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The Law Center of Michael S. Manning

Attorneys for Petitioner DEC

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF MARICOPA

In Re the Marriage of: 7

8 NICCI JACOBSON,

Petitioner,

NO. DR 206114

DECREE OF DISSOLUTION OF MARRIAGE

9 and

10 DOUGLAS ERNEST JACOBSON,

Respondent.

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THIS MATTER coming on regularly before the Court, Petitioner appearing in person and with counsel, MICHAEL S. MANNING, Respondent not appearing or being 14 represented by counsel;

Upon hearing, it appearing to the satisfaction of the Court that Respondent duly executed an Acceptance of Service and having failed to appear and de-15 fend within the time prescribed by law, Respondent's default was duly entered. 17

Upon hearing, it appearing to the further satisfaction of the Court that Petitioner has resided in the State of Arizona for a period exceeding ninety (90) days prior to the filing of this action; and

The Court having considered all the evidence finds to the extent it has jurisdiction to do so that the provisions herein for custody, support, maintenance and property settlement are not unfair; that the conciliation provisions of A.R.S. \$25-381.09 do not apply or have been met; and that the marriage is irretrievably broken; it is therefore

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ORDERED that the marriage previously existing between the parties is dis-24 solved and each restored to their status as single individuals. 25

OMDERED approving the distribution of assets and allocation of dates of the commanity as follows:

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1. Wife shall have as her sole and separate property free of any claim of Husband and Husband assigns all right, title and interest in and to the following: 2 a. All household goods, furnishings and effects presently in her possession. 3 b. Any bank and financial accounts in her name alone. Any automobile presently in her possession. 5 All personal effects. Any deferred compensation benefits in her name through her 6 employer. 7 Wife shall be responsible for all encusbrances thereon except as may be more particularly set forth herein and hold Husband harmless therefrom. 9 2. Husband shall have as his sole and separate property free of any claim of Wife 10 and Wife assigns all right, title and interest in and to the following: 11 All household goods, furnishings and effects presently in his possession. 12 Any bank and financial accounts in his name alone. 13 Any automobile in his possession. 14 All personal effects. Any deferred compensation benefits in his name through his ο. 15 employer. 16 Husband shall be responsible for all encumbraces thereon except as may be more particularly set forth herein and hold Wife harmless therefrom. 18 Wife shall have as her sole and separate debts the following: 19 a. Any bills incurred individually in her name since the date 20 of marriage. b. Medical bills relating to the care of the minor child. 21 c. Bills incurred individually by her prior to date of marriage. 22 Husband shall have as his sole and separate debts the following: 23 Any bills incurred individually by him since the date of 24 marriage. 25 b. Bills incurred individually by him prior to date of marriage. 26 Each party herein shall maintain all separate obligations incurred in their

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own name and shall assume and hold the other harmless for any debts incurred by 1 him or her after the separation date of March 1, 1984. 2 Each party shall receive as their sole and separate property all income earned 3 by him or her and the proceeds thereof from the date of March 1, 1984, except as may be more particularly set forth herein. 5 Petitioner is found to be a fit and proper person to have the care, custody 6 and control of the minor children of the parties; and IT IS ORDERED awarding to 7 NICCI JACOBSON the care, custody and control of the minor child of the parties. namely, DOUGLAS ELIAS JACOBSON, born August 2, 1979, with reasonable visitation 8 rights to the Respondent. Respondent shall pay the sum of \$150.00 per month per Q child for the support of the minor child of the parties payable one-half on the 10 1st and one-half of the 15th of each month, commencing on the first aforesaid date occurring after the execution of this Decree of Dissolution and continuing 11 / until said child reaches the age of majority or is sooner emencipated, at which 12 time Respondent's child support obligation shall terminate. 13 Said payments shall be paid through the Clerk of the Superior Court and 14 Respondent shall pay the monthly fee for said service. IT IS FURTHER ORDERED that Petitioner shall maintain medical insurance on the minor child through her 15 place of employment or through a private insurance carrier. Any uninsured costs 16 shall be shared equally by the parties. 17 IT IS FURTHER ORDERED that each party shall execute any and all documents 18 necessary to quit-claim or set over to the other any interest to any real or 19 personal property in this Decree of Dissolution. 20 DONE IN OPEN COURT this 4 21 22 23 24 COPY of the foregoing mailed this 25 , 1984 to: dary of 26 DOUGLAS ERNEST JACOBSON 4756 East Burns BY: Tucson, Arizona The

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