CIRCUIT COURT OF			COUNTY, MISSOL			
			_ )			
SSN	I: XXX	-XX	)			
		Petitioner,	(			
VS.			) ) )			
SSN	I: XXX	-XX	- {			
		Respondent.	) Case No			
		AFFIDAVIT FOR JUDGMEN	IT DISSOLVING MA	ARRIAGE		
	1.	My name is	and	I am the (Petitioner)		
(Res	sponde	ent) in this dissolution of marriage	case.			
	2.	I am represented by				
	3.	I filed a Petition for Dissolution	of Marriage on			
		С	R			
		My spouse filed a Petition for I	Dissolution of Marria	ge on		
	4.	My spouse has subjected (him	self) (herself) to the	jurisdiction of this court		
by th	ne follo	owing acts:				
	(se	rved by the sheriff on	)			
		c	R			
	(ent	ry of appearance and waiver of s	ervice) filed on	)		
		C	R			
	(an	swer filed on	)			

# OR.

(fi	ling the Petition for Dissolution of Marriage herein on)
5.	My spouse is represented by
6.	I currently reside at
7.	I was a resident of the County of, State of Missouri
for at lea	st 90 days immediately prior to the filing of the petition herein.
8.	My spouse was a resident of the County of, State of
Missouri	for at least 90 immediately prior to the filing of the petition herein.
9.	My spouse currently resides at
10	My spouse and I have resided during the marriage in the State of
Missouri.	
11	. Both my spouse and I are over the age of 18 years.
12	My social security number and that of my spouse is as set forth in the
caption.	
13	I was married to, the (Petitioner)
(Respon	dent) herein, on and the marriage is registered in
	County, State of
14	My spouse and I separated on or about
15	6. Neither my spouse nor I are on active duty in the armed services at the
present t	ime or any time since the filing of the petition.
16	<ol> <li>There is no reasonable likelihood that the marriage can be preserved and</li> </ol>
the marri	age is irretrievably broken.

17. The Court has jurisdiction over the parties and the subject matter.

- 18. The female spouse is not pregnant.
- There are no living children born of the parties or adopted by the parties during the marriage.

# OR

	There	are unema	ncipated chi	ldren of	the marriage	e, to-wit:	
,				_ age _		SSN XXX	-XX
				_ age _		SSN XXX-	-XX
and a f	Parent	ing Plan is	attached her	eto as E	xhibit	<u>-</u>	
				AND	/OR		
	The fo	llowing chil	ldren,			were born	of the parties prior
to mari	riage a	and paternit	y has been e	establish	ed under the	e provision:	s of §210.822 RSM0
in that	after th	ne child	's birth <b>Pet</b> i	itioner	Responder	nt and the	child's natural
mother	marri	ed OR Pe	titioner Res	sponder	nt has ackno	wledged h	is patemity of the
child in	writing	g filed with	the bureau;	OR with	Petitioner'	s Respon	dent's consent, he
is nam	ed as t	the child's f	ather on the	child's b	oirth certifica	te; OR Per	titioner
Respo	ndent	is obligate	d to support	the child	d pursuant to	a written v	oluntary promise or
by cou	rt orde	кГ					
	20.	In complia	nce with §45	2.780 R	SMo I have	filed with th	ne Clerk an Affidavit
of Com	plianc	e with the l	UCCJEA.				
	21.	The Court	has jurisdicti	ion over	the unemar	cipated chi	ildren under the
Uniforn	n Child	d Custody J	Jurisdiction a	nd Enfo	rcement Act		
	22.	It is in the	best interest	of the u	nemancipate	ed child	that my spouse and
Lhave	ioint le	egal custody	v and joint ph	nvsical c	ustody of the	e unemano	ipated child

