13101004D HOUSE BILL NO. 1795 1 2 Offered January 9, 2013 3 Prefiled January 8, 2013 4 A BILL to amend and reenact §§ 8.01-576.10 and 8.01-581.22 of the Code of Virginia, relating to 5 confidentiality of child support guidelines worksheets in mediated agreements. 6 Patron-Toscano 7 8 Referred to Committee for Courts of Justice 9 10 Be it enacted by the General Assembly of Virginia: 1. That §§ 8.01-576.10 and 8.01-581.22 of the Code of Virginia are amended and reenacted as 11 12 follows: § 8.01-576.10. Confidentiality of dispute resolution proceeding. 13 14 All memoranda, work products and other materials contained in the case files of a neutral or dispute 15 resolution program are confidential. Any communication made in or in connection with the dispute 16 resolution proceeding which that relates to the controversy, including screening, intake and scheduling a dispute resolution proceeding, whether made to the neutral or dispute resolution program staff or to a 17 18 party, or to any other person, is confidential. However, a written settlement agreement signed by the 19 parties shall not be confidential, unless the parties otherwise agree in writing. 20 Confidential materials and communications are not subject to disclosure in discovery or in any 21 judicial or administrative proceeding except (i) where all parties to the dispute resolution proceeding 22 agree, in writing, to waive the confidentiality, (ii) in a subsequent action between the neutral or dispute 23 resolution program and a party to the dispute resolution proceeding for damages arising out of the 24 dispute resolution proceeding, (iii) statements, memoranda, materials and other tangible evidence, 25 otherwise subject to discovery, which that were not prepared specifically for use in and actually used in 26 the dispute resolution proceeding, (iv) where a threat to inflict bodily injury is made, (v) where 27 communications are intentionally used to plan, attempt to commit, or commit a crime or conceal an 28 ongoing crime, (vi) where an ethics complaint is made against the neutral by a party to the dispute 29 resolution proceeding to the extent necessary for the complainant to prove misconduct and the neutral to 30 defend against such complaint, (vii) where communications are sought or offered to prove or disprove a 31 claim or complaint of misconduct or malpractice filed against a party's legal representative based on conduct occurring during a mediation, (viii) where communications are sought or offered to prove or disprove any of the grounds listed in § 8.01-576.12 in a proceeding to vacate a mediated agreement, or 32 33 34 (ix) as provided by law or rule. The use of attorney work product in a dispute resolution proceeding 35 shall not result in a waiver of the attorney work product privilege. 36 Notwithstanding the provisions of this section, in any case where the dispute involves support of the

36 Notwithstanding the provisions of this section, in any case where the dispute involves support of the 37 minor children of the parties, financial information, including information contained in the child support 38 guidelines worksheet, and written reasons for any deviation from the guidelines shall be disclosed to 39 each party and the court for the purpose of computing a basic child support amount pursuant to §-40 20-108.2.

§ 8.01-581.22. Confidentiality; exceptions.

0/17/22 10:15

41

42 All memoranda, work products and other materials contained in the case files of a mediator or 43 mediation program are confidential. Any communication made in or in connection with the mediation, 44 which relates to the controversy being mediated, including screening, intake, and scheduling a mediation, 45 whether made to the mediator, mediation program staff, to a party, or to any other person, is 46 confidential. However, a written mediated agreement signed by the parties shall not be confidential, 47 unless the parties otherwise agree in writing.

48 Confidential materials and communications are not subject to disclosure in discovery or in any 49 judicial or administrative proceeding except (i) where all parties to the mediation agree, in writing, to waive the confidentiality, (ii) in a subsequent action between the mediator or mediation program and a 50 51 party to the mediation for damages arising out of the mediation, (iii) statements, memoranda, materials 52 and other tangible evidence, otherwise subject to discovery, which were not prepared specifically for use 53 in and actually used in the mediation, (iv) where a threat to inflict bodily injury is made, (v) where communications are intentionally used to plan, attempt to commit, or commit a crime or conceal an 54 55 ongoing crime, (vi) where an ethics complaint is made against the mediator by a party to the mediation to the extent necessary for the complainant to prove misconduct and the mediator to defend against such 56 57 complaint, (vii) where communications are sought or offered to prove or disprove a claim or complaint 58 of misconduct or malpractice filed against a party's legal representative based on conduct occurring 59 during a mediation, (viii) where communications are sought or offered to prove or disprove any of the

60 grounds listed in § 8.01-581.26 in a proceeding to vacate a mediated agreement, or (ix) as provided by 61 law or rule. The use of attorney work product in a mediation shall not result in a waiver of the attorney

62 work product privilege.

63 Notwithstanding the provisions of this section, in any case where the dispute involves support of the

64 minor children of the parties, financial information, including information contained in the child support

65 guidelines worksheet, and written reasons for any deviation from the guidelines shall be disclosed to

66 each party and the court for the purpose of computing a basic child support amount pursuant to $\frac{9}{20-108.2}$.