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LAW OFFICES  
JOSEPH H. AND NORMAN  
BECKER

That the Clerk of the Circuit Court of Cook County, Illinois is hereby authorized and empowered to satisfy said judgment for dissolution of Marriage with respect to the full and complete payment of the sum of FIVE THOUSAND DOLLARS (\$5,000.00) due and owing unto DEBORAH A. ANDERSON, as provided in Paragraph 7 (c) of the Judgment for Dissolution of Marriage

herein pursuant to Paragraph 7(c) of the Judgment for Dissolution of Marriage heretofore entered. KENNETH H. DENBERG, attorney for the Petitioner herein, does hereby acknowledge the payment of FIVE THOUSAND DOLLARS (\$5,000.00) paid unto said DEBORAH A. ANDERSON, by LARRY R. ANDERSON, Respondent captioned matter on October 17, 1984. A judgment for Dissolution of Marriage was entered in the above-

PARTIAL SATISFACTION OF JUDGMENT

Respondent

LARRY R. ANDERSON,

and

Petitioner

DEBORAH A. ANDERSON,

IN RE THE MARRIAGE OF:

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

STATE OF ILLINOIS )  
                          ) SS  
COUNTY OF COOK )

No. 83 D 15503  
Atty No. 90095

3593037

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BECKER  
KAREN H. AND ROBERT  
CLERK OFFICE

as provided in Paragraph 1 (c) of the judgment for dissolution of marriage entered on the 15th day of February, 1983, in the amount of FIVE THOUSAND DOLLARS (\$5,000.00) due and owing unto DEBORAH A. ANDERSON, of marriage with respect to the full and complete payment of the sum of money authorized and empowered to satisfy said judgment for dissolution

that the Clerk of the Circuit Court of Cook County, Illinois is hereby authorized and empowered to satisfy said judgment for dissolution of marriage heretofore entered.

Hereto pursuant to Paragraph 1 (c) of the judgment for dissolution of marriage entered on the 15th day of February, 1983, in the amount of FIVE THOUSAND DOLLARS (\$5,000.00) due and owing unto DEBORAH A. ANDERSON, by GABRY E. ANDERSON, Respondent hereby acknowledges the payment of FIVE THOUSAND DOLLARS (\$5,000.00)

KENNETH H. DEWEE, attorney for the petitioner herein, does captioned matter on October 11, 1983.

A judgment for dissolution of marriage was entered in the above-

### FULL AND COMPLETE SATISFACTION OF JUDGMENT

Respondent

GABRY E. ANDERSON

and

Petitioner

DEBORAH A. ANDERSON

IN BE THE WITNESS OF:

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

COUNTY OF COOK )  
STATE OF ILLINOIS ) 22

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LAW OFFICES  
JOSEPH H. AND NORMAN  
BECKER

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*Joseph H. Becker*  
Notary Public

1985.

of *Mark*

before me this *19th* day

Subscribed and Sworn to

*Joseph H. Becker*  
KENNETH H. DENBERG

KENNETH H. DENBERG, being first duly sworn on oath, deposes and states that he is the attorney for DEBORAH A. ANDERSON, Petitioner herein; that he has read the above and foregoing Partial Satisfaction of judgment and that the same is true in substance and in fact.

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STATE OF ILLINOIS )  
COUNTY OF COOK )  
SS

By: *Joseph H. Becker*  
KENNETH H. DENBERG

record.

entered herein and payment of same is hereby acknowledged and spread of

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BECKER  
JOSEPH H. AND ROYMAN  
JUN OFFICER

NOTARIAL PUBLIC  
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 1892.  
 of \_\_\_\_\_  
 before me this \_\_\_\_\_ day  
 subscribed and sworn to  
 \_\_\_\_\_  
 KENNETH H. DEWBEE  
 \_\_\_\_\_  
 Judgment and that the same is true in substance and in fact.  
 herein that he has read the above and foregoing facts and satisfaction of  
 and states that he is the attorney for DEBORAH A. WILKINSON, Petitioner  
 KENNETH H. DEWBEE, being first duly sworn on oath, deposes  
 COUNTY OF COOK )  
 ) ss  
 STATE OF ILLINOIS )  
 \_\_\_\_\_  
 KENNETH H. DEWBEE  
 \_\_\_\_\_  
 KENNETH H. DEWBEE

320702

Record  
 entered herein and judgment of same is hereby acknowledged and agreed to

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CHICAGO, ILLINOIS 2/18 19 87

*John Stewart*

Third Principal Meridian, Cook County, Illinois.

Section 36 Township 41 North, Range 12 East of the

AKA 6652 N. OGLE CHICAGO  
09-36-412-003  
H-4.0

The South Half (1/2) of Lot Ninety Nine (99) in Munday's addition to Chicago, of Lot One (1) and the Northeastern 33 feet of Lots 2, 3, 4, 5, and 6 in the Subdivision of that part of the East Half (1/2) of the South East Quarter (1/4) of Section 36, Township 41 North, Range 12, East of the Third Principal Meridian, also part of Block Twenty-Six (26) in Edison Park, in the Town of Maine of Cook County, Illinois

following described premises, to-wit:

on the Certificate 1348249 indicated affecting the

You are directed to register the document hereto attached

TO THE REGISTRAR OF TITLES  
COOK COUNTY, ILLINOIS:

Certificate No. 1348249 Document No. 3593037

43106598

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*Richard M. Daley*  
*Proposed to wife attorney*

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Attest: MORGAN M. FINLEY, Clerk.

RICHARD J. ELROD, Sheriff

RICHARD M. DALEY, State's Attorney

Judge of the Circuit Court of Cook County

PRESENT: - The Honorable RICHARD H. JORZAK

of the United States of America, the two hundredth and ..-NINTH

in the year of our Lord, one thousand nine hundred and ..-84, .. and of the Independence

Court, at the Court House in said County, and State, on ..-OCTOBER, 17th

one of the Judges of the Circuit Court of Cook County, in the State of Illinois, holding a branch Court of said

RICHARD H. JORZAK

STATE OF ILLINOIS,  
COUNTY OF COOK

UNITED STATES OF AMERICA

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2011/01/24



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and the subject matter of, this cause.

1. That this Court has jurisdiction of the parties to,

premises, BOTH FIND:

heard argument of counsel and being fully advised in the  
 the plaintiff in support of her said petition, and having  
 NORMAN BECKER, the Court having heard the evidence adduced by  
 represented by his counsel, the Law Office of JOSEPH H. and  
 SHUKOVSKY, MOSES & SCHOENSTADT, and the Defendant being  
 KENNETH H. DENBERG of the firm SIEGEL, DENBERG, VANASCO,  
 present in open Court and being represented by her counsel,  
 Response of the Defendant thereto, the plaintiff being  
 verified petition for dissolution of Marriage, and the  
 THIS CAUSE now coming on to be heard upon the duly

JUDGMENT FOR DISSOLUTION OF MARRIAGE

IN RE THE MARRIAGE OF:  
 DEBORAH ANDERSON,  
 Plaintiff,  
 vs.  
 LARRY ANDERSON,  
 Defendant.

NO. 83 D 15503

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
 COUNTY DEPARTMENT-DOMESTIC RELATIONS DIVISION  
 OCT 15 7 1984  
 CLERK OF THE CIRCUIT COURT  
 MORGAN M. FINLEY  
 JUDGE RICHARD H. JORZAK  
 DEPUTY CLERK

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rights of each party in and to the property, income or estate children and maintenance of the Plaintiff, the respective questions of custody, visitation and support of the minor Settlement Agreement, dated July 31, 1984, concerning the 7. That the parties hereto have entered into a marital

Marriage should be entered herein. relevant evidence; and that a judgment for Dissolution of allegations of her Petition by substantial, competent and

6. That the Plaintiff has proved the material

the Defendant has been guilty of mental cruelty.

5. That without cause or provocation by the Plaintiff,

now pregnant.

children were adopted by the parties and the Plaintiff is not

December 2, 1978 and THOMAS C., born July 3, 1982. No

issue of their said marriage, namely MATTHEW L., born

4. That the children were born to the parties hereto as

they have ceased cohabiting as husband and wife.

County, Wisconsin, where said marriage was registered, and

marriage on to-wit: the 4th day of October, 1975, at Ozaukee

3. That the parties hereto were lawfully joined in

findings.

period in excess of ninety days prior to the making of these

residents of the State of Illinois, and have so resided for a

2. That both Plaintiff and Defendant are presently

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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; said Agreement is attached hereto and incorporated herein by reference thereto.

IT IS ACCORDINGLY ORDERED, ADJUDGED and DECREED:

A. That the parties hereto are awarded a judgment for Dissolution of Marriage dissolving the bonds of matrimony existing between them.

B. That the Marital Settlement Agreement between Plaintiff, DEBORAH ANDERSON, and the Defendant, LARRY ANDERSON, dated July 31, 1984, and attached hereto, 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 under the terms of this Agreement.

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Attorney for Defendant

*[Signature]*

Attorney for Plaintiff

*[Signature]*

APPROVED:

*[Signature]*

J U D G E

*[Signature]*

ENTER:

heretofore set forth.

between the parties hereto, dated July 31, 1984, as

terms of the Marital Settlement Agreement made in writing

this judgment for dissolution of marriage, including all the

this cause for the purposes of enforcing all of the terms of

C. That this Court expressly retains jurisdiction of

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is still pending and undisposed of.

Plaintiff, and LARRY ANDERSON, Defendant." Said cause

"IN RE THE MATTER OF THE MARRIAGE OF DEBORAH ANDERSON,

County, Illinois, known as Case Number 83 D 15503, entitled

of Marriage against the husband in the Circuit Court of Cook

D. That the wife has filed a Petition for Dissolution

which they have ceased cohabiting as husband and wife.

difficulties have arisen between the parties as a result of

C. That unfortunate and irreconcilable differences and

December 2, 1978 and Thomas C., born July 3, 1982.

as issue of their said marriage, namely, Matthew L., born

B. That two children were born to the parties hereto,

1975 at Ozaque County, Wisconsin.

A. That the parties hereto were married on October 4,

WHEREAS,

W I T N E S S E T H :

referred to as "husband".

referred to as "wife," and LARRY ANDERSON, hereinafter

of July, 1984, by and between DEBORAH ANDERSON, hereinafter

THIS AGREEMENT, made and entered into this 21st day

MARITAL SETTLEMENT AGREEMENT

6/13/84  
7/3/84

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B. That without any collusion as to the pending case or as to any dissolution of marriage proceedings between the parties hereto, but without prejudice to any right of action for dissolution which either of the said parties may have, the parties hereto consider it to be in their best interests to settle between themselves now and forever their respective rights of property, dower or courtesy rights, rights to maintenance, alimony and support, and any and all other rights of property and otherwise growing out of the marital relationship existing between them and which either of them now has, or may hereafter have or claim to have against the other, and all rights of any kind, nature and description which either of them now has or may hereafter have or claim to have, in and to any property of every kind, nature and description, real, personal and mixed, now owned or which may hereafter be acquired by either of them and the question of attorneys' fees and court costs.

F. That the wife has employed and has had the benefit of counsel of KENNETH H. DENBERG as her attorney. That the husband has employed and has had the benefit of counsel of the law office of JOSEPH H. & NORMAN BECKER as his attorneys. 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 of them has been fully informed of the wealth, property, estate and

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The parties hereto mutually covenant and agree that they shall have joint custody of the minor children of the parties; however, at this time, it is in the best interests of the children that they continue to reside with the wife

2. CHILD CUSTODY AND VISITATION

action which the wife has brought or may bring. which he may deem necessary or proper and to defend any reserves the right to prosecute any action for dissolution any action which the husband may commence. The husband prosecute her pending action for dissolution and to defend dissolution of marriage. The wife reserves the right to This agreement is not one to obtain or stimulate a

1. RESERVATION OF LITIGATION RIGHTS

themselves as follows: do hereby freely and voluntarily agree by and between which consideration is hereby acknowledged, the parties and valuable consideration, the receipt and sufficiency of the mutual promises and covenants herein made and other good NOW, THEREFORE, in consideration of the foregoing and value thereof.

of the property and income possessed by the other and the rights in the premises, and that each is conversant with all financial data to counsel, and of his or her respective income of the other, both directly and through furnishing of

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The husband further covenants and agrees that he will pay and defray any and all extraordinary medical, dental, psychological, hospital, nursing and medicine costs and expenses incurred on behalf of the children of the parties hereto until attainment by each of them of the age of majority or, if they attend college, until completion of their college education, whichever shall occur last in point

