19-1361

## **SENATE** STATE OF MINNESOTA NINETY-FIRST SESSION

## S.F. No. 557

(SENATE AUTHORS: PAPPAS and Jensen)	
DATE D-PG OFFICIAL STATUS	
01/28/2019 Introduction and first reading	
Referred to Judiciary and Public Safety Finance and Policy	

1.1	A bill for an act
1.2 1.3 1.4	relating to family law; establishing a cooperative private divorce program; making conforming changes; appropriating money; amending Minnesota Statutes 2018, sections 62A.21, subdivision 2a; 518.191, by adding a subdivision; 518.195, by
1.5 1.6	adding a subdivision; 518A.43, subdivision 1; proposing coding for new law in Minnesota Statutes, chapter 518.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	ARTICLE 1
1.9	COOPERATIVE PRIVATE DIVORCE PROGRAM
1.10	Section 1. [518.80] COOPERATIVE PRIVATE DIVORCE PROGRAM.
1.11	Subdivision 1. Commissioner. For purposes of this section, "commissioner" means the
1.12	commissioner of Bureau of Mediation Services.
1.13	Subd. 2. Establishment. The commissioner shall establish a cooperative private divorce
1.14	program as provided in this section.
1.15	Subd. 3. Requirements. The cooperative private divorce program must, at a minimum:
1.16	(1) be made available on the Bureau of Mediation Services website;
1.17	(2) make available to the participants of the program the notices and instructions provided
1.18	under subdivisions 9 and 10 and section 518.82;
1.19	(3) allow participants of the program to electronically complete and submit to the
1.20	commissioner an intent to divorce and declaration of divorce as provided under subdivision
1.21	<u>11;</u>

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2.1	(4) requi	re a separate uniqu	e login and passw	ord for each participant to	o access the
2.2	program;			·	
2.3	(5) provi	de a notification sy	vstem that automa	tically contacts one partic	ipant when the
2.4	other partici	pant accesses the p	orogram;		·
2.5	(6) provi	de a list of support	ive services and s	ervice providers that may	be helpful to
2.6	participants;	• •		<u></u>	<u></u>
2.7	(7) provi	de a method to auth	enticate the identi	ties of the signatories of the	e forms required
2.8	under subdiv				<u>e ronns required</u>
2.9			es to protect the c	onfidentiality and persona	l information of
	<u> </u>		•		
2.10	the participa	nts submitting info	ormation through	ne program, and	
2.11	<u>(9) encry</u>	pt all data sent and	l received through	the program website.	
2.12	Subd. 4.	<b>Residency require</b>	ement. Married pa	articipants seeking dissolu	tion under this
2.13	section quali	ify for the cooperat	tive private divord	e program if the residency	y requirements
2.14	under section	n 518.07 have beer	n met by the partic	cipants.	
2.15	Subd. 5.	<b>Procedure.</b> (a) No	twithstanding any	v law to the contrary, marr	ied participants
2.16	who meet th	e criteria under sul	odivision 4 may d	issolve their marital status	s through the
2.17				able on the Bureau of Mec	
2.18	website by:		0		
2.19	<u>(1) signii</u>	ng and submitting	the intent to divor	ce under subdivision 11; a	und
2.20	<u>(2)</u> comp	leting, signing, and	d submitting the d	eclaration of divorce unde	r subdivision 11
2.21	at least 90 da	ays after, but not m	ore than two years	s after, the intent to divore	e was submitted
2.22	by both part	icipants.			
2.23	<u>(</u> b) Upon	receipt of the com	pleted declaration	n of divorce, the commissi	ioner shall issue
2.24	a certificate	of marital dissoluti	ion that includes t	he following information:	-
2.25	(1) the na	ame, and any prior	names, of the two	participants to the coope	rative private
2.26	divorce diss	olution;			
2.27	(2) the na	ame of any living r	ninor or depender	nt child of the participants	2
2.28	(3) that t	he marriage of the	participants is dis	solved and the date of the	participants'
2.29	dissolution;	and			
2.30	(4) the Sec.	ocial Security num	bers of the partici	pants and any living mino	or or dependent
2.31	children of t	he participants.			

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	(c) A cer	tificate of marital c	lissolution issued	under this section comp	letely dissolves
th		tatus of the particip			
	(d) Upon	receipt of a declar	ation of divorce.	the commissioner shall is	ssue a certificate
01	· · ·	•	· · · · ·	articipant through the on	
			<b>^</b>	ll dissolution is conclusiv	<b>^</b>
di	ivorce.				
	<u>(e) The c</u>	ommissioner shall	maintain a public	registry containing the	following:
	(1) the na	ame, and any prior	names, of any par	ticipant of the cooperativ	ve private divorce
)]	rogram;				
	(2) the na	ame of any living r	ninor or depender	nt child of a participant;	and
	(3) that the the the the tensor (3) ten	he marriage of the	participants is dis	solved and the date of th	e participants'
1	issolution.				
	(f) Before	e the commissione	r issues a certifica	te of marital dissolution	to married
);	articipants	who are parents of	minor children, t	he married participants n	nust attend a
fc	our-hour pa	rent education prog	gram as required	under section 518.81.	
	Subd. 6.	Certain agreemer	nts. (a) Any agree	ment made by the partic	ipants as part of
h	e declaration	on of divorce that a	llocates expenses	for their child or children	is an enforceable
:(	ontract betw	ween the participan	its under section 5	518.1705.	
	<u>(b)</u> It is th	he intent of this par	agraph that agree	ments recorded in a decla	aration of divorce
sł	nall be deer	ned to be a decree	of divorce where	ver a decree of divorce is	referred to in the
r	nternal Rev	enue Code and agr	eements between	the participants in a decla	aration of divorce
e	egarding ali	mony or maintena	nce shall be deem	ed to be a divorce or sepa	aration agreement
C	or purposes	of deductibility ur	nder the Internal F	Revenue Code.	
	<u>(c)</u> Any i	ssue that is not spe	cifically addresse	d by the participants in t	he declaration of
di	ivorce agre	ement is considere	d to be reserved f	or future agreement by t	he participants or
de	e novo revi	ew by the court.			
	Subd. 7.	<b>Modification.</b> Any	y agreement made	by the participants in th	eir declaration of
di	ivorce may	be modified at any	y time after a decl	aration of divorce agreen	ment is submitted
tc	the comm	issioner through th	e cooperative pri	vate divorce program, if	both participants
ag	gree to the	amendment and su	bmit an amended	declaration of divorce.	
	Subd. 8.	Court involvemer	nt. (a) At any time	prior to the submission	of a declaration
ot	f divorce, p	articinants in a coc	narativa privata d	livorce may initiate an ac	tion for marriago

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4.1	dissolution u	nder this chapter i	n district court. A	ny action under this cha	pter pending in
4.2				re participants may subr	
4.3	of divorce.				
4.4	(b) Coope	erative private dive	orce agreements c	ontained in a declaration	n of divorce may
4.5				court, or the court may a	
4.6			-	ne provisions of this cha	
4.7	(c) Upon	the filing of a cert	ificate of marital	dissolution by the partic	ipants, the court
4.8	administrator	shall enter a decr	ee of dissolution a	as provided in section 51	18.195 without
4.9	necessity of c	court approval or a	i judgment and de	cree and without regard	to the criteria or
4.10	procedures co	ontained in section	n 518.195, subdiv	isions 1 and 2.	
4.11	(d) By ex	ecuting a declarati	on of divorce wit	h the Bureau of Mediati	on Services that
4.12	may be filed	with the court, eacl	h participant conse	ents to the continuing per	rsonal jurisdiction
4.13	of the Minne	sota courts as to al	Il matters related t	to the declaration of dive	orce.
4.14	(e) A part	icipant in a coope	rative private dive	orce may by petition init	iate an action in
4.15	district court	to:			
4.16	(1) enforc	e, modify, or vaca	te the declaration	of divorce;	
4.17	(2) petitio	on the court to add	ress any issue rese	erved by the participants	<u>.</u>
4.18	(3) obtain	a summary real e	state disposition j	udgment;	
4.19	<u>(4)</u> obtain	a qualified dome	stic relations orde	r; or	
4.20	<u>(</u> 5) obtain	a court decree of	dissolution when	necessary to comply wi	th state or federal
4.21	law involving	g interstate enforce	ement of the parti	cipants' divorce.	
4.22	A participant	initiating an actio	n under this parag	graph must, by personal	service, provide
4.23	to the other p	articipant notice o	f filing the certific	cate of marital dissolution	on with the district
4.24	court together	with any motion f	or relief. Any subs	equent court action relate	ed to the certificate
4.25	of marital dis	solution may be in	nitiated by notice	of motion and motion. A	An action initiated
4.26	under this par	agraph shall be ve	nued in a county l	ocated in this state where	e either participant
4.27	was residing	at the time the cer	tificate of marital	dissolution was issued	by the Bureau of
4.28	Mediation Se	rvices. The filing	fee for any action	under this paragraph is \$	For a motion
4.29	to vacate the	declaration of dive	orce under section	518.145, the one-year pe	eriod of limitation
4.30	begins on the	e date of the partic	ipants' dissolution	l	
4.31	<u>Subd. 9.</u> <u>N</u>	Notices; introduct	ion to private div	orce; form. The commis	ssioner shall make

4.32 <u>available the following form for use in the cooperative private divorce program:</u>

5.1	<b>NOTICE: Introduction to Cooperative Private Divorce</b>
5.2	You are considering obtaining a Cooperative Private Divorce rather than going to court
5.3	to get divorced. Cooperative Private Divorce is a simplified procedure for couples who want
5.4	to avoid the expense, emotional strain, and arbitrary time frames that often accompany
5.5	adversarial court proceedings. To obtain a Cooperative Private Divorce you will need to
5.6	reach an agreement with your spouse about the issues in your divorce. Many public and
5.7	private services are available to help you.
5.8	The Cooperative Private Divorce process is based on the assumption that most people
5.9	have the capacity to divorce with respect and fairness if they are supported in that direction.
5.10	To that end, a Cooperative Private Divorce differs in two important ways from a court
5.11	divorce. First, the two of you have total control over your divorce and no one will oversee
5.12	or scrutinize the decisions you make. Second, it is a completely private process.
5.13	This leaves you with a great deal of flexibility. After you have educated yourself, you
5.14	can choose how detailed or simple to make your divorce decisions, and whether to postpone
5.15	some decisions to a later time. You can also create your own understanding of fairness
5.16	unique to your own situation.
5.17	These special features of a Cooperative Private Divorce, eliminating the anxiety of
5.18	someone else having control over your family, and lessening the pressure to resolve
5.19	everything all at once during a very stressful time, are intended to replace conflict with your
5.20	spouse by creating a healthy transition for you and your family. You are encouraged to view
5.21	each other as partners in creating the best solution for you and your family in parenting and
5.22	financial matters.
5.23	<b>Basic Principles</b>
5.24	Cooperative Private Divorce is not for everyone. Because of the need to create a fair
5.25	and healthy plan without coercion or oversight, it is intended for couples who can work
5.26	together in good faith for the best interests of everyone in the family.
5.27	Here are the six principles underlying Cooperative Private Divorce. If you and your
5.28	spouse believe you can fashion your divorce according to these principles, then a Cooperative
5.29	Private Divorce may be the best procedure for you.
5.30	1. The preventing unnecessary divorce principle: You have reached a decision to initiate
5.31	a divorce only after exhausting other options to solve your problems within your marriage,
5.32	particularly if you have children.

