IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

| IN RE: THE MARRIAGE OF: | CASE NO: 502021DR003132XXXXNB |
|------------------------------------|-------------------------------|
| ROBIN SNOW, Petitioner/Husband, | DIVISION: FH |
| VS. | |
| MELISSA SNOW, Respondent/Wife. | |

FINAL JUDGMENT OF DISSOLUTION OF MARRIAGE

THIS MATTER came before this Court on a Petition for Dissolution of Marriage and Other Related Relief. The Court, having reviewed the file, heard the testimony of the parties, the arguments of counsel, and being otherwise fully advised in the premises,

ORDERS as follows:

- 1. The Court has jurisdiction over the subject matter and the parties.
- 2. At least one party has been a resident of the State of Florida for more than 6 months immediately before filing the Petition for Dissolution of Marriage.
- 3. The marriage between the parties is irretrievably broken and is hereby dissolved and the parties are restored to the status of being single.
- 4. The Husband and Wife freely and voluntarily entered into and executed a Marital Settlement Agreement dated April 4, 2023. The Marital Settlement Agreement (attached hereto as Exhibit "A") as executed by the parties, is accepted by the Court, and is hereby approved, ratified, and incorporated by reference in the Final Judgment of Dissolution of Marriage, and the parties are hereby directed to comply with the provisions contained therein.

- 5. The parties have no minor or dependent children born of their marriage. No other children are expected or contemplated.
- The Court reserves jurisdiction to modify and enforce this Final Judgment.
 DONE AND ORDERED, in Palm Beach Gardens, Palm Beach County, Florida.

502021DR003132XXXXNB 04/25/2023

Dina Keever-Agrama Circuit Judge

502021DR003132XXXXNB 04/25/2023 Dina Keever-Agrama Circuit Judge

Copies to: Grant Gisondo, Esquire, 500 Village Square Crossing, Suite 103, Palm Beach Gardens, Florida 33410; pleadings@gisondolaw.com

Michael S. Dyer, Esquire, 2000 Palm Beach Lakes Blvd., Suite 300, West Palm Beach, Florida 33409; mikedyerlaw@me.com

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE: THE MARRIAGE OF

CASE NO: 502021DR003132XXXXNB

DIVISION: FH

MELISSA SNOW,

Petitioner/Wife,

and

ROBIN SNOW,

Respondent/Husband.

MARITAL SETTLEMENT AGREEMENT

THIS AGREEMENT, made this 3dd day of March, 2023, by and between ROBIN SNOW, hereinafter referred to as the "HUSBAND", and MELISSA SNOW, hereinafter referred to as the "WIFE".

WITNESSETH:

WHEREAS, the Husband and Wife are both residents of Palm Beach County, Florida and, WHEREAS, the parties were married to each other on June 1, 1996, and,

WHEREAS, there are no minor children of the marriage and the Wife is not pregnant and no further issue is contemplated, and

WHEREAS, the marriage between the parties is irretrievably broken, and

WHEREAS, the parties attended mediation on March 31, 2023,

WHEREAS, it is the mutual desire of the parties to make a permanent and complete adjustment and settlement of all their property rights and obligations by this Agreement, both real and personal, equitable distribution and alimony, and as it is their intention to live apart for the rest of their lives, and

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WHEREAS, each of the parties do freely and voluntarily consent to the terms of this Agreement, and accept its conditions, obligations and mutual agreements.

NOW, THEREFORE, in consideration of the premises and mutual promises and undertakings herein contained and for other good and valuable consideration, the parties hereto mutually agree as follows:

- i) <u>RECITALS:</u> The above recitals are true and correct and are incorporated herein and made a part hereof.
- 2. SEPARATION AND RESIDENCE: From and after the date of this Agreement, by reason of the foregoing, the parties hereto agree to live separate and apart from each other, and the Wife shall be free from the marital control of the Husband as if she were sole and unmarried, and free from the obligations thereof, and the Husband shall be free from the marital control of the Wife as if he were sole and unmarried, and neither of the parties hereto shall compel either to live with the other, and agree that each of said parties may conduct, carry on and engage in any employment, occupation, business or trade which to him or her shall seem advisable for his or her own sole and separate use and benefit without and free from any control, restraint or interference, direct or indirect, by either party, in all respects as if each were sole and unmarried.
- MUTUAL COVENANTS: The parties shall not molest, harass, disturb or malign each other directly or indirectly, in any way whatsoever.
- 4. MUTUAL WAIVER AND RELEASES: Except as specifically provided in this Agreement, in the event either party obtains a divorce or dissolution in any jurisdiction from the other, in this State or in any other State, then each of the parties hereto specifically waives and renounces all right to share in the estate of the other, and except as aforesaid, waives and releases any and all claims of any kind or nature (whether of dower, courtesy, or right of survivorship, right



