EXHIBIT COVER SHEET 4393 (Rev. 12/20)

STATE OF ILLINOIS	ATES OF AMERICA HE EIGHTEENTH JUDICIAL CI	COUNTY OF DU PAGE RCUIT
Thomas Fernandez	2022 1,001051	
Plaintiff,	2022LA001051	
v.	Case Number	
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Defendant,		File Stamp Here
	COVER SHEET Rules 5.06 and 5.09	
Local Court	Kules 5.00 and 5.09	
EXHIBIT NAME: Divorce documents and MSA	agreement	
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Divorce documentation, and MSA agreement, di		
MALPRACTICE, that is un-certifiable medicate	ion mismanagement and me	dical maipractice.
Document File Date: 02-25-2023		
(The file date of the document this exhibit belongs with)		
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EXHIBIT FILED ON BEHALF OF: Thomas C Ferna	andez	
	(Case Party Name)	
Submitted by Thomas C. Farmonday		
Submitted by: Thomas C Fernandez		
Name: Thomas C Fernandez		
DuPage Attorney Number:		
Attorney for:		
Address: 480 Roosevelt Rd Suite 203		
City/State/Zip: West Chicago, IL 60185		
Telephone Number: 6306494467		
Email: securetcfmail@gmail.com		

	OF THE SIXTEENTH JUDICIAL CI COUNTY, ILLINOIS	Clerk of the Circuit Court RCUKTine County, Illinois 12/6/2021 1:31 Pl
IN RE THE MARRIAGE OF:)	
MEGAN FERNANDEZ,)	FILED/IMAGED
Petitioner,)	
V.	General No. 21-D-00147	77
THOMAS FERNANDEZ,)	
Respondent.)	

0.2

VERIFIED PETITION FOR DISSOLUTION OF MARRIAGE

NOW COMES the Petitioner, Megan Fernandez ("Megan"), individually and by her attorneys, Peskind Law Firm, pursuant to the Illinois Marriage and Dissolution of Marriage Act (750 ILCS 5/401, *et seq.*), asks this Court to dissolve her marriage to Respondent, Thomas Fernandez ("Thomas"). In support of her Petition, she alleges:

- 1. This Court has jurisdiction over the parties:
 - A. Megan resides in North Aurora, Illinois, in the County of Kane, and has resided in the State of Illinois for more than 90 days preceding this Petition;
 - B. Thomas resides in North Aurora, Illinois, in the County of Kane, and has resided in the State of Illinois for more than 90 days preceding this Petition
- 2. This Court has jurisdiction over the subject matter of this dispute.
- 3. Megan and Thomas were married on June 12, 2015 in Bloomingdale, DuPage County, Illinois, where the marriage is also registered.
- 4. Irreconcilable differences have caused the irretrievable breakdown of their marriage. Past attempts at reconciliation have failed, and future attempts at reconciliation would be impracticable and not in the best interest of the family. The parties have lived separate and apart in excess of six months as NOTICE lated by the Illinois Marriage and Dissolution of Marriage Act.

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CASE MANAGEMENT CONFERENCE ON THE DATE BELOW. FAILURE TO APPEAR MAY RESULT IN THE CASE BEING Page $1\ {
m of}\ 3$ DISMISSED OR AN ORDER OF DEFAULT BEING ENTERED.

- 5. No children were born to, or adopted by, the parties, and Megan is not currently pregnant. The parties have six (6) frozen embryos, which have not been implanted.
- 6. Megan is 35 years old, employed, in good health and is capable of supporting herself.
- 7. Thomas is 38 years old, employed, in good health and is capable of supporting himself.
- 8. Both parties possess certain items of non-marital property which should be apportioned to them individually.
- 9. The parties have acquired marital property and debt, which should be allocated equitably between the parties.
- 10. That currently there are no other Petitions for Dissolution of Marriage pending in any other counties or states.

WHEREFORE, Petitioner, Megan Fernandez, asks this Court to:

- A. Enter a judgment for dissolution of marriage in favor of both parties dissolving their marriage;
- B. Barring both parties from receiving maintenance;
- C. Award Megan and Thomas each an equitable portion of their marital property, including but not limited to awarding Megan all care, custody, and control of the frozen embryos and the parties' dog, commonly known as Tink, free and clear of any interest in Thomas;
- D. Award Megan and Thomas their non-marital property, free and clear of any claim from the other;
- E. Allocate marital debt equitably;

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- F. Award Megan the right to resume her maiden name of Chrisos, should she choose to do so; and
- G. Grant such other relief as it deems appropriate and equitable.

