

AGREEMENT

On this date, July 27, 2007, Robert M.A. Nadeau (hereinafter referred to as "Nadeau"), represent by his counsel [Name of Attorney] and [Maryann], represented by her counsel, [Clark], enter into the following agreement.

1. Nadeau & [Maryann] agree to dismiss, with prejudice, the pending civil actions captioned Robert M.A. Nadeau vs. [Maryann] and [Maryann] vs. Robert M.A. Nadeau they will be dismissed with prejudice.
2. [Maryann] shall be permitted to continue to occupy exclusively, with her children, the premises located at [Elinor Lane], owned by Nadeau, until August 6, 2007, when she shall vacate said premises and may move to the Harriseckett Road house next described. [Maryann] hereby confesses to entry of judgment for Issuance of a Writ of Possession granting possession of said property and premises to Nadeau effective August 7, 2007.
3. [Maryann] shall be permitted to continue to occupy with her children, the premises located at [Harriseckett Road], owned by Nadeau, until September 5, 2007. However Nadeau shall not be entitled to exercise [Maryann's] confession of judgment until 5 days after payment as required by paragraph #6, below. [Maryann's] right to occupy the Harriseckett Road premises is not exclusive and is subject to the occupancy of those premises by third parties and, accordingly, Nadeau has no obligation regarding the occupancy status of the premises.
4. [Maryann] shall cooperate in connection with the scheduling of any reasonable activities necessary at those premises described above, including but not limited to maintenance, repairs, and sales and marketing activities.
5. With the exception of the rights granted to [Maryann], Nadeau's ownership rights to the property and premises described in paragraphs 2 and 3 above are not limited or prejudiced.
6. Nadeau will pay to [Maryann] \$1,359.52 related to repairs for the Volkswagon no later than September 5, 2007.
7. The engagement and wedding rings purchased by Nadeau from Long's Jewelers shall be held in escrow by [Maryann's] attorney subject to written agreement of the parties or further court order. Nadeau will provide [Maryann's] counsel, by August 1, 2007, a copy of the security interest agreement related to said rings and an

accounting for the current balance due thereon.

8. [Maryann] will immediately turn over the gas credit cards issued on Nadeau's account, whether in her own or Nadeau's name, and incur no further charges or expenses relative thereto.
9. [Maryann] shall immediately turn over and deliver to Nadeau all keys to the offices of Nadeau & Associates, P.A. and shall turn over and deliver to Nadeau all keys and garage door remotes for the Elinor and Harreseckett residences at the times her right to occupy each of those premises terminates, as described above.
10. [Maryann] shall immediately deliver to Nadeau all attorney/client and confidential files records and documents in her possession relative to and in connection with the clients of Nadeau & Associates, other than pertaining to her as a client.
11. [Maryann] shall immediately return to Nadeau any and all mail addressed to Nadeau which she has removed or taken possession of and shall not remove any of Nadeau's mail delivered to the premises/or the mailbox serving the premises, described above.
12. Nadeau is expressly permitted to have access to and obtain his mail from the mailbox at the driveway of Elinor Road, without limitation.
13. [Maryann's] counsel shall immediately destroy all SMMC documents relative to Nadeau, sealed by Court Order, and [Maryann] shall not disseminate, distribute or republish the information contained therein.
14. Nadeau and [Maryann] agree that they shall not abuse or harass the other and each party shall stay away from each other until 9/6/07.
15. Nadeau and [Maryann] agree not to disparage or cause the disparagement of the other directly or through their agents, this does not apply to legal proceedings.
16. [Maryann] waives any claims of conflict of interest relative to the continuing representation of Nadeau by [his attorney], relative to the finalization, execution and/or performances of this agreement.
17. All communication between the parties, as required or necessitated by this agreement, shall be between counsel.
18. Robert Nadeau shall be permitted entry and access to the Elinor Lane premises accompanied by law enforcement personnel or other third party mutually agreed upon, as soon as can be reasonably scheduled, for the purposes of retrieving personal

clothing, effects and lawn mower and conducting an inventory of the personal property located at the premises. Following the inventory, the parties agree to submit, by August 1, 2007, an agreed upon property list detailing the property which [Maryann] will take when she vacates from the premises, which shall be the property of Nadeau.

19. This agreement is without prejudice to other causes of action.

Signed by Robert M.A. Nadeau and [Maryann] on 7/27/2007

Accepted and signed by the judge on 7/27/2007