How To Guide...

Dissolution Of Marriage With Children By Agreement

LAST UPDATED: JUNE 22, 2022

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Form 5 - Order for Support Form 6 - Order on Prove-Up A prove-up is when the petitioner, and/or petitioner and respondent, appear in front of a judge to finalize their divorce case. A prove-up is the final step in a divorce case and is mandatory in Illinois. The party or parties who will be attending the prove-up in their case must have certain documents in order to complete their divorce. Even though you have filed for a divorce, the court does not provide you with an automatic prove-up date. You are responsible for getting your case ready for prove up, which includes preparing the required documents. This guide will provide you with general information, forms and instructions.

WHAT TO DO

TO FINALIZE YOUR AGREED DISSOLUTION OF MARRIAGE WITH CHILDREN



Step 1: Prepare the Required Documents



Step 2: Schedule a Prove-Up Date

There are certain documents you must prepare to finalize your divorce case. Some of these documents have already been completed and filed and some have not. You must complete all required documents so your judge can review and sign them during your final hearing (prove-up). See page 3/2 for list of required documents.

A prove-up is when you appear in front of a Judge to finalize your divorce case. When you have the required documents prepared, schedule a prove-up date either online or in-person with the Clerk of the Circuit Court of Cook County. See page 2/3 for more information about scheduling a prove-up date.



Step 3: E-Mail Documents to the Judge's Staff



Step 4: Attend Prove-Up Date to finalize your Divorce

E-mail the required documents to the court 5 days before your prove-up date. You can find e-mail addresses for your judge's courtroom on the Circuit Court of Cook County's website or by calling 312-603-3025. See pages 4 and 5 for guidelines on e-mailing documents to court.

The final step is to attend court on the scheduled date and time. All prove-ups are being done remotely, so you should use Zoom (see page 7 & 8 for Zoom instructions) to attend your prove-up. You can find the information to attend your prove-up by video or phone on the Circuit Court of Cook County's website or by calling 312-603-3025.

STEP 1: SCHEDULE A DATE FOR

PROVE-UP

WHICH OFFICE ASSISTS WITH SCHEDULING?

The Clerk of the Circuit Court of Cook County will schedule the prove-up. You can schedule a prove-up date online when you e-file the form called a Certification Agreement for your case. If you cannot e-file, you can schedule a prove-up date in-person if you qualify for an exemption from e-filing. You will find the Certification of Exemption from e-filing and more information about e-filing exemptions by going to www.illinoiscourts.gov/forms or at the Circuit Clerk's Office.

OPTION 1:



OPTION 2:



OPTION 3:





If you cannot e-file, take your completed Certification Agreement to the Clerk of the Circuit Court of Cook County in the courthouse. Ask for a Certification for Exemption from E-Filing form, fill it out, and then use it to file the Certification Agreement to schedule a prove-up.



Make sure completed Certification Agreement is saved as a PDF on your computer. See page 5 for instrucitons on how to save something in PDF. Visit the Odyssey E-File Illinois website to e-file the document and schedule a prove-up date. See page # for step-bystep guide for e-filing document and scheduling a prove-up.



Illinois Court Help 833-411-2111

Clerk of the Circuit Court of Cook County 312-603-6300

REQUIRED DOCUMENTS



- 1. Petition for Dissolution of Marriage
- 2. Respondent's Appearance
- 3. Certification Agreement
- 4. Notice of Court Date (unless both parties are attending prove-up date)



You must complete the required sections of each document according to its instructions. Once complete, e-mail these documents to the court 5 days before your prove-up date.

- 1. Court Reporter Information Sheet Page 6
- 2. Proposed Judgment for Dissolution of Marriage Pages 7 to 12 $\,$
- 3. Proposed Allocation/Parenting Time (signed by both parties) Pages 13 to 20
- 4. Proposed Uniform Order of Support Pages 21 to 25
- 5. 28 Day Order/Order on Prove-Up Page 26
- 6. Free Transcript Order if you have been approved for a fee waiver) Page 27
- 7. Certification of Completion for Parenting Education (Children in Between On Line) Sent to you from CIBO after completion.

OPTIONAL:

Proposed Marital Settlement Agreement Proposed Qualified Domestic Relations Order (QDRO)

Remote Court Documents



How to prepare and send forms, evidence and other documents to the court for your remote court hearing

Any time you email documents to the court:



DO



Make sure everything is in order and filled out completely.



Only send documents that are saved as PDF files.



Send one email with all documents saved and attached individually.



Put your court case number in the subject line of every email.



dropdown.

DO NOT



Do **NOT** send documents that are sideways or upside down.



Do **NOT** save documents in programs like Word, Pages, etc.



Do **NOT** attach individual pages of documents with multiple pages.

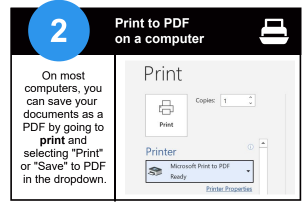


Do **NOT** take and send pictures of your documents.

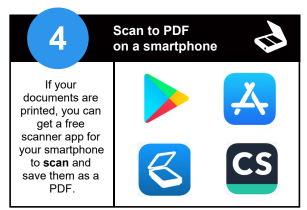
Four ways to save documents as a PDF:



XPS Document (*.xps)







ASSEMBLING YOUR PROVE-UP DOCUMENTS



FORMAT

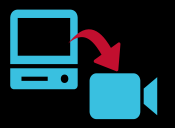




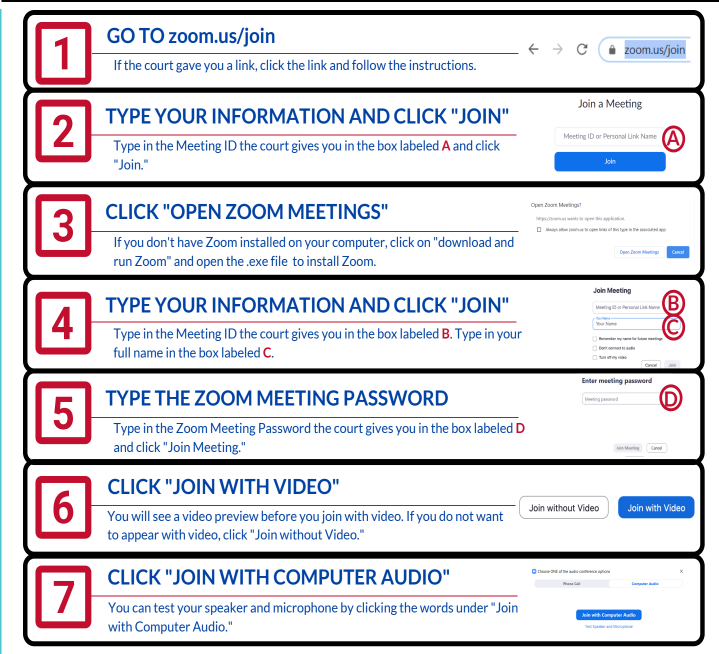
- 1. Make sure you have all of the required documents. Remember that you recently completed most of these documents, but some of them were previously completed and filed. See page 3 for list of required documents.
- 2. Scan and/or save each of the required documents separately in the pdf format. See page 6 for instructions on saving documents in the pdf format.
- 3. E-mail all required documents to the court 5 days before your scheduled prove-up date.
- 4. Appear remotely on zoom on your scheduled date and time.
- 5. During your court appearance, there will be a court reporter present who will be recording the proceeding and produce a transcript. It is your obligation to obtain a copy of the transcript from the court reporter and file the transcript with the clerk of the circuit court. This is the final step to finalize your divorce. You have up to 28 days to file the prove-up transcript. You can e-file the prove-up transcript for your case. If you cannot e-file, you can file it in-person (see information for e-filing exemptions on page 2.) For step-by-step e-filing instructions on how to e-file go to page 12 in this packet.

^{*} The e-mail and zoom contact list is located under the Domestic Relations Division section at www.cookcountycourt.org.

ZOOM FROM YOUR COMPUTER



How to use Zoom on your computer or laptop (with a webcam) for your remote court hearing



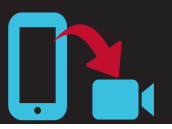
Getting Ready for Your Remote Hearing:

- Check your internet or phone connection.
- Charge your computer or phone. Make sure you have enough minutes.
- Use earbuds or headphones if you can. This makes it easier to hear you speak.
- Look for the microphone symbol to mute and un-mute yourself.
- Keep yourself on mute when your case is not before the judge.
- Use an empty, quiet space where no one will interrupt you and with no background noise.
- Set the camera at eye level. If using a phone, prop it up so your hands are free.
- Pause before speaking in case there is audio/video lag.
- Even if you are at home, remember that a remote hearing is still an official court hearing and you should dress and behave appropriately.



ZOOM FROM YOUR PHONE

How to use Zoom on your smart phone for your remote court hearing





GO TO YOUR APP STORE

On iPhones, it is called the App Store. On Androids, it is called Google Play. If the court gave you a link, click the link and follow the instructions.



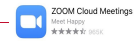


4

2

DOWNLOAD THE ZOOM APP

Search for the Zoom Cloud Meetings app in the search bar and download the FREE app called "ZOOM Cloud Meetings."



3

OPEN THE ZOOM APP

You can open the Zoom app immediately after downloading it by clicking the "Open" button in your App Store or you can open the Zoom app that is now on your phone.



4

CLICK "JOIN A MEETING"

You do not need to "Sign Up" or "Sign In" to join a meeting.

Join a Meeting

5

TYPE YOUR INFORMATION AND CLICK "JOIN"

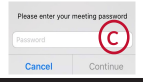
Type in the Meeting ID the court gives you in the box labeled **A**. Type in your full name in the box labeled **B**.



6

TYPE THE ZOOM MEETING PASSWORD

Type in the Zoom Meeting Password the court gives you in the box labeled **C** and click "Continue."



Join with Video

7

CLICK "JOIN WITH VIDEO"

You will be automatically asked to connect to video. If you are not asked, look for the camera symbol and click "Start Video."

Join Audio Start Vidao Share Content Participants More

To hear others please join audio d, look

Call Over Internet

Dial in

8

CLICK "JOIN AUDIO" AND CHOOSE "CALL OVER INTERNET" OR "DIAL IN"

You will be automatically asked to connect to audio. If you are not asked, look for the headphones symbol, click "Join Audio," and select "Call Over Internet." "Dial in" requires the phone number the court gives you.



HOW TO . E-file Certification Agreement to schedule court date for agreed prove-up to finalize divorce case



You can only schedule a prove-up online if you have an e-filing account and can e-file. If you are unable to e-file, you can schedule a prove-up in-person with a **Certification for Exemption from E-Filing** in the Circuit Clerk's office at the courthouse.

GO TO E-FILING WEBSITE

Go online and visit e-filing website at www.efileil.tylertech.cloud



SIGN IN TO YOUR ACCOUNT



🤦 START FILING



FIND YOUR CASE



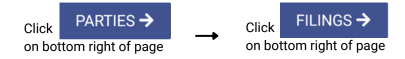


SELECT YOUR CASE FILE



on right side of page

CLICK THROUGH TO FILINGS PAGE



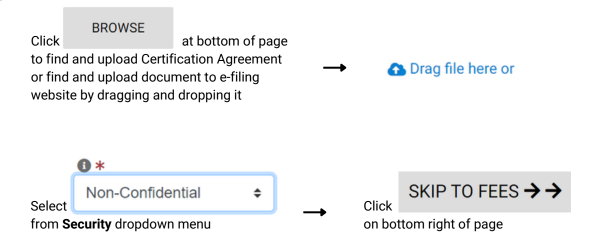
ANSWER FILING QUESTIONS



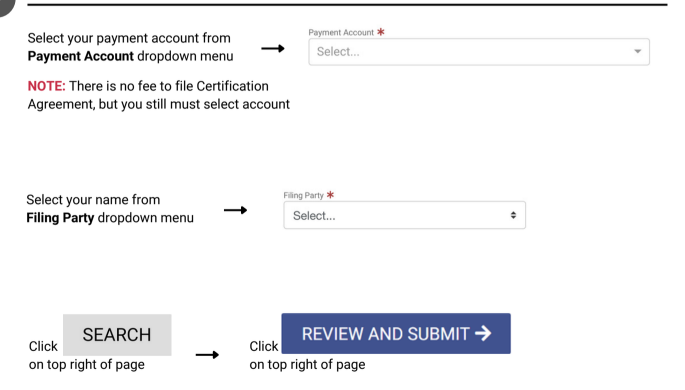


Select DR - Prove Up Hearing DR - Prove Up Hearing from Motion Type dropdown menu

UPLOAD DOCUMENT



SELECT PAYMENT INFORMATION



SUBMIT FILING & SCHEDULE COURT DATE

Check box below **Submission Agreements** on top left of page

Submission Agreements

☑ IMPORTANT NOTICE: REDACTION AND DISCOVERY RESPONSIBILITY REQUIREMENTS All filers must redact Social Security and taxpayer identification numbers, driver's license numbers, financial account numbers, debit and credit card numbers, and any other information ordered by the court, in compliance with Illinois Supreme Court Rule 138. This requirement applies to all documents, including attachments. Further, no discovery may be filed except by order of court, in compliance with Illinois Supreme Court Rule 201.



Select date for your prove-up

NOTE: Your must schedule court date at least 5 days away

Schedule Hearing for Envelope

Select	Date	Start	End
0	07/16/2021	10:00 AM	10:30 AM
•	07/19/2021	10:00 AM	10:30 AM
0	07/21/2021	10:00 AM	10:30 AM

Check for email saying that filing was submitted

Wait for another email saying that filing was accepted

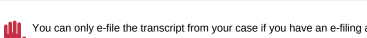
NOTE: It may take 24-48 hours for filing to be accepted

Filing Accepted for Case:

no-reply@efilingmail.tylertech.cloud



HOW TO . E-file **court transcript** after prove-up court date to finalize divorce case



You can only e-file the transcript from your case if you have an e-filing account and can e-file. If you are unable to e-file, you can file the transcript in-person with a **Certification for Exemption from E-Filing in** the Circuit Clerk's office at the courthouse.

GO TO E-FILING WEBSITE

Go online and visit e-filing website at www.efileil.tylertech.cloud



2 SIGN IN TO YOUR ACCOUNT

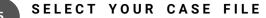


START FILING



FIND YOUR CASE







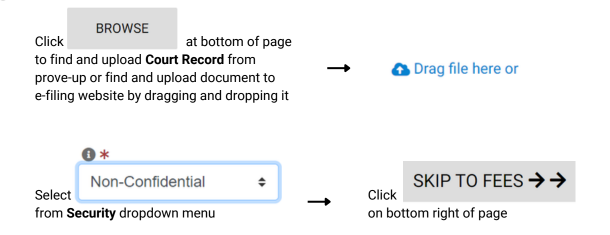
CLICK THROUGH TO FILINGS PAGE



ANSWER FILING QUESTIONS

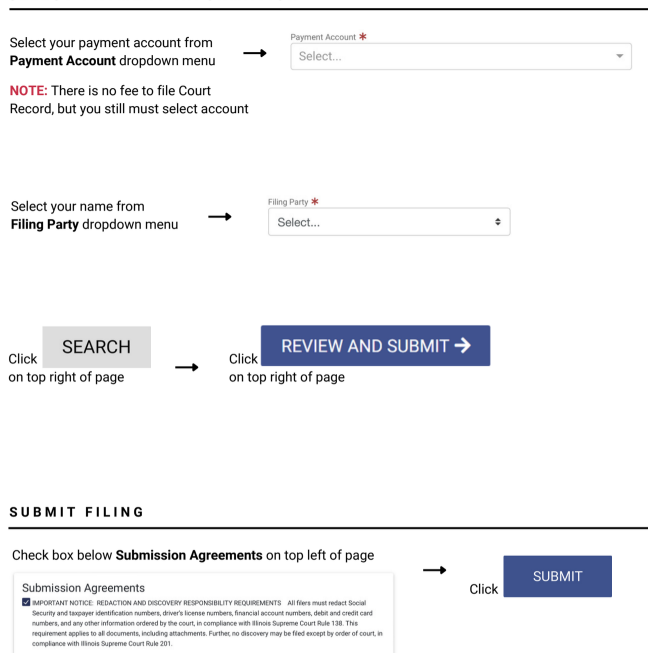


UPLOAD DOCUMENT



10

SELECT PAYMENT INFORMATION



Check for email saying that filing was submitted

Wait for another email saying that filing was accepted

NOTE: It may take 24-48 hours for filing to be accepted

Filing Accepted for Case:

no-reply@efilingmail.tylertech.cloud



This form is approved by the Illinois Supreme Court and is required to be accepted in all Illinois Circuit Courts.

STATE OF IL	•	OFFICIATION AODEEMENT	For Court Use Only				
	_ COUNTY	(DIVORCE WITH CHILDREN)	Form 1				
Instructions ▼							
Directly above, enter the county where you filed this case.							
Enter the full name of	Petitioner (Fir	st, middle, last name)					
Petitioner, Respondent, and the case number as listed on the <i>Petition for</i>	٧.						
Dissolution of Marriage/Civil Union (Divorce with Children).	Respondent (First, middle, last name)	Case Number				
	I have read th	ne					
Check the box next to the court document that both parties agree to.	☐ Judgmo ☐ Parenti that will be pro	ent of Dissolution of Marriage/ Civil Union (Divi ing Plan esented to the judge. I am in agreement with a have put my initials on each page of each doc	ll of the terms in each of those				
		ee with what is on each page.					
	I am asking th	nat the judge approve the agreements and sigr	n each of the documents.				
Both parties must sign their names in front of a notary public.	Petitioner	Responden	t				
DO NOT complete the notary section. The notary will complete it.							
Notary Public for Pe	etitioner	Notary Public for R	espondent				
State of		State of	State of				
County of							
Signed and sworn to		Signed and sworn to	before me on				
byName of Petitioner		by Name of Respond					
Name of Petitioner	•	Name of Respond	ent				
Seal Si	anature of Notary	 Seal	Signature of Notary				

Form 2 COURT REPORTER INFORMATION SHEET

Please TYPE or clearly PRINT all information. The Court Reporter will notify you when the transcript is ready to be picked up, mailed or e-mailed.

Date of Hearing	_Judge
Lawyer/Litigant Name	Tele. No
E-Mail Address	
Firm's Name	
Address	Suite #
Title of Case	
(First) and	(Last)
(First)	(Last)
Case Number	
Petitioner's Address	
Respondent's Address	
Date and Place of Marriage	
Service	
Date of Separation	
Names and Ages of Children	
Former Name, if requested	
Pro se Appearance by Respondent Yes	No
Attorney for Respondent	
Address	Tele. No.

This form is approved by the Illinois Supreme Court and is required to be accepted in all Illinois Circuit Courts.

STATE OF IL CIRCUIT O	•	JUDGMENT OF DISS MARRIAGE / CIV	IL UNION	For Court Use Only Form 3			
Instructions ▼ Directly above, enter	_ COUNTY	(DIVORCE WITH (CHILDREN)	FOIII 3			
the county where you filed this case. Enter the full name of	Petitioner (First	st, middle, last name)					
Petitioner, Respondent, and the case number as listed on the Petition for Dissolution of Marriage/Civil Union	V.						
(Divorce with Children).	Respondent (First, middle, last name)		Case Number			
DO NOT complete this section.	filed by the Po and considere	was held on the <i>Petition for D</i> etitioner. The court heard the ed all of the evidence and rele (750 ILCS 5/101 et seq).	e testimony of	Petitioner Respo	ondent		
DO NOT complete 1a and 1b. DO NOT complete 2a,	1. Present	akes the following findings in Court: tioner present: Yes represented by Lawyer:	of fact:				
2b, or 2d. In 2c, check the box	b. Res	pondent present: Yes represented by Lawyer:	☐ No				
that applies to the Respondent. If the Respondent is on active duty, you cannot get a divorce unless the Respondent files an appearance.	b. Res c. Res		Yes ☐ No e duty as a membe	_	Respondent f the United		
In 3a , check the box that applies to you.	d. This	es of Affierica.	the Uniform Child-		d		
In 3b , check the box that applies to the Respondent.	3. Residen	cy Requirement: tioner has been living in Illino	_	immediately before the	filing of		
In 4, check whether it is a marriage or civil union.	the □	<i>Petition</i> or immediately befor Yes ☐ No	e the time of this he	earing:	·		
In 4a, enter the date you were married/united. In 4b, enter the place		pondent has been living in Ill ne <i>Petition</i> or immediately be Yes		•	ne filing		
the marriage/civil union took place. If this is an agreement,		ion about the Marr ties were married/united on:		nion:			
enter initials on each page.	b. Par	ties were married/united in:	Date County	State	Country		
Petitioner's initials: Respondent's initials:							

DV-J 106.1 Page 1 of 6 (04/18)

	5.	Irre un	econ ion a	icila and	effor	differ ts a	renc t rec	es ha	iatio	n hav	∕e fai	iled	or fu									ge or o	
In 6a , part one, check "Yes" if you are pregnant.	6.	Ch	ildre	en c		е Ма	arria	ige/Ci						,									
In 6a , part two, check "Yes" if the child is Respondent's.				Ye e un	es nborn		No ild is	o Resp															
In 6b , part one, check "Yes" if the Respondent is pregnant.		b.	□ Res	spoi	es nden es	⊔ ıt is i	No preg No	gnant:		Unkr Unkr													
In 6b , part two, check "Yes" if the child is yours.		C.		Ye	es		No			Unkr			orn to	or ad	opt	ed	toge	eth	er by	th€	e pa	arties b	efore
In 6c , check "None" if you have no children with the Respondent			or c		ng the	e m	arria	age/ci	vil u	inion	are:												
who are under the age of 18. Otherwise, list the			_	 						Na	me									Da	ite (of Birth	<u> </u>
names and birthdates of			1.	+														+					
the children.			2. 3.	+														+					
				I ha	ave li	stec	d add	ditiona	al m	inor (child	ren	on th	ne atta	che	ed	Add	itio	nal M	inc	r C	hildren	form.
In 6d , check "None" if you have no children with the Respondent who are 18 or older.		d.		ing				/age 18 e/civil		-		n tc	or a	dopted	d to	ge	ether	by	the p	art	ies	before	: or
Otherwise, list the							N	ame					Ag	е			Disa	able	ed			In Sch	ool
names and birthdates of the children and			1.														Yes		No			Yes [] No
select "Yes" or "No"			2.														Yes		No	┙		Yes [] No
for whether each child is disabled or enrolled			3.	<u> </u>													Yes	_	No	\perp		Yes [No
in school.			Ш	<u> </u>	nave	liste	ed a	<u>dditio</u> ı	nal a	adult	chilo	drer	n on t	he atta	ach	ec	Ado	ditio	onal A	du	It C	hildrer	<u>າ form.</u>
In 6e , check "None" if the only children you had during the marriage/civil union		e.		ma				born t		r ado	pted	l by	eithe	er Plair	ntiff	f or	r Re:	spo	ndent	t, b	ut r	not bot	h,
are listed in 7c and 7d.				╄			N	ame					Date	of Birt	th							opted	
If you or the Respondent separately			1.	╄															itioner	_		Respo	
had or adopted other			2.	₩															itioner	_	_	Respo	
children during the marriage/civil union,			3.	┸.		11. 4		1.1141	1	. 1. 21. 1.						-1-1			itioner		_	Respo	
list their names and birthdates here.				<u> </u>	<u>nave</u>	IISTE	ed a	aaitioi	naı d	cniiai	ren o	n ti	ne at	acned	I AC	<u>aai</u>	tiona	31 C	<u>)tner (</u>	nıر	iare	en forn	1.
DO NOT complete 7.	7.	AII	ocat	tion	of P	are	ental	Resp	pon	sibili	ity:												
		a.			o min																		
		b.		lt i										lren th					-		of		
] P	etiti [,]	ione	r 🔲] Re	espo	nden	nt		Both F	Part	ties	s (ag	ıree	:ment)				

Enter the Case Number given by the Circuit Clerk:

be approved by the court.

Plan.

Petitioner's initials:

Respondent's initials:

		Enter the Case Number given by the Circuit Clerk:
Complete sections 8a, 8b and 8c if you and your spouse have an agreement, otherwise, DO NOT complete these sections.	8.	Real Estate: a. Parties have an interest in real estate, which is an asset of the marriage/civil union: Yes No b. The address of the real estate is:
In 8d, check "Yes" if		Street, Apt # City State ZIP
either of you owned real estate before you were married/united. Complete and attach the Non-Marital Real Estate form.		 c. A legal description of the real estate is attached to this <i>Judgment</i>: Yes No d. Petitioner or Respondent has an interest in non-marital real estate: Yes No The non-marital real estate is listed on the attached <i>Non-Marital Real Estate</i> form.
Complete sections 9a, 9b, and 9c if you and	9.	Maintenance (also known as alimony):
your spouse have an		a. These parties have waived the right to maintenance:
agreement, otherwise, DO NOT complete		☐ Petitioner ☐ Respondent ☐ Neither party b. This party is entitled to maintenance:
these sections.		☐ Petitioner ☐ Respondent ☐ Neither party ☐ Other:
		c. The amount awarded is \$ Dased on guidelines; OR
		deviation from guidelines based upon these findings:
	THE	EREFORE, IT IS ORDERED, ADJUDGED AND DECREED AS FOLLOWS:
	A.	The parties are awarded a <i>Judgment of Dissolution of Marriage/Civil Union</i> and the
		bonds of matrimony/civil union existing between Petitioner and Respondent are
T-0 1	_	hereby dissolved.
If you and your spouse have an agreement,	В.	Allocation of Parental Responsibility:
check the first box and the box for "Both		1. That the <i>Parenting Plan</i> of the following party is approved and made a part of this court order:
Parties", otherwise,		☐ Petitioner ☐ Respondent ☐ Both Parties (agreement)
DO NOT complete B.		2. That the Court has entered its own <i>Parenting Plan</i> , which is made a part of this
		order.
		3. Other orders:
	C.	Support for Minor Children:
		1. An Order for Support shall be entered.
If you have a Support		2. Support shall continue as ordered in court case:
Order in another case enter the information		Court case number
in C2.		located in:
		3. Child support is reserved (no child support is ordered at this time).
		o. Grind Support is reserved (no crind support is ordered at this time).
If you and your spouse	D.	Claiming Children as Dependants on State and Federal Tax Returns:
have an agreement, complete D ,		1. The right to claim children as dependants on state and federal tax returns belongs to:
otherwise, DO NOT		Petitioner Respondent for all tax years
complete D.		☐ Petitioner ☐ Respondent for even-numbered tax years
		☐ Petitioner ☐ Respondent for odd-numbered tax years
Petitioner's initials:		Each party shall have the right to claim one-half of the children each tax year. If there
Respondent's initials:		is an odd-number of children, Petitioner shall claim the additional child in

			Enter the Case Nu	mber given by the C	ircuit Clerk:						
		☐ ever child in		ered years and lodd-numbered ye	=	nall claim the a	additional				
		2. This order does not address the right to claim the children as household residents for									
			of applying for ear								
			a duty to pay chil				-				
			more of the minor	•			•				
		-	cised if that party i		child support	obligation by .	January 15				
		of the year fo	ollowing the releva	int tax year.							
If you and your spouse	E.	Support for Adu	It Children (for ed	ducation or disab	oled child):						
have an agreement, complete E,		1. Support i	s ordered as follov	ws:	•						
otherwise, DO NOT		☐ Pet	itioner 🗌 Res	pondent							
complete E.		will pay:	-								
											
		2. Support f	or adult children is	s reserved (no su	upport is ordered	d at this time).					
In F1, DO fill in the	F.	Debts and Liabi	lities:								
name of creditor and amount owed for debts		1. These debts	shall be paid by p	arties as follows	:						
after the date of		Г			1						
marriage/civil union in		Debt		Amount		To be paid by:					
the chart. If you and your spouse have an		(Name of	e of Creditor)	Owed	Petitioner	Respondent	Both Equally				
agreement, check who		1.		\$	 						
is to pay the debts, otherwise, DO NOT		2.		\$	 						
check who is to pay		3.		\$	 						
the debt.		4.		\$							
		5. 6.		\$ \$							
		7		\$	+ $+$						
		☐ I have lis	sted additional deb	T +	onal Debts and	I I iabilities form	<u> </u>				
If you and your spouse			cluded in the chart								
have an agreement,			rty will be respons	-							
complete F2, otherwise, DO NOT			rty will pay all of th		-						
complete F2.		 Parties shall indemnify and hold the other party harmless for the debts they are assigned. 									
	_										
If you and your spouse have an agreement,	G.		tirement Accoun								
complete G,			ty is awarded the								
otherwise, DO NOT complete G .			r is awarded ent's pension/retir		<u>%</u> of the marit	ai/civii union p	ortion of				
			ent is awarded		% of the marit	al/civil union n	ortion of				
			ent is awarded _ r's pension/retirem		o ule mant	anoivii uriiori p	ortion of				
			=	ondent shall pre	epare a Qualifie	ed Domestic F	Relations Order				
		5. Other ord	 :								
Petitioner's initials:											
Respondent's initials:											

	Enter the Case Number given by the Circuit Clerk:	
If you and your spouse have an agreement, complete H, otherwise, DO NOT complete H. "Marital real estate" is an interest in real estate obtained during the marriage or civil union.	H. Real Estate: 1.	ith
If you and your spouse have an agreement, complete I, otherwise, DO NOT complete I. Chart: DO list the personal property obtained during the marriage/civil union in the chart. If you and your spouse have an agreement, check who gets the property, otherwise, DO NOT check who gets the property.	I. Personal Property and Bank Accounts: 1. Parties shall keep the property and bank accounts in their own name or post 2. Personal property of the marriage/civil union shall be divided as follows: Personal Property and Bank Accounts Property goes to the marriage of t	to: spondent
Respondent's initials:		

			Enter the Case Number given by the Circuit Clerk:
If you and your spouse have an agreement, complete J, otherwise, DO NOT complete J.	J.	Mainter 1. □ 2. □ 4. □	Parties are forever barred from claiming maintenance from the other. An Order for Support shall be entered. Other orders:
In K, if you or the Respondent want to go back to a former name, check the box and enter the former last name.	K.	Former 1.	Name: Petitioner is permitted to resume using the former last name of: Former Last Name Respondent is permitted to resume using the former last name of: Former Last Name
If you and your spouse have an agreement, complete L, otherwise, DO NOT complete L.	L.	Other R 1.	
	М.		urt reserves jurisdiction over the parties and the subject matter for purposes rcing this <i>Judgment</i> .
Petitioner's initials: Respondent's initials:		<u> </u>	
DO NOT complete this section. The judge will sign and date here.		NTERED:	- D-4-
HCIC.	Ju	dge	Date

