

1	V.					
2	Since the marriage of the parties to this action, irreconcilable differences have arisen and					
3	Plaintiff requests a divorce from the Defendant pursuant to 19 GCA § 8219.					
4						
5	VI.					
6	The parties have the following community property of the marriage:					
7	1)					
8	2)					
9	The parties may have community property of which Plaintiff is unaware and Plaintiff					
10	reserves the right to include such property at a later date.					
11	VII.					
12	The parties have the following community debts of the marriage:					
13	1)					
14	2)					
15						
16 17	The parties may have community debts of which Plaintiff is unaware and Plaintiff reserves					
17	the right to include such debts at a later date.					
10	VIII.					
20	There is no possibility of reconciliation between the parties.					
20	WHEREFORE, PLAINTIFF PRAYS:					
22	1. That Plaintiff be granted a divorce from Defendant;					
23	2. That the community property listed in paragraph VI be divided as follows:					
24	1)					
25	– to PLAINTIFF/DEFENDANT.					
26	2)					
27						
28	– to PLAINTIFF/DEFENDANT.					
	Page 2 of 3					

1	3.	That the community debts listed in paragraph VII be divided as follows
2		
3		
4	1	That the court shorten the time pursuant to 19 GCA § 8322 for a final decree of divorce
5	4.	
6		and grant a final decree of divorce;
7	5.	That the Plaintiff be restored to her maiden name to wit:
8	6.	For such other relief as the court deems proper.
9		
10	EX	<b>XECUTED</b> this day of, 20
11		
12		Pro Se
13		
14		Ву:
15		
16		Pro Se
17 18		VERIFICATION
10 19	I,	, hereby declare under penalty of perjury: That I am the
20	Plaintiff i	n the above-entitled domestic action and that I verify the within COMPLAINT FOR
21		E and, in so doing, state that I have read the same and know the content of it, and that the
22		
23		ie of my own knowledge, except as to the matters which are stated in it on my information
24	or belief, a	and as to those matters, that I believe them to be true.
25		
26		
27		
28		
		Page 3 of 3

1	
2	
3	
	Pro Se.
4	IN THE SUPERIOR COURT OF GUAM
5	) Superior Court Case No.: DM
6	)
7	Plaintiff, ) ) APPEARANCE AND WAIVER OF
8	v. ) NOTICE AND WAIVER OF RIGHTS
9	<ul> <li>) UNDER THE SOLDIERS' AND SAILORS'</li> <li>) CIVIL RELIEF ACT OF 1940</li> </ul>
10	) Defendent
11	Defendant. )
12	
13	I,, defendant in the above entitled action, hereby acknowledge
14	receipt of the Complaint for Divorce and Summons filed herein and enter my appearance herein, waive
15	service of all further pleadings and notice of all further proceedings, and consent that the said cause may
	be heard as a default matter.
16	I further waive all rights granted, or which may accrue to me under the Soldiers' and Sailors'
17	Civil Relief Act of 1940 and all amendments thereto.
18	
19	
20	
21	ACKNOWLEDGMENT
22	On this day of, 20, before me, the undersigned notary,
23	
24	personally appeared,, the person whose name is signed on the
25	preceding or attached document, and acknowledged to me that he signed it voluntarily for its stated
26	purpose.
27	
28	NOTARY PUBLIC

1	
2	
3	
4	Pro Se.
5	IN THE SUPERIOR COURT OF GUAM
6	) Superior Court Case No. DM
7 8	)
9	Plaintiff, )
10	vs. ) MARITAL SETTLEMENT ) AGREEMENT
11	
12	Defendant.
13	)
14	1. We make this agreement between Plaintiff,,
15	hereinafter referred to as Wife/Husband, and Defendant,, hereinafter
16 17	referred to as Wife/Husband submitted as a Stipulation pursuant to Local Rule 3.1 (a) of Superior
17	Court of Guam.
19	2. We make this agreement with reference to the following facts:
20	a. Place of marriage:
21	<ul> <li>b. Date of marriage:</li> <li>c. Date of separation:</li> </ul>
22	d. There are no minor children of this marriage
23	3. Unhappy differences have arisen between Husband and Wife as a result of which
24	they do, by this Agreement, agree to separate and live permanently apart and by this Agreement
25	intend to reach a full settlement of their rights and duties with respect to property. The parties
26	intend each provision to be in consideration for each of the other provisions, waive all rights
27	
28	
	[PLF. INT.]: [DEF. INT.]:

arising out of the marital relationship except those expressly set forth herein and hereby settle and adjust their respective property rights and the relation between them, as follows:

## 4. **Division of Community Property**

The parties hereto represent that they are now in possession of or own certain assets and otherwise have already divided any community or separate property to their mutual satisfaction. The community property of the marriage shall be divided as follows:

## 5. **Division of Community Debts**

The community debts of the marriage shall be assigned as follows:

6. Each party shall pay all their own expenses, court costs and attorney's fees in the divorce action now pending.

7. We agree that any and all property acquired by either one of us from and after the effective date of this agreement shall be the sole and separate property of the one so acquiring it; and each of us waives any and all property rights in or to such future acquisitions and hereby grants to the other all such future acquisitions of property as the sole and separate [PLF. INT.]:\_\_\_\_\_

property of the one so acquiring the same from the effective date of this agreement.

8. We mutually covenant and agree on demand, to execute any other or further instruments necessary or convenient to carry out the provisions of this agreement.

9. We mutually stipulate that both of us have read this agreement and are fully aware of its contents and of its legal effect.

10. We mutually stipulate that the court shorten the six (6) month waiting period for a final decree of divorce.

11. This agreement is entire. We may not alter, amend, or modify it, except by an instrument in writing executed by both of us. It includes all representations of every kind and nature made by each of us to the other. This agreement shall be binding upon and inure to the benefit of both of us, and of our heirs, executors, administrators, successors and assigns.

12. It is further understood and agreed that in the suit for dissolution of marriage now pending, this agreement, subject to the court having jurisdiction thereof, shall be incorporated in and be made a part of any decree for dissolution of marriage that may be granted by such court.

WE EXECUTE	THIS	AGREEMENT	and	make	it	effective	on	the	date	the	last
signature is affixed.											

	DATE:	
)		
•		
	DATE:	
,		
	[PLF. INT.]:	[DEF. INT.]:
	Page 3	3 of 4

1	<b>ACKNOWLEDGMENT</b>
2	On this day of, 20, before me, the undersigned notary,
3	personally appeared, , the person whose name is signed on the preceding or attached
4	document, and acknowledged to me that she signed it voluntarily for its stated purpose.
5 6	
7	
8	NOTARY PUBLIC
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19 20	
20 21	
21	
23	
24	
25	
26	
27	
28	
	[PLF. INT.]: [DEF. INT.]:
	Page 4 of 4

1		
2		
3	Pro Se.	
4	IN THE SUPERIOR CO	OURT OF GUAM
5		
6	)	Superior Court Case No.: DM
7	Plaintiff, )	
8	v. )	INTERLOCUTORY JUDGMENT OF DIVORCE
9		OF DIVORCE
10	) Defendant. )	
11	)	
12		
13	It appearing that the Defendant acknowleds	ged receipt of the Complaint, entered his/her
14	appearance, waived service of all further proceedings	and notice of all further proceedings, consented
15	that this cause may be heard without his/her prese	ence and that all the allegations of Plaintiff's
16 17	Complaint are true, that the court has jurisdiction he	erein, that a divorce ought to be granted to the
18	Plaintiff, as provided in the parties' attached Marital	Settlement Agreement fully incorporated herein
19	as the Court's decision and Conclusions of Law,	with this judgment, and the court being fully
20	advised.	
21	IT IS HEREBY ADJUDGED as an Interlo	ocutory Judgment herein that Plaintiff is entitled
22	to a divorce from Defendant on the above-stated grou	nd
23		nd.
24	SO ORDERED:	
25		
26		
27		UDGE, Superior Court of Guam
28		
	11	

1	
2	
3	Pro Se.
4	IN THE SUPERIOR COURT OF GUAM
5	) Superior Court Case No.: DM
6	)
7	Plaintiff, )
8	v. <b>FINAL DECREE OF DIVORCE</b>
9	
10	) Defendant. )
11	)
12	
13	Plaintiff has made an application to the Court that the Interlocutory Judgment of Divorce be
14	declared final pursuant to 19 GCA§ 8322.
15	This court, finding good cause, and considering further that there is no ground by which this
16	court should not grant the final decree and considering further that there is cause for shortening the
17	
18	waiting period.
19	The following information is provided pursuant to court requirements: Plaintiff,
20	(DOB:); Defendant,
21	(DOB:).
22	IT IS THEREFORE ORDERED that the Interlocutory Judgment of Divorce be, and
23	
24	hereby is, made final and the parties are restored to the status of single persons and either party is
25	permitted to marry from and after the effective date of this decree.
26	
27	
28	

1	IT IS FURTHER ORDERED that the provisions of the Interlocutory Judgment of
2	Divorce are reaffirmed by and incorporated in and made a part of this decree and the parties are
3	ordered to perform its terms.
4	IT IS FINALLY ORDERED that the Plaintiff be restored to her maiden name to wit:
5 6	·
7	SO ORDERED:
8	
9	
10	JUDGE, Superior Court of Guam
11	
12	
13	
14 15	
15	
17	
18	
19	
20	
21	
22	
23	
24	
25 26	
20	
28	

1			
2			
3	Pro Se.		
4	IN THE SUPERIO	OR COURT	OF GUAM
5			
6		) Supe	rior Court Case No.: <b>DM</b>
7	Plaintiff,	)	
8	v.	)	NOTICE OF HEARING
9		)	
10	Defendant.	)	
11		)	
12	NOTICE IS HEREBY GIVEN that	nt on	, at, or soon
13 14	thereafter as the matter can be heard, will come	e before the	court for a hearing on the Complaint for
15	Divorce, at the Superior Court of Guam, 120 W		
16			
17	Court of Guam Northern Court Satellite, 132 W		
18	Dated thisday of	, 20	
19			, Pro Se
20		-	,,,
21		By:	
22			
23			
24			
25			
26			
27			
28			

## SUPERIOR COURT OF GUAM

NON-CRIMINAL CASE COVER SHEET

1. Plaintiff(s)/Petitioner(s):		Defendant(s)/Respondent(s)/Party-in-Interest:				
Name(s):		Name(s):				
Address:		Address:				
Email: Telephone: Attorney for Plaintiff(s)/Petition	er(s):	Email: Telephone: [Attach additional page as necessary to list all parties.]				
2. Check <u>ONE box below for the</u>	e case type that is the <u>PRIMARY</u>	cause of action:				
CI	VIL	DOMESTIC RE	LATIONS			
TORT:	CONTRACT:	Dissolution/Divorce/Annulment	Support			
<ul> <li>Automobile Tort</li> <li>Intentional Tort</li> <li>Malpractice <ul> <li>Medical</li> <li>Other</li> </ul> </li> <li>Premises Liability</li> <li>Product Liability</li> <li>Slander/ Libel / Defamation</li> <li>Other</li> </ul>	□ Buyer Plaintiff □ Fraud Employment □ Discrimination □ Other Landlord Tenant □ Unlawful Detainer □ Other □ Mortgage Foreclosure □ Seller Plaintiff (Debt Collection)	Uncontested Divorce Divorce Annulment Paternity Custody Visitation Adoption Civil Protection/Restraining Order (Plaintiff's DOB: Defendant's DOB: Other:	_) _) -			
OTHER CIVIL:	☐ Other	PROBATE, MENTAL HEALTH	H, AND GUARDIANSHIP			
Restraining OrderREAL PROPERTY:Foreign JudgmentEminent DomainPetition for Judicial ReviewQuiet Title / PartitionProcurement AppealOtherCivil ForfeitureOther		Probate     Guardianship       Wills/Intestate     Adult       Other Probate     (Ward's DOB:)       Mental Health     Juvenile       Involuntary Hospitalization     Other				
For <u>CIVIL CASES</u> ONLY:						
3. This case <u>□ is / □ is not</u> com	plex. If the case <i>is complex</i> , ma	rk the factors requiring exceptiona	I judicial management:			
<ul> <li>Large number of separately I</li> <li>Extensive motion practice rai will be time-consuming to re</li> <li>Substantial amount of docum</li> <li>Large number of experts</li> </ul>	pending in one or more courts ries, or in federal court supervision.					
4. Remedies sought (check all that apply):						
☐ Monetary ☐ Non-monetary – Declaratory	or injunctive relief	Punitive Other:				
5. Cause(s) of Action (specify):						
6. This case <u>□ is / □ is not</u> a cla	ass action suit.					
7. Jury Demanded in Pleading?	$: \Box \overline{\text{Yes} / \Box \text{ No}} \rightarrow \text{If yes:} \Box \text{Jury}$	of 6 / 🗆 Jury of 12				
8. If there are any known related cases, list the case name(s) and number(s):						