	IN THE DISTRICT COURT STATE O	OF COUNTY F OKLAHOMA
In re	the Marriage of:))
	Petitioner,)) Case No.)
and	,)))
	Respondent.))
	DECREE OF DISSO	DLUTION OF MARRIAGE
	On this day of he Petitioner's <i>Petition for Dissolu</i> condent, (check one):	tion of Marriage. Petitioner is present. The
	enced by his signature below.	
cons	The Court, having examined the idered the evidence, and being fully	e files and records in this case, having fully advised in the premises, FINDS:
1.	<u>District Court Rules</u> . This decree	complies with the following District Court Rules
	Act 3. 28 USC '1738 (Parental Kid 4. 43 OS ' 601-100 et seq. (U	niform Interstate Family Support Act) and Credit of Child Support Orders Act) Indian Child Welfare Act)
2	Petitioner's Allegations The alle	gations in Petitioner's Petition for Dissolution o

Marriage are true.

, at	County, State of
	, and have been since
hat time and are at the present time husband a	and wife.
Petitioner's Residence. At the time of the filing	g of this Petition (check one):
The Petitioner had been a resident of C	Oklahoma for the past six months,
and had been a resident of	County for the past
hirty days, or	
The Respondent had been a resident of	of Oklahoma for the past six
months, and was a resident of	County at the time
of the filing of the Petition.	
Dissolution of Marriage. This Court hereby gra	ants Petitioner an absolute <i>Decree of</i>
Dissolution of Marriage upon the grounds of inc	compatibility from the Respondent.
This decree shall operate as a dissolution of the	marriage contract; save and except
hat within six months from the date of this decre	ee, both parties are prohibited from
marrying any person, except each other. This Co	ourt may dissolve this decree at any
uture time, if both parties to the divorce action fi	le a petition, signed by both parties,
asking that said decree be set aside and held	for naught. Both parties seeking to
nave the decree set aside shall make proof to the	e court that neither one has married
a third party during the time since the issuance	of the decree of divorce.
Children. There have been children, c	urrently minors, born to the
parties. The initials and dates of birth of these o	children are:
, dob	

, dob
, dob
, dob
, dob
, dob
Check one of the following:
The Wife is not pregnant.
The Wife is pregnant, and is expected to give birth at approximately the
date of
<u>Custody</u> . This Court awards (check one)
Sole custody of the minor children to the Petitioner.
Sole custody of the minor children to the Respendent.
Joint custody of the minor children to both parties. The Joint Custody Plan,
filed contemporaneously with this decree, shall govern the terms of custody.
<u>Visitation Schedule</u> . The parents shall exercise visitation with the children as
follows:

10. <u>Transportation</u>. Petitioner shall pay _____% of the costs of transportation associated with visitation. Respondent shall pay _____% of the costs of

- 11. **Relocation of Party**. You, as a party in this action, are ordered to notify every other party to this action in writing of a proposed relocation of the child, change of your primary residence address, and the following information:
 - 1. The intended new residence, including the specific address, if known;
 - 2. The mailing address, if not the same;

transportation associated with visitation.

- 3. The home telephone number, if known;
- 4. The date of the intended move or proposed relocation;
- 5. A brief statement of the specific reasons for the proposed relocation of a child, if applicable; and
- 6. A proposal for a revised schedule of visitation with the child, if any.

You are further ordered to give written notice of the proposed relocation or change of residence address on or before the sixtieth day before a proposed change. If you do not know and could not have reasonably known of the change in sufficient time to provide a sixty-day notice, you are ordered to give written notice of the change on or before the tenth day after the date that you know of the change.

Your obligation to furnish this information to every other party continues as long as you, or any other person, by virtue of this order, are entitled to custody of or visitation with a child covered by this order.

Your failure to obey the order of this court to provide every other party with notice of information regarding the proposed relocation or change of residence address may result in further litigation to enforce the order, including contempt of court. In addition, your failure to notify of a relocation of the child may be taken into account in a modification of custody of, visitation with, possession of or access to the child. Reasonable costs and attorney fees also may be assessed against you if you fail to give the required notice.

If you, as the nonrelocating parent, do not file a proceeding seeking a temporary or permanent order to prevent the relocation within thirty (30) days after receipt of notice of the intent of the other party to relocate the residence of the child, relocation is authorized.

12.	<u>Child Support</u> . The (check one) Petitioner Respondent shall pay
	child support to the Petitioner Respondent, in the amount of
	\$ per month. See the child support computation, attached. Child support
	shall begin on the day of, and shall be paid on the
	day of each month thereafter.
13.	Income Assignment. All child support payments shall be made to the Oklahoma
	Department of Human Services (DHS). If DHS sends an Income Withholding for
	Support to (Check one)Petitioner'sRespondent's employer, the
	employer shall pay all monies specified in the notice, to DHS.

$\underline{\text{\bf Child Care Costs}}. \ \text{Petitioner shall pay} \ \underline{\hspace{1cm}} \ \%$	of the child care costs	for the
child(ren), and Respondent shall pay % o	of the child care costs	for the
child(ren).		
Health Insurance for Children. Check one:	Petitioner	Respondent
shall maintain health insurance for the minor child.	In the event that the chi	ild incurs any
health or medical expenses not covered by insur	rance, the Petitioner sh	nall pay
% of costs for uninsured medical care, a	and the Respondent sh	nall pay
% of costs for uninsured medical care. The	e parent who incurs un	insured
medical expenses shall submit documentation of th	e expenses to the other	parent,
who must then reimburse the parent within thirty (3	30) days.	
Tax Exemptions. Check all that apply:		
Petitioner shall be allowed to claim the follo	owing children as depend	dents for
income tax purposes: (list initials of children)		
Respondent shall be allowed to claim the fo	ollowing children as dep	endents
for income tax purposes: (list initials of children)		
· 		

OR

The Petitioner and the Respondent shall claim the children as dependent				
for income tax purposes in alternating years.				
Any spouse who claims a child as a dependent for income tax purposes, must	Any s			
remain current in his/her child support, in order to claim the exemption.	remair			
Division of Personal and Intangible Property. The parties' property shall be	<u>Divisi</u>			
divided as follows:.	divide			
1. Property to Petitioner. This Court awards the following items of personal	1.			
property to the Petitioner:				
1. All personal property acquired by [him/her] before the marriage;				
2. All separate property acquired by [him/her] after the date of				
separation;				
3. The following items of marital property:				
(List)				

17.

2.	Prope	erty to Respondent. This Court awards the following items of personal
	prope	erty to the Respondent:
	1.	All personal property acquired by before the marriage;
	2.	All separate property acquired by after the date of
		separation;
	3.	The following items of marital property:
		(List)

Division of	Real Property . The p			
	reet address)		City)	
(State)	, The legal d	lescription of th	is property is:	

This Court orders that this real property be set aside to (check as appropriate):						
Petitioner	Petitioner Respondent, free and clear of any right, title, or					
interest in the	Petitioner Re	spondent.				
Petitioner	Respondent is or	dered to pay the exi	sting Note and			
Mortgage held by in the approximate am (name of lender)						
\$	The Court orders	Petition <u>er</u>	Respondent to			
indemnify and hold	Petitioner	Respondent harm	nless with regard			
to any claim under the <i>Note</i> and <i>Mortgage</i> , and all other debts or obligations						
associated with the property. The Court orders the						
Petitioner	Petitioner Respondent to assign all of [his/her] interest in the					

escrow fund and	insurance with	regard to the	above-referenced	I real property to
<u>Petitione</u>	<u>r Res</u>	pondent.		

- 19. <u>Conveyance of Property</u>. This court orders each party to execute, and give to the other spouse, any documents or conveyances needed to carry the terms of the division of the property into effect. If either party fails to execute such documents, this decree shall operate as the conveyance.
- 20. <u>Debts</u>. This Court orders each party pay the following separate or jointly-acquired debts of the parties and hold the other party harmless from all liability the adverse party on debts for said obligations. Each is ordered to pay, including all attorney's fees and costs incurred in defense of creditors' suits or in prosecution of any action to enforce this order:

1. **Petitioner**:

- All debts that [he/she] incurred personally since the date of separation;
- 2. The following marital debts:

CREDITOR'S NAME	For	Balance

CREDITOR'S NAME	For	Balance
TOTAL		

2. Respondent:

- 1. All debts that **[he/she]** incurred personally since the date of separation;
- 2. The following marital debts:

CREDITOR'S NAME	For	Balance

	TOTAL					
21.	Hold Harmless Clause. This court orders both parties to hold harmless from liability					
	the other spouse on debts each is ordered to pay. This includes all attorney fees and costs that either spouse may incur in defense of creditors suits or prosecution of any action to enforce this <i>Order</i> .					
(Use the following paragraphs if applicable):						
22.	The <u>Petitioner</u> Respondent is ordered to pa	ay alimony to the				
	Petitioner Respondent in the amount of \$	at the rate				
	of \$ per month.					
23.	. Alimony in Lieu of Property Division. As alimony in lieu of further property					
	division, the Petitioner Respondent agrees and should pay to the Petitioner Respondent the sum of \$, at the interest					
	rate of percent [%] per year beginning on the	day of				
	, and payable as follows:					
	The alimony shall be a lien on the real property herein a	awarded to				
	Petitioner Respondent until the alimony					

	full. In the event that	Petitioner Respondent does not pay			
any installment when due, the outstanding balance should become					
	immediately due. (Or sta	immediately due. (Or state alternate arrangement)			
24.	Former Name. This Court herek	by restores <u>Petitioner</u> <u>Respondent</u> to			
	her maiden name of				
	IT IS SO ORDERED.				
		Judge of the District Court			
Sign	ature of Petitioner				
		Print Name			
		Address			
		City, State, Zip Code			
Petit	ioner, pro se	Гelephone Number			
Sign	ature of Respondent				
	· · · · · · · · · · · · · · · · · · ·	Print Name			
		Address			
		City, State, Zip Code			
Desi		Геlephone Number			
ĸesp	pondent, pro se				