State of Minnesota

District Court

Co	ounty of	Judicial District:	
		Court File Number: Assigned Judicial officer:	
		Case Type:	Dissolution without Children
In I	Re the Marriage of:		
Nar	ne of Petitioner (first, middle, last)	1	ed Findings of Fact, ons of Law, Order for
and			nt, Judgment and Decree R. Prac. Rule 308.04)
Nar	ne of Respondent (first, middle, last)	_	
 А.	This proceeding for dissolution of ma	urriage came before the un	dersigned judicial officer of
dist	rict court on	_(date) at	
	_		
(loc	eation) in the State of Minnesota. Petiti	ioner 🗌 did 🗌 did not a	ppear.Respondent 🗌 did
	did not appear		appeared as attorney
for			
B.	Petitioner 🗌 is NOT represented by	an attorney OR	
	Petitioner 🗌 is represented by the fo	ollowing attorney:	
C.	Respondent 🗌 is NOT represented 1	by an attorney OR	
	Respondent 🗌 is represented by the	e following attorney:	
D.	Service of the Summons and Petition	n for Dissolution of Marr	iage:
□F	Respondent was personally served on		,, OR
	Respondent signed an Admission of Ser		
	Respondent was served by alternate me		
	By mailing the Summons and F	Petition to Respondent at	the address(es) stated in the
	Order for Service by Alternate Med	ans on this date:	
	By publication of the Summor	<i>ns</i> in	
	newspaper for 3 consecutive week		
E.	Petitioner was served with an Answer	and Counter-Petition:	YES NO

If YES, Petitioner was served with the Answer and Counter-Petition on

Month Day Year

F. Petitioner and Respondent have reached an agreement for marital termination resolving all issues in this case. Petitioner prepared the *Stipulated Findings of Fact, Conclusions of Law, Order for Judgment and Judgment and Decree* and incorporated the stipulated facts and terms of the parties' agreement. Respondent and Petitioner have signed an *Acknowledgement* regarding this agreement, which is included in this document.

Findings of Fact

Information abo	ut Petitioner			
Full Name:				
	First	Middle		Last
Address where ye	ou live:			
5	Street Add	lress		Ap
City		County	State	Zip Code
Mailing address:	Same as abo	ove address OR		
Street Ad	dress		Ар	t. No.
Street Ad	dress	County	Ap	t. No. Zip Code
City		-	-	
		-	-	
City Date of Birth:	Month Day	Year	State	
City Date of Birth:	Month Day	-	State	
City Date of Birth:	Month Day ner's former or o	Year	State	
City Date of Birth: List all of Petitior	Month Day ner's former or o	Year other names or writ	State	

Petitioner's social security number is listed on Confidential Form 11.1 and submitted along with the Petition.

2. Information about Respondent

3.

4.

Full Name:				
	First	Middle		Last
Address where	Respondent lives			
		Street Address		Apt. No.
City		County	State	Zip Code
Mailing addres	s: 🗌 Same as abo	ove address OR		
Street	Address		Ар	ot. No.
City	Co	unty	State	Zip Code
List all of Resp First	oondent's former o Middle	or other names or wr I	ite "None": Last	
First	Middle	I	Last	
Our Marriage				
Petitioner and I	Respondent were m	narried on: (month, da	y, year)	, in the
City of		, County of		, State
of		, Country of		
180 Day Requ		assate for the past s	iv (6) months] YES □ NO
retutioner has t	been nying in Mini	nesota for the past si	ix (0) monuis.	
Respondent ha	s been living in Mi	nnesota for the past	six (6) months.	□ YES □ NO

Petitioner and Respondent were married in Minnesota, but neither Petitioner nor Respondent reside in Minnesota, nor reside in a jurisdiction that will allow an action for dissolution because of the sex or sexual orientation of the Petitioner and Respondent.

□ YES □ NO

5. Armed Forces

Is Petitioner an active duty member of the armed forces.	YES	🗌 NO
If YES, has Petitioner been stationed in Minnesota for the	past six (6)	months?
YES NO		

Is Respondent an active duty member of the armed forces. \Box YES \Box NO

If YES, has Respondent been stationed in Minnesota for the past (6) months?

□YES □NO

6. Marriage Cannot be Saved

There has been an irretrievable breakdown of the marriage relationship and the marriage between Petitioner and Respondent cannot be saved.

7. Physical Living Situation

The Petitioner and Respondent live together at this time	YES	🗌 NO
--	------------	------

Month

If NO, the date of separation was:

Day	Year

If YES, Petitioner and Respondent are living together because:

8. Other Proceedings

	A separate court case for marriage dissolution, legal separation, or annulment has already			
	been started by Petitioner or Respondent in Minnesota or elsewhere?			
	If YES, the type of court case is:, and it was started in			
	County in the State of and the Court			
	file number is, and the status or outcome of the case is:			
	Open Closed or			
9.	Protection or Harassment Order An <i>Order for Protection</i> or a <i>Harassment/Restraining Order</i> is in effect regarding Petitioner			
	and Respondent? YES NO If YES: The <i>Order</i> protects: Petitioner			
	Respondent and the Order was filed in			
	County in State on date, and the			
	Court file number is			
10.	Children			
	"Minor" children are under age 18, or under age 20 but still in high school.			
	a. Do Petitioner and Respondent have minor children together? \Box YES \Box NO			
	b. Do Petitioner and Respondent have any adult dependent children who are not able to			
	support themselves because of a physical or mental condition? \Box YES \Box NO			
	c. Has either Petitioner or Respondent given birth during the marriage to a child who is not			
	a child of the other spouse? YES NO			
	If you answered NO to c, skip to d. If YES, continue below:			
	i. Fill in the information for all children born during the marriage who are not biological			
	children of both spouses.			

Full Name of Child	Date of Birth	Age	Which Party is Birth Parent?

Full Name of Child	Date of Court Order	County/State of Order	Court Case No.

iii. Have the spouse and biological Father signed a Minnesota Recognition of Parentage (ROP) for any of the children listed in (i) above? <a>[] YES <a>[] NO

If YES, state the full name of the child:

and submit a certified copy of the Recognition of Parentage, if not submitted with the Petition.

iv. Has a "Spouse's Non-Paternity Statement" for any of the children listed at (i) above

been signed?
YES NO

If **YES**, state the name of the child:

and submit a certified copy of the "Spouse's Non-Paternity Statement" if not submitted with the Petition.

(For each minor child listed at c.(i.) there should be a paternity court order OR the Recognition of Parentage **and** Non-Paternity Statement to use this Dissolution Without Children form.)

d. Neither spouse is pregnant YES NO (If either spouse is pregnant use Marriage Dissolution With Children form.)

11. Public Assistance/Medical Assistance

Note: If either party is receiving public assistance from the State of Minnesota or applies for it after this proceeding is started, the Petitioner must give notice of this marriage dissolution action to the Support and Collections office for the county paying for the assistance. See Minn. Stat. § 518A.44

a. Petitioner receives public assistance from the State of Minnesota: YES NO

	\$ per month.
b.	Respondent receives Supplemental Security Income: NO YES in the amount of \$ per month.
13. P	etitioner's Employment
a	. Petitioner is employed. 🗌 YES 🗌 NO
b	Petitioner is Self-Employed. 🗌 YES 🗌 NO
c.	Name and address of Petitioner's employer. (If Petitioner has more than one job, list the Name and Address of each employer.)
	Name of Petitioner's Employer (If Self-Employed, list name and business address)

If YES, the assistance is from _____ County. (Check all that apply):

b. Respondent receives public assistance from the State of Minnesota: YES NO

Supplemental Security Income (SSI) is a Federal income supplement program. It is available to

a. Petitioner receives Supplemental Security Income: NO VES in the amount of

If YES, the assistance is from County. (Check all that apply):

MFIP Tribal TANF General Assistance Child Care Assistance

MFIP Tribal TANF General Assistance Child Care Assistance

Minnesota Care Medical Assistance

Minnesota Care Medical Assistance

low-income people if they are over age 65, or blind, or disabled.

Supplemental Security Income (SSI)

Employer's Street Address

City

12.

State

Zip Code

Name of Petitioner's Employer (If Self-Employed, list name and business address)

Employer's Street Address

City	State	Zip Code

14. Petitioner's Gross Income

NOTE: This question asks for <u>monthly</u> income. If you are paid weekly, multiply your weekly income by 4.33 to get monthly income. If you are paid every two weeks, multiply by 2.17 to get monthly income. If you are paid twice a month, multiply by 2.

Source of Income Amount per month (or zero) before taxes and deductions

Self Employment Income

\$ per month

If you are **self employed**, calculate your net monthly revenues as follows: (Annual gross revenues minus annual ordinary and necessary business expenses) divided by 12 = Net Monthly Revenue. Also, **attach Schedule** C from last year's tax return to this Petition.

\$		per 1	month.		
			(name(s) of pa	yor(s)) in th	ne total amount of
If			receives child		
Peti	tioner rece	eive child supp	oort payments. 🗌 Yl	ES 🗌 NO	
	Total gros	s income		\$	per month
	ouler	Identify Source	2	Ψ	per month
	Other			\$	per month
	Court-orde	ered spousal m	aintenance you receive		per month
	Worker's	Compensation		\$	per month
	Pension or	Disability from	m work or military	\$	per month
	Annuity p	ayments		\$	per month
	Investmen	ts or Rental Inc	come	\$	per month
	Disabili	ty Income		\$	per month
	Social Sec	urity Retireme	nt, Survivors or		
	Unemplo	yment benefit	S	\$	per month
	Commiss	ions from all j	obs	\$	per month
	meome I	rom all jobs		Φ	per month

a. Respondent is employed. \Box YES \Box NO

15.

b. Respondent is Self-Employed. \Box YES \Box NO

Name and address of Respondent's employer. (If Respondent has more than one job, list the Name and Address of each employer.)

Name of Respondent's	Employer (If Self-Employed list name and	d business address)
Employer's Street Addr	ess	
City	State	Zip Code
Name of Respondent's E	Employer (If Self-Employed list name and busi	iness address)
Employer's Street Addr	ess	
City	State	Zip Code

16. Respondent's Gross Income

The Income questions ask for <u>monthly</u> income. If Respondent is paid weekly, multiply weekly income by 4.33 to get monthly income. If Respondent is paid every two weeks, multiply by 2.17 to get monthly income. If Respondent is paid twice a month, multiply by 2.

If Respondent has no income in a category, enter zero (0). Do not list public assistance benefits as income (e.g., MFIP, GA, SSI).

Source of Income Amount per month (or zero) before taxes and deductions

 Self Employment Income
 \$_______per month

 If Respondent is self employed, calculate net monthly revenues as follows: (Annual gross revenues minus annual ordinary and necessary business expenses) divided by 12 = Net Monthly

Revenue Also attach Schedule C from last year's tax return to this Petition if available

Revenue. Also, attach Schedule e from last year s tax fetum to this return, if available.				
Income from all jobs	\$	_ per month		
Commissions from all jobs	\$	_ per month		
Unemployment benefits	\$	_ per month		
Social Security (SSDI or RSDI)	\$	_ per month		
Investments or Rental Income	\$	_ per month		
Annuity payments	\$	_ per month		
Pension or Disability from work or military	\$	_ per month		

	Worker's Compensation	th
	Court-ordered spousal maintenance you receive\$ per mont	th
	Other per mont	th
	Total gross income \$ per mont	th
	Does Respondent receive child support payments? YES NO	
	If YES, Respondent receives child support payments from	
	(name(s) of payor(s)) in the total amount of	of
	\$per month.	
TT.	Lealth Cana Coverage	
H(Iealth Care Coverage	
a.	. Petitioner has insurance coverage through their employment.	
	Medical: YES NO Dental: YES NO	
	If YES, this medical insurance covers: 🗌 Petitioner 🔲 Respondent and this dent	al
	insurance covers: Petitioner Respondent	
b.	. Respondent has insurance coverage through their employment.	
	Medical: YES NO Dental: YES NO	
	If YES, this medical insurance covers: Petitioner Respondent and this dent	al
	insurance covers: Petitioner Respondent	
c.	. Petitioner receives Medical Assistance or Minnesota Care through the State of	of
	Minnesota. 🗌 YES 🗌 NO	
d.	. Respondent receives Medical Assistance or Minnesota Care through the State of	of
	Minnesota. 🗌 YES 🔲 NO	

18. Spousal Maintenance

17.

Spousal Maintenance is money paid by one spouse to the other for living expenses.

Check only one box:

Petitioner and Respondent do not need spousal maintenance at this time, or in the future. Both parties agree that each party is fully capable of self-support and is not dependent upon the other for additional support in the form of spousal maintenance. Each party has made a full and fair disclosure of all income and assets and liabilities that each is responsible for, and agrees that this waiver is reasonable. The waiver is fair and equitable and is supported by the above consideration and was signed by both parties after full financial disclosure to each other.

Petitioner or Respondent may need spousal maintenance in the future. The court should reserve maintenance to allow either party to ask for spousal maintenance in the future because:

(explain why you want to do this)

Petitioner needs spousal maintenance from Respondent now. Petitioner is
years of age, Petitioner and Respondent have been married foryears. Petitioner
has the following education:
Petitioner's gross monthly income totals \$
Petitioner's monthly expenses total \$ and Petitioner is not able to
maintain the standard of living established during the marriage because:
Respondent has the ability to pay Petitioner \$per month for spousal
maintenance.
Respondent needs spousal maintenance from Petitioner now. Respondent is
years of age, Petitioner and Respondent have been married for

years. Respondent has the following education:

______. Respondent's gross monthly income totals \$______. Respondent's monthly expenses total \$______, and Respondent is not able to maintain the standard of living established during the marriage because: ______

Petitioner has the ability to pay Respondent \$______ per month for spousal maintenance.

19. Vehicles

Vehicles are cars, trucks, boats, motorcycles, snowmobiles, personal watercraft, all terrain vehicles etc. owned by Petitioner and Respondent together or separately, including vehicles purchased after separation:

Respondent owns a vehicle.
YES NO

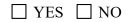
List all vehicles owned by Petitioner and Respondent together or separately:

Type of Vehicle (car, boat, truck etc.)	Year/Make/ Model	Name(s) on Title	Value	Balance Owed	Monthly Payment
			\$	\$	\$
			\$	\$	\$
			\$	\$	\$
			\$	\$	\$

20. Marital Property

Marital property means almost anything that you or your spouse now own that was received or bought during the marriage, <u>even during the times you were separated</u>. Marital Property includes household goods, furniture, jewelry, boats, real estate and other things. Marital property does *not* include a gift or inheritance received by one spouse *alone*.

The marital property been divided between Petitioner and Respondent to their satisfaction.



If **NO**, Petitioner requests the following marital property:

If **NO**, Respondent requests the following marital property:

21. Non-Marital Property

22.

Non-marital property means: (1) anything that you or your spouse owned before the marriage; (2) anything that you or your spouse received as a gift, bequest, devise, or inheritance, *to you or your spouse alone*; (3) anything that you or your spouse got in trade or in exchange for your non-marital property; (4) anything that is an increase in the value of non-marital property; (5) anything you or your spouse received after the valuation date set by the court; or (6) anything defined as non-marital property by a valid antenuptial contract.

a. l	Petitioner has non-marital property. 🗌 YES 🗌 NO
]	f YES, list Petitioner's non-marital property:
-	
-	
- b. F	Respondent has non-marital property. 🗌 YES 🔲 NO
]	f YES, list Respondent's non-marital property:
-	
	h & Accounts – Not including Pension and Employer-Funded Retirement ounts
	ioner has money in banks, savings, cash or investments.
Resp	bondent has money in banks, savings, cash or investments. \Box YES \Box NO
If Y	ES,
a. Li	st all accounts owned by you alone, your spouse alone, or owned by both of you jointly
inclu	ading those opened after separation. "Type of account" means checking, savings,

money market accounts, certificates of deposit, stocks, bonds, stock options, mutual funds, savings bonds, and Treasury Bills, etc. Use Confidential Information Form 11.1 (CON111) to list Financial Institution name, account holder name(s), and account numbers.

Do not include Pension or Employer-Funded Retirement Accounts, which are listed at #26.

Financial	Type of Account	Amount	Belongs to:
Institution			(name on account)
		\$	
		\$	
		\$	
		\$	
		\$	
		\$	

b. List cash not listed at a.:

Petitioner has cash in the amount of \$_____.

Respondent has cash in the amount of \$_____

23. Business Interest

Petitioner has an interest in a business.	□ NO	
Respondent has an interest in a business. YES	□ NO	
If YES, the name of the business is		, the address is

and the value is \$_____. I arrived at this value as follows: _____

24. Manufactured Home

Petitioner owns a manufactured home.	YES	🗌 NO
Respondent owns a manufactured home	. 🗌 YES	🗌 NO

If either Petitioner or Respondent own a manufactured home, together or separately,
complete the following information:
a. Address of the manufactured home:
in the city of, state of
b. What type of home is it? (single, double-wide etc.)
c. Whose name(s) is on the title?
d. When was the home purchased?
e. What was the purchase price?
f. What is the current values of the home? \$
g. How did you arrive at that amount as the current value?
h. How much money is still owed on the home? \$
i. If money is owed on the home, who is the money owed to?
j. Do you own the land the home sits on, or do you rent a lot? \Box Rent \Box Own
Note: If you own the lot, you must list the land at Paragraph 25.

25. Real Property - Land, Buildings, Contracts for Deed

All real property now owned by Petitioner or Respondent together or separately must be listed. Include real property acquired before the marriage, during the marriage, and <u>after separation</u>.

a. Petitioner and Respondent jointly own real property. YES NO

b. Petitioner owns real property solely in their own name or with someone other than

Respondent. YES NO

c. Respondent owns real property solely in their own name or with someone other than

Petitioner. YES NO

d. How many properties are owned by you and your spouse in total? None One
Two Three _____

If you or your spouse own real property, separately or together, complete the following information about the property. If there is more than one piece of real property, photocopy and complete a Real Property Information page for each piece of property. Staple the additional sheets to the *Stipulated Findings of Fact* and label each sheet "Attachment to Stipulated Findings of Fact of ______(your names)"

Real Property Information

- 1. Real Estate belongs to: (List full names of all owners)
- Legal Description is: (The full legal description must be included. Copy the legal description from the deed. Do not use the property tax statement legal description. If the legal description is long, you may use an attachment. Type or print neatly.)

3. Street Address of the real property is:

 City_____State____Zip Code _____

 The property is in _____County.

- 4. Purchase date (month, day, year) and purchase price:
- 5. Mortgages or loans: (List all mortgages and loans on the property)

There are no mortgages or loans on this property.

1st Mortgage: Amount currently owed \$_____and name of lender_____

	2 nd Mortgage: Amount currently owed \$and name of lender
	Other mortgages or loans:
5.	Current Market Value of this property:\$ How did you arrive at this value?
7.	This property is the homestead:YesNo
26.	Retirement Plans
	a. Petitioner has a retirement account. (IRA, 401(k), 403(b) or other)
	\Box YES \Box NO If YES : The name of the Financial Institution, account holder name(s),
	and account number is listed on Confidential Information Form 11.1 (CON111). The
	current balance is: \$
	b. Petitioner, or Petitioner's past or present employer, union, or other group, paid money
	into a pension, profit sharing, or other retirement plan for Petitioner.
	$\Box \text{ YES } \Box \text{ NO } \text{ If YES:}$
	i. The name of the plan is:
	ii. The employer, union or group providing the plan is:
	iii. The date Petitioner began working at the job or joined the union or group plan is:
	iv.The type of plan is: (e.g. defined benefit, defined contribution)
	v. The present value of the pension or plan is:
	c. Respondent has a retirement account. (IRA, 401(k), 403(b) or other)

☐ YES ☐ NO If YES: The name of the Financial Institution, account holder name(s), and account number is listed on Confidential Information Form 11.1 (CON111). The current balance is: ______.

d. **Respondent**, or Respondent's past or present employer, union, or other group, paid money into a pension, profit sharing, or other retirement plan for Respondent.

YES NO If YES, and it is a **Pension**, **Profit-Sharing**, or other Retirement **Plan**:

- i. The name of the plan is:
- ii. The employer, union or group providing the plan is:
- iii. The date Respondent began working at the job or joined the union or group plan is:
- iv. The type of plan is: (e.g. defined benefit, defined contribution)

v. The present value of the pension or plan is:

27. Debts

Petitioner has debts.	☐ YES	🗌 NO
Respondent has debts.	☐ YES	🗌 NO

If YES, list debts in your name, your spouse's name and in both names jointly. Include unpaid debts from before the marriage date, during the marriage, and after separation. Fill in all information completely and attach another sheet of paper if necessary.

Money is owed to:	Money was used for:	Whose Name is Account and Wh the Debt Incur	ien was	Balance Owed	Monthly Payment
		Name	Date		
				\$	\$
				\$	\$

		\$ \$
		\$ \$
	Total Debt	\$ \$

28. Name Change

a. Neither person wants to change their name.

b. Petitioner Respondent wants to change their name to: (*full name, not initials*)

first

middle

last

This name change request is made with no intent to defraud or mislead anyone:

True False.

