DOING YOUR OWN DIVORCE IN TRIBAL COURT

INTRODUCTION

The information contained in this packet is to assist you if you are considering doing your own divorce in Tribal Court. It provides information about the law and the forms you will need to fill out. If you have any questions regarding the information provided or the forms to be filled out, please contact the Tribal Court Clerk.

WHAT SHOULD I CONSIDER BEFORE I DECIDE TO DO MY OWN DIVORCE?

Will your spouse disagree with you over which one of you the children will live with?

Will your spouse disagree with you over the amount of child support to be paid or how you should divide your property (i.e., house, furniture, cars, boats, bank accounts, etc.)?

Will your spouse disagree with you over how you should divide your debts?

If your answer to <u>any</u> of the above questions is Yes, you may want to consider talking to a lawyer or legal advocate who is familiar with the law. (Neither the Swinomish Tribal Attorneys nor the Northwest Intertribal Court System (NICS) Attorneys can represent you in your divorce. You must either represent yourself or find someone else to represent you in Tribal Court.) If you and your spouse agree on all the terms of the divorce, forms are provided so that you can file for divorce together.

OVERVIEW OF THE PROCESS

There are a number of steps that you will need to complete before your marriage is dissolved. They include:

- 1. Complete the legal forms
- 2. File the forms with the Court Clerk
- 3. Notify your spouse of the divorce action by having copies of the legal forms delivered to him or her. The Court Clerk can explain the proper way to do this.

- 4. Wait at least 90 days. (The Court will not schedule a dissolution hearing for at least 90 days from when you first filed your papers).
- Go to Court for your final divorce decree.

HOW MUCH WILL IT COST?

The cost for filing your forms and service of process on the reservation is \$_____. There is also a \$15.00 fee for filing the divorce with the Washington State Department of Vital Statistics.

There are forms which can be used to request the judge to waive your filing fee. If, based on your forms, the judge finds that you cannot afford to pay the filing fee, he or she will sign an order allowing you to file for a divorce without having to pay the court filing fee.

WHO MAY FILE FOR A DIVORCE IN TRIBAL COURT?

You may apply to the Swinomish Tribal Court for a divorce if you or your spouse is an enrolled member of the Swinomish Indian Tribal Community and you have resided on the Reservation for at least 90 days.

The only ground required to obtain a divorce is that the marriage is irretrievably broken. "Irretrievably Broken" means that there is no reasonable possibility that your marriage can be saved. However, your spouse may deny the marriage is irretrievably broken under oath. The court will either make a determination right away or it can continue the case for up to 90 days and order a conciliation or counseling conference. At the next scheduled hearing after the conciliation or counseling conference, the court will determine whether or not the marriage is irretrievably broken.

YOUR CHILDREN - THE PARENTING PLAN

Because the terms "custody" and "visitation" are non-Indian concepts and do not accurately reflect the parenting functions and roles in a Tribal community, the divorce forms refer instead to a plan that parents will follow regarding where the children will live, who will make the major decisions for them and how their support costs will be shared. This plan is called a parenting plan and is one of the forms included here.

The objectives of a parenting plan are:

1. To provide for the children's physical care and emotional well being.

- 2. To provide for the children's changing needs as they grow.
- To clearly identify the roles and responsibilities of each parent. 3. 4.
- To minimize the children's exposure to conflict between the parents.
- To protect the best interests of the children. 5.

A parenting plan will also provide for the financial support of the children. The Court recognizes that children have a right to receive support and that both parents have a duty to provide support for their children in proportion to their incomes. The Court has computation factors it considers in determining child support (Section 9-3.160 of SITC Domestic Relations

WHAT IF MY SPOUSE IS COOPERATING?

If you and your spouse agree to all the terms contained in your divorce petition, he or she can fill out and file with the Court Clerk the "Joinder of Respondent" form which indicates to the Court that there are no major disagreements between your spouse and yourself regarding division of property, allocation of debts, terms of the parenting plan, including child support, etc. The Joinder and Petition should be filed together.

WHAT IF MY SPOUSE IS NOT COOPERATING?

If your spouse is unwilling to cooperate with you or has major disagreements regarding any provisions of the Divorce Petition, you should file the Petition yourself with the Court Clerk. Next, you will need to see that a copy of the Petition and a Summons is served (delivered) to your spouse. YOUR CANNOT DELIVER THE PETITION AND SUMMONS YOURSELF. You can either have the Swinomish Police Department serve the legal papers if your spouse resides on the Reservation, or you can have a professional process server (see the yellow pages under "Process Server") deliver the papers to your spouse for a fee. Or you can have a friend who is over 18 years old deliver the papers to your spouse. The friend will have to fill out an Affidavit of Service which tells the Court who served your spouse, where your spouse was served and what papers your spouse was served with.

Because the judge will only grant your divorce if your spouse has been served correctly and there is proof of this service in your court file, you will probably want to have either the Swinomish Police Department or a professional process server do it.

HOW TO FILE FOR A DIVORCE IN TRIBAL COURT

I. FORM #1 - Petition for Dissolution of Marriage

- A. Fill out Form #1 Do not sign the form until you have gone to a notary public. Be sure if there are children of the marriage that you have filled out and attached a Parenting Plan. [Form # 2]
- B. List all children born or adopted by both you and your spouse in Section IV C of the Petition. Children of prior marriages or relationships who have not been adopted by you or your spouse should be listed in Section IV F and G.
- C. Section IV D refers to the Parenting Plan form you must fill out if there are dependent children of the marriage.
- D. In Section V A, you must list the property you and your spouse own and which you would like the court to award to you or your spouse. Normally, property that was acquired by you or your spouse before the marriage, or property acquired solely by one of you by gift or inheritance during the marriage, is considered separate property by the court and will be given to the spouse that acquired it. All other property acquired during the course of the marriage will be considered property that you both own. This includes any property bought during the course of the marriage even if only the wages of one spouse were used.

In Section V B & C you must tell the court how the property listed in Section V A should be divided between you and your spouse.

- E. In Section VI A, list all the debts you and your spouse owe, even if the debt was incurred by only one of you.
 - In Section VI B & C, you must tell the court how the debts should be divided between you and your spouse.
- F. The court can order either spouse to pay spousal maintenance (i.e., alimony). If you believe you are due maintenance, check the appropriate box in Section VII B. If neither you nor your spouse wishes to request maintenance check Section VII A. Although the judge will consider your request, he/she will make the final decision on whether or not to order maintenance and, if awarded, the amount.

G. If you are the wife of this marriage and want to request that your former or maiden name be returned, fill out **Section VIII**. You cannot choose a new name at this time, but only go back to your previous name.

II. FORM #2 - PARENTING PLAN

- A. Completing the Parenting Plan can be time consuming. Read the form carefully and take your time. If you have more than one child and the children will be living with different parents, fill out a Parenting Plan for each child.
- B. In Part I, list the names, ages and birthdates of all minor (under 18 years old) children of this marriage.
- C. In Part II, you are required to inform the court of any reasons why a parent's involvement with a child should be limited or restricted. The court may restrict or not allow shared parenting for a number of reasons including: child abuse, domestic violence, child abandonment or neglect, alcohol or drug abuse, mental or physical illness.

If you claim that the other parent has hurt or may harm you or your child(ren), you will need to present evidence to the court of this fact. The other parent will be able to present evidence to show that the harm did not occur.

Check Box A if neither parent has any special problems that should restrict or limit his or her access to the child(ren). Check Box B if you believe there are circumstances that require limiting access to the child(ren) and then check the box or boxes that apply.

Section C should be used to describe any special arrangements for the parent's contact with the child(ren) which may be needed for their protection [i.e., another adult shall be present during any contact with the child(ren)].

D. Part III of your Parenting Plan requires you to spell out what times your child(ren) will spend with each parent, including holidays, birthdays and vacations. Usually, the court will want to see a residential schedule that allows both parents to continue to spend time with the child(ren).

