The information contained on this form applies only in the State of Georgia. The information contained on this form is correct as of April, 2024.

| IN THE SUPERIOR COUR | COUNTY | |
|----------------------|------------------|--|
| | STATE OF GEORGIA | |
| | | |
| | , | |
| | Civil Action | |
| Plaintiff, vs. | Case Number | |
| | | |

Defendant.

ANSWER & COUNTERCLAIM FOR DIVORCE WITHOUT MINOR CHILDREN

ANSWER

My name is

and I am representing myself in this divorce action. In response to each of the numbered paragraphs of the Plaintiff's *Complaint for Divorce*, I state as follows:

(Check only one answer to match each paragraph of the Complaint; whenever you choose the "partly true" answer, you must explain on the lines about what is true and what is false.)

The allegations of Paragraph One are: □ admitted as true □ denied as untrue
 □ neither admitted nor denied because I do not have enough information to know the truth of the matter □ partly true and partly untrue, specifically as follows:

The allegations of Paragraph Two are: □ admitted as true □ denied as untrue □ neither admitted nor denied because I do not have enough information to know the truth of the matter □ partly true and partly untrue, specifically as follows:

Answer & Counterclaim for Divorce Without Minor Children - June 2021

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3) The allegations of Paragraph Three are: □ admitted as true □ denied as untrue □ neither admitted nor denied because I do not have enough information to know the truth of the matter □ partly true and partly untrue, specifically as follows:

4) The allegations of Paragraph Four are: □ admitted as true □ denied as untrue □ neither admitted nor denied because I do not have enough information to know the truth of the matter □ partly true and partly untrue, specifically as follows:

5) The allegations of Paragraph Five are: □ admitted as true □ denied as untrue □ neither admitted nor denied because I do not have enough information to know the truth of the matter □ partly true and partly untrue, specifically as follows:

6) The allegations of Paragraph Six are: □ admitted as true □ denied as untrue □ neither admitted nor denied because I do not have enough information to know the truth of the matter □ partly true and partly untrue, specifically as follows:

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| □ ne | Illegations of Paragraph Seven are: \Box admitted as true \Box denied as un ither admitted nor denied because I do not have enough information to k uth of the matter \Box partly true and partly untrue, specifically as follow |
|------|--|
| | |
| | |
| □ ne | allegations of Paragraph Eight are: \Box admitted as true \Box denied as un ither admitted nor denied because I do not have enough information to k uth of the matter \Box partly true and partly untrue, specifically as follow |
| | |
| | |
| □ ne | Illegations of Paragraph Nine are: \Box admitted as true \Box denied as un ither admitted nor denied because I do not have enough information to k uth of the matter \Box partly true and partly untrue, specifically as follow |
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| the truth of the matter | □ partly true and par | rtly untrue, specifica | ally as follows: |
|--|------------------------|------------------------|------------------|
| The allegations of Parag □ neither admitted nor of the truth of the matter | lenied because I do no | ot have enough info | rmation to kno |
| The allegations of Parag untrue □ neither admitted nor of the truth of the matter | lenied because I do no | • | |
| The allegations of Parag untrue □ neither admitted nor of the truth of the matter | - | ot have enough info | |
| | | | |

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COUNTERCLAIM FOR DIVORCE

- 15) **Subject Matter Jurisdiction:** I am the Defendant in this action and: *[Check only one of the following, either (a) or (b).]*
 - \Box (a) I have been a resident of the State of Georgia for more than six (6) months immediately prior to filing this action.
 - (b) I am not a resident of the State of Georgia, but my spouse has been a resident of the State of Georgia for at least six (6) months immediately prior to filing this action.
- 16) **Venue:** My spouse is the Plaintiff in this action, and has consented to venue and personal jurisdiction by filing the *Complaint for Divorce*.
- 17) **Service:** The Plaintiff shall be served as provided under OCGA § 9-11-5(b), by delivering or mailing to the address listed on the *Summons*.
- 18) **Date of Marriage:** [Check and complete only one of the following, either (a) or (b).]
 - \Box (a) The Plaintiff and I were lawfully married on _____
- 20) Settlement Agreement: [Check only if there is a signed agreement.]

