# ▲ Approved for Filing: E. Chelsea-McCarty ▲ ▲ 12-19-06 9:53 AM ▲

2007 GENERAL SESSION STATE OF UTAH Chief Sponsor: Julie Fisher Senate Sponsor: Gregory S. Bell ONG TITLE eneral Description: This bill provides exceptions for income withholding for child support collection ighlighted Provisions: This bill: • allows a court to approve a method of child support collection other than ind thholding for good cause; and • allows the Office of Recovery Services to enter into agreements with obligo	
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ectronic payment of child support.	
onies Appropriated in this Bill:	
None	
ther Special Clauses:	
This bill takes effect on January 1, 2008.	
tah Code Sections Affected:	
MENDS:	
62A-11-403, as last amended by Chapter 232, Laws of Utah 1997	
62A-11-502, as last amended by Chapter 232, Laws of Utah 1997	
NACTS:	
62A-11-403.1, Utah Code Annotated 1953	
62A-11-502.1, Utah Code Annotated 1953	

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# **H.B. 18**

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28	Be it enacted by the Legislature of the state of Utah:
29	Section 1. Section <b>62A-11-403</b> is amended to read:
30	62A-11-403. Provision for income withholding in child support order
31	Immediate income withholding.
32	(1) Whenever a child support order is issued or modified in this state the obligor's
33	income is subject to immediate income withholding for the child support described in the order
34	in accordance with the provisions of this chapter[-], unless:
35	(a) the court or administrative body which entered the order finds that one of the
36	parties has demonstrated good cause so as not to require immediate income withholding;
36a	Ĥ⇒ [ <u>and]</u> <u>or</u> ←Ĥ
37	(b) a written agreement which provides an alternative payment arrangement is executed
38	by the obligor and obligee, and reviewed and entered in the record by the court or
39	administrative body.
40	(2) In every child support order issued or modified on or after January 1, 1994, the
41	court or administrative body shall include a provision that the income of an obligor is subject to
42	immediate income withholding in accordance with this chapter[; however, if]. If for any reason
43	other than the provisions of Subsection (1) that provision is not included in the child support
44	order the obligor's income is nevertheless subject to immediate income withholding.
45	(3) In determining "good cause," the court or administrative body may, in addition to
46	any other requirement it considers appropriate, consider whether the obligor has:
47	(a) obtained a bond, deposited money in trust for the benefit of the dependent children,
48	or otherwise made arrangements sufficient to guarantee child support payments for at least two
49	months;
50	(b) arranged to deposit all child support payments into a checking account belonging to
51	the obligee, or made arrangements insuring that a reliable and independent record of the date
52	and place of child support payments will be maintained; or
53	(c) arranged for electronic transfer of funds on a regular basis to meet court-ordered
54	child support obligations.
55	Section 2. Section <b>62A-11-403.1</b> is enacted to read:
56	<u>62A-11-403.1.</u> Alternative payment through electronic funds transfer.
57	(1) The office may enter into a written alternative payment agreement with an obligor
58	which provides for electronic payment of child support. Electronic payment shall be

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59	accomplished through an automatic withdrawal from the obligor's account at a financial
60	institution.
61	(2) The alternative payment agreement shall:
62	(a) provide for electronic payment of child support in lieu of income withholding:
63	(b) specify the date on which electronic payments will be withdrawn from an obligor's
64	account; and
65	(c) specify the amount which will be withdrawn.
66	(3) The office may terminate the agreement and initiate immediate income withholding
67	<u>if:</u>
68	(a) required to meet federal or state requirements or guidelines;
69	(b) funds available in the account at the scheduled time of withdrawal are insufficient
70	to satisfy the agreement; or
71	(c) requested by the obligor.
72	(4) If the payment amount requires adjusting, the office may initiate a new written
73	agreement with the obligor. If, for any reason, the office and obligor fail to agree on the terms,
74	the office may terminate the agreement and initiate income withholding.
75	(5) If an agreement is terminated for insufficient funds, a new agreement may not be
76	entered into between the office and obligor for a period of at least 12 months.
77	(6) The office shall make rules specifying eligibility requirements for obligors to enter
78	into alternative payment agreements.
79	Section 3. Section 62A-11-502 is amended to read:
80	62A-11-502. Child support orders issued or modified on or after January 1, 1994
81	Immediate income withholding.
82	(1) With regard to obligees or obligors who are not receiving IV-D services, each child
83	support order issued or modified on or after January 1, 1994, subjects the income of an obligor
84	to immediate income withholding as of the effective date of the order, regardless of whether a
85	delinquency occurs unless:
86	(a) the court or administrative body that entered the order finds that one of the parties
87	has demonstrated good cause so as not to require immediate income withholding; or
88	(b) a written agreement [that] which provides an alternative payment arrangement is
89	executed by the obligor and obligee, and reviewed and entered in the record by the court or

