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Certificate No	
TO THE REGISTRAR OF TITLES COOK COUNTY, ILLINOIS:	
You are directed to register the Document hereto attached on the Certificate 1321082 Indicated affecting the	
following asscribed premises, to-wit:	
Illinois on July 7, 1955 as Document LR 1605647, in Cook County, Inlinois.	にいくたらい
PINH 03-11-215-025-0000 /	
PTN# 03-11-215-025-0000 1. 107 MEADOW BROOK CANE, WHEELING, I, 60090	/
Section // Township // North, Range East of the	
Third Principal Meridian, Cook County, Illinois.	
CHICAGO, ILLINOIS 6/26/1986.	

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131 31 3 4 3(1084) CCDCH-6

JOSEPH W. MIOBUSKI Judge of the Circuit Court of Cook County.

UNITED STATES OF AMERICA

STATE OF	ILLINOIS,
COUNTY O	F COOK

JOSEPH W. MIODUSKI 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 merica.

Obertu Or Cook Colling Clerk's Office fifth

RICHARD M. DALEY, State's Attorney

Attest: MORGAN M. FINLEY, Clerk.



STATE OF ILLINOIS)

COUNTY OF C O O K)

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

IN RE THE MARRIAGE OF

MARGARET MULLER,

Petitioner

and

NO. 83 D 23547

MORGAN M. FINLEY, Clark

Respondent

JUDGMENT FOR DISSOLUTION OF MARRIAGE

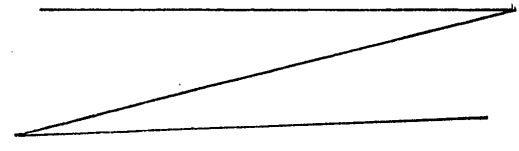
through her attorneys, ASCHERMAN & PINSOF, P.C., and the Respondent, by his attorneys BUFFALO GROVE LAW OFFICES, LTD., and this cause came on for hearing as an unconcested matter by stipulation of the parties, and proceeding upon the retition for Dissolution of Marriage of the Petitioner, and upon the response thereto of the Respondent; and both parties appearing in open Court in their own proper persons and by their attorneys, and the Court having heard the testimony in open Court of the Petitioner in support of the allegations contained in her Petition for Dissolution of Marriage; and the Court having considered all the evidence and now being fully advised in the premises, DOTH FIND:

- A. That this Court has jurisdiction of the parties hereto and of the subject matter hereof;
- B. That the Petitioner was domiciled in the State of Illinois at the time the Petition for Dissolution

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of Marriage was commenced and has maintained a domicile in the State of Illinois for ninety (90) days next preceding the making of the findings;

- C. The parties were married on August 18, 1973, and said marriage was registered at Evanston, Cook County, Illinois.
- D. Two (2) children were born to the parties as a result of the marriage, namely: KRISTEN ANNE, age seven (7), and JUSTIN JONATHAN, age four (4). No children were adopted by the parties, and the Petitioner is not now pregnant. It is in the Sest interest of said minor children that their care and custody be awarded to the Petitioner;
- E. That without cause or provocation by the Petitioner, the Respondent has been guilty of extreme and repeated mental cruelty towards the Petitioner;
- F. That the Petitioner has proved the allegations of her Petition for Dissolution of Marriage by substantial, competent, and relevant evidence; and that a Judgment for Dissolution of Marriage should be entered herein.
- G. The parties hereto have entered into a Property Settlement Agreement dated December 28, 1984, concerning the questions of castody, visitation, and support of the minor children of the parties, maintenance of the Petitioner, the respective rights of each party in and to the property, income or estate which either of them now owns or may hereafter acquire, including a division of all marital and non-marital property, and other matters, which Agreement has been presented to this Court for its consideration. Said Agreement was entered into freely and voluntarily between the parties hereto; it is not unconscionable and ought to receive the approval of this Court; and it is in words and figures as follows:



STATE OF LLINOS FICIAL COPY
COUNTY OF COOK Ss. 0 3 5 2 5 4 3 1

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

IN RE THE MARRIAGE OF:

MARGARET MULLER,

Plaintiff,

and

JOHN MICHAEL MULLER,

Defendant.)

Case No. 83 D 23547

PROPERTY SETTLEMENT AGREEMENT

THIS AGREEMENT, made and entered into this Za day of December, 1984, by and between MARGARET MULLER (hereinafter referred to as "WIFE"), and JOHN MICHAEL MULLER (hereinafter referred to as "HUSBAND"), both residents of the County of Cook and the State of Illinois.

RECITALS

WHEREAS, HUSBAND and WIFE were lawfully married on August 18, 1973, in Evanston, Cook County, Illinois; and

WHEREAS, two children were born to the parties as a result of their marriage, namely: KRISTEN ANNE, now age 7, and JUSTIN JONATHAN, now age 4, (hereinafter referred to as "the Children"); and

WHEREAS, certain disputes and differences have arisen between HUSBAND and WIFE, as a result they are now and have been estranged from each other and are not now living together as HUSBAND and WIFE: they desire to settle all matters relating to their marital duties, including property rights and spousal maintenance and relating to custody, visitation, support and education of the Children; and

WHEREAS, WIFE has filed against HUSBAND, a Petition for Dissolution of Marriage in the Circuit Court of Cook County, Illinois, in the above-captioned matter, which remains pending and undetermined; and

WHEREAS, Wife has employed as her Attorney ASCHERMAN AND PINSOF, P.C., by MICHAEL W. PINSOF; and HUSBAND has employed as his Attorney the BUFFALO GROVE LAW OFFICES, LTD., by WILLIAM J. FLOTOW; and

WHEREAS, the parties hereby acknowledge that each has been fully informed of the property, income, estate and wealth of the other, and of his or her respective rights in the premises, and that each is conversant with all of the property and income possessed by the other and the value thereof; and

WHEREAS, the consideration for this Agreement consists of the mutual benefits to be obtained by HUSBAND and WIFE and the covenants and promises of HUSBAND and WIFE to each other, the sufficiency of which is hereby acknowledged.

NOW THEREFORE, HUSBAND and WIFE do hereby agree as follows:

1. This Agreement is not see to obtain or stimulate a Dissolution of Marriage. WIFE reserves the right to prosecute any action for Dissolution of Marriage which she shall deem necessary or proper, and defend any action which HUSBAND may bring. HUSBAND reserves the right to prosecute any action for Dissolution of Marriage which he shall deem necessary or proper, and to defend any action that WIFE may bring. This Agreement shall be submitted to the Court and if approved shall be made a part of and incorporated in the Judgment for Dissolution of Marriage. It is the essence of this Agreement that it shall not become operative in any manner, nor shall any of the recitals of terms or provisions hereof become binding upon either party unless a Judgment for Dissolution of



Marriage between the parties shall be entered singths above-captioned matter, which Judgment shall incorporate the terms of this Agreement as the sole and full disposition of all rights of the parties arising out of the marital relationship. The terms and provisions hereof shall become immediately effective and operative in the event of and upon the entry of a Judgment for Dissolution of Marriage between the parties in the action commenced by the WIFE as aforesaid.

2. PROPERTY.

WIFE and HUSBAND own the following marital property:

- (a) The marital home, commonly known as 107 Meadowbrook, Wheeling, Illinois, legally described in Exhibit "A" attached hereto and made a part hereof, encumbered with a first mortgage at Talman-Home Federal Savings & Loan Association and with a second mortgage at Transamerica Mortgage Corporation, title to said marital home being held in Joint Terancy by the parties hereto;
- (b) Personal beloggings of the parties;
- (c) Household furniture, furnishings and fixtures;
- (d) A 1976 Oldsmobile Cutlass automobile, in possession of HUSBAND;
- (e) A 1978 Chevrolet Chevetic automobile, in possession of WIFE:
- (f) Various savings and checking accounts in either or both of the parties' names, with various balances;
- (g) Profit Sharing benefits, owned by MUSBAND, with Sears Roebuck & Company;
- (h) Life Insurance from any insurance carriers, on HUSBAND'S life;
- (i) Other miscellaneous personal property, including but not limited to miscellaneous tools, a sailboat, and a motorcycle.

Answ.

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- 3. DIVISION OF PROPERTY.
- (A) The Marital Home. The parties are the sole owners in joint tenancy of real estate commonly known as 107 Meadowbrook in Wheeling, Cook County, Illinois, which real estate is improved with a single family dwelling which was used as the marital residence. From and after the date of this Agreement, WIFE shall be entitled to the possession of said real estate, and she and the Children may remain in possession of same until the property is sold and the transaction closed in accordance with Paragraph 3(B) of this Agreement.

When the youngest Child of the parties is emancipated, in accordance with Paragraph 6 of this Agreement, the aforesaid marital home shall be listed for sale with a realtor on the open market at a price to be mutually agreed upon by the par-If the parties cannot agree upon a listing price, each party shall promptly choose a certified real estate appraiser, and the two appraisers shall choose a third appraiser. three appraisers then shall appraise the property, and each appraiser shall render a written appraisal thereof to each of the parties, and the listing price of the property shall be an average (rounded up to the nearest \$100) of the three appraisals. The parties shall cooperate with each other to the fullest possible extent in order to effect a sale of the real estate and divide the net proceeds therefrom as provided in Paragraph 3(B) of this Agreement, after deduction of all normal selling expenses attributable to the sale of real estate in Cook County, Illinois, including but not limited to any outstanding mortgage balance, real estate taxes, Actorneys' fees, title charges, inspections, brokerage commissions, prorations, Plat of Survey, appraisal costs, and the like.

The aforesaid real estate is presently encumbered by a first mortgage held by Talman Home Federal Savings & Loan

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Association. WIFE shall make each and every monthly mortgage payment when due on the aforesaid first mortgage.

The aforesaid real estate is also encumbered by a <u>second</u> mortgage held by Transamerica Financial Services. HUSBAND shall make each and every monthly mortgage payment when due on the aforesaid second mortgage.

- (B) After payment in satisfaction of the aforesaid obligations, WIFE shall retain sixty-five (65%) of the proceeds from the sale and HUSBAND shall receive thirty-five (35%) percent of said proceeds. WIFE shall receive credit for any sums paid by her from January 1, 1984 and the date of sale to reduce the principal amount due on the first mortgage currently encumbering the marital home.
- (C) <u>Personal Property</u>. WIFE shall be entitled to keep all of the personal property and furnishings now situated in the marital home, except that HUSBAND shall be entitled to have his motorcycle, tools, sailboat, bicycle, computer and chess set. HUSBAND shall return to WIFE the baby buggy, baby bed and WIFE'S suitcase within ten (10) days after execution of this Agreement.
- (D) Bank Accounts. Each of the parties shall retain as his or her separate property any checking or savings accounts now possessed in his or her individual name, free from any claim of the other.
- (E) Automobiles. WIFE shall receive the 1578 Chevrolet Chevette automobile and HUSBAND shall receive the 1576 Olds-

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mobile Cutlass automobile.

- (F) <u>Profit Sharing Plan</u>. HUSBAND shall be entitled to his Profit Sharing Plan from Sears Roebuck & Company free and clear of the claim of WIFE.
- (G) <u>Life Insurance</u>. HUSBAND shall own the life insurance on his life, subject to the provisions hereinbelow provided for the benefit of the children.

4. DEBTS AND OBLIGATIONS.

Each party will be responsible for his or her debts incurred since the separation, except as otherwise stated herein, and each party agrees to hold harmless and indemnify the other from any claim, demand, suit or cause of action to the contrary. After the joint debts and obligations of the parties are paid out of the proceeds of sale of the marital home as provided hereinabove the WIFE shall thereafter assume responsibility for her car lose, child care expenses, and medical insurance coverage for herself and the Children. In the interim period, prior to the sale and Closing of the marital home, WIFE shall assume reponsibility for the first mortgage and all utilities incurred in relacion to the marital home. HUSBAND shall assume responsibility for the remaining bills: Master Card, AMOCO, Sears and Wards.

5. CHILD CUSTODY AND VISITATION.

HUSBAND and WIFE agree that the care and tustody of the Children shall be with WIFE. It is acknowledged that this cause has been assigned to the Custody/Visitation Mediation Section of the Domestic Relations Division of the Circuit Court of Cook County. The HUSBAND'S right to visitation with the Children shall be and is hereby reserved until such time as this matter proceeds through the prescribed mediation channels, or alternatively, until the issue of mediation is re-

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solved by an a furge Crack interm Pried, the HUSBAND shall have visitation with the Children three Sundays per month from 11:00 A.M. until 5:30 P.M., provided that the HUSBAND does not appear, in the judgment of the WIFE, intoxicated.

HUSBAND agrees to undergo an evaluation for alcoholism at The Lutheran Center for Substance Abuse at Lutheran General Hospital, Des Plaines, Illinois. If said evaluation shows:

- (A) that HUSBAND needs counseling for alcoholism and HUSBAND then engages in counseling for alcoholism; or
- (B) that HUSBAND is not in need of counseling for alcoholism, then in either event the aforesaid visitation shall include one overnight visitation per month from Saturday at 12 Noon to Sunday at 5:30 p.m.

In order to serve the best interests of the minor Children, the parties agree to the timely exchange of vital information regarding the Children's health and progress in school. Both parties will use their best efforts to further the respect, love and affection of the Children towards each parent and shall cooperate fully in implementing and perpetuating a relationship with the Children that will give the Children the maximum feeling of love and security that is possible.

6. MAINTENANCE AND CHILD SUPPORT.

HUSBAND is presently employed only part-time but is actively seeking suitable full-time employment in the computer programming field.

MAINTENANCE.

Since January 1, 1984, HUSBAND has been paying to WIFE as and for her maintenance, the sum of \$28.00 per week. HUSBAND shall continue to pay to WIFE as and for her maintenance, through and including November 1986, the sum of Twenty Eight (\$28.00) Dollars per week.

CHILD SUPPORT.

HUSBAND shall also pay to WIFE the sum of Fifty Two Dollars (\$52.00) per week as and for child support for the

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Children, or 27% of his net income [less the efodes id maintenance of Twenty Eight Dollars (\$28.00) per week] whichever is greater.

Effective December 1, 1986, the aforesaid maintenance shall terminate and HUSBAND shall thereupon pay to WIFE as and for child support the sum of Eighty Dollars (\$80.00) per week or 27% of his net income whichever is greater.

The parties acknowledge and agree that the amount of unallocated maintenance and child support which HUSBAND is obligated to make to WIFE through November 31, 1986, has been arrived at and agreed upon by the parties to bring themselves within the purview of existing Federal rules and regulations, including Sections 71 and 215 of the Internal Revenue Code. Accordingly, it is further agreed, contemplated and understood by the parties that all of the payments to be made by HUSBAND to WIFE through and including Novembor 31, 1986, pursuant to this Paragraph are periodic payments in discharge or a legal obligation, which, because of the family or marital relationship, are imposed upon or incurred by HUSBAND under a written instrument incident to a dissolution of marriage, within the meaning of the pertinent provisions of the Internal Revenue Code, which such provisions make payments includable in WIFE'S gross income in the year received and deductible from HUSBAND'S gross income in the year paid, in the determination of the parties' respective It is further understood, contemplated income tax liability. and agreed, that commencing sames 1, 1985, the payment from HUSBAND to WIFE pursuant to this Paragraph shall be deemed as child support, which said payments shall not be deductible to HUSBAND or includable in WIFE'S gross income.

HUSBAND'S obligation for the support and maintenance of the minor Children shall continue until the oldest child attains full emancipation at which time the HUSBAND'S obliga-

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tion for child support shall be reduced to twenty (20%) percent of his net income from all sources.

HUSBAND'S obligation for the support and maintenance of the youngest child shall continue until the youngest child attains full emancipation. Full emancipation is defined as the first to occur of any of the following:

- (1) The child's reaching the age of majority;
- (2) The child's marriage;
- (3) The child's having a permanent residence away from the residence of the custodial parent;
- 4) The child's death;
- (5) The child's entry into the Armed Forces of the United States.

7. COLLEGE EDUCATION FOR THE CHILDREN.

HUSBAND and WIFE shall each be responsible for paying and defraying one-half (1/2) of the costs and expenses incurred incident to the provisions for the Children of a college or vocational education for the Children, including but not limited to tuition, board, tooks, activity fees, clothing, transportation expenses, student health fees, and any and all other expenses incident to the acculsition of a vocational or college or university education.

8. ATTORNEYS' FEES.

Each of the parties shall be responsible for his or her own Attorney's fees and costs incurred in the pending action or any action subsequently commenced by either of them.

9. WAIVER OF MAINTENANCE.

HUSBAND waives any and all claims for maintenance for himself, past, present, and future. With the expressed exception of the payments of unallocated maintenance and child support herein, WIFE hereby waives any and all claims for maintenance

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for herself, past, present, and future.

10. EXEMPTIONS FOR TAX PURPOSES.

It is hereby agreed that WIFE will be providing over one-half (1/2) of the necessary support of the minor Children out of her income and assets for the duration of the Children's minority. Accordingly, it is further agreed that WIFE shall henceforth, commencing with taxable year 1984, be entitled to claim the Children as "dependent exemptions" for Federal and State individual income tax purposes, and HUSBAND agrees not to assert a conflicting claim thereto, in the preparation and submission of his individual tax returns for this and future tax years.

11. LIFF INSURANCE.

HUSBAND agrees that he will keep and maintain one (1) Fifteen Thousand (\$15,000.00) Dollar whole life insurance policiy, with the minor Children of the parties as beneficiaries. Upon request, EUSBAND shall furnish to WIFE evidence of the payment of the premiums due thereon.

12. HEALTH AND HOSPITAL CATION INSURANCE.

WIFE agrees to provide health and hospitalization coverage for the minor Children of the parties, until such time as said Children reach eighteen (18) years of age, or finish college, whichever occurs later, but in no event later than age twenty-two (22).

13. EXTRAORDINARY MEDICAL AND DENTAL EXPENSES.

HUSBAND shall be responsible for one-half (1/2) of all extra-ordinary medical and dental expenses incurred on behalf of the minor Children of the parties hereto, to the extent same is not covered by WIFE'S insurance. Said obligation as to the Children shall continue until such time as the Children reach eighteen (18) years of age or finish college, whichever

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occurs later, but in no event later than age twenty-two (22). The term "extraordinary" as used in this Paragraph shall include, but not be limited to, teeth straightening, major dental work, operations and services rendered as a result of serious accidents or as a result of serious illness requiring hospitalization or extended medical care, but shall not include routine checkups, minor ailments, dental examinations, and the like. WIFE will be responsible for ordinary medical and dental expenses on behalf of the minor Children.

1/2 OBLIGATION TO EXECUTE.

Each of the parties hereto hereby agrees to execute and acknowledge upon request of the other, good and sufficient instruments necessary or proper to vest the titles and estates in the respective parties hereto, as hereinabove provided, and hereafter, at any time and from time to time, to execute and acknowledge any and all instruments which may be necessary or proper to carry out the purposes of this Agreement and establish of record the ownership of the property of said parties in the manner herein agreed upon and provided. If either party hereto, 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, assignment and conveyance of all rights hereinabove designated to be transferred, assigned and conveyed in full, and present and effective relinquished and waived.

15. WAIVER OF RIGHTS OF INHERITANCE.

To the fullest extent by law permitted to do so, and except as herein otherwise expressly provided, each of the parties does hereby forever relinquish, release, waive and forever quitclaim and grant to the other, his or her heirs, personal representatives and assigns, all rights of maintenance, dower, inheritance, descent, distribution, community interest

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and all other right, title, claim, interest and estate as HUSBAND and WIFE, widow or widower, or otherwise, by reason of the marital relations existing between said parties hereto, under the present or future law, or which he or she otherwise has or might have or be entitled to claim in, to or against the property and assets of the other, real personal or mixed, or his or her estate whether now owned or hereafter in any manner acquired by the other party, or whether in possession or in expectancy, and whether vested or contingent. parcy further covenants and agrees for himself or herself, his or her heirs, personal representatives and assigns, that neither of them will at any time hereafter sue the other, or his or her heirs, personal representatives, grantees, devisees, or assigns, for the purpose of enforcing any or all of the rights specified in and relinquished under this Paragraph 15, and further agrees that in the event any suit shall be commenced this release when pleaded, shall be and constitute a complete defense to any such claim so instituted by either party hereto. Each party agrees to execute, acknowledge, and deliver at the request of the other party, or his or her heirs, personal representatives, granteeç devisees, or assigns, any and all such deeds, releases or other instruments and further assurances as may be required to reasonably effect or evidence such release, waiver, relinquishment or extinguishment of such rights; provided, however, that nothing herein contained shall operate or be construed as a waiver or release by either party to the other of the obligations on the part of the other party to comply with the provisions of this Agreement, or the right of either party under this Agreement.

16. WAIVER OF OTHER RIGHTS. Except as herein otherwise provided, each party hereby waives and relinquishes all rights to act as administrator with the will annexed to the estate of

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the other party, and each of the parties does further relinquish all right to inherit by intestate succession any of the property of which the other party may die seized or possessed, should either of the parties hereto die intestate. event, this Agreement shall operate as a relinquishment of all rights of the surviving party hereafter to apply for letters of administration in any form, and the estate of such deceased party, if he or she dies intestate, shall descend to the heirs at law of such deceased party in the same manner as though the parties hereto had never been married, each of the parties hereto, respectively reserving the right to dispose, by testament or otherwise of his or her respective property in any way that he or che may see fit without restriction or limitation whatsoever; provided, however, that nothing herein contained shall operate or be construed as a waiver or release by either party of the obligations of the other to comply with the terms of this Agreement, or the rights of either party.

17. EFFECTIVE DATE.

The provisions of this Agreement shall come into effect at the time either party hereto obtains a Judgment for Dissolution of Marriage and this Agreement shall be submitted to the Court for its approval, and if approved, shall be incorporated into a Judgment. Anything herein to the contrary notwithstanding, this Agreement shall be null and void if a Judgment for Dissolution of Marriage is not granted to either party hereto on or before October 31, 1985.

18. BINDING AGREEMENT.

This Agreement shall be binding upon and inure to the benefit of the parties hereto and their heirs, assigns, administrators, legal representatives, successors, executors, devisees and grantees.

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IN WITNESS WHEREOF, the parties have set their hands and seals on the day and year first above written.

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On Motion of the attorney for the Petitioner, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED as follows:

- 1. The parties hereto are awarded a Judgment for Dissolution of Marriage, and the bonds of matrimony existing between the Petitioner, MARGARET MULLER, and the Respondent, JOHN MICHAEL MULLER, be and are hereby dissolved.
- 2. The Petitioner is awarded the custody of the minor children of the parties, subject to the visitation rights of the Respondent as set forth in the Agreement incorporated herein.
- 3. The Froncety Settlement Agreement between the Petitioner and the Respondent, dated December 28, 1984, and hereinabove set forth in full, is made a part of this Judgment for Dissolution of Marriage; and all of the provisions of said Agreement are expressly ratified, confirmed, approved and adopted as the Orders of this Court to the same extent and with the same force and effect as if said provisions were in this Paragraph set forth verbatim as the Judgment of this Court; each of the parties hereto shall perform his or her obligations under the terms of said Agreement.
- 4. Each of the parties hereto will, promptly upon demand by the other party, execute and deliver to such other party any and all documents that may be necessary to effectuate and fulfill the terms of this Judgment.
- 5. Any right, claim, demand, or interest of the parties in and to maintenance for themselves, whether past, present, or

future, and in and to the property of the other, whether real, personal or mixed, of whatsoever kind and nature and wheresoever situated, including but not limited by homestead, succession and inheritance, arising out of the marital relationship or any other relationship existing between the parties hereto, except as expressly set forth in the aforesaid Agreement, is forever barred and terminated

This Court expressly retains jurisdiction of this cause for the purpose of enforcing all the terms of this Judgment for Dissolution of Marriage, including all the terms of the Property Settlement Agreement incorporated herein, and for the additional purpose of enforcing attorneys' rees which may be due and owing by either party to their respective ectorneys.

December 31, 1984. DATED:

ENTER:

ENTERED

CLERK OF THE CIRCUIT COURT

MORGAN M. FINLEY

DEC 3 1 1984

JOSEPHAN, MIODUSKI

APPROVED:

ASCHERMAN & PINSOF, P.C. (#91486)

Attorneys at Law

6242 North Clark Street

Chinago, Illinois 60660

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STATE OF ILLINOIS, COUNTY OF COOK SS.	24 C
	e Circuit Court of Cook County, in and for the State of Illinois, eof, do hereby certify the above and foregoing to be true, perfect
	MENT MADE AND ENTERED OF RECORD IN SAID COURT:
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	ween
MARGARET MULLER	plaintiff/petitioner
and JOHN MICHAEL MULLER	defendant/respondent.
IN	WITNESS WHEREOF, I have hereunto set my hand, and affixed
	the seal of said Court, in said County, this 25th
	day of June 1986
(10-84) CCDCH-6	Morgan M. Linley Clerk

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