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Advanced Family Law (South)

July 27-28, 2023

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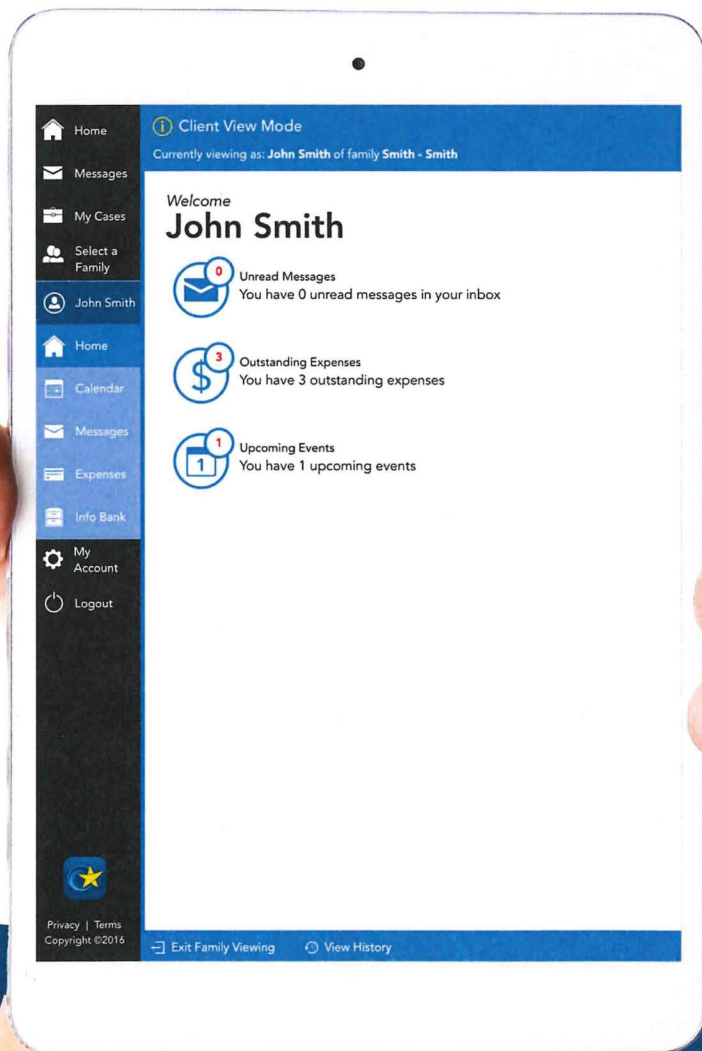
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ADVANCED FAMILY LAW (SOUTH)

July 27-28, 2023

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The information and procedures set forth in this practice manual are subject to constant change and therefore should serve only as a foundation for further investigation and study of the current law and procedures related to the subject matter covered herein. Further, the forms contained within this manual are samples only and were designed for use in a particular situation involving parties which had certain needs which these documents met. All information, procedures and forms contained herein should be very carefully reviewed and should serve only as a guide for use in specific situations.

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ADVANCED FAMILY LAW (SOUTH)



Agenda

July 27, 2023

- 1:30 P.M. Registration in Reagan Room - Upper Lever
- 2:00 P.M. The Psychological Effects and Impact of Relocation on Children and Parents
Kathryn Hillebrands Burroughs, moderator; Dr. Michael Jenuwine; Dr. Robin Kohli
- 3:30 P.M. Refreshment Break**
- 3:45 P.M. The Psychological Effects and Impact of Relocation on Children and Parents (continued)
- 4:15 P.M. The Proposed Changes to the Indiana Child Support Guidelines
Honorable Andrew R. Bloch, Magistrate - Hamilton County
Honorable Ana Patricia Osan, Magistrate - Porter County
- 5:15 P.M. Adjourn Day One**
- 5:30 P.M. Hosted Reception – Clifton Ballroom and Foyer Area (Guests are Welcome)
- 7:30 P.M. Free Time

July 28, 2023

- 8:30 A.M. Continental Breakfast
- 9:00 A.M. Perspectives from the Bench - Ask a Judge
Joni L. Sedberry, moderator; Honorable Kelsey Hanlon - Owen Circuit Court II;
Honorable Thomas A. Massey - Vanderburgh Superior Court;
Honorable Erik "Chip" Allen - Greene Circuit Court
- 10:00 A.M. Coffee Break**
- 10:15 A.M. Evidentiary Issues in Family Law
Honorable William J. Hughes, Hamilton Superior Court 3, moderator; Honorable Kelsey Hanlon - Owen Circuit Court II; Honorable Thomas A. Massey - Vanderburgh Superior Court; Honorable Erik "Chip" Allen - Greene Circuit Court,
- 12:15 P.M. Adjourn**

July 27-28, 2023

WWW.ICLEF.ORG

ADVANCED FAMILY LAW (SOUTH)

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July 27-28, 2023

WWW.ICLEF.ORG

Kathryn Hillebrands Burroughs, Cross Glazier Reed Burroughs, PC, Indianapolis



Kathryn Hillebrands Burroughs concentrates her practice in matrimonial and family law including premarital agreements; cohabitation agreements; dissolution of marriage; child custody, parenting time and support; and interstate disputes and modifications.

Ms. Burroughs became a Certified Family Law Specialist in 2002, the first year it was available in Indiana. Kathryn is the immediate past chair of the Indiana State Bar Association, Family and Juvenile Law Section. She also serves as a board member of the State of Indiana Independent Certification Organization, which certifies family law specialists.

Kathryn presently serves as a member of the Indiana Board of Law Examiners by appointment of the Indiana Supreme Court. She also serves on the Indiana Child Custody and Support Advisory Committee, a committee created by statute to make recommendations to the Indiana Supreme Court on the Child Support Guidelines and other terms relating to the welfare of children of families no longer intact.

Hon. William J. Hughes, Judge, Hamilton Superior Court, Noblesville



Hon. William J. Hughes is a judge for the Hamilton County Superior Court in Hamilton County, Indiana. He has served as a judge for the court since July 1988 and is currently the longest serving judge in Hamilton County.

B.S., University of Evansville, 1977

J.D., Indiana University, Indianapolis, 1980

Member, Community Relations Committee and Judicial Education Committee, Judicial Conference of Indiana

Board of Managers, Indiana Judges Association, 1991-94

Hamilton County Bar

ISBA

ABA

IJA

AJS

Honorable Erik "Chip" Allen

Judge, Greene County Circuit Court

Hon. Andrew R. Bloch, Magistrate, Hamilton County Superior Court, Noblesville



Andrew R. Bloch serves as Magistrate for the Hamilton Superior Court, where he hears a variety of family, civil, and criminal matters. He is a Certified Family Law Specialist (Family Law Certification Board) and serves as the District 19 Representative to the Indiana Judge's Association where he represents Magistrates from Carroll, Tippecanoe, Benton, Fountain, Montgomery Warren, Clinton, Grant, Madison, Hancock, Henry, Rush, Boone, Hamilton, Hendricks, Morgan, Johnson, Shelby, Bartholomew, Brown, Jackson, Lawrence, Monroe, Daviess, Martin, Pike, Dubois, Spencer, Knox, Gibson, Posey, Vanderburgh, and Warrick counties.

Prior to his appointment to the bench, he was a Registered Family Law Mediator, Trained Family Law Arbitrator, Trained Guardian Ad Litem, and Trained in Collaborative Family Law (CIACP). He received his B.S.B.A. in Information Systems from Xavier University and his J.D. from the Indiana School of Law – Indianapolis (n/k/a Robert McKinney School of Law), where he was also awarded the Norman Lefstein Award of Excellence. Drew was named a "Super Lawyer" for 2019 as well as a "Rising Star" in Family Law in 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, and 2018, as published in Indianapolis Monthly.

He is a member of the Domestic Relations Committee, as appointed by the Indiana Supreme Court; the Domestic Relations Bench Book Committee, as appointed by the Indiana Supreme Court; Hamilton County Bar Association; Indianapolis Bar Association; and State Bar Association (Family Law Executive Committee). Drew was a Co-Chair of the Indiana State Bar Summer Study Committee of Presumptive Joint Physical Custody (2021). He previously served as the Chair of the Bankruptcy Committee - Family Law Section of the American Bar Association. As well as a member of the Muncie Bar Association (Executive Committee). He is a member of the Sagamore Inns of Court and a former member of the Ratliff-Cox Inns of Court.

Drew serves as Vice President on the Board of the Indiana Continuing Legal Education Forum (ICLEF) and is a four-time chair of the Advanced Family Law (South) Program

Drew is a sought-after presenter for several organizations and a featured speaker on a variety of Family Law topics across the state of Indiana.

Formerly, as a Partner at Cross, Pennamped, Woolsey & Glazier, P.C., he devoted 100% of his practice to family law matters including mediation, arbitration, trial work, and appeals. Before joining Cross, Pennamped, Woolsey & Glazier, P.C. Drew served as a Commissioner in the Marion Circuit Court – Paternity Division, hearing custody, visitation, and child support cases. He also served as Judge Pro Tem in Hamilton, Delaware, and Marion County in a variety of family law, civil, and criminal matters.

In addition to his service on the Board at ICLEF, Drew served as the Indianapolis Alumni Chapter President for Xavier University for six years. He is a member of the Lew Hirt Society at Xavier University. He also served as a Board Member on multiple charter school board across the state of Indiana and has lectured on Open Door Law in Indiana with respect to charter schools.

Honorable Kelsey Hanlon, Judge, Owen Circuit Court 2, Spencer, IN



Judge, Owen Circuit Court 2, Spencer, IN

Hon. Thomas A. Massey, Vanderburgh County Superior Court Judge, Evansville

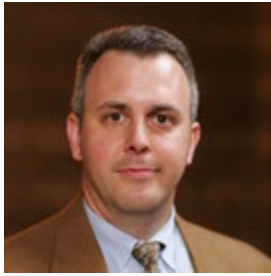


Thomas A. Massey was appointed to the Vanderburgh Superior Court 1. Massey has been a long-time practitioner in an Evansville law firm since 1984, the same year he graduated from Valparaiso University Law School and was admitted to the bar.

Honorable Ana Patricia Osan, Magistrate, Porter County Superior Court 1

Ana Patricia Osan is a magistrate for the Porter County Superior Court in Indiana. She was appointed to the bench in 2020, filling a vacancy created by the elevation of the Hon. Mary DeBoer to the Porter County Circuit Court.

Dr. Michael J. Jenuwine, J.D., Ph.D., Legal Clinic, University of Notre Dame, South Bend



University of Notre Dame Law School, Notre Dame
Forensic & Clinical Psychology, LLC, South Bend

Michael Jenuwine has been on the faculty of the Notre Dame Law School since 2005. He is licensed as both an attorney and a clinical psychologist, and directs the Notre Dame Applied Mediation Clinic, supervising student mediators in civil and domestic relations cases from Indiana and Michigan courts. He earned his B.S. from the University of Michigan in 1988, his A.M. in Educational Psychology from the University of Chicago in 1990, his J.D. from Loyola University Chicago in 2000, and his Ph.D. in Psychology-Human Development from the University of Chicago in 2000. While at Loyola, he was a Civitas Childlaw Fellow and earned a certificate in Child and Family Law. He teaches courses at Notre Dame Law School in professional responsibility, dispute resolution, mediation, negotiation, animal law, and mental health law.

Dr. Jenuwine has a private practice where he conducts forensic psychological evaluations in civil and criminal cases in Indiana and Michigan, and also conducts mediations, custody evaluations, and serves as a parenting coordinator & guardian ad litem. Dr. Jenuwine was appointed to the Indiana State Board of Law Examiners in 2012, and has research interests in professional responsibility, family law, child advocacy, mental health law, and interdisciplinary legal practice. He is also a National Certified Guardian, actively involved in research on adult guardianships, and has served on the Indiana State Adult Guardianship Taskforce since 2008.

Dr. Robin Kohli, Psychologist, Muncie



Dr. Robin Kohli is a licensed psychologist who has worked with children, adolescents and families in Indiana since 1998. She graduated from Ohio State University in 1992 and received her Master's and Doctoral degrees from Pepperdine University, and she is a full member of the American Psychological Association.

Dr. Kohli specializes in psychological assessment of youth and families for court-ordered forensic evaluations, psychoeducational assessments, autism assessments, sex offender risk assessments, and child hearsay evaluations. In her years of experience in working with challenging youth and family systems, she has developed a wide range of solution-focused and creative interventions to help kids and families get back on track. She has worked with the Indiana Department of Child Services, Probation, the Dawn Project, school districts, and the court system to assist families who have struggled to manage emotionally disturbed and conduct-disordered youth.

Dr. Kohli also has a long history of teaching pre-doctoral interns and practicum students in how to conduct individual, family and group therapy, as well as learning how to administer and interpret a wide range of psychological and forensic assessment measures. She has served as an adjunct faculty supervising practicum students for the University of Indianapolis since 2001 and supervised students from Ball State University since 2005. From 2005-2013, she served as the Director of Psychological Services at the Youth Opportunity Center. She often speaks at conferences and workshops for attorneys, clinicians, and mental health professionals.

Joni Sedberry



Family Law Attorney, Fishers

Table of Contents

Section One

**The Psychological Effects and Impact of
Relocation on Children**

**and Parents..... Kathryn (Kate) Hillebrands Burroughs – Moderator
Dr. Michael J. Jenuwine, J.D., Ph.D.
Dr. Robin Kohli, Psy,D., HSSP**

Section Two

**The Proposed Changes to the
Indiana Child Support Guidelines..... Honorable Andrew R. Bloch
Honorable Ana Patricia Osan**

Press Release – CSG Public Comment Sought

Proposed Changes to Child Support Guidelines – June 2023

Proposed Changes to Child Support Worksheet – June 2023

Proposed Changes to Child Support Schedule – June 2023

Section Three

Perspectives from the Bench

Ask a Judge.....Joni L. Sedberry – Moderator
Honorable Kelsey B. Hanlon
Honorable Thomas A. Massey
Honorable Erik “Chip” Allen

Section Four

Evidence for Advanced

**Family Law..... Honorable William J. Hughes – Moderator
Honorable Kelsey B. Hanlon
Honorable Thomas A. Massey
Honorable Erik “Chip” Allen**

PowerPoint Presentation

Section One

The Psychological Effects and Impact of Relocation on Children and Parents

Kathryn (Kate) Hillebrands Burroughs - Moderator

Cross | Glazier | Reed | Burroughs, PC
Carmel, Indiana

Dr. Michael J. Jenuwine, J.D., Ph.D.

University of Notre Dame Law School
South Bend, Indiana

Dr. Robin Kohli, Psy.D., HSSP

Woodview Psychology Group
Indianapolis, Indiana

Section One

**The Psychological Effects and Impact of
Relocation on Children**

**and Parents..... Kathryn (Kate) Hillebrands Burroughs – Moderator
Dr. Michael J. Jenuwine, J.D., Ph.D.
Dr. Robin Kohli, Psy,D., HSSP**

Section Two

The Proposed Changes to the Indiana Child Support Guidelines

Honorable Andrew R. Bloch

Magistrate - Hamilton County Superior Court
Noblesville, Indiana

Honorable Ana Patricia Osan

Porter Superior Court 1
Valparaiso, Indiana

Section Two

**The Proposed Changes to the
Indiana Child Support Guidelines..... Honorable Andrew R. Bloch
Honorable Ana Patricia Osan**

Press Release – CSG Public Comment Sought

Proposed Changes to Child Support Guidelines – June 2023

Proposed Changes to Child Support Worksheet – June 2023

Proposed Changes to Child Support Schedule – June 2023

Subject: Committee seeks feedback on changes to Child Support Guidelines

View this press release as a web page at courts.in.gov/news/2023/0601/

For Immediate Release

Contact:

June 1, 2023

Kathryn Dolan
kathryn.dolan@courts.in.gov
317-234-4722

Committee seeks feedback on changes to Child Support Guidelines

The Domestic Relations Committee of the Judicial Conference of Indiana is seeking comments on [proposed changes to Indiana's Child Support Rules and Guidelines](#), which are used to make decisions about child support in dissolutions of marriage, legal separations, paternity cases, Title IV-D proceedings, and all other actions for child support.

The proposed changes address:

- A revised weekly schedule for child support based on more recent economic data
- Removal of uninsured healthcare payments from the weekly schedule for child support
- Amendment of the low-income adjustment to account for income of both parents
- Simplification of uninsured and unreimbursed healthcare expenses
- New language permitting calculation of the parenting time credit when a parent spends a different amount of overnights with each child
- Updated child support obligation worksheet to reflect guideline revisions
- Emphasis on giving the rationale for any deviation from the presumptive child support guideline amount, even when parents agree
- Clarification of split custody and child support calculations
- Updated language on payment of birth and postpartum expenses in paternity cases

Feedback will be accepted until 12:00 p.m. (Eastern) on Friday, June 30, 2023. [Comments may be submitted online](#) or mailed to the Indiana Office of Court Services, c/o Domestic Relations Committee, 251 North Illinois Street, Suite 800, Indianapolis, IN 46204.

The Domestic Relations Committee is composed of judicial officers from across Indiana and receives staff support from the Indiana Office of Court Services. The Committee will review

public comments to assist in recommending amendments of the Child Support Rules Guidelines to the Indiana Supreme Court. The Court has the final authority over the guidelines.



Indiana Rules of Court Child Support Rules and Guidelines

Revised Draft May 19, 2023

Adopted Effective October 1, 1989

Including Amendments Received Through January 1, 2020

[Find child support forms at courts.in.gov](http://courts.in.gov)

CHILD SUPPORT RULES

- Support Rule 1. Adoption of Child Support Rules and Guidelines
- Support Rule 2. Presumption
- Support Rule 3. Deviation from Guideline Amount

INDIANA CHILD SUPPORT GUIDELINES

- GUIDELINE 1. PREFACE
- GUIDELINE 2. USE OF THE GUIDELINES
- GUIDELINE 3. DETERMINATION OF CHILD SUPPORT AMOUNT

A. Definition of Weekly Gross Income.

1. Definition of Weekly Gross Income
2. Self-Employment, Business Expenses, In-Kind Payments and Related Issues.
3. Unemployed, Underemployed and Potential Income.

B. Income Verification.

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2. Documenting Income.

C. Computation of Weekly Adjusted Income

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2. Court Orders for Prior-born Child(ren)
3. Legal Duty of Support for Prior-born Child(ren) When No Court Order Exists
4. Alimony or Maintenance

D. Basic Child Support Obligation

E. Additions to the Basic Child Support Obligation.

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2. Cost of Health Insurance for Child(ren)
3. Extraordinary Health Care Expense.
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F. Computation of Parent's Child Support Obligation

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4. Parenting Time Credit.
5. Effect of Social Security Benefits.
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 - GUIDELINE 5. FEDERAL STATUTES
 - GUIDELINE 6. PARENTING TIME CREDIT
 - GUIDELINE 7. HEALTH CARE / MEDICAL SUPPORT

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Reasonable cost.

Cash medical support.

Explanation of 6% rule/uUninsured health care expenses.

Birth expense.

- GUIDELINE 8. EXTRAORDINARY EXPENSES

Extraordinary Educational Expenses.

Other Extraordinary Expenses.

- GUIDELINE 9. ACCOUNTABILITY, TAX EXEMPTIONS, ROUNDING SUPPORT AMOUNTS

Accountability of the Custodial Parent for Support Received.

Tax Exemptions.

Rounding child support amounts.

Additional Documents

- Child Support Obligation Worksheet (CSOW)
- Parenting Time Credit Worksheet
- Post-Secondary Education Worksheet (PSEW)
- Guideline Schedules for Weekly Support Payments

CHILD SUPPORT RULES

Support Rule 1. Adoption of Child Support Rules and Guidelines

The Indiana Supreme Court hereby adopts the Indiana Child Support Guidelines, as drafted by the Judicial Administration Committee and adopted by the Board of the Judicial Conference of Indiana and all subsequent amendments thereto presented by the Domestic Relations Committee of the Judicial Conference of Indiana, as the Child Support Rules and Guidelines of this Court.

Support Rule 2. Presumption

In any proceeding for the award of child support, there shall be a rebuttable presumption that the amount of the award which would result from the application of the Indiana Child Support Guidelines is the correct amount of child support to be awarded.

Support Rule 3. Deviation from Guideline Amount

If the court concludes from the evidence in a particular case that the amount of the award reached through application of the guidelines would be unjust, the court shall enter a written finding articulating the factual circumstances supporting that conclusion.

INDIANA CHILD SUPPORT GUIDELINES

GUIDELINE 1. PREFACE

Guidelines to determine levels of child support and educational support were developed by the Judicial Administration Committee of the Judicial Conference of Indiana and adopted by the Indiana Supreme Court. The guidelines are consistent with the provisions of Indiana Code Title 31 which place a duty for child support and educational support upon parents based upon their financial resources and needs, the standard of living the child would have enjoyed had the marriage not been dissolved or had the separation not been ordered, the physical or mental condition of the child, and the child's educational needs.

The Guidelines have three objectives:

- (1) To establish as state policy an appropriate standard of support for children, subject to the ability of parents to financially contribute to that support;
- (2) To make awards more equitable by ensuring more consistent treatment of people in similar circumstances; and,
- (3) To improve the efficiency of the court process by promoting settlements and giving courts and the parties guidelines in settling the level of awards.

The Indiana Child Support Guidelines are based on the Income Shares Model, developed by the Child Support Project of the National Center for State Courts. The Income Shares Model is predicated on the concept that the child should receive the same proportion of parental income that he or she would have received if the parents lived together. Because household spending on behalf of children is intertwined with spending on behalf of adults for most expenditure categories, it is difficult to determine the proportion allocated to children in individual cases, even with exhaustive financial information. However, a number of authoritative economic studies provide estimates of the average amount of household expenditure on children in intact households. These studies have found the proportion of household spending devoted to children is related to the level of household income and to the number and ages of children. The Indiana Child Support Guidelines relate the level of child support to income and the number of children. In order to provide simplicity in the use of the Guidelines, however, child support figures reflect a blend of all age categories weighted toward school age children.

Based on this economic evidence, the Indiana Child Support Guidelines calculate child support as the share of each parent's income estimated to have been spent on the child if the parents and child were living in an intact household. The calculated amount establishes the level of child support for both the custodial and non-custodial parent. Absent grounds for a deviation, the custodial parent should be required to make monetary payments of child support, if application of the parenting time credit would so require.

COMMENTARY

History of Development. *In June of 1985, the Judicial Reform Committee (now the Judicial Administration Committee) of the Judicial Conference of Indiana undertook the task of developing child support guidelines for use by Indiana judges. While the need had been long recognized in Indiana, the impetus for this project came from federal statutes requiring guidelines to be in place no later than October 1, 1987. P.L. 98-378. Paradoxically, guidelines did not need to be mandatory under the 1984 federal legislation to satisfy federal requirements; they were only required to be made available to judges and other officials with authority to establish child support awards. 45 CFR Ch. III, § 302.56.*

The final draft was completed by the Judicial Reform Committee on July 24, 1987, and was presented to the Judicial Conference of Indiana Board of Directors on September 17, 1987. The Board accepted the report of the Reform Committee, approved the Guidelines and recommended their use to the judges of Indiana in all matters of child support.

Family Support Act of 1988. *On October 13, 1988, the United States Congress passed the "Family Support Act of 1988," P.L. 100-485 amending the Social Security Act by deleting the original language which made application of the Guideline discretionary and inserted in its place the following language:*

"There shall be a rebuttable presumption, in any judicial or administrative proceeding for the award of child support, that the amount of the award which would result from the application of such guidelines is the correct amount of child support to be awarded. A written finding or specific finding on the record that the application of the guidelines would be unjust or inappropriate in a particular case, as determined under criteria established by the State, shall be sufficient to rebut the presumption in that case." P.L. 100-485, § 103(a)(2).

The original Guidelines that went into effect October 1, 1987 and their commentary were revised by the Judicial Administration Committee to reflect the requirement that child support guidelines be a rebuttable presumption. The requirement applies to all cases where support is set after October 1, 1989, including actions brought under Title IV-D of the Social Security Act (42 U.S.C.A. § 651-669). Also, after October 1, 1989, counties and individual courts may not opt to use alternate methods of establishing support. The Indiana Child Support Guidelines were required to be in use in all Indiana courts in all proceedings where child support is established or modified on and after October 1, 1989.

Periodic Review of Guidelines and Title IV-D Awards. *The "Family Support Act of 1988" also requires that the Guidelines be reviewed at least every four years "to assure their application results in the determination of appropriate child support award amounts." P.L. 100-485, § 103(b). Further, each state must develop a procedure to ensure that all Title IV-D awards are periodically reviewed to ensure that they comply with the Guidelines. P.L. 100-485, § 103(c).*

Compliance With State Law. *The Child Support Guidelines were developed specifically to comply with federal requirements, as well as Indiana law.*

Objectives of the Indiana Child Support Guidelines. *The following three objectives are specifically articulated in the Indiana Child Support Guidelines:*

1. To establish as state policy an appropriate standard of support for children, subject to the ability of parents to financially contribute to that support. When the Guidelines were first recommended for use by the Indiana Judicial Conference on September 17, 1987, many courts in the state had no guideline to establish support. Many judges had expressed the need for guidelines, but few had the resources to develop them for use in a single court system. The time, research and economic understanding necessary to develop meaningful guidelines were simply beyond the resources of most individual courts.

2. To make awards more equitable by ensuring more consistent treatment of people in similar circumstances. This consistency can be expected not only in the judgments of a particular court, but between jurisdictions as well. What is fair for a child in one court is fair to a similarly situated child in another court.

3. To improve the efficiency of the court process by promoting settlements and giving courts and the parties guidelines in settling the level of awards. In other words, when the outcome is predictable, there is no need to fight. Because the human experience provides an infinite number of variables, no guideline can cover every conceivable situation, so litigation is not completely forestalled in matters of support. If the Guidelines are consistently applied, however, those instances should be minimized.

Economic Data Used in Developing Guidelines. What does it take to support a child? The question is simple, but the answer is extremely complex. Yet, the question must be answered if an adequate amount of child support is to be ordered by the court. Determining the cost attributable to children is complicated by intertwined general household expenditures. Rent, transportation, and grocery costs, to mention a few, are impossible to accurately apportion between family members. In developing these Guidelines, a great deal of reliance was placed on the research of Thomas J. Espenshade, (*Investing In Children*, Urban Institute Press, 1984) generally considered the most authoritative study of household expenditure patterns. Espenshade used data from 8,547 households and from that data estimated average expenditures for children present in the home. Espenshade's estimates demonstrate that amounts spent on the children of intact households rise as family income increases. They further demonstrate at constant levels of income that expenditures decrease for each child as family size increases. These principles are reflected in the Guideline Schedules for Weekly Support Payments, which are included in the Indiana Child Support Guidelines. By demonstrating how expenditures for each child decrease as family size increases, Espenshade should have put to rest the previous practice of ordering equal amounts of support per child when two or more children are involved. Subsequent guidelines reviews have considered more current economic studies of child-rearing expenditures (e.g., Mark Lino, *Expenditures on Children by Families: 2006 Annual Report*, United States Department of Agriculture, 2007; David Betson, *State of Oregon Child Support Guidelines Review: Updated Obligation Scales and Other Considerations*, report to State of Oregon Department of Justice, 2006). These periodic guidelines reviews have concluded that the Indiana Guidelines based on the Espenshade estimates are generally within the range of more current estimates of child-rearing expenditures. A notable exception at high incomes leveled off the child support schedule for combined weekly adjusted incomes above \$4,000. In 2009 this exception was removed. The increase is now incorporated into the schedule up to combined weekly adjusted incomes of \$10,000 and a formula is provided for incomes above that amount. Previously, a formula was provided for combined weekly adjusted incomes above \$4,000.

Income Shares Model. After review of five approaches to the establishment of child support, the Income Shares Model was selected for the Indiana Guidelines. This model was perceived as the fairest approach for children because it is based on the premise that children should receive the same proportion of parental income after a dissolution that they would have received if the family had remained intact. Because it then apportions the cost of children between the parents based on their means, it is also perceived as being fair to parents. In applying the Guidelines, the following steps are taken:

1. The gross income of both parents is added together after certain adjustments are made. A percentage share of income for each parent is then determined.
2. The total is taken to the support tables, referred to in the Indiana Guidelines as the Guideline Schedules for Weekly Support Payments, to determine the total cost of supporting a child or children.
3. Work-related child care expenses and the weekly costs of health insurance premiums for the child(ren) are then added to the basic child support obligation.
4. The child support obligation is then prorated between the parents, based on their proportionate share of the weekly adjusted income, hence the name "income shares."

The Income Shares Model was developed by The Institute for Court Management of the National Center for State Courts under the Child Support Guidelines Project. This approach was designed to be consistent with the Uniform Marriage and Divorce Act, the principles of which are consistent with IC 31-16-6-1. Both require the court to consider the financial resources of both parents and the standard of living the child would have enjoyed in an intact family.

Gross Versus Net Income. One of the policy decisions made by the Judicial Administration Committee in the early stages of developing the Guidelines was to use a gross income approach as opposed to a net income approach. Under a net income approach, extensive discovery is often required to determine the validity of deductions claimed in arriving at net income. It is believed that the use of gross income reduces discovery. (See Commentary to Guideline 3A). While the use of gross income has proven controversial, this approach is used by the majority of jurisdictions and, after a thorough review, is considered the best reasoned.

The basic support obligation would be the same whether gross income is reduced by adjustments built into the Guidelines or whether taxes are taken out and a net income option is used. A support guideline schedule consists of a column of income figures and a column of support amounts. In a gross income methodology, the tax factor is reflected in the support amount column, while in a net income guideline, the tax factor is applied to the income column. In devising the Indiana Guidelines, an average tax factor of 21.88 percent was used to adjust the support column.

Of course, taxes vary for different individuals. This is the case whether a gross or net income approach is used. Under the Indiana Guideline, where taxes vary significantly from the assumed rate of 21.88 percent, a trial court may choose to deviate from the guideline amount where the variance is substantiated by evidence at the support hearing.

Flexibility Versus Deviation from the Rebuttable Presumption. The Child Support Rules create a rebuttable presumption, that the amount of the award which would result from the application of the Child Support Guidelines is the correct amount of child support to be awarded. The creation of a rebuttable presumption recognizes the existence of factors or circumstances which are unable to be incorporated in the formulas used under the Guidelines. there is room for flexibility. Guidelines are not immutable, black letter law. A strict and totally inflexible application of the Guidelines to all cases can easily In other cases, strict adherence to the Guidelines could lead to harsh and unreasonable results. If a judge believes ~~that~~ in a particular case application of the Guideline amount would be unreasonable, unjust, or inappropriate, a finding must be made that sets forth the reason(s) for supporting the deviating on from the Guideline amount. The finding need not be as formal as Findings of Fact and Conclusions of Law; the finding need only articulate the judge's reasoning. For example, if under the facts and circumstances of the case, the noncustodial parent would bear an inordinate financial burden, the following finding would justify a deviation:

"Because the noncustodial parent suffers from a chronic medical condition requiring uninsured medical expenses of \$3597.00 per month, the Court believes that setting child support in the Guideline amount would be unjust and /or inappropriate under the circumstances. The Court

finds support should be ~~instead sets support~~ in the amount of \$ ___ per week."

Any child support order deviating from the Guideline must include the Child Support Obligation Worksheet even if the support order is zero dollars (\$0.00).

Agreed Orders submitted to the court must also comply with the "rebuttable presumption" requirement; that is, the order must recite why the order deviates from the Guideline amount. A reason for the deviation must be included; a simple statement the parties agree to the deviation is not sufficient under the Guidelines. A copy of the Child Support Obligation Worksheet setting forth the Guideline amount must be included.

1. Phasing in Support Orders. Some courts may find it desirable in modification proceedings to gradually implement the Guideline order over a period of time, especially where support computed under the Guideline is considerably higher than the amount previously paid. Enough flexibility exists in the Guidelines to permit that approach, as long as the judge's rationale is explained with an entry such as:

"The Guideline's support represents an increase of 40%, and the court finds that such an abrupt change in support obligation would render the obligor incapable of meeting his/her other established obligations. Therefore, the Court sets support in the amount of \$ _____ and, on October 1, 20____, it shall increase to \$ _____ and, on September 1, 20____, obligor shall begin paying the Guideline amount of \$ _____."

2. Situations Calling for Deviation. An infinite number of situations may ~~prompt~~ persuade a judge to ~~deviate from~~ to find the Guideline amount: to be unjust or inappropriate and to deviate from the Guideline amount in awarding child support. For illustration only, and not as a complete list, the following examples are offered:

- One or both parties pay union dues as a condition of employment.
- A party provides support for an elderly parent.
- ~~The noncustodial parent purchases school clothes.~~
- The noncustodial parent has extraordinary personal medical expenses ~~for himself or herself.~~
- A parent is a member of the armed forces and the military provides housing. ~~The obligor is still making periodic payments to a former spouse pursuant to a prior Dissolution Decree.~~
- The parents share the controlled expenses of the child.
- The parent is on work release or a similar correctional program requiring payment of fees.
- The children spend different numbers of overnight parenting time with the noncustodial parent.
- ~~One of the parties is required to travel an unusually long distance in the course of employment on a regular or daily basis and incurs an unusually large expense for such travel, and~~
- The custodial or noncustodial parent incurs significant travel expense in exercising parenting time.

~~Again, no attempt has been made to define every possible situation that could conceivably arise~~ It is impossible to imagine every possible situation which may affect the when ~~determination~~ ing of child support and to prescribe a specific method of handling each of them. Practitioners must keep this in mind when advising clients and when arguing to the court. Many creative suggestions will undoubtedly result. All attempts to deviate from the Guideline amount must include submission of the Child Support Obligation Worksheet and reason(s) why use of the Guideline amount is unjust or inappropriate. Judges must also avoid the pitfall of blind adherence to the computation for support without giving careful consideration to the variables ~~that~~ require requiring a changing the different result in order to do justice.

GUIDELINE 2. USE OF THE GUIDELINES

The Guideline Schedules provide calculated amounts of child support. For obligors with a combined weekly adjusted income, as defined by these Guidelines, of less than \$100.00, the Guidelines provide for case-by-case determination of child support. When a parent has extremely low income the amount of child support recommended by use of the Guidelines should be carefully scrutinized. The court should consider the obligor's income and living expenses to determine the maximum amount of child support that can reasonably be ordered without denying the obligor the means for self-support at a minimum subsistence level. A numeric amount of child support shall be ordered; however, there are situations where a \$0.00 support order is appropriate.

Temporary maintenance may be awarded by the court not to exceed thirty-five percent (35%) of the obligor's weekly adjusted income. In no case shall child support and temporary maintenance exceed fifty percent (50%) of the obligor's weekly adjusted income. Temporary maintenance and/or child support may be ordered by the court either in dollar payments or "in-kind" payments of obligations.

Federal law requires the Indiana Child Support Guidelines be applied in every instance in which child support is established including, but not limited to, dissolutions of marriage, legal separations, paternity actions, juvenile proceedings, petitions to establish support and Title IV D proceedings.

Indiana requires worksheets, including a Child Support Obligation Worksheet, to assist judges, practitioners, and parents in calculating the presumptive amount of child support under the Guidelines.

COMMENTARY

Minimum Support. *The Guideline's schedules for weekly support payments do not provide an amount of support for couples with combined weekly adjusted income of less than \$100.00. Consequently, the Guidelines do not establish a minimum support obligation. Instead the facts of each individual case must be examined and support set in such a manner that the obligor is not denied a means of self-support at a subsistence level. For example, (1) a parent who has a high parenting time credit; (2) a parent who suffers from debilitating mental illness; (3) a parent caring for a disabled child; (4) an incarcerated parent; (5) a parent or a family member with a debilitating physical health issue; or, (6) a natural disaster are significant but not exclusive factors for the court to consider in setting a child support order. The court should not automatically attribute minimum wage to parents who, for a variety of factors, are not capable of earning minimum wage.*

Where parents live together with the child and share expenses, a child support worksheet shall be completed and a \$0.00 order may be entered as a deviation.

Temporary Maintenance. *It is recommended that temporary maintenance not exceed thirty-five percent (35%) of the obligor's weekly adjusted income. The maximum award should be reserved for those instances where the custodial spouse has no income or no means of support, taking into consideration that spouse's present living arrangement (i.e., whether or not he or she lives with someone who shares or bears the majority of the living expense, lives in the marital residence with little or no expense, lives in military housing, etc.).*

It is further recommended that the total of temporary maintenance and child support should not exceed fifty percent (50%) of the obligor's weekly adjusted income. In computing temporary maintenance, in-kind payments, such as the payment of utilities, house payments, rent, etc., should also be included in calculating the percentage limitations. Care must also be taken to ensure that the obligor is not deprived of the ability to support himself or herself.

Spousal Maintenance. *It should also be emphasized that the recommendations*

concerning maintenance apply only to temporary maintenance, not maintenance in the Final Decree. An award of spousal maintenance in the Final Decree must, of course, be made in accordance with Indiana statute. These Guidelines do not alter those requirements. Theoretically, when setting temporary maintenance, child support should come first. That is, if child support is set at forty percent (40%) of the obligor's weekly adjusted income, only a maximum of ten percent (10%) of the obligor's income would be available for maintenance. That distinction, however, makes little practical difference. As with temporary maintenance, care should be taken to leave the obligor with adequate income for subsistence. In many instances the court will have to review the impact of taxes on the obligor's income before entering an order for spousal maintenance in addition to child support to avoid injustice to the obligor.

The worksheet provides a deduction for spousal maintenance paid (Line 1D). Caution should be taken to assure that any credit taken is for maintenance and not for periodic payments as the result of a property settlement. No such deduction is given for amounts paid by an obligor as the result of a property settlement, although that is a factor the court may wish to consider in determining the obligor's ability to pay the scheduled amount of support at the present time. Again, flexibility was intended throughout the Guidelines and they were not intended to place the obligor in a position where he or she loses all incentive to comply with the orders of the court.

Guidelines to be Applied in all Matters of Child Support. *The Indiana Child Support Guidelines shall be applied in every instance in which child support is established including, but not limited to, dissolutions of marriage, legal separations, paternity actions, juvenile proceedings, petitions to establish support and Title IV-D proceedings.*

The Indiana legislature requires the Indiana Child Support Guidelines be applied and the Child Support Worksheet be used in determining the manner in which financial services to children that are CHINS (Child in Need of Services) or delinquent are to be repaid. Similarly, the legislature requires the court to use the Guidelines to determine the financial contribution required from each parent of a child or the guardian of the child's estate for costs associated with the institutional placement of a child.

GUIDELINE 3. DETERMINATION OF CHILD SUPPORT AMOUNT

A. Definition of Weekly Gross Income.

1. Definition of Weekly Gross Income (Line 1 of Worksheet). For purposes of these Guidelines, "weekly gross income" is defined as actual weekly gross income of the parent if employed to full capacity, potential income if unemployed or underemployed, and the value of "in-kind" benefits received by the parent. Weekly gross income of each parent includes income from any source, except as excluded below, and includes, but is not limited to, income from salaries, wages, commissions, bonuses, overtime, partnership distributions, dividends, severance pay, pensions, interest, trust income, annuities, structured settlements, capital gains, social security benefits, worker's compensation benefits, unemployment insurance benefits, disability insurance benefits, gifts, inheritance, prizes, and alimony or maintenance received.

Social Security disability benefits paid for the benefit of the child must be included in the disabled parent's gross income. The disabled parent is entitled to a credit for the amount of Social Security disability benefits paid for the benefit of the child.

Certain Exclusions from Income. Specifically excluded are benefits from means-tested public assistance programs, including, but not limited to, Temporary Aid to Needy Families (TANF), Supplemental Security Income, and Food Stamps. Also excluded are survivor benefits received by or for other children residing in either parent's home.

2. Self-Employment, Business Expenses, In-Kind Payments and Related Issues.

Weekly Gross Income from self-employment, operation of a business, rent, and royalties is defined as gross receipts minus ordinary and necessary expenses. In general, these types of income and expenses from self-employment or operation of a business should be carefully reviewed to restrict the deductions to reasonable out-of-pocket expenditures necessary to produce income. These expenditures may include a reasonable yearly deduction for necessary capital expenditures. Weekly Gross Income from self-employment may differ from a determination of business income for tax purposes.

Expense reimbursements or in-kind payments received by a parent in the course of employment, self-employment, or operation of a business should be counted as income if they are significant and reduce personal living expenses. Such payments might include a company car, free housing, or reimbursed meals.

The self-employed shall be permitted to deduct that portion of their FICA tax payment that exceeds the FICA tax that would be paid by an employee earning the same Weekly Gross Income.

3. Unemployed, Underemployed and Potential Income. If a court finds a parent is voluntarily unemployed or underemployed without just cause, child support shall be calculated based on a determination of potential income. A determination of potential income shall be made by determining employment potential and probable earnings level based on the obligor's employment and earnings history, occupational qualifications, educational attainment, literacy, age, health, criminal record or other employment barriers, prevailing job opportunities, and earnings levels in the community. If there is no employment and earnings history and no higher education or vocational training, the facts of the case may indicate that Weekly Gross Income be set at least at the federal minimum wage level, provided the resulting child support amount is set in such a manner that the obligor is not denied a means of self-support at a subsistence level.

COMMENTARY TO GUIDELINE 3A

Weekly Gross Income.

1. Child Support Calculations Generally. *Weekly Gross Income, potential income, weekly adjusted income and basic child support obligation have very specific and well-defined meanings within the Indiana Child Support Guidelines. Their definitions are not repeated in the Commentary, but further explanation follows.*

2. Determination of Weekly Gross Income. *Weekly Gross Income is the starting point in determining the child support obligation, and it must be calculated for both parents. If one or both parents have no income, then potential income may be calculated and used as Weekly Gross Income. Likewise, imputed income may be substituted for, or added to, other income in arriving at Weekly Gross Income. It includes such items as free housing, a company car that may be used for personal travel, and reimbursed meals or other items received by the obligor that reduce his or her living expenses.*

The Child Support Obligation Worksheet does not include space to calculate Weekly Gross Income. It must be calculated separately and the result entered on the worksheet.

