SUMMARY CONSENT DECREE PROCESS for a NON-COVENANT MARRIAGE WITH **CHILDREN**

To get a Consent Decree when both parties agree

Forms and Instructions

Law Library Resource Center

Summary Consent Decree Process for dissolution (divorce) of non-covenant marriage

CHECKLIST

You may use the forms in this packet if . . .

- \checkmark Both spouses want to get a divorce, AND,
- ✓ Both spouses agree to ALL the terms of the divorce and will work together to complete, sign and file the necessary papers, AND,
- ✓ You do not have a "covenant" marriage, (these papers will <u>not</u> work for a covenant marriage)* AND,
- ✓ Either spouse has lived in Arizona at least 90 days before you file the forms; or either spouse is a member of the armed forces and has been stationed in Arizona at least 90 days before you file AND,
- ✓ If you have minor child(ren), they have resided (lived) in Arizona at least 6 months before you file the forms, or you talked to a lawyer who advised you that you could pursue the case in Arizona AND,
- ✓ You believe that the marriage is irretrievably broken (you and your spouse cannot make this marriage work) AND,
- ✓ Either spouse has tried to resolve your marital problems through Conciliation Services, or there is no point in trying to resolve your marital problems.

*What is a "Covenant Marriage?" As of August 21, 1998, the Arizona Legislature created a type of marriage called "covenant" marriage. To have a covenant marriage, both spouses would have had to:

- 1. sign papers asking to have a covenant marriage; AND
- 2. attend pre-marital counseling; AND
- 3. the marriage license says it's a "Covenant Marriage."

If you were married before August 21, 1998 and have not signed papers to convert your marriage to a covenant marriage, <u>you do not have</u> a covenant marriage. If you still have questions about whether you have a covenant marriage, see a lawyer for help.

READ ME: Consulting a lawyer before filing documents with the court may help prevent unexpected results. A list of lawyers you may hire to advise you on handling your own case or to perform specific tasks, as well as a list of court-approved mediators can be found on the Law Library Resource Center website.

Summary Consent Decree Process for Divorce of a non-covenant marriage with minor children

This packet contains court forms and instructions to file for a divorce by the summary consent decree process. Items in **bold** are forms that you will need to file with the Court. Non-bold items are instructions or procedures. Do not copy or file those pages!

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The documents you have received are copyrighted by the Superior Court of Arizona in Maricopa County. You have permission to use them for any lawful purpose. These forms shall not be used to engage in the unauthorized practice of law. The Court assumes no responsibility and accepts no liability for actions taken by users of these documents, including reliance on their contents. The documents are under continual revision and are current only for the day they were received. It is strongly recommended that you verify on a regular basis that you have the most current documents.

Instructions: How to fill out papers for the summary consent decree process

Domestic Violence: Domestic violence can be part of any marriage. Domestic violence includes physical violence such as hitting, slapping, pushing or kicking or threats of physical violence directed against you and/or your children and/or verbal abuse used to control you and/or your children.

Court documents request your address and phone number. If you are a victim of domestic violence, and you do not want your address to be known to protect yourself or your children from further violence, you must file a "Request for Protected Address" and ask that your address not be disclosed on court papers. With that Order, you do not need to put your address and phone number on your divorce papers. Just write "protected" in the space on the form where you are asked for this information. You must tell the Clerk of Superior Court your address and phone number as soon as possible so the court can get in touch with you. The court will keep your address protected.

General information about filling out forms.

- Type or print all forms in black ink.
- You must fill out the top left of the first page on every form. This tells the Court who is filing the document. This will be the Petitioner/Party A's information, except when noted below.
- You will not have a Case Number, unless you have a court order for Child Support. If so, use that Case Number. Otherwise, leave the space blank for the Clerk of Superior Court to assign a new Case Number.
- Whomever is the "Petitioner/Party A" will remain the "Petitioner/Party A" throughout the whole case. This will never change.
- Whomever is the "Respondent/Party B" will remain the "Respondent/Party B" throughout the whole case. This will never change.

Complete the following forms

- ✓ Family Department Sensitive Data Cover Sheet
 - Both parties need to complete their own Cover Sheet.
 - The top left information is for the party filing the form.

- No copies are needed; neither party will provide a copy to the other party. This form is information just for the Court.
- ✓ Preliminary Injunction
 - This document tells the parties things they cannot do until the Court enters the decree.
 - A copy must go to the responding party.
- ✓ Notice of Your Rights About Health Insurance Coverage
 - This is an important document that explains what to do about health care coverage for yourself and any minor child(ren). Read it carefully.
 - A copy must go to the responding party.
- ✓ Notice Regarding Creditors
 - This is an important document that tells both spouses that each is responsible for community debts to creditors even though the court order or decree says that only one of you are responsible. Read this notice to find out how to obtain information from your creditors about account balances.
 - A copy must go to the responding party.
- ✓ Notice of Intent to File Consent Decree for Dissolution of a Non-Covenant Marriage
 - Both parties sign and date the form.
- ✓ Petition and Response for Dissolution of a Non-Covenant Marriage
 - Numbers correspond to numbered paragraphs or sections on the form.
 - 1. Complete Party A's name, address, date of birth, job title and years/month lived in Arizona.
 - 2. Complete Party B's name, address, date of birth, job title and years/month lived in Arizona.
 - 3. Complete information about the marriage, including:
 - Date of marriage. If you do not know this information, and you were married in Yuma County, you may get a copy of your marriage license from the Clerk of Superior Court (250 West Second Street, Yuma, AZ 85364) If you were married in another county in Arizona, go to the Clerk of Superior Court at the county seat where you were married.

- City and State of marriage. If married outside the United States, indicate the Country where married.
- Read the statements that follow the checkboxes. Check the box for each statement that is TRUE. If any statement is NOT true or if you fail to check the box to indicate the statement is true, your case may not proceed.
 - Check the first box to indicate that you do <u>not</u> have a "covenant" marriage. Read the Checklist in this packet for more information on covenant marriages.
 - Check the second box to indicate your marriage is irretrievably broken. "Irretrievably broken" means that your marriage is broken beyond repair and there is no chance of getting back together with your spouse.
 - Check the third box to indicate you and your spouse have attended a free conference with trained staff through the Court – or that it would not help.
 - If the fourth box (regarding legal decision-making) is not checked, the Court will not be able to enter orders regarding legal decision-making of the children. Generally, the children must have lived in Arizona for the past six (6) months, or since birth if younger than 6 months.
- 4. 90-day requirement. At least one of the parties must have lived in Arizona for at least 90 days before filing the papers. Or, at least one party must have been stationed in Arizona while a member of the Armed forces for at least 90 days before filing the papers. Before you file for Divorce, this statement MUST be true. If it is not true, you cannot file for divorce in Arizona until it becomes true.
- 5. If you have minor children, list their name, date of birth, and address.
- 6. Statement and Waivers. These statements are necessary to proceed with the summary consent decree process.
 - a. This waiver means the Respondent will not require the Petitioner to formally serve them under Arizona law, and both parties agree that they have settled all issues in their divorce.
 - b. This waiver means both parties understand they have a right to request free conciliation services to try to resolve issues to remain married. However, they choose not to use those services.
 - c. This waiver means both parties understand the Petitioner could proceed by default if a Petition was filed instead. Default is when the Petitioner makes requests of the Court and the Respondent chooses not to disagree and not file a response; the Petitioner can then apply to enter "default" and submit a Default Decree to make orders of the requests in the Petition. Some parties proceed by default to save money on the filing fee of the Response. Proceeding with the summary consent decree process means both parties will be required to a pay a filing fee and will submit a Consent Decree for the Judge to sign into orders.

- d. This statement means that when Respondent / Party B signs the "Petition and Response," it has the same effect as if the Respondent had been served a Summons. This means the Respondent will not need to be "served" with the divorce.
- e. This means the parties understand if they wish to withdraw their agreement, the party who no longer agrees must file a motion with the Court no later than 60 days after filing of the "Petition and Response." If you change your mind, see the instructions and procedures and form for a "Motion to Withdraw Notice of Intent."
- f. This means the parties are filing the joint "Petition and Response" instead of filing separate "Petition" and "Response" forms.
- 7. Written Agreement. This is stating that the parties are attaching a copy of their agreement, i.e. Consent Decree, to the "Petition and Response." The agreement tells the Court information about the case and what the parties are asking the Court to sign as an order.
- Joint Requests to the Court.
 - A. Under this section, the parties are stating they wish the Court to grant their request for a divorce.
 - B. This means the parties are asking the Court to enter orders as detailed in the Consent Decree.
- Oath or affirmation and verification. Both parties are required to sign in front of a Clerk of Superior Court or a notary public. By doing so, you are telling the Court that everything contained in the "Petition and Response" is true, under penalty of perjury.
- ✓ Consent Decree
 - See the separate instructions about how to fill out the Consent Decree.

Complete the following forms when you have minor children

- ✓ Affidavit Regarding Minor Children
 - You must complete this document. Fill in the information completely and to the best of your knowledge.
- ✓ Order and Notice to Attend the Parent Information Program Class
 - Both parents must attend and complete a class in the Parent Information Program. The purpose of the Parent Information Program is to give parents information about the impacts that divorce, the changes in the family unit, and court involvement may have on minor children involved in a divorce, paternity, or legal decision-making case. This Notice applies to all parents who file an action for dissolution of marriage or legal separation, or any proceeding in which a party has requested that the court determine legal decision-making, parenting time or

support, and to all other domestic relations cases if ordered by the court. Make sure you read this order.

- ✓ Parenting Plan
 - Fill out the Parenting Plan to let the Court know details about what you want for legal decisionmaking authority and parenting time. It is important to be specific when filling out the Parenting Plan. You may refer to the "Planning for Parenting Time: Arizona's Guide for Parents Living Apart" to help make your parenting plan. The Guide is available for purchase at all Law Library Resource Center locations or may be viewed online and downloaded for free from the State Courts' webpage.
- ✓ Child Support Worksheet
 - Use the free online Child Support Calculator at the website listed below to complete a Child Support Worksheet:

AzCourts https://www.azcourts.gov/familylaw/2018-child-support-calculator

- To complete the child support worksheet, you will need to know:
 - Your monthly gross income and that of the other parent.
 - The monthly cost of medical insurance for the minor children who are the subject of this action.
 - Monthly childcare amounts paid to others.
 - The number of days the minor child(ren) spend with the non-primary residential (custodial) parent.
 - Monthly obligations of yourself and the other parent for child support or court-ordered spousal maintenance/ support.
- ✓ Child Support Order
 - You must complete this document. Both parties must sign the form. Leave the date and signature for the judge blank.
- ✓ Current Employer Information
 - You must complete this document.

NEXT STEP: After you fill out all the forms in this packet, read the document called Procedures: How to file papers with the court for a summary consent decree.

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PARENTING PLAN INFORMATION

A.R.S. § 25-401 defines legal decision-making and parenting time as follows:

- 1. "Legal Decision-Making" means the legal right and responsibility to make all nonemergency legal decisions for a child including those regarding education, health care, religious training and personal care decisions.
- 2. "Joint Legal Decision-Making" means both parents share decision-making and neither parent's rights nor responsibilities are superior except with respect to specified decisions as set forth by the Court or the parents in the final judgment or order.

PARENTS PLEASE NOTE: Per A.R.S § 25-403.09, an award of joint legal decision-making or a substantially equal parenting time plan does <u>not</u> diminish the responsibility of either parent to provide for the support of the child. Also note that joint legal decision-making does <u>not</u> necessarily mean equal parenting time. A.R.S. § 25-403.02(E)

- **3. "Sole Legal Decision-Making"** means one parent has the legal right and responsibility to make major decisions for a child.
- 4. **"Parenting Time"** means the schedule of time during which each parent has access to a child at specified times. Each parent during their scheduled parenting time is responsible for providing the child with food, clothing and shelter and may make routine decisions concerning the child's care.

You may view the "Parenting Time Guidelines" online at the Arizona Supreme Court's website.

Drafting a Parenting Plan:

The written parenting plan pays attention to how the parents will make decisions pertaining to the child(ren)'s education, health care, religious training, and personal care; it is a blend of specific information with generalized plans of action. It should reflect what the parents are currently doing or what they actually plan to do. It should reflect a commitment to the minor child(ren)'s needs as predominant.

If the parents <u>cannot agree</u> on a plan for legal decision-making or parenting time, <u>each parent must submit a</u> <u>proposed parenting plan.</u> A.R.S. § 25-403.02(A)

In order for the Court to approve a parenting plan, A.R.S. § 25-403.02 requires the Court to make the following findings:

- a. The best interests of the minor child(ren) are served;
- b. The plan designates legal decision-making as joint or sole;
- c. The plan sets forth each parent's rights and responsibilities for the personal care of the minor child(ren) and for decisions in areas such as education, health care, and religious training;
- d. The plan provides a practical schedule of parenting time for the child, including holidays and school vacations;

- e. The plan includes a procedure for exchanges of the child, including location and responsibility for transportation;
- f. The plan includes a procedure by which proposed changes, disputes and alleged breaches may be mediated or resolved, which may include the use of Conciliation Services or private counseling;
- g. The plan includes a procedure for periodic review (e.g., parents agree to review the terms of the agreement every 12 months.);
- h. The plan includes a procedure for communicating with each other about the child, including methods and frequency;
- i. The plan includes a statement that each party has read, understands, and will abide by the notification requirements of A.R.S. § 25-403.05(B). (A parent must immediately notify the other parent if the parent knows that a convicted/registered sex offender or a person who has been convicted of a dangerous crime against children may have access to the child. Notice must be provided (i) by first class mail, return receipt requested, (ii) by electronic means to an e-mail address the recipient provided to the parent for notification purposes, or (iii) by other communication accepted by the Court.)

The following questions may be used as a starting place when drafting a parenting plan:

- 1. **The geographical location of the parents:** Where do parents live relative to one another? What are their addresses? Permanent or temporary?
- 2. Arrangements regarding the residential requirements of the minor child(ren): How much time will the minor child(ren) spend with each parent? Be as specific as possible, including days and times.
- **3. Arrangements for holidays and vacations:** What are your plans for summer vacation and school breaks? List specific details including dates and times.
- **4. Arrangements for education:** How will decisions be made for educational matters? For example, if preschool age, what school will the minor child(ren) attend? If private school, who pays what?
- **5.** Additional transportation arrangements: Will any additional transportation arrangements be needed? If so, what will be the responsibilities of each parent?
- 6. Determinations regarding minor child(ren)'s health care: For example, how will medical decisions be made? Who will provide insurance? How are non-insured expenses paid? Who decides on seeking non-emergency treatment? Is there a dental plan? If not, who will pay what?
- 7. Arrangements regarding extraordinary expenses: For example, what financial arrangements are made for the minor child(ren) (such as each sharing extraordinary expenditures and the parent with whom the minor child(ren) resides bearing the ordinary ones during the minor child(ren)'s residency)? A fixed amount per month?
- 8. Arrangements for minor child(ren)'s religious training, if any: For example, how will decisions be made for religious training? What, if any, are the plans for religious training?
- **9. Any other factors:** What other arrangements (such as music lessons, sports/activity fees, camp or Scouts) are needed?

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How to complete a Child Support Worksheet

Use the **free** online child support calculator to produce the Child Support Worksheet that <u>must</u> be turned in along with your other court papers.

Using the online calculator is free (access to the Internet and a printer required).

If you do not have access to the Internet and/or a printer, you may use the computers at any Law Library Resource Center location. There is a small, per-page charge for printing. The online calculator is available at:

AzCourts https://www.azcourts.gov/familylaw/2018-child-support-calculator

Advantages of Using the Online Child Support Calculator

- The online calculator is free.
- The online calculator does the math for you.
- The online calculator produces a neater, more readable worksheet.
- The online calculator produces a more accurate child support calculation, and
- You don't have to go through 35 pages of Guidelines and Instructions.

If you want to perform the calculations <u>yourself</u>, you will need an additional 60 or more pages of guidelines, instructions, and the Child Support Worksheet form. These are available for separate purchase from the Law Library Resource Center as part of the "How to Calculate Child Support" packet, or may be downloaded for free from the Law Library Resource Center's web page (<u>https://www.azcourts.gov/familylaw/Child-Support-Guidelines</u>).

When you have completed all needed forms, go to the "Procedures" page and follow the steps.

How to complete a Spousal Maintenance Worksheet (Applies only to cases in which the original petition for dissolution or legal separation was filed on or after September 24, 2022)

In a dissolution of marriage (divorce) or legal separation, one party may request that the court order the other party to pay "spousal maintenance." This is financial support paid by one party to the other party. The court considers certain statutory factors to decide whether a party is eligible for spousal maintenance. In these cases, either party may request that the other pay spousal maintenance.

Spousal Maintenance Guidelines:

For a case filed on or after September 24, 2022, if a person is eligible for spousal maintenance, then the court uses the Arizona Spousal Maintenance Guidelines to determine the <u>amount</u> and <u>duration</u> of the award for spousal maintenance.

The Guidelines can be found here:

https://www.azcourts.gov/familylaw/Child-Support-Family-Law-Information/Spousal-Maintenance-Guidelines.

Spousal Maintenance Calculator:

In any dissolution of marriage or legal separation case that was originally filed on or after September 24, 2022, when a party requests spousal maintenance, or requests to change a past spousal maintenance court order, <u>a completed Spousal Maintenance Worksheet</u> *must* be included under the following situations.

- When filing an Application for Entry of a Default Decree and the party seeking default proceeds by motion without a hearing (Rule 44.1, ARFLP)
- When the parties agree to spousal maintenance and are submitting either a Summary Consent Decree or Consent Decree for Court approval (Rules 45 and 45.1, ARFLP).

The worksheet is created using the FREE online Spousal Maintenance Calculator. Access to the internet is required. The online Spousal Maintenance Calculator can be found here: <u>https://www.superiorcourt.maricopa.gov/app/selfsuffcalc/</u>.

If you do not have access to the internet and/or a printer, you may use the computers at any Law Library Resource Center location. There is a small, per-page charge for printing.

Next Steps:

After completing the Spousal Maintenance Calculator, print out the Spousal Maintenance Worksheet in order to file it with your other paperwork.

When you have completed all necessary forms, go to the "Procedures" page and follow the steps.

How to fill out the consent decree for divorce or legal separation in a noncovenant marriage with children

You may use these instructions only if you and the other party:

- do not have a "covenant" marriage; and
- have agreed on all terms of the divorce/legal separation; and
- have agreed to file and sign a Consent Decree.

Instructions for filling out the Consent Decree:

- 1. Top left: On the first page, fill in the information requested at top left for the person filing the Consent Decree and Respondent/Party B. Use the spaces marked "representing" and "state bar number" only if an attorney is preparing this form.
- 2. Names: Fill in the names of the persons shown as "Petitioner/Party A" and "Respondent/Party B" and the case number as on the Petition.
- 3. ATLAS Number: Write the ATLAS number if one has been assigned to your case.
- 4. Complete: Fill out the remaining parts of this Consent Decree according to you and your spouse's agreements.
 - Title IV-D program or Temporary Assistance for Needy Families (TANF) recipients: If you
 or your spouse are involved in the Arizona Title IV-D or TANF programs, you must obtain
 the written approval and signature of the Attorney General or County Attorney who has
 assisted with your case. You must attach or include the signature to the Consent Decree.
- 5. Meaning of signatures: When you and your spouse sign this Consent Decree, you state to the Court:
 - You have read, understand and agree with the contents of the Consent Decree.
 - You agree to all the terms stated in the Decree.
 - You are requesting the Court to make this document a Court Order that governs your divorce or legal separation.
- 6. Signatures:

- Be prepared to show photo identification before signing this document.
- Do not sign this Consent Decree until you are in front of a Clerk of Superior Court or a Notary Public.
- Read carefully before you sign this Consent Decree.
- You and your spouse may sign this Consent Decree only if you understand and agree to all the terms of the Decree.
- Lawyer Signatures: If you or your spouse is represented by an attorney, the attorney must also sign.
- If either party is involved in the Arizona Title IV-D or TANF program, you must also obtain the signature of the Attorney General or County Attorney.

If you have minor children, you must also complete the following forms.

1. Parenting Plan

Fill out the Parenting Plan to let the Court know details about what you want for legal decisionmaking authority and parenting time. It is important to be specific when filling out the Parenting Plan. You may refer to the "Planning for Parenting Time: Arizona's Guide for Parents Living Apart" to help make your parenting plan.

The Guide is available for purchase at all Superior Court Law Library Resource Center locations or may be viewed online and downloaded for free from the State Courts' webpage.

After completing the Parenting Plan, include it with your Decree.

2. Child Support Worksheet

This form is not in the packet. You must use the free online child support calculator at the following link to complete a child support worksheet.

AzCourts https://www.azcourts.gov/familylaw/2018-child-support-calculator

To complete the Child Support Worksheet, you will need to know:

- Your case number.
- Your monthly gross income and that of the other parent.
- The monthly cost of medical insurance for the minor children who are the subject of this action.
- Monthly childcare amounts paid to others.
- The number of days the minor child(ren) spend with the non-primary residential parent.
- Monthly obligations of yourself and the other parent for child support or court-ordered spousal maintenance/ support.

After completing the child support calculator, print out the Child Support Worksheet, Current Employer Information sheet, and Child Support Order and include them with your Decree.

3. Child Support Order

This form is not in the packet. When you complete the free online child support calculator, it will create the Child Support Order too.

4. Current Employer Information sheet: (Rule 45(c)(5)).

This form is <u>not</u> in the packet. When you complete the free online child support calculator, it will create the Current Employer Information sheet too.

Helpful Tips:

- 1. Be sure to attach "EXHIBIT A" about property and debts to your decree.
- 2. Be sure to attach a quit claim deed, if a quit claim deed has been signed.
- 3. Other Attachments to the Consent Decree, if children are involved:
 - Parent Information Program Certificate (if it is not yet on file with the Clerk of Superior Court)
 - Parenting Plan
 - Child Support Worksheet
 - Child Support Order
 - Current Employer Information
- 4. For TANF or IV-D Recipients: get the Arizona Attorney General to approve and sign the Child Support Approval at the end of the Consent Decree before you file these papers.

<u>Wait</u>: You must wait at least 60 days from the date the responding party was served or signed an "Acceptance of Service" for the divorce or legal separation papers before you file the Consent Decree. The judge cannot sign your decree until 60 days after the date of service or the date of acceptance of service (A.R.S. § 25-329. Waiting Period).

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Procedures: How to file papers with the court to ask for a summary consent decree of a non-covenant marriage

STEP 1. Both parties must complete their own "Family Department Sensitive Data Coversheet." You do not need to make a copy of this document unless you want one for your records.

If the Arizona Division of Child Support Services (DCSS) is involved in your case, have a representative of the Attorney General's Office sign in the space provided in the Consent Decree.

- STEP 2. Attach a COPY of the "Consent Decree" to your "Petition and Response for Dissolution."
- STEP 3. If you have minor children, you must complete and submit a "Child Support Worksheet." Use the online form at the following site and print out 3 copies.

AzCourts https://www.azcourts.gov/familylaw/2018-child-support-calculator

- STEP 4. Make copies of the following documents after you have filled them out. You will need the following:
 - Preliminary Injunction 1 original, 2 copies
 - Notice of Intent to File Consent Decree for Dissolution of Non-Covenant Marriage 1 original, 3 copies
 - Petition and Response for Dissolution of a Non-Covenant Marriage with attached copy of completed Consent Decree 1 original, 2 copies
 - Notice of Your Rights About Health Insurance Coverage 1 original, 2 copies
 - Notice Regarding Creditors 1 original, 2 copies
 - Consent Decree 2 originals, 2 copies

If you have minor children with the other party, you must also prepare and make copies of the following:

- Affidavit of Minor Children 1 original, 2 copies
- Order and Notice to Attend Parent Information Program Class 1 original, 2 copies
- Parenting Plan 2 originals, 2 copies
- Child Support Worksheet 3 copies
- Child Support Order 1 original, 2 copies
- Current Employer Information 1 original

STEP 5. Separate your documents into four (4) sets, as follows:

Set 1 - Originals for Clerk of Superior Court:

- Family Department Sensitive Data Cover Sheet (one from each Party)
- Preliminary Injunction
- Notice of Intent to File Consent Decree
- Petition and Response for Dissolution of a Non-Covenant Marriage... with attached copy of completed Consent Decree
- Notice of Your Rights About Health Insurance Coverage
- Notice Regarding Creditors

If there are minor children:

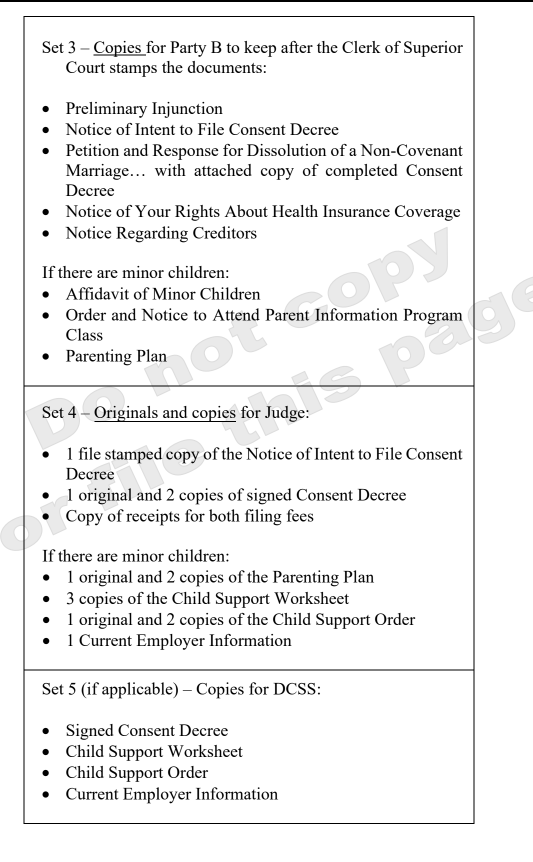
- Affidavit of Minor Children
- Order and Notice to Attend Parent Information Program Class
- Parenting Plan

Set 2 - <u>Copies</u> for Party A to keep after Clerk of Superior Court stamps the documents:

- Preliminary Injunction
- Notice of Intent to File Consent Decree
- Petition and Response for Dissolution of a Non-Covenant Marriage... with attached copy of completed Consent Decree
- Notice of Your Rights About Health Insurance Coverage
- Notice Regarding Creditors

If there are minor children:

- Affidavit of Minor Children
- Order and Notice to Attend Parent Information Program Class
- Parenting Plan



STEP 6. File the papers. Pay the fees. Request an extra copy of the receipt if you want one for your records.

Go to the Clerk of Superior Court filing counters at one of the following locations. The Court is open from 8:00 a.m.-5:00 p.m., Monday-Friday. You should go to the Court at least two hours before it closes.

Clerk of Superior Court 250 West Second Street Yuma, Arizona 85364

The filing fee is due at the time of filing. The total fee is currently \$653.00 (\$364.00 for Petition, \$289.00 for Response). The amount is subject to change without notice. A list of current fees is available from the Clerk of Superior Court.

The Clerk accepts the following forms of payment: cash, money order, wire transfer, credit cards, and debit cards (run as a credit card transaction). Business checks are accepted from law firms, process servicers, runner services, and certified document preparers, only when it's a clearly identified business check, imprinted with the firm's business address.

If you cannot afford the filing fee, you may request a deferral (payment plan) when you file your papers with the Clerk. Deferral Applications are available at no charge from the Law Library Resource Center and Clerk's office.

Hand sets 1, 2 and 3 of your court papers to the Clerk of Superior Court along with the filing fee. The Clerk will file in the originals and give you back conformed copies. Each party should take one set.

STEP 7. Deliver Set 4 to the Information Desk for the Assigned Judge. Include two (2) prestamped large envelopes with sufficient postage, one addressed to each party. If applicable, you will also need to include a stamped envelope addressed to the Attorney General*. These will be used to mail the final documents to each party.

> * Office of the Attorney General Child Support Services Section 1800 E. Palo Verde Street Yuma, AZ 85364

- STEP 8. There is a mandatory waiting period of 60 days from the date in which the documents are filed before a judge may enter the final decree. This is known as the "waiting period." If you have minor children, you must complete the Parent Information Program during the waiting period. For more information about the program and how to sign up, read the "Order and Notice for Parent Information Program."
- STEP 9. Wait for your judge to review the paperwork. By law, the Decree will be held until the end of the waiting period of at least 60 days from the date of filing has passed.

If the parties reconcile, wish to change their consent decree or other final orders, or no longer agree to terms of settlement, a motion or stipulation must be submitted before the 60-day waiting period is up. Information on these processes are in the document "Instructions and procedures to withdraw, amend or dismiss Consent."

