

# **SUMMARY DISSOLUTION**

of

# **MARRIAGE**

With Children

Prepared by:
Office of Attorney General
Department of Justice
State of Montana

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The 1991 Legislature provided a simplified procedure for certain people to obtain a dissolution of their marriage. This publication, prepared pursuant to the Legislature's directive, is designed to enable those people to determine if they qualify for this procedure. It includes a brief overview of statutory requirements and forms that can be removed and used to obtain a dissolution.

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### WHO CAN USE THE SUMMARY DISSOLUTION PROCEEDING?

You can get a divorce through a summary dissolution proceeding only if ALL of the following conditions exist on the date you file the Joint Petition for Summary Dissolution. Check this list very carefully. If even one of the statements is not true for you, you cannot use the summary dissolution procedure to get a divorce. 1. You or your spouse have lived in Montana (or either of you was a member of the armed services stationed and residing in Montana) for at least 90 days before the filing of the action: 2. Irreconcilable differences have caused the irretrievable breakdown of the marriage, and you both agree that the marriage should be dissolved; 3.A spouse is not pregnant and: a.there are no children from the relationship born before or during the marriage or adopted by the parties during the marriage; or b.the parties have executed an agreed-upon parenting plan (an example of a parenting plan is attached as Exhibit B to the Joint Petition for Summary Dissolution form included in this packet) and the child support and medical support have been determined by judicial or administrative order for all children from the relationship born before or during the marriage or adopted by the parties during the marriage. 4. Neither of you has any legal interest (ownership or lease) in any real property such as land or buildings. However, this does not apply to a lease on a residence which is occupied by either spouse as long as the lease does not have an option to purchase the residence and the lease terminates within one year from the date the petition is filed; 5. There are no unpaid, unsecured obligations in excess of \$20,000 incurred by either or both of the parties after the date of their marriage. A debt is unsecured when the debtor's promise to pay the debt is not secured by specific property if the debtor does not pay the debt. For example, a credit card is usually an unsecured debt because you do not have to give the credit card company the financed property if you do not pay your debt; 6. The total fair market value of your and your spouse's assets, excluding secured obligations, is less than \$50,000. A debt is secured when the debtor's promise to pay the debt is backed by specific property if the debtor does not pay the debt. For example, your car can be taken by the bank to pay the debt if you miss a payment. This means that your car loan would be a secured debt.

\_\_\_\_7.Both of you have signed an agreement agreeing to the division of property and who will be responsible for any bills or obligations. Signed documents, title certificates, bills of sale, or other evidence of transfer or agreement should be presented to the court at the

time of your hearing to confirm the division and responsibilities.
In addition, you and your spouse:
8.Must give up your individual right to maintenance (financial support from the other) (see Part III, Sec. A below);
9.Must permanently give up your individual right to appeal the terms of the dissolution and your right to move for a new trial once the marriage is formally dissolved by the court;
10.Do not want help from the conciliation court to settle any controversy, or assistance in reconciling (see Part II) (If your county does not have a Conciliation court, this requirement does not apply);
11.Have read and state that you understand the contents of this summary dissolution booklet; and
12.Indicate to the court that you want the court to end the marriage.

#### SUMMARY DISSOLUTION OF MARRIAGE

#### I. WHAT IS THIS BOOKLET ABOUT?

This booklet describes a way to end a marriage through a divorce proceeding called Summary Dissolution of Marriage. It is not intended to take the place of an attorney's advice, nor should it be relied upon as a guide for self-representation in summary dissolution proceedings.

Although you can appear in court without an attorney, it is in your best interests to consult with one in order to protect your legal interests in ending your marriage. An attorney can help you decide if this method is the right one for your situation and can give you advice concerning the division of your assets and liabilities. You may obtain legal services through lawyer referral services, group or prepaid legal services, or legal aid organizations. Attorneys' fees vary; some attorneys charge a set fee while others charge an hourly rate. Don't be afraid to ask the attorney in advance what fee will be charged. If you are not pleased with one attorney, you should feel free to consult with another one.

If you wish to use the summary dissolution proceeding, you must, at the time you file the joint petition, sign a statement which says you have read and understood this booklet. It is important for you to read the entire booklet very carefully to ensure that you qualify for this type of dissolution. If you do not qualify because of children or excessive debts or property, you may obtain a formal dissolution of marriage and probably should consult an attorney.

## II. ARE YOU STILL INTERESTED IN TRYING TO SAVE YOUR MARRIAGE?

Montana law allows two persons to dissolve their marriage only when irreconcilable differences have caused irretrievable breakdown of the marriage and when either spouse states that the marriage should be dissolved. If you aren't sure your marriage has completely broken down and would like to try to reconcile, there may be help available. Many communities offer marriage counseling services and a few counties have a conciliation court.

#### WHAT IS A CONCILIATION COURT?

The purpose of a conciliation court is to help preserve a marriage and to provide the means for reconciliation between spouses and a peaceful settlement of any marital controversy. However, a conciliation court is not available in all counties. The clerk of the district court will tell you if there is one in your area.

<u>IF</u> there is a conciliation court in your area and you want a reconciliation with your spouse or a peaceful settlement of a marital controversy, either of you can file a petition with the conciliation court. Ask the clerk of court if there is a form available. The judge of the conciliation court may hold a hearing on the dispute or refer you to a conciliation counselor. The counselor may be a pastor or director of the religious denomination to which either or both of you belong, or a psychiatrist, physician, attorney, social worker, or other person who is trained and experienced in personal counseling.

If there has been no reconciliation within 30 days after the date of the hearing in conciliation court and you and your spouse still wish to end your marriage, a petition for summary dissolution can be filed with the district court.

#### III. WHAT IS A SUMMARY DISSOLUTION PROCEEDING?

A summary dissolution proceeding is a district court procedure to end a marriage more quickly and simply than through the regular dissolution procedure. Not everyone can use it. It is only for those people who meet the legal requirements listed in the checklist on pages 3-4 and who have no disagreements about how their belongings and their debts are going to be divided once they are no longer married to each other. It cannot be done in small claims court, justice court, or conciliation court. It is not necessary to go through the conciliation court procedure before filing for summary dissolution.

### A. SPOUSAL MAINTENANCE OR SUPPORT

Maintenance is financial support and assistance paid by one spouse to the other after dissolution of the marriage. Neither spouse may obtain maintenance from the other in a summary dissolution proceeding.

## B. HOW IS THE PROCEEDING STARTED?

The summary dissolution proceeding is started by filing in district court a joint petition which has been signed under oath by both of you. The petition must include the required information, set out below in section C. A copy of the property settlement agreement must be attached to the petition. The agreement should be <u>neatly</u> typed or printed and signed by both of you.

## C. WHAT INFORMATION IS REQUIRED IN THE PETITION?

A sample petition form is included in this booklet. The verified petition must be signed by each of you, under oath before a notary public, and include the following information:

- 1. A statement that all of the required conditions listed in the checklist on pages 3-4 have been met (list the conditions);
- 2. The mailing address of each party;
- 3. Whether or not a spouse wishes to have a former name restored and, if so, the name to be restored;
- 4. The age, occupation, and residence of each party and length of residence, date of marriage, and the place at which it was registered.

#### D. HOW SOON CAN THE MARRIAGE BE DISSOLVED?

The district court judge will hold a hearing sometime after 20 days from the date the joint petition is filed, at which time both of you must appear. If the required conditions exist, the judge will enter a final judgment dissolving the marriage. The judgment restores each of you to the status of a single person, at which time either is free to marry someone else.

## E. WHAT DOES THE FINAL JUDGMENT MEAN?

A judgment is the written decision of the court. Upon conclusion of the hearing the judge will consider all the facts and make his or her decision. Until the final judgment is entered you are considered married. Once the judgment is entered each is returned to the status of a single person. The Final Judgment means that all marital rights and obligations have been decided, including property and maintenance.

F. CAN THE JUDGMENT BE APPEALED OR A TRIAL REQUESTED? The Final Judgment cannot be appealed or a new trial requested. However, the Court may be asked to set aside the Final Judgment for reasons of fraud, duress, accident, mistake, or other recognized legal grounds.

An example of those grounds may be that the things you agreed to give your spouse were much more valuable than you thought; or your spouse used threats or other kinds of unfair pressure to get you to go along with the dissolution; or there are serious mistakes in the original agreement. Correcting mistakes and unfairness in a Summary Dissolution proceeding can be expensive, time-consuming, and difficult. It is very important for both of you to be honest, cooperative, and careful when you or your lawyers do the paperwork for the dissolution.

A final judgment will be set aside upon proof that all the requirements of Mont. Code Ann. § 40-4-130 (see checklist on pages 3-4 above) were not met on the date the petition was filed.

# G. WHAT ARE COURT COSTS FOR A SUMMARY DISSOLUTION PROCEEDING?

The usual court costs are \$200 for filing a petition for dissolution and a \$45 fee for the final judgment. The fees must be paid in cash or money order. Other usual charges include a stenographer fee and a document certification fee. The district judge can excuse you from paying court costs if your income is very low and you file an affidavit with the court showing your inability to pay the costs.

#### H. ARE THERE REASONS FOR STOPPING THE PROCEEDING?

There are three reasons you might want to stop the summary dissolution proceeding:

- 1. You have decided to return to your spouse and continue the marriage;
- 2. You may want to change over to the regular dissolution as a better way of getting your dissolution (i.e., you feel you will get a better settlement if you go to court); or
- 3. You or your spouse becomes pregnant.

If you wish to stop the proceeding, it must be done BEFORE the final decree is signed by the Judge by filing a notice of revocation with the clerk of court. A copy of the notice must be sent to your spouse by first-class mail, postage prepaid. A sample form is provided with this booklet.

## **RELEVANT MONTANA CODE ANNOTATED SECTIONS:**

**Part I**: § 40-4-136.

**Part II**: §§ 40-3-111, 40-3-125, 40-3-127.

Part III: A. §§ 40-4-130, 40-4-104; B. § 40-4-130(8); C. § 40-4-131;

D. §§ 40-4-130, 40-4-131; E. § 40-4-133; F.§§ 40-4-134, 40-4-136;

G. § 40-4-135; H. § 25-1-201.

**Part IV**: § 40-4-132.

## INSTRUCTIONS FOR FILING AND COURT APPEARANCE

NOTE: BEFORE FILLING OUT THE FORMS, READ THE ENTIRE SUMMARY DISSOLUTION BOOKLET TO DETERMINE IF YOU QUALIFY FOR THE SUMMARY DISSOLUTION PROCEDURE.

- 1. Carefully read and fill out the Petition for Summary Dissolution of Marriage form found in this booklet. Each of you must sign it before a Notary Public. (The Notary Public must watch you sign the document.) After the petition is signed, take it to the clerk of court in the county courthouse where you reside. The clerk will file the petition and charge you a filing fee. Call the clerk if you need to know the fee in advance. Twenty (20) days or more after the date you file the petition, you can go to court and obtain your dissolution. When you file the petition ask the clerk what time and date are available for your appearance before the Judge. The clerk will assign your case a number. Write down the number and take it with you. Ask the clerk what you must do to insure your case is scheduled for a particular day. Judges do not necessarily hold Court every day.
- 2. On the date of your court appearance be sure to be on time. Both of you must attend. Take with you the Final Decree of Summary Dissolution found in this booklet. When you get to the courthouse, check with the clerk to ensure your case is ready to be heard and to find out what courtroom you should wait in for your case to be called. Have your written property/debt agreement with you (neatly typed or printed), along with the documents that were signed to effect the agreement (such as car title, etc.). Make sure the cause number assigned earlier is written in the blank on the Final Decree. If either spouse seeks to have a former name restored, make sure the name to be restored on the decree is identical to the name to be restored on the petition.
- 3. When the Judge calls your case, approach the Judge's bench and prepare to be sworn in by the court clerk who sits near the Judge. Each Judge may have additional procedures in dissolution hearings. Some Judges may ask few or even no questions. Others may inquire as to the elements of your petition. If the Judge directs the hearing, answer the questions asked. If the Judge expects you to proceed, each of you can make a short statement. Be prepared to tell the Judge that your marriage is irretrievably broken, that you have lived in Montana for more than ninety (90) days, that there are no children and neither spouse is now pregnant, and that you have divided your debts and property.
- 4. Once you are finished, the Judge will usually grant your dissolution and sign the Decree. In some courts the Judge will hand you the file and ask you to return it to the clerk of court. IF THE JUDGE DOES GIVE YOU THE FILE, IT IS IMPERATIVE THAT YOU RETURN IT IMMEDIATELY TO THE CLERK OF COURT so your dissolution can be recorded and the court file doesn't get misplaced. The clerk of court keeps the original signed Decree, but you can get certified copies from the clerk if you need them. The dissolution final as of the time the Judge signs the Decree.

1 2	Spouse #1, Name, Address, Phone, E-mail
3	
4	Spouse #2, Name, Address, Phone, E-mail
5	
6	
7	
8	MONTANA JUDICIAL DISTRICT COURT, COUNTY
10	IN RE THE MARRIAGE OF
11	, Cause No
12	Spouse #1,
13	and
14	,
15	Spouse #2,
16	Joint Petitioners.
17	JOINT PETITION FOR SUMMARY DISSOLUTION OF MARRIAGE
18	The Petitioners jointly request this court to issue a decree for summary
19	dissolution of marriage based upon the contents of this petition and subsequent
20	hearing.
21	The parties certify to the Court as follows:
<ul><li>22</li><li>23</li></ul>	BASIC INFORMATION ABOUT THE PARTIES
24	1. We have read and understand the booklet issued by the Montana
25	Attorney General entitled SUMMARY DISSOLUTION OF MARRIAGE.
26	2. We have both lived in Montana for at least ninety (90) days or have
27	otherwise met residency requirements. Spouse #1 has resided in Montana since
41	Spouse #2 has resided in Montana since
	3. We were married on,, (month, day,

$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$	year) at	The marriage is
3	registered at	(city, county, state).
4	4.	The occupation of Spouse #1 is
5		and the occupation of Spouse # 2is
6		·
7	5.	We both want our marriage dissolved because irreconcilable
8	differences h	have caused the irretrievable breakdown of our marriage. We do not
10	want help from	om the conciliation court to settle any controversy or assistance in
	reconciling.	
11	6.	We both agree to appear at a hearing before this Court.
12	7.	Our Social Security Numbers are set forth in the attached Confidential
13	Report of So	ocial Security Numbers filed with this petition.
14	INFORM	ATION ABOUT OUR CHILD(REN) AND PARENTING PLAN
15 16	8.	We have the following child(ren) from our relationship born before or
17	during the m	narriage or adopted during the marriage:
18		
19		
20	9.	Neither spouse is now pregnant.
21	10.	We have both signed an agreed-upon parenting plan in the best
22	interests of o	our child(ren), which is attached as Exhibit B.
23		CHILD SUPPORT AND MEDICAL SUPPORT
24		shall pay child support of
25		_ per month (combined child support for all our children of this
26		This child support amount has been determined by a judicial (District
27		ministrative order (Child Support Enforcement Division of the
		partment of Public Health and Human Services, if determined in
		A COPY OF THE ORDER DETERMINING CHILD SUPPORT
	AND MEDI	ICAL SUPPORT IS ATTACHED AS EXHIBIT C.

12. Child support and medical support shall be paid/provided until terminated by emancipation of each child or each child's graduation from high school if the child is enrolled in high school, whichever occurs later, but in no event later than each child's 19th birthday. This obligation to pay child support should be enforced by immediate income withholding under Mont. Code Ann. Title 40, chapter 5.

## **OUR ASSETS AND DEBTS**

- 13. Neither of us owns any land, nor do we have a lease that ends more than one year from the date we sign below.
- 14. The total value of all our assets in the name of each spouse individually, or in both our names, minus any debts that are secured by those assets do not total more than \$50,000.
- 15. All our unsecured obligations incurred after the date of our marriage, in the name of each spouse individually, or in both names, do not total more than \$20,000.
- 16. We have divided our assets and debts as set forth in Exhibit A attached. The division of our assets and debts is fair and equitable to both of us.
- 17. If one or both spouses seek restoration of a former name, the name to be restored is set out here in full:
- 18. Upon entry of the judgment for summary dissolution of marriage, we both waive any right to maintenance.
- 19. Upon entry of the judgment for summary dissolution of marriage, we both waive any right to appeal the terms of the dissolution.
- 20. Upon entry of the judgment for summary dissolution of marriage, we both waive any right to request a trial.

WHEREFORE, Spouse #1 and Spouse #2 pray:

1. That the marriage of the parties be dissolved.

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2	0
2	1
2	2
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2	4
2	5
2	6
2	7

- 2. That the Court adopt the Final Parenting Plan attached as Exhibit B as the Final Parenting Plan governing the parties and minor child(ren) and incorporate same as part of the Final Decree dissolving the marriage of the parties.
- 3. That the Court take notice of the prior Child Support and Medical Support Order, a certified copy of which is attached as Exhibit C.
- 4. That the property and debts of the parties be distributed between them as provided in Exhibit A.
- 5. For such other and further suitable relief as this Court may seem just and proper.

I declare under penalty of perjury that the foregoing is true and correct.

DATED:	Spouse #1, Joint Petitioner	
	At, Montana	
DATED:	Spouse #2, Joint Petitioner	
	At, Montana	

$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$					
3					
4					
5					
6					
7					
8 9	MONTANA	JUDICIAL DIST	RICT COURT,	C	COUNTY
10	IN RE THE N	MARRIAGE OF			
11		,	Cause No		
12		Spouse #1,			
13	and				
14					
15		Spouse #2.			
16	FINAL DI	ECREE OF SUMMARY	DISSOLUTION	OF MARRIA	AGE
17	The pe	tition for summary dissol	ution of marriage w	as fully filed h	nerein by the
18	parties. Both	petitioners appeared in C	ourt in open hearing	g and testified	in support of
19	the petition.				
20	FROM THE	EVIDENCE AND PLE	ADING, THE CO	OURT FINDS	•
21 22	1. T	hat the parties have both	signed the Petition	for Summary l	Dissolution.
23	2. T	hat there are irreconcil	lable differences	causing the	irretrievable
24	breakdown of	f the marriage.			
25	3. T	hat the parties have read a	nd understand the bo	ooklet entitled S	SUMMARY
26		ON OF MARRIAGE an	-		l qualify for
27		marriage under Mont. Co		30.	
	4. N	either spouse is now preg	gnant.		

That the parties have entered into a written agreement regarding the debts

5.

and property of their marriage and have executed all documents required to enact its provisions.

- 6. That the parties have \_\_\_\_ child(ren) from their relationship born before or during the marriage or adopted during the marriage, that the parties have signed an agreed-upon parenting plan for the child(ren) of the relationship which is attached to the Petition as Exhibit B.
- 7. That child support and medical support for the child(ren) has been determined by a judicial or administrative order. A certified copy of the order determining child support and medical support is attached as Exhibit C to the Petition.
- - 9. Both parties waive any right to maintenance.
  - 10. Both parties waive any right to appeal the terms of the dissolution.
  - 11. Both parties waive any right to request a trial.
- 12. That all the requirements set out in the summary dissolution statutes have been met.

## **CONCLUSIONS OF LAW**

- 1. The Court has jurisdiction over this cause.
- 2. The marriage of the parties is irretrievably broken.
- 3. The division of assets and debts of the parties as set forth in Exhibit A is equitable and should be approved.
- 4. The parenting plan proposed by the parties and attached to the petition as Exhibit B is in the best interests of the child(ren) and should be approved.
- 5. The child support and medical support order attached as Exhibit C to the petition is a valid order for the child and medical support of the child(ren) of the parties.
  - 6. The parties waive any right to maintenance and upon entry of this final

$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$	decree irrevocably waive their respective rights to appeal or move for a trial on the
$\begin{bmatrix} 2 \\ 3 \end{bmatrix}$	terms of the dissolution of the marriage.
	terms of the dissolution of the marriage.
5	FROM THE FOREGOING FINDINGS AND CONCLUSIONS, THE COURT ENTERS THE FOLLOWING DECREE:
	ENTERS THE FOLLOWING DECREE:
6 7	1. The marriage of the parties is dissolved.
8 9	2. The former name of Spouse # is restored as requested to
10	3. The assets and debts of the parties shall be distributed between them
11	3. The assets and debts of the parties shall be distributed between them equitably in accordance with Exhibit A to the petition. Both parties shall promptly
12	sign all documents reasonably necessary to accomplish this distribution of assets and
13	debts.
14	4. The Court hereby adopts Exhibit B as the Final Parenting Plan governing
15	the parties and minor children, and Exhibit B is hereby incorporated as part of this
16	Final Decree by reference as if fully restated herein.
17	5. The Court acknowledges that a valid Child Support and Medical Support
18	Order has been entered and is attached as Exhibit C to the petition.
19	
20	ENTERED this,
21	DIGEDICE COLIDE HIDGE
22	DISTRICT COURT JUDGE
23	
24	
25	
26	
27	

1 2	(USE THIS FORM ONLY IF YOU WISH TO STOP THE PROCEEDING BEFORE THE JUDGE HAS SIGNED THE FINAL DECREE)
3	
4	
5	
6	
7	
8 9	MONTANA JUDICIAL DISTRICT COURT, COUNTY
10	IN RE THE MARRIAGE OF
11	, Cause No
12	Spouse #1,
13	and
14	,
15	Spouse #2.
16	NOTICE TO REVOKE PETITION FOR SUMMARY DISSOLUTION
17	I,, hereby request the Court to revoke the
18	Petition for Summary Dissolution of Marriage because:
19	1 I have decided to return to my spouse and continue the marriage.
20	2 I want to change to the regular dissolution procedure.
21	3 A spouse in the marriage is pregnant.
22   23	I certify that a copy of this Notice was mailed to my spouse at the following
24	address, first-class mail,
25	postage-prepaid, on the day of, 20
26	DATED THIS day of, 20
27	

## SUMMARY DISSOLUTION EXHIBIT A

## **DIVISON OF ASSETS AND DEBTS**

The following is a description of our assets and debts and how our assets and debts should be divided between us:

ASSETS:		CHECK ONE:		
Describe the Asset (car, bank account, etc.)	Approximate Value	Spouse #1 gets these:	Spouse #2 gets these:	
_				

Be specific in description of assets. The value should be determined taking current fair market value minus debt owed on item.

DEBTS:		CHECK ONE:		
Describe the Debt (name of credit card,	Approximate Amount of Debt:	Spouse #1 pays	Spouse #2 pays	
bank account, etc.)	Amount of Deot.	these:	these:	

## SUMMARY DISSOLUTION EXHIBIT B

Parent #1 Name:

## **FINAL PARENTING PLAN**

a.

## 1. IDENTIFICATION OF THE PARTIES

	Address:	
b.	Parent #2 Name:	
	Address:	
2.	IDENTIFICATION OF THE CHILD(REN)	
This paren	ating plan applies to the following minor child(ren) of	of the parties:
_	st and last):	_
	sidence for last six months:	
Name (firs	st and last):	Date of Birth: / /
State of re	sidence for last six months:	
	st and last):	
State of re	sidence for last six months:	
Name (firs	st and last):	Date of Birth: / /
	sidence for last six months:	
Name (firs	st and last):	Date of Birth: / /
State of re	sidence for last six months:	
If needed,	attach additional sheets as Exhibit	

## 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, in a way that minimizes the need for future amendment to the final parenting plan;

- e. To set forth the authority and responsibilities of each parent with respect to the minor child(ren);
- f. To encourage the parents, when appropriate under 40-4-234, to meet their responsibilities to their minor children through agreements in the parenting plan rather than through judicial intervention.

## 4. RESIDENTIAL SCHEDULE FOR THE CHILD(REN)

The provisions set forth below in Paragraphs 4(a)-(i) are one way to write your residential schedule. This schedule is designed to provide for the child(ren)'s changing needs as they grow and mature. It specifies the periods of time during which the child(ren) will reside with each parent, including holidays, vacations, and other special occasions. If you choose not to use the provisions provided, you may write your own schedule in Paragraph 4(j) below.

in

<ul> <li>[] There are no child(ren) under school age.</li> <li>[] There are child(ren) under school age, but the school schedule set for 4(b) below shall apply to the child(ren) regardless of their age(s).</li> <li>[] Prior to enrollment in school, the child(ren) shall reside primarily we the [] Parent #1 / [] Parent #2, except for the following days and the when the other parent shall have parenting time with the child(ren):</li> <li>or</li> <li>[] Describe the residential schedule for the minor child(ren) prior to the enrollment in school:</li> <li>School Schedule (Choose One):</li> <li>[] Upon enrollment in school, the child(ren) shall reside with the</li> </ul>	School Schedule (Choose One):
[] There are child(ren) under school age, but the school schedule set for 4(b) below shall apply to the child(ren) regardless of their age(s).  [] Prior to enrollment in school, the child(ren) shall reside primarily we the [] Parent #1 / [] Parent #2, except for the following days and ti when the other parent shall have parenting time with the child(ren):  or  [] Describe the residential schedule for the minor child(ren) prior to the enrollment in school:  School Schedule (Choose One):  [] Upon enrollment in school, the child(ren) shall reside with the [] Parent #1 / [] Parent #2, except for the following days and times we the other parent shall have parenting time with the child(ren):	· · · · · · · · · · · · · · · · · · ·
[] Prior to enrollment in school, the child(ren) shall reside primarily we the [] Parent #1 / [] Parent #2, except for the following days and time when the other parent shall have parenting time with the child(ren):  or [] Describe the residential schedule for the minor child(ren) prior to the enrollment in school:  School Schedule (Choose One): [] Upon enrollment in school, the child(ren) shall reside with the [] Parent #1 / [] Parent #2, except for the following days and times we the other parent shall have parenting time with the child(ren):  or	There are child(ren) under school age, but the school schedule set forth
Describe the residential schedule for the minor child(ren) prior to the enrollment in school:  School Schedule (Choose One):  Upon enrollment in school, the child(ren) shall reside with the  Parent #1 / [] Parent #2, except for the following days and times we the other parent shall have parenting time with the child(ren):  or	Prior to enrollment in school, the child(ren) shall reside primarily with the [] Parent #1 / [] Parent #2, except for the following days and times when the other parent shall have parenting time with the child(ren):
[ ] Describe the residential schedule for the minor child(ren) prior to the enrollment in school:  School Schedule (Choose One):  [ ] Upon enrollment in school, the child(ren) shall reside with the  [ ] Parent #1 / [ ] Parent #2, except for the following days and times we the other parent shall have parenting time with the child(ren):  or	·
enrollment in school:  School Schedule (Choose One):  [] Upon enrollment in school, the child(ren) shall reside with the  [] Parent #1 / [] Parent #2, except for the following days and times w the other parent shall have parenting time with the child(ren):  or	
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[ ] Upon enrollment in school, the child(ren) shall reside with the [ ] Parent #1 / [ ] Parent #2, except for the following days and times w the other parent shall have parenting time with the child(ren):  or	
Parent #1 / [] Parent #2, except for the following days and times w the other parent shall have parenting time with the child(ren):  or	ool Schedule (Choose One):
the other parent shall have parenting time with the child(ren):  or	Upon enrollment in school, the child(ren) shall reside with the
or	Parent #1 / [] Parent #2, except for the following days and times when
	the other parent shall have parenting time with the child(ren):
[ ] Describe the residential schedule for the minor child(ren):	
	Describe the residential schedule for the minor child(ren):

Ho:	-	schedule shall apply. The school year			
	or pre-school schedule set forth a	above shall apply.			
or [ ]	The following schedule shall approcessions listed below:	oly for the holidays and special			
<b>XX</b> 7;	th Parent #1	With Parent #2			
	pecify Odd/ Even/Every Year)	(Specify Odd/ Even/Every			
10	Holiday/Spec	rial Occasion			
Ne	w Year's Day				
	artin Luther King Day*				
	esidents' Day*				
Eas	_				
	other's Day				
	emorial Day*				
	her's Day				
Jul	y 4th	•			
Lal	oor Day*				
Ha	lloween				
Ve	terans' Day*				
	anksgiving				
	ristmas Eve				
	ristmas Day				
	other's Birthday				
	her's Birthday				
Chi	ild(ren)'s Birthday(s)				
	oose All That Apply:				
[]	at a.m. and end at p	olidays/special occasions shall begin o.m.			
[]	Holidays which fall on a Friday considered three day holidays (as	or a Monday and which are traditionally s noted by an asterisk (*) above)			
[]	shall not/[] shall include the Sat	urday and Sunday immediately			
	preceding or following the holid				
[]		y and time)			
	and shall extend until (day and ti	me)			

[]	Christmas Eve shall begin on (day and time)
	and shall extend until (day and time)
[]	Christmas Day shall begin on (day and time)
r 1	and shall extend until (day and time)
[]	The child(ren)'s school attendance shall take priority over the holiday and special day schedule. The child(ren) shall not miss school because of the holiday or special occasion schedule.
Win	ter Vacation (Choose One):
[]	No winter vacation schedule shall apply. The school year or pre-
0.44	school schedule set forth above shall apply.
or []	(i) The parent exercising parenting time with the child(ren) on
Chri	stmas Eve (as outlined above) shall have the following additional nting time with the child(ren) over winter vacation:
_	The parent exercising parenting time with the child(ren) on Christmas
•	(as outlined above) shall have the following additional parenting time the child(ren) over winter vacation:
•	(as outlined above) shall have the following additional parenting time
with or	(as outlined above) shall have the following additional parenting time the child(ren) over winter vacation:
with or []	(as outlined above) shall have the following additional parenting time the child(ren) over winter vacation:
with or	(as outlined above) shall have the following additional parenting time the child(ren) over winter vacation:  Describe the residential schedule for the child(ren)'s winter vacation:
with or [] Sum []	(as outlined above) shall have the following additional parenting time the child(ren) over winter vacation:  Describe the residential schedule for the child(ren)'s winter vacation:  amer Vacation (Choose One):
with or [] Sum []	(as outlined above) shall have the following additional parenting time the child(ren) over winter vacation:  Describe the residential schedule for the child(ren)'s winter vacation:  amer Vacation (Choose One):  No summer vacation schedule shall apply. The school year or pre-
with or [] Sum [] scho	(as outlined above) shall have the following additional parenting time the child(ren) over winter vacation:  Describe the residential schedule for the child(ren)'s winter vacation:  amer Vacation (Choose One):  No summer vacation schedule shall apply. The school year or presol schedule set forth above shall apply.  The child(ren) shall reside with the [] Parent #1 / [] Parent #2 during
with or [] Sum [] scho or [] sum	(as outlined above) shall have the following additional parenting time the child(ren) over winter vacation:  Describe the residential schedule for the child(ren)'s winter vacation:  mer Vacation (Choose One):  No summer vacation schedule shall apply. The school year or presol schedule set forth above shall apply.  The child(ren) shall reside with the [] Parent #1 / [] Parent #2 during mer vacations, except for the following days and times when the
with or [] Sum [] scho or [] sum	(as outlined above) shall have the following additional parenting time the child(ren) over winter vacation:  Describe the residential schedule for the child(ren)'s winter vacation:  amer Vacation (Choose One):  No summer vacation schedule shall apply. The school year or presol schedule set forth above shall apply.  The child(ren) shall reside with the [] Parent #1 / [] Parent #2 during
with or [] Sum [] scho or [] sum	(as outlined above) shall have the following additional parenting time the child(ren) over winter vacation:  Describe the residential schedule for the child(ren)'s winter vacation:  mer Vacation (Choose One):  No summer vacation schedule shall apply. The school year or presol schedule set forth above shall apply.  The child(ren) shall reside with the [] Parent #1 / [] Parent #2 during mer vacations, except for the following days and times when the

[]	ng Break (Choose One):  No Spring Break schedule shall apply. The school year or pre-school
sche	dule set forth above shall apply.
or	
[]	The child(ren) shall reside with the [ ] Parent #1 / [ ] Parent #2during
	ng Break, except for the following days and times when the child(ren)
	be with the other parent:
or	
[]	Describe the residential schedule for the child(ren)'s Spring Break:
Otho	V
Oule	r Vacations with Parents
	r vacations with Parents ribe the schedules for any other vacations with the parents:
Desc	ribe the schedules for any other vacations with the parents:
Desc	ribe the schedules for any other vacations with the parents:
Prior If the	ribe the schedules for any other vacations with the parents:  rities under the Residential Schedule e residential schedule outlined above results in a conflict where the
Prior If the child	ribe the schedules for any other vacations with the parents:  rities under the Residential Schedule e residential schedule outlined above results in a conflict where the (ren) are scheduled to be with both parents at the same time, the conflic
Prior If the child	ribe the schedules for any other vacations with the parents:  rities under the Residential Schedule e residential schedule outlined above results in a conflict where the (ren) are scheduled to be with both parents at the same time, the conflic be resolved by priority being given as follows:
Prior If the child shall	ribe the schedules for any other vacations with the parents:  rities under the Residential Schedule e residential schedule outlined above results in a conflict where the (ren) are scheduled to be with both parents at the same time, the conflic
Prior If the child shall	ribe the schedules for any other vacations with the parents:  rities under the Residential Schedule e residential schedule outlined above results in a conflict where the (ren) are scheduled to be with both parents at the same time, the conflic be resolved by priority being given as follows:
Prior If the child	ribe the schedules for any other vacations with the parents:  rities under the Residential Schedule residential schedule outlined above results in a conflict where the (ren) are scheduled to be with both parents at the same time, the conflic be resolved by priority being given as follows: Rank the order of priority, with 1 being the highest priority
Prior If the child shall	ribe the schedules for any other vacations with the parents:  rities under the Residential Schedule residential schedule outlined above results in a conflict where the (ren) are scheduled to be with both parents at the same time, the conflic be resolved by priority being given as follows: Rank the order of priority, with 1 being the highest priority Preschool and School Schedule
Prior If the child shall	ribe the schedules for any other vacations with the parents:  rities under the Residential Schedule residential schedule outlined above results in a conflict where the (ren) are scheduled to be with both parents at the same time, the conflic be resolved by priority being given as follows: Rank the order of priority, with 1 being the highest priority Preschool and School Schedule Holidays/Special Occasions
Prior If the child shall	ribe the schedules for any other vacations with the parents:  rities under the Residential Schedule residential schedule outlined above results in a conflict where the (ren) are scheduled to be with both parents at the same time, the conflic be resolved by priority being given as follows: Rank the order of priority, with 1 being the highest priority Preschool and School Schedule Holidays/Special Occasions Winter/Summer/Spring Break Vacations
Prior If the child shall	ribe the schedules for any other vacations with the parents:  rities under the Residential Schedule residential schedule outlined above results in a conflict where the (ren) are scheduled to be with both parents at the same time, the conflic be resolved by priority being given as follows: Rank the order of priority, with 1 being the highest priority Preschool and School Schedule Holidays/Special Occasions Winter/Summer/Spring Break Vacations

(ii)	It is in the best interest(s) of the minor child(ren) that
[ ] P	arent #1's/[] Parent #2's parenting time be subject to the following
cond	litions:
	How Often/ For How Long:
	Where:
	Supervised by Whom:
	The supervised and limited visitation conditions shall take priority any other terms of the residential schedule above.
over (iv) follo treat #1/[ visit	If [] Parent #1 /[] Parent #2 has completed the following and has swed through with any and all recommendations by the evaluator, ement counselor, and/or other professional recommendations, [] Parent Parent #2 agrees to consider a modification to allow less restricted ation after months of supervised and limited visitation. (Check
over (iv) follo treat #1/[ visit All	If [] Parent #1 /[] Parent #2 has completed the following and has swed through with any and all recommendations by the evaluator, ement counselor, and/or other professional recommendations, [] Parent Parent #2 agrees to consider a modification to allow less restricted ation after months of supervised and limited visitation. (Check That Apply):
(iv) follo treat #1/[ visit All '	If [] Parent #1 /[] Parent #2 has completed the following and has swed through with any and all recommendations by the evaluator, ement counselor, and/or other professional recommendations, [] Parent Parent #2 agrees to consider a modification to allow less restricted ation after months of supervised and limited visitation. (Check That Apply):  Alcohol/drug evaluation
(iv) follo treat #1/[ visit All '	If [] Parent #1 /[] Parent #2 has completed the following and has swed through with any and all recommendations by the evaluator, ement counselor, and/or other professional recommendations, [] Parent Parent #2 agrees to consider a modification to allow less restricted ation after months of supervised and limited visitation. (Check That Apply):  Alcohol/drug evaluation Substance abuse treatment
(iv) follo treat #1/[ visit All '	If [] Parent #1 /[] Parent #2 has completed the following and has swed through with any and all recommendations by the evaluator, ement counselor, and/or other professional recommendations, [] Parent Parent #2 agrees to consider a modification to allow less restricted ation after months of supervised and limited visitation. (Check That Apply):  Alcohol/drug evaluation Substance abuse treatment Psychological evaluation
(iv) follo treat #1/[ visit All '	If [] Parent #1 /[] Parent #2 has completed the following and has been through with any and all recommendations by the evaluator, ement counselor, and/or other professional recommendations, [] Parent Parent #2 agrees to consider a modification to allow less restricted ation after months of supervised and limited visitation. (Check That Apply):  Alcohol/drug evaluation Substance abuse treatment Psychological evaluation Anger management counseling
over (iv) follo treat #1/[ visit	If [] Parent #1 /[] Parent #2 has completed the following and has swed through with any and all recommendations by the evaluator, ement counselor, and/or other professional recommendations, [] Parent Parent #2 agrees to consider a modification to allow less restricted ation after months of supervised and limited visitation. (Check That Apply):  Alcohol/drug evaluation Substance abuse treatment Psychological evaluation

j.

# 5. DESIGNATION OF CUSTODIAN

determ custodi respons	ourpose of all other state and federal statutes which require a designation or nation of custody, [] Parent #1 /[] Parent #2 shall be designated the n. However, this designation shall not affect either parent's rights and bilities under this parenting plan.  6. TRANSPORTATION IGEMENTS (Choose All That Apply):
	ransportation arrangements for the child(ren) between parents shall be as
	nless both parents agree upon a different meeting place, the exchange of the a) shall be at:
[]	ransportation costs shall be distributed as follows:
	[] Parent #1 /[] Parent #2 is more than minutes late to pick the a) up for a visit, that visit shall be canceled.
,	TELEPHONE CONTACT (Choose One):
permitt	Thile the child(ren) reside with one parent, the other parent shall be d to speak with the child(ren) at reasonable times.  Thile the child(ren) reside with one parent, the other parent shall be d to speak with the child(ren) at the following times only:
	CO-PARENTING GUIDELINES (Choose All That Apply):
child(re	ach parent shall promote a healthy, beneficial relationship between the n) and the other parent and shall not demean or speak out negatively in any that would damage the relationship between either parent and the n).
a partic substitut fairly r reasona much r	ach parent shall notify the other parent at least days in advance when the parenting time shall not be exercised. The missed time shall not be ed unless mutually agreed to by both parents. The parents are expected to odify visitation when family necessities, illnesses, or other commitments oly so require. The requesting parent shall act in good faith and give as office as circumstances permit.

