

CERTIFICATE OF DISSOLUTION DECLARATION OF INVALIDITY OF MARRIAGE OR LEGAL SEPARATION

		Please Type or Print Clearly in Permanent Black	Ink		
					STATE FILE NUMBER
ĬŽ.		DECREE		Property of the State of the St	
25		certify the marriage of the persons 1. Dissolution	on of Marriage 🔲 Declaration	on of Invalidity 2. DATE O	FENTRY (MO/DAY/YR) 3. COUNTY OF DECREE
ج ح		named below was ordered as a Legal Ser	paration ·		
둳	1	4. SIGNATURE OF SUPERIOR COURT CLERK	•		•
ជ្ជ	1		•		· · · · · · · · · · · · · · · · · · ·
1 S		TO BE COMPLET	ED BY PETITIONER'S AT	TORNEY OR PRO SE	
29. Husband's Social Security number		HUSBAND		Francis Line Chris	
SS		5. NAME FIRST MIDDLE	LAST	6. DATE OF BIRTH (MO/DAY/YR)	7. BIRTH STATE (IF NOT USA GIVE COUNTRY
3				1 , 1 , 5	
SE/		B. USUAL RESIDENCE (NUMBER AND STREET)	9, CITY/TOWN/LOCATION	10, INSIDE CITY LIMITS	11. COUNTY 12. STATE
물	- [i	•	☐Yes ☐No	
2		WIFE AND A STATE OF A TO	447WS-ROB (23)4/363		100 THE SEC. 250 Sec.
{			AST 14. MAIDEN NAME	15, DATE OF BIRTH (MO/DAY/YR) 18. BIRTH STATE
땼		.]		1	MO/DAY/YR) 18. BIRTH STATE (IF NOT USA GIVE COUNTRY)
꽃		17. USUAL RESIDENCE (NUMBER AND STREET)	18. CITY/TOWN/LOCATION	19. INSIDE CITY LIMITS	20 COUNTY 21.STATE
Χ×	1		1	☐Yes ☐No	
SECURITY NUMBER		The second secon	San Maria		1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
껇		22. PLACE OF THIS MARRIAGE - COUNTY. 23. STATE (F NOT USAGIVE COUNTRY) 24.DA	TE OF THIS MARRIAGE (MOJDAY)	YR) 25 NUMBER OF CHILDREN BORN
	,				ALIVE OF THIS MARRIAGE
WIFE'S SOCIAL	1	26 PETITIONER	27. NA	ME OF PETITIONER'S ATTORNEY	/PROSE
ζ G		☐ Husband ☐Wife ☐Both ☐Oti	her (specify)		•
띹	- [28. PETITIONER'S AODRESS		TOWN S	TATE ZIP
36 ₹					
<u>ts</u>					DOU 440 005 (DE) (0/00)

1. WIFE'S INFORMATION

1.1	Wife's Full Name (First, Mi	ddle, and Last):			
1.2	Maiden Name:Nickname:				
1.3	Change Name [] Yes [] N	lo To:			
1.4	Physical Address:				
	City:	_State & Zip: _		County:	•
1.5	Is address within city limits?	[] Yes [] No)		·
1.6	Mailing Address:				
	City:	State & Zip:		_County:	
1.7	Llome Phone:		Work Phone:		
	Cellular/Pager:		Fax:		
1.8	D mail address				
1.9	Dieth date:	Birth	State and Count	у:	
1.10	CCNT	Driver's Lice	nse:		_ State:
1.12	Weight: W	eight:	Race	·	
1.13	Eva Color:	Hair Color:		Build:	·
1.14	Vehicle Make:	Mod	el:	*	Year:
	License No.:	State:	Color:		
1.15	Employer:				
	Employer Phone:				
	Employer Address:				
	City:	State & Zip:		_ County:	
1.16	Current Position/Title:				
1.17	Type of Work:				
1.18	Work schedule:				
1.19	Length of employment:		Date of Com	mencement:	
1.20	Annual Gross Salary:		_Current Month	ly Salary:	•
1.21	Paid/Amount: Monthly: \$_		_Bi-monthly: \$_		
	Weekly: \$_		Every 2 week	s: \$	
1.22	Education: (highest level co	ompleted):		·	
1.23	Degree In:				
1.24	Other Training:				

2. HUSBAND'S INFORMATION

2.1	Husband's Full Name (First,	Middle, and Las	t):		
2,2	Nickname:				
2.3	Change Name [] Yes [] N	o To:			
2.4	Physical Address:				
	City:	_State & Zip: _		_County:	
2.5	Is address within city limits?	[]Yes[]No	1		
2.6	Mailing Address:				
	City:	_State & Zip: _		_ County:	
2.7	Home Phone:		_ Work Phone:		
	Cellular/Pager:		Fax:		i
2.8	E-mail address:				
2.9	Thinth data:	Birth	State and Coun	ty:	
2,10	CCNT.	Driver's Lice	nse:		State:
2.12	TTojoht: W	eight:	Race	;;	
2.13	77 Calous	Hair Color:		, Build:	
2.14	Trabiala Malza	Mod	el:		_ Year:
	License No.:	State:	Color:		
2.15	Employer:				
	Employer Phone:			· · · · · · · · · · · · · · · · · · ·	
	Tamalayan Addrage				
	City:	State & Zip:		County:	
2.16	Current Position/Title:				
2.17	Type of Work:				•
2.18	Work schedule:				
2.19	Length of employment:		Date of Com	mencement:	
2.20	Annual Gross Salary:	Current Monthly Salary:			
2.21	Poid/Amount: Monthly: \$		_Bi-monthly: \$		
	Weekly: \$_		Every 2 weel	ks: \$	
2.22	Education: (highest level co	ompleted):			
2,23	Degree In.		From:		
2.24					

3. MARRIAGE

3.1	Date of Marriage:
3.2	Location of Marriage: City County State
3.3	Separated: [] Yea [] No Date of Separation:
3.4	Specify by number if separation date is (1) date moved into separate residence; (2) date divided assets & debts; (3) date Petitioner was filed; (4) date parties agree to; or (5) other reason (specify):
3.5	Have your & your spouse signed a Pre or Post marital agreement? [] Yes [] No
3.6	
3.7	Have copy of original: [] 10a [] 100
3.8	Name of Attorney(s) who prepared Agreement:
3.9	Were (are) you in the military: [] Yes [] No If Yes, When: Branch:
3.10	Was (is) Spouse in the military: [] Yes [] No Branch:
3.11	~ (C
3.12	Domestic violence is defines as "domestic violence" means: (a) Physical harm, bodily injury, assault, or the infliction of fear of imminent physical harm, bodily injury or assault, between family or household members; (b) sexual assault of one family or household member by another; or (c) staking as defined in RCW 94.46.110 of one family or household member by another family or household member. Based on the above definition, have you been the victim of domestic violence or have you been (may you be) accused of domestic violence against the other party? [] Yes [] No If yes, please describe the circumstances briefly:
3.13	Do you believe you need an emergency restraining order protecting you from the other party? [] Yes [] No
	Do you need a restraining order protecting assets and restraining the other party from accumulating extraordinary debts? [] Yes [] No If yes, state reasons:

	Do you need maintenance? [] No [] Yes Amount per month: \$
3.14	If yes, state reason(s):
3.15	Does Spouse need maintenance? [] No [] Yes Amount per month: \$
3.16	If yes, state reason(s):
	4. <u>PROPERTY</u>
[Chec Also <u>s</u>	ck items which you or your spouse currently own and provide detailed description of property. State who you propose to keep each item.]
Provi	Family Residence ide the following information for each piece of real estate: Address of real estate; Name on deed; Tax parcel ID number; Legal description (provide copy of deed if available.)
Prov	Year, make, model, license plate number;
Prov	Year, make, model;
	Airplane vide the following: Approximate value;

Year, make, model; Identify whose name is on each plane

Recreational vehicles

Provide the following:

- Approximate value;
- · Year, make, model;
- Identify whose name is on each RV

Season tickets

Provide the following:

- Approximate value;
- Identify type of tickets;
- Identify whose name the tickets are in.

Club or other organizational memberships (including timeshares)

Provide the following:

- Approximate value;
- Identify types of membership;
- Identify whose name the membership(s) is/are in.

Bank accounts

Provide the following:

- Identify whether the account(s) is/are checking, savings, money market account, etc.;
- Identify the name of the bank;
- Account number;
- Current approximate balance in each account;
- Identify whose name is on each account;
- Current Account statements for each account;
- Account statements for each account as of the date of separation (if applicable).

Life Insurance

Provide the following:

- Named insured;
- Insurance company name;
- Policy number;
- The cash value amount (if any).

Pension, retirement ben	efits, 401(k)s, IRAs			
Provide the following:				
 Name of account; 				
A account numbers				
Approximate value/balance (now and at the date of separation);				
a Whose name is on each accou	nt;			
	ስክ ለስለት <u>ወር</u> ሳበነ ነነ ፤			
 Account statements for each : 	account as of the date of separation (if applicable).			
Stocks or Bonds				
Provide the following:	•			
 Company name; 				
 Name on the stocks/bonds; 				
 Number of shares. 	•			
CD, T-bills, other inve	stments			
Provide the following:				
~	•			
4 Larry harr				
halance!				
en and account	ant; .			
ci	for each account.			
• Current account statements				
	A to you by a third narty			
Any other montes owe	to you by a third party			
Identify and provide description:				
Inharitances giffs, Of	other separate property			
Tantify and provide description:	Other Department 1 - 1			
Identity and provide a series a				
Other Assets:				
Identify and provide description:				

a conter entit retmanced mu y	now each asset should be awarded to each party, i.e., house so our separate name with cash out to other party, etc. Plea urchases or acquired by either party prior to the marriage, a gift or inheritance. Identify who gave the gift or who to
operty was inherited from.	
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•	

5. <u>DEBTS/LIABILITIES</u>

Please provide a list of all debts and liabilities. Include the name, phone number and address of the creditor, the account number, whose name is on each debt, the amount of the monthly payment and the current balance owed. Also provide your proposal for who should pay each debt (or if each party should pay 50%, specify that). If more space is needed, please write on the back of page with an

Type and Name of Debt	Creditor Name, Account #, Phone #, and Address of Creditor	Amount of Monthly Payment	Current Balance Owed	Whose Name on Debt	H or W Pays
Home Mortgage					
Line of Credit and/or 2 nd Mortgage					
Auto Loan					
Auto Loan					
Credit/Charge Card					
Credit/Charge Card					
Credit/Charge Card	·		-		
Credit/Charge Care		,			
Loan					
Loan					
Student Loan					
Other					

DISTRIBUTION OF SEPARATE OBLIGATIONS/LIABILITES

From the above list of debts, please list any "separate debts" that were incurred prior to the marriage or after the separation date. Please indicate which party incurred the separate debt and the approximate date the debt was incurred. (If the date is unknown, identify whether the debt was incurred prior to the marriage or after separation.)

Creditor and Type of Debt	Party's Name on Separate Debt	Date Debt Incurred
		(
		
•	•	

6. FINANCIAL INFORMATION

PERSONAL:	INFORMATION
The highest ye	ars of education completed:
Are you presen	ntly employed? [] Yes [] No
a	If yes, (1) Where do you work:
•	(2) When did you start work there? (month/year)
b.	If no, When did you last work? (month/year)
	What were your gross monthly earning?
	(3) Why are presently unemployed?

INCOME INFORMATION	PETITIONER	RESPONDENT
Wages and Salaries		
Wages and Salaries Interest and Dividend Income		
Business Income Spousal Maintenance Received:		
Spousal Maintenance Recoved.		
From: Other Income		
The Monthly Income		
MONTHLY DEDUCTIONS FROM GROSS INCOME		
Income Taxes		
FICA/Self-employment taxes		
State Industrial Insurance Deductions		
MANDATORY Union/Professional Dues		
Pension Plan Payments		
Spousal Maintenance Paid		
Spoilsal Mannenance Land		
Normal Business Expenses Total Deductions from Gross Income The Lorentz Monthly income		
MONTHLY NET INCOME. (Total Gross Monthly income		
MONTHLY NET INCOMES (Louis Grand		ļ
minus Total Deductions) MISCELLANEOUS INCOME		
Child support received from other relationships		
M. T.		
Name: Other miscellaneous income (list source and amounts)		_
Income of current spouse. Name:		
Income of children. Name(s):		
Income from assistance programs. Name:		
Non-recurring income. Name:		
Other Income. Describe:		
Other Income, Describe.		
Total Miscellaneous Income Income of Other Adults in Household		
Income of Other Addition in Household		
Name: In the income of either party is disputed, state monthly inc	ome you believe is co	rrect and explain:

,	Total
AVAILABLE ASSETS	
Cash on hand	
On deposit in banks	
Stocks and bonds	
Cash value of life insurance	
Other liquid assets:	

MONTHLY EXPENSE INFORMATION	t to late of fan tha
MONTHLY EXPENSE INFORMATION Monthly expenses for myself and dependents are: (Expenses should be appropriately residential schedule for the entirinated residential schedule for the entire schedule for t	d be calculated for the
Monthly expenses for myself and dependents are. (Expenses storm) dependents are.	e children.)
Tuttire, after separation, outside a	
HOUSING	
n 1stdragge or contract navments	
Installment payments for other mortgages or encumbrances	
Taxes & insurance (if not in monthly payment)	
Taxes & insurance (it not it was 1)	
Total Housing	
TYON WELLS	
UTILITIES Heat (gas & oil)	
Hour (gas to on)	
Electricity Water, sewer, garbage	
Typator, botton, botton, botton	
Telephone Cable	
Internet Other: Describe:	
Other: Describe. Total Utilities	
Total Utilities	
FOOD AND SUPPLIES	
TO TOP TOP TOP TO TO TOP TO TO	
Supplies (paper, tobacco, pets, cleaning products)	
Meals eaten out	
Other: Describe:	
Total Food Supplies	
Total Food oxpp	
CHILDREN	
Day care/babysitting	
Clothing	
Witting (if any)	
Other child related expenses: Describe:	
Total Expenses Children	•
	·
TRANSPORTATION	
Vehicle payments or leases	
Wolsiele insurance & license	
Vehicle gas, oil, ordinary maintenance	
Dorking	
Other transportation expenses: Describe:	
Total Transportation	

Monthly expenses continued

monthly expenses comments			
HEALTH CARE (Omit if fully covered)			
Inorgance			
Uninsured dental, orthodontic, medical, eye care expen	ises		
Other uninsured health expenses: Describe:			
Total Health Care			
PERSONAL EXPENSES (Not including children)			
Clothing			
Hair care/personal care expenses			
Clubs and recreation			
Education		ļ <u>-</u>	
Books, newspapers, magazines, photos			
Gifts (for anyone and for any occasion)			
Other: Describe:		-	
Total Personal Expenses			
		•	
THOUSE DYDENIGEG			
MISCELLANEOUS EXPENSES			
Life Insurance (if not deducted from income)			
Other: Describe:			
Total Miscellaneous Expenses			
	TOTAL STOP A POTONI		
INSTALLMENT DEBTS INCLUDED IN ABOVE	TEMIZATION	Month of Las	of Dormont
Creditor and Description of Debt	Balance	Month of Las	я гаущен
		 	
	DOXNET TENEN ATTE A TYLE	VAT	
INSTALLMENT DEBTS NOT INCLUDED IN A	ROARLIEMISMIN	Month of	Amount of
Creditor and Description of Debt	Balance	Last	Monthly
		Payment	Payment
		1 ayıncın	I thy III to All
			_
			

Please provide our office with a copy of the following:

- 1. Your income tax returns for the past 2 years with W2s, 1099s, and all schedules.
- 2. Your wage stubs for the current year or at least the last 6 months of wage stubs.
- 3. Wage stubs for the opposing party for the last 6 months or at least a current wage stub (if you have access to the statement).
- 4. The last 6 months of all bank statements that you can access.
- 5. Current receipts for monthly living expenses and debts. (I.e. a rent receipt or mortgage payment or cancelled check, utility statement, etc.)
- 6. Current statements for all retirement accounts and other financial accounts that you can access. If applicable, statements for all retirements accounts and other financial accounts that you can access which show value(s) at or near the separation date.
- 7. Debt statements that you can access which show the current balance owed. applicable, debt statements that you can access which show the balances at or near the
- 8. Legal description (located on deed of trust or other real estate document) and tax assessor's number for all real estate.
- 9. A list of all household items, specifying who has possession of the item, the approximate garage sale value of the item, and your proposal for who should keep the item.

7. CHILDREN

Children of this Marriage (include adoptions) 7.1

***		Data of Birth	Living With
Full Legal Name	Social Security No.	Age and Date of Birth	
Pilli Logar Times			
		·	

Are any of the children in private school, college or vocational training? [] Yes [] No 7.2 If yes:

Name of child	Name of School	Year	Course of Study
		1	

What is the cost per year of: Tuition \$ Book: \$ Fees: \$ Food, etc (Board): \$ Room (Lodging): \$ Transportation: \$ Other costs (explain): \$ Transportation: \$ Other costs (explain): \$ Is Primary Custody of the Children at issue? []Yes []No If yes, explain: \$ Do you anticipate any problems over custody or visitation? []Yes []No Is yes, explain: \$ Do you know of any person, other than your spouse, who has physical custody of any child(ren) or claims to have custody or visitation rights with respect to any or child(ren)? []Yes []No If yes, provide name(s), address(es) & relationship(s): \$ Have any of your children lived any place other than Washington during the last five yet []Yes []No If yes, list the child's name and the names and present addresses of the person with which the child lived during that period, and the period of time when the child lived outs Washington: Are there any other legal proceedings involving your child(ren)? []Yes []No
Transportation: \$Other costs (explain): Is Primary Custody of the Children at issue? [] Yes [] No If yes, explain: Do you anticipate any problems over custody or visitation? [] Yes [] No Is yes, explain: Do you know of any person, other than your spouse, who has physical custody of any or child(ren) or claims to have custody or visitation rights with respect to any or child(ren)? [] Yes [] No If yes, provide name(s), address(es) & relationship(s): Have any of your children lived any place other than Washington during the last five yet [] Yes [] No If yes, list the child's name and the names and present addresses of the person with whe child lived during that period, and the period of time when the child lived outs Washington: Are there any other legal proceedings involving your child(ren)? [] Yes [] No
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Do you know of any person, other than your spouse, who has physical custody of any child(ren) or claims to have custody or visitation rights with respect to any or child(ren)? [] Yes [] No If yes, provide name(s), address(es) & relationship(s): Have any of your children lived any place other than Washington during the last five yet [] Yes [] No If yes, list the child's name and the names and present addresses of the person with whichild lived during that period, and the period of time when the child lived outs Washington: Are there any other legal proceedings involving your child(ren)? [] Yes [] No
child(ren) or claims to have custody of visitation rights with respect to any child(ren)? [] Yes [] No If yes, provide name(s), address(es) & relationship(s): Have any of your children lived any place other than Washington during the last five yet [] Yes [] No If yes, list the child's name and the names and present addresses of the person with which child lived during that period, and the period of time when the child lived outs Washington: Are there any other legal proceedings involving your child(ren)? [] Yes [] No
Have any of your children lived any place other than Washington during the last five yet [] Yes [] No If yes, list the child's name and the names and present addresses of the person with which child lived during that period, and the period of time when the child lived outs Washington: Are there any other legal proceedings involving your child(ren)? [] Yes [] No
Have any of your children lived any place other than Washington during the last five yet [] Yes [] No If yes, list the child's name and the names and present addresses of the person with which child lived during that period, and the period of time when the child lived outs Washington: Are there any other legal proceedings involving your child(ren)? [] Yes [] No
Washington: Are there any other legal proceedings involving your child(ren)? [] Yes [] No
Are there any other legal proceedings involving your child(ren)? [] Yes [] No
If yes, please provide court & case number:
Have you participated as a party, witness or in any capacity, in any other litigation concerning the custody of your child(ren)? [] Yes [] No.
If yes, provide detail(s):

	If yes, provide detail(s):						
	List the county, state, and case number of any other legal proceedings:						
	Specify how y	ou would like the t	ax exemption(s) for	the children to be	awarded:		
	Name of child	<u>E</u>	<u>xemption To</u>	Odd/Eve	n/Every		
		rty have any childr	en born of a prior n	narriage or relation	ship?[]Yes []I		
sile	If yes, state: l's Full Name	Social Security	Age and Date of Birth	Living With	Names of Child Parents		
1111	I D L OW TANKY	No.	Birth				
				į .			
	Canaifu who r	vario ciinnoit:	g support for these c				
3	Specify who p	oays support: unt per month paid	:	ildren?[]Yes[]	No		
	Specify who p State the amor Are you or yo Specify who p State the amor	pays support: unt per month paid ur spouse receiving pays support: unt per month paid		ildren?[]Yes[]] No		

	O DADENTING PLAN INFORMATION
Is there	e a legitimate reason the other parent's residential time with the children should be
If ves	please explain:
	re any of the following conduct with the children by the other parent? Please check a
Is then	priate boxes.
[]	Willful abandonment that continues for an extended period of time or substantial refusal to perform parenting functions.
[]	Physical, sexual or a pattern of emotional abuse of a child.
[]	A history of acts of domestic violence as defined in RCW 26.50.010(1) or an assau or sexual assault which causes grievous bodily harm or the fear of such harm.
[]	Neglect or substantial nonperformance of parenting functions.
[]	A long-term emotional or physical impairment which interferes with the performance of parenting functions as defined in RCW 26.09.004.
[]	A long-term impairment resulting from drug, alcohol, or other substance abuse the interferes with the performance of parenting functions.
[]	The absence or substantial impairment of emotional ties between the parent and c
[]	The abusive use of conflict by the parent which creates the danger of serious dam to the child's psychological development.
[]	A parent has withheld from the other parent access to the child for a protracted powithout good cause.
	er reason (please specify):