If no restrictions apply (see Part II above), the court will lean toward having the child(ren) live primarily with the parent who has been taking care of the child(ren)'s daily needs (i.e., feeding, bathing, supervising, etc.). The court will also consider other factors like:

- any agreements the parents have reached for the residential schedule.
- how good a job each parent has done in taking care of the child(ren) in the past and their ability to take care of the child(ren) in the future.
- your child(ren)'s relationship with brothers, sisters and adults in his or her life.
- the wishes of the child if he or she is old enough to make a decision.

Under "Special Days and Holidays" check the appropriate box to indicate whether mother or father will always have that child on that holiday or whether the parents will alternate the holidays [i.e., Mother to have the children on July 4th in even numbered years; father to have them in the odd numbered years.]

E. Part IV of the Parenting Plan determines who will make major decisions about your child(ren)'s education, health care, religious upbringing and other major issues. Such decisions can be made by one parent, both parents, or divided between them.

Day-to-day decisions will be made by whichever parent your child is with at a particular time. If there is an emergency, either parent may decide what to do for the child's health or safety.

If your Parenting Plan provides that both parents will make major decisions, then you will have to talk with your spouse about major problems regarding your child(ren). If you and he/she cannot agree on how to solve a problem, then you will have to go through the problem solving process spelled out in the Plan entitled, "Dispute Resolution in Implementing Plan" [Part VI].

- F. In Part V, check the appropriate box to indicate which parent the child(ren) will be living with most of the time (more than half of the time).
- G. Part VI spells out the process you and your spouse will use to resolve any problems or conflicts that may arise when mutual decision making is designated but cannot be achieved or when there is a conflict regarding residential arrangements for the child(ren).

Parents can choose to utilize available Tribal services like counseling or mediation, hire a counselor or mediator, or utilize religious, traditional or any other mutually agreeable dispute resolution process, including court. The Parenting Plan should not require counseling or some other alternative to court if one parent has one of the restrictions set out in Part II.

If your Parenting Plan requires you and your spouse to go through some process other than court, you must try to resolve your problem through that process before you take your problems back to court.

H. Part VII requires you to provide certain information so that the court can calculate what is a reasonable amount for child support. If you do not have the information in Section A and cannot get it, write "unknown". If you do not know your spouse's net (after taxes) income, you should estimate this amount based on what you know about his or past earnings, work history and present job or earning ability. If your spouse is a seasonal worker who earns most of his or her money for the year over the course of a few months, divide his/her total net income by 12 months to figure out what his/her average net monthly income is (i.e., if your spouse is a fisherman, and based on past fishing income and future fishing projections expects to make about \$20,000, his or her average monthly net income would be \$20,000 ÷ 12 months or \$1,666.66).

In Section B check which parent is to pay support and the amount requested to be paid. If you do not know how much child support to request, check the "reasonable amount" box and the court will figure out the appropriate amount based on all other information you provide it with.

| 1 | | |
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| 2 | | |
| 3 | | |
| 4 | IN THE SWINOMISI | H TRIBAL COURT |
| 5 | FOR THE SWINOMISH INDIAN | COMMUNITY, WASHINGTON |
| 6 7 | IN RE THE MARRIAGE OF: |) No. |
| 8 | Petitioner, |) PETITION FOR DISSOLUTION) OF MARRIAGE) (WITHOUT Minor Children Involved) |
| 9 10 | And |) (WITHOUT Minor Children Involved)) |
| 11 | |) |
| 12 | Respondent. |) |
| 13 | |) |
| 14 | | |
| 15 | I. BA | SIS |
| 16 | 1.1 IDENTIFICATION OF PETITIONER. | |
| 17 | Name | |
| 18 19 | Date of Birth | |
| 20 | Tribal Affiliation | |
| 21 | Home Address | |
| 22 | | |
| 23 | | |
| 24 | | |
| 25 | PETITION FOR DISSOUTION WITHOUT CHILDREN – Page 1 of 6 Swinomish Tribal Court Model Form | Swinomish Tribal Court 17337 Reservation Road LaConner, WA 98257 Tel: 360-466-2097 or 7217 |

1/15/2009

| 1.2 | IDENTIFICATION | ON OF RESPONDENT. | |
|------|--|-------------------------------|---|
| Nan | ne | | |
| Date | e of Birth | | |
| | al Affiliation | | |
| | ne Address | | |
| 1.3 | CHILDREN OF SPOUSES. | THE MARRIAGE DEPEN | DENT UPON EITHER OR BOTH |
| | There are no dep | endant children as the result | of this marriage. |
| 1.4 | ALLEGATION | REGARDING MARRIAGE | 3. |
| | This marriage is | irretrievably broken. | |
| 1.5 | 5 DATE AND PLACE OF MARRIAGE. | | |
| | The parties were | married on[Date] | at [Place] |
| 1.6 | SEPARATION. | | |
| | [] Husband | and wife are not separated. | |
| | [] Husband | and wife separated on | [Date] |
| 1.7 | JURISDICTION | | |
| | This court has ju | | ursuant to the Swinomish Tribal Code 7- |
| | Tribe and Swinomis | the Petitioner and/or Respo | an enrolled member of the Swinomish Indondent has been domiciled upon the least ninety (90) days prior to |
| WITH | TION FOR DISSOUTION OUT CHILDREN – Page 2 mish Tribal Court Model Fo | | Swinomish Tribal Court 17337 Reservation Road LaConner, WA 98257 Tel: 360-466-2097 or 7217 |

1/15/2009

| 1 | | [] | The pa | arties knowingly and voluntarily consent to the jurisdiction of this court. |
|-----|-----|------|--------|--|
| 2 | | [] | Other: | |
| 3 | | | | |
| 4 | 1.8 | PROP | ERTY. | |
| 5 | | | | nunity or separate property owned by the parties. The court should make a able division of all the property. |
| 6 | | [] | The di | vision of property should be determined by the court at a later date. |
| 7 8 | | [] | The pe | etitioner's recommendation for the division of property is set forth below. |
| 9 | | | [] | The petitioner should be awarded the parties' interest in the following |
| 0 | | | | property: (LIST) |
| 1 | | | | |
| 12 | | | | |
| 13 | | | | |
| 4 | | | | |
| 15 | | | [] | The respondent should be awarded the parties' interest in the following property: (LIST) |
| 16 | | | | property. (DIST) |
| 17 | | | | |
| 8 | | | | |
| 9 | | | | |
| 20 | | | | |
| 21 | | | | |
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| 23 | | | | |
| 24 | | | | |
| 25 | | | | |

| 1 | 1.9 | DEBT | TS AND | LIAB | ILITIES. | |
|----|------|------|-----------|----------|--|--------------------------|
| 2 | | [] | The pa | arties h | ave no debts and liabilities. | |
| 3 | | [] | | | ave debts and liabilities. The court should make lebts and liabilities. | ke a fair and equitable |
| 4 | | | [] | The d | ivision of debts and liabilities should be determ | nined by the court at a |
| 5 | | | LJ | later o | | inned by the court at a |
| 6 | | | [] | The p | etitioner's recommendation for the division of | debts and liabilities is |
| 7 | | | | set for | rth below The petitioner should be ordered to pay the f | ollowing debts and |
| 8 | | | | | ties to the following creditors: (LIST) | S |
| 9 | | | | | | |
| 0 | | | | | | |
| 1 | | | | | | |
| 12 | | | | | | |
| 13 | | | | ГJ | The magner dent should be endered to may the | following dobts and |
| 4 | | | | [] | The respondent should be ordered to pay the liabilities to the following creditors: (LIST) | following debts and |
| 15 | | | | | | |
| 6 | | | | | | |
| 17 | | | | | | |
| 8 | | | | | | |
| 9 | 1.10 | SPOU | JSAL M | IAINTE | ENANCE. | |
| 20 | | [] | Spous | al main | tenance should not be ordered. | |
| 21 | | [] | There | is a nee | ed for spousal maintenance as follows: | |
| 22 | | LJ | | <u>-</u> | r | |
| 23 | | | | | | |
| 24 | | | | | | |
| 25 | | | | | | |
| - | 1 | | DISSOUTIO | | | Swinomish Tribal Court |

PETITION FOR DISSOUTION WITHOUT CHILDREN – Page 4 of 6 Swinomish Tribal Court Model Form

17337 Reservation Road LaConner, WA 98257 Tel: 360-466-2097 or 7217

| 1 | 1.11 | CON | INUING RESTRAINING ORDER. | |
|----------------|-----------|-----------|---|---|
| 2 | | [] | Does not apply. | |
| 3 | | [] | A continuing restraining order should be entered which rest respondent from assaulting, harassing, molesting or disturb petitioner. | |
| 5 6 | | [] | A continuing restraining order should be entered which rest respondent from going onto the grounds of or entering the l school of the petitioner or the daycare or school of the follows: | nome, working place o |
| 8 | | [] | A continuing restraining order should be entered which restrespondent from knowingly coming within or knowingly re(distance)of | emaining within |
| 9 10 | | [] | Other: | |
| 11 | | | | |
| 12 13 | 1.12 | PREG | NANCY. | |
| 14 | | [] | The wife is not pregnant. | |
| 15 16 | | [] | The wife is pregnant. The father of the unborn child is [] the husband [] unknown. | ne husband [] not the |
| 17 18 19 | 1.13 | OTHE | ER: | |
| 20 | | | H. DELVEE DECLYEGTED | |
| 21 | | | II. RELIEF REQUESTED | |
| 22 | The poble | | REQUESTS the Court to enter a decree of dissolution and t | o grant the relief |
| 23 | | [] | Provide reasonable maintenance for the [] husband [] wife | |
| 24 25 | | [] | Divide the property and liabilities. | |
| | WITHO | OUT CHILI | DISSOUTION DREN – Page 5 of 6 Court Model Form | Swinomish Tribal Court 17337 Reservation Road LaConner, WA 98257 Tel: 360-466-2097 or 7217 |

1/15/2009

| 1 | | | | |
|----|--------------|---------------------------|--|--------------------------------|
| 2 | [] | Change name of wife | to: | · |
| 3 | [] | Change name of husb | and to: | |
| 4 | [] | Enter a continuing res | straining order. | |
| 5 | [] | Order payment of atto | orney's fees, other professional | fees and costs. |
| 6 | [] | Other | | |
| 7 | Dated: | | Signature of Lawyer of | or Petitioner |
| 8 | | | 2 | |
| 9 | | | Print or Type Name | |
| 10 | | | | |
| 11 | | | Address | |
| 12 | I declare un | der penalty of periury un | Phone number der the laws of the Swinomish | Indian Community that the |
| | | true and correct. | | 21.01.01.1 |
| 13 | Signed at _ | | on | |
| 14 | | | | [Place] |
| 15 | [Date] | | _ | |
| 16 | | | | |
| 17 | | | Signature | |
| 18 | [] JOIN | NDER. | - | |
| 19 | | | | |
| 20 | | | By joining in the petition, the etition, without further notice. | respondent agrees to the entry |
| 21 | | | | |
| 22 | Dated: | | Signature of Responde | ent |
| 23 | | | orginators of recoponat | |
| 24 | | | | |
| 25 | | | | |
| | PETITION FOR | | | |

1/15/2009

| Petitioner / Plaintiff | | |
|--|---|----------------------------------|
| v. | Case No(s) | |
| | SWORN AFFIDAVIT | |
| Respondent / Defendant | | |
| Ι,, | hereby state that the following | is true and corre |
| The best of my knowledge: | | |
| The best of my knowledge. | | |
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| (If more room is needed please ask Court Clerk for le | ong form, or use fresh separate | piece of paper.) |
| | , , , , , , , , , , , , , , , , , , , | piece of paper.) |
| (If more room is needed please ask Court Clerk for le | , , , , , , , , , , , , , , , , , , , | piece of paper.) |
| I swear the above statements to be true and correct to | the best of my knowledge. | piece of paper.) |
| | , , , , , , , , , , , , , , , , , , , | piece of paper.) |
| I swear the above statements to be true and correct to | the best of my knowledge. Signature of Affiant | |
| I swear the above statements to be true and correct to Date | the best of my knowledge. Signature of Affiant | |
| I swear the above statements to be true and correct to Date | Signature of Affiant day of | , 20 |
| I swear the above statements to be true and correct to Date SIGNED AND SWORN before me, this the | the best of my knowledge. Signature of Affiant day of Signature of Court Clerk / N | , 20 |
| I swear the above statements to be true and correct to Date SIGNED AND SWORN before me, this the | Signature of Affiant day of | , 20 otary Public state of |
| I swear the above statements to be true and correct to Date SIGNED AND SWORN before me, this the | Signature of Affiant day of Signature of Court Clerk / N Notary Public in and for the | , 20 otary Public state of |
| I swear the above statements to be true and correct to Date SIGNED AND SWORN before me, this the | Signature of Affiant day of Signature of Court Clerk / N Notary Public in and for the My commission expires | , 20 otary Public state of |
| I swear the above statements to be true and correct to Date SIGNED AND SWORN before me, this the | Signature of Affiant day of Signature of Court Clerk / N Notary Public in and for the | , 20 otary Public state of |

IN THE SWINOMISH TRIBAL COURT SWINOMISH INDIAN RESERVATION, LaCONNER WASHINGTON

| 2 | SWINOMISH INDIAN RESERVATION, LACONNER WASHINGTON |
|----|---|
| 3 | |
| 4 | IN RE: |
| 5 |) SUMMONS) (Domestic Relations) |
| 6 | Petitioner,) |
| 7 | and) |
| 8 |)) |
| 9 | Respondent.) |
| .0 | TO THE RESPONDENT: |
| .1 | 1. The petitioner has started an action in the above court requesting: |
| .2 | |
| .3 | [] that your marriage be dissolved. [] a legal separation. |
| .4 | [] the establishment or modification of an order of child support.[] the establishment or modification of a parenting plan. |
| .5 | Additional requests, if any, are stated in the petition, a copy of which is attached to the |
| .6 | summons. |
| .7 | 2. You must respond to this summons and petition by serving a copy of you |
| .8 | written response on the person signing this summons and by filing the original with the clerk of the court. If you do not serve your written response within 20 days after the court. |
| .9 | date this summons was served on you, exclusive of the day of service, the court may enter an order of default against you, and the court may, without further notice to yo |
| 20 | enter a decree and approve or provide for the relief requested in the petition. If you serve a notice of appearance on the undersigned person, you are entitled to notice |
| 21 | before an order of default or a decree may be entered. |
| 22 | 3. If you wish to seek the advice of an attorney in this matter, you should do so prompt so that your written response, if any, may be served on time. |
| 23 | so mai your written response, it any, may be served on time. |
| 24 | This summons is issued pursuant to Swinomish Tribal Code 3-02.060. |
| 25 | |
| | SUMMONS Page 1 of 2 Swinomish Tribal Court |

SUMMONS – Page 1 of 2 Swinomish Tribal Court Model Form

| 1 | | |
|----|--|--|
| 2 | Dated: | |
| 3 | | Signature of Lawyer or Petitioner |
| 4 | | Print or Type Name |
| 5 | EH E ODICINAL OF VOLD DECDONGE | |
| 6 | FILE ORIGINAL OF YOUR RESPONSE WITH THE CLERK OF THE COURT AT: | SERVE A COPY OF YOUR RESPONSE ON: |
| 7 | | [] Petitioner |
| 8 | Clerk Swinomish Tribal Court | [] Petitioner's Lawyer |
| 9 | 17337 Reservation Road La Conner, WA 98257 | |
| 10 | | (Name) |
| 11 | | |
| 12 | | |
| 13 | | (Address) |
| 14 | | (Phone number) |
| 15 | | |
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| | SUMMONS – Page 2 of 2 Swinomish Tribal Court Model Form | Swinomish Tribal Court 17337 Reservation Road LaConner, WA 98257 |

