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

		1	Case N	0	
Plain	Plaintiff(s)		s)		
Plain	tiff(s) Atty.	Defendant(	s) Atty.		
Judge	e	Court Reporter	Deputy Clerk		
A co	py of this order  sho	ould be sent  has been se	ent		
□ P	laintiff Atty.   Defense	e Atty.  Other		File Stamp	
		JUDGMENT FOR	DISSOLUTION OF MA	RRIAGE	
hereto; exhibit	the Court having exam	mined and considered the ne Court having heard th	e Petition, the Affidavit of	olution of Marriage filed by the parties the parties, and all other pleadings and in; and the Court being otherwise fully	
1.	This Court has jurisdiction over the subject matter and the parties hereto.				
2.					
	(90) days continuous	ly and immediately prec	eding this date, have been	residents of the State of Illinois.	
3.	The parties have been married for less than eight (8) years prior to the filing of this petition; the parties were				
	married on(date); and the marriage was registered in				
4				og of sir (() months imposmoilable	
4.	The parties have lived separate and apart for a continuous period in excess of six (6) months; irreconcilable differences have caused the irretrievable breakdown of the marriage; efforts at reconciliation have failed; and, further efforts at reconciliation would not be in the best interests of the parties.				
5.	The parties have each signed an affidavit waiving the requirement for a continuous period living separate and apart in excess of two (2) years.				
6.	The parties have each signed a waiver of any right to a bifurcated hearing in this cause.				
7.	No children were born to or adopted by the parties during their relationship and to the best of her knowledge  (Wife's Name) is not pregnant at this time.				
8.	Both the Plaintiff and Defendant have waived any right to maintenance.				
9.	Neither Plaintiff nor Defendant has any interest in real property. The parties have disclosed to each other all assets and their tax returns for all years of marriage. Neither party has a gross annualized income in excess of \$20,000, and the total annualized income of the parties is less than \$35,000.				

## JUDGMENT FOR DISSOLUTION OF MARRIAGE continued

	Case No				
10.	The total fair market value of all marital property owned by the parties, after deducting all encumbrances, is \$20,000, and \$10,000.00. The parties have executed a written agreement, which the Court finds is not				
	unconscionable, dividing all assets in excess of \$100.00 in value and allocating responsibility for all debts and				
	liabilities between the parties. A copy of the written agreement, signed by both parties, was filed with the petition				
	in this cause and is hereby incorporated by reference as if fully set forth herein.				
11.					
	(Optional)''s former/maiden name was's former/maiden name was				
	(Type or Print Wife's Maiden OR Former Name)				
WHER	REFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED:				
A.	The present marriage between the parties is hereby dissolved, and Plaintiff and Defendant are each hereby				
	awarded a Judgment of Dissolution of Marriage dissolving their present bonds of matrimony.				
В.	This Court adopts as part of this Judgment, as if it were fully set forth herein, the agreement of the parties				
	concerning the distribution of assets, debts and liabilities. Plaintiff and Defendant each is hereby ordered to				
	dispose of all claims each may have against the other, and to dispose of all assets, debts and liabilities, in accordance with and pursuant to the agreement entered into by the parties and presented to this Court. Plaintiff				
	and Defendant are each ordered to timely execute any and all titles, certificates and other documents of any kind				
	or nature whatsoever, necessary to carry out the terms and condition of this Judgment of Dissolution of Marriage				
	as to the division of assets, debts and liabilities ordered herein.				
<b>C</b> .	Each of the parties is hereby denied maintenance for now and for all times hereafter.				
D.	(Optional) is hereby restored to her former/maiden name, (Type or Print Wife's Name)				
	(Type or Print Wife's Maiden OR Former Name)				
10					
Е.	Except for the provisions contained in this Judgment of dissolution of Marriage, each of the parties is hereby barred and foreclosed from making any and all claims against the other whether for alimony or maintenance,				
	homestead rights, dower rights, rights of inheritance or any and all other property rights, whether real, personal				
	or mixed, which either of them may now have or may hereafter acquire arising out of the marital relationship heretofore existing between them.				
F.	This Court retains jurisdiction of this cause for the purpose of enforcing the provisions of this Judgment of				
	Dissolution of Marriage.				
DATE:	JUDGE:				
APPRO	OVED AS TO FORM AND CONTENT:				
Plaintif	: Defendant:				