STATE OF MICHIGAN JUDICIAL CIRCUIT

JUDGMENT OF DIVORCE WITH CHILDREN

CASE NO.

COUNTY	WITH CHILDR	LIV	-DIVI
Court address			Court telephone no
Plaintiff's name, address, and telephone no.		Defendant's name, add	dress, and telephone no.
	v		
_			
1. This judgment is entered ☐ after trial.	after default.	on consent of the	e parties.
2. The plaintiff filed a complaint for divorce again	st the defendant.		
THE COURT FINDS that there has been a bre have been destroyed and there remains no re			
IT IS ORDERED:			
4. The marriage between the plaintiff,			, and the defendant,
		, is disso	lved and the parties are now divorced
5. Custody of the minor child(ren),			
			, is as follows
\square a. Legal custody is awarded to \square plaint	iff. ☐ defendant	. \square both parties	s, jointly.
\square b. Physical custody is awarded to \square plaint	iff. ☐ defendant		s, jointly.
☐ c. This court is not going to make a determ child(ren)'s home state. (Paragraphs 6-1			(ren) because Michigan is not the
\square 6. A parent with physical custody must notify th	ne friend of the court	in writing wheneve	r the address of a minor child changes
\square 7. The domicile of the minor child(ren) may no	ot be moved from the	e State of Michigan	without prior approval of the court.
8. Pursuant to MCL 722.31 neither party shall case, and the child(ren) have a legal reside			here they lived at the beginning of this
\square MCL 722.31 does not apply because the pa	arties lived more tha	n 100 miles away fi	om each other when this case began.
\square MCL 722.31 does not apply because one o	f the parties is grant	ed sole legal custo	dy of the parties' minor child(ren).
☐ The parties agree that either party may move as long as they still live in the State of Mich		iles from where the	parties lived when this case was filed
Except as provided in item 10, neither parent the Hague Convention on the Civil Aspects of			n country/nation that is not a party to
\square 10. Based on written agreement of the parties	, Name		may exercise parenting time ir
Name of foreign country/nation		ch is not a party to t	he Hague Convention on the Civil
Aspects of International Child Adbuction.			

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□ 11. The parents shall cooperate with respect to a child so and physical well-being and to give and afford a child the will, directly or indirectly, influence a child so as to preju guide a child so as to promote the affectionate relations cooperate with each other in carrying out the provisions necessary to adjust, vary, or increase the time allotted the parties shall act in the best interests of the child. Net the child, injure the child's opinion of the other party, or the other party.	e affection of both parents and a sense of security. Neit dice a child against the other parent. Each parent will thip between a child and the other parent. The parties of this order for a child's best interests. Whenever it is o either party, or otherwise take action regarding a child the party shall do anything which may estrange the order.	ther parent endeavor to will seems ild, each of other from
☐ 12. Parenting time is established as follows:		
Regular Parenting Plan as specified in the Complaint fo	r Divorce.	
	lical insurance and support costs are provided for in the holds in the holds and support order in effect from	nce.
 14. Spousal support: Neither party is awarded spousal support and spousal Spousal support is reserved. Spousal support is awarded according to the attache 		
 15. Personal property: ☐ Each party is awarded the personal property now in homoto that property. The other party has no claim to that parties' personal property is divided according to 		
16. Debt: ☐ There are no debts to be divided. ☐ Each party is responsible for paying the debts in his/t ☐ Debts are divided according to the attached Persona		
 17. Vehicles: The parties do not own any vehicles. Each party will keep the vehicle(s) now in his/her name related to the vehicle(s). The other party has no claim. The parties own vehicle(s) that are to be divided according. 	n to any vehicle in the other's name and possession.	y debt
18. Real Property: ☐ The parties do not own any real property. ☐ The parties own real property that is awarded accord	ing to the attached Real Property Addendum.	
19. Pension Rights: There are no pensions, annuities, individual retirement vested or unvested, accumulated or contingent, to be a Each party is awarded his/her own pensions, annuities or accounts, whether vested or unvested, accumulated Pensions, annuities, individual retirement accounts or unvested, accumulated or contingent, are divided accounted.	divided. es, individual retirement accounts or other types of reting or contingent, as his/her own sole and separate proporther types of retirement plans or accounts, whether	rement plans perty. vested or

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	fe of the other party, as be	nis judgment, any interests of either party in any inse eneficiary or otherwise, are extinguished. Each part	
according to the attached In tax year is not the parent wi	ncome Tax Addendum. If t ith whom the child(ren) liv	ons, credits, and exemptions for the minor child(ren) the parent claiming the deductions, credits, and exerted for the greater number of nights during the year, e dependent tax benefits for that tax year.	mptions in a given
party's present medical or h Consolidated Omnibus Bud	nealth insurance policy ca Iget Reconciliation Act of his/her respective plan ac	ither party may obtain coverage for himself/herself urried through his/her employment pursuant to the pr 1985 (COBRA). Each party shall, immediately upor Iministrator of this provision, to enable the plan adm	rovisions of the n entry of this
	ts required to divide the p	gment is entered, each party shall properly prepare property and debt as ordered in this judgment. A cell if necessary.	
	ed on the motion of either	her assets from the other party, the issue of property party. If this motion were to be granted, this court w	
☐ 25. Costs and Fees: Any property Depth ☐ paid by the plaintiff.	reviously suspended cost \Box paid by the defendar	is and fees of this case shall be nt. waived permanently.	
☐ 26. The ☐ plaintiff's	defendant's name	shall be changed to	
27. Attachments: The followin Personal Property and D Pension/Retirement According	ebt Addendum	ed and incorporated into this judgment of divorce. Vehicle Addendum Real Property Add Income Tax Addendum Parenting Time Ac	
☐ 28. Other provisions:			
29. Settlement of Claims Betv	ween the Parties: This ju	udgment resolves the last pending claim and closes	this case.
30. When Judgment Becomes	s Final: This judgment is	s effective and final upon its date of entry.	
31. Jurisdiction Retained: Th	nis court retains jurisdictio	n of this matter to enforce all the terms of this judgm	nent of divorce.
Date		Judge	Bar no.
Approved:			
Plaintiff signature	Date		Date