Required Forms Packet with No Children

# Uncontested Joint Divorce With No Children Required Forms Packet rev. 3/1/24

If there are children under 21, use the Uncontested Joint Divorce With Children Forms Packet

See the Information Booklet (JD-1) rev. 3/1/24 for instructions, important notices, and help.

# To Start the Case:

- 1. Summons with Notice and Combined Notice of Appearance (JD-2) rev. 1/1/24
- 2. Joint Affirmation of Facts and Agreement with No Children (JD-5) rev. 3/1/24
- Combined Findings of Fact, Conclusions of Law, and Judgment of Divorce with No Children (JD-6)
- 4. Note of Issue
- 5. Request for Judicial Intervention (RJI) (UD-13)
- 6. Certificate of Dissolution of Marriage (DOH 2168)
- 7. Notification Letter or Postcard (2 copies and 2 stamped envelopes)

\*\* Additional forms may be required depending on the circumstances. \*\* See the Uncontested Joint Divorce With No Children Forms Appendix.

# Forms for After the Judgment Is Signed:

- 1. Notice of Entry
- 2. Affirmation of Service by Mail of Judgment of Divorce and Notice of Entry rev. 1/1/24
- 3. Affirmation of Service by Mail rev. 1/1/24
- 4. Affirmation of Service by Personal Delivery rev. 1/1/24

AND COMBINED NOTICE OF

APPEARANCE rev. 1/1/24

# SUPREME COURT OF THE STATE OF NEW YORK Index Nø.: \_\_\_\_\_\_ COUNTY OF \_\_\_\_\_\_ Summons filed on: \_\_\_\_\_\_ Summons filed in Venue: Case filed in Plaintiff / Spouse 1, County because: - and SUMMONS WITH NOTICE

Defendant / Spouse 2.

#### **ACTION FOR DIVORCE**

Plaintiff/Spouse 1 asks the Defendant/Spouse 2 to appear in this action.

Defendant/Spouse 2 agrees and appears in this action.

Spouse 1 and Spouse 2:

- signed the Joint Affirmation of Facts and Agreement with children (Form JD-3) or without children (Form JD-5) in support of this action.
- read and understood the Joint Divorce Information Booklet (Form JD-1) that contains:
  - Notice of Automatic Orders
  - Notice of Maintenance Guideline
  - Child Support Standards Act Chart
  - Notice Concerning Continuation of Health Care Coverage
- submit to the court with this Summons:
  - Joint Affirmation of Facts and Agreement with children (Form JD-3) or without children (Form JD-5)
  - Combined Findings of Fact, Conclusions of Law, and Judgment of Divorce with children (Form JD-4) or without children (Form JD-6)
  - Note of Issue and other Forms

\_\_\_\_\_ County is chosen as the place where this action will be

decided (venue) because:

- □ Spouse 1 lives in this county at \_\_\_\_\_.
- Spouse 2 lives in this county at \_\_\_\_\_\_
- Other reason: \_\_\_\_\_\_

The relief asked for is judgment of absolute divorce to end (dissolve) the marriage between Spouse 1 and Spouse 2 on the grounds of irretrievable breakdown DRL §170(7).

The ancillary or other relief asked for or waived is: (*check all that apply*)

- No ancillary or other relief is asked for. Maintenance under the Maintenance Guidelines Act and distribution of marital property is waived.
   OR
- □ Maintenance under the Maintenance Guidelines Act is waived
- Distribution of marital property is waived
  - AND
- □ Distribution of marital property
- □ Maintenance (money paid from one spouse to the other after the divorce)
- Division of retirement accounts and/or pensions
- Child support (payments made to financially support a child until the child turns 21 years)
- □ Custody
- Visitation
- □ Attorney and/or Expert fees
- □ Use of former last name before marriage
- □ Continue Order of Protection
- □ Possession of the marital home
- □ Continue Court Orders
- Other relief

**AND** any other relief the court deems fit and proper.

Dated: \_\_\_\_\_

Plaintiff/Spouse 1
 Attorney for Plaintiff
 Phone no.:
 Address:

The Defendant / Spouse 2 appears in this action and has also signed the Joint Affirmation. Spouse 2 asks for the same ancillary relief as listed in the Summons and waives any statutory time periods to respond. Dated: \_\_\_\_\_\_

Defendant/Spouse 2Attorney for Plaintiff

Phone no.:\_\_\_\_\_

Address:

#### SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF \_\_\_\_\_

	Plaintiff / Spouse 1,
– and ·	_
	Defendant / Spouse 2.
STATE OF	}
COUNTY OF _	SS: } County of Spouse 1
COUNTY OF _	County of Spouse 2

JOINT AFFIRMATION OF FACTS AND AGREEMENT with no children rev. 3/1/24

Index No.:

We file this Joint Affirmation of Facts and Agreement together for an uncontested divorce and ask for this case to be placed on the uncontested divorce calendar immediately. Being duly sworn, we affirm the truth of the facts stated.

#### **BACKGROUND AND JURISDICTION**

- **A. Jurisdiction.** Jurisdiction gives the court the power to make decisions and judgments in this case.
  - 1. We are both over 18 years old.
  - 2. We consent to the jurisdiction of this court and we appear in this action.
  - 3. We read and understood the Joint Divorce Information Booklet (Form JD-1). The Information Booklet contains:
    - Notice of Automatic Orders
    - Notice of Maintenance Guideline
    - Child Support Standards Act Chart
    - Notice Concerning Continuation of Health Care Coverage
  - 4. We waive (give up) the right to:
    - serve and file the Complaint and Answer, and
    - wait the 40-day period to place this case on the calendar, and
    - service of a copy of the Notice of Settlement and all other papers in the action, except for service of the Judgment with Notice of Entry.