Tel: (360) 466-2097 or 7217

2 3 4 1 1222222222333333333334 4 4 4 48 49 50

1

SWINOMISH TRIBAL COURT SWINOMISH RESERVATION, LaCONNER, WASHINGTON

| 5 | In re: | | Case No.: |
|---------------------------------|--------|---|--|
| 6 7 8 | | Petitioner, and | MOTION FOR TEMPORARY ORDERS |
| 9 0 | | Respondent | |
| 1 | | | |
| 2 3 | | I. MO | TION |
| 4 5 6 | Based | on the declaration below, the undersigned | moves the court for a temporary order which: |
| 7 8 | [] | orders temporary maintenance. | |
| 9 | [] | orders child support as determined pursua | ant to the Swinomish Child Support Schedule. |
| 1 | [] | approves the parenting plan which is prop | posed by the [] husband [] wife. |
| 2 3 4 5 6 7 | [] | concealing or in any way disposing of an | wife from transferring, removing, encumbering, y property except in the usual course of business uiring each party to notify the other of any e order is issued. |
| 8 8 9 8 0 | [] | restrains or enjoins the [] husband [] wi other party or of any child. | fe from molesting or disturbing the peace of the |
| 1 2 3 4 5 | [] | restrains or enjoins the [] husband [] wif home, working place or school of the following named children: | The from going onto the grounds of or entering the other party or the day care or school of the |
| 6 7 8 9 | [] | restrains or enjoins the [] husband [] wifknowingly remaining within of | (distance) |
| 0 | [] | restrains or enjoins the [] husband [] w State of Washington. | ife from removing any of the children from the |
| 1 2 3 4 5 6 7 | [] | | wife from assigning, transferring, borrowing, ment of any insurance policies of either or both to insurance. |

| | (IF THIS BOX IS CHECKED CLEAR AND CONVINCING REASONS FOR THIS REQUEST MUST BE PRESENTED IN THE DECLARATION BELOW.) requires the [] husband [] wife to surrender any deadly weapon in his or her immediate possession or control or subject to his or her immediate possession or control to the Swinomish police and/or sheriff of the county having jurisdiction of this proceeding, to his or her lawyer or to a person designated by the court. |
|--------|--|
| [] | makes each party immediately responsible for their own future debts whether incurred by credit card or loan, security interest or mortgage. |
| [] | divides responsibility for the debts of the parties. |
| [] | authorizes the family home to be occupied by the [] husband [] wife. |
| [] | orders the use of property. |
| [] | requires the [] husband [] wife to vacate the family home. |
| [] | requires the [] husband [] wife to pay temporary attorney's fees, other professional fees and costs in the amount of \$ to: |
| [] | other: |
| | |
| Dated: | Signature of Lawyer or Moving Party |
| | |
| | Print or Type Name |
| | II. DECLARATION |
| Tempo | orary relief is required because: |
| | [] [] [] [] Dated: |

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| ., | 11 |

| If the surrender of deadly weapons is requested, list reasons: |
|---|
| I declare under penalty of perjury under the laws of the Swinomish Nation that the foregoing is true and correct. |
| Signed aton [City and State] [Date] |
| Signature |
| Print or Type Name |

| 1 | | |
|----------------|---|--|
| 2 | | |
| 3 | | |
| 4 | IN THE SWINOMISH | |
| 5 | SWINOMISH INDIAN RESERVATION | ON, LaCONNER WASHINGTON |
| 6 | IN Re: |) No. |
| 7 | Petitioner, |)) TEMPORARY ORDER) |
| 9 | and |)) |
| 10 | |)) |
| 11 | Respondent. |)) |
| 12 | |)) |
| 13 | | |
| 14 | I. JUDGMENT/ORD | ER SUMMARIES |
| 15 16 | 1.1 Restraining Order Summary: [] Does not apply. [] Restraining Order Summary | · |
| 17 | Name of person(s) restrained: | |
| 18 | person(s) protected: | See paragraph 3.1. |
| 19 20 21 | VIOLATION OF A RESTRAINING ORDER INOTICE OF ITS TERMS IS A CRIMINAL OF CODE 4-02.120 & 7-11.140 AND WILL SUBJEUNDER SWINOMISH TRIBAL CODE 7-11.141.12 Money Judgment Summary: [] Does not apply. | FENSE UNDER SWINOMISH TRIBAL CT THE VIOLATOR TO ARREST |
| 22 23 | [] Judgment Summary is set forth belo | w. |
| 24 | A. Judgment creditorB. Judgment debtor | |
| 25 | C. Principal judgment amount | \$ |
| | TEMPORARY ORDER – Page 1 of 5 Swinomish Tribal Court Model Form | Swinomish Tribal Court 17337 Reservation Road |

| 1 | D. | Interest to date of judgment | \$ |
|----|----------|--|---|
| 2 | E. F. | Attorney's fees Costs | \$ \$ |
| 3 | G. | Other recovery amount | \$ |
| 4 | H. I. | Principal judgment shall bear interest atAttorney's fees, costs and other recovery amo | |
| . | J. | per annum. Spokesperson for judgment creditor | |
| 5 | K. L. | Spokesperson for judgment debtor Other: | |
| 7 | 1.3 | Temporary support: \$ per | paid byto |
| 8 | | · | |
| 9 | | II. BASIS | |
| 10 | | tion for a temporary order was presented to this | court and the court finds reasonable cause |
| 11 | to issu | ue the order. | |
| | | III. ORDER | |
| 12 | It is C | ORDERED that: | |
| 13 | 2.1 | DECED A IMMO ODDED | |
| 14 | 3.1 | RESTRAINING ORDER | |
| 15 | | VIOLATION OF A DESTRAINING OF | DED IN DADACDADU 41 WIEW |
| 16 | | VIOLATION OF A RESTRAINING OR ACTUAL NOTICE OF ITS TERMS IS | |
| 17 | | SWINOMISH TRIBAL CODE 4-02.120 & VIOLATOR TO ARREST UNDER SWINO | |
| 18 | | [] Does not apply. | |
| 19 | | [] The [] husband [] wife is restrained and | • |
| 20 | | the peace of the other party or of any ch | ıld |
| 21 | | | |
| 22 | | | |
| 23 | | | |
| | | | |
| 24 | | | |
| 25 | | PORARY ORDER – Page 2 of 5 omish Tribal Court Model Form | Swinomish Tribal Court 17337 Reservation Road LaConner, WA 98257 Tel: (360) 466-2097 or 7217 |

| 1 | | LJ | of or entering the home, working place or scho | |
|----------|-----|--------|--|---|
| 2 | | | daycare or school of the following named chile | dren: |
| 3 | | [] | The [] husband [] wife is restrained and enjo within or knowingly remaining within | |
| 4 | | | (distance) of | (location). |
| 5 | | CI ED | K'S ACTION/LAW ENFORCEMENT ACTIO | NN: |
| 6 | | CLEN | R 5 ACTION/LAW ENFORCEMENT ACTIO | 11. |
| 7 | | [] | This order shall be filed forthwith in the cle The clerk of the court shall forward a copy of | |
| 9 | | | judicial day to | gence system available in this state |
| 10 | | | used by law enforcement agencies to list outst | anding warrants. |
| 11 | | EXPI | RATION DATE: | |
| 12 | | | restraining order will expire in 12 months uter-based criminal intelligence system avail | • |
| 13 | | enford | | er expiration date here: |
| 14 | | | [month/da | y/year]. |
| 15 | 3.2 | TEMI | PORARY RELIEF | |
| 16 17 | | [] | The [] husband [] wife shall pay the other parmaintenance. | ty \$ per month |
| 18 | | | Starting Date: | |
| 19 | | | Day(s) of the month payment is due: | |
| 20 | | | Payments shall be made to: | |
| 21 | | | | |
| 22 | | | | |
| 23 | | [] | Child support shall be paid in accordance with by the court. | h the order of child support, signed |
| 24 | | [] | The parties shall comply with the Temporary I | Parenting Plan signed by the court. |
| 25 | | | Y ORDER – Page 3 of 5 bal Court Model Form | Swinomish Tribal Court 17337 Reservation Road LaConner, WA 98257 Tel: (360) 466-2097 or 7217 |

