INSTRUCTIONS: DIVORCE NO CHILDREN WITH AGREEMENT

1.	This packet includes the following documents:				
	a. Appearance				
	b. Petition for Dissolution				
	c. Summons				
	d. Order Setting Provisional Hearing				
	e. Provisional Order				
	f. Waiver of Final Hearing				
	g. Settlement Agreement and Decree				
2.	Complete the following documents according to the instructions in this packet below:				
	□ Appearance				
	☐ Petition for Dissolution				
	□ Summons				
	Order Setting Provisional Hearing-Follow the instructions, you will only fill out a small part of this form and only if you ask for provisional orders in your petition				
	□ Provisional Order- Follow the instructions, <i>you will only fill out a small part of this</i>				
	form and only if you ask for provisional orders in your petition				
3.	Once your forms are completed and signed, make three (3) copies of each document.				
4.	Take the above completed and signed documents and copies with you to the courthouse in the county in which you are filing for divorce (the county in which one party currently lives and has lived for atleast three (3) months).				
5.	File your documents with the court Clerk. You will have to pay a fee. The fee may be different in each county. The Clerk will stamp your forms.				
6.	Send the stamped copies of the forms to the other party.				
7.	If you filed for a provisional hearing, you will receive a notice of the date and time of the hearing later (either by email or by mail). Read the notice telling you where to be. <u>It</u> may also tell you that it is your responsibility to get a notice of the hearing to the other party. Also, you must go to the provisional hearing. Dress nicely and do not bring children with you.				
8.	Sixty days after you file your Verified Petition For Dissolution, complete, make copies and file the following forms with the court the same way you did with the first group of forms:				
	□ Waiver of Final Hearing□ Settlement Agreement and Decree Of Dissolution				

NAME OF COUNTY IN WHICH YOU NAME OF COURT IF YOU DO NOT KNOW, LEAVE IT BLANK

IN THE ARE FILING STATE OF INDIANA COURT NAME OF COUNTY IN WHICH YOU ARE COUNTY OF FILING CAUSE NO. <u>LEAVE BLANK</u> IN RE THE MARRIAGE OF: YOUR NAME Petitioner. v. THE OTHER SPOUSE'S NAME Respondent. APPEARANCE BY UNREPRESENTED PERSON IN CIVIL CASE My name is YOUR NAME and I am: CHECK THIS BOX \longrightarrow [X] **Initiating** and in this case I am not represented by a lawyer. Contact information for receiving legal service of document and case information as required 2. by Court Rules. (NOTE: If you are the Initiating Party and this case, or a related case, involves a protection from abuse order, a workplace violence restraining order, or a nocontact order, you must provide an address for the purpose of legal service of documents. But, that address should not be one that exposes your location.) YOUR ADDRESS Address: Email address: YOUR EMAIL ADDRESS CHECK THIS BOX IF \rightarrow I will accept service at the above email address. YOU WANT THE Phone: YOUR PHONE NUMBER CONTACT YOU YOUR FAX NUMBER (IF YOU HAVE ONE) Fax: ONLY BY EMAIL OR, if in a related case, you have used the Attorney General confidential address, you may CHECK THIS BOX ONLY check the box below: IF YOU ARE USING THE_ $\longrightarrow \Box$ Attorney General confidential address ATTORNEY GENERAL'S CONFIDENTIAL This is a DN case type as defined in Administrative Rule 8(B)(3). 3. There are related cases: (If yes, please indicate below) IF THERE ARE RELATED Yes CASES, CHECK 'YES'. IF NOT, No

COURT TO

ADDRESS

CHECK 'NO.'