- 5. We have not been threatened or pressured into signing this Joint Affirmation of Facts and Agreement. We understand that by submitting this Joint Affirmation we are asking the court to end our marriage.
- 6. Residency. To file for a divorce, you must be a resident of the state.
  - □ One of us has lived in New York State for the past two years.

#### OR

- One of us has lived in New York State for the past one year and is a resident today, AND
  - u we were married in New York. OR
  - u we lived in New York while we were married.

#### OR

One of us has lived in New York State for the past one year and the breakdown of our marriage happened in New York.

#### OR

Both of us live in New York State and the breakdown of our marriage happened in New York.

#### B. About Spouse 1.

- 1. My name is: \_\_\_\_\_\_.
- 2. I live at \_\_\_\_\_

Don't complete if there is an Address Confidentiality Order

- 3. My social security number is \_\_\_\_\_\_.
- 4. I  $\Box$  am  $\Box$  am not on public assistance.

#### C. About Spouse 2.

- 1. My name is \_\_\_\_\_\_.
- 2. I live at \_\_\_\_\_

Don't complete if there is an Address Confidentiality Order

- 3. My social security number is \_\_\_\_\_\_.
- 4. I  $\Box$  am  $\Box$  am not on public assistance.
- **D. Children of the Spouses.** We have no children under 21 years old who were born before or during the marriage or adopted by both of us during the marriage.

#### E. Military.

- □ Neither of us is in the military. **OR**
- At least one of us is in the military: □ Spouse 1 and/or □ Spouse 2 We are aware that there are special rules for divorces for active service member on duty under the Soldiers' and Sailors' Civil Relief Act, like the divorce case can be postponed while one of us is on duty. We give consent that this case be put

on the Uncontested Matrimonial calendar right away and waive any right either of us may have under the act.

#### F. About the Marriage.

- 1. We were married on \_\_\_\_\_\_ in \_\_\_\_\_ city, town or village, state, country
- 2. We were married:
  - □ in a civil ceremony. OR
  - in a religious ceremony performed by a person like a minister or clergyman of any religion, or by a leader of the Society for Ethical Culture, AND WE SWEAR
    - □ To the best of our knowledge, we each have taken or will take before entry of the Judgment all steps solely within our power so that the other may remarry after our divorce. **OR**
    - □ We waive the requirement that any barriers to remarriage be removed.
- G. Grounds for Divorce. This is the legal reason for the divorce. We swear that:
  - 1. The grounds for divorce is irretrievable breakdown DRL § 170(7).
  - 2. Our marriage has been broken for more than six months.
- **H. Pending or Prior Cases.** There is no judgment of divorce and no other divorce case between us in this court or any other court anywhere.

#### **HEALTH INSURANCE**

- 1. We will not take each other off any existing medical, hospital and dental insurance coverage and must keep the coverage we have current until the divorce is final.
- 2. We know that once we are divorced, we may no longer be allowed to get health coverage from each other's health insurance plans.
- 3. We know that we will be required to get our own health insurance if we are no longer eligible for coverage under each other's health insurance plan.
- 4. We know that we may be able to get our own insurance for a limited time through a COBRA option.
- 5. Our health insurance plans are from:

Spouse 1's Group Health Plan:		
Address:		
Identification or plan number:		
Plan Administrator:		

# Spouse 2's Group Health Plan: Address: Identification or plan number: Plan Administrator:

#### OUR INCOME

Our income and deductions from last year are as follows:

	Spouse 1	Spouse 2
A. Gross total income (before taxes)		
B. New York City or Yonkers taxes paid		
C. (FICA) Social Security taxes paid		
D. Medicare taxes paid		
E. Court ordered maintenance paid to a different spouse		
F. Court ordered child support paid for children not from this marriage		
G. Add: B + C + D + E + F		
H. Subtract: A - G		
Net income	\$	\$

#### MAINTENANCE

Maintenance is money paid from one spouse to the other after a divorce. The amount of maintenance and how long the support will be paid depends, by law, on a math formula based on income and the length of the marriage. (See the Joint Divorce Information Booklet (JD-1) for the math formula and examples or to calculate what the amount of maintenance would be required under the law, go to the Post-Divorce Maintenance Calculator available at

http://ww2.nycourts.gov/divorce/MaintenanceChildSupportTools.shtml.)

□ Neither of us is asking for maintenance. The spouse with the lower income waives maintenance under the Maintenance Guideline Act. (Skip to "Marital Home.")

OR

□ One of us is asking for maintenance. We have reviewed Maintenance Guideline Act, the amount of maintenance that □ Spouse 1 or □ Spouse 2, the spouse with the

Joint Affirmation and Agreement with no children (Form JD-5) rev. 3/1/24

higher income, would be required to pay would be \$\_\_\_\_\_, up to the cap of \$228,000 and any deviation agreed to by the parties.

As written in the Maintenance Guideline Act, the Advisory period of maintenance is:

If you have been married for	Then maintenance would be payable for	
0 to 15 years	15% - 30% of the length of the marriage	
More than 15 years to 20 years	30% - 40% of the length of the marriage	
More than 20 years	35% - 50% of the length of the marriage	
We have been married for years. The Advisory period of maintenance		

would be \_\_\_\_\_ years and \_\_\_\_\_ months to \_\_\_\_\_ years and \_\_\_\_\_ months.