The person requesting the name change has been convicted of a felony:

☐ YES ☐ NO

If YES:

☐ i. Notice of this request for name change has been given to the proper authority as required by Minn. Stat. § 259.13. (IMPORTANT NOTICE: If you are a convicted felon and you request a name change without following the requirements of Minn. Stat. § 259.13, using the new last name after your divorce is a gross misdemeanor.)

☐ ii. An *Affidavit of Service of the Notice* marked Exhibit "A" has been submitted along with this Stipulated Findings of Fact, Conclusions of Law, Order for Judgment, Judgment and Decree.

29. Other Findings

1.

2.

3.

	UPON THE ABOVE INFORMATION, the parties agree that the Court shall e following:
	CONCLUSIONS OF LAW
	oonds of matrimony between Petitioner and Respondent are dissolved, so they are e and not married.
Healt	h Care Coverage for the Parties
🗌 a.	Each party to provide for his or her own
🗌 b.	(full name) shall provide 🗌 medical
	dental insurance for
_	(full name)
□ c.	Allowing(full name), at their own expense, to
	continue the dependent coverage available under the other party's insurance plan,
	pursuant to federal and state statutes.
□ d.	Reserving the issue of medical and dental insurance for the parties.
Spous	al Maintenance
□ a.	Neither party is awarded spousal maintenance. Petitioner and Respondent have
waive	d any claims to spousal maintenance for the past, present, or future and expressly
waive	all rights to modify their waivers of maintenance. This court is divested of
jurisdi	ction to award or modify maintenance in the future pursuant to Karon v. Karon, 435
N.W.2	d 501 (Minn. 1989).

Consideration for this agreement is: (check all that apply)

the parties' mutual waivers of maintenance

the property settlement

the parties' respective incomes and ability to earn income

other:

The Court has reviewed this agreement and finds it to be fair and equitable under all of the circumstances, and supported by sufficient consideration including the parties' mutual waivers, incomes per year and the property division. Full disclosure of each party's financial circumstances has occurred.

b. Maintenance is reserved because:

Either party can ask the court to order the payment of spousal maintenance in the future by filing a Motion stating a change in circumstances.

- □ c. □ Petitioner □ Respondent shall pay spousal maintenance indefinitely (permanently) to the other party in the amount of \$ _____ per month starting on (date):______. Any past due amounts are still owed.
- d. Petitioner Respondent shall pay transitional (temporary) spousal maintenance to the other party in the amount of \$ _____ per month starting on (date): ______ and ending: ______
 Any past due amounts are still owed.

The monthly amount of spousal maintenance shall be:

□ subject to income withholding from the payor's income, regardless of source, by their employer, trustee, or other payor of funds and mailed to: Minnesota Child Support Payment Center, P.O. Box 64326, St. Paul, MN 55164-0326. If the person paying spousal support is self-employed, send payments to Minnesota Child Support Payment Center, P.O. Box 64306, St. Paul, MN 55164-0306. To start income withholding, Petitioner or Respondent must apply for income withholding at the Child Support Office in their county. Until income withholding starts, the person owing maintenance shall pay the amount directly to the spouse receiving it. Maintenance shall be paid directly by the spouse owing the maintenance to the spouse receiving it, payable on the ______ day of each month.

4. Vehicles

Awarding the vehicles as follows and ordering the party receiving the vehicles to pay for any loans or insurance for such vehicle:

Year / Make / Model	Awarded to:

5. Marital Property

The parties' marital property, household goods, furniture and furnishings are awarded:

 \Box a. As currently divided **OR**

□ b. As follows (add pages if necessary):

To Petitioner:

To Respondent:

6. Non-Marital Property

The parties' non-marital property is awarded:

a. As currently divided **OR**

b. As follows (add pages if necessary):

To Petitioner:		
To Respondent:		

7. Cash and Accounts

a. Awarding the savings and investments as follows:

Institution	Type of Account	Amount	Awarded to
		\$	
		\$	
		\$	
		\$	
		\$	
		\$	

b. Awarding any cash not included in a. above to the party who currently has the cash OR

Awarding the cash as follows:

8. Business

None OR

Awarding the parties' **business** as follows:

9. Manufactured Home

□ None OR

Awarding the manufactured home located at :

