IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT
IN AND FOR	COUNTY, FLORIDA
	Case No.:
	Division:
In Re: The Marriage of:	
Petitioner,	
and	
,	
Respondent.	

ILIDICIAL CIDCUIT

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:

FINDINGS:

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

IN THE CIRCUIT COURT OF THE

ORDERED AND ADJUDGED:

SECTION I: DISSOLUTION AND RESTORATION

A. The marriage between the parties is dissolved and the parties are restored to the status of being single.

	rame. {If applicable}Petitioner's Resp ne}ne	is restored.
SECTION II. MARI	ITAL ASSETS AND LIABILITIES	
	'aluation of Property. The assets and liabilities liste	
The date of va	aluation of these assets and liabilities is, unless oth	ierwise indicated:
1	date of filing petition for dissolution of marriage	ge.
2	date of separation.	
3	date of final hearing .	
4	other: {specify date}	

B. Division of Assets.

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

ASSETS: DESCRIPTION OF ITEM(S) Please describe each item as clearly as possible. You do not need to list account numbers.	Current Fair Market Value	Petitioner's Non-marital Property	Respondent's Non-marital Property
	\$	\$	\$
Total Non-marital 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) Please describe each item as clearly as possible. You do not need to list account numbers.	Current Fair Market Value	Petitioner Shall Receive	Respondent Shall Receive
Cash (on hand or in banks/credit unions)	\$	\$	\$

ASSETS: DESCRIPTION OF ITEM(S) Please describe each item as clearly as possible. You do not need to list account numbers.	Current Fair Market Value	Petitioner Shall Receive	Respondent Shall Receive
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)			
Other assets			

ASSETS: DESCRIPTION OF ITEM(S)	Current Fair		
Please describe each item as clearly as possible.	Market	Petitioner	Respondent
You do not need to list account numbers.	Value	Shall Receive	Shall Receive
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) Please describe each item as clearly as possible. You do not need to list account numbers)	Current Amount Owed	Petitioner's Non- marital Liability	Respondent's Non- marital Liability
	\$	\$	\$
Total Non-marital 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 DEBTS Please describe each item as clearly as possible. You do not need to list account numbers.	Current Amount Owed	Petitioner Shall Pay	Respondent Shall Pay
Mortgages on real estate: (Home)	\$	\$	\$
(Other)			
Charge/Credit card accounts			

LIABILITIES: DESCRIPTION OF DEBTS Please describe each item as clearly as possible. You do not need to list account numbers.	Current Amount Owed	Petitioner Shall Pay	Respondent Shall Pay
Auto loan			
Auto loan			
Bank, Credit Union loans			
Other			
Total Marital Liabilities			
	\$	\$	\$
D. Contingent assets and liabilities will be divided as	s follows:		
E. The distribution of assets and liabilities in this fin receive approximately one-half, the distribution is ba			

F. Beneficiary Designation (By completing this section, the beneficiary designations continue after Entry of Final Judgment of Dissolution of Marriage.)

The designation providing for the payment or transfer at death of an interest in the assets described below to or for the benefit of the deceased party's former spouse is **NOT VOID** as of the date of entry of the Final Judgment of Dissolution of Marriage.

The Final Judgment of Dissolution of Marriage shall provide that the designations set forth below remain in full force and effect.

1. The	PetitionerRespondent shall acquire or maintain the following assets for t
	ther spouse or child(ren), to be paid upon his/her death outright or in trust. The
	pplies if other assets fulfilling such requirement for the benefit of the other spouse
	t exist upon his/her death and unless precluded by statute. {Describe the assets w
specificity}:	
	<u> </u>
2 The	Detitioner - Despendent shall not unilaterally terminate or modify t
	PetitionerRespondent shall not unilaterally terminate or modify terminate.
•	
specificitys	
TION III EXCLUS	SIVE USE AND POSSESSION OF HOME
icate all that app	
	itioner Respondent , as a condition of support, shall have exclusive use and
possession of th	e dwelling located at the following address:
until: {date or e	vent}
	itioner Respondent may make visits to the premises described in the
paragraph above	e for the purpose of obtaining any items awarded in this Final Judgment. These visi
shall occur after	notice to the person granted exclusive use and possession of the dwelling and at
the earliest conv	venience of both parties or as ordered in paragraph 4 below.
C. Upon the	e termination of the right of exclusive use and possession, the dwelling shall be sol
	ceeds divided% to Petitioner and% to Respondent, with the following
	etoffs being allowed:
credits and/or se	etons being anowed.
DOther: __	