6.1	2. The healthy relationships principle: If you have children, your parenting plan promotes
6.2	safe, nurturing, and stable relationships among the children and with both of their parents.
6.3	3. The maximum parent involvement principle: Your parenting plan promotes high
6.4	levels of involvement of both parents with the children when that is feasible and consistent
6.5	with the needs of the children.
6.6	4. The equity principle: Your financial plan promotes equitable and sustainable lifestyles
6.7	for all family members in light of the unique circumstances of your marriage and family.
6.8	5. The flexibility principle: Your divorce agreements take into account both the value
6.9	of having stable arrangements and the likelihood that the needs and circumstances of
6.10	your family will change over time.
6.11	6. The optimal timing principle: You create partial or comprehensive agreements with
6.12	the timing and sequence that work best for you and your family.
6.13	Two Cautions
6.14	First, if you feel pressured or intimidated by your spouse to use this process or to agree
6.15	to specific matters in your divorce, or if you have doubts generally about your spouse's
6.16	willingness to reach agreements that are best for everyone in your family, consider getting
6.17	professional assistance before going further.
6.18	Second, the flexibility of a Cooperative Private Divorce also leaves you with an important
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6.18 6.19	Second, the flexibility of a Cooperative Private Divorce also leaves you with an important responsibility. Some couples have relatively simple issues to address in their divorce. But
<ul><li>6.18</li><li>6.19</li><li>6.20</li></ul>	Second, the flexibility of a Cooperative Private Divorce also leaves you with an important responsibility. Some couples have relatively simple issues to address in their divorce. But some couples have more complex financial and parenting matters to resolve. Financial
<ul><li>6.18</li><li>6.19</li><li>6.20</li><li>6.21</li></ul>	Second, the flexibility of a Cooperative Private Divorce also leaves you with an important responsibility. Some couples have relatively simple issues to address in their divorce. But some couples have more complex financial and parenting matters to resolve. Financial matters are often more complex if you are self-employed or a business owner. If you do not
<ul> <li>6.18</li> <li>6.19</li> <li>6.20</li> <li>6.21</li> <li>6.22</li> </ul>	Second, the flexibility of a Cooperative Private Divorce also leaves you with an important responsibility. Some couples have relatively simple issues to address in their divorce. But some couples have more complex financial and parenting matters to resolve. Financial matters are often more complex if you are self-employed or a business owner. If you do not consider such matters carefully, you may face problems such as having agreements that do
<ul> <li>6.18</li> <li>6.19</li> <li>6.20</li> <li>6.21</li> <li>6.22</li> <li>6.23</li> </ul>	Second, the flexibility of a Cooperative Private Divorce also leaves you with an important responsibility. Some couples have relatively simple issues to address in their divorce. But some couples have more complex financial and parenting matters to resolve. Financial matters are often more complex if you are self-employed or a business owner. If you do not consider such matters carefully, you may face problems such as having agreements that do not work over time or that are not enforceable. You are responsible to educate yourself
<ul> <li>6.18</li> <li>6.19</li> <li>6.20</li> <li>6.21</li> <li>6.22</li> <li>6.23</li> <li>6.24</li> </ul>	Second, the flexibility of a Cooperative Private Divorce also leaves you with an important responsibility. Some couples have relatively simple issues to address in their divorce. But some couples have more complex financial and parenting matters to resolve. Financial matters are often more complex if you are self-employed or a business owner. If you do not consider such matters carefully, you may face problems such as having agreements that do not work over time or that are not enforceable. You are responsible to educate yourself about the issues in your divorce and to obtain professional assistance if you need it.
<ul> <li>6.18</li> <li>6.19</li> <li>6.20</li> <li>6.21</li> <li>6.22</li> <li>6.23</li> <li>6.24</li> <li>6.25</li> </ul>	Second, the flexibility of a Cooperative Private Divorce also leaves you with an important responsibility. Some couples have relatively simple issues to address in their divorce. But some couples have more complex financial and parenting matters to resolve. Financial matters are often more complex if you are self-employed or a business owner. If you do not consider such matters carefully, you may face problems such as having agreements that do not work over time or that are not enforceable. You are responsible to educate yourself about the issues in your divorce and to obtain professional assistance if you need it. <b>Professional and Community Resources</b>
<ul> <li>6.18</li> <li>6.19</li> <li>6.20</li> <li>6.21</li> <li>6.22</li> <li>6.23</li> <li>6.24</li> <li>6.25</li> <li>6.26</li> </ul>	Second, the flexibility of a Cooperative Private Divorce also leaves you with an important responsibility. Some couples have relatively simple issues to address in their divorce. But some couples have more complex financial and parenting matters to resolve. Financial matters are often more complex if you are self-employed or a business owner. If you do not consider such matters carefully, you may face problems such as having agreements that do not work over time or that are not enforceable. You are responsible to educate yourself about the issues in your divorce and to obtain professional assistance if you need it. <u>Professional and Community Resources</u> To begin with, recognize that going ahead with a divorce is a significant decision,
<ul> <li>6.18</li> <li>6.19</li> <li>6.20</li> <li>6.21</li> <li>6.22</li> <li>6.23</li> <li>6.24</li> <li>6.25</li> <li>6.26</li> <li>6.27</li> </ul>	Second, the flexibility of a Cooperative Private Divorce also leaves you with an important responsibility. Some couples have relatively simple issues to address in their divorce. But some couples have more complex financial and parenting matters to resolve. Financial matters are often more complex if you are self-employed or a business owner. If you do not consider such matters carefully, you may face problems such as having agreements that do not work over time or that are not enforceable. You are responsible to educate yourself about the issues in your divorce and to obtain professional assistance if you need it. <b>Professional and Community Resources</b> To begin with, recognize that going ahead with a divorce is a significant decision, especially if you have children. Many research studies have shown that divorce can have
<ul> <li>6.18</li> <li>6.19</li> <li>6.20</li> <li>6.21</li> <li>6.22</li> <li>6.23</li> <li>6.24</li> <li>6.25</li> <li>6.26</li> <li>6.27</li> <li>6.28</li> </ul>	Second, the flexibility of a Cooperative Private Divorce also leaves you with an important responsibility. Some couples have relatively simple issues to address in their divorce. But some couples have more complex financial and parenting matters to resolve. Financial matters are often more complex if you are self-employed or a business owner. If you do not consider such matters carefully, you may face problems such as having agreements that do not work over time or that are not enforceable. You are responsible to educate yourself about the issues in your divorce and to obtain professional assistance if you need it. <b>Professional and Community Resources</b> To begin with, recognize that going ahead with a divorce is a significant decision, especially if you have children. Many research studies have shown that divorce can have an adverse effect on children. If you want help to make sure you are making the right decision
<ul> <li>6.18</li> <li>6.19</li> <li>6.20</li> <li>6.21</li> <li>6.22</li> <li>6.23</li> <li>6.24</li> <li>6.25</li> <li>6.26</li> <li>6.27</li> <li>6.28</li> <li>6.29</li> </ul>	Second, the flexibility of a Cooperative Private Divorce also leaves you with an important responsibility. Some couples have relatively simple issues to address in their divorce. But some couples have more complex financial and parenting matters to resolve. Financial matters are often more complex if you are self-employed or a business owner. If you do not consider such matters carefully, you may face problems such as having agreements that do not work over time or that are not enforceable. You are responsible to educate yourself about the issues in your divorce and to obtain professional assistance if you need it. <b>Professional and Community Resources</b> To begin with, recognize that going ahead with a divorce is a significant decision, especially if you have children. Many research studies have shown that divorce can have an adverse effect on children. If you want help to make sure you are making the right decision for you and your family, you can make use of services available in local communities.
<ul> <li>6.18</li> <li>6.19</li> <li>6.20</li> <li>6.21</li> <li>6.22</li> <li>6.23</li> <li>6.24</li> <li>6.25</li> <li>6.26</li> <li>6.27</li> <li>6.28</li> <li>6.29</li> <li>6.30</li> </ul>	Second, the flexibility of a Cooperative Private Divorce also leaves you with an important responsibility. Some couples have relatively simple issues to address in their divorce. But some couples have more complex financial and parenting matters to resolve. Financial matters are often more complex if you are self-employed or a business owner. If you do not consider such matters carefully, you may face problems such as having agreements that do not work over time or that are not enforceable. You are responsible to educate yourself about the issues in your divorce and to obtain professional assistance if you need it. <b>Professional and Community Resources</b> To begin with, recognize that going ahead with a divorce is a significant decision, especially if you have children. Many research studies have shown that divorce can have an adverse effect on children. If you want help to make sure you are making the right decision for you and your family, you can make use of services available in local communities. If you have made the decision to go ahead with the divorce, you may choose to work

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7.1	you can obtain sample agreements that may help you frame all of the issues you will likely
7.2	encounter. Although divorce can seem complex and difficult, these resources and professional
7.3	services can help make it easier for you and your spouse to reach an agreement.
7.4	The Bureau of Mediation Services serves as a clearinghouse for information about the
7.5	types of resources available. It also can provide information about services that are offered
7.6	for free or on a sliding fee.
7.7	Subd. 10. Instructions; form. The commissioner shall make available the following
7.8	form for use in the cooperative private divorce program:
7.9	<b>Instructions for Cooperative Private Divorce</b>
7.10	1. Both spouses obtain unique identifiers from the Bureau of Mediation Services.
7.11	2. Both spouses sign and submit the INTENT TO DIVORCE form with their unique
7.12	identifiers to register with the Bureau of Mediation Services.
7.13	3. At any time at least 90 days after but not more than two years after submitting the INTENT
7.14	TO DIVORCE form, submit the Declaration of Divorce form signed by both spouses.
7.15	4. Upon submitting the Declaration of Divorce form, both spouses will receive a certification
7.16	that your marriage is dissolved.
7.17	5. Most complete divorce agreements address the issues set forth in the Declaration of
7.18	Divorce form. It is up to you whether you want to record agreements in all or any of these
7.19	areas. But recognize that if your agreements are vague or incomplete or if you do not record
7.20	your agreements, it may be difficult for you to recall them, live up to your obligations, or
7.21	later ask a court to enforce an agreement. Use attachments if you want to record agreements
7.22	that are longer than space here permits. No one will review or approve the agreements you
7.23	set forth here before your divorce is certified; they are for your use only.
7.24	6. At any time, either spouse can retrieve the Declaration of Divorce form containing your
7.25	agreements by providing your unique identifier. No one except you and your spouse will
7.26	have access to this form.
7.27	7. At any time, you and your former spouse can retrieve the Declaration of Divorce form,
7.28	make additions or modifications that you both agree to, and resubmit it.
7.29	8. If you want to modify your previous agreements but you and your former spouse cannot
7.30	agree on the modifications, or if you want to seek enforcement of a previous agreement,
7.31	you are encouraged to seek assistance from professionals in the community who specialize

