ARCHDIOCESE OF LOS ANGELES

Metropolitan Tribunal

3424 Wilshire Boulevard Los Angeles, CA 90010-2241 Tel.: (213) 637-7361

Tel.: (213) 637-7361 (213) 637-7888 Fax: (213) 637-6178

For Tribunal Only Case Name: Prot. No.:

PETITION FOR RADICAL SANATION (SANATIO IN RADICE)

PARTIES		
Name:	Name:	
Religion:	Religion:	
DATE OF MARRIAGE:		
Reason for Invalidity of the Marriage:		
Lack of Canonical Form Lack of proper delegation Undispensed impediment (e.g., disparity of worship, consanguinity):		
Reason for Impossibility of Convalidation:		
Refusal of spouse to give new consent Strong possibility of Defective Convalidation Danger of scandal or disturbance of conscience		
Most Reverend Archbishop: I hereby request, on behalf of the above-named Catholic party(ies), the radical sanation of this marriage in accordance with Canons 1161-1165 for the reason(s) noted above. All necessary conditions for the granting of a sanation appear to be in order. This request is submitted for the peace of conscience and spiritual good of the parties, and for the legitimation of children as far as this is necessary.		
Priest Name/Signature	Parish	
Address	Telephone	Date
By virtue of the faculties granted in accordance with Canon 1165, §2, I hereby grant the above petition and declare said marriage sanated, servatis de iure servandis.		
Archbishop of Los Angeles/Vicar	Delegate	Date
Notice of Execution (upon return of the granted petition to the submitting minister):		
I hereby attest that I have communicated the effects of the above Rescript to the Catholic party(ies). I have also entered the record of this sanation in the Marriage Register of this parish and have seen to its proper notation in his/her/their baptismal record(s).		
Signature of Submitting Priest	Date	

 \Box In accordance with Canon 1164 and in light of the serious reasons presented in the above petition, the effects of this Rescript are <u>not</u> being communicated to them.



INSTRUCTIONS FOR SUBMITTING A PETITION FOR RADICAL SANATION

The <u>radical sanation</u> of an invalid marriage – i.e., its convalidation by competent authority without the giving of new matrimonial consent (c. 1161, $\S1$) – may be a pastorally beneficial service to a couple when the following circumstances come together:

- 1. A simple convalidation is impossible because:
 - a. one party refuses to give new consent; or
 - b. there is a strong possibility that a convalidation would be defective that is, the consent manifested by one or both parties would be defective or lacking; and/or
 - c. scandal might be caused to a community, or the consciences of the couple would be seriously disturbed, were an invalidating impediment revealed and new consent asked for.

AND

- 2. Their marriage is found to be invalid by reason of:
 - a. lack of canonical form; or
 - b. lack of proper delegation of the minister's faculties; and/or
 - c. an undispensed impediment (e.g., disparity of worship, consanguinity, etc.).

Conditions: In considering and preparing for a radical sanation, please note the following:

- 1. At least one of the parties in the marriage to be sanated must be Catholic.
- 2. The submitting priest must ascertain that:
 - a. Simple convalidation of the marriage is impossible or pastorally ill-advised.
 - b. Each of the parties originally gave true and efficacious matrimonial consent which perdures. (If there is reason to suspect that the original consent was defective e.g., an intention against children a sanation is not possible.)
 - c. It is probable that the parties intend to persevere in conjugal life.

Procedure and Requirements:

- 1. <u>Documentation</u>: The documents customary for Catholic marriage should be collected and kept on file in the parish insofar as this is possible: i.e. civil marriage certificate, baptismal certificate(s), letters of freedom, prenuptial investigation, permission for mixed marriage with signed promises, etc.
- 2. <u>Petition(s)</u>: The petition for radical sanation, marriage file and submitting priests' letter of recommendation are to be submitted to the Tribunal. If there is an undispensed impediment of disparity of worship, please submit the petition for this dispensation together with the petition for sanation, including promises signed <u>by at least the Catholic party</u> along with the marriage file as indicated above.
- 3. <u>Recording</u>: If granted, the rescript will be returned to the submitting minister, who is responsible to see that the sanation is duly noted in the parish's marriage register (or, if it is a sanation of a Catholic marriage, in the register of the parish where the marriage was originally recorded), and in the baptismal register(s) of the Catholic party(ies).
- 4. <u>Notification</u>: When the petition is granted, the submitting minister will normally inform the Catholic party(ies), who is/are then free to return to the Sacraments. In certain cases, however, serious reason may exist for not advising the parties of the sanation. Examples of such cases are: a minister's lack of proper delegation, or discovery of an undispensed impediment. If neither party is to be informed of the sanation, this is to be noted on the rescript (by checking the box at the very bottom of the petition form).
- 5. <u>Filing and copy</u>: The original rescript should be filed in the parish marriage archives. Upon proper recording of the sanation in the marriage and baptismal registers, a copy of the rescript should be returned to Tribunal.