| 1 | | | |
|----------|-----|--|--|
| 2 | [] | The [] husband [] wife is restrained and encumbering, concealing or in any way | disposing of any property except in the |
| 3 | | usual course of business or for the neces notify the other of any extraordinary exp | ssities of life and requiring each party to benditures made after the order is issued. |
| 5 | [] | The [] husband [] wife is restrained and children from the State of Washington. | d enjoined from removing any of the |
| 6 | [] | The [] husband [] wife is restrained and | d enjoined from assigning, transferring. |
| 7 | | borrowing, lapsing, surrendering or char policies of either or both parties whether | nging entitlement of any insurance |
| 8 | [] | The [] husband [] wife shall surrender a | any deadly weapon in his or her |
| 9 | | immediate possession or control or subjectontrol | ect to his or her immediate possession or |
| 10 | | to:(name or agency). | |
| 11 | F 3 | | |
| 12 | [] | Each party shall be immediately responsincurred by credit card or loan, security | nsible for their own future debts whether interest or mortgage. |
| 13 | [] | Responsibility for the debts of the partie | es is divided as follows: |
| 14 15 | | | |
| 16 | | | |
| 17 | | | |
| 18 | | | |
| 19 | [] | The family home shall be occupied by the | ne [] husband [] wife. |
| 20 | | | |
| 21 | | | |
| 22 | [] | Use of property shall be as follows: | |
| 23 | | · | |
| 24 | | | |
| 25 | | | |
| | | ORDER – Page 4 of 5 val Court Model Form | Swinomish Tribal Court 17337 Reservation Road |

LaConner, WA 98257 Tel: (360) 466-2097 or 7217

| 1 | | | |
|----|---------------|--|--|
| 2 | [] | The [] husband [] wife shall vac Address: | · · · · · · · · · · · · · · · · · · · |
| 3 | | | |
| 4 | [] | The [] husband [] wife shall p fees and costs in the amount of \$_ | ay temporary attorney's fees, other professional to: |
| 5 | [] | Other: | |
| 6 | | | |
| 7 | 3.4 OTHE | ER: | |
| 8 | | | |
| 9 | | | |
| 10 | Dated: | | Judgo |
| 11 | | | Judge |
| | Presented by: | | Approved for entry: Notice of presentation waived: |
| 12 | | | |
| 13 | Signature | | Signature |
| 14 | | | |
| 15 | Print or Type | Name | Print or Type Name |
| 16 | | | |
| 17 | | | |
| 18 | | | |
| 19 | | | |
| 20 | | | |
| 21 | | | |
| 22 | | | |
| 23 | | | |
| 24 | | | |
| 25 | | | |
| | | Y ORDER – Page 5 of 5 bal Court Model Form | Swinomish Tribal Court 17337 Reservation Road LaConner, WA 98257 |

Tel: (360) 466-2097 or 7217

SWINOMISH TRIBAL COURT SWINOMISH RESERVATION, LaCONNER, WASHINGTON

| In re the Marriage of: | Case No.: |
|---|--|
| Petitioner, and | FINANCIAL WORKSHEET OF [] Petitioner [] Respondent |
| Respondent | [] Respondent |
| This is the FINANCIAL WORKSHEET of | [name]. |
| 1.1. PETITIONER'S FINANCIAL INFORMAT | TION. |
| Petitioner's Occupation: | |
| Petitioner's MONTHLY GROSS income (including ALL sources of income) | \$ |
| Adjustments to income: | |
| United States Income Taxes | \$ |
| Tribal, State or local Income taxes | \$ |
| Fishing Taxes | \$ \$ \$ \$ |
| FICA | \$ |
| Health Insurance premiums | |
| paid by Petitioner | \$ \$ |
| State Industrial | \$ |
| Child Support actually paid | |
| for another child | \$ |
| Court ordered spousal maintenance | |
| actually paid | \$ |
| Petitioner's ADILISTED Gross Income | \$ |

Identify all other available assests (i.e. cash on hand, on deposit in banks, stocks, bonds, etc.):

1.2 RESPONDENT'S FINANCIAL INFORMATION Respondent's Occupation: [] Respondent's MONTHLY GROSS income \$ (including ALL sources of income) Adjustments to income: United States Income Taxes Tribal, State or local Income taxes Fishing Taxes FICA Health Insurance premiums \$ paid by Respondent State Industrial \$ Child Support actually paid \$ for another child Court ordered spousal maintenance \$ actually paid Respondent's ADJUSTED Gross Income [] Respondent's Monthly income should be imputed at \$_____, because: Identify all other available assests (i.e. cash on hand, on deposit in banks, stocks, bonds, etc.) 1.2. MONTHLY EXPENSE INFORMATION. Monthly expenses for myself and _____ dependents are: (Expenses should be based on your expected expenses after any separation of the parties and anticipating your proposed residential schedule for dependant children, if any). Housing: Utilities Food and Supplies Child care expenses (identify) Transportation

| Consumer Debts (credit cards) (identify) | |
|--|--|
| Other expenses: (identify) | \$ |
| TOTAL MONTHLY EXPENSES | \$ \$ |
| foregoing is true and correct. | under the laws of the Swinomish Tribal Community that the |
| Signed at [Place] | [Date] |
| | Signature |
| | Other expenses: (identify) TOTAL MONTHLY EXPENSES I declare under penalty of perjury |

1 SWINOMISH TRIBAL COURT SWINOMISH INDIAN RESERVATION, LaCONNER WASHINGTON 2 IN Re:) No. 3) FINDINGS OF FACT AND 4 Petitioner,) CONCLUSIONS OF LAW RE:) DISSOLUTION OF MARRIAGE 5 And 6 7 Respondent. 8 9 10 I. BASIS FOR FINDINGS 11 The findings are based on: 12 [] agreement. an order of default entered on _____ 13 [Date]. trial. The following people attended: []14 Petitioner [] Petitioner's Spokesperson. []15 Respondent [] Respondent's Spokesperson. []Other: [] 16 II. FINDINGS OF FACT 17 Upon the basis of the court record, the court FINDS: 18 19 2.1 JURISDICTION OF THE COURT. 20 The []petitioner []respondent is a member of the Swinomish Tribe and was domiciled within the reservation region at least ninety (90) days prior to commencement of this 21 action. 22 2.2 NOTICE TO THE RESPONDENT. 23 The respondent 24 appeared, responded or joined in the petition. 25 FINDINGS OF FACT AND CONCLUSIONS OF LAW Swinomish Tribal Court RE: DISSOLUTION OF MARRIAGE – Page 1 of 8 17337 Reservation Road Swinomish Tribal Court Model Form LaConner, WA 98257 Tel: (360) 466-2097 or 7217

| 1 | | | | | |
|----------|---------|---------|--|---|--|
| 2 | | [] | was so | erved in the following manner: | |
| 3 | 2.3 | BASIS | ASIS OF PERSONAL JURISDICTION OVER THE RESPONDENT. | | |
| 4 | | [] | There | are no facts to establish persona | al jurisdiction over the respondent. |
| 5 | | [] | The fa | acts below establish personal ju | risdiction over the respondent. |
| 6 7 | | | [] | The respondent is a Swinomic the Swinomish Indian Reserva | sh Tribal member and presently residing or ation. |
| 8 | | | [] | <u>=</u> | winomish Indian Reservation during their ontinues to reside on the Swinomish Indian of the Swinomish Tribe |
| 10 11 | | | [] | , , , , , , , , , , , , , , , , , , , | a knowing and intelligent consent to the |
| 12 | | | [] | Other: | |
| 13 | | | | | |
| 14 | 2.4 | DATE | AND | PLACE OF MARRIAGE. | |
| 15 | | The pa | arties w | vere married on [Date] | [Place] |
| 16 | | | | [2 330] | [] |
| 17 | 2.5 | STAT | STATUS OF THE PARTIES. | | |
| 18 19 | | [] | | and and wife separated onand and wife are not separated. | , |
| 20 | 2.6 | STAT | US OF | THE MARRIAGE. | |
| 21 | | [] | The n | narriage is irretrievably broken | and the Respondent was given proper notice |
| 22 | | | of the | petition. | |
| 23 | | [] | The p | etitioner wishes to be legally se | parated. |
| 24 | | | | | |
| 25 | | n | | | |
| | i findi | INGS OF | FACT | AND CONCLUSIONS OF LAW | Swinomish Tribal Court |

FINDINGS OF FACT AND CONCLUSIONS OF LAW RE: DISSOLUTION OF MARRIAGE – Page 2 of 8 Swinomish Tribal Court Model Form

| 1 2 3 | | [] | The petitioner is petitioning for a declaration conc marriage. The court FINDS the following facts co marriage: | • |
|---|------|---------|--|------------------------|
| 4 5 6 7 8 | 2.7 | COM! | MUNITY PROPERTY. The parties do not have real or personal community properties have the following real or personal community properties have the following real or personal community properties. | - |
| 9 10 | 2.9 | SEPA | RATE PROPERTY. | |
| 11 | | [] | The husband has no real or personal separate property | ·. |
| 12 | | [] | The wife has no real or personal separate property. | |
| 13 | | [] | The husband has the following real or personal separa | te property: |
| 114 115 115 116 117 118 119 120 119 120 119 | | [] | The wife has the following real or personal separate p | roperty: |
| 21 22 | | [] | Other: | |
| 23 | 2.10 | COM | MUNITY LIABILITIES. | |
| 24 | | [] | There are no known community liabilities. | |
| 25 | FIND | INGS OF | FFACT AND CONCLUSIONS OF LAW | Swinomish Tribal Court |

FINDINGS OF FACT AND CONCLUSIONS OF LAW RE: DISSOLUTION OF MARRIAGE – Page 3 of 8 Swinomish Tribal Court Model Form

| 1 | | [] | The parties have incurred the following community | liabilities: |
|----|-------|--------|---|--|
| 2 | | | Creditor | Amount |
| 3 | | | | |
| 4 | | | | |
| 5 | 2.11 | SEPA | RATE LIABILITIES. | |
| 6 | | [] | The husband has no known separate liabilities. | |
| 7 | | [] | The wife has no known separate liabilities. | |
| 8 | | [] | The husband has incurred the following separate liab | pilities: |
| 9 | | | Creditor | Amount |
| 10 | | | | |
| 11 | | | | |
| 12 | | | | |
| 13 | | [] | The wife has incurred the following separate liabilit | ies: |
| 14 | | | <u>Creditor</u> | Amount |
| 15 | | | | |
| 16 | | | | |
| 17 | | [] | Other: | |
| 18 | | | | |
| 19 | 2.12 | MAIN | VTENANCE. | |
| 20 | | [] | Maintenance was not requested. | |
| 21 | | [] | Maintenance should not be ordered because: | |
| 22 | | [] | Maintenance should be ordered because: | |
| 23 | | ГЛ | Maintenance should be ordered because. | |
| 24 | | [] | Other: | |
| 25 | RE: D | ISSOLU | F FACT AND CONCLUSIONS OF LAW TION OF MARRIAGE – Page 4 of 8 bal Court Model Form | Swinomish Tribal Court 17337 Reservation Road LaConner, WA 98257 |

Tel: (360) 466-2097 or 7217

| 1 | | | |
|----------|-------|--------|---|
| 2 | | CONT | |
| 3 | 2.13 | CONT | INUING RESTRAINING ORDER. |
| 4 | | [] | Does not apply. |
| 5 | | [] | A continuing restraining order against the [] husband [] wife [] both parties is necessary because: |
| 6 | | | |
| 7 | | r 1 | Other |
| 8 | | [] | Other: |
| 9 | 2.14 | FEES . | AND COSTS. |
| 10 | | [] | There is no award of fees or costs. |
| 11 | | [] | The [] husband [] wife has the need for the payment of fees and costs and the |
| 12 | | | other spouse has the ability to pay these fees and costs. The [] husband [] wife has incurred reasonable attorney fees and costs in the amount of |
| 13 | | | \$ |
| 14 | | [] | Other: |
| 15 | 2.15 | DDEC | NANCY. |
| 16 | 2.13 | | The wife is not pregnant. |
| 17 18 | | [] | The wife is pregnant. The father of the unborn child is [] the husband [] not the husband [] undetermined. |
| 19 | | [] | Other: |
| 20 | | | |
| 21 | | | |
| 22 | | | |
| 23 | | | |
| 24 | | | |
| 25 | FINDI | | FACT AND CONCLUSIONS OF LAW Swinomish Tribal Court |

FINDINGS OF FACT AND CONCLUSIONS OF LAW RE: DISSOLUTION OF MARRIAGE – Page 5 of 8 Swinomish Tribal Court Model Form

| 1 | 2.16 DEPENDENT CHILDREN. | | | |
|---------|---|--|-------------------------------------|--|
| 2 | [] The parties have no dependent children of this marriage. | | | |
| 3 | [] The children listed below are dependent upon either or both spouses. | | | |
| 5 | Name | 1 | 2 | |
| 6 | Date of Birth | | | |
| 7 | Tribal Affiliation | | | |
| 8 | | | | |
| 9 | Home Address | | | |
| .0 | Name | 3 | 4 | |
| .1 | Date of Birth | | | |
| 12 | Tribal Affiliation | | | |
| 13 | | | | |
| 4 | Home Address | | | |
| 15 | 2.17 JURISDICTION | N OVER THE CHILDREN. | | |
| 6 | [] Does no | t apply because there are no dependent | children. | |
| 17 | [] This cou | ort does not have jurisdiction over the c | hildren. | |
| 19 | [] This cou | ort has jurisdiction over the children for | the reasons set forth below. | |
| 20 | | The child(ren) are members or eligible Γribe. | e to be members of the Swinomish | |
| 21 | [] t | he child(ren) are residents of the Swine | omish Indian Reservation. | |
| 22 23 | r | This court has continuing jurisdiction nade a child custody or parenting pla | n determination in this matter and | |
| 24 | | he Swinomish Reservation remains the contestant. | ne residence of the children or any | |
| 25 | | D CONCLUSIONS OF LAW | Swinsmich Tribal Court | |

FINDINGS OF FACT AND CONCLUSIONS OF LAW RE: DISSOLUTION OF MARRIAGE – Page 6 of 8 Swinomish Tribal Court Model Form

| 1 | | | | |
|--|---|-------------------|---|--|
| 2 | | | | |
| 3 | 2.18 | PARE | ENTING PLAN. | |
| 4 | | [] | Does not apply. | |
| 56 | | [] | The parenting plan signed by the court on incorporated as part of these findings. | (Date) is approved and |
| 7 | | [] | Other: | |
| 9 | 2.19 | CHIL | D SUPPORT. | |
| 10 | | [] | Does not apply. | |
| 11 | | [] | There are children in need of support and chithe Lummi Nation Child Support Schedule. | |
| 12 | | | by the court on (Date) and the chill approved by the court are incorporated by reference. | |
| 13 14 | | [] | Other: | |
| 15 | 2.20 | OTHI | ER: | |
| 16 | | | | |
| 17 | | | III. CONCLUSIONS OF L | AW |
| 18 | The court makes the following conclusions of law from the foregoing findings of fact: | | | |
| 19 | 3.1 | 3.1 JURISDICTION. | | |
| 20 21 | | [] | The court has jurisdiction to enter a decree in | this matter. |
| $\begin{bmatrix} 21 \\ 22 \end{bmatrix}$ | | [] | Other: | |
| 23 | | | | |
| 24 | | | | |
| 25 | | | | |
| | RE: D | ISSOLU | F FACT AND CONCLUSIONS OF LAW JTION OF MARRIAGE – Page 7 of 8 Bal Court Model Form | Swinomish Tribal Court 17337 Reservation Road LaConner, WA 98257 |

