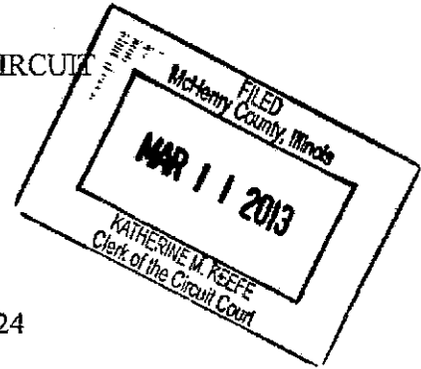


IN THE CIRCUIT COURT OF THE 22ND JUDICIAL CIRCUIT
McHENRY COUNTY, ILLINOIS



IN RE: THE MARRIAGE OF)
)
KIMBERLY POPOVICH,)
)
Petitioner,)
)
vs.)
)
THOMAS POPOVICH,)
)
Respondent.)

Case No. 11 DV 324

JUDGMENT OF DISSOLUTION OF MARRIAGE

THIS CAUSE having come up for hearing on the Petition, Husband having filed a Response and the Court having heard the evidence in open Court and being fully informed does find that:

1. That the court has jurisdiction of the subject matter and the parties hereto.
2. That Petitioner has been a resident and has resided in the State of Illinois for more than ninety (90) days and such domicile has been maintained preceding the making of this finding.
3. The parties were married on July 18, 1988 in Lake Tahoe, Washoe County, Nevada, where the marriage is registered.
4. Three children were born to the marriage of the parties, namely Jack Popovich, age 12, born November 4, 2000, Julian Popovich, age 10, born April 22, 2002 and Jillian Popovich, age 9, born January 8, 2004. Wife is not presently pregnant and no children were adopted by the parties.
5. The Court finds that irreconcilable differences have caused the irretrievable breakdown of the marriage and efforts at reconciliation have failed and future attempts at reconciliation would be impracticable and not in the best interests of the parties and that the spouses have lived separate and apart for a continuous period of not less than six months next preceding the entry of this judgment and that the requirement of living separate and apart for a continuous period in excess of two years has been waived on written stipulation of both spouses.

6. That Petitioner has proved the allegations of the Complaint.

7. The parties have entered into a written Marital Settlement Agreement, which Agreement is approved by the court. Said Agreement is attached hereto and by reference made a part of this Judgment of Dissolution as if it were set forth in full within the ordering part of said Judgment.

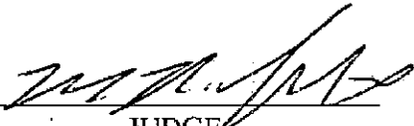
WHEREFORE, IT IS ORDERED AS FOLLOWS:

A. That the bonds of matrimony between Petitioner, KIMBERLY POPOVICH and Respondent, THOMAS POPOVICH be and are hereby dissolved and a Judgment for Dissolution of Marriage is awarded to the parties.

B. That the aforesaid Agreement is hereby incorporated into and merged into this Judgment and each and every provision is binding on the parties.

C. That except as herein and by the aforesaid Marital Settlement Agreement otherwise provided, each of the parties is forever barred and foreclosed from maintenance, homestead, and from any and all other rights, claims or demands whatsoever in and to the property of the other now owned or hereafter acquired.

D. That this Court shall retain jurisdiction of this cause until the terms of this Judgment have been fully complied with in all respects.

ENTER: 

JUDGE

DATED: 3/11/13

Prepared by:

Timothy J. Clifton

Atty #6303067

ZUKOWSKI, ROGERS, FLOOD & McARDLE

Attorneys for Petitioner

50 Virginia Street

Crystal Lake, Illinois 60014

(815) 459-2050

MARITAL SETTLEMENT AGREEMENT

THIS AGREEMENT made this 8th day of March 2013, by and between KIMBERLY POPOVICH ("Kim") and THOMAS J. POPOVICH ("Tom").

A. The parties married on July 18, 1998 and that marriage was registered in Washoe County, Nevada.

B. Kim filed a Complaint for Dissolution of Marriage in the Circuit Court of McHenry County, Illinois, under Docket Number 11 DV 324. That case is entitled IN RE: THE MARRIAGE OF KIMBERLY POPOVICH, Petitioner vs. THOMAS J. POPOVICH, Respondent.

C. The parties consider it in their best interest to settle the questions of maintenance, support, medical and related needs and to fully settle rights of property of the parties, and any other rights which may or do exist between them.

D. The parties hereby represent and warrant to one another that all of their marital property is disposed of in this Agreement. They specifically represent to each other, and each relies on said representations as a material inducement, that he or she has no other accounts or assets or interest in any accounts or assets that are not disposed of by virtue of this agreement. They further represent to each other that the values of accounts and assets set forth in this agreement are true and accurate as of the date of this agreement. If with twelve months of the entry of Judgment of Dissolution of Marriage such representations are subsequently found to be incorrect, intentionally or not, then this paragraph shall be operational. Should either party learn of an undisclosed or undervalued marital asset, he or she shall inform the other within thirty (30) days after discovery. The parties shall then cooperate to liquidate such asset within an additional 30 days and 100% of proceeds will be given to the innocent party. In lieu of liquidation, the non-disclosing party may pay

the innocent party 100% of the value of the asset. If the parties cannot agree as to whether a marital asset was disclosed or the value of any such asset, a court of competent jurisdiction will make the decision, provided, however, that no court may modify the aforesaid allocation. The prevailing party shall be entitled to reasonable attorneys fees and costs.

E. Kim has retained Richard G. Flood of Zukowski, Rogers, Flood & McArdle and Benedict Schwarz II of Schwarz & Pucci as her legal counsel. Tom was represented by various counsel during portions of this proceeding. He is currently pro se.

F. Both parties expressly state that they have freely and voluntarily entered into this Agreement of their own volition, free of any duress or coercion and with full knowledge of each and every provision contained in this Agreement and the consequences thereof.

NOW, THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES HEREIN, THE PARTIES AGREE AS FOLLOWS:

ARTICLE I

RIGHT OF ACTION

- A. This Agreement is not one to obtain or stimulate a dissolution of marriage.
- B. Kim and Tom reserve the right to prosecute or defend any action for dissolution of marriage brought by each other.

ARTICLE II

LAW FIRM

The parties acknowledge and agree that Tom is the sole owner of The Law Office of Thomas J. Popovich, P.C. and that as sole owner Tom has sole control and authority over the actions of The Law Office of Thomas J. Popovich, P.C. As a result, Tom shall be personally responsible for any

obligation of The Law Office of Thomas J. Popovich, P.C. within this Marital Settlement Agreement. A failure of The Law Office of Thomas J. Popovich, P.C. to comply with the terms of this Marital Settlement Agreement shall be deemed a failure, personally, on behalf of Tom and as such he shall be subject to contempt petitions in the event The Law Office of Thomas J. Popovich, P.C. fails to comply with the terms of this Marital Settlement Agreement.

ARTICLE III

MAINTENANCE

A. Tom hereby waives maintenance forever and acknowledges that having waived maintenance, he understands that he may never seek maintenance at any time from Kim in any Court in the future. Tom acknowledges that he understands that maintenance is his potential right to support from Kim arising from the marital relationship.

B. Kim hereby waives maintenance forever and acknowledges that having waived maintenance, she understands that she may never seek maintenance at any time from Tom in any Court in the future. Kim acknowledges that she understands that maintenance is her potential right to support from Tom arising from the marital relationship.

C. Kim's waiver of maintenance is based upon the child support provisions set forth in Article V Paragraph C

ARTICLE IV

MEDICAL INSURANCE FOR KIM

Kim shall receive medical insurance through her employment with The Law Office of Thomas J. Popovich, P.C. Kim's health insurance shall be comparable to the insurance policies

available to other employees of The Law Office of Thomas J. Popovich, P.C. and the cost of Kim's insurance shall be paid by The Law Office of Thomas J. Popovich, P.C. The Law Office of Thomas J. Popovich, P.C. shall maintain this insurance coverage until June 7, 2022. Tom's and the law firm's obligation under this paragraph for Kim's health insurance is limited to \$1,500 per month.

ARTICLE V

MATTERS REGARDING THE PARTIES= CHILDREN

- A. **Identification of the Children:** Three children were born to the parties as a result of this marriage.
1. Jack Popovich, age 12, born November 4, 2000;
 2. Julia Popovich, age 10, born April 22, 2002; and
 3. Jillian Popovich, age 9, born January 9, 2004.
- B. **Parenting Agreement and Order:** The parties have agreed to a Parenting Agreement and Order pursuant to the November 29, 2012 order of the court. Under that Parenting Agreement and Order, the parties agreed to an award of joint custody with Kim being named as the primary residential parent pursuant to the Parenting Agreement and Order. The Parenting Agreement and Order shall be attached as part of the Judgment of Dissolution of Marriage and incorporated therein by reference.
- C. **Support of the Minor Children:**
1. **Child Support:** On the first day of each month, beginning April 1, 2013, Tom shall pay to Kim as and for child support for the children the sum of \$9,000 per month,. Both parties expressly recognize that Tom's income is

(and will be) subject to extreme yearly fluctuations and that there are complex business and accounting issues in determining his net income. Tom's child support was determined based upon the average past net income of Tom for the years 2010, 2011, 2012 and Tom's projected income in 2013 and 2014 of \$2,000,000 (two million) per year. Tom's child support was determined based upon Tom's representation that the average past net income for the years 2010, 2011 and 2012 and projected 2013 & 2014 incomes resulted in a gross income of \$550,000 and a net income of \$ 337,500 annually. Each party acknowledges and agrees that because of the nature of Tom's employment his income varies significantly from year to year and his income in one year may be significantly higher or significantly lower than any prior year.

3. **Modification and Termination of Support:** Child support for the parties' children shall terminate upon the emancipation of the last child to reach emancipation as defined by the Illinois Marriage and Dissolution of Marriage Act. The parties agree that Tom's child support obligation is based on the needs of the parties' children and therefore shall not decrease as a result of a child's emancipation. Notwithstanding the above, if a child will not graduate from high school until after attaining the age of 18, then the termination date shall be no later than the date on which the child will attain the age of 19. The termination of child support, as stated above, shall not apply to any

arrears that may remain unpaid on that date. Nothing contained in this provision relating to termination of child support shall be construed to prevent the court from modifying the child support order in the event of a substantial change in Tom's income.

4. Kim's employment shall not be a basis for a reduction in support.
5. Tom agrees to maintain the properties listed below ("Collateral Properties") as collateral to secure payment to Kim for child support. Each party acknowledges and agrees that this Agreement currently calls for Kim to receive approximately \$990,000 in child support. In the event Tom fails to pay Kim pursuant to the terms of this Agreement, Kim may elect that the Collateral Properties shall be immediately liquidated to pay Kim for the amount in arrears and due in child support for the following twelve (12) months (i.e., each year of child support is currently worth \$108,000. Therefore if child support is stopped with three years remaining, Kim is entitled to \$324,000 from the liquidation of the Collateral Properties. Tom agrees not to encumber any of the Collateral Properties with any further debt or obligation until such time as his obligation for child support expires or Kim has been paid the amount owing to her under this Agreement. Additionally, Tom agrees not to transfer any of his interest in the Collateral Properties nor undertake any activity which in anyway lessens the value of the Collateral Properties until such time as this Agreement expires or Kim has been paid the amount owing to her under this Agreement. The Collateral Properties are:

1. 4311 Crestwood Drive, McHenry, Illinois

2. 4705 W. McCullom Lake Road, McCullom Lake, Illinois
3. 4805 McCullom Lake Road, McCullom Lake, Illinois.
4. 1306 N. Court Street, McHenry, Illinois
5. 1308 N. Court Street, McHenry, Illinois
6. 4311 Crestwood Drive, McHenry, Illinois

This paragraph does apply to any court ordered reduction in Tom's child support and is not meant to prohibit or restrict Tom from applying for a reduction of child support in the future. In other words, for example, if Tom's Court ordered support is reduced to \$4,000 per month and Tom fails to pay that amount, the properties will be liquidated to pay Kim that amount of remaining child support.

Kim, in the alternative, shall be able to initiate contempt proceedings against Tom as a result of his failure to pay child support in lieu of forcing the immediate sale of the Collateral Properties as described above.

D. Medical, Dental, Optical and Related Expenses of the Children:

1. **Health Insurance:** Currently, the Law Offices of Thomas J. Popovich, P.C., pays for a medical insurance policy covering the children's medical needs, including doctor visits, hospitalization and surgical expenses. Tom, via the Law Office of Thomas J. Popovich, P.C. shall continue to pay the cost of this policy or one with comparable coverage. In the event Kim's policy covering the children is no longer available, Tom shall immediately obtain a comparable medical insurance policy covering the children and shall pay the premiums associated with the comparable policy.
2. **Health Care Expenses:** The parties shall divide the medical expenses of the children not covered by insurance with Tom paying 60% and Kim paying 40% of the out-of-pocket medical expenses of the children. For purposes of this paragraph D, the term medical expenses includes hospital, surgical, physician, mental health and prescription expenses.
 - a. In the event of the need for extraordinary medical care of extraordinary health expenses, the party incurring shall advise the other party before incurring any such expenses. This obligation to advise the other party before incurring any

such expenses shall not apply to cases of emergency where the minor children's lives or health might be imperiled by delay. Each party agrees to submit all medical expenses incurred on behalf of the children to the proper insurance plan. If either party fails to properly submit an insurance claim or otherwise fails to comply with the terms and conditions of the insurance plan, then such party shall be liable for all medical expenses which would have otherwise been paid or reimbursed by the insurance plan.

3. **Payment and Reimbursement of Expenses:** Kim shall provide the outstanding medical, dental, orthodontic and optometrist bills or receipts of proof of payments for any medical expenses which she has paid and Tom shall reimburse Kim within 7 days after receipt of such notice for his 60% portion of the expenses paid. Neither party shall unnecessarily cause the delay or prevention of necessary medical treatment for the minor children by reason of withholding any payment properly due.

4. **Termination:** Tom's obligation with respect to the children to pay for health care expenses and insurance coverage for the children shall terminate upon the parental obligation for the support and educational support of the children terminating.

E. **Payment of Private K-12 School Tuition:** The parties shall divide the cost of private school tuition for the children with Tom paying 60% and Kim paying 40%. Private school tuition includes tuition, fees, books, room and board, school supplies and uniforms. Each party shall timely pay their portion of the cost directly to the school.

F. **Extracurricular Expenses of the Minor Children:** The parties shall divide the reasonable expenses for extracurricular activities (after school sports, camps, music and art lessons, athletic fees, clubs, school and/or community activities) with Tom paying 60% and Kim paying 40% of these expenses. Kim shall provide receipts of proof of payments for any extracurricular expenses which she has paid and Tom shall reimburse Kim his 60% portion within 7 days after receipt of such notice for the

expenses paid or advanced by Kim. Neither party shall unnecessarily cause the delay or prevention of extracurricular activities for the minor children by reason of withholding any payment properly due. The parties agree to cap the total expense for all three children under this paragraph to \$10,000 per calendar year including ski passes to be purchased by Kim for Wilmot every year. However, Tom shall purchase all the children's ski equipment which shall not be included in the cap of \$10,000.

G. **Post-High School Educational Expenses:** Any funds currently held for the benefit of a child or the children, shall be preserved and shall be applied prior to the parties being required to contribute to that child's post high school education expenses. Any obligation of the parties beyond the funds currently held in accounts for the benefit of the children is reserved pursuant to 750 ILCS 5/513

H. **Dependency Exemptions:**

1. Three minor children: Beginning with the 2012 tax year, Tom shall claim, Jack and Julia each year as dependency exemptions for so long as he is able to do so. Beginning with the 2012 tax year, Kim shall claim Jillian each year as a dependency exemption for so long as she is able to do so.
2. Two minor children: Once Jack can no longer be claimed as a dependency exemption, Tom shall claim, Julia each year as a dependency exemption for so long as he is able to do and Kim shall claim Jillian each year as a dependency exemption for so long as she is able to do so.
3. One minor child: Once Julia can no longer be claimed as a dependency exemption, the parties shall alternate claiming Jillian as a dependency exemption with Kim claiming her in even years and Tom claiming her in odd years until Jillian can no longer be claimed.

ARTICLE VI

LIFE INSURANCE

A. FOR BENEFIT OF CHILDREN

1. Each party shall maintain (timely pay all premiums) in full force and effect the life insurance policies currently in their name for the benefit of the parties children with the other party as trustee. These policies include:
 - a. Tom's Life Insurance Policy with AXA Equitable (ending in #9006) with a Death Benefit of approximately \$1,033,085.00
 - b. Tom's Life Insurance Policy with Mony (ending in #8904) with a Death Benefit of approximately \$2,000,000.00
 - c. Kim's Life Insurance Policy with AXA Equitable (ending in #028) with a Death Benefit of approximately \$1,000,000.00
2. **Party Shall Not Borrow Against Policy:** Neither Tom nor Kim shall borrow any additional funds (until they reach the age of 60, respectively) against the life insurance coverage they are required to keep in force for the benefit of the parties' children as required herein or do any act that would in any way jeopardize the amounts payable for the benefit of the parties' children. Upon a party reaching the age of 60, that party may borrow additional funds from their respective life insurance policies.
3. **Provide Proof that Policy is in Force:** Each party shall, at the reasonable request of the other party from time to time, give proof to the other party that the above policy or policies of life insurance are in force and the premiums on the policy are paid in full.

4. **Lien Against Each Estate**: Should, for any reason, upon either party's death there not be compliance with the provisions regarding insurance upon either party's life, then the surviving party shall have a lien against the decedent's estate for the benefit of the parties' children, Jack, Julia and Jillian, for the amounts that would have been payable to those children if such insurance had been in force.
5. **No Termination of Obligation for Life Insurance**: Each party agrees to maintain the above accounts in full force and effect until their death or as otherwise agreed upon by the parties in writing.

B. CHILDREN'S POLICIES: The parties acknowledge that they have the following life insurance policies for the children:

1. AXA Equitable Life Insurance (#739) - Julia Popovich
2. AXA Equitable Life Insurance (#742) - Jack Popovich
3. AXA Equitable Life Insurance (#740) - Jillian Popovich

The parties agree to equally divide the premiums associated with Jillian's policy. Each party shall timely pay their one-half portion of Jillian's premium. With respect to the Policies for Julia and Jack the parties shall mutually decide if the equity of the respective policies is sufficient to cover the premiums for the life of the policy, if the equity is not sufficient, the policies shall be cashed out and credited to the college fund for the respective child.

ARTICLE VII
PROPERTY SETTLEMENT

the policy, if the equity is not sufficient, the policies shall be cashed out and credited to the college fund for the respective child.

ARTICLE VII
PROPERTY SETTLEMENT

A. Law Office of Thomas J. Popovich, P.C.

The Real Estate of 3416 West Elm Street, McHenry, Illinois shall be Tom's sole and separate property. Kim shall convey to Tom by quitclaim deed or any other necessary documentation, all of her rights, title and interest to the property. Tom agrees to indemnify and hold Kim harmless from any and all liability (currently owing or arising in the future) arising from ownership of this real estate. Said hold harmless provision shall include reasonable attorney's fees and costs necessary to enforce this indemnification.

The Law Office of Thomas J. Popovich, P.C. including all property, assets and liabilities shall be Tom's sole and separate property subject to the provisions of this Section. Tom agrees to indemnify and hold Kim harmless from any and all liability arising out of The Law Office of Thomas J. Popovich, P.C. Said hold harmless provision shall include reasonable attorney's fees and costs necessary to enforce this indemnification.

The parties agree and acknowledge that as part of this Agreement, Kim shall be entitled to 25% of the gross amount of any attorney fee from the settlement/judgment from the case of In re: Estate of John Morris vs. OSF St. Anthony, less \$125,000 payable to Tom (provided her share of the fees before the deduction of \$125,000 is a minimum of \$200,000.) Additionally, the parties agree and acknowledge that as part of this Agreement, Kim shall be entitled to \$325,000 of Tom's portion of the attorneys fees of the settlement/judgment of the Morris case (set for trial

proceeds of these cases. If for any reason the proceeds are insufficient to pay \$325,000 to ZRFM & Schwarz and Pucci by June 2014, then a Judgment shall enter in favor of ZRFM & Schwarz and Pucci and against The Law Offices of Thomas J. Popovich P.C. in the amount of \$325,000.

