Certification

STATE OF NEW YORK, COUNTY OF NEW YORK, SS:

l, Norman Goodman, County Clerk and Clerk of Supreme Court New York County,

do hereby certify that on September 16, 2014 I have compared

the document attached hereto,

judgment of divorce page(s) 10

with the originals filed in my office and the same is a correct transcript

whereto I have affixed my signature and seal

NORMAN GOODMAN
NEW YORK COUNTY CLERK

(3) WHERE ANY PARTY FAILS TO PROVIDE, AND UPDATE UPON ANY CHANGE, THE SUPPORT COLLECTION UNIT WITH A CURRENT ADDRESS, AS REQUIRED BY SECTION TWO HUNDRED FORTY-B OF THE DOMESTIC RELATIONS LAW, TO WHICH AN ADJUSTED ORDER CAN BE SENT, THE SUPPORT OBLIGATION AMOUNT CONTAINED THEREIN SHALL BECOME DUE AND OWING ON THE DATE THE FIRST PAYMENT IS DUE UNDER THE TERMS OF THE ORDER OF SUPPORT WHICH WAS REVIEWED AND ADJUSTED OCCURRING ON OR AFTER THE EFFECTIVE DATE OF THE ADJUSTED ORDER, REGARDLESS OF WHETHER OR NOT THE PARTY HAS RECEIVED A COPY OF THE ADJUSTED ORDER.

2	This action was submitted to \(\propto \) the referee OR \(\propto \) this court for \(\propto \) consideration
	thisday of FEB 19 2016 R for D inquest on thisday of
<u>10</u>	The Defendant was served X personally OR I pursuant to court order dated
	X within OR Outside the State of New York.
<u>11</u>	Plaintiff presented a [Verified Complaint and Affidavit of Plaintiff constituting the facts of
	the matter OR X Summons With Notice and Verified Complaint constituting the facts of
	the matter.
<u>12</u>	The Defendant has X not appeared and is in default OR [] appeared and waived his
	or her right to answer OR [] filed an answer or amended answer withdrawing any prior
	pleadings and neither admitting nor denying the allegations in the complaint and consenting
	to the entry of judgment OR \square the parties settled the ancillary issues by \square written
	stipulation OR [] oral stipulation on the record dated
<u>13</u>	The Court accepted X written OR II oral proof of non-military status.
<u>14</u>	The Plaintiff's address is 25-24 47 TH Street. Astoria. New York 11103, and social security
	number is 109-70-4716. The Defendant's address is 22 Gableb Drive, Hicksville, New York
	11103, and social security number is 00000.

(Form UD-11 - Rev. 5/99)

	<u> 18</u>	ORDERED AND ADJUDG	ED that D Plaintiff OR	🛘 Defendant OR 🗸
l		third party, namely: shall have	custody of the minor child(re-	n) of the marriage, i.e.:
	<u>19</u>	Name	Date of Birth	Social Security No.
		OR There are no minor children	n of the marriage; and it is fur	ther
	<u>20</u>	ORDERED AND ADJUDGE visitation with the minor child(ren) of	-	_
	sett	tlement agreement OR		
				: OR
		lisitation is not applicable; and it is furt	•	
	<u>21</u>	ORDERED AND ADJUDG	ED that the existing(County, Court
•		order(s) under 🗆 Index No	OR Docket No	as to Order of
		Support [] custody OR [] visitation	on OR II maintenance sh	all continue, and a copy
		of this judgment shall be served by \Box	Plaintiff OR [] Defendant	upon the Clerk of the
		County Court w	rithin days of its entry;	
		OR There are no court orders with	ith regard to custody, visitatio	n or maintenance to be
		continued; and it is further		

(Form UD-11 - Rev. 5/99)

the sum of \$ 0.00 \square per week OR \square bi-weekly OR \square per month, commencing					
on, and to be paid \(\precedut directly to \(\precedut Plaintiff \) OR \(\precedut Defendant \)					
OR					
County Support Collection Unit located at, together					
with such dollar amounts or percentages for \(\Boxed{\circ} \) child care \(\text{OR} \) \(\Boxed{\circ} \) education \(\text{OR} \) \(\Boxed{\circ} \)					
health care as set forth below in accordance with \Box the Courts decision OR \Box the					
parties=Settlement Agreement. Such Agreement is in compliance with DRL 3240(1-b)(h)					
because:					
The parties have been advised of the provisions of DRL Sec. 240(1-					
b); the unrepresented party, if any, has received a copy of the Child					
Support Standards Chart promulgated by the Commissioner of Social					
Services pursuant to Social Services Law Sec. 111-I;					
the basic child support obligation, as defined in DRL Sec. 240(1-b),					
presumptively results in the correct amount of child support to be					
awarded, and the agreed upon amount substantially conforms to the					
basic support obligation attributable to the non-custodial parent;					
the amount awarded is neither unjust nor inappropriate, and the Court					
has approved such award through the Findings of Fact and					
Conclusions of Law;					
OR					
The basic support obligation, as defined in DRL Sec. 240 (1-b),					
presumptively results in the correct amount of child support to be					
awarded, and the amount attributable to the non-custodial parent is, \$					
per;					
the amount of child support agreed to in this action deviates from the					
amount attributable to the non-custodial parent, and the Court has					
approved of such agreed-upon amount based upon the reasons set					

X Not applicable; and it is further

<u> 28</u>

OI	RDERED AN	ID ADJUDGI	ED tha	t 🖸 I	Plaintiff (OR 🛮 Defend	dant is her	reby
awarded	exclusive	occupancy	of	the	marital	residence	located	a
		to	gether	with it	ts contents	until further or	der of the co	ourt
OR						as	follo	swc

OR X Not applicable; and it is further

29

ORDERED AND ADJUDGED that the Settlement Agreement entered into between the parties on the ____day of _____, a __ copy OR __ transcript of which is on file with this Court and incorporated herein by reference, shall survive and shall not be merged into this judgment, and the parties are hereby directed to comply with all legally enforceable terms and conditions of said agreement as if such terms and conditions were set forth in their entirety herein, and this Court retains jurisdiction of this matter concurrently with the Family Court for the purposes of specifically enforcing such of the provisions of said Agreement as are capable of specific enforcement to the extent permitted by law with regard to maintenance, child support, custody and/or visitation, and of making such further judgment as it finds appropriate under the circumstances existing at the time application for that purpose is made to it, or both; and it is further

ORDERED AND ADJUDGED that a separate Qualified Medical Child Support

Order shall be issued simultaneously herewith OR
Not applicable; and it is further

(Form UD-11 - Rev. 5/99)

ANAM AKHTAR JAFFERY,		
-Against-	Plaintiff,	Index No.:307849/09
USMAN AHMED,		
	Defendant.	وتعالم وربي
**************************************	·X	FILED
		MAR. 3 1 2010
		T CAN DIFFE
	1	Mr. CO.
	JUDGMENT OF D	IVORCE

LAW OFFICE OF SYED H. ZAIDI 37-52 72ND STREET, FIRST FLOOR JACKSON HEIGHTS, NY 11372 PH: 718-779-8900 FAX:718-533-0007