# IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT IN AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO: <u>2022-012650-FC-04</u> SECTION: <u>FC16</u> JUDGE: <u>George A. Sarduy</u>

# Voitenok, Katerine

Petitioner(s)

vs.

## Voitenok, Alexandre

Respondent(s)

# FINAL JUDGMENT OF DISSOLUTION OF MARRIAGE

THIS CAUSE was before the Court for an Uncontested Remote Final Hearing on the Wife's Petition for Dissolution of Marriage (D.I. 7) and Respondent/Husband's Answer to the Petitioner/Wife's Petition for Dissolution of Marriage (D.I. 48), and the Court having reviewed the Marital Settlement Agreement filed on August 21, 2023 (D.I. 47), the Notice of Filing Affidavit of Corroborating Witness [as to Wife's residency] (D.I. 31], the Special Affidavits for Remote Uncontested Dissolution of Marriage (Without a Hearing) (D.I. 49 and 50), the relevant Court file, and being informed that the parties are in agreement with the entry of this Final Judgment of Dissolution of Marriage ("Final Judgment"), and otherwise being fully advised in the premises, it is

## **ORDERED:**

- 1. JURISDICTION: This Court has jurisdiction over the parties and the subject matter of these proceedings.
- 2. **<u>RESIDENCY</u>**: The Wife has been a resident of the State of Florida for at least six (6) months prior to the filing of her Petition for Dissolution of Marriage.
- 3. **<u>DISSOLUTION OF MARRIAGE</u>**: The bonds of marriage between the Petitioner and the

Respondent are dissolved, because the marriage is irretrievably broken.

4. CHILDREN: There was one child born of the marriage, who is now an adult.

#### 5. MARITAL SETTLEMENT AGREEMENT:

5.1 The Husband and Wife entered into a Marital Settlement Agreement on August 17, 2023, which was filed with the Court on August 21, 2023. The Court finds the Marital Settlement Agreement to be fair and reasonable, and executed freely and voluntarily by the parties, without duress or coercion, and after each party received full financial disclosure from the other, as well as advice from their respective independent legal counsel.

5.2 The parties' Marital Settlement Agreement and attached Equitable Distribution Schedule is ratified, approved and incorporated by reference but not merged into this Final Judgment. The parties are ordered to comply with the terms and provisions of the Marital Settlement Agreement.

6. APPOINTMENT OF SPECIAL MAGISTRATE: Based upon the parties' agreement as set forth in Paragraph 10.i., Paragraph 18.e., and Paragraph 38 of the Marital Settlement Agreement, the Court appoints Jeffrey Weissman, Esquire as Special Magistrate to address and resolve any and all issues relating to: (i) Wife's share of the marital Kelp points, including, but not limited to, the intent, scope and/or terms of the constructive trust or Husband's fiduciary duties regarding same, or any issues regarding the timing and/or method of payment to Wife, valuation, exchange or forfeiture of the Wife's remaining share of the marital Kelp points; (ii) tax calculations prepared by Husband's preparer and review of same by Kapila Mukamal, LLP in connection with the determination of any tax liabilities associated with the parties' sale of marital assets pursuant to the terms of the Marital Settlement Agreement; and (iii) any ambiguity or dispute between the parties regarding the intent or clarification of the Marital Settlement Agreement, and to determine the issue of

responsibility for attorneys' fees and costs incurred for proceedings heard by the Special Magistrate relating to the intent or clarification of the Marital Settlement Agreement.

- 7. <u>**RESTORATION OF WIFE'S MAIDEN NAME:**</u> The Wife's name shall be restored to her maiden name, Katerine Tchebotarevskaia.
- 8. <u>RESERVATION OF JURISDICTION</u>: This Court retains jurisdiction of the subject matter and over the parties to: (i) enforce this Final Judgment and the terms of the parties' Marital Settlement Agreement; (ii) enter a Qualified Domestic Relations Order; (iii) adjudicate any attorney's charging liens that have been or may be filed and enforce said charging liens; (iv) enter such further orders as may be necessary to effectuate the terms of the Marital Settlement Agreement; and for all other purposes permitted by law.

**DONE** and **ORDERED** in Chambers at Miami-Dade County, Florida on this <u>13th day of</u> <u>September, 2023</u>.

R-2023 3:54 PM

<u>2022-012650-FC-04 09-13-2023 3:54 PM</u> Hon. George A. Sarduy

**CIRCUIT COURT JUDGE** Electronically Signed

Final Order (Non-Jury Trial)

Final Order as to All Parties (Non-Jury Trial) THE COURT DISMISSES THIS CASE AGAINST ANY PARTY NOT LISTED IN THIS FINAL ORDER OR PREVIOUS ORDER(S). THIS CASE IS CLOSED AS TO ALL PARTIES.

### **Electronically Served:**

Amelia-Lyn Warchal, awarchal@miafamilylaw.com Amelia-Lyn Warchal, ameliawarchal@hotmail.com Amelia-Lyn Warchal, service@miafamilylaw.com Andrea Dunbar, Esquire, adunbar@burnslev.com Emily Joyce Phillips, ephillips@miafamilylaw.com Emily Joyce Phillips, ejpoxford@gmail.com Emily Joyce Phillips, service@miafamilylaw.com Emily Phillips, ephillips@thefamilymatterslawfirm.com Kathryn Devane Hamilton, Kathryn@hamiltonfamilylaw.com Kathryn Devane Hamilton, Service@hamiltonfamilylaw.com The Family Matters Law Firm, service@thefamilymatterslawfirm.com

**Physically Served:**