IN THE SUPERIOR COURT OF _____ COUNTY STATE OF GEORGIA FAMILY DIVISION

Petitioner:,	CIVIL ACTION
and	
Respondent:	FILE NO.
	'
FINAL JUDGMEN	T AND DECREE
Upon consideration of this case, upon evidence	e submitted as provided by law, it is the judgment of
the court that a total divorce be granted, that is to say, a	divorce a vinculo matrimonii, between the parties to
the above stated case upon legal principles.	
It is considered, ordered, and decreed by the co	ourt that the marriage contract heretofore entered
into between the parties to this case, from and after this	date, be and is set aside and dissolved as fully and
effectively as if no such contract had ever been made o	r entered into.
Petitioner and Respondent in the future shall be	e held and considered as separate and distinct
persons altogether unconnected by any nuptial union of	r civil contract whatsoever and both shall have the
right to remarry.	
The court restores to (Petitioner/Respondent) h	ner prior maiden name, to wit:
	.
The court awards custody of the child(ren) of the	ne parties as follows:
	.
The court fixes alimony as follows:	·
In determining child support, the court finds as	follows:
The gross income of the father is	dollars monthly.
The gross income of the mother is	dollars monthly.
In this case child support is being determined for	or child(ren).

If you require materials in alternate format, please notify the Family Law Information Center as soon as possible.

The applicable percentage of gross income to be considered is

Number	r of Child	<u>dren</u>	Percentage Range of Gross Income		
	1		17 percent to 23 percent		
	2		23 percent to 28 percent		
	3		25 percent to 32 percent		
	4		29 percent to 35 percent		
	5 or mo	re	31 percent to 37 percent		
	Thus, _	percent of	(gross income of obligor) equals \$		
	dollars per month.				
	The cou	urt has considered the existence o	of special circumstances and has found the following		
special	circums	ances marked with an AX@to be p	present in this case:		
	1.	Ages of child(ren)			
	2. A child(ren)=s extraordinary medical costs or needs in addition to accident and sickn				
		insurance, provided that all such costs or needs shall be considered if no insurance is			
		available			
	3.	Educational costs			
	4.	Day-care costs			
	5.	Share physical custody arrangements, including extended visitation			
	6.	A party-s other support obligations to another household			
	7.	Income that should be imputed to a party because of suppression of income			
	8.	In-kind income for the self-employed, such as reimbursed meals or a company car			
	9.	Other support a party is providing or will be providing, such as payment of a mortgage			
	10.	A party-s own extraordinary need	ds, such as medical expenses		

11.	Extreme economic circumstances, including but not limited to:			
	(A)	Unusually high debt	structure; or	
	(B)	Unusually high incom	ie of either party or bo	oth parties, which shall
		be construed as indiv	ridual gross income o	f over &75,000.00 per
		annum.		
12.	Historical spending in	the family for child(ren)	which varies significa	ntly from the
	percentage table			
13. Considerations of the economic cost-of-living factors of the commu		nity of each party, as		
	determined by the trie	er of fact		
14.	In-kind contribution of either parent			
15.	The income of the custodial parent			
16.	The cost of accident and sickness insurance coverage for dependent children included in			
	the order			
17.	Extraordinary travel e	xpenses to exercise visita	ation or shared physic	al custody
18.	Any other factor which the tier of fact deems to be required by the ends of justice, as			
	described below:			
	Having found that no	special circumstances ex	kist, or special circum	stances numbered
	exist (dele	ete the phrase which doe	s not apply), the final	award of child support
which		shall pay to		_ for the support of the
child(ren) is \$		dollars per week/bi-week	ly/semi-monthly/mon	thly per child, beginning
on the	day of	, 19	_ and payable therea	ifter on the
day of	until	the child(ren) become(s) 18 years of age, die	es, marries, or otherwise
becomes ema	ncipated, except that if t	he child(ren) becomes 1	8 years of age while	enrolled in and
attending seco	ondary school on a full-ti	me basis, then such sup	port shall continue ur	ntil the child completes
secondary sch	nool, provided that such	support shall not be requ	ired after the child at	tains 20 years of age.
		_ is ordered to provide a	ccident and sickness	insurance for the
child(ren), for	so long as he or she is c	bligated by this order to	provide support (inse	rt name of party or

delete this sentence if the order does not include provision of insurance). (Where applicable, the court shall also include in the order the provisions of Code Section 19-6-30 concerning continuing garnishment for support and language in compliance with Code Section 19-6-32 concerning income deduction orders.)

Decree and	d order entere	d
This	_ day of	,
		COUNTY SUPERIOR COURT JUDGE ATLANTA JUDICIAL CIRCUIT