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RELEASE (SATISFACTION) OF JUDGMENT-DEFENDANT

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

COUNTY _____ DEPARTMENT DIVISION
(County) (Municipality) (Division) (District)

IN RE THE MARRIAGE OF
CYNTHIA D. DE LA PENA,
Petitioner,

and v.
JAMES R. DE LA PENA,
Respondent.

No. 78 D 3857

Release (Satisfaction) of Judgment

Charles E. Lindell _____ the _____ judgment creditor
(Legal representative) (Name of creditor) (Address of record)

Charles E. Lindell _____, having received full satisfaction
and payment, releases the judgment entered on September 19, 1978
against ~~Respondent~~ Respondent, JAMES R. DE LA PENA
for \$ 300.00 ~~and costs~~

19

(Address of Judgment Holder)

Approved:
Charles E. Lindell
Attorney of record

Attorney No. 06136
Name Charles E. Lindell, Ltd.
Attorney for Petitioner
Address 9204 Commercial Avenue
City Chicago, Illinois 60617
Telephone 731-0100

MATTHEW J. DANAHER, CLERK OF THE CIRCUIT COURT OF COOK COUNTY

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PLACITA - APPRAISAL JUDGMENT

CCG-76B-5M-12-16-82(216)

UNITED STATES OF AMERICA

STATE OF ILLINOIS, | ss.
COUNTY OF COOK

JEROME C. SLAD

PLEAS, before the Honorable
one of the Judges of the Circuit Court of Cook County, in the State of Illinois, holding a branch Court of said
Court, at the Court House in said County, and State, on September 19th,
in the year of our Lord, one thousand nine hundred and 78, and of the Independence
of the United States of America, the two hundred and third

PRESENT: - The Honorable JEROME C., SLAD,
Judge of the Circuit Court of Cook County.

BERNARD J. CAREY
~~RICHARD M. BALEY~~, State's Attorney

RICHARD J. ELROD, Sheriff

Attest: MORGAN M. FINLEY, Clerk.

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John Morgan Finley
Clerk

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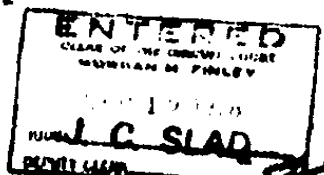
STATE OF ILLINOIS
COUNTY OF COOK

AGREEMENT ATTACHED

IN THE CIRCUIT COURT OF COOK COUNTY
COUNTY DEPARTMENT
DIVORCE DIVISION

IN RE THE MARRIAGE OF)
CYNTHIA D. DE LA PENA,) Petitioner,
and)
JAMES R. DE LA PENA,) Respondent.

NO. 78 D 3867



JUDGMENT FOR DISSOLUTION OF MARRIAGE

This cause having this day come for hearing upon the Petition for Dissolution of Marriage of the Petitioner, CYNTHIA D. DE LA PENA and the Appearance and Response thereto by the Respondent, JAMES R. DE LA PENA, and it appearing that the said Respondent has had due notice of the pendency of this suit, by personal service duly had upon him according to the law in such case made and provided, and this cause proceeding to hearing before this Court as a default matter by stipulation of the parties hereto.

And the Court having heard the testimony of the Petitioner in open Court in support of her said Petition for Dissolution of Marriage (a certificate of which evidence is filed hereto) and now being fully advised in the premises, finds:

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1. That at the time this action was commenced both parties were domiciled in the State of Illinois and had been so domiciled for at least 90 days next preceding the making of these findings.

2. That the parties were lawfully married on December 3, 1972, at Chicago, Illinois.

3. That, while it was or provocation by the Petitioner, the Respondent has been guilty of mental cruelty toward the Petitioner.

4. That two children were born of the parties as a result of this marriage, to wit: Erika, born December 3, 1974, and Jaime, born March 11, 1977.

5. That the Petitioner is not presently pregnant.

6. That the parties hereto own in joint tenancy, by and between themselves, the former marital real estate located at 13238 Curradale, Chicago, County of Cook and State of Illinois, and legally described as follows:

P.I.N.# 26-31-45 - 030 - 000090

Lot Sixteen (16) in Cox's Subdivision of the East Half (½) of the East Half (½) of the East Half (½) of the Southeast Quarter (¼) of the North West Quarter (¼) of Section 3, Township 37 North, Range 15, East of the Third Principal Meridian.

7. That the Petitioner, at all times, has conducted herself as a true, faithful and affectionate wife.

8. That the Petitioner and Respondent have entered into a written Property Settlement Agreement between themselves dated

August 16, 1978, settling all questions of the settlement and property rights, and that said Agreement has been recorded in

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evidence on Petition, with Exhibit 1, and that by leave of Court is made
a part of this Judgment of Dissolution of Marriage, and has been
attached to and made an Incorporated in this Judgment for Dissolution
of Marriage by before the date and is set forth in words and figures
as follows:

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MARITAL SETTLEMENT AGREEMENT

This AGREEMENT made AUGUST 16, 1978, at Chicago,
Illinois, by and between CYNTHIA DE LA PENA (hereinafter
referred to as "WIFE" or the "Wife" or the "Mother") residing
at Chicago, Illinois, and JAMES H. DE LA PENA (hereinafter
referred to as "HUSBAND" or the "Husband" or the "Father"),
residing in Calumet City, Illinois.

1. The parties were lawfully married at Chicago,
Illinois, on December 5, 1974.

2. Financial difficulties and differences have
arisen between the parties, as a result of which they separated
on May 15, 1978, and they now live separate and apart from each
other.

3. Two (2) children were born to the parties as the issue
of the marriage, namely:

ERIKA, born December 3, 1974

JAMES, born March 13, 1977

4. In view of the fact that both are fit and proper persons
to care for and custody of the minor children,

4. The Wife has filed, against the Husband, an action for
annulment of marriage in the Circuit Court of Cook County,
Illinois, County Department, Division Division, under docket
number 78 D 386. The case is entitled IN RE THE MARRIAGE OF
CYNTHIA DE LA PENA, PETITIONER and JAMES H. DE LA PENA,
RESPONDENT, and that case remains pending and undetermined.

5. The parties hereto consider it to their best interests
to settle between themselves the question of maintenance for
the parties, the creation of the custody, support,
maintenance, medical and related needs and the education of the
children of the parties, and to fully settle rights of ownership
of the property and rights growing out of the marital

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other relationship now or previously existing between them and to settle any and all rights of every kind, nature and description which either of them now has or may hereafter have or claim to have against the other, or in or to any property of the other, whether real or personal now owned or which may hereafter be acquired by either of them, or any rights or claims in and to the estate of the other.

6. The wife has employed and had the benefit of counsel of CHARLES B. G. NICHOL as her attorney. Her husband has employed and had the benefit of counsel of EPTON & DRUZY, LTD., by JUDITH A. LANDSMAN, as his attorney. Each party has had the benefit of advice, investigation and recommendations with reference to the subject matter of this agreement. The parties acknowledge that each has been fully informed of the wealth, property, estate and income of the other. Each party also acknowledges that he or she is cognizant with all the wealth, property, estate and income of the other and that each has been fully informed of his or her respective rights in the premises.

7. That all of the preamble clauses herein set forth in this agreement are incorporated by reference and are to be construed as part of this agreement, and both of the parties are entering into the same with full knowledge of the foregoing facts and agree to the truth and correctness thereto.

8. That the parties hereto shall enter into written stipulation to have the aforementioned dissolution of marriage after heard upon wife's petition for dissolution of marriage and husband's response thereto as an uncontested matter in the nature of a default.

NOW, THEREFORE, in consideration of the mutual and several covenants and understandings herein contained and for other good and valuable consideration, the receipt and sufficiency of which is

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I hereby acknowledge, the parties do hereby freely and voluntarily agree as follows:

ARTICLE I

Right of Action

1. This agreement is not one to obtain or stimulate dissolution of marriage.
2. CYNTHIA reserves the right to prosecute any action for dissolution of marriage which she has brought or may hereafter bring and defend any action which may be commenced by JAMES. JAMES reserves the right to prosecute any action for dissolution of marriage which he may hereafter bring and defend any action which has been or may be commenced by CYNTHIA.

ARTICLE II

Custody, Visitation and Support of Minor Children

1. CYNTHIA shall have the sole care, custody and control of the minor children of the parties, to wit:
ERIKA, born December 3, 1974
JAMES, born March 11, 1977
2. JAMES shall have rights of reasonable visitation with said children at the children's place of residence but the visitation shall take place outside of the home occupied by CYNTHIA if JAMES so desires, or if CYNTHIA so desires.
3. The parties, by written agreement, shall have the right to alter, modify and otherwise arrange for other specific visitation periods than those shown above, and on such terms and conditions as are conducive to the best interests and welfare of said children.
4. JAMES agrees to pay CYNTHIA as and for the support and maintenance of the children of the parties the sum \$10.00 per week per child.
5. First and future support award to be based upon the

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FOLLOWING IS MADE FOR PRESENTATIONS MADE BY THE PARTIES:

(a) JAMES represents that his gross income for 1977 was \$25,200.00, and that his anticipated net income for 1978 is estimated at \$19,700.00.

(b) CYNTHIA represents that her gross income for 1977 was \$420.00, and that she is presently employed part-time and earning a net income of \$50.00 to \$75.00 per week.

6. JAMES'S obligation for the support and maintenance of each child shall continue until the first to happen of any of the following events:

- (a) The marriage of said child.
- (b) The child attaining the age of 18 years.
- (c) Full emancipation, but excluding as a measure thereof, part-time or summer time employment.
- (d) JAMES'S death.

7. So long as JAMES shall make all payments required hereunder for child support, he alone shall have the right to claim the children for whom he is making such payments as his dependents for Federal and state income tax purposes.

8. The fact that JAMES may derive income in an amount in excess of \$25,200.00 shall not be deemed to constitute grounds for CYNTHIA to apply to any court for an increase in the amount of child support payments until his gross income shall exceed \$30,200.00.

The fact that CYNTHIA may become employed full-time or earn more on a part-time basis shall not be deemed to constitute grounds for JAMES to apply to any court for a reduction in the amount of child support payments until her gross income shall exceed \$35,420.00.

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ARTICLE III

Emancipation Event

With respect to child, an "emancipation event" shall occur or be deemed to have occurred upon the earliest to happen of any of the following, at which time JAMES'S obligations for the child as detailed in this Agreement shall terminate:

- a. The child's reaching 18 years of age.
- b. The child's marriage.
- c. The child having a permanent residence away from the permanent residence of the wife, a residence at boarding school or camp is not to be deemed a residence away from the permanent residence of the wife.
- d. The child's death.
- e. Entry into the armed forces of the United States, and the emancipation event shall be deemed terminated and automatic upon discharge from such armed forces and thereafter, until such emancipation event by reason of that entry had not occurred.
- f. The child's engaging in full-time employment except that the child's engaging in full-time employment during vacation or summer periods shall not be deemed an emancipation event.

ARTICLE IV

Maintenance

1. JAMES shall pay to CYNTHIA as and for maintenance the sum of \$20.00 per week.
2. The maintenance award is based upon JAMES'S representation that his gross income for 1977 was \$25,200.00, and CYNTHIA'S representation that her gross income for 1977 was \$420.00 and that she is presently employed only part-time and receives a net income of \$50.00 to \$75.00 per week.

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3. (a) The payments to CYNTHIA shall continue until the first to happen of the following:

1. The death of either party;
2. CYNTHIA'S remarriage;
3. CYNTHIA'S cohabiting with another person on a continuing conjugal basis.

(b) The fact that JAMES may derive income in an amount in excess of \$25,200.00 shall not be deemed to constitute grounds for CYNTHIA to apply to any court for an increase in the amount of maintenance until his gross income shall exceed \$30,000.00.

The fact that CYNTHIA may become employed full-time or even part-time on a part-time basis shall not be deemed to constitute grounds for JAMES to apply to any court for a reduction or termination of maintenance until her gross income shall exceed \$1,420.00.

4. All of the payments to be made by JAMES to CYNTHIA pursuant to this Article IV will be payments in discharge of a legal obligation which, because of the marital or family relationship, is imposed on or incurred by JAMES under a written instrument incident to a divorce or a dissolution of marriage, all within the meaning and intendment of Section 71(a) of the Federal Internal Revenue Code of 1954, as now in effect, and of similar provisions of future laws, and that such payments will be includible in CYNTHIA's gross income pursuant to Section 71(a) and will be deductible by JAMES pursuant to Sections 71(a) and 215 in determining their respective taxable incomes. In the event that all or any part of such payments for any year are not so includible by CYNTHIA and so deductible by JAMES in the determination of their respective taxable incomes, whether by interpretation or application of the present law or

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routine checkups, minor ailments, drug supplies (except if required in the treatment of serious illness), dental prophylaxis and the like. In the event of serious illness of ERIKA or JAIME, or the need for hospital, surgical, optical or orthodontic or extraordinary medical or dental care, CYNTHIA shall consult JAMES before incurring expenses in any of those connections. It is understood by both parties that CYNTHIA'S obligation to consult with JAMES shall not apply in cases of grave emergency where ERIKA'S life or JAIME'S life might be imperiled by delay. If the parties cannot agree as to whether the expense is extraordinary, a circuit court shall do so upon proper notice and citation, even after said expense is incurred.

2. JAMES' obligation with respect to ERIKA and JAIME shall terminate upon the occurrence of any of the following:

- The child attaining the age of 18 years;
- The child's marriage;
- The child's death.

3. JAMES, at his sole expense, shall obtain and maintain in full force and effect while he has an obligation of support for ERIKA or JAIME a major medical insurance policy covering possible major medical needs of ERIKA and JAIME. JAMES shall obtain and deposit with CYNTHIA a copy of that policy and any subsequent amendments affecting the extent of coverage hereunder, and shall provide CYNTHIA with a duplicate medical insurance identification card.

ARTICLE VI

Property Settlement

1. Marital residence - 11238 Carondelet, Chicago, Illinois.

(a) Upon the effective date of this agreement, JAMES

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shall execute all documents, quit claim deeds, assignments of insurance, assignments of reserves and the like to transfer, assign, convey and release all of his right, title and interest in the above described to CYNTHIA or her nominee. The legal description of the property is set forth in Schedule "A" attached hereto and made a part hereof.

(b) CYNTHIA agrees to assume liability for the payments on the present mortgage due after the effective date of this agreement and to save, indemnify and hold JAMES harmless from any liability thereon.

(c) CYNTHIA agrees to assume liability for the payments on the home improvement loan of FIRST SAVINGS & LOAN OF HEGEWISCH in the approximate amount of \$4,300.00 and to save, indemnify and hold JAMES harmless from any liability thereon.

2. Furniture and Furnishings.

(a) Except as provided below, and except as agreed to between the parties, all of the furniture, furnishings, works of art, or other personal property contained in the marital residence of the parties shall be the sole and exclusive property of CYNTHIA, and JAMES shall have no further title or interest therein.

(b) JAMES shall have as his sole and exclusive property the stereo, his tools, the books, the records, all items brought by him from his overseas travels, and any other items of personal property agreed to by the parties, and CYNTHIA shall have no further title or interest therein.

