# **Domestic Relations Forms**

# **Mandatory Forms**

# 4A-100. Domestic relations forms; short title; purpose of forms; cautions regarding use of forms.

| A. <b>Short title.</b> These forms may | be cited by New Mexico Rules Annotated, "I | NMRA", |
|--|--|--------|
| as "Domestic Relations Form 4A         | ·  |        |

- B. **Mandatory forms.** The forms compiled as Domestic Relations Forms 4A-111 through 4A-132 NMRA are approved for use by attorneys in representing their clients in domestic relations cases in the district courts. These forms supersede conflicting local district court domestic relations forms.
- C. **Pro se forms.** Domestic Relations Forms 4A-201 to 4A-341 NMRA have been approved for use by persons who are representing themselves in uncontested domestic relations cases. The forms published as Domestic Relations Forms 4A-201 through 4A-341 NMRA are not required to be used. Parties may use other forms that serve the same purpose.
- (1) Domestic Relations Forms 4A-301 to 4A-322 NMRA may be used if both the husband and wife have already agreed not to contest the following:
  - (a) the court granting the parties a divorce;
  - (b) how the husband and wife will divide all of their property and debts; and
- (c) if the husband and wife are the parents of one or more children under eighteen (18) years of age or a child under the age of nineteen (19) attending high school, a parenting plan and child support obligation for their children.
- (2) Domestic Relations Forms 4A-331 and 4A-332 NMRA may be used in paternity cases if both parties agree that they are the parents of one or more children under eighteen (18) years of age or a child under nineteen (19) years of age attending high school.
- D. **Availability of forms.** In addition to publication in the New Mexico Rules Annotated, the Domestic Relations Forms may be downloaded in word processing format from the Supreme Court's web site, *www.supremecourt.nm.org*, click on *"legal forms"*, and then click on *"domestic relations forms"*. These forms are also available in word processing format through the Administrative Office of the Court's web site, *www.nmcourts.gov*, click on *"Family Law Forms"*. If the husband and wife have minor children, the Child Support Worksheet found on the Administrative Office of the Court's

web site will automatically determine the monthly child support obligation. This interactive form may be found at www.nmcourts.gov, click on "Family Law Forms".

[Approved, effective November 15, 2001 through November 15, 2002; approved, as amended, effective November 15, 2002.]

#### **ANNOTATIONS**

**Compiler's notes.** — Pursuant to a court order dated September 19, 2001, this form was provisionally approved and adopted for twelve months effective November 15, 2001. Subsequently, by a court order dated November 5, 2002, this rule was amended and approved, effective November 15, 2002.

## 4A-101. Domestic relations cover sheet.

Information for court clerk's use.

A. Parties' names and petitioner's attorney information.

## **Petitioner's information**

Petitioner's name:

Attorney's name:

Attorney address:

City:

State:

Zip code:

Telephone:

Respondent's name:

B. Case tracking (select codes from page 3)<sup>3</sup>

| Primary case type (Insert three le<br>Primary claim for relief (cause of             | etter code) action) (Insert three letter code)   |  |  |
|--|--|--|--|
| Other claims for relief (cause of action) (Insert three letter codes) <sup>4</sup> : |  |  |  |
| C. Type of pleading (mark of   | only one)  |  |  |
| FIRST PLEADING for   | this party (petition)  |  |  |
| RE-OPENED (Post juinodification)   | dgment decree, motions, petitions for enforcement or   |  |  |
| Are there any pending or closed  | nark all that apply) itation been attempted? Yes No. cases, including any domestic violence or children's carties or children? Yes No. |  |  |
|  | O INFORMATION SHEET. <sup>5</sup> COVER SHEET IN THE COURT FILE. <sup>6</sup> NOT FILE THE INFORMATION SHEET. <sup>6</sup>             |  |  |
| DOMESTIC F   | RELATIONS INFORMATION SHEET  |  |  |
| Case number: A The following information is requi support enforcement. The inform    | Assigned judge:ired by New Mexico law and federal law for child ation also is needed to identify and monitor the case.                 |  |  |
| 1. Information regarding permailing address. Use a separate                          | etitioner and respondent. (Do not use an attorney's sheet if necessary.)   |  |  |
| Petitioner   | Respondent   |  |  |
| Name:  | Name:  |  |  |
| (Last name, first, middle)   | (Last name, first, middle)   |  |  |
| Other names (e.g. maiden name)   | ): Other names (e.g. maiden name):   |  |  |
| Address:   | Address:   |  |  |
| City:  | City:  |  |  |
| State:   | State:   |  |  |
| Zip code:  | Zip code:  |  |  |
| Social Security number <sup>7</sup> : Social Security number <sup>7</sup> :          |  |  |  |

| each minor child, if any. Use a separ  | rate sheet if necessary.)   |  |
|--|---|--|
| Name: (Last name, first, middle) Date of birth: Social Security number:  | Name: (Last name, first, middle) Date of birth: Social Security number:   |  |
| Name: (Last name, first, middle) Date of birth: Social Security number:  | Name: (Last name, first, middle)  Date of birth:  Social Security number:   |  |
| Has any court changed the amount of No If you answered "Yes" to either ques  | d support? Yes No of child support you requested? Yes tion, what state and what court issued the order? Court.  |  |
| 3. Request to limit access to in (Optional - complete only if application)   |   |  |
| For this reason, please limit access t<br>the Child Support & Paternity Case F<br>[respondent] realizes that this reques<br>child support. The [petitioner] [respondent] | has reason to fear domestic violence or child abuse to information about the [petitioner] [respondent] in Registry <sup>8</sup> to the extent possible. The [petitioner] st may make it more difficult to assist in collecting indent] understands that the other party and the put this case under some circumstances. |  |
| I affirm that this request is legitimatel the other party or mislead the court.  | y made and not designed to harass or intimidate   |  |
| END OF INFORMATION SHEET<br>NOTE TO ATTORNEYS: DO NOT S<br>THE CLERK. <sup>5</sup>   | SUBMIT INFORMATION BELOW THIS LINE TO   |  |
| CLAIMS FOR RELIEF (CAUSES OF<br>Select the primary case type, primary  | F ACTION) y claim for relief and all other claims for relief from   |  |

the following list. Primary case types are in bold print and are either underlined or

cover sheet.

appear in italics. "Claims for relief" appear in regular lettering to the left and below each "primary case type". Write the appropriate codes in the appropriate blank spaces on the

Parties' minor children. (Provide the date of birth and social security number for

|  |         | PRIMARY<br>CASE TYPE |
|--|---------|----------------------|
| ESTABLISH DISSOLUTION - MINOR CHILDREN     |         | DDC                  |
| ANNULMENT with custody                     | DAC     |                      |
| DIVORCE with custody                       | DDC     |                      |
| LEGAL SEPARATION with custody              | DLC     |                      |
| NOT MARRIED with children                  | DNC     |                      |
| ESTABLISH DISSOLUTION - NO MINOR CHILD     |         | DDN                  |
| ANNULMENT no minor child                   | DAN     |                      |
| DIVORCE no minor child                     | DDN     |                      |
| LEGAL SEPARATION no minor child            | DLN     |                      |
| NOT MARRIED no minor child                 | DNN     |                      |
| ESTABLISH CUSTODY OR VISITATION            |         | DCV                  |
| PARENTAL CUSTODY OR VISITATION             | DCV     |                      |
| GRANDPARENT VISITATION                     | DGC     |                      |
| OTHER CUSTODY VISITATION                   | DOC     |                      |
| ENFORCE - MODIFY CUSTODY, VISITATION OR S  | SUPPORT | DDC                  |
| ENFORCE INCOMING RECIPROCAL                | EIR     |                      |
| ENFORCE OUTGOING RECIPROCAL                | EOR     |                      |
| ENFORCE SUPPORT - private attorney         | EPV     |                      |
| ENFORCE SUPPORT - state attorney           | EST     |                      |
| MODIFY INCOMING RECIPROCAL                 | EIR     |                      |
| MODIFY OUTGOING RECIPROCAL                 | EOR     |                      |
| MODIFY SUPPORT - private attorney          | EPV     |                      |
| ENFORCE OR MODIFY PARENTAL CUSTODY         | ECV     |                      |
| ENFORCE OR MODIFY GRANDPARENT VISIT        | EGC     |                      |
| ENFORCE, MODIFY OTHER CUSTODY OR VISIT     | EOC     |                      |
| MISCELLANEOUS OR OTHER                     |         | DMS                  |
| SECTION 40-4-7 PROPERTY DIVISION           | DPD     |                      |
| ENFORCE OR MODIFY PROPERTY DIV.            | EPD     |                      |
| MISC. DOMESTIC MATTERS                     | DMS     |                      |
| ENFORCE - MODIFY MISC. DOM. REL.<br>MATTER | EMS     |                      |
| ESTABLISH PARENTAGE OR PATERNITY           |         | DPA                  |
| ESTABLISH PARENTAGE OR PATERNITY           | DPA     |                      |
| CHILD SUPPORT                              |         | DCS                  |

CHILD SUPPORT - private attorney DPV CHILD SUPPORT - state attorney DST

USE NOTES

1. The Domestic Relations Cover Sheet and the Domestic Relations Information Sheet are not required in domestic violence, commitment, guardianship, probate or adoption actions; or if you are filing a pleading that does not change or add to the first pleading.

In uncontested domestic relations matters, the parties may submit one set of documents with the initial pleading, and the documents need not be served.

In all other contested domestic relations cases each attorney representing a petitioner in a contested case must submit both the cover sheet and the information sheet and serve a blank copy of the information sheet on the respondent. Respondents must submit the completed information sheet with their first responsive pleading.

The information submitted on these forms does not replace or supplement the filing and service of pleadings or other papers required by law. These forms, approved by the Supreme Court of New Mexico, are required to initiate domestic relations cases and are used by the courts for case management.

Forms are available from the court clerks and the NMRA. Electronic copies may be obtained from the Supreme Court's internet site (www.supremecourt.nm.org) and New Mexico Law on Disc. If re-keying the form it must appear substantially in the same format as the Supreme Court approved form. Type or print only. If using a word processing system, please print your answers in bold.

- 2. The information contained in the "official use only" section of the domestic relations cover sheet including the case number and assigned judge, and free process information will be filled in by the court clerk. The court clerk will also fill in the case number and assigned judge information requested on the Domestic Relations Information Sheet.
- 3. The identification of case types, primary and other claims for relief is for court data keeping purposes only and is not binding for any purpose. There is no wrong answer as long as the codes are taken from the attached list of codes. Insert the code for the primary case type (e.g. DCV for custody or visitation) and the primary claim for relief (e.g. DGC for grandparent visitation) using the codes listed on page three (3) of the cover sheet. It is possible for the case type and case codes to be the same. Please insert both. For statistical purposes, you can list only one primary case type and one primary claim or cause of action.
- 4. Other claims for relief. If you have other claims, type or print the codes for those claims as indicated.

- 5. The cover sheet is to be submitted to the clerk on one page. Unless there are more than four children, the information sheet is to be submitted on a single page. The clerk will key-enter the information on the cover sheet and place it in the court file. Only the cover sheet will be filed. The clerk will key-enter the information on the information sheet. The information sheet will not be filed in the court file.
- 6. Please print and include the "notes" to the clerk on the form submitted to the clerk.
- 7. If the party has more than one social security number, please include it. Pursuant to Sections 27-1-10 and 27-1-11 NMSA 1978 and federal law, each party must submit the social security number of each party as well as the name, date of birth and social security number for each minor child. This information will be provided to the State Case Registry and, upon request, to child support enforcement agencies. The parties' addresses and social security numbers are also used to accurately identify and track court users, obtain feedback from court users on a periodic basis and to issue process in contempt proceedings. Addresses provided on this page will not be made a part of the public record unless that party is or becomes self represented.
- 8. The Child Support & Paternity Case Registry is a required, nationwide database of child support and paternity orders. Access to registry information is strictly limited to court and child support administrative personnel. Requesting that your registry information be "nondisclosed" does not prevent authorized parties from reviewing the information. Rather, it alerts courts and child support administrative personnel to act with caution when viewing your information. However, be aware that requesting "nondisclosure" of registry information does not limit access to your official district court case file which is a public record. If you are concerned about such access, ask your lawyer, or the court clerk if you do not have a lawyer, about ways in which the court may restrict access to your court file.

[Provisionally approved as 4-211 NMRA, effective November 1, 1999 until November 1, 2000; approved, as amended, effective November 1, 2000; recompiled to 4A-101 NMRA.]

#### **ANNOTATIONS**

**The 2000 amendment,** effective November 1, 2000 added Item 3 at the end of the Information Sheet and added Use Note 8.

**Compiler's notes.** — Pursuant to a court order dated October 27, 1999, this form is provisionally approved for twelve months effective November 1, 1999. Subsequently, by a court order dated October 23, 2000, this form was approved and adopted in its final form, effective November 1, 2000.

## 4A-102. Domestic relations information sheet.

## DOMESTIC RELATIONS INFORMATION SHEET

(for self-represented people)

# THIS SECTION FOR OFFICIAL USE ONLY

Assigned judge: \_\_\_\_\_

Case number: \_\_\_\_\_

| support enforcement. The information a   | New Mexico law and federal law for child lso is needed to identify and keep up with your formation will help the court get the money for |  |
|--|--|--|
|  | er and respondent. (Look at the paperwork you ed at the top as petitioner and respondent. Use a  |  |
| Petitioner   | Respondent   |  |
| Name:  | Name:  |  |
| (Last name, first, middle)   | (Last name, first, middle)   |  |
| Other names (e.g. maiden name):  | Other names (e.g. maiden name):  |  |
| Address:   | Address:   |  |
| City:  | City:  |  |
| State:   | State:   |  |
| Zip code:  | Zip code:  |  |
| Date of birth:   | Date of birth:   |  |
| Social Security number <sup>2</sup> :  |  |  |
| <b>2. Parties' minor children.</b> (Provide each minor child, if any. Use a separate | le the date of birth and social security number for sheet if necessary.)   |  |
| Name:  | Name:  |  |
| (Last name, first, middle)   | (Last name, first, middle)   |  |
| Date of birth:   | Date of birth:   |  |
| Social Security number:  | Social Security number:  |  |
| Name:  | Name:(Last name, first, middle)  |  |

| (Last name, first, middle)   |   |
|--|---|
| Date of birth:   | Date of birth:  |
| Social Security number:  | Social Security number:   |
| No   | child support you requested? Yes on, what state and what court are they located in  |
| 3. Request to limit access to info   |   |
| limit access to information about me in the extent possible. I realize that this re          | violence or child abuse. For this reason, please in the Child Support & Paternity Case Registry <sup>4</sup> to equest may make it more difficult to assist me in and that the other party and the public might still some circumstances. |
| Under penalty of perjury, I affirm that the total to harass or intimidate the other party of | his request is legitimately made and not designed or mislead the court.   |
| NOTE TO COURT CLERK:<br>DO NOT PLACE THIS INFORMATION  | N SHEET IN THE COURT FILE.3   |
| DOMESTIC RELATIONS II  | NFORMATION SHEET INSTRUCTIONS   |
| If you need more space to write, you ca  | an attach a separate sheet with the information.  |

## To Petitioner:

If you and your spouse or the other person who owes child support have agreed on everything before this case was filed, then you must give the *Information Sheet* to the court clerk with your petition.

