CASE NAME:	CAS	E #
<u>ATTACHME</u>	NT TO JUDGMENT	
The parties agree to the following:		
Petitioner's name is		
Respondent's name is		
We were married ona		
length of marriage:, year(s) an	nd months.	
There are NO MINOR CHILDREN of	f this marriage.	
SPOUS	AL SUPPORT	
☐ SPOUSAL SUPPORT PAYMENT ☐ Petitioner ☐ Respondent shall pa per month, commencing shall continue until the remarriage of further court order or	ay to the other party the second of the supported party, d	al support payments leath of either party,
OR  WAIVER/TERMINATION OF SPORTS Petitioner Respondent knows receive spousal support from the other terminate jurisdiction over this issue, not have the power to order spousal support to the other party at any time, regardless.	owingly and intelligently er party at any time and Each of us understand upport payable by   Peti	request(s) the Court s that the Court will tioner   Respondent
OR  RESERVATION OF SPOUSAL SU The Court must reserve the pow spousal support to the other party until of either party, further court order or first	ver to order  Petitioner  the remarriage of the si	☐ Respondent to pay upported party, death
INITIALS Petitioner  Respondent	Page of	SJ-FL-101 (Optional) Revised 5/23

## **COMMUNITY PROPERTY DIVISION**

☐ There is no community propert	ty to be divided.	
☐ Each party shall be awarded all effects and other items of a person specified below.		
□ COMMUNITY PROPERTY Petitioner is awarded as their sole		
□ COMMUNITY PROPERTY Respondent is awarded as their so		
Each party shall be responsible party has been awarded.	for any debts associated	with property that
INITIALS Petitioner	Page of	SJ-FL-101 (Optional) Revised 5/23

## **COMMUNITY DEBTS**

(Check one :)		
☐ There are no community debts to be divided.		
□ <b>DEBTS TO PETITIONER:</b> Petitioner shall pay and hold from the following obligations:	Responder	nt harmless
□ <b>DEBTS TO RESPONDENT:</b> Respondent shall pay harmless from the following obligations:	and hold	Petitione
□ OTHER PROPERTY AGREEMENTS:		
INITIALS           Petitioner           Respondent of	SJ-FL-10 Revised 5/	1(Optional) '23

## **PENSION/RETIREMENT BENEFITS:**

(Check one:)  ☐ There are no pension/retirement, deferred compensation, 40 employment benefits earned by either party from his or her enthis marriage.	
☐ The Court reserves jurisdiction to divide any and all retirent including pension/retirement, deferred compensation, 401K Plemployment benefits, earned as a result of ☐ Petitioner's ☐ Remployment during the marriage. Until a final order is made to community interest in these benefits, neither party may borrow any funds from any employment benefits or change the benefit event of the party's death without first obtaining a written agree order.	lans or other espondent's to divide the w against or withdraw iciaries payable in the
☐ Petitioner is assigned all retirement/pension, deferred composition or other employment benefits acquired as a result of their employment as their sole and separate property.	
☐ Respondent is assigned all retirement/pension, deferred complans or other employment benefits acquired as a result of the during the marriage as their sole and separate property	-
□ <b>PETITIONER'S SEPARATE PROPERTY:</b> The follow confirmed as Petitioner's separate property. Petitioner will parameter than the separate property and the seasets:	ay and hold
☐ RESPONDENT'S SEPARATE PROPERTY: The follow confirmed as Respondent's separate property. Respondent will Petitioner harmless on any liabilities regarding these assets:	_
INITIALS           Petitioner           Respondent of	SJ-FL-101 (Optional) Revised 5/23

## STIPULATION AND WAIVER OF FINAL DECLARATION OF DISCLOSURE

- 1. Under Family Code Section 2105(d), the parties agree to waive the requirement of Family Code Section 2105(a) concerning the final declaration of disclosure.
- 2. The parties agree as follows:
  - a. We have complied with Family Code Section 2104, and the preliminary declarations of disclosure have been completed and exchanged.
  - b. We have completed and exchanged a current Income and Expense Declaration (form FL-150) that includes all material facts and information on each party's earnings, accumulations, and expenses.
  - c. We have fully complied with Family Code section 2102 and have fully augmented the preliminary declarations of disclosure, including disclosure of all material facts and information on:
    - (1) the characterization of all assets and liabilities
    - (2) the valuation of all assets that are community property or in which the community has and interest, and
    - (3) the amounts of all community debts and obligations
  - d. Each of the parties enters into this waiver knowingly, intelligently, and voluntarily.
  - e. Each party understands that this waiver does not limit the legal disclosure obligations of the parties but rather is a statement under penalty of perjury that those obligations have been fulfilled.
  - f. The parties also understand that if they do not comply with these obligations, the court will set aside the judgment.

<u>INITIALS</u>		
Petitioner		SJ-FL-101 (Optional)
		Revised 5/23
Respondent	Page of	

relating to the subject matter of this responsibilities. □ Petitioner and □ this agreement voluntarily, free from	efully.) nowledge being fully informed of the facts is agreement and as to each of their rights and Respondent declare that they are entering into im fraud, coercion or duress of any kind. Each and fully understand each of the terms of this
DATED:	, Petitioner
DATED:	, Respondent
THIS MARITAL SETTLEMENT AGRE	It; the Respondent's signature must be notarized.  EMENT IS ORDERED INCORPORATED INTO AND TAND THE PARTIES ARE ORDERED TO COMPLY
DATED:	JUDGE OF THE SUPERIOR COURT
INITIALS Petitioner	SJ-FL-101 (Optional) Revised 5/23

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Respondent \_\_\_\_\_