Pre-School schedule.		
School schedule.		
Schedule for Winter Vacation.		
Schedule for Spring Vacation.		
Summer Schedule.		
Vacation with you.		
Vacation with Other Parent.		
Vacation with Other Parent.		
Vacation with Other Parent. Schedule for Holidays. The resident	lential schedule for the child/re	n for the holidays liste
Vacation with Other Parent.	lential schedule for the child/re	n for the holidays liste
Vacation with Other Parent. Schedule for Holidays. The resident	lential schedule for the child/re MOTHER (Specify whether	n for the holidays liste
Vacation with Other Parent. Schedule for Holidays. The resideless is as follows: HOLIDAY	lential schedule for the child/re MOTHER (Specify whether Odd/Even/Every)	n for the holidays liste FATHER (Specify whether
Vacation with Other Parent. Schedule for Holidays. The reside below is as follows: HOLIDAY New Year's Day	lential schedule for the child/re MOTHER (Specify whether Odd/Even/Every)	n for the holidays liste FATHER (Specify whether Odd/Even/Every
Vacation with Other Parent. Schedule for Holidays. The resideless is as follows: HOLIDAY New Year's Day Martin Luther King Jr. Day	lential schedule for the child/re MOTHER (Specify whether Odd/Even/Every)	n for the holidays liste FATHER (Specify whether Odd/Even/Every
Vacation with Other Parent. Schedule for Holidays. The resideblow is as follows: HOLIDAY New Year's Day Martin Luther King Jr. Day President's Day	lential schedule for the child/re MOTHER (Specify whether Odd/Even/Every)	n for the holidays liste FATHER (Specify whether Odd/Even/Every
Schedule for Holidays. The residueled below is as follows: HOLIDAY New Year's Day Martin Luther King Jr. Day President's Day Memorial Day	lential schedule for the child/re MOTHER (Specify whether Odd/Even/Every)	n for the holidays liste FATHER (Specify whether Odd/Even/Every
Schedule for Holidays. The residueld below is as follows: HOLIDAY New Year's Day Martin Luther King Jr. Day President's Day Memorial Day July 4th	lential schedule for the child/re MOTHER (Specify whether Odd/Even/Every)	n for the holidays liste FATHER (Specify whether Odd/Even/Every
Schedule for Holidays. The residuely below is as follows: HOLIDAY New Year's Day Martin Luther King Jr. Day President's Day Memorial Day July 4 th Labor Day	lential schedule for the child/re MOTHER (Specify whether Odd/Even/Every)	n for the holidays liste FATHER (Specify whether Odd/Even/Every
Schedule for Holidays. The residuely below is as follows: HOLIDAY New Year's Day Martin Luther King Jr. Day President's Day Memorial Day July 4th Labor Day Veteran's Day	lential schedule for the child/re MOTHER (Specify whether Odd/Even/Every)	n for the holidays liste FATHER (Specify whether Odd/Even/Every
Schedule for Holidays. The residuely below is as follows: HOLIDAY New Year's Day Martin Luther King Jr. Day President's Day Memorial Day July 4th Labor Day Veteran's Day Thanksgiving Day	lential schedule for the child/re MOTHER (Specify whether Odd/Even/Every)	n for the holidays liste FATHER (Specify whether Odd/Even/Every
Schedule for Holidays. The residuely below is as follows: HOLIDAY New Year's Day Martin Luther King Jr. Day President's Day Memorial Day July 4th Labor Day Veteran's Day Thanksgiving Day Day after Thanksgiving	lential schedule for the child/re MOTHER (Specify whether Odd/Even/Every)	n for the holidays liste FATHER (Specify whether Odd/Even/Every
Vacation with Other Parent. Schedule for Holidays. The reside below is as follows: HOLIDAY New Year's Day Martin Luther King Jr. Day President's Day Memorial Day July 4 th Labor Day Veteran's Day Thanksgiving Day Day after Thanksgiving Christmas Eve	lential schedule for the child/re MOTHER (Specify whether Odd/Even/Every)	n for the holidays liste FATHER (Specify whether Odd/Even/Every
Schedule for Holidays. The residuely below is as follows: HOLIDAY New Year's Day Martin Luther King Jr. Day President's Day Memorial Day July 4th Labor Day Veteran's Day Thanksgiving Day Day after Thanksgiving	lential schedule for the child/re MOTHER (Specify whether Odd/Even/Every)	n for the holidays liste FATHER (Specify whether Odd/Even/Every
Vacation with Other Parent. Schedule for Holidays. The resideblow is as follows: HOLIDAY New Year's Day Martin Luther King Jr. Day President's Day Memorial Day July 4th Labor Day Veteran's Day Thanksgiving Day Day after Thanksgiving Christmas Eve Christmas Day	lential schedule for the child/re MOTHER (Specify whether Odd/Even/Every)	n for the holidays liste FATHER (Specify whether Odd/Even/Every
Vacation with Other Parent. Schedule for Holidays. The reside below is as follows: HOLIDAY New Year's Day Martin Luther King Jr. Day President's Day Memorial Day July 4 th Labor Day Veteran's Day Thanksgiving Day Day after Thanksgiving Christmas Eve	lential schedule for the child/re MOTHER (Specify whether Odd/Even/Every)	n for the holidays liste FATHER (Specify whether Odd/Even/Every

8.12 <u>Schedule for Special Occasions.</u> The residential schedule for the child/ren for the following special occasions is as follows (i.e. birthdays).

	нол	LIDAY	MOTHER (Specify w Odd/Even/	hether	FATHER (Specify whether Odd/Even/Every)
٠		her's Day			
	Fath	er's Day			
		her's Birthday			
		er's Birthday			
	Chil	d's Birthday			
8.13	Tran	cial occasion shall begin and enc sportation Arrangements. or Decisions. Major decisions re			
8.14			☐ Mother	☐ Father	☐ Joint
	(a)	Education decisions	☐ Mother	☐ Father	□ Joint
	(b)	Non-emergency health care			-
	(c)	Religious upbringing	☐ Mother	☐ Father	
	(d)	Other:	☐ Mother	☐ Father	
8.15	DISP	PUTE RESOLUTION. Do you arenting plan?	ı have any pref □ Mediation	erence for disp Arbitration	ute resolution in regard to Ourt
8.16	The o	cost of this process should be allo	cated between	the parties as f	ollows:
O.1.0		% Husband	% V	Vife	
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		CHECK AND FILE SET-UP PARTY:			
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THE DISSOLUTION PROCESS

The legal process of a divorce case can be very confusing to clients. The following presentation briefly outlines various parts of the case to help remove some of the mystery associated with the traditional adversarial legal process.

Keep in mind that if you reach agreement on your settlement between yourselves or through attorney negotiation or mediation, you can avoid the often devastating financial burden and emotional trauma of family court actions.

THE PETITION vs. THE DECREE OF DISSOLUTION

There is often a great deal of misunderstanding about the purpose of a Petition for Dissolution of Marriage. A case is started by filing two documents: a Summons, which gives the court jurisdiction over the party upon which it is served, and the Petition, which is simply a notice to the other party of the various items that you wish the court to deal with and the relief you are seeking.

The Petition, in and of itself, does not do anything other than outline those areas you wish the court to address. It will not automatically result in a divorce decree and can be written either specifically or generally. Sometimes, the attorney may elect to write a very general Petition so as to cover basic subject areas without getting into detail that may cause the other party to respond, thereby creating a more expensive process. Alternatively, the attorney may elect to make a much more detailed distribution of property. There are reasons for both and if you have any questions, you should feel free to ask why one method is selected over the other.

A Decree of Dissolution is the final document granting a dissolution of the marriage and stating the final terms of all the issues in the marriage like property, debts, the children's residence, etc. A Decree can only be obtained after:

- a. An Order of Default is entered against a party who has falled to respond to service of the Summons; or
- b. The parties reach an agreement and sign the final papers; or
- c. The parties go to trial where a judge makes a ruling and enters a Decree. A judge's ruling is often much less detailed or thought-out than an agreement between the parties. A trial is a disadvantage to both parties, but it's inevitable if a negotiated settlement is not reached.

THE 90-DAY WAITING PERIOD

There is a minimum 90-day waiting period which must elapse before you Decree of Dissolution can be entered and your marriage dissolved. This time period is measured from the date the Summons is served on the other party. You will not automatically be divorced on the 91st day. Before any Decree can be entered, either the parties must reach an agreement and sign papers, and Order of Default must be entered, or the parties must go to trial and have a judge decide the issues. The 90-day waiting period cannot be waived by agreement. Finalizing the divorce may require your presence in Court with your attorney, even if it is by agreement. However, there are some procedures that can be utilized where only written documentation is submitted.

PRELIMINARY RELIEF: TEMPORARY ORDERS

While your case is pending, you may request temporary relief from the Court such as a parenting plan, child support, spousal maintenance, possession and use of the family home, restraining orders and attorneys fees. Temporary restraining orders may include restraints against transferring, encumbering, concealing or disposing of assets, molesting or disturbing the peace of the other party or the children; entering the residence of the other party; removing the children from the jurisdiction of the Court; and incurring any community debts. All of these temorary measures are often referred to as Temporary Orders and they are designed to cover the period from the filing of the Motion for Temporary Orders until the Court either enters subsequent orders or a final Decree is entered.

SPOUSAL MAINTENANCE

Maintenance (also called alimony) may be ordered where there is a real need for it on the part of one party and the ability to pay on the part of the other, Marital misconduct is not considered in setting maintenance. Maintenance is sometimes awarded pending trial, but the Court is usually reluctant to award post-divorce maintenance except under appropriate circumstances. The law requires a Court to consider the following factors in determining whether to award maintenance:

- a. Length of the marriage;
- b. Education level of the parties;
- c. Employment histories of the parties;
- d. Age of the parties;
- e. Physical and emotional condition of the parties;
- Whether or not the party seeking maintenance is also receiving child support; and
- g. The standard of living established during the marriage.

While the above factors may justify the need to order maintenance, it is also dependent on the other party's ability to pay and is often a balance between the two competing needs, it is in the discretion of the trial court and there is no fast and sure rule in this area.

DIVISION OF PROPERTY AND DEBTS

As part of the dissolution, the Court makes a disposition of the property and liabilities of the parties, either community or separate, as appears "just and equitable" to the Court after considering all relevant factors. This means there is no basis to assume property and debts will automatically be split 50/50. There is also no basis to assume that property over which there is disagreement will be sold - that is very rarely ordered.

The factors to be considered by the Court in dividing property include:

- a. The nature and extent of the community property;
- The nature and extent of the separate property;
- d. The economic circumstances of each party at the time division of the property is to become effective, including:
 - 1. Awarding the family home to the party providing the primary residence of the
 - 2. Awarding more property to a party who lost income producing potential during the marriage or who simply has noticeably less income producing potential than the other party.

ATTORNEY'S FEES

The Court has the discretion in appropriate cases (where one party has the financial ability to pay and the other party has the financial need) to award attorney's fees. However, Washington's Courts sometimes display reluctance to award attorney's fees in the appropriate circumstances. Often when there is exceptional need, the Court will consider it, but it is not a sure thing.

TRIAL SETTING / SETTLEMENT CONFERENCE

If the other party responds by filing a written response to the Petition in the Court file, the case can only be resolved by voluntary dismissal, agreement or trial. All trials are to a judge only; there are no jury trials. If it appears that an agreement is not possible, your attorney will send in a Notice to Set for Trial. The timing of this notice is variable depending on the circumstances of the case, including the discovery process and other matters.

Once the notice is filed, the Court Administrator will send out a notice of Settlement Conference. This is scheduled about two to three months after the Notice to Set for Trial is filed. It is an opportunity for the parties to settle the case without going to trial with a judge who is not assigned to the case. If the parties reach an agreement, a record is made and the case is over. If they do not settle, the case is set for trial at a later date.

