THE STATE OF NEW HAMPSHIRE JUDICIAL BRANCH

Со	urt Na	ame:	
Ca	se Na	ame:	
	Case Number: (if known)		r:
(if			FINAL DECREE ON PETITION FOR DIVORCE, LEGAL SEPARATION, OR CIVIL UNION DISSOLUTION
Thi			s (choose one): b by Parties Proposed By
	U		by the Court after hearing on at which \(\square\) petitioner \(\square\) respondent appeared.
1.		e of C	Case: (Choose Divorce, Legal Separation or Civil Union Dissolution)
		A de	ecree of divorce is granted to the \square petitioner \square respondent \square parties based on: Irreconcilable differences that have caused the irremediable breakdown of the marriage; or
			Grounds stated in the petition. Cross petition, if any, is dismissed.
		_	AL SEPARATION:
			ecree of legal separation is granted to \square petitioner \square respondent \square parties based on: Irreconcilable differences that have caused the irremediable breakdown of the marriage; or
			Grounds stated in the petition. Cross petition, if any, is dismissed.
		_	L UNION DISSOLUTION: ecree of civil union dissolution is granted to petitioner respondent parties based
			Irreconcilable differences that have caused the irremediable breakdown of the civil union; or
			Grounds stated in the petition. Cross petition, if any, is dismissed.
2.	Pare		attached Parenting Plan and Uniform Support Order
3.	<u>Dep</u>	<u>ende</u>	nts □ N/A
			parties shall claim the minor child(ren) and/or other qualifying relative as dependent(s) for
			ncome tax purposes, in the following manner: Petitioner, if otherwise qualified under federal/state law, shall be entitled to claim
		;	as tax dependent(s) for all years even years odd years other
		•	
			Respondent, if otherwise qualified under federal/state law, shall be entitled to claim
		;	as tax dependent(s) for all years even years odd years other
		•	
		Δρο	arent may only claim a child as a dopondont if that parent is current on child support for the
	Ш	-	rent may only claim a child as a dependent if that parent is current on child support for the

Case Name:					
	e Number:				
		E ON PETITION FOR DIVORCE, LEGAL SEPARATION, OR CIVIL UNION DISSOLUTION			
4.		TIONAL: Post-Secondary Educational Expenses N/A			
		NT NOTE: The court cannot order parties to pay for college or other educational expenses beyond pletion of high school unless BOTH parties agree. However, if the parties agree to contribute to			
	these exp	enses by checking the boxes in Section 4, below, this agreement will become an enforceable order			
	of the cou	e parties agree to contributions to college or other educational expenses beyond the			
		npletion of high school in the following manner:			
	Тур	pe of contribution (check all that apply):			
		Contributions to an account by Petitioner Respondent Both (Specify the amount and frequency of contributions and account information. Also specify what will			
		happen to the contributions in the event the child does not incur post-secondary educational expenses):			
		Contribution of an asset:			
	Ш	(Specify the account or other asset being contributed and its current balance or value. If an asset is			
		identified specify how the asset will be used. Also specify what will happen to the contributions in the			
		event the child does not incur post-secondary educational expenses):			
		Payments shall be made as post-secondary education expenses are incurred. Payments			
		shall be made by Petitioner Respondent Both (Specify amount to be paid by each party or the percentage or other formula agreed upon to determine			
		the post-secondary education expense obligation agreed to by the parties):			
		Select one of the following:			
		☐ Both parties agree that this post-secondary educational expense agreement IS			
		modifiable based on a substantial change in circumstances that was not foreseeable			
		when the agreement was signed.			
		Both parties agree that this post-secondary education expense agreement is NOT modifiable and the specific dollar amount to be contributed by either or both parents is			
		set forth above.			
	Note:	Before any court hearing to modify or enforce the agreement described above, the			
		s shall participate in mediation.			
5.	•	n <i>ad Litem</i> Fees			
		e Order on Appointment of Guardian <i>ad Litem</i>			
	Oth	er:			
ô.	Alimony				
		a attached I Iniform Alimony Order			

ase N	Name:	
	Number:	
NAL	DECREE ON PETITION FOR DIVORCE, LEGA	L SEPARATION, OR CIVIL UNION DISSOLUTION
Не	lealth Insurance for Spouse	□ N/A
		employer-sponsored group medical
	health insurance benefits on behalf of	
	shall be governed by RSA 415:18. VII-	-b, COBRA, or other applicable law. The following
	additional provisions, if any, apply:	
Г	¬	shall maintain health insurance for the honefit of
		_ shall maintain <u>health</u> insurance for the benefit of
		This obligation shall terminate:
		_ shall maintain <u>dental</u> insurance for the benefit of
		This obligation shall terminate:
Г	٦	shall be responsible for payment of the premiums.
_		
	This obligation shall terminate:	
		/her own medical and dental insurance and for paying a
	covered by insurance.	dental, optical, and other expenses not otherwise
Ιi	ife Insurance	□ N/A
Ħ		insurance policies owned by that party, free and clear of
	any right, title, or interest of the other.	, , , , , , , , , , , , , , , , , , , ,
	٦	shall maintain a life insurance policy in the minimum
	amount of \$ design	nating as trustee for the
		n shall continue as long as the insured is obligated to
	pay support.	3
	Other:	
M	<u>lotor Vehicles</u>	□ N/A
		his/her name or possession, free of any right, title or
	interest of the other.	
	<u> </u>	_ is awarded the
	free and clear of any interest of	
_	_	
L		is awarded the
	free and clear of any interest of	
Г	Each party shall be responsible for all	expenses as to his/her vehicles, including car payments
	maintenance, registration and insuran	•

\vdash	irniture and Other Personal Property N/A is awarded the following enimal(s):
	is awarded the following animal(s):
	Care for animal(s) shall be provided by:
	The parties have already fairly divided between themselves their household furniture, furnishings and all other tangible property (other than as specifically set forth below), and each party is awarded that property currently in his/her possession, free and clear of any interest of the other.
	Petitioner is awarded the following specific items of personal property:
	Respondent is awarded the following specific items of personal property:
I. <u>R</u>	Extirement Plans and Other Tax-Deferred Assets Each party is awarded any interest in any pension, retirement, 401(k), IRA, or other retirement account that s/he may have and as shown on his/her respective financial affidavits free and clear of any interest of the other.
	IRA and/or 401(k) as of the date of this decree.
	is awarded one-half of
	of
	of
	of

Cas	e Nan	ne:					
		mber:					
FIN	AL DE	CREE ON PETITION FOR DIVORCE, LEGAL SEPARAT	ON, OR CIVIL UNION DISSOLUTION				
		Petitioner is awarded the following bank accounts intangible personal property:	, stocks, bonds, mutual funds or other				
		Respondent is awarded the following bank account intangible personal property:	nts, stocks, bonds, mutual funds or other				
		Other:					
13.	Bus	iness Interests of the Parties					
			is awarded all right, title, and interest in				
		the business known as					
		free of any claim or interest of the other party.					
			shall be solely responsible for all debts of				
		the business and shall be entitled to receive all profits from the business.					
			shall transfer all property interest and forthwith and shall				
		resign as an officer or director in the business fort					
		Other:					
11	Divi	sion of Dobt	□ N/Λ				
14.		<u>rision of Debt</u> The parties shall each be responsible for any debt they have incurred after the date of separation, holding each other harmless of the same.					
		The parties' joint marital/civil union debt shall be of	livided as follows:				
		Petitioner shall assume and be solely responsible for the following marital/civil union debts and obligations incurred during the marriage/civil union:					
		Respondent shall assume and be solely responsi and obligations incurred during the marriage/civil	_				