What happens next? It is within the Judge's/Commissioner's discretion whether to accept or reject the Decree, or to schedule a court hearing.

- 1. If your consent decree is accepted, the Judge/Commissioner will sign the original Decree and have it filed with the Clerk of Superior Court. The Court will send a copy of the signed Decree to each party using the envelopes you provided. This is your notification that your divorce is now final. You are not divorced until the Judge/Commissioner signs the Decree.
- 2. If your consent decree is rejected, the Court will send you a "Correction Notice" informing you of the mistakes with the documents. Follow the instructions on the "Correction Notice." If the mistakes cannot be corrected, see a lawyer for help.
- 3. If the judge/commissioner schedules a hearing, the Court will send notice of a scheduled date, time, and location for a hearing which both parties must attend to answer any questions the Judge/Commissioner may have.

Person Filing:			
Address (if not protected):			
City, State, Zip Code:		—	
Telephone: Email Address:		_	
ATLAS Number:		_	
Lawyer's Bar Number:		<u> </u>	For Clerk's Use Only
Representing Self, without a Lawye	er or 🗌 Attorney for 🗌 Per	titioner OR 🗌 Resp	ondent
SU	PERIOR COURT IN YUMA CO		N
	Ca	ase No.	
Petitioner / Party A			
		「LAS No.	
Respondent / Party B	CC	AMILY DEPARTME OVERSHEET WITH ONFIDENTIAL RECORI	-
Fill out. File with Clerk of Sup should be omitted from	perior Court. Social Security n other court forms. Access		
A. Personal Information:	Petitioner / Par	ty A	Respondent / Party B
Name			
Gender	Male or	Female	Male or Female
Date of Birth (Month/Day/Year)			
Social Security Number			
Warning: DO NOT INCLUDE M	All ING ADDRESS ON THIS	FORM IF REQUEST	ING ADDRESS PROTECTION
Mailing Address			
City, State, Zip Code			
Contact Phone			
Receive texts from Court to	Yes	No texts	Yes No texts
contact phone number above?			
Email Address			
Current Employer Name			
Employer Address			
Employer City, State, Zip Code			
Employer Telephone Number			
Employer Fax Number			
B. Child(ren) Information:			
Child Name	Gender Child Social	Security Number	Child Date of Birth
C. Type of Case being filed: Mar	rk only one (1) category below Paternity	. (*) Mark this box or	nly if no other case type applies. Order of Protection
Legal Separation	Legal Decision / Parenting	sion-Making	Register Foreign Order
Annulment	Child Supp		Other
D. Do you need an interpreter? DO NOT COPY this of	Yes or No. If Yocument. DO NOT SERVE	Yes, what language?	

Person Filing:			
Address (if not protected):			
City, State, Zip Code:		—	
Telephone: Email Address:		_	
ATLAS Number:		_	
Lawyer's Bar Number:		<u> </u>	For Clerk's Use Only
Representing Self, without a Lawye	er or 🗌 Attorney for 🗌 Per	titioner OR 🗌 Resp	ondent
SU	PERIOR COURT IN YUMA CO		N
	Ca	ase No.	
Petitioner / Party A			
		「LAS No.	
Respondent / Party B	CC	AMILY DEPARTME OVERSHEET WITH ONFIDENTIAL RECORI	-
Fill out. File with Clerk of Sup should be omitted from	perior Court. Social Security n other court forms. Access		
A. Personal Information:	Petitioner / Par	ty A	Respondent / Party B
Name			
Gender	Male or	Female	Male or Female
Date of Birth (Month/Day/Year)			
Social Security Number			
Warning: DO NOT INCLUDE M	All ING ADDRESS ON THIS	FORM IF REQUEST	ING ADDRESS PROTECTION
Mailing Address			
City, State, Zip Code			
Contact Phone			
Receive texts from Court to	Yes	No texts	Yes No texts
contact phone number above?			
Email Address			
Current Employer Name			
Employer Address			
Employer City, State, Zip Code			
Employer Telephone Number			
Employer Fax Number			
B. Child(ren) Information:			
Child Name	Gender Child Social	Security Number	Child Date of Birth
C. Type of Case being filed: Mar	rk only one (1) category below Paternity	. (*) Mark this box or	nly if no other case type applies. Order of Protection
Legal Separation	Legal Decision / Parenting	sion-Making	Register Foreign Order
Annulment	Child Supp		Other
D. Do you need an interpreter? DO NOT COPY this of	Yes or No. If Yocument. DO NOT SERVE	Yes, what language?	

Person Filing:		
Address (if not protected):		
City, State, Zip Code:		For Clerk's Use Only
Telephone:		
Email Address:		
ATLAS Number:		
Lawyer's Bar Number:		
Representing Self, without a Lawyer OR	Attorney for Petitioner OR	Respondent
	URT OF ARIZONA A COUNTY	
Name of Petitioner/Party A	Case Number:	
AND	PRELIMINARY INJUNCTION	N
Name of Respondent/Party B		

Warning: This is an official Order from the court. It affects your rights. Read this Order immediately and carefully. If you do not understand it, contact a lawyer for help.

Your spouse has filed a Petition for Dissolution (Divorce) or Petition for Annulment or Petition for Legal Separation with the court. This Order is made at the direction of the Presiding Judge of the Superior Court of Arizona in Yuma County. This Order has the same force and effect as any order signed by the judge. You and your spouse must obey this Order. This Order may be enforced by any remedy available under the law, including an Order of Contempt of Court. To help you understand this Order, we have provided this explanation. Read the explanation and then read the statute itself. If you have any questions, you should contact a lawyer for help.

EXPLANATION: (What does this Order mean to you?)

- 1. ACTIONS FORBIDDEN BY THIS ORDER: From the time the Petition for Dissolution (Divorce) or Petition for Annulment or Petition for Legal Separation is filed with the court, until the judge signs the Decree, or until further order of the court, both the Petitioner and the Respondent shall not do any of the following things:
 - ✓ You may not hide earnings or community property from your spouse, AND
 - \checkmark You may not take out a loan on the community property, AND

- ✓ You may not sell the community property or give it away to someone, UNLESS you have the written permission of your spouse or written permission from the court. The law allows for situations in which you may need to transfer joint or community property as part of the everyday running of a business, or if the sale of community property is necessary to meet necessities of life, such as food, shelter, or clothing, or court fees and attorney fees associated with this action. If this applies to you, you should see a lawyer for help, AND
- \checkmark Do not harass or bother your spouse or the children, AND
- \checkmark Do not physically abuse or threaten your spouse or the children, AND
- ✓ Do not take the minor children, common to your marriage, out of the State of Arizona for any reasons, without a written agreement between you and your spouse or a Court Order, before you take the minor children out of the State.
- ✓ Do not remove, or cause to be removed, the other party or the minor children of the parties from any existing insurance coverage, including medical, hospital, dental, automobile and disability insurance. Both parties shall maintain all insurance coverage in full force and effect.

STATUTORY REQUIREMENTS: Arizona Law, A.R.S. § 25-315(A) provides:

- 1(a). RESTRICTIONS ON PROPERTY OF THE MARRIAGE: That both parties are enjoined from transferring, encumbering, concealing, selling, or otherwise disposing of any of the joint, common or community property of the parties, except if related to the usual course of business, the necessities of life, or court fees and reasonable attorney fees associated with an action filed under this article, without the written consent of the parties or the permission of the court.
- 1(b). REQUIREMENTS OF BEHAVIOR: That both parties are enjoined from molesting, harassing, disturbing the peace, or committing an assault or battery on, the person of the other party or any natural or adopted child of the parties.
- 1(c). RESTRICTIONS ABOUT YOUR MINOR CHILDREN: That both parties are enjoined from removing any natural or adopted minor child(ren) of the parties, then residing in Arizona, from this state without the prior written consent of the parties or the permission of the court.
- 1(d). RESTRICTIONS ABOUT INSURANCE: That both parties are enjoined from removing, or causing to be removed, the other party or the minor children of the parties from any existing insurance coverage, including medical, hospital, dental, automobile and disability insurance. Both parties shall maintain all insurance coverage in full force and effect.
- 2. EFFECTIVE DATE OF THIS ORDER: This Order is effective against the person who filed for divorce, annulment, or legal separation (the Petitioner) when the Petition was filed with the court. It is effective against the other party (the Respondent) when it is served on the other party, or on actual notice of the Order, whichever is sooner. This Court Order is effective until a final Decree of Dissolution, Legal Separation, or Annulment is filed or the action is dismissed.

Case No.

- 3. ORDER TO PETITIONER: You must serve a copy of this Order upon the Respondent, along with a copy of the Petition for Dissolution, Annulment or Legal Separation, the Summons, and other required court papers.
- 4. WARNING: This is an official Court Order. If you disobey this Order, the court may find you in contempt of court. You may also be arrested and prosecuted for the crime of interfering with judicial proceedings and any other crime you may have committed by disobeying this Order.
- 5. LAW ENFORCEMENT: You or your spouse may file a certified copy of this Order with your local law enforcement agency. You may obtain a certified copy from the Clerk of Superior Court that issues this Order. If any changes are made to this Order and you have filed a certified copy of this Order with your local law enforcement agency, you must notify them of the changes. If you are the person that brought this action, you must also file evidence with the law enforcement agency that this Order was served on your spouse.

6. DESCRIPTION OF THE PARTIES:

Petitioner:		
Name:	Gender: Male	Female
Height:	Weight:	
Driver's License (last 4 nos.)		
Date of Birth:		
Respondent:		
Name:	Gender: Male	Female
Height:	Weight:	
Driver's License (last 4 nos.)		
Date of Birth:		
GIVEN UNDER MY HAND AND THE SEAL OF THE	E COURT this	day of
,		
CLERK OF SUPERIO	OR COURT	

Deputy Clerk

By:

Person Filing:	
Address (if not protected):	
City, State, Zip Code:	
Telephone:	
Email Address:	FOR CLERK'S USE ONL'
ATLAS Number:	
Lawyer's Bar Number:	
Representing Self, without a Lawyer or	attorney for Petitioner OR Respondent
SUPERIOR COUR' IN	Γ OF ARIZONA
	Case Number:
Respondent / Party B D	NOTICE OF INTENT TO FILE CONSENT DECREE FOR DISSOLUTION OF A NON- COVENANT MARRIAGE

Petitioner / Party A and Respondent / Party B hereby notify the Court that they intend to proceed using the Summary Consent Decree Process.

We understand this form may only be used at initial filing of our case and with the form called "Petition and Response for Dissolution of a Non-Covenant Marriage" as part of the Summary Consent Decree Process.

Petitioner / Party A Signature

Respondent / Party B Signature

Date

Date

Perso	n Filing:			
Addre	ess (if not protected):			
City,	State, Zip Code:			
Telep	hone:			
Email	Address:			For Clerk's Use Only
ATLA	AS Number:			
Lawy	er's Bar Number:			
Repre	esenting 🗌 Self, without a Lawyer o	r Attorney for Peti	itioner	OR Respondent
		R COURT OF ARIZONA YUMA COUNTY		
		Case Number:		
Petitio	oner/Party A	SUMMARY CONSE RESPONSE FOR DI COVENANT MARR	SSOL	UTION OF A NON-
Respo	ondent/Party B			
	oner/Party A and Respondent/Party Ination:	B Petition the Court and stat	e the f	ollowing under oath or
1.	Information About Party A:			
	Name:			
	Address:			
	Date of Birth:			
	Job Title:			
	Party A has lived in Arizona for			

2.

3.

The following statements MUST BE TRUE for you to use this document and to qualify for divorce in Arizona AND <u>you must check the boxes</u> to indicate that the statements are true or your case may not proceed.

We do not have a covenant marriage. (If not sure, refer to the Instructions for information).

Our marriage is broken beyond repair ("irretrievably broken") and there is no hope of reconciliation.

We have tried to resolve our problems through Conciliation Services or going to Conciliation Services would not work.

We do NOT have minor children together. OR We DO have minor children and this Court has jurisdiction to determine parenting time and authority for legal decision-making over minor child(ren) common to the parties because the minor child(ren) has/have lived with Party A or Party B in Arizona for at least the past 6 months.

4. 90-Day Requirement: (This statement MUST be true before you can file for divorce in Arizona.)

Party A OR Party B has lived in Arizona (OR has been stationed in Arizona while a member of the Armed Forces), for at least 90 days before we filed this action.

5. Names, birth dates and addresses of all living children (natural or adopted) that are common to the parties:

Name(s) of Minor Child(ren)		Date(s) of Birth
Address(es) of Minor Child(ren):		
Information for additional children and/or of this document by reference.	addresses liste	ed on attached page made part
Party A OR Party B is pregnant.		
Statements and Waivers		
The parties make the following statements.		

6.

- a. Formal service of process is waived and all issues are resolved by agreement pursuant to A.R.S. § 25-314.01.
- b. Party A and Party B hereby waive the conciliation court provision pursuant to A.R.S. § 25-381.01.
- c. Party A and Party B hereby waive the right to a default pursuant to Rule 44 A.R.F.L.P.
- d. By signing and filing this "Petition and Response," Respondent/Party B voluntarily appears in this matter and no Summons will be issued or served. This voluntary appearance has the same effect as if a Summons had been issued and served pursuant to Rule 40 A.R.F.L.P.

Case Number:

- e. Should either party wish to no longer enter into the Consent Decree, they must file a motion with the Court, within sixty (60) days of filing the Notice of Intent and Petition and Response.
- f. This Petition and Response and the attached Consent Decree constitute the Petition for Dissolution as well as the required Response pursuant to Rule 23 A.R.F.L.P.
- 7. Written Agreement:

Party A and Party B have reached an agreement that includes orders about spousal maintenance, division of property and debt, and as applicable, where the children will live, legal decision-making, parenting time, and child support. A copy of the written agreement is attached as Attachment 1 in the form of a Consent Decree.

- 8. Joint Requests to the Court: The parties jointly request the Court issue Orders for the following:
 - A. Dissolve our marriage and return each party to the status of a single person.
 - B. Enter orders as detailed on the attached Consent Decree regarding:
 - 1. Restoration of name (if applicable);
 - 2. Paternity (if applicable);
 - 3. Minor children (if applicable);
 - 4. Child Support (if applicable);
 - 5. Spousal Maintenance (if applicable);
 - 6. Community Property;
 - 7. Community Debts;
 - 8. Separate Property;

Case Number:

9. Separate Debts; and

10. Other orders (if applicable).

Petitioner/Party A Oath or Affirmation and Verification

I swear or affirm my statements in this Petition and Response and my requests to the Court are true and correct under penalty of perjury.

