Packet 4

Divorce (No Minor Children)

Forms and Procedures

For Wyoming

DEFENDANT

2025

Published by The Wyoming Judicial Branch 2301 Capitol Avenue Supreme Court Building Cheyenne, WY 82002

IMPORTANT NOTE: Make sure you are using the most recent packet. You can visit the Wyoming Judicial Branch website (<u>https://www.wyocourts.gov/</u>) or ask the Clerk of District Court to find out if this is the current packet.

<u>LIST OF FORMS – PACKET 4</u> <u>DEFENDANT DIVORCE (NO MINOR CHILDREN)</u>

- 1. List of Forms- Defendant Divorce No Minor Children
- 2. Overview- Divorce
- 3. Defendant's Family Law Information and Instructions
- 4. Checklist for Defendant
- 5. Answer to Complaint for Divorce
- 6. Answer and Counterclaim to Complaint for Divorce
- 7. Initial Disclosures
- 8. Request for Setting
- 9. Order Setting Hearing
- 10. Order Setting Divorce Trial and Requiring Pretrial Statements
- 11. Pretrial Disclosures
- 12. Decree of Divorce
- 13. List of Addresses for the Clerk of District Court offices

**Other forms may be required by your Court.

Overview: Divorce with No Minor Children for Self-Represented Litigants

If you are handling your own divorce without an attorney, you are considered a "self-represented litigant" or "pro se litigant." This guide, often called the "pro se divorce packet," is designed to help you through the process.

This packet is most likely to be helpful if you and your spouse already agree on all the important decisions that must be made. This includes:

- How you will divide your money and property.
- Whether anyone will receive spousal support (also called alimony).

Important Information

- **Forms:** The forms included may no longer be up-to-date or accurate. Be sure you are using the most current packet.
- **Completeness:** Fill out all forms completely and correctly. Judges will not sign incomplete or incorrect orders and cannot provide legal advice. If a section does not apply to you, write "N/A."
- **Responsibility:** You must follow all laws and rules. Court employees, including staff in the Clerk of District Court's office, cannot give legal advice. You must decide which forms apply to your case and situation. You are responsible for taking the necessary steps to move your case through the court process.
- **Judges:** The judge cannot answer your questions or assist you directly. Ex parte communication is communication with the judge by a party without the other party being present. Ex parte communication is not allowed. If you need to communicate with the judge, you must submit a written statement, called a Motion, with the Court, and provide notice to the other party. If you need a hearing, you must also file a Request for Setting with the Court. A blank Motion form can be found in Packet 10 of the Family Law Forms on the Wyoming Judicial Branch website, and a Request For Setting form can be found in the Divorce Packet.

This Packet May Not Be a Good Solution for Everyone

It is important to understand that the forms in this packet cannot resolve some complex issues or help you and your spouse get along. Not every situation can be addressed with these forms. Some cases are very difficult to handle on your own, and if your situation involves any of the following, you may want to seek professional help from an attorney:

- Disagreements about your property or finances
- A history of domestic violence
- Harassment or coercion (convincing someone to do something they don't want to do)

- Retirement benefits
- Health insurance
- Bankruptcy
- Personal injury claims
- Business ownership
- Significant assets or debts
- Real estate ownership

This packet is not legal advice and cannot replace the assistance a lawyer can provide. If your divorce is complicated, involving significant financial matters, and/or real estate, it is wise to consider consulting an attorney. Additionally, federal laws may affect the division of retirement or employment-related benefits. Your settlement terms may not be honored by employers or plan administrators if your divorce decree is not properly completed, or if a "qualified domestic relations order" (QDRO) is needed. There could also be tax implications that you might not be aware of, making legal guidance even more important.

Domestic Violence

If you are a victim of domestic violence or have concerns about confidentiality, consider seeking professional help. You can find assistance by contacting the Wyoming Division of Victim's Services at 888-996-8816 or the National Domestic Violence Hotline at 800-799-7233 (TTY: 800-787-3224), where multi-lingual advocates are available. Confidentiality concerns should be addressed with the guidance of an attorney to ensure your protection throughout the process.

Resources

Below is a list of additional resources that may assist you:

- Legal Aid of Wyoming: 1-877-432-9955
- Wyoming State Bar Lawyer Referral Service: 1-307-632-9061, https://www.wyomingbar.org/
 - Attorneys with the Lawyer Referral Service charge for their services.
- Equal Justice Wyoming: <u>https://www.wyocourts.gov/legal-help/</u>
- Wyoming Court Navigator: https://www.wyocourts.gov/court-navigator-services/
- Wyoming Laws: Title 20 of Wyoming Statutes (divorce laws) and the Wyoming Rules of Civil Procedure (especially Rule 26 (1.1)) can be found online at https://www.wyocourts.gov/legal-help/legal-resources/ using the links under "Wyoming State Statutes" and "Wyoming Court Rules."

Truthfulness and Accuracy

Be completely honest when filling out forms. Lying to or misleading the court can lead to penalties. For more information regarding representations to the court and perjury, review the Wyoming Rules of Civil Procedure Rule 11 and Wyoming Statute § 6-5-301.

Equal Standards

Judges are not allowed to help you or make things easier for you, even though you don't have a lawyer. You are expected to follow the same rules and procedures that lawyers follow when they represent someone. The Wyoming Supreme Court states: "A pro se litigant will be granted no greater right than any other litigant and must expect the same treatment as if represented by an attorney."

Final Notes

• **Protection Orders:** If you want to ask the Court for an Order of Protection for domestic violence, stalking, or sexual assault, you can get a free packet of forms from the circuit court clerk's office. You may also want to contact the Wyoming Coalition Against Domestic Violence & Sexual Assault for additional assistance.

DEFENDANT FAMILY LAW INFORMATION AND INSTRUCTIONS

CONFIDENTIALITY: If you have concerns about keeping information confidential, such as your address and/or social security number, please consult an attorney. You should also know that Domestic Violence Protection Orders or Stalking Orders are available free of charge at the circuit court clerks' offices. You may request assistance in obtaining Domestic Violence Protection or Stalking Orders from your local domestic violence or sexual assault program or you may call the Wyoming Coalition Against Domestic Violence & Sexual Assault (844) 264-8080 (toll free) or (307) 755-0992. There are also private attorneys who may be willing to assist clients in these matters. If you have ever obtained a Protection Order against the other party, this information should be indicated in the **Answer** or the **Counterclaim**.

Make sure to complete all the forms carefully. If any parts are left blank, the Judge may not accept them. Not all of the forms need to be completed at the same time. Read through the instructions for each step. There are some steps you must complete before moving on to the next step.

Information:

A divorce starts when a party files a Complaint for Divorce. This is a document asking the court for a divorce. The person who originally files for the divorce is called the **Plaintiff** and stays the Plaintiff throughout the case. The Plaintiff submits the Complaint for Divorce to the Clerk of the District Court, usually located in the county courthouse or a branch of it. This action opens an official court file, and a case number, or civil action number, is assigned. This process of submitting the Complaint for Divorce to the Clerk's office is known as filing a case.

The person the divorce is filed against is called the **Defendant** and stays the Defendant throughout the case. After a case has been filed, a copy must be formally given to (served on) the Defendant. Personal service of the Complaint for Divorce and Summons on the Defendant is required, unless the Defendant completes an Acknowledgment and Acceptance of Service. Formal service is required for the Complaint for Divorce so that the Court has proof that the Defendant received the papers. Other forms of service exist, but these are the easiest methods that meet the formal service requirement. The Defendant is expected to answer the Complaint for Divorce.

It is important for the Defendant to ensure that any changes in contact information, especially their mailing address, are promptly updated with the Clerk of District Court. This ensures that the Defendant receives all necessary court documents and notifications, preventing missed deadlines or court actions taken without their knowledge.

Instructions:

STEP 1: Answer or Answer and Counterclaim

If you have been served or have signed an **Acknowledgment and Acceptance of Service**, you should file an Answer to Complaint for Divorce with the Clerk of District Court where the Complaint for Divorce was filed.

An **Answer to Complaint for Divorce** is a written response where you tell the Court what parts of the divorce complaint you agree with and what parts you disagree with. **If you don't file an answer, the court might grant your spouse everything they asked for in the Complaint for Divorce without your input.**

You have two options for responding:

- 1. <u>Answer</u>: This is where you respond to each part of the **Complaint**, saying what you agree or disagree with.
- 2. <u>Answer and Counterclaim</u>: This includes your response to the Complaint and also lets you tell the court what you want. For example, you can ask for specific things like property.

Tips: Here are some helpful hints in completing either the Answer or Answer and Counterclaim:

You must fill in the top section of either the Answer or Answer and Counterclaim with the names and case number. Don't forget to include the case number, which is found on the Summons or Complaint for Divorce.

Time Limits:

You have 20 days to file if you were served in Wyoming, or 30 days if you were served outside Wyoming. If you miss the deadline to file an answer, a default judgment may be entered against you, granting your spouse what they requested in the Complaint.

How Time is Calculated:

- When counting the days, don't include the day the papers were served.
- Include the last day of the time period, unless it falls on a Saturday, Sunday, or legal holiday. In that case, the deadline moves to the next business day.

NOTE: If you have any question or concerns about when the deadline is to file the Answer, you should consult an attorney.

Admit or Deny:

In the **Answer**, admit or deny each paragraph of the **Complaint**. For each paragraph in the Complaint that is correct or that you agree with, list that paragraph number in the first line of the Answer to admit it. For each paragraph in the Complaint that is not correct or that you do not agree with, list that paragraph number in the second line of the Answer to deny it. If you do not have enough information to admit or deny a paragraph, list that paragraph number in the third line

of the Answer. If you don't agree with something in the Complaint, but you don't "deny" it in your Answer, the court may find that you admitted it.

Notarizing Signatures:

After you fill out either the Answer or Answer and Counterclaim, you need to sign and have it notarized. Do not sign the Answer or Answer and Counterclaim until you are in front of the Clerk of Court or a Notary. The Clerk or the Notary must witness you signing the form. Since each Clerk's office has its own rules, check with them first to see if they can notarize your signature before looking for a notary public elsewhere.

Certificate of Service:

Copies of all documents that you file in the case must be sent to the Plaintiff before the Judge will consider them. This certificate is included at the end of each document that requires it.

Make Copies and File Your Answer:

Take the original and two copies of each document to the Clerk's office. The Clerk will stamp all the copies with the date they were filed. This is called a "file stamp." The original document will be filed with the Clerk. You should keep one copy for your records. You must send the other copy to the Plaintiff on the date that you listed on the Certificate of Service.

Documents to Complete:

1. Fill out the **Answer to Complaint for Divorce.**

OR

2. Fill out the **Answer and Counterclaim for Divorce.**

NOTE: If you want to go back to a previous name that you used before the marriage, you should include that in the **Counterclaim**. This decision is up to you only; the Plaintiff cannot require you to change your name.

File Your Documents:

Bring the original and two copies of the following documents to the Clerk of District Court:

1. Answer to Complaint for Divorce.

OR

2. Answer and Counterclaim for Divorce.

Plaintiff's Reply to Your Counterclaim:

If you file a Counterclaim, the Plaintiff must reply to it. The Plaintiff has 20 days to respond by filing a Reply to Counterclaim. In this reply, the Plaintiff will admit or deny the points you made in your Counterclaim.

If the Plaintiff does not reply within 20 days, you may be able to file Default paperwork to request the relief you asked for in your Counterclaim.

STEP 2: Initial Disclosures

DO <u>NOT</u> FILE INITIAL DISCLOSURES WITH THE CLERK OF DISTRICT COURT

Send Initial Disclosures to the Other Party:

The law requires you to share certain information with the other party within <u>30 days after your</u> <u>Answer is due</u>. You need to provide a list of financial assets, non-financial assets, all debts (individual and joint), locations of any safety deposit boxes, employment details, information about other income and retirement accounts. **Be sure to keep a copy of your Initial Disclosures for your records.**

NOTE: You must share the information you currently have available to you. You cannot delay your disclosures because you think the other party's information is incomplete or because they haven't provided their information yet.

When to Provide:

You need to give your **Initial Disclosures** to the Plaintiff (or their lawyer) within 30 days after you are supposed to respond to the complaint. Here's how to figure out the date:

- 1. Start with the date you were served with the **Complaint**:
- 2. Next, figure out when you have to file an **Answer**: (Choose One)
 - a) If you were served in Wyoming, add 20 days to the date in #1: _____

OR

b) If you signed an **Acknowledgment and Acceptance of Service**, add 20 days to the date in #1: ______

OR

- c) If you were served out-of-state, add 30 days to the date in #1:
- 3. Add 30 days to the date in #2(a), (b), or (c): _____

The date in #3 is when you and the Plaintiff must send each other your completed Initial Disclosures.

NOTE: DO NOT FILE THE INITIAL DISCLOSURES WITH THE COURT. These forms are only given to the Plaintiff (or their lawyer).

STEP 3: Moving Your Case Forward

Once the time for the Plaintiff to respond to your Answer and Counterclaim has passed and you have sent your Initial Disclosures, there are several options to move your case forward to get a **Decree of Divorce**. Choose the option that fits your situation best:

Option A: If you and the Plaintiff both agree on everything, follow Option A.

Option B: If you and the Plaintiff don't agree on everything, follow Option B.

Option A. <u>The following instructions apply if you both agree on all of</u> <u>the issues of your divorce.</u>

If you and the Plaintiff agree on all the terms in the Decree of Divorce, the Decree will need to be filled out completely, signed by both you and the Plaintiff and both of your signatures must be notarized. In addition to signing the Decree, you should also initial each page of the Decree to verify that each page contains the terms you agreed upon.

When will your divorce become final?

Your divorce is not final until the Judge signs the Decree of Divorce, and it is filed with the Clerk. This may take time if the Judge needs to make changes to the Decree. Check with the Clerk to make sure the Decree has been file-stamped before you can be sure your divorce is final. You should receive a copy of the Decree once it is final.

Option B. <u>If you and the Plaintiff do NOT agree on all issues of your</u> <u>divorce, you will need to have a trial</u>:

NOTE: If there is no agreement, your case will have to be heard and decided by a Judge at a trial.

CAUTION: It is strongly recommended that you hire or find an attorney to represent you at trial, though you may represent yourself. If you choose to represent yourself, you proceed at your own risk and will be expected to know the laws and court rules.

Documents to Complete:

- 1. If the Plaintiff has **NOT** done so, Complete the **Request for Setting** This form is a request to the court for a hearing. Write in "trial" where it asks the type of hearing. Indicate how much time you think it will take for you and the other party to present your evidence and write that in (usually one to three hours).
- 2. Complete the **Order Setting Divorce Trial**

Fill out the top section of page one of the Order Setting Divorce Trial. This includes: the county, the judicial district, the names of the Plaintiff and Defendant, and the civil action case number. The Clerk of District Court will complete the rest of the document.

3. Provide the Clerk with two addressed, stamped envelopes (one addressed to you and one addressed to the Plaintiff).

NOTE: Any documents you file (except the Decree of Divorce) must be sent to the Plaintiff on the same day you put the date on the Certificate of Service on each document.

Due 30 Days Before Trial:

1. Complete Pretrial Disclosures

Both parties must give their Pretrial Disclosures to each other and file them with the Court. These disclosures list the evidence that will be presented at trial. If you have questions, contact an attorney.

Note: Unless the Court says otherwise, they must be made at least 30 days before the trial.

2. Take the original and two copies to the Clerk for filing. Keep one copy for your records and send the other copy to the Plaintiff (or his/her attorney).

Trial Information:

Settlement before trial:

If your case is settled before the trial, you must give the Court a completed and signed Decree of Divorce. The Court will only remove the trial from the schedule once this is done.

The trial date will not be changed or canceled based on phone calls. If you need to reschedule the trial, you must file a motion to continue or contact an attorney for assistance.

Court Reporter:

It is very difficult to appeal the Judge's decision if you do not get a Court reporter to record everything that is said at the trial.

If you want a court reporter, you must notify the official court reporter as soon as possible, but no later than three working days before your hearing. You can do this by phone, email or by submitting a written request. If you send the request by mail, it must be received by the court reporter at least three working days before the hearing.

Contact information for each Court Reporter can be found on the Wyoming Judicial Branch website.

The Clerk can tell you which court reporter to contact. The Court will not waive the three-day notice requirement. This notice is required for all civil matters, including jury trials.

Evidence and Witnesses:

At the hearing, you will need to present your evidence and witnesses. If the **Order Setting Divorce Trial** is entered (signed by the Judge), you must follow the terms and provide the Court with the information requested in that document, including copies of exhibits you want to introduce at the trial and a list of your proposed witnesses and what their testimony is going to be about within the time frame ordered (usually three to five days prior to the trial). Under the law, the Judge cannot help you or assist you at trial. You are on your own without an attorney.

NOTE: If you choose to represent yourself and continue without an attorney, you proceed at your own risk and will be expected to know the laws

Final Decision:

After the trial, the Judge will make a decision or may need more time to think about it. If the Judge gives you instructions, you must type the decision into the Decree of Divorce.

When Will Your Divorce Become Final:

Your divorce is not final until the Judge signs the Decree of Divorce, and it is filed with the Clerk. This may take time if the Judge needs to make changes to the Decree. Check with the Clerk to make sure the Decree has been file-stamped before you can be sure your divorce is final. You should receive a copy of the Decree once it is final.

CHECKLIST FOR DEFENDANT DIVORCE WITH NO MINOR CHILDREN

<u>This checklist is for your convenience and is not a substitute for the detailed</u> <u>instructions. Please be sure to read the detailed instructions.</u>

STEP 1: Getting Started

Not all the forms in this packet may be needed for your specific situation. It's important to go through them and read the instructions to know which ones you need.

Start by reviewing these three forms below:

- Overview
- List of Forms- Defendant
- Defendant's Family Law Information and Instructions

STEP 2: Responding to the Complaint

If you received a **Summons** and **Complaint for Divorce** or if you signed an **Acknowledgement and Acceptance of Service**, you need to file one of the following:

□ Answer;

OR

\Box Answer and Counterclaim

- □ Take the original and two copies of all forms to the Clerk of District Court for filing. Mail a copy to the Plaintiff and keep one for yourself.
- \Box Mail a copy to the Plaintiff and keep a copy for your records.

STEP 3: Initial Disclosure

Send the Initial Disclosures to the Plaintiff within 30 days after being personally served or signing the Acknowledgment and Acceptance of Service. **DO NOT** file these with the Court.

Send **Initial Disclosures** to the Plaintiff within **30 days** after you were personally served.

STEP 4: Agreement on Decree Terms

If you and the Plaintiff agree on all terms in the Decree of Divorce, sign it in front of a Notarial Officer or the Clerk. Each page should be initialed by both you and the Plaintiff. The Judge will sign the Decree, and a copy will be mailed to you.

Sign the **Decree of Divorce**

A copy will be mailed to you if the Judge signs the Decree of Divorce.

Your divorce will be complete when the Judge signs the Decree of Divorce, and it is filed with the Clerk of District Court.

STEP 5: Trial Preparation (If you can't reach an agreement.)

If you and the Plaintiff don't agree on all issues the following steps are needed.

CAUTION: It is strongly recommended that you hire or find an attorney to represent you at trial, though you may represent yourself. If you choose to represent yourself, you proceed at your own risk and will be expected to know the laws and court rules.

Request a Trial Date

If the Plaintiff has **NOT** requested a trial date, you must request one.

- □ Request for Setting.
- Order Setting Divorce Trial (Judge will fill out date and time.)
- \Box Take original and two copies to the Clerk for filing.
- □ Take an envelope addressed to you with postage for the Clerk to mail a copy of the Order Setting Divorce Trial to you.
- Take an envelope addressed to the Plaintiff with postage for the Clerk to mail a copy of the Order Setting Divorce Trial to the Plaintiff.
- ☐ Mail a copy of the **Request for Setting** to the Plaintiff and keep a copy for your records.

