STATE	E OF INDIANA)	IN THE ELKHART SUPERIOR COURT 6
COUN	TY OF ELKHART)	CASE NO:
IN RE	THE MARRIAGE OF	:	
Name o	of Filing Spouse One: □ Husband □ Wife		
And			
	of Responding Spouse One: □ Husband □ Wife		
	DECREE	OF DISSOL	UTION OF MARRIAGE WITH CHILDREN
this ma	The Court having review		d Petition for Dissolution of Marriage and having held a final hearing in
1.	Parties were married on _		, and separated on
2.		ontinuous resid	has been a continuous resident of Elkhart County for the last three (3) lent of the State of Indiana for the last six (6) months prior to the filing of Marriage.
3.		ontinuous resid	has been a continuous resident of Elkhart County for the last three (3) lent of the State of Indiana for the last six (6) months prior to the filing of Marriage.
4.			\square is $/\square$ is not pregnant.
5.			\square is $/\square$ is not a member of the military.
6.			\square is $/\square$ is not a member of the military.
7	There are childr	en of the marr	iage, namely:

	Name	Date of Birth			
		(Additional Children and DOB if needed:)			
8.	Custody and Care of the Minor Child(ren)				
	It is in the best interest of the child(ren) that:				
	The mention shall have intended and areas do assert the mile				
	☐ The parties shall have joint legal custody over the min	ior child(ren) with			
	being the primary custodial parent.				
	□ shall have sole	e legal custody of the minor child(ren) and shall be the			
		regai custody of the filmor chira(fell) and shall be the			
	primary custodial parent.				
	☐ Other:				
9.	Parenting Time				
	Parenting time with the minor child(ren) shall be as follows:	ws:			
	□ shall have pare	nting time with the minor child(ren), at a minimum, as			
	set out by the Indiana Parenting Time Guidelines.				
	, 6				
	☐ The parties agree that it is in the best interests of the n	ninor child(ren) to follow a parenting time schedule that			
	does NOT follow the Indiana Parenting Time Guidel	ines. Parenting time with the minor child(ren) shall be as			
	follows:				

10. Child Support

11.

	will pay child support in the amount of \$ per week as shown	
	by the attached child support worksheet, beginning on the first Friday following the date of the Decree. All	
	support payments shall be made through direct deposit, the Way2Go Mastercard Debit Card, check/money	
	order/cashier's check sent to the Indiana State Central Collection Unit (PO Box 7130, Indianapolis, IN 46207	
	7130), by online credit/debit card payment, or with cash at the County Clerk's Office, MoneyGram location, or	
PayNearMe location. The Court shall issue an immediately activated Income Withholding Order		
	IC 31-16-15 to any employer or income provider of the child support Obligor.	
	shall be responsible for all controlled expenses related to the upbringing of	
	the minor child(ren). (For use only in cases when parenting time is equally shared.)	
	will be responsible for the first \$ of annual	
	uninsured medical expenses for the minor child(ren). Thereafter, shall	
	be responsible for% and for% of annual uninsured	
	medical expenses for the minor child(ren).	
	will be responsible to pay a child support arrearage in the amount of	
	\$ which has accrued during the pendency of this proceeding. Such arrearage shall be paid	
	in the periodic amount of \$ per week in addition to the current support rendered above, until	
	such arrearage has been satisfied.	
H	ealth Insurance	
Th	ne provisions for health insurance maintenance shall be as follows:	
	shall maintain medical, dental, and optical insurance as available through	
	employment, or Health Insurance Marketplace, or by government provided insurance for the minor child(ren).	
	Health insurance is not available to either parent at a reasonable cost, therefore, neither party is ordered to	
	provide health insurance at this time. In the event that health insurance for the child(ren) becomes available at	
	a reasonable cost to one or both parties, the party to whom such coverage is available shall obtain coverage for	

the child(ren) within a reasonable time after such coverage becomes available.

12.	. Taxes				
	The arrangement for claiming the tax credits, exemptions, and deductions for the minor child(ren) shall be as				
	follows:				
		shall be entitled to claim the minor child(ren) for fede	eral, state, and local		
	income tax purposes on an a	nual basis. The parties shall cooperate to sign all necessar	ry documents that will		
	allow the party claiming the	exemptions to do so.			
	☐ Parents shall each be entitled	to claim the minor child(ren) for federal, state, and local i	income tax purposes in		
	alternating years.	shall be entitled to claim the mir	nor child(ren) in the		
		odd / 🗆 even year thereafter.			
	entitled to claim the minor cl	ild(ren) in the year, and every \square odd / \square eve	en year thereafter. The		
		all necessary documents that will allow the party claimin			
	so.				
13.	. Joint Debt				
	The division of jointly held deb	s shall be as follows:			
	☐ Parties have no outstanding of	ebts for which they are responsible.			
		shall be solely responsible for the following debts a	and shall hold		
	harmless from liability, expense, attorney's fees, and loss which may be				
	incurred by arising out of				
	pay such debts.				
	Name of Creditor	Amount of Debt			
			_		
			_		
		\$	_		
		0			

shall be solely responsible for the following debts and shall hold					
	harmless from liability, expense, attorney's fees, and loss which may be				
incurred by arising out of		's failure to			
pay such debts.	pay such debts.				
Name of Creditor	Amount of Debt				
	<u> </u>	_			
	<u> </u>	_			
	<u> </u>	_			
	S				
Individual Debt					
The individual debt division	shall be as follows:				
Debts held in	's name only:				
	shall be solely responsible for all debts held in his/h	per individual name, an			
	shall be solely responsible for all debts field in his/f	iei ilidividuai ilailie, alio			
all debts incurred by him/	har in his/har name since the date of final congretion				
	her in his/her name since the date of final separation.				
agrees to hold	harmless from liability, expense, attor	ney's fees, and loss			
agrees to hold which may be incurred by		ney's fees, and loss			
agrees to hold	harmless from liability, expense, attor	ney's fees, and loss			
agrees to hold which may be incurred by failure to pay such debts.	harmless from liability, expense, attor	ney's fees, and loss			
agrees to hold which may be incurred by failure to pay such debts.	harmless from liability, expense, attor	ney's fees, and loss			
agrees to hold which may be incurred by failure to pay such debts.	harmless from liability, expense, attor	ney's fees, and loss			
agrees to hold which may be incurred by failure to pay such debts.	harmless from liability, expense, attor	ney's fees, and loss			
agrees to hold which may be incurred by failure to pay such debts. Other: Debts held in	harmless from liability, expense, attor	ney's fees, and loss's			
agrees to hold which may be incurred by failure to pay such debts. Other: Debts held in	harmless from liability, expense, attor	ney's fees, and loss's's ner individual name, and			
agrees to hold which may be incurred by failure to pay such debts. Other: Debts held in all debts incurred by him/	harmless from liability, expense, attor	ney's fees, and loss's's ner individual name, and			
agrees to hold which may be incurred by failure to pay such debts. Other: all debts incurred by him/agrees to hold	harmless from liability, expense, attor	ney's fees, and loss''s'rs			
agrees to hold which may be incurred by failure to pay such debts. Other: all debts incurred by him/agrees to hold	harmless from liability, expense, attor, arising out of	ney's fees, and loss's's ner individual name, an ney's fees, and loss			
agrees to hold which may be incurred by failure to pay such debts. Other: all debts incurred by him/agrees to hold which may be incurred by	harmless from liability, expense, attor, arising out of	ney's fees, and loss's's ner individual name, an ney's fees, and loss			

15.	5. Vehicles		
	Th	e vehicle division shall be as follows:	
		There are no vehicles to divide.	
		shall have possession of the following vehicle(s), and	
		shall execute all documents necessary to transfer title of said vehicles	
		within a reasonable time following the date of this Order:	
		(Vehicle #1, Make, Model, and Year)	
		(Vehicle #1, Make, Model, and Year)	
		shall have possession of the following vehicle(s), and	
		shall execute all documents necessary to transfer title of said vehicles	
		within a reasonable time following the date of this Order:	
		(Vehicle #1, Make, Model, and Year)	
(Vehicle #1, Make, Model, and Year)			
		All outstanding debts related to the above listed vehicles has been allocated above.	
16.	Pe	rsonal Property	
	Th	e parties personal property division shall be as follows:	
		The parties have divided all items of personal property.	
		shall have sole possession of the following items of personal property:	

l Residence
parties are owners of real estate located at
>
shall retain/take possession and shall become the sole owner of said real estate.
shall vacate marital residence by
shall be responsible for all payments related to property, taxes, and someowner's insurance and shall receive the deductions for mortgage interest and taxes.
shall transfer, by Quitclaim Deed, interest in said real estate to the party retaining possession of the marital residence by
will refinance the mortgage debt related to the marital residence and mak
good faith effort to obtain a release of the other party on said debt on the earliest possible date. Upon elease of the other party from mortgage debt, the other party shall transfer, by Quitclaim deed, his/her
aterest in said real estate. The party assuming responsibility for mortgage agrees to hold the other party
armless from all liability, expense, attorney fees, loss, or damages which may be a result of failure to make ayments on said mortgage debt.
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í	nd
	shall retain possession of the leased premises, be responsible for the
	remaining rental payment and fees due under said lease, and agrees to hold the other party harmless for
	liability, expense, attorney fees, loss, or damage which may be a result of the failure to make required payments under said lease.
	shall vacate the leased residence by
	Other:
'h:	
ˈhː	nge of Names would like the following former name restored and is not a lifetime se
`h :	nge of Names
h:	would like the following former name restored and is not a lifetime sent violent offender or has complied with I.C. 31-15-2-19; shall hereing the known as:
` h :	would like the following former name restored and is not a lifetime set or violent offender or has complied with I.C. 31-15-2-19; shall hereinate known as:
`h :	would like the following former name restored and is not a lifetime sent violent offender or has complied with I.C. 31-15-2-19; shall hereing the known as:

19. Other:	
20. The marriage has suffered an irretrievable break	down and should be dissolved.
21. Findings of the Court	
The Court, having held a hearing during which be property distribution provisions of this order:	both parties appeared and presented evidence, now finds that the
☐ constitute a presumptive equal division of m	narital property and is therefore just and reasonable.
☐ do not constitute the presumptive equal divisible below, just and reasonable:	sion of marital property, however are, for the reasons set forth
IT IS THEREFORE ORDERED by the court that the pa	rties' marriage is hereby dissolved.
SO ORDERED	
	Judicial Officer

Judicial Officer Elkhart Superior Court 6