U We have a written agreement for maintenance. The Agreement is attached.

- 1. The agreement is dated \_\_\_\_\_\_.
- 2.  $\Box$  Spouse 1 or  $\Box$  Spouse 2 will get maintenance from the other spouse.
- 3. Maintenance will be \$\_\_\_\_\_ on the \_\_\_\_\_ day of □ every week □ every two weeks □ every month □ Other:
- 4. Maintenance will be paid for \_\_\_\_\_ years and \_\_\_\_\_ months.

#### OR

- U We do not have a separate written agreement, but we agree that:
  - 1.  $\Box$  Spouse 1 or  $\Box$  Spouse 2 will get maintenance from the other spouse.
  - Maintenance will be \$\_\_\_\_\_ □ every week □ every two weeks
     □ every month.
  - 3. Maintenance payments will start on \_\_\_\_\_\_ and end on
  - 4. The payments will be □ by direct payment or □ by an Income Deduction Order.

#### MARITAL HOME

The marital home is the house or apartment where a married couple lives together. One spouse can ask the court for "exclusive use and occupancy" of the home for a period of time. This means that one spouse is given the right to stay in the home, but this does not mean that the other spouse loses any rights to the property.

□ Not applicable. **OR** 

\_\_\_\_\_

❑ We have agreed that □ Spouse 1 or □ Spouse 2 will have exclusive occupancy of the marital home located at \_\_\_\_\_\_,

until	OR
as follows:	

#### MARITAL PROPERTY

Marital property is property and cash obtained during the marriage until the date this is filed. This can include each person's income, property bought with that income, property bought while married, and retirement benefits earned during the marriage. In most cases, inherited property is not part of marital property.

- A. Equitable Distribution. When a couple divorces, marital property is divided. This is called equitable distribution. It does not always mean an equal property division, but one that is fair, considering what each person brought to the marriage and what each person will need after the divorce.
  - We have already divided our property and are not seeking equitable distribution.
     OR
  - □ We have a separate written Agreement. The Agreement is attached. **OR**
  - □ We don't have a separate written agreement, but we agree that:
- **B.** Real Estate. Real estate, like a house or apartment, bought during the marriage is part of marital property. We are aware that there are other documents separate from the divorce required to complete the transfer of the property.
  - □ Not applicable. **OR**
  - Spouse 1 shall transfer title to the real estate or co-op shares to Spouse 2. We understand that there are other documents required to complete the transfer of the property.

Address of property: \_\_\_\_\_

Spouse 2 shall transfer title to the real estate or co-op shares to Spouse 1. We understand that there are other documents required to complete the transfer of the property.

Address of property:

- **C.** Pensions and Retirement Accounts. If a pension or retirement plan were earned during a marriage, it is considered an asset and marital property.
  - □ A Qualified Domestic Relations Order (QDRO) is attached or will be submitted after the Judgment is entered. **OR**
  - □ We have a separate written agreement. The agreement is attached. **OR**
  - □ We waive all rights to each other's pension and retirement benefits.

#### D. Debt and Liabilities.

- □ Not applicable. **OR**
- U We have a separate written agreement. The Agreement is attached. **OR**

U We don't have a separate written agreement, but we agree that:

#### NAME CHANGE

If you changed your last name when you got married, you can change it back to a last name you used before the marriage. This is up to you.

□ Spouse 1 wants to use a former last name.

Former last name: \_\_\_\_\_

□ Spouse 2 wants to use a former last name.

Former last name: \_\_\_\_\_

#### LAWYER AND EXPERT'S FEES

The lawyer's fee is the payment to an attorney for legal services done for a client. The expert's fee is the payment to a person or company who has specialized knowledge on a specific topic like property, pension benefits, finance, or psychology. The expert is hired to help you decide the terms of your divorce.

- U We will each pay our own lawyer and expert's fees, if any. **OR**
- ❑ We have agreed that □ Spouse 1 or □ Spouse 2 will pay \$\_\_\_\_\_\_ for the other spouse's lawyer's fees. We have agreed that experts' fees will be paid as follows: \_\_\_\_\_\_

#### CONCLUSION

A proposed Combined Findings of Fact, Conclusions of Law, and Judgment of Divorce is attached.

We certify that all the papers that we have seen, filed or submitted to the court in this divorce action are not frivolous as defined in the subsection (c) of Section 130-1.1 of the Rules of the Chief Administrator of the Courts.

We agree that all ancillary (other) relief is resolved by this Joint Affirmation of Facts and Agreement, any Settlement Agreement attached, and by any additional attached pages of ancillary relief requested and agreed to by both of us.

WHEREFORE, we agree to a judgment dissolving the marriage between us on the

grounds of Irretrievable Breakdown in the Marital Relationship and any other relief the court deems fit and proper.

#### STOP! Take this document to a Notary Public BEFORE signing it

#### VERIFICATION AND AFFIRMATION

I, [Print name of Spouse 1]	, affirm this
day of,,,	under the penalties of perjury, under
the laws of New York, which may include	e a fine or imprisonment, that the foregoing is
true, and I understand that this documen court of law. I understand that Spouse a statements in this Affirmation.	at may be filed in an action or proceeding in a 2 (Defendant) is relying on my financial
Dated:	
	Signature of Spouse 1 (Plaintiff)

STATE OF	}	
		SS:
COUNTY OF	}	

\*On \_\_\_\_\_, before me, personally appeared \_\_\_\_\_

Name of Spouse 1 (Plaintiff)

personally known to me, a Notary Public in and for the State, or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her capacity, and that by his/her signature on the instrument, the individual executed the instrument.

#### NOTARY PUBLIC

Date

\*Despite amendment of CPLR 2106 to permit civil litigants to file affirmations instead of affidavits, this form is a matrimonial agreement as well as an affidavit (now affirmation); and should still be signed before a notary public to comply with DRL 236(B)(3) (matrimonial agreements must be acknowledged like a deed to be recorded), which statute remains in effect.

#### **VERIFICATION AND AFFIRMATION**

I, [Print name of Spouse 2] \_\_\_\_\_\_, 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 I understand that this document may be filed in an action or proceeding in a court of law.

I understand that Spouse 1 (Plaintiff) is relying on my financial statements in this Affirmation.

Dated:	Signature of Spouse 2 (Defendant)
STATE OF }	
SS: COUNTY OF }	
*On, before me, personally Date	y appeared, Name of Spouse 2 (Defendant)
personally known to me, a Notary Public in and basis of satisfactory evidence to be the individu within instrument and acknowledged to me that capacity, and that by his/her signature on the in instrument.	al whose name is subscribed to the the he/she executed the same in his/her

NOTARY PUBLIC

\*Despite amendment of CPLR 2106 to permit civil litigants to file affirmations instead of affidavits, this form is a matrimonial agreement as well as an affidavit (now affirmation); and should still be signed before a notary public to comply with DRL 236(B)(3) (matrimonial agreements must be acknowledged like a deed to be recorded), which statute remains in effect.

		New York State Supreme Court at the Courthouse, County, on
Present: Hon	□ Justice □ JHO □ Refere	 Ə
		Index No.:
	Plaintiff / Spouse 1,	Calendar No.:
– and –		COMBINED FINDINGS OF FACT, CONCLUSIONS OF LAW, AND JUDGMENT OF DIVORCE with no children
	Defendant / Spouse 2.	with no children

This case came before the Court without a hearing on Spouse 1 and Spouse 2's Joint Affidavit of Facts and Agreement for an uncontested divorce.

Spouse 2 was: represented by an attorney OR unrepresented.

The Court, having read and considered the submitted papers, makes the following Finding of Fact, Conclusions of Law, and Judgment of Divorce.

#### **FINDINGS OF FACT**

#### **BACKGROUND AND JURISDICTION**

- This action was started by filing the Summons with Notice and Combined Notice of Appearance and the Joint Affidavit of Facts and Agreement with the County Clerk on \_\_\_\_\_\_\_\_. Spouse 1 and Spouse 2 agree and appear in this action. The spouses waived the right to serve and file the Complaint and Answer, wait the 40-day period to place this case on the uncontested calendar, and service of the Notice of Settlement and all other papers in the action except service of this Combined Findings of Fact, Conclusions of Law, and Judgment of Divorce with Notice of Entry.
- 2. The submitted papers prove DRL § 170(7) Irretrievable Breakdown in Relationship for at Least Six Months as the grounds for divorce.

3. Spouse 1 and Spouse 2 were both eighteen (18) years of age or over when this action was started.

4.	Spouse 1's address is
	and social security number is
	Spouse 2's address is
	and social security number is

- 5. Residency.
  - At least one of the spouses has lived in New York State for the past two years.
    - OR

One of the spouses has lived in New York State for the past one year and is a resident today and the marriage ceremony was performed in New York or the spouses have lived in New York as a married couple. OR

- One of the spouses has lived in New York State for the past one year and the breakdown of the marriage happened in New York. OR
- Both of the spouses live in New York State and the breakdown of the marriage happened in New York.
- 6. There is no judgment of divorce and no other divorce case between the spouses in this court or any other court anywhere.
- 7. Military.
  - Neither spouse is in the military service of the United States of America, the State of New York, or any other state. OR
  - At least one of the spouses is in the military: Spouse 1 and/or Spouse 2 and waives any rights under the Soldiers' and Sailors' Civil Relief Act.
- 8. The spouses married on \_\_\_\_\_\_ in \_\_\_\_\_ Date city, town or village, state, country
- 9. The spouses were married in:
  - a civil ceremony. **OR**
  - a religious ceremony performed by a person like a minister or clergyman of any religions, or by a leader of the Society for Ethical Culture, AND
    - The spouses have taken all steps solely within their power to remove all barriers to the other spouse's remarriage following divorce. DRL § 253. OR

The spouses waived the requirement that any barriers to remarriage be removed.

#### HEALTH INSURANCE

10. Each spouse has been provided the Notice Concerning Continuation of Health Care
Coverage as required by DRL § 255(1) AND
There are no health plans available to the spouses through their employment.
OR
Spouse 1 and Spouse 2 are covered by the following group health plans through
their employment:
Spouse 1's Group Health Plan:
Address:
Identification or plan number:
Plan Administrator:
Spouse 2's Group Health Plan:
Address:
Identification or plan number:
Plan Administrator:

- 11. As required by DRL § 255(2), the Joint Affidavit of Facts and Agreement or the Stipulation of Settlement, if any, or an Addendum contain the following statements:
  - The spouses know that they will no longer be covered by the other spouse's health insurance plan.
  - Each spouse knows that they will be responsible for their own health insurance coverage.
  - The spouses know that they may be able to get coverage through a COBRA option for a limited time.

#### MAINTENANCE

12. Each spouse has been provided the Notice of Maintenance Guideline as required by DRL § 236(B)(6) **AND** 

No maintenance was awarded because:

Neither spouse is asking for maintenance. **OR** 

☐ The guideline award of maintenance under the Maintenance Guideline Law, if applicable, was zero.

