4A-315. Default judgment and final decree of dissolution of marriage (with children).

		NEW MEXICO	
		= JUDICIAL DISTRICT	
Peti	tioner,		
V.			No
Res	pondent		-
		FINAL DECREE OF DI	JUDGMENT AND SSOLUTION OF MARRIAGE or children) ¹
diss decr	olution o	t's name) are married. Resp f marriage after being served both parties must comply with	, ,
The	parties v	were married on	(date of marriage).
I. F	PROPER	RTY BEING DIVIDED ²	
Å	Perso	· ·	ing, furniture, jewelry, or artwork). Attached is a at A) showing all property and which party shall
	(Choo	ose 1 or 2)	
	[] 1.	Each party already has pos will receive in this judgment	session of all the personal property each party
	(or)		
	[] 2.	party shall give that property	personal property to be received by the other y to the receiving party within days after ned by the judge and filed in the court.

B. Real Property (such as a home, mobile home, condominium, lot, or commercial

buildii	ng).³					
(Choc	ose all that apply)					
[] 1.	Neithe	Neither party owns real property.				
[] 2.	The parties own a marital home, which is located at					
	(street address), and with which they shall do the following:					
	(Complete the correct section: a. Keep the home; b. Sell the home; or c. Other plan.)					
	[] a. Keep the home.					
			(name of Petitioner spondent) shall keep the home and shall be responsible for all related to the home.			
	The person who keeps the home is called the "homeowner." The other person is called the "moving spouse."					
		(Choo	se all that apply)			
		[] i.	The amount owed to the moving spouse to buy out that person's interest is \$, which is included in the calculation of the Cash Payment, Section III, below.			
		[] ii.	The homeowner shall apply to refinance the debt owed on the home no later than (date).			
		[] iii.	The homeowner shall buy out the moving spouse's interest in the home or get the moving spouse off of the loan papers as follows: ⁴			
	[] b.		ne home. The home shall be sold and the money from the hall be divided as follows:			

				While the home is being sold, [] Petitioner (or) [] Respondent (choose one) 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 (describe who is to pay and how much each person will pay):
				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	r both of the parties has other real property as set forth in the ed Real Property List (Attachment B), and that property shall be d as set forth in the attachment. If one party owes the other money division of the other real property, that amount is included in the ation of the Cash Payment, Section III, below.
C.	sto	ocks		vestment accounts (such as checking accounts, savings accounts, is, certificates of deposit, mutual funds, or life insurance policies with
	(C	hoc	ose 1 oi	r 2)
	[]	1.	The pa	arties do not have any bank or investment accounts.
		(01	r)	
	[]	2.		arties have the following bank or investment accounts and shall them as follows:
			Petitio	oner shall have the following bank or investment accounts:

Last four (4) digits

Name of institution

		of account nu	mber
	Respondent shall have	e the following bank or investmen Last four (4) of account nu	ligits
	etirement Plans (<i>such as</i> 01(k) plans). ⁵	IRAs, retirement accounts, pen	esion plans, or
[] (o	•	tirement plan. e the retirement plan(s) as follows	3:
	Petitioner has the following retirement plan(s):	(Circle one to show whether Petitioner will KEEP the entire plan, DIVIDE the plan with Respondent, or TRANSFER the entire plan to Respondent)	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 show whether Respondent will KEEP the entire plan, DIVIDE the plan with Petitioner, or TRANSFER the entire plan to Petitioner)	If plan will be DIVIDED, the amount or % to be given to Petitioner:
		[KEEP] [DIVIDE] [TRANSFER]	
		[KEEP] [DIVIDE] [TRANSFER]	

				[KEEP] [DIVIDE	[TRANSFER]	
			any retirement plan will QDRO") shall be prepare			
Ε.			t les (such as cars, truck rs, or trailers). ⁷	ks, motorcycles, re	ecreational vehic	cles, boats,
	(C	hoc	ose 1 or 2)			
	[]	1.	The parties do not hav	e any vehicles.		
		(01	r)			
	[]	2.	The parties have vehic	cles and shall divid	de them as follo	ws:
			Petitioner shall keep the to each vehicle (provide list the vehicle identified	le the make, mod		
			Vehicle description		Vehicle Identificial six digits)	fication No. (last
			Respondent shall keep relating to each vehicle and list the vehicle	e (provide the mai	ke, model, and y	
			Vehicle description		Vehicle Identificial six digits)	fication No. (last
			Each party listed abov the vehicles, including following date:			
			[]			(date).
			(or)			

			[] when the vehicle is paid off.
			(or)
name			[] the party who is keeping the vehicle already has the title in his/her
F.			property (such as business interests, patents, trademarks, copyrights, es, manuscripts, or any other property).
	(C	hoos	se 1 or 2)
	[]	1.	Neither party has any other property.
		(or)	
	[]		One or both parties has the other property listed below, and shall divide it as follows:
			·
II. DI	ЕВТ	SB	EING DIVIDED ⁸
A.	ind me no de Un	cludi edica t list bts o less	Attached is a Debt List (Attachment C) which lists all of the parties' debts ng mortgages, vehicle payments, taxes, credit cards, student loans, all debts, judgments, and any other debts the parties may have. Any debt ed 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. It is stated differently here, a party who takes property (such as a house or the debt associated with it, shall take the debt.
	(C	hoos	se all that apply)
	[]	The	e parties have no debt from the marriage.
	[]	Ead	ch party shall pay the debts as listed on Attachment C.
	[]	The for calc	e amount owed from to the division of the debts is \$, which is included in the culation of the Cash Payment, Section III, below.
В.			cards and charge cards. Each party shall turn in and cancel all joint 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 debts, (name) the amount of \$ (date). Judgment shall enter in this amount for
	(na	ame	e) shall pay	(name) the amount of \$
	no	late	er than	(date). Judgment shall enter in this amount for
				(name of person owed money). The statutory interest
	rat	e s	hall apply as p	provided in Section 56-8-4(A) NMSA 1978.
IV.	SF	POL	ISAL SUPPO	RT ⁹
	(C	hoc	ose 1 or 2)	
	[]	1.	-	support . Each party can support himself or herself and neither busal support to the other.
			(or)	
	[]	2.	-	oport . [] Petitioner (<i>or</i>) [] Respondent (<i>choose one</i>) shall pay cort to the other party.
			Spousal sup	port shall be paid as follows:
			(Choose	i, ii, or iii)
			[] i.	\$ per month on the (date) of each month for (period of time) which is not modifiable.
			(0.	r)

[] ii. \$ (a [] iii. O	on the ied by the court.	
V. CUSTODY PLAN ¹⁰		
(Provide identification and	l contact information for each p	parent and child)
Parent's name	Physical address and phone number	Place of employment and phone number
Child's name	Year of birth	Age
ten (10) days of new infor	e each other of any change to mation becoming available. Sole legal custody, or Option I	this contact information within B, Joint legal custody)
[] A. Sole legal custod choose this op	y and visitation plan. (<i>Do no</i> otion)	t fill out Option B if you
(Complete 1, 2, an	d 3)	
	(name legal custody of the children. important decisions regarding	
2. The reason that	t sole custody is in the best int	erest of the children is because:

3.	This i	is the visitation plan:	
	(Cho	ose a, b, or c)	
	[] a. (o		ation until further order of the Court.
	[] b.	have unsupervised vis describe visitation plan	(name of other parent) shall sitation with the children as follows: (Fully to include who shall transport the children and sitation shall occur. Attach additional sheets if
	(<i>o</i>	,	(name of other parent) shall
	[]	have supervised visita describe visitation plan who shall transport the	tion with the children as follows: (Fully to include who shall supervise the visitation, children, and where and when the visitation litional sheets if necessary.)
		ral custody and parenti	ng plan. (<i>Do not fill out Option A if you</i>
		this option)	
cl	ioose Impo childr chang	this option) ortant decisions. The par en and shall make impor	rents shall share joint legal custody of the tant decisions about the children together. No bllowing shall happen unless the parents both
cl	Impo childr chang agree a. C	this option) ortant decisions. The pareen and shall make importage regarding any of the fo	rents shall share joint legal custody of the tant decisions about the children together. No ollowing shall happen unless the parents both or the court changes it:

	f.	School			
	g.	Child care			
	h.	Other			
2.	disp writ	outes regarding ing. If a parent	ots. The parents shall register that the children by talking requests a change to ering parent should res	g together or the plan and	gives reasons for the
	ans	swering parent	does not agree to the call ke a new proposal.		
3.	Tin	nesharing sch	edule.		
	(Cc	omplete "Sched	lule 1" or "Schedule 2"	below.)	
	[]	Schedule 1. S	Same schedule each	week or eve	ry two weeks.
		(Set out the tin	ne that each parent sh	all have the c	hildren for that day.)
		Week 1	(name of p	_'s time	's time (name of parent)
		Monday Tuesday Wednesday Thursday Friday Saturday Sunday			
		Week 2	(10000000000000000000000000000000000000	_'s time	's time
		Monday Tuesday Wednesday Thursday Friday Saturday Sunday	(name of p	parent)	(name of parent)

e. Dentist

Vacation and holida	y plan.		
 a. Vacations. The p of uninterrupted tin the other parent at vacation time. 	ne with the child	ren each year. Éac	ch parent shall o
b. Holidays. Regard holidays as follows each holiday)			
Holidays:	Even year	Odd year	Times
Mother's Day			(<i>if split</i>) From
Fotheric Dov			To
Father's Day			From To
Child's Birthday			From
,			To
Halloween			From
			<u>T</u> o
Thanksgiving break			From
Minter religious			To
Winter religious			From
holidays 1st 1/2 winter break			To From
13t 1/2 WITHER DIEAK			To
2nd 1/2 winter			From
break			To
Spring Break			From
. •			To
July 4th			From
			To
Other religious			From
Other religious holidays			To

The Monday of a 3-day weekend due to a school, federal, or state holiday is the same as the Sunday schedule unless the parents both agree differently in writing or the court orders a different arrangement.

