## STATE OF VERMONT

| SUPER   | IOR COURT FAMILY DIVISION  Unit Docket No   |
|---------|---|
| Plainti | ff Defendant  |
|         | V.  |
|         | FINAL STIPULATION   |
|         | Property, Debts and Spousal Support (for use in nonresident divorce/dissolution cases only)   |
| the     | We, the parties in this action, agree to the following provisions and we agree that court may include these provisions in its final decree and order:   |
| 1.      | <b>Separation:</b> We have lived separate and apart in excess of six consecutive months of and the resumption of our marital or civil union relationship is not reasonably probable. We began living separately on  |
| 2.      | Waiting Period (Nisi Period) In Vermont, a divorce/civil union is not absolute until three months after the date of the final decree unless the parties agree to waive all or part of that period known as the "nisi period." A waiver of all or part of the period can have an impact on one parties' eligibility to be covered by the other party's health insurance and can impact income tax filing status.  ☐ We wish to waive the waiting period. We understand that the divorce/civil union dissolution will become final on the date the divorce decree is signed by the judge. |
|         | <ul> <li>□ We do not wish to waive any portion of the waiting period. We understand that our divorce/civil union will not become final until three months after the date the divorce decree is signed by the judge.</li> <li>□ We wish to waive a portion of the waiting period so that the final decree will become final days after it is signed.</li> </ul>  |
| 3.      | Vehicles  ☐ We do not own any motor vehicles. ☐ Each party is awarded the vehicle(s) in his/her name or possession free of any right, title or interest of the other party. The party to whom the vehicle is awarded shall be solely responsible for any loans/liens on the vehicle and shall hold the other party harmless from any liability for that debt.   |

|    | Ш   | Title and ownership for the following vehicle(s) will be transferred to Plaintiff Defendant (circle one) by (date):  Describe vehicle(s):  |  |  |  |
|----|-----|--|--|--|--|
|    |     | Refinancing of any loans related to this vehicle will be competed by   |  |  |  |
|    |     | Title and ownership for the following vehicle(s) will be transferred to Plaintiff  Defendant (circle one) by (date):  Describe vehicle(s):  Refinancing of any loans related to this vehicle will be competed by   |  |  |  |
| 4. | Fu  | rniture and Other Personal Property  We have divided all of our furniture and other personal property to our satisfaction unless otherwise noted below and we agree that the court should award each of us the personal property in our possession free of any interest of the other party.  |  |  |  |
|    |     | Plaintiff is awarded the following items of personal property:   |  |  |  |
|    |     | Defendant is awarded the following items of personal property:   |  |  |  |
|    |     | The items listed above shall be transferred to the party to whom they are awarded as follows (please specify date and means of transfer):  |  |  |  |
| 5. | Per | nsions, Retirement Plans and Other Tax Deferred Assets  Neither party has a pension, retirement plan or a tax deferred assets.  Each party is awarded sole ownership and possession of any pension, retirement 401 (k), IRA, or other retirement plan currently in his/her name, free and clear of any interest of the other party.  The following retirement asset shall be divided between the parties:  Name of Asset/Plan: |  |  |  |
|    |     | Agreed upon division:  |  |  |  |
|    |     | A Qualified Domestic Relations Order shall be prepared by Plaintiff Defendant (circle one) within a reasonable period of time not to exceed months.  |  |  |  |
|    |     | The-following retirement asset shall be divided between the parties:  Name of Asset/Plan:  Agreed upon division:   |  |  |  |
|    |     | , 19.000 apon arridon.   |  |  |  |

| /or<br>ccounts                       |
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| other                                |
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8.

