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State of Minnesota

HOUSE OF REPRESENTATIVES H. F. No. 260

EIGHTY-NINTH SESSION

01/20/2015 Authored by Lesch, Scott, Newton and Dettmer The bill was read for the first time and referred to the Committee on Civil Law and Data Practices 01/29/2015 Adoption of Report: Re-referred to the Veterans Affairs Division

1.1 1.2	A bill for an act relating to family law; establishing and modifying the Uniform Deployed Parents
1.3 1.4	Custody and Visitation Act; amending Minnesota Statutes 2014, section 518.17, subdivision 1; proposing coding for new law as Minnesota Statutes, chapter 518E.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	ARTICLE 1
1.7	GENERAL PROVISIONS
1.8	Section 1. Minnesota Statutes 2014, section 518.17, subdivision 1, is amended to read:
1.9	Subdivision 1. The best interests of the child. (a) "The best interests of the child"
1.10	means all relevant factors to be considered and evaluated by the court including:
1.11	(1) the wishes of the child's parent or parents as to custody;
1.12	(2) the reasonable preference of the child, if the court deems the child to be of
1.13	sufficient age to express preference;
1.14	(3) the child's primary caretaker;
1.15	(4) the intimacy of the relationship between each parent and the child;
1.16	(5) the interaction and interrelationship of the child with a parent or parents, siblings,
1.17	and any other person who may significantly affect the child's best interests;
1.18	(6) the child's adjustment to home, school, and community;
1.19	(7) the length of time the child has lived in a stable, satisfactory environment and
1.20	the desirability of maintaining continuity;
1.21	(8) the permanence, as a family unit, of the existing or proposed custodial home;
1.22	(9) the mental and physical health of all individuals involved; except that a
1.23	disability, as defined in section 363A.03, of a proposed custodian or the child shall not be

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01/05/15 REVISOR JRM/HR 15-0081 determinative of the custody of the child, unless the proposed custodial arrangement is not 2.1 in the best interest of the child; 2.2 (10) the capacity and disposition of the parties to give the child love, affection, 2.3 and guidance, and to continue educating and raising the child in the child's culture and 2.4 religion or creed, if any; 2.5 (11) the child's cultural background; 2.6 (12) the effect on the child of the actions of an abuser, if related to domestic abuse, 2.7 as defined in section 518B.01, that has occurred between the parents or between a parent 28 and another individual, whether or not the individual alleged to have committed domestic 2.9 abuse is or ever was a family or household member of the parent; and 2.10 (13) except in cases in which a finding of domestic abuse as defined in section 2.11 518B.01 has been made, the disposition of each parent to encourage and permit frequent 2.12 and continuing contact by the other parent with the child. 2.13 The court may not use one factor to the exclusion of all others. The primary 2.14 caretaker factor may not be used as a presumption in determining the best interests of the 2.15 child. The court must make detailed findings on each of the factors and explain how the 2.16 factors led to its conclusions and to the determination of the best interests of the child. 2.17 (b) The court shall not consider conduct of a proposed custodian that does not affect 2.18 the custodian's relationship to the child. 2.19 (c) In a proceeding involving the custodial responsibility of a service member's child, 2.20 a court may not consider only a parent's past deployment or possible future deployment 2.21 in determining the best interest of the child. For purposes of this paragraph, "custodial 2.22 2.23 responsibility" has the meaning given in section 518E.102, paragraph (f). Sec. 2. [518E.101] SHORT TITLE. 2.24 2.25 This chapter may be cited as the Uniform Deployed Parents Custody and Visitation Act. 2.26 Sec. 3. [518E.102] DEFINITIONS. 2.27 (a) The definitions in this section apply to this chapter. 2.28 (b) "Adult" means an individual who has attained 18 years of age or an emancipated 2.29 minor. 2.30 (c) "Caretaking authority" means the right to live with and care for a child on a 2.31 day-to-day basis. The term includes physical custody, parenting time, right to access, 2.32 and visitation. 2.33 (d) "Child" means: 2.34

