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

CASE NO: <u>2022-004009-FC-04</u>

SECTION: FC16

JUDGE: George A. Sarduy

Vazquez, Heleene

Petitioner(s)

VS.

Vazquez, Giann Karlo

Respondent(s)

AGREED FINAL JUDGMENT OF DISSOLUTION OF MARRIAGE

THIS CAUSE came before this Court on the Petition for Dissolution of Marriage with Dependent or Minor Children and Other Relief filed on March 3, 2022 by Petitioner, HELEENE VAZQUEZ, and the Husband's Answer to Wife's Petition for Dissolution of Marriage with Dependent or Minor Children and Other Relief & Husband's Counter-Petition to the Wife's Petition for Dissolution of Marriage with Dependent or Minor Children and Other Relief filed on April 29, 2022 by Respondent, GIANN KARLO VAZQUEZ, and the Court having reviewed the Marital Settlement Agreement with Parenting Plan filed on June 6, 2023, and the Court being otherwise fully advised in the premises, finds that:

- A. The Court has jurisdiction of the parties and the subject matter of this cause.
- B. The parties were married to each other on July 7, 2017.
- C. The parties have been residents of Florida for six (6) months prior to the filing of the Petition for Dissolution of Marriage.
- D. There are two (2) minor children born of this marriage, to wit:
 - a. Ethan M. Vazquez, born August 20, 2018.

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b. Penelope Grace Vazquez, born December 20, 2021.

There is other issue contemplated and the Wife is not pregnant.

E. The marriage is irretrievably broken.

F. The parties have freely and voluntarily entered into a Marital Settlement Agreement and

Parenting Plan filed on June 7, 2023, with both parties having had the opportunity to review

the documents and having the advice of counsels and others with whom they wish to discuss

the Agreement.

ORDERED AND ADJUDGED as follows:

1. The marriage of the parties, HELEENE VAZQUEZ, and GIANN KARLO VAZQUEZ, is

irretrievably broken, and the bonds of matrimony heretofore existing between them be and

the same are hereby dissolved, a vinculo matrimonii.

2. The Marital Settlement Agreement and the Parenting Plan executed by the parties on June 6,

2023, is hereby ratified and approved by the Court and is incorporated, but not merged, into

this Final Judgment and the parties are hereby ordered to comply with the terms and

conditions therein.

3. The Eleventh Judicial Circuit in Miami-Dade County, Florida has continuing jurisdiction

over the children pursuant to the applicable Florida Statutes and the Uniform Child Custody

Jurisdiction and Enforcement Act.

4. Florida is the home state and the state of habitual residence of the children. Accordingly,

Florida is the sole jurisdictional state to determine child custody, parental responsibility, time

sharing, rights of custody, and rights of access concerning the child under the Parental

Kidnapping Prevention Act (PKPA), under the International Child Abduction Remedies Act

(ICARA), and under the Convention on the Civil Aspects of International Child Abduction

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enacted at The Hague on October 25, 1980.

5. Correcting scrivener's error in parenting plan subsection XVII: **DEPENDENCY TAX**

The Mother shall be entitled to claim both children on are taxes each year until the father's arrears are paid in full. Once the father's arrears are paid in full, the parties shall be entitled to each claim one (1) child. Once the oldest child reaches the age of majority, the parties shall alternate claiming the youngest child each year until she reaches the age of majority. The mother shall claim the child on odd tax years and the father will claim the child on even tax years.

6. This Court retains jurisdiction over the parties, subject matter, and the Marital Settlement Agreement and Parenting Plan for all purposes as provided by law.

DONE and **ORDERED** in Chambers at Miami-Dade County, Florida on this <u>21st day of June</u>, <u>2023</u>.

2022-004009-FC-04 06-21-2023 9:24 PM

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:

Amber B Glasper, amber@glasperlaw.com

Amber B Glasper, legalassistant@glasperlaw.com
Amber B Glasper, scheduling@glasperlaw.com
George A. Sarduy, 11thFC16@jud11.flcourts.org
Marisol Rodriguez Basulto, eservice@brlawyers.com
Marisol Rodriguez Basulto, service@brlawyers.com
Marisol Rodriguez Basulto, mbasulto@brlawyers.com
Marisol Rodriguez Basulto, service@brlawyers.com
Yaquelin Gonzalez, ygonzalez@brlawyers.com

Physically Served:

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