Read Before Filling Out The Summons Form (Form 1)

Divorce can have serious long-term legal and financial consequences. It's strongly recommended that you consult a lawyer and carefully consider all of your options.

Only a lawyer who agrees to represent you can give you legal advice and tell you about your options based on your circumstances.

This Summons (Form 1) is part of the *Filing for Divorce Together – With Children* forms packet. You may use this forms packet if All of the following are true:

- You and your spouse are currently in communication with each other.
- You and your spouse agree on All issues. Both spouses must date and sign Forms 3, 4 & 5. (See Forms 3, 4 & 5 for the issues that you both must agree to in writing.)
- The spouse listed as Plaintiff has lived in North Dakota for at least the last 6 months.
- All of the minor children of the marriage have lived in North Dakota with a spouse for at least the past 6 months (or since birth);

OR

Within the past 6 months, North Dakota was the home state of all of the minor children of the marriage and one spouse still lives in North Dakota.

- This is the only legal action in North Dakota, any other state, or tribe between you and your spouse regarding the marriage or your minor children.
- The reason for your divorce is irreconcilable differences (no fault by either spouse).
- If either spouse is currently in the military, they're not deploying or deployed.
- There's **no** domestic violence protection order or disorderly conduct restraining order currently in effect regarding either spouse.

You Must Complete the Settlement Agreement (Form 3), Exhibit A: Confidential

Division of Property & Debt & Values (Form 4), and Exhibit B: Parenting Plan (Form 5)

Before filling out the Summons (Form 1). Consult a lawyer for help.

The Summons form must be filled out completely by the Plaintiff. A clerk of court must sign and date the Summons form. If the Summons (Form 1) isn't filled out completely and signed by the Plaintiff and a clerk of court, it may not be accepted by the clerk of court for filing.

If this form is accepted for filing, but the judge or judicial referee assigned to the divorce decides the form is incomplete, your case may be dismissed without granting a divorce.

Don't include this cover sheet when you serve or file the completed form.

State of North Dakota		In District Court	
County Of			Judicial District
)) Plaintiff,)	Case No.	
)	Case 110.	
VS)	Summons	
	Defendant)		

The State of North Dakota to the above-named Defendant:

- 1. You are hereby summoned and required to appear and defend against the Complaint in this action by serving on the undersigned an Answer or other proper response within twenty-one (21) days after the service of this Summons and Complaint upon you, exclusive of the day of service. A copy of the Complaint is served on you with this Complaint.
- 2. If you fail to do so, judgment by default will be taken against you for the relief demanded in the Complaint.

Notice of Temporary Restraining Provisions:

- **3.** Under Rule 8.4 of the North Dakota Rules of Court, upon service of this Summons, you, and your spouse, are bound by the following restraints:
 - **a.** Neither spouse shall dispose of, sell, encumber, or otherwise dissipate any of the parties' assets, except:
 - For necessities of life or for the necessary generation of income or preservation of assets; or
 - ii. For retaining counsel to carry on or to contest the proceeding.

If a spouse disposes of, sells, encumbers, or otherwise dissipates assets during the interim period, that spouse shall provide to the other spouse an accounting within thirty (30) days.

- **b.** Neither spouse shall harass the other spouse.
- **c.** All currently available insurance coverage must be maintained and continued without change in coverage or beneficiary designation.
- **d.** Except for temporary periods, neither spouse may remove any of their minor children from North Dakota without the written consent of the other spouse or order of the court.
- 4. If either spouse violates any of these provisions, that spouse may be in contempt of court.

Dated	
(Plaintiff's Signature)	
(Plaintiff's Printed Name)	
(Address)	
(City, State, Zip Code)	
(Telephone Number)	
(Email Address)	
Dated	
Clerk of District Court	

Read Before Filing Out The Complaint (Form 2)

Divorce can have serious long-term legal and financial consequences. It's strongly recommended that you consult a lawyer and carefully consider all of your options.

Only a lawyer who agrees to represent you can give you legal advice and tell you about your options based on your circumstances.

This Complaint (Form 2) is part of the *Filing for Divorce Together – With Children* forms packet. You may use forms packet if All of the following are true:

- You and your spouse are currently in communication with each other.
- You and your spouse agree on All issues. Both spouses must date and sign Forms 3, 4 &
 5. (See Forms 3, 4, & 5 for the issues that you both must agree to in writing.)
- The spouse listed as Plaintiff has lived in North Dakota for at least the last 6 months.
- All of the minor children of the marriage have lived in North Dakota with a spouse for at least the past 6 months (or since birth);

OR

Within the past 6 months, North Dakota was the home state of all of the minor children of the marriage and one spouse still lives in North Dakota.

- This is the only legal action in North Dakota, any other state, or tribe between you and your spouse regarding the marriage or your minor children.
- The reason for your divorce is irreconcilable differences (no fault by either spouse).
- Neither spouse is currently in the military; *OR* one or both spouses are currently in the military but not deploying or deployed.
- There's no domestic violence protection order or disorderly conduct restraining order in effect regarding either spouse.

You Must Complete the Settlement Agreement (Form 3), Exhibit A: Confidential Division of Property & Debt & Values (Form 4), and Exhibit B: Parenting Plan (Form 5)

Before filling out the Complaint (Form 2). Consult a lawyer for help.

The Complaint form must be filled out completely. If the Complaint (Form 2) isn't filled out completely and signed by the Plaintiff, the form may not be accepted by the clerk of court for filing.

If the form is accepted for filing, but the judge or judicial referee assigned to the divorce determines the form is incomplete, your case may be dismissed without granting a divorce.

Don't include this cover sheet when you serve or file the completed form.

State of North Dakota		In District Court	
County Of		Judicial District	
		Case No	
VS)	Complaint	
	Defendant.)		
1.	Plaintiff is now, and for the entire 6 mo	onths immediately before the start of these	
proce	edings, a resident of the State of North D	Pakota.	
2.	No separate proceeding for divorce, dis	ssolution of marriage, or legal separation has	
been :	started or is pending in the State of Nortl	h Dakota or elsewhere.	
3.	The identifying information of Plaintiff	and Defendant is as follows:	
a.	Plaintiff's full legal name is:		
	Plaintiff's address is:	·····	
		s:	
	Plaintiff's birth year:	-	
	Last 4 digits of Plaintiff's social security	number: XXX-XX	
b.	Defendant's full legal name is:		
	Defendant's address is:		
	Defendant's employer's name and add	ress:	
	Defendant's birth year:	-	
	Last 4 digits Defendant's social security	numher: XXX-XX-	

	(citu)	
	(CILY),	(state) and have been
ried ever since.		
(Choose one)		
Neither Plaintiff nor Defendant	is currently in the Armed	Services of the United States of
America or its allies.		
(Choose all that apply) 🗖 Plaint	iff/ ☐ Defendant is/are co	urrently in the Armed Services of
the United States of America o	rits allies but is not/are n	ot currently deployed or notified of
deployment.		
Irreconcilable differences h	ave arisen between Plain	tiff and Defendant making
tinuation of the marriage impo	ssible.	
Plaintiff and Defendant hav	e minor children togethe	r, namely:
a. Minor Child's Initials:	Year of Birth:	
_	-	
Address:		
b. Minor Child's Initials:	Year of Birth:	
Last 4 Digits of Social Securi	ty Number: XXX-XX	
Address:		
c. Minor Child's Initials:	Year of Birth:	
Last 4 Digits of Social Securi	ty Number: XXX-XX	
Address:		
	Neither Plaintiff nor Defendant America or its allies. (Choose all that apply) Plaint the United States of America or deployment. Irreconcilable differences h tinuation of the marriage impos Plaintiff and Defendant hav a. Minor Child's Initials: Last 4 Digits of Social Securi Address: Last 4 Digits of Social Securi	Neither Plaintiff nor Defendant is currently in the Armed America or its allies. (Choose all that apply) Plaintiff/ Defendant is/are cuthe United States of America or its allies but is not/are not deployment. Irreconcilable differences have arisen between Plaintitinuation of the marriage impossible. Plaintiff and Defendant have minor children together a. Minor Child's Initials: Year of Birth: Address: Address: Year of Birth: Address: Year of Birth: Address: Address: Year of Birth: Address: Address: Year of Birth: Year o

8.	It is in the best interests of the minor child(ren) that residential responsibility is granted
as 1	follows (choose one):
	Shared equally between the Plaintiff and the Defendant.
	Primary residential responsibility granted to the Plaintiff, subject to the Defendant's
	reasonable parenting time.
	Primary residential responsibility granted to the Defendant, subject to the Plaintiff's
	reasonable parenting time.
9.	This Court has jurisdiction to determine parenting rights and responsibilities and
ded	cision making of the minor child(ren) pursuant to North Dakota Century Code Section
14-	14.1-12 because (choose and complete one):
	The child(ren) has/have lived in North Dakota with a parent or person acting as a parent for
	at least six consecutive months immediately before the start of this divorce proceeding. If a
	child is less than six months old, the child has lived in North Dakota with a parent or person
	acting as a parent since their birth. Name of parent(s) residing in North Dakota:
	North Dakota was the home state of the child(ren) within six months of the start of this
	proceeding, and one parent continues to reside in North Dakota. Name of parent(s) residing
	in North Dakota:
10.	(Choose one)
	Neither Plaintiff nor Defendant is pregnant.
	(Choose one) □Plaintiff/ □Defendant is pregnant. However, the (choose one) □Plaintiff/
	☐Defendant is not the father, and the child is not at issue in this proceeding.

Child's	Address (street, city, st	ate, zip code)	Date	Date
Initials			From	То
ived in th	e past five (5) years are as	1		
		·		
ived in th	e past five (5) years are as	follows:		
ived in th	e past five (5) years are as	follows:		
ived in th	e past five (5) years are as	follows:		

or witness, or in another capacity concerning custody of or visitation with the child(ren):

Name of Court	State	Case Number	Date of
			Determination
d. (Choose one; Paragraph 11(d) cor	ntinues or	next page)	
☐ Plaintiff does not know of any pro	ceeding t	hat could affect this curre	ent divorce
proceeding, including proceedings	for enfor	cement and proceedings	relating to domestic
violence, protective orders, termin	nation of _l	parental rights, adoptions	s, neglect, abuse,
deprivation, guardianship, or pate	rnity.		
☐ Plaintiff knows of the following pr	oceeding	(s) that could affect this c	urrent divorce
proceeding, including proceedings	for enfor	cement and proceedings	relating to domestic
violence, protective orders, termination of parental rights, adoptions, neglect, abuse,			
deprivation, guardianship, or pate	rnity.		
Name of Court	State	Case Number	Type of proceeding

e. (Choose one)				
lacktriangle Plaintiff does not know of any person who is not a party to this divorce proceeding who				
has physical custody of the child(ren) or claims rights of legal custody or physical custody				
of, or visitation with, the child(ren).				
☐ Plaintiff knows of the following pe	erson(s) who is/are not a party to this divorce			
proceeding who has physical custo	ody of the child(ren) or claims rights of legal custody of			
physical custody of, or visitation w	rith, the child(ren).			
Name of Person(s)	Address (street, city, state, zip code)			
☐ (Choose if applicable) A	dditional sheets are attached for Paragraph 11.			
12. (Choose one)				
There is a child support order already in existence. The case number is				
☐ (<i>Choose one</i>) ☐ Plaintiff/ ☐ Defendant is an able-bodied person and is able to contribute				
toward the support of the minor child	d(ren).			
13. Plaintiff and Defendant are owne	Plaintiff and Defendant are owners of property, which should be divided by the Court			
nd an equitable portion awarded to each party.				

Plaintiff and Defendant have accumulated a certain amount of debt throughout the marriage, which should be divided, and an equitable portion assessed to each party.
(Choose one)
Plaintiff wants to restore their name.
Plaintiff does not want to restore their name.

Wherefore, Plaintiff asks for judgment as follows:

- **16.** The bonds of matrimony presently existing between Plaintiff and Defendant be wholly dissolved and that Plaintiff be granted an absolute decree of divorce from Defendant.
- **17.** For residential responsibility and parenting time that serve the minor child(ren)'s best interests.
- **18.** For child support obligations, if requested in Paragraph 12 above, that serve the minor child(ren)'s best interests, including those related to traditional child support, dependent medical and dental insurance coverage, and contribution to the child(ren)'s uninsured dental and medical expenses.
- **19.** For a fair and equitable division of the assets and liabilities accumulated and incurred by the parties.
- **20.** For such further and additional relief as this Court may deem just and proper.

21.	I verify, under penalty of perjury under the law of North Dakota, that I am the Plaintiff in				
the a	bove-entitled divor	ce action; that I hav	ve read the Complaint and k	now the contents and	
that t	the same is true and	d correct, except as	to matters stated therein up	oon information and	
belie	f as to those matter	s I state that I belie	ve them to be true and corr	ect.	
	Signed on		(<i>date</i>) in	(city),	
		(county),	(state),	(country).	
(Plair	ntiff's Signature)				
(Plair	ntiff's Printed Name)			
(Addi					
(City,	State, Zip Code)				
(Tele	phone Number)				
(Ema	il Address)		-		

Read Before Filling Out The Settlement Agreement (Form 3)

Divorce can have serious long-term legal and financial consequences. Only a <u>lawyer</u> who agrees to represent you can tell you about your options based on your circumstances.

This Settlement Agreement (Form 3) is part of the *Filing for Divorce Together – With Children* forms packet. You may use this forms packet if All of the following are true:

- You and your spouse are currently in communication with each other.
- You and your spouse agree on All issues. Both spouses must date and sign Forms 3, 4 &
 5. (See Forms 3, 4, & 5 for the issues that you both must agree to in writing.)
- The spouse listed as Plaintiff has lived in North Dakota for at least the last 6 months.
- All of the minor children of the marriage have lived in North Dakota with a spouse for at least the past 6 months (or since birth);

Or

Within the past 6 months, North Dakota was the home state of all of the minor children of the marriage and one spouse still lives in North Dakota.

- This is the only legal action in North Dakota, any other state, or tribe between you and your spouse regarding the marriage or your minor children.
- The reason for your divorce is irreconcilable differences (*no-fault by either spouse*).
- If either spouse is currently in the military, they're not deploying or deployed.
- There's **no** domestic violence protection order or disorderly conduct restraining order currently in effect regarding either spouse.

Read the instructions for the forms packet and this form Before filling out the Settlement Agreement. If you're unsure how to proceed, consult a lawyer.

The Settlement Agreement form must be filled out completely and signed by **Both** spouses.

If this form isn't filled out completely and signed by both spouses, it may not be accepted.

If the form is accepted for filing, but the judge or judicial referee assigned to your divorce decides the form is incomplete, your case may be dismissed without granting a divorce.

Retirement assets: If you decide to divide retirement assets, you likely need an additional court order called a "Qualified Domestic Relations Order," or QDRO, to make the division effective. A QDRO form **isn't** available through the North Dakota Legal Self Help Center. It's strongly recommended that you <u>hire a lawyer</u> to prepare a QDRO. If both spouses keep their own retirement assets, or don't have retirement assets, a QDRO isn't necessary.

Debts: If a spouse is ordered to pay a debt of the marriage and that spouse doesn't pay, the creditor may still seek payment of the debt from the other spouse.

Don't include this cover sheet when you file the completed form.

State of North Dakota		In District Court	
County Of			Judicial District
VS)) Plaintiff,))	Case No Settlement Agreement	
)) Defendant)		

Whereas, the above-entitled matter is a divorce proceeding commenced by Plaintiff;

Whereas, by signing this Settlement Agreement, Defendant acknowledges personal service of the Summons and Complaint in this action, consents to the jurisdiction of the Court and consents to entry of judgment in accordance with the terms of this Settlement Agreement;

Whereas, Plaintiff and Defendant have reached an agreement resolving all of the issues in this divorce proceeding. Plaintiff and Defendant's entire agreement is set forth in this Settlement Agreement, Exhibit A: Confidential Division of Property and Debts and Values, and Exhibit B: Parenting Plan;

Whereas, Plaintiff and Defendant agree and represent to the Court that they executed this Settlement Agreement voluntarily, that neither party has been subject to threats or acts constituting duress, and that they entered into this Settlement Agreement of their own free will.

Whereas, Plaintiff and Defendant expressly agree that, once signed, Plaintiff may, without further notice to Defendant, forward this Settlement Agreement, Exhibit A: Confidential Division of Property and Debts and Values, and Exhibit B: Parenting Plan with the Court for its review, approval and entry of Judgment consistent with terms agreed upon herein by the parties.

Agreement as to Facts

The Parties Stipulate and Agree that the following facts may, if approved by the Court, be entered in the above-entitled case as the Findings of Fact:

1.	The Summons and Complaint were personally served upon Defendant as indicated by			
the <i>i</i>	Admission of Service on file.			
2.	Plaintiff,	, is the (<i>choose one</i>) \square mother Or		
□fa	ther of the minor child(ren). Plaintiff's demographic	information is as follows:		
Add	ress:			
	(street address)	(city, state, zip code)		
Birth	h Year:			
Last	4 Digits of Social Security Number: XXX-XX			
Emp	ployer's Name and Address:			
3.	Defendant,	, is the (<i>choose one</i>) □mother		
OR [☐father of the minor child(ren). Defendant's demog	raphic information is as follows:		
Add	ress:			
	(street address)	(city, state, zip code)		
Birth	h Year:			
Last	4 Digits of Social Security Number: XXX-XX			
Emp	ployer's Name and Address:			
4.	Plaintiff and Defendant were married on	in the		
City	of, County c	of,		
State	e of			
5.	Plaintiff is now, and for the entire 6 months imm	ediately before serving the Summons		
and	Complaint, a resident of the State of North Dakota.			

6.	Tha	t no decree, judgment or order of divorce, sepa	ration or annulment has been
grante	d to	either party against the other in any Court of co	mpetent jurisdiction of North Dakota
or any	othe	er state, territory or country, and that there is no	o other action pending for divorce by
either _l	part	y against the other in any Court.	
7.	(Ch	oose one)	
☐ Neit	ther	Plaintiff nor Defendant is currently in the Armed	d Services of the United States of
Americ	a or	its allies.	
(chc	ose	all that apply) □Plaintiff/ □Defendant is/are cu	urrently in the Armed Services of the
United	Sta	tes of America or its allies but is not/are not curr	ently deployed or notified of
deploy	mer	nt.	
8.	Irre	concilable differences have arisen between the	Plaintiff and Defendant making the
continu	uatio	on of the marriage impossible.	
9.	No	domestic violence protection order or disorderly	conduct restraining order is in
effect r	rega	rding either Plaintiff or Defendant.	
10.	Thi	s Settlement Agreement applies to the following	minor child(ren) of the Plaintiff and
Defend	lant	:	
	a.	Minor Child's Initials:	Year of Birth:
		Last 4 Digits of Social Security Number: XXX-XX-	
		State of Residence for Last 6 Months:	
	b.	Minor Child's Initials:	Year of Birth:
		Last 4 Digits of Social Security Number: XXX-XX-	
		State of Residence for Last 6 Months:	
	c.	Minor Child's Initials:	Year of Birth:
		Last 4 Digits of Social Security Number: XXX-XX-	
		State of Residence for Last 6 Months:	
		☐ Additional sheets are attached. (<i>Choose is</i>	f applicable)

11. (Choose one)
☐ The child(ren) has/have lived in North Dakota with a parent for at least six consecutive
months immediately before the start of this proceeding. If a child is less than six months old,
the child has lived in North Dakota with a parent since their birth. Name of parent(s) residing in
North Dakota:
☐ North Dakota was the home state of the child(ren) within six months of the start of this
proceeding, and one parent continues to reside in North Dakota. Name of parent(s) residing in
North Dakota:
12. (Choose one)
☐ (choose one) ☐ Plaintiff/ ☐ Defendant is not pregnant.
\square (choose one) \square Plaintiff/ \square Defendant is pregnant. However, the (choose one) \square Plaintiff/
☐Defendant is not the father, and the child is not at issue in this proceeding.
13. Child support (choose one):
☐ There is a child support order already in existence. The case number is:
☐ There is no child support order already in existence.

14. Plaintiff has the following sources of monthly income:

Source	Amount
Employment	\$
Public Assistance	\$
Social Security Benefits	\$
Unemployment/Workers Compensation	\$
Interest/Dividend Income	\$
Other (describe)	\$

15. Defendant has the following sources of monthly income:

Source	Amount
Employment	\$
Public Assistance	\$
Social Security Benefits	\$
Unemployment/Workers Compensation	\$
Interest/Dividend Income	\$
Other (describe)	\$

16.	Spousal support (choose one):
☐ Nei	ther Plaintiff nor Defendant needs spousal support.
🔲 (ch	oose one) Plaintiff/ Defendant needs spousal support from (choose one) Plaintiff/
□Defe	endant.
This is	because (<i>choose one</i>) □Plaintiff/ □Defendant is years of age, has been
marrie	ed to (<i>choose one</i>) Plaintiff/ Defendant foryears, has a monthly income
totalin	g \$, and because:

17. Plaintiff and Defendant own property and have outstanding debts and liabilities, all of which are listed on Exhibit A: Confidential Division of Property and Debt and Values. Exhibit A is incorporated by reference into this Settlement Agreement.

18.	Plaintiff wants to restore their name. Layer Land	
If Yes ,	the new name is	
Plaintiff has no intent to defraud or mislead anyone by changing their name.		
19.	Defendant wants to restore their name. □Yes □No	
If Yes , the new name is		
Defendant has no intent to defraud or mislead anyone by changing their name.		

Stipulated Terms for Judgment

The Parties Stipulate and Agree that the following terms and provisions may, if approved by the court, be entered as the Judgment and Decree in the above-entitled case.

- 20. Jurisdiction: The parties stipulate that the District Court, _______

 County, North Dakota, has jurisdiction over the parties and subject matter of the present action and that the proper venue of this action is in the District Court, ______

 County, North Dakota.
- 21. Divorce And Court Approval: 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. As part of the proceedings in this matter, Plaintiff will submit this Settlement Agreement, Exhibit A: Confidential Division of Property and Debts and Values, and Exhibit B: Parenting Plan to the above-entitled Court. If the divorce is not granted, the terms of this Settlement Agreement will not be of effect. If the Court does not approve this Settlement Agreement, the parties shall be advised and shall be given opportunity to appear and present argument, witnesses and testimony. If the Court approves this Settlement Agreement, and if the Court grants dissolution to Plaintiff herein, the terms of this Settlement Agreement shall be made a part of any Judgment issued by reference, whether or not each and every portion of this Settlement Agreement is literally set forth in the Judgment and Decree.

- **22. Parental Rights And Responsibilities:** The parties shall have the parental rights and responsibilities as set forth in North Dakota Century Code Section 14-09-32, which are as follows:
- **a.** The right to access and obtain copies of the child's educational, medical, dental, religious, insurance, and other records or information.
- **b.** The right to attend educational conferences concerning the child. This right does not require any school to hold a separate conference with each parent.
 - **c.** The right to reasonable access to the child by written, telephonic, and electronic means.
- **d.** The duty to inform the other parent as soon as reasonably possible of a serious accident or serious illness for which the child receives health care treatment. The parent must provide to the other parent a description of the serious accident or serious illness, the time of the serious accident or serious illness, and the name and location of the treating health care provider.
- **e.** The duty to immediately inform the other parent of residential telephone numbers and address, and any changes to the same.
- **f.** The duty to keep the other parent informed of the name and address of the school the child attends.
- **23. Parenting Plan:** As required by North Dakota Century Code § 14-09-30, the Parenting Plan is set forth in Exhibit B: Parenting Plan. Exhibit B is incorporated by reference into this Settlement Agreement.
- **24. Child Support:** In accordance with the North Dakota Child Support Guidelines and N.D.C.C. § 14-09-09.7 (*choose one; Paragraph 24 continues on Pages 8-9*):

A child support order already exists for the child(ren). The child support case number		
The existing child support payment amounts shall be		
incorporated into the judgment in this case. A copy of the child support order is attached.		

Since primary resid	ential responsibility	shall be with Plaintiff, Defend	ant shall pay
\$ pe	er month as and for c	child support based on net mon	thly income of
·	Defendant's income	was determined by (explain):	
			·
A copy of the complet	ed child support calc	ulation forms that were used to	calculate the child
support obligation are	attached.		
Since primary resid	ential responsibility	shall be with Defendant, Plain	tiff shall pay
\$ pe	er month as and for c	child support based on net mon	thly income of
·	Plaintiff's income wa	s determined by (<i>explain</i>):	
			·
A copy of the complet	ed child support calc	ulation forms that were used to	calculate the child
support obligation are	attached.		
Plaintiff and Defen	dant have equal resi	i dential responsibility. Based o	n Plaintiff's net
monthly income of \$_	and cl	hild support obligation of \$, and
Defendant's net mont	nly income of \$	and child support	obligation of
\$, chi	ld support amounts v	will be offset for payment purp	oses. The lesser
obligation of \$	owed by (<i>ch</i>	noose one)	lant will be subtracted
from the greater oblig	ation of \$	owed by (<i>choose one</i>) _ P	laintiff/ Defendant.
(<i>Choose one</i>) □ Plainti	ff/ □Defendant shall	pay the difference of \$	per month.
A copy of the complet	ed child support calc	ulation forms that were used to	calculate the child
support obligation are	attached. If child sup	oport rights become assigned b	ecause the child(ren)

paying the full amount the parent's obligation as long as the assignment is in effect. 25. **Deviation from child support calculator** (*choose one*): **Does not apply.** A child support order already exists for the child(ren) ☐ The child support amount listed in Paragraph 24 does not deviate from the child support calculator. ☐ The child support amount listed in Paragraph 24 deviates from the child support calculator. \$ is the presumptively correct child support amount. Pursuant to N.D.C.C. § 14-09-09.7, the presumption is rebutted because (explain): and is in the best interests of the child(ren) because (explain): □Additional sheets are attached. (*Choose if applicable*) 26. **Child support shall begin** (*choose one*): As required by the existing child support order. The child support case number is ■ Before the 10th day of each month starting with the month after the judgment is entered.

receives public assistance, the offset is no longer allowed. Each parent will be responsible for

27.	The support obligation of (<i>choose one</i>) \square Plaintiff/ \square Defendant for the minor children
shall	continue (choose one):
☐ As	s required by the existing child support order. The child support case number is
	·
U U	ntil the last day of the month in which the child reaches age eighteen (18), unless the
child	is still in high school and still living at that time with the parent receiving support. If
supp	ort is to continue or resume after the month in which the child reaches age eighteen (18),
the p	arent receiving support must file the Affidavit of Custodial Parent with the court. If the
affida	avit is filed, child support will continue or resume until the last day of the month in which
the c	hild graduates or reaches age nineteen (19), whichever comes first. Unless the step-down
child	support obligation is specified in Paragraph 28, a child support obligation for more than
one o	child will not automatically be reduced when the support obligation expires for the oldest
child	•
28.	Step-down child support obligation (choose one; Paragraph 28 continues on next page)
D D	pes not apply. A child support order already exists for the child(ren).
☐ De	oes not apply. This Settlement Agreement applies to one minor child of Plaintiff and
Defe	ndant.
☐ PI	aintiff and Defendant reserve the step-down child support obligation issue.
☐ PI	aintiff and Defendant have minor children together, to which this Settlement
Agre	ement applies. The step-down child support obligation is:
After	child support terminates for <u>one</u> child, (<i>choose one</i>) \square Plaintiff/ \square Defendant shall pay
\$	child support per month. The first payment is due on the day indicated in
Parag	graph 26 on the first month after child support terminates for one child. Subsequent
paym	nents are due on each successive month on the day indicated in Paragraph 26 until child
supp	ort terminates for a <u>second</u> child.

After child support terminates for $\underline{\text{two}}$ children, (choose one) \square Plaintiff/ \square Defendant shall pay		
\$ child support per	month. The first payment is due on the day indicated in	
Paragraph 26 on the first month after child support terminates for one child. Subsequent		
payments are due on each successive month on the day indicated in Paragraph 26 until child		
support terminates for a third child.		

□Additional sheets are attached. (*Choose if applicable*)

- **29.** Child support orders are subject to income withholding in accordance with N.D.C.C. § 14-09-09.24. The obligation will accrue interest if not paid timely in accordance with N.D.C.C. § 14-09-08.19.
- **30.** All child support payments must be made through the North Dakota State Disbursement Unit (SDU), P.O. Box 7280, Bismarck, ND 58507-7280 in a form acceptable to the SDU for forwarding to the parent receiving support. Any child support payment made directly to the parent receiving support, rather than through the SDU, will be treated as a gift unless Child Support agrees to give credit for the payment.
- **31.** This order subjects the income of the parent paying support to immediate income withholding, regardless of whether their support payment is delinquent.
- **32.** Child support orders are subject to periodic review under N.D.C.C. § 14-09-08.4. Either party may request a review of an order by applying to the child support agency as provided in N.D.C.C. § 14-09-08.9.
- **33.** Each party subject to this order must provide SDU with the following information within ten days of the order or within ten days of any change of information as provided in N.D.C.C. § 14-09-08.1 (*Paragraph 33 continues on next page*):
 - Social Security number;
 - Home address, mailing address, and any change of address;
 - Telephone number;

- Driver license number;
- Employer's name, address, and telephone number;
- Electronic mail address; and
- Change of any other condition that could affect paying or receiving support. Examples
 include getting or losing health insurance for the child(ren), being approved for disability
 payment, and becoming incarcerated.
- **34. Health Insurance:** In accordance with the provisions of N.D.C.C. § 14-09-08.10, the parent with physical custody of the minor child(ren) must provide satisfactory health insurance for the minor child(ren) whenever that coverage is available at no or nominal cost, now or in the future.

In the event the parent with physical custody of the minor child does not have satisfactory health insurance at no or nominal cost, the parent without physical custody of the minor child(ren) must provide satisfactory health insurance for the minor child(ren) whenever that coverage is available at reasonable cost or becomes available at reasonable cost, now or in the future. Reasonable cost is defined pursuant to N.D.C.C. § 14-09-08.15.

The parent providing health insurance for the child(ren) must notify Child Support when the health insurance is obtained and must include:

- a. Name of insurance company;
- b. Name of policyholder;
- c. Policy number; and
- d. Date insurance coverage started.
- ☐ (Choose if applicable) Existing coverage: (choose one) ☐ Plaintiff/ ☐ Defendant currently provides medical coverage of the minor child(ren) and must continue to provide coverage as long as it is available at a reasonable cost.