IJ
AL RULE
by first-
by first- at the

PRINT THIS FORM AND SIGN HERE

Signature

STATE OF I	NDIANA	IN THE		COURT				
COUNTY O	F	CAUSE NO						
IN RE THE I	MARRIAGE OF:							
Petitioner,		THE OTHER		OTTED LINE LOOK AT ILLED OUT IN THIS CAS				
V.								
Respondent.								
ON PAGE 2, PARAGRAPH 18 OF T PETITION YOU ARE ASKED WHETHER YOU WOULD LIKE PROVISIONAL ORDERS. IF YOU!	THI <mark>VERIFIED PE</mark>	TITION FOR DISSOI	LUTION OF MARRIA					
NOT, LEAVE IT BLANK.	Г	R NAME						
1.		dential address is:	, now states.					
	SIDENTIAL ADD							
2.	Respondent's re	esidential address is:						
YOUR SPO	YOUR SPOUSE'S RESIDENTIAL ADDRESS 3. Petitioner has been a resident of the state of (USUALLY INDIANA) COUNTY YOU LIVE IN STATE YOU LIVE IN (USUALLY INDIANA) AMOUNT OF TIME LIVED IN AMOUNT OF TIME LIVED IN (USUALLY INDIANA) AMOUNT OF TIME LIVED IN (USUALLY INDIANA)							
3.	Petitioner has bonths and a residen Respondent has	t of IN speed a resident of the sta	state YOU LIVE IN te of (USUALLY INDIANA) County for years STATE SPOUSE LIVES	AMOUNT OF TIME LIVED IN for STATE years AMOUNT OF TIME LIVED IN and OUNTY MOUNT OF TIME SPOUSE IN AMOUNT OF TIME SPOUSE for LIVED YEARS				
and mo	onths and a residen	t of COUNTY SPOUSE LIVES	AMOUNT OF TI County for years	ME SPOUSE LIVED IN COUNTY and months.				
NAME (OF PARTY, WHO FOR A	TLEAST THREE MONTHS, HAS	LIVED IN COUNTY YOU WILL I	Sus resident of				
			y or stationed at a Unite					
		or the last three (3) mon O HAS LIVED IN INDIANA FOR						
State of India	ana or stationed at	a United States military	installation within Indi	ana for the last six				
(6) months.								
7.	Petitioner and R	espondent were married	d on <u>DATE MARRIE</u>	<u>,</u>				
and separated	d on DATE SEPA	ARATED	·					
8.	There are no chi	ildren born of the marria	age.					
9.	There are no del	bts or assets to divide.						
Page 1 of 3		Арр	proved by the Coalition CO	for Court Access CA-DC-0719-1041				

	10.		HER PARTY WHO IS PREGNANT, IF NEITHER IS PREGNANT WRITE HER PARTY" is pregnant.		
	11.	This m	arriage has suffered an irretrievable breakdown and should be dissolved.		
	etition bed	□I am			
			copy of the court order granting me authority to petition for dissolution of IC 29-3-9-12.2.		
	15.	Petition	ner <u>'IS' OR 'IS NOT</u> 'a lifetime sex or violent offender.		
	16.	Respor	ndent 'IS' OR 'IS NOT' a lifetime sex or violent offender.		
	17.	Change	e of name:		
SELECT TH	_	Wife w	yould like the following former name restored		
BOX THAT IS TRUE		FORM	FORMER NAME, IF WIFE WOULD LIKE RESTORED.		
		Wife d	oes not request a name change.		
I	request t	hat this Co	ourt issue its order dissolving the marriage of the parties, and for all		
	-		r relief and until this matter is finalized:		
IF YOU DO NOT WANT THE COU ISSUE ANY ORD		\rightarrow	I do not request any provisional orders.		
BEFORE YOUR DIVORCE IS FIN.			-OR-		
CHECK THIS BO	v	quest the fo	ollowing provisional orders:		
			Temporary possession of the marital residence;		
IF YOU WANT COURT TO ISS TEMPORARY	UE		Temporary division of debts;		
BEFORE YOUR DIVORCE IS FINALIZED, CI	2		Temporary division of property;		
ALL THE BOX APPLY. YOU A NEED TO CHE	ES THAT ALSO		Temporary division of motor vehicles;		
'PROVISIONAL ORDERS' BOX FIRST PAGE.			Spousal maintenance;		

		Restrain	ing the pa	rties fron	n trans	sferrin	g, encum	bering, o	concea	ling, or in
	any w	ay dispos	ing any of	the prop	erty of	f the p	arties;			
		Other:								
	•			-	lties	for	perjury	that	the	foregoing
representati	ons an	d statem	ents are	true.						
					_PF	RINT '	THIS FO	RM AN	D SIG	<u>N H</u> ERE
					Sig	nature	e			
			CEF	RTIFICA	TE O	F SE	RVICE			
I here first-class U.S at the following	. mail,		sent a cop	y of this SPOUS	docum E'S NA	ent or	DATE Y	YOU MA	AIL	by
		-	SPOUSE	S ADDR	ESS					
		-								
					Sig	nature	e			

STATE OF INDIANA)	IN THE	COURT
COUNTY OF)SS: _)	CAUSE NO	
IN RE THE MARRIAGE OF:			
Petitioner,	OTHE		THE DOTTED LINE LOOK AT THE FILLED OUT IN THIS CASE AND IERE.
v.			
Respondent.			
	<u>s</u>	<u>SUMMONS</u>	
[For Dis	solutio	n of Marriage Cases Only	1
The State of Indiana to Resp	ondent	YOUR SPOUSE'S NA	ME
		YOUR SPOUSE'S AD	DDRESS
You have been sued by your the Court named above.	spouse		ge. The case is pending in
If this Summons is accompanion the date and time stated on the O EVIDENCE MAY BE HEARD AN Temporary Restraining Order is issue knowledge of the Order.	rder Se	tting Hearing. IF YOU DO ECISION MAY BE MAD	O NOT APPEAR, E BY THE COURT. If a
If you wish to retain an attorbefore the date stated on the Notice	•	•	, it is advisable to do so
If you take no action in this of Dissolution of Marriage and/or make the following: paternity, child custoo or personal), and other distribution of the distribution o	e deterr dy, chil	minations that may included support, maintenance, pa	e but not limited to any of arenting time, property (real
Dated: LEAVI	3	BLAN	, Clerk

The	following manner of service of Sun	amons is hereby designated:	
	Registered/Certified mail to be s	ent by the Clerk	
	Service by Sheriff on Individual	at address shown above	
	Service by Sheriff at place of em	ployment, (name and address of spouse's emp	loyer)
I he	eby certify that I have served his s	mons and a copy of the complaint to the Respo	, 20
PA		sua place of abode of the Responsent index pondent at the above address.	nailing a
	Other Service or Remarks:		
Sher	riff's costs	Sheriff	
		By:	
		Deputy	
	CLERK'S C	ERTIFICATE OF MAILING	
of th		day of, 20	
Date	ed:		
		Clerk,	County

RETURN ON SERVICE OF SUMMONS BY MAIL

	I hereby certify that the attached receipt w and a copy of the Petition mailed to the Resummons was accepted by the Responden	espondent identified on the first pag	
	hereby ertify that the attached return extends and a copy of the pertion was remarked.	ceipt was received by me nowing to eturned not a scepte on the	at the day of
	I hereby certify that the attached return recommons and a copy of the Patition maile of this Sumi ons has accepted by Respondent on the day of	to the Respondent identified on the land of the land o	hat the he first page of he
Date	ed:		
		Clerk,	County

STATE OF INDIANA	IN THE	COURT
COUNTY OF	CAUSE NO	
IN RE THE MARRIAGE OF:		
	OTHER FORMS YOU FILLED	THE DOTTED LINE LOOK AT THE OUT IN THIS CASE AND COPY
Petitioner,	THE INFORMATION HERE.	
v.		
Respondent.	<u> </u>	
	SETTING PROVISIONAL HEARIN	
must be prepared to present ev matters being decided in your a IT IS SO ORDERED that this		re to appear may result in
	serve this pleading upon	
BLAN		——————————————————————————————————————
	have this pleading served upon	
by sheriff at the following add	ress:	
		
Distribution: YOUR NAME	YOUR SPOUSE	-
YOUR ADDRESS	YOUR SPOUSE'	S ADDRESS

STATE OF I	NDIANA	IN THE	COURT
COUNTY OF		CAUSE NO	
IN RE THE N	MARRIAGE OF:		
Petitioner, v.		FOR THE SECTION ABOVE THE OTHER FORMS YOU HAVE AND COPY THE INFORMATION	VE FILLED OUT IN THIS CASE
Respondent.			
		PROVISIONAL ORDER	
provisional he		not appear and Respondent appears/does The Court having been	
	Petitioner Respondent	shall have temporary possession of the m	narital residence.
	Petitioner Respondent		Insurance
	P titio er R spor len	shall pry tempt ary spot al maintenance follows:	e to the other party as
There	shall be a tempor	ary division of debts as follows:	
	Petitioner Respondent	shall be responsible for the following de	ebts:
			 .

	Petitioner	shall be responsible for the following debts:
Ш	Respondent	
There	shall be a tempora	ary division of property, as follows:
	Petitioner	shall have sole possession of the following items of
	Respondent	property:
	Petitioner Respondent	shall have sole possession of the following items of property:
	Respondent	
There	shall be a tempora	ary division of motor vehicles, as follows:
	Petitioner	shall have temporary possession of the following vehicles:
	Respondent	(Vehicle #1, Make, Model, and Year)
		(Vehicle #2, Make, Model, and Year)
	Petition	shall have emporery possess on of the following vehicles:
	Respondent	$H \rightarrow H \rightarrow H \rightarrow H$
		(Vehicle #1, Make, Nydel, a d Year)
		(Vehicle #2, Make, Model, and Year)
There	shall be a smp ra	ry estraining rder in ffect duri g these proceedings:
		ng he parties from transfer it g, e combering, or concealing, or by disposing of any of the property of the parties;
	□ Other:	

ALL WHICH IS SO ORDERED LEAVE BLANK Judicial Officer Distribution: YOUR NAME SPOUSE'S NAME

SPOUSE'S ADDRESS

YOUR ADDRESS	

STATE OF INDIANA	IN THE	COURT
COUNTY OF	CAUSE NO	
IN RE THE MARRIAGE OF:		
		THE DOTTED LINE, LOOK AT ILLED OUT IN THIS CASE AND
Petitioner,	COPY THE INFORMATION	
v.		
Respondent.		
respondent.		

~~T TD TT

VERIFIED WAIVER OF FINAL HEARING

Come now Petitioner and Respondent pursuant to Indiana Code 31-15-2 and submit their Verified Waiver of Final Hearing. In support of this Waiver, the parties state that:

AFTER YOU
FILE THE
PETITION FOR
DISSOLUTION,
YOU NEED TO
WAIT MORE
THAN 60 DAYS
TO FILE THIS
DOCUMENT
WITH THE
COURT

CEARE OF DIDIANA

- 1. More than sixty (60) days have passed since the filing of Petitioner's Verified Petition for Dissolution of Marriage.
- 2. Both parties request the Court to approve their Settlement Agreement and Decree of Dissolution of Marriage.
- 3. Both parties voluntarily waive the opportunity to hold a final hearing on contested issues and have signed below before filing this document with the court.

I affirm under the penalties of perjury that the foregoing representations are true.

PRINT THIS FORM AND SIGN HERE	PRINT THIS FORM AND ASK SPOUSE TO SIGN HERE		
Petitioner	Respondent		
Address:			
YOUR ADDRESS	SPOUSE'S ADDRESS		

STATI	STATE OF INDIANA		IN THE		COURT
COUN	COUNTY OF		CAUSE NO		
IN RE	ТНЕ МА	RRIAGE OF:			
Petition v.	ner,		THE OTHER FO	ON ABOVE THE DOTTED RMS YOU HAVE FILLED O Y THE INFORMATION HE	OUT IN THIS
Respor	ndent.				
- SET	TLEME	NT AGREEMENT A	ND DECREE OF I	DISSOLUTION OF MARR	<u>IAGE</u>
	The parti	es having submitted a	Settlement Agreeme	nt and the Court having seen	and
conside	ered the V	erified Petition of Dis	solution of Marriage	and Verified Waiver of Final	
Hearin	g submitte	ed by the parties now a	approves the following	ng:	
	1. Po	etitioner and Responde	ent were married on _	MARRIAGE DATE	,
	and separ	rated on SEPARATIO	N DATE	·	
	2. CON	TINOUS RESIDENT	OF THIS COUNTY	has been a continuous resider	nt of
	COU			nty for the last three months.	
	3. CON			been a continuous resident of	
				iling of the Verified Petition:	
	Dissolution of Marriage PETITIONER, RESPONDENT OR 4. NEITHER PARTY is pregnant.				
	5. T	here are no children of	f the marriage.		
6. Joint debt.					
	T	he division of jointly h	neld debts shall be as	follows:	
INDICATE WHICH PARTY WILL PAY EACH DEBT THAT	П	he parties have no out	standing debts for wh	nich they are responsible	
IS IN BOTH YOUR AND YOUR SPOUSE'S NAMES	Po	etitioner will be solely	responsible for the f	ollowing debts and shall hold	l
THE COURT'S ASSIGNMENT OF A	Responde	ent harmless from liab	ility, expense, attorno	ey's fees, and loss which may	be be
MARITAL DEBT WILL NOT KEEP A	incurred	by Respondent arising	out of Petitioner's fa	ailure to pay such debts.	
CREDITOR FROM COLLECTING FROM	Name of	Creditor		Amount of Debt	
YOU	PERSO	N OR COMPANY OV	VED	AMOUNT OF DEBT	

IF YOU HAVE A					
LOT OF JOINT DEBT IT IS STRONGLY SUGGESTED THAT YOU SEEK HELP FROM AN ATTORNEY	Respondent will be solely responsible for the following debts and shall hold Petitioner harmless from liability, expense, attorney's fees, and loss which may be incurred by Petitioner arising out of Respondent's failure to pay such debts.				
	Name of Creditor	Amount of Debt			
	PERSON OR COMPANY OWED	AMOUNT OF DEBT			
	7. Individual debt.				
	The individual debt division shall be as follows	s:			
IF THE PETITIONER	Debts held in Petitioner's name only:				
WILL BE THE ONLY PERSON RESPONSIBLE FOR	Petitioner shall be solely responsible for all debts held in his/her individual name,				
DEBT IN HIS/HER NAME, THEN CHECK	and all debts incurred by him/her in his/her name since the date of final separation.				
THIS BOX	Petitioner agrees to hold Respondent harmless from liability, expense, attorney's fees,				
	and loss which may be incurred by Respondent, arising out of Petitioner's failure to pay				
	such debts.				
	Other:				
	IF YOU DID NOT CHECK THE BOX ABOY WILL PAY THE PETITIONER'S DEBT, DE DEBT THAT IS IN THE PETITIONER'S NA OF RESPONSIBILITY WILL NOT STOP A THE PETITIONER IF A DEBT IS NOT PAI	AME ONLY. THE COURT'S ASSIGNMENT CREDITOR FROM COLLECTING FROM			
	Debts held in Respondent's name only:				
IF THE RESPONDENT WILL BE THE ONLY PERSON	Respondent shall be solely responsible for all debts held in individual				
RESPONSIBLE FOR DEBT IN HIS/	name, and all debts incurred by in name since the date of final separation.				
HER NAME, THEN CHECK THIS BOX	Respondent agrees to hold Petitioner harmless from liability, expense, attorney's fees,				
	and loss which may be incurred by Petitioner, arising out of Respondent's failure to pay				
	such debts.				
	Other:				

IF YOU DID NOT CHECK THE BOX ABOVE INDICATING THAT THE RESPONDENT WILL PAY THE RESPONDENT'S DEBT, DESCRIBE HOW YOU WILL DIVIDE THE DEBT THAT IS IN THE RESPONDENT'S NAME ONLY. THE COURT'S ASSIGNMENT OF RESPONSIBILITY WILL NOT STOP A CREDITOR FROM COLLECTING FROM THE RESPONDENT IF A DEBT IS NOT PAID.

	8.	Vehicles					
	The v	ehicle division shall be as follows: INDICATE WHETHER THERE ARE VEHICLES TO					
		There are no vehicles to divide. DIVIDE BETWEEN THE PARTIES.					
		Petitioner shall have possession of the following vehicle(s), and Respondent shall					
	execu	te all documents necessary to transfer title of said vehicles within a reasonable time					
	follov	ving the date of this Order:					
	LIST T	THE VEHICLES THE PETITIONER WILL HAVE SOLE OWNERSHIP AND POSSESSION OF					
	(Vehi	(Vehicle #1, Make, Model and Year)					
	(Vehic	cle #2, Make, Model and Year)					
		Respondent shall have possession of the following vehicle(s), and Petitioner shall					
	execu	execute all documents necessary to transfer title of said vehicles within a reasonable time					
	follov	following the date of this Order:					
	LIST THE VEHICLES THE RESPONDENT WILL HAVE SOLE OWNERSHIP AND POSSESSION OF						
IF THERE IS	(Vehi	cle #1, Make, Model and Year)					
	(Vehi	cle #2, Make, Model and Year)					
ON THE VEHICLES CHECK THIS		All outstanding debts related to the above listed vehicles has been allocated in					
BOX AND MAKE SURE	parag	raph number 7 of this Agreement/Decree.					
THE DEBT IS LISTED ABOVE	9.	Personal property.					
CHECK THIS BOX II	The p	arties' personal property division shall be as follows:					
PERSONAL PROPERTY HAS ALREADY BEEN DIVIDED	> □	The parties have divided all items of personal property.					
CHECK THIS BOX II		Petitioner shall have sole possession of the following items of personal property:					
THERE IS PERSONAL PROPERTY THAT	DES	CRIBE THE ITEMS HERE					
HAS NOT ALREADY	7						
THAT WILL							
BELONG ONLY TO THE PETITIONER							

CHECK THIS BOX IF THERE IS PERSONAL PROPERTY THAT HAS NOT ALREADY BEEN DIVIDED AND THAT WILL BELONG ONLY TO THE RESPONDENT	proper DESC	-	nall have sole possession of the following items of personal EMS HERE
	10.	Marital Resid	dence.
		The parties ar	e owners of real estate located at
		SS OF MARITAL RE	SIDENCE IF THE PARTIES OWN A HOME OR PAY A MORTGAGE. IF THE ENTED, SEE BELOW,
	and the	e parties agree	that:
INDICATE WHO WILL LIVE IN AND BECOME		Petitioner	shall retain/take possession and shall become the sole owner of
THE OWNER OF THE MARITAL RESIDENCE AND WHEN THE OTHER PARTY WILL		Respondent	said real estate
MOVE OUT		Petitioner	shall vacate the marital residence by <u>DATE VACATE RESIDENCE</u>
		Respondent	·
INDICATE WHO WILL		Petitioner	shall be responsible for all payments related to property, taxes and
PAY FOR THE MARITAL RESIDENCE INDICATE WHO WILL		Respondent	homeowners insurance and shall receive the deductions for mortgage interest and taxes.
TRANSFER OWNERSHIP INTEREST IN THE MARITAL RESIDENCE		Petitioner	shall transfer, by Quitclaim Deed, interest in said real
		Respondent	estate to the party retaining possession of the marital residence by
			DATE OF TRANSFER .
CHECK THE BOX OF THE PERSON THAT WILL REFINCANCE THE MORTGAGE		Petitioner	agrees to refinance the mortgage debt related to the marital
SO THAT THE DEBT ON THE HOUSE APPEARS ONLY IN		Respondent	residence and make good faith effort to obtain a release of the
THAT PERSON'S NAME			other party on said debt on the earliest possible date. Upon release
			of the other party from mortgage debt, the other party shall
			transfer, by Quitclaim Deed, his/her interest in said real estate.
			The party assuming responsibility for mortgage agrees to hold the