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The Plaintiff and I have entered into a *Settlement Agreement*, which we both want to be incorporated into the *Final Judgment and Decree for Divorce*. The *Settlement Agreement* has been signed by each of us in front of a notary public, and I am filing the *Settlement Agreement* with the Court, together with this *Answer and Counterclaim*.

- 21) Minor Children: [Check only one of the following, either (a) or (b).]
 - \Box (a) The Plaintiff and I do not have any minor children together.
 - \Box (b) The Plaintiff and I are the parents of _____ minor children. (*STOP* — If you and the Plaintiff have any minor children together, you

must use a different Answer and Counterclaim form. See instructions.)

- 22) Alimony: [Check only one of the following, either (a) or (b).]
 - □ (a) I am financially dependent on the Plaintiff and need the Court to order the Plaintiff to pay alimony for my support.
 - \Box (b) I am not asking for alimony.
- 23) Marital Property: [Check only one of the following, either (a), (b) or (c).]
 - □ (a) The Plaintiff and I have already divided our marital property, and we are both satisfied with the division.
 - \Box (b) The Plaintiff and I do not have any property acquired during our marriage.
 - □ (c) The Plaintiff and I have acquired the following property during our marriage, and I am asking for a fair division of this property:

□ House located at ______
□ Other real estate, located at ______
□ Mobile home (model: ______, year: _____)
□ Pension (mine, worth \$_____)

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| $\Box M$ | lotor vehicles listed here: |
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| | □ Model/year: |
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□ Listed on separate paper attached to this *Counterclaim*

- 24) Joint or Marital Debts: [Check only one of the following, either (a) or (b).]
 - \Box (a) The Plaintiff and I do not have any outstanding joint or marital debts.
 - □ (b) The Plaintiff and I have the following outstanding joint or marital debts, and responsibility for paying them should be as listed below:

| <u>Creditor</u> | <u>Balance</u> | <u>Who Should Pay</u> |
|-----------------|----------------|-----------------------|
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□ Listed on separate paper attached to this *Counterclaim*.

□ 25) **Restraining Order Where Violence Has Occurred:** (*Read instructions carefully and check only if applicable.*)

There is a history of physical violence by the Plaintiff toward me, and I am afraid that the Plaintiff will engage in further acts of violence or harassment toward me unless the Court enters a temporary and permanent restraining order.

□ 26) **Restore Former Name:** [Check only if applicable.]

My former name is _________ and I am asking the Court to restore that name to me.

27) **Grounds for Divorce:** [Check the ones that you can prove at trial.]

My grounds for divorce from the Plaintiff are:

 \Box (a) **Our marriage is irretrievably broken**. The Plaintiff and I can no longer live together and there is no hope that we will get back together.

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| □ (b) | Cruel treatment - The Plaintiff committed the following acts of cruel |
|-------|---|
| | treatment toward me: |
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| □ (c) | Adultery - The Plaintiff has had sexual intercourse with someone else during our marriage. |
| □ (d) | Desertion - The Plaintiff has intentionally and continually deserted me for at least a year. |
| □ (e) | Other grounds from list in OCGA § 19-5-3, as explained here: |
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FOR THESE REASONS, I REQUEST THE FOLLOWING RELIEF: (Check all that apply.)

- \Box (a) That I be granted a total divorce from the Plaintiff;
- □ (b) That the *Settlement Agreement* signed by the parties be incorporated into the *Final Judgment and Decree of Divorce*.
- \Box (c) That the Plaintiff be ordered to pay me alimony for my support;
- \Box (d) That our marital property be divided according to Paragraph 23;

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- \Box (e) That our joint and marital debts be divided according to Paragraph 24;
- □ (f) That the Plaintiff be temporarily and permanently restrained from harassing me or committing any acts of violence toward me;
- \Box (g) That my former name be restored according to Paragraph 26;
- □ (h) That a Rule Nisi be scheduled by the Court, to decide on the relief I have requested;
- \Box (i) That the Court order any and all other relief that the Court finds appropriate.

| Defendant, Self represented litigant, Pro se (Signature) |
|--|
| Name: |
| Address: |
| |
| |

Phone: (____)

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