1	Case No
2	Dept. No
3	The undersigned hereby affirms that this document does not contain the
4	social security number of any person.
5	
6	IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
7	IN AND FOR THE COUNTY OF CHURCHILL
8	
9	
10	
11	Plaintiff
12	vs <u>NOTICE OF INTENT TO TAKE</u> DEFAULT
13	
14	Defendant
15	
16	TO: Defendant
17	Please take notice that the Plaintiff intends to take default unless an Answer or
18	other responsive pleading is filed with the Court and served on Plaintiff on or before six
19	
20	(6) days from the date of service of this Notice.
21	
22	On, I served a true and correct copy of this Notice (Date the Notice was served)
23	of Intent To Take Default as described below:
24	CHECK THE APPLICABLE BOX INDICATING HOW THE OTHER PARTY WAS SERVED
25	The second of th
26	I personally served at the following
27	location:
28	

1 2	I placed a copy of this Notice of Intent To first class postage was fully prepaid and mailed said Post Office, addressed as follows:	Γake Default in a sealed envelope upon which d Notice via the United States
3	Name:	
4	Address:	
5		
6		
7		
8		
9	I declare under penalty of perjury, under the law of	the State of Nevada, that the foregoing
10	statements are true and correct.	
11	Date:	
12	Date.	
13		(Signature)
14		(Print Name)
15		(Address)
16		
17		(Telephone number)
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
	2	

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6	IN AND FOR THE COUNTY OF CHURCHILL
7	
8	
9	
10	Plaintiff
11	vs <u><b>DEFAULT</b></u>
12	
13	Defendant
14	
15	It appearing that, the Defendant, (Defendant's name)
16	(Defendant's name)
17	is in default for failure to plead or otherwise defend as required by law,
18	DEFAULT is entered against the Defendant this day of,
19	
20	
21	DATED:
22	
23	SUE SEVON COURT ADMINISTRATOR
24	Bv:
25	By: Deputy Clerk
26	
27	
28	

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6	IN AND FOR THE COUNTY OF CHURCHILL
7	
8	Plaintiff,
10	v. REQUEST FOR SUBMISSION
11 12	
13 14	I,
15 16	request the filed on (Title of document you want submitted to the Court ) (Date document filed)
17	in this case be submitted to the Judge for consideration and determination.
18	Date:
19	(Signature)
20	(Print Name)
21   22	(Address)
23	
24	(Telephone number)
25	(Telephone number)
26	
27	
28	
_	

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6	IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
7	IN AND FOR THE COUNTY OF CHURCHILL
8	
9	
10	Plaintiff
11	vs <u>AFFIDAVIT IN SUPPORT OF DEFAULT</u> FOR SEPARATE MAINTENANCE
13 14	Defendant /
15 16 17	STATE OF)
18 19	I,, do hereby swear under penalty of (Your name)
20	Perjury that the assertions of this affidavit are true.
21	1. I am the Plaintiff in the matter.
22	2. I am a resident of the State of Nevada, County of . and I
23	2. I am a resident of the State of Nevada, County of, and I (County where you live) have lived in said County and State in excess of six weeks prior to the filing of the
24	Complaint in this matter on and I intent to remain
25	in Nevada and to make the State of Nevada my home for an indefinite period of time.
26 27	SERVICE OF THE COMPLAINT
28	3. The Complaint and Summons were served on the Defendant by :

	(Initial ONLY One of the following statements and print Not Applicable in the Other spaces)
	The Defendant was personally served with the documents on
	(Date of service on Defendant) and proof of service has been filed with the Clerk of the Court.
	OR
	The Defendant was served by publication of the Summons in the newspaper and a
	Proof of Publication has been filed with the Court and I also mailed a copy of the
	Summons and Complaint to the Defendant certified mail at the Defendant's last
	known address.
	MARRIAGE INFORMATION
4.	The Defendant and I were married on
	in, and are still husband and wife.
	(Place of marriage)
5.	We are incompatible in marriage and there is no hope of reconciliation.
6.	There are no minor children born of this union or adopted by the parties.
	COMMUNITY ASSETS
	(Initial EITHER 7, 8 or 9 and print Not Applicable in the space not initialed.)
7.	All of the community assets and property have been previously divided and each is to keep the property they have in their possession at this time.
8.	There are no community property to be divided.
9.	The community property should be divided as is stated in my Complaint.
	COMMUNITY DEBTS
	(Initial EITHER 10, 11 or 12 and print Not Applicable in the space not initialed.)
	All of the community debts have been previously divided and each is to ep those debts assigned to them and hold the other party harmless from those debts
11	There are no community debts to be divided.
12	The community debts should be divided as is stated in my Complaint.

$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$	<b>RESTORATION OF WIFE'S NAME</b>
3	(If Wife is filing this Default, she must answer one of the following questions. If Husband is filing this Default, he must print Not Applicable in the spaces.)
4	(Initial EITHER 13, 14 or 15 and print Not Applicable in the space not initialed.)
5	13 Wife does not wish to return to her former name.
6	14 Wife wishes to return to her former name of:
7 8 9	(Print full name)  15 Wife never changed her name and, therefore, does not request restoration of her former name.
10	16. The issue of spousal support should be addressed as is stated in my Complaint.
11	17. A Default was taken against Defendant on(Date Default was entered by Filing Clerk)
12	18. I request that a Decree of Separate Maintenance issue and that the Court grant any further
13	relief that the Court may deem just and proper in this situation.
14	DATE:
15   16	
17	(Print Name
18	(Si an atuma
19	(Signature
20	(Address
21	
22	(Telephone number
23	(Telephone number
24	SUBSCRIBED and SWORN to before me
25	This,
26	
27 28	NOTARY PUBLIC

## **CERTIFICATE OF SERVICE**

2	The undersigned hereby certifies that they are 18 years of age or older, and on this date
3	served a true and correct copy of the document/s entitled:
4	
5	(Clearly list all documents you served on the other party)  In the following way: (check the appropriate blank, and fill in the appropriate information)
6	IF THE DOCUMENTS WERE SERVED BY MAIL:
7 8	by placing a copy enclosed in a sealed envelope upon which first class postage was fully prepaid
9   10	by placing a copy enclosed in a sealed envelope and mailing it certified, return receipt requested
11	The envelope was addressed to:
12	(Name) at
13	(Address)
14	
15 16	And that there is regular communication by mail between the place of mailing and the place addressed.
17	IF THE DOCUMENTS WERE PERSONALLY SERVED:
18	by personally serving:
19	(Name) at
20	(Address)
21 22	
23	
24	DATED: This,
25	
26	
27	(Signature of person who performed service)

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6	IN AND FOR THE COUNTY OF CHURCHILL
7	
8	
9	
10	Plaintiff
11 12	vs.  FINDINGS OF FACT, CONCLUSIONS OF  LAW AND DECREE OF SEPARATE  MAINTENANCE
13	Defendant
14	
15 16	This matter having been submitted by the Plaintiff, acting in proper person, to the Court for
17	a Default Decree; and,
18	An Affidavit of Resident Witness having been filed on behalf of Plaintiff; and,
19	The Defendant, having been duly served as follows:
20	(Initial only ONE of the following statements; print N/A in the other spaces.)
21	The Defendant was personally served with a copy of the Summons and
22	Complaint, and the Return of service has been previously filed with the Court.
23	The Defendant was served by publication and the Proof of Publication has
24	been previously filed with the Court.
25	The Defendant having filed no response or answer to the Summons and Complaint; and
26	
27	A Default having been taken against the Defendant; and,
28	

This Court having reviewed all documents and finding them in order, and being fully 1 advised and for good cause shown, enters this Findings of Facts, Conclusions of Law and Decree 2 of Separate Maintenance. 3 4 FINDINGS OF FACT 5 1. The Parties were married on \_\_\_\_\_ (Date of Marriage) 6 \_\_\_\_, and Plaintiff has been physically present in the State of 7 8 Nevada for a period in excess of six weeks prior to the filing of this action, and plans to 9 home for an indefinite period of time. (Her or His) continue to make Nevada \_\_\_\_ 10 11 2. The parties are incompatible in marriage and no reconciliation is possible. 12 3. There are no minor children of the marriage and the parties have not adopted any minor 13 children. 14 4. The community assets and community debts are addressed in Plaintiff's Complaint. 15 5. The issue of spousal support is address in Plaintiff's Complaint. 16 **CONCLUSIONS OF LAW** 17 The Tenth Judicial District Court of the State of Nevada, In and For the County of 18 Churchill, has jurisdiction over all matters and parties in this case to enter this Decree of Separate 19 Maintenance. 20 21 DECREE OF SEPARATE MAINTENANCE 22 1. The Plaintiff is hereby granted a Final Decree of Separate Maintenance on the grounds of 23 incompatibility. 24 2. The distribution of community assets and community debts as set forth in Plaintiff's 25 26 Complaint is hereby affirmed. 27 Initial ONE of the following statements. If you initial 3(b), fill in all the spaces. In all spaces you do not fill in, print N/A. 28

1	
2	3. (a) No spousal support is appropriate in this matter, therefore, no spousal support shall be ordered.
3	OR
4	3. (b) per month
5	for a period of is
6	
7	hereby awarded to the Plaintiff.
8	OR
9	3. (c) This Court does not have jurisdiction over the Defendant and cannot
10	order spousal support.
11	
12	Number 4 is to be filled in ONLY if Plaintiff is Wife and wishes to return to her former name. If Plaintiff is Husband, or if Wife does not wish to return to her
13	former name, print Not Applicable in the space.
14	
15	4. Plaintiff is hereby restored to the former name of
16	
17	THIS IS A FINAL DECREE
18	
19	Dated: this day of, 20
20	
21	
22	DISTRICT JUDGE
23	DISTRICT JUDGE
24	
25	
26	
27	
28	