# Marital Settlement Agreement (MSA) **Worksheet**

Please Note: This Worksheet requires signatures from BOTH of you in THREE places.

For more copies, or to complete a digital version on-line, go to <a href="www.divorcehelp.com/MSAworksheet.pdf">www.divorcehelp.com/MSAworksheet.pdf</a>
Please carefully read through all advisements in these grey boxes.

There are potential tax consequences to one or both of you regarding many areas of your agreement. Divorce Helpline strongly recommends that you consult with an attorney and CPA about these items. Be sure that your CPA is thoroughly familiar with tax issues related to divorce.

Parties' Information:				
Petitioner's name			Te	l ()
Restore Petitioner's Former Name?	No Yes	– Restore to:		
P's Social Security #	_ Date of Birth_	Driver's	License	State
Respondent's name				Tel ()
R's Social Security #	_ Date of Birth_	Driver's	License	State
CASE INFORMATION: Type of Case:	Divorce	Legal Separation	Other: _	
Date of Marriage:	Date of Separ	ration:	II // \	you have any questions about of Separation, please call to onsult with an attorney **
INCOME INFORMATION:				onsuit with an attorney ***
What does Petitioner do (or can do) fo	r a living?			
Petitioner's Current Employment: Co				Since?
Petitioner's Gross Monthly Income:				oyment \$
Div./Int. \$ Soc. S				
What does Respondent do (or can do)	for a living?			
Respondent's Current Employment:	Company			Since?
Current Title				
Respondent's s Gross Monthly Income	: Employr	ment \$	Self-En	nployment
Div./Int. \$ Soc. S	ec. \$	Retirement \$		Other \$

#### DECLARATION OF DISCLOSURE Under Family Code Sections 2104-2107

Important: To comply with California law, each spouse must disclose ALL material facts and information regarding the existence, character and value of ALL property in which the community has or may have an interest; and each spouse must disclose the amount of ALL debts the community may be obligated to pay. The first 9 pages of this Worksheet will constitute your list of all such assets and debts. When these "Declaration of Disclosure" pages are served on your spouse, along with your Income and Expense Declaration, the disclosure requirement will be satisfied. We will serve each spouse as required by law. If a dispute later arises in your case, this Declaration will be admissible in court. The court has the power to SET ASIDE your judgment if you fail to comply with these disclosure requirements. Therefore, it is extremely important that the information you provide be complete and accurate.

### Section 1: Declaration of Disclosure – COMMUNITY PROPERTY ASSETS

A **Community Property Asset** is anything you owned at date of separation, or now own, that was purchased with money earned during the marriage by either party; **IT REMAINS COMMUNITY PROPERTY UNTIL IT IS DIVIDED IN YOUR MSA**. Some assets may be mixed community and separate property. If you think you have mixed assets, or have questions about how to determine the value of any asset, consult your Divorce Helpline attorney.

Indicate who is being awarded each asset, or how the interest in each asset is being divided, in the column at right

\*\* You need to consider possible tax consequences before you divide your property between each of you.

And if you decide to sell any asset to a third party, it is important that you know the capital gains or other tax consequences of the sale. We strongly recommend that you get expert tax advice from your consulting attorney and from your CPA on this very important subject. \*\*

If, according to the above definition, you DO NOT have ANY community property assets, please check this box then proceed to "Section 2 – Community Property Debts"

Description of Community Property Asset	Date Acquired	Fair Market Value	Amount Owed	Equity Value		ETS THE SET? R
1.1 REAL ESTATE: (attach copy of grant deed containing legal description for each property)						
Property #1 APN:						
Mortgage Holder(s) (Financial Institution Name):  1st:			al property a			is property
	See Secti	on 7 for furth	er informatio	n on our agre	eement re: th	is proper

#### **Notes Re: Real Properties**

Our attorneys are available to answer your questions about this important part of your agreement. You may have options that you have not yet considered. Please contact your consulting attorney at Divorce Helpline for assistance. And be sure to let us know if you would like to order the drafting of a transfer deed to help you change the title of any property.

Description of Community Property Asset	Date Acquired	Fair Market Value	Amount Owed	Equity Value	WHO GI ASS P	
1.1 REAL ESTATE, cont.  Property #2 APN: Address:						
Mortgage Holder(s): (Financial Institution Name):  1 <sup>st</sup> :	Special Not	es re: this re	al property a	and/or its fi	nancing:	
2 <sup>nd</sup> :		on 7 for furth		_	eement re: thi	s property
Property #3 APN:	Date Acquired	FMV	Amt Owed	Equity Value	P	R
Mortgage Holder(s): (Financial Institution Name):  1 <sup>st</sup> : 2 <sup>nd</sup> :	Special Note	es re: this rea	al property a	nd/or its fir	nancing:	
Property will be sold to a third party; OR Respondent Petitioner will buy out other spouse	See Secti	on 7 for furth	er information	n on our agre	eement re: thi	s property
1.2 FURNITURE, HOUSEHOLD GOODS & PERSO (Only items of special value need to be listed separately. It separate sheet with details, signed & dated by both of you Petitioner to be awarded furniture, household goods Respondent to be awarded furniture, household good Exceptions/Notes:	If that is necesu.) and personal ds and person	belongings all belonging	now in possess now in pos		Р	R
1.3 JEWELRY, ANTIQUES, ART, COLLECTIONS:					P	R
1.4 CASH ACCOUNTS: (checking, savings, credit union, money market, T-bill, CD):  Must list BANK NAME, ACCT # & ACCT HOLDER(S) NAME(S):	Date Opened	Value Date of Sep.	Current Value	Avg. Daily Bal.	Р	R

Description of Community Property Asset	Date Acquired	Fair Market Value	Amount Owed	Equity Value	WHO G ASS P	
1.5 VEHICLES (including boats, trailers, mobile homes, recreational vehicles): YEAR MAKE/MODEL LICENSE # /State						
1.6 LIFE INSURANCE w/CASH SURRENDER OR LOAN VALUE In name of: P R Insurance Company: Policy #						
1.7 SECURITIES: (publicly traded stocks or bonds, secured notes, mutual funds, limited partnerships)  In name of: PRBoth Financial Institution/Broker: Account #  In name of: PRBoth Financial Institution/Broker: Account #						
Allocation between community and separate property: The first thing you need to know is how many of the options are community property and how many are separate property. There are several types of stock options and several formulas for dividing them. This information is obtained with the help of a qualified professional. Your Divorce Helpline consulting attorney can assist you with referrals.  Taxation: There are generally two types of options (Incentive and Nonqualified) and each has very different tax consequences for you. You should consult with your CPA before you decide how to divide the community options, and before you exercise options or sell stock that is purchased through the exercise of the options.  Division: Once your stock options have been allocated, you and your spouse must decide how they will be handled in your divorce: (1) The options themselves can be divided if the issuing company allows it; (2) The options can be exercised and the shares divided; (3) The options can be sold in a "same day sale" and the proceeds divided; or (4) The employee spouse can keep the options or stock and the other spouse can receive other property or cash as a set-off. Your Divorce Helpline attorney can help you make the decision that's best for you.						
1.8 STOCK OPTIONS	Grant #	Grant Date	Vesting Date	Current Value	# of Op P	tions to R
a) In name of PRCompany: PRCompany: PAS been has not been calculated by a professional. If yes, attach copy.  b) In name of PRCompany: PRCompany: PRCOMPANDED  R						
Community interest has been has not been calculated by a professional. If yes, attach copy.						
Retirement Plan Information  Retirement Plan Valuation and QDROs: Retirement plans are often very valuable assets; each plan has its own peculiarities, and						

the timing of the division is critical. Each party is entitled to half of the community interest in any retirement benefits or other forms of deferred compensation earned during marriage. All retirement plans must be dealt with in your dissolution, no matter what the value, by (1) each employee keeping his or her own retirement plan, or (2) transferring some or all of the retirement benefit to the non-employee spouse. Pension plans are in a special category because they must be professionally appraised for you to know the present value of your interest. The value of many pension plans is often much higher than the amount that appears on your summary statement. If you choose option (2), you will need two additional court orders: a Joinder and a QDRO. To avoid costly mistakes, call your consulting attorney or CPA for advice before you make your decision about division.

