## FIRST REGULAR SESSION HOUSE BILL NO. 707

## 99TH GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE NEELY.

D. ADAM CRUMBLISS, Chief Clerk

## AN ACT

To repeal section 452.335, RSMo, and to enact in lieu thereof one new section relating to modifiable maintenance orders.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Section 452.335, RSMo, is repealed and one new section enacted in lieu 2 thereof, to be known as section 452.335, to read as follows:

452.335. 1. In a proceeding for nonretroactive invalidity, dissolution of marriage or legal
separation, or a proceeding for maintenance following dissolution of the marriage by a court
which lacked personal jurisdiction over the absent spouse, the court may grant a maintenance
order to either spouse, but only if it finds that the spouse seeking maintenance:

5 (1) Lacks sufficient property, including marital property apportioned to him, to provide 6 for his reasonable needs; and

7 (2) Is unable to support himself through appropriate employment or is the custodian of 8 a child whose condition or circumstances make it appropriate that the custodian not be required 9 to seek employment outside the home.

2. The maintenance order shall be in such amounts and for such periods of time as thecourt deems just, and after considering all relevant factors including:

(1) The financial resources of the party seeking maintenance, including marital property
 apportioned to him, and his ability to meet his needs independently, including the extent to which
 a provision for support of a child living with the party includes a sum for that party as custodian;

15 (2) The time necessary to acquire sufficient education or training to enable the party 16 seeking maintenance to find appropriate employment;

(3) The comparative earning capacity of each spouse;

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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18 (4) The standard of living established during the marriage;

(5) The obligations and assets, including the marital property apportioned to him and theseparate property of each party;

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22 (7) The age, and the physical and emotional condition of the spouse seeking 23 maintenance;

(8) The ability of the spouse from whom maintenance is sought to meet his needs whilemeeting those of the spouse seeking maintenance;

26 (9) The conduct of the parties during the marriage; and

(6) The duration of the marriage;

27 (10) Any other relevant factors.

3. The maintenance order shall state if it is modifiable or nonmodifiable. The court may order maintenance which includes a termination date. Unless the maintenance order which includes a termination date is nonmodifiable, the court may order the maintenance decreased, increased, terminated, extended, or otherwise modified based upon a substantial and continuing change of circumstances which occurred prior to the termination date of the original order.

4. The duration of a modifiable maintenance order shall not exceed the length of the marriage; except that, any modifiable maintenance obligation that is in arrearage at the scheduled termination date shall not terminate until the obligor has repaid such arrearage in full.

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