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

IN I	RE	THE MARRIAGE PARENTAGE SUPPORT ALLOCATION OF PARENTAGE CIVIL UNION RESPONSIBILITIES	,		
_))	Case No	
		vs.)))		
_		JUDGMEN	······································	<u>TION</u>	
Thi	s m	atter coming on to be heard on the Petition for D	issolution filed on	·	
pro	per	notice having been given, the following persons	present in open o	court	
the	cou	urt being fully advised, FINDS as follows :			
1.	Th	is Court has personal and subject matter jurisdict	tion.		
		This Court also has jurisdiction under the Uniform	rm Child-Custody	Jurisdiction and Enforcement Act (UCCJEA).	
2.	The Petitioner was a resident of the State of Illinois at the time the Petition for Dissolution was commenced and maintained his/her residence in the State of Illinois for ninety (90) days prior to either the filing date of the petition or the date of these proceedings.				
3.	Th	e Petitioner and Respondent were married/enter	ed into a civil unio	on on	
4.	Th	e service took place in		(mm/dd/yyyy) and is registered in that state and county.	
		City/County and	State	,	
5.	Ch	ildren (Check all that apply):			
	a.	The following child(ren) were born to or adopted	d by the Petitione	r and Respondent:	
		Name	Date of Birth (mm/dd/yyyy)	Currently Living With	
		(Attach addi	itional pages as n	and ad	
	b	The Petitioner and Respondent have no children	-	eeded)	
	C.	That the Petitioner \square is $/ \square$ is not currently precipitate.	•		
			=		
	d.	That the Respondent □ is / □ is not currently p	_		
Ш	e.	That the allocation of parental responsibilities o	•	` '	
		interest of the minor child(ren) the Court having	considered the s	statutory factors.	
6. (roر	unds for Dissolution	الماموسط واطميرونسة	arm of the magnings and affects at reconsiliation	
	_	have failed or future attempts at reconciliation v	vould be impraction	•	
7.		titioner is \square unemployed / \square employed and has yable \square weekly, \square bi-weekly, \square semi-monthly,	• •		

8.	Res	Respondent is \square unemployed / \square employed and has an approximate take-home pay of \$						
Payable ☐ weekly, ☐ bi-weekly, ☐ semi-monthly, ☐ monthly / ☐ status of employment is unknown.								
9.	The Petitioner has proven the material allegations of the Petition for Dissolution by substantial competent and relevant evidence and a Judgment for Dissolution should be granted.							
IT I	S TI	HERE	FORE ORDERED:					
	(Cl	heck a	all that apply)					
A.		he parties are awarded a Judgment of Dissolution, and the bonds existing between the Petitioner and the espondent are hereby dissolved.						
B.	Alle	ocatio	on of Parental Responsibilities					
	1.	Significant Decision Making Responsibilities						
			a. That sole parental decision-making responsibilities for the minor child(ren) is awarded to the \Box Petitioner / \Box Respondent.					
			b. The Petitioner and Respondent are awarded joint parental decision-making responsibilities of the mino child(ren), with the \square Petitioner / \square Respondent to be the residential custodian pursuant to the terms of the attached Parenting Plan (#171-480) which is incorporated into this Judgment by reference herein.					
	2.	enting Time						
			a. The ☐ Petitioner / ☐ Respondent shall have specific parenting time with the minor children(ren) as specified in the attached ☐ Parenting Plan (#171-480) ☐ Order for Parenting Time (#171-412) which document is incorporated into this Judgment by reference herein.					
_	Chi	!!Ч 6'' ∏	b. The issue of parenting time is \square reserved \square					
C.			\Box Petitioner / \Box Respondent shall pay child support in the amount of \$ payable \Box weekly					
			bi-weekly, \square semi-monthly or \square monthly. A Uniform Order for Support (#171-195) to be entered currently with this Order.					
			a. This sum is in compliance with the statutory guidelines.					
			b. This sum is a deviation □ upward □ downward from the statutory guidelines because					
		_						
		_						
			c. This is a minimum amount since the current income of the payor is unknown.					
	2.	Child	support shall commence on					
			mm/dd/yyyy					
		□ a	a. A Notice to Withhold Income for Support (#171-60a) shall issue immediately upon request and shall be served on the employer at the address listed in the Notice. Payments shall be made payable to the State Disbursement Unit and sent to the STATE DISBURSEMENT UNIT at P.O. BOX 5400, CAROL STREAM, IL 60197. (Payments must be sent to the STATE DISBURSEMENT UNIT if this box is checked.)					
		Ī	Petitioner Date Respondent Date					
	3.	□Р	Petitioner / Respondent shall provide major medical insurance coverage for the minor child(ren). The retitioner / Respondent shall contribute \$					
		ənall	i snare uninsureu meulcai expenses or me minor chilu(ten) as lollows.					

	4.	The \Box Petitioner / \Box Respondent shall contribute to the following child related expenses (including childcare) in the following manner:				
		the following mariner.				
	5.	Contribution to the post-secondary/college expenses of the child(ren) □ is reserved □ is as follows:				
D.	Div	ision of Property				
	1.	. The parties have previously divided all of their joint and personal property and the division shall be binding upon both of them. Each party shall retain the personal property currently in their possession.				
	2.	The Petitioner shall receive the following property as his/her sole and individual property:				
	3.	The Respondent shall receive the following property as his/her sole and individual property:				
	4	The retirement apparent and/or panelon plane of the parties shall be distributed as follows:				
	4.	The retirement accounts and/or pension plans of the parties shall be distributed as follows:				
	5.	Other:				
_						
		ision of Debts				
	1.	There are no outstanding joint debts. Each party shall be solely responsible for his/her individual debts incurred since separation and hold the other harmless.				
	2.	The Petitioner shall be responsible for the following debts and hold the Respondent harmless:				
	3.	The Respondent shall be responsible for the following debts and hold the Petitioner harmless:				
_	_					
	4.	Other:				

۲.	IVI a	inte	nance				
	1.	. The □ Petitioner / □ Respondent is awarded maintenance as follows:					
		_ _	 □ The maintenance payment shall commence on				
			The obligation to pay maintenance shall terminate		n unless mm/dd/yyyy		
			terminated sooner pursuant to 750 II	₋CS 5/510c beca e cohabitation b	mm/dd/yyyy ause of the death of either party, or the remarriage of the y the person receiving maintenance with another persor		
					the income of the recipient and deductible from the federal and state income tax.		
	2.		e \square Petitioner / \square Respondent w Respondent is barred from receiving a		ghts to receive maintenance, and the \Box Petitioner e.		
	3. Both parties are self-supporting and knowingly and voluntarily waive their right to receive maintenance from the other, and shall therefore be forever barred from seeking maintenance from the other.						
	4.	The	e issue of maintenance is reserved.				
	5.	Oth	ner:				
G.	Mis	cella	aneous Provisions				
	Th	ie 🗆	$ ceil$ Petitioner / \square Respondent may resu	me her former n			
T L.	- 0-				Former Name		
Ine	e Co	ourt i	etains jurisdiction of this cause for the	purpose or enic	orcing all of the terms of this Judgment for Dissolution.		
If a	gre	ed, t	his Judgment represents the full and	l complete agre	ement of the parties.		
Pe	titior	ner			Respondent		
Da	ted a	at W	aukegan, Illinois this	Enter	:		
		_ da	y of, 20				
					JUDGE		
Pre	epare	ed b	y:				
Na	me:	-		Pro Se \square			
Ado	dres	s: _					
City	y:		State	:			
Pho	one:		Zip Code:				
AR	DC	#: _					
Fax	x: _						
E-r	nail	addı	ress:				