Introduction to Family Law in Montana

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DISCLAIMER

Information Not Legal Advice. This document has been prepared for general information purposes only. The information provided is not legal advice. Legal advice is dependent upon the specific circumstances of each situation. Also, the law may vary from state to state, so that some information may not be correct for your jurisdiction. Finally, the information contained in this document is not guaranteed to be up to date. The information cannot replace the advice of competent legal counsel licensed in your state.

Prepared by Montana Legal Services Association. Approved and distributed by the Montana Supreme Court Commission on Self-Represented Litigants.

Warning

This packet and the forms which come with it were created for people who have simple, uncontested dissolution of marriage (commonly known as "divorce") cases. This means that you do not expect your spouse to fight with you over the dissolution, property, debts, or kids. These forms may not be appropriate if you have a complicated family law case or if your spouse might contest the dissolution. Even "simple" dissolutions can involve a lot of work. Many people have difficulty reading, understanding, and filling out the necessary forms by themselves. If you have difficulty understanding this packet or filling out the forms, you should speak to an attorney and should probably not try to file for a dissolution of marriage by yourself.

How do I know if my case will become contested?

There is no way of knowing for sure whether your spouse will contest all or part of your dissolution. Consider several factors:

- 1. Do you and your spouse disagree about where the children will live?
- 2. Do you disagree about how to cover the children's medical insurance?
- 3. Do you disagree on the division of property and debts?
- 4. Can you work out these differences without going to court?
- 5. Are you asking for severe restrictions on contact between the children and the other parent?
- 6. Does your spouse have the resources to hire a private attorney?

How do I know if my case is complicated?

If your dissolution involves any of the following issues, it may be too complicated to use these forms:

- 1. Pensions, retirement benefits, or profit-sharing plans;
- 2. A pending personal injury case involving you or your spouse;
- 3. Real estate that you or your spouse own with someone else or real estate located outside of Montana;
- 4. A family business;
- 5. A bankruptcy case filed by your spouse;
- 6. Complicated tax issues; or
- 7. Contested custody and/or child support issues.

Is there domestic violence involved?

If you or your children were victims of violence or abuse by your spouse, these forms may not be appropriate for you. Before proceeding, you may want to contact a private attorney or the Montana Legal Services Association (800-666-6124). If you need immediate help and would like to find a victim advocate near you, you may contact the

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Montana Coalition Against Domestic and Sexual Violence (406-443-7794).

Where Can I Get Help?

State Bar of Montana Lawyer Referral Service- (406) 449-6577

The State Bar of Montana offers a free lawyer referral service which can help connect you with a private attorney to discuss your dissolution. They will attempt to select an attorney near you. The attorney will consult with you for up to ½ hour for not more than \$30. If you decide to hire the attorney to represent you, the additional fees and costs will be arranged between you and the attorney. You may reach the Lawyer Referral Service Monday-Friday between 9:00 a.m. and 4:00 p.m.

Montana Legal Services Association- (800) 666-6124

The Montana Legal Services Association provides free legal assistance to low-income persons. If you are eligible for services, Montana Legal Services may be able to give you advice on filing your dissolution.

How to Use this Packet

Read the Entire Packet:

You should read this entire packet before attempting to use any of the forms that come with it. This packet is designed to provide you with the basic information you will need to file your own dissolution and/or parenting case. You may need to go back to these sections from time to time as you are filling out the forms and proceeding with your dissolution.

Introduction to Family Law will give you an overview of family law in Montana. It briefly describes some of the issues involved in dissolution and parenting cases. Throughout this section you will see references to the Montana Code Annotated (M.C.A.). The M.C.A contains the laws governing dissolutions and parenting plans and can be found in your local library or on the state law library web page at www.lawlibrary.state.mt.us. Most of the relevant laws are in Title 40, chapter 4. A typical reference will look like this: M.C.A. § 40-4-212. This means Title 40, chapter 4, section 212. Reading the actual laws may be helpful to you.

When you receive this packet, you should also be given a document entitled, How to

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File for Dissolution of Marriage in Montana. If you are not married but are seeking to establish a parenting plan, the document will be called, How to File for a Permanent Parenting Plan in Montana. This document will list all of the forms you will need to fill out and will walk you through the steps you will need to follow in order to obtain your dissolution and/or parenting plan.

Introduction to Family Law in Montana Dissolution of Marriage

Dissolution:

In Montana, the legal name for a divorce is a "dissolution of marriage."

The Parties to the Dissolution:

The wife and husband are called "the parties to the dissolution."

The **Petitioner** is the party who first asks the court for a dissolution. The Petitioner asks the court for a dissolution by filing a **Petition for Dissolution** with the court.

The **Respondent** is the other party.

Who Can File for Dissolution in Montana?

You only can get a dissolution in Montana if Montana has **jurisdiction** over your case. Montana has jurisdiction to rule on your dissolution if you have resided in Montana for at least 90 days prior to getting your dissolution (M.C.A. § 40-4-104).

If there are children of the marriage who are under 18 years old, the children must have resided in Montana for at least six months before you can file for a dissolution in the state. There are a few exceptions, but, generally, Montana courts do not have jurisdiction to make judgments regarding the children unless they have resided in the state for at least six months (M.C.A. § 40-4-211).

How the Court Decides if You Should Get a Dissolution:

The legal reasons you must show to get a dissolution are called the **grounds for dissolution**. In Montana, the ground for dissolution is "an irretrievable breakdown in the marriage" (M.C.A. § 40-4-107). When you ask the court for a dissolution, you

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must state in the Petition that there is an irretrievable breakdown in the marriage. In order to show that there is an irretrievable breakdown, you must tell the court that either (1) you have lived separate and apart for 180 days prior to filing for the dissolution, or (2) there is serious marital discord which adversely affects the attitude of one of the parties (M.C.A. 40-4-104).

No Fault Dissolution:

In Montana you do not have to show that one person is at fault for the breakdown of the marriage. Your spouse does not have to agree to getting the dissolution, and you do not need to prove that there has been wrong-doing by one of the parties.

Other Issues Settled in a Dissolution Case:

A dissolution legally ends the marriage and changes your status from married to single. It also determines related issues that you should address in the Petition for Dissolution, such as:

- 1. Living arrangements for the children and what contact they will have with each parent;
- 2. Child support and medical support for the children;
- 3. Who will keep what property; and
- 4. Who will be responsible for which debts.

You will need to know something about each of these issues before you file for your dissolution. Each issue is explained in more detail below.

If your spouse disagrees over how one or more of these issues should be resolved, s/he may file an **Answer** or **Response** to your Petition. If your spouse answers your Petition, the case becomes a **contested** dissolution case.

Default Dissolution:

A default judgment is what the court awards you if your spouse does not answer your Petition for Dissolution. Your spouse, the Respondent, has 20 days to respond to the Petition after s/he is served with a copy of it. After 20 days, the Respondent's default can be entered by the Clerk of Court. You still will have to schedule a hearing and appear in court in order to obtain your Final Decree of Dissolution. If you get a default judgment, you will be granted everything you asked for in the Petition, as long as the court finds that your request is "equitable" (fair). If there are children, the court also must find that your proposed parenting plan is in the best interests of the children. The instructions included in this packet assume that your dissolution will be a default dissolution. If your spouse is likely to contest your Petition, and especially if s/he is

likely to hire a lawyer, these forms probably are not appropriate for you, and you should consult an attorney before proceeding.

Joint Dissolution:

If both you and your spouse can agree to all of the terms of your dissolution, including the parenting of the children and the division of property and debts, you may file for a joint dissolution. With a joint dissolution, both you and your spouse are Petitioners, and you both sign the Petition and the Parenting Plan. If you can agree to do a joint dissolution, the process of filing for a dissolution may be more simple.

A Note about Maintenance:

Maintenance (sometimes called "alimony") refers to money one spouse pays to the other, separate from child support. If you have been married to your spouse for several years, you lack the means to provide for your reasonable needs, and you are unable to support yourself through employment, you may want to request maintenance in your Petition (M.C.A. § 40-4-203). A request for maintenance usually is not appropriate in a default dissolution. If your spouse is likely to contest such a request, you should see a private attorney to represent your interests. The forms which come with this packet do not include a provision for maintenance.

Other Kinds of Legal Separation:

In addition to a dissolution of marriage, there are two other ways to change your marital status (neither of which are provided for in the set of forms which come with this packet. If you are interested in pursuing the options discussed in this section, you should speak to an attorney):

Declaration of Invalidity of Marriage: A declaration of invalidity of marriage is commonly known as an "annulment." It states that the marriage never really existed because it was based on some false understanding or information. There are only certain, specific circumstances under which an annulment can be granted in Montana (M.C.A. § 40-1-402).

Separation: If either party asks, and the other party does not object, the court will grant a decree of separation instead of a decree of dissolution. The requirements for a legal separation are generally the same as for a dissolution. However, a decree of separation does not end the marriage. You cannot legally remarry until the legal separation is first changed into a dissolution. After six months, either party may ask the court to change the decree of separation into a decree of dissolution.

Parenting

A Note About the Word "Custody":

Montana law no longer uses the words "custody" and "visitation." Instead, it uses "parenting" to promote the idea that both parents should be involved in the children's lives.

How Will Parenting Duties Be Decided?

Parenting Plan that explains where the children will live, how much time the children will spend with each parent, and how decisions will be made about the children. The parents may or may not agree about all of the terms of the plan. If the parents cannot agree, the judge will hear both sides and decide what is in the best interests of the children. The court will approve a Final Parenting Plan which is intended to protect the best interests of the children, clarify parental authority and responsibility, and help prevent future court action (M.C.A. § 40-4-234).

If you and the other party were married, you will ask for a parenting plan when you file your petition for dissolution of marriage. As a part of the dissolution, the court will address parenting arrangements for the children.

If you were not married to the other parent, you can file a "Petition to Establish a Permanent Parenting Plan." In this kind of case, the court will not address property or debts. It will only address parenting arrangements, child support, and medical support for the children.

What Are the Best Interests of the Child?

Montana law states that the court will decide parenting arrangements based on what it believes are the "best interests of the child" (M.C.A. § 40-4-212). These are some of the factors that the court considers when trying to determine what the best interests of the child are:

- 1. The wishes of the child's parents;
- 2. The wishes of the child:
- 3. The interaction of the child with the parents, siblings, and other persons who may significantly impact the child;

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- 4. One parent's physical abuse or the threat of physical abuse against either the child or the other parent;
- 5. Chemical dependency or abuse by either parent;
- 6. Continuity and stability of care;
- 7. Developmental needs of the child; and
- 8. Whether a parent has knowingly failed to pay birth costs or child support that the parent is able to pay.

Preference for Both Parents to Participate in the Children's Lives:

In Montana, the law presumes that "frequent and continuing contact" with both parents is best for the children unless it is proven to the court that this is not true (M.C.A. § 40-4-212). If you want to restrict or limit contact with the other parent, you will need to tell the court why it is in the children's best interests to do so.

Paternity:

Montana presumes that a child born during the marriage is the biological child of the husband. If you are not sure whether the husband is the father of the child, you may want to separately establish paternity. If the parents of the child are not married, and one of the parties questions the paternity, you will need to establish paternity before getting a parenting plan. Paternity can be established by a court or administrative judgment, decree, or order (M.C.A. § 40-6-105).

If You Are Pregnant:

If you are pregnant and your spouse is the father, you will have to wait until you are no longer pregnant in order to use the forms that come with this packet. If you are interested in filing for a dissolution of marriage before your child is born, you should speak to an attorney.

If you are pregnant and your spouse is not the father, you must state this in your Petition. You may be required to establish paternity of the child before the court will grant your dissolution.

Things to Consider when Setting Up Your Parenting Plan:

Frequent and Continuing Contact: The court assumes that children should have "frequent and continuing contact" with both parents. It is not necessary for children to spend exactly equal amounts of time with each parent. However, when the children reside with one parent most of the time, the court expects that the other parent will be

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allowed to have reasonable contact with the children.

Decision Making: If you anticipate conflicts over issues related to your children's upbringing, you can specify in the parenting plan which parent will make decisions regarding such things as the children's education, spiritual development, and medical care. The court assumes that each parent has the authority to make emergency medical decisions as well as day-to-day decisions while the children are residing with that parent (M.C.A. § 40-4-234).

Restricting Contact: If you believe that restricting contact between the children and the other parent is necessary, you can request certain conditions in your parenting plan. Examples are:

- 1. Supervised contact by an agreed-upon third party (e.g., a grandparent, a mutual friend, a social agency, etc.). In order to get supervised visitation from the court, you will need to explain why the supervised visitation is necessary to protect the children:
- 2. Advance notice of intent to visit with the children (e.g., 24 or 48 hours, one week, one month);
- 3. Canceling the visit if the other parent is more than 30 minutes late;
- 4. Requiring the children to remain in Montana unless otherwise agreed upon by both parents.

Exchanging the Children for Visits: If you and your spouse often get into disagreements, you might want to include specific information about how the children will be exchanged for visits. If your relationship with your spouse has been abusive, you might want to set up a meeting place for the exchange that is public and safe, such as the parking lot of a busy restaurant or shopping center.

Setting Up a Residential Schedule: Parenting plans can be general or very specific in stating where the children will be at different times. For example, the plan can state who the children will live with before the children start school, while they are in school, during summer and winter vacations, and for different holidays and other special occasions. The more specific you make your parenting plan, the less you and the other parent will be able to disagree over vague or unclear language. It also will be easier to enforce with the police or other officials if the other parent violates the plan. If you are worried about enforcing the plan, the police should be able to tell by looking at the plan where the children should be. For example, you should use language like, "the first and third weekends of the month from 5:00 p.m. Friday to 5:00 p.m. Sunday" rather than just "every other weekend." Do not use general language such as "reasonable visitation" if you are worried that the other parent will not follow the plan or that you will have disagreements over what "reasonable" means.

If a Parent Violates the Parenting Plan:

If one parent violates the plan by failing to pay child support or by failing to return the children at the agreed-upon time, the other parent is still obligated to follow the plan. Child support and visits with the children are separate issues. If a parent does not visit the children, s/he must still pay court-ordered child support. If s/he does not pay court-ordered child support, that parent is still allowed to visit the children. Contact with both parents and child support are considered *rights of the children*.

However, violation of the residential plan by one of the parents is punishable by contempt of court and can be a criminal offense. The offending parent can be subject to arrest and a fine of up to \$500 or imprisonment in the county jail (M.C.A. § 45-5-631). When the other parent has kept a child over the set visitation time, you can go to court and get an order holding the other parent in contempt for violating the parenting plan. You should then be able to get the police to help you get your child back. Keep a diary of problems with contact with the other parent. You can use the diary to give details in your statement or testimony to the court.

Updating the Court with Information:

Parenting plans must include a provision requiring both parties to update the court with changes to the following information (M.C.A. § 40-4-204):

- 1. Your Social Security number;
- 2. Your residential and mailing addresses;
- 3. Your telephone number;
- 4. Your driver's license number;
- 5. Your employer's name, address, and telephone number;
- 6. If the children are covered by a health or medical insurance plan, the name of the plan, the policy identification number, and the names of the persons covered; and
- 7. If the children are not covered, information about availability of coverage through the party's employer.

Dispute Resolution:

If you later decide to change the parenting plan, the Judge may order you to go through some form of dispute resolution before returning to court (M.C.A. § 40-4-219). You can specify in your parenting plan what form of dispute resolution is appropriate. You can ask that a mutual friend, a family pastor, or another agreed-upon third party mediate between you and the other parent. A few community agencies offer free or reduced cost mediation services.

Mediation is not appropriate in cases involving domestic abuse (M.C.A. § 40-4-219(9)). If there has been physical abuse or the threat of physical abuse by one parent against the

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other parent or the children, court action may be the only appropriate way to change the plan.

Child and Medical Support

Child Support:

When the court establishes a final parenting plan, it also will order one or both parents to pay child support (M.C.A. § 40-4-204). If you already have a Child Support and Medical Support Order through the Montana Child Support Enforcement Division (CSED) or another appropriate agency, the court may simply refer to that Order and acknowledge it as valid.

If you do not already have a Child Support Order in place, the court will determine a child support amount based on Montana's child support guidelines. Computer software programs can do the complicated calculations automatically, and you may have to provide the court with the result of these calculations in a document called the Child Support Guidelines worksheet. You should ask the Clerk of District Court in the County where you are filing your Petition if they have a procedure for doing the child support calculations. You may also call the Montana Legal Services Association (1-800-666-6124) to find out if there is assistance available for running child support calculations in your area.

How is the Child Support Amount Determined?

The amount that the parents are asked to pay is based on what the court considers reasonable or necessary for raising the child. The amount is not affected by marital misconduct. It is based on the following factors:

- 1. The financial resources available to the child:
- 2. The financial resources available to each parent (income, pensions, etc.);
- 3. The standard of living the child would have had if the parents were still together;
- 4. The child's emotional, educational, and medical needs;
- 5. The age of the child;
- 6. The cost of day-care; and
- 7. How much time the child spends with each parent.

Financial Affidavit:

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One important factor in figuring the child support amount is how much each parent is earning. Both parents should complete a Child Support Guidelines Financial Affidavit. You must sign this document in front of a notary, swearing that the information in it is true. You are also required to attach copies of your pay stubs or other documentation of your income. CSED or the court will use this information to do the child support calculations. If you do not already have a child support order, you will be required to file a copy of this affidavit with the court and serve a copy on the other parent as a part of your dissolution or parenting case.

How Does Unemployment Affect Child Support?

Even if a parent is unemployed, or if his/her earnings are not known, the parent is still responsible for paying child support. In general, the court assumes that everybody could be working 40 hours each week and earning at least minimum wage. This amount is therefore "imputed" to each parent. The court may impute higher than minimum wage if the parent's earning potential justifies it.

How Are the Child Support Payments Made?

Child support payments are generally made by automatic income withholding unless the court finds a good reason why income withholding is not appropriate (M.C.A. § 40-5-411). Income also can be withheld if the child support payment is delinquent (M.C.A. § 40-5-412). Support is considered delinquent if it is 8 days overdue. If you and the children are receiving public assistance under Temporary Assistance to Needy Families (TANF), the child support payments must be made through CSED.

Notifying the Child Support Enforcement Division:

If you are already receiving services from CSED, or if you receive public assistance under TANF, you must notify CSED that you have filed for a dissolution of marriage and/or parenting plan (M.C.A. § 40-5-202).

Medical Insurance:

Finally, every child support order also must include a provision about who will pay for the medical insurance and medical expenses of the minor children (M.C.A. § 40-5-805, 806, 807).

The general rule is that a parent who has medical insurance available through his or her employment must cover the children, if the insurance is available at a reasonable cost. If both parents have health plans, they may both provide coverage for the children. Sometimes the court will order both parents to pay premiums, deductibles, or other health care expenses based on percentages determined by the child support guidelines. For instance, one parent may have to pay one-third of the expenses, while

the other parent pays two-thirds. The obligation to provide medical insurance ends when the child support obligation ends (M.C.A. § 40-5-808).

Property

As a part of a dissolution of marriage, the court must decide whether the property that belongs to the married couple should go to the husband or the wife. You must designate in your Petition who should get what property. The court will **equitably distribute** the property and assets of the marriage (M.C.A. § 40-4-202). In deciding what is equitable, the court will consider a number of factors, including:

- 1. The duration of the marriage;
- 2. The age, health, occupation, income, vocational skills, estate, liabilities, and needs of both parties;
- 3. The parenting arrangements, if children are involved;
- 4. Whether maintenance has been granted;
- 5. The opportunity for both parties to acquire income and assets in the future; and
- 6. The contribution of a spouse as a homemaker to the family.

Declaration of Assets, Debts, Income, and Expenses:

Under Montana law, both parties to the dissolution are required to give the other party a list of their assets, debts, income, and expenses within 60 days of serving the Petition (M.C.A. § 40-4-252). This document is called the Preliminary Declaration of Disclosure of Assets, Debts, Income, and Expenses. If BOTH parties agree, the exchange of preliminary declarations of disclosure may be waived.

The law also requires the exchange of final declarations of disclosure by both parties before the case goes to trial or before the parties reach an agreement. However, if your spouse does not answer the Petition, and a default judgement is granted, you may waive the final disclosure requirements (M.C.A. § 40-4-257). Except in the case of a default judgment, the parties can NOT agree to waive the exchange of final disclosures.

Failure of either party to file a complete financial disclosure statement can authorize the court to accept the statement of the other party as accurate. Any deliberately false statement may subject a party to contempt of court, fines, or appropriate penalties.

Major Property:

Property such as houses or land are referred to as **real property**. If you have large assets to distribute in the dissolution, you should consider seeking the advice of an attorney.

In addition, married people might have a right to part of each other's pensions or retirement accounts. If you or your spouse have a pension or retirement account, you should consider seeking the advice of an attorney.

If you have cars or real property that you are dividing in your dissolution, you might want to ask in your Petition that one party remove his or her name from the title and deeds of the other person's property within 20 days of when the final decree is entered.

Personal Property:

Typically, dissolution papers list who should get which major pieces of property, and also state that each party is entitled to the personal property (such as clothing and personal items) "currently in his or her possession." If your spouse still has some of your personal property that you would like returned, be sure to state so explicitly in your Petition.

Temporary Economic Restraining Order:

While your dissolution is pending, both you and your spouse are prohibited from selling, hiding, or disposing of any property without the consent of the other person, "except in the usual course of business or for the necessities of life" or to pay attorney's fees (M.C.A. § 40-4-121). Both of you also are restrained from changing the beneficiaries of your insurance coverage while the dissolution is pending. This temporary restraining order on property is included in the Summons, the document that officially notifies your spouse that you are filing for a dissolution.

Debts

When you are drafting your Petition for Dissolution, you also should designate who should be responsible for which debts (also known as "liabilities") of the marriage. The Petition also should state that each party should be responsible for his or her own debts from before the parties were married and after the parties separated. If you think the court should make an exception to this, state the exception and the reason for it.

Be Specific:

It is important to be as specific as possible when describing your debts. For example, describe a credit card debt as "Capitol One Visa for \$200." Again, you are required to disclose all of your debts to your spouse in your Declaration of Disclosure (M.C.A. § 40-4-252). You might want to get a credit report prior to drafting your documents.

Creditors:

You are not responsible for the debts your spouse had before you were married or after you are divorced. However, creditors can collect from you on your joint debts of the marriage. These debts often include utility bills, credit cards, and contracts you both signed.

Notify joint creditors of your separation as soon as possible. Only you and your exspouse are parties to your dissolution. This means that creditors are not required to honor the court's division of debts. For example, if your spouse had medical bills during your marriage, creditors may still require you to pay them, even if the court orders your spouse to pay them. You may show the creditor your decree of dissolution and explain to them how to contact your ex-spouse, but, again, the creditor does not have to honor the division of debts outlined in your decree.

However, you can go back to the court which issued your decree and ask the court to hold your ex-spouse in contempt for failing to pay the bills as required in the decree. You will usually need a lawyer to do this.

Temporary Orders

(Provisions for Temporary Orders are not provided for in the set of forms which come with this packet. If you are interested in pursuing any of the temporary orders discussed in this section, you should speak to an attorney.)

Temporary Order of Protection:

If you feel that you or your children are in danger, you can file for a Temporary Order of Protection. A Temporary Order of Protection makes it illegal for the other party to have any contact with you and/or the minor children. The other parent may not come near you, call you, or threaten you. You can add specific language to protect you at school or work or any place that you often go.

District Court: If you are in the middle of filing for a dissolution or a parenting plan, any temporary orders that you file must be filed in District Court, where your dissolution

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or parenting plan also will be heard. If you already have an Order of Protection in place from municipal or justice court, you should transfer the Order to District Court. In order to do this, you must file a Notice of Removal with the court who issued the Order.

For More Information: If you want more information about filing for a temporary order of protection, you should call a victim advocate in your area. To find a victim advocate near you, call the Montana Coalition Against Domestic and Sexual Violence at 1-888-443-7794.

Other Temporary Orders:

Interim Parenting Plan: You can ask the court for an Interim Parenting Plan to outline the living arrangements for the children while you are waiting for the court to issue the Final Parenting Plan. You may want an Interim Parenting Plan if you feel that your children are in imminent danger of being "snatched" by the other parent. You will probably need an attorney to handle this matter.

Temporary Maintenance: If you have been married to your spouse for several years and need temporary financial assistance, you may want to pursue a Temporary Maintenance Order. A request for maintenance usually is not appropriate in a default dissolution. If your spouse is likely to contest such a request, you may need a private attorney to represent your interests.

Temporary Child Support: If child support has not been established already and you need money from the other parent to take care of the children while your dissolution is pending, you can file a Motion for Temporary Child Support. Again, this might not be appropriate for an uncontested dissolution or parenting plan, and a private attorney may be necessary.

Temporary Family Support Orders: You also can request a Temporary Family Support Order which, if granted, is effective while your dissolution is pending. This order is not meant to eliminate orders for temporary maintenance or child support. A Family Support Order puts a "holding pattern" on the marital estate while property and debt issues are being decided. The Order gives the court the power to pay marital bills based on the income and assets of both parties. The court may order one or both parties to sell assets in order to pay bills, if necessary (M.C.A. § 40-4-121).

Post-Dissolution Issues

Remember to Follow the Decree:

When the court grants your dissolution, it will issue a "Final Decree of Dissolution" dissolving the marriage and resolving the issues raised in the dissolution. Keep a copy of the Decree and the Final Parenting Plan in a safe place. Make sure to follow the orders in the Decree, including:

- 1. Paying your portion of the marital debts as soon as possible; and
- 2. Making sure vehicle and other titles are signed over to the appropriate party.

If You Receive Support Payments Directly from the Other Parent:

- 1. Keep a written record of all payments; and
- 2. Make copies of all checks, and keep them in a safe place.

If You Changed Your Name as Part of the Dissolution:

- 1. Keep your conformed copy of the Decree as proof of the name change;
- 2. Notify the Social Security Administration (SSA) and complete the necessary forms to receive a new identification card;
- 3. Update your driver's license with the Department of Motor Vehicles;
- 4. Change your name on other important legal papers (e.g., powers of attorney, living wills, trusts, and contracts);
- 5. Notify other people and institutions with whom you have contact (e.g., friends and family, employers, schools, post office, banks, creditors, telephone and utility companies, insurance agencies, the Public Assistance office, etc.).

Some Tax Issues to Keep in Mind:

- The IRS assumes that the parent who has the children most of the time is entitled to the exemptions, but parents are allowed to trade them back and forth, using IRS Form 8332.
- 2. Your marital status for tax filing is set as of the last day of the year. If you are still married on December 31 (and you file as of a calendar year, as most people do), you must file as married (either jointly or separately). If you are divorced as of December 31, you must file single (either as head of household or not).
- 3. Contact a tax professional if you have further questions or think you may be eligible for other tax credits.

If You or the Other Party Wants to Change a Parenting Plan Later:

Dispute Resolution: Look at your Final Parenting Plan to see if there is a section on Dispute Resolution. If you agreed to try mediation before going back to court, you should initiate mediation by following the process described in the plan. If the plan does not specify who should do the mediation, try to find a mediator who can do the mediation for you.

Modifying Your Plan through the Court: If you cannot work out your disagreements through mediation, or if your plan does not provide for mediation, you will probably need a private attorney to amend your plan through the court.

If You Decide to Move:

A parent is required to give the other parent 30 days written notice before making any move that will "significantly affect" the other parent's contact with the children (M.C.A. § 40-4-217). You must give notice by certified mail or personal service, and you must file proof of service with the court. You must include a proposed revised residential schedule with the notice.

Thirty (30) days notice gives the other parent time to ask the court to change the residential schedule. If you move to another state with your children without giving written notice to the other parent or getting the other parent's consent, you may be charged with "aggravated visitation interference." You could be fined up to \$1000 and imprisoned up to 18 months. You may also be held in contempt of court (M.C.A. § 45-5-632).

How to File for Dissolution of Marriage in Montana

(with children)

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DISCLAIMER

Information Not Legal Advice. This document has been prepared for general information purposes only. The information provided is not legal advice. Legal advice is dependent upon the specific circumstances of each situation. Also, the law may vary from state to state, so that some information may not be correct for your jurisdiction. Finally, the information contained in this document is not guaranteed to be up to date. The information cannot replace the advice of competent legal counsel licensed in your state.

Prepared by Montana Legal Services Association. Approved and distributed by the Montana Supreme Court Commission on Self-Represented Litigants.

What Forms Will I Need?

Initial Documents:

- 1. Petition for Dissolution
- 2. Proposed Parenting Plan
- 3. Petitioner's Preliminary Declaration of Disclosure of Assets, Debts, Income, and Expenses
- 4. Summons and Temporary Economic Restraining Order

You may also need the following documents (See page 10 of "Introduction to Family Law in Montana"):

- 5. Notice of Filing Child Support Guidelines Financial Affidavit
- 6. Notice and Acknowledgment to Child Support Enforcement Division

Service Documents:

You only need to serve your spouse using one of the following three methods. If you are unable to serve by one method, you may try to serve by using one of the other two.

- 7. Notice and Acknowledgment of Receipt of Summons and Petition for Dissolution
- 8. Praecipe
- 9. Service by Publication:
 - Affidavit for Publication of Summons
 - b. Order for Publication of Summons
 - c. Summons for Publication

Final Documents:

- 1. Request for Entry of Default, Application for Default Judgement, and Waiver of Final Disclosure Requirements
- 2. Entry of Default
- 3. Request for Hearing and Order
- 4. Findings of Fact, Conclusions of Law, and Final Decree of Dissolution
- 5. Final Parenting Plan
- 6. Notice of Entry of Final Decree
- 7. Vital Statistics Form

Nine Steps to Getting a Dissolution of Marriage

Warning:

These instructions will walk you through the steps you will need to follow in order to file your dissolution. This can be a confusing and complicated process. If you have questions about the instructions or any of the forms, you should talk to an attorney.

The steps for filing for a dissolution may be slightly different in your judicial district. Always check with the Clerk of District Court in your district to make sure that you are following the right procedures.

Step One: Collect Information and Make Decisions

- [] Before completing the dissolution forms, you will need to make decisions regarding the children, the marital property, and the marital debts. Be sure to read "Introduction to Family Law in Montana" before you begin filling out the forms. It will highlight the major decisions you will have to make.
- [] You should begin by making a list of all marital property and debts and deciding who should get what property and who should have to pay what debts. If you are not sure how much you owe on current debts, or if you are worried that your spouse has incurred debts without your knowledge, you may want to get a credit report.
- [] If you already have a Child Support Order from the Child Support Enforcement Division, get a copy of the Order to include with your Petition. If you do not already have an Order, you will need to complete the Montana Child Support Guidelines Financial Affidavit.

Step Two: Prepare the Forms

[] Included in this packet are all of the forms you will need to file for a dissolution of marriage. Fill out each form neatly and completely. Be aware that some judicial districts may require you to type the forms. For a list of the forms you will need, read "What Forms Will I Need?" also in this packet. If you have questions about the forms, talk to an attorney.

Step Three: File Your Documents with the Court

After you have completed all of the forms, make copies of the following documents:

	[] [] []	Summons (one copy) Petition for Dissolution (three copies) Proposed Parenting Plan (three copies) Petitioner's Preliminary Declaration of Disclosure of Assets, Debts, Income, and Expenses(one copy)
[]		nake copies of the following documents, if they are necessary for your case flutroduction to Family Law in Montana," page 10): Notice of Filing Child Support Guidelines Financial Affidavit (with attached Affidavit) (two copies) Notice and Acknowledgment to Child Support Enforcement Division (three copies)
	or ser time y and a	rs keep one copy of everything that you file with the Clerk of District Court ve on your spouse. The original documents get filed with the Clerk. Every rou file a document with the Clerk, bring a copy of the document with you sk the Clerk to stamp it, showing that the document has been filed. Keep ganized file of all your court papers and letters concerning your case.

- [] Go to the Clerk of District Court in the County Courthouse where you are filing for your dissolution. Generally, you will file in the county where you are living. You will have to pay a filing fee in order to file your papers with the Court. If you cannot afford to pay the filing fee, you may be eligible to have prepayment of the fee waived. If you think you may be eligible for such a waiver, ask the Clerk of District Court for an "Affidavit of Inability to Pay Filing Fees."
- [] After you have paid the filing fee (or the Judge has decided to waive the filing fee), file the following documents with the Clerk of District Court. Remember to have the Clerk date and stamp a copy of each document to keep for your records.
 - 1. Summons
 - 2. Petition for Dissolution
 - 3. Proposed Parenting Plan
 - 4. Notice of Filing Child Support Guidelines Financial Affidavit (if necessary)
 - 5. Notice and Acknowledgment to Child Support Enforcement Division (if necessary)
- [] The Clerk will sign and stamp the original Summons and return it to you. Make two copies of the Summons that has been signed and stamped by the Clerk.
- [] The Clerk will put a cause number on all of the documents you filed. This cause number is how the court will identify your case. Put this cause number on all of your forms from now on.

Step Four: Notify CSED (if necessary)

- [] If you receive public assistance under Temporary Assistance to Needy Families (TANF) or if you are already receiving services from the Child Support Enforcement Division, you must notify CSED and the Attorney General of the dissolution by sending them the following:
 - 1. Notice and Acknowledgment to Child Support Enforcement Division
 - 2. Petition for Dissolution
 - 3. Proposed Parenting Plan
 - 4. Self-addressed stamped envelope
- [] Both CSED and the Attorney General need to send an "Acknowledgment of Service" back to you before your dissolution can be entered by the court. When you receive the Acknowledgment back from both offices, make one copy of each, and file the originals with the Clerk of District Court. CSED may decline to be a party to your dissolution by signing the "Declination" on the Acknowledgment of Service they send back to you. If they do not decline, CSED will need to be served with all subsequent documents you file with the court.

Step Five: Notify Your Spouse

After you file your papers with the Clerk, you will need to serve the papers on your spouse using <u>one</u> of the methods described below.

[]	Depe	ending on how you plan to serve your spouse, make copies of either the:
	[]	Notice and Acknowledgment (two copies)
	[]	Praecipe (one copy)
	or	
	[]	Affidavit for Publication of Summons, Order for Publication of Summons, and Summons for Publication (two copies of each)

Choose One:

- [] Notice and Acknowledgment. If your spouse is willing to help you dissolve your marriage, you may serve him or her by mailing the following documents:
 - 1. Notice and Acknowledgment of Receipt of Summons and Petition for Dissolution of Marriage (original and one copy)
 - 2. Summons (copy)
 - 3. Petition for Dissolution (copy)
 - 4. Proposed Parenting Plan (copy)
 - 5. Petitioner's Preliminary Declaration of Disclosure of Assets, Debts, Income, and Expenses (original)
 - 6. Notice of Filing Child Support Guidelines Financial Affidavit (copy)
 - 7. Notice and Acknowledgment to Child Support Enforcement Division (copy)

Also, include a self-addressed stamped envelope.

Your spouse should sign and return the Notice and Acknowledgment back to you. The Notice and Acknowledgment is your proof that your spouse was served. If you do not receive the Notice and Acknowledgment back within 20 days, you may need to serve your spouse by one of the other methods. You may be able to ask the court to have your spouse pay for any fees associated with these other forms of service.

- [] **Service by Sheriff**. Sheriffs in Montana will serve the papers on your spouse for free if you have an Order of Inability to Pay from the Judge, otherwise you will need to pay the sheriff for this service. Either mail or personally deliver the following documents to the sheriff in the county where your spouse lives:
 - 1. Praecipe (original)
 - 2. Summons (original and one copy)
 - 3. Petition for Dissolution of Marriage (copy)
 - 4. Petitioner's Preliminary Declaration of Disclosure of Assets, Debts, Income, and Expenses (original)
 - 5. Petitioner's Proposed Parenting Plan (copy)
 - 6. Notice of Filing Child Support Guidelines Financial Affidavit (copy)
 - 7. Notice to Child Support Enforcement Division (copy)

Also give the sheriff a self-addressed return envelope. When the sheriff has served the documents, s/he will send you a Return of Service and the original Summons. The Return of Service is your proof that the documents were served.

- [] **Service by Publication**. If you are unable to serve your spouse by one of the methods above, you may be able to serve by publication. To serve by publication you will need the original and two copies of the following documents:
 - 1. Affidavit for Publication of Summons
 - Order for Publication of Summons
 - 3. Summons for Publication
 - [] Take all three documents to the Clerk of District Court. The Clerk will sign, date and stamp the Order for Publication of Summons and the Summons for Publication. Have your copies of all three documents dated and stamped by the Clerk.
 - [] Mail or hand deliver one copy of both the Order for Publication of Summons and Summons for Publication to the designated weekly newspaper with instructions to run your notice for three weeks. You must also pay a publication fee to the newspaper. This fee cannot be waived.

After the paper runs your notice for three weeks, they will send you a notice called "Proof of Publication." The Proof of Publication is your proof that the summons was served.

Step Six: File the Original Summons and Return of Service

[] After you receive proof that your spouse was served (by either a Return of Service, a Notice and Acknowledgment, or a Proof of Publication), make one copy of the proof of service. File the original with the Clerk of District Court. At the same time, file the original Summons.

If your spouse files a Response or Answer with the court, you should consult with an attorney before proceeding. The rest of these instructions assume your dissolution is not being contested by your spouse.

Step Seven: Request a Default

- [] Wait 21 days from the date your spouse was served. Give the Clerk of District Court your cause number and confirm that your spouse has not filed a Response.
- [] Complete and make copies of the following documents:
 - 1. Findings of Facts, Conclusions of Law, and Final Decree of Dissolution (two copies)
 - 2. Final Parenting Plan (two copies)
 - 3. Request for Entry of Default, Application for Default Judgment, and Waiver of Final Disclosure Requirements (one copy)
 - 4. Entry of Default (one copy)
 - 5. Request for Hearing and Order (one copy)
 - 6. Vital Statistics Form (one copy)
- [] File the Request for Entry of Default, the Entry of Default, and the Request for Hearing and Order. As always, get a filed stamped copy of each document for your files. The Clerk will schedule a final hearing for your dissolution.
- [] Also leave with the Clerk your original Findings of Fact, Conclusions of Law, and Final Decree of Dissolution and your original Final Parenting Plan. The Clerk will give these documents to the Judge to review before your final hearing.

Step Eight: Go to Court for Your Hearing

Be at the courthouse at least 15 minutes before your scheduled hearing time. Dress as you would for an important meeting or job interview. Ask the Clerk of District Court which courtroom your Judge is in. Go to the appropriate courtroom and wait for the Judge to call your name and cause number. Be calm and polite and address the Judge as "Your Honor." [] Bring your two copies of the following documents with you to the hearing: Findings of Fact, Conclusions of Law, and Final Decree of Dissolution 1. 2. Final Parenting Plan []The Judge will ask you to be sworn in and to take the witness stand. The Judge will ask you a few questions regarding your Petition and Proposed Decree. The questions should center around the following topics: 1. Whether you have been a resident of Montana for the past 90 days 2. The parenting arrangements described in your papers Whether your spouse is capable of contributing to the support of the 3. children, and if the child support amount is fair and reasonable 4. Whether your marriage is irretrievably broken If you want your former name to be restored 5. If your proposal for dividing the assets and debts is fair and equitable 6. The Judge should then sign your Decree and Parenting Plan and excuse you. Immediately after the hearing, bring the signed Decree and Parenting Plan to the [] Clerk of District Court. Ask the Clerk to put the appropriate stamps on your two copies of the documents to show that they have been filed and signed by the Judge. At the same time, file your Vital Statistics Form. Step Nine: Notify Your Spouse Make two copies of the Notice of Entry of Decree. [] Mail copies of the following documents to your spouse: Notice of Entry of Decree 1. Findings of Fact, Conclusions of Law, and Final Decree of Dissolution 2. 3. Final Parenting Plan [] File the original Notice of Entry of Decree with the Clerk of District Court. Your spouse has 30 days from your filing of the Notice of Entry of Decree to appeal the Decree. For this reason, it is important that you file the Notice with the Clerk. [] Keep your copies of the Decree and Parenting Plan in a safe place.

Name				
Addres	SS			
City		State	Zip Code	
	Number TIONE	R PRO SE		
		MONTANA		JUDICIAL DISTRICT COURT COUNTY
In re	e the Ma	urriage of:		Cause No.:
Petitioner,				Petition for Dissolution
		Resp	oondent.	
	The P	etitioner respec	etfully submits th	ne following:
1.	Inform	nation about Pe	etitioner	
	a.	Name:		
	b.			th:
	c.	Address:		
		City:	Stat	e: County:
	d.	Length of Re	sidence in Coun	ty:
	e.	Length of Re	sidence in Mont	ana, if applicable:

Occupation:

f.

2.	Info	rmation	about Respondent						
	a.	Name	e:						
	b.	Age:	Date of Bi	rth:					
	c.	Addr	ess:						
		City:	Sta	ıte:	County:				
	d.	Leng	th of Residence in Cou	nty:					
	e.	Length of Residence in Montana, if applicable:							
	f.	Occu	pation:						
3.	Date	e and Pl	ace of Marriage						
	Cho	ose One							
	[]	The p	parties were married on	(date):		The marriage was			
		regis	tered in the County of _		, State of				
	[]	The parties were married at common law. The parties assumed a marital relationship							
		by mutual consent and agreement and confirmed their marriage by cohabitation and							
		publi	c repute.						
4.	Sepa	aration							
	Cho	ose One							
	[]	The parties separated on (date):							
	[]	The parties are not yet separated.							
5.	Juri	sdiction							
	a.	The j							
	b.	Choose One:							
		[]	The marriage is irret	rievably broken	in that there is se	rious marital discord			
			which adversely aff	ects the attitude	e of one of the	parties towards the			
			marriage, and there i	s no reasonable	prospect of recon	ciliation.			
		[]	The marriage is irret	rievably broken	in that the parties	s have lived separate			
			and apart for a period	of more than on	e hundred eighty	(180) days preceding			

the commencement of these proceedings, and there is no reasonable prospect of reconciliation.

c. The conciliation provisions of the Montana Conciliation law and M.C.A. § 40-4-107 do not apply.

6.	Pregnancy									
	Choose One:									
	[] The wife is not pregnant.									
	[] The wife is pregnant. However, the husb	and is not the father, and the child is not at								
	issue in this proceeding.									
7.	The Child(ren) of the Marriage									
	There is/are child(ren) of the marriage as for	ollows:								
	Name (first and last)	Date of Birth: //								
	Address									
	Name (first and last)	Date of Birth://								
	Address									
	Name (first and last)									
	Address									
	Name (first and last)									
	Address									
	Name (first and last)									
	Address									
	If needed, attach additional sheets as Exhibit									
8.	Jurisdiction over the Child(ren)									
	This Court has jurisdiction to make a parenting determination regarding the minor child(ren									
	listed above. Choose One:									

[]	The child(ren) has/ha	ave lived in Mon	ntana for at least six	consecutive me	onths				
	immediately before th	e start of this proc	eeding. If a child is le	ss than six month	s old,				
	the child has lived in Montana since his/her birth.								
[]	Montana was the hom	ne state of the chil	ld(ren) within six mor	ths of the start o	f this				
	proceeding, and one p	arent continues to	o reside in Montana.						
[]	The child(ren) and or	ne parent have ha	nd significant connect	ions to Montana	, and				
	substantial evidence a	bout them is avai	lable here.						
[]	The child(ren) is/are p	hysically present i	n Montana, and the ch	ild(ren) has/have	been				
	abandoned or an emer	gency exists requ	niring the child(ren)'s	protection.					
Requi	ired Information Rega	rding the Child	(ren)						
This p	proceeding will affect	the custody of the	ne minor child(ren) o	of the marriage.	The				
follow	ving information is requ	ired by M.C.A. §	40-7-110:						
a.	During the last five years, the child(ren) have lived at the following places with the								
	following persons. Lis	t each place the c	hild(ren) have lived, ti	he dates the child	(ren)				
	lived there, and all pe	rson(s) with who	m the child(ren) lived:						
	Address	Dates	with Whom						

9.

List the names and present addresses, if known, of the persons listed above, other than Petitioner and Respondent, with whom the child(ren) have lived in the last five years:

Nam	nes	Present Address(es)	
If ne	eded, attach additional sh	neet(s) as Exhibit	
Choo	ose One:		
[]	I have not participated	l as a party or witness or in any other capaci	ty in any
	other proceeding conc	erning the custody of or visitation with the c	hild(ren).
[]	I have participated as a	a [] party/ [] witness / [] other:	in
	another proceeding co	ncerning the custody of the child(ren).	
	Court:	Case No.:	
	Date of Child Custody	Determination:	
	If needed, attach addit	tional sheet(s) as Exhibit	
Choo	ose One:		
[]	I know of no other pro	oceeding that could affect the current procee	ding.
[]	-	ding could affect the current proceeding:	C
		Case No.:	
		ional sheet(s) as Exhibit	

b.

c.

	d.	Choo	se One:					
		[]	I know of no other person (not a party to this action) that has physical					
			custody of the child(ren), or who claims rights of legal custody, physical					
			custody or visitation with the child(ren).					
		[]	The following person(s) have physical custody of the child(ren) or claim					
			rights of legal custody, physical custody or visitation with the child(ren):					
10.	Preli	minary	Disclosure					
	The l	Petition	er is complying with the preliminary disclosure requirements of M.C.A. §					
	40-4	-252 and	d will serve a Declaration of Disclosure of Assets, Debts, Income and Expenses					
	upon	the Res	spondent at the time of service of this Petition.					
11.	Real Property							
	Choose One:							
	[]	The p	parties do not own any real property.					
	or							
	[]	a.	The [] Petitioner/[] Respondent/[] both parties is/are the owner(s) of					
			record of real property located at					
			The legal description of the property is					
		b.	This real property should be distributed as follows. Choose One:					
			[] The [] Petitioner/[] Respondent should be awarded ownership of this					
			real property.					
			or					

		[]	Describe	the	proposed	distribution	of the	real	property:
		If needed, at	tach addition	nal sh	neets as Exh	ibit			·
12.	Vehi	icles							
	Choo	ose One:							
	[]	The parties of	lo not own a	ny ve	ehicles.				
	[]	The parties own the following vehicle(s). It is equitable that the vehicle(s)						hicle(s) be	
	distributed as follows (Please include the year, make, and model for each						ıch vehicle		
		listed.):							
		To Petitioner	<u>:</u>						
		Vehic	cle:			VIN#:			
		Vehic	cle:			VIN#:			
		Vehic	cle:			VIN#:			
		To Responde	ent:						
		Vehic	cle:			VIN#:			
		Vehic	cle:			VIN#:			
		Vehic	ele:			VIN#:			
	If ne	eded. attach add	litional shee	ts as	Exhibit				

13.	Personal Property							
	Choo	se One:						
	[]	The parties have already divided their personal property. It is equitable that each party retain the property currently in his or her possession.						
	or							
	[]	The parties have not divided their personal property. It is equitable that the property						
		be divided as follows:						
		To Petitioner:						
		To Respondent:						
		If needed, attach additional sheets as Exhibit						
14.	Debt	S S						
	Choo	se One:						
	[]	There are no debts of the marriage.						
	[]	The parties have accumulated debts during the course of their marriage. It is						
		equitable that each party retain responsibility for the debts currently in his or her						
		name.						
	or							
	[]	The parties have accumulated debts during the course of their marriage. It is						
		equitable that responsibility for the debts be divided as follows:						

To Petitioner:

Creditor	Current Balance	Amount to Petitioner
	Creditor	Creditor Current Balance

Any and all other debts in Petitioner's name only; any and all other debts incurred solely by the Petitioner since the parties' separation.

To Respondent:

Description of Debt	Creditor	Current Balance	Amount to Respondent

Des	cription of Debt	Creditor	Current Balance	Amount to Respondent		
Any a	and all other debts	in Respondent's name	only; any and all other	debts incurred solely by the		
Respo	ondent since the	parties' separation; ar	nd any and all other	debts not disclosed by the		
_	ondent to the Petiti	_	•	•		
15.	If needed, attach additional sheets as Exhibit Wife's Former Name Choose One: [] The wife would like to be restored to her former name of					
	[] The wife] The wife does not want to be restored to her former name.				
	[] The husband does not know whether the wife would like to be restored to her forme name.					
16.	Parenting Plan					
	It is in the best interest(s) of the minor child(ren) that the Court adopt the Petitioner's					
	Proposed Parenting Plan, filed separately from this Petition.					
17.	Child Support Order					
	Choose One:					

[]	Chile	support in the amount of \$ per month per child has been
	estab	shed by the Montana Child Support Enforcement Division or another
	appro	riate administrative agency or court. A copy of the Order is attached hereto as
	Exhi	(Skip to Number 18.)
or		
[]	The	Petitioner/ [] Respondent needs financial assistance from the
	[]Pe	tioner/ [] Respondent to support the minor child(ren) and requests that the
	Cour	enter the following proposed Child Support Order:
	a.	The [] Petitioner/ [] Respondent shall pay \$ per month per
		child. This amount was determined in accordance with the Montana Child
		Support Guidelines, worksheet attached hereto as Exhibit
	b.	The first payment is due the day of, 20
		Payments should continue until such time as each child reaches the age of 18
		years and has completed high school, or attained the age of 19 years, or is
		emancipated by court order, whichever shall first occur.
	c.	On or before the first of every month, payments should be made to
		(Choose One):
		[] The Child Support Enforcement Division. Immediate income
		withholding is appropriate. The [] Petitioner's/[] Respondent's
		income is subject to immediate income withholding under M.C.A.
		Title 40, Chapter 5, Parts 3 and 4.
		[] Petitioner/[] Respondent. This child support order should be
		exempt from immediate income withholding because
		·
		or
		[] Clerk of Court. This child support order should be exempt from
		immediate income withholding because
		·
	d.	The Petitioner requests that the following warning be included in the Final

Child Support Order:

WARNING: If a parent is delinquent in payments, that parent's income may be subject to income withholding procedures under M.C.A. Title 40, Chapter 5, without need for any further action by the Court. Support is delinquent when it is 8 days overdue.

- e. Whenever the case is receiving services under Title IV-D of the Social Security Act, support payments must be paid through the Department of Public Health and Human Services Child Support Enforcement Division as provided in M.C.A. § 40-5-909.
- f. This order is subject to review and modification by the Department of Public Health and Human Services upon the request of the Department or a party under M.C.A. §§ 40-5-271 through 40-5-273, when the Department is providing services for enforcement under Title IV-D of the Social Security Act.
- g. The obligations to provide financial child support, provide medical care for a child, and provide or comply with parenting arrangements shall be independent of each other, and the failure or inability to provide one or more shall not reduce any other obligation.
- h. Each party should promptly inform the Court of any changes in the following information:
 - (i) Name, social security number, mailing address, residential address, telephone number, and driver's license number; and
 - (ii) Names, addresses, and telephone numbers of current employers.
- i. The Petitioner requests that the following warning be included in the Final Child Support Order:

WARNING: In any subsequent child support enforcement action, on sufficient showing of diligent efforts to locate the party, due process requirements for notice and service may be met by delivering written notice by regular mail to the last address of the party or the party's employer reported to the Court.

18. Medical Support Order

Choo	se One					
[] A Medical Support Order has been established by the Montana Ch						
	Enfo	rcement Division or another appropriate administrative agency or court. A copy				
	of th	e Order is attached hereto as Exhibit (Skip to Number 19.)				
or						
[]	Med	Medical support is needed to cover the medical and dental expenses of the minor				
	child(ren) of the parties. The Petitioner requests that the Court adopt the following					
	Med	Medical Support Order:				
	Existing Coverage					
	ose All That Apply:					
	[]	The child(ren) are presently covered under the following insurance plan:				
		Carrier Name:				
		Policy No.:				
		The [] Petitioner/[] Respondent shall continue to provide medical coverage				
		through the plan as long as it is available at a reasonable cost, and as long as				
		no other plan or individual insurance is available that will better serve the				
		interests of the parties.				
	[]	The child(ren) is a/are recipient(s) of medical assistance under Title XIX of				
		the federal Social Security Act (Medicaid).				
	[]	The child(ren) are not covered under an existing insurance plan.				
	Con	tingency Medical Support				
	If the	If the minor child(ren) are either (i) covered by Medicaid, (ii) are not covered under				
	an e	xisting insurance plan, or (iii) if the existing coverage becomes no longer				

available, the following provisions shall apply:

- a. The Petitioner shall provide medical coverage through individual insurance or a health benefit plan for the child(ren), as long as it is available at reasonable cost, and as long as no other plan or individual insurance is available that will better serve the interests of the parties.
- b. The Respondent shall provide medical coverage through individual insurance or a health benefit plan for the child(ren), as long as it is available at

- reasonable cost, and as long as no other plan or individual insurance is available that will better serve the interests of the parties.
- c. If health benefit plans are available to both parties at a combined cost that is reasonable or cost-beneficial and with benefits that are complementary or compatible as primary and secondary coverage, both parties shall provide coverage for the child(ren).
- d. Coverage is presumed to be available at reasonable cost if the cost of premiums does not exceed 25 percent of the obligated party's total child support obligation when calculated under the child support guidelines without credit for the medical support obligation.
- e. If circumstances change and a party believes that corresponding changes in cost are not reasonable or cost-beneficial, the party may move to petition any appropriate tribunal for relief.

Duties of the Parties

- a. The Petitioner shall be responsible for _____% and the Respondent shall be responsible for _____% of all medical expenses of the minor child(ren), including the costs of the premium for coverage, all co-payments and deductibles required for coverage, and any uncovered medical expenses.
- b. Each party shall promptly execute and deliver to the insurance provider all forms necessary to ensure the child(ren)'s continuous participation in insurance coverage. Each party shall timely submit claims for processing, verification, and payment. Each party shall provide the other party with identification cards or other methods for access to coverage.
- c. If a party receives a reimbursement but did not pay the underlying bill, that party shall promptly pay over the proceeds to the proper party.
- d. If the party responsible for providing medical insurance coverage for the child(ren) allows such coverage to lapse without securing a comparable replacement, that party shall be liable for all the child(ren)'s medical expenses and shall indemnify the other party, the Department of Public

- Health and Human Services, or any third-party custodian for the cost of obtaining medical coverage and medical expenses.
- e. Any liability for unpaid medical costs and expenses may be entered as a judgment for unpaid support against the obligated party. A party may apply to the Court for expedited enforcement procedures.
- f. If an obligated party fails to pay a required premium, the other parent, the Department of Public Health and Human Services, or the custodian may advance the cost of premiums and keep benefits continually in force for the child. The advance should be entered as a judgment for unpaid child support in favor of the advancing party and against the obligated parent.
- g. The obligation to provide medical coverage for the child(ren) ceases only when the child support obligation ceases.
- h. The costs of providing individual insurance or a health benefit plan may not be used as a direct offset to the child support obligation. However, as provided by the child support guidelines, the costs may be considered in making or modifying a child support order.
- i. Each party shall promptly inform the Court of any changes in the following information:
 - (i) If the child(ren) is/are covered by a health or medical insurance plan, the name of the plan, the policy identification number, and the name(s) of the person(s) covered;
 - (ii) If the child(ren) is/are not covered by a health or medical insurance plan, whether health insurance coverage for the child(ren) is available through the party's employer or other group, and if so, whether the employer or other group pays any portion of the coverage premium.
- j. A civil penalty not to exceed \$25 per day may be imposed for an intentional violation of this medical support order or the provisions of M.C.A Title 40, Chapter 5, Part 8 or the regulations promulgated under that Part.
- k. The Petitioner requests that the following warning be placed in the Final Child and Medical Support Orders:

WARNING: The obligations to provide medical care, provide financial child support, and provide or comply with visitation and custody arrangements are independent of each other, and the failure or inability to provide one or more does not reduce any other obligation.

119. Notice to the Department of Public Health and Human	Services
--	----------

Other	Provisions:
	parties' previously established child support order.
[]	Not applicable. The Petitioner is not seeking to establish, enforce, or modify the
	Enforcement Division and the Office of the Attorney General of this proceeding.
	Social Security Act. The Petitioner will notify the Montana Child Support
	parties or minor child(ren) of the parties under the provisions of Title IV-D of the
[] The Department of Public Health and Human Services is providing so	
	Social Security Act.
	the parties or minor child(ren) of the parties under the provisions of Title IV-D of the
[]	The Department of Public Health and Human Services is not providing services to
	te One: The Department of Public Health and Human Services is not providing services.

WHEREFORE, the Petitioner requests as follows:

- 1. That this Court enter a Decree of Dissolution of Marriage dissolving the marital status between the parties;
- 2 That each party be granted real and personal property as requested above;
- 3. That each party be granted ownership of the vehicles as requested above;
- 4. That each party be ordered to pay debts as requested above;
- 5. That the wife be restored to use of her former name, if requested above;
- 6. That this Court adopt the Petitioner's Proposed Parenting Plan, filed separately from this Petition;
- 7. That a Child Support Order be established, if requested above;

That a Medical Su	pport Order be	established, if requested above;		
Other Provisions:				
			; a	
For such other and further relief as the Court deems just and proper.				
DATED this	day of			
		Petitioner Pro Se		
		Print Name		

STATE OF MONTANA)	
COUNTY OF) ss _)	
	, being first duly sworn o	on oath, says that
he/she is the Petitioner in the above-e	ntitled proceeding; that he/she has read the f	oregoing Petition
and knows the contents thereof; and	that the matter, facts and things stated there	ein are true to the
best of his/her knowledge and belief.		
	Petitioner Pro Se	
	Print Name	
SUBSCRIBED AND SWOR	N to before me this day of	, 20
(Seal)	Name (printed): Notary Public for the State of Mon Residing at My Commission Expires	itana.

Name	2			
Addre	ess			
City		State	Zip Code	
	e Numbe ETITIC	r DNER/[] RESPO	NDENT PRO S	SE
		MONTANA		JUDICIAL DISTRICT COURTCOUNTY
In r	re the M	Iarriage of:		Cause No.:
and	l	Petiti		[] Petitioner's/[] Respondent's [] Proposed/[] Final Parenting Plan
		Resp	ondent.	
1.	Iden	ntification of the	Parties	
	a.	Petitioner's N	ame:	
		Address:		
	b.	Respondent's	Name:	
		Address:		
2.	Iden	ntification of the	Child(ren)	
	This	parenting plan a	pplies to the fo	llowing minor child(ren) of the parties:
	Nam	ne (first and last):		Date of Birth: / /
	State	e of residence for	last six months	S:
	Nam	ne (first and last):		Date of Birth:/

State	of residence for last six months:						
Name	Name (first and last): Date of Birth:/ /						
State	of residence for last six months:						
Name	e (first and last): Date of Birth:/_/						
State	of residence for last six months:						
Name	Name (first and last): Date of Birth:/_/_						
State	of residence for last six months:						
If nee	eded, attach additional sheets as Exhibit						
Obje	ctives of the Parenting Plan						
a.	To protect the best interest(s) of the minor child(ren);						
b.	To provide for the physical care of the minor child(ren);						
c.	To maintain the child(ren)'s emotional stability and minimize the child(ren)'s						
	exposure to parental conflict;						
d.	To provide for the minor child(ren)'s changing needs as they grow and mature;						
e.	To set forth the authority and responsibilities of each parent with respect to the minor						
	child(ren);						
f.	To help the parents avoid expensive future court battles over the minor child(ren).						
Resid	lential Schedule for the Child(ren) The provisions set forth below in Paragraphs						
4(a)-	(i) are one way to write your residential schedule. This schedule is designed to provide						
for th	e child(ren)'s changing needs as they grow and mature. It specifies the periods of time						
durin	g which the child(ren) will reside with each parent, including holidays, vacations, and						
other	special occasions. If you choose not to use the provisions provided, you may write your						
own .	schedule in Paragraph 4(j) below.						
a.	Pre-School Schedule (Choose One):						

[]

3.

4.

There are no child(ren) under school age.

	[]	There are child(ren) under school age, but the school schedule set forth in
		4(b) below shall apply to the child(ren) regardless of their age(s).
	[]	Prior to enrollment in school, the child(ren) shall reside primarily with the
		[] Mother / [] Father, except for the following days and times when the other
		parent shall have parenting time with the child(ren):
	or	·
	[]	Describe the residential schedule for the minor child(ren) prior to their
		enrollment in school:
b.	School	Schedule (Choose One):
	[]	Upon enrollment in school, the child(ren) shall reside with the
		[] Mother / [] Father, except for the following days and times when the other
		parent shall have parenting time with the child(ren):
	or	
	[]	Describe the residential schedule for the minor child(ren):

Holi	day and Special Occasion	Schedule	
[]	No holiday and special of	occasion schedule shall a	pply. The school yea
	pre-school schedule set f	Forth above shall apply.	
or			
[]	The following schedule	shall apply for the holida	ys and special occas
	listed below:		
<u> Holi</u>	day/Special Occasion	With Mother (Specify Odd/ Even/Every Year)	With Father (Specify Odd/ Even/Every Year)
New	Year's Day		
Mart	in Luther King Day*		
Presi	dents' Day*		
Easte	er		
Moth	ner's Day		
Mem	orial Day*		
Father's Day			
July 4 th			
Labor Day*			
Halloween			
Veterans' Day*			
Thanksgiving			
Christmas Eve			
Chris	stmas Day		
Mother's Birthday			

c.

Fath	er's Birthday
Chile	d(ren)'s Birthday(s)
Choo	ose All That Apply:
[]	Unless otherwise noted below, holidays/special occasions shall begin at
	a.m. and end at p.m.
[]	Holidays which fall on a Friday or a Monday and which are traditionally
	considered three day holidays (as noted by an asterisk (*) above)
	[] shall not/[] shall include the Saturday and Sunday immediately preceding
	or following the holiday.
[]	Thanksgiving shall begin on (day and time)
	_and shall extend until (day and time)
[]	Christmas Eve shall begin on (day and time)
	and shall extend until (day and time)
[]	Christmas Day shall begin on (day and time)
	and shall extend until (day and time)
[]	The child(ren)'s school attendance shall take priority over the holiday and
	special day schedule. The child(ren) shall not miss school because of the
	holiday or special occasion schedule.
Win	ter Vacation (Choose One):
[]	No winter vacation schedule shall apply. The school year or pre-school
гл	schedule set forth above shall apply.
or	11 5

d.

	[]	(i)	The parent exercising parenting time with the child(ren) on Christmas
			Eve (as outlined above) shall have the following additional parenting
			time with the child(ren) over winter vacation:
			<u> </u>
		(ii)	The parent exercising parenting time with the child(ren) on Christmas
			Day (as outlined above) shall have the following additional parenting
			time with the child(ren) over winter vacation:
	or		
	[]	Desc	ribe the residential schedule for the child(ren)'s winter vacation:
			·
e.	Sum	mer Va	acation (Choose One):
	[]	No s	ummer vacation schedule shall apply. The school year or pre-school
		sched	dule set forth above shall apply.
	or		
	[]	The o	child(ren) shall reside with the [] Mother / [] Father during summer
		vacat	tions, except for the following days and times when the child(ren)
		shall	be with the other parent:
	or		
	[]	Desc	ribe the residential schedule for the child(ren)'s summer vacation:

	.
Spri	ng Break (Choose One):
[]	No Spring Break schedule shall apply. The school year or pro-
	schedule set forth above shall apply.
or	
[]	The child(ren) shall reside with the [] Mother / [] Father during S_1
	Break, except for the following days and times when the child(ren)
	be with the other parent:
or	
[]	Describe the residential schedule for the child(ren)'s Spring Break
Othe	er Vacations with Parents
Desc	ribe the schedules for any other vacations with the parents:

h. **Priorities under the Residential Schedule**

priority being given as follows: Rank the order of priority, with 1 being the highest priority Preschool and School Schedule Holidays/Special Occasions ____ Winter/Summer/Spring Break Vacations Other Vacations with Parents or [] i. **Supervised and Limited Visitation** (Choose One): The residential schedule listed above is not subject to any additional restrictions or limitations on parenting time. or (i) The [] Mother's/[] Father's parenting time shall be supervised or limited because he/she has exhibited the following behavior which is not in the best interest(s) of the minor child(ren):

If the residential schedule outlined above results in a conflict where the child(ren) are

scheduled to be with both parents at the same time, the conflict shall be resolved by

	It 1S 1	n the best interest(s) of the minor child(ren) that the		
	[] M	other's/[] Father's parenting time be subject to the following		
	condi	itions:		
	How	Often/ For How Long:		
	When	re:		
	Super	Supervised by Whom:		
(iii)	The s	supervised and limited visitation conditions shall take priority		
	over	any other terms of the residential schedule above.		
(iv)	If the	e [] Mother / [] Father has completed the following and has		
	followed through with any and all recommendations by the evaluator,			
	treatment counselor, and/or other professional recommendations, the			
	[] Mother/[] Father agrees to consider a modification to allow less			
	restri	cted visitation after months of supervised and limited		
	visita	tion. (Check All That Apply):		
	[]	Alcohol / drug evaluation		
	[]	Substance abuse treatment		
	[]	Psychological evaluation		
	[]	Anger management counseling		
	[]	Parenting classes		
	[]	Other:		
	[]	Other:		

5.	Desig	Designation of Custodian				
	For the purpose of all other state and federal statutes which require a designation or					
	determination of custody, the [] Mother / [] Father shall be designated the custodian.					
	Howe	ver, this designation shall not affect either parent's rights and responsibilities under				
	this pa	arenting plan.				
6.	Trans	sportation Arrangements (Choose All That Apply):				
	[]	Transportation arrangements for the child(ren) between parents shall be as follows:				
		·				
	[]	Unless both parents agree upon a different meeting place, the exchange of the				
		child(ren) shall be at:				
	[]	Transportation costs shall be distributed as follows:				
	r 1					
	[]	If the [] Mother / [] Father is more than minutes late to pick the child(ren) up				
		for a visit, that visit shall be canceled.				
7.	Telep	hone Contact (Choose One):				
	[]	While the child(ren) reside with one parent, the other parent shall be permitted to				
		speak with the child(ren) at reasonable times.				
	or					
	[]	While the child(ren) reside with one parent, the other parent shall be permitted to				
		speak with the child(ren) at the following times only:				

8.	Co-Pa	Co-Parenting Guidelines (Choose All That Apply):				
	[]	Each parent shall promote a healthy, beneficial relationship between the child(ren)				
		and the other parent and shall not demean or speak out negatively in any manner that				
		would damage the relationship between either parent and the child(ren).				
	[]	Each parent shall notify the other parent at least days in advance when a				
		particular parenting time shall not be exercised. The missed time shall not be				
		substituted unless mutually agreed to by both parents. The parents are expected to				
		fairly modify visitation when family necessities, illnesses, or other commitments				
		reasonably so require. The requesting parent shall act in good faith and give as much				
		notice as circumstances permit.				
	[]	Each parent shall supply the appropriate child(ren)'s clothing with them for their				
		scheduled time with the other parent. These clothes are to be considered the				
		child(ren)'s clothes and shall be returned with the child(ren).				
	[]	Each parent shall provide separate clothes for the child(ren) at their own residence,				
		unless mutually agreed to by both parents. In the cold months of the year, both				
		parents are required to have adequate boots, gloves, hats, and jackets for the				
		child(ren), unless mutually agreed to by both parents.				
	[]	If a parent plans a special activity that requires clothing and/or equipment that would				
		normally not be with the child(ren), it is that parent's responsibility to check and see				
		if the child(ren) have such clothing and/or equipment with the other parent, to ask				
		that the clothing and/or equipment travels with the child(ren), and to ensure that the				
		clothing and/or equipment returns the same with the child(ren).				
	[]	Each parent shall be responsible for ensuring that the child(ren) attend regularly				
		scheduled activities, including but not limited to sports and extra-curricular				
		activities, while the child(ren) are with that parent.				

	Neithe	Neither parent shall permit the child(ren) to be subjected to (Choose All That				
):					
	[]	Persons abusing alcohol or using illegal drugs within 24 hours of contact				
		with the child(ren). This includes the abuse of alcohol or the use of illegal				
		drugs by the parent.				
	[]	Smoking environment.				
	[]	Use of profane language.				
	[]	Removal of the child(ren) from Montana, except as authorized by the Court				
		or mutually agreed to by both parents.				
	[]	Other:				
	[]	Other:				
	[]	Any violation of these terms will result in the immediate termination of that				
		parent's contact with the child(ren).				
[]	Relationships between the child(ren) and relatives and family friends on both sides of					
	the family shall be protected and encouraged. The parents shall have their child(ren)					
	maintain ties with both the maternal and paternal relatives. In Montana,					
	grandparents have a legal right to request a court to order reasonable visitation with					
	their g	grandchild(ren), if it is in the best interest(s) of the child(ren). Usually the				
	child(1	ren) will visit with the paternal relatives during times the child(ren) are with				
	their f	ather and with the maternal relatives during times they are with their mother.				

9. Decision Making

a. Day-to-Day Decisions

Each parent shall be authorized to make decisions regarding the day-to-day care and control of the child(ren) while the child(ren) are residing with that parent, unless or except as provided below (Choose All That Apply):

So	le decision making shall be granted to the [] Mother/[] Father for the				
fol	lowing				
rea	sons:				
Ma	ajor decisions concerning the child(ren)'s education shall be made by				
[]	the Mother/[] the Father/[] both parents jointly.				
Major decisions concerning the non-emergency health care of the child(r					
sha	all be made by [] the Mother/[] the Father/[] both parents jointly.				
Ma	ajor decisions concerning the spiritual development of the child(ren) sha				
be made by [] the Mother/[] the Father/[] both parents jointly.					
The consent of both parents shall be required before any minor child(ren)					
sha	all be permitted to (Choose All That Apply):				
[]	Get a tattoo				
[]	Pierce any body part				
[]	Marry				
[]	Enlist in the armed services				
[]	Other:				
[]	Other:				
Otl	ner:				
Otl	Other:				

b. Emergency Decisions

Regardless of the allocation of decision making in this parenting plan, each parent shall be authorized to make emergency decisions affecting the health or safety of the child(ren).

10. Access to Information

- a. As required by M.C.A. § 40-4-225, both parents shall have access to all information relating to their child(ren) including, but not limited to, school records, counseling records, medical and dental records.
- b. As required by M.C.A. § 40-4-204(6)(a), both parents shall update each other and the Court with written notice of changes to the following information:
 - (i) Residential and mailing addresses;
 - (ii) Telephone number;
 - (iii) Social Security number;
 - (iv) Driver's license number;
 - (v) Name, address, and phone number of employers;
 - (vi) Health insurance coverage for the child(ren);
 - (vii) Health insurance available through either parent's employer which could cover the minor child(ren).

[]	It is appropriate that the personal information of the [] Mother/ [] Father shall
	remain confidential and shall not be provided to the other parent because:

11. Residential Changes

As required by M.C.A. § 40-4-217, if a parent's change in residence will significantly affect the other parent's contact with the child(ren), written notice shall be served personally or

sent by certified mail to the other parent not less than 30 days before the proposed change in residence and must include a proposed revised residential schedule. Proof of service must be filed with the court that adopted the parenting plan. Failure of the parent who receives notice to respond to the written notice or to seek amendment of the residential schedule within the 30-day period constitutes acceptance of the proposed revised residential schedule.

12.	Revi	Review of Parenting Plan (Optional)				
	[]	The p	The parents will review this parenting plan at the following times:			
			<u>.</u>			
13.	Disp	ute Res	olution			
	The	followin	g shall apply when disputes arise between the parents in carrying out or			
	amen	ding thi	s parenting plan (Choose One):			
	[] No alternative dispute resolution process, except court		ternative dispute resolution process, except court action, shall apply unless			
		order	ed at the discretion of the Court.			
	[]	No al	ternative dispute resolution process is appropriate. The following limiting			
		factor	rs exist, as provided in M.C.A. § 40-4-219(9) (Choose All That Apply):			
		[]	This is a case of physical abuse or threat of physical abuse by one parent			
			against the other parent or the child(ren).			
		[]	A parent has been convicted of deliberate homicide, mitigated deliberate			
			homicide, sexual assault, sexual intercourse without consent, deviate sexual			
			conduct with an animal, incest, aggravated promotion of prostitution of a			
			child, endangering the welfare of children, partner or family member assault,			

or

or sexual abuse of children.

[]	a.	Dispu arbitr		e parents shall be subn	mitted to mediation, counseling, o	or y:
	b.	The cost of this process shall be allocated between the parents as follows				
		(Choo	ose One):			
		[]	Based on eac	h parent's proportion	al share of income as determine	d
			from the chile	d support worksheet.		
		[]	As determine	ed in the dispute resol	ution process.	
		[]	Mother:	% , Father:		
	c.	A parent will begin the dispute resolution process by notifying the other				
		paren	nt by written req	uest sent by certified	mail.	
	d.	In the	e dispute resolut	tion process:		
		(i)	Preference sh	all be given to carryi	ng out this parenting plan.	
		(ii)	Unless an en	nergency exists, the	parents shall use the designate	ed
			process to re	solve disputes relatin	g to implementation of the pla	n,
			except those	related to financial su	apport.	
		(iii)	A written rec	ord shall be prepared	d of any agreement or arbitration	n
			award reache	ed in counseling or	mediation, and a copy shall b)e
			provided to e	ach parent.		
		(iv)	If the court	finds that a parent h	as used or frustrated the dispu	te
				_	I reason, the court may awar	
					ions to the other parent.	
		(v)	-		view from the dispute resolution	n
		` '	-	e district court.	•	

14.	Other Provisions:					
affec provi and i Pare	RNING: One parent's failure to comply with a provision of the parenting plan will not the other parent's obligation to comply with the parenting plan. Violation of any ision of this order with actual knowledge of its terms is punishable by contempt of cour may be a criminal offense under M.C.A. §§ 45-5-631 or 45-7-309. Violation of the Finanting Plan may subject a violator to arrest and a fine up to \$500 or imprisonment in the ty jail.					
Decla	aration for Proposed Parenting Plan (Only complete the following section if this is					
Prop	osed Parenting Plan. Do not date and sign if this is the Final Parenting Plan.)					
	DATED this day of					
	[] Petitioner/[] Respondent Pro Se					

STATE OF MONTANA	
COUNTY OF) ss.)
	, being first duly sworn on oath, says that he/she is the
	ove-entitled proceeding; that he/she has read the foregoing thereof; and that the matter, facts and things stated therein are and belief.
	[] Petitioner/[] Respondent Pro Se
	Print Name
SUBSCRIBED AND SWORN	N to before me this day of, 20
	Name (printed): Notary Public for the State of Montana
(Seal)	Notary Public for the State of Montana Residing at
	Residing at My Commission Expires
Order by the Court (Leave the follow document is adopted as the Final Par	wing section blank. It will be completed by the Court if this enting Plan.)
DATED this day of	
	DISTRICT COURT JUDGE

Name			
Address			
City	State	Zip Code	
Phone Number [] PETITION	VER/[]RESPO	ONDENT PRO	SE
	MONTANA		JUDICIAL DISTRICT COURT COUNTY
In re the Ma	rriage of:		Cause No.:
	Petit	, ioner,	

Warning: Montana law, M.C.A. § 40-4-252, requires the full disclosure of all assets, debts, income, and expenses. Failure of either party to file a complete financial disclosure statement shall authorize the Court to accept the statement of the other party as accurate. Any deliberately false statement made hereon or on any schedules or attachments may subject you to the penalty of perjury or other appropriate relief and may be considered a fraud upon the Court.

Respondent.

and

[] Petitioner's/[] Respondent's

Debts, Income, and Expenses

Declaration of Disclosure of Assets,

[] Preliminary/[] Final

If you need additional space on which to list your assets, debts, income, or expenses, please attach additional sheets of paper as necessary. Do not write in the margins or on the reverse sides of the pages of this document.

1. <u>Disclosure of Assets</u>

a. Real Estate

<u>Description</u>	Estimated Value	Name(s) on Title
Address:		
Address:		

b. Vehicle(s)

<u>Description</u>	Estimated Value	Name(s) on Title
Year/Make/Model:		
Year/Make/Model: VIN#: Is there an outstanding loan on the vehicle? [] Yes [] No If yes, amount owed: As of:/ / _ Lender:		

Description	Estimated Value	Name(s) on Title
Year/Make/Model:		
Year/Make/Model:		
c. Bank Accounts and Cash		
Description (include name of bank and account number)	Balance as of	Name(s) on Account
Cash		XXXXXXXX
d. Pensions/Retirement Accounts; Life In Secured Notes, Mutual Funds	nsurance (Cash V	alue); Stocks, Bonds
Description	Estimated Value	Name(s) on Account

e. Personal Property (including appliances, furniture, jewelry, art, guns,	guns, etc.)	iewelry, art,	, furniture, jev	appliances,	including	al Property	Personal	e.
---	-------------	---------------	------------------	-------------	-----------	-------------	----------	----

Description	Estimated Value

f. Bı	isiness	Interests (includ	ing ear	iinment	tools	livestocl	c etc)
-------	---------	-------------	--------	---------	---------	-------	-----------	---------

<u>Description</u>	Estimated Value	Name(s) on Title

g. **Other Assets**

Description	Estimated Value	Name(s) on Title

2. **Disclosure of Debts**

Description	Creditor	Amount Owed	Name on Debt
Secured Debt on Real Property	(See 1(a) above)	XXXXX	XXXXXXXX
Vehicle Loan(s)	(See 1(b) above)	XXXXX	XXXXXXXX
Utility Bill(s):			

<u>Description</u>	Creditor	Amount Owed	Name on Debt
Credit Card(s):			
Student Loan(s):			
Medical Expenses:			
Other Liabilities:			

3. <u>Disclosure of Income</u>

The [] Petitioner/ [] Respondent has the following income:

Source of Income	Amount per Month
Gross Wages, Salary, Commissions	
Rents, Interests, Dividends	
Self Employment Earnings	
Unemployment or Worker's Compensation	
Social Security Benefits, including SSI	
Public Assistance	
Food Stamps	

Source of Income	Amount per Month
Pension, Retirement	
Child Support	
Dependent's Benefits	
Other Income (describe):	

4. **Disclosure of Expenses**

The [] Petitioner/[] Respondent has the following expenses:

Description of Expense	Amount per Month
Taxes and other money withheld from income	
Retirement	
Health Insurance (self and children)	
Medical Expenses	
Housing (rent or mortgage payment)	
Property Taxes	
Property Insurance	
Transportation	
Car Insurance	
Student Loans	
Utilities	
Telephone	
Clothing	
Food and Household Supplies	
Child Care	

Description of Expense	Amount per Month
Child Support Payments	
Other Expenses (describe):	
DATED this day of	
	Signature
	Print Name []Petitioner/ []Respondent Pro Se
STATE OF MONTANA)	
) ss. COUNTY OF)	
SUBSCRIBED AND SWORN TO 20	D before me this day of
(Seal)	Name (printed): Notary Public for the State of Montana Residing at My commission expires

Name		
Address		
City	State	Zip Code
Phone Number PETITIONER PR	O SE	

MONTANAJUDICIAL DISTRICT COURTCOUNTY	
In re the Marriage of: Petitioner,	Cause No.:
and Respondent.	Summons and Temporary Economic Restraining Order by Clerk of Court

THE STATE OF MONTANA SENDS GREETINGS TO THE ABOVE-NAMED RESPONDENT:

YOU, THE RESPONDENT, ARE HEREBY SUMMONED to answer the Petition in this action which is filed in the office of the Clerk of the above-named Court, a copy of which is served upon you with this Summons, and to file your answer and serve a copy of your answer upon the Petitioner within twenty-one days after the service of this Summons, exclusive of the day of service. If you fail to appear or answer, judgment will be taken against you by default for the relief demanded in the Petition.

TO PETITIONER AND RESPONDENT:

Pursuant to Mont. Code Ann. 40-4-121(3), the Petitioner and Respondent are hereby restrained from transferring, encumbering, pawning, pledging, hiding, or in any way disposing of

any property, real or personal, whether jointly or separately held, without either the consent of the other party or an order of the court, except in the usual course of business or for the necessities of life. Each party must notify the other of any proposed extraordinary expenditures at least five business days before incurring the expenditures and must account to the court for all extraordinary expenditures made after service of the summons.

This restraining order does not prevent either party from using any property to pay reasonable attorney fees in order to retain counsel in the proceeding.

Petitioner and Respondent are further restrained from cashing, borrowing against, canceling, transferring, disposing of, or changing the beneficiaries of any insurance or other coverage, including life, health, automobile and disability coverage held for the benefit of a party or a child of a party for whom support may be ordered.

This temporary restraining order shall continue until another order of the Court is issued either amending or vacating this temporary restraining order.

VIOLATION OF THIS ORDER IS A CRIMINAL OFFENSE UNDER M.C.A. §§ 45-5-220 OR 45-5-626.

DATED this day	of, 20
(Seal)	Clerk of the District Court
	By:
	Deputy Clerk

Name			
Address			
City	State	Zip Code	
Phone Number PETITION	er ER PRO SE		
	MONTANA	A	_ JUDICIAL DISTRICT COURT COUNTY
In re the M	Marriage of:		Cause No.:
	Peti	itioner,	Notice and Acknowledgment of
and			Receipt of Summons and Petition for Dissolution of Marriage
	Res	pondent.	
		NC	OTICE
To:	the Respondent herein:		
The	following docui	ments are served pu	ursuant to Rule 4(D)(1)(b) of the Montana Rules of
Civil Proceed	dure:		
	 [X] Summons and Temporary Economic Restraining Order [X] Petition for Dissolution of Marriage [X] Petitioner's Declaration of Assets, Debts, Income and Expenses [X] Petitioner's Proposed Parenting Plan [] Notice and Acknowledgment to Child Support Enforcement Division [] Notice of Filing Montana Child Support Guidelines Financial Affidavit 		
	[]		

If you want to avoid having the sheriff serve you with the documents enclosed, you may complete the acknowledgment part of this form and return the completed form to the sender within

20 days after the date it was mailed to you, as shown below. You may retain the other enclosed copy of this form for your records.

By signing the Acknowledgment, you are agreeing to be served by mail instead of by the sheriff. It does not mean that you agree to the contents of the Petition, and it does not take away any of your rights to contest the Petition.

If you decide to complete and return this form, you must sign and date the Acknowledgment below, and return it in the enclosed stamped return envelope.

If you do not complete and return this form to the sender within 20 days after the date it was mailed to you, as shown below, you may be required to pay any expenses incurred in serving the enclosed documents in any other manner permitted by law.

If you do complete and return this form, you must answer the Petition within 20 days after the date of signature which you place on the Acknowledgment below. If you fail to answer the complaint within the foregoing 20 day period, judgment by default will be taken against you for the relief demanded in the Petition.

CERTIFICATE OF MAILING

I declare under penalty of perjury that two copies of this Notice and Acknowledgment of Receipt of Summons and Petition, a stamped return envelope, and the following documents:

 [X] Summons and Temporary Economic Restraining Order [X] Petition for Dissolution of Marriage [X] Petitioner's Declaration of Assets, Debts, Income and Expenses [X] Petitioner's Proposed Parenting Plan [] Notice and Acknowledgment to Child Support Enforcement Divi [] Notice of Filing Montana Child Support Guidelines Financial Aff [] 			
were sent to the	Respondent by first class n	nail, postage prepaid on the day of	of
Date of Signature		Petitioner Pro Se	
		Print Name	

ACKNOWLEDGMENT OF RECEIPT

I declare, under penalty of perjury, that I am the Respondent and that I accept service in this action of the following:

[X]	Summons and Temporary Economic Restraining Order							
[X]	Petition for Dissolution of Marriage							
 [X] Petitioner's Declaration of Assets, Debts, Income and Expenses [X] Petitioner's Proposed Parenting Plan [] Notice and Acknowledgment to Child Support Enforcement Divis 								
						[]	Notice of Filing Montana Child Support Guidelines Financial Affidavit	t
						[]		
and that I received	a copy of these documents in the above-captioned matter at (add	lress)						
1								
day of								
200								
Date of Signature	Respondent's Signature							
	Print Name							

Name					
Addres	SS				
City		State	Zip Code		
	Number TIONER PRO	SE			
	MON	NTANA		J	UDICIAL DISTRICT COURTCOUNTY
In re	e the Marriage	of:			
					Cause No.:
		Petit	ioner,		
and					Praecipe
		Resp	oondent.		
To the	e Sheriff of			_ Co	ounty:
Please	e serve upon th	e Respo	ondent the follow	ving	documents:
	[X]			rary	Economic Restraining Order (original and one
	[X] [X] [X] [] []	Petitic Petitic Notice Notice	on for Dissolution oner's Declaration oner's Proposed e and Acknowlede of Filing Mont	on of Pare dgm	Assets, Debts, Income and Expenses
Also	enclosed is:				
	[]				and Order of Inability to Pay Filing Fees which in this matter; OR
	[]	\$	to cover	the f	ee for service in this matter.
1.	A physical d	escriptio	on of the Respon	dent	is:
2.	The Respond	lent [] d	loes not/[] does	carry	y a weapon.

3.	At pr	resent, the Respondent can be fou	nd:						
	[]	[] At his/her residence:							
		Times normally available at this address:							
	[]	At his/her place of employmer	nt:						
		Times normally available at th	is address:						
	[]	Other:							
		Times normally available at th	is address:						
Pleas	se serve	the papers on the Respondent as s	soon as possible. Please return the original Summons						
to me	e at the a	address above, along with proof of	f service or a statement that you were unable to locate						
the F	Respond	ent.							
	DAT	ED this day of	, 20						
			Petitioner Pro Se						
			Print Name						
		Record of Servic	e (for Sheriff's use only)						
	I here	eby certify that (Choose One):							
[]	Resp	ondent by delivering a copy of sai day of	d the accompanying documents listed herein on the id Summons and documents to him/her personally on, 20, in the County of,						
[]		due effort, I was unable to l	ocate or serve the Respondent in the County of						
	DAT	ED thisday of	, 20						
			Sheriff						
			By:						
			Deputy Sheriff						

Name			
Address			
City State Zip Code			
Phone Number PETITIONEI	R PRO SE		
	MONTANA		_ JUDICIAL DISTRICT COURT COUNTY
In re the Ma	rriage of:		Cause No.:
	Petit	ioner,	
and			Affidavit for Publication of Summons
	Resp	oondent.	
STATE OF N	MONTANA)	

- 1. I am the Petitioner in the above-entitled action.
- 2. I am a resident of the state of Montana.

COUNTY OF _____

- 3. I have a cause of action against the Respondent for dissolution of marriage.
- 4. The Petition in this action was duly filed with the Clerk of this Court on the ____ day of ______, 20_____, and a Summons was thereupon issued.

, being first duly sworn, deposes and says as follows:

5.	The Summons was duly issue	ed out of this Court to the Sheriff of the	County of				
		State of, with direction to said	d Sheriff to				
	serve the Summons and Petition	upon the Respondent. The Sheriff returned the	Summons				
	showing a failure to find the Res	spondent.					
6.	The Respondent (Choose All th	at Apply):					
	[] resides out of the state;						
	[] has departed from the st	ate;					
	[] cannot, after due diligen	ce, be found within the state;					
	[] has concealed himself/he	[] has concealed himself/herself in order to avoid the service of summons.					
7.	Personal service of the Summor	ns cannot be made upon the Respondent.					
8.	The Respondent is a necessary a	The Respondent is a necessary and proper party to the above-entitled action.					
9.	For the foregoing reasons, I rec	quest an order for service of summons by publica	ation to be				
	made in a	_ County, Montana, newspaper.					
	DATED this day of	, 20					
	P	etitioner Pro Se					
	SUBSCRIBED AND SWORN	to before me this day of	, 20				
		fame (printed):					

Address			
City	State	Zip Code	
Phone Number			
PETITIONE	R PRO SE		
	MONTANA		JUDICIAL DISTRICT COURT
	MONTANA		COUNTY

Cause No.:

Summons for Publication

THE STATE OF MONTANA SENDS GREETINGS TO THE ABOVE-NAMED RESPONDENT:

You, the Respondent, are hereby summoned to answer the Petition in this action, which is filed with the Clerk of this Court, a copy of which is herewith served upon you, and to file your answer and serve a copy thereof upon the Petitioner within twenty-one days after service of this Summons, exclusive of the day of service; and in case of your failure to appear or answer, judgment will be taken against you for the relief demanded in the Petition.

This action is brought to obtain a dissolution of marriage and to establish a permanent parenting plan for the minor child(ren) of the marriage.

In re the Marriage of:

and

Petitioner,

Respondent.

Name

Title to and interes	st in the followi	ng real property will l	be involved in this action:
_			
_			
DATED this	day of		, 20
		Clerk of Court	
(Seal)			
_		Deputy Cle	

MONTANA	JUDICIAL DISTRICT COURT COUNTY
In re the Marriage of: Petitioner, and	Cause No.: Order for Publication of Summons
Respondent.	

Upon reading Petitioner's filed Affidavit for Publication of Summons, the Clerk of this Court finds that:

- 1. The Petitioner has a cause of action against the Respondent in the above-entitled action;
- 2. The Respondent is a necessary and proper party to the above-entitled action; and
- 3. Personal service cannot be made upon the Respondent for the reasons contained in the Petitioner's Affidavit.

IT IS ORDERED that service of the Summons in this action be made upon the Respondent
by publication in the, a newspaper published in
County, Montana, which is hereby designated as the newspaper most likely to give notice to the
Respondent; that such publication shall be published once each week for three successive weeks; and
that the Summons shall contain a general statement of the nature of this action.
DATED this day of
Clerk of District Court (Seal) by: Deputy Clerk

Name			
Address			
City	State	Zip Code	
Phone Number PETITIONE	R PRO SE		
	MONTANA		JUDICIAL DISTRICT COURTCOUNTY
In re the Ma	arriage of:		Cause No.:
	Petiti	oner,	
and			Notice and Acknowledgment to Child Support Enforcement Division
	Resp	ondent.	
			, and gives notice to the State of
	-		Human Services, Child Support Enforcement Division,
	· ·		nat s/he has filed a Petition for Dissolution of Marriage the issues in this legal action is child support. A copy
			nce with M.R.Civ.P. 4D(2)(h), the Petitioner also gives
	Attorney Gener		
DATI	ED this	day of	, 20
			Petitioner Pro Se

Print Name

CERTIFICATE OF SERVICE

I hereby certify that a copy of the for	egoing Notice and Petition for Dissolution were served
upon the following by mailing true and co	rrect copies on the day of,
20, postage prepaid and addressed as fo	ollows:
Department of Public Health and Hu Child Support Enforcement Division	215 N. Sanders, Third Floor P.O. Box 201401
DATED this day of	, 20
	Petitioner Pro Se
ACKNOWLEDGME	NT OF SERVICE OF NOTICE
I, the undersigned, hereby acknowled	dge that I received a copy of the Petitioner's Notice to
Child Support Enforcement Division and a c	copy of the Petition in the above-entitled action.
DATED this day of	, 20
	By:
DECLINATION BY DEPARTMENT O	OF PUBLIC HEALTH AND HUMAN SERVICES
The Department of Public Health and	d Human Services declines to enter this proceeding as
a party.	
DATED this day of	, 20
	By:
	By:

Name			
Address			
City	State	Zip Code	
Phone Number [] PETITIONEF	R/[] RESPC	NDENT PRO	SE
M	IONTANA		JUDICIAL DISTRICT COURTCOUNTY
In re the Marria	ige of:		Cause No.:
	Petit	oner,	
and			Notice of Filing Child Support Guidelines Financial Affidavit
	Resp	ondent.	
			etitioner/[] Respondent has filed his/her Montana
			t in the above-entitled matter. A copy of the
[] Petitioner's/[]] Responder	it's Montana C	hild Support Guidelines Financial Affidavit is attached
hereto.			
Dated thi	s day	of	, 20
			[] Petitioner/[] Respondent Pro se

Name				
Address				
City	State	Zip Code		
Phone Number PETITIONE	R PRO SE			
	MONTANA		JUDICIAL DISTRICT COURTCOUNTY	
In re the Ma	arriage of:		Cause No.:	
Petitioner,		oner,	Request for Hearing	
	Resp	ondent.		
the purpose of	of obtaining a Fi	nal Decree of	espectfully requests that this Court schedule a hearing for Dissolution in the above entitled cause. The Petitioner minutes and that the Petitioner will be the only person to	
	t the nearing wil	11 om y 0 0 13 H	initiates and that the relationer will be the only person to	
DAT	ED this da	y of	, 20	
			Petitioner Pro Se	
			Print Name	

	JUDICIAL DISTRICT COURT COUNTY
In re the Marriage of:	Cause No.:
Petitioner, and	Order Granting Hearing
Respondent	i.
IT IS HEREBY ORDERED of, 20	that the final hearing in this matter is scheduled for the day, at o'clockm.
DATED this day of _	
	DISTRICT COURT JUDGE

Name					
Addres	SS				
City		State	Zip Code		
	Number ΓΙΟΝΕR PRO	SE			
	MON	TANA		J	UDICIAL DISTRICT COURTCOUNTY
In re	the Marriage o	of:			Cause No.:
		Petit	oner,		
and					Request for Entry of Default, Application for Default Judgment, and Waiver of Final Disclosure
		Resp	ondent.		Requirements
made	•		•		Summons in the above entitled action and has not e within the time allowed by law.
1.	The Petitioner the Court issu				default be entered by the Clerk of Court and that
2.	Pursuant to M	И.С.А. §	40-4-257, th	ne Petiti	oner waives the final disclosure requirements of
	M.C.A. §§ 40)-4-253	and 40-4-254	I. The	Respondent was duly served with a copy of the
	Petitioner's P	relimina	ry Declaration	n of Dis	sclosure as required by M.C.A. § 40-4-252.
	Dated this	c	ay of		, 20
				Petit	ioner Pro Se
					z Name

			JUDICIAL DISTRICT COURTCOUNTY	
In re the	e Marriage of:		Cause No.:	
	Petitioner,			
and			Entry of Default	
	Respondent.			
			entered on thisday ofe Petition within the time allowed by law,	
(S	Seal) By:	Clerk of Co	ourt ork of Court	

Name				
Address				
City	State	Zip Code		
Phone Number PETITIONER	PRO SE			
	MONTANA		JUDICIAL DISTRICT (COUNTY	COURT
In re the Mari	riage of:		Cause No.:	
	Petit	ioner,		
and			Notice of Entry of	Decree
	Resp	, ondent.		
TO THE ABO	VE-NAMED	RESPONDENT	Γ:	
Notice	is hereby give	n that on the	day of	, 20, the
Court entered	a Final Decre	ee of Dissolutio	on in the above-entitled action	n. A true and correct
conformed cop	by of the Final	Decree of Disso	olution is attached to this Notic	e and served upon you.
DATEI	D this	day of	, 20	
		Petition	ner Pro Se	

Print Name

Proof of Service

STATE OF MONTANA)	
COUNTY OF): ss)	
	, being first duly sworn, deposes and says as follows:	ows:
A true and correct copy of the fo	regoing Notice of Entry of Decree was served the	day of
, 20, by mai		-
	S	
Respondent		
Address		
DATED this day of _	, 20	
	Petitioner's Signature	
SIGNED AND SWORN to	o before me on the day of, 20	<u>.</u> .
	Signature:	
	Name (printed):	_
(Seal)	Notary Public for the State of Montana	
	Residing at	_
	My Commission Expires	

	JUDICIAL DISTRICT COURTCOUNTY
In re the Marriage of: Petitioner,	Cause No.:
and, Respondent.	Findings of Fact, Conclusions of Law and Final Decree of Dissolution
	on the day of, 20,
came for hearing this day of	, 20 The Petitioner appeared pro se.
The Respondent did not appear or otherwise resp	ond to the Petition. The Respondent's default was
entered on the day of	, 20 After considering all evidence and
pleadings, the Court finds:	

FINDINGS OF FACT

The	Respondent was served with the Petition and Summons on the day of, 20, and has not responded or otherwise appeared.	
Cho	oose One:	
[]	The parties were married on (date): The marriage was	
	registered in the County of, State of	
[]	The parties were married at common law. The parties assumed a marital relationship	
	by mutual consent and agreement and confirmed their marriage by cohabitation and	
	public repute.	
Cho	oose One:	
[]	The parties separated on (date):	
[]	The parties are not yet separated.	
Cho	hoose One:	
[]	The marriage is irretrievably broken in that there is serious marital discord which	
	adversely affects the attitude of one of the parties towards the marriage, and there is	
	no reasonable prospect of reconciliation.	
[]	The marriage is irretrievably broken in that the parties have lived separate and apart	
	for a period of more than one hundred eighty (180) days preceding the	
	commencement of these proceedings, and there is no reasonable prospect of	
	reconciliation.	
The	conciliation provisions of the Montana Conciliation law and M.C.A. § 40-4-107 do not	
app	ly.	
The	Petitioner has been domiciled within the state of Montana for at least ninety (90) days	
prio	r to the filing of this action.	

7.	Ther	re is/are child(ren) of the marriage as follows:					
	Nam	ne (first and last)	Date of Birth:/_/_				
	Addı	ress					
	Nam	ne (first and last)	Date of Birth://				
	Addı	ress					
	Nam	e (first and last)	Date of Birth://				
	Addı	ress					
	Nam	ne (first and last)	Date of Birth://				
	Addı	ress					
	Nam	ne (first and last)	Date of Birth://				
	Address						
	If ne	eded, attach additional sheets as Exhibit					
8.	Choo	Choose One:					
	[]	The child(ren) has/have lived in Montana for at least six consecutive months					
		immediately before the start of this proceeding. If a child is less than six months old					
		the child has lived in Montana since his/her birth.					
	[]] Montana was the home state of the child(ren) within six months of the start of this					
	proceeding, and one parent continues to reside in Montana.						
	[]	The child(ren) and one parent have had significant connections to Montana, and					
	substantial evidence about them is available here.						
	[] The child(ren) is/are physically present in Montana, and the child(ren) has/h						
		abandoned or an emergency exists requiring the chi	lld(ren)'s protection.				
9.	The wife is not pregnant with a child of this marriage.						
10.	The Petitioner has filed a Proposed Parenting Plan that has been served upon the other part						

and presented to this Court for examination and approval.

11.	Choo	se One:		
	[]	Child s	support in the amount of \$	per month per child has been
		establis	shed by the Montana Child Support	Enforcement Division or another
		approp	riate administrative agency or court. A c	opy of this Order is attached hereto as
		Exhibit	t	
	or			
	[]	The []	Petitioner/[] Respondent needs financ	ial assistance from the [] Petitioner/
		[]Resp	pondent to support the minor child(ren).	Child support calculated according to
		the Mo	ntana Child Support Guidelines is \$	per month per child. A copy of
		the Mo	entana Child Support Guidelines worksl	neet is attached hereto as Exhibit
12.	Choo	se One:		
	[]	A Med	lical Support Order has been establish	hed by the Montana Child Support
		Enforce	ement Division or another appropriate a	dministrative agency or court. A copy
		of this	Order is attached hereto as Exhibit	
	or			
	[]	Medica	al support is needed to cover the medic	eal and dental expenses of the minor
		child(re	en) of the parties. Choose All That App	oly:
		[]	The child(ren) are presently covered u	nder the following insurance plan:
			Carrier Name:	
			Policy No.:	
		[]	The child(ren) is a/are recipient(s) of n	nedical assistance under Title XIX of
			the federal Social Security Act (Medic	aid).
		[]	The child(ren) is/are not covered unde	r an existing insurance plan.
13.	Choo	se One:		

		The Department of Public Health and Human Services is not providing services to
		the parties or minor child(ren) of the parties under the provisions of Title IV-D of the
		Social Security Act.
	[]	The Department of Public Health and Human Services is providing services to the
		parties or minor child(ren) of the parties under the provisions of Title IV-D of the
		Social Security Act. The Montana Child Support Enforcement Division and the
		Office of the Attorney General were served with copies of the Petition in this action
		Both offices acknowledged service, copies of which are filed with the Court.
	[]	This action does not establish, enforce, or modify the parties' previously established
		child support order.
14.	A Ter	mporary Economic Restraining Order was issued in this matter under M.C.A. § 40-4-
	121(3) and is currently in effect.
15.	The P	etitioner has complied with the preliminary disclosure requirements of M.C.A. § 40-4-
	252.	
16.	The P	retitioner has waived the final disclosure requirements of M.C.A. §§ 40-4-253 and 40-
	4-254	·
17.	Choo	se One:
	[]	The parties do not own any real property.
	or	
	[]	The [] Petitioner/[] Respondent/[] both parties is/are the owner(s) of record of real
		property located at
		The legal description of the property is

Cho	ose One:			
[]	The parties do not own any vehicles.			
[]	The parties own vehicle(s).			
The	parties have accumulated household furnishings and other personal property during the			
cour	se of their marriage. The personal property of the parties [] has not/[] has already been			
divid	ded.			
Cho	ose One:			
[]	There are no debts of the marriage.			
[]	The parties have accumulated debts during the course of their marriage.			
Cho	Choose One:			
[]	The wife would like to be restored to her former name of			
[]	The wife does not want to be restored to her former name.			
[]	The wife has not indicated whether she would like to be restored to her former name			
Othe	er Provisions:			
All	of the other allegations of the Petitioner's complaint not inconsistent herewith are true			
and	the relief requested should be granted.			

FROM the above Findings of Fact, the Court makes the following:

CONCLUSIONS OF LAW

- The Court has jurisdiction over this cause. 1.
- The marriage of the parties is irretrievably broken. 2.

3.	The Petitioner's Proposed Parenting Plan, filed separately, is in the best interest(s) of the				
	minor	child(ren) and should be incorporated as the Final Parenting Plan into this Decree.			
4.	Choose One:				
	[]	The previously established Child Support Order attached hereto as Exhibit is a			
		valid order for the child support of the minor child(ren) of the parties.			
	or				
	[]	The [] Petitioner/[] Respondent is entitled to \$ per month per child as child			
		support to be paid according to the provisions of the final Child Support Order, as			
		stated below.			
5.	Choose One:				
	[]	The previously established Medical Support Order attached hereto as Exhibit is a			
		valid order for the medical support of the minor child(ren) of the parties.			
	or				
	[]	The best interest(s) of the minor child(ren) require medical coverage according to the			
		provisions of the final Medical Support Order, as stated below.			
6.	The P	etitioner, having complied with the preliminary disclosure requirements of M.C.A. §			
	40-4-2	252 and waived the final disclosure requirements of M.C.A. §§ 40-4-253 and 40-4-254,			
	and the Respondent having failed to answer within the statutory time frame, the Court finds				
	good o	cause to enter this Decree without service of final declarations of disclosure.			
7.	Based	on the duration of the marriage and on the parties' age, health, education, skills, and			

financial circumstances, the Petitioner's proposed division of property and debts is equitable.

If r	equested, the wife should	d be restored to her former name.			
Other Provisions:					
FR	OM the above Findings of	of Fact and Conclusions of Law, the	Court orders the following:		
	DECREE (OF DISSOLUTION OF MARRIA	AGE		
The	e marriage between the F	Petitioner and the Respondent is here	eby dissolved.		
The	e Petitioner's Proposed Pa	arenting Plan is adopted by this Cour	t as the Final Parenting Plan		
and	and made an integral part of this Decree. The parties are hereby ordered to perform the				
pro	visions of the Final Pare	nting Plan.			
Cho	oose One:				
[]	The parties do not o	wn any real property.			
[]	The [] Petitioner/[]	Respondent is hereby granted all rig	ght, title, and interest in the		
	real property located	l at	, with		
	legal	description	of		
	<u>-</u>		The []		
	Petitioner/[] Respor	ndent shall transfer his/her interest ir			
	Petitioner/[] Respon				
or					
[]	Describe the propos	red distribution of the real property:	:		

If ne	eeded, a	ttach additional sheets as E	xhibit
Choo	ose One	: :	
[]	The	parties do not own any vel	nicles.
or			
]	The	parties' vehicle(s) shall be	distributed as follows (Please include the year, make
	and	model for each vehicle list	ed.):
	a.	The Petitioner is awarde	ed all right, title, and interest in following vehicle(s)
		Vehicle:	VIN#:
		Vehicle:	VIN#:
		Vehicle:	VIN#:
			¥ 11 ¥// .
	b.	The Respondent is aw	arded all right, title, and interest in the following
	b.	The Respondent is aw vehicle(s):	
	b.	_	
	b.	vehicle(s):	arded all right, title, and interest in the following
	b.	vehicle(s): Vehicle:	arded all right, title, and interest in the following
	b. c.	vehicle(s): Vehicle: Vehicle:	arded all right, title, and interest in the following VIN#: VIN#:
		vehicle(s): Vehicle: Vehicle: Vehicle: The parties shall tran	VIN#: VIN#: VIN#:
		vehicle(s): Vehicle: Vehicle: Vehicle: The parties shall tran appropriate party. If ei	VIN#: VIN#: VIN#: VIN#: VIN#: VIN#: VIN#: VIN#:
		vehicle(s): Vehicle: Vehicle: Vehicle: The parties shall tran appropriate party. If eivehicle(s) within twenty	VIN#: VIN#: VIN#: VIN#: VIN#: sfer all right and title in said vehicle(s) to the ther party fails to transfer such right and title in the there is the said vehicle.
		vehicle: Vehicle: Vehicle: Vehicle: The parties shall tran appropriate party. If eivehicle(s) within twenty of Motor Vehicles of the state of th	VIN#: VIN#: VIN#: VIN#: VIN#: VIN#: sfer all right and title in said vehicle(s) to the ther party fails to transfer such right and title in the viceous days from the date of this Decree, the registration of the viceous days from the date of this Decree, the registration of the viceous days from the date of this Decree, the registration of the viceous days from the date of this Decree, the registration of the viceous days from the date of this Decree, the registration of the viceous days from the date of this Decree, the registration of the viceous days from the date of this Decree, the registration of the viceous days from the date of this Decree, the registration of the viceous days from the date of this Decree, the registration of the viceous days from the date of this Decree, the registration of the viceous days from the date of this Decree, the registration of the viceous days from the date of this Decree, the registration of the viceous days from the date of this Decree, the registration of the viceous days from the date of this Decree and the viceous days from the date of this Decree and the viceous days from the date of this Decree and the viceous days from the date of the viceous days from the viceo
		vehicle: Vehicle: Vehicle: Vehicle: The parties shall tran appropriate party. If eivehicle(s) within twenty of Motor Vehicles of the state of th	VIN#: VIN#: VIN#: VIN#: VIN#: sfer all right and title in said vehicle(s) to the ther party fails to transfer such right and title in the vice (20) days from the date of this Decree, the registrate State of Montana is hereby ordered to issue solutions.

5. Choose One:

	[]	Each party is hereby granted the exclusive right and title to the personal property		
		currently in his or her possession.		
	or			
	[]	Each party is hereby granted the exclusive right and title to the following personal		
		property:		
		To Petitioner:		
		To Respondent:		
		If needed, attach additional sheets as Exhibit		
6.	Choc	se One:		
	[]	There are no debts of the marriage.		
	[]	The parties have accumulated debts during the course of their marriage. Each party		
		shall be responsible for the debts currently in his or her name.		
	or			
	[]	The parties have accumulated debts during the course of their marriage. The		
		responsibility for the debts shall be distributed as follows:		

To Petitioner:

Description of Debt	Creditor	Current Balance	Amount to Petitioner
A 1 11 (1 1 1 1)	. D		114 1 1 1 1 1

Any and all other debts in Petitioner's name only; any and all other debts incurred solely by the Petitioner since the parties' separation.

To Respondent:

Creditor	Current Balance	Amount to Respondent
	reditor	Treut Datance

Desc	ription of Debt	Creditor	Current Balance	Amount to Respondent
Any a	nd all other debts	in Respondent's name or	nly; any and all other	debts incurred solely by the
Respo	ndent since the p	parties' separation; and	any and all other	debts not disclosed by the
Respo	ndent to the Petition	oner.		
	If needed, attach	additional sheets as Exh	nibit	
7.	The Temporary	Economic Restraining C	Order issued in this m	natter under M.C.A. § 40-4-
	121(3) is hereby	dissolved.		
8.	Each party is ord	ered to execute any and	all documents which	now or in the future may be
	necessary to carr	y into full force and effe	ect the terms and cond	ditions of this Decree.
9.	Choose One:			
	[] The wife	's (D.O.B)	name is restored to_	
	[] The wife	's name is not restored to	her former name.	

