	STATE OF MICHIGAN	JUDGME	NT (OF DIVORCI	E		CASE NO.	
	SIXTH JUDICIAL CIRCUIT	☐ Consent [
	OAKLAND COUNTY	Unrepresented P	arties	with Minor Chil	d(ren)			
Plaintiff's Name, Address & Telephone No. □ Payer			v.	Defendant's	s Name	e, Address &	k Telephone No. □	Payer
	Source of Income's Name, Address & T	elephone No.		Source of Ir	ncome'	s Name, Ad	ldress & Telephone	No.
Da	ate of Session:	amily Division J	nqae				P-	
The Court having heard testimony supporting the material facts alleged in the complaint are true, and the Court having personal jurisdiction over the parties and subject matter jurisdiction over the case, and the Court having been satisfied that there has been a material breakdown in the marital relationship to the extent that the object of matrimony have been destroyed an there remains no reasonable likelihood that the marriage can be preserved.								
IT IS ORDERED: DIVORCE								
The marriage between Plaintiff and Defendant is dissolved, and the parties are divorced.								
		MINOF	сн	ILDREN				
	The mother is pregnant with a due date therefore the child will be subject to the						ct/issue of the marr s of this judgment.	iage;
☐ The mother is pregnant with a due date of, and the expected child is not a product/issue of the marriage; therefore, the court finds by clear and convincing evidence that the expected child is excluded as a product of this marriage and the child is not subject to the custody, parenting time and child support provisions of this judgment.								
		Cl	JSTC	DDY				
Сι	stody of the parties' minor child(ren) is	as follows:						
				PL= Plaintif	f DF=	Defendant	JT= Joint	
	CHILD'S NAME		[DATE OF BIRTH	L	EGAL STODY	PHYSICAL CUSTODY	

	FL= Flaillill	i Dr= Delendant	J I = JOHIL
CHILD'S NAME	DATE OF BIRTH	LEGAL CUSTODY	PHYSICAL CUSTODY
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CHANGE OF ADDRESS

The party who has custody must submit a written change of address for the child(ren) to the Oakland County Friend of the Court (FOC) whenever a minor is moved to another address within 10 days of the change.

PARENTING TIME

Th	e parties' parenting time with the above child(ren) is:	
	Reserved.	
	Reasonable as agreed by the parties. ("Reasonable" parenting time is not enforceable by the FOC.)	
	Liberal as agreed by the parties. ("Liberal" parenting time is not enforceable by the FOC.)	
	Specific. (Only "specific" parenting time is enforceable by the FOC.) The parties' specific parenting time is as follows:	
(St	tate specific terms and conditions of Parenting Time):	
inte	renting time shall not be exercised in a country that is not a party to the Hague Convention on the civil aspects of ernational child abduction unless both parents provide the court with written consent to allow a parent to exercise renting time in such a country.	
	DOMICILE/RESIDENCE OF THE MINOR CHILD(REN)	
jud	e domicile or residence of the minor child(ren) may not be moved from the State of Michigan without the approval of the ge who awarded custody or the judge's successor, and the person awarded custody must promptly notify the Oakland unty Friend of the Court in writing whenever a minor is moved to another address. MCR 3.211(C)(1).	
	100 MILE RULE	
	parent with joint legal custody of the child(ren) shall not change the legal residence of the child except in compliance h Section 11 of the "Child Custody Act of 1970," 1970 PA 91 MCL 722.31.	
	INHERENT RIGHTS OF THE MINOR CHILD(REN)	
rela	e minor child(ren) of the parties has (have) an inherent right to the affection and love of both parents and to a ationship with them. The parties agree that neither will take any action that might estrange the minor child(ren) from the ter parent or tend to discredit, cause disrespect to, or diminish the quality of the relationship with the other parent.	
	CHILD SUPPORT	
	Child Support shall be awarded according to the attached Uniform Support Order (USO) for Child Support, which is incorporated herein by reference.	
0	SPOUSAL SUPPORT	
Sp	ousal Support shall be awarded as follows:	
	The attached Uniform Support Order (USO) for Spousal Support is incorporated herein by reference.	
	No Spousal Support USO is attached because support is reserved or not ordered ("Zero" support should be charged).	
П	No Spousal Support USO is attached because neither party is entitled to spousal support, which is forever barred.	

PERSONAL PROPERTY

The parties' personal property shall be awarded as follows:				
	□ Existing life insurance, endowments, or annuities upon the life of either party shall be awarded as follows:			
	Existing pensions, annuities, or retirement benefits shall be awarded as follows:			
	□ Accumulated contributions in any pension, annuity, or retirement system shall be awarded a follows:			
	□ Each party is awarded the personal property now in his or her possession as his or her own sole and separate property, free and clear of any claim of the other.			
	The parties are awarded personal property as specified below:			
PL	AINTIFF'S LIST OF PERSONAL PROPERTY DEFENDANT'S LIST OF PERSONAL PROPERTY			
	REAL PROPERTY			
Th	ne parties' real property shall be awarded as follows:			
	The parties do not own any real property.			
	Plaintiff shall be awarded the following real property located at: The legal description of said property is as follows: In awarding said property, Plaintiff must assume any indebtedness on this property and hold the Defendant harmless from this debt.			
	Defendant shall be awarded the following real property located at: The legal description of said property is as follows: In awarding said property, Defendant must assume any indebtedness on this property and hold the Plaintiff harmless from this debt.			
DEBT				
	The parties have no debt to divide or award.			
	☐ The parties' debts not otherwise provided for in this judgment must be paid by the party who incurred them.			
П	Each party is responsible for the following debts:			

PLAINTIFF'S LIST OF DEBTS	DEFENDANT'S LIST OF DEBTS			
STATUTORY RIGHTS				
All interests of each party in the property of the other party, now owned or later acquired, under MCL 700.2201 – 700.2405, are extinguished.				
RETIREMENT BENEFITS				
Except as otherwise provided in this judgment, this judgment terminates the rights each party has in the other party's pension, annuity, or retirement plans, whether vested or unvested, accumulated or contingent.				
LIFE INSURANCE				
Except as otherwise provided in this judgment, this judgment terminates the rights each party has to the proceeds of the other party's contracts or policies of life insurance, endowments, or annuities as a named beneficiary or by assignment during or in anticipation of marriage.				
NAME CHANGE				
The wife's surname is changed as follows:				
DOCUMENTS				
Each party must properly execute and deliver to the other party the appropriate documents required to carry out the terms of this judgment. A certified copy of this judgment may be recorded with the register of deeds in any county of any state where real property that is subject to the provisions of this judgment is located.				
RETENTION OF JURISDICTION				
The Court retains jurisdiction of this matter to enforce the executor terms of the provisions stated in this judgment.				
FEES AN	D COSTS			
Fees and costs payable to the Clerk of the Court are awarded	d as follows:			
□ Plaintiff shall pay the previously suspended fees and cos	sts in the amount of \$			
□ Defendant shall pay the previously suspended fees and	costs in the amount of \$			
□ Previously suspended fees and costs are permanently w	vaived in the interests of justice by the express order of the			

Court.

ADDITIONAL PROVISIONS

Auc	illional provisions are awarded as follows.
	There are no additional provisions.
	The parties are subject to the following provisions: (Enumerate each additional provision.)
	SIGNATURES
	FAMILY DIVISION JUDGE
DA	ΓΕ: PLAINTIFF
DA	ΓΕ: