STATE OF SOUTH DAKOTA)	IN CIRCUIT COURT
COUNTY OF	:SS)	JUDICIAL CIRCUIT
Plaintiff,		DIV
vs		JUDGMENT AND DECREE OF DIVORCE (DEFAULT)
		(WITHOUT MINOR CHILDREN))
The above-entitled matter of	came befo	re this Court on the day of
,	20	on Plaintiff's Application for Judgment and
Decree of Divorce (Default). It sa	tisfactoril	y appearing to the Court from the records and files
herein that the Defendant was duly	served w	rith the Summons and Complaint on the day
of,	The p	arties were married on
(date) and at		
(city and state). It further appearing	ng to the C	Court by virtue of the Affidavit of Default signed by
Plaintiff and filed herein that said	Defendant	t has failed to plead, to otherwise defend, or make
any appearance in this action and t	hat said D	Defendant is in default; Findings of Fact and
Conclusions of Law having been v	vaived by	virtue of Defendant's failure to appear in this action;
the Court having jurisdiction over	the parties	s and the subject matter herein, Now Therefore,
IT IS HEREBY ORDER	ED, ADJU	UDGED AND DECREED AS FOLLOWS:
Plaintiff is granted a Judgment and Decree of Divorce on the grounds of irreconcilable differences and the parties hereto are restored to the status of single persons.		
	appliances	e property all of the vehicles, personal clothing and s and such other items and personal property as are
In addition the Plaintiff shall b	e awarded	the following property:
and		;
The Defendant shall be awarde	ed the follo	owing property:

3.	Retirement / Investment accounts shall be divided as follows:	
4.	Any encumbrances or debts relating to or accompanying an item of personal property shall be the sole responsibility of the party retaining such property.	
	The following debts shall be assumed by Plaintiff:	
	and ;	
	The following debts shall be assumed by Defendant:	
	other debts shall be paid by the party incurring such debt.	
5.	Regarding alimony, the Court orders:	
	 □ Neither party shall be awarded alimony or spousal support; or □	
	Plaintiff / Defendant (<i>circle one</i>), currently known as born shall be restored to their former name of	
	born shall be restored to their former name of; therefore, they shall be known hereafter as	
7.	Each party shall, at the request of the other, execute and deliver any such instruments as may be required in order to carry out the intentions and provisions of this Judgment and Decree of Divorce. In the event either party shall fail to execute deeds, titles, or other documents of transfer as required by this Judgment and Decree of Divorce, this Judgment and Decree shall operate as an effective transfer of that party's interest in said property as set forth herein.	
8.	Additional order(s):	

Dated this day of	,
	BY THE COURT:
ATTEST:	CIRCUIT COURT JUDGE
Clerk of Courts	
By	
(SEAL)	