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January 17, 1989

To Whom It May Concern:

I have received all moneys owed me from Michael Koop relative to the sale to him of my interest unit 9-201, 10361 Dearlove, Glenview, Illinois pursuant to the judgment for Dissolution of Marriage in case No. 87 D 12220.

Mary Astor Gomez

Mary Astor Gomez

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January 17, 1989

to whom it may concern

Please be advised that all attorneys fees due Neustein, Richman, Hauslinger & Young, Ltd re case No. 87 D 12220 have been paid in full.

Neustein, Richman, Hauslinger
& Young, Ltd

By: *Angela J. Volk*
Partner

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1-17-89

Received from Michael P. Koop full
payment for attorney's fee incurred
in the closing of Unit 19-201,
10361 Decatur, Glenview, Illinois.

T. Alfano

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ENTERED
OCT 18 1988
CHARLES J. GRUPP

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

IN RE: The Marriage of)
)
 MARY ASTOR KOOP,)
)
) Petitioner) No. 87 D 12220
)
) and)
)
) (Agreement Attached)
)
 MICHAEL PHILLIP KOOP,)
)
) Respondent)

JUDGMENT FOR DISSOLUTION OF MARRIAGE

THIS CAUSE coming on to be heard pursuant to the Petition for Dissolution of Marriage of MARY ASTOR KOOP, and MICHAEL PHILLIP KOOP having filed his appearance and response in this matter, and the parties stipulating to hear this matter as an uncontested matter, and the court having jurisdiction over the parties and the subject matter, and the Petitioner appearing in open court with her attorney, MARCIA TOPFER WOLF, and the Respondent being represented in open court by his attorney, VINCENT ALFIERI, and the court hearing the evidence and having heard and considered the evidence of testimony (a certificate of said testimony being filed herein), and the court being fully advised on the premises, FINDS:

1. That the parties hereto are now and have been for more than ninety (90) days prior to the filing of the Petition for Dissolution of Marriage, residents of the State of Illinois and domiciled therein, and are currently domiciled and residing in the State of Illinois.

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*3 REPTS ATTACHED
ONE RIGHT
NO FEES*

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2. That the parties were married to each other on June 23, 1984 in Glenview, Cook County, Illinois, where said marriage is registered.

3. That there were no children born to or adopted by the parties hereto as a result of this marriage and the wife is not now pregnant.

4. That without cause or provocation on the part of the Petitioner, the Respondent has been guilty of extreme and repeated mental cruelty toward the Petitioner.

5. The court further finds that the Petitioner has established by competent, material and relevant proof all of the allegations and charges as contained in her Petition for Dissolution of Marriage, and the equities of the case are with the Petitioner, and this court has jurisdiction over the parties and the subject matter hereof.

6. That the parties have entered into a Marital Settlement Agreement in writing under date the 11th day of October, 1988 settling and disposing of the issues of support and maintenance, and of certain proprietary rights existing in the parties respectively by reason of the marital relationship heretofore existing between them, of the terms of which agreement the Court has been apprised, and pursuant to the terms of the agreement, the agreement is to be adopted by reference by this Court but, its expressed terms shall not be merged, and the Court finds the Agreement to be fair, just and equitable with respect to each of

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the parties, and to have been reached by them individually, and not to be unconscionable in any of its terms.

IT IS ACCORDINGLY ORDERED, ADJUDGED AND DECREED:

A. That the bonds of marriage heretofore existing between the Petitioner, MARY ASTOR KOOP and the Respondent, MICHAEL PHILLIP KOOP, be, and the same are hereby dissolved and Judgement for Dissolution of Marriage is awarded to both Petitioner and Respondent.

B. That the Marital Settlement Agreement made and entered into by and between the parties the 19th day of October 1988, to which reference is made, be, and the same is, in all respects approved and confirmed, and is incorporated into and made a part of this judgment by reference, and is binding upon the parties and each of them, and that each of the parties shall do and perform all and singular the matters and things by them respectively covenanted and agreed. Notwithstanding the foregoing adoption by this Court, said Agreement shall not be merged, but shall continue to have legal significance without the ambit of this Judgment and shall be subject to enforcement by either party as in the case of any other contract or agreement.

