INSTRUCTIONS FOR FILING A PRO SE DIVORCE WITH CHILDREN

PLEASE READ:

- > PLEASE REVIEW THESE INSTRUCTIONS CAREFULLY AND FILL OUT THE APPROPRIATE FORMS. For all forms that are to be notarized, please have them notarized before filing with the clerk.
- > An "Uncontested" divorce means that you and your spouse agree on <u>ALL</u> of the terms and conditions of the divorce, including property settlement, financial support, etc.
- ➤ A "Contested" divorce means that you and your spouse <u>DO NOT AGREE</u> on all of the terms and conditions, therefore, you and your spouse <u>MUST ATTEND MEDIATION WITH THE ALTERNATIVE DISPUTE RESOLUTION PROGRAM BEFORE OBTAINING A COURT DATE. (An instruction packet for mediation procedures can be obtained at the clerk's office).</u>
- > PLEASE READ THROUGH THIS ENTIRE PACKET AT LEAST ONE TIME BEFORE COMPLETING ANY OF THE PAPERWORK. MANY QUESTIONS CAN BE ANSWERED JUST BY CAREFULLY REVIEWING THE INSTRUCTIONS.

NO AUTHORITY TO GIVE LEGAL ADVICE

State law, O.C.G.A. § 15-19-51, prohibits court personnel (including staff attorneys or law clerks, calendar clerks, clerk's office staff, and sheriff's department staff) from giving legal advice or answering legal questions.

USE THESE FORMS AT YOUR OWN RISK

In no event will the Clerk of Court, Court Administrator or anyone contributing to the development of these forms or instructions be liable for any damages resulting from the use of this packet. These forms may not be appropriate for your particular case. In addition, due to the changing nature of the law, the information in these instructions and forms may be or become outdated. You should review any statutes (laws) mentioned in this packet to make sure the forms are current. It is strongly recommended that you obtain the services of an attorney.

IMPORTANT

Note that forms provided here must each be filed separately with the court clerk. Do **NOT** file the forms in this packet together as a single document. Each form should be filed **SEPARATELY**.

INSTRUCTIONS FOR FILING THIS PETITION FOR DIVORCE

This form packet is for people who want to file their own divorce in the Griffin Judicial Circuit, and who have minor children together with their spouse. If you and your spouse do not have minor children together, you should not use this form packet. Instead, use the shorter and simpler version called *Petition for Divorce Without Minor Children*

Please read these instructions and each form very carefully. Missing or misreading a word could cause you to make serious errors in your case, placing your rights and the direction of your divorce case in jeopardy. Please also note this packet does not cover every legal issue that may come up in a divorce. Whether your case is contested or uncontested, to protect your legal rights, it is always recommended that you speak with an attorney experienced in domestic relations (family law) before signing or filing any documents. Even if you have no marital property or joint debt, you may especially need to hire an attorney to represent you if:

- ➤ An attorney represents your spouse.
- You are a victim of family violence against you by your spouse.
- You are unable to locate your spouse to have him/her served with this action.
- > You want an arrangement for custody or visitation that does not exactly fit these forms.
- You and your spouse have a house, pension, or large amounts of property or income to be divided.
- You think you may have difficulty getting financial information from your spouse.

I. INTRODUCTION

In the State of Georgia, if you want to end your marriage, you must file a Petition for divorce in the Superior Court. There are two options available to you for filing a divorce case: (1) you can hire a lawyer who will prepare your paperwork and represent you in court; or (2) you can use the forms included in this packet and represent yourself in court (referred to as "Pro Se"). After a court grants your divorce and issues a final judgment and decree of divorce, you will be legally able to remarry.

It is advisable to speak with a lawyer before filing any action with the court. This divorce is no exception to that rule. There are often more issues involved in a divorce than you might realize if you fail to get legal advice. However, you may want to review the forms and instructions in this packet before you talk to a lawyer, so that you will be able to make the best use of your time with the lawyer.

Dissolution of a marriage can be a very complicated process. If documents are not completed, signed, notarized and filed in compliance with the law, then a judge cannot grant your request for divorce and may dismiss your case.

If you want a court to grant <u>your</u> divorce, <u>you must follow the law</u> and <u>you must complete each</u> <u>and every paragraph that applies to your case</u> (but not any paragraphs that do not apply to your case).

Finding basic legal information:

"O.C.G.A.," followed by a symbol ("\seta") and number, refers to a specific section ("\seta") in the Official Code of Georgia Annotated (O.C.G.A.). You can find the annotated Georgia Code in print at some libraries (including the Fayette County Law Library at 1 Center Drive, Fayetteville, GA). The unannotated Georgia Code is available on the Georgia General Assembly's website at: www.legis.state.ga.us.

"USCR," followed by a number, refers to a specific rule in the Uniform Superior Court Rules (USCR).

USCR 24.1 through 24.9 includes several rules that apply in domestic relations cases (a divorce is considered a domestic relations case). The Uniform Superior Court Rules are available on the Georgia Judicial Branch website at www.georgiacourts.org (under "Courts" and then under "Court Rules").

II. BASIC STEPS FOR OBTAINING A DIVORCE IN THE GRIFFIN JUDICIAL CIRCUIT

Your case may require different or additional steps, so please read through the entire instructions carefully.

- 1. Carefully read all of these instructions at least once before filling out the forms.
- 2. Choose the set of forms applicable to your circumstances in section III of this document and complete them, using the instructions pertaining to each form.
- 3. Make three complete sets of all the papers you are going to file. Then, separate them into three packets: (1) all of the originals (to be filed in the Clerk of Court's office for the Court) <u>do not</u> <u>staple this set together</u>, (2) one set of copies for your spouse (called the "service copy"), and (3) one set of copies for you to keep for your records.
- 4. You must serve your spouse with one set of complete copies. You have three options for "serving" the documents to your spouse. You must choose only one.
 - a. Acknowledgement of Service You know where your spouse lives and you wish to give a copy of the documents to him/her in person. Your spouse would then sign an *Acknowledgement of Service* Form.
 - b. <u>Served by the Sheriff's Office</u> You know where your spouse lives and you wish to pay the Sheriff's Office to deliver a copy of the documents. (contact the respective Clerk of Courts for the service fee and accepted method of payment.) You must then complete a <u>Sheriff's Entry of Service</u>. Upon completion of this form, you must pay the fee for service to the Clerk's office and also give the clerk the Sheriff's Entry of Service form.
 - c. <u>By Publication</u> If you do not know where your spouse lives or works and the divorce packet sent by Certified Mail to the last known address of the Respondent is returned to the Clerk's Office, you must complete the Affidavit of Due Diligence, Notice of Publication, and Order of Publication and follow the directions for each of these documents.
- 5. File your original, signed, and notarized set of divorce papers with the respective Clerk of Courts. There is a filing fee, contact the respective Clerk of Courts for the amount and accepted method of payment. The Clerk will provide you with your case number, the name of the Judge assigned to the case and your court date. You will enter this information in the appropriate space on all forms.
- 6. When filing these forms, do NOT file them as a single packet. File each form as a separate document with the court clerk.
- 7. After filing your original forms with the Clerk of Courts, serve or hand-deliver the Respondent a copy. If you used "By Publication" for service, follow the directions on the Notice of Publication for this step.

- 8. Before your hearing date, follow the directions to complete the applicable portions of the *Final Judgment and Decree of Divorce* and *Domestic Relations Case Final Disposition Information Form.*
- 9. Go to your hearing on the scheduled Court date and time. Bring the original copies of the partially completed *Final Judgment and Decree of Divorce* and *Domestic Relations Case Final Disposition Information Form*. Note: If you are unfamiliar with the Courts, proper attire is required. Additionally, make sure to turn your cell phone off before entering the courtroom (the Judge may hold you in contempt and assess a large fine against you if it rings in the Courtroom).
- 10. After your hearing and the Judge has signed your *Final Judgment and Decree of Divorce*, take the *Final* and *Domestic Relations Case Final Disposition Information Form* to the Clerk of Courts for filing.

III. FORMS YOU WILL NEED TO START AND COMPLETE YOUR DIVORCE

This is a checklist for your assistance. All forms "A" through "K" must be completed and filed initially for filing with the Clerk's Office. Forms "L" and "M" must be filed if you and your spouse have a signed agreement and wish to schedule a court date as soon as possible after the 31 days from date of service. Forms "N" and "O" will be needed to take to court on the day of your hearing. Depending on your choice of service you will file either Form "P", or Form "Q" or Forms "R", "S" and "T" (these three go together). File each document separately with the court clerk.

Check As	Name of Form	Form
Completed	1 (mail 02 2 02 11 2	Reference #
	Petition For Divorce	A
	Summons	В
	Verification	С
	Domestic Relations Financial Affidavit	D
	Domestic Relations Case Filing Information Form	Е
	STATE OF GEORGIA: Report of Divorce, Annulment or Dissolution	F
	of Marriage	C
	Settlement Agreement and Parenting Plan	G
	Child Support Worksheet (REQUIRED) –	Н
	https://csconlinecalc.georgiacourts.gov	
	Child Support Addendum	I
	Affidavit for Pro Se Divorce Filings	J
	Notice of Hearing & Certificate of Service	K
	Consent to Trial 31 Days After Service	L
	Motion for Judgment on the Pleadings	M
	Final Judgment and Decree of Divorce	N
	Domestic Relations Case Final Disposition Information Form	0
	Service of Process (pick only one way for service)	
	Acknowledgement of Service/Consent to Personal Jurisdiction and	P
	Venue	
	Sheriff's Entry of Service	Q
	Affidavit of Diligent Search	R
	Notice of Publication	S
	Order of Publication	T

DETAILED INSTRUCTIONS FOR COMPLETING FORMS:

Instructions For Completing Form A: Petition For Divorce

Caption (Heading)

Fill in your full name as the Petitioner, and your spouse's full name as the Respondent. Do not fill in the "Civil Action File No." The clerk will assign a number to your case when you file your *Petition* in the Clerk's office. After completing the heading, write your full name again in the space provided just before Paragraph 1.

Paragraph 1: Subject Matter Jurisdiction

CHECK ONLY ONE BOX

Check box "(a)" if you have been a resident of the State of Georgia for at least six (6) months immediately before filing your *Petition*. (It is not good enough if you used to live in Georgia in the past, moved away, and have returned more recently than six months ago.)

Check box "(b)" if you are not a resident of the State of Georgia, but your spouse has been living in Georgia for at least the past six (6) months. (It is not good enough if your spouse used to live in Georgia in the past, moved away, and has returned more recently than six months ago.)

Note: If you live in Georgia but have not lived here for a full six months, but your spouse has been living here for at least the past six months, you may still use the *Petition for Divorce* and file in Georgia. Just check box "(b)" and cross out the first eleven words ("I am not a resident of the State of Georgia, but"), so that the sentence is accurate.

> Paragraph 2: Venue

Note: The issue of venue in a divorce action is very complicated and can result in your case being defective if it is not addressed properly. Read these instructions very carefully. If your situation does not seem to fit any of the choices exactly, you should talk to a lawyer. You may not be able to file your case in the county you intend, or you may need to make very specific changes to this form. You should also talk to a lawyer if the Respondent is currently incarcerated (where a person is currently *living* does not always mean he/she *resides* there under the law).

On the first line, write your spouse's name in the space provided. Then *CHECK ONLY ONE BOX*

Check box "(a)" if the Respondent currently resides in the county you are filing in.

Check box "(b)" only if **all** of the following are true:

- o the Respondent is not a resident of the county you are filing in but resides in Georgia;
- o the two of you lived together in the county you are filing in at the time you separated;
- o you still live in the county you are filing in; and
- o the Respondent has moved out of the county only within the past six (6) months prior to you filing this *Petition for Divorce*.

Check box "(c)" if the Respondent is not a resident of county you are filing in but resides in Georgia and

has acknowledged service of process and consented to the jurisdiction and venue of this Court, by completing <u>both</u> parts of the form that contains the *Acknowledgment of Service* <u>and</u> *Consent to Personal Jurisdiction and Venue*. (You must file the original signed and notarized form with the *Petition for Divorce*.) You must currently live in the county you are filing in to check this box.

Check box "(d)" if you live in the county you are filing in and the Respondent is not a resident of the State of Georgia, but he/she has acknowledged service of process and has consented to the jurisdiction of the Court, by completing <u>both</u> parts of the form that contains the *Acknowledgment of Service* and *Consent to Personal Jurisdiction and Venue*. (You must file the original signed and notarized form with the *Petition for Divorce*.)

Paragraph 3: Service of Process

- a. Acknowledgement of Service You know where your spouse lives and you wish to give a copy of the documents to him/her in person. Your spouse would then sign an *Acknowledgement of Service* Form.
- b. <u>Served by the Sheriff's Office</u> You know where your spouse lives and you wish to pay the Sheriff's Office to deliver a copy of the documents. (As of this writing, the fee is \$50.00.) You must then complete a <u>Sheriff's Entry of Service</u>. Upon completion of this form, you must pay the \$50.00 for service to the Clerk's office and also give the clerk the Sheriff's Entry of Service form.
- c. <u>By Publication</u> If you do not know where your spouse lives or works and the divorce packet sent by Certified Mail to the last known address of the Respondent is returned to the Clerk's Office, you must complete the Affidavit of Due Diligence, Notice of Publication, and Order of Publication and follow the directions for each of these documents.

> Paragraph 4: Date of Marriage

CHECK ONLY ONE BOX

Check box "(a)" if you and the Respondent were married with a license and a ceremony, such as one by a clergyman or by a judge at the courthouse. Write the date of the marriage in the space provided.

Check box "(b)" if you and the Respondent did not have a marriage license and a ceremony, but you believe you have established a common law marriage. Under Georgia law, this generally means that you and the Respondent lived together and held yourselves out as husband and wife before January 1, 1997. Write the date you began your common law marriage on the space provided.

Paragraph 5: Date of Separation

In the space provided, write the last date that you and the Respondent separated and remained separated up to the present time. Provide only one date. If you and the Respondent have separated, gotten back together, and then separated again, use the date of the most recent separation.

> Paragraph 6: Settlement Agreement

The Respondent and I have entered into a *Settlement Agreement*, which we both want to be incorporated into the *Final Judgment and Decree for Divorce*. The Settlement Agreement has been signed by each of

us in front of a notary public, and I am filing the *Settlement Agreement* with the Court, together with this *Petition*.

Paragraph 7: Child(ren)

If you have no children together and the Wife is not pregnant, choose the first box and go to Paragraph 15 (skipping 8-14). If you do have children together or the Wife is pregnant, choose the second box, enter the number of minor (under 18) children and list the name, sex, <u>year</u> of birth and person (mother, father or other) with whom each child resides.

Paragraph 8: Custody/Visitation

Only Complete this section if you have minor children together. An uncontested divorce means that you and your spouse agree on everything, including legal and physical custody of the children. Please select the box that reflects who you both want to have legal and physical custody.

*IMPORTANT! In any case where the court decides custody, the parents must file a Parenting Plan. A Parenting Plan sets out the details of how the parents will share parenting responsibilities after a divorce or separation. If the parents can agree they can file a join parenting plan. If the parents don't agree on all the issues, each parent can file a separate parenting plan. A standard form is available for parties to use, but Parenting Plans should be individualized to consider the unique issues in every family. If there is any history of family violence in the relationship, the parent may need a Safety-Focused Parenting Plan. This parenting plan includes special considerations on visitation and safety where there is family violence. This plan should also be changed to meet the family's individual needs. The Parenting Plan must be in substantially the same form as provided herein this packet to comply with O.C.G.A. 19-9-1 and U.S.C.R. 24.10.

ns on visitation and safety where there is family violence. This plan should also be changed to meet the family's individual needs. The Parenting Plan must be in substantially the same form as provided herein this packet to comply with O.C.G.A. 19-9-1 and U.S.C.R. 24.10.