The trial date is set by the assigned judge. It is susceptible to being bumped by criminal cases or cases that are older in time. Therefore, it is sometimes hard to be sure a date is firm until just before the actual date.

FINALIZATION

After negotiation, Settlement Conference or trial, the attorneys will prepare the final documents, such as the Decree of Dissolution, Findings of Fact and Conclusions of Law, and if applicable a Parenting Plan and Order of Child Support.

The Decree of Dissolution governs the parties' future relationship with regards to the assets and debts, custody, visitation and support of the children, and last but not least, dissolves the marriage. Not until the judge signs the Decree is the marriage actually dissolved.

FACTS ABOUT DISSOLUTION ACTION INVOLVING CHILDREN

In order to answer questions you might have about what to expect in connection with your case, we would like to acquaint you with the general manner of handling dissolution cases in our office. Of course, each case is unique and handled in its own way, but the following is a general outline. Please feel free to contact our office if you have any questions about your case at any time.

As our client, the following services will be undertaken on your behalf:

- 1. An attorney will conduct an interview to ascertain and understand the nature of your situation. To maximize efficiency and save you unnecessary expense, trained legal assistants and/or legal interns may assist the attorney in the preparation of your case, particularly in answering Interrogatories, and preparing a Pre-trial Domestic Relations Settlement Conference Affidavit.
- 2. If you decide to pursue the action after the initial interview, payment of a deposit will be required, which includes the consultation fee and initial out-of-pocket costs. The amount of this deposit is usually in the range of \$1,500.00 to \$2,500.00 which includes the initial out-of-pocket costs for the filing fee (\$250.00 filing fee, and approximately \$35.00 for the service processor's fee this may vary according to your particular fact situation. The fees charged will be determined primarily by the work performed in your case and will include the cost of the attorney, legal assistants, legal interns and secretarial services. An estimate of the fees will be given during your attorney interview based on the facts of your case.
 - 3. <u>Non-Contested Proceedings</u>: Where there is no substantial disagreement witl1 your spouse over the terms of the dissolution action, the proceeding may be referred to as non-contested. Services to be performed in a non-contested case include:
 - a. Initial interview(s).
 - b. Preparation and drafting of Summons and Petition for Dissolution, or Preparation, or drafting of a Response.
 - c. Preparation of Parenting Plan.
 - d. Preparation of Declaration in Support of Parenting Plan.
 - e. Preparation of Order of Child Support.

- f. Preparation of Financial Statement.
- g. Preparation of Affidavits or Declarations as may be required by applicable Court rules or State law.
- h. Motion, Affidavit and Order of Default. (COURT APPEARANCE REQUIRED OF ATTORNEY)
- Preparation of Findings of Fact and Conclusions of Law and Decree of Dissolution of Marriage, and notification to the State Bureau of Vital Statistics, and presentation at final Court hearing. (COURT APPEARANCE BY ATTORNEY AND CLIENT)
- j. Correspondence.
- Closing arrangements including preparation of forms or deeds, if necessary.
- 4. <u>Contested Proceedings</u>: A contested proceeding is one where the parties cannot reach an agreement regarding maintenance, and/or division of property and payment of debts, or any other aspects of the dissolution action. All of the services required for a non-contested action must be performed as well as additional legal proceedings. These additional services may include but-are not limited to the following:
 - a. Stipulation or Separation Contract
 - b. Depositions out of court testimonial proceedings
 - c. Interrogatories -preparation, review of and/or answering
 - d. Attendance at settlement conferences and negotiations
 - e. Legal research and preparation of briefs
 - f. Preparation of additional legal pleadings and documents, including a Pre-trial Domestic Relations Settlement Conference Affidavit
 - g. Representation at Superior Court Pretrial Settlement Conference, if required by the Court

- h. Trial preparation
- 1. Witness interviews
- J. Investigation and retaining of experts
- k. Additional conferences and telephone calls with client and opposing counsel

If requested or the facts warrant, a Restraining Order may also be prepared and entered. Because additional Affidavits must be prepared as required under Superior Court Rules and because a Court appearance is required, the securing of a Restraining Order will result in substantial additional attorney's fees and expenses.

5. <u>Time Requirements and Procedure:</u>

- a. A Petition is drawn up by the attorney which is reviewed and signed by the client. It is then filed with the Court and served on the spouse. The spouse then has 20 days to make an appearance or hire an attorney and have that attorney make an appearance in the dissolution action. If the spouse does not make an appearance or hire an attorney, a Decree of Dissolution may be entered at the end of a ninety (90) day waiting period, granting everything that has been requested in the Petition.
- b. If your spouse does make an appearance, the next step, if necessary, is that your attorney will bring the matter to a hearing before the Court on the question of what will happen to the assets, obligations, etc., of the parties during the time between the filing of the Petition and the obtaining of the Decree of Dissolution.
- c. Your attorney must have all the facts and information in order to properly represent you. If the spouses do not cooperate in supplying information as to assets, it may be necessary for us to utilize various discovery devices as listed in paragraph 4 above.
- d. If it is possible to reach an agreement, a Separation Contract may be prepared for both of the parties to sign, which will define the final outcome of all issues. This may involve negotiating between the spouses or having their attorney do the negotiating. If an agreement can be reached, the client and the attorney will appear at the Court hearing before the Judge or Court Commissioner and present the Separation Contract to the Court Commissioner or Judge for his or her review and ask the Judge or Court Commissioner to enter the Decree of Dissolution based on the Separation Contract, if the Judge approves the terms of the Separation Contract. The earliest a Decree of Dissolution can be obtained is ninety (90) days from the date

that the spouse is served.

- 6. <u>Correspondence, Telephone Calls and E-Mail</u>: We send you copies of letters or documents which we send out or which are received by us. Through this means, you will have the same information which we have. Even though the papers or copies of letters discuss Court hearings or appearances, you need not appear in Court unless you receive a letter from us instructing you to be there. When something important happens with regard to your case, we will advise you immediately. If you have a question or need some advice or are concerned about your case, do not hesitate to e-mail or call our office and talk to either your attorney or the legal assistant working with you on the case. Since telephone consultations often take as much time as office consultations and correspondence, and since our billing is based partly on time expended on your behalf, please be aware time spent handling telephone calls & e-mails will be included in determining billings.
- 7. <u>Person to Contact:</u> Delivery of information/documentation or questions regarding your case should be directed primarily to the legal assistant assigned to your case.

DOCUMENTS NEEDED FOR DISSOLUTION ACTION

In order to accurately determine the value of assets and debts, and to determine an accurate level of child support, the following documents are necessary and should be provided to your attorney in a dissolution action. If possible, please bring a clear copy of each which we may keep in your file. You may bring the original, and we will copy it for you, but additional charges may be accrued to you in copy charges.

Please advise your attorney which documents you are not able to provide and where you believe such documents may be located. We will discuss with you how you can obtain such documents for us, and thus save costs; or make arrangements to have such documents provided to our office.

If you have minor children, you will need to provide the following:

Current wage stubs (last two months) for you and your spouse Last year's W-2 forms for you and your spouse Tax returns for the two most recent years Children's Social Security numbers

If you own real property:

Copy of all Warranty Deeds, Deeds of Trusts, real estate contracts, and other recorded documentation showing a full legal description of the property and any encumbrance owing on the property

Name and address of lender

The balance owing to each lender who has an encumbrance on your property

If you have retirement plans through past or present employers:

current statement showing value of accounts (This may be the last end-of-the-year

(if you were a participant in a plan during your marriage): statement showing value of account at the time of marriage copy of benefit plan

If you are self-employed:

most recent financial statement

Beaty Hatch PC 1112 Daniels Street P.O. Box 54 Vancouver, WA 98666 www.BeatyHatch.com (360)695-7909

tax returns for the last two years most recent business valuation

If you have established credit and/or have debts and liabilities

List of all credit cards, credit line accounts, and installment loans with account numbers and current balances. Please identify which accounts are held in your name only, your spouse's name only, or jointly List of all debts, to whom they are owed, and the current balance owed.

If you own vehicles, motorcycles, boats or mobile homes:

Title showing legal owner and VIN (Vehicle Identification Number)

If you own stocks, bonds, and other securities:

Copy of certificates with current value of shares or bonds

If you own art, antiques, or collectibles of value:

Most recent appraisal or insurance rider for each item

In addition, you should provide your attorney with:

a list of all bank accounts, credit union accounts, money market accounts, etc. by name of financial institution, names on each account, account number, and the current balance.

IRA and other retirement accounts not provided by an employer

Life insurance policies with current face value

A list of your assets and how you would like to have them divided. You and your spouse should each end up with assets worth 50% of the total net value of all assets you acquired during the marriage.

If documents will be served by a process server:

current photo of spouse make, model, color and license number of the car your spouse normally drives

Beaty Hatch PC 1112 Dariels Street P.O. Box 54 Vancouver, WA 98666 www.Beaty Hatch.com (360)695-7909

INSTRUCTIONS

	DOCUMENTS:
atto doc orig	ther all documents set forth on the sheet entitled "Documents you will need" unless your bring has indicated you do not need a certain document. If you are unsure, include a cument: Our office will copy your original documents at 20 cents per copy and return the ginals to you. If you prefer, feel free to make your own copies to avoid costs for copying merous documents.
2.	Fill out the client information sheet as thoroughly as possible.
	PHOTOGRAPHS:
nro	your attorney has requested any photographs (such as your home, family members, personal operty or automobiles, injuries, etc.), gather these photos. Attach a tab to each photo or a list scribing what is depicted in the photo.
4.	PERSONAL STATEMENT
If ; typ	your attorney has requested a personal statement, please draft the statement, preferable bewriter and on a 3 1/4 computer disc, or send it by email. Please address these specific areas:
5.	
If fo	your attorney has requested, gather statements from witnesses, use the "Blank Declaration" rm. Make as many copies as you need. Include statements from:
6	. Return these documents to your attorney by (date)

Thank you for your efforts and organization. It will benefit your case and help reduce attorneys'

fees and costs.

INSTRUCTIONS

10	DOCUMENTS:
1.	DOCOMIDATIO:

Gather all documents set forth on the sheet entitled "Documents you will need" unless your attorney has indicated you do not need a certain document. If you are unsure, include a document. Our office will copy your original documents at 20 cents per copy and return the originals to you. If you prefer, feel free to make your own copies to avoid costs for copying numerous documents.

2. Fill out the client information sheet as thoroughly as possible.

3. PHOTOGRAPHS:

fees and costs.

If your attorney has requested any photographs (such as your home, family members, personal property or automobiles, injuries, etc.), gather these photos. Attach a tab to each photo or a list describing what is depicted in the photo.

