

Worksheet- Child Support Obligation

Each party shall complete that portion of the worksheet that applies to him or her, sign the form and file it with the court. This worksheet is required in proceedings establishing or modifying child support.

IN RE: _____

CASE NO: _____

FATHER: _____

MOTHER: _____

CHILD SUPPORT OBLIGATION WORKSHEET (CSOW)

		DOB

1. WEEKLY GROSS INCOME	FATHER	MOTHER
A. Subsequent Children Multiplier Credit (.065 .097 .122 .137 .146 .155 .164 .173)		
B. Child Support (Court Order for Prior Born)		
C. Child Support (Legal Duty for Prior Born)		
D. Maintenance Paid		
E. WEEKLY ADJUSTED INCOME (WAI) Line 1 minus 1A, 1B, 1C and 1D		
2. PERCENTAGE SHARE OF TOTAL WAI	%	%
3. COMBINED WEEKLY ADJUSTED INCOME (Line 1E)		
4. BASIC CHILD SUPPORT OBLIGATION Apply CWAi to Guideline Schedules		
A. Weekly Work-Related Child Care Expense of each parent		
B. Weekly Health Insurance Premium -- Total from HIPW, Line 1		
5. TOTAL CHILD SUPPORT OBLIGATION (Line 4 plus 4A and 4B)		
6. PARENT'S CHILD SUPPORT OBLIGATION (Line 2 times Line 5)		
7. ADJUSTMENTS		
)Obligation from Post-Secondary Education Worksheet Line J.	+ _____	+ _____
)Payment of work-related child care by each parent. (Same amount as Line 4A)	_____	_____
)Child(ren)'s Portion of Weekly Health Insurance Premium for parent(s) ordered to provide health insurance.	_____	_____
)Parenting Time Credit	_____	_____

8. RECOMMENDED CHILD SUPPORT OBLIGATION

I affirm under penalties for perjury that the foregoing representations are true.

Father: _____

Dated: _____

Mother: _____

UNINSURED HEALTH CARE EXPENSE CALCULATION

A. Custodial Parent Annual Obligation: (CSOW Line 4 Total) \$ _____ + (PSEW §Two, line 1) \$ _____ = \$ _____ x 52 weeks x .06 = \$ _____.

B. Balance of Annual Expenses to be Paid: (Line 2) _____ % by Father, _____ % by Mother.

Appendix 117 1

Worksheet — Child Support Obligation

IN RE:		CASE NO:	
		FATHER:	
		MOTHER:	
PARENTING TIME CREDIT WORKSHEET			
Children	DOB	Children	DOB

Line:		
1PT	Enter Annual Number Of Overnights	
2PT	Enter Weekly Basic Child Support Obligation — BCSO (Enter Line 4 from Child Support Worksheet)	
3PT	Enter Total Parenting Time Expenses as a Percentage of the BCSO (Enter Appropriate TOTAL Entry from Table PT)	
4PT	Enter Duplicated Expenses as a Percentage of the BCSO (Enter Appropriate DUPLICATED Entry from Table PT)	
5PT	Parent's Share of Combined Weekly Income (Enter Line 2 from Child Support Worksheet)	
6PT	Average Weekly Total Expenses during Parenting Time (Multiply Line 2PT times Line 3PT)	
7PT	Average Weekly Duplicated Expenses (Multiply Line 2PT times Line 4PT)	
8PT	Parent's Share of Duplicated Expenses (Multiply Line 5PT times Line 7PT)	
9PT	Allowable Expenses during Parenting Time (Line 6PT — Line 8PT)	
	Enter Line 9PT on Line 7 of the Child Support Worksheet as the Parenting Time Credit	

Worksheet — Child Support Obligation

IN RE:	CASE NO: FATHER: MOTHER:
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POST-SECONDARY EDUCATION WORKSHEET (PSEW)

Child:	DOB		
SECTION ONE: DETERMINATION OF EDUCATION EXPENSE	FATHER	MOTHER	
A. Parents' Percentage Share of Total Weekly Adjusted Income From Line 2 of Child Support Worksheet		%	%
B. Educational Costs			
(1) Tuition			
(2) Room & Board			
(3) Books			
(4) Fees			
(5) Other			
TOTAL EDUCATIONAL COSTS (Part B — Lines 1-5)			
C. Child's Share of Costs			
(1) Scholarships			
(2) Grants in Aid			
(3) Student Loans			
(4) Child's Cash Share			
(5) Other			
TOTAL CREDITS (Part C — Line 1-5))			
D. Parents Total Obligations: Subtract Total Credits From Total Costs			
Parents' Share: Line A x Line D	\$	\$	

SECTION TWO: DETERMINATION OF SUPPORT WHILE STUDENT AT HOME			
E. Weeks Student Lives at Home _____ Divided by 52 =			%
F. Basic Child Support Obligation for All Children, including Student (Apply CWAI from Line 3 of Child Support Worksheet to Guidelines Schedule			
G. Basic Child Support Obligation for Children Living with Custodial Parent from Line 4			
H. Weekly Child Support Obligation Attributable to Student Living Away From Home			
I. Calculation of Support Obligation For Student (Multiply Line H x Line E)			
J. Parent's Weekly Child Support Obligation: (Line A x Line I)	\$	\$	

Line J of section Two will be reflected in Section 7 of the Child Support Worksheet resulting in the Recommended Support Obligation.

C. The parties jointly agree that the monthly marital debts are as follows:

	<u>Creditor</u>	<u>Montly Payment</u>
1. Mortgage 1 (Include taxes and insurance allocated on monthly basis)		
_____	_____	_____
Address		
2. Mortgage 2 (Includes taxes and insurance allocated on monthly basis)		
_____	_____	_____
Address		
3. Auto (Make, model, year) (Include insurance and taxes allocated on monthly basis)		
_____	_____	_____
Address		
4. Auto (Make, model, year) (Include insurance and taxes allocated on monthly basis)		
_____	_____	_____
Address		
5. Auto (Make, model, year) (Include insurance and taxes allocated on monthly basis)		
_____	_____	_____
Address		
6. Rent (marital home) (Include insurance, if any, allocated on monthly basis)		
_____	_____	_____
Address		
7. Land Contract (Include insurance and taxes, if applicable, allocated on monthly basis)		
_____	_____	_____
Address		

8. Mobile Home

(Include lot rent, taxes and insurance allocated on monthly basis)

Address

9. Installment Loan
(Not set forth above)

10. Installment Loan (Not set forth above)

11. Medical Expense

12. Medical Expense

13. Medical Expense

14. Utility expenses for marital home

a. Gas

b. Electric

c. Water

d. Sewage

e. Telephone

f. Other _____

15. Additional marital debts

a. _____

b. _____

c. _____

d. _____

e. _____

D. Husband shall answer questions D3, 4, 5, 6, 7 and 8, and questions D1 and 2 if he has left the marital home.

1. Rent or mortgage
(Include taxes and insurance allocated on monthly basis)

Address

2. Utilities

- a. Gas _____
- b. Electric _____
- c. Water _____
- d. Sewage _____
- e. Telephone _____
- f. other _____

3. Food _____

4. Clothing _____

5. Gas/Oil/Maintenance _____

6. Education _____

7. Scheduled Medical _____

8. Other

- a. _____
- b. _____
- c. _____

E. Wife shall answer questions E3,4,5,6,7 and 8, and questions E1 and 2 if she has left the marital home.

- 1. Rent or mortgage
(Include taxes and insurance
Allocated on monthly basis

Address

2. Utilities

- a. Gas _____
- b. Electric _____
- c. Water _____
- d. Sewage _____
- e. Telephone _____
- f. Other _____

- 3. Food _____
- 4. Clothing _____
- 5. Gas/Oil/Maintenance _____
- 6. Education _____
- 7. Scheduled Medical _____
- 8. Other
 - a. _____
 - b. _____
 - c. _____

WE AFFIRM UNDER PENALTIES FOR PERJURY THAT THE FOREGOING REPRESENTATIONS ARE TRUE.