Description of Community Property Asset	Date Acquired	Fair Market Value	Amount Owed	Equity Value	WHO GETS ASSET? Or Describe Division P R	
1.9 401(k), PROFIT SHARING OR ANNUITY:						
a) In name of Respondent Petitioner						
Type of Account:						
Financial Institution:						
Account #						
Will be divided by QDRO						
<b>b)</b> In name of Respondent Petitioner						
Type of Account:						
Financial Institution:						
Account #						
Will be divided by QDRO						
1.10 PENSION PLANS (STRS, PERS, Union						
Plan, CSRS, FERS, etc.):						
a) In name of Respondent Petitioner						
Name of Plan:						
Has been Has not been valued by professional.						
If yes, attach copy.						
Will be divided by QDRO						
b) In name of Respondent Petitioner						
Name of Plan:						
Has been Has not been valued by professional.						
If yes, attach copy.  Will be divided by QDRO						
1.11 EMPLOYEE STOCK OPTION PLANS:						
In name of Respondent Petitioner						
Name of Plan						
After Tax Tax Deferred						
Will be divided by QDRO						
,						

Description of Community Property Asset	Date Acquired	Fair Market Value	Amount Owed	Equity Value	WHO GET Or Describ P	rs Asset? be Division R
1.12 IRA, Roth IRA:						
a) In name of Respondent Petitioner  Type of Account:						
Financial Institution:						
Account #						
<b>b)</b> In name of Respondent Petitioner						
Type of Account:						
Financial Institution:						
Account #						
1.13 SEP IRA, Keogh						
a) In name of Respondent Petitioner						
Type of Account:						
Financial Institution:						
Account #						
Will be divided by QDRO						
<b>b)</b> In name of Respondent Petitioner						
Type of Account:						
Financial Institution:						
Account #						
Will be divided by QDRO						
1.14 BUSINESS, Partnership, professional practice, shares in closely held corporation						
Describe:						
Has been Has not been valued by professional.						
If you have a valuation, please attach a copy.						
1.15 INTELLECTUAL PROPERTY, trademark, copyright, or patent						
Describe (including name of holder, trademark and/or						
copyright number):						
1.16 UNSECURED RECEIVABLES						
(Money Owed to You) - Name of borrower and amount:					ļ	
1.17 OTHER ASSETS						
Describe:						
					_	
TOTAL EQUITY VALUE AND DISTRIBUTION:				\$	\$	\$

# Section 2: Declaration of Disclosure - COMMUNITY PROPERTY DEBTS

A **Community Property Debt** is one that was incurred during the marriage by either party Do not list any debts below that you have already listed as an "amount owed" in Section 1.

\*\* If you have filed bankruptcy or are contemplating doing so, you must complete 2.7, below \*\*

If, according to the above definition, you DO NOT have ANY community property debts, please check this box then proceed to "Section 3."

Description of Community Property Asset	Date Acquired	Balance Due At Separation	Amount to P	be Paid By R
2.1 CREDIT CARD DEBTS:				
Give Card Name and Number:				
2.2 STUDENT LOANS:				
**Special Rules Apply – Consultation Recommended**				
Give Name of Lender and Loan Number:				
2.3 TAXES DUE:				
Give Year and Indicate if State or Federal:				
<b>2.4 MONEY OWED TO FAMILY OR INDIVIDUALS:</b> Name of Lender:				
2.5 SUPPORT ARREARAGES:				
Attach copies of orders and statements				
<b>2.6 OTHER DEBTS:</b> Give Details:				
Give Details:				
2.7 BANKRUPTCY:				
Respondent Petitioner Both				
Intend to File Bankruptcy				
Filed Bankruptcy: Chapter on				
Case #InCourt				
Payment on Chapter 13 Plan will be made by: P R				
TOTAL COMMUNITY DEDTS 9 AMOUNTS TO BE DAID BY	n 0 D.			
TOTAL COMMUNITY DEBTS & AMOUNTS TO BE PAID BY I	- a r:	\$	\$	\$

# **Section 3: Declaration of Disclosure - INVESTMENT OPPORTUNITIES**

Current Law (Family Code Section 2102) requires an accurate and complete written disclosure of any investment opportunity, business opportunity or other income-producing opportunity of either spouse that presents itself after date of separation which results directly from any activity, involvement or investment of either spouse from date of marriage to date of separation. This is an obligation that continues indefinitely.

RESPONDENT STATES THE FOLLOWING:
I have read and understand the above disclosure requirement.
☐ To my knowledge, there have been no such opportunities.
☐ The investment opportunities are as follows:
Signed:
Respondent's Signature
PETITIONER STATES THE FOLLOWING:
I have read and understand the above disclosure requirement.
☐ To my knowledge, there have been no such opportunities.
☐ The investment opportunities are as follows:
Signed:

Petitioner's Signature

### Section 4: Declaration of Disclosure – SEPARATE PROPERTY ASSETS AND DEBTS

Separate Assets are assets owned by either spouse before marriage, acquired with earnings after separation, given by gift to one of the spouses, or received any time by inheritance. Separate Debts are those that were incurred by either spouse before marriage or after separation. List below the assets or debts of either spouse that meet this definition. There Are No Separate Property Assets or Debts 4.1 PETITIONER'S SEPARATE PROPERTY AND SEPARATE DEBTS: Description of Asset or Debt, including address of If acquired between dates of marriage and **Date** property or other description, and account numbers. **Acquired** separation, indicate why it is separate property 4.2 RESPONDENT'S SEPARATE PROPERTY AND SEPARATE DEBTS: If acquired between dates of marriage and Description of Asset or Debt, including address of **Date** property or other description, and account numbers. **Acquired** separation, indicate why it is separate property We declare under penalty of perjury under the laws of California that all information provided in this Declaration of Disclosure (Pages 1 through 9, above) is complete, true and accurate. Dated: \_\_\_\_\_ Signed: Petitioner's Signature

Section 5: Equalization of Division of Community Property

Respondent's Signature

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

Under the law, spouses are entitled to equal shares of the community property. However, you have the power to agree to an unequal division if you wish. If your division of property is unequal, you may choose to leave it that way, or you can agree to a cash equalization payment to make it come out even. See the examples given below.

5.1 CASH EQUALIZATION	PAYMENI			
There is no equalization	n payment in o	ur agreemen	t.	
	ner to Respond	ent 🔲 fr	om Respondent to Pet	by a payment: itioner in the sum of ows:
5.2 PROMISSORY NOTE				
To secure payment, The terms are as follows: Secured by Deed of Trust on v				
Forms of property division are	e illustrated as	follows. The	spouses' names are "F	Pat" and "Terry."
Equal Division: Each spouse to PAT:	will receive owi		e following community TERRY:	property:
House Equity	\$ 100,000	4	401k	\$ 100,000
IRA	50,000	(	Condo Equity:	75,000
	•		Community Debts	
PAT'S TOTAL:	\$ 150,000		TERRY'S TOTAL:	· · · · · · · · · · · · · · · · · · ·
Unequal Division: Each spou	se will receive o	ownership of	the following commun	ity property:
PAT:		•	TERRY:	
House Equity	\$ 100,000	4	401k	\$ 100,000
IRA	50,000			
	75,000			
Community Debts				
PAT'S TOTAL:	: \$ 200,000		TERRY'S TOTAL:	\$ 100,000
		y's \$100,000		on of community property into an (Pat's \$200,000), and divide by two.
Pat's unequal total	\$ 200,000	-	Terry's unequal total	\$ 100,000
Pat pays Terry cash	- 50,000		Terry receives cash	50,000
PAT'S NEW TOTAL:	\$ 150,000		TERRY'S NEW TOTAL:	\$ 150,000

