

How to Get an Agreed Divorce With Children in Tennessee

If you have children who are under 18, disabled or in high school
AND

you do NOT own buildings or land or a business with your spouse, or have retirement benefits.

This packet has the court forms you will need to get an agreed divorce. It also explains:

- What an agreed divorce is
- Who can get an agreed divorce
- Steps to get an agreed divorce
- How to get ready for your court hearing
- Answers to common questions about divorce
- What goes in a Divorce Agreement

What is an agreed divorce?

Agreed means that you and your spouse agree on all points of your divorce **AND** you both must meet all the rules below. An agreed divorce is easier and faster. It costs less than a regular divorce because:

- There are fewer court papers to fill out.
- You don't **have to** have a lawyer. But it's best to talk to a lawyer before starting any divorce.

Can anyone get an agreed divorce with this packet?

No! This packet is only for couples if ALL of these rules are true:

- You and your spouse have children together that are under 18, in high school, or are disabled. Children together means children you had together that were born before your marriage **AND** all children born or adopted during your marriage.
- One or both of you lived in Tennessee for at least the past 6 months with the children **OR** you both lived in Tennessee when you decided to divorce and the children have lived here for at least six months;
- Neither spouse is pregnant;
- You both want to end your marriage;
- You don't own buildings or land or a business together or have retirement benefits;
- You can agree on alimony and how to divide your property, and will **both** sign a Divorce Agreement (Form 5).
- You can agree on the child support amount and the Parenting Plan. Child support must comply with Tennessee's Child Support Guidelines.

Important! You can't use these forms if:

- One of the children born while you were married to each other has a different biological father and has not been adopted by you and your spouse, **OR**
- Somebody else (not either parent) has a court order giving them custody or visitation.

Do I need a lawyer?

It is always good to talk with a lawyer if possible. You need a lawyer if:

- You find the court papers hard to understand;
- You or your spouse has a pension or retirement plan;
- You or your spouse own buildings or land (this is called **real property**);
- You or your spouse own a business;
- Your spouse won't sign the Divorce Agreement;
- Your spouse has a lawyer;
- You have questions about your divorce. The court can't give you legal advice;
- You don't know how to locate your spouse;
- Your spouse over controls you or makes you afraid to disagree; **OR**
- There is domestic violence. (See page 2 of these instructions for free legal help.)

Important! Only want a lawyer for part of the case? It is always best to talk to a lawyer, if possible. Having a lawyer look at your Divorce Agreement can help you.

Where can I find a lawyer?

- **Your county's Bar Association.** This is a group that lawyers join. They may have programs that can give you free advice. Or they can refer you to a lawyer.
- Look under "lawyer" in the yellow pages.
- Search for "lawyer" on the internet.
- Ask divorced friends which lawyer they used.
- Check the Administrative Office of the Court's website at: www.tncourts.gov and the Court's Access to Justice website, www.justiceforalltn.com.

Where can I get legal help and information?

- Legal information and advice hotline – **1-844-Help4TN** (1-844-435-7486)
- www.Help4TN.org
 - See if you can get free legal help online
 - Find legal information
 - Find a list of free legal advice clinics across the state

Free Legal Help for Domestic Violence Victims

Does your spouse hurt or threaten you? There are special programs that can help you get free legal advice. They can also help if your spouse won't agree to divorce. Call these **FREE** hotlines to find help near you.

- Tennessee Coalition for Domestic and Sexual Violence - **1-800-356-6767** / www.tcadsv.org
- Domestic Violence hotline – **1-800-799-7233**

Steps to Get an Agreed Divorce

Tip! Make extra copies of the blank forms in this packet. This is in case you make a mistake. Also, make copies of all papers you give the Court Clerk. Ask the Clerk to date-stamp your copy. Keep all your date-stamped divorce papers in a folder or envelope. Bring it with you when you go to court.

The top of all the forms looks the same. There is a big box with 3 rows. There is an example of this box on page 3 of these instructions. The information in this box is important.

The first box in Row 1 shows that you are filing for divorce in Tennessee.

The second box in Row 1 shows the type of court where you will file for divorce. Fill out the type of court where you will file for divorce. If you don't know which court, leave this box empty. Ask the court clerk which court will hear your divorce. Then write that court in this blank. See page 7 of these instructions for more information.

The third box in Row 1 shows the name of the county where you will file for divorce. Page 7 of these instructions has information on what county you can file in. Write the name of the county where you will file for divorce in this box.

Mediation Can Help You and Your Spouse Agree.

You cannot use these forms or this packet if you and your spouse can't agree on everything in the Divorce Agreement. However, a mediator is someone who helps people agree. The mediator meets with you and your spouse to try to help you and your spouse find an agreement that is ok for both of you. Many Court Clerks have lists of mediators that you may contact.

Note: Are you a victim of domestic violence? Then you don't have to meet the mediator with your spouse. You and your spouse can have separate meetings. Sometimes, a judge can waive mediation.

What if the mediator can't help us agree?

Then you can't use this packet. Talk to a lawyer about filing a regular divorce.



Before you fill out the forms, you need to know that it is against the law to commit perjury. Perjury is when you lie to the court on purpose.

Always tell the truth when you fill out the forms and when you are in court.

The first box in Row 2 tells the name of the form and the form number.

The second box in Row 2 has a blank for a file number and division.

Important! The court clerk will tell you the file number when you file the paperwork. Do not write in a file number until you get this information from the court clerk.

Important! Some large counties have different court divisions. Check with the court clerk to see if the court has divisions in your county. Do not fill in the division blank unless the court tells you that there is a division.

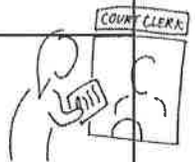
Row 3 is where you list your name and your spouse's name. The spouse who is filing the divorce is the Plaintiff. The other spouse is the Defendant.

The information you fill out in the big box must be the same on each form.

State of Tennessee	Court _____	County _____
Form Name and Number		File No. (Must Be Completed) Division (Large Counties Only)
Plaintiff (Name: First, Middle, Last of spouse filing the divorce)		
Defendant (Name: First, Middle, Last of the other spouse)		

Step 1 You and your spouse MUST fill out these papers. The Court Clerk can't do this for you. When they are filled out, go to the Court Clerk's office and give them (file) these papers:

- Request for Divorce, Form 1. Must be signed and notarized.
- Spouses' Personal Information, Form 2
Fill it out and put it in a letter-size envelope. On the outside, write both spouses' names and your case number. The Court Clerk will give you your case number.
- Check with your Court Clerk to see if you need to fill out a Civil Case Cover Sheet or a summons.
- Title IV-D Information Form, Form 10. This form is only needed if one or both parents receive benefits from the State of Tennessee or child support. Fill it out and check with the court clerk to see if you need to file this form.



Step 2 If you can't afford to pay the filing fee, also fill out and give the Court Clerk (file):

- If you need it** Request to Postpone Filing Fees and Order, Form 3
The court may let you pay the filing fees at the end of your case. You and your spouse must decide how you will split the cost of the filing fees

Step 3 Complete the Health Insurance Notice for Divorcing Spouses (Form 4):

- Health Insurance Notice, Form 4
Fill it out, file with Clerk and mail a copy to your spouse by certified mail. Keep a copy for your records. Not on each other's health insurance or don't have health insurance? Then write that on the paper.

Step 4 Fill out these papers and give them to the Court Clerk (file):

- Divorce Agreement, Form 5. Must be signed and notarized by both you and your spouse.
- Parenting Plan Form and the Child Support Worksheet. Download the Parenting Plan at www.tncourts.gov or www.justiceforalltn.com. Must be signed and notarized by both you and your spouse.
- Final Decree of Divorce, Form 6. Must be signed by both and your spouse.
- Court Order for Divorcing Spouses, Form 7 Must be signed by both you and your spouse. Both spouses must obey this order!
- Divorce Certificate
Ask the Clerk for this paper. Don't use a copy. Fill out as much of it as you can. Ask the Clerk about the deadline for this paper.
- Notice of Hearing to Approve Irreconcilable Differences Divorce, Form 8

Step 5 Wait at least 90 days after filing your Request for Divorce (Form 1) then:

- Call the Clerk. Has it been more than 180 days since the last person signed the Divorce Agreement? Then you must fill out a new Divorce Agreement.
- Ask the court clerk how to get a court date for the Final Divorce Hearing. Ask if you need any other papers to set the hearing date.
- If needed, complete and file the Notice of Hearing to Approve Irreconcilable Differences Divorce, Form 8, with the court clerk. You must mail your spouse a copy.

Step 6 Go to the Courthouse on the date of your Final Divorce Hearing.

- It's best if both spouses go, but if you are the spouse who filed the divorce, you must go to the hearing. It's best if both spouses go to the hearing. Even though you and your spouse agree on the divorce, the judge still must approve the forms. The judge may have questions on the forms. It's in your best interest to be in court so you can answer the judge's questions. Some counties require that both spouses go to the hearing. Check with the court clerk.
- What if only one spouse goes and the judge changes something? You will have to go back to court later. Bring copies of all the date-stamped divorce papers with you. Bring a copy of the Final Decree of Divorce, Form 6.

Step 7 After the hearing, go to the Court Clerk's office. Ask how to get the signed copy of the Final Divorce Order. You may have to pay for copies. You will have to pay for certified copies.

- If you asked that your name be changed in the divorce papers, get a certified copy of the Final Divorce Order.
- If your spouse did not go to the hearing, you **must** mail him/her a copy of this Order.

