IN THE DISTRICT COURT OF JOHNSON COUNTY, KANSAS

In the Matter of the Marriage of:				
	Case No			
Petitic and	oner Division			
Respoi	ndent DECREE OF ANNULMENT WITHOUT CHILDREN			
	On this matter was heard by the court.			
	Respondent is present/ not present. (circle one)			
	Petitioner is present/ not present. (circle one)			
	After considering the evidence presented the court makes the following findings and orders.			
1.	Residence. The Petitioner/Respondent (circle one) was an actual resident of Johnson County,			
	Kansas for more than sixty (60) days before the filing of the petition.			
2.	Respondent. The court has jurisdiction over the Respondent because he/she:			
	a. Was served by publication notice.			
	b. Appears in court.			
	c. Was served petition by Sheriff.			
	d. Was served petition by certified mail.			
	e. Has signed and filed a voluntary entry of appearance.			
3.	60 Days. More than sixty (60) days have passed since the filing of the petition.			
4.	Marriage. The parties were married on in ,			
	and have been since that time and now are lawfully Respondent and Petitioner.			
5.	Military Service. The non-filing spouse is/is not (circle one) now on active duty with the United			
	States Military. If the non-filing spouse is on active duty, the requirements of the Service			
	members Civil Relief Act (SCRA) have/haven't (circle one) been met.			
6.	Personal and Subject Matter Jurisdiction; Venue. The Court has personal jurisdiction over the			
	parties and jurisdiction over the subject matter in this action. Venue has been properly placed			
7.	An annulment is granted			
8.	Respondent and Petitioner have no children under the age of 18 or who are still in high school.			
	The parties have no minor children together. Neither party is not pregnant			

9.	Propert	ty and Debt Divided:
	a.	The parties have signed an agreement dividing all of their property and debts. The
		agreement is approved by the court. OR
	b.	Respondent shall keep the following property:
	c.	Petitioner shall keep the following property:
	d.	Respondent shall be responsible for the following debt:
	e.	Petitioner shall be responsible for the following debt:
10.	Insuran	ice Policies. Any designation previously made by Respondent or Petitioner that names th
	other a	s a beneficiary of any individual or group life insurance or annuity policy, trust
	instrum	nent, transfer-on-death account, or payable-on-death account, is terminated and may be
	renewe	ed only by designation made after entry of this decree. Respondent and Petitioner shall
	make a	ny necessary changes to beneficiary designations by filing the changes according to the

11. Spousal Maintenance: Neither party requests spousal maintenance. Neither party will pay spousal maintenance to the other.

terms of the policy, trust or account.

12. Temporary Support Arrears. Any arrears in temporary spousal maintenance and/or child support existing as of the date of this decree (as reflected in the records of the District Court

chall	be restored to the former name of:	
Sildii	be restored to the former hame of.	
Other Provisions.		
IT IS SO ORDERED.		
	ludge of the District Court	
	Judge of the District Court	
Prepared By:		
		
Approved By.		

Trustee) shall be a judgment against the Obligor party and the District Court Trustee shall