C. That except as otherwise provided, the inchoate or other right of alimony, maintenance, dower, homestead, claim of title, contingent, reversionary or otherwise, and any right of curtesy and descent, and all other rights and claims of each party in and to the property of the other party, real, personal or mixed, shall be and the same are forever relinquished,

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released, barred, terminated and ended, and that during their respective lifetimes each of the parties may deal with his or her separate estates as if the parties had never been married to each other, and upon the death of either of them the property, real, personal or mixed, then owned by him or her shall pass by his or her will, or under the laws of descent (as the case may be), free from any right, statutory or otherwise, inheritance, dower, title or claim of the other party, as if the parties have never been married to each other; that neither the Petitioner nor the Respondent shall, at any time, sue the other of them, or his or her (as the case may be), heirs, executors, administrators or assigns for the purpose of enforcing any or all of the rights specified in and relinquished; provided, however, that nothing contained shall release, limit or abridge the obligation of the parties fully to execute, perform and carry out the provisions of the Agreement dated the 19th day of October, 1988.

D. That except as otherwise provided, all the rights, claims and demands, of every kind, nature and description, which each party has or may have, or claim to have against the other, including all liabilities now or at any time existing or accruing on account of maintenance, support, dower, or rights in lieu thereof, incident to the marriage relationship existing between the parties, shall be and the same are forever discharged, extinguished, released and ended; and that all matters and charges whatsoever, and any and all manner of actions or causes of action, suits, debts, dues, accounts, bonds, covenants,

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contracts, agreements, judgment, claims and demands whatsoever, in law or in equity, which each party ever had, now has, or which he or she, his or her heirs, executors, administrators or assigns, or any of them, hereafter can, shall or may have against the other (as the case may be) for or by reason of any cause, matter or thing whatsoever, shall be and the same are forever released, discharged, barred, terminated and extinguished; provided, however, that nothing contained shall release, limit or abridge the obligation of the parties fully to execute, perform and carry out the provisions of the Agreement dated the 19th day of October, 1988.

E. That MARY ASTOR KOOP shall be allowed to resume her former name and be known as MARY ASTOR GOMEZ.

F. That this Court expressly retains jurisdiction of this cause for the purpose of enforcing all and singular the terms of this Judgment for Dissolution of Marriage.

DATED: _____, 1988.

ENTER:

Charles J. Hoff
JUDGE

APPROVED:

Mary Astor Koop
Petitioner

Michael R. Koop
Respondent

[MWJUD01E.KOO]

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MARITAL SETTLEMENT AGREEMENT

This Agreement, made and entered this 19th day of October, 1988, by and between MARY ASTOR KOOP ("MARY") and MICHAEL PHILLIP KOOP ("MICHAEL"), and

WHEREAS, the parties were married to each other on June 23, 1984 in Glenview, Cook County, Illinois, where said marriage is registered, and

WHEREAS, there were no children born to or adopted by the parties as a result of this marriage, and the wife is not now pregnant, and

WHEREAS, the parties are desirous of having this matter between them heard as an uncontested matter, and they having been estranged from each other, and

WHEREAS, without in any manner colluding, the parties consider it to their best interests to settle between themselves now and forever their respective rights of property, dower rights, homestead rights and any and all other rights of property, or otherwise growing out of the marital relationship, now or previously existing between them and which either of them has or may hereafter claim to have against the other and all rights of every kind, nature and description, whether real, personal or mixed, now owned by them or which may be acquired by either of them; and

WHEREAS, each party has made full disclosure to the other of all properties owned by him or by her and are fully advised as to their right and premises and fully understand and comprehend the

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nature and import of this agreement, and

WHEREAS, MARY has filed a suit against MICHAEL in the Circuit Court of Cook County, Illinois under cause Number: 87 D 12220, and this suit is still pending, as no judgment or other final order has been entered; and

WHEREAS, MARY has employed and has had the benefit of counsel of Harry A. Young, Jr. and Marcia Topper Wolf from the law firm of Neistein, Richman, Hauslinger & Young, Ltd. as her attorneys and MICHAEL has employed and has had the benefit of counsel of Vincent Alfieri of the law firm of Alfieri, Abbene, Durkin & Dailey, Ltd. as his attorney, each party has had the benefit of the advice, investigation, and recommendations of their respective attorneys with reference to the subject matter of this Agreement.

NOW, THEREFORE, in consideration for the above and in further consideration of the mutual and several covenants listed below, and for other good and valuable considerations by each and delivered to the other, the receipt and sufficiency of which is acknowledged, the parties do freely and voluntarily agree by and between themselves as follows:

ARTICLE I

Maintenance

1.1 The parties waive any claim to maintenance which they might have against each other or claim to have at this date or in the future and each are barred from the collection of the same.

