IN DISTRICT COURT,	C	OUNTY, NORTH DAKOTA	
	, }		
Plaintiff,	}		
vs.	} SUM	MONS	
	} Civil	No	
Defendant.	, }		

The State of North Dakota to the above-named defendant:

I DICEDICE COLIDE

You are hereby summoned and required to appear and defend against the complaint in this action, which (is herewith served upon you) (will be filed with the Clerk of this Court), by serving upon the undersigned an answer or other proper response within twenty one (21) days after the service of the summons upon you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint.

NOTICE OF TEMPORARY RESTRAINING PROVISIONS

Under Rule 8.4 of the North Dakota Rules of Court, upon service of the summons, you, and your spouse, are bound by the restraints following:

- (1) Neither spouse shall dispose of, sell, encumber, or otherwise dissipate any of the parties' assets except:
 - a. For the necessities of life or the necessary generation of income or preservation of assets; or
 - b. For retaining counsel to carry on or to contest the proceeding;

If a spouse disposes of, sells, encumbers, or otherwise dissipates assets during the interim period, that spouse shall provide to the other spouse an accounting within 30 days.

- (2) Neither spouse shall harass the other spouse.
- (3) All currently available insurance coverage must be maintained and continued without change in coverage or beneficiary designation.
- (4) Neither spouse shall remove their minor child(ren) from North Dakota without the written consent of the other spouse or order of the court except for temporary periods.

IF EITHER SPOUSE VIOLATES ANY OF THESE PROVISIONS, THAT SPOUSE MAY BE IN CONTEMPT OF COURT.

Dated	, 20
	Clerk of Court
	My Signature
	Printed Name
	Street Address
	City/State/Zip
	Telephone Number
	Street Address

Ι	N DISTRICT C	COURT,		_ COUNTY, NO	RTH DAKOTA
 Plai	ntiff,		, }		
vs.			}	PLAINT	
Defe	endant.		•		
1.	The plaintiff	has been a resid	ent of the State of Nort	h Dakota for at le	ast the last six
mon	iths.				
2.	No separate p	proceeding for di	ssolution of marriage o	r legal separation	has been started or is
pend	ling in the State	of North Dakota	or elsewhere.		
3.	Plaintiff's ide	entifying inform	ation is as follows:		
	Full Name:	First	Middle		Last
	Address:	Street Address	3		Apt.
		City	County	State	Zip
	Year of Birth	:	Last Four Digits of So	cial Security Nun	nber:
4.	Defendant's	identifying infor	mation is as follows:		
	Full Name:	First	Middle		Last
	Address:	<u> </u>			
		Street Address	S		Apt.
		City	County	State	Zip
	Year of Birth	:	Last Four Digits of So	cial Security Nun	nber:

5.	The plaintiff and defendant were married on (date)
at	(city),(state), and ever since have
been a	and now are spouses.
6.	That the parties have no minor children nor are expecting any children to be born of the
marri	age.
7.	The parties are owners of property, which should be divided by the Court and an equitable
portic	on thereof, awarded to each party.
8.	The parties have accumulated a certain amount of debt throughout the marriage, which
shoul	d be divided, and an equitable portion thereof assessed to each party.
9.	For some time prior to the commencement of this action, irreconcilable differences have
arisen	between the plaintiff and defendant. That this has destroyed the legitimate objects of the
marri	age and made it impossible for the plaintiff and defendant to live together as spouses.
	WHEREFORE, plaintiff prays for Judgment as follows:
10.	The bonds of matrimony presently existing between the plaintiff and defendant be wholly
dissol	lved and that the parties be granted an absolute decree of divorce from each other.
11.	For an equitable division of the property.
12.	For an equitable distribution of the accumulated debts of the parties.
13.	For such other and further relief as may be equitable and just.
	Dated this day of, 20
(Signa	ature of Plaintiff)
(Plair	ntiff's Printed Name)
(Addr	ress) (City State Zin Code) (Telephone Number)

	IN DISTR	ICT COURT,	CO	UNTY, NORTH	DAKOTA
——Plair	ntiff,				
vs.			} }	LEMENT AGRE	EMENT
			,	lo	
Defe	ndant.		} }		
	Plaintiff and	defendant have re	eached an agreement r	esolving all of the	issues in this
divo	rce proceeding.				
	Plaintiff and	defendant's entire	e agreement is set fort	h in this Settlemer	nt Agreement and
Exhi	bit A: Confiden	tial Division of Pr	roperty and Debts and	Values.	
	The Summor	ns and Complaint	were personally serve	d upon defendant	on
		-	as indicated by the Ad	-	
			e to the following fac		
		A CID:			
		<u>AGR</u>	EEMENT AS TO FA	<u>ACTS</u>	
1.	Plaintiff's fu	ll name, address,	year of birth, and last	four digits of soci	al security number
are:					
	Full Name:				
		First	Middle		Last
	Address:				
		Street Address			Apt.
		City	County	State	Zip
	Year of Birth	n:			
	Last Four Di	gits of Social Sec	urity Number:		

2.	Defendant's	full name, addre	ess, year of birth, and	d last four digits of so	ocial security
numl	per are:				
	Full Name:	First	Middle		Last
	Address:				
		Street Addres	SS		Apt.
		City	County	State	Zip
	Year of Birth	h:			
	Last Four D	igits of Social Se	ecurity Number:		
3.	Plaintiff and	defendant were	married on		in the City of
		, Count	ty of	, State of	·
5.6.		member of the a	armed forces: Yes armed forces: Yes		
7.	Irreconcilab	le differences ha	we arisen between th	ne parties making the	continuation of the
marr	iage impossible	2.			
8.	There is no s	separate court ca	se for divorce, legal	separation, or annula	nent that has
alrea	dy been started	by Plaintiff or I	Defendant in North I	Dakota or any other s	tate.
9.	An Adult Al	ouse Protection (Order or Restraining	Order is in effect reg	garding plaintiff or
defer	ndant: Yes□	No□.			
	If YES, the	order protects pla	aintiff□ defendant[☐. The Order was fil	ed in
		C	county on the following	ing date	
	and the cour	t file number is		·	
10.	There are no	minor or depen	dent children born o	or expected to be born	of this marriage.

11. Plaintiff has the following sources of monthly income:

Source/Describe	Amount
Employment	\$
Public Assistance	\$
Social Security Benefits	\$
Unemployment/Workers Compensation	\$
Interest/Dividend Income	\$
Other	\$

12. Defendant has the following sources of monthly income:

Source/Describe	Amount
Employment	\$
Public Assistance	\$
Social Security Benefits	\$
Unemployment/Workers Compensation	\$
Interest/Dividend Income	\$
Other	\$

years,	has a monthly income totaling \$, has monthly expens
totaling \$, and because:	
Defendant ne	eeds spousal support from plaintiff: Yes	□ No□.
	eeds spousal support from plaintiff: YesUs because defendant is years of ag	
If YES, this i		e, has been married to plainti
If YES, this i years,	s because defendant is years of ag	e, has been married to plainti