3. Bank Accounts.

(a) At least one party shall keep an his or her sole property bank account, in interest of the other, all of the funds in the account by law or will in any form.

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repository safe deposit box and standing in his or her name. Each shall execute, upon demand by the other, any and all documents necessary to effectively release any claim or right held by him or her in those accounts.

4. Automobiles.

(a) Upon the effective date of this agreement, if not already accomplished, JAMES shall have assigned to CYNTHIA all outstanding interest held by him or any other parties in and to the 1975 Canadian automobile presently in the possession of CYNTHIA. He shall deliver to CYNTHIA a certificate of title to that automobile that title to be in the name of CYNTHIA. This automobile shall be the sole property of CYNTHIA.

(b) Upon the effective date of this agreement, CYNTHIA shall assign to JAMES all of her right, title and interest in and to the 1977 Buick automobile presently in the possession of JAMES. This automobile shall be the sole property of JAMES. JAMES shall assume the indebtedness on this automobile and save, indemnify and hold CYNTHIA harmless thereon.

5. Except as otherwise provided in this agreement, each of the parties shall keep as his or her sole property free and clear of any interest held or claimed by the other, any other property of any nature whatsoever and however held which is currently held or possessed by him or her.

ARTICLE VII

Debt and Obligations

1. JAMES shall pay and shall save and hold CYNTHIA free, harmless and indemnified against all debts, liabilities and obligations enumerated in Schedule "B" attached hereto and hereby incorporated by reference.

2. CYNTHIA shall pay and shall save and hold JAMES free,

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harmless and indemnified against all debts, liabilities and obligations enumerated in Schedule "C" attached hereto and hereby incorporated herein by reference.

3. Each of the parties represents that they have incurred no other debt or obligations during the course of the marriage or since their separation, for which the other would be held responsible and agree to hold their respective spouse harmless and indemnified from any such obligation.

ARTICLE VIII

Miscellaneous Provisions

1. JAMES shall pay CYNTHIA upon the entry of judgment of dissolution of marriage the sum of Five Hundred Sixty (\$560.00) Dollars, which sum represents the amount agreed by the parties and their counsels to be the arrearages due to her on the temporary order entered in the pending suit, in full satisfaction of that liability.

2. Notwithstanding the possible remarriage of CYNTHIA after the effective date of this agreement, the children of the parties shall continue to use the surname of JAMES and shall not for any reason or purpose use the surname of any subsequent husband of CYNTHIA. The parties shall have each child refer to the parties and to no other persons as "mother" and "father" respectively. The foregoing is based on a consideration of the best interests of each child.

ARTICLE IX

Counsel Fees

1. JAMES shall pay CHARLES E. LINDBLAD, attorney for CYNTHIA, in addition to any sums previously paid him by CYNTHIA or JAMES in connection with services rendered CYNTHIA in the year of dissolution pending between the parties and for all other services in connection with the preparation of this

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amount of \$100,000.

2. JAMES shall be responsible for all attorneys' fees and costs incurred by him in the cause of action now pending between the parties, and shall pay to KELTON & DRUTH, LTD., in addition to any legal expenses paid by him to KELTON & DRUTH, the sum of \$100,000.

ARTICLE X

General Provisions

1. Execution of Document(s). Each of the parties hereto shall execute and acknowledge, upon the effective date of this agreement, such documents and instruments necessary or proper to clear the title and states in the respective parties' names as may have provided, and thereafter, at any time and from time to time, to execute and acknowledge any and all documents which it is necessary or proper to carry out the intent of this agreement and establish record the sale and conveyance of all of the several properties of said parties in the manner herein agreed and provided. If either party refuses for any reason shall fail or refuse to execute any such documents, then this agreement shall, and it is hereby expressly declared, to constitute a full and present transfer in intent and in reality of all rights hereinabove designated and transferred, assigned and conveyed, and a full, present and effective relinquishment and waiver of all rights hereinabove designated to be relinquished and waived.