8.1	in helping former spouses read	ch fair agreements. You also have the option of going to court
8.2	where you would submit your	Declaration of Divorce form.
8.3	9 Remember that by creating	a smooth family transition now and working on issues that
8.4		oping a trustworthy working relationship with your spouse
8.5	will be just as helpful as writt	en agreements.
8.6	Subd. 11. Intent to divorc	e; declaration of divorce; form. The commissioner shall
8.7	make available the following	form for use in the cooperative private divorce program:
8.8		Intent to Divorce
8.9	We hereby declare that we	are legally married, have both been residents of Minnesota
8.10	for at least 180 days, and inten	d to divorce. We understand that our divorce will be certified
8.11	if we submit the Declaration of	f Divorce form signed by both spouses at least 90 days after,
8.12		fter, the date this INTENT TO DIVORCE form is submitted.
8.13	Date and place of marriage:	<u></u>
8.14	Signature, date:	<u></u>
8.15	E-mail address:	<u></u>
8.16	Social Security number	<u></u>
8.17	Signature, date:	<u></u>
8.18	E-mail address:	<u></u>
8.19		<b>Declaration of Divorce</b>
8.20		Facts
8.21	1. We agree that the following	g is a list of all our assets and their approximate value:
8.22	2. We agree that the following	g is a list of all our debts:
8.23	3. Spouse A name, previous r	name(s) if any, and yearly income, including any bonuses:
8.24	4. Spouse B name, previous r	ame(s) if any, and yearly income, including any bonuses:
8.25		and Social Security numbers of our minor or dependent
8.26	children covered by this agree	ement are:
8.27		Agreements
8.28	1. We agree to the following p	olan for parenting our child or children together after the
8.29	divorce. If our plan is tempora	ary, we agree to the following process for updating it. (A
8.30	comprehensive plan would in	clude: (a) how you will make important decisions like those
8.31	about school, health care, and	religion; (b) how you will allocate your time with the children
8.32	during the school year, the sur	nmer, holidays, and vacations to provide a nurturing
8.33	environment and rich relation	ships with both of you; and (c) how you will communicate
8.34	with each other and work out	
8.35	2. We agree to the following p	blan for sharing the expenses of raising our child or children.

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9.1	Guideline of	child support			
9.2	The guideli	ne child support	for our child(ren) is	\$ We agree that .	will pay
9.3		hild support amo			
9.4	(The Minne	esota Child Supp	oort guidelines calcu	ilator can be accessed	at)
9.5	Attach the g	guidelines printo	out.		
9.6	Non-Guide	eline Child Sup	port		
9.7	We agree to	deviate from th	ne guideline child su	pport amount after co	nsidering the
9.8	following facto	ors that support of	deviation (Make a c	heck or "X" on all that	apply):
9.9 9.10 9.11	<u></u>	real and person	nal property, but exc	umstances, and resource luding income from ex ts the criteria of Minne	cess employment
9.12		section 518A.	29, paragraph (b);		
9.13 9.14	<u></u>			and resources, physica of our child(ren) to be	
9.15 9.16	<u></u>			ould enjoy if we were now have separate hou	<u>*</u> ¥
9.17 9.18	<u></u>			e than one year in a for r cost of living than thi	<u> </u>
9.19 9.20	<u></u>	the income tax one of us rece		exemption and the fina	ncial benefit that
9.21	<u></u>	our agreed-up	on plan for paying o	off our debts under par	agraph 4;
9.22 9.23	<u></u>			ourt-ordered child supp Statutes, section 571.9	
9.24 9.25 9.26	<u></u>	an allocation of	of the expenses of o	ur children that enables	s us to maintain a
9.27	<u></u>		factor:		
9.28	Make a che	ck or "X" on on	e of the following:		
9.29 9.30	<u></u>			checked above, we agr the of each	
9.31	<u></u>			children's expenses: (li	
9.32					
9.33 9.34	<u></u>	¥	ne children's expens	ll be exchanged betwe es directly.	en us, as we are
9.35	Make a che	ck or "X" on all	that apply:		
9.36	<u></u>			f child support from tir	me to time as our
9.37		circumstances		in the energy of 1.1	l auna art ta la
9.38 9.39	<u></u>			in the amount of child is using a cost-of-living	
9.40		·	ment of Labor.		<u> </u>

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10.1	(If either parent is receiving public assistance, the county attorney must approve this
10.2	agreement or it is not enforceable. The county attorney may ask the court to modify any
10.3	child support agreement you make if a minor or dependent child receives or begins to receive
10.4	public assistance.)
10.5	Caution
10.6	If your ex-spouse does not pay you the child support agreed upon in the declaration of
10.7	divorce, you should act promptly to address the matter because if you decide to go to court,
10.8	the court may not order the payment of arrears.
10.9	3. We agree to the following plan for providing health insurance for our children.
10.10	4. We agree to the following plan for paying off our debts. (This agreement will not change
10.11	your obligations to any creditor; it is simply an agreement between the two of you about
10.12	who will be paying a debt.)
10.13	5. We agree to the following plan for dividing our property and assets. (If an allocation of
10.14	assets or debts, or an allocation of both, deviates from a nearly equal division, provide the
10.15	reasons for the allocation. Educate yourself about the difference between marital and
10.16	nonmarital property.)
10.17	a. Real estate (Include who will pay any mortgages, agreements to refinance a mortgage,
10.18	and make provisions for recording necessary documents with the county recorder. This
10.19	declaration of divorce does not transfer an interest in real estate. To transfer interest in
10.20	real estate, you must prepare a quitclaim deed, or a summary real estate disposition
10.21	judgment for the court administrator, either of which you would need to file with the
10.22	county recorder. It is advisable to seek professional assistance about this process.)
10.23	b. Personal property, such as household furnishings, vehicles, and other objects you
10.24	<u>own.</u>
10.25	c. Financial assets, such as retirements, investments, stock, bank accounts, and business
10.26	interests. (This declaration of divorce has no effect on the division of a retirement account
10.27	or pension plan unless the account or plan receives proper instructions. Many retirement
10.28	assets cannot be divided unless they receive a qualified domestic relations order from a
10.29	court. Often a draft of such an order is approved by the pension plan administrator before
10.30	it is submitted to the court. It is advisable to seek professional assistance about this
10.31	process.)
10.32	6. We agree to the following schedule of payments for spousal support (alimony) which

10.33 end upon the death of either of us or the remarriage of the payee spouse. (If there is a large

