

**REQUEST FOR APPROVAL OF  
FINAL AGREEMENT WITHOUT  
COURT APPEARANCE**

JD-FM-282 Rev. 6-22  
C.G.S. § 46b-66

For information on ADA  
accommodations,  
contact a court clerk or go to:  
[www.jud.ct.gov/ADA](http://www.jud.ct.gov/ADA).

STATE OF CONNECTICUT  
**SUPERIOR COURT**  
[www.jud.ct.gov](http://www.jud.ct.gov)



**Instructions to Parties:**

If you have reached a final agreement on your dissolution, legal separation, custody/visitation case, or any post-judgment motions and you would like to have your agreement approved without coming to court, submit this form along with a signed, written agreement, current appearances for each party, and any required supporting documents to the clerk. If the agreement contains a child support order and either party or a child is receiving IV-D services, you must have the Assistant Attorney General sign off on your agreement.

**This process is not for temporary restraining orders.**

For a final agreement on a temporary restraining order, you must come to court on the hearing date.

**Instructions to Clerk:**

Upon receipt, except for a Family Support Magistrate Matter, if neither party is represented and the agreement applies to any minor children submit this request, the relevant motion(s), and any accompanying documents to CSSD-Family Services at [FamilyCourtAgreements@jud.ct.gov](mailto:FamilyCourtAgreements@jud.ct.gov). Otherwise, submit all paperwork to the court for consideration.

COURT USE ONLY

FINAGR



Judicial district	Address of court	Return Date
Name of case		Docket number

1. This request seeks the entry of a final judgment in our: (Select one)

action for dissolution of marriage or legal separation; or  
 custody/visitation action; or  
 it applies to the following motions or pleadings:

Motion Entry Number (if applicable)	Title of Motion or Pleading	Date

2. The final written agreement being submitted concerns the custody, access, or support of a minor child or children.

Yes     No

**Statement of Parties**

The undersigned parties state that their agreement is fair and equitable and in their child/children's best interest (if applicable). Both parties understand that the written agreement being submitted constitutes a full final agreement in their dissolution, legal separation, custody/visitation matter, or on the motions listed above. Both parties state they have not been forced to sign this agreement. By agreement and consent, both parties request that the agreement be accepted by the court and made an order of the court, without the need for a court appearance.

Signed ( <i>Plaintiff</i> )	Print or type name of person signing	Telephone number (Required)
	E-mail address	Date signed
Signed ( <i>Plaintiff's Attorney</i> )	Print or type name of person signing	Telephone number (Required)
	E-mail address	Date signed
Signed ( <i>Defendant</i> )	Print or type name of person signing	Telephone number (Required)
	E-mail address	Date signed
Signed ( <i>Defendant's Attorney</i> )	Print or type name of person signing	Telephone number (Required)
	E-mail address	Date signed
Signed ( <i>Guardian Ad Litem/Attorney for the Minor Child, if applicable</i> )	Print or type name of person signing	Telephone number (Required)
	E-mail address	Date signed
Signed ( <i>Assistant Attorney General, if applicable</i> )	Print or type name of person signing	Telephone number (Required)
	E-mail address	Date signed