

IN THE CIRCUIT COURT OF THE SEVENTH JUDICIAL CIRCUIT, IN AND FOR ST. JOHNS COUNTY, FLORIDA

CASE NO.: DR23-0414  
DIVISION: 58

In Re: The Marriage of:

**RICHARD LEBRON,**  
Petitioner/Husband.

and  
**SUSAN A. LEBRON,**  
Respondent/Wife,

\_\_\_\_\_ /

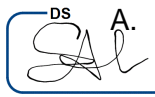
**CONSENT FINAL JUDGMENT OF DISSOLUTION OF MARRIAGE**

**THIS CAUSE** came before the Court for Final Hearing on the Petitioner/Husband’s Petition for Dissolution of Marriage. The Petitioner/Husband shall hereafter be referred to as “Husband” and the Respondent/Wife shall hereafter be referred to as “Wife”.

The parties attended mediation on April 10, 2023, via Zoom video conference, with Jonathan A. Zahler, Florida Supreme Court Certified Family and Appellate Mediator, and have stipulated and agreed to resolution of all issues arising out of their marital relationship including issues regarding their minor children, child support, spousal support, equitable distribution, and all other issues arising in this action, which stipulation and agreement has been incorporated into this Consent Final Judgment of Dissolution of Marriage.

The Husband appeared and the Wife waived her appearance at the final hearing. The Court has determined that at least one of the parties to this action has resided in the State of Florida for at least six months prior to filing of the original Petition for Dissolution of Marriage, and that Florida residency jurisdictional requirements have been satisfied.

The Court heard the sworn testimony and from the evidence, the Court finds as follows:

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The Court has jurisdiction of the parties to and the subject matter of this action.

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- B. The parties were married on March 15, 1997, and this case was initially filed on March 9, 2023.
- C. The marriage of the parties is irretrievably broken.
- D. Both parties are over the age of 18 and are legally competent. Neither party has been adjudicated to be incapacitated pursuant to Chapter 744.331, Florida Statutes.
- E. Neither party is currently an active duty servicemember in the United States military, and neither party has been an active duty servicemember in the United States military within a period of thirty (30) days immediately prior to this date, as defined by the Servicemembers' Civil Relief Act of 2003.
- F. The parties have three (3) minor children born or adopted during their marriage, who are subject to this proceeding as follows:
- Frances Claire Lebron, born November 6, 2005
  - Eleanor Joy Lebron, born September 11, 2008
  - Anna Burke Lebron, born September 9, 2010

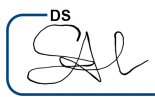
No other minor children have been born, adopted or are expected.

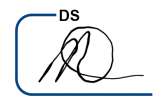
- G. It is in the best interest of the minor children that the parties are awarded shared parental responsibility, in accordance with the attached Parenting Plan.

It is in the best interest of the minor children that the Wife is awarded majority timesharing, subject to the Husband's timesharing in accordance with the attached Parenting Plan.

- H. The parties have three adult children who are *sui juris* having reached the age of maturity who are not subject to this proceeding as follows:

- R.S.L, born 1997

  
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- M.G.L, born 1999
- R.F.L, born 2002

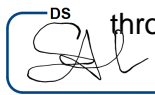
I. For purposes of support calculations, the Husband’s gross monthly employment income is \$16,666.00 per month, military pension income is \$4,329.00 per month (Husband’s 50%), and the Husband receives non-taxable VA disability income of \$4,172.46 per month. The Wife’s gross monthly imputed employment income is \$1,667.00 per month, and the Wife receives \$4,329.00 per month of Husband’s military pension (Wife’s 50% portion). The Husband’s durational alimony obligation to the Wife is \$4,750.00 per month as provided herein.

Child Support is based upon application of the Florida Child Support Guidelines (Florida Statute §61.30). The Child Support Guidelines Worksheets are attached hereto as Exhibit “A” and by reference made a part hereof.

Accordingly, it is hereby

**ADJUDGED:**

1. **DISSOLUTION OF MARRIAGE**: The marriage of the parties, Richard Lebron, Husband, and Susan A. Lebron, Wife, is hereby dissolved, and each party is restored to the status of being single and unmarried.
2. **APRIL 2023 SPOUSAL SUPPORT AND MORTGAGE PAYMENT**: The Husband has paid directly to the Wife the sum of \$2,500.00 for April 2023. The Husband has paid April 2023 mortgage payments for the former marital home, as and for April alimony/spousal support.
3. **DURATIONAL ALIMONY/SPOUSAL SUPPORT**: Commencing on May 1, 2023, and continuing on a monthly basis thereafter for a period of fifteen (15) years (180 months) through and including April 2038 (which includes the Husband’s payments for April and



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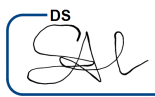
May 2023 as recited in paragraph 2 above), the Husband shall pay the Wife durational alimony in the amount of \$4,750.00 per month to be paid as follows:

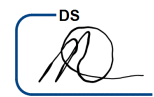
- On the first (1<sup>st</sup>) day of each month, the Husband shall pay the monthly mortgage payment (including escrow) for the former marital home, for so long as the Husband remains liable for this mortgage, as set forth in paragraph 13 below; and
- On the first (1<sup>st</sup>) day of each month, the Husband shall pay directly to the Wife a sum equaling \$4,750.00 minus the mortgage payment (including escrow) contemporaneously paid on the first (1<sup>st</sup>) day of the month as set forth above.

Therefore, the Husband's total monthly spousal support/alimony obligation shall be the sum of the mortgage payment and the direct payment to the Wife each month, which shall total \$4,750.00 each month and may include fluctuations due to change in the escrow account.

Each party shall have independent access to view, receive and not be denied access to the mortgage and/or escrow statements for the former marital home for so long as both parties remain jointly liable on the mortgage liability, such that either party may verify that the monthly mortgage payment is paid in a timely manner each month. Neither party shall interfere with the bank automated payment for payment of the monthly mortgage.

In the event the mortgage liability for the former marital home is no longer in the Husband's name in the future (due to Wife's refinance, sale, etc.), then the alimony/spousal support shall be paid in the amount of \$4,750.00 directly to the Wife on

  
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the first day (1<sup>st</sup>) day of each month while there remains a durational alimony/spousal support obligation.

Said alimony/spousal payments shall continue in accordance with the durational period above, or until the Wife's remarriage or the death of either party, whichever event shall first occur.


By agreement of the parties, this alimony/spousal support shall not be upwardly modifiable based upon any future increase in the Husband's income, or for any other reason.

By agreement of the parties, this alimony/spousal support shall not be downward modifiable solely based upon the Wife's future increase of gross income from employment sources (W-2, 1099, K-1, etc.) up to \$100,000.00 per year for the Wife.

With the exception of the foregoing, alimony/spousal support may be modified or terminated based upon Florida law, which may include, but is not limited to, a substantial change of circumstances in the future, the Wife's entry into a supportive relationship based upon the factors set forth in Florida Statutes Chapter 61.14(1)(b), or any other legal basis which may exist for the Court to modify or terminate this alimony/spousal support obligation under Florida law.

Pursuant to the 2018 Tax Cuts and Jobs Act (Public Law 115-97), these alimony/spousal support payments shall **NOT** be includable as taxable income to the Wife, and shall **NOT** be tax deductible from the income of the Husband, for federal income tax purposes.

All alimony/spousal support payments shall be payable via direct deposit or electronic transfer from the Husband to the Wife. The Wife shall provide the Husband with current and updated account and routing information for the purposes of receiving these

  
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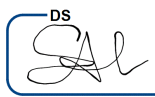
  
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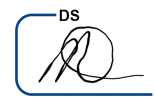
direct payments. In the event the Husband is greater than five (5) days late on any alimony/spousal support payment, then the Wife shall have the right to obtain entry of an Income Deduction Order and/or Income Withholding Order, upon presentation and supporting affidavit to the Court. A copy of the proposed order and affidavit shall be provided to the Husband at least five (5) days prior to submission to the Court for entry, and may be entered by the Court without hearing.

4. **LIFE INSURANCE TO SECURE ALIMONY:** The Husband shall obtain and maintain VGLI Life Insurance policy or another life insurance policy with a maximum death benefit of \$500,000.00 on his life naming the Wife as sole beneficiary to secure the Husband's alimony/spousal obligation. The death benefit may be reduced from time to time to an amount equivalent to no less than the Husband's remaining alimony/spousal support obligation. This policy shall remain in effect for so long as there remains an alimony/spousal support obligation or until Husband reaches the age of 60, whichever event first occurs.

The Husband shall provide the Wife immediately, annually, or upon written request with proof of such insurance in compliance with this paragraph, including declarations page, policy statements, beneficiary designation or other appropriate documentation.

5. **PARENTAL RESPONSIBILITY & TIMESHARING:** The parties are awarded shared parental responsibility for the parties' minor children, Frances Claire LeBron, born November 6, 2005; Eleanor Joy LeBron, born September 11, 2008; and Anna Burke LeBron, born September 9, 2010, in accordance with the parties' attached Parenting Plan. The Parenting Plan provisions are incorporated herein as enforceable provisions of this Consent Final Judgment of Dissolution of Marriage.

  
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The Wife is awarded majority timesharing for the parties' minor children, subject to the Husband's timesharing, as more specifically provided in the attached Parenting Plan.

6. **CHILD SUPPORT:** Commencing on May 15, 2023, and continuing on the fifteenth (15<sup>th</sup>) day of each month thereafter, and for so long as the Husband has an alimony/spousal obligation, the Husband shall pay the Wife the sum of \$2,445.00 per month as and for child support for the parties' three minor children.

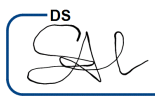
Thereafter, when there remain two (2) minor children eligible to receive child support, and for so long as the Husband has an alimony/spousal support obligation, the Husband shall pay the Wife the sum of \$1,939.00 per month for the parties' two minor children.

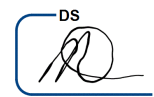
Thereafter, when there remains one (1) minor child eligible to receive child support, and for as long as the Husband has an alimony/spousal support obligation, the Husband shall pay the Wife the sum of \$1,263.00 per month.

Commencing on the first child support due date following the termination of the Husband's alimony obligation, the Husband's child support obligation shall be as follows:

- \$3,665.00 per month for three children;
- \$2,910.00 per month for two children;
- \$1,893.00 per month for one child.

These child support payments shall continue to be paid for so long as there remains a child support obligation for any respective minor child or until any respective minor child reaches the age of eighteen (18), becomes married, becomes self-supporting, enters into active military duty, the child becomes deceased, or either parent dies, whichever event first occurs.

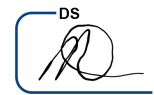
  
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In accordance with Florida Statutes Chapter 743.07(2), in the event a minor child is between the age of eighteen (18) and nineteen (19) and is still enrolled in high school performing in good faith with a reasonable expectation of graduation before the age of nineteen (19), then these child support payments required by this paragraph shall continue until that child stops progressing toward graduation, graduates, or reaches the age of nineteen (19), whichever first occurs.

All child support payments shall be payable via direct deposit or electronic transfer from the Husband to the Wife. The Wife shall provide the Husband with current and updated account and routing information for the purposes of receiving these direct payments. In the event the Husband is greater than five (5) days late on any child support payment, then the Wife shall have the right to obtain entry of an Income Deduction Order and/or Income Withholding Order and direct future child support payments, plus applicable depository fees, through the State of Florida Disbursement Unit, upon presentation and supporting affidavit to the Court. A copy of the proposed order and affidavit shall be provided to the Husband at least five (5) days prior to submission to the Court for entry and may be entered by the Court without hearing. The applicable depository fees are currently 4% of each payment, however not less than \$1.25 and not greater than \$5.25 per payment. Thereafter, at any such time that child support is not deducted from the Husband's income in accordance with the terms of the Income Deduction Order and/or Income Withholding Order, then the Husband shall be responsible for making payment of the child support obligation directly to the State of Florida Disbursement Unit, including applicable depository fees. Any remittance of child support through the State of Florida Disbursement Unit shall include the Husband's full name, social security number, county name, case number, obligor number, and any other required information.

  
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7. **HEALTH, DENTAL, AND VISION INSURANCE:** The Husband shall maintain health, dental, and vision insurance for the benefit of the parties' minor children Tricare Prime, for so long as same is reasonably available to the Husband through his retired military benefits.

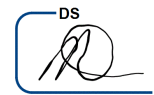
The parties shall each be responsible for all co-pays, deductibles, and all non-covered or uncovered health, hospitalization, dental, orthodontic, vision, eyeglass or eye wear, prescription, ocular, psychological, psychiatric, counseling, and any other medical or health expenses incurred on behalf of the minor children on a percentage basis, with the Husband paying 60% and the Wife paying 40% while the Husband has an alimony obligation; and with the Husband paying 80% and the Wife paying 20% when there is no longer an alimony obligation. Each party shall immediately provide and update the other party with current insurance cards and coverage information in order for each party to fully access the children's insurance policies and benefits.

These obligations shall continue to be paid for so long as there remains a child support obligation for any respective minor child or until any respective minor child reaches the age of eighteen (18), becomes married, becomes self-supporting, enters into active military duty, the child becomes deceased, or either parent dies, whichever event first occurs.

In accordance with Florida Statutes Chapter 743.07(2), in the event a minor child is between the age of eighteen (18) and nineteen (19) and is still enrolled in high school performing in good faith with a reasonable expectation of graduation before the age of nineteen (19), then the obligations required by this paragraph shall continue until that child stops progressing toward graduation, graduates, or reaches the age of nineteen (19),

whichever first occurs.

  
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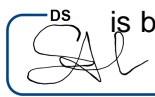
  
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Within thirty (30) days of incurring any uncovered expense, the party incurring such expense shall provide documentation of the uncovered expense and proof of payment to the reimbursing party. The reimbursing party shall thereafter have fifteen (15) days from receipt of documentation and proof of payment to reimburse the incurring party for their portion of the uncovered expense. Notwithstanding, failure of a party to provide timely proof to the other party of incurring or paying any uncovered expense hereunder shall not bar claim for recovery of such expenditures; however, repayment terms may be agreed upon by the parties or ordered by the Court based upon the circumstances regarding non-timeliness for providing proof, total amount owed, and may be subject to any defenses raised.

8. **EXTRACURRICULAR ACTIVITIES AND SUMMER CAMPS:** The parties shall be responsible for extracurricular activity expenses which are agreed upon in writing (including activity fees, equipment, uniforms, etc.) and summer camp costs incurred on behalf of the minor children. These extracurricular expenses and summer camp costs with the Husband paying 60% and the Wife paying 40% while the Husband has an alimony obligation; and with the Husband paying 80% and the Wife paying 20% when there is no longer an alimony obligation.

These obligations shall continue to be paid for so long as there remains a child support obligation for any respective minor child or until any respective minor child reaches the age of eighteen (18), becomes married, becomes self-supporting, enters into active military duty, the child becomes deceased, or either parent dies, whichever event first occurs.

In accordance with Florida Statutes Chapter 743.07(2), in the event a minor child is between the age of eighteen (18) and nineteen (19) and is still enrolled in high school

  
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performing in good faith with a reasonable expectation of graduation before the age of nineteen (19), then the obligations required by this paragraph shall continue until that child stops progressing toward graduation, graduates, or reaches the age of nineteen (19), whichever first occurs.

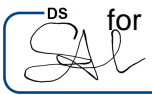
The party incurring any such agreed upon extracurricular activity expense shall provide documentation of the expense and proof of payment to the reimbursing party. The reimbursing party shall thereafter have fifteen (15) days from receipt of documentation and proof of payment to reimburse the incurring party for their portion of the extracurricular activity expense.


- 9. **LIFE INSURANCE TO SECURE CHILD SUPPORT:** The Husband shall maintain the Husband’s Navy Mutual decreasing term life insurance policy (policy ending #1528) through the policy expiration date of April 1, 2029, naming the Wife as sole beneficiary to secure the Husband’s child support obligation. This policy has a decreasing death benefit. This life insurance policy is currently available to the Husband at reasonable cost.

The Husband shall provide the Wife immediately, annually, or upon written request with proof of such insurance in compliance with this paragraph, including declarations page, policy statements, beneficiary designation or other appropriate documentation.

- 10. **CHILDRENS’ CELL PHONES:** The Husband shall maintain the minor children on the Husband’s cell phone plan and shall be solely responsible for the cost of same.
- 11. **CHILDRENS’ AUTOMOBILE INSURANCE:** The Husband shall maintain the minor child F.C.L on the Husband’s automobile insurance plan, and the Husband shall be solely responsible for the cost of same.

- 12. **HUSBAND’S VA DISABILITY EDUCATIONAL PROGRAMS:** The Husband shall apply for VA disability dependents educational assistance program benefits on behalf of the

  
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minor children, based upon Husband's maximum VA disability rating. Each party shall provide any proof to the other party of application, acceptance and/or updates thereto, regarding any minor children's benefits.

- 13. **MINOR CHILDRENS' 529 PLANS**: The Husband shall continue to maintain the minor childrens' 529 plans for the benefit of the minor children to be utilized for their educational purposes. The Wife shall be entitled to documentation regarding the 529 plans and expenditures upon reasonable requests.

These 529 plans shall be utilized for the benefit of the respective minor children's college expenses, and shall not otherwise be accessed, purged, or diminished by either party for any other reason or purpose.

In the event any 529 plan funds are not utilized for educational purposes by age 25 for any minor child named on their 529 plan, then any remaining funds for that child's plan shall be transferred to that child.

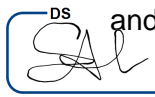
- 14. **REAL PROPERTY**: The parties jointly own the real property located at 383 Charlie Way, St. Augustine, Florida 32095, for which the mortgage indebtedness is in joint names. This real property is more particularly described as follows:

**Lot 158, Beacon Lake Townhomes, according to the map or plat thereof, as recorded in Map Book 99, Page 22 through 41, of the Public Records of St. Johns County, Florida.**

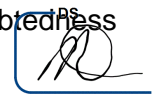
The Wife is hereby awarded the sole exclusive use and possession of the former marital home until this real property is vested solely into the Wife's name, or until this real property is sold as provided herein.

Commencing on May 1, 2023, and continuing on the first day of each month thereafter for so long as the Husband has a durational alimony/spousal support obligation

and in accordance with paragraph 3 above, or until the mortgage indebtedness



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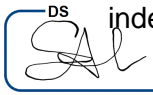
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encumbering this real property is no longer in the Husband's name as provided herein, the Husband shall pay the monthly mortgage payment (including escrow for real property taxes and insurance) on a timely basis each month. The Husband's payment of this monthly mortgage payment is considered as a portion of the Husband's durational alimony/spousal support obligation. Notwithstanding, by agreement of the parties, the Husband shall nonetheless be entitled to claim mortgage interest and real estate taxes for federal income tax purposes, for so long as the Husband remains liable on the joint mortgage indebtedness as provided herein. Upon the Husband being removed from the current mortgage indebtedness, or the Wife otherwise satisfying the current mortgage, the Wife shall thereafter be entitled to claim the mortgage interest and real estate property taxes for federal income tax purposes.

Otherwise, during the Wife's exclusive use and possession, the Wife shall pay and be responsible for any HOA fees, utilities, maintenance, repairs, or other incidental expenses in connection with this real property and shall indemnify and hold the Husband harmless thereon.

The Wife shall have until the minor child A.B.L. graduates from high school to refinance, modify, satisfy, or otherwise have the Husband's name removed from the existing joint mortgage note indebtedness for this real property. Upon the Wife successfully removing the Husband's name from liability, then the Husband shall convey and transfer his interest in this real property to the Wife by appropriate deed contemporaneously through the closing of the refinance or modification of the mortgage indebtedness, and shall thereafter have no further claim or interest in this real property.

Upon transfer of title for this real property, the Wife shall thereafter pay for and indemnify, defend and hold the Husband harmless from any and all future expenses



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associated with this real property, including all future mortgage payments, escrows, any second mortgages, HELOCs, other indebtedness, HOA fees, taxes, insurance, utilities, repairs, maintenance, or other incidental expenses in connection with this real property.

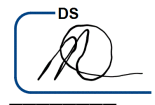
It may be necessary for the Wife to utilize the former marital home as security to obtain refinancing, home equity line of credit, or other secured indebtedness against the home in order to refinance the home. Therefore, the Husband shall cooperate to sign and execute any documents necessary as joint owner of the property (i.e. waiver of homestead, etc.) for the Wife to obtain such financing; however, the Husband shall not be obligated to be responsible for the new loan which shall be solely in the Wife's name.

In the event the Wife has failed to refinance, modify, satisfy, or otherwise have the Husband's name removed from the joint indebtedness on or before the minor child A.B.L.'s graduation as provided herein, then the parties shall forthwith sell this real property as follows:

This real property shall be listed with a licensed realtor of the Wife's choosing at a sales price intended to sell the property within a reasonable timeframe based on current market conditions. The Wife shall have sole discretion to set and modify the sales price, however the sales price or modification of sales price shall be based on the realtor's recommendation in order to obtain sale of the property within a reasonable timeframe. Each party shall act in good faith and reasonably with respect to sale and closing of the property. The Wife shall maintain this real property in "show ready" condition during the marketing of this real property, and each party shall cooperate with the realtor to allow reasonable access for showing of the real property to potential buyers.

The Wife shall be solely responsible for the cost of any realtor's recommended repairs or improvements to be made to the property in order

  
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to show the property for sale; however, the Wife shall not be required to make any such repairs or improvements.

Upon sale, the Wife shall be entitled to receive the entire net proceeds from the sale.

In the event either party has paid or pre-paid any expenses or costs on behalf of the other party based upon the parties' respective obligations regarding this real property as provided herein, then that party shall be entitled to reimbursement for payment of the other party's expenses or costs from such party's portion of net proceeds at the time of closing.

"Net proceeds" is that portion of the sales proceeds that remain after the outstanding mortgage indebtedness, second mortgage, HELOC's, broker's commissions, closing costs and other reasonable seller's expenses necessary to close upon the home are paid. Neither party shall be entitled to any credits for mortgage payments or fair market rental value in connection with the property.

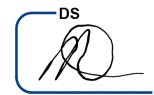
Until the home is solely titled and vested into the Wife's name or sold as provided herein, neither party shall sell or encumber their interest in the property except by further written agreement of the parties or as provided herein. Each party shall indemnify, defend and hold the other party harmless from any lien or judgment placed against the property which is attributable to that party.

15. **AUTOMOBILES:**

**2022 Honda Passport:** The Husband is awarded sole, absolute ownership of the 2022 Honda Passport, which has a debt balance, and is titled solely in Husband's name. The Husband shall pay for and shall indemnify, defend and hold the Wife harmless from any debt, vehicle insurance, or expenses associated with this vehicle.

**2012 Ford Escape:** The Husband is awarded sole, absolute ownership of the 2012 Ford Escape, which has no debt balance, and is titled solely in Husband's name. The Husband shall indemnify, defend and hold the Wife harmless from any debt, vehicle insurance, or expenses associated with this vehicle.

  
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**2019 Ford Explorer:** The Wife is awarded sole, absolute ownership of the 2019 Ford Explorer, which has no debt balance, and is titled solely in the Wife’s name. The Wife shall indemnify, defend and hold the Husband harmless from any debt, vehicle insurance, or expenses associated with this vehicle.


- 16. **HUSBAND’S E\*TRADE INVESTMENT ACCOUNT:** The Husband awarded sole, absolute ownership of the Husband’s E\*Trade investment account, free and clear from any claim of the Wife.
- 17. **WIFE’S E\*TRADE INVESTMENT ACCOUNT:** The Wife is awarded sole, absolute ownership of the Wife’s E\*Trade investment account, free and clear from any claim of the Husband.
- 18. **JOINT BANK ACCOUNTS AND STOCKS:** The parties shall equally divide any balance in the joint USAA savings account ending 6450, and upon segregation of remaining funds, the parties shall cooperate to close this account.

The Wife is awarded sole absolute ownership of the parties joint USAA checking account ending 5985 (approximate balance \$2,954.00 as of May 10, 2023) and the parties joint USAA savings account ending 4197 (approximate balance \$188,089.00 as of May 10, 2023). The parties shall cooperate to remove the Husband’s name from these accounts, or alternatively for the Wife to remove these funds and close these accounts.

The parties shall equally (50/50) divide their joint Computershare Trust Company, N.A./Home Depot stocks, account ending 0059. To effectuate this division, the parties shall evenly divide shares based on acquisition date, equal basis, etc. in order to achieve equal tax treatment of their respective shares awarded hereunder.

- 19. **OTHER NON-RETIREMENT FINANCIAL ASSETS:** Each party is awarded sole, absolute ownership of any other non-retirement financial assets titled in each party’s

  
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respective names, including all bank accounts, brokerage accounts, stocks, stock options, bonds, cryptocurrency, profit sharing plans, life insurance policies, annuities, etc.

20. **PERSONAL PROPERTY:** Each party is awarded the property in their own personal possession free from any claim of the other party.
21. **HUSBAND'S MILITARY PENSION:** The Husband is retired from the military and is currently receiving his military pension. The Wife was married to the Husband during at least twenty (20) years concurrent with at least twenty (20) years of the Husband's active military service, and therefore the Wife is entitled to receive direct payment of her portion of the Husband's military pension awarded herein. The Wife was not married to the Husband during all of the Husband's active military service; however, by specific agreement of the parties, the Wife shall be awarded exactly fifty percent (50%) of the Husband's military pension.

Commencing May 1, 2023, the Wife is awarded one-half (50%) of the Husband's military pension/retirement benefits, together with any cost-of-living adjustments (COLA) on the Wife's share.


The Husband is awarded the remaining fifty percent (50%) of the Husband's military pension benefit/retirement benefits.

The Wife shall be awarded the Survivor Benefit Plan (SBP) benefit with regard to the Wife's portion of the pension as awarded herein. The costs of the Survivor Benefit Plan shall be divided equally (50/50) between the parties.

The Court reserves jurisdiction to specifically determine retirement benefits and to enter a Qualified Military Order, Amended Qualified Military Order, or other necessary order(s) to distribute the Wife's awarded share directly to the Wife. The parties shall utilize

Matthew Lundy to prepare the Qualified Military Order and shall be equally responsible for

  
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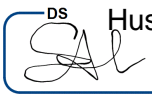
  
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the cost of the preparation. Each party shall provide any and all documents and information necessary for preparation of the order and to effectuate the provisions of this paragraph.

The Husband has satisfied the May 2023 payment of this obligation based upon an agreed upon a non-taxable, non-deductible direct payment of \$3,836.40, for which the Wife acknowledges prior receipt.

Commencing June 1, 2023, and continuing on the first (1<sup>st</sup>) day of each month or thereafter, until such time the Qualified Military Order takes effect and DFAS segregates the Wife's direct portion of the Husband's military pension, the Husband shall pay directly to the Wife the exact non-taxable, non-taxed deductible agreed upon net sum of \$3,966.35 per month as and for the Wife's portion of the Husband's military pension.

- 22. **HUSBAND'S RENK AMERICA RETIREMENT SAVINGS PLAN:** The Husband is awarded sole, absolute ownership of the Husband's RENK America Retirement Savings Plan retirement benefits, free and clear from any claim by the Wife.
- 23. **HUSBAND'S E\*TRADE ROTH IRA:** The Husband is awarded sole, absolute ownership of the Husband's E\*Trade Roth IRA, free and clear from any claim by the Wife.
- 24. **WIFE'S E\*TRADE IRA:** The Wife is awarded sole, absolute ownership of the Wife's E\*Trade IRA, free and clear from any claim by the Husband.
- 25. **NO OTHER RETIREMENT:** Each party represents that they have no other pension, profit sharing, 401(k), 403(b), KEOGHs, IRA's, annuities, or any other type of retirement plan or benefit which would be the subject of an equitable distribution pursuant to Section 61.075, Florida Statutes.
- 26. **LIABILITIES:** The Wife shall pay and be responsible for and shall indemnify and hold the Husband harmless from the joint Costco Visa (account ending 6158). The parties shall



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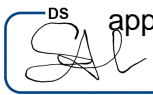
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cooperate to remove the Husband from this account within ten (10) days of the execution of this Consent Final Judgment. Upon execution of this Consent Final Judgment by the parties, the Husband shall incur no further changes on this account prior to the removal of the Husband's name.

The parties shall each pay any debts or liabilities in their own respective name. Each party shall indemnify, defend, and hold the other party harmless from the debts allocated hereunder.

EACH PARTY HAS BEEN ADVISED THAT NOTWITHSTANDING THE FOREGOING AGREEMENT AND ASSUMPTION OF DEBT BY ONE PARTY AND/OR INDEMNIFICATION OF THE OTHER PARTY, THIS AGREEMENT IS NOT BINDING UPON THIRD PARTY CREDITORS (MORTGAGE COMPANIES, CREDIT CARD COMPANIES, FINANCIAL INSTITUTIONS, ETC.) AND, IN THE EVENT OF A DEFAULT IN PAYMENT, CREDITORS HAVE THE RIGHT TO SEEK RECOVERY FROM ANY PARTY WHO WAS ORIGINALLY RESPONSIBLE ON THE DEBT.

- 27. **ATTORNEY FEES:** Each party shall be responsible for their own attorney's fees and costs in connection with the litigation of this matter.
- 28. **MEDIATION COSTS:** The Husband shall pay for the entire cost of mediation which took place on April 10, 2023, and subsequent mediation services rendered by Jonathan A. Zahler, Florida Supreme Court Certified Family and Appellate Mediator.
- 29. **WIFE'S WAIVER OF APPEARANCE:** The Wife waives all time periods and notices to which she is entitled under the Florida Rules of Family Procedure, waives her right to appear at the final hearing and consents to the entry of this Consent Final Judgment of



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
Dissolution of Marriage. Notwithstanding, the Wife shall nonetheless have the right to appear at the final hearing and shall be entitled to receive proper notice of the final hearing.


30. **IMPLEMENTING DOCUMENTS:** Each party shall timely execute and deliver any documents reasonably requested by the other party, which documents are necessary to effectuate the provisions of this Consent Final Judgment of Dissolution of Marriage.

31. **SELF-EXECUTING PROVISION:** Except as otherwise provided in this Consent Final Judgment of Dissolution of Marriage, in the event either party fails or refuses to execute and deliver implementing documents or to assign, convey or transfer interest in any property ordered to be assigned, awarded, conveyed, or transferred within fifteen (15) days from entry of this Consent Final Judgment of Dissolution of Marriage, then this Consent Final Judgment of Dissolution of Marriage shall act as an instrument of conveyance regarding such property in accordance with the terms of this Consent Final Judgment of Dissolution of Marriage. Moreover, in accordance with Section 61.075(4), Florida Statutes, and Rule 12.570(e), Florida Family Law Rules of Procedure, this Consent Final Judgment of Dissolution of Marriage awarding assets shall have the effect of a duly executed instrument of conveyance, transfer, release, acquisition, or acquittance, upon recording of this judgment, or certified copy of this judgment, in the official records of the county in which any such specific asset or property is located.

The provisions of this paragraph shall in no way be construed to deprive either party of any right or remedy to which they may be entitled to enforce or compel the execution and delivery of any documents required to transfer ownership of any property awarded hereunder.

32. **UNDERSTANDING OF THE PARTIES:** Each party fully understands the material facts of this case, and their respective legal rights and obligations arising in this case. Each

  
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party is signing this Consent Final Judgment of Dissolution of Marriage freely, voluntarily, intending to be bound by all provisions contained herein. Each party acknowledges and affirms that no duress, undue influence, fraud, or overreaching has been utilized by any party or person with regard to their respective entry into this Consent Final Judgment of Dissolution of Marriage.


Each party has had opportunity to read and carefully review the provisions of this Consent Final Judgment. Each party has had ample time and opportunity to have each and every provision of this Consent Final Judgment of Dissolution of Marriage explained to them by their attorney, or alternatively have elected to waive their right to review by an attorney.

33. **FINANCIAL DISCLOSURE:** Each party represents that they have made full and truthful disclosure to the other party as to their respective incomes, expenses, assets, liabilities, and overall financial condition. Each party warrants that the disclosures made by that party are true and accurate, and free from any intentional misrepresentation or material omission.

Both parties have had access to or have had opportunity to review their federal, state and/or foreign tax returns, and each party's financial affidavits setting forth their respective incomes, expenses, assets, and liabilities. Each party has had opportunity to review discovery of financial documents relevant to these proceedings, or has had opportunity to obtain discovery of such financial documents and voluntarily elects to enter into this Consent Final Judgment without obtaining any additional discovery of financial documents.

There is no other information or additional documents requested or required by either party which in any way hinders or delays either party's desire to agree to the

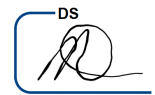
  
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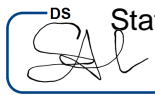
provisions hereof and to enter into this Consent Final Judgment of Dissolution of Marriage.

34. **TAX ADVICE:** Each party has had opportunity to retain their own certified public accountant, accountant, tax advisor, or tax attorney with regard to the tax implications of this agreement. Both parties acknowledge that they have not relied upon any tax advice that may be given or received from either their attorney or the Mediator in negotiating or executing the provisions of this Consent Final Judgment of Dissolution of Marriage.
35. **EFFECTIVE DATE OF AGREEMENT:** Both parties acknowledge that this agreement including all provisions contained in this Consent Final Judgment of Dissolution of Marriage shall be enforceable and binding upon the parties as a contract, effective upon the date of full execution by the parties, even prior to entry of this Consent Final Judgment of Dissolution of Marriage by the Court.
36. **FULL AND FINAL SETTLEMENT:** The parties understand and acknowledge that the provisions of this Consent Final Judgment of Dissolution of Marriage is the entire agreement between the parties, subject to any issues which are specifically reserved for Court determination. Each party agrees to be bound by the terms of this Consent Final Judgment of Dissolution of Marriage and each party acknowledges that they have agreed to the provisions of this Consent Final Judgment of Dissolution of Marriage with good, valuable, and sufficient consideration. The parties agree that this Consent Final Judgment of Dissolution of Marriage constitutes a full and final settlement of all pending and current issues between them, unless jurisdiction or provision is reserved for further determination of any issue. The parties hereby fully release the other from any claims which may have arisen in this action or be provided for in this Consent Final Judgment of Dissolution of Marriage, except as otherwise provided herein.

