EXCERPT: FAMILY

LR02-TR26-710 Financial Declaration Form_

1. Requirement. In all relevant family law matters, (except support matters enforced by the State), including dissolution, separation, paternity, post-decree and support proceedings (excepting provisional hearings), the parties shall simultaneously exchange Financial Declaration Forms seven (7) days prior to any hearing. The Financial Declaration Form shall be submitted to the Court during the hearing. The Financial Declaration Forms shall be in a format approved by the Court. These time limits may be amended by the Court for good cause shown. 2. Exceptions. The Financial Declaration Form need not be exchanged or filed if: 2.1 The Court approves the parties' written agreement to waive the exchange; 2.2 The parties have executed a written agreement that settles all financial issues; 2.3 The proceeding is one in which the service is by publication and there is not response; or, 2.4 The proceeding is post-decree and concerns issues without financial implications. 3. Admissibility. Subject to specific evidentiary challenges, the Financial Declaration Form shall be admissible into evidence during the hearing. The submission of the Financial Declaration Form shall not prohibit any other relevant discovery permitted under the Indiana Rules of Trial Procedure. 4. Financial Declaration – Mandatory Discovery. The exchange of Financial Declaration Forms constitutes mandatory discovery, and Trial Rule 37 sanctions are applicable. Additionally, pursuant to Trial Rules 26(E) (2) and (3), the Financial Declaration Form shall be supplemented if additional information becomes available. Adopted effective May 1, 2007.

LR02-TR26-711 Provisional Orders and Modification of Support

At least three (3) business days before a scheduled hearing regarding provisional orders of modification of child support (except support matters enforced by the State), each party shall deliver to all parties to the case the following materials: (1) Their three (3) most recent pay stubs for all employers; (2) Their most recent W-2s, 1099s, and federal income tax returns with all schedules and attachments; (3) Documentation regarding work related child care expenses; (4) Documentation regarding health insurance premiums; (5) Documentation regarding child support orders for other children; (6) Proposed Child Support Obligation Worksheets; and (7) Any exhibit or document that each party intends to submit to the Court.