pursuant to a Parenting Plan attached to the Judgment as Judgment Exhibit					
IF THE CUSTODY AWARD IS OTHER THAN FOR JOINT LEGAL AND JOINT					
PHYSICAL YOU MUST INCLUDE SPECIFIC REASONS FOR AN ORDER OF SOLE					
LEGAL AND/OR SOLE PHYSCIAL CUSTODY.					
OR					
It is in the best interest of the unemancipated child that (I) (my spouse) be					
awarded sole legal and sole physical custody of the unemancipated child pursuant					
to a Parenting Plan attached to the Judgment as Judgment Exhibit					
OR					
It is in the best interest of the unemancipated child that my spouse and I be					
awarded joint legal custody of the unemancipated child and that (I) (my spouse) be					
awarded sole physical custody of the unemancipated child pursuant to a Parenting					
Plan attached to the Judgment as Judgment Exhibit					
OR					
It is in the best interest of the minor child that Plaintiff Parent Defendant					
Parent be awarded sole legal custody of the minor child and that Plaintiff Parent					
Defendant Parent and I be awarded joint physical custody of the minor child pursuant					
to a Parenting Plan attached to the Judgment as Judgment Exhibit					
23. An Income and Expense Statement for each party has been filed and a					
Form 14 is attached to the proposed judgment. The parties agree that the presumed					
amount of child support is just and appropriate under the circumstances of this case.					

## OR

- OR An Income and Expense Statement for each party has been filed and a Form 14 is attached to the proposed judgment. The parties ask the Court to deviate from the Form 14 presumed child support amount and/or the Form 14 guidelines in the establishment of child support for the following reasons: LIST REASONS

  IF THE CHILD SUPPORT AWARD REQUESTED DEVIATES FROM THE NUMBER SUPPORTED BY THE FORM 14 FILED WITH THE JUDGMENT YOU MUST INCLUDE SPECIFIC REASONS FOR WHY THE PRESUMED AMOUNT IS UNJUST AND INAPPROPRIATE.
- 24. I am able to support myself through appropriate employment or have sufficient assets from which I can support myself so I am not asking for any maintenance. I understand that by not requesting maintenance at this time, I cannot come into this or any other court in the future and receive maintenance. I know of no medical, health or other condition, which would prevent me from supporting myself in the future.

#### OR

I am unable to support myself through appropriate employment and I have insufficient assets from which I can support myself. Therefore I am in need of maintenance in the amount of \$\_\_\_\_\_ per month.

25. My spouse is able to support (herself) (himself) through appropriate employment or has sufficient assets from which (she) (he) can support (herself) (himself) and therefore (she)(he) is not entitled to receive maintenance. I know of no medical, health, or other condition, which would prevent my spouse from supporting (herself) (himself) in the future.

#### OR.

My spouse is unable to support (herself)(himself) through appropriate employment and has insufficient assets from which (she)(he) can support (herself)(himself). Therefore my spouse is in need of maintenance in the amount of \$\_\_\_\_\_ per month.

26. The parties own real estate and the division of same and legal description for same is set forth in the written separation agreement dividing all our marital property and debts and it is signed by both my spouse and me. The Property Settlement and Separation Agreement, is attached to the Judgment and marked as "Judgment Exhibit \_\_\_\_\_", is fair and reasonable, and is not unconscionable. I request that the court incorporate the separation agreement into its judgment herein.

### OR

The parties do not own real estate and have divided all their marital property and marital debts as set forth in the written separation agreement which is signed by both my spouse and me. The Property Settlement and Separation Agreement, is attached to the Judgment and marked as "Judgment Exhibit \_\_\_\_\_", is fair and reasonable, and is not unconscionable. I request that the court incorporate the separation agreement into its judgment herein.

### OR.

There is no marital real or personal property nor any marital debts for the court to divide.

OR					
Based upon my financial situation and the financial situation of my spouse, it is					
reasonable that (I) (my spouse) pay to th			the sun	n of \$	as
and for attor	meys fees herein.				
28.	(if applicable) I have	Petitioner	Respondent	has	completed
the Litigant	Awareness Program and fi	led a certifica	ate of completion	on with t	he clerk.
29.	(if applicable) I request	that the Cou	rt change my r	name to	
	I know o	of no third pa	rties, such as o	creditors	, who would
be adversely affected by the said change of name.					
30.	30. I hereby acknowledge that I have read the proposed judgment and				
consent to entry of same.					
		Affia	aun t		
		Апа	ant		

Each party is capable of paying for his or her own attorney's fees, and

therefore I request that no attorney's fees be ordered to be paid by either party.

27.

STATE OF MISSOURI	)		
COUNTY OF	) ss )		
states that he/she is the Pe			orn upon his/her oath,
stated herein are true accord	•		
Subscribed and sworn to bef	fore me on		
	Not	ary Public	