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3.1	(1) an unemancipated individual who has not attained 18 years of age; or				
3.2	(2) an adult son or daughte	er by birth or adoption, or u	under law of this stat	e other than	
3.3	this chapter, who is the subject of	of a court order concerning	g custodial responsib	ility.	
3.4	(e) "Court" means a tribur	al, including an administra	ative agency, authori	zed under	
3.5	law of this state other than this of	chapter to make, enforce, o	or modify a decision	regarding	
3.6	custodial responsibility.				
3.7	(f) "Custodial responsibili	ty" includes all powers and	d duties relating to c	aretaking	
3.8	authority and decision-making a	uthority for a child. The to	erm includes physica	al custody,	
3.9	legal custody, parenting time, ri	ght to access, visitation, an	nd authority to grant	limited	
3.10	contact with a child.				
3.11	(g) "Decision-making auth	nority" means the power to	make important de	cisions	
3.12	regarding a child, including dec	isions regarding the child's	education, religious	s training,	
3.13	health care, extracurricular activ	vities, and travel. The term	does not include the	e power to	
3.14	make decisions that necessarily	accompany a grant of care	taking authority.		
3.15	(h) "Deploying parent" me	eans a service member, wh	to is deployed or has	s been	
3.16	notified of impending deployme	ent and is:			
3.17	(1) a parent of a child und	er law of this state other th	an this chapter; or		
3.18	(2) an individual who has	custodial responsibility for	r a child under law o	f this state	
3.19	other than this chapter.				
3.20	(i) "Deployment" means t	he movement or mobilizat	ion of a service men	nber for	
3.21	more than 90 days but less than	18 months pursuant to uni	formed service order	rs that:	
3.22	(1) are designated as unac	companied;			
3.23	(2) do not authorize deper	ident travel; or			
3.24	(3) otherwise do not perm	it the movement of family	members to the loca	ation to	
3.25	which the service member is de	ployed.			
3.26	(j) "Family member" mean	ns a sibling, aunt, uncle, co	ousin, stepparent, or	grandparent	
3.27	of a child or an individual recog	nized to be in a familial re	elationship with a ch	ild under	
3.28	law of this state other than this	chapter.			
3.29	(k) "Limited contact" mea	ns the authority of a nonpa	rent to visit a child f	for a limited	
3.30	time. The term includes authori	ty to take the child to a pla	ce other than the res	sidence of	
3.31	the child.				
3.32	(l) "Nonparent" means an	individual other than a dep	oloying parent or oth	er parent.	
3.33	(m) "Other parent" means	an individual who, in com	mon with a deployin	g parent, is:	
3.34	(1) a parent of a child und	er law of this state other th	an this chapter; or		
3.35	(2) an individual who has	custodial responsibility for	r a child under law o	f this state	
3.36	other than this chapter.				

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4.1	(n) "Record" means info	rmation that is inscribed on	a tangible medium	or that is
4.2	stored in an electronic or other medium and is retrievable in perceivable form.			
4.3	(o) "Return from deploy	ment" means the conclusion	of service of the de	ploying
4.4	parent:			
4.5	(1) as specified in the de	ploying parent's service ord	ers;	
4.6	(2) as specified in the de	ploying parent's command s	ervice orders; or	
4.7	(3) as specified in a lette	er to the deploying parent from	om the deploying pa	irent's
4.8	command, on command letterh	head, stating that the deployi	ng parent has conclu	ded service.
4.9	(p) "Service member" me	eans a member of a uniform	ned service.	
4.10	(q) "Sign" means, with p	present intent to authenticate	or adopt a record:	
4.11	(1) to execute or adopt a	tangible symbol; or		
4.12	(2) to attach to or logical	lly associate with the record	an electronic symbol	ol, sound,
4.13	or process.			
4.14	(r) "State" means a state	of the United States, the Di	strict of Columbia,	Puerto
4.15	Rico, the United States Virgin	Islands, or any territory or i	nsular possession su	bject to the
4.16	jurisdiction of the United State	es.		
4.17	(s) "Uniformed service"	means:		
4.18	(1) active and reserve co	mponents of the Army, Nav	y, Air Force, Marine	e Corps, or
4.19	Coast Guard of the United Sta	ites;		
4.20	(2) the United States Me	erchant Marine;		
4.21	(3) the commissioned co	rps of the United States Pub	lic Health Service;	
4.22	(4) the commissioned con	rps of the National Oceanic a	and Atmospheric Ad	ministration
4.23	of the United States; or			
4.24	(5) the National Guard o	of a state.		
4.25	Sec. 4. [518E.103] REME	DIES FOR NONCOMPL	IANCE.	
4.26	In addition to other reme	edies under law of this state	other than this chapt	er, if a court
4.27	finds that a party to a proceeding	ng under this chapter has ac	ted in bad faith or in	tentionally
4.28	failed to comply with this chap	oter or a court order issued u	under this chapter, th	e court may
4.29	assess reasonable attorney fees	and costs against the party a	nd order other appro	priate relief.
4.30	Sec. 5. [518E.104] JURIS	DICTION.		
4.31	(a) A court may issue an	order regarding custodial re	esponsibility under the	his chapter
4.32	only if the court has jurisdiction	on under chapter 518D.		

