Docket No.

IN THE COURT, COUNTY, TEXAS

In the Matter of the Marriage of	☆
	☆
	☆

Mediated Settlement Agreement

Parti	es
1.	The parties to this settlement agreement are:
	a. ("First Name" – "Husband"), and
	b. ("First Name" – "Wife").
All C	Claims Settled
2.	The parties agree to settle all claims and controversies between them asserted or assertable
	in this case.
	
This	Agreement Cannot be Revoked
2	
3.	THIS AGREEMENT IS NOT SUBJECT TO REVOCATION. The parties agree that a
	part of the consideration for this agreement is their respective acknowledgments that it is
	binding and is not subject to revocation. The parties acknowledge that they are agreeing to
	the settlement reflected herein and that this agreement is intended to comply with Section $(622 \text{ T} - 52 \text{ T})^{-1}$
	6.602, Texas Family Code.
C	
Grou	ands for Divorce
4	The diverse shall be evented on the even de of incommentability
4.	The divorce shall be granted on the grounds of insupportability.
Dron	erty Division
TTOP	
5.	The marital property of the parties is divided as hereinafter set forth and the parties each
	 All C 2. This 3. Grou 4. Prop

1 2		U	and stipulate that the division is a just and right division of their property. A party not ed property is divested of all right title and interest in such property when it is awarded
3		to the	other party.
4 5 6	6.		ventory of husband/wife is attached to this settlement agreement for convenience in ing the parties' property. It is incorporated herein by reference.
7 8 9		a.	Wife will receive the property marked with a "W" on the inventory or property list which is attached hereto and incorporated herein.
10 11 12		b.	Husband will receive the property marked with an "H" on the inventory or property list which is attached hereto and incorporated herein.
13 14 15 16		c.	The property marked with an "HSP" on the inventory or property list which is attached hereto and incorporated herein is confirmed as the husband's separate property.
17 18 19 20		d.	The property marked with an "WSP" on the inventory or property list which is attached hereto and incorporated herein is confirmed as the wife's separate property.
21	Appor	tionme	ent of Liabilities
22 23 24 25	7.	consid	party is assigned the following indebtedness, respectively, and as part of the eration for this agreement does indemnify and hold the other harmless from any and bility thereon.
26 27 28		a.	Wife is responsible for the debts and liabilities listed on schedule WD, attached hereto and incorporated herein.
29 30 31 32		b.	Wife is responsible for the debts and liabilities marked with a "W" on the inventory which is attached hereto and incorporated herein.
33 34 35		с.	Husband is responsible for the debts and liabilities listed on schedule HD, attached hereto and incorporated herein.
36 37 38		d.	Husband is responsible for the debts and liabilities marked with an "H" on the inventory which is attached hereto and incorporated herein.
39	Incom	e Tax (Considerations
40 41	8.	The In	ternal Revenue Service obligations of the parties shall be paid as follows:
42 43 44		a.	For calendar year 201 the parties will file separate individual returns and each be responsible for taxes on their own income.

1 2		b. The tax refund, if any, for 201 is awarded to \Box Husband – \Box Wife – \Box both, divided
2 3		equally.
4		
5	Spou	sal Support
6 7	9.	Pursuant to Chapter 8, Texas Family Code, DHusband DWife shall pay spousal maintenance
8		to the other spouse as follows:
9		
10		 a. Monthly amount \$; b. Duration is for months, beginning, 201;
11		
12		c. Terminates on –
13		i. The entire amount being paid;ii. □Death of obligee;
14 15		iii. \Box Death of obligor;
15		iv. DWhen obligee's disability terminates;
17		v. \Box If obligee marries.
18		e
19	Legal	l Fees
20	10	
21	10.	Wife's legal fees shall be paid by \Box her \Box the Husband.
22 23	11.	Husband's legal fees shall be paid by \Box him \Box the Wife
24		
25	Cour	rt Costs
26 27	12.	Court costs shall be paid by the party incurring same.
28	12.	Court costs shall be paid by the party meaning same.
29	Place	e of Performance
30	10	
31	13.	This agreement is performable in the county where this suit is pending and shall be construed according to the law of the state of Texas.
32 33		according to the law of the state of Texas.
34	Agree	ement Free and Voluntary
35	0	·
36	14.	The parties have each entered into this settlement agreement freely and without duress after
37		having consulted with professionals.
38 39	Mutu	1al Release
39 40		
41	15.	Each party releases the other from all claims, demands, and causes of action each may have
42		against the other, save and except those covenants, duties, and obligations set forth in this
43		agreement.
44		

1	Full D	sclosure
2 3 4	16.	Each party represents that they have made a full and fair disclosure to the other of the property and financial obligations known to them.
5 6	Closir	gDocuments
7 8 9	17.	The terms of this agreement will be incorporated into a decree and agreement incident to divorce to be prepared by the attorney for <i>IDENTIFY PARTY</i> .
10 11 12	18.	Other closing documents will be prepared by the attorney for the party who will benefit thereby.
13 14	Dispu	es Concerning this Agreement
15	•	
16 17 18	19.	Any disputes regarding this agreement and/or the interpretation of it shall be resolved with a telephone conference with mediator, by the lawyers, before resorting to further litigation. The mediator will not discuss this directly with the parties.
19	Unda	tanding of Agreement
20 21	Under	tanding of Agreement
22	20.	Each party signing this agreement agrees and acknowledges that –
23 24 25 26		a. He or she has carefully read every detail of this agreement including the parts that are included by attachment(s) and by any check marks in boxes or excluded by boxes not being checked and after all interlinations and strikeouts, if any, have been made;
27 28 29 30		b. He or she has discussed this agreement in detail (including the meaning of checked and unchecked boxes) with his or her respective attorney and sought and received all advice desired concerning the agreement;
31 32 33		c. He or she fully understands the agreement and every part of it and desires, under all the circumstances, to settle this matter as set forth in the agreement;
34 35 36 37		d. Under all of the attendant circumstances the agreement for property division is fair and just;
38		e. As set out above this agreement is binding and cannot be revoked; and
39404142		f. A true copy of this agreement may be furnished to the judge with the decree and signing of the decree itself by the parties and attorneys is permitted but not required.
42 43 44	21.	Each attorney approving this agreement acknowledges that the representations set out in the preceding paragraph concerning his or her respective client are true and that the agreement

Execu	ition		
22.	Agreed and signed on DATE, the parties, each signing in the presence of their respe- attorneys who have also signed this agreement.		
Wife			
Wife		Attorney for Wife	
Husba	nd		
	nd	Attorney for Husband	
Husha	114	Theomey for Husband	
Husba Witne	ss:		