This form is approved by the Illinois Supreme Court and is required to be accepted in all Illinois Circuit Courts. For Court Use Only STATE OF ILLINOIS, PARENTING PLAN **CIRCUIT COURT** (check the correct box) Petitioner's Parenting Plan COUNTY Respondent's Parenting Plan Form 4 Agreed Parenting Plan Court's Parenting Plan **Instructions ▼** Directly above, enter the county where you filed this case. Petitioner (First, middle, last name) Enter the full name of Petitioner, Respondent, and the case number as ٧. listed on the Petition for Dissolution of Marriage/Civil Union Respondent (First, middle, last name) Case Number (Divorce with Children). Check the box for whose Parenting Plan this is. 1. Parent Information: Petitioner's contact information: Do not complete 1a if Petitioner's information Name: is protected because of First Middle Last domestic violence or abuse. Address: Street Address, Apt. City State ZIP Phone number: Petitioner is employed: ☐ Yes ☐ No Employer name: Employer address: Street Address ZIP Citv State Employer phone number: Do not complete 1b if Respondent's contact information: Respondent's Name: information is protected Middle First Last because of domestic violence or abuse. Address: Street Address, Apt. ZIP State If this is an agreement, Phone number: enter initials on each page. Respondent is employed: Yes No Petitioner's initials: Employer name: _____ Respondent's initials:

		Enter the Case Number given by the Circuit Clerk	::	
		Employer address:		
		Street Address		
		City	State	ZIP
		Employer phone number:		
	C.	If a parent plans to move, they must give the other pare	ent at least 60 days r	notice, or
		notice as soon as possible of (1) the intended move da	te; and (2) the new a	ıddress unless
		the address is protected because of domestic violence	or abuse.	
2.	This	s Parenting Plan is for the Following Children Born to o	r Adopted by the Pa	ırties:
		Name	Date of Bir	
	1.			
	2.			
	3.			
		have listed additional minor children on the attached Add	ditional Minor Childre	<i>n</i> form.
•	Diad	hte and Decreasibilities of Deth Decenter		
3.	_	hts and Responsibilities of Both Parents: h parent must:		
	a.	Make day-to-day decisions for the children when they h	ave them such as re	outine discipline
	a.	minor medical treatment, curfew, chores, and hygiene.	ave them, such as re	outille discipilile,
	b.	Give the other parent the name, address, and telephone	e number of any hea	Ith care
	۵.	provider for the children.	s manuser or any mea	iii oai o
	C.	Have access to the children's school records, child care	information, extract	ırricular
		activity schedules, and medical, dental, and mental hea	lth records unless ac	ccess is denied
		by the court.		
	d.	Notify the other parent as soon as possible of emergence	cies, health care, tra	vel plans, or
		other significant child-related issues.		
4.	Siar	nificant Decision Making (check only one option for eac	h category):	
	a.	Education decisions (includes choice of schools and tutors)		
		☐ Both parents ☐ Petitioner ☐ Respondent	·	
	b.	Health decisions (includes medical, dental, and psychologic	al decisions) will be m	nade by:
		☐ Both parents ☐ Petitioner ☐ Respondent		
	C.	Religious decisions will be made by:		
		☐ Both parents ☐ Petitioner ☐ Respondent ☐		
	d.	Extracurricular/recreational activities decisions will be n	nade by:	
		☐ Both parents ☐ Petitioner ☐ Respondent		
5.	Par	enting Time Schedule		
	(Ins	tructions for this section):		
	Use	the schedule below to show which parent has the child	(or children) during ε	each
	hou	r block shown. Overnight begins at 9:00 PM and ends at	8:00 AM the next da	ay.
	If th	e schedule will be the same every week, only fill in one s	schedule. If there will	
	be t	two schedules that alternate every other week, fill in two	schedules. If there w	ill be more
	thar	n two weekly schedules, fill in more schedules on the Ad	ditional Parenting Tir	<i>ne</i> form and
	Inse	ert them after the next page.		

For 1c, if you plan to move, review Section 10 (Relocation of Minor Children) to see if that Section applies to your

In 2, list the name and

birth date for the minor children of the parties. This plan is only for children who are younger than 18.

Petitioner's initials:

2.

move.

Respondent's initials: DV-PP 108.2 Page 2 of 8 (10/21) Fill in the parents' names or initials in the chart below to show which parent has the child (or children) each day at each time listed.

Enter the parents' names and initials on the lines below:

Parent Name:	Initials:	
Parent Name:	Initials:	

Week 1 Schedule: Week 1 begins

Date

Start time	Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
8 AM							
9 AM							
10 AM							
11 AM							
Noon							
1 PM							
2 PM							
3 PM							
4 PM							
5 PM							
6 PM							
7 PM							
8 PM							
9 PM -							
Overnight							

Week 2 Schedule:

Start time	Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
8 AM							
9 AM							
10 AM							
11 AM							
Noon							
1 PM							
2 PM							
3 PM							
4 PM							
5 PM							
6 PM							
7 PM							
8 PM							
9 PM -							
Overnight							

Petitioner's initials:	
Respondent's initials:	

Write the date that you

parenting time schedule

want the Week 1

Enter the parents' names or initials in each box to show who will have the child at each time and day. Do **not** leave any boxes blank. If the child is scheduled to be somewhere else, for example, school or after school activities, you still must enter the name or initials of the parent responsible for the child at that time.

to start.

Make a schedule for parenting time during the holidays. First read both options 1 and 2 and pick either option 1 or 2. If you want holidays that are not listed, you can write the holidays you want to add on the blank line in 1 or in the "other" boxes in option 2. In option 2, enter the start and end time for each holiday and check which parent has the holiday in even years and which has it in odd years.

Holiday Schedule (check only one)

1. The holidays shall be divided between the parents as follows:

• In even-numbered years, Petitioner shall have the minor children on Group A holidays and Respondent shall have the minor children on Group B holidays.

• In odd-numbered years, Petitioner shall have the minor children on Group B holidays and Respondent shall have the minor children on Group A holidays.

Group A Holidays:

• Thanksgiving Day

• Ath of July

• Christmas Eve

• Labor Day

• New Year's Eve

• Christmas Day

2. The holidays shall be divided between the parents as follows:

	Time (inc	lude a.m./p.m.)	Fran Vasus	0.117	
Holiday	Start Time	End Time	Even Years	Odd Years	
New Year's Day			□ Pet. □ Res.	□ Pet. □ Res.	
Mother's Day			□ Pet. □ Res.	□ Pet. □ Res.	
Memorial Day			□ Pet. □ Res.	☐ Pet. ☐ Res.	
Father's Day			□ Pet. □ Res.	☐ Pet. ☐ Res.	
July 4 th			□ Pet. □ Res.	□ Pet. □ Res.	
Labor Day			☐ Pet. ☐ Res.	☐ Pet. ☐ Res.	
Halloween			□ Pet. □ Res.	□ Pet. □ Res.	
Thanksgiving Day			□ Pet. □ Res.	☐ Pet. ☐ Res.	
Christmas Eve			□ Pet. □ Res.	☐ Pet. ☐ Res.	
Christmas Day			□ Pet. □ Res.	□ Pet. □ Res.	
New Year's Eve			□ Pet. □ Res.	□ Pet. □ Res.	
Other:			□ Pet. □ Res.	□ Pet. □ Res.	
Other:			□ Pet. □ Res.	□ Pet. □ Res.	
Other:			□ Pet. □ Res.	□ Pet. □ Res.	
Other:			□ Pet. □ Res.	□ Pet. □ Res.	
Other:			□ Pet. □ Res.	☐ Pet. ☐ Res.	

In 5b , choose 1, 2 or 3
If you choose 3, you
must write in the
schedule you want.

In **5c**, choose 1, 2 or 3. If you choose 3, you must write in the schedule you want.

Petitioner's initials:	
Respondent's initials:	

	b.	School	Sı	prina	Brea
--	----	--------	----	-------	------

1.	No specific spring break schedule (follow the regular parenting schedule)
2.	In even-numbered years, Petitioner shall have the entire spring break.
	In odd-numbered years, Respondent shall have the entire spring break.
3.	Other:

c. School Summer Break

1.		No specific summer break schedule	e (follow the regular parenting schedule)
----	--	-----------------------------------	---

- In even-numbered years, Petitioner shall have first choice of dates.
- In odd-numbered years, Respondent shall have first choice of dates.
- Each parent will notify the other in writing by May 1st each year of the weeks they wish to have summer parenting time.

	3.
In 5d , choose 1, 2 or 3. If you choose 3, you must write in the schedule you want.	 d. School Winter Break 1. No specific winter break schedule (follow the regular parenting schedule) 2. Each parent shall have one-half of the winter break: In even-numbered years, Petitioner shall have the first half and Respondent shall have the second half. In odd-numbered years, Respondent shall have the first half and Petitioner shall have the second half.
	3. Other:
	e. Conflict If there is conflict, the priority will be: 1st Priority: Holiday 2nd Priority: School Break 3rd Priority: Regular Weekday/Weekend
If you need more room to determine parenting time, check the box and fill out the <i>Additional</i>	For example, it is your weekend to have the children, but Saturday is July 4 th and it is the other parent's turn to have July 4 th . Because the Holiday schedule has 1st Priority, the other parent will get their time on July 4 th even though it is your weekend.
Parenting Time form and file it with this Parenting Plan.	I have listed additional parenting time information on the attached Additional Parenting Time form.
In 6, read all the options and choose which option for transportation works best. If you choose "a", check which parent will provide the transportation.	 6. Transportation of Children (check only one): a. Petitioner Respondent shall provide all transportation. b. Each parent shall pick up the children at the start of their parenting time. c. Each parent shall drop off the children at the end of their parenting time.
Choose option 7a or 7b. If you check 7b, you must list the address where the drop off and pick up of the children will be.	 7. Exchange of Children: a. Drop off and pick up of the children will be at Petitioner's and Respondent's homes unless both parties agree in advance to a different meeting place. b. Drop off and pick up of the children shall take place at:
In 8, check 8a if there will be no right of first refusal. Check 8b if there will be a right of first refusal.	 8. First Refusal for Childcare: a. There is no right of first refusal. b. Each parent must offer the other a first right of refusal as follows: • If a parent needs childcare for a period of 24 hours or more during their time with the children, they must give the other parent the option to care for the children
Petitioner's initials: Respondent's initials:	 before finding other childcare. As soon as the need for childcare is known, the other parent must be immediately notified. The parent offered the right to care for the children must accept the offer within 2 hours, otherwise the parent needing childcare may use another caregiver. Transportation of the children is the same as for other parenting time.

Enter the Case Number given by the Circuit Clerk: ____

In 9, state when the children can communicate with the other parent. In 9a, you must choose one of the 3 options. If you check Other, you must list when the parent is able to communicate with the children.

Relocation is when a parent seeks to move with children for distances of over 25 or 50 miles (depending on county where they live).

10a explains that the parent who has majority or equal parenting and wants to move with children must obtain the permission of the other parent or the court.

10b sets out the information that must be in the notice and when the notice must be given.

10c1 explains what to do if the parents agree on the move and no change to the Parenting Plan is needed.

10c2 explains what to do when the parents agree to the move and need to make changes to the Parenting Plan.

10d explains what to do if the parents agree with the move but can't agree about the changes to the parenting time schedule.

Petitioner's initials:	
Respondent's initials:	

_	_			4.
9	1.0	mm	unic	ation

- The parent who does not have the children in their care may have electronic a. communication with the children (check only one): ☐ Anvtime ☐ Every day between ☐ a.m. ☐ p.m. to ☐ a.m. ☐ p.m.
- b. Electronic communication includes telephone, e-mail, text, video, etc.
- Electronic communication between the children and the other parent must not be C. unreasonably monitored or interrupted.

10. Relocation of Minor Children:

- If a parent with the majority of the parenting time or equal parenting time wishes to move with the children, they must have the agreement of the other parent or permission from the court when:
 - 1. The children's primary residence is in Cook, DuPage, Kane, Lake, McHenry, or Will county and the move is within Illinois but more than 25 miles away from their current residence; OR
 - 2. The children's primary residence is in any other county in Illinois and the move is within Illinois but more than 50 miles away from their current residence; OR
 - 3. The move is outside of Illinois and more than 25 miles from the children's primary residence.
- The parent asking to move with the children must provide written notice to the other b. parent. The notice must:
 - 1. Be given at least 60 days before the move unless that is impossible. If impossible, the notice must be given at the earliest date possible; AND
 - 2. State the date the parent plans to move; AND
 - 3. State whether the move is permanent or for a specific time period; AND
 - 4. State the new address, if known, unless the address is protected because of domestic violence or abuse.

Agreement

- 1. If the parents agree on the move and no change is needed to the parenting time schedule, both parties shall sign the notices provided about the move and file it with the court. No court appearance is needed.
- 2. If the other parent agrees with the move but changes need to be made to parenting time schedule, and the parents are in agreement about the changes to the parenting time schedule, the moving parent must:
 - Have the other parent sign the notice provided about the move;
 - · File the signed notice with the court; AND
 - File an updated parenting plan with the court. The court does not need to approve the move but the court must approve the changes to the Parenting Plan.

Partial Agreement

If the other parent agrees with the move, but both parents cannot agree on changes to the Parenting Plan, the moving parent must:

- Have the other parent sign the notice provided about the move;
- File the signed notice with the court;

Enter the Case Number given by the Circuit Clerk:

10e explains what to do when the other parent does not agree with the move.

Some state or federal laws require picking a custodian for the children. In 11a, choose the parent with the majority of the parenting time. If there is equal parenting time, check the parent that will be receiving Federal and State benefits for the children, like SNAP or TANF.

In 11b, choose the parent that has the majority of the parenting time with the children. If there is equal parenting time, check the parent whose address will be given to the school as the children's home address.

 Follow the Resolving Disagreements process set out below to try to reach an agreement with the other parent about changes to the parenting time schedule; AND

If no agreement can be reached after completing the Resolving Disagreements process, file a petition to modify the parenting time schedule with the court.

e. No Agreement

If the other parent does not agree with the move, the parent relocating must:

- Follow the Resolving Disagreements process set out below to try to reach an agreement with the other parent; AND
- If no agreement can be reached after completing the Resolving Disagreements process, file a petition with the court asking for permission to move.

11. Designation of Children's Custody and Residence for Other Purposes:

;	a.	Designation of Cเ	ustodian for Other Statut	es
		. •	Respondent ith the children. This desinder the <i>Parenting Plan</i> .	is the parent who has the majority of the ignation shall not affect parents' rights and
ı	b.	Children's Reside	ential Address	
		Petitioner's school enrollmen	Respondent's t purposes only.	home is the children's residential address fo

12. Changing the Parenting Plan:

If a parent wants to change this *Parenting Plan*, they should talk and try to reach an agreement on their own.

Follow the steps in "a" if there is an agreement. Follow the steps in "b" if there is not.

- a. Agreement
 - Temporary changes may be made without filing a written agreement with the court.
 - Permanent changes should be made by filing a new Parenting Plan with the court.
- b. No agreement
 - Follow the Resolving Disagreements process set out below to try to reach an agreement about changes to the *Parenting Plan*. If an agreement is reached, follow the steps in **13a**.
 - If no agreement can be reached after completing the Resolving Disagreements
 process, file a petition with the court asking for changes to be made to this Parenting
 Plan
 - This Parenting Plan must be followed until the parents complete the Resolving
 Disagreements process and agree to a new plan or a new Parenting Plan is approved
 by the court.

Petitioner's initials:
Respondent's initials:

Check 13a or b . If you check b , check the reason mediation is not required.	 13. Resolving Disagreements (mediation): If a parent wishes to change this Parenting Plan or feels the other parent is not following the Parenting Plan, the parents should talk and try to come to an agreement on their own. If an agreement cannot be reached, parents must follow the steps below: a. Mediation is required on all issues. Parents must first try to come to an agreement through mediation. Both parents must cooperate in scheduling and participating in mediation. Both parents must split the cost of mediation equally unless otherwise ordered by the court. 	nis
	If mediation is unsuccessful, a parent must file a petition to modify this <i>Parenting Plan</i> or a petition to enforce this <i>Parenting Plan</i> with the court. Emergencies: In an emergency situation, a parent may file a petition with the cout to get an immediate resolution without first going through mediation.	rt
	 b.	— this
Datition and initials.	Parenting Plan with the court.	
Petitioner's initials: Respondent's initials:		
If this is your plan, sign it. If both parents agree, both parents must sign the plan.	Petitioner Respondent	
DO NOT complete this section. The judge will sign and data here	APPROVED:	

Date

Judge

Enter the Case Number given by the Circuit Clerk: _

This 1	form is ap	proved by the Illi	nois Supreme Cou	urt and is required t	o be accepte	ed in all Illinois Circuit Courts.
STATE OF ILLINOIS,		ODDE	LOD CURROL	ът.	For Court Use Only	
CIRCUIT COURT			ORDER	R FOR SUPPOR	(1	
			☐ Initial			
		COUNTY	☐ Modificat	ion		Form 5
			☐ Enforcem	nent		roim 5
Instructio	ons ▼					
Directly above						
the county wh filed this case.						
Enter the full		Petitioner (First	st, middle, last nam	e)		
Petitioner,						
Respondent, a case number to		٧.				
Circuit Clerk						IV-D Case Number
this case.						
Enter the IV-I		Beenendent //	- irst, middle, last na	-ma\		Case Number
number if you it.	know	Respondent (/	-irst, mildale, iast na	arrie)		Case Number
NOTE	7.	DO NOT fill or	at the rest of this form	n unless the judge tell y	ou complete it	
NOTE	ρ.	• You MUST BI	RING the social secu	rity numbers of both Pe	etitioner and R	espondent to the court hearing.
THE COUR 1.	Petit	tioner	`	gor" in this <i>Order.</i> T	ū	is: ee is:
□ 2.		dren covered by				
		•	-			
☐ 3.	The com	nbined gross inco	ome 🗌 does	does not exce	eed the upp	ermost levels of the schedule of
	basic su	pport obligations	i.			
4 .	The net	income of Obligo	oris <u></u> \$	per		calculated by
	☐ the s	standardized tax	amount.			
	☐ the i	ndividualized tax	amount.			
	the a	agreement of the	parties.			
□ 5.	The net	income of Oblige	ee is: \$	per		calculated by
	☐ the s	standardized tax	amount.			
	☐ the i	ndividualized tax	amount.			
	the a	agreement of the	parties.			
□ 6.	The adju	sted net income	for Obligor is:	\$	per	
	The adju	usted net income	for Obligee is:	\$	 per	
□ □ 8.	•	ic Combined Su	•	\$	per	
□ 9.						or a family of 1 person. Child
□ •.	_			nild up to a maximu		•
			•			nedically proven disability,
		ation or institutio				,,
□ 11.				ses 146 or more ov	erniahts ne	r year. Basic Child Support
		=	per			unt in paragraph 8 x 1.5).
Obligation is: \$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\						

	13.	The amount of child support arrearage is:	\$	as of		
		plus an interest amount of:	\$		Date	
	14.	The amount of maintenance arrearage is:	\$	as of		
_		plus an interest amount of:	\$		Date	
	15.	The amount of retroactive child support is:	\$	from		to
Ш	15.	The amount of retroactive child support is.	Ψ	110111	Date	to <i>Dat</i> e
	16.	The amount of retroactive maintenance is:	\$	from		to
			<u> </u>		Date	Date
	17.	The amount of child support cannot be stat	ed only in a do	llar amount	because som	e or all of the net income
_		of Obligor is uncertain as to source, time of	=			
		,	,			
IT IS O	RDE	RED:				
Α.	Tha	t Obligor will pay:				
	1.	Maintenance Yes No				
		a. The current maintenance payment is:	_	\$		
		b. The maintenance arrearage/retroactive	payment is:	\$		
		c. The total maintenance payment is:	_	\$	_	
		d. Maintenance is to be paid:	_			
		☐ Once a week ☐ Once every o	other week			
		☐ Once a month ☐ Twice a mon		ar	nd	
			Date		Date	 -
		e. Maintenance payments begin				
		Date	?			
		f. This maintenance order ends on:				
		Date	•			
	2.	Child Support ☐ Yes ☐ No				
Ш	۷.			¢		
			_	\$ 		
		b. The child support arrearage/retroactive				
		c. The total child support payment is:		\$		
		d. Child support is to be paid:				
		Once a week Once every o				
		Once a month Twice a mon	th on: Date	an	d Date	·
		c. Child aupport navmente begin en:	Dale		Dale	
		e. Child support payments begin on: Dai	te	•		
		f. Obligor must also pay: % c	of their	of Additional	Income	·
		This must be paid as follows:	, , , ,	or mannoman	moomo	
		Obligor must also give Obligee a	and/or	ne Clerk of th	ne Court proof	f of their
		Obligor Macraldo givo 🗀 Obligos (•	f receiving the income.
		Type of Additional Income			itilii 7 days o	receiving the moonie.
		71				
	3.	Other Support Orders:				
В.	Pay	ment of Maintenance and Child Support:				
	1.	An Income Withholding for Support may im	mediately be s	served on Ob	oligor's emplo	yer. Until the <i>Income</i>
		Withholding for Support takes effect Obligor	is required to	pay directly to	o the State Dis	sbursement Unit.

Enter the Case Number given by the Circuit Clerk:__

		 Payments by Obligor or the employer must be made payable to: STATE DISBURSEMENT UNIT and sent to: P.O. Box 5400, Carol Stream, IL 60197-5400.
		• Payments must include: 1) the case number, 2) the name of the county of the Court issuing this <i>Order for Support</i> , and 3) Obligor's name and social security number.
		• A new court Order is not necessary to serve an Income Withholding for Support on any future employer of
	2.	Obligor will make payments:
		Directly to the State Disbursement Unit according to the schedule in Section A. Payments by Obligor must be made payable to the STATE DISBURSEMENT UNIT and sent to: P.O. Box 5400, Carol Stream, IL 60197-5400.
		Directly to Obligee as the parties have agreed according to the schedule in Section A. If Obligor falls behind in payments, an <i>Income Withholding for Support</i> may be prepared and served on Obligor's employer. Obligor will then have to make payments to the State Disbursement Unit as stated in Section B1.
	3.	Obligor must also pay a \$36 per year child support collection fee. This fee is not maintenance or child support and cannot be subtracted from the support to be paid. This fee must be paid directly to the Circuit Clerk of the county issuing this <i>Order for Support</i> .
C.	Pay	ment of Maintenance Only:
	1.	Obligor will make payments
		☐ Directly to Obligee
		☐ Directly to the Circuit Clerk of this county
	2.	If payments are made to the Circuit Clerk, Obligor must also pay a \$36.00 per year support collection fee.
		This is not maintenance and cannot be subtracted from the support to be paid. This fee must be paid directly to the Circuit Clerk of the county issuing this order.
D.	Deli	inquency (maintenance or child support):
	1.	Delinquency Payments
		If Obligor is delinquent in making a support payment after this <i>Order for Support</i> is entered, Obligor must
		a. Continue to make current maintenance and child support payments, AND
		b. Pay the sum of:
		for child support per payment period ordered in Section A2d, PLUS for maintenance per payment period ordered in Section A1d, until the delinquent
		amount is paid in full. A maintenance or child support payment, or part of a payment, that is due and remains unpaid for 30 days
		or more will accrue interest at the rate of 9% each year.
E.	Chi	ld Support Termination:
	1.	This child support order ends on: unless changed by a written order of the court.
	2.	Unpaid Child Support at Termination
		If Obligor owes an arrearage or delinquency on the termination date that is equal to at least one month's
		support payment, Obligor must continue to make payments. The payment amount must be the same as the amount Obligor was ordered to pay in Section A2a.
F.	Hea	alth Insurance:
	1.	Decision Reserved
	2.	a. Obligor Obligee will provide health insurance for the children by:
_		Enrolling them in health insurance coverage available through their employer.
		☐ Providing other insurance ☐ dental ☐ orthodontic ☐ vision
		prescription medication other:
		Giving a copy of the insurance policy and the insurance card to the other parent within 45 days

