

APPENDIX 1

Pretrial Order

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**FILED**  
**OCT 31 2017**  
**KATHY MARTIN**  
**WALLA WALLA COUNTY CLERK**

Superior Court of Washington  
County of Walla Walla

In re the Marriage of:

ALICIA ANNE MARROQUIN

Petitioner,

and

RAUL MARROQUIN

Respondent.

No. 16 3 00170-4

PRE TRIAL ORDER

THIS MATTER having come on for hearing before the undersigned Judge of the above entitled Court, upon Respondent's request to take live testimony; the Petitioner, Alicia Marroquin, appearing by and through her Attorney, Michael S. Mitchell, and the Respondent appearing through his attorney, Bridie Monahan Hood; having heard argument of counsel, and, otherwise, being fully informed in the premises, now, therefore, make the following:

FINDINGS OF FACT

1. That the parties have engaged in mediation and agreed on all issues other than whether there ~~will~~<sup>SHOULD</sup> be a downward deviation of child support based on residential time;
2. That the mediated agreement indicates that the issue of a downward deviation due to residential time shall be litigated;
3. That Respondent requested that live testimony be taken on that issue;
4. That the Respondent also requested further discovery in the matter;

From the foregoing Findings of Fact, the Court draws the following:

1  
2 CONCLUSIONS OF LAW

- 3  
4 1. That live testimony is not necessary regarding the downward deviation;  
5 2. That Respondent is entitled to the requested discovery, which has been provided;

6 ORDER

7 Having made and entered the foregoing Findings of Fact and  
8 Conclusions of Law, it is hereby:

9 **ORDERED:**

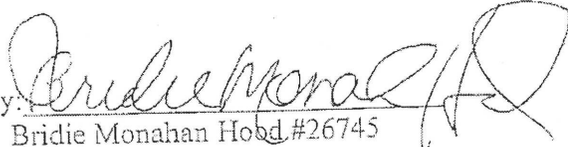
- 10 1. Respondent shall submit a brief and declaration to support his request for a  
11 downward deviation in child support due to the residential schedule.  
12 2. Petitioner is entitled to respond.  
13 3. That Petitioner's request for live testimony is denied, and the written record will be  
14 the record for any appeal.  
15 4. Petitioner shall provide the requested credit card information and information  
16 requested by the Respondent's attorney in her letter of October 4, 2017.

17 **OCT 31 2017**  
18 DONE this \_\_\_\_\_ day of October, 2017

19 M. SCOTT WOLFRAM

20   
21 \_\_\_\_\_  
22 JUDGE

23 Presented by:

19  
20 By:   
21 Bridie Monahan Hobd #26745

22 Notice of Presentment waived:  
23

\_\_\_\_\_  
Michael S. Mitchell #

APPENDIX 2

Final Child Support Order

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**FILED**  
DEC 12 2017  
KATHY MARTIN  
WALLA WALLA COUNTY CLERK

**Superior Court of Washington, County of Walla Walla**

In re: The Marriage of

Petitioner:

**Alicia Anne Marroquin**

And Respondent:

**Raul Marroquin**

No. 16-3-00170-4

Child Support Order

Final (ORS)

Clerk's action required: WSSR

**Final Child Support Order**

**1. Money Judgment Summary**

No money judgment is ordered.

**Findings and Orders**

**2.** The court orders child support as part of this family law case. This is a final order.

**3.** The *Child Support Schedule Worksheets* attached or filed separately are approved by the court and made part of this Order.

**4. Parents' contact and employment information**

Each parent must fill out and file with the court a *Confidential Information* form (FL All Family 001) including personal identifying information, mailing address, home address, and employer contact information.

**Important!** If you move or get a new job any time while support is still owed, you must:

- Notify the Support Registry, and
- Fill out and file an updated *Confidential Information* form with the court.

**Warning!** Any notice of a child support action delivered to the last address you provided on the *Confidential Information* form will be considered adequate notice, if the party trying to serve you has shown diligent efforts to locate you.

1  
2 **5. Parents' Income**

Alicia Marroquin	Raul Marroquin
Net monthly income [REDACTED] <i>(line 3 of the Worksheets)</i> This income is this parent's actual income <i>(after any exclusions approved below)</i> .	Net monthly income [REDACTED] <i>(line 3 of the Worksheets)</i> This income is this parent's actual income <i>(after any exclusions approved below)</i> .
Does this parent have income from overtime or a 2 <sup>nd</sup> job? No.	Does this parent have income from overtime or a 2 <sup>nd</sup> job? No.

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9 **6. Imputed Income**

To calculate child support, the court may *impute* income to a parent:

- whose income is unknown, or
- who the court finds is unemployed or under-employed by choice.

Imputed income is not actual income. It is an assigned amount the court finds a parent could or should be earning. (RCW 26.19.071(6))

Alicia Marroquin	Raul Marroquin
Does not apply. This parent's actual income is used.	Does not apply. This parent's actual income is used.

10  
11  
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15 **7. Limits affecting the monthly child support amount**

Does not apply. The monthly amount was not affected by the upper or lower limits in RCW 26.19.065.

16  
17 **8. Standard Calculation**

Parent Name	Standard calculation Worksheets line 17
Raul Marroquin	\$712 (average of two worksheets)
Alicia Marroquin	\$588 (average of two worksheets)

18  
19  
20  
21  
22  
23 **9. Deviation from standard calculation**

Should the monthly child support amount be different from the standard calculation?

No – The monthly child support amount ordered in section 10 is the same as the standard calculation listed in section 8 because there is no basis for a deviation from the standard calculation.

24  
25  
26  
27 **10. Monthly child support amount (transfer payment)**

After considering the standard calculation in section 8, and whether or not to apply a deviation in section 9, the court orders the following monthly child support amount (transfer payment).

Raul Marroquin must pay child support to Alicia Marroquin each month as follows for the children listed below (add lines for additional children if needed):

Child's Name	Age	Amount
1. A. Marroquin	4	\$712
Total monthly child support amount:		\$712

**11. Starting date and payment schedule**

The monthly child support amount must be paid starting November 1, 2017, on the following payment schedule:

~~in one payment each month by the 5<sup>th</sup> day of the month.~~ *Two payments one out of each paycheck.*

**12. Step Increase (for modifications or adjustments only)**

Does not apply.

*Bmt*  
*Mor*

**13. Periodic Adjustment**

Child support may be changed according to state law. The Court is not ordering a specific periodic adjustment schedule below.

*Important!* A party must file a Motion to Adjust Child Support Order (form FL Modify 521), and the court must approve a new Child Support Order for any adjustment to take effect.

**14. Payment Method**

**Registry** – Send payment to the Washington State Support Registry. The Division of Child Support (DCS) will forward the payments to the person owed support and keep records of all payments.

Address for payment: Washington State Support Registry  
PO Box 45868, Olympia, WA 98504

Phone number/s: 1 (800) 922-4306 or 1 (800) 442-5437

*Important!* If you are ordered to send your support payments to the Washington State Support Registry, and you pay some other person or organization, you will **not** get credit for your payment.

**DCS Enforcement (if Registry is checked above):**

DCS will enforce this order because one of the parties has already asked DCS for services.

**15. Enforcement through income withholding (garnishment)**

DCS or the person owed support can collect the support owed from the wages, earnings, assets or benefits of the parent who owes support, and can enforce liens against real or personal property as allowed by any state's child support laws without notice to the parent who owes the support.

*If this order is not being enforced by DCS and the person owed support wants to have support paid directly from the employer, the person owed support must ask the court to sign a separate wage assignment order requiring the employer to withhold wages and make payments. (Chapter 26.18 RCW.)*

1  
2 **16. End date for support**

3 Support must be paid for each child until:

4 the child turns 18 or is no longer enrolled in high school, whichever happens last, unless  
5 the court makes a different order in section **17**.

6 **17. Post-secondary educational support (for college or vocational school)**

7 **Reserved** – A parent or non-parent custodian may ask the court for post-secondary  
8 educational support at a later date without showing a substantial change of circumstances  
9 by filing a *Petition to Modify Child Support Order* (form FL Modify 501). The *Petition* must  
10 be filed *before* child support ends as listed in section **16**.

11 **18. Claiming children as dependents on tax forms**

12 The parties shall alternate the claiming of the exemption with Mother to claim in odd years  
13 and Father to claim in even years. Father's right to claim the exemption shall be  
14 contingent upon his being current in his child support obligation at the end of the calendar  
15 year.

16 *Warning! Under federal law, the parent who claims a child as a dependent may owe a tax penalty if the  
17 child is not covered by health insurance.*

18 **19. Health Insurance**

19 *Important! Read the Health Insurance Warnings at the end of this order.*

20 Raul Marroquin must pay the premium to provide health insurance coverage for the  
21 children. The court has considered the needs of the children, the cost and extent of  
22 coverage, and the accessibility of coverage.

23 The other parent must pay his/her proportional share\* of the premium paid. Health  
24 insurance premiums are included on the *Worksheets* (line 14). No separate payment is  
25 needed.

26 \* *Proportional share is each parent's percentage share of the combined net  
27 income from line 6 of the Child Support Schedule Worksheets.*

28 *Neither parent can be ordered to pay an amount towards health insurance premiums that is more than  
29 25% of his/her basic support obligation (Worksheets, line 19) unless the court finds it is in the best  
30 interest of the children.*

31 **20. Health insurance if circumstances change or court has not ordered**

32 If the parties' circumstances change, or if the court is not ordering how health insurance  
33 must be provided for the children in section **19**:

- 34
- 35 ▪ A parent, non-parent custodian, or DCS can enforce the medical support requirement.
  - 36 ▪ If a parent does not provide proof of accessible private insurance (insurance that can  
37 be used for the children's primary care), that parent must:
    - 38 • Get (or keep) insurance through his/her work or union, unless the insurance costs  
39 more than 25% of his/her basic support obligation (line 19 of the *Worksheets*),
    - 40 • Pay his/her share of the other parent's monthly premium up to 25% of his/her basic  
41 support obligation (line 19 of the *Worksheets*), or

- Pay his/her share of the monthly cost of any public health care coverage, such as Healthy Kids, BHP, or Medicaid, for which there is an assignment.

**21. Children's expenses not included in the monthly child support amount**

**Uninsured medical expenses** – Each parent is responsible for a share of uninsured medical expenses as ordered below. Uninsured medical expenses include premiums, co-pays, deductibles, and other health care costs not covered by insurance.

Children's Expenses for:	Raul Marroquin pays monthly	Alicia Marroquin pays monthly	Make payments to:	
			Person who pays the expense	Service Provider
Uninsured medical expenses	55.8%	44.2%	<input checked="" type="checkbox"/>	<input type="checkbox"/>

\* Proportional Share is each parent's percentage share of the combined net income from line 6 of the Child Support Schedule Worksheets.

**Other shared expenses:**

The parents will share the cost for the expenses listed below:

Children's Expenses for:	Raul Marroquin pays monthly	Alicia Marroquin pays monthly	Make payments to:	
			Person who pays the expense	Service Provider
Day care:	50%	50%	<input type="checkbox"/>	<input checked="" type="checkbox"/>
Education:	Proportional Share*	Proportional Share*	<input checked="" type="checkbox"/>	<input type="checkbox"/>

\* Proportional Share is each parent's percentage share of the combined net income from line 6 of the Child Support Schedule Worksheets.

**A person receiving support can ask DCS to collect:**

- expenses owed directly to him/her.
- reimbursement for expenses the person providing support was ordered to pay.
- an order for a money judgment that s/he got from the court.

**22. Past due child support, medical support and other expenses**

This order does not address any past due amounts or interest owed.

**23. Overpayment caused by change**

Does not apply.

**24. Other Orders**

All the *Warnings* below are required by law and are incorporated and made part of this order.

1  
2 Ordered.

3  
4 DEC 12 2017

M. SCOTT WOLFRAM

5 Date

  
~~Judge or Commissioner~~

6 Petitioner and Respondent or their lawyers fill out below:

7 This document is presented by me

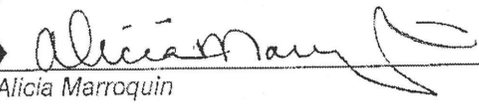
This document is approved as to form  
Notice of presentment waived

8  
9   
MICHAEL S. MITCHELL, WSBA #8678  
Attorney for Petitioner

10   
BRIDE HOOD, WSBA #26745  
Attorney for Respondent

11 **Parent or Non-Parent Custodian applies for DCS enforcement services:**

12 I ask the Division of Child Support (DCS) to enforce this order. I understand that DCS will keep \$25 each year  
13 as a fee if DCS collects more than \$500, unless I ask to be excused from paying this fee in advance. (You may  
call DCS at 1-800-442-5437. DCS will not charge a fee if you have ever received TANF, tribal TANF, or AFDC.)