their scheduled time with the other parent. These clothes are to be considered the
child(ren)'s clothes and shall be returned with the child(ren).
[] Each parent shall provide separate clothes for the child(ren) at their own
residence, unless mutually agreed to by both parents. In the cold months of the
year, both parents are required to have adequate boots, gloves, hats, and jackets for
the child(ren), unless mutually agreed to by both parents.

check parent ensure [ ] regula curric [ ] Apply [ ]	Persons abusing alcohol or using illegal drugs within 24 hours of contact he child(ren). This includes the abuse of alcohol or the use of illegal drugs by trent.  Smoking environment.  Use of profane language.  Removal of the child(ren) from Montana, except as authorized by the Court or mutually agreed to by both parents.  Other:  Other:  Any violation of these terms will result in the immediate termination of that parent's contact with the child(ren).  Relationships between the child(ren) and relatives and family friends on both sides of the family shall be protected and encouraged. The parents shall have
	their child(ren) maintain ties with both parents' relatives. In Montana, grandparents have a legal right to request a court to order reasonable visitation with their grandchild(ren), if it is in the best interest(s) of the
	child(ren). Usually the child(ren) will visit with Parent #1's relatives during times the child(ren) are with Parent #1 and with Parent #2's relatives during times they are with Parent #2.
	9. DECISION-MAKING
a.	Day-to-Day Decisions
contro	parent shall be authorized to make decisions regarding the day-to-day care and of of the child(ren) while the child(ren) are residing with that parent, unless or t as provided below (Choose All That Apply):  [] Sole decision making shall be granted to [] Parent #1 /[] Parent #2 for the following reasons:

<u>-----</u>

[ ] Major decisions concerning the child(ren) is education shall be made
by [] Parent #1 /[] Parent #2 /[] both parents jointly.
[] Major decisions concerning the non-emergency health care of the
child(ren) shall be made by [] Parent #1 / [] Parent #2 / [] both parents
jointly.
[] Major decisions concerning the spiritual development of the child(ren)
shall be made by [] Parent #1 / [] Parent #2 [] both parents jointly.
[] 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:
[] Other:
[ ] Other:

## b. Emergency Decisions

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

## 10. ACCESS TO INFORMATION

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

[] shall		appropriate that the personal information of [] Parent #1 / [] Parent #2 in confidential and shall not be provided to the other parent because:
	11.	RESIDENTIAL CHANGES
signi shall 30 da revis adop the w	be ser ays bef ed resi ted the	by Mont. Code Ann. § 40-4-217, if a parent's change in residence will y affect the other parent's contact with the child(ren), written notice wed personally or sent by certified mail to the other parent not less than fore the proposed change in residence and must include a proposed dential schedule. Proof of service must be filed with the court that parenting plan. Failure of the parent who receives notice to respond to notice or to seek amendment of the residential schedule within the 30-constitutes acceptance of the proposed revised residential schedule.
	12.	REVIEW OF PARENTING PLAN (Optional)
[]	The 1	parents will review this parenting plan at the following times:
	13.	DISPUTE RESOLUTION
		ing shall apply when disputes arise between the parents in carrying out g this parenting plan (Choose One):
		No alternative dispute resolution process, except court action, shall apply unless ordered at the discretion of the Court.
	[]	No alternative dispute resolution process is appropriate. The following limiting factors exist, as provided in Mont. Code Ann. § 40-4-219(9) (Choose All That Apply):
	[]	This is a case of physical abuse or threat of physical abuse by one parent against the other parent or the child(ren).
	[]	A parent has been convicted of deliberate homicide, mitigated deliberate homicide, sexual assault, sexual intercourse without consent, deviate sexual conduct with an animal, incest, aggravated promotion of prostitution of a child, endangering the welfare of children, partner or family member assault, or sexual abuse of children.

[]	a.	Disputes between the parents shall be submitted to mediation,
	<u> </u>	or arbitration by:
b.		ost of this process shall be allocated between the parents as follows
	`	se One):
	[]	Based on each parent's proportional share of income as determined
		from the child support worksheet.
	[]	As determined in the dispute resolution process.
		Parent #1:%, Parent #2:%.
c.	A pare	ent will begin the dispute resolution process by notifying the other
	parent	by written request sent by certified mail.
d.	In the	dispute resolution process:
	(i)	Preference shall be given to carrying out this parenting plan.
	(ii)	Unless an emergency exists, the parents shall use the designated
proces	ss to re	solve disputes relating to implementation of the plan, except those
-		ancial support.
	(iii)	A written record shall be prepared of any agreement or arbitration
	()	award reached in counseling or mediation, and a copy shall be
		provided to each parent.
	(iv)	If the court finds that a parent has used or frustrated the dispute
	(11)	resolution process without good reason, the court may award
		attorney's fees and financial sanctions to the other parent.
	(v)	The parents have the right of review from the dispute resolution
	( )	process to the district court.
		process to the district court.
	14.	OTHER PROVISIONS:

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 Mont. Code Ann. §§ 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.

Declaration for Proposed Parenting Plan (Only complete the following section if this is a Proposed Parenting Plan. Do not date and sign if this is the Final Parenting Plan.)

I declare under penalty of perjury that the foregoing is true and correct.

DATED:	Parent #1	
	At	_, Montana
DATED:	Parent #2	
	At	_, Montana
Order by the Court (Leave the follow Court if this document is adopted as	C	be completed by the
DATED this day of	, 20	_•
	DISTRICT COURT JUI	DGE

# **EXHIBIT C**

# COPY OF CHILD SUPPORT AND MEDICAL SUPORT ORDER

Attached is a certified copy of the administrative or court order establishing child support and medical support for our child(ren)