	ERSONAL STATEMENT ur attorney has requested a personal statement, please draft the statement, preferable 2.1/4 computer disc, or send it by email. Please address these specific areas
If yo	ur attorney has requested a personal statement, please draft the statement, preference writer and on a 3 1/4 computer disc, or send it by email. Please address these specific areas
type	
5.	WITNESS STATEMENTS the "Plank Declaration"
If y for	our attorney has requested, gather statements from witnesses, use the "Blank Declaration" m. Make as many copies as you need. Include statements from:
	Return these documents to your attorney by (date)
6. Tł	nank you for your efforts and organization. It will benefit your case and help reduce attorney

WASHINGTON STATE CHILD SUPPORT SCHEDULE

Including:

- Definitions and Standards
- Instructions
- Economic Table
- Worksheets

Effective Dates:

Definitions & Standards Instructions Economic Table Worksheets Worksheets-RDP

June 10, 2010 June 10, 2010 October 1, 2009 June 10, 2010 June 10, 2010



Order forms--voice mail telephone number

(360) 705-5328

Internet-download forms:

http://www.courts.wa.gov/ Contact: Merrie Gough

Questions about the Instructions or Worksheets?

Fax (360) 956-5794

Tel. (360) 357-2128 E-mail merrie.gough@courts.wa.gov or

webmaster@courts.wa.gov

WASHINGTON STATE CHILD SUPPORT SCHEDULE DEFINITIONS AND STANDARDS

Definitions

Unless the context clearly requires otherwise, these definitions apply to the standards following this section. RCW 26.19.011.

Basic child support obligation: means the monthly child support obligation determined from the economic table based on the parties' combined monthly net income and the number of children for whom support is owed.

Child support schedule: means the standards, economic table, worksheets and instructions, as defined in chapter 26.19 RCW.

Court: means a superior court judge, court commissioner, and presiding and reviewing officers who administratively determine or enforce child support orders.

Deviation: means a child support amount that differs from the standard calculation.

Economic table: means the child support table for the basic support obligation provided in RCW 26.19.020.

Instructions: means the instructions developed by the Administrative Office of the Courts pursuant to RCW 26.19.050 for use in completing the worksheets.

Standards: means the standards for determination of child support as provided in chapter 26.19 RCW.

Standard calculation: means the presumptive amount of child support owed as determined from the child support schedule before the court considers any reasons for deviation.

Support transfer payment: means the amount of money the court orders one parent to pay to another parent or custodian for child support after determination of the standard calculation and deviations. If certain expenses or credits are expected to fluctuate and the order states a formula or percentage to determine the additional amount or credit on an ongoing basis, the term "support transfer payment" does not mean the additional amount or credit.

Worksheets: means the forms developed by the Administrative Office of the Courts pursuant to RCW 26.19,050 for use in determining the amount of child support.

Application Standards

- Application of the support schedule: The child support schedule 1. shall be applied:
 - in each county of the state; a.
 - in judicial and administrative proceedings under titles 13, b. 26 and 74 RCW;
 - in all proceedings in which child support is determined Ĉ. or modified;
 - in setting temporary and permanent support; d.
 - in automatic modification provisions or decrees entered e. pursuant to RCW 26.09.100; and
 - in addition to proceedings in which child support is f.

determined for minors, to adult children who are dependent on their parents and for whom support is ordered pursuant to RCW 26.09.100.

The provisions of RCW 26,19 for determining child support and reasons for deviation from the standard calculation shall be applied in the same manner by the court, presiding officers and reviewing officers. RCW 26.19.035(1).

- Written findings of fact supported by the evidence: An order for child support shall be supported by written findings of fact upon 2. which the support determination is based and shall include reasons for any deviation from the standard calculation and reasons for denial of a party's request for deviation from the standard calculation. RCW 26.19.035(2).
- Completion of worksheets: Worksheets in the form developed by the Administrative Office of the Courts shall be completed 3. under penalty of perjury and filed in every proceeding in which child support is determined. The court shall not accept incomplete worksheets or worksheets that vary from the worksheets developed by the Administrative Office of the Courts. RCW 26.19.035(3).
- Court review of the worksheets and order: The court shall review the worksheets and the order setting child support for the adequacy of the reasons set forth for any deviation or denial of any request for deviation and for the adequacy of the amount of support ordered. Each order shall state the amount of child support calculated using the standard calculation and the amount of child support actually ordered. Worksheets shall be attached to the decree or order or if filed separately, shall be initialed or signed by the judge and filed with the order. RCW 26.19.035(4).

Income Standards

- Consideration of all income: All income and resources of each parent's household shall be disclosed and considered by the court 1. when the court determines the child support obligation of each parent. Only the income of the parents of the children whose support is at issue shall be calculated for purposes of calculating the basic support obligation. Income and resources of any other person shall not be included in calculating the basic support obligation, RCW 26.19.071(1).
- Verification of income: Tax returns for the preceding two years and current paystubs shall be provided to verify income and 2. deductions. Other sufficient verification shall be required for income and deductions which do not appear on tax returns or paystubs, RCW 26.19.071(2).
- Income sources included in gross monthly income: Monthly gross income shall include income from any source, including: 3. salaries; wages; commissions; deferred compensation; overtime, except as excluded from income in RCW 26.19.071(4)(h); contract-related benefits; income from second jobs except as excluded from income in RCW 26.19.071(4)(h); dividends; interest; trust income; severance pay; annuities; capital gains; pension retirement benefits; workers' compensation; unemployment benefits; maintenance actually received; bonuses; social security benefits; disability insurance benefits;

and income from self-employment, rent, royalties, contracts, proprietorship of a business, or joint ownership of a partnership or closely held corporation. RCW 26.19.071(3).

Veterans' disability pensions: Veterans' disability pensions or regular compensation for disability incurred in or aggravated by service in the United States armed forces paid by the Veterans' Administration shall be disclosed to the court. The court may consider either type of compensation as disposable income for purposes of calculating the child support obligation. See RCW 26.19.045.

Income sources excluded from gross monthly income: The following income and resources shall be disclosed but shall not 4. be included in gross income: income of a new spouse or domestic partner or income of other adults in the household; child support received from other relationships; gifts and prizes; temporary assistance for needy families; Supplemental Security Income; general assistance; food stamps; and overtime or income from second jobs beyond forty hours per week averaged over a twelve-month period worked to provide for a current family's needs, to retire past relationship debts, or to retire child support debt, when the court finds the income will cease when the party has paid off his or her debts. Receipt of income and resources from temporary assistance for needy families, Supplemental Security Income, general assistance and food stamps shall not be a reason to deviate from the standard calculation. RCW 26.19.071(4).

VA aid and attendant care: Aid and attendant care payments to prevent hospitalization paid by the Veterans Administration solely to provide physical home care for a disabled veteran, and special compensation paid under 38 U.S.C. Sec. 314(k) through (r) to provide either special care or special aids, or both to assist with routine daily functions shall be disclosed. The court may not include either aid or attendant care or special medical compensation payments in gross income for purposes of calculating the child support obligation or for purposes of deviating from the standard calculation. See RCW 26.19.045,

Other aid and attendant care: Payments from any source, other than veterans' aid and attendance allowance or special medical compensation paid under 38 U.S.C. Sec. 314(k) through (r) for services provided by an attendant in case of a disability when the disability necessitates the hiring of the services or an attendant shall be disclosed but shall not be included in gross income and shall not be a reason to deviate from the standard calculation, RCW 26.19.055.

<u>Determination of net income</u>: The following expenses shall be disclosed and deducted from gross monthly income to calculate 5. net monthly income: federal and state income taxes (see the following paragraph); federal insurance contributions act deductions (FICA); mandatory pension plan payments; mandatory union or professional dues; state industrial insurance premiums; court-ordered maintenance to the extent actually paid; up to five thousand dollars per year in voluntary retirement contributions actually made if the contributions show a pattern of contributions during the one-year period preceding the action establishing the child support order unless there is a determination that the contributions were made for the purpose of reducing child support; and normal business expenses and self-employment taxes for self-employed persons. Justification shall be required for any business expense deduction about

which there is a disagreement, Items deducted from gross income shall not be a reason to deviate from the standard calculation. RCW 26.19.071(5).

Allocation of tax exemptions: The parties may agree which parent is entitled to claim the child or children as dependents for federal income tax exemptions. The court may award the exemption or exemptions and order a party to sign the federal income tax dependency exemption waiver. The court may divide the exemptions between the parties, alternate the exemptions between the parties or both. RCW 26.19.100.

- Imputation of income: The court shall impute income to a parent when the parent is voluntarily unemployed or voluntarily underemployed. The court shall determine whether the parent is voluntarily underemployed or voluntarily unemployed based upon that parent's work history, education, health and age or any other relevant factors. A court shall not impute income to a parent who is gainfully employed on a full-time basis, unless the court finds that the parent is voluntarily underemployed and finds that the parent is purposely underemployed to reduce the parent's child support obligation. Income shall not be imputed for an unemployable parent. Income shall not be imputed to a parent to the extent the parent is unemployed or significantly underemployed due to the parent's efforts to comply with courtordered reunification efforts under chapter 13.34 RCW or under a voluntary placement agreement with an agency supervising the child. In the absence of records of a parent's actual earnings, the court shall impute a parent's income in the following order of
 - (a) Full-time earnings at the current rate of pay;
 - (b) Full-time earnings at the historical rate of pay based on reliable information, such as employment security department data;
 - (c) Full-time earnings at a past rate of pay where information is incomplete or sporadic;
 - (d) Full-time carnings at minimum wage in the jurisdiction where the parent resides if the parent has a recent history of minimum wage earnings, is recently coming off public assistance, general assistance-unemployable, supplemental security income, or disability, has recently been released from incarceration, or is a high school student;
 - (e) Median net monthly income of year-round full-time workers as derived from the United States bureau of census, current population reports, or such replacement report as published by the bureau of census. (See "Approximate Median Net Monthly Income" table on page 6.) RCW 26,19.071(6).

Allocation Standards

- Basic child support: The basic child support obligation derived from the economic table shall be allocated between the parents 1. based on each parent's share of the combined monthly net income. RCW 26.19.080(1).
- Health care expenses: Health care costs are not included in the economic table. Monthly health care costs shall be shared by the 2. parents in the same proportion as the basic support obligation. Health care costs shall include, but not be limited to, medical,

6.

- dental, orthodontia, vision, chiropractic, mental health treatment, prescription medications, and other similar costs for care and treatment. RCW 26.19.080(2).
- Day care and special child rearing expenses: Day care and special child rearing expenses, such as tuition and long distance 3. transportation costs to and from the parents for visitation purposes, are not included in the economic table. These expenses shall be shared by the parents in the same proportion as the basic child support obligation. RCW 26.19.080(3).
- The court may exercise its discretion to determine the necessity for and the reasonableness of all amounts ordered in excess of 4. the basic child support obligation. RCW 26.19.080(4).

Limitations Standards

- Limit at 45 percent of a parent's net income: Neither parent's child support obligation owed for all his or her 1. biological or legal children may exceed 45 percent of net income except for good cause shown.
 - Each child is entitled to a pro rata share of the income available for support, but the court only applies the pro rata share to the children in the case before the court.
 - Before determining whether to apply the 45 percent limitation, the court must consider the best interests of the child(ren) and the circumstances of each parent. Such circumstances include, but are not limited to, leaving insufficient funds in the custodial parent's household to meet the basic needs of the child(ren), comparative hardship to the affected households, assets or liabilities, and any involuntary limits on either parent's earning capacity including incarceration, disabilities, or incapacity.
 - Good cause includes, but is not limited to, possession of substantial wealth, child(ren) with day care expenses, special medical need, educational need, psychological need, and larger families. RCW 26.19.065(1).
 - Presumptive minimum support obligation: When a parent's monthly net income is below 125% of the federal poverty 2. guideline, a support order of not less than fifty dollars per child per month shall be entered unless the obligor parent establishes that it would be unjust to do so in that particular case. The decision whether there is a sufficient basis to go below the presumptive minimum payment must take into consideration the best interests of the child(ren) and circumstances of each parent, Such circumstances can include leaving insufficient funds in the custodial parent's household to meet the basic needs of the child(ren), comparative hardship to the affected households, assets or liabilities, and earning capacity. RCW 26.19.065(2)(a).
 - Self-support reserve: The basic support obligation of the parent making the transfer payment, excluding health care, day care, 3. and special child-rearing expenses, shall not reduce his or her net income below the self-support reserve of 125% of the federal poverty level, except for the presumptive minimum payment of fifty dollars per child per month or when it would be unjust to apply the self-support reserve limitation after considering the best interests of the child(ren) and the circumstances of each parent. Such circumstances include, but are not limited to,

- leaving insufficient funds in the custodial parent's household to meet the basic needs of the child(ren), comparative hardship to the affected households, assets or liabilities, and earning capacity. This section shall not be construed to require monthly substantiation of income. (See the Self-Support Reserve memorandum on the courts' website www.courts.wa.gov/forms and at www. Washington Law Help.org.) RCW 26.19.065(2)(b).
- Income above twelve thousand dollars: The economic table is presumptive for combined monthly net incomes up to and including twelve thousand dollars. When combined monthly net income exceeds twelve thousand dollars, the court may exceed the maximum presumptive amount of support upon written findings of fact, RCW 26.19.065(3).

Deviation Standards

- Reasons for deviation from the standard calculation include but are not limited to the following:
 - Sources of income and tax planning: The court may deviate from the standard calculation after consideration of the following:
 - Income of a new spouse or new domestic partner if the parent who is married to the new spouse or the parent who is in a domestic partnership with the new domestic partner is asking for a deviation based on any other reason. Income of a new spouse or domestic partner is not, by itself, a sufficient reason for deviation;
 - Income of other adults in the household if the parent who is living with the other adult is asking for a deviation based on any other reason. Income of the other adults in the household is not, by itself, a sufficient reason for deviation;
 - Child support actually received from other relationships;
 - Gifts; iv.
 - Prizes; ٧.
 - Possession of wealth, including but not limited to savings, investments, real estate holdings and business interests, vehicles, boats, pensions, bank accounts, insurance plans or other assets;
 - vii. Extraordinary income of a child; or
 - viii. Tax planning considerations. A deviation for tax planning may be granted only if child(ren) would not receive a lesser economic benefit due to the tax planning;
 - Income that has been excluded under RCW 26.19.071(4)(h) if the person earning that income asks for a deviation for any other reason. RCW 26.19.075(1)(a)
 - Nonrecurring income: The court may deviate from the standard calculation based on a finding that a particular source of income included in the calculation of the basic support obligation is not a recurring source of income. Depending on the circumstances, nonrecurring income may include overtime, contract-related benefits, bonuses or income from second jobs. Deviations for nonrecurring income shall be based on a review of the nonrecurring income received in the previous two calendar years. RCW 26.19.075(1)(b).

- <u>Debt and high expenses</u>: The court may deviate from the standard calculation after consideration of the following expenses:
 - Extraordinary debt not voluntarily incurred; í.
 - A significant disparity in the living costs of the parents due to conditions beyond their control;
 - Special needs of disabled child(ren); or
 - Special medical, educational or psychological needs of the child(ren).
 - Costs anticipated to be incurred by the parents in compliance with court-ordered reunification efforts under chapter 13.34 RCW or under a voluntary placement agreement with an agency supervising the child. RCW 26.19.075(1)(c).
- Residential schedule: The court may deviate from the standard calculation if the child(ren) spend(s) a significant amount of time with the parent who is obligated to make a support transfer payment. The court may not deviate on that basis if the deviation will result in insufficient funds in the household receiving the support to meet the basic needs of the child or if the child is receiving temporary assistance for needy families. When determining the amount of the deviation, the court shall consider evidence concerning the increased expenses to a parent making support transfer payments resulting from the significant amount of time spent with that parent and shall consider the decreased expenses, if any, to the party receiving the support resulting from the significant amount of time the child spends with the parent making the support transfer payment. RCW 26.19.075(1)(d).
 - Children from other relationships: The court may deviate from the standard calculation when either or both of the parents before the court have children from other relationships to whom the parent owes a duty of support.
 - The child support schedule shall be applied to the parents and children of the family before the court to determine the presumptive amount of support.
 - Children from other relationships shall not be counted in the number of children for purposes of determining the basic support obligation and the standard calculation.
 - When considering a deviation from the standard calculation for children from other relationships, the court may consider only other children to whom the parent owes a duty of support. The court may consider court-ordered payments of child support for children from other relationships only to the extent that the support is actually paid.
 - When the court has determined that either or both parents have children from other relationships, deviations under this section shall be based on consideration of the total circumstances of both households. All child support obligations paid, received, and owed for all children shall be disclosed and considered. RCW 26.19.075(1)(e).
- All income and resources of the parties before the court, new spouses or domestic partners, and other adults in the household shall be disclosed and considered as provided. The presumptive amount of support shall be determined according to the child support schedule. Unless specific reasons for deviation are set forth in the written findings of fact and are supported by the evidence, the court shall order each parent to pay the amount of support determined by using the standard calculation. RCW 26.19.075(2).

- The court shall enter findings that specify reasons for any deviation or any denial of a party's request for any deviation from the standard calculation made by the court. The court shall not consider reasons for deviation until the court determines the standard calculation for each parent. RCW 26.19.075(3).
- When reasons exist for deviation, the court shall exercise discretion in considering the extent to which the factors would 4. affect the support obligation. RCW 26.19.075(4).
- Agreement of the parties is not by itself adequate reason for any deviations from the standard calculations. RCW 26.19.075(5). 5.

Post-Secondary Education Standards

- The child support schedule shall be advisory and not mandatory for post-secondary educational support. RCW 26.19.090(1)
- When considering whether to order support for post-secondary educational expenses, the court shall determine whether the child 2. is in fact dependent and is relying upon the parents for the reasonable necessities of life. The court shall exercise its discretion when determining whether and for how long to award post-secondary educational support based upon consideration of factors that include but are not limited to the following: age of the child; the child's needs; the expectations of the parties for their child(ren) when the parents were together; the child(ren)'s prospects, desires, aptitudes, abilities or disabilities; the nature of the post-secondary education sought and the parent's level of education, standard of living and current and future resources. Also to be considered are the amount and type of support that the child would have been afforded if the parents had stayed together. RCW 26.19.090(2).
- The child must enroll in an accredited academic or vocational 3. school, must be actively pursuing a course of study commensurate with the child's vocational goals and must be in good academic standing as defined by the institution. The courtordered post-secondary educational support shall be automatically suspended during the period or periods the child fails to comply with these conditions. RCW 26.19.090(3).
- The child shall also make available all academic records and grades to both parents as a condition of receiving post-secondary 4. educational support. Each parent shall have full and equal access to the post-secondary education records as provided by statute (RCW 26.09.225). RCW 26.19.090(4).
- The court shall not order the payment of post-secondary educational expenses beyond the child's twenty-third birthday, 5. except for exceptional circumstances, such as mental, physical or emotional disabilities. RCW 26.19.090(5).
- The court shall direct that either or both parents' payments for 6. post-secondary educational expenses are made directly to the educational institution if feasible. If direct payments are not feasible, then the court in its discretion may order that either or both parents' payments are made directly to the child if the child does not reside with either parent. If the child resides with one of the parents, the court may direct that the parent making the support transfer payments make the payments to the child or to the parent who has been receiving the support transfer payments. RCW 26.19.090(6).

WASHINGTON STATE CHILD SUPPORT SCHEDULE INSTRUCTIONS FOR WORKSHEETS

Child Support Order Summary Report:

Fill out the Child Support Order Summary Report only if you are also submitting a temporary or a final child support order to be signed by a judicial or reviewing officer.

Worksheets:

Fill in the names and ages of only those children whose support is at issue.

Part I: Basic Child Support Obligation

Pursuant to INCOME STANDARD #1: Consideration of all income, "only the income of the parents of the child(ren) whose support is at issue shall be calculated for purposes of calculating the basic support obligation." (See page 1.)

Pursuant to INCOME STANDARD #2: Verification of income, "tax returns for the preceding two years and current paystubs are required for income verification purposes. Other sufficient verification shall be required for income and deductions which do not appear on tax returns or paystubs." (See page 1.)

Gross Monthly Income

Gross monthly income is defined under INCOME STANDARD #3: Income sources included in gross monthly income. (See page 1.)

Income exclusions are defined under INCOME STANDARD #4: Income sources excluded from gross monthly income. (See page 2.) Excluded income must be disclosed and listed in Part VIII of the worksheets.

Monthly Average of Income:

- If income varies during the year, divide the annual total of the income by 12.
- If paid weekly, multiply the weekly income by 52 and divide by 12.
- If paid every other week, multiply the two-week income by 26 and divide by 12.
- If paid twice a month (bi-monthly), multiply the bimonthly income by 24 and divide by 12.

LINE 1a, Wages and Salaries: Enter the average monthly total of all salaries, wages, contract-related benefits, bonuses, and income from overtime and second jobs that is not excluded from income by RCW 26.19.071(4)(h).

LINE 1b, Interest and Dividend Income: Enter the average monthly total of dividends and interest income.

LINE 1c, Business Income: Enter the average monthly income from self-employment, rent, royalties, contracts, proprietorship of a business, or joint ownership of a partnership or closely held corporation.

LINE 1d, Maintenance Received: Enter the monthly amount of maintenance actually received.

LINE 1e, Other Income: Enter the average monthly total of other income. (Other income includes, but is not limited to: trust income, severance pay, annuities, capital gains, pension retirement benefits, workers compensation, unemployment benefits, social security benefits and disability insurance benefits.)

LINE 1f, Imputed Income: Enter the imputed gross monthly income for a parent who is voluntarily unemployed, underemployed or if you do not have records of a parent's actual earnings. Refer to "INCOME STANDARD #6: Imputation of income." (See page 2.) Impute income using the first method possible based on the information you have in the following order:

Calculate full-time earnings using either:

- Current rate of pay;
- Historical rate of pay based on reliable information;
- Past rate of pay, if current information is incomplete or sporadic; or
- Minimum wage where the parent lives when the parent has a history of minimum wage or government assistance 4. is recently released from incarceration or is a high school student.

Historical rate of pay information may be available from the Division of Child Support. Use form 18-701: "Request for Income Information for Purposes of Entering a Child Support Order", available online at:

http://www.dshs.wa.gov/dcs/Resources/Forms.asp

If you impute income using one of the four methods, above, enter the amount in line 1f. Also, in line 26 of the Worksheets, explain which method you used to impute income and how you calculated the amount of imputed income.

If you cannot use any of the above methods, impute the parent's net monthly income using the table below, and enter the appropriate amount for the parent's age and gender on line 1f and on line 3. The table, below, shows net income, after deductions. So if you impute using this table, you will not enter any deductions on the worksheet under line 2. Leave lines 2a through 2i blank. For this parent, go to line 4. Also, in line 26 of the Worksheets, explain that net income was imputed using the Approximate Median Net Monthly Income Table.

