NEW YORK STATE UNIFIED COURT SYSTEM



UNIFORM UNCONTESTED DIVORCE PACKET FORMS

THE PAPERS NEEDED TO OBTAIN AN UNCONTESTED DIVORCE IN NEW YORK STATE:

Notice of Automatic Orders

Notice of Guideline Maintenance for actions commenced on or after 1/25/16

Notice Concerning Continuation of Health Care Coverage

- 1) Summons With Notice (Form UD-1) OR 1a) Summons (to be served with Verified Complaint (Form UD-1a)
- 2) Verified Complaint (Form UD-2)
- 3) Affirmation of Service (Form UD-3)
- 4) Sworn Statement of Removal of Barriers to Remarriage (Form UD-4) and Affirmation of Service (Form UD-4a)
- 5) Affirmation of Regularity (Form UD-5)
- 6) Sworn Affirmation of Plaintiff (Form UD-6)
- 7) Affirmation of Defendant (Form UD-7)
- 8(1)Annual Income Worksheet (Form UD-8(1)
- 8(2) Maintenance Guidelines Worksheet (Form UD-8(2) for divorces commenced on or after 1/25/16
- 8(3)) Child Support Worksheet (Form UD-8-(3))
- 8a) Support Collection Unit Information Sheet (Form UD-8a)
- 8b) Qualified Medical Child Support Order ("QMCSO") (Form UD-8b)
- 9) Note of Issue (Form UD-9)
- 10) Findings of Fact/Conclusions of Law (Form UD-10)
- 11) Judgment of Divorce (Form UD-11)
- 12) Part 130 Certification (Form UD-12)
- 13) Request for Judicial Intervention("RJI") (Form UD-13) and Addendum (Form 840M)
- 14) Notice of Entry (Form UD-14)
- 15) Affirmation of Service of Judgment of Divorce

Certificate of Dissolution of Marriage

Self-Addressed and Stamped Postcard

UCS-111 (UCS Child Support Summary Form)

SUPPLEMENTAL APPENDIX OF FORMS

A. Income Withholding Order and Applying for Child Support Services

A-1 Enrollment for Child Support Services Form LDSS-5258*

OR Short Form Application for Child Support Services

A-2 Income Withholding Order form for Child Support or Combined Child and Spousal Support - LDSS-5037 (Non-IV-D IWO)

A-2A Income Withholding Order form for Spousal Support only - LDSS-5038 (Spousal Support Only IWO)

(Important Note: LDSS-5037 and LDSS-5038 are the actual Forms)

A-2B Income Withholding for Support: General Information and Instructions for Issuing - LDSS-5039* (Important Note: Do not complete this form. Use it as a guide when filling out the actual Forms)

- B. New York State Case Registry Filing Form with Instructions attached
- C. Notice of Settlement
- D. Poor Person Order
- E. Affirmation in Support of Application to Proceed as a Poor Person
- F.A ffirmation of Service of Proposed Poor Person's Order
- G. DRL 255 Addendum

*available at http://www.nycourts.gov/divorce/divorce_withchildrenunder21.shtml

NOTE: EXCEPT WHERE NOTED WITH AN ASTERISK, FORMS ON THIS PAGE ARE AVAILABLE IN THE UNCONTESTED DIVORCE PACKETS AND ONLINE AT

http://www.nycourts.gov/divorce/divorce_withchildrenunder21.shtml

NOTICE OF ENTRY OF AUTOMATIC ORDERS (D.R.L. 236) Rev. 1/13 FAILURE TO COMPLY WITH THESE ORDERS MAY BE DEEMED A CONTEMPT OF COURT

PURSUANT TO the Uniform Rules of the Trial Courts, and DOMESTIC RELATIONS LAW § 236, Part B, Section 2, both you and your spouse (the parties) are bound by the following **AUTOMATIC ORDERS**, which have been entered against you and your spouse in your divorce action pursuant to 22 NYCRR §202.16(a), and which shall remain in full force and effect during the pendency of the action unless terminated, modified or amended by further order of the court or upon written agreement between the parties:

- (1) ORDERED: Neither party shall transfer, encumber, assign, remove, withdraw or in any way dispose of, without the consent of the other party in writing, or by order of the court, any property (including, but not limited to, real estate, personal property, cash accounts, stocks, mutual funds, bank accounts, cars and boats) individually or jointly held by the parties, except in the usual course of business, for customary and usual household expenses or for reasonable attorney's fees in connection with this action.
- (2) ORDERED: Neither party shall transfer, encumber, assign, remove, withdraw or in any way dispose of any tax deferred funds, stocks or other assets held in any individual retirement accounts, 401K accounts, profit sharing plans, Keogh accounts, or any other pension or retirement account, and the parties shall further refrain from applying for or requesting the payment of retirement benefits or annuity payments of any kind, without the consent of the other party in writing, or upon further order of the court; except that any party who is already in pay status may continue to receive such payments thereunder.
- (3) ORDERED: Neither party shall incur unreasonable debts hereafter, including, but not limited to further borrowing against any credit line secured by the family residence, further encumbrancing any assets, or unreasonably using credit cards or cash advances against credit cards, except in the usual course of business or for customary or usual household expenses, or for reasonable attorney's fees in connection with this action.
- (4) ORDERED: Neither party shall cause the other party or the children of the marriage to be removed from any existing medical, hospital and dental insurance coverage, and each, and each party shall maintain the existing medical, hospital and dental insurance coverage in full force and effect.
- (5) ORDERED: Neither party shall change the beneficiaries of any existing life insurance policies and each party shall maintain the existing life insurance, automobile insurance, homeowners and renters insurance policies in full force and effect.

IMPORTANT NOTE: After service of the Summons with Notice or Summons and Complaint for divorce, if you or your spouse wishes to modify or dissolve the automatic orders, you must ask the court for approval to do so, or enter into a written modification agreement with your spouse duly signed and acknowledged before a notary public.

Notice of Guideline Maintenance

If your divorce was commenced on or after January 25, 2016, this Notice is required to be given to you by the Supreme Court of the county where your divorce was filed to comply with the Maintenance Guidelines Law ([S. 5678/A. 7645], Chapter 269, Laws of 2015) because you may not have counsel in this action to advise you. It does not mean that your spouse (the person you are married to) is seeking or offering an award of "Maintenance" in this action. "Maintenance" means the amount to be paid to the other spouse for support after the divorce is final.

You are hereby given notice that under the Maintenance Guidelines Law (Chapter 269, Laws of 2015), there is an obligation to award the guideline amount of maintenance on income up to \$228,000 to be paid by the party with the higher income (the maintenance payor) to the party with the lower income (the maintenance payee) according to a formula, unless the parties agree otherwise or waive this right. Depending on the incomes of the parties, the obligation might fall on either the Plaintiff or Defendant in the action.

There are two formulas to determine the amount of the obligation. If you and your spouse have no children, the higher formula will apply. If there are children of the marriage, the lower formula will apply, but only if the maintenance payor is paying child support to the other spouse who has the children as the custodial parent. Otherwise the higher formula will apply.

Lower Formula

- 1-Multiply Maintenance Payor's Income by 20%.
- 2- Multiply Maintenance Payee's Income by 25%.

Subtract Line 2 from Line 1: = **Result 1**

Subtract Maintenance Payee's Income from 40 % of Combined Income* = **Result 2**.

Enter the lower of **Result 2** or **Result 1**, but if less than or equal to zero, enter zero.

THIS IS THE CALCULATED GUIDELINE AMOUNT OF MAINTENANCE WITH THE LOWER FORMULA

Higher Formula

- 1-Multiply Maintenance Payor's Income by 30%
- 2- Multiply Maintenance Payee's Income by 20%

Subtract Line 2 from Line 1= **Result 1**

Subtract Maintenance Payee's Income from 40 % of Combined Income*= **Result 2**

Enter the lower of Result 2 or Result 1, but if less than or equal to zero, enter zero

THIS IS THE CALCULATED GUIDELINE AMOUNT OF MAINTENANCE WITH THE HIGHER FORMULA

*Combined Income equals Maintenance Payor's Income up to \$228,000 plus Maintenance Payee's Income

Note: The Court will determine how long maintenance will be paid in accordance with the statute.

(Rev. 3/1/24)

NOTICE CONCERNING CONTINUATION OF HEALTH CARE COVERAGE

(Required by section 255(1) of the Domestic Relations Law)

PLEASE TAKE NOTICE that once a judgment of divorce is signed in this action, both you and your spouse may or may not continue to be eligible for coverage under each other's health insurance plan, depending on the terms of the plan.

		TATE OF NEW YORK	Index No.:
	COUNTY OF		Date Summons filed:
		X	Plaintiff designates
			County as the place of trial
			The basis of venue is:
		Plaintiff,	
	-against-	riailitiii,	SUMMONS WITH NOTICE
	-agamst-		Plaintiff/Defendant resides at:
			Tiumijj/Dejenaam resides ai.
		Defendant.	
-		X	
	A CT	ON FOR A DIVORO	*TD'
	ACII	ION FOR A DIVORC	.r.
	To the above named Defendant:		
			ice of appearance on the \(\square \) Plaintiff
			he service of this summons, exclusive
			ice is complete if this summons is not
			and in case of your failure to appear,
	judgment will be taken against you	u by default for the relief de	emanded in the notice set forth below.
	Dated	🖵 Plair	ntiff
	Dated	□ Plain □ Attor	
	Dated	☐ Attor	ntiff rney(s) for Plaintiff ne No.:
	Dated	☐ Attor	rney(s) for Plaintiff ne No.:
	Dated	☐ <i>Attor</i> Phor	rney(s) for Plaintiff ne No.:
	NOTICE: The nature of this	Phor Adda action is to dissolve the r	rney(s) for Plaintiff ne No.: ress: marriage between the parties, on the
	NOTICE: The nature of this	Phor Adda action is to dissolve the r	rney(s) for Plaintiff ne No.: ress:
	NOTICE: The nature of this grounds: **D	Attor Phor Addi action is to dissolve the r ORL §170 subd	rney(s) for Plaintiff ne No.: ress: marriage between the parties, on the
	NOTICE: The nature of this grounds: **D	Attor Phor Addi action is to dissolve the r ORL §170 subd	rney(s) for Plaintiff ne No.: ress: marriage between the parties, on the
	NOTICE: The nature of this grounds: **D The relief sought is a judgment of a petween the parties in this action.	Attor Phor Addi action is to dissolve the r PRL §170 subd absolute divorce in favor o	rney(s) for Plaintiff ne No.: ress: marriage between the parties, on the
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] [[NOTICE: The nature of this grounds: **D The relief sought is a judgment of a petween the parties in this action. The nature of any ancillary or Additional page describing ancil Marital property to be distributed	Attor Phor Addr action is to dissolve the re ORL §170 subd absolute divorce in favor of additional relief requested is attached pursuant to separation ag	rney(s) for Plaintiff ne No.: ress: marriage between the parties, on the f the Plaintiff dissolving the marriage sted (see p.14 of Instructions) is: ched;
	NOTICE: The nature of this grounds: **D The relief sought is a judgment of a petween the parties in this action. The nature of any ancillary or Additional page describing ancil Marital property to be distributed I waive distribution of Marital property.	Attorn Phorn Address A	rney(s) for Plaintiff ne No.: ress: marriage between the parties, on the f the Plaintiff dissolving the marriage sted (see p.14 of Instructions) is: ched; reement/stipulation;
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1 2 3	SUPREME COURT OF THE S COUNTY OF		Date Summons filed:
4 5 6		X	Plaintiff designates County as the place of trial The basis of venue is:
7	-against-	Plaintiff,	SUMMONS Plaintiff/Defendant resides at:
8		Defendant. X	
	ACT To the above named Defendant:	TON FOR A DIVOR	CE
9	YOU ARE HEREBY SU a copy of your answer on the ☐ after the service of this summons, upon you personally within the s	Plaintiff OR Plaintiff exclusive of the day of servitate, or within thirty (30) oner. In case of your failure	e complaint in this action and to serve if's Attorney(s) within twenty (20) days wice, where service is made by delivery days after completion of service where to appear or answer, judgment will be complaint.
	Dated	□ Pla □ Att	aintiff torney(s) for Plaintiff
12			ldress:
		Ph	one No.:

	D1 : .:cc	Index No.:
	Plaintiff, -against-	VERIFIED COMPLAINT
		ACTION FOR DIVORCE
	Defendant.	v
	FIRST:	A
	Plaintiff herein/by	, complaining of the Defendant, alleges
that	the parties are over the age of 18 years and;	
	SECOND:	
A)	☐ The ☐ Plaintiff has resided in New York State	e for a continuous period of at least two
	years immediately preceding the commencement	at of this divorce action.
3)	□ D1 · · ·······························	the date of commencement of this
	divorce action and for a continuous period of or commencement of this divorce action	ne year immediately preceding the
	AND:	
	a. the parties were married in New York Sta	te.
	b. \(\square\) the parties have resided as married people	e in New York State.
	<u>OR</u>	
C)	☐ The cause of action occurred in New York S	tate and $\Box Plaintiff$ resided in New York
	State for a continuous period of at least one year of this divorce action.	immediately preceding the commencemen
	<u>OR</u>	
D)	☐ The cause of action occurred in New York State of commencement of this divorce action.	e and both parties were residents at the time

9	(If t	Ethical Culture. he word "not" is deleted above chec To the best of my knowledge I have t to the Defendant's remarriage. I will take prior to the entry of final knowledge to remove any barrier to The Defendant has waived in writin	k the appropriate box aken all steps solely to OR judgment all steps so the Defendant's ren g the requirements o	within my power to remove any barrier olely within my power to the best of my
			OR child(ren) of	the marriage (see definitions on p.7 of
	Instruc	tions), namely:		
	<u>Name</u>		Date of Birth	<u>Address</u>
10	The De	The Plaintiff resides atefendant resides at		
11		The parties are covered by the follo	wing group health pl	ans:
		<u>Plaintiff</u>	<u>Def</u>	<u>fendant</u>
	Group	Health Plan:	Group Hea	lth Plan:
	Addres	s:	Address:	N 1
		ication Number:dministrator:		on Number: nistrator:
		f Coverage:		overage:
12		FIFTH: The grounds for divorce to	that are alleged as fo	llows:
		G	C	nows.
	<u>Cruel</u> :	and Inhuman Treatment (DRL §1	<u>70(1))</u> :	
		<u> </u>		lowing act(s) which endangered the it unsafe or improper for Plaintiff to
		(State the facts that demonstrate crue Conduct may include physical, verbal,		et giving dates, places and specific acts. ehavior.)
		(Attach an additional she		

Aband	onment (DRL 170(2)):
	That commencing on or about, and continuing for a period of more than one (1) year immediately prior to commencement of this action, the Defendant left the marital residence of the parties located at, and did not return. Such absence was without cause or justification, and was without Plaintiff's consent.
	That commencing on or about, and continuing for a period of more than one (1) year immediately prior to commencement of this action, the Defendant refused to have sexual relations with the Plaintiff despite Plaintiff's repeated requests to resume such relations. Defendant does not suffer from any disability which would prevent <code>her / him</code> from engaging in such sexual relations with Plaintiff. The refusal to engage in sexual relations was without good cause or justification and occurred at the marital residence located at
	That commencing on or about, and continuing for a period of more than one (1) year immediately prior to commencement of this action, the Defendant willfully and without cause or justification abandoned the Plaintiff, who had been a faithful and dutiful spouse, by depriving Plaintiff of access to the marital residence located at This deprivation of access was without the consent of the Plaintiff and continued for a period of greater than one year.
<u>Impri</u>	sonment (DRL §170(3)):
	That after the marriage of Plaintiff and Defendant, Defendant was confined in prison for a period of three or more consecutive years, to wit: that Defendant is/was confined in prison on the day of,, and remained confined until the day of,; OR □ remains confined to this date
Adulte	ery (DRL §170(4)):
	That on the day of,, at
Living	Separate and Apart Pursuant to a Separation Decree or Judgment of Separation(DRL §170(5)):
	(a) That the Court, County, (Country or State) rendered a decree or judgment of separation on, under Index Number; and (b) that the parties have lived separate and apart for a period of one year or longer after the granting of such decree; and (c) that the Plaintiff has substantially complied with all the terms and conditions of such decree or judgment.

Living Se	eparate and Apart Pursuant to a Separation Agreement (DRL §170(6)):
	(a) That the Plaintiff and Defendant entered into a written agreement of separation, which they subscribed and acknowledged on, in the form required to entitle a deed to be recorded; and
	(b) that the agreement / memorandum of said agreement was filed on
	(c) that the parties have lived separate and apart for a period of one year or longer after the execution of said agreement; and
	(d) that the Plaintiff has substantially complied with all terms and conditions of such agreement.
Irretriev	able Breakdown in Relationship for at Least Six Months (DRL §170(7)):
	That the relationship between Plaintiff and Defendant has broken down irretrievably for a period of at least six months.
13	SIXTH: There is no judgment of divorce and no other matrimonial action between the parties pending in this court or in any other court of competent jurisdiction.
WHERE	EFORE, Plaintiff demands judgment against the Defendant as follows:
	A judgment dissolving the marriage between the parties
	AND

continued on next page

☐ I waive distribution of Marit	ancillary relief requested is attached; puted pursuant to separation agreement/stipulation; tal property; or after 1/25/16 only: I am not seeking maintenance as part of the second of t
as described in the Notice of G already agreed to in a written of described in the Notice.	Fuideline Maintenance (the "Notice") other than what was agreement/stipulation; OR \square I seek maintenance as payee
☐ NONE - I am not requesting AND any other relief the court	
Dated:	
	☐ Plaintiff ☐ Attorney(s) for Plaintiff Address:
STATE OF NEW YORK,	COUNTY OF ss:
	(Print Name), am the Plaintiff in the within action oregoing complaint and know the contents thereof. The wind knowledge except as to matters therein stated to be alleged.
contents are true to my ow	ef, and as to those matters I believe them to be true.
contents are true to my ow	

^{*}Despite amendment of CPLR 2106 to permit civil litigants to file affirmations instead of affidavits, this form should still be signed before a notary public to comply with DRL 211 (matrimonial pleadings must be verified); CPLR 3020 (verifications must be sworn); the no-fault ground must be sworn (DRL 170(7)); and DRL 253 (Sworn Statement of Removal of Barriers to Remarriage), all of which statutes remain in effect.

			Plaintiff,	Index No.:
		-against-		AFFIRMATION OF SERVICE
			Defendant.	,
		}		
COI	UNTY OF _	}	ss:	
	I,		, affirm a	s follows:
1.	I am no	ot a party to the ac	tion, am over 18 years of	f age and reside at:
2.	On		_, ata.m./p.m. at	I served the \Box summons with
	notice and, if t mainter	OR summer summe	ons and verified complain commenced on or after J	<i>int</i> , and the notice of automatic orders, anuary 25, 2016, the notice of guideline
	copy to	the Defendant pe	ersonally. erved a copy of the Child	he Defendant named by delivering a truck d Support Standards Chart. of Continuation of Health Care Coverage
3.	The no	tice required by	the Domestic Relations	Law, Section 232 "ACTION FOR A the summons served on the Defendant."
4.				cribed in the summons as the Defendant red it is as follows: (select one)
		I have known t	the defendant for	years and
			OR	
		I identified the Degiven to me by the	efendant by a photograph e Plaintiff.	annexed to this affirmation and which was
		Plaintiff accompa	OR anied me and pointed out OR	t the Defendant.
			ON	

	5.	I describe th	ne individual served a	s follows:		
	<u>x</u> Male Female	Height ☐ Under 5' ☐ 5'0"-5'3" ☐ 5'4"-5'8" ☐ 5'9"-6'0" ☐ Over 6'	Weight ☐ Under 100 Lbs. ☐ 100-130 Lbs. ☐ 131-160 Lbs. ☐ 161-200 Lbs. ☐ Over 200 Lbs.		Color of Skin Describe color:	Color of Hair ☐ Black ☐ Brown ☐ Blond ☐ Gray ☐ Red ☐ White ☐ Balding ☐ Bald
		Other identify	ring features, if any:_			
10	☐ 6a.		me I served the Defen ny other state, or this		· ·	in the military service of this d in the negative.
	□ 6b.	The Def	endant stated that he	she is in the follow	ving military servi	ce
	□6c.	The Def	Pendant refused to ans	wer.		
11						
Date	ed:					
	er the la	iws of New Yo	or Type Name), affir rk, which may includ ent may be filed in an	e a fine or imprisor	nment, that the for	
					Server's Sign	 nature

			Plaintiff,	Index No.:
	-against-			SWORN STATEMENT OF REMOVAL OF BARRIERS TO REMARRIAGI
			Defendant.	
	ATE OF			Λ
CO	UNTY OF	} }	ss:	
	Iies' marriage was sture, and that;	solemnized	by a minister, clergy	ne), state under penalty of perjury that the yman or leader of the Society for Ethica
				eps solely within my power to remove al g the divorce.
			ge I have taken all st remarriage followin OR	
	barriers to the l	Defendant's	remarriage followin	g the divorce.
	barriers to the l	Defendant's	remarriage following OR in writing the require	g the divorce. ements of DRL §253.
	barriers to the l	Defendant's	remarriage following OR in writing the require	g the divorce.

^{*}Despite amendment of CPLR 2106 to permit civil litigants to file affirmations instead of affidavits this form should still be signed before a notary public to comply with DRL 253 which requires a sworn statement and remains in effect.

Affirmation of Service

1

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF _____

_	, I served a true copy of the within Removal of Barriers Statement
the I	Defendant:
	personally at
	OR by depositing a true copy thereof enclosed in a post-paid wrapper, in an official depository under the exclusive care and custody of the U.S. Postal Service within New York State, to the address designated by the Defendant at
	, (Print or Type Name), affirm this day of,, under the penalties under the laws of New York, which may include a fine or imprisonment, that the foregoing is understand that this document may be filed in an action or proceeding in a court of law.
	nderstand that this document may be filed in an action or proceeding in a court of law.

	Plaintiff,	Index No.:
-against-		AFFIRMATION OF REGULARITY
	Defendant.	V
STATE OF	}	X
COUNTY OF	}	
The undersigned state	s as follows:	
I am \Box the a	ttorney for $\mathbf{OR} \ \Box$ the Pla	intiff herein.
	monial action	
Automatic Orders and, i	ons with Notice OR Sunfthe divorce action was comm	nenced on or after January 25, 2016, the Notice
The Summa Automatic Orders and, in Ideline Maintenance we be State of New York	ons with Notice OR Surfithe divorce action was commore personally served upon the as appears in the affidavit of appeared on his or her of the an affidavit or affirmation	nmons and Verified Complaint and the Notice beneated on or after January 25, 2016, the Notice Defendant herein, within OR outside a affirmation of service submitted herewith. We behalf OR by the firm of:
The Summa Summa Automatic Orders and, it deline Maintenance we see State of New York Defendant has a mand execution and immediately. Defendant is in	ons with Notice OR Surfithed Surfit	nenced on or after January 25, 2016, the Notice Defendant herein, \(\begin{align*} \pi \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
The Summa Summa Automatic Orders and, it deline Maintenance we see State of New York Defendant has a and executate and immediately. Defendant is in amplaint served in this actual art order, or otherwise.	ons with Notice OR Surfithedivorce action was common personally served upon the as appears in the affidavit of appeared on his or her of the an affidavit or affirmation OR default for failure to serve a action in due time, and the time	nenced on or after January 25, 2016, the Notice Defendant herein, \(\begin{align*} \omega \text{ within } \mathbb{OR} \(\begin{align*} \omega \text{ outside} \) raffirmation of service submitted herewith. we behalf \(\mathbb{OR} \) \(\begin{align*} \omega \text{ by the firm of:} \\ \end{align*} \) that this matter be placed on the matrimonia motice of appearance or failure to answer the

				Plaintiff,		Index No.:SWORN	
	-against-				AF]	FIRMATION OF P	LAINTIFI
				Defendant.	v		
STAT	E OF				A		
COUI	NTY OF		}	ss:			
				,being	duly sworn, sa	ays:	
1.	The Plainti	ff's addres	s is	and soci	The D	efendant's address is mber is	S
2.		v				or a continuous perionis divorce action.	od of at leas
				<u>OR</u>			====
	B) The	e 🖵 Plaintiff	resi	ded in New Yo	rk State on th	e date of commence	ment of this
	divorce act		is divor	ce action .	f one year imr	nediately preceding	the
	a.	the parti	es were or	AND: married in New	York State.		
	b.	the parti	-	resided as marr	ied persons ir	New York State.	
				<u>OR</u>			
	C) T	he cause of	f action	occurred in Nev	w York State	and \Box Plaintiff \Box Defendant residual.	ided in New
	York State commence			_	least one ye	ear immediately pro	eceding the

at the time of commencement of this divorce action.

(Form UD-6 rev. as of 1.1.24)

9	3	. I married the Def	endant on	, in the City, Town or Villag , State or Country of	e of
				, State or Country of Elergyman, minister or by a leader of the Society	
		Ethical Culture.	-		
10		(If the word "not" is de	leted, check one of	the following below:)	
]	To the best of my know	vledge I swear that	t I have taken all steps solely within my power to	
_	,	remove any barrier to			C
L	J			ment all steps solely within my power to the best he Defendant's remarriage. OR	of
]	•	-	writing the requirements of DRL §253 (Barriers	to
		Remarriage.			
11	4 p	There is (are)age 7 of the Instructions		marriage under the age of 21 (see definition on	
	Р				
		<u>Name & Socia</u>	<u>l Security Number</u>	<u>Date of Birth</u>	
					
					
	1			hild of the marriage under the age of 18 (see	
		efinition on page / of the vithin the last five (5) yea		all other places where each child has lived	
	,,	<u>Child</u>	is is as journie.	<u>Present Address</u>	
_					
_					
_					
		Child		Other Address Within Last 5 wages	
		<u>Child</u>		Other Address Within Last 5 years	
_					
_					
				person(s) with whom each minor child of the	
		narriage under the age of he last five (5) years is:	18 (see definition	on page 7 of the Instructions) has lived within	
					_
_					-
					-

12	I have participated in other litigation con marriage (see definition on page 7 of the □	cerning the custody of the minor child(ren) of the Instructions) in this or another state. Yes □ No
		ng concerning the minor child(ren) of the marriage ons) pending in a court of this or another state. Yes
		this proceeding who has physical custody of the finition on page 7 of the Instructions) or claims to pect to such child(ren). Yes \square No \square
13	The parties are covered by the following	group health plans:
	<u>Plaintiff</u>	<u>Defendant</u>
	Group Health Plan:Address:	
_	Identification Number:	Identification Number:
_	Plan Administrator:	Plan Administrator:
_	Type of Coverage:	Type of Coverage:
_	□ Not Applicable.	OR No health plans are available to the parties through their employment
14	5. The grounds for dissolution of the mar	rriage are as follows:
	Cruel and Inhuman Treatment (DRL	<u>§170(1))</u> :
	_	t committed the following act(s) which endangered well being and rendered it unsafe or improper for h Defendant.
	(State the facts that demonstrate cruel and in Conduct may include physical, verbal, sexua	shuman conduct giving dates, places and specific acts. al or emotional behavior.)
	(Attach an additional sheet, if nec	essary)

(Form UD-6 Rev. as of 1/1/24)

Abandonment (DRL 170(2):

	one (1)	year immediately price	or to commencement of	and continuing for a period this action, the Defendan or justification, and was	t left the marital
		f's consent.	ence was without cause	or justification, and was	viinout
	than on have se relation from en relation	e (1) year immediately xual relations with the s. Defendant does not gaging in such sexuals was without good care	y prior to commenceme e Plaintiff despite Plaint ot suffer from any disab l relations with Plaintiff	, and continuing for a new of this action, the Defe iff's repeated requests to ility which would prevent. The refusal to engage in occurred at the marital refusal to engage in the continuous con	ndant refused to resume such t her / him n sexual
	than on and wit spouse,	e (1) year immediately hout cause or justificately by depriving Plaintifi	y prior to commencemention abandoned the Planf of access to the marita	, and continuing for a nt of this action, the Defe intiff, who had been a fait I residence located at	ndant willfully hful and dutiful
		This deprivati ed for a period of grea		at the consent of the Plain	tiff and
	Continu	ed for a period of gree	ator than one year.		
<u>Co</u>	<u>onfineme</u>	ent to Prison (DRL §	<u>170(3)):</u>		
	period o	of three or more conse		efendant was confined in t Defendant is/was confir	
		correctional facility day of	, and remained con	nfined until the	
		Month Year			
		-		ins confined to this date.	
		Month	Year		
<u>Ac</u>	lultery (DRL §170(4)):			
	That on	the day of	ot		
Ц	Tilat Oil		, at Year Loca	rtion	
	the Def			tual or deviate sexual inte	rcourse with a
	person	other than the Plaintif	f after the marriage of F	laintiff and Defendant.	
Li	ving Sen	arate and Anart Pu	rsuant to a Senaration	Decree or Judgment of	Senaration(DRL
§170		arace and repart rul	suant to a separation	Decree of Judgment of	<u>Separation(DIC)</u>
		(a) That the	Court,	County,	(Country or
				of separation on	under Index
	(b)	Number:		for a period of one year or	r langar after the
		granting of such decre		ioi a period of offe year of	Tonger after the
	(c)			vith all the terms and cond	litions of such decree or

14 (contin	ued	
	<u>Li</u>	ving S	eparate and Apart Pursuant to a Separation Agreement (DRL §170(6)):
		(a)	That the Plaintiff and Defendant entered into a written agreement of separation, which they subscribed and acknowledged on, in the form required to entitle a deed to be recorded; and
		(b)	that the agreement / memorandum of said agreement was filed on
		(c)	that the parties have lived separate and apart for a period of one year or longer after the execution of said agreement; and
		(d)	that the Plaintiff has substantially complied with all terms and conditions of such agreement.
	Ir	<u>retriev</u>	rable Breakdown in Relationship for at Least Six Months (DRL §170(7)):
15			ar that the relationship between Plaintiff and Defendant has broken down irretrievably for a period of at six months.
	6a.		
			on to the dissolution of the marriage, I am seeking the following ancillary relief: re of any ancillary or additional relief requested (see p.19 of Instructions) is:
			onal page describing ancillary relief requested is attached;
			Il property to be distributed pursuant to separation agreement/stipulation; e distribution of Marital property;
	Fa de in □	or divo scribed a writt NONI	rees commenced on or after $1/25/16$ only: \square I am not seeking maintenance as payee as d in the Notice of Guideline Maintenance (the "Notice")other than what was already agreed to ten agreement/stipulation; OR \square I seek maintenance as payee, as described in the Notice. E-I am not requesting any ancillary relief; y other relief the court deems fit and proper
6b.			0 subd. (7) is the ground alleged, then Plaintiff hereby affirms, by checking the Box A, B, or C (NOTE: BOX A, B, C or D below must be checked if DRL 170(7) is the ground alleged),
			owing statement is true:
			omic issues of equitable distribution of marital property, the payment or waiver of spousal
	-		the payment of child support, the payment of counsel and experts' fees and expenses as well as dy and visitation with the minor children of the marriage:
			by oral settlement/ stipulation on the record; or
			by written Settlement/ Separation Agreement

☐ B. will be determined by the Court and are to be Incorporated into the Judgment of Divorce.

☐ C. were determined by Family Court order (custody and visitation or child support and/ or spousal

☐ D. are not to be incorporated into the Judgment of Divorce, since neither party to the divorce has

contested any such issues.

support issues only) which will be continued.

16	7. \square The Defendant is in the military service and \square has waived \square his \square her rights under the New York \square has not
	State Soldiers' and Sailors' Civil Relief Act.
	OR
	☐ Defendant is not in the active military service of this state, or any other state or this nation. ☐ I know this because: he/she admitted it to me / the process server on
	☐ I have submitted with these papers an <i>investigator's affidavit or affirmation</i> / <i>Defendant's affidavit or affirmation</i> which states that Defendant is not in the active military service of this state, or any other state or this nation.
17	8. I am <i>not</i> receiving Public Assistance. To my knowledge the Defendant is <i>not</i> receiving Public Assistance.
18	9. No other matrimonial action is pending in this court or in any other court, and the marriage has not been terminated by any decree of any court of competent jurisdiction.
19	10. Annexed to the "Affidavit or Affirmation of Service" of Summons and Complaint / Summons With Notice is a photograph. It is a fair and accurate representation of the Defendant.
20	
	11. \square I am the \square custodial parent \square the non-custodial parent of the unemancipated child (ren) of the rriage (see definition on page 7 of the Instructions) entitled to receive child support pursuant to DRL $36(B)(7)(b)$,
	AND
	☐ (1) I request child support services through the Support Collection Unit which would authorize collection of the support obligation by the immediate issuance of an income execution for support enforcement.
	OR
	☐ (2) I am in receipt of such services through the Support Collection Unit.
	OR
	☐ (3) I have applied for such services through the Support Collection Unit. OR
	OK .
	☐ (4) I am aware of but decline such services through the Support Collection Unit at this time. I am aware that an income deduction order (also known as an Income Withholding Order/Notice for Support) may be issued pursuant to CPLR §5242(c) without other child support enforcement services and that payment of an administrative fee may be required.

Form Application for Child Support Services or the LDSS-5143, together with a copy of the completed Support Collection Unit Information Sheet (Form UD-8a) and a copy of the signed Judgment of Divorce (Form UD-11) must be provided to the local Support Collection Unit in the county where the Plaintiff resides within 20 days after entry of the Judgment of Divorce.
21
Pursuant to DRL § 240 1 (a-1)-Records Checking Requirements:
☐ An Order of Protection ☐ <i>has been</i> ☐ <i>has never been</i> issued against me, enjoining me or requiring my compliance.
\Box An Order of Protection \Box has \Box has never been issued in favor of or protecting me or my child(ren) or a member of my household.
List all Family/Criminal Court Docket #'s and Counties, Supreme Court Index #'s and Counties
☐ I or my child(ren) or my spouse has been named in a Child Abuse/Neglect Proceeding (FCA Art.10) List all Family Court Docket #'s and Counties
☐ I or my child(ren) or my spouse has never been named in a Child Abuse/Neglect Proceeding (FCA Art.10)
☐ I am registered under New York State's Sex Offender Registration Act List all names under which
you are registered ☐ I am not registered under New York State's Sex Offender Registration Act
22 □ If my divorce action was commenced on or after January 25, 2016, I acknowledge receipt of the Notice of Guideline Maintenance from the Court pursuant to DRL 236 B(6), Chapter 269 of the Laws of 2015, which was served with the Summons.
I have been provided a copy of Notice Relating to Health Care of the Parties. I fully understand that upon the entrance of this divorce agreement, I may no longer be allowed to receive health coverage under my former spouse's health insurance plan. I may be entitled to purchase health insurance on my own through a COBRA option, if available, otherwise I may be required to secure my own health insurance.
24
WHEREFORE, I (print or type name), respectfully request that judgment be entered for the relief sought and for such other relief as the court deems fitting and proper.
I
Plaintiff's Signature

If (1) is selected, this Affirmation or another signed application for child support services such as the Short

COU	NTY OF		X
		Plaintiff,	Index No.:
	-against-		AFFIRMATION OF DEFENDANT IN ACTION FOR DIVORCE
		Defendant.	X
STA	TE OF	}	
COU	NTY OF	} }	
	I,	, do	state as follows:
	I am the Defend	dant in the within action for o	livorce, and I am over the age of 18. I reside at
	alleged in the S □ DRL §170(1 □ DRL §170(2 □ DRL §170(3 □ DRL §170(4 □ DRL §170(5	ummons with notice or Composition cruel and inhuman treatment abandonment confinement in prison adultery living apart one year after	separation decree or judgment of separation
	☐ DRL §170(7 I also admit ser after 1/25/16, th) irretrievable breakdown in	execution of a separation agreement relationship*(see Defendant's Affirmation Notes) tic Orders, and, if the divorce was commenced or or tenance, and those of the following forms checked: Thealth Care Coverage:
2.	I appear in this a and I waive the or answer the o	twenty (20) or thirty (30) day complaint. I waive the forty	nd to respond to the summons or answer the complaint, by period provided by law to respond to the summons of (40) day waiting period to place this matter on the bin being placed on the uncontested divorce calendar

SUPREME COURT OF THE STATE OF NEW YORK

TO THE DEFENDANT:

You should read the The Defendant's Affirmation Notes on the last page of this Affirmation before completing this form. For instructions on how to fill out this form, see p. 21 of the instructions for Uncontested Divorces with Children which may be found at any Supreme Court Clerk's Office or online at http://www.nycourts.gov/divorce/pdfs/divorce-packet-instructions.pdf

10	3. □	I am	not a me	mber of the military service of this state, any other state or this nation
		Civil Relief	Act; hov	OR ary: I am aware of my rights under the New York State Soldiers' and Sailors' wever, I consent that this matter be placed on the Uncontested Matrimonial my rights I may have under the Act.
11		I waive the sof Divorce.	service o	f all further papers in this action except for a copy of the final Judgment
				OR
		ntervention, S Findings o	Sworn Sta f Facts	the following documents: Note of Issue, Request for Judicial attement of Barriers to Remarriage, Proposed Judgment of Divorce, Proposed and Conclusions of Law, Notice of Settlement, Qualified Medical Child any other proposed orders.
12	5b. <i>For</i>	stipulation. distribution. divorces con	I under	aitable distribution other than what was already agreed to in a written stand that I may be prevented from further asserting my right to equitable don or after 1/25/16 only:
	"Notice mainter	e")other than nance as paye Statement (I	what wa	senance as payee as described in the Notice of Guideline Maintenance (the as already agreed to in a written agreement/stipulation; OR (ii) \(\sigma\) I seek scribed in the Notice. Note: you must fill out and file with the court the Annual -8(1)) and a Maintenance Guidelines Worksheet (Form UD-8(2) if you check
13	6a.	I will take of Plaintiff's	s remarri	e e e e e e e e e e e e e e e e e e e
	6b. ⊔ <i>I</i>	! waive the re	equireme	nts of DRL § 253 subdivisions (2),(3) and (4).
14		ge (see defini		arent □ the non-custodial parent of the unemancipated child(ren) of the page 7 of the Instructions) entitled to receive child support pursuant to DRL
				AND
			(1)	I request child support services through the Support Collection Unit which would authorize collection of the support obligation by the immediate issuance of an income execution for support enforcement. OR
			(2)	I am in receipt of such services through the Support Collection Unit.
			(3)	OR I have applied for such services through the Support Collection Unit.
			(4)	I am aware of but decline such services through the Support Collection Unit at this time. I am aware that an income deduction order (also known as an Income Withholding Order/Notice for Support) may be issued pursuant to CPLR §5242 (c) without other child support enforcement services and that payment of an administrative fee may be required.
		` '	,	l) is selected, this Affirmation or the another signed application for es such as the Short Form Application for Child Support Services

(Form UD-7 Rev. 1/1/24)

or the LDSS-5143, together with a copy of the completed Support Collection Unit Information Sheet (Form UD-8a) and a copy of the signed Judgment of Divorce (UD-11) must be provided to the local Support Collection Unit in the county where the Defendant resides within 20 days after entry of the Judgment of Divorce. These forms and instructions are available at http://ww2.nycourts.gov/divorce/forms.shtml

Pursuant to DRL § 240 1 (a-1) Records Checking Requirements:

requiring ☐ An Order of P child(ren)	Protection \Box has been \Box has never been issued against me, enjoining me or my compliance. rotection \Box has \Box has never been issued in favor of or protecting me or my or a member of my household. amily/Criminal Court Docket #'s and Counties,
Supreme	Court Index #'s and Counties
(FCA Art List all Fami	ly Court Docket #'s
Proceedir	ren) or my spouse has never been named in a Child Abuse/Neglect ng (FCA Art.10)
List all name related information	•
☐ I am not regis	tered under New York State's Sex Offender Registration Act
checking the Box	170 subd. (7) is the ground alleged, then Defendant hereby affirms, by A, B, or C or D below (NOTE: BOX A, B, C or D below must be 170(7) is the ground alleged), that the following statement is true:
or co	Il economic issues of equitable distribution of marital property, the payment waiver of spousal support, the payment of child support, the payment of bunsel and experts' fees and expenses as well as the custody and visitation ith the minor children of the marriage:
	A. have been resolved by the parties and are to be incorporated into the adgment of Divorce
	☐ by oral settlement/ stipulation on the record; or ☐ by written Settlement/ Separation Agreement B. will be determined by the Court and are to be Incorporated into the adgment of Divorce.
s C	C. were determined by Family Court order (custody and visitation or child upport and/ or spousal support issues only) which will be continued. D. are not to be incorporated into the Judgment of Divorce, since neither arry to the divorce has contested any such issues.

15

16	☐ If my divorce action was commenced on or after January 25, 2016, I acknowledge receipt of the Notice of Guideline Maintenance from the Court pursuant to DRL 236 B(6), Chapter 269 of the Laws of 2015 which was served with the Summons.
17	☐ I have been provided a copy of Notice Relating to Health Care of the Parties. I fully understand that upon the entrance of this divorce agreement, I may no longer be allowed too receive health coverage under my former spouse's health insurance plan. I may be entitled to purchase health insurance on my own through a COBRA option, if available, otherwise I may be required to secure my own health insurance.
18	I
	Defendant's Signature

Defendant's Affirmation Notes

- If you have been served with a Summons with Notice or a Summons and Complaint in an action for Divorce, ask yourself these two questions:
 - Do I oppose the divorce itself?
 - Do I oppose anything else my spouse is asking for in the divorce papers?
- You may want to discuss your situation with a lawyer before deciding on your final answers to these questions. If you answered "Yes" to *either* of the two questions, do *not* sign this form. If you are opposing the divorce or anything else your spouse is asking for, you should talk with a lawyer *immediately, since there are time limits for you to respond to the divorce*. The Supreme Court Clerk's Office in the county where you live (if you live in New York State) may be able to help you with information about lawyer referral services, but cannot give you legal advice.
- If you have decided to agree to the divorce and to the other things your spouse is asking for, **or** if you and your spouse have worked out a written <u>Settlement Agreement</u> about everything involved in the divorce, you can sign this <u>Affirmation of Defendant</u> form and send it back to your spouse.
- If DRL §170 subd. (7) is the ground alleged in the summons with notice or complaint, then all economic issues of equitable distribution of marital property, the payment or waiver of spousal support, the payment of child support, the payment of counsel and experts' fees and expenses as well as the custody and visitation with the minor children of the marriage must have been resolved by the parties or determined by the court and incorporated into the judgment of divorce. If you have decided to agree to the divorce on the ground of irretrievable differences alleged by your spouse pursuant to DRL §170 subd. (7), and to all the relief requested by your spouse, and if you have no additional relief you wish to request, you should fill out Paragraph 8 at Field 15 of this Affirmation.

	Plaintiff,	Index No.:4
-against-		ANNUAL INCOME WORKSHEET Form UD-8(1) Rev 1/1/24
	Defendant. X	
your convenience as a to	ool. They have been tested with ta. You may wish to make the o	upportTools.shtml. They are provident to the provident
will order as to mainten Worksheet or the Calcu If you decide to use the		ur work onto Appendix A.
will order as to mainten Worksheet or the Calcu If you decide to use the Complete Income Com NTER INCOME OF PART	ance or child support in your ollators should be sent to NYM Calculators, you must copy you putations for Plaintiff and DIES: CHECK THE BOX TO INDICE	case. Comments and questions about Calc@nycourts.gov our work onto Appendix A. Defendant: CATE HOW YOU MADE THE CALCUITY
will order as to mainten Worksheet or the Calcu If you decide to use the Complete Income Com NTER INCOME OF PART Use the Maintenan	ance or child support in your ollators should be sent to NYM Calculators, you must copy you putations for Plaintiff and E	case. Comments and questions about Calc@nycourts.gov or work onto Appendix A. Defendant: CATE HOW YOU MADE THE CALCUIt posted at
will order as to mainten Worksheet or the Calcu If you decide to use the Complete Income Com NTER INCOME OF PART Use the Maintenau http://www.nycourts.g Use Appendix A to A. Enter Plaintiff's Line 18 of Pain	cance or child support in your or clators should be sent to NYMan Calculators, you must copy you putations for Plaintiff and DIES: CHECK THE BOX TO INDICATE Child Support Calculators ov/divorce/MaintenanceChild State of the Calculator	case. Comments and questions about Calc@nycourts.gov our work onto Appendix A. Defendant: CATE HOW YOU MADE THE CALCUIT posted at CapportTools.shtml OR B of Appendix A or
will order as to mainten Worksheet or the Calcu If you decide to use the Complete Income Com NTER INCOME OF PART Use the Maintenau http://www.nycourts.g Use Appendix A to A. Enter Plaintiff's Line 18 of Pau B. Enter Defenda	cance or child support in your or clators should be sent to NYMan Calculators, you must copy you putations for Plaintiff and EIES: CHECK THE BOX TO INDICATE CHILD CONTROL CON	case. Comments and questions about Calc@nycourts.gov or work onto Appendix A. Defendant: CATE HOW YOU MADE THE CALCUIT posted at SupportTools.shtml OR B of Appendix A or 18 of Appendix A
will order as to mainten Worksheet or the Calcu If you decide to use the Complete Income Com NTER INCOME OF PART Use the Maintenan http://www.nycourts.g Use Appendix A to A. Enter Plaintiff's Line 18 of Pan B. Enter Defenda or Line 18 of	cance or child support in your or clators should be sent to NYMa Calculators, you must copy you putations for Plaintiff and EIES: CHECK THE BOX TO INDICATE ChildSupport Calculators ov/divorce/MaintenanceChildS or make the calculation is Annual Income from Line 18 of the Calculator	case. Comments and questions about at Calc@nycourts.gov our work onto Appendix A. Defendant: CATE HOW YOU MADE THE CALCUL posted at SupportTools.shtml OR B of Appendix A or

SUPREME COURT OF THE STATE OF NEW YORK

SEE APPENDIX A ATTACHED

Appendix A. Itemization of Income and Expenses

Itemization of Income and Deductions

- **I. GROSS INCOME** (Annual Figures Only)
- 1. Gross (total) income (as should have been or should be

	PLAINTIFF	DEFENDANT			
	reported in most recent federal income tax return)	\$			
2.	Investment income (not already included in item 1) reduced by amount expended in connection with the investments				
3. Income or compensation from the following sources (not already included in items 1 or 2)					
	a. deferred compensation				
	b. worker's compensation				
	c. disability benefits				
	d. unemployment insurance benefits				
	e. social security benefits				
	f. veterans benefits				
	g. pensions and retirement benefits				
	h. fellowships and stipends				
	i. annuity payments				
4.	Former income or resources voluntarily reduced				
5.	Self-employment deductions (not already included in items 1 or 2)				
	a depreciation deduction in excess of straight-line				
	b. entertainment and travel allowances if they reduce personal expenditures				
6.	Other Income not already listed above (including but not limited to: Income from non-income producing assets; employment "perks" and reimbursed expenses to the extent that they reduce personal expenses; fringe benefits as a result of employment; money, goods and services provided by friends and relatives)				
7.	Income from Income Producing Property distributed or to be distributed pursuant to judgment of divorce.	a final			
8.	GROSS ANNUAL INCOME (Add lines 1-7)	\$ DEFENDANT			

APPENDIX A

II. **DEDUCTIONS** (Annual Figures Only)

		PLAINTIFF	DEFENDANT
9.	Unreimbursed employee business expenses (except to extent expenses reduce personal expenditures)		\$
10.	Alimony or maintenance actually paid to non-party spouse pursuant to court order or agreement		
11.	Child support actually paid pursuant to court order or agreement for non-party child		
12.	Public assistance		
13.	Supplemental social security Income		
14.	N.Y.C. or Yonkers taxes		
15.	Federal Insurance Contributions Act (FICA) Social Security taxes		
16.	Federal Insurance Contributions Act (FICA) Medicare taxes		
17.	TOTAL ANNUAL DEDUCTIONS (Add lines 9-16)		\$
III.	NET INCOME		
18.	NET ANNUAL INCOME (Subtract line 17 from line 8 and insert on lines 1A and 1B of the Worksheet)	PLAINTIFF	\$ DEFENDANT

1 2	COUNTY OF	Plaintiff,	X Index No.:4
	-against-		
3			MAINTENANCE GUIDELINES WORKSHEET (FORM UD-8(2) Rev. 3/1/24
		Defendant.	Y
To a			•
To a Calc http The accu App cour Wor	assist you in making the calculculators posted on the Court's ://ww2.nycourts.gov/divorce/Ny are provided for your conversecy with appropriate entry opendices to this Worksheet. Ne	Divorce Resources website MaintenanceChildSupport nience as a tool. They have f data. You may wish to be ither this Worksheet north or child support in your all die sent to NYMatCal	tTools.shtml. ve been tested with many scenarios to assure make the calculations yourself on the the Calculators are meant to predict what the case. Comments and questions about this te@nycourts.gov
To a Calc http The accu App cour Wor	assist you in making the calculculators posted on the Court's ://ww2.nycourts.gov/divorce/Ny are provided for your conversacy with appropriate entry opendices to this Worksheet. Next will order as to maintenance rksheet or the Calculators show	Divorce Resources website Maintenance Child Support nience as a tool. They have f data. You may wish to be ither this Worksheet nor e or child support in your uld be sent to NYMatCalus, you must copy your we	tte at ttTools.shtml. ve been tested with many scenarios to assure make the calculations yourself on the the Calculators are meant to predict what the case. Comments and questions about this complete mycourts.gov ork onto Appendix B.
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¹ January 25, 2016 is the date the new Maintenance Guidelines Law (L. 2015, c. 269,) became effective. If your divorce action was commenced before that date, include any request for maintenance as "Ancillary" or other relief in the Summons with Notice or the Summons and Verified Complaint. See pages 14 and 16 of the Uncontested Divorce Packet Instructions.

² Note that "maintenance" is support to be paid by one party to the marriage for the support of the other party to the marriage after the divorce is final. Because it is to be paid after the divorce is final, it is sometimes referred to as "post-divorce" maintenance, or simply as "maintenance."

U	Workshe	et, 1A and Line 1B (Form UD- 8(1)).
		A. Enter Plaintiff's Annual Income \$
		B. Enter Defendant's Annual Income \$
7	2.	DETERMINE WHO IS THE PAYOR AND WHO IS THE PAYEE:
	The p	the higher of Lines 1A and 1B. Derson with the higher income is the MAINTENANCE PAYOR\$ the lower of Lines 1A and 1B.
		person with the lower income is the MAINTENANCE PAYEE\$
8		CULATE GUIDELINE MAINTENANCE AWARD ON INCOME UP TO AND JDING \$228,000.
	A.	Check the box to indicate how you made the calculation:
		☐ Use the Maintenance/Child SupportCalculators posted at http://www.nycourts.gov/divorce/MaintenanceChildSupportTools.shtml and enter the Annual Guideline Maintenance Award from Line 19 of Part B of the Calculators in Line 3B.
		OR
		☐ Use Appendix B to make the calculation and enter the amount from Line 19 of Appendix B in Line 3B below
	B.	The Guideline Award of Maintenance (based on Maintenance Payor's
		Income up to \$228,000)\$
9	THE CO	OURT WILL DETERMINE HOW LONG THE MAINTENANCE AWARD WILL ID 3
	4a., p	lease enter:
	i)	The date of your marriage; The date your divorce action was

³The court **must** determine how long the maintenance award will be paid using the <u>15 Factors for Post-Divorce Maintenance in Appendix. D.</u> and the court **may** also consider the <u>Advisory Schedule for Duration of Award</u> in Appendix E setting forth percentages of the length of the marriage for which maintenance may be paid.

	commenced; The number of years you were married to the			
	date your divorce action was commenced:			
ii)	The range that maintenance would be payable according to the Advisory			
	Schedule for Duration of Award in Appendix E			
	Note: Multiply the number of years you have been married by the			
	percentages in Appendix E to give the range on the schedule for that number			
	of years married. For example, if you have been married 10 years on the			
	date your action was commenced, the Advisory Schedule advises a duration			
	of 15%- 30% times the number of years married. Multiply $10 \times 15\% = 1.5$;			
	Next Multiply 10 x 30%= 3. Write 1.5 – 3 years on line ii) above.			
iii)	How many years are you asking the Court to order that maintenance			
	shall be payable?			
iv)	Please describe retirement assets, benefits and retirement eligibility			
	(age and other requirements) of you and your spouse if you can on the			
	lines below. If you do not know them, write, "unknown."			
Attach	h an additional page if needed and check the box below:			
□ Ac	dditional Page Attached			
4b.	Review the 15 factors for post – divorce maintenance in Appendix D, and list			
any fa	actors you would like the court to know about when deciding how long renance will be paid.			
Attach	h an additional page if needed and check the box below:			
☐ Additional Page Attached				

\$228,0	boxes to ask the Court to adjust the award of maintenance on income of the payor up to 000 or to order maintenance on income of the Payor in excess of \$228,000 per year. Then factors you would like the Court to consider in making such decision.
	\square Adjust Award of Maintenance on income up to \$228,000 because you believe it is unjust 4
	□Order Maintenance on Income in Excess of \$228,000 per year ⁵
_	an additional page if needed and check the box below: Additional Page Attached
11	
	I,(print or type name), have carefully read this Document, and I affirm this day of,, under the penalties of perjury, under the laws of New York, which may include a fine or imprisonment, that the foregoing is true and accurate, and I understand that this document may be filed in an action or proceeding in a court of law.
	Signature of ☐ Plaintiff ☐ Defendant

⁴ **Unjust or Inappropriate Awards:** If a party believes that the Guideline Maintenance Award on income up to \$228,000 is unjust or inappropriate, the party can ask the Court to order the Maintenance Payor to pay an adjusted amount. In making such decision, the Court shall consider the **15 factors for post-divorce maintenance**.

⁵ **Awards on Income of the Payor above \$228,000.** If the Maintenance Payor's income exceeds \$228,000, the Court may award an additional amount of maintenance. In making such decision, the Court shall consider the **15 factors for post-divorce maintenance.**

See APPENDICES B, D, and E Attached

APPENDIX B.

Calculation of Guideline Amount of Maintenance up to and Including \$228,000 and Adjustment for Low Income

APPENDIX D.

15 Factor for Court to Consider for Post-Divorce Maintenance* Where Income Exceeds \$228,000 or in Connection with Adjustment of Award or in Considering Duration of Award.

APPENDIX E.

Advisory Schedule for Duration of Post-Divorce* Maintenance

^{*} Note that "maintenance" is support to be paid by one party to the marriage for the support of the other party to the marriage after the divorce is final. Because it is to be paid after the divorce is final, it is sometimes referred to as "post-divorce" maintenance, or simply as "maintenance."

...

APPENDIX B (Page 1 of 2 Pages)

Calculation of Guideline Maintenance Award on Maintenance Payor's Income up to and Including \$228,000; Includes Possible Low Income Adjustment

I. B	BASI	C C	ALCULATION
STEP A: INCOME OF MAINTENANCE PAYOR AND MAINTENANCE PAYEE			COME OF MAINTENANCE PAYOR AND MAINTENANCE PAYEE
		1.	Enter Maintenance Payor's income from Line 2A on page 1 of the Worksheet: If this amount is greater than \$228,000, enter \$228,000\$
		2.	Enter Maintenance Payee's income from Line 2B on page 1 of the Worksheet \$
THE	CULAT N ANS	WE	RESULT 1 and RESULT 2 USING FORMULAS B(1) AND B(2) BELOW; R QUESTIONS IN STEP C AND STEP D TO DETERMINE WHETHER RESULT 2 APPLIES
STEF	B(1)	(3):	Multiply Line 1 (Maintenance Payor's Income) by 20%
STEF	B(1)	(4):	Multiply Line 2 (Maintenance Payee's Income) by 25%
STEP	B(1)	(5):	Subtract Line 4 from Line 3: Result 1 \$
STEF	B(2)	(3):	Multiply Line 1 (Maintenance Payor's Income) by 30%
STEP	B(2)	(4):	Multiply Line 2 (Maintenance Payee's Income) by 20%
STEP	B(2)	(5):	Subtract Line 4 from Line 3: Result 2
STEF	C:	6	Will child support be paid for children of the marriage? YES_ NO
STEP	D:	7.	Is the Maintenance Payor the Non-Custodial Parent? YES_ NO
RESULT 1 OF STEP B(1) WILL APPLY IF THE ANSWERS TO BOTH OF THE QUESTIONS IN STEP C AND STEP D IS YES. RESULT 2 OF STEP B(2) WILL APPLY IF THE ANSWER TO EITHER QUESTION IN STEP C OR STEP D IS NO.			
STEF	E:	СО	MPLETE THE CALCULATIONS BELOW to arrive at Result 3:
		8.	Add Lines 1 and 2
		9.	Multiply 40% of Line 8
		10.	Subtract Line 2 from Line 9: Result 3 \$
		11.	Enter the lower of Result 3 from Line 10 and Line 5 (from STEP B, Result 1 or Result 2 , whichever applies), but if Line 11 is less than or

THIS IS THE CALCULATED GUIDELINE AMOUNT

Appendix B (Page 2 of 2 Pages)

II. THE LOW INCOME ADJUSTMENT		
STEP F:	(Determine if the low income adjustment applies)	
	12. Enter Maintenance Payor's Income from Line 1	
	13. Enter calculated guideline amount from Line 11	
	14. Subtract Line 13 from Line 12	
	► If Line 14 is greater than \$20,331, there is no low income adjustment. Enter the amount from Line 11 in Line 18.	
	▶ If Line 14 is less than \$20,331, there is a low income adjustment. Go to Step G to calculate the amount of the award.	
STEP G:	(Determine the amount of the award after the low income adjustment)	
	15. Enter Maintenance Payor's income from Line 1	
	16. Enter \$20,331 (the Self Support Reserve)*	
	17. Subtract Line 16 from Line 15	
	 If the amount on Line 17 is greater than zero, enter that amount in Line 18. If the amount on Line 17 is less than or equal to zero, enter zero in Line 18. 	
	18. Amount owed after low income adjustment	
III. AWA	ARD	
	19. Enter the amount as directed in either Step F or Step G, whichever applies. Also enter this amount in Line 3B of the Worksheet\$	

^{*} Every March 1st the Self -Support Reserve changes. You may find the most current figures at https://newyorkchildsupport.com/quick_links.html. The current level of the Self-Support Reserve is \$20,331.

APPENDIX C INTENTIONALLY OMITTED

APPENDIX D

15 FACTORS FOR POST-DIVORCE MAINTENANCE PURSUANT TO DRL §236B(6)(E)(1)FOR ADJUSTMENT OF AWARD, FOR DURATION OF AWARD, OR WHERE PAYOR'S INCOME EXCEEDS \$228,000

- 1. the age and health of the parties;
- 2. the present or future earning capacity of the parties, including a history of limited participation in the workforce:
- **3.** the need of one party to incur education or training expenses;
- 4. the termination of a child support award before the termination of the maintenance award when the calculation of maintenance was based upon child support being awarded which resulted in a maintenance award lower than it would have been had child support not been awarded;
- 5. the wasteful dissipation of marital property, including transfers or encumbrances made in contemplation of a matrimonial action without fair consideration;
- **6.** the existence and duration of a pre-marital joint household or a pre-divorce separate household;
- 7. acts by one party against another that have inhibited or continue to inhibit a party's earning capacity or ability to obtain meaningful employment. Such acts include but are not limited to acts of domestic violence as provided in section four hundred fifty-nine-a of the social services law;
- 8. the availability and cost of medical insurance for the parties;
- **9.** the care of children or stepchildren, disabled adult children or stepchildren, elderly parents or inlaws provided during the marriage that inhibits a party's earning capacity;
- **10.** the tax consequences to each party;
- 11. the standard of living of the parties established during the marriage;
- **12.** the reduced or lost earning capacity of the payee as a result of having foregone or delayed education, training, employment or career opportunities during the marriage;
- **13.** the equitable distribution of marital property and the income or imputed income on the assets so distributed:
- **14.** the contributions and services of the payee as a spouse, parent, wage earner and homemaker and to the career or career potential of the other party; and
- **15.** any other factor which the court shall expressly find to be just and proper.

APPENDIX E

THE COURT MAY DETERMINE THE DURATION OF POST-DIVORCE MAINTENANCE IN ACCORDANCE WITH THE FOLLOWING ADVISORY SCHEDULE: BUT IN ANY EVENT, THE COURT MUST CONSIDER THE 15 POST-DIVORCE MAINTENANCE FACTORS SET FORTH IN APPENDIX D.

Length of Marriage	Percent of the length of the marriage for which maintenance will be payable
0 up to and including 15 years	15% - 30%
More than 15 up to and including 20 years	30% - 40%
More than 20 years	35% - 50%

	Plaintiff,	Index No.:	4
-against-		CHILD SUPPORT WORKSHEET (Form U Rev. 3/1/24	UD 8(3))
	Defendant.	7	
assist you in making the calculators posted on the Court's tp://www.nycourts.gov/divorce nvenience as a tool. They have try of data. You may wish to nother this Worksheet nor the Caintenance or child support in alculators should be sent to Nycourt in the Caintenance or the Caint	s Divorce Resources web MaintenanceChildSupport be been tested with many some nake the calculations your Calculators are meant to produce the calculators are meant to produce the calculators and the calculators and the calculators are meant to produce the calculators	site at ortTools.shtml. They are proven cenarios to assure accuracy we reself on the Appendices to this oredict what the court will ord questions about this Works.	rided for your ith appropriate s Worksheet. ler as to
If you decide to use the Calc	, ,	• •	
 This Worksheet was prepare If you and your spouse have 		ement about child support, chec	ck the box below
		en agreement about Child Suppo	
3. If you and your spouse have agreement to the court along v		eement about child support, sub eet and check the box below.	omit a copy of the
☐ A copy of the written	agreement about child supp	oort was submitted to the court veived a copy of the Child Suppo	
5. CALCULATE BASIC	C ANNUAL CHILD SUP	PORT OBLIGATION	
If there are unemancipated cl must be paid to the custodial	9 1	culate the amount of child supp ll parent.	ort that
A. Check the box to ind	icate how you made the ca	lculation:	
☐ Use the Maintenance/Chil Part C - IV, Line 1 of the Cal		ed at the link above and enter th	e amount from
☐ Use Appendix G to mak G in Line 5B below	e the calculation and enter	the amount from Section IV Li	ne 1 of Appendix

8	6. If you believe the Annual Basic Child Support Obligation is unjust and should be changed, ¹ list the factors you would like the Court to consider in its decision, after reviewing the 10 child support adjustment factors in Appendix F.
	Attach an additional page if needed and check the box below: Additional Page Attached
9	7. If you would like the Court to award child support on Combined Parental Income in excess of \$183,000, please list the factors you would like the Court to consider in its decision, after reviewing the 10 child support adjustment factors in Appendix F. ²
	Attach an additional page if needed and check the box below: Additional Page Attached □
10	I,(print or type name), have carefully read this Child Support Worksheet and I affirm this day of,, under the penalties of perjury, under the laws of New York, which may include a fine or imprisonment, that the foregoing is true and accurate ,and I understand that this document may be filed in an action or proceeding in a court of law.
	Signature of ☐ Plaintiff ☐ Defendant

¹If a party believes that NCP's Annual Child Support Obligation is unjust or inappropriate, the party can ask the Court to order the NCP to pay an adjusted amount after considering **the 10 child support adjustment factors.**The 10 child support adjustment factors pursuant to DRL §240(1 -b) (f) are listed on Appendix F.

² If the Combined Parental Income exceeds \$183,000, the Court may award an additional amount of child support. In making such decision, the Court will consider **the 10 child support adjustment factors** and/or the child support percentages as shown for information only on Appendix G Section I lines 9-9c and on Part C- I line 8 of the Calculators.

SEE APPENDICES F AND G ATTACHED

APPENDIX F.

10 Child Support Adjustment Factors Where Income Exceeds \$183,000 or When Considering Adjustment of Award (see DRL 240(1-b)(f))

APPENDIX G.

Calculation of Annual Basic Child Support Obligation

APPENDIX F

10 CHILD SUPPORT ADJUSTMENT FACTORS PURSUANT TO DRL §240(B-1)(F)* FOR ADJUSTMENT OF AWARD OR WHERE COMBINED PARENTAL INCOME EXCEEDS \$183,000

- 1. The financial resources of the custodial and non-custodial parent, and those of the child;
- 2. The physical and emotional health of the child and his/her special needs and aptitudes;
- 3. The standard of living the child would have enjoyed had the marriage or household not been dissolved;
- **4.** The tax consequences to the parties;
- 5. The non-monetary contributions that the parents will make toward the care and well-being of the child;
- 6. The educational needs of either parent;
- 7. A determination that the gross income of one parent is substantially less than the other parent's gross income;
- 8. The needs of the children of the non-custodial parent for whom the non-custodial parent is providing support who are not subject to the instant action and whose support has not been deducted from income pursuant to subclause (D) of clause (vii) of subparagraph five of paragraph (b) of this subdivision, and the financial resources of any person obligated to support such children, provided, however, that this factor may apply only if the resources available to support such Children are less than the resources available to support the children who are subject to the instant action;
- 9. Provided that the child is not on public assistance (i) extraordinary expenses incurred by the non-custodial parent in exercising visitation, or (ii) expenses incurred by the non-custodial parent in extended visitation provided that the custodial parent's expenses are substantially reduced as a result thereof; and
- 10. Any other factors the court determines are relevant in each case, the court shall order the non-custodial parent to pay his or her pro rata share of the basic child support obligation, and may order the non-custodial parent to pay an amount pursuant to paragraph (e) of this subdivision.

*CH. 567 of the Laws of 1989

CALCULATION OF ANNUAL BASIC CHILD SUPPORT OBLIGATION

I.	ADJUST FOR MAINTENANCE AND COMPUTE BASIC CHILD
	SUPPORT BEFORE LOW INCOME ADJUSTMENT OR ADD-ONS

	1. Enter the amount of the guideline award of maintenance on Income of Maintenance Payor up to \$228,000 from Line 3B of the UD-8(2), BUT ENTER ZERO INSTEAD IF NEITHER PARTY SEEKS MAINTENANCE, OR, IF YOU HAVE AN AGREEMENT AS TO MAINTENANCE WITH YOUR SPOUSE, ENTER THAT AMOUNT INSTEAD AND PROVIDE THE AGREEMENT TO THE COURT
	2. Net Annual Income of Party with lower income, Adjusted for Maintenance
	(Line 1 above plus Line 1A or 1B of UD-8(1), whichever is lower) \$
	3. Net Annual Income of Party with higher income Adjusted for Maintenance (Line 1A or 1B of Annual Income Worksheet Form UD-8(1), whichever is higher, minus line 1 above)
	4.Combined Parental Income Adjusted for Maintenance
	(Total 2 plus 3)
	5.Determine whether the Non-Custodial parent (NCP) is the party with the higher or lower income and enter the Income of the NCP from Line 2 or 3, whichever applies
	ALSO ENTER THIS AMOUNT IN Section II, Line 1
5a.	Enter the NCP's Percentage Share of Combined Parental Income%
	Note: Divide Line 5 by Line 4
	Note: The percentage share is sometimes referred to as the "pro rata share." You will use this same percentage for the NCP's share of Mandatory Addon Expenses in Section III below.
5b.	Enter the CP's Percentage Share of Combined Parental Income
	Note: Divide Custodial Parent ("CP")'s Income (from Line 2 or Line 3, whichever applies), by Line 4
	Note: The percentage share is sometimes referred to as the "pro rata share." You will use this same percentage for the CP's share of Mandatory Health insurance Expenses in Section III below
6. E	Enter the percentage that applies based on the number of children
	% 1 child =17%; 2 children =25%; 3 children =29%; 4 children =31%; 5 children = 35% (minimum)
7.	Multiply the percentage in Line 6 by Combined Parental Income from Line 4, but only up to \$183,000 of Combined Parental Income \$
	This is the Combined Child Support on Combined Income up to \$183,000 Example: If Combined Parental Income in Line 4 is \$250,000, and if there are 2 children, multiply \$183,000 by 25%.

	s the NCP's Annual Percentage Share of Child Support on Combined Parental ne up to and including \$183,000.
ALSO	ENTER THIS AMOUNT IN SECTION II, Line 2
Lines 9-9c be totals in this	low are for information only and are not to be included in the worksheet.
9.	Compute Child Support on Combined Parental Income Above \$183,000, if any.
	If there is none, skip to Section II below.
	If there is Combined Parental Income above \$183,000, enter the amount of such Income you asking the Court to use for child support
9b.	Multiply amount in Line 9a by percentage in Line 6
	This is Combined Child Support on Income above \$183,000 you are asking the court to consider for Child Support
9c.	Multiply Line 9b by the percentage in Line 5a
	This is the NCP's Annual Percentage Share of Income Above \$183,000 that you are asking the court to consider for Child Support\$

8. Multiply amount in Line 7 by percentage in Line 5a\$_

NCP'S ANNUAL BASIC PAYMENT will be the total of Line 8 plus any possible increase at the court's discretion after consideration of the 10 child support adjustment factors and/or the child support percentage for child support on combined parental income in excess of \$183,000, if any. This is the amount the NCP must pay to the CP for all of the children's costs and expenses, before possible low income adjustment (See Section II), Add On Expenses (see Section III), and possible adjustment at the Court's discretion if the Court finds such amount to be unjust and inappropriate based on consideration of the 10 child support adjustment factors (See Appendix F).

DE1	ΓΕΙ	RMINE WHETHER LOW INCOME EXEMPTION APPLIES			
	1.	NCP's Annual Income (Line 5 of Section I)			
	2.	Basic Child Support Obligation (Line 8 of Section I)			
	3.	Subtract Line 2 from Line 1			
		This is the NCP's Annual Income after the Basic Child Support Obligation			
	>	If Line 3 is less than the Self-Support Reserve (SSR) of \$20,331, there will be a low income adjustment.			
	•	If Line 3 is less than the SSR of but greater than \$15,060 (poverty level), child support shall be the greater of \$600 or the difference between NCP Income and the SSR of \$20,331. Proceed to Line 4a to compute the difference. Enter the greater of \$600 or the difference in Line 4b. (Note: Add-on expenses may apply in the Court's discretion).			
	▶ If Line 3 is equal to or greater than the Self-Support Reserve (SSR) of \$20,331, there will be no low income adjustment. Skip the rest of this section and proceed to Section III below.				
	► If Line 3 is less than \$15,060 (the poverty level), the Basic Child Support shall be \$300 ¹;				
	φυι	Enter \$300 in Line 4b below. Add on Expenses will not apply.			
	4a.	NCP Income minus SSR: Subtract \$20,331 from amount in Line 1 \$			
	4b.	Enter the Basic Child Support Obligation with Low Income			
	Ex	emption if applicable			
		In Line 4b, enter \$300 if Line 3 is less than \$15,060.			
		ALSO ENTER THIS AMOUNT ON LINE 5B at page 2 of the Worksheet.			
		Skip Section III.			
		OR			
		In Line 4b, enter the greater of \$600 and Line 4a, if Line 3 is greater than \$15,060 but less than \$20,331. Then proceed to Section III.			
		OR			
		In Line 4b, enter amount from Line 2 if Line 3 is equal to or greater than			

\$20,331. Then Proceed to Section III.

¹ However, if the Court finds such amount to be unjust and inappropriate, based on the factors in DRL§ 240 (1-b)(f), the Court can order the NCP to pay less than \$300 per year.

II. ADD-ON EXPENSES (SKIP THIS SECTION IF THE BASIC CHILD SUPPORT OBLIGATION WITH LOW INCOME EXEMPTION IS \$300).

IF LINE 3 of SECTION II IS LESS THAN THE SSR BUT GREATER THAN THE POVERTY LEVEL, THE COURT HAS DISCRETION WHETHER OR NOT TO AWARD THE MANDATORY ADD ON EXPENSES (see DRL 240(1-b)(d)).

A.	Ма	ndatory Child Care Expenses
	1.	Enter annual cost of child care (child care costs from custodial parent's working, or receiving elementary, secondary or higher education or vocational training leading to employment.)
	2.	NCP's Percentage Share of Child Care Expenses (from Line 5a of Section I)%
	3.	NCP's Dollar Share of Child Care Expenses (multiply Line 1 x line 2) \$
В.		ndatory Health Expenses (health insurance premiums and future unreimbursed alth-related expenses)
	4a.	NCP's % share of health insurance premiums and future unreimbursed health-related expense
	4b.	CP's % share of health insurance premiums and future unreimbursed health-related expense
	5.	Annual cost of health insurance for the children
	6.	Does the NCP provide the Health Insurance?
	6a.	If No, NCP's dollar share of Health Insurance (added to the Basic Child Support Obligation) (multiply Line 4a x line 5) \$
	6b.	If yes, CP's dollar Share of Health Insurance (deducted from Basic Child Support Obligation)(multiply Line 4b x line 5)\$
	7.	Health Care Adjustment (Add amount from Line 6a or subtract amount from Line 6b, whichever applies)
	8.	Total Mandatory Add-On Expenses (Total Lines 3 and 7)
	9.	For Information Only, (not to add to the totals in this Worksheet), enter the total Discretionary Expenses for Child Care and Education if you are asking the Court to consider awarding .them**\$

^{**} **Note:** In addition to Mandatory Add-On Expenses in A and B above, the Court may determine and apportion additional Discretionary Expenses for child care expenses, and additional Discretionary Expenses for education.

III. BASIC ANNUAL CHILD SUPPORT OBLIGATION*

Add Line 4b of Section II and Line 8 of Section III, BUT

IF LINE 3 of SECTION II IS LESS THAN THE SSR BUT GREATER THAN THE

POVERTY LEVEL (the "SSR Adjustment"), KEEP IN MIND THAT THE TOTAL

MAY BE LOWER AFTER THE COURT DECIDES WHETHER TO AWARD THE

ADD-ON EXPENSES.

NCP's Basic Child Support Obligation A	Adjusted for low income			
from Line 4b of Section II	\$			
NCP's Total Share of Mandatory Child	Care Expenses			
from Line 3 of Section III	\$			
NOTE: Leave this blank for the Court to	NOTE: Leave this blank for the Court to fill in if there is an SSR Adjustment			
NCP's Total Share of Mandatory Health from Line 7 of Section III	Insurance Premiums for the Children			
NOTE: Leave this blank for the Court to	fill in if there is an SSR Adjustment			
Total Line 1 Section IV	\$			
This is the NCP's Annual Basic	Payment Adjusted for Low Income			
If any, Including Add On Expens	es and Health Insurance			
Adjustment, if applicable				

ENTER THIS AMOUNT ON LINE 5B of the Worksheet

^{*} Note: The Basic Annual Child Support Obligation will also include whatever the Court may order the NCP to pay in child support on combined parental income above \$183,000, if any, after considering the 10 child support adjustment factors and/or the child support percentage.

		Plaintiff,		Index No	•
	-against-	Defendant.			LLECTION UNIT ATION SHEET
Law	The following information:	on is required pursu	uant to Section	on 240(1) of the	e Domestic Relations
	PLAINTIFF:				
	Address:				
	Date of Birth		_ SS #:		
	DEFENDANT:				
	Address:				<u> </u>
	Date of Birth		SS #:		
$\Box P$	and Place of Marriage:				
☐ P	and Place of Marriage:	is the custodial pa	arent and 🖵		
$\Box P$ assis	and Place of Marriage:laintiff OR	is the custodial pa	nrent and □ ne Da	is OR □ is n	ot receiving public
□ P assis UNE	and Place of Marriage: laintiff OR	is the custodial particle. Name per week Commonweak C	nrent and Dane Da	is OR □ is note of Birth	ot receiving public
□ P assis UNE	and Place of Marriage: laintiff OR	is the custodial particle. REN: Nam □ per week □ □ per week	nrent and ne Da OR D bi-we OR D bi-v	is OR □ is n the of Birth eekly OR □ Se weekly OR □ Se	ot receiving public emi-monthly OR p
assis UNE	and Place of Marriage: laintiff OR	is the custodial particle. REN: Nam _ per week Compared per	orent and ne Da OR D bi-we OR D bi-we OR D bi-we	is OR □ is n ate of Birth eekly OR □ se weekly OR □ se weekly OR □ se	emi-monthly OR p
assis UNI PORT:	and Place of Marriage: laintiff OR □ Defendant tance. EMANCIPATED CHILDE Maintenance \$ Child Support \$ Total Support \$ poort payments are to be made	is the custodial particle. REN: Nam _ per week Compared per	orent and ne Da OR D bi-we OR D bi-we OR D bi-we	is OR □ is n ate of Birth eekly OR □ se weekly OR □ se weekly OR □ se	emi-monthly OR p
assis UNE PORT: Supplefendar	and Place of Marriage: laintiff OR □ Defendant tance. EMANCIPATED CHILDE Maintenance \$ Child Support \$ Total Support \$ oort payments are to be made at OR □ Third Party.	is the custodial particle. REN: Nam _ per week _ per week _ per week eto the Support Co	nrent and Dane Dane Dane Dane Dane Dane Dane Dane	is OR is n ate of Birth eekly OR is so weekly OR is weekly OR is weekly OR is	ent receiving public emi-monthly OR p Semi-monthly OR semi-monthly OR semi-month
assis UNE PORT: Supplefendan If this	and Place of Marriage: laintiff OR □ Defendant tance. EMANCIPATED CHILDE Maintenance \$ Child Support \$ Total Support \$ oort payments are to be made at OR □ Third Party. and party, list name and addressed	is the custodial particle. REN: Nam _ per week _ per week _ per week et to the Support Contess:	OR bi-wo	is OR is nate of Birth eekly OR is solveekly	emi-monthly OR
assis UNE PORT: Supplefendant If this	and Place of Marriage:	is the custodial particle. REN: Name per week per week per week to the Support Contess: r:	OR bi-we OR bi-we OR bi-we OR bi-we	is OR is nate of Birth eekly OR is seekly O	emi-monthly OR p Semi-monthly OR Semi-monthly OR Semi-monthly OR OR OR OR OR OR OR OR
assis UNE PORT: Supplefendan If this	and Place of Marriage:	is the custodial particle. REN: Name per week per week per week to the Support Contess: r:	OR bi-we OR bi-we OR bi-we OR bi-we	is OR is nate of Birth eekly OR is seekly O	emi-monthly OR

1		At a term of the Supreme Court of the State of New York, held in and for the County of	
2		County of, New York	
3		on	
4	PRESENT: Hon.		
	Justice/Referee		
5 6	Plaintiff,	Index No.:	
	-against-	QUALIFIED CHILD SUPF	MEDICAL PORT ORDER
7	Defendant.		
RI	OTICE: YOUR WILLFUL FAILURE TO OI ESULT IN YOUR COMMITMENT TO JAII ONTEMPT OF COURT.		
8	Pursuant to DRL §240(1). This Qualified M that the unemancipated dependents named I		orders and directs
	Name: Date of Birth:		ailing Address:
	are entitled to be enrolled in and receive the herein is eligible, under the group health p Federal Employee Retirement Income Secu	plan named herein in accordance with S	
9	The Participant (legally responsible relative Name: Soc.	e) is: Sec.#: Mailing A	ddress:
10	The Dependents' Custodial Parent or Legal cards and benefit claim forms on behalf of Name:	of dependents:	any identification

11	The group health plan subject to thi Name:	s order is: Address:	Identification No.:
12	The administrator of said plan is: Name:	Address:	
13	The type of coverage provided is:		
			he health, medical, dental, pharmaceutica above for which the Participant is eligible
15	ORDERED that said coverage sha and shall continue as available until t		ive date)ation of the aforementioned dependents.
EN	TER:		
16	DATED:		JSC/Referee

NOTICE: Pursuant to Section 5241(g)(4) of the Civil Practice Laws and Rules, if an employer, organization or group health plan fails to enroll eligible dependents or to deduct from the debtor's income the debtor's share of the premium, such employer, organization or group health plan administrator shall be jointly and severally liable for all medical expenses incurred on behalf of the debtor's dependents named in the execution while such dependents are not so enrolled to the extent of the insurance benefits that should have been provided under such execution.

The group health plan is not required to provide any type or form of benefit or option not otherwise provided under the group health plan except to the extent necessary to meet the requirements of a law relating to medical child support described in section one thousand three hundred and ninety six g-1 of title forty-two of the United States Code.

TO:

[Health Insurer]

NOTE OF ISSUE - UNCONTESTED DIVORCE

For Use of Clerk

			X
		Plaintiff,	Index No.:
	- against -		Calendar No.:
	g		
		Defendant.	X
NO TRIAI			
FILED BY	:		ttorney OR 🗖 Defendant OR
DATE SU	MMONS FILED) :	···
DATE SU	MMONS SERV	ED:	
DATE ISS	UE JOINED:	NOT JOINED - Stipulation	☐ Waiver OR ☐ Default OF on/Separation Agreement
NATURE	OF ACTION:	UNCONTESTED I	DIVORCE
RELIEF:		ABSOLUTE DIVO	ORCE
☐ Plainti Office and	ff OR □ Atto P.O. Address:	rney(s) for Plaintiff	
Phone No. Fax No.:	:		
☐ Defend Office and	ant OR \square At P.O. Address:	torney(s) for Defendan	nt
Phone No. Fax No.:	:		

		At the <i>Matrimonial/IAS</i> Part of New York State Supreme Court at the Courthouse, County, on
Present: Hon.	Justice/Ro	
-against-	Plaintiff,	Index No.: Calendar No.:
Ü		FINDINGS OF FACT AND CONCLUSIONS OF LAW
	Defendant.	V
of the respective partic	es, and due deliberation reading and considering llowing findings of essen	, and having considered the allegations and proofs having been had thereon. In the papers submitted hearing the testimony natial facts which I deem established by the evidence of the papers. DF FACT
FIRST: Plaint	iff and Defendant were	both eighteen (18) years of age or over when this
action was commenced		
SECOND:		
A) \square The \square Plaintiff \square Defendant	has resided in New Y	ork State for a continuous period of at least two
•	ely preceding the commo	encement of this divorce action. R===================================
B) \square The \square Plaintiff \square Defendant	resided in New York	State on the date of commencement of this

	divorce action and for a continuous period of one year infinediately preceding the
	commencement of this divorce action AND:
	a. \square the parties were married in New York State.
	or
	b. \square the parties have resided as married persons in New York State.
==	<u>OR</u>
C)	☐ The cause of action occurred in New York State and ☐ Plaintiff resided in New York
	State for a continuous period of at least one year immediately preceding the commencement of this divorce action.
==	<u>OR</u>
D)	☐ The cause of action occurred in New York State and both parties were residents at the
	time of commencement of this divorce action.
	THIRD. The Disingless and the Defendant recommendation the date of
•	THIRD: The Plaintiff and the Defendant were married on the date of
	he City, Town or Village of, County of, State or
Co	untry of; in a
	FOURTH: That no decree, judgment or order of divorce, annulment or dissolution of
	rriage has been granted to either party against the other in any Court of competent jurisdiction of
	s state or any other state, territory or country, and that there is no other action pending for divorce
Бу	either party against the other in any Court.
	FIFTH: That this action was commenced by filing the Summons With Notice OR
<u>П</u>	Summons and Verified Complaint with the County Clerk on
	fendant was served personally OR pursuant to Court order dated
	h the above stated pleadings and the Notice of Automatic Orders. Defendant \Box defaulted in
	pearance OR \square appeared and waived his / her right to answer OR \square filed an answer
	amended answer withdrawing any previous pleading, and neither admitting nor denying the
all	egations in plaintiff's complaint, and consenting to entry of judgment.
	SIXTH: That Defendant is not in the military service of the United States of America,
the	State of New York, or any other state. $\mathbf{OR} \ \Box$ Defendant is a member of the military service
	the and \Box has appeared by affidavit and does not oppose the

15 SI	EVENTH: There are no c	hildren of the marriage OR	\Box There is/are
child(ren)	of the marriage. Their name(s), s	social security number(s), addr	ress(es) and date(s) of birth
are:			
<u>Name</u>	<u>& Social Security Number</u>	<u>Date of Birth</u>	<u>Address</u>
16 El	GHTH: The grounds for divord	ce that are alleged in the Verific	ed Complaint were proved
		DDV 04-0(4))	
<u>C</u> 1	ruel and Inhuman Treatment (<u>DRL §170(1))</u> :	
		endant committed the followin nental well being and rendered de with Defendant.	U
		rate cruel and inhuman condu	act giving dates places and
		nclude physical, verbal, sexual o	
	·	dditional sheet, if necessary).	
A 1	oandonment (DRL 170(2):		
<u>Al</u>			
		prior to commencement of this a	ction, the Defendant left the
	than one (1) year immediately	prior to commencement of this a es located at return. Such absence was witho	ction, the Defendant left the

That commencing on or about, and continuing for a period of more than one (1) year immediately prior to commencement of this action, the Defendant willfully and without cause or justification abandoned the Plaintiff, who had been a faithful and dutiful spouse, by depriving Plaintiff of access to the marital residence located at This deprivation was without the consent of the Plaintiff and continued for a period of greater than one year.					
Confinement to Prison (DRL §170(3)):					
	That after the marriage of Plaintiff and Defendant, Defendant was confined in prison for a period of three or more consecutive years, to wit: that Defendant is/was confined in				
Adul	tery (DRL §170(4)):				
	That on the day of,, at				
	g Separate and Apart Pursuant to a Separation Decree or Judgment of Separation <u>L§170(5)):</u>				
	 (a) That the Court, County, (Country or State) rendered a decree or judgment of separation on, under Index Number; and (b) that the parties have lived separate and apart for a period of one year or longer after the granting of such decree; and (c) that the Plaintiff has substantially complied with all the terms and conditions of such decree or judgment. 				
Living Separate and Apart Pursuant to a Separation Agreement (DRL §170(6)):					
٥	(a) That the Plaintiff and Defendant entered into a written agreement of separation, which they subscribed and acknowledged on, in the form required to entitle a deed to be recorded; and				
	(b) that the agreement / memorandum of said agreement was filed in the Office of the Clerk of the County of, wherein Plaintiff / Defendant resided; and (c) that the parties have lived separate and apart for a period of one year or longer after the execution of said agreement; and				
 (d) that the Plaintiff has substantially complied with all terms and conditions of such agreement. Irretrievable Breakdown in Relationship for at Least Six Months (DRL §170(7)): 					
٥	That the relationship between Plaintiff and Defendant has broken down irretrievably for a period of at least six months as stated in \square the Plaintiff's Affidavit or \square a sworn statement of Defendant.				

	NINTH:		A sworn statement pursuant to DRL §253 that Plaintiff has taken all steps within his or her power to remove all barriers to Defendant's remarriage following the divorce was served on the Defendant.
			A sworn statement as to the removal of barriers to remarriage is not required because the parties were married in a civil ceremony.
			A sworn statement as to the removal of barriers to remarriage is not required because Defendant waived the need for the statement in his or her affidavit.
18	TENTH		
	1) If the act	ion was com	nmenced on or after 1/25/16, the Court has informed the unrepresented
party or pa	arties of the main	ntenance gu	ideline obligation pursuant to DRL § 236(B)(6) enacted by Laws of
2015, ch.2	269; S 5658/A 7	636-b] (the	"Maintenance Guidelines Law").
	2) Check	the box (A,	B, C, or D) below, whichever applies, and then fill in the
informatio	on required for th	nat box. On	ally one box may be selected. If you select Box A), Box B) or Box C)
you must :	fill in all of the a	applicable in	nformation for that box and check all the applicable boxes. Then go
•			ou select Box D), fill in the information requested in Items 1 and 2.
on to Para			,,
			ill in and go on to Paragraph ELEVENTH
			ill in, and go on to Paragraph ELEVENTH.
			ill in, and go on to Paragraph ELEVENTH.
	m 3 blank for th	e court to fi	
	m 3 blank for th	ten Agreen	ment/Stipulation
	n 3 blank for th A) Writ The parties	ten Agreen	
	■ A) Writ The parties dated	ten Agreen	ment/Stipulation red into a Written Agreement/Stipulation pursuant to DRL 236(B)(3)
	■ A) Writ The parties dated	ten Agreen	ment/Stipulation red into a Written Agreement/Stipulation pursuant to DRL 236(B)(3) , ed that
	□ A) Writ The parties dated wherein the	ten Agreen have entere	ment/Stipulation red into a Written Agreement/Stipulation pursuant to DRL 236(B)(3) , red that
	□ A) Writ The parties dated wherein the	ten Agreen have entere	ment/Stipulation red into a Written Agreement/Stipulation pursuant to DRL 236(B)(3) , red that
	□ A) Writ The parties dated wherein the	ten Agreen have entere	ment/Stipulation red into a Written Agreement/Stipulation pursuant to DRL 236(B)(3) red that Plaintiff will receive maintenance in the sum week week red that Defendant will receive maintenance in the sum
	□ A) Writ The parties dated wherein the	ten Agreen have entered parties agree per v bi-we Semi-	ment/Stipulation red into a Written Agreement/Stipulation pursuant to DRL 236(B)(3) red that Plaintiff will receive maintenance in the sum week week red that Defendant will receive maintenance in the sum
	□ A) Writ The parties dated wherein the of \$	ten Agreen have entered parties agree per v bi-we Semi-	ment/Stipulation red into a Written Agreement/Stipulation pursuant to DRL 236(B)(3) red that Plaintiff will receive maintenance in the sum week red that help
	□ A) Writ The parties dated wherein the of \$ for such per The terms o	ten Agreen have entered parties agree per v bi-we Semi- mont	ment/Stipulation red into a Written Agreement/Stipulation pursuant to DRL 236(B)(3)
	□ A) Writ The parties dated wherein the of \$ for such per The terms o of the agrees	ten Agreen have entered parties agree per v bi-we Semi- mont	ment/Stipulation red into a Written Agreement/Stipulation pursuant to DRL 236(B)(3) —, red that — Plaintiff will receive maintenance in the sum week receive maintenance in the sum
	The parties dated wherein the of \$ for such per The terms of the agrees to General Communication with the control of the agrees to General Communication wherein the control of the agrees to General Communication with the control of the agrees to General Communication with the control of the agrees to General Communication with the control of the agrees to General Communication with the control of the communication with the control of th	ten Agreen have entered parties agree parties agree bi-we Semi- month riod of time a of the agreem ment, and are	ment/Stipulation red into a Written Agreement/Stipulation pursuant to DRL 236(B)(3) —, red that — Plaintiff will receive maintenance in the sum week rekly — monthly thly as set forth in the parties' agreement. ment, as to maintenance, were fair and reasonable at the time of the making te not unconscionable at the time of the signing of the judgment, as it relates
	The parties dated wherein the of \$ for such per The terms of the agreed to General C Said agreen	ten Agreen have entered parties agree parties agree bi-we Semi- month riod of time a of the agreem ment, and are	ment/Stipulation red into a Written Agreement/Stipulation pursuant to DRL 236(B)(3)

□ B) No maintenance was awarded because: i) □ Neither party seeks maintenance OR ii) □ the Guideline Award of Maintenance under the Maintenance Guidelines if applicable, was zero; OR iii) □ The Court has denied the request for maintenance (Skip the rest of Paragraph TENTH and Go on to Paragraph ELEVEN OR			
□C) Court Determin	nation Where the Action for Divorce was Commenced Before January 25, 2016		
The court has determine	ined that Plaintiff will pay maintenance to Defendant in the		
sum of \$	 □ per week □ bi-weekly □ per month , for a period of; □ semi-monthly 		
the court has consider	, and expiring on In making such award, ed the factors contained in DRL § 236(B)(6)(a) as it existed before January 25, 2016, d herein by reference. The court has set forth the reasons for its decision in a writing.		
1. Fill in the the follow (i)- The adjusted gros	ation Where the Action for Divorce was Commenced on or after January 25, 2016 ing information: s income of the Plaintiff is \$ and the adjusted gross income of the Defendant is year (copy your answers from Form UD-8(1) Annual Income Worksheet Lines 1A and 1B)		
	rriage; The date your divorce action was commenced; you were married to the date your divorce action was commenced :		
· /	tenance would be payable according to the Advisory Schedule for Duration of Award (copy your answers from Line 4a of Maintenance Guidelines Worksheet		
2. Check which boxe	es below apply:		
children of the marria, Marriage."	not be paid for children of the marriage; OR		
•	s the custodial parent; OR Maintenance Payee is the custodial parent (copy your		

3. Based on the foregoing, the court has determined that: (i) $\square Plaintiff$ $\square Defendant$ is the Maintenance Payor ("Maintenance Payor") under the "Maintenance Guidelines Law" pursuant to DRL § 236(B)(6) who will pay maintenance to \square Plaintiff \square Defendant (The "Maintenance Payee") in the sum of \$ \(\bullet \ per week \) \(\bullet \ bi-weekly \) □ per month □ semi-monthly (the "Award") for a period of ; commencing on , and expiring on . (ii) The guideline amount of maintenance that would be payable under the Maintenance Guidelines on income of Maintenance Payor up to \$228,000 is \$______ per year (from Paragraph 3B of Maintenance Guidelines Worksheet). The Award includes an annual award of \$\\$ on income of Maintenance Payor up to \$228,000 per year. In computing said Award, the court *papplied the Maintenance Guidelines Law*; OR \Box adjusted the guideline award of maintenance due under the Maintenance Guidelines Law because it is unjust and inappropriate based on one or more of the factors in DRL 236B(6)(e)(1), as follows, including the effect of a barrier to remarriage on said factors where appropriate: (iii) If Income of Maintenance Payor exceeds \$228,000 per year: ☐The Award includes an award of maintenance on \$______ of Maintenance Payor's income in excess of \$228,000 per year based on one or more of the factors in DRL 236B(6)(e)(1), as follows, including the effect of a barrier to remarriage on said factors where appropriate: OR ☐ The Award did not include any maintenance on income of Maintenance Payor in excess of \$228,000 per year based on one or more of the factors in DRL 236B(6)(e)(1), as follows, including the effect of a barrier to remarriage on said factors where appropriate:

(iv) ☐ Since the Maintenance Payor has defaulted, and/or the court was provided with insufficient evidence, the award of maintenance was based on the needs of the Maintenance Payee or the standard of living of the parties prior to the marriage, whichever is greater.				
(v) The court determined that the Award should be paid until In determining how long the Award should be paid, the court considered the factors in DRL § 236(B)(6)(e)(1), and based its decision on one or more of said factors as stated below, including the effect of a barrier to remarriage on said factors where appropriate,				
In determining how long the Award should be paid, the court also \(\sigma \considered \sigma \did \not \consider \) the Advisory Schedule in DRL \(\\$ 236(B)(6)(f)(1) \) pursuant to which the award would have been paid foryears.				
In determining how long the Award should last, the court considered anticipated retirement assets, benefits, and retirement eligibility age of both parties OR anticipated retirement assets, benefits, and retirement eligibility age of both parties was not ascertainable;				
ELEVENTH: The minor children of the marriage now reside with Plaintiff OR Defendant OR third party, namely The Plaintiff OR Defendant is entitled to visitation away from the custodial residence. The Plaintiff OR Defendant OR Third Party, namely is entitled to custody. OR No award of custody due to the minor child(ren) of the marriage not residing in New York State. OR Other custody arrangement (specify)				
Allegations of domestic violence and/or child abuse \square were or \square were not made in this case; Where such allegations were made, the Court \square has found that they were supported by a preponderance of the evidence, and has set forth on the record or in writing how such findings, facts and circumstances were factored into the custody or visitation direction or \square has found that they were not supported by a preponderance of the evidence.				
TWELFTH: Equitable Distribution and ancillary issues shall be \(\sigma\) in accordance with the				
settlement agreement OR \square pursuant to the decision of the court OR \square Equitable				
Distribution is not an issue.				

21		TEENTH: □ There <i>is/are</i> no unemancipated child(ren) of the marriage. OR award of child support is based upon the following:
(A)	The une	emancipated children of the marriage entitled to receive support are:
		Name Date of Birth
_		
(D)	(1)	December of Court Courts Index/DeclarNe
(B)	(1)	By order of Court, County, Index/Docket No. dated the Plaintiff/Defendant was directed to pay the sum of per for child support. Said Order shall continue. OR
	(2)	The adjusted gross income of the Plaintiff who is the □ custodial OR □ non-custodial parent is per year , and the adjusted gross income of the Defendant who is the □ custodial OR □ non-custodial parent is per year, and the combined parental annual income is The gross incomes of the parties has been adjusted to deduct maintenance paid to, and to add maintenance received by, a party spouse. The applicable child support percentage is 17/25/29/31/35 %. The combined basic child support obligation attributable to both parents is per year on combined income up to \$183,000 as adjusted for low income if applicable and per year on income over \$183,000. The Plaintiff's pro rata share of the combined parental income is % and the Defendant's pro rata share of the combined parental income is %. The non-custodial parent's pro rata share of the child support obligation on combined income up to \$183,000 is per year or □ per week □ bi-weekly □ semi-monthly □ per month. The non-custodial parent's pro rata share of the child support obligation on combined income over \$183,000 is per year or □ per week □ bi-weekly □ semi-monthly □ per month. The non-custodial parent's pro rata share of future health care expenses not covered by insurance is %. The non-custodial parent's pro rata share of reasonable child care expenses is \$ per year or □ per week □ bi-weekly □ semi-monthly □ per month or %. The non-custodial parent's share

	ucational or extraordinary expenses for the children if any is \$ per yea %.	ır
	cost of Health Insurance premiums for the children is \$ per year or	
	\square per week \square bi-weekly \square semi-monthly \square per month. The party where	0
	tains the health insurance for the children is the \(\sigma\) non-custodial parent	0
	stodial parent.	
	CK a) or b) below:	
	The custodial parent's pro rata share of health insurance premiums for the childre	n
	per year or $\$ $\$ per week $\$ bi-weekly $\$ semi-monthly $\$ pe	
	h which will be deducted from the child support obligation if the non-custodia	
	n which will be deducted from the child support obligation if the non-custodia nt provides the health insurance for the children;	ı
OR	ii provides the health insurance for the chitaren,	
	The new court dial request's rue water shows of health incomes a rue riches for the	_
	The non-custodial parent's pro rata share of health insurance premiums for th	
	ren is \$per year or \$per week bi-weekly semi-monthl	
-	month. which is to be added to the basic child support obligation if the custodia	l
pare	nt provides the health insurance for the children.	
T1	OR	_
	parties entered into a stipulation/agreement on wherein the	
	laintiff OR Defendant agrees to pay Defendant agrees to pay Defendant agrees to pay	
	eachly $\mathbf{OR} \square per month$ child support $\square directly$ $\mathbf{OR} \square through the following that \mathbf{OR} \square $	
	ort Collection Unit to 🗖 Plaintiff OR 🗖 Defendant OR 🗖 Third Party	
	The parties agree to \Box waive OR \Box apply \Box	
	Child Support Standards Act to combined income over \$183,000. The parties have	
_	d that health care expenses not covered by insurance shall be paid by Plaintig	-
	□ Defendant in the amount of% of the uncovered expenses. The partie	
	agreed that reasonable child care expenses shall be paid by \(\begin{align*} \text{\$\text{\$P\$} \\ \text{\$\text{\$a\$}} \\ \text{\$\text{\$a\$}} \\ \text{\$\text{\$\text{\$a\$}} \\ \text{\$\text{\$a\$}} \\ \tex	
	Defendant to Defendant in the amount of \$	
-	r week OR 🗆 bi-weekly OR 🗆 semi-monthly OR 🗀 per month OR 🗀 _	
	of said child care expenses. The parties have agreed that educational and	
	ordinary expenses and shall be paid by \square Plaintiff \mathbf{OR} \square Defendant to \square	
	tiff OR \square Defendant in the amount of $\underline{\S}$ \square per week OI	
	-weekly OR □semi-monthly OR □ per month OR □% of said expenses	
Said	agreement reciting in compliance with DRL §2401-b(h): The parties have been	n
advis	ed of the Child Support Standards Act. The basic child support obligation	n
presi	mptively results in the correct amount of child support. The unrepresented party	7,
if an	y, has received a copy of the Child Support Standards Chart promulgated by	y
Com	missioner of Social Services pursuant to Social Services Law Section 111-I. Th	e
presi	mptive amount of child support attributable to the non-custodial parent is	
	¬ per week OR ¬ bi-weekly OR ¬ semi-monthly OR ¬ per month	l.
The	amount of child support agreed to aconforms with the non-custodial parent'	
basio	child support obligation OR \square deviates from the non-custodial parent's basi	С
chila	support obligation for the following reasons:	

FOURTEEN	NTH: The Plaintiff's a	address is
and social se	ecurity number is	. The Defendant's address is
	-	ocial security number is
		•
☐ There	e are no unemancipated	children of the marriage. OR
	_	ailable to the parties through their employment. OR
		ne following group health plans through their employr
- Inc	arties are covered by the	ic following group health plans through their employs
<u>Plain</u>	<u>tiff</u>	<u>Defendant</u>
Group Healtl	n Plan:	Group Health Plan:
	n Number:	
	strator:	
Type of Cov	erage:	Type of Coverage:
☐ Plaintiff child(ren) sh	OR • Defendant sh	stipulated OR the court has determined that half half be the legally responsible relative and that the und her group health plan as specified above until the agence emancinated
OK unui ine		·· · · · · · · · · · · · · · · · · · ·

SEVE	NTEENTH: Compliance with DRL § 255 (1) and (2) has been satisfied as follows:
A) 🗆	The parties entered into a Stipulation of Settlement/Agreement dated
	AND:
1. 🗆 t	the stipulation of settlement complies with the requirements of DRL § 255 (2).
	or
2. □ t	he parties entered into an addendum to the stipulation of settlement/agreement which
comp	lies with the requirements of DRL § 255 (2).
B) 🗖	There is no stipulation of settlement/agreement
1. 🔾	each party has been provided notice as required by DRL § 255(1)
	or
2. 🗆	the plaintiff has been notified pursuant to DRL § 255(1). Notice to the defendant
cannot	be effectuated due to the defendant's whereabouts being unknown. Since the cost of
public	ation would present an undue burden, notice to the defendant is hereby dispensed wit
EIGH	TEENTH: Where applicable, registry checks were completed pursuant to DRL §240
1 (a-1)	l•
NINE	TEENTH:
expert	adgment of Divorce incorporates all ancillary issues, including the payment of counses' fees and expenses, which issues: e settled by written settlement/separation agreement e settled by oral settlement/ stipulation on the record e determined by the Court e determined by Family Court order (custody and visitation or child support and/or spect issues only)

CONCLUSIONS OF LAW FIRST: Residency as required by DRL § 230 has been satisfied. SECOND: The requirements of DRL § 255 have been satisfied. THIRD: The requirements of DRL § 240 1 (a) including the Records Checking Requirement DRL § 240 1 (a-1) have been satisfied. FOURTH: The requirements of DRL § 240 (1-b) have been satisfied. FIFTH: The requirements of DRL § 236(B)(2)(b) have been satisfied. SIXTH: The requirements of DRL § 236(B)(6) have been satisfied. SEVENTH: If DRL §170 subd. (7) is the ground alleged, then all economic issues of equi distribution of marital property, the payment or waiver of spousal support, the payment of support, the payment of counsel and experts' fees and expenses as well as the custody and with the minor children of the marriage have been resolved by the parties or determined by and incorporated into the judgment of divorce.	serv	ENTIETH: The Court or the Support Collection Unit (where a party is currently receiving child support ices or an application has been made for such services) shall issue an income deduction order or an me execution simultaneously herewith unless either of the following boxes is checked; an agreement providing for an alternative arrangement has been reached between the parties
CONCLUSIONS OF LAW FIRST: Residency as required by DRL § 230 has been satisfied. SECOND: The requirements of DRL § 255 have been satisfied. THIRD: The requirements of DRL § 240 1 (a) including the Records Checking Requiremed DRL § 240 1 (a-1) have been satisfied. FOURTH: The requirements of DRL § 240 (1-b) have been satisfied. FIFTH: The requirements of DRL § 236(B)(2)(b) have been satisfied. SIXTH: The requirements of DRL § 236(B)(6) have been satisfied. SEVENTH: If DRL §170 subd. (7) is the ground alleged, then all economic issues of equidistribution of marital property, the payment or waiver of spousal support, the payment of counsel and experts' fees and expenses as well as the custody and with the minor children of the marriage have been resolved by the parties or determined by and incorporated into the judgment of divorce. EIGHTH: Plaintiff OR Defendant is entitled to a judgment of divorce on the ground of DRL §170 subd. and granting the incidental relief awarded.		or \square for the following reason(s) which the court finds to constitute good cause pursuant to DRL 240(2) (b):
FIRST: Residency as required by DRL § 230 has been satisfied. SECOND: The requirements of DRL § 240 1 (a) including the Records Checking Requirements DRL § 240 1 (a-1) have been satisfied. FOURTH: The requirements of DRL § 240 (1-b) have been satisfied. FIFTH: The requirements of DRL § 236(B)(2)(b) have been satisfied. SIXTH: The requirements of DRL § 236(B)(6) have been satisfied. SEVENTH: If DRL §170 subd. (7) is the ground alleged, then all economic issues of equi distribution of marital property, the payment or waiver of spousal support, the payment of support, the payment of counsel and experts' fees and expenses as well as the custody and with the minor children of the marriage have been resolved by the parties or determined by and incorporated into the judgment of divorce. EIGHTH: Plaintiff OR Defendant is entitled to a judgment of divorce on the ground of DRL §170 subd. and granting the incidental relief awarded. Dated: Date		[specify]:
FIRST: Residency as required by DRL § 230 has been satisfied. SECOND: The requirements of DRL § 240 1 (a) including the Records Checking Requirements DRL § 240 1 (a-1) have been satisfied. FOURTH: The requirements of DRL § 240 (1-b) have been satisfied. FIFTH: The requirements of DRL § 236(B)(2)(b) have been satisfied. SIXTH: The requirements of DRL § 236(B)(6) have been satisfied. SEVENTH: If DRL §170 subd. (7) is the ground alleged, then all economic issues of equi distribution of marital property, the payment or waiver of spousal support, the payment of support, the payment of counsel and experts' fees and expenses as well as the custody and with the minor children of the marriage have been resolved by the parties or determined by and incorporated into the judgment of divorce. EIGHTH: Plaintiff OR Defendant is entitled to a judgment of divorce on the ground of DRL §170 subd. and granting the incidental relief awarded. Dated: Date		
FIRST: Residency as required by DRL § 230 has been satisfied. SECOND: The requirements of DRL § 240 1 (a) including the Records Checking Requirements DRL § 240 1 (a-1) have been satisfied. FOURTH: The requirements of DRL § 240 (1-b) have been satisfied. FIFTH: The requirements of DRL § 236(B)(2)(b) have been satisfied. SIXTH: The requirements of DRL § 236(B)(6) have been satisfied. SEVENTH: If DRL §170 subd. (7) is the ground alleged, then all economic issues of equi distribution of marital property, the payment or waiver of spousal support, the payment of support, the payment of counsel and experts' fees and expenses as well as the custody and with the minor children of the marriage have been resolved by the parties or determined by and incorporated into the judgment of divorce. EIGHTH: Plaintiff OR Defendant is entitled to a judgment of divorce on the ground of DRL §170 subd. and granting the incidental relief awarded. Dated:		
SECOND: The requirements of DRL § 255 have been satisfied. THIRD: The requirements of DRL § 240 1 (a) including the Records Checking Requirement DRL § 240 1 (a-1) have been satisfied. FOURTH: The requirements of DRL § 240 (1-b) have been satisfied. FIFTH: The requirements of DRL § 236(B)(2)(b) have been satisfied. SIXTH: The requirements of DRL § 236(B)(6) have been satisfied. SEVENTH: If DRL §170 subd. (7) is the ground alleged, then all economic issues of equi distribution of marital property, the payment or waiver of spousal support, the payment of support, the payment of counsel and experts' fees and expenses as well as the custody and with the minor children of the marriage have been resolved by the parties or determined by and incorporated into the judgment of divorce. 29 EIGHTH: □ Plaintiff OR □ Defendant is entitled to a judgment of divorce on the ground of DRL §170 subd and granting the incidental relief awarded. Dated:		CONCLUSIONS OF LAW
THIRD: The requirements of DRL § 240 1 (a) including the Records Checking Requirement DRL § 240 1 (a-1) have been satisfied. FOURTH: The requirements of DRL § 240 (1-b) have been satisfied. FIFTH: The requirements of DRL § 236(B)(2)(b) have been satisfied. SIXTH: The requirements of DRL § 236(B)(6) have been satisfied. SEVENTH: If DRL §170 subd. (7) is the ground alleged, then all economic issues of equi distribution of marital property, the payment or waiver of spousal support, the payment of support, the payment of counsel and experts' fees and expenses as well as the custody and with the minor children of the marriage have been resolved by the parties or determined by and incorporated into the judgment of divorce. EIGHTH: Plaintiff OR Defendant is entitled to a judgment of divorce on the ground of DRL §170 subd. and granting the incidental relief awarded.		
DRL § 240 1 (a-1) have been satisfied. FOURTH: The requirements of DRL § 240 (1-b) have been satisfied. FIFTH: The requirements of DRL § 236(B)(2)(b) have been satisfied. SIXTH: The requirements of DRL § 236(B)(6) have been satisfied. SEVENTH: If DRL §170 subd. (7) is the ground alleged, then all economic issues of equi distribution of marital property, the payment or waiver of spousal support, the payment of support, the payment of counsel and experts' fees and expenses as well as the custody and with the minor children of the marriage have been resolved by the parties or determined by and incorporated into the judgment of divorce. EIGHTH: □ Plaintiff OR □ Defendant is entitled to a judgment of divorce on the ground of DRL §170 subd and granting the incidental relief awarded. Dated:		·
FIFTH: The requirements of DRL § 236(B)(2)(b) have been satisfied. SIXTH: The requirements of DRL § 236(B)(6) have been satisfied. SEVENTH: If DRL §170 subd. (7) is the ground alleged, then all economic issues of equi distribution of marital property, the payment or waiver of spousal support, the payment of support, the payment of counsel and experts' fees and expenses as well as the custody and with the minor children of the marriage have been resolved by the parties or determined by and incorporated into the judgment of divorce. EIGHTH: Plaintiff OR Defendant is entitled to a judgment of divorce on the ground of DRL §170 subd. and granting the incidental relief awarded.		· · · · · · · · · · · · · · · · · · ·
SIXTH: The requirements of DRL § 236(B)(6) have been satisfied. SEVENTH: If DRL §170 subd. (7) is the ground alleged, then all economic issues of equi distribution of marital property, the payment or waiver of spousal support, the payment of support, the payment of counsel and experts' fees and expenses as well as the custody and with the minor children of the marriage have been resolved by the parties or determined by and incorporated into the judgment of divorce. EIGHTH: Plaintiff OR Defendant is entitled to a judgment of divorce on the ground of DRL §170 subd. and granting the incidental relief awarded. Dated:		FOURTH: The requirements of DRL § 240 (1-b) have been satisfied.
SEVENTH: If DRL §170 subd. (7) is the ground alleged, then all economic issues of equi distribution of marital property, the payment or waiver of spousal support, the payment of support, the payment of counsel and experts' fees and expenses as well as the custody and with the minor children of the marriage have been resolved by the parties or determined by and incorporated into the judgment of divorce. EIGHTH: Plaintiff OR Defendant is entitled to a judgment of divorce on the ground of DRL §170 subd. and granting the incidental relief awarded.		FIFTH: The requirements of DRL § 236(B)(2)(b) have been satisfied.
distribution of marital property, the payment or waiver of spousal support, the payment of of support, the payment of counsel and experts' fees and expenses as well as the custody and with the minor children of the marriage have been resolved by the parties or determined by and incorporated into the judgment of divorce. EIGHTH: Plaintiff OR Defendant is entitled to a judgment of divorce on the ground of DRL §170 subd. and granting the incidental relief awarded. Dated:		SIXTH: The requirements of DRL § 236(B)(6) have been satisfied.
ground of DRL §170 subd and granting the incidental relief awarded. Dated:		SEVENTH : If DRL §170 subd. (7) is the ground alleged, then all economic issues of equitable distribution of marital property, the payment or waiver of spousal support, the payment of child support, the payment of counsel and experts' fees and expenses as well as the custody and visitation with the minor children of the marriage have been resolved by the parties or determined by the court and incorporated into the judgment of divorce.
	29	EIGHTH: □ <i>Plaintiff</i> OR □ <i>Defendant</i> is entitled to a judgment of divorce on the ground of DRL §170 subd and granting the incidental relief awarded.
J.S.C./Referee	20	
		J.S.C./Referee

		At the <i>Matrimonial/IAS</i> Part o York State Supreme Court at the Courthouse, County, on
Present: Hon.	<i>Justice/Referee</i> X	
-against-	Plaintiff,	Index No.: Calendar No.: Social Security No.:
		JUDGMENT OF DIVORCE
	Defendant.	

EACH PARTY HAS A RIGHT TO SEEK A MODIFICATION OF THE CHILD SUPPORT ORDER UPON A SHOWING OF: (I) A SUBSTANTIAL CHANGE IN CIRCUMSTANCES; OR (II) THAT THREE YEARS HAVE PASSED SINCE THE ORDER WAS ENTERED, LAST MODIFIED OR ADJUSTED; OR (III) THERE HAS BEEN A CHANGE IN EITHER PARTY'S GROSS INCOME BY FIFTEEN PERCENT OR MORE SINCE THE ORDER WAS ENTERED, LAST MODIFIED, OR ADJUSTED; HOWEVER, IF THE PARTIES HAVE SPECIFICALLY OPTED OUT OF SUBPARAGRAPH (II) OR (III) OF THIS PARAGRAPH IN A VALIDLY EXECUTED AGREEMENT OR STIPULATION, THEN THAT BASIS TO SEEK MODIFICATION DOES NOT APPLY.

- **8** THE FOLLOWING NOTICE IS **\Q** APPLICABLE OR **\Q** NOT APPLICABLE
 - NOTICE REQUIRED WHERE PAYMENTS THROUGH SUPPORT COLLECTION UNIT

NOTE:

(1) THIS ORDER OF CHILD SUPPORT SHALL BE ADJUSTED BY THE APPLICATION OF A COST OF LIVING ADJUSTMENT AT THE DIRECTION OF THE SUPPORT COLLECTION UNIT NO EARLIER THAN TWENTY-FOUR MONTHS AFTER THIS ORDER IS ISSUED, LAST MODIFIED OR LAST ADJUSTED, UPON THE REQUEST OF ANY PARTY TO THE ORDER OR PURSUANT TO PARAGRAPH (2) BELOW. UPON APPLICATION OF A COST OF LIVING ADJUSTMENT AT THE DIRECTION OF THE SUPPORT COLLECTION UNIT, AN ADJUSTED ORDER SHALL BE SENT TO THE PARTIES WHO, IF THEY OBJECT TO THE COST OF LIVING ADJUSTMENT, SHALL HAVE THIRTY-FIVE (35) DAYS FROM THE DATE OF MAILING TO SUBMIT A WRITTEN OBJECTION TO THE COURT INDICATED ON SUCH ADJUSTED ORDER. UPON RECEIPT OF SUCH WRITTEN OBJECTION, THE

COURT SHALL SCHEDULE A HEARING AT WHICH THE PARTIES MAY BE PRESENT TO OFFER EVIDENCE WHICH THE COURT WILL CONSIDER IN ADJUSTING THE CHILD SUPPORT ORDER IN ACCORDANCE WITH THE CHILD SUPPORT STANDARDS ACT.

- (2) A RECIPIENT OF FAMILY ASSISTANCE SHALL HAVE THE CHILD SUPPORT ORDER REVIEWED AND ADJUSTED AT THE DIRECTION OF THE SUPPORT COLLECTION UNIT NO EARLIER THAN TWENTY-FOUR MONTHS AFTER SUCH ORDER IS ISSUED, LAST MODIFIED OR LAST ADJUSTED WITHOUT FURTHER APPLICATION BY ANY PARTY. ALL PARTIES WILL RECEIVE A COPY OF THE ADJUSTED ORDER.
- (3) WHERE ANY PARTY FAILS TO PROVIDE, AND UPDATE UPON ANY CHANGE, THE SUPPORT COLLECTION UNIT WITH A CURRENT ADDRESS, AS REQUIRED BY SECTION TWO HUNDRED FORTY-B OF THE DOMESTIC RELATIONS LAW, TO WHICH AN ADJUSTED ORDER CAN BE SENT, THE SUPPORT OBLIGATION AMOUNT CONTAINED THEREIN SHALL BECOME DUE AND OWING ON THE DATE THE FIRST PAYMENT IS DUE UNDER THE TERMS OF THE ORDER OF SUPPORT WHICH WAS REVIEWED AND ADJUSTED OCCURRING ON OR AFTER THE EFFECTIVE DATE OF THE ADJUSTED ORDER, REGARDLESS OF WHETHER OR NOT THE PARTY HAS RECEIVED A COPY OF THE ADJUSTED ORDER.

y	This action was submitted to \(\sigma\) the referee \(\mathbb{OR}\) \(\sigma\) this court for \(\sigma\) consideration this \(\sigma\) day of
	OR for inquest on this day of
10	The Defendant was served personally OR pursuant to court order dated
	☐ within OR ☐ outside the State of New York.
11	Plaintiff presented a
	OR \square Summons With Notice and Affidavit of Plaintiff constituting the facts of the matter.
12	The Defendant has \Box not appeared and is in default OR \Box appeared and waived his or her right
	to answer OR \Box filed an answer or amended answer withdrawing any prior pleadings and neither
	admitting nor denying the allegations in the complaint and consenting to the entry of judgment $\ \mathbf{OR} \ \Box$
	the parties settled the ancillary issues by \square written stipulation OR \square oral stipulation on the record
	dated
13	The Court accepted \square written OR \square oral proof of non-military status.

social s	security	number is
Now o	n motio	on of, the \Box attorney for Plaintiff $\mathbf{OR} \Box$ Plaintiff, it is:
	ORDI	ERED AND ADJUDGED that the Referee's Report, if any, is hereby confirmed; and it further
	ORDI	ERED, ADJUDGED AND DECREED that the application of plaintiff is hereby granted to
dissolv	e the m	narriage between, plaintiff, and, defendant,
by reas	son of:	
	(a)	the cruel and inhuman treatment of \square Plaintiff by Defendant OR \square Defendant
		by Plaintiff pursuant to D.R.L. §170(1); and/or
	(b)	the abandonment of \square Plaintiff OR \square Defendant by \square Plaintiff OR \square
		Defendant, for a period of one or more years, pursuant to D.R.L. §170(2); and/or
	(c)	the confinement of \Box Plaintiff OR \Box Defendant in prison for a period of three or
		more consecutive years after the marriage of Plaintiff and Defendant, pursuant to D.R.L.
		§170(3); and/or
	(d)	the commission of an act of adultery by \square Plaintiff OR \square Defendant, pursuant to
		D.R.L. §170(4); and/or
	(e)	the parties having lived separate and apart pursuant to a decree or judgment of separation
		dated for a period of one or more years after the granting of such
		decree or judgment, pursuant to D.R.L. §170(5); and/or
	(f)	the parties having lived separate and apart pursuant to a Separation Agreement dated
		in compliance with the provisions of D.R.L. §170(6); and/or
	(g)	the relationship between Plaintiff and Defendant has broken down irretrievably for a
		period of at least six months pursuant to D.R.L. §170(7); and

ORDER	ED AND ADJUDG	ED that Delaintiff OR	☐ Defendant OR	☐ third party,
namely:	shall have	custody of the minor child(re	n) of the marriage, i.e.:	
<u>Na</u>	<u>me</u>	Date of Birth	Social Security No	<u>).</u>
				_
				_
OR 🛭 There o	are no minor childre	en of the marriage; and		
_	_	1 (a-1) have been met and t	the Court having cons	idered the
results of said in	•			to the state of
		ED that \Box <i>Plaintiff</i> OR \Box <i>I</i>		
		I in accordance with the p		
- according to t	ne jouowing seneau	ıle:		
OR 🗆 Visitation	on is not applicable;	and it is further		
ORDER	ED AND ADJUDG	ED that the existing	County,	_ Court order(s)
under 🗖 Index	No	OR Docket No	as to 🖵 custo	ody OR 🗆
visitation shall	continue; OR 📮	There are no court orders wi	th regard to custody or	visitation to be
continued; and it	is further			
ORDER	ED AND ADJUDG	ED that Delaintiff OR	☐ <i>Defendant</i> shall p	oay
to 🛭 Plaintiff	OR \Box Defendant	OR 🗖 third party, name	ely:	<u>۔</u>
as and for the sup	pport of the parties'	unemancipated children of th	e marriage, the sum of	\$
per,	pursuant to an exist	ing order issued by the	County,	Court,
under 🗖 <i>Inde</i> s	OR 🛭 Docket	Number, th	e terms of which are he	ereby continued.
OR Thoron	re no orders from o	ther courts to be continued; a	and it is further	
JIX = 111010 U	ie no oracis from O	inci com is to oc continued, a	ara it ib iuruici	

23 ORDERED AND ADJUDGED that:

A)	☐ Pursuant to the ☐ agreement of the parties ☐ Court's decision
	the Defendant Shall pay to Defendant Plaintiff Defendant
	the sum of \$ as \bigcup_{\text{bi-weekly}} \text{ and for maintenance:} \text{ monthly}
	payments to be made as set forth in the agreement; commencing on the day of , , and continuing until the day of , ; month year
	Payment shall be a direct payment, by an Income Deduction Order issued simultaneously herewith;
=== B)	=====OR=====OR========================
	that there is no request for maintenance; that the guideline award of maintenance under the Maintenance Guidelines Law (L.2015 c. 269), if applicable, was zero. and it is further;
C)	Pursuant to the court's decision for cases commenced before 1/25/16 the \(\begin{align*} \text{Plaintiff} \begin{align*} \text{Defendant} & \text{Plaintiff} \(\begin{align*} \text{Defendant} & \text{Defendant} & \text{Plaintiff} \(\begin{align*} \text{Defendant} & Defendan
	the sum of \square \$per week; \square \$bi-weekly; \square \$semi-monthly \square \$per month
	as and for maintenance
	commencing on theday of,, and continuing until theday of,; month year Payment shall be \(\mathreal a \) direct payment, \(\mathreal by \) an Income Deduction Order issued simultaneously herewith;
===	OR
D)	Pursuant to the court's decision for cases commenced on or after 1/25/16 the Plaintiff Defendant shall pay to Plaintiff Defendant
	the sum of \square \$per week; \square \$bi-weekly; \square \$semi-monthly \square \$per month
	as and for maintenance (the "Award") commencing on the day of, and continuing until the day of, month year

Payment shall be ☐ a d ☐ by an Income Deduction	Order issued simultaneously herewith;								
The guideline award of	f maintenance under the Maintenance Guidelines Law is \$								
For the reasons stated in here in by reference: (Check the a	n the Findings of Fact and Conclusions of Law, which are incorporated applicable boxes:)								
computing said award,	an award on income of maintenance payor up to \$228,000 per year. In the Court applied the Maintenance Guidelines Law (L.2015, c.269); OF he guideline award of maintenance due under the Maintenance Guideline at and inappropriate.								
	maintenance on income of maintenance payor in excess of \$228,000 perd does not include maintenance on income of maintenance payor in excess								
because a party is already receservices, through the NYS Chil	endant OR third party, namely:, OR eiving child support services or an application has been made for such dd Support Processing Center, PO Box 15363, Albany, NY 12212-5363; arties' unemancipated child(Ren) of the marriage, namely:								
commencing on Defendant OR third par Child Support Processing Cent amounts or percentages for in accordance with the Cont	per week OR bi-weekly OR semi-monthly per month,, and to be paid directly to Plaintiff OR ty, namely:, OR through the NYS ter, PO Box 15363, Albany, NY 12212-5363, together with such dollar child care OR education OR health care as set forth below urt's decision OR the parties' Settlement Agreement. cable because there are no unemancipated children of the marriage;								
Such Settlement Agreement, if	Settlement Agreement, if applicable, is in compliance with D.R.L. §240(1-b)(h) because:								
The parties have been a	advised of the provisions of D.R.L. Sec. 240(1-b); the								
unrepresented party, if	any, has received a copy of the Child Support Standards								
Chart promulgated by t	the Commissioner of Social Services pursuant to Social								
Services Law Sec. 111-	Ţ·								

presumptively results in the correct amount of child support to be awarded, and the agreed upon amount substantially conforms to the basic support obligation attributable to the non-custodial parent; the amount awarded is neither unjust nor inappropriate, and the Court has approved such award through the Findings of Fact and Conclusions of Law; OR The basic support obligation, as defined in DRL Sec. 240 (1-b), presumptively results in the correct amount of child support to be awarded, and the amount attributable to the non-custodial parent is \$______ per _____; the amount of child support agreed to in this action deviates from the amount attributable to the non-custodial parent, and the Court has approved of such agreed-upon amount based upon the reasons set forth in the Findings of Fact and Conclusions of Law, which are incorporated herein by reference; **OR** \square *This provision is not applicable*; and it is further ORDERED AND ADJUDGED that, if maintenance is to be paid pursuant to this Judgment of Divorce, then, subject to the terms of DRL 240(1-b), upon termination of the maintenance award, the amount of child support payable shall be adjusted, without prejudice to either party's right to seek a modification pursuant to DRL 236 (B)(9)(2); and it is further 25 **ORDERED AND ADJUDGED** that \Box *Plaintiff* **OR** \Box *Defendant* shall pay to \square *Plaintiff* **OR** \square *Defendant* **OR** \square *third party, namely:* for reasonable child care expenses pursuant to \square written agreement of the parties OR \square the court's decision, the amount of \$ per year or \square per week \square bi-weekly \square semi-monthly \square per month. **OR** \square *Not applicable*; and it is further 26 ORDERED AND ADJUDGED 1- that \square Plaintiff **OR** \square Defendant shall pay to \square Plaintiff **OR** \square Defendant **OR** □ third party, namely: ______,**OR** □ through the Support Collection Unit (because a party is currently receiving child support services or an application has been made for such services) as and for non-custodial parent's pro rata share of future health care expenses not

the basic child support obligation, as defined in D.R.L. Sec. 240(1-b),

covered by insurance	,% of such expenses pursuant to \square written agreement of the parties
OR the court's dec	ision
OR \square <i>Not applied</i>	ıble;
2- Check which box	or boxes apply:
a) \Box if the	he custodial parent provides the health insurance for the children:
\Box Plo	aintiff OR \square Defendant shall pay to \square Plaintiff OR Defendant OR
□thire	l party, namely:,OR 📮 through the Support Collection Unit
(becai	use a party is currently receiving child support services or an application has been
health	for such services) as and for \square The non-custodial parent's pro rata share of insurance premiums for the children, \qquad per year or \qquad eek \square bi-weekly \square semi-monthly \square per month OR
The cu \$	he non-custodial parent provides the health insurance for the children: ustodial parent's pro rata share of health insurance premiums for the children, per year or \ per week \ bi-weekly \ semi-monthly \ per will be deducted from the child support obligation.
plan fo allocat	aintiff $\mathbf{OR} \square Defendant$ shall apply to the state sponsored health insurance or coverage for the unemancipated children of the marriage. The costs shall be ted pursuant to \square written agreement of the parties $\mathbf{OR} \square$ the court's decision \mathbf{OR} of applicable; and it is further
to □Plaintiff OR through the Support of application has been \$ per year or% of such exp	AND ADJUDGED that Plaintiff OR Defendant shall pay OR OR OR OR OR OR OR OR OR O
ORDERED A	AND ADJUDGED that \Box Plaintiff OR \Box Defendant is hereby awarded
exclusive occupancy	of the marital residence located at
, togeth	ner with its contents until further order of the court, OR as follows:
	; OR Not applicable; and it is further

_	Fill in Box A or Box B, whichever, applies:
I V j	A. □ ORDERED AND ADJUDGED that the Settlement Agreement entered into between the parties on the day of , □ an original OR □ a transcript of which is on file with this Court and incorporated herein by reference, shall survive and shall not be merged into this audgment, and the parties are hereby directed to comply with all legally enforceable terms and conditions of said agreement as if such terms and conditions were set forth in their entirety herein;
O	OR CONTRACTOR OF THE PROPERTY
В	There is no Settlement Agreement entered into between the parties;
aı	nd it is further
pr F ag b	ORDERED AND ADJUDGED, that the Supreme Court shall retain jurisdiction to hear any oplications to enforce the provisions of said Settlement Agreement, if any, or to enforce or modify the rovisions of this judgment, provided the court retains jurisdiction of the matter concurrently with the amily Court for the purpose of specifically enforcing, such of the provisions of that (separation greement)(stipulation agreement, if any), as are capable of specific enforcement, to the extent permitted y law, and of modifying such judgment with respect to maintenance, support, custody or visitation to be extent permitted by law, or both; and it is further
sl o: cl m u: D	ORDERED AND ADJUDGED, that any applications brought in Supreme Court to enforce the rovisions of said Settlement Agreement, if any, or to enforce or modify the provisions of this Judgment hall be brought in a County wherein one of the parties reside; provided that if there are minor children if the marriage, such applications shall be brought in a County wherein one of the parties or the child or hildren reside, except, in the discretion of the judge, for good cause. Good cause applications shall be hade by motion or order to show cause. Where the address of either party and any child or children is nknown and not a matter of public record, or is subject to an_existing confidentiality order pursuant to PRL § 254 or FCA § 154-b, such applications may be brought in the County where the Judgment was intered; and it is further
de D in	ORDERED AND ADJUDGED that pursuant to the □ parties' Settlement Agreement ated OR □ the court's decision after trial, all parties shall duly execute all ocuments necessary to formally transfer title to real estate or co-op shares to the □ Plaintiff OR □ Defendant as set forth in the □ parties' Settlement Agreement OR □ the court's decision after trial, including, without limitation, an appropriate deed or other conveyance of title, and all other forms becessary to record such deed or other title documents (including the satisfaction or refinance of any nortgage if necessary) to convey ownership of the marital residence located at, no later than; OR □ Not applicable;
	nd it is further

<i>32</i>	ORDERED AND ADJUDGED that, pursuant to the \square parties' Settlement Agreement OR \square the court's decision, a separate Qualified Domestic Relations Order shall be issued simultaneously herewith or as soon as practicable OR \square Not applicable; and it is further
33	ORDERED AND ADJUDGED that, \square pursuant to the Court's decision OR \square pursuant to the parties' agreement, the Court Court or the Support Collection Unit (where a party is currently receiving child support services or an application has been made for such services) shall issue an income deduction order simultaneously herewith OR \square Not applicable because the Court has made a finding in the Findings of Fact and Conclusions of Law that alternative arrangements have been made between the parties, or that good cause exists not to require such an order; and it is further
34 surna	ORDERED AND ADJUDGED that both parties are authorized to resume the use of any prior ame, and it is further
35	ORDERED AND ADJUDGED that ☐ Plaintiff OR ☐ Defendant is authorized to resume use of the prior surname; and it is further
36	ORDERED AND ADJUDGED that □ <i>Plaintiff</i> OR □ <i>Defendant</i> is hereby awarded counsel and/or expert's fees as follows:
	OR Not applicable; and it is further
37	ORDERED AND ADJUDGED that □ Plaintiff OR □ Defendant shall be served with a copy of this judgment, with notice of entry, by the □ Plaintiff OR □ Defendant, within days of such entry; and it is further
38	ORDERED AND ADJUDGED that if either Plaintiff or Defendant requests or is receiving child support services, then \square <i>Plaintiff</i> OR \square <i>Defendant</i> OR \square <i>both Plaintiff and Defendant (if both are requesting or receiving child support services)</i> , shall send a copy of their own Application for Child Support Services together with a copy of the completed Support Collection Information Sheet (Form UD-8a) and a copy of this signed Judgment of Divorce (UD-11) to the local Support Collection Unit in the county where he or she resides within twenty (20) days after this judgment of divorce is entered.
39	Dated: ENTER:
	J.S.C./Ref

SUPREME COURT OF TH COUNTY OF		
	Plaintiff,	Index No
-against-		PART 130 CERTIFICATION
	Defendant.	
_	are not frivolous as defin	spers that I have served, filed or submitted to ed in subsection (c) of Section 130-1.1 of the
Dated:	S	IGNATURE rint or type name below signature

UNCONTESTED MATRIMONIAL

UD-13 (rev. 03/01/2022)

/	TAXA.			REQUEST	FOR JUI	DICIAL	. INTERVEN	TION		For Court	Use Only:	
\					_COURT,	, COUN	TY OF			IAS Entry Date		
	Court Sy		Index No):		Date In	idex Issued: _	//				
CAF	PTION:	Enter the	complete	case caption. Do r	not use et	t al or e	et ano.			Judge A	Assigned	
									Plaintiff	RJI File	ed Date	
-aga	inst-								Fiamilin			
									Defendant			
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SIA	103 OF ACT	ION OR PRO	CEEDING	: Answer res	YES	NO NO	question and	u enter additional	iniormation w	mere maicate	eu.	
		· ·		th notice been filed?			If yes, date file					
		•		th notice been served?			If yes, date ser	rved:// te and attach the MAT		don done (1100 0	4084)	
	here children o	_					ii yes, comple	te and attach the MAT	KIIVIONIAL KJI AU	dendum (OCS-8	40IVI).	
				(check all that ap		ested Di	vorce and are s	submitting the requi	red forms/docu	ments \		
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	Ex Parte App		lternate Ser	vice								
	Other (specif											
PAR	RTIES:	If a party d	loes not ha	ve an attornev. ch	eck the "	"Un-Rer	o" box and en	iter the party's add	dress, phone a	nd email.		
Un-	Parties			Attorneys and/or Un		-		, , , , , , , , , , , , , , , , , , ,	, р		Issue	
	Provide attorney name, firm name, business address, phone number and email address. For unrepresented parties, provide party's address, phone number and email address.									Joined (Y/N):		
	Role: PLAIN			For unrepresented pa	arties, provi	ide party	s address, priorie	e number and email ad	uress.		(1714).	
		First Name Last Name										
								····				
		Last Name					Firm Nam	e (if applicable)			N/A	
		First Name			Street Addre	ess		City	State	Zip		
	Role: DEFE	Name NDANT	Suffix		Phone				Email			
					First Na	me			Last Name			
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				•								
ΙA	AFFIRM UND	ER THE PENA	ALTY OF PE	RJURY THAT, TO M	IY KNOW	LEDGE,	THERE ARE N	O OTHER RELATED	ACTIONS OR P	ROCEEDINGS	, EXCEPT AS	
	NOTE	D ABOVE, N	OR HAS A I	REQUEST FOR JUDI	CIAL INTE	RVENT	ION BEEN PRE	VIOUSLY FILED IN	THIS ACTION O	R PROCEEDIN	NG.	
		Dated:	/_	/								
								:	Signature			

Print Name

Attorney Registration Number

Print Form

MATRIMONIAL Request for Judicial Intervention Addendum

Supreme		COURT, COUNTY OF		INDEX NO.		
For use w	For use when there are children under the age of	er the age of 18 who are subject to the matrImonial action.	onial action.			
Plaintiff						
	Last Name:	First Name:		Date of Birth:		
	Prior Names (List any other na	Prior Names (List any other names used, including maiden and/or former married names):		Gender: OMale (OFemale	
	Last Name:	First Name				
	Last Name:	First Name:				
	Present Address:			New York		
	Address History	(Street Address)	(City)	(State)	(Zip)	
	for past 3 years:	(Street Address)	(City)	(State)	(diZ)	,
		(Street Address)	(City)	(State)	(diZ)	
Defendant		(Street Address)	(City)	(State)	(Zip)	
	Last Name:	First Name:		Date of Birth:		
	Prior Names (List any other na	Prior Names (List any other names used, including maiden and/or former married names):		Gender: OMale (O Female	
	Last Name:	First Name:				
	Last Name:	First Name:				
	Present Address:			New York		
	Address History	(Street Address)	(City)	(State)	(diZ)	
	for past 3 years:	(Street Address)	(City)	(State)	(Zip)	
		(Street Address)	(City)	(State)	(Zip)	
Children		(Street Address)	(City)	(State)	(dlZ)	
	Last Name:	First Name:		Date of Birth:		Gender:○ M ○F
	Last Name:	First Name:		Date of Birth:		Gender: OM OF
	Last Name:	First Name:		Date of Birth:		Gender: M OF
	Last Name:	First Name:		Date of Birth:		Gender: OM OF
	Last Name:	First Name:		Date of Birth:		Gender: OM OF

-against-			
		NOTICE OF ENT	ГRY
	Defendar		
PLEASE TAKE NOT	ICE that the at	ttached is a true copy of a judg	gment of divorc
this matter that was entered in	the Office of the	e County Clerk of	County, on
day of			
Dated:		' Plaintiff OR ' Attorney(s	s) for Plaintiff
		Address	
TO:			
' Defendant OR ' Attorney for	Defendant		

STATE OF NEW YORK SUPR COUNTY OF						
		Index No. RJI No.:				
Plai	ntiff,		AFFIRMATION OF SERVICE BY MAIL OF JUDGMENT OF DIVORCE			
- against -			WITH NOTICE OF ENTRY			
Def	; endant.					
STATE OF NEW YORK)	SS.:				
COUNTY OF	<u> </u>					
not a party to the action, and am o	_		, says, I am			
-	nited States Post	Office d	sed and properly sealed in an envelopelepository under the exclusive care and			
Dated:	Serve Signa					
,, affirm this, affirm this, the laws of New York, which may understand that this document may			nument, that the foregoing is true, and laroceeding in a court of law.			
			Server's Signature			

LOCAL INDEX	NUME	BER		N	ew Yorl	c Stat	te				Γ		STA	ATE FILE NUMBE	R	
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4 —	Wife/Husba	5A. ATTORNI					-	5B. /	YES ODRESS (INC	NO IFNO), SPEC	EFY TOWN:	OR VILLAGE UMI15?			
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9 —	7A. DATE OF BIRTH 7B. STATE OF BIRTH (COUNTRY IF NOT USA)						9A.	RESIDEN	ICE: STAT	Ē	9B. COUNTY			C. LOCALITY (CHECK C CITY OF TOWN OF	WE AND SPECIFY)	
	9D. STREET AND NUMBER OF RESIDENCE (INCLUDE 2					ZIP CODE	,					R VIII AGE		UNITED CITY	DR VIII I AGE LIMITES	
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	Wife/Husba	10A. ATTORN	EY - NAME					_		108.	ADDRESS (IN	CIUDE ZIP	CODE)			
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OB	_	LAINTIFF:		<u> </u>			<u> </u>	NTED TO:				25. LI	GAL GF	ROUNDS FOR DECREE	(SPECIFY)	
QR																
		26. SIGNATU	RE OF PERS	ON PREPARIN	IG CERTIFICAT	, E									·	
QS		>													ATTORNEY AT LAW	

NOTE: Social Security Numbers of the parties to the marriage are mandatory. They are required by New York State Public Health Law Section 4139 and 42 U.S.C. 666(a). They may be used for child support enforcement purposes.

	SUPREME COURT: COUNTY OF
_	Submitted divorce papers insufficient. Please go to the Court Clerk's Office to review papers for corrections and bring \underline{new} self-addressed stamped post card.
	Judgment of Divorce signed You may go to the County Clerk's Office to obtain a certified copy of the judgment.
	Judgment of Divorce signed. Please call for instructions on how to retrieve your papers for filing with the County Clerk's Office.

Post Card - Matrimonial Action.

Instructions: Complete, affix postage and give to Matrimonial Clerk with divorce papers.

Be sure to indicate your name and address on the reverse side of the post card.

UCS-111 (rev:1/25/16)

CHILD SUPPORT SUMMARY FORM SUPREME COURT

COMPLETE FORM FOR <u>EACH BASIC CHILD SUPPORT OBLIGATION ORDER</u>¹

A.	Court: Supr	eme	K.	If ans	wer to "J" was yes, circle court's reason(s):
В.	County:			1.	Financial resources of parents/child.
c.	Index #:				Physical/emotional health of child: special needs or aptitudes.
D.	Date Action Com	menced:		3.	Child's expected standard of living had household remained intact.
	/	_		4.	Tax consequences.
Ε.		Order Submitted or Signed:		5.	Non-monetary contribution toward care and well-being of child.
	/	_		6.	Educational needs of either parent.
F.	# Of Children Su	bject to Child Support Order:		7.	Substantial differences in gross income of parents.
~				8.	Needs of other children of non-custodial parent.
	G. Annual Gross Income Adjusted for Maintenance:			9.	Extraordinary visitation expenses of non- custodial parent.
	1. Plaintiff: \$	Defendant: \$		10.	Other (specify):
Н.	Amount of Child	Support Payment:			
	1. By Plaintiff: \$ annually	2. By Defendant: \$ annually			
Í.	Additional Child (Circle as many as	* *	L.		enance/Spousal Support: (Circle one) ne 2. By Plaintiff 3. By Defendant
	By Plaintiff:	By Defendant:	M.	Value	e of Maintenance/Spousal Support:
1.	Medical/Med. Ins.	1. Medical/Med. Ins.		\$	annually
2.	Child Care	2. Child Care			
3.	Education	3. Education	SUPREME COURT ONLY		EME COURT ONLY
4.	Other	4. Other	N.	Alloca	ation of Property:
J.	support award va	e a finding that the child ried from the Child Support mount? (Circle one)			% To Plaintiff% To Defendan

1. Yes

2. No

Defined by FCA 413(2) and DRL §240(1-b)(b)(2): "Child Support" shall mean a sum to be paid pursuant to court order or decree by either or both parents or pursuant to a valid agreement between the parties for care, maintenance and education of any unemancipated child under the age of twenty-one years.

NEW YORK STATE UNIFIED COURT SYSTEM SUPPORT SUMMARY FORM: FAMILY & SUPREME COURT

INSTRUCTION SHEET

Prepare one report for each proposed judgment or <u>final</u> order granted pursuant to Article 4 or 5 of the Family Court Act and DRL §240 and §236 B(9)(b) which includes a provision for child support (including modification of order).

SUBMIT COMPLETED FORM TO:

Office of Court Administration Office of Court Research 25 Beaver Street, Room 975 New York, New York 10004

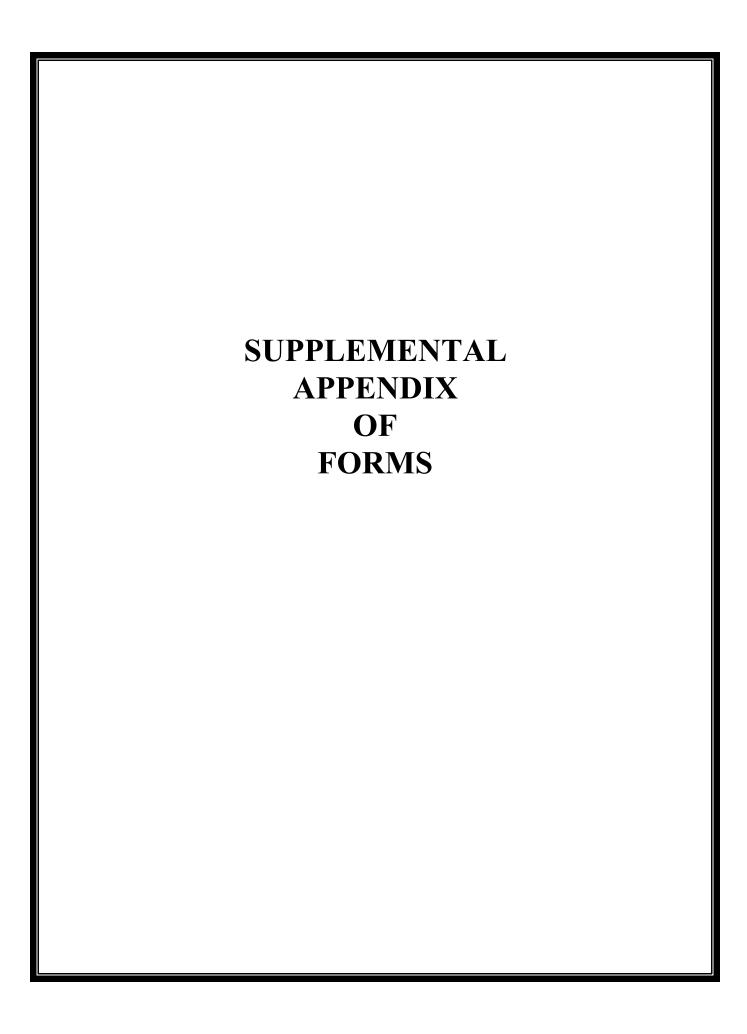
GENERAL INSTRUCTIONS: → ALL ITEMS MUST BE ANSWERED

- If a number or amount in dollars is required and the answer is none, write 0.
- If a certain item is not applicable, write NA.
- If the information is unknown or not known to the party filling out the form, write UK.
- "mm/dd/yy" means "month/day/year".

SPECIAL INSTRUCTIONS FOR PARTICULAR ITEMS:

- G. Use gross income figures from the last complete calendar year. Include maintenance received from a party spouse as income and deduct maintenance paid to a party spouse from income, but do not include child support.
- H. If the child support award is calculated weekly, multiply it by 52 for the annual amount; if biweekly, multiply it by 26, if semi-monthly, multiply it by 24, if monthly, multiply it by 12.
- M. If the maintenance award is calculated weekly, multiply it by 52 for the annual amount; if biweekly, multiply it by 26; if semi-monthly, multiply it by 24_, if monthly, multiply it by 12. If the maintenance award calls for decreasing or increasing amounts (for example, a certain amount for five years and half that amount for another three years), then provide the average of the awards (total amount for all years divided by the number of years).

NOTE: THIS INFORMATION IS CONFIDENTIAL AND WILL BE USED FOR STATISTICAL PURPOSES ONLY. IT WILL NOT BE RETAINED IN THE CASE FILE.



Important Notice

If you are issuing a Non-IV-D Income Withholding Order for child support or combined child and spousal support, you must serve the completed **LDSS-5037** as follows:

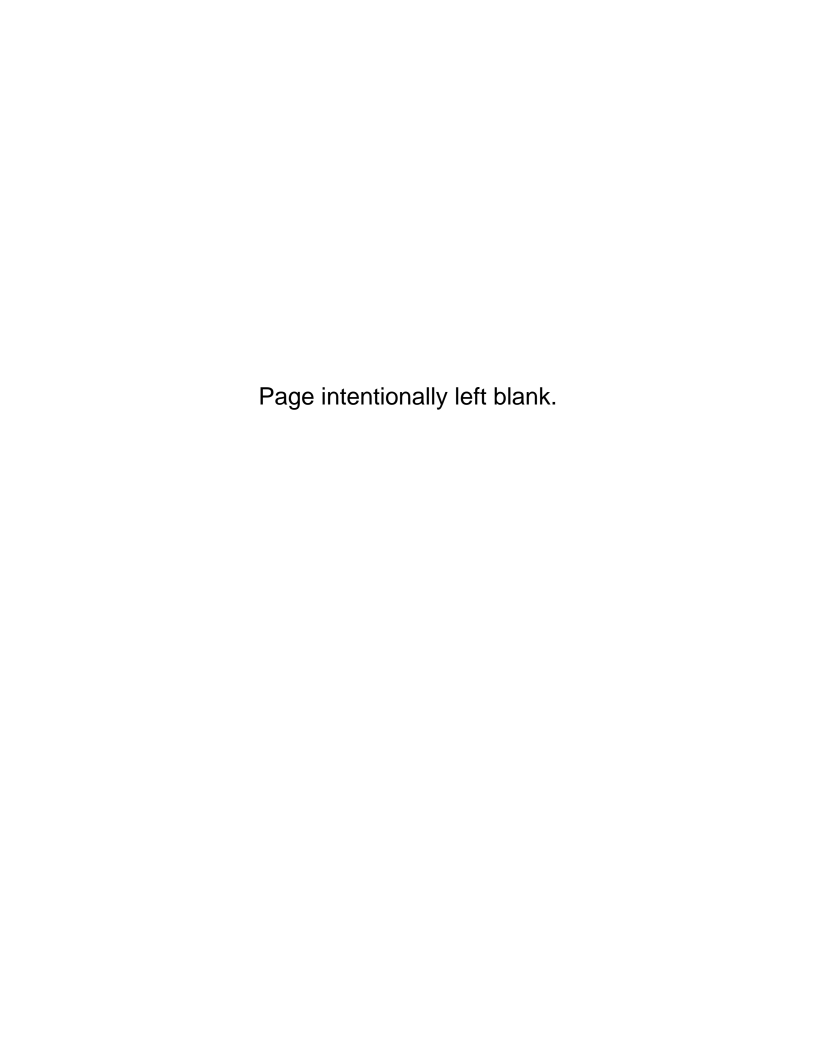
- Part A: serve only upon the NYS Child Support Processing Center (SDU), PO Box 15363, Albany, NY 12212-5363.
- Part B: serve upon all of the following:
 - 1. employer/income withholder;
 - 2. employee/obligor;

Social Security Number

- 3. custodial party/obligee; and
- 4. NYS Child Support Processing Center (SDU) PO Box 15363, Albany, NY 12212-5363.

Note: Do not fill out this IWO if a party is already receiving child support services or wishes to apply at this time.

Date of Birth (MM/DD/YYYY)





OMB 0970-0154 Expiration Date: 08/31/2026

INCOME WITHHOLDING FOR SUPPORT

Sender Information: (Completed by the	e Sender)	Date: _	
☐ INCOME WITHHOLDING ORDER/	NOTICE FOR SUPPORT (I	WO) [☐ AMENDED IWO
☐ ONE-TIME ORDER/NOTICE FOR I	LUMP SUM PAYMENT		TERMINATION OF IWO
☐ Child Support Agency (CSA) ☐ Co	urt Attorney Private	Individual/E	ntity (Check One)
NOTE: This IWO must be regular on its fasender (see IWO instructions www.acf.hh this document from someone other than a	s.gov/css/resource/income-	withholding-fo	or-support-instructions). If you receive
		• •	/ment)
City/County/Dist./Tribe	Order ID		
Private Individual/Entity			
Employer and Case Information: (Com	pleted by the Sender)		
	RE:		
Employer/Income Withholder's Name	Em	oloyee/Obligo	r's Name (Last, First, Middle)
Employer/Income Withholder's Address	Em	ployee/Obligo	r's Social Security Number
	Em	oloyee/Obligo	r's Date of Birth
Employer/Income Withholder's FEIN		todial Party/0	Obligee's Name (Last, First, Middle)
Child(ren)'s Name(s) (Last, First, Middle)	Child(ren)'s Birth Da	te(s)	
Order Information: (Completed by the	Sender)		
This document is based on the support or		ou are requir	ed by law to deduct these amounts f
he employee/obligor's income until furthe	r notice.		
Per			
			r than 12 weeks? ☐ Yes ☐ No
S Per S Per	current cash medical supp past-due cash medical sup	ort Dort	
6 Per 6 Per	current spousal support	port	
6 Per	past-due spousal support		
Per	other (must specify)		
or a Total Amount to Withhold of \$	per		
Amounts to Withhold: (Completed by t	·		
, , ,	•	D	Gara Maria and a sala da a a carta a sala
You do not have to vary your pay cycle to the ordered payment cycle, withhold one or		oraer intorma	tion. If your pay cycle does not mate
	•	ner ser	mimonthly pay period (twice a month
	every two weeks)\$	per ser	infolding pay period (twice a month)
	o not stop any existing IWO		
	, ,	, · ·	
Income Withholding for Support (IWO)	Document Tracking	ID	Page 1

Employer/Income Withholder's Name:Employee/Obligor's Name:				
Case ID:	Order ID:			
V. Remittance Information: (Completed by the Sender, excep	ot for the "Return to Sender" check box.)			
If the employee/obligor's principal place of employment is New York State, you must begin withholding no later than the first pay period that occurs 14 days after the date of service of the order/notice. Send payment within 7 business days the pay date. If you cannot withhold the full amount of support for any or all orders for this employee/obligor, withhold% of disposable income for all orders. If the employee/obligor's principal place of employment is not New York State, obtain withholding limitations, time requirements, the appropriate method to allocate among multiple child support cases/orders, and any allowable employer fees from the jurisdiction of the employee/obligor's principal place of employment.				
State-specific withholding limit information is available at www.contacts-and-program-requirements . For tribe-specific contact contact the tribe at www.bia.gov/tribalmap/DataDotGovSamples/tld_map.html .	ts, payment addresses, and withholding limitations, please			
You may not withhold more than the lesser of: 1) the amounts allowed by the Federal Consumer Credit F (CCPA) [15 USC §1673(b)]; or 2) the amounts allowed by the law of the state of the employee/obligor's pemployment if the place of employment is in a state; or the tribal law of the employee/obligor's principal pemployment if the place of employment is under tribal jurisdiction. The CCPA is available at https://www.dol.gov/agencies/whd/fact-sheets/30-cppa . If the Order Information section does not indicate are greater than 12 weeks, then the employer should calculate the CCPA limit using the lower percentage.				
If there is more than one IWO against this employee/obligor a state, or tribal withholding limits, you must honor all IWOs to the support before payment of any past-due support.				
If the obligor is a nonemployee, obtain withholding limits from information is also available at www.acf.hhs.gov/css/resource.requirements .				
Remit payment to at PO Box 15363, Albany, NY 12212-5363	(SDU)			
Include the Remittance ID with the payment and if necessary this locator code of the SDU/ Tribal order payee on the payment.				
To set up electronic payments or to learn state requirements for Contacts and information are found at www.acf.hhs.gov/css/research				
□ Return to Sender [Completed by Employer/Income With accordance with sections 466(b)(5) and (6) of the Social Secur payment is not directed to an SDU/Tribal Payee or this IWO is the IWO to the sender.	rity Act or Tribal Payee (see Payments in Section VI). If			
If Required by State or Tribal Law: Signature of Judge/Issuing Official: Print Name of Judge/Issuing Official: Title of Judge/Issuing Official: Date of Signature:				
If the employee/obligor works in a state or for a tribe that is different this IWO must be provided to the employee/obligor.	erent from the state or tribe that issued this order, a copy of			
☐ If checked, the employer/income withholder must provide a	copy of this form to the employee/obligor.			

Employer/Income Withholder's Name:	Employer/Income Withholder's FEIN:
Employee/Obligor's Name:	SSN:
Case ID:	Order ID:

VI. Additional Information for Employers/Income Withholders: (Completed by the Sender)

Priority: Withholding for support has priority over any other legal process under state law against the same income (section 466(b)(7) of Social Security Act). If a federal tax levy is in effect, please notify the sender.

Payments: You must send child support payments payable by income withholding to the appropriate SDU or to a tribal CSA within 7 business days, or fewer if required by state law, after the date the income would have been paid to the employee/obligor and include the date you withheld the support from his or her income. You may combine withheld amounts from more than one employee/obligor's income in a single payment as long as you separately identify each employee/obligor's portion of the payment. Child support payments may not be made through the federal Office of Child Support Services (OCSS) Child Support Portal.

Lump Sum Payments: You may be required to notify a state or tribal CSA of upcoming lump sum payments, such as bonuses, commissions, or severance pay, to this employee/obligor. Contact the sender to determine if you are required to report and/or withhold lump sum payments. Employers/income withholders may use the OCSS Child Support Portal (ocsp.acf.hhs.gov/csp/) to provide information about employees who are eligible to receive lump sum payments and to provide contacts, addresses, and other information about their companies. Child support payments may not be made through the OCSS Child Support Portal.

Liability: If you have any doubts about the validity of this IWO, contact the sender. If you fail to withhold income from the employee/obligor's income as the IWO directs, you are liable for both the accumulated amount you should have withheld and any penalties set by state or tribal law/procedure, together with interest and reasonable attorney's fees. If you comply with this IWO, you will not be subject to civil liability to any individual or agency for conduct in compliance with this IWO. In New York State, pursuant to Civil Practice Law and Rules (CPLR) § 5241, upon a finding by the Family Court that you failed to withhold or remit withholdings as directed in this IWO, the Court shall issue an order directing your compliance and may direct the payment of a civil penalty not to exceed \$500 for the first instance and \$1,000 per instance for the second and subsequent instances of noncompliance.

Anti-discrimination: You are subject to a fine determined under state or tribal law for discharging an employee/obligor from employment, refusing to employ, or taking disciplinary action against an employee/obligor because of this IWO. In New York State, pursuant to CPLR § 5252, the court may direct a civil penalty not to exceed \$500 for the first instance and \$1,000 per instance for the second and subsequent instances of such discrimination, including laying off or refusing to promote an employee/obligor. Such discrimination may also be punishable as a contempt of court by fine or imprisonment or both.

Supplemental Information: (1) **Part A** of this form contains sensitive information and must be served **only** upon the *NYS Child Support Processing Center (SDU)*; **Part B**, which consists of 4 pages, must be served upon the SDU, employer/income withholder, employee/obligor, and custodial party/obligee. (2) Priority of withholding pursuant to CPLR § 5241(h) is current support, followed by health insurance premiums, and then arrears payments. (3) If there are multiple IWOs against this employee/obligor, withhold the maximum amount permitted (see *V. Remittance Information,* above) and pay to each creditor the proportion thereof which such creditor's claim bears to the combined total. (4) Where the income of the employee or nonemployee is compensation that is not paid or payable to the obligor for personal services, there is no limit to the amount you must withhold. Otherwise the noted limit applies. (5) If the employee/obligor is reinstated or reemployed within 90 days after termination, this IWO is still in effect.

Employee/Obligor's Na	holder's Name:	Employer/Income Withholder's			
Case ID:		SSN: Order ID:			
II. Notification of Emplo	ovment Termination or I	ncome Status: (Completed by the Employer/	Income Withholder)		
If this employee/obligor promptly notify the CSA	r never worked for you or A and/or the sender by re	you are no longer withholding income for this enturning this form to the address listed in the Cor al (ocsp.acf.hhs.gov/csp/). Please report the new	mployee/obligor, you mus		
☐ This person has i	never worked for this e				
☐ This person no lo	n no longer works for this employer nor receives periodic income.				
Please provide the fo	ollowing information for	the employee/obligor:			
Termination date:		Last known telephone nur	mber:		
Last known address:					
Final payment date to	o SDU/Tribal Payee: _	Final payment amount:			
New employer's or in	ncome withholder's nan	ne:			
New employer's or in	ncome withholder's add	ress:			
L Contact Information	(Completed by the Con-	Jank			
	(Completed by the Send Withholder: If you have	questions, contact	(sender name)		
		, by email or website:			
		r correspondence to:			
To Employee/Obligor	: If the employee/obligor	has questions, contact	,		
		, by email or website:			
IMPOPTANT: The page	can completing this form i	is advised that the information may be shared w	ith the employee/ablicer		
Encryption Requirem		s advised that the information may be shared w	nur ure employee/obligor.		
		ic transmission, precautions must be taken to el	nsure the security of the		

When communicating this form through electronic transmission, precautions must be taken to ensure the security of the data. Child support agencies are encouraged to use the electronic applications provided by the federal Office of Child Support Services. Other electronic means, such as encrypted attachments to emails, may be used if the encryption method is compliant with Federal Information Processing Standard (FIPS) Publication 140-2 (FIPS PUB 140-2).

Important Notice

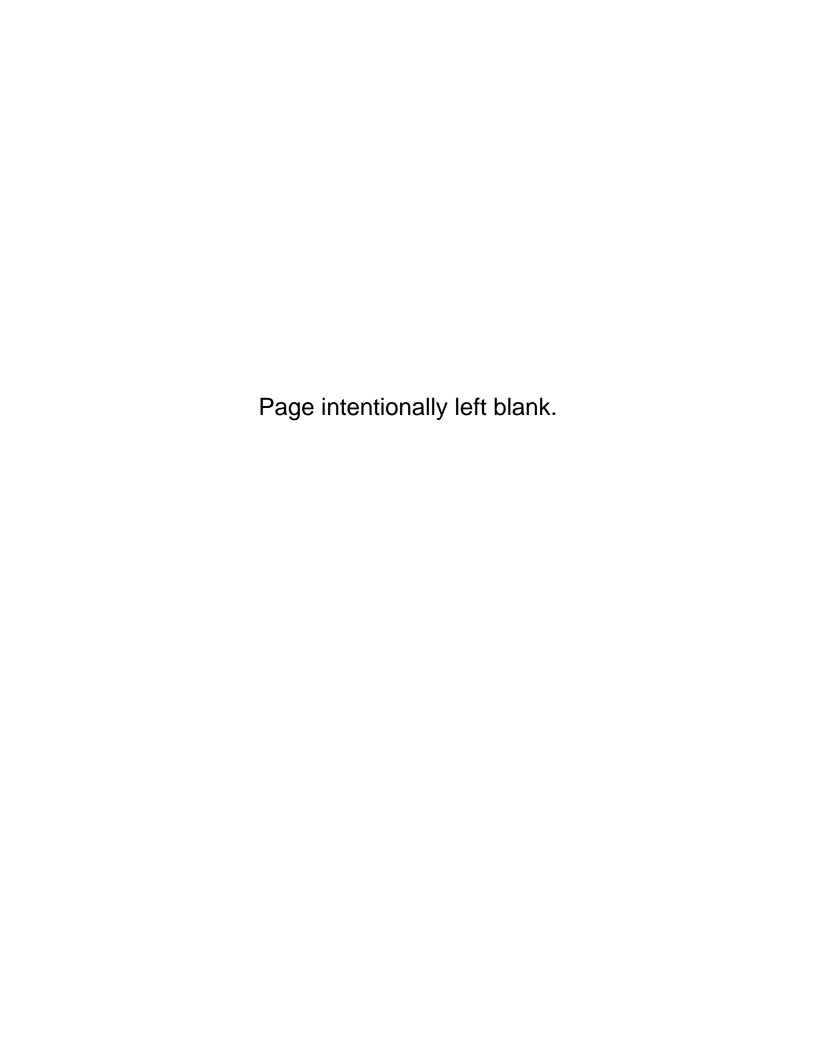
If you are issuing a Spousal Support Only Income Withholding Order, you must serve the completed **LDSS-5038** as follows:

- Part A: serve only upon the employer/income withholder.
- Part B: serve upon all of the following:1. employer/income withholder;

 - 2. employee/obligor; and
 - 3. obligee.

Court Information

□ Family Court: Count		•	Order ID (Index/Docket Number)	
Employee/Obligor Information				
Name (Last, First, Middle)				
Social Security Number		Date o	f Birth (MM/DD/YYYY) / /	
Obligee Information				
Name (Last, First, Middle)				
Mailing Address				



NOTE- Grayed out areas of this form **are not** applicable to spousal support only cases.

Part	
В	

INCOME WITHHOLDING FOR SUPPORT

I. Sender Information: (Completed by th	e Sender)	Date: _	
☐ INCOME WITHHOLDING ORDER/	NOTICE FOR SUPPORT (IW	/O) 🗆	AMENDED IWO
□ ONE-TIME ORDER/NOTICE FOR	LUMP SUM PAYMENT		TERMINATION OF IWO
☐ Child Support Agency (CSA) ☐ Co NOTE: This IWO must be regular on its fa sender (see IWO instructions www.acf.hh this document from someone other than a	ace. Under certain circumstanns.gov/css/resource/income-w	ces you mus	st reject this IWO and return it to the r-support-instructions). If you receive
State/Tribe/Territory City/County/Dist./Tribe Private Individual/Entity II. Employer and Case Information: (Com	Order ID Case ID		vment)
Fundamental Albertal and Albertal	RE:	/Obline	's Name (Last, First, Middle)
Employer/Income Withholder's Name	Етри	oyee/Obligor	's Name (Last, First, Middle)
Employer/Income Withholder's Address	Empl	oyee/Obligor	's Social Security Number
	Empl	oyee/Obligo	r's Date of Birth
Employer/Income Withholder's FEIN Child(ren)'s Name(s) (Last, First, Middle)			bligee's Name (Last, First, Middle)
III. Order Information: (Completed by the	Sender)		
This document is based on the support or the employee/obligor's income until further		u are require	d by law to deduct these amounts from
\$ Per \$ Per	current child support past-due child support current cash medical support past-due cash medical support	rt	ater than 12 weeks? □ Yes □ No
\$ Per \$ Per	current spousal support past-due spousal support other (must specify)		
IV. Amounts to Withhold: (Completed by		·	
You do not have to vary your pay cycle to the ordered payment cycle, withhold one	be in compliance with the Or	rder Informat	ion. If your pay cycle does not match
	\$(every two weeks)\$ Oo not stop any existing IWO u	per mor	

Employer/Income Withholder's Name:	Employer/Income Withholder's FEIN:			
Employee/Obligor's Name:	SSN:Order ID:			
Case ID	Older ID			
V. Remittance Information: (Completed by the Sender,	except for the "Return to Sender" check box.)			
If the employee/obligor's principal place of employment is New York State, you must begin withholding no later than the first pay period that occurs 14 days after the date of service of the order/notice. Send payment within 7 business days of the pay date. If you cannot withhold the full amount of support for any or all orders for this employee/obligor, withhold% of disposable income for all orders. If the employee/obligor's principal place of employment is not New York State, obtain withholding limitations, time requirements, the appropriate method to allocate among multiple child support cases/orders, and any allowable employer fees from the jurisdiction of the employee/obligor's principal place of employment.				
contacts-and-program-requirements. For tribe-specific contact the tribe at www.acf.hhs.gov/sites/default/files/p	at www.acf.hhs.gov/css/resource/state-income-withholding- contacts, payment addresses, and withholding limitations, please orograms/css/tribal agency contacts printable pdf.pdf or			
www.bia.gov/tribalmap/DataDotGovSamples/tld_map.h	<u>ıtml</u> .			
(CCPA) [15 USC §1673(b)]; or 2) the amounts allowed employment if the place of employment is in a state; or employment if the place of employment is under tribal ju	. If the Order Information section does not indicate that the arrears			
	oligor and you are unable to fully honor all IWOs due to federal, Os to the greatest extent possible, giving priority to current			
	s from the Supplemental Information section in this IWO. This source/state-income-withholding-contacts-and-program-			
Make payments payable in the name of the obligee in				
Remit payment to obligee's address identified on PA				
Include the Remittance ID, pay date and the employee/o	obligor's name on the payment.			
	Withholder). Payment must be directed to an SDU in I Security Act or Tribal Payee (see Payments in Section VI). If WO is not regular on its face, you must check this box and return			
If Required by State or Tribal Law:				
Print Name of Judge/Issuing Official:				
Title of Judge/Issuing Official:				
Date of Signature:				
If the employee/obligor works in a state or for a tribe that this IWO must be provided to the employee/obligor.	t is different from the state or tribe that issued this order, a copy of			
☐ If checked, the employer/income withholder must prov	vide a copy of this form to the employee/obligor.			

Employer/Income Withholder's Name:	Employer/Income Withholder's FEIN:
Employee/Obligor's Name:	SSN:
Case ID:	Order ID:

VI. Additional Information for Employers/Income Withholders: (Completed by the Sender)

Priority: Withholding for support has priority over any other legal process under state law against the same income (section 466(b)(7) of Social Security Act). If a federal tax levy is in effect, please notify the sender.

Payments: You must send child support payments payable by income withholding to the appropriate SDU or to a tribal CSA within 7 business days, or fewer if required by state law, after the date the income would have been paid to the employee/obligor and include the date you withheld the support from his or her income. You may combine withheld amounts from more than one employee/obligor's income in a single payment as long as you separately identify each employee/obligor's portion of the payment. Child support payments may not be made through the federal Office of Child Support Services (OCSS) Child Support Portal.

Lump Sum Payments: You may be required to notify a state or tribal CSA of upcoming lump sum payments, such as bonuses, commissions, or severance pay, to this employee/obligor. Contact the sender to determine if you are required to report and/or withhold lump sum payments. Employers/income withholders may use the OCSS Child Support Portal (ocsp.acf.hhs.gov/csp/) to provide information about employees who are eligible to receive lump sum payments and to provide contacts, addresses, and other information about their companies. Child support payments may not be made through the OCSS Child Support Portal.

Liability: If you have any doubts about the validity of this IWO, contact the sender. If you fail to withhold income from the employee/obligor's income as the IWO directs, you are liable for both the accumulated amount you should have withheld and any penalties set by state or tribal law/procedure, together with interest and reasonable attorney's fees. If you comply with this IWO, you will not be subject to civil liability to any individual or agency for conduct in compliance with this IWO. In New York State, pursuant to Civil Practice Law and Rules (CPLR) § 5241, upon a finding by the Family Court that you failed to withhold or remit withholdings as directed in this IWO, the Court shall issue an order directing your compliance and may direct the payment of a civil penalty not to exceed \$500 for the first instance and \$1,000 per instance for the second and subsequent instances of noncompliance.

Anti-discrimination: You are subject to a fine determined under state or tribal law for discharging an employee/obligor from employment, refusing to employ, or taking disciplinary action against an employee/obligor because of this IWO. In New York State, pursuant to CPLR § 5252, the court may direct a civil penalty not to exceed \$500 for the first instance and \$1,000 per instance for the second and subsequent instances of such discrimination, including laying off or refusing to promote an employee/obligor. Such discrimination may also be punishable as a contempt of court by fine or imprisonment or both.

Supplemental Information: (1) **Part A** of this form contains sensitive information and must be served **only** upon the *employer/income withholder* for purposes of processing the income withholding; **Part B**, which consists of 4 pages, must be served upon the employer/income withholder, employee/obligor, and obligee. (2) Priority of withholding pursuant to CPLR § 5241(h) is current support, followed by health insurance premiums, and then arrears payments. (3) If there are multiple IWOs against this employee/obligor, withhold the maximum amount permitted (see *V. Remittance Information*, above) and pay to each creditor the proportion thereof which such creditor's claim bears to the combined total. (4) Where the income of the employee or nonemployee is compensation that is not paid or payable to the obligor for personal services, there is no limit to the amount you must withhold. Otherwise the noted limit applies. (5) If the employee/obligor is reinstated or reemployed within 90 days after termination, this IWO is still in effect.

Employer/Income Withholder's Name:	Employer/Income Withholder's FEIN:				
Case ID:	SSN:				
	come Status: (Completed by the Employer/Income Withholder)				
promptly notify the CSA and/or the sender by retu	If this employee/obligor never worked for you or you are no longer withholding income for this employee/obligor, you must promptly notify the CSA and/or the sender by returning this form to the address listed in the Contact Information section below or by using the OCSS Child Support Portal (ocsp.acf.hhs.gov/csp/). Please report the new employer or income withholder, if known.				
☐ This person has never worked for this em	ployer nor received periodic income.				
☐ This person no longer works for this empl	☐ This person no longer works for this employer nor receives periodic income.				
Please provide the following information for the	ne employee/obligor:				
Termination date:	Last known telephone number:				
Last known address:					
New employer's or income withholder's name	Final payment amount:e:ess:				
VIII. Contact Information (Completed by the Sende	er)				
To Employer/Income Withholder: If you have qu	uestions, contact (sender name)				
by telephone:, by fax:	, by email or website:				
Send termination/income status notice and other	correspondence to:				
	(sender address).				
To Employee/Obligor: If the employee/obligor ha	as questions, contact (sender name)				
by telephone:, by fax:	, by email or website:				
IMPORTANT: The person completing this form is	advised that the information may be shared with the employee/obligor.				
data. Child support agencies are encouraged to u Support Services. Other electronic means, such a	transmission, precautions must be taken to ensure the security of the se the electronic applications provided by the federal Office of Child is encrypted attachments to emails, may be used if the encryption cessing Standard (FIPS) Publication 140-2 (FIPS PUB 140-2).				

IMPORTANT NOTICE TO COURT CLERKS FOR ALL NON-IV-D ORDERS: THIS FORM, RATHER THAN THE CHILD SUPPORT ORDER, SHOULD BE MAILED BY THE COURT TO THE STATE CASE REGISTRY, P.O. BOX 15101, ALBANY, NY 12212-5101

New York State Case Registry Filing Form *

For Use With Child Support Orders and Combined Child and Spousal Support Orders Payable To Other Than A Child Support Collection Unit*

*Domestic Relations Law § 240(5) and Family Court Act § 440(5) direct that such orders be promptly provided to the State Case Registry. maintain a record of the order pursuant to Social Services Law § 111-b(4-a)(a)(2) and no order is to be filed unless specifically requested. The Office of Temporary and Disability Assistance has indicated that the information sought on this form satisfies the requirement to

Note: Full Social Security Numbers are required on this form. Redaction is not allowed.

Name of Court:		County Name:	Name:	ll In	Index Number:		
Child Support Payor:			Social Security #:		Date of Birth:	_	_
Child Support	(last)	(middle initial)	(Payor)		- (Payor)		
Payee:			Social Security #:		Date of Birth:	_	_
(first)	(last)	(middle initial)	(Payee)		(Payee)		
Child #1 Name:			Social Security #:	1	Date of Birth:	_	_
(first)	(last)	(middle initial)	(Child #1)		(Child #1)		
Child #2 Name:			Social Security #:		Date of Birth:	/	/
(first)	(last)	(middle initial)	(Child #2)		(Child #2)		
Child #3 Name:			Social Security #:	1	Date of Birth:	_	_
(first) (If more children, please use additional form.)	(last) rm.)	(middle initial)	(Child #3)		(Child #3)		
The order expires on: ☐ the your	ngest child's 21	☐ the youngest child's 21st birthday, OR	/WW)	(MM/DD/YYY)			
FAMILY VIOLENCE INQUIRY Has a Temporary or Final Order of Protection been If yes, which party:	INQUIRY der of Protection beer \[\Boxed{\text{Protection}} \]	granted on be	half of either party? ⊐ Payee	□ Yes	□ No	□ Do not know	know
Has a request for confidentiality of address been granted on behalf of either party? \Box Payor \Box Payee	iality of address be∘ □ Payor	s been granted on beha ayor □ P	behalf of either party? □ Payee	□ Yes	□ No		

INSTRUCTIONS FOR COMPLETING THE NEW YORK STATE CASE REGISTRY FILING FORM

Field	Instruction			
Name of Court	Enter either "Supreme Court" or "Family Court."			
County Name	Enter the name of the County entering the support order.			
Index/Docket Number	Enter the Index Number (Supreme Court) or Docket Number (Family Court).			
Child Support Payor	Enter, at a minimum, the first and last name of the child support payor. If there is more than one child support payor, please use a separate form to record the information for the additional child support payor.			
Social Security Number (Payor)	Enter the <u>full</u> Social Security number of the child support payor. Enter "None" if the court record indicates that the individual has not been issued a Social Security number. Enter "Not on Record" if the Social Security number is not in the court record. Redaction is <u>not</u> allowed. An entry of "N/A," "not available," or "not applicable" is <u>not</u> allowed.			
Date of Birth (Payor)	Enter the date of birth of the child support payor in the format MM/DD/YYYY.			
Child Support Payee	Enter, at a minimum, the first and last name of the child support payee. An entry of "guardian" or other title is not allowed. If there is more than one child support payee, please use a separate form to record the information for the additional child support payee.			
Social Security Number (Payee)	Enter the <u>full</u> Social Security number of the child support payee. Enter "None" if the court record indicates that the individual has not been issued a Social Security number. Enter "Not on Record" if the Social Security number is not in the court record. Redaction is <u>not</u> allowed. An entry of "N/A," "not available," or "not applicable" is <u>not</u> allowed.			
Date of Birth (Payee)	Enter the date of birth of the child support payee in the format MM/DD/YYYY.			
Child Name	Enter, at a minimum, the first and last name of each child covered by the order. If more than three (3) children are covered by the order, please use a separate form to record the information for the additional children.			
Social Security Number (Child)	Enter the <u>full</u> Social Security number of each child covered by the order. Enter "None" ir the court record indicates that the individual has not been issued a Social Security number. Enter "Not on Record" if the Social Security number is not in the court record. Redaction is <u>not</u> allowed. An entry of "N/A," "not available," or "not applicable" is <u>not</u> allowed.			
Date of Birth (Child)	Enter the date of birth of each child covered by the order in the format MM/DD/YYYY.			
Order Expiration	Provide the expiration date for the child support order. You may either check the first box to indicate that the order expires on the youngest child's 21 st birthday, or you may check the second box and provide any alternative date provided for under the terms of the support order. Provide the expiration date in the format MM/DD/YYYY.			
Family Violence	Check the appropriate box to indicate whether a Temporary or Final Order of Protection has been granted on behalf of either party to the order. If "yes" is selected, check the appropriate box to indicate which party has been granted the Order of Protection.			
Inquiry	Check the appropriate box to indicate whether a request for confidentiality of address has been granted on behalf of either party. If "yes" is selected, check the appropriate box to indicate the party on whose behalf the confidentiality authorization was made.			

		Plaintiff,	Index No.
-ag	ainst-		NOTICE OF SETTLEMENT
		Defendant.	~
PLEASE '	TAKE NOTICE	that the annexed \Box	Proposed Judgment of Divo
			☐ Order:
~ •			signature to the Supreme C
		_	6
	·		
	·		
	·		
	·	Yours, etc.	
	·	Yours, etc.	
	·	Yours, etc. Plaintiff; Defendant;	☐ Attorney(s) for Plaintiff ☐ Attorney(s) for Defendan
	·	Yours, etc. Plaintiff; Defendant;	
	·	Yours, etc. Plaintiff; Defendant;	☐ Attorney(s) for Plaintiff ☐ Attorney(s) for Defendan
	·	Yours, etc. Plaintiff; Defendant; Address:	☐ Attorney(s) for Plaintiff ☐ Attorney(s) for Defendar
	·	Yours, etc. Plaintiff; Defendant; Address:	☐ Attorney(s) for Plaintiff ☐ Attorney(s) for Defendan
Dated:	·	Yours, etc. Plaintiff; Defendant; Address:	☐ Attorney(s) for Plaintiff ☐ Attorney(s) for Defendan
Dated: TO: Plaintiff;	·	Yours, etc. Plaintiff; Defendant; Address: Tel No	☐ Attorney(s) for Plaintiff ☐ Attorney(s) for Defendan

1 2 3		N of C	ew York, held f ourthouse at	e Court of the State of d in and for the County at the County, New day of
4	PRESENT: HON. Justice of the S	Supreme Court	17	
5	In the Matter of the Application of			lo.:
5	Plainting For Permission to Prosecute an Action -against-	,		POOR PERSON ORDER
7		lant. 	X	
}	Upon the annexed affidavit of			
)	And it being alleged that s	aid Plaintiff		has a good cause of
)	action or claim based upon **DRL {	§ 170 subd		, and that
	he/she is unable to pay the costs, fer person beneficially interested in the	action, thereof		
!	NOW on motion of			
?				ted to prosecute this action as a poor
	person against			
		-		n favor of Plaintiff shall be paid to
	the Clerk of the Court to await distri	_		
	ORDERED that the Clerk of the			_
nne	ection with the prosecution of this action	on, including one ((1) certified c	opy of the judgment.
			ENT	E R:
1		_		
			J.S.O	C.
^k Inse	ort the grounds for the divorce: DRL §170(1) - cruel and inhuman treatment DRL §170(2) - abandonment DRL §170(3) - confinement in prison		apart one year afte apart one year afte	er separation decree or judgment of separation er execution of a separation agreement in relationship

In th	ne Matter of the Application of	
For	Plaintiff. Permission to Prosecute as a Poor Person - against -	Index No.: AFFIRMATION IN SUPPORT OF APPLICATION TO PROCEED AS A POOR PERSON
	, Defendant.	
STA	TE OF NEW YORK } ss: UNTY OF }	
	I, Plaintiff, (Print or type	name), state as follows:
1.	I reside at	in the City, Town or
	Village of, County of	, State of New York, and I have resided
	in the State of New York for the past	years.
2.	I am about to commence a lawsuit for divorce	·
3.	My sole source of income is:	
	I earn \$ per	
4.	My property and its value are as follows:	
5.	I make this application pursuant to Section 110	01 of the Civil Practice Law and Rules upon

<i>12</i>	6.	No other person is beneficial	lly interested in the recovery sought herein.
13	7.	No previous application for	the same or similar relief has been made by me in this case
		except:	
		WHEREFORE, I respo	ectfully ask for an order permitting me to prosecute an action as
		a poor person.	
		The foregoing statements ha	we been carefully read by the undersigned.
14			
	I,	, affirm t	this day of,, under the penalties of perjury,
			n may include a fine or imprisonment, that the foregoing is ment may be filed in an action or proceeding in a court of
			Plaintiff
**Inser	t the gro	unds for the divorce:	
	DRL §	170(1) - cruel and inhuman treatment 170(2) - abandonment 170(3) - confinement in prison	DRL §170(4) - adultery DRL §170(5) - living apart one year after separation decree or judgment of separation DRL §170(6) - living apart one year after execution of a separation agreement

DRL §170(7) - irretrievable breakdown in relationship

STATE OF NEW YORK COUNTY OF		<u>Γ</u>	Index No.
- against -	Plaintiff, OF		RJI No.: AFFIRMATION OF SERVICE PROPOSED POOR PERSON'S ORDER
	Defendant.		,
STATE OF NEW YORK COUNTY OF)	SS.:	
			, says, I am
not a party to the action, a	_		, J ,
Verified Complaint, and the Person, income verification designated by Defendant at the Complete (check which box ☐ The (insert name)	the Affirmation In Support and proposed Poor and upon: applies): applies):	port Of A Person Or	th Notice or the Summons and application To Proceed as a Poor oder upon Defendant at the address County Attorney
OR			
☐ The Corporati	on Counsel of the City	of New '	York
by depositing a tru	e copy thereof enclose	ed in a pos	st-paid wrapper, in an official
depository und New York State, a		nd custod	y of the U.S. Postal Service within
penalties of perjury, under	or Type Name), affirm the laws of New York and I understand that t	k, which r	day of,, under the may include a fine or imprisonment, nent may be filed in an action or
. 6			Server's Signature

ADDENDUM TO STIPULATION OF SETTLEMENT/AGREEMENT RE: COMPLIANCE WITH DOMESTIC RELATIONS LAW 255(2) rev. 1/1/24

	Vs	Index #:
- •	nsurance plan and that each rage, and may be entitled to	he or she will no longer be covered by the party shall be responsible for his or her own purchase health insurance on his or her own
Dated:	, 20	Plaintiff's Signature
		Print Name
	SS: STATE OF	, COUNTY OF
of satisfactory evidence acknowledged to me the on the instrument, the the instrument. NOTARY PUBLIC	, personal e to be the individual whose na nat he/she executed the same in individual, or the person upon	20, before me; the undersigned, ally known to me or proved to me on the basis ame is subscribed to the within instrument and his/her capacity, and that by his/her signature behalf of which the individual acted, executed
Dated:	, 20	Defendant's Signature
		Print Name
	SS: STATE OF	, COUNTY OF
acknowledged to me th	, personal e to be the individual whose na aat he/she executed the same in	20, before me; the undersigned, lly known to me or proved to me on the basis ame is subscribed to the within instrument and his/her capacity, and that by his/her signature behalf of which the individual acted, executed
NOTARY PUBLIC	1	

^{*}Despite amendment of CPLR 2106 to permit civil litigants to file affirmations instead of affidavits, this form should still be signed before a notary public to comply with DRL 255 (information about health insurance required in matrimonial agreements) and DRL 236 (B)(3) (matrimonial agreements must be acknowledged like a deed to be recorded). Both DRL 255 and DRL 236(b)(3) remain in effect.