of election, or otherwise), to any part of the property or estate of the other, both during the other's lifetime and after his or her death. Each of the parties agree to execute and deliver to the other, upon request, such relief and other instruments or documents as may be necessary or requested to effectuate the purposes of this paragraph. Subject to the provisions of this Agreement, each party does by this Agreement for themselves and their heirs, legal representatives, executors and assigns, release and discharge the other from all causes of action, claims, rights or demands whatsoever in law or equity, which each ever had or now has against the other, except any and all causes of action for divorce.

- 5. EXECUTION OF DOCUMENTS: In consideration of the terms and conditions of this Agreement, both parties agree to execute any and all documents necessary to effectuate the intent of the parties. Should either party fail to execute the necessary documents effectuating this intent, this Agreement incorporated into the Final Judgment shall become self-executing and the Court may without the necessity of requiring future signatures from either party, convey such property from one to the other as if said party had executed the necessary documents.
- 6. <u>SUBSEQUENT DISSOLUTION</u>: It is understood by the parties that this Agreement may be offered in evidence in any domestic relations suit brought by either party hereto, and that this Agreement may be incorporated by reference into and become a part of the Final Judgment therein. However, notwithstanding incorporation in the Judgment, this Agreement shall not be merged in it but shall survive the Judgment and be binding on the parties for all times.

7. EQUITIBALE DISTRIBUTION:

A. The parties agree the attached Schedule of Assets and Liabilities, attached as Exhibit "A" is incorporated for identification and valuation of the parties' assets and liabilities. The assets shall be divided in accordance with the Equitable Distribution Schedule. The husband



and wife shall otherwise receive full right, title and ownership of the assets as titled in their respective names and they shall each be responsible for all liabilities associated with same and hold the other party harmless from any such liability...

B. The home located at 7559 Hazelwood Circle shall immediately be listed for sale. If the parties are unable to agree, then the Husband shall provide the Wife with three realtor names. The Wife shall select one of the realtors within 5 days of receipt. If the Wife does not select one of the 3 realtors within 5 days, then the Husband shall have the right to unilaterally select a realtor. The parties shall mutually agree on the list price of the home, but if they are unable to agree on a list price, then the realtor shall determine the list price. The list price shall be reduced 5% every three months and both parties are required to accept any offer to purchase the home, which is within 5% of the then listing price. The parties shall equally share all liabilities related to the martial home until the house is sold. Neither party is permitted to cause any unreasonable delay, and the closing shall be completed based on the scheduled date. The parties shall equally share in the net proceeds from the sale of the house at the time of the sale. Any additional documents needed to be signed, and requested by the realtor/mortgage broker, shall be signed by the parties to effectuate the intent of the agreement herein. If any person does not pay their share of the liabilities on the home, the other party shall be reimbursed for their non-payment at the closing. The Wife shall pay to the Husband an equalization payment of \$31,360.00 from Wife's one-half net proceeds of sale at the closing of the home located at 7559 Hazelwood Circle. This number includes the \$5,220.00 figure from the Equitable Distribution Schedule. The Husband shall maintain the premises in broom clean condition available for showing. The parties shall ensure that a lock box is available for realtor access, with proper notice during normal hours. All



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household expenses shall be equally divided between the parties commencing April 1, 2023 until the house is sold.