3. MEDICAL COVERAGE FOR THE CHILD

security. children that will give the children the maximum feeling of will, cooperate fully in implementing a relationship with the love, and affection of the children towards the other and that they will use their best efforts to foster the respect, The parties hereto further mutually covenant and agree major medical treatment, religious training and the like. decisions shall be required as to the selection of schools, of illustration, and not by way of limitation, joint decisions for the children shall be made by the wife. By way to promote the best interests of the children. The everyday with a view toward arriving at a harmonious policy designed health, welfare, education and upbringing of the children jointly decide all important decisions pertaining to the The parties shall confer with each other about and shall forth on the attached visitation schedule. with the husband having visitation with the children as set

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The husband further covenants and agrees that he will keep and maintain in full force and effect any medical and hospitalization insurance he presently has in effect for the benefit of the children of the parties so long as he is so obligated, by paying the premiums thereon as same shall fall due. The husband further agrees to pay any ordinary medical bills to the extent covered by the terms of the said policy,

dentist prophylaxis, and the like. (except if required in the treatment of serious illness), not include routine checkups, minor ailments, drug supplies requiring hospitalization or extended medical care, but shall serious accidents or as a result of serious illness, dental work, operations and services rendered as a result of tion, all psychiatric treatment, teeth straightening, major include, not by way of limitation, but by way of illustration. The term "extraordinary" as used in this paragraph shall opinion as to the medical or dental needs of the children. emergency, and at his own expense, may always obtain a second case of emergency and that the husband, except in cases of necessity of incurring charges of this nature except in the will give the husband advance notice in the event of the part of such expense; the wife covenants and agrees that she called upon to, and shall, pay and defray the whole or any the wife, if and to the extent that she shall hereafter be of time, and that he will save, indemnify and hold harmless

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and in the event the husband leaves his present place of employment, he will name the children on any medical insurance plan available to him at his new place of employment. The husband further covenants and agrees to furnish the wife with duplicate receipts of proof of payment of the premiums upon reasonable request and will provide the wife with a medical insurance identity card disclosing the existence of the current coverage.

4. EDUCATION FOR THE CHILDREN

The husband and wife further covenant and agree that they will pay for a college education for the children of the parties hereto, which obligation is predicated upon the scholastic aptitude of each of the aforesaid children and the parties' financial ability. The decisions affecting the education of the children, including the choice of college or other institution, shall be made jointly by the parties and shall consider the expressed preference of each child, but neither party shall unreasonably withhold his or her consent to the expressed preference of the child. In the event that the parties cannot agree upon the school to be attended or in respect to any of the foregoing, a court of competent jurisdiction shall make the determination upon proper notice and petition.

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exists.

until his obligation to maintain such insurance no longer  
 convert the cash surrender value of said policy or policies  
 that he will not borrow against, pledge, hypothecate or  
 in point of time. The husband further covenants and agrees  
 or complete his college education whichever shall last occur  
 last of said minor children shall attain the age of majority  
 irrevocable beneficiary of said life insurance until the  
 by them to designate the minor children of the parties as  
 the insurance company the usual and customary documents used  
 policies as they fall due and he will execute and deliver to  
 \$50,000.00. Husband agrees to pay the premiums upon said  
 life insurance company with a death benefit of no less than  
 insurance on his life with a well recognized and reputable  
 obtain, keep and maintain in full force and effect life  
 The husband further covenants and agrees that he will

6. SECURITY FOR CHILD SUPPORT

\$27,000.00 per year.

figure is based upon husband's present gross income of  
 the minor children of the parties hereto. Said child support  
 per week as and for his contribution for child support for  
 child through the clerk of the court for a total of \$100.00  
 Husband shall pay to wife the sum of \$50.00 per week per

5. CHILD SUPPORT

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*J. Smith*  
*PM*

the BMW automobile referred to above.  
interest in and to the marital residence of the parties and

guaranteed remittance in exchange for wife giving up her  
Marriage herein the sum of \$5,000.00 by certified or other  
day and date of entry of any judgment for dissolution of

(c) Husband shall pay to wife in one lump sum on the

this paragraph.

any and all documents that may be required to give effect to

have in and to husband's BMW automobile. Wife will execute

relinquishes to husband any and all interest that she may

(b) Wife agrees and by this agreement hereby

and the like.