Pretrial Disclosures

- ☐ File at least **30 days** before the trial date, unless otherwise ordered by the court.
- \Box Take original and two copies to the Clerk for filing.
- □ Mail copy to the Plaintiff and keep a copy for your records.

Request a Court Reporter

If you want the trial to be recorded by an official court reporter, provide notice to the court reporter as soon as possible, but no later than three working days before the trial. You can notify the court reporter by phone, email, or by submitting a written request. If providing notice through the mail, the request must be received by the court reporter no later than three working days prior to the hearing.

 \Box Request a court reporter.

Attend the Trial:

Be on time, dress respectfully, and do the following:

□ Tell the Judge that either 1) you or your spouse have lived in Wyoming for at least 60 days immediately before you filed the Complaint for Divorce, or 2) you and your spouse were married in Wyoming and at least one of you has lived in Wyoming ever since.

- □ Tell the Judge that there are irreconcilable differences in the marriage (why you want a divorce.)
- ☐ Tell the Judge why the division of property and debts (who gets what) that you are asking for is fair.
- \Box Present any evidence and witnesses to support what you are requesting.

Decision by Judge:

The Court will tell you at the end of the trial if it will prepare the Decree of Divorce or if it wants you or the other party to prepare the Decree of Divorce and the terms to include in it. <u>Have a blank Decree of Divorce ready to fill out in case the Judge</u> <u>asks you to prepare the Decree of Divorce. This way, you can fill it out as the Judge</u> <u>gives their ruling.</u>

Decree of Divorce (Unless the Court is preparing this for you.)

The Court may also require these additional forms (or others) depending on the county where your case is filed.

Copies and Envelopes:

- Take an original and two copies of each form to the Clerk for filing.
- □ Take an envelope addressed to you with postage for the Clerk to mail a copy of the Decree of Divorce to you.
- □ Take an envelope addressed to the other party with postage for the Clerk to mail a copy of the Decree of Divorce to the other party.
- □ Mail a copy of the other forms to the Plaintiff and keep a copy for your records.

Your divorce will be complete when the Judge signs the Decree of Divorce, and it is filed with the Clerk of District Court.

STATE OF WYOMING)	IN THE DISTRICT CC		
COUNTY OF) ss _)		JUDICIAL DISTRICT	
Plaintiff:	,)	Case Number		
Person listed as Plaintiff on the Co	omplaint)			
)			
vs.)			
)			
Defendant:	.)			
Person listed as Defendant on the	Complaint)			

ANSWER TO COMPLAINT FOR DIVORCE WITH NO MINOR CHILDREN

The Defendant provides the following answers and responses to Plaintiff's Complaint for Divorce with No Minor Children:

- 1. Defendant admits the statements in Paragraphs (list paragraph numbers that are correct statements) _______ of Plaintiff's Complaint for Divorce.
- 2. Defendant denies the statements in Paragraphs (list paragraph numbers that are not correct statements) _______ of Plaintiff's Complaint for Divorce.
- Defendant does not have enough information to either admit or deny the statements in Paragraphs ______.

Information About Defendant's Name

- 4. \Box Defendant wishes to have their previous name restored.
 - \Box Defendant wishes to keep their current name.

WHEREFORE, Defendant respectfully requests that the Court find generally in Defendant's favor and against the Plaintiff, that Plaintiff take nothing by way of their Complaint for Divorce, and for such other and further relief as the Court deems just and proper.

I, the Defendant, being first duly sworn upon my oath, state that I have read the above and foregoing information, and I believe the matters set forth are true and correct under penalty of perjury:

Defendant's Signature				
Printed Name				
Phone Number				
Home Address (Physical)				
Mailing Address				
Email Address				

□ A Wyoming Court Navigator helped with the completion of this form.

STATE OF WYOMING)) ss COUNTY OF____)

SUBSCRIBED AND SWORN to before me this ____day of _____, 20____. Witness my hand and official seal.

CLERK OF COURT/NOTARIAL OFFICER

My commission expires: _____

CERTIFICATE OF SERVICE

I certify	that	the	original	of	this	document	was	filed	with	the	Clerk	of	District	Court	in
County, Wyoming.															

I further certify that on ______, 20____, a true and accurate copy of this document was served on the other party in the following manner:

 \Box Delivered by hand to: _____ (name)

□ Faxed to this number: _____

□ Mailed by United States Postal Service, postage pre-paid, to:

 Name of other party or other party's attorney:

 Address of other party or other party's attorney:

Signature: _____

Printed Name:

Date: _____, 20____

Attorney's Name

Attorney's Address/Telephone/Email Address:

STATE OF WYOMING)	IN THE DISTRICT COURT
COUNTY OF) ss)	JUDICIAL DISTRICT
Plaintiff:	,)	Case Number
Person listed as Plaintiff on the Co	mplaint)	
)	
VS.)	
)	
Defendant:)	
Person listed as Defendant on the	Complaint)	

ANSWER AND COUNTERCLAIM TO COMPLAINT FOR DIVORCE

The Defendant provides the following as the answers and responses to Plaintiff's Complaint for Divorce with No Minor Children:

- 1. Defendant admits the statements in Paragraphs (list paragraph numbers that are correct statements) _______ of Plaintiff's Complaint for Divorce.
- 2. Defendant denies the statements in Paragraphs (list paragraph numbers that are not correct statements) _______ of Plaintiff's Complaint for Divorce.
- 3. Defendant does not have enough information to either admit or deny the statements in Paragraphs ______.

WHEREFORE, Defendant respectfully requests that the Court find generally in Defendant's favor and against the Plaintiff, that Plaintiff take nothing by way of their Complaint for Divorce, and for such other and further relief as the Court deems just and proper.

COUNTERCLAIM

DEFENDANT provides the following as the Counterclaim to Plaintiff's Complaint for Divorce with No Minor Children.

A divorce can only be granted in Wyoming and in this county if certain requirements have been met. Carefully read the options below and check the box for every one that is true.

Check all that apply:

- 1.
 □ The Defendant currently lives in this county, and the Defendant has lived in Wyoming for at least 60 days immediately prior to (leading up to) the day this Counterclaim is filed.
- 2.
 The Plaintiff currently lives in this county, and the Plaintiff has lived in Wyoming for at least 60 days immediately prior to (leading up to) the day this Counterclaim is filed.
- 3.
 The marriage took place in Wyoming, and the Defendant lives in this county, and the Defendant has lived in Wyoming since the marriage took place.
- 4.
 The marriage took place in Wyoming, and the Plaintiff lives in this county, and the Plaintiff has lived in Wyoming since the marriage took place.
- 5. Defendant is currently a resident of the County of _____, and the State of _____.

7. The Plaintiff and Defendant separated on this date ______.

- 8. Irreconcilable differences exist in the marriage. Plaintiff is the aggrieved party in this case and should be granted a divorce from the Defendant.
- 9. The Plaintiff and I do not have any minor children, either natural, or adoptive.
- 10. To the best of the Defendant's knowledge:
 - \Box Neither party is pregnant.
 - \Box The Plaintiff is pregnant.
 - \Box The Defendant is pregnant.

NOTE: If either party is pregnant, you may choose to consult an attorney. Your divorce may not be able to be final until after the baby is born.

If either party is pregnant, complete section a below and select either i, ii, or iii.

- a. \Box The baby is due on _____, 20___.
 - i. \Box The Plaintiff and Defendant are the biological parents of the child.
 - ii. \Box The Plaintiff is not the biological parent of the child.
 - iii. \Box The Defendant is not the biological parent of the child.

Information About Property and Debts

11. The parties have obtained property during their marriage which should be fairly divided by the Court (list all property that you are asking the Court to distribute. An example of this would be land and/or vehicles). If you are unsure about any information in the table below, you may leave it blank.

NOTE: You'll need to fill in this information here and in the Initial Disclosures form.

Description of Property	Value of Property	Where is property located	Who should get property

- 12. The following debts incurred by the parties during the marriage should be fairly divided by the Court (list all debts that you are asking the Court to assign). If you are unsure about any information in the table below, you may leave it blank.
- **NOTE**: You'll need to fill in this information here and in the Initial Disclosures form.

Description of Debt (last 4 digits of account number)	Amount owed	Whose name is the debt in	Who should have to pay the debt

 \Box I have attached additional pages.

Information About Spousal Support

13. Spousal Support (Alimony): (Select One)

 \Box Neither party should be awarded spousal support.

 \Box The Court should award Defendant spousal support in a reasonable amount (to be determined by the Court, based on Defendant's need and Plaintiff's ability to pay).

 \Box The Court should award Plaintiff spousal support in a reasonable amount (to be determined by the Court, based on Plaintiff's need and Defendant's ability to pay).

Monthly amount of spousal support requested: \$_____.

Please explain the need of one party to receive spousal support and the ability of the other party to pay spousal support.

Information About Defendant's Name

- 14. \Box Defendant wishes to have their previous name restored.
 - \Box Defendant wishes to keep their current name.

WHEREFORE, the Defendant respectfully requests that the Court:

- 1. Grant the Defendant a divorce from the Plaintiff and dissolve the marriage.
- 2. Order a just and equitable division of the marital property and debts.
- 3. Order that: (Select One)
 - \Box No party is entitled to spousal support (alimony).
 - □ Plaintiff pay reasonable spousal support (alimony) to Defendant.
 - □ Defendant pay reasonable spousal support (alimony) to Plaintiff.
- 4. Order that:
 - \Box Defendant's previous name be restored.
- 5. Order such other and further relief as the Court deems just and equitable.

[The remainder of this page is intentionally left blank.]

I, the Defendant, being first duly sworn upon my oath, state that I have read the above and foregoing information, and I believe the matters set forth are true and correct under penalty of perjury:

DATED____, 20___.

	Defendant's Signature
	Printed Name
	Phone Number
	Home Address (Physical)
	Mailing Address
	Email Address
□ A Wyoming Court Navigator help	bed with this form.
STATE OF WYOMING)	
) ss () () () () () () () () () () () () ()	
SUBSCRIBED AND SWORN to be Witness my hand and official seal.	fore me thisday of, 20
	CLERK OF COURT/NOTARIAL OFFICER
My commission expires:	
	Fill in, if applicable
Pursuant to Rule 102(a)(1)(B) of th	e Wyoming Uniform Rules of District Court the following aration of this pleading but said attorney is NOT deemed to
Attorney's Name	
Attorney's Address/Telephone/Emai	l Address:

DIVNoCD 06

CERTIFICATE OF SERVICE

I certify that the original of this document was filed	with the Clerk of Circuit Court in
County, Wy	yoming.
I further certify that on	_, 20, a true and accurate copy of
this document was served on the other party in the follow	ing manner:
\Box Delivered by hand to: (name)
□ Faxed to this number:	
□ Mailed by United States Postal Service, postage p	pre-paid, to:
Name of other party or other party's attorney:	
Address of other party or other party's attorney:	
Signature:	_
Printed Name:	_
Date:, 20	_

STAT	E OF WYOMING)		IN THE DISTRICT COURT
COUI	NTY OF) ss)		JUDICIAL DISTRICT
vs.	Plaintiff: Person listed as Plaintiff on t Complaint Defendant:	ihe	,)))) .)	Case Number
	Person listed as Defendant o Complaint	n the)	

Initial Disclosures (DO NOT FILE THIS FORM WITH THE COURT)

 \Box These are the <u>Plaintiff</u>'s Initial Disclosures.

OR

 \Box These are the <u>Defendant</u>'s Initial Disclosures.

Attached are schedules containing my initial disclosures in accordance with Wyoming Rule of Civil Procedure 26(a)(1.1) for the case named above. I understand that I am required to give these disclosures to the opposing party or the opposing party's attorney within thirty days after the service of Defendant's Answer to the Complaint.

Dated:	, 20	Signature:
		Printed Name:
		Phone Number:
		Home Address (Physical):
		Mailing Address:
		Email Address:

□ A Wyoming Judicial Branch Court Navigator helped with this form.

Instructions for Completing the Required Disclosures

This form uses lots of charts to help you organize and share the required information. The charts are called "schedules."

You'll see them on the pages after your signature and the Certificate of Service. Fill in the schedules as completely as you can.

If you have no information to provide on a schedule, be sure to check the box labelled "Not Applicable" in the upper left-hand corner of the page. This will let the other party know that there is no information on that schedule that applies to you.

In several of the schedules, you'll be asked to list property, other assets, and debt in two different categories: marital (joint) and non-marital (separate).

- If property, assets, and debt are <u>marital</u>, they usually will be divided between you and your spouse during the divorce process.
- If property, assets, and debt are <u>non-marital</u>, they usually are not divided and instead remain with the owner.

It can be hard to know which property and debts are marital and which are not. Here are some guidelines to help you make your determinations:

The term "during the marriage" means the period starting on the wedding date and ending on the separation date.

Marital property and debt generally include assets (what you have) and liabilities (what you owe) obtained during the marriage for the benefit of the married couple and their shared family; it usually doesn't matter who has legal ownership or who makes payments. Property that either party got <u>before</u> the marriage may also be considered marital if both spouses treated it as their joint property during the marriage.

Gifts and inheritances received by one party are typically non-marital property, even if they were received during the marriage. But gifts or inheritances that benefited the couple, such as household appliances, may be considered marital even if they were given to only one party.

It is common for parties to disagree about what is marital and what is non-marital. You might find it helpful to read more information about divorce and property division on the Wyoming Judicial Branch website.

Important Note: Everything you write on these schedules will be carefully considered, but you might not get exactly the results you are seeking. The Judge will make the final decisions for your case, including deciding what is marital, how property and debt will be divided, and how custody will be granted.

Schedule A: Financial Assets. In this chart, you must list all financial assets owned individually (just you or the other party) or jointly (you, the other party, other people), including savings or checking accounts, stocks, bonds, cash equivalents, and other investments. Fill in each column with the required information. Note that you must include a detailed explanation for each asset you list as non-marital. (See attached Schedule A at the end of these instructions.)

Schedule B: Non-Financial Assets. In this chart, you must list all non-financial assets owned individually (just you or the other party) or jointly (you, the other party, other people). This will include houses, buildings, land, vehicles, household items such as furniture and jewelry, and any interests that you have in businesses. Fill in each column with the required information. Note that you must include a detailed explanation for each asset you list as non-marital. (See attached Schedule B at the end of these instructions.)

Schedule C: Debts. In this chart, you must list all debts that are owed individually (just you or the other party) or jointly (you, the other party, other people). Be sure to list <u>all</u> debts, including any that are just in the name of the other party. Fill in each column with the required information. Note that you must include a detailed explanation for each debt you list as non-marital. (See attached Schedule C at the end of these instructions.)

Schedule D: Safe Deposit Boxes. In this chart, you must list all safe deposit boxes that you or the other party have access to. Fill in each column with the required information. (See attached Schedule D at the end of these instructions.)

Schedule E: Employment. In this chart, you will provide information about your employment, pay, and benefits. Include jobs where you are employed by others, gig work, and self-employment. Fill in each column with the required information. It will be helpful to have your recent pay stubs (also known as "pay advice") with you when you complete this chart. (See attached Schedule E at the end of these instructions.)

Schedule F: Other Income. In this chart, you must list all other income that you receive. Fill in each column with the required information. (See attached Schedule F at the end of these instructions.)

Schedule G: Retirement Accounts and Other Investment Accounts. In this chart, you must list all your retirement and investment accounts. This will include 401Ks, IRAs, and pension plans. Fill in each column with the required information. (See attached Schedule G at the end of these instructions.)

Schedule H: Custody. If you want primary custody of your children, you must provide facts that show you would be the better party to have custody. Fill in each section with the required information. If you are requesting a new custody arrangement, you must also provide the facts that show there has been a material change in circumstances (that means that something has changed <u>and</u> the change matters); attach documents that show this change. (See attached Schedule H at the end of these instructions.)

Important Note: You are required to update, correct, and add to the information in these schedules so the other party has complete and accurate information. This is what the law says:

Supplementation of disclosures and responses. Wyoming Rules of Civil Procedure 26(e)(1): A party who has made a disclosure or responded to a request for discovery with a disclosure or response is under a duty to supplement or correct the disclosure or response to include information thereafter acquired, if ordered by the court or in the following circumstances:

A party is under a duty to supplement, at appropriate intervals, its disclosures if the party learns that in some material respect the information disclosed is incomplete or incorrect and if the additional or corrective information has not otherwise been made known to the other parties during the discovery process or in writing.

CERTIFICATE OF SERVICE

I certify that on	, 20, a true and accurate copy of
this document was served on the other party in the f	ollowing manner:
□ Delivered by hand to:	(name)
\Box Faxed to this number:	
☐ Mailed by United States Postal Service, po	stage pre-paid, to:
Name of other party or other party's attorney:	
Address of other party or other party's attorne	y:
Signature:	
Printed Name:	
Date:	, 20

This document should <u>not</u> be filed with the Clerk of the District Court.

SCHEDULE A

\Box Not Applicable

Financial Assets

Type of	Name and Address of	Date	Present Market	Last 4	Record Ownership	Source of Funds	Claimed as Marital or
Account	Depository	Account	Value	Digits of	Who is the owner listed on official	Where did the money in this	Non-Marital Asset
Checking,	Bank, credit union,	Opened	Talk to someone at	Account	paperwork?	account come from?	Attach additional pages if you
Savings, Stocks, Bonds, Cash, Cash	brokerage, or other location where the financial asset is	List at least	your bank or brokerage for help	Number			need more room to explain. See the instructions above for
Equivalents, Other	held. Include the City and	the month and year.	giving an accurate				guidance.
Financial Assets.	State in the address.	year.	value.				guidantei
a.					□ Plaintiff	□ Marriage Assets	□ Marital
					□ Defendant	□ Pre-Marriage Assets	□ Non-Marital because:
					□ Both	□ Inheritance	
					□ Other:	□ Gift	
						□ Other:	
b.					□ Plaintiff	□ Marriage Assets	□ Marital
					□ Defendant	□ Pre-Marriage Assets	\Box Non-Marital because:
					□ Both	□ Inheritance	
					□ Other:	□ Gift	
						□ Other:	
с.					□ Plaintiff	□ Marriage Assets	□ Marital
					□ Defendant	□ Pre-Marriage Assets	\Box Non-Marital because:
					□ Both	□ Inheritance	
					□ Other:	□ Gift	
						□ Other:	
d.					□ Plaintiff	□ Marriage Assets	□ Marital
					□ Defendant	□ Pre-Marriage Assets	\Box Non-Marital because:
					□ Both	□ Inheritance	
					□ Other:	□ Gift	
						□ Other:	
е.					🗆 Plaintiff	□ Marriage Assets	□ Marital
					□ Defendant	□ Pre-Marriage Assets	\Box Non-Marital because:
					□ Both	□ Inheritance	
					□ Other:	□ Gift	
						□ Other:	

SCHEDULE B

\Box Not Applicable

Non-Financial Assets – Part 1

Description of Asset	Purchase	Date	Present	Amount of	Record	Official Record	Location	How Acquired	Claimed as Marital or
Note the instructions as you work down through this column. They will tell you where to list which kinds of property.	Price	Acquired, Received, or Purchased List at least the month and year.	Market Value	Debt Related to This Asset If none, write \$0.	Ownership Who is the owner listed on official paperwork?	List the County and State where this asset is recorded or registered. If this does not apply, write NONE.	List the County and State where this asset is located now.	Where did this property (or the money used to buy this property) come from? If you got a loan, where did the money for payments come from?	Non-Marital Asset Attach additional pages if you need more room to explain. See the instructions above for guidance.
List Personal Property									
such as furniture,									
jewelry, antiques, guns, and collectables.									
a.					□ Plaintiff			□ Marriage Assets	□ Marital
					□ Defendant			□ Pre-Marriage Assets	□ Non-Marital because:
					□ Both			□ Inheritance	
					□ Other:			□ Gift	
								□ Other:	
b.					□ Plaintiff			□ Marriage Assets	□ Marital
					□ Defendant			□ Pre-Marriage Assets	□ Non-Marital because:
					□ Both			□ Inheritance	
					□ Other:			□ Gift	
								□ Other:	
с.					□ Plaintiff			□ Marriage Assets	Marital
					□ Defendant			□ Pre-Marriage Assets	□ Non-Marital because:
					□ Both			□ Inheritance	
					□ Other:			□ Gift	
								□ Other:	
d.					□ Plaintiff			□ Marriage Assets	🗆 Marital
					□ Defendant			□ Pre-Marriage Assets	□ Non-Marital because:
					□ Both			□ Inheritance	
					□ Other:			□ Gift	
								□ Other:	
е.					□ Plaintiff			□ Marriage Assets	🗆 Marital
					□ Defendant			□ Pre-Marriage Assets	□ Non-Marital because:
					□ Both			□ Inheritance	
					□ Other:			□ Gift	
								□ Other:	
f.					□ Plaintiff			□ Marriage Assets	□ Marital
					□ Defendant			□ Pre-Marriage Assets	□ Non-Marital because:
					□ Both			□ Inheritance	
					□ Other:			□ Gift	
								□ Other:	

SCHEDULE B

\Box Not Applicable

Non-Financial Assets – Part 2

				11011	-Fillancial Ass				
Description of Asset Note the instructions as you work down through this column. They will tell you where to list which kinds of property.	Purchase Price	Date Acquired, Received, or Purchased List at least the month and year.	Present Market Value	Amount of Debt Related to This Asset If none, write \$0.	Record Ownership Who is the owner listed on official paperwork?	Official Record List the County and State where this asset is recorded or registered. If this does not apply, write NONE.	Location List the County and State where this asset is located now.	How Acquired Where did this property (or the money used to buy this property) come from? If you got a loan, where did the money for payments come from?	Claimed as Marital or Non-Marital Asset Attach additional pages if you need more room to explain. See the instructions above for guidance.
model, and VIN. a.					 Plaintiff Defendant Both Other: 			Marriage Assets Pre-Marriage Assets Inheritance Gift	Marital Non-Marital because:
b.					 Plaintiff Defendant Both Other: 			Other:	Marital Non-Marital because:
с.					 Plaintiff Defendant Both Other: 			Marriage Assets Pre-Marriage Assets Inheritance Gift Other:	Marital Non-Marital because:
List Real Property such as houses or land, including an address or general description.									
a.					 Plaintiff Defendant Both Other: 			 Marriage Assets Pre-Marriage Assets Inheritance Gift Other: 	Marital Non-Marital because:
b.					 Plaintiff Defendant Both Other: 			 Marriage Assets Pre-Marriage Assets Inheritance Gift Other: 	Marital Mon-Marital because:

SCHEDULE B

□ Not Applicable

Non-Financial Assets – Part 3

				11011	-r mancial Ass	cts - 1 at t s			
Description of Asset Note the instructions as you work down through this column. They will tell you where to list which kinds of property.	Purchase Price	Date Acquired, Received, or Purchased List at least the month and year.	Present Market Value	Amount of Debt Related to This Asset If none, write \$0.	Record Ownership Who is the owner listed on official paperwork?	Official Record List the County and State where this asset is recorded or registered. If this does not apply, write NONE.	Location List the County and State where this asset is located now.	How Acquired Where did this property (or the money used to buy this property) come from? If you got a loan, where did the money for payments come from?	Claimed as Marital or Non-Marital Asset Attach additional pages if you need more room to explain. See the instructions above for guidance.
Describe Any Business Interests.									
a.					 Plaintiff Defendant Both Other: 			Marriage Assets Pre-Marriage Assets Inheritance Gift Other:	Marital Non-Marital because:
b.					 Plaintiff Defendant Both Other: 			 Marriage Assets Pre-Marriage Assets Inheritance Gift Other: 	Marital Non-Marital because:
Describe Any Other Non-Financial Assets.									
a.					 Plaintiff Defendant Both Other: 			 Marriage Assets Pre-Marriage Assets Inheritance Gift Other: 	Marital Non-Marital because:
b.					 Plaintiff Defendant Both Other: 			 Marriage Assets Pre-Marriage Assets Inheritance Gift Other: 	Marital Non-Marital because:
с.					 Plaintiff Defendant Both Other: 			 Marriage Assets Pre-Marriage Assets Inheritance Gift Other: 	Marital Non-Marital because:
d.					 Plaintiff Defendant Both Other: 			Other:	Marital Non-Marital because:

SCHEDULE C

\Box Not Applicable

Debts (All Debts, Whether Individual or Joint)

Description of Debt Give a short title, the name of the creditor, and the last four digits of the account number or loan number.	When was this debt taken on? List at least the month and year.	Who took on this debt?	How much money is currently owed on this debt?	How much is the regular payment on this debt?	What is the reason for this debt? Explain why you owe someone this money. If you are repaying borrowed money, explain what you used the borrowed money for.	What secures this debt? This is what the creditor gets if you don't pay the debt. If the debt is a car loan or home loan, the car or home is usually the security.	Claimed as Marital or Non-Marital Asset Attach additional pages if you need more room to explain. See the instructions above for guidance.
Ex. Car Loan Creditor: Maple Street Bank Account Number Ending: 4321	June 2018	 □ Plaintiff ☑ Defendant □ Both □ Other: 	\$2,358	\$150 every month	Borrowed money to buy a 2016 Toyota Camry	2016 Toyota Camry	⊠ Marital □ Non-Marital because:
a. Creditor: Account Number Ending:		 Plaintiff Defendant Both Other: 		\$ every			Marital Non-Marital because:
b. Creditor: Account Number Ending:		 Plaintiff Defendant Both Other: 		\$ every			Marital Non-Marital because:
c. Creditor: Account Number Ending:		 Plaintiff Defendant Both Other: 		\$ every			Marital Non-Marital because:
d. Creditor: Account Number Ending:		 Plaintiff Defendant Both Other: 		\$ every			Marital Non-Marital because:
e. Creditor: Account Number Ending:		 Plaintiff Defendant Both Other: 		\$ every			Marital Non-Marital because:
f. Creditor: Account Number Ending:		 Plaintiff Defendant Both Other: 		\$ every			Marital Non-Marital because:

SCHEDULE D

Safe Deposit Boxes

\Box Not Applicable Where is the box? Who is the box How much money is it What is Who has access to the box? What is in the box? List the name of the institution and its the Box registered to? List the name and current address of each person List each item separately. worth? List individuals' names who has access to the box. address, including the City and State. For personal Number? and their relationships to documents, write \$0. you. a. \$ \$ \$ \$ \$ b. \$ \$ \$ \$ \$ c. \$ \$ \$ \$ \$

SCHEDULE E Employment Gig Work Self-Employment

□ Not Applicable	Employment, Gi	ig Work, Self	-Employment		
Employer's Name and Address	Monthly Wage and Payroll DeductionsIf you don't get paid once each month, see the Note at the bottom of this page.Most of this information is on your pay stub (pay advice). You may need to ask your employer or human resources department if you have questions.	List things such a care, employer	efits and Amount Received as employer contributions to health contributions to your retirement und transportation vouchers.	Outstanding Bonuses List pay bonuses that you expect to receive but that have not been paid to you yet.	
a.	Gross Amount (before taxes): Federal Tax:	Туре:	\$	Amount you expect to receive:	Date you expect to receive it:
	FICA (Social Security): Medicare:	Туре:	\$	\$	
	Children's Health Ins. Premiums: Total Deductions:	Туре:	\$	\$	
	Net Amount (after taxes):	Туре:	\$	\$	
b.	Gross Amount (before taxes): Federal Tax:	Туре:	\$	Amount you expect to receive:	Date you expect to receive it:
	FICA (Social Security): Medicare:	Туре:	\$	\$	
	Children's Health Ins. Premiums: Total Deductions:	Туре:	\$	\$	
	Net Amount (after taxes):	Туре:	\$	\$	

 \Box I have attached additional pages.

Important Note: This chart uses the amount per month. You might need to calculate to find the monthly amount.

If you receive money every week:

Multiply the weekly amount by 52 and divide by 12.

If you receive money every two weeks:

Multiply the bi-weekly amount by 26 and divide by 12.

If you receive money twice each month (for example, on the 1^{st} and 15^{th} of each month):

Multiply the semi-monthly amount by 24 and divide by 12.

Use the same calculation to figure out your monthly deductions.

SCHEDULE F All Other Income Not Previously Listed in This Document

□ Not Applicable	All Other Income Not Previously Listed in This Document						
What type of income is it? If you don't receive income of a particular type, write "none" in the space.	Who pays you this money? For example, the federal government, your employer, or an individual.	How much do you receive?	How often do you receive this payment?	What is the date of the last time you received this payment?			
a. Disability (include what type it							
is, for example Temporary Total,							
Permanent Partial, etc.)							
		\$					
b. Unemployment							
		\$					
c. Worker's Compensation							
		\$					
d. Retirement							
		\$					
e. Other:							
		\$					
f. Other:							
		\$					

 \Box I have attached additional pages.

SCHEDULE G Retirement Accounts and Other Investment Accounts

□ Not Applicab	□ Not Applicable (Including Pensions, IRAs, 401Ks, etc.)									
Name and Address of the Institution or Carrier or Administrator that holds the Account	Owner of the Account	Last 4 Digits of Account or ID Number	Type of Account	Date the Account was Opened or Acquired	Value of the Account on the Day You and the Other Party Married	Value of the Account Now	When do expect to begin receiving payments from this account?	How much do you expect to receive in each payment?	Have you taken loans against this account?	Claimed as Marital or Non-Marital Asset Attach additional pages if you need more room to explain. See the instructions above for guidance.
a.	 Plaintiff Defendant Both 							\$	 No. Yes, and they are listed in Schedule C above. 	Marital Non-Marital because:
b.	 Plaintiff Defendant Both 							\$	 □ No. □ Yes, and they are listed in Schedule C above. 	Marital Non-Marital because:
с.	 Plaintiff Defendant Both 							\$	 No. Yes, and they are listed in Schedule C above. 	Marital Non-Marital because:
d.	 Plaintiff Defendant Both 							\$	 □ No. □ Yes, and they are listed in Schedule C above. 	☐ Marital ☐ Non-Marital because:

 \Box I have attached additional pages.

SCHEDULE H

\Box Not Applicable

Custody

I am asking for primary custody of the child(ren). In this schedule, I will explain why I believe I am the correct party to have primary custody.

a. I have been the primary caretaker of the child(ren). These are examples:

b. I have a good relationship with the child(ren). These are examples:

c. I have the ability to take care of the child(ren). These are examples:

d. I am the more fit and competent parent to have custody. These are examples:

e. I am willing to support the child(ren) maintaining a relationship with the other party. These are examples:

f. I have the physical ability to care for the child(ren). These are examples:

g. These are other reasons I believe I am the correct party to have primary custody:

h. \Box There is already a custody order for the child(ren) but something important has changed, and I think the custody arrangement should by modified. This is what changed and why it matters:

 \Box I have attached additional pages.

	IN THE DISTRICT COURT
) ss COUNTY OF)	JUDICIAL DISTRICT
Plaintiff:,) Case Number	
Person listed as Plaintiff on the Complaint)	
)	
vs.)	
Defendant:	
Person listed as Defendant on the Complaint)	

REQUEST FOR SETTING

(Select One)

 \Box I am the Plaintiff.

 \Box I am the Defendant.

I request a time and date for a hearing/trial in the District Court. The hearing/trial will take approximately ______ hours and _____ minutes and will address the following issues:

(Select only one: Option 1, 2, 3, or 4)

- 1 □ The Parties have reached an agreement (both parties have signed the Decree of Divorce and this Court requires a hearing before it will enter a Decree of Divorce).
 NOTE: Submit the Order Setting Hearing if this option is selected.
- $2 \square$ Default was entered against the

□ Plaintiff

OR

 \Box Defendant

AND this Court requires a hearing before it will enter an Order.

NOTE: Submit the Order Setting Hearing if this option is selected.

- $3 \square$ The Parties are not able to agree on all of the terms of the divorce and a hearing is needed on the following issues:
 - □ Property distribution
 - Motion for ______
 - Other:

NOTE: Submit the **Order Setting Hearing** if this option is selected.

4 □ The Parties are not able to agree on any issues and a trial is needed for a Divorce. NOTE: Submit the Order Setting Divorce Trial and Requiring Pretrial Statements. <u>DO NOT</u> submit the Order Setting Hearing.

5 If you want the court reporter to record a specific matter during a hearing, you must request it as soon as possible, but at least **three working days** before the hearing. You can do this by calling, emailing, or sending a written request to the court reporter. If you send a request by mail, it must reach the court reporter no later than three working days before the hearing. The Clerk of District Court can tell you which court reporter to contact. The Court won't waive the three-day notice requirement. This notice rule applies to all civil matters, including jury trials. If a hearing isn't recorded by a court reporter, there won't be a transcript available. It's challenging to appeal the Judge's decision without a transcript of everything said during the trial. This rule is based on Rule 904 of the Uniform Rules of the District Courts of the State of Wyoming.

DATED_____, 20___.

Signature

 \Box A Wyoming Court Navigator helped with this form.

CERTIFICATE OF SERVICE

I certify that the	e original	of this	document	was	filed	with	the	Clerk	of	the	District	Court	t in
				_ Co	unty,	Wyoi	ning	5 .					

I further certify that on ______, 20____, a true and accurate copy of this document was served on the other party in the following manner:

 \Box Delivered by hand to: _____ (name)

□ Faxed to this number: _____

□ Mailed by United States Postal Service, postage pre-paid, to:

Signature: _____

Printed Name: _____

Date: _____, 20____

STAT	TE OF WYOMING)			IN THE DISTRICT COURT
COUN) NTY OF)	SS	_	JUDICIAL DISTRICT
	Plaintiff/Petitioner:)	Case Number
vs.	Person listed as Plaintiff or Petton on the Complaint or Petition	itioner)))	
	Defendant/Respondent:))	
	Person listed as Defendant or R on the Complaint or Petition	Respondent) _)	

ORDER SETTING HEARING

THIS MATTER having come before the Court upon a Request for Setting, and the Court being generally advised in the premises, said request having been made by:

 \Box Plaintiff/Petitioner

OR

 \Box Defendant/Respondent's

IT IS HEREBY ORDERED that a hearing on		(or other items
indicated in the Request for Setting) is hereby	scheduled for Courtroom	Number of the
County Courthouse,	, Wyoming on the	day of

_____, 20___ at ____ \[Delta AM/\[Delta PM. ____ days ____ hours ____ minutes has been set aside for the trial of this matter.

There will be no continuances or canceling of the hearing date based on telephone calls.

DATED this ______ day of ______, 20___.

DISTRICT COURT JUDGE

Copies to: Plaintiff/Petitioner's or Attorney's Name and Address:

Defendant/Respondent's or Attorney's Name and Address:

)	IN THE DISTRICT COURT
) ss)	JUDICIAL DISTRICT
,)	Case Number
mplaint)	
)	
)	
)	
.)	
Complaint)	
)

ORDER SETTING DIVORCE TRIAL AND REQUIRING PRETRIAL STATEMENTS

THIS MATTER having come before the Court upon the \Box Plaintiff **OR** \Box Defendant's Request for Setting, and the Court being generally advised in the premises;

IT IS HEREBY ORDERED that a trial of the above matter is hereby scheduled for Courtroom Number _____ of the ______ County Courthouse, ______, Wyoming on the _____ day of _____, 20___ at _____ \Box AM/\Box PM. ____ days ____ hours ____ minutes has been set aside for the trial of this matter.

IT IS FURTHER ORDERED that each party shall file and serve a sworn statement on the opposing party or their attorney at least 5 days before the trial, or as required in the scheduling order. This statement should include all the facts, to the best of their knowledge and belief, listed in Section "A" of the attached information list. Additionally, the party's attorney, if they have one,

should provide a statement about the client's position and any evidence, as outlined in Section "B." By providing this information, the goal is to simplify the issues, prevent surprises, and reduce unnecessary evidence during the trial. The information can be presented as a narrative but must cover all the points mentioned in this order. To avoid repetition, the parties or their attorneys can submit a joint statement for items not in dispute.

Important Information about Court Reporters

A court reporter is a person who makes a transcript (official written record) of everything that is said during a trial or hearing. If you know that you want (or think you might want) a transcript of your trial or hearing, **you** must arrange for the court reporter to be there.

You must contact the court reporter **at least three working-days before** your trial or hearing to make these arrangements. (You can learn more by reading Rule 904 of the Wyoming Uniform Rules for District Court.)

Do You Need a Reporter?

There may be many reasons to choose to have a court reporter at your trial or hearing. One important thing to consider is that it's very difficult to appeal a judge's decision if you do not have a transcript of the trial. That means: If the judge makes decisions you believe are incorrect, and you want another Court to look at whether the decisions were fair decisions, it will be very helpful to have a transcript. If you don't arrange for a court reporter to record the trial or hearing, there will be no transcript.

If you want to arrange for a court reporter, the Clerk of District Court can tell you which court reporter to contact.

If the case gets resolved, the Court won't make any changes to the schedule until the settlement is put into writing and presented to the Court as a written agreement. The trial date will not be postponed or canceled based on phone calls.

DATED this ______ day of ______, 20___.

DISTRICT COURT JUDGE

Copies to: Plaintiff/Petitioner's or Attorney's Name and Address:

Defendant/Respondent's or Attorney's Name and Address:

SECTION "A" SWORN STATEMENT OF PARTY

Include everything listed here (unless it does not apply to your situation):

NOTE: Item 1 calls for a brief but complete statement of the party's personal history as it may relate to this divorce. This information can be in a list or a narrative (sentences).

1. Personal Background:

- Your name and age.
- The present living situation of you, and the other party. State where each party lives, state with whom the children live, and describe any childcare arrangements.

2. Current Job:

- Describe your current job. Include where you work, what you do, and how long you've worked there.
- State your income (gross and net amounts).
- State all deductions that are taken from your salary or wages.
- Describe benefits such as health insurance, accident insurance, or life insurance; and state whether those benefits can be changed to a non-group plan in the event of loss of employment.
- Describe any retirement plans you own or contribute to.
- Describe your prospects for continued employment (for example, whether your company is conducting layoffs or you plan to change jobs).
- 3. Work History and Skills: Describe your past jobs, education, training, and any skills that might help you find work.
- 4. **Other Income**: Provide information about any money you get from sources other than your job.
- 5. Assets: List everything you own, where it came from (if you bought it together or got it as a gift), how much it's worth now, and if you could sell it.

NOTE: Use the last 4 digits of any financial account numbers only

- 6. **Debts**: Provide information about any money you owe, where it came from, and the terms of repayment.
- 7. Anything Else: Include anything else you think is important for the case.

SECTION "B" STATEMENT OF COUNSEL

If you are not represented by an attorney, you do not need to provide the information in section B.

Statement of the case by counsel of the client's position with respect to:

- 1. Division of assets and allocation of liabilities.
- 2. If alimony is claimed, the basis of the claim and the amount and duration proposed by the party.
- 3. If client claims exclusive or superior entitlement to "the divorce," the reasons for that position.
- 4. List of witnesses and specific summary of expected testimony.
- 5. Exhibits.

STAT	TE OF WYOMING)	_	IN THE DISTRICT COURT
COUI) ss NTY OF)		JUDICIAL DISTRICT
	Plaintiff/Petitioner:)	Case Number
vs.	Person listed as Plaintiff or Petiti on the Complaint or Petition	oner)))	
	Defendant/Respondent:))	
	Person listed as Defendant or Rea on the Complaint or Petition	spondent)	

PRETRIAL DISCLOSURES

<u>NOTE</u>: Under Wyoming law, these disclosures must be made **at least 30 days before trial**.

The Court may issue an order, such as a Scheduling Order, that states different deadlines. If the

Court has given you different deadlines, you must follow the specific timelines provided in that

order.

