IN THE CIRCUIT COURT OF THE FIFTH JUDICIAL CIRCUIT OF THE STATE OF FLORIDA, HERNANDO COUNTY

IN RE: THE MARRIAGE OF:

AMANDA ALDERMAN,

Petitioner/Wife,

and

Case No. 2024-DR-1569

MATTHEW ALDERMAN,

Respondent/Wife.

FINAL JUDGMENT FOR DISSOLUTION OF MARRIAGE

THIS CASE coming to have been for pre-trial conference on April 1, 2025, via zoom, and the parties having appeared with counsel, and having announced that they wished to proceed to final hearing, and that they had entered into both a a mediation agreement, and long distance parenting plan, and the court having reviewed same and approved thereof, and due proof of respondent's residency having been presented it is therefore,

ADJUDGED THAT:

- 1. The Court has jurisdiction over the parties and subject matter of this action.
- 2. The marriage of the parties which took place on February 26, 2013, in the State of North Carolina, is hereby DISSOLVED, for reason that same is irretrievably broken.
- 3. The Court approves the parties Mediation Agreement, and Long Distance Parenting PLan as filed herein on March 28, 2025, and orders the parties to comply with the agreements.
- 4. The Court reserves jurisdiction over the parties, as to all issues relative to the minor children, to enforce this final judgment and to enter any orders necessary to divide the Husband's TSP plan and military pension plan,

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and any amended orders that may required to facilitate the division.

DONE AND ORDERED in Chambers, Brooksville, Florida on April 1st, 2025.

DON BARBEE, JR., CIRCUIT JUDGE

CERTIFICATE OF SERVICE

I HEREBY CERTFIY that a copy of the foregoing Final Judgment was furnished to JOE LITTLE ESQ., and JACK D. HOOGEWIND, ESQ., by e-mail through the e-portal on April 1st , 2025.

Julical Assistant/Deputy Clerk