## STATE OF MICHIGAN IN THE 13<sup>TH</sup> CIRCUIT COURT FAMILY DIVISION COUNTY

v	Plaintiff Case No
	, Defendant
	JUDGMENT OF DIVORCE (MINOR CHILDREN)
Date of Hearing:	Judge:
are true and that the	the Court that the material facts alleged in the Complaint for Divorce re has been a breakdown in the marriage relationship to the extent that nony have been destroyed and there is no reasonable likelihood that the served.
The Judgmen	it is being enteredby default/by consent.
IT IS HEREBY ORD	ERED:
DIVORCE divorce is granted.	The marriage between the Plaintiff and Defendant is dissolved and a
	CHILDREN There are minor children of the parties or born during the der the age of 18. The children's full names and dates of birth are:
3. CUSTODY	The parties shall have joint legal custody -Or- The Plaintiff/ Defendant shall have sole legal custody.  Primary physical custody is granted to Plaintiff/ DefendantOr- Parties shall have shared physical custody of the minor child(ren)

<b>4. PARENTING TIME</b> The Plaintiff Defendant shall have the following parenting time with the minor children:
Plaintiff will have overnights; Defendant will have overnights.
Parenting time shall not be exercised in a country that is not a party to the Hague convention on the civil aspects of international child abduction, unless both parents provide the court with written consent to allow a parent to exercise parenting time in a country that is not a party to the Hague convention.
<b>5. CHILD SUPPORT</b> The provisions of the Uniform Support Order attached hereto are incorporated by reference and made a part of this Judgment. In the event of a conflict between the provisions of this Order and the attached Uniform Support Order, the provisions of this order shall control. Child support payments shall be made to the Michigan State Disbursement Unit (MiSDU), P.O. Box 30351, Lansing, MI 48909-7851.
<b>6. CHILD CARE</b> The parties shall promptly inform Friend of the Court regarding changes in child care. Plaintiff shall contribute % and Defendant shall contribute % of child care costs.
7. UNINSURED HEALTH CARE EXPENSES Uninsured health care expenses exceeding the annual ordinary medical amount for the year they were incurred, that have been submitted to the co-parent, that have not been paid within 28 days of a written payment request, may be enforced by the Friend of the Court provided the complaint is filed prior to the expiration of one year from when the expense was incurred.
<b>8. STATUTORY FEES.</b> It is further ordered that the payer of support shall pay service fees of Three and 50/100 Dollars (\$3.50) per month, through the State Disbursement Unit (MiSDU) P.O. Box 30351, Lansing, MI 48909-7851.
<b>9. DOMICILE</b> Neither party nor their agents shall remove the domicile or residence of the minor children from the State of Michigan without the approval of this Court.
<b>10. RESIDENCE CHANGE</b> Unless the parties otherwise agree, neither parent shall relocate the residence of a minor child under the jurisdiction of this Court by a geographic distance sufficient to disrupt a close and continuing relationship between the child and the other parent (i.e., more than 100 miles) unless it is shown that such a relocation is in the child's best interests after considering the factors enumerated in Section 11(4) of the Child Custody Act of 1970, 1970 PA 91, MCL 722.31.
11. ARREARAGE Any and all arrearages in child support, fees and costs are preserved.
<b>12. SPOUSAL SUPPORT</b> Spousal support is not granted to either party and is forever barredOr-

The provisions of the Uniform Spousal Support Order attached hereto are incorporated by reference and made a part of this Judgment.
13. REAL PROPERTYThe parties have no real property to divideOrThe parties own real property described as follows, which shall be divided as follows:
14. PERSONAL PROPERTY (including vehicles)
Except as otherwise provided, each party is awarded the personal property in his/her possession.  15. DEBTS
Except as otherwise provided, each party is responsible for the debts in his/her
16. DOWER The provisions of this Judgment are in lieu of the dower of the wife in the property of the husband, which provision shall be in full satisfaction of all claims that the wife may have in any property which the husband owns or may own in the future or in which he may have any interest.

17. BENEFICIARY RIGHTS The rights of either party in and to the proceeds of any policy or contract of life insurance, endowment, or annuity upon the life of the other in which the other is named or designated as beneficiary or to which he or she became entitled by assignment or change of beneficiary during the marriage or in anticipation of the marriage are hereby extinguished.

<b>18. PENSION, ANNUITY AND RETIREMENT BENEFITS</b> The rights of either party in and to any pension, annuity or retirement benefits of the other, whether vested or unvested, accumulated or contingent are extinguished.
<b>19. WIFE'S NAME</b> Wife's former legal name of is hereby restored to her.
<b>20. DOCUMENTATION</b> The parties shall execute and deliver to the other any and all documents necessary to carry out the provisions of this Judgment. A certified copy of the judgment may be recorded with the register of deeds in any county where property is located.
21. FINAL JUDGMENT This Judgment resolves all claims between the parties and closes the case. This Judgment is effective when it is signed by the judge and filed with the Clerk of the Court. All prior orders entered in the case are terminated.
22. ADDITIONAL PROVISIONS
Plaintiff Defendant Dated: Dated:
Approved by FOC as to Child-Related Provisions
Dated:  Honorable Family Division Judge