15.	Plaintiff and Defendant have outstanding debts and liabilities: Yes□ No□
	If YES, Plaintiff's and Defendant's outstanding debts and liabilities are listed on the
	attached Exhibit A. Exhibit A is incorporated into this Settlement Agreement.
16.	Plaintiff and Defendant own vehicles or watercraft: Yes□ No□.
	If YES, the vehicles or watercraft are listed on the attached Exhibit A. Exhibit A is
	incorporated into this Settlement Agreement.
17.	Plaintiff and Defendant jointly own marital property, including household goods,
furnitu	are, and furnishings, all of which property has been divided to the parties' satisfaction.
18.	Plaintiff and Defendant jointly own real estate: Yes \square No \square .
	If YES, the real estate jointly owned by Plaintiff and Defendant is listed on the attached
	Exhibit A. Exhibit A is incorporated into this Settlement Agreement.
19.	Plaintiff owns real estate solely in his or her own name: Yes \square No \square .
	If YES, the real estate owned solely by Plaintiff is listed on the attached Exhibit A.
	Exhibit A is incorporated into this Settlement Agreement.
20.	Defendant owns real estate solely in his or her own name: Yes \square No \square .
	If YES, the real estate owned solely by Defendant is listed on the attached Exhibit A.
	Exhibit A is incorporated into this Settlement Agreement.
21.	Plaintiff or Plaintiff's past or present employer or union or other group pays or has paid
money	into a pension, profit-sharing plan, IRA or other retirement plan for plaintiff:
Yes□	No□.
	If YES, the plans are listed on the attached Exhibit A. Exhibit A is incorporated into this
	Settlement Agreement.
22.	Defendant or Defendant's past or present employer or union or other group pays or has
paid m	oney into a pension, profit-sharing plan, IRA or other retirement plan for defendant:
Yes□	No□.
	If YES, the plans are listed on the attached Exhibit A. Exhibit A is incorporated into this
	Settlement Agreement.

23.	Plaintiff and Defendant own financial or other assets not otherwise mentioned.
Yes□	No□.
	If YES, the financial or other assets not otherwise mentioned are listed on the attached
	Exhibit A. Exhibit A is incorporated into this Settlement Agreement.
24.	Plaintiff wants to change his or her name: Yes□ No□.
	If YES, the new name is
	and plaintiff has no intent to defraud or mislead anyone by changing his/her name.
25.	Defendant wants to change his or her name: Yes□ No□.
	If YES, the new name is
	and defendant has no intent to defraud or mislead anyone by changing his/her name.
	THE PARTIES STIPULATE AND AGREE that the following terms and provisions
may, i	f approved by the Court be entered as the Judgment and Decree in the above
captio	ned case.
	STIPULATED TERMS FOR JUDGMENT
1.	<u>Divorce and Court Approval.</u> The plaintiff is awarded an absolute Decree of Divorce
from tl	he defendant on the grounds of irreconcilable differences, all in accordance with the
provisi	ions of the North Dakota Century Code. As part of the proceedings in this matter, plaintiff
will su	bmit this Agreement to the above-entitled Court. If the divorce is not granted, the terms
of this	Agreement shall be of no effect. If the Court does not approve this Agreement, the parties
shall b	e advised and shall be given the opportunity to appear and present argument, witnesses
and tes	stimony. If the Court approves this Agreement, and if the Court grants a dissolution to
plainti	ff herein, the terms of this Agreement shall be made a part of any Decree issued by
referen	nce, whether or not each and every portion of this Agreement is literally set forth in the
Judgm	ent and Decree.
2.	☐ a. Defendant shall pay to plaintiff the amount of \$ per month as and for
	spousal support for a period of, commencing
	·

	■ b. Plaintiff shall pay to defendant the amount of \$ per month as and for spousal support for a period of, commencing	~
	spousar support for a period of, confinencing	g
	 □ c. Neither plaintiff nor defendant will be awarded permanent or rehabilitative spousal support and the court shall be divested from any jurisdiction to make any awards of spousal support in the future. □ d. The issue of spousal support shall be reserved. 	_· .1
3.	(Choose one)	
	☐ Plaintiff and Defendant DO NOT own any vehicles or watercraft.	
	☐ The vehicles or watercraft shall be awarded to Plaintiff and Defendant as stated on the	e
	attached Exhibit A. Exhibit A is incorporated into this Settlement Agreement. The party receiving each vehicle or watercraft shall pay for all loans and insurance associated with the vehicle.	
4.	Plaintiff's and Defendant's household goods, furniture, and furnishings have already been	en
divid	led to the parties' satisfaction.	
5.	(Choose one)	
	☐ Plaintiff and Defendant DO NOT have any outstanding debts or liabilities.	
	☐ Plaintiff's and Defendant's debts and liabilities shall be paid as stated on the attached	
	Exhibit A. Exhibit A is incorporated into this Settlement Agreement. Each party shall	
	hold the other harmless from any responsibility for the debts and liabilities each is	
	ordered to pay. Any debts and liabilities not listed on Exhibit A shall be paid by the	
	person whose name is on the debt or liability.	
6.	(Choose one)	
	☐ Plaintiff and Defendant DO NOT jointly own any real estate.	
	☐ Plaintiff's and Defendant's jointly owned real estate shall be awarded as stated on the	e
	attached Exhibit A. Exhibit A is incorporated into this Settlement Agreement.	
7.	(Choose one)	
	☐ Plaintiff DOES NOT solely own any real estate.	
	☐ Plaintiff's solely owned real estate shall be awarded as stated on the attached Exhibit	
	A. Exhibit A is incorporated into this Settlement Agreement.	

8.	(Choose one)
	☐ Defendant DOES NOT solely own any real estate.
	☐ Defendant's solely owned real estate shall be awarded as stated on the attached Exhibi
	A. Exhibit A is incorporated into this Settlement Agreement.
9.	(Choose one)
	☐ Plaintiff DOES NOT have any pensions, profit-sharing plans, individual retirement
	accounts (IRAs) or other retirement plans.
	☐ Plaintiff's pension, profit sharing, retirement plan, or IRA shall be awarded as stated
	on the attached Exhibit A. Exhibit A is incorporated into this Settlement Agreement.
	If Plaintiff's retirement plan is divided between Plaintiff and Defendant, the proposed
	qualified domestic relations order (QDRO) is filed with this Settlement Agreement. We
	agree Plaintiff shall obtain the proposed QDRO. We understand that the court will not
	draft a QDRO document or an order including a QDRO.
10.	(Choose one)
	☐ Defendant DOES NOT have any pensions, profit-sharing plans, individual retirement
	accounts (IRAs) or other retirement plans.
	☐ Defendant's pension, profit sharing, retirement plan, or IRA shall be awarded as stated
	on the attached Exhibit A. Exhibit A is incorporated into this Settlement Agreement.
	If Defendant's retirement plan is divided between Defendant and Plaintiff, the proposed
	qualified domestic relations order (QDRO) is filed with this Settlement Agreement. We
	agree Defendant shall obtain the proposed QDRO. We understand that the court will not
	draft a QDRO document or an order including a QDRO.
11.	(Choose one)
	☐ Plaintiff and Defendant DO NOT own financial or other assets not otherwise
	mentioned.
	☐ The parties shall be awarded all right, title, interest and equity in and to the financial or
	other asset not otherwise mentioned, as stated on the attached Exhibit A. Exhibit A is
	incorporated into this Settlement Agreement.

12.	Plaintiff's name snall be changed to:
	□Does Not Apply.
13.	Defendant's name shall be changed to:
	□Does Not Apply.

1 11 1 1

- 14. **Execution of Required Documents.** Each party shall, within ten (10) days from and after the date of Entry of Judgment, or upon presentation, whichever occurs first, execute any document, transfer papers, titles or other documents required to effect the terms and provisions of the Judgment and Decree. In the event that a party fails to sign transfer papers, as required, the Judgment shall operate to transfer title to property, as awarded.
- 15. <u>Finality of Settlement.</u> This Agreement is intended as a full, complete, final and conclusive settlement of all marital rights and all property rights between the parties.
- 16. <u>Validity of Agreement.</u> This Agreement shall be binding upon the parties hereto with respect to the above-entitled action, or any other action between the parties and it is agreed that the material provisions of this Agreement shall be incorporated in and made a part of any judgment or decree entered into this action.
- 17. **<u>Full Disclosure and Reliance.</u>** Each party warrants to the other that there has been accurate, complete and current disclosure of all income, assets, and liabilities.
- 18. Acknowledgment of Agreement. The parties have read this Agreement, have given it serious thought and consideration, and understand its contents. The parties agree that this Agreement is fair, just, and equitable under the circumstances, and it has been made in aid of an orderly and just determination of the property settlement in this matter satisfactory to both parties. This Agreement is being entered into by the parties subsequent to the definite understanding between them that there can be no reconciliation.
- 19. <u>Waiver of Counsel.</u> The parties acknowledged that each has the right to be represented by a lawyer of his/her choice. The parties expressly waived that right and freely and voluntarily entered into the settlement agreement which became a basis for the order for judgment and judgment.

(Signatures follow on Page 9 of 10 and Page 10 of 10.)

Plaintiff's Signature:

Ι,		Plaintiff, sta	te under penalty of
perjury that the information in this Settleme	ent Agreement is	true and corr	ect, and that I have
read, understand, and agree to be bound by	this agreement.		
Dated this day of		, 20	
(Signature of Plaintiff)			
(Plaintiff's Printed Name)			
(Address)	(City, State, Zip	Code)	(Telephone Number)
STATE OF	_)		
COUNTY OF	_)SS		
Signed and sworn to before me on _		, 20	by
			_•
(Notary Public or Clerk of Court)			
If notary, my commission expires:			

(Defendant's signature follows on Page 10 of 10.)

Defendant's Signature:

Ι,	, Def	endant, s	state under penalty of
perjury that the information in this Settleme	ent Agreement is true	and corr	ect, and that I have
read, understand, and agree to be bound by	this agreement.		
Dated this day of	, 20_	·	
(Signature of Defendant)			
(Defendant's Printed Name)			
(Address)	(City, State, Zip Coo	le)	(Telephone Number)
STATE OF	_)		
COUNTY OF	_)SS		
Signed and sworn to before me on _		, 20	by
			_·
(Notary Public or Clerk of Court)			
If notary, my commission expires:			

IN DISTRICT COURT,		COUNTY, NORTH DAKOTA
	, }	
Plaintiff,	}	EXHIBIT A:
	}	CONFIDENTIAL DIVISION OF
VS.	}	PROPERTY & DEBTS & VALUES
	}	
	}	Civil No.
	,	
Defendant.	}	

Plaintiff and Defendant have reached an agreement resolving the values and division of all property and debt in this divorce proceeding.

Plaintiff and Defendant's entire agreement resolving the values and division of all property and debt is set forth in this Exhibit A: Confidential Division of Property and Debts and Values.

1. **Debts and Liabilities:**

- a. (Choose one)
 - ☐ Plaintiff and Defendant DO NOT have any outstanding debts or liabilities.
 - ☐ Plaintiff and Defendant agree on how to divide their debts and liabilities.
- b. Plaintiff and Defendant shall pay as their own the debts and liabilities listed in their column.
- c. Plaintiff and Defendant listed all debts and liabilities they know of on Exhibit A. Any debts and liabilities not listed on Exhibit A shall be paid by the person whose name is on the debt or liability.

Description of Debts and Liabilities (Describe each	Plaintiff	Defendant
debt/liability as clearly as possible. Include who the debt is	(Current	(Current
owed to, purpose of the debt, whose name is on the debt and	amount owed)	amount owed)
account numbers. Do not include mortgages on real estate.)		
	\$	\$
	ď	ď
	2	\$

Description of Debts and Liabilities (Describe each	Plaintiff	Defendant
debt/liability as clearly as possible. Include who the debt is	(Current	(Current
owed to, purpose of the debt, whose name is on the debt and	amount owed)	amount owed)
account numbers. Do not include mortgages on real estate.)		
	\$	\$
	\$	\$
	\$	\$
	\$	\$
	ф	d)
	\$	\$
	\$	\$
	Φ	Φ
	\$	\$
	Ψ	Ψ
Total Debts and Liabilities to be Paid by Each Person	\$	\$

2. Vehicles and Watercraft:

	(01	`
a.	(Choose	ONO
а.	10/10/036	, ()

- ☐ Plaintiff and Defendant DO NOT own any vehicles or watercraft.
- ☐ Plaintiff and Defendant agree on how to divide their vehicles and watercraft.
- b. Plaintiff and Defendant shall receive as their own, the vehicles and watercraft listed in their column.

Description of Vehicles/Watercraft (Include the type of	Plaintiff	Defendant
vehicle/watercraft, year/make/model, vehicle identification	(Current	(Current
number, name(s) on title, balance owed, monthly payment	agreed upon	agreed upon
(if any). If you own a manufactured or mobile home that	value)	value)
HAS NOT been converted to real property, list it here.)		
	\$	\$
	\$	\$

Description of Vehicles/Watercraft (Include the type of	Plaintiff	Defendant
vehicle/watercraft, year/make/model, vehicle identification	(Current	(Current
number, name(s) on title, balance owed, monthly payment	agreed upon	agreed upon
(if any). If you own a manufactured or mobile home that	value)	value)
HAS NOT been converted to real property, list it here.)		
	\$	\$
	\$	\$
	ф	Φ.
	\$	\$
Total Value of Vehicles/Watercraft to Each Person	\$	\$
3. Household Goods, Furniture, and Furnishings: Plaint	tiff and Defendar	nt have already
		•
divided the household goods, furniture and furnishings in an equ	uitable manner to	their
satisfaction.		
	Plaintiff	Defendant
Total Agreed Upon Value of Share of Household Goods,	\$	\$
Furniture, and Furnishings to Each Person	Ψ	Ψ
Furniture, and Furnishings to Each Terson		
4. Real Estate Jointly Owned by Plaintiff and Defendan	nt:	
a. (Choose one)		
☐ Plaintiff and Defendant DO NOT jointly own	any real estate.	
☐ Plaintiff and Defendant agree on how to divid	e their jointly ow	ned real estate
= 1 minute and 2010 man agree on now to divid	on John John John John	
b. Property 1:		
The street address of this property is		

_____, in the City of ______,

County of ______, State of _____, and it is legally described as:

Inis real property was purchased on for \$
There is a mortgage or loan against the property in the amount of \$
The market value of this property is \$
AGREEMENT OF PLAINTIFF AND DEFENDANT:
☐ Plaintiff / ☐ Defendant (<i>choose one</i>) shall be awarded sole title and interest in
Property 1 , described above, and subject to a mortgage or loan against the property in
the amount of \$
c. Property 2: Does Not Apply.
The street address of this property is
, in the City of,
County of, State of, and it is legally described as:
This real property was purchased on for \$
There is a mortgage or loan against the property in the amount of \$
The market value of this property is \$
AGREEMENT OF PLAINTIFF AND DEFENDANT:
☐ Plaintiff / ☐ Defendant (<i>choose one</i>) shall be awarded sole title and interest in
Property 2 , described above, and subject to a mortgage or loan against the property in
the amount of \$
Real Estate Solely Owned by Plaintiff:
a. (Choose one)
☐ Plaintiff DOES NOT solely own any real estate.
☐ Plaintiff and Defendant agree on how to divide Plaintiff's solely owned real
estate.

5.

The street address of t	his property is	
	, in the City of	
County of	, State of	, and it is legally described as:
This real property was	s purchased on	for \$
There is a mortgage o	r loan against the property in t	he amount of \$
The market value of t	nis property is \$	
AGREEMENT OF P	LAINTIFF AND DEFENDAN	VT:
☐ Plaintiff / ☐ Defen	dant (choose one) shall be awa	arded sole title and interest in
		gage or loan against the property in
the amount of \$	·	
c. Property 2:	☐ Does Not Apply.	
The street address of	his property is	
	, in the City of	,
County of	, State of	_, and it is legally described as:
This real property was	s purchased on	for \$
There is a mortgage o	r loan against the property in t	he amount of \$
The market value of t	nis property is \$	·
AGREEMENT OF P	LAINTIFF AND DEFENDAN	VT:
☐ Plaintiff / ☐ Defen	dant (choose one) shall be awa	arded sole title and interest in
Property 2, described	above, and subject to a mortg	gage or loan against the property in

Real Estate Solely Owned by Defendant: (Choose one) a. ☐ Defendant DOES NOT solely own any real estate. ☐ Plaintiff and Defendant agree on how to divide Defendant's solely owned real estate. b. **Property 1:** The street address of this property is _____ _____, in the City of ______, County of ______, State of _____, and it is legally described as: This real property was purchased on ______ for \$____. There is a mortgage or loan against the property in the amount of \$_____. The market value of this property is \$_____. AGREEMENT OF PLAINTIFF AND DEFENDANT: ☐ Plaintiff / ☐ Defendant (*choose one*) shall be awarded sole title and interest in **Property 1**, described above, and subject to a mortgage or loan against the property in the amount of \$. **Property 2:** □ Does Not Apply. The street address of this property is _____ , in the City of _____ County of ______, State of _____, and it is legally described as: This real property was purchased on ______ for \$____. There is a mortgage or loan against the property in the amount of \$_____. The market value of this property is \$. .

6.

		I Value of Plaintiff's Retirement Plans to Each	\$	\$			
				1 \D			
			\$	\$			
			\$	\$			
10111	CHICHT (account, and the present account barance.)	\$	\$			
and list	the pre	oup plan; the type of pension or retirement plan, sent value. For an individual retirement account, ount number, the bank that has the individual account, and the present account balance.)					
date	you sta	anion, or other group that provides the plan; the arted working at the job or date you joined the	agreed upon value)	agreed upon value)			
IRA	s and	of Plaintiff's Pensions, Profit-Sharing Plans, Other Retirement Plans: (For each plan, list the prior, or other group that provides the plan the	Plaintiff (Current	Defendant (Current			
Dag		obtain the proposed qualified domestic relations or		Defendant			
	C.	,					
	Coluil	115.					
	and of	her retirement plans shall be awarded as listed in l	ciaintiii s and De	erendant's			
	b.	Plaintiff's pensions, profit-sharing plans, individ					
		☐ Plaintiff and Defendant agree on how to divid sharing plans, individual retirement accounts (IR	As) and other re	tirement plans.			
		☐ Plaintiff DOES NOT have any pensions, profit-sharing plans, individual retirement accounts (IRAs) or other retirement plans.					
	a.	(Choose one)					
7.	Plaint	iff's Pensions, Profit-Sharing Plans, IRAs and	Other Retireme	ent Plans:			
	me an	nount of \$					
	-	erty 2, described above, and subject to a mortgage	or loan against t	he property in			
		intiff / Defendant (<i>choose one</i>) shall be awarded					
	-						

	a.	endant's Pensions, Profit-Sharing Plans, IRAs an (Choose one)					
	a.	☐ Defendant DOES NOT have any pensions, profit-sharing plans, individual retirement accounts (IRAs) or other retirement plans.					
	☐ Plaintiff and Defendant agree on how to divide Defendant's pensions, prospharing plans, individual retirement accounts (IRAs) and other retirement plants.						
	b.	Defendant's pensions, profit-sharing plans, indiv	ridual retirement	accounts (IRAs)			
	and o	other retirement plans shall be awarded as listed in I	Plaintiff's and De	efendant's			
	columns.						
	c.	If Defendant's retirement plan is divided between	n Defendant and	Plaintiff,			
	Defe	ndant shall obtain the proposed qualified domestic					
De	scripti	on of Defendant's Pensions, Profit-Sharing	Plaintiff	Defendant			
	_	As and Other Retirement Plans: (For each plan,	(Current	(Current			
		ployer, union, or other group that provides the	agreed upon	agreed upon			
		late you started working at the job or date you	value)	value)			
		union or group plan; the type of pension or					
		t plan, and the present value. For an individual					
		account, list the account number, the bank that					
		dividual retirement account, and the present alance.)					
acc	Ount of	arance.)	\$	\$			
			\$	\$			
			\$	\$			
	Tot	al Value of Defendant's Retirement Plans to Each	\$	\$			
	100	Person	Ψ	Ψ			
	Busi	ness or Farm Interests or Assets:					
	a.	(Choose one)					
		☐ Plaintiff and Defendant DO NOT have any bu	isiness or farm in	iterests or assets.			
		☐ Plaintiff and Defendant agree on how to divid	e their business	or farm interests			
		or assets.					

b. Plaintiff and Defendant shall receive as their own, the business or farm assets listed in their column.

Description of Business or Farm Interests or Assets: (For each business or farm asset, describe the interest or asset, who owns the interest or asset, the location, list the account number (if any), balances owed (if any), and monthly payments (if any).)	Plaintiff (Current agreed upon value)	Defendant (Current agreed upon value)
	\$	\$
	\$	\$
	\$	\$
	\$	\$
Total Value of Business or Farm Assets to Each Person	\$	\$

10. Other Financial Assets:

9	(Choose	ano)
4.	III MANIAR	mine i

- ☐ Plaintiff and Defendant DO NOT own other financial assets not otherwise mentioned on Exhibit A.
- ☐ Plaintiff and Defendant agree on how to divide their other financial assets not otherwise mentioned on Exhibit A.
- b. Plaintiff and Defendant shall be awarded all right, title, interest and equity in and to the other financial assets listed in their column.

Description of Other Financial Assets: (For example checking accounts, savings accounts, money market accounts, stocks, bonds, Certificates of Deposit, life insurance policies, notes (money owed in writing), and money owed (not in writing). For each asset, describe the asset, who owns the asset, the location, list the policy or account number (if any).)	Plaintiff (Current agreed upon value)	Defendant (Current agreed upon value)
asset, the location, list the poney of account number (if any).)	\$	\$

Description of Other Financial Assets: (For example	Plaintiff	Defendant
checking accounts, savings accounts, money market accounts,	(Current	(Current
stocks, bonds, Certificates of Deposit, life insurance policies,	agreed upon	agreed upon
notes (money owed in writing), and money owed (not in	value)	value)
writing). For each asset, describe the asset, who owns the		
asset, the location, list the policy or account number (if any).)		
	\$	\$
	\$	\$
	\$	\$
	Ψ	Ψ
	\$	\$
	\$	\$
	\$	\$
	Ψ	Ψ
Total Value of Other Financial Assets to Each Person	\$	\$

11. **Summary:**

1. Summary:	Plaintiff	Defendant
Vehicles and Watercraft (Paragraph 2)	\$	\$
Household Goods/Furniture/Furnishings (Paragraph 3)	\$	\$
Real Estate (Paragraphs 4, 5, and 6)	\$	\$
Pensions/Retirement Plans (Paragraphs 7 and 8)	\$	\$
Business or Farm Interests or Assets (Paragraph 9)	\$	\$
Other Financial Assets (Paragraph 10)	\$	\$
Mortgages on Real Estate (Paragraphs 4, 5, and 6)	- \$	- \$
Debts and Liabilities (Paragraph 1)	- \$	- \$
(Debts & Mortgages subtracted from Assets) Total	\$	\$

Plaintiff's Signature:

Ι,	, Plainti	ff, state under penalty of
perjury that the information in this Exhibit	A: Confidential Division	of Property and Debts and
Values is true and correct, and that I have re	ead, understand, and agre	ee to be bound by this
agreement.		
Dated this day of	, 20	·
(Signature of Plaintiff)		
(Plaintiff's Printed Name)		
(Address)	(City, State, Zip Code)	(Telephone Number)
STATE OF	_)	
COUNTY OF	_)SS	
Signed and sworn to before me on _		, 20 by
		·
(Notary Public or Clerk of Court)		
If notary, my commission expires:		

(Defendant's signature follows on Page 12 of 12.)

Defendant's Signature:

Ι,	, Defend	dant, s	tate under penalty of
perjury that the information in this Exhibit	A: Confidential Division	of Pro	operty and Debts and
Values is true and correct, and that I have re	ead, understand, and agre	ee to b	e bound by this
agreement.			
Dated this day of	, 20		
(Signature of Defendant)			
(Defendant's Printed Name)			
(Address)	(City, State, Zip Code)		(Telephone Number)
STATE OF	_)		
COUNTY OF	_)SS		
Signed and sworn to before me on _			by
			_•
(Notary Public or Clerk of Court)			
If notary, my commission expires:			

IN DISTRICT COURT,		CO	UNTY, NORTH DAKOTA
Plaintiff,	, }		
VS.	}	ADMISS	SION OF SERVICE
	}	Civil No	•
Defendant.			
I,			, (Defendant name) hereby
admit receipt of a copy of the Summ	ons and Co	omplaint in the	above entitled action on
	, along	with a copy of	f the Settlement Agreement and a
copy of Exhibit A: Confidential Divi	sion of Pro	perty and Debt	s and Values. I understand that this
admission merely acknowledges reco	eipt of the	papers; it does	not admit or deny any of the
statements contained in the papers.			
Dated this day of			_, 20
(Signature of Defendant)			_
(Typed or Printed Name of Defendar	nt)		_
(Address)			_
(City)	(State)	(Zip Code)	_
()(Telephone Number)			

IN DISTRICT CO	OURT, COUNTY, NORTH DAKOTA
Plaintiff,	, } } AFFIDAVIT OF PROOF FOR
vs.	STIPULATED JUDGMENT
	}
Defendant.	
I,	, the undersigned, state and
allege as follows:	
1. I am the plaintiff in	the above-entitled action.
2. I am presently a res	dent of the State of North Dakota, and have in good faith been a
resident of the State of Nor	h Dakota for six (6) months preceding this divorce action.
3. The defendant and l	were married to each other on
and have since that date rer	nained spouses.
4. That the defendant a	nd I have no minor children nor are expecting any children to be bor
of the marriage.	
5. That during the cou	se of this marriage the defendant and I have acquired personal
property, and debt.	
6. That the defendant a	nd I have reached an agreement with respect to the division of propert
and debt. Said agreement	has been filed with the Court. It is the further desire and intent of th
defendant and I that the term	ns of the Settlement Agreement and Exhibit A: Confidential Division
of Property and Debts and V	alues be incorporated into the Court's Findings of Fact, Conclusions of

Law, and Order for Judgment, and the Judgment entered in this action. The parties believe the

agreement distributes the property and debts in a fair and equitable manner.

- 7. That during the past months, disputes and differences, irreconcilable in nature, have arisen between the defendant and I. These disputes and differences have destroyed the legitimate ends of this marriage.
- 8. I have reviewed a signed copy of the Settlement Agreement and Exhibit A: Confidential Division of Property and Debts and Values, know the Defendant's signature, and agree that it appears on the agreement. My signature also appears on the agreement.
- 9. I ask that the court adopt the Settlement Agreement and Exhibit A: Confidential Division of Property and Debts and Values as a full, complete, final and conclusive settlement of all issues pertaining to the dissolution of our marriage and that I be awarded a divorce incorporating the terms of the Settlement Agreement and Exhibit A: Confidential Division of Property and Debts and Values into the judgment.
- 10. I state under penalty of perjury that everything I stated in this Affidavit of Proof for Stipulated Judgment is true and correct.

Dated this day of	, 20	
(Signature of Plaintiff)		
(Plaintiff's Printed Name)		
(Address)	(City, State, Zip Code)	(Telephone Number)
STATE OF)	
COUNTY OF)SS	
Signed and sworn before me on		by
	·	
(Notary Public or Clerk of Court)		
If notary, my commission expires:		

		COU	J NTY, NORTH	DAKOTA
Plaintiff, vs.		,	NGS OF FACT, LUSIONS OF L RDER FOR JU	DGMENT
Defendant.		}	<u> </u>	
on the day of	·	ng came on duly for hear, 20, and was h	eard by the Hono	orable
		the District Court,		
		ot appear personally		
	Ü	reement and Exhibit A:		•
and Debts and Value	es signed by both	h parties have been subm	nitted to the Cour	t.
After hearing	g all of the evide	ence adduced at said hear	ing and being fu	lly advised in the
	_	vritten Settlement Agreen	_	_
-		_		
•		Values of the parties and	upon an me pie	adings and
proceedings, herein,	the Court make	s the following:		
		FINDINGS OF FACT		
1. Plaintiff's fu are:	ll name, address	, year of birth, and last fo	our digits of soci	al security number
Full Name:				
	First	Middle		Last
Address:				
	Street Addres	S		Apt.
	City	County	State	Zip
Year of Birth	n:			
	gits of Social Se	acurity Number		
Last Foul Di	igno di buciai be	~urity riumoti		

2.	Defendant's	full name, addre	ess, year of birth, and la	st four digits of soc	ial security
num	ber are:				
	Full Name:	First	Middle		Last
	Address:	Street Address	S		Apt.
		City	County	State	Zip
	Year of Birtl	h:			
	Last Four Di	igits of Social Se	curity Number:		
3.	Plaintiff and	defendant were	married on		in the City of
		, County	y of	, State of	•
5.6.7.	action or will have been a resident for six months prior to entry of judgment in this matter. Plaintiff is a member of the armed forces: Yes□ No□. Defendant is a member of the armed forces: Yes□ No□. Irreconcilable differences have arisen between the parties making the continuation of the				
	iage impossible		ve unsen between the p	arties making the ex	ontinuation of the
8. alrea		•	se for divorce, legal sep Defendant in North Dak		
9. Defe	An Adult Ab ndant: Yes□		Order or Restraining Or	der is in effect rega	rding Plaintiff or
		•	aintiff \Box Defendant \Box . Into on the following date.		
	and the cour	t file number is _		·	
10.	There are no	minor or depend	dent children born or ex	enected to be born o	of this marriage

11. Plaintiff has the following sources of monthly income:

Source/Describe	Amount
Employment	\$
Public Assistance	\$
Social Security Benefits	\$
Unemployment/Workers Compensation	\$
Interest/Dividend Income	\$
Other	\$

12. Defendant has the following sources of monthly income:

Source/Describe	Amount
Employment	\$
Public Assistance	\$
Social Security Benefits	\$
Unemployment/Workers Compensation	\$
Interest/Dividend Income	\$
Other	\$

Plaintiff needs spousal support from Defendant: Yes \square No \square .
If YES, this is because Plaintiff is years of age, has been married to Defendant for years, has a monthly income totaling \$, has monthly expenses
totaling \$, and because:
Defendant needs spousal support from Plaintiff: Yes□ No□.
Defendant needs spousal support from Plaintiff: Yes□ No□. If YES, this is because Defendant is years of age, has been married to Plaintiff for

15.	Plaintiff and Defendant have outstanding debts and liabilities: Yes□ No□.
	If YES, Plaintiff's and Defendant's outstanding debts and liabilities are listed on the attached Exhibit A. Exhibit A is incorporated into this Findings of Fact, Conclusions of Law and Order for Judgment.
16.	Plaintiff and Defendant own vehicles or watercraft: Yes□ No□.
	If YES, the vehicles or watercraft are listed on the attached Exhibit A. Exhibit A is incorporated into this Findings of Fact, Conclusions of Law and Order for Judgment.
17. furnitu	Plaintiff and Defendant jointly own marital property, including household goods, re, and furnishings, all of which property has been divided to the parties' satisfaction.
18.	Plaintiff and Defendant jointly own real estate: Yes□ No□.
	If YES, the real estate jointly owned by Plaintiff and Defendant is listed on the attached Exhibit A. Exhibit A is incorporated into this Findings of Fact, Conclusions of Law and Order for Judgment.
19.	Plaintiff owns real estate solely in his or her own name: Yes□ No□.
	If YES, the real estate owned solely by Plaintiff is listed on the attached Exhibit A. Exhibit A is incorporated into this Findings of Fact, Conclusions of Law and Order for Judgment.
20.	Defendant owns real estate solely in his or her own name: Yes \square No \square .
	If YES, the real estate owned solely by Defendant is listed on the attached Exhibit A. Exhibit A is incorporated into this Findings of Fact, Conclusions of Law and Order for Judgment.
21. money Yes□	Plaintiff or Plaintiff's past or present employer or union or other group pays or has paid into a pension, profit-sharing plan, IRA or other retirement plan for Plaintiff: No□.
	If YES, the plans are listed on the attached Exhibit A. Exhibit A is incorporated into this Findings of Fact, Conclusions of Law and Order for Judgment.

22.	Defendant or Defendant's past or present employer or union or other group pays or has
paid m	oney into a pension, profit-sharing plan, IRA or other retirement plan for Defendant:
Yes□	No□.
	If YES, the plans are listed on the attached Exhibit A. Exhibit A is incorporated into this
	Findings of Fact, Conclusions of Law and Order for Judgment.
23.	Plaintiff and Defendant own financial or other assets not otherwise mentioned:
Yes□	No□.
	If YES, the financial or other assets not otherwise mentioned are listed on the attached
	Exhibit A. Exhibit A is incorporated into this Findings of Fact, Conclusions of Law and
	Order for Judgment.
24.	Plaintiff wants to change his or her name: Yes□ No□.
	If YES, the new name is
	and plaintiff has no intent to defraud or mislead anyone by changing his/her name.
25.	Defendant wants to change his or her name: Yes□ No□.
	If YES, the new name is
	and defendant has no intent to defraud or mislead anyone by changing his/her name.

(THIS SPACE LEFT INTENTIONALLY BLANK)

FROM THE ABOVE AND FOREGOING, the Court now makes and enters the following:

CONCLUSIONS OF LAW

1.	<u>Divorce and Court Approval.</u> The Plaintiff is awarded an absolute Decree of Divorce			
from the Defendant on the grounds of irreconcilable differences, all in accordance with the				
provis	sions of the North Dakota Century Code.			
2.	□ a. Defendant shall pay to Plaintiff the amount of \$ per month as and for spousal support for a period of, commencing			
	□ b. Plaintiff shall pay to Defendant the amount of \$ per month as and for spousal support for a period of, commencing			
	☐ c. Neither plaintiff nor Defendant will be awarded permanent or rehabilitative spousal support and the court shall be divested from any jurisdiction to make any awards of spousal support in the future.			
	☐ d. The issue of spousal support shall be reserved.			
3.	(Choose one)			
	☐ Plaintiff and Defendant DO NOT own any vehicles or watercraft.			
	☐ The vehicles or watercraft shall be awarded to Plaintiff and Defendant as stated on the attached Exhibit A. Exhibit A is incorporated into this Findings of Fact, Conclusions of Law and Order for Judgment. The party receiving each vehicle or watercraft shall pay for all loans and insurance associated with the vehicle.			
4. divide	Plaintiff's and Defendant's household goods, furniture, and furnishings have already been ed to the parties' satisfaction.			

5.	(Choose one)
	☐ Plaintiff and Defendant DO NOT have any outstanding debts or liabilities.
	☐ Plaintiff's and Defendant's debts and liabilities shall be paid as stated on the attached Exhibit A. Exhibit A is incorporated into this Findings of Fact, Conclusions of Law and Order for Judgment. Each party shall hold the other harmless from any responsibility for the debts and liabilities each is ordered to pay. Any debts and liabilities not listed on Exhibit A shall be paid by the person whose name is on the debt or liability.
6.	(Choose one)
	☐ Plaintiff and Defendant DO NOT jointly own any real estate.
	☐ Plaintiff's and Defendant's jointly owned real estate shall be awarded as stated on the attached Exhibit A. Exhibit A is incorporated into this Findings of Fact, Conclusions of Law and Order for Judgment.
7.	(Choose one)
	☐ Plaintiff DOES NOT solely own any real estate.
	☐ Plaintiff's solely owned real estate shall be awarded as stated on the attached Exhibit A. Exhibit A is incorporated into this Findings of Fact, Conclusions of Law and Order for Judgment.
8.	(Choose one)
	☐ Defendant DOES NOT solely own any real estate.
	☐ Defendant's solely owned real estate shall be awarded as stated on the attached Exhibit A. Exhibit A is incorporated into this Findings of Fact, Conclusions of Law and Order for Judgment.

9.	(Choose one)
	☐ Plaintiff DOES NOT have any pensions, profit-sharing plans, individual retirement accounts (IRAs) or other retirement plans.
	☐ Plaintiff's pension, profit sharing, retirement plan, or IRA shall be awarded as stated on the attached Exhibit A. Exhibit A is incorporated into this Findings of Fact, Conclusions of Law and Order for Judgment.
	☐ (choose if applicable) Plaintiff's retirement plan is divided between Plaintiff and Defendant. Plaintiff's proposed qualified domestic relations order (QDRO) is on file herein. The court will not draft a QDRO document or an order including a QDRO.
10.	(Choose one)
	☐ Defendant DOES NOT have any pensions, profit-sharing plans, individual retirement accounts (IRAs) or other retirement plans.
	☐ Defendant's pension, profit sharing, retirement plan, or IRA shall be awarded as stated on the attached Exhibit A. Exhibit A is incorporated into this Findings of Fact, Conclusions of Law and Order for Judgment.
	☐ (choose if applicable) Defendant's retirement plan is divided between Plaintiff and Defendant. Defendant's proposed qualified domestic relations order (QDRO) is on file herein. The court will not draft a QDRO document or an order including a QDRO.
11.	(Choose one)
	☐ Plaintiff and Defendant DO NOT own financial or other assets not otherwise mentioned.
	☐ The parties shall be awarded all right, title, interest and equity in and to the financial or other asset not otherwise mentioned, as stated on the attached Exhibit A. Exhibit A is incorporated into this Findings of Fact. Conclusions of Law and Order for Judgment.

12.	Plaintiff's name shall be changed to:		
	☐ Does Not Apply.		
13.	Defendant's name shall be changed to:		
	☐ Does Not Apply.		
14.	Execution of Required Documents. Each party shall, with	in ten (10) days from and	
after th	ter the date of Entry of Judgment, or upon presentation, whichever	occurs first, execute any	
docum	cument, transfer papers, titles or other documents required to effe	ct the terms and provisions	
of the .	the Judgment and Decree. In the event that a party fails to sign tr	ansfer papers, as required,	
he Juc	e Judgment shall operate to transfer title to property, as awarded.		
15.	5. Waiver of Counsel. The parties acknowledged that each has	the right to be represented	
oy a la	a lawyer of his/her choice. The parties expressly waived that rig	2	
-	tered into the settlement agreement which became a basis for the		
	dgment.	J	
	ORDER FOR JUDGMENT		
LET JUDGMENT BE ENTERED ACCORDINGLY.			
	Dated on	-	
	BY THE COURT:		
	Judge/Judicial Referee	of the District Court	
Civil N	vil No		

	IN DISTRICT COURT,	COUNTY, N	ORTH DAKOTA
Plain vs.	tiff, ndant.	}	
Detei	idant.	}	
	The above-entitled proceeding came	e before the Court on	
20	, and was heard by the Honorable	District Ju	dge, in the District Court,
	County, North D	akota. The Plaintiff did □	/did not□ appear
perso	nally. The Defendant did □/did not □	appear personally. A Sett	lement Agreement and
Exhib	oit A: Confidential Division of Propert	y and Debts and Values ex	ecuted by both parties and
being	fully advised in the premises, and have	ring made its Findings of F	Fact, Conclusions of Law
and C	Order for Judgment herein,		
	IT IS HEREBY ORDERED AND	ADJUDGED AND DEC	REED AS FOLLOWS:
1.	Divorce and Court Approval. The	e Plaintiff is awarded an ab	solute Decree of Divorce
from	the Defendant on the grounds of irreco	oncilable differences, all in	accordance with the
provi	sions of the North Dakota Century Co	de.	
2.	☐ a. Defendant shall pay to Plaintif spousal support for a period of		
	☐ b. Plaintiff shall pay to Defendar spousal support for a period of		, commencing
	☐ c. Neither plaintiff nor Defendant will be awarded permanent or rehabilitative spousar support and the court shall be divested from any jurisdiction to make any awards of spousal support in the future.		
	☐ d. The issue of spousal support s	hall be reserved.	

3.	(Choose one)		
	☐ Plaintiff and Defendant DO NOT own any vehicles or watercraft.		
	☐ The vehicles or watercraft shall be awarded to Plaintiff and Defendant as stated on the attached Exhibit A. Exhibit A is incorporated into this Judgment. The party receiving each vehicle or watercraft shall pay for all loans and insurance associated with the vehicle.		
4.	Plaintiff's and Defendant's household goods, furniture, and furnishings have already been		
divid	ed to the parties' satisfaction.		
5.	(Choose one)		
	☐ Plaintiff and Defendant DO NOT have any outstanding debts or liabilities.		
	☐ Plaintiff's and Defendant's debts and liabilities shall be paid as stated on the attached Exhibit A. Exhibit A is incorporated into this Judgment. Each party shall hold the other harmless from any responsibility for the debts and liabilities each is ordered to pay. Any debts and liabilities not listed on Exhibit A shall be paid by the person whose name is on the debt or liability.		
6.	(Choose one)		
	☐ Plaintiff and Defendant DO NOT jointly own any real estate.		
	☐ Plaintiff's and Defendant's jointly owned real estate shall be awarded as stated on the attached Exhibit A. Exhibit A is incorporated into this Judgment.		
7.	(Choose one)		
	☐ Plaintiff DOES NOT solely own any real estate.		
	☐ Plaintiff's solely owned real estate shall be awarded as stated on the attached Exhibit A. Exhibit A is incorporated into this Judgment.		

8.	(Choose one)
	☐ Defendant DOES NOT solely own any real estate.
	☐ Defendant's solely owned real estate shall be awarded as stated on the attached Exhibit A. Exhibit A is incorporated into this Judgment.
9.	(Choose one)
	☐ Plaintiff DOES NOT have any pensions, profit-sharing plans, individual retirement accounts (IRAs) or other retirement plans.
	☐ Plaintiff's pension, profit sharing, retirement plan, or IRA shall be awarded as stated on the attached Exhibit A. Exhibit A is incorporated into this Judgment.
	☐ (<i>choose if applicable</i>) Plaintiff's retirement plan is divided between Plaintiff and Defendant. Plaintiff's proposed qualified domestic relations order (QDRO) is on file herein. The court will not draft a QDRO document or an order including a QDRO.
10.	(Choose one)
	☐ Defendant DOES NOT have any pensions, profit-sharing plans, individual retirement accounts (IRAs) or other retirement plans.
	☐ Defendant's pension, profit sharing, retirement plan, or IRA shall be awarded as stated on the attached Exhibit A. Exhibit A is incorporated into this Judgment.
	☐ (choose if applicable) Defendant's retirement plan is divided between Plaintiff and Defendant. Defendant's proposed qualified domestic relations order (QDRO) is on file herein. The court will not draft a QDRO document or an order including a QDRO.
11.	(Choose one)
	☐ Plaintiff and Defendant DO NOT own financial or other assets not otherwise mentioned.

	☐ The parties shall be awarded all right, title, interest and equity in and to the financial of other asset not otherwise mentioned, as stated on the attached Exhibit A. Exhibit A is incorporated into this Judgment.
12.	Plaintiff's name shall be changed to:
	☐ Does Not Apply.
13.	Defendant's name shall be changed to:
	☐ Does Not Apply.
14.	Execution of Required Documents. Each party shall, within ten (10) days from and
after t	he date of Entry of Judgment, or upon presentation, whichever occurs first, execute any
docun	nent, transfer papers, titles or other documents required to effect the terms and provisions
of the	Judgment and Decree. In the event that a party fails to sign transfer papers, as required,
the Ju	dgment shall operate to transfer title to property, as awarded.
15.	Waiver of Counsel. The parties acknowledged that each has the right to be represented
by a la	awyer of his/her choice. The parties expressly waived that right and freely and voluntarily
entere	ed into the settlement agreement which became a basis for the order for judgment and
judgm	
16.	In accordance with North Dakota Century Code Section 14-05-02.1:
	Plaintiff's social security number is: XXX-XX
	Defendant's social security number is: XXX-XX
	WITNESS the hand and seal of this Court in the City of
State	of North Dakota, on, 20, Clerk of the District Court
Count	ty of
	Clerk of the District Court
Civil	No.

IN DISTRICT COURT,	COUNTY, NORTH DAKOTA
Plaintiff,	}
vs.	<pre>} CONFIDENTIAL INFORMATION } FORM }</pre>
Defendant.	} Civil No
FULL	INFORMATION REDACTED INFORMATION
PLAINTIFF: Name:	
	Year of Birth:
Social Security #:	XXX-XX
DEFENDANT: Name:	
	Year of Birth:
Social Security #:	XXX-XX
FINANCIAL ACCOUNT NUMBI	ERS:
Name of Account:	
Account Number:	Last 4 digits:
Name of Account:	
Account Number:	Last 4 digits:
Name of Account:	
Account Number:	Last 4 digits:
Dated this day of	
	, Plaintiff
(Signature of Plaintiff)	
	Defendant
(Signature of Defendant)	, Defendant

IN DISTRICT COURT,	COUNTY, NORTH DAKOTA		I DAKOTA
Plaintiff,	}		
vs.	} } NOT	TICE OF ENTRY OF	JUDGMENT
	} Civil	l No	
Defendant.	}		
TO: DEFENDANT,			
PLEASE TAKE NOTICE	that on	,	20, a
Judgment was entered in the office	of the Clerk of Distric	et Court,	
County, City of	,	North Dakota, Docket	Number
A copy of the judgment is attached			
Dated this day of		20	
Dated this tay of		, 20	
	Signature of Plainti	ff	
	Typed or Printed Name of Plaintiff		
		ame of 1 tainity	
	Address		
	City	State	Zip Code
	() Telephone Number		

DIVORCE WITH AGREEMENT: <u>WITHOUT</u> CHILDREN INSTRUCTIONS FOR NOTICE OF ENTRY OF JUDGMENT FORM

(The *Notice of Entry of Judgment* Form (Form 10) is part of the *Divorce with Agreement:*<u>Without Children</u> packet of forms. Review the instructions for the packet of forms before completing the Notice of Entry of Judgment.)

ND Legal Self Help Center Staff and Court employees cannot help you fill out forms. If you are unsure how to proceed, consult a lawyer.

There is no guarantee that all judges and courts will accept forms available through the ND Legal Self Help Center. Use at your own risk.

Do not include these instruction sheets when you serve or file the completed form.

THE PLAINTIFF COMPLETES AND SIGNS THIS FORM.

Within 14 days after the divorce judgment is entered, the plaintiff must serve a completed copy of the *Notice of Entry of Judgment* form (Form 10) on the defendant. A copy of the signed and dated divorce judgment must be served with the Notice of Entry of Judgment.

Top of Form (Caption): Fill in the caption exactly as you filled in the caption on the *Summons* form (Form 1).

To: Fill in the full, legal name of the defendant.

Paragraph: Fill in the date the Clerk of Court signed the divorce judgment. Fill in the County and City of the North Dakota District Court where the divorce judgment was signed. Fill in the Docket Number of the divorce judgment.

To find the Docket Number of the divorce judgment:

- Go to the online District Court Case/Calendar Search at www.ndcourts.gov.
- Click on the "District Court Case/Calendar Search" link located in the right-hand column.
- Read the information, then click on the "Click here to Proceed" link.
- Select the county where your divorce action was decided, or select State of North Dakota from the drop down menu.
- Click on the "Civil, Family & Probate Case Records" link.
- Select "Case" in the "Search By:" field.
- Enter your case number in the "Case Number" field.
- Click on the "Search" box.
- Click on the link for your case number.
- Scroll through the list of documents until you find the divorce judgment. (The date on the judgment should match the date of the judgment in the list of documents.
- The Docket Number will be shown as "Doc ID# __"

Date and Signature: Complete the date and signature block.

- Fill in the date you sign this document.
- Sign the signature line.
- Fill in the address lines. If you have a physical address <u>and</u> a mailing address, type or write both addresses using the lines provided, and the space next to the address lines.
- Fill in the telephone number line.

Make two copies of the completed and signed *Notice of Entry of Judgment* form (Form 10). Keep one copy for your records. You will serve the other copy on the defendant. The original is filed with the Clerk of Court.

Make two copies of the divorce judgment with the signature and date of the Clerk of Court. Keep one copy for your records. You will serve the other copy on the defendant.

Serve the following on the defendant:

- A copy of the completed and signed *Notice of Entry of Judgment* form (Form 10); and
- A copy of the divorce judgment signed and dated by the Clerk of Court.

File the following with the Clerk of Court:

- The original, completed and signed *Notice of Entry of Judgment* form (Form 10); and
- A completed, signed and notarized affidavit of service that shows the defendant was served a copy of the completed *Notice of Entry of Judgment* form (Form 10) and a copy of the signed and dated divorce judgment.

See service by mail instructions and an affidavit of service by mail form below.

Do not include these instruction sheets when you serve or file the completed form.

IN DISTRICT COURT,	COUNTY, NORT	H DAKOTA
Plaintiff, vs.	, } } AFFIDAVIT OF SERVICE Civil No	
Defendant.	· } }	
STATE OF NORTH DAKOTA COUNTY O		,
swear that I am at least 18 years of age, and of served the Notice of Entry of Judgment and a on the following party by placing a true and of known address of:	copy of the Judgment, in the above correct copy of each in an envelope	ve entitled case,
and depositing the envelope, with sufficient plocated in		
Dated:	, 20	
(Signature of Person Who Mailed Envelope)		
Subscribed and sworn to before me this	_ day of	, 20
Clerk or Notary Public		
If notary, my commission expires:		

DIVORCE WITH AGREEMENT: <u>WITHOUT</u> CHILDREN INSTRUCTIONS FOR AFFIDAVIT OF SERVICE BY MAIL FORM

(The Affidavit of Service by Mail form is part of the Divorce with Agreement: Without Children packet of forms. Review the instructions for the packet of forms before completing the Affidavit of Service by Mail.)

ND Legal Self Help Center Staff and Court employees cannot help you fill out forms. If you are unsure how to proceed, you should consult a lawyer.

There is no guarantee that all judges and courts will accept forms available through the ND Legal Self Help Center. Use at your own risk.

Do not include this instruction sheet when you serve or file the completed form.

THE PERSON WHO SERVES A COPY OF THE NOTICE OF ENTRY OF JUDGMENT AND A COPY OF THE SIGNED AND DATED DIVORCE JUDGMENT ON THE DEFENDANT COMPLETES THIS FORM.

Within 14 days after divorce judgment is entered, the plaintiff must have a completed copy of the *Notice of Entry of Judgment* form <u>and</u> a copy of the signed and dated divorce judgment served on the defendant.

The plaintiff must file proof of service with the Clerk of Court. A completed, signed and notarized affidavit of service is your proof of service.

Top of Form (Caption): Fill in the caption exactly as you filled in the caption on the *Summons* form (Form 1).

County: Fill in the name of the County.

Person Serving Documents: Fill in the full, legal name of the person serving the documents.

Address Block: Fill in the full, legal name of the defendant. Fill in the defendant's mailing address. This is the address where the copies of the documents were mailed.

Post Office City/State: Fill in the city and state of the U.S. Post Office from which the copies of the documents were mailed.

Date, Signature and Notary Public Block: The person serving the documents DOES NOT complete the Date, Signature or Notary Public lines until they are in front of a North Dakota Clerk of District Court or a notary public. The clerk or notary public will witness the signature and fill out and sign the Notary Public lines.

You can find more information about service at www.ndcourts.gov/legal-self-help/service-in-a-civil-action. Review the information and forms in the "Service After a District Court Civil Action Has Started" section.