See Instructions (DIV301) for help in filling out this form.

Stat	te of Minnesota				Distr	ict Court
Coı	unty of:		Judicial			
			Court Fi	le Number:		
			Case Ty	pe:	Dissolu	tion
In 1	Re the Marriage of:					
Nam	ne of Petitioner A (First, Middle, L	Last)				
				int Petition		
and			M	dgment an arriage Dis ithout Chil	solution	
Nam	ne of Petitioner B (First, Middle, L	ast)				
1.	Information about Petitioner	A:				
	Full Name:					
	First	Middle		La	st	
	Address:					
	Street Address				Apt.]	No.
	City		County	Sta	ate	Zip Code
	Date of Birth:					
	Month Day	Year				
	Petitioner A's former or other	names:				
	(Or write "none")	First		Middle		Last
		First		Middle		Last
	Petitioner A's social security n along with the Joint Petition.		ed on Con		ı 11.1 and	
2.	Information about Petitioner	B :				
	Full Name:					
	First	Middle		La	st	
	Address:					
	Street Address				Apt. 1	No.

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	City	C	ounty	State	Zip Code
		Day Year			
	Petitioner B's former or			M:111-	T4
	(Or write "none")	First		Middle	Last
		First		Middle	Last
	Petitioner B's social secu along with the Joint Petit	_	l on Confi	dential Form 11.1 a	nd submitted
	Children: "Minor" children	n are under age 18, or u	nder age 20	but still in high school.	
	a. Do Petitioners have m	ninor children togeth	er? 🔲 Y	ES NO	
	(If YES, you are using the	wrong forms.)			
	1 D D ('' 1	1 1/ 1 1	. 1 11 1	1 , 11	
	b. Do Petitioners have	•			e to support
	themselves because of a	•			
	(If you answered YES, you	may ask the court to	make an o	rder regarding suppor	t for the adult
	dependent, but you should	use the Marriage Disso	olution with	n Children forms to de	o this.)
	c. Has either Petitioner g	given birth during the	e marriage	to a child who is not	a child of the
	other spouse? YES	□ NO			
	If you answered NO to c,	skin to d. If YES, co	ontinue belo	ow.	
	•	nation for all childre			who are not
	biological children of		on oom de	ing the marriage,	who are not
Full	Name of Child	Date of Birth	Age	Which Petition Parent	

ii. Is there a c	ourt order naming some	one other than the spo	ouse as the father of the
children listed	in (i)? YES NO	O If YES, fill in:	
Full Name of Child	Date of Court Order	County/State of Order	Court File No.
iii. Have the	spouse and biological	Father signed a Mir	nnesota Recognition of
Parentage (RO	P) for any of the childre	n listed in (i) above?	☐ YES ☐ NO
If YES, state t	ne full name of the child	1:	
and submit wi	th the Petition a certified	d copy of the Recogn	ition of Parentage.
Has a "Spouse	's Non-Parentage Statem	ent" for any of the ch	ildren listed at (i) above
been signed?	☐ YES ☐ NO		
If YES, state t	ne name of the child:		
and submit w	th the Petition a certif	ied copy of the "Sp	ouse's Non-Parentage
Statement."			
Stop: For each	minor child listed at c.(i.) y	ou must have a court or	der OR the Recognition of
Parentage and N	on-Parentage Statement to	use the Joint Petition for	Divorce Without Children
forms. Otherwi	se, use the Joint Petition for	or Divorce with Children	n forms.
d. Is either spous	e pregnant? YES [□ NO □ UNKNOV	WN (If either spouse is
-	are using the wrong form.		` -
1 2 /		J	
Our Marriage			
Petitioners were m	arried on: (month, day, year	r)	in the
City of		_, County of	, State
	, Country of		

5. 180 Day Requirement

	Petitioner A has been living in Minnesota for the past six (6) months: \(\subseteq \text{YES} \) \(\subseteq \text{NO} \)
	Petitioner B has been living in Minnesota for the past six (6) months: YES NO
	Petitioners were married in Minnesota, but neither Petitioner A nor Petitioner B reside in
	Minnesota, nor reside in a jurisdiction that will maintain an action for dissolution because
	of the sex or sexual orientation of the Petitioners. YES NO
6.	Armed Forces
	Petitioner A is an active member of the armed forces: YES NO
	If YES, has the member of the armed forces been stationed in Minnesota for the past six
	(6) months?
	Petitioner B is an active member of the armed forces: YES NO
	If YES, has the member of the armed forces been stationed in Minnesota for the past six
	(6) months?
7.	Marriage Cannot be Saved
	There has been an irretrievable breakdown of our marriage relationship.
8.	Physical Living Situation
	Do Petitioner A and Petitioner B live together at this time? YES NO
	If NO , the date of separation was:
	Month Day Year
	If YES , Petitioner A and Petitioner B are living together at this time because:
9.	Other Proceedings
	Has a separate court case for marriage dissolution, legal separation or annulment already
	been started by Petitioner A or Petitioner B in Minnesota or elsewhere: YES NO
	If YES, the type of court case is: and it was
	started inCounty in the State of
	and the Court file number is, and the status or outcome of
	the case is \square Open \square Closed \square Unknown or

10.	Protection or Harassment Order
	An Order for Protection or a Harassment/Restraining Order is in effect regarding
	Petitioner A and Petitioner B: YES NO
	If YES, the <i>Order</i> protects: Petitioner A Petitioner B. The <i>Order</i> was filed in
	County on the date:, and
	the Court file number is A copy of the <i>Order</i> is
	submitted along with this Joint Petition.
11.	Public Assistance: (Note: If either person is receiving public assistance from the State of Minnesota or
	applies for it after this proceeding is started, notice of this marriage dissolution action must be given to the county's collections and support office. See Minn. Stat. § 518A.44)
	a. Petitioner A receives public assistance from the State of Minnesota: Yes No
	If YES, the assistance is fromCounty. (checkall that apply)
	☐ MFIP in the amount of \$ per month.
	☐ Tribal TANF in the amount of \$ per month.
	General Assistance in the amount of \$ per month.
	☐ Medical Assistance
	☐ Child Care Assistance
	☐ MinnesotaCare
	b. Petitioner B receives public assistance from the State of Minnesota: Yes No
	If YES, the assistance is fromCounty. (check all that apply)
	☐ MFIP in the amount of \$ per month.
	☐ Tribal TANF in the amount of \$ per month.
	General Assistance in the amount of \$ per month.
	☐ Medical Assistance
	☐ Child Care Assistance
	☐ MinnesotaCare

12.	Petitioner A's Employn	nent	
	a. Petitioner A is emplo	yed: Yes No	
	b. Petitioner A is self-en	mployed: 🗌 Yes 🗌 No	
	c. Petitioner A works at	least 40 hours per week:	Yes No
	If Petitioner A is une	employed or working less than	n 40 hours per week, answer these
	questions:		
	i. Why is Petitioner A	A unemployed or working les	s than 40 hours per week?
	ii. What is Petitioner	A's nast work experience (tyr.	e of jobs, hours, pay, length of time
			qualifications or licenses?
	at the job, and where	mo i entioner i i protessione.	qualifications of needless.
	-		
	-		
	d Current Employment	· (if Petitioner A currently has mor	re than two jobs, use an attachment for the
	additional jobs.)	. (Il I comoner / I contentry has mes	e than two joos, ase an attachment for the
	additional joess,		
Name	of Petitioner A's Employer (I	f self-employed, list name and but	siness address)
T 1	• O. (A11		
Employ	yer's Street Address		
City		State	Zip Code
-			•
Name	of Petitioner A's Employer if	self-employed, list name and busin	ness address)
		_	_
Employ	yer's Street Address		
City		State	Zip Code
			<u> </u>
	tions about Current Jobs	1 st Job	2 nd Job
	titioner A paid by the hour aried?	☐ hourly ☐ salary	□hourly □salary
	is the average number of Petitioner A works per	hours	hours

How much overtime pay Petitioner A receive per wee average?		\$	
Does Petitioner A rec	ceive If Yes, how much was received in bonuses last year?		much was received
bonuses?	\$	\$	
☐Yes ☐ No 1 st Job	How much does Petitioner A expect to receive this year?		loes Petitioner A seive this year?
☐ Yes ☐ No 2 nd Job	\$	\$	erve uns year?
13. Petitioner A's Inc	ome		
Source of Income	Amount Per Month (or zero) before	deductions/taxes
Self Employment l	ncome	\$	per month
Self Employment inco business expenses.	ome means gross receipts minus costs of g	oods sold, minus o	rdinary and necessary
Job with		\$	per month
	m a job = Hourly wage x Hours worked		
Second Job with		\$	per month
Third Job with		\$	per month
Commissions from	all jobs	\$	per month
Divide the total amo	unt you expect this year by 12 to get a	monthly average	
Unemployment be	nefits	\$	per month
Social Security Ret	irement, Survivors or Disability		
Income (RS	DI) (do not include SSI)	\$	per month
Investment and Re	ntal Income	\$	per month
Annuity payments		\$	per month
Pension or Disabili	ty from work or military	\$	per month
Worker's Compens	sation	\$	per month
Court-ordered spor	usal maintenance received	\$	per month
Other income	List Source	\$	per month
Add all of the abo	ve. Total monthly income	\$	per month

to pay for any non-joint children

\$_____ per month

Enter the amount of child support Petitioner A is court-ordered

City Name of I	Petitioner B's Employer (If S	State elf-Employed list name and busine State	Zip Code ss address) Zip Code
City Name of I			-
City Name of I			-
City	PetitionerB's Employer (If S		-
		State	Zip Code
Employe			
	r's Street Address		
Name of	reunoner B s Employer (11 3	en-Employed list hame and busine	ss address)
Nom o of l		elf-Employed list name and busine	og addmag)
d	 Current Employment: (additional jobs.) 	If Petitioner B has more than two job	s at this time, use an attachment for
		rofessional qualifications or li	
	ii. What is Petitioner E	B's past work experience (type	of jobs, hours, pay, length
	-		
	•	ner B is not working or why Pe	etitioner B works less than
	If Petitioner B is unen questions:	nployed or works less than 40	hours per week, answer the
c		g at least 40 hours per week?	
Ü		employed?	_
h	. Is Petitioner B is empl	oyed? 🗌 YES 🗌 NO	
a h	Petitioner B's Employme	ent	
a			

In Datition on Dunal that the first	housely calama	1- and - 1	
Is Petitioner B paid by the hour or	☐ hourly ☐ salary	☐ hourly ☐ sal	ary
salaried?			
What is the average number of hours Petitioner B works per week?	hours		hours
How much overtime pay does Petitioner B receive per week on average?	\$	\$	
Does Petitioner B receive bonuses? ☐ Yes ☐ No 1st Job ☐ Yes ☐ No 2nd Job	If Yes, how much did Petitioner B receive in bonuses last year? \$ How much does Petitioner B expect to receive this year? \$	If Yes, how much B receive in bonu \$ How much does I expect to receive \$	Petitioner B this year?
15. Petitioner B's Income			
Source of Income	Amount Per Month (or z	ero) before dedu	ctions/taxes
Self Employment Income		\$	per month
Self Employment income m business expenses.	eans gross receipts minus costs of goo	ods sold minus ordina	ary and necessary
Job with		\$	per month
	b = Hourly wage x Hours worked p	er week x 4.33 (week	ks per month)
Second Job with		\$	per month
Third Job with		\$	per month
Commissions from all job	S	\$	per month
Divide the total amount yo	ou expect this year by 12 to get a m	onthly average	
Unemployment benefits		\$	per month
Social Security Retiremen	t, Survivors or Disability		
Income (RSDI) (do	o not include SSI)	\$	per month
Investment and Rental Inc	come	\$	per month
Annuity payments		\$	per month
Pension or Disability from	n work or military	\$	per month
Worker's Compensation		\$	per month
Court-ordered spousal ma	intenance received	\$	per month

Other income____

\$_____ per month

Identify Source

	Add all of the above. Total monthly income	\$	per month
	Enter the amount of child support Petitioner B is count to pay for any non-joint children		per month
	Enter the amount of spousal maintenance Petitioner E court-ordered to pay to a current or former spouse		per month
6.	Health Care Coverage (Health Care Coverage do	es not incl	ude MinnesotaCare or
	Medical Assistance.)		
	a. Petitioner A has \square medical \square dental insurance	e or 🗌 no	insurance.
	b. Petitioner B has \square medical \square dental insurance	e or 🗌 no	insurance.
7.	Spousal Maintenance		
	Spousal Maintenance is money paid by one spouse to the o	ther for livir	ng expenses.
	Check only one box:		
	Petitioner A and Petitioner B do not need spousal future. Both parties agree that each party is fully condependent upon the other for additional support in the functional party has made a full and fair disclosure of all income a responsible for, and agrees that this waiver is reasonable and is supported by the above consideration and was financial disclosure to each other.	capable of s form of spou and assets ar le. The wai	self-support and is not usal maintenance. Each and liabilities that each is ver is fair and equitable
	☐ Petitioner A or Petitioner B may need spousal ma	intenance i	n the future. The court
	should reserve maintenance to allow either party to a	sk for spou	sal maintenance in the
	future because: (explain why you want to do this)		

☐ Petitioner A needs spousal maintenance from Petitioner B now. Petitioner A is
years of age, Petitioner A and Petitioner B have been married for
years. Petitioner A has the following education:
Petitioner A's gross monthly income totals \$ Petitioner A's monthly
expenses total \$ and Petitioner A is not able to maintain the standard of
living established during the marriage because:
Petitioner B has the ability to pay Petitioner A \$per month for spousal maintenance.
☐ Petitioner B needs spousal maintenance from Petitioner A now. Petitioner B is
Petitioner B's gross monthly income totals \$ Petitioner B's monthly
expenses total \$, and Petitioner B is not able to maintain the standard
of living established during the marriage because:
Petitioner A has the ability to pay Petitioner B \$ per month for spousal maintenance.
Name Change
a. Neither person wants to change their name.
☐ b. Petitioner A wants to change their name to: (full name, not initials)
first middle last
 This name change request is made with no intent to defraud or mislead anyone: ☐ True ☐ False
2. The person requesting the name change has been convicted of a felony.☐ YES ☐ NO

18.

i. Notice of this request for name change has been given to the proper authority as required by Minn.Stat. § 259.13. (IMPORTANT NOTICE: If you are a convicted felon and you request a name change without following the requirements of Minn. Stat §259.13, using the new last name after your divorce is a gross misdemeanor.)
convicted felon and you request a name change without following the requirements of Minn. Stat §259.13, using the new last name after your divorce
requirements of Minn. Stat §259.13, using the new last name after your divorce
is a gross misdemeanor.)
,
☐ ii. An Affidavit of Service of the Notice marked Exhibit "A" has been
submitted with this to this Joint Petition.
☐ c. Petitioner B wants to change their name to: (full name, not initials)
first middle last
just made tast
1. This name change request is made with no intent to defraud or mislead anyone:
☐ True ☐ False
2. The person requesting the name change has been convicted of a felony.
☐ YES ☐ NO
IC VEC.
If YES:
i. Notice of this request for name change has been given to the proper
authority as required by Minn.Stat. § 259.13. (IMPORTANT NOTICE: If you
are a convicted felon and you request a name change without following the
are a convicted felon and you request a name change without following the requirements of Minn. Stat §259.13, using the new last name after your divorce
are a convicted felon and you request a name change without following the
are a convicted felon and you request a name change without following the requirements of Minn. Stat §259.13, using the new last name after your divorce

AGREEMENT OF PETITIONER A AND PETITIONER B

1. We have made this agreement to settle once and for all what we owe to each other and what we can expect to receive from each other. Each of us states that nothing has been held back, and that we have honestly included everything we could think of in listing our assets (everything we own and that is owed to us) and our debts (everything we owe) and that we believe the other has been open and honest in writing this agreement. We will sign and exchange any papers that might be needed to complete this agreement before or after the divorce.

2. Real Estate

Real estate includes a homestead, condominium, apartment building, vacant land, contract for deed interest, remainder interest, and more. Petitioner A owns no real estate by themselves or with anyone else.
Petitioner B owns no real estate by themselves or with anyone else.
☐ Petitioner A and/or Petitioner B own real estate as described on the Real Estate
Attachment(s).
(Use a separate Real Estate Attachment sheet for each parcel of real estate. The Real
Estate Attachment sheet(s) must be attached to this Joint Petition, even if Petitioner A and
Petitioner B have no real estate.)
$All\ Real\ Estate\ Attachments\ are\ incorporated\ into\ this\ \textit{Joint Petition, Agreement, Judgment}$
and Decree and Petitioner A and Petitioner B agree that the real estate shall be awarded as
stated on the Real Estate Attachment(s) in Attachment "C".
Check one:
☐ There is one Real Estate Attachment; OR
There are Real Estate Attachments.

3. Non-Marital Property

Non-marital Property means: (1) anything that you or your spouse owned before the marriage; (2) a gift, bequest, devise, or inheritance made by a third party to one but not to the other spouse; (3) anything that you or your spouse got in trade or in exchange for your non-marital property; (4) anything that is an increase in the value of non-marital property (STOP: Property can be part non-

marital and part marital. Defining and valuing non-marital property can be complicated. If you have

4. Division of Marital Property

<u>Marital Property</u> means almost anything that you or your spouse own that you or your spouse received during the marriage, even during the times that you and your spouse were separated. This includes real estate, boats, cabins, household goods, furniture, jewelry, and other things.

(See attached Asset Sheet listing all assets. The Asset Sheet must be attached to the Joint Petition, even if Petitioner A and Petitioner B have no assets.)

The Asset Sheet is incorporated into this *Joint Petition*, *Agreement*, *Judgment and Decree* and Petitioner A and Petitioner B agree to divide their marital property as listed by them in Attachment "A".

5. Division of Marital Debts

<u>Marital Debts</u> means debts incurred by you or your spouse during the marriage, even during the times that you and your spouse were separated. Do not include monthly expenses you pay in full each month, such as telephone and utilities.

(See attached Debt Sheet listing all debts. The Debt Sheet must be attached to the Joint Petition, even if Petitioner B and Petitioner A have no debts.)

The Debt Sheet is incorporated into this Joint Petition, Agreement, Judgment and Decree and Petitioner A and Petitioner Bagree to divide their marital debts as listed by them in Attachment "B".

6. **Spousal Maintenance**

□ a.	Neither party is awarded spousal maintenance. Petitioner A and Petitioner B have
	waived any claims to spousal maintenance for the past, present, or future, and
	expressly waive all rights to modify their waivers of maintenance. This court is
	divested of jurisdiction to award or modify maintenance in the future pursuant to
	Karon v. Karon, 435 N.W. 2d 501 (Minn. 1989).
Consid	deration for this agreement is: (check all that apply)
	☐ the parties' mutual waivers of maintenance

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

the parties' respective incomes and ability to earn income

other:

b.	Maintenance is reserved because:	

the property settlement

Either party can ask the court to order the payment of spousal maintenance in the
future by filing a Motion stating a change in circumstances.
☐ c. ☐ Petitioner A ☐ Petitioner B shall pay spousal maintenance indefinitely
(permanently) to the other party in the amount of \$ per month starting
on (date):
\square d. \square Petitioner A \square Petitioner B shall pay transitional (temporary) spousal
maintenance to the other party in the amount of \$ per month starting on
(date): and ending on (date):
The monthly amount of spousal maintenance shall be:
subject to income withholding from the payor's income, regardless of source, by their
employer, trustee, or other payor of funds and mailed to: Minnesota Child Support
Payment Center, P.O. Box 64326, St. Paul, MN 55164-0326. If the person paying spousal
support is self-employed, send payments to Minnesota Child Support Payment Center, P.O.
Box 64306, St. Paul, MN 55164-0306. To start income withholding, Petitioner A or
Petitioner B must apply for income withholding only services at the Child Support
office in their County and must send a copy of this Order to the Child Support office.
Until income withholding starts, the person owing maintenance shall pay the amount
directly to the spouse receiving it.
OR
☐ maintenance shall be paid directly by the spouse owing the maintenance to the spouse
receiving it, payable on theday of each month.
Insurance Coverage
Petitioner A and Petitioner B shall each provide for his or her own health and dental
insurance. Either party may be eligible to extend for a limited time, at their own expense,
the dependent coverage available under the other party's insurance plan, pursuant to federal
and state statutes.

7.

3.	Other:
	We also agree to the following:

BASED UPON THE ABOVE INFORMATION, Petitioner A and Petitioner B request that the Court issue a final judgment and decree terminating our marriage and ordering the terms of this Agreement.

READ and SIGN the **Acknowledgments**.

Acknowledgments

By presenting this form to the court, I certify that to the best of my knowledge, information, and belief, the following statements are true. I understand that if a statement is not true, the court can order a penalty against me (such as to pay money to the other party, pay court costs, and/or other penalties).

- 1. The information I included in this form is based on facts and supported by existing law.
- 2. I am not presenting this form for any improper purpose. I am not using this form to:
 - a. Harass anyone;
 - b. Cause unnecessary delay in the case; or
 - c. Needlessly increase the cost of litigation.
- 3. No judicial officer has said I am a frivolous litigant.
- 4. There is no court order saying I cannot serve or file this form.
- 5. This form does not contain any "restricted identifiers" or confidential information as defined in Rule 11 of the General Rules of Practice (https://www.revisor.mn.gov/court_rules/gp/id/11/) or the Rules of Public Access to Records of the Judicial Branch (https://www.revisor.mn.gov/court_rules/rule/ra-toh/).
- 6. If I need to file "restricted identifiers," confidential information, or a confidential document, I will use Form 11.1 and/or Form 11.2, as required by Rule 11.
- 7. WAIVER (Rule 306.01(c)): I know I have the right to be represented by a lawyer of my choice. I hereby expressly waive that right and I freely and voluntarily sign the foregoing stipulation.

I declare under penalty of perjury that everything I have stated in this document is true and correct. Minn. Stat. § 358.116. DATE: _____ DATE: County and State where signed County and State where signed Signature of Petitioner A Signature of Petitioner B () Daytime Telephone Number of Petitioner A (_____)
Daytime Telephone Number of Petitioner B E-mail address for Petitioner B E-mail address for Petitioner A PETITIONER A'S ATTORNEY **PETITIONER B'S ATTORNEY** Petitioner A is Petitioner B is acting as their own attorney acting as their own attorney OR OR is represented by the following attorney: is represented by the following attorney: Name Name Address Address City / State / Zip City / State / Zip Telephone Telephone Attorney Registration Number Attorney Registration Number E-mail address E-mail address

(If public assistance is being provided to a party or non-joint children, the public authority may need to sign off on this Joint Petition and Agreement.)

The public authority responsible for the collection and enforcement of child support reviewed and agreed to the Joint Petition and Agreement of the above-named parties.

