IN THE SUPERIOR COURT OF ______ COUNTY STATE OF GEORGIA * Plaintiff, * Civil Action No.: ______*

VS.

Defendant.

FINAL JUDGMENT AND DECREE

Upon consideration of this case, upon evidence submitted as provided by law, it is the judgment of the court that a total divorce be granted, that is to say, a divorce a vinculo matrimonii, between the parties to the above stated case, upon legal principles.

And it is considered, ordered and decreed by the court that the marriage contract heretofore entered into between the parties to this case, from and after this date, be and is set aside and dissolved as fully and effectually as if no such contract had ever been made or entered into, the Plaintiff and Defendant in the future shall be held and considered as separate and distinct persons altogether unconnected by any nuptial union or civil contract whatsoever, and both shall have the right to remarry.

	The Court hereby restores to	her maiden name, to wit:
	The settlement agreement entered in	nto between the parties and filed with the court on the
	_day of, 20, is h	nereby incorporated into and made a part of this Final
Judgn	nent and Decree of Divorce.	
	The final award of support that the	shall pay to the
	is \$	per month, payable in the amount of
\$	on the	of each and
every	month beginning	and continuing each and every
month	thereafter until the child(ren) becom	e(s) 18 years of age, dies, marries, or otherwise
becom	ne(s) emancipated, except that if the c	child(ren) become(s) 18 years of age while enrolled in
and at	tending secondary school on a full-tin	me basis, then such support shall continue until the

child(ren) completes secondary school, provided that such support shall not be required after the		
child(ren) attain(s) 20 years of age. As a child reaches the age of majority or child support is		
otherwise terminated, the child support for the remaining child(ren) shall reduce as follows:		
Pursuant to O.C.G.A. § 19-5-12, the child support worksheet is hereby attached and		
incorporated into this Final Judgment and Decree by reference.		
No income Deduction Order accompanies this Final Judgment and Decree because:		
(1), The obligated parent to furnish support is self-employed; or		
2), An order for income deduction is already in place; or		
3), Both parties have entered into a written agreement providing for an		
alternative arrangement.		
Whenever, in violation of the terms of this order, there shall have been a failure to make		
the support payments due hereunder so that the amount unpaid is equal to or greater than the		
amount payable for one month, the payments required to be made may be collected by the		
process of continuing garnishment for support.		
Decree and order entered this day of, 20		
Judge, Superior Courts		
Ocmulgee Judicial Circuit		