payments, insurance payments, maintenance of the residence

present or future mortgage payments, real estate tax

including but not limited to, the payment of any past,

any liability arising out of the ownership of said home,

that he will be responsible for and hold wife harmless from

that she may have in and to said residence. Husband agrees

execute a quit claim deed conveying to husband all interest

entry of any judgment for dissolution of Marriage, she will

Chicago, Illinois. Wife agrees that on the day and date of

marital residence commonly known as 652 North Odell Avenue,

(a) The parties are presently the joint owners of the

7. SETTLEMENT OF MARITAL AND PROPERTY RIGHTS

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interest, respectively, in and to each and all of the shall have and retain sole and exclusive right, title and of the parties hereto covenants and agrees that each party (f) Except as otherwise provided in this agreement, each

third parties for which the other party shall become liable. time hereafter contract any debt or liability whatsoever with agrees with the other party that he or she will not at any incurred each such debt or liability. Each party further course of living, which debt shall be paid by the party who party would be liable, except for those in the ordinary than the foregoing with third parties for which the other that he or she has not incurred any debt or liability other harmless from any liability therefrom. Each party warrants outstanding debts and obligations and hold each other foregoing, each of them will pay their own personal Both husband and wife agree that other than the

- (i) Due to pediatrician: \$342.00;
- (ii) Due to Dr. Larson, neurologist: \$163.00; and
- (iii) Due to wife for reimbursement for Dr. Dias: \$100.00.

children of the parties: obligations incurred by the wife on behalf of the minor (d) Husband shall be responsible for the following

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effective present transfer, assignment, and conveyance of all shall, and it is expressly declared to, constitute a full and or refuse to execute any such documents, then this agreement provided. If either party hereto for any reason shall fail properties of said parties in the manner herein agreed and record the sole and separate ownership of the several carry out the purposes of this agreement and establish of instruments and documents which may be necessary or proper to

time to time, to execute and acknowledge any and all hereinabove provided, and hereafter, at any time and from titles and estates in the respective parties hereto, as and sufficient instruments necessary or proper to vest the acknowledge, upon the effective date of this agreement, good Each of the parties hereto hereby agrees to execute and

9. EXECUTION CLAUSE

said fees from the other party. their own attorneys' fees and shall not seek contribution for Each party agrees to pay for and be responsible for

8. ATTORNEYS' FEES

sharing, bonds, stocks, securities and real estate. beneficiaries of trusts, bank balances, royalties, profit businesses, all choses in action, interests as trustees and including in said property, but not limited by, all her respective control upon the date of this agreement, property in his or her respective possession or under his or

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(a) The wife covenants and agrees that, except as herein provided in this agreement, she will, and does hereby, waive, remise, and relinquish any and all claim of right, title and interest which she now has, or might hereafter assert, in and to the property of the husband, real, personal, or mixed, of whatsoever nature and whatsoever situated, by reason of the marital relationship heretofore existing between them or for any other cause, including, but not limited by, support and maintenance (whether past, present or future), homestead, inheritance, and succession.

(b) The husband covenants and agrees that except as herein provided in this agreement, he will, and does hereby, waive, remise, and relinquish any and all claim of right, title, and interest which he now has, or might hereafter assert, in and to the property of the wife, real, personal, or mixed, of whatsoever nature and whatsoever situated, by reason of the marital relationship heretofore existing between them or for any other cause, including, but not limited by, support and maintenance (whether past, present or future), homestead, inheritance, and succession.

10. GENERAL PROVISIONS AND WAIVERS OF MAINTENANCE

designated to be relinquished and waived.

relinquishment and waiver of all rights hereinabove and conveyed and a full, present, and effective rights hereinabove designated to be transferred, assigned,

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hereby forever relinquish, release, waive and forever quit  
except as herein otherwise provided, each of the parties does  
(d) To the fullest extent by law permitted to do so, and

either party under this agreement.

