

IN THE IOWA DISTRICT COURT FOR \_\_\_\_\_ COUNTY

Concerning the Marriage of \_\_\_\_\_ and \_\_\_\_\_

UPON THE PETITION OF  _____ Petitioner,  AND CONCERNING  _____ Respondent.	NO. _____  PRETRIAL STIPULATION
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The parties have met in compliance with the Pretrial Joint Disclosure Conference Order filed in this case and hereby request the Court to take into consideration the following:

1. CUSTODY

a) Children:

Name	D/O/B	Current Primary Caretaker	Amount of Temporary Support	Paid By

b) Describe the present physical and mental health of the child(ren):


c) Custody **is / is not** an issue (strike one and then choose one of the options below).

\_\_\_\_\_ (i) The parties *agree* to joint custody with physical care in the **Petitioner / Respondent** (strike one), subject to the approval of the Court.

\_\_\_\_\_ (ii) The parties *agree* that sole custody is to be award to **Petitioner / Respondent** (strike one), subject to the approval of the Court.

\_\_\_\_\_ (iii) The parties *agree* to joint custody, but cannot agree as to physical care.

\_\_\_\_\_ (iv) The parties *cannot agree* to joint custody. Each requests sole custody.

2. PHYSICAL CARE (Check and complete either subsection A or B):

\_\_\_\_\_ (A) The parties *agree* to physical care, as follows, subject to the approval of the Court:

Petitioner shall be awarded physical care  
of: \_\_\_\_\_

\_\_\_\_\_

Respondent shall be awarded physical care  
of: \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_ (B) The parties *cannot agree* on physical care, each proposes the following:

Petitioner: \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

Respondent: \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

3. VISITATION (Check and complete either subsection A or B):

\_\_\_\_\_ (A) The parties *agree*, subject to the approval of the Court, to the following visitation rights to **Petitioner** / **Respondent** (strike one):

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\_\_\_\_\_ (B) The parties *cannot agree* on visitation rights, each proposes the following:

Petitioner: \_\_\_\_\_

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Respondent: \_\_\_\_\_

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4. CHILD SUPPORT (Check and complete either subsection A or B and, if appropriate, subsection C):

\_\_\_\_\_ (A) The parties understand that child support will be determined by use of the Child Support Guidelines. They *agree* the Petitioner=s net income is \$\_\_\_\_\_ and the Respondent=s net monthly income is \$\_\_\_\_\_ and guideline child support is \$\_\_\_\_\_ per month.

\_\_\_\_\_ (B) The parties *cannot agree* as to their net monthly incomes.\*

The Petitioner claims her=s is \$\_\_\_\_\_ and the Respondent=s is \$\_\_\_\_\_.

The Respondent claims his is \$\_\_\_\_\_ and the Petitioner=s is \$\_\_\_\_\_.

\_\_\_\_\_ (C) The **Petitioner** / **Respondent** (strike one) *disagrees* with the application of the Child Support Guidelines and proposes the following:\*

Petitioner: \_\_\_\_\_

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Respondent: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\* Note: If parties *cannot agree* as to net monthly income or application of Child Support Guidelines, Petitioner and Respondent shall each complete their own child support guidelines worksheet and attach hereto.

5. DEPENDENCY EXEMPTIONS (Check and complete either subsection A or B):

\_\_\_\_\_ (A) The parties *agree*, subject to the approval of the court, as follows:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\_\_\_\_\_ (B) The parties *cannot agree* on dependency exemptions, each proposes as follows:

Petitioner: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Respondent: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

6. ALIMONY (Check and complete either subsection A or B):

\_\_\_\_\_ (A) The parties *agree*, subject to the approval of the Court as follows:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\_\_\_\_\_ (B) The parties *cannot agree* on alimony, each proposes as follows:

Petitioner: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Respondent: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

7. INSURANCE (Complete subsection A and either subsection B or C):

(A) Current status is as follows:

Company, Type of Policy	Premium Paid By	Name of Insured	Policy Owner	Cash Value	Name of Beneficiary

\_\_\_\_\_ (B) The parties *agree* (that the above status of the insurance policies will remain in effect) (that they jointly request the Court to adopt the following:

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\_\_\_\_\_ (C) The parties *cannot agree* on the maintenance of the insurance, each proposes the following:

Petitioner: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Respondent: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