  
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37. **INCORPORATION OF JUDGMENT:** The parties agree that the terms and provisions of this agreement as set forth herein shall constitute the full and final agreement between the parties, and shall be incorporated into the Consent Final Judgment of Dissolution of Marriage upon execution and entry by the Court.
38. **RELEASE:** Except as expressly ordered by the Court herein, each party shall be fully released by the other party for any right or obligation against the other party existing as of the date of entry into this Consent Final Judgment of Dissolution of Marriage. Each party accepts the provisions herein in full satisfaction of all rights or property, liabilities, and all past and current obligations for alimony and child support arising out of the marital relationship of the parties as of the date of entry into this Consent Final Judgment of Dissolution of Marriage.
39. **MEDIATION ACKNOWLEDGEMENT:** Both parties acknowledge that they have been fully informed as to the Mediation Rules of Confidentiality as set forth in the paragraph below. Both parties acknowledge that the Mediator has not given either party any advice nor have they relied upon the Mediator with regard to their voluntary entry into this agreement and Consent Final Judgment of Dissolution of Marriage. Both parties acknowledge that the Mediator has not advised them of any outcome which would have resulted in Court based upon the facts or circumstances of this case, or any case. Both parties acknowledge that the Mediator has not advised them or told them what they should do in arriving at the terms or provisions of this Consent Final Judgment of Dissolution of Marriage.
40. **PRIVILEGE AND CONFIDENTIALITY:** All information that is considered privileged and/or confidential in a Court ordered mediation pursuant to Chapter 44.401-406, Florida Statutes, as well as and including appropriate and applicable Federal laws<sup>DS</sup> and

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regulations, shall be privileged and confidential in this mediation by all participants. Further, under no circumstances shall the parties attempt to compel the Mediator to give testimony, in any form, as to any aspect or communications of this mediation, or otherwise attempt to unlawfully obtain or coerce disclosure of any communications arising from this mediation from any mediation participant.


Should either party attempt to subpoena or otherwise compel the Mediator to testify, that party shall be solely responsible for the Mediator’s fees and expenses, which shall include preparation time, travel time, and actual time to appear in Court, as well as reasonable fees for the Mediator’s attorney and any associated costs. The Mediator shall be entitled to receive fees at an hourly rate equaling one and a half (1 & ½) times the Mediator’s regular then prevailing hourly rate at such future date that the Mediator’s testimony is compelled. This hourly rate shall apply whether both parties waive their privilege to allow the Mediator to testify or whether either party attempts to compel, or actually compels the testimony of the Mediator.

41. **GENERAL RELEASES:** Except as otherwise provided in this Consent Final Judgment of Dissolution of Marriage:

Each party releases the other from all claims, including any claims for alimony, property, demands, due debts, rights, or causes of action through and including entry into this Consent Final Judgment.

A. Except as required to carry out the provisions herein, each party irrevocably releases and relinquishes all claims, rights, and interests arising from the marriage which that party may now have or may hereafter acquire in any property, real, personal, or mixed, of the other party, whenever and however such property may have been acquired by said other party. Each party represents that all of said property, real, personal, or mixed, owned by either party at the time of their marriage or subsequently acquired, separately or together, and owned by the

  
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parties or either of them at the time of their separation or acquired thereafter, has been equitably divided and apportioned between them and each party hereby ratifies and affirms their respective decisions as to any claims arising from the marriage.

B. Each party waives, releases, and relinquishes all rights that he or she may now have or hereafter acquire as the other party's spouse under the present or future laws of any jurisdiction:

- i. To elect to take against any will or codicil of the other party now in effect;
- ii. To share in other party's estate and to exercise any right of dower or curtesy he or she may now have or hereafter acquire in the other party's estate;
- iii. To act as administrator or executor of the other party's estate except only as provided by will or codicil executed after the date of this Consent Final Judgment of Dissolution of Marriage.

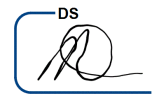
C. Each party waives, releases, and relinquishes all homestead rights, and protection or exemptions he or she may otherwise be afforded under Article 10, Section IV of the Florida Constitution as it pertains to any and all obligations of either party to the other party under this Consent Final Judgment; (i.e., judgments by one party against the other shall attach to such party's interest and homestead).

42. **RETENTION OF JURISDICTION:** This Court specifically reserves jurisdiction of this case and the parties to modify and/or enforce paragraphs 2 through 39 as allowable by law. Further, the Court reserves jurisdiction to enter any and all other and further orders, writs, or process requisite or necessary to enforce and to carry out the intent of the provisions of this Consent Final Judgment of Dissolution of Marriage.

**DONE AND ORDERED** at St. Augustine, St. Johns County, Florida, this \_\_\_\_ day of \_\_\_\_\_, 2023.

\_\_\_\_\_  
**CIRCUIT JUDGE  
CHRISTOPHER FEREBEE**

  
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
  
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
**CONSENT OF THE PARTIES**


The parties hereby consent to the entry of this Consent Final Judgment of Dissolution of Marriage. By affixing their signatures hereon, the parties agree that this Consent Final Judgment of Dissolution of Marriage shall be construed and enforceable as an agreement and contract, whether or not this Consent Final Judgment of Dissolution of Marriage has been entered by the Court. Each party hereby attests and acknowledges that they have read this Consent Final Judgment of Dissolution of Marriage and have sought or have had the opportunity to seek legal counsel regarding entry into this Consent Final Judgment of Dissolution of Marriage. The parties understand that the provisions to which they have agreed herein may be different than the provisions that may have been ordered if they submitted their case to the Court for determination. The parties have freely elected to not submit their case for determination by the Court, and instead have freely and voluntarily agreed to be bound by this Consent Final Judgment of Dissolution of Marriage.


DATED this 16<sup>th</sup> day of June, 2023, at Jacksonville, Duval County, Florida via DocuSign.

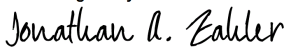
**The parties' and attorneys' original signatures are not required on this document, and this document and execution hereof via DocuSign, PDF, email, facsimile, etc. shall suffice as an "original" signature in order to facilitate and expedite the execution and signing of this Consent Final Judgment of Dissolution of Marriage.**

DocuSigned by:  
  
06E82E937F134A1...  
Susan A. Lebron, Wife

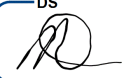
DocuSigned by:  
  
067AA21A9DA24DC...  
Richard Lebron, Husband

DocuSigned by:  
  
39DC3F55794A4BC...  
MATTHEW C. HUNT, ESQUIRE  
Florida Bar No.: 59751  
Attorney for Wife

DocuSigned by:  
  
E394F6C18E6F4F7...  
SAMANTHA KOKO, ESQUIRE  
Florida Bar No.: 98286  
Attorney for Husband

DocuSigned by:  
  
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JONATHAN A. ZAHLER  
Florida Supreme Court Certified  
Family & Appellate Mediator

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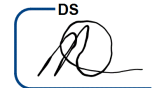
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Copies furnished to:

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Jacksonville, Florida 32202  
[huntpleadings@floridajustice.com](mailto:huntpleadings@floridajustice.com)  
Attorney for Respondent/Wife

Samantha Koko, Esquire  
307 S. Magnolia Avenue  
Tampa, Florida 33606  
[Samantha@sessumsblack.com](mailto:Samantha@sessumsblack.com)  
Attorney for Petitioner/Husband

  
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IN THE CIRCUIT COURT OF THE SEVENTH JUDICIAL CIRCUIT, IN AND FOR ST. JOHNS COUNTY, FLORIDA

CASE NO.: DR23-0414  
DIVISION: 58

IN RE: THE MARRIAGE OF:

RICHARD LEBRON,  
Petitioner/Husband,  
and

SUSAN A. LEBRON,  
Respondent/Wife.

**CONSENT FINAL PARENTING PLAN**

This Consent Final Parenting Plan is submitted to the Court by agreement of the parents.

**I. PARENTS**

**Mother:** SUSAN LEBRON  
**Father:** RICHARD LEBRON

**II. CHILDREN:** The children born to, or adopted by the parents subject to this Parenting Plan are listed as follows:

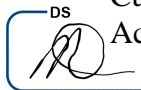
- Frances Claire Lebron, born November 6, 2005, age 17
- Eleanor Joy Lebron, born September 11, 2008, age 14
- Anna Burke Lebron, born September 9, 2010, age 12

**III. JURISDICTION**

The United States is the country of habitual residence of the children.

The State of Florida is the children’s home state for the purposes of the Uniform Child Custody Jurisdiction and Enforcement Act.

This Parenting Plan is a child custody determination for the purposes of the Uniform Child Custody Jurisdiction and Enforcement Act, the International Child Abduction Remedies Act, 42 U.S.C. Sections 11601 et seq., the Parental Kidnapping Prevention Act, and the

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Convention on the Civil Aspects of International Child Abduction enacted at The Hague on October 25, 1980, and for all other state and federal laws.

## CHILDREN'S WHEREABOUTS

Neither parent shall conceal the whereabouts of any child subject to this parenting plan from the other parent. Each parent shall keep the other parent apprised of the general whereabouts of the children at all times.

**IV. PROMOTING MUTUAL RESPECT.** Each parent shall seek to promote and encourage the love and esteem of the children for the other parent. Neither parent shall intentionally do anything to estrange or alienate the children from the other parent. Neither parent shall make any derogatory remarks about the other parent or the other parent's family in the presence of the children, nor shall either parent allow third parties to do so. Each parent shall be pleasant and polite in communicating with the other parent.

## V. PARENTAL RESPONSIBILITY AND DECISION MAKING

### 1. Parental Responsibility

#### **Shared Parental Responsibility.**


It is in the best interests of the children that the parents confer and jointly make all major decisions affecting the welfare of the children. Major decisions include, but are not limited to, decisions about the children's education, religion, healthcare, and other responsibilities unique to this family. Either parent may consent to mental health treatment for the children.

### 2. Day-to-Day Decisions


Unless otherwise specified in this Parenting Plan, each parent shall make decisions regarding their day-to-day care and control of each child while such child is with that parent. Regardless of the allocation of decision making in this Parenting Plan, either parent may make emergency decisions affecting the health or safety of the child when the child is with that parent. A parent who makes an emergency decision shall immediately notify and share the decision with the other parent as soon as reasonably possible.

### 3. Further Details

a) **Extra-Curricular Activities and Summer Camps:** The parents are encouraged to make every effort to mutually agree to all extra-curricular activities and summer camps. With respect to all such mutually agreed upon extra-curricular activities and summer camps, the parent with the minor child shall transport the minor child to

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and/or from all mutually agreed upon extra-curricular activities and summer camps, providing all necessary uniforms and equipment within the parent's possession.

b) It is not the purpose of the extra-curricular activities and summer camps to infringe unreasonably upon the time either parent has to spend with the child.

c) If the parents cannot mutually agree upon an activity, either parent may register the child and allow the child to participate in the activity when the child is with that parent, at their sole cost.

d) Reasonable corporal punishment of the minor child shall be administered only by the parents. Both parties are hereby restrained from allowing step-parents or any other third parties to administer corporal punishment to the minor child.

e) Both parties, upon receipt of mail or packages addressed to the minor child from the other party, shall ensure that such mail is immediately given to the child without having been read or opened.

f) Both parties shall ensure that the minor child's homework is completely and timely completed during their respective timesharing with the child.

g) Both parties shall assure the children are taken to school on time, and picked up from school on time, to assure their school day is not interrupted, unless an emergency or a scheduled and necessary appointment is made.

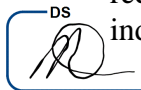
h) Both parties shall be provided copies of the minor child's birth certificate and social security card.

i) Either party may consent to the minor child(ren) getting mental health treatment.

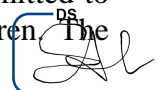
j) Both parties agree that significant decisions involving tattoos and piercing must be agreed to by both parties before either party consents to allowing the procedure on the minor child.

**VI. INFORMATION SHARING.**

Unless otherwise prohibited by law, each parent shall have access to medical and school records and information pertaining to the children, and each parent shall be permitted to independently consult with any and all professionals involved with the children.

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parents shall cooperate with each other in sharing information related to the health, education, and welfare of the children, and each parent shall sign any necessary documentation ensuring that both parents have access to said records.

Each parent shall be responsible for and shall have the right to obtain records and reports directly from the children's school and health care providers.

Both parents shall have equal rights to inspect and to receive governmental agency and law enforcement records concerning the children.

Both parents shall have equal and independent authority to confer with the children's school, day care, health care providers, and other programs regarding the children's educational, emotional, and social progress.

Both parents shall be listed as emergency contacts for the children.

Each parent shall have a continuing responsibility to provide a residential, mailing, contact address, and contact telephone number to the other parent. Each parent shall notify the other parent in writing within 24 hours of any changes to their contact information.

## **VII. SCHEDULING FOR TIMESHARING**

### **1. School Calendar**

If necessary, on or before July 1st of each year, both parents shall obtain a copy of the children's school calendar for the upcoming school year. The parents shall discuss the calendars and the time-sharing schedule so that any differences, conflicts, questions, or issues may be resolved.

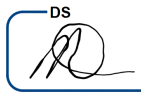
The parents shall follow the school calendar of the minor children.

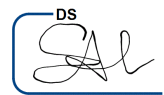
### **2. Academic Break Definition**

When defining academic break periods, the period shall begin at the end of the last scheduled day of classes before the holiday or break and shall end on the first day of regularly scheduled classes after the holiday or break.

### **3. Schedule Changes:**

A parent making a request for a schedule change shall make the request as soon as possible, but in any event (except in cases of emergency) no less than 24 hours before the change is to occur.

  
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A parent requesting a change of schedule shall be responsible for any additional child care, or transportation costs caused by the change.

**VIII. TIME-SHARING SCHEDULE**

The Mother is awarded majority timesharing.

The children have a right to spend substantial, quality time with both parents. Each of the parents shall exercise their timesharing in the utmost good faith and shall consent to all reasonable timesharing requests by the other parent. The parents are expected to provide access to the children at unscheduled times, if requested, so long as such unscheduled times and access do not unreasonably disrupt prior planned activities of the children or the parent. Both parties acknowledge and understand that in consideration of the Father’s work schedule, the children’s age, intelligence, and maturity they will allow the below timesharing to serve as a guided intent; but that they will respect the children’s wishes and accommodate as best as possible their requests and accommodate the below schedule. However, the below schedule is the intent of the parents:

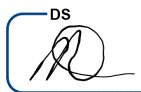
1. **TIMESHARING:** The Father shall be entitled to weekday timesharing with the minor children every week on Wednesday (unless the parties mutually agree in writing to an alternative week day), from immediately afterschool, until 8pm, when he shall return the minor children to the mother’s home. Additionally, the father shall be entitled to weekend timesharing, every-other weekend from immediately after school on Friday until Sunday at 8pm when he shall return the minor children to the mother’s home.

The Mother shall have timesharing all other times which are not designated to the Father.

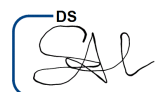
2. **HOLIDAYS:** Based upon the children’s age, intelligence, and maturity, the parties intend to follow the regular weekday/weekend timesharing above throughout the year, but that they will work together to equitably and fairly accommodate each other’s requests to spend time with the children on special occasions and holidays, so that each parent can spend time with the children as agreed upon by the parents. The parents shall agree upon specific holiday timesharing at least thirty (30) days prior to any given holiday.

3. **SUMMER VACATION:**

Based upon the children’s age, intelligence, and maturity, the parties intend to follow the regular weekday/weekend timesharing above throughout the year, including the summer.



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Notwithstanding, during the summer, each parent shall be entitled to two (2) weeks of extended, out-of-town vacation time, uninterrupted by the other parent's timesharing with the children. The parents shall select and coordinate their summer vacation time by April 1<sup>st</sup> of each year. In the event the parents are unable to agree, the Father shall have first selection in even-numbered years and the Mother shall have first selection in odd-numbered years.

- 4. **RIGHT OF FIRST REFUSAL:** In the event a parent is unavailable to care for the minor children during their respective timesharing for a period of 24 hours or longer, then that parent shall give the other parent the right of first refusal and opportunity to care for the children before contacting a third party. The parent who is unavailable to care for the minor children during their timesharing as contemplated herein shall provide the other parent with adequate advance notice of such unavailability.
- 5. **CONFLICTS:** Both parents shall endeavor to be punctual in transferring the children. If circumstances prevent either from being punctual, the parents shall communicate and cooperate appropriately.
- 6. **CANCELLATIONS:** Each parent shall give the other parent at least 24 hours advance notice (or if an emergency occurs, as quickly as possible), if he/she will be unable to exercise weeknight, weekend, Father's Day, Mother's Day, or birthday timesharing. As to holidays, there shall be one week advance notice; as to Christmas and summer, one month advance cancellation notice. Notice as to Christmas and summer vacation shall be in writing.
- 7. **Number of Overnights:**


Based upon the time-sharing schedule, the Mother has a total of 292 overnights per year and the Father has a total of 73 overnights per year.

**IX. TRANSPORTATION AND EXCHANGE OF CHILDREN**


1. **Exchange**

Each party shall be solely responsible for any travel and transportation with the children, when they are exercising timesharing, including any costs associated thereto.

Both parents shall have the children ready on time with sufficient clothing packed and ready at the agreed upon time of exchange. If a parent is more than 45 minutes late without contacting the other parent to make other arrangements, the parent who has the children may proceed with other plans and activities.

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Exchanges shall occur at daycare, school, or the parent's residences, as the parents agree unless both parents agree in advance to a different meeting place.

2. **Foreign and Out-Of-State Travel**

Either parent may travel within the United States with the children during their respective time-sharing. Either parent traveling with the children outside of their residential vicinity shall provide the other parent with notice and vicinity of such travel. For travel outside of Florida, the parent traveling with the children shall give the other parent at least seven (7) days written notice before traveling out of state unless there is an emergency, and shall provide the other parent with a detailed itinerary, including locations and telephone numbers where the children and parent may be reached at least seven (7) days before traveling.

Notwithstanding, based upon the close proximity of North Florida to Georgia, either parent may travel with the minor children within a 150 mile radius of St. Augustine, Florida without the requisite seven (7) days notice to the other parent.

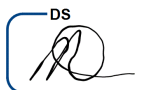
Either parent may travel out of the country with the children during their respective time-sharing, upon providing the other parent at least thirty (30) days prior notice. At least fourteen (14) days prior to traveling, the parent shall provide a detailed itinerary, including locations, and telephone numbers where the children and parent may be reached during the travel. Each parent agrees to provide appropriate documentation which is necessary for the other parent to travel with the children internationally.

**X. EDUCATION**

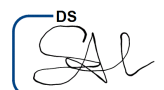
**School designation.** For purposes of school boundary determination and registration, Mother's address shall be designated.

**XI. DESIGNATION FOR OTHER LEGAL PURPOSES**

The children named in this Parenting Plan are scheduled to reside the majority of the time with the mother. This majority designation is SOLELY for purposes of all other state and federal laws which require such a designation. **This designation does not affect either parent's rights and responsibilities under this Parenting Plan.**

A handwritten signature in blue ink, appearing to be 'RL', enclosed within a blue rectangular box with rounded corners. The letters 'DS' are printed in the top right corner of the box.

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A handwritten signature in blue ink, appearing to be 'SL', enclosed within a blue rectangular box with rounded corners. The letters 'DS' are printed in the top right corner of the box.

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**XII. COMMUNICATION**

**1. Between Parents**

All communications regarding the children shall be between the parents. The parents shall not use the children as messengers to convey information, ask questions, or to up schedule changes.

The parents shall communicate with each other, in person, by telephone, letter, e-mail, text, videoconference, or as otherwise agreed. Formal confirmations are to be done in a form of written communication; the sender is to also confirm with the recipient by telephone to ensure emails and SMS messages are received, read, and confirmed. The parents shall respond as soon as possible, with the goal of, within 24 hours.

**2. Between Parent and Children**

Both parents shall keep contact information current. Telephone or other electronic communication between the children and the other parent shall not be monitored by or interrupted by the other parent. "Electronic communication" includes telephones, electronic mail or e-mail, webcams, video-conferencing equipment and software or other wired or wireless technologies or other means of communication to supplement face to face contact.

The children may have telephone, e-mail, and other electronic communication in the form of Skype, Zoom, Facetime or other available technologies with the other parent at any time which is reasonable, between 8am and 9pm EST.


**XIII. CHANGES OR MODIFICATIONS OF THE PARENTING PLAN**

Temporary changes to this Parenting Plan may be made informally without a written document; however, if the parents dispute the change, the Parenting Plan shall remain in effect until further order of the court.

Any substantial changes to the Parenting Plan must be sought through the filing of a supplemental petition for modification.

**XIV. RELOCATION**

Should the Mother seek to move more than 50 miles from their residence ("as the crow flies") during the children's minority, the Mother must comply with the Florida Statute regarding relocation, currently F.S. 61.13001, as amended from time to time. The Mother must either obtain the written consent of the Father or file a Supplemental Petition to Relocate with this Court, seeking permission from the Court to relocate. Either option

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must be obtained prior to any relocation.

By agreement of the parties, the Father shall not be required to comply with F.S. 61.13001, to request Father’s relocation; however, any modification of timesharing based upon Father’s relocation shall require agreement of the parties or further order of the Court.

**IF A PARENT ATTEMPTS TO RELOCATE WITHOUT COMPLYING WITH THE PROVISIONS OF FLORIDA STATUTES, SUCH PARENT MAY BE SUBJECT TO CONTEMPT AND OTHER PROCEEDINGS TO COMPEL THE RETURN OF THE MINOR CHILDREN AND SUCH NON-COMPLIANCE MAY BE TAKEN INTO ACCOUNT BY THE COURT IN A SUBSEQUENT MODIFICATION OF TIMESHARING.**


**XV. DISPUTES OR CONFLICT RESOLUTION**

Parents shall attempt to cooperatively resolve any disputes which may arise over the terms of this Parenting Plan. The parents may wish to use mediation or other dispute resolution methods for assistance, such as Parenting Coordinators and Parenting Counselors, prior to filing a court action.

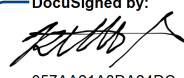
**SIGNATURES**

**We certify that we have been open and honest in entering into this Parenting Plan. We are satisfied with this Plan and intend to be bound by it.**


Dated this 16<sup>th</sup> day of June, 2023.

DocuSigned by:  
  
06E82E937F134A1...

**Susan A. Lebron, Mother**

DocuSigned by:  
  
057AA21A8DA24DC...


**Richard Lebron, Father**

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39DC3E55794A4BC...

**MATTHEW C. HUNT, ESQUIRE**

Florida Bar No.: 59751


Attorney for Mother

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
**SAMANTHA KOKO, ESQUIRE**

Florida Bar No.: 98286

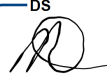
Attorney for Father

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Filename **LEBRON\_RICHARD\_AND\_SUSAN**

**CHILD SUPPORT GUIDELINES WORKSHEET**

Children Live With Others:

Number of Overnights With **365**      Petitioner **Susan**      Respondent **Richard**

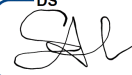
Percentage Share Of Support **100.00%**      **40.75%**      **59.25%**

Number Of Children **3**      **3**      **0**

Taxable Income Amounts	COMBINED		Petitioner	Respondent
	Susan	Richard	Susan	Richard
Self Employment Taxable Income	0.00	0.00	0.00	0.00
Social Security Taxable Income	18,332.67	1,666.67	1,666.67	16,666.00
Other Taxable Income	8,658.00	4,329.00	4,329.00	4,329.00
Taxable Spousal Support Income	0.00	0.00	0.00	0.00
Non Taxable Income	8,922.46	4,750.00	4,750.00	4,172.46
<b>GROSS INCOME</b>	<b>35,913.13</b>	<b>10,745.67</b>	<b>25,167.46</b>	
<b>Spousal Support Payments</b>				
Deductible This Marriage	0.00	0.00	0.00	0.00
Deductible Prior Marriage	0.00	0.00	0.00	0.00
Non Deductible	4,750.00	0.00	4,750.00	
<b>TOTAL SPOUSAL SUPPORT</b>	<b>4,750.00</b>	<b>0.00</b>	<b>4,750.00</b>	
<b>Taxes</b>				
FICA - Social Security	931.03	103.33	827.70	
FICA - Medicare	265.83	24.17	241.66	
Self Employment Tax	0.00	0.00	0.00	
Federal Income Tax	5,135.29	485.31	4,649.98	
State/Local/Other Income Tax	0.00	0.00	0.00	
<b>TOTAL TAX</b>	<b>6,332.15</b>	<b>612.81</b>	<b>5,719.34</b>	
<b>Other Deductions</b>				
Mandatory Union Dues	0.00	0.00	0.00	
Mandatory Retirement Payments	0.00	0.00	0.00	
Parent's Health Insurance Payments	154.00	77.00	77.00	
Child Support Ordered and Paid	0.00	0.00	0.00	
<b>Total Other Deductions</b>	<b>154.00</b>	<b>77.00</b>	<b>77.00</b>	
<b>Total Deductions</b>	<b>11,236.15</b>	<b>689.81</b>	<b>10,546.34</b>	
<b>Net Monthly Income</b>	<b>24,676.98</b>	<b>10,055.86</b>	<b>14,621.12</b>	