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ARTICLE II

Insurance Policies of Mary and Michael

2.1 MICHAEL covenants and agrees that MARY shall receive and does receive as her sole and separate property all of her right, title and interest in and to her survivor benefits provided in her life insurance policy with Western Southern Life Insurance Co. and her policy of insurance with Serviceman's Group Life Insurance, free and clear of any right, title or interest MICHAEL may have.

2.2 MARY covenants and agrees MICHAEL shall receive and does receive as his sole and separate property all of his right title and interest in and to his survivor benefits provided in his life insurance policy with Western Southern Life Insurance Co. free and clear of any right, title or interest MARY may have.

ARTICLE III

Real Property

3.1 The parties acknowledge that they are presently the joint tenants of the condominium commonly known and described as 10361 Deerlove Road, Unit 2A, Glenview, Illinois (the "Condominium"). The parties further acknowledge that MARY contributed \$6,500.00 and MICHAEL contributed \$3,500.00 to the \$10,000.00 downpayment made on the Condominium, which Condominium is subject to a mortgage with Peerless Federal Savings & Loan, Loan No. 9210-F. ("Peerless")

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3.2 MICHAEL covenants and agrees that he will purchase MARY's interest in the Condominium, in the manner described as follows:

(a) Within ~~thirty~~ ^{FORTY FIVE (45)} (30) days from the entry of the Judgement for Dissolution MICHAEL will tender to MARY a cash payment of \$6,500 plus 50% of the net equity in the Condominium based upon an agreed to valuation of \$70,000.00;

(b) MARY shall convey by Quitclaim Deed to MICHAEL all of her right, title and interest in the Condominium upon payment by MICHAEL of the amount specified in paragraph 3.2(a) above, subject only to 1987 real estate taxes and real estate taxes for subsequent years;

(c) MICHAEL and MARY agree that the only encumbrance on the Condominium is said mortgage with Peerless. MICHAEL covenants and agrees that he will protect and save and keep MARY forever harmless and indemnified against and from any claim or judgment that may arise as a result of any proceeding or obligation arising from the mortgage with Peerless.

Neither party will further encumber the Condominium by causing additional liens to be placed of record and the parties each covenant and agree to protect and save and keep the other party harmless and indemnified against and from any further encumbrances that either may cause to be placed of record.

3.3 The parties covenant and agree that in the event MICHAEL's purchase of MARY's interest in the Condominium cannot be effectuated in compliance with paragraph 3.2 above, the Condominium will immediately be listed for sale with a mutually agreed upon licensed real estate broker and the parties further agree that the sale will be subject to approval of both parties, with neither party unreasonably withholding their approval, and that upon the sale of the Condominium the proceeds will be distributed by awarding MARY \$6,500.00, awarding MICHAEL

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\$3,500.00 and dividing the balance equally, between MARY and MICHAEL at the closing of the sale.

3.4 MICHAEL covenants and agrees that for and in consideration of his continued exclusive possession and enjoyment of the property pending his purchase of MARY's interest in the Condominium or pending the sale of the Condominium and distribution of the proceeds, he shall be solely responsible for the payment of all expenses with regard to the property, including the mortgage payments, condominium assessments, insurance and utilities.

3.5 MICHAEL warrants and represents that he has incurred no liens, judgments, encumbrances or assessments of a special or general nature outstanding against the property of his making, and if any are discovered after the entry of a judgment for dissolution of marriage, upon being notified, MICHAEL shall immediately arrange to pay and discharge any liens, judgments, encumbrances or assessments and he shall indemnify and hold MARY harmless from any such liability.

3.6 MARY warrants and represents that she has incurred no liens, judgments, encumbrances or assessments of a special or general nature outstanding against the property of her making and if any are discovered after the entry of a judgment for dissolution of marriage, upon being notified, MARY shall immediately arrange to pay and discharge any liens, judgments, encumbrances or assessments and she shall indemnify and hold MICHAEL harmless from any such liability.

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ARTICLE IV

Tangible Personal Property

4.1 The parties covenant and agree that MARY shall receive and does receive as her sole and separate property all of her personal effects, clothing, and such other personal property as is fully described and set forth in Exhibit B, which is attached hereto and made a part of this Agreement, and that MICHAEL shall waive all of his right, title and interest in and to this property.

