Superior Court of Wa	ashington, Cou	nty of		
In re the domestic partnership of: Petitioner (person who started this case):	No			
	(Dissolution	er Ending Registerent n Decree) (DCD)		•
And Respondent (other partner):	☐ Invalid Re	al Separation Order gistered Domestic t Decree) (DCINVAL	Partnership	*
	− ☐ Valid Reg (Decree) (I	istered Domestic P DCVAL)	artnership	Order
	☐ Clerk's ac	tion required: 1, 2,	6, 13, 14, 1	16
 Final Legal Separa Invalid Registered Valid Registered Invalid Registered Money Judgment Summa No money judgment is ord Summarize any money judgment 	Domestic Domestic Pary dered.	Partnership	Order	
Judgment for	Debtor's name (person who must pay money)	Creditor's name (person who must be paid)	Amount	Interest
Money Judgment (section 6)			\$	\$
Fees and Costs (section 14)			\$	\$
Other amounts (describe):			\$	\$
Yearly Interest Rate:% (12	2% unless otherwise lis	:ted)	i	<u>i</u>
Lawyer (name):	rep	resents (name):		
Lawyer (name):	rep	resents (name):		

		Summariza any	roal proporty juda	mont from soction	7 in the table below	
		Grantor's name Grantee's name		Igment from section 7 in the table below. Real Property (fill in at least one)		
		(person giving property)	(person getting property)	Assessor's	Legal description of property awarded	
		p. openy)	property)	property tax parcel or account number:	(lot/block/plat/section, township, range, county, state)	
		Lawyer (name):		represents (nar	no)·	
		Lawyer (name):		represents (nan	,	
		Lawyei (Haille).		represents (nan	116).	
		The Petitioner a	nd Respondent ar	e granted a Legal S	and Respondent are divorced. Separation.	
•	Na	The Petitioner a This domestic pa	artnership is dissol	e granted a Legal S I (annulled). not annulled). is/her name.	•	
••	Na	The Petitioner a This domestic pa	artnership is dissolond Respondent ar artnership is invalid artnership is valid (e granted a Legal S I (annulled). not annulled). is/her name.	•	
•	Na Na	The Petitioner a This domestic parame Changes Neither partner a The Petitioner's	artnership is dissolond Respondent ar artnership is invalid artnership is valid (asked to change hame is changed	e granted a Legal S I (annulled). not annulled). is/her name. to <i>(new name):</i>	Separation.	
•	Na	The Petitioner a This domestic parame Changes Neither partner a The Petitioner's	artnership is dissolond Respondent ar artnership is invalid artnership is valid (asked to change hame is changed	e granted a Legal S d (annulled). not annulled). is/her name. to (new name): middle	Separation.	
		The Petitioner a This domestic parame Changes Neither partner a The Petitioner's The Responden	artnership is dissolond Respondent ar artnership is invalid artnership is valid (asked to change hame is changed to changed	e granted a Legal S I (annulled). not annulled). is/her name. to (new name): middle ed to (new name):	Separation.	
		The Petitioner a This domestic pa This domestic pa This domestic pa This domestic pa The Changes Neither partner a The Petitioner's The Responden Tirst Eparation Contr	artnership is dissolond Respondent ar artnership is invalid artnership is valid (asked to change hame is changed to changed	e granted a Legal S d (annulled). not annulled). is/her name. to (new name): middle ed to (new name): middle	Separation.	
		The Petitioner a This domestic parame Changes Neither partner a The Petitioner's The Responden The Responden There is no enfo	artnership is dissoluted in the spondent are artnership is invalid artnership is valid (asked to change hame is changed it's name is changed arts comply with the artnership is valid (asked to change hame is changed it's name is changed arts comply with the artnership is dissoluted in the artnership is invalid artnership is invalid artnership is invalid artnership is valid (asked to change ham	e granted a Legal S d (annulled). not annulled). is/her name. to (new name): middle ed to (new name): middle ed to (set eterms of the separ	Separation.	
; <u>.</u>		The Petitioner a This domestic parame Changes Neither partner a The Petitioner's The Responden The Responden There is no enformation (date):	artnership is dissoluted in the spondent are artnership is invalid artnership is valid (asked to change hame is changed it's name is changed art act arceable separation ast comply with the artnership is dissoluted in the sponder.	e granted a Legal S d (annulled). not annulled). is/her name. to (new name): middle ed to (new name): middle ed to (set eterms of the separ	last last ration contract signed on tract is (check one):	
		The Petitioner a This domestic parame Changes Neither partner a The Petitioner's The Responden Tirst The Responden There is no enformation Contract The partners must (date): attached as	artnership is dissolind Respondent ar artnership is invalid artnership is valid (asked to change hame is changed it's name is changed arts comply with the an Exhibit and ma	e granted a Legal S d (annulled). not annulled). is/her name. to (new name): middle ed to (new name): middle ed to (new name): ceterms of the sepanded part of this Orde	last last ration contract signed on tract is (check one):	

	The (check one): Petition (amount) \$	The court grants a jud	gment for this amount.
	The interest rate is 12% unle		
	The interest rate is	% because (explain):	
	Other:		
	Othor:		
Re	al Property (land or home)	(summarized in section 2 a	above)
	Neither partner owns any real	•	
	The real property is divided ac	ccording to the separation of	contract described in 5 al
	The real property is divided as part of this Order.	s listed in Exhibit This	Exhibit is attached and m
	The real property is divided as	s explained below:	
	Real Property Address	Tax Parcel Number	Given to which partner as his/her separate property?
			Petitioner Respond
			☐ Petitioner ☐ Respond
			☐ Petitioner ☐ Respond
	☐ The partner giving up own Excise Tax Affidavit to tran (date):	ership must sign a Quit Clansfer the real property to the	aim Deed and Real Estate e other partner by
	The court does not have jurison		ty.
	Other (specify):		
Pe	titioner's Personal Proper	ty (possessions, assets or l	ousiness interests of any
	The personal property that Pehis/her separate property. No		•

		The personal property listed in Exhibit _ property. This Exhibit is attached and m	is given to Petitioner as his/her separate nade part of this Order.				
		(Include vehicles, pensions/retirement, insurance	ven to Petitioner as his/her separate property. e, bank accounts, fumiture, businesses, etc. Do not list ber. For vehicles, list year, make, model and VIN or				
		1.	5.				
		2.	6.				
		3.	7.				
		4.	8.				
		The court does not have jurisdiction to d	livide personal property.				
		Other (specify):					
9.	Re	spondent's Personal Property (poss	sessions, assets or business interests of any kind)				
			now has or controls is given to Respondent as f property between Petitioner and Respondent				
		The personal property listed as Respondabove is given to Respondent as his/her	dent's in the separation contract described in 5 r separate property.				
		The personal property listed in Exhibit _ property. This Exhibit is attached and m	is given to Respondent as his/her separate nade part of this Order.				
		(Include vehicles, pensions/retirement, insurance	ven to Respondent as his/her separate property. e, bank accounts, fumiture, businesses, etc. Do not list ober. For vehicles, list year, make, model and VIN or				
		1.	5.				
		2.	6.				
		3.	7.				
		4.	8.				
		The court does not have jurisdiction to d	livide personal property.				
		Other (specify):					
10.	Pe	titioner's Debt					
		The Petitioner must pay all debts s/he has incurred (made) since the date of separation,					
	unl	ess the court makes a different order about	ut a specific debt below. (Check one):				
		The Petitioner has no debt.	re now in his/her name				
	Ш	The Petitioner must pay the debts that a	ire now in his/her name.				

	Ш	The Petitioner mabove.	nust pay debts as required by the separation co	ontract described in 5
		The Petitioner made part of this	nust pay the debts listed in Exhibit This Order.	s Exhibit is attached and
		The Petitioner m	nust pay all debts listed below:	
		Debt Amount	Creditor (person or company owed this debt)	account number (last 4 digits only)
		\$		
		\$		
		\$		
		\$		
		The court does	not have jurisdiction to divide debts.	
		Other (specify):		
11.	Re	spondent's De	ebt	
		-	ust pay all debts s/he has incurred (taken on) sir kes a different order about a specific debt below	•
		The Responden	t has no debt.	
		The Responden	t must pay the debts that are now in his/her na	ime.
		The Responden above.	t must pay debts as required by the separation	contract described in 5
		The Responden made part of this	t must pay the debts listed in Exhibit This Order.	s Exhibit is attached and
		The Responden	t must pay all debts listed below:	
		Debt Amount	Creditor (person or company owed this debt)	account number (last 4 digits only)
		\$		
		\$		
		\$		
		\$		
		The court does	not have jurisdiction to divide debts.	
		Other (specify):		
12.	De	bt Collection (hold harmless)	
		Does not apply.		
		debt from the ot	ils to pay a debt as ordered above and the cree her partner, the partner who was ordered to pa rmless from any collection action about the de	y the debt must hold the

		reimbursing the other partner for any of the debt he/she paid and for attorney fees or costs related to defending against the collection action.					
		Other (specify): _					
13.	Ma	aintenance (Alim	onv)				
		No maintenance i	• ,				
	Maintenance must be paid as required by the separation contract described above. Maintenance will end when either partner dies, or the partner receiv gets married or registers a new domestic partnership, unless the separation provides differently.						
		made part of this receiving support Exhibit provides of	Order. Maintenance wi gets married or register lifferently.	in Exhibit This Exhibit is attach ill end when either partner dies, or the partnership, unless to ondent must pay maintenance as follow	oartner the		
		Amount:	Start date:	Payment schedule:			
		\$	otart date.	r dynient schedule.			
		each month	Date 1st payment is due	Day(s) of the month each payment is due (for "the 5th," "weekly," or "half on the 1st and half on			
		Termination: Maintenance will end when either partner dies, or the partner receiving support gets married or registers a new domestic partnership <i>unless</i> a different date or event is provided below: Date: Other (specify):					
	Make all payments to (check one):						
		the other partner	directly by (check one):				
		☐ mail to: Street address or PO box City State Zip ☐ direct deposit/transfer to a bank account identified by the receiving party. The receiving party must notify the paying party of any address or account change.					
		the Washington S	Registry will forward the support to the other packed this box, also check the "Clerk's action reforward a copy of this order to WSSR.				
		the court clerk, who will forward the support to the other partner (only if there is no child support order). (If you check this box, also check the "Clerk's action required" box in the caption on page 1.)					
		Other (specify):					
		The partner payin	g support has public (st	tate) retirement benefits. (RCW 26.09.	138)		
		retirement ber	nefits to be assigned to	vithout giving notice, for the other partn him/her if: ore than 15 days late, or	er's		

	☐ The Department of Retire retirement account direct	_			
	Other (specify):				
Fe	es and Costs (Summarize	anv monev iudam	nent in section 1 a	above.)	
	Each partner will pay his/her	, , , ,			
	Fees and costs must be paid			tract docori	had in E
Ш	above.	as required by ti	ie separation con	liaci descii	bed iii 3
	The court orders a money ju	dgment for fees a	nd costs as follow	vs:	
	Judgment for	Debtor's name (person who must pay money)	Creditor's name (person who must be paid)	Amount	Interest
	☐ lawyer fees			\$	\$
	guardian ad litem (GAL) fees			\$	\$
	court costs			\$	\$
				\$	\$
	other fees and expenses (specify): The interest rate is 12% unlimited interest rate is				
	(specify):	_% because <i>(exp</i>	olain):		
	The interest rate is 12% un The interest rate is	_% because <i>(exp</i>	olain):		
Pro	The interest rate is 12% un The interest rate is	_% because <i>(exp</i>	olain):		
Pro	The interest rate is 12% un The interest rate is Other:	_% because <i>(exp</i>	olain):		
Pro	(specify): The interest rate is 12% un The interest rate is Other: Other:	_% because (exp	lain):	· · · · · · · · · · · · · · · · · · ·	
Pro	The interest rate is 12% un The interest rate is Other: Otection Order No one requested an Order Approved – The request for	_% because (exp	tection is approved	d. The Ord	er for
Pro	The interest rate is 12% un The interest rate is 12% un The interest rate is Other: Other: No one requested an Order Approved – The request for Protection is filed separately. Denied – The request for an	_% because (exp	tection is approved tion is denied. The Protection filed in one of gorder, filed separate	d. The Order combined	er for der is filed

16.	Re	estraining Order
		No one requested a Restraining Order.
		Approved – The request for a <i>Restraining Order</i> is approved. The <i>Restraining Order</i> is filed separately.
		Denied – The request for a Restraining Order is denied.
		Check this box if the court previously signed a <u>temporary</u> Restraining Order and is not signing a <u>final</u> Restraining Order in this case. Also check the "Clerk's action required" box in the caption on page 1.
		Name of law enforcement agency where the Protected Person lived when the Restraining Order was issued:
		To the Clerk: Provide a copy of this Order to the agency listed above within one court day. The law enforcement agency must remove the <u>temporary</u> Restraining Order from the state's database.
17.	Ch	nildren of the domestic partnership
		The domestic partners have no children together who are still dependent.
		This court has jurisdiction over the children the domestic partners have together as explained in the <i>Findings and Conclusions</i> for this case.
		If there are children of both partners listed in the <i>Findings and Conclusions</i> who do not have both partners listed on their birth certificates, the State Registrar of Vital Statistics is ordered to amend the children's birth certificates to list both partners as parents upon receipt of a certified copy of this order and the <i>Findings and Conclusions</i> .
		Note – The court does not forward this order to Vital Statistics. To amend the birth certificate, a party must provide a certified copy of this order and the <i>Findings and Conclusions</i> and pay a filing fee to the State Registrar of Vital Statistics (360-236-4347). You may order a copy of the amended birth certificate for an additional fee.
		This court does not have jurisdiction over the children as explained in the <i>Findings and Conclusions</i> for this case.
18.	Pa	renting Plan
		Does not apply. The domestic partners have no dependent children together, or the court does not have jurisdiction over the children.
		The court signed the final Parenting Plan filed separately today or on (date):
		The guardian ad litem (GAL) is discharged.
19.	Ch	nild Support
		Does not apply. The domestic partners have no dependent children together, or the court does not have jurisdiction over child support.
		Court Order – The court signed the final <i>Child Support Order</i> and <i>Worksheets</i> filed separately today or on <i>(date):</i> Tax exemptions and post-secondary (college or vocational school) support are covered in the Child Support Order.

a	dministrative child suppor	t order est	not issuing a child support order. The ablished by DSHS Division of Child Su his domestic partnership.	
D	•	do not cove	er tax exemptions or post-secondary (c	ollege or
	Tax Exemptions – The dependents on their tax	•	ave the right to claim the children as th follows (describe):	eir
	-		al parent has the right to claim the child and submit IRS Form 8332 in a timely	
	Warning! Under federal penalty if the child is not of	•	nt who claims a child as a dependent may owe ealth insurance.	a tax
	Post-secondary (colle	ege or voc	ational school) -The court orders:	-
			r post-secondary support at a later date perfore the duty to pay child support end	
		•	children's post-secondary support. The upport plan or the court will order one.	parents
	☐ Post-secondary sup☐ Other (specify):	•	t required.	
20. Othe	er Orders (if any):			
Ordered.				
)		
Date		Judge or	Commissioner	
Petitioner	r and Respondent or t	heir lawy	ers fill out below.	
☐ is an agre	nent <i>(check any that appl eement of the parties</i> ated by me signed by the court without r		This document (check any that apply is an agreement of the parties is presented by me may be signed by the court without no	
)			<u> </u>	
Petitioner sigi	ns here or lawyer signs here +	WSBA #	Respondent signs here or lawyer signs here	+ WSBA #