How to File for Dissolution of Marriage with Children

Information Not Legal Advice



How to file for Dissolution of Marriage with Children is information only. The information is not legal advice. The law is different in each state. Some information may not be correct outside Montana. The information is not guaranteed to be up to date. The information can't replace advice from an attorney.

Worried about Privacy?

Everything filed with the court may be viewed by the public unless a law, rule, or court order protects it. You can ask the court to protect or seal some information. Normally you will not need to do that because a court rule says you may only include parts of personal information. Only the last four digits of a Social Security Number should appear in documents filed with the court. You may only include the birth year of any individual. Only the last four digits of a financial account may be included. You can find this in Rule 5.2 of the Montana Rules of Civil Procedure.

NEED HELP? There are resources available.

The Court Help Program. The Court Help Program assists people representing themselves in court. There are Court Help centers located throughout the state to assist you on a walk-in basis and remote appointments available if your local Courthouse does not have a Court Help center. Court Help staff are not lawyers and cannot provide legal advice. Staff are informed about the court process and can answer questions as well as review your forms for completeness. Find Court Help services near you: https://courts.mt.gov/SelfHelp/ or call 406-444-9300.

Montana Legal Services Association. Montana Legal Services Association provides free civil legal assistance to low-income Montanans. If you qualify, Montana Legal Services Association may be able to connect you with a variety of services. Visit www.MontanaLawHelp.org, or call MLSA at 1-800-666-6899.

State Bar of Montana. If you are interested in hiring an attorney to advise or represent you, the State Bar Lawyer Referral Service has a list of attorneys all over Montana. The Lawyer Referral Service is available at www.montanabar.org or by calling 406-449-6577.

What is the Process?

NOTE: The steps for filing for a dissolution may be slightly different in your judicial district. Check with the Clerk of District Court at your county courthouse for local requirements.



STEP ONE: Fill out the forms.

You probably won't need to use every form. Step Two has the list of forms you need to start your case. Look at each form. If you are not sure which ones you need, contact a Court Help center or Montana Legal Services Association. Make sure you fill out each form completely. Be sure to read "Introduction to Family Law in Montana" before you begin filling out the forms. It will help you figure out which choices to make.

STEP TWO: File your completed forms.

Your completed forms are also called "documents" or "court documents." Court documents for a Dissolution with Children are filed with the Clerk of District Court in the county where you, your spouse, or your children live. After filling out the forms, make 3 sets of copies (4 sets of forms total) of the forms that start your case.

Here is a list of the forms you complete and file with the Clerk of District Court to start your case.

- 1. (Optional) Statement of Inability to Pay Court Costs and Fees. Use this form if you can't afford to pay the court fees.
- 2. Petition for Dissolution MP 113
- 3. Summons and Automatic Economic Restraining Order **MP 400**
- 4. Proposed Parenting Plan MP 300
- 5. (If required) Description of Existing Medical Coverage **MP 300 G**
- 6. Proposed Property Distribution **MP 500**
- 7. Request for Sheriff to Serve Documents **MP 401** if you are requesting the Sheriff to serve your spouse. The original of this document will be given back to you for Step Three. There are other ways to serve your spouse. All the ways are described in Step Three.



Take all the copies with you to the Clerk of District Court office. The original set of forms will be kept by the Clerk of Court. One copy is for you to keep in a safe place, and the other copies you will serve on your spouse and the Department of Public Health and Human Services in Step Three.

STEP THREE: Serve your spouse and the Department of Health and Human Services (DPHHS).

Serving court documents means officially giving the documents to someone. The documents you file to start your case have to be "personally served" on your spouse. Personally served means a Sheriff or process server needs to hand the documents to your spouse. You can also personally serve documents if the person will sign an Acknowledgment saying that they got the documents. After the first set of documents is personally served, most documents can be served by ordinary first-class mail.

A. Serving the Department of Health and Human Services.

If you or the other parent receives Title IV-D services or have a case with the Child Support Services Division, you must serve the Department of Health and Human Services (DPHHS) by mailing or delivering to the nearest Child Support Services Division (CSSD) office these documents:



1. Notice and Acknowledgement to CSSD **MP 404**

AND copies of the following documents that you filed with the Court in Step Two:

- 2. Petition for Dissolution **MP 113**
- 3. Proposed Parenting Plan MP 300
- 4. (If required) Description of Existing Medical Coverage MP 300 G

Follow these steps:

Complete the first 3 pages of **MP 404** with your own information.

On page 4, fill out the top portion with the Judicial District, County, names of the parties, and the case number. Also fill in the address for the Clerk of Court on the last page.



When mailing **MP 404** Notice and Acknowledgement to CSSD, include a stamped envelope addressed to the Clerk of Court in your county so CSSD can send in the Acknowledgment to the Clerk of Court. The Acknowledgment is proof you served CSSD.

B. Serving your spouse.

You must serve your spouse with:

1. Disclosure of Income and Expenses **MP 510**. You do not file this

document with the Court; **MP 510** is only served on your spouse. Remember to keep a copy for yourself.

AND copies of the following documents that you filed with the Court:

- 2. Summons and Automatic Economic Restraining Order MP 400
- 3. Petition for Dissolution MP 113
- 4. Proposed Parenting Plan **MP 300**
- 5. (If required) Description of Existing Medical Coverage MP 300 G
- 6. Proposed Property Distribution **MP 500**

There are four ways to serve your spouse: (1) Service by Sheriff, (2) Service through Notice and Acknowledgement, (3) a private process server, or (4) Service by Publication. The way you serve your spouse depends on your situation and your relationship.



OPTION #1: Service by the Sheriff.

Service by Sheriff may be most appropriate for you if:

- You are concerned about your safety,
- You are not communicating well with your spouse, or
- You would like your case to move forward quickly.

Service by Sheriff is accomplished by hand delivering or mailing to the Sheriff in the County where your spouse resides:

1. Copies of all the documents,

AND

- 2. Original and Copy of the Summons and Automatic Economic Restraining Order **MP 400.** The original was given back to you when you filed your documents with the Clerk of District Court.
- Reguest for Sheriff to Serve Documents MP 401

The Sheriff usually charges a fee to serve documents. If your Statement of Inability to Pay Court Fees and Costs was approved by the Court, the Sheriff will waive the service fee.

OPTION #2: Service through Notice and Acknowledgement of your spouse.

Service through Notice and Acknowledgment of your spouse may be most appropriate for you if:

- You have regular communication with your spouse,
- You know your spouse will cooperate, and
- You are willing to allow your spouse extra time to respond to your Petition.



In order to serve your spouse by Notice and Acknowledgment, you can hand deliver or mail:

Copies of all the documents,

AND

- Notice and Acknowledgment of Service MP 403.1
- Acknowledgement of Service MP 403.2

Your spouse needs to return the signed Acknowledgement to you. The Acknowledgement is proof you served your spouse. You must file it with the Clerk of District Court after your spouse signs it. You must wait 21 days for your spouse to return the Acknowledgement before you can serve them another way.

OPTION #3: Private Process Server. Service by a private process server may be appropriate if:

- You are having trouble serving your spouse another way, or
- You have the ability to hire a process server over a Sheriff. For example, you do not have an approved Statement of Inability to Pay Court Fees and Costs or your spouse resides outside Montana.

A private process server may have specific requirements. Private process servers will charge a fee. At a minimum, your process server will need these documents to serve your spouse:

1. Copies of all the documents,

AND

2. Praecipe. It tells the process server how to serve your spouse. This form is available on the State Law Library website.

OPTION #4: Service by Publication. Service by publication is an option of last resort and should only be pursued if:

- All other methods to serve your spouse have failed
- You and everyone you know have no information about where your spouse is.



Service by Publication requires a long process of filing extra documents with the court. Service by Publication also involves the additional cost of publishing in a newspaper:

- Request for Order Granting Service of Summons by Publication MP 402.1
- 2. Order for Service of Summons by Publication MP 402.2
- 3. Summons for Publication MP 402.3

You have to wait for the Court to approve your request and sign an Order allowing Service by Publication before you can serve by publication.

STEP FOUR: Wait and work towards a resolution.

After your spouse is served, they have 21 days to respond to the Petition. If your spouse disagrees with any part of your proposed property distribution or parenting plan, they may file a Response to your Petition. Along with a Response, your spouse may file their own proposed property distribution or proposed parenting plan. If your spouse disagrees, you can try to reach agreement thought negotiation. If your spouse doesn't file a Response with the Court, you can ask for a default. A default means you get what you asked for in the Petition.



MEDIATION: One way to negotiate is a mediation. Some courts require mediation before holding a hearing. Mediation is a process where a neutral person (called a "mediator") helps people come up with a shared solution. Mediation is confidential and agreements made in mediation will only be filed in Court when everyone agrees. Mediation can be a cost-effective way to reach an agreement and speed up the dissolution process.

If you come to an agreement, you can file a Notice of Agreement **MP 612** and the proposed agreement. The Court must approve your agreement.

STEP FIVE: Request a final hearing.

Once the time for your spouse to respond has expired, you can request a hearing to finalize your dissolution. To ask for a final hearing you file these forms with the Clerk of District Court:



- Request for a Hearing and Default by Clerk MP 701
 If your spouse did not respond to your Petition, you may request a default judgment on this form. Which means you are asking the Court to consider only what you have filed.
- 2. Order Granting Hearing on Dissolution with Children MP 702
- 3. Dissolution Decree **MP 703**
- 4. Vital Statistics Form
- 5. Notice and Entry of Decree MP 704
- 6. (Optional) New proposals or agreements. In order to make sure the Court considers new proposals or agreements between you and your spouse; you file all completed forms at this time.

STEP SIX: Attend your final hearing or ask the Court to waive your hearing. Attending your hearing is very important. The Judge will ask questions about your marriage and your children. This is when the Judge will make decisions on your case.

After the Judge makes a decision, the Judge will sign the Decree of Dissolution **MP 703**. The Court will adopt the version of the Proposed Property Distribution **MP 500** and Proposed Parenting Plan **MP 300** that the Court considers fair and in the best interest of

your children. The Court will indicate which property distribution and parenting plan are "Court Ordered" by signing the documents in the Final Dissolution Decree which you have already completed and filed.

If you would like to ask the Court to waive your hearing, you can file joint or individual Affidavits for Entry of Decree of Dissolution of Marriage Without Hearing. This form is available on the State Law Library's website.

STEP SEVEN: File your Notice and Entry of Decree.

After your hearing, you will need to file your Notice and Entry of Decree **MP 704** with the Clerk of District Court. Your dissolution is not final until this step is complete.

Ask the Clerk of Court's office for a copy of your final Dissolution Decree with Exhibits. If your spouse was not present for the hearing, make two copies and mail copies of the following documents to your spouse:

- 1. Notice of Entry of Decree MP 704
- 2. Dissolution Decree MP 703
- 3. Court Ordered Parenting Plan MP 300
- 4. Court Ordered Property Distribution MP 500



Keep your copy of the Decree and Exhibits in a safe place. You can make extra copies of your Decree for day care providers, schools, and law enforcement.

Document Checklist

	MP 113 - Petition for Dissolution with children (3 copies, 4 total)
Attach	ments:
	MP 113 B - Additional Children
	MP 113 C - Additional Residencies for Children
	MP 113 D - Additional People Who Claim Custody
	MP 113 E - Additional Court Cases
	MP 300 Parenting Plan / Signed by Judge:(3 copies, 4 total)
Attach	
	MP 300 B – Holiday, Vacation, Special Occasions
	MP 300 C – Limited Parenting Time
	MP 300 E (Hand-written in top right corner of document) — CSED Calculation and Order
	MP 300 G – Description of Existing Medical Coverage
	MP 500 – Property Distribution / Signed by Judge:(2 copies, 3 total)
Attach	
	MP 500 A – Additional Real Property
	MP 500 B – Additional Vehicle
	MP 500 C – Additional Accounts
	MP 500 D – Additional Debts
	MP 510 – Income and Expenses (2 copies, 3 total)
Attach	ments:
	MP 510 A – Additional Income
	MP 510 B – Additional Expenses
	MP 400 – Summons and Automatic Economic Restraining Order (2 copies, 3 total)
	MP 404 – Notice and Acknowledgement to CSED and Attorney General
	MP 407 – Notice to Person Not Named
Return	ed Service Document / Attempts to Serve:
	MP 401 – Request for Sheriff to Serve
	MP 403.2 – Acknowledgement of Service by Certified Mail
	☐ (Mailed to Respondent but not returned) MP 403.1 – Notice and Request for Acknowledgement
	MP 402.1 – Request for Order Granting Service by Publication
	MP 610.1 -Motion to Adopt Proposed PP as Interim PP and Statement in Support
	Emergency Parenting Plan (blank motion packet and MP 300 Parenting Plan)
	MP 611.1 - Motion to Request Order for Mediation
	MP 611.2 - Mediation Summary (Mediator fills out)
	MP 611.3 - Order for Mediation
	MP 612 - Notice of Agreement (w/ Attached Exhibits)
	MP 701 – Request for Hearing and Statement of Compliance with Financial Disclosure
	☐ Request for Default
	MP 702 – Order Granting Hearing on Dissolution
	MP 703 – Dissolution Decree/ Signed by Judge:
	MP 704 – Notice of Entry of Decree
	Vital Statistics



Filing Process for a Dissolution of Marriage with Children (Includes

<u>Parenting Plan</u>] Step 1: Filing Initial Documents (Petitioner)

- 1. MP-113 Petition (Attachments used when necessary)
- a. MP-113B Additional Children
- . MP-113C Additional Residences for Children
- c. MP-113D Additional People Who Claim Custody
- d. MP-113E Additional Court Cases
- 2. **MP-300** Proposed Parenting Plan (Attachments for specific parenting time schedules if necessary):
- a. MP-300B Holiday, Vacation, Special Occasions
 - b. MP-300C Limited Parenting Time
- . MP-300G Description of Existing Medical

Coverage

3. MP-500 Proposed Property Distribution

Step 3 (If Respondent does not file answer): Request for Default Judgement

- 1. **MP-701** Request for a Hearing and Statement of Compliance with Financial Disclosure
- a. Petitioner can request default judgement using MP-701

21 Days for Respondent's

Answer

(MP-202)

- 2. MP-702 Order Granting Hearing on Dissolution3. MP-703 Dissolution Decree (entirely filled out by Petitioner)
- Step 4 (If Respondent files an answer): Mediation

Following

Step 2

- 1. **MP-611.1** Motion to Request Order for Mediation 2. **MP-611.2** Mediation Summary (Mediator fills out)
- 3. MP-611.3 Order for Mediation
- 4. **MP-612** Notice of Agreement (w/ Attached Exhibits)

Step 2: Service Documents

- 1. MP-400 Summons & TRO
- 2. **MP-510** Disclosure of Income and Expenses (NOT FILED WITH COURT)
 - a. MP-510A Additional Income
- b. MP-510B Additional Expenses
- 3. **MP-404** Notice and Acknowledgement to CSED and Attorney General
- *How to Serve the Other Party (All three options require proof of service be filed with Clerk of Court)
- A. MP-401 Request for Sheriff to Serve or;
- B. MP-403.1 Notice and Acknowledgement or;
- C. MP-402.1 Request for Order Granting Service by Publication; MP-402.2 Order for Service of Summons by Publication; MP-402.3 Summons for Publication

Step 5: Request for final hearing

- 1. **MP-701** Request for a Hearing and Statement of Compliance with Financial Disclosure
- 2. **MP-702** Order Granting Hearing on Dissolution 3. **MP-703** Dissolution Decree (entirely filled out
 - 3. **MP-703** Dissolution Decree (entirely filled out by parties)

Incorporated by reference:

- A. MP-300 Final Court Ordered Parenting Plan and Parenting Time Attachments
 - B. MP-500 Final Court Ordered Property Distribution
 - C. Child Support Calculation
- 4. **MP-704** Notice of Entry of Decree and Vital Statistics (Last filings)

*Interim Parenting Plan can also be request by filing: MP-610.1 Motion to Adopt Proposed PP as Interim PP and

Statement in Support MP-610.4 Order Adopting Interim PP and Setting Hearing



Name						
Mailing Address		· · · · · · · · · · · · · · · · · · ·				
City	State	Zip Code				
Phone Number		· · · · · · · · · · · · · · · · · · ·				
E-mail Address <i>(op</i> □ Petitioner/Plaintif	•	dent/Defendant				
	STICE COU	JUDICIAL [RT OF L OR CITY CO	co	UNTY, STA	TE OF MON	TANA
Petitioner / Plainti and Respondent / Def		······································	(leave bl	•	rk will write in) to Pay Court (
request the court water	aive the cos		ovide the fol	lowing infor	mation.	
an □ I am represente Or		ty that provides		ervices to lov	w-income per	sons.
□ I am represente services. (<i>Attach a</i>	•	•	•			free legal
Or						
☐ I receive one or	more of the	se benefits: (<i>Ch</i>	neck the box	for <u>each</u> be	nefit you rece	ive.)
□ SNAP	□ TANF		Medicaid	□ WIC	□ LIEAP	

If you checked any one of the three boxes above, skip to the end of this form, and sign the declaration on page 3. You don't need to fill out the remainder of the form.