SECTION IV. PARENTING PLAN ESTABLISHING PARENTAL RESPONSIBILITY AND TIME-SHARING WITH DEPENDENT OR MINOR CHILD(REN)

A. **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.

Name	Birth date
	ting Plan. The parties shall comply with the Parenting Plan which is attached and ated herein as Exhibit
SECTION V.	ALIMONY
A	The Court denies the request(s) for alimony;
	OR
a	The Court finds that Petitioner Respondent, (hereinafter Obligee), has n actual need for, and that Petitioner Respondent, (hereinafter Obligor,) has ne present ability to pay, alimony as follows: {Indicate all that apply}
:	1Permanent Periodic.
	a. The Court finds that no other form of alimony is fair and reasonable under the circumstances of the parties.
	b. As a marriage of: {Choose only one}
	Long Duration (17 years or greater) alimony is appropriate upon consideration of all relevant factors;
	Moderate Duration (greater than 7 years but less than 17) alimony is appropriate based upon clear and convincing evidence after consideration of all relevant factors; or
	Short Duration (less than 7 years) alimony is appropriate based upon the following exceptional

	circumstances:	
C.	c. Obligor shall pay permanent periodic alimony to \$ per month, payable in accorpayroll cycle, and in any event, at least once a month of the payroll cycle.	dance with Obligor's employer's
	beginning {date} This alir court order, death of either party, or remarriage alimony may be modified or terminated based up circumstances, or the existence of a supportive re 61.14, Florida Statutes.	of Obligee, whichever occurs first. The on either a substantial change in
\$ cycle, a beginni {a p	Bridge-the-Gap. Obligor shall pay bridge-the-gap per month, payable in accordance and in any event, at least once a month, or of ning {date} and continuing period not to exceed two (2) years}; death of either principles of the period not to exceed two (2) years.	e with Obligor's employer's payroll ther {explain}until: {date}
\$cycle, a	Rehabilitative. Obligor shall pay rehabilitative ali per month, payable in accordance and in any event, at least once a month, or of the pring (data)	e with Obligor's employer's payroll ther {explain}
	ning $\{date\}$. This rehabilitative fied by court order; the death of either party; or unti	
whiche	never occurs first. The rehabilitative plan presented d	lemonstrated the following:,
\$ and in a	Durational. Obligor shall pay durational alimony t per month payable in accordance was any event, at least once a month, or other {ening {date} and terminating and terminating controls.	with Obligor's employer's payroll cycle, xplain}
the dea	eath of either party, remarriage of the Obligee, or under the dance with section 61.08(7), Florida Statutes, which	til modified by court order in
	Lump Sum. Obligor shall pay lump sum alimony t , which shall be paid as follows:	
 beginni	ning {date} and terminating	 on { <i>date</i> } the

	Retroactive. Obligor shall pay retroactive alimony in the amount of \$				
1	he period of {date}, through {date}, which sha				
	pursuant to paragraph D. below.				
C.	sons for Awarding Denying Alimony. The Court has considered all of the				
	wing in awarding/denying alimony:				
	he standard of living established during the marriage;				
	he duration of the marriage;				
	he age and the physical and emotional condition of each party;				
	he financial resources of each party, including the nonmarital and marital assets and abilities distributed to each;				
į	he earning capacities, educational levels, vocational skills, and employability of the par nd, when applicable, the time necessary for either party to acquire sufficient education raining to enable such party to find appropriate employment;				
(he contribution of each party to the marriage, including, but not limited to, services				
	lered in homemaking, child care, education, and career building of the other party;				
	he responsibilities each party will have with regard to any minor or dependent children	thev			
	nave in common;				
	·				
1	he tax treatment and consequences to both parties of any alimony award, including the	е			
	he tax treatment and consequences to both parties of any alimony award, including the esignation of all or a portion of the payment; Il sources of income available to either party, including income available to either party.				
	esignation of all or a portion of the payment as a nontaxable, nondeductible payment;				
Ć	esignation of all or a portion of the payment as a nontaxable, nondeductible payment; Il sources of income available to either party, including income available to either party				
Ć	esignation of all or a portion of the payment as a nontaxable, nondeductible payment; Il sources of income available to either party, including income available to either party prough investments of any asset held by that party and				
Ć	esignation of all or a portion of the payment as a nontaxable, nondeductible payment; Il sources of income available to either party, including income available to either party nrough investments of any asset held by that party and ny other factor necessary to do equity and justice between the parties: {explain}				
Ć	esignation of all or a portion of the payment as a nontaxable, nondeductible payment; Il sources of income available to either party, including income available to either party prough investments of any asset held by that party and				
9 1 - - -	esignation of all or a portion of the payment as a nontaxable, nondeductible payment; Il sources of income available to either party, including income available to either party nrough investments of any asset held by that party and ny other factor necessary to do equity and justice between the parties: {explain}				
9 1 - - - - D. I	esignation of all or a portion of the payment as a nontaxable, nondeductible payment; Il sources of income available to either party, including income available to either party income investments of any asset held by that party and investments of any asset held by that				
1 D. I	esignation of all or a portion of the payment as a nontaxable, nondeductible payment; Il sources of income available to either party, including income available to either party income investments of any asset held by that party and my other factor necessary to do equity and justice between the parties: {explain} — Please indicate here if additional pages are attached. oactive Alimony and/or Arrearages. — There is no alimony arrearage at the time of this Final Judgment. OR	/ 			
9 1 - - - - D. I	esignation of all or a portion of the payment as a nontaxable, nondeductible payment; Il sources of income available to either party, including income available to either party income investments of any asset held by that party and my other factor necessary to do equity and justice between the parties: {explain} Please indicate here if additional pages are attached. oactive Alimony and/or Arrearages. There is no alimony arrearage at the time of this Final Judgment. OR Petitioner Respondent shall pay to the other spouse the sum of	/ 			
9 11	esignation of all or a portion of the payment as a nontaxable, nondeductible payment; Il sources of income available to either party, including income available to either party income income available to either party and investments of any asset held by that party and investments of any asset held by that party and investments of any asset held by that party and investments of any asset held by that party and investment investments of any asset held by that party and investment investments of any asset held by that party and investment investments of any asset investments of a source of the parties. — Please indicate here if additional pages are attached. Oactive Alimony and/or Arrearages. — There is no alimony arrearage at the time of this Final Judgment. OR — The — Petitioner — Respondent shall pay to the other spouse the sum of for retroactive alimony, as of {date} — ;	/ 			
9 1 - - - - D. I	esignation of all or a portion of the payment as a nontaxable, nondeductible payment; Il sources of income available to either party, including income available to either party income investments of any asset held by that party and my other factor necessary to do equity and justice between the parties: {explain} Please indicate here if additional pages are attached. oactive Alimony and/or Arrearages. There is no alimony arrearage at the time of this Final Judgment. OR Petitioner Respondent shall pay to the other spouse the sum of	/ 			
9 1 - - - - D. I	esignation of all or a portion of the payment as a nontaxable, nondeductible payment; Il sources of income available to either party, including income available to either party income income available to either party and investments of any asset held by that party and investments of any asset held by that party and investments of any asset held by that party and investments of any asset held by that party and investment investments of any asset held by that party and investment investments of any asset held by that party and investment investments of any asset investments of a source of the parties. — Please indicate here if additional pages are attached. Oactive Alimony and/or Arrearages. — There is no alimony arrearage at the time of this Final Judgment. OR — The — Petitioner — Respondent shall pay to the other spouse the sum of for retroactive alimony, as of {date} — ;	:			

be	ginning {date}	, until paid in full including statutory interest.
foi so an	rth in this judgment, Obligor s le irrevocable beneficiary, so l	payment of support). To secure the alimony obligations set hall maintain life insurance on his/her life naming Obligee as the ong as reasonably available. This insurance shall be in the _ and shall remain in effect until the obligation for alimony
F	1. The award of alimony _ less net income than the r Obligor with significantly I following exceptional circu	to alimony, including any tax treatment and consequences: does not does leave the Obligor with significantly set income of the recipient/Obligee. If the award does leave the ess net income than that of the Obligee, the Court finds the sumstances:
	2. Other	·
A the Ch	/I. CHILD SUPPORT The Court finds that there is Respondent (hereinafter Obl	s a need for child support and that thePetitioner gor) has the present ability to pay child support. The amounts in neet, Florida Family Law Rules of Procedure Form 12.902(e), Respondent are correct;
Petitio Respo		(Child Support Guidelines%). \$, (Child Support Guidelines%)
numbe {monti suppo	support established at the rate er of parties' minor or depende	of \$per month for thechildren {total ent children} shall be paid commencing{month, day, year}. Child of \$ per{week, month, other} t payroll cycle.
in the	amount of \$for th	on of child support for one of the parties' children, child support e remainingchildren {total number of remaining{month, day, year} and{month, day, year}. This child support shall be paid

