STATE OF NORTH CAROLINA COUNTY OF DURHAM

IN THE GENERAL COURT OF JUSTICE
DISTRICT COURT DIVISION
-CVD-

(File number)

Plaintiff vs.			COM	PLAINT	
				te Divorce)	
Defer	ıdant	,			
The Pl	aintiff, complaining of	the Defendant, all	eges:		
1. Th	e Plaintiff is a citizen a		Coun	ty in the State of	
2. Th			Co	unty in the State of	
	e Plaintiff and/or the		ns/have been a resident of l s Complaint was filed.	North Carolina for	
liv	e parties were married ed together as husband late of separation) when the	and wife until on	(month, day & year or about n each other.	for date of marriage) and (month, day & year	
5. At	At the time of the separation, the Plaintiff intended that the separation be permanent.				
oth	1	· •	e lived continuously separa marital relationship that for	1	
	at there were (check and now under the age of 18):	complete appropriate	nformation about any MINOR	children — children who	
	There are no minor	children who we	re born of the marriage of	the parties.	
	(number of mino	r child(ren) who wer	e born to the marriage/par	ties, namely:	
	COMPLETE THE F	OLLOWING O	NLY IF THERE ARE M	INOR CHILDREN	
Full Name of Child		Date of Birth	Full Name of Child	Date of Birth	

Full Name of Child

COMPLETE ONLY IF THERE ARE MINOR CHILDREN LISTED ABOVE

Full Name of Child

Date of Birth

Date of Birth

8. The Plaintiff acknowledges that he/she is not asking the Defendant for alimony or equitable distribution, and that he/she acknowledges that unless such claims are asserted by one, or the other party, or both parties (or settled outside of court) before the Judgment for Absolute Divorce is signed by the Judge and entered by the Court, he/she is forever waiving and discharging any claim against the defendant for alimony and/or equitable distribution by obtaining an absolute divorce.

- 9. (*check if applicable*) That the Plaintiff and Defendant executed an agreement settling property and other issues on ______. (*attach a copy of the agreement*)

WHEREFORE, the Plaintiff respectfully requests the following:

- 1. That the bonds of matrimony which have existed between the parties will be dissolved and that he/she be granted an absolute divorce from the Defendant.
- 2. The Plaintiff respectfully requests that the Separation and Property Settlement Agreement executed by the parties on ______ be incorporated herein.

This the _____ day of ______, 20____ (month and year).

(Plaintiff's full name--SIGNATURE)

(Complete street/mailing address of Plaintiff)

(City, State, Zip Code for Plaintiff)

(Plaintiff's Telephone number)

VERIFICATION

(Must be signed in front of a Notary Public)

I, _______ (Print Your Name), being first duly sworn, deposes and says that I am the Plaintiff herein, that I have read the foregoing **Complaint for Absolute Divorce** and know the statements therein to be true of my own personal knowledge, except as to those matters alleged upon information and belief, and as to those matters, I believe them to be true.

This _____ day of _____, 20____ (month and year).

(Plaintiff's SIGNATURE—FULL NAME)

Subscribed and affirmed before me this ____ day of _____, 20____.

Notary Public My Commission expires: _____