STATE OF MICHIGAN

CASE NO.

JUDICIAL CIRCUIT COUNTY	(NO CHILDRE		
Court address			Court telephone no.
Plaintiff's name, address, and telephone no.	v	Defendant's name, add	ress, and telephone no.
1. This judgment is entered ☐ after	trial.	on consent of the	e parties.
2. The plaintiff filed a complaint for divor	ce against the defendant.		
 THE COURT FINDS that there has be have been destroyed and there remains it is ordered: 			
4. The marriage between the plaintiff, _			, and the defendant,
		, is disso	lved and the parties are now divorced.
that property. The other party has a ☐ The parties' personal property is d 7. Debt: ☐ There are no debts to be divided.	ding to the attached Uniform of the distance o	Spousal Support O	responsible to pay any debt related to
☐ Each party is responsible for payin☐ Debts are divided according to the	-	and Debt Addendur	n.
8. Vehicles: The parties do not own any vehicle Each party will keep the vehicle(s) to the vehicle(s). The other party h The parties own vehicle(s) that are	now in his/her name and pos as no claim to any vehicle in	the other's name a	•
9. Real Property: ☐ The parties do not own any real pr ☐ The parties own real property that		attached Real Prop	erty Addendum.
vested or unvested, accumulated of	or contingent, to be divided. pensions, annuities, individuvested, accumulated or contin	nal retirement accoungent, as his/her ov	

unvested, accumulated or contingent, are divided according to the attached Pension/Retirement Account Addendum.

Judg	ment of Divorce (No Children)	(6/17)	Page 2 of		Case No			
11.		life of th	ne other par	ty, as beneficia	gment, any interests of either party in any insurance ary or otherwise, are extinguished. Each party hold			
12.	party's present medical or Consolidated Omnibus Bu	health dget Re his/he	insurance p econciliatior respective	olicy carried th Act of 1985 (plan administ	arty may obtain coverage for himself/herself under the provision cough his/her employment pursuant to the provision COBRA). Each party shall, immediately upon entry rator of this provision, to enable the plan administrat	ns of the of this		
13.		nts req	uired to divi	de the property	is entered, each party shall properly prepare and de y and debt as ordered in this judgment. A certified o ssary.			
14.	4. Hidden Assets : If either party has hidden any of his/her assets from the other party, the issue of property division in the divorce may be reopened on the motion of either party. If this motion were to be granted, this court would then resolve the distribution of any previously undisclosed assets.							
	15. Costs and Fees: Any ☐ paid by the plaintiff.				fees of this case shall be □ waived permanently.			
	16. The ☐ plaintiff's	□defe	endant's	name shall be	e changed to			
17.	Attachments: The follow Personal Property and Pension/Retirement Acc	Debt Ac	ldendum		incorporated into this judgment of divorce. le Addendum	1		
	18. Other provisions:							
19. Settlement of Claims Between the Parties: This judgment resolves the last pending claim and closes this case.								
20.	When Judgment Become	es Fina	I: This judg	ment is effect	ive and final upon its date of entry.			
21.	Jurisdiction Retained: T	his cou	rt retains ju	risdiction of thi	s matter to enforce all the terms of this judgment of	divorce.		
Date					Judge	Bar no.		
App	proved:							
Plain	tiff signature		D	rate	Defendant signature	Date		