4A-314. Default judgment and final decree of dissolution of marriage (without children).

STATE OF NEW MEXICO		
COUNTY OF JUDICIA	L DISTRICT	
Petitioner,		
V.	No	
Respondent.		
FINAL D	DEFAULT JUDGMENT AND DECREE OF DISSOLUTION OF MARRIAGE (without children)	
(Respondent's name) are dissolution of marriage aft	_ (<i>Petitioner's name</i>) and married. Respondent failed to respond to the petit er being served. The judge may make changes to nust comply with any changes made.	
The parties were married	on (date of marriage).	
I. PROPERTY BEING D	IVIDED ²	
	(such as clothing, furniture, jewelry, or artwork). A List (Attachment A) showing all property and which ty.	
(Choose 1 or 2)		
	already has possession of all the personal property n this judgment.	each party
(or)		
party shall g	possession of personal property to be received by ive that property to the receiving party within output to the judge and filed in the cou	days after

В.			Proper	(such as a home, mobile home, condominium, lot	, or commercial
	(C	hoo	se all	t apply)	
	[]	1.	Neith	party owns real property.	
	[]	2.	The p	es own a marital home, which is located at	
			(stree	ddress), and with which they shall do the following	g:
			(Com Other	te the correct section: a. Keep the home; b. Sell tan.)	he home; or c.
			[] a.	eep the home.	
				espondent) shall keep the home and shall be respects related to the home.	Fetitioner or ponsible for all
				ne person who keeps the home is called the "hom her person is called the "moving spouse."	eowner." The
				Choose all that apply)	
				 The amount owed to the moving spouse to be person's interest is \$ included in the calculation of the Cash Paym below. 	, which is
				ii. The homeowner shall apply to refinance the the home no later than	debt owed on (<i>date</i>).
				iii. The homeowner shall buy out the moving sp in the home or get the moving spouse off of as follows: ⁴	ouse's interest
			[] b.	ell the home. The home shall be sold and the male shall be divided as follows:	oney from the

			While the home is being sold, [] Petitioner (<i>or</i>) [] Respondent (<i>choose one</i>) shall stay in the home. Until the home sells, the parties shall pay expenses, including mortgage, taxes and insurance, utility bills, and repairs for the home as follows (<i>describe who is to pay and how much each person will pay</i>):
			The parties shall cooperate with the showing of the home and the sale of the home, including signing all paperwork needed in order to sell it and transfer title. Both parties shall preserve the home in a reasonable way including the following things:
		[] c.	Other plan. Attached is a separate sheet with the plan regarding the home.
	[] 3.	attach divide for the	or both of the parties has other real property as set forth in the ned Real Property List (Attachment B), and that property shall be d as set forth in the attachment. If one party owes the other money e division of the other real property, that amount is included in the ation of the Cash Payment, Section III, below.
C.	stocks		vestment accounts (such as checking accounts, savings accounts, ls, certificates of deposit, mutual funds, or life insurance policies with
	(Choc	se 1 o	r 2)
	[] 1.	The p	arties do not have any bank or investment accounts.
	(Or)	·	
	` '	divide	arties have the following bank or investment accounts and shall them as follows: oner shall have the following bank or investment accounts:

		Name of institution		Last four (4) do of account nu	
		Respondent shall have	e the following bar	Last four (4) d	ligits
				of account nu	mber
D.		ement Plans (<i>such as</i>) <i>plans</i>). ⁵	IRAs, retirement	accounts, pen	sion plans, or
	(Choo	se 1 or 2)			
	[] 1.	Neither party has a ref	tirement plan.		
	(Or)				
	[] 2.	The parties shall divide	e the retirement pl	an(s) as follows	s :
		Petitioner has the following retirement plan(s):	(Circle one to she Petitioner will KE plan, DIVIDE the Respondent, or the entire plan to	EP the entire plan with TRANSFER	If plan will be DIVIDED, the amount or % to be given to Respondent:
			[KEEP] [DIVIDE]	[TRANSFER]	
			[KEEP] [DIVIDE]	[TRANSFER]	
			[KEEP] [DIVIDE]	[TRANSFER]	
		Respondent has the following retirement plan(s):	(Circle one to she Respondent will entire plan, DIVII with Petitioner, of the entire plan to	KEEP the DE the plan or TRANSFER	If plan will be DIVIDED, the amount or % to be given to Petitioner:
			[KEEP] [DIVIDE]	[TRANSFER]	

				[KEEP] [DIVIDE][TRANSFER]	
				[KEEP] [DIVIDE] [TRANSFER]	
			ny retirement plan will DRO") shall be prepare	ed and submitted		
Ε.			l es (such as cars, truck s, or trailers). ⁷	ks, motorcycles, r	ecreational vehic	cles, boats,
	(C	hoo	se 1 or 2)			
	[]	1.	The parties do not have	e any vehicles.		
		(or)			
	[]	2.	The parties have vehic	cles and shall divi	de them as follo	ws:
			Petitioner shall keep the to each vehicle (providust the vehicle identification)	de the make, mod		,
			Vehicle description		Vehicle Identi	fication No. (last
			Vehicle description			fication No. (last
			Respondent shall keep relating to each vehicle and list the vel	e (provide the ma	six digits)	ne any debt
			Respondent shall keep relating to each vehicle	e (provide the ma	hicles and assur he, model, and y	ne any debt
			Respondent shall keep relating to each vehicle and list the vel	e (provide the manification in the identification in the identific	hicles and assurate, model, and you number): Vehicle Identification six digits) vehicles shall pa	me any debt year of each fication No. (last
			Respondent shall keep relating to each vehicle vehicle and list the vehicle description Each party listed above the vehicles, including following date:	e (provide the manification in the identification in the identific	hicles and assurable, model, and you number): Vehicle Identification six digits) vehicles shall paragraphs arties shall transport	me any debt year of each fication No. (last

		[] when the vehicle is paid off.
		(or)
		[] the party who is keeping the vehicle already has the title in his/her name.
F.		property (such as business interests, patents, trademarks, copyrights, ies, manuscripts, or any other property).
	(Choo	ose 1 or 2)
	[] 1.	Neither party has any other property.
	(0	n
	[] 2.	One or both parties has the other property listed below, and shall divide it as follows:
DE	BTS F	BEING DIVIDED ⁸
	Debt. include medice not list debts Unles	Attached is a Debt List (Attachment C) which lists all of the parties' debts ling mortgages, vehicle payments, taxes, credit cards, student loans, cal debts, judgments, and any other debts the parties may have. Any debt sted is the responsibility of the person who created it. Each party shall pay created by that party prior to the marriage, unless stated differently here. Is stated differently here, a party who takes property (such as a house or with a debt associated with it, shall take the debt.
	(Choo	ose all that apply)
	[] Th	e parties have no debt from the marriage.
	[] Ea	ach party shall pay the debts as listed on Attachment C.
	[] Th foi ca	to to to the division of the debts is \$, which is included in the lculation of the Cash Payment, Section III, below.

B. Credit cards and charge cards. Each party shall turn in and cancel all joint

II.

credit cards, or shall have the credit card company take the other party's name off of the account.

- **C. Taxes.** The parties shall share information necessary to correctly file income tax returns. Each party will get the help needed to file taxes.
- **D. Problem with tax returns.** If any tax returns that the parties filed jointly are audited or contested, the parties should meet to decide what to do. If the parties cannot decide who pays the taxes owed or who gets any refund, they will ask a judge to decide at the time the problem comes up.
- **E. Failure to pay debts.** If either party fails to pay the debts each is ordered to pay, the other party may end up making that payment. If that happens, the party who should have paid may have to repay the other party, including any other extra costs caused by the failure to pay, such as attorney fees, late fees, and interest charged by the creditor.

III. CASH PAYMENT

		To	equalize the	division of	property and o	lebts,		
	(na	ame	e) shall pay			(<i>name</i>) the a	mount of	\$
	no	late	er than		(<i>date</i>). J	lebts, (<i>name</i>) the a udgment shall ente	er in this a	amount in
	rav	or ()T	(na	arne of person	<i>owed money</i>). Th 4(A) NMSA 1978.	ne statuto	ry interest
IV.	SP	OL	SAL SUPPO	RT ⁹				
	(C	hoc	se 1 or 2)					
	[]	1.	-		Each party car ort to the other	n support himself c	or herself	and neither
		(01)					
	[]	2.	Spousal supposes spousal supp		• • •	Respondent (<i>ch</i>	oose one) shall pay
			Spousal supp	oort shall b	e paid as follo	ws:		
			(Choose	i, ii, or iii)				
			`[] i.	`\$	pe	r month on the		
				time), which	ch is not modi	iable.		
			(oı	•)				

	(date) of each month until modified by the court.
	[] iii. Other plan:
The Court, h	aving considered the evidence FINDS AND CONCLUDES:
1. the parties.	The Court has jurisdiction over the subject matter of this action and over
2.	The parties are incompatible.
3. Decree of Di	The division of property and debts in this Default Judgment and Final ssolution of Marriage is fair and reasonable.
4.	Respondent's default has been certified by the Court.
IT IS THERE	FORE ORDERED, ADJUDGED, AND DECREED:
1. incompatibili	The marriage of Petitioner and Respondent is dissolved on the grounds of cy.
2. and Final De	The parties are ordered to comply with the terms of this Default Judgment cree of Dissolution of Marriage.
(Select and o	complete the following paragraphs if applicable)
[]	3. The Court retains jurisdiction to enter QDROs or other orders dividing the retirement plans referenced in this Default Judgment and Final Decree of Dissolution of Marriage.
[]	4. Judgment in favor of [] Petitioner (<i>or</i>) [] Respondent is awarded in the amount of \$, as set forth in Section III (Cash Payment) of this Default Judgment and Final Decree of Dissolution of Marriage. The statutory interest rate shall apply as provided in Section 56-8-4(A) NMSA 1978.
[]	5. Petitioner's name is restored to the former name of (write full legal name).