If you do not agree it means the case is *contested*. If the case is contested, you MUST do two things:

- 1. give the information sheet to the court clerk; and
- 2. have a sheriff or process server give a blank copy of the *Information Sheet* to your spouse or other person who owes child support.

## To Respondent:

You must submit the information sheet when you file your first paper with the court. You

must write the name of the judge and the case number on the *Information Sheet*. You can find that information on the papers the petitioner gave you.

After you fill out this form, you will need to submit the other paper work required by law. If you choose to represent yourself in a claim, you may still wish to talk with an attorney to discuss your rights. The people who work in the court cannot give you legal advice. **Purpose:** 

You must give the information requested on the sheet for the State Case Registry. This information is required by federal and state law. The information is needed to identify and keep up with your case. If your child(ren) do not receive the child support ordered, this information will help the court get the money for your child(ren).

If you have more than one social security number, include all social security numbers. Social security numbers will be given to state and federal agencies which are required by law to collect the information. Social security numbers will not be given to the public. Your addresses are used by the court to obtain feedback from both of you.

#### USE NOTES

- 1. The information contained in the "official use only" section of the Domestic Relations Information Sheet, including the case number and assigned judge, will be filled in by the court clerk.
- 2. If the party has more than one social security number, please include it.
- 3. Unless there are more than four children, the information sheet is to be submitted on a single page. The clerk will key-enter the information on the information sheet. The information sheet will not be filed in the court file. **The Domestic Relations Information Sheet Instructions are not submitted to the court clerk.**
- 4. The Child Support & Paternity Case Registry is a required, nationwide database of child support and paternity orders. Access to registry information is strictly limited to court and child support administrative personnel. Requesting that your registry information be "nondisclosed" does not prevent authorized parties from reviewing the information. Rather, it alerts courts and child support administrative personnel to act with caution when viewing your information. However, be aware that requesting "nondisclosure" of registry information does not limit access to your official district court case file which is a public record. If you are concerned about such access, ask your lawyer, or the court clerk if you do not have a lawyer, about ways in which the court may restrict access to your court file.

[Provisionally approved as 4-212 NMRA, effective November 1, 1999 to November 1, 2000; approved, as amended, effective November 1, 2000; recompiled as 4A-102 NMRA.]

### **ANNOTATIONS**

The 2000 amendment, effective November 1, 2000, added Item 3 and Use Note 4.

**Compiler's notes.** — Pursuant to a court order dated October 27, 1999, this form is provisionally approved for twelve months effective November 1, 1999. Subsequently, by a court order dated October 23, 2000, this form was approved and adopted in its final form, effective November 1, 2000.

# 4A-111. Motion for temporary order (domestic relations actions).

| _       | _    |     | NEW MEXICO  |
|---------|------|-----|---|
|         |      |     | COUNTY  |
|         |      |     | JUDICIAL DISTRICT   |
| Petitic |      |     | ,   |
| V.      |      |     | No  |
|         |      |     |   |
| Respo   | ond  | ent |   |
|         |      |     | MOTION FOR TEMPORARY ORDER  |
|         |      |     | (domestic relations actions) <sup>1</sup>   |
| to ent  | er t | emp | (name of petitioner or respondent) request the cour<br>porary orders for the purpose of:<br>oplicable alternatives) |
| (1)     | ſ    | 1   | temporary domestic order <sup>2</sup> ;   |
|         |      |     | temporary custody of minor children;  |
| (3)     |      |     |   |
| . ,     | _    | _   | temporary child support;  |
| (5)     | _    | _   |   |
| (6)     | _    | j   | temporary division of income and debts;   |
| ( )     | -    | •   | temporary order withholding child support from  |
|         |      |     | (respondent's) (petitioner's) wages and having the  |
| (7)     | [    | ]   | child support paid directly to  |
|         |      |     | (petitioner)<br>(respondent);   |
| (8)     | [    | ]   | (other).  |
|         |      |     | Signature of party or attorney  |
|         |      |     | Name (print)  |

|   | Address (print)  |
|---|--|
|   | City, state and zip code (print)   |
|   | Telephone number   |
| CERTIF  | ICATE OF SERVICE   |
| I hereby certify that on this   | day of, this motion was  |
| [mailed by United States mail, postage<br>Name:   | • •  |
| Λ ddr. c c c .  |  |
| City, state and zip code:   | ]  |
| [faxed by   | (name of person who faxed) to  |
| without error. The time and date of the (date).] [e-mailed by (name of person who tree to at (electronic address of rewho agreed to service in this manner. | •  |
|   | Signature of attorney  |
|   | Date of signature  |
| If this notice was served by a person completed and filed with the court:   | other than an attorney, the following must also be   |
| AFFID.  | AVIT OF SERVICE  |
|   | that a copy of this motion for temporary order was mission] as described above on this day |
|   | Signature of person who made service   |
| Subscribed and sworn to before me this day of   |  |

| Judge, notary or other officer authorized to administer oaths |  |
|---|--|
| Official title  |  |

USE NOTES

- 1. See Committee Commentary to Rule 1-120 NMRA for what constitutes a domestic relations action.
- 2. See Rule 1-121 NMRA and Domestic Relations Form 4A-112 NMRA for the Supreme Court approved Temporary Domestic Order.

[Approved, effective November 1, 2000 until November 1, 2001; approved, effective November 1, 2001.]

## **ANNOTATIONS**

**Compiler's notes.** — Pursuant to a court order dated October 3, 2000, this form was provisionally approved for twelve months effective November 1, 2000. Subsequently, by a court order dated October 29, 2001, this form was approved and adopted in its final form, effective November 1, 2001.

# 4A-112. Temporary domestic order.

[1-121]

| []                  |                             |    |  |
|---------------------|-----------------------------|----|--|
| STATE OF NEW MEXICO | COUNTY<br>JUDICIAL DISTRICT |    |  |
| Petitioner,         | ,                           |    |  |
| V.                  |                             | No |  |
| Respondent.         | ,                           |    |  |

#### TEMPORARY DOMESTIC ORDER1

This order is issued pursuant to Rule 1-121 NMRA. This is not an order of protection under federal or state law. It is otherwise fully enforceable. It applies to both parties. This order will continue in effect until modified. The procedure for modification of this order is described below.

### THE COURT ORDERS THE PARTIES AS FOLLOWS:

- (1) **Do not** injure or physically or mentally abuse, molest, intimidate, threaten or harass the other party or any child of either party.
- (2) **Do not** interfere with the relationship of your spouse with any child of either party. If you are living apart, you shall each continue to have frequent contact and communication with any minor child of both parties, personally and by telephone. A party shall notify the other party of any change of address or telephone number within twenty-four (24) hours of the change.
- (3) **Do not** change a child's school, religion, child care, doctor, dentist, physical or mental treatment or recreational activities in which the child has been participating.
- (4) **Do not** remove, cause or permit the removal of any minor child of both parties from the State of New Mexico without court order or written consent of the other party.
- (5) **Do not** make the other party leave the family home, whether it be community or separate property, without court order. You should attempt to resolve the question of who leaves the home in a fair manner. If you cannot agree, you must ask the court to decide.
- (a) Whoever moves from the family home may return to pick up personal belongings at a reasonable time as you may agree. Personal belongings do not include furniture unless you agree or the court permits. If an order prohibiting domestic violence has been entered, you must arrange to have a law enforcement officer present to monitor the removal of personal belongings. The party moving out of the residence is not prejudiced by reason of the move in any way with respect to custody of any minor child, with respect to a claim of any interest in the family residence or the personal property in or on the premises.
- (b) Whoever leaves the family residence shall notify the other party, within twenty-four (24) hours of an address where the vacating party can receive mail.
- (c) At a reasonable time, you are entitled to examine the contents of the marital residence and to have access to all properties owned by either of you, for inspection, valuation or appraisal. If you ask, the other party must provide access to the home within fifteen (15) days after the date of the request.
- (6) **Do not** incur unreasonable or unnecessary debts. Any debt that does not contribute to the benefit of both spouses or the minor children of the parties which is incurred after you have separated, may be the separate debt of the party who incurs the debt.

- (7) **Do not** sell, remove, transfer, dispose of, hide, encumber or damage any property, real or personal, community or separate, except in the usual course of business or for the necessities of life. Keep an accounting of any transactions to show to the court.
- (8) **Do not** drop or cancel any insurance policy, including automobile or other vehicle insurance, household insurance, medical or dental insurance or life insurance.
  - (9) **Do not** terminate or change the beneficiaries of any existing life insurance policy.
- (10) **Do not** close any financial institution account<sup>2</sup> or cancel any credit cards nor remove the other party from any credit card account during pendency of this case, unless the parties otherwise agree in writing.

## **MODIFICATION BY COURT<sup>3</sup>**

This order may be modified by the court upon request of either party. To request the court to modify this order, a motion must be filed with the clerk of the court. The motion must include reference to each paragraph number the party is requesting to be modified or terminated. The party making the request must provide the other party with a copy of the motion requesting the change. If the other party agrees with the request, an order approving the request, which has been initialed by both parties as "approved", shall be filed with the motion.

#### **WAIVER BY PARTIES**

The parties may modify a specific provision of this order by entering into a written agreement and filing it with the court. The parties may also waive a provision of this order on a specific occasion if both parties sign an agreement to waive the provision. A waiver must include the paragraph number of each paragraph waived by the parties.

#### OTHER ORDERS

If an order of protection from a domestic violence case has been served on either party or if there is any other order in effect governing the relationship of the parties, and there is a conflict between this order and the other order, the other order controls unless the court specifically orders otherwise.

#### **VIOLATIONS**

Violation of this court order may result in the imposition of a fine or imprisonment. This order is binding on the petitioner at the time the petition is filed. This order is effective on the respondent two (2) days after it is served on the respondent. The parties are cautioned that actions taken by either party that are contrary to the terms of this order are subject to redress by the court, including costs and attorney fees.

| Date   | District Judge   |  |
|--|--|--|
| J  | JSE NOTES  |  |
|  | ed at the time a domestic relations case is however, the scheduling order must be issued as  |  |
| 2. See Section 58-1-7 NMSA 1978 bank account.  | for notice to any bank of an adverse claim to a  |  |
| requesting a hearing to dissolve this or   | of this order, a party may file a motion der. If the court finds the motion was frivolous or s the party filing the motion with costs and        |  |
| [Approved, effective November 1, 2000 November 1, 2001.]   | until November 1, 2001; approved, effective  |  |
| <b>Committee commentary.</b> — This form deviates from the forms used by some judicial districts, however, the changes are necessary to comply with due process requirements. See Rules 1-121 and 1-066(B) NMRA. |  |  |
| AN   | NOTATIONS  |  |
| provisionally approved for twelve month  | ourt order dated October 3, 2000, this form was his effective November 1, 2000. Subsequently, by this form was approved and adopted in its final |  |
| 4A-113. Motion to modify tempactions).   | porary order (domestic realtions   |  |
| STATE OF NEW MEXICOCOUNTYJUDICIAL DIST   |  |  |
| Petitioner,  | <del>,</del>   |  |
| V.   | No   |  |

Respondent.

## MOTION TO MODIFY TEMPORARY ORDER

# (domestic relations actions) 1

| I,                  | (name of petitioner or respondent) request the court                                    |
|---------------------|---|
| to:<br><i>(ched</i> | ck and complete applicable alternatives)  |
| []                  | modify paragraph of the temporary domestic order as follows:                            |
|                     |   |
| []                  | terminate the temporary domestic order because:   |
|                     | <br>•   |
| []                  | terminate or modify the temporary child support because:                                |
|                     |   |
| []                  | modify the temporary division of income and debts of the parties because <sup>2</sup> : |
|                     |   |
| []                  | dismiss the temporary restraining order because <sup>3</sup> :                          |
|                     |   |
| []                  | terminate or modify the temporary wage withholding order because:                       |
|                     |   |
|                     | •   |
|                     | Signature   |

|   | Name (printed)  |
|---|---|
|   | (Address)   |
|   | Telephone number  |
| CERTIF  | ICATE OF SERVICE  |
| I hereby certify that on this<br>this motion was  | , day of,   |
| [mailed by United States mail, postage  |   |
| Address:  |   |
| City, state and zip code:   |   |
| [faxed by(defendant)  | (name of person who faxed) to dant or defendant's attorney). The transmission |
| was reported as complete and without  | t error. The time and date of the transmission was                            |
| [e-mailed byat  | (name of person who transmitted) to (electronic address of                    |
| recipient) who agreed to service in this time and date of the transmission was (date).] | s manner. The transmission was successful. The                                |
|   | Signature of attorney   |
|   | digitature of attorney  |
|   | Date of signature   |
| If this notice was served by a person completed and filed with the court:               | other than an attorney, the following must also be                            |
| AFFIDA  | AVIT OF SERVICE   |
|   | that a copy of this motion was served by [mail] bribed above on this day of   |
|   |   |

Signature of person who made service

| Subscribed and sworn to before me this day of                 | ,   |                   |
|---|-----|-------------------|
| Judge, notary or other officer authorized to administer oaths |     |                   |
| Official title  |     |                   |
|   |     | Signature         |
|   |     | Date of signature |
|   | USE | NOTES             |

- 1. This form may be used anywhere in this state to request the court to modify a temporary order entered by the court.
- 2. If a court order of temporary division of income and debts is being challenged, you must complete an "interim income and expense" form and file it with the court at the time you file this response.
- 3. If you believe that your spouse may injure you or cause some other harm to you, your the children or other household member, you may file a petition for a temporary restraining order or you may file a "Petition for Order for Protection from Domestic Abuse".

[Approved, effective November 1, 2000 until November 1, 2001; approved, effective November 1, 2001.]

## **ANNOTATIONS**

**Compiler's notes.** — Pursuant to a court order dated October 3, 2000, this form was provisionally approved for twelve months effective November 1, 2000. Subsequently, by a court order dated October 29, 2001, this form was approved and adopted in its final form, effective November 1, 2001.

# 4A-121. Notice of hearing for interim order dividing income and expenses and order for production.

| [1-122]        |                   |
|----------------|-------------------|
| STATE OF NEW I | MEXICO            |
|                | JUDICIAL DISTRICT |

| Petitioner,  |   |
|--|---|
| V.   | No  |
|  | ,   |
| Respondent.  |   |
| NOTICE OF I  | HEARING                                     |
| FOR INTERIM ORD  | ER DIVIDING                                 |
| INCOME AND I   | EXPENSES                                    |
| AND ORDER FOR  | PRODUCTION <sup>1</sup>                     |
| A hearing to allocate income and expension held on the day of (location).  (p.m.) at (location).   |   |
| 2. At least five (5) days prior to the hearing following:  | , the parties shall exchange the            |
| a. the parties' completed Interim Monthly In   | ncome and Expenses Statement <sup>2</sup> ; |
| b. the parties' most recent state and federa schedules;  | al income tax returns, including all        |
| c. each party's three (3) most recent pays the parties shall be required to produce the mocopy of CRS-1 forms for the last six (6) months the last six (6) months; | •   |
| d. all financial institution accounts, includin statements, for the past six (6) months;   | g checking and savings account              |
| e. documentation of all monthly fixed expe   | nses;                                       |
| f. credit card statements for the six (6) mo was filed; and  | nth period preceding the date the petition  |
| g. all exhibits intended to be introduced.   |   |

The parties shall also bring to the hearing a copy of the information required to be exchanged and a proposed interim monthly income and expense statement. Failure to disclose and produce information pursuant to this paragraph may result in the

information being excluded and may result in the requested relief being granted or denied.

## **District Judge**

## USE NOTES

- 1. This form is required to be used when the court provides an interim allocation of income and expenses. See Rule 1-122 NMRA.
- 2. See Domestic Relations Form 4A-122 NMRA for the Interim Monthly Income and Expense Statement.

[Approved, effective November 1, 2000 until November 1, 2001; approved, effective November 1, 2001.]

## **ANNOTATIONS**

**Compiler's notes.** — Pursuant to a court order dated October 3, 2000, this form was provisionally approved for twelve months effective November 1, 2000. Subsequently, by a court order dated October 29, 2001, this form was approved and adopted in its final form, effective November 1, 2001.

# 4A-122. Interim monthly income and expenses statement.

| [1-122]   |                                 |
|---|---------------------------------|
| STATE OF NEW MEXICO COUNTY OF JUDICIAL DISTRICT |                                 |
| Petitioner,                                     |                                 |
| V.  | No                              |
| Respondent.                                     |                                 |
| INTERIM MONTHLY INCOME AND                      | EXPENSES STATEMENT <sup>1</sup> |
| (fixed percentage for                           | child expenses)                 |
| STATE OF NEW MEXICO )                           |                                 |
| ) s:  | S.                              |

| COUNTY OF                            | )  |
|--------------------------------------|--|
| l,                                   | (petitioner) (respondent) state under penalty of |
| perjury that the following is true a | nd correct at this time:                         |

|                                      | Husband<br>Column 1 | Wife<br>Column 2 | Combined<br>Column 3 |
|--------------------------------------|---------------------|------------------|----------------------|
| 1. Gross monthly income <sup>2</sup> |                     |                  |                      |
| a. Gross monthly wages               | \$                  | \$<br>           | <b>\$</b><br>        |
| b. Rental income                     | \$                  | \$               | \$                   |
| c. Self-employment income            | \$                  | \$               | \$                   |
| d. Dividends and interest            | \$                  | \$               | \$                   |
| e. Other income                      | \$                  | \$               | \$                   |
| 2. Total gross monthly income        | \$                  | \$               | \$                   |
| 3. Payroll deductions <sup>3</sup>   |                     | _                |                      |
| a. Federal withholding               | \$                  | \$               | \$                   |
| b. State withholding                 | \$                  | \$               | \$                   |
| c. Estimated tax payments            | \$                  | \$               | \$                   |
| d. FICA                              | \$                  | \$               | \$                   |
| e. Medicare                          | \$                  | \$               | \$                   |
| f. Health insurance                  | \$                  | \$               | \$                   |
| g. Life and disability insurance     | \$                  | \$               | \$                   |
| h. Union dues                        | \$                  | \$               | \$                   |
| i. Mandatory retirement              | \$                  | \$               | \$                   |
| j. Other                             | \$                  | \$               | \$                   |

| 4. Total payroll deductions  | \$<br>\$ | \$ |
|--|----------|----|
| (Add items in #3)  | <br>     |    |
| 5. Net monthly income  | \$<br>\$ | \$ |
| (Subtract Line 4 from Line 2) 6. Monthly fixed expenses <sup>4</sup> : | <br>     |    |
| a. Residence⁵  | \$<br>\$ | \$ |
| b. Utilities <sup>6</sup>  | \$<br>\$ | \$ |
| c. Car payments  | \$<br>\$ | \$ |
| d. Insurance premiums  | \$<br>\$ | \$ |
| (1) Car or other vehicle   | \$<br>\$ | \$ |
| (2) Life <sup>7</sup>  | \$<br>\$ | \$ |
| (3) Health <sup>7</sup>  | \$<br>\$ | \$ |
| (4) Homeowners <sup>8</sup> or renters                                 | \$<br>\$ | \$ |
| (5) Other  | \$<br>\$ | \$ |
| e. Day care <sup>9</sup>   | \$<br>\$ | \$ |
| f. Credit card payments 10   | \$<br>\$ | \$ |
| g. Loan payments   | \$<br>\$ | \$ |
| h. Child support payments <sup>11</sup>                                | \$<br>\$ | \$ |
| i. Medical   | \$<br>\$ | \$ |
| j. Other   | \$<br>\$ | \$ |
| 7. Total monthly fixed expenses  | \$<br>\$ | \$ |
| (Add items in #6 and #7)12   | <br>     |    |

| 8. Net spendable income                                | Φ         | Φ      | Φ      |
|--|-----------|--------|--------|
| (Line 5 minus Line 7) 9. 1/2 of combined net spendable |           |        |        |
| income (1/2 of Line 8 Column 3)13                      | \$        | \$     | \$     |
| 10. Amount transferred and received <sup>14</sup>      | \$        | \$     | \$     |
| 11. Child support adjustment <sup>15</sup>             | \$        | \$     | \$     |
| (see table, Use Note 15)                               |           |        |        |
| 12. Total to be transferred <sup>16</sup>              | \$<br>    | \$<br> | \$<br> |
|  | Signature |        |        |
| Subscribed to and sworn to before me t                 |           | day of | ,      |
| Notary Public  |           |        |        |

Φ

#### USE NOTES

- 1. This form is to be used with an Interim Order Allocating Income and Expenses, Domestic Relations Form 4A-123 NMRA. Unless, upon motion of a party, the court orders the division of separate income and expenses, only community income and expenses should be included on this form. In minimal or negative income cases, the court will have discretion to fashion an appropriate order.
- 2. "Gross monthly income" is income from all sources except child support received from a prior court order. For self-employed individuals, gross monthly income means gross receipts less reasonable and ordinary business expenses. For varying income and expenses use the average of the last three (3) months' income and expenses.

Gross monthly income is to be computed by using one of the following: hourly wage x average hours worked per week x 52 divided by 12; weekly wage x 52 divided by 12; every two weeks wage x 26 divided by 12; twice monthly x 2. For varying wages, use the average of the last three months' income.

3. "Deductions" are payroll deductions for taxes, social security, health insurance, union dues, retirement and other employer-related deductions. Payroll deductions are to be computed on a monthly basis as described in Use Note 2.

- 4. "Monthly fixed expenses" include periodic expenses even though paid quarterly, semiannually or yearly. Fixed expenses are to be computed on a monthly basis by using one of the following: annual income or expenses divided by 12. For varying expenses, use the average of the last three months' receipts or expenses.
- 5. Residence fixed expense is mortgage or rent actually paid. If a party receives free rent, *e.g.*, by living with parents, that party's rent is imputed as zero. If residence expense is a mortgage payment for the residence of a party, unless already separately stated, include insurance and taxes.
- 6. Include monthly average payments for gas, electricity, water, sewer, refuse and basic telephone bill, if not paid as part of rent. Use average for last 12 months if known.
- 7. Do not include medical, dental, liability, life or other insurance that is deducted by payroll deduction.
- 8. Do not include homeowners insurance premiums if the premium is included as part of the residence expense, Line 6(a).
- 9. Day care fixed expense is work-related day care and does not include babysitting or occasional day care.
- 10. "Credit card payments" is listed as a fixed expense and includes only the minimum monthly payment as of the date of the filing of the petition.
- 11. Any regular monthly payment ordered by a prior order of child support or alimony, which is actually paid, is a fixed expense.
- 12. Line 8. "Net spendable income" and "combined net spendable income" are determined by subtracting Line 7, "total monthly fixed expenses", from Line 5, "net monthly income".

Negative combined net spendable income. If the "combined net spendable income" (Line 8, Column 3) is a negative number, and there are no children, adjust the allocations of income or expenses between the parties, or transfer an amount from one party to another so that the amount of net spendable income for the "Husband" and "Wife" on Line 9 is equal. Do not complete Lines 10, 11 and 12. If Line 8, Column 3 has a negative or minimal "combined net spendable income", and there are children, the court will need to fashion an appropriate form to divide interim income and expenses of the parties.

13. Line 9. Equalizing spendable income. If "net spendable income" on Line 8, Column 3, is a positive number, divide "combined net spendable income" by two and enter the result in each column of Line 9.

14. Line 10. Amount transferred and received. The party with the larger net spendable income will transfer an equalizing amount to the party with the smaller net spendable income. To determine the amount of the transfer or receipt, subtract Line 9 (one-half of combined net spendable income) from Line 8, "net spendable income" and enter the amount on Line 10. This is the amount to be transferred by the party with the larger net spendable income to the party with the lower net spendable income.

For example, if the husband has a net spendable income of \$1,000.00 per month and the wife has a net spendable income of \$500.00 per month, divide the total, \$1,500.00, by two. Since the husband has the larger net spendable income, enter the result, \$750.00, on Line 9, under Column 1. To determine the amount the husband transfers, subtract Line 9 of Column 1 from Line 8 of Column 1 (\$1,000.00 minus \$750.00 = \$250.00) and this amount (\$250.00) will be transferred each month by the husband to the wife.

15. Line 11. Children. If Line 8, Column 3, is a positive number, an adjustment for child support is made by multiplying the amount on Line 8, Column 3 (combined "net spendable income") by the applicable percentage in the table below and enter the amount in the party column of the party with primary custody of the child or children. Do not count children who are covered by a prior child support order.

| One child      | 10% |
|----------------|-----|
| Two children   | 15% |
| Three children | 19% |
| Four children  | 22% |
| Five children  | 25% |
| Six children   | 28% |

If more than six children, add three percent (3%) for each additional child.

For example, if the combined "net spendable income" of husband and wife (Column 3, Line 8, is \$1,500.00) and there is one child multiply, Column 3, Line 8, (\$1,500.00 by ten percent (10%)) and enter the result, (\$150.00) on Line 11 in the Husband and Wife columns.

16. Line 12. Total amount transferred. Line 11 is used to adjust the amount to be transferred by a party or received by a party on Line 10 by the parties. Using the example in Use Notes 14 and 15, if there is one child and the combined net spendable income of the parties is \$1,500.00, an adjustment of ten percent (10%) of \$1,500.00 (\$150.00) is made for child support. If the wife has primary custody, she will receive another \$150.00. If the husband has primary custody, subtract \$150.00 from the amount the wife is to receive on Line 10. Using the example in Use Notes 14 and 15, if the wife has primary custody, the husband will transfer \$400.00 to the wife. If the husband has primary custody, the husband will transfer \$100.00 to the wife.

[Approved, effective November 1, 2000 until November 1, 2001; approved, effective November 1, 2001.]

## **ANNOTATIONS**

**Compiler's notes.** — Pursuant to a court order dated October 3, 2000, this form was provisionally approved for twelve months effective November 1, 2000. Subsequently, by a court order dated October 29, 2001, this form was approved and adopted in its final form, effective November 1, 2001.

# 4A-123. Interim order allocating income and expenses.

| [1-122       |   |                   |
|--------------|---|-------------------|
|              | E OF NEW MEXICO<br>ITY OF   |                   |
|              | ITY OF JUDICIAL DISTRICT  |                   |
| Petitio      | ner,  |                   |
| V.           |   | No                |
| Respo        | ondent.   |                   |
|              | INTERIM ORDER ALLOCATING INCOME AND EXPE  | NSES <sup>1</sup> |
|              | is matter having come on for a hearing by the court and the coently advised <b>FINDS, CONCLUDES AND ORDERS</b> :          | urt being         |
| 1.           | NOTICE AND APPEARANCES  |                   |
| (check       | k only applicable paragraphs)   |                   |
| []           | Petitioner was present.   |                   |
| []           | Petitioner was represented by counsel.  |                   |
| []           | Respondent was present.   |                   |
| []           | Respondent was represented by counsel.  |                   |
| []<br>motior | Respondent was properly served with a copy of the notice of Information for temporary order dividing income and expenses. | nearing on the    |

| Attori               | ney for petitioner Attorney for respondent   |
|----------------------|--|
| Hear                 | ing officer  |
| Reco                 | ommended by:   |
|                      | District judge   |
|                      | tor to fine, imprisonment and other sanction, plus payment of attorney fees and s to the other party.  |
| 11.                  | ,  |
| 10.<br>modi          | This order shall remain in effect during the pendency of this case except as fied by court order.  |
| 9.                   | Notwithstanding entry of this order, all claims and defenses are preserved.  |
| 8.<br>insur          | The medical and dental expenses of the child or children not covered by ance shall be paid one-half by each party.   |
|                      | ) <sup>2</sup> per month by check or money order, delivered or postmarked on fore the of each month during the pendency of this case.  |
| 7.<br>——             | (name of party) shall pay to dollars   |
| enter                | Each party shall use the party's share of the income to pay the party's respective nses for food, clothing, telephone, utilities, gasoline, car maintenance, tainment, meals out, haircuts, attorney fees, ordinary medical and dental expenses other personal expenses. |
| 5.<br>share<br>party | Any assets obtained by either party after the entry of this order from that party's e of net spendable income are presumptively the separate property of the obtaining.  |
| 4.<br>durin          | Each party shall presumptively be responsible for any debts the party incurs g the pendency of this case.  |
| 3.<br>Interi         | The parties shall receive the income and pay the expenses as listed on the im Monthly Income and Expense Statement.  |
| 2.                   | The parties have agreed to the income and expenses of the parties except: .  |

CERTIFICATE OF MAILING

| I, certify that I caused a copy of this report and  |
|---|
| recommendations to be served on the following persons by (delivery) (mail) on this day of,:   |
| (1)   |
| (1)<br>(Name of party)  |
| (3)   |
| (2)<br>(Name of party)  |
| Attorney  |
| USE NOTES   |
| 1. This form is used with Domestic Relations Form 4A-122 NMRA.  |
| <ol> <li>For the amount to be transferred or paid, see Line 12 of Domestic Relations</li> <li>Form 4A-122 NMRA.</li> </ol>  |
| [Approved, effective November 1, 2000 until November 1, 2001; approved, effective November 1, 2001.]  |
| ANNOTATIONS   |
| <b>Compiler's notes.</b> — Pursuant to a court order dated October 3, 2000, this form was provisionally approved for twelve months effective November 1, 2000. Subsequently, by a court order dated October 29, 2001, this form was approved and adopted in its final form, effective November 1, 2001. |
| 4A-131. [Petitioner] [and] [respondent]'s community property and liabilities schedule.  |
| [1-123]   |
| STATE OF NEW MEXICO   |
| COUNTY OF JUDICIAL DISTRICT   |
| JUDICIAL DISTRICT   |
| Petitioner,   |
| v. No   |
|   |
| Respondent.   |

## [PETITIONER] [AND] [RESPONDENT]'S COMMUNITY PROPERTY

## AND LIABILITIES SCHEDULE

Neither party is required to submit a proposed distribution. Any stipulation regarding value or distribution should be indicated by an asterisk.

| ASSETS                   |                 | Value   |      |          |
|--------------------------|-----------------|---------|------|----------|
|                          |                 | Husband | Wife | Combined |
| 1. Cash                  |                 | \$      | \$   | _ \$     |
| 2. Financial institution | on accounts:1   |         |      |          |
| a                        | Account #       | \$      | \$   | \$       |
| b                        | Account #       | \$      | \$   | _ \$     |
| C                        | Account #       | \$      | \$   | _ \$     |
| d                        | Account #       | \$      | \$   | \$       |
| 3. Stocks, bonds an      | d mutual funds: |         |      |          |
| a                        | Sh              | \$      | \$   | _ \$     |
| b                        | Sh              | \$      | \$   | _ \$     |
| C                        | Sh              | \$      | \$   | _ \$     |
| 4. Insurance policies    | 3:              |         |      |          |
| a. Company               |                 |         |      |          |
| [Face amount \$          |                 |         |      |          |
| Cash value               |                 | \$      | \$   | _ \$     |
| Loan balance \$          |                 | \$      | \$   | _ \$     |
| b. Company               |                 |         |      |          |
| [Face amount \$          |                 |         |      |          |
| Cash value               |                 | \$      | \$   | _ \$     |
| Loan balance \$          |                 | \$      | \$   | _ \$     |
| 5. Real estate:          |                 |         |      |          |
| a                        | \$              |         |      |          |
| Mortgage (\$/mo)         | \$              |         |      |          |
| REC (\$/mo)              | \$              |         |      |          |
| Cost of sale             |                 |         |      |          |
| (\$/%)                   | \$              | \$      | \$   | _ \$     |
| b                        | \$              |         |      |          |
| Mortgage (\$/mo)         | \$              |         |      |          |

| REC (\$/mo)            | \$       |          |          |       |   |
|------------------------|----------|----------|----------|-------|---|
| Cost of sale           |          |          |          |       |   |
| (\$/%)                 | \$       | \$       | \$       | \$    | _ |
| 6. Vehicles:           |          |          |          |       |   |
| a                      | \$       |          |          |       |   |
| Lien (\$/mo)           | \$       | \$       | \$       | \$    | _ |
| b                      | \$       |          |          |       |   |
| Lien (\$/mo)           | \$       | \$       | \$       | \$    | _ |
| 7. Business assets     |          | \$       | \$       | \$    | _ |
| 8. Household furnitur  | e and    |          |          |       |   |
| goods                  |          | \$       | \$       | \$    | _ |
| 9. Tax refunds         |          | \$       | \$       | \$    | _ |
| 10. IRA/Keogh/Annui    | ity      | \$       | \$       | \$    | _ |
| 11. Retirement         |          | \$       | \$       | \$    | _ |
| 12. Retirement         |          | \$       | \$       | \$    | _ |
| 13. Other total assets | 5        | \$       | \$       | \$    | _ |
| Total assets           |          | \$       | \$       | \$    | _ |
| LIABILITES             | (Mo/Pmt) | Value:   | Husband: | Wife: |   |
| 1                      | \$()     | \$       | \$       | \$    |   |
| 2                      | \$()     | \$       | \$       | \$    |   |
| 3                      | \$()     | \$       | \$       | \$    |   |
| 4                      | \$()     | \$       | \$       | \$    |   |
| 5. Tax Liability       | \$()     | \$       | \$       | \$    |   |
| Total liabilities:     | \$()     | \$       | \$       | \$    |   |
| ESTIMATED              |          | _        |          |       |   |
| NET ASSETS:            |          | \$       | \$       | \$    |   |
| Equalization of        |          | <b>ው</b> | Φ        | Φ     |   |
| Assets:                |          | \$       | \$       | \$    |   |
| EQUAL ASSETS:          |          | \$       | \$       | \$    |   |

I have read the foregoing and the amounts are true and correct. I understand that if I make a material misstatement of fact, I may be prosecuted and punished for perjury.

Signature

Name (print)

Address (print)

City, state and zip code (print)

# Telephone number

## NOTARY PUBLIC

| Signed and sworn to before me this day of,,   |
|---|
| My commission expires:  |
| USE NOTE  |
| <ol> <li>Include all checking, savings and money market accounts and certificate of<br/>deposits.</li> </ol>  |
| [Approved, effective November 1, 2000 until November 1, 2001; approved, effective November 1, 2001.]  |
| ANNOTATIONS   |
| <b>Compiler's notes.</b> — Pursuant to a court order dated October 3, 2000, this form was provisionally approved for twelve months effective November 1, 2000. Subsequently, by a court order dated October 29, 2001, this form was approved and adopted in its final form, effective November 1, 2001. |
| 4A-132. [Petitioner] [and] [respondent]'s separate property and liabilities schedule.   |
| STATE OF NEW MEXICO COUNTY OF   |
| JUDICIAL DISTRICT   |
| Petitioner,   |
| v. No   |
| Respondent.   |

[PETITIONER] [AND] [RESPONDENT]'S SEPARATE

# PROPERTY AND LIABILITIES SCHEDULE

| ASSETS:                  |               | Husband | Wife |
|--------------------------|---------------|---------|------|
| 1. Checking & Savings    | Accounts:     |         |      |
| aBk, Ck.                 |               | \$      | \$   |
| bBk, Sav                 |               | \$      | \$   |
| cCD #                    |               | \$      | \$   |
| dCr Un #                 |               | \$      | \$   |
| 2. Bonds/Stocks:         |               |         |      |
| a                        | Sh            | \$      | \$   |
| b                        | Sh            | \$      | \$   |
| 3. Financial institution | accounts: 1   |         |      |
| a                        | Account #     | \$      | \$   |
| b                        | Account #     | \$      | \$   |
| C                        | Account #     | \$      | \$   |
| d                        | Account #     | \$      | \$   |
| 4. Stocks, bonds and r   | nutual funds: |         |      |
| a                        | Sh            | \$      | \$   |
| b                        | Sh            | \$      | \$   |
| C                        | Sh            | \$      | \$   |
| a. Company               |               |         |      |
| Policy No                |               |         |      |
| Face amount              | \$            |         |      |
| Cash value               | \$            |         |      |
| Loan balance             | \$            | \$      | \$   |
| b. Company               |               |         |      |
| Policy No                |               |         |      |
| Face amount              | \$            |         |      |
| Cash value               | \$            |         |      |
| Loan balance             | \$            | \$      | \$   |
| 6. Real estate:<br>a     |               |         |      |
| Present value            | \$            |         |      |
| Mortgage (\$/mo)         | \$            |         |      |
| REC (\$/mo) \$           |               | \$      | \$   |
| h.                       |               |         |      |

| Present value            | \$        |            |    |
|--------------------------|-----------|------------|----|
| Mortgage (\$/mo)         | \$        |            |    |
| REC (\$/mo)              | \$        | <b></b> \$ | \$ |
| 7. Vehicles:             |           |            |    |
| a                        |           | \$         | \$ |
| Lien (\$/mo)             |           | \$         | \$ |
| b                        |           | \$         | \$ |
| Lien (\$/mo)             |           | \$         | \$ |
| 8. Business assets       |           | \$         | \$ |
| 9. Household furniture   | and goods | \$         | \$ |
| 10. Tax refunds          |           | \$         | \$ |
| 11. IRA/Keogh/Annuity    | /         | \$         | \$ |
| 12. Retirement           |           | \$         | \$ |
| 13. Retirement           |           | \$         | \$ |
| 14. Other total assets   |           | \$         | \$ |
| Total Separate Assets    | :         | \$         | \$ |
| LIABILITIES:             |           |            |    |
| a                        |           | \$         | \$ |
| b                        |           | \$         | \$ |
| C                        |           | \$         | \$ |
| d                        |           | \$         | \$ |
| Total Separate Liabiliti | es:       | \$         | \$ |
| NET SEPARATE PRO         | PERTY:    | \$         | \$ |
|                          |           |            |    |

I have read the foregoing and the amounts are true and correct. I understand that if I make a material misstatement of fact, I may be prosecuted and punished for perjury.

Signature

Name (print)

Address (print)

City, state and zip code (print)

Telephone number

NOTARY PUBLIC

| Signed and sworn to before me this        | , day of,                                |
|---|--|
| ·   |  |
|   |  |
| _   |  |
| My commission expires:                    |  |
| [Approved, effective November 1, 2000 unt | il November 1, 2001; approved, effective |

November 1, 2001.]

## **ANNOTATIONS**

**Compiler's notes.** — Pursuant to a court order dated October 3, 2000, this form was provisionally approved for twelve months effective November 1, 2000. Subsequently, by a court order dated October 29, 2001, this form was approved and adopted in its final form, effective November 1, 2001.

# Pro Se Forms

# 4A-201. Domestic relations forms for self-represented parties; limited purpose of forms; cautions regarding use of forms.

- A. **Pro se forms.** Domestic Relations Forms 4A-201 to 4A-332 NMRA have been approved by the New Mexico Supreme Court for use in the district court by people who are representing themselves in uncontested divorce and paternity cases. The forms will assist self-represented parties in completing the paperwork necessary to complete most uncontested dissolution of marriage cases and most uncontested actions to lawfully establish paternity of one or more children.
- B. **Responsibility of self-represented party.** A self-represented person must abide by the same rules of procedure and rules of evidence as lawyers. It is the responsibility of self-represented parties to determine what needs to be done and to take the necessary action. Those persons seeking a divorce may need the advice of an attorney or other appropriate professional during the process.
- C. Issues not addressed. Domestic Relations Forms 4A-201 through 4A-332 NMRA do not address many issues, including, but not limited to, the following:
- how to collect information regarding the property, debts and income of the (1) parties;
  - the rights and obligations of married persons before and after a divorce; (2)
- federal and state tax treatment of income and expenses both before and after a divorce or as a result of a child support order;

- (4) how to transfer title to property or assets; or
- (5) how to divide any retirement income. If the parties are dividing retirement income, they must comply with the requirements of the retirement fund.
- D. **Role of judge and clerk.** Neither the judge nor the clerk of the court will assist the parties in the completion of the forms or with the issues described in Paragraph C of this rule. Court clerks may provide the parties with information about how to file these forms with the court. The judge decides the issues in the case, but cannot represent either party. The judge cannot and will not give the parties advice about how to fill out these forms.

[Approved, effective November 15, 2002.]

#### **ANNOTATIONS**

**Compiler's notes.** — Pursuant to a court order dated November 5, 2002, this form was approved and adopted in its final form, effective November 15, 2002.

## 4A-202. Definitions.

As used in Domestic Relations Forms 4A-201 to 4A-341 NMRA:

- A. "dissolution of marriage" means a "divorce";
- B. "minor child" means a child who is under eighteen (18) years of age and who is the child of both parties to a divorce or paternity proceeding;
- C. "parenting plan and child support obligation" means the order of the court containing the obligations of the parents of minor children relating to:
  - (1) child custody;
  - (2) visitation; and
- (3) support, including support of a child under nineteen (19) years of age who is attending high school.

The parenting plan and child support obligation becomes a court order when it is approved by the judge as part of the final decree;

- D. "party" means a husband or wife in a divorce or paternity proceeding;
- E. "petition for dissolution of marriage" requests a divorce;

- F. "petitioner" means the first party on a petition requesting the court to enter an order for the dissolution of marriage or for an order establishing the paternity of a minor child. This person is referred to as a "petitioner" solely for purposes of identifying the parties in the court system. In an uncontested divorce or paternity proceeding, the parties will need to decide who will be shown as the petitioner;
- G. "respondent" means the person who is identified for court purposes as the respondent. In an uncontested divorce or paternity proceeding, the parties will need to decide who will be shown as the respondent; and
- H. "wage withholding order" is an order that allows child support to be withheld from the wages of one parent.

[Approved, effective November 15, 2002.]

#### **ANNOTATIONS**

**Compiler's notes.** — Pursuant to a court order dated November 5, 2002, this form was approved and adopted in its final form, effective November 15, 2002.

## 4A-203. Forms not available through courts.

- A. **Other types of forms needed.** The domestic relations forms do not include separate forms which may be required to transfer or change legal title to property. The parties will need to obtain the appropriate forms to:
  - (1) transfer title to real estate, such as land, a house or a building;
  - (2) transfer title to a car, mobile home, truck or other motor vehicle;
- (3) transfer a retirement account, including an IRA or pension plan. If the husband and wife are dividing retirement, they must comply with the requirements of the retirement plan.
- B. **Debts.** These forms, including the final decree of dissolution of marriage, do not change the legal responsibility of a husband and wife to pay their creditors.

[Approved, effective November 15, 2002.]

#### **ANNOTATIONS**

**Compiler's notes.** — Pursuant to a court order dated November 5, 2002, this form was approved and adopted in its final form, effective November 15, 2002.

4A-204. Domestic relations forms; divorce cases; forms needed; filing fee.

- A. **Forms to be filed.** In an uncontested divorce proceeding, the parties need to file the following completed forms with the court:
- (1) a Domestic Relations Information Sheet, Domestic Relations Form 4A-102 NMRA:
- (2) a Petition for Dissolution of Marriage. There are two forms provided for uncontested divorce cases:
  - (a) use Domestic Relations Form 4A-301 NMRA if there are no children; and
- (b) use Domestic Relations Form 4A-302 NMRA if the parties have minor children;
- (3) a Verified Marital Settlement Agreement. Once the judge signs the Final Decree of Dissolution of Marriage form, the parties are required to do the things agreed to do in the Verified Marital Settlement Agreement. There are two Verified Marital Settlement Agreement forms provided for uncontested divorce cases:
- (a) use Domestic Relations Form 4A-311 NMRA unless the parties have a home, mobile home, a motor vehicle or will divide retirement or a pension. Do not use this form if spousal support will be paid; and
- (b) use Domestic Relations Form 4A-312 NMRA if the parties own a home, mobile home, motor vehicle, retirement plan or if spousal support is to be paid;
- (4) a Final Decree of Dissolution of Marriage. There are two final decree forms provided for uncontested divorce cases:
- (a) use Domestic Relations Form 4A-321 NMRA when there are no minor children; and
- (b) use Domestic Relations Form 4A-322 NMRA when the parties have minor children; and
- (5) if the parties have minor children or the parties have a child under nineteen (19) years of age who is attending high school, a Parenting Plan and Child Support Obligation. Domestic Relations Form 4A-313 NMRA is provided. Once the judge signs the Final Decree of Dissolution of Marriage form, the parties are ordered by the court to do the things they have agreed to do in the Parenting Plan and Child Support Obligation; and
- (6) if the parties have minor children or a child under nineteen (19) who is attending high school, a child support worksheet. See Section 40-4-11.1 NMSA 1978 for the child support worksheet. It is recommended that self-represented parties use the interactive child support worksheet form that is available on the Internet at

www.nmcourts.gov, click on "Family Law Forms". This form automatically determines the monthly child support obligation.

- B. **Type or print.** The parties must type or print all of the information required to be completed on the forms. Many forms may be downloaded and completed or completed on-line. See Domestic Relations Form 4A-100 NMRA for the availability of forms. If a pre-printed form is being used by the parties and there is not enough room on the form to provide all of the information required, use a separate page for the information and staple the page to the pre-printed form before making copies and filing the form with the court.
- C. **Sign the pleadings.** A party's signature on a pleading or paper filed with the court constitutes a certificate that the party has read the paper and that to the best of the party's knowledge, information and belief there is good grounds to support it.
- D. **Forms required to be signed before a notary.** Both the husband and wife must sign the following pleadings and papers before a notary:
- (1) the Petition for Dissolution of Marriage, Domestic Relations Forms 4A-301 or 4A-302 NMRA:
- (2) the Verified Marital Settlement Agreement, Domestic Relations Forms 4A-311 or 4A-312 NMRA;
- (3) if there are minor children or a child under nineteen (19) years of age who is attending high school, the Parenting Plan and Child Support Obligation, Domestic Relations Form 4A-313 NMRA.
- E. **File the forms with the court.** After the parties have completed and signed the forms, the parties must file them with the court clerk.
- F. **Required number of copies.** After completing the forms, make two (2) copies. An original and two (2) copies of each form must be filed.
- G. **Pay the filing fee.** A filing fee must be paid to the clerk in cash or money order at the time the petition and information sheet are filed unless free process is approved.