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(b) If a court has issued an order regarding custodial responsibility pursuant to
sections 518E.301 to 518E.311, the residence of the deploying parent is not changed by
reason of the deployment for the purposes of chapter 518D during the deployment.
(c) If a court has issued a permanent order regarding custodial responsibility before
notice of deployment and the parents modify that order temporarily by agreement pursuant
to sections 518E.201 to 518E.205, the residence of the deploying parent is not changed by
reason of the deployment for the purposes of chapter 518D.
(d) If a court in another state has issued an order regarding custodial responsibility
as a result of impending or current deployment, the residence of the deploying parent is
not changed by reason of the deployment for the purposes of chapter 518D.
(e) This section does not prevent a court from exercising temporary emergency
jurisdiction under chapter 518D.
Sec. 6. [518E.105] NOTIFICATION REQUIRED OF DEPLOYING PARENT.
(a) Except as otherwise provided in paragraph (d) and subject to paragraph (c), a
deploying parent shall notify in a record the other parent of a pending deployment not
later than seven days after receiving notice of deployment unless reasonably prevented
from doing so by the circumstances of service. If the circumstances of service prevent
giving notification within the seven days, the deploying parent shall give the notification
as soon as reasonably possible.
(b) Except as otherwise provided in paragraph (d) and subject to paragraph (c), each
parent shall provide in a record the other parent with a plan for fulfilling that parent's share
of custodial responsibility during deployment. Each parent shall provide the plan as soon
as reasonably possible after notification of deployment is given under paragraph (a).
(c) If a court order currently in effect prohibits disclosure of the address or contact
information of the other parent, notification of deployment under paragraph (a), or
notification of a plan for custodial responsibility during deployment under paragraph (b),
may be made only to the issuing court. If the address of the other parent is available to the
issuing court, the court shall forward the notification to the other parent. The court shall
keep confidential the address or contact information of the other parent.
(d) Notification in a record under paragraph (a) or (b) is not required if the parents are
living in the same residence and both parents have actual notice of the deployment or plan.
(e) In a proceeding regarding custodial responsibility, a court may consider the
reasonableness of a parent's efforts to comply with this section.

5.34 Sec. 7. [518E.106] DUTY TO NOTIFY OF CHANGE OF ADDRESS.

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6.1	(a) Except as otherwise provided in paragraph (b), an individual to whom custodial
6.2	responsibility has been granted during deployment pursuant to sections 518E.201 to
6.3	518E.205 or sections 518E.301 to 518E.311 shall notify the deploying parent and any
6.4	other individual with custodial responsibility of a child of any change of the individual's
6.5	mailing address or residence until the grant is terminated. The individual shall provide
6.6	the notice to any court that has issued a custody or child support order concerning the
6.7	child which is in effect.
6.8	(b) If a court order currently in effect prohibits disclosure of the address or contact
6.9	information of an individual to whom custodial responsibility has been granted, a
6.10	notification under paragraph (a) may be made only to the court that issued the order. The
6.11	court shall keep confidential the mailing address or residence of the individual to whom
6.12	custodial responsibility has been granted.
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6.13	ARTICLE 2
6.14 6.15	AGREEMENT ADDRESSING CUSTODIAL RESPONSIBILITY DURING DEPLOYMENT
6.16	Section 1. [518E.201] FORM OF AGREEMENT.
6.17	(a) The parents of a child may enter into an agreement under sections 518E.201 to
6.18	518E.205 granting custodial responsibility during deployment.
6.19	(b) An agreement under paragraph (a) must be:
6.20	(1) in writing; and
6.21	(2) signed by both parents and any nonparent to whom custodial responsibility
6.22	is granted.
6.23	(c) Subject to paragraph (d), an agreement under paragraph (a), if feasible, must:
6.24	(1) identify the destination, duration, and conditions of the deployment that is the
6.25	basis for the agreement;
6.26	(2) specify the allocation of caretaking authority among the deploying parent, the
6.27	other parent, and any nonparent;
6.28	(3) specify any decision-making authority that accompanies a grant of caretaking
6.29	authority;
6.30	(4) specify any grant of limited contact to a nonparent;
6.31	(5) if under the agreement custodial responsibility is shared by the other parent and a
6.32	nonparent, or by other nonparents, provide a process to resolve any dispute that may arise;
6.33	(6) specify the frequency, duration, and means, including electronic means, by which
6.34	the deploying parent will have contact with the child, any role to be played by the other
6.35	parent in facilitating the contact, and the allocation of any costs of contact;

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(7) specify the contact between the	e deploying pare	nt and child during th	e time the
deploying parent is on leave or is other	wise available;		
(8) acknowledge that any party's of	child support oblig	gation cannot be mod	lified by the
agreement, and that changing the terms	of the obligation	during deployment r	requires
modification in the appropriate court;			
(9) provide that the agreement wi	ll terminate accor	ding to the procedure	es under
sections 518E.401 to 518E.404 after the	e deploying paren	t returns from deploy	ment; and
(10) if the agreement must be file	d pursuant to sect	tion 518E.205, specif	y which
parent is required to file the agreement.	<u>.</u>		
(d) The omission of any of the ite	ms specified in pa	aragraph (c) does not	invalidate
an agreement under this section.			
Sec. 2. [518E.202] NATURE OF A	UTHORITY CF	REATED BY AGRE	EMENT.
(a) An agreement under sections	518E.201 to 518E	E.205 terminates purs	uant to
sections 518E.401 to 518E.404 after the	e deploying paren	t returns from deploy	ment, unless
the agreement has been terminated before	ore that time by co	ourt order or modification	tion under
section 518E.203. The agreement does	not create an ind	ependent, continuing	right to
caretaking authority, decision-making a	uthority, or limite	ed contact in an indiv	ridual to
whom custodial responsibility is given.	<u>.</u>		
(b) A nonparent who has caretaki	ng authority, deci	sion-making authority	y, or limited
contact by an agreement under sections	518E.201 to 518	E.205 has standing to	o enforce
the agreement until it has been terminat	ted by court order	, by modification und	ler section
518E.203, or under sections 518E.401	to 518E.404.		
Sec. 3. [518E.203] MODIFICATIO	ON OF AGREEN	MENT.	
(a) By mutual consent, the parent			regarding
custodial responsibility made pursuant			
(b) If an agreement is modified u			of a
deploying parent, the modification mus			
nonparent who will exercise custodial r			
(c) If an agreement is modified u		-	
deploying parent, the modification mus	• - • • •		

7.32 Sec. 4. [518E.204] POWER OF ATTORNEY.

01/05/15 15-0081 REVISOR JRM/HR A deploying parent, by power of attorney, may delegate all or part of custodial responsibility to an adult nonparent for the period of deployment if no other parent 8.2 possesses custodial responsibility under law of this state other than this chapter, or if a 8.3 court order currently in effect prohibits contact between the child and the other parent. The 8.4 deploying parent may revoke the power of attorney by signing a revocation of the power. 8.5 Sec. 5. [518E.205] FILING AGREEMENT OR POWER OF ATTORNEY WITH 8.6 COURT. 8.7 An agreement or power of attorney under sections 518E.201 to 518E.205 must 8.8 be filed within a reasonable time with any court that has entered an order on custodial 8.9 responsibility or child support that is in effect concerning the child who is the subject of 8.10 the agreement or power. The case number and heading of the pending case concerning 8.11 custodial responsibility or child support must be provided to the court with the agreement 8.12 or power. 8.13 **ARTICLE 3** 8.14 JUDICIAL PROCEDURE FOR GRANTING CUSTODIAL RESPONSIBILITY 8.15 **DURING DEPLOYMENT** 8.16 8.17 Section 1. [518E.301] DEFINITION. In sections 518E.301 to 518E.311, "close and substantial relationship" means a 8.18 relationship in which a significant bond exists between a child and a nonparent. 8.19 Sec. 2. [518E.302] PROCEEDING FOR CUSTODY ORDER. 8.20 (a) After a deploying parent receives notice of deployment and until the deployment 8.21 terminates, a court may issue an order granting custodial responsibility unless prohibited 8.22 by the Servicemembers Civil Relief Act, United States Code, title 50, appendix sections 8.23 521 and 522. A court may not issue a permanent order granting custodial responsibility 8.24 without the consent of the deploying parent. 8.25 (b) At any time after a deploying parent receives notice of deployment, either parent 8.26 may file a motion regarding custodial responsibility of a child during deployment. The 8.27 motion must be filed in a pending proceeding for custodial responsibility in a court with 8.28 jurisdiction under section 518E.104 or, if there is no pending proceeding in a court with 8.29 jurisdiction under section 518E.104, in a new action for granting custodial responsibility 8.30

Sec. 3. [518E.303] EXPEDITED EVIDENTIARY HEARING. 8.32

during deployment.

