27		FL-180
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar) - Laura A. Wasser, Esq.	SBN 173740	FOR COURT USE ONLY
WASSER, COOPERMAN & CART 2029 Century Park East,	Suite 1200	
Los Angeles, CA 90067-29 TELEPHONE NO: (310) 277-7117 E-MAIL ADDRESS (Optional):	57 FAX NO.(Optional): (310) 553-17	CONTOIN A HILLOUID
ATTORNEY FOR (Name): Christina Agui	lera	Superior Court of California County of Los Angeles
SUPERIOR COURT OF CALIFORNIA, COUNTY O	and the second	
STREET ADDRESS: 111 North Hill		FEB 0 9 2011
MAILING ADDRESS 111 North Hill		John A. Clarke, Executive Officer/ Clerk
CITY AND ZIP CODE: LOS Angeles, C		John A. Clarke, Executive Onicel,
BRANCH NAME: CENTRAL DISTRI MARRIAGE OF		By: E.L. Tiu, Deputy
PETITIONER: CHRISTINA AGUI	LERA	
RESPONDENT: JORDAN BRATMAN		
	MENT	CASE NUMBER:
	L SEPARATION INUL	
Status only		
Reserving jurisdiction over term	nation of	[Reassigned to Dept. 83, Hon. Marc Marmaro]
marital or domestic partnership	status	
Judgment on reserved issues	1/ 10/11	
Date marital or domestic partnership stat	us ends: 4-15-11	
1. This judgment contains persona The restraining orders are contained o		fies existing restraining orders. nent. They expire on <i>(date):</i>
 This proceeding was heard as follows: Image: Imag	Default or uncontested 🔲 By decla	aration under Family Code section 2336
Contested		
a. Date:	Dept.:	Room:
 b. Judicial officer (name): c. Petitioner present in court 	Attornov propont in court (n	Temporary judge
d. Respondent present in court	Attorney present in court (na Attorney present in court (na	
e. Claimant present in court (name):		Attorney present in court (name):
f. D Other (specify name):		
3. The court acquired jurisdiction of the respon	dent on (date): Oct ober 14	2010
a. I The respondent was served with pro		.010
b. 🔲 The respondent appeared.		
THE COURT ORDERS, GOOD CAUSE APPEA	RING	
		is terminated and the parties are restored to the
status of single persons		
(1) I on (specify date):	4-15-11	
	on noticed motion of either party or on	stipulation.
b. Udgment of legal separation is enter		
c. L Judgment of nullity is entered. The	parties are declared to be single persor	ns on the ground of (specify):
d. This judgment will be entered nunc	pro tunc as of (date):	
e. Dudgment on reserved issues.		
	's former name is restored (specify):	1 412 (2) (2) (3 (2) (3) (2) (3)
g. Jurisdiction is reserved over all othe		
		party must complete and file with the court a
		e of this judgment. The parents must notify the nge, by filing an updated form. The <i>Notice</i>
17 LT.	N=2	cedures and Information Sheet on Changing a
Child Support Order (form FL-192) is		
		Page 1 of 2
Form Adapted for Mandaten, Lise	IUDOMENT	

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s	FL-18
CASE NAME (Last name, first name of each party):	CASE NUMBER:
MARRIAGE OF AGUILERA, CHRISTINA and BRATMAN, JORDAN	BD533435
4. (Cont'd.)	
i. A settlement agreement between the parties is attached.	
 j. A written stipulation for judgment between the parties is attached. k. A written of this marriage or domestic partnership. 	
 (1) I The children of this marriage or domestic partnership are: 	
	rthdate
	1/12/
(2) Derentage is established for children of this relationship born prior to	the marriage or domestic partnership.
I. Dild custody and visitation are ordered as set forth in the attached	
 (1) settlement agreement, stipulation for judgment, or other written agree 	ment.
(2) Child Custody and Visitation Order Attachment (form FL-341).	
(3) Stipulation and Order for Custody and/or Visitation of Children (form F	L-355).
(4) other (specify):	
m D Child support is ordered as set forth in the attached	
 m. Child support is ordered as set forth in the attached (1) settlement agreement, stipulation for judgment, or other written agreement 	ment
(1) Child Support Information and Order Attachment (form FL-342).	ingin.
(3) Stipulation to Establish or Modify Child Support and Order (form FL-3)	50).
(4) (4) (4) (4) (4) (4) (4) (4) (4) (4)	
п. 🛄 Spousal or partner support is ordered as set forth in the attached	
 (1) settlement agreement, stipulation for judgment, or other written agreement 	ment.
(2) D Spousal, Partner, or Family Support Order Attachment (form FL-343).	
(3) Observed other (specify):	
NOTICE: It is the goal of this state that each party will make reasonable good to a supervision of the failure to make an	
supporting as provided for in Family Code section 4320. The failure to make re be one of the factors considered by the court as a basis for modifying or termin	
o. T Property division is ordered as set forth in the attached	lating spousal of partner support.
(1) settlement agreement, stipulation for judgment, or other written agree	ment.
(2) Property Order Attachment to Judgment (form FL-345).	
(3) D other (specify):	
p. 🗹 Other (specify): See attached pages.	
The burner of the state of the second s	
Each attachment to this judgment is incorporated into this judgment, and the parties are or	ruereu to comply with each attachment's
provisions. Jurisdiction is reserved to make other orders necessary to carry out this judgment.	
Date:	
E Number of a second seco	JUDICIAL OFFICER
5. Number of pages attached: 2 SIGNATURE FOLLO	OWS LAST ATTACHMENT

NOTICE

Dissolution or legal separation may automatically cancel the rights of a spouse or domestic partner under the other spouse's or domestic partner's will, trust, retirement plan, power of attorney, pay-on-death bank account, transfer-on-death vehicle registration, survivorship rights to any property owned in joint tenancy, and any other similar thing. It does not automatically cancel the rights of a spouse or domestic partner as beneficiary of the other spouse's or domestic partner's life insurance policy. You should review these matters, as well as any credit cards, other credit accounts, insurance policies, retirement plans, and credit reports, to determine whether they should be changed or whether you should take any other actions.

A debt or obligation may be assigned to one party as part of the dissolution of property and debts, but if that party does not pay the debt or obligation, the creditor may be able to collect from the other party.

An earnings assignment may be issued without additional proof if child, family, partner, or spousal support is ordered. Any party required to pay support must pay interest on overdue amounts at the "legal rate," which is currently 10 percent.

In re the Marriage of 1 2 CHRISTINA AGUILERA Petitioner: 3 and 4 Respondent: JORDAN BRATMAN

CASE NO. BD 533435

[Reassigned to Dept. 83, Hon. Marc Marmarol

JUDGMENT FOR DISSOLUTION OF MARRIAGE

7 The Court finds that the parties and his/her respective counsel acknowledge that they have concurrently executed a Stipulated Judgment of Dissolution of Marriage on Reserved Issues 8 9 (hereinafter "Further Judgment") effective January 28, 2011, which contains the executory provisions of the agreement reached between the parties. The Court further finds that pursuant to 10 11 the agreement of the parties:

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This Judgment of Dissolution of Marriage contains no executory or other provisions of said Further Judgment;

14 Β. Said Further Judgment has been executed in duplicate and either party may, subject to the notice provisions hereof, file said Further Judgment at any time that such party believes that 15 16 the filing of same is reasonably necessary to obtain compliance with any provision of said Further Judgment or to enforce any executory term contained therein. Notwithstanding the foregoing, 17 said Further Judgment shall not be filed with the Court unless the party who alleges a breach: 18 (1) provides the other party with ten (10) business days advance written notice identifying the 19 alleged breach in order to allow him/her time to rectify the breach and to comply with the terms of 20 21 the Further Judgment; and (2) such breach has not been cured within said ten (10) business day period. In connection with any request to modify the Further Judgment, the party seeking to modify 22 same shall not file the Further Judgment with the Court unless and until the party seeking the 23 modification provides the other party with ten (10) business days advance written notice of the 24 terms of the proposed modification. The party who provides written notification that he/she intends 25 26 to seek a modification of the Further Judgment shall provide to the other party an opportunity to agree to the modification within the ten (10) business day period following said written notice. 27 28 ///

- 1 -

C. The party seeking to file the Further Judgment, after providing notice and an
 opportunity to cure pursuant to Paragraph B. above, or after providing notice of a proposed
 modification pursuant to Paragraph B. above, shall request that the Court seal the Further Judgment
 prior to filing same with the Court. If sealing is not permitted by the Court, then said party shall
 seek to file the Further Judgment in the most confidential manner possible at the time of said filing.

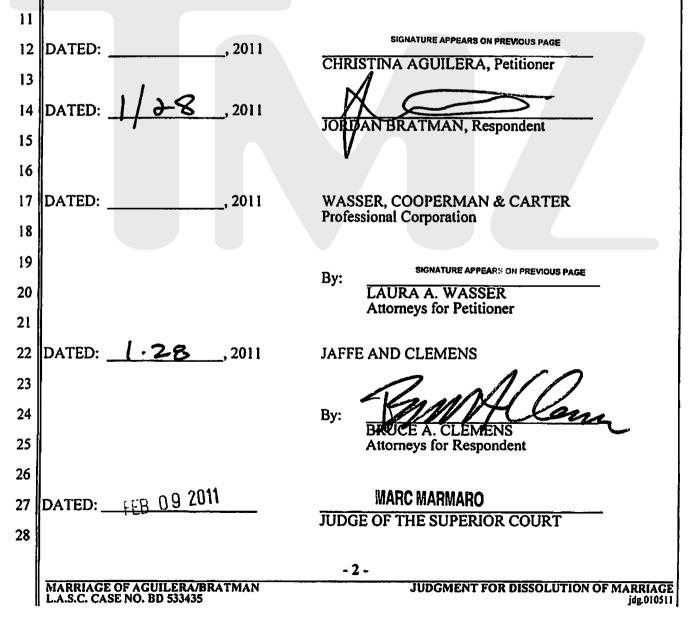
...

Based upon the foregoing, the Court orders that either party may file the Further Judgment
executed concurrently herewith (after providing notice, and an opportunity to cure if there is an
alleged breach, as is set forth in Paragraph B above) provided that said party files it in the most
confidential manner possible at the time of the filing, and subject to these terms, the Court shall sign
and enter the Further Judgment.

11 DATED: January 28 12 . 2011 CHRISTINA **AGUILERA**, Petitioner 13 DATED: , 2011 14 SIGNATURE FOLLOWS JORDAN BRATMAN, Respondent 15 16 DATED: January 28 17 ,2011 WASSER, COOPERMAN & CARTER **Professional Corporation** 18 19 By: URA A. WASSER 20 Kttorneys for Petitioner 21 DATED: , 2011 **JAFFE AND CLEMENS** 22 23 24 SIGNATURE FOLLOWS By: **BRUCE A. CLEMENS** 25 Attorneys for Respondent 26 27 DATED: JUDGE OF THE SUPERIOR COURT 28 - 2 -MARRIAGE OF AGUILERA/BRATMAN L.A.S.C. CASE NO. BD 533435 JUDGMENT FOR DISSOLUTION OF MARRIAGE jdg.010511

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