• !	<u>Mari</u>	ital/Civil Union Home	□ N/A
			is awarded all right, title and interest in
		the real estate located at:	
		free of any right, title or interest of the	
		the meantain is income and and and	shall be responsible for the payment of
		property.	state taxes for this property and all expenses for this
			shall refinance the mortgage on the
		home so as to remove the other part	y's name from the mortgage by
		or the home will be placed on the ma	arket and sold.
		The marital/civil union home shall be equally between the parties.	sold and, upon sale, the net proceeds shall be divided
		Other:	
	Othe	er Real Property	□ N/A
			is
			, free of any right, title or interest of the other party
			shall be responsible for the payment of the
		mortgage, insurance, and real estate	taxes for this property and all expenses for this property.
		Other:	
	Enfo	orceability after Death	□ N/A
		The terms of this decree shall be a c	harge against each party's estate.
. :	<u>Sign</u>	ning of Documents	□ N/A
			ys, sign and deliver to the other party any document or
		paper that is needed to fulfill or accor	·
	Rest	training Order	□ N/A
		• • • • • • • • • • • • • • • • • • • •	is restrained and enjoined from entering t of the other party, and from harassing, intimidating or relatives or other household members.
		Other:	

Case Na	me:				
Case Nu	mber:				
FINAL D	ECREE ON PETITION FOR DIV	ORCE, LEGAL SEPA	RATION, OR CIVIL UNION DISSOLUTION		
21. Oth	Other Requests				
	Attorney's Fees: Any particular orders (including "Uniform	n Šupport Order") m	oly fails to comply with this decree or other court ay be responsible to reimburse the other party for y's fees, that may be incurred in order to enforce		
		e income tax return	ated by the parties resulting from their having filed for this or any prior year shall, upon receipt, be ted between them.		
Disclosure of Assets: The parties warrant that they have fully disclosed all assets wi knowledge on their respective Financial Affidavit, specifically including any pension, pr sharing or retirement account, along with reasonable estimated values of each asset. financial information contained on each party's Financial Affidavit is accurate and comp has been relied upon by the other party.			avit, specifically including any pension, profit sonable estimated values of each asset. The		
	Compliance With Rule 1 The parties have fully				
	☐ The parties agreed to	limit their documer	nt exchange under Rule 1.25-A.		
	Mutual Releases: Other than as set forth in this decree or other order of this court (inclu "Uniform Support Order") each party releases and agrees to defend, indemnify and hold other harmless from any and all claims of any nature whatsoever arising out of the marria				
Obligations: Unless specifically mentioned in this decree, each party sh responsible for any bills, obligations or other indebtedness that he or she incurred before or during the marriage or civil union.		indebtedness that he or she has charged or			
Change in Address or Employment: Each party shall promptly not change in his/her address or telephone number, and of any material clong as there are any continuing obligations under this decree. "Mate availability of medical, dental or life insurance and any substantial increarnings or other income.			per, and of any material change in employment as under this decree. "Material change" will include		
	Waiver of Attendance:	Both parties waive a	attendance at a final hearing.		
	Miscellaneous:	·	-		
union. I	/we request that the Court	approve this decree	of all the issues related to our marriage or civil and incorporate all of its terms and conditions as ion, or Decree of Civil Union Dissolution.		
Date			Signature of Petitioner		
Date			Signature of Attorney/Witness for Petitioner		
Date			Signature of Respondent		
Date			Signature of Attorney/Witness for Respondent		
l state tl	hat on this date I provided	• •	<u> </u>		
		(other party's attor	ney) by:		

Case Name:	
Case Number:	
FINAL DECREE ON PETITION FOR DIVORCE,	LEGAL SEPARATION, OR CIVIL UNION DISSOLUTION
E-mail (E-mail only by prior agreement of the	e parties based on Circuit Court Administrative Order).
Date	Signature
Recommended:	
Date	Signature of Marital Master
	Printed Name of Marital Master
So Ordered:	
master/judicial referee/hearing officer has	nmendation(s) and agree that, to the extent the marital s made factual findings, she/he has applied the correct legal narital master/judicial referee/hearing officer.
Date	Signature of Judge
	Printed Name of Judge