DOCKET NO: : SUPERIOR COURT

JOHN DOE : J.D. OF NEW HAVEN

V. : AT NEW HAVEN

JANE DOE : AUGUST \_\_, 20

**PLAINTIFF’S SECOND REQUEST FOR DISCLOSURE AND PRODUCTION**

 As provided in Section 25-31 and Section 13-9 of the Connecticut Practice Book, the Plaintiff requests that the Defendant provide the following documents within thirty days of the date of this motion:

1. All IBM Fidelity 401k Statements from January 1, 20\_\_ through the date of response hereto.
2. Any other retirement account statements from January 1, 20\_\_ through the date of response hereto.

THE PLAINTIFF

 JOHN DOE

 By: 441084

 Matthew F. Dolan

 Dolan Divorce Lawyers, PLLC

 129 Whitney Avenue

 New Haven, CT 06510

CERTIFICATE OF SERVICE

 I hereby certify that a copy of the foregoing was electronically sent to the following counsel of record on this \_\_ day of August, 20\_\_:

**Insert contact info for all parties of record here (except yourself)**

 441084

 Matthew F. Dolan

 Dolan Divorce Lawyers, PLLC

 129 Whitney Avenue

 New Haven, CT 06510