PREPARED BY THE COURT	
Plaintiff,	SUPERIOR COURT OF NEW JERSEY CHANCERY DIVISION-FAMILY PART COUNTY OF DOCKET NO. FM -
V.	<u>CIVIL ACTION</u>
Defendant.	FINAL JUDGMENT OF DIVORCE
THIS MATTER having come before	ore the Honorable, in the presence of
, attorney for	the Plaintiff, and, attorney for the
Defendant; and Plaintiff and Defendant hav	ing pleaded and proved a cause of action for divorce under
the laws of the State of New Jersey, N.J.S	.A. 2A:34-2; and it appearing that Plaintiff and Defendant
were married, and jurisdiction having been a	acquired over the parties pursuant to N.J.S.A. 2A:34-10, -11
and/or -12, and findings of fact and conclus	ions of law having been placed on the record as of this date
and incorporated herein by reference;	
IT IS on this day of	, 20
1. ORDERED that pursuant to	the proofs in such case made and provided, the marriage
between the parties be, and the same hereby	is dissolved, and the parties are divorced from the bonds of
matrimony; and	
2. IT IS FURTHER ORDERE	ED that the parties' Settlement Agreement, orally set forth on
the record on this date, is incorporated into the	his Final Judgment of Divorce and the parties are directed to
comply with the terms of the Agreement, w	rith the understanding that the court took no testimony as to

the merits of the settlement and makes no judgment with respect to it, except that the parties entered into it freely and voluntarily, and that it is therefore binding and enforceable; and

3.	IT IS FURTHER ORDERED that the parties shall submit an	Amended Judgment of
Divorce with	the terms of the Settlement Agreement attached or incorporated	therein within ten days
hereof; on the	he failure to do so, the parties and their attorneys shall appear	r before this court on
	at, A.M./ P.M. with the proposed	d Form of Amended
Judgment(s)	of Divorce for entry by the court.	
4.	IT IS FURTHER ORDERED that counsel of record an	re not released from
representation	n of the parties until such time as the Amended Judgment incorpo	orating the terms of the
settlement ha	s been filed with the court.	
5.	IT IS FURTHER ORDERED that	be and hereby is
permitted to	resume the use of her prior name of	, date of birth
		J.S.C.