The above shall apply even if Kim is terminated from representation in the Morris case.

Kim received \$100,000 from the settlement of the Chavez case which she will use to pay her credit card debt of approximately \$75,000. She shall also pay in full all of the fees currently outstanding to GAL, Mary Nader. If Kim receives any fee on the Morris case and Tom does not receive any fee, then any amount received by Kim shall be first applied to the \$325,000 with the balance, if any, to be paid ^{By her} by Tom.

B. Real Estate - Marital Residence:

1. The parties hold title to certain real property previously occupied as the marital residence and located at 4702 N. Waltshire Lane McHenry, Illinois.
Kim shall receive this residence as her sole and exclusive property, free and clear of any interest of Tom.
2. Tom shall convey to Kim by quitclaim deed, all of his rights, title and interest to the property.
3. Should Tom fail to execute such conveyance or assignment within the time prescribed by this agreement, then a Judge of the domestic relations division of the Twenty-Second Judicial Circuit, McHenry County, Illinois is authorized to execute such conveyance or assignment for and in place of Tom.
4. Tom shall indemnify and hold Kim harmless in reference to the McHenry Savings Bank Home Equity Line of Credit indebtedness against the real

estate. Said hold harmless provision is effective for the entire balance existing at time of divorce and shall include reasonable attorney's fees and costs necessary to enforce this indemnification. Tom shall pay off the current outstanding balance (no more than \$330,000.00) on the Home Equity Line of Credit no later than receipt of settlement or judgment funds from the Escobar case or June 1, 2015, whichever occurs last. Until May 31, 2014, Kim shall be responsible for the monthly payments. After June 1, 2014 and until the Home Equity Line of Credit is paid off, Tom shall be responsible for timely making the monthly payments.

5. Tom shall hold Kim harmless in reference to all real estate taxes against the real estate owing against the real estate, with the exception of 4702 N. Waltshire. Said hold harmless provision is effective for all existing Real Estate Holdings at time of divorce and thereafter and shall include reasonable attorney's fees and costs necessary to enforce this indemnification.
6. In the event Kim pays off the mortgage and/or home equity line associated with the marital residence prior to Tom's payment in full of the home equity line, Kim shall be entitled to payment from Tom of the amount owing on the home equity line at the time Kim pays the same off (not to exceed \$330,000), with the payments to be made under the same time parameters as in Section 4 of this paragraph.

C. **Household Furnishings:** Kim shall receive as her sole and exclusive property all of the furniture and furnishings currently in the residence at 4702 N. Waltshire,

McHenry, Illinois with the exception of the following items: (1) a dining room table which is in the basement of the residence; (2) 3 of the Wanckett Studio photos of the children to be chosen by Tom; (3) Tom's Valet; and (4) Tom's weights. Once provided access Tom will return the photos and videos to Kim within 30 days. Additionally, Tom shall make copies of any and all pictures or videos which he would like a copy of at his sole cost. Kim shall provide access to Tom to all of the children's photos and videos. Tom agrees to refrain from taking any act to damage or alter any of the pictures or videos he makes copies of.

D. Other Real Estate: The parties own or have an interest in the real estate listed below (hereinafter "Additional Real Estate"). With the exception of the marital residence, Tom shall be awarded the entirety of the parties' interest in the Additional Real Estate listed below. Kim shall convey to Tom by quitclaim deed, or any other necessary documentation, all of her rights, title and interest to the Additional Real Estate. Additionally, Kim shall execute any and all documents necessary to transfer any interest she has in the Additional Real Estate to Tom. Tom agrees to indemnify and hold Kim harmless in reference to any and all liability (currently owing or arising in the future) arising from ownership of the Additional Real Estate. Said hold harmless provision shall include reasonable attorney's fees and costs necessary to enforce this indemnification.

1. 4009 Kane Avenue, McHenry, Illinois;
2. 4011 Kane Avenue, McHenry, Illinois;
3. 4013 Kane Avenue, McHenry, Illinois;
4. 4006 West Oak Avenue, McHenry, Illinois;
5. 5300 West Orchard Drive, McCullom Lake, Illinois;
6. 6703 West State Route 120, McHenry, Illinois;
7. 1306 N. Court Street, McHenry, Illinois;

8. 1308 N. Court Street, McHenry, Illinois;
9. 4311 Crestwood Drive, McHenry, Illinois;
10. 4705 W. McCullom Lake Road., McCullom Lake, Illinois;
11. 4805 W. McCullom Lake Rd., McCullom Lake, Illinois;
12. 4904 West Avenue, McHenry, Illinois;
13. 6011 Fox Lake Road, Johnsburg, Illinois;
14. 1208 N. Ridge Road, McHenry, Illinois;
15. 2512 Hiller Road, McHenry, Illinois;
16. 5620 Chesapeake Hills, McHenry, Illinois;
17. 210 N. Martin Luther King Avenue, Waukegan, Illinois;
18. 1307 N. Park Street, McHenry, Illinois;
19. 1309 N. Park Street, McHenry, Illinois;
20. 4019 Kane Avenue, McHenry, Illinois;
21. 3003 Spring Road, McCullom Lake, Illinois; and
22. 412 Northlake, Lakemoor, Illinois.

E. **Retirement Accounts**: Each party shall receive, as their sole and separate property, free and clear from any interest of the other party, the retirement accounts currently held in their respective names.

1. Thomas Popovich 401(k)
2. Thomas Popovich Roth IRA
3. Thomas Popovich E-Trade Roth IRA
4. Kimberly Popovich 401(k)
5. Kimberly Popovich Roth IRA
6. Kimberly Popovich E-Trade Roth IRA

F. **Structured Annuities**: Kim shall receive as her sole and separate property, free of any interest of Tom, all Structured Annuities in existence as of the date this agreement is executed, with an approximate value of \$1,200,000. Tom shall execute any and all documents necessary to transfer the entirety of the Structured Annuities to Kim's sole name. Should the transfer be prohibited pursuant to the annuity contract in force, Tom agrees to sign personally or assign power of attorney to Kim to sign any documents required for Kim to receive said payments, including but not limited to checks or drafts made payable to Tom or the Law Offices of Thomas J. Popovich, P.C. Kim shall be solely responsible for all income taxes related to these annuities and if Tom incurs any income tax liability as a result of the annuities, Kim is

obligated to reimburse Tom for any such liability. A list of the annuities is attached hereto as Exhibit A and incorporated by reference. TOM: from Kim: You told me there was an additional annuity I don't have the info on

G. **Bank Accounts:** Each party shall receive, as their sole and separate property, free and clear from any interest of the other party, the bank accounts currently held in their respective names.

1. Kimberly Popovich - Fifth/Third Bank account ending in 3221.
2. Thomas Popovich - McHenry Bank & Trust Checking
3. Popovich Properties - Fifth/Third Bank

H. **Vehicles:**

1. Kim shall receive as her sole and exclusive property the Mercedes Benz,,, the 1999 Ford Taurus, and the 2012 Infiniti QX56. Kim shall hold Tom harmless from any liability arising from her use of said vehicles. The Law Office of Thomas J. Popovich P.C. shall be fully responsible for the payment of any indebtedness currently associated with the 2012 Infiniti QX56. Kim shall be indemnified and held harmless from any liability resulting from the indebtedness currently associated with the 2012 Infiniti QX56. Additionally, Tom shall be fully responsible for maintaining in full force and effect the insurance policy on the 2012 Infiniti until June 1, 2022.

2. Tom shall receive as his sole and exclusive property all other vehicles titled in his personal name or the Law Offices of Thomas J. Popovich, P.C., including but not limited to the, 2008 Infiniti, the 2002 Ford Taurus, the 2001 Ford Windstar, and the "plow truck" and shall be responsible for all indebtedness on

these vehicles and shall hold Kim harmless from same including reasonable attorney's fees and costs in defending any action brought against her with respect to these vehicles

I. **Charles Road Properties:** The parties acknowledge that they both have an interest in Charles Road Properties. Each party shall be entitled to one-half of that interest in Charles Road Properties. In the event of a payout of their interest in Charles Road Properties, each party shall be entitled to one-half of the payout.

J. **Children's Accounts:** The parties agree that for purposes of dividing the marital estate, the following accounts held for the benefit of the children were excluded from the valuation of the marital estate:

1. College America #6861 – Jack Popovich
2. College America #1226 – Julia Popovich
3. College America #1232 – Jillian Popovich

These accounts shall be preserved and used in accordance with Article IV, Paragraph G above. Any other contribution to the accounts is reserved.

ARTICLE VIII **LIABILITIES**

1. Kim shall be responsible for payment in full of the following debts:
 - a. USAA Visa Platinum ending in 1783
 - b. USAA Visa Standard ending in 6327
 - c. Visa Rewards Card ending in 8280
2. Other than provided above, each party shall be responsible for and shall pay any debts incurred by them since the date of filing of the Petition for Dissolution of Marriage and

- a. USAA Visa Platinum ending in 1783
- b. USAA Visa Standard ending in 6327
- c. Visa Rewards Card ending in 8280

2. Other than provided above, each party shall be responsible for and shall pay any debts incurred by them since the date of filing of the Petition for Dissolution of Marriage and shall defend and hold harmless the other from any such debts. The parties represent they have no joint debts other than as identified and allocated in this agreement.

ARTICLE IX TAXES

1. The parties will file Separate Federal and State income tax returns for 2012.

ARTICLE X ATTORNEY'S FEES

The parties have waived their rights to a contribution hearing. Each party shall be responsible for payment of their own attorney's fees and costs. Said division of attorney's fees is based upon the expectation that Kim will receive \$325,000 of Tom's share of the fee from the Morris case and 25% of the settlement/judgment proceeds of the In re: Estate of John Morris vs. OSF St. Anthony case. Kim shall use the proceeds from the Morris case to pay off the law firms of Schwarz & Pucci and Zukowski, Rogers, Flood & McArdle.

ARTICLE XI TIMELY PAYMENT

The parties agree that time is of the essence with respect to any payments owed by either party to each other under this Agreement. Any payment which is late under this Agreement,

ARTICLE XIII
MUTUAL RELEASE AND RIGHTS

Except as herein provided, each of the parties does forever waive, release and quit claim to the other party all rights of homestead, maintenance, and all other property rights and claims which he or she now has or may hereafter have, as Husband, Wife, widower, widow or otherwise, by reason of the marital relations now existing between the parties under any present or future law of any state or of the United States of America, or of any other country, in or to, or against the property of the other party, or his or her estate, whether now owned or hereafter acquired by such party. Each of the parties further covenants and agrees for himself and herself and his or her heirs, executors, administrators, and assigns that he or she will never at any time hereafter sue the other party or his or her heirs, executors, administrators, or assigns, for the purpose of enforcing any or either of the rights specific in or relinquished under this paragraph.

IN WITNESS WHEREOF, the Husband and Wife have hereunto set their respective hands and seals the day and year first above written.


KIMBERLY POPOVICH


THOMAS J. POPOVICH


THE LAW OFFICE OF THOMAS J. POPOVICH, P.C.

DATE	AMOUNT	TP	INSURANCE CO	CASE
	\$1,131,718.95			
3/9/2016	\$90,444.00	52	Liberty Life	Morrison
1/1/2017	\$8,827.00	53	Met Life	Baker
4/22/2018	\$11,300.00	54	Travelers	Salinas
4/22/2019	\$11,300.00	55	Travelers	Salinas
1/1/2020	\$17,725.00	55	Met Life	Gorski
4/22/2020	\$11,300.00	56	Travelers	Salinas
4/22/2021	\$17,925.00	57	Met Life	Baron
1/1/2022	\$27,165.00	57	Met Life	Patel
1/1/2022	\$7,412.00	57	Met Life	Bourque
1/9/2022	\$22,750.00	57		Roti

① Find other cases

DATE	AMOUNT	TP	INSURANCE CO	CASE
11/4/2022	\$7,000.00	58	Auto Owners	Glass
11/4/2022	\$10,179.00	58	Liberty Life	Nulle
1/1/2023	\$7,412.00	58	Met Life	Bourque
7/18/2023	\$1,500.00	59	Liberty Mutual	Sylvester
11/4/2023	\$7,000.00	59	Auto Owners	Glass
11/4/2023	\$10,179.00	59	Liberty Life	Nulle
1/1/2024	\$7,412.00	59	Met Life	Bourque
1/2/2024	\$12,025.00		Met Life	Bland
3/1/2024	\$2,028.50		American Home Ins.	Shreve
3/9/2024	\$1,150.00	60	Travelers	Doody
4/1/2024	\$2,028.50		American Home Ins.	Shreve
4/9/2024	\$1,150.00	60	Travelers	Doody

DATE	AMOUNT	TP	INSURANCE CO	CASE
5/1/2024	\$2,028.50		American Home Ins.	Shreve
5/9/2024	\$1,150.00	60	Travelers	Doody
6/1/2024	\$2,028.50		American Home Ins.	Shreve
6/9/2024	\$1,150.00	60	Travelers	Doody
7/1/2024	\$2,028.50		American Home Ins.	Shreve
7/2/2024	\$1,150.00	60	Travelers	Doody
8/1/2024	\$2,028.50		American Home Ins.	Shreve
8/9/2024	\$1,150.00	60	Travelers	Doody
9/1/2024	\$2,028.50		American Home Ins.	Shreve
9/9/2024	\$1,150.00	60	Travelers	Doody
10/1/2024	\$2,028.50		American Home Ins.	Shreve
10/9/2024	\$1,150.00	60	Travelers	Doody

DATE	AMOUNT	TP	INSURANCE CO	CASE
11/1/2024	\$2,028.50		American Home Ins.	Shreve
11/3/2024	\$10,179.00	60	Liberty Life	Nulle
11/9/2024	\$1,150.00	60	Travelers	Doody
12/1/2024	\$2,028.50		American Home Ins.	Shreve
12/9/2024	\$1,150.00	60	Travelers	Doody
1/1/2025	\$7,412.00	60	Met Life	Bourque
1/1/2025	\$2,028.50		American Home Ins.	Shreve
1/9/2025	\$1,150.00	60	Travelers	Doody
2/1/2025	\$2,028.50		American Home Ins.	Shreve
2/9/2025	\$1,150.00	60	Travelers	Doody
3/1/2025	\$2,028.50		American Home Ins.	Shreve
3/9/2025	\$1,150.00	61	Travelers	Doody

DATE	AMOUNT	TP	INSURANCE CO	CASE
4/1/2025	\$10,645.00	61	Metropolitan Property	Rozell
4/1/2025	\$2,028.50		American Home Ins.	Shreve
4/9/2025	\$1,150.00	61	Travelers	Doody
4/10/2025	\$13,120.00		Met Life	Seyersdah
5/1/2025	\$2,028.50		American Home Ins.	Shreve
5/9/2025	\$1,150.00	61	Travelers	Doody
6/1/2025	\$2,028.50		American Home Ins.	Shreve
6/9/2025	\$1,150.00	61	Travelers	Doody
7/1/2025	\$2,028.50		American Home Ins.	Shreve
7/9/2025	\$1,150.00	61	Travelers	Doody
7/18/2025	\$2,500.00	61	Liberty Mutual	Sylvester
8/1/2025	\$2,028.50		American Home Ins.	Shreve

DATE	AMOUNT	TP	INSURANCE CO	CASE
8/9/2025	\$1,150.00	61	Travelers	Doody
9/1/2025	\$2,028.50		American Home Ins.	Shreve
9/9/2025	\$1,150.00	61	Travelers	Doody
10/1/2025	\$2,028.50		American Home Ins.	Shreve
10/9/2025	\$1,150.00	61	Travelers	Doody
11/1/2025	\$2,028.50		American Home Ins.	Shreve
11/4/2025	\$7,000.00	61	Auto Owners	Glass
11/9/2025	\$1,150.00	61	Travelers	Doody
12/1/2025	\$2,028.50		American Home Ins.	Shreve
12/9/2025	\$1,150.00	61	Travelers	Doody
1/1/2026	\$7,412.00	61	Met Life	Bourque
1/1/2026	\$2,028.50		American Home Ins.	Shreve

DATE	AMOUNT	TP	INSURANCE CO	CASE
1/9/2026	\$23,655.00	61	USAA	McCoy
1/9/2026	\$1,150.00	61	Travelers	Doody
1/9/2026	\$1,150.00	61	Travelers	Doody
1/15/2026	\$662.49	61	Hartford	Podbregar
2/1/2026	\$2,028.50		American Home Ins.	Shreve
2/9/2026	\$1,150.00	61	Travelers	Doody
2/15/2026	\$662.49		Hartford	Podbregar
3/1/2026	\$2,028.50		American Home Ins.	Shreve
3/9/2026	\$1,150.00	62	Travelers	Doody
3/15/2026	\$662.49		Hartford	Podbregar
4/1/2026	\$2,028.50		American Home Ins.	Shreve
4/9/2026	\$1,150.00	62	Travelers	Doody

DATE	AMOUNT	TP	INSURANCE CO	CASE
4/15/2026	\$662.49		Hartford	Podbregar
5/1/2026	\$2,028.50		American Home Ins.	Shreve
5/9/2026	\$1,150.00	62	Travelers	Doody
5/15/2026	\$662.49		Hartford	Podbregar
6/1/2026	\$2,028.50		American Home Ins.	Shreve
6/9/2026	\$1,150.00	62	Travelers	Doody
6/15/2026	\$662.49		Hartford	Podbregar
7/1/2026	\$2,028.50		American Home Ins.	Shreve
7/9/2026	\$1,150.00	62	Travelers	Doody
7/15/2026	\$662.49		Hartford	Podbregar
8/1/2026	\$2,028.50		American Home Ins.	Shreve
8/9/2026	\$1,150.00	62	Travelers	Doody

DATE	AMOUNT	TP	INSURANCE CO	CASE
8/15/2026	\$662.49		Hartford	Podbregar
9/1/2026	\$2,028.50		American Home Ins.	Shreve
9/9/2026	\$1,150.00	62	Travelers	Doody
9/15/2026	\$662.49		Hartford	Podbregar
10/1/2026	\$2,028.50		American Home Ins.	Shreve
10/9/2026	\$1,150.00	62	Travelers	Doody
10/15/2026	\$662.49		Hartford	Podbregar
11/1/2026	\$2,028.50		American Home Ins.	Shreve
11/9/2026	\$1,150.00	62	Travelers	Doody
11/15/2026	\$662.49		Hartford	Podbregar
12/1/2026	\$2,028.50		American Home Ins.	Shreve
12/9/2026	\$1,150.00	62	Travelers	Doody

DATE	AMOUNT	TP	INSURANCE CO	CASE
12/15/2026	\$662.49		Hartford	Podbregar
1/1/2027	\$7,412.00	62	Met Life	Bourque
1/1/2027	\$2,028.50		American Home Ins.	Shreve
1/9/2027	\$23,665.00	62	USAA	McCoy
1/15/2027	\$662.49		Hartford	Podbregar
2/1/2027	\$2,028.50		American Home Ins.	Shreve
2/9/2027	\$1,150.00	62	Travelers	Doody
2/15/2027	\$662.49		Hartford	Podbregar
3/1/2027	\$2,028.50		American Home Ins.	Shreve
3/9/2027	\$1,150.00	63	Travelers	Doody
3/15/2027	\$662.49		Hartford	Podbregar
4/1/2027	\$2,028.50		American Home Ins.	Shreve

DATE	AMOUNT	TP	INSURANCE CO	CASE
4/9/2027	\$1,150.00	63	Travelers	Doody
4/15/2027	\$662.49		Hartford	Podbregar
5/1/2027	\$2,028.50		American Home Ins.	Shreve
5/9/2027	\$1,150.00	63	Travelers	Doody
5/15/2027	\$662.49		Hartford	Podbregar
6/1/2027	\$2,028.50		American Home Ins.	Shreve
6/9/2027	\$1,150.00	63	Travelers	Doody
6/15/2027	\$662.49		Hartford	Podbregar
7/1/2027	\$2,028.50		American Home Ins.	Shreve
7/9/2027	\$1,150.00	63	Travelers	Doody
7/15/2027	\$662.49		Hartford	Podbregar
8/1/2027	\$2,028.50		American Home Ins.	Shreve

DATE	AMOUNT	TP	INSURANCE CO	CASE
8/9/2027	\$1,150.00	63	Travelers	Doody
8/15/2027	\$662.49		Hartford	Podbregar
9/1/2027	\$2,028.50		American Home Ins.	Shreve
9/9/2027	\$1,150.00	63	Travelers	Doody
9/15/2027	\$662.49		Hartford	Podbregar
10/1/2027	\$2,028.50		American Home Ins.	Shreve
10/9/2027	\$1,150.00	63	Travelers	Doody
10/15/2027	\$662.49		Hartford	Podbregar
11/1/2027	\$2,028.50		American Home Ins.	Shreve
11/9/2027	\$1,150.00	63	Travelers	Doody
11/15/2027	\$662.49		Hartford	Podbregar
12/1/2027	\$2,028.50		American Home Ins.	Shreve

DATE	AMOUNT	TP	INSURANCE CO	CASE
12/9/2027	\$1,150.00	63	Travelers	Doody
12/15/2027	\$662.49		Hartford	Podbregar
1/1/2028	\$7,412.00	63	Met Life	Bourque
1/1/2028	\$2,028.50		American Home Ins.	Shreve
1/9/2028	\$1,150.00	63	Travelers	Doody
1/15/2028	\$662.49		Hartford	Podbregar
1/15/2028	\$684.00		Met Life	Badran
2/1/2028	\$2,028.50		American Home Ins.	Shreve
2/9/2028	\$1,150.00	63	Travelers	Doody
2/15/2028	\$662.49		Hartford	Podbregar
2/15/2028	\$684.00		Met Life	Badran
3/1/2028	\$2,028.50		American Home Ins.	Shreve

DATE	AMOUNT	TP	INSURANCE CO	CASE
3/15/2028	\$662.49		Hartford	Podbregar
3/15/2028	\$684.00		Met Life	Badran
4/1/2028	\$2,028.50		American Home Ins.	Shreve
4/15/2028	\$662.49		Hartford	Podbregar
4/15/2028	\$684.00		Met Life	Badran
5/1/2028	\$2,028.50		American Home Ins.	Shreve
5/15/2028	\$662.49		Hartford	Podbregar
5/15/2028	\$684.00		Met Life	Badran
6/1/2028	\$2,028.50		American Home Ins.	Shreve
6/15/2028	\$662.49		Hartford	Podbregar
6/15/2028	\$684.00		Met Life	Badran
7/1/2028	\$2,028.50		American Home Ins.	Shreve

DATE	AMOUNT	TP	INSURANCE CO	CASE
7/15/2028	\$662.49		Hartford	Podbregar
7/15/2028	\$684.00		Met Life	Badran
7/18/2028	\$24,225.00	64	Liberty Life	Sylvester
7/18/2028	\$20,697.00		Hartford	Sexton
8/1/2028	\$2,028.50		American Home Ins.	Shreve
8/15/2028	\$662.49		Hartford	Podbregar
8/15/2028	\$684.00		Met Life	Badran
9/1/2028	\$2,028.50		American Home Ins.	Shreve
9/15/2028	\$662.49		Hartford	Podbregar
9/15/2028	\$684.00		Met Life	Badran
10/1/2028	\$2,028.50		American Home Ins.	Shreve
10/15/2028	\$662.49		Hartford	Podbregar

DATE	AMOUNT	TP	INSURANCE CO	CASE
10/15/2028	\$684.00		Met Life	Badran
11/1/2028	\$2,028.50		American Home Ins.	Shreve
11/15/2028	\$662.49		Hartford	Podbregar
11/15/2028	\$684.00		Met Life	Badran
12/1/2028	\$2,028.50		American Home Ins.	Shreve
12/15/2028	\$662.49		Hartford	Podbregar
12/15/2028	\$684.00		Met Life	Badran
1/1/2029	\$7,412.00	65	Met Life	Bourque
1/1/2029	\$2,028.50		American Home Ins.	Shreve
1/15/2029	\$662.49		Hartford	Podbregar
1/15/2029	\$684.00		Met Life	Badran
2/1/2029	\$2,028.50		American Home Ins.	Shreve

DATE	AMOUNT	TP	INSURANCE CO	CASE
2/15/2029	\$662.49		Hartford	Podbregar
2/15/2029	\$684.00		Met Life	Badran
3/1/2029	\$2,028.50		American Home Ins.	Shreve
3/15/2029	\$662.49		Hartford	Podbregar
3/15/2029	\$684.00		Met Life	Badran
4/1/2029	\$5,048.75		USAA	Long
4/1/2029	\$2,028.50		American Home Ins.	Shreve
4/15/2029	\$662.49		Hartford	Podbregar
4/15/2029	\$684.00		Met Life	Badran
5/1/2029	\$2,028.50		American Home Ins.	Shreve
5/15/2029	\$662.49		Hartford	Podbregar
5/15/2029	\$684.00		Met Life	Badran

DATE	AMOUNT	TP	INSURANCE CO	CASE
6/1/2029	\$2,028.50		American Home Ins.	Shreve
6/15/2029	\$662.49		Hartford	Podbregar
6/15/2029	\$684.00		Met Life	Badran
7/1/2029	\$2,028.50		American Home Ins.	Shreve
7/15/2029	\$662.49		Hartford	Podbregar
7/15/2029	\$684.00		Met Life	Badran
7/18/2029	\$20,697.00		Hartford	Sexton
8/1/2029	\$2,028.50		American Home Ins.	Shreve
8/15/2029	\$662.49		Hartford	Podbregar
8/15/2029	\$684.00		Met Life	Badran
9/1/2029	\$11,429.00	66	Hartford	Tabisz
9/1/2029	\$2,028.50		American Home Ins.	Shreve

DATE	AMOUNT	TP	INSURANCE CO	CASE
9/15/2029	\$662.49		Hartford	Podbregar
9/15/2029	\$684.00		Met Life	Badran
10/1/2029	\$2,028.50		American Home Ins.	Shreve
10/15/2029	\$662.49		Hartford	Podbregar
10/15/2029	\$684.00		Met Life	Badran
11/1/2029	\$2,028.50		American Home Ins.	Shreve
11/15/2029	\$662.49		Hartford	Podbregar
11/15/2029	\$684.00		Met Life	Badran
12/1/2029	\$2,028.50		American Home Ins.	Shreve
12/15/2029	\$662.49		Hartford	Podbregar
12/15/2029	\$684.00		Met Life	Badran
1/1/2030	\$7,412.00	66	Met Life	Bourque

DATE	AMOUNT	TP	INSURANCE CO	CASE
1/1/2030	\$2,028.50		American Home Ins.	Shreve
1/15/2030	\$662.49		Hartford	Podbregar
1/15/2030	\$684.00		Met Life	Badran
2/1/2030	\$2,028.50		American Home Ins.	Shreve
2/15/2030	\$662.49		Hartford	Podbregar
2/15/2030	\$684.00		Met Life	Badran
3/1/2030	\$2,028.50		American Home Ins.	Shreve
3/15/2030	\$662.49		Hartford	Podbregar
3/15/2030	\$684.00		Met Life	Badran
4/1/2030	\$5,048.75		USAA	Long
4/1/2030	\$2,028.50		American Home Ins.	Shreve
4/10/2030	\$15,650.00	67	Liberty Mutual	Martinez

DATE	AMOUNT	TP	INSURANCE CO	CASE
4/15/2030	\$662.49		Hartford	Podbregar
4/15/2030	\$684.00		Met Life	Badran
5/1/2030	\$2,028.50		American Home Ins.	Shreve
5/15/2030	\$662.49		Hartford	Podbregar
5/15/2030	\$684.00		Met Life	Badran
6/1/2030	\$2,028.50		American Home Ins.	Shreve
6/15/2030	\$662.49		Hartford	Podbregar
6/15/2030	\$684.00		Met Life	Badran
7/1/2030	\$2,028.50		American Home Ins.	Shreve
7/15/2030	\$662.49		Hartford	Podbregar
7/15/2030	\$684.00		Met Life	Badran
7/18/2030	\$20,697.00		Hartford	Sexton

DATE	AMOUNT	TP	INSURANCE CO	CASE
8/1/2030	\$2,028.50		American Home Ins.	Shreve
8/15/2030	\$662.49		Hartford	Podbregar
8/15/2030	\$684.00		Met Life	Badran
9/1/2030	\$11,429.00	67	Hartford	Tabisz
9/1/2030	\$2,028.50		American Home Ins.	Shreve
9/15/2030	\$662.49		Hartford	Podbregar
9/15/2030	\$684.00		Met Life	Badran
10/1/2030	\$2,028.50		American Home Ins.	Shreve
10/15/2030	\$662.49		Hartford	Podbregar
10/15/2030	\$684.00		Met Life	Badran
11/1/2030	\$2,028.50		American Home Ins.	Shreve
11/15/2030	\$662.49		Hartford	Podbregar

DATE	AMOUNT	TP	INSURANCE CO	CASE
11/15/2030	\$684.00		Met Life	Badran
12/1/2030	\$2,028.50		American Home Ins.	Shreve
12/15/2030	\$662.49		Hartford	Podbregar
12/15/2030	\$684.00		Met Life	Badran
1/1/2031	\$7,412.00	67	Met Life	Bourque
1/1/2031	\$2,028.50		American Home Ins.	Shreve
2/1/2031	\$2,028.50		American Home Ins.	Shreve
3/1/2031	\$2,028.50		American Home Ins.	Shreve
4/1/2031	\$15,650.00	68	Liberty Mutual	Martinez
4/1/2031	\$9,002.53		Hartford	Gibbs
4/1/2031	\$5,048.75		USAA	Long
4/1/2031	\$2,028.50		American Home Ins.	Shreve

DATE	AMOUNT	TP	INSURANCE CO	CASE
5/1/2031	\$2,028.50		American Home Ins.	Shreve
6/1/2031	\$2,028.50		American Home Ins.	Shreve
7/1/2031	\$2,028.50		American Home Ins.	Shreve
7/18/2031	\$20,697.00		Hartford	Sexton
8/1/2031	\$2,028.50		American Home Ins.	Shreve
9/1/2031	\$11,429.00	68	Hartford	Tabisz
9/1/2031	\$2,028.50		American Home Ins.	Shreve
10/1/2031	\$9,002.53		Hartford	Gibbs
10/1/2031	\$2,028.50		American Home Ins.	Shreve
11/1/2031	\$2,028.50		American Home Ins.	Shreve
12/1/2031	\$2,028.50		American Home Ins.	Shreve
1/1/2032	\$2,028.50		American Home Ins.	Shreve

DATE	AMOUNT	TP	INSURANCE CO	CASE
2/1/2032	\$2,028.50		American Home Ins.	Shreve
3/1/2032	\$2,028.50		American Home Ins.	Shreve
4/1/2032	\$15,650.00	69	Liberty Mutual	Martinez
4/1/2032	\$9,002.53		Hartford	Gibbs
4/1/2032	\$31,675.00		Met Life	Perrera
4/1/2032	\$5,048.75		USAA	Long
4/1/2032	\$2,028.50		American Home Ins.	Shreve
5/1/2032	\$2,028.50		American Home Ins.	Shreve
6/1/2032	\$2,028.50		American Home Ins.	Shreve
7/1/2032	\$2,028.50		American Home Ins.	Shreve
8/1/2032	\$2,028.50		American Home Ins.	Shreve
9/1/2032	\$2,028.50		American Home Ins.	Shreve

DATE	AMOUNT	TP	INSURANCE CO	CASE
10/1/2032	\$9,002.53		Hartford	Gibbs
10/1/2032	\$2,028.50		American Home Ins.	Shreve
11/1/2032	\$2,028.50		American Home Ins.	Shreve
12/1/2032	\$2,028.50		American Home Ins.	Shreve
1/1/2033	\$2,028.50		American Home Ins.	Shreve
2/1/2033	\$2,028.50		American Home Ins.	Shreve
3/1/2033	\$2,028.50		American Home Ins.	Shreve
4/1/2033	\$9,002.53		Hartford	Gibbs
4/1/2033	\$5,048.75		USAA	Long
4/1/2033	\$2,028.50		American Home Ins.	Shreve
5/1/2033	\$2,028.50		American Home Ins.	Shreve
6/1/2033	\$2,028.50		American Home Ins.	Shreve

DATE	AMOUNT	TP	INSURANCE CO	CASE
7/1/2033	\$2,028.50		American Home Ins.	Shreve
8/1/2033	\$2,028.50		American Home Ins.	Shreve
9/1/2033	\$2,028.50		American Home Ins.	Shreve
10/1/2033	\$9,002.53		Hartford	Gibbs
10/1/2033	\$2,028.50		American Home Ins.	Shreve
11/1/2033	\$2,028.50		American Home Ins.	Shreve
12/1/2033	\$2,028.50		American Home Ins.	Shreve
1/1/2034	\$2,028.50		American Home Ins.	Shreve
2/1/2034	\$2,028.50		American Home Ins.	Shreve
3/1/2034	\$2,028.50		American Home Ins.	Shreve
4/1/2034	\$9,002.53		Hartford	Gibbs
10/1/2034	\$9,002.53		Hartford	Gibbs

DATE	AMOUNT	TP	INSURANCE CO	CASE
4/1/2035	\$9,002.53		Hartford	Gibbs
10/1/2035	\$9,002.53		Hartford	Gibbs