	NO		
IN THE MATTER OF THE MARRIAGE OF		<b>§</b>	IN DISTRICT COURT  395 <sup>TH</sup> JUDICIAL DISTRICT  WILLIAMSON COUNTY, TEXAS
		<i>\$</i> \$ \$ \$ \$ \$ \$ \$	
SWORN STATEMENT OF EVIDENCE FOR A DIVORCE WITHOUT CHILDREN			
The full legal name of the Respondent is filed on			and the full name of the The petition for divorce was
Petitioner and the Response resident(s) of Williamson My spouse and I	ndent were domiciled to County for the precent stopped living to Cour marriage has that destroys the legit	ed in Teleding 90 gether nas beco	case, the Petitioner, Respondent or both the cas for the preceding six-month period and 2-day period.  as husband and wife on or about ome insupportable because of a discord or and of the marriage relationship and there is
•		or adopt	ed by either of us. Neither of us are pregnant
	-		his agreed decree of divorce regarding the fair and equitable division of the community
We also believe that all the Court.	of the other terms se	t forth i	n this agreed decree should be approved by
A name change is reques	ted in this agreed dec	eree by t	ne
(Petitioner or Responden	t), whose current nam	ne is	
and this person is req	uesting that their n	ame be	restored back to their maiden name of
		·	The request for a name change is not to
avoid creditors or to avo	d criminal prosecution	on.	

A copy of the proposed Agreed Final Decree of Divorce was provided to the Court and it bears both of our signatures. We also verify that all attorneys of record in this case have also signed this Agreed Decree of Divorce.

We respectfully ask the court to grant a divorce and approve all provisions in the proposed Final

Decree of Divorce. My name is \_\_\_\_\_\_, my date of birth is address and my \_\_\_\_\_. I declare under penalty of perjury that the foregoing is true and correct. Signature of Petitioner Name Printed: My name is \_\_\_\_\_\_, my date of birth is and my address is . I declare under penalty of perjury that the foregoing is true and correct. Signature of Respondent Name Printed: