NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING MOTION AND, IF FILED, DETERMINED

IN THE DISTRICT COURT OF APPEAL

OF FLORIDA

SECOND DISTRICT

CHRISTIAN WERNER BOEHM,

Appellant,

۷.

SIMONE BOEHM,

Appellee.

Case No. 2D14-4507

Opinion filed June 12, 2015.

Appeal from the Circuit Court for Pinellas County; John A. Schaefer, Judge.

Nicholas L. Ottaviano of Florin Roebig, P.A., Palm Harbor, for Appellant.

Michelle Ralat Brinner and Mark F. Baseman of Older, Lundy & Alvarez, Attorneys at Law, Tampa, for Appellee.

LUCAS, Judge.

Christian Boehm appeals from a final judgment of dissolution of marriage.

Mr. Boehm argues that the trial court improperly calculated his child support obligation

by finding that Ms. Boehm had a monthly net income of \$1328. Ms. Boehm concedes

that the child support guidelines worksheet attached to the final judgment did not

accurately reflect her net monthly income. We reverse and remand with instructions for the trial court to determine Ms. Boehm's actual monthly income and recalculate Mr. Boehm's child support obligation accordingly. We affirm on all other issues raised in this appeal without comment.

Affirmed in part, reversed in part, and remanded with instructions.

CASANUEVA and WALLACE, JJ., Concur.