Name		FORM #93	
Address			
City	State Zip Code		
Phone Number	r		
Email address RESPONDI	ENT PRO SE		
		JUDICIAL DISTRICT COURT COUNTY	
In re the M	Jarriage of: Petitioner,	Cause No.: Department No.:	
and	retitioner,	MARITAL AND PROPERTY SETTLEMENT AGREEMENT	
	Respondent.		
THI: between		ed into this day of, 20, by and, hereinafter referred to as "Husband," and, hereinafter referred to as "Wife." RECITALS	
A.	[] Husband and Wife were married on, in, in, The marriage was registered in the County of, State of [] Husband and Wife were married at common law. The parties assumed a marital relationship by mutual consent and agreement and confirmed their marriage by cohabitation and public repute.		
B.	or	orn as a result of this marriage.	

		List first names and ages:			
		<u> </u>			
		:			
	C.	 [] Wife is not now pregnant. [] The wife is pregnant. However, the husband is not the father, and the child is not at issue in this proceeding. Due date: 			
		issue in this proceeding. Due date: [] The wife is pregnant. The husband is the father. Due date:			
	D.	A proceeding for Dissolution of Marriage is now pending in the District Court of the Fourth Judicial District in the State of Montana, in and for the County of Missoula under Cause No			
	E.	The parties' marriage is irretrievably broken in that there is serious marital discord which adversely affects the attitude of one or both of the parties toward the marriage, and there is no reasonable prospect of reconciliation. Husband and Wife intend, through this Agreement, to accomplish a just settlement of their respective property rights, apportion marital liabilities, and set forth their respective rights, duties and obligations arising out of the dissolution of their marriage.			
	F.	 [] Wife has been represented by [] Husband has been represented by [] Wife [] Husband has//have not been formally represented by an attorney. 			
	G.	An Order of Protection [] has been filed [] has not been filed. The Order of Protection should [] stay in effect [] be dissolved.			
		AGREEMENT			
follow		d in consideration of the mutual covenants contained herein, Husband and Wife agree as			
1.	remair variou been e person	SION OF ASSETS. Property belonging to the parties on the date of marriage shall a their separate property. The parties acknowledge that they have acquired or maintained is items of personal and intangible property during the course of their marriage which has quitably distributed between them. Each party shall retain ownership and possession of the hall property items in their separate possession and shall assume the debt against those hall property items. The equitable division of the assets and liabilities is as follows:			
D .		HUSBAND - ASSETS			
Descri	puon	Value			
В					

D	
E.	
F.	
G	
Н.	
I.	
J	
K.	
TOTAL ASSETS	<u>\$</u>
WIFE - ASSETS	
Description	Value
A	
В	
C	
D	
E	
F	
Մ	<u> </u>
H	
l	<u> </u>
J	<u> </u>
K	
TOTAL ASSETS	\$
HUSBAND LIABILITIES Description	Amount
A	
В.	
C	
D.	
Е.	
F.	
G	
Н	
I.	
TOTAL LIABILITIES	<u>\$</u>
WIFE LIABILITIES Description	Amount
A	
B	
C	
D.	
F	

F.	
G.	
Н.	
I.	
TOTAL LIABILITIES	\$
Special Arrangements / Agreements:	

- 2. **APPORTIONMENT OF LIABILITIES.** Unless otherwise specified, each party agrees to be solely responsible for the liabilities associated with each asset awarded to such party as provided in paragraph 1 hereof and any other debt in their separate names.
- 3. **FULL DISCLOSURE AND WAIVER OF FORMAL DISCOVERY.** The parties have accurately, fully, and completely disclosed to each other all income, assets, and liabilities of which they are aware. The parties acknowledge any deliberate failure to provide complete disclosure may be a basis to set aside this Agreement and any Decree incorporating this Agreement. The property referred to in this Agreement represents all of the property in which either party has an interest.
- 4. **MAINTENANCE.** Both parties acknowledge that they are able to support themselves from their earnings and the assets which have been awarded to them. Accordingly, both parties waive any claim to maintenance from the other party. Husband and Wife agree to accept, in lieu of maintenance, the distribution of property as set forth in Section one (1) above. Each of the parties agree that the assignment and distribution of property as set forth above is fair and adequate.
- 5. **ATTORNEY'S FEES.** Each party shall remain solely liable for all attorney's fees and costs incurred by that party in connection with the dissolution proceedings, through the date of entry of a Decree of Dissolution approving this Agreement. In the event that either party thereafter shall find it necessary to retain an attorney and/or institute legal proceedings to enforce, modify or interpret any provision of this Agreement, or the Final Decree of Dissolution entered in conformity herewith, the Court may award reasonable attorney's fees and costs to the prevailing party, in addition to any other appropriate relief.
- 6. **MUTUAL RELEASE.** In consideration of the execution of this Agreement and its terms and conditions, each party releases and forever discharges the other party, his or her personal representatives and assigns, from any and all rights, claim, demand, or obligation at any time hereafter for any purpose. Each of the parties waives all rights of inheritance in the estate of the other and any right to act as personal representative of the will or estate of the other party. Each of the parties hereby waives the right to claim or receive any family allowance, exempt property allowance or homestead allowance from the estate of the other party. Each party waives any and all additional rights which he or she has or may have by reason of the parties' marriage, including rights of dower and curtesy, except as otherwise specifically provided herein.