Enter the Case Number given by the Circuit Clerk:__

			of the date of this <i>Order</i> .
		b. T	he cost of the insurance will be paid by:
			☐ Obligor:
		If C	IOTE: Health insurance premiums are added to the Basic Support Obligation and then divided pro rata. Obligor's paying the premium, the amount that is Obligee's responsibility must be subtracted from Obligor's support obligation. If Obligee is paying the premium, Obligor's support obligation shall be increased by Obligor's share of the premium.
		c. T	The cost of healthcare expenses not covered by insurance will be paid by: Obligor and Obligee equally Obligor: Obligee:
G.			re Expenses:
Ц	1.		sion Reserved
Ш	2.	a.	☐ Child care expenses are reasonably necessary for ☐ Petitioner ☐ Respondent to be employed, attend educational or vocational training to improve employment opportunities, or to look for work.
		b. Г	The cost of child care expenses shall be paid by: ☐ Obligor
		Z	Obligee %
		c. [Payment shall be made directly to: Obligee Child care provider
Н.	Sch	nool ai	nd Extra-Curricular Expenses:
П	1.		ion Reserved
	2.	а. [School and extra-curricular expenses covered by this <i>Order</i>
_			
		b. [The cost of extra-curricular expenses shall be paid Obligor%
			Obligee
I.	Oth	er Ord	Nore:
١.			ort Information Sheet filed in this case shall be impounded by the Circuit Clerk in order to protect the
			al information contained in it.
	1.		e of Address Change
			party must tell the other of any change in address within 5 days of the change.
			does not apply to the following parties Petitioner Respondent because the physical,
			al or emotional health of that party and/or the minor children would be seriously endangered by
			osure of that party's address.
			or must give written notice of any change in home address or mailing address within 7 days of the
		_	ge to:
			The Circuit Clerk of the county issuing this <i>Order for Support</i> , AND
		•	The Illinois Department of Healthcare and Family Services, BUT ONLY if a party is receiving child and
			spouse services under Article X of the Illinois Public Aid Code.
	2.	Notic	e of Change to Other Information
		Oblig	or must give written notice of any change to personal contact information within 7 days of the change,
		includ	ding:
		•	New telephone number; AND
		•	If Obligor can get health insurance through the employer or other group coverage and if so list:
			the policy name, the policy number, and the names of persons covered under the policy.
		_	or must give the written notice to:
		•	The Circuit Clerk of the county issuing this Order for Support, AND

Enter the Case Number given by the Circuit Clerk:_

spouse services under Article X of the Illinois Public Aid Code.

• The Illinois Department of Healthcare and Family Services, BUT ONLY if a party is receiving child and

|--|

3. Notice of Change to Employment

Obligor must give written notice of any employment change within 7 days of the change, including:

- If Obligor lost a job, OR
- If Obligor got a new job, AND
- The name, address and phone number of a new employer.

Obligor must give the written notice to:

- · Obligee,
- The Circuit Clerk of the county issuing this Order for Support, AND
- The Illinois Department of Healthcare and Family Services, BUT ONLY if a party is receiving child and spouse services under Article X of the Illinois Public Aid Code.
- 4. Notice of Change to Support Information Sheet

Obligor and Obligee must give written notice of any change to the information on the *Support Information Sheet* filed with this case within 5 days of the change.

Obligor and Obligee must give the written notice to:

- The Circuit Clerk of the county issuing this Order for Support.
- 5. Proof of Continuing Insurance Coverage

If Obligor has received an adjustment to their support obligation because of the payment of insurance premiums, Obligor must annually submit proof of continuing insurance coverage of the children to the Division of Child Support Enforcement of the Department of Human Services and to Obligee.

J.	Additional	Conditions	or	Findings:
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		1.	The child support payment amount is different than the amount required by child support guidelines
			because:
			a. extraordinary medical expenditures necessary to preserve the life or health of a party or a child of either or both of the parties.
			b. additional expenses incurred for a child covered by this support order who has special medical,
			physical or developmental needs.
			c. the amount required by child support guidelines is: \$
			d. Other:
			
		2.	Other:
		3.	A child support calculation prepared by using the Illinois Department of Healthcare and Family Services
	_		estimator is attached:
	Ш	4.	The child support calculation was prepared by \square Petitioner \square Respondent \square Judge
K	Oth	or.	
IX.	Otti	CI.	
DO M		1 .	ENTERED:
DO NO			
judge v			e it. Judge Date

A JUDGE CAN FIND YOU IN CONTEMPT OF COURT IF YOU FAIL TO OBEY ANY PART OF THIS ORDER.

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT DOMESTIC RELATIONS DIVISION

IN RE THE MARRIAGE/CIVIL UNION OF:	Form 6
□ Petitioner □ Counter-Respondent	No
and	No
☐ Respondent ☐ Counter-Petitioner	
ORDER ON	PROVE UP
This matter coming on to be heard for (check one) □ uncontion □ Counter-Petition for Dissolution of Marriage/Civil Unionto □ Respondent □ Child Representative/Guardian Ad Litem □ In being present and the Court being fully advised in the premises.	Petitioner's Attorney 🗖 Respondent's Attorney
1. The (check one) □ Petitioner □ Respondent shall, with following (check all that apply): 4566 □ Transcript of Prove Up Proceedings □ Judgment for Dissolution of Marriage/Civil Union □ Settlement Agreement signed by both parties □ Parenting Plan signed by □ Petitioner □ Responde □ Family Support Affidavit □ Uniform Order of Support □ Order for Withholding □ Qualified Domestic Relations Order □ Qualified Illinois Domestic Relations Order 2. 4215 Parenting Education Requirement (check all that a. □ Both parties □ Petitioner □ Respondent has/har b. □ Petitioner □ Respondent is in Default c. □ Both parties □ Petitioner □ Respondent is/are or □ in class □ online parenting education program of □ Parenting education is not required because the e. □ Parenting education requirement is waived due to	ent Both apply): we completed the parenting education requirement. ordered to complete court approved (check one) within days.
5. 4406 ☐ This matter is set for status on	at a.m./p.m. for a gram. Failure to appear
Atty. No.:	
Name:	ENTERED:
Atty. for: □ Petitioner □ Respondent	Dated:,
Address:	Daitu
City/State/Zip Code:	Indoe Indoe's No.

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, DOMESTIC RELATIONS DIVISION

IN RE: ☐ Marriage ☐ Civil Union ☐ Legal Separat ☐ Visitation (Non-Parent) ☐ Support ☐ Parent		sponsibilities
		Form 7
Petitioner	Case No.	
and	Case No	
Respondent		
ORDER FOR FR	EE TRANSCRIPT	
documented by an official court reporter; this Court having pursuant to Supreme Court Rule 298 and 735 ILCS 5/5-1 circumstances of the party seeking a waiver have not chan commence, prosecute, defend, or enforce relief in this cive WHEREFORE, it is hereby ordered that the Clerk of the associated with the production of this transcript and the commence of the court of	05 or 735 ILCS 5/5-105.5 hereby a ged and that the production of a till action. Circuit Court of Cook County sha	finds that the financial ranscript is necessary to all pay any and all costs
Office within days.		
○ Atty. No.:	ENTERED:	
O Pro Se 99500	Dated:	
Name:Atty. for (if applicable):		
Address:	Judge	Judge's No.
City:		
State: Zip:		
Telephone:		
Primary Email:		