2. Mutual Release and Waiver of Estate Claim. To the extent permitted by law, and except as herein otherwise provided, each of the parties does hereby forever release, release, waive and forever quitclaim and grant to the other, his or her heirs, personal representatives and executors, all claims of attorney and/or maintenance, however,

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entitlement, debt, duty, distribution, community interest and all other claims, living, claim, interest and estate on husband or wife, widow or widower, or otherwise, by reason of the marital relationship existing between said parties hereto, under any provision of law, in which he or she otherwise has or might have or become entitled to claim by, to or against the property and assets of the other, real, personal or mixed, or his or her entirety, whether now owned or hereafter in any manner acquired by the other party, or whether in possession or in expectancy; and whether now or contingent and each party further covenants and agrees to covenant for himself, his or her heirs, executors and administrators, successors or assigns, that neither of them will institute hereafter, nor sue the other, or his or her heirs, executors, representatives, grantees, devisees or assigns, for the recovery of, or for any and/or all of the rights relinquished under this agreement; and further agree that in the event any action shall be commenced, it is release, when pleaded, shall be constituted a complete defense to any such claim or suit so instituted by either party hereto and agrees to execute, acknowledge and deliver at the request of the other party, his or her attorney, personal representative, grantees, devisees or assigns, any and all such deeds, releases or other instruments and further documents as may be required or reasonably required to effect or evidence such release, waiver, relinquishment or extinguishment of such rights provided, hereby, that nothing herein contained shall operate or be construed as a waiver or release by either party to the other of any obligation, in the part of the other, to comply with the provisions of this agreement, in the rights of either party under this agreement.

5. In the event either JAMES or CYNTHIA at any time

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hereinfor obtain a dissolution of marriage in the cause presently pending between them, this agreement and all of its provisions shall be incorporated into such judgment or decree for dissolution of marriage, either directly or by reference, but in no event shall this agreement be binding upon and inure to the benefit of the heirs, executors, administrators, assignees, devisees and grantees of the parties hereto.

4. Any color copies of this agreement, for all intents and purposes, shall be considered and treated as the original.

5. None of the foregoing provisions shall in any way necessarily preclude or obviate the possible future obligation of either parent to contribute towards the necessary expenses of a child educated for either child.

6. The terms and conditions contained in this agreement shall be incorporated and made a part of the Judgment for dissolution of marriage if and when entered by the Court, and said judgment for dissolution of marriage shall contain the following paragraph, namely:

"The Court shall retain jurisdiction of this case and of the parties hereto and of the subject matter hereof for the purpose of enforcing all of the terms and conditions set forth in this agreement."

IN WITNESS WHEREOF, the Husband and Wife have hereunto set their respective hands and seals the day and year first above written.

Conrad De La Pena
CONRAD DE LA PENA
Sam D. Lyle
SAM D. DE LA PENA

STATE OF ILLINOIS

COUNTY OF COOK

RECEIVED, CLERK'S OFFICE, COOK COUNTY, ILLINOIS

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affidavit personally appeared CYNTHIA DE LA PENA personally known to me and known to me to be the same person who executed the foregoing instrument and she acknowledged that she executed and delivered said instrument in her free and voluntary act and freely for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Seal this 16th day of August, 1971.

STATE OF ILLINOIS
COUNTY OF COOK

Before me, a Notary Public in and for the County and State aforesaid, personally appeared JAMES R. DE LA PENA, personally known to me and known to me to be the same person who executed the foregoing instrument and he acknowledged that he executed and delivered said instrument in his free and voluntary act and freely for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Seal this 10th day of August, 1971.

Stephen A. Durkin
Notary Public

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SCHEDULE "A"

Detailed description of the property commonly described as:

1323B Carondelet
Chicago, Illinois

Lot Fifteen (15) in Cox's Subdivision of the
East Half (1/2) of the East Half (1/2) of the East
Half (1/2) of the Southeast Quarter (1/4) of the North
West Quarter (1/4) of Section of Section 11, Township
17 North, Range 15, East of the Third Principal
Meridian, in Cook County, Illinois.

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BORROWER "B"

AMOUNT TO BE PAID BY JAMES

Creditors	Approximate Balance
General Mills Credit Union	\$1,500.00
VISA	\$ 600.00
Beneficial Finance	\$1,000.00

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SCHEDULE "C"

Debt(s) to be paid by CYNTHIA

Creditor	Approximate Balance
Fairway Savings & Loan Co., Hedges Inc (Home Improvement)	\$4,300.00
Fairway Savings & Loan Co., Hedges Inc (Mortg)	\$17,500.00

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IT IS THEREFORE ORDERED, ADJUDGED and
DECREED:

That the parties are hereby granted a Judgment for
Dissolution of Marriage and the bonds of matrimony heretofore
existing between the Petitioner and the Respondent be and the same
are hereby dissolved and the same are dissolved accordingly.

IT IS FURTHER ORDERED as follows:

(a) That the written Property Settlement Agreement
entered into and executed by and between the Petitioner and the
Respondent on or about August 16, 1978, settling all questions of
property rights, custody and maintenance rights, and heretofore
referred to evidence as Petitioner's "Exhibit 1" and the original
of which is attached hereto and merged and incorporated herein
as set forth verbatim and all of its terms and provisions are hereby
expressly affirmed, approved and adopted as the order
judgment of this Court to the same extent and with the same force
and effect as if sole provisions were set forth verbatim in this
Judgment for Dissolution of Marriage.

(b) That, with reference to Article VIII, Part I of the
Settlement Agreement incorporated into this Judgment, Petitioner
acknowledges that Respondent has already paid to her \$170.00 of
said arrearages, and that the amount now remaining and owing
to her is \$190.00

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(c) That, with reference to the said attorney fees of \$300.00 payable by the Respondent to CHARLES E. LINDELL, attorney for the Plaintiff, said sum shall be paid to said CHARLES E. LINDELL within ninety days of entry of Judgment in this cause.

(d) That the Court shall retain jurisdiction of this cause and of the parties hereto and of the subject matter hereof for the purpose of carrying all of the terms and conditions set forth in this agreement.

ENTERED:

James C. Seal
JUDGE

Approved:

Charles E. Lindell
Judith L. Hasselman

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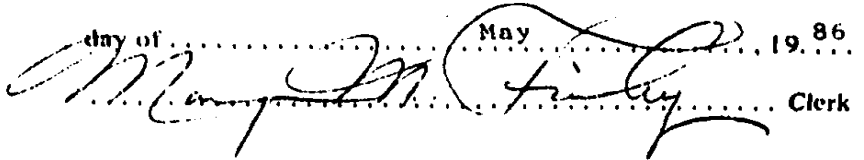
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STATE OF ILLINOIS,] ss.
COUNTY OF COOK]

I, MORGAN M. FINLEY, Clerk of the Circuit Court of Cook County, in and for the State of Illinois, and the keeper of the records, files and seal thereof, do hereby certify the above and foregoing to be true, perfect and complete COPY OF A CERTAIN JUDGMENT MADE AND ENTERED
OF RECORD IN SAID COURT:

In a certain cause lately pending in said Court, between
CYNTHIA D. DE LA PENA plaintiff/petitioner
and JAMES R. DE LA PENA respondent.

IN WITNESS WHEREOF, I have hereunto set my hand, and affixed
the seal of said Court, in said County, this 20th

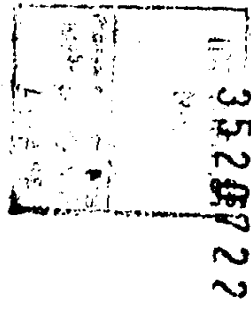
day of May 19 86
 Clerk

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