	Superior Court of Washington	, County of
In r	re the marriage of:	
Pet	titioner (person who started this case):	No
	,	Findings and Conclusions about a Marriage
۸۰۰	d Respondent (other spouse):	(FNFCL)
AH	u Respondent (outer spouse).	
	Findings and Conclus	sions about a Marriago
	Findings and Conclus	sions about a Marriage
1.	Basis for findings and conclusions	(check all that apply):
	Spouses' agreement.	(check all that apply).
	☐ Order on Motion for Default (date):	
		, where the following people were
	<u> </u>	etitioner's lawyer
	☐ Respondent ☐ Re	espondent's lawyer
	Other (name and relationship to t	his case):
	Other (name and relationship to t	his case):
The	Court makes the following findir	ngs of fact and conclusions of law:
2.	Notice (check all that apply):	
	☐ The Respondent has appeared in this	case, or has responded to or joined the Petition.
	☐ The Respondent was served on (date	e):
	(check all that apply):	
	in person.	
	☐ by mail.	
	□ by publication.□ waived service by icining the	Potition
	☐ waived service by joining the	reauon.

3.	Jurisdiction over the marriage and the spouses (check all that apply):						
	At the time the <i>Petition</i> was filed,						
	the Petitioner						
	the Respondent						
	☐ The Petitioner and Respondent lived in this state while they were married, and the Petitioner still lives in this state or is stationed here as a member of the armed forces.						
	☐ The Petitioner is a member of the armed forces and has been stationed here for at least 90 days.						
	☐ The Petitioner and Respondent may have conceived a child together in this state.						
	Other (specify):						
	Conclusion: The court ☐ has ☐ does not have jurisdiction over the marriage.						
	The court has does not have jurisdiction over the Respondent.						
4.	Information about the marriage						
٦.	☐ The spouses were married on (date): at (city and						
	state):						
	Before they married, the spouses were registered domestic partners. Their domestic partnership was registered with the State of on and:						
	it converted into a marriage by law on June 30, 2014. (RCW 26.60.100.)						
	☐ they were married on (date): at (city and state):						
	<u> </u>						
5.	Separation Date						
	The marital community ended on <i>(date):</i> The parties stopped acquiring community property and incurring community debt on this date.						
6.	Status of the marriage						
	☐ Divorce – This marriage is irretrievably broken, and it has been 90 days or longer since the <i>Petition</i> was filed and the <i>Summons</i> was served or the Respondent joined the <i>Petition</i> .						
	☐ Legal Separation – The <i>(check one or both):</i> ☐ Petitioner ☐ Respondent want/s to be legally separated.						
	☐ Invalidity – The (check one or both): ☐ Petitioner ☐ Respondent want/s to invalidate (annul) this marriage, and the court finds the following facts about the validity of this marriage:						
	Conclusion: The Petition for divorce, legal separation or invalidity (annulment) should be: ☐ approved. ☐ denied.						
	defiled.						

Separation Contract							
☐ There is no separation contract.							
☐ The spouses	signed a separation of	contract on <i>(date):</i>					
Conclusion:	The parties should	d (check one):					
	☐ be ordered to	comply with the terms	s of the contract.				
	not be ordere	d to comply with the t	erms of the contract because: _				
☐ The controder.	act provides that it sh	nall not be set forth, f	iled, or made an exhibit to the				
Real Property	(land or home)						
☐ Neither spous	se owns any real prop	perty.					
	☐ The spouses' real property is listed in Exhibit This Exhibit is attached and made part of these Findings.						
☐ The spouses	real property is listed	d in the separation co	ontract described in 7 .				
☐ The spouses	real property is listed	d below:					
Real Property	Address	Tax Parcel Number	Community or Separate Property				
			community property				
			Petitioner's separate property				
			Respondent's separate property				
			community property Petitioner's separate property				
			Respondent's separate property				
			community property				
			Petitioner's separate property				
			Respondent's separate property				
☐ The court does not have jurisdiction to divide real property.							
Other (specif	y):						
			_				
Conclusion:	The division of real pr	operty described in th	ne final order is fair (just and				
1	equitable).						
Community Pe	rsonal Property (p	ossessions, assets o	r business interests of any kind)				
	ommunity personal p		, ,				
<u> </u>			vided fairly between the				
	ch spouse should kee		ersonal property that s/he now				

	The spouses' community personal property is listed in Exhibit This Exhibit is attached and made part of these Findings.			
		The spouses' community personal property described in 7 .	is listed in the separation contract	
		The spouses' community personal property retirement, insurance, bank accounts, furniture, busin of any account number. For vehicles, list year, make	nesses, etc. Do not list more than the last four digits	
		1.	5.	
		2.	6.	
		3.	7.	
		4.	8.	
		The court does not have jurisdiction to divid	e property.	
		Other (specify):		
	Co	nclusion: The division of community pers fair (just and equitable).	onal property described in the final order is	
10.	Se	parate Personal Property (possessions,	assets or business interests of any kind)	
		☐ Neither spouse has separate personal property.		
		The Petitioner has no separate personal property.		
		☐ The Respondent has no separate personal property.		
		☐ The separate personal property has already been divided fairly between the spouses. Each spouse should keep any separate property that s/he now has or controls.		
		☐ The Petitioner's separate personal property is listed in Exhibit This Exhibit is attached and made part of these Findings.		
	☐ The Respondent's separate personal property is listed in Exhibit This Exhibit is attached and made part of these Findings.			
	☐ The spouses' separate personal property is listed in the separation contract described in 7 .			
		The Petitioner's separate personal property is listed below. (Include vehicles, pensions/ retirement, insurance, bank accounts, furniture, businesses, etc. Do not list more than the last four digits of any account number. For vehicles, list year, make, model and VIN or license plate number.)		
		1.	5.	
		2.	6.	
		3.	7.	
		4.	8.	

	Ш			perty is listed below. (Include nesses, etc. Do not list more that	
				e, model and VIN or license plate	O
		1.		5.	
		2.		6.	
		3.		7.	
		4.		8.	
		The court does	not have jurisdiction to divid	de property.	<u> </u>
		Other (specify):			
	Co		e division of separate personate and equitable).	nal property described in the	final order is fair
11.	Со	mmunity Debt			
		There is no com	munity debt.		
		The community	debt has already been divi	ded fairly between the spou	ses.
		The spouses' comade part of the	•	xhibit This Exhibit i	s attached and
		The spouses' co	ommunity debt is listed in th	e separation contract descr	ibed in 7 .
		The spouses' co	ommunity debt is listed belo	w:	
		Debt Amount	Creditor (person or company o	owed this debt)	Account Number (last 4 digits only)
		\$			
		\$			
		\$			
		\$			
		The court does	not have jurisdiction to divid	de debt.	
		Other (specify):			
	Co		e division of community debuitable).	t described in the final order	is fair (just and
12.	Se	parate Debt			
		Neither spouse	has separate debt.		
		The Petitioner I	nas no separate debt.		
		The Responder	nt has no separate debt.		
		The separate de	ebt has already been divide	d fairly between the spouse	s.

	made part of the	ese Findings.	is Exhibit is attached and
	The Responde made part of the	ent's separate debt is listed in Exhibit These Findings.	is Exhibit is attached and
	The spouses' s	eparate debt is listed in the separation contrac	t described in 7 .
	The Petitioner	's separate debt is listed below:	
	Debt Amount	Creditor (person or company owed this debt)	Account Number (last 4 digits only)
	\$		
	\$		
	\$		
	\$		
	The Responde	ent's separate debt is 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 debt.	
	Other (specify):	•	
Co		ne division of separate debt described in the fina uitable).	l order is fair (just and
	eq	undolo)i	
Sp	·	t (maintenance/alimony)	
Sp	ousal Suppor	•	
. Sp	ousal Suppor Spousal suppor	t (maintenance/alimony)	sted in 7 .
Sp	ousal Suppor Spousal suppor Spousal suppor	t (maintenance/alimony) rt was not requested.	sted in 7 .
Sp	ousal Suppor Spousal suppor Spousal suppor	t (maintenance/alimony) rt was not requested. rt should be based on the separation contract lisert was requested.	sted in 7 .
Sp	ousal Suppor Spousal suppor Spousal suppor Spousal suppor	t (maintenance/alimony) rt was not requested. t should be based on the separation contract lis rt was requested. Spousal support should (check one):	
. Sp	ousal Suppor Spousal suppor Spousal suppor Spousal suppor	t (maintenance/alimony) rt was not requested. rt should be based on the separation contract lisert was requested.	
. Sp	ousal Suppor Spousal suppor Spousal suppor Spousal suppor	t (maintenance/alimony) rt was not requested. t should be based on the separation contract lis rt was requested. Spousal support should (check one):	
. Sp	ousal Suppor Spousal suppor Spousal suppor Spousal suppor	t (maintenance/alimony) rt was not requested. t should be based on the separation contract lis rt was requested. Spousal support should (check one):	

14.	Fees and Costs				
	☐ Each party should pay his/her own fees or costs.				
	☐ Fees and costs should be paid according to the separation contract listed in 7 .				
	☐ The (check one): ☐ Petitioner ☐ Respondent incurred fees and costs, and needs help to pay those fees and costs. The other spouse has the ability to help pay fees and costs and should be ordered to pay the amount as listed in the final order. The court finds that the amount ordered is reasonable.				
	Fees for a guardian ad litem (GAL) or other court-appointed professional should be paid as listed in the final order. The court has considered relevant factors including each party's ability to pay, and finds the fees as ordered are reasonable.				
	Other findings:				
15.	Protection Order				
	☐ No one requested an <i>Order for Protection</i> in this case.				
	(Name)requested an Order for Protection in this case.				
	Conclusion: The court should (check one):				
	not approve an Order for Protection because:				
	approve an <i>Order for Protection</i> because:				
16.	Restraining Order				
	☐ No one requested a <i>Restraining Order</i> in this case.				
	☐ The (check one): ☐ Petitioner ☐ Respondent requested a Restraining Order.				
	Conclusion: The court should (check one):				
	not approve a Restraining Order because:				
	approve a Restraining Order because:				
					

17 .	Pr	Pregnancy					
		Neither spouse	is pregnant.				
		etitioner					
	Conclusion: The pregnancy shall not delay finalization of this case. Final this case shall not affect any future case about the unborn concept parentage that is filed within the time limits allowed by law. A case about the parentage of the unborn child has been (combined) with this case. The court's Findings and Concept about Parentage will be filed separately.						
			Other (specify).	:			
		within 300 days a Disprove Parenta the Petition to Dis If everyone agree	offer it ends. If the other stage of Presumed Parent sprove is before the child es, both spouses and the sity. Those forms must be	not the pa tage 355) i . (See RC blogical fatl	any child born during the marri rent, either spouse may file a F n court. In most cases, the dea W 26.26.116, 26.26.500 – 26.2 her can sign an Acknowledgme with the Washington State Reg	Petition to adline to file 26.625.) ent (and	
		<u> </u>					
 18. Children of the marriage The spouses have no children together who are still dependent. The spouses have the following children together who are still de children the spouses have together, not children from other relations. 						no are still dependent (on	ly list
		Ch	ild's name	Age		Child's name	Age
			iid 3 fidiriic	7.90	4.	Offild 3 flatfic	7.90
		1.					
		2.			5.		
		3.			6.		
		certificates, the		ital Statis	stics shou	h spouses listed on their build be ordered to amend the ordered to amend the conts.	
		Other (specify)	:				
10	1	riediction ove	r the children <i>(E</i>	PCW/26	27 201 _	.221, .231, .261, .271)	
17.	Ju □		•			,	nnt.
			•		Ū	ther who are still depende	
	Ш	because (checi				Iren the spouses have tog of the children, you may v	•
		custody ord		for the o	children,	gton court has already mand the court still has aut	hority to

	Home state jurisdiction – Washington is the children's home state because (check all that apply):
	(Children's names): lived in Washington with a parent or someone acting as a parent for at least the 6 months just before this case was filed, or if the children were less than 6 months old when the case was filed, they had lived in Washington with a parent or someone acting as a parent since birth.
	There were times the children were not in Washington in the 6 months just before this case was filed (or since birth if they were less than 6 months old), but those were temporary absences.
	☐ (Children's names): do not live in Washington right now, but Washington was the children's home state some time in the 6 months just before this case was filed, and a parent or someone acting as a parent of the children still lives in Washington.
	☐ (Children's names): do not have another home state.
	No home state or home state declined – No court of any other state (or tribe) has the jurisdiction to make decisions for <i>(children's names):</i>
	or a court in the children's home state (or tribe) decided it is better to have this case in Washington and:
	 The children and a parent or someone acting as a parent have ties to Washington beyond just living here; and
	 There is a lot of information (substantial evidence) about the children's care, protection, education and relationships in this state.
	☐ Other state declined – The courts in other states (or tribes) that might be <i>(children's names)</i> :'s home state have refused to take this case because it is better to have this case in Washington.
	 ■ Temporary emergency jurisdiction – Washington had temporary emergency jurisdiction over (<i>children's names</i>): when the case was filed, and now has jurisdiction to make a final custody decision because: ■ When the case was filed, the children were abandoned in this state, or the children were in this state and the children (or children's parent, brother or sister) was abused or threatened with abuse;
	The court signed a temporary order on (date) saying that Washington's jurisdiction will become final if no case is filed in the children's home state (or tribe) by the time the children have been in Washington for 6 months;
	 The children have now lived in Washington for 6 months; and No case concerning the children has been started in the children's home state (or tribe).
	Other reason (specify):
	The court cannot approve a <i>Parenting Plan</i> because the court does not have jurisdiction over the children.
20.	Parenting Plan
	The spouses have no children together who are still dependent.

		The court signed the final Parenting P	lan filed separately today or on (date):			
		☐ Both parents agreed to and signed	d the <i>Parenting Plan</i> .			
		Other (specify):				
		The court cannot approve a <i>Parenting</i> jurisdiction over the children.	Plan because the court does not have			
21.	Chi	ild Support				
		The spouses have no children togethe	er who are still dependent.			
		The dependent children should be sup	pported according to state law.			
		The court signed the final <i>Child Support Order</i> and <i>Worksheets</i> filed separately today or on <i>(date):</i>				
		Division of Child Support (DCS) ha	nake a child support order because the DSHS as already established an administrative child is marriage in DCS case number(s)			
	П	Other (specify):	· , ,			
22.	Oth	ner findings or conclusions (if an	у)			
)				
Date)	Judge or 0	Commissioner			
Peti	tion	er and Respondent or their lawye	ers fill out below.			
is is	an a	greement (check any that apply): greement of the parties ented by me	This document <i>(check any that apply)</i> : ☐ is an agreement of the parties ☐ is presented by me ☐ may be signed by the court without notice to me			
	ay be	e signed by the court without hotice to me	I may be signed by the court without hotice to me			
Petitio	oner s	igns here or lawyer signs here + WSBA #	Respondent signs here or lawyer signs here + WSBA #			
Print I	Name	Date	Print Name Date			