IN THE CIRCUIT COURT OF THE NINETEENTH JUDICIAL CIRCUIT LAKE COUNTY, ILLINOIS

IN RE THE	MARRIAGE	☐ PARENTAGE)		
	SUPPORT	\square ALLOCATION OF PAR	RENTAL)		
	CIVIL UNION	RESPONSIBILITIES)		
))		
	VS.)) Gen	No	
)		
		IN DEM HIDOMENT OF F		MARRIAGE	
		IN REM JUDGMENT OF D			
the Petitioner, by publication	, being present in and being in def	e heard on the Petition for I open court, the Responder ault; the Court having heard advised in the premises, F	nt, d the evidence of the	age,;, having been served e Petitioner in support of allegations of	
Part A. Juris	diction and Ven	ue			
□ 1.				on over the status of this marriage. The sdiction and Enforcement Act (750 IL 36/101)	
□ 2.	2. The Petitioner was a resident of the State of Illinois at the time the Petition for Dissolution of Marriage was commenced and has maintained his/her residence in the State of Illinois for ninety (90) days prior to the commencement of this action or the making of this finding.				
□ 3.	3. The Petition and Respondent were married on (mm/dd/yyyy). The marriage took place in; and the marriage is registered in that state and county. City/County and State				
Part B. Child	•				
□ 1.	No children were	e born or adopted during the	e course of the marr	iage.	
□ 2.	 That the Petitioner is not currently pregnant and □ the Respondent is not currently pregnant or □ the Petitioner has no knowledge whether the Respondent is or is not pregnant. 				
		(If no child(re	en), skip to Part C)	.	
□ 3.	The following ch	ild(ren) were born to or ado	pted by the Petition	er and Respondent during the marriage:	
		Name	Date of Birth (mm/dd/yyyy)	Currently Living With	
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_					
L		/A // l l	l ditional pagas as paga		

(Attach additional pages as needed)

	☐ 4. The allocation of parental responsibilities of printerest of the minor child(ren) the court having	arties minor child(ren) as set forth herein are in the best ng considered the statutory factors.			
Part C.		e irretrievable breakdown of the marriage and efforts a at reconciliation would be impracticable and not in the best			
WHERI	EFORE, IT IS HEREBY ORDERED AND ADJUDGI	ED AS FOLLOWS:			
1.	The parties are awarded a Judgment of Dissolutio the Petitioner and the Respondent are hereby disso	n of Marriage, and the bonds of matrimony existing between lived.			
2. a)	Allocation of Parental Responsibilities of the Parties Minor Child(ren) Significant Decision-Making Responsibilities				
ŕ	☐ Petitioner ☐ Respondent is allocated all significant decision making responsibilities and shall have sole decision making authority.				
b)	 b) Parenting Time ☐ Petitioner ☐ Respondent is allocated all parenting time with the minor child(ren) and the issue 				
	time for \square Petitioner \square Respondent is reserved.	☐ Petitioner ☐ Respondent is designated as having the custodian of the minor child(ren) for purposes of all State			
3.	The \square Petitioner / \square Respondent may resume her maiden or former name of if she so desires.				
4.	All other issues are reserved until such time as the	Court obtains personal jurisdiction over the Respondent.			
5.	This Court retains jurisdiction of this cause for the μ of Marriage.	urpose of enforcing the terms of this Judgment of Dissolution			
6.	Other:				
Dated a	at Waukegan, Illinois this	Enter:			
	_day of, 20				
		JUDGE			
Prepare	ed by: Pro S	α Π			
	S: F10 S				
	State:				
	Zip Code:				
ARDC :	4 :	<u> </u>			
E-mail	address:				