If you did not check a box above, you may still qualify for a fee waiver. Please continue to fill out pages 2 and 3 of this form so the court has the information it needs to decide if you qualify for the fee waiver.

I. INCOME (Complete this Section	on to the best of	your abili	ty.)
What do you do for work?	W	ho is your e	employer?
What is your household's annual income, bet (The tables below will help you answer these	fore taxes?e questions, if you ar	How ma	any people are in your household? what to put in the blanks.)
If you are unemployed, when were you last e	employed (Month, Ye	ear)?	Your job?
Are you married? ☐ Yes ☐ No ☐ Separate spouse are separated, or if one of you is filing income below.	g for dissolution of n	narriage, yo	ou <u>do not</u> need to provide your spouse'
Fill in the chart below with the income receive you or your spouse don't receive the income		our spouse,	if applicable. Put a "0" in each blank ii
Income Sources	Amount YOU re month before		Amount YOUR SPOUSE receives per month <i>before</i> taxes
Employment	\$		\$
Retirement/Pension	\$		\$
Workers' Compensation	\$		\$
Social Security	\$		\$
Unemployment	\$		\$
Government Benefits	\$		\$
Child Support Received	\$		\$
A person or agency pays my rent or other monthly expenses and the amount is:			\$
Other Income—e.g., rental income, stocks, investments, etc.—describe:	\$		\$
Total here:	\$		\$
What is your household size? How many p below. Attach another page if needed and ch		•	•
Dependents (Initials Only)	Age		Relationship to You
1.			
2.			
3.			
4.			
		l	

II. ASSETS (Complete this Section is	to the	best of	vour abilit\	/.)
--------------------------------------	--------	---------	--------------	-----

What property do you and your spouse own? Include your spouse's property if you are married and not separated and not filing for dissolution. Fill in the chart below, only listing items that you could sell for \$600 or more. If you don't own an item listed, write "N/A" in the "Value" column for that item. "Value" means the total amount the item(s) identified in a column would sell for, minus the amount you still owe on the item(s), if anything.

Asset	Value
Cash (This includes the money in your savings and checking accounts)	\$
Vehicle 1: provide year, make and model	\$
Vehicle 2: provide year, make and model	\$
Home where you live now	\$
Real estate or other homes/mobile homes (Not including the home you are living in now)	\$
Recreational vehicle(s) such as snowmobile, ATV, camper/RV, boat, motorcycle, etc.	\$
Guns or other collections	\$
Other Item(s) worth more than \$600—describe:	\$

III. DEBTS AND EXTRAORDINARY EXPENSES (Complete this Section to the best of your ability.)

What bills do you and your spouse pay each month? Fill in the chart below.

Monthly Expenses	Value
Housing Expense: Mortgage or Rent	\$
General Household Expenses: Utilities, Phone/Internet/Cable, etc.	\$
Insurance Expenses, Healthcare Costs and/or Medical Debt(s)	\$
Childcare Expenses	\$
Other Extraordinary Expenses: e.g., Collection actions, Student Loans—describe:	\$

IV. ADDITIONAL INFORMATION (This Section is optional.)

If you have additional information that you want the court to consider about your inability to pay court costs, write that information under your signature below or attach an extra page. Check here if you attached another page:

V. DECLARATION (This Section is Required.)

I declare under penalty of perjury and under the laws of the State of Montana that the
information in this document is true and correct. I understand that it is a crime to give
false information in this document.

Date:	City:	State:
	YOUR Signatu	ıre:

Court Use Only

\Box IN THE JUSTICE COURT OF $_$	JUDICIAL DISTRICT COURT, COUNTY COUNTY, STATE OF MONTANA _ OR CITY COURT OF, MONTANA
Petitioner / Plaintiff, and Respondent / Defendant.	Case No: (leave blank, the clerk will write in) Order Regarding Statement of Inability to Pay Court Costs
Warning! R	lead carefully the section checked below. It is a court order.
☐ Temporary Waiver of court costs costs, but the Court may determine costs and will require declarant to compare the Court and the court are but must appear before the Court as show cause why the declarant lack warning! If this third box is checkyou don't come, the judge will declarant lack	anted. Declarant may file without payment of court fees or costs, at a.m/p.m. on the day of and as the ability to pay all fees or costs. cked, you must come to court on the date ordered above. If any your request to waive court costs, and you will have to
pay the court costs. ☐ Waiver of Fees and costs is Den	lied . Waiver is denied based on the following:
Ordered this day of	

Name	
Mailing Address	
City, State Zip Code	
Phone Number	
E-mail Address (optional) □Petitioner □Respondent □Co Petitioners Appearing without a lawyer	S
MONTANA JUDICIAL [DISTRICT COURT, COUNTY
In re the Marriage of:	
	Case No:
(First, Middle, Last) Petitioner (you,	(leave blank, the clerk will write in)), Petition for Dissolution of Marriage
	with Parenting Plan for Minor Children
Respondent (your spouse).
1. Jurisdiction.	
·	y requirements in § 40-4-104, M.C.A. For 90 spouse lived or was stationed in Montana.
which adversely affects the attitud	en because there is serious marital discord e of one of both parties toward the marriage, ect of reconciliation or we lived separate and this case was filed.
 c. The Montana Conciliation Law (be apply in this case. 	eginning at § 40-3-101, M.C.A.) does not
2. You are the Petitioner. Your informati	ion:
Name First: Middle	e:Last:
Your e-mail address (optional):	

Your Mailing Address:			
City:			
Your Physical Address:			
City:	State:	County:	
Your Year of Birth: Age:	Your occu	pation:	
How long have you lived in this c	ounty?		
How long have you lived in Mont	ana?		
3. Your spouse is the Respond	dent. Your sp	ouse's information:	
Name First:	Middle:	Last:	
Spouse's e-mail address (optional	al):		
Spouse's Mailing Address:			
City:	State:	County:	
Spouse's Physical Address:			
City:	State:	County:	
Spouse's Year of Birth: Age	e: Spou	se's occupation:	
How long has your spouse lived		-	
How long has your spouse lived			
4. Your marriage. <i>Choose one</i>	<u>.</u>		
☐ We were married on (date)			We filed our
marriage license in		County, State of _	
OR			
☐ We were married at commo We assumed a marital rela confirmed our marriage by	tionship by mu	itual consent and agre	ement. We
OR			
☐ We filed a declaration of m in	arriage on (dat County, State	te) of	·
5. Separation. <i>Choose one.</i>			
☐ We physically separated or	า (date)		
OR	, ,		

	☐ We have not yet physically separated.								
6.	Pregnancy. Choose one.								
	☐ The wife i	s not	pregnant						
	OR								
	☐ The wife i	s preg	gnant and	d the hu	ısband	is 1	the father.		
	OR								
	☐ The wife i	s preg	gnant and	l is uns	ure who	o th	he father i	S.	
	OR								
	\square The wife i	s preg	gnant and	the hu	ısband	is I	not the fat	her.	
			• .						wife is pregnant
	and the husb	and I	s tne tatn	er or tr	ie tatne	r is	s not know	'n.	
7.		ildrei	n of the I	marriaç	ge, incl	ud	ling those	born to or	adopted by both
	parties.								
	Name		Age	Birth	Year	N	linor prim	arily lives wit	:h:
							☐ Mother	□Father	□Both □Other
							Mother	□Father	□Both □Other
							Mother	□Father	□Both □Other
						Mother	□Father	□Both □Other	
						Г	Mother	□Father	□Both □Other
	☐ We have	more	minor ch	ildren	(Fill out I	ИP			
	- We have	111010	minor on	ilaron.	(i iii oat i	V 11	- 110-B and	paper enp it to	ins documenty
8.	Child(ren) re		` '	mation	Vou o	an.	find this le	nw at & 40.7	-110, M.C.A. Start
		•						•	ast 5 years. If you
	don't know the individual's current address, write "not known" next to their name.								
	Children's	Δ	ddress		Startin	na	Ending	List all neor	ole living at this
	Names	,	ludi 033		MM/Y	•	MM/YY	location, the	eir relationship
					,			with child, a address	and current
							01.11		
							Still lives		
							here		

					_
☐ There are	more residences. (Fill	out and pape	er clip Form I	MP-113-C to this document)	
Jurisdiction	of the children. Cho	oose the r	nost accı	urate description.	
before this	s case was filed. This	s makes M	lontana oı	ur child(ren)'s home state. If a	
OR					
			•		
OR					
•		_		nections with Montana and	
OR					
child(ren)	are with a caretaker	relative wh	io was giv		
OR					
	-	over the ch	nild(ren) o	r the other state has declined	
Other Court	Cases. Choose One).			
State law req	quires this information	. You can	find this	law at § 40-7-110, M.C.A.	
☐ I don't kno	ow of any other court	case that	could affe	ct this one.	
OR					
\square There are	other court cases that	at could af	ect this o	ne. Here is the list:	
The first c	ourt case is:				
□ Or	der of Protection \Box	Criminal c	ase 🗆 A	Adoption Guardianship	
□ Ch	ild and Family Servic	es 🗆 Oth	ner: (descri	ibe)	
Co	ourt:		Case	No:	
	Jurisdiction Our child(before this child(ren)) OR Montana variety filed, and OR The child(substantia) OR The child(child(ren) exists req OR No other sariety filed	Jurisdiction of the children. Che ☐ Our child(ren) lived in Montana before this case was filed. This child(ren) is less than six month. OR ☐ Montana was the home state of filed, and one parent continues. OR ☐ The child(ren) and one parent has ubstantial evidence about the substantial evidence about the substantial evidence about the exists requiring the child(ren)'s. OR ☐ No other state has jurisdiction of jurisdiction over the children. Other Court Cases. Choose One State law requires this information. ☐ I don't know of any other court. OR ☐ There are other court cases that The first court case is: ☐ Order of Protection ☐	Jurisdiction of the children. Choose the respective this case was filed. This makes Mechild(ren) is less than six months old, the OR Montana was the home state of the child(filed, and one parent continues to reside of the child(filed, and one parent continues to reside of the child(filed, and one parent continues to reside of the child(ren) and one parent have signife substantial evidence about them is in Mocord of the child(ren) are physically present in Mechild(ren) are with a caretaker relative where exists requiring the child(ren)'s protection of the child(ren) over the child(ren). No other state has jurisdiction over the children. Other Court Cases. Choose One. State law requires this information. You can be court case that of the court case that court case that court case is: □ There are other court cases that could affer the first court case is: □ Order of Protection □ Criminal court case of the court ca	Jurisdiction of the children. Choose the most access of the child (ren) lived in Montana for at least 6 consess before this case was filed. This makes Montana or child (ren) is less than six months old, the child (ren) or child (ren) is less than six months old, the child (ren) or child (ren) is less than six months old, the child (ren) or child (ren) is less than six months old, the child (ren) or child (ren) within filed, and one parent continues to reside in Montana or child (ren) and one parent have significant continues to reside in Montana. OR □ The child (ren) and one parent have significant continues to reside in Montana. OR □ The child (ren) are physically present in Montana and child (ren) are with a caretaker relative who was given exists requiring the child (ren)'s protection. OR □ No other state has jurisdiction over the child (ren) or jurisdiction over the children. Other Court Cases. Choose One. State law requires this information. You can find this in I don't know of any other court case that could affect this or The first court case is: □ Order of Protection □ Criminal case □ Are child and Family Services □ Other: (description □ Child and Family Servi	 Montana was the home state of the child(ren) within six months of this case being filed, and one parent continues to reside in Montana. OR The child(ren) and one parent have significant connections with Montana and substantial evidence about them is in Montana. OR The child(ren) are physically present in Montana and have been abandoned, the child(ren) are with a caretaker relative who was given custody, or an emergency exists requiring the child(ren)'s protection. OR No other state has jurisdiction over the child(ren) or the other state has declined jurisdiction over the children. Other Court Cases. Choose One. State law requires this information. You can find this law at § 40-7-110, M.C.A. I don't know of any other court case that could affect this one. OR There are other court cases that could affect this one. Here is the list: The first court case is: Order of Protection Criminal case Adoption Guardianship Child and Family Services Other: (describe)

The second	court case is:		
☐ Order	of Protection	Criminal case □ A	doption Guardianship
☐ Child	and Family Service	es 🗆 Other: (descr	ibe)
Court:	 :	Case N	lo:
			:
☐ I didn'	t participate.		
☐ There are mo	ore court cases. <i>(Fi</i>	ill out and paper clip Fo	rm MP-113-E to this document)
)	26		
other people. (
	•		ho has physical custody or
claims to hav	e nhysical custody	or to have visitation	n nanis wiin a chiin listen ii
claims to hav this petition.	e physical custody	or to have visitation	n rights with a child listed if
	e physical custody	or to have visitation	n ngnis with a child listed if
this petition.			ū
this petition. DR ☐ Here is a list	of people who hav		or claim to have physical
this petition. DR ☐ Here is a list	of people who hav	e physical custody o	or claim to have physical
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12. Parenting Plan.

It is in the best interest of our child(ren) that this court adopt my proposed parenting plan. This is a document that I filed separately. My proposed parenting plan includes parenting time, child support, and medical support.

NOTICE: State law requires that a child support calculation using the Montana guidelines be filed with this court. I can find this law at §40-4-204, M.C.A.

13. Preliminary Disclosure. Choose one:
☐ I served my spouse a description of my income and expenses by using Form MP-510 when I served the petition.
OR
□Within 60 days of filing this case I will serve my spouse a description of my income and expenses by using Form MP-510.
14. Property Distribution. Choose one.
We have marital property, including personal property, real property, other assets, liabilities, and/or debts that need to be distributed as we agree or by the court.
□ I ask the court to distribute our marital property as described in Form MP-500 Financial Disclosure and Proposed Property Distribution. I filed this document separately.
OR
☐ We entered into an agreement prior to getting married. (Write MP-113-A on a copy of the prenuptial agreement and paper clip it to this document.)
15. Former Name. Choose one.
\square I am asking that my name be restored to my previous name:
OR
☐ I want to keep my current name.
16. Maintenance. Choose One.
☐ I am not requesting maintenance.
OR
☐ I am requesting my spouse pay me \$ per month until (date) for maintenance. The payment must be made on the of each month directly to me.
OR
□I am requesting to pay my spouse \$ per month until (date) for maintenance. The payment must be made on the of each month directly

	and I am unable to gain employment sufficient to support myself or I need to care for a child with special needs.
. Ot	her:
Ιa	sk the court to take the following action:
1.	Enter a decree of dissolution of marriage dissolving our marriage;
2.	Adopt the Petitioner's proposed parenting plan, including parenting time, child support, and medical support.
3.	Grant each party the marital property, including personal property, real property, other assets, liabilities, and/or debts as stated in the Petitioner's Financial Disclosure and Proposed Property Distribution filed separately.
4.	If I asked the Court to do so, restore me to my former name.
5.	If I asked the Court to do so, enter an order for maintenance.
6.	If the court deems proper, award me my attorneys' fees and court costs pursuant to § 40-4-110, MCA.
7.	Other:
	a
	b
	C.
	
8.	And for any other relief this court decides is just and proper.
at tl	are under penalty of perjury and under the laws of the state of Montana ne information in this document is true and correct. I understand that it is a to give false information in this document.
	CityState
	Your Signature:

I am requesting maintenance because I lack sufficient property to support myself

to my spouse.

	-
	Case No: Attachment: Description of Existing Medical Coverage
A. Current Coverage. Choose All That Ap i. □ The child(ren) are presently covered.	pply. ed under the following insurance plan:
Carrier Name:	
Policy No.:	
□Petitioner □Respondent mu	st continue to provide medical coverage
through this plan as long as it is	s available at a reasonable cost, and as
long as no other plan or individ	ual insurance is available that will better
serve the interests of the partie	₽S.
ii. The child(ren) receive medical ass	sistance under Title XIX of the federal Social
Security Act (Medicaid).	
iii. □ The child(ren) are not covered und	der an existing insurance plan.
a. □ Respondent □Petitioner is	required to obtain individual health
coverage for the child. Cost fo	r medical coverage including premiums,
deductibles, uncovered expens	ses, and copayments will be divided% to
Petitioner and% to Respond	dent.
b. Cost for obtaining individua	I health coverage for the child is
unreasonable or not cost effect	tive because:
□Respondent □Petitioner is re	esponsible for obtaining health coverage for
the child when it becomes avai	lable to the parent at a reasonable cost.
Cost for the medical coverage	including premiums, deductibles,
uncovered expenses, and copa	ayments will be divided% to Petitioner
and% to Respondent.	

Name	
Mailing Address	
City, State Zip Code	
Phone Number	
E-mail Address □ Petitioner □ Co Petitioner 1	
Appearing without a lawyer	
Name	
Mailing Address	
City, State Zip Code	
Phone Number	
E-mail Address Respondent Co Petitioner 2 Appearing without a lawyer	
MONTANA JUDICIAL DISTRI	CT COURT, COUNTY
☐ In re the Parenting of: OR	Case No:
☐ In re the Marriage of:	□ Petitioner's □ Respondent's □ Co-Petitioner 1's □ Co-Petitioner 2's
, □Petitioner □Co-Petitioner 1,	□Agreed □Court Ordered
and	□Proposed □Amended
, □Respondent □Co-Petitioner 2.	Parenting Plan

1. **Identification of the Parties** Petitioner/Co-Petitioner 1's a. Name: Address: Respondent/Co-Petitioner 2's Name: Address: Identification of the Child(ren) 2. This parenting plan applies to the following minor child(ren) of the parties: State of residence for last 6 Child's Initials Age and Birth Year months 3. **Objectives 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). Residential Schedules for the Child(ren) Paragraphs 4(a) through 4(i) are an example of how to write a parenting plan. You can write your own plan in paragraph 4(i). Pre-School Schedule (Choose One): Pre-school age means children who are not old enough to start kindergarten. All child(ren) are school age. or

□ 4(b) a or	There are pre-school age child(ren), but the school schedule in paragraph applies to all children regardless of their age(s).
for th	Before they are old enough to start school, the child(ren) will live mostly the □ Petitioner/Co-Petitioner 1 or □ Respondent/Co-Petitioner 2, except the following days and times when the other parent will have parenting time the child(ren):
□ each	or Describe the schedule on what day and time the child(ren) will be with parent before they are old enough to start school:
	School Schedule (Choose One): es to child(ren) old enough to be in school. When they start school, the child(ren) will live mostly with the Petitioner/Co-Petitioner 1 or ☐ Respondent/Co-Petitioner 2, except for the ving days and times when the other parent will have parenting time with the (ren):
	or Describe the schedule for the minor child(ren):
•	Holiday and Special Occasion Schedule No holiday and special occasion schedule applies. The school schedule ragraph 4(b) or pre-school schedule in paragraph 4(a) will be followed by parents. or

	ж он Б	NI I 137 \
(Эре	ecify Odd or Even Petitioner/	Respondent/
	Pellionei/	Respondent
HOLIDAY	Co-Petitioner 1	Co-Petitioner 2
Thanksgiving (Wed. 5:30 p.m. – Sun. 7:00 p.m.)		
First Half of Winter Vacation (includes		
Christmas) (5:30 p.m. day school lets out to noon of half-way mark)		
Second Half of Winter Vacation (includes		
New Years) (Noon of half-way mark to 7:00 p.m. of last day of break)		
Easter Weekend		
(Fri. 5:30 p.m. – Sun. 7:00 p.m.)		
Memorial Day Weekend (Fri. 5:30 p.m. – Mon. 7:00 p.m.)		
Labor Day Weekend		
(Fri. 5:30 p.m. – Mon. 7:00 p.m.)		
Fourth of July (specify times)		
(Times:) Halloween (specify times)		
(Times:		
Mother's Day Weekend		
(Fri. 5:30 p.m. – Sun. 7:00 p.m.)		
Father's Day Weekend (Fri. 5:30 p.m. – Sun. 7:00 p.m.)		
Child(ren)'s Birthday		
Petitioner/Co-Petitioner 1's Birthday		

□ No sur	ner Vacation (Choose One): Immer vacation schedule applies. The school schedule in paragraph Imperbool schedule in paragraph 4(a) will be followed by both parents.
Respondent/0	nild(ren) will live with □ Petitioner/Co-Petitioner 1 or □ Co-Petitioner 2 during summer vacations, except for these days and ne child(ren) will spend time with the other parent:
or □ Descrivacation:	be the time the child(ren) will spend with each parent over summer
f. Spring	g Break (Choose One):
•	ring Break schedule applies. The school schedule in paragraph 4(b) schedule in paragraph 4(a) will be followed by both parents.
☐ The ch	nild(ren) will live with the □ Petitioner/ Co-Petitioner 1 or □ Co-Petitioner 2 during Spring Break, except for these days and ne child(ren) will spend time with the other parent:
or	
_	be the time the child(ren) will spend with each parent over spring
,	
J	Vacations with Parents time the child(ren) will spend with each parent for any other

h. Priorities under the Residential Schedule

School attendance takes priority over the holiday and special occasion schedule. The child(ren) must attend school and then follow the holiday and special occasion schedule.

If the schedules in this Parenting Plan say the child(ren) are with both parents at

	same time for a time other than school, to figure out where the child(ren) uld be, the parents will: (choose one)
	follow the schedules in this order: (1 is most important 4 is least important)
	 Holidays and Special Occasion Winter/Summer/Spring Break Other Vacations with Parents Pre School Schedule
	or
	Other:
i.	Supervised and Limited Visitation (Choose One):
	The residential schedules listed above are not limited or restricted.
	or
	(i) The □ Petitioner/Co-Petitioner 1's □ Respondent/Co-Petitioner parenting time shall be supervised or limited because he/she has exhibited following behavior which is not in the best interest(s) of the minor child(ren):
	(ii) It is in the best interest(s) of the minor child(ren) that the
	etitioner/Co-Petitioner 1's or \square Respondent/Co-Petitioner 2's parenting time ubject to the following conditions:
How	Often/ For How Long:
Whe	ere:
Sup	ervised by Whom:

(iii) other	The supervised and limited visitation conditions shall take priority over an terms of the residential schedule above.
comprecor profe Resprestri	If the ☐ Petitioner/Co-Petitioner or 1 ☐ Respondent/Co-Petitioner 2 has bleted the following and has followed through with any and all mmendations by the evaluator, treatment counselor, and/or other essional recommendations, the ☐ Petitioner/Co-Petitioner 1 or ☐ condent/Co-Petitioner 2 agrees to consider a modification to allow less cted visitation after months of supervised and limited visitation. ck All That Apply):
	Alcohol / drug evaluation
_ П	Substance abuse treatment
	Psychological evaluation
	Anger management counseling
	Parenting classes
	Other:
	Other:
j.	Other:
J .	
Bene	efit Programs and Dependents for Taxes
Bene a.	efit Programs and Dependents for Taxes Some state and federal benefit programs require one parent be
	Some state and federal benefit programs require one parent be designated custodian. This doesn't affect parenting rights or
	Some state and federal benefit programs require one parent be designated custodian. This doesn't affect parenting rights or responsibilities. It only affects which parent may include the child(ren)
a.	Some state and federal benefit programs require one parent be designated custodian. This doesn't affect parenting rights or responsibilities. It only affects which parent may include the child(ren) when they apply for benefits.
a. (Che	Some state and federal benefit programs require one parent be designated custodian. This doesn't affect parenting rights or responsibilities. It only affects which parent may include the child(ren) when they apply for benefits.
a. (Che	Some state and federal benefit programs require one parent be designated custodian. This doesn't affect parenting rights or responsibilities. It only affects which parent may include the child(ren) when they apply for benefits.
a . <i>(Cho</i> □ F	Some state and federal benefit programs require one parent be designated custodian. This doesn't affect parenting rights or responsibilities. It only affects which parent may include the child(ren) when they apply for benefits.
a. (Cho □ F desig	Some state and federal benefit programs require one parent be designated custodian. This doesn't affect parenting rights or responsibilities. It only affects which parent may include the child(ren) when they apply for benefits. Social One) For the purposes of state and federal benefit programs that require a
a. (Cho □ F desig	Some state and federal benefit programs require one parent be designated custodian. This doesn't affect parenting rights or responsibilities. It only affects which parent may include the child(ren) when they apply for benefits. Sose One) For the purposes of state and federal benefit programs that require a gnation of custodian the Petitioner/Co-Petitioner or 1 Respondent/Co-
(Cho □ F desig Petiti or	Some state and federal benefit programs require one parent be designated custodian. This doesn't affect parenting rights or responsibilities. It only affects which parent may include the child(ren) when they apply for benefits. Sose One) For the purposes of state and federal benefit programs that require a gnation of custodian the Petitioner/Co-Petitioner or 1 Respondent/Co-

Petitioner/Co-Petitioner 1 will claim all of our children as dependents on

5.

	his/her income tax \square every tax year \square in odd-numbered tax years \square in even numbered tax years.
	Respondent/Co-Petitioner 2 will claim all of our children as dependents or his/her income tax \square every tax year \square in odd-numbered tax years \square in even-numbered tax years.
	☐ Other (specify):
	Each parent will fill out the necessary tax forms to claim our children as dependents for income tax purposes. This arrangement will begin in the tax year our parenting plan is signed by the court.
Trar □	This is how the child(ren) will get from one parent to the other:
	Unless both parents agree, the parents will meet to drop off and pick up child(ren) at this place:
	ormu(ren) at this place.
	If there is a cost to get the child(ren) from one parent to the other, this is the cost will be paid:
	If there is a cost to get the child(ren) from one parent to the other, this is
how	If there is a cost to get the child(ren) from one parent to the other, this is
how	If there is a cost to get the child(ren) from one parent to the other, this is the cost will be paid: If a parent is more than minutes late to pick up the child(ren), the
how pare	If there is a cost to get the child(ren) from one parent to the other, this is the cost will be paid: If a parent is more than minutes late to pick up the child(ren), the enting time will be canceled.
how pare	If there is a cost to get the child(ren) from one parent to the other, this is the cost will be paid: If a parent is more than minutes late to pick up the child(ren), the enting time will be canceled. sport. (Choose all that apply). ur children don't have a passport. □Petitioner/Co-Petitioner 1 or espondent/Co-Petitioner 2 may apply for a passport for any of our children.

Trave	el with the Child(ren). (Choose all that apply).		
trave	titioner/Co-Petitioner 1 □Respondent/Co-Petitioner 2 □Both parents may I freely in the State of Montana with our children. This travel must be in ing with our parenting time schedule.		
	☐Both parents must notify the other parent when they are traveling out of the State of Montana with the child(ren) and provide an itinerary.		
□ Ot	her (specify)		
	whone Contact (Choose One): While the child(ren) are with one parent, the other parent may speak with the child(ren) at reasonable times.		
or □ with t	While the child(ren) are with one parent, the other parent may only speak he child(ren) at the following times:		
□ child(arenting Guidelines (Choose All That Apply): Each parent shall promote a healthy, beneficial relationship between the ren) and the other parent and shall not demean or speak out negatively in nanner that would damage the relationship between either parent and the ren).		
resch	Each parent will notify the other parent at least days in advance parent needs to miss or reschedule parenting time. The missed time will be reduled if both parents agree. Both parents are expected to be reasonable scheduling parenting time.		
	Each parent will supply the appropriate child(ren)'s clothing with them for scheduled time with the other parent. These clothes are to be considered hild(ren)'s clothes and will be returned with the child(ren).		
year,			
for th	Each parent will provide separate clothes for the child(ren) at their own ence, unless mutually agreed to by both parents. In the cold months of the both parents are required to have adequate boots, gloves, hats, and jackets e child(ren), unless mutually agreed to by both parents.		

•	t, to ask that the clothing and/or equipment travels with the child(ren), and ure that the clothing and/or equipment is returned with the child(ren).
	Each parent will be responsible for ensuring that the child(ren) attend rly scheduled activities, including but not limited to sports and extraular activities, while the child(ren) are with that parent.
	 Neither parent will permit the child(ren) to be subjected to: (Choose All That Apply): □ 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: □ Other:
	Relationships between the child(ren) and relatives and family friends on ides of the family will be protected and encouraged. The parents will have hild(ren) maintain ties with both the maternal and paternal relatives.
Decis	ion Making
Both p	ion Making parents have the right to make emergency decisions affecting the health or of our children.
Both p safety We ha	parents have the right to make emergency decisions affecting the health or
Both p safety We ha childre	parents have the right to make emergency decisions affecting the health or of our children. ave the right to make decisions about the day-to-day care and control of our
Both p safety We hat children Choo	parents have the right to make emergency decisions affecting the health or of our children. ave the right to make decisions about the day-to-day care and control of our en while they are with us.
Both p safety We hat childre Choo We cannot cannot we cannot can	parents have the right to make emergency decisions affecting the health or of our children. ave the right to make decisions about the day-to-day care and control of our en while they are with us. se any that apply. e will make major decisions about our children's education together. If we tagree, the decision will be made by Petitioner/Co-Petitioner 1 or
Both p safety We had childred Choo We cannot be care to be care t	parents have the right to make emergency decisions affecting the health or of our children. Eve the right to make decisions about the day-to-day care and control of our en while they are with us. See any that apply. Eve will make major decisions about our children's education together. If we agree, the decision will be made by Petitioner/Co-Petitioner 1 or appondent/Co-Petitioner 2. Eve will make major decisions about our children's non-emergency health agether. If we cannot agree, the decision will be made by Petitioner/Co-

11.

a.

b.

C.

d.

e.

f.

	Petitioner 1 or \square Respondent/Co-Petitioner 2 or \square either party during their respective parenting time.
	or
g.	□ Petitioner/Co-Petitioner 1 or □ Respondent/Co-Petitioner 2 will be the sole decision maker about major decisions for our children's lives, including □ education □ non-emergency health care, □ spiritual development, and □ extracurricular activities. This is in our children's best interest because:
	Other (specify):
	<u></u> -
n.	The consent of both parents shall be required before any minor child(ren) shall be permitted to (Choose All That Apply):
	 ☐ Get a tattoo ☐ Pierce any body part ☐ Marry ☐ Enlist in the armed services
	Other:
	□ Other:
	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).
12.	Access to Information 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, law enforcement, counseling records, medical and dental records.
	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) (iii) (iv) Telephone number; Social Security number; Driver's license number;

(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 □ Petitioner/Co-Petitioner 1 or □ Respondent/Co-Petitioner 2 shall remain confidential and shall not be provided to the other parent because:

Name, address, and phone number of employers;

- **13. Residential Changes:** If either parent's change of residence will significantly affect the children's contact with the other parent, the parties shall follow the procedure outlined by §40-4-217, MCA, specifically:
 - **a.** A parent who intends to change residence shall provide written notice to the other parent.
 - **b.** If a parent's change in residence will significantly affect the children's contact with the other parent, the parent who intends to change residence shall, file a motion for amendment of the residential schedule and a proposed revised residential schedule with the court that adopted the residential schedule or the court to which jurisdiction or venue over the children has been transferred. The motion must be served personally or by certified mail on the other parent and served pursuant to the Montana Rules of Civil Procedure on the parent's attorney of record, if the parent has an attorney of record, not less than 30 days before the proposed change in residence.

The notice pursuant to this subsection 13b is not sufficient unless it contains the following statement: "The relocation of the children may be permitted and the proposed revised residential schedule may be ordered by the court without further proceedings unless within 21 days you file a response and alternate revised residential schedule with the court and serve your response on the person proposing the move and all other persons entitled by the court order to residential time or visitation with the children."

- c. The parent who receives service of a motion to amend the parenting plan pursuant to this section has 21 days after service of the motion to file a response. If the parent receiving notice objects to the proposed revised residential schedule, the responding parent shall include an alternate proposed revised residential schedule with the response. The response must be served as provided for by the Montana Rules of Civil Procedure on the parent proposing to change residence or on the parent's attorney of record if the parent has an attorney of record.
- **d.** If a parent is properly served with a motion to amend the parenting plan

(v)

pursuant to this section, failure to file a response within the 21-day period constitutes acceptance of the proposed revised residential schedule.

e. A person entitled to file an objection to the proposed relocation of the children may file the objection regardless of whether the person has received proper notice.

14.	Review of Parenting Plan As children grow and develop, what the children need from each parent changes. What is appropriate for a child at one age is not appropriate at another. It is in the best interest of the child(ren) for the parents to: (Choose One)		
	☐ Review and amend this parenting plan at the following time(s):		
	or		
	\square Review and amend this parenting plan only if there is a change in the circumstances of the child(ren).		
15 .	Dispute Resolution		
	We will review this parenting plan with each other when there is a significant change of circumstance. When we disagree about this parenting plan, we will act in the best interest of our children. <i>Choose One:</i>		
	☐ We will:		
	Step 1: Try to resolve our issues through informal discussion;		
	Step 2: If possible, we will take our issues to a professional mediator.		
	☐We agree our first-choice of mediator will be		
	☐ We agree that Father will pay% and Mother will pay% o the cost of the mediator.		
	 Step 3: If we are unable to resolve our issues, we will file a formal motion and ask the court to decide. 		
	or		
	☐ Mediation is not appropriate because there is reason to suspect domestic violence and we will ask the judge to decide our issues through a formal motion.		

16. Child Support. (Choose One) a. Child Support Amount. □ Petitioner/Co-Petitioner 1 **or** □ Respondent/Co-Petitioner 2 must pay \$ per child per month in child support to the other parent because: (Choose one) ☐ This amount is consistent with the attached final Child Support Enforcement Division Order signed by the Administrative Law Judge. (Attach a copy of the CSED Order) or ☐ This amount is consistent with the child support calculation prepared by □ Petitioner/Co-Petitioner 1 □ Respondent/Co-Petitioner 2 □ The Court Other (Attach a copy of the calculation) or ☐ This amount is not consistent with the child support amount prepared by □ Child Support Enforcement Division □ Petitioner/Co-Petitioner 1 □Respondent/Co-Petitioner 2 □The Court or □other ; however, this amount is in the best interest of our child because: or b. Child Support Needs to Be Calculated ☐ Child Support Enforcement Division, CSED, has opened a case and the case number is ______. □Petitioner/Co-Petitioner 1 ☐ Respondent/Co-Petitioner 2 will file the CSED Order along with the Request for a Hearing on the Dissolution/Parenting Plan proceeding. or ☐ Petitioner/Co-Petitioner 1 **or** ☐Respondent/Co-Petitioner 2 will open a case with CSED within 30 days of signing this Parenting Plan. The Court will order the parties to comply with opening a CSED case and submitting the necessary documents for CSED to determine child support. Your Court may not allow this option. □Other:

c.	Child Support Payments. (Choose One).
	□ On or before the first of every month, □Petitioner/Co-Petitioner 1 or □Respondent/Co-Petitioner 2 must make payments to Child Support Enforcement Division. Payments must be made to CSED if a party is receiving Title IV-A Benefits (TANF, Family Medicaid), or Title IV-D benefit (if there is an active case with CSED). We can find this law at § 40-5-909, M.C.A.
	or
	□ Petitioner/Co-Petitioner 1's □ Respondent/Co-Petitioner 2's income is subject to immediate income withholding. We can find this law beginning at §40-5-315, M.C.A.
	or
	□ On or before the day of each month, □ Petitioner/Co-Petitioner 1 or □ Respondent/Co-Petitioner 2 must make payments directly to □ Petitioner/Co-Petitioner 1 or □ Respondent/Co-Petitioner 2. □ The child support order is exempt from immediate income withholding because:
	or □On or before the first of each month, □Petitioner/Co-Petitioner 1 or
	☐Respondent/Co-Petitioner 2 must make payments to the Clerk of District Court.
d.	Child Support Termination. Child support payments must continue until: (Choose One).
	$\hfill\Box$ Each child turns 18 or graduates from high school, whichever occurs later but no later than when the child turns 19.
	or □Respondent/Co-Petitioner 1 or □Petitioner/Co-Petitioner 2 agrees to continue to pay child support for (initials of child) who is disabled past the age of majority because the child will continue to be financially dependent on □Respondent/Co-Petitioner 1 or □Petitioner/Co-Petitioner 2. Child support will be paid until: (month and year.)

17.	Me	edical Support. (Choose One).
		☐ The medical support order is included in the attached Child Support Order or
		☐ The medical support order is separate, and I am attaching it. or
		☐ The minor children need their medical and dental expenses to be covered. There is no medical support order and the court should adopt the attached medical support order.
	Οι	ır responsibilities:
	a.	We will fill out, sign, and deliver all necessary documents to the insurance company to make sure our children are continuously covered under the plan.
	b.	We will timely submit claims to the insurance company for processing.
	c.	We will give each other insurance cards or other methods for access to coverage.
	d.	If the insurance company reimburses a parent who didn't pay the bill, that parent will immediately pay the parent who did pay the bill.
	e.	If one of us is responsible for paying medical costs and expenses and we don't pay, the court may enter a judgment against us for unpaid support. The Court may hold that parent in contempt for non-payment of support.
	f.	If we are responsible for paying the insurance premium and we don't, the other parent, the Department of Public Health and Human Services, or other responsible party, may pay the premium. The court may enter a judgment against the nonpaying parent for unpaid support. The Court may hold that parent in contempt for non-payment.
		CE: The court may impose civil penalties for intentionally violating the cal support order. You can find this law at §40-5-821, M.C.A.
18.	Ot	her Provisions:
40	_	
19.		equest for Parenting Plan be Ordered by the Court. Petitioner/Co-Petitioner 1 □Respondent/ Co-Petitioner 2 request(s) the Court opt this Parenting Plan as the final and enforceable Parenting Plan.

WARNING: One parent's failure to comply with a provision of the parenting plan will not affect the other parent's obligation to comply with the parenting plan. Violation of any provision of this order with actual knowledge of its terms is punishable by contempt of court and may be a criminal offense under M.C.A. §§ 45-5-631 or 45-7-309. Violation of the Final Parenting Plan may subject a violator to arrest and a fine up to \$500 or imprisonment in the county jail.

I declare under penalty of perjury and under the laws of the state of Montana that the information in this document is true and correct. I understand that it is a crime to give false information in this document. DATED this day of , 20 . Petitioner/ Co-Petitioner 1 I declare under penalty of perjury and under the laws of the state of Montana that the information in this document is true and correct. I understand that it is a crime to give false information in this document. DATED this ______, 20____. Respondent/ Co-Petitioner 2 (Leave the following section blank. It is for the Judge to use.) ORDER BY THE COURT IT IS ORDERED, ADJUDGED, AND DECREED that the Parenting Plan set forth above is adopted and approved as an Order of this Court. DATED this day of , 20 . ☐ DISTRICT COURT JUDGE ☐ STANDING MASTER

NOTICE: The cost of medical insurance or health benefit plan may be considered in a child support calculation if it is known at the time of calculation, but it is not necessarily a dollar for dollar credit.

B. 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 must provide medical coverage for the child(ren), as long as it is available at reasonable cost, and as long as there is no other insurance plan that will better serve the parties.
- b. The Respondent must provide medical coverage for the child(ren), as long as it is available at reasonable cost, and as long as there is no other insurance plan that will better serve the parties.
- c. Both parties must provide insurance, if both parents have insurance plans that are at a combined reasonable cost and whose benefits are complementary or compatible with each other.
- e. If the primary parent has obtained individual insurance or a health benefits plan for the child, both parents may agree in writing to share the costs of maintaining the coverage.
- f. If circumstances change and a party believes that changes in cost are not reasonable or cost-beneficial, the party may ask the court to change the medical support order.

Name	
Mailing Address	
City, State Zip Code	
Phone Number	
E-mail Address (optional) □Petitioner □Co-Petitioner 1	
☐Respondent ☐Co-Petitioner 2	
Appearing without a lawyer	
MONTANA JUDICIAL DIST	RICT COURT,COUNTY
In re the Marriage of:	
	Case No:
—————————————————————————————————————	□ Petitioner □ Respondent □ Agreed □ Court Ordered

Warning: Montana law, §40-4-252, M.C.A. requires the full disclosure of all assets, debts, income, and expenses. I understand that I am required to tell my spouse about all of the assets, debts, income and expenses that I know about. My spouse is required to do the same for me.

This Proposed Property Distribution along with Form MP-510 Disclosure of Income and Expenses has been served on my spouse.

If I don't tell my spouse about something, the court may give me a penalty. The court gets to decide what the penalty will be. I am giving all of the information I know about the assets and debts listed on this form and writing "unknown" in the spaces for the information I don't know.

1.	 Real Property. Real property is land and the building(s) on the land. Real property also includes part ownership, for example when all the members of a family share a ranch. Real property <u>does not</u> include trailer, mobile, or manufactured homes unless the Department of Justice has officially recognized said structure as an improvement to the land pursuant to MCA 15-1-116 and issued appropriate documentation of such as required by law. Any owned parcel upon which a trailer, mobile, or manufactured home sits is real property regardless of the status of said structure. Choose One. □ I do not own any real property and my spouse does not own any real property 				
	OR				
	☐ I am listing the real property that m own it separately or together. The dis property(ies) described below is listed I/we request distribution as follows:	stribution of	any debt(s) assoc	iated with the real	
	Description	Value	Name on Deed	Distributed to	
Add	ress:				
ls th	al Description:			☐ Petitioner / Co-Petitioner 1 ☐ Respondent / Co-Petitioner 2 ☐Other:	
	Yes □ No				
lf ye	es, list all debt information in Section 8				
Choose one. □ Petitioner / Co-Petitioner 1 □ or Respondent / Co-Petitioner 2 shall receive the home as his/her separate property and shall be responsible for all costs associated with the home so long as the home is refinanced no later than (date) If the home is not refinanced by that date, for any reason, the parties agree that the home will be sold and the net proceeds divided% to Petitioner / Co-Petitioner 1 and% to Respondent / Co-Petitioner 2. The home will be listed for sale no more than 30 days after the refinance date. In the event the home is listed for sale and until the home is sold, the parties shall be responsible to pay all costs of the home including but not limited to the mortgage payment, taxes, insurance, maintenance and upkeep with					

Petitic	etitioner / Co-Petitioner 1 responsible to pay% and □ Respondent / Co- oner 2 responsible to pay%. □ Petitioner / Co-Petitioner 1□ or ondent / Co-Petitioner 2 shall be entitled to live in the home pending the sale of the
Dissol Co-Pe parties mortga Petition respon	ne home will be listed for sale no later than 30 days after the date the Decree of clution is ordered by this court and the net proceeds divided% to Petitioner / etitioner 1 and% to Respondent / Co-Petitioner 2. Until the home is sold, the is shall be responsible to pay all costs of the home including but not limited to the page payment, taxes, insurance, maintenance and upkeep with □ Petitioner / Co-poner 1 responsible to pay% and □ Respondent / Co-Petitioner 2 ensible to pay%. □ Petitioner / Co-Petitioner 1□ or Respondent / Co-poner 2 shall be entitled to live in the home pending the sale of the home.
posse gradual later the whicher Co-Pe respondance	etitioner / Co-Petitioner 1 or Respondent / Co-Petitioner 2 shall have exclusive ession of the home until 90 days after the youngest child reaches the age of 18 or lates from high school, whichever is later. The home must be listed for sale no chan 90 days after the youngest child turns 18 or graduates from high school lever is later. The net proceeds of the sale will be divided% to Petitioner / etitioner 1 and% to Respondent / Co-Petitioner 2. The parties shall be ensible to pay all costs of the home including but not limited to the mortgage ent, taxes, insurance, maintenance and upkeep with Petitioner / Co-Petitioner consible to pay% and Respondent / Co-Petitioner 2 responsible to pay% until the home is sold.
OF	R
	Other:
No	ote: "Net proceeds" as used in this paragraph includes any escrow refund.
СО	Phicles. Any trailer, mobile, or manufactured home, regardless of whether it was onstructed before or after 1976, is considered a vehicle unless otherwise deemed improvement to land by the Department of Justice pursuant to MCA 15-1-116.

MP-500 Proposed Property Distribution and Final Decree Attachment © 2020 Montana Supreme Court and Montana Legal Services Association This form may be used for non-commercial purposes only

Choose one.

☐ Neither my spouse nor I have any vehicles.				
OR				
☐ My spouse and I have the following associated with the vehicle(s) described distribution.			• • •	
I/we request distribution as follows:				
Description	Value	Name on Title	Distributed to	
Year/Make/Model: VIN#: Is there an outstanding loan on the			☐ Petitioner / Co-Petitioner 1 ☐ Respondent /	
vehicle? ☐ Yes ☐ No			Co-Petitioner 2	
If yes , list debt information in Section 8.				
Year/Make/Model: VIN#: Is there an outstanding loan on the			□ Petitioner /Co-Petitioner 1□ Respondent /Co-Petitioner 2	
vehicle? ☐ Yes ☐ No			Other:	
If yes, list debt information in Section 8. Year/Make/Model: VIN#:			☐ Petitioner / Co-Petitioner 1	
Is there an outstanding loan on the vehicle? ☐ Yes ☐ No			☐ Respondent / Co-Petitioner 2 ☐Other:	
If yes , list debt information in Section 8.				
Year/Make/Model:			☐ Petitioner / Co-Petitioner 1	
Is there an outstanding loan on the vehicle? ☐ Yes ☐ No			☐ Respondent /Co-Petitioner 2☐ Other:	
If yes , list debt information in Section 8				
3. Bank Accounts, Certificates of Deposit, and Cash. Choose One.				
☐ Neither my spouse nor I have any bank accounts, certificates of deposit, or cash.				

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_		
	I am listing the bank accounts and cash that my spouse and I own,	regardless of
ш	Tail listing the bank accounts and cash that my spouse and rown,	regardiess of

whether we own them separately or together. I request distribution of the bank accounts and cash as follows:

Description Include name of bank and only the last four digits of the account number	Balance as of	Percentage of Ownership	Distributed to:
		% Petitioner / Co-Petitioner 1	% Petitioner / Co-Petitioner 1
		% Respondent / Co-Petitioner 2 Other:	% Respondent / Co-Petitioner 2 Other:
		% Petitioner / Co-Petitioner 1	% Petitioner / Co-Petitioner 1
		% Respondent / Co-Petitioner 2 Other:	% Respondent / Co-Petitioner 2 Other:
		% Petitioner / Co-Petitioner 1	% Petitioner / Co-Petitioner 1
		% Respondent / Co-Petitioner 2 Other:	% Respondent / Co-Petitioner 2 Other:

4. Pensions/Retirement Accounts; Life Insurance; Stocks, Bonds, Secured Notes, Health Savings Accounts, and Mutual Funds. *Choose One:*

Neither my spouse nor I have any pensions/retirement accounts, life insurance
stocks, bonds, secured notes, health savings accounts, or mutual funds.

OR

OR

☐ My spouse and I have the following pensions/retirement accounts, life insurance, stocks, bonds, secured notes, health savings accounts, or mutual funds and request distribution as follows:

Description	Cash Value	Percentage of Ownership	Distributed to
		% Petitioner / Co-Petitioner 1 % Respondent / Co-Petitioner 2 Other:	% Petitioner / Co- Petitioner 1 % Respondent / Co- Petitioner 2 Other:
		% Petitioner / Co-Petitioner 1 % Respondent / Co-Petitioner 2 Other:	% Petitioner / Co- Petitioner 1 % Respondent / Co- Petitioner 2 Other:
		% Respondent / Co-Petitioner 1 % Respondent / Co-Petitioner 2 Other:	% Petitioner / Co- Petitioner 1 % Respondent / Co- Petitioner 2 Other:

5. Personal Property (including appliances, pets, furniture, jewelry, art, guns, etc.).

I request the following distribution of our personal property:

Description	Value	Current Possession	Distributed to
		% Petitioner / Co-Petitioner 1 % Respondent / Co- Petitioner 2 Other:	☐ Petitioner / Co-Petitioner 1 ☐ Respondent / Co-Petitioner 2 ☐Other:
		% Petitioner / Co-Petitioner 1 % Respondent / Co- Petitioner 2 Other:	☐ Petitioner / Co-Petitioner 1 ☐ Respondent / Co-Petitioner 2 ☐Other:
		% Petitioner / Co-Petitioner 1 % Respondent / Co- Petitioner 2 Other:	☐ Petitioner / Co-Petitioner 1 ☐ Respondent / Co-Petitioner 2 ☐Other:

Description	Value	Current Possession	Distributed to
		% Petitioner / Co-Petitioner 1 % Respondent / Co- Petitioner 2 Other:	☐ Petitioner / Co-Petitioner 1 ☐ Respondent / Co-Petitioner 2 ☐ Other:
		% Petitioner / Co-Petitioner 1 % Respondent / Co- Petitioner 2 Other:	☐ Petitioner / Co-Petitioner 1 ☐ Respondent / Co-Petitioner 2 ☐Other:
		% Petitioner / Co-Petitioner 1 % Respondent / Co- Petitioner 2 Other:	☐ Petitioner / Co-Petitioner 1 ☐ Respondent /
		% Petitioner / Co-Petitioner 1 % Respondent / Co- Petitioner 2 Other:	☐ Petitioner / Co-Petitioner 1 ☐ Respondent / Co-Petitioner 2 ☐Other:
6. Business Interests (incl	uding equipment, to		
☐ Neither my spouse nor I h	nave any business i	nterests.	
OR			
\square My spouse and I have t	he following busine	ess interests and reques	st distribution as
follows:			
Description	Cash Value	Percentage of Ownership	Distributed to
		% Petitioner / Co- Petitioner 1 % Respondent / Co-Petitioner 2 Other:	% Petitioner / Co-Petitioner 1 % Respondent / Co-Petitioner 2 Other:

% Petitioner / Co-	% Petitioner /
Petitioner 1	Co-Petitioner 1
% Respondent /	% Respondent /
Co-Petitioner 2	Co-Petitioner 2
Other:	Other:

7. Other Assets. Choose one.

 \square Neither my spouse nor I have any other assets.

OR

 \square My spouse and I have the following assets and request distribution as follows:

Description	Cash Value	Percentage of Ownership	Distributed to
		% Petitioner / Co- Petitioner 1 % Respondent / Co-Petitioner 2	Co-Petitioner 1
		Other:	Other:
		% Petitioner / Co- Petitioner 1 % Respondent / Co-Petitioner 2	Co-Petitioner 1 % Respondent / Co-Petitioner 2
		Other:	
		% Petitioner / Co- Petitioner 1 % Respondent / Co-Petitioner 2	Co-Petitioner 1
		Other:	Other:
		% Petitioner / Co- Petitioner 1 % Respondent / Co-Petitioner 2 Other:	

ጸ	Disclosura	of Dahte	Choose One.
()_	I JISUIUSUI E	UI DEUIS.	CHUUSE CHE

 $\ \square$ Neither my spouse nor I have any debts.

OR

☐ My spouse and I have the following debts and request distribution as follows: Balance Name or Names Description Creditor As of: Distribute To Amount on Debt Now Home/Real Property Loan(s) (including mortgage(s), home equity line of credit(s), and any other secured debts against the real property listed in Section 1, and any attachments): % Petitioner / Co-Petitioner 1 % Respondent / Co-Petitioner 2 Other: % Petitioner / Co-Petitioner 1 % Respondent / Co-Petitioner 2 Other: Balance Name or Names Description Creditor Amount As of: Distribute To on Debt Now Vehicle Loan(s) (Including any debt(s) on the vehicle(s) listed in Section 2, and any attachments): Petitioner / Co-Petitioner 1 % Respondent / Co-Petitioner 2 Other: % Petitioner / Co-Petitioner 1 % Respondent / Co-Petitioner 2 Other: Past Due Utility Bill(s): Petitioner / Co-Petitioner 1 % Respondent / Co-Petitioner 2 Other: Petitioner / Co-Petitioner 1 Respondent / Co-Petitioner 2

Other:

Description	Creditor	Amount	Balance As of:	Name or Names on Debt Now	Distribute To
					% Petitioner / Co-Petitioner 1 % Respondent / Co-Petitioner 2
					Other:
Credit Card(s):					
					% Petitioner / Co-Petitioner 1 % Respondent / Co-Petitioner 2 Other:
					%Petitioner / Co-Petitioner 1 %Respondent / Co-Petitioner 2 Other:
					% Petitioner / Co-Petitioner 1 %Respondent / Co-Petitioner 2 Other:
Student Loan(s)	\·				
Ctudont Louin(5)	<i>-</i>				% Petitioner / Co-Petitioner 1 % Respondent / Co-Petitioner 2 Other:
					% Petitioner / Co-Petitioner 1 %Respondent / Co-Petitioner 2 Other:

Past Due Med	ical Bills:	ı	ı	1	1
					%Petitioner /
					Co-Petitioner 1 % Respondent
					/ Co-Petitioner 2
					Other:
					% Petitioner /
					Co-Petitioner 1
					%Respondent
					/ Co-Petitioner 2
					Other:
Other Liabilitie	s:				
					% Petitioner /
					Co-Petitioner 1
					%Respondent
					/ Co-Petitioner 2
					Other:
					% Petitioner / Co-Petitioner 1
					%Respondent
					/ Co-Petitioner 2
					Other:
9. Additional	Assets or	Debts. (Choose one.		
	ır assets and	d debts a	are listed on this fo	orm.	
OR					
				not fit on this form.	
				ttached to this form	
attacnment to this form		000-A, IV	1P-500-B, MP-500	-C, or MP-500-D whi	cn are attached
to this form	•				
10. Other:					
					· · · · · · · · · · · · · · · · · · ·
					· · · · · · · · · · · · · · · · · · ·
		• • • • • • • • • • • • • • • • • • • •			· · · · · · · · · · · · · · · · · · ·

I declare under penalty of perjury and under the laws of the state of Montana that the information in this document is true and correct. I understand that it is a

Dated this	day of	, 20
City	State _	
Sign Here:		
	Petitioner / Co-Petitioner ·	1
(Only complete t	this section if you are filing	ng jointly as Co Petitioners)
the information		under the laws of the state of Montana that ue and correct. I understand that it is a document.
Dated this	day of	, 20
City	State _	
Other spouse sig	gn here:	
Print Name:	Co-Petitioner 2	
	50-1 etitioner 2	
	Tama dha fallanina a sadian	. 1.1 14 : f 41 . 1
	Leave the following section	n blank. It is for the Judge to use.)
	, C	n blank. It is for the Judge to use.) BY THE COURT
• The Cour	ORDER B	BY THE COURT
The CourThe Cour	ORDER B	BY THE COURT ribution to be equitable. low the terms of this property distribution.

Name	
Mailing Address	
City, State Zip Code	
Phone Number	
E-mail Address (optional) □Petitioner □Respondent □Co Petitioner	
Appearing without a lawyer	
MONTANAJUDICIAL DISTI	RICT COURT, COUNTY
MONTANAJUDICIAL DISTI	RICT COURT, COUNTY Case No:

Warning: Montana law, §40-4-252, M.C.A. requires the full disclosure of all assets, debts, income, and expenses. I understand that I am required to tell my spouse about all of the assets, debts, income and expenses that I know about. My spouse is required to do the same for me.

This Disclosure of Income and Expenses along with Form MP-500 Proposed Property Distribution has been served on my spouse.

If I don't tell my spouse about something, the court may give me a penalty. The court gets to decide what the penalty will be. I am providing all of the information I know about the income and expenses listed on this form and writing "unknown" in the spaces for the information I don't know.

NOTE: This Document is served on the **other party only** and **cannot be filed with the Court** unless the Court specifically orders you to file it. The following is being served as required by §§ 40-4-252 through 254, M.C.A.

1. Disclosure of Income

Source of Income		Amount per Month
Gross Wages, Salary, Commissions	Petitioner	
	Respondent	
Income from Rents, Interest, Dividends	Petitioner	
	Respondent	
Self Employment Earnings	Petitioner	
	Respondent	
Unemployment or Worker's Compensation	Petitioner	
	Respondent	

Social Security Benefits, including SSI, SSDI	Petitioner	
	Respondent	
Public Assistance (including TANF and LIEAP)	Petitioner	
	Respondent	
Food Stamps	Petitioner	
	Respondent	
Pension, Retirement	Petitioner	
	Respondent	
Child Support	Petitioner	
	Respondent	

	Respondent	
Monthly Total	Petitioner	
Other Income (describe):	Petitioner Respondent	
	Respondent	
Dependent's Benefits	Petitioner	

(If you have additional income, complete and staple Form MP-510-A to this document.)

2. Disclosure of Expenses

Description of Expense		Amount per Month
Taxes and withholdings	Petitioner	
	Respondent	
Retirement Contribution	Petitioner	
	Respondent	
Health Insurance (self and children)	Petitioner	
	Respondent	
Medical Expenses	Petitioner	
	Respondent	
Rent or Housing (including property taxes and insurance relating to housing)	Petitioner	
	Respondent	
Transportation	Petitioner	
	Respondent	
Car Insurance	Petitioner	
	Respondent	
Student Loans	Petitioner	
	Respondent	
Utilities	Petitioner	
	Respondent	

Telephone (cell phone and land line)	Petitioner	
	Respondent	
Clothing	Petitioner	
	Respondent	
Food and Household Supplies	Petitioner	
T dod and Household Cappilloc	Respondent	
Child Care	Petitioner	
Child Care	Respondent	
Union Dues	Petitioner	
Official Bucs	Respondent	
Child Cumpart Daymanta	Petitioner	
Child Support Payments	Respondent	
Other: (describe)	Petitioner	
Other. (describe)	Respondent	
Monthly Total	Petitioner	
Monthly rotal	Respondent	
(If you have additional expenses, complete and staple	e Form MP-510-B to this doc	cument.)
I declare under penalty of perjury and un- the information in this document is true a crime to give false information in this doc	and correct. I underst	
Dated thisday of	, 20	
City State		
Sign Here:		
Print Name:Petitioner □Respondent □	 Co-Petitioner	

	, □Petitioner,	Case No:
and	, □Respondent □Co Petitioner.	Attachment: Additional Income Sheet of

Description of Income		Amount per Month
	Petitioner	
	Respondent	
	Petitioner	
	Respondent	
	Petitioner	
	Respondent	
	Petitioner	
	Respondent	
	Petitioner	
	Respondent	
	Petitioner	
	Respondent	
	Petitioner	
	Respondent	
	Petitioner	
	Respondent	

	, □Petitioner,	Case No:
and	,	Attachment: Additional
	□Respondent □Co Petitioner.	Expenses Sheet of

Description of Income		Amount per
		Month
	Petitioner	
	Respondent	
	Petitioner	
	Respondent	
	Petitioner	
	Respondent	
	Petitioner	
	Respondent	
	Petitioner	
	Respondent	
	Petitioner	
	Respondent	
	Petitioner	
	Respondent	
	Petitioner	
	Respondent	

MONTANA	_ JUDICIAL DISTRI	CT COURT, C	OUNTY
In re the Marriage of:		Case No:	
	Petitioner (you),	(leave blank, the clerk will complete)	
and		Cummons and Autom	-4 :-
Resp	ondent (your spouse).	Summons and Automatic Economic Restraining Court	

NOTICE: You are named in this family-law lawsuit. The court may make a decision without your involvement unless you submit a written response to the court and to the Petitioner within 21 days. Read the information below.

A Petition has been filed with the Clerk of District Court asking the court to dissolve your marriage. You are receiving a copy of the Petition for Dissolution with this Summons.

You must submit a written response to the Clerk of District Court and send a copy to the Petitioner within 21 calendar days. Day 1 of the 21-day period is the day after you received this Summons. If the 21st day falls on a weekend or court holiday, you may submit your response on the next business day. You must either pay a fee to submit your response or ask the court in writing to waive the fee. You can find forms for responding to a petition and waiving court fees at: www.courts.mt.gov.

If you do not submit a response, the court may give Petitioner everything they asked for in the Petition.

IMPORTANT: An Automatic Economic Restraining Order is in effect. The Order applies to both the Petitioner and Respondent until this lawsuit is over. The Order means you can't sell, give away, borrow against, or hide property or money. There are exceptions in the Order. The Petitioner and Respondent can agree in writing to do something with property or money. You can ask the Court to let you do something with property or money. The Order tells you how to ask the Court to let you do something with property or money. If you don't follow the Order the Court can give you a penalty. Please read the Order carefully. If you have questions you should talk to an attorney.

AUTOMATIC ECONOMIC RESTRAINING ORDER

It is hereby Ordered:

- (1) The parties are restrained from transferring, encumbering, concealing, or in any way disposing of, without the written consent of the other party or an order of the court, any marital property, except:
 - (a) for expenses necessary to reasonably maintain the marital standard of living or for the necessities of life, such as food, clothing, shelter, necessary health care expenses, transportation to and from work, and child care, taking into consideration additional living expenses arising out of a party obtaining a second household and current available income;
 - (b) in the customary and usual course of operating an existing business; or
 - (c) for the purpose of paying a reasonable amount for professional fees and costs relating to a proceeding under Title 40, chapter 1, part 4, Title 40, chapter 4, or Title 40, chapter 15.
- (2) Each party shall file a notice with the court of any proposed extraordinary expenditure, proposed revocation of a nonprobate transfer, or proposed elimination of a right of survivorship to property at least 14 days before the action is taken.
 - (a) The notice must include:
 - (i) the proposed action and when the action is intended to occur;
 - (ii) how the proposed action may impact the marital estate; and
 - (iii) why the proposed action is necessary at that time.
 - (b) The notice is not sufficient unless the notice contains the following statement: "The moving party's proposed action will be permitted without further proceedings or order of the court unless within 14 days of the date of filing of the notice you file with the court and serve on all persons entitled to notice a response objecting to the proposed action, which states the reasons for your objection."
 - (c) If the other party files an objection to the proposed action before the expiration of the 14-day period, the party proposing to take the action is

prohibited from taking the proposed action until the court rules on the proposed action.

- (d) The burden of justifying the proposed action is on the party proposing the action. The court may award reasonable attorney fees if a party makes an unreasonable request for or an unreasonable objection to the proposed action.
- (e) A "nonprobate transfer" means an instrument, other than a will, that makes a transfer of property on death, including a revocable trust, a pay-on-death account in a financial institution, a transfer on death registration of personal property, or a revocable transfer on death deed.

(3) The parties are restrained from:

- (a) canceling jointly held credit cards or terminating signatory authority of the other party on a credit card;
- (b) incurring unreasonable debt, including but not limited to further borrowing against any credit line secured by the family residence, further encumbrancing of any assets, or unreasonably using credit cards or cash advances against credit cards, except as provided for in subsections (1)(a) through (1)(c) or subsection (2);
- (c) except as allowed by subsections (1)(a) through (1)(c) or subsection (2), making any withdrawal for any purpose or borrowing from any deferred compensation, retirement, profit-sharing, pension, death, or other employee benefit plan or employee savings plan or from any individual retirement account or Keogh account;
- (d) except as allowed by subsections (1)(a) through (1)(c) or subsection (2), withdrawing or borrowing in any manner all or any part of the cash surrender value of any life insurance policies on either party or any of their children;
- (e) changing or in any manner altering the beneficiary designation on any life insurance policies on either party or their children or changing or in any manner altering the beneficiary on any other account or asset;
- (f) canceling, altering, or allowing to lapse any existing property, life, automobile, or health insurance policies insuring the parties' or children's property or persons;

- (g) negotiating any instrument, check, draft, income tax refund, insurance payment, or dividends payable jointly to the parties or individually to the other party without the personal signature or prior written consent of the other party; (h) opening, diverting, or withholding mail, e-mail, or other electronic communications addressed to the other party, except a party may open mail, e-mail, or other electronic communications addressed to both parties or submit a notice of change of the party's individual mail, e-mail, or other electronic address;
- (i) without objectively reasonable justification, intentionally or knowingly damaging or destroying the property of the parties or of either party during the pendency of this action, specifically including but not limited to any electronically stored materials, electronic communications, or financial records, without order of the court or written consent of the other party.
- (4) Unless otherwise ordered by the court, a party is not restrained from:
 - (a) creating, modifying, or revoking a will;

and

- (b) revoking or changing a power of attorney; or
- (c) creating an unfunded revocable or irrevocable trust.
- (5) This order does not adversely affect the rights, title, or interest of a purchaser, encumbrancer, or lessee for value if the purchaser, encumbrancer, or lessee does not have actual knowledge of this order.
- (6) The court may expand, limit, modify, or revoke this order, and nothing prevents either party from requesting such relief. Furthermore, the parties, with joint agreement, may waive in writing some or all of the provisions of this order.
- (7) The parties shall serve preliminary financial disclosures within 60 days of service of the petition for dissolution, declaration of invalidity of marriage, or legal separation pursuant to 40-4-252.
- (8) This order is binding on the Petitioner on filing of the petition, and this order is binding on the Respondent on service of the petition.

(9) In issuing any temporary orders or in a final decree, the court may consider any action taken by the petitioner within a reasonable time prior to filing of the petition that would otherwise have constituted a violation of this order had this order been issued at the time.

(10) Except as otherwise ordered by the court, this order is dissolved on dismissal of the action or granting of the declaration of invalidity, dissolution of marriage, legal separation, or other final order.

(11) Failure to follow this automatic economic restraining order is subject to enforcement by the court, on a motion to the court. The court may issue any appropriate enforcement order including, if appropriate, sanctions and all remedies for contempt of court.

DATED this day of	, 20
(Seal)	
	Clerk of Court
	Ву:
	Deputy Clerk

Name			
Mailing Address			
City, State Zip Code			
Phone Number			
E-mail Address (optional) Petitioner			
MONTANA	JUDICIAL DISTRIC	T COURT_	COUNTY
☐ In re the Marriage of:		Case No:	(leave blank, the clerk will complete)
OR			
☐ In re the Parenting of:			Request for Sheriff Serve Documents
	······································		
	Petitioner (you),		
and			
	,		
	Respondent (your spouse).		
To the Sheriff of	County:		
Please serve upon th	e Respondent the following o	documents:	
A [] Summons	s (original and one copy)		
	Economic Restraining Orde	r	
	or Dissolution of Marriage 's Declaration of Income and	Expenses	
B [] Petitioner	's Proposed Property Distribເ	•	
	's Proposed Parenting Plan or Parenting Plan		
C [] Optional:	Notice and Acknowledgment Notice of Filing Montana Chil		
L J	-		

If filing for a **dissolution with children** include forms marked **A**, **B**, and **C** If filing for a **dissolution without children** include forms marked **A** and **B**

If filing for a $\boldsymbol{parenting\ plan}$ include forms marked $\boldsymbol{A},\,\boldsymbol{C},$ and \boldsymbol{D}

Also e	enclosed is:
	[] The Petitioner's Affidavit and Order of Inability to Pay Filing Fees which waives
	the fee for service in this matter;
	OR
	[] \$ to cover the fee for service in this matter
1.	Physical Description of Respondent:ft inches. Hair colorEye Color
	Other:
2.	The Respondent [] does not/[] does carry a weapon.
3.	At present, the Respondent can be found:
[]	At his/her residence:
[]	Times normally at this address: []_:_ a/p to _:_ a/p and [] _:_ a/p to _:_a/p. [] Other: At his/her place of employment:
	: Times normally at this address: []: a/p to: a/p and []: a/p to:a/p. [] Other:
[]	Other location:
	Times normally at this address: []_ :_ a/p to _ :_ a/p and [] _ :_ a/p to _ :_ a/p.
	[] Other:
Pleas	e serve the papers on the Respondent as soon as possible. Please return the original
	nons to me at the address above, along with proof of service or a statement that you were
	e to locate the Respondent.
	Dated this day of, 20
	,
	Petitioner (sign here)

Record	of Service (for Sheriff's use only)
certify that: Choose One	
Petitioner's Propose Petitioner's Propose Petitioner's Propose Petition for Parentin Optional: Notice and Optional: Notice of F	and one copy) c Restraining Order ion of Marriage tion of Income and Expenses ed Property Distribution ed Parenting Plan
on the Respondent by deliverin , 20, at	g a copy to him/her personally on the day of, State of
	, State of
OR [] After due effort, I was unable to, State of	locate or serve the Respondent in the County of
Dated thisday of	, 20
	Sheriff
	Ву:
	Deputy Sheriff

Name	
Mailing Address	
City, State Zip Code	
Phone Number	
E-mail Address (optional) Petitioner appearing without a lawyer	
MONTANA	JUDICIAL DISTRICT COURT COUNTY
In re the Marriage of: Petitioner (you),	Case No:
Respondent (your spouse).	Notice and Request for Acknowledgment of Service of Summons and Petition for Dissolution of Marriage With Parenting Plan for Minor Children
NOTICE To: (your spouse's name)	, Respondent:
I am serving the following documents You can find the rules at the Montana Rules	according to the rules of civil procedure. of Civil Procedure Rule 4(D)(3)(A):
[] Summons and Automat	ic Economic Restraining Order (MP-400)
[] Petition for Dissolution of	of Marriage With Children (MP-113)
[] Petitioner's Proposed P	arenting Plan (MP-300)
[] Petitioner's Declaration	of Income and Expenses (MP-510)
[] Petitioner's Proposed P	roperty Distribution (MP-500)
[]	
[]	



You were sent papers in the mail, now what?

Why is my name on these papers?

- ∞ You are named in a family law case.
- A petition to dissolve your marriage and to get a parenting plan was filed in district court.

Why did I get these papers in the mail?

Your spouse is trying to serve you without having to use a sheriff or other process server.

IMPORTANT: Keep a copy of these papers for your records.

I don't want to have a sheriff serve me, what can I do?

- ∞ Fill out the acknowledgment part of this form;
- ¬Put it in the enclosed stamped return envelope;
- Return it to your spouse within 21 days after the date it was mailed.

What does it mean if I fill out and return the acknowledgment?

- ∞ Filling out and returning the acknowledgment means that you received these papers.
- It doesn't mean that you agree with what is in the petition or parenting plan.

If I fill out and return the acknowledgement, do I need to do anything else?

- You must submit a written response
 to the court and your spouse within
 21 days. If you don't submit a
 written response, the court may
 decide against you without you
 being heard.
- You must pay a fee to submit your written response, or ask the court to waive the fee if you are low income.

What happens if I don't fill out and return the acknowledgment?

 ∞ If you don't fill out and return the

acknowledgment within 21 days after it was mailed:

- You will be served with these papers by the sheriff or other process server.
- You may have to pay the costs of serving you.

Where can I get help?

CERTIFICATE OF MAILING OR HAND DELIVERY

On	_ da	y of	, 20, I sent by certified mail,
postage pre	pai	d, or	delivered by hand the following documents:
	[]	Two copies of this Notice and Acknowledgement of Service and a stamped return envelope (MP-403)
	[]	Summons and Automatic Economic Restraining Order (MP-400)
	[]	Petition for Dissolution of Marriage With Children (MP-113)
	[]	Petitioner's Proposed Parenting Plan (MP-300)
	[]	Petitioner's Declaration of Assets, Debts, Income and Expenses (MP-510)
	[]	Petitioner's Proposed Property Distribution (MP-500)
	[]	
	[]	
to Responde	ent	at:	
(mailing addre	ss)		
Date of Sign	natu	ıre	
Date of Olgi	iatu		
Petitioner Si Appearing w	_		
Print Name			

Name	
Mailing Address	
City, State Zip Code	
Phone Number	
E-mail Address (optional) Respondent appearing without a la	wyer
MONTANA	JUDICIAL DISTRICT COURT COUNTY
In re the Marriage of:	
	Case No:
	Petitioner,
and	Acknowledgment of Service of Summons and Petition for Dissolution of Marriage With Parenting Plan for Minor Children
F	Respondent.
I state that:	·
1. I am the Respondent in this	case.
2. I accept service of the follow	ving documents:
[] Summons	and Automatic Economic Restraining Order
[] Petition for	Dissolution of Marriage
[] Petitioner's	Proposed Parenting Plan
[] Petitioner's	Declaration of Assets, Debts, Income and Expenses,
[] Petitioner's	Proposed Property Distribution
[]	
	ocuments on the day of,

ate:	City	State
our Signature:		
our Printed Name:		

Name	
Mailing Address	
City, State Zip Code	
Phone Number	
E-mail Address (optional) Petitioner appearing without a lawyer	
	JUDICIAL DISTRICT COURTCOUNTY
In re the Marriage of:	
	Case No:
Petitioner (you),	
and	Request for Order Granting
	Service by Publication
	Golfied by I abilitation
Respondent (your spouse).	
	•
Petitioner,	•
	•
Petitioner,	, states under oath:
Petitioner, 1. I am the petitioner in this case.	, states under oath:
Petitioner,	, states under oath: with respondent and to get a parenting plan
Petitioner,	, states under oath: with respondent and to get a parenting plan
Petitioner, 1. I am the petitioner in this case. 2. I filed a petition to dissolve my marriage for our children. 3. I filed the petition with the Clerk of Distriction	, states under oath: with respondent and to get a parenting plan
Petitioner,	, states under oath: with respondent and to get a parenting plan
Petitioner,	, states under oath: with respondent and to get a parenting plan to Court on the day of atic economic restraining order. and automatic economic restraining order

□ Add	lress is:	
		
		
□ Las	t known address is:	
□ Add	Iress is unknown.	
7. Responde	nt (<i>choose all that apply</i>):	
□ resi	des out of the state;	
□ dep	arted from the state;	
□ can	not, after due diligence, be found;	
□ has	concealed himself/herself in order to avoid the service of su	mmons.
8. I cannot po	ersonally serve the summons and petition on Respondent.	
9. Responde	nt is a necessary and proper party to this case.	
	t I must pay for the costs of publication, and that the first pub thin 60 days after I file this affidavit.	lication must
11. For these	reasons, I request an order for service of summons by public	ation to be
made in <i>(r</i>	name of newspaper),	in <i>(name of</i>
county)	County, Montana.	
the informati	er penalty of perjury and under the laws of the state of Nonin this document is true and correct. I understand that information in this document.	
Date:		
City	State	
Your Signatur	e:Petitioner, Appearing without a lawyer	

In re the Marriage of:	Case No:
Petitioner (you), and Respondent (your spouse).	Order for Service of Summons by Publication
Petitioner filed a Request for Service of S	Summons by Publication The Clerk of
District Court finds:	difficient by Fubilication. The Clerk of
2. Respondent is a necessary and proper p	because of the reasons listed in Petitioner's
It is ORDERED that Respondent is to be se	erved by publication. Under Rule 4(D)(o) of
the Montana Rules of Civil Procedure, the su	ummons must:
pending;be published once a week in this rgive a general statement of the na	I circulation in the county where the case is newspaper for three weeks in a row; sture of this case; sling of the affidavit requesting service by

DATED this ______, 20 _____,

Clerk of District Court

by: _______Deputy Clerk

MONTANA ________COUNTY

publication.

(Seal)

Name	
Mailing Address	
City, State Zip Code	
Phone Number Petitioner appearing without a lawyer	
MONTANA	JUDICIAL DISTRICT COURTCOUNTY
In re the Marriage of:	
g	Case No:
Petitioner (you),	
and	Summons for Publication
and	
Respondent (your spouse).	
NOTICE TO: Respondent (name)	
You are named in a petition to dissolv	ve your marriage and to get a final parenting
plan for your children. Unless you respond i	in 21 days, the court may decide against
you without you being heard and give Petitic	oner everything asked for in the petition. You
must submit your written response within 21	calendar days. The 21 day period starts
the day after the last date of publication of th	nis notice. If the final day falls on a weekend
or court holiday, you may file your response	on the next business day.
You must file your written response w	vith the Clerk of District Court
at:	and
serve a copy of your answer on the Petitions	
The following real property is part of t	his case: (list property by common street name)

•		
	Dated this day of	, 20
	(Seal)	
_	Rve	Clerk of Court
	Ву:	Deputy Clerk
Optio	nal (not for publication):	
		aper to waive publication fees because the court due to Petitioner's inability to pay filing fees.

Name		_	
Mailing Address		_	
City, State Zip Code		_	
Phone Number Petitioner appearing with	out a lawyer	_	
Name		_	
Mailing Address		_	
City, State Zip Code		_	
Phone Number Co-Petitioner appearing v	vithout a lawyer		
MONTANA	_ JUDICIAL DISTF	RICT COURT	COUNTY
☐ In re the Parenting of:	,	Case No:	
OR □ In re the Marriage of:		(leave blani	k, the clerk will write in)
and	, □ Petitioner, ,	to Deputy Attorne	knowledgment y General with the orcement Division
□ Co Petitione	r Pesnondent		

NOTICE TO: • State of Montana, Deputy Attorney General with the Department of Public Health and Human Services, Child Support Enforcement Division

A pet	ition to	[] dissolve this	marriage and est	tablish a parenting	g plan / []	
establish a p	parentir	ng plan, including o	child support was	s filed in district co	urt. A copy	of the
petition and	propos	sed parenting plan	is attached to th	nis notice.		
Dated this _	<u> </u>	day of		20		
			Petitioner ap	ppearing without a	a lawyer <i>(sign</i>	here)
			Print Name			
			Co-Petitione here)	er appearing witho	out a lawyer ('sign
			Print Name			
			FICATE OF MA			
		f		_, 20, I sent b	y mail, posta	ge
prepaid, trie	[X]		lealth and Huma	Deputy Attorney G n Services, Child		ihe
	[X]	Petition for Diss	olution of Marria	ge With Children		
	[X]	Petitioner's Prop	osed Parenting	Plan		
	[]					
	[]					
То:	Depa	rtment of Public H	lealth and Huma	n Services, Child Suppo Division	rt Enforce	ement
				(Street)		
				(City)	(State)	(Zip)

Date (the date you signed this)	
	Petitioner appearing without a lawyer (sign here,
	Print Name
	Co-Petitioner appearing without a lawyer (sign here)
	Print Name

MONTANA	JUDICIAL DISTI	RICT COURT COUNTY
☐ In re the Parenting o	f:	Case No:
OR	,	
☐ In re the Marriage of		
	,	Acknowledgment of Notice in
	☐ Petitioner,	
and		Tunny Lan Guos
	ner □Respondent.	(1.2.
(The rest of this form	1 will be filled out by	the Department of Human Resources)
ACKNOWI	EDGMENT OF NO	TICE IN FAMILY LAW CASE
I acknowledge I	received a copy of	f the Petitioner's Notice to Child Support
Enforcement Division and	d a copy of the Petiti	on and Proposed Parenting Plan.
Dated this day of		
, .		, · · · ·
	Sign	 nature
	Olgi	ataro
	—— Drin	t Name and Title
	FIIII	t Name and The
DECLINATION BY DE	PARTMENT OF PU	BLIC HEALTH AND HUMAN SERVICES
The Department of	f Dublic Health and	Lluman Camilaga daglinas ta antor this assa
·	i Public Health and I	Human Services declines to enter this case
as a party.		
Dated this day of		, 20
	Sigr	nature
	Prin	t Name and Title

CERTIFICATE OF SERVICE

BY DEPARTMENT OF PUBLIC HEALTH AND HUMAN SERVICES, CHILD SUPPORT ENFORCEMENT DIVISION

On, 20, I s	ent by mail, pos	stage
prepaid, the Acknowledgment by Child Support Enforcement Divi	sion	
To: Clerk of Court		
(Street)		
(City)	(State)	(Zip)
Date of Signature		
Signature		
Print Name and Title		

Name	_
Mailing Address	_
City, State Zip Code	_
Phone Number	_
E-mail Address (optional) □Petitioner □Respondent □Co Petitioner Appearing without a lawyer	
MONTANAJUDICIAL DISTRI	CT COURT,COUNTY
In re the □Marriage □Parenting of:	Case No:(leave blank, the clerk will complete)
□ Petitioner □ Co Petitioner,	Notice to a Person not Named in the Case.
and	
, □Respondent □Co Petitioner.	
A parenting case has been filed conce	erning the following children:
Pursuant to 40-4-211 (5) MCA, Notice given to the child's parent, guardian, care child is physically residing, and all other and file a responsive pleading. The court, permit intervention of other interested parthis notice is being provided to you because	contestants, who may appear, be heard, upon a showing of good cause, may rties.

You are not required by law to respond to this notice or participate in the case.

If you are interested in this case or believe you should be a named party, you may file a **Motion to Intervene** with the Court named above and state your reasons for participating in the case.

NEED HELP? There are resources available to assist you in filing court forms.

The Court Help Program. The Court Help Program provides assistance to people representing themselves in court. There are self help law centers located throughout the state to assist you on a walk in basis and travelling appointments to other courthouses. Self help staff are not lawyers and cannot provide legal advice. Staff are informed about the court process and can answer many questions as well as review your forms for completeness. Find the Court Help services near you: www.courts.mt.gov/selfhelp

Montana Legal Services Association. Montana Legal Services Association coordinates volunteer attorney legal resources at a free or reduced cost. If you qualify financially for assistance, Montana Legal Services may connect you with a pro bono attorney, an attorney at a reduced fee, or local attorney resources in your area. Visit www.montanalawhelp.org, www.mtlsa.org, or call MLSA at 1-800-666-6899.

State Bar of Montana. If you are interested in hiring an attorney to advise you or represent you in this matter, the State Bar Lawyer and Information Referral Service is a database of attorneys. You can be connected with attorneys for any place in the state to help your family legal matter. Access the Lawyer Referral and Information Service by visiting www.montanabar.org or calling 1(406)449-6577.

Dated this _	day of	, 20	<u>_</u> .
Sign Here:		Print Name:	
□Petitioner	□Respondent □Co-Petitioner	-	

Name			
Address			
City	State	Zip Code	
Phone Nu	mber		
☐ Petition	dress (optional) ler □ Responde g without a law	ent □Co-Petitione	rs
	MONTANA .	JUDICI	AL DISTRICT COURT COUNTY
In re the M	Marriage of:		
			Case No:
	□Petition	, er □Co-Petitioner	Request for Hearing
and			and Default by Clerk
		Respondent	
	ne □Petitioner [cree of Dissolu	•	o-Petitioner, ask the court to schedule a hearing to obtain
	of the Case. <i>Ca</i>		erwise respond to the Petition. More than 21 days has
	passed sinc	e Respondent was	s served. Petitioner asks the clerk to enter default agains
	Respondent		
	Respondent □0	Co-Petitioner is pa	rticipating in the case and we agree on all issues.
	Respondent □0	Co-Petitioner is pa	rticipating in the case and we do not agree on all issues.

2.	Child Support.
	☐ There are no minor children of the marriage. OR
	☐ Petitioner ☐ Respondent ☐ Both spouses have submitted to the Court: Choose One:
	☐ Proposed Child Support Guidelines Calculation Worksheet(s)OR
	☐ Child Support Enforcement Division Child Support Order.
3.	Final Financial Disclosure.
	a. \square Petitioner \square Respondent \square Both spouses served a Preliminary Disclosure of Income
	and Expenses along with the summary of debts, assets, and liabilities within the Proposed
	Property Distribution. Therefore, the requirements of § 40-4-252, MCA have been met.
	b. The Disclosure of Income and Expenses and contents of the Proposed Property Distribution
	meet the final disclosure requirements of § 40-4-254, MCA, because:
	Choose one:
	\square Petitioner requests a default and the final disclosure requirements are waived
	pursuant to §40-4-257, MCA.
	OR
	\square Both spouses agree to the summary of debts, assets, and liabilities within the
	Proposed Property Distribution.
	OR
	$\hfill\square$ The summary of debts, assets, and liabilities within the Proposed Property
	Distribution previously filed and served and the Disclosure of Income and Expenses
	previously served are current and accurate.
	OR
	☐ Circumstances have changed and
	$\hfill \square$ An Amended Disclosure of Income and Expenses was served on the other
	party on:

	☐An Amended Proposed Property Distribution was filed and served on the other
	party on:
4.	Request for Hearing
	Choose One:
	\square Default Hearing - Respondent did not appear or otherwise respond to the Petition.
	OR
	\square Uncontested Hearing - \square Respondent \square Co-Petitioner is participating in the case and we
	agree on all issues.
	OR
	\square Contested Hearing - \square Respondent \square Co-Petitioner is participating in the case and we do
	not agree on all issues.
nforr	are under penalty of perjury and under the laws of the state of Montana that the nation in this document is true and correct. I understand that it is a crime to give false nation in this document.
Dated	I thisday of, 20
Signa	ture:
	ture: □Petitioner □Respondent □Co-Petitioner
***************************************	(Leave the following section blank. It is for the court to use.)
Defau	ult Entered:/
	fault not entered.
	COURT CLERK

MONTANA	JUDICIAL DISTRICT COURT COUNTY		
In re the Marriage of:	Case No:		
□ Petitioner □ Co Petitioner,			
and	Court Order on Hearing for Dissolution with Minor Children		
□Respondent □Co Petitioner.			
The Court Orders that the final hearing in this matter (<i>Choose One</i>): Is scheduled for the day of, 20, at, o'clock In Court Room, located at,,,			
Montana. The Court estimates this hearing will last approximately			
OR			
\square Will not be scheduled because (Choose	all that apply):		
☐ Proposed Child Support Order or Guidelines Calculation has not been			
submitted to the Court for consideration.			
☐ The Court does not have sufficient reason to believe that MP-510			
Declaration of Assets and Financial Disclosures have been			
exchanged by the parties.			
☐ The Court does not have so	ufficient reason to believe that Service of		

		Process was cor	mpleted.	
	□ (O	ptional)The Court	has noted within the	
		record:		
It is (ORDERED tha	at (Choose One):		
		· ·		
□Pa	rties must con	nply with this orde	r as	
	follows:			
	Once parties	s have complied, e	either party may file a new	MP-701 Request for a
	Hearing and	Statement of Cor	npliance.	
OR				
□Pa	rties appear a	t the hearing as so	cheduled.	
	DATED this	dav of		. 20 .
			DICTRICT COLURT III	DOF
			DISTRICT COURT JU	DGE

MONTANA JUDICIAL DISTRICT COURT COUNTY			
In Re the Marriage of:	Case No:		
□ Petitioner □ Co-Petitioner 1, and □ Respondent □ Co-Petitioner 2.	Findings of Fact, Conclusions of Law, and Dissolution Decree With Minor Children		
The Court enters the following: FINDINGS OF FACT AND CONCLUSIONS OF LAW			
1. Procedural History.			
On the day of 2 filed by □Petitioner □Co-Petitioners jointl			
2. Nature of the Case. (Choose One)			
☐ The parties filed a joint Petition.			
OR			
□On the day of Petition and Summons.	20, Respondent was served with the		
AND			
□Respondent filed an answer or o	therwise participated in this case.		
OR			

□Respondent did not file an answer or otherwis Default was entered on the day of	•
3. Hearing. (Choose One)	
On the, 20 the C	Court held a:
□Default hearing.	
OR	
□Uncontested hearing. The parties agreed to all issue	s in this case.
OR	
□Contested hearing.	
OR	
☐No hearing. The parties have filed joint or individual Decree of Dissolution of Marriage without a Hearing.	Affidavits for Entry of a
4. Appearance. (If a hearing was held choose one)	
Petitioner/Co-Petitioner 1	
□appeared in person □without a lawyer □with	a lawyer
Respondent/Co-Petitioner 2	
□appeared in person □without a lawyer □with	a lawyer
□did not to appear	
5. Jurisdiction over the Parties.	
90 days before this case was filed, either Petitioner/CoRespondent/Co-Petitioner 2 was domiciled or was stati	
6. Venue.	
Venue is proper in this county.	
7. Marriage. (Choose One)	
☐ The parties were married on (date) marriage license was filed in Count OR	y, State of

☐The parties were married at common law as of (date)
The parties assumed a marital relationship by mutual consent and agreement. The parties confirmed their marriage by living together and by public knowledge.
OR
☐ The parties filed a declaration of marriage on (date)in
8. Irretrievable Breakdown. The marriage of the parties is irretrievably broken in that: (Choose One)
☐The parties lived separate and apart for at least 180 days before this case was filed.
OR
☐There is serious marital discord that adversely affects the attitude of one or both of the parties toward the marriage and there is no reasonable prospect of reconciliation.
9. Declaration of Disclosure.
□The parties are in compliance with the financial disclosure requirements §§ 40-4-252 through 254, M.C.A.
OR
□(In the event of default), Petitioner has provided financial disclosure and waives any further disclosure from Respondent.
OR
☐ The parties have made preliminary disclosure and ask that the preliminary disclosure serve as the final disclosure.
10. Property Distribution. (Choose One)
The Court finds the following property distribution is an equitable division of the marital property, assets, and liabilities:
□ Petitioner's Proposed Property Distribution □ as modified
□ Respondent's Proposed Property Distribution □ as modified
\square The Agreed Proposed Property Distribution \square as modified

☐ The Court's Property Distribution		
11. There is a/are child(ren) of the marriage who is/are minor(s).		
12. Pregnancy		
Petitioner/Co-Petitioner 1 □is □is not pregnant.		
The pregnancy □is □is not a child of the marriage.		
Respondent/Co-Petitioner 2 □is □is not pregnant.		
The pregnancy □is □is not a child of the marriage.		
13. Parenting Plan.		
Montana is the home state of the child(ren) of the marriage. Jurisdiction for parenting is proper in Montana. <i>(Choose One)</i>		
□Co-Petitioners filed a Proposed Parenting Plan and submitted it to the Court for final approval.		
OR		
□Petitioner/Co-Petitioner 1 filed and served Respondent/Co-Petitioner 2 with a Proposed Parenting Plan. Respondent/Co-Petitioner 2 has not contested or otherwise disputed Petitioner/Co-Petitioner 1's proposed Parenting Plan.		
OR		
□Both parties filed a Parenting Plan and sent a copy to the other party.		
OR		
□ Other:		
14. Child Support (Choose a. or b.)		
a. Child Support Amount.		
□Petitioner/Co-Petitioner 1 OR □Respondent/Co-Petitioner 2 must pay \$ per child per month in child support to the other parent because:		
(Choose one)		
☐ This amount is consistent with the attached final Child Support Services Division Order signed by the Administrative Law Judge. (Attach a copy of the CSSD Order)		

□This amount is consistent with the child support calculation prepared by □Petitioner/Co-Petitioner 1 □Respondent/Co-Petitioner 2 □The Court □other	OR		
□This amount is not consistent with the child support amount prepared by □Child Support Services Division □Petitioner/Co-Petitioner 1 □Respondent/Co-Petitioner 2 □The Court or □other; however, this amount is in the best interest of our child(ren) because: □ Child Support Needs to Be Calculated □ Child Support Services Division, CSSD, has opened a case and the case number is Petitioner/Co-Petitioner 1 and Respondent/Co-Petitioner 2 will cooperate with CSSD to establish a child support order. OR □ Petitioner/Co-Petitioner 1 OR □Respondent/Co-Petitioner 2 will open a case with CSSD within 30 days of signing this Parenting Plan. The Court will order the parties to comply with opening a CSSD case and submitting the necessary documents for CSSD to determine child support. Your Court may not allow this option.	□Petitioner/Co-Petitioner 1 □Respondent/Co-Petitioner 2 □The Court		
Petitioner 2 □The Court or □other; however, this amount is in the best interest of our child(ren) because: DR D. Child Support Needs to Be Calculated □ Child Support Services Division, CSSD, has opened a case and the case number is Petitioner/Co-Petitioner 1 and Respondent/Co-Petitioner 2 will cooperate with CSSD to establish a child support order. OR □ Petitioner/Co-Petitioner 1 OR □Respondent/Co-Petitioner 2 will open a case with CSSD within 30 days of signing this Parenting Plan. The Court will order the parties to comply with opening a CSSD case and submitting the necessary documents for CSSD to determine child support. Your Court may not allow this option. OR	OR		
 Child Support Needs to Be Calculated Child Support Services Division, CSSD, has opened a case and the case number is Petitioner/Co-Petitioner 1 and Respondent/Co-Petitioner 2 will cooperate with CSSD to establish a child support order. OR □ Petitioner/Co-Petitioner 1 OR □Respondent/Co-Petitioner 2 will open a case with CSSD within 30 days of signing this Parenting Plan. The Court will order the parties to comply with opening a CSSD case and submitting the necessary documents for CSSD to determine child support. Your Court may not allow this option. OR 	Support Services Division □Petitioner/Co-Petitioner 1 □Respondent/Co-Petitioner 2 □The Court or □other; however, this amount is in		
number is Petitioner/Co-Petitioner 1 and Respondent/Co-Petitioner 2 will cooperate with CSSD to establish a child support order. OR □ Petitioner/Co-Petitioner 1 OR □Respondent/Co-Petitioner 2 will open a case with CSSD within 30 days of signing this Parenting Plan. The Court will order the parties to comply with opening a CSSD case and submitting the necessary documents for CSSD to determine child support. Your Court may not allow this option. OR			
case with CSSD within 30 days of signing this Parenting Plan. The Court will order the parties to comply with opening a CSSD case and submitting the necessary documents for CSSD to determine child support. Your Court may not allow this option. OR	□ Child Support Services Division, CSSD, has opened a case and the case number is Petitioner/Co-Petitioner 1 and Respondent/Co-Petitioner 2 will cooperate with CSSD to establish a child support order.		
	case with CSSD within 30 days of signing this Parenting Plan. The Court will order the parties to comply with opening a CSSD case and submitting the necessary documents for CSSD to determine child support. Your		
□Other:	OR		
	□Other:		

c.	Child Support Payments. (Choose One)
	□ On or before the first of every month, □Petitioner/Co-Petitioner 1 OR □Respondent/Co-Petitioner 2 must make payments to Child Support Services Division. Payments shall start on the first day of(month), 20 Payments must be made to CSSD if a party is receiving Title IV-A Benefits (TANF, Family Medicaid), or Title IV-D benefit (if there is an active case with CSSD). We can find this law at § 40-5-909, M.C.A. OR
	□ Petitioner/Co-Petitioner 1's □ Respondent/Co-Petitioner 2's income is subject to immediate income withholding. We can find this law beginning at § 40-5-315, M.C.A.
	OR
	□On or before the day of each month, □Petitioner/Co-Petitioner 1 OR □Respondent/Co-Petitioner 2 must make payments directly to □ Petitioner/Co-Petitioner 1 OR □ Respondent/Co-Petitioner 2. □The child support order is exempt from immediate income withholding because:
	OR
	□On or before the first of each month, □Petitioner/Co-Petitioner 1 OR □Respondent/Co-Petitioner 2 must make payments to the Clerk of District Court.
d.	Child Support Termination.
	Child support payments must continue until: (Choose One)
	□ Each child turns 18 or graduates from high school, if in high school, whichever occurs later but no later than when the child turns 19.
	OR
	□Petitioner/Co-Petitioner 1 OR □Respondent/Co-Petitioner 2 agrees to continue to pay child support for(initials of child) who is disabled past the age of 18 because the child will continue to be financially dependent on □Petitioner/Co-Petitioner 1 OR □Respondent/Co-Petitioner 2. Child support will be paid until: (month and year).

