Status: Point in time view as at 25/11/2013.

Changes to legislation: There are currently no known outstanding effects for the Child Maintenance and Other Payments Act 2008, Cross Heading: Applicable rate where non-resident parent party to other maintenance arrangement. (See end of Document for details)

SCHEDULES

SCHEDULE 4

CHANGES TO THE CALCULATION OF MAINTENANCE

Applicable rate where non-resident parent party to other maintenance arrangement

- 5 (1) In paragraph 1(1) (under which the weekly rate of child support maintenance is the basic rate unless a reduced rate, a flat rate or a nil rate applies), at the beginning insert "Subject to paragraph 5A,".
 - (2) After paragraph 5 insert—

"Non-resident parent party to other maintenance arrangement

- 5A (1) This paragraph applies where—
 - (a) the non-resident parent is a party to a qualifying maintenance arrangement with respect to a child of his who is not a qualifying child, and
 - (b) the weekly rate of child support maintenance apart from this paragraph would be the basic rate or a reduced rate or calculated following agreement to a variation where the rate would otherwise be a flat rate or the nil rate.
 - (2) The weekly rate of child support maintenance is the greater of £7 and the amount found as follows.
 - (3) First, calculate the amount which would be payable if the non-resident parent's qualifying children also included every child with respect to whom the non-resident parent is a party to a qualifying maintenance arrangement.
 - (4) Second, divide the amount so calculated by the number of children taken into account for the purposes of the calculation.
 - (5) Third, multiply the amount so found by the number of children who, for purposes other than the calculation under sub-paragraph (3), are qualifying children of the non-resident parent.
 - (6) For the purposes of this paragraph, the non-resident parent is a party to a qualifying maintenance arrangement with respect to a child if the non-resident parent is—
 - (a) liable to pay maintenance or aliment for the child under a maintenance order, or
 - (b) a party to an agreement of a prescribed description which provides for the non-resident parent to make payments for the benefit of the child,

and the child is habitually resident in the United Kingdom."

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Modifications etc. (not altering text)

C1 Sch. 4 para. 5 partly in force; Sch. 4 para. 5 not in force at Royal Assent see s. 62; Sch. 4 para. 5(2) in force for certain purposes at 8.10.12 by S.I. 2012/2523, art. 2(2)(b); Sch. 4 para. 5 in force for certain further purposes at 10.12.2012 by S.I. 2012/3042, art. 2(b)

Commencement Information

- I1 Sch. 4 para. 5 in force at 29.7.2013 for specified purposes by S.I. 2013/1860, **arts. 2(b)**, 3 (with arts. 5, 7) (as amended (24.6.2014) by S.I. 2014/1635, art. 7)
- I2 Sch. 4 para. 5 in force at 25.11.2013 in so far as not already in force by S.I. 2013/2947, art. 2(a) (with arts. 3-5)

Status:

Point in time view as at 25/11/2013.

Changes to legislation:

There are currently no known outstanding effects for the Child Maintenance and Other Payments Act 2008, Cross Heading: Applicable rate where non-resident parent party to other maintenance arrangement.