	IN DISTRICT COURT,	COUNTY, N	ORTH DAKOTA
Plain		} } JUDGMENT } Civil No	
Defei	ndant.	} }	
	The above-entitled proceeding came	e before the Court on	,
20	, and was heard by the Honorable	District Ju Dakota. The Plaintiff did□	
being	oit A: Confidential Division of Propert fully advised in the premises, and have order for Judgment herein, IT IS HEREBY ORDERED AND	ving made its Findings of I	Fact, Conclusions of Law
	<u>Divorce and Court Approval.</u> The the Defendant on the grounds of irreco	e Plaintiff is awarded an aboncilable differences, all in	osolute Decree of Divorce
2.	sions of the North Dakota Century Cod ☐ a. Defendant shall pay to Plaintif spousal support for a period of	ff the amount of \$	
	☐ b. Plaintiff shall pay to Defendar spousal support for a period of		, commencing
	☐ c. Neither plaintiff nor Defendant support and the court shall be divest spousal support in the future.	nt will be awarded permane	ent or rehabilitative spousal
	☐ d. The issue of spousal support s	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 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 d 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.
5.	(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.
	☐ (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 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.
docum of the	Execution of Required Documents. Each party shall, within ten (10) days from and the date of Entry of Judgment, or upon presentation, whichever occurs first, execute any ent, transfer papers, titles or other documents required to effect the terms and provisions Judgment and Decree. In the event that a party fails to sign transfer papers, as required, algument shall operate to transfer title to property, as awarded.
•	Waiver of Counsel. The parties acknowledged that each has the right to be represented wyer of his/her choice. The parties expressly waived that right and freely and voluntarily d into the settlement agreement which became a basis for the order for judgment and ent.
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
Civil N	Clerk of the District Court

