### IN THE REPUBLIC OF TRINIDAD AND TOBAGO

#### IN THE HIGH COURT OF JUSTICE

#### DIVORCE

##### CHRISTOPHER ROSS GIDLA

##### Quamina & Associates

**# 15 Brierley Street**

Sangre Grande

Telephone/Fax # 668-2680

Attorney’s Bar # GIC2006148

### Petition No. FH of 200

## BETWEEN

|  |  |
| --- | --- |
| SUNITA RAMBARAN | Petitioner |
| And |  |
| GOPAL RAMBARAN | Respondent |

CERTIFICATE OF RECONCILIATION

I, CHRISTOPHER R.GIDLA the attorney for the petitioner CERTIFY that I have not discussed with the petitioner the possibility of reconciliation and that I have not given to the petitioner names of persons and organisations who are qualified to help with reconciliation.

Signed....................................................

Attorney at Law for the petitioner

Dated this day of 2008

**THE PETITION OF SUNITA RAMBARAN SHOWS THAT:**

1. On the the Petitioner was lawfully married to **GOPAL RAMBARAN** called (“the Respondent”) at # Warden Office, Chaguanas
2. The Petitioner and the Respondent last cohabitated at # 55, Eleanore Street, Chaguanas in the Island of Trinidad.
3. Both the Petitioner and the Respondent are domiciled in Trinidad and Tobago.
4. The Petitioner is a House wife and resides at #55, Eleanore Street, Chaguanas and the Respondent is a Medical Doctor and resides at #55,Eleanore Street, Chaguanas
5. There are four (4) children of the family now living namely:
6. **SANGEET RAMBARAN** born on the 7th September 1973.
7. **VIJAY RAMBARAN** born on the 21st April 1975.
8. **SHABNAM RAMBARAN** born on the 9th February 1979
9. **SANDEEP RAMBARAN** born on 22nd April 1986
10. There have been no previous proceedings in any Court in Trinidad and Tobago.
11. There are no proceedings continuing in any country outside Trinidad and Tobago, which relate to the marriage or are capable of affecting its validity or subsistence.
12. No agreement or arrangement has been made or is proposed to be made between the parties for the support of the Respondent.
13. The said marriage has broken down irretrievably.
14. The Respondent has behaved in such a manner that the Petitioner cannot be reasonably be expected to live with him.

# PARTICULARS

* 1. The Respondent is of violent and uncontrollable temper and the Petitioner finds this intolerable.
  2. During the course of the marriage the Respondent would frequently threaten the Petitioner and the Petitioner developed a fear of the Respondent.
  3. The Respondent would consume alcohol on a regular basis and when intoxicated his attitude and behaviour to the Plaintiff would deteriorate. He would urinate and defecate all over the house
  4. The Respondent has assaulted, threatened, harassed and physically assaulted the Petitioner on many occasions.
  5. On the Christmas Eve of 2004 he called the police and made false allegations that the Petitioner is selling drugs and guns.
  6. He frequently tells his friends and relatives that the Petitioner makes pornographic movies in some place in Port of Spain
  7. He frequently tells his friends and relatives that the Petitioner does prostitution and earns money.

The Petitioner THEREFORE PRAYS: -

1. That the said marriage may be dissolved.
2. Property Settlement in respect of matrimonial home situate at #55 Eleanor Street, Chaguanas.

……………………………… ………………………………

Attorney at law Petitioner

### CHRISTOPHER ROSS GIDLA SUNITA RAMBARAN

I, **SUNITA RAMBARAN**, Housewife of #55,Eleanore Street, Chaguanas in the Island of Trinidad make oath and says as follows:

1. I am the Petitioner herein.

1. That the contents of this my petition are true.

Sworn to at #123 Duke Street, )

Port of Spain, this day )

of , 2008. )

Before Me,

**Commissioner of Affidavits**

The name and address of the person who is to be served with this Petition is: -

**GOPAL RAMBARAN**

**#55, Eleanore Street**

**CHAGUANAS**

The Petitioner’s address for service is:-

**CHRISTOPHER ROSS GIDLA**

**C/o WILSON & COMPANY**

**ATTORNEYS AT LAW**

**#37 ABERCROMBY STREET,**

**PORT OF SPAIN.**

Dated this day of 2008.