In calculating Weekly Gross Income, it is helpful to begin with total income from all sources. This figure may not be the same as gross income for tax purposes. Internal Revenue Code of 1986, § 61. Means-tested public assistance programs (those based on income) are excluded from the computation of Weekly Gross Income, but other government payments, such as Social Security benefits and veterans pensions/retired pay, should be included. However, survivor benefits paid to or for the benefit of their children are not included. In cases where a custodial parent is receiving, as a representative payee for a prior born child, Social Security survivor benefits because of the death of the prior born child's parent, the court should carefully consider Line 1 C of the basic child support obligation worksheet, Legal Duty of Support for Prior-born Children. Because the deceased parent's contribution for the support of the prior born child is being partially paid by Social Security

survivor benefits that are excluded from Weekly Gross Income, the court should not enter, on Line 1C, an amount that represents 100% of the cost of support for the prior born child. The income of the spouses of the parties is not included in Weekly Gross Income.

A court may not consider the incarceration of a parent as voluntary unemployment and his or her potential income should not be assessed for the establishment or modification of child support. I.C. 31-16-8-1 (d).

a. Self-Employment, Rent and Royalty Income. Calculating Weekly Gross Income for the self-employed or for those who receive rent and royalty income presents unique problems, and calls for careful review of expenses. The principle involved is that actual expenses are deducted, and benefits that reduce living expenses (i.e. company cars, free lodging, reimbursed meals, etc.) should be included in whole or in part. It is intended that actual out-of-pocket expenditures for the self-employed, to the extent that they are reasonable and necessary for the production of income, be deducted. Reasonable deductions for capital expenditures may be included. While income tax returns may be helpful in arriving at Weekly Gross Income for a self-employed person, the deductions allowed by the Guidelines may differ significantly from those allowed for tax purposes.

The self-employed pay FICA tax at twice the rate that is paid by employees. At present rates, the self-employed pay fifteen and thirty one-hundredths percent (15.30%) of their gross income to a designated maximum, while employees pay seven and sixty-five one-hundredths percent (7.65%) to the same maximum. The self-employed are therefore permitted to deduct one-half of their FICA payment when calculating Weekly Gross Income.

b. Overtime, Commissions, Bonuses and Other Forms of Irregular Income. There are numerous forms of income that are irregular or nonguaranteed, which cause difficulty in accurately determining the gross income of a party. Overtime, commissions, bonuses, periodic partnership distributions, voluntary extra work and extra hours worked by a professional are all illustrations, but far from an all-inclusive list, of such items. Each is includable in the total income approach taken by the Guidelines, but each is also very fact sensitive.

Each of the above items is sensitive to downturns in the economy. The fact that overtime, for example, has been consistent for three (3) years does not guarantee that it will continue in a poor economy. Further, it is not the intent of the Guidelines to require a party who has worked sixty (60) hour weeks to continue doing so indefinitely just to meet a support obligation that is based on that higher level of earnings. Care should be taken to set support based on dependable income, while at the same time providing children with the support to which they are entitled.

When the court determines that it is not appropriate to include irregular income in the determination of the child support obligation, the court should express its reasons. When the court determines that it is appropriate to include irregular income, an equitable method of treating such income may be to require the obligor to pay a fixed percentage of overtime, bonuses, etc., in child support on a periodic but predetermined basis (weekly, bi-weekly, monthly, quarterly) rather than by the process of determining the average of the irregular income by past history and including it in the obligor's gross income calculation.

One method of treating irregular income is to determine the ratio of the basic child support obligation (line 4 of the worksheet) to the combined weekly adjusted income (line 3 of the worksheet) and apply this ratio to the irregular income during a fixed period. For example, if the basic obligation was \$110.00 and the combined income was \$650.00, the ratio would be .169 ($\$110.00 / \650.00). The order of the court would then require the obligor to make a lump sum payment of .169 of the obligor's irregular income received during the fixed period.

The use of this ratio will not result in an exact calculation of support paid on a weekly basis. It will result in an overstatement of the additional support due, and particularly so when average irregular income exceeds \$250.00 per week or exceeds 75% of the regular adjusted Weekly Gross

Income. In these latter cases the obligor may seek to have the irregular income calculation redetermined by the court.

Another form of irregular income may exist when an obligor takes a part-time job for the purpose of meeting financial obligations arising from a subsequent marriage, or other circumstances. Modification of the support order to include this income or any portion of it may require that the obligor continue with that employment just to meet an increased support obligation, resulting in a disincentive to work.

Judges and practitioners should be innovative in finding ways to include income that would have benefited the family had it remained intact, but be receptive to deviations where reasons justify them. The foregoing discussion should not be interpreted to exclude consideration of irregular income of the custodial parent.

c. Potential Income. *Potential income may be determined if a parent has no income, or only means-tested income, and is capable of earning income or capable of earning more. Obviously, a great deal of discretion will have to be used in this determination. One purpose of potential income is to discourage a parent from taking a lower paying job to avoid the payment of significant support. Another purpose is to fairly allocate the support obligation when one parent remarries and, because of the income of the new spouse, chooses not to be employed. However, attributing potential income that results in an unrealistic child support obligation may cause the accumulation of an excessive arrearage, and be contrary to the best interests of the child(ren). Research shows that on average more noncustodial parental involvement is associated with greater child educational attainment and lower juvenile delinquency. Ordering support for low-income parents at levels they can reasonably pay may improve noncustodial parent-child contact; and in turn, the outcomes for their children. The six examples which follow illustrate some of the considerations affecting attributing potential income to an unemployed or underemployed parent.*

(1) When a custodial parent with young children at home has no significant skills or education and is unemployed, he or she may not be capable of entering the work force and earning enough to even cover the cost of child care. Hence, it may be inappropriate to attribute any potential income to that parent. It is not the intention of the Guidelines to force all custodial parents into the work force. Therefore, discretion must be exercised on an individual case basis to determine if it is fair under the circumstances to attribute potential income to a particular nonworking or underemployed custodial parent. The need for a custodial parent to contribute to the financial support of a child must be carefully balanced against the need for the parent's full-time presence in the home.

(2) When a parent has some history of working and is capable of entering the work force, but without just cause voluntarily fails or refuses to work or to be employed in a capacity in keeping with his or her capabilities, such a parent's potential income shall be included in the gross income of that parent. The amount to be attributed as potential income in such a case may be the amount that the evidence demonstrates he or she was capable of earning in the past. If for example the custodial parent had been a nurse or a licensed engineer, it may be unreasonable to determine his or her potential at the minimum wage level. Discretion must be exercised on an individual case basis to determine whether under the circumstances there is just cause to attribute potential income to a particular unemployed or underemployed parent.

(3) Even though an unemployed parent has never worked before, potential income should be considered for that parent if he or she voluntarily remains unemployed without justification. Absent any other evidence of potential earnings of such a parent, the federal minimum wage should be used in calculating potential income for that parent. However, the court should not add child care expense that is not actually incurred.

(4) When a parent is unemployed by reason of involuntary layoff or job termination, it still

may be appropriate to include an amount in gross income representing that parent's potential income. If the involuntary layoff can be reasonably expected to be brief, potential income should be used at or near that parent's historical earning level. If the involuntary layoff will be extensive in duration, potential income may be determined based upon such factors as the parent's unemployment compensation, job capabilities, education and whether other employment is available. Potential income equivalent to the federal minimum wage may be attributed to that parent.

(5) When a parent is unable to obtain employment because that parent suffers from debilitating mental illness, a debilitating health issue, or is caring for a disabled child, it may be inappropriate to attribute any potential income to that parent.

(6) When a parent is incarcerated and has no assets or other source of income, potential income should not be attributed.

d. In-Kind Benefits. *Whether or not the value of in-kind benefits should be included in a parent's weekly gross income is fact-sensitive and requires careful consideration of the evidence in each case. It may be inappropriate to include as gross income occasional gifts received. However, regular and continuing payments made by a family member, subsequent spouse, roommate or live in friend that reduce the parent's costs for housing, utilities, or groceries, may be included as gross income. If there were specific living expenses being paid by a parent which are now being regularly and continually paid by that parent's current spouse or a third party, the value of those assumed expenses may be considered to be in-kind benefits and included as part of the parent's weekly gross income. The marriage of a parent to a spouse with sufficient affluence to obviate the necessity for the parent to work may give rise to a situation where either potential income or the value of in-kind benefits or both should be considered in arriving at gross income.*

e. Return from Individual Retirement Accounts and other retirement plans. *The annual return of an IRA, 401(K) or other retirement plan that is automatically reinvested does not constitute income. Where previous withdrawals from the IRA or 401(K) have been made to fund the parent's lifestyle choices or living expenses, these withdrawals may be considered "actual income" when calculating the parent's child support obligation. The withdrawals must have been received by the parent and immediately available for his or her use. The court should consider whether the early withdrawal was used to reduce the parent's current living expenses, whether it was utilized to satisfy on-going financial obligations, and whether the sums are immediately available to the parent. This is a fact-sensitive situation. Retirement funds which were in existence at the time of a dissolution and which were the subject of the property division would not be considered "income" when calculating child support.*

B. Income Verification.

1. Submitting Worksheet to Court. *In all cases, a copy of the worksheet which accompanies these Guidelines shall be completed and filed with the court when the court is asked to order support. This includes cases in which agreed orders are submitted. Worksheets shall be signed by both parties, not their counsel, under penalties for perjury.*

2. Documenting Income. *Income statements of the parents shall be verified with documentation of both current and past income. Suitable documentation of current earnings includes paystubs, employer statements, or receipts and expenses if self-employed. Documentation of income may be supplemented with copies of tax returns.*

COMMENTARY TO GUIDELINE 3B

Worksheet Documentation.

1. Worksheet Requirement. *Submission of the worksheet became a requirement in 1989 when use of the Guidelines became mandatory. The Family Support Act of 1988 requires that a*

written finding be made when establishing support. In Indiana, this is accomplished by submission of a child support worksheet. The worksheet memorializes the basis upon which the support order is established. Failure to submit a completed child support worksheet may, in the court's discretion, result in the court refusing to approve a child support order or result in a continuance of a hearing regarding child support until a completed worksheet is provided. At subsequent modification hearings the court will then have the ability to accurately determine the income claimed by each party at the time of the prior hearing.

If the parties disagree on their respective gross incomes, the court shall include in its order the gross income it determines for each party. When the court deviates from the Guideline amount, the order or decree should also include the reason or reasons for deviation. This information becomes the starting point to determine whether or not a substantial and continuing change of circumstance occurs in the future.

2. Verification of Income. The requirement of income verification is not a change in the law but merely a suggestion to judges that they take care in determining the income of each party. One pay stub standing alone can be very misleading, as can other forms of documentation. This is particularly true for salesmen, professionals and others who receive commissions or bonuses, or others who have the ability to defer payments, thereby distorting the true picture of their income in the short term. When in doubt, it is suggested that income tax returns for the last two or three years be reviewed.

C. Computation of Weekly Adjusted Income (Line 1E of Worksheet).

After Weekly Gross Income is determined, certain reductions are allowed in computing weekly adjusted income which is the amount on which child support is based. These reductions are specified below.

1. Adjustment for Subsequent-born or Legally Adopted Child(ren) (Line 1A of Worksheet). There shall be an adjustment to Weekly Gross Income of parents who have a legal duty or court order to support children (1) born or legally adopted subsequent to the birthdate(s) of the child(ren) subject of the child support order and (2) that parent is actually meeting or paying that obligation.

2. Court Orders for Prior-born Child(ren) (Line 1B of Worksheet). The amount(s) of any court order(s) for child support for prior-born children shall be deducted from Weekly Gross Income. This should include court ordered post-secondary education expenses calculated on an annual basis divided by 52 weeks. A credit shall not be given for any portion of the order addressing arrearages.

3. Legal Duty of Support for Prior-born Child(ren) When No Court Order Exists (Line 1C of Worksheet). Where a party has a legal duty to financially support children born prior to the child(ren) for whom support is being established, and no court order exists, an amount reasonably necessary for such support actually paid, or funds actually spent shall be deducted from weekly gross income to arrive at weekly adjusted income. This deduction is not allowed for step-children.

4. Alimony or Maintenance (Line 1D of Worksheet). The amount(s) of alimony ordered in decrees from foreign jurisdictions or maintenance should be deducted from Weekly Gross Income.

COMMENTARY TO GUIDELINE 3C

Determining Weekly Adjusted Income. After Weekly Gross Income is determined, the next step is to compute weekly adjusted income (Line 1E of the Worksheet). Certain deductions, discussed below, are allowed from Weekly Gross Income in arriving at weekly adjusted income.

1. Adjustment of Weekly Gross Income for Subsequent-born or Legally Adopted Child(ren). *The adjustment should be computed as follows:*

STEP 1: Determine the number of children born or legally adopted by the parents subsequent to the birthdate(s) of the child(ren) subject of the child support order and for whom the parent has a legal duty or court order to support. The parent seeking the adjustment has the burden to prove the support is actually paid if the subsequent child does not live in the respective parent’s household.

STEP 2: Calculate the subsequent child credit by multiplying the parent’s Weekly Gross Income by the appropriate factor listed in the table below and enter the product on Line 1A on the Worksheet.

Appropriate factors are:

1	Subsequent child	.065
2	Subsequent children	.097
3	Subsequent children	.122
4	Subsequent children	.137
5	Subsequent children	.146
6	Subsequent children	.155
7	Subsequent children	.164
8	Subsequent children	.173

EXAMPLE: A noncustodial parent has a Weekly Gross Income, before adjustment, of \$500.00. The custodial parent has a Weekly Gross Income, before adjustment, of \$300.00. An adjustment shall be made to the parents’ respective Weekly Gross Incomes for the two (2) children born to the noncustodial parent after the birthdate(s) of the child(ren) subject of the child support order and the one (1) adopted child of the custodial parent, legally adopted after the birthdate(s) of the child(ren) subject of the child support order. The respective subsequent child adjustment to be entered on Line 1A of the Worksheet would be as follows:

Noncustodial.....\$500.00 x .097 = \$48.50 adjustment

Custodial.....\$300.00 x .065 = \$19.50 adjustment

2. Court Orders for Prior born Child(ren). *The party seeking the adjustment for the court ordered child support obligation bears the burden of establishing the actual existence of the order and the amount of the order.*

3. Legal Duty to Support for Prior-born Child(ren) When No Court Order Exists.

A. Prior Born Child(ren) Not in the Home. A deduction is allowed for reasonably necessary support actually paid, or funds actually spent, for the child(ren) born prior to the child(ren) for whom support is being established. This is true even though that obligation has not been reduced to a court order. The party seeking the deduction bears the burden of proving the obligation and satisfaction of the obligation.

The court may consider evidence of those funds paid or routinely spent on behalf of the prior born child(ren).

For example, paternity of the prior born child was established by execution of a paternity affidavit and the parents lived together for the first two years of the child’s life. The parties then separated and negotiated an agreement for the ongoing financial support of the child, without seeking a court order. Father has routinely paid \$50 per week to the mother of his prior born child and has evidence to support those payments.

B. Prior Born Child(ren) In the Home. A parent should be permitted to deduct his or her portion of the support obligation for prior born children living in his or her home. It is recommended that these guidelines be used to compute a deduction from weekly gross income.

*i. **Incomes of Both Parents Known:** If the actual incomes of both parents of the prior born child(ren) are known, then the actual incomes should be utilized in calculating the basic child support obligation for the prior born child(ren). In order to determine the adjustment to be applied, use the Indiana Child Support Guideline Schedules for Weekly Support Payments. The percentage share of the basic child support obligation attributable to the parent seeking the adjustment should be considered the legal duty of support for the prior born child(ren) and the amount placed in Line 1.C., Child Support Obligation Worksheet.*

*ii. **Income of a Parent Unknown:** If actual income information for a parent of the prior-born child(ren) is unknown, the court should utilize the known income of the parent seeking the adjustment for the legal duty to support the prior born child(ren) and attribute zero (\$0.00) income to the other parent. In order to determine the adjustment to be applied, use the Indiana Child Support Guideline Schedules for Weekly Support Payments as the amount placed in Line 1.C., Child Support Obligation Worksheet.*

If the parent seeking the adjustment has prior born children with different non-custodial parents whose incomes are unknown, the basic child support obligation shall be calculated as if the prior born children have the same noncustodial parent and the adjustment for those prior born children shall be attributed as a single legal duty, rather than the total of two or more separate and distinct legal duties.

a. For example, the gross weekly income of the parent seeking the adjustment is \$400.00 and there is one prior born child in the home. The gross weekly income for the other parent of the prior born child is unknown. The other parent's gross weekly income would be set at \$0.00 to determine the legal duty to support that prior born child. The legal duty to support that prior born child for the parent seeking the adjustment would be \$79.00 from the Guideline Schedules for Weekly Support Payments.

b. For example, the gross weekly income of the parent seeking the adjustment is \$400.00 and there are two prior born children in the home with different parents. The gross weekly incomes for those other parents of the prior born children are unknown. Those other parents' gross weekly incomes would be set at \$0.00 to determine the legal duty to support those prior born children. The legal duty to support those two prior born children for the parent seeking the adjustment would be \$119.00 from the Guideline Schedules for Weekly Support Payments.

4. Alimony or Maintenance. *The final allowable deduction from Weekly Gross Income in arriving at weekly adjusted income is for alimony ordered in decrees from foreign jurisdictions or spousal maintenance. These amounts are allowable only if they arise as the result of a court order. This deduction is intended only for spousal maintenance, not for periodic payments from a property settlement although the court may consider periodic payments when determining whether or not to deviate from the guideline amount when ordering support. Refer to the discussion of temporary maintenance earlier in this commentary. (Line 1D of Worksheet).*

D. Basic Child Support Obligation (Worksheet Line 4).

The Basic Child Support Obligation should be determined using the attached Guideline Schedules for Weekly Support Payments. For combined weekly adjusted income amounts falling

between amounts shown in the schedule, basic child support amounts should be rounded to the nearest amount. The number of children refers to children for whom the parents share joint legal responsibility and for whom support is being sought, excluding children for whom Section Two of the Post-Secondary Education Worksheet is used to determine support.

COMMENTARY TO GUIDELINE 3D

Use of Guideline Schedules.

Combined Weekly Adjusted Income. After reducing Weekly Gross Income by the deductions allowed above, weekly adjusted income is computed. The next step is to add the weekly adjusted income of both parties and take the combined weekly adjusted income to the Guideline schedules for weekly support payments. In selecting the appropriate column for the determination of the basic child support obligation, it should be remembered that the number of children refers only to the number of children of this marriage for whom support is being computed, excluding children for whom a Post-Secondary Education Worksheet is used to determine support.

E. Additions to the Basic Child Support Obligation.

1. Work-Related Child Care Expense (Worksheet Line 4A). Child care costs incurred due to employment or job search of both parent(s) should be added to the basic obligation. It includes the separate cost of a sitter, day care, or like care of a child or children while the parent works or actively seeks employment. Such child care costs must be reasonable and should not exceed the level required to provide quality care for the children. Continuity of child care should be considered. Child care costs required for active job searches are allowable on the same basis as costs required in connection with employment.

The parent who contracts for the child care shall be responsible for the payment to the provider of the child care. For the purpose of designating this expense on the Child Support Obligation Worksheet (Line 4A), each parent's expense shall be calculated on an annual basis divided by 52 weeks. The combined amount shall be added to the Basic Child Support Obligation and each parent shall receive a credit equal to the expense incurred by that parent as an Adjustment (Line 7 of the Worksheet).

When potential income is attributed to a party, the court should not also attribute work-related child care expense which is not actually incurred.

2. Cost of Health Insurance for Child(ren) (Worksheet Line 4B). The weekly cost of health insurance premiums for the child(ren) should be added to the basic obligation whenever either parent actually incurs the premium expense or a portion of such expense. (Please refer to Guideline 7 for additional information regarding the treatment of Health Care Expenses)

3. Extraordinary Health Care Expense. Please refer to Support Guideline 7 for treatment of this issue.

4. Extraordinary Educational Expense. Please refer to Support Guideline 8 for treatment of this issue.

COMMENTARY TO GUIDELINE 3E

Additions to the Basic Child Support Obligation.

1. Work-Related Child Care Expense (Worksheet Line 4A). One of the additions to the basic child support obligation is a reasonable child care expense incurred due to employment, or an attempt to find employment. This amount is added to the basic child support obligation in arriving at the total child support obligation.

Work-related child care expense is an income-producing expense of the parent. Presumably,

if the family remained intact, the parents would treat child care as a necessary cost of the family attributable to the children when both parents work. Therefore, the expense is one that is incurred for the benefit of the child(ren) which the parents should share.

In circumstances where a parent claims the work-related child care credit for tax purposes, it would be appropriate to reduce the amount claimed as work-related child care expense by the amount of tax saving to the parent. The exact amount of the credit may not be known at the time support is set, but counsel should be able to make a rough calculation as to its effect.

When potential income is attributed to a party, the court should not also attribute a work-related child care expense which is not actually incurred because this expense is highly speculative and difficult to adequately verify.

2. Cost of Health Insurance for Child(ren) (Worksheet Line 4B). *The weekly out of pocket costs of health insurance premiums only for the child(ren) should be added to the basic obligation so as to apportion that cost between the parents. The parent who actually pays that cost then receives a credit towards his or her child support obligation on Line 7 of the Worksheet. (See Support Guideline 3G. Adjustments to Parent's Child Support Obligation). Only that portion of the cost actually paid by a parent is added to the basic obligation. If coverage is provided without cost to the parent(s), then zero should be entered as the amount. If health insurance coverage is provided through an employer or purchased through the private market, only the child(ren)'s portion should be added. If the insurance is eligible for a federal tax credit, the amount of the credit should be subtracted from the premiums paid by the parent. In determining the amount to be added, only the amount of the insurance cost attributable to the child(ren) subject of the child support order shall be included, such as the difference between the cost of insuring a single party versus the cost of family coverage. In circumstances where coverage is applicable to persons other than the child(ren) subject of the child support order, such as other child(ren) and/or a subsequent spouse, the total cost of the insurance premium shall be prorated by the number of persons covered to determine a per person cost.*

3. Total Child Support Obligation (Worksheet Line 5). *Adding work-related child care costs, and the weekly cost of health insurance premiums for the child(ren) to the basic child support obligation results in a figure called Total Child Support Obligation. This is the basic obligation of both parents for the support of the child(ren) of the marriage, or approximately what it would cost to support the child(ren) in an intact household, excluding extraordinary health care and/or extraordinary education expenses.*

F. Computation of Parent's Child Support Obligation (Worksheet Line 6).

Each parent's child support obligation is determined by multiplying his or her percentage share of total weekly adjusted income (Worksheet Line 2) times the Total Child Support Obligation (Worksheet Line 5).

1. Division of Obligation Between Parents (Worksheet Line 6). *The total child support obligation is divided between the parents in proportion to their weekly adjusted income. A monetary obligation is computed for each parent. The custodial parent's share is presumed to be spent directly on the child. When there is near equal parenting time, and the custodial parent has significantly higher income than the noncustodial parent, application of the parenting time credit should result in an order for the child support to be paid from a custodial parent to a noncustodial parent, absent grounds for a deviation.*

2. Deviation from Guideline Amount. *If, after consideration of the factors contained in IC 31-16-6-1 and IC 31-16-6-2, the court finds that the Guideline amount is unjust or inappropriate in a particular case, the court shall state a factual basis for the deviation and proceed to enter a support amount that is deemed appropriate.*

COMMENTARY TO GUIDELINE 3F

Computation of Child Support.

1. Apportionment of Support Between Parents. *After the total child support obligation is determined, it is necessary to apportion that obligation between the parents based on their respective weekly adjusted incomes. First, a percentage is formed by dividing the weekly adjusted income of each parent by the total weekly adjusted income (Line 1E of the Worksheet). The percentages are entered on Line 2 of the Worksheet. The total child support obligation is then multiplied by the percentages on Line 2 (the percentage of total weekly adjusted income that the weekly adjusted income of each parent represents) and the resulting figure is the child support obligation of each parent. The noncustodial parent is ordered to pay his or her proportionate share of support as calculated on Line 6 of the Worksheet. Custodial parents are presumed to be meeting their obligations by direct expenditures on behalf of the child, so a support order is not entered against the custodial parent.*

2. Apportionment of Support When Incapacitated Adult Child has Earned Income. *Under certain circumstances the earned income of a child may be considered in apportioning support. In calculating a support obligation with respect to an incapacitated adult child with earned income, the support obligation may be determined by apportioning the support based upon the relative amount earned by the parents and the child.*

3. Deviation from Guideline Amount. *If the court determines that the Guideline amount is unjust, inappropriate, or denies the obligor a means of self-support at a subsistence level, a written finding shall be made setting forth the factual basis for deviation from the Guideline amount. A simple finding such as the following is sufficient: "The court finds that the presumptive amount of support calculated under the Guidelines has been rebutted for the following reasons." A pro forma finding that the Guidelines are not appropriate does not satisfy the requirement for a specific finding of inappropriateness in a particular case, which is required in an order to deviate from the Guideline amount. For further discussion of deviation from the Guideline amount, see also the Commentary to Support Guideline 1.*

G. Adjustments to Parent's Child Support Obligation (Worksheet Line 7).

The parent's child support obligation (Worksheet Line 7) may be subject to four (4) adjustments.

1. Obligation from Post-Secondary Education Worksheet. *If the parents have a child who is living away from home while attending school, his or her child support obligation will reflect the adjustment found on Line J of the Post-Secondary Education Worksheet (See Support Guideline 8).*

2. Weekly Cost of Work-related Child Care Expenses. *A parent who pays a weekly child care expense should receive a credit towards his or her child support obligation. This credit is entered on the space provided on the Worksheet Line 7. The total credits claimed by the parents must equal the total amount on Line 4A. (See Support Guideline 3E Commentary).*

3. Weekly Cost of Health Insurance Premiums for Child(ren). *The parent who pays the weekly premium cost for the child(ren)'s health insurance should receive a credit towards his or her child support obligation in most circumstances. This credit is entered on the space provided on the Worksheet Line 7 and will be in an amount equal to that entered on the Worksheet Line 4B (See Support Guideline 3E Commentary).*

4. Parenting Time Credit. The court should grant a credit toward the total amount of calculated child support for either “duplicated” or “transferred” expenses incurred by the noncustodial parent. The proper allocation of these expenses between the parents shall be based on the calculation from a Parenting Time Credit Worksheet. (See Support Guideline 6 Commentary).

5. Effect of Social Security Benefits.

a. Current Support Obligation

1. Custodial parent: Social Security benefits received for a child based upon the disability of the custodial parent are not a credit toward the child support obligation of the noncustodial parent. The amount of the benefit is included in the custodial parent’s income for the purpose of calculating the child support obligation, and the benefit is also a credit toward the custodial parent’s child support obligation.

2. Noncustodial parent: Social Security benefits received by a custodial parent, as representative payee of the child, based upon the earnings or disability of the noncustodial parent shall be considered as a credit to satisfy the noncustodial parent’s child support obligation as follows:

i. Social Security Retirement benefits may, at the court’s discretion, be credited to the noncustodial parent’s current child support obligation. The credit is not automatic. The presence of Social Security Retirement benefits is merely one factor for the court to consider in determining the child support obligation or modification of the obligation. *Stultz v. Stultz*, 659 N.E.2d 125 (Ind. 1995).

ii. Social Security Disability benefits shall be included in the Weekly Gross Income of the noncustodial parent and applied as a credit to the noncustodial parent’s current child support obligation. The credit is automatic.

iii. Any portion of the benefit that exceeds the child support obligation shall be considered a gratuity for the benefit of the child(ren), unless there is an arrearage.

3. The filing of a petition to modify on grounds a Social Security Disability determination has been requested will not relieve the parent’s obligation to pay the current support order while the disability application is pending. Filing of the petition to modify support may entitle the noncustodial parent to a retroactive reduction in support to the date of filing of the petition for modification and not the date of filing for the benefits. If the modification of support is granted, any lump sum payment of retroactive Social Security Disability benefits paid shall be credited toward the modified support obligation.

b. Arrearages

1. Credit for retroactive lump sum payment. A lump sum payment of retroactive Social Security Disability benefits shall be applied as a credit against an existing child support arrearage if the custodial parent, as representative payee, received a lump sum retroactive payment, without the requirement of a filing of a Petition to Modify Child Support. However, no credit should be allowed under the following circumstances:

i. A custodial parent should never be required to pay restitution to a disabled noncustodial parent for lump sum retroactive Social Security Disability benefits which exceed the amount of “court-ordered” child support. Any portion of lump sum payments of retroactive Social Security Disability benefits paid to children not credited against the existing child support arrearage is properly treated as a gratuity to the children. No credit toward future support should be granted.

- ii. No credit shall be given for a lump sum disability payment paid directly to a child who is over the age of eighteen (18). The dependency benefits paid directly to a child who has reached the age of majority under the Social Security law, rather than to the custodial parent, as representative payee, do not fulfill the obligations of court-ordered child support.
2. Application of current Social Security Disability benefits. The amount of the benefit which exceeds the child support order may be treated as an ongoing credit toward an existing arrearage.
3. In Title IV-D cases there is no credit toward the monies owed to the State of Indiana unless the retroactive benefit is actually paid to the State of Indiana. The child's Social Security benefits received and used by the custodial parent will not reduce or be credited against the noncustodial parent's obligation to reimburse the State of Indiana for Title IV-A or Title IV-E benefits previously paid on behalf of the children.
4. Modification. The award of Social Security Disability benefits retroactive to a specific date does not modify a noncustodial parent's child support obligation to the same date. The noncustodial parent's duty to pay support cannot be retroactively modified earlier than the filing date of a petition to modify child support. IC 31-16-16-6.

COMMENTARY TO GUIDELINE 3G

It is important to remember the amount of the child's Social Security benefits that exceed the current child support order will not be reflected in ISETS as a credit toward an existing arrearage unless specified in the court order. Unless the credit is recognized in ISETS, there is a chance that an arrearage notice may be issued administratively and sanctions could be entered on that arrearage.

Social Security benefits paid to a parent for the benefit of a minor child are included in the disabled parent's Gross Weekly Income for purposes of determining child support regardless of which parent actually receives the payment. (See Guideline 3A). This section, 3G and its commentary, address adjustments to the recommended child support obligation. Although Social Security benefits are not reflected on Line 7 of the child support Worksheet, the benefit should be considered, and its effect and application shall be included in the written order for support of that child.

The Guidelines make no change in the law regarding an adjustment for Social Security Retirement benefits or Supplemental Security Income (SSI). The court has discretion to allow an adjustment to a parent's child support obligation based on the amount of Social Security Retirement benefits paid for the benefit of the child due to that parent's retirement. The retirement benefit is merely one of the factors that the court should consider when making an adjustment to the child support obligation. SSI is a means-tested program and the benefit is not included in either parent's gross income. It therefore should not be considered an adjustment to either parent's child support obligation.

In Brown v. Brown, 849 N.E.2d 610 (Ind. 2006), Social Security Disability (SSD) benefits paid to a child were clearly recognized as earnings of the disabled parent. Id. at 614. Social Security Disability benefits paid for a child are recognized as income of the disabled parent who earned the benefits and those benefits are included in the Weekly Gross Income of that parent. See Guideline 3A. It follows then that the payment received for the benefit of the child should be applied to satisfy the disabled parent's support obligation. The child support order should state that the SSD benefit received for the child is credited as payment toward the support obligation. Any portion of the SSD benefit in excess of the current support obligation is a gratuity, unless there is an arrearage.

The language in Guideline 3.G.5.b.2. directs that the excess SSD benefit may be applied as

payment toward an existing arrearage. Once the arrearage is satisfied, any portion of the SSD benefit that exceeds the current support obligation is considered a gratuity. The Guidelines also change the application of a lump sum SSD payment. SSD is, by definition, a substitution for a person's income lost due to a recognized disability. Further, under the Social Security Act, that individual may be entitled to a lump sum benefit retroactive to the date that his or her disability occurred and that caused the disruption in earnings. This lump sum payment is unique to SSD. The Guidelines now allow the courts to apply the lump sum SSD benefits toward an existing child support arrearage if the custodial parent, as representative payee, receives a lump sum payment. This credit is appropriate without the requirement of a filing of a Petition to Modify Child Support.

The Guidelines change the law regarding the application of SSD benefits. The holding in *Hieston v. State*, 885 N.E.2d 59 (Ind. Ct. App. 2008) and its progeny has been superseded by this change. The rationale is that the lump sum payment is merely a method of payment applied to a past support obligation not paid. The distinction is between modification of support which changes the rate of support, e.g. from \$100.00 per week to \$50.00 per week, as opposed to credit for an indirect payment. Modification of a child support obligation still requires the filing of a petition for modification as set forth in Guideline 4.

The lump sum payment is a method of payment that may not be specifically authorized by express court order but which should be recognized as a payment of support. Indiana case law establishes that credit can be allowed for payments that do not technically conform to the original support decree. For example, where the obligated parent makes payments directly to the custodial parent rather than through the clerk of the court, the Supreme Court has recognized these payments when there was sufficient proof to convince a trier of fact that the required payments were actually made. *O'Neil v. O'Neil*, 535 N.E.2d 523 (Ind. 1989), *Null v. Martin*, 686 N.E.2d 116 (Ind. 1997). Proof of the lump sum SSD benefit payment is not difficult because the Social Security award certificate is a record easily admitted into evidence as an exception to the hearsay rule under IRE 803(6) and (8) (reports of a public agency setting forth its regularly recorded activity) and trial courts are rarely burdened with an evidentiary dispute about what was paid, when or to whom, once the Social Security records are shared. By contrast, the informal arrangement disputes between parties to modify and reduce the actual amount of weekly support below that ordered in the divorce decree are actual attempts to retroactively modify the amount of support, which are prohibited. Similar to the nonconforming payment, the lump sum payment shall be applied as a credit to an existing child support arrearage.

If there is no child support arrearage, the lump sum payment is considered gratuity. As long as there is an existing support order, there should never be an order entered that requires any excess payment of SSD or the lump sum payment to be paid back to the disabled parent.

The Guidelines exclude from the parent's Weekly Gross Income any survivor benefits received by or for other children residing in either parent's home based on the Social Security death benefits of a deceased parent of a prior-born child. See Commentary to Guideline 3(A).

GUIDELINE 4. MODIFICATION

The provisions of a child support order may be modified only if there is a substantial and continuing change of circumstances which makes the present order unreasonable or the amount of support ordered at least twelve (12) months earlier differs from the Guideline amount presently computed by more than twenty percent (20%).

COMMENTARY

Substantial and Continuing Change of Circumstances. A change in circumstances may include the incarceration of a parent, a change in the income of the parents, the application of a parenting plan, the failure to comply with a parenting plan, or a change in the expense of child rearing specifically considered in the Guidelines.

If the amount of support computed at the time of modification is significantly higher or significantly lower than that previously ordered and would require a drastic reduction in a parent's standard of living, consideration may be given to phasing in the change in support. This approach would allow the parent affected by the change time to make adjustments in his or her standard of living. Again, it is not the intent of the Guidelines to drive the parents into noncompliance by reducing their spendable income below subsistence level.

Retroactive Modification. *The modification of a support obligation may only relate back to the date the petition to modify was filed, and not an earlier date, subject to two exceptions: (1) when the parties have agreed to and carried out an alternative method of payment which substantially complies with the spirit of the decree; or (2) the obligated parent takes the child into the obligated parent's home and assumes custody, provides necessities, and exercises parental control for a period of time that a permanent change of custody is exercised.*

Emancipation: Support Orders for Two or More Children. *In child support orders issued under these Guidelines, support amounts for two or more children, are stated as an in gross or total amount rather than on a per child basis. Absent judicial modification of the order, the total obligation will not decrease when the oldest child reaches nineteen (19) years of age, or the child is emancipated after the occurrence of other events. Parents should seek to modify child support orders when the legal obligation to pay child support terminates for any child or any child is emancipated. See Ind. Code § 31-16-6-6.*

The concept of a pro rata delineation of support is generally inconsistent with the economic policy underlying the Guidelines (See "Economic Data Used in Developing Guidelines" in "Commentary" to Support Guideline 1). That policy recognizes that the amount of support required for two children is about 1.5 times that required to support one child. The multiplication factor decreases as the number of children increases. If support were reduced by one half when the first of two children was emancipated, the remaining amount of support would be significantly below the Guideline amount for one child at the same parental income levels.

Parents should seek to modify or terminate a support order when a child(ren) becomes emancipated under Indiana law.

GUIDELINE 5. FEDERAL STATUTES

These Guidelines have been drafted in an attempt to comply with, and should be construed to conform with applicable federal statutes.

COMMENTARY

Every attempt was made to draft Guidelines for the State of Indiana that would comply with applicable federal statutes and regulations. Likewise, careful attention was paid to state law.

GUIDELINE 6. PARENTING TIME CREDIT

A credit should be awarded for the number of overnights each year that the child(ren) spend with the noncustodial parent.

COMMENTARY

Analysis of Support Guidelines. *The Indiana Child Support Guidelines are based on the assumption the child(ren) live in one household with primary physical custody in one parent who undertakes all of the spending on behalf of the child(ren). There is a rebuttable presumption the support calculated from the Guideline support schedule is the correct amount of weekly child support to be awarded. The total amount of the anticipated average weekly spending is the Basic Child Support Obligation (Line 4 of the Worksheet).*

The Guideline support schedules do not reflect the fact, however, when both parents exercise

parenting time, out-of-pocket expenses will be incurred for the child(ren)'s care. These expenses were recognized previously by the application of a 10% visitation credit and a 50% abatement of child support during periods of extended visitation. The visitation credit was based on the regular exercise of alternate weekend visitation which is equivalent to approximately 14% of the annual overnights. With the adoption of the Indiana Parenting Time Guidelines, the noncustodial parent's share of parenting time, if exercised, is equivalent to approximately 27% of the annual overnights. As a result, these revisions provide a parenting credit based upon the number of overnights with the noncustodial parent ranging from 52 overnights annually to equal parenting time. As parenting time increases, a proportionally larger increase in the credit will occur.

Analysis of Parenting Time Costs. An examination of the costs associated with the sharing of parenting time reveals two types of expenses are incurred by both parents, transferred and duplicated expenses. A third category of expenses is controlled expenses, ~~such as the 6% uninsured health care expense~~ that remains the sole obligation of the parent for whom the parenting time credit is not calculated. This latter category is assumed to be equal to 15% of the Basic Child Support Obligation.

Transferred Expenses. This type of expense is incurred only when the child(ren) reside(s) with a parent and these expenses are "transferred" with the child(ren) as they move from one parent's residence to the other. Examples of this type of expense are food and the major portion of spending for transportation. When spending is transferred from one parent to the other parent, the other parent should be given a credit against that parent's child support obligation since this type of expense is included in the support calculation schedules. When parents equally share in the parenting, an assumption is made that 35% of the Basic Child Support Obligation reflects "transferred" expenses. The amount of expenses transferred from one parent to the other will depend upon the number of overnights the child(ren) spend(s) with each parent.

Duplicated Fixed Expenses. This type of expense is incurred when two households are maintained for the child(ren). An example of this type of expense is shelter costs which are not transferred when the child(ren) move(s) from one parent's residence to the other but remain fixed in each parent's household and represent duplicated expenditures. The fixed expense of the parent who has primary physical custody is included in the Guideline support schedules. However, the fixed expense of the other parent is not included in the support schedules but represents an increase in the total cost of raising the child(ren) attributed to the parenting time plan. Both parents should share in these additional costs.

When parents equally share in the parenting, an assumption is made that 50% of the Basic Child Support Obligation will be "duplicated." When the child(ren) spend(s) less time with one parent, the percentage of duplicated expenses will decline.

Controlled Expenses. This type of expense for the child(ren) is typically paid by the custodial parent and is not transferred or duplicated. Controlled expenses are items like clothing, education, school books and supplies, ~~ordinary uninsured health care~~ and personal care. For example, the custodial parent buys a winter coat for the child. The noncustodial parent will not buy another one. The custodial parent controls this type of expense. "Education" expenses include ordinary costs assessed to all students, such as textbook rental, laboratory fees, and lunches, which should be paid by the custodial parent. The cost of participating in elective school activities such as sports, performing arts and clubs, as well as related extracurricular activities are "optional" activities covered by the paragraph on "Other Extraordinary Expenses" in Guideline 8.

The controlled expenses account for 15% of the cost of raising the child. The parenting time credit is based on the more time the parents share, the more expenses are duplicated and transferred. The controlled expenses are not shared and remain with the parent that does not get the parenting time credit. Controlled expenses are generally not a consideration unless there is equal parenting time. These categories of expenses are not pertinent for litigation. They are presented only to explain the factors used in developing the parenting time credit formula. The

percentages were assigned to these categories after considering the treatment of joint custody by other states and examining published data from the Bureau of Labor Statistics' Consumer Expenditure Survey.

Computation of Parenting Time Credit. The computation of the parenting time credit will require a determination of the annual number of overnights of parenting time exercised by the parent who is to pay child support, the use of the standard Child Support Obligation Worksheet, a Parenting Time Table, and a Parenting Time Credit Worksheet.

An overnight will not always translate into a twenty-four hour block of time with all of the attendant costs and responsibilities. It should include, however, the costs of feeding and transporting the child, attending to school work and the like. Merely providing a child with a place to sleep in order to obtain a credit is prohibited.