- C. Wife's FRS Pension (in pay status). The Husband shall receive fifty (50) percent of the marital portion of the Wife's FRS Pension Plan benefits from the date of marriage, 06/01/1996 to the date she entered the DROP program, 04/30/17. A QDRO shall be prepared by Matthew Lundy, Esquire, within forty-five (45) days of the date of the final judgment. The Wife shall be responsible for the preparation of the QDRO and the parties shall equally split the cost.
- D. Wife's Fidelity SFWMD Retirement Savings. The Husband shall receive one-half of the pension. A QDRO shall be prepared by Matthew Lundy, Esquire, within forty-five (45) days of the date of the final judgment. The Wife shall be responsible for the preparation of the QDRO and the parties shall equally split the cost.
- E. Husband's Fidelity Taylor Morrison 401k. The wife shall receive one-half of the account. The Husband shall be responsible for the preparation of the QDRO through Matthew Lundy, Esquire within forty-five (45) days of the date of the final judgment and the parties shall equally split the cost.
- F. The parties' IRAs shall be equally divided via rollover or other legal instrument to avoid any tax consequence, non-deductible and non-taxable to either party. This includes the Wife's Fidelity IRA-Drop.
- G. TrustMark Life Insurance account ending 5914. The Wife is the owner of the life insurance policy. Within thirty (30) days of the date of the final hearing, the Wife shall execute any and all documents reasonably necessary to transfer ownership to the Husband.
- H. All equally divided non-retirement assets in the equitable distribution chart shall be equally divided at the date of distribution but no later than 10 days of the Final Judgment.



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- 11. MOTOR VEHICLES: Each party shall retain his or her vehicle as titled, free of any claim of the other. Each is to be solely responsible for the costs of his or her vehicle. The parties' son shall receive the 2012 Subaru WRX and be responsible for the loan.
- 12. <u>BANK ACCOUNTS, AND OTHER ASSETS:</u> The parties agree that except as provided in this agreement, each party shall retain any bank account titled in their name and each party shall waive all right, title, and interest he or she may claim on the other's asset.
- 13. <u>DEBTS/LIABILITIES:</u> The parties agree that each party shall retain sole responsibility for payment of the credit cards as each is titled. Wife shall be solely responsible for her credit cards and the Husband shall be solely responsible for his credit cards and each shall indemnify and hold the other harmless on any all credit cards in his or her name individually.
- she may have to alimony of any kind, either now or in the future, as each party has the income, assets, and/or property holdings to support himself and herself without spousal support and contribution from the other. The parties agree to forever waive and release the other from any and all other forms of alimony including, but not limited to temporary alimony, bridge the gap alimony, rehabilitative alimony, lump sum alimony, durational, and permanent/periodic alimony for any and all reason whatsoever from now until the end of time. The aforesaid waiver of alimony is absolute and non-modifiable, in amount and duration, by either the Husband and/or Wife for any reason whether known, unknown, foreseen or unforeseen from now until the end of time.
- 15. MUTUAL AND GENERAL RELEASE. Each party warrants that he or she intend to settle all aspects of their marital relationship and rights by this Agreement. Except as otherwise provided in this Agreement, the parties mutually generally release and forever discharge each other from any and all actions, liabilities, claims, demands, and obligations of any kind of character, both

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in law and in equity, that either of them ever had, now has, or may have in the future against the other upon or by reason of any matter. It is the parties' intent that after the date of filing the petition, there shall be as between them, only those rights and obligations as are specifically provided in this Agreement.

- 16. <u>ATTORNEY FEES:</u> Each shall be responsible for his or her individual attorney's fees and costs as incurred in the Action for Dissolution of Marriage.
- 17. <u>CHOICE OF LAW AND VENUE</u>: In the event disputes arise concerning this Agreement, the parties mutually agree that either party shall petition the Circuit Court in and for Palm Beach County, Florida, for recourse.
- 18. <u>CONSTRUCTION</u>: The laws of the State of Florida shall govern the validity, construction, interpretation and effect of this entire Agreement.
- 19. MODIFICATION: Any modification of this Agreement shall be unenforceable unless in writing and signed by both parties.
- 20. <u>CONSTRUCTION AND HEADINGS:</u> The headings contained herein are for convenience only and are not to be utilized in construing the provisions contained herein. Each party has reviewed and revised this Agreement and the normal rule of construction that ambiguities are to be construed in favor of the non-drafting party shall not be employed in the construction of this Agreement.
- 21. **SEVERABILITY:** In case any provision of this Agreement shall be held invalid or found to be contrary to or in violation of the laws of any county, state or other jurisdiction, such invalidity or illegality shall not affect, in any way, any other provisions hereof, and all such other provisions shall continue nevertheless in full force and effect.



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22. TAX ADVICE: The parties hereby acknowledge and agree that each has had the opportunity to retain his/her own accountants, certified public accountants, tax advisor or tax attorney with reference to the tax implications of this Agreement. Further, both parties hereby acknowledge that neither has relied upon the tax advice that may or may not have been given by their respective advisor. Further, both parties hereby acknowledge that each has been advised to seek his or her own independent tax advice by retaining an accountant, certified public accountant, tax attorney or tax advisor with reference to the tax implication involved in this Agreement. Further, the parties acknowledge and agree that their signatures to this Agreement serve as their acknowledgment that they have read this particular paragraph and have had the opportunity to seek independent tax advice.

23.. <u>REPRESENTATIONS</u>: The parties jointly represent:

- A. Each party has provided the other with Mandatory Disclosure, as required by Family Rule of Procedure 12.285. Each party fully understands the implications of such disclosure.
- B. The Wife has had the advice and counsel of Grant J. Gisondo, Esquire, 500 Village Square Crossing, Suite 103, Palm Beach Gardens, FL 33410. The Wife is satisfied with the representation of her attorney in this matter and is entering into and has signed this Agreement freely, voluntarily, and knowingly, and intends to be bound by it. The Husband has had the advice and counsel of Michael S. Dyer, Esquire, 2000 Palm Beach Lakes Boulevard, Suite 300, West Palm Beach, FL 33409. The Husband is satisfied with the representation of his attorney in this matter and is entering into and has signed this Agreement freely, voluntarily, and knowingly, and intends to be bound by it.



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- C. Each party understands and agrees that this Agreement supersedes any and all prior Agreements between the parties.
- D. The parties further agree that this Agreement represents a complete resolution of all matters in dispute, and that neither party has made any representations, promises or warranties to the other except as set forth in this Agreement.
- 25. WAIVER OF INHERITANCE. Except as provided in this Agreement, each party generally releases and relinquishes to the other Party and to his or her heirs, executors, administrators, or assigns, any and all claims or rights which may now exist, or may arise later, because of the Parties' marriage, with respect to any property, whether real, personal, intangible, or mixed, belonging to the other Party, including, without limitation, all rights arising by operation of law or otherwise to share in any of the property or estate of the other party, except for any rights expressly conferred by a will executed subsequent to the date of this Agreement.
- Action for Dissolution of Marriage is currently pending in the State of Florida, Palm Beach County, Case No. 502021DR003132XXXXNB, Family Division FH and that a copy of this duly executed Marital Settlement Agreement shall be filed in Court with a copy attached to the stipulated or proposed judgment. However, this Agreement shall not be merged into it but shall survive the final judgment and be binding upon the parties for all times.

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IN WITNESS WHEREOF, the parties have signed their names and affixed their seals on the day and year first above written.

ACKNOWLEDGMENT AS TO THE HUSBAND

HUSBAND has read this Marital Settlement Agreement, enters into it freely and voluntarily, and agrees to the terms and conditions of this Agreement, effective as of March 31, 2023.

Signed, sealed and delivered

STATE OF FLORIDA COUNTY OF PALM BEACH

Sworn to or affirmed and signed before me by means of ⊠ physical presence or □ online notarization, this 3/ day of March, 2023, by ROBIN SNOW.

[Print, type, or stamp commissioned name of notary or clerk.]

Personally known Produced identification

Type of identification produced: FIDL

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ACKNOWLEDGMENT AS TO THE WIFE

WIFE has read this Marital Settlement Agreement, enters into it freely and voluntarily, and agrees to the terms and conditions of this Agreement, effective as of March 3, 2023.

Signed, sealed and delivered

in the presence of:

STATE OF FLORIDA

COUNTY OF PALM BEACH

Sworn to or affirmed and signed before me by means of ⊠ physical presence or □ online notarization, this 3 day of March, 2023, by MELISSA SNOW.

Notary Public State of Florida
Lindsay Rose Hill
My Commission HH 344220
Expires 12/26/2026

NOTARY PUBLIC or DEPUTY CLERK

Lindsay Hill

[Print, type, or stamp commissioned name of notary or clerk.]