Approximate Median Net Monthly Income

age	FEMALE
15-24	\$1,632
25-34	\$2,446
35-44	\$2,693
45-54	\$2,714
55-64	\$2,814
65 +	\$2,960
	15-24 25-34 35-44 45-54 55-64

U.S. Census Bureau, Current Population Survey, 2009 Annual Social and Economic Supplement, Table PINC-01. Selected Characteristics of People 15 Years Old and Over by Total Money Income in 2008, Work Experience in 2008, Race, Hispanic Origin, and Sex, Worked Full Time, Year Round.

[Net income has been determined by subtracting FICA (7.65 percent) and the tax liability for a single person (one withholding allowance).]

LINE 1g, Total Gross Monthly Income: Add the monthly income amounts for each parent (lines 1a through 1f) and enter the totals on line 1g.

Monthly Deductions from Gross Income

Allowable monthly deductions from gross income are defined under INCOME STANDARD #5: <u>Determination of net income</u>. (See page 2.)

Monthly Average of Deductions: If a deduction is annual or varies during the year, divide the annual total of the deduction by 12 to determine a monthly amount.

LINE 2a, <u>Income Taxes</u>: Enter the monthly amount actually owed for state and federal income taxes. (The amount of income tax withheld on a paycheck may not be the actual amount of income tax owed due to tax refund, etc. It is appropriate to consider tax returns from prior years as indicating the actual amount of income tax owed if income has not changed.)

LINE 2b, <u>FICA/Self Employment Taxes</u>: Enter the total monthly amount of FICA, Social Security, Medicare and Self-employment taxes owed.

LINE 2c, <u>State Industrial Insurance Deductions</u>: Enter the monthly amount of state industrial insurance deductions.

LINE 2d, Mandatory Union/Professional Dues: Enter the monthly cost of mandatory union or professional dues.

LINE 2e, Mandatory Pension Plan Payments: Enter the monthly cost of mandatory pension plan payments amount.

LINE2f, Voluntary Retirement Contributions: Enter the monthly cost of voluntary Retirement Contributions. Divide the amount of the voluntary retirement contribution, up to \$5,000 per year, by 12 to calculate the monthly cost. (For more information regarding limitations on the allowable deduction of voluntary retirement contributions, refer to INCOME STANDARD #5: Determination of net income. See page 2.)

LINE 2g, Maintenance Paid: Enter the monthly amount of maintenance actually paid pursuant to a court order.

LINE 2h, Normal Business Expenses: If self-employed, enter the amount of normal business expenses. (Pursuant to INCOME STANDARD #5: Determination of net income, "justification shall be required for any business expense deduction about which there is a disagreement." See page 2.)

LINE 2i, <u>Total Deductions From Gross Income</u>: Add the monthly deductions for each parent (lines 2a through 2h) and enter the totals on line 2i.

LINE 3, Monthly Net Income: For each parent, subtract total deductions (line 2i) from total gross monthly income (line 1g) and enter these amounts on line 3.

LINE 4, Combined Monthly Net Income: Add the parents' monthly net incomes (line 3) and enter the total on line 4.

LINE 5, <u>Basic Child Support Obligation</u>: In the work area provided on line 5, enter the basic support obligation amount determined for each child. Add these amounts together and enter the total in the box on line 5. (To determine a per child basic support obligation, see the following economic table instructions.)

Economic Table Instructions

To use the Economic Table to determine an individual support amount for each child:

- Locate in the left-hand column the combined monthly net income amount closest to the amount entered on line 4 of Worksheet (round up when the combined monthly net income falls halfway between the two amounts in the left-hand column);
- Locate on the top row the family size for the number
 of children for whom child support is being
 determined (when determining family size for the
 required worksheets, do not include child(ren) from other
 relationships); and
- circle the two numbers in the columns listed below the family size that are across from the net income. The amount in the "A" column is the basic support amount for a child up to age 11. The amount in the "B" column is the basic support amount for a child 12 years of age or older.

LINE 6, <u>Proportional Share of Income</u>: Divide the monthly net income for each parent (line 3) by the combined monthly net income (line 4) and enter these amounts on line 6. (The entries on line 6 when added together should equal 1.00.)

Part II: Basic Child Support Obligation

LINE 7, Each Parent's Basic Child Support Obligation without consideration of low income limitations: Multiply the total basic child support obligation (amount in box on line 5) by the income share proportion for each parent (line 6) and enter these amounts on line 7. (The amounts entered on line 7 added together should equal the amount entered on line 5.)

LINE 8, Calculating low income limitations: Fill in only those that apply:

To calculate the low-income limitation standards in lines 8b and 8c, you will need to know the self-support reserve amount, which is 125 % of the current federal poverty guideline. As of February 2009, self-support reserve is \$1,128. The guideline and self-support reserve change roughly annually. To check the current self-support reserve amount go to the courts' web site at: www.courts.wa.gov, or go to www.WashingtonLawHelp.org. Enter the self-support reserve amount in the space provided in line 8. (For more information, see Limitation Standard #2 on page 3 of the Definitions and Standards.)

- 8a. Is combined net income less than \$1,000? If combined net monthly income on line 4 is less than \$1,000, enter each parent's presumptive support obligation of \$50 per child. Do not enter an amount on line 8a if combined income on line 4 is more than \$1,000.
- 8b. Is monthly net income less than self-support reserve? For each parent whose monthly net income on line 3 is less than the self support reserve, enter the parent's presumptive support obligation of \$50 per child. Do not use this box for a parent whose net income on line 3 is greater than the self-support reserve.
- 8c. Is monthly net income greater than self-support reserve? Subtract the self-support reserve from line 3 and enter this amount or enter \$50 per child whichever is greater. Do not use this box if the amount is greater than the amount in line 7.

LINE 9, Each parent's basic child support obligation after calculating applicable limitations: For each parent, enter the lowest amount from line 7, 8a – 8c, but not less than the presumptive \$50 per child.

Part III: Health Care, Day Care, and Special Child Rearing Expenses

Pursuant to ALLOCATION STANDARD #4: "the court may exercise its discretion to determine the necessity for and the reasonableness of all amounts ordered in excess of the basic child support obligation." (See page 2.)

Pursuant to ALLOCATION STANDARD #2: Health care expenses and #3: Day care and special child rearing expenses, health care, day care, and special child rearing expenses shall be shared by the parents in the same proportion as the basic support obligation. (See page 2.) NOTE: The court order should reflect that health care, day care and special child rearing expenses not listed should be apportioned by the same percentage as the basic child support obligation.

Monthly Average of Expenses: If a health care, day care, or special child rearing expense is annual or varies during the year, divide the annual total of the expense by 12 to determine a monthly amount.

Health Care Expenses

LINE 10a, Monthly Health Insurance Premiums Paid For Child(ren): List the monthly amount paid by each parent for health care insurance for the child(ren) of the relationship. (When determining an insurance premium amount, do not include the portion of the premium paid by an employer or other third party and/or the portion of the premium that covers the parent or other household members.)

LINE 10b, <u>Uninsured Monthly Health Care Expenses Paid</u>
For Child(ren): List the monthly amount paid by each
parent for the child(ren)'s health care expenses not
reimbursed by insurance.

LINE 10c, <u>Total Monthly Health Care Expenses</u>: For each parent add the health insurance premium payments (line 10a) to the uninsured health care payments (line 10b) and enter these amounts on line 10c.

LINE 10d, <u>Combined Monthly Health Care Expenses</u>: Add the parents' total health care payments (line 10c) and enter this amount on line 10d.

Day Care and Special Child Rearing Expenses

LINE 11a, <u>Day Care Expenses</u>: Enter average monthly day care costs.

LINE 11b, <u>Education Expenses</u>: Enter the average monthly costs of tuition and other related educational expenses.

LINE 11c, Long Distance Transportation Expenses: Enter the average monthly costs of long distance travel incurred pursuant to the residential or visitation schedule.

LINE 11d, Other Special Expenses: Identify any other special expenses and enter the average monthly cost of each.

LINE 11e, <u>Total Day Care and Special Expenses</u>: Add the monthly expenses for each parent (lines 11a through 11d) and enter these totals on line 11e.

LINE 12, <u>Combined Monthly Total of Day Care and Special Expenses</u>: Add the parents' total expenses (line 11e) and enter this total on line 12.

LINE 13, Total Health Care, Day Care and Special Expenses: Add the health care expenses (line 10d) to the combined monthly total of day care and special expenses (line 12) and enter this amount on line 13.

LINE 14, Each Parent's Obligation For Health Care, Day Care And Special Expenses: Multiply the total health care, day care, and special expense amount (line 13) by the income proportion for each parent (line 6) and enter these amounts on line 14.

LINE 15, Gross Child Support Obligation: For each parent, add the basic child support obligation (line 9) to the obligation for extraordinary health care, day care and special expenses (line 14). Enter these amounts on line 15.

Part V: Child Support Credits

Child support credits are provided in cases where parents make direct payments to third parties for the cost of goods and services which are included in the standard calculation support obligation (e.g., payments to an insurance company or a day care provider).

LINE 16a, Monthly Health Care Expenses Credit: Enter the total monthly health care expenses amounts from line 10c for each parent.

LINE 16b, <u>Day Care And Special Expenses Credit</u>: Enter the total day care and special expenses amounts from line 11e for each parent.

LINE 16c, Other Ordinary Expense Credit: If approval of another ordinary expense credit is being requested, in the space provided, specify the expense and enter the average monthly cost in the column of the parent to receive the credit. (It is generally assumed that ordinary expenses are paid in accordance with the child(ren)'s residence. If payment of a specific ordinary expense does not follow this assumption, the parent paying for this expense may request approval of an ordinary expense credit. This credit is discretionary with the court.)

LINE 16d, <u>Total Support Credits</u>: For each parent, add the entries on lines 16 a through c and enter the totals on line 16d.

Part VI: Standard Calculation/Presumptive Transfer Payment

LINE 17, For Each Parent: subtract the total support credits (line 16d) from the gross child support obligation (line 15) and enter the resulting amounts on line 17. If the amount is less than \$50 per child for either parent, then enter the presumptive minimum support obligation of \$50 per child, instead of the lower amount.

<u>Part VII: Additional Informational</u> Calculations

LINE 18, 45% of Each Parent's Net Income From Line 3: For each parent, multiply line 3 by .45. Refer to LIMITATIONS Standards #1: Limit at 45% of a parent's net income.

LINE 19, 25% of Each Parent's Basic Support Obligation from Line 9: For each parent, multiply line 9 by .25.

Part VIII: Additional Factors for Consideration

Pursuant to INCOME STANDARD #1: Consideration of all income: "all income and resources of each parent's household shall be disclosed and considered by the court when the court determines the child support obligation of each parent." (See page 1.)

LINE 20 a-h, <u>Household Assets</u>: Enter the estimated present value of assets of the household.

LINE 21, <u>Household Debt</u>: Describe and enter the amount of liens against assets owned by the household and/or any extraordinary debt.

Other Household Income

LINE 22a, Income of Current Spouse or Domestic

Partner: If a parent is currently married to or in a
domestic partnership with someone other than the parent
of the child(ren) for whom support is being determined,
list the name and enter the income of the present spouse or
domestic partner.

LINE 22b, Income of Other Adults In The Household: List the names and enter the incomes of other adults residing in the household.

LINE 22c, Gross income from overtime or from second jobs the party is asking the court to exclude per INCOME STANDARD #4, Income sources excluded from gross monthly income (see page 2).

LINE 22d, <u>Income of Children</u>: If the amount is considered to be extraordinary, list the name and enter the income of children residing in the home.

LINE 22e, <u>Income from Child Support</u>: List the name of the child(ren) for whom support is received and enter the amount of the support income. Do not include the child(ren) for whom support is being determined.

LINE 22f, Income from Assistance Programs: List the program and enter the amount of any income received from assistance programs. (Assistance programs include, but are not limited to: temporary assistance for needy families, SSI, general assistance, food stamps and aid and attendance allowances.)

LINE 22g, Other Income: Describe and enter the amount of any other income of the household. (Include income from gifts and prizes on this line.)

LINE 23, Nonrecurring Income: Describe and enter the amount of any income included in the calculation of gross income (LINE 1g) which is nonrecurring. (Pursuant to DEVIATION STANDARD #1b: Nonrecurring income, "depending on the circumstances, nonrecurring income may include overtime, contract-related benefits, bonuses or income from second jobs." See page 3.)

LINE 24, Child Support Owed, Monthly, for Biological or Legal Child(ren). List the names and ages and enter the amount of child support owed for other children, (not the children for whom support is being determined). Is the support paid? Check [] Yes or [] No.

LINE 25, Other Child(ren) Living in Each Household: List the names and ages of children, other than those for whom support is being determined, who are living in each household.

LINE 26, Other Factors For Consideration: In the space provided list any other factors that should be considered in determining the child support obligation. (For information regarding other factors for consideration, refer to DEVIATION STANDARDS. See page 3.) Also use this space to explain how you calculated the income and deductions in lines 1 and 2.

Nonparental Custody Cases: When the children do not reside with either parent, the household income and resources of the children's custodian(s) should be listed on line 26.

WASHINGTON STATE CHILD SUPPORT SCHEDULE ECONOMIC TABLE MONTHLY BASIC SUPPORT OBLIGATION PER CHILD (KEY: A = AGE 0-11 B = AGE 12-18)

(KEY: A = AGE 0-11 B = AGE 12-18) Three Children Four Children Four Children										
	ined One Child		Two Children Intel Clindlen			Family		Family		
Combined Monthly Net	Family	, ,	Family	В	Α	В			A Minimum	
Income	Family A me less than \$1	B the o	hilaation is ba	sed upon t	he resources	and living	expenses of ea	(C) Househor	f* Mittiutente	
Income For Inco support shall no	Me less than \$	50 per chile		xcept when	allowed by K	177 177	121			130
support shall no	220		171	211	143 157			164	116 126	143 156
1100	242 264 285	299 326 352	188 205 221 238	232 253 274 294 313 333 352	474	211 228 246	144 156	179 193	136 147	168
1100 1200	264 205	352	221	274	185 199 212 225 238 251	226	168	208 221 235 248 262 275	147	168 181 193 205 217 228 240 252
1300 1400 1500 1600	207	379	238	294	212	262	179	221	156 166	205
1500	327	404	254 269	333	225	278	190 201	248	175 185	217
1600	347 367	453	285 300	352	238 251	310	168 179 190 201 212	262	185 194	228 240
1700 1800 1900	327 347 367 387 407	478	300 316	371 390	204	262 278 294 310 326 342	223 234	275	204	252
1900	407 427	428 453 478 503 527	331	409	277	342 358	245	303	213	264 276
2000	447	552	331 347	429 448	289 302 315 328 341 346	274	256 267 278 288 293 298 301 305	316 330 343 356 362 368 372	223 233 242 251 256 259 262	276 288
2200	467	577 601	362 378	467	315	390 406 421 428	267 278	343	242	288 299 311
2200 2300	487 506	626	378 393	486 1	328 341	421	288	356	251	311 316
2400 2500 2600	526 534	650 661 670	408 416	505 513	346	428	293	362 368	259	321
2600	534 543	670	421 427	520 l	351 356	435 440	301	372	262	321 324 328
2700 2800	542 549	679	427	527 533	360	445	305	376 380	266 268	331
2900	556	686 693	431 436	538 i	364	449	308	383	270	334
3000	561 566	699	439	543	367 369 371 372	453 457	310 312	386 388	272 273 274	336 339
3100	566 569 573	704 i	442	546 549 551 552 553 554	371	459	314	388 389	274	340
3200 3300	573 574	708 710	445 446	551	372	460 461	315 316	390	275 276 277 278	340 341 342
3400 3500	i 575	711 i	447 448 449	552 553	373 374	462	317	391 392	2/6 277	343
3600	577	712 713	440 449	554	375	463 466	318 319	394	278	344 352
3700	578 581	719	452	200	375 377 386	477	326	404	284 291	352 360
3800 3900	581 596 609	736	463 473	572 584	395	488	334	413 422	298	368
3900 4000	609	753 770	484	598	404 413	500 511	341 350	431	205	377 385
4100 4200	1 638	788	495	611 625	413 422	522 532 542 552 562	357	441 449	311 317 323 329 335 341	202
4300	651 664 677	805	506 516	637	422 431	532 542	364 371	458	323	400 407 414 422 429 437
4400	677	821 836	516 525	649	438 446	552	371 377	467 475 483	329 335	407 414
4500 4600	689 701	851 866 882	535 545	661 673	455	562	384 391	4/5	341	422
4700	701 713	882	554	685	463 470	572 581	398	491	347 353	429 437
4800 4900	726	897 912	564 574	697 708	479	592	404	500 509	359	443
5000	738	912	584	720	487	602 611	411 418	517	365	451 458 466 473 480
5100	751 763	943	593	732 744	494 503	621	418 425 432 439 446	525 533 542	365 371 377 383 389 395 401	455 466
5200 5300	776	959	602 612	75 6	1 511	621 632	432	542	383	473
5200 5300 5400	788 800	959 974 989	612 622 632	768	518 527	641 651	446	551 559 567	389	480 488
5500 5600	812	1004	632	779 791 803 815	527 535	661	452 459	559 667	395 401	488 495 502
5700	825 837	1019 1035	641 650	803	543 551	671 681	466	575	407	502 509
5800 5900	850	1050	660	815 827	559	691_	473	584	413 418	517
6000	862	1065 1081	670 680	839	567	701 710	479 486	593 601	424 430	524
6400	875 887	1096	689 699	851	575 583	710 721	493 500	609 l	430 436	532 539
6200 6300 6400 6500	899	1112	699 709	863 875	591 599	721 731 740 750	500	617 626	442	546
6400	911 924	1127 1142	718	887	599 607	740 750	506 513 520 527 533	635 643 651	AAR	554 661
6500 .	936	1157	728 737 747	899 911	1 615	/61	520	643	454 460 466 472	568
6600 6700 6800	949	1172 1188	747	911 923	623	770 780	527 533	659 1	466	575
6800	961 974	1203	757 767	935 946	631 639	790	1 540	668 677	472 478	591
7000	986	1218	776	958	647	800	547 554 560 567 574	684	484	598
7100	998 1009	1233 1248 1262 1276	785	971	654	809 818	560	684 693 701 709	490	605 613
7200 7300	! 1021	1262	794	982 993	670	828	567	701 709	502	620
7400	1033 1044	1276 1290	803 812 821 830	1004	677	837 846	581	718 726 734	507	627
7500	1 1055	1290 1305 1319	821	1015	692	855	581 587	726	513 519	642
6900 7000 7100 7200 7300 7400 7500 7600 7700 7800 7900	1067	1319 1333	1 839	993 1004 1015 1026 1037	654 662 670 677 685 692 700 707	846 855 865 874	594 . 601	742	484 490 496 502 507 513 519 525 531	539 546 564 561 568 575 583 591 598 605 613 620 627 634 642 649 656
7800	1078	1346	l 848	1048	707 714	883	607	742 750	531	656 663
7900 8000	1067 1078 1089 1100	1346 1360	857 865	1059 1069	722	892	614	759 767	542	670
2100	1112 1123 1134	1374 1387	1 874	1080	729 736 743 750	901	620 627	775 783	548	677 684 691 698
8200	1123 1134	1401 1414	882	1091	736 743	910 919 928	627 633 640	783	553 559	691
8200 8300 8400 8500 8600	1 1144	1414	891 899	1080 1091 1101 1112	750	928 936	640 646	791 799	565	698
8500	1155 1166	1428 1441	899 908	1122	758	ಶುರ	1 774			
8600	1 ,,,,,									

8700 8800 8900 9000 9100 9200 9300 9400 9500 9600 9700 9800 9000 10100 10200 10300 10400 10500 10600 10700 10800 10900 11100 11100 11200 11300 11400 11500	1177 1187 1198 1208 1219 1229 1239 1250 1260 1270 1280 1390 1310 1319 1329 1339 1348 1358 1367 1377 1386 1395 1404 1413 1442 1441 1440 1449 1448	1454 1467 1481 1493 1506 1519 1532 1545 1557 1570 1582 1594 1606 1619 1631 1643 1665 1678 1690 1701 1713 1724 1736 1758 1769 1780 1780 1780 1780 1780 1780 1780 1780	916 925 933 941 949 957 966 974 982 989 997 1005 1013 1021 1028 1036 1044 1051 1059 1066 1073 1081 1088 1095 1110 1117 11124 1131 1138	1133 1143 1163 1163 1163 1173 1183 1203 1213 1223 1233 1242 1252 1262 1271 1281 1290 1398 1318 1327 1354 1354 1363 1371 1380 1389 1398 1406	765 772 779 786 792 799 806 813 820 826 833 840 846 853 859 866 872 879 885 891 898 904 910 916 922 928 934 940 946 952	945 954 962 971 980 988 996 1005 1013 1021 1030 1038 1046 1054 1062 1070 1078 1086 1094 1109 1117 1125 1132 1140 1147 1155 1162 1170 1177 1184	653 659 665 672 678 684 691 697 703 709 716 722 728 734 740 746 752 758 764 770 776 782 788 794 799 805 811 817 822 828 834	807 815 822 830 838 846 854 861 869 877 884 892 900 907 915 922 930 937 944 952 959 966 974 981 988 995 1002 1009 1017 1024 1031	570 576 582 598 604 609 614 620 625 631 636 641 647 652 657 662 668 673 678 683 683 693 703 708 714 719 723 728	705 712 719 726 732 739 746 753 759 766 773 779 786 793 799 806 812 819 825 838 844 851 857 863 869 876 888 894 900
11400 11500 11600 11700	1440 1449 1458 1467	1780 1791	1124 1131	1398 1406 1415 1423	946 952 958 964	1170 1177 1184 1191	822 828	1017 1024	723 728 733 738	894 900 906 912
11800 11900 12000	1475 1484 1492	1834 1844	1158 1165	1431 1440	970 975	1199 1206 to and incl	851 uding twelve	1051	dollars. Wh	919 en

12000 1492 1844 1165 1440 975 1206 851 1051 743

The economic table is presumptive for combined monthly net incomes up to and including twelve thousand dollars. When combined monthly net income exceeds twelve thousand dollars, the court may exceed the maximum presumptive amount of support upon written findings of fact.