	IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
	IN AND FOR	COUNTY, FLORIDA
		Case No.:
IN DE.	The Massiane of	Division:
IN KE:	The Marriage of:	
	Petitioner,	
	and	
	Respondent.	
having	ause came before this Court for a hearing or	NTESTED)  a Petition for Dissolution of Marriage. The Court, makes these findings of fact and reaches these
FINDII	NGS:	
1.	The Court has jurisdiction over the subject	matter and the parties.
2.	At least one party has been a resident of t immediately before filing the Petition for	he State of Florida for more than 6 months Dissolution of Marriage.
3.	The parties have no minor or dependent of during the marriage remain minor or depe	children in common, no children born to either spouse endent and neither spouse is pregnant.
4.	The marriage between the parties is irretr	ievably broken
5.	The parties have voluntarily entered into	a Marital Settlement Agreement, and each has filed

## **ORDERED AND ADJUDGED:**

the required Family Law Financial Affidavit.

A. The marriage between the parties is dissolved and the parties are restored to the status of being single.

Florida Supreme Court Approved Family Law Form 12.990(b)(2), Final Judgment of Dissolution of Marriage with Property but No Dependent or Minor Child(ren) (Uncontested) (02/18)

6. {If applicable} \_\_\_\_\_Petitioner \_\_\_\_\_Respondent requests that his/her former name of {full legal name} \_\_\_\_\_\_ be restored.

	attached as Exhibit A, is approved by the court and ed. The parties shall obey all of its provisions.
CPetitioner'sRespondent {full legal name}	t's former name ofis restored.
D. The court reserves jurisdiction to m	odify and enforce this final judgment.
DONE AND ORDERED in	, Florida on
	CIRCUIT JUDGE
	of Dissolution of Marriage was mailedfaxed and ed to the parties listed below on {date}
	by
Petitioner (or his or her attorney) Respondent (or his or her attorney) Other:	