Wife

Husband

STATE OF INDIANA)
COUNTY OF STEUBEN) SS:
IN RE: THE MARRIAGE OF)
_____))
Petitioner)
and) CAUSE NO. _____
_____))
Respondent)

PROPERTY, INDEBTEDNESS, AND EARNINGS DISCLOSURE

Comes now Petitioner/Respondent and files Property, Indebtedness, and Earnings Disclosure with the Court.

It is requested that the Court set this cause for trial. It is anticipated that trial of this cause will require _____
(amount of time necessary)

The filing of these disclosures and service of the same upon the opposing party constitutes a request for admissions to the opposing party that the information contained therein is true. In the event that the opposing party does not admit the truth of the allegations contained therein, the opposing party shall, within thirty (30) days from this date, complete such party's respective and corresponding portion of the disclosure form heretofore filed. In the event that the opposing party does not complete his or her respective and corresponding portion of the form within thirty (30) days, the information contained therein shall be deemed to be admitted as fact by the opposing party pursuant to L. Civil R. 9F(3).

Custody of the children (will/will not) be an issue at trial of this cause.

Attorney for Petitioner/Respondent

CERTIFICATE OF SERVICE

I hereby certify that I did, on the _____ day of _____, 20____, mail or deposit in the Steuben County Courthouse attorney's mailbox a copy of the above document to _____

RE: Marriage of: _____

Cause No. _____

ASSETS:

Description	Date acquired ----- Value	Manner Acquired (Purchased, gift, inherited, etc)	Title H, W, or J	Lien holder and unpaid amount	Husband's Opinion of Gross Value on date of filing	Husband's Proposed Distribution (H or W) -
					Wife's Opinion of Gross Value on date of filing	Wife's Proposed Distribution (H or W)
Real Estate (Attach all legal descriptions)						
Motor Vehicles (Please state make, model and year for each motor vehicle)						

RE: Marriage of: _____

Cause No. _____

ASSETS:

Description	Date acquired ----- Value	Manner Acquired (Purchased, gift, inherited, etc)	Title H,W, or J	Lien holder and unpaid amount	Husband's Opinion of Gross Value on date of filing	Husband's Proposed Distribution (H or W)
					Wife's Opinion of Gross Value on date of filing	Wife's Proposed Distribution (H or W)
Business interests (Sole proprietorships, partnerships, corporations, limited liability companies, etc. Attach all professional appraisals.)						
Other Assets (List value on date of marriage and date of filing)						

RE: Marriage of: _____

Cause No. _____

ASSETS:

Description	Date acquired ----- Value	Manner Acquired (Purchased, gift, inherited, etc)	Title H, W, or J	Lien holder and unpaid amount	Husbands Opinion of Gross Value on date of filing	Husband's Proposed Distribution (H or W)
					Wife's Opinion of Gross Value on date of filing	Wife's Proposed Distribution (H or W)
Retirement accounts and IRA's (List value on date of marriage and date of filing)						
Life Insurance Policies (List all policies even those without cash surrender value)						

RE: Marriage of: _____ Cause No. _____

INCOME

	Employer	Job Classification	Length of Employment	Rate of Pay	Gross Earnings Per Pay Period	Net Per Pay Period
Husband						
Wife						

OTHER INCOME (SOURCE - AMOUNT)

Husband	
Wife	

I affirm under penalties for perjury that the foregoing representations, and all attachments hereto, are true and correct.

Dated: _____
Petitioner _____

Dated: _____
Respondent _____

You are under a continuing duty prior to trial to amend this statement if you learn the information contained herein is no longer accurate. Both parties should endeavor to stipulate as to the value of all assets, or be prepared to establish the values by appraisal.



The course helps parents learn what will help keep their child safe and out of adult conflicts. By strengthening communication skills, Co-Parenting for Successful Kids can improve parent-child and parent-to-parent interactions to assist parents to be more respectful, responsive, and responsible.

Registration Form

Name _____

Address _____ City _____ Zip _____

County of Residence _____ Phone _____

Email _____ Date of Birth _____

Please circle the date and time of the class you are registering for:

**Registration Deadline is the 1st Thursday of every month; one week before the class.*

Thursday, July 13, 2017 9:00am-1:00pm OR 3:00pm-7:00pm

Thursday, August 10, 2017 9:00am-1:00pm OR 3:00pm-7:00pm

Thursday, September 14, 2017 9:00am-1:00pm OR 3:00pm-7:00pm

Thursday, October 12, 2017 9:00am-1:00pm OR 3:00pm-7:00pm

Thursday, November 9, 2017 9:00am-1:00pm OR 3:00pm-7:00pm

Thursday, December 14, 2017 9:00am-1:00pm OR 3:00pm-7:00pm

Number of Children _____ Ages _____

County of Court _____ Issuing Judge _____



Case Number _____ **Find case number here:* <http://bit.ly/2rVciiD>

What is the name of the other co-parent? _____

(Divorcing parents may not attend the same class.)

Additional Information about the Class:

***Payment Options:**

\$50 Cash or Check (payable to Purdue Extension Steuben County) must be included with registration form.

***Class Location and Payment Address:**

Steuben Community Center, Suite 1A
317 South Wayne Street
Angola, IN 46703

**Class must have at least five people registered to be held.*

**Children will not be permitted in the classroom and childcare is not provided.*

STATE OF INDIANA)
) SS:
COUNTY OF STEUBEN)

IN THE STEUBEN CIRCUIT/SUPERIOR COURT

STATE OF INDIANA)
VS)
_____)

DEFENDANT'S WAIVER OF RIGHTS
(I.C. 35-33-7-5)

The Defendant hereby waives his/her right to initial hearing and the advisement of rights as required by I.C. 35-33-7-5.

This motion is made on the grounds that the Defendant has been advised by counsel of the following:

1. That Defendant has the right to retain counsel and if Defendant intends to retain counsel, Defendant must do so within:

- (a) Twenty (20) days if Defendant is charged with a felony; or,
- (b) Ten (10) days if Defendant is charged only with one or more misdemeanors;

after this initial hearing, because there are deadlines for filing motions and raising defenses, and if those deadlines are missed, the legal issues and defenses that could have been raised will be waived;

2. That Defendant has the right to court appointed counsel at no expense to Defendant if Defendant is unable to afford to hire an attorney;

3. That Defendant has the right to a speedy and public trial by jury. However, if Defendant is charged only with one or more misdemeanors, then, Defendant must make written demand for trial by jury on or before ten (10) days prior to the first scheduled trial date or Defendant will waive his/her right to trial by jury and this case will be tried to the Court;

4. Of the amount and condition of bail;

5. Of Defendant's privilege against self-incrimination and right to remain silent;

6. Of the nature of the charge against him/her including sentencing alternatives;

7. That a preliminary plea of not guilty is being entered for Defendant and the preliminary plea of not guilty will become a formal plea of not guilty:

- (a) Twenty (20) days after the completion of the initial hearing; or,
- (b) Ten (10) days after the completion of the initial hearing, if a person is charged only with one or more misdemeanors;

unless the Defendant, after consulting with counsel, enters a different plea.

By signing this document, the Defendant states to the Court that he/she has read and understands it.

Defendant

I certify to the Court that I have advised the Defendant of the matters required by I.C. 35-33-7-5 and have explained this document to the Defendant. Defendant has been given a copy of the criminal information filed in this case. I believe that the Defendant understands the rights set forth in this document and the nature of the hearing that Defendant waives by signing it.

Attorney for Defendant

APPENDIX 5

STATE OF INDIANA) IN THE STEUBEN CIRCUIT/SUPERIOR COURT
) SS:
COUNTY OF STEUBEN)

STATE OF INDIANA)
 Plaintiff)
)
vs.) CAUSE NO.: _____
)

 Defendant)

DISCOVERY ORDER

The Courts now order the State of Indiana to produce the following material and information within its possession or control to the Defendant no later than the date scheduled for the first pre-trial conference:

- (1) The names, addresses and telephone numbers (if known) of all persons whom the State intends to call as witnesses; together with their relevant written or recorded statements (or transcripts thereof) made in connection with the above entitled case. Transcripts of Grand Jury testimony shall be paid for by the party requesting the transcripts.
- (2) Any written or recorded statements and the substance, in writing, of any oral statements made by the accused or by a co-defendant, including a list of witnesses to the making and acknowledgement of such statements.
- (3) A copy of all police reports and any reports or statements of experts made as the result of any scientific tests, experiments or comparisons made in connection with this case.
- (4) A copy of the criminal record of the Defendant including a copy of any traffic record if part of the prosecution is for a traffic offense.
- (5) A list (including a brief description) of all books, papers, documents, photographs, items of personal evidence or other tangible objects which the State intends to use at trial or which were obtained from or belong to the Defendant. Upon request of the Defendant, the State shall make arrangements convenient to the parties for the inspection, copying, and photographing of any such evidence. Such arrangements shall be made expeditiously.
- (6) All evidence of any nature whatsoever which would tend to exculpate the Defendant in this case.

- (7) To inform the defense whether or not evidence was acquired by governmental officials or their agents acting directly or indirectly as a result of the execution of any process, and if such has occurred, the State is ordered to produce for the defense a copy of said process.
- (8) To disclose whether or not photographs of Defendant were reviewed by any witness for identification purposes and to disclose the time, date, place and persons present at such viewing and to produce all photographs used whether of Defendant or other persons.
- (9) All Indiana Rules of Evidence 404(b) material.

The Courts further order that the Defendant, subject to constitutional limitations, produce the following material and information to the State of Indiana within twenty (20) days of the filing of the State's answer to this Discovery Order:

- (1) The names, addresses and telephone numbers (if known) of all persons whom the Defendant intends to call as witnesses; together with their relevant written or recorded statements (or transcripts thereof) made in connection with the above entitled case.
- (2) A list (including a brief description) of all books, papers, documents, photographs, items of physical evidence or other tangible objects which the Defendant intends to use at trial. Upon request of the State, the Defendant shall make arrangements convenient to the parties for the inspection, copying, and photographing of any such evidence. Such arrangements shall be made expeditiously.
- (3) A statement of all defenses which the Defendant intends to use at any hearing or trial in this case.
- (4) Any reports or statements of experts made as a result of scientific tests, experiments, or comparisons made in connection with this case and the results of any physical or mental examinations of the Defendant that the Defendant intends to introduce as evidence in the trial of this cause.
- (5) Upon written request of the State, arrangements convenient to the parties shall be made requiring the Defendant to:
 - (a) speak for identification by witnesses to the crime charged in this case;
 - (b) be fingerprinted;
 - (c) appear in a "line-up";
 - (d) pose for photographs not involving reenactment of the crime;
 - (e) try on articles of clothing in the possession of the State;

- (f) Permit the taking of samples of blood, hair, urine or other bodily substance in a manner which will not involve an unreasonable intrusion into his/her body;
- (g) provide a handwriting sample; and,
- (h) submit to a reasonable physical or medical inspection of his body.

Such arrangements shall be made expeditiously.

Any objections to this Order (including a legal memorandum) shall be filed in writing within ten (10) days of this date or shall be deemed waived, except upon a showing of good cause.

The obligations and responsibilities under this Order shall continue throughout the proceedings and until final disposition of the case. Not less than ten (10) days before any trial setting the case shall be reviewed by the respective parties; and an amended answer, if appropriate, be filed with opposing counsel within seven (7) days of the trial date.