street address

state

State of, which has the following legal description:		shall be paid by Petitioner Responde
□ Awarding solely to □ Petitioner □ Respondent all right, title, and interest of the parties in the real property located at: Street address	Real Property	
the parties in the real property located at: Street address	None OR	
Street address	Awarding solely to Petiti	ioner 🗌 Respondent all right, title, and interest of
in the City of, County of	the parties in the real property lo	ocated at:
State of, which has the following legal description:	Street address	
with the following mortgages and loans to be paid, after the divorce is final, by Petitioner Respondent: 1st Mortgage: Amount currently owed: \$and name of lender: 2nd Mortgage: Amount currently owed: \$and name of lender: and subject to the following liens or other agreements: A lien in favor of Petitioner Respondent in the amount of \$	in the City of	, County of
Petitioner Respondent: 1st Mortgage: Amount currently owed: \$and name of lender: 2nd Mortgage: Amount currently owed: \$and name of lender: and subject to the following liens or other agreements: A lien in favor of Petitioner Respondent in the amount of \$	State of	, which has the following legal description:
 Petitioner Respondent: 1st Mortgage: Amount currently owed: \$and name of lender: 2nd Mortgage: Amount currently owed: \$and name of lender: and subject to the following liens or other agreements: A lien in favor of Petitioner Respondent in the amount of \$ 		
1st Mortgage: Amount currently owed: \$and name of lender: 2nd Mortgage: Amount currently owed: \$and name of lender: and subject to the following liens or other agreements: A lien in favor of Petitioner Respondent in the amount of \$	with the following mortgages an	nd loans to be paid, after the divorce is final, by
2nd Mortgage: Amount currently owed: \$and name of lender: and subject to the following liens or other agreements: A lien in favor of Petitioner	Petitioner Responde	ent:
and subject to the following liens or other agreements:	1 st Mortgage: Amount currently	owed: \$and name of lender:
A lien in favor of Petitioner Respondent in the amount of \$	2 nd Mortgage: Amount currently	y owed: \$and name of lender:
	and subject to the following lier	ns or other agreements:
	A lien in favor of Petition	ner
Other request regarding the property: (describe the request fully)	Other request regarding the	property: (describe the request fully)

11. Additional Real Property

None OR
Awarding solely to Petitioner Respondent all right, title, and interest of the
parties in the real property located at:
Street address
in the City of, County of
State of, which has the following legal description:
with the following mortgages and loans to be paid, after the divorce is final, by
Petitioner Respondent:
1 st Mortgage: Amount currently owed: \$and name of lender:
2 nd Mortgage: Amount currently owed: \$and name of lender:
and subject to the following liens or other agreements:
A lien in favor of Petitioner Respondent in the amount of \$
Other request regarding the property: (describe the request fully)
Retirement Funds
a. Awarding Petitioner's pension, profit sharing, retirement plan, I.R.A., or 401(k) or other
retirement fund as follows:
Petitioner has no retirement funds OR

□ 100% to Petitioner OR

12.

Dividing Petitioner's retirement benefits fairly and equitably between the parties as follows:

b.	Awarding Respondent's pension, profit sharing, retirement plan, I.R.A., or 401(k) or
otł	ner retirement fund as follows:

Respondent has no retirement funds OR

 \Box 100% to Respondent OR

Dividing Respondent's retirement benefits fairly and equitably between the parties as

follows:

13. Debts

 \Box a. Dividing the debts as follows and ordering each party to hold the other harmless

from any responsibility for the debts so divided. *Include all debts listed at #27 above.*

Debt Owed To:	To Be Paid By:

□ b. Ordering that each party is solely responsible for paying any other debts incurred solely by him or her and ordering each party to hold the other harmless from any responsibility for such separately incurred debts.

14. Name Change

□ Neither party is requesting a name change.

OR

Changing Petitioner's name to:

First Middle Last	First	Middle	Last	
	Changing Resp	ondent's name to:		
Other:	First	Middle	Last	
	Other:			

- 16. Each party shall execute any and all documents necessary to transfer real and personal property as awarded herein without further order of the Court. Should either party fail to execute the necessary documents, a certified copy of the Judgment and Decree shall operate to transfer title as awarded.
- 17. Petitioner and Respondent agree that after a Judgment and Decree has been entered herein, Petitioner may have a third party, age 18 or older, serve the *Judgment and Decree* upon Respondent by mailing it to Respondent's last known address by first class mail, postage prepaid. The parties agree that service by mail instead of personal service shall constitute proper service of the *Judgment and Decree* for all purposes. Petitioner is responsible for filing an *Affidavit of Service* of the *Judgment and Decree* in the court file.

NOTICE: APPENDIX A SHALL BE INCORPORATED AND MADE A PART OF THE

JUDGMENT AND DECREE. Appendix A contains provisions regarding Payments to Public Agency, Minnesota Statutes § 518A.50; Depriving Another of Custodial or Parental Rights--A Felony, Minnesota Statutes § 609.26; Rules of Support, Maintenance, Parenting Time; Parental Rights from Minnesota Statutes § 518.17, subdivision 3; Wage and Income Deduction of Support and Maintenance, Minnesota Statutes § 518A.53; Change of Address or Residence; Cost of Living Increase of Support and Maintenance pursuant to Minnesota Statutes § 518A.75; Judgments for Unpaid Support pursuant to Minnesota Statutes § 548.091; Judgments for Unpaid Maintenance pursuant to Minnesota Statutes § 548.091; Medical Insurance and Expenses pursuant to Minnesota Statutes § 518A.41; and Minnesota Statutes § 259.115 regarding criminal penalties for failure to comply with felon name change law.

ACKNOWLEDGEMENT

The undersigned parties affirm to the Court that the foregoing *Conclusions of Law* incorporate the parties' complete and full agreement for marital termination to resolve all issues in this dissolution case, and upon approval and entry by the court, shall constitute the judgment and decree for marriage dissolution for all purposes. Furthermore, the parties assert that the facts stated in the *Findings of Fact* are true and accurate, that each party has fully disclosed the nature and extent of his or her property, debts, and income, and that this agreement is based upon that full and fair disclosure. The parties ask the Court to enter judgment in strict conformity with the foregoing and, so long as the Court does so, the parties agree that this matter may proceed as by default. If the Court intends to deviate at all from the terms of the foregoing, each party shall be notified and given the opportunity to present all arguments concerning all issues in the dissolution case.

I declare under penalty of perjury that everything I have stated in this document is true and correct. Minn. Stat. § 358.116.

Signature of Petitioner	Signature of Respondent
DATED:	DATED:
County and State where signed	County and State where signed
Petitioner is not represented by an attorney (Sign Petitioner's Waiver of Counsel) is represented by the following attorney:	Respondent is not represented by an attorney (Sign Respondent's Waiver of Counsel) is represented by the following attorney:
Attorney's Name:	Attorney's Name:
Attorney's ID #:	Attorney's ID #:
Telephone: ()	Telephone: ()
Attorney's Address	Attorney's Address
City, State, Zip	City, State, Zip
E-mail address	E-mail address
Ву	Ву
Attorney for Petitioner	Attorney for Respondent

ORDER FOR JUDGMENT LET JUDGMENT BE ENTERED IMMEDIATELY.

The foregoing facts were found by me after due hearing and the Order thereon is recommended.

BY THE COURT

District Court Referee

Judge of District Court

Dated:_____

Dated:

JUDGMENT

I certify the above order constitutes the Judgment of the Court.

Court Administrator

By _____

Date _____

PETITIONER'S WAIVER OF COUNSEL

I, ______, know I have the right to be represented by a lawyer of my choice. I hereby expressly waive that right and I freely and voluntarily sign the foregoing stipulation to terminate my marriage and resolve all issues in this marriage dissolution case. I understand that an attorney would be helpful in determining the issues contained in the foregoing stipulation; however, I specifically decline to retain independent counsel.

Date Signature of Petitioner
RESPONDENT'S WAIVER OF COUNSEL

I, _____ declare as follows:

1. I know I have the right to be represented by an attorney of my choice. I hereby expressly waive that right and I freely and voluntarily sign the foregoing stipulation to terminate my marriage and resolve all issues in this marriage dissolution case.

2. I understand that an attorney would be helpful in determining issues contained in the foregoing stipulation; however, I specifically decline to retain independent counsel.

3. I hereby expressly waive any right to contest the agreements set forth in the foregoing stipulation and I waive the thirty (30) days period to answer.

4. My spouse may proceed to judgment pursuant to the terms of said stipulation as if by default, and without further notice to me.

Date

Signature of Respondent

Appendix A (FAM301)

Notice is Hereby Given to the Parties:

- I. Payments to Public Agency. According to Minn. Stat. § 518A.50, payments ordered for maintenance and support must be paid to the Minnesota child support payment center as long as the person entitled to receive the payments is receiving or has applied for public assistance or has applied for support and maintenance collection services. Parents mail payments to: P.O. Box 64326, St. Paul, MN 55164-0326. Employers mail payments to: P.O. Box 64306, St. Paul, MN 55164.
- II. Notice Regarding Compliance With Parenting Time Order. The parties are expected to fully comply with the court's order unless the parties mutually agree otherwise in writing as defined by Minn. Stat. § 645.44, subd. 14. Pursuant to Minn. Stat. § 518.175, subd. 6, and Minn. Stat. § 518.131, subd. 11, the parties are hereby notified that:
 - (1) The court shall award compensatory parenting time to a parent who has been prevented from exercising parenting time.
 - (2) Deprivation of parental rights is a felony crime pursuant to Minn. Stat. § 609.375.
 - (3) If the court finds that one parent has repeatedly and intentionally denied or interfered with another parent's parenting time, then the court shall award attorney fees to the parent who has been denied parenting time and require the parent who has been denying or interfering with parenting time to pay the other parent for costs incurred as a result of enforcing the decision.
 - (4) If the court finds that one parent has repeatedly and intentionally denied or interfered with parenting time, then the court may also:
 - (i) transfer custody of the child to the other parent;
 - (ii) impose a sanction of up to \$500 on the parent who repeatedly and intentionally denied or interfered with parenting time; or
 - (iii) award other relief as determined to be in the best interests of the children involved.
- III. Nonsupport of a Spouse or Child. A person who fails to pay court-ordered child support or maintenance may be charged with a crime, which may include misdemeanor, gross misdemeanor, or felony charges, according to Minn. Stat. § 609.375. A copy of that section is available from any district court clerk.
- IV. Rules of Support, Maintenance, Parenting Time.
 - A. Payment of support or spousal maintenance is to be as ordered, and the giving of gifts or making purchases of food, clothing, and the like will not fulfill the obligation.
 - B. Payment of support must be made as it becomes due, and failure to secure or denial of parenting time is NOT an excuse for nonpayment, but the aggrieved party must seek relief through a proper motion filed with the court.

- C. Nonpayment of support is not grounds to deny parenting time. The party entitled to receive support may apply for support and collection services, file a contempt motion, or obtain a judgment as provided in Minn. Stat. § 548.091.
- D. The payment of support or spousal maintenance takes priority over payment of debts and other obligations.
- E. A party who accepts additional obligations of support does so with the full knowledge of the party's prior obligation under this proceeding.
- F. Child support or maintenance is based on annual income, and it is the responsibility of a person with seasonal employment to budget income so that payments are made throughout the year as ordered.
- G. A *Parental Guide to Making Child-Focused Parenting Time Decisions* is available from any court administrator.
- H. The nonpayment of support may be enforced through the denial of student grants; interception of state and federal tax refunds; suspension of driver's, recreational, and occupational licenses; referral to the department of revenue or private collection agencies; seizure of assets, including bank accounts and other assets held by financial institutions; reporting to credit bureaus; income withholding, and contempt proceedings; and other enforcement methods allowed by law.
- I. The public authority may suspend or resume collection of the amount allocated for child care expenses if the conditions of Minn. Stat. § 518A.40, subd. 4, are met.
- J. The public authority may remove or resume a medical support offset if the conditions of Minn. Stat. § 518A.41, subd. 16, are met.
- V. Modifying Child Support. If either the obligor or obligee is laid off from employment or receives a pay reduction, child support may be modified, increased, or decreased. Any modification will only take effect when it is ordered by the court, and will only relate back to the time that a motion is filed. Either the obligor or obligee may file a motion to modify child support, and may request the public agency for help. Until a motion is filed, the child support obligation will continue at the current level. The court is not permitted to reduce support retroactively.

VI. Parental Rights from Minn. Stat. § 518.17, subd. 3. Unless otherwise provided by the court:

A. Each party has the right of access to, and to receive copies of, school, medical, dental, religious training, police reports, and other important records and information about the minor children. Each party has the right of access to information regarding health or dental insurance available to the minor children. Presentation of a copy of this order to the custodian of a record or other information about the minor children constitutes sufficient authorization for the release of the record or information to the requesting party.

- B. Each party has the right to be informed by the other party as to the name and address of the school of attendance of the minor children. Each party has the right to be informed by school officials about the children's welfare, educational progress and status, and to attend school and parent teacher conferences. The school is not required to hold a separate conference for each party.
- C. Each party has the right to be notified by the other party of an accident or serious illness of a minor child, including the name of the health care provider and the place of treatment.
- D. Each party has the right to be notified by the other party if the minor child is the victim of an alleged crime, including the name of the investigating law enforcement officer or agency. There is no duty to notify if the party to be notified is the alleged perpetrator.
- E. Each party has the right of reasonable access and telephone contact with the minor children.
- VII. Wage and Income Deduction of Support and Maintenance. Child support and/or spousal maintenance may be withheld from income, with or without notice to the person obligated to pay, when the conditions of Minn. Stat. § 518A.53, have been met. A copy of that section is available from any court administrator.
- VIII. Change of Address or Residence. Unless otherwise ordered, each party shall notify the other party, the court, and the public authority responsible for collection, if applicable, of the following information within ten days of any change: residential and mailing address, telephone number, driver's license number, social security number, and name, address, and telephone number of the employer.
- IX. Cost of Living Increase of Support and Maintenance. Basic support and/or spousal maintenance may be adjusted every two years based upon a change in the cost of living (using the U.S. Department of Labor, Bureau of Labor Statistics, consumer price index Mpls. St. Paul, for all urban consumers (CPI-U), unless otherwise specified in this order) when the conditions of Minn. Stat. § 518A.75, are met. Cost of living increases are compounded. A copy of Minn. Stat. § 518A.75, and forms necessary to request or contest a cost of living increase are available from any court administrator.
- X. Judgments for Unpaid Support. If a person fails to make a child support payment, the payment owed becomes a judgment against the person responsible to make the payment by operation of law on or after the date the payment is due, and the person entitled to receive the payment or the public agency may obtain entry and docketing of the judgment without notice to the person responsible to make the payment.

XI. Judgments for Unpaid Maintenance.

A. A judgment for unpaid spousal maintenance may be entered and docketed when the conditions of Minn. Stat. § 548.091, are met. A copy of that section is available from any court administrator.

- B. The public authority is not responsible for calculating interest on any judgment for unpaid spousal maintenance. When providing services in IV-D cases, as defined in Minn. Stat.
 § 518A.26, subd. 10, the public authority will only collect interest on spousal maintenance if spousal maintenance is reduced to a sum certain judgment.
- XII. Attorney Fees and Collection Costs for Enforcement of Child Support. A judgment for attorney fees and other collection costs incurred in enforcing a child support order will be entered against the person responsible to pay support when the conditions of Minn. Stat. § 518A.735, are met. A copy of that section and forms necessary to request or contest these attorney fees and collection costs are available from any court administrator.
- XIII. Parenting Time Expeditor Process. On request of either party or on its own motion, the court may appoint a parenting time expeditor to resolve parenting time disputes under Minn. Stat.
 § 518.1751. A copy of that section and a description of the expeditor process is available from any court administrator.

In addition to the Notices listed above, the following Notice applies to all orders addressing custody pursuant to Minn. Stat. § 518.17, subd. 3a.

Notice

Each Party is Granted the Following Rights:

- 1. Right of access to, and to receive copies of, school, medical, dental, religious training, police reports, and other important records and information about the minor children.
- 2. Right of access to information regarding health or dental insurance available to the minor children.
- 3. Right to be informed by the other party as to the name and address of the school of attendance of the minor children.
- 4. Right to be informed by school officials about the children's welfare, educational progress and status, and to attend school and parent-teacher conferences. The school is not required to hold a separate conference for each party, unless attending the same conference would result in violation of a court order prohibiting contact with a party.
- 5. Right to be notified by the other party of an accident or serious illness of a minor child, including the name of the health care provider and the place of treatment.
- 6. Right to be notified by the other party if the minor child is the victim of an alleged crime, including the name of the investigating law enforcement officer or agency. There is no duty to notify if the party to be notified is the alleged perpetrator.
- 7. Right to reasonable access and telephone or other electronic contact with the minor children.