

From: Smylie, George (DSHS/DCS)

Sent: Tuesday, August 02, 2011 2:29 PM

To: Kildahl, Jeff (DSHS/DCS); Andrew McDirmid; Angela Gerbracht; Callaghan, Kevin (WAPA); Gary Bashor; Kristie Dimak; Smylie, George (DSHS/DCS); Timothy Eastman

Cc: 'Mark Mahnkey'; 'Greg Howe'

Subject: Bridge Call - 8/3/2011

Hello everyone,

Just a reminder that the Residential Credit sub-committee is having a bridge call on Wednesday, August 3, 2011, from 12:05 pm to 1:05 pm. The call in number is 360.407.3780. The pin number is 407471#.

Jeff, will you place this information on the website under the residential credit sub-c tab.
Thanks. ghs

The agenda is as follows:

- Residential Credit Threshold discussion
- Sample Language regarding adjustments to Residential Credit (see below):
- Adjustment to Residential Credit (Proposed Language):
 - ⊖ If either of the parties to a child support order which grants a residential credit fails to exercise 25% more or less of the overnights that were used to calculate the residential credit for more than 6 months without reasonable justification for the failure to exercise the time, the obligee shall be entitled to move to terminate or modify the credit by motion to the court, or by making a request for a review of the administrative order which established the residential credit.
 - OR**
 - ⊖ In any case where the parties follow a residential schedule which varies by more than 25% from the residential schedule upon which the child support order was based for a period of 6 months or more, either party may move the court for an adjustment to the child support to grant, terminate or modify the child support applying the residential credit formula.

~~(Prior suggested language) If the obligor who has been granted a residential credit fails to exercise 25% or more of the overnights that were used to calculate the residential credit for more than 6 months without reasonable justification for the failure to exercise the time, the obligee shall be entitled to move to terminate or reduce the credit by motion to the court or by making a request for a review of the administrative order which established the residential credit.~~

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