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

IN RE: THE MARRIAGE OF)
)
 DIANNE MEYER-FIEDLER,)
)
 Petitioner,)
)
 and)
)
 ROBERT FIEDLER,)
)
 Respondent.)

No. 19 D5 30685
 Calendar Y



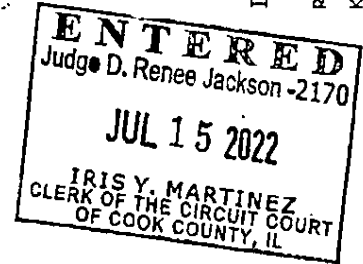
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KAREN A. YARBROUGH

COOK COUNTY CLERK

DATE: 02/23/2023 02:22 PM PG: 1 OF 20



JUDGMENT FOR DISSOLUTION OF MARRIAGE

This cause coming to be heard for trial on DIANNE MEYER-FIEDLER's ("DIANNE") Petition for Dissolution of Marriage which was filed on September 6, 2019, and ROBERT FIEDLER ("ROBERT") having filed a Response to the Petition on November 21, 2019 and an Appearance on October 24, 2019, the trial having commenced on May 25, 2022 and the proofs having closed on said date and the Court hearing the sworn testimony of the parties and having reviewed exhibits which were admitted into evidence during the trial, ROBERT's list of exhibits being filed with the court on May 26, 2022 and attached hereto as exhibit "A;" DIANNE not introducing any exhibits during the trial and the Court having also reviewed and considered all relevant pleadings, motions, responses, replies and oral arguments for DIANNE's Petition for Dissolution of Marriage and all relevant legal authority, including the factors under 750 ILCS 5/503; the Court also considered the payment of a purge in the amount of \$15,318.75 during the trial; and the Court being fully advised in the premises does find as follows:

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JURISDICTION

The court has jurisdiction over the parties and the subject matter. Both of the parties were residents of the State of Illinois upon the filing of DIANNE's Petition for Dissolution of Marriage. DIANNE and ROBERT have continuously resided in the State of Illinois, County of Cook, for more than 90 days immediately preceding the making of the findings herein on the trial of this cause.

GROUND FOR DIVORCE

DIANNE (now 63 years old) and ROBERT (now 66 years old) were married on May 15, 1994, and their marriage was registered in Cook County, Illinois. The grounds of irreconcilable differences have been proven by competent and relevant evidence. Irreconcilable differences have arisen between DIANNE and ROBERT causing an irretrievable breakdown of the marriage. Efforts at reconciliation failed. Future attempts at reconciliation would be impractical and not in best interest of the parties. DIANNE and ROBERT have lived separate and apart since December of 2020.

BACKGROUND

A. PARTIES

DIANNE is employed by the Chicago Public School ("CPS") system and has been so employed throughout the marriage. DIANNE's gross income from her employment with CPS was as follows: \$54,324.00 (2019); \$78,680.00 (2020); and \$95,854.00 (2021). See Respondent's Ex. 7-9. DIANNE testified to health concerns but she continues to work and recently purchased real estate, as discussed herein. DIANNE's economic circumstances appear to be better than ROBERT's.

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ROBERT is self-employed as a CPA and has been so employed throughout his marriage.

ROBERT works out of his home. ROBERT's gross income was as follows: \$53,125.00 (2019); \$51,240.00 (2020) and \$52,607.00 (2021). See Respondent's Ex. 7-9.

One child was born to the parties, namely ROBERT J. FIEDLER, II, (born December 12, 1996) who is 25 years of age and emancipated. No children were adopted and DIANNE is not now pregnant.

B. MAINTENANCE

Neither party filed a petition requesting maintenance from one another.

C. MAJOR ASSETS ACQUIRED DURING THE MARRIAGE

1. REAL PROPERTY:

- a) 8716 S. Utica in Evergreen Park, Illinois (Joint tenancy in 2013)
- b) 3425 N. 920W. Shipshewana, Indiana (vacation home)
- c) 9003 S. Beck Place in Hometown, Illinois

2. RETIREMENT BENEFITS

ROBERT did not acquire retirement benefits. During the marriage and as a result of her employment, DIANNE acquired certain retirement benefits as set forth below:

- a) The Teacher's Retirement System of the State of Illinois, all of which was acquired during the marriage (Respondent's Ex. 20).
- b) The Chicago Teacher's Pension Fund, all of which was acquired during the marriage (Respondent's Ex. 21).

3. IRA's/CERTIFICATES OF DEPOSIT

During the marriage, DIANNE acquired the following IRA's:

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- a) 1st Evergreen Bank Group, account no. XXX3354, with a value of \$2,021.00 as of December 30, 2021 (Respondent's Ex. 22).
- b) A Roth IRA at Evergreen Bank Group, account no. XXX0822, which had a value of \$15,285.00 on July 9, 2021 (Respondent's Ex. 23) and which was rolled over into a Beverly Bank IRA (Respondent's Ex. 24). From the \$15,285.00 rolled over into the Beverly Bank IRA, DIANNE withdrew \$5,100.00 (Respondent's Ex. 24).

4. BANK ACCOUNTS

During the marriage, the following bank accounts were established by the parties:

ROBERT:

- a) 1st National Bank of Evergreen Park (n/k/a Beverly Bank), checking account no. XXX0072 (Respondent's Ex. 1).

DIANNE:

- b) 1st National Bank of Evergreen Park (n/k/a Beverly Bank), checking account no. XXX8608 (Respondent's Ex. 25)
- c) BMO Harris Bank, account no. XXX6036 (Respondent's Ex. 26).
- d) Lakeside Bank, checking account no. XXX7431 (Respondent's Ex. 27).

5. VEHICLES

During the marriage, the parties acquired an interest in a 2012 Kia Soul vehicle. There is no loan encumbering this vehicle and title is held in the name of DIANNE and ROBERT. A 2013 Dodge Grand Caravan was also purchased during the marriage. There is no loan encumbering this vehicle and title is held in the name of ROBERT.

6. MISCELLANEOUS

- a) During the marriage, a joint Putnum account was established. ROBERT testified that the funds which opened this account were from an inheritance but title to the account was placed in joint tenancy. The value of the Putnum account was \$3,530.00 as of May 16, 2022 (Respondent's Ex. 32).
- b) During the marriage, DIANNE filed a Workers' Compensation Claim (20 WC 002389) on January 27, 2020 (Respondent's Ex. 31) which is still pending and unresolved.

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D. LIABILITIES

Other than the mortgages encumbering the Indiana and Hometown residences, the parties incurred the following known debt:

DIANNE:

Citicard; Lowes and Discover card (Respondent's Ex. 3).

ROBERT:

AT&T Universal card and AT&T Flex Loan (Respondent's Ex. 36).

E. PROPERTY ACQUIRED BEFORE THE MARRIAGE OR BY INHERITANCE

1. Prior to the marriage, ROBERT became a licensed Certified Public Accountant and began working for himself. ROBERT introduced into evidence Ex. 38 which were his profit and loss statements for the business for the years 1991, 1992 and 1993. The parties were married on May 15, 1994. ROBERT provided uncontroverted evidence that his CPA business was started before the marriage. ROBERT testified that DIANNE never worked in the business and DIANNE confirmed that she does not have an accounting license nor is she a licensed CPA.
2. Prior to the marriage, ROBERT acquired three shares of Amoco/BP stock. ROBERT provided uncontroverted evidence (Respondent's Ex. 35) that three shares were acquired by him prior to the marriage and, as a result of three stock splits, he now has 30 shares of BP/PLC stock. ROBERT provided uncontroverted evidence that said BP shares are his non-marital property.
3. During the marriage, ROBERT established an investment account with Ameriprise. ROBERT provided uncontroverted evidence (Respondent's Ex. 34) verifying that this account was opened with inherited funds and no contributions to the account were made during the marriage.
4. Prior to the marriage, ROBERT established an IRA with Evergreen Bank Group, account no. XXX2958. ROBERT provided uncontroverted evidence (Respondent's Ex. 33) showing that the account was opened in 1989. ROBERT testified that no funds were added to this IRA during the marriage.
5. Prior to the marriage, ROBERT began buying and selling train memorabilia. DIANNE provided no evidence that would contradict ROBERT's representations. DIANNE suggested that the train memorabilia was worth \$500,000.00 (Respondent's Ex. 2 and Ex. 3). DIANNE provided no evidence regarding the value of the train memorabilia.

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nor did she hire an expert to value the train memorabilia. The Court finds that ROBERT's testimony is credible and does not assign a value to the train collection.

6. Prior to the marriage, ROBERT created an entity known as Illinois Railroad Memories. ROBERT testified that the creation of Illinois Railroad Memories was for tax purposes only. ROBERT testified that the business does not exist other than for tax purposes.

Based upon the analysis above, the Court makes the following **FINDINGS** regarding the Division of the Marital Estate.

I.

The assets, liabilities and needs of the parties are as set forth in the exhibits introduced into evidence. The Court finds that both parties contributed to the acquisition, preservation and increase in value of the marital estate. The Court also finds that DIANNE caused the value of the marital estate to decrease due, in part: 1) to spending marital funds on the purchase of property which she did not disclose during these proceedings; 2) prolonging these proceedings; and 3) hiding assets.

Both parties worked during their marriage and continue to be self-supporting. ROBERT completed his Financial Affidavit on May 3, 2022 (Respondent's Ex. 1) and the Court finds that said Financial Affidavit is credible. The Court finds that DIANNE's Financial Affidavits (completed on September 22, 2020 and July 9, 2021) were not entirely credible and therefore are untrustworthy. See Respondents Ex. 2 and 3. DIANNE neglected to include, among other assets, the home she purchased at 9003 S. Beck Place in Hometown, Illinois; bank accounts and her workers' compensation claim. Further, she listed values for certain assets which were not supported by documentary evidence. The Court finds that DIANNE intentionally entered inaccurate or misleading information on her Financial Affidavit. The Court further finds that DIANNE made false statements, including those by omission, in her Financial Affidavits.

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Irrespective of DIANNE's above stated behavior, the Court still finds that DIANNE's economic circumstances are better than the economic circumstances of ROBERT.

DIANNE has shown that she has the ability to earn more income than ROBERT. DIANNE has a history of earning more income ROBERT (Respondent's Ex.'s 4, 5, 6, 7, 8 and 9). Additionally, she has a greater opportunity to acquire capital assets and income. She has the ability to increase her share of the pension while she continues to work. DIANNE's share of the pension will continue to grow regardless as to the economic circumstances. Further, over the long term and going forward, DIANNE has the ability to increase her pension through her employment with the CPS. Additionally, she has two residences which are in her name and which are likely to increase in value.

II.

Division of Marital Estate

Before dividing the marital estate, 750 ILCS 5/503 requires that each spouse be assigned their non-marital property. ROBERT presented reliable and credible evidence as to property acquired by him before the marriage and through inherited funds which consisted of the following:

1. His business known as Robert J. Fiedler, CPA.
2. 30 shares of BP/PLC stock.
3. Ameriprise Investment account.
4. Evergreen Bank Group IRA, account no. XXX2958.
5. His train memorabilia.
6. The entity known as Illinois Railroad Memories.

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The Court finds that the above referenced property is non-marital and said property is awarded to ROBERT as his non-marital property pursuant to 750 ILCS 5/503.

The marital estate must be divided without regard to marital misconduct in just proportions considering all relevant factors including the 12 factors listed under 750 ILCS 5/503. The Court has considered the 12 factors and finds that the following property is marital:

Real Property

(1) 8716 S. Utica in Evergreen Park, Illinois

Prior to the marriage, on April 15, 1994, ROBERT purchased a single-family residence located at 8716 S. Utica in Evergreen Park, Illinois (Respondent's Ex. 39). Title to the residence was placed in joint tenancy on November 1, 2013. The Utica property is encumbered by a mortgage through PNC Bank with a balance of approximately \$79,099.00 as of April 13, 2022 (Respondent's Ex. 11). The mortgage is in both parties' names.

As testified to by ROBERT, during the trial, and supported by the market analysis prepared by Berkshire Hathaway on August 7, 2021 (Respondent's Ex. 10), the Court finds that the fair market value of the Utica property is approximately \$239,900.00. DIANNE introduced no evidence of the value of the Utica residence during the trial and the Court finds that ROBERT's testimony, coupled with his Exhibit No. 10, was credible.

(2) 3425 N. 920W. Shipshewana, Indiana.

During the marriage, the parties purchased a vacation home located at 3425 N. 920W. Shipshewana, Indiana. There is a mortgage encumbering the Shipshewana, Indiana property with Specialized Loan Services which is in the name of DIANNE alone. Title to the property is in both parties' names. No mortgage statements were introduced during the trial. However, a loan application DIANNE completed in connection with her purchase of the Hometown residence indicated a balance of \$97,142.00 (Respondent's Ex. 13).

ROBERT testified that the fair market value of the Shipshewana residence was approximately \$175,403.00 which was supported by the market analysis prepared by ReMax on August 18, 2021 (Respondent's Ex. 12). DIANNE introduced no evidence of the value of the Shipshewana residence during the trial and the court finds that ROBERT's testimony, coupled with his Exhibit No. 12, was credible.

(3) 9003 S. Beck Place in Hometown, Illinois.

During the marriage, DIANNE purchased a residence located at 9003 S. Beck Place in Hometown, Illinois. DIANNE failed to disclose the purchase of this real estate in her July 13, 2021 Financial Affidavit (Respondent's Ex. 3) despite the fact that \$5,000.00 in earnest money was deposited with Coldwell Banker by DIANNE on March 26, 2021 (Respondent's Ex. 17). DIANNE purchased the Hometown residence on May 5, 2021 and the purchase price was \$139,500.00. Neither party introduced any evidence as to the

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current fair market value of the Hometown residence. The Court finds that the fair market value of the Hometown residence is \$139,500.00

Pensions

There are two pensions, the Teacher's Retirement System of the State of Illinois and the Chicago Teacher's Pension Fund. No values were assigned to the two pensions.

CD /IRA and Bank Accounts

1. There is a Certificate of Deposit held at Evergreen Bank Group, account no. XXX3354 (Respondent's Ex. 22) with a value of \$2,021.00. DIANNE claimed that said account was funded by an inheritance from her father and sister (Respondent's Ex. 2). DIANNE then claimed it was a CD Roth IRA which she inherited from her father's estate (Respondent's Ex. 3). DIANNE provided no evidence to support her allegations that this account was an IRA or a Certificate of Deposit or that it was funded from an inheritance. The Court finds that DIANNE's testimony was not credible.
2. There is also a Roth IRA at Evergreen Bank Group, account no. XXX0822 (Respondent's Ex. 23) which was rolled over to Beverly Bank (Respondent's Ex. 24) which had a value of \$15,285.00. DIANNE withdrew \$5,100.00 from said IRA (Respondent's Ex. 24).
3. DIANNE maintains a 1st National Bank of Evergreen Park (n/k/a Beverly Bank) checking account no. XXX8608 (Respondent's Ex. 25). DIANNE also maintains a BMO Harris Bank checking account no. XXX6036 (Respondent's Ex. 26). The BMO Harris account was in existence in 2019 and DIANNE failed to disclose it on her September 22, 2020 Financial Affidavit (Respondent's Ex. 2). DIANNE also has a Lakeside Bank checking account no. XXX7431 (Respondent's Ex. 27). This account also existed in 2019 and DIANNE also failed to disclose it on her Financial Affidavit which she signed on September 22, 2020 (Respondent's Ex. 2) and on her July 9, 2021 Financial Affidavit (Respondent's Ex. 3).
4. During the marriage, a Putnum account was established (Respondent's Ex. 32) with a value of \$3,530.00.

