | 1093 | 1202 | 1307 |
| 2950 | 583 | 844 | 993 | 1109 | 1220 | 1326 |
| 3000 | 592 | 857 | 1008 | 1126 | 1239 | 1347 |
| 3050 | 601 | 870 | 1024 | 1144 | 1258 | 1367 |
| 3100 | 610 | 883 | 1039 | 1161 | 1277 | 1388 |
| 3150 | 619 | 896 | 1055 | 1178 | 1296 | 1409 |
| 3200 | 628 | 909 | 1070 | 1195 | 1315 | 1429 |
| 3250 | 637 | 922 | 1085 | 1212 | 1334 | 1450 |
| 3300 | 646 | 935 | 1101 | 1230 | 1353 | 1470 |
| 3350 | 655 | 948 | 1116 | 1247 | 1372 | 1491 |
| 3400 | 663 | 961 | 1132 | 1264 | 1391 | 1512 |
| 3450 | 672 | 974 | 1147 | 1281 | 1409 | 1532 |
| 3500 | 681 | 987 | 1163 | 1299 | 1428 | 1553 |
| 3550 | 690 | 1000 | 1178 | 1316 | 1447 | 1573 |
| 3600 | 699 | 1013 | 1193 | 1333 | 1466 | 1594 |
| 3650 | 708 | 1026 | 1209 | 1350 | 1485 | 1614 |
| 3700 | 717 | 1039 | 1224 | 1367 | 1504 | 1635 |
| 3750 | 726 | 1052 | 1240 | 1385 | 1523 | 1656 |
| 3800 | 735 | 1065 | 1255 | 1402 | 1542 | 1676 |
| 3850 | 744 | 1078 | 1270 | 1419 | 1561 | 1697 |
| 3900 | 753 | 1091 | 1286 | 1436 | 1580 | 1717 |
| 3950 | 760 | 1101 | 1297 | 1449 | 1594 | 1733 |
| 4000 | 765 | 1108 | 1306 | 1458 | 1604 | 1744 |
| 4050 | 771 | 1115 | 1314 | 1468 | 1614 | 1755 |
| 4100 | 776 | 1123 | 1322 | 1477 | 1625 | 1766 |
| 4150 | 781 | 1130 | 1330 | 1486 | 1635 | 1777 |
| 4200 | 786 | 1137 | 1339 | 1495 | 1645 | 1788 |
| 4250 | 791 | 1144 | 1347 | 1504 | 1655 | 1799 |
| 4300 | 796 | 1152 | 1355 | 1514 | 1665 | 1810 |
| 4350 | 802 | 1159 | 1363 | 1523 | 1675 | 1821 |
| 4400 | 807 | 1166 | 1371 | 1532 | 1685 | 1832 |
| 4450 | 812 | 1173 | 1379 | 1541 | 1695 | 1842 |
| 4500 | 817 | 1180 | 1388 | 1550 | 1705 | 1853 |
| 4550 | 822 | 1188 | 1396 | 1559 | 1715 | 1864 |
| 4600 | 827 | 1195 | 1404 | 1568 | 1725 | 1875 |
| 4650 | 833 | 1202 | 1412 | 1577 | 1735 | 1886 |


| 4700 | 838 | 1209 | 1420 | 1586 | 1745 | 1897 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 4750 | 843 | 1216 | 1428 | 1596 | 1755 | 1908 |
| 4800 | 848 | 1224 | 1437 | 1605 | 1765 | 1919 |
| 4850 | 853 | 1231 | 1445 | 1614 | 1775 | 1930 |
| 4900 | 858 | 1238 | 1453 | 1623 | 1785 | 1940 |
| 4950 | 863 | 1245 | 1461 | 1632 | 1795 | 1951 |
| 5000 | 869 | 1252 | 1469 | 1641 | 1805 | 1962 |
| 5050 | 874 | 1259 | 1477 | 1650 | 1815 | 1973 |
| 5100 | 877 | 1265 | 1483 | 1657 | 1822 | 1981 |
| 5150 | 881 | 1270 | 1489 | 1664 | 1830 | 1989 |
| 5200 | 885 | 1275 | 1495 | 1670 | 1837 | 1997 |
| 5250 | 889 | 1281 | 1502 | 1677 | 1845 | 2005 |
| 5300 | 892 | 1286 | 1508 | 1684 | 1852 | 2014 |
| 5350 | 896 | 1291 | 1514 | 1691 | 1860 | 2022 |
| 5400 | 900 | 1296 | 1520 | 1698 | 1867 | 2030 |
| 5450 | 903 | 1302 | 1526 | 1704 | 1875 | 2038 |
| 5500 | 907 | 1307 | 1532 | 1711 | 1882 | 2046 |
| 5550 | 911 | 1312 | 1538 | 1718 | 1890 | 2054 |
| 5600 | 915 | 1318 | 1544 | 1725 | 1897 | 2063 |
| 5650 | 918 | 1323 | 1550 | 1732 | 1905 | 2071 |
| 5700 | 922 | 1328 | 1556 | 1739 | 1912 | 2079 |
| 5750 | 926 | 1333 | 1563 | 1745 | 1920 | 2087 |
| 5800 | 930 | 1339 | 1569 | 1752 | 1927 | 2095 |
| 5850 | 933 | 1344 | 1575 | 1759 | 1935 | 2103 |
| 5900 | 937 | 1349 | 1581 | 1766 | 1942 | 2111 |
| 5950 | 941 | 1354 | 1587 | 1773 | 1950 | 2120 |
| 6000 | 944 | 1360 | 1593 | 1779 | 1957 | 2128 |
| 6050 | 948 | 1365 | 1599 | 1786 | 1965 | 2136 |
| 6100 | 952 | 1370 | 1605 | 1793 | 1972 | 2144 |
| 6150 | 956 | 1376 | 1611 | 1800 | 1980 | 2152 |
| 6200 | 959 | 1380 | 1616 | 1805 | 1986 | 2159 |
| 6250 | 962 | 1384 | 1620 | 1810 | 1991 | 2164 |
| 6300 | 965 | 1388 | 1625 | 1815 | 1996 | 2170 |
| 6350 | 968 | 1392 | 1629 | 1819 | 2001 | 2175 |
| 6400 | 971 | 1395 | 1633 | 1824 | 2006 | 2181 |
| 6450 | 973 | 1399 | 1637 | 1828 | 2011 | 2186 |
| 6500 | 976 | 1403 | 1641 | 1833 | 2016 | 2192 |
| 6550 | 979 | 1407 | 1645 | 1837 | 2021 | 2197 |
| 6600 | 982 | 1411 | 1649 | 1842 | 2026 | 2203 |
| 6650 | 985 | 1415 | 1653 | 1847 | 2031 | 2208 |
| 6700 | 988 | 1418 | 1657 | 1851 | 2036 | 2213 |
| 6750 | 991 | 1422 | 1661 | 1856 | 2041 | 2219 |
| 6800 | 994 | 1426 | 1665 | 1860 | 2046 | 2224 |


| 6850 | 997 | 1430 | 1670 | 1865 | 2051 | 2230 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 6900 | 1000 | 1434 | 1674 | 1869 | 2056 | 2235 |
| 6950 | 1002 | 1438 | 1678 | 1874 | 2061 | 2241 |
| 7000 | 1005 | 1442 | 1682 | 1879 | 2066 | 2246 |
| 7050 | 1008 | 1445 | 1686 | 1883 | 2071 | 2252 |
| 7100 | 1011 | 1449 | 1690 | 1888 | 2077 | 2257 |
| 7150 | 1014 | 1453 | 1694 | 1892 | 2082 | 2263 |
| 7200 | 1017 | 1457 | 1698 | 1897 | 2087 | 2268 |
| 7250 | 1020 | 1461 | 1702 | 1901 | 2092 | 2274 |
| 7300 | 1023 | 1465 | 1706 | 1906 | 2097 | 2279 |
| 7350 | 1024 | 1466 | 1708 | 1908 | 2099 | 2281 |
| 7400 | 1026 | 1468 | 1710 | 1910 | 2101 | 2284 |
| 7450 | 1027 | 1470 | 1712 | 1912 | 2103 | 2286 |
| 7500 | 1029 | 1472 | 1714 | 1914 | 2106 | 2289 |
| 7550 | 1030 | 1474 | 1716 | 1916 | 2108 | 2291 |
| 7600 | 1032 | 1476 | 1718 | 1918 | 2110 | 2294 |
| 7650 | 1033 | 1478 | 1719 | 1921 | 2113 | 2296 |
| 7700 | 1035 | 1479 | 1721 | 1923 | 2115 | 2299 |
| 7750 | 1036 | 1481 | 1723 | 1925 | 2117 | 2301 |
| 7800 | 1038 | 1483 | 1725 | 1927 | 2119 | 2304 |
| 7850 | 1039 | 1485 | 1727 | 1929 | 2122 | 2306 |
| 7900 | 1041 | 1487 | 1729 | 1931 | 2124 | 2309 |
| 7950 | 1042 | 1489 | 1731 | 1933 | 2126 | 2311 |
| 8000 | 1044 | 1491 | 1732 | 1935 | 2129 | 2314 |
| 8050 | 1045 | 1492 | 1734 | 1937 | 2131 | 2316 |
| 8100 | 1047 | 1494 | 1736 | 1939 | 2133 | 2319 |
| 8150 | 1048 | 1496 | 1738 | 1941 | 2136 | 2321 |
| 8200 | 1050 | 1498 | 1740 | 1943 | 2138 | 2324 |
| 8250 | 1051 | 1500 | 1742 | 1946 | 2140 | 2326 |
| 8300 | 1053 | 1502 | 1744 | 1948 | 2142 | 2329 |
| 8350 | 1054 | 1504 | 1745 | 1950 | 2145 | 2331 |
| 8400 | 1055 | 1505 | 1747 | 1952 | 2147 | 2333 |
| 8450 | 1058 | 1509 | 1751 | 1956 | 2152 | 2339 |
| 8500 | 1063 | 1516 | 1759 | 1965 | 2161 | 2349 |
| 8550 | 1068 | 1522 | 1767 | 1973 | 2171 | 2360 |
| 8600 | 1072 | 1529 | 1774 | 1982 | 2180 | 2370 |
| 8650 | 1077 | 1536 | 1782 | 1991 | 2190 | 2380 |
| 8700 | 1082 | 1543 | 1790 | 1999 | 2199 | 2391 |
| 8750 | 1087 | 1549 | 1798 | 2008 | 2209 | 2401 |
| 8800 | 1092 | 1556 | 1806 | 2017 | 2218 | 2411 |
| 8850 | 1096 | 1563 | 1813 | 2025 | 2228 | 2422 |
| 8900 | 1101 | 1570 | 1821 | 2034 | 2238 | 2432 |
| 8950 | 1106 | 1576 | 1829 | 2043 | 2247 | 2443 |


| 9000 | 1111 | 1583 | 1837 | 2051 | 2257 | 2453 |
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| 9050 | 1116 | 1590 | 1844 | 2060 | 2266 | 2463 |
| 9100 | 1120 | 1597 | 1852 | 2069 | 2276 | 2474 |
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| 9200 | 1130 | 1610 | 1868 | 2086 | 2295 | 2494 |
| 9250 | 1134 | 1616 | 1874 | 2093 | 2302 | 2503 |
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| 9450 | 1146 | 1633 | 1894 | 2116 | 2327 | 2530 |
| 9500 | 1149 | 1637 | 1899 | 2121 | 2334 | 2537 |
| 9550 | 1152 | 1642 | 1904 | 2127 | 2340 | 2543 |
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| 9950 | 1178 | 1678 | 1947 | 2175 | 2392 | 2600 |
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| 10200 | 1195 | 1703 | 1975 | 2206 | 2427 | 2638 |
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| 10750 | 1226 | 1745 | 2024 | 2261 | 2487 | 2703 |
| 10800 | 1228 | 1749 | 2028 | 2265 | 2492 | 2708 |
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| 10900 | 1233 | 1756 | 2036 | 2274 | 2502 | 2719 |
| 10950 | 1236 | 1760 | 2040 | 2279 | 2507 | 2725 |
| 11000 | 1239 | 1763 | 2044 | 2283 | 2511 | 2730 |
| 11050 | 1241 | 1767 | 2048 | 2288 | 2516 | 2735 |
| 11100 | 1244 | 1771 | 2052 | 2292 | 2521 | 2741 |


| 11150 | 1246 | 1774 | 2056 | 2297 | 2526 | 2746 |