11.1	difference in your incomes and you agree to a minimal amount or no amount of spousal
11.2	support, provide the reasons for the spousal support agreement. For purposes of federal tax
11.3	deductibility, this agreement is deemed to be a divorce or separation instrument. Be aware
11.4	that, upon motion, a court has the authority to modify the amount of spousal support you
11.5	agree on here at any time during the time period in which spousal support is being paid.)
11.6	7. We agree to the following plan to maintain health insurance coverage for both spouses.
11.7	(If one spouse is interested in continuing health insurance coverage under the other spouse's
11.8	employer-provided policy, certain laws apply, including a requirement that an election must
11.9	be made and submitted to the other spouse's employer and health insurance carrier within
11.10	60 days of your divorce.)
11.11	8. We agree to the following plan for paying any past joint tax liability or future tax liability,
11.12	or both, and we agree to the following plan for who will claim the child or dependency
11.13	exemptions or credits for our child or children.
11.14	9. We have reached the following additional agreements which we wish to record:
11.15	(You may not use the cooperative private divorce program to legally change a name. A
11.16	name can be changed by a court only.)
11.17	Dissolution
11.17 11.18	<u>Dissolution</u> We hereby agree to the dissolution of our marriage according to the preceding terms.
11.18	We hereby agree to the dissolution of our marriage according to the preceding terms.
11.18 11.19	We hereby agree to the dissolution of our marriage according to the preceding terms. We hereby warrant that we have made complete disclosure to each other of all information
11.18 11.19 11.20	We hereby agree to the dissolution of our marriage according to the preceding terms. We hereby warrant that we have made complete disclosure to each other of all information and documents that are important to these agreements, and that the list of assets and debts
11.18 11.19 11.20 11.21	We hereby agree to the dissolution of our marriage according to the preceding terms. We hereby warrant that we have made complete disclosure to each other of all information and documents that are important to these agreements, and that the list of assets and debts contained in paragraph (1) are complete and accurate and there are no open court cases
11.18 11.19 11.20 11.21 11.22	We hereby agree to the dissolution of our marriage according to the preceding terms. We hereby warrant that we have made complete disclosure to each other of all information and documents that are important to these agreements, and that the list of assets and debts contained in paragraph (1) are complete and accurate and there are no open court cases involving these issues.
<ol> <li>11.18</li> <li>11.19</li> <li>11.20</li> <li>11.21</li> <li>11.22</li> <li>11.23</li> </ol>	We hereby agree to the dissolution of our marriage according to the preceding terms.         We hereby warrant that we have made complete disclosure to each other of all information and documents that are important to these agreements, and that the list of assets and debts contained in paragraph (1) are complete and accurate and there are no open court cases involving these issues.         Signature, date:
<ol> <li>11.18</li> <li>11.19</li> <li>11.20</li> <li>11.21</li> <li>11.22</li> <li>11.23</li> <li>11.24</li> </ol>	We hereby agree to the dissolution of our marriage according to the preceding terms.         We hereby warrant that we have made complete disclosure to each other of all information         and documents that are important to these agreements, and that the list of assets and debts         contained in paragraph (1) are complete and accurate and there are no open court cases         involving these issues.         Signature, date:
<ol> <li>11.18</li> <li>11.19</li> <li>11.20</li> <li>11.21</li> <li>11.22</li> <li>11.23</li> <li>11.24</li> <li>11.25</li> </ol>	We hereby agree to the dissolution of our marriage according to the preceding terms.         We hereby warrant that we have made complete disclosure to each other of all information         and documents that are important to these agreements, and that the list of assets and debts         contained in paragraph (1) are complete and accurate and there are no open court cases         involving these issues.         Signature, date:
<ol> <li>11.18</li> <li>11.19</li> <li>11.20</li> <li>11.21</li> <li>11.22</li> <li>11.23</li> <li>11.24</li> <li>11.25</li> <li>11.26</li> </ol>	We hereby agree to the dissolution of our marriage according to the preceding terms.         We hereby warrant that we have made complete disclosure to each other of all information and documents that are important to these agreements, and that the list of assets and debts contained in paragraph (1) are complete and accurate and there are no open court cases involving these issues.         Signature, date:
<ol> <li>11.18</li> <li>11.19</li> <li>11.20</li> <li>11.21</li> <li>11.22</li> <li>11.23</li> <li>11.24</li> <li>11.25</li> <li>11.26</li> <li>11.27</li> </ol>	We hereby agree to the dissolution of our marriage according to the preceding terms.         We hereby warrant that we have made complete disclosure to each other of all information and documents that are important to these agreements, and that the list of assets and debts contained in paragraph (1) are complete and accurate and there are no open court cases involving these issues.         Signature, date:
<ol> <li>11.18</li> <li>11.19</li> <li>11.20</li> <li>11.21</li> <li>11.22</li> <li>11.23</li> <li>11.24</li> <li>11.25</li> <li>11.26</li> <li>11.27</li> <li>11.28</li> </ol>	We hereby agree to the dissolution of our marriage according to the preceding terms.         We hereby warrant that we have made complete disclosure to each other of all information and documents that are important to these agreements, and that the list of assets and debts contained in paragraph (1) are complete and accurate and there are no open court cases involving these issues.         Signature, date:
<ol> <li>11.18</li> <li>11.19</li> <li>11.20</li> <li>11.21</li> <li>11.22</li> <li>11.23</li> <li>11.24</li> <li>11.25</li> <li>11.26</li> <li>11.27</li> <li>11.28</li> <li>11.29</li> </ol>	We hereby agree to the dissolution of our marriage according to the preceding terms.         We hereby warrant that we have made complete disclosure to each other of all information and documents that are important to these agreements, and that the list of assets and debts contained in paragraph (1) are complete and accurate and there are no open court cases involving these issues.         Signature, date:

11.32 of minor children shall attend a four-hour parent education program prior to receiving a

