IN THE SUPERIOR COURT OF _____ COUNTY STATE OF GEORGIA

		STATE OF	GEORGIA			
PLA	INTIFF		CIVIL ACTION	ON FILE NU	MBER:	
VS.						
DEF	ENDANT					
	CO	OMPLAINT	FOR DIVOR	CE		
1.	[REQUIRED] My name is and I am representing myself in the above-styled divorce action. My residential address is:					
	[Street Address]	[City]	[State]	[County]	[Zip]	
2.	 □ I have been a residence consecutive month □ I have not been a reconsecutive month □ I have not been a reconsecutive month spouse has been a consecutive month 	lent of the Stat as immediately esident of the as immediately resident of the as immediately	e of Georgia for prior to my filing State of Georgi prior to my filing State of Georg	ing this action a for more tha ing of this acti ia for at least s	n six (6) on but my six (6) on.	
3.	[REQUIRED] My spou Defendant in this action				, is the	
4.	[REQUIRED check ONE of the following.]					
	☐ Defendant's residential address is:					
	[Street Address]	[City]	[State]	[County]	[Zip]	
	☐ I am a resident of are unknown to me Complaint for Dive		ny Affidavit of	Diligent Searc	s whereabouts ch with this	
5.	[REQUIRED] Defendar	nt's last known	telephone nun	nber is ()	<u> </u>	

_	[REQUIRED check ONE of the following.] The Defendant shall be served as provided under OCGA § 9-11-4, in the following manner:						
	☐ The Defendant has acknowledged service of process. I am filing the <i>Acknowledgement of Service</i> which has been signed by the Defendant w this <i>Complaint for Divorce</i> .	rith					
	☐ The Defendant may be served by the Sheriff's Department at the Defendance listed above.	lant's					
	The Defendant resides outside of County, and shall the be served by second original, as provided under OCGA § 9-10-72. Serv shall be made by the Sheriff's Department of the County where the Deferesides.	ice					
	The Defendant's whereabouts are unknown to me. I am filing my Affide Diligent Search with this Complaint for Divorce. The Defendant shall be served by publication as provided under OCGA § 9-11-4(e)(1) because Defendant cannot be found within the State of Georgia. To the best of reknowledge, the Defendant's last known residential address is:	e e					
[Si	Street Address] [City] [State] [Zip]						
_	REQUIRED] To the best of my knowledge Defendant and I separated on or, and we have remained in a bona fide state of separatince that date.						
[C	Check ONLY if there is a signed Settlement Agreement attached]						
	The Defendant and I have entered into a Settlement Agreement, which want to be incorporated into the Final Judgment and Decree for Divorce						
	Settlement Agreement has been signed by each of us in front of a notary public, and I am filing the Settlement Agreement with the Court, together this Complaint for Divorce.	r with					
[R]	Settlement Agreement has been signed by each of us in front of a notary public, and I am filing the Settlement Agreement with the Court, together	r with					

		House(s) loca	ited at		
				, year:	
		Pension (Pres	ent value of my per	nsion, IRA, 401K, etc.: \$;
		Present value	of defendant's pen	sion, IRA, 401K, etc.: \$)
		Motor vehicle	es listed here:		
		1. Model/y	ear:		
		2. Model/y	/ear:		
		Furniture:			
			10-21		10.00
		Bank account	s and/or other inves	stments:	
		Oth on much out			
		Other property	y:		
11.	[REQUIRED	check ONE of the	following.]		
	☐ I am fina	ancially depend	lent on the Defenda	nt and request the Court to	order
		ndant to pay al asking for alin	imony for my supp	ort.	
		asking for ann	iony.		
12.	[REQUIRED	Check and comple	ete ONE of the following	gg.]	
				anding joint or marital debt	
			ive the following ou g them should be as	itstanding joint or marital de s listed below	ebts, and
	•	t if necessary]	g them should be a	s fisted below	
	<u>Crea</u>	<u>litor</u>	<u>Balance</u>	Who Should Pay	
	-				
	-			:	
	<u></u>				

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	MIDDLE LAST The Defendant in this case is requesting their former name be restored in their <i>Acknowledgement of Service</i> .				
[R	EQUIRED Check at least one.]				
	Our marriage is irretrievably broken such that the Defendant and I can no longer live together and there is no hope that we will get back together. Cruel treatment. My spouse committed the following acts of cruel treatment				
	to me such that I am afraid that he/she will harm me in the future:				
	Adultery. My spouse has had sexual intercourse outside of the marriage. Desertion. On or about, my spouse, without just cause or reason, intentionally abandoned and deserted me for a period of at least one year. Habitual Drunkenness. My spouse is in a habitual state of intoxication. Other Grounds from the list in OCGA § 19-5-3, as explained here:				
	EQUIRED Check one of the following.]				
[<i>R</i> .	☐ There were no children born to either party during the course of this marriage and none are expected. ☐ The Defendant and I have minor children whose information is below. Said minor children have resided with the parties since their birth. No proceeding other than this action has ever been initiated concerning the custody of said children and Plaintiff knows of no individual other than the parties to this action who has any claim of custody or visitation rights concerning said children.				
	☐ The Defendant and I have minor children whose information is below. Said minor children have resided with the parties since their birth. No proceeding other than this action has ever been initiated concerning the custody of said children and Plaintiff knows of no individual other than the parties to this action who has any claim of custody or visitation rights concerning said				
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fin	OTE: If you have children with the Defendant, in order for your divorce to al, you must complete and file the following documents along with this cition:
A	parenting plan child support addendum
A	child support worksheet: calculator at: csconlinecalc.georgiacourts.gov certificate of your completion of the Divorcing Parents Seminar forms and a checklist of all required documents can be found at: augustafamilybar.c
	EQUIRED if; you have children with the Defendant. Check all boxes that apply.]
	I am seeking custody of the following children (supply their full names):
_	
C	
Ш	I am seeking visitation as the noncustodial parent with the following child
	(supply their full names):
	I am not seeking custody or visitation for any of the children of this marria
	at this time.
R T	
_	THESE REASONS, I REQUEST THE FOLLOWING RELIEF: IRED Check ALL that apply]
	That I be granted a total divorce from the Defendant;
	That I be granted a total divorce from the Defendant; That the Settlement Agreement signed by the parties be incorporated into the Final Judgment and Decree of Divorce.
	That I be granted a total divorce from the Defendant; That the Settlement Agreement signed by the parties be incorporated into the Final Judgment and Decree of Divorce. That I be granted legal and physical custody of the minor children born of
	That I be granted a total divorce from the Defendant; That the Settlement Agreement signed by the parties be incorporated into the

	That the Court order the non-custodial parent to pay child support and other expenses for the minor children born of the marriage.
	That the Defendant be ordered to pay me alimony for my support; That our marital property be divided according to Paragraph 9; That our joint or marital debts be divided according to Paragraph 12; That my former name be restored according to Paragraph 13; That a hearing be scheduled by the Court, to decide on the relief I have requested; That the Court order any and all other relief that the Court finds appropriate.
DATE	PI AINTIFF [Signature]

IN THE SUPERIOR COURT OF _____ COUNTY STATE OF GEORGIA)) CIVIL ACTION FILE NUMBER: **PLAINTIFF** VS. **DEFENDANT** VERIFICATION OF DIVORCE COMPLAINT I, ______, personally, appeared before the undersigned Notary Public, and say under oath that I am the Plaintiff in the above-styled action and that the facts stated in the corresponding Complaint for Divorce are true and correct. PLAINTIFF [Sign in front of notary] DATE Sworn and subscribed before me This _____ day of _____, ____. NOTARY PUBLIC My commission expires: