Pro Se Supplemental Packet with Children

This Guide is designed to simplify the filing process for a self represented litigant with children for the completion of the required forms for filing a Petition for Divorce. In addition to this guide, a Floyd County Family Law Navigator is able to offer free assistance to pro se litigants. The Family Law Navigator can help ensure you accurately complete this paperwork and will discuss the opportunity for free and faster options for resolving your case. Call or email Mrs. Etheridge to set up an appointment.

Courtney Etheridge

Floyd County Family Law Navigator

311 Hauss Square, Room 110 New Albany, Indiana 47150

Phone: 812-948-5410 ext. 572 cetheridge@floydcounty.in.gov

Secondary Filing Checklist for Parties NOT in Agreement (See Step 2a):

- ✓ Decree of Dissolution of Marriage (Joint or Proposed by each Party)
- ✓ Verified Financial Disclosure Statement
- ✓ Motion for Final Hearing
- ✓ Notice of Final Hearing
- ✓ Child Support Obligation Worksheet
- ✓ Notice of Requirement to Attend a Parenting Course

Secondary Filing Checklist for Parties in Agreement (See Step 2b):

- ✓ Decree of Dissolution of Marriage and Settlement Agreement
- ✓ Verified Financial Disclosure Statement
- ✓ Verified Waiver of Final Hearing
- ✓ Child Support Obligation Worksheet
- ✓ Notice of Requirement to Attend a Parenting Course.

All Secondary Filing documents, submitted after the Initial Filing should be submitted directly to the Floyd County Superior Court 3 Staff of the Honorable Judge Maria D. Granger located at 311 Hauss Square Room 110, New Albany, IN 47150.

Disclaimer: The services of the Floyd County Family Law Navigator are not, and shall not be construed as constituting legal advice or the provision of legal services. The Floyd County Family Law Navigator provides Pro Se Litigants assistance in the filing process for family-related legal matters. For questions regarding your legal rights or obligations, you should consult with an attorney. The Family Law Navigator is not an advocate for the outcome of your divorce and cannot speak to the judge on your behalf about your case. Such inquiries must be handled by a legal professional.

Step 2a: When Parties are NOT in Agreement regarding the conditions of divorce they need to complete:

- 1. Decree of Dissolution of Marriage (Joint or Proposed by each Party)
- 2. Verified Financial Disclosure Statement
- 3. Motion for Final Hearing
 - a. May be submitted to the Court with Initial filing. Must be filed within 60 days after Initial Filing.
- 4. Notice of Final Hearing
 - a. Complete only the IN RE THE MARRIAGE OF..." on the top of Page 1.
- 6. Child Support Obligation Worksheet
- 7. Notice of Requirement to Attend a Parenting Course

Step 2b: When Parties are in Agreement regarding the conditions of divorce they need to complete:

- 1. Decree of Dissolution of Marriage and Settlement Agreement
 - a. Must be signed and notarized by both Parties prior to filing.
- 2. Verified Financial Disclosure Statement
- 3. Verified Waiver of Final Hearing
 - a. Must be signed by both Parties prior to filing.
- 4. Child Support Obligation Worksheet
- 5. Notice of Requirement to Attend a Parenting Course

Support Resources for Required Parenting Forms and Actions

- 1. Child Support Obligation Worksheet
 - a. Use of the online Child Support Cacluator is strongly recommended to determine child support calculations. To access the **Child Support Calculator** online, use this QR code or the links below:
 - i. MS Word version of Child Support Obligation Worksheet
 - ii. Fillable PDF version of Child Support Obligation Worksheet



- b. Additional Tools available to support completion of the Child Support Obligation worksheet include:
 - i. <u>Indiana Child Support Guidelines</u>. This is a direct link to the Indiana Rules of Court Child Support Rules and Guidelines. In general, child support guidelines are guiding principles that assist Courts in creating and changing child support awards, which are court-ordered payments typically made by one parent to another to support their child(ren). These agreements are typically based on the previously mentioned parenting time plan.
 - ii. <u>Child Support Calculator</u>. This is a direct link to the Child Support Calculator to assist in calculating the amount for weekly payments.
 - iii. <u>Guideline Schedules for Weekly Support Payments</u>. This is a direct link to a guideline that uses the 'combined weekly adjusted income' of the parent and the number of child(ren) to suggest a weekly support payment amount.

- 2. Notice of Requirement to Attend a Parenting Course
 - a. No filing action with the court is required, however, parties must register for and complete a Parenting Course within 45 days of filing the Petition and prior to the final hearing.
 - A Parenting Course is required in any dissolution or seperation proceeding involving children under the age of eighteen (18) years old. Both parties to the proceedings must attend and complete a course.
 There are both in-person and online options.
 - c. Upon completion, parent will receive a Certificate of Completion. This must be filed with the Court and should include your case number when filing.
 - d. In any dissolution, separation or paternity proceeding involving children underthe age of eighteen (18) years of age, BOTH parties to the proceedings must attend and complete a parenting course (unless a party has attended a program within 2 years). Please schedule your class immediately so it can be completed before the final hearing. Please reach out to Courtney Etheridge, Floyd County Family Law Navigator (Phone: 812-948-5410x572; Email: cetheridge@floydcounty.in.gov) to learn more about program options.

Please remember to file your Certificate of Completion with the Court and include your case number on the certificate when filing.

3.	Parents should be in agreement on the following topics:
	☐ Legal custody of all minor children. There are a number of important topics to discuss when

- Legal custody of all minor children. There are a number of important topics to discuss when determining legal custody. These include the following:
 - Educational decisions. There should be agreement on who will be responsible for making decisions related to your child(ren)'s education, up through post-secondary education (meaning college). For post-secondary education (meaning college), there is a worksheet available for parents to use to assist in these decisions, if desired.
 - Post-Secondary Education Worksheet:
 - o MS Word version of the Post-Secondary Education Worksheet
 - o Fillable PDF version of the Post-Secondary Education Worksheet
 - Religious decisions. There should be agreement on who will be responsible for making current and future religious decisions for your child(ren). For example, parents should be in agreement on who will make major decisions as it relates to religion, such as if the child(ren) will attend religious training or classes.
 - Medical decisions. There should be agreement on who will be responsible for making all decisions related to your child(ren)'s medical care.

Maintenance of medical, dental, and optical insurance. There should be agreement on who is
responsible for maintaining all insurance coverage through employment, or Health Insurance
Marketplace, or by government provided insurance for your child(ren).

- ☐ Parenting time. Parenting time includes who is responsible for physically caring for the child(ren), and when this care should occur. Parenting time can follow the Indiana Parenting Time Guidelines OR follow a schedule that does NOT align with the Indiana Parenting Time Guidelines.
 - Parenting Time Guidelines. In general, parenting time guidelines provide tips and guidance for creating a parenting plan and visitation schedule. These guidelines provide examples of what is important in a parenting schedule, but should be modified to fit the unique needs of your individual family. When parenting time is equally shared, parents must be in agreement on all expected expenses related to the upbringing of the child(ren).

- Parenting time credit. According to the Indiana Parenting Time Guidelines, a credit should be awarded for the number of overnights each year that the child(ren) spend with the other parent according to the parenting time plan.
 - Parenting Time Credit Worksheet:
 - o MS Word version of the Parenting Time Credit Worksheet
 - o Fillable PDF version of the Parenting Time Credit Worksheet
- Parenting Plan. This is a direct link to a tool to support creating this calendar online. There are five important topics to discuss when creating a parenting plan:
 - Calendar. A calendar will need to be created that outlines where your child(ren) will be each day
 of the year, including holidays, school breaks, and vacations.
 - Transportation. Agreement on how your child(ren) will travel between residences, and how
 costs for this transportation will be divided.
 - o **Communication.** Agreement on how you will communicate with one another, and what information about the child(ren) needs to be shared with the other parent.
 - Problem solving. Agreement on how to resolve disagreements that arise about the parenting time schedule. For example, going to mediation.
 - **Revising.** Agreement on when and how you will meet again to make changes to your parenting plan as your child(ren) grow.

branch and A and a strongly and A and
Taxes. There should be agreement on who will include the child(ren) on their annual taxes.
Annual uninsured medical expenses. There should be agreement on who is responsible for any annual
uninsured medical expenses for your child(ren)

STATE OF INDIANA COUNTY OF FLOYD IN RE THE MARRIAGE OF:		IN THE FLOYD SUPERIOR COURT NO. 3 CAUSE NO. 22D03-
Petition	ner, V.	
Respor	ndent.	
		DECREE OF DISSOLUTION OF MARRIAGE
	C	viewed the Verified Petition for Dissolution of Marriage and having held a
	_	now finds the following:
1.	The parties were man	rried on and separated on
2.		has been a continuous resident of Floyd
	County for the last the	nree (3) months, and the State of Indiana for the last six (6) months prior to the
	•	Petition for Dissolution of Marriage.
3.		is not pregnant.
4.	Neither party is a me	ember of the military.
5.	There were children	born of this marriage; namely:
	Name	Date of Birth
6.		d state that it is in the best interest of the child(ren) that:
	☐ Petitioner sha	all have sole physical and legal custody of the child(ren).
	☐ Respondent s	shall have sole physical and legal custody of the child(ren).
	☐ Petitioner sha	all have sole physical custody and the parties shall have joint legal custody of
	the child(ren)).
	☐ Respondent s	shall have sole physical and the parties shall have joint legal custody of the
	child(ren).	
	☐ Other: (pleas	e describe in detail)

7. Parenting Time (Visitation) with the minor child(ren) shall be as follows:

	Ц		to the Indiana Parenting Time With the minor child	d(ren) as the parties
		2	ave reasonable parenting time with the minor ch	nild(ren) as the parties
		_	to the Indiana Parenting Tim Guidelines.	ma(ren) as the parties
	П	2	to a different parenting time that does <u>NOT</u> follo	ow the Indiana
		_	tidelines. (please describe in detail)	ow the marana
8.			will pay child support in the	e amount of
	\$	per week,	as shown by the attached child support workshee	et, through the Floyd
	County	y Clerk's Office, or	by Income Withholding Order if available from	the employer, beginning
			ng the date of the Decree. Said date is	
	custod	ial parent,		, will be responsible
	for the	e first \$	of uninsured medical expenses for the m	inor child(ren).
	Therea	after,	, v	will be responsible for
		% of uninsured m	edical expenses, and	
	shall b	e responsible for	% of uninsured medical expenses for	the minor child(ren).
			will be responsible	to pay the annual
	Admir	nistrative Fee.		
9.	The pa	arties have agreed or	the following provisions for health insurance n	naintenance:
			shall maintain medical, d	lental, and optical
	insuraı	nce as available thro	ough employment for the minor child(ren):	
10	_	_	the following arrangement for claiming the tax	credits, exemptions,
	and de	eductions for the min	•	
			entitled to claim the minor child(ren) for federal	
			annual basis; Respondent shall sign all necessar	ry documents that will
		entitle Petitioner to	do so.	
		Respondent shall b	e entitled to claim the minor child(ren) for feder	ral, state, and local
		income tax purpos	es on an annual basis; Respondent shall sign all	necessary documents
		that will entitle Pet	itioner to do so.	

	Petitioner and Respondent shall each be entitled to clai	m the minor child(ren) for federal,
	state, and local income tax purposes in alternating year	s;
	Petitioner shall be entitled to claim the minor child(ren) in the year, and every
	even / odd year thereafter;	
	Respondent shall be entitled to claim the minor child(re	en) in the year, and
	every even / odd year thereafter.	
11. The p	parties have agreed on the following debt division:	
	The parties already have divided their debts.	
	Petitioner will be solely responsible for and shall hold	Respondent harmless from, the
	following debts:	
	Name of Creditor	Amount of Debt
		<u> </u>
		<u> </u>
	Respondent will be solely responsible for and shall hol	
	following debts:	
	Name of Creditor	Amount of Debt
		\$
12. The p	parties have agreed on the following vehicle division:	
	There are no vehicles to divide.	
	Petitioner will have sole possession of the following ve	chicles, and Respondent shall
	execute all documents necessary to transfer title of said	l vehicles within thirty (30) days of
	the date of this Order:	
	Vehicle #1, Make, Model, and Year	
	Vehicle #2 Make, Model and Year	
	Respondent will have sole possession of the following	
	execute all documents necessary to transfer title of said	l vehicles within thirty (30) days of
	the date of this Order:	
	Vehicle #1, Make, Model, and Year	
	Vehicle #2 Make, Model and Year	
	Vehicle #2 Make, Model and Year	

	Maria D. Granger, Judge FLOYD SUPERIOR COURT 3
ate:	
IS THERI	EFORE ORDERED by the Court that the parties' marriage is hereby dissolved.
	Wife does not want to change her name.
	restored to her.
_	Wife would like her maiden name or previous married name of
	re of name:
14. The m	arriage has suffered an irretrievable breakdown and should be dissolved.
	Respondent will have sole possession of the following items of property:
	Petitioner will have sole possession of the following items of property:
	The parties already have divided all items of property.

STATE OF INDIANA	IN THE FLOYD SUPERIOR COURT NO. 3
COUNTY OF FLOYD	CAUSE NO. <u>22D03-</u>
IN RE THE MARRIAGE OF:	
Petitioner, V.	
Respondent.	
•	MOTION FOR FINAL HEARING
	s that sixty (60) days have passed since the filing of the Verified Petition
_	requests that this matter be set for Final Hearing on the next available
advise Court when you file this I	5) minutes for the hearing. [If you need more than 15 minutes, please
•	•
This day of	·
	
	Petitioner's Signature
	1 etitloher 3 Signature
	CERTIFICATE OF SERVICE
•	we served a copy of the foregoing on the Respondent by first class mail
this day of	,,
	Petitioner's Signature

STATE OF INDIANA	IN THE FLOYD SUPERIOR COURT NO. 3
COUNTY OF FLOYD	CAUSE NO. <u>22D03-</u>
IN RE THE MARRIAGE OF:	
Petitioner, V.	
Respondent.	
	NOTICE OF FINAL HEARING
The Petitioner has filed a l grants.	Motion for a Final Hearing which the Court has considered and nov
IT IS THEREFORE ORD day ofat the hour ofo'clock	ERED that the final hearing for this matter shall be held on theM.
So ordered this da	y of
	Maria D. Granger, Judge
	Floyd Superior Court 3

COUN	OF INDIANA IY OF FLOYD THE MARRIAGE OF:	IN THE FLOYD SUPERIOR COURT NO. 3 CAUSE NO. 22D03-
Petition	ner, V.	
Respon	dent.	
	DECREE OF DISS	UTION OF MARRIAGE AND SETTLEMENT AGREEMENT
	ered the Verified Petit	itted their Settlement Agreement and the Court having seen and for Dissolution of Marriage and Verified Waiver of Final Hearing oproves the following agreement:
1.	The parties were ma	d on, and separated on
 2. 3. 	County for the last the filing of the Verified	has been a continuous resident of Floyd e months, and the State of Indiana for the last six (6) months prior to the tition for Dissolution of Marriage.
4.	Neither party is a me	per of the military.
5.		orn of this marriage; namely;
	Name	Date of Birth
6.	□ Petitic □ Respo	ate that it is in the best interest of the child(ren) that: shall have sole physical and legal custody of the child(ren). ent shall have sole physical and legal custody of the child(ren). shall have sole physical custody and the parties shall have joint legal

Respondent shall have sole physical custody and the parties shall have joint legal

custody of the child(ren).

custody of the child(ren).

	Other:
7.	The Parties have agreed on the following Parenting Time (Visitation) order:
	☐ Petitioner shall have reasonable visitation with the minor child(ren) as the parties
	agree or according to the Indiana Parenting Time guidelines.
	Respondent shall have reasonable visitation with the minor child(ren) as the parties
	agree or according to the Indiana Parenting Time guidelines.
	Other:
8.	will pay child support in the amount of per week, as shown by the attached child
	support worksheet through the County Clerk's Office, or by income withholding order if
	available from employer, beginning on the first Friday following the date of the decree. Said date
	is
	will be responsible for the first of
	uninsured medical expenses for the minor child(ren). Thereafter, shall be
	responsible for% of uninsured medical expenses, and shall be
	responsible for% of uninsured medical expenses for the minor child(ren).
9.	The parties have agreed on the following provisions for health insurance maintenance:
	shall maintain medical, dental, and optical insurance
	as available through employment on the minor child(ren):
10	The parties have agreed on the following arrangement for claiming the tax credits, exemptions,
10.	and deductions for the minor child(ren):
	Petitioner shall be entitled to claim the minor child(ren) for federal, state, and local
	income tax purposes on an annual basis; Respondent shall sign all necessary documents
	that will entitle Petitioner to do so.
	Respondent shall be entitled to claim the minor child(ren) for federal, state, and
	local income tax purposes on an annual basis; Petitioner shall sign all necessary
	documents that will entitle Respondent to do so.
	Petitioner and Respondent shall each be entitled to claim the minor child(ren) for
	federal, state, and local income tax purposes in alternating years; Petitioner shall be
	entitled to claim the minor child(ren) in the year, and every year thereafter;