|   | Property Awarded to Plaintiff: Plaintiff is awarded the following parcel(s) of real property, free and clear of any interest of Defendant:   |  |  |  |
|---|--|--|--|--|
|   |  | Plaintiff shall be solely responsible for mortgage, property taxes and all expenses related to the property.  By/  |  |  |
| Property Awarded to Defendant: Defendant is awarded the follow parcel(s) of real property, free and clear of any interest of Defendant. |  | <del></del>  |  |  |
|   |  | Defendant shall be solely responsible for mortgage, property taxes and all expenses related to the property.  By/, Defendant shall pay Plaintiff \$ as compensation for his/her interest in the property.  By/, Plaintiff shall sign a quit claim deed transferring his/her interest in the property to Defendant.  By/, Defendant shall refinance the mortgage on the property releasing Plaintiff from all liability. The parties shall cooperate in the drafting and execution of all paperwork necessary to accomplish the refinancing.  Other conditions related to the transfer: |  |  |
| Div   | Division of Debt (other than mortgages and vehicle debt)  Each party shall be solely responsible for any debts he or she has incurred since the date of separation, and will hold the other party harmless therefrom.  Plaintiff shall have the sole responsibility to pay the following debts: (List each debt and the amount owed) |  |  |  |

|     |     | Defendant shall have the sole responsibility to pay the following debts:  (List each debt and the amount owed)   |  |  |  |  |
|-----|-----|--|--|--|--|--|
|     |     | Other agreements related to payment of debt:   |  |  |  |  |
| 9.  |     | ousal Maintenance (Alimony)  Neither party shall pay spousal maintenance to the other.  shall pay  |  |  |  |  |
|     |     | the sum of \$ per as spousal maintenance.  The obligation shall terminate:  On/ / or the death of one of the parties, whichever earlier occurs.  Upon the occurrence of the following event:  or the death of one of the parties, whichever occurs earlier.  Upon the death of one of the parties. |  |  |  |  |
|     |     | Each year on or before   |  |  |  |  |
| 10. | Pro | If we have a dispute in the future about any aspect of this agreement, we agree to attempt to resolve the dispute first through mediation before filing with the court.  The parties agree to use the following procedure to resolve disputes instead of mediation:                                |  |  |  |  |

| . Na<br>— | me Change may resume his/her former name of   |
|-----------|---|
|           | knowledgments Required For Nonresident Divorce/Dissolution I boxes must be checked in order to qualify for a nonresident divorce/dissolution.   |
|           | Financial Disclosure: We warrant that we have fully disclosed all of their property, income, assets and debts to each other.  |
|           | Abuse Prevention Order: Neither of us is subject to an abuse prevention order in a proceeding between us.   |
|           | Children: No minor children were born or adopted during our marriage/union. Unavailability of Divorce/Dissolution: The state or states where we reside do not recognize our marriage/union for the purposes of divorce/dissolution. We are entering into this stipulation freely and voluntarily  |
|           |   |
|           | er (check all applicable boxes)  Tax Refunds: Any tax refund due or anticipated by the parties resulting from their having filed a joint federal and/or state income tax return for this or any prior year shall, upon receipt, be endorsed by both parties and equally distributed between them.   |
|           | Mutual Releases: Other than as set forth in this agreement or other order of the court, each party agrees to defend, indemnify and hold the other harmless from any claim related to an obligation for which he/she has accepted responsibility as part of this agreement.  |
|           | Waiver: Each party waives the right to any interest he/she may have in the other party's estate except as to any will or estate plan executed after the date of the final decree.   |
|           | Change in Address or Employment: Each party shall promptly notify the other party of any change in his/her address or telephone number, and of any material change in employment, as long as there are any continuing obligations under this decree. "Material Change" includes availability of medical, dental or life insurance and any substantial increase or decrease in earnings or other income. |
|           | Miscellaneous:  |

| We believe that this agreement is a fair and reasonable resolution of all the issues       |
|--|
| related to our marriage or civil union and we have each entered into this agreement freely |
| and voluntarily. We request that the Court approve the terms of our agreement and make     |
| them a part of a Final Order in this case.   |

|                               | Plaintiff Signature | Date | _ |
|-------------------------------|---------------------|------|---|
|                               | Defendant Signature | Date | _ |
| Approved as to Form if partic | es are represented: |      |   |
| F1                            |                     |      |   |
| Plaintiffs Attorney           |                     |      |   |
| Defendant's Attorney          | <del></del>         |      |   |