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9.1	If a motion to grant custodial responsibility is filed under section 518E.302,
9.2	paragraph (b), before a deploying parent deploys, the court shall conduct an expedited
9.3	evidentiary hearing within 30 days of filing the motion. In determining whether to grant
9.4	custodial responsibility, the court shall consider the best interests of the child as prescribed
9.5	in section 518.17. The court shall issue an order on the motion not later than 30 days from
9.6	the date of the expedited evidentiary hearing.
9.7	Sec. 4. [518E.304] TESTIMONY BY ELECTRONIC MEANS.
9.8	In a proceeding under sections 518E.301 to 518E.311, a party or witness who is not
9.9	reasonably available to appear personally may appear, provide testimony, and present
9.10	evidence by electronic means unless the court finds good cause to require a personal
9.11	appearance.
9.12	Sec. 5. [518E.305] EFFECT OF PRIOR JUDICIAL ORDER OR AGREEMENT.
9.13	In a proceeding for a grant of custodial responsibility pursuant to sections 518E.301
9.14	to 518E.311, the following rules apply:
9.15	(1) a prior judicial order designating custodial responsibility in the event of
9.16	deployment is binding on the court unless the circumstances meet the requirements of
9.17	law of this state other than this chapter for modifying a judicial order regarding custodial
9.18	responsibility; and
9.19	(2) the court shall enforce a prior written agreement between the parents for
9.20	designating custodial responsibility in the event of deployment, including an agreement
9.21	executed under sections 518E.201 to 518E.205, unless the court finds that the agreement
9.22	is contrary to the best interest of the child.
9.23	Sec. 6. [518E.306] GRANT OF CARETAKING OR DECISION-MAKING
9.24	AUTHORITY TO NONPARENT.
9.25	(a) On motion of a deploying parent and in accordance with law of this state other
9.26	than this chapter, if it is in the best interest of the child, a court may grant caretaking
9.27	authority to a nonparent who is an adult family member of the child or to another adult.
9.28	The individual who is granted caretaking authority must have a close and substantial
9.29	relationship with the child.
9.30	(b) Unless a grant of caretaking authority to a nonparent under paragraph (a) is
9.31	agreed to by the other parent, the grant is limited to an amount of time not greater than:
9.32	(1) the amount of time granted to the deploying parent under a permanent custody
9.33	order, but the court may add unusual travel time necessary to transport the child; or

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10.1	(2) in the absence of a permanent custody order that is currently in effect, the amount
10.2	of time that the deploying parent habitually cared for the child before being notified of
10.3	deployment, but the court may add unusual travel time necessary to transport the child.
10.4	(c) A court may grant part of a deploying parent's decision-making authority to a
10.5	nonparent who is an adult family member of the child or another adult only if granting part
10.6	of the deploying parent's decision-making authority is in the best interests of the child and
10.7	the deploying parent is unable to exercise that authority. The individual who is granted
10.8	decision-making authority must have a close and substantial relationship with the child. If
10.9	a court grants the authority to a nonparent, the court shall specify the decision-making
10.10	powers granted, including decisions regarding the child's education, religious training,
10.11	health care, extracurricular activities, and travel.
10.12	Sec. 7. [518E.307] GRANT OF LIMITED CONTACT.
10.13	On motion of a deploying parent, and in accordance with law of this state other than
10.14	this chapter, unless the court finds that the contact would be contrary to the best interest of
10.15	the child, a court shall grant limited contact to a nonparent who is a family member of the
10.16	child or an individual with whom the child has a close and substantial relationship.
10.17	Sec. 8. [518E.308] NATURE OF AUTHORITY CREATED BY CUSTODY
10.18	ORDER.
10.19	(a) A grant of authority under sections 518E.301 to 518E.311 terminates under
10.20	sections 518E.401 to 518E.404 after the return from deployment of the deploying parent,
10.21	unless the grant has been terminated before that time by court order. The grant does not
10.22	create an independent, continuing right to caretaking authority, decision-making authority,
10.23	or limited contact in an individual to whom it is granted.
10.24	(b) A nonparent granted caretaking authority, decision-making authority, or limited
10.25	contact under sections 518E.301 to 518E.311 has standing to enforce the grant until it is
10.26	terminated by court order or under sections 518E.401 to 518E.404.
10.27	Sec. 9. [518E.309] CONTENT OF CUSTODY ORDER.
10.28	(a) An order granting custodial responsibility under sections 518E.301 to 518E.311
10.29	<u>must:</u>
10.30	(1) designate the order as being of limited duration;
10.31	(2) identify to the extent feasible the destination, duration, and conditions of the
10.32	deployment;

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11.1	(3) identify and address any issu	es of domestic abuse	as prescribed in secti	on 518.17,
11.2	subdivision 1, clause (12); and			
11.3	(4) appoint a parenting time exp	beditor in accordance	with section 518.17	51,
11.4	subdivision 2.			
11.5	(b) If applicable, an order for cu	stodial responsibility	under sections 518	E.301
11.6	to 518E.311 must:			
11.7	(1) specify the allocation of care	etaking authority, dec	ision-making authori	ity, or
11.8	limited contact among the deploying p	parent, the other paren	nt, and any nonparen	<u>t;</u>
11.9	(2) if the order divides caretakin	g or decision-making	authority between in	ndividuals,
11.10	or grants caretaking authority to one i	ndividual and limited	contact to another, p	provide a
11.11	process to resolve any dispute that ma	ny arise;		
11.12	(3) provide for liberal communication	cation between the de	ploying parent and t	he child
11.13	during deployment, including through	electronic means, un	less contrary to the b	est interest
11.14	of the child, and allocate any costs of	communications;		
11.15	(4) provide for liberal contact be	etween the deploying	parent and the child	during
11.16	the time the deploying parent is on lea	we or otherwise avai	lable, unless contrary	y to the
11.17	best interest of the child;			
11.18	(5) provide for reasonable conta	ct between the deploy	ying parent and the c	hild after
11.19	return from deployment until the orde	r is terminated, even	if the time of contact	exceeds
11.20	the time the deploying parent spent w	th the child before er	try of the order; and	:
11.21	(6) provide that the order will te	rminate pursuant to s	ections 518E.401 to	518E.404
11.22	after the deploying parent returns from	n deployment.		
11.23	Sec. 10. [518E.310] ORDER FO	R CHILD SUPPOR	<u>Г.</u>	
11.24	If a court has issued an order gran	nting caretaking author	ority under sections 5	18E.301 to
11.25	518E.311, or an agreement granting ca	aretaking authority ha	is been executed und	er sections
11.26	518E.201 to 518E.205, the court may	enter a temporary or	ler for child support	consistent
11.27	with law of this state other than this cha	apter if the court has j	urisdiction under cha	pter 518C.
11.28	Sec. 11. [518E.311] MODIFYIN	G OR TERMINAT	ING GRANT OF	
11.29	CUSTODIAL RESPONSIBILITY	FO NONPARENT.		
11.30	(a) Except for an order under se	ction 518E.305, exce	pt as otherwise provi	ided in
11.31	paragraph (b), and consistent with the	Servicemembers Civ	vil Relief Act, United	l States
11.32	Code, title 50, appendix sections 521 a	and 522, on motion of	f a deploying or othe	r parent or
11.33	any nonparent to whom caretaking aut	hority, decision-maki	ng authority, or limit	ted contact
11.34	has been granted, the court may modi	fy or terminate the gi	ant if the modification	on or

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12.1	termination is consistent with sections 5	18E.301 to 518E.3	11 and it is in the be	st interest
12.2	of the child. A modification terminates	pursuant to section	s 518E.401 to 518E.	404 after
12.3	the deploying parent returns from deploy	yment, unless the g	grant has been termin	ated before
12.4	that time by court order.			
12.5	(b) On motion of a deploying pare	ent, the court shall	terminate a grant of	limited
12.6	contact.			
12.7	Sec. 12. [518E.312] MOTIONS FO	R AMENDED FI	NDINGS AND OR	DER.
12.8	A party who disagrees with an ord	ler issued under thi	s chapter may bring	a motion
12.9	for amended findings and order before t	he district court wi	ithin the time limits s	set forth
12.10	under Minnesota Rules of Civil Procedu	ire.		
12.11	Δ	RTICLE 4		
		ROM DEPLOYM	IFNIT	
12.12		KOWI DEPLOYM		
12.13	Section 1. [518E.401] PROCEDUE	RE FOR TERMIN	NATING GRANT O)F
12.14	CUSTODIAL RESPONSIBILITY ES			
12.15	(a) At any time after return from a			todial
12.16	responsibility under sections 518E.201 t			
12.17	terminate signed by the deploying parer	nt and the other par	ent.	
12.18	(b) An agreement under sections	518E.201 to 518E.	205 granting custodi	al
12.19	responsibility terminates:			
12.20	(1) if an agreement to terminate up	nder paragraph (a)	specifies a date for te	ermination,
12.21	on that date; or			
12.22	(2) if the agreement to terminate d	oes not specify a d	late, on the date the a	Igreement
12.23	to terminate is signed by the deploying	parent and the othe	er parent.	
12.24	(c) In the absence of an agreement	t under paragraph (a) to terminate, an ag	greement
12.25	granting custodial responsibility termina	ates under sections	518E.201 to 518E.20	05 60 days
12.26	after the deploying parent gives notice,	pursuant to section	518E.4011, to the ot	ther parent
12.27	that the deploying parent returned from	deployment.		
12.28	(d) If an agreement granting custo	dial responsibility	was filed with a cour	t pursuant
12.29	to section 518E.205, an agreement to ter	rminate the agreem	ent also must be file	d with that
12.30	court within a reasonable time after the	signing of the agre	ement. The case nur	nber and
12.31	heading of the case concerning custodia	l responsibility or o	child support must be	e provided
12.32	to the court with the agreement to termine	nate.		

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13.1	Sec. 2. [518E.4011] RETURN FROM DEPLOYMENT; NOTIFICATION
13.2	REQUIREMENT.
13.3	(a) When a deploying parent returns from deployment and a custodial responsibility
13.4	order concerning the deploying parent's child has been previously issued by the court, the
13.5	deploying parent or the appropriate commanding officer must provide notice in a record
13.6	regarding the return of a deploying parent from deployment as provided in this section.
13.7	(b) The notice must be given not later than seven days after the deploying parent or the
13.8	appropriate commanding officer receives the deploying parent's conclusion of service order
13.9	or a letter from the deploying parent's command, on command letterhead, stating that the
13.10	deploying parent has concluded service, unless the deploying parent and the commanding
13.11	officer are reasonably prevented from doing so by the circumstances of the return from
13.12	deployment. If the circumstances of the return from deployment prevent giving notification
13.13	within seven days of receiving the deploying parent's conclusion of service order or a letter
13.14	from the deploying parent's command, on command letterhead, stating that the deploying
13.15	parent has concluded service, the deploying parent or the appropriate commanding officer
13.16	must give the notification of return from deployment as soon as reasonably possible.
13.17	(c) The notice of return from deployment must include the following:
13.18	(1) the names of both parents;
13.19	(2) the names of each child of the parents;
13.20	(3) the case number and the heading of the case concerning the custodial
13.21	responsibility or child support of the child;
13.22	(4) the IV-D number, if public assistance is involved; and
13.23	(5) the date of the deployed parent's return from deployment.
13.24	(d) The notice of return from deployment must be accompanied by the following:
13.25	(1) the conclusion of the deploying parent's service in that parent's service orders;
13.26	(2) the conclusion of the deploying parent's service as specified in that parent's
13.27	command service orders; or
13.28	(3) a letter from the deploying parent's command, on command letterhead, stating
13.29	that the deploying parent has concluded service.
13.30	(e) The notice of return from deployment must be filed with the court and served
13.31	by mail upon:
13.32	(1) the other parent of the child;
13.33	(2) a nonparent who was granted custodial responsibility; and
13.34	(3) the county attorney, if public assistance is involved.
13.35	(f) If a court order currently in effect prohibits disclosure of the address or contact
13.36	information of the other parent, notification of return from deployment under this section

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- 14.1 <u>may be made only to the issuing court. If the address of the other parent is available to the</u>
- 14.2 issuing court, the court shall forward the notification to the other parent. The court shall
- 14.3 <u>keep confidential the address or contact information of the other parent.</u>
- 14.4 (g) Notification in a record under this section is not required if the parents are living
- 14.5 in the same residence immediately after the return from deployment and both parents have
- 14.6 <u>actual notice of the return from deployment.</u>

14.7 Sec. 3. [518E.402] CONSENT PROCEDURE FOR TERMINATING GRANT OF 14.8 CUSTODIAL RESPONSIBILITY ESTABLISHED BY COURT ORDER.

