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REVISOR

State of Minnesota

HOUSE OF REPRESENTATIVES н. г. №. 1115

## NINETY-FIRST SESSION

02/14/2019

Authored by Lesch The bill was read for the first time and referred to the Committee on Ways and Means

1.1	A bill for an act
1.2 1.3	relating to family law; establishing a cooperative private divorce program; making conforming changes; appropriating money; amending Minnesota Statutes 2018,
1.4 1.5	sections 62A.21, subdivision 2a; 518.191, by adding a subdivision; 518.195, by adding a subdivision; 518A.43, subdivision 1; proposing coding for new law in
1.5	Minnesota Statutes, chapter 518.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	ARTICLE 1
1.9	<b>COOPERATIVE PRIVATE DIVORCE PROGRAM</b>
1.10	Section 1. [518.80] COOPERATIVE PRIVATE DIVORCE PROGRAM.
1.11	Subdivision 1. Commissioner. For purposes of this section, "commissioner" means the
1.12	commissioner of Bureau of Mediation Services.
1.13	Subd. 2. Establishment. The commissioner shall establish a cooperative private divorce
1.14	program as provided in this section.
1.15	Subd. 3. Requirements. The cooperative private divorce program must, at a minimum:
1.16	(1) be made available on the Bureau of Mediation Services website;
1.17	(2) make available to the participants of the program the notices and instructions provided
1.18	under subdivisions 9 and 10 and section 518.82;
1.19	(3) allow participants of the program to electronically complete and submit to the
1.20	commissioner an intent to divorce and declaration of divorce as provided under subdivision
1.21	<u>11;</u>

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2.1	(4) require a separate unique login as	nd password for	each participant to acce	ss the
2.2	program;			
2.3	(5) provide a notification system that	t automatically c	ontacts one participant	when the
2.4	other participant accesses the program;			
2.5	(6) provide a list of supportive service	ces and service p	roviders that may be he	lpful to
2.6	participants;			
2.7	(7) provide a method to authenticate t	he identities of th	e signatories of the form	ns required
2.8	under subdivision 11;			
2.9	(8) employ security measures to prot	ect the confident	iality and personal info	rmation of
2.10	the participants submitting information	through the prog	ram; and	
2.11	(9) encrypt all data sent and received	l through the pro	gram website.	
2.12	Subd. 4. Residency requirement. M	larried participar	nts seeking dissolution u	under this
2.13	section qualify for the cooperative priva	te divorce progra	am if the residency requ	irements
2.14	under section 518.07 have been met by	the participants.		
2.15	Subd. 5. Procedure. (a) Notwithstan	iding any law to	the contrary, married pa	urticipants
2.16	who meet the criteria under subdivision	4 may dissolve t	heir marital status throu	igh the
2.17	cooperative private divorce program ma	de available on t	he Bureau of Mediation	1 Services
2.18	website by:			
2.19	(1) signing and submitting the intent	to divorce under	subdivision 11; and	
2.20	(2) completing, signing, and submitt	ing the declaration	on of divorce under subd	livision 11
2.21	at least 90 days after, but not more than	two years after, th	ne intent to divorce was	submitted
2.22	by both participants.			
2.23	(b) Upon receipt of the completed de	eclaration of dive	orce, the commissioner s	shall issue
2.24	a certificate of marital dissolution that in	ncludes the follo	wing information:	
2.25	(1) the name, and any prior names, o	of the two partici	pants to the cooperative	private
2.26	divorce dissolution;			
2.27	(2) the name of any living minor or $(2)$	dependent child	of the participants;	
2.28	(3) that the marriage of the participation	nts is dissolved a	nd the date of the partic	cipants'
2.29	dissolution; and			
2.30	(4) the Social Security numbers of the	ne participants ar	d any living minor or d	ependent
2.31	children of the participants.			

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3.1	(c) A certificate of marital dis	ssolution issued under thi	s section completely	dissolves
3.2	the marital status of the participa			
3.3	(d) Upon receipt of a declaration	tion of divorce, the comm	issioner shall issue a	certificate
3.4	of marital dissolution that is acce	essible to each participant	through the online c	ooperative
3.5	private divorce program. The cer	tificate of marital dissolut	tion is conclusive evic	lence of the
3.6	divorce.			
3.7	(e) The commissioner shall n	naintain a public registry	containing the follow	ving:
3.8	(1) the name, and any prior na	ames, of any participant o	f the cooperative priv	vate divorce
3.9	program;			
3.10	(2) the name of any living mi	inor or dependent child of	a participant; and	
3.11	(3) that the marriage of the particular the marriage of the	articipants is dissolved an	d the date of the part	icipants'
3.12	dissolution.			
3.13	(f) Before the commissioner	issues a certificate of mar	ital dissolution to ma	rried
3.14	participants who are parents of n	ninor children, the marrie	d participants must at	ttend a
3.15	four-hour parent education prog	ram as required under sec	tion 518.81.	
3.16	Subd. 6. Certain agreement	s. (a) Any agreement mac	le by the participants	as part of
3.17	the declaration of divorce that all	ocates expenses for their c	hild or children is an	enforceable
3.18	contract between the participants	s under section 518.1705.		
3.19	(b) It is the intent of this para	graph that agreements rec	orded in a declaration	n of divorce
3.20	shall be deemed to be a decree of	f divorce wherever a decr	ee of divorce is referr	red to in the
3.21	Internal Revenue Code and agree	ements between the partic	ipants in a declaratior	n of divorce
3.22	regarding alimony or maintenance	ce shall be deemed to be a	divorce or separation	agreement
3.23	for purposes of deductibility und	ler the Internal Revenue C	Code.	
3.24	(c) Any issue that is not spec	ifically addressed by the	participants in the dec	claration of
3.25	divorce agreement is considered	to be reserved for future	agreement by the par	ticipants or
3.26	de novo review by the court.			
3.27	Subd. 7. Modification. Any	agreement made by the pa	articipants in their de	claration of
3.28	divorce may be modified at any	time after a declaration of	f divorce agreement is	s submitted
3.29	to the commissioner through the	cooperative private divor	ce program, if both p	oarticipants
3.30	agree to the amendment and sub-	mit an amended declaration	on of divorce.	
3.31	Subd. 8. Court involvement	(a) At any time prior to	the submission of a d	eclaration
3.32	of divorce, participants in a coop	erative private divorce m	ay initiate an action fo	or marriage

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4.1	dissolution under this chapter in district court. Any action under this chapter pending in
4.2	district court must be resolved or dismissed before participants may submit a declaration
4.3	of divorce.
4.4	(b) Cooperative private divorce agreements contained in a declaration of divorce may
4.5	be enforced, modified, or vacated by the district court, or the court may address issues that
4.6	were reserved by the participants, according to the provisions of this chapter.
4.7	(c) Upon the filing of a certificate of marital dissolution by the participants, the court
4.8	administrator shall enter a decree of dissolution as provided in section 518.195 without
4.9	necessity of court approval or a judgment and decree and without regard to the criteria or
4.10	procedures contained in section 518.195, subdivisions 1 and 2.
4.11	(d) By executing a declaration of divorce with the Bureau of Mediation Services that
4.12	may be filed with the court, each participant consents to the continuing personal jurisdiction
4.13	of the Minnesota courts as to all matters related to the declaration of divorce.
4.14	(e) A participant in a cooperative private divorce may by petition initiate an action in
4.15	district court to:
4.16	(1) enforce, modify, or vacate the declaration of divorce;
4.17	(2) petition the court to address any issue reserved by the participants;
4.18	(3) obtain a summary real estate disposition judgment;
4.19	(4) obtain a qualified domestic relations order; or
4.20	(5) obtain a court decree of dissolution when necessary to comply with state or federal
4.21	law involving interstate enforcement of the participants' divorce.
4.22	A participant initiating an action under this paragraph must, by personal service, provide
4.23	to the other participant notice of filing the certificate of marital dissolution with the district
4.24	court together with any motion for relief. Any subsequent court action related to the certificate
4.25	of marital dissolution may be initiated by notice of motion and motion. An action initiated
4.26	under this paragraph shall be venued in a county located in this state where either participant
4.27	was residing at the time the certificate of marital dissolution was issued by the Bureau of
4.28	Mediation Services. The filing fee for any action under this paragraph is \$ For a motion
4.29	to vacate the declaration of divorce under section 518.145, the one-year period of limitation
4.30	begins on the date of the participants' dissolution.
4.31	Subd. 9. Notices; introduction to private divorce; form. The commissioner shall make

4.32 <u>available the following form for use in the cooperative private divorce program:</u>

5.1	<b>NOTICE: Introduction to Cooperative Private Divorce</b>
5.2	You are considering obtaining a Cooperative Private Divorce rather than going to court
5.3	to get divorced. Cooperative Private Divorce is a simplified procedure for couples who want
5.4	to avoid the expense, emotional strain, and arbitrary time frames that often accompany
5.5	adversarial court proceedings. To obtain a Cooperative Private Divorce you will need to
5.6	reach an agreement with your spouse about the issues in your divorce. Many public and
5.7	private services are available to help you.
5.8	The Cooperative Private Divorce process is based on the assumption that most people
5.9	have the capacity to divorce with respect and fairness if they are supported in that direction.
5.10	To that end, a Cooperative Private Divorce differs in two important ways from a court
5.11	divorce. First, the two of you have total control over your divorce and no one will oversee
5.12	or scrutinize the decisions you make. Second, it is a completely private process.
5.13	This leaves you with a great deal of flexibility. After you have educated yourself, you
5.14	can choose how detailed or simple to make your divorce decisions, and whether to postpone
5.15	some decisions to a later time. You can also create your own understanding of fairness
5.16	unique to your own situation.
5.17	These special features of a Cooperative Private Divorce, eliminating the anxiety of
5.18	someone else having control over your family, and lessening the pressure to resolve
5.19	everything all at once during a very stressful time, are intended to replace conflict with your
5.20	spouse by creating a healthy transition for you and your family. You are encouraged to view
5.21	each other as partners in creating the best solution for you and your family in parenting and
5.22	financial matters.
5.23	<b>Basic Principles</b>
5.24	Cooperative Private Divorce is not for everyone. Because of the need to create a fair
5.25	and healthy plan without coercion or oversight, it is intended for couples who can work
5.26	together in good faith for the best interests of everyone in the family.
5.27	Here are the six principles underlying Cooperative Private Divorce. If you and your
5.28	spouse believe you can fashion your divorce according to these principles, then a Cooperative
5.29	Private Divorce may be the best procedure for you.
5.30	1. The preventing unnecessary divorce principle: You have reached a decision to initiate
5.31	a divorce only after exhausting other options to solve your problems within your marriage,
5.32	particularly if you have children.

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6.1	2. The healthy relationships principle: If you have children, your parenting plan promotes
6.2	safe, nurturing, and stable relationships among the children and with both of their parents.
6.3	3. The maximum parent involvement principle: Your parenting plan promotes high
6.4	levels of involvement of both parents with the children when that is feasible and consistent
6.5	with the needs of the children.
6.6	4. The equity principle: Your financial plan promotes equitable and sustainable lifestyles
6.7	for all family members in light of the unique circumstances of your marriage and family.
6.8	5. The flexibility principle: Your divorce agreements take into account both the value
6.9	of having stable arrangements and the likelihood that the needs and circumstances of
6.10	your family will change over time.
6.11	6. The optimal timing principle: You create partial or comprehensive agreements with
6.12	the timing and sequence that work best for you and your family.
6.13	<b>Two Cautions</b>
6.14	First, if you feel pressured or intimidated by your spouse to use this process or to agree
6.15	to specific matters in your divorce, or if you have doubts generally about your spouse's
6.16	willingness to reach agreements that are best for everyone in your family, consider getting
6.17	professional assistance before going further.
6.18	Second, the flexibility of a Cooperative Private Divorce also leaves you with an important
6.19	responsibility. Some couples have relatively simple issues to address in their divorce. But
6.20	some couples have more complex financial and parenting matters to resolve. Financial
6.20 6.21	
	some couples have more complex financial and parenting matters to resolve. Financial
6.21	some couples have more complex financial and parenting matters to resolve. Financial matters are often more complex if you are self-employed or a business owner. If you do not
6.21 6.22	some couples have more complex financial and parenting matters to resolve. Financial matters are often more complex if you are self-employed or a business owner. If you do not consider such matters carefully, you may face problems such as having agreements that do
<ul><li>6.21</li><li>6.22</li><li>6.23</li></ul>	some couples have more complex financial and parenting matters to resolve. Financial matters are often more complex if you are self-employed or a business owner. If you do not consider such matters carefully, you may face problems such as having agreements that do not work over time or that are not enforceable. You are responsible to educate yourself
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7.1	you can obtain sample agreements that may help you frame all of the issues you will likely
7.2	encounter. Although divorce can seem complex and difficult, these resources and professional
7.3	services can help make it easier for you and your spouse to reach an agreement.
7.4	The Bureau of Mediation Services serves as a clearinghouse for information about the
7.5	types of resources available. It also can provide information about services that are offered
7.6	for free or on a sliding fee.
7.7	Subd. 10. Instructions; form. The commissioner shall make available the following
7.8	form for use in the cooperative private divorce program:
7.9	<b>Instructions for Cooperative Private Divorce</b>
7.10	1. Both spouses obtain unique identifiers from the Bureau of Mediation Services.
7.11	2. Both spouses sign and submit the INTENT TO DIVORCE form with their unique
7.12	identifiers to register with the Bureau of Mediation Services.
7.13	3. At any time at least 90 days after but not more than two years after submitting the INTENT
7.14	TO DIVORCE form, submit the Declaration of Divorce form signed by both spouses.
7.15	4. Upon submitting the Declaration of Divorce form, both spouses will receive a certification
7.16	that your marriage is dissolved.
7.17	5. Most complete divorce agreements address the issues set forth in the Declaration of
7.18	Divorce form. It is up to you whether you want to record agreements in all or any of these
7.19	areas. But recognize that if your agreements are vague or incomplete or if you do not record
7.20	your agreements, it may be difficult for you to recall them, live up to your obligations, or
7.21	later ask a court to enforce an agreement. Use attachments if you want to record agreements
7.22	that are longer than space here permits. No one will review or approve the agreements you
7.23	set forth here before your divorce is certified; they are for your use only.
7.24	6. At any time, either spouse can retrieve the Declaration of Divorce form containing your
7.25	agreements by providing your unique identifier. No one except you and your spouse will
7.26	have access to this form.
7.27	7. At any time, you and your former spouse can retrieve the Declaration of Divorce form,
7.28	make additions or modifications that you both agree to, and resubmit it.
7.29	8. If you want to modify your previous agreements but you and your former spouse cannot
7.30	agree on the modifications, or if you want to seek enforcement of a previous agreement,
7.31	you are encouraged to seek assistance from professionals in the community who specialize

8.1	in helping former spouses reach fair agreements. You also have the option of going to court
8.2	where you would submit your Declaration of Divorce form.
8.3	9. Remember that by creating a smooth family transition now and working on issues that
8.4	may arise in the future, developing a trustworthy working relationship with your spouse
8.5	will be just as helpful as written agreements.
8.6	Subd. 11. Intent to divorce; declaration of divorce; form. The commissioner shall
8.7	make available the following form for use in the cooperative private divorce program:
8.8	Intent to Divorce
8.9	We hereby declare that we are legally married, have both been residents of Minnesota
8.10	for at least 180 days, and intend to divorce. We understand that our divorce will be certified
8.11	if we submit the Declaration of Divorce form signed by both spouses at least 90 days after,
8.12	but not more than two years after, the date this INTENT TO DIVORCE form is submitted.
8.13	Date and place of marriage:
8.14	Signature, date:
8.15	E-mail address:
8.16	Social Security number
8.17	Signature, date:
8.18	E-mail address:
8.19	<b>Declaration of Divorce</b>
8.20	Facts
8.21	1. We agree that the following is a list of all our assets and their approximate value:
8.22	2. We agree that the following is a list of all our debts:
8.23	3. Spouse A name, previous name(s) if any, and yearly income, including any bonuses:
8.24	4. Spouse B name, previous name(s) if any, and yearly income, including any bonuses:
8.25 8.26	5. The names, dates of birth, and Social Security numbers of our minor or dependent children covered by this agreement are:
8.27	Agreements
8.28	1. We agree to the following plan for parenting our child or children together after the
8.29	divorce. If our plan is temporary, we agree to the following process for updating it. (A
8.30	comprehensive plan would include: (a) how you will make important decisions like those
8.31	about school, health care, and religion; (b) how you will allocate your time with the children
8.32	during the school year, the summer, holidays, and vacations to provide a nurturing
8.33	environment and rich relationships with both of you; and (c) how you will communicate
8.34	with each other and work out differences of opinion.)
8.35	2. We agree to the following plan for sharing the expenses of raising our child or children.

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9.1	Guideline o	child support			
9.2	The guideling	ne child support for our	child(ren) is \$	We agree that	will pay
9.3	the guideline cl	nild support amount.			
9.4	(The Minne	sota Child Support guid	delines calculator	can be accessed at	)
9.5	Attach the g	guidelines printout.			
9.6	<u>Non-Guide</u>	line Child Support			
9.7	We agree to	deviate from the guide	line child support	amount after considerin	ng the
9.8	following facto	rs that support deviatio	n (Make a check o	or "X" on all that apply)	<u>):</u>
9.9 9.10 9.11	<u></u>	real and personal prop	erty, but excluding	nces, and resources, inc g income from excess en criteria of Minnesota St	nployment
9.12		section 518A.29, para			
9.13 9.14	<u></u>			sources, physical and e child(ren) to be suppor	
9.15 9.16	<u></u>			njoy if we were current ave separate household	· · ·
9.17 9.18	<u></u>			one year in a foreign co of living than this coun	2
9.19 9.20	<u></u>	the income taxation d one of us receives fro	* *	tion and the financial b	enefit that
9.21	<u></u>	our agreed-upon plan	for paying off our	debts under paragraph	4;
9.22 9.23	<u></u>	the obligor's total pay limitations set forth in		rdered child support exc tes, section 571.922;	ceed the
9.24 9.25 9.26	<u></u>			dren that enables us to to to account our current s	
9.27	<u></u>	the following factor: .	<u></u>		
9.28	Make a che	ck or "X" on one of the	following:		
9.29 9.30	<u></u>			ed above, we agree that	
9.31	<u></u>			en's expenses: (list item	
9.32 9.33				paying percent; or exchanged between us, a	-
9.34	<u></u>	each paying the child	<u> </u>		
9.35	Make a che	ck or "X" on all that ap	ply:		
9.36	<u></u>			l support from time to the	ime as our
9.37		circumstances may ch			
9.38	<u></u>		U U	e amount of child suppo ng a cost-of-living index	
9.39 9.40		by the Department of			puonsneu
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10.1	(If either parent is receiving public assistance, the county attorney must approve this
10.2	agreement or it is not enforceable. The county attorney may ask the court to modify any
10.3	child support agreement you make if a minor or dependent child receives or begins to receive
10.4	public assistance.)
10.5	Caution
10.6	If your ex-spouse does not pay you the child support agreed upon in the declaration of
10.7	divorce, you should act promptly to address the matter because if you decide to go to court,
10.8	the court may not order the payment of arrears.
10.9	3. We agree to the following plan for providing health insurance for our children.
10.10	4. We agree to the following plan for paying off our debts. (This agreement will not change
10.11	your obligations to any creditor; it is simply an agreement between the two of you about
10.12	who will be paying a debt.)
10.13	5. We agree to the following plan for dividing our property and assets. (If an allocation of
10.14	assets or debts, or an allocation of both, deviates from a nearly equal division, provide the
10.15	reasons for the allocation. Educate yourself about the difference between marital and
10.16	nonmarital property.)
10.17	a. Real estate (Include who will pay any mortgages, agreements to refinance a mortgage,
10.18	and make provisions for recording necessary documents with the county recorder. This
10.19	declaration of divorce does not transfer an interest in real estate. To transfer interest in
10.20	real estate, you must prepare a quitclaim deed, or a summary real estate disposition
10.21	judgment for the court administrator, either of which you would need to file with the
10.22	county recorder. It is advisable to seek professional assistance about this process.)
10.23	b. Personal property, such as household furnishings, vehicles, and other objects you
10.24	<u>own.</u>
10.25	c. Financial assets, such as retirements, investments, stock, bank accounts, and business
10.26	interests. (This declaration of divorce has no effect on the division of a retirement account
10.27	or pension plan unless the account or plan receives proper instructions. Many retirement
10.28	assets cannot be divided unless they receive a qualified domestic relations order from a
10.29	court. Often a draft of such an order is approved by the pension plan administrator before
10.30	it is submitted to the court. It is advisable to seek professional assistance about this
10.31	process.)
10.32	6. We agree to the following schedule of payments for spousal support (alimony) which

10.33 end upon the death of either of us or the remarriage of the payee spouse. (If there is a large

11.1	difference in your incomes and you agree to a minimal amount or no amount of spousal
11.2	support, provide the reasons for the spousal support agreement. For purposes of federal tax
11.3	deductibility, this agreement is deemed to be a divorce or separation instrument. Be aware
11.4	that, upon motion, a court has the authority to modify the amount of spousal support you
11.5	agree on here at any time during the time period in which spousal support is being paid.)
11.6	7. We agree to the following plan to maintain health insurance coverage for both spouses.
11.7	(If one spouse is interested in continuing health insurance coverage under the other spouse's
11.8	employer-provided policy, certain laws apply, including a requirement that an election must
11.9	be made and submitted to the other spouse's employer and health insurance carrier within
11.10	60 days of your divorce.)
11.11	8. We agree to the following plan for paying any past joint tax liability or future tax liability,
11.12	or both, and we agree to the following plan for who will claim the child or dependency
11.13	exemptions or credits for our child or children.
11.14	9. We have reached the following additional agreements which we wish to record:
11.15	(You may not use the cooperative private divorce program to legally change a name. A
11.16	name can be changed by a court only.)
11.17	Dissolution
11.18	We hereby agree to the dissolution of our marriage according to the preceding terms.
11.19	We hereby warrant that we have made complete disclosure to each other of all information
11.20	and documents that are important to these agreements, and that the list of assets and debts
11.21	contained in paragraph (1) are complete and accurate and there are no open court cases
11.22	involving these issues.
11.23	Signature, date:
11.24	Signature, date:
11.25	
	Subd. 12. Fee. The commissioner shall charge the participants of the cooperative private
11.26	Subd. 12. Fee. The commissioner shall charge the participants of the cooperative private divorce program a fee of \$ The fees are appropriated to the commissioner to administer
11.26 11.27	
	divorce program a fee of \$ The fees are appropriated to the commissioner to administer
11.27	divorce program a fee of \$ The fees are appropriated to the commissioner to administer and manage the online program under this section.
11.27 11.28	<ul> <li><u>divorce program a fee of \$</u> The fees are appropriated to the commissioner to administer</li> <li><u>and manage the online program under this section.</u></li> <li><u>Subd. 13.</u> Data collected under this section is classified as private data on</li> </ul>
11.27 11.28 11.29	divorce program a fee of \$ The fees are appropriated to the commissioner to administer and manage the online program under this section. Subd. 13. Data. Data collected under this section is classified as private data on individuals, as defined in section 13.02, subdivision 12.

12/27/18 REVISOR JRM/JC 19-1361 certificate of marital dissolution under section 518.80, subdivision 5. The parent education 12.1 program must provide information on: 12.2 12.3 (1) constructive parenting in the dissolution process, including risk factors for families, how marriage dissolution affects children of different ages, and skills parents can learn to 12.4 12.5 increase cooperation and minimize conflict, particularly conflict arising when parents place children in the middle, creating conflicting loyalty. This component of the program must 12.6 be aimed at increasing a parent's sensitivity to a child's needs and at giving a parent skills 12.7 12.8 to improve the parent's and the child's adjustment to the dissolution of the marriage. The primary emphasis of the program must be on constructive parenting information, and its 12.9 content must be consistent with and promote the principles of cooperative private divorce 12.10 as described in section 518.80, subdivision 9; 12.11 (2) assessing if a parent is perpetrating domestic violence against the other parent and 12.12 when cooperation in co-parenting may not be desirable because of safety risks, and providing 12.13 information on local domestic violence resources; 12.14 12.15 (3) information on the option of reconciliation, including research on reconciliation interests among couples considering marriage dissolution, the potential benefits of avoiding 12.16 marriage dissolution, resources to assist with reconciliation for interested couples, and 12.17 information on when the risk of domestic violence should exclude consideration of 12.18 reconciliation; and 12.19 (4) an overview of the legal process of marital dissolution and the advantages and 12.20 disadvantages of litigation and alternative processes, including but not limited to mediation, 12.21 collaborative and cooperative law, and restorative circles. 12.22 12.23 Subd. 2. **Program requirements.** A parent education program under this section may be conducted in person or online. 12.24 Subd. 3. Confidentiality. Unless all parties agree in writing, statements made by a party 12.25 12.26 during participation in a parent education program are inadmissible as evidence for any purpose, including impeachment. No record may be made regarding a party's participation 12.27 in a parent education program, except a record of completion of the program as required 12.28 under this section. Instructors shall not disclose information regarding an individual 12.29 participant obtained as a result of participation in a parent education program. Parent 12.30 education instructors may not be subpoenaed or called as witnesses in court proceedings. 12.31 Subd. 4. Costs and program providers. Each parent education program must enable 12.32 persons to have timely and reasonable access to education sessions. A party who qualifies 12.33

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13.1	for a waiver of filing fees under section 563.01 is exempt from paying the parent education
13.2	program fee. Program providers shall implement a sliding fee scale.
13.3	Sec. 3. [518.82] COOPERATIVE PRIVATE DIVORCE SCREENING; NOTICE;
13.4	FORM.
13.5	The commissioner of the Bureau of Mediation Services shall make available the following
13.6	notice for use in the cooperative private divorce program under section 518.80 before full
13.7	access to the program is granted to a user. The data maintained by the coercion screening
13.8	tool are private data on individuals, as defined in section 13.02, subdivision 12, and shall
13.9	not be tracked or recorded by any means at any time.
13.10	COERCION SCREENING TOOL
13.11	WHEN NOT TO USE COOPERATIVE PRIVATE DIVORCE
13.12	Cooperative private divorce is not for everyone. It is probably not appropriate for you if
13.13	any of the following statements are true. Choices you make in this section are private. No
13.14	record of any choice you may make in this section will be recorded or tracked.
13.15	You are feeling undue pressure or intimidation from your spouse to use
13.16	<u></u> <u>cooperative private divorce.</u>
13.17 13.18	You have serious doubts about your spouse's willingness to reach agreements that are best for everyone in the family.
13.19	Your spouse has made threats of physical or emotional harm during discussions
13.20	<u></u> <u>of divorce</u> . Vour apougo has unilatorally ruled out involving any professionals in your divorce.
13.21 13.22	<u>Your spouse has unilaterally ruled out involving any professionals in your divorce</u> <u>process even though you want this kind of support.</u>
13.23	Your spouse is telling you not to discuss your divorce options with anyone.
13.24	Information on resources can be provided upon request if any of the above risks are occurring.
12.25	Sec. 4. <b>REPORT.</b>
13.25	SCC. 4. <u>REFORT.</u>
13.26	The commissioner of the Bureau of Mediation Services shall conduct an evaluation of
13.27	the cooperative private divorce program after the first and second years of operation. The
13.28	areas of evaluation shall include, but not be limited to:
13.29	(1) number of users of the cooperative private divorce program, both initially and
13.30	transferring to and from a court divorce;
13.31	(2) costs of the cooperative private divorce program to government and families in
13.32	comparison to court divorces;
13.33	(3) user satisfaction with the cooperative private divorce program process and with their
13.34	agreements; and

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14.1	(4) any correlation between use of	the cooperative prive	ate divorce program	system and			
14.2	subsequent use of court services for the same case or related cases.						
14.3	Sec. 5. APPROPRIATION; BURE	AU OF MEDIATIO	ON SERVICES.				
14.4	\$ is appropriated from the gene	eral fund in fiscal ye	ear 2020 to the comm	nissioner of			
14.5	the Bureau of Mediation Services to develop and implement the online cooperative private						
14.6	divorce program under section 1. The cooperative private divorce program must be made						
14.7	available on the Bureau of Mediation S	available on the Bureau of Mediation Services website by January 1, 2021.					
14.0		ARTICLE 2					
14.8 14.9	ARTICLE 2 CONFORMING CHANGES						
17.7			10				
14.10	Section 1. Minnesota Statutes 2018,	section 62A.21, sub	division 2a, is amen	ided to read:			
14.11	Subd. 2a. Continuation privilege.	Every policy describ	bed in subdivision 1	shall contain			
14.12	a provision which permits continuation of coverage under the policy for the insured's						
14.13	dependent children, which is defined as required by section 62A.302, and former spouse,						
14.14	who was covered on the day before the entry of a valid decree of dissolution of marriage						
14.15	or a certificate of marital dissolution.	or a certificate of marital dissolution. The coverage shall be continued until the earlier of					
14.16	the following dates:						
14.17	$\frac{(a)}{(1)}$ the date the insured's former	r spouse becomes co	overed under any oth	ier group			
14.18	health plan; or						
14.19	(b) (2) the date coverage would oth	nerwise terminate un	der the policy.				
14.20	If the coverage is provided under a	group policy, any re	equired premium co	ntributions			
14.21	for the coverage shall be paid by the ir	nsured on a monthly	basis to the group p	olicyholder			
14.22	for remittance to the insurer. The policy	must require the grou	up policyholder to, u	ipon request,			
14.23	provide the insured with written verified	cation from the insur	rer of the cost of thi	s coverage			
14.24	promptly at the time of eligibility for the	his coverage and at a	iny time during the	continuation			
14.25	period. In no event shall the amount of	f premium charged e	xceed 102 percent c	of the cost to			
14.26	the plan for such period of coverage for	or other similarly situ	uated spouses and d	ependent			
14.27	children with respect to whom the mar	ital relationship has	not dissolved, with	out regard to			
14.28	whether such cost is paid by the emplo	oyer or employee.					
14.29	Upon request by the insured's form	er spouse, who was	covered on the day	before the			
14.30	entry of a valid decree of dissolution, of	or dependent child, a	a health carrier must	provide the			
14.31	instructions necessary to enable the chil	ld or former spouse t	o elect continuation	of coverage.			

15.1	Sec. 2. Minnesota Statutes 2018, section 518.191, is amended by adding a subdivision to
15.2	read:
15.3	Subd. 6. Summary real estate disposition judgment following certificate of marital
15.4	dissolution. A summary real estate disposition judgment may also be obtained after a
15.5	certificate of marital dissolution is issued in accordance with section 518.80, subdivision
15.6	5. Upon the filing of the certificate the district court administrator shall provide to a
15.7	participant upon request certified copies of a summary real estate disposition judgment
15.8	submitted by the participants that contains the following information:
15.9	(1) the dates of the participants' marriage and of the issuance of the certificate of marital
15.10	dissolution;
15.11	(2) the legal description of each parcel of real estate;
15.12	(3) the name or names of the persons awarded an interest in each parcel of real estate
15.13	and a description of the interest awarded;
15.14	(4) liens, mortgages, encumbrances, or other interests in the real estate described in the
15.15	declaration of divorce; and
15.16	(5) triggering or contingent events set forth in the declaration of divorce affecting the
15.17	disposition of each parcel of real estate.
15.18 15.19	Sec. 3. Minnesota Statutes 2018, section 518.195, is amended by adding a subdivision to read:
15.20	Subd. 5. Issuance of qualified domestic relations order following certificate of marital
15.20	<b>dissolution.</b> A certificate of marital dissolution issued in accordance with section 518.80,
15.22	subdivision 5, may be filed with the district court administrator. Upon the filing of the
15.23	certificate, the district court administrator shall enter a decree of dissolution and shall issue
15.24	a qualified domestic relations order submitted by the participants and approved by the
15.25	retirement plan administrator for the assignment of an interest in a retirement plan as provided
15.26	in the declaration of divorce.
15.27	Sec. 4. Minnesota Statutes 2018, section 518A.43, subdivision 1, is amended to read:
15.28	Subdivision 1. General factors. Among other reasons, deviation from the presumptive

child support obligation computed under section 518A.34 is intended to encourage prompt and regular payments of child support and to prevent either parent or the joint children from living in poverty. In addition to the child support guidelines and other factors used to calculate the child support obligation under section 518A.34, the court must take into consideration

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16.1	the following factors in setting or mod	ifying child suppo	ort or in determining w	whether to	
16.2	deviate upward or downward from the	presumptive child	d support obligation:		
16.3	(1) all earnings, income, circumstar	nces, and resources	s of each parent, includ	ling real and	
16.4	personal property, but excluding income from excess employment of the obligor or obligee				
16.5	that meets the criteria of section 518A	.29, paragraph (b)	• ?		
16.6	(2) the extraordinary financial need	ls and resources, p	physical and emotiona	l condition,	
16.7	and educational needs of the child to b	e supported;			
16.8	(3) the standard of living the child	would enjoy if the	e parents were current	ly living	
16.9	together, but recognizing that the paren	nts now have sepa	rate households;		
16.10	(4) whether the child resides in a fo	oreign country for	more than one year th	at has a	
16.11	substantially higher or lower cost of live	ving than this cou	ntry;		
16.12	(5) which parent receives the incom	ne taxation depend	dency exemption and	the financial	
16.13	benefit the parent receives from it;				
16.14	(6) the parents' debts as provided in	n subdivision 2; <del>ar</del>	nd		
16.15	(7) the obligor's total payments for	court-ordered chi	ld support exceed the	limitations	
16.16	set forth in section 571.922-; and				
16.17	(8) an allocation of expenses of the	children in a paren	nting plan under sectio	on 518.1705 <u>,</u>	

- 16.18 <u>subdivision 8, or in a declaration of dissolution under section 518.80, subdivision 6, paragraph</u>
- 16.19 (a), that enables both parents to maintain a suitable place for their children, taking into
- 16.20 account their current standard of living.