15. Medical Support. (Choose One)
☐ The medical support order is included in the attached Child Support Order.
OR
□ The medical support order is separate, and I am attaching it.
OR
☐ The minor child(ren) need their medical and dental expenses to be covered. There is no medical support order and the court should adopt the attached medical support order.
16.Spousal Maintenance. (Choose One)
□Spousal maintenance was not requested by either party.
OR
□Spousal maintenance is necessary because the requesting party lacks sufficient property to provide his/her reasonable needs; and is unable to be self-supporting through appropriate employment or is the custodian of a child whose condition or circumstances make it appropriate that the custodian not be required to seek employment outside the home.
OR
□Spousal maintenance is not appropriate because:
17.Previous Names. (Choose One)
□Petitioner/Co-Petitioner 1 □Respondent/Co-Petitioner 2 request restoration of a previous name.
OR
□Neither party requests restoration of a previous name.
18.Additional Findings.
□The Court makes additional findings of fact as follows:

 \square Additional Findings of Fact and Conclusions of Law attached hereto.

From the above Findings of Fact and Conclusion of Law, the Court orders the following:

DECREE OF DISSOLUTION OF MARRIAGE

- 1. The Court has jurisdiction over the parties and this cause of action.
- 2. The Court dissolves the marriage between the parties.
- **3.** If applicable, the Court dissolves the Temporary Economic Restraining Order issued in this matter under M.C.A. § 40-4-121(3), M.C.A.
- **4.** The Court has signed and adopts and incorporates by reference the approved Property Distribution. The Court orders the parties to follow the Property Distribution.
- **5.** Each party is ordered to take any action necessary to carry out the terms and conditions of this Decree, Property Distribution, and Parenting Plan including the signing and transfer of titles, deeds, or other documents within _____ number of days from the date of this Decree or as more specifically provided in the Property Distribution and Parenting Plan.

6. Parenting Plan

The Parenting Plan is in the best interest of the child(ren). The Court has signed and adopts the Parenting Plan, filed separately. The Court orders the parties to follow the terms of the Parenting Plan.

7. Child Support. (Choose all that apply)

☐ Child Support has been established by CSSD.	The Court acknowledges the
CSSD Order.	

OR

□ Petitioner/Co-Petitioner 1 and Respondent/Co-Petitioner 2 have an open a case with CSSD. Both Parties are Ordered to cooperate with CSSD to establish a Child Support Order. The CSSD child support administrative order shall be filed with this Court no later than 6 months from the date of this Decree. Failure to cooperate with CSSD or to provide a written agreement on child support within 6 months from the date of this Decree may result in contempt of Court.

OR

☐ Starting on the first day of (mo	onth) 20, □ Petitioner/Co-
Petitioner 1 OR \square Respondent/Co-Petitioner 2 shall pay of \$ per month per child for a total monthly ch \$ The child support obligation continues child reaches the age of 18 or graduates from high schowhichever is later but in no event past the age of 19.	ild support payment of for each child until each
OR	
☐ The child (<i>child's initials</i>) is disabled ar continue until	
8. Medical Support. (Choose One)	
$\hfill\square$ Medical support for the child(ren) shall comply with we established by the CSSD.	hat has been or will be
OR	
☐ The Medical Support Order is separate, and attached	I to this Decree.
9. Spousal Maintenance. (Choose One)	
$\hfill\square$ No spousal maintenance is awarded in this case.	
OR	
□ Petitioner/Co-Petitioner 1 □ Respondent/Co-Petitioner month commencing on the day of in spousal support made on the of each month directly to □ Petitioner Respondent/Co-Petitioner 2.	, 20 until <i>(date of last</i> ort. The payment must be
OR	
□ Other	
10. Names of the Parties	
Petitioner's/Co-Petitioner 1's name will □not change □	be restored to: (First, Middle and Last)
Respondent's/Co-Petitioner 2's name will □not change	□be restored to: _ (First, Middle and Last)
703 Decree of Dissolution with Children	

11. Other Provision	ons:		
DATED this	day of	20	
	☐ DISTRICT COI	URT JUDGE / □ STAND	ING MASTER

Name	
Mailing Address	
City, State Zip Code	
Phone Number	
E-mail Address (optional) □ Petitioner □ Respondent □ Co Petitionel	r
Appearing without a lawyer	
MONTANA	_ JUDICIAL DISTRICT COURT COUNTY
In re the Marriage of:	Case No:
,	
□Petitioner □Co-Petitioner,	
and	Notice of Entry of Decree
, □Respondent □Co Petitioner.	
Notice is hereby given that on the	day of,
20, the Court entered a Final Decree o	f Dissolution in the above-entitled action. A
true and correct conformed copy of the Fin	nal Decree of Dissolution is attached to this
Notice and served upon you.	
DATED this day of	, 20
□Petition	er □Respondent □Co Petitioner
Print Nam	ne

Proof of Service

Ι,		, attest that a true and correct copy of the
foregoing Notic	ce of Entry of D	ecree was served the day of,
20, by mail	ing said copy, po	stage paid, to:
Name		
Street A	ddress	
City	State Zip	Code
the informatio		jury and under the laws of the state of Montana that ent is true and correct. I understand that it is a crime is document.
Dated this	day of _	, 20
		Signature: □Petitioner □Respondent □Co Petitioner
		Print Name:

State of Montana Case Registry and Vital Statistic Reporting Form Department of Public Health and Human Services

INSTRUCTIONS

Order Information: Check the box that most accurately describes the type of order being entered. If it is 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 needs 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 (payor) 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 payor.

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 payors. Complete only if both parties are ordered to pay support. See Part 6 instructions.

Part 11: Order information for multiple payors. Complete only if both parties are ordered to pay support. See Part 7 instructions

STATE OF MONTANA CASE REGISTRY AND VITAL STATISTICS REPORTING FORM

(See instructions on first page)

County/Tribe			Judio	cial Distric	t No <u>. </u>	Cause No			
Date Decree/OrderS	igned								
Date Decree/OrderSigned ☐ Dissolution of Marriage County that Issued Marriage License: City, County, State of Marriage: Date of Marriage: ☐ With Child Support Order ☐ Without Child Support Order (complete Parts 1, 2 & 9 only)					☐ Child Support Order, without Dissolution (Includes Temporary Support Orders and Paternity Orders with Child Support) ☐ Legal Separation with Child Support Order ☐ Dependent Neglect/Juvenile Delinquency ☐ Invalid Marriage-Specify Legal grounds for Action:				
☐ Modification of Ch	nild Support Ord	er							
1 Spouse/Parer	n t 1 :	ayor	☐ Payee	☐ Both	□ N/A	Former Na	me:		
Name:		First		Middle/	Suffix	SSN	Te	lephone#:	
Mailing Address:	Street					City		State	Zip
Residential Address (if different from	above):							
Date of Birth: Driver's License#/Sta Number of this marr	te			State/	Foreign Cou _Occupati	intry i on:			
2 Spouse/Parer	nt 2 : 🗆 P	ayor	☐ Payee	☐ Both	□ N/A	A Former Na	me:		
Name:		First		Middle/	,,	SSN	Te	lephone#:	Zip
Residential Address (if different from	above):				,			r-
Date of Birth:		Plac	e of Birth:_				Race:		
Driver's License#/Sta	te				te/Foreign (Occupati	,			
Number of this marr	iage (1 st ,2 nd , etc.):	Date, (City & Stat	e of previo	ous marriage(s):		
Other Payee:	support is to be	paid to	another pay	ee, check	here and o	complete Part 4	1.		
3 Names of Chi		d in the							
Last	First		Middle	Dat	te of Birth	Gender	SSN	Residen	ce of Child
If any of the above-na	amed children a	re not res	siding with a	parent, li	st the child	d's name and a	ddress:		

-2-

July 23,2019

Name of person/agency owed support if not a parent: Last Name or Agency First Name Middle						
Residential Address (if different from above): Street City State Zip						
Residential Address (if different from above): Second From State Second From Stat						
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						
Solution Protective Solution Protected Solution Protected Solution Protected Solution Protected Solution Sol						
s a party to this action protected from another party to the action by an order of protection? Yes						
Yes						
Provide information Provide information Provide information about the payor's employment or periodic source of income. (Attach additional pages if needed) Check here if this order requires both parties to pay support. If checked, skip Parts 6 & 7, and complete Parts 8, 9,10 & 11. Name of Employer or Source of Income						
Provide information about the payor's employment or periodic source of income. (Attach additional pages if needed) Check here if this order requires both parties to pay support. If checked, skip Parts 6 & 7, and complete Parts 8, 9,10 & 11. Name of Employer or Source of Income Telephone # Telephone						
Check here if this order requires both parties to pay support. If checked, skip Parts 6 & 7, and complete Parts 8, 9,10 & 11. Name of Employer or Source of Income Telephone # 7 Support Order Date Order Signed: Chose 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* Child Support: \$ \$ \$ \$ \$ \$ \$ \$ Medical Support \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$						
Name of Employer or Source of Income 7 Support Order Date Order Signed: Chose type of support and enter appropriate information. Support Type Total Due Frequency Begin Date End Date Judgment Penalty Fees* Interest* Child Support: Medical Support Spousal Support: (Alimony) (*list amounts included in judgment) spayor exempt from income withholding under MCA 40-5-315? Yes No Was Parent 1 represented by an attorney? Yes No						
7 Support Order Date Order Signed:						
Support Type Total Due Frequency Begin Date End Date Judgment Penalty Fees* Interest* Child Support: \$ \$ \$ \$ \$ Medical Support: \$ \$ \$ \$ \$ Spousal Support: \$ \$ \$ \$ \$ (Alimony) (*list amounts included in judgment) Is payor exempt from income withholding under MCA 40-5-315? Yes No Tribal Order Use Parent 1 represented by an attorney? Yes No Was Parent 2 represented by an attorney? Yes No No Yes No No Yes No No Yes No No Yes Yes No Yes Yes No Yes Yes No Yes Ye						
Support Type Total Due Frequency Begin Date End Date Judgment Penalty Fees* Interest* Child Support: \$ \$ \$ \$ \$ Medical Support \$ \$ \$ \$ \$ Spousal Support: \$ \$ \$ \$ \$ (Alimony) (*list amounts included in judgment) Spayor exempt from income withholding under MCA 40-5-315? Yes No Tribal Order List any special terms/conditions of the support order(s): Was Parent 1 represented by an attorney? Yes No Was Parent 2 represented by an attorney? Yes No						
Child Support: \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$						
☐ Medical Support \$ \$ \$ ☐ Spousal Support: \$ \$ \$ (Alimony) (*list amounts included in judgment) Is payor exempt from income withholding under MCA 40-5-315? ☐ Yes ☐ No ☐ Tribal Order List any special terms/conditions of the support order(s): ☐ Was Parent 1 represented by an attorney? ☐ Yes ☐ No ☐ Yes ☐ No						
Spousal Support: \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$						
(Alimony) (*list amounts included in judgment) Is payor exempt from income withholding under MCA 40-5-315?						
Is payor exempt from income withholding under MCA 40-5-315?						
List any special terms/conditions of the support order(s): Was Parent 1 represented by an attorney?						
Was Parent 1 represented by an attorney? ☐ Yes ☐ No Was Parent 2 represented by an attorney? ☐ Yes ☐ No						
nformation from child support guidelines worksheet:						
Parent 1:"Income after deductions" \$ "Credit for Payment of Expenses"\$						
Parent 2:"Income after deductions" \$ "Credit for Payment of Expenses" \$						
Credit for Fayinent of Expenses 5						
8 Health Insurance: (Attach additional pages if needed.)						
is health insurance provided for the children? \Box Yes \Box 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 benefitplan:						
Names of children covered:						
Terms/conditions of coverage:						
If children are not covered, is coverage available through Parent 1 employer?						
Parent 2 employer? ☐ Yes ☐ No						
9 This form was completed by: Name/Title:						
Telephone #: Date 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.

-3- July 23,2019

Multiple Payors: Complete Parts 10 and 11 only if the order requires both parties to pay support.

10Parent 1Employ Provide information a	•			ource of in	come. (Attac	ch additional	pages if ne	eeded.)
Name of Employer o	r Source of Income	2			Telephone	?#		
Street			City		Sta	State		
10Parent 2Employ	/er/Income Sou	rce Informat	ion:					
Provide information a	bout parent 2 e	mployment (or periodic s	ource of in	come. (Attac	ch additional	pages if ne	eeded.)
Name of Employer or .	Source of Income				Telephone	2 #		
Street				City		Sta	te —	Zip
11Parent 1Suppo	ort Order Date C	order Signed:						
Parent 1 Support Ob				If applicable	e, arrears due	at time of or	der:\$	
Support Type	Total Due	Frequency	Begin Date	End Date	Judgment	Penalty	Fees*	Interest*
☐ Child Support:	\$				\$	\$	\$	\$
☐ Medical Support	\$				\$	\$	\$	\$
☐ Spousal Support:	\$				\$	\$	\$	\$
11Parent 2Suppor Parent 2 Support Ob		der Signed:_		If applicable	e, arrears due	at time ofor	der:\$	
Support Type	Total Due	Frequency	Begin Date	End Date	Judgment	Penalty	Fees*	Interest*
☐ Child Support:	\$				\$	\$	\$	\$
☐ Medical Support	\$				\$	\$	\$	\$
☐ Spousal Support:	\$				\$	\$	\$	\$
(Alimony) Is Parent 2 exempt from List any special terms/co		_				☐ Tribal Ord	er	ed in judgmer
Was Parent 1 represente	edby an attorney	? □Yes □	No N	Nas Parent 2	2 represented	by an attorn	ey? □ Ye	es □ No
Information from child s	upport guideline	s worksheet:						
Parent 1: "Income after	deductions": \$			"Credit for	Payment of E	xpenses":\$_		
Parent 2: "Income after	deductions": \$			"Credit for	Payment of E	expenses":\$_		
Save Form			Drint Fo	rm			Cloar E	orm

-4- July 23,2019