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Personally known Produced identification

Type of identification produced: FL DL

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Snow V. Snow 50-2021-DR-003132-XICX-NB Schedule of Net Worth

| | | | | | | | and the second distribution of the second | - | - | | |
|------------|--|----------|----------|---|----------------------------|-----------|--|-------------------------------|--------------|---|--|
| - | Datg of Marriage: 05/01/1996 | | | Date of Fills | Data of Filing: 04/14/2021 | | | | | Proposed Plan of Equitable Distribution | jultable Distribution |
| Tab | Description 6 | Acct # | Titled | 4/14/1021 | Asof | Tatai | As of | Non-Marital | Martal Value | Wire | Husband |
| | Cash & cash Equivalents: | | | | | | | | | | |
| + | | 2975 S50 | \$ | 4,048 | 4/14/2021 | 5,878 | 12/31/2022 | | 5,878 | 5,870 | |
| rŧ | | 2975 51 | 3 | 9,505 | 4/14/2021 | 2,921 | 12/31/2022 | | 2,921 | 2,921 | |
| e# | | 5545 558 | I | 3,848 | 4/14/2021 | 7,239 | 5/31/2022 | | 3,848 | • | 3.848 |
| 4 | | 5545 51 | I | 71,040 | 4/14/2021 | 29,199 | 5/31/2022 | | 29,199 | • | 29,199 |
| เก | | | T | 1 | 4/14/2021 | • | 5/31/2022 | | • | | • |
| N | Depletion - Rent Paid by Husband - \$1,670 9/2021 - 8/2022 | 022 | | | | 20,040 | | | 20,040 | | 20.040 |
| | Total Cash & Cash Equivalents | | | 88,441 | | 65,277 | | 8 | 61,386 | 8,795 | 59.087 |
| | | | | | | | | | | | A CONTRACTOR OF THE PROPERTY O |
| | Brokerago Accounts: | | | | | | | | | | |
| Ø | | 3133 | m | 38,455 | 4/1/2021 | 41,685 | 3/31/2023 | | 41,685 | 20,843 | 20 843 |
| ~ | | 6206 | n | 979 | 4/1/2021 | 904 | 3/8/2023 | | \$05 | C P | en a |
| 8 | Fidelity Investments | 9642 | W | Openod | Opened after DOF | 20,162 | 3/30/2023 | 20,162 | • | | |
| | Total Brokerage Accounts | | | 39,434 | | 62,751 | | 20,162 | 42,589 | 21,295 | 21.305 |
| | Park and the second sec | | | | | | 7 1112 | | | | The state of the s |
| • | • | | : | į | | | | | | | |
| 27 | | 1133 | E : | 3 | 1202/1/6 | • | Closed 3/21/22 | | | ******* | • |
| | | 9892 | I | 16,783 | 4/1/2021 | 8,504 | 3/31/2022 | 8,504 | • | | • |
| eri eri | | 5127 | 3 | Opened | Opened after DOF | 180,926 | 3/8/2023 | 54,278 | 120,648 | 63,324 | 63.324 |
| #2 | | 5004 | ş | 214,194 | 4/1/2021 | 193,399 | 3/8/2023 | | 193,399 | 96.700 | 96.700 |
| 5 | | | 3 | In Pay Status - 70% marital | 70% marital | | | | | | na star |
| \$ | Mileanium Traditional IRA (Weitz) | 6986 | X | 4,011 | 1/1/2021 | 4,065 | 6/30/2022 | • | 4.065 | 2 013 | 1000 |
| 55 | _ | | I | 3,366 | 4/1/2021 | 3,384 | 12/31/2022 | | 3,386 | 7,603 | 2003 |
| 35 | Taylor Morrison 401k (Fidelity) | | I | 8,918 | 4/1/2021 | 9,044 | 2/28/2023 | | 9,044 | 4.522 | 4.577 |
| | Total Retirement Accounts | | | 247,297 | | 399,322 | | 62,782 | 336,541 | 158,270 | 168.220 |
| | | | | | | | | | | | 0/7007 |
| 4 | | , | 3 | , | | | | uide a te genariga | , | | • |
| 19 | I russmark Life Insurance - Insured H | 5914 | 3 = | 7,074 | 12/30/2021 | 6,971 | 6/30/2022 | | 2,074 | 126'9 | 7 074 |
| | Total Life Insurance Policies | | ocarone) | 14,060 | | 6,971 | | * | 14,045 | 6,971 | 7,074 |
| 8 | 関方 | | 2 | 490,000 | 03/24/2621.Appraisel | 600,000 | Appraisal | | Soll & Spile | | |
| | Loancare Mortgage (refinance Mar 2021) | 3158 | I | (209,624) | 4/14/2021 | (204,268) | 6/2/2022 | | Seff & Split | ***** | |
| | | | | 100000000000000000000000000000000000000 | | (42,000) | | | Sell & Split | | |
| 77 | ຮູ | | 3 | 158,000 | 12/08/2020 Approles! | 200,000 | Appraisal | | 200,000 | 200,000 | , |
| | Quicken Leans Mortgage / Rocket | 11250 | ₹ | (149,100) | 4/14/2021 | (143,152) | 2/14/2023 | | (149,100) | (149,100) | • |
| | Total Real Estate | | | 289,276 | the second second second | 410,550 | · Little Committee Committ | • | 50,900 | 50,900 | 9 |
| | | | | | | | | | | (| 1 |
| 46 | <u>d</u> | | | | | | | | | 7 | |
| | | | | | | | | | | - | ź |
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Snow v. Snow 50-2021-DR-003132-XXX-NB Schedule of Net Worth

| | | | _ | | Schedule of N | let Worth | | | | | |
|--|--|--------------------------------------|-------------------------|--|---|---|------------------------------------|--|---|--|------------------------|
| | Date of Marrisge: 05/01/1996 | |] | Data of Fills | g: 04/14/2021 | | | | | Proposed Plan of E | multable Diebelbusi |
| Tab | Description | Acct 0 | Titled | 4/14/2021 | As of | Total | As of | Non-Marital | Merital Value | Wife | Husband |
| 23 24 25 25 26 27 28 29 | Automobiles & Personal Property: 2015 BMW 3281 BMW Flandial Services 2016 Chevrolt Colorado - WT / 160k Truck Loan - Copal One Auto Finance 2012 Subaru Loan - Think Financial (\$200/principle) 1999 Subaru Forester 1999 Grady Whike Bost Furnitura - Green Springs Furnitura - Green Springs Furnitura - Harekwood Gril - Hazekwood Ekstronics - Harlewood Ekstronics - Harlewood Harle Theater - Harekwood Harne Theater - Harekwood Home Theater - Harekwood Home Theater - Harekwood | 8476 8059 5545 L3 | W H H C H/C | 14,737 (11,304) 20,990 (15,249) 9,860 (7,653) 4,095 9,000 W retain H rotain H rotain H retain H retain | KBB 4/14/2021 Estimate 4/19/2021 4/14/2021 Estimato HFA | (4,597) 0,734 (11,681) (4,713) | 7/8/2022 6/19/2022 5/31/2022 | 9,860 (4,713) 4,995 9,000 H retain | 14,737 (11,304 9,734 (11,691) - | (11,304) | |
| | Total Automobiles & Personal Property | | | 25,376 | | (12,257) | | 19,142 | 456 | 3,433 | (2,947 |
| | <u>Other Assets:</u> Judgmant - Cheryl Bzrry <u>Total Other Assets</u> | | w | 710 710 | | | | | 710 | 710 | (2,54) |
| | Total Assets | | | 704,594 | grant-met | 932,644 | 1,291-1-21.25 | ger silve second | | Septiment of the section of the sect | NOTE STATE OF |
| 33 34 35 36 | Liabifities Bank of America CC Book toy (Baly/Cotta) Chase Yisa Costro CRI Card Kolika | 5591 3069 3316 4640 8767 | м м н | 12 - 4,573 1,401 | 4/14/2021 4/14/2021 4/14/2021 4/14/2021 4/14/2021 | 1,215 | 6/4/2022 6/10/2022 | 102,086 | 507,156 12 - 4,573 1,401 | 290,378° - 4,573 - | 246,778 12 1,401 |
| | Total Liabilities | | | 5,986 | | 1,230 | 1 per (per) | The Marine New York | 5,986 | 4.573 | 1,413 |
| | Net Worth | | | \$698,G08 | | \$931.414 | | 102,036 | \$ 501,170 | \$ 255,805 | 3 245,365 |
| | W-00-0- | | ******** | · | | | | Balancing Payr | nent To/(From) Net Worth | (5,220) \$ 250,585 | 5,220 \$ 250,585 |

Wife to reimburse Husband for Marital Home Carry \$31,360, From the Wife's net proceeds of the sale of the marital home - no additional equalization payment (\$5,220) from Wife to Husband

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