> Paragraph 9: Children's Place of Residence

Only Complete this section if you have minor children together. In the first blank, enter the address (including street, city, state, and zip) where the children live now and on the second blank enter with whom they are living (Petitioner, Respondent, or name of other). If they live in different places, write each address, and indicate which children reside there and with whom. Then if the children have lived at other addresses within the last five years, list each address and with whom they lived (you, your spouse or someone else). Again, if the children were in different locations at the same time, you need to indicate to which child(ren) each address applies. If the children have lived in the same place indicated in the first blank for the last five years, write "SAME" in the line under Address.

> Paragraph 10: Other Custody Actions

Only Complete this section if you have minor children together. Check the first box if all of the following apply:

- You have not participated as a party, witness or in any other capacity in custody litigation involving any of the minor children; AND
- You are not aware of any custody proceedings anywhere concerning any of the minor

Otherwise, check the second box and write down, for each proceeding, the County and State, the type of custody action, the date filed and the status (i.e., what happened with the proceeding).

Paragraph 11: Other Persons with Claims to Children

Only Complete this section if you have minor children together. Check the first box if no one other than you and your spouse has physical custody or custody/visitation rights to any of your minor children. If someone does have custody or visitation rights to any of your children or physical custody of them now, check the second box and list who they are and what claim they have (i.e., physical custody or visitation rights).

> Paragraph 12: Child Support

Only Complete this section if you have minor children together. Check the first box if you AND your spouse AGREE that no child support should be paid or received. If any child support is to be paid, check the second box, and enter your employer and monthly earnings on the first and second line and your spouse's employer and monthly earnings on the third and fourth line. For monthly earnings, enter your gross pay (before taxes and withholdings). If either or both do not have a job, enter "Unemployed" in the space for Employer name. YOU MUST COMPLETE THE CHILD SUPPORT WORKSHEET. See Instructions for Completing Form H. The third box should not be applicable if your spouse signs the Consent to Personal Jurisdiction and Venue portion of Form P.

> Paragraph 13: Health Insurance for Minor Children

Only Complete this section if you have minor children together. Check the first box if you AND your spouse AGREE on what portion each of you will pay for health insurance and health costs beyond insurance. **Note:** Not providing health insurance is not an option. The third box should not be applicable if your spouse signs the *Consent to Personal Jurisdiction and Venue* portion of Form N.

Paragraph 14: Life Insurance on Behalf of Minor Children

Only Complete this section if you have minor children together. Check the first box if you AND your spouse AGREE that neither you nor your spouse must purchase life insurance on behalf of the children. **Note: This is not about buying life insurance for the children.** It is about buying a policy on you or your spouse with the children being named the beneficiary. If you or your spouse is to buy an insurance policy for the benefit of the child(ren), check the second box. Then circle which of you will pay for it (Petitioner or Respondent). Finally, enter the face value of the policy. Once again, the third box should not be applicable if your spouse signs the Consent to Personal Jurisdiction and Venue portion of Form N.

Paragraph 15: Alimony:

Check only one that applies.

Paragraph 16: Marital Property:

Check only one that applies.

> Paragraph 17: Joint or Marital Debts:

Check only one that applies.

Paragraph 18: Restore Former Name

Optional: Check this box only if you want the Court to restore your former or maiden name. On the space provided, write the name you want to have restored. This case is not a name change action and cannot be used for anyone except the wife or husband in this divorce action. <u>You cannot request your spouse's name be restored</u>.

> Paragraph 19: Grounds for Divorce

This paragraph explains to the Court that the basis for your divorce is that there is no hope that you and the Respondent can save this marriage. This option is the language for grounds in most cases. It is the basis for granting a divorce when fault is not proven.

Final Paragraph: Request for Relief

CHECK THE BOXES THAT APPLY

Check box "(a)" if you want the Court to grant you a total divorce from the Respondent.

Check box "(b)" if you want the *Settlement Agreement* signed by you and the Respondent to be incorporated in the Final Judgment and Decree of Divorce. Make sure you have also completed Paragraph 6 and that both parties have signed the *Settlement Agreement* in front of a notary public.

Check box "(c)" to allow for the relief you have requested in the *Petition for Divorce*.

To finish filling out this *Petition for Divorce*, add the date on which you are signing it, sign your name in the space provided on the last page, write your address and a daytime telephone number where the Court staff could reach you if necessary. However, if you are living in a shelter for victims of family violence, DO NOT LIST THE ADDRESS OF THE SHELTER. To do so would violate O.C.G.A. § 19-13-23. Instead, on the space for the address, list only the <u>name</u> of the shelter and the state where it is located. Also, if the Respondent does not know your address or phone number and it should be kept confidential because of family violence, do not write that address or phone number here. Instead, you should write another address here, where you can be sure that you will receive any information that is mailed to you by the Court or the Respondent.

Instructions For Completing Form B: Summons

Complete and file with the *Petition of Divorce*. Enter the Petitioner's and Respondent's name and fill in Civil Action File Number (provided by the Clerk's office).

Instructions For Completing Form C: Verification

The *Verification* form <u>must</u> be filed with the *Petition for Divorce*. In the caption (heading), insert your name as the Petitioner and your spouse's name as the Respondent. Do not fill in the Civil Action Case Number. The clerk will assign a number to your case when you file your case in the Clerk's office. Insert your name in the space underneath the word "Verification," which is the title of this document.

Before you sign this *Verification*, remember that you will be swearing under oath that the information you have provided in the *Petition for Divorce* is true and correct to the best of your knowledge and belief.

Therefore you should re read your *Petition for Divorce* one more time, from start to finish to make sure it is

Therefore, you should re-read your *Petition for Divorce* one more time, from start to finish, to make sure it is all true. When your forms are ready, sign your name on the *Verification* in front of the notary public in the space provided, and check the box to indicate that you are the Petitioner. The notary must complete the rest of the *Verification* form after you sign it under oath.

Instructions For Completing Form D: Domestic Relations Financial Affidavit

The *Domestic Relations Financial Affidavit* should be filed with the *Petition for Divorce*. This document specifies <u>your</u> financial circumstances. You are the "Affiant." It is important, as with all of your documents, that you be truthful about the information you are providing. Complete <u>every space</u> on the financial affidavit unless it is specified as optional. If a question is not applicable to your situation, put "N/A" on the line. If the amount is zero, put "0" on the line. Do not leave lines blank.

Note: Complete Section 2 of the financial affidavit, "Summary of Affiant's Income and Needs," after you have completed all of the other sections. You will use totals from the other pages for this summary.

<u>Instructions For Completing Form E: Domestic Relations Case Filing Information Form</u>

The *Domestic Relations Case Filing Information Form* should be filed with the *Petition for Divorce*. Fill in "Fayette, Spalding, Pike or Upson" as the County, your complete name as the Petitioner (including your maiden name, if applicable) and your spouse's complete name as the Respondent. Leave blank the second lines under Petitioner and Respondent. After the title "Petitioner/Petitioner's Attorney", check the box for "Pro se" and leave the next line and the line after "Bar #" blank. In the large box on the left half the page, check the box for "Divorce" and the "No" box after the words "Contested," "Child Custody Issue," and "Child Support Issue."

If there is no family violence, check "No" for all three questions in the "Family Violence" box. If there is, we strongly urge you to consult a lawyer.

In the "Other" box, check "no" to the first box (unless you and your spouse have gone through mediation). If you have children, you should check "yes" to the second and last two boxes and then select the box that applies to the terms of the custody you and your spouse have agreed. If you have no children, leave this portion blank.

<u>Instructions For Completing Form F: STATE OF GEORGIA: Report of Divorce,</u> Annulment or Dissolution of Marriage Form

The STATE OF GEORGIA Report of Divorce, Annulment or Dissolution of Marriage Form should be filed with the Petition for Divorce. Complete items 4 through 15. On item 14, you will need to write the Code section that applies to your divorce. Since you are filing because the marriage is "irretrievably broken," write "19-5-3(13)."

Instructions For Completing Form G: Settlement Agreement and Parenting Plan

A Settlement Agreement should be filed with the Petition for Divorce. If you and your spouse have reached or can reach an agreement about <u>all</u> issues arising out of the marital relationship, you may use the Settlement Agreement with this packet to formalize your agreement in writing. The Settlement Agreement included herein is a sample. You and your spouse may amend any of the terms of the Settlement Agreement to match the terms to which you both agree. The Parenting Plan is required to be filed with the Settlement Agreement and all information must be completed.

Important notes about settlement agreements: Generally, if two parties execute an agreement because they want to settle all of the issues in their divorce, and it is not executed under fraud, duress, accident, or mistake, the agreement is a contract which is binding on both parties. If the agreement is considered by the Court to be a valid agreement, it may be incorporated into the Final Judgment and Decree of Divorce. The Court is not bound to accept your agreement (particularly when it comes to terms that deal with the children – child support and child custody and visitation), but if the judge is satisfied with your agreement, he or she will likely incorporate it into the final decree, binding both of you to the agreement. Therefore, once you and your spouse have executed the agreement, if you want to make any changes to it, you will both have to agree to those changes in writing, unless you can prove it is not a valid agreement.

In short, <u>DO NOT</u> execute the *Settlement Agreement* with this packet if it is incomplete, or you and your spouse have agreed to something orally that is not included in the agreement. <u>DO</u> contact an attorney if you have any questions at all about an agreement proposed to you by your spouse or if you are unclear about any of the terms included in it. It is STRONGLY recommended that you talk with an attorney before signing any agreement.

Additionally, the *Settlement Agreement* included with this packet is just one sample of an agreement you might reach with your spouse. It does not cover ever possible scenario that might come up in the future between you and your spouse. If you can hire an attorney to represent you, he or she will be able to help craft an agreement that is tailored to your precise needs.

If you execute an agreement with your spouse, and later believe the agreement is not valid, you will need to contact an attorney to find out what options might be available to you.

Instructions For Completing Form H: Child Support Worksheet

Under Georgia Law you or your spouse will be required to file the worksheets completed on the "Georgia Child Support Calculator" before the court can consider any child support. The required worksheets are found on-line at the Georgia Child Support Commission's website (worksheets must be completed on-line and printed):

https://csconlinecalc.georgiacourts.gov

<u>Instructions For Completing Form I: Child Support Addendum</u>

This form is for use at the end of your case. It is to be attached to the final order. All parts of this Addendum must be completed, and it must be attached to all final orders and judgments determining the amount of child support.

First Section: You must check one of the boxes. Check the first box if the other parent is going to sign this agreement. Check the second box if there is no agreement.

- 1. **Gross Income** In the first space, enter the Petitioner's gross monthly income before taxes or any deductions. In the second space, enter the Respondent's gross monthly income before taxes or any deductions.
- 2. **Children** Enter the number of children at issue in this case where indicated, in the firstblank. Then list the names and years of birth for each of the children at issue.
- 3. **Attachments** Attach your completed Child Support Worksheet.
- 4. **Child Support Amount** In the first space, enter the name of the person who will be paying

child support (You can use the terms "Petitioner", "Respondent", another clear designation or the person's full name.) In the second space enter the name of the personwho will be receiving the child support. In third space enter the monthly amount of child support that will be paid followed by the date the payments will start.

- 5. **Duration of Child Support** You must check **one** of the paragraphs. Paragraph (a)would be the most common and standard option in most cases.
- 6. **Split Parenting** A split parenting situation occurs when the parents have two or morechildren together, where at least one of the children spends more than 50% of the time with one parent, and at least one of the children spends more than 50% of the time withthe other parent.

You must check and complete one of the paragraphs.

Check (a) if this case does not involve Split Parenting. This is the most common option.

Check (b) if this is a Split Parenting case. Separate *Child Support Worksheets* havebeen filed for the children living with the Petitioner and for the children living with the Respondent, and a *Child Support Order Addendum* has been entered in this action for each parent. Enter the amount of each parent's obligation.

Note: You should consult with an attorney if you have a split parenting arrangement tomake sure you are calculating the child support and completing the forms correctly.

To complete (b), you must check and complete one of the sub-paragraphs: (1), (2) or (3).

Check (1) to select a **Net Payment** – this means the parent with the higher amount to pay will pay only the difference between the two amounts Enter theamount to be paid and who will be getting the payments.

Check (2) to select **Zero Payment** – This means the parents' child support obligations are equal and no one will pay support.

Check (3) to select **Full Payment From Each** - Each parent will pay the fullamount of his or her child support obligation to the other parent.

7. **Deviation from Presumptive Amount** - You must check and complete one of the paragraphs.

Check (a) if there will be no change from the amount shown on line 9 of the ChildSupport Worksheet.

Check (b) if there will be a change from the amount shown on line 9 of the worksheet. Write the amount that was listed on line 9 (before the change was made).

8. **Health, Dental & Vision Insurance for** Children - You must check and complete one of the paragraphs.

Check (a) and complete the information if one parent will provide health insurance. Check (b) if the children are on Medicaid or there is no insurance for the children. Notethat when insurance has been obtained by either party, Paragraphs 8 (a)(1) and (2) shall apply.

9. **Uninsured Health Care Expenses** – On the blank spaces, enter each the name or designation (Petitioner/Respondent, Petitioner, Respondent, etc.) of each parent who willpay a portion of the

uncovered health expenses for the children along with the portion they will pay.

- 10. **Parenting Time Amounts** enter the total number of days per year each parent will have the children under the Parenting Plan. Count all weekends, holiday time, etc. foreach parent.
- 11. **Social Security Benefits** You must check and complete one of the paragraphs.
 - Check (a) if the children do not receive socila security dependent benefits from the paying parent's social security account.
 - Check (b) if the children receive socila security dependent benefits from the paying parent's social security account.
- 12. **Modification** You must check and complete **one** of the paragraphs.
 - Check (a) if there have been no prior cases involving a final order for child support.
 - Check (b) if there was a prior child support case but there will be no change in child support now.
 - Check (c) if there was a prior child support case and that order will be changed. Check the option that applies.
- 13. **Continuing Garnishment for Child Support** Review this paragraph and make surethat you understand it.
- 14. **Income Deduction Order** An Income Deduction Order is a separate order to take the support from the paying parent's paycheck automatically. You must check and completeone of the following paragraphs: (a), (b) or (c).]
 - Check (a) If there will be an Income Deduction Order entered by the Court. This is the most common option and is normally a requirement, under OCGA § 19-6-32. To finish(a), you must check either (1) or (2) in that section
 - Check (b) if there is an agreement not to have an Income Deduction Order.
 - Check (c) if the Court will order that there will be no Income Deduction Order.

Signatures - Each party should sign the document and then submit it to the Court along with afinal settlement agreement. Be sure to also attach a completed Child Support Worksheet.

Instructions For Completing Form J: Affidavit for Pro Se Divorce Filings

The Affidavit for Pro Se Divorce Filings From should be filed with the Petition for Divorce. The purpose of this document is to determine if anyone assisted you in completing the forms and if you paid them to do it. For questions 1, 2, and 4, circle either YES or NO, depending upon the correct answer. If you circled "Yes" on question 2, answer question 3; otherwise, leave question 3 blank. If you circled "Yes" on question 4, answer question 5; otherwise, leave question 5 blank. Then add your mailing address, email address and your phone number but do not sign it. You must get this document notarized and you should sign the form in front of the Notary Public. Make sure you get the form notarized before you go to the Clerk's office to file all your forms.

Instructions For Completing Form K: Notice of Hearing & Certificate of Service

Complete top part of form filling in Petitioner's and Respondent's names, fill in the Civil Action Number (provided by clerk's office) and the Clerk's office will provide you with a court date, Judge, time of hearing and courtroom. The Certificate of Service must be completed if the Respondent's address is known. (Copy of Notice must be mailed to Respondent, if address is known).

Instructions For Completing Form L: Consent to Trial 31 Days After Service Form

Enter Petitioner's and Respondent's names, enter County name, and enter Civil Action File Number (provided by the Clerk's office), then the Petitioner and Respondent should date and sign this form before a notary public.

<u>Instructions For Completing Form M: Motion for Judgment on the Pleadings</u>

Enter Petitioner's and Respondent's names, enter County name, and enter Civil Action File Number (provided by the Clerk's office), then complete all required information.

<u>Instructions For Completing Form N: Final Judgment and Decree of Divorce</u>

You will not need the *Final Judgment and Decree of Divorce Form* until the day of your final hearing (so keep it with your folder). Simply add your name as Petitioner and your spouse's as Respondent. Add the civil action number (case number) when the Clerk gives it to you (when you go to file your initial set of documents with the Clerk).

<u>Instructions For Completing Form O: Domestic Relations Case Final Disposition Information Form</u>

You will not need the *Domestic Relations Case Final Disposition Information Form* until the day of your final hearing (so keep it with your folder). Fill in the spaces for County, Docket # (after you get a case number from the Clerk of Courts), your name, the name of the Respondent, and check the box for "Pro Se."

<u>Instructions For Completing Form P: Acknowledgement of Service & Consent to Personal Jurisdiction and Venue Form</u>

The Acknowledgement of Service & Consent to Personal Jurisdiction and Venue Form should be filed with the Petition for Divorce. The two-part Acknowledgment of Service and Consent to Personal Jurisdiction and Venue form is a form your spouse may complete and sign in front of a notary (and return to you for filing with the Court). Filing this form with your Petition satisfies the requirement that the Respondent be personally served with the divorce papers (which is done by a deputy or special process server).

Instructions For Completing Form Q: Sheriff's Entry of Service Form

The Respondent may be served by the Sheriff's Office. Enter Superior Court, enter Civil Action Number (given by the Clerk's office), enter date you filed the *Petition*, fill in Petitioner 's and Respondent's names and then fill in Name and Address of party to be served. This form will be filed with the Clerk with a service fee. Contact the Clerk's Office for the current fee. The Clerk's Office will provide the Sheriff with this form.

<u>Instructions For Completing Forms R, S, and T: Affidavit of Diligent Search Form;</u> Notice of Publication Form and Order of Publication Form

In this form you will explain to the Court about the steps you took to try to find the Respondent. You must make reasonable efforts to find the Respondent before you fill out the *Affidavit* form. If you know you must use service by publication when you prepare your *Petition for Divorce*, then you should prepare the three listed forms at that time (*Affidavit of Diligent Search Form, Notice of Publication Form* and *Order of Publication* Form). However, if you have already filed your divorce case, and have tried to complete service by a different method, you can still request the Court's permission to serve by publication.

If the Court grants permission, the Judge will sign the *Order of Publication*. You must pay the cost of publication (request the fee from the Clerk's Office). Then, the *Notice of Publication* will be published in the county's official legal newspaper four times (usually four weeks in a row). The *Notice* gives the Respondent a chance to file an Answer, if she or he wants to contest the case.

After it has been published all four times, you should receive an *Affidavit of Publication* from the newspaper, stating that publication is complete. You must bring this *Affidavit of Publication* with you to your hearing, to prove that service by publication has been completed.

Form A

	IN THE SUPERIOR COURT OF	COUNTY
	STATE OF GEO	PRGIA
V.		/IL ACTION E NO.:
	PETITION FOR DI	VORCE
	TEITHORT OR BI	VORGE
mysel	My name is f in this divorce action. In support of my case	, and I am representing e, I state the following:
	1.	
Subje	ect Matter Jurisdiction: I am the Petitioner i	n this action, and:
(C	theck only one of the options below.)	
	(a) I have been a resident of the State of Ge immediately prior to filing this action.	orgia for at least six (6) months
	(b) I am not a resident of the State of Georg of the State of Georgia for at least six (6) months action.	
	2.	
	e: My spouse's name isondent in this action, and:	He/she is the
(C	theck and complete only one of the options be	elow, (a) through (d).)
	(a) The Respondent is a resident oftherefore, venue is proper. The Respondent this Court.	County, Georgia and, t is subject to the personal jurisdiction of
	(b) The Respondent is a resident of Georgia the Respondent and I lived together in separated. I still reside in only moved away from the date of my filing this action. Therefore, we will be a separated to the second	a in County, but County, but County at the time we County, and the Respondent has County within the past six months before yenue is proper in

	County. The Respondent is subject to the personal jurisdiction of this Court.
	(c) The Respondent is a resident of Georgia in County, and I live in County. I expect the Respondent will consent to venue in County by executing a <i>Consent to Personal Jurisdiction and Venue</i> . If such consent is obtained, I will be filing the signed form with this <i>Petition</i> . The Respondent is subject to the personal jurisdiction of this Court.
	(d) The Respondent is not a resident of the State of Georgia, but I am a resident of County, Georgia, making venue in County proper, and I expect the Respondent will consent to the jurisdiction of this Court by executing a Consent to Personal Jurisdiction and Venue. If such consent is obtained, I will be filing the signed form with this Petition.
	3.
	ce of Process: The Respondent shall be served as provided under OCGA § 9-11-4, following manner:
(C	heck and complete only one of the options below, (a) through (c).)
	(a) I expect the Respondent will acknowledge service and waive process by signing an <i>Acknowledgment of Service</i> . If such acknowledgment is made, I will be filing the signed form with this <i>Petition</i> . Respondent's address is
	(b) The Respondent may be served by the County Sheriff's Office at
	(c) The Respondent's whereabouts are unknown to me. I am filing my <i>Affidavit of Due Diligence</i> with this <i>Petition</i> . The Respondent shall be served by Publication as is provided by law in the case of those who cannot be found within the State pursuant to O.C.G.A. § 9-11-4(f)(1). The Clerk shall mail a copy of the <i>Notice</i> , <i>Order for Service by Publication</i> , and <i>Petition for Divorce</i> to the last known address of Respondent, which is within 15 days of filing of the Order of Service by Publication.
	4.
Date	of Marriage: (Check and complete only one of the following options, (a) or (b).)
	(a) The Respondent and I were lawfully married on

(b) The Respondent and I are married by common law because we lived together and held ourselves out as husband and wife as of, which date is prior to January 1, 1997.
5.
Date of Separation: The Respondent and I last separated onand we have remained in a true state of separation since that date.
6.
Settlement Agreement: The Respondent and I have entered into a written <i>Settlement Agreement</i> , which we both want to be incorporated into the <i>Final Judgment and Decree for Divorce</i> . The <i>Settlement Agreement</i> has been signed by each of us in front of a notary public, and I am filing the <i>Settlement Agreement</i> with the Court, together with this <i>Petition</i> .
7.
Child(ren): (Choose only one)
☐ The Respondent and I have no minor children together and, if applicable, the Wife in this case is not pregnant with a child of the Husband. If so, skip sections 8 − 14 and proceed to section 15.
☐ Respondent and I are the parents of minor children, listed below:
Name of Child Sex (M/F) Year of Birth Resides with mother/father/other
8.
Custody/Visitation: (Complete only if there are minor children; Choose only one)
I am entitled to the temporary and permanent sole legal and physical custody of these children.
☐ I am entitled to joint legal and primary physical custody of these children.
I am entitled to joint legal custody of these children. The Respondent will have primary physical custody.

The r	minor children of the	9. idence: (Complete only if parties currently reside at have lived at the following		,
	ADD	RESS	RESIDE	<u>D WITH:</u>
		10.		
Othe	r Custody Actions	: (Complete only if there a	re minor children;	Choose only one)
	litigation concerning not know of any co	ated as a party, or witness, ng the custody of the minor ustody proceedings concer t in this or any other state.	children in this or	any other state. I do
	The minor children	n have been involved in the	following custody	actions:
Co	unty/State Court	Type of custody action	Date Filed	<u>Status</u>
		11.		
	r Persons with Cla	ims to Children: re minor children; Choose	only one)	
	I know of no other person, not a party to this proceeding, who has physical custody of the children or claims to have custody or visitation rights with respect to the mino children.			
	The following pers	ons who are not a party to	this proceeding h	ave custody or

	visitation rights with the minor children: Name Claim
	12.
Child	Support:
(Con	nplete only if there are minor children; Choose only one)
	Both parties agree that no child support is appropriate.
	I am employed by earning earning per month. Respondent is employed by per month. We
	agree that the (Petitioner)(Respondent) shall pay the (Petitioner)(Respondent) child support. NOTE: You must complete the Child Support Worksheet before submission of this form.
	The issues of child support cannot be decided in this action because Georgia does not have personal jurisdiction over my spouse.
	13.
Healt	h Insurance for Minor Children:
(Coi	mplete only if there are minor children; Choose only one)
	 We have agreed to split the health costs for the minor children as follows: d. Regarding the costs to maintain a policy for dental, medical and hospitalization insurance for the minor children, Petitioner should be ordered to be% of the costs and Respondent should be ordered to pay% (the two percentages must equal 100%). e. Regarding any uncovered costs for dental, medical and hospitalization for the
	minor children, Petitioner should be ordered to be% of the costs and Respondent should be ordered to pay% (the two percentages must equal 100%).
	The issues of health insurance for the children cannot be decided in this action because Georgia does not have personal jurisdiction over my spouse.

Life Insurance for Minor Children: (Complete only if there are minor children; Choose only one)
□ We have agreed that no life insurance is required to be maintained by either party for the benefit of the children.
□ We have agreed that the (Petitioner)(Respondent) should be ordered to maintain a life insurance policy in the amount of \$ for the benefit of the minor children.
☐ The issues of obtaining life insurance for the children cannot be decided in this action because Georgia does not have personal jurisdiction over my spouse.
15.
Alimony:
(Check only one of the following either (a), (b) or (c)).
□ (a) I am financially dependent on the Respondent and need the Court to order the Respondent to pay alimony for my support.
☐ (b) I am not asking for alimony.
(c) The issue of alimony cannot be decided in this action because the Court does no have personal jurisdiction over the Respondent.
16.
Marital Property: (Check only one of the following either (a), (b), (c) or (d)].
\square (a) The Respondent and I have already divided our marital property, and we are both satisfied with the division.
□ (b) The Respondent and I have not obtained any property during our marriage.
□ (c) The Respondent and I have obtained the following property during our marriage, and I am asking for a fair division of this property:
☐ House located at
☐ Other real estate, located at

□ Mobi	le home (model:, year:)
□ Pens	sion (mine, worth \$; Respondent's, worth \$)
□ Moto	r vehicles listed here:
	□ Model/year:
	□ Model/year:
	□ Model/year:
□ Furni	iture:
	☐ Listed here:
_	
_	
[☐ Listed on separate paper attached to this <i>Petition</i>
☐ Bank	accounts and/or other investments:
	☐ Listed here:
_	
_	
	☐ Listed on separate paper attached to this <i>Petition</i>
□ Othe	r property:
С	☐ Listed here:
_	
_	
_	

☐ Listed on separate p	aper attached to this F	Petition
☐ (d) The issue of the division of mannone of the property is in Georgia and the Respondent.		
	17.	
Joint or Marital Debts:		
[Check only one of the following eith	her (a), (b),or (c)].	
\square (a) The Respondent and I do not h	nave any outstanding jo	oint or marital debts.
☐ (b) The Respondent and I have the responsibility for paying them should		joint or marital debts, and
<u>Creditor</u>	<u>Balance</u>	Who Should Pay
☐ Listed on separate paper at	ttached to this Petition	
\square (c) The issue of dividing joint and rethe Court does not have personal juri		
	18.	
Restore Former Name: (Check the	box only if applicable.)
■ My former name is and I am asking the Court to re		e.
	19.	

Grounds for Divorce: Our marriage is irretrievably broken. The Respondent and I can no longer live together and there is no hope that we will get back together.

FOR THESE REASONS, I REQUEST THE FOLLOWING RELIEF:

[Check all options below that apply.]

(a) The control of	nat I be granted a total divorce from the Respondent;
` '	nat any Settlement Agreement signed by the parties be incorporated into the Judgment and Decree of Divorce;
` ,	nat the custody and visitation for the children be ordered according to graph 8;
	nat child support, health insurance, medical expenses and life insurance for the ort of the children be ordered according to Paragraphs 12, 13 and 14;
☐ (e) Th	nat the Respondent be ordered to pay me alimony for my support;
☐ (f) Th	at our marital property be divided according to Paragraph 16;
☐ (g) Th	nat our joint or marital debts be divided according to Paragraph 17;
☐ (h) Th	nat my former or maiden name be restored according to Paragraph 18;
☐ (i) Th	at the Court order any and all other relief that the Court finds appropriate.
	Dated:
	Petitioner, Pro se [signature above]
Name [print	ed]:
Address:	
Email addre	SS:
Phone: ()

FORM B

IN THE SUPERIOR COURT OF		COUNTY	
	STATE OF GEORGIA		
	Civil Action Number		
PETITIONER			
Vs.			
RESPONDENT			
	0.11.11.10.10		
	SUMMONS		
TO THE ABOVE NAMED RESPONDEN	Γ:		
You are hereby summoned and r Petitioner's attorney, whose name and ac		of said court and serve upon the	
an answer to the Petition which is herewi upon you, exclusive of the day of service for the relief demanded in the Petition.			
This day of	20		
	Clerk of Superior Co	purt	
	ВҮ		
	<u> - ·</u>	Clerk	

INSTRUCTIONS: Attach addendum sheet for additional parties, if needed, and make notation on this sheet if addendum sheet is used.

FORM C

IN THE SUPERI	OR COURT OF COUNTY STATE OF GEORGIA
Petitioner, v. Respondent.	
	VERIFICATION
before the undersigned Notary	I hereby swear or affirm, y Public that I have read the following document <i>Petition for</i> this <i>Verification</i> , and the facts stated in the document are my knowledge and belief.
This the day of	, 20
	Petitioner [Signature]
	[print/type your name]
Sworn to and subscribed befo day of	
NOTARY PUBLIC	
My Commission Expires:	
(Notary Seal)	

FORM D Domestic Relations Financial Affidavit PREPARE AND FILE AS A SEPARATE DOCUMENT WITH THE COURT CLERK

FORM D

IN THE SUPERIOR COURT OF ______ COUNTY STATE OF GEORGIA Petitioner:_____

Civil Action File No.:_____

DOMESTIC RELATIONS FINANCIAL AFFIDAVIT

(1) Your Name:		Your Age:	Your Age:		
Spouse's Name		Spouse's Age:			
Date of Marriage:	Date of Sep	paration:			
Names and birth year of child(ren) for whom support is	s to be detern	nined in this	s action:		
Name:	Year of	Birth:	Reside	es With:	
Names and birth year of your other child(ren):	•				
Name:	Year of	Year of Birth: Res		sides With:	
(2) SUMMARY OF YOUR INCOME AND NEEDS: (fill	out this part	part after you complete pages		pages 2-5)	
(a) Gross Monthly Income (from Item 3A below) (before	re taxes)			\$	
(b) Net Monthly Income (from Item 3B below) (after tax	xes)			\$	
(c) Average Monthly Expenses (Item 5A below)				\$	
Monthly Payments to Creditors (Item 5B below)				\$	
Total Monthly Expenses & Payments to Creditors (Iter	n 5C below)			\$	

(3) (a) YOUR GROSS MONTHLY INCOME: (Complete this section or attach Child Support Schedule A). (All income must be entered based on monthly average regardless of date of receipt. Where applicable, income should be annualized.)

