	State of Michigan 20 th Circuit Court Ottawa County	Judgment of Divorce no children		Case Number
Court Address: 414 Washington, Rm. 320, Grand Haven, MI, 49417 Court Phone: 616-846-8315				
Plain	tiff		Defendant	
Nam	e:		Name:	
Address:			Address:	
Phone #:			Phone #:	
This is your final divorce judgment. This judgment must include all agreements you and your spouse have made. The court can only enforce agreements that are included in this judgment.				
 2. 	Type of Judgment This judgment is entered after the defendant's default; on agreement of the parties (consent); after a hearing or trial. Breakdown of Marriage The court finds that there has been a breakdown of the marriage relationship to the extent that the objects of matrimony have been destroyed and there remains no reasonable likelihood that the marriage can be preserved.			
3.	Divorce The marriage between the plaintiff and defendant is dissolved. The parties are divorced.			
4.	Spousal Support (alimony) Neither party is awarded spousal support. Spousal support is forever barred. Spousal support is reserved. The plaintiff defendant may request spousal support in the future. Spousal support is awarded to the plaintiff defendant. A Uniform Spousal Support Order (FOC 10b or 10c) is attached.			
5.	Real Property (land or home) ☐ The parties do not own any real property together. ☐ The parties lived in a house that the ☐ plaintiff ☐ defendant purchased before the marriage. ☐ The real property is awarded as follows:			

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			be paid by
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		defendan	t defend
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		defendan	t 🔲 defend
The party awarded the prope sign the quit claim deed upon red The party awarded the prope and remove the other party's na	quest. erty will use their b	est efforts to refir	nance the hom
Other:			
Personal Property (possessio	ns. assets or busing	ess interests of an	ıv kind)
Each party is awarded the pe			
their separate property. No trans		•	
The parties' personal propert		•	-1
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Other:			
Vehicles The parties do not own any v The parties' vehicles are awa	rded as follows:	Awarded to:	Any loan wil
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Vehicles The parties do not own any v The parties' vehicles are awa	rded as follows:	plaintiff defendant	paid by: plaintiff defenda

	Amount	Creditor (person or company owed the debt)	Account Number (last 4 digits only)	Debt will be paid by:	
				plaintiff	
				defendant	
				plaintiff	
				defendant	
	Other:				
9.	Debt Collection (hold harmless) Does not apply. If one party fails to pay a debt as ordered above and the creditor tries to collect the debt from the other party, the party who was ordered to pay the debt must hold the other party harmless from any collection action about the debt. This includes reimbursing the other party for any of the debt they paid and for attorney fees or costs related to defending against the collection action. Other: Retirement Accounts				
	The parties do not have retirement accounts. Each party is awarded their own retirement accounts as their separate property. The plaintiff defendant is awarded for the other party's retirement accounts. The plaintiff defendant will have a QDRO¹ prepared and submitted to the court by				
	The accounts. The court by	plaintiff defendant will have a QI , 20			

 $^{^{1}}$ A QDRO is a technical document that should be prepared by an attorney or someone familiar with the terms of the individual retirement plan and ERISA or other applicable law.

12.	Name Change Neither party asked for a name change. The plaintiff's name is changed to: The defendant's name is changed to:
13.	Life Insurance The parties do not own any life insurance policies. Any interests of either party in any insurance policy or insurance contract on the life of the other party are extinguished. Each party holds their policy or policies free and clear of the other party.
14.	Documents Each party will properly prepare and deliver to the other party all documents required to divide property and debt as ordered in the judgment within 30 days of the date of this judgment. If necessary, a certified copy of this judgment may be recorded with the register of deeds in any county of this state where property is located.
15.	Hidden Assets If either party has hidden any of their assets from the other party, the issue of property division in the divorce may be reopened on motion of either party. If this motion were to be granted, this court would resolve the distribution of any previously undisclosed (hidden) assets.
16.	Health Insurance Availability Through COBRA Either party may obtain coverage for themselves under the other party's present medical or health insurance policy carried through their employer pursuant to the provision of the Consolidated Omnibus Budget Reconciliation Act of 1985 (COBRA). Each party shall, immediately upon entry of this judgment of divorce, notify their respective plan administrator of this provision, to enable the plan administrator to give proper notice to the other party pursuant to COBRA.
17.	Prior Orders Except as otherwise provided in this judgment, any non-final orders or injunctions entered in this action are terminated.
18.	Effective Date of Judgment This judgment will become effect immediately after it is signed by the judge and filed with the clerk.
19.	Suspended Fees and Costs The fees and costs in this case have been paid. The fees and costs in this case will be paid by the plaintiff defendant. The fees and costs in this case are waived.

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This judgment resolves the last pending claim and closes this case, except to the extent jurisdiction is retained by law.

21. Other Provisions See attached.	
This document is an agreement of the In signing this judgment of divorce, I verify approve its substance and form.	parties; presented by me. That I have read and understand its provisions and
/s/	/s/
Plaintiff Signature	Defendant Signature
Printed Name	Printed Name
Date	Date
Date:	Judge:

Note: If spousal support is being awarded, Form FOC 10b or 10c must be attached to this judgment. If real property is being divided, a legal description for the property must also be attached.