

IN THE CIRCUIT COURT FOR
..... COUNTY, FLORIDA

Case No.

IN RE THE MARRIAGE OF

.....,
Petitioner/.....Husband/Wife.....,

and

.....,
Respondent/.....Husband/Wife.....

FINAL JUDGMENT OF SIMPLIFIED DISSOLUTION OF MARRIAGE

THIS CAUSE was heard by the court on final hearing for simplified dissolution of marriage on(date)..... The court, having reviewed the file and heard the testimony, makes these findings of fact and reaches these conclusions of law:

1. This court has jurisdiction over the subject matter and the parties.
2. At least one party has been a resident of the state of Florida for more than six months immediately before filing the Simplified Petition for Dissolution of Marriage.
3. The parties have entered into a Marital Settlement Agreement, which is acceptable to both parties.
4. The marriage between the parties is irretrievably broken.

THEREFORE it is ORDERED AND ADJUDGED:

1. The marriage between the parties is dissolved and the parties are restored to the status of being single.
2. The Marital Settlement Agreement, which has been filed as an exhibit in this case, is ratified and made a part of this judgment, and the parties are ordered to obey all of its provisions.
3. The wife's former name of is restored.
4. The court reserves jurisdiction to enforce the marital settlement agreement.

DONE and ORDERED in County, Florida, on(date).....

Circuit Judge

cc:

Petitioner orhis/her.....

attorney if represented

.....(name).....

.....(address and telephone

.....(telefax number).....

Respondent orhis/

her..... attorney (if represented)

.....(name).....

.....(address and telephone number)..... number).....

.....(telefax number).....

Other

.....(name).....

.....(address and telephone number).....

.....(telefax number).....