	SO ORDERED):
Date	District Court J	ludge
	VERIFICATION	
I,penalty of perjury under the laws of	, am the Petitioner, a of the State of New Mexico the	nd I affirm under oath and ne following:
I am signing this document	alone because Respondent	is in default;
I have disclosed all assets	and debts known to me;	
This document and the stat knowledge and belief;	ements in it are true and cor	rect to the best of my
I understand that I can be p this document is false.	ounished both civilly and crim	ninally if any information in
	Submitted/Approved I	by
	Petitioner	Date
	Mailing address	
	City, state, and zip co	ode
	Telephone number	
STATE OF NEW MEXICO COUNTY OF)) ss.	
Acknowledged, signed and by	sworn to before me this, the petitioner.	day of,

Notary public	
My commission expires:	

ATTACHMENT A: PERSONAL PROPERTY LIST

(Attach additional pages if needed)

List all items of value to you, such as furniture, household items, electronics, art, jewelry, and tools.

Item	Dollar Value	Will belong to (c	eheck box for each em): Respondent
		Petitioner	Respondent

ATTACHMENT B: REAL PROPERTY LIST

(Attach additional pages if needed)

List all homes (other than the marital home), land, or other real property owned by Petitioner or Respondent.

Other Real Property

١.	Address/De	scription of property:			
	The parties shall do the following with the property after the divorce:				
	(Choose all	that apply)			
		Petitioner will keep the property;			
		Respondent will keep the property;			
		[] Petitioner [] Respondent shall pay the other party \$			
		The property will be sold and the proceeds divided as follows:			
		Other plan:			
2.	Address/De	scription of property:			
	The parties	shall do the following with the property after the divorce:			
	(Choose all	that apply)			
		Petitioner will keep the property;			
		Respondent will keep the property;			
		[] Petitioner [] Respondent shall pay the other party \$			
		The property will be sold and the proceeds divided as follows:			
		Other plan:			

ATTACHMENT C: DEBT LIST

(Attach additional pages if needed)

(NOTE: This document is a public document. DO NOT list the full account number for any credit card or other loan information that you would not want to make public.)

This decree may not bind creditors.

Creditor	Last four (4)	Amount owed	Will be paid by (<i>check box</i>): Petitioner Respondent	
	numbers on account		Petitioner	Respondent

THIS PAGE IS NOT FOR FILING

USE NOTES

- 1. This form may be used anywhere in this state to enter a default judgment and final decree of dissolution of marriage when the parties do not have minor children or a child under nineteen years of age who is attending high school.
- 2. It is highly recommended that you consult with an attorney. Whether property is separate or community is a complicated issue. There can be serious consequences, including tax consequences, for the division of property and for not properly transferring property, including retirement accounts. You may need separate documents to transfer divided property.
- 3. To transfer land, a building or a home other than a mobile home, the parties must prepare, sign and record a deed in the real property records where the property is located. To transfer a mobile home, contact the Motor Vehicle Division.
- 4. If both parties are listed on the mortgage, you must seek lender approval to remove the moving spouse from the mortgage and from responsibility for payment.
- 5. If the parties are going to divide a retirement plan, contact the retirement plan before completing and filing this form. Depending on the plan, a QDRO may be necessary.
- 6. CAUTION: You may want to consult an attorney about your retirement, pension, deferred compensation, 401k plans, and/or benefits. If you do not see an attorney regarding these assets, you risk losing any interest you have in these plans and/or benefits. There are certain documents the plan administrator must have. An attorney can help you prepare these documents.
 - 7. To transfer vehicles or a mobile home, contact the Motor Vehicle Division.
- 8. This default judgment may not affect the rights of creditors even when approved by the Court as part of the final decree. The creditor may expect payment from you no matter who is ordered to pay the debt in this default judgment. See an attorney if you have questions about separate and community debts and separate and community property.
 - 9. Consult with an attorney if problems arise later.

[Approved by Supreme Court Order No. 14-8300-011, effective for all pleadings and papers filed on or after December 31, 2014, in all cases pending or filed on or after December 31, 2014; as amended by Supreme Court Order No. 15-8300-024, effective for all pleadings and papers filed after November 18, 2015; as amended by Supreme Court Order No. 16-8300-020, effective for all pleadings and papers filed on or after December 31, 2016; as amended by Supreme Court Order No. 19-8300-006, effective for all pleadings and papers filed on or after July 1, 2019.]