## The State of Alabama, Shelby County

		CIRCUIT CO	URT CIV	IL ACTION NO. <u>DR-85-0</u> 26
		√ WALTER MARTIN		.Plaintiff
•	•	vs.		
•		DARLENE MARTII	N	
	····	· ·		. Defendant
				and Waiver of Defendant
Commission to	_take deposition	on on oral examina	tion Note of	Testimony y as noted by the Register, and upon
consideration thereof,	, the Court is of the call the testimony tha	opinion that the Plaintiff	is entitled to the rel	hef prayed for in said bill. The Court ity of temperament that the parties
It is therefore o	ordered, adjudged arid	decreed by the Court	hat the bonds of ma	trimony heretofore existing between
the Plaintiff and Defe	ndant be, and the sam	ie are hereby dissolved, a	nd that the said	
Walter Ma	artin			is forever divorced from the said
Darlene	Martin		•	·
for and on account of	of incompatibility of t	temperament between th	e parties.	
Agreement of the and a copy of the hereby ratified	he parties, a combich is attached, approved and as fully as if	opy of which is a sed hereto as Exhibit confirmed by the set out herein a	attached to the ibit "A", shou e Court and sh	eed by the Court that the e Complaint in this cause ld be and the same is all be made a part and all be fully binding on
After the date of this	s divorce decree and	if an appeal is taken (v	vhich must he institu	except to each other until 60 days uted within 42 days from this decree marry except to each other during
It is further ord		Plaintiff and De	ı	<u> </u>
be, and they a	are <sub>hereby</sub>	permitted to again cont	i taet marriage unon t	the payment of the cost of this suit.
	ered that Plaintif			pay the cost herein to
be taxed, for which ex		the		pay the cost herein to
This	day of	3M		
			Buhos	Rambiona ( Judge Circuit Court
		ı,K	le Lansford	, Register
		of the Circuit Court forShelbyCounty, Alabama, do hereby certify that the foregoing is a correct copy of the original decree		
The second	rendered by the Judge of the Circuit Court in the above stated cause, which said decree is on file and enrolled in my office, and the cost has been paid.			
THE CHESTER WITH SE	5th	Witness my hand	and seal this the	day of
IN OFFICE THE T	10 85	te	19 85	
Cols 1972 Sec. 7/2		el statter al	len / Mastr	Register of Circuit Court
wifffin william with	() (i) (i) (i) (i) (i) (i) (i) (i) (i) (	Columbia	wy 145	8 63 T/
	County, Alaborate			

MAND IN OFFICE THIS THE SOLL DAY

STATE OF ALABAMA SHELBY COUNTY

EXHIBIT "A'

1232 .

Clerk of Chroat Court Shelby County, Alebe

WITNESS THIS AGREEMENT entered into this 29th day of January 1985, by and between WALTER MARTIN, hereinafter referred to as "Husband", and DARLENE MARTIN, hereinafter referred to as "Wife":

WHEREAS, the parties hereto are presently husband and wife and are contemplating obtaining a divorce, and

WHEREAS, the parties hereto wish to provide by agreement for the fair and orderly dissolution of their marriage subject to Court approval:

NOW, THEREFORE, in consideration of the above premises, and in further consideration of the hereinafter stated conditions and agreements, the parties hereto do hereby agree, covenant, and contract as follows:

- 1. In the event a divorce is granted in the above referred to cause, this agreement shall be made a part and parcel of any final decree rendered therein and shall be fully binding on both parties hereto, subject to Court approval.
- 2. REAL ESTATE: Wife agrees that the husband snall nave the right, title, and interest in and to the real estate presently owned by the parties and located in Shelby County, Alabama. Husband agrees to pay any and the real estate. Wife hereby agrees to execute the real estate. the necessary legal documents to effect such transfer of her interest in and to said real estate.
  - 3. VEHICLES: Wife agrees that the husband shall have the sole right, title, and interest in and to the 1976 Toyota automobile. Wife hereby agrees to execute the necessary legal documents to effect such transfer of her interest in and to said automobile. Husband agrees that the wife shall have the sole right, title, and interest in and to the 1973 Lincoln automobile. Husband agrees to execute the necessary legal documents to effect such transfer of his interest in and to said automobile. Husband agrees to be solely responsible for the payment of the indebtedness owed to the First National Bank of Columbiana which encumbers said 1973 Lincoln automobile.
  - 4. DIVISION OF PERSONAL PROPERTY: The parties hereto have divided between themselves, to their mutual satisfaction, the personal effects, household furniture and furnishings, and all other articles of personal property, not specifically mentioned herein, which have been used by them in common, and neither party will make any claim to any such items which are in the possession or under the control of the other. Husband further agrees to pay the wife the sum of \$500.00 for all of her right, title, and interest in and to the household furniture and furnishings acquired of the marriage of the parties and presently in the possession of the husband.
  - 5. INDEBTEDNESSES: Husband agrees to pay all indebtednesses incurred of the marriage of the parties.

IN WITNESS WHEREOF, we have hereunto set our hands and seals on the date first given above.

Lournel M I (SEAL) Witness Witness