

**441—101.19(252H) Denying requests—administrative modification.** A request for modification by a parent subject to the order may be denied if the criteria in rule 441—101.12(252H) are not met or the following conditions exist:

**101.19(1) *Nonsupport issues.*** The request is based entirely on issues such as custody, visitation, or parenting time rights.

**101.19(2) *Request only for delinquent support.*** The request is for the sole purpose of modifying the amount of delinquent support that has accrued under a support order.

**101.19(3) *Temporary order.*** The request is for the modification of a temporary support order.

**101.19(4) *Two-year time frame.*** The request is for a cost-of-living alteration and it has been less than two years since the order was filed with the court or last reviewed, modified, or altered.

**101.19(5) *Change of circumstances.*** The request is based on a substantial change in circumstances and:

*a.* The requestor's net income has not changed by at least 50 percent, as required in paragraph 101.13(1) "a," or

*b.* The requestor has not provided adequate documentation of the change in income, as required in subrule 101.15(1), or

*c.* The change in income has not yet lasted for three months, as required in paragraph 101.13(1) "b," or

*d.* The change in income is not expected to last another three months, as required in paragraph 101.13(1) "b," or

*e.* The change in income is due to material misrepresentation of fact, as explained in rule 441—101.17(252H).

[ARC 8967C, IAB 2/19/25, effective 4/1/25]