252F.1 Definitions.

As used in this chapter unless the context otherwise requires:

- 1. "Administrator" means the administrator of the child support recovery unit of the department of human services or the administrator's designee.
- 2. "Child" means a person who is less than age eighteen or a person who is age eighteen but less than age nineteen and is engaged full-time in completing high school graduation or equivalency requirements in a manner which is reasonably expected to result in completion of the requirements prior to the person reaching age nineteen.
- 3. "Mother" means a mother of the child for whom paternity is being established.
- 4. "Paternity is at issue" means any of the following conditions:
- a. A child was not born or conceived within marriage.
- b. A child was born or conceived within marriage but a court has declared that the child is not the issue of the marriage.
- 5. "Paternity test" means and includes any form of blood, tissue, or genetic testing administered to determine the biological father of a child.
- 6. "Putative father" means a person alleged to be the biological father of a child.
- 7. "Unit" means the child support recovery unit created in section 252B.2.
- 93 Acts, ch 79, §14; 94 Acts, ch 1171, §31; 2006 Acts, ch 1016, §12

For future amendments to this section effective July 1, 2009, see 2007 Acts, ch 218, §168, 187; 2008 Acts, ch 1019, § 18, 20

For transition provisions applicable to existing child support recovery unit rules, procedures, definitions, and requirements, and for nullification of 441 IAC rule 98.3, see 2007 Acts, ch 218, §186