		ondent shall be entitled to cla year thereafter.	. , ,
	Othe	r:	
1. The	parties	have agreed on the following of	debt division:
		The parties already have div	vided their debts.
		Petitioner will be solely resp	ponsible for and shall hold Respondent harmless from
	the fo	ollowing debts:	
	Nam	e of Creditor	Amount of Debt
			<u> </u>
			<u> </u>
			\$
		Respondent will be solely re	esponsible for, and shall hold Petitioner harmless from
	the fo	ollowing debts:	
	Nam	e of Creditor	Amount of Debt
			\$
			<u> </u>
			\$
2. The	parties !	have agreed on the following	vehicle division:
		There are no vehicles to div	ride.
		Petitioner will have sole pos	ssession of the following vehicle, and Respondent sha
	exect	ute all documents necessary to	transfer title of said vehicle within thirty
	(30)	days of the date of this Order:	
	Vahi	cle #1, Make, Model and Year	
	Venno	cie #1, Make, Model and Teal	
	Vehic	cle #2, Make, Model and Year	
3. The	parties	have agreed on the following 1	property division:
		The parties already have div	vided all items of property.
		B 222 2011 1	ssession of the following items of property:

□ Respondent will have so	le possession of the following items of property:
14. The marriage has suffered an irret	rievable breakdown and should be dissolved.
15. Change of names:	
☐ Wife would like her	maiden name or previous married name of
	restored to her.
☐ Wife does not want	to change her name.
The parties have disclosed all relevant doc	numents and exchanged all information on value of property,
pensions, real estate and other assets and o	lebts. The parties agree that this division of property is / is not
an approximate equal division of the asset	s and debts. The parties agree that if this division is not a
nearly equal division, that the deviation from	om the presumptive equal division should be accepted by the
Court because it is the parties' agreement agreement.	and neither party has been forced or threatened to accept this
I affirm under the penalties of perjury that Your signature	the foregoing representations are true.
STATE OF INDIANA)) SS:	
COUNTY OF)	
Before me,	, a notary public in and for
, County, State of Ind	liana, personally appeared
, and	he/she being first duly sworn upon his/her oath, says that the
facts alleged in the foregoing instrument a	re true.
My Commission Expires	Notary Public signature
	Notary Public printed name

Spouse's signature	_
STATE OF INDIANA)) SS: COUNTY OF)	
COUNTY OF)	
Before me,	, a notary public in and for
, County, State of Indiana, pe	rsonally appeared
, and he/she	being first duly sworn upon his/her oath, says that the
facts alleged in the foregoing instrument are true.	
My Commission Expires	Notary Public signature
	Notary Public printed name
IT IS THEREFORE ORDERED by the Court that of their agreement as set out above shall be incorp	the parties' marriage is hereby dissolved, and the terms orated into this Order.
Dotos	
Date:	Maria D. Granger, Judge FLOYD SUPERIOR COURT 3
Distribution:	

STATE OF INDIANA	IN THE FLOYD SUPERIOR COURT NO. 3
COUNTY OF FLOYD	CAUSE NO. <u>22D03-</u>
IN RE THE MARRIAGE OF:	
Petitioner, V.	_
Respondent.	_
	VERIFIED WAIVER OF FINAL HEARING
	and Respondent pursuant to Indiana Code 31-1-11.5.8 1 and submit their ring. In support of this Waiver, the parties state that:
1. More than sixt Dissolution of Ma	ty (60) days have elapsed since the filing of Petitioner's Verified Petition for arriage;
Both parties re Dissolution of Ma	equest the Court to approve their Settlement Agreement and Decree of arriage;
3. Both parties v	oluntarily waive the opportunity to hold a final hearing on contested issues.
I affirm under th	ne penalties of perjury that the foregoing representations are true.
Petitioner's signature	Respondent's signature

Date: _____

Date: _____

FINANCIAL DISCLOSURE FORM NOTICE

WRITE IN THE NAMES ON THE PETITIONER AND RESPONDENT AND LEAVE THE REMAINDER BLANK.