Discovery material furnished pursuant to this Order shall not be filed with the Court. However, counsel for the parties or the Defendant (if not represented by counsel) shall certify to the Court, in writing, within the time limits prescribed that this Order has been complied with. Copies of the certification shall be furnished to opposing counsel (or Defendant, if unrepresented by counsel) and any objections to the certifications shall be filed within ten (10) days of the date the certification is filed with the Court.

The parties shall have a continuing obligation to assist the Court in the enforcement of this Order. If a response to the Order is not filed in a timely manner, then the opposing party shall file an appropriate motion within five (5) days after the failure seeking sanctions or any other appropriate remedy. If such a pleading is not filed by the party getting the benefit of a discovery response, then the failure to file shall be deemed a waiver of any right to a continuance allegedly necessary for preparation for any hearing or trial of this case.

Failure to comply with this Order may be enforced by contempt on the Court's own motion or the motion of any party.

DATED: _____

ALLEN N. WHEAT
Judge, Steuben Circuit Court

WILLIAM C. FEE
Judge, Steuben Superior Court

Distribution to:

STATE OF INDIANA)
) SS:
COUNTY OF STEUBEN)

IN THE STEUBEN CIRCUIT/SUPERIOR COURT
CAUSE NO. _____

STATE OF INDIANA)
VS)
_____)

**PERSONAL APPEARANCE BOND
WITH TEN PERCENT CASH DEPOSIT**

I understand that I have been admitted to bail in the sum of \$_____ to assure my appearance in the Steuben Circuit Court in all matters in the above captioned cause. In lieu of a surety bond, property bond, or full cash bond, I voluntarily accept the option given by the Court to deposit 10% of the amount of bail in cash with the Clerk of the Court as security for the full amount of the bail.

I understand that I am bound to the State of Indiana in the sum of \$_____. If I appear in Court as directed and comply with all conditions as ordered by the Court until this case is finally determined, then this bond shall be void, if otherwise, the bond shall remain in full force.

If I do not appear at any time fixed by the Court, the Court shall declare this bond to be forfeited and notice of forfeiture shall be mailed to me at the address appearing below my signature, or to the attorney representing me in this case. If I do not appear within 30 days from the date of forfeiture and satisfy the Court that my appearance was, or is, impossible and without my fault, then the Court shall enter a judgment for the State and against me and certify the judgment to the Clerk for record. The amount deposited in cash shall be applied to the payment of the judgment. The balance of the judgment may be endorsed and collected in the same manner as a judgment entered in a civil action.

I further understand that if I fail as required or violate any of the conditions of release from custody, the release may be revoked and a warrant for my arrest will be issued immediately.

I agree to the following terms and conditions for being released from custody on bond during the pendency of this cause:

1. I will not leave the State of Indiana without the written permission of the Court;
2. I will inform my attorney, or the Court if I have no attorney, of any change of address or employment within 24 hours of such change;
3. I will personally appear in the cause in the Court of Record whenever my appearance is required by the Court. Notice by the Court to my attorney of record shall constitute notice to me as though served personally. If I am not represented by an attorney, then notice will be mailed to the address below my signature;
4. I agree to comply with all other conditions or releases as ordered by the Court.

When the conditions of the bond have been performed, the Clerk of the Court shall return to me all, sums deposited less those amounts set forth hereinafter which I agree may be retained by the Clerk of the Court.

1. An administrative fee which equals the lesser of 10% of the amount deposited, or \$50.00;
2. Up to \$100.00 to be paid into the supplemental Public Defender's Fund;
3. Initial probation user's fee, restitution, fines, costs and administrative fees;
4. Remainder, if any, to Defendant.

I understand the terms of this agreement and voluntarily enter into it.

Date: _____

Signature of Defendant

Date: _____

Date of Defendant's next required appearance in Court. If line is blank, notice will be mailed to Defendant.

Printed or typed name

Current address

Jail Officer's Signature

City State Zip

Printed or typed name

Telephone number with area code