STATE OF VERMONT

SUPERIOR COURT Unit

FAMILY DIVISION Docket No.

Plaintiff	Defendant	
Name		Name
	v.	

STIPULATION AND MOTION TO WAIVE FINAL HEARING

	ne parties to the above-captioned action ask the Court to grant a Final ithout a final hearing. The parties agree as follows:					
1.	The parties were joined by marriage or civil union on:					
	Date of marriage at					
	City, state, country where marriage took place					
2.	The parties separated on and have lived separate and apart since then. There is no reasonable probability that they will resume their marital / civil union relationship.					
3.	When the Complaint was filed: □ Plaintiff resided in County, Vermont. □ Defendant resided in County, Vermont.					
4.	 Residency in Vermont Plaintiff has resided in the State of Vermont for at least twelve consecutive months. Defendant has resided in the State of Vermont for at least twelve consecutive months. 					
5.	The parties have submitted a Final Stipulation to the Court. The terms of the Stipulation resolve all issues in this action. The parties ask the Court to incorporate all the provisions of the Final Stipulation into a Final Order.					
6.	Both parties are aware of their right to appear before the Court for a final hearing. Both parties knowingly and voluntarily waive their right to appear in person before the Court.					
7.	Neither party is the subject of a final abuse prevention order in a					

- proceeding between the present parties.
- 8. Each party has entered into all stipulations freely and voluntarily.

10.	The partiesThe parties		children. dren who			o the relationship or der 15 V.S.A. § 658.
11. <u>Fill</u>	<u>-</u>	paragraph only Dates of Birth for			dren of this rela	tionship:
Nar	ne of Child	DOB	Name o	f Child	DOB	
Nar	ne of Child	DOB	Name o	f Child	DOB	
Nar	ne of Child	DOB	Name o	f Child	DOB	
W	and respond transportation. The parentic responsibility able to continuous the child or regarding to event the pand responding to the child or regarding to event the pand responding to the copy of which the parentic responding to the copy of which the parentic responding to the copy of which the parentic responsibility to the copy of which the parentic responsibility to the parentic responsibility to the copy of which the parentic responsibility to the copy of which the parentic responsibility to the copy of th	pulation include sibilities, and acon, medical cang agreement of ies. In agreement of ies.	ddresses sure, and so calls for or calls for shas hereby so ctively and final Stipula luding a p es are und ance with file or attach	uch matters of thooling. The parent to he ared, joint or tate that they depend on the area work togetle ation include provision requable to resolve all provisions ched to this S	divided parent divided parent have sole parent have been are ner cooperatives a mechanism iring mediation e disputes condition of the Final Chatipulation.	ntal rights and tal rights and nd will continue to be ely in matters affecting n for making decisions n or arbitration in the cerning parental rights hild Support Order, a
Date	Plaintiff's Sianc	ature	Date	Defendant's S	Signature	
Date	Plaintiff's Signo	uture	Date	Defendant's S	Signature	
		ature any, certify tha				I as to form: