				Plaintiff,		Index No.:SWORN	
	-against-				AF]	FIRMATION OF P	LAINTIFF
				Defendant.	v		
STAT	E OF				A		
COUI	NTY OF		}	ss:			
				,being	duly sworn, sa	ays:	
1.	The Plainti	ff's addres	s is	and soci	The D	efendant's address is mber is	s
2.		v				or a continuous perionis divorce action.	od of at leas
				<u>OR</u>			====
	B) The	e 🖵 Plaintiff	resi	ded in New Yo	rk State on th	e date of commence	ment of this
	divorce act		is divor	ce action .	f one year imr	nediately preceding	the
	a.	the parti	es were or	AND: married in New	York State.		
	b.	the parti	-	resided as marr	ied persons ir	New York State.	
				<u>OR</u>			
	C) T	he cause of	f action	occurred in Nev	w York State	and \Box Plaintiff \Box Defendant residual.	ided in New
	York State commence			_	least one ye	ear immediately pro	eceding the

at the time of commencement of this divorce action.

(Form UD-6 rev. as of 1.1.24)

9	3.	. I married the Def	Cendant on	, in the City, Town or Village of State or Country of Th	f
				, State or Country of The lergyman, minister or by a leader of the Society for the	
		Ethical Culture.	•		
10		(If the word "not" is de	leted, check one of	the following below:)	
]	To the best of my know remove any barrier to	_	I have taken all steps solely within my power to marriage. OR	
]			ment all steps solely within my power to the best of	
_	_	•	-	he Defendant's remarriage. OR	
L	J	I swear that the Defen Remarriage.	idant has waived in	writing the requirements of DRL §253 (Barriers to	
11	4. pa	. There is (are)age 7 of the Instructions		marriage under the age of 21 (see definition on	
		<u>Name & Socia</u>	<u>l Security Number</u>	<u>Date</u> of <u>Birth</u>	
					
					
	de			ild of the marriage under the age of 18 (see all other places where each child has lived	
		rithin the last five (5) yea		-	
		<u>Child</u>		<u>Present</u> <u>Address</u>	
_					
_					
		<u>Child</u>		Other Address Within Last 5 years	
_					
				erson(s) with whom each minor child of the	
		narriage under the age o ne last five (5) years is:	f 18 (see definition	on page 7 of the Instructions) has lived within	
		e idst five (5) years is.			
_					

12	1 1	f the Instructions) in this or another state. Yes \square No					
	I have information of a custody proceeding concerning the minor child(ren) of the marriage (see definition on page 7 of the Instructions) pending in a court of this or another state. Yes \square No \square						
		this proceeding who has physical custody of the finition on page 7 of the Instructions) or claims to pect to such child(ren). Yes \square No \square					
13	The parties are covered by the following	group health plans:					
	<u>Plaintiff</u>	<u>Defendant</u>					
	Group Health Plan:Address:						
_	Identification Number:	Identification Number:					
_	Plan Administrator:	Plan Administrator:					
_	Type of Coverage:	Type of Coverage:					
_	□ Not Applicable.	OR No health plans are available to the parties through their employment					
14	5. The grounds for dissolution of the mar	rriage are as follows:					
	Cruel and Inhuman Treatment (DRL §170(1)):						
	At the following times Defendant committed the following act(s) which endangered the Plaintiff's physical or mental well being and rendered it unsafe or improper for Plaintiff to continue to reside with Defendant.						
	(State the facts that demonstrate cruel and inhuman conduct giving dates, places and specific acts. Conduct may include physical, verbal, sexual or emotional behavior.)						
	(Attach an additional sheet, if necessary)						

(Form UD-6 Rev. as of 1/1/24)

Abandonment (DRL 170(2):

	one (1)) year ir	cing on or abou nmediately pric he parties locate turn. Such abso	or to com	mencement	t of this a	ction, the De	fendant left	the marital
		ff's con		ence was	willout ca	use of Jus	imcanon, an	u was willio	ut
	than or have se relation from en relation	ne (1) yexual rens. Defingaging	cing on or about ear immediately elations with the fendant does not gin such sexual without good care	y prior to e Plaintif ot suffer: l relation ause or ju	commence of despite Pland from any di swith Plain distification	ement of t aintiff's r sability w tiff. The and occur	his action, the epeated requestion would prefusal to enter at the market.	e Defendant ests to resun prevent <i>her</i> gage in sexu	t refused to ne such · / him ual
	than or and wi spouse	ne (1) yethout care, by dep	cing on or abouter immediately ause or justification priving Plaintification.	y prior to ation abar f of acces	commence ndoned the ss to the ma	ement of t Plaintiff, rital resid	his action, th who had bee ence located	e Defendant n a faithful a at	willfully and dutiful
			This deprivati a period of grea			thout the	consent of th	e Plaintiff a	nd
	Continu	aca 101	a period of gree	acci tilali	one year.				
<u>Co</u>	<u>onfinem</u>	ent to l	<u> Prison (DRL §</u>	<u>170(3)):</u>					
	period	of three	marriage of Pla e or more conse	ecutive ye	ears, to wit:	that Defe			
	Name oj	f correction day of	nal facility	and	- 1 remained	confined	until the		
		_Gay 01 Month		, and					
		_day of	•	_,;	OR \square re	emains co	nfined to this	s date.	
			Month	Year					
<u>Ac</u>	lultery ((DRL §	§170(4)):						
П	That or	n the	_ day of		. at				
						Location			
			voluntarily con						se with a
	person	other t	han the Plaintif	f after the	e marriage	of Plaintii	ff and Defend	lant.	
Li	ving Se	parate	and Apart Pui	rsuant to	a Separat	ion Decr	ee or Judgm	ent of Sepa	ration(DRL
§170		_	-		<u>-</u>			<u>-</u>	
		(a)	That theState) rendere Number:	d a decre	e or judgme	ent of sep	County, aration on		(Country or under Index
	(b)	that th	e parties have 1			art for a r	period of one	year or long	ger after the
	. /	grantir	ng of such decre	ee; and					
	(c)	that the		substantia	ally complie	ed with al	l the terms ar	nd condition	s of such decree or

14 (contin	ued	
	<u>Li</u>	iving S	eparate and Apart Pursuant to a Separation Agreement (DRL §170(6)):
		(a)	That the Plaintiff and Defendant entered into a written agreement of separation, which they subscribed and acknowledged on, in the form required to entitle a deed to be recorded; and
		(b)	that the agreement / memorandum of said agreement was filed on
		(c)	that the parties have lived separate and apart for a period of one year or longer after the execution of said agreement; and
		(d)	that the Plaintiff has substantially complied with all terms and conditions of such agreement.
	<u>Ir</u>	retriev	vable Breakdown in Relationship for at Least Six Months (DRL §170(7)):
15			ar that the relationship between Plaintiff and Defendant has broken down irretrievably for a period of at six months.
	6a.		
	In		on to the dissolution of the marriage, I am seeking the following ancillary relief: re of any ancillary or additional relief requested (see p.19 of Instructions) is:
			ional page describing ancillary relief requested is attached;
			al property to be distributed pursuant to separation agreement/stipulation;
	Fo de in □	or divo escribed a writt NONI	The distribution of Marital property; where C is a commence of C is a commence of C is a commence of C in the Notice of Guideline Maintenance (the "Notice") other than what was already agreed to then agreement/stipulation; C is a commence of C is an intenance of C in the Notice. The intenance of C is an intenance of C is an intenance of C is an intenance of C in the Notice of C is an intenance of C in the Notice of C is an intenance of C in the Notice of C is an intenance of C in the Notice of C is an intenance of C in the Notice of C is an intenance of C in the Notice of C is an intenance of C in the Notice of C is an intenance of C in the Notice of C is an intenance of C in the Notice of C in the Notice of C is an intenance of C in the Notice of C in the Notice of C is an intenance of C in the Notice of C in the Notice of C is an intenance of C in the Notice of C in the Notice of C is an intenance of C in the Notice of C in the Notice of C is an intenance of C in the Notice of C in the Notice of C is an intenance of C in the Notice of C in the Notice of C is an intenance of C in the Notice of C in the Notice of C is an intenance of C in the Notice of C in the Notice of C is an intenance of C in the Notice of C in the Notice of C is an intenance of C in the Notice of C in the Notice of C is an intenance of C in the Notice of C in the Notice of C is an intenance of C in the Notice of C in the Notice of C is an intenance of C in the Notice of C in the Notice of C is an intenance of C in the Notice of C in the Notice of C is an intena
6b.	or D	below	0 subd. (7) is the ground alleged, then Plaintiff hereby affirms, by checking the Box A, B, or C (NOTE: BOX A, B, C or D below must be checked if DRL 170(7) is the ground alleged),
			owing statement is true:
			omic issues of equitable distribution of marital property, the payment or waiver of spousal the payment of child support, the payment of counsel and experts' fees and expenses as well as
			bdy and visitation with the minor children of the marriage:
			we been resolved by the parties and are to be incorporated into the Judgment of Divorce. by oral settlement/ stipulation on the record; or
			by written Settlement/ Separation Agreement

☐ B. will be determined by the Court and are to be Incorporated into the Judgment of Divorce.

☐ C. were determined by Family Court order (custody and visitation or child support and/ or spousal

☐ D. are not to be incorporated into the Judgment of Divorce, since neither party to the divorce has

contested any such issues.

support issues only) which will be continued.

16	7. \square The Defendant is in the military service and \square has waived \square his \square her rights under the New York \square has not						
	State Soldiers' and Sailors' Civil Relief Act.						
	OR						
	☐ Defendant is not in the active military service of this state, or any other state or this nation. ☐ I know this because: he/she admitted it to me / the process server on						
	☐ I have submitted with these papers an <i>investigator's affidavit or affirmation</i> / <i>Defendant's affidavit or affirmation</i> which states that Defendant is not in the active military service of this state, or any other state or this nation.						
17	8. I am <i>not</i> receiving Public Assistance. To my knowledge the Defendant is <i>not</i> receiving Public Assistance.						
18	9. No other matrimonial action is pending in this court or in any other court, and the marriage has not been terminated by any decree of any court of competent jurisdiction.						
19	10. Annexed to the "Affidavit or Affirmation of Service" of Summons and Complaint / Summons With Notice is a photograph. It is a fair and accurate representation of the Defendant.						
20							
	11. \square I am the \square custodial parent \square the non-custodial parent of the unemancipated child (ren) of the rriage (see definition on page 7 of the Instructions) entitled to receive child support pursuant to DRL $36(B)(7)(b)$,						
	AND						
	☐ (1) I request child support services through the Support Collection Unit which would authorize collection of the support obligation by the immediate issuance of an income execution for support enforcement.						
	OR						
	☐ (2) I am in receipt of such services through the Support Collection Unit.						
	OR						
	☐ (3) I have applied for such services through the Support Collection Unit. OR						
	OK .						
	☐ (4) I am aware of but decline such services through the Support Collection Unit at this time. I am aware that an income deduction order (also known as an Income Withholding Order/Notice for Support) may be issued pursuant to CPLR §5242(c) without other child support enforcement services and that payment of an administrative fee may be required.						

Form Application for Child Support Services or the LDSS-5143, together with a copy of the completed Support Collection Unit Information Sheet (Form UD-8a) and a copy of the signed Judgment of Divorce (Form UD-11) must be provided to the local Support Collection Unit in the county where the Plaintiff resides within 20 days after entry of the Judgment of Divorce.
21
Pursuant to DRL § 240 1 (a-1)-Records Checking Requirements:
☐ An Order of Protection ☐ <i>has been</i> ☐ <i>has never been</i> issued against me, enjoining me or requiring my compliance.
\square An Order of Protection \square has \square has never been issued in favor of or protecting me or my child(ren) or a member of my household.
List all Family/Criminal Court Docket #'s and Counties, Supreme Court Index #'s and Counties
☐ I or my child(ren) or my spouse has been named in a Child Abuse/Neglect Proceeding (FCA Art.10) List all Family Court Docket #'s and Counties
☐ I or my child(ren) or my spouse has never been named in a Child Abuse/Neglect Proceeding (FCA Art.10)
☐ I am registered under New York State's Sex Offender Registration Act List all names under which
you are registered ☐ I am not registered under New York State's Sex Offender Registration Act
22 □ If my divorce action was commenced on or after January 25, 2016, I acknowledge receipt of the Notice of Guideline Maintenance from the Court pursuant to DRL 236 B(6), Chapter 269 of the Laws of 2015, which was served with the Summons.
I have been provided a copy of Notice Relating to Health Care of the Parties. I fully understand that upon the entrance of this divorce agreement, I may no longer be allowed to receive health coverage under my former spouse's health insurance plan. I may be entitled to purchase health insurance on my own through a COBRA option, if available, otherwise I may be required to secure my own health insurance.
24
WHEREFORE, I (print or type name), respectfully request that judgment be entered for the relief sought and for such other relief as the court deems fitting and proper.
I
Plaintiff's Signature

If (1) is selected, this Affirmation or another signed application for child support services such as the Short