The Parenting Time Table (Table PT) begins at 52 overnights annually or the equivalent of alternate weekends of parenting time only. If the parenting plan is for fewer overnights because the child is an infant or toddler (Section II A of the Parenting Time Guidelines), the court may consider granting the noncustodial parent an appropriate credit for the expenses incurred when caring for the child. If the parenting plan is for fewer overnights due to a significant geographical distance between the parties, the court may consider granting an appropriate credit. The actual cost of transportation should be treated as a separate issue.

If the parents are using the Parenting Time Guidelines without extending the weeknight period into an overnight, the noncustodial parent will be exercising approximately 96-100 overnights. The actual number of overnights may vary based on differing school calendars.

Parenting Time Table. The TOTAL column represents the anticipated total out-of-pocket expenses expressed as a percentage of the Basic Child Support Obligation that will be incurred by the parent who will pay child support. The total expenses are the sum of transferred and duplicated expenses. The DUPLICATED column represents the duplicated expenses and reflects the assumption that when there is an equal sharing of parenting time, 50% of the Basic Child Support Obligation will be duplicated. The Number of Annual Overnights column will determine the particular fractions of TOTAL and DUPLICATED to be used in the Parenting Time Credit Worksheet.

Table PT

Annual Overnights

FROM	TO	TOTAL	DUPLICATED
1	51	0.000	0.000
52	55	0.063 0.062	0.011
56	60	0.071 0.070	0.014
61	65	0.081 0.080	0.020
66	70	0.094 0.093	0.028
71	75	0.109 0.108	0.038
76	80	0.129 0.127	0.053 0.052
81	85	0.152 0.150	0.071 0.070
86	90	0.180 0.178	0.094 0.093
91	95	0.213 0.211	0.123 0.122
96	100	0.253 0.250	0.158 0.156
101	105	0.297 0.294	0.197 0.195
106	110	0.344 0.341	0.239 0.237
111	115	0.392 0.388	0.283 0.280
116	120	0.438 0.434	0.324 0.321
121	125	0.481 0.476	0.362 0.358
126	130	0.518 0.513	0.394 0.390

FROM	TO	TOTAL	DUPLICATED
131	135	0.549 0.544	0.421 0.417
136	140	0.575 0.570	0.442 0.438
141	145	0.597 0.591	0.459 0.454
146	150	0.615 0.609	0.472 0.467
151	155	0.629 0.623	0.481 0.476
156	160	0.641 0.634	0.488 0.483
161	165	0.651 0.644	0.493 0.488
166	170	0.659 0.652	0.496 0.491
171	175	0.667 0.660	0.499 0.494
176	180	0.673 0.666	0.500 0.495
181	183	0.682 0.675	0.505 0.500

Parenting Time Credit Worksheet (Credit Worksheet). In determining the credit, take the following steps:

1. Complete the Child Support Obligation Worksheet through Line 6.
2. Enter on Line 1PT of the Credit Worksheet the annual number of overnights exercised by the parent who will pay child support.
3. Enter on Line 2PT of the Credit Worksheet the Basic Child Support Obligation (Line 4 from the Child Support Obligation Worksheet).
4. Enter on Line 3PT of the Credit Worksheet the figure from the TOTAL column that corresponds to the annual overnights exercised by the parent who will pay child support.
5. Enter on Line 4PT of the Credit Worksheet the figure from the DUPLICATED column that corresponds to the annual number of overnights exercised by the parent who will pay child support.
6. Enter on Line 5PT of the Credit Worksheet the percentage share of the Combined Weekly Income of the parent who will pay child support (Line 2 of the Child Support Obligation Worksheet).
7. Complete Lines 6PT through 9PT to determine the allowable credit.
8. Enter the result from Line 9PT on Line 7 of the Child Support Obligation Worksheet as the Parenting Time Credit.
9. Apply the Line 7 Adjustments to determine the recommended Child Support Obligation (Line 8 of the Child Support Obligation Worksheet).

PARENTING TIME CREDIT WORKSHEET

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)	_____.

Line:		
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	

Application of Parenting Time Credit. Parenting Time Credit is not automatic. The court should determine if application of the credit will jeopardize a parent's ability to support the child(ren). If such is the case, the court should consider a deviation from the credit.

The Parenting Time Credit is earned by performing parental obligations as scheduled and is an advancement of weekly credit. The granting of the credit is based on the expectation the parties will comply with a parenting time order.

A parent who does not carry out the parenting time obligation may be subject to a reduction or loss of the credit, financial restitution, or any other appropriate remedy. However, missed parenting time because of occasional illness, transportation problems or other unforeseen events should not constitute grounds for a reduction or loss of the credit, or financial restitution.

Consistent with Parenting Time Guidelines, if court action is initiated to reduce the parenting time credit because of a failure to exercise scheduled parenting time, the parents shall enter mediation unless otherwise ordered by the court.

Contents of Agreements/Decrees. Orders establishing custody and child support shall set forth the specifics of the parties' parenting time plan in all cases. A reference to the Indiana Parenting Time Guidelines will suffice if the parties intend to follow the Guidelines. All such entries shall be accompanied by a copy of the Child Support Obligation Worksheet and the Parenting Time Credit Worksheet.

In every instance the court shall designate one parent who is receiving support and shall order payment of uninsured health care expenses. ~~be responsible for payment of the uninsured health care expenses up to 6% of the Basic Child Support Obligation.~~

If the court determines it is necessary to deviate from the parenting time credit, it shall state its reasons in the order.

Calculating Parenting Time Credit When a Parent Spends Different Number of Overnights With Their Children.

In families with multiple children, a noncustodial parent may not exercise equal amounts of overnight parenting with all the children. In this case, please use this methodology to calculate the parenting time credit.

Step 1: Determine the parenting time credit for the total number of children and each different set of overnights, assuming all the children are exercising the same number of overnights.

For example, if Mother makes \$850.00 weekly and Father makes \$600.00, there are three

children and child 1 spends 56 overnights, child 2 spends 120 overnights and child 3 spends 180 overnights, three parenting time credits will be determined for 3 children at 56 overnights (PTC), 120 overnights (PTC) and 180 overnights (PTC).

Step 2: Average the different overnight parenting time credit dollar amounts.

For example, \$25.00 + \$115.00 + \$177.00 = \$317.00 total, divided by 3. The resulting Parenting Time Credit is \$106.00.

Step 3: The averaged parenting time credit shall then be entered on Line 7 of the Child Support Obligation Worksheet for the noncustodial parent.

The above procedure is consistent with the holding in *Blanford v. Blanford*, 937 N.E.2d 356 (Ind. Ct. App. 2010).

Split Custody and Child Support. *In those situations where each parent has physical custody of one or more children (split custody), ~~it is suggested that support be computed by completing the Child Support Obligation Worksheets in the following manner~~ the child support calculation will require two different worksheets in order to account for the fact the first child in each home is the most expensive to support, as discussed in the Commentary to Guideline 1.*

The suggested manner of computing the Child Support Obligation is as follows:

- 1. ~~First, C~~compute the support ~~a~~ father would pay to ~~a~~ mother for the child(ren) in her custody as if ~~there were no other child(ren). they were the only children of the marriage.~~ Father should receive parenting time credit for his overnights with the child(ren) in mother's custody*
- 2. ~~Next, c~~Compute the support ~~a~~ mother would pay to ~~a~~ father for the child(ren) in his custody as if ~~they were the only children of the marriage.~~ there were no other child(ren). Mother should receive parenting time credit for her overnights with the child(ren) in father's custody.*
- 3. ~~Finally, S~~subtract the lesser child support obligation from the greater child support obligation ~~amount~~. The parent who owes the remaining amount pays the difference to the other parent on a weekly basis. For example, if the first worksheet shows father should pay \$100.00 per week to mother and the second worksheet shows mother should pay \$75.00 per week, then father should pay mother \$25.00 per week in child support.*

~~*This method of computation takes into account the fact that the first child in each home is the most expensive to support, as discussed in the Commentary to Guideline 1.*~~

Child Support When Parenting Time is Equally Shared. A frequent source of confusion in determining child support arises in cases where parents equally share the parenting time with the children. Parenting time is considered equally shared when it is 181 to 183 overnights per year. To determine child support in these cases, either the mother or father must be designated as the parent who will pay the controlled expenses. Then, the other parent is given the parenting time credit. The controlled expenses remain the sole obligation of the parent for whom the parenting time credit is not calculated.

When both parents equally share parenting time, the court must determine which parent will pay the controlled expenses. If, for example, father is the parent paying controlled expenses, the parenting time credit will be awarded to the mother.

Factors courts should use in assigning the controlled expenses to a particular parent include

the following areas of inquiry:

- Which parent has traditionally paid these expenses.
- Which parent is more likely to be able to readily pay the controlled expenses.
- Which parent more frequently takes the child to the health care provider.
- Which parent has traditionally been more involved in the child's school activities (since much of the controlled expenses concern school costs, such as clothes, fees, supplies, and books).

This determination requires a balancing of these and other factors. Once the court assigns responsibility for these controlled expenses, the court should award the other parent the parenting time credit. When the assignment of the controlled expenses occurs, calculation of the child support in shared custody situations is fairly basic, and is completed by application of the remainder of these Guidelines.

Cost of Transportation for Parenting Time. The Parenting Time Guidelines require the noncustodial parent to provide transportation for the child(ren) at the start of the scheduled parenting time, and the custodial parent to provide transportation for the child(ren) at the end of the scheduled parenting time. There is no specific provision in the Child Support Guidelines for an assignment of costs or a credit for transportation on the child support worksheet. Transportation costs are part of the transferred expenses. When transportation costs are significant, the court may address transportation costs as a deviation from the child support calculated by the Worksheet, or may address transportation as a separate issue from child support. Consideration should be given to the reason for the geographic distance between the parties and the financial resources of each party. The relocation statute provides that one factor in modifying child support in conjunction with parent relocation is the hardship and expense involved for the nonrelocating individual to exercise parenting time.

GUIDELINE 7. HEALTH CARE / MEDICAL SUPPORT

The court shall order one or both parents to provide health insurance when accessible to the child at a reasonable cost. Health insurance may be public, for example, Medicaid, or Children's Health Insurance Program (CHIP), Hoosier Healthwise, or private, for example, Affordable Care Act (ACA) or employer-provided

Accessibility. Health insurance is accessible if it covers the geographic area in which the child lives. The court may consider other relevant factors such as provider network, comprehensiveness of covered services and likely continuation of coverage.

Reasonable cost. There is a rebuttable presumption that parents have health insurance available at a reasonable cost. The presumption may be rebutted by demonstrating that the lowest out of pocket cost of insuring the child(ren) is more than 5% of the parents' combined gross incomes. The lowest out of pocket cost health insurance available may be public insurance.

Cash medical support. When health insurance is not accessible to the child(ren) at a reasonable cost, federal law requires the court to order the parties to pay cash medical support. Cash medical support is an amount ordered for medical costs not covered by insurance. The uninsured medical expense apportionment calculation on the Child Support Obligation Worksheet, "~~the 6% rule,~~" satisfies this federal requirement for a cash medical support order, when incorporated into the court order.

Explanation of 6% rule/Uninsured health care expenses. The data upon which the

Guideline schedules are based no longer include a component for ordinary health care expenses. The Guideline schedules have been adjusted accordingly. ~~Ordinary uninsured health care expenses are paid by the parent who is assigned to pay the controlled expenses (the parent for whom the parenting time credit is not calculated) up to six percent (6%) of the basic child support obligation (Line 4 of the Child Support Obligation Worksheet).~~ Routine non-prescription personal care expenses such as over-the-counter medications, bandages, and vitamins which do not travel with the child and are kept in the purchasing parent's home are paid by the parent exercising parenting time when the expense is incurred. The parents shall share responsibility for uninsured health care expenses in proportion to their incomes. Uninsured health care expenses are defined as any health care expenses remaining after a claim has been submitted to the child's health insurance carrier. Uninsured health care expenses may include, but are not limited to, claims applied to the policy's deductible, claims in excess of policy limits, or the patient's responsibility after payments or discounts from the insurance carrier have been applied.

To request contribution from the other parent, copies of all documentation relating to the insurance claim and expenses paid or incurred by a parent must be provided to the other parent within thirty (30) days of receipt or the expense may be ineligible for contribution. Expenses paid at the time of service shall be submitted within thirty (30) days of the receipt of service. ~~Extraordinary health care expenses are those uninsured expenses which are in excess of six percent (6%) of the basic obligation, and would include uninsured expenses for chronic or long term conditions of a child. Calculation of the apportionment of the health care expense obligation is a matter separate from the determination of the weekly child support obligation. These calculations shall be inserted in the space provided on the Worksheet.~~

Birth expense. Upon the establishment of paternity, the court shall may order the father to pay ~~a percentage~~ at least fifty percent (50%) of the reasonable ~~and necessary~~ expenses of the mother's pregnancy and childbirth, as part of the court's decree in child support actions. The costs to be included in apportionment are pre-natal care, delivery, hospitalization, other necessary and reasonable and necessary expenses incurred in connection with the child's birth; incurred in connecton with the child's birth, post-partum expenses; and post-natal care. ~~The paternity statutes require the father to pay at least fifty percent (50%) of the mother's pregnancy and childbirth expenses.~~

COMMENTARY

Health Insurance Coverage and Costs.

The court is federally mandated to order parents to obtain health insurance if accessible at a reasonable cost. The rebuttable presumption that all children have insurance available at a reasonable cost recognizes (1) both public and private insurance can be used to satisfy the federal mandate to insure children, (2) the availability of guaranteed acceptance for policies, and (3) the availability of tax credits for the purpose of obtaining health insurance.

Health insurance coverage should normally be provided by the parent who can obtain the most comprehensive coverage at the least out of pocket cost. The parents bear the burden of demonstrating to the court the out of pocket cost of health insurance for the child(ren) exceeds 5% of the parents' combined gross incomes. A parent shall provide the court with proof of existing public or private health insurance for the child(ren) through an employer, a retirement plan, Tricare, a Veteran's Health Care Program, Medicaid, or the Children's Health Insurance Program (CHIP). If the child is not currently covered, the parent must provide the court with proof of the cost of health insurance. (Please refer to Guideline 3, E. 2. for additional information regarding determining the cost of insurance coverage.)

Where one or both parents have a history of changing jobs and/or health insurance providers both parents may be ordered to carry health insurance when it becomes available at a reasonable

cost to the parents. Where one parent has a history of maintaining consistent insurance coverage for the child(ren), there may be no need to order both parents to provide health insurance for the child(ren).

Parental Self-Monitoring and Compliance.

Parents should cooperate with one another to ensure the child(ren) remain insured at all times. The court should order the parent providing health insurance to show proof of coverage; provide insurance cards, claim forms, website addresses, and any other material to permit claims to be filed with the insurance carrier; and give notice of any coverage changes, including termination of coverage, to the other parent. See Indiana Parenting Time Guidelines I, D. paragraph 5.

~~**Apportionment of Uninsured Health Care Expenses.**—Six percent (6%) of the support amount is for health care. The noncustodial parent is, in effect, prepaying health care expenses every time a support payment is made. Consequently, the Guidelines require that custodial parent bear the cost of uninsured health care expenses up to six percent (6%) of the Basic Child Support Obligation found on Line 4 of the Child Support Obligation Worksheet and, if applicable, the child support obligation attributable to a student living away from home (Section Two Line I of the Post-Secondary Education Worksheet).~~

~~That computation is made by multiplying the total of Line 4 and Line I by 52 (weeks) and multiplying the product of that multiplication by .06 to arrive at the amount the custodial parent must spend on the uninsured health care costs of the parties' child(ren) in any calendar year before the noncustodial parent is required to contribute toward payment of those uninsured costs. For example, if Line 4 is \$150.00 per week and Line I is \$25.00 per week, the calculation would be as follows: $\$150.00 + \$25.00 = \$175.00 \times 52 = \$9,100.00 \times .06 = \$546.00$.~~

~~Thus, on an annual basis, the custodial parent is required to spend \$546.00 for health care of the child(ren) before the noncustodial parent is required to contribute. The custodial parent must document the \$546.00 spent on health care and provide the documentation to the noncustodial parent.~~

~~After the custodial parent's obligation for ordinary uninsured health care expenses is computed, provision should be made for the uninsured health care expenses that may exceed that amount. The excess costs should be apportioned between the parties according to the Percentage Share of Income computed on Line 2 of the Worksheet. Where imposing such percentage share of the uninsured costs may work an injustice, the court may resort to the time-honored practice of splitting uninsured health care costs equally, or by using other methods. The court may prorate the custodial parent's uninsured health care expense contribution when appropriate.~~

An earlier economic model estimated uninsured health care expenses to be 6% of the Basic Child Support Obligation. That model is out-of-date and is no longer utilized in the development of the current Guideline support schedule. In addition, the former "6% Rule" often required burdensome record-keeping and proved to require excessive use of judicial resources to enforce. Consequently, the Guidelines require the parent exercising parenting time bear the cost of routine non-prescription personal care expenses which are not normally submitted to the child's health insurance carrier for payment or reimbursement. These expenses are part of the basic child support obligation and the parenting time credit. When a claim is submitted to the health insurance carrier, the parties should contribute to the uninsured portion of the claim in proportion to their incomes as shown in the Child Support Obligation Worksheet.

As a practical matter, it may be wise to spell out with specificity in the order what uninsured expenses are covered and a schedule for the periodic payment of these expenses. For example, a chronic long-term condition might necessitate weekly payments of the uninsured expense. The order may include any reasonable medical, dental, orthodontic, hospital, vision, pharmaceutical and psychological expenses deemed necessary for the health care of the child(ren). The order may exclude from contribution any claims rejected for failure to obtain preapproval for particular

procedures or health care providers. ~~If it is intended that such things as aspirin, vitamins and band-aids be covered, the order should specifically state that such non-prescription health care items are covered.~~

There are also situations where major health care costs are incurred which, for a single event such as orthodontics or major injuries. ~~For financial reasons, this~~ may require the custodial parents to pay the provider for the amount not covered by insurance ~~over a number of years over time, for example, long term orthodontic treatment, major injuries or long-term chronic conditions.~~ The 6% rule applies. The apportionment of the uninsured health care expenses applies to expenses actually paid by the custodial parents. each year.

Birth expenses. There is no statute of limitations barring recovery of birthing expenses, providing the paternity action or child support action is timely filed. The court should be very careful to be sure the claimed expenses are ~~both reasonable and necessary.~~ Birthing expenses include both the expenses incurred by the child as well as by the mother, providing they are directly related to the child's birth. Under current law, both postpartum and postnatal expenses are now reimbursable, as well as ~~The court should distinguish between "postpartum expenses" and "postnatal expenses."~~ "Postpartum" expenses are mother's expenses following the birth of the child. "Postnatal" expenses of the child are those expenses directly related to the child's birth. Between the two, only "postnatal" expenses are reimbursable. other necessary and reasonable expenses incurred in connection with the child's birth. The father must be ordered to pay at least fifty percent (50%) of the expenses, although the court has discretion to order father to pay a higher percentage.

GUIDELINE 8. EXTRAORDINARY EXPENSES

Extraordinary Educational Expenses.

The data upon which the Guideline schedules are based include a component for ordinary educational expenses. Any extraordinary educational expenses incurred on behalf of a child shall be considered apart from the total Basic Child Support Obligation.

Extraordinary educational expenses may be for elementary, secondary or post-secondary education, and should be limited to reasonable and necessary expenses for attending private or special schools, institutions of higher learning, and trade, business or technical schools to meet the particular educational needs of the child.

Commentary

Parents should consider whether an educational support order is necessary or appropriate to address educational needs prior to the child reaching nineteen (19) years of age.

a. Elementary and Secondary Education. If the expenses are related to elementary or secondary education, the court may want to consider whether the expense is the result of a personal preference of one parent or whether both parents concur; whether the parties would have incurred the expense while the family was intact; and whether or not education of the same or higher quality is available at less cost.

b. Post-Secondary Education. The authority of the court to award post-secondary educational expenses is derived from IC 31-16-6-2. It is discretionary with the court to award post-secondary educational expenses and in what amount. In making such a decision, the court should consider post-secondary education to be a group effort, and weigh the ability of each parent to contribute to payment of the expense, as well as the ability of the student to pay a portion of the expense.

When determining whether or not to award post-secondary educational expenses, the court should consider each parent's income, earning ability, financial assets and liabilities. If the expected

parental contribution is zero under Free Application for Federal Student Aid (FAFSA), the court should not award post-secondary educational expenses. If the court determines an award of post-secondary educational expenses would impose a substantial financial burden, an award should not be ordered.

If the court determines that an award of post-secondary educational expenses is appropriate, it should apportion the expenses between the parents and the child, taking into consideration the incomes and overall financial condition of the parents and the child, education gifts, education trust funds, and any other education savings program. The court should also take into consideration scholarships, grants, student loans, summer and school year employment and other cost-reducing programs available to the student. These latter sources of assistance should be credited to the child's share of the educational expense unless the court determines that it should credit a portion of any scholarships, grants and loans to either or both parents' share(s) of the education expense.

Current provisions of the Internal Revenue Code provide tax credits and preferences which will subsidize the cost of a child's post-secondary education. While tax planning on the part of all parties will be needed to maximize the value of these subsidies, no one party should disproportionately benefit from the tax treatment of post-secondary expenses. Courts may consider who may be entitled to claim various education tax benefits and tax exemptions for the minor child(ren) and the total value of the tax subsidies prior to assigning the financial responsibility of post-secondary expenses to the parents and the child.

A determination of what constitutes educational expenses will be necessary and will generally include tuition, books, lab fees, course related supplies, and student activity fees. Room and board may be included when the child does not reside with either parent.

The impact of an award of post-secondary educational expenses is substantial upon the custodial and non-custodial parent and a reduction of the Basic Child Support Obligation attributable to the child under the age of nineteen years will be required when the child does not reside with either parent.

The court should require that a student maintain a certain minimum level of academic performance to remain eligible for parental assistance and should include such a provision in its order. The court should also consider requiring the student or the custodial parent provide the noncustodial parent with a copy of the child's high school transcript and each semester or trimester post-secondary education grade report.

The court may limit consideration of college expenses to the cost of state supported colleges and universities or otherwise may require that the income level of the family and the achievement level of the child be sufficient to justify the expense of private school.

COMMENTARY

Time for Filing Petition for Post-Secondary Educational Expenses. *There is a distinct difference between an order for child support and an order for post-secondary educational expenses. An order for educational expenses can continue after an order for child support has ended. If an order for child support was issued before July 1, 2012, a petition for educational support can be filed until the child reaches twenty-one (21) years of age. If an order for child support was issued or modified after June 30, 2012, a petition for educational support must be filed before the child reaches nineteen (19) years of age.*

c. Use of Post-Secondary Education Worksheet.

The Worksheet makes two calculations. Section One calculates the contribution of each parent for payment of post-secondary education expenses based upon his or her percentage share of the weekly adjusted income from the Child Support Obligation Worksheet after contribution from the student toward those costs. Notwithstanding this calculation, the court retains discretion to award and determine the allocation of these expenses taking into consideration the ability of each parent to

meet these expenses and the child's reasonable ability to contribute to his or her educational expenses. The method of paying such contribution should be addressed in the court's order.

In situations when the student, under age nineteen (19), remains at home with the custodial parent while attending an institution of higher learning, generally no reduction to the noncustodial parent's support obligation will occur and Section Two of the Worksheet need not be completed.

Section Two determines the amount of each parent's weekly support obligation for the student who does not live at home year round. The amount attributable to the student while at home has been annualized to avoid weekly variations in the order. It further addresses the provisions of IC 31-16-6-2(b) which require a reduction in the child support obligation when the court orders the payment of educational expenses which are duplicated or would otherwise be paid to the custodial parent. In determining the reduction, the student is treated as emancipated. This treatment recognizes that the diminishing marginal effect of additional children is due to economies of scale in consumption and not the age of the children. A second child becomes the "first child" in terms of consumption and the custodial parent will receive Guideline child support on that basis.

Section Two applies when the parties' only child attending school does not reside with the custodial parent while attending school, as well as when the parties have more than one child and one resides away from home while attending school and the other child(ren) remain at home.

Line E of the Worksheet determines the percentage of the year the student lives at home. Line F is used to enter the Basic Child Support Obligation, from the Guideline Schedules for all of the children of the parties including the student who does not live at home year round. Line G is used to enter the amount of support for those children who are not living away from home. If the student is the only child, Line G will be \$0.00. The difference between Lines F and G is the total support obligation attributable to the student. This is entered on Line H. By multiplying the percentage of the year the student lives at home, times the support obligation attributable to the student, the Worksheet pro rates to a weekly basis the total support obligation attributed to the student. This is computed on Line I and the result is included in the uninsured health care expense calculation. The parents' pro rata share of this obligation is computed in Line J. This result is included in section 7 of the Child Support Obligation Worksheet.

1. The One Child Situation. When the parties' only child is a student who does not live at home with the custodial parent while attending school, Section Two establishes the weekly support obligation for that child on Line I. The regular Child Support Obligation Worksheet should be completed through Line 5 for that child and the annualized obligation from Line J of the Post-secondary Education Worksheet is entered on Line 7 with an explanation of the deviation in the order or decree.

2. The More Than One Child Situation. When the parties have more than one child, Section Two requires the preparation of a regular Child Support Obligation Worksheet applicable only to the child(ren) who regularly reside with the custodial parent, and for a determination of that support obligation. The annualized obligation from Line J of the Post-Secondary Education Worksheet is then inserted on Line 7 of the regular support Worksheet as an addition to the Parent's Child Support Obligation on Line 6. An explanation of the increase in the support obligation should then appear in the order or decree.

In both situations the Child Support Obligation Worksheet and the Post-Secondary Education Worksheet must be filed with the court. This includes cases in which agreed orders are submitted.

When more than one child lives away from home while attending school, Section One of the Post-Secondary Education Worksheet should be prepared for each child. However, Section Two should be completed once for all children living away from home while attending school. The number used to fill in the blank in Line E should be the average number of weeks these children live at home. For example, if one child lives at home for ten (10) weeks and another child lives at home for sixteen (16) weeks, the average number of weeks will be thirteen (13). This number would then be inserted in

the blank on Line E which is then divided by 52 (weeks).

COMMENTARY

With the modification of the age of emancipation from age twenty-one (21) to age nineteen (19), Section Two of the Post-Secondary Education Worksheet will only be applicable in a limited number of cases. However, it remains a valuable tool to calculate child support for a child under age nineteen (19) who does not reside with either parent during the school year but returns to the home of the custodial parent during school breaks and recess. Section Two of the Post-Secondary Education Worksheet should not be utilized once the child attains age nineteen (19).

Other Extraordinary Expenses. The economic data used in developing the Child Support Guideline Schedules do not include components related to those expenses of an “optional” nature such as costs related to summer camp, soccer leagues, scouting and the like. When both parents agree that the child(ren) may participate in optional activities, the parents should pay their pro rata share of these expenses from line 2 of the Child Support Obligation Worksheet. In the absence of an agreement relating to such expenses, assigning responsibility for the costs should take into account factors such as each parent’s ability to pay, which parent is encouraging the activity, whether the child(ren) has/have historically participated in the activity, and the reasons a parent encourages or opposes participation in the activity. If the parents or the court determine that the child(ren) may participate in optional activities, the method of sharing the expenses shall be set forth in the entry.

COMMENTARY

The costs of participating in elective school activities such as sports, performing arts and clubs, including the costs of participating in related extracurricular activities, are “Other Extraordinary Expenses.”

GUIDELINE 9. ACCOUNTABILITY, TAX EXEMPTIONS, ROUNDING SUPPORT AMOUNTS

Accountability of the Custodial Parent for Support Received. Quite commonly noncustodial parents request, or even demand, that the custodial parent provide an accounting for how support money is spent. While recognizing that in some instances an accounting may be justified, the Committee does not recommend that it be routinely used in support orders. The Indiana Legislature recognized that an accounting may sometimes be needed when it enacted IC 31-16-9-6.

At the time of entering an order for support, or at any time thereafter, the court may make an order, upon a proper showing of the necessity, requiring the spouse or other person receiving such support payments to render an accounting to the court of future expenditures upon such terms and conditions as the court shall decree.

It is recommended that an accounting be ordered upon a showing of reasonable cause to believe that child support is not being used for the support of the child. This provision is prospective in application and discretionary with the court. An accounting may not be ordered as to support payments previously paid.

A custodial parent may be able to account for direct costs (clothing, school expenses, music lessons, etc.) but it should be remembered that it is extremely difficult to compile indirect costs (a share of housing, transportation, utilities, food, etc.) with any degree of accuracy. If a court found that a custodial parent was diverting support for his or her own personal use, the remedy is not clear. Perhaps, the scrutiny that comes with an accounting would itself resolve the problem.

Tax Exemptions. Development of these Guidelines did not take into consideration the awarding of the income tax exemption. Instead, it is required each case be reviewed on an individual basis and that a decision be made in the context of each case. Judges and practitioners should be aware that under current law the court cannot award an exemption to a parent, but the court may

order a parent to release or sign over the exemption for one or more of the children to the other parent pursuant to Internal Revenue Code § 152(e). To effect this release, the parent releasing the exemption must sign and deliver to the other parent I.R.S. Form 8332, Release of Claim to Exemption for Child of Divorced or Separated Parents. The parent claiming the exemption must then file this form with his or her tax return. The release may be made, pursuant to the Internal Revenue Code, annually, for a specified number of years or permanently. Courts shall include in the support order that a parent may only claim an exemption if the parent has paid at least ninety-five percent (95%) of their court ordered support for the calendar year in which the exemption is sought by January 31 of the following year. Shifting the exemption for dependents does not alter the filing status of either parent.

A court is required to specify in a child support order which parent may claim the child(ren) as dependents for tax purposes. In determining when to order a release of exemptions, it is required that the following factors be considered:

- (1) the value of the exemption at the marginal tax rate of each parent;
- (2) the income of each parent;
- (3) the age of the child(ren) and how long the exemption will be available;
- (4) the percentage of the cost of supporting the child(ren) borne by each parent;
- (5) the financial aid benefit for post-secondary education for the child(ren);
- (6) the financial burden assumed by each parent under the property settlement in the case; and
- (7) any other relevant factors,(including health insurance tax subsidies or tax penalties under the Affordable Care Act).

COMMENTARY

Under the Affordable Care Act, premium tax subsidies, dependent tax exemptions, and tax penalties for failure to provide health insurance are inextricably linked. Problems can arise when a parent purchases health insurance through the health insurance marketplace under the Affordable Care Act and needs access to premium tax subsidies in order to make the insurance affordable. Only the parent who claims a child as a dependent on a federal tax return is eligible for the subsidies and liable for the tax penalties.

Rounding child support amounts. The amount of child support entered as an order may be expressed as an even amount, by rounding to the nearest dollar. For example, \$50.50 is rounded to \$51.00 and \$50.49 is rounded to \$50.00.

Additional Documents

- Child Support Obligation Worksheet (CSOW)
- Parenting Time Credit Worksheet
- Post-Secondary Education Worksheet (PSEW)
- Guideline Schedules for Weekly Support Payments

Worksheet – Child Support Obligation

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

IN RE:

CASE NO:

FATHER:

MOTHER:

CHILD SUPPORT OBLIGATION WORKSHEET (CSOW)

Children	DOB

	FATHER	MOTHER
1. WEEKLY GROSS INCOME		
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 – (Children’s portion)		
5. TOTAL CHILD SUPPORT OBLIGATION (Line 4 plus 4A and 4B)		
6. PARENT’S CHILD SUPPORT OBLIGATION (Line 2 times Line 5)		
7. ADJUSTMENTS		
A. <input type="checkbox"/> Obligation from Post-Secondary Education Worksheet Line J.	+	+
B. <input type="checkbox"/> Payment of work-related child care by each parent. (Same amount as Line 4A)	-	-
C. <input type="checkbox"/> Weekly Health Insurance Premium (Children’s portion)	-	-
D. <input type="checkbox"/> Parenting Time Credit from Parenting Time Credit Worksheet(s)	-	-
8. RECOMMENDED CHILD SUPPORT OBLIGATION		

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

Dated:	Father:
	Mother:

UNINSURED HEALTH CARE EXPENSE CALCULATION Uninsured Health Care Expense to be paid _____ % by Father;
 _____ % by Mother.

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

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

Guideline Schedules for Weekly Support Payments

Combined Weekly Adjusted Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children	Seven Children	Eight Children	Maximum Spouse and Child (50%)
100	12	18	22	24	25	27	29	31	50
110	14	20	25	27	28	30 31	33	35	55
120	16	23	27	30	31 32	34	36 37	39 40	60
130	18	25	30	33	34 35	37 38	40 41	43 44	65
140	19 20	27 28	32 33	36	37 38	41	44 45	47 48	70
150	21 22	30	35	38 39	41	44 45	47 48	51 52	75
160	23 24	32 33	37 38	41 42	44 45	48	51 52	55 56	80
170	25 26	34 35	40 41	44 45	47 48	51 52	54 56	59 60	85
180	27 28	37 38	43	47	50 51	54 56	58 60	63 64	90
190	29 30	39 40	45 46	50	53 54	58 59	62 64	67 68	95
200	31 32	41 43	48 49	53	56 58	61 63	65 68	70 72	100
210	33 34	44 45	50 51	56	59 61	65 66	69 71	74 76	105
220	34 36	46 48	53 54	59	62 64	68 70	73 75	78 80	110
230	36 39	48 50	55 57	61 62	65 67	72 73	76 79	82 85	115
240	38 41	51 53	58 59	64 65	68 71	75 77	80 83	86 89	120
250	40 43	53 55	60 62	67 68	72 74	78 80	83 87	90 93	125
260	42 45	56 58	63 65	70 71	75 77	82 84	87 90	94 97	130
270	44 47	58 60	66 67	73 74	78 80	85 88	91 94	98 101	135
280	46 49	60 63	68 70	76 77	81 84	89 91	94 98	102 105	140
290	47 51	63 65	71 73	79 80	84 87	92 95	98 102	106 109	145
300	49 56	65 71	73 79	82 86	87 93	96 101	102 109	110 117	150
310	51 61	67 77	76 85	85 92	90 99	99 108	105 116	114 124	155
320	53 66	70 83	78 91	87 98	93 105	102 114	109 123	118 132	160
330	55 68	72 89	81 97	90 104	96 111	106 121	112 130	122 139	165
340	57 71	74 95	84 103	93 110	100 117	109 127	116 137	126 147	170
350	59 73	77 101	86 109	96 116	103 123	113 134	120 144	130 154	175
360	60 74	79 107	89 115	99 122	106 129	116 140	123 151	134 162	180
370	62 75	81 113	91 121	102 128	109 135	119 147	127 158	138 169	185
380	64 77	84 116	94 127	105 134	112 141	123 153	131 165	141 177	190
390	66 78	86 117	96 133	108 140	115 147	126 160	134 172	145 184	195
400	68 79	88 119	99 139	111 146	118 153	130 166	138 179	149 192	200
410	70 81	91 122	101 145	113 152	121 159	133 173	141 186	153 199	205
420	72 82	93 123	104 151	116 158	124 165	137 179	145 193	157 207	210
430	74 83	95 125	107 156	119 164	127 171	140 186	149 200	161 214	215
440	75 84	98 126	109 158	122 170	131 177	143 192	152 207	165 220	220
450	77 86	100 129	112 161	125 176	134 183	147 199	156 214	169 225	225
460	79 87	102 131	114 164	128 182	137 189	150 206	160 222	173 230	230
470	81 88	105 132	117 165	131 186	140 195	154 212	163 229	177 235	235
480	83 89	107 134	119 168	134 189	143 201	157 219	167 236	181 240	240
490	85 91	109 137	122 171	136 192	146 204	161 222	170 239	185 245	245
500	87 92	112 138	125 173	139 195	149 207	164 225	174 243	189 250	250

Guideline Schedules for Weekly Support Payments

Combined Weekly Adjusted Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children	Seven Children	Eight Children	Maximum Spouse and Child (50%)
510	<u>88</u> 93	<u>114</u> 440	<u>127</u> 475	<u>142</u> 497	<u>152</u> 209	<u>167</u> 227	<u>178</u> 245	<u>193</u> 255	255
520	<u>90</u> 94	<u>116</u> 441	<u>130</u> 476	<u>145</u> 498	<u>155</u> 210	<u>171</u> 228	<u>181</u> 246	<u>197</u> 260	260
530	<u>92</u> 96	<u>119</u> 444	<u>132</u> 480	<u>148</u> 203	<u>158</u> 216	<u>174</u> 235	<u>185</u> 253	<u>201</u> 265	265
540	<u>94</u> 97	<u>121</u> 446	<u>135</u> 483	<u>151</u> 206	<u>162</u> 219	<u>178</u> 238	<u>189</u> 257	<u>205</u> 270	270
550	<u>96</u> 98	<u>123</u> 447	<u>137</u> 484	<u>154</u> 207	<u>165</u> 220	<u>181</u> 239	<u>192</u> 258	<u>209</u> 275	275
560	<u>98</u> 99	<u>126</u> 449	<u>140</u> 486	<u>157</u> 209	<u>168</u> 222	<u>185</u> 241	<u>196</u> 260	<u>213</u> 278	280
570	<u>100</u> 404	<u>128</u> 452	<u>142</u> 490	<u>160</u> 214	<u>171</u> 227	<u>188</u> 247	<u>199</u> 266	<u>216</u> 285	285
580	102	<u>131</u> 453	<u>145</u> 494	<u>162</u> 215	<u>174</u> 228	<u>191</u> 248	<u>203</u> 267	<u>220</u> 286	290
590	<u>104</u> 403	<u>135</u> 455	<u>150</u> 494	<u>168</u> 218	<u>179</u> 232	<u>197</u> 252	<u>209</u> 272	<u>226</u> 294	295
600	<u>107</u> 404	<u>139</u> 456	<u>156</u> 495	<u>173</u> 219	<u>185</u> 233	<u>202</u> 253	<u>214</u> 273	<u>231</u> 292	300
610	<u>109</u> 405	<u>144</u> 458	<u>161</u> 498	<u>179</u> 223	<u>190</u> 237	<u>207</u> 258	<u>220</u> 278	<u>237</u> 297	305
620	<u>112</u> 407	<u>148</u> 461	<u>167</u> 204	<u>184</u> 226	<u>195</u> 240	<u>213</u> 261	<u>225</u> 281	<u>242</u> 304	310
630	<u>115</u> 408	<u>153</u> 462	<u>172</u> 203	<u>189</u> 228	<u>200</u> 242	<u>218</u> 263	<u>231</u> 284	<u>248</u> 303	315
640	<u>117</u> 409	<u>157</u> 464	<u>177</u> 205	<u>195</u> 231	<u>206</u> 245	<u>224</u> 266	<u>236</u> 287	<u>253</u> 307	320
650	<u>120</u> 410	<u>162</u> 465	<u>183</u> 206	<u>200</u> 232	<u>211</u> 247	<u>229</u> 269	<u>242</u> 289	<u>259</u> 310	325
660	<u>122</u> 411	<u>166</u> 467	<u>188</u> 209	<u>206</u> 235	<u>216</u> 250	<u>234</u> 272	<u>247</u> 293	<u>264</u> 314	330
670	<u>124</u> 413	170	<u>193</u> 213	<u>211</u> 240	<u>221</u> 255	<u>240</u> 277	<u>253</u> 299	<u>270</u> 320	335
680	<u>126</u> 414	<u>175</u> 471	<u>199</u> 214	<u>216</u> 241	<u>227</u> 256	<u>245</u> 278	<u>258</u> 300	<u>275</u> 321	340
690	<u>127</u> 415	<u>179</u> 473	<u>204</u> 216	<u>222</u> 243	<u>232</u> 258	<u>250</u> 281	<u>264</u> 302	<u>281</u> 324	345
700	<u>129</u> 416	<u>184</u> 474	<u>210</u> 218	<u>227</u> 245	<u>237</u> 260	<u>256</u> 283	<u>269</u> 305	<u>286</u> 326	350
710	<u>131</u> 417	<u>188</u> 476	<u>215</u> 220	<u>233</u> 248	<u>242</u> 264	<u>261</u> 287	<u>275</u> 309	<u>292</u> 331	355
720	<u>133</u> 419	<u>193</u> 479	<u>220</u> 224	<u>238</u> 252	<u>248</u> 268	<u>266</u> 291	<u>280</u> 314	<u>297</u> 336	360
730	<u>134</u> 420	<u>197</u> 480	<u>226</u> 225	<u>243</u> 253	<u>253</u> 269	<u>272</u> 293	<u>286</u> 315	<u>303</u> 337	365
740	<u>136</u> 424	<u>202</u> 482	<u>231</u> 228	<u>249</u> 257	<u>258</u> 273	<u>277</u> 297	<u>291</u> 320	<u>308</u> 342	370
750	<u>138</u> 422	<u>206</u> 483	<u>236</u> 229	<u>254</u> 258	<u>263</u> 274	<u>282</u> 298	<u>297</u> 321	<u>314</u> 344	375
760	<u>140</u> 423	<u>210</u> 485	<u>242</u> 234	260	<u>269</u> 276	<u>288</u> 300	<u>302</u> 323	<u>319</u> 346	380
770	<u>141</u> 425	<u>212</u> 488	<u>247</u> 235	<u>265</u> 264	<u>274</u> 281	<u>293</u> 306	<u>308</u> 329	<u>325</u> 352	385
780	<u>143</u> 426	<u>215</u> 489	<u>253</u> 236	<u>270</u> 266	<u>279</u> 283	<u>298</u> 308	<u>313</u> 332	<u>330</u> 355	390
790	<u>145</u> 427	<u>218</u> 491	<u>258</u> 239	<u>276</u> 269	<u>284</u> 286	<u>304</u> 311	<u>319</u> 335	<u>336</u> 359	395
800	<u>146</u> 428	<u>219</u> 492	<u>263</u> 240	<u>281</u> 270	<u>290</u> 287	<u>309</u> 312	<u>324</u> 336	<u>341</u> 360	400
810	<u>148</u> 429	<u>222</u> 494	<u>269</u> 243	<u>287</u> 273	<u>295</u> 290	<u>314</u> 315	<u>330</u> 340	<u>347</u> 364	405
820	<u>150</u> 431	<u>225</u> 497	<u>274</u> 246	<u>292</u> 277	<u>300</u> 294	320	<u>335</u> 345	<u>352</u> 369	410
830	<u>152</u> 432	<u>228</u> 498	<u>280</u> 248	<u>297</u> 279	<u>306</u> 296	<u>325</u> 322	<u>341</u> 347	<u>358</u> 371	415
840	<u>153</u> 433	<u>230</u> 200	<u>285</u> 250	<u>303</u> 281	<u>311</u> 299	<u>331</u> 325	<u>346</u> 350	<u>363</u> 375	420
850	<u>155</u> 434	<u>233</u> 201	<u>290</u> 251	<u>308</u> 282	<u>316</u> 300	<u>336</u> 326	352	<u>369</u> 376	425
860	<u>157</u> 435	<u>236</u> 203	<u>294</u> 254	<u>314</u> 286	<u>321</u> 304	<u>341</u> 331	<u>358</u> 356	<u>374</u> 381	430
870	<u>159</u> 437	<u>239</u> 206	<u>298</u> 258	<u>319</u> 290	<u>327</u> 308	<u>347</u> 335	<u>363</u> 361	<u>380</u> 386	435
880	<u>160</u> 438	<u>240</u> 207	<u>300</u> 259	<u>324</u> 291	<u>332</u> 309	<u>352</u> 336	<u>369</u> 362	<u>385</u> 388	440
890	<u>162</u> 439	<u>243</u> 209	<u>304</u> 261	<u>330</u> 294	<u>337</u> 312	<u>357</u> 339	<u>374</u> 366	391	445
900	<u>164</u> 440	<u>246</u> 210	<u>308</u> 263	<u>335</u> 296	<u>342</u> 315	<u>363</u> 343	<u>380</u> 369	<u>396</u> 395	450
910	<u>166</u> 441	<u>249</u> 212	<u>311</u> 265	<u>341</u> 298	<u>348</u> 317	<u>368</u> 345	<u>385</u> 372	<u>402</u> 398	455

Guideline Schedules for Weekly Support Payments

Combined Weekly Adjusted Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children	Seven Children	Eight Children	Maximum Spouse and Child (50%)
920	<u>167</u> 442	<u>251</u> 213	<u>313</u> 266	<u>346</u> 299	<u>353</u> 318	<u>373</u> 346	<u>391</u> 373	<u>407</u> 399	460
930	<u>169</u> 444	<u>254</u> 216	<u>317</u> 270	<u>351</u> 304	<u>358</u> 323	<u>379</u> 351	<u>396</u> 379	<u>413</u> 405	465
940	<u>170</u> 445	<u>255</u> 218	<u>319</u> 273	<u>357</u> 307	<u>363</u> 326	<u>384</u> 355	<u>402</u> 382	<u>418</u> 409	470
950	<u>172</u> 446	<u>258</u> 219	<u>323</u> 274	<u>362</u> 308	<u>369</u> 327	<u>389</u> 356	<u>407</u> 383	<u>424</u> 410	475
960	<u>173</u> 447	<u>260</u> 221	<u>324</u> 276	<u>365</u> 311	<u>374</u> 330	<u>395</u> 359	<u>413</u> 387	<u>429</u> 414	480
970	<u>175</u> 448	<u>263</u> 222	<u>328</u> 278	<u>369</u> 313	<u>379</u> 333	<u>400</u> 362	<u>418</u> 390	<u>435</u> 418	485
980	<u>177</u> 449	<u>266</u> 224	<u>332</u> 280	<u>373</u> 315	<u>384</u> 335	<u>405</u> 364	<u>424</u> 393	<u>440</u> 420	490
990	<u>178</u> 451	<u>267</u> 227	<u>334</u> 284	<u>375</u> 320	<u>390</u> 340	<u>411</u> 370	<u>429</u> 398	<u>446</u> 426	495
1000	<u>180</u> 452	<u>270</u> 228	<u>338</u> 285	<u>380</u> 321	<u>395</u> 341	<u>416</u> 371	<u>435</u> 400	<u>451</u> 428	500
1010	<u>181</u> 453	<u>272</u> 230	<u>339</u> 288	<u>382</u> 324	<u>400</u> 344	<u>421</u> 374	<u>440</u> 403	<u>457</u> 431	505
1020	<u>183</u> 454	<u>275</u> 231	<u>343</u> 289	<u>386</u> 325	<u>405</u> 345	<u>427</u> 375	<u>446</u> 404	<u>462</u> 433	510
1030	<u>185</u> 455	<u>278</u> 233	<u>347</u> 291	<u>390</u> 327	<u>411</u> 347	<u>432</u> 377	<u>451</u> 407	<u>468</u> 435	515
1040	<u>186</u> 456	<u>279</u> 234	<u>349</u> 293	<u>392</u> 330	<u>416</u> 351	<u>438</u> 382	<u>457</u> 411	<u>473</u> 440	520
1050	<u>188</u> 458	<u>282</u> 237	<u>353</u> 296	<u>397</u> 333	<u>421</u> 354	<u>443</u> 385	<u>462</u> 415	<u>479</u> 444	525
1060	<u>189</u> 459	<u>284</u> 239	<u>354</u> 299	<u>399</u> 336	<u>424</u> 357	<u>448</u> 388	<u>468</u> 418	<u>484</u> 448	530
1070	<u>191</u> 460	<u>287</u> 240	<u>358</u> 300	<u>403</u> 338	<u>428</u> 359	<u>454</u> 390	<u>473</u> 421	<u>490</u> 450	535
1080	<u>192</u> 461	<u>288</u> 242	<u>360</u> 303	<u>405</u> 341	<u>430</u> 362	<u>459</u> 394	<u>479</u> 424	<u>495</u> 454	540
1090	<u>194</u> 462	<u>291</u> 243	<u>364</u> 304	<u>409</u> 342	<u>435</u> 363	<u>464</u> 395	<u>484</u> 425	<u>501</u> 455	545
1100	<u>195</u> 463	<u>293</u> 245	<u>366</u> 306	<u>411</u> 344	<u>437</u> 366	<u>470</u> 398	<u>490</u> 429	<u>506</u> 459	550
1110	<u>197</u> 465	<u>296</u> 248	<u>369</u> 310	<u>416</u> 349	<u>442</u> 371	<u>475</u> 403	<u>495</u> 435	<u>512</u> 465	555
1120	<u>198</u> 466	<u>297</u> 249	<u>371</u> 311	<u>418</u> 350	<u>444</u> 372	<u>480</u> 405	<u>501</u> 436	<u>517</u> 467	560
1130	<u>200</u> 467	<u>300</u> 251	<u>375</u> 314	<u>422</u> 353	<u>448</u> 375	<u>486</u> 408	<u>506</u> 440	<u>523</u> 470	565
1140	<u>201</u> 468	<u>302</u> 252	<u>377</u> 315	<u>424</u> 354	<u>450</u> 376	<u>491</u> 409	<u>512</u> 441	<u>528</u> 472	570
1150	<u>203</u> 469	<u>305</u> 254	<u>381</u> 318	<u>428</u> 358	<u>455</u> 380	<u>496</u> 413	<u>518</u> 445	<u>534</u> 477	575
1160	<u>204</u> 470	<u>306</u> 255	<u>383</u> 319	<u>430</u> 359	<u>457</u> 381	<u>498</u> 414	<u>523</u> 447	<u>539</u> 478	580
1170	<u>205</u> 472	<u>308</u> 258	<u>384</u> 323	<u>432</u> 363	<u>459</u> 386	<u>501</u> 420	<u>529</u> 452	<u>545</u> 484	585
1180	<u>207</u> 473	<u>311</u> 260	<u>388</u> 325	<u>437</u> 366	<u>464</u> 389	<u>506</u> 423	<u>534</u> 456	<u>550</u> 488	590
1190	<u>208</u> 474	<u>312</u> 261	<u>390</u> 326	<u>439</u> 367	<u>466</u> 390	<u>508</u> 424	<u>540</u> 457	<u>556</u> 489	595
1200	<u>210</u> 475	<u>315</u> 263	<u>394</u> 329	<u>443</u> 370	<u>471</u> 393	<u>513</u> 427	<u>545</u> 461	<u>561</u> 493	600
1210	<u>211</u> 476	<u>317</u> 264	<u>396</u> 330	<u>445</u> 371	<u>473</u> 394	<u>515</u> 428	<u>551</u> 462	<u>567</u> 494	605
1220	<u>213</u> 477	<u>320</u> 266	<u>399</u> 333	<u>449</u> 375	<u>477</u> 398	<u>520</u> 433	<u>556</u> 466	<u>572</u> 499	610
1230	<u>214</u> 479	<u>321</u> 269	<u>401</u> 336	<u>451</u> 378	<u>480</u> 402	<u>523</u> 437	<u>562</u> 471	<u>578</u> 504	615
1240	<u>215</u> 480	<u>323</u> 270	<u>403</u> 338	<u>454</u> 380	<u>482</u> 404	<u>525</u> 439	<u>567</u> 474	<u>583</u> 507	620
1250	<u>217</u> 481	<u>326</u> 272	<u>407</u> 340	<u>458</u> 383	<u>486</u> 407	<u>530</u> 443	<u>573</u> 477	<u>589</u> 510	625
1260	<u>218</u> 482	<u>327</u> 273	<u>409</u> 341	<u>460</u> 384	<u>489</u> 408	<u>533</u> 444	<u>575</u> 478	<u>594</u> 512	630
1270	<u>219</u> 483	<u>329</u> 275	<u>411</u> 344	<u>462</u> 387	<u>491</u> 411	<u>535</u> 447	<u>578</u> 482	<u>600</u> 515	635
1280	<u>220</u> 484	<u>330</u> 276	<u>413</u> 345	<u>464</u> 388	<u>493</u> 412	<u>537</u> 448	<u>580</u> 483	<u>605</u> 517	640
1290	<u>221</u> 486	<u>332</u> 279	<u>414</u> 349	<u>466</u> 393	<u>495</u> 418	<u>540</u> 455	<u>583</u> 490	<u>611</u> 524	645
1300	<u>222</u> 487	<u>333</u> 281	<u>416</u> 351	<u>468</u> 395	<u>498</u> 420	<u>542</u> 457	<u>586</u> 492	<u>616</u> 527	650
1310	<u>223</u> 488	<u>335</u> 282	<u>418</u> 353	<u>470</u> 397	<u>500</u> 422	<u>545</u> 459	<u>588</u> 495	<u>622</u> 529	655
1320	<u>224</u> 489	<u>336</u> 284	<u>420</u> 355	<u>473</u> 399	<u>502</u> 424	<u>547</u> 461	<u>591</u> 497	<u>627</u> 532	660

Guideline Schedules for Weekly Support Payments

Combined Weekly Adjusted Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children	Seven Children	Eight Children	Maximum Spouse and Child (50%)
1330	<u>225</u> 490	<u>338</u> 285	<u>422</u> 356	<u>475</u> 404	<u>504</u> 426	<u>550</u> 463	<u>594</u> 499	<u>633</u> 534	665
1340	<u>227</u> 494	<u>341</u> 287	<u>426</u> 359	<u>479</u> 404	<u>509</u> 429	<u>555</u> 467	<u>599</u> 503	<u>638</u> 538	670
1350	<u>228</u> 493	<u>342</u> 290	<u>428</u> 363	<u>481</u> 408	<u>511</u> 434	<u>557</u> 472	<u>602</u> 509	<u>644</u> 544	675
1360	<u>229</u> 494	<u>344</u> 294	<u>429</u> 364	<u>483</u> 410	<u>513</u> 436	<u>559</u> 474	<u>604</u> 511	<u>646</u> 547	680
1370	<u>230</u> 495	<u>345</u> 293	<u>431</u> 366	<u>485</u> 412	<u>515</u> 438	<u>562</u> 476	<u>607</u> 513	<u>649</u> 549	685
1380	<u>231</u> 496	<u>347</u> 294	<u>433</u> 368	<u>487</u> 414	<u>518</u> 440	<u>564</u> 478	<u>609</u> 516	<u>652</u> 552	690
1390	<u>232</u> 497	<u>348</u> 296	<u>435</u> 370	<u>489</u> 416	<u>520</u> 442	<u>567</u> 481	<u>612</u> 518	<u>655</u> 554	695
1400	<u>233</u> 498	<u>350</u> 297	<u>437</u> 374	<u>491</u> 417	<u>522</u> 443	<u>569</u> 482	<u>615</u> 519	<u>658</u> 556	700
1410	<u>234</u> 200	<u>351</u> 300	<u>439</u> 375	<u>494</u> 422	<u>524</u> 448	<u>572</u> 487	<u>617</u> 525	<u>661</u> 562	705
1420	<u>235</u> 204	<u>353</u> 302	<u>441</u> 378	<u>496</u> 425	<u>527</u> 452	<u>574</u> 492	<u>620</u> 530	<u>663</u> 567	710
1430	<u>235</u> 202	<u>353</u> 303	<u>441</u> 379	<u>496</u> 426	<u>527</u> 453	<u>574</u> 493	<u>620</u> 531	<u>663</u> 568	715
1440	<u>236</u> 203	<u>354</u> 305	<u>443</u> 384	<u>498</u> 429	<u>529</u> 456	<u>577</u> 496	<u>623</u> 534	<u>666</u> 572	720
1450	<u>237</u> 204	<u>356</u> 306	<u>444</u> 383	<u>500</u> 434	<u>531</u> 458	<u>579</u> 498	<u>625</u> 537	<u>669</u> 574	725
1460	<u>237</u> 205	<u>356</u> 308	<u>444</u> 385	<u>500</u> 433	<u>531</u> 460	<u>579</u> 500	<u>625</u> 539	<u>669</u> 577	730
1470	<u>238</u> 207	<u>357</u> 311	<u>446</u> 389	<u>502</u> 438	<u>533</u> 465	<u>581</u> 506	<u>628</u> 545	<u>672</u> 583	735
1480	<u>239</u> 208	<u>359</u> 312	<u>448</u> 390	<u>504</u> 439	<u>536</u> 466	<u>584</u> 507	<u>631</u> 546	<u>675</u> 584	740
1490	<u>239</u> 209	<u>359</u> 314	<u>448</u> 393	<u>504</u> 442	<u>536</u> 470	<u>584</u> 511	<u>631</u> 551	<u>675</u> 589	745
1500	<u>240</u> 210	<u>360</u> 315	<u>450</u> 394	<u>506</u> 443	<u>538</u> 471	<u>586</u> 512	<u>633</u> 552	<u>678</u> 591	750
1510	<u>241</u> 214	<u>362</u> 317	<u>452</u> 396	<u>508</u> 446	<u>540</u> 474	<u>589</u> 515	<u>636</u> 556	<u>680</u> 594	755
1520	<u>241</u> 212	<u>362</u> 318	<u>452</u> 398	<u>508</u> 448	<u>540</u> 476	<u>589</u> 518	<u>636</u> 558	<u>680</u> 597	760
1530	<u>242</u> 214	<u>363</u> 321	<u>454</u> 401	<u>510</u> 451	<u>542</u> 479	<u>591</u> 521	<u>638</u> 561	<u>683</u> 601	765
1540	<u>243</u> 215	<u>365</u> 323	<u>456</u> 404	<u>513</u> 455	<u>545</u> 483	<u>594</u> 525	<u>641</u> 566	<u>686</u> 606	770
1550	<u>243</u> 216	<u>365</u> 324	<u>456</u> 405	<u>513</u> 456	<u>545</u> 485	<u>594</u> 527	<u>641</u> 568	<u>686</u> 608	775
1560	<u>244</u> 217	<u>366</u> 326	<u>458</u> 408	<u>515</u> 459	<u>547</u> 488	<u>596</u> 531	<u>644</u> 572	<u>689</u> 612	780
1570	<u>245</u> 218	<u>368</u> 327	<u>459</u> 409	<u>517</u> 460	<u>549</u> 489	<u>599</u> 532	<u>646</u> 573	<u>692</u> 613	785
1580	<u>245</u> 219	<u>368</u> 329	<u>459</u> 411	<u>517</u> 462	<u>549</u> 491	<u>599</u> 534	<u>646</u> 575	<u>692</u> 616	790
1590	<u>246</u> 221	<u>369</u> 332	<u>461</u> 415	<u>519</u> 467	<u>551</u> 496	<u>601</u> 539	<u>649</u> 581	<u>694</u> 622	795
1600	<u>247</u> 222	<u>371</u> 333	<u>463</u> 416	<u>521</u> 468	<u>554</u> 497	<u>603</u> 540	<u>652</u> 583	<u>697</u> 623	800
1610	<u>247</u> 223	<u>371</u> 335	<u>463</u> 419	<u>521</u> 471	<u>554</u> 500	<u>603</u> 544	<u>652</u> 586	<u>697</u> 627	805
1620	<u>248</u> 224	<u>372</u> 336	<u>465</u> 420	<u>523</u> 473	<u>556</u> 503	<u>606</u> 547	<u>654</u> 590	<u>700</u> 631	810
1630	<u>248</u> 225	<u>372</u> 338	<u>465</u> 422	<u>523</u> 476	<u>556</u> 506	<u>606</u> 550	<u>654</u> 593	<u>700</u> 635	815
1640	<u>249</u> 226	<u>374</u> 339	<u>467</u> 424	<u>525</u> 477	<u>558</u> 507	<u>608</u> 551	<u>657</u> 594	<u>703</u> 636	820
1650	<u>250</u> 228	<u>375</u> 342	<u>469</u> 428	<u>527</u> 482	<u>560</u> 512	<u>611</u> 557	<u>660</u> 600	<u>706</u> 642	825
1660	<u>250</u> 229	<u>375</u> 344	<u>469</u> 430	<u>527</u> 484	<u>560</u> 514	<u>611</u> 559	<u>660</u> 602	<u>706</u> 645	830
1670	<u>251</u> 230	<u>377</u> 345	<u>471</u> 434	<u>529</u> 485	<u>563</u> 515	<u>613</u> 560	<u>662</u> 604	<u>709</u> 646	835
1680	<u>252</u> 234	<u>378</u> 347	<u>473</u> 434	<u>532</u> 488	<u>565</u> 519	<u>616</u> 564	<u>665</u> 608	<u>711</u> 651	840
1690	<u>252</u> 232	<u>378</u> 348	<u>473</u> 435	<u>532</u> 489	<u>565</u> 520	<u>616</u> 565	<u>665</u> 609	<u>711</u> 652	845
1700	<u>253</u> 233	<u>380</u> 350	<u>474</u> 438	<u>534</u> 493	<u>567</u> 524	<u>618</u> 570	<u>668</u> 614	<u>714</u> 657	850
1710	<u>253</u> 235	<u>380</u> 353	<u>474</u> 441	<u>534</u> 496	<u>567</u> 527	<u>618</u> 573	<u>668</u> 618	<u>714</u> 661	855
1720	<u>254</u> 236	<u>381</u> 354	<u>476</u> 443	<u>536</u> 498	<u>569</u> 529	<u>621</u> 575	<u>670</u> 620	<u>717</u> 663	860
1730	<u>255</u> 237	<u>383</u> 356	<u>478</u> 445	<u>538</u> 501	<u>572</u> 532	<u>623</u> 579	<u>673</u> 624	<u>720</u> 667	865

Guideline Schedules for Weekly Support Payments

Combined Weekly Adjusted Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children	Seven Children	Eight Children	Maximum Spouse and Child (50%)
1740	255 238	383 357	478 446	538 502	572 533	623 580	673 625	720 668	870
1750	256 239	384 359	480 449	540 505	574 537	625 584	675 629	723 673	875
1760	257 240	386 360	482 450	542 506	576 538	628 585	678 634	726 675	880
1770	258 242	387 363	484 454	544 511	578 543	630 591	681 636	728 681	885
1780	259 243	389 365	486 456	546 513	580 545	633 593	683 639	731 683	890
1790	260 244	390 366	488 458	548 515	583 547	635 595	686 641	734 686	895
1800	260 245	390 368	488 460	548 518	583 550	635 598	686 645	734 690	900
1810	261 246	392 369	489 461	551 519	585 551	638 599	689 646	737 691	905
1820	262 247	393 371	491 464	553 522	587 555	640 604	691 650	740 696	910
1830	263 249	395 374	493 468	555 527	589 560	642 609	694 656	742 702	915
1840	264 250	396 375	495 469	557 528	592 561	645 610	697 658	745 704	920
1850	265 251	398 377	497 471	559 530	594 563	647 612	699 660	748 706	925
1860	266 252	399 378	499 473	561 532	596 565	650 614	702 662	751 709	930
1870	266 253	399 380	499 475	561 534	596 567	650 617	702 665	751 711	935
1880	267 254	401 381	501 476	563 536	598 570	652 620	704 668	754 715	940
1890	268 256	402 384	503 480	565 540	601 574	655 624	707 673	757 720	945
1900	269 257	404 386	504 483	567 543	603 577	657 627	710 676	759 724	950
1910	270 258	405 387	506 484	570 545	605 579	660 630	712 679	762 726	955
1920	270 259	405 389	506 486	570 547	605 581	660 632	712 681	762 729	960
1930	271 260	407 390	508 488	572 549	607 583	662 634	715 683	765 731	965
1940	271 261	407 392	508 490	572 551	607 585	662 636	715 686	765 734	970
1950	272 263	408 395	510 494	574 556	610 591	664 643	718 693	768 741	975
1960	272 264	408 396	510 495	574 557	610 592	664 644	718 694	768 742	980
1970	273 265	410 398	512 498	576 560	612 595	667 647	720 697	771 746	985
1980	273 266	410 399	512 499	576 561	612 596	667 648	720 699	771 747	990
1990	274 267	411 401	514 501	578 564	614 599	669 651	723 702	774 751	995
2000	274 268	411 402	514 503	578 566	614 601	669 654	723 704	774 754	1000
2010	275 269	413 404	516 505	580 568	616 604	672 657	726 708	776 757	1005
2020	275 269	413 404	516 505	580 568	616 604	672 657	726 708	776 757	1010
2030	276 270	414 405	518 506	582 569	619 605	674 658	728 709	779 759	1015
2040	276 270	414 405	518 506	582 569	619 605	674 658	728 709	779 759	1020
2050	277 271	416 407	519 509	584 573	621 609	677 662	731 714	782 764	1025
2060	277 271	416 407	519 509	584 573	621 609	677 662	731 714	782 764	1030
2070	278 272	417 408	521 510	586 574	623 610	679 663	733 715	785 765	1035
2080	278 272	417 408	521 510	586 574	623 610	679 663	733 715	785 765	1040
2090	279 272	419 408	523 510	589 574	625 610	682 663	736 715	788 765	1045
2100	280 273	420 410	525 513	591 577	628 613	684 667	739 718	790 769	1050
2110	280 273	420 410	525 513	591 577	628 613	684 667	739 718	790 769	1055
2120	281 274	422 411	527 514	593 578	630 614	686 668	741 720	793 770	1060
2130	282 274	423 411	529 514	595 578	632 614	689 668	744 720	796 770	1065
2140	283 275	425 413	531 516	597 581	634 617	691 671	747 723	799 774	1070

Guideline Schedules for Weekly Support Payments

Combined Weekly Adjusted Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children	Seven Children	Eight Children	Maximum Spouse and Child (50%)
2150	<u>283</u> 275	<u>425</u> 413	<u>531</u> 516	<u>597</u> 581	<u>634</u> 617	<u>691</u> 671	<u>747</u> 723	<u>799</u> 774	1075
2160	<u>284</u> 275	<u>426</u> 413	<u>533</u> 516	<u>599</u> 581	<u>637</u> 617	<u>694</u> 671	<u>749</u> 723	<u>802</u> 774	1080
2170	<u>285</u> 276	<u>428</u> 414	<u>534</u> 518	<u>601</u> 583	<u>639</u> 619	<u>696</u> 673	<u>752</u> 725	<u>805</u> 776	1085
2180	<u>285</u> 276	<u>428</u> 414	<u>534</u> 518	<u>601</u> 583	<u>639</u> 619	<u>696</u> 673	<u>752</u> 725	<u>805</u> 776	1090
2190	<u>286</u> 277	<u>429</u> 416	<u>536</u> 520	<u>603</u> 585	<u>641</u> 622	<u>699</u> 676	<u>755</u> 729	<u>807</u> 780	1095
2200	<u>287</u> 277	<u>431</u> 416	<u>538</u> 520	<u>605</u> 585	<u>643</u> 622	<u>701</u> 676	<u>757</u> 729	<u>810</u> 780	1100
2210	<u>287</u> 277	<u>431</u> 416	<u>538</u> 520	<u>605</u> 585	<u>643</u> 622	<u>701</u> 676	<u>757</u> 729	<u>810</u> 780	1105
2220	<u>288</u> 278	<u>432</u> 417	<u>540</u> 524	<u>608</u> 586	<u>645</u> 623	<u>704</u> 677	<u>760</u> 730	<u>813</u> 781	1110
2230	<u>289</u> 278	<u>434</u> 417	<u>542</u> 524	<u>610</u> 586	<u>648</u> 623	<u>706</u> 677	<u>762</u> 730	<u>816</u> 781	1115
2240	<u>290</u> 279	<u>435</u> 419	<u>544</u> 524	<u>612</u> 590	<u>650</u> 627	<u>708</u> 682	<u>765</u> 735	<u>819</u> 786	1120
2250	<u>290</u> 279	<u>435</u> 419	<u>544</u> 524	<u>612</u> 590	<u>650</u> 627	<u>708</u> 682	<u>765</u> 735	<u>819</u> 786	1125
2260	<u>291</u> 279	<u>437</u> 419	<u>546</u> 524	<u>614</u> 590	<u>652</u> 627	<u>711</u> 682	<u>768</u> 735	<u>822</u> 786	1130
2270	<u>292</u> 280	<u>438</u> 420	<u>548</u> 525	<u>616</u> 591	<u>654</u> 628	<u>713</u> 683	<u>770</u> 736	<u>824</u> 788	1135
2280	<u>293</u> 280	<u>440</u> 420	<u>549</u> 525	<u>618</u> 591	<u>657</u> 628	<u>716</u> 683	<u>773</u> 736	<u>827</u> 788	1140
2290	<u>294</u> 281	<u>441</u> 422	<u>551</u> 525	<u>620</u> 594	<u>659</u> 631	<u>718</u> 686	<u>776</u> 740	<u>830</u> 791	1145
2300	<u>295</u> 281	<u>443</u> 422	<u>553</u> 528	<u>622</u> 594	<u>661</u> 631	<u>721</u> 686	<u>778</u> 740	<u>833</u> 791	1150
2310	<u>296</u> 281	<u>444</u> 422	<u>555</u> 528	<u>624</u> 594	<u>663</u> 631	<u>723</u> 686	<u>781</u> 740	<u>836</u> 791	1155
2320	<u>297</u> 282	<u>446</u> 423	<u>557</u> 529	<u>626</u> 595	<u>666</u> 632	<u>726</u> 687	<u>784</u> 741	<u>838</u> 793	1160
2330	<u>298</u> 282	<u>447</u> 423	<u>559</u> 529	<u>629</u> 595	<u>668</u> 632	<u>728</u> 687	<u>786</u> 741	<u>841</u> 793	1165
2340	<u>299</u> 283	<u>449</u> 425	<u>561</u> 531	<u>631</u> 597	<u>670</u> 634	<u>730</u> 689	<u>789</u> 743	<u>844</u> 795	1170
2350	<u>300</u> 283	<u>450</u> 425	<u>563</u> 531	<u>633</u> 597	<u>672</u> 634	<u>733</u> 689	<u>792</u> 743	<u>847</u> 795	1175
2360	<u>301</u> 283	<u>452</u> 425	<u>564</u> 531	<u>635</u> 597	<u>675</u> 634	<u>735</u> 689	<u>794</u> 743	<u>850</u> 795	1180
2370	<u>302</u> 284	<u>453</u> 426	<u>566</u> 533	<u>637</u> 600	<u>677</u> 638	<u>738</u> 694	<u>797</u> 748	<u>853</u> 800	1185
2380	<u>304</u> 284	<u>456</u> 426	<u>570</u> 533	<u>641</u> 600	<u>681</u> 638	<u>743</u> 694	<u>802</u> 748	<u>858</u> 800	1190
2390	<u>305</u> 284	<u>458</u> 426	<u>572</u> 533	<u>643</u> 600	<u>684</u> 638	<u>745</u> 694	<u>805</u> 748	<u>861</u> 800	1195
2400	<u>306</u> 285	<u>459</u> 428	<u>574</u> 535	<u>645</u> 602	<u>686</u> 640	<u>748</u> 696	<u>807</u> 750	<u>864</u> 803	1200
2410	<u>307</u> 285	<u>461</u> 428	<u>576</u> 535	<u>648</u> 602	<u>688</u> 640	<u>750</u> 696	<u>810</u> 750	<u>867</u> 803	1205
2420	<u>308</u> 286	<u>462</u> 429	<u>578</u> 536	<u>650</u> 603	<u>690</u> 641	<u>752</u> 697	<u>813</u> 751	<u>869</u> 804	1210
2430	<u>309</u> 286	<u>464</u> 429	<u>579</u> 536	<u>652</u> 603	<u>693</u> 641	<u>755</u> 697	<u>815</u> 751	<u>872</u> 804	1215
2440	<u>310</u> 286	<u>465</u> 429	<u>581</u> 536	<u>654</u> 603	<u>695</u> 641	<u>757</u> 697	<u>818</u> 751	<u>875</u> 804	1220
2450	<u>311</u> 287	<u>467</u> 431	<u>583</u> 539	<u>656</u> 606	<u>697</u> 644	<u>760</u> 700	<u>821</u> 755	<u>878</u> 808	1225
2460	<u>312</u> 287	<u>468</u> 431	<u>585</u> 539	<u>658</u> 606	<u>699</u> 644	<u>762</u> 700	<u>823</u> 755	<u>881</u> 808	1230
2470	<u>313</u> 287	<u>470</u> 431	<u>587</u> 539	<u>660</u> 606	<u>701</u> 644	<u>765</u> 700	<u>826</u> 755	<u>884</u> 808	1235
2480	<u>314</u> 288	<u>471</u> 432	<u>589</u> 540	<u>662</u> 608	<u>704</u> 646	<u>767</u> 703	<u>828</u> 757	<u>886</u> 810	1240
2490	<u>315</u> 288	<u>473</u> 432	<u>591</u> 540	<u>664</u> 608	<u>706</u> 646	<u>770</u> 703	<u>831</u> 757	<u>889</u> 810	1245
2500	<u>316</u> 288	<u>474</u> 432	<u>593</u> 540	<u>667</u> 608	<u>708</u> 646	<u>772</u> 703	<u>834</u> 757	<u>892</u> 810	1250
2510	<u>317</u> 289	<u>476</u> 434	<u>594</u> 543	<u>669</u> 611	<u>710</u> 649	<u>774</u> 706	<u>836</u> 761	<u>895</u> 814	1255
2520	<u>318</u> 289	<u>477</u> 434	<u>596</u> 543	<u>671</u> 611	<u>713</u> 649	<u>777</u> 706	<u>839</u> 761	<u>898</u> 814	1260
2530	<u>319</u> 289	<u>479</u> 434	<u>598</u> 543	<u>673</u> 611	<u>715</u> 649	<u>779</u> 706	<u>842</u> 761	<u>901</u> 814	1265
2540	<u>320</u> 290	<u>480</u> 435	<u>600</u> 544	<u>675</u> 612	<u>717</u> 650	<u>782</u> 707	<u>844</u> 762	<u>903</u> 815	1270
2550	<u>320</u> 290	<u>480</u> 435	<u>600</u> 544	<u>675</u> 612	<u>717</u> 650	<u>782</u> 707	<u>844</u> 762	<u>903</u> 815	1275

Guideline Schedules for Weekly Support Payments

Combined Weekly Adjusted Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children	Seven Children	Eight Children	Maximum Spouse and Child (50%)
2560	<u>321</u> 294	<u>482</u> 437	<u>602</u> 546	<u>677</u> 614	<u>719</u> 652	<u>784</u> 709	<u>847</u> 764	<u>906</u> 818	1280
2570	<u>322</u> 294	<u>483</u> 437	<u>604</u> 546	<u>679</u> 614	<u>722</u> 652	<u>787</u> 709	<u>850</u> 764	<u>909</u> 818	1285
2580	<u>323</u> 294	<u>485</u> 437	<u>606</u> 546	<u>681</u> 614	<u>724</u> 652	<u>789</u> 709	<u>852</u> 764	<u>912</u> 818	1290
2590	<u>324</u> 292	<u>486</u> 438	<u>608</u> 548	<u>683</u> 617	<u>726</u> 656	<u>792</u> 713	<u>855</u> 769	<u>915</u> 823	1295
2600	<u>324</u> 292	<u>486</u> 438	<u>608</u> 548	<u>683</u> 617	<u>726</u> 656	<u>792</u> 713	<u>855</u> 769	<u>915</u> 823	1300
2610	<u>325</u> 292	<u>488</u> 438	<u>609</u> 548	<u>686</u> 617	<u>728</u> 656	<u>794</u> 713	<u>857</u> 769	<u>917</u> 823	1305
2620	<u>326</u> 293	<u>489</u> 440	<u>611</u> 550	<u>688</u> 619	<u>731</u> 658	<u>796</u> 716	<u>860</u> 771	<u>920</u> 825	1310
2630	<u>327</u> 293	<u>491</u> 440	<u>613</u> 550	<u>690</u> 619	<u>733</u> 658	<u>799</u> 716	<u>863</u> 771	<u>923</u> 825	1315
2640	<u>327</u> 293	<u>491</u> 440	<u>613</u> 550	<u>690</u> 619	<u>733</u> 658	<u>799</u> 716	<u>863</u> 771	<u>923</u> 825	1320
2650	<u>328</u> 294	<u>492</u> 441	<u>615</u> 551	<u>692</u> 620	<u>735</u> 659	<u>801</u> 717	<u>865</u> 772	<u>926</u> 826	1325
2660	<u>329</u> 294	<u>494</u> 441	<u>617</u> 551	<u>694</u> 620	<u>737</u> 659	<u>804</u> 717	<u>868</u> 772	<u>929</u> 826	1330
2670	<u>330</u> 294	<u>495</u> 441	<u>619</u> 551	<u>696</u> 620	<u>740</u> 659	<u>806</u> 717	<u>871</u> 772	<u>932</u> 826	1335
2680	<u>330</u> 295	<u>495</u> 443	<u>619</u> 554	<u>696</u> 623	<u>740</u> 662	<u>806</u> 720	<u>871</u> 776	<u>932</u> 830	1340
2690	<u>331</u> 295	<u>497</u> 443	<u>621</u> 554	<u>698</u> 623	<u>742</u> 662	<u>809</u> 720	<u>873</u> 776	<u>934</u> 830	1345
2700	<u>332</u> 295	<u>498</u> 443	<u>623</u> 554	<u>700</u> 623	<u>744</u> 662	<u>811</u> 720	<u>876</u> 776	<u>937</u> 830	1350
2710	<u>333</u> 296	<u>500</u> 444	<u>624</u> 555	<u>702</u> 624	<u>746</u> 663	<u>813</u> 721	<u>879</u> 777	<u>940</u> 831	1355
2720	<u>334</u> 296	<u>501</u> 444	<u>626</u> 555	<u>705</u> 624	<u>749</u> 663	<u>816</u> 721	<u>881</u> 777	<u>943</u> 831	1360
2730	<u>334</u> 296	<u>501</u> 444	<u>626</u> 555	<u>705</u> 624	<u>749</u> 663	<u>816</u> 721	<u>881</u> 777	<u>943</u> 831	1365
2740	<u>335</u> 297	<u>503</u> 446	<u>628</u> 558	<u>707</u> 628	<u>751</u> 667	<u>818</u> 725	<u>884</u> 782	<u>946</u> 836	1370
2750	<u>336</u> 297	<u>504</u> 446	<u>630</u> 558	<u>709</u> 628	<u>753</u> 667	<u>821</u> 725	<u>886</u> 782	<u>949</u> 836	1375
2760	<u>337</u> 297	<u>506</u> 446	<u>632</u> 558	<u>711</u> 628	<u>755</u> 667	<u>823</u> 725	<u>889</u> 782	<u>951</u> 836	1380
2770	<u>337</u> 298	<u>506</u> 447	<u>632</u> 559	<u>711</u> 629	<u>755</u> 668	<u>823</u> 726	<u>889</u> 783	<u>951</u> 838	1385
2780	<u>338</u> 298	<u>507</u> 447	<u>634</u> 559	<u>713</u> 629	<u>758</u> 668	<u>826</u> 726	<u>892</u> 783	<u>954</u> 838	1390
2790	<u>339</u> 298	<u>509</u> 447	<u>636</u> 559	<u>715</u> 629	<u>760</u> 668	<u>828</u> 726	<u>894</u> 783	<u>957</u> 838	1395
2800	<u>339</u> 299	<u>509</u> 449	<u>636</u> 561	<u>715</u> 631	<u>760</u> 670	<u>828</u> 729	<u>894</u> 785	<u>957</u> 840	1400
2810	<u>340</u> 299	<u>510</u> 449	<u>638</u> 561	<u>717</u> 631	<u>762</u> 670	<u>831</u> 729	<u>897</u> 785	<u>960</u> 840	1405
2820	<u>341</u> 299	<u>512</u> 449	<u>639</u> 561	<u>719</u> 631	<u>764</u> 670	<u>833</u> 729	<u>900</u> 785	<u>963</u> 840	1410
2830	<u>341</u> 300	<u>512</u> 450	<u>639</u> 563	<u>719</u> 633	<u>764</u> 673	<u>833</u> 732	<u>900</u> 789	<u>963</u> 844	1415
2840	<u>342</u> 300	<u>513</u> 450	<u>641</u> 563	<u>721</u> 633	<u>766</u> 673	<u>835</u> 732	<u>902</u> 789	<u>965</u> 844	1420
2850	<u>342</u> 300	<u>513</u> 450	<u>641</u> 563	<u>721</u> 633	<u>766</u> 673	<u>835</u> 732	<u>902</u> 789	<u>965</u> 844	1425
2860	<u>343</u> 300	<u>515</u> 450	<u>643</u> 563	<u>724</u> 633	<u>769</u> 673	<u>838</u> 732	<u>905</u> 789	<u>968</u> 844	1430
2870	<u>344</u> 301	<u>516</u> 452	<u>645</u> 565	<u>726</u> 636	<u>771</u> 676	<u>840</u> 735	<u>908</u> 792	<u>971</u> 848	1435
2880	<u>344</u> 301	<u>516</u> 452	<u>645</u> 565	<u>726</u> 636	<u>771</u> 676	<u>840</u> 735	<u>908</u> 792	<u>971</u> 848	1440
2890	<u>345</u> 301	<u>518</u> 452	<u>647</u> 565	<u>728</u> 636	<u>773</u> 676	<u>843</u> 735	<u>910</u> 792	<u>974</u> 848	1445
2900	<u>346</u> 302	<u>519</u> 453	<u>649</u> 566	<u>730</u> 637	<u>775</u> 677	<u>845</u> 736	<u>913</u> 793	<u>977</u> 849	1450
2910	<u>346</u> 302	<u>519</u> 453	<u>649</u> 566	<u>730</u> 637	<u>775</u> 677	<u>845</u> 736	<u>913</u> 793	<u>977</u> 849	1455
2920	<u>347</u> 302	<u>521</u> 453	<u>651</u> 566	<u>732</u> 637	<u>778</u> 677	<u>848</u> 736	<u>916</u> 793	<u>980</u> 849	1460
2930	<u>348</u> 303	<u>522</u> 455	<u>653</u> 569	<u>734</u> 640	<u>780</u> 680	<u>850</u> 739	<u>918</u> 797	<u>982</u> 853	1465
2940	<u>348</u> 303	<u>522</u> 455	<u>653</u> 569	<u>734</u> 640	<u>780</u> 680	<u>850</u> 739	<u>918</u> 797	<u>982</u> 853	1470
2950	<u>349</u> 303	<u>524</u> 455	<u>654</u> 569	<u>736</u> 640	<u>782</u> 680	<u>853</u> 739	<u>921</u> 797	<u>985</u> 853	1475
2960	<u>350</u> 304	<u>525</u> 456	<u>656</u> 570	<u>738</u> 641	<u>784</u> 681	<u>855</u> 741	<u>923</u> 798	<u>988</u> 854	1480