Is your situation similar to the above? If so, think about how this cash equalization payment will be made: In a lump sum? In payments? If you cannot raise the cash to do this, are there other possibilities?

At Divorce Helpline, we have many ideas about how property division can be equalized.

Call for an attorney consultation for more information.

#### Section 6: Reimbursement for Separate Funds Used to Pay Community Property Debts

	nt shall be reimbursed \$	for separate funds
used to pay community property debts. Reimburseme	ent shall be paid in the following ma	anner:

# Section 7: Sale of a Real Property to a Third Party or Continued Co-Ownership of a Real Property

**IMPORTANT INFORMATION:** Make sure that you understand the tax consequences of co-ownership and rules concerning deductions for interest and taxes. We recommend that you consult with a CPA who is familiar with tax issues related to divorce, and that you consult your attorney at Divorce Helpline if you need assistance with this important part of your agreement.

and that you consult your attorney at Divorce Helpline if you need assistance with this important part of your agreement.
Property Address:
To be sold to a third party: Date or occasion on which it will be (or was) listed for sale:  Other agreement regarding this property
Who will occupy the property until it is sold? Petitioner Respondent Both Neither (to be rented) Until the property is sold, we will hold title as: Joint Tenants Tenants In Common
Who will make the following required payments until sold or while co-owned? (Please check one box on each line.)
Home Mortgage Petitioner Respondent Shared Equally Other:
Property Taxes Petitioner Respondent Shared Equally Other:
Property Insurance Petitioner Respondent Shared Equally Other:
Ordinary Maintenance Petitioner Respondent Shared Equally Other:
Capital Improvements Petitioner Respondent Shared Equally Other:
DISTRIBUTION OF PROCEEDS FROM SALE:  A) BEFORE the division of proceeds between the spouses, the following debt(s), other than mortgage and selling costs, will be paid:
B) <b>BEFORE</b> the division of proceeds between the spouses,  Petitioner Respondent will be reimbursed the following sum:
C) AFTER payment of the mortgage(s), selling costs, and "A" and/or "B" above (if applicable), the remaining net
proceeds will be divided as follows:
D) <b>AFTER</b> distribution of the net proceeds to the spouses:
Petitioner Respondent will be paid \$from Petitioner's Respondent's share of the proceeds.
Responsibility for capital gains/tax liabilities from sale of this asset:% PETITIONER% RESPONDENT
Responsibility for losses incurred from sale of this asset:

#### **Section 8: TAXES**

By completing this section and signing this worksheet, both spouses declare that they fully understand the immediate and long-term tax consequences of the support arrangements and property division in this Marital Settlement Agreement Worksheet. Without that understanding, please consult with your attorney and a CPA familiar with divorce law before you complete this section and sign page 18.

PRESENT YEAR: 20								
Answer only if you and your present spouse will st file "single" only if your Judgment was entered ON			You can					
Respondent and Petitioner will NOT file together.								
Respondent and Petitioner will fil	Respondent and Petitioner will file together: MARRIED FILING JOINTLY.							
The parties will share any tax obli	igations or refunds: Equally	As described below	v: 					
LAST YEAR: 20 Answer only if both parties have not filed a return	ı.							
Respondent and Petitioner will N	OT file together for tax year(s)	·						
Respondent and Petitioner will fil	le together: MARRIED FILING JOINTLY	for tax year(s)						
The parties will share any tax obli	igations or refunds:	As described below	v:					
If you do NOT have MINOR children, proceed  CUSTODY AND PAR	Section 14: Spousar Support.  Section 10: RENTING OF MINOR CH	ILDREN						
10.1 Give the following information for all n	ninor children born to this marriag	e or adopted:						
Name	Social Security Number	Birth date	Gender					
If a child is near 18 years old, when will he or she	graduate from high school?	_						