The information in the next paragraph is complicated and might be difficult to understand. Read it carefully. For more information you can refer to the follow rules:

- Wyoming Rules of Civil Procedure Rule 26(a)(3)(B)
- Wyoming Rules of Civil Procedure Rule 26(a)(3)(C)
- Wyoming Rules of Civil Procedure Rule 32(a)

- Wyoming Rules of Evidence Rule 402
- Wyoming Rules of Evidence Rule 403

Within 14 days after the filing of the other party's Pretrial Disclosures, unless a different time is specified by the Court, a party may serve and file with the Clerk of District Court a list disclosing (i) any objections to the use under Rule 32(a) of a deposition designated by another party under Rule 26(a)(3)(B), and (ii) any objection, together with the grounds therefore, that may be made to the admissibility of materials identified under Rule 26(a)(3)(C). Objections that are not made as required, other than objections under Rules 402 and 403 of the Wyoming Rules of Evidence, are waived unless excused by the court for good cause.

Pretrial Disclosures:

 \Box I am the Plaintiff/Petitioner.

OR

 \Box I am the Defendant/Respondent.

I submit the following pretrial disclosures, pursuant to Wyoming Rule of Civil Procedure 26(a)(3). I am aware that this information must be provided to the opposing party or the opposing party's counsel and to the Court at least 30 days before the trial unless the Court has ordered a different deadline.

A. List the name and, if not already given, the address and telephone number of each witness. Separate them into two groups and clearly label: those you plan to call and those you might call if the need arises.

B. Identify which witnesses' testimony will be introduced through a deposition. If the deposition wasn't recorded by a court reporter, provide a transcript of the important parts of the deposition.

C. Clearly identify every document or exhibit you plan to present. Separate them into two groups and clearly label: those you intend to use and those you might use if necessary. Include summaries of evidence if you have them.

Requirement to update disclosures and responses

Wyoming Rule of Civil Procedure 26(e)(1) requires a party who has made a disclosure or responded to a request for discovery with a disclosure or response to supplement (update or add to) or correct the disclosure or response to include information the party received after the disclosure or response. This includes updating their disclosures as ordered by the Court or whenever they find out that something important in the information they provided is missing or wrong, and if they haven't already told the other parties during the discovery process or in writing.

DATED_____, 20___.

Signature
Printed Name
Phone Number
Home Address (Physical)
Mailing Address
-

 \Box A Wyoming Court Navigator helped with this form.

		(check one)				
Name of Witness	Address and Telephone Number	Expect to call witness to testify	<i>May</i> call witness to testify if the need arises			

 \Box I have attached additional pages.

		(check one)		
Document or Exhibit	Summary of Evidence	Expect to offer	May offer if the need arises	

□ I have attached additional pages.

CERTIFICATE OF SERVICE

I certify that the	original	of this	document	was	filed	with	the	Clerk	of	the	District	Court	in
				_Co	unty,	Wyoi	ning	5.					

I further certify that on ______, 20____, a true and accurate copy of this document was served on the other party in the following manner:

 \Box Delivered by hand to: _____ (name)

□ Faxed to this number: _____

□ Mailed by United States Postal Service, postage pre-paid, to:

Signature: _____

Printed Name: _____

Date: _____, 20____

STATE OF WYOMING)	IN THE DISTRICT COURT
COUNTY OF) SS)	JUDICIAL DISTRICT
Plaintiff: Person listed as Plaintiff on the Con	. ,	Case Number
vs.)	
Defendant: Person listed as Defendant on the C)) omplaint)	

DECREE OF DIVORCE

NOTE: The judge will not sign your decree unless all relevant boxes are checked and all relevant information is included.

- 1. This matter came before the Court by (select only one):
 - □ Default. (Entry of Default has been issued.)
 - □ Agreement of the parties. (If the parties are in agreement, both parties must sign this Decree. It is also recommended that both parties write their initials at the bottom of each page.)
 - \Box Trial.
- 2. Jurisdiction: (choose at least one of the following)
 - a. □ The Plaintiff currently lives in this county, <u>and</u> the Plaintiff has lived in Wyoming for at least 60 days immediately prior to (leading up to) the day this Complaint is filed.
 - b. □ The Defendant currently lives in this county, <u>and</u> the Defendant has lived in Wyoming for at least 60 days immediately prior to (leading up to) the day this Complaint is filed.

- c. \Box The marriage took place in Wyoming, and the Plaintiff lives in this county, and the Plaintiff has lived in Wyoming since the marriage took place.
- d. \Box The marriage took place in Wyoming, and the Defendant lives in this county, and the Defendant has lived in Wyoming since the marriage took place.
- Service on Defendant was completed. (Select one):
 □ The Defendant was served by personal service (for example, by the sheriff) on ______

_____, 20____.

- □ The Defendant accepted service, and an Acknowledgement and Acceptance of Service has been filed.
- □ The Defendant was served by publication, and a copy of the Affidavit of Publication has been filed.
- \Box The Defendant was served by Registered Mail or Certified Mail, as issued by the Clerk of District Court pursuant to Rule 4(r)(2), W.R.C.P. The return receipt was filed, and the Clerk entered a certificate of service.
- 4. At least twenty days have passed since the Complaint for Divorce was filed.
- 5. Response by Defendant: (Select only one)
 - \Box The Defendant filed an Answer.
 - \Box The Defendant filed an Answer and Counterclaim.
 - □ The Defendant did not file a response but both parties have signed and agreed to the entry of this Decree of Divorce.
 - \Box The Defendant did not file a response and default was entered.
- 6. The parties were married to each other:

Date of marriag	e:
Location of Mar	rriage:
City	
County _	
State	

- 7. The parties have irreconcilable differences that are grounds for divorce.
- 8. The parties have no natural or adoptive minor children.

- 9. To the best of the parties' knowledge:
 - \Box Neither party is pregnant.
 - \Box The Plaintiff is pregnant.
 - \Box The Defendant is pregnant.

NOTE: If either party is pregnant, you may choose to consult an attorney. Your divorce may not be able to be final until after the baby is born.

10. If either party is pregnant, complete section a below and select either i, ii, or iii.

- a. \Box The baby is due on _____, 20___.
 - i. \Box The Plaintiff and Defendant are the biological parents of the child.
 - ii. \Box The Plaintiff is not the biological parent of the child.
 - iii. \Box The Defendant is not the biological parent of the child.
- 11. Property Division: (Select only one)
 - \Box The parties obtained property and debts during the marriage, and the division set forth below is just and equitable.
 - \Box The parties did not obtain any property or debts during the marriage.
- 12. Spousal Support (Alimony): (Select only one)
 - \Box Neither party is awarded spousal support.
 - □ The Plaintiff shall pay to the Defendant reasonable spousal support.
 - \Box The Defendant shall pay to the Plaintiff reasonable spousal support.
- 13. Names of the Parties.
 - □ Plaintiff wishes to have their previous name restored to (write full name):
 - □ Plaintiff wishes to keep their current name.
 - □ Defendant wishes to have their previous name restored to (write full name):

 \Box Defendant wishes to keep their current name.

IT IS THEREFORE ORDERED:

1. That the bonds of matrimony now existing between Plaintiff and Defendant be and are hereby dissolved, and the parties are granted an absolute divorce from each other.

2. **DIVISION OF PROPERTY:**

The parties' property shall be equitably divided as follows:

Plaintiff's Property:

- a. The Plaintiff shall have as his/her sole and separate property, free and clear of any and all claims by the Defendant, but subject to any debt owing on the property, the following: (Select ALL that Apply)
 - □ All personal property held in his or name or in his or her possession, except as otherwise specifically set forth in this Decree.
 - □ All bank accounts, investment accounts, and retirement accounts held in his or her sole name, if any, except as otherwise specifically set forth in this Decree.

 \Box The following motor vehicle(s) (list year, make, model and VIN):

 \Box Plaintiff has a retirement account.

OR

 \Box Plaintiff does not have a retirement account.

NOTE: A qualified domestic relations order (QDRO) or similar order may be required in order for retirement accounts to be divided. It is highly recommended that you get an attorney to draft such an order. This Court retains jurisdiction to enter, correct, or modify such orders in order to effectuate the terms of this Decree.

Specify the following for retirement account:

- i. Account Number and Plan Administrator:
- ii. \Box Shall not be divided with Defendant.
- iii. \Box Shall be divided as follows:
 - 1. \Box 50% of the amount accumulated from (date) _____ to

____(date) to each party.

2. \Box \$______to Defendant.

- 3. Other described as follows:
- □ For more than one account, attach additional sheets of paper with the above information. To divide certain qualified retirement accounts, you may need a QRDO (see above).

Defendant's Property:

- a. The Defendant shall have as his or her sole and separate property, free and clear of any and all claims thereto by the Plaintiff, but subject to any indebtedness thereon, the following:
 - \Box All personal property held in his or name or in his or her possession, except as otherwise specifically set forth in this Decree.
 - □ All bank accounts, investment accounts, and retirement accounts held in his or her sole name, if any, except as otherwise specifically set forth in this Decree.
 - □ The following motor vehicle(s) (list year, make, model and VIN):
 - \Box Defendant has a retirement account.

OR

 \Box Defendant does not have a retirement account.

NOTE: A qualified domestic relations order (QDRO) or similar order may be required in order for retirement accounts to be divided. It is highly recommended that you get an attorney to draft such an order. This Court retains jurisdiction to enter, correct, or modify such orders in order to effectuate the terms of this Decree.

Specify the following for each account:

- i. Account Number and Plan Administrator:
- i. \Box Shall not be divided with Defendant.
- ii. \Box Shall be divided as follows:
 - 1. \Box 50% of the amount accumulated from (date) _____ to

_(date)	to	each	party.
---------	----	------	--------

- 2. \Box \$______to Defendant.
- 3. Other described as follows:
- □ For more than one account, attach additional sheets of paper with the above information. To divide certain qualified retirement accounts, you may need a QRDO (see above).

Other Property:

(Select One Option. If you select Option b, also complete the chart that follows it.)

- a. \Box The parties have no other property which requires division.
- b. \Box The parties have the following property, which shall be awarded as follows:

List all possessions valued at \$100.00 or more. For any bank accounts, identify by using the last four digits of the account number.

DESCRIPTION OF PROPERTY	AWARDED TO		
	□ Plaintiff □ Defendant		
	□ Plaintiff □ Defendant		
	□ Plaintiff □ Defendant		
	□ Plaintiff □ Defendant		
	□ Plaintiff □ Defendant		
	□ Plaintiff □ Defendant		
	□ Plaintiff □ Defendant		
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	□ Plaintiff □ Defendant		
	□ Plaintiff □ Defendant		
	□ Plaintiff □ Defendant		
	□ Plaintiff □ Defendant		
	□ Plaintiff □ Defendant		
	□ Plaintiff □ Defendant		
	□ Plaintiff □ Defendant		

□ Additional sheets of paper are attached if needed

Real Property:

(Mark a or b. If you mark b, complete Option 1, 2, or 3 below.)

- a. \Box The parties do not own any real property (buildings or land).
- b. \Box The real property shall be divided as follows:

\Box Option 1:

- □ Plaintiff
- □ Defendant

Shall occupy the real property until sold. The property shall be listed with a real estate agency for sale no later than _____(date). Upon the sale, the net equity or loss from the sale shall be divided as follows:

____% to Plaintiff ____% to Defendant

Until the property is sold, the mortgage (including taxes and insurance) shall be paid by:

□ Plaintiff

□ Defendant

The utilities shall be paid by:

□ Plaintiff

□ Defendant

□ Other: _____

Description of Property: (address)

\Box Option 2:

- □ Plaintiff
- □ Defendant

Shall own the real property. The party receiving the real property shall pay to the other the sum of \$_____ for his/her share of equity in the property. If applicable, the party receiving the property shall use his/her

best efforts to refinance the debt or modify the loan on the property and remove the other party's name from any liability for the debt no later than _____ (Date).

Once the payment has been made and the other party's name has been removed from the debt, if applicable, then the other party shall convey by appropriate deed his/her interest in the property.

□ If a joint debt encumbering the real property is not refinanced or modified by _____ (Date), the property shall be listed with a real estate agent and sold for no less than the appraised value

Description of Property: (address)

Option 3: Other:_____

Description of Property: (address)

3. DIVISION OF DEBTS:

NOTICE: This decree does not necessarily affect the ability of a creditor to proceed against a party or a party's property, even though the party is not responsible under the terms of the decree for an account, any debt associated with an account or any debt.

Each party shall pay the debts they have accumulated since the parties' separation. The parties shall pay the following debts acquired prior to the separation:

Type of Debt	Name of Creditor and Last 4 Digits of Account No.	Amount owed	Will Be Paid By	
			□ Plaintiff	□ Defendant

	□ Plaintiff	□ Defendant
	□ Plaintiff	□ Defendant

 \Box Additional sheets of paper are attached if needed

 \Box Other – If the debt will be paid by both parties other than 50/50, please list how much each party will pay for each debt on a separate sheet of paper and attach it.

4. DEBTS OR LIABILITIES DISCOVERED AFTER THE DECREE IS ENTERED:

If any debts or liabilities not listed above exist or become known after entry of this Decree, the person in possession of the merchandise purchased, or the person who received the services, shall be responsible for the debt.

5. TITLE TRANSFER:

Parties shall sign all documents necessary to complete all transfers of title ordered in this Decree, such as motor vehicles and bank accounts. Otherwise, this Decree can be used as a transfer of title and can be recorded.

6. SPOUSAL SUPPORT/ALIMONY:

 \Box The Court finds as follows:

- □ The Defendant has a need for spousal support/alimony, and the Plaintiff has the ability to pay.
- □ The Plaintiff has a need for spousal support/alimony, and the Defendant has the ability to pay.
- \Box No party is to receive alimony.

Therefore the:

□ Plaintiff

□ Defendant

is ordered to pay the other party the sum of \$_____ per month spousal support/alimony BEGINNING THE FIRST DAY OF THE MONTH of ______, 20 ____, and continuing to be paid on the same day each month until the receiving party is:

- a. \Box Remarried
- b. \Box Deceased
- c.

 Other: _____

If no terminating event is specified above, spousal support/alimony payments shall end if the receiving party is remarried or deceased. Payments made shall be included in receiving spouse's taxable income and are tax deductible from the paying spouse's income as required by law.

7. **FILING INCOME TAX:** [If Decree entered between January 1st and April 15th] (Select One Option)

For previous calendar years, pursuant to IRS rules and regulations, the parties will file:

- a. \Box Joint federal and state income tax returns and hold the other harmless (meaning other party won't be responsible) from half of all additional income taxes, if any, and other costs, and each will share equally in any refunds.
- b. \Box Separate federal and state income tax returns.
- c.
 Other, explain:

For this calendar year and continuing thereafter, each party will file separate federal and state income tax returns.

8. **RESTORATION OF NAME**:

 \Box Plaintiff does not desire a name change.

 \Box Defendant does not desire a name change.

9. **DEFAULT:**

In the event that either party hereto shall fail to perform, in whole or in part, any obligation or duty imposed by the terms of this Decree, such defaulting party shall be responsible for the payment of all reasonable attorney fees, costs, and expenses incurred by the other party as a result of such failure or default.

10. **EXECUTION OF INSTRUMENTS:**

Each party is ordered to take all steps necessary to carry out the terms of the Decree, including but not limited to the execution of documents.

11. **LIMITED REPRESENTATION**:

Following Rule 1.2(c) of the Wyoming Rules of Professional Conduct, any attorney who has entered a limited appearance for the purpose of obtaining a divorce decree is now discharged.

DATED this ______ day of ______, 20___.

DISTRICT COURT JUDGE

[Intentionally Left Blank]

<u>CHECK ONLY ONE BOX, AND SIGN WHERE INDICATED IN THAT SECTION</u> <u>ONLY</u>:

\Box If the parties have agreed (both parties sign and have signatures notarized):

I certify that I have read the foregoing Decree of Divorce and that I understand and agree to the terms and agree to the entry of this Decree.

		Plaintiff's signature	
STATE OF WYOMING)	0	
) ss		
COUNTY OF	_)		
SUBSCRIBED AND SWOI Witness my hand and officia		day of	, 20
	NOT	ARIAL OFFICER/CLE	RK

My commission expires: _____

[Intentionally Left Blank]

I certify that I have read the foregoing Decree of Divorce and that I understand and agree to the terms and agree to the entry of this Decree.

	Defendant's signature	
STATE OF WYOMING)		
) s COUNTY OF)	S	
SUBSCRIBED AND SWORN t Witness my hand and official se	to before me thisday of al.	, 20
	NOTARIAL OFFICER/CLERK	
My commission expires:		
□ If default has been entered	l and the Defendant did not respond:	
The above is true and acc	curate and I want the court to approve:	

Plaintiff's signature

□ If a court hearing was held:

APPROVED AS TO FORM: (This means you think everything above looks accurate.)

Plaintiff's signature

Defendant's signature

Copies to:

Plaintiff/Petitioner's or Attorney's Name and Address:

Defendant/Respondent's or Attorney's Name and Address:

First Judicial District,

Laramie County Clerk of District Court P.O. Box 787 Cheyenne, Wyoming 82003 (307) 633-4270

Second Judicial District, Albany County

Clerk of District Court 525 Grand Avenue, Ste. 305 Laramie, Wyoming 82070 (307) 721-2508

Second Judicial District, Carbon County

Clerk of District Court P.O. Box 67 Rawlins, Wyoming 82301 (307) 328-2628

Third Judicial District, Lincoln County

Clerk of District Court P.O. Drawer 510 Kemmerer, Wyoming 83101 (307) 877-2053

Third Judicial District,

Sweetwater County Clerk of District Court P.O. Box 430 Green River, Wyoming 82935 (307) 872-3820

Third Judicial District, Uinta County

Clerk of District Court P.O. Box 1906 Evanston, Wyoming 82931 (307) 783-0401

Fourth Judicial District, Johnson County

Clerk of District Court 620 W. Fetterman St., Ste. 208 Buffalo, Wyoming 82834 (307) 684-7271

Fourth Judicial District,

Sheridan County Clerk of District Court 224 S. Main Street, Room B-11 Sheridan, Wyoming 82801 (307) 674-2960

Fifth Judicial District, Big Horn County Clerk of District Court P.O. Box 670 Basin, Wyoming 82410-0670 (307) 568-2381

Fifth Judicial District, Hot Springs County Clerk of District Court 415 Arapahoe Street Thermopolis, Wyoming 82443 (307) 864-3323

Fifth Judicial District, Park County Clerk of District Court P.O. Box 1960 Cody, Wyoming 82414 (307) 527-8690

Fifth Judicial District, Washakie County Clerk of District Court P.O. Box 862 Worland, Wyoming 82401 (307) 347-4821

Sixth Judicial District, Campbell County Clerk of District Court P.O. Box 817 Gillette, Wyoming 82716 (307) 682-3424

Sixth Judicial District, Crook County Clerk of District Court P.O. Box 406 Sundance, Wyoming 82729 (307) 283-2523

Sixth Judicial District,

Weston County Clerk of District Court 1 West Main St. Newcastle, Wyoming 82701 (307) 746-4778

Seventh Judicial District, Natrona County Clerk of District Court 115 N. Center St., Ste. 100 Casper, Wyoming 82601

(307) 235-9243

Eighth Judicial District, Converse County Clerk of District Court 1201 Mesa Dr., Ste. F Douglas, Wyoming 82633 (307) 358-3165

Eighth Judicial District, Goshen County Clerk of District Court P.O. Box 818 Torrington, Wyoming 82240-0818 (307) 532-2155

Eighth Judicial District, Niobrara County Clerk of District Court P.O. Box 1318 Lusk, Wyoming 82225 (307) 334-2736

Eighth Judicial District, Platte County Clerk of District Court P.O. Box 158 Wheatland, Wyoming 82201 (307) 322-3857

Ninth Judicial District, Fremont County Clerk of District Court P.O. Box 370 Lander, Wyoming 82520 (307) 332-1134

Ninth Judicial District,

Sublette County Clerk of District Court P.O. Box 764 Pinedale, Wyoming 82941 (307) 367-4376

Ninth Judicial District,

Teton County Clerk of District Court P.O. Box 4460 Jackson, Wyoming 83001 (307) 733-2533