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12.1	certificate of marital dissolution under section 518.80, subdivision 5. The parent education
12.2	program must provide information on:
12.3	(1) constructive parenting in the dissolution process, including risk factors for families,
12.4	how marriage dissolution affects children of different ages, and skills parents can learn to
12.5	increase cooperation and minimize conflict, particularly conflict arising when parents place
12.6	children in the middle, creating conflicting loyalty. This component of the program must
12.7	be aimed at increasing a parent's sensitivity to a child's needs and at giving a parent skills
12.8	to improve the parent's and the child's adjustment to the dissolution of the marriage. The
12.9	primary emphasis of the program must be on constructive parenting information, and its
12.10	content must be consistent with and promote the principles of cooperative private divorce
12.11	as described in section 518.80, subdivision 9;
12.12	(2) assessing if a parent is perpetrating domestic violence against the other parent and
12.13	when cooperation in co-parenting may not be desirable because of safety risks, and providing
12.14	information on local domestic violence resources;
10.15	(3) information on the option of reconciliation including research on reconciliation
12.15 12.16	(3) information on the option of reconciliation, including research on reconciliation interests among couples considering marriage dissolution, the potential benefits of avoiding
	marriage dissolution, resources to assist with reconciliation for interested couples, and
12.17 12.18	information on when the risk of domestic violence should exclude consideration of
12.18	reconciliation; and
12.19	
12.20	(4) an overview of the legal process of marital dissolution and the advantages and
12.21	disadvantages of litigation and alternative processes, including but not limited to mediation,
12.22	collaborative and cooperative law, and restorative circles.
12.23	Subd. 2. Program requirements. A parent education program under this section may
12.24	be conducted in person or online.
12.25	Subd. 3. Confidentiality. Unless all parties agree in writing, statements made by a party
12.26	during participation in a parent education program are inadmissible as evidence for any
12.27	purpose, including impeachment. No record may be made regarding a party's participation
12.28	in a parent education program, except a record of completion of the program as required
12.29	under this section. Instructors shall not disclose information regarding an individual
12.30	participant obtained as a result of participation in a parent education program. Parent
12.31	education instructors may not be subpoenaed or called as witnesses in court proceedings.
12.32	Subd. 4. Costs and program providers. Each parent education program must enable
12.33	persons to have timely and reasonable access to education sessions. A party who qualifies

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13.1	for a waiver	of filing fees under	section 563.01 is	exempt from paying the	parent education
13.2				a sliding fee scale.	
10.2	programme			a bitaing for board.	
13.3	Sec. 3. [51	8.82] COOPERA	<b>FIVE PRIVATE</b>	DIVORCE SCREENIN	NG; NOTICE;
13.4	FORM.				
13.5	The com	missioner of the Bu	reau of Mediation	Services shall make avail	able the following
13.6	notice for us	e in the cooperativ	e private divorce	program under section 5	18.80 before full
13.7	access to the	e program is grante	d to a user. The da	ata maintained by the co	ercion screening
13.8	tool are priv	ate data on individ	uals, as defined in	section 13.02, subdivisi	on 12, and shall
13.9	not be tracke	ed or recorded by a	ny means at any t	ime.	
13.10		<u>_CO</u>	ERCION SCREE	NING TOOL	
13.11		WHEN NOT TO	USE COOPERA	TIVE PRIVATE DIVOR	CE
13.12	Cooperative	private divorce is	not for everyone.	It is probably not approp	briate for you if
13.13	any of the fo	ollowing statements	are true. Choices	you make in this section	n are private. No
13.14	record of an	y choice you may 1	nake in this section	on will be recorded or tra	icked.
13.15	Ye	ou are feeling undu	e pressure or intir	nidation from your spou	se to use
13.16		operative private c			
13.17 13.18		ou have serious dou at are best for ever	<i>e</i>	ouse's willingness to rea	ich agreements
13.19	Ye		le threats of physi	cal or emotional harm du	uring discussions
13.20 13.21		<u>divorce.</u>	terally ruled out in	volving any professiona	ls in your divorce
13.22		ocess even though	<i>.</i>		is in your divorce
13.23	<u> Yo</u>	our spouse is telling	g you not to discu	ss your divorce options	with anyone.
13.24	Information	on resources can be	provided upon rec	uest if any of the above ri	isks are occurring.
13.25	Sec. 4. <b>RE</b>	PORT			
10.20					
13.26	The com	missioner of the B	ureau of Mediatio	n Services shall conduct	an evaluation of
13.27	the cooperat	ive private divorce	program after the	e first and second years of	of operation. The
13.28	areas of eval	luation shall includ	e, but not be limit	ed to:	
13.29	<u>(1) numb</u>	per of users of the c	ooperative private	e divorce program, both	initially and
13.30	transferring	to and from a cour	t divorce;		
13.31	<u>(2) costs</u>	of the cooperative	private divorce pr	ogram to government a	nd families in
13.32	comparison	to court divorces;			
13.33	<u>(3) user s</u>	atisfaction with the	cooperative priva	te divorce program proc	ess and with their
13.34	agreements;	and			