#### IMPORTANT INFORMATION AND INSTRUCTIONS

RE: CHILD CUSTODY – SECTION 10

DEFINITIONS: <u>Joint LEGAL Custody</u> means that both parents shall share the right and the responsibility for decisions relating to the health, education and welfare of a child (CA Fam Code §3003).

<u>Joint PHYSICAL Custody</u> means that each parent shall have significant periods of physical custody.

Each child is assured frequent and continuing contact with both parents (CA Fam Code §3004). Joint physical custody does not require 50/50 timeshare. You may attach a detailed parenting plan (signed and dated by both of you), OR simply provide the parenting time percentages (for example, 30% with one parent and 70% with the other).

Additional charges may apply for the incorporation of a detailed parenting plan into your MSA.

Our Divorce Helpline attorneys can help you with these important decisions. Please call for assistance.

	CHILD CUSTODY:					
	LEGAL custody of your child(ren) shall go to       Pet       Resp       Joint       Other         PRIMARY RESIDENCE of the child(ren) shall be with       Pet       Resp       Joint       Other					
10.3	D.3 PARENTING PLAN:					
	TIMESHARE: with Petitioner%; with Respondent%					
	FIRST OPTION FOR CARE: If either parent is unable to provide care as scheduled, the other parent will be offered the option of caring for the children.					
10.4	MOVE-AWAY NOTICE concerning the minor child AND either parent (choose one):					
	<ul><li>Each parent shall give sixty days written notice of any contemplated move.</li><li>Our Agreement regarding notice of contemplated move is attached.</li></ul>					
10.5	OUT-OF-STATE VACATION NOTICE (choose one):					
	<ul><li>Each parent shall give thirty days written notice of any contemplated out-of-state vacation.</li><li>Our Agreement regarding notice of out-of-state vacation is attached.</li></ul>					
	IMPORTANT INFORMATION AND INSTRUCTIONS					
	RE: SUPPORT - SECTIONS 11-14					
<u>If you</u>	u have minor children, choose EITHER Child Support (Sections 11, 13 & 14) OR Family Support (Sections 12 & 13)					
*						
* Su <sub>l</sub>	u have minor children, choose EITHER Child Support (Sections 11, 13 & 14) OR Family Support (Sections 12 & 13)  If you do not have minor children, proceed to Section 14.  ** Family support is a special form of support that must conform to specific IRS rules. Before choosing Family					
* Suppo Suppo	u have minor children, choose EITHER Child Support (Sections 11, 13 & 14) OR Family Support (Sections 12 & 13)  If you do not have minor children, proceed to Section 14.  ** Family support is a special form of support that must conform to specific IRS rules. Before choosing Family pport, talk with your attorney and with your CPA who is familiar with tax issues, to see if it is right for you. ***  ort for your child(ren), whether provided through Child Support or Family Support, is modifiable upon a change of					

# Section 11: CHILD SUPPORT

Be sure you have read the important instructions at the bottom of Pg. 13. Do not complete this section if choosing Family Support.

