STATE OF NORTH DAKOTA		IN DISTRICT COURT
COUNTY OF		JUDICIAL DISTRICT
	ntiff) PLAINTIFF,)) Case No) JUDGMENT
Vs) (No Children)
(Defe	endant) DEFENDANT.))
1.	The above-entitled action for divorce	e came on duly for review before the undersigned at
the [District Court,	County, North Dakota as a default matter.
2.	The Plaintiff is self-represented. It a	ppears to the Court that the Summons has been
serve	ed upon the Defendant in accordance w	vith the laws of the State of North Dakota. The
Defe	ndant failed to respond to the Summor	ns in any manner.
3.	The Court having been fully advised	in this matter and having considered the same; and
the C	Court having made its Findings of Fact, (Conclusions of Law and Order for Default Divorce
Judg	ment:	
	IT IS HEREBY ORDERED, ADJUDGED	AND DECREED, AS FOLLOWS:
4.	JURISDICTION. The District Court, _	County, North Dakota,
has j	urisdiction over the parties and subject	matter of the present action and that the proper
venu	e of this action is in the District Court, _	County, North
Dako	ota.	

DIVORCE. The Plaintiff is awarded an absolute Decree of Divorce on the grounds of irreconcilable differences, all in accordance with the provisions of the North Dakota Century Code. 6. **SPOUSAL SUPPORT** (choose one): □ Defendant shall pay to Plaintiff the amount of \$______ per month as and for spousal support for a period of ______, commencing OR ☐ Neither Plaintiff nor Defendant are awarded general term or rehabilitative spousal support and the court shall be divested from any jurisdiction to make any awards of spousal support in the

7. Plaintiff and Defendant shall be awarded the property, debts, and liabilities as stated on the Confidential Division of Property & Debts & Values, and incorporated by reference into this Judgment.

8. **INCOME TAX RETURNS:**

5.

future.

- a. The parties shall share historical accounting and tax information, documents and records with the other as may be necessary for each to prepare a complete and accurate income tax return for subsequent tax years.
- **b.** Each party shall execute any IRS or similar forms as may be necessary for each to prepare a complete and accurate income tax return for subsequent tax years.
- 9. **REMARRIAGE:** There shall be no restrictions on remarriage.

10.	FORMER NAME (choose one):
□Pla	intiff does not want to restore their name.
	OR
□Pla	intiff, presently known as
and y	rear of birth, shall be restored to their former name of
"	
and s	hall be known thereafter as
11.	EXECUTION OF REQUIRED DOCUMENTS: The parties shall, within ten (10) days from the
date	of Entry of Judgment, or upon presentation, whichever occurs first, execute any
docu	ment, transfer papers, titles or other documents required to effect the terms and
provi	sions of the Judgment and Decree. In the event that a party fails to sign transfer papers,
as red	quired, the Judgment shall operate to transfer title to property, as awarded.
seal.	WITNESS, the Honorable, and my hand and
	(Clerk of the District Court)
Civil I	No