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| 12500 | 1321 | 1879 | 2176 | 2431 | 2674 | 2906 |
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| 13150 | 1359 | 1933 | 2238 | 2500 | 2750 | 2989 |
| 13200 | 1362 | 1937 | 2243 | 2505 | 2756 | 2996 |
| 13250 | 1365 | 1941 | 2248 | 2511 | 2762 | 3002 |


| 13300 | 1367 | 1945 | 2252 | 2516 | 2768 | 3008 |
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| 13350 | 1370 | 1949 | 2257 | 2521 | 2774 | 3015 |
| 13400 | 1373 | 1953 | 2262 | 2527 | 2779 | 3021 |
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| 13500 | 1379 | 1962 | 2272 | 2537 | 2791 | 3034 |
| 13550 | 1382 | 1966 | 2276 | 2543 | 2797 | 3040 |
| 13600 | 1385 | 1970 | 2281 | 2548 | 2803 | 3047 |
| 13650 | 1388 | 1974 | 2286 | 2553 | 2809 | 3053 |
| 13700 | 1391 | 1978 | 2291 | 2559 | 2815 | 3059 |
| 13750 | 1393 | 1982 | 2295 | 2564 | 2820 | 3066 |
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| 14850 | 1457 | 2072 | 2398 | 2679 | 2947 | 3203 |
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| 15200 | 1477 | 2099 | 2428 | 2712 | 2983 | 3243 |
| 15250 | 1480 | 2102 | 2432 | 2717 | 2988 | 3248 |
| 15300 | 1483 | 2106 | 2436 | 2722 | 2994 | 3254 |
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| 15400 | 1488 | 2114 | 2445 | 2731 | 3004 | 3266 |
|  |  |  |  |  |  |  |
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| 15450 | 1491 | 2118 | 2449 | 2736 | 3009 | 3271 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 15500 | 1494 | 2122 | 2453 | 2741 | 3015 | 3277 |
| 15550 | 1497 | 2125 | 2458 | 2745 | 3020 | 3283 |
| 15600 | 1500 | 2129 | 2462 | 2750 | 3025 | 3288 |
| 15650 | 1502 | 2133 | 2466 | 2755 | 3030 | 3294 |
| 15700 | 1505 | 2137 | 2471 | 2760 | 3036 | 3300 |
| 15750 | 1508 | 2141 | 2475 | 2764 | 3041 | 3305 |
| 15800 | 1511 | 2145 | 2479 | 2769 | 3046 | 3311 |
| 15850 | 1514 | 2148 | 2483 | 2774 | 3051 | 3317 |
| 15900 | 1517 | 2152 | 2488 | 2779 | 3056 | 3322 |
| 15950 | 1519 | 2156 | 2492 | 2783 | 3062 | 3328 |
| 16000 | 1522 | 2160 | 2496 | 2788 | 3067 | 3334 |
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| 16100 | 1528 | 2168 | 2505 | 2798 | 3077 | 3345 |
| 16150 | 1531 | 2171 | 2509 | 2802 | 3083 | 3351 |
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| 16500 | 1550 | 2198 | 2539 | 2836 | 3119 | 3391 |
| 16550 | 1553 | 2202 | 2544 | 2841 | 3125 | 3397 |
| 16600 | 1556 | 2206 | 2548 | 2846 | 3131 | 3403 |
| 16650 | 1559 | 2211 | 2553 | 2852 | 3137 | 3410 |
| 16700 | 1562 | 2215 | 2558 | 2857 | 3143 | 3416 |
| 16750 | 1565 | 2219 | 2562 | 2862 | 3148 | 3422 |
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| 16850 | 1570 | 2227 | 2572 | 2873 | 3160 | 3435 |
| 16900 | 1573 | 2231 | 2577 | 2878 | 3166 | 3441 |
| 16950 | 1576 | 2235 | 2581 | 2883 | 3172 | 3447 |
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| 17050 | 1582 | 2243 | 2591 | 2894 | 3183 | 3460 |
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| 17150 | 1588 | 2251 | 2600 | 2904 | 3195 | 3473 |
| 17200 | 1590 | 2255 | 2605 | 2909 | 3200 | 3479 |
| 17250 | 1593 | 2259 | 2609 | 2915 | 3206 | 3485 |
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| 17600 | 1613 | 2288 | 2642 | 2951 | 3246 | 3529 |
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| 17650 | 1616 | 2292 | 2647 | 2957 | 3252 | 3535 |
| 17700 | 1619 | 2296 | 2652 | 2962 | 3258 | 3541 |
| 17750 | 1622 | 2300 | 2656 | 2967 | 3264 | 3548 |
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| 17850 | 1628 | 2308 | 2666 | 2978 | 3275 | 3560 |
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| 17950 | 1633 | 2316 | 2675 | 2988 | 3287 | 3573 |
| 18000 | 1636 | 2320 | 2680 | 2993 | 3293 | 3579 |
| 18050 | 1639 | 2324 | 2684 | 2999 | 3298 | 3585 |
| 18100 | 1642 | 2328 | 2689 | 3004 | 3304 | 3592 |
| 18150 | 1645 | 2332 | 2694 | 3009 | 3310 | 3598 |
| 18200 | 1648 | 2336 | 2699 | 3014 | 3316 | 3604 |
| 18250 | 1650 | 2340 | 2703 | 3019 | 3321 | 3610 |
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| 18450 | 1662 | 2357 | 2722 | 3040 | 3344 | 3635 |
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| 18750 | 1679 | 2381 | 2750 | 3072 | 3379 | 3673 |
| 18800 | 1682 | 2385 | 2755 | 3077 | 3385 | 3679 |
| 18850 | 1685 | 2389 | 2759 | 3082 | 3391 | 3686 |
| 18900 | 1687 | 2393 | 2764 | 3088 | 3396 | 3692 |
| 18950 | 1690 | 2397 | 2769 | 3093 | 3402 | 3698 |
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| 19500 | 1722 | 2442 | 2820 | 3150 | 3466 | 3767 |
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| 19600 | 1727 | 2450 | 2830 | 3161 | 3477 | 3779 |
| 19650 | 1729 | 2453 | 2833 | 3164 | 3481 | 3784 |
| 19700 | 1732 | 2456 | 2836 | 3168 | 3485 | 3788 |


| 19750 | 1734 | 2459 | 2839 | 3172 | 3489 | 3792 |
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| 19800 | 1736 | 2462 | 2843 | 3175 | 3493 | 3797 |
| 19850 | 1738 | 2465 | 2846 | 3179 | 3497 | 3801 |
| 19900 | 1740 | 2467 | 2849 | 3183 | 3501 | 3806 |
| 19950 | 1742 | 2470 | 2853 | 3186 | 3505 | 3810 |
| 20000 | 1744 | 2473 | 2856 | 3190 | 3509 | 3815 |