INCLUDE IT WITH THE PAPERS WHEN YOU FILE.

WITHIN 45 DAYS OF FILING YOU SHOULD COMPLETE THE FORM, FILE THE ORIGINAL WITH THE COURT AND SERVE A COPY TO THE RESPONDENT

THE RESPONDENT WILL COMPLETE HIS/HER FORM THAT IS RECEIVED THROUGH SERVICE IN YOUR INITIAL FILING. RESPONDENT WILL ALSO COMPLETE THE FORM, FILE THE ORIGINAL WITH THE COURT AND SERVE YOU WITH A COPY.

FAILURE TO COMPLY WILL RESULT IN YOUR ADMITTING ALL INFORMATION CONTAINED IN THE OPPOSING PARTY'S VERIFIED FINANCIAL DISCLOSURE STATEMENT.

FINANCIAL DISCLOSURE STATEMENT COMMENTARY

The form included herein is intended to expedite and facilitate the preparation for trial and disposition of contested marriage dissolution cases.

It is for use in all dissolution cases in which distribution of property is an issue. It is intended also to facilitate a full disclosure of all assets of the parties and should be supplemented where necessary to accomplish that purpose. If needed, use additional sheets and attach with appropriate references.

The parties shall stipulate in writing those assets and liabilities and other matters as to which there is a disagreement.

When supplying the information called for, give the actual or, where the nature of the assets requires, the appraised or estimated value (indicating which) of each asset at the date of the final separation of the parties.

If any asset is located outside the jurisdiction of this Court, state where it is located and, if necessary, give details on a separate sheet. Indicate how much of the value of each asset held in joint ownership was contributed by the husband (h) and how much by the wife (w).

The parties shall state under oath that they have made full disclosure of assets and liabilities.

The Court recognizes that this form calls for information that may not be appropriate in every case. In those cases in which it is not totally inappropriate, merely supply information appropriate to the case at hand and indicate those inquiries that are not applicable.

STATE OF INDIANA	IN THE FLOYD SUPERIOR COURT NO. 3
COUNTY OF FLOYD	CAUSE NO. <u>22D03-</u>
IN RE THE MARRIAGE OF:	
Petitioner, V.	
Respondent.	

VERIFIED FINANCIAL DISCLOSURE STATEMENT

In accordance with Local Rules and Indiana Trial Rules 33 and 34, the undersigned, Petitioner/Respondent, herewith submits the following VERIFIED FINANCIAL DISCLOSURE STATEMENT:

I.

PRELIMINARY INFORMATION		
Full Name		
Address		
Date of Birth		
Social Security Number		
Date of Marriage		
Spouse's Name		
Spouse's Social Security Number		
Spouse's Date of Birth		
Children:		
Name	Age	DOB
Name	Age	DOB
Name	Age	DOB
Name	Λαρ	DOR

	Na	me of Health Care Prov	ider(s):_				
		Weekly Cost:					
	Na	me of Health Insurance	Compa	ny:			
		Weekly Cost: Single Pl	an		; Family Plan		
	Ext	traordinary Medical Exp	enses: _				
	Ext	traordinary Educational	Expense	es:			
II.		COME INFORMATION					
	A.	<u>EMPLOYMENT</u>					
		Current Employer					
		Address					
		Telephone Number			Length of Em	ployment	
		Job Description					
		Gross Income					
			Per W	/eek	Bi-Weekly	Per Month	Yearly
		Net Income					
			Per W	/eek	Bi-Weekly	Per Month	Yearly
	В.	EMPLOYMENT HISTOR	RY FOR L	AST FIV	<u>'E (5) YEARS</u>		
		Employer		Date	es of Employment	Compensatio	n (per Wk/Mo/Yr)

C. OTHER INCOME

List other sources of income; including but not limited to Dividends, Earned Interest, Rents, Public Assistance (AFDC), Social Security, Worker's Compensation, Child Support from prior marriage,

Automobiles, Boats, Furnishings, Household Goods, Jewelry, Motorcycles, Tractors, Trucks, etc. (Attach additional pages if necessary)

Description	Date Acquired	Purchase Price	Indebtedness Payment	Current Value

III. BANK ACCOUNTS TO WHICH THE PETITIONER/RESPONDENT HAS HAD A DIRECT OR INDIRECT INTEREST WITHIN THE LAST THREE (3) YEARS

This includes any bank account to which the Petitioner or Respondent has deposited money

Name/Description	Account Number	Date Opened	Balance Date	Current
			Separated	Balance

IV. STOCKS, BONDS AND CD'S

Name/Description	Account Number	Date Opened	Balance Date	Current
			Separated	Balance

V. <u>INSURANCE POLICIES</u>

Company	Owner	Policy Number	Beneficiary	Cash
				Value/Face Value
				Value

VI. <u>RETIREMENT BENEIFTS, IRA, KEOGH, PENSION ETC.</u>

Company	Type of Plan	Account Number	Value

I. <u>INTEREST IN BUSI</u> Name of Business	Type		% Owned	Estimated Valu
	(Corp., Part., Sole	Owner)		
II. <u>DEBTS</u>				
	limited to Mortgages, Cha	irge Cards, L	oans, Credit Unio	n, etc.; attach sepai
Including but not necessary	limited to Mortgages, Cha Account Number	Monthly Payment	Current	Balance Date
Including but not necessary		Monthly	Current	Balance Date
Including but not necessary		Monthly	Current	Balance Date
Including but not necessary		Monthly	Current	Balance Date
Including but not necessary		Monthly	Current	Balance Date
Including but not necessary		Monthly	Current	Balance Date
Including but not		Monthly	Current	Balance Date

IX. MONTHLY EXPENSES

	1
Housing (Rent or Mortgage)	\$
2 nd Mortgage	
Gas/Electric/Water/Sewer/Telephone	
Garbage	
Food	
Medical (Self)	
Medical (Children)	
Dental (Self)	
Dental (Children)	
Insurance	
Cleaning/Laundry	
Newspaper	
Cabelvision	
Hair Care	
Toiletries	
School Lunch	
School Tuition	
School Supplies	
Automobile Gas/Oil	
Automobile Repairs	
Car Payment	
Home Insurance	
Property Tax	

CHARGE ACCOUNTS	NAME	BALANCE	MONTHLY BALANCE

TOTAL MONTHLY EXPENSES	\$
TOTAL MODITION EXPENSES	3

⟨.	ASSESTS ACQUIRED PRIOR TO OR DURING THE MARRIAGE OR THROUGH INHERITANCE OR GIFT								
	Whether now owned or not, show significant assets only.								
	A. ASSETS OWNER	D BY Y	OU PRIOR TO THE MA	ARRI	AGE				
	Value as of the date of marriage								
							T		
Asset		Gro	oss Value	Le	ess:	Net Value	Valuation		
				Li	en/Mortgage		Date		
	R ASSETS ACOLUI	BED BI	YOU DURING THE M	ΛRR	IAGE				
	Value as of the			MININ	MAGE				
	value as of the	uate	or acquisition						
Asset		Gro	oss Value		ess:	Net Value	Valuation		
713500	•		555 Value				Date		
					ien/Mortgage				
I.	SUMMARY OF ASSI	ETS AN	ID LIABLITIES AS OF D	ATE	OF FINAL SEPA	RATION			
			I		1	1	1		
Asset			Husband's Name		Wife's Name	Jointly Held	Total		
Famil	y Dwelling								
Other	r Real Property								
Pank	/Savings Acets								
Dalik	Savings Accts								
Notes	s.Accts								
Recei	vable/Furniture/Veh	nicles							
Life-Ir	nsurance/Retiremen	it							
Other	r Assets								

Total	l Assets:	\$ <u> </u>						

Liabilities	Gross Value	Less:	Net Value	Valuation
		Lien/Mortgage		Date
General Creditors				
Mortgage/Real Estate				
Other Loans				
Other				

Total Liabilities: \$	
Assets Minus Liabilities:	\$

X. <u>REQUIRED INCOME VERIFICATION</u>

You are required by the Trial Court to attach the following:

- 1. Your three most recent paycheck stubs
- 2. A full and complete copy including schedules of your last Federal Income Tax Return
- 3. The first page of your last State Income Tax Return

