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3	SENATE CHAMBER STATE OF OKLAHOMA DISPOSITION
4	FLOOR AMENDMENT No
5	COMMITTEE AMENDMENT (Date)
6	I move to amend Senate Bill No. 1426, by substituting the attached floor substitute (Request # 3646)
7	for the title, enacting clause and entire body of the measure.
8	Submitted by:
9	Senator Daniels
10	I hereby grant permission for the floor substitute to be adopted.
11	Senator Howard, Chair (required)  Senator Floyd
12	Senator Daniels  Marenteen Senator Jech
13	Senator Boren Senator Leewight
14	Senator Brooks  Senator Paxton
15	Senator Brooks  Senator Bullard  Senator Bullard  Senator Weaver
16	Schatol Bulland
17	Senator Treat, President Pro Tempore Senator McCortney, Majority Floor Leader
18	Note: Judiciary committee majority requires six (6) members' signatures.
19	Daniels-TEK-FS-SB1426
20	2/22/2022 9:03 AM
21	(Floor Amendments Only) Date and Time Filed: 2-22-22 2:04 pm dd
22	Untimely Amendment Cycle Extended Secondary Amendment
23	

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1	STATE OF OKLAHOMA
2	2nd Session of the 58th Legislature (2022)
3	FLOOR SUBSTITUTE FOR
4	SENATE BILL NO. 1426  By: Daniels of the Senate
5	and
6	Kannady of the House
7	
8	FLOOR SUBSTITUTE
9	An Act relating to child support; amending 56 O.S. 2021, Section 238.5A, which relates to use of child
10	support guidelines; requiring Department of Human Services to ensure review of certain orders;
11	authorizing issuance of notice to modify child support order under certain circumstances; requiring
12	Department to provide certain notice; providing for service of certain notice; requiring Department to
13	set hearing upon request; requiring notice of certain hearing; requiring submission of certain orders to
14	the administrative court; requiring review of certain order; requiring filing of certain administrative
15	order in district court; authorizing appeal of certain administrative orders; requiring Department
16	to promulgate certain rules; repealing 43 O.S. 2021, Section 118.1, which relates to Department review of
17	child support orders; and providing an effective date.
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20	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
21	SECTION 1. AMENDATORY 56 O.S. 2021, Section 238.5A, is
22	amended to read as follows:
23	Section 238.5A. The A. In all cases in which child support
24	services are being provided under the state child support plan as

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provided in Section 237 of this title, the Department shall ensure

that the amount of child support and other support shall be is

ordered and reviewed in accordance with the child support guidelines

provided in Section 118 of Title 43 of the Oklahoma Statutes.

- B. Whenever the Department determines that an order for child support may not be in accordance with the child support guidelines set forth in Section 118 of Title 43 of the Oklahoma Statutes, the Department may issue a notice to modify the order for child support.
- C. The Department shall serve notice on the obligor and the custodial person informing them of the following:
- 1. The style and case number of the child support order or orders being enforced by the Department;
  - 2. The date the notice is issued;

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- 3. The initials and dates of birth of the child or children who are the subject or subjects of the order for child support;
- 4. The amount of the existing monthly child support obligations
  as defined in Section 118 et seq. of Title 43 of the Oklahoma

  Statutes;
  - 5. That the monthly child support obligation may not be in compliance with the child support guidelines;
- 21 6. That according to information in the records of the
  22 Department, the order for child support and other support should be
  23 modified;

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1 7. The proposed modified amount of child support that should be 2 paid in accordance with the child support guidelines; The proposed medical support order; 3 8. 4 The proposed child care expenses; 5 The amount of past due support owed by the obligor and a 6 monthly judgment payment if the Department is requesting a judgment; 7 11. That unless either party requests a hearing, the proposed modified monthly child support and other support obligations shall 8 9 become the monthly court-ordered child support amount; 12. That the modification of the child support obligation shall 10 be effective the first day of the month following the date the 11 12 notice is issued; 13 That an immediate income assignment shall be ordered pursuant to Section 115 of Title 43 of Oklahoma Statutes; 14 14. That all payments for child support shall be made to the 15 Centralized Support Registry at the address specified in the notice 16 17 pursuant to Section 413 of Title 43 of Oklahoma Statutes, and any

20 <u>15. The address of record for the obligor and custodial person</u>
21 <u>on file with the Central Case Registry pursuant to Section 112A of</u>
22 Title 43 of Oklahoma Statutes;

be credited to the amount owed;

payments made other than to the Centralized Support Registry may not

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16. That either party may request an administrative hearing on a form attached to the notice within twenty (20) days of the date the notice is served; and

- 17. That the notice shall become the order of modification and shall be filed with the clerk of the district court. Such order shall have the same legal effect as an order of the court.
- D. The notice provided for in this section shall be served by the Department upon the obligor and custodial person as provided in Section 2004 of Title 12 of the Oklahoma Statutes, or if there is an address of record on file with the Central Case Registry pursuant to Section 112A of Title 43 of the Oklahoma Statutes, the notice may be served by regular mail at the address of record.
- E. Upon receipt of a timely request for hearing, the Department shall set the matter for a hearing. The obligor and custodial person shall be given notice of the hearing as provided in subsection B of Section 2005 of Title 12 of the Oklahoma Statutes.

  The notice shall state that failure to appear at the scheduled hearing may result in the notice becoming the order of the court
- F. When a timely hearing is not requested, the Department shall submit to the administrative court an order confirming and incorporating the notice by reference. The court shall review to confirm jurisdiction, sufficiency of the notice to modify, and service of process. The order shall be reviewed and signed by the court or returned to the Department with explanation.

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        G. An administrative order shall be filed in the district court
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    pursuant to Section 237.10 of this title. A final administrative
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    order entered pursuant to this section may be appealed in accordance
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    with the requirements of Section 240.3 of this title.
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        H. The Department shall promulgate rules as necessary to
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    implement the provisions of this section.
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        SECTION 2.
                       REPEALER 43 O.S. 2021, Section 118.1, is
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    hereby repealed.
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        SECTION 3. This act shall become effective November 1, 2022.
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                                2/22/2022 3:47:19 PM
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        58-2-3646
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