STATE OF OKLAHOMA

)	Case	No.
)		

DECREE OF DISSOLUTION OF MARRIAGE

The Court, having reviewed the Court file, the Decree proposed by the Petitioner and having taken testimony as to the intent, purpose and premises of this matter, FINDS:

- 1. Rules for District Courts. As required by Rule 8.2, Rules for District Courts, the following acts are either complied with or are not applicable:
 - a. District Court Rule 8.2 (Memorializing Record): complied with.
- 2. <u>Petitioner's Allegations</u>. All material facts alleged in Petitioner's Petition for Dissolution of Marriage are true.
- 3. **Date of Marriage.** The parties hereto were married on
- 4. **No Children.** Of this marriage, no children have been born or adopted nor is the wife now pregnant.
- 5. <u>Petitioner's Residence</u>. The Petitioner has been, for at least six (6) months prior to the filing of Petitioner's Petition for Dissolution of Marriage, a resident of the State of Oklahoma, and has been, for at least thirty (30) days prior to the filing of

THE COURT FURTHER FINDS AND IT IS THEREFORE ORDERED by the Court that:

6. <u>Dissolution of Marriage</u>. Both parties are entitled to and are herein awarded an absolute Decree of Dissolution of Marriage upon the grounds of incompatibility from each other. The bonds of matrimony heretofore existing between the parties are hereby dissolved, set aside and held for naught, and both parties are released

therefrom; PROVIDED, that until six (6) months from the date of this Decree the parties may not marry another person, other than a party to this Decree. Both parties may make at any time a written and signed Application to the Court asking that THIS Decree be set aside and held for naught, and upon proper proof to the Court the Decree will be set aside and vacated.

- 7. <u>Division of Personal and Intangible Property</u>. The parties have divided their personal and intangible property to their mutual satisfaction.
 - a. <u>Property to Petitioner.</u> Petitioner is awarded as separate property, free and clear of any claims, rights or interest whatsoever of the Respondent, the following:

i. All personal property acquired by prior to marriage;

ii. All separate property acquired by since the date of separation;

iii. The items specifically listed here:

Item Approximate Market Value

b. **Property to Respondent.** The Respondent is awarded as separate property, free and clear of any claims, rights, or interest whatsoever of the Petitioner, the following:

i. All personal property acquired by prior to marriage;

ii. All separate property acquired by since the date of separation;

iii. The items specifically listed here:

<u>Item Approximate Market Value</u>

9.	delive that m and in date,	er to the nay be n the ev	e of Property. Each party other such assignments, necessary to carry the terwent either of the parties fais Decree of Dissolution of	, bills of sale, deeds or ms of the division of the ails to do so within five	r conveyances of reco he property into effect e (5) days from this	
10.	acqui debts costs	red deb for said incurre	Petitioner agrees and shoots of the parties and hold dobligations. Each is orded in defense of creditors' order regarding each of the	the Respondent harm ered to pay, including suits or in prosecution	nless from all liability of all attorney's fees and	
	a.	Petiti	oner:			
		i. ::	All debts incurred by	personally since the	date of separation;	
		ii.	The following marital debt Creditor's Name	S:	Balance	
			Creditor 5 Manie		Baiance	

<u>Division of Real Property</u>. The parties are the owners of the real property

8.

	i. ii.	All debts incurred The following mar	, ,	ce the date of separation; and
		Creditor's Name		Balance
11.	adverse p	arty on debts each is	ordered to pay, includi	I harmless from liability the ng all attorney fees and costs f any action to enforce this
12.	<u>Credit Card Debt</u> . Both parties shall transfer balances on all jointly-held credit cards to credit cards held solely in his or her name within thirty (30) days of the date of filing of the Decree.			
13.	representi			titioner and the Respondent, e of attorney fees is waived
	IT IS SO	ORDERED, THIS	DAY OF	, 20
			JUDGE OF 1	THE DISTRICT COURT
PREF	PARED BY:			
(Petiti	oner's Sign	ature)		

PRO SE Petitioner

Respondent:

b.

APPROVAL of PETITIONER

VERIFICATION

The undersigned hereby does swear and affirm that the contents contained in the Decree of Dissolution of Marriage are true and correct to the Petitioner's information and belief, as is indicated by the signature of Petitioner below:

	(Petitioner's Signature)
NOTARY F	PUBLIC
Before me, this day of Petitioner did appear and signed this same do	,
(Notary Public Signature)	(My Commission Expires)
NOTARY SEAL TO BE PLACED HERE	

APPROVAL of RESPONDENT

VERIFICATION

The undersigned hereby does swear and affirm that the contents contained in the Decree of Dissolution of Marriage are true and correct to the Respondent 's information and belief, as is indicated by the signature of Respondent below:

	(Respondent's Signature)
NOTAR'	Y PUBLIC
Before me, this day Respondent did appear and signed this san	of, 20, the ne document in my presence.
(Notary Public Signature)	(My Commission Expires)
NOTARY SEAL TO BE PLACED HERE	