MICHAEL further covenants and agrees that he shall allow MARY (and such persons that MARY employs or enlists for assistance) access to the Condominium on or before October 31, 1988 to remove all of her personal effects, clothing and such other personal property as is fully described and set forth in Exhibit B which has not previously been removed.

4.2 The parties covenant and agree that MICHAEL shall receive and does receive as his sole and separate property all of his personal effects, clothing, and such other personal property as is fully described and set forth in Exhibit C, which is attached hereto and made a part of this Agreement, and that MARY shall waive all of her right, title and interest in and to this property.

4.3 MICHAEL covenants and agrees that MARY shall receive and does receive as her sole and separate property the 1985 Chrysler LeBaron, title to which is currently held jointly by the

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Chrysler Credit Corp

MTW
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parties, and which is subject to a loan with ~~Des Plaines 1st Federal Bank.~~

MICHAEL covenants and agrees that he shall assign all of his right, title and interest that he may have in and to that automobile and MARY covenants and agrees that she shall be solely responsible for the loan with the ~~Des Plaines 1st Federal Bank.~~

Chrysler Credit Corp MTW
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4.4. MARY covenants and agrees that MICHAEL shall receive and does receive as his sole and separate property the 1984 Pontiac Firebird, title to which is currently held jointly and which is subject to a loan with ~~Chrysler Credit Corporation.~~

1st Federal of Des Plaines MTW
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MARY covenants and agrees that she shall assign all of her right, title and interest that she may have in and to that automobile and MICHAEL covenants and agrees that he shall be solely responsible for the loan with ~~Chrysler Credit Corporation.~~

1st Federal of Des Plaines MTW
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4.5 Each party agrees to execute any and all documents that may be required to transfer title to the respective automobiles to the other party within 14 days of entry of the Judgment of Dissolution.

ARTICLE V

Other Assets and Liabilities

5.1 The parties covenant and agree that MARY shall receive and does receive as her sole and separate property any bank deposits or cash which she has in her name alone and MICHAEL shall waive any and all of his right, title and interest that he may have in and to such property.

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5.2 The parties covenant and agree that MICHAEL shall receive and does receive as his sole and separate property any bank deposits or cash which he has in his name alone and MARY shall waive any and all of her right, title and interest that she may have in and to such property.

5.3 The parties acknowledge that MARY has a student loan for which she is solely responsible and MICHAEL has a student loan for which he is solely responsible. The parties covenant and agree that they shall be solely responsible with regard to their respective student loans and each shall hold the other harmless with regard to any liabilities concerning the other's student loan.

5.4 MARY covenants and agrees that she shall pay to the law firm of Neistein, Richman, Hauslinger & Young, Ltd., any and all of the attorneys' fees and costs incurred by her in this cause and that she shall save, indemnify and hold MICHAEL harmless from any liability or responsibility to Neistein, Richman, Hauslinger & Young, Ltd.

5.5 MICHAEL covenants and agrees that he shall pay to the law firm of Alfieri, Abbene, Durkin & Dailey, Ltd., any and all of the attorneys' fees and costs incurred by him in this cause and that he shall save, indemnify and hold MARY harmless from any liability or responsibility to Alfieri, Abbene, Durkin & Dailey, Ltd.

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5.6 The parties covenant and agree that there are no marital debts other than those which may be specifically set forth in this Agreement.

5.7 The parties covenant and agree that any debts incurred by either of them after their date of separation, May 25, 1987, will be their respective debts and each agrees to hold the other harmless for the payment of same.

ARTICLE VI

General Provisions

6.1 MARY covenants and agrees that, except as otherwise provided, she shall, and does, waive, release, remise and relinquish any and all claim of right, title or interest which she now has, or might later assert, against MICHAEL or his property, whether real, personal or mixed, by reason of the marital relationship previously existing between them, or for any other reason. MARY'S waiver shall include, but not necessarily be limited to, a waiver of any and all rights to support, maintenance (formerly known as alimony), homestead, dower, descent, inheritance and succession.

6.2 MICHAEL covenants and agrees that, except as is otherwise provided, he shall, and does, waive, release, remise and relinquish any and all claim of right, title or interest which he now has, or might later assert, against MARY or her property, whether real, personal or mixed, by reason of the marital relationship previously existing between them, or for any

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other reason. MICHAEL'S waiver shall include, but not necessarily be limited to, a waiver of any and all rights to support, maintenance (formerly known as alimony), homestead, dower, descent, inheritance and succession.