[Approved, effective November 15, 2002.]

#### **ANNOTATIONS**

**Compiler's notes.** — Pursuant to a court order dated November 5, 2002, this form was approved and adopted in its final form, effective November 15, 2002.

4A-205. Parenting plan and child support worksheet; wage withholding order.

- A. **Parenting Plan and Child Support Obligation.** A Parenting Plan and Child Support Obligation, Domestic Relations Form 4A-313 NMRA, is required:
- (1) in a divorce proceeding if the parties are the parents of one or more children under eighteen (18) years of age or a child under nineteen (19) years of age who is attending high school; or
- (2) in a proceeding to establish the paternity of one or more children under eighteen (18) years of age or the paternity of a child under nineteen (19) years of age who is attending high school.

The court may require the use of a different parenting plan. The parties will need to check with the clerk of the court to determine the appropriate form prior to completing a parenting plan.

- B. **Child support worksheet.** A child support worksheet must be completed before the judge will decide the amount of child support that will be required to be paid. See Section 40-4-11.1 NMSA 1978 for the child support worksheet. It is recommended that self-represented parties use the interactive child support worksheet form that is available on the Internet at *www.nmcourts.gov*, click on *"Family Law Forms"*. This form automatically determines the monthly child support obligation. If the parties have agreed upon a different child support obligation than the amount calculated using the child support worksheet, the parties must explain why a different amount is proposed by the parties. The judge will decide if a different child support amount may be paid.
- C. **Wage Withholding Order.** The Wage Withholding Order, Domestic Relations Form 4A-341 NMRA, provides for wages to be withheld from a parent's paycheck for payment of child support. If a party does not want child support to be withheld from the party's paycheck, the party must explain to the judge how child support will be paid. The court will sign a wage withholding order upon request of either party.

[Approved, effective November 15, 2002.]

#### **ANNOTATIONS**

**Compiler's notes.** — Pursuant to a court order dated November 5, 2002, this form was approved and adopted in its final form, effective November 15, 2002.

## 4A-206. Uncontested petition for paternity; forms needed; filing fee.

- A. **Forms to be filed.** In an uncontested paternity proceeding, the parties need to file the following completed forms with the court:
- (1) a Domestic Relations Information Sheet, Domestic Relations Form 4A-102 NMRA is required;

- (2) a Petition to Establish Parentage, Domestic Relations Form 4A-331 NMRA is provided; and
- (3) a Final Decree of Parentage. Domestic Relations Form 4A-332 NMRA is provided.
- B. **Parenting plan and child support.** If child support is to be ordered, a Parenting Plan and Child Support Obligation and child support worksheet are required. A Wage Withholding Order may also be required if requested by a party. See Domestic Relations Form 4A-205 NMRA for an explanation of the Parenting Plan and Child Support Obligation, the child support worksheet and the Wage Withholding Order.
- C. **Type or print.** The parties must type or print all of the information required to be completed on the forms. Many forms may be downloaded and completed or completed on-line. See Domestic Relations Form 4A-100 NMRA for the availability of forms. If a pre-printed form is being used by the parties and there is not enough room on the form to provide all of the information required, use a separate page for the information and staple the page to the pre-printed form before making copies and filing the form with the court.
- D. **Sign the pleadings.** A party's signature on a pleading or paper filed with the court constitutes a certificate that the party has read the paper and that to the best of the party's knowledge, information and belief there is good grounds to support it.
- E. **Forms required to be signed before a notary.** Both the husband and wife must sign the following pleadings and papers before a notary:
  - (1) the Petition for Parentage; and
- (2) if child support is to be ordered, the Parenting Plan and Child Support Obligation.
- F. **File the forms with the court.** After the parties have completed and signed the forms, the parties must file them with the court clerk.
- G. **Required number of copies.** An original and two (2) copies of each form must be filed.
- H. **Pay the filing fee.** A filing fee must be paid to the clerk in cash or money order at the time the petition and information sheet are filed unless free process is approved.

[Approved, effective November 15, 2002.]

**ANNOTATIONS** 

**Compiler's notes.** — Pursuant to a court order dated November 5, 2002, this form was approved and adopted in its final form, effective November 15, 2002.

## **Petitions For Divorce**

to do in the agreement.

# 4A-301. Petition for dissolution of marriage (no children).

|                               | OF NEW MEXICO  |  |
|-------------------------------|--|--|
|                               | TY OF JUDICIAL DISTRICT  | -  |
| Petition                      | ner  |  |
| V.                            |  | No   |
| Respor                        | ndent  |  |
|                               | PETITION FOR DISSOLUTION   | OF MARRIAGE <sup>1</sup>                                   |
|                               | (no children   | )  |
| petition<br>as resp<br>Decree | (person listed and in this case and I am married to pondent). We are married and wish to get a description of Marriage ("final decree") grapplicable alternatives and complete.) | <i>(person listed</i> ivorce. We ask the court for a Final |
| six (6)                       | [One of us has] [Both of us have] been living months. Husband lives in County. Venue is prolisted in the case caption above.   | County. Wife lives in                                      |
| 2. incomp                     | We were married on   | (date). We are now   |
| 3.<br>other.                  | We have thought carefully about our property   | /, debts and our duties to each                            |

We know that we are making very important decisions that affect our rights and

obligations. Both of us have completed and signed a Verified Marital Settlement

Agreement ("agreement") and ask the judge to accept our agreement. We understand that once the judge signs the final decree, we will be ordered to do the things we agree

- 5. We each have gotten the help we thought was needed in order to sign this document.
- 6. We each have copies of all documents we are filing with the court. No one needs to serve any of the documents on us. We agree that this court has power to make orders about us in this case.
- 7. We do not have minor children from this marriage and none are expected.
- 8. The agreement is a fair and complete division of our property and debts.

When I sign below, I am telling the judge that I have read this document and agree with everything in it. I state upon my oath or affirmation that this document and the statements in it are true and correct to the best of my information and belief.

| Petitioner's signature         |               | <del></del>       |
|--------------------------------|---------------|-------------------|
| Address:                       |               |                   |
| Telephone:                     |               |                   |
| Respondent's signature         |               | 2                 |
| Address:                       |               |                   |
| Telephone: STATE OF NEW MEXICO |               |                   |
| COUNTY OF                      | )<br>) ss.    |                   |
| Acknowledged, subscribed and   |               |                   |
|                                | _ by          | , the petitioner. |
|                                | Notary Public |                   |
| My commission expires:         |               |                   |
| STATE OF NEW MEXICO            | )             |                   |

|  | ) ss.  |  |
|--|--|--|
| COUNTY OF  | )  |  |
|  | ed and sworn to before me this   |  |
|  | Notary Public  |  |
| My commission expire   | es:  |  |
|  | USE NOTES  |  |
| marriage. Use Domestic children or a child under Domestic Relations Form filed in an uncontested di required to be completed www.nmcourts.gov, click  2. After completing the before a notary prior to file Information Sheet (for se NMRA must also be filed) | ivorce when there are no childred on this form. This form may be on "Family Law Forms".  This petition, both husband and valing the petition with the court. If represented people), Domes with this form. | if the parties have minor anding high school. See tion of the forms required to be en. Print or type the information e downloaded from wife must sign their names A completed Domestic Relations |
| [Approved, effective Nove  | ember 15, 2002.]   |  |
|  | ANNOTATIONS  |  |
| <b>Compiler's notes.</b> — Pu approved and adopted in  | rsuant to a court order dated Nates its final form, effective Novemb   | lovember 5, 2002, this form was ber 15, 2002.  |
| 4A-302. Petition for   | dissolution of marriage  | e (with children).   |
| STATE OF NEW MEXIC   |  |  |
|  | JUDICIAL DISTRICT  |  |
|  |  |  |
| Petitioner   |  |  |
| V.   |  | No   |

| Respondent |  |  |
|------------|--|--|

complete.

#### PETITION FOR DISSOLUTION OF MARRIAGE1

(with children) I, \_\_\_\_\_ (person listed as petitioner above), am the petitioner in this case and I am married to \_\_\_\_\_\_ (person listed as respondent above). We are married and wish to get a divorce. We ask the court for a Final Decree of Dissolution of Marriage ("final decree") granting us the divorce. (Use applicable alternatives and complete.) 1. [One of us has] [Both of us have] been living in New Mexico for at least the past six (6) months. Husband lives in \_\_\_\_\_ County. Wife lives in \_\_\_\_\_ County. Venue is proper because one of us lives in the county listed in the case caption above. We were married on \_\_\_\_\_\_ (date). We are now 2. incompatible. 3. We have thought carefully about our property, debts and our duties to each other. We understand that we are making very important decisions that affect our rights 4. and obligations. Both of us have completed and signed a Verified Marital Settlement Agreement ("agreement") and ask the judge to accept our agreement. We understand that once the judge signs the Final Decree of Dissolution of Marriage, we will be ordered to do the things in the agreement. 5. We each have gotten the help we thought was needed in order to sign this document. 6. We each have copies of all documents filed with the court. No one needs to serve any of the documents on us. We agree that this court has power to make orders about us in this case. 7. The agreement is a fair and complete division of our assets and debts. We have or are expecting \_\_\_\_\_ (total number) minor [child] [children] 8. from this marriage. We are filing the Parenting Plan and Child Support Obligation ("parenting plan") at the same time as we file this petition. The parenting plan is fair and

| Name:   |  |
|---|--|
| (Last name, first, and middle)  |  |
| Date of birth:  |  |
| Present address:  | (oity)                                     |
| Next previous address:  | (state and zip code) (street) (city)       |
| Next previous address:  | (city)                                     |
|   |  |
| Name:<br>(Last name, first, and middle)                                 |  |
| (Last name, first, and middle)  Date of birth:                          |  |
| (Last name, first, and middle)  Date of birth:                          | (street)<br>(city)<br>(state and zip code) |
| Date of birth: Present address:  Next previous address (if applicable): | (city) (state and zip code) (street)       |

| abuse or neglect, domestic violence                                  | ation, order of protection, child support, paternity, e, termination of parental rights and adoption cases ne respondent or the state (list all cases): |
|--|---|
| Type of case:  |   |
| Year filed (if known):   |   |
| Case number (if known):  |   |
| Where filed:   | (city)  |
|  | ( state)  |
|  | ( court)  |
| Type of case:  |   |
| Year filed (if known):   |   |
| Case number (if known):  |   |
| Where filed:   | (city)  |
|  | ( state)  |
|  | ( court)  |
|  | o", go to next section. stion, complete the following information:  |
| 13. We understand that once the do the things we agreed to do in the | e judge signs the final decree, we will be ordered to e parenting plan.   |
| everything in it. I state upon my oatl                               | dge that I have read this document and agree with h or affirmation that this document and the to the best of my information and belief.                 |
| Petitioner's signature   |   |
| Address:   |   |
|  |   |

**USE NOTES** 

Use this form if the husband and wife are the parents of one or more minor children or a child under nineteen (19) years of age attending high school. Use Domestic Relations Form 4A-301 NMRA if there are no minor children. See Domestic Relations Forms 4A-204 and 4A-205 NMRA for an explanation of the forms required to be filed in an uncontested divorce when there are children. Print or type the information required to be completed on this form. This form may be downloaded from www.nmcourts.gov, click on "Family Law Forms".

- 2. The statements regarding children are required to comply with the requirements of the Uniform Child-Custody Jurisdiction and Enforcement Act ("UCCJA"). For provisions of the Uniform Child-Custody Jurisdiction and Enforcement Act, see Sections 40-10A-101 to 40-10A-403 NMSA 1978.
- 3. After completing this petition, both husband and wife must sign their names before a notary prior to filing the petition with the court. A completed Domestic Relations Information Sheet (for self-represented people), Domestic Relations Form 4A-102 NMRA must also be filed with this form.

[Approved, effective November 15, 2002.]

PROPERTY WE ARE DIVIDING<sup>2</sup>

#### **ANNOTATIONS**

**Compiler's notes.** — Pursuant to a court order dated November 5, 2002, this form was approved and adopted in its final form, effective November 15, 2002.

# **Settlement Agreements And Parenting Plan**

4A-311. Verified marital settlement agreement (simple).

| STATE OF NEW MEXICO<br>COUNTY OF   |                                      |
|--|--------------------------------------|
| JUDICIAL DIS   | TRICT                                |
|  |                                      |
| Petitioner   | <del></del>                          |
| V.   | No                                   |
|  |                                      |
| Respondent   |                                      |
| VERIFIED MARITAL SET   | TLEMENT AGREEMENT                    |
| (simp  | le)²                                 |
| (husband's   | name) and                            |
| (wife's name) are married. We agree to this e agreement beginning on the day we both sign make changes to this agreement and that we | it. We understand that the judge may |

Anything that one of us buys after we have both signed this agreement will belong only to that person. Any money that one of us borrows after we have both signed this

agreement will be the debt of, and owed by, that person only. We understand that this agreement may not bind creditors<sup>3</sup>.

1. **Property.** We have divided all of our property that we know about between us. We attach a Property List (Attachment A) showing property that we are keeping so that we have a written list of the items we have divided.

(Choose either A or B)

| []A.    | Each of us already has possession of all the personal property (such as clothii  | ng, |
|---------|--|-----|
| furnitu | re or artwork) that we each expect to receive. All assets that list one of us as |     |
| owner   | are in the name of the person who is entitled to receive them.                   |     |

| []B. | We will make sure that each of us has our own property by |
|------|---|
|      | (date).   |

#### **DEBTS WE ARE DIVIDING<sup>3</sup>**

1. **Debt.** Any debt not listed is the responsibility of the person who created it. Each of us will pay debts we created before our marriage, unless we state differently here.

(Choose A or B)

- [] A. We have no debt from our marriage.
- [] B. We attach a Debt List (Attachment A) showing the debts we each will pay.<sup>3</sup>
- 2. **Credit cards and charge cards**<sup>4</sup>. Each of us will turn in and cancel all joint credit cards or we will have the credit card company take the other person's name off of the account.
- 3. **Taxes.** Each of us will file separate returns for this tax year. We will share information necessary to correctly file our income tax returns. We will get the help we need to file our taxes.<sup>5</sup>
- 4. **Problem with tax returns.** If any of our returns that we filed together are audited or contested, we will meet to decide what to do. If we cannot decide who pays the taxes owed or who gets any refund, we will ask a judge to decide at the time the problem comes up.
- 5. **Legal promise.** Each of us makes the following legal promise: Our debts have been divided in a fair way. I will pay the debts listed under my name on the Debt List. If I don't, my spouse may be forced to make that payment. I must pay back my spouse for that payment and other extra costs, such as attorney fees, spent by my spouse because I failed to pay.

#### OTHER STATEMENTS BY PARTIES

- 1. **Good faith disclosure.** I, the husband, and I, the wife, state under oath that we have disclosed all assets and debts that we are aware of. We discussed and exchanged documents giving important information about the issues in this agreement. Each of us has relied on that information.
- 2. **Documents.** We will each sign the documents we need to divide the property.
- 3. Future issues.
- A. Completing the agreement. If:
- (1) one of us does not do what we said in this agreement; or
- (2) we cannot agree on what this agreement says, either of us may ask the judge to decide the issue. The judge may make one party pay costs such as attorney fees.
- B. **Things left out of the agreement.** If we forgot or failed to list any property or debt, we will seek the help we need in order to include the property or debt in our agreement.<sup>6</sup>
- 4. **Final agreement.** After signing this agreement, neither of us can later claim that we agreed to something different from either:
- A. what is in this agreement; or
- B. a signed written change.