8. TAX CONSEQUENCES (Strike one option and complete either subsection A or B):

**ARE / ARE NOT** an issue.

\_\_\_\_\_ (A) The parties *agree* that significant tax consequences that may result from a decree are as follows:

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\_\_\_\_\_ (B) The parties *cannot agree* on what significant tax consequences may result from a

decree and each contends the following:

Petitioner: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Respondent: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

9. ATTORNEY FEES (Check and complete either subsection A or B):

\_\_\_\_\_ (A) Attorney fees are *not in dispute*, the parties stipulate as follows:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\_\_\_\_\_ (B) The parties *cannot agree* on attorney fees, each proposes the following:

Petitioner: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Respondent: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

10. ASSETS (Check and complete either subsection A or B):

\_\_\_\_\_ (A) The parties *agree* to a fair and equitable distribution of the assets of the marriage and have made or will make such a distribution prior to trial.

\_\_\_\_\_ (B) The parties *cannot agree* and ask that the court distribute the assets of the marriage. (The attached assets and liabilities worksheet must then be completed and attached hereto).

11. LIABILITIES (Check and complete either subsection A or B):

\_\_\_\_\_ (A) The parties *agree* to a fair and equitable distribution of the debts of the marriage and have or will make such a distribution prior to trial.

\_\_\_\_\_ (B) The parties *cannot agree* and ask that the Court distribute the debts of the marriage. (The attached assets and liabilities worksheet must then be completed and attached hereto).

12. COURT COSTS (Check and complete one of the following subsections):

\_\_\_\_\_ (i) The parties *agree* that **Petitioner / Respondent** (strike one) should pay the court costs.

\_\_\_\_\_ (ii) The parties *disagree* as to who should pay the court costs and each requests the other to pay the costs.

\_\_\_\_\_ (iii) The parties will split the costs fifty/fifty (50/50).

\_\_\_\_\_ (iv) Other (explain):

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## ASSETS AND LIABILITIES WORKSHEETS

### ASSETS

	ASSETS	HOW ACQUIRED	CURRENT OWNERSHIP H / W / J	AGREED RECIPIENT	AGREED VALUE	<u>DISPUTED VALUES</u> PETITIONER RESPONDENT	
1							
2							
3							
4							
5							
6							
7							
8							
9							
10							
11							
12							
13							
14							
15							
16							
17							
18							
19							
20							



## LIABILITIES

	LIABILITIES	HOW DEBT WAS ACQUIRED H / W / J	WHO ACCEPTS LIABILITY	AGREED AMOUNT	<u>DISPUTED VALUES</u> PETITIONER RESPONDENT	
1						
2						
3						
4						
5						
6						
7						
8						
9						
10						
11						
12						
13						
14						
15						

THESE SYMBOLS TO BE USED WHERE APPROPRIATE: MP- Marital Purchase I - Inherited G- Gift

JT - Joint W - Petitioner H - Respondent M - Marital Asset NM – Non-marital Asset D - Disputed N- None

NA - Not Applicable

*NOTE: If the space provided in any section is inadequate for a full and complete response, continue the response on a separate page in the format of this document and make a reference to the attachment in body of this stipulation.*

## SIGNATURES

### Petitioner

This \_\_\_\_ day of \_\_\_\_\_, 20 \_\_\_\_, I approve and adopt this Pretrial Stipulation. I certify the information in this stipulation and its attachments to be true and correct to the best of my knowledge. It is offered for the court to rely on in resolving the dissolution of marriage issues.

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Petitioner

### Counsel for the Petitioner

This \_\_\_\_ day of \_\_\_\_\_, 20 \_\_\_\_, my client approved and adopted this Pretrial Stipulation. All of its contents were reviewed before signing and the court may rely on it in resolving the issues in this dissolution of marriage action.

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Counsel for the Petitioner

### Respondent

This \_\_\_\_ day of \_\_\_\_\_, 20 \_\_\_\_, I approve and adopt this Pretrial Stipulation. I certify the information in this stipulation and its attachments to be true and correct to the best of my knowledge. It is offered for the court to rely on in resolving the dissolution of marriage issues.

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Respondent

### Counsel for the Respondent

This \_\_\_\_ day of \_\_\_\_\_, 20 \_\_\_\_, my client approved and adopted this Pretrial Stipulation. All of its contents were reviewed before signing and the court may rely on it in resolving the issues in this dissolution of marriage action.

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Counsel for the Respondent