- 7. **ENFORCEMENT OF AGREEMENT.** This Agreement shall be made an integral part of any Decree of Dissolution of marriage of the parties, and shall be enforceable through execution, contempt citation, or any other remedy or procedure provided by law.
- 8. **FUTURE INSTRUMENTS.** Each party agrees to execute any and all documents which are now necessary or which may become necessary in the future to carry into full force and effect the terms and conditions of this Agreement.
- 9. **VOLUNTARY AGREEMENT.** This Agreement is voluntary. Each party has read and approved the same in its entirety. Neither party is acting under duress, menace, fraud, or undue influence in the execution of this Agreement.
- 10. **MODIFICATION.** Except as provided under Montana law, this Agreement, and the Decree of Dissolution to be entered in conformity herewith, may not be modified or amended without the express written consent, duly executed, of both parties.
- 11. **ENTIRE UNDERSTANDING.** This Agreement contains the entire understanding of the parties. There are no promises, understandings, agreements, or representations between the parties other than those expressly set forth in this Agreement.
- 12. **BINDING NATURE OF AGREEMENT.** This Agreement shall inure to the benefit of and be binding upon the heirs, successors, executors, administrators, personal representatives, and assigns of the parties.

13.	PARENTING OUR CHILDREN. If not applicable - check here [] We have provided for our mutual parenting of our children in the Parenting Plan proposed by the [] Husband [] Wife filed before this Court and incorporated into this Agreement.
14.	CHILD SUPPORT. If not applicable - check here [] [] Husband agrees to pay to Wife for the support of their children OR [] Wife agrees to pay to Husband for the support of their children
	the sum of \$ per month per child, to be paid directly to: [] The Child Support Enforcement Division
	and shall be due and payable on the day of each month, commencing on, 20 Child support should continue for the children until they reach the age of 18, or graduate from high school (continuous enrollment presumed), whichever last occurs, or until the children are otherwise emancipated, but in no event beyond their 19th birthday. The amount specified herein: [] is in accordance with the Montana Child Support Guidelines. OR

		[] varies fro	m the Montana Child Supp	ort Guidelines, bec	ause	
	(Attac	ch the calculation	ons done according to the M	Iontana Child Supp	oort Guidelines.)	·
15.	INCO []	Husband shal dependent for support obliga		ax purposes (as long	g as he is current	as a with his child
	[]	support obliga				
	[]	Husband/Wife beginning with	e shall be entitled to claim		in alter in the year 20	mate tax years
	[]	orthodontic, c Wife shall pro orthodontic, c Any reasonab paid% No health inst resources of t expenses incu- proportion as	I provide health insurance of counseling, or other health covide health insurance for the counseling, or other health covide necessary medical expensive by Husband and	care expenses. the children, includicate expenses. the ses which are not only wife. the either parties' emperor purchase of such its divided between the parties.	ing medical, denta covered by insural ployment or the in insurance. Any has the parents in the ies under the Mor	al, ocular, ance shall be acome and aealth care same attana Child
	SENT (ΓΟ ENTRY E.	Both parties consent to the Fourth Judicial District Co			
EFFECTIVE DATE.		E DATE.	This Agreement shall become effective and enforceable immediately upon the execution hereof by both parties.			
DATE			WIFE			
STATE OF MONTANA) :ss			
COU	NTY O	F MISSOULA)			
This	instrume		ledged before me on this	day of	, 2	.0, by
				Printed Name:	or the State of Mo	
				My Commission	Expires:	

DATE	HUSBAND	
STATE OF MONTANA)	
COUNTY OF MISSOULA	:ss)	
This instrument was acknow	ledged before me on this _	day of, 20, by
		Notage Dublic for the State of Montage
		Notary Public for the State of Montana Printed Name:
		Residing at:
		My Commission Expires: