In re the marriage of: Petitioner (person who started this case): And Respondent (other spouse):		No Final Divorce Order (Dissolution Decree) (DCD) □ Final Legal Separation Order (Decree) (DCLGSP) □ Invalid Marriage Order (Annulment Decree) (DCINMG □ Valid Marriage Order (Decree) (DCVMO) □ Clerk's action required: 1, 2, 6, 13, 14, 15, 16, 18				
1.	Money Judgment Summary					
	☐ No money judgment is orde	ered.				
	☐ Summarize any money jud	gments from sections 6 or 14 in the table below.				
		Debtor's name person who must pay money)	Creditor's name (person who must be paid)	Amount	Interest	
	Money judgment (section 6)	<u> </u>	, ,	\$	\$	
	Fees and costs (section 14)			\$	\$	
	Other amounts (describe):			\$	\$	
	Yearly Interest Rate:% (12	2% unless otherwis	e listed)		1	
	Lawyer (name):	represents (name):				
	Lawyer (name):	rep	oresents (name):			
2.	Summary of Real Property John No real property judgment ☐ Summarize any real property	is ordered.	,	table below	- /.	

	Grantor's name	Grantee's name	Real Property (fill in at least one)				
	(person giving property)	(person getting property)	Assessor's property tax parcel or account number:	Legal description of property awarded (lot/block/plat/section, township, range, county, state)			
Ī	Lawyer (name):		represents (na	ame):			
	Lawyer (name):		represents (na	ame):			
	The court has n	nade Findings aı	nd Conclusions ir	n this case and now Orders:			
Ma	arriage						
		nd any domestic pa espondent are div		unions are dissolved. The			
	The Petitioner and Respondent are granted a Legal Separation.						
	This marriage is invalid (annulled) as of the date it began.						
	The <i>Petition to In</i> annulled).	nvalidate (Annul) N	Marriage is denied.	This marriage is valid (not			
Na	me Changes						
	Neither spouse a	asked to change t	heir name.				
	The Petitioner's	name is changed	to (new name):				
	First		Middle	Last			
	The Respondent	t's name is chang	ed to <i>(new name):</i>				
	First		Middle	Last			
Se	paration Contrac	ct					
	There is no enfo	rceable separatio	n contract.				
	The spouses must comply with the terms of the separation contract signed on (date): This contract is (check one):						
	□ attached as an Exhibit and made part of this Order.						
	□ not filed with	the court and is i	ncorporated by ref	erence. (RCW 26.09.070(5))			
	☐ filed with the	court as a separa	ate document and i	s incorporated by reference.			
Mc	oney Judgment (summarized in se	ection 1 above)				
	None.						

3.

4.

5.

6.

	The (check one): ☐ Petitioner ☐ Respondent must pay the other party (amount) \$ The court grants a judgment for this amount. The interest rate is 12% unless another amount is listed below.				
	☐ The interest rate is% beca	use (explain):			
	Money judgments in temporary orde	ers (other than child	support):		
	☐ are not affected by this order.				
	☐ are affected by this order as foll	•	. ,		
	Other:		·		
₹e	al Property (land or home) (summa	rized in section 2 ab	ove)		
	Neither spouse owns any real proper	erty.			
	The real property is divided according to the separation contract described in 5 above.				
	The real property is divided as listed in Exhibit This Exhibit is attached and made part of this Order.				
	The real property is divided as explained below:				
	Real Property Address	Tax Parcel Number	Given to which spouse as that spouse's separate property?		
			☐ Petitioner ☐ Respondent		
			☐ Petitioner ☐ Respondent		
			☐ Petitioner ☐ Respondent		
	☐ The spouse giving up ownership must sign a Quit Claim Deed and Real Estate Excise Tax Affidavit to transfer the real property to the other spouse by (date):				
	The court does not have jurisdiction to divide real property because the real property is not located in Washington State.				
	Other (specify):				
Pe	titioner's Personal Property (posse	essions, assets or bu	siness interests of any kind		
	The personal property that Petitione their separate property. No transfer is required.				

	The personal property listed as Petitioner's in the separation contract, described in 5 above, is given to Petitioner as their separate property.				
	The personal property listed in Exhibitis given to Petitioner as their separate property. This Exhibit is attached and made part of this Order.				
	The personal property listed below is given to Petitioner as their separate property. (Include vehicles, pensions/retirement, insurance, bank accounts, furniture, businesses, etc. Do not list more than the last 4 digits of any account number. For vehicles, list year, make, model, and VIN or license plate number.)				
	1.	2.			
	3.	4.			
	5.	6.			
	7.	8.			
	The court does not have jurisdiction to divide personal property because the court does not have personal jurisdiction over one of the spouses as described in Section 3 of the <i>Findings and Conclusions</i> for this case.				
	Other (specify):				
9.	Respondent's Personal Property (possessions, assets, or business interests of any ind)				
	The personal property that Respondent now has or controls is given to Respondent as their separate property. No transfer of property between Petitioner and Respondent is required.				
	The personal property listed as Respondent's in the separation contract described in 5 above is given to Respondent as their separate property.				
	The personal property listed in Exhibit is given to Respondent as their separate property. This Exhibit is attached and made part of this Order.				
	The personal property listed below is given (Include vehicles, pensions/retirement, insubusinesses, etc. Do not list more than the levehicles, list year, make, model, and VIN or	rance, bank accounts, furniture, ast 4 digits of any account number. For			
	1.	2.			
	3.	4.			
	5.	6.			
	7.	8.			
	The court does not have jurisdiction to divide personal property because the court does not have personal jurisdiction over one of the spouses as described in Section 3 of the <i>Findings and Conclusions</i> for this case.				
	Other (specify):				

The Petitioner must pay all debts the Petitioner incurred (took on) since the date of separation, unless the court makes a different order about a specific debt below. (Check one): ☐ The Petitioner has no debt. ☐ The Petitioner must pay the debts that are now in the Petitioner's name. ☐ The Petitioner must pay debts as required by the separation contract described in 5 above. ☐ The Petitioner must pay the debts listed in Exhibit _____. This Exhibit is attached and made part of this Order. ☐ The Petitioner 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 because the court does not have personal jurisdiction over one of the spouses as described in Section 3 of the Findings and Conclusions for this case. □ Other (specify): 11. Respondent's Debt The Respondent must pay all debts the Respondent incurred (took on) since the date of separation, unless the court makes a different order about a specific debt below. (Check one): ☐ The Respondent has no debt. ☐ The Respondent must pay the debts that are now in the Respondent's name. ☐ The Respondent must pay debts as required by the separation contract described in **5** above. ☐ The Respondent must pay the debts listed in Exhibit . This Exhibit is attached and made part of this Order. ☐ The Respondent must pay all debts listed below: **Debt Amount Creditor** (person or company owed this debt) Account Number (last 4 digits only) \$ \$ \$

10.

Petitioner's Debt

		Debt Amount	Creditor (person or co	ompany owed this d	ebt)	Account Number (last 4 digits only)	
		\$					
		personal jurisdic	not have jurisdiction ction over one of the conclusions for this c	e spouses as des			
		Other (specify):					
12.	De	bt Collection (he	old harmless)				
		Does not apply.					
		debt from the ot the other spous- reimbursing the	ils to pay a debt as her spouse, the spo e harmless from an other spouse for ar ated to defending a	ouse who was or y collection action ny of the debt that	dered to pay the n about the deb it spouse paid a	e debt must hold t. This includes	
		Other (specify):					
13.	Sp	ousal Support (maintenance/alimo	ny)			
		□ No spousal support is ordered.					
		Spousal support must be paid as required by the separation contract described in 5 above. Spousal support will end when either spouse dies, or the spouse receiving support gets married or registers a new domestic partnership, <i>unless</i> the separation contract provides differently.					
		Spousal support must be paid as described in Exhibit This Exhibit is attached and made part of this Order. Spousal support will end when either spouse dies, or the spouse receiving support gets married or registers a new domestic partnership, unless the Exhibit provides differently.					
		The (check one): ☐ Petitioner ☐ R	pay spousal su	pport as follows:		
		Amount:	Start date:	End date :	Payment sched	rle:	
		\$each month	Date 1 st payment is due	(If any)	due (for example	nth each payment is , "the 5 th ," "weekly," or d half on the 15 th ")	
	Whether or not there is an end date; as a matter of law, spousal support will end w dies, or the spouse receiving support gets married or registers a new domestic parexpressly stated below. (RCW 26.09.170(2).) □ Other (specify):						
	Make all payments to (check one): ☐ the other spouse directly by (check one): ☐mail to:						
	Street Address or PO Box City □direct deposit/transfer to a bank account identified by the receiving p					ate Zip	

			the Washington State Suppospouse (only if child support is required" box in the caption of support owed from the wage can enforce liens against real without notice to the parent without notice to the parent without clerk; forward a copy the court clerk, who will forward order). (If you check this box, Other (specify):	is also ordered). (If you not page 1.) DSHS Divings, earnings, assets, or or personal property who owes the support of this order to WSS and the support to the	ou check this box, also vision of Child Suppor or benefits of the pare or as allowed by any st c. SR. other spouse (only if	o check the "(t (DCS) can o nt who owes tate's child su there is no ch	Clerk's action collect the support, and pport laws			
		Th	e spouse paying support	has public (state) retirement benef	fits. (RCW	26.09.138)			
			The spouse owed supp retirement benefits to be			for the othe	er spouse's			
			■ \$100 or more in spo	usal support is mo	ore than 15 days la	ate, or				
			■ The other spouse as (RCW 41.50)	sks to take money	out of their public	retirement	account.			
			The Department of Reti a retirement account dir	•	, , , ,					
		Ot	her (specify):							
14.	Fe	Fees and Costs (Summarize any money judgment in section 1 above.)								
		Each spouse will pay their own fees and costs.								
			es and costs must be pa	id as required by	the separation co	ntract desc	ribed in 5			
		Th	The court orders a money judgment for fees and costs as follows:							
		Jud	dgment for	Debtor's name (person who must pay money)	Creditor's name (person who must be paid)	Amount	Interest			
			awyer fees			\$	\$			
			guardian ad litem (GAL) fees			\$	\$			
			court costs			\$	\$			
			other fees and expenses (specify):			\$	\$			
			The interest rate is 12% under the interest rate is	% because	(explain):		·			
	 ☐ Judgments for fees and costs in temporary orders: ☐ are not affected by this order. ☐ are affected by this order as follows (<i>clerk's action required</i>): 									
		Ot	her:							

5. P	rotection Order
	No one requested a <i>Protection Order</i> .
	Approved – The request for a <i>Protection Order</i> is approved. The <i>Protection Order</i> is filed separately.
	Denied – The request for a <i>Protection Order</i> is denied. The <i>Denial Order</i> is filed separately.
	Renewed/Changed – The existing <i>Protection Order</i> filed in or combined with this case is renewed or changed as described in following order, filed separately <i>(check one):</i>
	□ Order on Renewal of Protection Order
	□ Order Modifying/Terminating Protection Order
	Other:
6. R	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 <i>Restraining Order</i> 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:
TI	the Clerk: Provide a copy of this Order to the agency listed above within 1 court day. ne law enforcement agency must remove the <u>temporary</u> <i>Restraining Order</i> from the ate's database.
'. C	hildren of the Marriage
	The spouses have no children together who are still dependent.
	This court has jurisdiction over the children the spouses have together as explained in the <i>Findings and Conclusions</i> for this case.
	If there are children of both spouses listed in the <i>Findings and Conclusions</i> who do not have both spouses listed on their birth certificates, the State Registrar of Vital Statistics is ordered to amend the children's birth certificates to list both spouses as parents upon receipt of a certified copy of this order and the <i>Findings and Conclusions</i> .
	Important! The court does not forward this <i>Order</i> to the State Registrar. To amend the birth certificate, a party must provide a certified copy of this <i>Order</i> and the <i>Findings and Conclusio</i> to the State Registrar of Vital Statistics. Other information may be required by the State Registrar of Vital Statistics. If the child was not born in Washington, contact the appropriate agency in the state where the child was born.
	This court does not have jurisdiction over the children as explained in the <i>Findings</i> and <i>Conclusions</i> for this case.

	Does not apply. The spouses have no children together who are under 18 years old, or the court does not have jurisdiction over the children. The court signed the final <i>Parenting Plan</i> filed separately today or on <i>(date):</i>					
	The court signed the final Parenting Plan filed separately today or on (date):					
Chi	The Guardian Ad Litem (GAL) is discharged. (If you check this box, also check the "Clerk's action required" box in the caption on page 1.)					
CIII	hild Support					
	Does not apply. The spouses 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 issues and post-secondary (college or vocational school) support are covered in the Child Support Order.					
	Administrative Order – The court is not issuing a child support order. There is an administrative child support order established by DSHS Division of Child Support (DCS) for the dependent children of this marriage. DCS case number(s):					
	DCS child support orders do not cover tax issues or post-secondary (college or vocational school) support. Therefore, the court orders:					
	☐ Tax Issues – The parties have the right to claim the children as their dependents for purposes of personal tax exemptions and associated tax credits on their tax forms as follows (describe):					
	For tax years when a non-custodial parent has the right to claim the children, the parents must cooperate to fill out and submit IRS Form 8332 in a timely manner.					
	Important! Although the personal tax exemptions are currently suspended under federal law through tax year 2025, other tax benefits may flow from claiming a child as dependent.					
	□ Post-secondary (college or vocational school) – The court orders:					
	A parent may ask the court for post-secondary support at a later date, but the parent must file that request before the duty to pay child support ends.					
	☐ The parents must pay for the children's post-secondary support. The parents will make a post-secondary support plan or the court will order one.					
	☐ Post-secondary support is not required.					
	Other (specify):					
Oth	ner Orders (if any):					

Ordered.			
	•		
Date	Judge or	Commissioner	
Petitioner and Respondent or th	eir lawyers	fill out below.	
This document <i>(check any that ap)</i> □ is an agreement of the parties □ is presented by me □ may be signed by the court without		This document (check any to list an agreement of the particular list presented by me light may be signed by the court to list may be signed by the list may be signed by the court to list may be signed by the court to list may be signed by the list ma	es
Petitioner signs here/Lawyer signs he	re WSBA #	Respondent signs here/Lawyer	r signs here WSBA ‡
Print Name	Date	Print Name	Date