IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
IN AND FOR	COUNTY, FLORIDA
	Case No.:
	Division:
Petitioner,	
and	

....

FINAL JUDGMENT OF DISSOLUTION OF MARRIAGE WITH DEPENDENT OR MINOR CHILD(REN)

This cause came before this Court for a trial on a Petition for Dissolution of Marriage. The Court, having reviewed the file and heard the testimony, makes these findings of fact and reaches these conclusions of law:

1. The Court has jurisdiction over the subject matter and the parties.

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- 2. At least one party has been a resident of the State of Florida for more than 6 months immediately before filing the Petition for Dissolution of Marriage.
- 3. The marriage between the parties is irretrievably broken. Therefore, the marriage between the parties is dissolved, and the parties are restored to the status of being single.

SECTION I. MARITAL ASSETS AND LIABILITIES

A.	Date of Valuation of Property. The assets and liabilities listed below are divided as indicated. The							
	date of valuation of these assets and liabilities is, unless otherwise indicated:							
	a date of filing petition for dissolution of marriage.							
	b date of separation.							
	c date of divorce trial.							

B. Division of Assets.

1. **The assets listed below are nonmarital assets.** Each party shall keep, as his or her own, the assets found to be nonmarital, and the other party shall have no further rights or responsibilities regarding these assets.

ASSETS: DESCRIPTION OF ITEM(S) (Describe each item as clearly as possible. You do not need to list account numbers.)		Wife=s Nonmarital Property	Husband=s Nonmarital Property
	\$	\$	\$

ASSETS: DESCRIPTION OF ITEM(S) (Describe each item as clearly as possible. You do not need to list account numbers.)	Current Fair Market Value	Wife=s Nonmarital Property	Husband=s Nonmarital Property
Total Nonmarital Assets			

2. The assets listed below are marital assets. Each party shall keep, as his or her own, the assets awarded in this section, and the other party shall have no further rights or responsibilities regarding these assets. Any personal item(s) not listed below are awarded to the party currently in possession or control of the item(s).

ASSETS: DESCRIPTION OF ITEM(S) (Describe each item as clearly as possible. You do not need to list account numbers.)	Current Fair Market Value	Wife Shall Receive	Husband Shall Receive
Cash (on hand or in banks/credit unions)	\$	\$	\$
Stocks/bonds			
Notes			
Business interests			
Real estate: (Home)			
Automobiles			
Boats			
Furniture & furnishings			
Jewelry			
Life insurance (cash surrender value)			
Retirement Plans (Profit sharing, Pension, IRA, 401(k)s, etc.)			

ASSETS: DESCRIPTION OF ITEM(S) (Describe each item as clearly as possible. You do not need to list account numbers.)	Current Fair Market Value	Wife Shall Receive	Husband Shall Receive
Other assets			
Total Marital Assets	\$	\$	\$

C. Division of Liabilities/Debts.

1. The liabilities listed below are nonmarital liabilities and, therefore, are owed as indicated. Each party shall owe, as his or her own, the liabilities found to be nonmarital, and the other party shall have no responsibilities regarding these debts.

LIABILITIES: DESCRIPTION OF DEBT(S) (Describe each item as clearly as possible. You do not need to list account numbers.)	Current Amount Owed	Wife=s Nonmarital Liability	Husband=s Nonmarital Liability
	\$	\$	\$
Total Nonmarital Liabilities	\$	\$	\$

2. **The liabilities listed below are marital liabilities** and are divided as indicated. Each party shall hold the other party harmless and pay, as his or her own, the marital liabilities awarded below.

LIABILITIES: DESCRIPTION OF DEBT(S) (Describe each item as clearly as possible. You do not need to list account numbers.)	Current Amount Owed	Wife Shall Pay	Husband Shall Pay
Mortgages on real estate: (Home)	\$	\$	\$
(Other)			

LIABILITIES: DESCRIPTION OF DEBT(S) (Describe each item as clearly as possible. You do not need to list account numbers.)	Current Amount Owed	Wife Shall Pay	Husband Shall Pay
Charge/credit card accounts			
Auto Ioan			
Auto loan			
Bank/Credit Union loans			
Other			
Total Marital Liabilities	\$	\$	\$
D. Contingent assets and liabilities will be divided as follows:			
E. The distribution of assets and liabilities in this final judgment is entererive approximately one-half, the distribution is based on the formula in the distribution is based on the distribution in the distribution is based on the distribution in the distribution is based on the distribution in the distribution in the distribution is based on the distribution in	-		
SECTION II. EXCLUSIVE USE AND POSSESSION OF HOME [all that apply] 1() Petitioner () Respondent, as a condition of support, sh	nall have eve	luciva usa ar	
possession of the dwelling located at the following address:			
, 		unti	l:

{date or event}
() Petitioner () Respondent may make visits to the premises described in the paragraph above for the purpose of obtaining any items awarded in this Final Judgment. These visits shall occur after notice to the person granted exclusive use and possession of the dwelling and at the earliest convenience of both parties or as ordered in paragraph 4 below.
Upon the termination of the right of exclusive use and possession, the dwelling shall be sold and the net proceeds divided% to Petitioner and% to Respondent, with the following credits and/or setoffs being allowed:
Other:
CTION III. PARENTING PLAN ESTABLISHING PARENTAL RESPONSIBILITY AND TIME-SHARING WITH PENDENT OR MINOR CHILD(REN) Jurisdiction. The Court has jurisdiction to determine parental responsibility, to establish or adopt a Parenting Plan, and a time-sharing schedule with regard to the minor child(ren) listed in paragraph 2 below.
The parties' dependent or minor child(ren) is (are):
Name Birth date
Parenting Plan. The parties shall comply with the Parenting Plan which is attached and incorporated herein as Exhibit
CTION IV. ALIMONY
() The Court denies the request(s) for alimony;
OR () The Court finds that () Petitioner () Respondent has a need for, and that

foll [all) Petitioner () Respondent (hereinafter Obligor) has/had the present ability to pay, alimony as ows: that apply]
а.	Permanent Periodic. Obligor shall pay permanent periodic alimony to Obligee in the amount of \$ per month, payable () in accordance with Obligor's employer's payroll cycle, and in any event, at least once a month () other {explain}
b.	beginning {date} This alimony shall continue until modified by court order, the death of either party, or remarriage of Obligee, whichever occurs firstLump Sum. Obligor shall pay lump sum alimony to Obligee in the amount of \$ This amount shall be paid as follows:
c.	Rehabilitative. Obligor shall pay rehabilitative alimony to Obligee in the amount of \$ per month, payable () in accordance with Obligor's employer's payroll cycle, and in any event, at least once a month () other {explain}
	beginning {date} This rehabilitative alimony shall continue until modified by court order, the death of either party or until {date/event} whichever occurs first. The rehabilitative plan presented demonstrated the following:
d.	Retroactive. Obligor shall pay retroactive alimony in the amount of \$ for the period of {date}, through {date}, which shall be paid pursuant to paragraph 3 below.
	asons for () Awarding () Denying Alimony. The Court has considered all of the following in arding/denying alimony:
a.	The standard of living established during the marriage; The duration of the marriage;
	The age and the physical and emotional condition of each party; The financial resources of each party, the nonmarital and marital assets and liabilities distributed to each;
e. f.	The contribution of each party to the marriage, including, but not limited to, services rendered in homemaking, child care, education, and career building of the other party; and All sources of income available to either party.
	Additionally, the Court has considered the following factors in reaching its decision:
	Please indicate here if additional pages are attached.
[on	rearage/Retroactive Alimony. ne only]There is no alimony arrearage at the time of this Final Judgment.

2.

3.

	b.					the other party t		
		nreviousl	IOI Tetit	active allilloi	ry, as or fuule,		> The total	101 f \$
		in alimon	y ordered dripe	all he renaid i	n the amount o	of \$ per i	The total	hle () in
		accordan	ce with Obligoi	r's employer's	payroll cycle,	and in any even	t at least ond	ce a month
		beginning	; {date}	, un	til paid in full i	ncluding statuto	ry interest.	
4.	Insura	ance.						
	[all th	nat apply]						
	pr (pa w re re b in th	remiums for) Responderty not to entitle eimburseme eceipt, submurthis judgmen sole irrev	the other part ent shall pay are exceed \$ d to reimburse int to the other hit the applicable rance (to secur ent, Obligor sha ocable benefici	ry not to exceed by reasonable per year ement of the unit party within le reimburser e payment of all maintain life iary, so long a	ed \$and necessary . As to these uninsured med 30 days, and the ment for that e support). To see insurance cost reasonably ar	hall be required per month. Fur uninsured med insured medical expense shape other party shape shape of the alimo overage on his/hape intil the obligation.	urther, () Pical costs for all expenses, full submit rechall, within 3 my obligation er life namin surance shall	Petitioner the other the party quest for 60 days after as set forth ag Obligee as 1 be in the
5.	Other	provisions	relating to alir	nony:				
SEC	CTION V	V. CHILD SU	JPPORT					
1.	(herei Guide	nafter Oblig lines Works	gor) has the pre	esent ability to	pay child sup	at the () Moth port. The amour e Form 12.902(6	nts in the Chi	ild Support
	Suppo %). M	ort Guideline	es %). The Fath	ers net month	nly income is \$	onthly income is , (Chi h/dental insurai	ld Support C	Guidelines

2.	Amount. Obligor shall be obligated to pay child support in the amount of \$, per month payable () in accordance with Obligor's employer's payroll cycle, and in any event at least once a month () other {explain}:
	beginning {date}and continuing until either: () the youngest of the minor child(ren) reaches the age of 18, become(s) emancipated, marries, dies, or otherwise becomes self-supporting;
	OR
	() one of the minor children reaches the age of 18, become(s) emancipated, marries, dies, or otherwise becomes self-supporting and either party files a supplemental petition to modify child support and the court enters such an order;
	OR
	() {date/event}, {explain},
	If the child support ordered deviates from the guidelines by more than 5%, the factual findings which support that deviation are:
3.	Arrearage/Retroactive Child Support. [one only] aThere is no child support arrearage at the time of this Final Judgment. bThe () Mother () Father shall pay to the other party the child support arrearage of: \$for retroactive child support, as of {date} \$for previously ordered unpaid child support, as of {date} The total of \$ in child support arrearage shall be repaid in the amount of \$ per month, payable () in accordance with Obligor's employer's payroll cycle, and in any event at least once a month () other {explain}
	beginning {date}, until paid in full including statutory interest.
4.	 Insurance. [all that apply] aHealth/Dental Insurance. () Mother () Father shall be required to maintain () health and/or () dental insurance coverage for the parties' minor child(ren), so long as reasonably available. The party providing coverage shall be required to convey insurance cards demonstrating said coverage to the other party; OR () health and/or () dental insurance is not reasonably available at this time.
	() nearth and/or () dental insurance is not reasonably available at this time.

	b.	Reasonable and necessary uninsured medical/dental/prescription drug costs for the minor child(ren) shall be assessed as follows:				
		() Shared equally by both parents.				
		() Prorated according to the child support guideline percentages.				
		() Other {explain}:				
		As to these uninsured medical/dental/prescription drug expenses, the party who incurs the				
		expense shall submit request for reimbursement to the other party within 30 days, and the other party, within 30 days of receipt, shall submit the applicable reimbursement for that expense, according to the schedule of reimbursement set out in this paragraph.				
5.	Life Insurance (to secure payment of support). To secure the child support obligations in this judgment, () Petitioner () Respondent () Each party shall maintain life insurance coverage, in an amount of at least \$, on () his life () her life () his/her life naming () minor child(ren) as the beneficiary(ies) OR naming the () Mother () Father () other {name}as					
	ins	stee for the minor child(ren), so long as reasonably available. The obligation to maintain the life urance coverage shall continue until the youngest child turns 18, becomes emancipated, marries, s, or otherwise becomes self-supporting.				
6.		Income Tax Exemption(s). The assignment of any tax exemption(s) for the child(ren) shall be as ows:				
		ther, each party shall execute any and all IRS forms necessary to effectuate the provisions of this agraph.				
7.	Oth	ner provisions relating to child support:				
SE	CTIO	N VI. METHOD OF PAYMENT				
Ob	ligor	shall pay court-ordered child support/alimony and arrears, if any, as follows:				
1.		ntral Governmental Depository. applies]				
	a.	Obligor shall pay court-ordered support directly to the Central Governmental Depository in {name} County, along with any depository service charge.				

		N VII. ATTORNEY FEES, COSTS, AND SUIT MONEY () Petitioner's () Respondent's request(s) for attorney fees, costs, and suit money is (are) nied because
4.	Oth	ner provisions relating to method of payment.
3.	of a	nus/one-time payments. () All ()% () No income paid in the form a bonus or other similar one-time payment, up to the amount of any arrearage or the remaining ance thereof owed pursuant to this order, shall be forwarded to Obligee pursuant to the ment method prescribed above.
		there is proof of timely payment of a previously ordered obligation without an income deduction order in cases of modification, AND () there is an agreement by the Obligor to advise the central governmental depository of any change in payor and health insurance OR () there is a signed written agreement providing an alternative arrangement between the Obligor and the Obligee.
	2.	 Income Deduction. [if applies] aImmediate. Obligor shall pay through income deduction, pursuant to a separate Income Deduction Order which shall be effective immediately. Obligor is individually responsible for paying this support obligation until all of said support is deducted from Obligor's income. Until support payments are deducted from Obligor's paycheck, Obligor is responsible for making timely payments directly to the Central Governmental Depository or the Obligee, as previously set forth in this order. bDeferred. Income deduction is ordered this day, but it shall not be effective until a delinquency of \$, or, if not specified, an amount equal to one month's obligation occurs. Income deduction is not being implemented immediately based on the following findings: Income deduction is not in the best interests of the child(ren) because: {explain}
	b.	Both parties have requested and the court finds that it is in the best interests of the child(ren) that support payments need not be directed through the Central Governmental Depository. However, either party may subsequently apply to the depository pursuant to section 61.13(1)(d)3, Florida Statutes, to require payments through the Central Governmental Depository.

2.	The Court finds there is a need for and an ability to pay attorney fees, costs, and suit money. (Petitioner () Respondent is hereby ordered to pay to the other party \$ in attorney fees, and \$ in costs. The Court further finds that the attorney fees awarded are based on the reasonable rate of \$ per hour and reasonable hours. Other provisions relating to attorney fees, costs, and suit money are as follows:	
SE	TION VIII. OTHER PROVISIONS	_
	Former Name. The wife's former name of \{full name\} i restored. Other Provisions.	s
	The Court reserves jurisdiction to modify and enforce this Final Judgment.	
	ORDERED on	
	CIRCUIT JUDGE	_
	A copy of the {name of document(s)} was [one only] mailed () faxed and mailed () hand delivered to the parties listed below on te} by {clerk of court or designee}	
Re	itioner (or his or her attorney) pondent (or his or her attorney) tral Governmental Depository er	