Megan Fernandez

Megan Fernandez

Under penalties as provided by law pursuant to Section 1-109 of the Code of Civil Procedure, the undersigned certifies that the statements set forth in this instrument are true and correct.

Megan Fernandez

Megan Fernandez

ATTORNEY PLEADING CERTIFICATION

I have read the foregoing and that to the best of my knowledge, information and belief formed after reasonable inquiry, it is well grounded in fact and is warranted by existing law or a good faith argument for the extension, modification or reversal of existing law.

PESKIND LAW FIRM

Mollie Peskind

PESKIND LAW FIRM

2445 Dean Street Suite E St. Charles, Illinois 60175 T. 630.444.0701 F. 630.444.0702 service@peskindlaw.com

Attorney Code No. 06191404

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T 630.444.0701 F 630.444.0702 www.peskindlaw.com Peskind Law Firm 2445 Dean Street, Suite E St. Charles, IL 60175

December 7, 2021

Thomas Fernandez

E: TCFernandez@protonmail.com

Re: The Marriage of Fernandez

Kane County Case No. 21 D 1477

Mr. Fernandez,

We have been retained by Ms. Fernandez to represent her in the divorce proceeding. As such, I am attaching the Petition for Dissolution that we have filed.

I am attaching a proposed Marital Settlement Agreement. If you agree to this document, please sign the enclosed Marital Settlement Agreement, the appearance and consent form, and the prove-up affidavit. Some of these forms need to be notarized, so if you would prefer to stop into my office to sign we would be happy to notarize them. I would then send all of these documents to the Judge for filing, and your divorce would be finalized quickly. We would like to make these proceedings amicable.

If you would like to hire an attorney on your behalf we will certainly give you ample time to do so. Please respond either way within 14 days.

Until or unless you have an attorney, you and I can communicate directly. Please let me know if you have any questions.

Sincerely,

PESKIND LAW FIRM

Mollie J. Peskind, Associate Attorney

Mollie Peskind

mollie@peskindlaw.com

IN THE CIRCUIT COURT OF THE SIXTEENTH JUDICIAL CIRCUIT KANE COUNTY, ILLINOIS

)

IN RE THE MARRIAGE OF:

· ·		
MEGAN FERNANDEZ,		
Petitioner,	General No. 21 D	
v.)		
THOMAS FERNANDEZ,		
Respondent.))	
MARITAL SETTL	LEMENT AGREEMENT	
THIS AGREEMENT made and enter Kane County, Illinois by and between Meg ("Thomas").	ed into this day of, 2021, in gan Fernandez ("Megan") and Thomas Fernandez	
WITNES	SSETH THAT:	
A. Megan and Thomas were duly married on June 12, 2015 in the State of Illinois.		
B. No children were born to or add The parties have six (6) frozen embryos, which	opted by the parties, and Megan is not now pregnant. ch have not been implanted.	
have lived separate and apart from each other	fferences that have arisen between them, the parties or continuously for a period in excess of six months aiving the two year requirement consistent with the	
Court of Kane County, Illinois, pursuant to Th	etween the parties in the Sixteenth Judicial Circuit ne Illinois Marriage and Dissolution of Marriage Act, are: The Marriage of Megan Fernandez, Petitioner se remains pending and undetermined.	
* *	h his or her best interest to settle all issues that could and forever, finally, and fully to settle and adjust all	

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acquired, and further including all rights or claims in and to the estate of the other.

rights that either party may have against the other, whether by virtue of the marriage or any other relationship or occurrence between or involving the parties or either of them, including personal physical or emotional injury, as well as any and all other rights that either of them now have or may hereafter claim to have against the other, without reservation of any kind, nature, or description, and specifically including a resolution by agreement of all rights and claims in and to any property of the other, whether marital or non-marital, whether now owned or hereafter