35.	Uninsured and Unreimbursed Medical Expenses: Plaintiff and Defendant shall divide
uninsu	ured and unreimbursed medical expenses associated with the child(ren), including, but
not lin	nited to medical, dental, orthodontia, vision, counseling, co-pays, deductible and
prescr	iption drugs, in the following way:
	Plaintiff must pay% and the Defendant must pay%.
	Plaintiff and Defendant must exchange written verification of their respective out-of-
pocket	t medical costs for the child(ren) on a (<i>choose one</i>) \square monthly \square quarterly \square annual basis.
Reimb	oursement must be made to the other party within days.
	If one party paid for the child(ren)'s uninsured or unreimbursed medical expenses and
the ot	her party is reimbursed by the insurance company, the party who receives the
reimb	ursement must immediately pay the reimbursed amount to the party who paid the health
care p	rovider.
36.	Childcare Costs: Plaintiff and Defendant must divide childcare costs in the following
way: _	
	·
37.	Child Tax Exemption (Paragraph 37 continues on next page): Only one party may claim a
deduc	tion for each child on their income tax return. Each party must execute any IRS or similar
forms	to allow the other party to take the exemption, deduction and credit in the appropriate
vears.	

(Choose one): For each minor child, the child tax exemption shall be claimed according to the following schedule: (P = Plaintiff, D = Defendant) Child's **Deduction claimed Deduction claimed Deduction claimed Initials** every year by: odd years by: even years by: □Р □Р □Р □Р $\Box D$ □Р □Р □Р □Р □Р □Additional sheets are attached. (*Choose if applicable*) ☐ The parent who provided health insurance coverage for the minor child for % or more of the tax year shall claim the child tax exemption for that child. □ Other: _____ 38. **Spousal Support** (choose one): ☐ Defendant must pay to Plaintiff the amount of \$ per month as and for spousal support for a period of , beginning ☐ Plaintiff must pay to Defendant the amount of \$______ per month as and for spousal support for a period of ______, beginning ☐ Neither Plaintiff nor Defendant will be 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 future.

- **39. Property And Debt**: Plaintiff and Defendant shall be awarded the property, debts, and liabilities as stated on Exhibit A: Confidential Division of Property and Debt and Values. Exhibit A is incorporated by reference into this Settlement Agreement.
- 40. Income Tax Returns: The parties agree to 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. Each party must 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.

In accordance with the Affordable Care Act (ACA), the party providing, or who has provided health insurance coverage for a child being claimed as a dependent, must supply the other party proof of coverage (IRS Form 1095-A, IRS Form 1095-B, or IRS Form 1095-C) on or before January 31, or as soon thereafter as proof of coverage is received, of every applicable calendar year.

41. Plaintiff's Former Name (choose one):			
☐ Plaintiff does not want to restore their name.			
Plaintiff, presently known as			
and year of birth, will be restored to their former	name of		
	in any Judgment issued herein		
and will be known thereafter as			
42. Defendant's Former Name (choose one):			
☐ Defendant does not want to restore their name.			
Defendant, presently known as			
and year of birth, will be restored to their former	name of		
	in any Judgment issued herein		
and will be known thereafter as			

- **43. Remarriage:** There are no restrictions on remarriage.
- 44. Execution Of Required Documents: The parties must, within ten (10) days from the date of Entry of Judgment, or upon presentation, whichever occurs first, execute any document, transfer papers, titles or other documents required to effect the terms and provisions of the Judgment. In the event that a party fails to sign transfer papers, as required, the Judgment shall operate to transfer title to property, as awarded.
- 45. Effects Of Bankruptcy: The division of property set forth in this Settlement Agreement, including the payment of debts, is made with the understanding that the party assuming such debt shall and will have sufficient assets and income to serve the debts, and that neither party will file bankruptcy. The net value of the property received by one party will be substantially impaired if the other party would be required to pay debts or obligations assumed by that party as set forth in this Settlement Agreement. Accordingly, if either party files bankruptcy and it results in the other party having to pay any debts or obligations by the parties set forth in this Settlement Agreement, then the aggrieved party shall be entitled to relief under Rule 60 of the North Dakota Rules of Civil Procedure and grounds for relief will exist within the meaning of Rule 60.
- **46. Finality Of Settlement:** This Settlement Agreement is intended as a full, complete, final and conclusive settlement of all marital rights and all property rights between the parties.
- 47. Validity Of Agreement: This Settlement Agreement shall be binding upon the parties with respect to the above- entitled action, or any other action between the parties and it is agreed that the material provisions of this Settlement Agreement shall be incorporated in and made a part of any judgment or decree entered into this action. If any provisions of this agreement are held to be invalid, unconscionable, or unenforceable, all the remaining provisions of this Settlement Agreement shall nevertheless continue in full force and effect.

- **48. Full Disclosure And Reliance:** Each party warrants to the other that there has been accurate, complete and current disclosure of all income, assets, and liabilities.
- 49. Acknowledgment Of Agreement: The parties have read this Settlement Agreement, have given it serious thought and consideration, and understand its contents. The parties agree that this Settlement Agreement is fair, just, equitable, and in the best interests of the child(ren) under the circumstances, and it has been made in aid of an orderly and just determination of the marital rights, property settlement, and parental rights and responsibilities in this matter satisfactory to both parties. This Settlement Agreement is being entered into by the parties subsequent to the definite understanding between them that there can be no reconciliation.
- 50. Waiver Of Counsel: The parties represent to the Court that each acknowledges the importance of consulting separate, independent legal counsel as well as a tax expert prior to the execution of this Settlement Agreement. The parties expressly waived that right and freely and voluntarily entered into this Settlement Agreement which became a basis for the order for judgment and judgment. The parties acknowledge that this is a legal document and binding upon them.

Notarized Signatures on Pages 18 and 19.

Plaintiff's Signature is on Page 18 of 19 of this Settlement Agreement.

Defendant's Signature is on Page 19 of 19 of this Settlement Agreement.

Plaintiff's Notarized Signature

l,	, P	Plaintiff, swear under
penalty of perjury that the information in t	his Settlement Agreement	is true and correct, and
that I have read, understand, and agree to	be bound by this Agreeme	ent.
Dated	·	
(Plaintiff's Signature)		
(Plaintiff's Printed Name)		
(Plaintiff's Address)		
(City, State, Zip Code)		
(Telephone Number)		
(Email Address)		
STATE OF	_)	
COUNTY OF	_)SS	
Signed and sworn to before me on		, by
		·
(Notary Public or Clerk of Court)		
If Notary, my commission expires:		

Defendant's Notarized Signature

l,	, Defendant , swear under
penalty of perjury that the information in this	Settlement Agreement is true and correct, and
that I have read, understand, and agree to be	bound by this Agreement.
Dated	·
(Defendant's Signature)	
(Defendant's Printed Name)	
(Defendant's Address)	
(City, State, Zip Code)	
(Telephone Number)	
(Email Address)	
STATE OF)	
COUNTY OF	SS
Signed and sworn to before me on	, by
(Notary Public or Clerk of Court)	
If Notary, my commission expires:	

Read Before Filling Out Exhibit A: Confidential Division of Property & Debts & Values (Form 4)

Divorce can have serious long-term legal and financial consequences. Only a <u>lawyer</u> who agrees to represent you can tell you about your options based on your circumstances.

This Exhibit A (Form 4) is part of the *Filing for Divorce Together – With Children* forms packet. You may use this forms packet if All of the following are true:

- You and your spouse are currently in communication with each other.
- You and your spouse agree on All issues. (Both spouses must agree in writing.)
- The spouse listed as Plaintiff has lived in North Dakota for at least the last 6 months.
- All of the minor children of the marriage have lived in North Dakota with a spouse for at least the past 6 months (or since birth);

OR

Within the past 6 months, North Dakota was the home state of all of the children of the marriage and one spouse still lives in North Dakota.

- This is the only legal action in North Dakota, any other state, or tribe between you and your spouse regarding the marriage or your minor children.
- The reason for your divorce is irreconcilable differences (*no-fault by either spouse*).
- If either spouse is currently in the military, they're not deploying or deployed.
- There's **no** domestic violence protection order or disorderly conduct restraining order currently in effect regarding either spouse.

You & Your Spouse Must Complete and Sign the Settlement Agreement (Form 3), Exhibit A: Confidential Division of Property & Debt & Values (Form 4), and Exhibit B: Parenting Plan (Form 5). Consult a lawyer if you're unsure how to proceed.

The Exhibit A (Form 4) must be filled out completely and signed by Both spouses. If this form isn't filled out completely and signed by both spouses, it may not be accepted for filing or your case may be dismissed without granting a divorce.

Retirement assets: If you decide to divide retirement assets, you need an additional court order called a "Qualified Domestic Relations Order," or QDRO, to make the division effective. A QDRO form **isn't** available through the North Dakota Legal Self Help Center. It's strongly recommended that you <u>hire a lawyer</u> to prepare a QDRO. If both spouses keep their own retirement assets, or don't have retirement assets, a QDRO isn't necessary.

Debts: If a spouse is ordered to pay a debt of the marriage and that spouse doesn't pay, the creditor may still seek payment of the debt from the other spouse.

Don't include this cover sheet when you file the completed form.

)	County Of	
vs.) Exhibit A:) Confidential Division of) Property & Debts & Values Defendant. 1. Plaintiff and Defendant have reached an agreement resolving the values and divisio	County Of	Judicial District
vs.) Exhibit A:) Confidential Division of) Property & Debts & Values Defendant. 1. Plaintiff and Defendant have reached an agreement resolving the values and divisio)
) Confidential Division of) Property & Debts & Values Defendant.) 1. Plaintiff and Defendant have reached an agreement resolving the values and divisio	Plaintiff,) Case No
Defendant.) Property & Debts & Values Defendant.) 1. Plaintiff and Defendant have reached an agreement resolving the values and divisio	VS.) Exhibit A:
Defendant.) 1. Plaintiff and Defendant have reached an agreement resolving the values and divisio) Confidential Division of
) Property & Debts & Values)
all property and debt in this divorce proceeding.	Plaintiff and Defendant have reach	ed an agreement resolving the values and division of
	all property and debt in this divorce proce	eding.
2. Plaintiff and Defendant's entire agreement resolving the values and division of all	2. Plaintiff and Defendant's entire agr	reement resolving the values and division of all
property and debt is set forth in this Exhibit A: Confidential Division of Property and Debts a	property and debt is set forth in this Exhib	it A: Confidential Division of Property and Debts and
Values.	Values.	
3. Real Property Jointly Owned by Plaintiff and Defendant (choose one):	3. Real Property Jointly Owned by Pl	aintiff and Defendant (choose one):
Plaintiff and Defendant do not jointly own any real property.	Plaintiff and Defendant do not jointly o	wn any real property.
☐ Plaintiff and Defendant agree on how to divide their jointly owned real property as follo	Plaintiff and Defendant agree on how t	o divide their jointly owned real property as follows:
a. Property 1 (continues on next page):	a. Property 1 (continues on next page	P):
The street address of this Jointly Owned Real Property is	The street address of this Jointly O	wned Real Property is
, in the City of		, in the City of
County of, State of, and it is legally described as:	County of	, State of, and it is legally described as:
This real property was purchased on for \$ for	This real property was purchased o	an for ¢
There is a mortgage or loan against the property in the amount of \$		

	omeny owned near .	roperty is \$	The
date of valuation to establish	fair market value is _		<u>.</u>
Agreement of Plaintiff and D	efendant for Propert	y 1 of Jointly Owned	Real Property
(Choose one) ☐ Plaintiff / ☐	Defendant is awarded	sole title and interes	t in Property 1
of Jointly Owned Real Prope	rty, described above,	and subject to a mort	gage or loan
against the property in the ar	mount of \$	·	
Additionally (describe any add	ditional details related	d to the award of sole	title and
interest of Property 1 of Joint write "not applicable"),	•		
	_		
Property 2 (continues on next	t page page):		
Property 2 (continues on next		additional real prope	rty).
	you don't jointly own		•
☐ Does Not Apply (<i>choose if</i>	you don't jointly own	erty is	
☐ Does Not Apply (<i>choose if</i> The street address of this Join	you don't jointly own ntly Owned Real Prop	erty is	
Does Not Apply (<i>choose if</i> The street address of this Join	you don't jointly own ntly Owned Real Prop	erty is	
Does Not Apply (<i>choose if</i> The street address of this Join	you don't jointly own ntly Owned Real Prop	erty is	
Does Not Apply (<i>choose if</i> The street address of this Join	you don't jointly own ntly Owned Real Prop	erty is	
Does Not Apply (<i>choose if</i> The street address of this Join	you don't jointly own ntly Owned Real Prop	erty is	
Does Not Apply (<i>choose if</i> The street address of this Join	you don't jointly own ntly Owned Real Prop	erty is	
Does Not Apply (choose if The street address of this Join County of	you don't jointly own ntly Owned Real Prop, in the City, State of	erty is, of, and it is legally d	lescribed as:
Does Not Apply (choose if The street address of this Join County of This real property was purcha	you don't jointly own ntly Owned Real Prop, in the City, State of	rerty is for \$	lescribed as:
Does Not Apply (choose if The street address of this Join County of	ntly Owned Real Prop, in the City, State of ased on	r of for \$ the amount of \$	lescribed as:

of Jointly Owned Real Property, described above, and subject to a mortgage or loan against the property in the amount of \$ Additionally (describe any additional details related to the award of sole title and interest of Property 2 of Jointly Owned Real Property. If there are no additional details, write "not applicable"),	J	. Of Plaintiff and Defendant for Property 2 of Jointly Owl	. ,
against the property in the amount of \$ Additionally (describe any additional details related to the award of sole title and interest of Property 2 of Jointly Owned Real Property. If there are no additional details, write "not applicable"), Real Property Solely Owned by Plaintiff (choose one): Plaintiff does not solely own any real property. Plaintiff and Defendant agree on how to divide Plaintiff's solely owned real property as ows (continues on next page): The street address of Plaintiff's Solely Owned Real Property is in the City of County of, State of, and it is legally described as: This real property was purchased on, for \$ There is a mortgage or loan against Plaintiff's Solely Owned Real Property in the amount			
Additionally (describe any additional details related to the award of sole title and interest of Property 2 of Jointly Owned Real Property. If there are no additional details, write "not applicable"),	-		nortgage or loan
interest of Property 2 of Jointly Owned Real Property. If there are no additional details, write "not applicable"),	against the	property in the amount of \$	
Real Property Solely Owned by Plaintiff (choose one): Plaintiff does not solely own any real property. Plaintiff and Defendant agree on how to divide Plaintiff's solely owned real property as ows (continues on next page): The street address of Plaintiff's Solely Owned Real Property is	Additionally	y (describe any additional details related to the award of	sole title and
Real Property Solely Owned by Plaintiff (choose one): Plaintiff does not solely own any real property. Plaintiff and Defendant agree on how to divide Plaintiff's solely owned real property as ows (continues on next page): The street address of Plaintiff's Solely Owned Real Property is	interest of I	Property 2 of Jointly Owned Real Property. If there are no	additional details,
Real Property Solely Owned by Plaintiff (choose one): Plaintiff does not solely own any real property. Plaintiff and Defendant agree on how to divide Plaintiff's solely owned real property as ows (continues on next page): The street address of Plaintiff's Solely Owned Real Property is	write "not d	applicable"),	
Real Property Solely Owned by Plaintiff (choose one): Plaintiff does not solely own any real property. Plaintiff and Defendant agree on how to divide Plaintiff's solely owned real property as ows (continues on next page): The street address of Plaintiff's Solely Owned Real Property is, in the City of County of, State of, and it is legally described as: This real property was purchased on for \$ There is a mortgage or loan against Plaintiff's Solely Owned Real Property in the amount			
Real Property Solely Owned by Plaintiff (choose one): Plaintiff does not solely own any real property. Plaintiff and Defendant agree on how to divide Plaintiff's solely owned real property as ows (continues on next page): The street address of Plaintiff's Solely Owned Real Property is, in the City of County of, State of, and it is legally described as: This real property was purchased on for \$ There is a mortgage or loan against Plaintiff's Solely Owned Real Property in the amount			
Real Property Solely Owned by Plaintiff (choose one): Plaintiff does not solely own any real property. Plaintiff and Defendant agree on how to divide Plaintiff's solely owned real property as ows (continues on next page): The street address of Plaintiff's Solely Owned Real Property is, in the City of County of, State of, and it is legally described as: This real property was purchased on for \$ There is a mortgage or loan against Plaintiff's Solely Owned Real Property in the amount			
Plaintiff does not solely own any real property. Plaintiff and Defendant agree on how to divide Plaintiff's solely owned real property as ows (continues on next page): The street address of Plaintiff's Solely Owned Real Property is, in the City of County of, State of, and it is legally described as: This real property was purchased on for \$ There is a mortgage or loan against Plaintiff's Solely Owned Real Property in the amount			
Plaintiff does not solely own any real property. Plaintiff and Defendant agree on how to divide Plaintiff's solely owned real property as ows (continues on next page): The street address of Plaintiff's Solely Owned Real Property is, in the City of County of, State of, and it is legally described as: This real property was purchased on for \$ There is a mortgage or loan against Plaintiff's Solely Owned Real Property in the amount	Dool Duone	why Calaby Oyumad by Dlaintiff (abassa ana)	
Plaintiff and Defendant agree on how to divide Plaintiff's solely owned real property as ows (continues on next page): The street address of Plaintiff's Solely Owned Real Property is	Real Prope	rty solely Owned by Plaintill (choose one).	
The street address of Plaintiff's Solely Owned Real Property is, in the City of County of, State of, and it is legally described as: This real property was purchased on for \$ There is a mortgage or loan against Plaintiff's Solely Owned Real Property in the amount	Plaintiff does no	ot solely own any real property.	
The street address of Plaintiff's Solely Owned Real Property is, in the City of County of, State of, and it is legally described as: This real property was purchased on for \$ There is a mortgage or loan against Plaintiff's Solely Owned Real Property in the amount	Plaintiff and De	fendant agree on how to divide Plaintiff's solely owned r	eal property as
	The street add	ross of Plaintiff's Sololy Owned Pool Proporty is	
County of, State of, and it is legally described as: This real property was purchased on for \$ There is a mortgage or loan against Plaintiff's Solely Owned Real Property in the amount			
This real property was purchased on for \$ There is a mortgage or loan against Plaintiff's Solely Owned Real Property in the amount			
There is a mortgage or loan against Plaintiff's Solely Owned Real Property in the amount	county of	, State of, and it is legally de	scribed as.
There is a mortgage or loan against Plaintiff's Solely Owned Real Property in the amount			
There is a mortgage or loan against Plaintiff's Solely Owned Real Property in the amount			
There is a mortgage or loan against Plaintiff's Solely Owned Real Property in the amount			
There is a mortgage or loan against Plaintiff's Solely Owned Real Property in the amount			
There is a mortgage or loan against Plaintiff's Solely Owned Real Property in the amount			
There is a mortgage or loan against Plaintiff's Solely Owned Real Property in the amount			
\$ The fair market value of this property is \$ The dat			
of valuation to establish fair market value is			

Agreement of	Plaintill and Defendant for Plaintill's Solely Owned Rea	i Property:
(Choose one)	☐ Plaintiff / ☐ Defendant shall be awarded sole title and	interest in Plaintiff's
Solely Owned	Real Property, described above, and subject to a mortga	ge or loan against
the property ir	n the amount of \$	
Additionally (d	escribe any additional details related to the award of sole	e title and interest of
Plaintiff's Solei	ly Owned Real Property. If there are no additional details,	write "not
applicable"), _		
Real Prope	erty Solely Owned by Defendant (choose one):	
Defendant doe	s not solely own any real property.	
Plaintiff and De	efendant agree on how to divide Defendant's solely owne	d real property as
llows (continues	on next page):	
The street add	ress of Defendant's Solely Owned Real Property is	
	, in the City of	
	, State of, and it is legally des	
	erty was purchased on for \$_	
	tgage or loan against Defendant's Solely Owned Real Pro	
	The market value of this property is \$	
of valuation to	establish fair market value is	

Agreement of Plaintiff and Defendant for Defendant's Solo	ely Owned Real	Property:
(Choose one) ☐ Plaintiff / ☐ Defendant shall be awarded so	ole title and inter	est in
Defendant's Solely Owned Real Property, described above	, and subject to	a mortgage or
loan against the property in the amount of \$	·	
Additionally (describe any additional details related to the a	award of sole title	e and interest of
Defendant's Solely Owned Real Property. If there are no add	ditional details, v	vrite "not
applicable"),		
		·
6. Motor Vehicles, Boats, Watercraft, Campers, Snowmo	biles, or Trailers	(choose one;
Paragraph 6 continues on next page):		
Plaintiff and Defendant do not own any motor vehicles, boa	ts, watercraft, ca	ampers,
nowmobiles or trailers.	1.1	
Plaintiff and Defendant agree on how to divide their motor		
campers, snowmobiles or trailers. Plaintiff and Defendant shall		
rehicles, boats, watercraft, campers, snowmobiles or trailers lis	sted in their colu	mn.
Description of Description of Motor Vehicles, Boats,	Plaintiff	Defendant
Watercraft, Campers, Snowmobiles or Trailers (include the type of motor vehicle, boat etc., year/make/model, vehicle	(Current agreed upon	(Current agreed upon
identification number, name(s) on title, balance owed,	value)	value)
monthly payment (if any) & date of valuation. If you own a	3.73.37	3 3.73.37
manufactured or mobile home that isn't converted to real		
property, list it here.):		
	\$	\$

Description of Description of Motor Vehicles, Boats,	Plaintiff	Defendant
Watercraft, Campers, Snowmobiles or Trailers (include the	(Current	(Current
type of motor vehicle, boat etc., year/make/model, vehicle	agreed upon	agreed upon
identification number, name(s) on title, balance owed,	value)	value)
monthly payment (if any) & date of valuation. If you own a		
manufactured or mobile home that isn't converted to real		
property, list it here.):	1	
	\$	\$
	\$	\$
	\$	\$
	\$	\$
	Y	7
	<u> </u>	ć
	\$	\$
Total Value of Motor Vehicles, Boats, Etc. to Each Person	\$	\$

7. Household Goods, Furniture, and Furnishings: Plaintiff and Defendant have already divided the household goods, furniture and furnishings in an equitable manner to their satisfaction.

Total Agreed Upon Value of Share of Household Goods,
Furniture, and Furnishings to Each Person

	Plaintiff	Defendant
,	\$	\$
l		

8. Other Personal Property (choose one; Paragraph 8 con	tinues on next po	ige):
Plaintiff and Defendant do not own any other personal prop	erty not otherw	ise mentioned
on Exhibit A.		
Plaintiff and Defendant own other personal property not ot	herwise mention	ned on Exhibit A.
Plaintiff and Defendant shall be awarded as their own, the othe	er personal prop	erty listed in
their column.		
Description of Other Personal Property (include a	Plaintiff	Defendant
description of the personal property, list who owns or	(Current	(Current
	1	•
possesses the personal property, any debts or	agreed upon	agreed upon
encumbrances, balance owed (if any), monthly payment (if any), & date of valuation):	value)	value)
,,,	\$	\$
	_	_
	\$	\$
	\$	\$
	\$	\$
	\$	\$
	\$	\$
	\$	\$
Tabliful a College to the College to	<u> </u>	<u> </u>
Total Value of Other Personal Property to Each Person	Þ	\$

9	Plaintiff's Pensions, Profit-Sharing Plans, IRAs, Other R	etirement Plans	(choose one):
	Plaintiff does not have any pensions, profit-sharing plans, ir	dividual retirem	ent accounts
(IRAs) or other retirement plans.		
	Plaintiff and Defendant agree on how to divide Plaintiff's pe	nsions, profit-sh	aring plans,
iı	ndividual retirement accounts (IRAs) and other retirement pla	ns.	
	Plaintiff's pensions, profit-sharing plans, individual retir	ement accounts	(IRAs) and other
r	etirement plans shall be awarded as listed in Plaintiff's and De	fendant's colum	ns.
	If Plaintiff's retirement plan is divided between Defenda	ant and Plaintiff,	Plaintiff shall
С	obtain the proposed qualified domestic relations order (QDRO).	
	Description of Plaintiff's Pensions, Profit-Sharing Plans, IRAs and Other Retirement Plans (for each plan, list the employer, union, or other group that provides the plan; the date you started working at the job or date you joined the union or group plan; the type of pension or retirement plan, & the present value. For individual retirement accounts, list the account number, the bank that has the individual retirement account, & the present account balance):	Plaintiff (Current agreed upon value)	Defendant (Current agreed upon value)
		\$	\$
		\$	\$

Total Value of Plaintiff's Retirement Plans to Each Person \$

10.	Defendant's Pensions, Profit-Sharing Plans, IRAs, Othe	r Retirement Pla	ns (choose one):
☐ De	fendant does not have any pensions, profit-sharing plans	, individual retire	ement accounts
(IRAs)	or other retirement plans.		
☐ Pla	intiff and Defendant agree on how to divide Defendant's	pensions, profit	-sharing plans,
indivi	dual retirement accounts (IRAs) and other retirement pla	ns.	
	Defendant's pensions, profit-sharing plans, individual re	etirement accour	nts (IRAs) and
other	retirement plans shall be awarded as listed in Plaintiff's a	and Defendant's	columns.
	If Defendant's retirement plan is divided between Defe		
shall d	obtain the proposed qualified domestic relations order (Q		, = 0.0
emp date unio & th	cription of Defendant's Pensions, Profit-Sharing Plans, is and Other Retirement Plans (for each plan, list the player, union, or other group that provides the plan; the endower you started working at the job or date you joined the form or group plan; the type of pension or retirement plan, the present value. For individual retirement accounts, list account number, the bank that has the individual rement account, & the present account balance):	Plaintiff (Current agreed upon value)	Defendant (Current agreed upon value)
		\$	\$
		\$	\$

Total Value of Defendant's Retirement Plans to Each Person \$

\$

11. Life Insurance (choose one):					
Plaintiff and Defendant do not have life insurance policies.					
Plaintiff and Defendant agree on how to divide their life insu	urance policies. I	Plaintiff and			
Defendant shall be awarded as their own, the life insurance pol	licies listed in th	eir column.			
Description of Life Insurance Policies (for each life insurance policy, list the name of the company, type of insurance, policy number, face amount of the policy, amount of any loans against the policy, name of insured, name(s) of beneficiary, & monthly payments (if any)):	Plaintiff (Current agreed upon value)	Defendant (Current agreed upon value)			
	\$	\$			
	\$	\$			
	\$	\$			
	\$	\$			
Total Value of Life Insurance to Each Person	\$	\$			
12. Business or Farm Interests or Assets (choose one; Parage):	graph 12 continu	ies on next			
☐ Plaintiff and Defendant do not have any business or farm in	terests or assets				
☐ Plaintiff and Defendant agree on how to divide their busines	ss or farm intere	sts or assets.			
Plaintiff and Defendant shall receive as their own, the business	or farm interest	s or assets listed			
n their column.					

Description of Business or Farm Interests or Assets (for	Plaintiff	Defendant
each business or farm asset, describe the interest or asset,	(Current	(Current
who owns the interest or asset, the location, list the	agreed upon	agreed upon
account number (if any), balances owed (if any), monthly	value)	value)
payments (if any), & date of valuation):		
	\$	\$
	\$	\$
	\$	\$
Total Value of Business or Farm Assets to Each Person	\$	\$
13. Financial Assets (choose one; Paragraph 13 continues o	n next page):	
, , , , , , , , , , , , , , , , , , , ,	, - 5 - 7	

13.	Financial Assets	(choose	one;	Paragraph	13	continues	on next	t page):
13.	i ilialiciai Assets	(choose	unc,	i di dgi dpii	13	continues	OII IICX	. pugc	,

Plaintiff and Defendant do not own financial assets not otherwise mentioned on Exhibit A.
☐ Plaintiff and Defendant agree on how to divide their financial assets not otherwise
mentioned on Exhibit A. Plaintiff and Defendant shall be awarded all right, title, interest and
equity in and to the other financial assets listed in their column.

Description of Financial Assets: (for example checking accounts, savings accounts, money market accounts, stocks, bonds, Certificates of Deposit, notes (money owed in writing), & money owed (not in writing). For each asset, describe the asset, who owns the asset, the location of the asset, list the policy or account number (if any), balances owed (if any), monthly payments (if any), & date of valuation)	Plaintiff (Current agreed upon value)	Defendant (Current agreed upon value)
	\$	\$

accounts, savings accounts, money market accounts, stocks, bonds, Certificates of Deposit, notes (money owed in writing), & money owed (not in writing). For each asset, describe the asset, who owns the asset, the location of the asset, list the policy or account number (if any), balances owed (if any), monthly payments (if any), & date of valuation)	(Current agreed upon value)	(Current agreed upon value)
valuation	\$	\$
	\$	\$
	\$	\$
	\$	\$
	\$	\$
Total Value of Other Financial Assets to Each Person	\$	\$
14. Secured and Unsecured Debts and Liabilities (choose o	ne; Paragraph 1	4 continues on
next two pages):		
Plaintiff and Defendant do not have any secured or unsecur	red outstanding (debts and

Plaintiff

Defendant

Description of Financial Assets: (for example checking

☐ Plaintiff and Defendant agree on how to divide their secured and unsecured debts and

liabilities. Plaintiff and Defendant shall pay as their own debts and liabilities listed in their

liabilities.

column.

Plaintiff and Defendant listed all secured and unsecured debts and liabilities they know of on Exhibit A. Any debts and liabilities not listed on Exhibit A shall be paid by the person whose name is on the debt or liability.

Description of Debts and Liabilities (list all secured and	Plaintiff	Defendant
unsecured debts and liabilities. Describe each debt and	(Current	(Current
liability as clearly as possible. Include who the debt is owed	amount	amount
to, purpose of the debt, collateral for the secured debt (if	owed)	owed)
any), whose name is on the debt and account numbers. Do		
not include mortgages on real property)		
	\$	\$
	<u> </u>	<u> </u>
	\$	\$
	\$	\$
	7	-
	\$	\$
	\$	\$
	1	1
	\$	\$
	\$	\$
	Ş	٦
	\$	\$
	•	'
	\$	\$
	\$	\$

Description of Debts and Liabilities (list all secured and unsecured debts and liabilities. Describe each debt and liability as clearly as possible. Include who the debt is owed to, purpose of the debt, collateral for the secured debt (if any), whose name is on the debt and account numbers. Do not include mortgages on real property)	Plaintiff (Current amount owed)	Defendant (Current amount owed)
	\$	\$
	\$	\$
	\$	\$
	\$	\$
Total Debts and Liabilities to be Paid by Each Person	\$	\$

15. Summary:

•		
Real Property (Paragraphs 3, 4, and 5)	\$	\$
Motor Vehicles/Boats/Campers/Etc. (Paragraph 6)	\$	\$
Household Goods/Furniture/Furnishings (Paragraph 7)	\$	\$
Other Personal Property (Paragraph 8)	\$	\$
Pensions/Retirement Plans/Etc. (Paragraphs 9 and 10)	\$	\$
Life Insurance (Paragraph 11)	\$	\$
Business or Farm Interests or Assets (Paragraph 12)	\$	\$
Financial Assets (Paragraph 13)	\$	\$
Mortgages on Real Property (Paragraphs 3, 4, and 5)	-\$	- \$
Debts and Liabilities (Paragraph 14)	-\$	- \$
(Mortgages & Debts subtracted from Assets) Total	\$	\$

Notarized Signatures on Pages 15 and 16.

Plaintiff's Signature is on Page 15 of 16 of this Exhibit A. Defendant's Signature is on Page 16 of 16 of this Exhibit A.

Plaintiff

Defendant

Plaintiff's Notarized Signature

l,	_, Plaintiff , swear under
penalty of perjury that the information in this Exhibit A: Confiden	tial Division of Property and
Debts and Values is true and correct, and that I have read, unders	stand, and agree to be bound
by this Agreement.	
Dated	
(Plaintiff's Signature)	_
(Plaintiff's Printed Name)	_
(Plaintiff's Address)	_
(City, State, Zip Code)	_
(Telephone Number)	_
(Email Address)	_
STATE OF)	
COUNTY OF)SS	
Signed and sworn to before me on	, by
	·
(Notary Public or Clerk of Court)	
If Notary, my commission expires:	

Defendant's Notarized Signature

l,	, Defendant , swear under
penalty of perjury that the information in this Exhibit A: Confide	ential Division of Property and
Debts and Values is true and correct, and that I have read, unde	erstand, and agree to be bound
by this Agreement.	
Dated	
(Defendant's Signature)	
(Defendant's Printed Name)	<u> </u>
(Defendant's Address)	<u> </u>
(City, State, Zip Code)	
(Telephone Number)	
(Email Address)	
STATE OF)	
COUNTY OF)SS	
Signed and sworn to before me on	, by
	·
(Notary Public or Clerk of Court)	
If Notary, my commission expires:	

Read Before Filling Out Exhibit B: Parenting Plan (Form 5)

Divorce can have serious long-term legal and financial consequences. Only a lawyer who agrees to represent you can tell you about your options based on your circumstances.

This Exhibit B: Parenting Plan (Form 5) is part of the *Filing for Divorce Together – With Children* forms packet. You may use this forms packet if All of the following are true:

- You and your spouse are currently in communication with each other.
- You and your spouse agree on All issues. (Both spouses must agree in writing.)
- The spouse listed as Plaintiff has lived in North Dakota for at least the last 6 months.
- All of the minor children of the marriage have lived in North Dakota with a spouse for at least the past 6 months (or since birth);

OR

Within the past 6 months, North Dakota was the home state of all of the children of the marriage and one spouse still lives in North Dakota.

- This is the only legal action in North Dakota, any other state, or tribe between you and your spouse regarding the marriage or your minor children.
- The reason for your divorce is irreconcilable differences (no-fault by either spouse).
- If either spouse is currently in the military, they're not deploying or deployed.
- There's no domestic violence protection order or disorderly conduct restraining order currently in effect regarding either spouse.

You & Your Spouse Must Complete and Sign the Settlement Agreement (Form 3), Exhibit A: Confidential Division of Property & Debt & Values (Form 4), and Exhibit B: Parenting Plan (Form 5).

Consult a lawyer if you're unsure how to proceed.

The Exhibit B: Parenting Plan (Form 5) must be filled out completely and signed by Both spouses. If this form isn't filled out completely and signed by both spouses, it may not be accepted for filing by the clerk of court.

If the form is accepted for filing, but the judge or judicial referee assigned to the divorce determines the form is incomplete, your case may be dismissed without granting a divorce.

Don't include this cover sheet when you file the completed form.

State	e of North Dakota	In District Court
Cour	nty Of	Judicial District
VS.	Plaintiff, Defendant.)) Case No) Exhibit B: Parenting Plan)
1.	Plaintiff and Defendant have reache	ed an agreement resolving the parenting rights and
respo	onsibilities in this divorce proceeding.	
2.	Plaintiff and Defendant's entire agre	eement resolving the parenting rights and
respo	onsibilities is set forth in this Exhibit B:	Parenting Plan.
3.	The Parenting Plan applies to the fo	llowing child(ren) in this above-entitled action for
divoı	rce:	
	Initials: Birth Year: Age:	
		sheets are attached for Paragraph 3.
4.	Legal Residence: The legal residence	e of the minor children for school attendance shall
be (<i>c</i>	choose one):	
	☐ The Plaintiff's place of residence	2.
	☐ The Defendant's place of residen	nce.
	☐ Other:	

Residential Responsibility and Parenting Time:
It is in the best interests of the minor child(ren) that (choose one of the three options in
Paragraph 5a below; Paragraph 5a continues on next page):
☐ The Plaintiff and Defendant shall have equal residential responsibility of the minor
child(ren). Equal residential responsibility means each parent must have the child(ren)
50% of the time. With that in mind (describe the schedule for each parent; see
instructions for examples):
The Plaintiff shall have residential responsibility of the minor child(ren) as follows:
The Defendant shall have residential responsibility of the minor child(ren) as follows:

Primary residential responsibility shall be with the Plaintiff. Defendant shall have	!
parenting time in the following Parenting Time Schedule (select any that apply):	
☐ Wednesday evenings from 6:00 p.m. to 8:00 p.m.	
☐ Every other weekend from Friday at, until Sunday at	
☐ Other:	
Primary residential responsibility shall be with the Defendant. Plaintiff shall have	
parenting time in the following Parenting Time Schedule (select any that apply):	
☐ Wednesday evenings from 6:00 p.m. to 8:00 p.m.	
☐ Every other weekend from Friday at, until Sunday at	
☐ Other:	
Alternate Schedules: The above Parenting Time schedule for Paragraph 5a is the defa	ult
"normal" schedule except as described below. The alternate schedules will be as follo	ws
(if you don't have an alternate schedule, write "No Alternative Schedule" on the first li	ine
of each section):	
Summer Time*: Summer time is defined as:	
The Common Time allowed a selection	
The Summer Time alternate schedule is:	

b.

School Release Days*: Schoo	I release days are defined as:	
_		
The School Release Days alte	rnate schedule is:	
	ase Days with the other paren	
summer activities, such as sp	orts, when Parenting Time ca	nnot be reasonably scheduled
around such events.		
Vacation with Parents: Each	parent shall have vacation wi	th the child(ren) as follows: _
	•	· , , _
Schedule for Holidays and O	ther Special Days: The parent	ing schedule for holidays and
ath an amasial slave amulias ta		n Davagraph Fo. The
other special days applies to	the residential responsibility i	n Paragraph Sa. The
parenting schedule for the ch	nild(ren) for holidays and othe	r special days is:
	With the Plaintiff	With the Defendant
	(Odd, Even, Every Year, or	(Odd, Even, Every Year, or
	Regular Parenting Time)	Regular Parenting Time)
New Year's Day		
Martin Luther King Day		
President's Day		
Spring Break		
Easter		

Mother's Day

	With the Plaintiff	With the Defendant
	(Odd, Even, Every Year, or	(Odd, Even, Every Year, or
	Regular Parenting Time)	Regular Parenting Time)
Father's Day		
Independence Day		
Labor Day		
Teacher's Break		
(Convention)		
Halloween		
Veteran's Day		
Thanksgiving Day		
Winter Break		
Christmas Eve Day		
Christmas Day		
Plaintiff's Birthday		
Defendant's Birthday		
Child's Birthday		
For the purposes of the Holid	ays and Other Special Days pa	renting schedule, a holiday
includes (indicate whether the	e holiday includes the entire w	veekend and the time of
day/night during which holide	ay parenting time will occur): _	

d.	Child(ren)'s Activities During Parenting Time: In order to promote the development of
	well-rounded healthy children, both parents will support the extracurricular activities of
	the child(ren). The parents will work together to ensure the child(ren)'s activities are not
	planned as to interfere with the relationship of either parent. The parents will inform
	each other of the child(ren)'s extracurricular activities by:
e.	Timeliness: If a parent is more than minutes late to pick up the child(ren) for
	a visit, that visit will be cancelled, or:
f.	If either parent misses their parenting time for any reason, the parents will deal with
	the missed parenting time as follows:
g.	Except in extreme emergencies, each parent must notify the other parent that they
	will not be able to exercise their scheduled parenting time as follows:

h	. Re	Restrictions on Contact with the Child(ren) (choose one):			
		There are no restrictions on contact with the child(ren).			
		Until further order of the Court, the child(ren)'s time with the			
		(choose one) ☐ Plaintiff / ☐ Defendant is subject to the following conditions:			
6.	Lir	nitations On Residential Responsibility And Parenting Time Modifications:			
Modi	ficat	ions to residential responsibility and parenting time shall be governed by North			
Dako	ta Ce	entury Code Section 14-09-06.6 and North Dakota Century Code Chapter 14-14.1, the			
Unifo	rm C	child Custody Jurisdiction and Enforcement Act.			
7. Decision Making Responsibility:					
a.	En	nergency Medical Decisions: Each parent is authorized to make emergency health			
	ca	re decisions while the child(ren) is/are in that parent's care.			
b	. Da	y-to-day Decisions: Each parent is authorized to make decisions regarding the day-to-			
	da	y care and control of the child(ren) while the child(ren) reside with that parent,			
	ex	cept as provided in 7c, 7d, 7e, 7f, and 7g below.			
c. Daycare/Afterschool provider (select any that apply; Paragraph 7c continuates):		ycare/Afterschool provider (select any that apply; Paragraph 7c continues on next ge):			
		When the parents reside in the same community, they will use the same			
		daycare/afterschool provider.			
		Each parent may decide to utilize the daycare/afterschool provider of their own			
		choosing.			
		The Plaintiff will designate the daycare/afterschool provider.			

	☐ The Defendant will designate the daycare/afterschool provider.				
	☐ The child(ren)'s daycare/afterschool provider is				
	☐ Other:				
d.	Education Decisions will be made by (choose one):				
	☐ The Plaintiff				
	☐ The Defendant				
	☐ The Plaintiff and Defendant jointly				
e.	Non-Emergency Health Care Decisions will be made by (choose one):				
	☐ The Plaintiff				
	☐ The Defendant				
	☐ The Plaintiff and Defendant jointly				
f.	Spiritual Development Decisions will be made by (choose one):				
	☐ The Plaintiff				
	☐ The Defendant				
	☐ The Plaintiff and Defendant jointly				
g.	Both parents must consent before any minor child will be permitted to				

8. Information Sharing And Access:

a. Both parents shall have access to educational, medical, dental, religious, insurance, and other records. Both parents have the right and shall notify and authorize the daycare, the school, and the children's doctors and other professionals to communicate directly with and outside the presence of the other parent. Each parent shall be listed as the child(ren)'s parent and as an emergency contact with the daycare, the school, and all health professionals unless directed by court order to the contrary.

- **b.** Both parents have the right to attend school conferences. This right does not require any school to hold a separate conference with each parent. Each parent shall keep the other parent informed of the name and address of the school the child(ren) attend.
- c. Each parent must communicate with the other parent with regard to grade reports, extra-curricular activities, and any other notices from the daycare, the school, and related entitles regarding the child(ren). Both parents must notify the child(ren)'s daycare and school(s) of the split households and advise to send copies of the child(ren)'s school documents, notices, and related information to each parent.
- d. Each parent must inform the other as soon as reasonably possible of serious accidents or serious illness which require health care treatment, providing the time of the accident or illness and the name of the treating health care provider. If the child is taking medications, the parents must communicate regarding instructions, dosage, and related information.
- e. The parent who has medical insurance coverage on the children must supply to the other parent an insurance card and, as applicable, insurance forms and a list of insurerapproved or HMO-qualified health care providers in the area where the other parent is residing.
- f. Both parents must notify the other parent in writing of any change in residence, telephone numbers, names and addresses of employers, changes in health insurance coverage for the child(ren), and changes in health insurance available through employer which could cover the child(ren).

g. Communication between parents and children must b		Communication between parents and children must be liberally permitted at reasonable			
ŀ		hours and at the expense of the parent initiating contact.			
	h.	At all other times, the parent with whom the child is staying shall not refuse to allow			
		contact or take any action in order to deny the other parent contact. Each parent shall			
		facilitate the communication between the child and the other parent.			
i. Both parents shall allow reasonable		Both parents shall allow reasonable access to the child by phone or other means.			
	j.	Telephone access to the child(ren) shall be as follows:			
	k.	Electronic access to the child(ren) shall be as follows:			
		During long vacations the parent with whom the child is on vacation shall make the child available for contact as follows:			
9.		Communication Between Parents: The parents shall communicate only in positive ways			
The	The parents shall not make and shall not allow others to make derogatory remarks about the				
oth	ner p	parent in the child(ren)'s presence.			
10.		Children's Clothing And Personal Items (select any that apply; Paragraph 10 continues			
on	on next page):				
	Each parent must supply the appropriate children's clothing with them for their scheduled				
	tim	e with the other parent.			
	Eac	ch parent must supply appropriate clothing for the child(ren) to remain at that parent's			
	hor	me during parenting time.			
	The	e clothing is considered the child(ren)'s clothes and must be returned clean, when			
	rea	sonably possible, with the child(ren) by the other parent.			

	The child(ren) must leave personal items at each parent's home and must not remove those			
	items from that home.			
	The child(ren) must take personal items between each parent's home, and it is the			
	responsibility of each parent to ensure the personal items remain with the child(ren).			
	In the cold months of the year, each parent shall ensure that the child(ren) have			
	appropriate winter clothing to wear, regardless of parenting time.			
	Other:			
	Other:			
11.	Transportation And Exchange Arrangements Considering The Safety Of The Child(Ren)			
(se	lect any that apply):			
	When Plaintiff and Defendant live in the same community, the responsibility of picking up			
	and returning the child(ren) is shared with the (choose one) \square Plaintiff / \square Defendant			
	picking up the child(ren) and ($choose\ one$) \square Plaintiff / \square Defendant dropping off the			
	child(ren).			
	The child(ren) shall be picked up and returned to the front entrance of the appropriate			
	residence.			
	The parent dropping off the child(ren) shall not leave the premises until the child(ren) are			
	safely inside.			
	Any change in pick up or drop off location will be determined by			
	·			
	The person picking up or dropping off the child(ren) during times of parenting time has an			
	obligation to be punctual, arriving at the agreed time and place, not substantially earlier or			
	later.			
	Other:			
	·			
	Other:			

12. Procedure For Review And Adjustment To Parenting Plan: If the parents want to make permanent changes to the Parenting Plan, those changes shall be reduced to writing and submitted to the Court for approval.

13. Changes To Residence Of The Child(ren):

- a. A parent with primary residential responsibility for a child may not change the primary residence of the child to another state except upon order of the Court or with the written consent of the other parent, if the other parent has been given parenting time by order of the Court.
- b. A parent with equal residential responsibility for a child may not change the residence of the child to another state except with the written consent of the other parent or upon order of the Court allowing the move and awarding that parent primary residential responsibility.
- **c.** A court order is not required if the other parent:
 - 1) Has not exercised parenting time for a period of one year; or
 - 2) Has moved to another state and is more than 50 miles (80.47 kilometers) from the residence of the parent with primary residential responsibility.

14. Dispute Resolution:

a.	In the event Plaintiff and Defendant are unable to resolve their differences with regard			
	to the Parenting Plan, disputes shall be submitted to (choose one):			
	☐ Counseling			
	☐ Mediation			
	☐ Other:			

b.	The	ne cost of this dispute resolution process will be allocated between Plaintiff and			
	De	efendant as follows (choose one):			
		☐ Plaintiff and Defendant shall each pay one-half.			
		As determined in the dispute resolution process.			
		Other:			
c.	Αp	parent will begin the dispute resolution process by notifying the other parent by			
	(se	lect all that apply):			
		Written request			
		Certified mail			
		Other:			
d.	In t	the dispute resolution process with regard to the parenting plan:			
	1)	Preference will be given to carrying out this Parenting Plan.			
	2)	Unless an emergency exists, the parents shall use the designated process to resolve			
		disputes relating to implementation of the plan, except those related to financial			
		support.			
	3)	A written record will be prepared of any agreement reached in counseling or			
		mediation and of each arbitration award and will be provided to each parent.			
	4)	If the court finds that a parent has used or frustrated the dispute resolution process			
		without good reason, the court may award attorneys' fees and financial sanctions to			
		the other parent.			

15. Compliance: Repeated, unjustified violations of these provisions may subject the offender to court sanctions, or, if continuous and serious, may result in modification of the Parenting Plan. One parent's failure to comply with a provision of the Parenting Plan does not affect the other parent's obligation to comply with the Parenting Plan. Violation of provisions of this plan with actual knowledge of its terms is punishable by contempt of court and may be a criminal offense. Violation of this plan may subject a violator to arrest, fines, imprisonment or sanctions or other remedies available under the law.

Plaintiff's Notarized Signature

l,		, Plaintiff , swear under
penalty of perjury that the information in t	his Exh	ibit B: Parenting Plan is true and correct, and
that I have read, understand, and agree to	be bou	nd by this Agreement.
Dated	·	
(Plaintiff's Signature)		
(Plaintiff's Printed Name)		
(Plaintiff's Address)		(City, State, Zip Code)
(Telephone Number)		(Email Address)
STATE OF	_)	
COUNTY OF)SS	
Signed and sworn to before me on		, by
		·
(Notary Public or Clerk of Court)		_
If Notary, my commission expires:		

Defendant's Notarized Signature

l,	, Defendant , swear under
penalty of perjury that the information in this E	xhibit B: Parenting Plan is true and correct, and
that I have read, understand, and agree to be b	ound by this Agreement.
Dated	_·
(Defendant's Signature)	
(Defendant's Printed Name)	
(Defendant's Address)	(City, State, Zip Code)
(Telephone Number)	(Email Address)
STATE OF)	
COUNTY OF)SS	
Signed and sworn to before me on	, by
	·
(Notary Public or Clerk of Court)	
If Notary, my commission expires:	

State of North Dak	ota	In District Court		
County Of		Judicial District		
)) Plaintiff,)	Case No		
vs)))	Confidential Information Form		
) Defendant.)			
	Full Information	Redacted Information		
Plaintiff: Name:				
Date of Birth:		Year of Birth:		
Social Security #:		XXX-XX		
Defendant: Name:				
Date of Birth:		Year of Birth:		
Social Security #:		XXX-XX		
Minor Child: Name:		Initials:		
Date of Birth:		Year of Birth:		
Social Security #:		XXX-XX		
Minor Child: Name:		Initials:		
Date of Birth:		Voor of Dirth.		
Social Security #:		XXX-XX		
Minor Child: Name:		Initials:		
Date of Birth:		Year of Birth:		
Social Security #:		XXX-XX		

Financial Account Numbers (choose one):
All financial account numbers are inc Debts & Values".	luded on "Exhibit A: Confidential Division of Property &
•	t the following , are included on "Exhibit A: Confidentials" (<i>list only the financial account numbers that aren't</i>
Full Information	Redacted Information
Name of Account:	
Account Number:	Last 4 Digits:
Name of Account:	
Account Number:	Last 4 Digits:
Name of Account:	
Account Number:	Last 4 Digits:
Name of Account:	
Account Number:	Last 4 Digits:
Dated	.
(Plaintiff's Signature)	(Plaintiff's Printed Name)
(Plaintiff's Address)	(City, State, Zip Code)
(Plaintiff's Telephone)	(Plaintiff's Email Address)
Dated	·
(Defendant's Signature)	(Defendant's Printed Name)
(Defendant's Address)	(City, State, Zip Code)
 (Defendant's Telephone)	(Defendant's Email Address)

State of North Dakota	In District Court	
County Of	Judicial District	
	Case No Admission of Service	
1. I,	(Defendant name),	
admit that on	(date) I received copies of the following for	
the above entitled case:		
• Summons;		
• Complaint;		
Settlement Agreement;		
• Exhibit A: Confidential Division of Prope	rty and Debts and Values;	
• Exhibit B: Parenting Plan;		
 Confidential Information Form; 		
Affidavit of Proof for Stipulated Judgme	nt;	
 Findings of Fact, Conclusions of Law and 	Order for Judgment (Proposed); and	
 Judgment (Proposed). 		
2. I understand that my admission merely	acknowledges that I received the papers; it does	
not admit or deny any of the statements contai	ned in the papers.	

3.	I declare, under penalty of perjury under the law of North Dakota, that everything				
stated	I in this Admission of Service	is true and correct.			
	Signed on (<i>date</i>) in				
	(State),	(Country).			
(Defer	ndant's Signature)				
(Defer	ndant's Printed Name)				
(Addre	ess)	(City, State, Zip Code)			
(Telep	hone Number)	(Email Address)			

State	e of North Dakota		In District Court	
Cou	nty Of			Judicial District
vs	Plaintiff, Defendant.)))))))	Case No Affidavit of Proof for Stipulated Judgment	
	l,		(Plaintiff),	the undersigned,
state	e and allege as follows:			-
1.	I am the Plaintiff in the above-entit	tled ca	ise.	
2.	I am currently a resident of the Sta	ite of N	North Dakota, and have in goo	d faith been a
resio	dent of the State of North Dakota for s	six (6) ı	months before serving the Sur	nmons and
Com	plaint for this case.			
3.	The Defendant and I were married	to ead	ch other on	in
the City of		_, Cou	nty of	, State
of _	, and h	าave si	nce that date remained spous	es.
4.	The Defendant and I have minor child(ren) together. The initials and year of			
birth	n of each minor child is as follows:			
	Initials: Year of Birth	ı:		
	Initials: Year of Birth	ı:		
	Initials: Year of Birth	ı:		
5.	I am the (<i>choose one</i>) ☐mother/ ☐	I fathe	r of the minor child(ren).	

6.	The Defendant is the (<i>choose one</i>) \square mother/ \square father of the minor child(ren).
7.	(Choose one)
☐ The	minor child(ren) has/have lived in North Dakota with (choose one) ☐me/ ☐the
Defend	lant for at least six consecutive months, or since birth if less than six months old,
immed	liately before the start of this proceeding.
☐ Nor	th Dakota was the home state of the minor child(ren) within six months of the start of
this pro	oceeding, and (choose one) \square I continue/ \square the Defendant continues to reside in North
Dakota	ı.
8.	(Choose one)
☐ Nei	ther I nor the Defendant is currently in the Armed Services of the United States of
Amerio	ca or its allies.
(cho	pose all that apply)□I am/ □the Defendant is currently in the Armed Services of the
United	States of America or its allies but not currently deployed or notified of deployment.
9.	Irreconcilable differences exist between the Defendant and I, and these differences

The Defendant and I have entered into an agreement regarding distribution of property, the allocation of debts, the issues of parenting responsibility, parenting time, and child support, and all other issues of the marriage and divorce. We believe the Settlement Agreement, Exhibit A: Confidential Division of Property and Debts and Values, and Exhibit B: Parenting Plan provide for a fair and equitable division of the property and debts incurred during the marriage, the parenting rights and responsibilities determinations are in the best interests of the child(ren),

have made it impossible for us to continue our marriage.

and makes other appropriate determinations.

I have reviewed a signed copy of the Settlement Agreement, Exhibit A: Confidential Division of Property and Debts and Values, and Exhibit B: Parenting Plan, know the Defendant's signature, and agree that it appears on the Settlement Agreement, Exhibit A and Exhibit B. My signature also appears on the Settlement Agreement, Exhibit A, and Exhibit B. **12.** I ask that the court adopt the Settlement Agreement, Exhibit A: Confidential Division of Property and Debts and Values, and Exhibit B: Parenting Plan as a full, complete, final and conclusive settlement of all issues pertaining to the dissolution of our marriage and that I be awarded a divorce incorporating the terms of the Settlement Agreement into the judgment. I, Plaintiff, state under penalty of **13**. perjury that the information in this Affidavit of Proof for Stipulated Judgment is true and correct. Dated ______. (Plaintiff's Signature) (Plaintiff's Printed Name) (Address) (City, State, Zip Code) (Telephone Number) (Email Address) STATE OF ______ COUNTY OF _____)SS Signed and sworn before me on ______ by (Notary Public or Clerk of Court) If notary, my commission expires:

Read Before Filling Out The Findings of Fact, Conclusions of Law & Order for Judgment (Proposed) (Form 9)

Divorce can have serious long-term legal and financial consequences. It's strongly recommended that you consult a lawyer and carefully consider all of your options.

Only a lawyer who agrees to represent you can give you legal advice and tell you about your options based on your circumstances.

This Findings of Fact, Conclusions of Law and Order for Judgment (Form 9) is part of the *Filing* for *Divorce Together – With Children* forms packet. You may use this packet if All of the following are true:

- You and your spouse are currently in communication with each other.
- Both spouses agree on All issues and have completed and signed Forms 3, 4 & 5.
- The spouse listed as Plaintiff has lived in North Dakota for at least the last six months.
- All of the minor children of the marriage have lived in North Dakota with a spouse for at least the past 6 months (or since birth);

OR

Within the past 6 months, North Dakota was the home state of all of the minor children of the marriage and one spouse still lives in North Dakota.

- This is the only legal action in North Dakota, any other state, or tribe between you and your spouse regarding the marriage or your minor children.
- The reason for your divorce is irreconcilable differences (no-fault by either spouse).
- If either spouse is currently in the military, they're not deploying or deployed.
- There's no domestic violence protection order or disorderly conduct restraining order currently in effect regarding either spouse.

If any of the above don't apply to your situation, you can't use this form or forms packet.

Read the instructions for the forms packet and this form Before filling out this Findings of Fact, Conclusions of Law and Order for Judgment (Form 9). If you're unsure how to proceed, consult a lawyer.

This form must be filled out completely. If this form isn't filled out completely, it may not be accepted by the clerk of court for filing.

If this form is accepted for filing, but the judge or judicial referee assigned to the divorce decides the form is incomplete, your case may be dismissed without granting a divorce.

Don't include this cover sheet when you serve or file the completed form.

State of North Dakota	In District Court
County Of	Judicial District
Plaintiff,) Case No
vs	 Findings of Fact, Conclusions of Law and Order for Judgment
Defendant.)
A Summons and Complaint for Divo	orce brought under N.D.C.C. Chapter 14-05 were filed
by the Plaintiff in the above-named Court.	
☐ Based on the written Settlement Agreer	ment, Exhibit A: Confidential Division of Property and
Debts and Values, and Exhibit B Parenting I	Plan of the parties and upon all the pleadings and
proceedings, the Court makes the following	g:
A hearing was held	, by the Honorable
District Judge, in the District Court,	County, North Dakota. Plaintiff
□did □did not appear personally. Defenda	ant □did □did not appear personally. A Settlement
Agreement, Exhibit A: Confidential Division	of Property and Debts and Values, and Exhibit B:
Parenting Plan signed by both parties have	been submitted to the Court. After hearing all of the
evidence and being fully advised in the pre	mises, and being advised of the written Settlement
Agreement, Exhibit A: Confidential Division	of Property and Debts and Values, and Exhibit B:
Parenting Plan of the parties and upon all t	the pleadings and proceedings, the Court makes the
following:	

Findings of Fact

1. The Summons and Complaint were personally served up		personally served upon Defendant as indicated by
the <i>i</i>	Admission of Service on file.	
2.	Plaintiff,	, is the (<i>choose one</i>) ☐mother or
□fa	ther of the minor child(ren). Plaintiff's	demographic information is as follows:
Add	ress:	
	(street address)	(city, state, zip code)
Birth	า Year:	
Last	4 Digits of Social Security Number: XX	X-XX
Emp	oloyer's Name and Address:	
3.	Defendant,	, is the (<i>choose one</i>) \square mother or
□fa	ther of the minor child(ren). Defenda	nt's demographic information is as follows:
Add	ress:	
	(street address)	(city, state, zip code)
Birth	n Year:	
Last	4 Digits of Social Security Number: XX	X-XX
Emp	oloyer's Name and Address:	
4.	Plaintiff and Defendant were marri	ed on in the
City	of	, County of
State	e of	
5.	Plaintiff is now, and for the entire 6	5 months immediately before serving the Summons
and	Complaint, a resident of the State of N	Iorth Dakota.

6.	Tha	at no decree, judgment or order of divorce, sepa	ration or annulment has been	
grante	d to	either party against the other in any Court of co	mpetent jurisdiction of North Dakot	а
or any	oth	er state, territory or country, and that there is no	o other action pending for divorce by	/
either _l	part	cy against the other in any Court.		
7.	(Ch	poose one)		
☐ Neit	her	Plaintiff nor Defendant is currently in the Armed	Services of the United States of	
Americ	a o	r its allies.		
(chc	ose	e all that apply) Plaintiff/ Defendant is/are curr	ently in the Armed Services of the	
United	Sta	tes of America or its allies but is not/are not curr	ently deployed or notified of	
deploy			, , ,	
			Plaintiff and Defendant making the	
continuation of the marriage impossible.				
9.	No domestic violence protection order or disorderly conduct restraining order is in			
effect r	ega	arding either Plaintiff or Defendant.		
10.	The minor child(ren) of the Plaintiff and Defendant are as follows:			
	a.	Minor Child's Initials:	Year of Birth:	
		Last 4 Digits of Social Security Number: XXX-XX-		
		State of Residence for Last 6 Months:		
	b.	Minor Child's Initials:	Year of Birth:	
		Last 4 Digits of Social Security Number: XXX-XX-		
		State of Residence for Last 6 Months:		
	c.	Minor Child's Initials:	Year of Birth:	
		Last 4 Digits of Social Security Number: XXX-XX-		
		State of Residence for Last 6 Months:		
		☐Additional sheets are attached. (Choose if	applicable)	

11. (Choose one)
☐ The child(ren) has/have lived in North Dakota with a parent for at least six consecutive
months immediately before the start of this proceeding. If a child is less than six months old,
the child has lived in North Dakota with a parent since their birth. Name of parent(s) residing in
North Dakota:
North Dakota was the home state of the child(ren) within six months of the start of this
proceeding, and one parent continues to reside in North Dakota. Name of parent(s) residing in
North Dakota:
12. (Choose one)
☐ (choose one) ☐ Plaintiff/ ☐ Defendant is not pregnant.
☐ (choose one) ☐ Plaintiff/ ☐ Defendant is pregnant. However, the (choose one) ☐ Plaintiff/
☐Defendant is not the father, and the child is not at issue in this proceeding.
13. Child support (choose one):
There is a child support order already in existence. The case number is:
·
☐ There is no child support order already in existence.

14. Plaintiff has the following sources of monthly income:

Source	Amount
Employment	\$
Public Assistance	\$
Social Security Benefits	\$
Unemployment/Workers Compensation	\$
Interest/Dividend Income	\$
Other (describe)	\$

15. Defendant has the following sources of monthly income:

Source	Amount
Employment	\$
Public Assistance	\$
Social Security Benefits	\$
Unemployment/Workers Compensation	\$
Interest/Dividend Income	\$
Other (describe)	\$

16. Spousal support (<i>choose one</i>):
☐ Neither Plaintiff nor Defendant needs spousal support.
☐ (choose one) ☐ Plaintiff/ ☐ Defendant needs spousal support from (choose one) ☐ Plaintiff/
☐Defendant.
This is because (<i>choose one</i>) □Plaintiff/ □Defendant is years of age, has been
married to (choose one) Plaintiff/ Defendant foryears, has a monthly income
totaling \$, and because:

17. Plaintiff and Defendant own property and have outstanding debts and liabilities, all of which are listed on Exhibit A: Confidential Division of Property and Debt and Values. Exhibit A is incorporated by reference into this Findings of Fact, Conclusions of Law and Order for Judgment.

18.	Plaintiff wants to restore their name. ☐Yes ☐No	
If Yes,	, the new name is	·
Plainti	iff has no intent to defraud or mislead anyone by changing t	heir name.
19.	Defendant wants to restore their name. ☐Yes ☐No	
If Yes,	, the new name is	
Defen	dant has no intent to defraud or mislead anyone by changin	g their name.
	From The Above And Foregoing, the Court now makes an	d enters the following:
	Conclusions of Law	
20.	Jurisdiction: The District Court,	County, North Dakota, has
jurisdi	iction over the parties and subject matter of the present act	ion and that the proper venue
of this	s action is in the District Court,	County, North Dakota.
21.	Divorce And Court Approval: The Plaintiff is awarded an a	bsolute Decree of Divorce on
the gr	ounds of irreconcilable differences, all in accordance with th	ne provisions of the North
Dakot	a Century Code.	
22.	Parental Rights And Responsibilities (Paragraph 22 contin	ues on next page): The parties
shall h	nave the parental rights and responsibilities as set forth in No	orth Dakota Century Code
Sectio	on 14-09-32, which are as follows:	
a.	The right to access and obtain copies of the child's educati	onal, medical, dental,
religio	ous, insurance, and other records or information.	
b.	The right to attend educational conferences concerning th	e child. This right does not
requir	re any school to hold a separate conference with each paren	t.
c.	The right to reasonable access to the child by written, tele	phonic, and electronic means.

- **d.** The duty to inform the other parent as soon as reasonably possible of a serious accident or serious illness for which the child receives health care treatment. The parent must provide to the other parent a description of the serious accident or serious illness, the time of the serious accident or serious illness, and the name and location of the treating health care provider.
- **e.** The duty to immediately inform the other parent of residential telephone numbers and address, and any changes to the same.
- **f.** The duty to keep the other parent informed of the name and address of the school the child attends.
- **23.** Parenting Plan: As required by North Dakota Century Code § 14-09-30, the Parenting Plan is set forth in Exhibit B: Parenting Plan. Exhibit B is incorporated by reference into this Findings of Fact, Conclusions of Law and Order for Judgment.

Child Support: In accordance with the North Dakota Child Support Guidelines and

24.

Since primary residential responsibilit	ry shall be with Defendant, Plaintiff shall pay
\$ per month as and for	child support based on net monthly income of
Plaintiff's income w	as determined by (<i>explain</i>):
_	eidentiel voor oneikilite. Deeed on Dieintiff/e oot
	sidential responsibility. Based on Plaintiff's net
	child support obligation of \$, and
Defendant's net monthly income of \$	and child support obligation of
\$, child support amounts	s will be offset for payment purposes. The lesser
obligation of \$ owed by (a	choose one) \square Plaintiff/ \square Defendant will be subtracted
from the greater obligation of \$	owed by (<i>choose one</i>) \square Plaintiff/ \square Defendant.
(<i>Choose one</i>) □Plaintiff/ □Defendant sha	all pay the difference of \$ per month.
If child support rights become assigned be	ecause the child(ren) receives public assistance, the
offset is no longer allowed. Each parent w	vill be responsible for paying the full amount the
parent's obligation as long as the assignm	ent is in effect.
25. Deviation from child support calc	ulator (choose one; Paragraph 25 continues on next
page):	
Does not apply. A child support order	already exists for the child(ren)
☐ The child support amount listed in Pa	ragraph 24 does not deviate from the child support
calculator.	

The child	support amount listed in Paragraph 24 deviates from the child support calculator.
\$	is the presumptively correct child support amount. Pursuant to N.D.C.C. §
14-09-09.7, tl	ne presumption is rebutted because (<i>explain</i>):
and is in the k	pest interests of the child(ren) because (explain):
	•
	☐Additional sheets are attached. (<i>Choose if applicable</i>)
26. Child	support shall begin (choose one):
As require	ed by the existing child support order. The child support case number is
_	e 10th day of each month starting with the month after the judgment is entered.

27. The support obligation of (<i>choose one</i>) \square Plaintiff/ \square Defendant for the minor children
shall continue (choose one):
As required by the existing child support order. The child support case number is
·
Until the last day of the month in which the child reaches age eighteen (18), unless the
child is still in high school and still living at that time with the parent receiving support. If
support is to continue or resume after the month in which the child reaches age eighteen (18),
the parent receiving support must file the Affidavit of Custodial Parent with the court. If the
affidavit is filed, child support will continue or resume until the last day of the month in which
the child graduates or reaches age nineteen (19), whichever comes first. Unless the step-down
child support obligation is specified in Paragraph 28, a child support obligation for more than
one child will <u>not</u> automatically be reduced when the support obligation expires for the oldest
child.
28. Step-down child support obligation (choose one; Paragraph 28 continues on next page):
Does not apply. A child support order already exists for the child(ren).
Does not apply. This Findings of Fact, Conclusions of Law and Order for Judgment applies to
one minor child of Plaintiff and Defendant.
Plaintiff and Defendant reserve the step-down child support obligation issue.
☐ Plaintiff and Defendant have minor children together, to which this Findings of
Fact, Conclusions of Law and Order for Judgment applies. The step-down child support
obligation is (continues on next page):

After child support terminates for <u>one</u> child, (<i>choose one</i>) □Plaintiff/□Defendant shall pay
\$ child support per month. The first payment is due on the day indicated in
Paragraph 26 on the first month after child support terminates for one child. Subsequent
payments are due on each successive month on the day indicated in Paragraph 26 until child
support terminates for a <u>second</u> child.
After child support terminates for $\underline{\text{two}}$ children, (choose one) \square Plaintiff/ \square Defendant shall pay
\$ child support per month. The first payment is due on the day indicated in
Paragraph 26 on the first month after child support terminates for one child. Subsequent
payments are due on each successive month on the day indicated in Paragraph 26 until child
support terminates for a third child.

- □Additional sheets are attached. (*Choose if applicable*)
- 29. Child support orders are subject to income withholding in accordance with N.D.C.C. § 14-09-09.24. The obligation will accrue interest if not paid timely in accordance with N.D.C.C. § 14-09-08.19.
- **30.** All child support payments must be made through the North Dakota State Disbursement Unit (SDU), P.O. Box 7280, Bismarck, ND 58507-7280 in a form acceptable to the SDU for forwarding to the parent receiving support. Any child support payment made directly to the parent receiving support, rather than through the SDU, will be treated as a gift unless Child Support agrees to give credit for the payment.
- **31.** This order subjects the income of the parent paying support to immediate income withholding, regardless of whether their support payment is delinquent.

- **32.** Child support orders are subject to periodic review under N.D.C.C. § 14-09-08.4. Either party may request a review of an order by applying to the child support agency as provided in N.D.C.C. § 14-09-08.9.
- **33.** Each party subject to this order must provide SDU with the following information within ten days of the order or within ten days of any change of information as provided in N.D.C.C. § 14-09-08.1:
 - Social Security number;
 - Home address, mailing address, and any change of address;
 - Telephone number;
 - Driver license number;
 - Employer's name, address, and telephone number;
 - Electronic mail address; and
 - Change of any other condition that could affect paying or receiving support. Examples
 include getting or losing health insurance for the child(ren), being approved for disability
 payment, and becoming incarcerated.
- **34. Health Insurance** (*Paragraph 34 continues on next page*): In accordance with the provisions of N.D.C.C. § 14-09-08.10, the parent with physical custody of the minor child(ren) must provide satisfactory health insurance for the minor child(ren) whenever that coverage is available at no or nominal cost, now or in the future.

In the event the parent with physical custody of the minor child does not have satisfactory health insurance at no or nominal cost, the parent without physical custody of the minor child(ren) must provide satisfactory health insurance for the minor child(ren) whenever that coverage is available at reasonable cost or becomes available at reasonable cost, now or in the future. Reasonable cost is defined pursuant to N.D.C.C. § 14-09-08.15.

The parent providing health insurance for the child(ren) must notify Child Support when the health insurance is obtained and must include:

- a. Name of insurance company;
- b. Name of policyholder;

Plaintiff must pay

- c. Policy number; and
- d. Date insurance coverage started.

☐ (Choose if applicable) Existing coverage: (choose one) ☐ Plaintiff/ ☐ Defendant currently
provides medical coverage of the minor child(ren) and must continue to provide coverage as
long as it is available at a reasonable cost.

35. Uninsured and Unreimbursed Medical Expenses: Plaintiff and Defendant shall divide uninsured and unreimbursed medical expenses associated with the child(ren), including, but not limited to medical, dental, orthodontia, vision, counseling, co-pays, deductible and prescription drugs, in the following way:

· · · · · · · · · · · · · · · · · · ·
Plaintiff and Defendant must exchange written verification of their respective out-of-
pocket medical costs for the child(ren) on a (choose one) \square monthly \square quarterly \square annual basis
Reimbursement must be made to the other party within days.

% and the Defendant must pay

If one party paid for the child(ren)'s uninsured or unreimbursed medical expenses and the other party is reimbursed by the insurance company, the party who receives the reimbursement must immediately pay the reimbursed amount to the party who paid the health care provider.

%.

36.	Childcare Costs: Plaintiff and Defendant must divide childcare costs in the following
way:	
37.	Child Tax Exemption (Paragraph 37 continues on next page): Only one party may claim a
deduc	ction for each child on their income tax return. Each party must execute any IRS or similar
forms	to allow the other party to take the exemption, deduction and credit in the appropriate
years.	•
(Choo	se one):
☐ Fo	r each minor child, the child tax exemption shall be claimed according to the following
sched	lule:
	45 - 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

(P = Plaintiff, D = Defendant)

Child's	Deduction	n claimed	Deductio	n claimed	Deductio	n claimed
Initials	every y	ear by:	odd ye	ars by:	even ye	ears by:
	□Р	□D	□P	□D	□Р	□D
	□Р	□D	□Р	□D	□Р	□D
	□Р	□D	□P	□D	□Р	□D

 $oldsymbol{\square}$ Additional sheets are attached. (*Choose if applicable*)

lacksquare The parent who provided health insurance coverage for the minor chil	d for% or
more of the tax year shall claim the child tax exemption for that child.	
Other:	
	·
38. Spousal Support (choose one):	
☐ Defendant must pay to Plaintiff the amount of \$	per month as and for
spousal support for a period of	, beginning
	<u>.</u>
Plaintiff must pay to Defendant the amount of \$	per month as and for
spousal support for a period of	, beginning
Neither Plaintiff nor Defendant are awarded general term or rehabilita	ative spousal support
and the court shall be divested from any jurisdiction to make any awards	of spousal support in
the future.	
39. Property And Debt: Plaintiff and Defendant shall be awarded the	property, debts, and
liabilities as stated on Exhibit A: Confidential Division of Property and Deb	ot and Values. Exhibit A
is incorporated by reference into this Findings of Fact, Conclusions of Law	and Order for
Judgment.	

40. Income Tax Returns: The parties agree to 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. Each party must 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.

In accordance with the Affordable Care Act (ACA), the party providing, or who has provided health insurance coverage for a child being claimed as a dependent, must supply the other party proof of coverage (IRS Form 1095-A, IRS Form 1095-B, or IRS Form 1095-C) on or before January 31, or as soon thereafter as proof of coverage is received, of every applicable calendar year.

41. Plaintiff's Former Name (choose one):	
Plaintiff does not want to restore their name.	
☐ Plaintiff, presently known as	
and year of birth, will be restored to their former name	of
in	any Judgment issued hereir
and will be known thereafter as	·
42. Defendant's Former Name (choose one):	
☐ Defendant does not want to restore their name.	
Defendant, presently known as	
and year of birth, will be restored to their former name	of
in	any Judgment issued hereir
and will be known thereafter as	

- **43. Remarriage:** There shall be no restrictions on remarriage.
- 44. Execution Of Required Documents: The parties must, within ten (10) days from the date of Entry of Judgment, or upon presentation, whichever occurs first, execute any document, transfer papers, titles or other documents required to effect the terms and provisions of the Judgment. In the event that a party fails to sign transfer papers, as required, the Judgment shall operate to transfer title to property, as awarded.
- **45. Effects Of Bankruptcy:** The division of property set forth in this Findings of Fact, Conclusions of Law and Order for Judgment, including the payment of debts, is made with the understanding that the party assuming such debt shall and will have sufficient assets and income to serve the debts, and that neither party will file bankruptcy. The net value of the property received by one party will be substantially impaired if the other party would be required to pay debts or obligations assumed by that party as set forth in this Findings of Fact, Conclusions of Law and Order for Judgment. Accordingly, if either party files bankruptcy and it results in the other party having to pay any debts or obligations by the parties set forth in this Findings of Fact, Conclusions of Law and Order for Judgment, then the aggrieved party shall be entitled to relief under Rule 60 of the North Dakota Rules of Civil Procedure and grounds for relief will exist within the meaning of Rule 60.
- **46. Full Disclosure And Reliance:** The parties warranted to each other that there has been accurate, complete and current disclosure of all income, assets, and liabilities.

47. Waiver Of Counsel: The parties acknowledged that each has the right to be represented by a lawyer of his or her choice. The parties expressly waived that right and freely and voluntarily entered into the Settlement Agreement which became a basis for the Findings of Fact, Conclusions of Law and Order for Judgment and Judgment.

Order for Judgment

Let Judgment Be Entered Accordingly.

(Judge/Judicial Referee of I	District Court)	

Read Before Filling Out The Judgment (Proposed) (Form 10)

Divorce can have serious long-term legal and financial consequences. It's strongly recommended that you consult a lawyer and carefully consider all of your options.

Only a lawyer who agrees to represent you can give you legal advice and tell you about your options based on your circumstances.

This Judgment (Form 10) is part of the *Filing for Divorce Together – With Children* forms packet. You may use this forms packet if All of the following are true:

- You and your spouse are currently in communication with each other.
- Both spouses agree on All issues and have completed and signed Forms 3, 4 & 5.
- The spouse listed as Plaintiff has lived in North Dakota for at least the last six months.
- All of the minor children have lived in North Dakota with a spouse for at least the past 6 months (or since birth);

OR

Within the past 6 months, North Dakota was the home state of all of the minor children and one spouse still lives in North Dakota.

- This is the only legal action in North Dakota, any other state, or tribe between you and your spouse regarding the marriage or your minor children.
- The reason for your divorce is irreconcilable differences (no fault by either spouse).
- If either spouse is currently in the military, they're not deploying or deployed.
- There's **no** domestic violence protection order or disorderly conduct restraining order currently in effect regarding either spouse.

If any of the above don't apply to your situation, you can't use this form or this forms packet.

Read the instructions for the forms packet and this form Before filling out this Judgment (Form 10). If you're unsure how to proceed, consult a lawyer.

This form must be filled out completely. If this form isn't filled out completely, it may not be accepted by the clerk of court for filing.

If this form is accepted for filing, but the judge or judicial referee assigned to the divorce decides the form is incomplete, your case may be dismissed without granting a divorce.

Don't include this cover sheet when you serve or file the completed form.

State of North Dakota	In District Court
County Of	Judicial District
Plaintiff,) Case No
vs) Judgment)
Defendant.)
A Summons and Complaint for Divo	rce brought under N.D.C.C. Chapter 14-05 were filed
by the Plaintiff in the above-named Court.	
☐ Based on the written Settlement Agreen	nent, Exhibit A: Confidential Division of Property and
Debts and Values, and Exhibit B Parenting F	Plan of the parties and upon all the pleadings and
proceedings, and having made its Findings	of Fact, Conclusions of Law and Order for Judgment:
A hearing was held	, by the Honorable
District Judge, in the District Court,	County, North Dakota. Plaintiff
□did □did not appear personally. Defenda	ant □did □did not appear personally. The Court
having reviewed the Settlement Agreemen	t, Exhibit A: Confidential Division of Property and
Debts and Values, and Exhibit B: Parenting	Plan signed by both parties have been submitted to
the Court, and being fully advised in the pre	emises, and having made its Findings of Fact,
Conclusions of Law and Order for Judgmen	t:

It is Ordered and Adjudged and Decreed as Follows:

1.	Jurisdiction: The District Court,	County, North Dakota, has
jurisdi	ction over the parties and subject matter of the present ac	ction and that the proper venue
of this	action is in the District Court,	County, North Dakota.

- 2. Divorce And Court Approval: 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.
- **3.** Parental Rights And Responsibilities: The parties shall have the parental rights and responsibilities as set forth in North Dakota Century Code Section 14-09-32, which are as follows:
- **a.** The right to access and obtain copies of the child's educational, medical, dental, religious, insurance, and other records or information.
- **b.** The right to attend educational conferences concerning the child. This right does not require any school to hold a separate conference with each parent.
 - **c.** The right to reasonable access to the child by written, telephonic, and electronic means.
- **d.** The duty to inform the other parent as soon as reasonably possible of a serious accident or serious illness for which the child receives health care treatment. The parent must provide to the other parent a description of the serious accident or serious illness, the time of the serious accident or serious illness, and the name and location of the treating health care provider.
- **e.** The duty to immediately inform the other parent of residential telephone numbers and address, and any changes to the same.
- **f.** The duty to keep the other parent informed of the name and address of the school the child attends.

4.	Parenting Plan: As required by North Dakota Century Code § 14-09-30, the Parenting
Plan is	set forth in Exhibit B: Parenting Plan. Exhibit B is incorporated by reference into this
Judgm	ent.
5.	Child Support: In accordance with the North Dakota Child Support Guidelines and
N.D.C.	C. § 14-09-09.7 (choose one; Paragraph 5 continues on next page):
☐ A c	hild support order already exists for the child(ren). The child support case number is
	The existing child support payment amounts shall be
incorp	orated into the judgment in this case.
☐ Sin	ce primary residential responsibility shall be with Plaintiff, Defendant shall pay
\$	per month as and for child support based on net monthly income of
	Defendant's income was determined by (<i>explain</i>):
	·
☐ Sin	ce primary residential responsibility shall be with Defendant, Plaintiff shall pay
\$	per month as and for child support based on net monthly income of
	Plaintiff's income was determined by (<i>explain</i>):
	······································

☐ Plaintiff and Defe	ndant have equal re	esidential res	ponsibility. Based or	n Plaintiff's net
monthly income of \$_	and	d child support	t obligation of \$, and
Defendant's net mon	thly income of \$		_ and child support	obligation of
\$, ch	nild support amount	ts will be offse	et for payment purpo	oses. The lesser
obligation of \$	owed by ((choose one) [☐Plaintiff/ ☐Defend	ant will be subtracted
from the greater obli	gation of \$	owed	by (<i>choose one</i>) □ PI	aintiff/ Defendant.
(Choose one) □Plaint	iff/ □Defendant sh	all pay the dif	ference of \$	per month.
If child support rights	become assigned b	pecause the ch	nild(ren) receives pub	olic assistance, the
offset is no longer all	owed. Each parent v	will be respon	sible for paying the f	full amount the
parent's obligation as	long as the assignn	ment is in effe	ct.	
6. Deviation from	m child support calo	culator (choos	se one; Paragraph 6 d	continues Page 5):
Does not apply. A	child support order	r already exist	s for the child(ren)	
☐ The child support	amount listed in Pa	aragraph 5 do	es not deviate from	the child support
calculator.				
☐ The child support	amount listed in Pa	aragraph 5 de	viates from the child	l support calculator.
\$ is	the presumptively c	correct child s	upport amount. Purs	suant to N.D.C.C. §
14-09-09.7, the presu	imption is rebutted	because (<i>expi</i>	lain):	

and is in the best interests of the child(ren) because (explain):
☐Additional sheets are attached. (<i>Choose if applicable</i>)
7. Child support shall begin (choose one):
☐ As required by the existing child support order. The child support case number is
·
■ Before the 10 th day of each month starting with the month after the judgment is entered.
8. The support obligation of (<i>choose one</i>) □Plaintiff/ □Defendant for the minor children
shall continue (choose one; Paragraph 8 continues on next page):
As required by the existing child support order. The child support case number is
·
Until the last day of the month in which the child reaches age eighteen (18), unless the
child is still in high school and still living at that time with the parent receiving support. If
support is to continue or resume after the month in which the child reaches age eighteen (18),
the parent receiving support must file the Affidavit of Custodial Parent with the court. If the
affidavit is filed, child support will continue or resume until the last day of the month in which
the child graduates or reaches age nineteen (19), whichever comes first. Unless the step-down

child will not automatically be reduced when the support obligation expires for the oldest child. 9. Step-down child support obligation (choose one): **Does not apply.** A child support order already exists for the child(ren). Does not apply. This Judgment applies to one minor child of Plaintiff and Defendant. ☐ Plaintiff and Defendant reserve the step-down child support obligation issue. ☐ Plaintiff and Defendant have _____ minor children together, to which this Judgment applies. The step-down child support obligation is: After child support terminates for one child, (choose one) \square Plaintiff/ \square Defendant shall pay \$ child support per month. The first payment is due on the day indicated in Paragraph 7 on the first month after child support terminates for one child. Subsequent payments are due on each successive month on the day indicated in Paragraph 7 until child support terminates for a second child. After child support terminates for two children, (choose one) □ Plaintiff/ □ Defendant shall pay \$ child support per month. The first payment is due on the day indicated in Paragraph 7 on the first month after child support terminates for one child. Subsequent payments are due on each successive month on the day indicated in Paragraph 7 until child support terminates for a third child. □Additional sheets are attached. (*Choose if applicable*) 10. Child support orders are subject to income withholding in accordance with N.D.C.C. § 14-09-09.24. The obligation will accrue interest if not paid timely in accordance with N.D.C.C. § 14-09-08.19.

child support obligation is specified in Paragraph 9, a child support obligation for more than one

- 11. All child support payments must be made through the North Dakota State Disbursement Unit (SDU), P.O. Box 7280, Bismarck, ND 58507-7280 in a form acceptable to the SDU for forwarding to the parent receiving support. Any child support payment made directly to the parent receiving support, rather than through the SDU, will be treated as a gift unless Child Support agrees to give credit for the payment.
- **12.** This order subjects the income of the parent paying support to immediate income withholding, regardless of whether their support payment is delinquent.
- **13.** Child support orders are subject to periodic review under N.D.C.C. § 14-09-08.4. Either party may request a review of an order by applying to the child support agency as provided in N.D.C.C. § 14-09-08.9.
- **14.** Each party subject to this order must provide SDU with the following information within ten days of the order or within ten days of any change of information as provided in N.D.C.C. § 14-09-08.1:
 - a. Social Security number;
 - b. Home address, mailing address, and any change of address;
 - c. Telephone number;
 - d. Driver license number;
 - e. Employer's name, address, and telephone number;
 - f. Electronic mail address; and
 - g. Change of any other condition that could affect paying or receiving support. Examples include getting or losing health insurance for the child(ren), being approved for disability payment, and becoming incarcerated.

15. Health Insurance: In accordance with the provisions of N.D.C.C. § 14-09-08.10, the parent with physical custody of the minor child(ren) must provide satisfactory health insurance for the minor child(ren) whenever that coverage is available at no or nominal cost, now or in the future.

In the event the parent with physical custody of the minor child does not have satisfactory health insurance at no or nominal cost, the parent without physical custody of the minor child(ren) must provide satisfactory health insurance for the minor child(ren) whenever that coverage is available at reasonable cost or becomes available at reasonable cost, now or in the future. Reasonable cost is defined pursuant to N.D.C.C. § 14-09-08.15.

The parent providing health insurance for the child(ren) must notify Child Support when the health insurance is obtained and must include:

- a. Name of insurance company;
- b. Name of policyholder;
- c. Policy number; and
- d. Date insurance coverage started.
- ☐ (Choose if applicable) Existing coverage: (choose one) ☐ Plaintiff/ ☐ Defendant currently provides medical coverage of the minor child(ren) and must continue to provide coverage as long as it is available at a reasonable cost.
- 16. Uninsured and Unreimbursed Medical Expenses (*Paragraph 16 continues on next page*): Plaintiff and Defendant shall divide uninsured and unreimbursed medical expenses associated with the child(ren), including, but not limited to medical, dental, orthodontia, vision, counseling, co-pays, deductible and prescription drugs, in the following way:

Plaintiff must pay ______% and the Defendant must pay ______%.

Plaintiff and Defendant must exchange written verification of their respective out-of-
pocket medical costs for the child(ren) on a (choose one) □monthly □quarterly □annual basis.
Reimbursement must be made to the other party within days.
If one party paid for the child(ren)'s uninsured or unreimbursed medical expenses and
the other party is reimbursed by the insurance company, the party who receives the
reimbursement must immediately pay the reimbursed amount to the party who paid the health
care provider.
17. Childcare Costs: Plaintiff and Defendant must divide childcare costs in the following
way:
18. Child Tax Exemption: Only one party may claim a deduction for each child on their
income tax return. Each party must execute any IRS or similar forms to allow the other party to
take the exemption, deduction and credit in the appropriate years (Paragraph 18 continues on
next page).

(Choose one):								
☐ For e	☐ For each minor child, the child tax exemption shall be claimed according to the following							
schedule	e:							
			(P = Plair	ntiff, D = Def	endant)			
	Child's Deduction claimed Deduction claimed Deduction					n claimed		
	Initials	every y	ear by:	odd ye	ars by:	even ye	even years by:	
		□Р	□D	□Р	□D	□Р	□D	
		□P	D	□P	□D	□P	□D	
		□P	D	□Р	□D	□P	□D	
more of the tax year shall claim the child tax exemption for that child. Other:								
19.	19. Spousal Support (choose one; Paragraph 19 continues on next page):							
☐ Defendant must pay to Plaintiff the amount of \$ per month as and for								
spousal support for a period of, beginning								
Plain	☐ Plaintiff must pay to Defendant the amount of \$ per month as and for							
spousal support for a period of, beginnin				inning				

☐ 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 future.

- **20. Property And Debt**: Plaintiff and Defendant shall be awarded the property, debts, and liabilities as stated on Exhibit A: Confidential Division of Property and Debt and Values. Exhibit A is incorporated by reference into this Judgment.
- 21. Income Tax Returns: The parties agree to 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. Each party must 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.

In accordance with the Affordable Care Act (ACA), the party providing, or who has provided health insurance coverage for a child being claimed as a dependent, must supply the other party proof of coverage (IRS Form 1095-A, IRS Form 1095-B, or IRS Form 1095-C) on or before January 31, or as soon thereafter as proof of coverage is received, of every applicable calendar year.

22.	Plaintiff's Former N	ame (choose one):	
☐ Pla	intiff does not want t	o restore their name.	
☐ Pla	intiff, presently know	n as	
and y	ear of birth	_, will be restored to their former na	me of
			_ in any Judgment issued herein
and w	vill be known thereafte	er as	

23.	Defendant's Forme	r Name (choose one):		
□ De	fendant does not wa	nt to restore their nam	e.	
□ De	fendant, presently kn	nown as		
and y	ear of birth	_, will be restored to t	heir former na	me of
				_ in any Judgment issued herein
and w	rill be known thereaft	er as		

- 24. **Remarriage:** There shall be no restrictions on remarriage.
- Execution Of Required Documents: The parties must, within ten (10) days from the date 25. of Entry of Judgment, or upon presentation, whichever occurs first, execute any document, transfer papers, titles or other documents required to effect the terms and provisions of the Judgment. In the event that a party fails to sign transfer papers, as required, the Judgment shall operate to transfer title to property, as awarded.
- 26. Effects Of Bankruptcy: The division of property set forth in this Judgment, including the payment of debts, is made with the understanding that the party assuming such debt shall and will have sufficient assets and income to serve the debts, and that neither party will file bankruptcy. The net value of the property received by one party will be substantially impaired if the other party would be required to pay debts or obligations assumed by that party as set forth in this Judgment. Accordingly, if either party files bankruptcy and it results in the other party having to pay any debts or obligations by the parties set forth in this Judgment, then the aggrieved party shall be entitled to relief under Rule 60 of the North Dakota Rules of Civil Procedure and grounds for relief will exist within the meaning of Rule 60.

23

27.	Full Disclosure And Reliance: The parties warranted to each other that there has been			
accura	ate, complete and current disclosure of all income, assets, and liabilities.			
28.	Waiver Of Counsel: The parties acknowledged that each has the right to be			
repres	sented by a lawyer of his or her choice. The parties expressly waived that right and freely			
and vo	oluntarily entered into the Settlement Agreement which became a basis for the Judgment			
29.	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,			
State	of North Dakota, on, Clerk of the District Court,			
Count	ry of			
	(Clerk of the District Court)			
Civil N	lo			

State of North Dakota	In District Court
County Of	Judicial District
Plaintif) Case No f,)
vs) Notice of Entry of Judgment)
Defendant	_) t.)
To: Defendant,	,
Please Take Notice that on	, a Judgment was entered in
the office of the Clerk of District Court, _	County,
City of	, North Dakota, Docket Number A copy of
the Judgment, Exhibit A: Confidential Div	vision of Property and Debts and Values, and Exhibit B
Parenting Plan are attached.	
Dated	·
Signature	
Typed or Printed Name	
Address	
City Stat	re Zip Code
Telephone Number	
Email Address	

State	of North Dakota	In District Court
County Of		Judicial District
))	
	Plaintiff,)	Case No.
VS))	Declaration of Service by Mail
The p	person serving court documents by mail	l states:
1.	My name is	(name of
perso	on who mailed documents listed in Parag	graph 2) and I am at least 18 years of age.
2.	List of Court Documents Served:	
•	Notice of Entry of Judgment;	
•	Judgment;	
•	Exhibit A: Confidential Division of Pro	perty & Debt & Values;
•	Exhibit B: Parenting Plan.	
3.	Service by Mail:	
	As required by Rule 5(b)(3) of the Nor	th Dakota Rules of Civil Procedure, I served a true
and c	correct copy of each of the court docume	ents listed in Paragraph 2 by mailing them,
enclo	osed in an envelope, by First-Class mail, p	postage prepaid, and by depositing them in the
Unite	ed States Mail, directed to the person list	ted in Paragraph 5.
4.	Date of Service by Mail:	
Date	Court Documents Were Served by Mail:	

5.	Person Served by Ma	ail:			
	Name of Person Serv	ed:			
	Mailing Address:				
	City, State, Zip Code:				
6.	I declare, under penalty of perjury under the law of North Dakota, that everything I				
state	ed in this Declaration of	Service by Mail is	true and correct.		
	Signed on		(<i>date</i>) in	(city),	
		County,	(state),	(country).	
 Sign	ature of Person Who Ma	iled Documents			
Print	red Name of Person Who	o Mailed Docume	nts		
 Addı	ress				
City,	State, Zip Code				
Tele	ohone Number				
 Ema	il Address				