Details about the timesharing	5.	Details	about	the	times	haring
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	•
a.	Communication. Each parent may have reasonable communication with the children at all times. Neither parent shall unreasonably interfere with the children's communications with the other parent.
b.	Transfer of children. Responsibility for transferring the children from one parent to the other shall be as follows (write what the parents will do here)
C.	Long-distance transfer of children. Responsibility for transferring the children from one parent to the other in long-distance arrangements shall be as follows (write down what the parents will do here):
d.	Emergencies. If there is a medical emergency, the parent with the children shall try to call the other parent about the emergency. If the other parent cannot be reached, any decision for emergency medical treatment shall be made by the available parent in the best interest of the children.
e.	Changes. Each parent may ask the other for changes to this schedule. The other parent has the right to say "no." If the other parent says "no," the parent asking for changes shall not argue or criticize the other parent's decision.
VI. CHILD S	UPPORT OBLIGATION.11
	Support Worksheet. ¹² A signed child support worksheet is attached to (Complete and sign a child support worksheet prior to completing this
Child	support: pays
\$	per month. Payments shall begin on
	and shall be paid in the amount of \$ every [] week [] two s [] month. Payments shall continue each month until the youngest child
	eighteen (18): however, if the voungest child turns eighteen (18) while still

			ates or turns nineteen (19), whichever occurs first. ¹³
	(C	hoc	ose 1 or 2)
	[]	1.	This amount is the amount shown on the worksheet;
		(01)
	[]	2.	This is a deviation from the amount shown on the child support worksheet because (fill in the reason here) ¹⁴
В.	He	alti	h insurance coverage ¹⁵
	(C	hoc	ose 1, 2, or 3)
	[]	1.	(name of parent) shall keep the minor children covered by health and dental insurance under the policy of insurance available from his or her employer or other group health care insurance plan.
		(01)
	[]	2.	Neither parent has private health or dental insurance coverage available at a reasonable cost. If the children are covered under Medicaid, the child support obligor shall pay a cash medical support payment as determined at a subsequent hearing in which the State of New Mexico, Child Support Enforcement Division ("CSED"), has been given sufficient notice, or upon the stipulation of the parties and with the agreement of CSED. The notification to and agreement of CSED is required only for cash medical support.
		(01)
	[]	3.	Other health insurance coverage shall be provided as follows:

C. Additional healthcare expenses to be determined by percentage. The parents shall split the cost of uncovered necessary healthcare expenses in proportion to their income on the child support worksheet.

D. Wage withholding of child support. (Choose and complete 1 or 2) [] 1. Withhold wages for child support. Child support payment shall be withheld from ______'s paycheck.¹⁶ (Choose a or b) [] a. Attached is a completed Form 4A-304 NMRA Wage Withholding Order which directs all withheld payments to the Child Support Enforcement Division ("CSED"). (or) [] b. _____ (name of parent) shall I take a copy of this child support obligation after it is signed by the Court to CSED to open a case and to request that CSED issue a notice of wage withholding on [his] [her] behalf. (or) [] 2. Other plan. Wage withholding is not appropriate at this time as the parties have made the following alternate arrangements for the payment of support (describe alternate payment arrangements, subject to approval by the Court):

- E. **Health and dental insurance.** The parents shall do the following:
 - 1. follow the insurance plan in selecting a doctor or dentist;
 - 2. use doctors and dentists who are part of the insurance plan;
 - 3. make sure each parent has a copy of the insurance card and policy; and
 - 4. cooperate and work together to promptly submit all insurance forms.
- F. **Exchange of information.** Once a year either parent can ask, in writing, for both parties to exchange the following information (*this paragraph is required by statute, Section 40-4-11.4 NMSA 1978*):¹⁷
 - 1. federal and state tax returns for the prior year;
 - 2. W-2 statements for the prior year;
 - 3. IRS form 1099s for the prior year;
 - 4. work related day care statements for the prior year;
 - 5. dependent medical insurance premiums for the prior year; and
 - 6. wage and payroll statements for the four months prior to the request.