Important Information about Child Support and the Parenting Plan

All divorcing spouses with minor children must complete the Child Support Worksheet. The Child Support Worksheet will tell you the child support amount. You can download the Child Support Worksheet at <http://www.state.tn.us/humanserv/is/isdocuments.html>.

The Child Support Worksheet is completed at the same time you complete the Parenting Plan. All divorcing spouses with minor children must complete the Parenting Plan. You can find the Parenting Plan Form at <http://www.tncourts.gov/programs/parenting-plan/forms>. You have to know the child support amount to complete the Parenting Plan.

Important! You must attach the completed Parenting Plan form to the Divorce Agreement, Form 5. File the Divorce Agreement, Form 5, and the Parenting Plan together.

There are a few ways that the spouse that owes child support can pay the other spouse. You make your choice on the Parenting Plan form.

You can agree that the child support will be paid using one of the ways below.

- The spouse that owes child support will pay the other spouse directly, OR
- The spouse that owes child support will pay the child support to the State's Central Child Support Receiving Unit. Then the Central Child Support Receiving Unit will send the support to the other parent, OR
- The child support will be paid by Wage Assignment Order. A Wage Assignment Order is where the child support is automatically taken out of the paycheck of the spouse that owes child support, OR
- The spouse that owes child support will set up a direct deposit to the other parent, OR
- Other arrangements that the court can approve.

If you want to agree to use a Wage Assignment Order, you can use Form 9 – Wage Assignment Order in this packet.

IMPORTANT! If one or both of the parents receives SNAP Food Stamps, Families First (AFDC), and/or TennCare from the State of Tennessee, you may have to use a Wage Assignment Order. Contact the Department of Human Services to see if you have to use wage assignment or can use another way.

IMPORTANT! If one or both of the parents receives SNAP Food Stamps, Families First (AFDC), and/or TennCare from the State of Tennessee, you may have to fill out a Title IV-D Child Support Information Form. Ask the court clerk if you need to fill out this form. You can use the Form 10 – Title IV-D Child Support Information Form in this packet.

IMPORTANT! All divorcing spouses with minor children are required to attend a parent education class unless the court says you don't have to. Ask the court clerk where you can go to take the class. You can find information on the parent education class at <http://www.tncourts.gov/node/254532>.

You can find more information about child support from the Tennessee Child Support Handbook located at http://www.state.tn.us/humanserv/cs/cs_handbook.pdf.

Please talk to a lawyer if you have questions about child support.

Get ready for your Court Hearing

Before the hearing:

- Dress neatly. Wear clothes that look like a businessperson. Wear clothes that show respect for the court. This means:
 - ⊗ No shorts.
 - ⊗ No tank tops or low cut tops.
 - ⊗ No crop tops that show your belly.
 - ⊗ No T-shirts with words or pictures.
 - ⊗ Turn off your cell phone or pager.
- Take all of your court papers.
- It's best if both spouses go to the hearing. Some counties require both spouses to go. Check with the Court Clerk. You don't need witnesses.
- Get to court **early** on the day of your hearing. You may need to find parking and go through security.
- Go to the Clerk's Office to make sure your case is on the calendar.
- Sit down in the courtroom. Wait for your name to be called. (There may be other cases ahead of you.)

At the hearing:

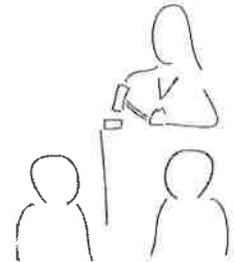
- Step forward when your name is called.
- You will be asked to raise your right hand and take an oath to tell the truth.
- After you swear to tell the truth, say this:
"My name is _____. I am the Plaintiff in this case. I am here to get a Final Divorce Order."
- Don't sit down until your case is over.
- When you speak to the judge, say, "Your Honor." Be polite.
- The judge will look at your court papers and may ask questions. Listen carefully. Never butt in. Don't talk until the judge asks you a question. Answer all questions fully and tell the truth. What if you don't understand a question? Then ask the judge to explain or repeat it.



The judge may ask you:

- Your name and your spouse's name
- How long you have lived in Tennessee
- If either spouse wants their old name back
- If a spouse is pregnant

- If your Divorce Agreement divides the property fairly
- If the Parenting Plan provides for the care and support of the children and if it is in their best interest
- If you want the court to grant the divorce
- If you and your spouse have irreconcilable differences (cannot get along)



You may answer like this:

- I have lived in Tennessee for at least 6 months.
- We are **not** expecting a child now.
- My spouse and I have children together. We have agreed on a Parenting Plan and child support. We think our agreement is in the best interest of the children. We have told the court about any other cases involving custody of the children.
- My spouse and I have made a Divorce Agreement that is fair. We have divided all property and debt.
- I want a divorce.
- My spouse and I can't get along any more. We have no hope of working our marriage out.

What if there are mistakes on the divorce papers? The judge may ask both spouses to make the changes and initial them. **If both spouses aren't there, you will have to come back another day to correct them.**

At the hearing:

Once approved, the judge will sign the Final Divorce Order. Your divorce is not final until the judge signs the Final Divorce Order and it is filed with the Clerk.

Helpful Tip! After the court makes the Final Divorce Order, each spouse has 30 days to appeal. During this 30-day period, you shouldn't get married again or buy any property.

After the hearing, ask the Court Clerk for certified copies of the Final Divorce Order and Divorce Agreement. You may need this later.

Common Questions About Agreed Divorce

To get an agreed divorce, do I have to prove that my spouse did something wrong?

No. You just both have to agree that you and your spouse can no longer get along and that you have no hope of working out your marriage problems. The court calls this "irreconcilable differences".

Do I have to live in Tennessee to file for divorce here?

One or both spouses must have lived in Tennessee for at least the last 6 months **OR** you lived in Tennessee when you decided to divorce.

Where do I file my divorce papers?

- In the county where your spouse lives now.
- **OR** in the county where you and your spouse lived when you all separated.

What if your spouse is in jail or doesn't live in Tennessee? Then file in the county where you live.

The court in each county is different. The divorce court in your county could be a Circuit, Chancery, or General Sessions Court. Ask the Court Clerk if their court hears divorces cases. **DON'T** file them in more than one court.

Will my divorce papers be public?

Yes, except for the paper called Spouses' Personal Information, Form 2. The information in that form will be kept secret. The other papers in this packet that you and your spouse file at court are public record. That means anyone can look at your file. Anyone can get copies of any papers in your file.

Is there a fee to file my divorce papers?

Yes. Each county has its own fee **plus** state fees. Ask the Court Clerk's office how much you will have to pay. Bring cash with you. You must pay the Court Clerk when you file your Request for Divorce. Many Court Clerks don't take checks or credit cards.

What if I can't pay the filing fee up front?

If you can't afford the fee now, you can ask if you can pay it later. Fill out a Request to Postpone Filing Fees and Order, Form 3. Take it to the Court Clerk's office.

How soon can the divorce be granted?

Because you have minor children together, the soonest is 90 days after you file your Request for Divorce. It usually takes longer.

Helpful Tip! After the court makes the Final Divorce Order, each spouse has 30 days to appeal. During this 30-day period, you shouldn't get married again or buy any property.

Important! Until the divorce is final, you and your spouse can't do some things. You and your spouse can't:

- Disobey the Court Order for Divorcing Spouses (Form 7) **OR**
- Spend, give away, destroy, waste or use up property from the marriage **OR**
- Harass each other **OR**
- Stop or change insurance policies **OR**
- Hide, change, or destroy electronic evidence kept on a computer or memory storage device

What if I am a victim of domestic violence?

Did your spouse hurt or threaten you? To get an agreed divorce you must talk to your spouse. What if it is not safe to contact your spouse? Then an agreed divorce may not work for you. These **free** resources can help you. They can also help if your spouse doesn't want the divorce.

- Coalition for Domestic and Sexual Violence
- **1-800-356-6767 – www.tcadsv.org**
National Domestic Violence hotline
1-800-799-7233
- Legal Aid or Legal Services
To find a legal aid program near you go to **www.Help4TN.org**

What if there is an Order of Protection in place?

- If the Order of Protection was issued in a different court, you must contact the court clerk in that court to change or dismiss the Order of Protection. Bring a copy of the Order of Protection with you to court.
- If the Order of Protection was issued in this court, you should notify the judge if you want to change or dismiss it. Bring a copy of the Order Of Protection with you to court.

What is a Divorce Agreement?

The Divorce Agreement is one of the papers you must file to get an agreed divorce. It tells the court what you and your spouse agreed about alimony. It says how you will divide your money, personal property and debts. What happens with your children is covered in another document called a Parenting Plan. You can't use these forms if you or your spouse own buildings or land (real property).

Doesn't the court divide our property?

In an agreed divorce, the spouses decide these things together, but the court has to approve. The court wants to see that you divide **all** your property and debts fairly. You have to list how **all** the property is divided. Even if you think the property belongs to only one of you, it must still be on this list. The property division doesn't have to be equal. The court may change things if the agreement is not fair. The court may change things if one spouse will not have enough to live on.

Do you and your spouse agree about how to divide the property fairly? Then most of the time the court will OK your agreement.

Important! If the agreement is unfair, the court will not OK it.

Important! If a debt is in both spouses' names, creditors may try to collect after the divorce from either spouse even if the Divorce Agreement says that one spouse or another will pay for it. If you or your spouse have a mortgage together, you cannot use these forms or this packet.

Important! If either spouse is thinking of filing bankruptcy, talk to a lawyer. It may cause problems for the other spouse.

What if my spouse will not sign the Divorce Agreement?

Then you can't get an agreed divorce. **Don't** use this packet.

You can still file a petition for divorce **but you can't use these forms or this packet!**

Will the court decide on alimony?

Alimony is money that one spouse pays the other for spousal support. In an agreed divorce, the spouses decide whether there should be alimony, how much it should be and for how long it should be paid. This goes in your Divorce Agreement. The Court has to approve it.

For example, some couples may decide that alimony will be paid until:

- The supported spouse remarries or lives with another person, or
- The supported spouse finishes school, or
- One of the spouses dies.

Alimony can make a significant difference in your taxes. Talk to a tax expert before you sign the Divorce Agreement.

The judge will review the proposed alimony to make sure it is fair.

What if we can't agree on alimony?

Then you can't get an agreed divorce. **Don't** use this packet. Is alimony important? Or is there a big difference in salaries? Then talk to a lawyer. You and your spouse may:

- Talk to a mediator, who may be able to help you agree, or
- Talk to a lawyer, or
- File a regular divorce.

How do we divide retirement funds?

If either spouse has retirement funds, then you need to talk to a lawyer. You can't use these forms or this packet.

Should I talk to a lawyer about the Divorce Agreement?

Yes! Talk to a lawyer about your children, property, debt, and alimony. Some lawyers will help with just the Divorce Agreement. You do the rest of the case on your own.

State of Tennessee	Court _____ (Must Be Completed)	County (Must Be Completed)
Request for Divorce (Complaint) (Form 1)		File No. (Must Be Completed) Division/Part (Large Counties Only)
Plaintiff (Name: First, Middle, Last of Spouse Filing the Divorce) Defendant (Name: First, Middle, Last of the Other Spouse)		

This form is **only** for spouses who:

- Have children together who are under 18, in high school, or disabled **AND**
- Have agreed on parenting time, responsibilities, and child support **AND**
- Agree how to divide their personal property and debts, and have no land, or businesses, or retirement benefits, except for social security **AND**
- Agree to sign and notarize the Divorce Agreement and the Parenting Plan **AND**
- Lived in Tennessee when they decided to divorce **OR** one or both spouses lived in Tennessee for at least 6 months.

If you do not meet these rules, you **cannot** use these forms. Please talk to a lawyer.

You cannot use these forms if:

- One of the children born while you are married is not both spouses' child. Warning! If this is true, speak to a lawyer. **OR**
- Somebody else has a court order giving them custody or visitation **OR**
- A spouse is pregnant no matter who the father is.

You may not be able to use these forms if either spouse is in the military. See sections 8 and 9.

Divorce Certificate - Get this official state paper from the court clerk. You must fill it out before going to court.

ANSWER EACH QUESTION.

Residency - (check all that apply):

- My spouse or I have lived in Tennessee for at least 6 months.
- My spouse and I were living in Tennessee when the reason for this divorce happened.
- Our differences arose in Tennessee.

Venue – (check one) I am filing for divorce in this County because:

- My spouse and I lived in this County when we separated.

Address: _____
Street Address City State Zip

- My spouse lives in this County.
- I live in this County **and** my spouse does not live in Tennessee, or is in jail.

Reason for Divorce - My spouse and I can no longer get along, and we have irreconcilable differences.

Children

List all children you and your spouse have **together**. Children together means:

- Children you had together that were born before the marriage and all children born or adopted during the marriage. This includes ALL children either spouse had during the marriage.

The children must be:

- Under age 18
- Or over 18 and disabled
- Or over 18 and still in high school

If you have children, you may need to speak with a lawyer.

The parties have _____

children together.

Child's Name	Child's Date of Birth

The children have lived at this address

(children's current address)

with _____
(names of people who currently live with children)

since _____ 20____ .
(date children began living here)

For the last five years, the children have lived with:

(Persons, addresses, and dates)

Could another court case impact custody or visitation of a child? Yes No

(If yes, you cannot use these forms.)

Has either spouse been part of a current court case about these minor children? Yes No **(If yes, you ca**

The Plaintiff is the person filing for divorce. As far as the Plaintiff knows, no one except their spouse has a right to custody or visitation with the minor children. Plaintiff has not been part of any court case about the minor children in any state. If there is another court case about the minor children, the Plaintiff does not know about it.

No spouse is pregnant. (If a spouse is pregnant, you cannot use this form.)

Marriage

Date: _____

Place: _____

Date of Separation -

My spouse and I decided to divorce on (check one):

The date of filing this paper (**Request for Divorce**); or

The date we started living apart: (MM/DD/YYYY): _____

We were married on (MM/DD/YYYY): _____ in: _____
(City, County, State or Foreign Country)

Orders of Protection and Other Court Orders: Check the box that is true for you.

There is no Order of Protection.

The Order of Protection has ended (expired).

There is an Order of Protection now in this court. It will stay in effect until the divorce judge changes it.
Attach a copy of the Order of Protection. Write the case number here: _____ .

There is an Order of Protection now in a different court. It will stay in effect until the other court ends it.
Attach a copy of the Order of Protection. Write the case number here: _____ .

Restraining Order (check one):

No Restraining Order other than the Statutory Injunction, which applies in every divorce case, has been in effect during this case. The Statutory Injunction tells both spouses not to spend, give away, destroy, waste or use up property from the marriage.

Other (**describe**): _____

Name: _____
First Name Middle Name Maiden Name Last Name (now)

Address: _____
Street Address or P.O. Box City State Zip

Birthplace _____
City and State or Foreign Country

Birth Date (MM/DD/YYYY): _____

Race: White Hispanic Black Native American Other: _____

Plaintiff's Employer: _____

Active Member of the Armed Services of the United States? Yes No

Reserve Member of the Armed Services of the United States on Active Duty? Yes No Guard Memb

If the answer is "yes" to any of the questions above, talk to a lawyer. You may not be able to use these forms.

Defendant's Information

Name: _____
First Name Middle Name Maiden name Last name (Now)

Address: _____
Street address or P.O. Box City State Zip

Birthplace _____
City and State or Foreign Country

Birth date (MM/DD/YYYY): _____

Race: White Hispanic Black Native American Other: _____

Defendant's Employer: _____

Active Member of the Armed Services of the United States? Yes No

Reserve Member of the Armed Services of the United States on Active Duty? Yes No Guard Member

If the answer is "yes" to any of the questions above, talk to a lawyer. You may not be able to use these forms.

Financial Information

Real Property (House, Land, or Mobile Homes that are permanently attached to the ground)

My spouse and I:

Do **NOT** own Real Property. If either of you have REAL Property, you cannot use these forms.

Personal Property (such as Cars, Mobile Homes (not permanently attached to the ground), Bank Accounts)

Own personal property and have filed the **Divorce Agreement (Form 5)** that lists how our property is divided.

Do not own Personal Property (**such as** Cars, Mobile Homes, Bank Accounts)

(If **either** of you has a Pension or Retirement Account, except for Social Security, or own a Business, you **cannot** use these forms. Please see a lawyer first.)

Debts – My spouse and I (check **one**):

Do **NOT** have debts.

Have debts and have filed a **Divorce Agreement (Form 5)** that lists how our debts are divided.

One or both of us has filed for a Bankruptcy and it is still active.

Alimony (check one):

Neither spouse wants alimony.

One of the spouses wants alimony, as agreed to in our Divorce Agreement.

⑫ **Name Change** (check below to change a spouse's name back to a name used before this marriage, either a maiden name or previous married name)

Plaintiff requests _____
First Name Middle Name Last Name

Defendant requests _____
First Name Middle Name Last Name

⑬ **Court Costs** (check **one**):

Who will pay the court costs for this divorce?

Spouses will each pay half of the costs.

Plaintiff will pay all costs.

Defendant will pay all costs.

Other agreement: _____

Divorce Agreement

Our signed **Divorce Agreement** (Form 5) and Parenting Plan are attached, and we ask the Court to approve them.

I ask the Court to grant this divorce, to make the other orders I have asked for above, and to make any other orders I am entitled to.

Read the text below then sign ONLY in front of a notary

Signed at (City): _____ on (Date): _____
(MM/DD/YYYY)

State of Tennessee, County of _____
(Name of County Where Notarized)

I know that Tennessee has laws against lying on purpose (perjury). I swear and affirm that:

- As far as I know, the information on this form is true.
- My request for divorce is serious.
- My spouse and I have agreed not to lie about the information in this divorce.
- As far as we know, we meet all the rules to use these forms.

SWORN to and SUBSCRIBED before me, on (date): _____

Signed at (City): _____

State of Tennessee, County of _____

By (Name of Person Filing for Divorce): _____

(Signature of Person Filing for Divorce)

Signature of Notary Public, State of Tennessee

My commission expires: _____
MM/DD/YYYY

(NOTARY'S SEAL)

State of Tennessee	Court _____ (Must Be Completed)	County (Must Be Completed)
Both Parties' Personal Information- To Be Filed Under Seal (Form 2)		File No. (Must Be Completed) Division/Part (Large Counties Only)
Plaintiff (Name: First, Middle, Last of Spouse Filing the Divorce)		
Defendant (Name: First, Middle, Last of the Other Spouse)		

This form asks for the personal contact information and Social Security Number of both spouses.

To protect your personal information, follow these steps:

- 1) Fill out this form.
- 2) Put the form in **an unsealed envelope**.
- 3) Write this information on the envelope: Names of both spouses, and Case Number of your case.
- 4) Give it to the clerk when you file your other court forms.
- 5) The court clerk will keep this information secret.

Plaintiff's Information

Name: _____
 First Name Middle Name Maiden Name Last Name (now)

Address: _____
 Street Address

 City State Zip

Telephone Number: _____

Social Security Number: _____ **Birth date (MM/DD/YYYY):** _____

Birth Place (State or Foreign Country): _____

Defendant's Information

Name: _____
 First Name Middle Name Maiden Name Last Name (now)

Address: _____
 Street Address

 City State Zip

Telephone Number: _____

Social Security Number: _____ **Birth date (MM/DD/YYYY):** _____

Birth Place (State or Foreign Country): _____

Children's Names, Addresses, Birthdates and Social Security Numbers:

Child's Name	Child's Address	Child's Birth Date	Child's Social Security Number

State of Tennessee	Court _____ (Must Be Completed)	County _____ (Must Be Completed)
Request to Postpone Filing Fees and Order (Uniform Civil Affidavit of Indigency) (Form 3)		File No. _____ (Must Be Completed) Division/Part _____ (Large Counties Only)
Plaintiff (Name: First, Middle, Last of Spouse Filing the Divorce)		
Defendant (Name: First, Middle, Last of the Other Spouse)		

If you cannot afford to pay the filing fees or costs at this time, fill out this form.

And file it with the completed case documents.

Even if the judge approves this form, you may have to pay court costs at the end of the case.

Your Information:

Full Name: _____

Address: _____
Street Address City State Zip

Telephone: _____
Home Work Cell

Birth Date: (mm/dd/yyyy): _____

Dependents:

List your dependents below.

Dependents can be:

- Your children, and
- Anyone you can claim as a dependent on your taxes.

Name	Age	Relationship	Name	Age	Relationship
1.			4.		
2.			5.		
3.			6.		

Other : _____

Expenses:

	How much each month?		How much each month?
<input type="checkbox"/> Rent/House Payment	\$	<input type="checkbox"/> Gas	\$
<input type="checkbox"/> Phone	\$	<input type="checkbox"/> Child Care	\$
<input type="checkbox"/> Groceries	\$	<input type="checkbox"/> Court-ordered Child Support	\$
<input type="checkbox"/> School Supplies	\$	<input type="checkbox"/> Transportation	\$
<input type="checkbox"/> Electricity	\$	<input type="checkbox"/> Medical/Dental	\$
<input type="checkbox"/> Clothing	\$	<input type="checkbox"/> Other	\$
<input type="checkbox"/> Water	\$	<input type="checkbox"/> Other	\$

Debts:

Who do you owe?	How much do you owe?	Who do you owe?	How much do you owe?
1.	\$	4.	\$
2.	\$	5.	\$
3.	\$	6.	\$

I declare under penalty of perjury under the laws of the State of Tennessee that:

- The information I have provided is true, correct, and complete.
- I cannot afford to pay the filing fees at this time.

Perjury means lying on purpose. If I lie on purpose I may have to pay a fine or go to jail.

Sign here: _____ Date: _____

Sworn and subscribed before me this _____ day of _____, 20_____.

Notary Public or Deputy Clerk

My Term Expires

IMPORTANT!

Take any proof that supports your case to the hearing, including: witnesses, photos, papers, receipts, etc. The court will not accept written statements from witnesses. The person must go to court in person. If you think a witness may not want to go to court, ask the clerk for subpoena forms. Complete the subpoena as soon as possible so the sheriff can serve them before court.

The court and clerks are not allowed to give you legal advice, even if you don't have a lawyer. This form is a public record. It is not legal advice. The law may change and it is best to consult with a lawyer if possible.

Do Not Fill Out This Section Below. The Judge Will Fill This Section Out At Court.

The court **denies** this Request because (judge will check all that apply):

The applicant did not prove s/he cannot afford to pay costs associated with this case at this time.

The applicant did not go to the court hearing concerning this Form. This Request is dismissed.

The applicant must pay court costs of: \$ _____



The court **approves** this Request and the applicant may file without paying the filing fees or costs at this time.

Judge's signature: _____ Date: _____

NOTICE: After reading this paper, the judge may decide you must pay the fees up front. If that happens, you have the right to a hearing before the judge. An appeal gives you a chance to tell your side. You may be able to appeal your case to a Circuit Court. If so, you have a right to a hearing before the Circuit Court Judge.

The other parent shall also have responsibility for the care of the child or children at the additional parenting times specified below:

From _____ to _____
Day and Time Day and Time

every week every other week other: _____.

This parenting schedule begins _____ or date of the Court's Order.
Day and Time

C. HOLIDAY SCHEDULE AND OTHER SCHOOL FREE DAYS

Indicate if child or children will be with parent in ODD or EVEN numbered years or EVERY year:

	MOTHER	FATHER
New Year's Day	_____	_____
Martin Luther King Day	_____	_____
Presidents' Day	_____	_____
Easter Day (unless otherwise coinciding with Spring Vacation)	_____	_____
Passover Day (unless otherwise coinciding with Spring Vacation)	_____	_____
Mother's Day	_____	_____
Memorial Day (if no school)	_____	_____
Father's Day	_____	_____
July 4 th	_____	_____
Labor Day	_____	_____
Halloween	_____	_____
Thanksgiving Day & Friday	_____	_____
Children's Birthdays	_____	_____
Other School-Free Days	_____	_____
Mother's Birthday	_____	_____
Father's Birthday	_____	_____
Other: _____	_____	_____

A holiday shall begin at 6:00 p.m. on the night preceding the holiday and end at 6:00 p.m. the night of the holiday, unless otherwise noted here _____.

D. FALL VACATION (If applicable)

The day to day schedule shall apply except as follows: _____
 _____ beginning _____.

E. WINTER (CHRISTMAS) VACATION

The mother father shall have the child or children for the first period from the day and time school is dismissed until December ____ at ____ a.m./p.m. in odd-numbered years in even-numbered years every year. The other parent will have the child or children for the second period from the day and time indicated above until 6:00 p.m. on the evening before school resumes. The parties shall alternate the first and second periods each year.

Other agreement of the parents: _____

F. SPRING VACATION *(If applicable)*

The day-to-day schedule shall apply except as follows: _____

_____ beginning _____.

G. SUMMER VACATION

The day-to-day schedule shall apply except as follows: _____

_____ beginning _____.

Is written notice required? Yes No. If so, _____ number of days.

H. TRANSPORTATION ARRANGEMENTS

The place of meeting for the exchange of the child or children shall be: _____

Payment of long distance transportation costs *(if applicable)*: mother father both equally.

Other arrangements: _____.

If a parent does not possess a valid driver's license, he or she must make reasonable transportation arrangements to protect the child or children while in the care of that parent.

I. SUPERVISION OF PARENTING TIME *(If applicable)*

Check if applicable

Supervised parenting time shall apply during the day-to-day schedule as follows:

Place: _____.

Person or organization supervising: _____.

Responsibility for cost, if any: mother father both equally.

J. OTHER

The following special provisions apply :

_____.

II. DECISION-MAKING

A. DAY-TO-DAY DECISIONS

Each parent shall make decisions regarding the day-to-day care of a child while the child is residing with that parent, including any emergency decisions affecting the health or safety of a child.

B. MAJOR DECISIONS

Major decisions regarding each child shall be made as follows:

- Educational decisions mother father joint
- Non-emergency health care mother father joint
- Religious upbringing mother father joint
- Extracurricular activities mother father joint
- _____ mother father joint

III. FINANCIAL SUPPORT

A. CHILD SUPPORT

Father's gross monthly income is \$ _____
Mother's gross monthly income is \$ _____

1. The final child support order is as follows:
 - a. The mother father shall pay to the other parent as regular child support the sum of \$ _____ weekly monthly twice per month every two weeks. **The Child Support Worksheet shall be attached to this Order as an Exhibit.***

If this is a deviation from the Child Support Guidelines, explain why:

2. Retroactive Support: A judgment is hereby awarded in the amount of \$ _____ to mother father against the child support payor representing retroactive support required under Section 1240-2-4.06 of the D.H.S. Income Shares Child Support Guidelines dating from _____ which shall be paid (including pre/post judgment interest) at the rate of \$ _____ per week month twice per month every two weeks until the judgment is paid in full.
3. Payments shall begin on the _____ day of _____, 20____.

This support shall be paid:

- directly to the other parent.
- to the Central Child Support Receiving Unit, P. O. Box 305200, Nashville, Tennessee 37229, and sent from there to the other parent at: _____.
- A Wage Assignment Order is attached to this Parenting Plan.
- by direct deposit to the other parent at _____ Bank for deposit in account no. _____.
- income assignment not required; Explanation: _____.
- other: _____.

The parents acknowledge that court approval must be obtained before child support can be reduced or modified.

*Child Support Worksheet can be found on DHS website at <http://www.state.tn.us/humanserv/is/isdocuments.html> or at your local child support offices.

B. FEDERAL INCOME TAX EXEMPTION*

The mother father is the parent receiving child support.

The Mother shall claim the following children: _____

The Father shall claim the following children: _____

The mother father may claim the exemptions for the child or children so long as child support payments are current by the claiming parent on January 15 of the year when the return is due. The exemptions may be claimed in: alternate years starting _____

each year other: _____.

The mother father will furnish IRS Form 8332 to the parent entitled to the exemption by February 15 of the year the tax return is due.

C. PROOF OF INCOME AND WORK-RELATED CHILD CARE EXPENSES

Each parent shall send proof of income to the other parent for the prior calendar year as follows:

- IRS Forms W-2 and 1099 shall be sent to the other parent on or before February 15.
- A copy of his or her federal income tax return shall be sent to the other parent on or before April 15 or any later date when it is due because of an extension of time for filing.
- The completed form required by the Department of Human Services shall be sent to the Department on or before the date the federal income tax return is due by the parent paying child support. *This requirement applies only if a parent is receiving benefits from the Department for a child.*

The parent paying work-related child care expenses shall send proof of expenses to the other parent for the prior calendar year and an estimate for the next calendar year, on or before February 15.

D. HEALTH AND DENTAL INSURANCE

Reasonable health insurance on the child or children will be:

- maintained by the mother
- maintained by the father
- maintained by both

Proof of continuing coverage shall be furnished to the other parent annually or as coverage changes. The parent maintaining coverage shall authorize the other parent to consult with the insurance carrier regarding the coverage in effect.

Uncovered reasonable and necessary medical expenses, which may include but is not limited to, deductibles or co-payments, eyeglasses, contact lens, routine annual physicals, and counseling will be paid by mother father pro rata in accordance with their incomes. After insurance has paid its portion, the parent receiving the bill will send it to the other parent within ten days. The other parent will pay his or her share within 30 days of receipt of the bill.

* NOTE: The child support schedule assumptions in the guidelines (1240-2-4-.03 (6)(b)) assume that the parent receiving the child support will get the tax exemptions for the child.

If available through work, the mother father shall maintain dental, orthodontic, and optical insurance on the minor child or children.

E. LIFE INSURANCE

If agreed upon by the parties, the mother father both shall insure his/her own life in the minimum amount of \$ _____ by whole life or term insurance. Until the child support obligation has been completed, each policy shall name the child/children as sole irrevocable primary beneficiary, with the other parent other _____, as trustee for the benefit of the child(ren), to serve without bond or accounting.

IV. PRIMARY RESIDENTIAL PARENT (CUSTODIAN) FOR OTHER LEGAL PURPOSES

The child or children are scheduled to reside the majority of the time with the mother father. This parent is designated as the primary residential parent also known as the custodian, **SOLELY** for purposes of any other applicable state and federal laws. If the parents are listed in Section II as joint decision-makers, then, for purposes of obtaining health or other insurance, they shall be considered to be joint custodians. THIS DESIGNATION DOES NOT AFFECT EITHER PARENT'S RIGHTS OR RESPONSIBILITIES UNDER THIS PARENTING PLAN.

V. DISAGREEMENTS OR MODIFICATION OF PLAN

Should the parents disagree about this Parenting Plan or wish to modify it, they must make a good faith effort to resolve the issue by the process selected below before returning to Court. *Except for financial support issues including child support, health and dental insurance, uncovered medical and dental expenses, and life insurance*, disputes must be submitted to:

- Mediation by a neutral party chosen by the parents or the Court.
- Arbitration by a neutral party selected by parents or the Court.
- The Court DUE TO ORDER OF PROTECTION OR RESTRICTIONS.

The costs of this process may be determined by the alternative dispute process or may be assessed by the Court based upon the incomes of the parents. It must be commenced by notifying the other parent and the Court by written request certified mail

other: _____.

In the dispute resolution process:

- A. Preference shall be given to carrying out this Parenting Plan.
- B. The parents shall use the process to resolve disputes relating to implementation of the Plan.
- C. A written record shall be prepared of any agreement reached, and it shall be provided to each parent.
- D. If the Court finds that a parent willfully failed to appear without good reason, the Court, upon motion, may award attorney fees and financial sanctions to the prevailing parent.

VI. RIGHTS OF PARENTS

Under T.C.A. § 36-6-101 of Tennessee law, both parents are entitled to the following rights:

- (1) The right to unimpeded telephone conversations with the child at least twice a week at reasonable times and for reasonable durations. The parent exercising parenting time shall furnish the other parent with a telephone number where the child may be reached at the days and time specified in a parenting plan or other court order or, where days and times are not specified, at reasonable times;
- (2) The right to send mail to the child which the other parent shall not destroy, deface, open or censor. The parent exercising parenting time shall deliver all letters, packages and other material sent to the child by the other parent as soon as received and shall not interfere with their delivery in any way, unless otherwise provided by law or court order;
- (3) The right to receive notice and relevant information as soon as practicable but within twenty-four (24) hours of any hospitalization, major illness or injury, or death of the child. The parent exercising parenting time when such event occurs shall notify the other parent of the event and shall provide all relevant healthcare providers with the contact information for the other parent;
- (4) The right to receive directly from the child's school any educational records customarily made available to parents. Upon request from one parent, the parent enrolling the child in school shall provide to the other parent as soon as available each academic year the name, address, telephone number and other contact information for the school. In the case of children who are being homeschooled, the parent providing the homeschooling shall advise the other parent of this fact along with the contact information of any sponsoring entity or other entity involved in the child's education, including access to any individual student records or grades available online. The school or homeschooling entity shall be responsible, upon request, to provide to each parent records customarily made available to parents. The school may require a written request which includes a current mailing address and may further require payment of the reasonable costs of duplicating such records. These records include copies of the child's report cards, attendance records, names of teachers, class schedules, and standardized test scores;
- (5) Unless otherwise provided by law, the right to receive copies of the child's medical, health or other treatment records directly from the treating physician or healthcare provider. Upon request from one parent, the parent who has arranged for such treatment or health care shall provide to the other parent the name, address, telephone number and other contact information of the physician or healthcare provider. The keeper of the records may require a written request including a current mailing address and may further require payment of the reasonable costs of duplicating such records. No person who receives the mailing address of a requesting parent as a result of this requirement shall provide such address to the other parent or a third person;
- (6) The right to be free of unwarranted derogatory remarks made about such parent or such parent's family by the other parent to or in the presence of the child;
- (7) The right to be given at least forty-eight (48) hours notice, whenever possible, of all extracurricular school, athletic, church activities and other activities as to which parental participation or observation would be appropriate, and the opportunity to participate in or observe them. The parent who has enrolled the child in each such activity shall advise the other parent of the activity and provide contact information for the person responsible for its scheduling so that the other

parent may make arrangements to participate or observe whenever possible, unless otherwise provided by law or court order;

- (8) The right to receive from the other parent, in the event the other parent leaves the state with the minor child or children for more than forty-eight (48) hours, an itinerary which shall include the planned dates of departure and return, the intended destinations and mode of travel and telephone numbers. The parent traveling with the child or children shall provide this information to the other parent so as to give that parent reasonable notice; and
- (9) The right to access and participation in the child's education on the same bases that are provided to all parents including the right of access to the child during lunch and other school activities; provided, that the participation or access is legal and reasonable; however, access must not interfere with the school's day-to-day operations or with the child's educational schedule.

VII. NOTICE REGARDING PARENTAL RELOCATION

The Tennessee statute (T.C.A. § 36-6-108) which governs the notice to be given in connection with the relocation of a parent reads in pertinent part as follows:

After custody or co-parenting has been established by the entry of a permanent parenting plan or final order, if a parent who is spending intervals of time with a child desires to relocate outside the state or more than fifty (50) miles from the other parent within the state, the relocating parent shall send a notice to the other parent at the other parent's last known address by registered or certified mail. Unless excused by the court for exigent circumstances, the notice shall be mailed not later than sixty (60) days prior to the move. The notice shall contain the following:

- (1) Statement of intent to move;
- (2) Location of proposed new residence;
- (3) Reasons for proposed relocation; and
- (4) Statement that the other parent may file a petition in opposition to the move within thirty (30) days of receipt of the notice.

VIII. PARENT EDUCATION CLASS

This requirement has been fulfilled by both parents mother father neither.
Failure to attend the parent education class within 60 days of this order is punishable by contempt.

Under penalty of perjury, we declare that this plan has been proposed in good faith and is in the best interest of each minor child and that the statements herein and on the attached child support worksheets are true and correct. (A notary public is required if this is a proposed plan by one parent. A notary public is required if this is an agreed plan by both parents.)

Mother Date and Place Signed

Sworn to and subscribed before me this _____ day of _____, 20_____.

My commission expires: _____

Notary Public

Father

Date and Place Signed

Sworn to and subscribed before me this _____ day of _____, 20_____.

My commission expires: _____

Notary Public

APPROVED FOR ENTRY:

Attorney for Mother

Attorney for Father

Address

Address

Address

Address

Phone and BPR Number

Phone and BPR Number

Note: The judge or chancellor may sign below or, instead, sign a Final Decree or a separate Order incorporating this plan.

COURT COSTS (If applicable)

Court costs, if any, are taxed as follows:

_____.

It is so ORDERED this the _____ day of _____, _____.