0.	Choo	ose One:
	[]	The Court acknowledges that a valid Child Support and Medical Support Order has
		already been established by the Montana Child Support Enforcement Division or
		another appropriate administrative agency or court. A copy of this Order is attached
		hereto. (Skip to Number 11.)
	or	
	[]	The Court adopts the following Child Support Order and Medical Support Order for
		the support of the minor child(ren) of the parties:
		Child Support Order
	a.	The [] Petitioner/[] Respondent shall pay the [] Petitioner/[] Respondent \$
		per month per child.
	b.	The first payment is due the day of, 20
		Payments shall continue until such time as each child reaches the age of 18 years and
		has completed high school, or attained the age of 19 years, or is emancipated by
		court order, whichever shall first occur.
	c.	On or before the first of every month, payments should be made to (Choose One):
		[] The Child Support Enforcement Division. Immediate income withholding is
		appropriate. The [] Petitioner's/[]Respondent's income is subject to
		immediate income withholding under M.C.A. Title 40, Chapter 5, Parts 3
		and 4.
		[] The [] Petitioner/[] Respondent. This Child Support Order shall be exempt
		from immediate income withholding because:

		 i be exemp	
mmediate income withholding	g because:	 	
	The state of the s	 	

WARNING: If a parent is delinquent in payments, that parent's income may be subject to income withholding procedures under MCA Title 40, Chapter 5, without need for any further action by the Court. Support is delinquent when it is 8 days overdue.

- d. Whenever the case is receiving services under Title IV-D of the Social Security Act, support payments must be paid through the Department of Public Health and Human Services Child Support Enforcement Division as provided in M.C.A. § 40-5-909.
- e. This order is subject to review and modification by the Department of Public Health and Human Services upon the request of the Department or a party under M.C.A. §§ 40-5-271 through 40-5-273, when the Department is providing services for enforcement under Title IV-D of the Social Security Act.
- f. The obligations to provide financial child support, provide medical care for a child, and provide or comply with parenting arrangements shall be independent of each other, and the failure or inability to provide one or more shall not reduce any other obligation.
- g. Each party shall promptly inform the Court of any changes in the following information:
 - (i) Name, social security number, mailing address, residential address, telephone number, and driver's license number; and
 - (ii) Names, addresses, and telephone numbers of current employers.

WARNING: In any subsequent child support enforcement action, on sufficient showing of diligent efforts to locate the party, due process requirements for notice and service may be met

by delivering written notice by regular mail to the last address of the party or the party's employer reported to the Court.

Medical Support Order

Existing Coverage

Choos	e All That Apply:
[]	The child(ren) are presently covered under the following insurance plan:
	Carrier Name:
	Policy No.:
	The [] Petitioner/[] Respondent shall continue to provide medical coverage through
	the plan as long as it is available at a reasonable cost, and as long as no other plan or
	individual insurance is available that will better serve the interests of the parties.
[]	The child(ren) is a/are recipient(s) of medical assistance under Title XIX of the
	federal Social Security Act (Medicaid).
[]	The child(ren) is/are not covered under an existing insurance plan.

Contingency Medical Support

If the minor child(ren) are either (i) covered by Medicaid, (ii) are not covered under an existing insurance plan, or (iii) if the existing coverage becomes no longer available, the following provisions shall apply:

- a. The Petitioner shall provide medical coverage through individual insurance or a health benefit plan for the child(ren), as long as it is available at reasonable cost, and as long as no other plan or individual insurance is available that will better serve the interests of the parties.
- b. The Respondent shall provide medical coverage through individual insurance or a health benefit plan for the child(ren), as long as it is available at reasonable cost, and

as long as no other plan or individual insurance is available that will better serve the interests of the parties.

- c. If health benefit plans are available to both parties at a combined cost that is reasonable or cost-beneficial and with benefits that are complementary or compatible as primary and secondary coverage, both parties shall provide coverage for the child(ren).
- d. Coverage is presumed to be available at reasonable cost if the cost of premiums does not exceed 25 percent of the obligated party's total child support obligation when calculated under the child support guidelines without credit for the medical support obligation.
- e. If circumstances change and a party believes that corresponding changes in cost are not reasonable or cost-beneficial, the party may move to petition any appropriate tribunal for relief.

Duties of the Parties

- a. The Petitioner shall be responsible for _____% and the Respondent shall be responsible for _____% of all medical expenses of the minor child(ren), including the costs of the premium for coverage, all co-payments and deductibles required for coverage, and any uncovered medical expenses.
- Each party shall promptly execute and deliver to the insurance provider all forms necessary to ensure the child(ren)'s continuous participation in insurance coverage.
 Each party shall timely submit claims for processing, verification, and payment.
 Each party shall provide the other party with identification cards or other methods for access to coverage.
- c. If a party receives a reimbursement but did not pay the underlying bill, that party shall promptly pay over the proceeds to the proper party.

- d. If the party responsible for providing medical insurance coverage for the child(ren) allows such coverage to lapse without securing a comparable replacement, that party shall be liable for all the child(ren)'s medical expenses and shall indemnify the other party, the Department of Public Health and Human Services, or any third-party custodian for the cost of obtaining medical coverage and medical expenses.
- e. Any liability for unpaid medical costs and expenses may be entered as a judgment for unpaid support against the obligated party. A party may apply to the Court for expedited enforcement procedures.
- f. If an obligated party fails to pay a required premium, the other parent, the Department of Public Health and Human Services, or the custodian may advance the cost of premiums and keep benefits continually in force for the child. The advance should be entered as a judgment for unpaid child support in favor of the advancing party and against the obligated parent.
- g. The obligation to provide medical coverage for the child(ren) ceases only when the child support obligation ceases.
- h. The costs of providing individual insurance or a health benefit plan may not be used as a direct offset to the child support obligation. However, as provided by the child support guidelines, the costs may be considered in making or modifying a child support order.
- i. Each party shall promptly inform the Court of any changes in the following information:
 - (i) If the child(ren) is/are covered by a health or medical insurance plan, the name of the plan, the policy identification number, and the name(s) of the person(s) covered;

- (ii) If the child(ren) is not/are not covered by a health or medical insurance plan, whether health insurance coverage for the child(ren) is available through the party's employer or other group, and, if so, whether the employer or other group pays any portion of the coverage premium.
- j. A civil penalty not to exceed \$25 per day may be imposed for an intentional violation of this medical support order or the provisions of M.C.A Title 40, Chapter 5, Part 8 or the regulations promulgated under that Part.

Othe	r Provision	ns:		
DAT	TED this _	day of	, 20	

DISTRICT COURT JUDGE

WARNING: The obligations to provide medical care, provide financial child support, and

INSTRUCTIONS

Order Information: Check the box that most accurately describes the type of order being entered. If it is a dissolution of marriage, enter the place of marriage and indicate if child support is ordered. Temporary support orders and paternity orders that contain child support are categorized as "child support order, without dissolution." "Child support order" includes medical support orders. If the order does not contain a child support order, social security numbers of the parties are not required and only Parts 1, 2 and 9 need to be completed.

- **Parts 1 and 2:** Provide information about the parties to the order. If there is a child support order, be sure to check the box that shows whether the party owes support (payer) or will receive support (payee). If a party is ordered to both pay and receive support, check the box labeled "both." If there is no support order, check the box labeled "N/A" for not applicable. If a party is ordered to pay \$0 support, that party should be considered a payer.
- **Part 3:** Provide information about the children named in the order and indicate which parent or other party the children live with. If the parenting plan provides for shared residential parenting, circle "B" for both. If a child is not living with either parent, circle "O" and list the child's name and address.
- **Part 4:** Complete this part if support is ordered to be paid to an agency or an individual other than a parent.
- **Part 5:** Indicate whether any of the parties are protected from each other by a protective or restraining order. If yes, list the names of the protected parties. This includes any protected children.
- **Part 6:** Provide information about the employment or other source of income of the party who is ordered to pay child support. If both parties are ordered to pay support, skip Part 6 and complete Part 10 instead
- **Part 7:** Provide information about the support order. Check the type(s) of support ordered and enter the amount and how often it is due. (Example: \$100 per week.) All orders should have a "begin" date; many will not have an "end" date. If both parties are ordered to pay support, skip Part 7 and complete Part 11 instead.

If the order enters a judgment for past due support, show the **total** amount of the judgment. If the judgment includes amounts for penalties, fees or interest, list those amounts on the appropriate lines.

List any special conditions of the support order. (Example: support is due until the child graduates from college.)

Copy the information requested about the guidelines to this form from the guidelines worksheet.

- **Part 8:** Provide information about health insurance coverage for the children. If insurance is not provided, indicate whether it is available through the employer of either parent. Relationship of the party providing insurance is the party's relationship to the children. (Example: mother, father, mother's spouse, father's spouse.) List the terms and conditions of the insurance coverage. (Example: 80/20 plan, \$500 deductible, major medical only.)
- Part 9: Provide information about the person completing this form.
- **Part 10:** Employment information for multiple payers. Complete only if both parties are ordered to pay support. See Part 6 instructions.
- **Part 11:** Order information for multiple payers. Complete only if both parties are ordered to pay support. See Part 7 instructions.

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MONTANA STATE CASE REGISTRY AND VITAL STATISTICS REPORTING FORM DEPARTMENT OF PUBLIC HEALTH AND HUMAN SERVICES

(See instructions on first page)

Date	Decree/ Order Signed	☐ Child Sup Temporary Child Sup ☐ Legal Sep	port Order, without Diss y Support Orders and Pate	solution (In ernity Order ort Order nquency	rs with
1	Mother/Wife: Payer Payee Both N/A Name: Last First Middle/Suffix	SSN:)	
	Mailing Address: Street	City		State	Zip
	Residential Address (if different from above):				
	Date of Birth: Place of Birth	State / 1	Foreign Country	Race:	
	Driver's License # / State	Occupation:			
	Number of this marriage (1st, 2nd, etc.): Date, City & Sta	ite of previous m	narriage(s):		
2	Father/Husband: Payer Payee Both N/A Name: Last First Middle/Suffix	SSN:	Telephone: (_)	
	Mailing Address: Street Residential Address (if different from above):	City		State	Zip
	Date of Birth: Place of Birth			Race:	
	Driver's License # / State	State / 1	Foreign Country		
	Number of this marriage (1st, 2nd, etc.): Date, City & Sta				
					
	Other Payee: If support is to be paid to another payee, check here	and complete Pa	<u>aπ 4.</u>		
3	Names of Children Included in the Support Order <u>Last</u> <u>First</u> <u>Middle</u> Date of Bir	th Sex	SSN	Residing With	_
	Tast This Mindle Dute of Diff	M F		M F I	
		М F		M F I	
		M F		M F I	ВО
		M F		M F I	ВО
		M F		M F I	ВО
		M F		M F I	
	If any of the above-named children are not residing with a parent	list the child's 1	name and address:	**M=Mother B=Both	F=Father O=Other

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4	Other Payee:						
	Name of person/agency owed support if not parent: Last Name or Agency Name First Middle						
	Mailing Address:Telephone: () Street City State Zip						
	Street City State Zip Residential Address (if different from above):						
5	Protective Order: Is a party to this action protected from another party to the action by an order of protection? Yes No						
	If yes, enter name(s) of protected party(ies):						
6	Employer/Income Source Information: Provide information about the payer's employment or periodic source of income income in the payer's employment or periodic source of income income in the payer's employment or periodic source of income income in the payer's employment or periodic source of income income in the payer's employment or periodic source of income income in the payer's employment or periodic source of income in the payer's employment or periodic source of income in the payer's employment or periodic source of income in the payer's employment or periodic source of income in the payer's employment or periodic source of income in the payer's employment or periodic source of income in the payer's employment or periodic source of income in the payer's employment or periodic source of income in the payer's employment or periodic source of income in the payer's employment or periodic source of the payer's employment or periodic source or peri						
	(Attach additional pages if needed.) Check here if this order requires both parties to pay support and skip Parts 6 & 7 and complete Parts 8, 9, 10 & 11.						
	Effects field if this order requires both parties to pay support and skip I arts 0 & 7 and complete I arts 6, 7, 10 & 11.						
	Name of Employer or Source of Income Telephone						
	Street City State Zip						
7	Support Order: Date Order Signed:						
	Check type of support and enter appropriate information If applicable, arrears due at time of order: \$						
	Support Type Total Due Frequency Begin Date End Date Judgment Penalty* Fees* Interest* (*list amounts if included in judgment)						
	Child Support: \$ per \$ \$ \$ \$ \$						
	☐Medical Support: \$						
	□Spousal Support: \$ per \$ \$ \$ \$ \$ \$						
	(Alimony)						
	Is payer exempt from income withholding under MCA 40-5-315? No Yes Tribal Order						
	List any special terms/conditions of the support order(s):						
	Was the mother represented by an attorney? Yes No Was the father represented by an attorney? Yes No						
	Information from child support guidelines worksheet:						
	Mother: "Income after Deductions": \$ "Credit for Payment of Expenses": \$						
	Father: "Income after Deductions": \$ "Credit for Payment of Expenses": \$						
8	Health Insurance: (Attach additional pages if needed.)						
	Is health insurance provided for the children? Yes No (If no, answer last question in this section)						
	Name and relationship of party providing insurance: Policy No						
	Name of insurance carrier or health benefit plan:						
	Address of insurance carrier or health benefit plan:						
	Names of children covered:						
	Terms/conditions of coverage:						
	If children are not covered, is coverage available through:						
	Father's employer? Yes No Mother's employer? Yes No						
9	This form was completed by: Name / Title:						
	Telephone: Signature: Date:						
	Complete next page if both parties are ordered to pay child support.						
	Information contained in this form is private and confidential.						
	It may only be shared with courts, agencies and individuals authorized by MCA 40-5-923.						

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(Revised 7/1/99)

Mu	ultiple Payers: Co	omplete Parts	10 and 11 (only if the o	rder requ	uires both	ı parties	to pay su	pport.
10	Mother's Employer/Income Source Information: Provide information about the mother's employment or periodic source of income. (Attach additional pages if needed.)								
	Name of Employer or Source	ze of Income						Telephone	
	Street			С	ity			State	Zip
	1 0	Father's Employer/Income Source Information: Provide information about the father's employment or periodic source of income. (Attach additional pages if needed.)							
	Name of Employer or Source	e of Income						Telephone	
	Street			С	ity			State	Zip
11	Support Order:	Date O	rder Signed:_						
	Mother's Support (Obligation			If applica	ble, arrears	due at time	e of order: \$.
	Check type of suppo	ort and enter appro	opriate informa	ation					
	Support Type	Total Due	Frequency	Begin Date	End Date	Judgment	Penalty* (*list amou	Fees* nts if included i	Interest* in judgment)
	☐Child Support:	\$ pe	er			\$	\$	\$	\$
	Medical Support:								
	Spousal Support: (Alimony)								\$
	Is the mother exempt f	Is the mother exempt from income withholding under MCA 40-5-315? No Yes Tribal Order							
	Father's Support Obligation								
	Check type of suppo	Check type of support and enter appropriate information							
	Support Type	Total Due	Frequency	Begin Date	End Date	Judgment	•	Fees* ints if included i	Interest* in judgment)
	☐Child Support:	\$ pe	er			\$	\$	\$	\$
	Medical Support:	\$ pe	er			\$	\$	\$	\$
	Spousal Support: (Alimony)	\$ pe	er			\$	\$	\$	\$
	Is the father exempt from income withholding under MCA 40-5-315? No Yes Tribal Order								
	List any special terms/conditions of the support order(s):								
	Was the mother repr	Was the mother represented by an attorney? Yes No Was the father represented by an attorney? Yes No							
	Mother: "In	Infor ncome after Deduc		child support	_			¢	
		ncome after Deduc						": \$ ": \$	
	rather: In	icome anter Deduc	zuons . \$		Credit for	Payment of	Expenses	. Ф	

(Revised 7/1/99)