G.	Tax issues. 18 The parents shall address tax issues, such as the dependency exemption, that relate to the children as follows:
	[] Follow IRS regulations; or
	[] Adopt another plan as follows:

H. **Other expenses.** Each parent shall provide the children with items that they need while they are with that parent.

The Court, having considered the evidence FINDS AND CONCLUDES:

- 1. The Court has jurisdiction over the subject matter of this action and over the parties and the children.
- 2. The parties are incompatible.
- 3. The division of property and debts in this Default Judgment and Final Decree of Dissolution of Marriage is fair and reasonable.
- 4. The Custody Plan in this Default Judgment and Final Decree of Dissolution of Marriage is fair, reasonable, and in the best interests of the children.
- 5. The Child Support Obligation in this Default Judgment and Final Decree of Dissolution of Marriage is fair, reasonable, and in the best interests of the children.
- 6. Respondent's default has been certified by the Court.

IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED:

- The marriage of Petitioner and Respondent is dissolved on the grounds of incompatibility.
- 2. The parties are ordered to comply with the terms of this Default Judgment and Final Decree of Dissolution of Marriage.
- 3. The Court has continuing jurisdiction over issues relating to the children of the marriage until the children reach the age of majority as provided by law.

(Select and complete the following paragraphs if applicable)					
[]	 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. 				
[]	5. Judgment in favor of [] Petitioner (or) [] 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.				
[]	6. Petitioner's name is restored to the former name of (write full legal name).				
	SO ORDERED:				
Date	District Court Judge				
	VERIFICATION				
	, am the Petitioner, and I affirm under oath and rjury under the laws of the State of New Mexico the following:				
I am s	igning this document alone because Respondent is in default;				
I have	disclosed all assets and debts known to me;				
	This document and the statements in it are true and correct to the best of my knowledge and belief;				
I unde	erstand that I can be punished both civilly and criminally if any information in it is false.				
	Submitted/Approved by				
	Petitioner Date				
	Mailing address				

	City, state, and zip code
	Telephone number
STATE OF NEW MEXICO COUNTY OF)) ss.
Acknowledged, signed and swo	rn to before me this day of, the petitioner.
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.

ltem	Dollar Value	Will belong to (c.	belong to (<i>check box for each</i>		
		item): 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

i ne p	arties shall do the following with the property after the divorce:
(Choc	ose 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:
Addre	ess/Description of property:
The p	arties shall do the following with the property after the divorce:
(Choc	ose all that apply)
	Petitioner will keep the property;
	Respondent will keep the property;
	[] Petitioner [] Respondent shall pay the other party \$

 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) numbers on account	Amoun t owed	Will be paid by (<i>check box</i>): Petitioner Respondent	

DO NOT FILE: THIS PAGE FOR PARTY USE ONLY

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 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. Only 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 agrees 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.
- 10. You should understand the difference between the rights and obligations of joint custodians and a sole custodian. Descriptions of these terms are set out in NMSA 1978, Section 40-4-9.1. See an attorney with questions you may have. Joint custody does not imply an equal division of the child's time between the parents or an equal division of financial responsibility for the child.
- 11. If child support is not paid in a timely manner, interest will be added to the amount owed at the rate provided by law. See NMSA 1978, Section 40-4-7.3 for accrual of interest on delinquent child support.
- 12. See NMSA 1978, Section 40-4-11.1 for the child support worksheet. An interactive version of this worksheet may be found at *www.nmcourts.com*, click on "Family Law Forms." See also Form 4A-300 NMRA for a further explanation of the child support worksheet. The child support worksheet is used to determine the monthly child support obligation.

- 13. If child support is being paid for more than one child, the end of a child support obligation for a child may be a change of circumstances that justifies a different child support amount. A new child support worksheet must be completed and adopted by the court. If your child has an intellectual or physical disability, you should consult with an attorney.
- 14. The judge may or may not accept a proposed change from the worksheet amount. Proposed changes may be appropriate if application of the child support guidelines would be unjust or inappropriate, or create a substantial hardship. If child support has been ordered in another proceeding, tell the court about it here and attach that child support worksheet.
- 15. See NMSA 1978, Section 40-4C-4 for medical support orders. In some circumstances the court may order both parties to provide employer-provided health insurance.
- 16. See Form 4A-304 NMRA for the Wage Withholding Order. Wage withholding is required unless the parties show good cause and make alternate payment arrangements. Wage withholding is mandatory if the children are receiving public assistance. Payments made by wage withholding go through the Title IV-D agency (CSED) and cannot be directly sent by the employer to a party. Either party may request the court to enter a Wage Withholding Order. See also Form 4A-300 NMRA for a further explanation of the Wage Withholding Order.
 - 17. You need a court order to adjust child support payments.
 - 18. Consult with a professional about tax issues that relate to any children.

[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.]