DATE:	
Name and Title	
Attorney Registration No.	
Address	
City / State / Zip	
Telephone	
E-mail address	

COURT ORDER

This case came before the Court without a hearing on the parties' Joint Petition for Dissolution of Marriage. The Court, having reviewed the file, makes the following Order:

- 1. The parties' Joint Petition and Attachments contains the necessary facts and includes an agreement on all issues before the Court. The real estate, if any, and the personal property of the parties is hereby awarded according to the division set out in their foregoing Joint Petition, which is made part of this final judgment. Debts and liabilities of the parties must be paid as provided in their foregoing Joint Petition. The parties are ordered to obey all of its provisions.
- 2. The marriage between the parties is dissolved and the parties are single.

first middle	last
--------------	------

- 4. Each party shall execute any documents necessary to transfer real estate and personal property as awarded herein without further order of the Court. Should either party fail to execute the necessary documents, a certified copy of the Judgment and Decree shall operate to transfer title as awarded herein.
- 5. NOTICE: IF THE AGREEMENT OF THE PARTIES INCLUDES AN AWARD OF SPOUSAL MAINTENANCE, Appendix A is incorporated and made a part of this final judgment. Appendix A contains, among other things, provisions regarding payments to the Public Agency pursuant to Minnesota Statutes § 518A.50; Rules of Maintenance; Wage

and Income Deduction of Maintenance pursuant to Minnesota Statutes § 518A.53; Change of Address or Residence; Cost of Living Increase of Maintenance pursuant to Minnesota Statutes § 518A.58; and Judgments for Unpaid Maintenance pursuant to Minnesota Statutes § 548.091.

General Rule of Practice 125 notwithstanding, let Judgment be entered immediately.

The foregoing facts were found by me after due hearing and the Order thereon is recommended.	BY THE COURT	
District Court Referee	Judge of District Court	
Dated:	Dated:	
	Judgment	
I certify the above order constitutes the J	Judgment of the Court.	
Court Administrator		
Ву		
Data		

Attachment "A" DIVISION OF ASSETS AND VALUE

Petitioner A's Name:	
Petitioner B's Name:	
Date we filled out this form:	

- 1. We agree on how to divide our assets (everything we own and that is owed to us).
- 2. Each person shall receive as their own all assets in their column.

Definitions: Current Fair Market Value is an estimate of the amount of money you could get if you sold the item to a stranger, such as through a newspaper advertisement. It does **not** mean what you paid for it originally, and it does **not** mean what it would cost you to replace it if you lost it. If you are still paying for an item, list it in Petitioner A's or Petitioner B's column at the *present value*.

Present value means the current fair market value minus the amount you still owe.

Who Gets the Item and What is the Value

	THE COUNTY IN THE PROPERTY OF	***************************************	
	DESCRIPTION OF ASSETS If you do not have the type of property described, enter a	or present value	t fair market value of the item in the on getting the item.
Ц	zero in the columns for Petitioner A and Petitioner B.		
0	To avoid confusion at a later date, describe each item as clearly as possible. However, list all confidential information, such as account numbers for banks/credit unions, life insurance, etc. on Confidential Information Form 11.1.	*PETITIONER A	*PETITIONER B
	List all property owned separately or together, no matter when it was acquired, except do not list the non-marital property described at #3 of the Joint Petition.		
Ca	ash on hand:	\$	\$
na	ash in banks/credit unions: (List name of bank and whose me is on the account. Use Form CON111 (Form 11.1) to list nk name, account holder name, and account number.)		
	,	\$	\$
		\$	\$
		\$	\$
		\$	\$
		\$	\$
		\$	\$
		\$	\$

	\$	\$
Stocks/Bonds:	Ψ	Ψ
2. — 2. — 2 2 2 2 2 2 2 	\$	\$
	\$	\$
	\$	\$
	\$	\$
	\$	\$
Notes (money owed to you in writing):	Petitioner A	Petitioner B
, J	\$	\$
	\$	\$
Money owed to you (not evidenced by a note):		
, , , , , , , , , , , , , , , , , , ,	\$	\$
	\$	\$
	\$	\$
Business interests: (Name of business, who owns it)		
	\$	\$
	\$	\$
Automobiles: (Year, Make, Model) (Reminder: Use present		
value if you are still paying for the items.)		
	\$	\$
	\$	\$
	\$	\$
	\$	\$
Boats:		
	\$	\$
	\$	\$
Other vehicles: (Snowmobiles, 4-Wheelers, etc.)		•
	\$	\$
	\$	\$
TD 4'	\$	\$
Retirement plans Profit Sharing or Pension: (Enter "present value". Contact plan administrator for the present value. Include name of employer/group providing the plan, and type of plan.)		
, , , , , , , , , , , , , , , , ,	\$	\$
	\$	\$
	\$	\$
	\$	\$
401(k), IRAs or other: (Enter current account balance, name of bank where funds are held, whose name is on the account.)		
	\$	\$
	\$	\$
	\$	\$
	\$	\$
	\$	\$

Furniture & furnishings:		
We have already divided the furniture and furnishings in a fair	\$	\$
manner. (Enter in each spouses' column the total value of their share		
of the furniture and furnishings already divided);		
We agree to divide the furniture and furnishings as follows: (List		
items not included above.)		
	\$	\$
	\$	\$
	\$	\$
	\$	\$
	\$	\$
	\$	\$
	Petitioner A	Petitioner B
	\$	\$
	\$	
Collectibles & Jewelry:		
	\$	\$
	\$	\$
	\$	\$
	\$	\$
Life insurance: (cash surrender value) (List name of insurance company and use Form 11.1 to list insurance company and policy number.)		
	\$	\$
	\$	\$
	\$	\$
	\$	\$
Sporting & entertainment & electronic equipment: (TV,		
	\$	\$
		· '
	\$	\$
		\$ \$
	\$ \$ \$	\$ \$ \$
	\$ \$ \$ \$	\$ \$ \$ \$
stereo, guns, etc.)	\$ \$ \$	\$ \$ \$
stereo, guns, etc.)	\$ \$ \$ \$	\$ \$ \$ \$
Real Estate: Do Not List Here. Use Real Estate Attachment.	\$ \$ \$ \$	\$ \$ \$ \$
stereo, guns, etc.) Real Estate:	\$ \$ \$ \$	\$ \$ \$ \$ \$
Real Estate: Do Not List Here. Use Real Estate Attachment.	\$ \$ \$ \$	\$ \$ \$ \$ \$
Real Estate: Do Not List Here. Use Real Estate Attachment.	\$ \$ \$ \$ \$	\$ \$ \$ \$ \$
Real Estate: Do Not List Here. Use Real Estate Attachment.	\$ \$ \$ \$ \$ \$	\$ \$ \$ \$ \$ \$ \$
Real Estate: Do Not List Here. Use Real Estate Attachment. Other assets:	\$ \$ \$ \$ \$ \$ \$ \$	\$ \$ \$ \$ \$ \$ \$ \$
Real Estate: Do Not List Here. Use Real Estate Attachment.	\$ \$ \$ \$ \$ \$	\$ \$ \$ \$ \$ \$ \$

Attachment "B" DIVISION OF LIABILITIES/DEBTS

Petitioner A's Name:		
Petitioner B's Name:	_	
Date we filled out this form: 1. We agree on how to divide our marital debts (debts we have in either separately or together). 2. Each person shall pay as their own the debts listed in their colliperson to pay these debts/bills. 3. We have listed all marital debts we know of on this Attachment us alone and not listed on this Attachment shall be paid by the debt/bill.	umn, and shall no	ot ask the other urred by one of
DESCRIPTION OF DEBT(S) ☐ If you do not have the type of debt described, enter a zero in	*Write the current amoun owed in the column of the person who will pay it.	
 the columns for Petitioner A and Petitioner B. To avoid confusion at a later date, describe each debt as clearly as possible. For example, state who the debt is owed to, whether Petitioner A's or Petitioner B's name is on the debt, but do not list confidential information such as account numbers. Use Form 11.1 to list confidential information. List all debts in Petitioner A's name alone and in Petitioner B's name alone and in both names together. Include debts incurred during the marriage and after separation. Do not include bills you pay in full each month. 	*PETITIONER A	
Mortgages and loans on Real Estate: Do not list here. Use the Real Estate Attachment.		
Charge/credit card accounts:		
	\$	\$
	\$	\$
	\$	\$
	\$	\$
	\$	\$
	\$	\$
	\$	\$

\$

\$

\$

\$

\$

\$

\$

\$

Total Debts to be Paid by Each Person: (Excluding Real Estate mortgages and loans.)	\$	\$
	Petitioner A	Petitioner B
	\$	\$
	\$	\$
	\$	\$
	\$	\$
Other debts:	\$	\$
Other debter	Φ	Φ
	\$ \$	\$ \$
	\$	\$
	\$	\$
Judgments:	Φ	¢
T 1	\$	\$
	\$	\$
	\$	\$
	\$	\$
Money you owe: (not evidenced by a note)		
	\$	\$
	\$	\$
	\$	\$
	\$	\$
Student loans:		
	\$	\$
	\$	\$
	\$	\$
	\$	\$
	\$	\$
	\$	\$
Bank/credit union loans:	1 CHONCI II	1 cuttoner B
	Petitioner A	Petitioner B
	\$	\$
	\$	\$
Auto Ivalis.	\$	\$
Auto loans:	\$	Φ
		\$
	\$ \$	\$ \$

Attachment "C" REAL ESTATE ATTACHMENT

Fill out a separate Attachment for each parcel of real estate.

estate is:		
State	Zip Coo	de
	County.	
Jse the full legal descri	ption from the deed.	If the
ay use an attachment. Ty	pe or print neatly.)	
	(month, day, year)	and pu
·		
e "NONE" if there is no i	mortgage).	
e NONE II there is no i	887	
J	Statese the full legal descripty use an attachment. Ty	StateZip CooCounty. see the full legal description from the deed. Ty use an attachment. Type or print neatly.) (month, day, year)

6.	Current Market Value of this property: \$
7.	This property is the homestead:
AGF	REEMENT OF PETITIONER A AND PETITIONER B
1.	All right, title, and interest of Petitioner A and Petitioner B in the real estate described above shall be awarded to: Petitioner A Petitioner B
2.	Petitioner A and Petitioner B also agree that: (Describe any liens in favor of Petitioner A or Petitioner B, or other agreements about the use, sale of, or award of the property. Attach additional pages if needed. If there are no other agreements, write "None".)
3.	The Mortgage(s) or Loan(s) described above shall be paid by:
	Petitioner A Petitioner B starting on the following date:
	(write "NONE" if there is no mortgage or loan.)

Street Address	of the real estate is:				
City		_ State		Zip Code	
The property is	s in		_ County.		
Legal Descript	tion is: (Use the f	full legal desc	ription from th	e deed. If t	he le
description is lo	ong, you may use an	attachment.	Type or print ne	eatly.)	
Purchase date			(month day	vear) and a	nurc
			_ (month, day,	year) and j	purc
			_ (month, day,	year) and j	purc
price: \$				year) and j	purc
price: \$		 E" if there is no	o mortgage).		

7.	This property is the homestead: Yes No
AGRI	EEMENT OF PETITIONER A AND PETITIONER B
1.	All right, title, and interest of Petitioner A and Petitioner B in the real estate described above shall be awarded to: Petitioner A Petitioner B
2.	Petitioner A and Petitioner B also agree that: (Describe any liens in favor of Petitioner A or Petitioner B, or other agreements about the use, sale of, or award of the property. Attach additional pages if needed. If there are no other agreements, write "None".)
3.	The Mortgage(s) or Loan(s) described above shall be paid by: Petitioner A Petitioner B starting on the following date:
	(write "NONE" if there is no mortgage or loan.)

Appendix A (FAM301)

Notice is Hereby Given to the Parties:

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

- C. Nonpayment of support is not grounds to deny parenting time. The party entitled to receive support may apply for support and collection services, file a contempt motion, or obtain a judgment as provided in Minn. Stat. § 548.091.
- D. The payment of support or spousal maintenance takes priority over payment of debts and other obligations.
- E. A party who accepts additional obligations of support does so with the full knowledge of the party's prior obligation under this proceeding.
- F. Child support or maintenance is based on annual income, and it is the responsibility of a person with seasonal employment to budget income so that payments are made throughout the year as ordered.
- G. A *Parental Guide to Making Child-Focused Parenting Time Decisions* is available from any court administrator.
- H. The nonpayment of support may be enforced through the denial of student grants; interception of state and federal tax refunds; suspension of driver's, recreational, and occupational licenses; referral to the department of revenue or private collection agencies; seizure of assets, including bank accounts and other assets held by financial institutions; reporting to credit bureaus; income withholding, and contempt proceedings; and other enforcement methods allowed by law.
- I. The public authority may suspend or resume collection of the amount allocated for child care expenses if the conditions of Minn. Stat. § 518A.40, subd. 4, are met.
- J. The public authority may remove or resume a medical support offset if the conditions of Minn. Stat. § 518A.41, subd. 16, are met.
- V. Modifying Child Support. If either the obligor or obligee is laid off from employment or receives a pay reduction, child support may be modified, increased, or decreased. Any modification will only take effect when it is ordered by the court, and will only relate back to the time that a motion is filed. Either the obligor or obligee may file a motion to modify child support, and may request the public agency for help. Until a motion is filed, the child support obligation will continue at the current level. The court is not permitted to reduce support retroactively.
- VI. Parental Rights from Minn. Stat. § 518.17, subd. 3. Unless otherwise provided by the court:
 - A. Each party has the right of access to, and to receive copies of, school, medical, dental, religious training, police reports, and other important records and information about the minor children. Each party has the right of access to information regarding health or dental insurance available to the minor children. Presentation of a copy of this order to the custodian of a record or other information about the minor children constitutes sufficient authorization for the release of the record or information to the requesting party.

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

XI. Judgments for Unpaid Maintenance.

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

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

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

Notice

Each Party is Granted the Following Rights:

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