IN THE SUPERIOR COURT FOR THE STATE OF ALASKA AT Plaintiff, VS. Case No. Defendant. FINDINGS OF FACT AND CONCLUSIONS OF LAW (DIVORCE WITH PROPERTY AND NO CHILDREN) Trial in this case was held on _____ Settlement conference in this case was held on ___ ☐ did not appear ☐ appeared in person ☐ appeared by telephone Plaintiff Plaintiff was represented by self attorney Defendant was represented by self attorney The record shows the defendant was served with summons and complaint for divorce, and Defendant did not file an answer or otherwise defend, and the matter proceeded by default. (Default) Defendant \square joined in signing the complaint \square filed an answer and did not contest the facts alleged or prayer for relief in the complaint. (Uncontested) Defendant filed an answer and the parties settled all issues. (Settlement) Defendant filed an answer and the parties proceeded to trial. (Contested) The court considered testimony and examined any evidence or agreements presented. The court now makes the findings of fact and conclusions of law set forth below. FINDINGS OF FACT **BACKGROUND** 1. Plaintiff defendant is a resident of the State of Alaska. 2. The parties married in _____ and ever since have been and now are husband and wife. There are no minor children and the wife is not currently pregnant. 3. 4. The parties permanently separated on _____ There exists an incompatibility of temperament between the parties such that it is 5. impossible for them to remain together as husband and wife. 6. The wife asks that her prior name, ______ be restored to her.

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FINDINGS OF FACT & CONCLUSIONS OF LAW (DIVORCE WITH PROPERTY AND NO CHILDREN)

PROPERTY ALLOCATION

_	Plaintiff should retain all assets and debts now in plaintiff's possession and cont Plaintiff should be awarded the following property and allocated the following de			
_	Assets Awarded to Plaintiff	Value (\$)		
	Debts Allocated to Plaintiff	Value (\$)		
	Total value of assets to plaintiff			
	<u>Less</u> value of debts to plaintiff Equals net value to plaintiff			
sse	Less value of debts to plaintiff Equals net value to plaintiff ets and debts to be awarded to defendant Defendant should retain all assets and debts now in defendant's po Defendant should be awarded the following property and allocate			
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sse	Equals net value to plaintiff ets and debts to be awarded to defendant Defendant should retain all assets and debts now in defendant's po Defendant should be awarded the following property and allocate Assets Awarded to Defendant	Value (\$)		

9.	debt	r considering the factors in AS 25.24.16 allocation \square is fair and equitable \square reand equitable:							
		Plaintiff to pay to defendant the amount	·						
		Defendant to pay to plaintiff the amou	nt of \$	within days					
10.	Othe	er finding(s) about property and/or debt	S:						
		CONCLUSIO	NS OF LAW						
A.	The court has personal jurisdiction over the parties and subject matter jurisdiction over the marriage.								
B.	A decree of divorce should be issued forever severing the bonds of matrimony now existing between the parties.								
C.		Property and debt(s) should be allocated as set forth above, which is fair and equitable.							
D.		The wife's prior name should be restored to her.							
E.		Other conclusion(s) of law:							
ENT	EREI	O this day	of	, 20					
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Pag	e 3 of 3	3							

## IN THE SUPERIOR COURT FOR THE STATE OF ALASKA AT _____

Dia	: 1:11					
vs.	intiff,		Case No			
Defendant.			DECREE OF DIVORCE AND JUDGMENT			
IT I	S HER	EBY ORDERED, ADJUDGED, AND	DECREED as follows:			
1.		A decree of divorce is entered foreverween the parties.	ever severing the bonds of matrimony now existing			
2.		No child custody, visitation, or child support is awarded or ordered because there are no minor children and the wife is not currently pregnant.				
3.		Property and debt(s) are awarded as set forth in the <i>Findings of Fact and Conclusions of Law</i> .				
4.		Within days, the parties shall transfer property and execute any and all documents necessary to effectuate the distribution of property and debt as set forth in the <i>Findings of Fact and Conclusions of Law</i> .				
5.		Judgment is awarded to   plaintiff defendant against plaintiff defendant in the amount of, and shall accrue interest at a rate of% per year, starting This judgment shall be enforceable immediately days if the transfer of property does not occur as ordered.				
6.		The wife's prior name is restored to				
7.		Other:				
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DR-806 (1/10)(cs)
DECREE OF DIVORCE AND JUDGMENT – PROPERTY AND NO CHILDREN