- F. Megan has employed and had the benefit of counsel of Peskind Law Firm. Thomas has had both the time and the resources to hire counsel but has chosen to represent himself *Pro Se*.
- G. Both parties acknowledge that they are fully informed of their respective rights and obligations under Illinois law and pursuant to the terms and provisions of this Agreement. Accordingly, each party represents and warrants that:
 - 1. The parties represent that they do not wish to pursue discovery as the parties believe that he or she is fully informed of the wealth, property, estate, and income of the other:
 - 2. He or she has carefully reviewed the terms and provisions of this Agreement and has a full and complete understanding of the legal consequences thereof;
 - 3. He or she has entered into this Agreement freely and voluntarily, without imposition of force, duress, coercion, or undue influence from any source;
 - 4. The other party has made no representations or warranties as an inducement to enter into this Agreement, other than as set forth in writing within the terms and provisions of this Agreement; and
 - 5. The terms and provisions of this Agreement are fair and equitable to each of the parties in light of the respective and collective circumstances of the parties. Both Megan and Thomas represent that they have each made a complete, full and accurate disclosure of all of their assets, retirement accounts, financial accounts and real property interests and the same are set forth in this Marital Settlement Agreement.

NOW, THEREFORE, in consideration of the mutual and several promises and undertakings herein contained and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties do hereby freely and voluntarily agree as follows:

ARTICLE I PRESERVATION OF RIGHTS

- 1.1 The foregoing recitals are made a part of this Agreement.
- 1.2 This Agreement is not one to obtain or stimulate a dissolution of marriage.

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ARTICLE II MAINTENANCE

- 2.1 **Husband's Waiver of Maintenance:** Thomas represents that his base income is approximately \$70,000.00 annually. Thomas hereby waives, remises, and releases any and all claims against Megan for maintenance, alimony, and/or spousal support, whether past, present or future. This Agreement, when effective, shall terminate and bar Thomas's rights to receive maintenance, alimony, and/or spousal support from Megan, whether past, present, or future.
- 2.2 **Wife's Waiver of Maintenance:** Megan represents that her base income is \$110,000.00 annually. Megan hereby waives, remises, and releases any and all claims against Thomas for maintenance, alimony, and/or spousal support, whether past, present or future. This Agreement, when effective, shall terminate and bar Megan's rights to receive maintenance, alimony, and/or spousal support from Thomas, whether past, present, or future.
- 2.3 Based on the parties' respective incomes neither is entitled to maintenance under the guidelines.

ARTICLE III HEALTH INSURANCE FOR MEGAN AND THOMAS

- 3.1 Thomas agrees to assume exclusively the responsibility for the payment of any and all insurance premiums that may become due for his medical insurance and uncovered medical expenses or deductibles subsequent to the effective date of this Agreement.
- 3.2 Megan agrees to assume exclusively the responsibility for the payment of any and all insurance premiums that may become due for her medical insurance and uncovered medical expenses or deductibles subsequent to the effective date of this Agreement.
- 3.3 Thomas shall be responsible for all of his own hospital, surgical, optical, orthodontic, and all other psychological, psychiatric, medical, and dental expenses, whether ordinary or extraordinary, and he shall save and hold Megan free, harmless, and indemnified therefrom regardless of whether the condition existed before or after the effective date of this Agreement.
- 3.4 Megan shall be responsible for all of her own hospital, surgical, optical, orthodontic, and all other psychological, psychiatric, medical, and dental expenses, whether ordinary or extraordinary, and she shall save and hold Thomas free, harmless, and indemnified therefrom regardless of whether the condition existed before or after the effective date of this Agreement.

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ARTICLE IV REAL ESTATE

805 Magnolia Drive, North Aurora, Illinois 60542

- 4.1 **Description; Ownership.** Megan is the sole owner of real estate commonly known as 805 Magnolia Drive, North Aurora, Illinois 60542.
- 4.2. **Condition of Title.** Both parties represent and warrant that they have no knowledge of any liens, encumbrances, or clouds against title to the property that did not appear of record at the time the parties took title thereto, other than the mortgage. In the event that it is subsequently determined that any additional lines, encumbrances, or clouds against title to the property have been caused by the actions of a party, Megan shall bear sole financial responsibility therefore, shall take all actions necessary to remove same, and shall indemnify Thomas and hold him harmless with respect thereto. Megan hereby acknowledges and certifies that Thomas is not named on the mortgage of said property.
- 4.3 **Waiver of Interest; Conveyance.** Megan is awarded as her sole and separate property, along with all of the equity associated with the same, the property located at 805 Magnolia Drive, North Aurora, Illinois 60542. Thomas hereby waives, remises, and releases any and all interest he has in and to this property to Megan. Thomas shall execute a quit claim deed to said property to Megan within thirty (30) days of entry of the Judgment for Dissolution of Marriage in this matter and the same shall be duly registered with the Kane County Recorder. Prior to or on the date of the entry of the Judgment for Dissolution, Thomas shall relocate (including his belongings) from the residence, and as of the entry of the Judgment for Dissolution of Marriage, Megan shall have exclusive possession of the residence.
- 4.7 **Future Obligations; Tax Deductions.** Megan shall continue to pay and defray and be solely responsible for the existing indebtedness, real estate taxes, insurance premiums, and for any and all other costs and expenses incurred in connection with the ownership or maintenance of this property, and she shall indemnify Thomas and hold him harmless with respect thereto. Megan shall be solely entitled to claim all 2021 and future years income tax deductions as a result of her payments under this paragraph.

ARTICLE V MARITAL AND PROPERTY SETTLEMENT

- 5.1 **Allocation to Megan:** Megan shall be awarded the following assets free and clear of any and all claims thereto by Thomas. Thomas agrees and does hereby assign to Megan all of his right, title, interest, expectancy, beneficial interest, and claim in and to the following assets (all retirement accounts include any gains/losses):
 - A. 100% of any asset in her name, including but not limited to checking/savings accounts, retirement accounts, real estate, businesses, business interests, stocks,

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- investment accounts, vehicles, boats, furniture, appliances, art/antiques/collectibles, the proceeds from any future or pending lawsuit(s) or claim(s), any and all domestic animals currently in her possession, namely, the parties' dog, commonly known as Tink, etc.
- 5.2 **Allocation to Thomas:** Thomas shall be awarded the following assets free and clear of any and all claims thereto by Megan. Megan agrees and does hereby assign to Thomas all of her right, title, interest, expectancy, beneficial interest, and claim in and to the following assets (all retirement accounts include any gains/losses):
 - A. 100% of any asset in his name, including but not limited to checking/savings accounts, retirement accounts, real estate, businesses, business interests, stocks, investment accounts, vehicles, boats, furniture, appliances, art/antiques/collectibles, the proceeds from any future or pending lawsuit(s) or claim(s), etc. Thomas hereby certifies and acknowledges that he waives any rights and interests in any domestic animals purchased during the marriage, namely, the parties' dog, commonly known as Tink.
- 5.3 **Personal Property:** The parties agree that they will separate personal property by agreement. Any property that remains in one person's possession and control after 30 days following the entry of the Judgment for Dissolution of Marriage shall be presumed to be that person's property. The court reserves jurisdiction to decide any disputes regarding personal property division.
- 5.4 **Vehicles:** Megan shall retain her personal vehicle, including all interest therein. Thomas shall assign title to said vehicle to Megan, and Megan will remove Thomas from the loan within 180 days should he be named on the same. Thomas shall retain his own vehicle, and Thomas will remove Megan from the loan within 180 days should she be named on the same. The parties shall each pay and defray all costs associated with their respective vehicles, and shall indemnify the other party and hold them harmless from any costs related to their respective vehicles.
- 5.5 **Frozen Embryos:** During the court of the marriage, the Parties received fertilization treatment that resulted in the fertilization of multiple embryos. The parties agree that Megan shall receive all of the embryos, and she shall be responsible for all costs associated with the same (including storage). Thomas is hereby withdrawing his consent under 750 ILCS 46/704 to transfer the embryos, and the parties agree that Thomas would not be considered the parent of any resulting child should Megan choose to transfer the embryos. Thomas agrees that Megan should be granted custody and control of the embryos to use or dispose of in any manner she decides and therefore shall have sole decision making authority regarding the embryos, including but not limited to whether to transfer to Megan for purposes of having a child/children; donation; disposal; etc. Megan shall have custodianship of the embryos. Inasmuch as Thomas agreed, prior to the parties marriage, to contribute gametes solely as a sperm donor with no future right to or interest in the embryos, he shall be released from any and all legal responsibility or obligation to any child derived from the abovementioned embryos.

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In the event that any or all of the embryo's listed herein resulted in the birth of a child, the parties agree that Thomas is not and shall not be considered the "alleged father," the "intended parent," "parent," or "presumed parent" of any such child. The parties agree that Thomas is to be released from all rights and responsibilities of parenthood with respect to any child born to Megan as a result of the abovementioned embryos. Thomas shall have no legal responsibility to care or support that child, and shall not be listed as its legal father. Thomas shall not be responsible for any medical treatments for any child born from fertility treatments involving embryos created by the parties. All such medical treatments and related expenses shall be sole responsibility of Megan.

