**State of Minnesota District Court** Judicial District: County Court File Number: Case Type: Dissolution In Re the Marriage of: **Notice Of Motion And** Name of Petitioner **Motion For Temporary Relief** Without Children and Name of Respondent TO: □ Petitioner □ Respondent Middle First Last Street Address Apt. No. City County State Zip Code **NOTICE** PLEASE TAKE NOTICE that on the \_\_\_\_\_ day of \_\_\_\_\_\_, \_\_\_\_\_ at \_\_\_\_\_\_ o'clock \_\_\_\_\_.m. before \_\_\_\_\_\_ (name of judge/judicial officer) in Room \_\_\_\_ of the \_\_\_\_\_\_, Minnesota, I will ask the Court for an Order granting the following relief: 1. The Court should order the other party and me to use mediation to help us reach an agreement: □ YES □ NO. If YES, the issues that should be mediated are: a. Dividing our household goods, furnishings, vehicle(s), bank account(s), other assets and personal property; □ b. Dividing our real property; □ c. Maintenance/Alimony;

			d.	Dividing our debts;			
			e.	Other:			
2.	Tempo	orary	ma	aintenance (alimony) should be granted as follows: (check one)			
	□ a.	a. Temporary maintenance should not be granted either to me or the other party.					
	□ b.	b. The Court should decide temporary maintenance later.					
	□ c.	ma par	inte ty's	her party should pay to me \$ per month for temporary mance. The payment should be automatically withheld from the other wages or salary and paid to me according to Minnesota Statute sections 1 or 518.613.			
3.	Attorn	iey's	fee	es should be awarded as follows: (check one)			
	□ a.			ourt should require me and the other party to each pay our own attorney's and expenses if we have any.			
	□ b.			ourt should require the other party to pay me \$ toward my ey's fees and expenses.			
	□ c.	The	e Co	ourt should decide attorney's fees later.			
4.	Until t	the fi	inal	decree is ordered (check one):			
	□ a. I should have sole use and possession of the home located at						
				in the City of			
				_, State of, and (check one):			
			Ι□	the other party should pay the mortgage and other expenses for the home.			
	□ b.	The other party should have sole use and possession of the home located at in the City of					
				_, State of, and (check one):			
			Ι□	the other party should pay the mortgage and other expenses for the home.			
	□ c.	The	e otl	her party and I should share the use and possession of the home located atin the City of			

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	, State of	. The mortgage and other expenses	101 1
	home should be paid as follows:		
	<b>Expense</b>	Who Should	Pay
Until	he final decree is ordered (check one):		
□ a.	The other party and I should have personal belongings, household good possession.		
□ b.	The Court should give me temporar personal belongings, household goods	-	
□ c.	The Court should give the other part	y temporary sole use and possession	on o
□ c.	The Court should give the other part following personal belongings, hous they want):		
□ c.	following personal belongings, hous		

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				Awarded to	Who	pays vehi
	Year	Make	Model	whom	loan	/insuranc
□ b.	We do n	ot own any	vehicles.			
0.		•				
□ a.	Until the	e final decre	e is ordered, ou	debts should be pa	aid as follows:	
		e final decre	e is ordered, our	Total Balance	aid as follows:	
	Cred				1	Who
	Credi	itor (to	Account	Total Balance	Monthly	Who Shoul Pay
	Credi	itor (to om the	Account	Total Balance	Monthly Amount	Who
	Credi	itor (to om the	Account	Total Balance Owed	Monthly Amount Due	Who
	Credi	itor (to om the	Account	Total Balance Owed	Monthly Amount Due	Who
	Credi	itor (to om the	Account	Total Balance Owed  \$	Monthly Amount Due \$	Who
	Credi	itor (to om the	Account	Total Balance Owed  \$ \$ \$	Monthly Amount Due \$ \$	Who
	Credi	itor (to om the	Account	Total Balance Owed  \$ \$ \$ \$	Monthly Amount Due  \$ \$ \$	Who

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9.	The other party should reinstate insurance:   YES   NO. If YES, list the insurance
	that should be reinstated
10.	The Court should order the other party to immediately notify me of any salary or wage increases, bonuses or other extra income:   YES  NO.
11.	The Court should order that the other party shall not spend or otherwise use income raises, income tax refunds, bonuses, or other extra income:   YES  NO.
12.	Restrain both parties from transferring, encumbering, concealing or disposing of property, including any tax refunds, except in the usual course of business or for the necessities of life, except as to any future earned income, except as the parties with their attorneys may mutually agree in writing.
13.	The Court should allow me to sell or otherwise get rid of other property: $\Box$ YES $\Box$ NO.
14.	Restrain both parties from harassing, vilifying, mistreating, molesting, disturbing the peace, or restraining the liberty of the other party or the child(ren) of the parties.
15.	The Court should grant the additional relief:   YES  NO. If YES, the relief I request is:
16.	The Court should grant other additional relief that is fair and just.

The grounds for this *Motion* are as stated in the *Affidavit* and the *Application for Temporary Relief* which accompany this *Notice of Motion and Motion*.

## VERIFICATION AND ACKNOWLEDGEMENTS

- a) I have read this document. To the best of my knowledge, information and belief, the information contained in this document is well grounded in fact and is warranted by existing law.
- b) I have not been determined by any Court in Minnesota or in any other state to be a frivolous litigant and I am not the subject of an Order precluding me from serving or filing this document.
- c) I am not serving or filing this document for any improper purpose, such as to harass the other party or to cause delay or needless increase in the cost of litigation or to commit a fraud on the Court.
- d) I understand that if I am not telling the truth, or if I am misleading the Court or serving or filing this document for an improper purpose, the Court can order me to pay money to the other party, including the reasonable expenses incurred by the other party because of filing or serving this document, court costs, and reasonable attorney's fees.

## NOTICE TO THE OTHER PARTY

After you receive these papers, if you want to respond to anything raised by the other party in his/her papers, your written response must be **personally served** on the other party **at least five** (5) days before the hearing or mailed to the other party at least eight (8) days before the hearing. Your responsive papers must be filed with the Court Administrator at least five (5) days before the hearing. If you want to raise **new** issues at the hearing the other party has scheduled, your *Motion* and *Affidavit* must be **personally served** on the other party at least ten (10) days before the hearing or mailed to the other party at least thirteen (13) days before the hearing. Your papers raising **new** issues must be filed with the Court Administrator at least ten (10) days before the hearing.

Dated:	
	Signature of person brining the <i>Motion</i> .
	Name:

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Street Address:	
City/State/Zip:	
Telephone:	

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