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90 administrative body. 91 (2) For purposes of this section: 92 (a) an action on or after January 1, 1994, to reduce child support arrears to judgment, 93 without a corresponding establishment of or modification to a base child support amount, is not 94 sufficient to trigger immediate income withholding; 95 (b) "good cause" shall be based on, at a minimum: 96 (i) a determination and explanation on the record by the court or administrative body 97 that implementation of income withholding would not be in the best interest of the child; and 98 (ii) proof of timely payment of any previously ordered support; 99 (c) in determining "good cause," the court or administrative body may, in addition to 100 any other requirement [that] it [deems] considers appropriate, consider whether the obligor has: 101 (i) obtained a bond, deposited money in trust for the benefit of the dependent children, 102 or otherwise made arrangements sufficient to guarantee child support payments for at least two 103 months; [and] 104 (ii) arranged to deposit all child support payments into a checking account belonging to 105 the obligee, or made arrangements insuring that a reliable and independent record of the date 106 and place of child support payments will be maintained[-]; or 107 (iii) arranged for electronic transfer of funds on a regular basis to meet court-ordered 108 child support obligations. 109 (3) In cases where the court or administrative body that entered the order finds a 110 demonstration of good cause or enters a written agreement that immediate income withholding 111 is not required, in accordance with this section, any party may subsequently pursue income 112 withholding on the earliest of the following dates: 113 (a) the date payment of child support becomes delinquent; 114 (b) the date the obligor requests; 115 (c) the date the obligee requests if a written agreement under Subsection (1)(b) exists; 116 or 117 (d) the date the court or administrative body so modifies that order. 118 (4) The court shall include in every child support order issued or modified on or after 119 January 1, 1994, a provision that the income of an obligor is subject to income withholding in 120 accordance with this chapter; however, if for any reason that provision is not included in the

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121	child support order, the obligor's income is nevertheless subject to income withholding.
122	(5) (a) In any action to establish or modify a child support order after July 1, 1997, the
123	court, upon request by the obligee or obligor, shall commence immediate income withholding
124	by ordering the clerk of the court or the requesting party to:
125	(i) mail written notice to the payor at the payor's last-known address that contains the
126	information required by Section 62A-11-506; and
127	(ii) mail a copy of the written notice sent to the payor under Subsection (5)(a)(i) and a
128	copy of the support order to the office.
129	(b) If neither the obligee nor obligor requests commencement of income withholding
130	under Subsection (5)(a), the court shall include in the order to establish or modify child support
131	a provision that the obligor or obligee may commence income withholding by:
132	(i) applying for IV-D services with the office; or
133	(ii) filing an ex parte motion with a district court of competent jurisdiction pursuant to
134	Section 62A-11-504.
135	(c) A payor who receives written notice under Subsection (5)(a)(i) shall comply with
136	the requirements of Section 62A-11-507.
137	Section 4. Section <b>62A-11-502.1</b> is enacted to read:
138	62A-11-502.1. Alternative payment through electronic funds transfer.
139	(1) The office may enter into a written alternative payment agreement with an obligor
140	which provides for electronic payment of child support. Electronic payment shall be
141	accomplished through an automatic withdrawal from the obligor's account at a financial
142	institution.
143	(2) The alternative payment agreement shall:
144	(a) provide for electronic payment of child support in lieu of income withholding;
145	(b) specify the date on which electronic payments will be withdrawn from an obligor's
146	account; and
147	(c) specify the amount which will be withdrawn.
148	(3) The office may terminate the agreement and initiate immediate income withholding
149	<u>if:</u>
150	(a) required to meet federal or state requirements or guidelines;
151	(b) funds available in the account at the scheduled time of withdrawal are insufficient

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152	to satisfy the agreement; or
153	(c) requested by the obligor.
154	(4) If the payment amount requires adjusting, the office may initiate a new written
155	agreement with the obligor. If, for any reason, the office and obligor fail to agree on the terms,
156	the office may terminate the agreement and initiate income withholding.
157	(5) If an agreement is terminated for insufficient funds, a new agreement may not be
158	entered into between the office and obligor for a period of at least 12 months.
159	(6) The office shall make rules specifying eligibility requirements for obligors to enter
160	into alternative payment agreements.
161	Section 5. Effective date.
162	This bill takes effect on January 1, 2008.

Legislative Review Note as of 11-15-06 5:00 PM

### Office of Legislative Research and General Counsel

#### Interim Committee Note as of 12-19-06 9:53 AM

The Judiciary Interim Committee recommended this bill.

#### H.B. 18 - Child Support Collection Amendments

## **Fiscal Note**

2007 General Session

State of Utah

#### **State Impact**

Enactment of this bill will not require additional appropriations.

#### Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals, businesses, or local governments.

12/21/2006, 4:09:06 PM, Lead Analyst: Headden, D.

Office of the Legislative Fiscal Analyst