Respondent.

FIL DATE 7	20-93
	CLERK

Return: Evan Dietrich Harding 2425 Summers Lane #39 Klamath Falls, OR 97603

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LOMBARD, KNUDSEN & HOLTEY ATORNEYS AT LAW 622 SISWIYOU BLYD, PO. BOX 1090 ASHUND, OR 97520 (503) 482-8491 24 25

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IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR JACKSON COUNTY In the Matter of the Marriage of Case No. 94-1554-D-2 VALERIE LEE HARDING **DISSOLUTION DECREE** Petitioner. AND JUDGMENT and EVAN DIETRICH HARDING

THIS MATTER, which came before the court on the records and files here and the Affidavit for Decree of Dissolution without a Hearing of Petitioner filed here in lieu of a hearing pursuant to ORS 107.095(4), respondent having previously been personally served and having entered into a Marital Settlement Agreement with Petitioner contemplating entry of a judgment of dissolution subject to the terms therein.

The court finds that it has personal jurisdiction of the parties and child custody jurisdiction herein; the jurisdictional allegations of the petition are true;

Page 1 - DECREE AND JUDGMENT

irreconcilable differences have caused the irremediable breakdown of the marriage; the child of the parties is as here listed; and the marriage should be dissolved and other relief granted. Now, therefore,

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED:

A. The parties' marriage is dissolved effective at midnight on 1995. Until the date set forth above, the court may set aside this degree on the joint motion of both parties.

- B. Petitioner is awarded the care, custody, and control of the minor child of the parties subject to Respondent's reasonable visitation.
- C. The marital settlement agreement of the parties, a copy of which is attached hereto and incorporated by reference herein as Exhibit 1, is approved, confirmed, and ratified and each party shall comply with all of its terms, conditions, and provisions.
- D. Each party shall on request by the other execute any and all documents that may be necessary to effectuate the provisions of this decree.
- E. Petitioner shall pay, and hold Respondent harmless from her credit card debt.
- F. Respondent shall pay, and hold Petitioner harmless from his credit card debt and the loan at Highland Credit Union.
- G. Each debt not listed here shall be paid by the party incurring it, and that party shall hold the other harmless from it.
 - H. Pursuant to Section 6 of Exhibit 1, Respondent is granted judgment

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		against Petitioner in the sum of Fifty Thousand Dollars (\$50,000.00) as an equalizing					
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	2	judgment.					
	3	 Petitioner is restored her maiden name of Martin. 					
	4	J. The following summary of the foregoing money judgment is provided					
	5	herein as required by ORCP 70 A: Judgment Creditor: EVAN DIETRICH HARDING					
	6 7						
	8	Judgment Creditor's Attorney: None.					
	9	Judgment Debtor: VALERIE LEE HARDING					
	10	Amount of Judgment: 50,000.00					
	11	Interest Owed to Date of Judgment: None					
	12	Rate of Interest on Unpaid Judgment: None.					
	13						
	14	DATED: 1995.					
	15	L' L' SAWYER					
	16	L. L. Sawyer					
	17	Circuit Court Judge					
	18	Respectfully submitted by:					
	19	LOMBARD, KNUDSEN & HOLTEY					
HOUTEY	20 21	This instanting is a secret copy of					
k HO	22	ARTEST AT THE ARTICLE.					
_ 3 - 3	23	Kurt H. Knudsen, OSB #92077 of Attorneys for Petitioner STATE OF PROCESSING AND ADMINISTRATOR					
LOMBARD, KNUDSEN ATTORNEYS AT LA 622 SISKIYOU BLYD. PO. ASHLAND, OR 973 (503) 482-8491	24	P.O. Box 1090 Ashland, OR 97520					
	25	(503) 482-8491					
	26						
	Р	age 3 - DECREE AND JUDGMENT					

STATE OF OREGON: COUNTY OF KLAMATH: ss.										
Filed fo	or record at reque	st of	Evan Harding			the <u>10th</u>	day			
of	July	A.D., 19	95 at 1:57	_ o'clock	_P_M., and	duly recorded in VolMS)5			
			County Lien Doc	<u>ket</u> or	n Page1	7776				
				Berneth	ıa G.√Let	sch County Clerk				
FEE	Fees: \$15.00)		Ву	<u>(Cro</u>	<u>utte Muilli</u>				