#### OR

- ☐ The spouses have agreed in ☐ the Joint Affidavit of Facts and Agreement
  - OR a written agreement/stipulation dated \_\_\_\_\_\_ that:
    - Spouse 1 or Spouse 2 will pay maintenance to Spouse 1 or
      Spouse 2.
    - Maintenance will be \$\_\_\_\_\_ every week \_\_\_\_ every two weeks
       \_\_\_\_\_\_ every month \_\_\_\_\_ Other:\_\_\_\_\_\_ for the period of time specified in the agreement.
    - The Joint Affidavit of Facts and Agreement or agreement was validly executed and the terms were fair and reasonable at the time the agreement for maintenance was made. At the time the judgment is signed, the terms are not unconscionable. The agreement follows the requirements of DRL § 236(B)(3) and GOB § 5-311.

#### CHILDREN OF THE SPOUSES

"Children of the spouses" are children who were born before or during the marriage or adopted by both spouses during the marriage who have not yet turned 21 years old. 13. There are no children of the spouses.

#### MARITAL PROPERTY

14. Equitable distribution is not an issue. OR
The property is divided according to the Joint Affidavit of Facts and Agreement or a separate Settlement Agreement

# LAWYER AND EXPERT'S FEES

15. The Judgment of Divorce incorporates all ancillary issues, including the payment of counsel and experts' fees and expenses which issues were settled by written settlement or separation agreement or in the Joint Affidavit of Facts and Agreement.

#### CONCLUSIONS OF LAW

- 1. Residency as required by DRL § 230 has been satisfied.
- 2. The requirements of DRL § 255 have been satisfied.
- 3. The requirements of DRL § 240 1 (a) including the Records Checking Requirements in DRL § 240 1 (a-1) have been satisfied.
- 4. The requirements of DRL § 240(1-b) have been satisfied.
- 5. The requirements of DRL § 236(B)(2)(b) have been satisfied.
- 6. The requirements of DRL § 236(B)(6) have been satisfied.
- 7. Since DRL § 170(7) is the grounds alleged,
  - 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
  - custody and visitation (parenting time) with the minor children of the marriage

have been resolved by the spouses and incorporated into the judgment of divorce.

8. The spouses are entitled to a judgment of divorce under DRL § 170(7).

#### JUDGMENT OF DIVORCE

#### IT IS ORDERED AND ADJUDGED as follows:

- 1. A judgment of divorce on the grounds of Irretrievable Breakdown in the Marital Relationship according to DRL § 170(7) is granted to Spouse 1 and Spouse 2.
- 2. Maintenance.
  - No maintenance was awarded. **OR**

Maintenance is awarded as agreed by the spouses.

- Spouse 1 or Spouse 2 will pay maintenance to Spouse 1 or
   Spouse 2
- Maintenance will be \$\_\_\_\_\_ every week every two weeks
   every month Other: \_\_\_\_\_\_ for the period of time specified in the Findings of Fact.
- If maintenance is terminated, then subject to the terms of DRL § 240(1-b), the amount of child support payable, if any, shall be adjusted without prejudice, to either party's right to seek a modification under DRL § 236 B (9)(2).
- 3. Exclusive Occupancy of the Marital Home. Spouse 1 or Spouse 2 shall have exclusive occupancy of the marital home located at

🗌 until	OR
🗌 as follows:	

4. The spouses shall duly execute all documents necessary to transfer title to real estate or co-op shares to Spouse 1 or Spouse 2 including, without limitation, an appropriate deed or other conveyance of title, and all other forms necessary to record such deed or other title documents (including satisfaction or refinance of any mortgage if necessary) to convey ownership of the property located at \_\_\_\_\_\_\_\_, no later than \_\_\_\_\_\_\_\_. Attach additional sheets if needed.

Joint Divorce Pilot

- 5. A separate Qualified Domestic Relations Order (QDRO) shall be issued at the same time this Judgment is entered or as soon as possible.
- 6. Settlement Agreement. (Fill in Box A or Box B, whichever applies)
  - A. There is no Settlement Agreement entered into between the spouses.
     OR
  - B. The Settlement Agreement entered into between the spouses on the \_\_\_\_\_\_ day of \_\_\_\_\_\_ an original or □ a transcript of which is on file with this Court and incorporated in this judgment by reference, shall survive and shall not be merged with this judgment, and the spouses are directed to comply with all legally enforceable terms and conditions of the Settlement Agreement as if its terms and conditions were stated in their entirety here.
- 7. The Joint Affidavit of Facts and Agreement entered into between the spouses simultaneously with this judgment is incorporated in this judgment by reference, shall survive and shall not be merged into this judgment, and the spouses are directed to comply with all legally enforceable terms and conditions of the Joint Affidavit and Agreement as if its terms and conditions were stated in their entirety here.
- 8. The Supreme Court shall retain jurisdiction to hear any applications to enforce the provisions of the Settlement Agreement, if any, or the Joint Affidavit of Facts and Agreement, or to enforce or modify the provisions of this judgment, provided the court retains jurisdiction of the matter concurrently with the Family Court for the purpose of specifically enforcing, such of the provisions of that Settlement Agreement, if any, or the Joint Affidavit of Facts and Agreement, if any, or the Joint Affidavit of Facts and Agreement, as are capable of specific enforcement, to the extent permitted by law and of modifying such judgment with respect to maintenance, support, custody or visitation to the extent permitted by law, or both.
- 9. Any applications brought in Supreme Court to enforce the provisions of the Settlement Agreement, if any, or the Joint Affidavit of Facts and Agreement, or to enforce or modify the provisions of this Judgment, shall be brought in a County wherein one of the parties reside; provided that if there are minor children of the marriage, such applications shall be brought in a County wherein one of the parties

or the child or children reside, except, in the discretion of the judge, for good cause. Good cause applications shall be made by motion or order to show cause. Where the address of either party and any child or children is unknown and not a matter of public record, or is subject to an existing confidentiality order pursuant to DRL § 254 or FCA § 154-b, such applications may be brought in the County where the Judgment was entered.

