(county where Complaint filed) Case No. CI (your full name) Plaintiff, (case number assigned by clerk of court) VS. DECREE OF DISSOLUTION **OF MARRIAGE** (WITH CHILD(REN)) Defendant. (spouse's full name) ON this matter came on for final hearing (date) on the Complaint for Dissolution of Marriage of the plaintiff. The plaintiff appeared in court without an attorney. The defendant did did not appear. The plaintiff presented evidence, and the court, having fully reviewed the evidence, finds as follows: 1. Plaintiff or defendant has been a resident of the State of Nebraska for more than one year prior to the filing of this action with the intention of making Nebraska his or her permanent home and either plaintiff or defendant was a resident of County at the time the complaint was filed. (county where Complaint filed) 2. More than 60 days have passed since service was perfected or a Voluntary Appearance was filed. 3. The court has jurisdiction over both parties and over the subject matter of this action and to make a child custody determination. 4. The parties were married on , in (date of marriage) (city and state where parties were married) child(ren) whose custody or welfare are The parties have (number of children of marriage)

affected by this divorce:

	, born
(name of child)	(child's year of birth)
	_, born
(name of child)	(child's year of birth)
	_, born
(name of child)	(child's year of birth)
	_, born
(name of child)	(child's year of birth)
Neither party is expecting a child at this ti	me.
5. A parenting plan, developed by	oth parties the plaintiff only
(check if parties develo	oped) (check if Plaintiff developed)
the court in accordance with the Pare	enting Act is attached to this decree
(check if Court developed)	
and incorporated herein by reference. The	e court finds the parenting plan complies
with the Parenting Act and is in the best in	nterests of the minor child(ren).
	ntribute to the support of the child(ren).
(Plaintiff or Defendant)	
6. The defendant is not a member of the A allies.	armed Forces of the United States or its
7. The marriage of the plaintiff and the de every reasonable effort to effect reconcilia	•
8. The parties are owners of various items certain debts, and all of the property and obetween the parties.	1 1 1
9. (if applicable)'s fo's fo's fo	rmer name of should be restored.
(former or maiden name, including first, middle and le	ast names)

IT IS THEREFORE, ORDERED, ADJUDGED, AND DECREED as follows:

10. The marriage between the plaintiff, and the defendant, is hereby dissolved. Except for review on appeal, remarriage, and continuation of the health insurance coverage, this decree shall become final and operative 30 days after this decree is filed or on the date of death of one of the parties, whichever occurs first. For

purposes of remarriage, neither the plaintiff nor the defendant may marry anyone anywhere in the world for six months after this decree is filed with the clerk of the district court. For the purposes of continuation of health insurance coverage, the decree shall become final and operative six months after the decree is entered.

11. Legal and physical cust	ody:	
	is awarded sole legal and	d sole physical
(Plaintiff or Defendar	nt)	
custody of the child(ren).		
The parents are award custody of the child(ren) is		·
	(plaintiff or de	,
The parties are award child(ren).	led joint legal and joint physica	al custody of the
(chec the court in accordance (check if the Court developed)	oped by the parties the k if parties developed) (check if Place with the Parenting Act, is at rence. The parties are ordered	aintiff developed) ttached to this decree and
13(Plaintiff or Defendant) Nebraska Child Support G	shall pay child support in uidelines beginning on the 1st	
	g on the first day of each subse	•
	per month for	children
(support amou		· ·
	per month for	
(support amou		
	per month for	
(support amou		· ·
(support amou	per month for one child	d
Child support will aba	ate by% during	the month(s) of

A worksheet showing the calculations under the Nebraska Child Support Guidelines is attached to this decree.

Upon the occurrence of any of the following events, child support shall terminate effective the first day of the month following the event: the child turns 19 years of age; the child marries; the court finds the child is emancipated; the death of the child; or further order of the court.

All child support payments shall be O. Box 82600, Lincoln, NE 68501-	•	upport Payment Center, P.
14 shall (Plaintiff or Defendant) minor child(ren).	provide health inst	urance for the dependent
[] (for sole physical custody)		shall pay
the first \$250 of reasonable and nec		costs per child per year.
	_ shall pay	% of all non-reimbursed
(Judge will complete this blank) reasonable and necessary child(ren) per year.	's health care costs	s in excess of \$250 per child
[] (for joint physical custody) Plaishall pay % of all non child(ren)'s health care costs.	-reimbursed reasor	
15. [] (for sole physical custody)_	(Judge will complet	e this blank)
shall pay% of any ch		
of or to allow		
(Judge will complete this blank) education necessary to obtain a job	(Judge will complete t	his blank)
[] (for joint physical custody) I	Plaintiff shall pay	% and defendant
shall pay% of any childca	= -	
(Judge will complete this blank) to obtain training or education nece potential.	(Jı	udge will complete this blank) b or enhance earning
16. Each party shall continue to have medical records of the minor child(•	cess to the education and

- 17. Either party may make emergency decisions affecting the health or safety of the minor child(ren) while the child(ren) is/are in the physical custody of such party.
- 18. The plaintiff and defendant shall furnish to the clerk of the district court their addresses, telephone numbers, Social Security numbers, names of their employers, whether or not they have access to employer-related health insurance coverage and, if so, the health insurance policy information, until any judgment to pay child support is paid in full. The parties are also required to advise the clerk of any changes in such information between the time of entry of the decree and the payment of the judgment in full. Failure to comply with this section shall be punishable by contempt.
- 19. In the event a party fails to pay any child, medical, or spousal support payment, as such failure is certified each month by the State Disbursement Unit in cases in which court-ordered support is delinquent in an amount equal to the support due and payable for a one-month period of time, that party shall be subject to income withholding and may be required to appear in court on a date to be determined by the court and show cause why such payment was not made. In the event that such party fails to pay and appear as ordered, a warrant shall be issued for the arrest of that party.
- 20. Each party shall keep the property in each party's possession and shall be responsible for the debts each has incurred.

21. (if applicable) Plaintiff's or defendant's former name of		
		, is restored.
(former name, including to 22. The parties shall pay the	first, middle and last names) ir own court costs.	
23. Neither party is awarded	l alimony.	
24. Delinquent child suppor	t shall accrue interest at	% per annum.
Dated:		
	BY THE COURT:	
	Judge	