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Shirley S. Rungius
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1 **DECD**
Anne K. Fine, Esq.
Nevada Bar No. 8454
2 In Proper Person
Randall A. Fine
3 In Proper Person
1812 White Hawk Court
4 Las Vegas, NV 89134
(702) 743-3394
5

6 **DISTRICT COURT**
7 **CLARK COUNTY, NEVADA**

8 In the Matter of the Joint Petition of:)
9 RANDALL A. FINE)
and)
10 ANNE K. FINE)
11 Co-Petitioners.)
_____)

Case No.: 0327809
Dept No:

12
13 **DECREE OF DIVORCE**

14 The above-entitled cause having been submitted to the above-entitled Court for decision
15 pursuant to Chapter 125 of the Nevada Revised Statutes, and based upon the Joint Petition by
16 Petitioner, RANDALL A. FINE ("Randy"), in proper person, and ANNE K. FINE ("Anne"), in
17 proper person, and all of the papers and pleading on file, the Court finds as follows: that all of the
18 requirements of NRS 125.181 and NRS 125.182 have been met, that the parties married on June 29,
19 1996 in Oklahoma City, Oklahoma, there are no children born nor were any children adopted during
20 the marriage and Anne is not now pregnant; this Court has complete jurisdiction in the premises, both
21 as to the subject matter, as well as the parties; Anne is an actual and bonafide resident of the County of
22 Clark, State of Nevada, and was actually domiciled herein for more than six weeks immediately
23 preceding the commencement of this action; that the Petitioners have certain community property and
24 debts and have agreed to divide them according to the "SEPARATION, PROPERTY SETTLEMENT
25 AND SUPPORT AGREEMENT" attached hereto as Exhibit 1 and incorporated herein by reference;

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1 that **Anne** requests that her former name be restored; all of the jurisdictional allegations contained in
2 the Joint Petition are true; the Petitioners are entitled to a Decree of Divorce on the grounds of
3 incapability and the Petitioners waived Findings of Fact, Conclusions of Law, and written Notice of
4 Entry of Judgment in said cause.

5 Therefore, **IT IS ORDERED, ADJUDGED AND DECREED** that the bonds of matrimony
6 now and heretofore existing between the Petitioners are hereby wholly dissolved, set aside and forever
7 held for naught, and an absolute Decree of Divorce is hereby granted to the parties, and each of the
8 parties are hereby restored to the status of a single, unmarried person.

9 **IT IS FURTHER ORDERED, ADJUDGED AND DECREED** that the parties executed a
10 "SEPARATION, PROPERTY SETTLEMENT AND SUPPORT AGREEMENT" on July 28, 2004,
11 same being attached and incorporated herein as **Exhibit 1**. Further, in accordance with section 14 of
12 **Exhibit 1, AMENDMENT**, the parties are hereby relieved of the forty-eight (48) hour time-frame
13 specified in section 10 and are now subject to a reasonable time period in said section.

14 **IT IS FURTHER ORDERED, ADJUDGED AND DECREED** that the parties executed a
15 "SEPARATION, PROPERTY SETTLEMENT AND SUPPORT AGREEMENT" on July 28, 2004,
16 same being attached and incorporated herein as **Exhibit 1**. Further, in accordance with section 14 of
17 **Exhibit 1, AMENDMENT**, that one or both of the parties will be filing the legal papers, affidavits,
18 and other divorce documents, rather than attorney Brent A. Blanchard of the law firm of McCoullough
& Associates, Ltd.

19 **IT IS FURTHER ORDERED, ADJUDGED AND DECREED** that as of the date of entry of
20 this Decree, any asset or debt acquired by either party will be the sole property and/or liability of that
21 party. However, any property given by one party to the other shall be a gift with no expectation of
22 reimbursement.

23 **IT IS FURTHER ORDERED, ADJUDGED AND DECREED** that **Randy** shall pay to
24 **Anne** the amounts specified in **Exhibit 1** as and for alimony.

25 **IT IS FURTHER ORDERED, ADJUDGED AND DECREED** that **Anne** will be permitted

1 to return to the use of her maiden name, ANNE KATHERINE PRICE, should she so desire. In order
2 to effectuate such, she will submit an *Ex Parte* Order changing her name to this Court within one (1)
3 year of the Entry of Notice of this Decree, along with a copy of this Decree and the Court will sign
4 such an order to protect the privacy of the parties as it relates to the division of assets and debts as
5 contained herein by not requiring the name change be contained within this Decree.

6 **IT IS FURTHER ORDERED, ADJUDGED, AND DECREED** that if any claim, action or
7 proceeding is brought seeking to hold the one of the parties hereto liable on account of any debt,
8 obligation, liability, act or omission assumed by the other party, the responsible party will, at his or her
9 sole expense, defend the innocent party against any such claim or demand and he or she will
10 indemnify, defend and hold harmless the innocent party. Additionally, none of the debts/obligations
11 detailed herein will be dischargeable in any subsequent bankruptcy of either party pursuant to *Martin*
12 *v. Martin*, 108 Nev. 384, 832 P.2d 390 (1992). This means that in the event any party attempts to
13 discharge debt assigned to them under the terms and conditions of this decree through bankruptcy,
14 such debt will immediately transform into alimony and thereby become instantly non-dischargeable in
15 bankruptcy.

16 **IT IS FURTHER ORDERED, ADJUDGED, AND DECREED** that in the event any
17 property has been omitted from this Decree that would have been community property or otherwise
18 jointly-held property under the law applicable as of the date hereof, the concealing or possessory party
19 will transfer or convey to the other party, at the other party's election: (a) the full market value of the
20 other party's interest on the date of this decree, plus statutory interest through and including the date of
21 transfer or conveyance; (b) the full market value of the other party's interest at the time that party
22 discovers that he or she has an interest in such property, plus statutory interest through and including
23 the date of transfer of conveyance; or (c) an amount of the omitted property equal to the other party's
24 interest therein, if it is reasonably susceptible to division.

25 **IT IS FURTHER ORDERED, ADJUDGED AND DECREED** that if any claim, action or
26 proceeding is brought seeking to hold one of the parties hereto liable on account of any debt,

1 obligation, liability, act or omission assumed by the other party, the responsible party will, at his or her
2 sole expense, defend the innocent party against any such claim or demand and he or she will
3 indemnify, defend and hold harmless the innocent party.

4 **IT IS FURTHER ORDERED, ADJUDGED AND DECREED** that both parties
5 acknowledge that they have full knowledge of the assets, financial status and possibilities of
6 inheritance of the other at the time of this Decree. Further, each party warrants that they have made
7 full and fair disclosure of all assets, obligations, debts and other attributes of the marriage hereto.
8 Should it be found that there exists other property, debts or obligations, separate or community, which
9 have not been disclosed and stated in this Decree of Divorce, either party may move the court for a
10 partition of same and hold any party responsible for such non-disclosure in the form of sanctions,
11 attorney's fees or other costs associated with such non-disclosure. With respect to this paragraph, each
12 party hereto specifically waives any and all limitation of periods for the bringing of an action to
13 partition such undisclosed asset(s), debt(s) or obligation(s) and further specifically stipulates that the
14 failure to disclose such constitutes extrinsic fraud, which will invoke the jurisdiction of the court to
15 partition such undisclosed assets, debts or obligations at any future time and reimburse the aggrieved
16 party for expenses should defense to such debt(s) or obligation(s) prove necessary.

17 **IT IS FURTHER ORDERED, ADJUDGED AND DECREED** that the parties acknowledge
18 the distribution of their community property and debts herein is substantially equal and hereby confirm
19 the property listed herein to the other, as his or her sole and separate property.

20 **IT IS FURTHER ORDERED, ADJUDGED AND DECREED** that all transfers detailed
21 herein are done pursuant to Internal Revenue Code §1041 (or successor statute) and constitute non-
22 taxable transfers between spouses pursuant to a written agreement. Additionally, each party will not
23 take any position inconsistent with the terms and conditions of this Decree in any filing of income or
24 other taxes in the future. Both parties acknowledge they have had the opportunity to seek independent
25 tax advice concerning the income tax and estate tax implication and consequences with respect to the
26 property and indebtedness distribution and neither of their counsel were expected to nor did they

1 provide tax advice concerning this Decree.

2 **IT IS FURTHER ORDERED, ADJUDGED, AND DECREED** that each party will execute
3 any and all legal documents, certificates of title, bills of sale, deeds or other evidence of transfer
4 necessary to effectuate this Decree within five (5) days of being presented with such transfer
5 documentation. Should either party fail to execute any of said documents to transfer interest to the
6 other, then it is agreed that this Decree will constitute a full transfer of the interest of one to the other,
7 as herein provided, and it is further agreed that pursuant to NRCP 70, the Clerk of the Court, **Shirley**
8 **B. Parraguirre**, will be deemed to have hereby been appointed and empowered to sign, on behalf of
9 the non-signing party, any of the said documents of transfer which have not been executed by the party
10 otherwise responsible for such.

11 **IT IS FURTHER ORDERED, ADJUDGED AND DECREED** that each party
12 acknowledged they have read the Decree and fully understand the contents and accept the same as
13 equitable and just and that there has been no promise, agreement or understanding of either of the
14 parties to the other except as set forth herein, which have been relied upon by either as a matter of
15 inducement to enter into this agreement, and each party hereto has had the opportunity to be
16 independently advised by their attorney as to the legal effect of this stipulated Decree. The parties
17 further acknowledge they each had their own independent counsel and have entered into this stipulated
18 Decree without undue influence or coercion, or misrepresentation, or for any other cause except as
19 stated herein.

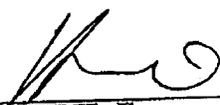
20 **IT IS FURTHER ORDERED, ADJUDGED AND DECREED** that this Court will maintain
21 jurisdiction over the obligations, terms and conditions set forth herein pursuant to *Siragusa v.*
22 *Siragusa*, 108 Nev. 987, 843 P.2d 807 (1992).

23 **IT IS FURTHER ORDERED, ADJUDGED AND DECREED** that both parties are required
24 to provide their Social Security numbers on a separate form to the Court and to the Welfare Division
25 of the Department of Human Resources pursuant to NRS 125.130. Such information shall be
26 maintained by the Clerk in a confidential manner and not part of the public record.

1 DATED this 18 day of November, 2004.

J.A.O.
DISTRICT COURT JUDGE
Approved as to Form and Content *JAB*

2
3 Respectfully Submitted:

4 
5 _____

6 ANNE K. FINE, Esq.
7 Nevada Bar No. 8454
8 1812 White Hawk Ct.
9 Las Vegas, NV 89134
10 (702) 743-3394
11 Petitioner in Proper Person



RANDALL A. FINE
1812 White Hawk Ct.
Las Vegas, NV 89134
(702) 349-5970
Petitioner in Proper Person

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DOCUMENT ATTACHED IS A
TRUE AND CORRECT COPY
OF THE DOCUMENT ON FILE

SEPARATION, PROPERTY SETTLEMENT
AND SUPPORT AGREEMENT

This Agreement made and entered into this 28th day of July, 2004, by and between **RANDALL A. FINE**, a resident of Clark County, State of Nevada, hereinafter referred to as "**Husband**" and **ANNE K. FINE**, a resident of Clark County, Nevada, hereinafter referred to as "**Wife**".

WITNESSETH:

WHEREAS, the parties to this Agreement were married on the 29th day of June, 1996, in the County of Oklahoma, Oklahoma City, State of Oklahoma, and ever since that date have been, and are now, **Husband and Wife**; and

WHEREAS, the parties hereto, have become incompatible in their marriage, and wish to live separate and apart from one another, without obligation, rights or responsibilities toward one another, except as set forth hereinafter; and

WHEREAS, it is the mutual wish and desire of the parties hereto, that a full, complete, permanent and final settlement of all their respective property rights, interests, claims against each other, claims to their community or jointly and commonly held property, and all liabilities be had, settled and determined at the present time by this Agreement; and

WHEREAS, it is the mutual wish and desire of the parties hereto, that as to part of said settlement each of the parties desires to relinquish any and all claims, past, present and future against the properties or estate heretofore or hereinafter acquired by the other party, his or her executors, successors or assigns, and to finally settle and adjust for all

time, any and all rights, claims, and demand which either of them may or should have against the other arising out of the marital relationship.

NOW THEREFORE, in consideration of the foregoing facts and the mutual agreements, covenants, conditions and promises contained herein, it is hereby covenanted, agreed and promised by each party as follows:

1.

RECITALS

The recitals set forth above are fully incorporated into the terms and conditions of this Agreement, and shall be made and considered part hereof, as if fully set forth below.

2.

SEPARATION AND WAITING PERIOD

2.1 The parties hereto agree to separate from each other for a period of sixty (60) days from the execution of this Agreement, subject to the terms of Paragraph 2.2 and its sub-parts below.

2.2 The parties hereto acknowledge that neither will file for divorce until after a sixty (60) day waiting period set forth herein. The parties agree to the following terms as set forth below:

2.2.1. Prior Execution of Divorce Documents and Waiting Period. The parties hereto agree to execute all legal papers, affidavits, and other documents necessary to effect a divorce and final property settlement at the same time they execute this Agreement. The parties hereto agree that attorney Brent A. Blanchard of the law firm of

McCullough & Associates, Ltd., will hold and safeguard such legal papers, affidavits, and other divorce documents for a period of sixty days (the "Waiting Period") commencing when both parties have signed the this Agreement. Attorney Brent A. Blanchard will file the legal papers, affidavits, and other divorce documents on the sixty-first day, unless Wife, Anne K. Fine, requests in writing that the papers be withdrawn or the date of filing be postponed to a later date. Husband, Randall A. Fine, cannot prevent Wife from allowing attorney Brent A. Blanchard to file the divorce papers after the Waiting Period has expired, nor can he alter the divorce agreement in any way without Wife's written consent. In consideration for this specific agreement, herein referred to as the "Waiting Period Agreement," Husband, Randall A. Fine, and Wife, Anne K. Fine, mutually give and receive legally binding promises that neither Husband nor Wife will file for divorce until the Waiting Period set forth herein has expired.

2.2.2 Marital Counseling During Waiting Period. During the Waiting Period, Wife, Anne K. Fine, agrees to make a good faith effort to attend at least one marital counseling session per week with Husband, Randall A. Fine. The marital counseling sessions will take place in Las Vegas, Nevada and will be standing appointments.

2.2.3 Waiting Period Accommodations The parties agree that during the Waiting Period, Husband may live in an outbuilding on the land surrounding their marital home.

2.2.4 Nevada Laws to Apply Until Decree of Divorce. Except as otherwise provided for under the terms of this Agreement, the parties agree that all Nevada laws

governing property rights of married persons shall apply from the time this Agreement is executed through the date when a final decree of divorce is entered.

2.3 Early Termination of Waiting Period.

2.3a The parties agree that if Husband materially changes the financial position of the parties during the Waiting Period in any adverse way, whether through action or omission, such change shall be deemed financial improvidence nullifying the Waiting Period provisions of this Agreement, and Wife may then immediately file for divorce. In such event, all other provisions of this Agreement shall remain in full force and effect.

2.3b The parties agree that if Wife materially changes the financial position of the parties during the Waiting Period in any adverse way, whether through action or omission, such change shall be deemed financial improvidence nullifying the spousal support provisions of this agreement. In such event, all other provisions of this Agreement shall remain in full force and effect. Any allegations that Wife has materially changed the financial position of the parties **MUST** be raised in writing **DURING** the Waiting Period. If such allegations are not raised within the Waiting Period they shall be deemed forever waived.

2.4 Notwithstanding any reconciliation efforts undertaken by the parties or the martial status of the parties, this Agreement shall constitute the full and final resolution of all rights and claims of the parties that they may have against each other or against any community, common or joint property, whether those claims or rights are currently in existence, or may be hereinafter acquired. This Agreement is not dependent in any way

upon the reconciliation efforts of the parties, if any, or whether or not the parties ultimately obtain a divorce. This Agreement shall remain in full force and effect as a final settlement of all the parties' property rights, and if a divorce is ultimately obtained, shall be merged with the Decree of Divorce, as if fully set forth therein.

3.

SPOUSAL SUPPORT

3.1 In the event that either **Wife** or **Husband** chooses to file for divorce after the waiting period set forth in this Agreement or if it is terminated early as provided for in this Agreement, **Husband** and **Wife** agree that because of **Wife's** voluntary acts in foregoing her own employment during the course of their marriage for the benefit of their then-joint marital pursuit of **Husband's** career, **Wife** will be in need of spousal support, to be paid according to the terms of this Article 3 of the Agreement.

3.1.1 **Wife's** regular spousal support shall be in the amount of Three Thousand Dollars (\$3,000.00) per month for a period of twenty-four (24) months, such obligation to be effective only for those months when **Husband** is employed or self-employed for at least ten days. **Husband** is fully capable and self-supporting and able to provide for his needs without the assistance of **Wife**, and, further, is able to provide spousal support for **Wife** under the terms of this Agreement. **Husband's** payment of spousal support to **Wife** shall commence two weeks after entry of the Decree of Divorce, and shall be payable in full on the first business day of each month, or the first business day thereafter if the first day of any month falls on a weekend or legal holiday.

3.2 Extended Spousal Support In further recognition of the economic benefits accruing to Husband from Wife's contributions to the marital economic unit as described in Paragraph 3.1 above, and taking into account that such benefits may be realized in future years, Husband has offered and Wife hereby accepts the following income sharing plan for Husband's future earnings, to provide Wife with Extended Spousal Support under the circumstances and calculations set forth below. For all purposes of this paragraph 3.2 and its sub-sections, "Earnings" is defined as: all wages, salary, bonuses (including but not limited to signing bonuses), stock options or other equity positions derived from Husband's employment, and any form of employment incentive, bonus, or benefit. Earnings is also defined to include any dividends or capital gains accrued on or traceable to the forms of Earnings enumerated herein.

3.2.1 Husband shall pay Wife ten percent (10%) of all of his Earnings which exceed \$350,000 per year, for a period of five (5) years, commencing upon entry of the decree of divorce.

3.2.1a In addition, Husband shall pay to Wife ten percent (10%) of all of his "Other Income" derived from any and all sources not specifically related to his employment which, when combined with his Earnings as defined above, exceed \$350,000 per year, for a period of five (5) years, commencing upon entry of the decree of divorce. Other Income subject to this calculation of Extended Spousal Support is defined for all purposes of this Paragraph 3.2 and its sub-sections as: income, earnings or capital gains derived from patents, residuals, copyright, royalties, or intellectual property

rights; income, dividends or capital gains from any business venture investments; and profits or licensing fees from the sale or other disposition of any business owned or operated in any way by Husband.

3.2.2 After the end of the five-year period described in Paragraph 3.2.1 above, Husband shall then pay Wife ten percent (10%) of all his Earnings which exceed \$700,000 per year, for a period of fifteen (15) years.

3.2.2a In addition, and after the end of the five-year period described in Paragraph 3.2.1 above, Husband shall pay to Wife ten percent (10%) of all of his "Other Income" derived from any and all sources not specifically related to his employment which, when combined with his Earnings as defined above, exceed \$700,000 per year, for a period of fifteen (15) years.

3.2.3 The Extended Spousal Support set forth in this Paragraph 3.2 and its sub-paragraphs shall be calculated each year within 10 business days of Husband filing his federal income tax return or April 15 of each year, whichever comes sooner, and shall be paid to Wife within thirty (30) days of such calculation. If Husband fails or refuses to provide an unaudited accounting, developed in good faith, by the calculation date set forth herein, or to make payment by the payment date set forth herein, Wife shall have the right to demand a full accounting of Husband's Earnings and Other Income as defined herein, and to compel discovery of the same through legal process.

3.2.4 The Extended Spousal Support benefits to Wife under this Paragraph 3.2 and its sub-paragraphs shall be limited to a lifetime cap of Ten Million Dollars (\$10

million) paid to Wife.

3.3 Husband hereby expressly waives, releases and forever discharges any claim that he may have, may have had, or may acquire in the future, for spousal support from Wife

3.4 Husband and Wife further agree to the terms of this provision regarding Spousal Support, as well as all other provisions of this Agreement, and specifically state and agree that no court shall have jurisdiction of any kind over the person's property or terms of this Agreement, to modify this or any other provision of this Agreement, without specific written consent of both Husband and Wife, which consent is specifically denied herein.

3.5. The parties agree that Wife shall also have every right to enforce payments under this Agreement through legal process, under the choice of law and jurisdiction provisions of this Agreement.

4.

DIVISION OF COMMUNITY AND JOINT PROPERTY

4.1 The parties agree that the valuation of their community and joint property shall be as of the date of this Agreement, for all purposes related to this Agreement. As full and final distribution and division of the parties' community and joint property, Wife is hereby granted as her sole and separate property, to which Husband waives and relinquishes any claim or right thereto, the following property:

- a) Den: Marble tabletop, Georgetown chair, CD towers, finials, scales

of justice, leather horse statute, concrete frog, two china lemons, two black and gold flower tins with fake flowers, old black wooden clock, metal antique smoker, gold mirror with chalkboard inset, little china dog figurine, green and bronze dish, two medium gold painted round vases, two silver plated candlesticks, silver plated frog.

b) **Kitchen:** White corningware, pewter tray, all silver trays, glass coasters Vistaforjd ashtray, pewter serving fork and spoon, all place card holders, chopsticks and all Chinese and Japanese eating ware including dim sum baskets, all other cookie cutters, fondue pot, double broiler, Calphalon pots and lids, alcohol dispenser, small mixing bowls, the rest of small cooking items and utensils such as potato masher, Pampered Chef pieces, such as egg cutters, garlic presses, other pizza cutters, black nonstick utensils etc., hand choppers four china shrimp boats, Holland American plate plus brass stand, all Linda Chase China, all crystal glasses, all sterling silverware plus wood case, six glass shot glasses, one pair of crystal candlesticks, all Pickard fine china, green mugs, pink glasses, pink bottles, pink topiary, green dessert bowls, green and white frog, pewter pitcher, reindeer plate, coffee maker, bean grinder, toaster, drawer inserts for spices, all rabbits in the house, flat metal candles stand, candles, two martini shakers, little silver plated girl candle holder, any other wine stoppers, brass horse bookends, all recipe books except the Jewish ones, silver plated bowl with swans,

c) **Pantry:** Blue martini glasses, Mexican blue glass margarita and assorted glasses and pitcher, yellow and blue Portuguese place set, Swifters, two metal butter holders with vine design, pewter shell shaped bowl, pewter casserole holder with shell

details, plastic white spice holders, tire gage, two plastic green ice buckets, two metal chafing dishes, slate placemats, all candles,

d) **Laundry Room**: The washer and dryer issue will be decided later based in part on need in the parties' respective accommodations, as will the rest of the mops and brooms not mentioned. Wife will take the wood pineapple thing, plastic ice art holder, two fish bowls, all other placemats and table linens not specifically designated, iron, vacuum.

e) **Hallway Nook**: Wooden Thai head statute, all other silver serving/food ware.

f) **Powder Room**: Brass towel holder, two large candles and metal flat holders.

g) **Great Room**: All wood dining room furniture including buffet table, dining room table, china cabinet, and six velvet green chairs and six leather and wood chairs, woodman on horse, wood fertility couple, all other crystal vases and bowls, sunset shaped crystal clock, glass Inhoff vase, Georgetown pewter plate, horse and fireman toy, all silver animal miniatures, terra cotta soldier, small green and brass dish, little china plate with red flowers on brass stand, crystal butterfly, little red box, two small mirrors from China, blue and white Chinese bowl/dish with letters at bottom, crystal letter opener, silver plated album, all frames, porcelain deer, porcelain dog, nativity scene, fake orchid in woven basket, Nixon bud vase, China Madonna statute, big metal two-tiered thing with vase on top, one small pillbox with a flower on it, small china pillbox with

flower pattern on it, Grandmothers small tin stamp holder and small wire basket, silver plated five candle holder, Casady cup, small paperweight with purple inside, flower pots, picture easel,

h) **Bedroom**: Painting over fireplace of barn, bedroom TV, Chinese red lunch pail, TV stand, gray lamp, light brown mail bucket, one little red pillow, one Sharper Image neck pillow, brown lined box, Venetian flowers, one teddy bear with red bow, childhood teddy bear with white belly, white GE phone, three small china frogs, carbon monoxide tester.

i) **Masterbath**: Brass trash can, crystal lion candle and dish from Grandmother, crystal vase, brown and white big shell, Debutante Lladro, scale, brass face mirror, blue flowered vase, small glass polar bear miniature, small glass candle holder, three silver plated candle holders, neck rubber, Sleeping Beauty box.

j) **Closet**: Each party will take his or her respective jewelry, clothes, coats, shoes, toiletries, purses, ties, and personal effects, and any other luggage in the house.

See Paragraph 4.2(j).

k) **Office**: Color printer/fax, picture albums and pictures, silver letter holder, brass bookends, white and green bookends. The books will be divided by **Husband and Wife**. Horse books, graphology books, childhood books, old books collected, yearbooks, law books.

l) **Small Upstairs Bedroom**: Silver colored trash can, silver colored Kleenex holder, Chinese roll paintings, pink pillow.

- m) **Upstairs Office:** TV cabinet, gray office chair.
- n) **Upstairs Large Bedroom:** Red bedspread, holiday decorations including Christmas tree, bamboo tray.
- o) **Pool House:** Yellow flowered bedspread.
- p) **Exercise Room:** Treadmill.
- q) **Beds:** There are four beds, Husband gets two beds and Wife gets two beds.
- r) **Patio Furniture:** The parties will try to sell the furniture with the house and equally divide the profits. Otherwise, the furniture will be sold elsewhere and the parties will split the profits.
- s) **Papers and Photos:** Both Husband and Wife will make sure that the other party has copies of needed papers or documents, such as tax forms. Wife will have copies of photos made for Husband, as well as a copy of the wedding video and trip videos. Baby pictures and pre-marriage photos will go to their respective owners.
- t) **Equal Division of Liquid Assets:** Wife shall take one-half (1/2) of the following investments and assets which Husband agrees are the parties' community or marital property:
- 1) The Circuit City Employee Stock Purchase Plan DRIP investment currently valued at approximately \$581.61;
 - 2) The Disney stock investment currently valued at approximately \$142.80 (Wife shall take possession of the share, and Husband shall

- take cash representing one-half this value);
- 3) The e-Trade brokerage account currently valued at approximately \$41,996.35.
 - 4) Any and all Net Proceeds of Fine Consulting. "Net Proceeds" as used herein is defined as, all income remaining after payment of personal income taxes.

Husband hereby waives any community or marital interest which he may have in those portions of the above-described assets which are distributed to Wife.

u) **Vehicles**: Wife shall take the MDX, currently valued at approximately \$35,638.00, which is encumbered by approximately \$34,756.48, leaving a net unencumbered value of approximately \$881.52.

v) **Equal Division of the Parties' Bank Account**: The parties' Washington Mutual bank account, currently valued at approximately \$66,696.57, shall be equally divided as of the date when Wife files for divorce, should she choose to do so. The personal property without enumerated dollar values listed in this Agreement shall be deemed to be of precisely equal value as divided between the parties, regardless of the number of individual items taken by each party, and shall be ignored for the purposes of this division.

w) **Other**: Wife gets her horse Jet, a quarter horse/draft horse mix, her saddle, and horse equipment. Wife also gets all of the paintings Andy Reynolds painted, except for the painting of Harvard.

x) **Disclosure and Possession of Separate Property Assets:** The parties agree that the assets described in this sub-paragraph are Wife's sole and separate property. Wife shall take her IRA investment currently valued at approximately \$7,079.76, and Husband shall waive any community or marital interest which he may have therein. Wife shall take her Dain Rausher investment currently valued at approximately \$39,730.58, and Husband shall waive any community or marital interest which he may have therein. Wife shall take her oil trust property rights, and Husband shall waive any community or marital interest which he may have therein. Wife shall take \$100,000.00 from the equity of their marital home located at 1812 White Hawk Court, Las Vegas, Nevada before any division of the community property portion thereof, as recovery of her separate property contribution to the \$200,000.00 down payment paid thereon, and Husband shall waive any community or marital interest which he may have therein, but only if the marital home is sold for more than one million dollars (\$1,000,000.00); otherwise the proceeds thereof shall be divided equally and Wife shall waive her separate property interest traceable to her separate property share of the down payment.

4.2 Husband is granted as his sole and separate property, and Wife waives and releases any claim that she has thereto, to the following property:

a) **Den:** Wrought iron wine rack, nice black and bronze office lamp, black cabinet, two black and gold end tables, brass and glass clock, coffee table, weathered finish, big screen television, all den electronics, including play station, DVD player,

VCR, most CDs, stereo system, kitchen table and chairs, kitchen tablecloth, oil painting of Chinese girl in gold frame, mirror in gold frame, conch shell, pink, mini plaster urn, large couch, black wrought iron birdcage, black and gold wrought iron candlestick, yellow and black tray with bees on it, brass plaque that says "Fine", large canvas CD case holders.

b) **Kitchen**: George Foreman large grill, popcorn popper, all stainless steel flatware, stainless steel blender, sandwich maker, bagel cutter, hand mixer, two AT&T digital phones, AT&T phone/answering machine, ivory golf coasters, Harvard coasters, crushed ice maker, wok, large china salad bowl with pictures of fruit, large white and green china pasta bowl, seven piece stainless steel pan set with lids, oven mitts, two white stainless steel pasta pots, all logo coffee mugs (i.e. w/wording), white china everyday plates, white china everyday bowls, blue and white bowls with farm scenes, blue glass bottles in kitchen cabinet, all white china coffee mugs, black and white dessert plates, china birthday plates, plastic blue glasses, blue and white tea set, Royal Caribbean shot glasses, Mickey mouse cake tin, Mickey mouse silver wine stopper, Jewish holiday cookie cutters, all Jewish cookbooks, any spices Husband wants, glass descending candlesticks, flowered pink and white tea set from Husband's Grandmother, five piece stainless steel cooking/serving utensils, gray ice-cream scoop, pizza cutter with white handle, cola holder in refrigerator, china pie plate with decorative cover.

c) **Pantry**: Any tools he wants, any cords he wants, large green and blue painted Mexican bowl, large green and blue painted Mexican platter, small china pottery

h) **Bedroom:** Large blue and white China vase, Russian painting, bed tables, big alarm clock, Harvard pillows, bedspread, feather bed, pillows, sheets, and shams, one teddy bear with red bow, marble horse bookends, blue vases, brass framed flower print.

i) **Masterbath:** Blue and white porcelain bowl, four framed architectural prints, eyeglass cleaner.

j) **Closet:** Each party will take his or her respective jewelry, clothes, coats, shoes, toiletries, purses, ties, and personal effects. **Husband** will receive the Tumi luggage. **Husband** also takes his Liadros which are in his parent's house in Florida.

k) **Office:** Harvard painting, movies, copies of pictures, zip drive, portable DVD player, brown leather chair, brown trash can, Randall A. Fine nameplate, U.S. Congress medallion, Harvard Diploma frames, framed state of Florida old business license, large glass margarita glass with casino names, smile on a stand, GE lighting wooden paperclip holder.

l) **Books:** The rest of the parties' books will be divided by **Husband** and **Wife**. **Husband** will receive his Tom Clancy books, childhood books, yearbooks, business school books.

m) **Small Upstairs Bedroom:** Dresser, small TV with VCR, **Husband's** childhood boxes of awards, books etc., blue and white bedspread plus sheets.

n) **Upstairs Office:** Scrooge McDuck statute.

o) **Upstairs Large Bedroom:** Painting of house and tree, desk and chair, two white Halogen lamps, gold painted trash can, white scale, electric hummer car, large

plastic light bulb.

p) **Pool House:** Stacked book table, white coffee maker.

q) **Small Guest House:** Car bed, fold out couch.

r) **Beds:** There are four beds, Husband gets two beds and Wife gets two beds.

s) **Patio Furniture:** The parties will try and sell the furniture with the house and split the profits. Otherwise, the furniture will be sold elsewhere and the parties will split the profits.

t) **Equal Division of Liquid Assets:** Husband shall take one-half (1/2) of the following investments and assets which Wife agrees are the parties' community or marital property:

- 1) The Circuit City Employee Stock Purchase Plan DRIP investment currently valued at approximately \$581.61;
- 2) The Disney stock investment currently valued at approximately \$142.80 (Wife shall take possession of the share, and Husband shall take cash representing one-half this value);
- 3) The e-Trade brokerage account currently valued at approximately \$41,996.35.
- 4) Any and all Net Proceeds of Fine Consulting. "Net Proceeds" as used herein is defined as, all income remaining after payment of personal income taxes.

painted flower vase, two Gold painted trays, framed Harvard section photo, bon appetite painting, four boxes of casino flatware, giant stapler, all the speakers in the pantry, three tiered dessert plates with silver colored stand.

d) **Laundry Room**: The washer and dryer issue will be decided later based in part on need in respective accommodations, as will the rest of the mops and brooms not mentioned. All towels, wooden birdcage, clear glass flower vases, two gilt cupid lamps, shark handvac, all Chinese table cloths and napkins that his parents brought from china, yellow table cloth.

e) **Hallway Nook**: Two silver plated ice buckets.

f) **Powder Room**: Hershey hotel soap dish, gold painted trash can, silver soap dispenser, white "F" hand towels.

g) **Great Room**: Turkish rug, large green tapestry/cloth, large silver plated bowl with two big circular handles, pair of brass candlesticks, stone and metal thin table, crystal square Stavger clock, round almost globe like crystal bowl, Menorah, small white Japanese bud vase, small white china candlestick, all three marble elephants, medium glass flower vase, brass Menorah, one wood and brass clock with brass plaque that says "Randy and Anne", SEEE clock, brass "Randy Fine" clock, Harvard clock, Torah, marble chess set, small Greek urn, glass globe paperweight with blue and yellow colors in it, big brass frame, shell with carving on it, piece of the Berlin wall, framed love poem, Russian painted candlesticks, and wrought iron and wood coffee table, tall blue and white vase with mountains on it.

Wife hereby waives any community or marital interest which he may have in those portions of the above-described assets which are distributed to Husband.

u) **Vehicles:** Husband shall take the Mercedes, currently valued at approximately \$16,943.00, which is unencumbered by any debt.

v) **Equal Division of the Parties' Bank Account:** The parties' Washington Mutual bank account, currently valued at approximately \$66,696.57, shall be equally divided as of the date when Wife files for divorce, should she choose to do so. The personal property without enumerated dollar values listed in this Agreement shall be deemed to be of precisely equal value as divided between the parties, regardless of the number of individual items taken by each party, and shall be ignored for the purposes of this division.

w) **Disclosure and Possession of Separate Property Assets:** The parties agree that the assets described in this sub-paragraph are Husband's sole and separate property. Husband shall take his IRA investment currently valued at approximately \$7,079.35, and Wife shall waive any community or marital interest which he may have therein. Husband shall take his Bank of America investment currently valued at approximately \$12,717.57, and Wife shall waive any community or marital interest which she may have therein. Husband shall take the First Union DRIP investment currently valued at approximately \$16,752.21, and Wife shall waive any community or marital interest which she may have therein.

4.2.2 **Other Miscellaneous Property** The parties agree to make a final

decision regarding other personal property not listed herein at the end of the Waiting Period, if Wife files for divorce under the terms of this Agreement. This property includes but may not be limited to, the parties' digital camera, video camera, and three computers.

4.3 **Management and Sale of the Parties' Marital Home.** Both parties agree to equally share the cost of all mortgage payments, upkeep, hazard and liability insurance, and repairs for their marital home during the Waiting Period. If Wife chooses to file for divorce under the terms of this Agreement, the parties hereto agree to continue to equally share the cost of all mortgage payments, upkeep, hazard and liability insurance, and repairs for their marital home until it is sold, except as set forth below.

4.3.1. **Expenses of Selling the Parties' Marital Home.** Husband agrees that if his employer or prospective employer, pays real estate commissions or other costs of selling the parties' marital home, that he will not charge Wife any amount of real estate commissions or other costs of selling the parties' marital home that his new employer covers. Moreover, Husband agrees to not structure any payment differently from his employer's executive relocation package to prevent Wife from receiving the benefit of the real estate commissions or other costs of selling the parties' marital home being paid by his employer.

4.3.2. **Division and Distribution of Marital Home Proceeds** The parties hereto agree that \$100,000.00 of the \$200,000.00 down payment paid towards

purchase of their marital home located at 1812 White Hawk Court, Las Vegas, Nevada was with community property funds, with the remaining \$100,000.00 of the down payment being from Wife's separate property as described in this Agreement. The parties hereto agree that the proceeds from the sale of their marital home shall be distributed equally to Husband and Wife if the sale of that home is for equal to or less than one million dollars (\$1,000,000.00). If the sale of the parties' marital home is for more than one million dollars (\$1,000,000.00), then the parties agree that Wife shall take \$100,000.00 of the proceeds thereof before any division of the community property portion is made, as recovery of her \$100,000.00 separate property contribution to the \$200,000.00 down payment paid thereon, and the remaining proceeds will be divided equally between the parties.

4.3.3

Leaving Personal Property in the Parties' Marital Home.

If Wife files for divorce as allowed under this Agreement, a decision by either party to leave his or her personal property in the parties' marital home subsequent to the filing of the divorce papers to enhance the selling of the house or for any other reason will in no way cause either party to relinquish their rights to said personal property. However, it is the responsibility of each party to remove his or her personal property from the parties' marital home prior to the closing on the same if there is a sale. Failure to remove the personal property of a given party from the parties' marital home prior to the closing results in that party forfeiting his or her personal property to the other party, unless a written agreement to the contrary is signed by both parties.

5.

HEALTH INSURANCE

5.1 As further property distribution, **Husband** agrees to pay at his sole expense, reasonable health insurance for the benefit of **Wife**, which names **Wife** as an insured, only through and including the end of the Waiting Period.

5.3 It is further agreed that the health insurance now or to be provided by **Husband** pursuant to the preceding paragraphs, does not include dental or optical coverage, and **Husband** shall not be required to maintain same.

5.4 It is further agreed between the parties that once their divorce, if any, is finalized by entry of a decree, that **Husband** shall have no further obligation to provide health insurance for **Wife**.

6.

LIFE INSURANCE

6.1 **Husband** and **Wife** agree that **Husband** shall maintain at his sole expense a life insurance policy on his life with a triple AAA rated insurance company with a benefit amount of not less than \$72,000, naming **wife** as sole beneficiary of said policy for 24 months from the entry of Decree of Divorce, as security for the faithful performance of this Agreement.

7.

PENSIONS

7.1 It is acknowledged by **Husband** and **Wife**, that neither **Husband**

nor **Wife** has accrued any present available pension benefits.

7.2 **Husband and Wife** specifically relinquish and forever waive any claim that he or she may have, to the other parties pension rights or entitlement which may accrue or become vested after the execution of this Agreement.

8.

INHERITANCE

8.1 Effective upon entry of the final decree of divorce, if any such order is made, **Wife** hereby forever waives and relinquishes any and all claims that she may have to inherit from **Husband's** estate.

8.2 **Wife** further acknowledges and agrees that, effective upon entry of the final decree of divorce, if any such order is made, under no circumstances will she claim any right or entitlement to any of the proceeds of **Husband's** estate, and that all provisions of **Husband's** current Will pertaining to, or devising, or bequeathing property, or other rights to **Wife**, will at that time be specifically rescinded and revoked, subject to the terms of this Agreement.

8.3 **Husband**, effective upon entry of the final decree of divorce, if any such order is made, hereby forever waives and relinquishes any and all claims that he may have to inherit from **Wife's** estate.

8.4 **Husband** further acknowledges and agrees that, effective upon entry of the final decree of divorce, if any such order is made, under no circumstances will he claim any right or entitlement to any of the proceeds of **Wife's** estate, and all provisions

of Wife's current Will pertaining to, or devising, or bequeathing property, or other rights to Husband, will at that time be specifically rescinded and revoked, subject to the terms of this Agreement.

9.

DEBTS

9.1 Wife agrees to pay and hold Husband harmless from the following debts:

- a) All debts in Wife's name not disclosed in this Agreement (see Article 10 below).

9.2 Husband agrees to pay and hold Wife harmless from the following debts:

- a) All debts in Husband's name not disclosed in this Agreement (see Article 10 below).

10.

CREDIT CARDS

10.1 Husband and Wife acknowledge and agree that all credit cards in their joint names shall be paid down to a zero balance and canceled within forty-eight (48) hours of Wife filing for divorce (should she choose to do so as allowed under this Agreement. Husband and Wife agree that each shall each be solely responsible for obtaining new credit cards in their individual names.

10.2 Other than those credit cards specifically identified below, Husband

and Wife further acknowledge and agree to hold each other harmless from any and all liability arising from credit card or cards currently in their sole and separate name, but which may create a community property obligation as a result of the marital status of the parties.

10.3 Notwithstanding whether any of the following credit cards is solely in the name of either Husband or Wife, the parties agree that all debts listed below are marital obligations for which both may be held liable under the laws of the State of Nevada. Husband and Wife therefore agree to equally share liability for all debts on the following credit cards which are incurred through the end of the Waiting Period, should Wife choose to file for divorce:

- a) Chase Manhattan Mastercard, account #XXXX-XXXX-XXXX-1536.
- b) Discover card, account #XXXX-XXXX-XXXX-9627.
- c) Bank of America Visa, account #XXXX-XXXX-XXXX-6432.
- d) Neiman-Marcus, account #XXXXXX-XX6475.
- e) Saks First, account #XXXX-XXX-156.

10.4 Wife agrees to assume sole responsibility for Acura MDX automobile loan. Husband agrees to relinquish any and all ownership rights he has in the Acura MDX.

11.

TAX FILING STATUS

11.1 Husband and Wife agree that in the event that for the 2004 tax year,

that they will calculate their taxes for both joint and separate tax returns for that year. If a higher combined tax refund or lower combined tax liability would result from filing as joint taxpayers for the 2004 tax year, Husband and Wife agree to file a joint tax return, and agree to share in any refund received as a result of that return on a pro-rata basis, calculated according to each party's individual income, earnings, dividends and capital gains, all to be treated as separate property.

11.2 Husband and Wife further agree that in the event they file a joint tax return for the 2004 tax year and a tax liability is a result of that tax return, that Husband and Wife will share that liability on a strictly pro-rata basis, calculated according to each party's individual income, earnings, dividends and capital gains, all to be treated as separate property.

11.3 Husband and Wife further agree that in the event they are married during any portion of the 2005 tax year, that they shall calculate and file their tax returns as set forth in sub-paragraphs 11.1 and 11.2 above.

11.4 Husband and Wife further agree that each will be solely responsible and liable for their own separate tax liabilities which may occur if they file separate tax returns pursuant to this Agreement.

11.5 Husband and Wife further agree to indemnify and hold each other harmless from any and all tax liabilities for which they may have individual responsibility under the terms of this Agreement.

12.

AFTER-ACQUIRED PROPERTY AND DEBT

12.1 The parties hereto agree that any and all property acquired by **Husband or Wife** after the filing of Divorce Papers, as provided in this Agreement, shall be the sole and separate property of the party so acquiring the same.

12.2 **Husband and Wife** further agree that any and all debt or liability incurred by either party after filing of Divorce Papers, as provided in this Agreement, shall be the sole and separate debt or liability of the party incurring same, with the sole exception of the credit cards named in Paragraph 10.3 above.

13.

DIVORCE

13.1 **Husband and Wife** agree that in the event of a divorce between **Husband and Wife**, this Agreement shall be merged into any Decree of Divorce entered therein. The terms and conditions of this Agreement shall exclusively govern the disposition of the community property, joint property, community debts and joint debts which may be raised therein, or in any subsequent proceeding.

13.2 Furthermore, **Husband and Wife** agree that no representation of any kind, written, oral or non-verbal, has been made by either party, which is different from the terms and conditions herein, and the parties agree to be fully bound by this Agreement, regardless of any prior negotiations that existed, or were conducted between the parties.

13.3 The parties further agree that this Agreement supersedes any and all

negotiations, drafts, re-drafts or prior discussions between the parties relative to the matters set forth herein. The parties hereto further agree that this Agreement constitutes the sole, integrated, and entire agreement between them relative to the matters set forth herein.

14.

AMENDMENT

Husband and Wife hereby agree that the terms and conditions of this Agreement shall not be modified by the parties, or by any court, without the express written consent of the parties, reduced to writing and executed by the parties in the presence of a respective notary public.

15.

JURISDICTION

15.1 The parties hereto agree that the District Court of Clark County, Nevada, shall have sole and exclusive jurisdiction over the terms and conditions of this Agreement, and any divorce entered subsequent hereto, regardless of the residency of either party after execution of this Agreement.

15.2 The parties specifically and expressly waive any and all jurisdiction which any other court, except the District Court of Clark County, Nevada, may have over the parties hereto, or the matters set forth in this Agreement.

15.3 The parties hereto specifically and expressly agree that the District Court of Clark County, Nevada, is also the proper venue for any legal proceedings relating to the

matters set forth in this Agreement.

16.

UNKNOWN JOINT OR COMMUNITY PROPERTY

It is hereby expressly agreed by Husband and Wife, that any and all unknown, undiscovered or other community or joint property, not expressly set forth herein, shall be equally divided between Husband and Wife

17.

GOVERNING LAW/SEVERABILITY

17.1 It is agreed by Husband and Wife that this Agreement shall be interpreted and enforced in accordance with the laws of the State of Nevada.

17.2 It is further agreed that should any provision of this Agreement be found to be illegal, unenforceable or invalid by the District Court of Clark County, State of Nevada, that all other provisions of this Agreement shall remain in full force and effect and this Agreement shall be, to the full extent possible, enforced in accordance with the tenor of the remaining provisions of this Agreement.

18.

OTHER DOCUMENTS

Husband and Wife agree to execute any and all other documents necessary to effectuate the terms and conditions of this Agreement.

VERIFICATION

19.1 **Husband and Wife agree that they have fully read and understood the foregoing Separation, Property Settlement and Support Agreement prior to their execution hereof.**

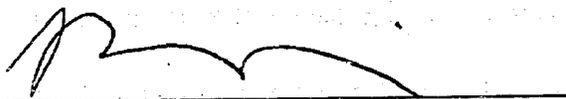
19.2 **Husband and Wife agree that they have fully disclosed the nature and extent of all their assets and debts, whether community, joint or separate, and all of said assets and debts are divided and distributed by this Agreement.**

19.3 **Husband and Wife further acknowledge and agree that they have each independently consulted with counsel of their choice and have received independent counsel's advice pertaining to the rights and obligations set forth herein prior to the execution of this Agreement, or have voluntarily waived such right to consult with legal counsel after having been advised to seek his or her own legal counsel.**

19.4 **Counterparts:** This Agreement may be executed in counterparts, all of which taken together shall be deemed one original Agreement.

IN WITNESS WHEREOF, the parties hereto have set their hands and seals to this Separation, Property Settlement and Support Agreement, the day and year first above written.

HUSBAND



RANDALL A. FINE

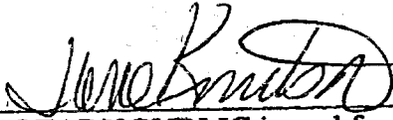
WIFE



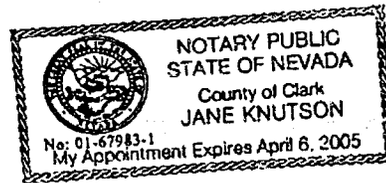
ANNE K. FINE

STATE OF NEVADA)
) ss:
COUNTY OF CLARK)

On this 28th day of July, 2004, personally appeared before me, a Notary Public, in and for said County and State, **RANDALL A. FINE**, known to me to be the identical person who acknowledged that he executed the within and foregoing **SEPARATION, PROPERTY SETTLEMENT AND SUPPORT AGREEMENT**, in my presence, and he acknowledged to me that he executed the same freely and voluntarily for the uses and purposes therein set forth.



NOTARY PUBLIC in and for said County and
State

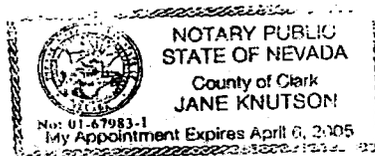


STATE OF NEVADA)
) ss:
COUNTY OF CLARK)

On this 28th day of July, 2004, personally appeared before me, a Notary Public, in and for said County and State, ANNE K. FINE, known to me to be the identical person who acknowledged that she executed the within and foregoing SEPARATION, PROPERTY SETTLEMENT AND SUPPORT AGREEMENT, in my presence, and she acknowledged to me that she executed the same freely and voluntarily for the uses and purposes therein set forth.



NOTARY PUBLIC in and for said County and State



STATE OF OKLAHOMA

MARRIAGE LICENSE
COUNTY OF OKLAHOMA
IN DISTRICT COURT

To any person authorized to perform or solemnize the Marriage Ceremony. Greeting
You are hereby authorized, upon delivery of this marriage license within ten days from date of its issue to you, to join in marriage

M. RANDALL ADAM FINE
of LEXINGTON County of FAYETTE
State of KENTUCKY age 22 years and
M. ANNE KATHERINE PRICE
of OKLAHOMA CITY County of OKLAHOMA
State of OKLAHOMA age 23 years.

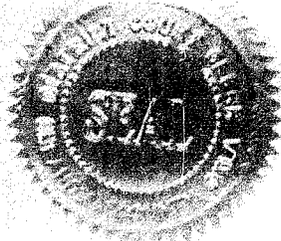
and by the command of the statute you shall make due return of this license to my office within five days succeeding the performance of the marriage herein authorized.

Issued under my hand and official seal, and recorded in my marriage record before delivery at Oklahoma City, Oklahoma, this 27TH day of JUNE 19 96

Tom Petuskey, Court Clerk

By Joseph Jacquinet Deputy

ALL REQUIREMENTS WERE FULLY MET BEFORE ISSUE, AND FACT ENDORSED. PERSON OFFICIATING WILL NOTE (REVERSE) THIS LICENSE VALID IN THE STATE OF OKLAHOMA BUT MUST BE RETURNED TO THE ISSUING COURT CLERK'S OFFICE FOR RECORDING.



Certificate of Marriage

State of Oklahoma County of Oklahoma, S.S.

I, Reverend Joseph R. Brass

Pastor Christ the King Catholic Church

of Oklahoma City in Oklahoma County State of Oklahoma do hereby certify that I joined in marriage the persons named in and authorized by this license to be married on the twenty-ninth day of the month of June A.D. 19 96 at Angie Smith Chapel, Oklahoma City Oklahoma in the presence of Whitney D. Pilot of Locust Valley, NY and Robert Shae of OKC, OK

MY CREDENTIALS OF AUTHORITY ARE RECORDED IN THE OFFICIAL RECORDS OF THE STATE OF OKLAHOMA

BOOK 10 AT PAGE 216
OF Oklahoma COUNTY OKLAHOMA

Joseph R. Brass
PERSON PERFORMING CEREMONY
Pastor
OFFICIAL DESIGNATION

LICENSE RETURNED AND CERTIFICATE OF MARRIAGE RECORDED SUBMITTING THE RECORD OF LICENSE ISSUED AND RECORDED IN MARRIAGE RECORD BOOK 424 AT PAGE 331 ON THIS THE 27TH DAY OF JUNE 19 96

ML 96-003379

Tom Petuskey, Court Clerk

By Joseph Jacquinet Deputy

After recording this Certificate of Marriage submitting the record of the license, it shall be returned upon request thereof to the persons to whom the same was issued.