STATE OF MICHIGAN

ORDER FOR REINSTATEMENT OF

CASE NO. and JUD

JUDICIAL DISTRICT	CASE AND ENTRY (Landlord-T		
Court address			Court telephone no.
Plaintiff	v	Defendant	
Plaintiff/Attorney	☐ Personal service	e	
Defendant/Attorney	☐ Personal service	9	
THE COURT FINDS THAT:			
	th the court stating that the	e opposing party has	defaulted on the terms of the Consent is listed in court records, and filed proof
for entry of judgment was being the court clerk pursuant to MCR a. No objections have been tild b. Objections were timely filed AND The order for conditional dismiss	submitted to the court for 2.602(C)(2)(d). AND mely filed with the court. (d. The court has determined provides that if verified entry of judgment, a judgr	entry if no written of OR ned after hearing that objections pursuant ment for money (if el	(d) that an order for reinstatement and bjections to the affidavit were filed with t defendant's objections lack merit. It to MCR 2.602(C)(2)(d) are not filed, igible and requested in the complaint) occess.
☐ 4. The order for conditional dismiss notice or process and that an order may be entered simultaneously to	der of eviction and a judgr	ment for money (if el	nd a judgment entered without further igible and requested in the complaint)
5. The conditions for reinstatement of	the case, entry of judgme	ent and order of evic	tion have been met.
☐ 6. A judgment for money may enter	r in this case and was req	uested in the compla	aint.
IT IS ORDERED that the case is reins	stated.		

Approved, SCAO Form DC 509, Rev. 7/20 MCR 2.602, MCR 4.201 Page 1 of 2

Distribute form to: Court Plaintiff Defendant

Order for Reinstatement of Case and Entry of Judgment, Landlord-Ter Page 2 of 2	nant	(7/20)		Ca	ase No		
IT IS FURTHER ORDERED:*							
POSSESSIO)N JU	DGMEN	Т				
\Box 1. The plaintiff has a right to recover possession of the p	roper	ty.					
2. There is now due to the plaintiff for nonpayment of rer a. Rent to retain possession \$ b. Other money due	nt and	other m	oney d	ue unde	er the lease:		
\square 3. The defendant has a right to retain possession.							
\square 4. An immediate order of eviction shall be entered pursu	ant to	MCL 60	0.5744	(3).			
\square 5. The defendant may be liable for money damages afte property.	r mov	ing if add	ditional	rent is	owed or if th	nere i	s damage to the
☐ 6. Acceptance of partial payment of the total amount due from issuing an order evicting the defendant.	in ite	m 2d abo	ove	will	□will n	ot	prevent the court
\square 7. No money judgment is entered at this time.							
MONEY	JUDG	MENT					
□ 8. A possession judgment was previously entered.□ 9. A money judgment, which will earn interest at statutor	ry rate	es, is ente	ered as	follows		_	
☐ 10. It is further ordered:							
	[p. al -:	a alay - h ···	عادله المرام				
	Juag	e signature	and dat	e			

*For a defendant on active military duty, default judgment shall not be entered except as provided by the Servicemembers Civil Relief Act.

YOU ARE ADVISED that you may file an appeal and appeal bond or postjudgment motion, which must comply with all court rules and must be filed in court by _________. You may want legal help.