

Rule 5.275. Standards for computer software to assist in determining support

(a) * * *

(b) Standards

The standards for computer software to assist in determining the appropriate amount of child or spousal support are:

(1) * * *

(2) ~~Using examples provided by the Judicial Council, The software must calculate a child support amount, using its default settings, that is accurate to within 1 percent of the correct amount. In making this determination To determine the accuracy of the software, the Judicial Council must will develop scenarios for internal use to test the software, calculate the correct amount of support for each example scenario, and must then calculate the amount for each example scenario using the software program. Each person seeking certification of software must supply a copy of the software to the Judicial Council. If the software does not operate on a standard Windows 95 or later compatible or Macintosh computer, Judicial Council does not have the computer hardware or operating system necessary to use and test the software, the person seeking certification of the software must make available to the Judicial Council any hardware or operating system required to use and test the software. The person seeking certification must also grant or obtain all licenses necessary for the Judicial Council to use and test the software.~~ The Judicial Council may delegate the responsibility for the calculation and determinations required by this rule.

(3) The software must contain, either on the screen or in written form, a glossary defining each term used on the computer screen or in printed hard copy produced by the software.

(4) The software must contain, either on the screen or in written form, instructions for the entry of each figure that is required for computation of child support using the default setting of the software. These instructions must include but not be limited to the following:

(A) The gross income of each party as provided for by Family Code section 4058;

(B) The deductions from gross income of each party as provided for by Family Code section 4059 and ~~subdivision (b)(1)~~ of this rule;

(C) The additional items of child support provided for in Family Code section 4062; ~~and~~

(D) ~~The following factors~~ factor rebutting the presumptive guideline amount under Family Code section 4057(b)(2) (deferred sale of residence) ~~and 4057(b)(3) (income of subsequent partner); and~~

(E) The income of a subsequent partner as provided for in Family Code section 4057.5.

(5) In making an allocation of the additional items of child support under ~~subdivision (b)(4)(C)~~ of this rule, the software must, as its default setting, allocate the expenses ~~one-half~~ for each additional item of child support to each parent in proportion to the parents' net incomes, as adjusted under Family Code section 4061(c) and (d). The software must also provide, in an easily selected option, ~~the an~~ an alternative allocation of the expenses as provided for by Family Code section ~~4061(b)~~ 4061(a).

(6) The printout of the calculator results must display, on the first page of the results, the range of the low-income adjustment as permitted by Family Code section 4055(b)(7), if the low-income adjustment applies. If the software generates more than one report of the calculator results, the range of the low-income adjustment only must be displayed on the report that includes the user inputs.

(7) The software or a license to use the software must be available to persons without restriction based on profession or occupation.

(8) The sale or donation of software or a license to use the software to a court or a judicial officer must include a license, without additional charge, to the court or judicial officer to permit an additional copy of the software to be installed on a computer to be made available by the court or judicial officer to members of the public.

(Subd (b) amended effective January 1, 2026; previously amended effective January 1, 2003, January 1, 2007, and January 1, 2020.)

(c) **Expiration or revocation of certification**

1 (1) Any certification provided by the Judicial Council under Family Code
2 section 3830 and this rule must expire one year from the date of its issuance
3 unless another expiration date is set forth in the certification. The Judicial
4 Council may provide for earlier expiration of a certification if ~~(1)~~ (A) the
5 provisions involving the calculation of tax consequences change or ~~(2)~~ (B)
6 other provisions involving the calculation of support change.

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8 (2) The Judicial Council may revoke certification if a calculator is not submitted,
9 as requested, for review and testing to ensure its accuracy under (b)(2).

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11 *(Subd (c) amended effective January 1, 2026; previously amended effective January 1,*
12 *2003, and December 13, 2025.)*

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14 **(d) Statement of certified public accountant**

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16 If the software computes the state and federal income tax liability as provided in
17 ~~subdivision~~ (b)(1)(B) of this rule, the application for certification, whether for
18 original certification or for renewal, must be accompanied by a statement from a
19 certified public accountant that:

- 20
21 (1) The accountant is familiar with the operation of the software;
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23 (2) The accountant has carefully examined, in a variety of situations, the
24 operation of the software in regard to the computation of tax liability;
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26 (3) In the opinion of the accountant the software accurately calculates the
27 estimated actual state and federal income tax liability consistent with Internal
28 Revenue Service and Franchise Tax Board procedures;
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30 (4) In the opinion of the accountant the software accurately calculates the
31 deductions under the Federal Insurance Contributions Act (FICA), including
32 the amount for social security and for Medicare, and the deductions for
33 California State Disability Insurance and properly annualizes these amounts;
34 and
35
36 (5) States which calendar year the statement includes and must clearly indicate
37 any limitations on the statement. The Judicial Council may request a new
38 statement as often as it determines necessary to ensure accuracy of the tax
39 computation.
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41 *(Subd (d) amended effective January 1, 2026; previously amended effective January 1,*
42 *2003.)*
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1 (e) * * *

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3 (f) **Modifications to the software**

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5 The certification issued by the Judicial Council under Family Code section 3830
6 and this rule imposes a duty upon the person applying for the certification to
7 promptly notify the Judicial Council of all changes made to the software during the
8 period of certification. Upon request, the Judicial Council will keep the information
9 concerning changes confidential. The Judicial Council may, after receipt of
10 information concerning changes, require that the software be recertified under this
11 rule.

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13 *(Subd (f) amended effective January 1, 2026; previously amended effective January 1,*
14 *2003.)*

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16 (g) **Definitions**

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18 As used in this chapter:

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20 (1) “Software” refers to any program or digital application used to calculate the
21 appropriate amount of child or spousal support.
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23 (2) “Default settings” refers to the status in which the software first starts when it
24 is installed on a computer system. The software may permit the default
25 settings to be changed by the user, either on a temporary or a permanent
26 basis, if (1) the user is permitted to change the settings back to the default
27 without reinstalling the software, (2) the computer screen prominently
28 indicates whether the software is set to the default settings, and (3) any
29 printout from the software prominently indicates whether the software is set
30 to the default settings.
31
32 (3) “Contains” means, with reference to software, that the material is either
33 displayed by the program code itself or is found in written documents
34 supplied with the software.
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36 (h) **Explanation of discrepancies**

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38 Before the Judicial Council denies a certificate because of failure to comply with
39 the standards in paragraph (b)(1) or (b)(2) of this rule, the Judicial Council may
40 request the person seeking certification to explain the differences in results.

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42 *(Subd (h) amended effective January 1, 2026.)*

1 (i) * * *

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3 (j) **Acceptability in the courts**
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5 (1) In all actions for child or family support brought by or otherwise involving
6 the local child support agency under title IV-D of the Social Security Act, the
7 Department of Child Support Services' California ~~Guideline~~ Child Support
8 Guideline Calculator software program must be used by:
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10 (A) Parties and attorneys to present support calculations to the court; and
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12 (B) The court to prepare support calculations.
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14 (2) In the event the certification of the California Child Support Guideline
15 Calculator is revoked under (c) or the calculator is determined by Judicial
16 Council staff to be inaccessible, the parties, attorneys, and court may use an
17 alternate software program certified by the Judicial Council until the courts
18 are notified by Judicial Council staff that the California Child Support
19 Guideline Calculator has been recertified or is available for use again.
20

21 ~~(2)~~(3) In all nontitle IV-D proceedings, the court may use and must permit parties
22 or attorneys to use any software certified by the Judicial Council under this
23 rule.
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25 *(Subd (j) amended effective January 1, 2026; adopted as subd (k) effective January 1,*
26 *2000; previously relettered effective January 1, 2003; previously amended effective*
27 *January 1, 2009, and December 13, 2025.)*
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29 *Rule 5.275 amended effective January 1, 2026; adopted as rule 1258 effective December 1, 1993;*
30 *previously amended and renumbered as rule 5.275 effective January 1, 2003; previously*
31 *amended effective January 1, 2000, January 1, 2007, January 1, 2009, January 1, 2016, January*
32 *1, 2020, and December 13, 2025.*