6.3 Except as is otherwise provided, each of the parties shall, and does, waive and relinquish all rights to act as administrator with the will annexed of the estate of the other party and to inherit by intestate succession any of the property of which the other party may die seized or possessed (should either of the parties die intestate). This Agreement shall operate as a release of all right of the surviving party later 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 had never been married. Each of the parties, respectively, reserves the right to dispose, by testament or otherwise, of his or her property in any way that he or she may see fit, without any restriction or limitation, whatsoever, except that this provision shall not operate nor shall it be construed as a waiver or release by either party of the obligation of the other to fully comply with the terms of this Agreement.

6.4 To the fullest extent permitted by law, except as is otherwise provided, each of the parties shall, and does, forever relinquish, release, waive, quitclaim and grant to the other (or

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his or her heirs, personal representatives and assigns) all rights of inheritance, descent, distribution, community interest, and any and all other right, title, claim, interest, and estate as husband or wife, widow or widower, or otherwise by reason of the marital relationship previously existing between them 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 later in any manner acquired by the other party, whether in possession or in expectancy, and whether vested or contingent. Each party further covenants and agrees for himself or herself, his or her heirs, personal representatives, and assigns, that neither of them shall at any time in the future 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. Each party further covenants and agrees that in the event any suit shall be commenced, this release, when pleaded, shall be and shall constitute a complete defense to any such claim or suit so instituted by either party. Each party further covenants and agrees to execute, acknowledge, and to deliver, at the request of the other party, his or her heirs, personal representatives, grantees, devisees or assigns, any or all such deeds, releases, or other instruments and further assurances as may be required or reasonably requested to effect

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or to evidence the release, waiver, relinquishment, or extinguishment of all rights so released, waived, relinquished and extinguished under this paragraph; provided, however, that nothing contained in this paragraph or in this Agreement shall operate or shall be construed as a waiver or release by either party to the other of any obligation on the part of the other to comply with the provisions of this Agreement.

6.5 This Agreement shall not be changed, modified or altered by any order of Court after this Agreement has been incorporated into a decree of Dissolution of Marriage, or after it has become effective by the entry of any Judgment for Dissolution of Marriage.

6.6 This instrument contains the whole, entire and complete agreement made of the parties and is believed by each of them to be fair, just and equitable in all respects.

6.7 This Agreement shall be binding upon and shall inure to the benefit of the heirs, executors, administrators, assigns, devisees and grantees of each of the parties.

6.8 This Agreement shall become effective and binding upon the parties only upon the entry of a Judgment for Dissolution of Marriage between the parties.

ARTICLE VII

Execution Clause

7.1 Each of the parties agrees to execute and acknowledge, upon the effective date of this Agreement, good and sufficient

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
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instruments necessary or proper to vest the titles and estates in the respective parties, and thereafter, at any time from time to time, to execute, acknowledge and deliver any and all documents which may be necessary or proper to carry out the purposes of this Agreement and to establish of record the sole and separate ownership of the several properties of the parties in the manner agreed and provided. If either party for any reason shall fail or refuse to execute any such documents, then this Agreement shall, and it is expressly declared to, constitute a full and effective present transfer, assignment and conveyance of all rights designated to be transferred, assigned and conveyed and a full, present and effective release and waiver of all rights designated to be released and waived.

The parties do certify by having set their hands and seals on the day and date first above written, that they are entering into this Agreement of their own free will and with full knowledge and understanding of the conditions and covenants contained, and do consent to be bound by this Agreement.



Mary Astor Koop



Michael Phillip Koop

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STATE OF ILLINOIS)

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) SS.

COUNTY OF COOK)

I, MARY ASTOR KOOP, on oath state that I have read and signed the above and foregoing agreement.

Dated: 10/19, 1988.

Mary Astor Koop

Mary Astor Koop

Subscribed and Sworn to before me this ___ day of _____, 1988.

Notary Public

STATE OF ILLINOIS)

) SS.

COUNTY OF COOK)

I, MICHAEL PHILLIP KOOP, on oath state that I have read and signed the above and foregoing agreement.

Dated: 10-19, 1988.

Michael Phillip Koop

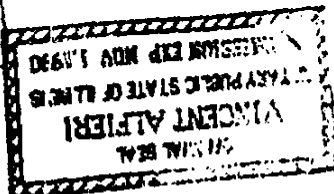
Michael Phillip Koop

Subscribed and Sworn to before me this 19th day of October, 1988.

Went Allen

Notary Public

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EXHIBIT 7 6 7

PERSONAL PROPERTY TO BE AWARDED TO MARY ASTOR KOOP

<u>Item/Description</u>	<u>Location</u>
* Baker's rack (iron & brass)	10361 Dearlove
* Oak secretary	" "
* Sofa bed	" "
* Oak rocking chair	" "
Wine rack	" "
Basket collection (~12)	" "
* Standing brass lamp	" "
Oak end table	" "
Travel iron	903 Lenox
* Photo albums (to be divided equally)	" "
* Sailing books	10361 Dearlove
* Crystal blue bowl	903 Lenox
* Silver Xmas ornaments	10361 Dearlove
* Spanish tea set	903 Lenox
* Precious moments figurines	" "
* Llardros (5)	" "
* Silverware (purchased 1/63)	903 Lenox
Copper cookware	" "
* Luggage (FAG and Mary's monogramed)	" "
Linens: sheets, towels, blankets (college)	" "
* Beach towels (~5)	" "
* X-skis (gift Xmas 1986)	10361 Dearlove
* Downhill skis	" "
* - Designates items already in the possession of Petitioner	

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EXHIBIT B (cont.)

- * Camera bag
- * Stereo (Fisher) 10361
- * Cassette deck (Sanyo)
- * Speakers
- Queen size bed By Agreement, to be awarded to Respondent
- * Nursing books/personal books
footlocker
- * Wedding dress/veil
- Electric blanket (blue)
- ~~Engagement ring~~
- * O'Day 13 ft. boat (purchased 6/82) Door C
and trailer
- Hall tree 10361
- * B/W TV
- * Jewelry (gold rings and earrings) 9
- Tupperware 10361
- VAP board (message board) 1/84
- Tennis racket (gift to me 8/84)
- * 10 speed bicycle
- * Sailing foul weather gear (small)
- * Oak bookcase 107
- * Craftsmen tools
- * Clothing - women's at
- * Crystal/silver vase 90
- * Suncatchers 10361 D

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EXHIBIT B (cont.)

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* Sailboat ornaments	10361 Dearlove
* Shell collection	" "
Metal serving bowls	903 Lenox
Backgammon board	10361 Dearlove
* Bathroom scale	" "
Milkcan	" "
Director's chair	" "
* Sailboat mughook	" "
Glass containers/blue tops	" "
* Cooler	903 Lenox
Corningware	" "
* Xmas ornaments (except those made by Michael's family)	" "
Recipe album	" "
Ice cream glasses	" "
* Picnic basket	" "
* Ceramic picture frame	" "
Cookbook (2)	" "
Pizza pan	" "
Glass salad bowl	" "
Serving tray	" "
Glass pitcher	" "
Bakeware	" "
Kitchen Towels (2)	" "

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EXHIBIT B (cont.)

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Marble rolling pin	903 Lenox
* Waterford wine glasses (8)	" "
Punch bowl set	" "
Fireside pyrex set	" "
T-fal frypans	10361 Dearlove
Ice bucket	" "
Sailboat trivet	" "
Sailboat decor potholder	" "
kitchen towels	" "
jar	" "
hand towel	" "
Cloth napkins and rings	" "
Cookie jar and cutters (pfaltzgraff)	" "
Microwave dish (square)	" "
Cake plate	" "
Hand mixer	" "
Electric fry pan	" "
Cake pan	" "
Pie plate	" "
Cake tin	" "
Picnic sack/dishes	" "
Tablecloth	" "
* Three Waterford water glasses	903 Lenox
* Silver framed mirror	" "
* Silver frame	10361 Dearlove

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EXHIBIT B (cont.)

* Sail Chines	903 Lenox
Weber grill	10361 Dearlove
Silver-plated relish tray	" "
Silver serving bowl	" "
* Shell trays	903 Lenox
Electric can opener	10361 Dearlove
Pfaltzgraff chip/dip plate	" "
Silver-plate food warmer (1)	" "
placemats, napkins and rings	" "
Two beige lamps	" "
* Two silver frames	903 Lenox
Silver-plate bowl	10361 Dearlove
Silver-plate serving tray	" "
Silver-plate hot-food tray	" "
Tablecloth and napkins	" "
Cake plate	" "
Duck pillow	" "
Mexican blanket	" "
: Blue duffle bag	904 Lenox
Roll-top desk (oak)	10361 Dearlove
Patio chairs (2) blue	" "
Dry flower arrangement (basket) (1)	" "
* 1.75 hp. boat motor	Door County, WI

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EXHIBIT B (cont.)

Wedding VCR tape	10361 Dearlove
VCR (1)	" "
Utility shelves	" "
Shower rack (1)	" "
Half the VCR tapes	" "
Wedding photos (to be divided)	" "

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EXHIBIT C 7 3 7

TANGIBLE PERSONAL PROPERTY TO BE AWARDED
TO MICHAEL PHILLIP KOOP

<u>Item Description</u>	<u>Location</u>
Luggage (Land's End & Michael's Monogrammed)	10361 Dearlove
Stereo/receiver	" "
Turntable	" "
Cassette deck	" "
End table (from grandmother)	" "
Speakers	" "
ATT phone (ivory)	" "
Cassette	" "
Briefcase	" "
Orange/rust sofa/chairs	" "
Watchman (gift 12/86)	" "
Fuzzbuster	" "
Tennis racket	" "
Desk lamp (blue)	" "
VCR holder (gift 12/86)	" "
Sports equipment (gifts)	" "
Skis	" "
Ship-design jewelry box	" "
Microwave	" "
Dinner flatware	" "
Console TV	" "
Betty Crocker cookbook	" "

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EXHIBIT C (cont.)

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Pflatzgraff dishes	10361	Dearlove
Mix master	"	"
Caphalon cookware	"	"
Iron	"	"
Spice rack	"	"
Sheets/comforter	"	"
Folding table/chairs	"	"
Pillows	"	"
Coffeemaker	"	"
Tart tins	"	"
Knives	"	"
Dining room table set	"	"
Ivory towels and blue bath accessories	"	"
Goose trivet	"	"
Kitchen gadgets	"	"
Pyrex dishes	"	"
Vacuum	"	"
Mop/broom	"	"
Mini-grill	"	"
Steak knives	"	"
Two tea kettles	"	"
Brown waste can	"	"
Wicker laundry basket	"	"
Microwave cookware	"	"
Gold plate	"	"

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EXHIBIT C (cont.)

Silver tea service	10361 Dearlove
Silver-plate food warmer	" "
Silver chest	" "
Waterford lamp	" "
Four Waterford water glasses	903 Lenox
Fireplace set	10361 Dearlove
Wine decanter set	" "
Gold tray	" "
Porcelain bird	" "
Wood salad bowl	" "
Dry flower arrangement (broom)	" "
Fire extinguisher	" "
Bedroom lamps	" "
Bedroom end tables/nightstands	" "
Rose comforter	" "
Pillows	" "
Towels	" "
Ivory lace sheets	" "
Half the VCR tapes	" "
VCR (1)	" "
Sailboat kite	903 Lenox
Pine coffee table	" "
Shower rack (1)	" "
Shower curtain (ivory)	" "
Blender	10361 Dearlove

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EXHIBIT C (cont.)

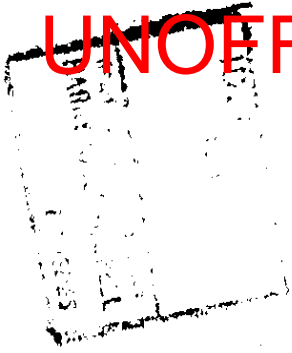
	10361 Dearlove
Table pads	" "
Wedding photos (to be divided)	" "
Two dressers and mirror bedroom set	" "
Plants	" "
Bath set (rose design)	" "
Frames: sailboat	" "
Frames: Spanish poster	" "
Placements	" "
Candlesticks (pair) crystal	" "
Pfaltzgraff bowl and platter	" "
Silver plate food warmer (1)	" "
Dry flower arrangement (basket) (1)	" "
Color TV portable	" "
Kitchen phone	" "
Wedding VCR tape (1 copy)	" "
Shower curtain (rose)	" "
Photo albums (to be divided equally)	903 Lenox
Cutting board	" "
Xmas ornaments made by Michael's family	" "

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I HEREBY CERTIFY THE ABOVE TO BE CORRECT.

DATE 1-17-84

Aurelia P. ...

CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILL.

THIS ORDER IS THE COMMAND OF THE CIRCUIT COURT AND VIOLATION THEREOF IS SUBJECT TO THE PENALTY OF THE LAW