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 moves to	amend	H.F.	No.	2889	as	follows:	

Page 1, line 13, after the period insert "For purposes of this section, "overnight equivalents" has the meaning provided in section 518A.36, subdivision 1."

Page 2, line 19, after "party" insert ", or public authority,"

Page 3, line 8, strike "the obligor's" and insert "each parent's" and before "basic" insert "combined"

Page 3, lines 17 to 26, delete the new language and insert "If the parents have split custody of the joint children, child support shall be calculated for each joint child as follows:"

Page 3, before line 27, insert:

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"(1) the court shall determine each parent's basic support obligation pursuant to paragraph (b) and shall include the amount of each parent's obligation in the court order. If the basic support calculation results in each parent owing support to the other, the court shall offset the higher basic support obligation with the lower basic support obligation to determine the amount to be paid by the parent with the higher obligation to the parent with the lower obligation. For the purpose of the cost-of-living adjustment required under section 518A.75, the adjustment must be based on each parent's basic support obligation prior to offset. For the purposes of this paragraph "split custody" means that there are two or more joint children and each parent has at least one joint child more than 50 percent of the time;

(2) if each parent pays all child care expenses for at least one joint child, the court shall calculate child care support for each joint child as provided in section 518A.40. The court shall determine each parent's child care support obligation and include the amount of each parent's obligation in the court order. If the child care support calculation results in each parent owing support to the other, the court shall offset the higher child care support obligation with the lower child care support obligation to determine the amount to be paid by the parent with the higher obligation to the parent with the lower obligation; and

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2.1	(3) if each parent pays all medical or dental insurance expenses for at least one
2.2	joint child, medical support shall be calculated for each joint child as provided in section
2.3	518A.41. The court shall determine each parent's medical support obligation and include
2.4	the amount of each parent's obligation in the court order. If the medical support calculation
2.5	results in each parent owing support to the other, the court shall offset the higher medical
2.6	support obligation with the lower medical support obligation to determine the amount to
2.7	be paid by the parent with the higher obligation to the parent with the lower obligation.
2.8	Unreimbursed and uninsured medical expenses are not included in the presumptive
2.9	amount of support owed by a parent and are calculated and collected as provided in
2.10	section 518A.41."
2.11	Page 3, lines 28 to 34, delete the new language
2.12	Page 3, line 36, delete the new language
2.13	Page 4, lines 1 to 7, delete the new language
2.14	Page 4, line 31, after "overnights" insert "or overnight equivalents"
2.15	Page 4, line 32, strike ", or" and insert ". For purposes of this section, overnight
2.16	equivalents are calculated "
2.17	Page 5, line 13, strike old language
2.18	Page 5, line 14, strike the old language and delete the new language and insert "
2.19	The court shall apply the following formula to determine which parent is the obligor
2.20	and calculate the basic support obligation:"
2.21	Page 5, line 31, delete "the base support obligation of parent B" and insert "parent
2.22	B's share of the combined basic support obligation as determined in section 518A.34,
2.23	paragraph (b), clause (5)"
2.24	Page 5, line 32, delete "the base support obligation of parent A" and insert "parent
2.25	A's share of the combined basic support obligation as determined in section 518A.34,
2.26	paragraph (b), clause (5)"
2.27	Page 5, line 35, after "obligor" insert ", the negative number becomes its positive
2.28	equivalent, "
2.29	Page 7, line 20, after "guidelines" insert "and there is no parenting plan or order from
2.30	which overnights or overnight equivalents can be determined"
2.31	Page 7, line 22, after the period, insert "In determining an obligation under
2.32	previously existing child support guidelines, it is presumed that the court shall:"
2.33	Page 7, before line 23, insert:
2.34	"(1) if a 12 percent parenting expense adjustment was applied, multiply the obligor's
2.35	share of the combined basic support obligation calculated under section 518A.34,
2.36	paragraph (b), clause (5) by .88; or

3.1	(2) if the parenting time was presumed equal but the parents' parental incomes for
3.2	determining child support were not equal:
3.3	(i) multiply the combined basic support obligation under section 518A.34, paragraph
3.4	(b), clause (5) by .075;
3.5	(ii) prorate the amount under item (i) between the parents based on each parent's
3.6	proportionate share of the combined PICS: and

(iii) subtract the lower amount from the higher amount."

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