STATE OF WYOMING COUNTY OF Plaintiff: Person listed as Plaintiff on the Country of	Complaint)))		IN THE DISTRICT COURT
NOTE: The judge will not sig	n your decre	OF DIVORCE e unless all relevan	t boxes are checked and al
 This matter came before t □ Default. (Entry of D □ Agreement of the page 	he Court by (s) Default has bee arties. (If the p	en issued.) parties are in agreeme	ent, both parties must sign this e their initials at the bottom of
 2. Jurisdiction: (choose at lean a. ☐ The Plaintiff or Wyoming for at lean Complaint is filed. 	arrently lives in ast 60 days im	n this county, and the	e Plaintiff has lived in eading up to) the day this
	ast 60 days im		the Defendant has lived in eading up to) the day this

	c. \square The marriage took place in Wyoming, <u>and</u> the Plaintiff lives in this county, <u>and</u> the Plaintiff has lived in Wyoming since the marriage took place.
	d. The marriage took place in Wyoming, <u>and</u> the Defendant lives in this county, <u>and</u> the Defendant has lived in Wyoming since the marriage took place.
3.	Service on Defendant was completed. (Select one): The Defendant was served by personal service (for example, by the sheriff) on
	☐ 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)
	☐ The Defendant filed an Answer.
	☐ 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.
	☐ The Defendant did not file a response and default was entered.
6.	The parties were married to each other:
	Date of marriage:
	Location of Marriage:
	City
	County
	State
7.	The parties have irreconcilable differences that are grounds for divorce.

9. To the best of the parties' knowledge:
☐ 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. The baby is due on, 20
i. \Box The Plaintiff and Defendant are the biological parents of the child.
ii. \square The Plaintiff is not the biological parent of the child.
iii. The Defendant is not the biological parent of the child.
 11. Property Division: (Select only one) ☐ The parties obtained property and debts during the marriage, and the division set forth below is just and equitable. ☐ The parties did not obtain any property or debts during the marriage. 12. Spousal Support (Alimony): (Select only one) ☐ Neither party is awarded spousal support. ☐ The Plaintiff shall pay to the Defendant reasonable spousal support. ☐ 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):
☐ 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 Prop	perty:
------------------	--------

	perty.
;	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 account 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):
	☐ Plaintiff has a retirement account.
	OR
	☐ Plaintiff does not have a retirement account.
for retirement a such an order.	ified domestic relations order (QDRO) or similar order may be required in order accounts to be divided. It is highly recommended that you get an attorney to draft. This Court retains jurisdiction to enter, correct, or modify such orders in order to the erms of this Decree.
	Specify the following for retirement account:
	i. Account Number and Plan Administrator:
	 ii. □ Shall not be divided with Defendant. iii. □ Shall be divided as follows: 1. □ 50% of the amount accumulated from (date) to
	(date) to each party. 2. \[\sum \] \text{to Defendant.}
	2. \square \square 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:
☐ 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):
☐ Defendant has a retirement account. OR
☐ 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. □ Shall not be divided with Defendant. ii. □ Shall be divided as follows: 1. □ 50% of the amount accumulated from (date) to

(date) to each party		
2. \$to Defenda	ant.	
3. \square Other described as follows	:	
☐ For more than one account, attach a	dditional sheets	of paper with the
above information. To divide certain		
may need a QRDO (see above).	-	•
Other Property:		
(Select One Option. If you select Option b, also complete the cl	nart that follows	it.)
a. \square The parties have no other property which re	equires division.	
b. \square The parties have the following property, where \square	nich shall be awa	arded as follows:
List all possessions valued at \$100.00 or more. For any bank a	ccounts, identify	y by using the last
four digits of the account number.	ecounts, ruenting	y by doing the last
DESCRIPTION OF PROPERTY	AWAI	RDED TO
DESCRIPTION OF TROPERTY	□ Plaintiff	☐ Defendant
	□ Plaintiff	☐ Defendant
	☐ Plaintiff	☐ Defendant
	☐ Plaintiff	☐ Defendant
	☐ Plaintiff	☐ Defendant
	☐ Plaintiff	☐ Defendant
	□ Plaintiff	☐ Defendant
	☐ Plaintiff	☐ Defendant
☐ Additional sheets of paper are attached if needed		

Real l (Mark	_	erty: b. If you mark b, complete Option 1, 2, or 3 below.)
a. b.		The parties do not own any real property (buildings or land). The real property shall be divided as follows:
		☐ 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
		☐ Other:
		Description of Property: (address)
		☐ 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
			☐ Plaintiff	☐ Defendant
			☐ Plaintiff	☐ Defendant
			☐ Plaintiff	☐ Defendant
			☐ Plaintiff	☐ Defendant
			☐ Plaintiff	☐ Defendant
			☐ Plaintiff	☐ Defendant
☐ Addi	tional sheets of paper are attac	ched if needed		
If any d	rest or liabilities not listed all n possession of the merchand onsible for the debt.	bove exist or be	come known after e	entry of this Decree, the
5. TITI	LE TRANSFER:			
such as	shall sign all documents neces motor vehicles and bank accorded.	•		
6. SPO I	USAL SUPPORT/ALIMON	Y:		
☐ The	Court finds as follows:			
	☐ The Defendant has a need to pay.	l for spousal supp	port/alimony, and th	e Plaintiff has the ability
	☐ The Plaintiff has a need for to pay.	or spousal suppo	rt/alimony, and the I	Defendant has the ability
	☐ No party is to receive alin	mony.		
Therefo	re 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. Remarried
b. \square Deceased
c. \square 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 1 st and April 15 th] (Select One Option)
For previous calendar years, pursuant to IRS rules and regulations, the parties will file:
a. 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. ☐ 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 :
☐ Plaintiff's Former name is restored to:(List the first, middle and last name desired)
☐ Defendant's Former name is restored to:(List the first, middle and last name desired)
☐ Plaintiff does not desire a name change.
☐ 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]

[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)	
) ss COUNTY OF)	
SUBSCRIBED AND SWORN to before me Witness my hand and official seal.	thisday of, 20
	NOTARIAL OFFICER/CLERK
My commission expires:	
☐ If default has been entered and the De	efendant did not respond:
The above is true and accurate and I v	want the court to approve:
	Plaintiff's signature
\Box If a court hearing was held:	
APPROVED AS TO FORM: (This means yo	ou think everything above looks accurate.)
Plaintiff's signature	Defendant's signature
Copies to:	
Plaintiff/Petitioner's or Attorney's Name and	l Address:
Defendant/Respondent's or Attorney's Name	e and Address: