4A-306. Final decree of dissolution of marriage (with children). STATE OF NEW MEXICO COUNTY OF JUDICIAL DISTRICT Petitioner, v. No. Respondent. FINAL DECREE OF DISSOLUTION OF MARRIAGE (with children)¹ This matter was brought before the Court to enter a Final Decree of Dissolution of Marriage by Petitioner and Respondent ("the parties"). The following documents are referenced in this decree: A Marital Settlement Agreement signed and filed by the parties, that settles the claims related to their marital relationship; [] A Custody Plan and Order signed and submitted by the parties, that sets out the custody of their children: [] A Child Support Obligation and Order, including a child support worksheet signed and submitted by the parties, that sets out the child support for their children. The Court, having considered the evidence FINDS AND CONCLUDES: 1. The Court has jurisdiction over the subject matter of this action and over the parties and the children. 2. The parties were married on ______(date of marriage).

The parties are incompatible.

3.

4. by the Court.		The Marital Settlement Agreement is fair and reasonable and should be adopted			
Court.	5.	The Custody Plan and Order is fair and reasonable and should be adopted by the			
adopte	6. The Child Support Obligation and Order is fair and reasonable and should be sted by the Court.				
IT IS T	ΓHEREI	FORE ORDERED, ADJUDGED, AND DECREED:			
incom	1. patibility	The marriage of Petitioner and Respondent is dissolved on the grounds of ty.			
Agreei	2. The parties are ordered to comply with the terms of the Marital Settlement greement, which has been filed with the Court and is incorporated here by reference.				
which	3. The parties are ordered to comply with the terms of the Custody Plan and Order, which has been adopted by the Court and is incorporated here by reference.				
4. The parties are ordered to comply with the terms of the Child Support Obligation and Order, which has been adopted by the Court and is incorporated here by reference.					
\$	5.	[] Petitioner (or) [] Respondent is ordered to pay child support in the amount of per month to the other parent.			
	6.	Legal custody of the children is as follows (select one):			
		[] The parties have joint legal custody of the children.			
		(Or)			
		[] Petitioner (or) [] Respondent has sole legal custody of the children.			
marria	7. ge until	The Court has continuing jurisdiction over issues relating to the children of the the children reach the age of majority as provided by law.			
(Select	t and co	emplete the following paragraphs if applicable)			
[]		8. The Court retains jurisdiction to enter QDROs or other orders dividing the retirement plans referenced in the Marital Settlement Agreement.			
[]		9. Judgment in favor of [] Petitioner (<i>or</i>) [] Respondent is awarded in the amount of \$, as set forth in Section III of the Marital Settlement			

	Agreement (Casi Section 56-8-4(A	h Payment). The statutory interest rate shall apply as provided in A) NMSA 1978.
[]		r's name is restored to the former name of (insert full legal name).
[]	-	ent's name is restored to the former name of (insert full legal name).
		SO ORDERED:
		District Court Judge
Mexico that e		m under penalty of perjury under the laws of the State of New locument is true and correct to the best of my knowledge, ag the following:
1. waiving my ri	Right to trial is ght to a trial before	waived. I understand that by signing the Final Decree, I am re a Judge.
Decree. This	on or undue influe Decree and any a	ercion; complete agreement. I am not under force, threats, ence from anyone, including the other party, to sign this Final ttachments that I have signed is our full agreement. I have not rom what is stated in writing in this Decree.
	_	understand that even if I am representing myself without an epresented by an attorney. I have the right to call an attorney and is Final Decree.
Petitioner's si Date: Mailing addre	gnature ss:	Respondent's signature Date: Mailing address:
Telephone:		

DO NOT FILE THIS PAGE: FOR PARTY USE ONLY

USE NOTES

1. This form may be used anywhere in this state by the court to enter a final decree of dissolution of marriage when the parties have minor children or a child under nineteen years of age who is attending high school.

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