in the amount of \$	per	{week, month, other} consistent with the Obligor's
current payroll cycle.		
termination dates, for the	e remaining m ceases. Please	bligation, including the amount, and commencement and ninor or dependent children, which shall be payable as the indicate whether the scheduleappears below or }
become emancipated, ma further order of the court beyond the age of 18 and	rry, join the ar or agreement until high scho nd 19, and is st	all of the minor or dependent children: reach the age of 18; rmed services, die, or become self-supporting; or until of the parties. The child support obligation shall continue ool graduation for any child who is dependent in fact, till in high school, performing in good faith with a reasonable ge of 19.
		om the guidelines by more than 5%, the factual findings
C. Retroactive Child Supp	ort and/or Arr	rearages.
1There is no re Judgment.	troactive child	support or child support arrearage at the time of this Final
OR		
2There is either ret	roactive child	support or child support arrearage.
of:		nt shall pay to the other spouse child support in the amount
\$ for retro \$ for previ	active child su ously ordered	upport, as of {date}; unpaid child support, as of {date}
month, payable at least a month, or	in accordance other {ex	support shall be paid in the amount of \$ per ewith Obligor's employer's payroll cycle, and in any event cyclain}
beginning {date}		, until paid in full including statutory interest.

ט. insui	rance.		
mai as r	intainhealth and/or reasonable in cost and accessi	dental insurance ble to the child(ren)	Respondent shall be required to e for the parties' minor child(ren), so long . The party providing insurance shall be aid coverage to the other party;
	health and/or denta d(ren) at this time.	al insurance is not re	easonable in cost or accessible to the
min	Reasonable and necessary nor child(ren) shall be assessed Shared equally by both sport prorated according to the Other {explain}:	d as follows: ouses. child support guidel	· · · · · · · · · · · · · · · · · · ·
exp oth	ense shall submit request for	reimbursement to t ceipt, shall submit th	rug expenses, the party who incurs the he other party within 30 days, and the he applicable reimbursement for that hat set out in this paragraph.
this jud n an an penefic	gment, Petitioner nount of at least \$ Pe iary(ies) OR naming Pe	Respondent , on his/her li etitionerResp	To secure the child support obligations in Each party shall maintain life insurance, fe her life naming minor child(ren) as the ondent, orother {name} the minor child(ren), so long as reasonably
availabl	le. The obligation to maintain	the life insurance sh	nall continue until the youngest child turns ices, dies, or becomes self-supporting.
	ncome Tax Exemption(s). The	•	tax exemption(s) for the child(ren) shall be
Each pa	·	RS forms necessary	to effectuate the provisions of this
G. Othe	er provisions relating to child	support:	

SECTION VII. METHOD OF PAYMENT

A. Place of Payment.

Obligor shall pay court-ordered alimony and child support, including any retroactive support or arrearages as follows:

1Obligor shall pay court-ordered support directly to either the State Disbursement Unit or the central depository, as required by statute, along with any fee required by statute.
2Both 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 either the State Disbursement Unit or the central depository at this time; however, either party may subsequently apply, pursuant to section 61.13(1)(d)3, Florida Statutes, to require payment through either the State Disbursement Unit or the central depository.
B. Income Deduction.
1Immediate. 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 State Disbursement Unit or the Obligee, as previously set forth in this order.
2Deferred. 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}
AND 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 Title IV-D agency, the clerk of court, and the Obligee of any change in Payor and/or health insurance
OR
there is a signed written agreement providing an alternative arrangement between the Obligor and the Obligee and, at the option of the IV-D agency, by the IV-D agency in IV-D cases in which there is an assignment of support rights to the state, reviewed and entered in the record by the court.

other similar one-time payment, up	All% No income paid in the form of a bonus or to the amount of any arrearage or the remaining balance r, shall be forwarded to Obligee pursuant to the payment
D. Other provisions relating to method	d of payment.
SECTION VIII. ATTORNEY'S FEES, COSTS	S, AND SUIT MONEY ent's request(s) for attorney's fees, costs, and suit money is (are)
	OR
Petitioner Respond \$ in attorney's fees, attorney's fees awarded are based on	ed for and an ability to pay attorney's fees, costs, and suit money. lent is hereby ordered to pay to the other spouse and \$ in costs. The Court further finds that the a the reasonable rate of \$ per hour and elating to attorney's fees, costs, and suit money are as follows:
SECTION IX. OTHER PROVISIONS	
Other Provisions.	
The Court reserves jurisdiction to modif	fy and enforce this Final Judgment.
•	, Florida, on
DONE AND UNDERED III	
	CIRCUIT JUDGE

I certify that a copy of this Final Judgment of Dissolution was	mailed faxed and mailed
e-mailed hand delivered to the parties listed below	on { <i>date</i> }
by	
{Clerk o	of court or designee}
Petitioner (or his/her attorney)	
Respondent (or his/her attorney)	
Central Depository	
State Disbursement Unit	
Other	