5	IN THE SUPERIOR COURT OF WASHINGTON KITTITAS COUNTY		
6 7	In re the Marriage of:	Cause No.	
8		REQUEST FOR ENTRY OF DECREE AND	
9	Petitioner,	DECLARATION OF JURISDICTIONAL FACTS (DISSOLUTION OF MARRIAGE)	
10	VS	111012 (21200201101)	
11 12	Respondent.		
13	_ · ·	ry of Findings of Fact, Conclusions of Law	
14	and Decree of Dissolution of Marriage without a final hearing, and states:		
15	RESIDENCE I was a resident of the state of Washin	gton when the petition was filed.	
16		ed since the later of,	
17	20, the date on which the 20, the date:	Petition was filed, and,	
18	[] the respondent signe		
19		ed an acceptance of service.  etition were personally served upon the	
20	respondent.		
21	service by mail.	etition were mailed pursuant to an order for	
22		rst published pursuant to an order for	
23	service by publication. [ ] default has been taken.		
24	[] default has not been	taken.	
25	MARRIAGE & SEPARATION The parties were married on		
26	20, at [city, state]	and, 20 The marriage is now	
27	irretrievably broken.	, 20 The mainage is now	
28	PREGNANCY The wife is not now pregnant.		
29			

1 2	DEPENDENT CHILDREN	All dependent children of the marriage are identified in the proposed Decree. The proposed Parenting Plan is in the children's best interest; the Child Support `Worksheets are accurate.
3	PROPERTY & DEBTS	All property and all debts of the parties are fairly and completely
4	TROILETT & DEBTS	divided in the Decree.
5	1	y of the Decree is sought after default of the Respondent, the Decree
6	provides for only that relief requested in the petition.	
7	PERJURY DECLARATON	I declare under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.
8	Dated:	, 20
10		
11		[Signature], Washington
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
29		