Megan agrees not to seek any support or economic contribution from Thomas for children resulting from the embryos. In the event Thomas initiates any parentage action or seeks rights to the child or children, Megan's obligations under this paragraph shall become void.

Both parties are restrained and prohibited from filing any pleading in this court or any other court, seeking to have Thomas found to be the alleged father, indented parent, parent, or presumed parent of any such child.

Thomas relinquishes any and all rights to any gametes, resulting embryos, or children related to this matter. The parties agree that the provisions stated hereinabove do not violate the State of Illinois Public Policy against the waiver of child support by one party against the other.

ARTICLE VI DEBTS AND LIABILITIES

6.1 The parties shall each be responsible for debts in their own name, and any future debts that they incur. The parties shall indemnify and hold the other harmless with respect to debts in their names. The parties stipulate that they do not have any joint debt.

ARTICLE VII ATTORNEY'S FEES

7.1 **Respective Obligations.** Each party shall be solely liable for the payment of his or her respective attorney's fees and costs incurred in this proceeding, and each party shall indemnify and hold the other party harmless with respect thereto. Additionally, each party waives their right to contribution from the other party toward their attorney fees pursuant to 750 ILCS 5/503(j) or otherwise.

ARTICLE VIII GENERAL PROVISIONS

8.1 **Execution of Necessary Documents.** Each party shall make, execute, acknowledge, and deliver, concurrently with the execution hereof, all documents and instruments necessary or proper to carry out the parties' intentions hereunder and to vest the titles and estates

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in the respective parties hereto as required by this Agreement. From time to time hereafter, each party shall make, execute, acknowledge, and deliver all documents and instruments that may hereafter prove to be necessary or proper to carry out the purposes of this Agreement and to establish of record each party's respective ownership of properties in the manner herein provided. If either party hereto shall for any reason fail or refuse to make, execute, acknowledge, or deliver any such documents, then this Agreement 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, and a full, present, and effective relinquishment and waiver of all rights hereinabove designated to be relinquished and waived. If either party fails for a period of more than 30 days after the effective date of this Agreement to make, execute, acknowledge, or deliver any necessary documents or instruments that are reasonably required to implement the terms of this Agreement, a Judicial Officer of the Circuit Court of Kane County, Illinois, is hereby authorized to make, execute, acknowledge, and deliver such documents and instruments at the request of either party. This authorization includes, but shall not be limited to, any and all documents and instruments pertaining to the transfer or conveyance of real and personal property and beneficial interests in land trusts.

- Mutual Releases. To the fullest extent permitted by law, and except as otherwise herein expressly provided, including Article 1.5, each party relinquishes, waives, remises, and releases all rights and claims against the other party and his or her agents, attorneys, and employees, and each party hereby relinquishes, waives, remises, and releases to the other and his or her heirs, assigns, and personal representatives all rights of maintenance, alimony, spousal support, inheritance, descent and distribution, homestead, dower, community property, and all other rights, titles, claims, interests, and estates as Wife and wife, widow or widower, whether existing by reason of the marital relation between the parties or otherwise, including any and all right, title, claim, or interest that the party otherwise has or might have or be entitled to claim in, to, or against the property, assets, and estate of the other, whether real, personal, or mixed, whether marital or nonmarital, whether community or separate, whether now owned or hereafter in any manner acquired by the other party, whether in possession or in expectancy and whether vested or contingent. Neither party nor their respective heirs, personal representatives, and assigns shall at any time hereafter sue the other party or his or her estate, heirs, personal representatives, grantees, devisees or assigns, agents, or employees for the purpose of claiming or enforcing any rights that are released, waived, or relinquished under this Agreement. In the event any such suit shall be commenced, this release, when pleaded, shall be and constitute a complete defense thereto. Each party further agrees to execute, acknowledge, and deliver at the request of the other party, or his or her heirs, personal representatives, grantees, devisees, or assigns any or all documents or instruments reasonably required to effect or evidence this release, waiver, or relinquishment 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 obligation on the part of the other to comply with the express provisions of this Agreement.
- 8.3 **Waiver of Estate Claims.** Each of the parties hereby waives and relinquishes all right to act in any fiduciary capacity with respect to the estate of the other party. Each party relinquishes, waives, remises, and releases all right to inherit by intestate succession any of the property as to which the other party may die seized or possessed, and should either of the parties hereto die intestate, this Agreement shall operate as a relinquishment, waiver, remise, and release

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of all rights of the surviving party to apply for letters of administration in any form. The estate of such deceased party, if he or she dies intestate, shall descend to the heirs of such deceased party in the same manner as though the parties hereto had never been married. Each party expressly reserves the right to dispose of his or her estate in any manner he or she may deem fit, without restriction or limitation of any kind, except as otherwise provided herein.

8.4 **Resuming of Maiden Name:** Megan is hereby granted the right to resume her maiden name of Chrisos, should she choose to do so.

8.5 Construction of Agreement

- A. <u>Recitals</u> The recitals set forth in paragraphs A. through G. at the commencement of this Agreement are intended to be a part of this Agreement.
- B. <u>Pronouns</u> Any word in the text of this Agreement shall be read as singular or plural, and/or as masculine, feminine, or neuter, as may be necessary to give the intended meaning thereto and/or to carry out the intention of the parties.
- C. <u>Oral Amendments</u> No covenant, promise, or undertaking shall be effective to modify or amend this Agreement or to waive or relinquish any right provided by the terms and provisions hereof, unless the covenant, promise, or undertaking shall be reduced to a writing that is duly executed by both parties.
- D. <u>Modifications</u> This Agreement shall not be subject to modification or amendment unless specifically permitted by the express provisions hereof.
- E. Other Agreements This Agreement contains a full and complete recitation of the understanding between the parties. No other representations, warranties, promises, covenants, or undertakings have been made by either party to the other as an inducement to enter into this Agreement.
- F. <u>Governing Law</u> This Agreement shall be construed and interpreted under the laws of the State of Illinois, without regard for the later domicile or residence of either party.
- G. <u>Effective Date</u> This Agreement shall become effective and shall be binding on the parties immediately upon the entry of Judgment for Dissolution of Marriage between the parties. In conjunction with the entry of Judgment for Dissolution of Marriage, the parties, or either of them, shall submit this Agreement to a court of competent jurisdiction for determination that this Agreement is not unconscionable.

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nabove.		
Thomas Fernandez		
Date		

IN WITNESS WHEREOF, the parties have set their hands and seals on the date set forth

PESKIND LAW FIRM

Judge

2445 Dean St. Suite E.
St. Charles, IL 60175
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Attorney Code No. 06191404

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IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT KANE COUNTY, ILLINOIS

IN RE THE MARRIAGE OF:)
MEGAN FERNANDEZ,)
Petitioner,))) General No. 21 D 1477
v.)
THOMAS FERNANDEZ,)
Respondent.)

PROVE-UP HEARING AFFIDAVIT

NOW COMES the parties, Megan Fernandez and Thomas Fernandez, having both been duly sworn under oath, and state and acknowledge as follows:

- 1) The Court has both personal and subject matter jurisdiction herein.
- 2) We stipulate to proceed with our dissolution of marriage action on the grounds of irreconcilable differences.
 - 3) We have reviewed the Marital Settlement Agreement in its entirety.
 - 4) We understand and intend to abide by every article and provision therein.
- 5) We believe that the Agreement is fair, just and equitable, and in the best interest of the family.
- 6) We understand that by executing this Affidavit, we are waiving our right to be present for a formal prove-up hearing and that we are also waiving our right to receive a transcript of the oral proceeding.
- 7) We are asking the Court to approve our Agreement and incorporate it into a Judgment for Dissolution of Marriage, a copy of which we have both reviewed.

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8) I, Thomas Fernandez am self-represented. I have not retained an attorney. I am freely and voluntarily waiving the opportunity to confer with outside counsel prior to the entry of the Judgment for Dissolution of Marriage (which incorporates the Marital Settlement Agreement).

VERIFICATION BY CERTIFICATION

Under the penalties as provided by law pursuant to Section 1-109 of the Illinois Code of Civil Procedure, the undersigned certify that the statements set forth in the foregoing instrument are true and correct.

Megan Fernandez	Thomas Ferandnez
SUBSCRIBED AND SWORN TO BEFORE ME this day of, 2021.	SUBSCRIBED AND SWORN TO BEFORE ME this day of, 2021.
Notary Public	Notary Public

PESKIND LAW FIRM

2445 Dean St., Suite E St. Charles, Illinois 60175 T. 630.444.0701 F. 630.444.0702 www.Peskindlaw.com

Attorney Code No: 06191404

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