Tel: (360) 466-2097 or 7217

| 1 | 3.2 | GRANT | TING OF A DECREE. |
|----|--------|------------|--|
| 2 | | []] | The parties should be granted a decree. |
| 3 | | [] | Other: |
| 4 | | | |
| 5 | 3.3 | DISPOS | ITION. |
| 6 | | | art should determine the marital status of the parties, make provision for g plan for any minor children of the marriage, make provision for the support of |
| 7 | | any min | or child of the marriage entitled to support, consider or approve provision for the ance of either spouse, make provision for the disposition of property an |
| 8 | | liabilitie | s of the parties, make provision for the allocation of the children as federal ta ons, make provision for any necessary continuing restraining orders, and make |
| 9 | | provision | n for the change of name of any party. The distribution of property and liabilities |
| 10 | | | rth in the decree is fair and equitable. |
| 11 | 3.4 | CONTIN | NUING RESTRAINING ORDER. |
| 12 | | [] [| Does not apply. |
| 13 | | [] A | A continuing restraining order should be entered. |
| 14 | 3.5 | ATTOR | NEY'S FEES AND COSTS. |
| 15 | | | |
| 16 | | | Does not apply. |
| 17 | | | Attorney's fees, other professional fees and costs should be paid. |
| 18 | 3.6 | OTHER | |
| 19 | | | |
| 20 | | | |
| 21 | Dated: | | |
| 22 | Dated. | | Judge |
| 23 | | | |
| 24 | | | |
| 25 | | | |

FINDINGS OF FACT AND CONCLUSIONS OF LAW RE: DISSOLUTION OF MARRIAGE – Page 8 of 8 Swinomish Tribal Court Model Form

| 1 | | |
|----------|---|---|
| 2 | | |
| 3 | | |
| 4 | SWINOMISH TR SWINOMISH INDIAN RESERVATION | |
| 5 | | , |
| 6 | IN RE: |) No. |
| 7 | Petitioner, |) [] DECREE OF DISSOLUTION) [] DECREE OF LEGAL |
| 8 | and |) SEPARATION) [] DECLARATION CONCERNING) VALIDITY |
| | |) |
| 10 | Respondent. |))) |
| 12 | |)) |
| 13 | | , |
| 14 | I. JUDGMENT/ORDI | ER SUMMARIES |
| 15 16 | 1.1 Restraining Order Summary: [] Does not apply. [] Restraining Order Summary: | mary is set forth below: |
| 17 | Name of person(s) restrained: | |
| | protected: | See paragraph 3.8. |
| 18 | VIOLATION OF A RESTRAINING ORDER ACTUAL KNOWLEDGE OF ITS TERMS | |
| 20 | SWINOMISH TRIBAL CODE 4-2.120 & VIOLATOR TO ARREST UNDER SWINOMI | 7-11.140 AND WILL SUBJECT THE |
| 21 | | |
| 22 | 1.2 Real Property Judgment Summary: [] Does not apply. [] Real Property Judgment Summary: | dgment Summary is set forth below: |
| 23 | [] Does not appry. [] Kear Froperty Ju | agment Summary is set form below. |
| 24 | Assessor's property tax parcel or account number | :: |
| 25 | DECREE OF DISSOLLUTION – Page 1 of 9 Swinomish Tribal Court Model Form | Swinomish Tribal Court 17337 Reservation Road LaConner, WA 98257 Tel: (360) 466-2097 or 7217 |

| 1 | or | | | | | |
|----------|---|--------------|--|--|--|--|
| 2 3 | Legal description of the property awarded (including lot, block, plat, or section, township, range, county and state) is attached | | | | | |
| 4 | or | | | | | |
| 5 | the Address is: | | | | | |
| 6 7 | Money Judgment Summary: [] Does not apply. [] Judgment Summary is set forth below. | | | | | |
| 8 | | | | | | |
| 9 | A. Judgment creditor: | | | | | |
| 10 | B. Judgment debtor: | | | | | |
| 11 | C. Principal judgment amount: | \$ | | | | |
| 12 | D. Interest to date of judgment | \$ | | | | |
| 13 14 | E. Attorney's fees | \$ | | | | |
| 15 | F. Costs | \$ | | | | |
| 16 | G. Other recovery amount | \$ | | | | |
| 17 | H. Principal judgment shall bear interest at | % per annum. | | | | |
| 18 19 | I. Attorney's fees, costs and other recovery amounts shall bear interest at % per annum. | | | | | |
| 20 | J. Spokesperson for judgment creditor | | | | | |
| 21 | K. Spokesperson for judgment debtor | | | | | |
| 22 | L. Other: | | | | | |
| 23 | | | | | | |
| 24 | | | | | | |

25

| 1 | | | |
|-------|-----|---|--|
| 2 | | II. BASIS | |
| 3 | 2.1 | FINDINGS OF FACT AND CONCLUSIONS OF LAW. | |
| 4 | | [] Findings of Fact and Conclusions of Law have been entered | I separately in this case. |
| 5 | | [] The court makes the following findings and conclusions. | |
| 6 | 2.2 | FACTUAL FINDINGS- JURISDICTION. | |
| 7 8 | | [] The []Petitioner []Respondent is a member of the domiciled in the reservation region within ninety (90) days of action. | |
| 9 | | [] The Respondent [] appeared, responded or joined in the Per | tition. |
| 0 | | [] The Respondent was served as follows: | |
| .1 | | [] The facts below establish personal jurisdiction over Respond [] The Respondent is a Tribal member and presently re- | |
| .3 | | [] The parties lived on the Reservation during their continues to reside on the Reservation and/or be a Tribe. | |
| .5 | | [] The Respondent has given knowing and intelligent of the Tribal Court. | consent to the jurisdiction |
| 17 | | [] Other: | |
| 8 | 2.3 | DATE AND PLACE OF MARRIAGE. | |
| .9 | | The parties were married on at | |
| 20 | | [Date] [Place] | |
| 21 | 2.4 | STATUS OF THE PARTIES. | |
| 22 23 | | [] Husband and wife were separated on[] Husband and wife are not separated. | |
| 24 | 2.5 | STATUS OF THE MARRIAGE. | |
| 25 | | | Swinomish Tribal Court 17337 Reservation Road |

LaConner, WA 98257 Tel: (360) 466-2097 or 7217

| 1 2 | | [] | The marriage is irretrievably broken and the Respondent was given proper n of the petition. | otice |
|----------|--|---|--|--------|
| 3 | | [] | The petitioner wishes to be legally separated. | |
| 4 | | [] | The petitioner is petitioning for a declaration concerning the invalidity o marriage. The court FINDS the following facts concerning the validity o | |
| 5 | | | marriage: | 1 the |
| 6 | 2.6 | PREC | GNANCY. | |
| 7 8 | | [] | The wife is not pregnant. | |
| 9 | | [] | The wife is pregnant. The father of the unborn child is [] the husband [] no husband [] undetermined. | ot the |
| 10 | | [] | Other: | |
| 11 | 2.7 | CON | ICLUSIONS OF LAW. | |
| 12 13 | [] The court has jurisdiction to enter a decree in this matter. | | | |
| 14 | | [] The parties should be granted a decree under Title 7 of the Swinomish Tribal Code. | | |
| 15 | | | III. DECREE | |
| 16 | IT IS | DECRE | EED that: | |
| 17 | 3.1 | STAT | ΓUS OF THE MARRIAGE. | |
| 18 | | [] | The marriage of the parties is dissolved. | |
| 19 | | [] | The husband and wife are legally separated. | |
| 20 | | [] | The marriage of the parties is invalid. | |
| 21 | 2.2 | DDOD | | |
| 22 | 3.2 | 3.2 PROPERTY TO BE AWARDED THE HUSBAND. | | |
| 23 | | [] | Does not apply. | |
| 24 25 | | [] | The husband is awarded as his separate property the following property (list estate, furniture, vehicles, pensions, insurance, bank accounts, etc.): | t real |
| = | DECREE OF DISSOLLUTION – Page 4 of 9 Swinomish Tribal Court Model Form Swinomish Tribal Court Model Form 17337 Reservation Road LaConner, WA 98257 | | | |

