# IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT IN AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO: <u>2025-000770-FC-04</u> SECTION: <u>FC19</u> JUDGE: <u>Veronica Diaz</u>

#### Kawachika, Cynthia Milliken

Petitioner(s)

vs.

### Kawachika, Jon J

Respondent(s)

## AMENDED FINAL JUDGMENT OF DISSOLUTION OF MARRIAGE

THIS CAUSE came before this Court for a hearing on the Wife's Petition for Dissolution of Marriage without Minor Children and Other Related Relief filed January 13<sup>th</sup>, 2025 and Husband's Answer, Waiver and Request for Copy of Final Judgment of Dissolution of Marriage filed February 2, 2025. The Court having reviewed the file and heard the testimony, makes these findings of fact and reaches these conclusions of law:

- A. The Court has jurisdiction over the subject matter and the Parties hereto in this action.
- B. The Petitioner has been a resident of the State of Florida for more than (6) months immediately prior to the filing of the Petition for Dissolution of Marriage.
- C. Petitioner and Respondent were married to each other on August 5, 2000, in Miami, Miami-Dade, Florida.
- D. The marriage of the Parties is irretrievably broken.
- E. There are no minor children born of this marriage.
- F. The Wife is not in the military service of the United States of America or any of its allies.

- G. The Husband is a veteran and not in active duty of the military service of the United States of America or any of its allies.
- H. The Marital Settlement Agreement entered into by the Parties, signed by the Wife on December 23<sup>rd</sup>, 2024, and signed by the Husband on December 26<sup>th</sup>, 2024, was filed simultaneously with the Petition on January 13, 2025. The entire document shall be incorporated into this Final Judgment of Dissolution of Marriage by reference and not merged herein.
- A. In accordance with the Marital Settlement Agreement the Wife shall receive alimony and is entitled to receive as a spouse a portion of Husband's military pension as follows: Military pension 14.23% calculated with values (1445/5038)\*.5 (Former spouse's pay is reserve retirement point from year 2000 to Retirement in 2017 divided by total number of Reserve retirement points, then multiplying the marital fraction by one-half or 50 percent.) \*see DoD 7000.14-R section 2.11.2. The former spouse will continue to get 14.23% of Military pension until deceased or remarried.

#### ACCORDINGLY, IT IS ORDERED AND ADJUDGED THAT:

- 1. This Court has jurisdiction over the subject matter and the Parties hereto.
- 2. The bonds of marriage between the Petitioner/Wife, CYNTHIA MILLIKEN KAWACHIKA and the Respondent/Husband, JON J. KAWACHIKA, are dissolved, *a vinculo matrimonii*; and the Parties are restored to the status of being single.
- 3. Venue is proper in Miami-Dade County, Florida.
- 4. The Marital Settlement Agreement between the Parties was executed voluntarily after full disclosure, is in the best interest of the Parties and is approved and incorporated into this Final Judgment of Dissolution of Marriage by reference and not merged herein. The Parties are ordered to comply with all terms and conditions of the agreement.

- 5. The Husband shall directly pay the Wife spousal support in accordance with paragraph 8. ALIMONY: reference on page 5 and page 6 of 26 of the parties Marital Settlement Agreement signed by the Wife on December 23<sup>rd</sup>, 2024, and signed by the Husband on December 26<sup>th</sup>, 2024.
- 6. The Wife is entitled and shall receive a spousal portion of Husband's military pension as follows: Military pension 14.23% calculated with values (1445/5038)\*.5 (Former spouse's pay is reserve retirement point from year 2000 to Retirement in 2017 divided by total number of Reserve retirement points, then multiplying the marital fraction by one-half or 50 percent.) \*see DoD 7000.14-R section 2.11.2. The former spouse will continue to get 14.23% of Military pension until deceased or remarried.
- 7. The Court retains jurisdiction for the determination and enforcement of all charging liens filed in this case.
- 8. The Court retains jurisdiction on this cause and the Parties hereto for the purpose of enforcing and modifying this Final Judgment of Dissolution of Marriage, to enter an Income Withholding Order, enter a Qualified Domestic Relations Order ("QDRO") and for any other lawful purpose.

**DONE** and **ORDERED** in Chambers at Miami-Dade County, Florida on this <u>24th day of February</u>, <u>2025</u>.

2025-00070-FC-04 02-24-2025 3:07 P

<u>2025-000770-FC-04 02-24-2025 3:07 PM</u> Hon. Veronica Diaz

CIRCUIT COURT JUDGE Electronically Signed Final Order (Disposed by Judge)

THE COURT DISMISSES THIS CASE AGAINST ANY PARTY NOT LISTED IN THIS FINAL ORDER OR PREVIOUS ORDER(S). THIS CASE IS CLOSED AS TO ALL PARTIES.

Electronically Served: Lorri Fishman, Admin@LorriFishman.com Lorri Fishman, Lorri@LorriFishman.com

**Physically Served:**