IN THE SUPERIOR COURT OF WASHINGTON KITTITAS COUNTY	
, Cause No.	
vs. Petitioner, ORDER ON	RESTRICTIONS
Respondent.	
I. NOTICE TO PARTIES	
1.1 An action has been started in this court that affects your marriage. Both parties are now required to obey the following order unless the court changes it in writing. Either of you may ask the court to change or clarify this order. The court has the authority to punish violations of this order by a finding of contempt and to require the violator to pay attorney fees to the other party for having to bring the violation before the court. This order shall not be entered into any law enforcement system.	
II. ORDER	
S ORDERED:	
TEMPORARY ORDERS FOR ALL PARTIES	
(a) Both parties are restrained from transferring, removing damaging or in any way disposing of any property exception business or for the necessities of life or as agreed in writing party shall notify the other of any extraordinary expendence.	ept in the usual course of riting by the parties. Each
<ul><li>issued.</li><li>(b) Both parties are restrained from assigning, transferring surrendering or changing entitlement of any insurance</li></ul>	
S	Respondent.  Petitioner, vs.  Respondent.  I. NOTICE TO PARTIES  An action has been started in this court that affects your mar required to obey the following order unless the court change may ask the court to change or clarify this order. The court violations of this order by a finding of contempt and to requiattorney fees to the other party for having to bring the violat order shall not be entered into any law enforcement system.  II. ORDER  ORDERED:  TEMPORARY ORDERS FOR ALL PARTIES  (a) Both parties are restrained from transferring, removing damaging or in any way disposing of any property exceptions or for the necessities of life or as agreed in with party shall notify the other of any extraordinary expendissued.  (b) Both parties are restrained from assigning, transferring

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- parties or of any dependent children, whether medical, health, life or auto insurance, except as agreed in writing by the parties.
- (c) Unless the court orders otherwise, each party is responsible for his or her own future debts whether incurred by credit card, loan, security interest or mortgage, except as agreed in writing by the parties.
- (d) Both parties shall have access to all tax, financial, legal, and household records. Reasonable access to records shall not be denied without order of the court.

## 2.2 TEMPORARY ORDERS FOR PARTIES WITH MINOR CHILD(REN)

- (a) Both parents are restrained from changing the residence of the child(ren) from Kittitas County until further court order, except as agreed in writing by the parties.
- **(b)** Each parent shall have full access to the child(ren)'s educational and medical records, unless otherwise ordered by the court.
- (c) Each parent shall insure that the child(ren) are not exposed to negative comments about the other parent. Neither parent shall make negative comments about the other parent in the presence of the child(ren).
- (d) Within 30 days of filing an appearance, answer or other responsive pleading in this action, both parties shall register for the Children Cope with Divorce seminar. Each party shall attend the seminar within 60 days of registering. Upon completion of the seminar, each party shall file with the court the seminar completion certificate provided by the sponsoring agency or provider. In no case shall opposing parties be required to attend a seminar together.

## 2.3 FILING AND SERVICE OF DOCUMENTS

In all cases involving issues of child support, spousal support, and/or property and debt division, and within 40 days after filing of any general appearance, answer or responsive pleading, each party shall file and serve on the other party the following documents:

- (a) Complete tax returns for the last two calendar years together with all schedules, W-2 and 1099 forms;
- **(b)** Most recent paystub with current and year-to-date information;
- (c) Complete partnership and/or corporate tax returns for the past two years, together with all schedules and attachments;
- (d) A copy of the most recent statement of balances due on mortgages, real estate purchase contracts, deeds of trust, installment purchase contracts, and time payment accounts owed by or to the parties;
- (e) Statements showing the value, as of the date of separation, of any bank accounts, investment accounts, retirement and/or pension accounts;
- (f) A copy of any appraisal of any real property owned by the parties conducted within the last two years which is intended to be used in the proceedings.

## 2.4 SETTLEMENT CONFERENCE

If the parties are not able to agree on the final terms of the Decree, they shall be required

1		to participate in a settlement conference before their case may be set for trial.	
2	2.5	EFFECTIVE DATE OF ORDER	
3		The Petitioner is subject to this order from the time of filing the Petition. The Petitioner	
4	shall serve a copy of this on the I file. The Respondent is subject t	shall serve a copy of this on the Respondent and file a declaration of service in the court	
5		file. The Respondent is subject to this order from the time that the order is served. This order shall remain in effect until further court order.	
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7	Dated:	:	
8		JUDGE	
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10		By signing below, the Clerk hereby acknowledges that a copy of this Order was provided to the Petitioner on(Date)	
11	Cler	k's Signature	
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