## INSTRUCTIONS FOR FILING A JOINT AFFIDAVIT FOR ENTRY OF DECREE WITHOUT HEARING

IF YOU ARE THE SINGLE PETITIONER, you cannot file a Joint Affidavit for Entry of Decree until 21 days after the Respondent has been served <u>and</u> the Respondent <u>must</u> also have provided you with his/her MP-510 Income and Expense Disclosure. Only under these circumstances can the Respondent sign the Joint Affidavit, which indicates his/her agreement with the Petitioner's Proposed Property Distribution and Parenting Plan (if applicable) but **no Court appearance will be entered** by the Respondent.

In the event the Respondent has filed an Answer to the Petition and the parties have reached an agreement, both should sign and file an MP-612 Notice of Agreement along with their signed Agreed MP-500 Property Distribution (and an MP-300 Agreed Parenting Plan if applicable) and the parties do not have to wait 21 days to submit their Joint Affidavit for Entry of Decree Without Hearing.

**IF THE PARTIES HAVE FILED A JOINT PETITION FOR DISSOLUTION** they do not have to wait 21 days to file their Joint Affidavit for Entry of Decree.

## WHEN FILING A JOINT AFFIDAVIT FOR ENTRY OF DECREE:

- 1) Prepay the \$50.00 Judgement fee (unless previously waived by the Court).
- 2) If you need Certified copies of the Final Decree (such as in dissolution cases where you are changing your name) you can print your Final Decree after you receive it by E-Mail and present your copies to the Clerk of District Court who can certify them for a fee of \$2.00 per document. If you ask the Clerk of District Court to provide you with Certified copies you will be charged \$12.00 per Decree document (\$10.00 for the Decree and \$2.00 for certification).

(Your name)			
(Your street addre	ss)		
(City	State	Zip code)	
(Phone Number)			
(Email Address)	and a second sec		
N	MONTANA 11 <sup>th</sup> J	UDICIAL DISTRI	CT COURT, FLATHEAD COUNTY
In re the Ma	and the state of	UDICIAL DISTRI	CT COURT, FLATHEAD COUNTY  Case No. DR-
	and the state of	DICIAL DISTRI  ) ) Petitioner, ) )	

We, the undersigned, under oath and penalty of perjury, swear or affirm as follows:

## 1. (CHOOSE ONLY ONE):

[ ] The parties filed either a Joint Petition for Dissolution fully distributing the parties' assets, debts, and providing for maintenance (if any) and a Joint Parenting Plan (if applicable), or have entered into a Marital and Property Settlement Agreement and a Stipulated Final Parenting Plan. If a Parenting Plan was submitted, either a child support worksheet or the CSED order is attached to the Findings of Fact, Conclusions of Law and Final Decree of Dissolution filed with the Court and the parties request the Court to adopt the child support amount entered in our Final Decree.

- [ ] The Petitioner filed a Petition for Dissolution, the Respondent was duly served, and the Default of the Respondent has been entered. The Respondent has no objection to the division of assets, debts, and liabilities as set forth by the Petitioner and has likewise filed with the Court his or her "Final Declaration of Disclosure of Assets, Debts, Income and Expenses" and provided a certificate of mailing or hand delivery to the Petitioner prior to signing this Affidavit for Entry of Decree Without Hearing.
  - 2. The conciliation provisions of the Montana Conciliation Law do not apply.
  - 3. If applicable, we have complied with the preliminary declaration of disclosure requirements of MCA § 40-4-252 through 40-4-254 or MCA § 40-4-257. We understand that failure to disclose an asset or liability on the final declaration of disclosure is presumed to be grounds for the court, without taking into account the equitable division of the marital estate, to award the undisclosed asset to the opposing party or the undisclosed liability to the noncomplying party. We also understand that that in addition to any other civil or criminal remedy available under law for the commission of perjury, the court may set aside the judgment (decree), or part of the judgment (decree) if the court discovers, within five years from the date of entry of judgment (decree) that a party has committed perjury in the final declaration of disclosure.
  - 4. Neither one of us were harassed, coerced or threatened by anyone in connection with entering into any agreement relative to our assets, debts, maintenance or our parenting plan.
  - 5. We waive the right to appear personally in court to present testimony as to any matters and request that the Court enter the proposed Final Decree by affidavit in lieu of a hearing before this Court.
  - 6. Child Support (choose only one):
    [ ] Is not applicable as there are no children in this action.
    [ ] Is being calculated or has been calculated by Child Support Enforcement; the Flathead County Self-Help Center volunteer attorney; or by using the MLSA online calculator. Either worksheets or the CSED proof of open

[]	the Fla MLSA We req Decree	thead Cour online cal- uest that the which dif	nty Self-Hel culator and he Court Or ffers from t	p Center volu worksheets a der the suppo	unteer attorney re attached to ort we have ind on. We reques	ort Enforcement; ; or by using the the Final Decree. icated on our Final that support be
		_	ardless of the		he court may r	equire a hearing for
WE DECLA	RE UNI	DER PENA	LTY OF PI	ERJURY ANI	D UNDER THI FRUE AND CO	E LAWS OF THE DRRECT.
DATED +h	ic	day of				
DATED III	(day	_ day 01	(month)		,	<b>'</b>
			_	SIGNATUI	RE of Petitioner	•
DATED th	is	day of				
	(day)			(month)	(year)	
			_	SIGNATU	RE of Responde	ent/Co-Petitioner

case are attached to the Final Decree. We request that the Court Order the

support as indicated on the worksheets or final Order of CSED.