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2001 SW 20th Street, Bay 107 • Ft. Lauderdale, FL 33315 • (954) 585-1041 • (954) 585-1043 • www.mangomarine.com

September 11, 2009

Atthi Darlene

Florida Department of State Division of Corporations Attn: Amendment Section Via Facsimile: 850-245-6897

Re: Mango Marine Yacht Services Inc. - Document # P09000009498

To Whom It May Concern:

Please accept this letter as my authorization to make the following changes to my Corporation. I have recently been divorced and my name has been changed back to my maiden name.

Please change my name from MaryLu Doyle to MaryLu George and please change the address, both physical and mailing, for the corporation and me personally to 2001 SW 20th Street, Bay 107, Fort Lauderdale, FL 33315. I have attached a certified copy of the order to change my name.

Thank you in advance for your assistance in this matter. Should you require additional information, please feel free to contact me at the number above.

Sincerely,

MaryLu George

President

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IN THE CIRCUIT COURT OF THE IN AND FOR BRO	WARD COUNTY, FLO	JUDICIAL CIRCUIT	
	Case No.: Division:	09008504	4 9
MaryLu Doyle, Petitioner,		exa cress	309 803 74403
and Michael T. Doyle,		##ARD C	YYVIFW
Respondent. FINAL JUDGMENT OF SIMP	LIFIED DISSOLUTION	N OF MARRIAGE	# R06M

This cause came before this Court for a hearing on a Petition for Dissolution of Marriage. The Court, having reviewed the file and heard the testimony, makes these findings of fact and reaches these conclusions of law:

- 1. The Court has jurisdiction over the subject matter and the parties.
- 2. At least one party has been a resident of the State of Florida for more than 6 months immediately before filing the Petition for Dissolution of Marriage.
- 3. The parties have no minor or dependent children in common, and the wife is not pregnant.
- 4. The marriage between the parties is irretrievably broken. Therefore, the marriage between the parties is dissolved, and the parties are restored to the status of being single.
- 5. Marital Settlement Agreement.
 - (X) a. The parties have voluntarily entered into a Marital Settlement Agreement, and each has filed the required Financial Affidavit. Therefore, the Marital Settlement Agreement is filed as "Exhibit A" in this case and is ratified and made a part of this final judgment. The parties are ordered to obey all of its provisions.
 - () b. There is no marital property or marital debts to divide, as the parties previously have divided all of their personal property. Therefore, each is awarded the personal property he or she presently has in his or her possession. Each party shall be responsible for any debts in his or her own name.
- 6. The Court finds that the parties have the present ability to pay support as agreed to in the marital settlement agreement as ratified and made part of this final judgment.

	settlement agreement as ratified an	nd made part of this final judgment.
7.	(X) yes () no The wife's former na	name of MaryLu George is restored.
	Descent County, Floris	of Any word 2009, in chambers, at Follow lends be,
	STO: ner (or his or her attorney) ndent (or his or her attorney)	STATE OF FLORIDA BROWARD COUNTY I DO HEREBY CERTIFY the within and foregoing settine Circumstand correct copy of the original as it appears on read; and file in the office of the County, Florida. And County, Florida. And County Florida. And Count

Florida Family Law Form 12,990(a), Final Judgment of Simplified Dissolution of Marriage (Uncontested) (9/00)