Judge or Chancellor

Part I. Identification

Indicate the status of each parent or caretaker by placing an "X" in the appropriate column

Name of Mother or Parent 1:
 Name of Father or Parent 2:
 Name of non-parent Caretaker:
 TCSES case #:
 Docket #:
 Court name:

	PRP	ARP	SPLIT
Name of Mother or Parent 1:			
Name of Father or Parent 2:			
Name of non-parent Caretaker:			
TCSES case #:			
Docket #:			
Court name:			

Name(s) of Child(ren)	Date of Birth	Days with Mother or Parent 1	Days with Father or Parent 2	Days with Caretaker

Part II. Adjusted Gross Income

Use Credit Worksheet to calculate line items 1d - 1e

- 1 Monthly Gross Income
- 1a Federal benefit for child
- 1b Self-employment tax paid
- 1c Subtotal
- 1d Credit for in-home children
- 1e Credit for not-in-home children
- 2 Adjusted Gross Income (AGI)
- 2a Combined Adjusted Gross Income
- 3 Percentage Share of Income (PI)
- 3a Means Tested Income only (Y/N)

	Mother or Parent1 \ Column A	Father or Parent 2 \ Column B	Nonparent Caretaker \ Column C
1 Monthly Gross Income	\$	\$	
1a Federal benefit for child	+	+	
1b Self-employment tax paid	-	-	
1c Subtotal	0.00	0.00	
1d Credit for in-home children	-	-	0.00
1e Credit for not-in-home children	-	-	0.00
2 Adjusted Gross Income (AGI)	\$ 0.00	\$ 0.00	
2a Combined Adjusted Gross Income	\$0.00		
3 Percentage Share of Income (PI)	0%	0%	
3a Means Tested Income only (Y/N)	N	N	

Part III. Parents' Share of BCSO

- 4 BCSO allotted to primary parent's household
- 4a Share of BCSO owed to primary parent
- 4b BCSO if Self Support Reserve (SSR) is applied
- 5 Each parent's average parenting time
- 5a Parenting Time Adjustment (68 or less days)
- 5b Adjusted BCSO (68 or less days)
- 6a Parenting Time Adjustment (92 or more days)
- 6b Adjusted BCSO (92 or more days)
- 7 Calculated BCSO

4 BCSO allotted to primary parent's household	\$ 0.00	\$ 0.00	\$ 0.00
4a Share of BCSO owed to primary parent	\$ 0.00	\$ 0.00	
4b BCSO if Self Support Reserve (SSR) is applied	N/A	N/A	
5 Each parent's average parenting time	N/A	N/A	
5a Parenting Time Adjustment (68 or less days)	N/A	N/A	
5b Adjusted BCSO (68 or less days)	N/A	N/A	
6a Parenting Time Adjustment (92 or more days)	N/A	N/A	
6b Adjusted BCSO (92 or more days)	N/A	N/A	
7 Calculated BCSO	\$ 0.00	\$ 0.00	

Part IV. Additional Expenses

	Mother or Parent 1 \ Column A	Father or Parent 2 \ Column B	Nonparent Caretaker \ Column C
8a Children's portion of health insurance premium	\$	\$	\$
8b Recurring uninsured medical expenses	\$	\$	\$
8c Work-related childcare	\$	\$	\$
9 Total additional expenses	\$ 0.00	\$ 0.00	\$ 0.00
10 Share of additional expenses owed	\$ 0.00	\$ 0.00	
11 Adjusted Support Obligation (ASO)	\$ 0.00	\$ 0.00	

Part V. Presumptive Child Support Order

	OBLIGATION		
12 Presumptive Child Support Order (PCSO)	\$ 0.00	\$ 0.00	

* Enter the difference between the greater and smaller numbers from Line 11 except in non-parent caretaker situations.

Current Order Flat %? N (N / Y)

Modification of Current Child Support Order

13a Current child support order amount for the obligor parent	\$	\$	
13b Amount required for significant variance to exist	\$ 0.00	\$ 0.00	
13c Actual variance between current and presumptive child support orders	\$ 0.00	\$ 0.00	

Part VI. Deviations and FCSO

Deviations must be substantiated by written findings in the Child Support Order	14 Deviations (Specify):	\$	\$	
	15 Adjusted for Minimum Order (Y/N)	N	N	
	16 Final Child Support Order (FCSO)	\$ 0.00	\$ 0.00	
	17 FCSO adjusted for Federal benefit, Line 1a, Obligor's column.	\$ 0.00	\$ 0.00	

Comments, Calculations, or Rebuttals to Schedule

Preparer's Use Only

Name:		Date:	6/15/2020
Title:			

State of Tennessee	Court _____ (Must Be Completed)	County _____ (Must Be Completed)
Divorce Agreement (Marital Dissolution Agreement) (Form 5)		File No. _____ (Must Be Completed) Division/Part _____ (Large Counties Only)
Plaintiff (Name: First, Middle, Last of Spouse Filing the Divorce)		
Defendant (Name: First, Middle, Last of the Other Spouse)		

This form explains how you and your spouse will divide your property and debts.
You must file this form with your **Request for Divorce, Form 1.**

Warning! Divorce cases can be hard.
It is always good to talk with a lawyer, if possible.
For information on how to get legal help, call 1-844-Help4TN (1-844-435-7486).

Check "yes" or "no" for each question below.

Does one or more of the children born while you were married have a different birth father?

Yes No

Does somebody else have a court order giving them custody or visitation of the children?

Yes No

Is a spouse pregnant?

Yes No

Does either spouse have a pension or retirement plan? This includes any retirement except Social Security. If you have any questions, see a lawyer.

Yes No

Does either spouse own a business?

Yes No

Does either spouse have real property (real property is houses, land, mobile homes that are permanently attached to the ground, condominiums, and cooperatives).

Yes No

If you checked "Yes" for any of the questions above, you cannot use these forms. Please talk to a lawyer.

Do you and your spouse agree on everything in the Parenting Plan?

Yes No

If you checked "No" for the question above, you cannot use these forms. Please talk to a lawyer.

Plaintiff: Initials

Date Signed:

Defendant: Initials

Date Signed:

We promise the Court that: (Check Yes or No for each box)

1. We are the Plaintiff and Defendant listed above. We are filing a **Request for Divorce** in the county and court listed above. We can no longer get along as spouses. We understand our marriage rights and duties. We want to get an agreed divorce.

Yes **No**

2. We agree on everything in the **Request for Divorce**. The **Request for Divorce** does not have to be served, and there is no need to file an **Answer**.

Yes **No**

3. Each of us has read this whole **Divorce Agreement**. We agree it is fair. We agree that each of us has told the other all information on assets and/or debts that we each have. We understand that the Divorce Agreement will become part of our **Final Divorce Order**.

Yes **No**

4. My spouse and I have children together who are under 18, in high school or disabled.

Yes **No**

Children together means children you had together that were born before your marriage AND all children born or adopted during the marriage. This includes all children either spouse had during the marriage. The Court can decide issues about each child under age 18, in high school, or disabled.

5. We have entered into a Permanent Parenting Plan. It is attached and part of this Marital Dissolution Agreement. We agree the Plan is in the best interest of the children. We understand the court will make the final decision about parenting issues.

Yes **No**

6. No one made us sign this Agreement. We will sign any other papers needed to carry out this Agreement.

Yes **No**

7. Neither spouse is pregnant.

Yes **No**

8. We agree that this Request for Divorce will take effect only if the Court finds it fairly divides our assets and debts and fully provides for the care and support of our children and if the Court grants a divorce.

Yes **No**

If you checked "No" on any box, you cannot use any of these forms to file for a divorce. If you have any questions about the Request for Divorce, or about what might happen if either of you change your mind, you need to speak with a lawyer before signing it.

Plaintiff: Initials

Date Signed:

Defendant: Initials

Date Signed:

Plaintiff's Personal Property

The **Plaintiff** will own the following property:

a. Vehicles (cars, motorcycles, trucks, boats, etc.)

Vehicle 1	Year	Make	Model	VIN #
Vehicle 2	Year	Make	Model	VIN #
Vehicle 3	Year	Make	Model	VIN #

b. Other personal property like bank accounts, cash, furniture, jewelry, trailers, etc., **not** houses or land!

Type of Account	Bank or Financial Institution	Account Number (Last four Digits)	Account Balance
Check Account			
Savings Account			
Money Market Account			
Other Account			
Other Account			

Describe other personal property: _____

c. All personal property the Plaintiff has now is his/hers.

If you need more lines, copy this page. Make sure it is included when you file this paper.

Defendant's Personal Property

The **Defendant** will own the following property:

a. Vehicles (cars, motorcycles, trucks, boats, etc.)

Vehicle 1	Year	Make	Model	VIN #
Vehicle 2	Year	Make	Model	VIN #
Vehicle 3	Year	Make	Model	VIN #

b. Other personal property like bank accounts, cash, furniture, jewelry, trailers, etc., **not** houses or land!

Type of Account	Bank or Financial Institution	Account Number (Last four Digits)	Account Balance
Check Account			
Savings Account			
Money Market Account			
Other Account			
Other Account			

Describe other personal property: _____

c. All personal property the Defendant has now is his/hers.

If you need more lines, copy this page. Make sure it is included when you file this paper.

Debt

Notice: The Final Decree does not necessarily affect the ability of a creditor to proceed against a party or a party's property, even though the party is not responsible under the terms of the decree for an account, any debt associated with an account or any debt. It may be in a party's best interest to cancel, close or freeze any jointly held accounts. T.C.A. §36-4-134.

What this means: This Order does **not** protect you against creditors. They may try to collect from you, even if your spouse is supposed to pay the debt. It may be best to cancel, close, or freeze any accounts you have together.

Plaintiff will pay all debts he or she has made since separating from the other spouse. He or she will also pay for the following debts:

List all loans, including car notes, credit card, cash advance debts	Name of Creditor (person or company you owe)	Account Number (last four digits)	Name on the account	Amount still owed
1.				\$
2.				\$
3.				\$
4.				\$

If you need more lines, copy this page. Make sure it is included when you file this paper.

Are any of these debts listed above joint debts? It is a joint debt if both spouses signed a Note or legal paper to pay the debt.

The Plaintiff will do his or her best to refinance or pay off these joint debts.

The Plaintiff has (choose one): 90 days 180 days 1 year from the date the Court approves this Agreement to do so or otherwise take the other spouse's name off of these joint debts.

What if the Plaintiff does not refinance or pay off the joint debts in that time? Then the other spouse may take him or her back to Court. The Court may order the Plaintiff's assets sold to pay off the joint debt(s).

Plaintiff: Initials _____ Date Signed: _____

Defendant: Initials

Date Signed:

Defendant will pay all debts he or she has made since separating from the other spouse. He or she will pay for the following debts:

List all loans, including car notes, credit card, cash advance debts	Name of Creditor (person or company you owe)	Account Number (last four digits)	Name on the account	Amount still owed
1.				\$
2.				\$
3.				\$
4.				\$

If you need more lines, copy this page. Make sure it is included when you file this paper.

Are any of these debts listed above joint debts? It is a joint debt if both spouses signed a Note or legal paper to pay the debt.

The Defendant will do his or her best to refinance or pay off these joint debts.

The Defendant has (choose one): 90 days 180 days 1 year from the date the Court approves this Agreement to do so or otherwise take the other spouse's name off of these joint debts.

What if the Defendant does not refinance or pay off the joint debts in that time? Then the other spouse may take him or her back to Court. The Court may order the Defendant's assets sold to pay off the joint debt(s).

We Both Agree on How to Divide the Debts

(Hold Harmless Provision)

Both the spouses agree to divide their debts as listed above. The Plaintiff agrees to pay all the debts listed under "Plaintiff's Debts." The Defendant agrees to pay all the debts listed under "Defendant's Debts." The Plaintiff will not try to make the Defendant pay his/her debts. The Defendant will not try to make the Plaintiff pay his/her debts. The Plaintiff and Defendant understand that creditors can try to collect from both of them. A creditor may get one spouse to pay the other spouse's debt, even after the divorce is final. If that happens, the spouse who has agreed to pay the debt will pay the other spouse back. He or she will pay back any payments and reasonable lawyer's fees the spouse paid. He or she will pay back any costs of trying to stop a creditor from collecting the debt.

Plaintiff: Initials

Date Signed:

Defendant: Initials

Date Signed:

Alimony (check one):

Warning! This section can be very hard. Please talk with a lawyer if you need help with this section.

Alimony can only be changed if there are significant life changes. Sometimes it cannot be changed at all. You have to get a court order to change alimony.

If you want alimony but do not agree on all the sections below, you cannot use this form.

You must fill out each section.

Neither spouse wants alimony

OR

1. The Plaintiff Defendant agrees to pay (amount): \$ _____ .

2. We agree that the alimony (check **all** the blocks that are true for your agreement):

Will be paid until this date _____

Will end when the one who gets the alimony dies or gets married again

Will end when the one who gets the alimony finishes school, or on _____, whichever

Or if this happens _____

Will not be modified.

The court can modify the alimony due to significant changes in our lives, or if the person receiving alimony lives with another person, with or without a romantic relationship.

3. We agree that the alimony will be paid (you must check **one**):

Weekly

Monthly

Other: _____

Lump sum paid all at one time

Important: Both of us understand alimony may change our federal taxes. Unless we specifically agree otherwise, the payor will be able to deduct it on his/her tax return and the person receiving it will have to declare it as income. Our initials at the bottom of this page show we understand this. We agree we are responsible for knowing, understanding and accepting this.

Plaintiff Initials

Date Signed:

Defendant Initials

Date Signed:

Name Change

Check below to change a spouse's name back to a name used before this marriage (maiden name or previous married name). A government agency or other business may need proof of this name change. If so, give them a filed copy of this form.

Plaintiff _____

First	Middle	Last
-------	--------	------

Defendant _____

First	Middle	Last
-------	--------	------

Court Costs will be paid by (check **one**)

Plaintiff

Defendant

Plaintiff and Defendant will each pay half

Other (explain): _____

Waiver of Service

By signing this Agreement, the Plaintiff and Defendant agree they do not have to serve each other with divorce papers. This form is only good for 180 days after the last spouse signs it. Your final hearing must be within those 180 days. If the 180 days has passed, you will have to fill out, sign, and file this form again. The spouses understand that they do not have to file an Answer to a Complaint for Divorce.

Entire Agreement

This document says everything the Plaintiff and Defendant agreed to in this divorce. If they agreed with each other about anything else, the court cannot make them do it.

Warning - Changes (Modification)

This form is a legal contract. It is very important this contract is completely filled out. Make sure that you are OK with everything that is in it before you sign it. Speak to a lawyer before signing or if you have any questions.

Plaintiff: Initials

Date Signed:

Defendant: Initials

Date Signed:

Read below, but only sign in front of a notary.

You may sign at a different time than your spouse, if you want.

Plaintiff

I know that Tennessee has laws against lying on purpose (perjury). I swear and affirm that:

- As far as I know, the information on this form is true.
- I have told my spouse about all property and all debts that I know about. I have not kept any property or debts a secret from my spouse before I signed this agreement.
- This is everything we have agreed to.
- Any Agreements we have that are not listed above are no longer any good.

I understand that even if one of us changes his or her mind after we both sign it, the Court may still enforce the Request for Divorce.

SWORN to and SUBSCRIBED before me, on

(date): _____
MM/DD/YYYY

Signed at (city): _____

State of Tennessee, County of _____

By (Plaintiff):

Signature of Notary Public, State of Tennessee
My commission expires on:

MM/DD/YYYY

(Notary's seal)

Read below, but only sign in front of a notary.

You may sign at a different time than your spouse, if you want.

Defendant

I know that Tennessee has laws against lying on purpose (perjury). I swear and affirm that:

- As far as I know, the information on this form is true.
- I have told my spouse about all property all and debts that I know about. I have not kept any property or debts a secret from my spouse before I signed this agreement.
- This is everything we have agreed to.
- Any Agreements we have that are not listed above are no longer any good.

I understand that even if one of us changes his or her mind after we both sign it, the Court may still enforce the Request for Divorce.

SWORN to and SUBSCRIBED before me, on

(date): _____
MM/DD/YYYY

Signed at (city): _____

State of Tennessee, County of _____

By (Defendant):

Signature of Notary Public, State of Tennessee
My commission expires on:

MM/DD/YYYY

(Notary's seal)

By signing this Agreement, the spouses agree not to serve each other with divorce papers. They will give this Agreement to a court within 180 days. The 180 days starts when both of them have signed the Agreement. They agree that they do not need to file an answer to the divorce complaint.

Plaintiff: Initials _____ Date Signed: _____

Defendant: Initials _____ Date Signed: _____

State of Tennessee	Court _____ (Must Be Completed)	County _____ (Must Be Completed)
Final Decree of Divorce (Marital Dissolution Agreement and Permanent Parenting Plan Order) (Form 6)		File No. _____ (Must Be Completed) Division/Part _____ (Large Counties Only)
Plaintiff (Name: First, Middle, Last of Spouse Filing the Divorce)		
Defendant (Name: First, Middle, Last of the Other Spouse)		

If you are ready to finalize your divorce, you must fill out this form and file it with the court clerk. Only the spouse asking for the divorce must sign it, and that spouse **must go** to the court hearing. **BUT**, it is a good idea for **both** spouses to go in case the court has questions. Ask the court clerk for the rules in your county. The Judge does not have to sign this Order if he/she thinks your Divorce Agreement is not fair.

Take a copy of this form with you to your court hearing. It is best to bring all copies of documents you have filed in this case and take:

- **Divorce Agreement**, Form 5, signed by both spouses and notarized if not filed with Request for Divorce
- **Divorce Certificate** - you must get the official state form from the clerk and have it filled out before you go into court.
- **Title IV-D Child Support Information Form** – you only need this form if one of the spouses or children receive SNAP Food Stamps, Families First (AFDC) and/or TennCare from the State.
- **Permanent Parenting Plan, including Child Support Worksheet**

Court Hearing and Findings:

On (Date) _____, there was a court hearing at the court and county listed above
(MM/DD/YYYY)

before : _____
(Judge's Name)

Parties at the hearing:

Plaintiff (Spouse filing the divorce):

Street or P.O. Box City State Zip Phone #

Defendant (The other spouse):

Street or P.O. Box City State Zip Phone #

The Court affirmatively finds as follows:

The spouses have sworn and affirmed they have children together who are under 18, in high school or disabled and neither spouse is pregnant. Children together means children they had together before the marriage and all children born or adopted during their marriage.

The spouses have both signed under penalty of perjury a proposed permanent Parenting Plan that includes all children the parties have together.

The spouses have made adequate and sufficient provision for the custody and support of all of their children and the court finds the proposed permanent Parenting Plan, including the parenting schedule, is in the children's best interest.

The spouses have both signed under penalty of perjury a Divorce Agreement (Marital Dissolution Agreement). That Agreement has disclosed fully the spouses' assets and liabilities and the court finds it equitably settles any and all property rights between them.

Alimony

- Neither spouse wants alimony OR
 - The (check **one**): Plaintiff Defendant agrees to pay (amount): _____
 - each Week Month Other _____
 - The alimony will end on (date): _____ OR
 - The alimony will end when this happens: _____
-

The spouses are now divorced based on irreconcilable differences and are restored to the rights and privileges of unmarried persons. The Permanent Parenting Plan and Divorce Agreement (Marital Dissolution Agreement) are now a part of this Final Decree of Divorce.

Orders of Protection (check one):

- Neither party has a current Protective Order.
- The Court ends the current Protective Order.
- The Court continues the current Protective Order from this Court until (MM/DD/YYYY): _____.
Attach a Copy of the Order of Protection. Write the Case Number here: _____
- The parties have an Order of Protection in a different court. This Final Divorce Order does not change that Order of Protection.
Attach a Copy of the Order of Protection. Write the Case Number here: _____

Restraining Order (check one):

- Neither party has a current restraining order or wants a restraining order.
- The Court orders both parties not to hurt or threaten the other.
- The Court further orders that they cannot contact each other after the divorce is final. They also cannot send messages to each other through other people.

Name Change (check one):

- This Order does not change either party's name.
- This Order changes the Plaintiff's name to:

First Name

Middle Name

Last Name

- This Order changes the Defendant's name to:

First Name

Middle Name

Last Name

Important! You need to change your name on your driver's license or other records. You may need a certified copy of this Order to do that.

Lawyers' fees (check one):

- Neither side has a lawyer.
- The Plaintiff will pay for his/her lawyer's fees. The Defendant will pay for his/her lawyer's fees.
- Other (explain):

Court Costs will be paid as follows (check one):

- The Plaintiff and Defendant will each pay half of the court costs.
- Plaintiff will pay all costs.
- Defendant will pay all costs.
- Other agreement: _____.

Other Orders

Notice: The Final Decree does not necessarily affect the ability of a creditor to proceed against a party or a party's property, even though the party is not responsible under the terms of the decree for an account, any debt associated with an account or any debt. It may be in a party's best interest to cancel, close or freeze any jointly held accounts. T.C.A. §36-4-134.

What this means: This Order does not protect you against creditors. They may try to collect from you, even if your spouse is supposed to pay the debt. It may be best to cancel, close, or freeze any accounts you have together.

This Order is made on Date (MM/DD/YYYY): _____ by:

Judge's signature

This Order is not final until 30 days after the Judge signs it. During those 30 days, you may have questions about remarrying or buying property. If so, talk to a lawyer.

Presented by: _____
Person Getting the Order

Plaintiff's Signature: _____

Date (MM/DD/YYYY): _____ Plaintiff's Phone Number: _____

Defendant's Signature: _____

Date: (MM/DD/YYYY) _____ Defendant's Phone Number: _____

If your spouse did not go to this hearing, you must mail him/her a copy of this signed Final Divorce Order. Then fill out the part below.

Certificate of Service:

I swear and affirm that a copy of the Final Divorce Order was given to my spouse. It was delivered in person or sent by first-class U.S. Mail to this address:

I did so on the _____ day of _____, 20_____.

Spouse who mails it signs here:

Street Address:

City, State, Zip

Phone number:

Attached:

- Divorce Agreement** – Marital Dissolution Agreement (if not already submitted)
- Divorce Certificate** (if not already submitted)
- Parenting Plan including Child Support Worksheet** (if not already submitted)
- Title IV-D Form** (if not already submitted)

Other: _____

State of Tennessee	Court _____ (Must Be Completed)	County (Must Be Completed)
Restraining Order for Divorcing Spouses (Statutory Injunction) (Form 7)		File No. (Must Be Completed) Division/Part (Large Counties Only)
Plaintiff (Name: First, Middle, Last of Spouse Filing the Divorce)		
Defendant (Name: First, Middle, Last of the Other Spouse)		

Both spouses must obey all state law below until the divorce is granted. If you do not obey them, you may be held in contempt of court.

Behavior You must not:

- Bother, harass, threaten, assault or abuse your spouse.
- Talk about your spouse in a bad way to or in front of your children, your spouse's children, or your spouse's employer.
- Hide, destroy, or spoil any evidence stored on a computer hard drive or memory storage device.

Property & Money

- **DO NOT** do anything to any property that belongs to both of you that makes it worth less money. This means you can't sell, spend, destroy, harm, transfer, assign, borrow against, hide, or do anything with it. This is true unless the court orders it or your spouse agrees.
- You may use your income for expenses that:
 - Let you keep living as well as you did when married,
 - Pay the usual costs for your business the same way you always do
- You must keep records of all expenses. If he/she asks, you must give your spouse copies of those records.

Children

You must not move the children:

- Out of Tennessee, or
- More than 50 miles from the home where you lived while married. This is true unless the court orders it or your spouse agrees.

Important! Do you have a good reason to be afraid that your spouse might hurt you or your children? Then you may go with your children to a safe place. Later, the other spouse may ask the court for an emergency hearing and new Orders. The court can hold the hearing by phone, if needed. **Important!** If you want to move with the children out of Tennessee or more than 50 miles away after the divorce, Tennessee's relocation law applies. You must speak with a lawyer.

Insurance Unless the court orders it or your spouse agrees, **you must not:**

- Change, cancel, or transfer **any** insurance policy that covers either spouse or the children.
- Change, cancel, or transfer **any** insurance policy that names either spouse or the children as beneficiary.
- Stop paying for **any** insurance policy premium that covers either spouse or the children.

You **must** follow this Order unless the court changes or ends it, OR your case is final or dismissed. OR you and your spouse make an agreement. Either spouse may ask the court to change or cancel this Order.

Plaintiff's Signature

Defendant's Signature

State of Tennessee	Court _____ (Must Be Completed)	County _____ (Must Be Completed)
Notice of Hearing to Approve Irreconcilable Differences Divorce (Form 8) Irreconcilable differences mean no one is to blame for the divorce. You two just cannot work out your problems.		File No. _____ (Must Be Completed) Division/Part _____ (Large Counties Only)
Plaintiff (Name: First, Middle, Last of Spouse Filing the Divorce) Defendant (Name: First, Middle, Last of the Other Spouse)		

This case is set for hearing at the court above on:

_____, 20_____ at
(Month/Day)

Location: Room # _____
(Street) (City, State, Zip)

Presented by:

Person asking for the Hearing to approve the irreconcilable differences divorce

Certificate of Service

I swear and affirm that a copy of this Notice was given to my spouse. It was delivered in person or sent by first-class U.S. Mail to this address:

I did so on the _____ day of _____ 20_____ .

Person asking for the Hearing:

Street Address:

City, State, Zip

Phone number:

State of Tennessee	Court _____ (Must Be Completed)	County _____ (Must Be Completed)
Order of Wage Assignment for Child Support (Form 9)		File No. _____ (Must Be Completed) Division/Part _____ (Large Counties Only)
Plaintiff (Name: First, Middle, Last of Spouse Filing the Divorce)		
Defendant (Name: First, Middle, Last of the Other Spouse)		

This cause came to be heard on the _____ day of _____, _____. It is hereby,

Ordered, adjudged and decreed that:

① Plaintiff Defendant shall pay the other parent \$ _____ a month for current support and \$ _____ a month for back child support.

List all the children this payment supports. Add a page if you need more space.

Name (first, middle, last) _____

Date of birth: _____

Name (first, middle, last) _____

Date of birth: _____

Name (first, middle, last) _____

Date of birth: _____

② This Order is a wage assignment order. Wage assignment means the employer takes the money out of each paycheck. The employer will take out \$ _____ per month for current child support plus an additional \$ _____ per month for back child support from the Plaintiff's Defendant's paycheck. The back child support will be paid until \$ _____ in total back child support has been paid in full.

③ The Clerk shall give notice of this assignment to the Plaintiff's Defendant's employer:

Employer's name and address _____

Notice shall be given by certified mail. The employer shall withhold \$ _____ per month from

the Plaintiff's Defendant's paycheck and pay it to:

The Central Child Support Receiving Unit

P.O. Box 305200

Nashville, TN 37229

The payment shall indicate:

Case Number _____

Court Identifier/Tennessee Child Support Enforcement System (TCSES) Number _____

④ Payment shall be made by the Central Child Support Receiving Unit to:

Name of parent receiving support (first, last, middle) _____

Address: _____

Telephone: _____ Fax: _____ Email: _____

⑤ Plaintiff Defendant shall pay the sum of \$ _____ per month directly to the other parent until such time the child support is deducted from his wages.

Signed this _____ day of _____, 20 _____.

JUDGE

Presented by:

Plaintiff

Defendant

Address

Address

Telephone

Fax

Telephone

Fax

Email

Email

Children:

1. First, middle, last name: _____
 Date of birth: _____
 Address where he/she lives: _____
 City _____ State: _____ Zip code: _____

2. First, middle, last name: _____
 Date of birth: _____
 Address where he/she lives: _____
 City _____ State: _____ Zip code: _____

3. First, middle, last name: _____
 Date of birth: _____
 Address where he/she lives: _____
 City _____ State: _____ Zip code: _____

4. First, middle, last name: _____
 Date of birth: _____
 Address where he/she lives: _____
 City _____ State: _____ Zip code: _____

Important! If child support payments are made to the Central Child Support Receiving Unit, remember:

Send a payment coupon from the Department of Human Services with each payment. Don't have a coupon? Then this information **must** go with each payment:

1. Name and social security number of the parent who must pay child support.
2. Court Identifier number
3. Docket number _____

If you don't send this information with the payment, you may have to pay a penalty (TCA §36-5-120).

Are you behind on child support payments (in arrears)? Then the payment that is set is the least you can pay. Your children's other parent can still try and collect by taking your income tax refund. Or he/she can get a lien to get the money if you sell any property. Or he/she can ask the court to take your property to pay what you owe. If this happens, will it count toward what you owe for child support? It **ONLY** counts if it is paid to the Central Child Support Receiving Unit.

Is child support being taken out of your wages? Until your employer starts taking the payments out of your wages, you must make payments. Make payments directly to the Central Child Support Receiving Unit. What if your employer is not taking the full payment you owe out of your wages? Then you must pay the rest of the payment directly to the Central Child Support Receiving Unit.

Warning! If any of the information on this paper changes or is wrong, you must let the court know right away. If you don't, a default judgment may be entered against you. The default judgment will be sent to the most recent residential or employer address on file with the court or the Title IV-D agency. A default judgment means you are ordered to pay all the child support you owe at once. If any of the information changes, both the Plaintiff and Defendant must tell the court and the IV-D Child Support Office within 10 days. Report the changes to the Clerk of the _____ Court,

_____, and the _____,
_____,
_____.