Guideline Schedules for Weekly Support Payments

Combined Weekly Adjusted Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children	Seven Children	Eight Children	Maximum Spouse and Child (50%)
2970	350 304	525 456	656 570	738 641	784 681	855 741	923 798	988 854	1485
2980	351 304	527 456	658 570	740 641	787 681	857 741	926 798	991 854	1490
2990	352 304	528 456	660 570	743 641	789 681	860 741	929 798	994 854	1495
3000	352 305	528 458	660 573	743 645	789 685	860 745	929 803	994 859	1500
3010	353 305	530 458	662 573	745 645	791 685	862 745	931 803	997 859	1505
3020	354 305	531 458	664 573	747 645	793 685	865 745	934 803	999 859	1510
3030	354 306	531 459	664 574	747 646	793 686	865 746	934 804	999 860	1515
3040	355 306	533 459	666 574	749 646	796 686	867 746	937 804	1002 860	1520
3050	356 306	534 459	668 574	751 646	798 686	870 746	939 804	1005 860	1525
3060	357 306	536 459	669 574	753 647	800 686	872 746	942 804	1008 860	1530
3070	358 307	537 461	671 576	755 648	802 689	875 749	945 808	1011 864	1535
3080	358 307	537 461	671 576	755 648	802 689	875 749	945 808	1011 864	1540
3090	359 307	539 461	673 576	757 648	805 689	877 749	947 808	1013 864	1545
3100	360 308	540 462	675 578	759 650	807 691	879 751	950 810	1016 867	1550
3110	361 308	542 462	677 578	761 650	809 691	882 751	952 810	1019 867	1555
3120	362 308	543 462	679 578	764 650	811 691	884 751	955 810	1022 867	1560
3130	363 309	545 464	681 580	766 653	814 694	887 755	958 813	1025 870	1565
3140	364 309	546 464	683 580	768 653	816 694	889 755	960 813	1028 870	1570
3150	364 309	546 464	683 580	768 653	816 694	889 755	960 813	1028 870	1575
3160	365 309	548 464	684 580	770 653	818 694	892 755	963 813	1030 870	1580
3170	366 310	549 465	686 581	772 654	820 695	894 756	966 815	1033 872	1585
3180	367 310	551 465	688 581	774 654	823 695	897 756	968 815	1036 872	1590
3190	368 310	552 465	690 581	776 654	825 695	899 756	971 815	1039 872	1595
3200	369 310	554 465	692 581	778 654	827 695	901 756	974 815	1042 872	1600
3210	369 311	554 467	692 584	778 657	827 698	901 759	974 818	1042 875	1605
3220	370 311	555 467	694 584	780 657	829 698	904 759	976 818	1045 875	1610
3230	371 311	557 467	696 584	783 657	831 698	906 759	979 818	1047 875	1615
3240	372 312	558 468	698 585	785 658	834 699	909 760	981 819	1050 877	1620
3250	373 312	560 468	699 585	787 658	836 699	911 760	984 819	1053 877	1625
3260	374 312	561 468	701 585	789 658	838 699	914 760	987 819	1056 877	1630
3270	375 312	563 468	703 585	791 658	840 699	916 760	989 819	1059 877	1635
3280	375 313	563 470	703 588	791 662	840 703	916 764	989 824	1059 882	1640
3290	376 313	564 470	705 588	793 662	843 703	919 764	992 824	1061 882	1645
3300	377 313	566 470	707 588	795 662	845 703	921 764	995 824	1064 882	1650
3310	378 314	567 471	709 589	797 663	847 704	923 766	997 825	1067 883	1655
3320	379 314	569 471	711 589	799 663	849 704	926 766	1000 825	1070 883	1660
3330	380 314	570 471	713 589	802 663	852 704	928 766	1003 825	1073 883	1665
3340	380 314	570 471	713 589	802 663	852 704	928 766	1003 825	1073 883	1670
3350	381 315	572 473	714 591	804 665	854 707	931 769	1005 829	1076 887	1675
3360	382 315	573 473	716 591	806 665	856 707	933 769	1008 829	1078 887	1680
3370	382 315	573 473	716 591	806 665	856 707	933 769	1008 829	1078 887	1685

Guideline Schedules for Weekly Support Payments

Combined Weekly Adjusted Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children	Seven Children	Eight Children	Maximum Spouse and Child (50%)
3380	383 345	575 473	718 594	808 665	858 707	936 769	1010 829	1081 887	1690
3390	383 346	575 474	718 593	808 667	858 709	936 774	1010 834	1081 889	1695
3400	384 346	576 474	720 593	810 667	861 709	938 774	1013 834	1084 889	1700
3410	384 346	576 474	720 593	810 667	861 709	938 774	1013 834	1084 889	1705
3420	385 346	578 474	722 593	812 667	863 709	941 774	1016 834	1087 889	1710
3430	386 347	579 476	724 595	814 669	865 744	943 773	1018 833	1090 892	1715
3440	386 347	579 476	724 595	814 669	865 744	943 773	1018 833	1090 892	1720
3450	387 347	581 476	726 595	816 669	867 744	945 773	1021 833	1093 892	1725
3460	387 347	581 476	726 595	816 669	867 744	945 773	1021 833	1093 892	1730
3470	388 348	582 477	728 596	818 674	870 743	948 775	1024 836	1095 894	1735
3480	388 348	582 477	728 596	818 674	870 743	948 775	1024 836	1095 894	1740
3490	389 348	584 477	729 596	821 674	872 743	950 775	1026 836	1098 894	1745
3500	390 349	585 479	731 599	823 674	874 746	953 779	1029 839	1101 898	1750
3510	390 349	585 479	731 599	823 674	874 746	953 779	1029 839	1101 898	1755
3520	391 349	587 479	733 599	825 674	876 746	955 779	1032 839	1104 898	1760
3530	391 349	587 479	733 599	825 674	876 746	955 779	1032 839	1104 898	1765
3540	392 320	588 480	735 600	827 675	879 747	958 780	1034 840	1107 899	1770
3550	392 320	588 480	735 600	827 675	879 747	958 780	1034 840	1107 899	1775
3560	392 320	588 480	735 600	827 675	879 747	958 780	1034 840	1107 899	1780
3570	393 320	590 480	737 600	829 675	881 747	960 780	1037 840	1109 899	1785
3580	393 324	590 482	737 603	829 678	881 720	960 783	1037 844	1109 903	1790
3590	394 324	591 482	739 603	831 678	883 720	963 783	1040 844	1112 903	1795
3600	394 324	591 482	739 603	831 678	883 720	963 783	1040 844	1112 903	1800
3610	395 324	593 482	741 603	833 678	885 720	965 783	1042 844	1115 903	1805
3620	395 322	593 483	741 604	833 680	885 723	965 786	1042 847	1115 907	1810
3630	396 322	594 483	743 604	835 680	888 723	967 786	1045 847	1118 907	1815
3640	396 322	594 483	743 604	835 680	888 723	967 786	1045 847	1118 907	1820
3650	397 322	596 483	744 604	837 680	890 723	970 786	1047 847	1121 907	1825
3660	397 323	596 485	744 606	837 682	890 725	970 788	1047 850	1121 909	1830
3670	398 323	597 485	746 606	840 682	892 725	972 788	1050 850	1124 909	1835
3680	398 323	597 485	746 606	840 682	892 725	972 788	1050 850	1124 909	1840
3690	399 323	599 485	748 606	842 682	894 725	975 788	1053 850	1126 909	1845
3700	400 323	600 485	750 606	844 682	896 725	977 788	1055 850	1129 909	1850
3710	400 324	600 486	750 608	844 684	896 727	977 794	1055 852	1129 942	1855
3720	401 324	602 486	752 608	846 684	899 727	980 794	1058 852	1132 942	1860
3730	402 324	603 486	754 608	848 684	901 727	982 794	1061 852	1135 942	1865
3740	403 324	605 486	756 608	850 684	903 727	984 794	1063 852	1138 942	1870
3750	404 325	606 488	758 640	852 686	905 729	987 793	1066 854	1141 944	1875
3760	405 325	608 488	759 640	854 686	908 729	989 793	1069 854	1143 944	1880
3770	405 325	608 488	759 640	854 686	908 729	989 793	1069 854	1143 944	1885
3780	406 325	609 488	761 640	856 686	910 729	992 793	1071 854	1146 944	1890

Guideline Schedules for Weekly Support Payments

Combined Weekly Adjusted Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children	Seven Children	Eight Children	Maximum Spouse and Child (50%)
3790	<u>407</u> 326	<u>611</u> 489	<u>763</u> 614	<u>859</u> 687	<u>912</u> 730	<u>994</u> 794	<u>1074</u> 856	<u>1149</u> 915	1895
3800	<u>408</u> 326	<u>612</u> 489	<u>765</u> 614	<u>861</u> 687	<u>914</u> 730	<u>997</u> 794	<u>1076</u> 856	<u>1152</u> 915	1900
3810	<u>409</u> 326	<u>614</u> 489	<u>767</u> 614	<u>863</u> 687	<u>917</u> 730	<u>999</u> 794	<u>1079</u> 856	<u>1155</u> 915	1905
3820	<u>410</u> 326	<u>615</u> 489	<u>769</u> 614	<u>865</u> 687	<u>919</u> 730	<u>1002</u> 794	<u>1082</u> 856	<u>1157</u> 915	1910
3830	<u>410</u> 327	<u>615</u> 491	<u>769</u> 614	<u>865</u> 691	<u>919</u> 734	<u>1002</u> 798	<u>1082</u> 860	<u>1157</u> 920	1915
3840	<u>411</u> 327	<u>617</u> 491	<u>771</u> 614	<u>867</u> 691	<u>921</u> 734	<u>1004</u> 798	<u>1084</u> 860	<u>1160</u> 920	1920
3850	<u>412</u> 327	<u>618</u> 491	<u>773</u> 614	<u>869</u> 691	<u>923</u> 734	<u>1006</u> 798	<u>1087</u> 860	<u>1163</u> 920	1925
3860	<u>413</u> 327	<u>620</u> 491	<u>774</u> 614	<u>871</u> 691	<u>926</u> 734	<u>1009</u> 798	<u>1090</u> 860	<u>1166</u> 920	1930
3870	<u>414</u> 327	<u>621</u> 491	<u>776</u> 614	<u>873</u> 691	<u>928</u> 734	<u>1011</u> 798	<u>1092</u> 860	<u>1169</u> 920	1935
3880	<u>415</u> 328	<u>623</u> 492	<u>778</u> 615	<u>875</u> 692	<u>930</u> 735	<u>1014</u> 799	<u>1095</u> 864	<u>1172</u> 922	1940
3890	<u>415</u> 328	<u>623</u> 492	<u>778</u> 615	<u>875</u> 692	<u>930</u> 735	<u>1014</u> 799	<u>1095</u> 864	<u>1172</u> 922	1945
3900	<u>416</u> 328	<u>624</u> 492	<u>780</u> 615	<u>878</u> 692	<u>932</u> 735	<u>1016</u> 799	<u>1098</u> 864	<u>1174</u> 922	1950
3910	<u>417</u> 328	<u>626</u> 492	<u>782</u> 615	<u>880</u> 692	<u>935</u> 735	<u>1019</u> 799	<u>1100</u> 864	<u>1177</u> 922	1955
3920	<u>418</u> 329	<u>627</u> 494	<u>784</u> 618	<u>882</u> 695	<u>937</u> 738	<u>1021</u> 803	<u>1103</u> 865	<u>1180</u> 925	1960
3930	<u>419</u> 329	<u>629</u> 494	<u>786</u> 618	<u>884</u> 695	<u>939</u> 738	<u>1024</u> 803	<u>1105</u> 865	<u>1183</u> 925	1965
3940	<u>420</u> 329	<u>630</u> 494	<u>788</u> 618	<u>886</u> 695	<u>941</u> 738	<u>1026</u> 803	<u>1108</u> 865	<u>1186</u> 925	1970
3950	<u>420</u> 329	<u>630</u> 494	<u>788</u> 618	<u>886</u> 695	<u>941</u> 738	<u>1026</u> 803	<u>1108</u> 865	<u>1186</u> 925	1975
3960	<u>421</u> 330	<u>632</u> 495	<u>789</u> 619	<u>888</u> 696	<u>944</u> 740	<u>1028</u> 805	<u>1111</u> 867	<u>1188</u> 928	1980
3970	<u>422</u> 330	<u>633</u> 495	<u>791</u> 619	<u>890</u> 696	<u>946</u> 740	<u>1031</u> 805	<u>1113</u> 867	<u>1191</u> 928	1985
3980	<u>423</u> 330	<u>635</u> 495	<u>793</u> 619	<u>892</u> 696	<u>948</u> 740	<u>1033</u> 805	<u>1116</u> 867	<u>1194</u> 928	1990
3990	<u>424</u> 330	<u>636</u> 495	<u>795</u> 619	<u>894</u> 696	<u>950</u> 740	<u>1036</u> 805	<u>1119</u> 867	<u>1197</u> 928	1995
4000	<u>424</u> 330	<u>636</u> 495	<u>795</u> 619	<u>894</u> 696	<u>950</u> 740	<u>1036</u> 805	<u>1119</u> 867	<u>1197</u> 928	2000
4010	<u>425</u> 331	<u>637</u> 496	<u>796</u> 620	<u>895</u> 697	<u>951</u> 741	<u>1037</u> 806	<u>1120</u> 868	<u>1198</u> 929	2005
4020	<u>426</u> 332	<u>638</u> 497	<u>797</u> 620	<u>896</u> 697	<u>953</u> 742	<u>1038</u> 807	<u>1121</u> 869	<u>1200</u> 930	2010
4030	<u>427</u> 332	<u>639</u> 498	<u>797</u> 621	<u>897</u> 698	<u>954</u> 743	<u>1040</u> 808	<u>1123</u> 870	<u>1201</u> 931	2015
4040	<u>428</u> 333	<u>640</u> 499	<u>798</u> 621	<u>898</u> 698	<u>955</u> 744	<u>1041</u> 809	<u>1124</u> 871	<u>1203</u> 932	2020
4050	<u>429</u> 334	<u>642</u> 499	<u>799</u> 622	<u>898</u> 699	<u>956</u> 744	<u>1042</u> 810	<u>1126</u> 873	<u>1204</u> 934	2025
4060	<u>429</u> 335	<u>641</u> 500	<u>798</u> 622	<u>897</u> 699	<u>955</u> 745	<u>1041</u> 811	<u>1124</u> 874	<u>1203</u> 935	2030
4070	<u>430</u> 336	<u>642</u> 501	<u>798</u> 623	<u>898</u> 700	<u>956</u> 746	<u>1042</u> 812	<u>1126</u> 875	<u>1205</u> 936	2035
4080	<u>431</u> 337	<u>643</u> 502	<u>799</u> 623	<u>899</u> 701	<u>958</u> 747	<u>1044</u> 812	<u>1127</u> 876	<u>1206</u> 937	2040
4090	<u>432</u> 337	<u>645</u> 503	<u>800</u> 624	<u>899</u> 701	<u>959</u> 748	<u>1045</u> 813	<u>1129</u> 877	<u>1208</u> 938	2045
4100	<u>433</u> 338	<u>646</u> 504	<u>801</u> 625	<u>900</u> 702	<u>960</u> 749	<u>1046</u> 814	<u>1130</u> 878	<u>1209</u> 939	2050
4110	<u>434</u> 339	<u>647</u> 505	<u>801</u> 625	<u>901</u> 702	<u>961</u> 750	<u>1048</u> 815	<u>1131</u> 879	<u>1210</u> 940	2055
4120	<u>434</u> 340	<u>646</u> 506	<u>800</u> 626	<u>900</u> 703	<u>960</u> 751	<u>1046</u> 816	<u>1130</u> 880	<u>1209</u> 941	2060
4130	<u>435</u> 341	<u>647</u> 507	<u>801</u> 626	<u>900</u> 704	<u>961</u> 752	<u>1048</u> 817	<u>1131</u> 881	<u>1211</u> 943	2065
4140	<u>436</u> 342	<u>649</u> 508	<u>802</u> 627	<u>901</u> 704	<u>962</u> 752	<u>1049</u> 818	<u>1133</u> 882	<u>1212</u> 944	2070
4150	<u>437</u> 342	<u>650</u> 508	<u>802</u> 627	<u>902</u> 705	<u>963</u> 753	<u>1050</u> 819	<u>1134</u> 883	<u>1213</u> 945	2075
4160	<u>438</u> 343	<u>651</u> 509	<u>803</u> 628	<u>903</u> 705	<u>965</u> 754	<u>1051</u> 820	<u>1135</u> 884	<u>1215</u> 946	2080
4170	<u>439</u> 344	<u>652</u> 510	<u>804</u> 629	<u>903</u> 706	<u>966</u> 755	<u>1053</u> 821	<u>1137</u> 885	<u>1216</u> 947	2085
4180	<u>439</u> 345	<u>651</u> 511	<u>803</u> 629	<u>902</u> 706	<u>965</u> 756	<u>1051</u> 822	<u>1135</u> 886	<u>1215</u> 948	2090
4190	<u>440</u> 346	<u>652</u> 512	<u>803</u> 630	<u>903</u> 707	<u>966</u> 757	<u>1053</u> 823	<u>1137</u> 887	<u>1216</u> 949	2095

Guideline Schedules for Weekly Support Payments

Combined Weekly Adjusted Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children	Seven Children	Eight Children	Maximum Spouse and Child (50%)
4200	<u>441</u> 347	<u>654</u> 513	<u>804</u> 630	<u>904</u> 708	<u>967</u> 758	<u>1054</u> 824	<u>1138</u> 888	<u>1218</u> 950	2100
4210	<u>442</u> 347	<u>655</u> 514	<u>805</u> 631	<u>904</u> 708	<u>968</u> 759	<u>1055</u> 825	<u>1139</u> 889	<u>1219</u> 951	2105
4220	<u>443</u> 348	<u>656</u> 515	<u>805</u> 631	<u>905</u> 709	<u>969</u> 760	<u>1056</u> 826	<u>1141</u> 890	<u>1221</u> 953	2110
4230	<u>444</u> 349	<u>657</u> 516	<u>806</u> 632	<u>906</u> 709	<u>970</u> 760	<u>1057</u> 827	<u>1142</u> 891	<u>1222</u> 954	2115
4240	<u>444</u> 350	<u>656</u> 517	<u>805</u> 632	<u>904</u> 710	<u>969</u> 761	<u>1056</u> 828	<u>1141</u> 892	<u>1221</u> 955	2120
4250	<u>445</u> 351	<u>657</u> 517	<u>805</u> 633	<u>905</u> 710	<u>970</u> 762	<u>1057</u> 829	<u>1142</u> 893	<u>1222</u> 956	2125
4260	<u>446</u> 351	<u>659</u> 518	<u>806</u> 634	<u>906</u> 711	<u>971</u> 763	<u>1059</u> 830	<u>1143</u> 894	<u>1223</u> 957	2130
4270	<u>447</u> 352	<u>660</u> 519	<u>807</u> 634	<u>906</u> 712	<u>972</u> 764	<u>1060</u> 831	<u>1145</u> 896	<u>1225</u> 958	2135
4280	<u>448</u> 353	<u>661</u> 520	<u>807</u> 635	<u>907</u> 712	<u>973</u> 765	<u>1061</u> 832	<u>1146</u> 897	<u>1226</u> 959	2140
4290	<u>449</u> 354	<u>662</u> 521	<u>808</u> 635	<u>908</u> 713	<u>974</u> 766	<u>1062</u> 833	<u>1147</u> 898	<u>1227</u> 960	2145
4300	<u>449</u> 355	<u>661</u> 522	<u>807</u> 636	<u>907</u> 713	<u>973</u> 767	<u>1061</u> 834	<u>1146</u> 899	<u>1226</u> 962	2150
4310	<u>450</u> 356	<u>662</u> 523	<u>808</u> 636	<u>907</u> 714	<u>974</u> 768	<u>1062</u> 835	<u>1147</u> 900	<u>1227</u> 963	2155
4320	<u>451</u> 356	<u>664</u> 524	<u>808</u> 637	<u>908</u> 715	<u>976</u> 769	<u>1063</u> 836	<u>1148</u> 901	<u>1229</u> 964	2160
4330	<u>452</u> 357	<u>665</u> 525	<u>809</u> 637	<u>909</u> 715	<u>977</u> 769	<u>1064</u> 837	<u>1150</u> 902	<u>1230</u> 965	2165
4340	<u>453</u> 358	<u>666</u> 526	<u>809</u> 638	<u>909</u> 716	<u>978</u> 770	<u>1066</u> 838	<u>1151</u> 903	<u>1231</u> 966	2170
4350	<u>454</u> 359	<u>667</u> 526	<u>810</u> 639	<u>910</u> 716	<u>979</u> 771	<u>1067</u> 839	<u>1152</u> 904	<u>1233</u> 967	2175
4360	<u>454</u> 360	<u>666</u> 527	<u>809</u> 639	<u>909</u> 717	<u>978</u> 772	<u>1066</u> 840	<u>1151</u> 905	<u>1231</u> 968	2180
4370	<u>455</u> 361	<u>667</u> 528	<u>809</u> 640	<u>909</u> 717	<u>979</u> 773	<u>1067</u> 841	<u>1152</u> 906	<u>1233</u> 969	2185
4380	<u>456</u> 361	<u>668</u> 529	<u>810</u> 640	<u>910</u> 718	<u>980</u> 774	<u>1068</u> 842	<u>1153</u> 907	<u>1234</u> 970	2190
4390	<u>457</u> 362	<u>669</u> 530	<u>811</u> 641	<u>910</u> 719	<u>981</u> 775	<u>1069</u> 843	<u>1154</u> 908	<u>1235</u> 972	2195
4400	<u>458</u> 363	<u>671</u> 531	<u>811</u> 641	<u>911</u> 719	<u>982</u> 776	<u>1070</u> 843	<u>1156</u> 909	<u>1237</u> 973	2200
4410	<u>458</u> 364	<u>670</u> 532	<u>810</u> 642	<u>910</u> 720	<u>981</u> 777	<u>1069</u> 844	<u>1154</u> 910	<u>1235</u> 974	2205
4420	<u>459</u> 365	<u>671</u> 533	<u>811</u> 642	<u>910</u> 720	<u>982</u> 777	<u>1070</u> 845	<u>1156</u> 911	<u>1236</u> 975	2210
4430	<u>460</u> 366	<u>672</u> 534	<u>811</u> 643	<u>911</u> 721	<u>983</u> 778	<u>1071</u> 846	<u>1157</u> 912	<u>1238</u> 976	2215
4440	<u>461</u> 366	<u>673</u> 534	<u>812</u> 644	<u>912</u> 722	<u>984</u> 779	<u>1072</u> 847	<u>1158</u> 913	<u>1239</u> 977	2220
4450	<u>462</u> 367	<u>674</u> 535	<u>813</u> 644	<u>912</u> 722	<u>985</u> 780	<u>1073</u> 848	<u>1159</u> 914	<u>1240</u> 978	2225
4460	<u>462</u> 368	<u>674</u> 536	<u>811</u> 645	<u>911</u> 723	<u>984</u> 781	<u>1072</u> 849	<u>1158</u> 915	<u>1239</u> 979	2230
4470	<u>463</u> 369	<u>675</u> 537	<u>812</u> 645	<u>912</u> 723	<u>985</u> 782	<u>1073</u> 850	<u>1159</u> 916	<u>1240</u> 981	2235
4480	<u>464</u> 370	<u>676</u> 538	<u>812</u> 646	<u>912</u> 724	<u>986</u> 783	<u>1074</u> 851	<u>1160</u> 917	<u>1241</u> 982	2240
4490	<u>465</u> 370	<u>677</u> 539	<u>813</u> 646	<u>913</u> 724	<u>987</u> 784	<u>1075</u> 852	<u>1161</u> 918	<u>1243</u> 983	2245
4500	<u>466</u> 371	<u>678</u> 540	<u>814</u> 647	<u>913</u> 725	<u>988</u> 785	<u>1076</u> 853	<u>1162</u> 920	<u>1244</u> 984	2250
4510	<u>466</u> 372	<u>678</u> 541	<u>812</u> 648	<u>912</u> 726	<u>986</u> 785	<u>1075</u> 854	<u>1161</u> 921	<u>1242</u> 985	2255
4520	<u>467</u> 373	<u>679</u> 542	<u>813</u> 648	<u>913</u> 726	<u>987</u> 786	<u>1076</u> 855	<u>1162</u> 922	<u>1244</u> 986	2260
4530	<u>468</u> 374	<u>680</u> 543	<u>814</u> 649	<u>913</u> 727	<u>988</u> 787	<u>1077</u> 856	<u>1163</u> 923	<u>1245</u> 987	2265
4540	<u>469</u> 375	<u>681</u> 543	<u>814</u> 649	<u>914</u> 727	<u>989</u> 788	<u>1078</u> 857	<u>1165</u> 924	<u>1246</u> 988	2270
4550	<u>470</u> 375	<u>682</u> 544	<u>815</u> 650	<u>914</u> 728	<u>990</u> 789	<u>1079</u> 858	<u>1166</u> 925	<u>1247</u> 989	2275
4560	<u>470</u> 376	<u>681</u> 545	<u>813</u> 650	<u>913</u> 728	<u>989</u> 790	<u>1078</u> 859	<u>1164</u> 926	<u>1246</u> 991	2280
4570	<u>471</u> 377	<u>682</u> 546	<u>814</u> 651	<u>913</u> 729	<u>990</u> 791	<u>1079</u> 860	<u>1166</u> 927	<u>1247</u> 992	2285
4580	<u>472</u> 378	<u>683</u> 547	<u>815</u> 651	<u>914</u> 730	<u>991</u> 792	<u>1080</u> 861	<u>1167</u> 928	<u>1248</u> 993	2290
4590	<u>473</u> 379	<u>684</u> 548	<u>815</u> 652	<u>915</u> 730	<u>992</u> 793	<u>1081</u> 862	<u>1168</u> 929	<u>1250</u> 994	2295
4600	<u>473</u> 380	<u>684</u> 549	<u>814</u> 653	<u>913</u> 731	<u>991</u> 793	<u>1080</u> 863	<u>1166</u> 930	<u>1248</u> 995	2300

Guideline Schedules for Weekly Support Payments

Combined Weekly Adjusted Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children	Seven Children	Eight Children	Maximum Spouse and Child (50%)
4610	<u>474</u> 380	<u>685</u> 550	<u>814</u> 653	<u>914</u> 731	<u>992</u> 794	<u>1081</u> 864	<u>1168</u> 934	<u>1249</u> 996	2305
4620	<u>475</u> 384	<u>686</u> 554	<u>815</u> 654	<u>914</u> 732	<u>993</u> 795	<u>1082</u> 865	<u>1169</u> 932	<u>1250</u> 997	2310
4630	<u>475</u> 382	<u>686</u> 552	<u>814</u> 654	<u>913</u> 733	<u>992</u> 796	<u>1081</u> 866	<u>1167</u> 933	<u>1249</u> 998	2315
4640	<u>476</u> 383	<u>687</u> 552	<u>814</u> 655	<u>913</u> 733	<u>992</u> 797	<u>1082</u> 867	<u>1168</u> 934	<u>1250</u> 4000	2320
4650	<u>477</u> 384	<u>688</u> 553	<u>815</u> 655	<u>914</u> 734	<u>993</u> 798	<u>1083</u> 868	<u>1169</u> 935	<u>1251</u> 4001	2325
4660	<u>477</u> 385	<u>687</u> 554	<u>814</u> 656	<u>913</u> 734	<u>992</u> 799	<u>1082</u> 869	<u>1168</u> 936	<u>1250</u> 4002	2330
4670	<u>478</u> 385	<u>688</u> 555	<u>814</u> 656	<u>913</u> 735	<u>993</u> 800	<u>1083</u> 870	<u>1169</u> 937	<u>1251</u> 4003	2335
4680	<u>478</u> 386	<u>688</u> 556	<u>813</u> 657	<u>912</u> 735	<u>992</u> 801	<u>1081</u> 871	<u>1168</u> 938	<u>1250</u> 4004	2340
4690	<u>479</u> 387	<u>689</u> 557	<u>813</u> 658	<u>912</u> 736	<u>993</u> 801	<u>1082</u> 872	<u>1169</u> 939	<u>1251</u> 4005	2345
4700	<u>479</u> 388	<u>688</u> 558	<u>812</u> 658	<u>911</u> 737	<u>992</u> 802	<u>1081</u> 873	<u>1167</u> 940	<u>1249</u> 4006	2350
4710	<u>480</u> 389	<u>689</u> 559	<u>813</u> 659	<u>911</u> 737	<u>993</u> 803	<u>1082</u> 874	<u>1169</u> 941	<u>1250</u> 4007	2355
4720	<u>481</u> 389	<u>690</u> 560	<u>813</u> 659	<u>912</u> 738	<u>994</u> 804	<u>1083</u> 874	<u>1170</u> 942	<u>1251</u> 4008	2360
4730	<u>481</u> 390	<u>690</u> 561	<u>812</u> 660	<u>911</u> 738	<u>992</u> 805	<u>1082</u> 875	<u>1168</u> 944	<u>1250</u> 4010	2365
4740	<u>482</u> 391	<u>691</u> 561	<u>812</u> 660	<u>911</u> 739	<u>993</u> 806	<u>1083</u> 876	<u>1169</u> 945	<u>1251</u> 4011	2370
4750	<u>482</u> 392	<u>690</u> 562	<u>811</u> 661	<u>910</u> 739	<u>992</u> 807	<u>1081</u> 877	<u>1168</u> 946	<u>1250</u> 4012	2375
4760	<u>483</u> 393	<u>691</u> 563	<u>812</u> 662	<u>910</u> 740	<u>993</u> 808	<u>1082</u> 878	<u>1169</u> 947	<u>1251</u> 4013	2380
4770	<u>483</u> 394	<u>691</u> 564	<u>811</u> 662	<u>909</u> 741	<u>992</u> 809	<u>1081</u> 879	<u>1168</u> 948	<u>1249</u> 4014	2385
4780	<u>484</u> 394	<u>692</u> 565	<u>811</u> 663	<u>909</u> 741	<u>993</u> 810	<u>1082</u> 880	<u>1169</u> 949	<u>1250</u> 4015	2390
4790	<u>485</u> 395	<u>693</u> 566	<u>812</u> 663	<u>910</u> 742	<u>994</u> 810	<u>1083</u> 881	<u>1170</u> 950	<u>1252</u> 4016	2395
4800	<u>485</u> 396	<u>693</u> 567	<u>810</u> 664	<u>908</u> 742	<u>992</u> 811	<u>1082</u> 882	<u>1168</u> 951	<u>1250</u> 4017	2400
4810	<u>486</u> 397	<u>694</u> 568	<u>811</u> 664	<u>909</u> 743	<u>993</u> 812	<u>1083</u> 883	<u>1169</u> 952	<u>1251</u> 4019	2405
4820	<u>486</u> 398	<u>693</u> 569	<u>810</u> 665	<u>907</u> 744	<u>992</u> 813	<u>1081</u> 884	<u>1168</u> 953	<u>1250</u> 4020	2410
4830	<u>487</u> 399	<u>694</u> 569	<u>810</u> 665	<u>908</u> 744	<u>993</u> 814	<u>1082</u> 885	<u>1169</u> 954	<u>1251</u> 4021	2415
4840	<u>487</u> 399	<u>694</u> 570	<u>809</u> 666	<u>907</u> 745	<u>992</u> 815	<u>1081</u> 886	<u>1167</u> 955	<u>1249</u> 4022	2420
4850	<u>488</u> 400	<u>695</u> 571	<u>809</u> 667	<u>907</u> 745	<u>993</u> 816	<u>1082</u> 887	<u>1168</u> 956	<u>1250</u> 4023	2425
4860	<u>489</u> 401	<u>696</u> 572	<u>810</u> 667	<u>907</u> 746	<u>993</u> 817	<u>1083</u> 888	<u>1169</u> 957	<u>1251</u> 4024	2430
4870	<u>489</u> 402	<u>695</u> 573	<u>809</u> 668	<u>906</u> 746	<u>992</u> 818	<u>1082</u> 889	<u>1168</u> 958	<u>1250</u> 4025	2435
4880	<u>490</u> 403	<u>696</u> 574	<u>809</u> 668	<u>907</u> 747	<u>993</u> 818	<u>1082</u> 890	<u>1169</u> 959	<u>1251</u> 4026	2440
4890	<u>490</u> 404	<u>696</u> 575	<u>808</u> 669	<u>905</u> 748	<u>992</u> 819	<u>1081</u> 891	<u>1168</u> 960	<u>1249</u> 4027	2445
4900	<u>491</u> 404	<u>697</u> 576	<u>808</u> 669	<u>906</u> 748	<u>993</u> 820	<u>1082</u> 892	<u>1169</u> 961	<u>1250</u> 4029	2450
4910	<u>492</u> 405	<u>698</u> 577	<u>809</u> 670	<u>906</u> 749	<u>994</u> 821	<u>1083</u> 893	<u>1170</u> 962	<u>1252</u> 4030	2455
4920	<u>492</u> 406	<u>697</u> 578	<u>807</u> 670	<u>905</u> 749	<u>992</u> 822	<u>1082</u> 894	<u>1168</u> 963	<u>1250</u> 4031	2460
4930	<u>493</u> 407	<u>698</u> 578	<u>808</u> 671	<u>905</u> 750	<u>993</u> 823	<u>1083</u> 895	<u>1169</u> 964	<u>1251</u> 4032	2465
4940	<u>493</u> 408	<u>698</u> 579	<u>807</u> 672	<u>904</u> 750	<u>992</u> 824	<u>1081</u> 896	<u>1168</u> 965	<u>1250</u> 4033	2470
4950	<u>494</u> 408	<u>699</u> 580	<u>807</u> 672	<u>904</u> 751	<u>993</u> 825	<u>1082</u> 897	<u>1169</u> 967	<u>1251</u> 4034	2475
4960	<u>494</u> 409	<u>698</u> 581	<u>806</u> 673	<u>903</u> 752	<u>992</u> 826	<u>1081</u> 898	<u>1167</u> 968	<u>1249</u> 4035	2480
4970	<u>495</u> 410	<u>699</u> 582	<u>806</u> 673	<u>903</u> 752	<u>992</u> 826	<u>1082</u> 899	<u>1168</u> 969	<u>1250</u> 4036	2485
4980	<u>496</u> 411	<u>700</u> 583	<u>807</u> 674	<u>904</u> 753	<u>993</u> 827	<u>1083</u> 900	<u>1169</u> 970	<u>1251</u> 4038	2490
4990	<u>496</u> 412	<u>700</u> 584	<u>805</u> 674	<u>902</u> 753	<u>992</u> 828	<u>1081</u> 901	<u>1168</u> 971	<u>1250</u> 4039	2495
5000	<u>497</u> 413	<u>701</u> 586	<u>806</u> 676	<u>903</u> 755	<u>993</u> 830	<u>1082</u> 903	<u>1169</u> 973	<u>1251</u> 4041	2500
5010	<u>497</u> 414	<u>701</u> 586	<u>806</u> 676	<u>903</u> 755	<u>993</u> 831	<u>1082</u> 903	<u>1169</u> 974	<u>1251</u> 4042	2505

Guideline Schedules for Weekly Support Payments

Combined Weekly Adjusted Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children	Seven Children	Eight Children	Maximum Spouse and Child (50%)
5020	<u>498414</u>	<u>702587</u>	<u>808677</u>	<u>904756</u>	<u>995832</u>	<u>1084904</u>	<u>1171975</u>	<u>12534043</u>	2510
5030	<u>498415</u>	<u>702587</u>	<u>808678</u>	<u>904757</u>	<u>995832</u>	<u>1084905</u>	<u>1171976</u>	<u>12534044</u>	2515
5040	<u>499415</u>	<u>704588</u>	<u>809678</u>	<u>906758</u>	<u>997833</u>	<u>1087906</u>	<u>1173977</u>	<u>12564045</u>	2520
5050	<u>500416</u>	<u>705589</u>	<u>811679</u>	<u>908758</u>	<u>999834</u>	<u>1089907</u>	<u>1176978</u>	<u>12584046</u>	2525
5060	<u>500416</u>	<u>705589</u>	<u>811680</u>	<u>908759</u>	<u>999835</u>	<u>1089908</u>	<u>1176979</u>	<u>12584047</u>	2530
5070	<u>501416</u>	<u>706590</u>	<u>812680</u>	<u>910760</u>	<u>1001836</u>	<u>1091909</u>	<u>1178980</u>	<u>12614048</u>	2535
5080	<u>501417</u>	<u>706590</u>	<u>812681</u>	<u>910761</u>	<u>1001837</u>	<u>1091910</u>	<u>1178981</u>	<u>12614049</u>	2540
5090	<u>502417</u>	<u>708591</u>	<u>814682</u>	<u>912761</u>	<u>1003837</u>	<u>1093911</u>	<u>1181981</u>	<u>12634050</u>	2545
5100	<u>502418</u>	<u>708592</u>	<u>814682</u>	<u>912762</u>	<u>1003838</u>	<u>1093912</u>	<u>1181982</u>	<u>12634051</u>	2550
5110	<u>503418</u>	<u>709592</u>	<u>816683</u>	<u>913763</u>	<u>1005839</u>	<u>1095912</u>	<u>1183983</u>	<u>12664052</u>	2555
5120	<u>504419</u>	<u>711593</u>	<u>817684</u>	<u>915764</u>	<u>1007840</u>	<u>1097913</u>	<u>1185984</u>	<u>12684053</u>	2560
5130	<u>504419</u>	<u>711593</u>	<u>817684</u>	<u>915764</u>	<u>1007841</u>	<u>1097914</u>	<u>1185985</u>	<u>12684054</u>	2565
5140	<u>505420</u>	<u>712594</u>	<u>819685</u>	<u>917765</u>	<u>1009842</u>	<u>1100915</u>	<u>1188986</u>	<u>12714055</u>	2570
5150	<u>505420</u>	<u>712595</u>	<u>819686</u>	<u>917766</u>	<u>1009842</u>	<u>1100916</u>	<u>1188987</u>	<u>12714056</u>	2575
5160	<u>506420</u>	<u>713595</u>	<u>820686</u>	<u>919767</u>	<u>1011843</u>	<u>1102917</u>	<u>1190988</u>	<u>12734057</u>	2580
5170	<u>506421</u>	<u>713596</u>	<u>820687</u>	<u>919767</u>	<u>1011844</u>	<u>1102918</u>	<u>1190989</u>	<u>12734058</u>	2585
5180	<u>507421</u>	<u>715596</u>	<u>822688</u>	<u>921768</u>	<u>1013845</u>	<u>1104919</u>	<u>1192990</u>	<u>12764059</u>	2590
5190	<u>508422</u>	<u>716597</u>	<u>824688</u>	<u>923769</u>	<u>1015846</u>	<u>1106920</u>	<u>1195991</u>	<u>12784061</u>	2595
5200	<u>508422</u>	<u>716598</u>	<u>824689</u>	<u>923770</u>	<u>1015846</u>	<u>1106921</u>	<u>1195992</u>	<u>12784062</u>	2600
5210	<u>509423</u>	<u>718598</u>	<u>825690</u>	<u>924770</u>	<u>1017847</u>	<u>1108921</u>	<u>1197993</u>	<u>12814063</u>	2605
5220	<u>509423</u>	<u>718599</u>	<u>825690</u>	<u>924771</u>	<u>1017848</u>	<u>1108922</u>	<u>1197994</u>	<u>12814064</u>	2610
5230	<u>510423</u>	<u>719599</u>	<u>827691</u>	<u>926772</u>	<u>1019849</u>	<u>1111923</u>	<u>1199995</u>	<u>12834065</u>	2615
5240	<u>511424</u>	<u>721600</u>	<u>829692</u>	<u>928773</u>	<u>1021850</u>	<u>1113924</u>	<u>1202996</u>	<u>12864066</u>	2620
5250	<u>511424</u>	<u>721601</u>	<u>829692</u>	<u>928773</u>	<u>1021851</u>	<u>1113925</u>	<u>1202997</u>	<u>12864067</u>	2625
5260	<u>512425</u>	<u>722601</u>	<u>830693</u>	<u>930774</u>	<u>1023851</u>	<u>1115926</u>	<u>1204998</u>	<u>12884068</u>	2630
5270	<u>512425</u>	<u>722602</u>	<u>830694</u>	<u>930775</u>	<u>1023852</u>	<u>1115927</u>	<u>1204999</u>	<u>12884069</u>	2635
5280	<u>513426</u>	<u>723602</u>	<u>832694</u>	<u>932776</u>	<u>1025853</u>	<u>1117928</u>	<u>12064000</u>	<u>12914070</u>	2640
5290	<u>513426</u>	<u>723603</u>	<u>832695</u>	<u>932776</u>	<u>1025854</u>	<u>1117929</u>	<u>12064001</u>	<u>12914071</u>	2645
5300	<u>514426</u>	<u>725604</u>	<u>833696</u>	<u>933777</u>	<u>1027855</u>	<u>1119930</u>	<u>12094002</u>	<u>12934072</u>	2650
5310	<u>515427</u>	<u>726604</u>	<u>835696</u>	<u>935778</u>	<u>1029856</u>	<u>1121930</u>	<u>12114003</u>	<u>12964073</u>	2655
5320	<u>515427</u>	<u>726605</u>	<u>835697</u>	<u>935779</u>	<u>1029856</u>	<u>1121931</u>	<u>12114004</u>	<u>12964074</u>	2660
5330	<u>516428</u>	<u>728605</u>	<u>837698</u>	<u>937779</u>	<u>1031857</u>	<u>1124932</u>	<u>12134005</u>	<u>12984075</u>	2665
5340	<u>516428</u>	<u>728606</u>	<u>837698</u>	<u>937780</u>	<u>1031858</u>	<u>1124933</u>	<u>12134006</u>	<u>12984076</u>	2670
5350	<u>517429</u>	<u>729607</u>	<u>838699</u>	<u>939781</u>	<u>1033859</u>	<u>1126934</u>	<u>12164007</u>	<u>13014077</u>	2675
5360	<u>517429</u>	<u>729607</u>	<u>838700</u>	<u>939782</u>	<u>1033860</u>	<u>1126935</u>	<u>12164008</u>	<u>13014078</u>	2680
5370	<u>518429</u>	<u>730608</u>	<u>840700</u>	<u>941782</u>	<u>1035861</u>	<u>1128936</u>	<u>12184009</u>	<u>13034079</u>	2685
5380	<u>519430</u>	<u>732608</u>	<u>842701</u>	<u>943783</u>	<u>1037861</u>	<u>1130937</u>	<u>12214010</u>	<u>13064080</u>	2690
5390	<u>519430</u>	<u>732609</u>	<u>842702</u>	<u>943784</u>	<u>1037862</u>	<u>1130938</u>	<u>12214010</u>	<u>13064081</u>	2695
5400	<u>520431</u>	<u>733610</u>	<u>843702</u>	<u>944785</u>	<u>1039863</u>	<u>1132938</u>	<u>12234011</u>	<u>13084082</u>	2700
5410	<u>520431</u>	<u>733610</u>	<u>843703</u>	<u>944785</u>	<u>1039864</u>	<u>1132939</u>	<u>12234012</u>	<u>13084083</u>	2705
5420	<u>521432</u>	<u>735611</u>	<u>845704</u>	<u>946786</u>	<u>1041865</u>	<u>1134940</u>	<u>12254013</u>	<u>13114084</u>	2710

Guideline Schedules for Weekly Support Payments

Combined Weekly Adjusted Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children	Seven Children	Eight Children	Maximum Spouse and Child (50%)
5430	<u>521</u> 432	<u>735</u> 611	<u>845</u> 704	<u>946</u> 787	<u>1041</u> 865	<u>1134</u> 941	<u>1225</u> 4014	<u>1311</u> 4085	2715
5440	<u>522</u> 432	<u>736</u> 612	<u>846</u> 705	<u>948</u> 788	<u>1043</u> 866	<u>1137</u> 942	<u>1228</u> 4015	<u>1314</u> 4086	2720
5450	<u>523</u> 433	<u>737</u> 613	<u>848</u> 706	<u>950</u> 788	<u>1045</u> 867	<u>1139</u> 943	<u>1230</u> 4016	<u>1316</u> 4087	2725
5460	<u>523</u> 433	<u>737</u> 613	<u>848</u> 706	<u>950</u> 789	<u>1045</u> 868	<u>1139</u> 944	<u>1230</u> 4017	<u>1316</u> 4088	2730
5470	<u>524</u> 434	<u>739</u> 614	<u>850</u> 707	<u>952</u> 790	<u>1047</u> 869	<u>1141</u> 945	<u>1232</u> 4018	<u>1319</u> 4089	2735
5480	<u>524</u> 434	<u>739</u> 614	<u>850</u> 708	<u>952</u> 791	<u>1047</u> 870	<u>1141</u> 946	<u>1232</u> 4019	<u>1319</u> 4091	2740
5490	<u>525</u> 435	<u>740</u> 615	<u>851</u> 708	<u>953</u> 791	<u>1049</u> 870	<u>1143</u> 947	<u>1235</u> 4020	<u>1321</u> 4092	2745
5500	<u>525</u> 435	<u>740</u> 615	<u>851</u> 709	<u>953</u> 792	<u>1049</u> 871	<u>1143</u> 947	<u>1235</u> 4021	<u>1321</u> 4093	2750
5510	<u>526</u> 436	<u>742</u> 616	<u>853</u> 710	<u>955</u> 793	<u>1051</u> 872	<u>1145</u> 948	<u>1237</u> 4022	<u>1324</u> 4094	2755
5520	<u>527</u> 436	<u>743</u> 617	<u>855</u> 710	<u>957</u> 794	<u>1053</u> 873	<u>1148</u> 949	<u>1239</u> 4023	<u>1326</u> 4095	2760
5530	<u>527</u> 436	<u>743</u> 617	<u>855</u> 711	<u>957</u> 794	<u>1053</u> 874	<u>1148</u> 950	<u>1239</u> 4024	<u>1326</u> 4096	2765
5540	<u>528</u> 437	<u>744</u> 618	<u>856</u> 712	<u>959</u> 795	<u>1055</u> 875	<u>1150</u> 951	<u>1242</u> 4025	<u>1329</u> 4097	2770
5550	<u>528</u> 437	<u>744</u> 618	<u>856</u> 712	<u>959</u> 796	<u>1055</u> 875	<u>1150</u> 952	<u>1242</u> 4026	<u>1329</u> 4098	2775
5560	<u>529</u> 438	<u>746</u> 619	<u>858</u> 713	<u>961</u> 797	<u>1057</u> 876	<u>1152</u> 953	<u>1244</u> 4027	<u>1331</u> 4099	2780
5570	<u>529</u> 438	<u>746</u> 620	<u>858</u> 714	<u>961</u> 797	<u>1057</u> 877	<u>1152</u> 954	<u>1244</u> 4028	<u>1331</u> 4100	2785
5580	<u>530</u> 439	<u>747</u> 620	<u>859</u> 714	<u>963</u> 798	<u>1059</u> 878	<u>1154</u> 955	<u>1246</u> 4029	<u>1334</u> 4101	2790
5590	<u>531</u> 439	<u>749</u> 621	<u>861</u> 715	<u>964</u> 799	<u>1061</u> 879	<u>1156</u> 956	<u>1249</u> 4030	<u>1336</u> 4102	2795
5600	<u>531</u> 439	<u>749</u> 621	<u>861</u> 716	<u>964</u> 800	<u>1061</u> 879	<u>1156</u> 956	<u>1249</u> 4031	<u>1336</u> 4103	2800
5610	<u>532</u> 440	<u>750</u> 622	<u>863</u> 716	<u>966</u> 800	<u>1063</u> 880	<u>1158</u> 957	<u>1251</u> 4032	<u>1339</u> 4104	2805
5620	<u>532</u> 440	<u>750</u> 623	<u>863</u> 717	<u>966</u> 801	<u>1063</u> 881	<u>1158</u> 958	<u>1251</u> 4033	<u>1339</u> 4105	2810
5630	<u>533</u> 441	<u>752</u> 623	<u>864</u> 718	<u>968</u> 802	<u>1065</u> 882	<u>1161</u> 959	<u>1253</u> 4034	<u>1341</u> 4106	2815
5640	<u>534</u> 441	<u>753</u> 624	<u>866</u> 718	<u>970</u> 803	<u>1067</u> 883	<u>1163</u> 960	<u>1256</u> 4035	<u>1344</u> 4107	2820
5650	<u>534</u> 442	<u>753</u> 624	<u>866</u> 719	<u>970</u> 803	<u>1067</u> 884	<u>1163</u> 961	<u>1256</u> 4036	<u>1344</u> 4108	2825
5660	<u>535</u> 442	<u>754</u> 625	<u>868</u> 720	<u>972</u> 804	<u>1069</u> 884	<u>1165</u> 962	<u>1258</u> 4037	<u>1346</u> 4109	2830
5670	<u>535</u> 442	<u>754</u> 626	<u>868</u> 720	<u>972</u> 805	<u>1069</u> 885	<u>1165</u> 963	<u>1258</u> 4038	<u>1346</u> 4110	2835
5680	<u>536</u> 443	<u>756</u> 626	<u>869</u> 721	<u>973</u> 806	<u>1071</u> 886	<u>1167</u> 964	<u>1260</u> 4039	<u>1349</u> 4111	2840
5690	<u>536</u> 443	<u>756</u> 627	<u>869</u> 722	<u>973</u> 806	<u>1071</u> 887	<u>1167</u> 964	<u>1260</u> 4039	<u>1349</u> 4112	2845
5700	<u>537</u> 444	<u>757</u> 627	<u>871</u> 723	<u>975</u> 807	<u>1073</u> 888	<u>1169</u> 965	<u>1263</u> 4040	<u>1351</u> 4113	2850
5710	<u>538</u> 444	<u>759</u> 628	<u>872</u> 723	<u>977</u> 808	<u>1075</u> 889	<u>1171</u> 966	<u>1265</u> 4041	<u>1354</u> 4114	2855
5720	<u>538</u> 445	<u>759</u> 629	<u>872</u> 724	<u>977</u> 809	<u>1075</u> 889	<u>1171</u> 967	<u>1265</u> 4042	<u>1354</u> 4115	2860
5730	<u>539</u> 445	<u>760</u> 629	<u>874</u> 725	<u>979</u> 809	<u>1077</u> 890	<u>1174</u> 968	<u>1268</u> 4043	<u>1356</u> 4116	2865
5740	<u>539</u> 445	<u>760</u> 630	<u>874</u> 725	<u>979</u> 810	<u>1077</u> 891	<u>1174</u> 969	<u>1268</u> 4044	<u>1356</u> 4117	2870
5750	<u>540</u> 446	<u>761</u> 630	<u>876</u> 726	<u>981</u> 811	<u>1079</u> 892	<u>1176</u> 970	<u>1270</u> 4045	<u>1359</u> 4118	2875
5760	<u>540</u> 446	<u>761</u> 631	<u>876</u> 727	<u>981</u> 812	<u>1079</u> 893	<u>1176</u> 971	<u>1270</u> 4046	<u>1359</u> 4119	2880
5770	<u>541</u> 447	<u>763</u> 632	<u>877</u> 727	<u>982</u> 812	<u>1081</u> 894	<u>1178</u> 972	<u>1272</u> 4047	<u>1361</u> 4121	2885
5780	<u>542</u> 447	<u>764</u> 632	<u>879</u> 728	<u>984</u> 813	<u>1083</u> 894	<u>1180</u> 973	<u>1275</u> 4048	<u>1364</u> 4122	2890
5790	<u>542</u> 448	<u>764</u> 633	<u>879</u> 729	<u>984</u> 814	<u>1083</u> 895	<u>1180</u> 973	<u>1275</u> 4049	<u>1364</u> 4123	2895
5800	<u>543</u> 448	<u>766</u> 633	<u>880</u> 729	<u>986</u> 815	<u>1085</u> 896	<u>1182</u> 974	<u>1277</u> 4050	<u>1366</u> 4124	2900
5810	<u>543</u> 448	<u>766</u> 634	<u>880</u> 730	<u>986</u> 815	<u>1085</u> 897	<u>1182</u> 975	<u>1277</u> 4051	<u>1366</u> 4125	2905
5820	<u>544</u> 449	<u>767</u> 635	<u>882</u> 731	<u>988</u> 816	<u>1087</u> 898	<u>1185</u> 976	<u>1279</u> 4052	<u>1369</u> 4126	2910
5830	<u>544</u> 449	<u>767</u> 635	<u>882</u> 731	<u>988</u> 817	<u>1087</u> 898	<u>1185</u> 977	<u>1279</u> 4053	<u>1369</u> 4127	2915

Guideline Schedules for Weekly Support Payments

Combined Weekly Adjusted Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children	Seven Children	Eight Children	Maximum Spouse and Child (50%)
5840	<u>545</u> 450	<u>768</u> 636	<u>884</u> 732	<u>990</u> 818	<u>1089</u> 899	<u>1187</u> 978	<u>1282</u> 4054	<u>1371</u> 4128	2920
5850	<u>546</u> 450	<u>770</u> 636	<u>885</u> 733	<u>992</u> 818	<u>1091</u> 900	<u>1189</u> 979	<u>1284</u> 4055	<u>1374</u> 4129	2925
5860	<u>546</u> 454	<u>770</u> 637	<u>885</u> 733	<u>992</u> 819	<u>1091</u> 904	<u>1189</u> 980	<u>1284</u> 4056	<u>1374</u> 4130	2930
5870	<u>547</u> 454	<u>771</u> 638	<u>887</u> 734	<u>993</u> 820	<u>1093</u> 902	<u>1191</u> 984	<u>1286</u> 4057	<u>1376</u> 4134	2935
5880	<u>547</u> 452	<u>771</u> 638	<u>887</u> 735	<u>993</u> 821	<u>1093</u> 903	<u>1191</u> 982	<u>1286</u> 4058	<u>1376</u> 4132	2940
5890	<u>548</u> 452	<u>773</u> 639	<u>889</u> 735	<u>995</u> 821	<u>1095</u> 903	<u>1193</u> 982	<u>1289</u> 4059	<u>1379</u> 4133	2945
5900	<u>548</u> 452	<u>773</u> 639	<u>889</u> 736	<u>995</u> 822	<u>1095</u> 904	<u>1193</u> 983	<u>1289</u> 4060	<u>1379</u> 4134	2950
5910	<u>549</u> 453	<u>774</u> 640	<u>890</u> 737	<u>997</u> 823	<u>1097</u> 905	<u>1195</u> 984	<u>1291</u> 4064	<u>1381</u> 4135	2955
5920	<u>550</u> 453	<u>776</u> 641	<u>892</u> 737	<u>999</u> 824	<u>1099</u> 906	<u>1198</u> 985	<u>1293</u> 4062	<u>1384</u> 4136	2960
5930	<u>550</u> 454	<u>776</u> 641	<u>892</u> 738	<u>999</u> 824	<u>1099</u> 907	<u>1198</u> 986	<u>1293</u> 4063	<u>1384</u> 4137	2965
5940	<u>551</u> 454	<u>777</u> 642	<u>893</u> 739	<u>1001</u> 825	<u>1101</u> 908	<u>1200</u> 987	<u>1296</u> 4064	<u>1386</u> 4138	2970
5950	<u>551</u> 455	<u>777</u> 642	<u>893</u> 739	<u>1001</u> 826	<u>1101</u> 908	<u>1200</u> 988	<u>1296</u> 4065	<u>1386</u> 4139	2975
5960	<u>552</u> 455	<u>778</u> 643	<u>895</u> 740	<u>1002</u> 827	<u>1103</u> 909	<u>1202</u> 989	<u>1298</u> 4066	<u>1389</u> 4140	2980
5970	<u>552</u> 455	<u>778</u> 644	<u>895</u> 741	<u>1002</u> 827	<u>1103</u> 910	<u>1202</u> 990	<u>1298</u> 4067	<u>1389</u> 4141	2985
5980	<u>553</u> 456	<u>780</u> 644	<u>897</u> 741	<u>1004</u> 828	<u>1105</u> 911	<u>1204</u> 991	<u>1300</u> 4068	<u>1392</u> 4142	2990
5990	<u>554</u> 456	<u>781</u> 645	<u>898</u> 742	<u>1006</u> 829	<u>1107</u> 912	<u>1206</u> 991	<u>1303</u> 4068	<u>1394</u> 4143	2995
6000	<u>554</u> 457	<u>781</u> 645	<u>898</u> 743	<u>1006</u> 830	<u>1107</u> 912	<u>1206</u> 992	<u>1303</u> 4069	<u>1394</u> 4144	3000
6010	<u>555</u> 457	<u>783</u> 646	<u>900</u> 743	<u>1008</u> 830	<u>1109</u> 913	<u>1209</u> 993	<u>1305</u> 4070	<u>1397</u> 4145	3005
6020	<u>555</u> 458	<u>783</u> 647	<u>900</u> 744	<u>1008</u> 831	<u>1109</u> 914	<u>1209</u> 994	<u>1305</u> 4071	<u>1397</u> 4146	3010
6030	<u>556</u> 458	<u>784</u> 647	<u>902</u> 745	<u>1010</u> 832	<u>1111</u> 915	<u>1211</u> 995	<u>1308</u> 4072	<u>1399</u> 4147	3015
6040	<u>557</u> 458	<u>785</u> 648	<u>903</u> 745	<u>1012</u> 833	<u>1113</u> 916	<u>1213</u> 996	<u>1310</u> 4073	<u>1402</u> 4148	3020
6050	<u>557</u> 459	<u>785</u> 648	<u>903</u> 746	<u>1012</u> 833	<u>1113</u> 917	<u>1213</u> 997	<u>1310</u> 4074	<u>1402</u> 4149	3025
6060	<u>558</u> 459	<u>787</u> 649	<u>905</u> 747	<u>1013</u> 834	<u>1115</u> 917	<u>1215</u> 998	<u>1312</u> 4075	<u>1404</u> 4151	3030
6070	<u>558</u> 460	<u>787</u> 650	<u>905</u> 747	<u>1013</u> 835	<u>1115</u> 918	<u>1215</u> 999	<u>1312</u> 4076	<u>1404</u> 4152	3035
6080	<u>559</u> 460	<u>788</u> 650	<u>906</u> 748	<u>1015</u> 836	<u>1117</u> 919	<u>1217</u> 999	<u>1315</u> 4077	<u>1407</u> 4153	3040
6090	<u>559</u> 464	<u>788</u> 651	<u>906</u> 749	<u>1015</u> 836	<u>1117</u> 920	<u>1217</u> 4000	<u>1315</u> 4078	<u>1407</u> 4154	3045
6100	<u>560</u> 464	<u>790</u> 651	<u>908</u> 749	<u>1017</u> 837	<u>1119</u> 921	<u>1219</u> 4001	<u>1317</u> 4079	<u>1409</u> 4155	3050
6110	<u>561</u> 464	<u>791</u> 652	<u>910</u> 750	<u>1019</u> 838	<u>1121</u> 922	<u>1222</u> 4002	<u>1319</u> 4080	<u>1412</u> 4156	3055
6120	<u>561</u> 462	<u>791</u> 653	<u>910</u> 751	<u>1019</u> 839	<u>1121</u> 922	<u>1222</u> 4003	<u>1319</u> 4081	<u>1412</u> 4157	3060
6130	<u>562</u> 462	<u>792</u> 653	<u>911</u> 751	<u>1021</u> 839	<u>1123</u> 923	<u>1224</u> 4004	<u>1322</u> 4082	<u>1414</u> 4158	3065
6140	<u>562</u> 463	<u>792</u> 654	<u>911</u> 752	<u>1021</u> 840	<u>1123</u> 924	<u>1224</u> 4005	<u>1322</u> 4083	<u>1414</u> 4159	3070
6150	<u>563</u> 463	<u>794</u> 654	<u>913</u> 753	<u>1022</u> 841	<u>1125</u> 925	<u>1226</u> 4006	<u>1324</u> 4084	<u>1417</u> 4160	3075
6160	<u>563</u> 464	<u>794</u> 655	<u>913</u> 753	<u>1022</u> 842	<u>1125</u> 926	<u>1226</u> 4007	<u>1324</u> 4085	<u>1417</u> 4161	3080
6170	<u>564</u> 464	<u>795</u> 656	<u>915</u> 754	<u>1024</u> 842	<u>1127</u> 927	<u>1228</u> 4008	<u>1326</u> 4086	<u>1419</u> 4162	3085
6180	<u>565</u> 464	<u>797</u> 656	<u>916</u> 755	<u>1026</u> 843	<u>1129</u> 927	<u>1230</u> 4008	<u>1329</u> 4087	<u>1422</u> 4163	3090
6190	<u>565</u> 465	<u>797</u> 657	<u>916</u> 755	<u>1026</u> 844	<u>1129</u> 928	<u>1230</u> 4009	<u>1329</u> 4088	<u>1422</u> 4164	3095
6200	<u>566</u> 465	<u>798</u> 657	<u>918</u> 756	<u>1028</u> 845	<u>1131</u> 929	<u>1232</u> 4010	<u>1331</u> 4089	<u>1424</u> 4165	3100
6210	<u>566</u> 466	<u>798</u> 658	<u>918</u> 757	<u>1028</u> 845	<u>1131</u> 930	<u>1232</u> 4011	<u>1331</u> 4090	<u>1424</u> 4166	3105
6220	<u>567</u> 466	<u>799</u> 658	<u>919</u> 757	<u>1030</u> 846	<u>1133</u> 931	<u>1235</u> 4012	<u>1333</u> 4091	<u>1427</u> 4167	3110
6230	<u>568</u> 467	<u>801</u> 659	<u>921</u> 758	<u>1032</u> 847	<u>1135</u> 931	<u>1237</u> 4013	<u>1336</u> 4092	<u>1429</u> 4168	3115
6240	<u>568</u> 467	<u>801</u> 660	<u>921</u> 759	<u>1032</u> 848	<u>1135</u> 932	<u>1237</u> 4014	<u>1336</u> 4093	<u>1429</u> 4169	3120

Guideline Schedules for Weekly Support Payments

Combined Weekly Adjusted Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children	Seven Children	Eight Children	Maximum Spouse and Child (50%)
6250	<u>569</u> 468	<u>802</u> 660	<u>923</u> 759	<u>1033</u> 848	<u>1137</u> 933	<u>1239</u> 4015	<u>1338</u> 4094	<u>1432</u> 4170	3125
6260	<u>569</u> 468	<u>802</u> 661	<u>923</u> 760	<u>1033</u> 849	<u>1137</u> 934	<u>1239</u> 4016	<u>1338</u> 4095	<u>1432</u> 4171	3130
6270	<u>570</u> 468	<u>804</u> 661	<u>924</u> 761	<u>1035</u> 850	<u>1139</u> 935	<u>1241</u> 4017	<u>1340</u> 4096	<u>1434</u> 4172	3135
6280	<u>571</u> 469	<u>805</u> 662	<u>926</u> 761	<u>1037</u> 851	<u>1141</u> 936	<u>1243</u> 4017	<u>1343</u> 4097	<u>1437</u> 4173	3140
6290	<u>571</u> 469	<u>805</u> 663	<u>926</u> 762	<u>1037</u> 851	<u>1141</u> 936	<u>1243</u> 4018	<u>1343</u> 4098	<u>1437</u> 4174	3145
6300	<u>572</u> 470	<u>807</u> 663	<u>927</u> 763	<u>1039</u> 852	<u>1143</u> 937	<u>1246</u> 4019	<u>1345</u> 4098	<u>1439</u> 4175	3150
6310	<u>572</u> 470	<u>807</u> 664	<u>927</u> 763	<u>1039</u> 853	<u>1143</u> 938	<u>1246</u> 4020	<u>1345</u> 4099	<u>1439</u> 4176	3155
6320	<u>573</u> 471	<u>808</u> 664	<u>929</u> 764	<u>1041</u> 854	<u>1145</u> 939	<u>1248</u> 4021	<u>1348</u> 4100	<u>1442</u> 4177	3160
6330	<u>574</u> 471	<u>809</u> 665	<u>931</u> 765	<u>1042</u> 854	<u>1147</u> 940	<u>1250</u> 4022	<u>1350</u> 4101	<u>1444</u> 4178	3165
6340	<u>574</u> 471	<u>809</u> 666	<u>931</u> 765	<u>1042</u> 855	<u>1147</u> 941	<u>1250</u> 4023	<u>1350</u> 4102	<u>1444</u> 4179	3170
6350	<u>575</u> 472	<u>811</u> 666	<u>932</u> 766	<u>1044</u> 856	<u>1149</u> 941	<u>1252</u> 4024	<u>1352</u> 4103	<u>1447</u> 4181	3175
6360	<u>575</u> 472	<u>811</u> 667	<u>932</u> 767	<u>1044</u> 857	<u>1149</u> 942	<u>1252</u> 4025	<u>1352</u> 4104	<u>1447</u> 4182	3180
6370	<u>576</u> 473	<u>812</u> 667	<u>934</u> 767	<u>1046</u> 857	<u>1151</u> 943	<u>1254</u> 4025	<u>1355</u> 4105	<u>1449</u> 4183	3185
6380	<u>577</u> 473	<u>814</u> 668	<u>936</u> 768	<u>1048</u> 858	<u>1153</u> 944	<u>1256</u> 4026	<u>1357</u> 4106	<u>1452</u> 4184	3190
6390	<u>577</u> 474	<u>814</u> 669	<u>936</u> 769	<u>1048</u> 859	<u>1153</u> 945	<u>1256</u> 4027	<u>1357</u> 4107	<u>1452</u> 4185	3195
6400	<u>578</u> 474	<u>815</u> 669	<u>937</u> 769	<u>1050</u> 860	<u>1155</u> 945	<u>1259</u> 4028	<u>1359</u> 4108	<u>1454</u> 4186	3200
6410	<u>578</u> 474	<u>815</u> 670	<u>937</u> 770	<u>1050</u> 860	<u>1155</u> 946	<u>1259</u> 4029	<u>1359</u> 4109	<u>1454</u> 4187	3205
6420	<u>579</u> 475	<u>816</u> 670	<u>939</u> 771	<u>1052</u> 861	<u>1157</u> 947	<u>1261</u> 4030	<u>1362</u> 4110	<u>1457</u> 4188	3210
6430	<u>580</u> 475	<u>818</u> 671	<u>940</u> 772	<u>1053</u> 862	<u>1159</u> 948	<u>1263</u> 4031	<u>1364</u> 4111	<u>1459</u> 4189	3215
6440	<u>580</u> 476	<u>818</u> 672	<u>940</u> 772	<u>1053</u> 863	<u>1159</u> 949	<u>1263</u> 4032	<u>1364</u> 4112	<u>1459</u> 4190	3220
6450	<u>581</u> 476	<u>819</u> 672	<u>942</u> 773	<u>1055</u> 863	<u>1161</u> 950	<u>1265</u> 4033	<u>1366</u> 4113	<u>1462</u> 4191	3225
6460	<u>581</u> 477	<u>819</u> 673	<u>942</u> 774	<u>1055</u> 864	<u>1161</u> 950	<u>1265</u> 4034	<u>1366</u> 4114	<u>1462</u> 4192	3230
6470	<u>582</u> 477	<u>821</u> 673	<u>944</u> 774	<u>1057</u> 865	<u>1163</u> 951	<u>1267</u> 4034	<u>1369</u> 4115	<u>1464</u> 4193	3235
6480	<u>583</u> 477	<u>822</u> 674	<u>945</u> 775	<u>1059</u> 866	<u>1165</u> 952	<u>1269</u> 4035	<u>1371</u> 4116	<u>1467</u> 4194	3240
6490	<u>583</u> 478	<u>822</u> 675	<u>945</u> 776	<u>1059</u> 866	<u>1165</u> 953	<u>1269</u> 4036	<u>1371</u> 4117	<u>1467</u> 4195	3245
6500	<u>584</u> 478	<u>823</u> 675	<u>947</u> 776	<u>1061</u> 867	<u>1167</u> 954	<u>1272</u> 4037	<u>1373</u> 4118	<u>1470</u> 4196	3250
6510	<u>584</u> 479	<u>823</u> 676	<u>947</u> 777	<u>1061</u> 868	<u>1167</u> 955	<u>1272</u> 4038	<u>1373</u> 4119	<u>1470</u> 4197	3255
6520	<u>585</u> 479	<u>825</u> 676	<u>949</u> 778	<u>1062</u> 869	<u>1169</u> 955	<u>1274</u> 4039	<u>1376</u> 4120	<u>1472</u> 4198	3260
6530	<u>586</u> 480	<u>826</u> 677	<u>950</u> 778	<u>1064</u> 869	<u>1171</u> 956	<u>1276</u> 4040	<u>1378</u> 4121	<u>1475</u> 4199	3265
6540	<u>586</u> 480	<u>826</u> 678	<u>950</u> 779	<u>1064</u> 870	<u>1171</u> 957	<u>1276</u> 4041	<u>1378</u> 4122	<u>1475</u> 4200	3270
6550	<u>587</u> 481	<u>828</u> 678	<u>952</u> 780	<u>1066</u> 871	<u>1173</u> 958	<u>1278</u> 4042	<u>1380</u> 4123	<u>1477</u> 4201	3275
6560	<u>587</u> 481	<u>828</u> 679	<u>952</u> 780	<u>1066</u> 872	<u>1173</u> 959	<u>1278</u> 4043	<u>1380</u> 4124	<u>1477</u> 4202	3280
6570	<u>588</u> 481	<u>829</u> 679	<u>953</u> 781	<u>1068</u> 872	<u>1175</u> 960	<u>1280</u> 4043	<u>1383</u> 4125	<u>1480</u> 4203	3285
6580	<u>589</u> 482	<u>830</u> 680	<u>955</u> 782	<u>1070</u> 873	<u>1177</u> 960	<u>1283</u> 4044	<u>1385</u> 4126	<u>1482</u> 4204	3290
6590	<u>589</u> 482	<u>830</u> 681	<u>955</u> 782	<u>1070</u> 874	<u>1177</u> 961	<u>1283</u> 4045	<u>1385</u> 4127	<u>1482</u> 4205	3295
6600	<u>590</u> 483	<u>832</u> 681	<u>957</u> 783	<u>1071</u> 875	<u>1179</u> 962	<u>1285</u> 4046	<u>1387</u> 4127	<u>1485</u> 4206	3300
6610	<u>590</u> 483	<u>832</u> 682	<u>957</u> 784	<u>1071</u> 875	<u>1179</u> 963	<u>1285</u> 4047	<u>1387</u> 4128	<u>1485</u> 4207	3305
6620	<u>591</u> 484	<u>833</u> 682	<u>958</u> 784	<u>1073</u> 876	<u>1181</u> 964	<u>1287</u> 4048	<u>1390</u> 4129	<u>1487</u> 4208	3310
6630	<u>592</u> 484	<u>835</u> 683	<u>960</u> 785	<u>1075</u> 877	<u>1183</u> 964	<u>1289</u> 4049	<u>1392</u> 4130	<u>1490</u> 4209	3315
6640	<u>592</u> 484	<u>835</u> 684	<u>960</u> 786	<u>1075</u> 878	<u>1183</u> 965	<u>1289</u> 4050	<u>1392</u> 4131	<u>1490</u> 4211	3320
6650	<u>593</u> 485	<u>836</u> 684	<u>962</u> 786	<u>1077</u> 878	<u>1185</u> 966	<u>1291</u> 4051	<u>1395</u> 4132	<u>1492</u> 4212	3325

Guideline Schedules for Weekly Support Payments

Combined Weekly Adjusted Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children	Seven Children	Eight Children	Maximum Spouse and Child (50%)
6660	<u>593</u> 485	<u>836</u> 685	<u>962</u> 787	<u>1077</u> 879	<u>1185</u> 967	<u>1291</u> 4052	<u>1395</u> 4133	<u>1492</u> 4213	3330
6670	<u>594</u> 486	<u>838</u> 685	<u>963</u> 788	<u>1079</u> 880	<u>1187</u> 968	<u>1293</u> 4052	<u>1397</u> 4134	<u>1495</u> 4214	3335
6680	<u>595</u> 486	<u>839</u> 686	<u>965</u> 788	<u>1081</u> 881	<u>1189</u> 969	<u>1296</u> 4053	<u>1399</u> 4135	<u>1497</u> 4215	3340
6690	<u>595</u> 487	<u>839</u> 687	<u>965</u> 789	<u>1081</u> 881	<u>1189</u> 969	<u>1296</u> 4054	<u>1399</u> 4136	<u>1497</u> 4216	3345
6700	<u>596</u> 487	<u>840</u> 687	<u>966</u> 790	<u>1082</u> 882	<u>1191</u> 970	<u>1298</u> 4055	<u>1402</u> 4137	<u>1500</u> 4217	3350
6710	<u>596</u> 487	<u>840</u> 688	<u>966</u> 790	<u>1082</u> 883	<u>1191</u> 971	<u>1298</u> 4056	<u>1402</u> 4138	<u>1500</u> 4218	3355
6720	<u>597</u> 488	<u>842</u> 688	<u>968</u> 791	<u>1084</u> 884	<u>1193</u> 972	<u>1300</u> 4057	<u>1404</u> 4139	<u>1502</u> 4219	3360
6730	<u>598</u> 488	<u>843</u> 689	<u>970</u> 792	<u>1086</u> 884	<u>1195</u> 973	<u>1302</u> 4058	<u>1406</u> 4140	<u>1505</u> 4220	3365
6740	<u>598</u> 489	<u>843</u> 690	<u>970</u> 792	<u>1086</u> 885	<u>1195</u> 974	<u>1302</u> 4059	<u>1406</u> 4141	<u>1505</u> 4221	3370
6750	<u>599</u> 489	<u>845</u> 690	<u>971</u> 793	<u>1088</u> 886	<u>1197</u> 974	<u>1304</u> 4060	<u>1409</u> 4142	<u>1507</u> 4222	3375
6760	<u>599</u> 490	<u>845</u> 691	<u>971</u> 794	<u>1088</u> 887	<u>1197</u> 975	<u>1304</u> 4060	<u>1409</u> 4143	<u>1507</u> 4223	3380
6770	<u>600</u> 490	<u>846</u> 691	<u>973</u> 794	<u>1090</u> 887	<u>1199</u> 976	<u>1306</u> 4061	<u>1411</u> 4144	<u>1510</u> 4224	3385
6780	<u>601</u> 490	<u>847</u> 692	<u>975</u> 795	<u>1091</u> 888	<u>1201</u> 977	<u>1309</u> 4062	<u>1413</u> 4145	<u>1512</u> 4225	3390
6790	<u>601</u> 491	<u>847</u> 693	<u>975</u> 796	<u>1091</u> 889	<u>1201</u> 978	<u>1309</u> 4063	<u>1413</u> 4146	<u>1512</u> 4226	3395
6800	<u>602</u> 491	<u>849</u> 693	<u>976</u> 796	<u>1093</u> 890	<u>1203</u> 978	<u>1311</u> 4064	<u>1416</u> 4147	<u>1515</u> 4227	3400
6810	<u>602</u> 492	<u>849</u> 694	<u>976</u> 798	<u>1093</u> 892	<u>1203</u> 980	<u>1311</u> 4066	<u>1416</u> 4149	<u>1515</u> 4229	<u>3405</u> 6810
6820	<u>603</u> 493	<u>850</u> 696	<u>978</u> 799	<u>1095</u> 894	<u>1205</u> 982	<u>1313</u> 4068	<u>1418</u> 4152	<u>1517</u> 4232	<u>3410</u> 6820
6830	<u>603</u> 494	<u>850</u> 697	<u>978</u> 801	<u>1095</u> 895	<u>1205</u> 984	<u>1313</u> 4070	<u>1418</u> 4154	<u>1517</u> 4234	<u>3415</u> 6830
6840	<u>604</u> 495	<u>852</u> 699	<u>979</u> 802	<u>1097</u> 897	<u>1207</u> 986	<u>1315</u> 4072	<u>1420</u> 4156	<u>1520</u> 4237	<u>3420</u> 6840
6850	<u>605</u> 496	<u>853</u> 700	<u>981</u> 804	<u>1099</u> 899	<u>1209</u> 988	<u>1317</u> 4075	<u>1423</u> 4158	<u>1522</u> 4239	<u>3425</u> 6850
6860	<u>605</u> 497	<u>853</u> 701	<u>981</u> 806	<u>1099</u> 901	<u>1209</u> 990	<u>1317</u> 4077	<u>1423</u> 4161	<u>1522</u> 4242	<u>3430</u> 6860
6870	<u>606</u> 498	<u>854</u> 703	<u>983</u> 807	<u>1101</u> 902	<u>1211</u> 992	<u>1320</u> 4079	<u>1425</u> 4163	<u>1525</u> 4244	<u>3435</u> 6870
6880	<u>606</u> 499	<u>854</u> 704	<u>983</u> 809	<u>1101</u> 904	<u>1211</u> 994	<u>1320</u> 4081	<u>1425</u> 4165	<u>1525</u> 4246	<u>3440</u> 6880
6890	<u>607</u> 500	<u>856</u> 706	<u>984</u> 810	<u>1102</u> 906	<u>1213</u> 996	<u>1322</u> 4083	<u>1427</u> 4167	<u>1527</u> 4249	<u>3445</u> 6890
6900	<u>608</u> 501	<u>857</u> 707	<u>986</u> 812	<u>1104</u> 908	<u>1215</u> 998	<u>1324</u> 4085	<u>1430</u> 4170	<u>1530</u> 4251	<u>3450</u> 6900
6910	<u>608</u> 502	<u>857</u> 708	<u>986</u> 814	<u>1104</u> 909	<u>1215</u> 999	<u>1324</u> 4087	<u>1430</u> 4172	<u>1530</u> 4254	<u>3455</u> 6910
6920	<u>609</u> 503	<u>859</u> 710	<u>987</u> 815	<u>1106</u> 911	<u>1217</u> 1001	<u>1326</u> 4089	<u>1432</u> 4174	<u>1532</u> 4256	<u>3460</u> 6920
6930	<u>609</u> 504	<u>859</u> 711	<u>987</u> 817	<u>1106</u> 913	<u>1217</u> 1003	<u>1326</u> 4091	<u>1432</u> 4177	<u>1532</u> 4259	<u>3465</u> 6930
6940	<u>610</u> 505	<u>860</u> 713	<u>989</u> 818	<u>1108</u> 915	<u>1219</u> 1005	<u>1328</u> 4093	<u>1435</u> 4179	<u>1535</u> 4261	<u>3470</u> 6940
6950	<u>611</u> 506	<u>862</u> 714	<u>991</u> 820	<u>1110</u> 916	<u>1221</u> 1007	<u>1330</u> 4096	<u>1437</u> 4181	<u>1537</u> 4263	<u>3475</u> 6950
6960	<u>611</u> 507	<u>862</u> 715	<u>991</u> 822	<u>1110</u> 918	<u>1221</u> 1009	<u>1330</u> 4098	<u>1437</u> 4183	<u>1537</u> 4266	<u>3480</u> 6960
6970	<u>612</u> 508	<u>863</u> 717	<u>992</u> 823	<u>1111</u> 920	<u>1223</u> 1011	<u>1333</u> 4100	<u>1439</u> 4186	<u>1540</u> 4268	<u>3485</u> 6970
6980	<u>612</u> 509	<u>863</u> 718	<u>992</u> 825	<u>1111</u> 922	<u>1223</u> 1013	<u>1333</u> 4102	<u>1439</u> 4188	<u>1540</u> 4271	<u>3490</u> 6980
6990	<u>613</u> 510	<u>864</u> 720	<u>994</u> 826	<u>1113</u> 923	<u>1225</u> 1015	<u>1335</u> 4104	<u>1442</u> 4190	<u>1542</u> 4273	<u>3495</u> 6990
7000	<u>614</u> 512	<u>866</u> 721	<u>996</u> 828	<u>1115</u> 925	<u>1227</u> 1017	<u>1337</u> 4106	<u>1444</u> 4193	<u>1545</u> 4276	<u>3500</u> 7000
7010	<u>614</u> 513	<u>866</u> 722	<u>996</u> 830	<u>1115</u> 927	<u>1227</u> 1019	<u>1337</u> 4108	<u>1444</u> 4195	<u>1545</u> 4278	<u>3505</u> 7010
7020	<u>615</u> 514	<u>867</u> 724	<u>997</u> 831	<u>1117</u> 929	<u>1229</u> 1021	<u>1339</u> 4110	<u>1446</u> 4197	<u>1548</u> 4280	<u>3510</u> 7020
7030	<u>615</u> 515	<u>867</u> 725	<u>997</u> 833	<u>1117</u> 930	<u>1229</u> 1023	<u>1339</u> 4112	<u>1446</u> 4199	<u>1548</u> 4283	<u>3515</u> 7030
7040	<u>616</u> 516	<u>869</u> 727	<u>999</u> 834	<u>1119</u> 932	<u>1231</u> 1025	<u>1341</u> 4114	<u>1449</u> 4202	<u>1550</u> 4285	<u>3520</u> 7040
7050	<u>617</u> 517	<u>870</u> 728	<u>1000</u> 836	<u>1121</u> 934	<u>1233</u> 1027	<u>1344</u> 4117	<u>1451</u> 4204	<u>1553</u> 4288	<u>3525</u> 7050
7060	<u>617</u> 518	<u>870</u> 729	<u>1000</u> 838	<u>1121</u> 936	<u>1233</u> 1029	<u>1344</u> 4119	<u>1451</u> 4206	<u>1553</u> 4290	<u>3530</u> 7060

Guideline Schedules for Weekly Support Payments

Combined Weekly Adjusted Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children	Seven Children	Eight Children	Maximum Spouse and Child (50%)
7070	<u>618</u> 519	<u>871</u> 731	<u>1002</u> 839	<u>1122</u> 937	<u>1235</u> 1031	<u>1346</u> 1121	<u>1453</u> 1208	<u>1555</u> 1292	<u>3535</u> 7070
7080	<u>618</u> 520	<u>871</u> 732	<u>1002</u> 841	<u>1122</u> 939	<u>1235</u> 1033	<u>1346</u> 1123	<u>1453</u> 1211	<u>1555</u> 1295	<u>3540</u> 7080
7090	<u>619</u> 524	<u>873</u> 734	<u>1004</u> 842	<u>1124</u> 941	<u>1237</u> 1035	<u>1348</u> 1125	<u>1456</u> 1213	<u>1558</u> 1297	<u>3545</u> 7090
7100	<u>620</u> 522	<u>874</u> 735	<u>1005</u> 844	<u>1126</u> 943	<u>1239</u> 1037	<u>1350</u> 1127	<u>1458</u> 1215	<u>1560</u> 1300	<u>3550</u> 7100
7110	<u>620</u> 523	<u>874</u> 736	<u>1005</u> 846	<u>1126</u> 944	<u>1239</u> 1038	<u>1350</u> 1129	<u>1458</u> 1218	<u>1560</u> 1302	<u>3555</u> 7110
7120	<u>621</u> 524	<u>876</u> 738	<u>1007</u> 847	<u>1128</u> 946	<u>1241</u> 1040	<u>1352</u> 1131	<u>1460</u> 1220	<u>1563</u> 1305	<u>3560</u> 7120
7130	<u>621</u> 525	<u>876</u> 739	<u>1007</u> 849	<u>1128</u> 948	<u>1241</u> 1042	<u>1352</u> 1133	<u>1460</u> 1222	<u>1563</u> 1307	<u>3565</u> 7130
7140	<u>622</u> 526	<u>877</u> 741	<u>1009</u> 850	<u>1130</u> 950	<u>1243</u> 1044	<u>1354</u> 1135	<u>1463</u> 1224	<u>1565</u> 1309	<u>3570</u> 7140
7150	<u>623</u> 527	<u>878</u> 742	<u>1010</u> 852	<u>1131</u> 951	<u>1245</u> 1046	<u>1357</u> 1138	<u>1465</u> 1227	<u>1568</u> 1312	<u>3575</u> 7150
7160	<u>623</u> 528	<u>878</u> 743	<u>1010</u> 854	<u>1131</u> 953	<u>1245</u> 1048	<u>1357</u> 1140	<u>1465</u> 1229	<u>1568</u> 1314	<u>3580</u> 7160
7170	<u>624</u> 529	<u>880</u> 745	<u>1012</u> 855	<u>1133</u> 955	<u>1247</u> 1050	<u>1359</u> 1142	<u>1467</u> 1231	<u>1570</u> 1317	<u>3585</u> 7170
7180	<u>624</u> 530	<u>880</u> 746	<u>1012</u> 857	<u>1133</u> 957	<u>1247</u> 1052	<u>1359</u> 1144	<u>1467</u> 1233	<u>1570</u> 1319	<u>3590</u> 7180
7190	<u>625</u> 531	<u>881</u> 748	<u>1013</u> 858	<u>1135</u> 958	<u>1249</u> 1054	<u>1361</u> 1146	<u>1470</u> 1236	<u>1573</u> 1322	<u>3595</u> 7190
7200	<u>626</u> 532	<u>883</u> 749	<u>1015</u> 860	<u>1137</u> 960	<u>1251</u> 1056	<u>1363</u> 1148	<u>1472</u> 1238	<u>1575</u> 1324	3600
7210	<u>626</u> 532	<u>883</u> 750	<u>1015</u> 861	<u>1137</u> 961	<u>1251</u> 1057	<u>1363</u> 1150	<u>1472</u> 1239	<u>1575</u> 1326	3605
7220	<u>627</u> 533	<u>884</u> 751	<u>1017</u> 862	<u>1139</u> 962	<u>1253</u> 1059	<u>1365</u> 1151	<u>1475</u> 1241	<u>1578</u> 1328	3610
7230	<u>627</u> 534	<u>884</u> 752	<u>1017</u> 863	<u>1139</u> 964	<u>1253</u> 1060	<u>1365</u> 1153	<u>1475</u> 1242	<u>1578</u> 1329	3615
7240	<u>628</u> 534	<u>885</u> 753	<u>1018</u> 864	<u>1140</u> 965	<u>1255</u> 1061	<u>1367</u> 1154	<u>1477</u> 1244	<u>1580</u> 1331	3620
7250	<u>629</u> 535	<u>887</u> 754	<u>1020</u> 865	<u>1142</u> 966	<u>1257</u> 1063	<u>1370</u> 1156	<u>1479</u> 1246	<u>1583</u> 1333	3625
7260	<u>629</u> 536	<u>887</u> 755	<u>1020</u> 866	<u>1142</u> 967	<u>1257</u> 1064	<u>1370</u> 1157	<u>1479</u> 1247	<u>1583</u> 1334	3630
7270	<u>630</u> 536	<u>888</u> 756	<u>1022</u> 867	<u>1144</u> 968	<u>1259</u> 1065	<u>1372</u> 1159	<u>1482</u> 1249	<u>1585</u> 1336	3635
7280	<u>630</u> 537	<u>888</u> 757	<u>1022</u> 868	<u>1144</u> 970	<u>1259</u> 1067	<u>1372</u> 1160	<u>1482</u> 1250	<u>1585</u> 1338	3640
7290	<u>631</u> 538	<u>890</u> 758	<u>1023</u> 869	<u>1146</u> 971	<u>1261</u> 1068	<u>1374</u> 1161	<u>1484</u> 1252	<u>1588</u> 1339	3645
7300	<u>632</u> 538	<u>891</u> 758	<u>1025</u> 870	<u>1148</u> 972	<u>1263</u> 1069	<u>1376</u> 1163	<u>1486</u> 1253	<u>1590</u> 1341	3650
7310	<u>632</u> 539	<u>891</u> 759	<u>1025</u> 871	<u>1148</u> 973	<u>1263</u> 1071	<u>1376</u> 1164	<u>1486</u> 1255	<u>1590</u> 1343	3655
7320	<u>633</u> 540	<u>893</u> 760	<u>1026</u> 872	<u>1150</u> 974	<u>1265</u> 1072	<u>1378</u> 1166	<u>1489</u> 1256	<u>1593</u> 1344	3660
7330	<u>633</u> 540	<u>893</u> 761	<u>1026</u> 873	<u>1150</u> 976	<u>1265</u> 1073	<u>1378</u> 1167	<u>1489</u> 1258	<u>1593</u> 1346	3665
7340	<u>634</u> 541	<u>894</u> 762	<u>1028</u> 875	<u>1151</u> 977	<u>1267</u> 1075	<u>1381</u> 1169	<u>1491</u> 1259	<u>1595</u> 1348	3670
7350	<u>635</u> 542	<u>895</u> 763	<u>1030</u> 876	<u>1153</u> 978	<u>1269</u> 1076	<u>1383</u> 1170	<u>1493</u> 1261	<u>1598</u> 1349	3675
7360	<u>635</u> 542	<u>895</u> 764	<u>1030</u> 877	<u>1153</u> 979	<u>1269</u> 1077	<u>1383</u> 1171	<u>1493</u> 1262	<u>1598</u> 1351	3680
7370	<u>636</u> 543	<u>897</u> 765	<u>1031</u> 878	<u>1155</u> 980	<u>1271</u> 1078	<u>1385</u> 1173	<u>1496</u> 1264	<u>1600</u> 1352	3685
7380	<u>636</u> 544	<u>897</u> 766	<u>1031</u> 879	<u>1155</u> 982	<u>1271</u> 1080	<u>1385</u> 1174	<u>1496</u> 1266	<u>1600</u> 1354	3690
7390	<u>637</u> 544	<u>898</u> 767	<u>1033</u> 880	<u>1157</u> 983	<u>1273</u> 1081	<u>1387</u> 1176	<u>1498</u> 1267	<u>1603</u> 1356	3695
7400	<u>638</u> 545	<u>900</u> 768	<u>1035</u> 881	<u>1159</u> 984	<u>1275</u> 1082	<u>1389</u> 1177	<u>1500</u> 1269	<u>1605</u> 1357	3700
7410	<u>638</u> 546	<u>900</u> 769	<u>1035</u> 882	<u>1159</u> 985	<u>1275</u> 1084	<u>1389</u> 1179	<u>1500</u> 1270	<u>1605</u> 1359	3705
7420	<u>639</u> 546	<u>901</u> 770	<u>1036</u> 883	<u>1160</u> 986	<u>1277</u> 1085	<u>1391</u> 1180	<u>1503</u> 1272	<u>1608</u> 1361	3710
7430	<u>639</u> 547	<u>901</u> 771	<u>1036</u> 884	<u>1160</u> 988	<u>1277</u> 1086	<u>1391</u> 1181	<u>1503</u> 1273	<u>1608</u> 1362	3715
7440	<u>640</u> 548	<u>902</u> 772	<u>1038</u> 885	<u>1162</u> 989	<u>1279</u> 1088	<u>1394</u> 1183	<u>1505</u> 1275	<u>1610</u> 1364	3720
7450	<u>641</u> 548	<u>904</u> 772	<u>1039</u> 886	<u>1164</u> 990	<u>1281</u> 1089	<u>1396</u> 1184	<u>1507</u> 1276	<u>1613</u> 1366	3725
7460	<u>641</u> 549	<u>904</u> 773	<u>1039</u> 887	<u>1164</u> 991	<u>1281</u> 1090	<u>1396</u> 1186	<u>1507</u> 1278	<u>1613</u> 1367	3730
7470	<u>642</u> 550	<u>905</u> 774	<u>1041</u> 888	<u>1166</u> 992	<u>1283</u> 1092	<u>1398</u> 1187	<u>1510</u> 1279	<u>1615</u> 1369	3735

Guideline Schedules for Weekly Support Payments

Combined Weekly Adjusted Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children	Seven Children	Eight Children	Maximum Spouse and Child (50%)
7480	<u>642</u> 550	<u>905</u> 775	<u>1041</u> 890	<u>1166</u> 994	<u>1283</u> 1093	<u>1398</u> 1189	<u>1510</u> 1284	<u>1615</u> 1374	3740
7490	<u>643</u> 554	<u>907</u> 776	<u>1043</u> 894	<u>1168</u> 995	<u>1285</u> 1094	<u>1400</u> 1190	<u>1512</u> 1283	<u>1618</u> 1372	3745
7500	<u>644</u> 552	<u>908</u> 777	<u>1044</u> 892	<u>1170</u> 996	<u>1287</u> 1096	<u>1402</u> 1194	<u>1514</u> 1284	<u>1620</u> 1374	3750
7510	<u>644</u> 552	<u>908</u> 778	<u>1044</u> 893	<u>1170</u> 997	<u>1287</u> 1097	<u>1402</u> 1193	<u>1514</u> 1286	<u>1620</u> 1376	3755
7520	<u>645</u> 553	<u>909</u> 779	<u>1046</u> 894	<u>1171</u> 998	<u>1289</u> 1098	<u>1404</u> 1194	<u>1517</u> 1287	<u>1623</u> 1377	3760
7530	<u>645</u> 554	<u>909</u> 780	<u>1046</u> 895	<u>1171</u> 1000	<u>1289</u> 1100	<u>1404</u> 1196	<u>1517</u> 1289	<u>1623</u> 1379	3765
7540	<u>646</u> 554	<u>911</u> 781	<u>1047</u> 896	<u>1173</u> 1001	<u>1291</u> 1101	<u>1407</u> 1197	<u>1519</u> 1290	<u>1626</u> 1381	3770
7550	<u>647</u> 555	<u>912</u> 782	<u>1049</u> 897	<u>1175</u> 1002	<u>1293</u> 1102	<u>1409</u> 1199	<u>1522</u> 1292	<u>1628</u> 1382	3775
7560	<u>647</u> 556	<u>912</u> 783	<u>1049</u> 898	<u>1175</u> 1003	<u>1293</u> 1104	<u>1409</u> 1200	<u>1522</u> 1293	<u>1628</u> 1384	3780
7570	<u>648</u> 556	<u>914</u> 784	<u>1051</u> 899	<u>1177</u> 1004	<u>1295</u> 1105	<u>1411</u> 1201	<u>1524</u> 1295	<u>1631</u> 1386	3785
7580	<u>648</u> 557	<u>914</u> 785	<u>1051</u> 900	<u>1177</u> 1006	<u>1295</u> 1106	<u>1411</u> 1203	<u>1524</u> 1296	<u>1631</u> 1387	3790
7590	<u>649</u> 558	<u>915</u> 786	<u>1052</u> 904	<u>1179</u> 1007	<u>1296</u> 1107	<u>1413</u> 1204	<u>1526</u> 1298	<u>1633</u> 1389	3795
7600	<u>650</u> 558	<u>917</u> 786	<u>1054</u> 902	<u>1180</u> 1008	<u>1298</u> 1109	<u>1415</u> 1206	<u>1529</u> 1300	<u>1636</u> 1390	3800
7610	<u>650</u> 559	<u>917</u> 787	<u>1054</u> 903	<u>1180</u> 1009	<u>1298</u> 1110	<u>1415</u> 1207	<u>1529</u> 1301	<u>1636</u> 1392	3805
7620	<u>651</u> 560	<u>918</u> 788	<u>1056</u> 905	<u>1182</u> 1010	<u>1300</u> 1114	<u>1418</u> 1209	<u>1531</u> 1303	<u>1638</u> 1394	3810
7630	<u>651</u> 560	<u>918</u> 789	<u>1056</u> 906	<u>1182</u> 1012	<u>1300</u> 1113	<u>1418</u> 1210	<u>1531</u> 1304	<u>1638</u> 1395	3815
7640	<u>652</u> 564	<u>919</u> 790	<u>1057</u> 907	<u>1184</u> 1013	<u>1302</u> 1114	<u>1420</u> 1214	<u>1533</u> 1306	<u>1641</u> 1397	3820
7650	<u>653</u> 562	<u>921</u> 794	<u>1059</u> 908	<u>1186</u> 1014	<u>1304</u> 1115	<u>1422</u> 1213	<u>1536</u> 1307	<u>1643</u> 1399	3825
7660	<u>653</u> 562	<u>921</u> 792	<u>1059</u> 909	<u>1186</u> 1015	<u>1304</u> 1117	<u>1422</u> 1214	<u>1536</u> 1309	<u>1643</u> 1400	3830
7670	<u>654</u> 563	<u>922</u> 793	<u>1060</u> 910	<u>1188</u> 1016	<u>1306</u> 1118	<u>1424</u> 1216	<u>1538</u> 1310	<u>1646</u> 1402	3835
7680	<u>654</u> 564	<u>922</u> 794	<u>1060</u> 914	<u>1188</u> 1018	<u>1306</u> 1119	<u>1424</u> 1217	<u>1538</u> 1312	<u>1646</u> 1404	3840
7690	<u>655</u> 564	<u>924</u> 795	<u>1062</u> 912	<u>1190</u> 1019	<u>1308</u> 1121	<u>1426</u> 1219	<u>1540</u> 1313	<u>1648</u> 1405	3845
7700	<u>656</u> 565	<u>925</u> 796	<u>1064</u> 913	<u>1191</u> 1020	<u>1310</u> 1122	<u>1428</u> 1220	<u>1543</u> 1315	<u>1651</u> 1407	3850
7710	<u>656</u> 566	<u>925</u> 797	<u>1064</u> 914	<u>1191</u> 1021	<u>1310</u> 1123	<u>1428</u> 1222	<u>1543</u> 1317	<u>1651</u> 1409	3855
7720	<u>657</u> 566	<u>926</u> 798	<u>1065</u> 915	<u>1193</u> 1022	<u>1312</u> 1125	<u>1431</u> 1223	<u>1545</u> 1318	<u>1653</u> 1410	3860
7730	<u>657</u> 567	<u>926</u> 799	<u>1065</u> 916	<u>1193</u> 1024	<u>1312</u> 1126	<u>1431</u> 1224	<u>1545</u> 1320	<u>1653</u> 1412	3865
7740	<u>658</u> 567	<u>928</u> 800	<u>1067</u> 917	<u>1195</u> 1025	<u>1314</u> 1127	<u>1433</u> 1226	<u>1547</u> 1321	<u>1656</u> 1414	3870
7750	<u>658</u> 568	<u>928</u> 800	<u>1067</u> 918	<u>1195</u> 1026	<u>1314</u> 1129	<u>1433</u> 1227	<u>1547</u> 1323	<u>1656</u> 1415	3875
7760	<u>659</u> 569	<u>929</u> 804	<u>1069</u> 920	<u>1197</u> 1027	<u>1316</u> 1130	<u>1435</u> 1229	<u>1550</u> 1324	<u>1658</u> 1417	3880
7770	<u>660</u> 569	<u>931</u> 802	<u>1070</u> 924	<u>1199</u> 1028	<u>1318</u> 1131	<u>1437</u> 1230	<u>1552</u> 1326	<u>1661</u> 1419	3885
7780	<u>660</u> 570	<u>931</u> 803	<u>1070</u> 922	<u>1199</u> 1030	<u>1318</u> 1132	<u>1437</u> 1232	<u>1552</u> 1327	<u>1661</u> 1420	3890
7790	<u>661</u> 574	<u>932</u> 804	<u>1072</u> 923	<u>1200</u> 1031	<u>1320</u> 1134	<u>1439</u> 1233	<u>1554</u> 1329	<u>1663</u> 1422	3895
7800	<u>661</u> 574	<u>932</u> 805	<u>1072</u> 924	<u>1200</u> 1032	<u>1320</u> 1135	<u>1439</u> 1234	<u>1554</u> 1330	<u>1663</u> 1423	3900
7810	<u>662</u> 572	<u>933</u> 806	<u>1073</u> 925	<u>1202</u> 1033	<u>1322</u> 1136	<u>1441</u> 1236	<u>1557</u> 1332	<u>1666</u> 1425	3905
7820	<u>663</u> 573	<u>935</u> 807	<u>1075</u> 926	<u>1204</u> 1034	<u>1324</u> 1138	<u>1444</u> 1237	<u>1559</u> 1333	<u>1668</u> 1427	3910
7830	<u>663</u> 573	<u>935</u> 808	<u>1075</u> 927	<u>1204</u> 1035	<u>1324</u> 1139	<u>1444</u> 1238	<u>1559</u> 1335	<u>1668</u> 1428	3915
7840	<u>664</u> 574	<u>936</u> 809	<u>1077</u> 928	<u>1206</u> 1036	<u>1326</u> 1140	<u>1446</u> 1240	<u>1562</u> 1336	<u>1671</u> 1430	3920
7850	<u>664</u> 575	<u>936</u> 810	<u>1077</u> 929	<u>1206</u> 1038	<u>1326</u> 1144	<u>1446</u> 1244	<u>1562</u> 1338	<u>1671</u> 1434	3925
7860	<u>665</u> 575	<u>938</u> 814	<u>1078</u> 930	<u>1208</u> 1039	<u>1328</u> 1143	<u>1448</u> 1243	<u>1564</u> 1339	<u>1673</u> 1433	3930
7870	<u>666</u> 576	<u>939</u> 814	<u>1080</u> 934	<u>1210</u> 1040	<u>1330</u> 1144	<u>1450</u> 1244	<u>1566</u> 1341	<u>1676</u> 1435	3935
7880	<u>666</u> 577	<u>939</u> 812	<u>1080</u> 932	<u>1210</u> 1044	<u>1330</u> 1145	<u>1450</u> 1245	<u>1566</u> 1342	<u>1676</u> 1436	3940

Guideline Schedules for Weekly Support Payments

Combined Weekly Adjusted Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children	Seven Children	Eight Children	Maximum Spouse and Child (50%)
7890	<u>667</u> 577	<u>940</u> 813	<u>1082</u> 933	<u>1211</u> 1042	<u>1332</u> 1147	<u>1452</u> 1247	<u>1569</u> 1344	<u>1678</u> 1438	3945
7900	<u>667</u> 578	<u>940</u> 814	<u>1082</u> 934	<u>1211</u> 1043	<u>1332</u> 1148	<u>1452</u> 1248	<u>1569</u> 1345	<u>1678</u> 1439	3950
7910	<u>668</u> 578	<u>942</u> 815	<u>1083</u> 935	<u>1213</u> 1045	<u>1334</u> 1149	<u>1455</u> 1250	<u>1571</u> 1347	<u>1681</u> 1441	3955
7920	<u>669</u> 579	<u>943</u> 816	<u>1085</u> 936	<u>1215</u> 1046	<u>1336</u> 1150	<u>1457</u> 1251	<u>1573</u> 1348	<u>1683</u> 1443	3960
7930	<u>669</u> 580	<u>943</u> 817	<u>1085</u> 937	<u>1215</u> 1047	<u>1336</u> 1152	<u>1457</u> 1252	<u>1573</u> 1350	<u>1683</u> 1444	3965
7940	<u>670</u> 580	<u>945</u> 818	<u>1086</u> 938	<u>1217</u> 1048	<u>1338</u> 1153	<u>1459</u> 1254	<u>1576</u> 1351	<u>1686</u> 1446	3970
7950	<u>670</u> 581	<u>945</u> 819	<u>1086</u> 939	<u>1217</u> 1049	<u>1338</u> 1154	<u>1459</u> 1255	<u>1576</u> 1353	<u>1686</u> 1447	3975
7960	<u>671</u> 582	<u>946</u> 820	<u>1088</u> 940	<u>1219</u> 1050	<u>1340</u> 1155	<u>1461</u> 1256	<u>1578</u> 1354	<u>1688</u> 1449	3980
7970	<u>672</u> 582	<u>948</u> 820	<u>1090</u> 941	<u>1220</u> 1052	<u>1342</u> 1157	<u>1463</u> 1258	<u>1580</u> 1356	<u>1691</u> 1451	3985
7980	<u>672</u> 583	<u>948</u> 821	<u>1090</u> 942	<u>1220</u> 1053	<u>1342</u> 1158	<u>1463</u> 1259	<u>1580</u> 1357	<u>1691</u> 1452	3990
7990	<u>673</u> 584	<u>949</u> 822	<u>1091</u> 943	<u>1222</u> 1054	<u>1344</u> 1159	<u>1465</u> 1261	<u>1583</u> 1359	<u>1693</u> 1454	3995
8000	<u>673</u> 584	<u>949</u> 823	<u>1091</u> 945	<u>1222</u> 1055	<u>1344</u> 1161	<u>1465</u> 1262	<u>1583</u> 1360	<u>1693</u> 1455	4000
8010	<u>674</u> 585	<u>950</u> 824	<u>1093</u> 946	<u>1224</u> 1056	<u>1346</u> 1162	<u>1468</u> 1263	<u>1585</u> 1362	<u>1696</u> 1457	4005
8020	<u>675</u> 586	<u>952</u> 825	<u>1095</u> 947	<u>1226</u> 1057	<u>1348</u> 1163	<u>1470</u> 1265	<u>1587</u> 1363	<u>1698</u> 1459	4010
8030	<u>675</u> 586	<u>952</u> 826	<u>1095</u> 948	<u>1226</u> 1058	<u>1348</u> 1164	<u>1470</u> 1266	<u>1587</u> 1365	<u>1698</u> 1460	4015
8040	<u>676</u> 587	<u>953</u> 827	<u>1096</u> 949	<u>1228</u> 1060	<u>1350</u> 1166	<u>1472</u> 1268	<u>1590</u> 1366	<u>1701</u> 1462	4020
8050	<u>676</u> 587	<u>953</u> 828	<u>1096</u> 950	<u>1228</u> 1061	<u>1350</u> 1167	<u>1472</u> 1269	<u>1590</u> 1368	<u>1701</u> 1463	4025
8060	<u>677</u> 588	<u>955</u> 829	<u>1098</u> 951	<u>1229</u> 1062	<u>1352</u> 1168	<u>1474</u> 1270	<u>1592</u> 1369	<u>1704</u> 1465	4030
8070	<u>678</u> 589	<u>956</u> 830	<u>1099</u> 952	<u>1231</u> 1063	<u>1354</u> 1169	<u>1476</u> 1272	<u>1594</u> 1371	<u>1706</u> 1467	4035
8080	<u>678</u> 589	<u>956</u> 830	<u>1099</u> 953	<u>1231</u> 1064	<u>1354</u> 1171	<u>1476</u> 1273	<u>1594</u> 1372	<u>1706</u> 1468	4040
8090	<u>679</u> 590	<u>957</u> 831	<u>1101</u> 954	<u>1233</u> 1065	<u>1356</u> 1172	<u>1479</u> 1275	<u>1597</u> 1374	<u>1709</u> 1470	4045
8100	<u>679</u> 591	<u>957</u> 832	<u>1101</u> 955	<u>1233</u> 1067	<u>1356</u> 1173	<u>1479</u> 1276	<u>1597</u> 1375	<u>1709</u> 1471	4050
8110	<u>680</u> 591	<u>959</u> 833	<u>1103</u> 956	<u>1235</u> 1068	<u>1358</u> 1175	<u>1481</u> 1277	<u>1599</u> 1377	<u>1711</u> 1473	4055
8120	<u>681</u> 592	<u>960</u> 834	<u>1104</u> 957	<u>1237</u> 1069	<u>1360</u> 1176	<u>1483</u> 1279	<u>1601</u> 1378	<u>1714</u> 1475	4060
8130	<u>681</u> 593	<u>960</u> 835	<u>1104</u> 958	<u>1237</u> 1070	<u>1360</u> 1177	<u>1483</u> 1280	<u>1601</u> 1380	<u>1714</u> 1476	4065
8140	<u>682</u> 593	<u>962</u> 836	<u>1106</u> 959	<u>1239</u> 1071	<u>1362</u> 1178	<u>1485</u> 1281	<u>1604</u> 1381	<u>1716</u> 1478	4070
8150	<u>682</u> 594	<u>962</u> 837	<u>1106</u> 960	<u>1239</u> 1072	<u>1362</u> 1180	<u>1485</u> 1283	<u>1604</u> 1383	<u>1716</u> 1479	4075
8160	<u>683</u> 595	<u>963</u> 838	<u>1107</u> 961	<u>1240</u> 1074	<u>1364</u> 1181	<u>1487</u> 1284	<u>1606</u> 1384	<u>1719</u> 1481	4080
8170	<u>684</u> 595	<u>964</u> 839	<u>1109</u> 962	<u>1242</u> 1075	<u>1366</u> 1182	<u>1489</u> 1286	<u>1609</u> 1386	<u>1721</u> 1483	4085
8180	<u>684</u> 596	<u>964</u> 839	<u>1109</u> 963	<u>1242</u> 1076	<u>1366</u> 1183	<u>1489</u> 1287	<u>1609</u> 1387	<u>1721</u> 1484	4090
8190	<u>685</u> 596	<u>966</u> 840	<u>1111</u> 964	<u>1244</u> 1077	<u>1368</u> 1185	<u>1492</u> 1288	<u>1611</u> 1389	<u>1724</u> 1486	4095
8200	<u>685</u> 597	<u>966</u> 841	<u>1111</u> 965	<u>1244</u> 1078	<u>1368</u> 1186	<u>1492</u> 1290	<u>1611</u> 1390	<u>1724</u> 1487	4100
8210	<u>686</u> 598	<u>967</u> 842	<u>1112</u> 966	<u>1246</u> 1079	<u>1370</u> 1187	<u>1494</u> 1291	<u>1613</u> 1392	<u>1726</u> 1489	4105
8220	<u>687</u> 598	<u>969</u> 843	<u>1114</u> 967	<u>1248</u> 1080	<u>1372</u> 1189	<u>1496</u> 1293	<u>1616</u> 1393	<u>1729</u> 1490	4110
8230	<u>687</u> 599	<u>969</u> 844	<u>1114</u> 968	<u>1248</u> 1082	<u>1372</u> 1190	<u>1496</u> 1294	<u>1616</u> 1394	<u>1729</u> 1492	4115
8240	<u>688</u> 600	<u>970</u> 845	<u>1116</u> 969	<u>1249</u> 1083	<u>1374</u> 1191	<u>1498</u> 1295	<u>1618</u> 1396	<u>1731</u> 1494	4120
8250	<u>688</u> 600	<u>970</u> 846	<u>1116</u> 970	<u>1249</u> 1084	<u>1374</u> 1192	<u>1498</u> 1297	<u>1618</u> 1397	<u>1731</u> 1495	4125
8260	<u>689</u> 601	<u>971</u> 847	<u>1117</u> 971	<u>1251</u> 1085	<u>1376</u> 1194	<u>1500</u> 1298	<u>1620</u> 1399	<u>1734</u> 1497	4130
8270	<u>690</u> 602	<u>973</u> 848	<u>1119</u> 972	<u>1253</u> 1086	<u>1378</u> 1195	<u>1502</u> 1299	<u>1623</u> 1400	<u>1736</u> 1498	4135
8280	<u>690</u> 602	<u>973</u> 848	<u>1119</u> 974	<u>1253</u> 1087	<u>1378</u> 1196	<u>1502</u> 1301	<u>1623</u> 1402	<u>1736</u> 1500	4140
8290	<u>691</u> 603	<u>974</u> 849	<u>1120</u> 975	<u>1255</u> 1089	<u>1380</u> 1197	<u>1505</u> 1302	<u>1625</u> 1403	<u>1739</u> 1502	4145

Guideline Schedules for Weekly Support Payments

Combined Weekly Adjusted Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children	Seven Children	Eight Children	Maximum Spouse and Child (50%)
8300	<u>691</u> 603	<u>974</u> 850	<u>1120</u> 976	<u>1255</u> 1090	<u>1380</u> 1199	<u>1505</u> 1304	<u>1625</u> 1405	<u>1739</u> 1503	4150
8310	<u>692</u> 604	<u>976</u> 851	<u>1122</u> 977	<u>1257</u> 1091	<u>1382</u> 1200	<u>1507</u> 1305	<u>1627</u> 1406	<u>1741</u> 1505	4155
8320	<u>693</u> 605	<u>977</u> 852	<u>1124</u> 978	<u>1259</u> 1092	<u>1384</u> 1201	<u>1509</u> 1306	<u>1630</u> 1408	<u>1744</u> 1506	4160
8330	<u>693</u> 605	<u>977</u> 853	<u>1124</u> 979	<u>1259</u> 1093	<u>1384</u> 1203	<u>1509</u> 1308	<u>1630</u> 1409	<u>1744</u> 1508	4165
8340	<u>694</u> 606	<u>979</u> 854	<u>1125</u> 980	<u>1260</u> 1094	<u>1386</u> 1204	<u>1511</u> 1309	<u>1632</u> 1411	<u>1746</u> 1510	4170
8350	<u>694</u> 607	<u>979</u> 855	<u>1125</u> 981	<u>1260</u> 1096	<u>1386</u> 1205	<u>1511</u> 1311	<u>1632</u> 1412	<u>1746</u> 1511	4175
8360	<u>695</u> 607	<u>980</u> 856	<u>1127</u> 982	<u>1262</u> 1097	<u>1388</u> 1206	<u>1513</u> 1312	<u>1634</u> 1414	<u>1749</u> 1513	4180
8370	<u>696</u> 608	<u>981</u> 857	<u>1129</u> 983	<u>1264</u> 1098	<u>1390</u> 1208	<u>1516</u> 1313	<u>1637</u> 1415	<u>1751</u> 1514	4185
8380	<u>696</u> 609	<u>981</u> 858	<u>1129</u> 984	<u>1264</u> 1099	<u>1390</u> 1209	<u>1516</u> 1315	<u>1637</u> 1417	<u>1751</u> 1516	4190
8390	<u>697</u> 609	<u>983</u> 858	<u>1130</u> 985	<u>1266</u> 1100	<u>1392</u> 1210	<u>1518</u> 1316	<u>1639</u> 1418	<u>1754</u> 1518	4195
8400	<u>697</u> 610	<u>983</u> 859	<u>1130</u> 986	<u>1266</u> 1101	<u>1392</u> 1211	<u>1518</u> 1317	<u>1639</u> 1420	<u>1754</u> 1519	4200
8410	<u>698</u> 611	<u>984</u> 860	<u>1132</u> 987	<u>1268</u> 1102	<u>1394</u> 1213	<u>1520</u> 1319	<u>1641</u> 1421	<u>1756</u> 1521	4205
8420	<u>699</u> 611	<u>986</u> 861	<u>1133</u> 988	<u>1269</u> 1104	<u>1396</u> 1214	<u>1522</u> 1320	<u>1644</u> 1423	<u>1759</u> 1522	4210
8430	<u>699</u> 612	<u>986</u> 862	<u>1133</u> 989	<u>1269</u> 1105	<u>1396</u> 1215	<u>1522</u> 1322	<u>1644</u> 1424	<u>1759</u> 1524	4215
8440	<u>700</u> 612	<u>987</u> 863	<u>1135</u> 990	<u>1271</u> 1106	<u>1398</u> 1217	<u>1524</u> 1323	<u>1646</u> 1426	<u>1761</u> 1526	4220
8450	<u>700</u> 613	<u>987</u> 864	<u>1135</u> 991	<u>1271</u> 1107	<u>1398</u> 1218	<u>1524</u> 1324	<u>1646</u> 1427	<u>1761</u> 1527	4225
8460	<u>701</u> 614	<u>988</u> 865	<u>1137</u> 992	<u>1273</u> 1108	<u>1400</u> 1219	<u>1526</u> 1326	<u>1649</u> 1429	<u>1764</u> 1529	4230
8470	<u>702</u> 614	<u>990</u> 866	<u>1138</u> 993	<u>1275</u> 1109	<u>1402</u> 1220	<u>1529</u> 1327	<u>1651</u> 1430	<u>1766</u> 1530	4235
8480	<u>702</u> 615	<u>990</u> 867	<u>1138</u> 994	<u>1275</u> 1111	<u>1402</u> 1222	<u>1529</u> 1329	<u>1651</u> 1432	<u>1766</u> 1532	4240
8490	<u>703</u> 616	<u>991</u> 867	<u>1140</u> 995	<u>1277</u> 1112	<u>1404</u> 1223	<u>1531</u> 1330	<u>1653</u> 1433	<u>1769</u> 1534	4245
8500	<u>703</u> 616	<u>991</u> 868	<u>1140</u> 996	<u>1277</u> 1113	<u>1404</u> 1224	<u>1531</u> 1331	<u>1653</u> 1435	<u>1769</u> 1535	4250
8510	<u>704</u> 617	<u>993</u> 869	<u>1142</u> 997	<u>1279</u> 1114	<u>1406</u> 1225	<u>1533</u> 1333	<u>1656</u> 1436	<u>1771</u> 1537	4255
8520	<u>705</u> 618	<u>994</u> 870	<u>1143</u> 998	<u>1280</u> 1115	<u>1408</u> 1227	<u>1535</u> 1334	<u>1658</u> 1438	<u>1774</u> 1538	4260
8530	<u>705</u> 618	<u>994</u> 871	<u>1143</u> 999	<u>1280</u> 1116	<u>1408</u> 1228	<u>1535</u> 1335	<u>1658</u> 1439	<u>1774</u> 1540	4265
8540	<u>706</u> 619	<u>995</u> 872	<u>1145</u> 1000	<u>1282</u> 1118	<u>1410</u> 1229	<u>1537</u> 1337	<u>1660</u> 1441	<u>1777</u> 1542	4270
8550	<u>706</u> 620	<u>995</u> 873	<u>1145</u> 1002	<u>1282</u> 1119	<u>1410</u> 1231	<u>1537</u> 1338	<u>1660</u> 1442	<u>1777</u> 1543	4275
8560	<u>707</u> 620	<u>997</u> 874	<u>1146</u> 1003	<u>1284</u> 1120	<u>1412</u> 1232	<u>1539</u> 1340	<u>1663</u> 1444	<u>1779</u> 1545	4280
8570	<u>708</u> 621	<u>998</u> 875	<u>1148</u> 1004	<u>1286</u> 1121	<u>1414</u> 1233	<u>1542</u> 1341	<u>1665</u> 1445	<u>1782</u> 1546	4285
8580	<u>708</u> 621	<u>998</u> 876	<u>1148</u> 1005	<u>1286</u> 1122	<u>1414</u> 1234	<u>1542</u> 1342	<u>1665</u> 1447	<u>1782</u> 1548	4290
8590	<u>709</u> 622	<u>1000</u> 876	<u>1150</u> 1006	<u>1288</u> 1123	<u>1416</u> 1236	<u>1544</u> 1344	<u>1667</u> 1448	<u>1784</u> 1550	4295
8600	<u>709</u> 623	<u>1000</u> 877	<u>1150</u> 1007	<u>1288</u> 1124	<u>1416</u> 1237	<u>1544</u> 1345	<u>1667</u> 1450	<u>1784</u> 1551	4300
8610	<u>710</u> 623	<u>1001</u> 878	<u>1151</u> 1008	<u>1289</u> 1126	<u>1418</u> 1238	<u>1546</u> 1347	<u>1670</u> 1451	<u>1787</u> 1553	4305
8620	<u>711</u> 624	<u>1003</u> 879	<u>1153</u> 1009	<u>1291</u> 1127	<u>1420</u> 1239	<u>1548</u> 1348	<u>1672</u> 1453	<u>1789</u> 1554	4310
8630	<u>711</u> 625	<u>1003</u> 880	<u>1153</u> 1010	<u>1291</u> 1128	<u>1420</u> 1241	<u>1548</u> 1349	<u>1672</u> 1454	<u>1789</u> 1556	4315
8640	<u>712</u> 625	<u>1004</u> 881	<u>1155</u> 1011	<u>1293</u> 1129	<u>1422</u> 1242	<u>1550</u> 1351	<u>1674</u> 1456	<u>1792</u> 1558	4320
8650	<u>712</u> 626	<u>1004</u> 882	<u>1155</u> 1012	<u>1293</u> 1130	<u>1422</u> 1243	<u>1550</u> 1352	<u>1674</u> 1457	<u>1792</u> 1559	4325
8660	<u>713</u> 627	<u>1005</u> 883	<u>1156</u> 1013	<u>1295</u> 1131	<u>1424</u> 1245	<u>1553</u> 1353	<u>1677</u> 1459	<u>1794</u> 1561	4330
8670	<u>713</u> 627	<u>1005</u> 884	<u>1156</u> 1014	<u>1295</u> 1133	<u>1424</u> 1246	<u>1553</u> 1355	<u>1677</u> 1460	<u>1794</u> 1562	4335
8680	<u>714</u> 628	<u>1007</u> 885	<u>1158</u> 1015	<u>1297</u> 1134	<u>1426</u> 1247	<u>1555</u> 1356	<u>1679</u> 1462	<u>1797</u> 1564	4340
8690	<u>715</u> 629	<u>1008</u> 886	<u>1159</u> 1016	<u>1298</u> 1135	<u>1428</u> 1248	<u>1557</u> 1358	<u>1681</u> 1463	<u>1799</u> 1566	4345
8700	<u>715</u> 629	<u>1008</u> 886	<u>1159</u> 1017	<u>1298</u> 1136	<u>1428</u> 1250	<u>1557</u> 1359	<u>1681</u> 1465	<u>1799</u> 1567	4350

Guideline Schedules for Weekly Support Payments

Combined Weekly Adjusted Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children	Seven Children	Eight Children	Maximum Spouse and Child (50%)
8710	<u>716</u> 630	<u>1010</u> 887	<u>1161</u> 1018	<u>1300</u> 1137	<u>1430</u> 1251	<u>1559</u> 1360	<u>1684</u> 1466	<u>1802</u> 1569	4355
8720	<u>716</u> 630	<u>1010</u> 888	<u>1161</u> 1019	<u>1300</u> 1138	<u>1430</u> 1252	<u>1559</u> 1362	<u>1684</u> 1468	<u>1802</u> 1570	4360
8730	<u>717</u> 634	<u>1011</u> 889	<u>1163</u> 1020	<u>1302</u> 1140	<u>1432</u> 1253	<u>1561</u> 1363	<u>1686</u> 1469	<u>1804</u> 1572	4365
8740	<u>718</u> 632	<u>1012</u> 890	<u>1164</u> 1021	<u>1304</u> 1141	<u>1434</u> 1255	<u>1563</u> 1365	<u>1689</u> 1471	<u>1807</u> 1574	4370
8750	<u>718</u> 632	<u>1012</u> 891	<u>1164</u> 1022	<u>1304</u> 1142	<u>1434</u> 1256	<u>1563</u> 1366	<u>1689</u> 1472	<u>1807</u> 1575	4375
8760	<u>719</u> 633	<u>1014</u> 892	<u>1166</u> 1023	<u>1306</u> 1143	<u>1436</u> 1257	<u>1566</u> 1367	<u>1691</u> 1474	<u>1809</u> 1577	4380
8770	<u>719</u> 634	<u>1014</u> 893	<u>1166</u> 1024	<u>1306</u> 1144	<u>1436</u> 1259	<u>1566</u> 1369	<u>1691</u> 1475	<u>1809</u> 1578	4385
8780	<u>720</u> 634	<u>1015</u> 894	<u>1167</u> 1025	<u>1308</u> 1145	<u>1438</u> 1260	<u>1568</u> 1370	<u>1693</u> 1477	<u>1812</u> 1580	4390
8790	<u>721</u> 635	<u>1017</u> 895	<u>1169</u> 1026	<u>1309</u> 1146	<u>1440</u> 1261	<u>1570</u> 1371	<u>1696</u> 1478	<u>1814</u> 1582	4395
8800	<u>721</u> 636	<u>1017</u> 895	<u>1169</u> 1027	<u>1309</u> 1148	<u>1440</u> 1262	<u>1570</u> 1373	<u>1696</u> 1480	<u>1814</u> 1583	4400
8810	<u>722</u> 636	<u>1018</u> 896	<u>1171</u> 1028	<u>1311</u> 1149	<u>1442</u> 1264	<u>1572</u> 1374	<u>1698</u> 1481	<u>1817</u> 1585	4405
8820	<u>722</u> 637	<u>1018</u> 897	<u>1171</u> 1030	<u>1311</u> 1150	<u>1442</u> 1265	<u>1572</u> 1376	<u>1698</u> 1483	<u>1817</u> 1586	4410
8830	<u>723</u> 637	<u>1019</u> 898	<u>1172</u> 1031	<u>1313</u> 1151	<u>1444</u> 1266	<u>1574</u> 1377	<u>1700</u> 1484	<u>1819</u> 1588	4415
8840	<u>724</u> 638	<u>1021</u> 899	<u>1174</u> 1032	<u>1315</u> 1152	<u>1446</u> 1267	<u>1576</u> 1378	<u>1703</u> 1486	<u>1822</u> 1590	4420
8850	<u>724</u> 639	<u>1021</u> 900	<u>1174</u> 1033	<u>1315</u> 1153	<u>1446</u> 1269	<u>1576</u> 1380	<u>1703</u> 1487	<u>1822</u> 1591	4425
8860	<u>725</u> 639	<u>1022</u> 901	<u>1176</u> 1034	<u>1317</u> 1155	<u>1448</u> 1270	<u>1579</u> 1381	<u>1705</u> 1489	<u>1824</u> 1593	4430
8870	<u>725</u> 640	<u>1022</u> 902	<u>1176</u> 1035	<u>1317</u> 1156	<u>1448</u> 1271	<u>1579</u> 1383	<u>1705</u> 1490	<u>1824</u> 1594	4435
8880	<u>726</u> 641	<u>1024</u> 903	<u>1177</u> 1036	<u>1318</u> 1157	<u>1450</u> 1273	<u>1581</u> 1384	<u>1707</u> 1492	<u>1827</u> 1596	4440
8890	<u>727</u> 641	<u>1025</u> 904	<u>1179</u> 1037	<u>1320</u> 1158	<u>1452</u> 1274	<u>1583</u> 1385	<u>1710</u> 1493	<u>1829</u> 1597	4445
8900	<u>727</u> 642	<u>1025</u> 904	<u>1179</u> 1038	<u>1320</u> 1159	<u>1452</u> 1275	<u>1583</u> 1387	<u>1710</u> 1495	<u>1829</u> 1599	4450
8910	<u>728</u> 643	<u>1026</u> 905	<u>1180</u> 1039	<u>1322</u> 1160	<u>1454</u> 1276	<u>1585</u> 1388	<u>1712</u> 1496	<u>1832</u> 1601	4455
8920	<u>728</u> 643	<u>1026</u> 906	<u>1180</u> 1040	<u>1322</u> 1162	<u>1454</u> 1278	<u>1585</u> 1389	<u>1712</u> 1497	<u>1832</u> 1602	4460
8930	<u>729</u> 644	<u>1028</u> 907	<u>1182</u> 1041	<u>1324</u> 1163	<u>1456</u> 1279	<u>1587</u> 1391	<u>1714</u> 1499	<u>1834</u> 1604	4465
8940	<u>730</u> 645	<u>1029</u> 908	<u>1184</u> 1042	<u>1326</u> 1164	<u>1458</u> 1280	<u>1590</u> 1392	<u>1717</u> 1500	<u>1837</u> 1605	4470
8950	<u>730</u> 645	<u>1029</u> 909	<u>1184</u> 1043	<u>1326</u> 1165	<u>1458</u> 1282	<u>1590</u> 1394	<u>1717</u> 1502	<u>1837</u> 1607	4475
8960	<u>731</u> 646	<u>1031</u> 910	<u>1185</u> 1044	<u>1328</u> 1166	<u>1460</u> 1283	<u>1592</u> 1395	<u>1719</u> 1503	<u>1839</u> 1609	4480
8970	<u>731</u> 646	<u>1031</u> 911	<u>1185</u> 1045	<u>1328</u> 1167	<u>1460</u> 1284	<u>1592</u> 1396	<u>1719</u> 1505	<u>1839</u> 1610	4485
8980	<u>732</u> 647	<u>1032</u> 912	<u>1187</u> 1046	<u>1329</u> 1168	<u>1462</u> 1285	<u>1594</u> 1398	<u>1721</u> 1506	<u>1842</u> 1612	4490
8990	<u>733</u> 648	<u>1034</u> 913	<u>1189</u> 1047	<u>1331</u> 1170	<u>1464</u> 1287	<u>1596</u> 1399	<u>1724</u> 1508	<u>1844</u> 1613	4495
9000	<u>733</u> 648	<u>1034</u> 914	<u>1189</u> 1048	<u>1331</u> 1171	<u>1464</u> 1288	<u>1596</u> 1401	<u>1724</u> 1509	<u>1844</u> 1615	4500
9010	<u>734</u> 649	<u>1035</u> 914	<u>1190</u> 1049	<u>1333</u> 1172	<u>1466</u> 1289	<u>1598</u> 1402	<u>1726</u> 1511	<u>1847</u> 1617	4505
9020	<u>734</u> 650	<u>1035</u> 915	<u>1190</u> 1050	<u>1333</u> 1173	<u>1466</u> 1290	<u>1598</u> 1403	<u>1726</u> 1512	<u>1847</u> 1618	4510
9030	<u>735</u> 650	<u>1036</u> 916	<u>1192</u> 1051	<u>1335</u> 1174	<u>1468</u> 1292	<u>1600</u> 1405	<u>1728</u> 1514	<u>1849</u> 1620	4515
9040	<u>736</u> 651	<u>1038</u> 917	<u>1193</u> 1052	<u>1337</u> 1175	<u>1470</u> 1293	<u>1603</u> 1406	<u>1731</u> 1515	<u>1852</u> 1621	4520
9050	<u>736</u> 652	<u>1038</u> 918	<u>1193</u> 1053	<u>1337</u> 1177	<u>1470</u> 1294	<u>1603</u> 1407	<u>1731</u> 1517	<u>1852</u> 1623	4525
9060	<u>737</u> 652	<u>1039</u> 919	<u>1195</u> 1054	<u>1338</u> 1178	<u>1472</u> 1296	<u>1605</u> 1409	<u>1733</u> 1518	<u>1855</u> 1625	4530
9070	<u>737</u> 653	<u>1039</u> 920	<u>1195</u> 1055	<u>1338</u> 1179	<u>1472</u> 1297	<u>1605</u> 1410	<u>1733</u> 1520	<u>1855</u> 1626	4535
9080	<u>738</u> 654	<u>1041</u> 921	<u>1197</u> 1056	<u>1340</u> 1180	<u>1474</u> 1298	<u>1607</u> 1412	<u>1736</u> 1521	<u>1857</u> 1628	4540
9090	<u>739</u> 654	<u>1042</u> 922	<u>1198</u> 1057	<u>1342</u> 1181	<u>1476</u> 1299	<u>1609</u> 1413	<u>1738</u> 1523	<u>1860</u> 1629	4545
9100	<u>739</u> 655	<u>1042</u> 923	<u>1198</u> 1059	<u>1342</u> 1182	<u>1476</u> 1301	<u>1609</u> 1414	<u>1738</u> 1524	<u>1860</u> 1631	4550
9110	<u>740</u> 655	<u>1043</u> 923	<u>1200</u> 1060	<u>1344</u> 1184	<u>1478</u> 1302	<u>1611</u> 1416	<u>1740</u> 1526	<u>1862</u> 1633	4555

