STATE OF HAWAI'I			CASE NUMBER
FAMILY COURT OF THE SECOND CIRCUIT	CIVIL UNION		FC-CU No.
		This document is prepared by:	Defendant Attorney for Defendant
	PLAINTIFF,	Name	
VS.	(Your Full Name)	Address	
		City, State, Zip	
	DEFENDANT.	Phone	
Print Presiding Judge		Date of Hearing/Review by Judge	
A become a set of the stars	the Due sidius a lucture	an an affida. it was a sub witter	l and the Country sined he arises
A hearing was held before the Presiding Judge or an affidavit was submitted and the Court waived hearing on this matter. After full consideration of the evidence, the Court finds the material allegations of the <i>Complaint for Civil Union Divorce</i> to be true. Plaintiff is entitled to a divorce from the bonds of civil union. The court has jurisdiction to enter this <i>Civil Union Divorce Decree</i> .			
 IT IS HEREBY ORDERED, ADJUDGED AND DECREED that: 1. Decree: A decree of divorce is granted to Plaintiff. The civil union between Plaintiff and Defendant is hereby dissolved. The parties are restored to the status of single persons. Either party is permitted to enter a civil union or marry after the effective date of this <i>Civil Union Divorce Decree</i>. 2. Effective Date: This <i>Civil Union Divorce Decree</i> is effective after it is signed and filed by the Court. 			
	nion Divorce Decree	is enective after it is signed	and filed by the Court.
 Alimony: 3A. Neither party shall be required to pay alimony to the other party. 			
□ 3B. Beginning with a first payment on the day of			(Month/Year)
☐ Plaintiff ☐ Defendant_shall pay to ☐ Plaintiff ☐ Defendant alimony of \$ per month			
•		by theday of e	
	•	•	_ and days of each month.
Alimony shall continue for months and terminate with the payment due(Mon./Yr). Alimony shall terminate upon the death of either Plaintiff or Defendant. Alimony _ shall _ shall not terminate upon the recipient's entering a new civil union or marriage.			
4. Child(ren):			
□ 4A. □ Plaintiff □ Defend	ant has/have no chi	ld(ren).	
4B. Plaintiff and Defendant have (how many) child(ren) together.			
□ 4C. Plaintiff adopted: (how many) of De	efendant's child(ren)	who is/are under age 18.	
	efendant's child(ren)	age 18 or older who is/are	
(how many) of De		age 18 or older who is/are	
☐ 4D. Defendant adopted:	·		
		no is/are under age 18.	
(how many) of Pla dependent on		e 18 or older who is/are	
(how many) of Pla not dependent		e 18 or older who is/are	FOR COURT USE ONLY

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	4E. Child	d(ren): <u>Name</u>	e (first, middle, last)	Date of Birth
5.	Custod	•		
	5A. Legal Custody of the above-named minor child(ren) is □ Awarded to: □ Plaintiff □ Defendant □ Plaintiff and Defendant, jointly. □ Reserved for a court of competent jurisdiction.			
	5B. Physical Custody of the above-named minor child(ren) is ☐ Awarded to: ☐ Plaintiff ☐ Defendant ☐ Plaintiff and Defendant, jointly with a visitation/time sharing schedule as described in paragraph 6. ☐ Reserved for a court of competent jurisdiction.			
6.	Visitati	on/Time Sharing S	chedule shall be as follows:	
	☐ 6A. The parties shall arrange reasonable visitation.			
	□ 6B.	Visitation/time share	ing schedule shall be as follows:	
	□ 6C.	Supervised visitation	on:	
	□ 6D.	There shall be no	visitation until further order of the Family C	court.
7.	his/l		graph 24 of this decree, Plaintiff and Defe elephone number for so long as any child der.	•

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8.	Child Si	innort:		
0.		Child Support:		
			first payment on the day of	3
		□ Plaintiff □ Defe	endant shall pay to 🛛 Plaintiff 🗋 Defendant fo	r the support of the following
		child(ren): (nam <u>e(s))</u>		
			per child, for a total of \$	per month.
			served for a court of competent jurisdiction.	
		years, or graduate support shall furthe age of 23 as long a	support shall continue for each child until the ch s from high school, or discontinues high school, r continue uninterrupted (including during regular s as the child continues his or her education post-hig ge or university or in a vocational or trade school.	whichever occurs last. Child chool vacation periods) until the gh school on a full-time basis at
	□ 8E.	The Child Support	Enforcement Agency (CSEA) is made a party for th	ne limited issue of child support.
9.	Method	of Child Support	Payment (Check either 9a OR 9b):	
		All payments sha	Il be made payable to and through the Child	
	(CSEA), P.O. Box 1860, Honolulu, Hawai'i, 96805-1860, and pursuant to the Order of Income Withholding which shall be filed with this decree.			
	□ 9B.			
		 Child support In all direct pa at any time and child(ren) of th (DHS), foster may immediat 	payments shall be paid by Plaintiff directly to Defe payments shall be paid by Defendant directly to P yment cases, either Husband or Wife may void th d apply for services from the CSEA to receive paym ne parties receive(s) public assistance from the D care payments, or Social Security or if either pare ely void a direct payment arrangement by sending in last known addresses as set forth in this Civil Un	Plaintiff. The direct payment arrangement ments through the agency. If the Department of Human Services ent applies to the CSEA, CSEA g notice by regular mail to both
10.	Post-H	igh School Educa	tion Support:	
	□ 10A.	child(ren) for so l	/% and Defendant shall pay% of the provide the child (ren) is/are a full-time student at an rade school and under the age of 23.	ne educational expenses of the accredited college or university
	□10B.	For payment of e	xpenses related to the child(ren) attending private s	school see paragraph 24 below.
	□ 10C.		es, educational expenses shall be defined to incluand other course materials.	de tuition, fees and the costs of
11.		lealth Care: For onal support:	so long as Plaintiff or Defendant has an obligati	on to pay child support and/or
		child(ren).	fendant shall maintain medical and dental insi	
	□11B.		fendant shall pay the medical and dental expense	
		•		•
	□ 10A. □ 10B. □ 10C. • Child F educati □ 11A.	may immediat parents at the igh School Educa Plaintiff shall pay child(ren) for so lo or vocational or t For payment of e For these purpos necessary books lealth Care: For onal support: Plaintiff De child(ren). Plaintiff De insurance up to \$	ely void a direct payment arrangement by sending ir last known addresses as set forth in this Civil Un tion Support: /% and Defendant shall pay% of the ong as the child(ren) is/are a full-time student at an rade school and under the age of 23. xpenses related to the child(ren) attending private s es, educational expenses shall be defined to inclu- and other course materials. so long as Plaintiff or Defendant has an obligati fendant shall maintain medical and dental inst	g notice by regular mail to both nion Divorce Decree. The educational expenses of the accredited college or university school see paragraph 24 below. de tuition, fees and the costs of on to pay child support and/or urance for the benefit of the es of the child(ren) not paid by edical and dental expenses not

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OF THE SECOND CIRCUIT Page 4 of 6 FC-CU No. 12. Life Insurance for the Benefit of Child(ren): □ 12A. Plaintiff shall maintain life insurance on his/her life with a minimum death benefit of \$			
13. 🛛 All provisions in par	agraphs 3, 5, 6, 7, 8, 9, 10, 11, and 12 are subj	ect to further order of the court.	
14A. There are none14B. Each is awarded	g, Credit Union Accounts and Securities (Sto d those titled in their name alone. led:		
☐ 14D. Defendant is av	/arded:		
15A. There are none	d the vehicles titled in their name alone.		
☐ 15D. Defendant is av	/arded:		
Civil Union Divo	sfer documents shall be signed no later than te rce Decree. If either party fails to do so, the Dir ed and directed to transfer the ownership of ver	ector of Finance of the County of	

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Civil Union Divorce Decree

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OF THE SECO			
	Neither party ov	ns any interest of any kind in any real prop y shall be divided as follows:	-
□ 17B.	There is none. Each party is aw cash value there	rarded the life insurance policy/policies now in and subject to any debt thereon. se shall be divided as follows:	
□ 18A. □ 18B.	tirement Accounts/Benefits: 18A. There is none. 18B. Each party shall keep their own. 18C. The retirement accounts/benefits of the parties shall be divided as follows:		
Accounts F 19A.	Receivable, Investr Each party is av	Belongings, Furniture, Household Effects, Art, s nent Assets, Business Assets, Cemetery Plots varded the personal belongings and the ho ed:	or Niches, Tax Refunds Due, etc.) usehold effects in his/her possession.
☐ 19C.	Defendant is aw	arded:	
□ 20A. □ 20B.	anding Debts: Each party shall There are no joi Plaintiff shall pa		any, now in his/her name alone.
□ 20D.	Defendant shall	pay:	

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21. Name Change:				
21A. Plaintiff shall res				
☐ birth surname	e 🗌 former married name	e 🔲 former civil union nan	ne and shall be known hereafter	
as: <u>(first. middle. last r</u>				
	resume the use of his/he		ne and shall be known hereafter	
	—		ne and shall be known herealter	
-	as: <u>(first. middle. last name)</u> 22. There is a supplemental order filed concurrently with this Civil Union Divorce Decree.			
23. Failure of Party to Perform. If either party fails to execute any document in compliance with this decree, the other party may submit a motion to the Court, requesting that the Court appoint the Chief Clerk of the Court to execute said document on behalf of the non-compliant party. Said motion may be done without further notice to the non-compliant party. Such execution by the Chief Clerk shall have the same effect as if executed by the non-compliant party.				
24. Other:				
Date		Judge's Signature		
240				
APPROVED AS TO FORM	AND CONTENT:			
x		<u>x</u>		
Signature of Plaintiff		<u>X</u> Signature of Defendant		
Social Security No. (last 4 digits only):	XXX - XX -	Social Security No. (last 4 dig	gits only): <u>XXX - XX -</u>	
Address: Address:		Address:		
Employer's Name and Address:		Employer's Name and Add	ress:	
·				
Date Plaintiff Signed Decree: Date Defendant Signed Decree:			cree:	
APPROVED AS TO FORM:				
X Signature of Attorney for Plaintiff		<u>x</u> Signature for Attorney for D)efendant	
		Signature for Allottiey IOF L	verendant	
		Duint Nouse of Attaurant	Defendent	
Print Name of Attorney for Plaintiff	Dee- 0	Print Name of Attorney for		
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