

WordPerfect Document Compare Summary

Original document: P:\wp19\AAML\CHILDSUPPORT\00544409.WPD

Revised document: P:\wp19\AAML\CHILDSUPPORT\00544410.WPD

Deletions are shown with the following attributes and color:

~~Strikeout~~, **Blue** RGB(0,0,255).

Deleted text is shown as full text.

Insertions are shown with the following attributes and color:

Double Underline, Redline, **Red** RGB(255,0,0).

The document was marked with 5 Deletions, 12 Insertions, 0 Moves.

NAC 425.150 Adjustment of child support obligation in accordance with specific needs of child and economic circumstances of parties. (NRS 425.620)

1. ~~Any~~The guideline schedule child support obligation established pursuant to NAC 425.140 may be adjusted by the court ~~in accordance with~~f the evidence demonstrates that the specific needs of ~~the child and the economic circumstances of the parties based upon~~a particular child are not met or are exceeded by the scheduled obligation. In evaluating those needs, the court shall consider the following factors and shall make specific findings of fact with respect to why the guideline schedule award should be adjusted:

- (a) Any special educational needs of the child;
- (b) The legal responsibility of the parties for the support of others;
- (c) The value of services contributed by either party;
- (d) Any public assistance paid to support the child;
- (e) The cost of transportation of the child to and from visitation;

(f) The relative income of both households, including the amount by which a new spouse or co-habitant contributes to an obligor, so long as the adjustment does not exceed the ~~total~~guideline schedule obligation of ~~the other party~~that obligor, inclusive of any obligation based on imputed income;

- (g) Any other necessary expenses for the benefit of the child; and

(h) The obligor's ability to actually pay the guideline schedule obligation in light of that obligor's other necessary expenses.

2. The court may include benefits received by a child pursuant to 42 U.S.C. § 402(d) based on a parent's entitlement to federal disability or old-age insurance benefits pursuant to 42 U.S.C. §§ 401 to 433, inclusive, in the parent's gross income and adjust an obligor's child support obligation by subtracting the amount of the child's benefit. In no case may this adjustment require an obligee to reimburse an obligor for any portion of the child's benefit.