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FILED SUPERIOR COURT THURSTON COUNTY, WASH

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22-3-00070-34
FNFCL 8
Findings of Fact and Conclusions of Law
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EX PARTE

Superior Court of Washington, County of Thurston

In re the marriage of:	No. <u>22-3-00070-34</u>
Petitioner (person who started this case):	Findings and Conclusions About a
Trisha Diane Trembulak	Marriage
And Respondent (other spouse):	(FNFCL)
William Roy McMullen Jr.	

Findings and Conclusions about a Marriage

1. Basis for findings and conclusions:

Spouses' agreement.

- > The Court makes the following findings of fact and conclusions of law:
 - 2. Notice (check all that apply):

The Respondent was served with the *Summons* and *Petition* to start this case on 2/7/2022 by this method (check all that apply):

[X] in person

[X]The Respondent has signed an agreement to join the *Petition*.

3. Jurisdiction over the marriage and the spouses (check all that apply):

At the time the *Petition* was filed, the Petitioner lived in Washington State.

The Respondent lived in Washington State.

Conclusion: The court **has** jurisdiction over the marriage.

The court **has** jurisdiction over the Respondent.

4. Information about the marriage

The spouses were married on September 10th, 2021 at Olympia WA.

5. Separation Date

The marital community ended on November 26th, 2021. The parties stopped acquiring community property and incurring community debt on this date.

6. Status of the marriage

CR 52; RCW 26.09.030; .070(3) Mandatory Form (01/2022) FL Divorce 231 Findings and Conclusions about a Marriage p. 1 of 4

Divorce – This marriage is irretrievably broken, and it has been 90 days or longer since the *Petition* was filed and the *Summons* was served or the Respondent joined the *Petition*.

Conclusion: The Petition for divorce, legal separation, or invalidity (annulment) should be approved.

7. Separation Contract

Note – A separation contract is a written agreement between the spouses that covers some or all of the issues that must be decided in this divorce. Prenuptial or community property agreements are **not** separation contracts but may be the basis for a separation contract or final orders.

There is no separation contract.

Conclusion: There is no separation contract, no order is necessary.

8. Real Property (land or home)

[] The spouses' real property is listed below:

Real Property Address	Tax Parcel Number	Community or Separate Property
448 Volesky Drive SE Rainer WA 98576	70330003000	[X] community property
		[] community property [] Petitioner's separate property [] Respondent's separate property
		[] community property [] Petitioner's separate property [] Respondent's separate property

Conclusion: The division of real property described in the final order is fair (just and equitable).

- 9. Community Personal Property (possessions, assets, or business interests of any kind)
 - [X] The community personal property has already been divided fairly between the spouses. Each spouse should keep any community personal property that spouse now has or controls.

Conclusion: The division of community personal property described in the final order is fair (just and equitable).

- 10. Separate Personal Property (possessions, assets, or business interests of any kind)
 - [X] The separate personal property has already been divided fairly between the spouses. Each spouse should keep any separate property that spouse now has or controls.

Conclusion: The division of separate personal property described in the final order is fair (just and equitable).

11. Community Debt

The community debt has already been divided fairly between the spouses.

Conclusion: The division of community debt described in the final order is fair (just and equitable).

12. Separate Debt

The separate debt has already been divided fairly between the spouses.

13. Spousal Support (maintenance/alimony)

Spousal support was not requested.

Conclusion: Spousal support should **not** be ordered because none was requested by either party

14. Fees and Costs

Each party should pay their own fees or costs.

15. Protection Order

No one requested an Order for Protection in this case.

Conclusion: The court should **not** approve an *Order for Protection* because no order of protection is requested or necessary.

16. Restraining Order

No one requested a Restraining Order in this case.

Conclusion: The court should **not** approve a *Restraining Order* because none is requested or necessary.

17. Pregnancy

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Neither spouse is pregnant.

Conclusion: No order regarding pregnancy is necessary.

Parentage Findings

None.

18. Children of the marriage

The spouses have **no** children together who are still dependent.

19. Jurisdiction over the children (*RCW* 26.27.201 – .221, .231, .261, .271)

Does not apply. The spouses have **no** children together who are still dependent.

20. Parenting Plan

The spouses have **no** children together who are under 18 years old.

21. Child Support

The spouses have **no** children together who are still dependent.

22. Other findings or conclusions (if any)

Petitioner and Respondent or their lawyers fill out below.

This document (check any that apply):

[] is an agreement of the parties
[] is presented by me
[] may be signed by the court without notice to me

[] may be signed by the court without notice to me

| William | Went | We