comply with the terms of this agreement, or of the rights of

release by either party of the obligation of the other to

herein contained shall operate or be construed as a waiver or

than as herein provided, provided, however, that nothing

fit, without any restriction or limitation whatsoever other

her respective property in any way that he or she may see

the right to dispose, by testament or otherwise, of his or

married; and each of the parties hereto respectively reserves

the same manner as though the parties hereto had never been

shall descend to the heirs at law of such deceased party, in

estate of such deceased party, if he or she dies intestate,

to apply for letters of administration in any form, and the

relinquishment of all right of the surviving party hereafter

hereto die intestate, this agreement shall operate as a

die seized or possessed, and should either of the parties

succession any of the property of which the other party may

further relinquish all right to inherit by intestate

the estate of the other party; and each of the parties does

act as administrator or administrator with the will annexed of

parties hereto hereby waives and relinquishes all rights to

(c) Except as herein otherwise provided, each of the

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claim and grant to the other, his or her heirs, personal representatives, and assigns, all rights of inheritance, descent, distribution, community interest, and all other right, title, claim, interest, and estate as husband and wife widow or widower, or otherwise by reason of the marital relationship heretofore existing between the parties hereto, under any 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, and whether in possession or in expectancy, and whether vested or contingent; and each party 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, 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 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 heirs, personal representatives, grantees, devisees, or assigns, for the

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devisees, and grantees of the parties hereto, and when the benefit of the heirs, executors, administrators, assigns, (f) This agreement shall be binding upon and inure to

and equitable with respect to each of them. their respective choice, and is believed by them to be fair examined by each of the said persons, assisted by counsel of agreement made by and between the parties hereto, has been

(e) This instrument contains whole and entire the

under this agreement. provisions of this agreement, or the rights of either party obligation on the part of the other to comply with the waiver or release by either party to the other of the nothing herein contained shall operate or be construed as a extinguishment of such rights, provided, however, that effect or evidence such release, waiver, relinquishment, or assurances as may be required or reasonably requested to such deeds, releases, or other instruments and further representatives, grantees, devisees or assigns, any or all request of the other party, his or her heirs, personal and agrees to execute, acknowledge, and deliver at the any such claim or suit so instituted by either party hereto; when pleaded, shall be and constitute a complete defense to that in the event any suit shall be commenced, this release, and relinquished under this paragraph, and further agrees purpose of enforcing any or all of the rights specified in

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*Larry Anderson*  
LARRY ANDERSON  
*Deborah Anderson*  
DEBORAH ANDERSON

necessary to fully effectuate its undertakings, shall be a charge against the estate of the person indebted.  
(g) This agreement shall become effective and binding upon the parties only upon the entry of a judgment for dissolution of marriage between the parties hereto.  
11. For purposes of this Agreement and to the fullest extent that it may be equitable to this Agreement, the parties adopt the provisions of Illinois Senate Bill 147 effective January 1, 1982, amending Section 503 of the Illinois Marriage and Dissolution of Marriage Act. (Illinois Revised Statutes, Chapter 40) and hereby acknowledge that each of them has a species of common ownership in the marital property which vested in them pursuant to and during the pending dissolution of marriage proceedings and that the transfer of marital property contained herein are an acknowledgment of their respective contributions to the marital estate as an equitable division of the common ownership of marital property and is not intended to be a taxable event.

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12. PERSONAL PROPERTY

Husband shall retain as his sole and separate property all of the personal property in his possession and wife shall make no claim therefor. Wife shall make available to husband in addition to the property he currently has in his possession, the brass hall tree, brass desk lamp, David Hatch picture and one-half of the Christmas decorations. Other than those items, wife shall retain as her sole and separate property all of the personal property currently in her possession and husband shall make no claim therefor.

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Husband shall have visitation on alternate weekends and  
 one evening during each week plus one additional evening  
 during each week with the older child for dinner.  
 Additionally, husband shall have visitation with both  
 minor children on alternate legal holidays and one week  
 during each summer.

VISITATION SCHEDULE

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(10-84) CCDCH-67

7 3 0 3 6 3 0 3

Clerk

19 85

MARCH

day of

the seal of said Court, in said County, this 5th

IN WITNESS WHEREOF, I have hereunto set my hand, and affixed

defendant/respondent

LARRY ANDERSON

plaintiff/petitioner

DEBORAH ANDERSON

in a certain cause lately pending in said Court, between

48088888

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COPY OF A CERTAIN JUDGMENT MADE AND ENTERED OF RECORD IN SAID COURT: and complete

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

STATE OF ILLINOIS, COUNTY OF COOK, ss.

UNOFFICIAL COPY

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*Handwritten:* 1/18/16

3593037

3593037

*Faint, illegible stamp or text.*

IDENTIFIED No.	<i>Kelly</i> Registrar of Tolls and Taxes HARRY 'BUS' YOU'RELL HARRIS
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*ASSOCIATES FINANCE  
606A DEMPSTER  
E5 PLANNED, IL, 60016*