			other party narmiess from all hability, expense, attorney fees, loss		
			or damages which may be a result of a failure to make payments		
			on said mortgage debt.		
		Other	IF THE PARTIES AGREE TO HANDLE THE MARITAL RESIDENCE IN A DIFFERENT WAY, EXPLAIN HERE.		
		The parties ar	re jointly responsible on a lease for a residence located at		
	IF T	HE PARTIES .	ARE RESPONSIBLE ON A LEASE, TYPE THE ADDRESS HERE.		
	and t	he parties agree	e that:		
INDICATE WHO WILL LIVE IN THE LEASED		Petitioner	shall retain possession of the leased premises, be responsible for		
RESIDENCE		Respondent	the remaining rental payment and fees due under said lease, and		
			agrees to hold the other party harmless for all liability, expense,		
			attorney fees, loss or damage which may be a result of the failure		
			to make required payments under said lease.		
INDICATE WHO WILL MOVE OUT OF THE		Petitioner	shall vacate the leased residence by MOVE OUT DATE.		
LEASED RESIDENCE		Respondent			
		Other	IF YOU HAVE A DIFFERENT AGREEMENT ON HOW TO HANDLE THE LEASED RESIDENCE, EXPLAIN IT HERE		
	11.	Change of na	ames.		
UNDER INDIANA LAW A WOMAN MAY CHANGE HER		Petitioner .would like the following former name restored and is not a lifetime sex			
NAME IN A DIVORCE TO HER	or violent offender or Petitioner has complied with I.C. 31-15-2-19; Petitioner shall				
MAIDEN NAME, OR TO A FORMER	hereinafter be known as:				
MARRIED NAME.	IF YOU CHECK THE BOX ABOVE, PUT THE FORMER NAME HERE				
CHECK THE BOX THAT IS A TRUE STATEMENT.		Respondent v	would like the following former name restored and is not a lifetime		
STATEMENT.	sex or violent offender or Respondent has complied with I.C. 31-15-2-19; Respondent				
	shall	hereinafter be k	nown as:		
	IF Y	OU CHECK TH	HE BOX ABOVE, PUT THE FORMER NAME HERE		

IF NO NAME CHAN IS REQUESTED, CHECK THIS BOX	IGE	Neither Pe	titioner nor Resp	ondent requ	ests a name	change.	
	12.	The marria	nge has suffered a	n irretrieval	ble breakdo	wn and shou	ld be dissolved.
	13.	The parties	s mutually represe	ent and ackı	nowledge th	nat the division	on of property and
pay	ment o	f debts is fair a	nd equitable and	each is satis	fied with su	ach division.	
1 7			1				
I af	firm u	nder penalties	of perjury that	the foregoi	ng represe	ntations are	true.
PR	INT TI	HIS FORM, TH	IEN SIGNN IT W	<u>VH</u> EN YOU	J ARE IN F	RONT OF A	NOTARY PUBLIC
Peti	itioner'	s signature					
STA	ATE O	F INDIANA)			
CO	I INTONY	OF)SS:			
CO	UNIY	OF		_)			
Bef	ore me	·		, &	a notary pub	olic	
Cou and are	unty, Stanty,	te of Indiana uly sy ou n u <u>bo</u>	pers mally appea a his/her oa th/ sa	red ays the the	facts all ege	d to the foreg	going instrument
Dat	e.						
Not	ary Pu	blic			_		
My	Comn	nission Expires			-		
I af	firm u	nder penalties	of perjury that	the foregoi	ng represei	ntations are	true.
		•		C	•		
D.D.	NIT T	HIC EODM CD		NOION THI	C IN EDON	IT OF A NO	TADV DUDI IC
		nt's signature	OUSE SHOULD		S IN FROM	VI OF A NO	TAKT PUBLIC
Res	ропасі	it is signature					
STA	ATE O	F INDIANA)			
CO	LINITY	OE)SS:			
CO	UNII	OF	······································	_)			
		·			a notary pub	olic	
Cou	inty, Si	ate of Indiana,	personally appear	red	C 4 11	1: 41 C	
	true.	ally sworn upo	on his/her oath, s	ays that the	facts allege	od in the fores	coing instrument
Dat	-	hli a					
1.19					•		

14. Findings of the Court

This document represents an agreement submitted by the parties for approval by the Court. The parties have submitted a waiver of final hearing and have agreed that the property distribution provisions of this agreement represent a just and reasonable division of the marital estate and debts.

IT IS THEREFORE ORDERED by the Court that the parties' marriage is hereby dissolved.

Date:LEAVE BLANK	LEAVE BLANK
Distribution:	Judicial Officer
Petitioner's Name and Mailing Address: YOUR NAME	Respondent's Name and Mailing Address: SPOUSE'S NAME
YOUR ADDRESS	SPOUSE'S ADDRESS