- 14.9 At any time after a deploying parent returns from deployment, the deploying parent
- 14.10 and the other parent may file with the court an agreement to terminate an order for
- 14.11 <u>custodial responsibility issued under sections 518E.301 to 518E.311</u>. After an agreement
- 14.12 <u>has been filed, the court shall issue an order terminating the order effective on the date</u>
- 14.13 specified in the agreement. If a date is not specified, the order is effective immediately.

14.14 Sec. 4. [518E.403] VISITATION BEFORE TERMINATION OF GRANT OF 14.15 CUSTODIAL RESPONSIBILITY.

14.16 After a deploying parent returns from deployment until an agreement or order for

- 14.17 custodial responsibility established under sections 518E.201 to 518E.205 or 518E.301
 14.18 to 518E.311 is terminated, the court shall issue an order granting the deploying parent
- 14.19 reasonable contact with the child unless it is contrary to the best interest of the child,
- even if the time of contact exceeds the time the deploying parent spent with the child
- 14.21 <u>before deployment</u>.

14.22 Sec. 5. [518E.404] TERMINATION BY OPERATION OF LAW OF GRANT OF 14.23 CUSTODIAL RESPONSIBILITY ESTABLISHED BY COURT ORDER.

(a) If an agreement between the parties to terminate an order for custodial

14.25 responsibility under sections 518E.301 to 518E.311 has not been filed, the order terminates

- 14.26 <u>60 days after the deploying parent or the appropriate commanding officer gives notice</u>
- 14.27 <u>as prescribed by section 518E.4011</u>. If notice of return from deployment is not given as
- 14.28 provided in section 518E.4011, the order for custodial responsibility is terminated by
- 14.29 <u>operation of law as of the date that the deploying parent's conclusion of service order is</u>
- 14.30 issued, and the court shall address future custody and related matters accordingly.
- 14.31 (b) A proceeding seeking to prevent termination of an order for custodial
- 14.32 responsibility is governed by law of this state other than this chapter.

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15.1		ARTICLE 5		
15.2	MISCELLA	ANEOUS PROVISIO	NS	
15.3	Section 1. [518E.501] UNIFORM	MITV OF APPLICAT	TION AND	
15.4	CONSTRUCTION.			
15.5	In applying and construing this of	chapter, consideration 1	nust be given to the	need to
15.6	promote uniformity of the law with re	spect to its subject mat	ter among states that	enact it.
15.7	Sec. 2. [518E.502] RELATION T		<u>GNATURES IN GI</u>	OBAL
15.8 15.9	AND NATIONAL COMMERCE A This chapter modifies, limits, or		nic Signatures in Glo	obal and
15.10	National Commerce Act, United State	-		
15.11	modify, limit, or supersede section 10	1(c) of that act; United	States Code, title 15	, section
15.12	7001(c); or authorize electronic delive	ery of any of the notices	s described in section	<u>n 103(b)</u>
15.13	of that act, United States Code, title 1	5, section 7003(b).		
15.14	Sec. 3. [518E.503] SAVINGS CL	AUSE.		
15.15	This chapter does not affect the	validity of a court orde	er concerning custod	lial
15.16	responsibility during deployment which	ch was entered before A	August 1, 2015.	

- 15.17 Sec. 4. EFFECTIVE DATE.
- 15.18 This chapter is effective August 1, 2015.

APPENDIX Article locations in 15-0081

ARTICLE 1	GENERAL PROVISIONS	Page.Ln 1.6
ARTICLE 2	AGREEMENT ADDRESSING CUSTODIAL RESPONSIBILITY DURING DEPLOYMENT	Page.Ln 6.13
	JUDICIAL PROCEDURE FOR GRANTING CUSTODIAL	
ARTICLE 3	RESPONSIBILITY DURING DEPLOYMENT	Page.Ln 8.14
ARTICLE 4	RETURN FROM DEPLOYMENT	Page.Ln 12.11
ARTICLE 5	MISCELLANEOUS PROVISIONS	Page.Ln 15.1