14   
Alicia Marroquin

15 Date 11/20/17

16 **All the warnings below are required by law and are part of the**  
17 **order. Do not remove.**

18 **Warnings!**

19 **If you don't follow this child support order...**

- 20
  - DOL or other licensing agencies may deny, suspend, or  
21 refuse to renew your licenses, including your driver's  
license and business or professional licenses, and
  - Dept. of Fish and Wildlife may suspend or refuse to  
22 issue your fishing and hunting licenses and you may  
23 not be able to get permits. (RCW 74.20A.320)

**If you receive child support...**

- You may have to:
- Document how that support and any cash received for  
the children's health care was spent.
  - Repay the other parent for any day care or special  
expenses included in the support if you didn't actually  
have those expenses. (RCW 26.19.080)

24 **Health Insurance Warnings!**

25 **Both parents** must keep the Support Registry informed whether or not they have access to health insurance for the children  
26 at a reasonable cost, and provide the policy information for any such insurance.  
\* \* \*

27 **If you are ordered to provide children's health insurance...**

You have 20 days from the date of this order to send:

- 28
  - proof that the children are covered by insurance, or
  - proof that insurance is not available as ordered.

Send your proof to the other parent or to the Support Registry (if your payments go there).

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If you do **not** provide proof of insurance:

- The other parent or the support agency may contact your employer or union, without notifying you, to ask for direct enforcement of this order (*RCW 26.18.170*), and
- The other parent may:
  - Ask the Division of Child Support (DCS) for help,
  - Ask the court for a contempt order, or
  - File a Petition in court.

Don't cancel your children's health insurance without the court's approval, unless your job ends and you can no longer get or continue coverage as ordered in section **19** through your job or union. If your insurance coverage for the children ends, you must notify the other parent and the Support Registry.

If an insurer sends you payment for a medical provider's service:

- you must send it to the medical provider if the provider has not been paid; or
- you must send the payment to whoever paid the provider if someone else paid the provider; or
- you may keep the payment if you paid the provider.

If the children have public health care coverage, the state can make you pay for the cost of the monthly premium.

**Always** inform the Support Registry and other parent if your access to health insurance changes or ends.

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APPENDIX 3

Findings of Fact and Conclusions of Law

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3 FILED  
KATHY MARTIN  
COUNTY CLERK

4  
5 2017 DEC 11 A 11:16

6 WALLA WALLA COUNTY

7  
8 Superior Court of Washington, County of Walla Walla

9 In re the marriage of:

10 Petitioner:

11 Alicia Anne Marroquin

12 And Respondent:

13 Raul Marroquin

14 No. 16-3-001704

15 Findings and Conclusions about a Marriage  
(FNFLC)

16 **Findings and Conclusions about a Marriage**

17 **1. Basis for findings and conclusions**

18 Spouses' agreement.

19 ***The Court makes the following findings of fact and conclusions of law:***

20 **2. Notice**

21 The Respondent has appeared in this case, or has responded to or joined the *Petition*.

22 **3. Jurisdiction over the marriage and the spouses**

23 At the time the *Petition* was filed, the Petitioner and Respondent lived in Washington State.

24 **Conclusion:** The court has jurisdiction over the marriage.

25 The court has jurisdiction over the Respondent.

26 **4. Information about the marriage**

27 The spouses were married on *July 21, 2012* at Walla Walla, Washington.

28 **5. Separation Date**

The marital community ended on *June 23, 2016*. The parties stopped acquiring community property and incurring community debt on this date.

**E-MAILED**

12/12/2017

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**6. Status of the marriage**

**Divorce** – This marriage is irretrievably broken, and it has been 90 days or longer since the *Petition* was filed and the *Summons* was served or the Respondent joined the *Petition*.

**Conclusion:** The Petition for divorce should be approved.

**7. Separation Contract**

The spouses signed a mediated Settlement Agreement on August 31, 2017, a copy of which is attached hereto and incorporated by reference herein.

**Conclusion:** The parties should be ordered to comply with the mediated terms of the Settlement Agreement.

**8. Real Property (land or home)**

The spouses' real property is listed in the mediated Settlement Agreement described in **7**.

**Conclusion:** The division of real property described in the final order is fair (just and equitable).

**9. Community Personal Property (possessions, assets or business interests of any kind)**

The spouses' community personal property is listed in the mediated Settlement Agreement described in **7**.

**Conclusion:** The division of community personal property described in the final order is fair (just and equitable).

**10. Separate Personal Property (possessions, assets or business interests of any kind)**

The spouses' separate personal property is listed in the mediated Settlement Agreement described in **7**.

**Conclusion:** The division of separate personal property described in the final order is fair (just and equitable).

**11. Community Debt**

The spouses' community debt is listed in the mediated Settlement Agreement described in **7**.

**Conclusion:** The division of community debt described in the final order is fair (just and equitable).

**12. Separate Debt**

The spouses' separate debt is listed in the mediated Settlement Agreement described in **7**.

**Conclusion:** The division of separate debt described in the final order is fair (just and equitable).

1  
2 **13. Spousal Support** (maintenance/alimony)

3 — Spousal support was **not** requested.

4 **Conclusion:** Spousal support should **not** be ordered because spousal support was not  
5 requested

6 **14. Fees and Costs**

7 Each party should pay his/her own fees or costs.

8 **15. Protection Order**

9 No one requested an *Order for Protection* in this case.

10  
11 **Conclusion:** The court should **not** approve an *Order for Protection* because an *Order for*  
12 *Protection* was not requested.

13 **16. Restraining Order**

14 No one requested a *Restraining Order* in this case.

15 **Conclusion:** The court should **not** approve a *Restraining Order* because a *Restraining*  
16 *Order* was not requested.

17 **17. Pregnancy**

18 Neither spouse is pregnant.

19 **Conclusion:** Neither spouse is pregnant.

20 **Note:** The law considers the other spouse to be the parent of any child born during the marriage or  
21 within 300 days after it ends. If the other spouse is **not** the parent, either spouse may file a *Petition to*  
22 *Disprove Parentage of Presumed Parent* (FL Parentage 355) in court. In most cases, the deadline to file  
23 the *Petition to Disprove* is before the child turns four. (See RCW 26.26.116, 26.26.500 – 26.26.625.)  
24 If everyone agrees, both spouses and the child's biological father can sign an *Acknowledgment (and*  
25 *Denial) of Paternity*. Those forms must be notarized and filed with the Washington State Registrar of  
26 Vital Statistics to be valid.

25 **18. Children of the marriage**

26 The spouses have the following children together who are still dependent (*only list children*  
27 *the spouses have together, not children from other relationships*):

28

Child's name	Age
1. A. Marroquin	4
2.	

1  
2 **19. Jurisdiction over the children** (RCW 26.27.201 – .221, .231, .261, .271)

3 The court can approve a *Parenting Plan* for the children the spouses have together  
4 because (check all that apply; if a box applies to all of the children, you may write "the  
5 children" instead of listing names):

6 **Exclusive, continuing jurisdiction** – A Washington court has already made a  
7 custody order or parenting plan for the children, and the court still has authority to  
8 make other orders for  **Marroquin**.

9 **20. Parenting Plan**

10 The court signed the final *Parenting Plan* filed separately today.

11 **21. Child Support**

12 The dependent children should be supported according to state law.

13 The court signed the final *Child Support Order* and *Worksheets* filed separately  
14 today.

15 **22. Other findings or conclusions (if any)**

16 N/A

17  
18 12/11/17                      M. Scott Wilson  
19 Date                                      Judge or Commissioner

20 **Petitioner and Respondent or their lawyers fill out below.**

21 This document (check any that apply):  
22 is presented by me

23 M.S.  
24 MICHAEL S. MITCHELL, WSBA #8678  
25 Attorney for Petitioner

26 This document (check any that apply):  
27 is approved by

28 Bridie Monahan Hood  
BRIDIE MONAHAN HOOD, WSBA #26745  
Attorney for Respondent

APPENDIX 4  
Final Divorce Order

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FILED  
KATHY MARTIN  
COUNTY CLERK  
2017 DEC 11 A 11:16  
COUNTY

Superior Court of Washington, County of Walla Walla

In re the marriage of:

No. 16-3-001704

Petitioner:

Final Divorce Order (Dissolution Decree) (DCD)

Alicia Anne Marroquin

Clerk's action required: 1, 2, 6, 13, 14, 16

And Respondent:

Judgment 17 9 00970 5

Raul Marroquin

Final Divorce Order

1. Money Judgment Summary

No money judgment is ordered.

2. Summary of Real Property Judgment (land or home)

Summarize any real property judgment from section 7 in the table below.

Grantor's name	Grantee's name	Real Property (fill in at least one)	
Alicia Marroquin	Raul Marroquin	Assessor's property tax parcel or account number:	Legal description of property awarded (lot/block/plat/section, township, range, county, state)
		36-07-32-55-0521	Lot 21 in Block 5 of Meadow View, an Addition to the City of Walla Walla, according to the Official Plat recorded in Volume F of Plats at Page 29, records of Walla Walla County.  Situated in the City and County of Walla Walla, State of Washington.
Lawyer (name): Michael S. Mitchell		represents (name): Petitioner	
Lawyer (name): Bridie Monahan-Hood		represents (name): Respondent	

4/6



EMAILED

12/2/2017

1  
2> **The court has made Findings and Conclusions in this case and now Orders:**

3 **3. Marriage**

4 This marriage is dissolved. The Petitioner and Respondent are divorced.

5 **4. Name Changes**

6 Neither spouse asked to change his/her name.

7 **5. Separation Contract**

8 The spouses must comply with the terms of mediated Settlement Agreement signed on  
9 August 31, 2017. This agreement is attached as an Exhibit and made part of this Order.

10 **6. Money Judgment** (*summarized in section 1 above*)

11 None.

12 **7. Real Property** (land or home) (*summarized in section 2 above*)

13 The real property is divided according to the mediated Settlement Agreement described in  
14 **5** above.

15 **8. Petitioner's Personal Property** (possessions, assets or business interests of any kind)

16 The personal property listed as Petitioner's in the mediated Settlement Agreement  
17 described in **5** above is given to Petitioner as her separate property.

18 **9. Respondent's Personal Property** (possessions, assets or business interests of any kind)

19 The personal property listed as Respondent's in the mediated Settlement Agreement  
20 described in **5** above is given to Respondent as his separate property.

21 **10. Petitioner's Debt**

22 The Petitioner must pay all debts she has incurred (made) since the date of separation,  
23 unless the court makes a different order about a specific debt below.

24 The Petitioner must pay debts as required by the mediated Settlement Agreement  
25 described in **5** above.

26 **11. Respondent's Debt**

27 The Respondent must pay all debts he has incurred (taken on) since the date of separation,  
28 unless the court makes a different order about a specific debt below.

The Respondent must pay debts as required by the mediated Settlement Agreement  
described in **5** above.

**12. Debt Collection** (hold harmless)

If one spouse fails to pay a debt as ordered above and the creditor tries to collect the debt  
from the other spouse, the spouse who was ordered to pay the debt must hold the other  
spouse harmless from any collection action about the debt. This includes reimbursing the

1  
2 other spouse for any of the debt he/she paid and for attorney fees or costs related to  
3 defending against the collection action.

4 **13. Spousal Support** (maintenance/alimony)

5 No spousal support is ordered.

6 **14. Fees and Costs** (*Summarize any money judgment in section 1 above.*)

7 Each spouse will pay his/her own fees and costs.

8 **15. Protection Order**

9 No one requested an *Order for Protection*.

10 **16. Restraining Order**

11 No one requested a *Restraining Order*.

12 **17. Children of the marriage**

13 This court has jurisdiction over the children the spouses have together as explained in the  
14 *Findings and Conclusions* for this case.

15 If there are children of both spouses listed in the *Findings and Conclusions* who do not  
16 have both spouses listed on their birth certificates, the State Registrar of Vital Statistics  
17 is ordered to amend the children's birth certificates to list both spouses as parents  
18 upon receipt of a certified copy of this order and the *Findings and Conclusions*.

19 *Note* – The court does not forward this order to Vital Statistics. To amend the birth certificate, a party  
20 must provide a certified copy of this order and the *Findings and Conclusions* and pay a filing fee to the  
21 State Registrar of Vital Statistics (360-236-4347). You may order a copy of the amended birth certificate  
22 for an additional fee.

23 **18. Parenting Plan**

24 The court signed the final *Parenting Plan* filed separately today.

25 **19. Child Support**

26 **Court Order** – The court signed the final *Child Support Order* and *Worksheets* filed  
27 separately today.

28 *Tax exemptions and post-secondary (college or vocational school) support are  
covered in the Child Support Order.*

**Warning!** *Under federal law, the parent who claims a child as a dependent may owe a tax  
penalty if the child is not covered by health insurance.*

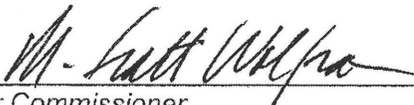
**20. Other Orders** (if any):

Qualified Domestic Relations Orders reflecting the division of retirement plans as  
contemplated by the Agreement Reached Through Mediation will be submitted and entered  
separately.

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**Ordered.**

12-11-17  
Date

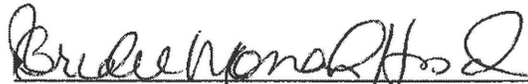
  
Judge or Commissioner

**Petitioner and Respondent or their lawyers fill out below.**

This document is presented by:

This document is approved by:

  
MICHAEL S. MITCHELL, WSBA #8678  
Attorney for Petitioner

  
BRIDIE MONAHAN HOOD, WSBA #26745  
Attorney for Respondent

APPENDIX 5

Order Denying Motion for Reconsideration

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**FILED**  
DEC 15 2017  
KATHY MARTIN  
WALLA WALLA COUNTY CLERK

**Superior Court of Washington  
County of Walla Walla**

In re the Marriage of:

**ALICIA ANNE MARROQUIN**

Petitioner,

and

**RAUL MARROQUIN, JR.**

Respondent.

No. 16-3-00170-4

**Order Denying Motion  
for Reconsideration**

THIS MATTER having come on regularly before the above-entitled court upon the Respondent's motion for reconsideration pertaining to the court's denial of the Respondent's request for a deviation in his child support obligation, the court having considered the motion, having issued a letter opinion dated December 14, 2017 (copy attached hereto and incorporated by reference herein) and being fully advised, now, therefore it is hereby

ORDERED, ADJUDGED and DECREED that the Respondent's Motion for Reconsideration is hereby denied.

Dated: 12/15/17

M. SCOTT WOLFRAM  
(S)  
Judge

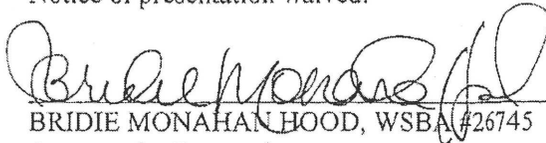
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Presented by:



MICHAEL S. MITCHELL, WSBA #8678  
Attorney for Petitioner

Approved for entry:  
Notice of presentation waived:



BRIDIE MONAHAN HOOD, WSBA #26745  
Attorney for Respondent

**IX. Certificate of Service**

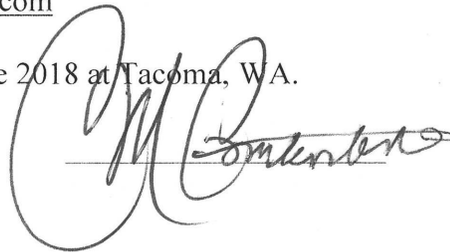
The undersigned does hereby certify that on June 13, 2018, he served a copy of the Amended Brief of Appellant and served on the following individual(s) via the manner indicated below.

VIA Washington State Appellate Courts' Portal:

Michael S. Mitchell  
129 West Main  
Walla Walla, Washington 99362-2817  
[mike@msmlaw.biz](mailto:mike@msmlaw.biz)

Janelle M. Carman  
6 E. Alder, Ste 418  
Walla Walla WA 99362  
[jmcarman@carman-law.com](mailto:jmcarman@carman-law.com)

Dated this 13 day of June 2018 at Tacoma, WA.

A handwritten signature in black ink, appearing to read "Michael S. Mitchell", written over a horizontal line.

**OF COUNSEL INC PS**

**June 13, 2018 - 4:16 PM**

**Transmittal Information**

**Filed with Court:** Court of Appeals Division III  
**Appellate Court Case Number:** 35795-3  
**Appellate Court Case Title:** In re the Marriage of: Alicia A. Marroquin and Raul Marroquin  
**Superior Court Case Number:** 16-3-00170-4

**The following documents have been uploaded:**

- 357953\_Briefs\_20180613161052D3472079\_7333.pdf  
This File Contains:  
Briefs - Appellants - Modifier: Amended  
*The Original File Name was Amended Brief.pdf*

**A copy of the uploaded files will be sent to:**

- bridie@monahanhood.com
- jmcarman@carman-law.com
- mike@msmlaw.biz

**Comments:**

Worksheets deleted from Order of Child Support in Appendix. Child's fist name redacted in Findings of Fact and Order of Child Support in Appendix.

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Sender Name: Christopher Constantine - Email: ofcounsel1@mindspring.com  
Address:  
PO BOX 7125  
TACOMA, WA, 98417-0125  
Phone: 253-752-7850

**Note: The Filing Id is 20180613161052D3472079**