| | D1 : .: C0 | Index No.: |
|------------|---|---|
| | Plaintiff, -against- | VERIFIED COMPLAINT |
| | | ACTION FOR DIVORCE |
| | Defenda | |
| | FIRST: | |
| that | Plaintiff herein/by the parties are over the age of 18 years and | , complaining of the Defendant, alleges d; |
| | SECOND: | |
| 4) | ☐ The ☐ Plaintiff has resided in New Y | York State for a continuous period of at least two |
| | years immediately preceding the comm | nencement of this divorce action. <u>OR</u> |
| B) | The Defendant resided in New York divorce act on a 10 for a commencement of this divorce action | State on the date of commencement of this rich (fore year in media ely p e reding the |
| | a. ☐ the parties were married in New | York State. |
| | or b. □ the parties have resided as marri | ed people in New York State. |
| | | <u>Plaintiff</u> |
| C) | ☐ The cause of action occurred in Nev | w York State and Defendant resided in New York |
| | of this divorce action. | one year immediately preceding the commencement |
| | <u>(</u> | <u> </u> |
| D) | ☐ The cause of action occurred in New York of commencement of this divorce action | York State and both parties were residents at the time |

| 9 | | the word "not" is deleted above che To the best of my knowledge I have to the Defendant's remarriage. I will take prior to the entry of fine knowledge to remove any barrier The Defendant has waived in writ | eck the appropriate box e taken all steps solely v OR al judgment all steps so to the Defendant's ren ing the requirements of | within my power to remove any barrier alely within my power to the best of my narriage. OR f DRL §253 (Barriers to Remarriage). (see definition on p.7 of Instructions) |
|----|-----------------------------|---|--|---|
| | Instruc | ☐ There is (are)etions), namely: | OR child(ren) of t | he marriage (see definitions on p.7 of |
| | Name | - | Date of Birth | Address |
| | | | | |
| 10 | | The Plaintiff resides atefendant resides at | | · |
| 11 | | The parties are covered by the following Plaintiff | lowing group health plotted by the lower plotted by | ans: V COM endant |
| | Addres Identif Plan A | Health Plan:ss: | Address: Identification Plan Admin | on Number: verage: |
| 12 | | FIFTH: The grounds for divorce | e that are alleged as fol | lows: |
| | Cruel | and Inhuman Treatment (DRL § | § <u>170(1))</u> : | |
| | | | ll being and rendered | lowing act(s) which endangered the it unsafe or improper for Plaintiff to |
| | | (State the facts that demonstrate cru Conduct may include physical, verba | | et giving dates, places and specific acts. |
| | | | | |
| | | (Attach an additional s | heet, if necessary). | |

| Aband | onment (DRL 170(2)): |
|--------------|---|
| | That commencing on or about, and continuing for a period of more than one (1) year immediately prior to commencement of this action, the Defendant left the marital residence of the parties located at, and did not return. Such absence was without cause or justification, and was without Plaintiff's consent. |
| | That commencing on or about, and continuing for a period of more than one (1) year immediately prior to commencement of this action, the Defendant refused to have sexual relations with the Plaintiff despite Plaintiff's repeated requests to resume such relations. Defendant does not suffer from any disability which would prevent <code>her / him</code> from engaging in such sexual relations with Plaintiff. The refusal to engage in sexual relations was without good cause or justification and occurred at the marital residence located at |
| | That commencing on or about, and continuing for a period of more than one (1) year immediately prior to commencement of this action, the Defendant willfully and without cause or justification abandoned the Plaintiff, who had been a faithful and dutiful spouse, by depriving Plaintiff of access to the marital residence located at This deprivation of access was without the consent of the Plaintiff and continued for a period of greater than one year. |
| <u>Impri</u> | sonment (DRL §170(3)): |
| | That after the marriage of Plaintiff and Defendant, Defendant was confined in prison for a period of three or more consecutive years, to wit: that Defendant is/was confined in |
| Adulte | ery (DRL §170(4)): |
| | That on the day of, at Month Year Location the Defendant voluntarily committed of an act of sexual or deviate sexual intercourse with a person other than the Plaintiff after the marriage of Plaintiff and Defendant. |
| Living | Separate and Apart Pursuant to a Separation Decree or Judgment of Separation(DRL §170(5)): |
| | (a) That the Court, County, (Country or State) rendered a decree or judgment of separation on, under Index Number; and (b) that the parties have lived separate and apart for a period of one year or longer after the granting of such decree; and |
| | (c) that the Plaintiff has substantially complied with all the terms and conditions of such decree or judgment. |

Living Separate and Apart Pursuant to a Separation Agreement (DRL §170(6)): That the Plaintiff and Defendant entered into a written agreement of separation, which they (a) subscribed and acknowledged on ______, in the form required to entitle a deed to be recorded; and (b) that the agreement / memorandum of said agreement was filed on _ in the Office of the Clerk of the County of ______, wherein Plaintiff / Defendant resided; and that the parties have lived separate and apart for a period of one year or longer after the (c) execution of said agreement; and that the Plaintiff has substantially complied with all terms and conditions of such agreement. (d) Irretrievable Breakdown in Relationship for at Least Six Months (DRL §170(7)): That the relationship between Plaintiff and Defendant has broken down irretrievably for a period of at least six months. 13 **SIXTH:** There is no judgment of divorce and no other matrimonial action between the parties

pending in this court or in any other court of competent jurisdiction.

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WHEREFORE, Plaintiff demands judgment against the Defendant as follows: A judgment dissolving the marriage between the parties

AND

| □ Additional page describing ancillary relief requested is attached; □ Marital property to be distributed pursuant to separation agreement/stipulation; □ I waive distribution of Marital property; |
|--|
| For divorces commenced on or after 1/25/16 only: I am not seeking maintenance as partial as described in the Notice of Guideline Maintenance (the "Notice") other than what was already agreed to in a written agreement/stipulation; OR I seek maintenance as payee, described in the Notice. NONE - I am not requesting any ancillary relief; |
| AND any other relief the court deems fit and proper |
| Dated: |
| ☐ Plaintiff ☐ Attorney(s) for Plaintiff ☐ Accords COM |
| |
| STATE OF NEW YORK, COUNTY OF ss: |
| I (Print Name), am the Plaintiff in the within action divorce. I have read the foregoing complaint and know the contents thereof. The |
| I (Print Name), am the Plaintiff in the within action divorce. I have read the foregoing complaint and know the contents thereof. The contents are true to my own knowledge except as to matters therein stated to be allege upon information and belief, and as to those matters I believe them to be true. |
| I (Print Name), am the Plaintiff in the within action divorce. I have read the foregoing complaint and know the contents thereof. The contents are true to my own knowledge except as to matters therein stated to be alleged. |