Minimum Child Support Need	COMBINED		Petitioner	Respondent
	Susan	Richard	Susan	Richard
Shared Support Need	4,189.00	2,481.98	1,707.02	2,481.98
Number of Overnights With	6,283.50	3,722.97	2,560.53	3,722.97
Percentage of Overnights	365	73	292	73
Payment Share to Other	100.00%	20.00%	80.00%	20.00%
<b>Pre Adjustment Transfer</b>	<b>512.11</b>	<b>2,978.38</b>	<b>0.00</b>	<b>2,466.27</b>
Child Care Costs Paid	0.00	0.00	0.00	0.00
Uncovered Ins/Med/Dental Costs Paid	51.33	51.33	0.00	51.33
Day Care/Ins/Med/Dental Costs Share	51.33	30.41	20.92	30.41
Day Care/Ins/Med/Dental Share Adjust			20.92	0.00
<b>Presumed Amount To Be Paid</b>	<b>SHARED</b>	<b>2,445.35</b>	<b>0.00</b>	<b>2,445.35</b>
<b>Deviation Factors</b>			<b>0.00</b>	<b>0.00</b>
<b>ADJUSTED GUIDELINES</b>			<b>0.00</b>	<b>2,445.35</b>
<input type="checkbox"/> <b>Manual Child Support Amount</b>			<b>0.00</b>	<b>0.00</b>
<b>Net Available Income Analysis (For Family)</b>				
<b>Available Income</b>	24,676.98	12,501.21	12,175.77	
Per Capita Income	3,125.30	12,175.80		
Adjusted Affidavit Needs	0.00	0.00	0.00	
<b>Excess / Deficit</b>	<b>24,676.98</b>	<b>12,501.21</b>	<b>12,175.77</b>	
<b>Available Income Analysis Without Children</b>				
Affidavit Needs Less Child Expenses	0.00	0.00	0.00	
Available Income Without Children	24,676.98	10,055.86	14,621.12	
<b>Excess / Deficit Without Children</b>	<b>24,676.98</b>	<b>10,055.86</b>	<b>14,621.12</b>	
<b>Percentage Retained</b>	<b>Gross Income</b>	<b>116.34%</b>	<b>48.38%</b>	
	<b>Net Income</b>	<b>124.32%</b>	<b>83.28%</b>	

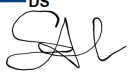
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## Child Support For Order

The Respondent shall pay to the Petitioner the amount on the current child support line below each month for the support of the parties minor child. Said payments shall continue until any child reaches 18 years of age, enters the military service, marries or is otherwise emancipated. The amount of child support for the remaining child shall be recomputed at such time. Payment of the full amount shall be reset as follows when a child is no longer eligible for support:

Support For:	Child Support Obligation Each		Expected Date Of Change	Type Of Case	Average Percentages - Time Periods Covered			
	Petitioner	Respondent			Income Support %		Contact Over Nights %	
Current Child Support	\$ 0.00	\$ 2,445.35	At Time Of Order	Shared	Petitioner	Respon...	Petitioner	Respondent
6 or more Children								
5 Children								
4 Children								
3 Children					40.75 %	59.25 %	80.00 %	20.00 %
2 Children		\$ 1,939.03	November 06, 2023	Shared	40.75 %	59.25 %	80.00 %	20.00 %
1 Child		\$ 1,262.77	September 11, 2026	Shared	40.99 %	59.01 %	80.00 %	20.00 %
0 Children	\$ 0.00	\$ 0.00	September 09, 2028					

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Filename **LEBRON\_RICHARD\_AND\_SUSAN**

**CHILD SUPPORT GUIDELINES WORKSHEET**

Children Live With Others:

Number of Overnights With **365**      Petitioner **Susan**      Respondent **Richard**

Percentage Share Of Support **100.00%**      **21.50%**      **78.50%**

Number Of Children **3**      **3**      **0**

	COMBINED	Petitioner Susan	Respondent Richard
<b>Minimum Child Support Need</b>	4,189.00	900.63	3,288.37
Shared Support Need	6,283.50	1,350.95	4,932.55
Number of Overnights With	365	292	73
Percentage of Overnights	100.00%	80.00%	20.00%
Payment Share to Other	270.19	3,946.04	
<b>Pre Adjustment Transfer</b>	0.00	0.00	3,675.85
Child Care Costs Paid	0.00	0.00	0.00
Uncovered Ins/Med/Dental Costs Paid	51.33	0.00	51.33
Day Care/Ins/Med/Dental Costs Share	51.33	11.04	40.29
Day Care/Ins/Med/Dental Share Adjust		11.04	0.00
<b>Presumed Amount To Be Paid</b>	SHARED	0.00	3,664.81
<b>Deviation Factors</b>		0.00	0.00
<b>ADJUSTED GUIDELINES</b>		0.00	3,664.81
<input type="checkbox"/> Manual Child Support Amount		0.00	0.00
<b>Net Available Income Analysis (For Family)</b>			
<b>Available Income</b>	24,676.98	8,970.67	15,706.31
Per Capita Income		2,242.67	15,706.30
Adjusted Affidavit Needs		0.00	0.00
<b>Excess / Deficit</b>	24,676.98	8,970.67	15,706.31
<b>Available Income Analysis Without Children</b>			
Affidavit Needs Less Child Expenses		0.00	0.00
Available Income Without Children	24,676.98	5,305.86	19,371.12
<b>Excess / Deficit Without Children</b>	24,676.98	5,305.86	19,371.12
<b>Percentage Retained</b>		<b>Gross Income</b> 149.62%	62.41%
		<b>Net Income</b> 169.07%	81.08%


	COMBINED	Petitioner Susan	Respondent Richard
<b>Taxable Income Amounts</b>			
Self Employment Taxable Income	0.00	0.00	0.00
Social Security Taxable Income	18,332.67	1,666.67	16,666.00
Other Taxable Income	8,658.00	4,329.00	4,329.00
Taxable Spousal Support Income	0.00	0.00	0.00
Non Taxable Income	4,172.46	0.00	4,172.46
<b>GROSS INCOME</b>	31,163.13	5,995.67	25,167.46
<b>Spousal Support Payments</b>			
Deductible This Marriage	0.00	0.00	0.00
Deductible Prior Marriage	0.00	0.00	0.00
Non Deductible	0.00	0.00	0.00
<b>TOTAL SPOUSAL SUPPORT</b>	0.00	0.00	0.00
<b>Taxes</b>			
FICA - Social Security	931.03	103.33	827.70
FICA - Medicare	265.83	24.17	241.66
Self Employment Tax	0.00	0.00	0.00
Federal Income Tax	5,135.29	485.31	4,649.98
State/Local/Other Income Tax	0.00	0.00	0.00
<b>TOTAL TAX</b>	6,332.15	612.81	5,719.34
<b>Other Deductions</b>			
Mandatory Union Dues	0.00	0.00	0.00
Mandatory Retirement Payments	0.00	0.00	0.00
Parent's Health Insurance Payments	154.00	77.00	77.00
Child Support Ordered and Paid	0.00	0.00	0.00
<b>Total Other Deductions</b>	154.00	77.00	77.00
<b>Total Deductions</b>	6,486.15	689.81	5,796.34
<b>Net Monthly Income</b>	24,676.98	5,305.86	19,371.12

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## Child Support For Order

The Respondent shall pay to the Petitioner the amount on the current child support line below each month for the support of the parties minor child. Said payments shall continue until any child reaches 18 years of age, enters the military service, marries or is otherwise emancipated. The amount of child support for the remaining child shall be recomputed at such time. Payment of the full amount shall be reset as follows when a child is no longer eligible for support:

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	Petitioner	Respondent			Income Support %		Contact Over Nights %	
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6 or more Children								
5 Children								
4 Children								
3 Children					21.50 %	78.50 %	80.00 %	20.00 %
2 Children		\$ 2,910.16	November 06, 2023	Shared	21.50 %	78.50 %	80.00 %	20.00 %
1 Child		\$ 1,893.40	September 11, 2026	Shared	21.82 %	78.18 %	80.00 %	20.00 %
0 Children	\$ 0.00	\$ 0.00	September 09, 2028					

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