Memorandum of Judgment

IN THE CIRCUIT COURT
OF COOK COUNTY, ILLINOIS

SARA SANDOVAL

[52]958183

Doc#: 1521950103 Fee: \$50.00 RHSP Fee: \$9.00 RPRF Fee: \$1.00

Karen A. Yarbrough

Cook County Recorder of Deeds
Date: 08/07/2015 01:22 PM Pg: 1 of 7

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MARGAR'TO SANDOVAL

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Recorder's Stamp

No. 2012 D 4564

MEMCIPANDUM OF JUDGMENT

A Judgment for Dissolution of Marriag a order was entered on April 30, 2012, a copy of which is attached as Exhibit A. Under the terms or that Order, particularly and without limiting the generality of the foregoing, under paragraphs 4 a-g. Carmen M. Quinones, Sara Sandoval's Attorney CLAIMS a lien in the amount of \$10,000.00 phas interest against the property located in the City of Berwyn, County of Cook and legally described as follows:

LOT 47 AND LOT 48 IN THE SUBDIVISION IN BLOCK 29 1/1 SECTION 19, TOWNSHIP 39 NORTH, RANGE 13 (EXCEPT THE SOUTH 300 ACRES THEREOF) EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY ILLINOIS.

The common address of said property is: 1301 EAST AVE. BERWYN, IZ 50402

The PIN number is: 16-19-212-001-0000

Please mail this document to preparer: Law Offices of Carmen M. Quinones, 629 Green Bat Road, Suite #5, Wilmette, Illinois 60091 Telephone: 847 920-0200 FAX 847-920-1239

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, DOMESTIC RELATIONS DIVISION

IN RE THE MARRIAGE OF:)
SARA SANDOVAL, Petitioner,))
Vs.) CASE MO.: 2012 D 4564) CALENDAR:
MARGARITO SANDOVAL,	Associate Judge John Thomas Carr
Responder	3 0 2015 K
0	Circuit Cour - 1948
NIDGMENT FOR	DISSOLUTION OF MARRIAGE

DISSOLUTION OF MARRIAGE

This cause coming to be heard for trial on the Petition for Dirsolution of Marriage of SARA SANDOVAL, being represented by the law firm of CARMEN QUENONES, the Petitioner proceeded to trial, and the Respondent, MARGARITO SANDOVAL, being represented by the law firm of RANGEL, RANGEL & ASSOCIATES, and the Court having taken testimony in open Court in support of the verified Petition filed herein, a certificate of which has been filed herewith, and being fully advised in the premises;

FINDS:

- 1. That the Court has jurisdiction over the parties and the subject matter.
- That the Petitioner, SARA SANDOVAL, was a relight of the State of Illinois and the County of Cook at the time the Petition for Dissolution of Marriag was commenced and has maintained said residence for ninety (901 days new preceding the making of the findings.
- 3. That the parties were lawfully married on August 6, 383, and said me tage was registered in Mexico, and the couple thereafter cohalited together as 1 wound and wife until separating on or about March, 2012.
- That irreconcilable differences have arisen causing the irretrievable breakdown of the marriage; that efforts at reconciliation have failed and future attempts and be impracticable and not in the best interests of the parties.
- That two children were born to the parties, namely; Faloma Sandoval (f) born April 27, 1986, age 28 years and emancipated, and Sofia Sandoval, (f), born April 13, 1994, age 20 years and emancipated. That no other children were born to or adopted by the parties and the Petitioner, SARA SANDOVAL, is not currently pregnant.
- That the Petitioner, SARA SANDOVAL, is currently employed and soft-supporting. That the Respondent, MARGARITO SANDOVAL is currently employed managing the marital property, and is self-supporting.

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7. That the parties proceeded to trial but reached a full statement and all sues were settled; further, there will be no further evidentiary proceedings and if there should be any disagreements, the Court shall make the final decision.

WHEREFORE, IT IS HEREBY ORDERED AND ADJUDGED AS FOLLOWS:-

1. The parties are awarded a Judgment for Dissolution of Marriage and the bonds of matrimony existing between the Petitioner, SARA SANDOVAL, and the Respondent, MARGARITO SANDOVAL, are hereby dissolved and the marriage is term nated.

2. MAINTENANCE:

- a. SARA waives and releases any and all rights she may have in and to mair mance and support from MARGARITO, whether past, present or from re.
- b. MARGARITO waives and releases any and all rights he may have in and a maintenance and support from SARA, whether past, pre- int or future.
- 3. PERSONAL PROPERTY: Each party shall retain the personal property in hoor her own possession as his or her sole property, free of any claim from the other as follows:
 - a. Each party is awarded the personal property in his/h: possession.
 - b. SARA is awarded 50% of the marital pertian of MA GARITO'S persion. The division of the pension funds shall be pursuant to a Chalified Domestic Relations Order.
 - Each party is awarded the automobile in his/her possession and shall be solely liable for that automobile and shall release and hold the other party narmless som any and all expenses, claims, liens, loans, and any other liable ries as occated we at the automobile in his/her possession.
 - d. Each party is awarded the bank accounts in his/her r ne, if any.

4. <u>REAL PROPERTY</u>:

a. The parties acquired the following real property during a marriage:
1301 East Ave., Berwyn, Illinois; 2642 W. Luther, Chicago, Illinois; 4324 J. Marshfield, Chicago, Illinois 3319 S. Marshfield, Chicago, Illinois; 3319 S. Marshfield, Chicago, Illinois; 1808-1027. 46th Street, Chicago, Illinois; 4826 S. Paulina, Chicago, Illinois; 22 Heroico Colegio illitao #22, locat in Mexico; and Calle Cinco de Mayo, #7, located in Mexico.

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b. SARA is awarded the real estate located at 1301 East A. Berwyn, Illing 3 and 22 Heroico Colegio Militao #22, located in Mexico.

- c. MARGARITO is awarded the real estate located at 180 10 W. 46th Stree Chicago, Ulirais and Calle Cinco de Mayo, #7, located in Mexico
- d. The remaining real estate shall be listed for sale within 7 ays after entry chis Judgment for Dissolution of Marriage. The parties shall ally cooperate with the realtors in the listing of said properties and in the sale of the properties by signing any and all documents necessary.
- e. That until the properties are sold, MARGARITO shall be responsible for collecting the rents and maintaining said properties. He is to keep an accounting of all in ome and expenses on a monthly basis until the properties are sold MARGARITO hall provide said accounting to SARA on a monthly basis. That the solvices of the management company is terminated effective March 31, 2015, and said company is to provide an accounting of income it received to both parties.
- income coilected from the properties. MARCARITO is a pay himself \$1,00.00 per month and is to pay SARA \$1,000.00 per month on or before the 7th of ear month.

 After that, MARCARITO is responsible for paying the casts associated volusiaid properties, in the following order: mortgages, utilities, as maintenance fee if any. Once SARA receives the payment of the offset as set forth in 12 ragraph 3, her muthly payment will be reduced to (1,000.00 permonth.
- g. The proceeds from the sale of the properties sold shall be disbursed in the clowing order. First, the attorneys' feese of both parties are to be fid in full, Second, SARA is to receive payment for the offset of the difference between the equity of the property located at 1301 East Ave., Berwyn, Illinois and equity of the property located at 1301 East Ave., Berwyn, Illinois. The parties are bound by the argument values set orth in the appraisals obtained by the parties in January, 2013 and 1 bruary, 2013: 1701 East Ave. Berwyn, Illinois appraised value is \$170,000 00 and 180 rto W. 46th Street Chicago, Illinois appraised value is \$150,000.00. Third, the proceeds are to be used to pay any real estate taxes due for the remaining properties; and Fairth, the proceeds are to be equally divided between the parties.
- h. Once all the properties have been sold, each party shall 'solely responsition for the real estate awarded to him/her without contribution from the their party.

acknowledgment of each party's respective contributions to be accumulated initial state. Said transfer represents a division of the common ownership of marital proper till which the coope and intent of 705 ILCS 1503 (a); and is not into led that this transfer of marital proper to is set forth in this Judgment made in menance upon Section 422 of the Tax Reform act and Section 104, which provides for the proper constitution and tax-free treatment of all later-spousal to asfer the ughor the marriage and state time of the Dissolution of Marriago. The contents of this paragraph poply to any changes in the numbering of the above statutes, which may in effect in the ture.

DENTS Each party shall be responsible for any debt he or the incurred in his for her name and the order or expense, from March, 2012, and will indem by the other there form.

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POST HIGH SCHOOL EDUCATIONAL EXPENSES: e parties shall contribute to the post high school educational expenses of their daughter, So; a, cursuant to 7 ILCS 5/513. or any statute in effect.

GENERAL PROVISIONS 8.

a. Nor-Taxable Division: The above and foregoing division of property is comemplated and intended to be nontaxable division to both SARA and M RGARITO of reutually acquired property acknowledging their respective contributions to the accumulated marital estate and as such is not a sale payment, or transitat to secure a release of marital rights, but is a division by and between the parties of the marital property in which they have a common ownership and mutually esquired during the marriage in accordance with Lection 505(e) of the Illinois Marriage and Dissolution (Marriage Act. Terefore, the above division of property is a non-taxabis transaction, and subject to gain: or losses to either spouse. Accordingly, the basis of each individual eset received is impresent marital bacis in the hands of the spouse receiving it.

- b. Effective Date: This Agreement shall be effective upon the entry of a Judgment for Dissolution of Maria se by the Circuit Court of Cook County and shall such ve as a contract and shall be enforceable as a separate instrume: after the entry of Judgment for Dissolution of Marriege. Γŀ วก mi
- c. Non-Use of Other's Credit: Non-Use of Other's Credit: Non-Use of MARG. RITO may here her incur any debts nor obligations upon the creatit of the other party, and each shall indepenify, defend and hold the other absolutely harmless from any debt or bligation so chared or otherwise incurred against the credit of the other party.
- EXECUTION OF DOCUMENTS: Each party shall execute any and all documents necessary to carry one the terms of this Judgment for Dissolve on of Marriage. as 9.

FORMER NAME: The Petitione, SARA SANDOVAL, granted leave to sume the use 10. of her maiden name of deLeon. of. 10

This Court retains jurisdiction of this subject matter and of enforcing all the terms of this Judgment for Dissolution of Marriage parties for the Abreinsboye's

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RANGEL RANGEL & ASSOCIATES

Afficiney for Respondent

2332 North Maraike, Avenue

Chicago, Illinois 60647

(772) 278-8148

Attorney Cedes 12895

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This Court retains jurisdiction of this subject matter and of a parties for the enforcing all the terms of this Judgment for Dissolution of Marriag Shareinaboye's

Afterney for Respondent

2332 North Milwatikes Avenue

Chicago, Illinous 50647

(770) 278-8149

Attemor Order 12895

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