Guideline Schedules for Weekly Support Payments

Combined Weekly Adjusted Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children	Seven Children	Eight Children	Maximum Spouse and Child (50%)
9120	<u>740</u> 656	<u>1043</u> 924	<u>1200</u> 1064	<u>1344</u> 1185	<u>1478</u> 1303	<u>1611</u> 1417	<u>1740</u> 1527	<u>1862</u> 1634	4560
9130	<u>741</u> 657	<u>1045</u> 925	<u>1202</u> 1062	<u>1346</u> 1186	<u>1480</u> 1304	<u>1614</u> 1419	<u>1743</u> 1529	<u>1865</u> 1636	4565
9140	<u>742</u> 657	<u>1046</u> 926	<u>1203</u> 1063	<u>1348</u> 1187	<u>1482</u> 1306	<u>1616</u> 1420	<u>1745</u> 1530	<u>1867</u> 1637	4570
9150	<u>742</u> 658	<u>1046</u> 927	<u>1203</u> 1064	<u>1348</u> 1188	<u>1482</u> 1307	<u>1616</u> 1421	<u>1745</u> 1532	<u>1867</u> 1639	4575
9160	<u>743</u> 659	<u>1048</u> 928	<u>1205</u> 1065	<u>1349</u> 1189	<u>1484</u> 1308	<u>1618</u> 1423	<u>1747</u> 1533	<u>1870</u> 1641	4580
9170	<u>743</u> 659	<u>1048</u> 929	<u>1205</u> 1066	<u>1349</u> 1190	<u>1484</u> 1310	<u>1618</u> 1424	<u>1747</u> 1535	<u>1870</u> 1642	4585
9180	<u>744</u> 660	<u>1049</u> 930	<u>1206</u> 1067	<u>1351</u> 1192	<u>1486</u> 1311	<u>1620</u> 1425	<u>1750</u> 1536	<u>1872</u> 1644	4590
9190	<u>745</u> 664	<u>1050</u> 931	<u>1208</u> 1068	<u>1353</u> 1193	<u>1488</u> 1312	<u>1622</u> 1427	<u>1752</u> 1538	<u>1875</u> 1645	4595
9200	<u>745</u> 664	<u>1050</u> 932	<u>1208</u> 1069	<u>1353</u> 1194	<u>1488</u> 1313	<u>1622</u> 1428	<u>1752</u> 1539	<u>1875</u> 1647	4600
9210	662	932	1070	1195	1315	1430	1541	1649	4605
9220	662	933	1071	1196	1316	1431	1542	1650	4610
9230	663	934	1072	1197	1317	1432	1544	1652	4615
9240	664	935	1073	1199	1318	1434	1545	1653	4620
9250	664	936	1074	1200	1320	1435	1547	1655	4625
9260	665	937	1075	1201	1321	1437	1548	1657	4630
9270	666	938	1076	1202	1322	1438	1550	1658	4635
9280	666	939	1077	1203	1324	1439	1551	1660	4640
9290	667	940	1078	1204	1325	1441	1553	1661	4645
9300	668	941	1079	1206	1326	1442	1554	1663	4650
9310	668	942	1080	1207	1327	1443	1556	1665	4655
9320	669	942	1081	1208	1329	1445	1557	1666	4660
9330	670	943	1082	1209	1330	1446	1559	1668	4665
9340	670	944	1083	1210	1331	1448	1560	1669	4670
9350	671	945	1084	1211	1332	1449	1562	1671	4675
9360	671	946	1085	1212	1334	1450	1563	1673	4680
9370	672	947	1087	1214	1335	1452	1565	1674	4685
9380	673	948	1088	1215	1336	1453	1566	1676	4690
9390	673	949	1089	1216	1338	1455	1568	1677	4695
9400	674	950	1090	1217	1339	1456	1569	1679	4700
9410	675	951	1091	1218	1340	1457	1571	1681	4705
9420	675	951	1092	1219	1341	1459	1572	1682	4710
9430	676	952	1093	1221	1343	1460	1574	1684	4715
9440	677	953	1094	1222	1344	1461	1575	1685	4720
9450	677	954	1095	1223	1345	1463	1577	1687	4725
9460	678	955	1096	1224	1346	1464	1578	1689	4730
9470	679	956	1097	1225	1348	1466	1580	1690	4735
9480	679	957	1098	1226	1349	1467	1581	1692	4740
9490	680	958	1099	1228	1350	1468	1583	1693	4745
9500	680	959	1100	1229	1352	1470	1584	1695	4750
9510	681	960	1101	1230	1353	1471	1586	1697	4755
9520	682	960	1102	1231	1354	1473	1587	1698	4760
9530	682	961	1103	1232	1355	1474	1589	1700	4765
9540	683	962	1104	1233	1357	1475	1590	1701	4770

Guideline Schedules for Weekly Support Payments

Combined Weekly Adjusted Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children	Seven Children	Eight Children	Maximum Spouse and Child (50%)
9550	684	963	1105	1234	1358	1477	1592	1703	4775
9560	684	964	1106	1236	1359	1478	1593	1704	4780
9570	685	965	1107	1237	1360	1479	1595	1706	4785
9580	686	966	1108	1238	1362	1481	1596	1708	4790
9590	686	967	1109	1239	1363	1482	1597	1709	4795
9600	687	968	1110	1240	1364	1484	1599	1711	4800
9610	687	969	1111	1241	1366	1485	1600	1712	4805
9620	688	970	1112	1243	1367	1486	1602	1714	4810
9630	689	970	1113	1244	1368	1488	1603	1716	4815
9640	689	971	1114	1245	1369	1489	1605	1717	4820
9650	690	972	1116	1246	1371	1491	1606	1719	4825
9660	691	973	1117	1247	1372	1492	1608	1720	4830
9670	691	974	1118	1248	1373	1493	1609	1722	4835
9680	692	975	1119	1250	1374	1495	1611	1724	4840
9690	693	976	1120	1251	1376	1496	1612	1725	4845
9700	693	977	1121	1252	1377	1497	1614	1727	4850
9710	694	978	1122	1253	1378	1499	1615	1728	4855
9720	695	979	1123	1254	1380	1500	1617	1730	4860
9730	695	979	1124	1255	1381	1502	1618	1732	4865
9740	696	980	1125	1256	1382	1503	1620	1733	4870
9750	696	981	1126	1258	1383	1504	1621	1735	4875
9760	697	982	1127	1259	1385	1506	1623	1736	4880
9770	698	983	1128	1260	1386	1507	1624	1738	4885
9780	698	984	1129	1261	1387	1509	1626	1740	4890
9790	699	985	1130	1262	1388	1510	1627	1741	4895
9800	700	986	1131	1263	1390	1511	1629	1743	4900
9810	700	987	1132	1265	1391	1513	1630	1744	4905
9820	701	988	1133	1266	1392	1514	1632	1746	4910
9830	702	989	1134	1267	1394	1515	1633	1748	4915
9840	702	989	1135	1268	1395	1517	1635	1749	4920
9850	703	990	1136	1269	1396	1518	1636	1751	4925
9860	704	991	1137	1270	1397	1520	1638	1752	4930
9870	704	992	1138	1272	1399	1521	1639	1754	4935
9880	705	993	1139	1273	1400	1522	1641	1756	4940
9890	705	994	1140	1274	1401	1524	1642	1757	4945
9900	706	995	1141	1275	1402	1525	1644	1759	4950
9910	707	996	1142	1276	1404	1527	1645	1760	4955
9920	707	997	1144	1277	1405	1528	1647	1762	4960
9930	708	998	1145	1278	1406	1529	1648	1764	4965
9940	709	998	1146	1280	1408	1531	1650	1765	4970
9950	709	999	1147	1281	1409	1532	1651	1767	4975
9960	710	1000	1148	1282	1410	1533	1653	1768	4980
9970	711	1001	1149	1283	1411	1535	1654	1770	4985
9980	711	1002	1150	1284	1413	1536	1656	1772	4990

Guideline Schedules for Weekly Support Payments

Combined Weekly Adjusted Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children	Seven Children	Eight Children	Maximum Spouse and Child (50%)
9990	712	1003	1151	1285	1414	1538	1657	1773	4995
10000	712	1004	1152	1287	1415	1539	1659	1775	5000

Percentage of Support if Combined Income Greater than \$9,200

The following percentages shall be applied to calculate basic child support when the parties' combined weekly adjusted income is above \$10,000 per week.

	<u>8.1%</u> 7.1%	<u>11.4%</u> 10.0%	<u>13.1%</u> 11.5%	<u>14.7%</u> 12.9%	<u>16.2%</u> 14.2%	<u>17.6%</u> 15.4%	<u>19.0%</u> 16.6%	<u>20.4%</u> 17.7%	50.0%
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Section Three

Perspectives from the Bench

Ask a Judge

Joni L. Sedberry - Moderator
Sedberry Law, P.C.
Fishers, Indiana

Honorable Kelsey B. Hanlon
Owen Circuit Court II
Spencer, Indiana

Honorable Thomas A. Massey
Vanderburgh County Courts
Evansville, Indiana

Honorable Erik “Chip” Allen
Greene Circuit Court
Bloomfield, Indiana

Section Three

Perspectives from the Bench

Ask a Judge.....Joni L. Sedberry – Moderator
Honorable Kelsey B. Hanlon
Honorable Thomas A. Massey
Honorable Erik “Chip” Allen

Section Four

Evidence for Advanced Family Law

Honorable William J. Hughes - Moderator

Hamilton County Superior Court 3
Noblesville, Indiana

Honorable Kelsey B. Hanlon

Owen Circuit Court II
Spencer, Indiana

Honorable Thomas A. Massey

Vanderburgh County Courts
Evansville, Indiana

Honorable Erik “Chip” Allen

Greene Circuit Court
Bloomfield, Indiana

Section Four

Evidence for Advanced

**Family Law..... Honorable William J. Hughes – Moderator
Honorable Kelsey B. Hanlon
Honorable Thomas A. Massey
Honorable Erik “Chip” Allen**

PowerPoint Presentation

2023 Advanced Family Law

EVIDENCE FOR
ADVANCED FAMILY
LAW

How to Vote...

Text the term
“ICLEFLAW” to the
phone number **22333**
to join our group!

You Be the Judge

Facts:

Parties appear in your Courtroom for a final hearing on a dissolution

Counsel for Husband is acting a little strange:

She is dropping things,

She stumbles as she walks to the witness,

Her eyelids are very heavy, but she does have extensive false eyelashes,

She reaches into her purse to retrieve a pen and out comes a syringe.

Opposing counsel is looking to you as though they also believe something is terribly wrong

Do You:

- A) Take a break and call Luba Gore
- B) Take a break and call Disciplinary Commission
- C) Take a break and have a conference with counsel in chambers
- D) Order counsel to take a drug test
- E) Ignore it because She is managing to get through questions
- F) All But E

When poll is active, respond at pollev.com/icleflaw

Text **ICLEFLAW** to **22333** once to join



Do you...

- A. Take a break and call Luba Gore
- B. Take a break and call Disciplinary Commission
- C. Take a break and have a conference with counsel in chambers
- D. Order counsel to a take drug test.
- E. Ignore it because she is managing to get through questions
- F. All but E

You Be the Lawyer

- You show up with opposing counsel for your final divorce hearing
- You both meet with the Judge in chambers prior to the hearing
- You think you smell alcohol on the Judge's breath but you don't say anything
- You get into the courtroom and as the hearing progresses the Judge appears to be nodding off

What do you Do?

OPINION TESTIMONY

- Rationally based upon the perception of the witness AND
- Helpful to a Clear Understanding AND
- NOT based on scientific, technical, or other specialized knowledge within the Scope of Rule 702
- If scientific, technical, or other specialized knowledge will ASSIST AND
- Witness qualified by knowledge, skill, experience, training, or education, AND
- the testimony
- (1) is based upon sufficient facts or data,
- (2) is the product of reliable principles and methods, and
- (3) witness has applied the principles and methods reliably to facts

LAY WITNESS

EXPERT WITNESS

Skilled Witness

- A “**skilled**” witness is defined as “a person with a degree of knowledge short of that sufficient to be declared an expert under Indiana Rule of Evidence 702, but somewhat beyond that possessed by the ordinary jurors.” *O’Neal v. State*, 716 N.E.2d 82, 88–9 (Ind.Ct.App.1999).
- A very smart witness but a witness who must testify from their own rationally based perceptions.

Rule 702

- (a) A witness who is qualified as an expert by knowledge, skill, experience, training, or education may testify in the form of an opinion or otherwise if the expert's scientific, technical, or other specialized knowledge will help the trier of fact to understand the evidence or to determine a fact in issue
- (b) Expert scientific testimony is admissible only if the court is satisfied that the expert testimony rests upon reliable scientific principles

Rules 101 and 104

- Rule 101 – Rules of evidence do not apply to questions of fact preliminary to the admission of evidence where the Court determines admissibility under Rule 104.
- Rule 104(a) – “In general the Court must decide any preliminary question about whether a witness is qualified, a privilege exists or evidence is admissible. In so deciding, the court is not bound by evidence rules, except those on privilege.”
- BEWARE the Precipice!



Expert Qualification

- A matter of Trial Court Discretion.
- The admissibility of expert testimony under Evid. R. 702 is a matter within the trial court's broad discretion and we will reverse such determinations only for an abuse of that discretion.
- *5200 Keystone Limited Realty, LLC, vs. Filmcraft Laboratories, INC.*, 30 N.E.3d 5 (Ind App 2015)

More Case Law

- Once the admissibility of [expert's] testimony was established under Rule 702, "then the accuracy, consistency, and credibility of [his] opinions were properly left to vigorous cross-examination, presentation of contrary evidence, argument of counsel, and resolution by the trier of fact." *Person v Shipley*, 962 N.E.2d 1192, (Ind. 2012), citing *Sears Roebuck*, 742 N.E.2d at 461.
- Moreover, we recently explained that "cross-examination permits the opposing party to expose dissimilarities between the actual evidence and the scientific theory. The dissimilarities go to the weight rather than to the admissibility of the evidence." *Person, supra*, citing, *Turner v. State*, 953 N.E.2d 1039, 1051 (Ind. 2011)

Opinion Procedure

- Witness Classified and Qualified – Expert, Skilled or Lay
- Will witness be helpful
- No Tender, No Endorsement In Indiana Trial Courts
- Admissibility of the opinion
 - Court must be satisfied that the “scientific principles upon which the expert testimony rests are reliable”
 - *Daubert* is helpful, but not controlling
 - “Reliability may be established by judicial notice or sufficient foundation to convince the trial court that the relevant scientific principles are reliable

You Be the Judge

- Dr. Jenuwine has been ordered by the Court to conduct an evaluation of the parties for custody in a high conflict divorce.
- Husband shows up for his first session under the influence of some substance.
- The police are not called, there are no substance abuse/use tests run.
- Dr. Jenuwine references this incident in his report.
- Wife's counsel asks Dr. Jenuwine during his testimony to opine about Husband's inebriated state. Husband's counsel objects.

Do You:

- A. Overrule the Objection and Admit
- B. Sustain the Objection and Omit

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Do You....

A. Overrule the objection and Admit

B. Sustain the objection and Omit

You Be the Judge

Assume in the last example that you have ruled that the answer is not admissible due to lack of foundation. Wife's counsel then requests to make an offer to prove. Do you?

- A) Refuse because there is no error
- B) Allow Dr Jenuwine to answer the question.
- C) Allow counsel to recite into the record what counsel believes Dr Jenuwine will say.
- D) Tell Counsel that at the end of the day counsel may place her offer to prove on the record.
- E) Leave the Bench and tell the counsel to come get you when counsel is through.



You Be the Judge

- A. Refuse because there is no error
- B. Allow Dr. Jenuwine to answer the question
- C. Allow counsel to recite into the record what counsel believes Dr. Jenuwine will say
- D. Tell counsel that at the end of the day counsel may place her offer to prove on the record
- E. Leave the bench and tell the counsel to come get you when counsel if through

Offer to Prove

- Record of the offer and ruling
 - Court may add a further statement about
 - Character of evidence
 - Form of offer
 - Objection made
 - Ruling
 - May direct how offer is made

Evidentiary Rulings - 103

- For Error in Evidentiary rulings
 - 1 – A Substantial right must be affected
 - 2 – The Record must be preserved

UNLESS

There is fundamental error

Definitive Ruling

- Rule 103 (b) - Effective 1/1/2014
- Once Court rules definitively “on the record at trial” a party does not need to renew an objection or offer to preserve record.
- Differs from the Federal Rule “at or before trial”
- Indiana Cases: *K.G. vs State*, (Ind App. 2017) 81 N.E.3d 1078; *Laird v State* (Ind App 2018) 103 N.E.3d 1171

You Be the Judge

Facts

At trial the custody evaluator, a PhD Psychologist, testifying on direct in Husband's case in chief, testifies he reviewed the parties' daughter's clinical records and she was diagnosed with Generalized Anxiety Disorder, Major Depressive Disorder, and Conduct Disorder. Wife's attorney objects and asks you to strike it from the record.

Do You:

A) Sustain the Objection

B) Overrule the Objection

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Do You....

A. Sustain the
objection

B. Overrule
the objection

RULE 703: Basis of Opinion

- Facts or Data Perceived by expert at or before hearing or trial
- Facts or Data Made Known to expert at or before hearing or trial
- If those underlying facts are reasonably relied upon by experts in the field, need not be admissible in evidence

IRE 703 versus FRE 703

- FRE contains more language than Indiana
- *Facts or data that are otherwise inadmissible shall not be disclosed to the jury by the proponent of the opinion unless the court determines that their probative value in assisting the jury in evaluating the evidence substantially outweighs their prejudicial effect.*

Rule 705

- Unless the court orders otherwise, an expert may state an opinion and give the reasons for it without first testifying to the underlying facts or data. But the expert may be required to disclose those facts or data on cross examination.

You Be the Judge

- You have medical records to introduce for your client, you have them certified as a business document
- They contain medical diagnoses
- You move to admit
- Opposing counsel objects, hearsay

Do You

A. Admit them

B. Don't admit them

C. Admit them but promise to not consider the diagnoses

D. Have counsel redact them

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Do You...

A. Admit them

B. Don't admit them

C. Admit them but promise to
not consider the diagnoses

D. Have counsel redact them

Hearsay on Direct Exam of Expert

- ...Hospital records may not be excluded as hearsay simply because they include opinions or diagnoses. But, and it is a substantial but, for medical opinions and diagnoses to be admitted into evidence, they must meet the requirements for expert opinions set forth in Evid. R. 702, *Schloot v Guinevere*, 697 N.E.2d 1273 (1998)
- A Chiropractor can not testify to the medical diagnosis contained in medical records he relied upon in making his admissible chiropractic opinion. *Faulkner v Markkay of Indiana*, 663 N.E.2d 798 (1996)

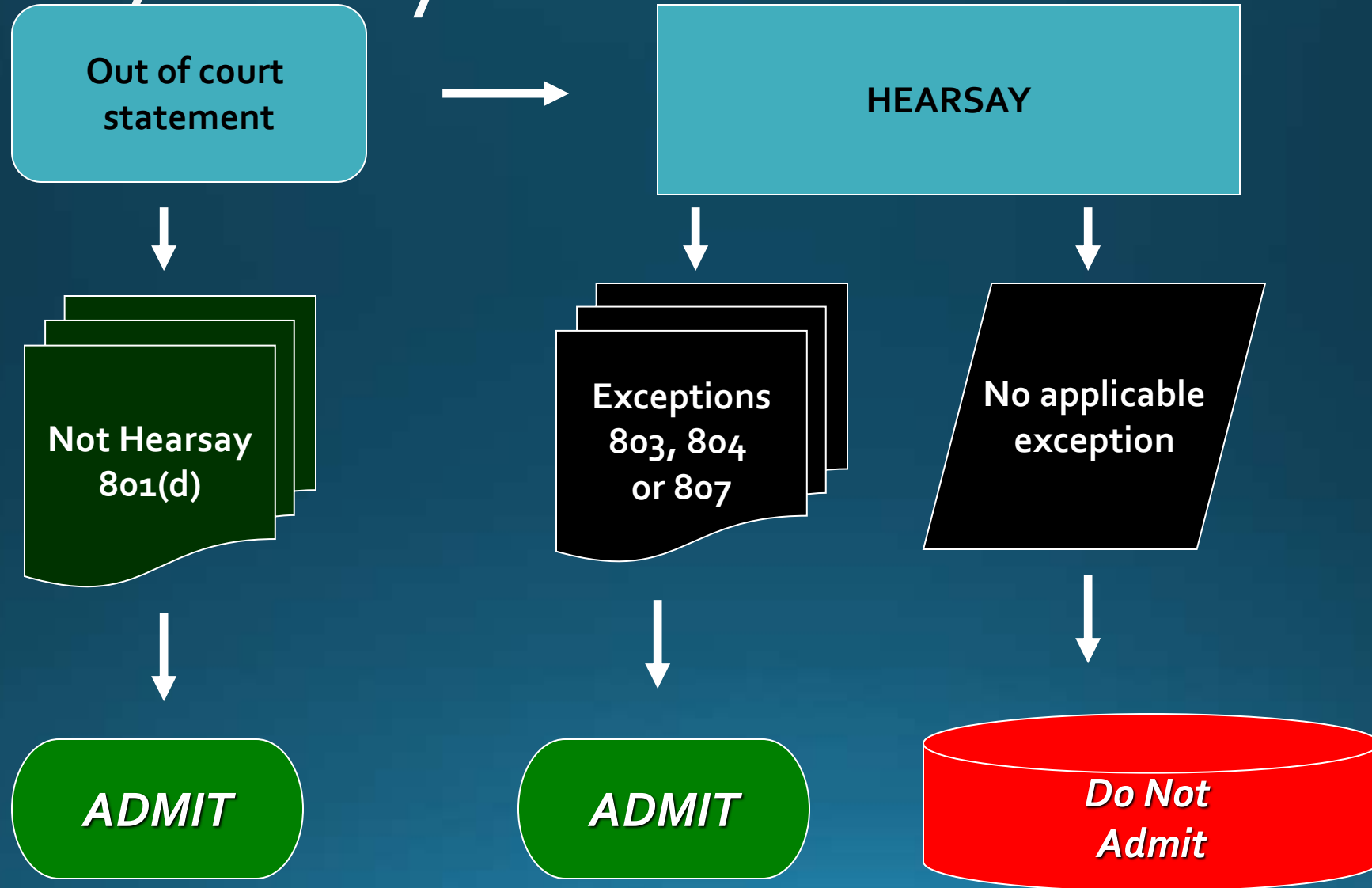
Hearsay Exceptions – 803(6)

- Records of a Regularly Conducted Activity-A record of an act, event, condition, opinion, or diagnosis if:
 - A) the record was made at or near the time by-or from information transmitted by-someone with knowledge;
 - The record was kept in the course of a regularly conducted activity of a business, organization, occupation, or calling, whether or not for profit;
 - Making the record was a regular practice of that activity;
 - All of these are testified to by custodian or by certification complying with 902(11) or (12)
 - Neither the source or method indicate lack of trustworthiness

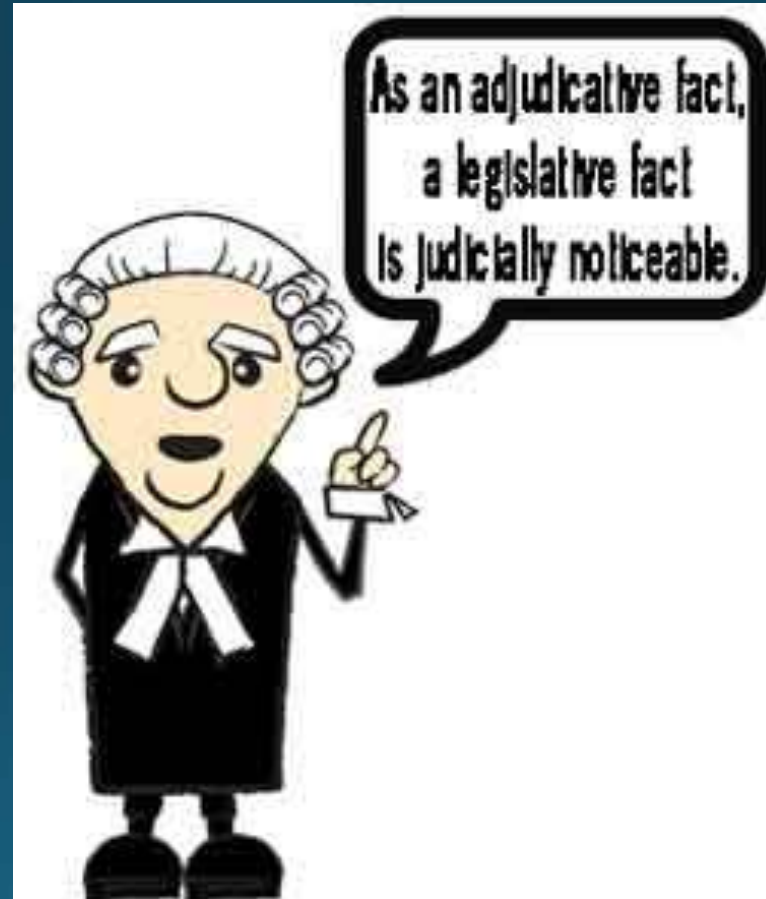
Hearsay Exceptions – 803(6)

- “Business” includes any:
 - Business
 - Institution
 - Association
 - Profession
 - Occupation
 - Calling of every kind
- Can be profit or non-profit

Hearsay Analysis



JUDICIAL NOTICE



Judicial Notice - 201

- FACT – IF:
 - Generally known
 - Or certain verification
- Court may take notice **without** request
- Court shall take notice **with** proper request

Judicial Notice - 201

- LAW – IF
 - Decisional, constitutional or statutory
 - Rules of court
 - Published regulation of Gov. Agency
 - Codified Municipal Ordinance
 - Record of court of this State
 - Laws of governmental subdivisions of US or any State

Judicial Notice – cont'd

- Upon timely request and opportunity to be heard as to:
 - Propriety of taking
 - Tenor of matter noticed
 - Timely after taken if no prior notice
- May take at any time in proceeding

Ethical Dimension

- Rule 2.9 of the Code of Judicial Conduct:
 - (C) a judge shall not investigate facts in a matter independently, and shall consider only the evidence presented and any facts that may properly be judicially noticed.

Ethical Dimension

- Rule 2.9(C) Comment (6):
 - The prohibition against a judge investigating the facts in a matter extends to information available in all mediums, including electronic.

YOU BE THE JUDGE

- Assume that the Custody Evaluator in this matter has filed a written report that was forwarded to counsel of record 12 days before the final hearing which includes a recitation that the Paternal Grandfather was convicted of molesting his Daughter's child 10 years ago. Counsel for Mother herein requests that you take Judicial Notice of the Custody Evaluator's report.
 - DO YOU –
 - A Refuse to take judicial notice
 - B Take judicial notice of the report
 - C Take judicial notice of the report but not its contents



You be the judge...

- A. Refuse to take judicial notice
- B. Take Judicial notice of the report
- C, Take judicial notice of the report but not its contents

Making a Record

- Digital Trial Court Records – Now easy for the Court to access by computer case management system actual documents in files of another court.
- How do you make a record of what you are looking at for appellate review?
 - Cite the record reviewed where, how accessed and summarize what is says.
 - Print the record and make an exhibit in the file
 - Read into the record that which you are considering

Case Law

- The trial court convicted Horton of the felony-level domestic battery offense based on judicial notice of its own file in a prior case, in which Horton had been convicted of misdemeanor domestic battery. We conclude that when a trial court takes judicial notice of a “record of a court” under **Indiana Evidence Rule 201(b)(5)**, unambiguously identifying the publicly available records may be minimally sufficient.
- Horton v State, (Ind) 51 N.E.3d 1154,

YOU BE THE JUDGE

- Assume the same facts as in the last hypothetical plus the fact that you have taken judicial notice of the report that was filed but not its contents. How will you make a record of that decision for review?
 - DO YOU –
 - A Simply announce your decision and leave the answer to that to the Court of Appeals.
 - B Admit the report as a Court Exhibit
 - C Refer to the CCS Entry of the filing along with the fact it was filed in the instant cause number

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You be the judge...

A. Simply announce your decision and leave the answer to that to the Court of Appeals

B. Admit the report as court exhibit

C. Refer to the CCS entry of the filing along with the fact it was filed in the instant cause number

Case Law

- The trial court convicted Horton of the felony-level domestic battery offense based on judicial notice of its own file in a prior case, in which Horton had been convicted of misdemeanor domestic battery. We conclude that when a trial court takes judicial notice of a “record of a court” under **Indiana Evidence Rule 201(b)(5)**, unambiguously identifying the publicly available records may be minimally sufficient.
- Horton v State, (Ind) 51 N.E.3d 1154,

Refreshing Recollection

- Establish failure of memory
- Show refreshing item
- “Read it to yourself”
- Is your memory refreshed?
- Remove refreshing item
- Re-ask question

Refreshing Recollection

- Item used not admissible on direct
- Item may be admitted on cross examination
- What can you use?



YOU BE THE JUDGE

- On Cross Examination of a Petitioner, Counsel for Defense has a sheet of paper in his hand which has not been marked or identified. While holding the paper, Counsel says, On direct examination you testified that you had never sent any emails to your wife in which you referred to her by the worse derogatory terms in which one can refer to a woman. Is it not true that you did send such an email to your attorney in which you referred to her in exactly those terms? Counsel for Petitioner rises and objects to the question and demands the opportunity to see what it is that counsel is holding in his hand.

YOU BE THE JUDGE (CONT)

- Do you
 - Overrule the objection
 - Overrule the objection but order counsel for Defense to show his opposing counsel what he is holding in his hand
 - Sustain the objection and Require counsel for Defense to mark the document in his hand and seek to admit the same.

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You be the judge

A. Overrule the objection

B. Overrule the objection but order counsel for defense to show his opposing counsel what he is holding in his hand

C. Sustain the objection and require counsel for defense to mark the document in his hand and seek to admit the same

IMPEACHMENT

Prior Inconsistent Statements

- Queen Caroline Foundation not required unless wish to use extrinsic evidence
- Extrinsic evidence only available where witness denies statement was made
- Only use extrinsic where witness has opportunity to explain or deny and opponent has chance to cross the witness unless justice otherwise requires

Code of Judicial Conduct Rule 2.2

- Indiana has now adopted Rule 2.2
- The Rule
 - A Judge may make reasonable efforts, consistent with the law and rules to facilitate ability of all litigants, including Self Represented Litigants to be fairly heard

Commentary

- Comment 5:
 - Construe pleadings
 - Provide information about proceedings
 - Explain legal concepts in plain language
 - Ask neutral questions
 - Modify traditional order of taking evidence
 - Permit narrative testimony
 - Refer litigants to resources
 - Inform litigants of what happens next and what is expected of them

You Be the Judge

- Wife is represented by counsel, Husband is self-represented
- Wife's counsel has a document which is hearsay, no exceptions apply, but counsel moves to admit
- Husband does not know it is hearsay and does not object

Do You

A. Admit the document

B. Refuse to admit the
document

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Do you....

A. Admit the
document

B. Refuse to admit
the document

You Be the Judge

- Wife is represented by counsel
- Husband is self-represented
- The final hearing has been pending for 90 days and Husband had ample notice
- Husband requests a continuance at the final hearing

Do You

A. Grant the continuance

B. Deny the continuance

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Do you....

A. Grant the
continuance

B. Deny the
continuance

You Be the Judge

- Wife is represented by counsel in a dissolution
- Husband is self-represented
- Wife has filed a motion for emergency custody
- Husband had five days notice of the hearing
- Husband shows up at the hearing and asks for a continuance to get counsel

Do You

A. Grant the continuance

B. Deny the continuance

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Do you....

A. Grant the
continuance

B. Deny the
continuance

You Be the Judge

- The Report of an expert in your case states as follows:
- “In the present case, it is the examiner’s opinion that, in general, Husband was responding in a reasonably forthright manner. However, it is also believed that Petitioner was not responding in a forthright and honest manner.”
- Is this opinion admissible?
- A: Admit
- B: Exclude

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Do you....

A. Admit

B.
Exclude

Rule 704

- **(a) In General--Not Automatically Objectionable.** Testimony in the form of an opinion or inference otherwise admissible is not objectionable just because it embraces an ultimate issue.
- **(b) Exception.** Witnesses may not testify to opinions concerning intent, guilt, or innocence in a criminal case; the truth or falsity of allegations; whether a witness has testified truthfully; or legal conclusions.
- Issue: Does “not responding in a forthright and honest manner,” equal LYING?

Case Law

- Vouching testimony is generally prohibited. *Palilonis v. State*, Ind.App.2012, 970 N.E.2d 713
- The trial court's erroneous admission of improper vouching testimony was not harmless, during prosecution for felony child molestation; the testimony improperly allowed one witness to vouch for another witness's credibility, and it violated the rules of evidence by providing an opinion on the ultimate issue. *Hamilton v. State*, App.2015, 2015 WL 9598281.
- Testimony of child forensic interviewer who had interviewed alleged victim of child molestation, listing general signs of coaching in a child's testimony and stating that she did not observe any signs that victim had been coached, impermissibly vouched for victim's credibility; even though testimony was limited to observations of coaching indicators instead of an ultimate determination of whether victim was coached, such indirect vouching testimony was similar to testimony that the child witness was telling the truth, and testimony was not raised in response to defense questioning, or to rebut an express claim, that victim had been coached. *Sampson v. State*, 2015, 38 N.E.3d 985

You Be the Judge

Now the report of the expert says:

Sally believes that she is the more nurturing parent and has a more substantive bond with Jill. This has not been corroborated. Mark is concerned that Sally would interfere with his parenting time. This concern seems, to some degree, to have been corroborated.

Is this opinion admissible?

- A. Admit
- B. Exclude

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Do you....

A. Admit

B.
Exclude

Authentication

- 901 - State must establish that the email and texts are what they purport to be
- 901(b)(4) – Distinctive Characteristics and the Like
- Subscribing Witness –
 - ISP
 - Police Officer
 - Record Technician
- Tamper Potential

Case Law

- Court properly admitted texts and emails without direct evidence of the ownership of the cell phone number or email address under IRE 901(b)(4)
- Foundation may be established by direct or circumstantial evidence
- *Pavlovich v State*, 6 NE 3d 969 (2014)

More Case Law

- *Lorraine v Markel Am. Ins. Co.*, 241 F.R.D. 534, 546 (D.Md 2007) – FRE 901(b)(4) is the most frequently used rule to authenticate emails.

Case Law

- Other Ways used to Authenticate emails
 - Admission by author
 - Author observed writing
 - ISP business records – where access limited to author
 - Cell phone records – where access limited to author
 - Special information known by author
 - Response in particular way to indicate authorship
 - Other circumstances peculiar to facts of the case
 - *Tienda v State*, 358 SW3rd 633, (Tex Crim App 2012)

More On *Tienda*

- Held in general mere fact an email purports to come from a certain person's address or that a text came from a cell phone number assigned to a certain person, is without more, insufficient to authenticate a message as having been written by that person.

Yet More Case Law

- Text Messages were authenticated as coming from Defendant where:
 - Stalking victim recognized number from which text message came as belonging to the Defendant
 - Stalking Victim also received voice mail messages from the phone number in which she recognized the Defendant's voice
- *Manuel v. State, 357 S.W.3d 66 (Tex. App.2011)*

Even More Case Law

- Trial Court admitted copies of Facebook conversations between M.T.V. (a juvenile) and his co-conspirators
- Conversations detailed plans to shoot a classmate at school
- M.T.V. admitted to law enforcement he had engaged in conversations with co-conspirators
- Facebook records contained that content
- The records were supported by affidavit from Facebook authenticating them
- Weren't hearsay b/c independent evidence established conspiracy

M.T.V. v. State, 66 N.E.3d 960 (Ind. Ct. App. 2016)

Emails and Text messages

- In his report the custody evaluator opined, “ Numerous email and text messages submitted by both parties provide documentation of their difficulty in communication, and of their frequent and ineffective attempts to address the issues each has raised regarding their marital issues and regarding the child.”

You Be the Judge

- On Cross Examination, Husband's counsel hands the doctor/expert an exhibit and asks him to identify the document. The expert says, "This is a copy of the text messages given to me by Husband where Wife refers to Husband as an asshole. I referenced text messages on page 29 of my report."
- Husband's counsel moves to admit the exhibit.
- Wife's counsel objects on the basis of hearsay.
- YOU BE THE JUDGE
 - A: Admit
 - B: Exclude

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Do you....

A. Admit

B.
Exclude

Rule 705

- Unless the court orders otherwise, an expert may state an opinion and give the reasons for it without first testifying to the underlying facts or data. But the expert may be required to disclose those facts or data on cross examination.

You Be the Judge

- Husband's counsel now asks Husband on direct examination to identify the text message where Wife calls Husband an asshole. Counsel lays the foundation, Husband testifies that he recognizes the number the text is sent from as Wife's, and she sent it to a friend of hers and he recognizes that number.
- Mark's counsel moves to admit

YOU BE THE JUDGE (CONT)

Sally's counsel objects-lack of foundation

- Do You:
 - A. Admit
 - B. Exclude

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Do you....

A. Admit

B.
Exclude

You Be the Judge

- Same facts
- Sally's counsel objects that it is hearsay.

Do You:

A. Admit

B. Exclude

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Do you....

A. Admit

B.
Exclude

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