#### VERIFICATION

When I sign here, I am telling the judge, under oath and penalty of perjury, that:

I have read this agreement and agree with everything in it;

I have read the warnings and cautions listed in this agreement;

I have gotten the help I needed before signing this agreement; and

this document and the statements in it are true and correct to the best of my knowledge and belief.

I understand that I can be punished both civilly and criminally if any information in this agreement is false.

| Husband's signature                         |         | Wife's signature |     |
|---|---------|------------------|-----|
| Address:                                    |         | Address:         |     |
| Telephone:                                  |         | Telephone:       |     |
| STATE OF NEW MEXICO                         | )       |                  |     |
| 00111171107                                 | ) ss.   |                  |     |
| COUNTY OF                                   | )       |                  |     |
| Acknowledged, signed and sworn to before by |         |                  |     |
|   |         | Notary Public    |     |
| My commission expires:                      |         | ·                |     |
| STATE OF NEW MEXICO                         | )       |                  |     |
| 001NTV 05                                   | ) ss.   |                  |     |
| COUNTY OF                                   | )       |                  |     |
| Acknowledged, signed and swo                |         |                  |     |
|   | N       | otary Public     |     |
| My commission expires:                      |         |                  |     |
|   | ATTA    | CHMENT A         |     |
|   | PROPE   | RTY LIST         |     |
| (Attach                                     | separat | e page if neede  | d.) |

Each of us lists the property we are keeping so that we have a written history of the items we have divided. (List all items over two hundred fifty dollars (\$250.00) that you own such as bank accounts, appliances or furniture.) Do not use this form if you have a retirement account.

|      | Husband |      | Wife  |
|------|---------|------|-------|
| Item | Value   | Item | Value |

| ·   |                  |
|---|------------------|
| ·   |                  |
| ·   |                  |
| ·   |                  |
|   |                  |
| DEBT LIST   |                  |
| (Attach separate page if neede  | ed.)             |
|   |                  |
| usband's debt. I, the husband, will pay these debts, includin             | ng credit cards: |
| reditor and last four numbers of the account 4                            | Amount           |
|   | <b></b> \$       |
|   |                  |
|   | _                |
|   | \$               |
| <b>/ife's debt.</b> I, the wife, will pay these debts, including credit c |                  |
|   | ards:            |
| reditor and last four numbers of the account <sup>4</sup>                 | ards: Amount     |
|   | Amount           |
| reditor and last four numbers of the account <sup>4</sup>                 | Amount \$        |

### **USE NOTES**

- 1. This form becomes part of the order of the court when the Final Decree of Dissolution of Marriage form is signed by the judge. Use Domestic Relations Form 4A-312 NMRA instead of this form if:
- (a) the parties are going to divide a retirement plan;
- (b) the parties jointly own a home, mobile home, car or other motor vehicle; or
- (c) one of the parties will receive spousal support.
- 2. Do not use this form if either or both of the parties have a retirement plan that is to be divided, or if the parties jointly own a home, mobile home, car or other motor vehicle or if one of the parties will receive spousal support.
- 3. This agreement does not affect the rights of creditors even when approved by the court as part of the final decree. See an attorney if you have questions about separate and community debts and separate and community property.

- 4. 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.
- 5. There can be serious tax consequences resulting from certain divisions of assets or debts and spousal support. See a tax professional for questions you may have.
- 6. See an attorney if difficult problems arise later.

[Approved, effective November 15, 2002.]

PROPERTY WE ARE DIVIDING<sup>3</sup>

#### **ANNOTATIONS**

**Compiler's notes.** — Pursuant to a court order dated November 5, 2002, this form was approved and adopted in its final form, effective November 15, 2002.

## 4A-312. Verified marital settlement agreement (complex).

| STATE OF NEW MEXICO COUNTY OF  |                                      |
|--|--------------------------------------|
| JUDICIAL DIST  | RICT                                 |
|  |                                      |
| Petitioner   |                                      |
| V.   | No                                   |
|  |                                      |
| Respondent   | <del></del>                          |
| VERIFIED MARITAL SET   | ILEMENT AGREEMENT <sup>1</sup>       |
| (comple  | ex) <sup>2</sup>                     |
| (husband's nan   | ne) and                              |
| (wife's name) are married. We agree to this en agreement beginning on the day we both sign make changes to this agreement and that we is | it. We understand that the judge may |

Anything that one of us buys after we have both signed this agreement will belong only to that person. Any money that one of us borrows after we have both signed this agreement will be the debt of, and owed by, that person only. We understand that this agreement may not bind creditors.

| 1. <b>Property.</b> We have divided all of our property that we know about between us. We attach a Property List (Attachment A) showing property that we are keeping so that we have a written list of the items we have divided. <sup>4</sup>       |
|--|
| (Choose either A or B)   |
| [] A. Each of us already has possession of all the personal property (such as clothing, furniture or artwork) that we each expect to receive. All assets that list one of us as owner are in the name of the person who is entitled to receive them. |
| [] B. We will make sure that each of us has our own property by (date).  |
| [] Check here if one of these assets is a retirement or savings plan like an IRA, a retirement account, pension plan or 401(K) plan. <sup>5</sup>  |
| 2. Home ownership (Choose A, B or C) <sup>6</sup>  |
| [] A. We do not own a home, mobile home or lot together. (Go to Section 4.)  |
| [] B. We owned a home, mobile home or lot together but have sold it. We have divided the money from the sale like this: (Go to Section 3 "Dividing the home or lot we own").   |
| [] C. We own a [] home [] mobile home [] lot [] building together. (Go to Section 3, "Dividing the home or lot we own".)   |
| 3. Dividing the home or lot we own   |
| (Complete the correct section: A. Keep the home, B. Sell the home or C. Other plan.)   |
| [] A. Keep the home.   |
| (Choose 1)   |
| [] Husband shall keep the home.  |
| [] Wife shall keep the home.   |
| The person who keeps the home is called the "homeowner". The other person is called the "moving spouse".   |
| (Check all that apply.)  |
| [] Each of us has money invested in the home. The amount owed to the moving spouse to buy out that person's interest is \$   |

| [ ] The homeowner will apply to refinance the home within [days] [months] [years]. (Complete and circle one.)   |    |
|---|----|
| [] Here is our plan for buying out the person who is moving from the home or getting that person off of the loan papers:  |    |
|   |    |
| []B. Sell the home.   |    |
| We are going to sell the home and divide the money from the sale as follows:  |    |
| While the home is being sold, [] husband [] wife will stay in the home. Until the home sells, we will pay expenses, including utility bills for the home as follow (who is to pay and how much each person will pay):   | ۷S |
| We both will 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 <sup>6</sup> . Both of us will preserve the home in a reasonable way, including the following things: |    |
|   |    |
| [] C. Other plan. We have attached a separate sheet with our plan regarding the home.   | J  |
| 4. Vehicles. <sup>7</sup> (Choose A or B)   |    |
| [] A. We do not have any motor vehicles.  |    |
| [] B. We have motor vehicles and are dividing them as follows:  |    |
| Husband will keep the following vehicles: (describe each vehicle and list the vehicle identification number):   |    |
| Vehicle Vehicle Identification No. Notes  |    |
|   |    |
| Wife will keep the following vehicles: (describe each vehicle and list the vehicle identification number):  | Э  |

**Vehicle Identification No.** 

**Notes** 

Vehicle

Each person listed above as keeping the vehicles will pay for the costs of the vehicles, including insurance. The parties will transfer title as needed.<sup>7</sup>

#### **DEBTS WE ARE DIVIDING**<sup>3</sup>

- 1. **Debt.** Any debt not listed is the responsibility of the person who created it. Each of us will pay debts we created prior to our marriage, unless we state differently here. Unless we state differently here, a person who takes property (such as a house or car) with a debt associated with it, that person will take the debt<sup>3</sup>. (Choose A or B)
- [] A. We have no debt from our marriage.
- [] B. We attach a Debt List (Attachment A) showing the debts we each will pay.
- 2. **Credit cards and charge cards.** Each of us will turn in and cancel all joint credit cards or we will have the credit card company take the other person's name off of the account.
- 3. **Taxes.** Each of us will file separate returns for this tax year. We will share information necessary to correctly file our income tax returns. We will get the help we need to file our taxes.<sup>8</sup>
- 4. **Problem with tax returns.** If any of our returns that we filed together are audited or contested, we will meet to decide what to do. If we cannot decide who pays the taxes owed or who gets any refund, we will ask a judge to decide at the time the problem comes up.
- 5. **Legal promise.** Each of us makes the following legal promise: Our debts have been divided in a fair way. I will pay the debts listed under my name on the Debt List. If I don't, my spouse may be forced to make that payment. I must pay back my spouse for that payment and other extra costs (like attorney fees) spent by my spouse because I failed to pay.

### **SPOUSAL SUPPORT**

(Choose either A or B)

- [] A. **No spousal support.** Each of us can support ourselves and neither will pay spousal support to the other. (Go on to Section 5.)
- [] B. Spousal support.<sup>8</sup>

| reasc  | [] Husband [] Wife will pay spousal support to the other spouse for the following on:  |
|--------|--|
|        | Payment method. It will be paid as follows:  |
|        | (Choose A or B)  |
| []     | A. \$ per month on (date each month) for (period of time) or until the court says differently.   |
| []     | B. Here is our other plan:   |
| (Cho   | Tax deduction. ose A or B)   |
| tax re | A. The person paying the support will deduct the payments on [his] [her] income eturn. The person receiving the support will show the support as income on [his] income tax return. The support will end if the person to receive the support dies.                                  |
|        | B. The person paying the support will not deduct the payments on [his] [her] ne tax return. The person receiving the support will include the payment as income is] [her] income tax return.8  |
| отні   | ER STATEMENTS BY PARTIES   |
| docu   | <b>Good faith disclosure.</b> I, the husband, and I, the wife, state under oath that we disclosed all assets and debts that we are aware of. We discussed and exchanged ments giving important information about the issues in this agreement. Each of us elied on that information. |
| 2.     | Documents. We will each sign the documents we need to divide the property.   |
| 3.     | Future issues.9  |
| A.     | Completing the agreement. If:  |
| (1)    | one of us does not do what we said in this agreement; or   |

B. **Things left out of the agreement.** If we forgot or failed to list any property or debt, we will seek the help we need in order to include the property or debt in our agreement.<sup>10</sup>

(2) we cannot agree on what this agreement says, either of us may ask the judge to decide the issue. The judge may make one party pay costs such as attorney fees.

| 4. <b>Final agreement.</b> After signing we agreed to something different from | g this agreement, neither of us can later claim that n either: |
|--|--|
| A. what is in this agreement; or   |  |
| B. a signed written change.  |  |
| v  | ERIFICATION  |
| When I sign here, I am telling the   | judge, under oath and penalty of perjury, that:                |
| I have read this agreement and ag  | gree with everything in it;                                    |
| I have read the warnings and caut  | tions listed in this agreement;                                |
| I have gotten the help I needed be   | efore signing this agreement; and                              |
| this document and the statements knowledge and belief.                         | s in it, are true and correct to the best of my                |
| I understand that I can be punishe this agreement is false.                    | ed both civilly and criminally if any information in           |
| Husband's signature<br>Address:  | Wife's signature<br>Address:                                   |
| Telephone: STATE OF NEW MEXICO )   | Telephone:   |
| COUNTY OF )  |  |
| Acknowledged, signed and sworn to l  | before me this day of, the husband.                            |
|  | Notary Public  |
| My commission expires:   | ·  |
| STATE OF NEW MEXICO )  | SS.  |
| COUNTY OF )  |  |

|                       | ed and sworn to befor<br>by                      |                          |  |
|-----------------------|--|--------------------------|--|
|                       |  | Notary Public            |  |
| ly commission exp     | ires:  | ·                        |  |
|                       | ATTA   | CHMENT A                 |  |
|                       | PROPE  | RTY LIST                 |  |
|                       | (Attach separat                                  | e page if need           | ed.)   |
|                       | ed. (List all items over<br>a home, mobile home, |                          | ollars (\$250.00) that you<br>nk accounts or art.) |
| Item                  | Value  | Item                     | Value  |
| ·                     |  |                          |  |
| ·                     |  |                          |  |
| ·                     |  |                          |  |
|                       | DEB  | T LIST                   |  |
|                       | (Attach separat                                  | e page if need           | ed.)   |
| lusband's debt. I,    | the husband, will pay                            | these debts, includi     | ng credit cards:                                   |
| Creditor and last fo  | our numbers of the a                             | ccount 11                | Amount   |
|                       |  |                          |  |
|                       |  |                          | \$<br>\$   |
|                       |  |                          |  |
| Vife's debt. I, the w | vife, will pay these deb                         | ets, including credit of |  |
| Creditor and last fo  | our numbers of the a                             | ccount 11                | Amount   |
|                       |  |                          | \$   |

\_

| 2  | \$       |
|----|----------|
| 3  | <u> </u> |
| 4. | \$       |

#### **USE NOTES**

- 1. This form is used if: (a) the parties own a home, mobile home or motor vehicle; (b) either of the parties has a retirement plan that is to be divided; or (c) spousal support is to be paid. Use Domestic Relations Form 4A-311 NMRA for other divorce proceedings. See Domestic Relations Form 4A-204 NMRA for additional information relating to completing and filing this form.
- 2. It is highly recommended that you see an attorney or tax professional. There can be serious consequences, including tax consequences, for not properly transferring assets, especially retirement accounts. You may need separate documents to transfer divided assets.
- 3. This agreement does not affect the rights of creditors even when approved by the court as part of the final decree. See an attorney if you have questions about separate and community debts and separate and community property.
- 4. There can be serious tax consequences resulting from certain divisions of assets or debts. It is highly recommended that you see a professional about all property issues.
- 5. If the parties are going to divide a retirement plan, contact the retirement plan before completing and filing this form.
- 6. 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 or see a professional.
- 7. To transfer motor vehicles, contact the Motor Vehicle Division or see a professional.
- 8. There can be serious tax consequences resulting from certain divisions of assets or debts and spousal support. See a tax professional for advice.
- 9. See an attorney if difficult problems arise later.
- 10. Each person should see an attorney to discuss what to do in this situation.
- 11. 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.

[Approved, effective November 15, 2002.]

### **ANNOTATIONS**

**Compiler's notes.** — Pursuant to a court order dated November 5, 2002, this form was approved and adopted in its final form, effective November 15, 2002.

# 4A-313. Parenting plan and child support obligation.

| STATE OF NEW MEXICO   |  |  |
|---|--|--|
| COUNTY OF   |  |  |
| JUDICIAL DISTF  | RICT   |  |
|   | Petitioner   |  |
| v. No   |  |  |
|   | Respondent.  |  |
| PARENT  | ING PLAN   |  |
| AND CHILD SUP   | PORT OBLIGATION  | $\mathbf{N}^1$   |
| We, and<br>children listed below. We both agree to the  | e terms of this parer  | are the parents of the sting plan.   |
| Child's name  | Date of birth  | Age  |
| 1. Residence of our [child] [children Mexico. Neither of us will move our [child] a judge allows one of us to do so.  2. Review of plan. We understand the change as they grow older. The plan may be employment or other circumstances change helping our [child] [children] grow and char | n]. Our [child resides<br>[children] out of state<br>at the needs of our [<br>also change becaus<br>ge. We must be flexi | g] [children reside] in New te unless we both agree of [child] [children] will se of either parent's |
| We agree to meet [] every year or [] every  | / years to mak   | ke sure this plan continues  |

**CUSTODY OF THE CHILDREN**<sup>2</sup>

to work well.

| (Choose either Opt                     | tion A, Joint legal custod                                  | у,   |
|--|---|--|
| or Option B, Sole le                   | egal custody.)³   |  |
| [] A. Joint leg                        | al custody.   |  |
| decisions about our                    | r [child] [children] togeth                                 | d] [children] and will make important er. No change regarding an important to the change in writing or the court changes |
| Joint custody dec                      | isions regarding our [d                                     | :hild] [children]  |
| (Use a separate sh                     | eet if necessary.)  |  |
| City and county of                     | residence:  |  |
| Religion:                              |   |  |
| Recreational Activit                   | ties:   |  |
| Doctor Dentist School Child care Other |   | Address and telephone  |
| [] B. Sole cus                         | tody. <sup>3</sup>  |  |
| (Complete all 3 bla                    | nks.)   |  |
|  | of our [child] [children]. T<br>s regarding our [child] [ch | •  |
| our children as exp                    | ( <i>na</i><br>lained in this agreement                     | me of other parent) will have visitation with .  |
| Sole custody³ is in                    | the best interest of ou                                     | r [child] [children] because:  |
|  |   |  |

### WHERE OUR CHILDREN SPEND THEIR TIME

(Complete whether you chose joint or sole custody.)

## 1. Time sharing.

We will share time with the [child] [children] as we agree between ourselves. If we cannot agree, we will share time with the [child] [children] as set forth here.<sup>3</sup>

| 2. Transfer of       | the children.                       |                                   |
|----------------------|-------------------------------------|-----------------------------------|
| We will transfer the | e children as follows:              |                                   |
|                      |                                     |                                   |
|                      |                                     |                                   |
|                      |                                     |                                   |
|                      |                                     | ·                                 |
| •                    |                                     |                                   |
| THE USUAL PLA        | $N^4$                               |                                   |
| (Either complete ti  | he blank lines in "Plan 1" or write | your own plan in "Plan 2" below.) |
| [] Plan 1. Sar       | ne plan each week or every two      | weeks.                            |
| (Set out the time to | hat mother or father will have the  | [child] [children] for that day.) |
| Week 1               | Mother's time                       | Father's time                     |
| Monday               | <del></del>                         | <del></del>                       |
| Tuesday              |                                     | <del></del>                       |
| Wednesday            |                                     | <del></del>                       |
| Thursday             |                                     | <del></del>                       |
| Friday               |                                     | <del></del>                       |
| Saturday             |                                     | <del></del>                       |
| Sunday               |                                     | <del></del>                       |
| Week 2               | Mother's time                       | Father's time                     |
| Monday               |                                     |                                   |
| Tuesday              |                                     |                                   |
| Wednesday            |                                     |                                   |
| Thursday             |                                     |                                   |
| Friday               |                                     |                                   |

| Saturday<br>Sunday                                   |   |                       |  |
|--|---|-----------------------|--|
| [] Plan 2. Wr  | rite your own plan  |                       |  |
| (Write your own p<br>Plan 1.)                        | olan here or attach   | a separate sheet or o | calendar or make additions to  |
|  |   |                       |  |
| THE VACATION   | AND HOLIDAY PL  | _AN                   |  |
| time with the [chile (weeks) notice of               | <ul><li>d] [children] each y<br/>the vacation time.</li></ul> | ear. We will give eac | c] (circle one) of uninterrupted ch other at least (days) esolved in the manner agreed an. |
| 2. Holidays.   | Regardless of the   | day of the week, the  | [child] [children] will spend:   |
| Holidays   | Even year   | Odd year              | Times<br>(if split)  |
| Mother's Day Father's Day Child's birthday Halloween |   |                       |  |
| Thanksgiving break                                   |   | _                     | From   |
| Winter religious holidays                            |   |                       | To<br>From   |
| Homaayo  |   |                       | То   |
| 1st 1/2 winter break                                 |   |                       | From   |
| 2nd 1/2 winter                                       |   |                       | To<br>From   |

| break   |   |                       | To                 |                |
|---|---|-----------------------|--------------------|----------------|
| Spring break July 4th Other religious holidays Others: The Monday of a 3-d differently. | day weekend is the s                          | same as the Sunday    |                    | we agree       |
| ·   | other information reg                         | arding the plan or th | ne vacation sched  | lule here:     |
| DETAILS ABOUT T   | HE CUSTODY PLA                                | AN                    |                    |                |
| Telephone and letters and packages communication with                                   |   |                       |                    |                |
| 2. <b>Transportation</b> and from each other here)                                      | on. We will share re<br>'s house, day care, s |                       |                    |                |
| 2   | . If there is a madio                         |                       | aront with the abi | Id will to cta |

- 3. **Emergencies.** If there is a medical emergency, the parent with the child will try to call the other parent about the emergency. If the other parent cannot be reached, any decision for emergency medical treatment will be made by the available parent in the best interest of the child.
- 4. **Changes.** We may ask each other for changes to this schedule. The other parent has the right to say "no". If the other parent says "no", we will not argue or criticize the other parent's decision. If we don't agree, we will follow the "solving arguments" section of this agreement.

### **CHILD SUPPORT**

| 1. <b>Child Support Worksheet.</b> We attach a signed worksheet to this plan. (Complete and sign a child support worksheet prior to completing this section.) |                    |                   |                        |        |
|---|--------------------|-------------------|------------------------|--------|
| Child support:  | pays               | :                 | S                      |        |
| (Choose A or B)   |                    |                   |                        |        |
| [] A. This amount is the an   | nount shown on     | the worksheet;    | or                     |        |
| [] B. We ask the judge to continuous in the worksheet because (fill in  |                    |                   | ne child support amo   | unt    |
| 2. Health insurance cove  | rage. <sup>7</sup> |                   |                        |        |
| [Father] [Mother] agrees to kee<br>dental insurance under the poli<br>[father's] [mother's] employer o  | cy of insurance    | available to [fat | her] [mother] from the | €      |
| 3. Additional expenses to the following costs on the child figures to include on the worksl of the actual cost incurred. <sup>5</sup>                         | support worksh     | eet because we    | do not have actual of  | dollar |
| Additional expenses (List percent for each that applies to you) Medical co-payments and   | ſ                  | Mother pays       | Father pays            |        |
| deductibles   | _                  | %                 | %                      |        |
| Medical expenses not paid   |                    | 0/                | 0/                     |        |
| by insurance Dental expenses if no insurance  | -<br>:e            | %                 | %                      |        |
| or co-payments and ded Dental expenses not paid by  |                    | %                 | %                      |        |
| insurance   | _                  | %                 | %                      |        |
| Counseling expenses for   |                    |                   |                        |        |
| [child] [children]  | -                  | %                 | %                      |        |
| Educational expenses or   |                    |                   |                        |        |
| child care expenses, suc<br>not listed on worksheet   | ch as camp,        | %                 | %                      |        |

| Tran        | sportation and communication   |                                      |                          |  |  |
|-------------|--|--------------------------------------|--------------------------|--|--|
|             | expenses if child does not live in   |                                      |                          |  |  |
|             | same city as one parent  | %                                    | %                        |  |  |
| Addi        | tional expenses  | Mother pays                          | Father pays              |  |  |
| Incre       | ease in medical premium  | %                                    | %                        |  |  |
| Day         | care, school tuition or additional   |                                      |                          |  |  |
|             | educational or child care expenses,  |                                      |                          |  |  |
|             | such as camp, not listed   |                                      |                          |  |  |
|             | on worksheet   | %                                    | %                        |  |  |
| Incre       | ease in counseling expenses  | %                                    | %                        |  |  |
| Othe        | er costs not listed on worksheet   | %                                    | %                        |  |  |
|             | <b>Child support.</b> Payments shall beg inue until the child is eighteen (18) yeanding high school, whichever happens | rs of age or ninetee                 |                          |  |  |
| 5.          | Wage withholding of child support  | rt.                                  |                          |  |  |
| (Chc        | pose A or B.)  |                                      |                          |  |  |
| from        | A. Withhold wages for child supp   |                                      |                          |  |  |
| Orde        | er. <sup>8</sup>   |                                      |                          |  |  |
| or          |  |                                      |                          |  |  |
| []<br>withł | B. Do not withhold wages for child nolding at this time.   | <b>d support.</b> <sup>9</sup> We ag | ree not to do wage       |  |  |
| 6.          | Health and dental insurance. Unless we agree otherwise, we will:   |                                      |                          |  |  |
| follo       | w the insurance plan in selecting a doc  | ctor or dentist;                     |                          |  |  |
| not u       | use a doctor or dentist who is not on th   | e insurance plan;                    |                          |  |  |
| mak         | e sure each parent has a copy of the ir  | nsurance card and                    | policy; and              |  |  |
| coop        | perate and work together to promptly s   | ubmit all insurance                  | forms.                   |  |  |
| 7.<br>in wr | Exchange of information. We agre   | ee that once a year                  | either one of us can ask |  |  |

federal and state tax returns for the prior year;

| W-2 st   | atements for the prior year;   |  |  |  |
|--|--|--|--|--|
| IRS fo   | rm 1099's for the prior year;  |  |  |  |
| work r   | elated day care statements for the prior year;   |  |  |  |
| depen  | dent medical insurance premiums for the prior year; and  |  |  |  |
| wage a   | and payroll statements for the four months prior to the request.   |  |  |  |
| We ag<br>here)10   | ree to review and adjust, if necessary, the child support payments (fill in your plan  |  |  |  |
| []   | Annually   |  |  |  |
| []   | When a major change of circumstances happens   |  |  |  |
| []   | Other:   |  |  |  |
| 8. <b>Tax issues.</b> Here is our plan about tax issues that relate to our [child] [children] (Who will declare the [child] [children] as dependents, who will take the child care deduction, etc. <sup>11</sup> ) |  |  |  |  |
| 9.<br>need v   | Other expenses. Each of us will provide our [child] [children] with items that they while they are with us.                        |  |  |  |
|  | <b>Additional expenses.</b> We agree to the following support issues related to our [children]:                                    |  |  |  |
| SOLV   | ING ARGUMENTS  |  |  |  |
| 1.<br>dispute  | <b>Dispute resolution.</b> We will resolve any custody, visitation or time-sharing e regarding our [child] [children] in this way: |  |  |  |
| 2.   | Solving problems. (Steps continue until problem solved.)   |  |  |  |
| A.   | Talk together; or  |  |  |  |
| B.   | Communicate through writing:   |  |  |  |
| reques   | sting parent sends document listing the change and why; and  |  |  |  |
| answe  | ring parent sends response within days.  |  |  |  |

If the answering parent does not agree to the change the response must say why, and, if possible, make a new proposal.

| C.          | Take the following steps:   |
|-------------|---|
|             | (Check all that apply and number them if there is a particular order.)  |
| []          | Go to couple, family or other counseling;   |
| []          | Go to mediation with a neutral party;   |
| []          | ;   |
| []          | Go to court.  |
| 3.          | Cost of dispute resolution.   |
| exc<br>will | ther will pay% and father will pay% of all dispute resolution costs, cept legal and court costs. If we have to go to court to solve our argument, the judge decide how much we each must pay. If we have a disagreement, we will continue to ow the time-sharing plan until the disagreement is resolved. |

## **GENERAL AGREEMENTS; HOW WE TREAT OUR CHILDREN**

- 1. We will both actively be responsible for and involved in our [child's] [children's] lives.
- 2. As our [child grows] [children grow] [his] [her] [their] needs will change. We will talk about the changing needs.
- 3. We will support our [child's] [children's] relationship with the other parent and not interfere in it. We will be positive about that relationship.
- 4. We both have a right to medical and educational information about our [child] [children]. We each may talk with our [child's] [children's] doctors and schools. If either of us learns that our [child is] [children are] involved in any other legal proceeding, we agree to notify the other parent.
- 5. We will consider what our [child wants] [children want] when we make decisions about the [child] [children]. We will never ask our [child] [children] to make decisions that they are not old enough or mature enough to make. We will never ask a child to choose between us.

When I sign here, I am telling the judge that I have read this document and agree with everything in it. I state, upon oath, that this document, and the statements in it, are true and correct as far as I know and believe.

| Husband's signature<br>Address: | _         |            |        | _ |
|---------------------------------|-----------|------------|--------|---|
| Telephone:                      | <u> </u>  | Telephone: |        | _ |
| STATE OF NEW MEXICO             | ,         |            |        |   |
| COUNTY OF                       | ) ss<br>\ |            |        |   |
| COONTT OF                       | ,         |            |        |   |
| Acknowledged, signed and swo    |           |            | day of | , |
| Notary public                   |           | _          |        |   |
| My commission expires:          |           |            |        |   |
| STATE OF NEW MEXICO             | )<br>) ss |            |        |   |
| COUNTY OF                       | )         |            |        |   |
| Acknowledged, signed and swo    |           |            | day of | , |
| Notary public                   |           | _          |        |   |
| My commission expires:          |           | ·          |        |   |

#### **USE NOTES**

- 1. The court may require the use of a different parenting plan. The parties should check with the clerk of the court prior to completing a parenting plan. For a further explanation of this form, see Domestic Relations Form 4A-205 NMRA. The parenting plan will become a part of the judge's final order when the Final Decree of Dissolution of Marriage, with children, Domestic Relations Form 4A-322, is signed by the judge.
- 2. The parties should understand the difference between the rights and obligations of joint custodians and a sole custodian. Descriptions of these terms are set out in Section 40-4-9.1 NMSA 1978. See an attorney with questions you may have. Joint legal custody does not necessarily mean that the [child] [children] must spend fifty percent (50%) of the time with each parent.

- 3. The law prefers joint custody for most children. Many judges will require a hearing before granting sole custody.
- 4. In developing a parenting plan, consider the needs of younger children. See a professional specializing in child development for a plan appropriate for your children.
- 5. See Section 40-4-11.1 NMSA 1978 for the child support worksheet. An interactive version of this worksheet may be found at www.nmcourts.gov, click on "Family Law Forms". See also Domestic Relations Form 4A-205 NMRA for a further explanation of the child support worksheet. The child support worksheet is used to determine the monthly child support obligation.
- 6. The judge may or may not accept a proposed change from the worksheet amount.
- 7. See Section 40-4C-4 NMSA 1978 for medical support orders.
- 8. See Domestic Relations Form 4A-341 NMRA for the Wage Withholding Order. A Wage Withholding Order is required if either party or the children born of this marriage are receiving public assistance. Either party may request the court to enter a Wage Withholding Order. See also Domestic Relations Form 4A-205 NMRA for a further explanation of the Wage Withholding Order.
- 9. The court will sign a Wage Withholding Order upon request of either party. 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 Section 40-4-7.3 NMSA 1978 for accrual of interest on delinquent child and spousal support. The rate is the rate in effect pursuant to Section 56-8-4 NMSA 1978.
- 10. You need a court order to adjust child support payments.
- 11. See a professional about tax issues that relate to any children.

[As amended, effective December 15, 2005.]

#### **ANNOTATIONS**

**The 2005 amendment,** approved by Supreme Court Order 05-8300-20 effective December 15, 2005, added Paragraph 2, relating to health insurance coverage, of the "Child Support" part of this form, renumbered the succeeding paragraphs, added Use Note 7 and renumbered the succeeding Use Notes.

**Compiler's notes.** — Pursuant to a court order dated November 5, 2002, this form was approved and adopted in its final form, effective November 15, 2002.

## **Final Divorce Decrees**

# 4A-321. Final decree of dissolution of marriage (no children).

| STATE OF NEW MEXICO COUNTY OF JUDICIAL DISTRIC    | Т   |
|---|---|
| Petitioner<br>v. No.                              |   |
| Respondent  |   |
| FINAL DECREE OF DISSOLUT                          | ION OF MARRIAGE   |
| (no childre                                       | n)  |
| This matter was brought before the court by       | (wife's name), "the parties". The and enter a Final Decree of re filed a Verified Marital Settlement lated to their marital relationship. |
| THIS COURT FINDS AND CONCLUDES:                   |   |
| 1. The court has jurisdiction over the parties ar | nd the subject matter of this action.   |

- The court has jurisdiction over the parties and the subject matter of this action.
- 2. The parties are entitled to a decree of dissolution of marriage on grounds of incompatibility.
- 3. The parties have sworn, under oath, that the agreement is complete, true and correct.
- The parties have sworn, under oath, that the agreement divides all known property and debt of the parties, settles their rights and obligations and is fair.

### IT IS THEREFORE ORDERED, ADJUDGED AND DECREED:

- 1. The marriage of husband and wife is dissolved on the grounds of incompatibility.
- The parties are ordered to comply with the terms of the Verified Marital Settlement Agreement, the terms of which are incorporated here by reference.
- 3. This case is now closed.

# District court judge

| When I sign here, I am telling the judge that I have read this document and agree with       |
|--|
| everything in it. I state, upon oath, that this document, and the statements in it, are true |
| and correct as far as I know and believe.  |

| and correct as far as I know and believe.   |  |
|---|--|
| Husband's signature Address:  | Wife's signature Address:  |
| Telephone:  | Telephone:   |
| USE   | NOTE   |
|   | arties have agreed to divide a retirement or ith their retirement plan prior to preparing this |
| [Approved, effective November 15, 2002.]  |  |
| ANNO  | TATIONS  |
| Compiler's notes. — Pursuant to a court of approved and adopted in its final form, effe | order dated November 5, 2002, this form was active November 15, 2002.                          |
| 4A-322. Final decree of dissolution   | on of marriage <i>(with children)</i> .  |
| STATE OF NEW MEXICO COUNTY OF JUDICIAL D  | <br>DISTRICT   |
|   |  |
| Petitioner<br>v. No.  |  |
| Respondent  |  |
| FINAL DECREE OF DIS   | SSOLUTION OF MARRIAGE  |

(with children)

| This matter was brought before the court by .     |   |
|---|---|
| (husband's name) and                              | <i>(wife's name)</i> , "the parties". The |
| parties have asked the court to end their marriad | ne and enter a Final Decree of            |

Dissolution of Marriage. In addition, the parties have filed a Verified Marital Settlement Agreement ("agreement") that settles the claims related to their marital relationship. The parties have also entered into a Parenting Plan and Child Support Obligation ("parenting plan") that sets out the custody and child support of their [child] [children]. This court has considered the parties' agreement and the parenting plan, and finds the parties' agreement and requests to be reasonable.

#### THIS COURT FINDS AND CONCLUDES:

(Judge to complete.)

6.

- 1. The court has jurisdiction over the parties, the [child] [children] and the subject matter of this action.
- 2. The parties are entitled to a Final Decree of Dissolution of Marriage on grounds of incompatibility.
- 3. The parties have sworn, under oath, that the agreement and the parenting plan are complete, true and correct.
- 4. The parties have sworn, under oath, that the agreement divides all known property and debt of the parties, settles their rights and obligations and is fair.
- 5. The filed parenting plan determines custody and child support of the parties' minor [child] [children]. The parties have sworn, under oath, that the parenting plan is in the best interest of the children.

| []<br>or            | The child support guidelines are appropriate in this case.  |
|---------------------|---|
|                     | The child support guidelines are unjust or inappropriate in this case because the in substantial hardship. It is appropriate to deviate from the child support ines in this case. |
| IT IS T             | THEREFORE ORDERED, ADJUDGED AND DECREED:  |
| 1.                  | The marriage of husband and wife is dissolved on the grounds of incompatibility.  |
| 2.<br>[] Hus<br>——— | (Judge to complete as appropriate.) sband [] Wife is ordered to pay child support in the amount of to the other parent.   |
| 3.<br>[] The        | (Judge to complete as appropriate.) e parties have joint custody of the [child] [children].   |

[] Father [] Mother is the sole custodian of the [child] [children].

| 4. The parties are ordered to comply with the Settlement Agreement and the Parenting Plan are of which are incorporated here by reference.          |                   |
|---|-------------------|
| 5. This case is now closed. However, the co issues relating to the [child] [children] of the marr reach] the age of majority as provided by law.    | J.                |
| Date Dist   | trict court judge |
| When I sign here, I am telling the judge that I have everything in it. I state, upon oath, that this document correct as far as I know and believe. |                   |
| Husband's signature   | Wife's signature  |
| Address:  | Address:          |
| Telephone:  | Telephone:        |
| USE NOT   | E                 |
| This form may need to be modified if the parties pension plan. The parties should consult with the order.   | <u> </u>          |
| [Approved, effective November 15, 2002.]  |                   |
| ANNOTATIO   | ONS               |
| <b>Compiler's notes.</b> — Pursuant to a court order of approved and adopted in its final form, effective   |                   |
| Paternity Actions   |                   |
| 4A-331. Petition to establish parentag  | e.                |
| STATE OF NEW MEXICO COUNTY OF JUDICIAL DISTR  | ICT               |
| Petitioner  | <u> </u>          |

| V.              | No.   |  |                 |                          |
|-----------------|---|--|-----------------|--------------------------|
| Resp            | ondent  |  |                 |                          |
|                 | PETITION TO   | O ESTABLISH PA   | RENTAG          | $\mathbf{E}^1$           |
| (perse<br>Estab | oner in this case and I have [a con listed as respondent), "the palishing Parentage that establish is the father of the [child] [child thing plan for their [child] [child] | arties". The parties<br>nes that<br>dren] listed below a | s ask the       | court for a Final Decree |
| 1.<br>togeth    |   | cting] (n  | <i>umber)</i> r | ninor [child] [children] |
| 2.<br>Form      | The parties are filing a comple 4A-313 NMRA, at the same time   |  | า and Ch        | ild Support Obligation,  |
|                 | . Father lives in County. Mother lives in County. Venue is proper because one of us lives in the ounty listed in the case caption above.                                    |  |                 |                          |
| 4.              | Both parties have gotten the h  | elp needed in orde                                       | er to sign      | this document.           |
| 5.              | The parties are the parents of <sup>2</sup> :   |  |                 |                          |
| Child           | 's Name   | Date of  | Birth           | Age                      |
|                 |   |  |                 |                          |
|                 | Our [child] [children] have lived months. For the past five (5) y   |  | have live       | •                        |
| Prese           | ent address:  |  |                 | ·<br>                    |
|                 | addresses:  | _  |                 |                          |

\_\_\_\_\_

| 7. (If app  | licable, check below  | and list e   | ach proceeding.   | )                             |
|---|---|--------------|-------------------|-------------------------------|
| [] The ab   |   |              | . 0,              | ct of the following prior     |
| Case Name   | Case Nu   | ımber        | Court Name        | Location                      |
|   | er custody or suppo<br>[child] [children].                              | rt proceed   | ing has been file | ed in any state involving the |
| 8. (check app   | licable)  |              |                   |                               |
|   | rson other than the place is for the above nam                          | •            |                   | nas claimed custody or        |
| [] The fol<br>named [child]   | •   | ons have o   | ustody or visitat | ion rights to the above       |
| (Name of person) (Address)  |   |              |                   |                               |
| (Name of  | person)   | (Add         | dress)            |                               |
| 9. Parentage has been established because the father has acknowledged that he is the father of the [child] [children].                                |   |              |                   |                               |
| 10. We understand that once the judge signs the Final Decree of Parentage, we will be ordered to do the things we agreed to do in the parenting plan. |   |              |                   |                               |
| everything in   | ere, I am telling the<br>it. I state upon my o<br>it are true and corre | ath or affir | mation that this  |                               |
| Petitioner's si   | gnature   |              |                   | ^                             |
| Address:  |   |              |                   | ·                             |

| Telephone:                   |                         |                             |
|------------------------------|-------------------------|-----------------------------|
|                              |                         | 3                           |
| Respondent's signature       |                         |                             |
| ,                            |                         |                             |
| Telephone:                   |                         |                             |
| STATE OF NEW MEXICO          | )                       |                             |
| COUNTY OF                    | ) ss.<br>)              |                             |
| Acknowledged, subscribed and | sworn to before me this | day of<br>, the petitioner. |
|                              | Notary Public           |                             |
| My commission expires:       |                         |                             |
| STATE OF NEW MEXICO          | )                       |                             |
| COUNTY OF                    | ) ss.<br>)              |                             |
| Acknowledged, subscribed and |                         |                             |
|                              | Notary Public           |                             |
| My commission expires:       |                         |                             |
|                              | USE NOTES               |                             |

- 1. See Domestic Relations Form 4A-206 NMRA for an explanation of an uncontested paternity proceeding and how to complete these forms.
- Section 40-10A-209 NMSA 1978 requires the following information be disclosed: 2. name of the child; the places the child has lived in the last five (5) years; and

the names and addresses of the persons with whom the child has lived in the last five (5) years.

3. After completing this form, the petitioner and respondent must sign their names before a notary.

[Approved, effective November 15, 2002.]

#### **ANNOTATIONS**

**Compiler's notes.** — Pursuant to a court order dated November 5, 2002, this form was approved and adopted in its final form, effective November 15, 2002.

# 4A-332. Final decree of parentage.

correct.

| STATE OF NEW MEXICO   |   |
|---|---|
| COUNTY OF JUDICIAL DISTRICT   |   |
|   |   |
| Petitioner  |   |
| v. No.  |   |
| Respondent  |   |
| FINAL DECREE OF PAREN   | ITAGE   |
| THIS MATTER was brought before the court by (father's name) and (modeside parties have asked the court to enter a final decree estable parties have filed a Parenting Plan and Child Support that sets out the custody and child support of their [child This court has considered the parties' agreements, and and requests to be reasonable.  THIS COURT FINDS AND CONCLUDES: | ther's name), "the parties". The ablishing parentage. In addition, ort Obligation ("parenting plan") d] [children]. |
| <ol> <li>The court has jurisdiction over the parties, the [c<br/>matter of this action.</li> </ol>  | hild] [children] and the subject  |
| 2 (name of father) filed in this case that he is the father of child).  | has acknowledged in the petition (name of each  |
| 3. The parties have sworn, under oath, that the par   | enting plan is complete, true and   |

|   | The filed parenting plan determines custoor [child] [children]. The parties have sworn, usest interest of the [child] [children]. | •                    |  |  |  |
|---|---|--|--|--|--|
| 5.                                      | (Judge to check applicable.)  |  |  |  |  |
| []                                      | The child support guidelines are appropri   | The child support guidelines are appropriate in this case. |  |  |  |
| •                                       | The child support guidelines are unjust or result in substantial hardship. It is appropria elines in this case.                   | • • •  |  |  |  |
|   | THEREFORE ORDERED, ADJUDGED AN  |  |  |  |  |
| 1.                                      | e of each minor child).   | er of  |  |  |  |
| (name                                   | ne of each minor child).  |  |  |  |  |
| 2.                                      | The parties are ordered to fully comply wit nting plan, the terms of which are incorporat   | h all terms and provisions of the                          |  |  |  |
| 3.                                      | [] Father [] Mother is ordered to pay child<br>to the other paren   | • •  |  |  |  |
| 4.                                      | (check applicable alternative)  |  |  |  |  |
| [] The                                  | ne parties have joint custody of the [child] [ch  | nildren].  |  |  |  |
| []Fat                                   | ather [] Mother is the sole custodian of the [c   | child] [children].   |  |  |  |
| 5.<br>[childr                           | The court will have continuing jurisdiction dren] while the [child is a minor] [children are                                      |  |  |  |  |
| 6.                                      | (Check and complete if applicable)  |  |  |  |  |
| []<br>ordere<br><i>child)</i><br>father | The Department of Health, Health Service red to change the birth record of (notes.) to reflect (notes.                            |  |  |  |  |
| 7.<br>issues                            | This case is now closed. However, the cores relating to the [child] [children] while they   | <b>J</b> ,   |  |  |  |
| IT IS                                   | SO ORDERED.   |  |  |  |  |
| Date                                    | Dist  | rict court judge   |  |  |  |

When I sign here, I am telling the judge that I have read this document and agree with everything in it. I state upon my oath or affirmation that this document and the statements in it are true and correct to the best of my information and belief.

| Petitioner's signature  | Respondent's signature  |
|---|---|
| Address:  | Address:  |
| Telephone:  | Telephone:  |
| [Approved, effective November 15  | , 2002.]  |
|   | ANNOTATIONS   |
| <b>Compiler's notes.</b> — Pursuant to approved and adopted in its final for                          | a court order dated November 5, 2002, this form was orm, effective November 15, 2002. |
| Other Orders  |   |
| 4A-341. Wage withholding  | order.  |
| STATE OF NEW MEXICO   |   |
| COUNTY OF JUE   | DICIAL DISTRICT   |
| Petitioner<br>v. No.  |   |
| Respondent  |   |
| WAGE  | WITHHOLDING ORDER   |
| This matter having come before the parties have agreed as follows: A. Information on the paying paren | e court for entry of a Wage Withholding Order. The                                    |
| Name of parent:   |   |
| Parent's address:   |   |
| Social security number:   |   |

| Employer's  |   |
|---|---|
| B. The total support owed is \$   | per month.  |
| C (na being withheld from wages of the above e  | ame of paying party) agrees to this support employer.                                       |
| IT IS ORDERED THAT:   |   |
| The paying parent's employer (including a withhold support as follows (describe amount withheld): | all future employers or income providers) shall ount and purpose for which wages will be    |
| The employer shall mail or transfer the ar date the paying parent receives a pay che              | nount withheld within seven (7) days of the eck to: (name of person or entity and address). |
| IT IS SO ORDERED.   |   |
| Date APPROVED: Mother's signature: Address:   | District court judge  |
| Telephone:  |   |
| Father's signature:<br>Address:   |   |
| Telephone:  | NE MOTE   |

USE NOTE

See Paragraph C of Domestic Relations Form 4A-205 NMRA for an explanation of the Wage Withholding Order.

[Approved, effective November 15, 2002.]

#### **ANNOTATIONS**

**Compiler's notes.** — Pursuant to a court order dated November 5, 2002, this form was approved and adopted in its final form, effective November 15, 2002.

## 4A-342. Recompiled.

[Approved by Supreme Court Order 06-8300-29, effective January 15, 2007 until January 15, 2008; amended and recompiled by Supreme Court Order 07-8300-21, effective August 21, 2007.]

#### **ANNOTATIONS**

**Recompilation.** — This form has been recompiled as approved without a delayed withdrawal date effective August 21, 2007 by Supreme Court Order 07-8300-21. For current form see 4-402 NMRA.