State of Minnesota				District Court
County of:	Jı	udicial District	:	
		ourt File Num	ber:	
		ase Type:	Dissolu	tion
In Re the Marriage of:				
Petitioner A (first, middle, last)	S	Summary Di	nt Petition ssolution inn Stat. §518	of a Marriage
and		`	0 -	,
Petitioner B (first, middle, last)				
YOU MUST TYPI	E OR PRINT CI	LEARLY IN <u>I</u>	BLACK IN	К.
COURT PERSONNEL ARE N	NOT PERMITT		YOU IN F	ILLING OUT
Petitioners state that the following	information is tru	ıe:		
1. Petitioner A's full name is:				
	First	Middle		Last
1a. Petitioner A has been known	by the following	other names:		
First	Middle		Last	
1b. Petitioner A's current residen	itial address:			
	Nui	mber and Stree	t	
City		State	Zip Code	2
1c. Petitioner A resides in the fe	Collowing County:	:		
1d. Petitioner A's date of birth i	is:			
2. Petitioner B's full name is:				
	First	Middle		Last
2a. Petitioner B has been known	by the following	other names:		
First	Middle		Last	

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	Number and Street
City	State Zip Code
2c. Petitioner B resides in the following Cou	nty:
2d. Petitioner B's date of birth is:	
3. Petitioner A and Petitioner B were married or	1:
4. Petitioner A and Petitioner B were married at:	
	City and State
5. Answer all of the following that apply:	
	Petitioner A (please initial) Petitioner I (please initial)
	Yes No Yes No
5a. Petitioner A has lived in Minnesota for at(6) months immediately before filing this	
5b. Petitioner B has lived in Minnesota for at (6) months immediately before filing this	· · · · · · · · · · · · · · · · · · ·
5c. Petitioner A has been a member of the arm services stationed in Minnesota for at leas months immediately before filing this Pet	six (6) — — — —
5d. Petitioner B has been a member of the arm services stationed in Minnesota for at least	ned
months immediately before filing this Pet	
months immediately before filing this Pet 5e. Petitioner A has lived temporarily outside but has remained a resident for at least six months immediately before filing this Pet	the state (6) — — — —
5e. Petitioner A has lived temporarily outside	the state (6) — — — — — — — — — — — — — — — — — — —

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 5g. The parties were civilly married in Minnesota, but neither Petitioner A nor Petitioner B reside in Minnesota at the commencement of this dissolution action and neither party resides in a jurisdiction that will maintain an action for dissolution because of the sex or sexual orientation of the spouses. 6. Answer the following: 		-	
6a. Petitioner A and Petitioner B together have living joint children.	 	_	
6b. Petitioner A has given birth during the marriage to children who are not children of the Petitioner B.	 	_	
6c. Petitioner B has given birth during the marriage to children who are not children of the Petitioner A.	 	_	
7. Answer the following:			
7a. Petitioner A is pregnant.		_	
7b. Petitioner B is pregnant.			
 8. Check each of the following: 8a. Has Petitioner A or Petitioner B ever been the victim of domestic abuse by the spouse? 8b. Has Petitioner A or Petitioner B ever obtained a court Order for protection from the spouse? 9. Is there another court action in a court of this state or any other state for dissolution of this marriage, legal separation or custody? 		-	
10. Petitioner A and Petitioner B agree that there has been an irretrievable breakdown of the marriage and ask that the court dissolve the marriage.		_	
11. Complete the following: 11a. Do the Petitioner A and Petitioner B together own or have any type of ownership interest in real estate (such as a lot, a farm, a house, a townhouse, timeshare, condominium, or any other type of building)?		-	
11b. Does the Petitioner A individually or with another (not including Petitioner B) own or have any type of ownership interest in real estate (such as a lot, a farm, a house, a townhouse, timeshare, condominium or any other type of building)?		-	

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11c. Does the Petitioner B in another (not including Petititype of ownership interest in a farm, a house, a townhouse condominium or any other to the state of th	oner A) own or have any real estate (such as a lot e, timeshare, ype of building)?	,	
13. Petitioner B has non-marit			
14. Enter total present value of and Petitioner B, including			
15. Enter total amount of mon- presently owe excluding v	•	on B	
16. Petitioner A and Petitioner	B agree that the followin	g property is to be div	vided as follows:
16a. Petitioner A and Petitioner A accounts a accounts.			
List all property below.	Place the present value of the property below.	Place that portion o of the item again in for the person who v	the column below
		Awarded to	Awarded to

	Item	Present Value	Awarded to Petitioner A	Awarded to Petitioner B
1.	Pensions - Petitioner A			
1.	Pensions - Petitioner B			
2.	Profit Sharing - Petitioner A			
2.	Profit Sharing - Petitioner B			
3.	IRA's - Petitioner A			
3.	IRA's - Petitioner B			
4.	Keogh Plans - Petitioner A			
4.	Keogh Plans - Petitioner B			
5.	Deferred Income - Petitioner A			
5.	Deferred Income - Petitioner B			
6.	Savings/Checking			
7.	Stocks and Bonds			
SUB'	ΓΟΤΑL			
8.	Life Insurance			
9.	Business Interests			
10.	Household Goods			
11.	Cars, Trucks & Vans			

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Item	Present Value	Awarded to Petitioner A	Awarded to Petitioner B
12. Other Vehicles			
SUBTOTAL			
List all property below.	Place the present value of the property below.	Place that portion of the item again in for the person who	the column below
Item	Present Value	Awarded to Petitioner A	Awarded to Petitioner B
13. Miscellaneous			

SUBTOTAL

TOTAL: (Add the SUBTOTAL amounts from pages 4, 5, and 6 and fill them in here)

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17. Petitioner A shall pay the following debts (credit cards, loans, etc.), and must pay Petitioner B if Petitioner B pays any of these debts:

B if I etitioner B pays any of these debts.	
Creditor	Amount Owed
TOTAL	
<u> </u>	

18. Petitioner B shall pay the following debts (credit cards, loans, etc.), and must pay Petitioner A if Petitioner A pays any of these debts:

Creditor	Amount Owed

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Credi	tor	Amount Owed
TOTAL		
19. Answer each of the following:		
19a. Petitioner A's current gros	ss monthly income is:	
19b. Petitioner B's current gros	ss monthly income is:	
20. If Petitioner A or Petitioner B name, listed on line 1a or 2a of 20a. After the dissolution, the n	f this form, complete the following	<u> </u>
First	Middle	Last
Petitioner A ☐ is ☐ is not	a convicted felon. If Petitioner A	A is a felon, Petitioner A has
authorities, 30 days have lapse	59.13 by serving notice of the nod since notice was given, and there A has no intent to defraud or	e prosecuting authority has
20b. After the dissolution, the n	ame Petitioner B will have is:	
First	Middle	Last
Petitioner B ☐ is ☐ is not	a convicted felon. If Petitioner I	B is a felon, Petitioner B has
authorities, 30 days have lapse	59.13 by serving notice of the nod since notice was given, and the er A has no intent to defraud or	e prosecuting authority has

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Verification of Petitioner A

I,					, state that	
г 1	First	Middle		Last		
Eacn	of the following stateme	ents are true:				
(1)	I am the Petitioner A	iling this Joint	Petition for Sun	nmary Dissoluti	on.	
(2)	I have read this Joint I	Petition for Sum	mary Dissoluti	on of Marriage.		
(3)	I know and understand		-	_		
(4)	I know the contents of this Joint Petition are true to the best of my knowledge and belief.					
(5)	I have fully and hones	tly disclosed all	income, debts,	cash, and prope	erty, including	
	pensions, 401K and re Petition.	tirement accour	nts, to Petitione	r B before comp	leting this Joint	
(6)	If I am asking for a na any responsibilities.	me change, I ar	n not asking for	the name chang	ge in order to avoid	
(7)	I understand that the r means that Petitioner a spousal support maint	A or Petitioner	B may, at some	future time, see	k to receive some	
(8)	I understand that this a	oint Petition do	es not dissolve	the marriage un		
(9)	I also understand that court administrator ha	I am still marrie	ed and this Join	t Petition is not e	effective until the	
(10)	I ask for a decree disse				nis Joint Petition.	
(11)	I understand that this present the control of the c	petition includes	s all the agreem	ents between Pe	etitioner A and	
	lare under penalty of peect. Minn. Stat. § 358.1	rjury that every				
Date	d:					
			Signature			
			Name:			
	County and State wh	nere signed	Address:			
			City/State/Zip	:		
			Telephone:			
			E-mail address	s:		

WARNING!! DO NOT ASSUME THIS DISSOLUTION IS FINAL UNTIL YOU HAVE RECEIVED WRITTEN NOTICE FROM THE COURT ADMINISTRATOR THAT JUDGMENT HAS BEEN ENTERED AND YOUR MARRIAGE IS DISSOLVED.

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II. **Verification of Petitioner B**

I,				, state that
		iddle	Last	
Each	of the following statements are true:			
(1)	I am the Petitioner B filing this Joi	nt Petition f	or Summary Dissolution.	
(2)	I have read this Joint Petition for S		<u> </u>	
(3)	I know and understand the contents	•	•	
(4)	I know the contents of this Joint Pe	etition are tr	ue to the best of my knowled	ge and belief.
(5)	I have fully and honestly disclosed	all income,	debts, cash, and property, in	cluding
	pensions, 401K and retirement acc	ounts, to Pe	titioner A before completing	this Joint
	Petition.			
(6)	If I am asking for a name change, I any responsibilities.	I am not ask	ing for the name change in or	rder to avoid
(7)	I understand that the right to receiv	e spousal m	naintenance is specifically res	served. This
	means that Petitioner A or Petition	er B may, a	t some future time, seek to re-	ceive some
	spousal support maintenance from	the other, d	epending on the circumstance	es of each.
(8)	I understand that this Joint Petition		•	is found to
	qualify for the Summary Dissolution		•	
(9)	I also understand that I am still ma court administrator has entered jud			ve until the
(10)	I ask for a decree dissolving my ma	arriage acco	ording to the terms in this Joir	nt Petition.
(11)	I understand that this petition inclu Petitioner B and the court will not		_	r A and
I dec	lare under penalty of perjury that eve	•	•	ent is true and
	ect. Minn. Stat. § 358.116.	<i>J</i> • <i>B</i> • • •		
	Ü			
Date	d:			
		Signatur	æ	
	County and State where signed	Name:		
	County and State where signed	Address	:	
		City/Sta	te/Zip:	
		Telepho	ne:	
		E-mail a	address:	

WARNING!! DO NOT ASSUME THIS DISSOLUTION IS FINAL UNTIL YOU HAVE RECEIVED WRITTEN NOTICE FROM THE COURT ADMINISTRATOR THAT JUDGMENT HAS BEEN ENTERED AND YOUR MARRIAGE IS DISSOLVED.

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