Workers' Compensation

During the marriage, DIANNE filed a Workers' Compensation Claim which is still pending and unresolved (Respondent's Ex. 31). DIANNE failed to disclose the existence of the Workmen's Compensation Claim on either of the Financial Affidavits which she completed (Respondent's Ex. 2 and Respondent's Ex. 3).

Vehicles

The parties own a 2012 Kia Soul vehicle and 2013 Dodge Grand Caravan. No values are assigned to these vehicles.

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DISTRIBUTION OF PROPERTY

Real Property:

- a) DIANNE is awarded the residence located at 9003 S. Beck Place in Hometown, Illinois. DIANNE shall be solely responsible for the payment of the mortgage encumbering the residence with Wells Fargo.
- b) DIANNE is awarded the vacation home located at 3425 N 920W. Shipshewana, Indiana. DIANNE shall be solely responsible for the payment of the mortgage encumbering the residence with Specialized Loan Services.
- c) ROBERT is awarded the residence located at 8716 S. Utica in Evergreen Park, Illinois. ROBERT shall be solely responsible for the payment of the mortgage encumbering the residence with PNC Bank.

Retirement Benefits:

- a) Each party shall be awarded 50% of the marital portion of the Teacher's Retirement System of the State of Illinois.
- b) Each party shall be awarded 50% of the marital portion of the Chicago Teacher's Pension Fund.

IRA's/Certificates of Deposit:

- a) DIANNE is awarded the 1st Evergreen Bank Group, account no. XXX3354, Certificate of Deposit/IRA.
- b) DIANNE is awarded the Roth IRA at Evergreen Bank Group, account no. XXX0822.

Bank Accounts:

- a) ROBERT is awarded his 1st National Bank of Evergreen Park (n/k/a Beverly Bank), checking account no. XXX0072.
- b) DIANNE is awarded her 1st National Bank of Evergreen Park (n/k/a Beverly Bank), checking account no. XXX8608; her BMO Harris Bank, checking account no. XXX6036; and her Lakeside Bank, checking account no. XXX7431.

Vehicles:

- a) DIANNE is awarded the 2012 Kia Soul.

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b) ROBERT is awarded the 2013 Dodge Grand Caravan.

Investment Account:

ROBERT is awarded the Putnum Investment account, account no. XXX6661.

Workers' Compensation Claim:

DIANNE is awarded any settlement she may receive in connection with the Workers' Compensation Claim (20 WC 002389) which she filed on January 27, 2020.

TAX CONSEQUENCES

The tax consequences of the property division upon the respective economic circumstances of the parties are presumed to be approximately equal. Given the untrustworthiness of DIANNE's financial disclosure and her refusal to engage in meaningful discovery the Court must reach this conclusion.

DISTRIBUTION OF DEBT

- a) DIANNE shall be solely responsible for any and all liabilities which she incurred, including the mortgages and credit card debt owed to Citicard, Lowes and Discover.
- b) ROBERT shall be solely responsible for any and all liabilities which he incurred, including the mortgage and his AT&T Universal card and AT&T Flex Loan.

III.

Payment of Purge of \$15,318.75

The Court also makes the following FINDINGS regarding the issue of purge for a Contempt Finding against DIANNE. Multiple orders were entered in this matter requiring DIANNE to fully comply with ROBERT's Notice to Produce; to comply with Court orders; and to engage in certain activities. The order entered on September 24, 2021 stated, at paragraph 4, that if DIANNE did

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not fully comply with ROBERT's discovery requests and the May 19, 2021 order by November 1, 2021, the Court may consider ISCR 219 sanctions. The February 9, 2022 order memorialized the fact that DIANNE continued to refuse to comply with court orders regarding discovery and a rule to show cause was issued against her for her failure to comply with the orders entered on July 23, 2020; September 15, 2020; September 16, 2020, May 19, 2021; June 22, 2021 and September 24, 2021. The rule was made returnable on March 25, 2022.

On April 18, 2022, DIANNE continued in her failure to comply with Court orders and she was found to be in civil contempt. ROBERT's request for ISCR 219 sanctions was continued to May 25, 2022, the date of trial in this matter. The purge for the contempt finding was also to be addressed on May 25, 2022.

Following the conclusion of the trial, the Court noted (See transcript at page 164, lines 15-22):

The pattern set forth in these orders, the pattern of untrustworthiness set forth in DIANNE's Financial Affidavit, and then everything flowing from the Affidavit, both Affidavits, basically amounts to a person that came to court and filed a divorce but decided to impede at every step. And by impeding you caused the other side to incur legal fees and use resources.

The Court went on to further state at page 165 of the transcript of proceedings, lines 6-9:

I would have liked to have heard something different during today's trial that would have had some sort of impact on the contempt and on the purge and on the request for attorney's fees, but I didn't.

The Court ordered that the purge amount would be \$15,318.75 (page 169, line 8, of the transcript of proceedings). The purge amount shall be paid by DIANNE within 30 days of the entry of this Judgment for Dissolution of Marriage.

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IT IS THEREFORE ORDERED AND ADJUDGED AND THIS COURT BY VIRTUE OF THE POWER AND AUTHORITY THEREIN VESTED, AND THE STAUTE IN SUCH CASE MADE AND PROVIDED, DOTH ORDER, ADJUDGE AND DECREE AS FOLLOWS:

A. A Judgment for Dissolution of Marriage is hereby awarded to the parties and the bonds of matrimony existing between DIANNE MEYER-FIEDLER and ROBERT FIEDLER are hereby dissolved.

B. ROBERT FIEDLER is barred from receiving maintenance from DIANNE MEYER-FIEDLER.

C. DIANNE MEYER-FIEDLER is barred from receiving maintenance from ROBERT FIEDLER.

D. ROBERT FIEDLER shall maintain his own health and hospitalization insurance coverage and he shall be responsible for the payment of all health insurance premiums in connection with his individual policy.

E. DIANNE MEYER-FIEDLER shall maintain her own health and hospitalization insurance coverage and she shall be responsible for the payment of all health insurance premiums in connection with her individual policy.

F. REAL PROPERTY

1. ROBERT FIEDLER

- a) ROBERT FIEDLER is awarded the residence located at 8716 S. Utica in Evergreen Park, IL.
- b) DIANNE MEYER-FIEDLER shall sign a Quit Claim Deed transferring her interest in 8716 S. Utica, Evergreen Park, IL to ROBERT FIEDLER within 30 days of the entry of this Judgment for Dissolution of Marriage.

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- c) Should DIANNE MEYER-FIEDLER not sign the Quit Claim Deed within 30 days of the entry of this Judgment, then a \$75.00 per day fine shall be assessed against her until she signs the Deed. In the alternative, the Court shall sign a Judge's deed transferring title to ROBERT FIEDLER.
- d) ROBERT FIEDLER shall indemnify and hold DIANNE MEYER-FIEDLER free and harmless from any and all liability in connection with his ownership of 8716 S. Utica in Evergreen Park, Illinois and he shall be solely responsible for the payment of the mortgage, real estate taxes, homeowner's insurance and all other expenses related to his ownership of 8716 S. Utica in Evergreen Park, Illinois.

2. DIANNE MEYER FIEDLER

- e) DIANNE MEYER-FIEDLER is awarded the residences located at 3425 N. 920W. in Shipshewana, Indiana ("Shipshewana") and 9003 S. Beck Place in Hometown, Illinois ("Hometown").
- f) Upon presentation of a Deed from DIANNE MEYER-FIEDLER, ROBERT FIEDLER shall sign the Deed transferring his interest in the Shipshewana residence to DIANNE MEYER-FIEDLER within 30 days of presentation of same.
- g) Should ROBERT FIEDLER not sign the Deed within 30 days of receipt of same from DIANNE MEYER-FIEDLER, then a \$75.00 per day fine shall be assessed against him until he signs the Deed.
- h) DIANNE MEYER-FIEDLER shall indemnify and hold ROBERT FIEDLER free and harmless from any and all liability in connection with her ownership of 3425 N. 920W. Shipshewana, Indiana and her ownership of 9003 S. Beck in Hometown, Illinois, and she shall be solely responsible for the payment of the mortgage, real estate taxes, homeowner's insurance and all other expenses related to his ownership of these two properties.

G. PENSIONS:

1. Each party shall be awarded 50% of the marital portion of the **Public School Teacher's Pension and Retirement Fund of Chicago a/k/a Chicago Teacher's Pension Fund** and 50% of the marital portion of the **Teacher's Retirement System of the State of Illinois ("TRS")**.
2. Simultaneously with the entry of this Judgment for Dissolution of Marriage, a QILDRO is entered awarding ROBERT 50% of the marital portion of each pension. Within 14 days of the entry of this Judgment for Dissolution of Marriage, DIANNE MEYER-FIEDLER shall sign the Consent form for each pension. Should DIANNE MEYER-FIEDLER fail to sign the Consent forms within 14 days of the

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entry of this Judgment for Dissolution of Marriage, a \$75.00 per day fine shall be assessed against her until she signs the Consent forms.

3. ROBERT shall be entitled to receive the cost-of-living increase on his 50% share of each pension; 50% of the marital portion of any partial refund which DIANNE MEYER-FIEDLER may be entitled to receive; 50% of the marital portion of any lump-sum death benefits and 50% of the marital portion of any termination refund or lump sum retirement benefit. The marital portion shall be calculated using the marital portion formula as defined at Section IX of each QILDRO.

4. If DIANNE MEYER-FIEDLER elects to receive disability benefits/pension before she is eligible to receive her pension annuity, ROBERT FIEDLER is awarded 50% of the marital portion of said disability pension until the QILDRO goes into effect. If required, an order shall be entered awarding ROBERT FIEDLER 50% of the marital portion of the disability pension. Until the order is entered, DIANNE MEYER FIEDLER shall pay ROBERT FIEDLER directly his 50% of the marital portion of the disability pension.

H. DIANNE MEYER-FIEDLER is awarded the 1st Evergreen Bank Certificate of Deposit/IRA, account no. 3354, free and clear of any interest claimed by ROBERT FIEDLER.

I. DIANNE MEYER-FIEDLER is awarded the Roth IRA at Evergreen Bank Group n/k/a Beverly Bank, account no. 0822, free and clear of any interest claimed by ROBERT FIEDLER.

J. BANK ACCOUNTS

1. ROBERT FIEDLER is awarded his 1st National Bank of Evergreen Park n/k/a Beverly Bank, checking account no. 0072 free and clear of any interest claimed by DIANNE MEYER-FIEDLER.
2. DIANNE MEYER FIEDLER is awarded the following bank accounts:
 - a) 1st National Bank of Evergreen Park n/k/a Beverly Bank checking account, no. 8608, free and clear of any interest claimed by ROBERT FIEDLER.
 - b) BMO Harris Bank checking account no. 6036, free and clear of any interest claimed by ROBERT FIEDLER.
 - c) Lakeside Bank checking account no. 7431, free and clear of any interest claimed by ROBERT FIEDLER.

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K. ROBERT FIEDLER is awarded the joint Putnam account, no. XXX6661, free and clear of any interest claimed by DIANNE MEYER-FIEDLER. DIANNE MEYER-FIEDLER shall sign any and all documents required by Putnum to authorize removal of her name as an account holder on the joint Putnum account. DIANNE MEYER-FIEDLER shall sign said documentation within 14 days of receipt of same and shall provide ROBERT FIEDLER with copies of the documents that she has signed.

L. DIANNE MEYER-FIEDLER is awarded the 2012 Kia Soul vehicle. Within 10 days of the entry of this Judgment for Dissolution of Marriage, DIANNE MEYER-FIEDLER shall tender the title to the 2012 Kia Soul to ROBERT FIEDLER and ROBERT FIEDLER shall sign the title over to DIANNE MEYER-FIEDLER. DIANNE MEYER-FIEDLER, within 14 days of receipt of the signed title from ROBERT FIEDLER, shall record it with the Secretary of State and provide ROBERT FIEDLER with proof of her recording the title of the Kia Soul in her name only. DIANNE MEYER-FIEDLER indemnifies and shall hold ROBERT FIEDLER free and harmless from any and all liability in connection with the 2012 Kia Soul and she shall be solely responsible for all costs associated with the ownership and operation of this vehicle.

M. ROBERT FIEDLER is awarded the 2013 Dodge Caravan. ROBERT FIEDLER indemnifies and shall hold DIANNE MEYER-FIEDLER free and harmless from any and all liability in connection with the 2013 Dodge Caravan and he shall be solely responsible for all costs associated with the ownership and operation of this vehicle.

N. DIANNE MEYER-FIEDLER is awarded any funds she may receive from resolution of her Workers' Compensation case, no. 20 WC 002389, free and clear of any interest claimed by ROBERT FIEDLER.

O. All of the furniture and furnishings in the possession of ROBERT FIEDLER shall be

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awarded to ROBERT FIEDLER, free and clear of any interest claimed by DIANNE MEYER-FIEDLER. All of the furniture and furnishings in the possession of DIANNE MEYER-FIEDLER are awarded to DIANNE MEYER-FIEDLER, free and clear of any interest claimed by ROBERT FIEDLER.

P. ROBERT FIEDLER is awarded, as his non-marital property, the following:

1. His accounting service business known as Robert J. Fiedler, CPA.
2. His 30 shares of Amoco/BP n/k/a BP/PLC stock.
3. His Ameriprise account.
4. His Evergreen Bank Group IRA, account no. 2958.
5. His train memorabilia collection.
6. The entity known as Illinois Railroad Memories.

Q. DIANNE MEYER-FIEDLER shall be solely responsible for the payment of all debt in her name including but not limited to her Citicard, Lowes and Discover credit cards. ROBERT FIEDLER shall be solely responsible for the payment of all debt in his name including but not limited to AT&T Universal card and AT&T Flex loan.

R. The \$15,318.75 purge amount ordered on May 25, 2022 against DIANNE MEYER-FIEDLER shall be paid to ROBERT FIEDLER within 30 days of the entry of this Judgment for Dissolution of Marriage.

S. DIANNE MEYER-FIEDLER is granted leave of court to resume her maiden name of MEYER.

T. ROBERT FIEDLER's Petition for Attorneys' Fees pursuant to 750 ILCS 5/503(j) is set for hearing on July 19, 2022 at 3:30 p.m.

U. This is a final Judgment and there is no just reason to delay enforcement or appeal.

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V. This Court retains jurisdiction over the subject matter of this cause and the parties hereto for purposes of enforcing the terms of this Judgment.

ENTERED: 7/15/2022

s/ Judge D. Renee Jackson #2170

JUDGE
ENTERED
Judge D. Renee Jackson -2170
JUL 15 2022
IRIS Y. MARTINEZ
CLERK OF THE CIRCUIT COURT
OF COOK COUNTY, IL

Property of Cook County Clerk's Office

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Thereby Certify that the document to which this
Certification is affixed is a true copy.

IRIS Y. MARTINEZ FEB 23 2023

Date

IRIS Y. MARTINEZ
Clerk of the Circuit Court
of Cook County, IL



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EXHIBIT A

Order No.: OC21013208

For APN/Parcel ID(s): 24-03-118-015-0000

For Tax Map ID(s): 24-03-118-015-0000

LOT 557 IN J.E. MERRION AND CO'S HOMETOWN UNIT NO. 2, A SUBDIVISION OF THAT PART OF THE NORTHEAST QUARTER OF SECTION 3, LYING NORTH OF THE RIGHT OF WAY OF THE WABASH RAILROAD AND PART OF THE EAST HALF OF THE NORTHWEST QUARTER OF SAID SECTION 3, TOWNSHIP 37 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF REGISTERED AS DOCUMENT NUMBER 1314818, IN COOK COUNTY, ILLINOIS.

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