

**IN THE SUPERIOR COURT OF WASHINGTON, COUNTY OF KING**

In re the Marriage of: _____ )	)	No.
	)	
	)	
and                      Petitioner	)	
	)	ATTORNEY'S CERTIFICATE
	)	OF COMPLIANCE (LFLR 5)
	)	(CRTC)
	)	
Respondent	)	
_____	)	

***The form must be completed when an attorney is presenting a final parenting plan and/or any final family law decree (whether it be dissolution of marriage, legal separation, invalidity, parentage or residential schedule) in the Ex Parte Department.***

The undersigned is an attorney of record for a party in this proceeding and offers this document for the court to rely upon in the entry of the final papers. I certify that the following is true and correct upon penalty of perjury according to the laws of the State of Washington, at King County.

***I have reviewed the court file in this case or have personal knowledge that each relevant requirement has been checked and complied with:***

1. I have reviewed all the proposed orders for correctness and consistency with the law and court rules and have signed them as required by CR 11.
2. No assigned judge has retained jurisdiction in his case, or the assigned judge has authorized presentation in the Ex Parte Department.
3. If this is a dissolution action, more than 90 days have elapsed from the latter of the filing of the case and of service of it, or joinder in it by the adverse party.

4. If these orders are being presented pursuant to a default order:
  - a. If more than one year has elapsed since the time of service of the summons and petition, the adverse party has been given notice of entry of these papers in accordance with CR 55(f).
  - b. The Findings and Final Orders do not exceed the prayer of the petition.
  - c. An Order of Default has been filed or is being presented herewith.
  
5. The petition has been verified by the petitioner.
  
6. If a Separation Agreement or Property Settlement Agreement has been signed, the original is on file or presented herewith. *The Agreement does not need to be filed with the court.*
  
7. If this case has been dismissed, an Order Vacating Dismissal has been entered or is presented herewith.
  
8. If (a) a Child Support Order is being presented with this Certificate, and (b) either of the parties is or have been on public assistance during the pendency of the action and back or current child support is in issue, then the final papers have been approved by the deputy prosecuting attorney.
  
9. Proof of service by Affidavit, Declaration or Return, Acceptance of Service, or Joinder to Petition is on file. If service was made on the respondent by mail or publication, this was done after any entry of an order authorizing the same, and the mailing was not completed by the petitioner. Or in the case of publication, an affidavit of publication has been filed.
  
10. If there are minor children of the marriage, then:
  - a. All of the minor children of the parties are listed in the Findings.
  - b. A Final Parenting Plan is presented with this Certificate or has been entered already, and any appointed CASA or GAL has approved the parenting plan being presented.
  - c. A Final Child Support Order is presented with this Certificate or has been entered already.
  - d. The following parties have completed the Parenting Seminar:
    - i.  Petitioner
    - ii.  Respondent
    - iii. Copy/copies of the certificates are attached to the proposed parenting plan as required by LFLR 13.

If any of the above statements is **not** true, or requires explanation, please explain here:

---



---



---