Vs.

Respondent:____

Salary or Wages – ATTACH COPIES OF 2 MOST REC	ENT WAGE STATEMENTS	\$		
Commissions, Fees & Tips	ommissions, Fees & Tips			
contracts (gross receipts minus ordinary and necessary	come from self-employment, partnership, close corporations and independent ontracts (gross receipts minus ordinary and necessary expenses required to oduce income) ATTACH SHEET ITEMIZING YOUR CALCULATIONS			
Rental income (gross receipts minus ordinary and nece produce income) ATTACH SHEET ITEMIZING YOUR		\$		
Bonuses		\$		
Overtime Payments		\$		
Severance Pay		\$		
Recurring Income from Pensions or Retirement Plans		\$		
Interest and Dividends		\$		
Trust Income		\$		
Income from Annuities		\$		
Capital Gains		\$		
Social Security Disability or Retirement Benefits		\$		
Worker's Compensations Benefits		\$		
Unemployment Benefits		\$		
Judgments from Personal Injury or Other Civil Cases	s from Personal Injury or Other Civil Cases			
Gifts (cash or other gifts that can be converted to cash)	(cash or other gifts that can be converted to cash)			
Prizes & Lottery Winnings	& Lottery Winnings			
Alimony and maintenance from persons not in this case		\$		
Assets which are used for support of family		\$		
Fringe Benefits (if significantly reduce living expenses)		\$		
Any Other Income (Do not include means-tested public food stamps.)	assistance, such as TANF or	\$		
TOTAL Gross Monthly Income (also write in 2A on pa	ge one)	\$		
(3) (b) Net Monthly Income From Employment (deductaxes and FICA) (also write in 2B on page one)	(b) Net Monthly Income From Employment (deducting only state and federal es and FICA) (also write in 2B on page one)			
Your Pay Period (i.e.	Number of Exemption Claime	ed		
monthly, weekly, etc.):	by You for Tax Purposes:			

(4) ASSETS

(List all assets here, including both non-marital and marital property. If you claim or agree that all or part of an asset is non-marital, indicate the non-marital portion under the appropriate spouse's column and state the amount and the basis: pre-marital, gift, inheritance, source of funds, etc. The total value of each asset must be listed in the

"value" column. "Value" means what you	feel the item of p	of property would be worth if it were offered for sale.)			
Description	Value	Separate Asset of Husband	Separate Asset of Wife	Basis of the Claim (pre- marital, gift, inheritance, etc.)	
Cash	\$	\$	\$		
Stocks, Bonds	\$	\$	\$		
CD's/Money Market Accounts	\$	\$	\$		
Bank Accounts (list each account belo	w, any accour	nt numbers show	uld only include t	he last four digits):	
(1)	\$	\$	\$		
(2)	\$	\$	\$		
(3)	\$	\$	\$		
Retirement Pensions, 401(k), IRA or Profit-Sharing	\$	\$	\$		
Money Owed to You (or Spouse)	\$	\$	\$		
Tax Refund Owed to You	\$	\$	\$		
Real Estate (list properties & mortgag	es):	•			
Home	\$	\$	\$		
Debt owed on Home	\$				
Other Real Estate	\$	\$	\$		
Debt owed on Other Real Estate	\$				
Automobiles/Vehicles (list vehicles & a	amounts owed	on each one):			
(1)	\$	\$	\$		
Debt owed on Vehicle (1)	\$				
(2)	\$	\$	\$		
Debt owed on Vehicle (2)	\$				
Life Insurance (net cash value)	\$	\$	\$		
Furniture/Furnishings	\$	\$	\$		
Jewelry	\$	\$	\$		
Collectibles	\$	\$	\$		
	\$	\$	\$		
Other Assets (specify):	\$	\$	\$		
	\$	\$	\$		

TOTAL ASSETS	\$	\$	\$	
(5) (a) AVERAGE MONTHLY EXP	PENSES FOR Y	OU AND YOUR	HOUSEHOLD	
	HOUSEHOL	D EXPENSES		
Mortgage or Rent Payments	\$	Gas		\$
Property taxes	\$	Repairs & Mair	ntenance	\$
Homeowner's/Renter's Insurance	\$	Lawn Care		\$
Electricity	\$	Pest Control		\$
Water	\$	Cable TV/Inter	net Access	\$
Garbage& Sewer	\$	Misc. Househo	ld & Grocery Items	\$
Telephones	\$	Meals Outside	Home	\$
Residential Lines	\$	Other (specify)		\$
Cellular Telephones	\$			\$
	AUTO	MOTIVE		
Gasoline & Oil	\$	Auto Tags/Reg	istration/License	\$
Repairs & Maintenance	\$	Insurance		\$
OTHE	R VEHICLES (boats, trailers, R	vs, etc.)	
Gasoline & Oil	\$	Tags/Registrat	ion/License	\$
Repairs & Maintenance		Insurance		
	CHILDREN	'S EXPENSES		
Child Care (total monthly cost)	\$	Allowance		\$
School Tuition	\$	Child(ren)'s Clo	othing	\$
Tutoring	\$	Diapers		\$
Private lessons (e.g. music, dance)	\$		ll, Prescriptions (ou vered expenses)	rt- \$
School Supplies/Expenses	\$	Grooming/Hygi	iene	\$
Lunch Money	\$	Gifts from child	(ren) to others	\$
Other Educational Expenses (list ty	/pe & amount)	Entertainment		\$
	\$		ding extra-curricula s, cultural, etc.)	ar, \$
	\$	Summer Camp	os	\$
	OTHER I	NSURANCE		
Health Insurance	\$	Life Insurance		\$

Child(ren)'s portion:	\$		Rel	ationship of Ber	eneficiary:			
Dental Insurance	\$		Disab	ility Insurance	9			
Child(ren)'s portion:	\$		Other	Insurance (spe	pecify) \$			
Vision Insurance	\$							
Child(ren)'s portion:	\$						\$	
	YO	UR OTHE	R EXF	PENSES				
Dry Cleaning & Laundry	\$		Public	cations			\$	
Clothing	\$		Dues	, Clubs			\$	
Medical/Dental/Prescription (out- of-pocket uncovered expenses)	\$		Religi	ous & Charities			\$	
Your gifts (special holidays)	\$		Pet e	xpenses			\$	
Entertainment	\$		Alimo	ny Paid to Form	ner Spous	е		
Recreational Expenses (e.g. fitness)	\$		Child child(Support Paid for	for other \$			
Vacations	\$		Date	of initial CS ord	der:			
Travel Expenses for Visitation	\$		Other	attach sheet to	to list) \$			
TOTAL ABOVE MONTHLY EXPE	NSES	(also writ	e on fir	st line of 2C on	n page one) \$			
5 (b) YOUR PAYMENTS & DEBT	S TO C	PEDITO	99					
- ()			13					
				Monthly	(Please	check	one)	1
To Whom:		Balance		Monthly Payments	(Please	check Husba		Wife
				•	-			I
		Balance		Payments	-			I
		Balance		Payments \$	-			I
		Balance		Payments \$ \$	-			I
		Balance \$ \$ \$		Payments \$ \$	-			I
		S S S		Payments \$ \$ \$ \$	-			I
		\$ \$ \$ \$ \$ \$	Due	Payments \$ \$ \$ \$ \$ \$ \$	Joint	Husba		I
To Whom:	litors (a	\$ \$ \$ \$ \$ \$ also write	this to	Payments \$ \$ \$ \$ \$ \$ al on line 3 of 2	Joint C on page page 5 +	Husba	and	I
Total Monthly Payments to Cred (5) (c) TOTAL MONTHLY EXPEN	litors (a	\$ \$ \$ \$ \$ \$ also write	this to	Payments \$ \$ \$ \$ \$ \$ al on line 3 of 2	Joint C on page page 5 +	Husba	\$	I
Total Monthly Payments to Cred (5) (c) TOTAL MONTHLY EXPEN	litors (a	\$ \$ \$ \$ also write	this tot	Payments \$ \$ \$ \$ \$ \$ al on line 3 of 2	C on page 5 + C on page	Husba	\$	I

Notary Public	Address:
My commission expires:	Email address:
(Seal)	Phone:

FORM E

DOMESTIC RELATIONS CASE FILING INFORMATION FORM

{Attached and can be downloaded from www.fayetteclerk.com website} File as a separate document

FORM E Domestic Relations Case Filing Information Form

Superior Co	ourt	County		Date Fil	led	VVVV		
		Docket #			MM-DD-	-		
Plaintiff(s)				Defenda	ant(s)			
Last	First	Middle I. Suffix	x Prefix Maiden	Last	First	Middle I.	Suffix Pr	refix Maiden
Last	First	Middle I. Suffix	Prefix Maiden	Last	First	Middle I.	Suffix Pr	refix Maiden
Plaintiff/Pet	titioner's Att	orney	☐ Pro Se					
					Bar #		_	
Last	First	Middle	I. Suffix					
Che	ck Case T	Type (one o	or more)		F.A	AMILY VIO	DLENC	E
☐ Divorce ((includes ann	ulment)						
Conteste	ed?	☐ Yes	□ No		Additional	Information	1 – Ex P	arte Relief
Child C	ustody Issue?	☐ Yes	□ No					
Child Su	apport Issue?	☐ Yes	□ No	Did th	e initial pleadi	ng include a r	equest fo	or relief?
☐ Separate	Maintenance							
☐ Adoption	1				m alleged fam	-		
☐ Paternity	(includes leg	itimation)			s ex parte relie	•		
☐ Interstate	Support Enfo	orcement Action	n	3. Wa	s ex parte relie	ef granted	☐ Yes	s □ No
☐ Domestic	cation of Fore	ign Custody De	ecree					
☐ Family V	iolence Act I	Petition				OTHE	<u> </u>	
	MOD	IFICATION				OTHE	K	
☐ Modifica	tion – Custod	ly, Visitation, o	r Parenting Time	Have t	the parties agre	eed to binding	g arbitrati	on? □ Yes □ No
Does the	e modification	n include a pare	nt selection	Have t	the parties reac	ched a custodi	al agreen	ment? □ Yes □ No
by a chil	ld who is at le	east 14 years old	i? □Yes □ No	If y	es, check one:			
☐ Modifica	tion – Child S	Support and Ali	mony		☐ Joint Cust	tody		
☐ Modificat	tion – Child S	upport			☐ Joint Lega	al Custody		
☐ Modifica	tion – Alimo	ny			☐ Joint Phys	sical Custody		
	CO	NTEMPT			☐ Sole Cust	ody to:		
□ Contemp	t – Custody,	Visitation, or Pa	arenting Time	Financ	cial Affidavit S	Submitted?	□ Yes	□ No
□ Contemp	t – Child Sup	port and Alimo	ny	Child	Support Forms	s submitted?	□ Yes	□ No
□ Contemp	t – Child Sup	port						

☐ Contempt – Alimony
☐ Other Domestic Contempt
☐ Other Domestic Relations Specify

FORM F

STATE OF GEORGIA: REPORT OF DIVORCE, ANNULMENT OR DISSOLUTION OF MARRIAGE

{Attached and can be downloaded from www.fayetteclerk.com website} File as a separate document

FORM F STATE OF GEORGIA

Report of Divorce, Annulment or Dissolution of Marriage Type or print all information

1. Civil Action Number	2. Date Decree Granted (mo., day, year)		3. County Decree Granted
4. Wife's Name (first, middle, last)		5. Maiden (Birth) Last Name	6. Date of Birth (mo., day, year)
7. County of Residence		8. Number of This Marriage (1st, 2nd	, etc.)
9. Husband's Name (first, middle, last, generat	ion)	10. Date of Birth (mo., day, year)	11. County of Residence
12. Number of This Marriage (1 st , 2 nd , etc.)		13. Date of This Marriage (mo., day.	, year)
14. Specify Grounds For Divorce (19-5-3, OCG	(A)	15. Number of Children Less Than	18 Affected by This Decree

This above Report may be reproduced by use of a computer. However, the finished Report must be a close reproduction of the original, and prior review and approval must be obtained from the State Registrar before use.

(31-10-7, O.C.G.A.)

31-10-22. Record of divorce, dissolutions, and annulments.

- (a) A record of each divorce, dissolution of marriage, or annulment granted by any court of competent jurisdiction in this state shall be filed by the clerk of the court with the department and shall be registered if it has been completed and filed in accordance with this Code section. The record shall be prepared by the petitioner or the petitioner's legal representative on a form prescribed and furnished by the state registrar and shall be presented to the clerk of the court with the petition. In all cases, the completed record shall be a prerequisite to the granting of the final decree.
- (b) The clerk of the superior court shall complete and forward to the department on or before the tenth day of each calendar month the records of each divorce, dissolution of marriage, or annulment decree granted during the preceding calendar month.

Form 3907 (Rev. 10-2002)

FORM G
PREPARE AND FILE AS A SEPARATE DOCUMENT WITH THE COURT CLERK

FORM G

IN	THE SUPERIOR CO	URT OF		_ COUNTY
	ST	ATE OF GE	ORGIA	
Petitione v. Respond		,	IVIL ACTION ILE NO.:	
,	SETTLEMENT AGR	EEMENT W	/ITU MINOD CUI	IDDEN
This is a	n agreement between			
	-			(referred to
here as "Husba				(10101104 to
	es are married but are	e currently s	eparated; and	
•	ve minor childre	•	•	low:
<u>Child's Name</u>				Year of Birth
		_		
		_		
-			•	of custody, visitation,
• •	surance, alimony, div	• •	•	ii other rights and
J	ng out of their marital	•		de aleratione in this
	ORE, in consideration		iai promises and	deciarations in this
agreement, the	parties agree as follow	ws. 1.		
		SEPARATI	ION	
The parti	es shall continue to liv	' <u>'</u>		e free from all
-		•		each may reside at such
	she may choose.	do fally do li	difficultied, and v	saon may reside at saon
F14000 40 110 01	one may one out.			
Initialed by:	Husband		Wife	

CUSTODY

Check and	complete only one	of these, either (a) or (b). Do not check both (a) and
(b). (If you want a	custody arrangem	ent that is not shown here, you should consult an
attorney for approp	oriate language to	use in place of this section.)
□ (a) The	:	shall have sole custody of the child(ren).
☐ (b) The parties	shall have joint leg	al custody of the child(ren).
□ (c) The	shall hav	ve primary physical custody of the children, and the
parties shall have	joint legal custody	of them. The parties shall consult each other and try
to reach a joint de	cision on all major	issues concerning the children's education, health
care and religious	upbringing. Howe	ever, if the parties are not able to reach a joint decision
concerning one of	these major issues	s, then the parent with primary physical custody shall
make the final dec	ision on the issue.	
		3.
		VISITATION
The	shall hav	e the right of reasonable visitation with the minor
children, at any tin	ne by mutual conse	ent of the parties, provided that the beginning and
ending times of the	e visitation have be	een put into writing and signed by both parties before
the start of the visi	tation. In arranging	g visitation, the parties shall take into consideration the
requirements of th	e children's school	I work, their activities, and child care arrangements.
(Ched	ck and complete al	Il that apply, from (a) to (d) of this section.)
☐ (a) If the parties	cannot agree on s	specific visitation, the
shall have the righ	t to visitation acco	rding to the parenting plan attached to this Settlement
Agreement as "Ex	hibit A".	
☐ (b) The visiting	parent shall notify	the other parent at least 24 hours in advance of any
scheduled visitatio	on if he/she does no	ot intend to exercise that visitation opportunity.
Initialed by:	Husband	Wife

□ (c	, .		•	ildren for visitation within at visitation opportunity.	
•	•			ng, the drop-off and pick-up for	
			4.		
		OTHER	PARENTAL R	RIGHTS	
	The parties	acknowledge that the	e children have	e two parents who love them and	
want	t to be involved	d in their upbringing.	The parties aç	gree that the welfare of the childrer	n is
most	t important and	d each agrees to enc	ourage a feelii	ng of affection and respect betwee	n
the c	children and the	e other parent. Neith	ner party shall	involve the children in actions or	
comi	munications w	hich would endanger	the children's	s opinion of the other party.	
(a)	their current	home address and t se of emergency; the	telephone num	ies agree to provide each other with the same of the s	er
(b)	and e-mail a	addresses and all tele oth parties shall prov	ephone and movide the other value. Both p	ach other informed of their residen obile communication device with at least 30 days advance notion parties shall give the other reasonals.	ce
(b)	children con and talk to the each day, at hours of	nmunicating with the he children when the the the expense of the carrier	other party. Early are in the cacalling parent.	do anything to interfere with the ach party shall have the right to ca are of the other party, up to one time. Calls shall be made between the	
]	Initialed by:	Husband		Wife	

- (c) <u>School Information</u> The parties agree that it is in the best interest of the children that both parents should participate in the children's educational activities to the fullest extent possible. Therefore, both parties shall have equal access to the school records of the children, and both shall have the right to be provided information concerning the children's progress in school.
- (d) Respect for Child's Activities. If the Child(ren) participates in extra-curricular, sports, church or other similar types of activities, the parent having custody will respect the right of the Child(ren) to attend games, recitals, and special events related to those activities and will ensure that the Child(ren) will participate in such activities when residing with him/her.
- (e) Access to Records. Both parties shall have the right to obtain any and all information concerning the children from medical providers, teachers, school administrators, counselors, mental health professionals, dentists and other professionals providing services to the Child(ren) without the necessity of obtaining consent of the other party.
- (f) Health Information Each party shall be entitled to complete, detailed information from any physician, dentist or other health care provider attending any of the children. Each party shall notify the other of the children's major illnesses and medical treatments.
- (g) Healthy and Wholesome Environment. Each party shall maintain the Child(ren) in a healthy and wholesome environment at all times when the Child(ren) is in his or her custody, and neither party shall have overnight company with a member of the opposite sex unrelated by blood or marriage, and considered to be a paramour, in the presence of the Child(ren). Nor shall any party be under the influence of alcohol or illegal drugs or other illegal substances while the Child(ren) is in his or her custody.

Initialed by:	Husband	Wife
---------------	---------	------

(h) Respect for Other Parent. Neither party shall make any disparaging remarks about the other in the presence of the children. Neither party shall engage in any display of expressive conduct in the presence of the children which reasonably could be interpreted as communicating disapproval of the other party. Both parties shall, at all times while the Child(ren) are present, behave and speak toward each other in a manner which is respectful of the other party's role and rights as a parent, and which will protect the Child(ren) from any feelings of animosity or disapproval the parties may have for each other.

5.

CHILD SUPPORT

(Note: This section must be completely filled out.

The Court cannot approve the divorce unless the child support arrangement is within the guidelines in OCGA §19-6-15, or a proper reason is explained in this section for a support amount outside the guidelines.)

The	shall pay the	, for the support of the minor children,
the sum of	Dollars (\$) per month, beginning on
, 20 7	The child support shall contir	nue monthly thereafter until each child reaches
the age of eight	een, dies, marries, or otherw	vise becomes emancipated; except that if a
child becomes e	eighteen years old while enro	olled in and attending secondary school on a
full-time basis, t	hen the child support shall c	ontinue for the child until the child has
graduated from	secondary school or reache	s twenty years of age, whichever occurs first.
<u>Application</u>	on of Child Support Guidelin	es. The <i>Child Support Worksheet</i> and
appropriate sch	edules have been attached	and are hereby made a part of this order.
		6.
	HEALTH INSURA	NCE FOR CHILDREN
You must cl	heck and complete either (a	a) or (b); but do not check both (a) and (b).
(c) is optional, a	and may be combined with e	ither (a) or (b)
☐ (a) The (Peti	tioner or Respondent)	shall maintain a policy of medical
dental and hosp	bitalization insurance for the	benefit of the minor children, until each child
Initialed by:	Husband	Wife

reaches the age of eighteen, dies, marries, or otherwise becomes emancipated; except that if a child becomes eighteen years old while enrolled in and attending secondary school on a full-time basis, then the insurance shall continue for the child until the child has graduated from secondary school or reaches twenty years of age, whichever occurs first.

- (1) The parent who maintains the insurance shall provide the other parent with an insurance identification card or such other acceptable proof of insurance coverage and shall cooperate with the other parent in submitting claims under the policy.
- (2) All money received by one of the parties for claims processed under the insurance policy shall be paid to the other party (if that other party paid the applicable health care service provider) or to the applicable health care provider within five (5) days of the party receiving the money, if the provider has not been paid by one of the parties.
- ☐ (b) Insurance is not available to either party at a reasonable cost. If health insurance for the children later becomes available to the parent who is required to pay child support under this *Settlement Agreement*, then that parent must obtain the insurance unless it is then being provided by the other parent. When insurance has been obtained by either party, Paragraphs 6 (a)(1) and (2) shall apply.
- ☐ (c) The parent who maintains the insurance shall provide verification of the amount paid for the children's share of the cost of medical, dental and hospitalization insurance. The other parent shall reimburse the parent who maintains the insurance for _____% of the cost within fifteen (15) days after receiving the verification.

7.

OTHER HEALTH CARE EXPENSES FOR THE CHILDREN

(Check and complete either (a), (b) or (c); or both (a) and (b) together.

Do not check (c) if you check either (a) or (b).)

☐ (a) The (Petitione	r or Respondent)	shall be responsible for all
expenses incurred fo	r the children's health	care (including medical, dental, mental health
and hospital care) tha	at are not covered by	insurance. The other parent shall provide
Initialed by:	Husband	Wife

verification to the (Petitioner or Respondent)	of amounts paid
or incurred for the children's health care. The	e (Petitioner or Respondent) shall reimburse
the other parent or pay the health care provide	der directly within fifteen (15) days after
receiving the verification of a particular healt	n care expense.
□ (b) The (Petitioner or Respondent)	all pay% and the
(Petitioner or Respondent)	_ shall pay% of all expenses incurred
for the children's health care (including medi	cal, dental, mental health and hospital care)
that are not covered by insurance. The party	who incurs a health care expense for one of
the children shall provide verification of the a	mount to the other party. The other party shall
reimburse the incurring party (or pay the hea	Ith care provider directly) for the appropriate
percentage of the expense, within fifteen (15) days after receiving the verification of a
particular health care expense.	
$\hfill\Box$ (c) The parties are not asking the Court to	address the issue of the children's
uncovered health care expenses in this action	n.
	8.
LIFE INSURANCE FOR THE	BENEFIT OF THE CHILDREN
(Check and complete either (a), (b,	or (c). Do not check more than one.)
☐ (a) The children depend on the (Petitione	
	er or Respondent) agrees to
	with a face amount of at least \$, for
	shall be maintained for so long as at least one
of the children is a minor or is otherwise enti	ded to support under Paragraph Five of this
Agreement.	
	parties for financial support, and therefore
	urance on his/her life, with a face amount of at
least \$, for the benefit of the minor ch	lidren. The policy shall be maintained for so
Initialed by: Husband	Wife

long as at leas	t one of the children is a minor	or is otherwise entitled to supp	ort under
Paragraph Five	e of this Agreement.		
☐ (c) The part	ties are not asking the Court to	address the issue of life insura	nce for the
benefit of the c	hildren in this action.		
	!	9.	
	ALIN	MONY.	
(Check and co	omplete only one of these, eith	ner (a) or (b). Do not check bot	h (a) and (b).)
☐ (a) The (Pe	titioner or Respondent)	shall pay to the (P	etitioner or
Respondent) _		_ as alimony, the sum of	Dollars
(\$) per r	month, beginning on	, and continu	uing monthly
thereafter,			
To finish	h (a), you must check and com	nplete either (1) or (2). Do not ch	neck both (1)
and (2)			
□ (1) u	ntil the recipient remarries or o	lies.	
□ (2) fo	or a period of	·	
□ (b) Each pa	arty expressly waives the right	to receive alimony from the othe	er party.
	1	0.	
	PROPERT	Y DIVISION.	
(Check and c		either (a), (b), or (c). Do not che d (c).)	eck all (a), (b),
property, include goods, equipm	ding any real estate, vehicles, ent, bank accounts, pensions, of the property in the possess	ve already made a division of the household furniture, furnishings and other personal property. No sion of the other party as of the control of the other party as other party as other party as of the other party as of the other party as other par	, household either party
□ (b) The part	ties acknowledge that they did	not obtain any property during	their marriage.
shall be divided		ssess various items of marital pr nt. The parties agree to transfer	
Initialed by:	Husband	Wife	

[If you have chosen (c), check and complete only the parts that apply, from (1) through (4) below. Cross out the parts that do not apply.]

$\ \square$ (1) Marital Home - The marital h	nome of the parties, located	at the following address:
		, which has the
following legal description on the de	ed to the property:	
Shall be conveyed to the (Petitioner The (Petitioner or Respondent) taxes, assessments and mortgage I	or Respondent)s oan payments on the home	in fee simple. hall be responsible for all after the date of
(If you have chosen and complete marital home, you may also chec neither one is required.)		
☐ (A) The (Petitioner or Re	espondent)	shall have
a lien against the home in t		
/ft \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Dollars	المحام المحام وما المحام
(\$). Upon	the sale or transfer of the ho	ome, the lien shall be paid.
☐ (B) The (Petitioner or Rebegin making reasonable ef on the marital home, so that shall no longer be liable on 20, the home shall the reasonable offers to purchas	forts to refinance the outsta the (Petitioner or Responde the mortgage loan(s). If the is not able to refinance by n be listed for sale at a reas	nding mortgage/mortgages ent) (Petitioner or Respondent) , onable price, and all
☐ (2) Mobile Home - The parties'		ribed as a , with Vehicle Identification
Number (VIN) of shall be transferred	d to the (Petitioner or Respo	ondent)
The (Petitioner or Respondent) loan payments on the mobile home	sr	
☐ (3) Vehicles - The vehicles own follows:	ed by the parties shall be tra	ansferred or retained as
Year/Make/Model of Vehicle	<u>Vehicle ID # (V</u>	IN) Goes to
Initialed by: Husband		/ife ——

The party listed above for each vehicle shall be responsible for all car loan payments, ad valorem taxes, registration fees and insurance on that vehicle accruing after the following date:			
items of personal p		parties acknowledge that they own various other be transferred to the party listed below, on or	
To the Wife	_		
To the Husband			
shall be completed execute all docume either party to exec transfers required by properly executed of Vehicles, and all othe Agreement or a prothe conveyance or Except as property, including a goods, equipment, shall claim any of the	no later thanents necessary to proute and deliver any copy this Agreement, the document. The counter public and private perly certified copy of transfer. Tovided in this Agreemany real estate, vehicle bank accounts, pensons	ed in this Agreement, the transfers listed above, and each party shall amptly complete the transfer. Upon the failure of deed or other document necessary to complete the is Agreement shall constitute and operate as the try auditor, county recorder, Department of Motor e officials are authorized and directed to accept this of it in lieu of the document regularly required for the ment, the parties have divided their marital cles, household furniture, furnishings, household sions and other personal property. Neither party as essession of the other party as of the date of signing his Agreement.	
		11.	
		DEBTS.	
(Check and comp	lete only one of thes	e, either (a) or (b). Do not check both (a) and (b).)	
☐ (a) The parties a	cknowledge that the	y have no outstanding joint or marital debts.	
Initialed by:	Husband	Wife	

follows: <i>Creditor</i>	Amount	Responsible Party
	\$ \$	
	\$ \$	
	\$	
	\$	
	\$	
The responsible party listed above for any collections on that debt. If legal at that debt, the responsible party agrees the in addition, to pay all attorney's fees and as a result of the legal action.	action is brought a to indemnify or hol	gainst the other party to recover d the other party harmless and,
	12.	
TAX AND BANKRUPTCY Concepts The parties acknowledge that the payment of marital and joint debts, if property that the payments provided here, the other party Therefore, it is the parties' intention that the amounts payable under this Agreem 11 United States Code Section 523(a)(5) child support and maintenance. Alternational bankruptcy under 11 United States Code Section 523(a)	e equitable division ovided in this Agre ach party also ackry's financial independent of the control of the con	of marital property and the ement, shall not be deductible towledges that, but for the endence would be impaired. It seeks bankruptcy protection, schargeable in bankruptcy under are in the nature of spousal or its shall be nondischargeable in
	13.	
The parties acknowledge that the voluntarily, and that it is not the result of understand that we do not have to enterbefore a judge or jury on all issues that that we have the right to certain discove assets of the other party. We have agreknowledge of the income and assets of Agreement. After considering all of this, freely and voluntarily.	f any duress or any rinto this Agreemed could be raised in ery procedures that the parties and the	to this Agreement freely and y undue influence. We ent, that we have the right to trial this action. We also understand may reveal other income or s Agreement based on our eir written statements in this

Husband _____

Initialed by:

Wife _____

COMPLETENESS OF AGREEMENT

This Agreement constitutes the entire understanding of the parties. There are no representations or promises other than those expressly included in this Agreement. Each party hereby states under oath that the financial representations in this Agreement are accurate and complete, to the best of that party's information, knowledge and belief.

15.

EFFECT OF DIVORCE

Both parties understand that this Agreement does not require them to continue to live separately or to proceed with an action for divorce. However, if either party brings or maintains an action for divorce, this Agreement shall be presented to the court and incorporated by reference into any judgment concerning the matters covered by the Agreement. Even if it becomes part of a divorce judgment, this Agreement shall survive and can be enforced independently from the judgment of divorce.

Signature of Wife	Signature of Husband
Date	Date
Printed Name:Address:	Printed Name:Address:
Email address:Phone:	Email address:Phone:
appeared before me on, 20, and said under oath that she had read and understood this Agreement, and was signing it voluntarily in my presence.	appeared before me on, 20, and said under oath that he had read and understood this Agreement, and was signing it voluntarily in my presence.
Notary Public My commission expires:	Notary Public My commission expires:
(Seal)	(Seal)

IN THE SUPERIOR COURT OF _____ COUNTY STATE OF GEORGIA

Petitioner:	
Vs.	Civil Action File No.:
Respondent:	
PAR	ENTING PLAN
This is an agreement between	and
, the parer	nts of the minor children whose names and birth years
are as follows:	

Child's Name	Year of Birth

By signing below, the parties recognize that:

- (a) a close and continuing parent-child relationship and continuity in the child(ren)'s life will be in the child(ren)'s best interest;
- (b) the child(ren)'s needs will change and grow as the child matures;
- (c) each parent shall make decisions regarding the day-to-day care of a child while that child is residing with that parent, including any emergency decisions affecting the health or safety of a child; decisions that affect the other parent's parenting time shall be communicated promptly; and
- (d) both parents will have access to all of the child(ren)'s records and information, including but not limited to, education, health, extra-curricular activities, and religious communications. Set forth below is the agreement of the parties on each of the issues listed:

				
				
Primary Physical Custod	dy			
Major Decisions				
	ch other and attemp	t to arrive at con	sensus (on maior decisio
The parties will consult ea				
The parties will consult ea Should they be unable to	reach consensus fina	al decisions will	be made	as follows:
The parties will consult ea	reach consensus fina	al decisions will		
The parties will consult ea Should they be unable to Non-emergency h Education	reach consensus fina	al decisions will	be made Mother	as follows: ☐ Father
The parties will consult ea Should they be unable to Non-emergency h	reach consensus fina nealth care ging	al decisions will	be made Mother Mother	as follows: ☐ Father ☐ Father
Education Religious upbring	reach consensus fina nealth care ging	al decisions will	be made Mother Mother Mother	as follows: ☐ Father ☐ Father ☐ Father
The parties will consult ea Should they be unable to Non-emergency h Education Religious upbring	reach consensus fina nealth care ging	al decisions will	be made Mother Mother Mother Mother	as follows: □ Father □ Father □ Father □ Father

• Parenting Schedule

If the parties cannot otherwise agree, during the term of this parenting plan, the non-

custod	lial parent or in joint custodial	arrangements the	e □ mother /□ father,	shall have at a		
minim	um the following parenting tim	e:				
	First and third weekend of ea	ach month				
	☐ First, third, and fifth weekend of each month					
	Second and fourth weekend	of each month				
	Every other weekend, starting	g on	,	20		
	Each	starting at	□ a.m./ □ p.m.	and ending at		
	□ a.m./ □ p.m.					
	Other:					
_						
	Weekday times include:					
	□ None					
	□ Every		-			
	☐ Every other		evening during the w	veek prior to a		
	non-visitation weekend.					
	□ Every		_ and			
	evening.					
	☐ Other:					
For the	e purposes of this parenting pl	an, a weekend w	ill start at	_ □ a.m./ □ p.m		
on 🗆 🗆	Γhursday/ □ Friday/ □ Saturd	ay/ □ Other:		and end		
at	□ a.m./ □ p.m. on □] Sunday/ □ Mon	day/ □ Other:			
Weeko	day time will begin at	□ a.m./ □ p.	m. and will end at	p.m.		
when t	the child(ren) return(s) to scho	ol or day care the	e next morning.			
Other:						
This pa	arenting schedule begins		. 20	or on the		
	f the Court's Order.					

• Fall Vacation

	beginning on	, 20
Winter Va	acation	
The □ mo	other/ \square father shall have the child(re	n) for the first period from the day and tim
school is	dismissed until December	at □ a.m./ □ p.m. in □ odd number
year/ □ e	ven number years/ □ every year. Th	e other parent will have the child(ren) for
second pe	eriod from the day and time indicated	above until
	at □ a.m./ □ p.m. The	parties shall alternate the first and secon
		n a different winter vacation plan as set o
here:	,	·
Spring Va	acation	
The day to	o day schedule shall apply except as	follows:
	beginning on	, 20
Summer '	Vacation	
The day to	o day schedule shall apply except as	follows:
,	, , , , ,	
	hoginning on	, 20 .
	beginning on	, ∠U

Note: Parents will confer w	vith each other by (check only one) 🗆 A	April 15 th of each year OR
□ (date) of	each year to confir	m school breaks/va	acations and by
	to determine	summer parenting	schedule. Petitioner shall
have the first choice of wee	ks in odd numbered	d years and Respor	ndent shall have the first
choice in even numbered ye	ears.		
Special Days and Holiday	s		
Indicate whether the child(re	en) will be with the	parent in ODD or E	VEN number years or
EVERY year:			
Holiday	Mother	Father	Start/Stop Time
Martin Luther King Day			
President's Day			
Mother's Day			
Father's Day			
July Fourth			
Labor Day			
Halloween			
Thanksgiving Day and			
Friday			
Child(ren)'s Birthday			
Free School Days			
Mother's Birthday			
Father's Birthday			
Religious Holidays			
Other			
	1		- 1
Schedule Conflicts			
When holiday parenting time	es conflict with exte	ended/summer pare	enting time:
☐ holiday sche	dule will be observe	ed	
□ extended vis	itation will be uninte	errupted	
□ other:			

schedule will prevail. For the purposes of this parenting plan, the holiday will start and end as follows: ☐ Holidays that fall on Friday will include the following Saturday and Sunday. ☐ Holidays that fall on Monday will include the preceding Saturday and Sunday. □ Other: _____ **Transportation Arrangements** Exchanging the child(ren) between the parents shall take place as follows: Payment of long distance transportation costs, if applicable, will be paid by: □ mother/ □ father / □ both equally Long distance for purposes of transportation are defined as:_____ Other transportation arrangements (Ex: disabled parent, parent without a valid driver's license, other approved drivers, etc.): Should the parent picking up the child(ren) exceed a _____ minute grace period

If there is conflict between the regular schedule and the holiday schedule, the holiday

without	t prior notification or alerting the other parent by phone of an unavoidable breakdow
or dela	y en route, the parenting time for that period is forfeited.
Should	l either party repeatedly cause a delay by not having the child(ren) prepared for
exchar	nge or being late for pick-up or return, a modification of parenting time may be
sought	. Repeatedly causing delay is defined as:
Reloca	ation
If eithe	r parent decides to relocate more than miles away from the other
parent'	s home, the moving parent will give the other parent written notice of the intent to
relocat	e no less than \square 30 days/ \square 60 days/ \square 90 days/. \square 180 days prior to the date of
moving	J.
Comm	unication Access
The pa	rents agree that when the child(ren) resides with one parent, the other parent will
have th	ne right to unimpeded telephone conversations with the child(ren) as follows: [Chec
all that	apply.]
	Unrestricted telephone access during reasonable hours and of reasonable duration
	telephone calls to the child(ren) per day/week with the duration of each
	call not to exceed minutes within the following time consideration:
	The child(ren) is allowed to call either parent at any time.
	Other agreed provisions for telephone/e-mail access:
Other	Parenting Time Provisions and Agreements
□ Ead	ch parent shall promptly notify the other parent of a change of address, phone
nur	mber, or cell phone number so that the other parent my exercise their parenting tim

notify the other parent as needed, and reach the child(ren) while they are in the other parent's household.
When making childcare arrangements while the child is with them, parents agree to the following (Ex: age before child(ren) will be left alone, appropriate caregivers, right of first refusal to provide care, etc.):
Excluding any agreed limitation on access rights below, both parents will have access to the child(ren)'s records and information, including but not limited to education, health, extracurricular activities and religious communications. Agreed limitations:
Mother/ ☐ Father will notify school authorities where child(ren) is enrolled each year to list both parents to receive all notifications and reports.
Each parent shall promptly notify the other parent of any information received through the child(ren) concerning parent meetings, reports, school activities in which the child(ren) may be engaged or interested.
Parents will consult with each other prior to scheduling any activity that will impact time the other parent spends with the child(ren).
Additional agreements:

•	Supervised P	arenting Ti	me			
	☐ Supervised	d parenting t	ime shall appl	y during day-to-	day schedule as	follows:
	Place:					
	- Paraon/Or	achization o	upomioina			
	Person/Or	ganization s	upervising:			
	·	ility for cost:		☐ Father renting would re	□ both equall	
•	Modification	of Plan				
	mutual agreen	nent, vary th	e parenting so		s/needs change, ltered agreement y court order.	•
		-	-	isagreements, points; cou	earties will attemp	t further
ve	read, underst	and, and ag	ree to each c	of the provision	s of this <i>Parenti</i>	ing Plan
eer	<i>ment</i> , this	day	of		, 20	

"Divorce with Children Packet" Provided by the Superior Courts of the Griffin Judicial Circuit.

(Sign your name before Notary) PETITONER, <i>Pro</i> se	Sworn to and affirmed before me, this day of
Name (print or type)	NOTARY PUBLIC
Address:	My commission expires:
Email address:	(Notary Seal)
Daytime Telephone Number:	
I have read, understand, and agree to ea this day of	ch of the provisions of this Parenting Plan Agreement,
(Sign your name before Notary) RESPONDENT, <i>Pro</i> se	Sworn to and affirmed before me, this day of
Name (print or type)	NOTARY PUBLIC
Address:	My commission expires:
	(Notary Seal)
Email address:	,
Daytime Telephone Number:	
	ORDER
The Court has reviewed the foregoing Pare Court.	enting Plan, and it is hereby made the order of this
This Order entered on	, 20
	JUDGE
	SUPERIOR COURT OFCOUNTY GRIFFIN JUDICIAL CIRCUIT

"Exhibit A" (Attachment to Settlement Agreement)

shall l	Visitation Schedule parties cannot agree on specific visitation, the nave the right to visitation according to the schedule below. Holiday and summer on provisions shall prevail over weekend visitation when they conflict.	
	(a) Weekends: The first and third weekends of every month, from Friday at 6:00 p.m. until Sunday at 6:00 p.m. The first and third weekends shall be defined as the weekends containing the first and third Fridays of the month.	
	(b) Father's Day or Mother's Day:	
	(Check only one of these, either (1) or (2). Do not check both (1) and (2).)	
	☐ (1) On Father's Day, from 9:00 a.m. to 6:00 p.m. If Mother's Day occurs on a weekend when the Father would otherwise have visitation, the children shall be returned to the Mother at 12:00 noon on Mother's Day, rather than at 6:00 p.m.	
	☐ (2) On Mother's Day, from 9:00 a.m. to 6:00 p.m. If Father's Day occurs on a weekend when the Mother would otherwise have visitation, the children shall be returned to the Father at 12:00 noon on Father's Day, rather than at 6:00 p.m.	
	(c) Holidays: In even-numbered years (such as 2024, 2026, etc.), the children shall spend these holidays with and in odd-numbered years (such as 2023, 2025, etc.), they shall spend them with the other parent. (1) Easter weekend, from 6:00 p.m. Friday to 6:00 p.m. Sunday;	
	(2) Memorial Day and Labor Day weekends, from 6:00 p.m. Friday to 6:00 p.m. Monday; and	
	(3) During Christmas vacation, from 6:00 p.m. on the day school lets out for vacation, until 12:00 noon on December 25th. However, if none of the children are enrolled in school, this Christmas visitation shall be from 6:00 p.m. on December 20th until 12:00 noon on December 25th. In odd-numbered years, the children shall spend the following holidays with the, and in even-numbered years, they shall spend them with the other parent.	
	(4) Spring vacation, from 6:00 p.m. on the day school lets out for vacation, until 6:00 p.m. on the day before the children return to school. However, if none of the children is enrolled in school, this Spring vacation shall be for up	

Husband _____

Initialed by:

Wife _____

to one week (seven consecutive days) during the months of March or April; provided that the shall give written notice of the chosen week to the other parent at least 30 days prior to the beginning of this visitation.

- (5) Independence Day, from 10:00 a.m. to 10:00 p.m.;
- (6) Thanksgiving weekend, from 6:00 p.m. Wednesday until 6:00 p.m. Sunday; and
- (7) During Christmas vacation, from 12:00 noon on December 25th to 6:00 p.m. on the day before the children return to school. However, if none of the children is enrolled in school, this Christmas visitation shall be from 12:00 noon on December 25th until 6:00 p.m. on January 1st.
- (d) **Summer Vacation:** weeks during the children's summer vacation from school. However, if none of the children is enrolled in school, this summer visitation shall be taken during the months of June, July and August, until such time as one of the children begins to attend school. The weeks may be taken consecutively or non-consecutively but shall be taken in increments of at least seven (7) consecutive days. They shall give written notice of the chosen weeks to the other parent on or before March 1st (so that both parties will have ample time to make camp and childcare arrangements for the summer).
- (e) **Priorities in Visitation Schedule**: To resolve any conflicts in the visitation provided under this schedule, the holiday visitation provided under paragraphs (b) and (c) shall have priority over the weekend and summer visitation in paragraphs (a) and (d).

Initialed by:	Husband	Wife

FORM H: Child Support Worksheet		
Under Georgia Law you or your spouse will be required to file financial information on an approved "Child Support Worksheet" before the court can consider any calculation of child support. The required worksheet can be found on-line in an electronic format at the Child Support Commission website:		
https://csconlinecalc.georgiacourts.gov		
File as a separate document with the court clerk		

FORM I: Child Support Addendum

File as a separate document with the court clerk

FORM I

IN THE SUPERIOR COURT OF _____ COUNTY STATE OF GEORGIA Plaintiff, Vs. Defendant. Civil Action Case Number:

CHILD SUPPORT ADDENDUM

Instructions: All parts of this Addendum must be completed, and it must be attached to all final orders and judgments determining the amount of child support. However, it is not required for orders on contempt motions.

[You must check one of the following boxes.]

- () The parties have agreed to the terms of this order and this information has been furnished by both parties to meet the requirements of OCGA §19-6-15. The parties agree on the terms of the order and affirm the accuracy of the information provided, as shown by their signatures at the end of this addendum.
- () This addendum includes findings of fact and conclusions of law and fact made by the Court, in compliance with OCGA §19-6-15.

Application of Child Support Guidelines. The statutory requirements of OCGA §19-6-15 have been applied in reaching the amount of child support provided under the final order in this action. The specifics are as follows:

1.	Gross Income - The Father's gross monthly income (before taxes) is \$; the Mother's gross monthly income is \$ (before taxes).
2.	Number of Children - The number of children for whom support is being provided under this order is

3.	Attachments - The <i>Child Support Worksheet</i> and <i>Schedule E</i> are attached and made a part of this addendum, along with any other applicable schedules.
4.	Child Support Amount - The shall pay to the, for the support of the minor children, the sum ofDollars (\$) per month, beginning on, 20
5.	Duration of Child Support [You must check & complete only one of the following paragraphs.]
()	(a) Beyond Age 18 for High School - The child support shall continue monthly thereafter until each child reaches the age of eighteen, dies, marries, or otherwise becomes emancipated; provided that if a child becomes eighteen years old while enrolled in and attending secondary school on a fulltime basis, then the child support shall continue for the child until the child has graduated from secondary school or reaches twenty years of age, whichever occurs first.
()	(b) Stops at Age 18 - The child support shall continue monthly thereafter until each child reaches the age of eighteen, dies, marries, or otherwise becomes emancipated.
()	(c) Until Further Order - This is not a final order, so child support shall continue until further order of this Court.
()	(d) Until Specific Date - The child support shall continue monthly thereafter until
time with t	Split Parenting – A split parenting situation occurs when the parents have two or children together, where at least one of the children spends more than 50% of the with one parent, and at least one of the children spends more than 50% of the time he other parent. [You must check & complete only one of the following paragraphs.]
()	(a) Not Split Parenting Case - This case does not involve Split Parenting.
()	(b) Split Parenting Case – This is a Split Parenting Case. Separate <i>Child Support Worksheet</i> s have been filed for the children living with the Mother and for the children living with the Father, and a <i>Child Support Addendum</i> has been entered on this action for each parent. At this time, Mother is obligated to pay the sum of \$\frac{1}{2}\$ per month to the Father, and the Father is obligated to pay the sum of \$\frac{1}{2}\$ per month to the Mother.
[To	o complete (b), you must check & complete only one of the following sub paragraphs: (1), (2) or (3)]
	() 1. Net Payment - For so long as these amounts remain in effect, the shall pay only the difference between the two amounts

	(which is <u>\$</u>) to the, who shall not be required to Pay the child support obligation to the other parent.
	() 2. Zero Payment - The parents' child support obligations are equal. For so long as the amounts remain equal, neither parent shall pay any child support payment to the other parent.
	() 3. Full Payment From Each – Each parent shall pay the full amount of his or her child support obligation to the other.
7.	Deviation from Presumptive Amount [You must check & complete only one of the following paragraphs.]
()	(a) No Deviation - It has been determined that none of the Deviations allowed under OCGA §19-6-15, applies in this case. The amount of support in Paragraph 4 above is the Presumptive Amount of Child Support shown on the attached <i>Child Support Worksheet</i> .
()	(b) Parenting Time Deviation Only – It has been determined that the "Parenting Time" Deviation allowed under O.C.G.A. ' 19-6-15 applies in this case, as shown by the attached Child Support Worksheet and Schedule E. The amount of support in Paragraph 4 above is the Final Child Support Amount shown on the attached Child Support Worksheet.
()	(c) Deviation - It has been determined that one or more of the Deviations allowed under OCGA §19-6-15 applies in this case, as shown by the attached <i>Schedule E</i> . The Presumptive Amount of Child Support that would have been required under OCGA §19-6-15 if the deviations had not been applied is \$ per month, as shown on the attached <i>Child Support Worksheet</i> . The attached <i>Schedule E</i> explains the reasons for the deviation, how the application of the guidelines would be unjust or inappropriate considering the relative ability of each parent to provide support, and how the best interest of the children who are subject to this child support determination is served by deviation from the presumptive amount of child support.
8.	Health, Dental & Vision Insurance for Children [You must check & complete all parts of only one of the following paragraphs, (a) or (b).]
()	(a) Insurance Available - The following insurance for the children involved in this action is available at a reasonable cost to the through that parent's employer or the PeachCare program:
	() Health (medical, mental health and hospitalization) () Dental () Vision So long as it remains available to that parent, theshall maintain the types of insurance checked above for the benefit of the minor children, until each child reaches the age of eighteen, dies, marries, or otherwise becomes emancipated; except that if a child becomes eighteen years old while enrolled in

and attending secondary school on a full-time basis, then the insurance shall be continued for the child until the child has graduated from secondary school or reaches twenty years of age, whichever occurs first.

- (1) The parent who maintains the insurance shall provide the other parent with an insurance identification card or such other acceptable proof of insurance coverage and shall cooperate with the other parent in submitting claims under the policy.
- (2) All money received by one of the parties for claims processed under the insurance policy shall be paid within five (5) days after the party receives the money, to the other party (if that other party paid the applicable health care service provider) or to the applicable health care provider (if the provider has not been paid by one of the parties).
- (b) Insurance Not Available Insurance (other than Medicaid) is not available at this time to either party at a reasonable cost. If health insurance for the children later becomes available to the parent who is required to pay child support for these children, then that parent must obtain the following types of insurance, unless it is then being provided by the other parent:

 () Health (medical, mental health and hospitalization) () Dental () Vision.

 When insurance has been obtained by either party, Paragraphs 7 (a)(1) and (2) shall apply.

10. **Parenting Time Amounts** - The approximate number of days of parenting time per year according to the visitation order is _____days for the Father and _____days for the Mother.

11. Social Security Benefits

[You must check & complete **only one** of the following paragraphs.]

- () (a) **Not Received** The children do not receive Title II Social Security benefits under the account of the parent ordered to pay child support.
- () (b) **Received** The children receive Title II Social Security benefits under the account of the parent ordered to pay child support. The benefits received by the

children shall be counted as child support payments and shall be applied against the final child support order to be paid by that parent.

- (1) If the amount of benefits received is less than the amount of support ordered, the obligor shall pay the amount exceeding the Social Security benefit.
- (2) If the amount of benefits received is equal to or more than the amount of support ordered, the obligor's responsibility is met and no further support shall be paid.
- (3) Any Title II benefits received for the children's benefit shall be retained by the custodial parent or nonparent custodian for the children's benefit, and it shall not be used as a reason for decreasing the final child support order or reducing arrearages.
- 12. **Modification** [You must check & complete **only one** of the following paragraphs.]
- () (a) **Not Modification Action** This is an initial determination of child support, not a modification action.
- (b) Support Not Modified This action is a modification action, but the order does not modify the amount of child support that was previously ordered for these children The date of the initial support order concerning this child support case was:

() (c) Support Amount Modified - The order modifies the amount of child support that was previously ordered for these children. The basis for the modification is:
() (1) Substantial change in the income and financial status of the Father;
() (2) Substantial change in the income and financial status of the Mother;
() (3) Substantial change in the needs of the Children;

() (4) The noncustodial parent failed to exercise visitation provided under the prior order;

() (5) The noncustodial parent has exercised more visitation than was provided in the prior order.

The date of the initial support order concerning this child support case was:

13. Continuing Garnishment for Child Support - Whenever, in violation of the terms of the order, there shall have been a failure to make the support payments, so that the amount unpaid is equal to or greater than the amount payable for one month, the payments required to be made may also be collected by the process of continuing garnishment for support.

14. Income Deduction Order

[You must check & complete **only one** of the following paragraphs: (a), (b) or (c).]

for payment of the child support a Order shall take effect: [To finish (a), you must () (1) immediately upon entry () (2) upon accrual of a deline	quency equal to one month's support. The <i>Income</i> enforced by serving a "Notice of Delinquency," as			
) (b) The parties agree that an <i>Income Deduction Order</i> is not immediately necessary.				
() (c) The Court finds that there is good cause not to require income deduction, having determined that income deduction will not serve the children's best interests and that there has been sufficient proof of timely payment of any previously ordered support.				
Parties' Consent - We knowingly and voluntarily agree on the terms of this order. Each of us affirms that the information we have provided in this Addendum is true and correct.				
Father's Signature	Mother's Signature			
Sworn to and subscribe before me this, day of, 20	Sworn to and subscribe before me this, day of, 20			
NOTARY PUBLIC	NOTARY PUBLIC			
My Commission Expires:	My Commission Expires:			
(Seal)	(Seal)			
ORDER The Court has reviewed the foregoing <i>Child Support Addendum</i> , and it is hereby made the order of this Court.				
This Order entered on	, 20			
	DGE			
	perior Court ofCounty iffin Judicial Circuit			

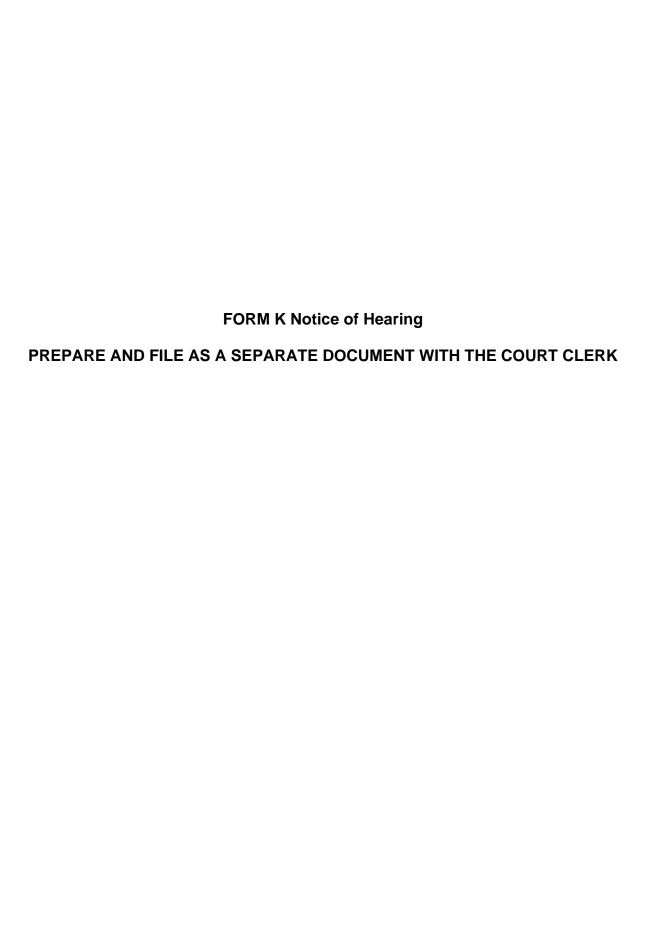
FORM J Affidavit for Pro Se Divorce Filings PREPARE AND FILE AS A SEPARATE DOCUMENT WITH THE COURT CLERK

FORM J

AFFIDAVIT FOR PRO SE DIVORCE FILINGS

- 1. Does an attorney at law represent you in connection with this matter, even if his or her name does not appear on these pleadings? **YES / NO**
- Did any person assist you in the preparation and/or typing of these pleadings?YES / NO
- 3. If the answer to question 2 is yes, what is the name, address and telephone number of each person who assisted you in the preparation and/or typing of these pleadings?

	NAME		
	ADDRESS		
	PHONE NO.		
4.	Did you pay a fee or any form of o	compensation to any of the persons names above?	
5.	If the answer to question 4 is yes, how much did you pay to each person? \$		
cond	and correct. I have read the Men	the answers given to the above questions are no to Pro Se Litigants and understand the ed in the Memorandum. I wish to proceed with Clerk of the Superior Court.	
(Sign y	your name before Notary)	Date	
Printe	ed Name:ess:	Sworn to and subscribed before me this day of, 20	
	l address:	Notary Public My commission expires:	
Phon	0.		



FORM K

IN THE SUPERIOR COUP			,
SIAI	TE OF GEORGI	IA	
Petitioner, v. Respondent.	,	ACTION O.:	
NOTIO	CE OF HEARIN	IG	
Please place the above stated ca	(Month)) (Day)	
Courtroom at			
for a			,
Final Unco	ested Hearing		
	Peti	tioner / Respondent	
CERTIFI	CATE OF SER	VICE	
I have this day served		with a co	py of this
Notice of Hearing by placing in the United S		sufficient postage affixed	
		Petitioner / Responde	nt

FORM L Consent to Trial 31 Days After Service PREPARE AND FILE AS A SEPARATE DOCUMENT WITH THE COURT CLERK

FORM L

	T OF COUNTY E OF GEORGIA
)	
Petitioner,	
v.)	CIVIL ACTION FILE NO.:
Respondent.	
CONSENT TO TRIA	AL 31 DAYS AFTER SERVICE
Both of the above parties, as indica	ted by their signatures below, consent to the hearing
and granting of a divorce in this action a	any time thirty-one (31) days after the filing of the
acknowledgment of service.	
Date:	
	Occurs to and affirm add to force up this
(Sign your name before Notary) PETITONER, <i>Pro se</i>	Sworn to and affirmed before me, this day of
Name (print or type)	NOTARY PUBLIC
Address:	My commission expires:
Email address:	(Notary Seal)
Daytime Telephone Number:	
(Sign your name before Notary)	Sworn to and affirmed before me, this
RESPONDENT, Pro se	day of
Name (print or type)	NOTARY PUBLIC
Address:	My commission expires:
Email address:	(Notary Soal)
Daytime Telephone Number:	

"Divorce with Children Packet" Provided by the Superior Courts of the Griffin Judicial Circuit.

FORM M

MOTION FOR JUDGMENT ON THE PLEADINGS

FORM M

	IN THE	SUPERIOR COL	URT OF ATE OF GE		COUNTY	
vs.	Petitioner,)))) Civil Acti))	ion No		_
	<u> </u>	MOTION FOR JU	UDGMENT C	ON THE PLEA	DINGS	
Pe	titioner,		, files th	is Motion purs	suant to O.C.G.A.	§ 9-11-12(c)
and Fried	man v. Friedman	, 233 Ga. 254, 21	10 S.E. 2d 75	54 (1974), and	moves the Court	for an order
granting ju	udgment on the c	losed pleadings	as to the issu	ue of divorce o	on the grounds tha	at the pleadings
of Plaintiff	show that the ma	arriage is irretriev	vably broken	and therefore	, as to the grantin	g of a divorce,
Plaintiff is	entitled to judgm	ent as a matter c	of law.			
Fu	rther, Petitioner s	shows the following	ng:			
1.	A verified C	omplaint for Divo	rce was filed	I in the Superi	or Court of	County
on		, 20	·,			
2.	On		, 20	, Responde	ent herein signed	an
Acknowle	dgement of Servi	ce which was file	ed with the S	uperior Court	of	County
on		, 20	· .,			
3.				, Petitione	r and Respondent	entered into a
Settlemen	nt Agreement with	n Child Support V	Vorksheet an	nd Schedules a	attached settling a	ıll issues except
the questi	on of divorce, wh	ich was filed with	n the Superio	or Court of		
		_, 20				
4.	On		, 20	, Petitione	r and Respondent	entered into a
Permaner	nt Parenting Plan	which was filed	with the Supe	erior Court of	Co	ounty on
		. 20				

[&]quot;Divorce with Children Packet" Provided by the Superior Courts of the Griffin Judicial Circuit.

5.	On, 20	0, Petitioner and R	espondent entered into	
the Consent	t to Try at First Term expressly conse	nting to the within case bein	ig tried before the Superior	
Court of	County, Ge	eorgia, upon expiration of th	irty-one (31) days from the	
acknowledg	ement of service, without further notice	ce to either party which was	filed with the Superior	
Court of	Co	unty on	;	
6.	More than 31 days has expired sir	ice the entry of the Acknowl	edgment of Service; and	
7.	All contestable issues in this case	have been finally resolved.		
THEREFORE, Petitioner is entitled to judgment as a matter of law.				
Resp	pectfully submitted, this day of _	, 20		
	Signature of Petitioner			
	•			
	Address:			
	Email address:			
	Phone:			

FORM N

PRESENT TO THE JUDGE AT THE FINAL HEARING

FORM N

	IN THE SUPERIOR COURT OF STATE OF GEO	
vs	Petitioner,) vs.) Civil Action) Resondent.)	n No
	FINAL JUDGEMENT AND DEC	REE OF DIVORCE
	Upon consideration of this case upon evidence subset of the Court that a total divorce be granted, that is to say a parties to the above-styled case upon legal principles. IT IS CONSIDERED, ORDERED AND DECREED	divorce a vinculo matrimonii between the
he	heretofore entered into between the parties to this case, fr	om and after this date, be and is set aside
an	and dissolved as fully and effectively as if no such contract	t had ever been made or entered into.
	Petitioner and Respondent in the future shall be he	eld as separate and distinct persons
alt	altogether unconnected by any nuptial union or civil contra	ct whatsoever and both shall have the right
to	to remarry.	
	The Settlement Agreement between the parties, file	ed with this Court on is
inc	incorporated by reference and made a part of this Final Ju	dgment and Decree of Divorce. Each party
is	is ORDERED and directed to comply with the terms and c	onditions therein.
	I. CUSTODY	-
	(You must check and complete either (a) or (b. Do not arrangement that is not shown here, you should consult an section.)	
	□ (a) The shall have sole legal an shall have visitation with the	
	Plan entered by this Court in this case.	
	()	al custody of the minor children. The state state shall
	have secondary physical custody. The periods of visit	ation for the parent having secondary

physical custody are set forth in the Parenting Plan entered by this Court.

As joint legal custodians, the parties shall consult each other and try to reach a joint decision on all major decisions concerning the children's education, health care, extracurricular activities and religious upbringing. However, if the parties are not able to reach a joint decision concerning one of these major issues, then the parent with primary physical custody shall make the final decision on all issues. The parent with primary physical custody.

In the event of any change of residence on the part of either party herein so long as the custody provisions concerning the minor children are in effect, said party changing his or her residence shall notify the other party in writing at least thirty (30) days in advance of the intent to change residence and of the location of the new

residence and shall furnish to him or her the complete new address and, as soon as determined, the new telephone at the new residence.

Absent agreement to limitations or court ordered limitations, pursuant to O.C.G.A. § 19-9-1-(b)(1)(D), both parents are entitled to access to all of the child's records and information, including, but not limited to, education, health, extracurricular activities, and religious communications. Designation as a non-custodial parent does not affect a parent's right to equal access to these records. The residence of the parent with primary physical custody shall be the legal residence of the minor children for purposes of school enrollment.

II. CHILD SUPPORT

(Circle the appropriate person where indicated, fill in the child(ren)'s names and birth years where indicated, and fill in the numbers from the Child Support Worksheet where indicated.)

The statutory requirements of O.C.G.A. \$19-6-15 et seg have been applied in reaching the

	The statutory requirements of 0.0.0.7t. 310 0	to or ocq.nave been applied in redoning the
amour	nt of child support to be paid in this case. For pur	poses of determining child support, the Court
finds:		
	Child support is being determined for	child(ren), to wit: (list each child by their
legal n	name and their birth year)	
		<u>.</u>
		

- 2. (Circle the parent with primary physical custody). For purposes of child support, the Petitioner / Respondent is deemed the Custodial Parent; and the Petitioner/ Respondent is the Non-Custodial parent.
 - 3. The Gross Income of the Petitioner is \$_____ per month.
 - 4. The Gross Income of the Respondent is \$_____ per month.
 - 5. The total Basic Child Support Obligation ("BCSO") in this case, as provided in the statutory

suggested guidelines, is	Dollars (\$), and,
based on the current incomes, the pro rata shares of su	uch BCSO are% for the F	ather and
% for the Mother. The presumptive amou	nt of child support as indicated by th	ne Child
Support Worksheet to be paid by the Husband after adj	justments taking into account the de	viations
contained therein, is	and no cents (\$), per
month.		

A. Child Support Payments.

Taking into consideration all the applicable data from the Child Support Worksheet, Petitioner / Respondent shall pay to Petitioner / Respondent as Child Support for the support and maintenance of the Child, the sum of _______ Dollars (\$_______) per month, beginning with the 1st day of the calendar month immediately following the execution of this order, and continuing thereafter to be paid on the 1st of each month.

These payments will continue until the child dies, marries, reaches the age of eighteen years, enters the armed services or becomes self-supporting, whichever event first occurs. However, if the Child reaches the age of eighteen prior to graduation from high school, Petitioner will continue to pay child support for such Child as long as he is continuously enrolled in high school and not married or otherwise emancipated, until his high school graduation, but in no event beyond the child's reaching the age of twenty (20) years.

Petitioner / Respondent's child support obligation shall be subject to change, upon proper petition for a modification, in the event of a material change of circumstances with respect to the wealth or incomes of the parties, as provided by law.

Pursuant to O.C.G.A. § 19-6-32, the Court finds that an immediate *Income Deduction Order for Award of Child Support* is not warranted. However, pursuant to O.C.G.A. §§ 19-6-31, 32 & 33, the recipient of child support has the express right, without notice to either party, at the time this *Final Judgment and Decree of Divorce* is entered or at anytime thereafter, to submit a separate *Income Deduction Order for Award of Child Support* to the Court for immediate entry.

Pursuant to O.C.G.A. §§ 19-6-31, 32 & 33, whenever in violation of the terms of this *Final Judgment and Decree of Divorce*, there shall have been a failure to make the support payments due hereunder so that the amount unpaid is equal or greater than the amount payable for one month, the payments required to be made may be collected by the process of continuing garnishment for support and/or *Income Deduction Order for Award of Child Support*.

B. <u>Medical and Dental Coverage for Child</u>.

(You must check and complete either (a) or (b.) Do not check both (a) and (b).)

(a) Insurance is not available to either party at a reasonable cost. If health insurance for the child(ren) later becomes available to the parent who is required to pay child support, then that

	(b) The Petitioner / Respondent shall maintain and pay the premiums for m	nedical, dental and
	hospitalization insurance coverage for the benefit of the minor child(ren), u	ntil each child
	reaches the age of eighteen, dies, marries, or otherwise becomes emancing	pated, except that if a
	child becomes eighteen years old while enrolled in and attending seconda	•
	time basis, then the insurance shall continue for the child until the child has	
	secondary school or reach twenty years of age, whichever occurs first.	o graduatou nom
	secondary school of reach twenty years of age, whichever occurs hist.	
	As additional child support, Petitioner shall pay % and Responde	nt shall pay
% of a	all uninsured charges and co-pays for any medical, dental, drug, clinic, hospi	ital, and outpatient
charge	es incurred for the benefit of the child(ren). All bills for charges incurred or p	aid for either party for
uncov	ered expenses for the Child shall be forwarded to the other party within thirt	y (30) days. The
reimbı	ursing party shall reimburse such expense to the paying party his/her share	no later than thirty
(30) d	ays of receipt of the bill or proof of payment.	•
,		
	III. PROPERTY DIVISION	
	The parties have entered into a Settlement Agreement dividing all of their	marital property and
their n	narital debts. That Settlement Agreement has been incorporated by referen	ce and made a part of
this Fi	nal Judgment and Decree of Divorce. Each party is ORDERED and directe	d to comply with the
terms	and conditions therein concerning the division of property and debts.	
	VI. <u>ALIMONY</u>	
Neithe	er party shall be pay alimony to the other party.	
	V. <u>RESTORATION OF MAIDEN NAME</u>	
	Petitioner / Respondent shall be restored to her former name, to wit:	
	<u> </u>	
	So ORDERED thisday of, 20	
	JUDGE	
	SUPERIOR COURT OF	COUNTY
	GRIFFIN JUDICIAL CIRCUIT	

parent must obtain the insurance unless it is then being provided by the other parent.

FORM O

DOMESTIC RELATIONS CASE FINAL DISPOSITION INFORMATION FORM

{Attached and may be downloaded from www.fayetteclerk.com website}

FORM P

ACKNOWLEDGEMENT OF SERVICE

FORM Q

SHERIFF'S ENTRY OF SERVICE

{Attached and may be downloaded from www.fayetteclerk.com website}

FORM O Domestic Relations Case Final Disposition Information Form

Superior Court County	
Docket #	MM-DD-YYYY
Reporting Party Last First Middle I. Suffix	Prefix Maiden Title
	of Defendant/Respondent(s)
Last First Middle I. Suffix Prefix Maiden	Last First Middle I. Suffix Prefix Maiden
Plaintiff/Petitioner's Attorney ☐ Pro Se	Defendant/Respondent's Attorney ☐ Pro Se
Last First Middle I. Suffix	Lat First Middle I Coffin
Last First Middle I. Suffix Bar #	Last First Middle I. Suffix Bar #
Type of Disposition (Check all that apply)	Relief Granted (Check all that apply)
1. ☐ Dismissed Without Final Order	1. ☐ Ex Parte Relief
A. □ Voluntary (by parties)	2. ☐ Temporary Relief
B. □ Involuntary (by court)	3. ☐ Final Relief
2. □ Pre-Trial Settlement	a. Divorce/Annulment/Separate Maintenance
	b. Child Custody
3. ☐ Judgment on the Pleadings	Parenting Plan?
4. ☐ Summary Judgment	Custodial Arrangement? ☐ Yes ☐ No
5. □ Trial	If Yes, check one: ☐ Joint Custody
A. Bench Trial	☐ Joint Legal Custody
B. ☐ Jury Trial	☐ Joint Physical Custody
1. ☐ Dismissal after jury selected	□ Sole Custody to:
2. ☐ Settlement during trial	14 year old parental selection? ☐ Yes ☐ No
3. ☐ Judgment on Verdict	c. Visitation or Parenting Time
4. ☐ Directed Verdict or JNOV	Approx. Parenting Time (days per year)
	MotherFather
	Parenting Time Contested? ☐ Yes ☐ No
ADR	d. ☐ Child Support Forms attached? ☐ Yes ☐ No
1. Was mediation utilized? ☐ Yes ☐ No	e. Legitimation/Paternity
	f. Alimony
2. If Yes, was it (check if applicable)	g. Contempt
□ court annexed?	h. ☐ Equitable Division
☐ court mandated?	i. □ Protective Order
3. Binding Arbitration Agreement ☐ Yes ☐ No	□ Person □ Property
If Yes, what matters were subject:	☐ Finding of Family Violence?
☐ Child Custody	j. Adoption
☐ Visitation/Parenting Time	k. ☐ Attorneys Fees: If Yes, enter amount:
☐ Parenting Plan	To whom:
	1. Other (Specify)
	4. □ Dismissed prior to granting of relief.

"Divorce with Children Packet" Provided by the Superior Courts of the Griffin Judicial Circuit.

FORM P

IN THE SUPERIOR COURT OF _____ COUNTY STATE OF GEORGIA

Petitioner:)	
vs.) Respondent:)	Civil Action File No
Respondent:)	
ACKNOWLEDGEMENT OF SER	VICE AND WAIVER OF JURISDICTION
	wledges service of the Petition for _, and states that she/he has received a copy of
said Petition and summons and Respondent and issuance of process.	t hereby waives any and all further notice, service, ou are not a resident of Georgia
□ WAIVER OF JURISDICTION – RESE	PONDENT'S AFFIDAVITT
I,, am the na is a petition for A	amed Respondent in the above-styled case, which fter being duly sworn, I state the following:
1. I am a resident of C that Petitioner is a resident of	County in the State of and and County, Georgia. My address is
	_
This day of	
(date)	(month) (year)
(Sign your name before Notary) RESPONDENT, <i>Pro</i> se	Sworn to and affirmed before me, this day of
Name (print or type)	
Address:	NOTARY PUBLIC
Email address:	My commission expires:
Daytime Telephone Number:	(Notary Seal)

"Divorce with Children Packet" Provided by the Superior Courts of the Griffin Judicial Circuit. Page 88 of 97 rev. 03/2025

FORM Q

COURT OF	COUNTY

STATE OF GEORGIA

Superior Court	State Court
Civil Action Number Date Filed	
Attorney's Address:	Plaintiff
	Versus
Name and Address of Party to be served.	Defendant
SHERIFF'S ENTRY OF SERVICE	Garnishee
I have this day served the defendant with a copy of the within action and summons.	personally
I have this day served the defendant_ of the action and summons at this most notorious place of abode in this county.	by leaving a copy
Delivered same into hands ofage, aboutyears; weight, aboutpounds; height, aboutdomiciled at the residence of defendant.	described as followsfeetinches,
Served the defendant leaving a copy of the within action and summons with in charge of the office and place of doing business of said corporation in this Cou	
I have this day served the above styled affidavit and summons on the defendant(s the same to the door of the premises designated in said affidavit, and on the same depositing a true copy of same in the United States Mail, First Class in an envelo the defendant(s) at the address shown in said summons, with postage affixed ther the defendant(s) to answer said summons at the place stated in the summons.	day of such posting by pe properly addressed to
Diligent search made and defendant	
This day of, 20	
	Deputy

FORM R PREPARE AND FILE AS A SEPARATE DOCUMENT WITH THE COURT CLERK

FORM R

	IN THE SUPERIOR (COURT OF COUNTY STATE OF GEORGIA	
Petition	, oner,)))) CIVIL ACTION) FILE NO.:)	
Resp	ondent.)	
	AFFIDA	AVIT OF DILIGENT SEARCH	
	I)(A). I hereby swear or	e. I am filing this <i>Affidavit of Diligent Search</i> affirm, before a notary public, that the follow	
•	9	1. ade, and the Respondent cannot be found we Respondent lives or where the Respondent	
The la	ast known address and t	2. telephone number I have for the Responden	t is:
			-
			-
To the best	of my knowledge, the Re	espondent still lived at that address as of	
	day of	, month, 20, but no longer	r lives there.
		3.	
I have	e made the following effo	orts to find the Respondent:	
` '	cking with the Responde listed as follows:	nt's friends, relatives, employers, landlords o	or others I
(1) Name of	f Person Contacted:		
Contact's Re	elationship with Respond	dent:	

Contact's Address & Phone Number:					
Date I contacted this person:					
Results of Contact/What They Told Me:					
(2) Name of Person Contacted:					
Contact's Relationship with Respondent:					
Contact's Address & Phone Number:					
Date I contacted this person:					
Results of Contact/What They Told Me:					
(3) Name of Person Contacted:					
Contact's Relationship with Respondent:					
Contact's Address & Phone Number:					
Date I contacted this person:					
Results of Contact/What They Told Me:					
(4) Name of Person Contacted:					
Contact's Relationship with Respondent:					
Contact's Address & Phone Number:					

Date I contacted this person:		
Results of Contact/What They Told Me:		
□ (b) Checking telephone information and di	- -	
	the Respondent's last known residence	
☐ the Respondent's last known place of emplo	oyment, which was at the following address:	
☐ (d) The following other efforts, with the following	lowing results:	
Sign your name before Notary) PETITIONER, <i>Pro se</i>	Sworn to and affirmed before me, this	
Name (print or type)		
Address:	NOTARY PUBLIC	
	My commission expires:(Notary Seal)	
Email address:	(Notaly Seal)	
Daytime Telephone Number:		

FORM S PREPARE AND FILE AS A SEPARATE DOCUMENT WITH THE COURT CLERK

FORM S

IN THE SUPERIOR CO	URT OF	COUNT	Υ
ST	ATE OF GEORGI	A	
Petitioner, v. Respondent.))) CIVIL AC) FILE NO.)	TION :	
<u>NOTI</u>	CE OF PUBLICAT	<u> ION</u>	
By Order for service by publication	on dated the	day of	,
20, you are hereby notified that o	on the da	y of	, 20
	filed suit agai	nst you for	
			•
You are required to file with the	Clerk of the Super	ior Court and to serve	e upon Petitioner
	an Answe	r in writing within sixt	y (60) days of
the date of the order for publication.			
WITNESS, the Honorablethis Superior Court.			, Judge of
This the day of _		, 20	
	С	EPUTY CLERK, SU	PERIOR COURT
	FOR:		

FORM T PREPARE AND FILE AS A SEPARATE DOCUMENT WITH THE COURT CLERK

FORM T IN THE SUPERIOR COURT OF COUNTY STATE OF GEORGIA Petitioner, CIVIL ACTION ٧. FILE NO.: _____ Respondent. SERVICE BY PUBLICATION DATES: NAME OF PARTY TO BE SERVED: ORDER OF PUBLICATION It appearing by Affidavit, that the aboved named Respondent on whom service is to be made in this case resides out of the State, or has departed from the State, or cannot after due diligence, be found within the State, or conceals (him)(her)self to avoid service of the Summons, and it further appearing, either by Affidavit or by verified Petition on file, that a claim exists against the Respondent in respect to whom service is to be made, and that (he)(she) is a necessary or proper party to the action. IT IS HEREBY CONSIDERED, ORDERED AND DECREED THAT: Service be made by publication as provided by law. SO ORDERED this ______ day of ______, 20 .

_____ COUNTY, GEORGIA

CLERK SUPERIOR COURT