	IN DISTRI	ICT COURT,	CO	UNTY, NORTH	DAKOTA	
 Plain	tiff,		, }			
vs.	ŕ		} }	LEMENT AGRE	EMENT	
Defe	ndant.		,	0		
	Plaintiff and	defendant have re	eached an agreement r	esolving all of the	issues in this	
divor	ce proceeding.					
Exhib	The Summor	tial Division of Properties and Complaint	e agreement is set fort roperty and Debts and were personally serve as indicated by the Ade to the following factory as the following factory as a server of birth, and last	Values.  ed upon defendant emission of Service ts regarding this	on e on file herein. case.	
	Full Name:	First	Middle		Lost	
	A 11	FIISt	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, address, year of birth, and last four digits of social security			ocial security	
num	ber are:				
	Full Name:	First	Middle		Last
	Address:				
		Street Addres	SS		Apt.
		City	County	State	Zip
	Year of Birtl	h:			
	Last Four Di	igits of Social Se	ecurity Number:		
3.	Plaintiff and	defendant were	married on		in the City of
		, Count	y of	, State of	·
<ul><li>5.</li><li>6.</li><li>7.</li></ul>	Complaint for I  Plaintiff is a  Defendant is	Divorce.  member of the as a member of the differences has	e armed forces: Yes armed forc	No□. No□.	
8.	There is no s	separate court ca	se for divorce, legal se	paration, or annulr	nent that has
alrea	dy been started	by Plaintiff or I	Defendant in North Dal	kota or any other st	ate.
9. defe	An Adult Ab		Order or Restraining O	rder is in effect reg	arding plaintiff or
	If YES, the	order protects pla	aintiff□ defendant□.	The Order was file	ed in
		C	ounty on the following	date	
	and the cour	t file number is		·	
10.	There are no	minor or depen	dent children born or e	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	\$
<b>Unemployment/Workers Compensation</b>	\$
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, l	has a monthly income totaling \$	, has monthly expens
totaling \$	, and because:	
Defendant nee	eds spousal support from plaintiff: Yes	□ No□.
	eds spousal support from plaintiff: Yes s because defendant is years of ag	
If YES, this is	1 11 1	e, has been married to plainti
If YES, this is years, l	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	re, and furnishings, all of which property has been divided to the parties' satisfaction.
18.	Plaintiff and Defendant <b>jointly</b> 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 Settlement Agreement.
19.	Plaintiff owns real estate <b>solely</b> in his or her own name: Yes $\square$ No $\square$ .
	If YES, the real estate owned <b>solely</b> by Plaintiff is listed on the attached Exhibit A.
	Exhibit A is incorporated into this Settlement Agreement.
20.	Defendant owns real estate <b>solely</b> in his or her own name: Yes $\square$ No $\square$ .
	If YES, the real estate owned <b>solely</b> 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 f approved by the Court be entered as the Judgment and Decree in the above ned case.
	STIPULATED TERMS FOR JUDGMENT
provisi will su of this shall be and tesplainting the referen	<b>Divorce and Court Approval.</b> The plaintiff is awarded an absolute Decree of Divorce me defendant on the grounds of irreconcilable differences, all in accordance with the cons of the North Dakota Century Code. As part of the proceedings in this matter, plaintiff bmit this Agreement to the above-entitled Court. If the divorce is not granted, the terms Agreement shall be of no effect. If the Court does not approve this Agreement, the parties advised and shall be given the opportunity to appear and present argument, witnesses atimony. If the Court approves this Agreement, and if the Court grants a dissolution to eff herein, the terms of this Agreement shall be made a part of any Decree issued by acc, whether or not each and every portion of this Agreement is literally set forth in the cent 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	or.
	spousar support for a period of, commencing	•
	<ul> <li>□ 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.</li> <li>□ d. The issue of spousal support shall be reserved.</li> </ul>	ľ
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 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 bee	n
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 <b>jointly</b> own any real estate.	
	☐ Plaintiff's and Defendant's <b>jointly</b> owned real estate shall be awarded as stated on the	,
	attached Exhibit A. Exhibit A is incorporated into this Settlement Agreement.	
7.	(Choose one)	
	☐ Plaintiff DOES NOT <b>solely</b> own any real estate.	
	☐ Plaintiff's <b>solely</b> 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 <b>solely</b> own any real estate.
	☐ Defendant's <b>solely</b> owned real estate shall be awarded as stated on the attached Exhibit
	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 shall be changed to:
	□Does Not Apply.
13.	Defendant's name shall be changed to:
	□Does Not Apply.

1 11 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.

STATE OF	)	
COUNTY OF	)SS	
(State and County where Plaintiff signed)		
Ι,	, Pla	aintiff, state under penalty of
perjury that the information in this Settlen	nent Agreement is true	e and correct, and that I have
read, understand, and agree to be bound b	y this Agreement.	
Dated this day of	, 20	0
(Signature of Plaintiff)		
(Plaintiff's Printed Name)		
(Address)	(City, State, Zip Co	ode) (Telephone Number)
STATE OF		
Ι,	, De	efendant, state under penalty of
perjury that the information in this Settlen read, understand, and agree to be bound b	nent Agreement is true	
Dated this day of	, 20	0
(Signature of Defendant)		
(Defendant's Printed Name)		
(Address)	(City, State, Zip Co	ode) (Telephone Number)