- 10. Spouse 1 or Spouse 2 shall serve a copy of this Combined Findings of Fact, Conclusions of Law, and Judgment of Divorce with Notice of Entry on the other within 20 days after this Judgment is entered.
- 11.
   Spouse 1 is authorized to use the former last name \_\_\_\_\_\_.

   Spouse 2 is authorized to use the former last name \_\_\_\_\_\_.

ENTER:

🗌 J.S.C.	🗌 JHO	Referee
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# NOTE OF ISSUE - UNCONTESTED DIVORCE

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			For Use of Clerk
SUPREME COUNTY OF	OURT OF '	THE STATE OF NEV	V YORK
			Index No.:
		Plaintiff,	Calendar No.:
	- against ·		Curoneur 100.
		Defendant.	X
NO TRIAL			
		<b>OR</b> D Plaintiff's At nt's Attorney	torney OR 🗅 Defendant OR
DATE SUMM	ONS FILED	D:	
DATE SUMM	ONS SERV	ED:	
DATE ISSUE	JOINED:	NOT JOINED -	Waiver OR 🗅 Default O on/Separation Agreement
NATURE OF	ACTION:	UNCONTESTED I	DIVORCE
RELIEF:		ABSOLUTE DIVO	DRCE
<b>D</b> <i>Plaintiff</i> <b>O</b> Office and P.O	<b>)R \]</b> Atto Address:	rney(s) for Plaintiff	
Phone No.: Fax No.:			
Defendant Office and P.C		ttorney(s) for Defendan	t
Phone No.:			

Fax No.:

			UNCON	TESTE		RIMONIA	L			UD-13 (rev. 03/01/2	(022)
	A A		REQUEST FOR JUDICIAL INTERVENTION							For Court Use Only:	
(				COURT,	COUNT	Y OF				IAS Entry D	oate
	Silled Court Sille	Index No	:	. 0	Date Ind	dex Issued:	/	/	_		
CAF	PTION:	Enter the complete	case caption. Do no	t use et	al or et	ano.				Judge Assig	gned
									Plaintiff	RJI Filed D	ate
-aga	inst-										
									Defendant		
STA	TUS OF ACTI	ON OR PROCEEDING:	Answer YES o			question and	d enter a	additional i	nformation wh	ere indicated.	
Has a	a summons and	complaint or summons wit	h notice been filed?	YES	NO	If yes, date file	d:	/ /			
		complaint or summons wit				If yes, date ser					
Are t	here children of	the marriage under the ag	e of 18?			If yes, complet	e and att	ach the MATR	IMONIAL RJI Adde	ndum (UCS-840M	I).
NAT	URE OF JUD	ICIAL INTERVENTION	(check all that app	ly):							
	Note of Issue	(NOTE: Check this box	if you are filing for an	Unconte	sted Div	orce and are s	ubmittin	g the require	ed forms/docume	ents.)	
	Poor Person A	pplication									
	Ex Parte Appli	cation for Alternate Serv	vice								
	Other (specify	·):									
PAR	TIES:	If a party does not ha	ve an attorney, che	ck the "l	Un-Rep	" box and en	ter the	party's add	ress, phone and	d email.	
Un-	Parties	• •	Attorneys and/or Unre		•			,	<i>·</i> •		Issue
	List party name	·S.	Provide attorney name For unrepresented part								Joined (Y/N):
	Role: PLAIN		For unrepresented part	lies, provic	le party s	address, priorie	enumber		iress.		(1/14).
				First Nan	ne				Last Name		-
											_
		Last Name				Firm Name	e (if applic	cable)			N/A
		First Name		eet Addre	<u> </u>			City	State	Zip	
					55			eity	State	Σip	
	Middle			Phone					Email		-
	Role: DEFEN	IDANT									_
				First Nan	ne				Last Name		
		Last Name				Firm Name	e (if applic	cable)			- 🗆 YES
								,			🗆 NO
		First Name	Str	eet Addre	SS			City	State	Zip	
	Middle	Name Suffix		Phone					Email		-
REL	RELATED CASES: List any related cases, include any related criminal or Family Court cases. If none, leave blank.										
	Title		dex/Case Number	Court				assigned)	Relationship to	instant case	
-											
┣—											

I AFFIRM UNDER THE PENALTY OF PERJURY THAT, TO MY KNOWLEDGE, THERE ARE NO OTHER RELATED ACTIONS OR PROCEEDINGS, EXCEPT AS NOTED ABOVE, NOR HAS A REQUEST FOR JUDICIAL INTERVENTION BEEN PREVIOUSLY FILED IN THIS ACTION OR PROCEEDING.

\_\_\_

Dated: \_\_\_\_\_/ \_\_\_\_/\_\_\_\_\_

Signature

LOCAL INDEX	NUME	BER						•							ST/	ATE FILE NUMBER
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							it of H									
TYPE, OR																
PRINT IN		1A. NAME:		FIRST			MIDDLE		L	AST	1	1B.B	IRTH NAME	, IF DIFF	ERENT	1C. SOCIAL SECURITY NUMBER
PERMANENT BLACK INK	onse						- 10.002									
	- Õ. I	2A. DATE OF I Month Day	Year	-  <sup>28.</sup>	STATE C	F BIRTH	(Option) (3, SEX		A. RESIDE	NCE: STA	TE (	4B. C	OUNTY		40	C. LOCAUTY (CHECK ONE AND SPECIFY)
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4	Wife/Husba							52,			ľ	Ϋ́. Ϋ́		)		FY TOWN:
	Vife	5A. ATTORNE	Y - NAME								5B. A	DDRE	SS (INCLU	DEZIPC	ODE)	
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9 —	g	7A. DATE OF BIRTH Month Day Year (COUNTRY IF NOT USA) 8. SEX (Optional					15			C. LOCALITY (CHECK ONE AND SPECIFY)						
	/pu															] TOWN OF
	sba	9D. STREET A	ND NUMB	ER OF I	RESIDEN	CE (INCLU	DE ZIP CO	DE)	_			E.IF	CITY OR V	ILLAGE,		DENCE WITHIN CITY OR VILLAGE LIMITS?
	Wite/Husband/Spouse											ΥI Γ		IFNO	, SPEC	IFY TOWN:
	Nife	10A. ATTORN	EY - NAME						_		108. A	DDR	ESS (INCLL	JDE ZIP	CODE)	
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		11A. PLACE C	F THIS MA	RRIAGE	E - CITY,	TOWN OR Y	/ILLAGE	11B. C	OUNTY						11C, S1	TATE (COUNTRY IF NOT USA)
11																
		12A. DATE	Month	Day	Year			Month	Year				HILDREN E			13B. NUMBER OF CHILDREN UNDER 18
		MARRIAGE					RATED			AL	IVEOP	IHIS	MARRIAGE	= (SPECI	-1)	IN THIS FAMILY (SPECIFY)
			TION OF T	THE ABO	WE [	Month	Day	Year	14B. DAT			ay	Year			DECREE - DIVORCE, ANNULMENT, OTHER TION (SPECIFY)
15	끮	MARRIAG	BE WAS R	ENDERI	ED ON				ENTR	Y:						
	Ř	14D. COUNTY	14D. COUNTY OF DECREE 14					14E. TITL	14E. TITLE OF COURT							
	ы															
22	۵	14F, SIGNATU	HE OF CC	UNTYC	LERK											
23		>					_									

#### CONFIDENTIAL INFORMATION

24	15. RACE: WHITE, BLACK, AMERICAN	16. NUMBER OF THIS MARRIAGE - FIRST,	17. IF PREVIOUSLY HOW MANY EN	DED BY	18. EDUCATION: INDICATE HIGHEST C				
	INDIAN, OTHER (SPECIFY) (SPECIFY)	SECOND, ETC. (SPECIFY)	A. DEATH	B. DIVORCE OR ANNULMENT		HIGH SCHOOL COLLEGE 1 2 3 4 1 2 3 4 5+ 			
	He S			NUMBER	ୢୄୄୄୄୄୄୄୄୄୄୄୄୄୄୄୄୄୄୄୄୄୄୄୄୄୄୄୄୄୄୄୄୄୄୄୄୄୄ				
	BLACK, AMERICAN	20. NUMBER OF THIS MARRIAGE - FIRST,	21. IF PREVIOUSLY HOW MANY EN		22. EDUCATION: INDICATE HIGHEST C	RADE COMPLETED ONLY			
25	SPECIFY)	SECOND, ETC. (SPECIFY)	A. DEATH	B. DIVORCE OR ANNULMENT	ELEMENTARY 0 1 2 3 4 5 6 7 8	HIGH SCHOOL COLLEGE 1 2 3 4 1 2 3 4 5+			
	estnod (SPECIFY)		NUMBER	NUMBER					
	Wit								
QR	23. PLAINTIFF:		24. DECREE GRAN	ITED TO:	25. LEGAL GROU	INDS FOR DECREE (SPECIFY)			
	26. SIGNATURE OF PERSO	26. SIGNATURE OF PERSON PREPARING CERTIFICATE							
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.

# **Notification Letter or Postcard**

New	w York State Supreme Court,	County
	w York State Supreme Court, County where case is filed	-
Re:	Uncontested Joint Divorce case:	
	and    Name of Spouse 1   Name of Spouse 1	
	Name of Spouse 1         Name of Spouse 1	2
Index	ex No.:	
	There is a problem with your divorce papers. Please go to the C	
	Office to review papers for corrections. Bring a new self-address	ed stamped
	envelope with you.	
	Judgment of Divorce signed You ma	y go to the
	County Clerk's Office to get a certified copy of the judgment. Brin	ng photo
	identification with you.	
	Judgment of Divorce signed. Please call	for
	instructions on how to get your papers for filing with the County C	Clerk's Office.

# SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF \_\_\_\_\_

	Index No.:
Plaintiff / Spouse 1,	-
– and –	NOTICE OF ENTRY
Defendant / Spouse	2.
PLEASE TAKE NOTICE that the attached is	s a true copy of a judgment of divorce in this
matter that was entered in the Office of the	County Clerk of
	County where filed
County, on Stamped date of entry	
Dated:	
	Signature
	□ Spouse 1 OR □ Spouse 1's Attorney
	□ Spouse 2 OR □ Spouse 2's Attorney Address:
TO:	
<ul> <li>□ Spouse 1 OR □ Spouse 1's Attorney</li> <li>□ Spouse 2 OR □ Spouse 2's Attorney</li> </ul>	
Address:	

				Index No. RJI No.:	
- against -	, Plaintiff,		OF S MAI JUDGMEN	IRMATION ERVICE BY L OF T OF DIVORCE TICE OF ENTRY	
	, Defendant.				
STATE OF NEW YORK		) ) )	SS.:		
		-			, says, I am
not a party to the action, a	and am over 18	years of	age.		
On, the Defendant by mailing which I deposited in an o custody of the United Sta	a true copy of s	such pap ates Pos	ers enclo t Office	osed and proper	
		Prin	t Name:		
,, aff he laws of New York, wh inderstand that this docun	ich may include	a fine o	r impriso	onment, that the	e foregoing is true, and I

Server's Signature

SUPREME COU	RT OF THE STATE OF NEW YORK

	Index I	No.:	
Plaintiff / Spor	ise 1,		
– and –		IRMATION OF	
Defendant / S	pouse 2.		
STATE OF}			
COUNTY OF}	SS:		
Name of Server	, says:		
1. I am not a party to the action and a	n over 18 years of age	l live at:	
	n over ne yeare er age.		
Street address	City S	State Zip co	ode
2. On, I se	ved a true copy of the f	ollowing attached	d papers,
<ul> <li>Income Withholding Order</li> <li>Support Collection Unit Information Services, and Combined Finding Divorce</li> </ul>	ion Sheet, Application f	or Child Support	
On			
On Name of Person/Co	mpany Served	,	
by mail, depositing a true copy thereof depository under the exclusive care and York State, to the address designated b	custody of the U.S. Po		
Address where mailed: Street address	City State	Zip	<u> </u>
I,(print or typ the penalties of perjury, under the laws of N that the foregoing is true, and I understand th proceeding in a court of law.		ude a fine or impri	sonment,

(Server's Signature)

SUPREME COURT	OF THE	STATE	OF NEW	YORK
COUNTY OF				

				Index No.:	
		Plaintiff / Spouse 1,			
	– and –			AFFIRMATIO SERVICE B DELIVERY	ON OF Y PERSONAL
		Defendant / Spouse	e 2.		
ST	ATE OF	}			
CC		}s	:		
			_, says:		
	Name of S	Server			
1.	I am not a party to the	he action and am ov	er 18 years	of age. I live at:	
	Street address		City	State	Zip code
			City	enato	<b>_</b> .p 0000
2.	On	ling Order	Qualified M	ledical Child Su	oport Order
2.	<ul> <li>Date</li> <li>Income Withhold</li> <li>Support Collection</li> <li>Services, and Condition</li> <li>Divorce</li> </ul>	ling Order   on Unit Information S  ombined Findings of	Qualified M Sheet, Appli Fact, Conc	edical Child Su cation for Child lusions of Law a	oport Order Support Ind Judgment of
2.	<ul> <li>Date</li> <li>Income Withhold</li> <li>Support Collection</li> <li>Services, and Construction</li> </ul>	ling Order   on Unit Information S  ombined Findings of	Qualified M Sheet, Appli Fact, Conc	edical Child Su	oport Order Support Ind Judgment of
2.	<ul> <li>Date</li> <li>Income Withhold</li> <li>Support Collection</li> <li>Services, and Condition</li> <li>Divorce</li> </ul>	ling Order   on Unit Information S ombined Findings of pers to	Qualified M Sheet, Appli Fact, Conc	edical Child Su cation for Child lusions of Law a	oport Order Support Ind Judgment o
2.	<ul> <li>Date</li> <li>Income Withhold</li> <li>Support Collection</li> <li>Services, and Condition</li> <li>Divorce</li> <li>by delivering the page</li> </ul>	ding Order	Qualified M Sheet, Appli Fact, Conc Name of Per City	ledical Child Su cation for Child lusions of Law a son/Company Served	oport Order Support and Judgment of
2.	Date Date Income Withhold Support Collection Services, and Condition Divorce by delivering the paper Address where delivered: Description of Individue	ling Order  on Unit Information S ombined Findings of pers to	Qualified M Sheet, Appli Fact, Conc Name of Per City	ledical Child Su cation for Child lusions of Law a son/Company Served State	oport Order Support and Judgment of , 
2.	Date Date Income Withhold Support Collection Services, and Condition Divorce by delivering the para	ling Order  on Unit Information S ombined Findings of pers to Street address ual Served: (fill in applic Color of Skin:	Qualified M Sheet, Appli Fact, Conc Name of Per City cable information	ledical Child Su cation for Child lusions of Law a son/Company Served State on) Color of Ha	oport Order Support and Judgment of , Zip code
2.	Date Date Income Withhold Support Collection Services, and Condition Divorce by delivering the paper Address where delivered: Description of Individu Sex:	ling Order   on Unit Information S   ombined Findings of   pers to   Street address   ual Served: (fill in applic     Color of Skin:   Approximate W	Qualified M Sheet, Appli Fact, Conc Name of Per City cable information /eight:	ledical Child Su cation for Child lusions of Law a son/Company Served State on) Color of Ha Approximat	oport Order Support Ind Judgment of Zip code ir:
	Date   Date   Income Withhold   Support Collection   Services, and Condition   Divorce   by delivering the paper   Address where delivered:   Description of Individue   Sex:   Approximate Age:   Other Identifying Feature	ling Order	Qualified M Sheet, Appli Fact, Conc Name of Per City able information	ledical Child Su cation for Child lusions of Law a son/Company Served State on) Color of Ha	oport Order Support Ind Judgment of Zip code ir:
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(Server's Signature)