XI. <u>PROPERTY</u>

A. Marital Residence

Location	
Date Acquired	
Purchase Price	
Down Payment	
Source of Down Payment	
Current Indebtedness	
Current Fair Market Value	

B. Other Real Property

	T
Location	

	Date Acquired		
	Purchase Price		
	Down Payment		
	Source of Down Payment		
	Current Indebtedness		
	Current Fair Market Value		
XII.	order a division which may differ	arital property be sp from an exact 50/50	OPERTY Dit on a 50/50 basis. However, the Judge may Division on your property. Please provide a brief e Court should divide your property on anything
XIII.		ury, that the foregoir	ng representations are true to the best of my nunder a duty to supplement or amend this
	VERIFIED FINANCIAL DISCLOSURE been provided is either incorrect	•	o trial if I learn that the information which has tion provided is no longer true.
		or that the informa	tion provided is no longer true.
	been provided is either incorrect	or that the informa	tion provided is no longer true.
	been provided is either incorrect	or that the informa	tion provided is no longer true, 2023.
	been provided is either incorrect SO DECLARED THIS DAY I hereby certify that a true and ac	Or that the information or that the information of	ction provided is no longer true, 2023 DF SERVICE Toregoing Verified Financial Disclosure Statement 023, was delivered to the opposing party or their

Workshe	eet – Child S	uppor	Obligation				
Each party shall complete that portion of the wo worksheet is required in all proceedings establis				form and file it with the c	ourt. This		
IN RE: CASE NO: FATHER: MOTHER:							
CHILD SUP	PORT OBLIGA	NOITA	WORKSHEET (CS	SOW)	,		
Children	DOB		Childr	ren	DOB		
1. WEEKLY GROSS INCOME		1	FATHER	MOTHER			
A. Subsequent Children Multiplier Credit (.065 .097 .122 .137 .146 .155 .164 .173) B. Child Support (Court Order for Prior Born	n)						
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			%	%			
COMBINED WEEKLY ADJUSTED INCOME (Lin BASIC CHILD SUPPORT OBLIGATION	ne 1E)						
Apply CWAI to Guideline Schedules							
A. Weekly Work-Related Child Care Expense							
B. Weekly Health Insurance Premium – (Chil TOTAL CHILD SUPPORT OBLIGATION (Line 4)	. ,						
6. PARENT'S CHILD SUPPORT OBLIGATION (Line 4)							

		1	1			
7. ADJUSTMENTS						
() Obligation from Post-Secondary Education Worksheet Line J.	+	+				
() Payment of work-related child care by each parent.						
(Same amount as Line 4A)						
() Weekly Health Insurance Premium (Children's portion)						
() Parenting Time Credit						
	_	_				
8. RECOMMENDED CHILD SUPPORT OBLIGATION						
I affirm under penalties for perjury that the fo	oregoing representation	ns are true.				
Fathe	r:					
Dated: Mod	ther:					
UNINSURED HEALTH CARE EXPENSE CALCULATION						
Custodial Parent Annual Obligation: (CSOW Line 4 Total) \$ + (PSEW § Total)	wo, Line I) \$ = \$	x 52 weeks x .06 =	\$			
Balance of Annual Expenses to be Paid: (Line 2) % by Father;	% by M	other.				

STATE OF INDIANA	IN THE FLOYD SUPERIOR COURT NO. 3
COUNTY OF FLOYD	CAUSE NO. <u>22D03-</u>
IN RE THE MARRIAGE OF:	
Petitioner, V.	
Respondent.	
NOTICE OF	REQUIREMENT TO ATTEND A PARENTING COURSE
You are hereby follows:	notified, pursuant to a Standing Order of the Floyd County Courts, as
	on of the Flored Country Country magnines both of the monties in any course of
	er of the Floyd County Courts requires both of the parties in any cause of f Marriage, in which there is a minor child under eighteen (18) years of
	Course. Attendance shall be mandatory for all parties in a Dissolution of
	filed on or after May 1, 2000, if there is a minor child under eighteen (18)
years of age. The four-	hour course shall be completed by both parties within forty-five (45) days
_	tion for Dissolution of Marriage and prior to the Final Hearing. Parties are
responsible for paying	the cost of the program they choose.
This day of	,

Clerk of the Circuit Court

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