☐ 11.1 MONTHLY CHILD SUPPORT PAYMENTS:
A total of \$ per month, to be paid by Petitioner Respondent
Date of first payment:
To be paid once per month, on the 1 <sup>st</sup> day of the month one-half on the 1 <sup>st</sup> , one-half on the 15 <sup>th</sup> of each month other - describe:
☐ 11.2 NO CHILD SUPPORT will be paid by either parent to the other at this time.
Section 12:
FAMILY SUPPORT
Be sure you have read the important instructions at the bottom of Pg. 13. Skip this section if you selected Child Support, above.
12.1 MONTHLY FAMILY SUPPORT PAYMENTS:
A total of \$ per month, to be paid by Petitioner Respondent
Commencing on and ending on (date of last payment)
To be paid once per month, on the 1 <sup>st</sup> day of the month one-half on the 1 <sup>st</sup> , one-half on the 15 <sup>th</sup> of each month other - describe:
12.2 The parent who is paying Family Support ("Payor") must choose one of the following:
Payor wishes the court to retain jurisdiction (have the power) to make a spousal support order for the benefit of Payor until (ending date) OR for Payor's lifetime unless Payor remarries.
Payor waives forever the right to receive spousal support.
12.3 The parent who is receiving Family Support ("Recipient") must choose one of the following:
Recipient wishes the court to retain jurisdiction (have the power) to make a spousal support order for the benefit of Recipient until (ending date) OR for Recipient's lifetime unless Recipient remarries.
Recipient waives forever the right to receive spousal support.
A spouse making a waiver of spousal support states that he or she is self-supporting and waives support both now and forever. It is understood that a spouse who waives support now may NOT apply to the court for spousal support at any time or for any reason in the future.

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#### Section 13: Health Insurance & Health Costs for Minor Children, Child Care, Child Dependency Exemptions

HEALTH INSURANCE, HEALTH COSTS:
<ul><li>Health Insurance for the minor child(ren) to be provided through employment of:</li><li>Petitioner Respondent</li></ul>
Other arrangements for health insurance for child(ren):
Health costs for the child(ren) not covered by insurance will be paid as follows:  Half by each parent  Other:
CHILD CARE:
Parents will share child care costs as follows:  Half by each parent  Other:
CHILD DEPENDENCY TAX EXEMPTION FOR DEPENDENT CHILDREN:
Child's Name:
Child's Name: Petitioner Respondent
Child's Name:  Petitioner Respondent  Petitioner Respondent
Child's Name:  Petitioner Respondent  Petitioner Respondent

#### Section 14: SPOUSAL SUPPORT

Be sure you have read the important instructions at the bottom of Pg. 13 If you selected Family Support (Section 12), skip this section and proceed to Section 15.

SPOUSAL SUPPORT MUST BE ADDRESSED FOR <u>EACH</u> OF YOU. IF NO SUPPORT WILL BE PAID AT THIS TIME TO ONE <u>OR</u> BOTH OF YOU, MAKE SURE THAT 14.3 AND/OR 14.4, AT THE BOTTOM OF THIS PAGE, ARE COMPLETED APPROPRIATELY.

☐ 14.1 MONTHLY SPOUSAL SUPPORT PAYMENTS:					
A total of \$ per month, to be paid by Petitioner to Respondent Respondent to Petitioner					
Date of first payment:					
To be paid once per month, on the 1 <sup>st</sup> day of the month one-half on the 1 <sup>st</sup> , one-half on the 15 <sup>th</sup> of each month other - describe:	_				
The amount of spousal support  may may not be modified in the future.					
14.1.a Ending Date of Monthly Support:					
Spousal support will end upon the remarriage of the recipient, the death of either party, or further order of the court.					
Spousal support will end upon the remarriage of the recipient, the death of either party, or further order of the court, or (date), whichever occurs first. Thereafter, support is waived and will not be extended for any reason, no matter what the circumstances. Date of last payment:					
Spousal support will end upon the remarriage of the recipient, the death of either party, or further order of the court, or (date), whichever occurs first. Thereafter, support shall reduce to zero (\$0), but the court will retain jurisdiction (have the power) to make a further spousal support order until the remarriage of the recipient, or the death of either party.					
<ul> <li>14.1.b Deductibility:</li> <li>Support shall be deductible to payor and includable in payee's taxable income.</li> <li>Support shall NOT be deductible to payor nor includable in payee's taxable income.</li> </ul>	Your consulting attorney can help you to understand the tax aspects of support, and to determine what is best for you and your family.				
14.2 LUMP SUM SUPPORT:	your jumny.				
On or about (date), Respondent shall pay to Petitioner Petitioner shall pa the amount of \$ in one lump sum, and thereafter spousal support for recipien forever. If this lump-sum payment has already been paid, indicate date paid in full:	t shall be waived				
■ 14.3 NO SUPPORT will be paid NOW, but we wish the court to retain jurisdiction (have the make a support order for Respondent Petitioner Both until condition), remarriage, the death of either party, or further order of the court.	e power) to _ (date or				
☐ 14.4 TOTAL WAIVER OF SUPPORT by: Respondent ☐ Petitioner ☐ Both					
A spouse making a waiver of spousal support states that he or she is self-supporting and waives supand forever. It is understood that a spouse who waives support now may NOT apply to the court for at any time or for any reason in the future.					

# Section 15: COBRA

Will non-employee spouse exercise COBRA rights? Yes No Non-employee spouse is Petitioner Respondent Non-employee's health insurance under COBRA will be paid by Petitioner Respondent					
Section 16: LIFE INSURANCE					
Life insurance is typically provided to cover child or spousal support if the payor should die.					
Life insurance policy will be maintained on the life of Respondent with a death benefit of \$  Premiums shall be paid by Respondent paid by Petitioner paid by employer  Designating Petitioner as sole primary beneficiary as trustee for the children  Policy will be maintained until obligation for support ends until  (date or condition)					
Life insurance policy will be maintained on the life of Petitioner with a death benefit of \$  Premiums shall be paid by Petitioner paid by Respondent paid by employer  Designating Respondent as sole primary beneficiary as trustee for the children  Policy will be maintained until obligation for support ends until  (date or condition)					
Section 17: WILLS					
When your divorce is final, it will automatically revoke your bequest to your former spouse in your Will, and also remove your spouse as executor. We strongly suggest that both spouses make a new Will after the dissolution is final.					
Section 18: INCOME AND EXPENSE DECLARATIONS					
Please check one box for each spouse. We cannot draft your Marital Settlement Agreement until we have received both completed Income and Expense Declarations. If you have any questions about how to complete that form, or how specific or exact you may need to be in any of the sections of that form, please call for attorney assistance.					
For Petitioner: Petitioner's completed Income and Expense Declaration is attached.  Petitioner's completed Income and Expense Declaration was previously returned.					
For Respondent: Respondent's completed Income and Expense Declaration is attached. Respondent's completed Income and Expense Declaration was previously returned.					

#### **MEDIATION AGREEMENT**

We, Respondent and Petitioner, have chosen mediation as the method to complete our divorce, and have asked Hardin, Pollock & Woodcock, Attorneys and Mediators, to act in a neutral capacity to provide education in the law and help us to solve any problems in reaching agreement. If a dispute later arises regarding any provision of the Marital Settlement Agreement, we agree that the Declaration of Disclosure made in the Worksheet and signed by both of us may be submitted to the court as evidence, if required. However, any statements made during mediation by us or by the mediators, whether oral or in writing, shall remain confidential and will not be brought in as evidence. We will not require the mediator to testify in any court-related hearing.

#### INSTRUCTIONS, UNDERSTANDINGS AND AGREEMENT

We jointly instruct Hardin, Pollock & Woodcock, Attorneys and Mediators, to prepare the Marital Settlement Agreement in our case. We understand that the provisions of our Marital Settlement Agreement will supersede any agreements we have made previously, whether oral or in writing. We agree that only after the Marital Settlement Agreement is notarized and signed by us, and accepted by the court, will its provisions be binding as a judgment of the court.

Dated:	Signed:	
	Petitioner's Signature	
Dated:	Signed:	
	Respondent's Signature	
1		
See additional page(s) at	tached to this Worksheet. We have signed and dated any and al	Lattachments