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14.1	(4) any c	orrelation between	use of the cooper	tive private divorce pro	ogram system and
14.2	<u> </u>	use of court service			<u>gruin system und</u>
1 1.2	<u>subsequent</u> u				
14.3	Sec. 5. <u>AP</u>	PROPRIATION;	BUREAU OF M	EDIATION SERVICE	<u>28.</u>
14.4	\$ is a	appropriated from	the general fund in	fiscal year 2020 to the	commissioner of
14.5	the Bureau o	f Mediation Servic	ces to develop and	implement the online co	ooperative private
14.6	divorce prog	ram under section	1. The cooperative	e private divorce progra	m must be made
14.7	available on	the Bureau of Mec	liation Services we	ebsite by January 1, 202	<u>21.</u>
14.8		ſ	ARTICLE CONFORMING C		
14.9		t	UNFURMING (	.nanges	
14.10	Section 1.	Minnesota Statutes	s 2018, section 62A	A.21, subdivision 2a, is	amended to read:
14.11	Subd. 2a.	Continuation pri	<b>vilege.</b> Every polic	ey described in subdivisi	on 1 shall contain
14.12	a provision w	which permits cont	inuation of covera	ge under the policy for	the insured's
14.13	dependent ch	nildren, which is de	efined as required	by section 62A.302, and	d former spouse,
14.14	who was cov	vered on the day be	efore the entry of a	valid decree of dissolu	tion of marriage
14.15	or a certifica	te of marital dissol	lution. The coverage	ge shall be continued ur	ntil the earlier of
14.16	the following	g dates:			
14.17	<del>(a)</del> (1) the	e date the insured's	s former spouse be	comes covered under a	ny other group
14.18	health plan;		Ĩ		
	-		11 /1 /	• 4 1 4 1•	
14.19	<del>(b) <u>(</u>2)</del> th	e date coverage wo	ould otherwise terr	ninate under the policy.	
14.20	If the cov	verage is provided	under a group poli	cy, any required premiu	im contributions
14.21	for the cover	age shall be paid b	by the insured on a	monthly basis to the gr	oup policyholder
14.22	for remittanc	e to the insurer. The	e policy must requi	re the group policyholde	r to, upon request,
14.23	provide the i	nsured with writte	n verification from	the insurer of the cost	of this coverage
14.24	promptly at t	he time of eligibili	ity for this coverag	e and at any time during	g the continuation
14.25	period. In no	event shall the am	nount of premium of	charged exceed 102 per	cent of the cost to
14.26	the plan for s	such period of cove	erage for other sim	ilarly situated spouses	and dependent
14.27	children with	n respect to whom	the marital relatior	ship has not dissolved,	without regard to
14.28	whether such	n cost is paid by the	e employer or emp	loyee.	
14.29	Upon req	uest by the insured	l's former spouse,	who was covered on the	e day before the
14.30			-	nt child, a health carrier	
14.31	-		-	spouse to elect continu	-
		-			-

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15.1	Sec. 2. Mi	nnesota Statutes 20	018, section 518.19	1, is amended by addin	g a subdivision to
15.2	read:				-
15.3	Subd. 6.	Summary real est	ate disposition ju	dgment following cert	ificate of marital
15.4				dgment may also be ob	
15.5	certificate of	f marital dissolutio	n is issued in accor	dance with section 518	8.80, subdivision
15.6	5. Upon the	filing of the certifi	cate the district con	art administrator shall p	provide to a
15.7	participant u	ipon request certifi	ed copies of a sum	mary real estate disposi	ition judgment
15.8	submitted by	y the participants the	nat contains the fol	lowing information:	
15.9	(1) the da	ates of the participa	nts' marriage and c	f the issuance of the cer	rtificate of marital
15.10	dissolution;				
15.11	(2) the le	egal description of	each parcel of real	estate;	
15.12	(3) the na	ame or names of th	e persons awarded	an interest in each pare	cel of real estate
15.13	and a descri	ption of the interes	t awarded;		
15.14	<u>(</u> 4) liens,	, mortgages, encum	brances, or other i	nterests in the real estat	te described in the
15.15	declaration of	of divorce; and			
15.16	(5) trigge	ering or contingent	events set forth in	the declaration of divo	rce affecting the
15.17	disposition of	of each parcel of re	al estate.		
15.18	Sec. 3 Mi	nnesota Statutes 2(	118 section 518 19	5, is amended by addin	$\sigma$ a subdivision to
15.19	read:				g u suour rision to
15.20	Subd 5	Issuance of qualifi	ed domestic relatio	ons order following cer	tificate of marital
15.20				sued in accordance wit	
15.22				administrator. Upon th	
15.23		-		ter a decree of dissoluti	
15.24	a qualified d	lomestic relations of	order submitted by	the participants and ap	proved by the
15.25	retirement pl	an administrator fo	r the assignment of	an interest in a retiremer	nt plan as provided
15.26	in the declar	ration of divorce.			
15.27	Sec. 4. Mi	nnesota Statutes 20	)18, section 518A.4	43, subdivision 1, is am	ended to read:
15.28	Subdivis	ion 1. General fac	tors. Among other	reasons, deviation from	n the presumptive
15.29	child suppor	t obligation compu	ited under section 5	518A.34 is intended to e	encourage prompt

- and regular payments of child support and to prevent either parent or the joint children fromliving in poverty. In addition to the child support guidelines and other factors used to calculate
- 15.32 the child support obligation under section 518A.34, the court must take into consideration

16.1	the following factors in setting or modifying child support or in determining whether to
16.2	deviate upward or downward from the presumptive child support obligation:
16.3	(1) all earnings, income, circumstances, and resources of each parent, including real and
16.4	personal property, but excluding income from excess employment of the obligor or obligee
16.5	that meets the criteria of section 518A.29, paragraph (b);
16.6	(2) the extraordinary financial needs and resources, physical and emotional condition,
16.7	and educational needs of the child to be supported;
16.8	(3) the standard of living the child would enjoy if the parents were currently living
16.9	together, but recognizing that the parents now have separate households;
16.10	(4) whether the child resides in a foreign country for more than one year that has a
16.11	substantially higher or lower cost of living than this country;
16.12	(5) which parent receives the income taxation dependency exemption and the financial
16.13	benefit the parent receives from it;
16.14	(6) the parents' debts as provided in subdivision 2; and
16.15	(7) the obligor's total payments for court-ordered child support exceed the limitations
16.16	set forth in section 571.922-; and
16.17	(8) an allocation of expenses of the children in a parenting plan under section 518.1705,

- 16.18 <u>subdivision 8, or in a declaration of dissolution under section 518.80, subdivision 6, paragraph</u>
- 16.19 (a), that enables both parents to maintain a suitable place for their children, taking into
- 16.20 account their current standard of living.