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| 1 | | | | |
|----|---|------|---|------------------------|
| 2 | | | | |
| 3 | | | | |
| 4 | | | | |
| 5 | | | | |
| 6 | | [] | Other: | |
| 7 | | | | |
| 8 | | | | |
| 9 | | | | |
| 10 | | | | |
| 11 | | | | |
| 12 | | | | |
| 13 | 3.3 PROPERTY TO BE AWARDED TO THE WIFE. | | | |
| 14 | | [] | Does not apply. | |
| 15 | | [] | The wife is awarded as her separate property the estate, furniture, vehicles, pensions, insurance, bank | |
| 16 | | | | |
| 17 | | | | |
| 18 | | | | |
| 19 | | | | |
| 20 | | [] | Other: | |
| 21 | | | | |
| 22 | 3.4 | LIAB | ILITIES TO BE PAID BY THE HUSBAND. | |
| 23 | | [] | Does not apply. | |
| 24 | | [] | The husband shall pay the following community or s | eparate liabilities: |
| 25 | | - | | - |
| | DECREE OF DISSOLLUTION – Page 5 of 9 Swinomish Tribal Court Swinomish Tribal Court Model Form 17337 Reservation Road LaConner, WA 98257 Tel: (360) 466-2097 or 7217 | | | 17337 Reservation Road |

| 1 | |
|----|---|
| 2 | <u>Creditor</u> <u>Amount</u> |
| 3 | |
| 4 | |
| 5 | |
| 6 | [] Other: |
| 7 | [] Other. |
| 8 | |
| 9 | Unless otherwise provided herein, the husband shall pay all liabilities incurred by him since the date of separation. |
| 10 | |
| 11 | 3.5 LIABILITIES TO BE PAID BY THE WIFE. |
| 12 | [] Does not apply. |
| 13 | [] The wife shall pay the following community or separate liabilities: |
| 14 | <u>Creditor</u> <u>Amount</u> |
| 15 | |
| 16 | |
| 17 | |
| 18 | |
| 19 | [] Other: |
| 20 | |
| 21 | Unless otherwise provided herein, the wife shall pay all liabilities incurred by her since |
| 22 | the date of separation. |
| 23 | |
| 24 | |
| 25 | DECREE OF DISSOLLUTION – Page 6 of 9 Swinomish Tribal Court Swinomish Tribal Court Model Form 17337 Reservation Road LaConner, WA 98257 |

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| 1 | 3.6 | HOLD | HARMLESS PROVISION. | |
|----------|---|-------|---|--|
| 2 | | [] | Does not apply. | |
| 3 | | [] | Each party shall hold the other party harmless from an | ny collection action relating |
| 4 | | | to separate or community liabilities set forth ab | ove, including reasonable |
| 5 | | | attorney's fees and costs incurred in defending agains obligation of the other party. | t any attempts to collect an |
| 6 | | [] | Other: | |
| 7 8 | 3.7 | SPOUS | SAL MAINTENANCE. | |
| 9 | | [] | Does not apply. | |
| 10 | | [] | The [] husband [] wife shall pay \$ Maintenance shall be paid | maintenance. |
| 11 | | | [] weekly [] semi-monthly [] monthly. The first madue on [date]. | nintenance payment shall be |
| 12 13 | The obligation to pay future maintenance is terminated upon the death of either the remarriage of the party receiving maintenance unless otherwise specified belo | | | |
| 14 | | [] | Other: | |
| 15 16 | | Payme | nts shall be made: | |
| 17 18 | | | [] directly to the other spouse.[] to the clerk of this court as trustee for remittan available if there are no dependent children). | ce to the other spouse (only |
| 19 20 | | [] | If a spousal maintenance payment is more than fifteen of such past due payments is equal to or greater than o | |
| 21 | | | obligor requests a withdrawal of accumulated contribution of Retirement Systems, the obligee may seek a man | utions from the Department |
| 22 | | [] | order under Chapter 41.50 RCW without prior notice t The Department of Retirement Systems may make a | |
| 23 | | | of a withdrawal of accumulated contributions pursuant | |
| 24 | | [] | Other: | |
| 25 | | | | |
| | | | ISSOLLUTION – Page 7 of 9 al Court Model Form | Swinomish Tribal Court 17337 Reservation Road |

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| 3.8 CO | TINUING RESTRAINING ORDER. |
|---|---|
| Does not a A continui | ply. g restraining order is entered as follows: |
| disturbing The [] hus the home, named chil The [] hus | band [] wife is restrained and enjoined from assaulting, harassing, molesting or ne peace of the other party. and [] wife is restrained and enjoined from going onto the grounds of or entering workplace or school of the other party, or the day care or school of the following tren: and [] wife is restrained and enjoined from knowingly coming within or emaining within(distance) of(location). |
| KNOWLI TRIBAL | ON OF A RESTRAINING ORDER IN PARAGRAPH 3.8 WITH ACTUAL DGE OF ITS TERMS IS A CRIMINAL OFFENSE UNDER SWINOMISH ODE 4-02.120 & 7-11.140 AND WILL SUBJECT THE VIOLATOR TO UNDER SWINOMISH TRIBAL CODE 7-11.210. |
| the next judagency whavailable in enforcement | ACTION. The clerk of the court shall forward a copy of this order, on or before icial day, to: |
| EXPIRAT | |
| | restraining order expires on: [month/day/year]. ning order supersedes all previous temporary restraining orders in this cause |
| 3.9 PAR | ENTING PLAN. |
| [] | Does not apply. |
| [] | The parties shall comply with the Parenting Plan signed by the court on [date]. The Parenting Plan signed by the court is approved and incorporated as part of this decree. |
| DECDEE OF | |

DECREE OF DISSOLLUTION – Page 8 of 9 Swinomish Tribal Court Model Form

| 1 | 3.10 | CHILD SUPPORT. | | |
|----------------------|--|----------------|--|---|
| 2 | | [] | Does not apply. | |
| 3 | | [] | Child support shall be paid in by the court on of this decree. | accordance with the order of child support signed [date]. This order is incorporated as part |
| 5 | | | of this decree. | |
| 6 | | | | |
| 7 8 | 3.11 | ATTO | ORNEY'S FEES, OTHER PROF | FESSIONAL FEES AND COSTS. |
| 9 | | [] | Does not apply. | |
| 10 | | [] | Attorney's fees, other profession | onal fees and costs shall be paid as follows: |
| 11 | 3.12 | NAM | IE CHANGES. | |
| 12 13 14 | Does not apply. [] The wife's name shall be chart [] The husband's name shall be | | Does not apply. The wife's name shall be chan The husband's name shall be co | [name]. |
| 15 16 17 18 | 3.13 | ОТН | ER: | [name]. |
| 19 | Dated | : | | Ludwa |
| 20 21 22 | Preser | nted by | : | Judge Approved for entry: Notice for presentation waived: |
| 23 | Signat | ture | | Signature |
| 24 | Print o | or Type | e Name | Print or Type Name |
| 25 | DECREE OF DISSOLLUTION – Page 9 of 9 Swinomish Tribal Court Model Form | | | Swinomish Tribal Court 17337 Reservation Road LaConner, WA 98257 Tel: (360) 466-2097 or 7217 |