Petitioner/Party A Signature		Date
State of		
County of		
Subscribed and sworn to or affirmed to me	his date	by
	Notarial Officer	
(Notarial Officer's Stamp or Seal) Respondent/Party B Oa	th or Affirmation and Ve	rification
I swear or affirm my statements in this Petit and correct under penalty of perjury.	ion and Response and my	requests to the Court are true
Respondent/Party B Signature		Date
State of		
County of		
Subscribed and sworn to or affirmed to me	his date	by
	Notonial Officer	
	Notarial Officer	

(Notarial Officer's Stamp or Seal)

Person Filing:	
Address (if not protected):	
City, State, Zip Code:	
Telephone:	
Email Address:	
ATLAS Number:	For Clerk's Use Only
Lawyer's Bar Number:	
Representing 🔲 Self, without a Lawyer or 🗌 Attorney for 🗌 Petitioner OR 🗌 R	espondent

SUPERIOR COURT OF ARIZONA IN YUMA COUNTY

Name of Petitioner

Case Number:

ATLAS Number:

(if applicable)

Name of Respondent

AFFIDAVIT REGARDING MINOR CHILDREN

NOTICE: This "Affidavit Regarding Minor Children" is required for all legal decision making (custody) cases. If you are asking to modify an existing Arizona legal decision making (custody) order, it is only required if the children have lived outside the state at some time in the last 5 years.

Fill out this Affidavit completely, and provide accurate information. Use additional paper if necessary. You must give copies of this Affidavit and all other required documents to the other party, and to the judge.

1.	CHILDREN OF THE PARTIES WHO ARE UNDER 18 YEARS OLD.	The following
	child(ren) are under age 18 and were born to, or adopted by, me and the other party.	

Name:		Name:	
Birthdate:	_Age:	Birthdate:	_Age:
Name:		Name:	
Birthdate:	_Age:	Birthdate:	Age:

Case	No.	
Case	INO.	

2. INFORMATION REGARDING WHERE THE CHILDREN UNDER 18 YEARS OLD HAVE LIVED FOR THE LAST 5 YEARS (or since birth, if younger than 5).

Child's Name:	Dates: From	To
Address:	Lived with:	
City, State:	Relationship to Child:	
Child's Name:	Dates: From	To
Address:	Lived with:	
City, State:	Relationship to Child:	
Child's Name:	Dates: From	To
Address:	Lived with:	
City, State:	Relationship to Child:	

3. COURT CASES IN WHICH I HAVE BEEN A PARTY/WITNESS THAT INVOLVED THE LEGAL DECISION MAKING (CUSTODY) AND/OR PARENTING TIME OF THE MINOR CHILD(REN). (Check one box.)

□ I have or □ I have **not** been a party/witness in court in this state or in any other state that involved the legal decision making (custody) and/or parenting time of the child(ren) named above. (If so, explain on separate paper. If not, go on.)

Name of each child:	
Name of Court:	Court Location:
Court Case Number:	Current Status:
How the child is involved:	
Summary of any Court Order:	

4. INFORMATION REGARDING PENDING COURT CASES RELATED TO THE LEGAL DECISION-MAKING AUTHORITY (CUSTODY) OF THE MINOR CHILD(REN). (Check one box.)

□ I do have or □ I do not have information about a legal decision making (custody) court case

Case No. _____

relating to any of the children named above that is pending in this state or in any other state. (If so, explain. If not, go on.)

Name of each child:	
Name of Court:	Court Location:
Court Case Number:	Current Status:
How the child is involved:	
Summary of any Court Order:	

5. LEGAL DECISION-MAKING (CUSTODY) OR PARENTING TIME CLAIMS OF ANY

PERSON. (Check one box.)

□ I do know or □ I do not know a person other than the Petitioner or the Respondent who has physical custody or who claims legal decision-making (custody) or parenting time rights to any of the children named in this Affidavit. (If so, explain below. If not, go on.)

Name of each child:

Name of person with the claim:

Address of person with the claim:

Nature of the claim:

(notary seal)

OATH OR AFFIRMATION AND VERIFICATION

I swear or affirm that the information on this document is true and correct under penalty of perjury.

Signature	Date	
STATE OF		
COUNTY OF		
Subscribed and sworn to or affirmed before me this:		by
	(date)	
	·	

Deputy Clerk or Notary Public

SUPERIOR COURT OF ARIZONA IN YUMA COUNTY

Name of Petitioner

Case Number:

ORDER AND NOTICE TO ATTEND PARENT INFORMATION PROGRAM CLASS

Name of Respondent

THIS IS AN OFFICIAL COURT ORDER. IF YOU FAIL TO OBEY THIS ORDER, THE COURT MAY FIND YOU IN CONTEMPT OF COURT.

THE COURT FINDS:

This case involves minor child(ren) and is an action for:

- Dissolution of Marriage;
- Annulment
- Legal Separation; or
- Paternity with a Request to Determine Legal Decision-Making Authority (Custody) or Parenting Time or Child Support;
- Request to Determine Legal Decision-Making Authority (Custody) or Parenting Time or Support

THE COURT ORDERS pursuant to ARS § 25-352:

- **1. ATTEND CLASS.** You must attend and complete the Parent Information Program Class, or if not in Arizona, its equivalent in your state of residence.
- 2. WITHIN 45 DAYS. Both the Petitioner and the Respondent must complete this class within 45 days from the date the Respondent is served with, or accepts service of, the Petition/Complaint. The Respondent must register for and complete the course whether or not a "*Response*" or "*Answer*" to the Petition/Complaint is filed.
- **3. PAY THE CLASS FEE.** The class tuition of \$40.00 is included as part of your Petition or Response filing fee.
- **4. NOTICE TO THE OTHER PARTY.** The parent filing the Petition, Request, Motion or Complaint shall serve this document on the other parent.
- 5. FAILURE TO ATTEND CLASS. If you file a Petition/Complaint or "Response" or "Answer" and do not complete the Parent Information Program Class, the judge may not sign your papers and you may not get the things you asked the court to give you. You may also be denied the right to seek modification and/or enforcement of the decree/judgment/order until completion of the class. If you are the party required to file a Response/Answer and choose not to file a "Response" or "Answer," and do not complete the Parent Information Program Class, you may be denied the right to seek modification and/or enforcement of the decree/judgment/order until completion of the class.

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Presiding Judge, Superior Court

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PARENT INFORMATION PROGRAM NOTICE

This is a very important document. Read it completely.

ATTENDANCE IS REQUIRED (A.R.S. §25-352 and Administrative Order No. 2013-020).

The purpose of the program is to give parents information about how children are affected by matters that involve family courts: divorce, paternity, or legal decision making (custody) matters and parenting time.

Registration (sign-up) for class.

You must sign up for the class in advance. You should sign up for the class as soon as you receive this <u>Notice</u>. There is a limit on the number of people that can attend each class. <u>That means that YOU</u> MUST CALL TO SIGN UP for the class **BEFORE** the class is scheduled to start.

APPROVED PARENT INFORMATION CLASS.

The approved class that meets the requirements of the Parent Information Program is listed below. You may also choose to attend a different class that is comparable to the class listed. However, the substitute class must meet all requirements as mandated by Arizona Revised Statute Title 25, Sections 351 through 355 and 25-403.05(B). The Minimum Standards and Summary of Requirements may be found on the Arizona Supreme Court website at: www.azcourts.gov/familylaw/ParentEducation.aspx. For questions on this issue contact Conciliation Court Services at 928-817-4084.

Please contact Emily Matheron at Yuma County Superior Court Services to sign up for our approved online class. Please call 928-817-4084.

<u>Cost</u>

The registration fee of \$40.00 is included in your filing fee and is outlined on your payment receipt. You **must** bring your receipt and a picture I.D. with you to the class or you will **not** be allowed to stay.

Special Needs and/or Questions.

Spanish and English classes are available. If due to a disability you need special accommodations to attend this class or if you have questions concerning the Parent Information Program, please contact Conciliation Court Services, Yuma County Superior Court, 250 W. 2nd Street #3012, Yuma, Arizona, telephone 928-817-4084.

Class procedures.

This online class will require that you have a current email address. Please make certain you have obtained this prior to registering for class. A copy of the **"Certificate of Completion"** will be given to you at the end of the class. The original will be mailed to the Court and placed in your legal case file.



NOTICE OF YOUR RIGHTS ABOUT HEALTH INSURANCE COVERAGE WHEN A PETITION FOR DISSOLUTION (DIVORCE) IS FILED (A.R.S. §20-1377 and §20-1408)

Petitioner/Party A:

Case #:

Respondent/Party B: _____

Warning: This is an important legal notice. Your rights to health insurance coverage could be affected after your divorce is final. Read this notice carefully. If you do not understand this notice, you should call an attorney for advice about your legal rights and obligations.

IMPORTANT INFORMATION IF YOU ARE ON YOUR SPOUSE'S INSURANCE PLAN: When a Petition for Dissolution of Marriage (papers for a divorce decree) is filed, you and/or your children may continue to be covered under your spouse's health insurance policy. Arizona law allows the dependent spouse and/or children to continue to be covered, but you must take some steps to protect your rights.

WHAT INSURANCE COVERAGE APPLIES TO YOU, AND HOW TO GET IT: If you are covered by your spouse's health insurance, and you want to continue to be covered after the divorce is final, you must contact the insurance company as soon as possible, and you must start to pay the monthly insurance premium within 31 days of the date the insurance would otherwise stop.

If you decide you want to be covered, the insurer can choose whether to continue coverage under the current policy, or to change the policy to your name. If the policy is changed to your name, it is called a "converted"; policy. If the policy is converted by the insurer, the insurer must provide you the same or the most similar level of coverage available, unless you ask for a lower level of coverage.

WHAT COVERAGE APPLIES TO YOUR CHILDREN: If you choose to continue coverage as a dependent spouse, you can also choose to continue coverage for your dependent children if you are responsible for their care or support.

PREEXISTING CONDITIONS OR EXCLUSIONS FROM INSURANCE COVERAGE: Whether the insurance is continued or converted, the insurance must be provided to you without proof of insurability and without exclusions for coverage other than what was previously excluded before the insurance was continued or converted.

LIMITS ON RIGHTS TO INSURANCE COVERAGE FOR YOU AND YOUR CHILDREN: You may not be entitled to continued or converted coverage if you are eligible for Medicare or for coverage by other similar types of insurance which together with the continued coverage would make you over-insured. However, dependent children of a person who is eligible for Medicare may be covered by a continuance or a conversion. If you have questions about coverage, check with the insurer and/or the spouse's employer.

OTHER OPTIONS FOR COVERAGE: Divorce is considered to be a life changing event that, under the federal Consolidated Omnibus Budget Reconciliation Act ("COBRA"), may qualify you and/or your dependents with the right to continue health coverage under the spouse's group plan, if the employer has 20 or more employees. To find out more about your COBRA rights, you can visit the United States Department of Labor ("USDOL") website at <u>https://www.dol.gov/</u> and search for COBRA, or you can call the USDOL at 1-866-487-2365. Divorce is also a life-changing event under the federal Affordable Care Act, which qualifies you and/or your dependents for a special enrollment period to obtain an individual health insurance policy regardless of any health conditions. Additional information is available at <u>https://www.healthcare.gov/</u> or by calling 1-800-318-2596.

Warning to the spouse filing the petition for dissolution (Divorce): This Notice must be served on your spouse together with the Petition for Dissolution, the Summons, and the Preliminary Injunction.

Person Filing:		
Address (if not protected):		
City, State, Zip Code:		
Telephone:		
Email Address:		For Clerk's Use Only
ATLAS Number:		L
Lawyer's Bar Number:		
Representing Self, without a Lawyer OR Attorn	ney for Petitio	oner OR 🗌 Respondent
SUPERIOR COURT OF A IN YUMA COUN		
Name of Petitioner/Party A	Case Number:	
	NOTICE REGA	ARDING CREDITORS
Name of Respondent/Party B		

Arizona law requires all actions for Divorce, Annulment, or Legal Separation to include this Notice and for the person filing for Divorce, Annulment, or Legal Separation to serve this Notice on the other party. (ARS § 25-318(H)).

You and your spouse are responsible for community debts. In your property settlement agreement or decree of dissolution, annulment, or legal separation, the court may assign responsibility for certain community debts to one spouse or the other. Please be aware that a court order that does this is binding on the spouses only and does not necessarily relieve either of you from your responsibility for these community debts. These debts are matters of contract between both of you and your creditors (such as banks, credit unions, credit card issuers, finance companies, utility companies, medical providers and retailers). Since your creditors are not parties to this court case, they are not bound by court orders or any agreements you and your spouse reach in this case. On request, the court may impose a lien against the separate property of a spouse to secure payment of debts that the court orders that spouse to pay.

Contact creditors: You may want to contact your creditors to discuss your debts as well as the possible effects of your court case on your debts. To assist you in identifying your creditors, you may obtain a copy of your spouse's credit report by making a written request to the court for an order requiring a credit reporting agency to release the report to you. Within thirty (30) days after receipt of a request from a spouse who is party to a divorce or legal separation, which includes the court and cause number of the action, creditors are required, by law, to

provide information as to the balance and account status of any debts for which you or your spouse may be liable to the creditor. You may wish to use the following form, or one that is similar, to contact your creditors:

Warning: If you do not understand this notice, you should contact an attorney for advice about your legal rights and obligations.

The following page contains a sample form you <u>may</u> choose to mail to creditors to get information about debts owed by you or your spouse. It is not a required form. Do <u>not</u> file the <u>next</u> page with the court.

Case Number:

REQUEST FOR ACCOUNT INFORMATION FROM CREDITORS

You <u>may</u> use this form to request information about debt owed by you or your spouse. If so, send to the creditor. DO <u>NOT</u> FILE THIS PAGE WITH THE COURT.

Date:

Creditor's Name:_____

Creditor's Address:

Regarding: Superior Court of Arizona in Yuma County

Case Name:_____

Case Number:_____

Within thirty (30) days after receipt of this notice, you are requested to provide the balance and account status of any debt identified by account number for which the requesting party may be liable to you.

Information About Debtors/Spouses:

Your Name:
Your Address:
Your Phone Number:
Your Spouse's Name:
Your Spouse's Address:
Information About the Account:
Account Number(s):
If you have any questions or if I can be of further assistance, please feel free to contact me.
Sincerely,
Your name:
Your signature:

Person Filing:	\
Address (if not protected):	
City, State, Zip Code:	
Telephone:	
Email Address:	
ATLAS Number:	For Clerk's Use Only
Lawyer's Bar Number:	
Representing Self, without a Lawyer OR	Attorney for Petitioner OR Respondent
Respondent/Party B's Name or Lawyer's Name	:
Address (if not protected):	
City, State, Zip Code:	
Telephone:	
Email Address:	
ATLAS Number:	
Lawyer's Bar Number:	
Representing Self, without a Lawyer OR	Attorney for Petitioner OR Respondent
	JRT OF ARIZONA A COUNTY
	Case Number:
Name of Petitioner/Party A	CONSENT DECREE OF
	DISSOLUTION OF MARRIAGE (DIVORCE)
	LEGAL SEPARATION
Name of Respondent/Party B	with minor children
	without minor children
	in a Non-Covenant Marriage

THE COURT FINDS:

1. This case has come before this court for a final Decree of Dissolution of Marriage or Legal Separation. The Court has taken all testimony needed to enter a Decree, or the Court has determined testimony is not needed to enter the Decree. This Consent Decree states the terms of the Parties' agreement.

- 2. This Court has jurisdiction over the parties under the law.
- 3. This Court has jurisdiction under A.R.S. § 25-1031 over the child(ren), if any, in this matter.
- 4. Where it has the legal power and where it is applicable to the facts of this case, this Court has considered, approved, and made orders relating to issues of spousal maintenance (alimony), the division of property and/or debts, legal decision-making, parenting time, and support of any minor children.
- 5. The Parties agree to proceed by consent.
- 6. The provisions of this Decree are fair and reasonable under the circumstances and in the best interests of the minor children, if any, and the division of property and debt is fair and equitable.
- 7. At least 60 days have passed between the time Party B was served and the time the Parties filed for this Decree.
- 8. Arizona Residency: The requirements of A.R.S. § 25-312 for dissolution of marriage, or A.R.S. § 25-313 for legal separation have been met: If this is an action for legal separation, at the time this action was filed, Party A and/or Party B was domiciled in Arizona or was stationed in Arizona while a member of the United States Armed Forces. If this is an action for dissolution of marriage (divorce), Party A and/or Party B was domiciled or stationed in Arizona for more than 90 days.
- 9. Conciliation Court. The provisions relating to the Conciliation Court either do not apply or have been met.
- 10. Pregnancy and Paternity:
 - Party A is not pregnant.
 - Party A is pregnant and Party B is is not a parent of the child.

Party B is not pregnant.

 \square Party B is pregnant and Party A \square is \square is not a parent of the child.

- 11. Irretrievably Broken or Separate and Apart. The marriage is irretrievably broken or the parties desire to live separate and apart.
- 12. Covenant Marriage. This is a non-covenant marriage.
- 13. Protective Orders: Following is the effect, if any, of this Consent Decree on any existing protective orders:

14. Community Property and Debt: (Select one.)

The parties did not acquire any community property or debt during the marriage,

OR

The parties have agreed to a division of community property and/or debt as evidenced by their signatures on "Exhibit A" attached to and incorporated into this Decree. All community property and debt is divided pursuant to this Decree.

15. Separate Property and Debt:

The parties did not acquire any separate property or debt during the marriage, OR

There IS an agreement as to division of separate property and debt; all separate property and debt is divided pursuant to this Decree.

16. Spousal Maintenance/Support: (Select one.)

Neither party is entitled to an award of Spousal Maintenance/Support, OR

A party is entitled to an award of Spousal Maintenance/Support for the reason that:

Party A, OR Party B

Lacks sufficient property, including property apportioned to the spouse, to provide for that spouse's reasonable needs.

Lacks earning ability in the labor market that is adequate to be self-sufficient.

Is the parent of a child whose age or condition is such that the parent should not be required to seek employment outside the home.

Has made a significant financial or other contribution to the education, training, vocational skills, career, or earning ability of the other spouse or has significantly reduced that spouse's income or career opportunities for the benefit of the other spouse.

Had a marriage of long duration and is of an age that may preclude the possibility of gaining employment adequate to be self-sufficient.

If spousal maintenance is to be awarded, the parties further agree: (Select one.)

Spousal maintenance award shall be modifiable in accordance with Arizona law,

OR

That the circumstances of their futures are unknown, but each desires that the spousal maintenance awarded by their agreement, not be modifiable in the future for any reason. The parties understand that if there is a change in their economic circumstances in the future during the term of the spousal maintenance award, neither party shall have the right to seek nor shall the court have the authority to modify the amount or duration of the award.

If there are no minor children, check the box below and skip to "The Court Orders" section on page 7.

- 17. There are no minor children in this marriage, therefore statements numbered 18 through 26 below do not apply.
- 18. THIS DECREE APPLIES TO THE FOLLOWING MINOR CHILD(REN): Name Date of Birth

Same information for additional children listed on attached page made part of this document by reference.

19. PATERNITY:

Party A and Party B are the parents of these children born to the parties before the marriage:

Name

Date of Birth

20. Parent Information Program:

A. Party A has attended the Parent Information Program class as evidenced by the Certificate of Completion in the court file or attached. (Rule 45(c)(4))

OR

Party A has not attended the Parent Information Program class and shall be denied any requested relief to enforce or modify this decree until Party A has completed the class.

B. Party B \square has attended the Parent Information Program class as evidenced by the Certificate of Completion in the court file or attached. (Rule 45(c)(4))

OR

Party B has not attended the Parent Information Program class and shall be denied any requested relief to enforce or modify this decree until Party B has completed the class.

- 21. Child Support: The court finds that Party A and Party B owe a duty to support the child(ren) listed above. The required financial factors and any discretionary adjustment pursuant to the Arizona Child Support Guidelines are as set forth in the Child Support Worksheet and is attached hereto and incorporated herein by reference.
- Written Approval: Title IV-D program or Temporary Assistance for Needy Families (TANF)
 If either party is receiving TANF or services from the Title IV-D program, the parties have secured (on the last page of this Consent Decree), the written approval of the Attorney General or county attorney.
- 23. Domestic Violence:

If there has been domestic violence between the parties and legal decision-making is to be shared with or awarded to a parent who has committed domestic violence, check appropriate box and explain. (A.R.S. § 25-403.03)

A. Domestic Violence has not occurred between the parties;

OR

- B. Domestic Violence has occurred between the parties, but:
 - 1. It was mutual (committed by both parties), (see A.R.S. § 25-403.03 (D)) OR
 - 2. It is otherwise still in the best interests of the minor child(ren) to grant joint or sole legal decision-making to a parent who has committed domestic violence because: (Explain)

24. Drug or Alcohol Conviction within Last Twelve Months:

Party A has been convicted of driving under the influence of alcohol or drugs, or was convicted of any drug offense within 12 months of filing the request for legal decision-making.

Party B has been convicted of driving under the influence of alcohol or drugs, or was convicted of any drug offense within 12 months of filing the request for legal decision-making.

The legal decision-making and/or parenting time arrangement ordered by this Court appropriately protects the minor child(ren).

25. Legal Decision-making Authority for Minor Child(ren): (Check/complete only if joint legal decision-making is ordered.)

The legal decision-making authority order or agreement is in the best interests of the minor child(ren) for the following reasons: (List the reasons.) Reasons:

Provisions for legal decision-making and parenting time, if not described in this Decree, are attached as the Parenting Plan, and incorporated into this Decree. (Rule 45(c)(3))

26. Supervised or No Parenting Time:(Check and complete only if supervised or no parenting time is ordered.)

NO) Parenting Time or	Supervised Par	enting Time w	ith 🗌 Party A [Party B
is i	n the best interests of th	e minor child(r	en), for the foll	owing reasons:	

(IF supervised) Name of supervisor:

The cost of supervised parenting time will be paid by the:

Party A,

Party B, OR

Shared equally by the parties

Restrictions on parenting time (if applicable):

THE COURT ORDERS:

1. LEGAL SEPARATION OR DISSOLUTION OF MARRIAGE ("Divorce"):

The parties are legally separated.

Marriage is dissolved: The marriage of the parties is dissolved and the parties are restored to the legal status of single persons.

2. NAME RESTORATION: (In a divorce case if one or both parties changed their last names as a result of the marriage, either spouse may (optionally) have his/her name legally restored to a pre-marital last name.)

Party A's name is restored to ______. (Put only the last name here.)

Party B's name is restored to ______. (Put only the last name here.)

3. ENFORCEMENT OF TEMPORARY ORDERS:

Not applicable.

A. Temporary Orders:

All obligations ordered to be paid by the parties in Temporary Orders dated (fill in dates of all temporary orders here)

_____are satisfied in full.

OR

Judgment is awarded against the party with the obligation up to the amount due and owing as of the date of this Decree, with the highest legal interest allowed by law, for the total amount of \$_____.

- B. Protective Orders: This Consent Decree has the following effect on any existing protective orders (See # 13 above):
- 4. CHILDREN.

Does not apply. There are no minor children in this marriage. (Skip to number "9" below),

OR

Yes, there are minor children in this marriage, and the following issues apply.

5. PREGNANCY AND PATERNITY:

A. Pregnancy:

A child who is common to the parties is expected to be born _____ (date).

The orders below as to legal decision-making, parenting time, child support, and medical insurance/expenses do <u>not</u> include this child; the court reserves jurisdiction to address these issues regarding this child when the child is born.

Children: This Decree includes all minor children common to the parties as follows:

NAME(S) OF MINOR CHILD(REN)

Date(s) of Birth

B.	Paternity/Maternity:	
D .	1 atomity/ whatemity.	

Minor children to whom this decree does not apply: It is ordered that:

Party A, OR Party B has no legal obligation or right to the minor child(ren) born during the marriage but not common to the marriage. This decree does not include the minor children common to the parties as follows:

	Case No.
NAME(S) OF MINOR CHILD(REN)	Date(s) of Birth
Child expected to be born this date:	
(List full name of the party as appears	d to amend the birth certificate(s) as follow on the party's Social Security card or ot nd as should appear on the children's bi
1. Add the name: (List one name only) as a parent on the above-named min- is already listed.	or child(ren)'s birth certificate(s) if no na
	me(s) of the minor child(ren) for wh hed above shall be changed as follows:
Current Legal Name	New Name (optional)
AL DECISION-MAKING:	
rd legal decision-making concerning the chi	ld(ren) as follows:
Sole Legal Decision-making to: Party A	Party B

OR

6.

Joint Legal Decision-making to both parents.

Both Party A and Party B agree to act as joint legal decision-makers of the minor children, pursuant to A.R.S. § 25-403, as set forth in the Parenting Plan attached. There have been no significant acts of domestic violence, as defined by Arizona law, A.R.S. § 13-3601, by either parent or it is in the best interests of the minor child(ren) to award joint legal decision-making despite any violence that occurred.

The Court adopts the terms of the Joint Legal Decision-making Agreement/Parenting Plan describing the legal decision-making and parenting time agreement between the parties. By attaching the Joint Legal Decision-making Agreement/Parenting Plan to the Decree, the Agreement becomes part of the Decree and carries the same legal weight as the Decree.

7. PRIMARY RESIDENCE and PARENTING TIME:

A. Primary Residence:

Neither parent's home is designated as the primary residence,

OR

Party A's home as primary residence for following named child(ren):

Party B's home as primary residence for following named child(ren):

B. Subject to Parenting Time as Follows:

Reasonable parenting time rights as described in the Parenting Plan attached as Exhibit B and made a part of this decree,

OR

□ No parenting time rights to □ Party A OR □ Party B,

OR

Supervised parenting time to Party A OR Party B according to the terms of
the Parenting Plan attached as Exhibit B and made part of this Decree. Parenting time
may only take place in the presence of another person, named below or otherwise
approved by the court.

(IF supervised) Name of supervisor:

The cost of supervised parenting time (if applicable) shall be paid by the

paid by Party A		paid	by	Party	А
-----------------	--	------	----	-------	---

paid by Party B

shared equally by the parties.

Parenting time shall be restricted as follows: (is applicable):

8. CHILD SUPPORT:

The Child Support Order, ______, is attached hereto and incorporated by reference. (date of order)

Party A OR Party B shall pay child support to the other party in the amount of \$_______ per month, payable the first day of the month following the date this Decree is signed by the judge until further order of the court.

9. SPOUSAL MAINTENANCE/SUPPORT:

A. Neither party shall pay spousal maintenance/support (alimony) to the other party,

OR

Party A OR Party B is ordered to pay to the other party the sum of <u>per month in spousal maintenance/support beginning the</u> first day of the month after this Decree is signed. Each payment shall be made by the first day of each month after that and shall continue until the receiving party is remarried or deceased or until ______. (date)

All payments shall be made through the Support Payment Clearinghouse, PO Box 52107, Phoenix, Arizona 85072-7107 by Income Withholding Order, until all required payments have been made under this Decree. All spousal maintenance payments are governed by the applicable federal and state tax laws. It shall terminate upon the death of either party or remarriage of receiving party.

B. In accordance with the parties' agreements,

The spousal maintenance award shall be modifiable in accordance with Arizona law,

OR

The spousal maintenance award shall NOT be modifiable for any reason.

10. PROPERTY AND DEBTS: (Select any that apply)

A. Party A is ordered to pay all community debts unknown to Party B, AND

Party B is ordered to pay all community debts unknown to Party A, AND

Each party is ordered to pay his or her community debts from the following date:

B. Each party is assigned his or her separate property and Party A must pay his/her separate debt, and Party B must pay his/her separate debt.

- C. Other orders and relief relating to property or debt are contained in Exhibit A, which is attached and incorporated into this Decree.
- D. This Decree can be used as a transfer of title and can be recorded. Parties shall sign all documents necessary to complete all transfer of title ordered in this Decree, such as motor vehicles, houses, and financial institution accounts. The parties shall transfer all real and personal property as described in Exhibit A to the other party on or before ______ by 5:00 p.m.

If the party required to transfer the property has not transferred the property to the party entitled to receive the property on or before the date and time listed above, the party entitled to receive the property is entitled upon application to a Writ of Assistance or Writ of Execution to be issued by the Clerk of Superior Court commanding the sheriff to put him or her in possession of the property.

Other orders and relief relating to property or debt, if any, are contained in "Exhibit A," which is attached and incorporated into this Decree.

11. TAX RETURNS:

Each party shall give the other party all necessary documentation to file all tax returns.

For previous calendar years, pursuant to IRS rules and regulations, the parties will file:

- Joint federal and state income tax returns and hold each other harmless from half of all additional income taxes if any and other costs, and each will share equally in any refunds, OR
- Separate federal and state income tax returns, AND

This calendar year and continuing thereafter, each party will file separate federal and state income tax returns.

12. FINANCIAL INFORMATION EXCHANGES: In cases in which child support or spousal maintenance are ordered, then until such time as those would end under the orders in this Consent Decree, the parties shall exchange financial information (tax returns, spousal affidavits, earning statements and/or other related financial statements) every 24 months or as follows:

13. QUALIFIED DOMESTIC RELATIONS ORDER (QDRO):

A QDRO is not necessary;

A QDRO is submitted herewith, OR

A QDRO will be submitted to the Court as soon as practicable as or not later than

_____(date).

The Court shall retain jurisdiction over the subject matter of the QDRO.

14. OTHER ORDERS: (List any other orders.)

15. FINAL APPEALABLE ORDER: There are no further matters that remain pending before the court and this judgment is a final order under Rule 78(c) of the Arizona Rules of Family Law Procedure.

Judicial Officer

SIGNATURES OF BOTH PARTIES UNDER OATH OR AFFIRMATION

By signing below, in the presence of a Deputy Clerk of Superior Court or Notary Public, I swear or affirm that everything in this document is true and correct to the best of my knowledge, information and belief, including the following:

- 1. Non-Covenant Marriage. We do not have a covenant marriage.
- 2. Right to trial is waived. I understand that by signing this Consent Decree, I am waiving my right to a trial before a judge.
- 3. No duress or coercion. Complete agreement. I am not under any force, threats, duress, coercion, or undue influence from anyone, including the other party, to sign this Consent Decree. This Decree with any attachments that I have signed is our full agreement. I have not agreed to something different from what is stated in writing in the Decree.
- 4. Legal advice. I understand that even if I am representing myself without an attorney, I have the right to be represented by an attorney. I have the right to call an attorney and get legal advice before I sign this Consent Decree.
- 5. Irretrievably broken marriage. I agree that our marriage is irretrievably broken. There is no reasonable prospect of reconciliation [or we desire to live separate and apart if this is a Legal Separation case].

6. Division of property. The agreement about division of property and debt attached as "Exhibit A," signed by both parties and made part of this document by reference, is fair and equitable.

Sig	gnatures
Petitioner/Party A:	Respondent/Party B:
Date:	Date:
Signature:	Signature:
STATE OF	STATE OF
COUNTY OF	COUNTY OF
Subscribed and sworn to or affirmed before	Subscribed and sworn to or affirmed before
me this: (date)	me this: (date)
by	by
Notarial Officer	Notarial Officer
(Notarial Officer's Stamp or Seal)	(Notarial Officer's Stamp or Seal)
If either party is represented by an attorney,	the attorney must sign.
Date	Approved by Party A's Attorney
Date	Approved by Party B's Attorney
	t Services (DCSS) is involved in your case, a ffice must approve the child support amount and

Signature of DCSS Representative

Date

EXHIBIT A: PROPERTY AND DEBTS

			,			•
1	Division of (Community Pr	an antire (me	montry a a guina	d dumina the	morningal
1.			ODEILV. (DIC	Denv accune	a aanne me	t marnager

Award each party the furniture, furnishings, artwork, collectibles, appliances, cookware, and related items of personalty in his/her possession.

Community property is awarded to each party as follows:

2. List of Community Property: (Be very specific in your description of the property.)

Household Furniture and Appliances: (Be specific.)	AWARD Party A	TO: Party B
Video: TV /DVD / DVR/ VCR, etc: (Be specific)		
Audio: Stereo/ Radio (Household or Portable): (Be specific)		

Case N	Jo
	AWARD TO: Party A Party B
Computers and Related Equipment: (Be specific)	
Motor Vehicles: (Be specific)	
1. Year, Make, Model:	
Last 4 digits of VIN #	
2. Year, Make, Model:	
Last 4 digits of VIN #	
3. Year, Make, Model:	
Last 4 digits of VIN #	
Cash, bonds of \$	
Other:	
Continued on attached page.	

3. Division of Retirement, Pension, Deferred Compensation:

Warning: You should see a lawyer about your retirement, pension, deferred compensation, 401k plans and/or benefits. If you do not see a lawyer regarding these assets, you risk losing any interest you have in these plans and/or benefits. There are certain documents the plan administrator must have. Only a lawyer can help you prepare these documents.

Neither party	has a	retirement,	pension,	deferred	compensation,	401K	Plan	and/or
benefits.								

OR

Award each party his/her interest in any and all retirement benefits, pension plans, or other deferred compensation described as:

OR

] Each party	waives	and	gives up	his/her	interest	in any	and al	l retirement	benefits,
pension pla	ns, or of	ther o	deferred of	compens	sation of	the oth	ner part	y:	

4. Division of Real Property: (Land and Buildings) Section A is for one piece of property. Section B is for another, separate property.

A. Real property located at (address)

The legal description of this property, as quoted from the DEED to the property* is:

* If you do not provide a correct legal description, you may have to come back to court to amend the Decree to include the correct legal description.

The real property ("A") described above is awarded as the sole and separate property of:

Party A or Party B

OR

Shall be sold and the proceeds divided as follows:

_____% or \$______to Party A

_____% or \$_____ to Party B

B. Real property located at (address)

The legal description of this property, as quoted from the DEED to the property* is:

* If you do not provide a correction court to amend the Decree to in	U I I	•	o come back to
The real property ("B") describe of:		Ĩ	parate property
OR			
Shall be sold and the pro	oceeds divided as follow	ws:	
<u>% or </u>	to Pa	rty A	
% or \$	to Pa	rty B	
Continued on attached page(s).			
Division of Community Debt: (De awyer about how to divide secure Community debts shall be divided	d and unsecured debts.)		ou should see a
Creditor Name	Amount Owed	Amount to be paid by Party A	be paid by
	\$	\$	\$
	\$	\$	\$
	\$	\$	\$
	\$	\$	\$
	\$	\$	\$
	\$	\$	\$
	\$	\$	\$

Continued on attached page.

5.

a.

b.

c.

d.

e.

f.

g.

h.

i.

\$

\$

\$

\$

\$

\$

- 6. Any debts or obligations incurred by either party before the date of separation, that are not identified in the list above or attached, shall be paid by the party who incurred the debt or obligation, and that party shall indemnify and hold the other party harmless from such debts.
- 7. Separate Property: (Property acquired before the marriage or by gift or bequest to one party.)

Property recognized as the separate property of Party A or Party B, is assigned below:

Description	Value	To Party	To Party
		А	В
	\$		
	\$		
	\$		
	\$		
	\$		
	\$		

Continued on attached page.

8. Separate Debt: (Debt acquired before the marriage.)

Debt recognized as the separate debt of Party A or Party B, is assigned below:

Creditor Name	Debt Amount	Party A Pays	Party B Pays
	\$		
	\$		
	\$		
	\$		
	\$		
	\$		

Continued on attached page.

Signature of Both Parties (for Consent Decree)

This "Exhibit A" represents the agreement of the parties as to the division of property and debt. The terms of the agreement are fair and equitable and have been reached free of coercion, duress, or threat of force.

By signing below, each of us states to the court under penalty of perjury that we have read and understand this document, and that the information contained in the document is true and correct to the best of our individual knowledge and belief.

Party A's Signature	Date	
Party B's Signature	Date	

If either party is represented by an attorney, the attorney(s) must sign:

Party A's Attorney

Party B's Attorney

Page 21 of 21

Date

Date

Person Filing:		
Address (if not protected):		
City, State, Zip Code:		
Telephone:		
Email Address:		For Clerk's Use Only
Lawyer's Bar Number:		
Representing Self, without a Lawyer or	Attorney for Petitioner or	r Respondent
	OURT OF ARIZONA MA COUNTY	
	Case No	
Petitioner/Party A	PARENTING PLAN FOR	
	JOINT LEGAL DECISION-	MAKING
Respondent/Party B	OR	
	SOLE LEGAL DECISION-N	MAKING

INSTRUCTIONS

This document has 4 parts: PART 1) General Information; PART 2) Legal Decision-making and Parenting Time; PART 3) Danger to Children Notification Statement; and PART 4) Joint Legal Decision-making Agreement. Where this form refers to "children" it refers to any and all minor children common to the parties whether one or more.

One or both parents must complete and sign the Plan as follows:

- a. If only <u>one</u> parent is submitting the Plan: that parent must sign at the end of PART 2 and 3.
- b. If both parents agree to legal decision-making and parenting time arrangements <u>but not</u> to joint legal decision-making: Both parents must sign the Plan at the end of PART 2 <u>and</u> 3, and the Affidavits under Section 5.
- c. If both parents agree to joint legal decision-making and parenting time arrangements as presented in the Plan: Both parents must sign the Plan at the end of PARTS 2, 3, and 4, and the Affidavits under Section 5.

PART 1: GENERAL INFORMATION:

A. MINOR CHILDREN. This Plan concerns the following minor children: (Use additional paper if necessary)

B. THE FOLLOWING LEGAL DECISION-MAKING ARRANGEMENT IS REQUESTED: (Choose ONE of 1, 2, 3, 4.)

1. SOLE LEGAL DECISION-MAKING BY <u>AGREEMENT</u>.

The parents agree that sole legal decision-making authority should be granted to Party A Party B.

The parents agree that since each has a unique contribution to offer to the growth and development of their minor children, each of them will continue to have a full and active role in providing a sound moral, social, economic, and educational environment for the benefit of the minor children, as described in the following pages,

OR

2. SOLE LEGAL DECISION-MAKING REQUESTED BY THE PARENT SUBMITTING THIS PLAN. The parents cannot agree to the terms of legal decisionmaking and parenting time. The parent submitting this Plan asks the Court to order sole legal decision-making authority and parenting time according to this Plan.

OR

3. JOINT LEGAL DECISION-MAKING BY <u>AGREEMENT</u>. The parents agree to joint legal decision-making and request the Court to approve the joint legal decision-making arrangement as described in this Plan.

OR

4. JOINT LEGAL DECISION-MAKING AUTHORITY REQUESTED BY THE PARENT SUBMITTING THIS PLAN.

The parents cannot agree to the terms of legal decision-making and parenting time or are unable to submit this plan together at this time. My request for joint legal decisionmaking authority is deferred for the Court's determination.

- PART 2: PARENTING TIME. Complete each section below. Be specific about what you want the Judge to approve in the court order.
 - A. (School Year) WEEKDAY AND WEEKEND TIME-SHARING SCHEDULE:

The minor children will be in the care of Party A as follows: (Explain).

The minor children will be in the care of Party B as follows: (Explain).

Other parenting time arrangements are as follows: (Explain).

Transportation will be provided as follows:

Party A or Party B will pick the minor children up at ______ o'clock.

Party A or Party B will drop the minor children off at o'clock.

Parents	may	change	their	time-share	arrangements	by	mutual	agreement	with	at	least
		days	s' noti	ce in advan	ce to the other	par	ent.				

B. SUMMER MONTHS OR SCHOOL BREAK LONGER THAN 4 DAYS: The weekday and weekend schedule described above will apply for all 12 calendar months EXCEPT:

During summer months or school breaks that last longer than 4 days, no changes shall be made. OR,

During summer months or school breaks that last longer than 4 days, the minor children will be in the care of Party A: (Explain)

During summer months or school breaks that last longer than 4 days, the minor children will be in the care of Party B:(Explain)

Each parent is entitled to a ______ week period of vacation time with the minor children. The parents will work out the details of the vacation at least ______ days in advance.

C. TRAVEL

Should either parent travel out of the area with the minor children, each parent will keep the other parent informed of travel plans, address(es), and telephone number(s) at which that parent and the minor children can be reached.

Neither parent shall travel with the minor children outside Arizona for longer than ______ days without the prior written consent of the other parent or order of the court.

D. HOLIDAY SCHEDULE: The holiday schedule takes priority over the regular time-sharing schedule as described above. Check the box(es) that apply and indicate the years of the holiday access/Parenting time schedule.

Holiday	Even	Years	O	dd Years
New Year's Eve	Party A	Party B	Party A	Party B
New Year's Day	Party A	Party B	Party A	🗌 Party B
Spring Vacation	Party A	Party B	Party A	Party B
Easter	Party A	Party B	Party A	🗌 Party B
4th of July	Party A	Party B	Party A	Party B
Halloween	Party A	Party B	Party A	🗌 Party B
Veteran's Day	Party A	Party B	Party A	Party B
Thanksgiving	Party A	Party B	Party A	Party B
Hanukkah	Party A	Party B	Party A	Party B
Christmas Eve	Party A	Party B	Party A	Party B
Christmas Day	Party A	Party B	Party A	Party B
Winter Break	Party A	Party B	Party A	Party B
Child's Birthday	Party A	Party B	Party A	Party B
Mother's Day	Party A	Party B	Party A	Party B
Father's Day	Party A	Party B	Party A	Party B

Each parent may have the children on his or her birthday.

<u>Three-day weekends</u> which include Martin Luther King Day, Presidents' Day, Memorial Day, Labor Day, Columbus Day, the children will remain in the care of the parent who has the minor children for the weekend.

Other Holidays (Describe the other holidays and the arrangement):

<u>Telephone Contact</u>: Each parent may have telephone contact with the minor children during the children's normal waking hours, OR: (Explain)

Other (Explain):

- E. PARENTAL ACCESS TO RECORDS AND INFORMATION: Under Arizona law (A.R.S. § 25-403.06), unless otherwise provided by court order or law, on reasonable request, both parents are entitled to have equal access to documents and other information concerning the minor children's education and physical, mental, moral and emotional health including medical, school, police, court and other records.
 - A person who does not comply with a reasonable request for these records shall reimburse the requesting parent for court costs and attorney fees incurred by that parent to make the other parent obey this request.
 - A parent who attempts to restrict the release of documents or information by the custodian of the records without a prior court order is subject to legal sanctions.

F. EDUCATIONAL ARRANGEMENTS:

This Parenting Plan incorporates by reference the following Education Order:

Joint Legal Decision-Making Education Order Sole Legal Decision-Making Education Order

NOTE: The Education Order you select must match the type of legal decision-making that you request in this Parenting Plan.

G. MEDICAL AND DENTAL ARRANGEMENTS:

- Both parents have the right to authorize emergency medical treatment, if needed, and the right to consult with physicians and other medical practitioners. Both parents agree to advise the other parent immediately of any emergency medical/dental care sought for the minor children, to cooperate on health matters concerning the children and to keep one another reasonably informed. Both parents agree to keep each other informed as to names, addresses and telephone numbers of all medical/dental care providers.
- Both parents will make major medical decisions together, except for emergency situations as noted above. (optional)

OR

- Major medical/dental decisions will be made by Party A Party B after consulting the other parent.
- H. RELIGIOUS EDUCATION ARRANGEMENTS: (Choose ONE)
 - Each parent may take the minor children to a church or place of worship of his or her choice during the time that the minor children is/are in his or her care.

Both parents agree that the minor children may be instructed in the faith.

- Both parents agree that religious arrangements are not applicable to this plan.
- I. ADDITIONAL ARRANGEMENTS AND COMMENTS:
 - NOTIFY OTHER PARENT OF ADDRESS CHANGE. Each parent will inform the other parent of any change of address and/or phone number in advance OR within _____ days of the change.
 - NOTIFY OTHER PARENT OF EMERGENCY. Both parents agree that each parent will promptly inform the other parent of any emergency or other important event that involves the minor children.
 - TALK TO OTHER PARENT ABOUT EXTRA ACTIVITIES. Each parent will consult and agree with the other parent regarding any extra activity that affects the minor children's access to the other parent.
 - ASK OTHER PARENT IF HE/SHE WANTS TO TAKE CARE OF CHILDREN. Each parent agrees to consider the other parent as care-provider for the minor children before making other arrangements.
 - OBTAIN WRITTEN CONSENT BEFORE MOVING. Neither parent will move with the minor children out of the Phoenix metropolitan area without prior written consent of the other parent, or a court-ordered Parenting Plan. A.R.S. 25-408 (B)
 - COMMUNICATE. Each parent agrees that all communications regarding the minor children will be between the parents and that they will not use the minor children to convey information or to set up parenting time changes.
 - METHOD OF COMMUNICATION. Each parent agrees to use the following means of communication:

Case No. _____

FREQUENCY OF COMMUNICATION. Each parent agrees to communicate regarding the
child(ren) on a regular basis. That communication schedule will be

ar	d will be by the following methods: Phone Email Other
m	RAISE OTHER PARENT. Each parent agrees to encourage love and respect between t inor children and the other parent, and neither parent shall do anything that may hurt t her parent's relationship with the minor children.
W	OOPERATE AND WORK TOGETHER. Both parents agree to exert their best efforts ork cooperatively in future plans consistent with the best interests of the minor child id to amicably resolve such disputes as may arise.
If	OTIFY OTHER PARENT OF PROBLEMS WITH TIME-SHARING AHEAD OF TIME either parent is unable to follow through with the time-sharing arrangements involving e minor child(ren), that parent will notify the other parent as soon as possible.
	ARENTING PLAN. Both parents agree that if either parent moves out of the area a turns later, they will use the most recent "Parenting Plan/Access Agreement" in plan
	fore the move.
be] M ch	
be] M ch	Fore the move. EDIATION. If the parents are unable to reach a mutual agreement regarding a lease ange to their parenting orders, they may request mediation through the court or a priva
be M ch m Be fre	Fore the move. EDIATION. If the parents are unable to reach a mutual agreement regarding a lease ange to their parenting orders, they may request mediation through the court or a prive ediator of their choice.

PART 2: SIGNATURE OF ONE OR BOTH PARENTS (as instructed on page 1)

Signature of Party A: _____ Date: _____

Signature of Party B: _____ Date: _____

PART 3: STATEMENT REGARDING CONTACT WITH SEX OFFENDERS AND PERSONS CONVICTED OF DANGEROUS CRIMES AGAINST CHILDREN.

According to A.R.S. §25-403.05, a child's parent or custodian must immediately notify the other parent or custodian if the person knows that a convicted or registered sex offender or someone who has been convicted of a dangerous crime against children may have access to the child.

The parent or custodian must provide notice (by first class mail, return receipt requested, by electronic means to an electronic mail address that the recipient provided) to the parent or custodian for notification purposes or by another form of communication accepted by the court.

According to A.R.S. § 13-705 (P) (1), "Dangerous crime against children" means any of the following that is committed against a minor who is under fifteen years of age:

- (a) Second degree murder.
- (b) Aggravated assault resulting in serious physical injury or involving the discharge, use or threatening exhibition of a deadly weapon or dangerous instrument.
- (c) Sexual assault.
- (d) Molestation of a child.
- (e) Sexual conduct with a minor.
- (f) Commercial sexual exploitation of a minor.
- (g) Sexual exploitation of a minor.
- (h) Child abuse as prescribed in section 13-3623, subsection A, paragraph 1.
- (i) Kidnapping.
- (j) Sexual abuse.
- (k) Taking a child for the purpose of prostitution as prescribed in section 13-3206.
- (1) Child prostitution as prescribed in section 13-3212.
- (m) Involving or using minors in drug offenses.
- (n) Continuous sexual abuse of a child.
- (o) Attempted first degree murder.
- (p) Sex trafficking.
- (q) Manufacturing methamphetamine under circumstances that cause physical injury to a minor.
- (r) Bestiality as prescribed in section 13-1411, subsection A, paragraph 2.
- (s) Luring a minor for sexual exploitation.
- (t) Aggravated luring a minor for sexual exploitation.
- (u) Unlawful age misrepresentation.

PART 3: SIGNATURE OF ONE OR BOTH PARENTS (as instructed on page 1)

I/We have read, understand, and agree to abide by the requirements of A.R.S. § 25-403.05 concerning notification of other parent or custodian if someone convicted of dangerous crime against children may have access to the child.

Signature of Party A:	Date:	
c		
Signature of Party B:	Date:	

PART 4: JOINT LEGAL DECISION-MAKING AGREEMENT (IF APPLICABLE):

A. DOMESTIC VIOLENCE: Arizona Law (A.R.S. § 25-403.03) states that joint legal decisionmaking authority shall NOT be awarded if there either has been "significant domestic violence" pursuant to A.R.S. § 13-3601 OR "a significant history of domestic violence."

Domestic Violence has not occurred between the parties, OR

Domestic Violence has occurred between the parties, but one of the following applies: (1) it has not been "significant domestic violence"; (2) there has not been a "significant history of domestic violence, (3) and/or domestic violence has been committed by both parties.*

B. DUI or DRUG CONVICTIONS: (A.R.S. § 25-403.04)

Neither party has been convicted of driving under the influence or a drug offense within the past 12 months, OR

One of the parties HAS been convicted of driving under the influence or a drug offense within the past 12 months, but the parties feel Joint Legal Decision-making is in the best interest of the children.*

* IF THERE HAS BEEN DOMESTIC VIOLENCE OR A DUI OR DRUG CONVICTION:

Explain below why Joint Legal Decision-making is still in the best interest of the children.

- C. JOINT LEGAL DECISION-MAKING AGREEMENT: If the parents have agreed to joint legal decision-making, the following will apply, subject to approval by the Judge:
 - 1. REVIEW: The parents agree to review the terms of this agreement and make any necessary or desired changes every _____ month(s) from the date of this document.
 - 2. CRITERIA. Our joint legal decision-making agreement meets the criteria required by Arizona law A.R.S. § 25-403.02, as listed below:
 - a. The best interests of the minor children are served;
 - b. Each parent's rights and responsibilities for personal care of the minor children and for decisions in education, health care and religious training are designated in this Plan;
 - c. A practical schedule of the parenting time for the minor children, including holidays and school vacations is included in the Plan;
 - d. A procedure for the exchange(s) of the child(ren) including location and responsibility for transportation.
 - e. The Plan includes a procedure for periodic review;
 - f. The Plan includes a procedure by which proposed changes, disputes and alleged breaches may be mediated or resolved.
 - g. A procedure for communicating with each other about the child, including methods and frequency.

PART 4: SIGNATURES OF BOTH PARENTS REQUESTING JOINT LEGAL DECISION-MAKING AUTHORITY (as instructed on page 1)

Signature of Party A:	Date:
Signature of Party B:	Date:

Case No. _____

This signature page belongs to the form titled "Parenting Plan" and cannot be used with any other documents.

PART 5: AFFIDAVITS

I declare under penalty of perjury the foregoing is true and correct.

Petitioner's/Party A's Signature	Date	
STATE OF		
COUNTY OF	_	
Subscribed and sworn to or affirmed before me	this:	(Date)
by		
(Notarial Officer's Stamp or Seal)	Notarial Officer	
Respondent's/Party B's Signature	Date	
STATE OF		
COUNTY OF	_	
Subscribed and sworn to or affirmed before me		(Date)
(Notarial Officer's Stamp or Seal)	Notarial Officer	

Person Filing:		
Address (if not protected):		
City, State, Zip Code:		
Telephone:		
Email Address:		For Clerk's Use Only
ATLAS Number:		
Lawyer's Bar Number:		
Representing Self, without a Lawyer OR Atto		oner OR 🗌 Respondent
SUPERIOR COURT C IN YUMA COU CHILD SUPPORT W	UNTY	
Petitioner/Party A:	Case No.	
Respondent/Party B:		
Total Number of Children:		
Parenting Plan: Party A 🗌 Party B 🗌 equal 🗌		
Child Support Income figures for the OTHER PARE	NT are:	
 ACTUAL, with proof, such as a recent W2 o statement. ESTIMATED, based on facts or knowledge of job. ATTRIBUTED, based on what other party co Section II(A)(4)(b)). 	pay before promo	tion or of others in similar
	PARTY A	PARTY B
Child Support Income (Pre-Tax Income. Before deductions.)	\$	\$
Adjustments to Child Support Income: [Mandator	·y]	
Court-Ordered Spousal Maintenance (Paid)/Received	\$	\$
Court-Ordered Child Support of Other Relationships (Actually Paid)	\$	\$
Support of Child[ren] from Other Relationship A:B:	\$	\$
Adjusted Child Support Income	\$	<u> </u> <u>\$ </u>
Combined Adjusted Child Support Income	\$_	

Basic Combined Child Support Obligation for	_ Children	\$ <u> </u>		
Adjustments to Basic Combined Child Support Ob	ligation:			
Adjustment for Children over Age 12 at 10%)		\$	<u> </u>
[Mandatory] Madical Dantal and Vision Insummas Baid by	¢		¢	
Medical, Dental, and Vision Insurance Paid by [Mandatory]	\$		<u>\$</u>	
Monthly Child Care Costs for Children				
Paid by [Discretionary]	<u>\$</u>		<u>\$</u>	
Extra Education Expenses Paid by				
[Discretionary]	\$		\$	
Extraordinary (Gifted or Special Needs) Child	¢		¢	
Expenses Paid by [Discretionary]	\$		<u> </u> <u> </u> <u> </u>	
Total Child Support Obligation		\$		
Each Parent's Proportionate Percentage of Combin	ned	Ψ		
Adjusted Child Support Income	lea	%		%
Each Parent's Proportionate Share of Total				
Support Obligation	\$		<u>\$</u>	
Parenting Time Adjustment				
Using Parenting Time Table for Days				
at% [Mandatory]	\$		<u>\$</u>	<u> </u>
Total Adjustments to Child Support Obligation from	۵		đ	
Above	\$		D	
Presumptive Child Support Obligation	\$		2	
Self-Support Reserve Test for Parent Who Will Pa	•		\$	
Adjusted Child Support Income: \$	5			
[Discretionary]				
Less Reserve Amount (\$)	\$		<u>\$</u>	
Monthly Child Support to be Paid by	to			
· · · · · · · · · · · · · · · · · · ·	\$			

I declare under penalty of perjury that the foregoing is true and correct.

Executed on:_____ Date

Signature of Parent

Person Filing:	
Address (if not protected):	
City, State, Zip Code:	
Telephone:	For Clerk's Use Only
Email Address:	
ATLAS Number:	
Lawyer's Bar Number:	
Representing Self, without a Lawyer OR	Attorney for Petitioner OR Respondent
	URT OF ARIZONA A COUNTY
	Case No
Petitioner / Party A	
	ATLAS No
Date of Birth (Month, Date, Year)	CHILD SUPPORT ORDER A.R.S. § 25-503
Respondent / Party B	
Date of Birth (Month, Date, Year)	
THE COURT FINDS:	
1. Party A:	and
Party B:	
Have a duty to support the following child	lren:
Child(ren)'s Name(s)	Date of Birth

Case Number:

- 2. Child Support Guidelines: The required financial factors and any discretionary adjustments pursuant to the Arizona Child Support Guidelines are as set forth in the Child Support Worksheet, attached and incorporated by reference.
- 3. Child Support:

Party .	A Darty	B is	ordered	to	pay	child	support	in	the	amount	of
\$	1	per mo	onth to					_ pu	rsuar	nt to	the
Arizona Ch	ild Support G	uidelir	nes witho	ut de	eviati	on.					

- Party A Party B is obligated to pay child support to Party A Party B in the amount of <u>Party B</u> per month pursuant to the Arizona Child Support Guidelines without deviation. This amount is an appropriate amount to award for child support in this case except that the Court finds it more appropriate and just to make a rounding adjustment to the exact guideline amount for ease of calculation to <u>per month</u>.
- Party A Party B is obligated to pay child support to Party A Party B in the amount of <u>pertoperators</u> per month pursuant to the Arizona Child Support Guidelines. Application of the child support guidelines in this case is inappropriate or unjust. The Court has considered the best interests of the child in determining that a deviation is appropriate.

After deviation the child support order is \$_____ per month.

Party A Party B is obligated to pay child support to Party A Party B in the amount of <u>per</u> month pursuant to the Arizona Child Support Guidelines. Application of the child support guidelines in this case is inappropriate or unjust. The Court has considered the best interests of the child in determining that a deviation is appropriate.

After deviation the child support order is \$______ per month. Further, the parties have entered into a written agreement or their agreement is on the record and is free of duress and coercion with knowledge of the amount of child support that would have been ordered under the guidelines but for the agreement.

Reason(s) for deviation:

Case Number: _____

4. Support Arrears:

		Party A Party B owes child support arrearage	s to	P	arty A [Party	B in
		the total amount of \$ fo	or	the	time	period	of
		through		plus	accrue	1 interes	st on
		prior child support arrearages due of \$			calcul	ated thr	ough
		the date of					
		The Court finds no child support arrearages due and ov	wing	.			
		No evidence was presented in support of child support	arre	earage	es.		
5.	Past S	Support:					
		It is appropriate to award 🗌 Party A 🗌 Party B and	n ad	ditior	al judg	ment for	: past
		support in the amount of \$ fo	or the	e peri	od betw	een the	filing
		of this current petition and the date current child suppo	ort is	order	red to be	egin.	
		Temporary support or voluntary/direct support	rt pa	aymer	nts in tł	ne amou	nt of
		\$ were paid during the p	erio	d abo	ve; there	efore, the	e past
		support is adjusted to \$					
		It is appropriate to award 🗌 Party A 🗌 Party B an add	ditio	nal ju	dgment	in the an	nount
		of \$ for past support owed from	the o	date c	of separa	ation, bu	ıt not
		more than three years before the date of filing the curre	ent p	oetitio	n.		
		Temporary support or voluntary/direct support	rt pa	aymer	nts in th	ne amou	nt of
		\$ were paid during the p	erio	d abo	ve; there	efore, the	e past
		support is adjusted to \$					
		The Court finds no past support amount due and owing	g.				
		No evidence was presented in support of past child sup	pport	t.			
		The Court finds no temporary support or voluntary/dire	ect si	uppor	t payme	nts were	paid.
		No evidence was presented in support temporary supp	port	or vo	luntary/o	lirect su	pport
		payments.					

6. Interest:

	Case Number:	
	The Court finds interest in the amount of \$	_ due to 🗌 Party A
	Party B	
	For the period of: to	
It i	is ordered that:	
1.	Child Support Judgment:	
	Party A Party B shall pay child support to	_ in the amount of
	<pre>\$ per month. This monthly amount, payable by</pre>	income withholding
	order, shall be paid on the 1 st day of each month beginning	
2.	Support Arrearages Judgment:	
	Party A Party B is granted judgment against	_ in the amount of
	\$as and for child support arrearages for	or the period of
	through the date of togethe	er with interest on
	said amount at the legal rate of 10% per annum until paid in full, plu	s additional accrued
	interest on prior child support judgments of \$	calculated through
	the date of	
	Party A Party B shall pay, in addition to his OR her curre	ent support payment,
	the amount of \$ per month toward this ju	udgment, payable on
	the first day of each month, beginningu	ntil paid in full.
	NO Judgment for child support arrearages is entered.	
3.	Past Support Judgment:	
	Party A Party B is granted a past support judgment against	Party A Party B
	in the additional amount of \$ Party A Pa	arty B shall pay the
	additional amount of \$ per month toward this ju	udgment, payable on
	the first day of each month commencingu	intil paid in full.
	OR	

NO Judgment for past support is entered.

Case Number:

4. Payments and Clearinghouse: All payments, plus the statutory handling fee, shall be made through the Support Payment Clearinghouse pursuant to an Order of Assignment, or "Income Withholding Order" signed this date. Any time the full amount of support ordered is not withheld, the person obligated to pay (the obligor) remains responsible for the full monthly amount ordered. Payments not made directly through the Support Payment Clearinghouse shall be considered *gifts* unless otherwise ordered. All payments shall be made payable to and mailed directly to:

Support Payment Clearinghouse P.O. Box 52107 Phoenix, AZ 85072-2107

Payments must include Party A's or Party B's name, and Atlas number. Pursuant to A.R.S. § 25-322, the parties shall submit current address information in writing to the Clerk of Superior Court and the Support Payment Clearinghouse immediately. The obligor (party being ordered to pay) shall submit the names and addresses of his or her employers or other payors within 10 days. Both parties shall submit address changes within 10 days of the change.

5. Total Monthly Payments:

Party A Party B shall make total monthly payments to Party A Party B in the amount of \$______ per month, payable on the first day of each month, beginning as follows:

Monthly Payments:

Current child support payment as ordered above:	\$
Current spousal maintenance payment:	\$
Support arrearage payment:	\$
Clearinghouse handling fee:	\$ 8.00
Total monthly payment:	\$

- 6. Medical, Dental, Vision Care Insurance for Minor Children:
 - Party A OR Party B is responsible for providing medical dental vision care insurance for the minor child(ren) and shall continue to pay premiums for any medical, dental and vision policies covering the child(ren) that are currently included in the incorporated Parent's Worksheet for Child Support.

Party A OR Party B shall be individually responsible for providing medical insurance for the minor child(ren) of the parties as soon as it becomes accessible and available at a reasonable cost, as neither party currently has the ability to obtain such medical insurance.

Medical, dental, and vision insurance, payments and expenses are based on the information in the Parent's Worksheet for Child Support attached hereto and incorporated by reference.

The party ordered to pay must keep the other party informed of the insurance company name, address and telephone number, and must give the other party the documents necessary to submit insurance claims. An insurance card must be provided to the other party. Notification must also be provided to the other party if coverage is no longer being provided for the child(ren).

7. Non-Covered Medical Expenses:

Party A is ordered to pay _____% and D Party B is ordered to pay _____% of all reasonable uncovered and/or uninsured medical, dental, vision, prescription and other health care charges for the minor child(ren).

- A request for payment or reimbursement of uninsured medical, dental and/or vision costs must be provided to the other party within 180 days after the date the services occur.
- The party responsible for payment or reimbursement must pay their share, as ordered by the Court, or make acceptable payment arrangements with the provider or person entitled to reimbursement within 45 days after receipt of the request.
- 8. Travel expenses: The costs of travel related to parenting time over 100 miles one way shall

be shared as follows: Party A _____% Party B ____%

- 9. Information exchange: The parties shall exchange financial information such as copies of tax returns, financial affidavits, and earnings statements every twenty-four months. At the time the parties exchange financial information, they shall also exchange residential addresses and the names and addresses of their employers unless the Court has ordered otherwise.
- 10. Tax exemptions: The Court allocates the following federal tax exemption(s) for the dependent child(ren):

Child's Name	Date of Birth (Month, Day, Year)	Parent Entitled to Deduction	For Calendar
	rear)	Party A Party B	Year
		Party A Party B	
		Party A Party B	
		Party A Party B	

For years following those listed above while this Child Support Order remains in effect, the parties shall repeat the pattern above of claiming deductions for each child.

Party A or Party B may claim the allocated tax exemptions only if all support and arrears ordered for the year have been paid by January 15 of the following year. An Internal Revenue Service form 8332 may need to be signed and filed with a party's income tax return. *See IRS Form 8332 for more detailed information*.

Party A or Party B may unconditionally claim the tax exemption allocated to Party A or Party B for income tax purposes. An Internal Revenue Service Form 8332 may need to be signed and filed with a party's income tax return. *See IRS Form 8332 for more detailed information.*

Even though the court's judgment contains orders regarding medical insurance and the allocation of the right to claim the child as a dependent for the purposes of federal taxes, these orders are not binding on the IRS. Under the Affordable Care Act, the party who claims a child as a dependent on a federal tax return has the obligation to ensure that the child is covered by medical insurance and may be penalized by the IRS for failing to do so. This penalty may be imposed even if it is the other party's responsibility to carry medical insurance on the child under the Decree of Dissolution of Marriage.

- 11. Modification: If this is a modification of child support, all other prior orders of this Court not modified remain in full force and effect.
- 12. Emancipation: A child is emancipated:
 - On the child's 18th birthday, however if a child is still attending high school or a certified high school equivalency program, support will continue until graduation or the child reaches 19 years of age.
 - On the date of the child's marriage.
 - When the child is adopted.
 - When the child dies.

13. Other findings and orders:

Page 8 of 8

Case Number:

14. Final Appealable Order. No further claims or issues remain for the Court to decide. Therefore, IT IS FURTHER ORDERED pursuant to Rule 78(c), Arizona Rules of Family Law Procedure, this final judgment/decree is signed by the Court and it shall be entered by the Clerk of Superior Court. The time for appeal begins upon entry of this judgment by the Clerk of Superior Court. For more information on appeals, see Rule 8 and other Arizona Rules of Civil Appellate Procedure. IT IS FURTHER ORDERED denying any affirmative relief sought before the date of this Order that is not expressly granted above.

Date

Judicial Officer

15. Stipulation. Signature by both Parties (if applicable):

Party A Party B, by signing this document, we state to the Court under penalty of perjury that we read and agree to this Court Order, and that all the information contained in it is true, correct, and complete to the best of our knowledge and belief.

Party A's Signature

Party B's Signature

If either party is represented by a lawyer, the lawyer must sign below:

Party A's Lawyer Signature

Party B's Lawyer Signature

Date

Date

Date

Date

Person Filing:			
Address (if not protected):			
City, State, Zip Code:			
Telephone:			
Email Address:			
ATLAS Number:			
Lawyer's Bar Number:			
Representing Self, without a Lawyer OR	Attorney for	Petitioner OR	Respondent

IN THE SUPERIOR COURT OF ARIZONA IN YUMA COUNTY

Case No.

Petitioner

JOINT LEGAL DECISION-MAKING EDUCATION ORDER

Instructions:

Respondent

This Legal Decision-Making Order is required. You must complete this Order to match your Parenting Time Plan and, after it's signed by the Judge, provide a copy to the minor child(ren)'s school(s).

If **both parents agree**, both parents must sign this Order on page 8, before submitting it to the Judge.

If the Order is being submitted by one parent, that parent must sign this Order on page 8, before submitting it to the Judge.

If either parent is represented, that Parent's Counsel or Paraprofessional must also sign this Order on page 8, before it's submitted to the Judge.

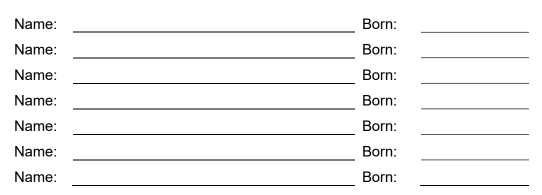
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Page 1 of 5

Initial	()
Initial	()

THE COURT FINDS AS FOLLOWS:

1. The parties have the following minor child(ren) (hereinafter the "minor child(ren)"):



2. An order regarding legal decision-making and/or parenting time in the best interests of the minor child(ren) (also referred to as a "Parenting Plan") was entered by this Court on (insert date)

4. It furthers the best interests of the minor child(ren) for this Court to enter the following school-specific order that reflects relevant provisions under the Parenting Plan. This order serves to supplement, but not modify or replace, the provisions set forth in the Parenting Plan. If there is a conflict between this order and the current Parenting Plan, the Parenting Plan controls. For purposes of this order, the terms apply equally to schools, pre-schools, and institutional childcare providers.

5. This order is binding upon the parents, who are responsible for complying with its terms and the terms in the parenting plan. It is not binding on a school but is provided as guidance for the child(ren)'s schools.

Based thereon,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Delivery to School.

The parents are required to provide a copy of this order to the minor child(ren)'s school(s).

2. Joint Legal Decision-Making.

The parents have been awarded joint legal decision-making. As it relates to this Education Order, legal decisions include school selection, enrollment/withdrawal, and special services (IEP/504 Plans). In the event the parents cannot agree (select appropriate box):

□*Joint Decision-Making*: Neither parent is entitled to any greater decision-making authority. No change can be made, nor any action taken, unless the parties agree or a court order resolves the issue.

Initial	()
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^{3.} A.R.S. §25-401 defines two different types of legal decision-making. "Joint legal decision-making" means both parents share decision-making and neither parent's rights or responsibilities are superior except with respect to specified decisions as set forth by the court or the parents in the final judgment or order. "Sole legal decision-making" means one parent has the legal right and responsibility to make major decisions for a child. In this case, the Court has awarded **joint legal decision-making** to the parents.

- □ Joint Decision-Making with a party having "Final" Authority: Subject to the terms set forth in the Parenting Plan, decisions will be made by (indicate which parent has "presumptive" or "final" authority):
 - □ Petitioner □ Respondent

3. School Selection.

Enrollment of the minor child(ren) in a particular school is subject to the school's policies or rules, space availability, enrollment restrictions set by the school or school district or its authorizer (if a charter school), and state law. A parent may submit enrollment documentation to the school of choice solely for the purpose of reserving the minor child(ren)'s place at the school. Neither parent is restricted from selecting their preference of school for open enrollment purposes.

4. Special Services.

If the minor child(ren) is/are eligible for or being considered for a 504 Plan, an Individualized Education Program (IEP), an Individualized Service Plan (ISP), or other special services:

- An evaluation as to the minor child(ren)'s eligibility for special services shall proceed so long as at least one parent consents.
- Both parents are entitled to attend all meetings with school officials that parents are permitted to attend.
- Both parents are authorized to have access to all special services records and testing results.
- Upon completion of any evaluation or assessments, if there is no agreement between the parties regarding the provision of special education and related special services, the decision of how to proceed must be decided in accordance with the legal decision-making orders of the court.

5. Parenting Time and Child Pick-Up.

The school should not use the parenting schedule as a basis to deny either parent access to their minor child(ren), nor may either parent instruct the school to limit contact, unless otherwise ordered. Each parent may pick up the minor child(ren) from school and each may authorize other individuals to pick up the minor child(ren), unless there are limitations under the terms of the current Parenting Plan or another court order.

6. Contact Information.

Each parent's home address, e-mail, cell phone and any other contact information must be provided to the school and listed by the school as the contact information for the minor child(ren). Additional emergency contacts may be listed, but in the event of a dispute between the parties, the school must list any person requested by either parent until the parents reach an agreement or secure a court order to the contrary. In the event of an emergency, either parent may make decisions for the minor child(ren)'s immediate care.

7. Access to School Grounds.

Subject to the policies of the school, or any provisions set forth in the Parenting Plan or other order of the court, there are no restrictions on either parent's right to participate in school activities or events, or engage in any parent volunteer activities, that parents are generally permitted to participate in.

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8. Access to School Records and Parent Portal.

Both parents are entitled to equal access to the minor child(ren)'s school records. Neither parent may restrict the other parent's access to information. Further, each parent is individually responsible for contacting the school and requesting to be included on any mailing or distribution list.

Both parents are entitled to access the school's student information system or online parent portal(s) (*e.g.* ParentVUE, Google Classroom, Infinite Campus, etc.). Unless the school allows each parent to have an individual login account, the parents must create a joint login ID and password, which will not be changed or modified without the consent of the other parent.

9. Parent-Teacher Conferences.

Each of the parents has equal right to confer with teachers and counselors concerning the minor child(ren)'s education and other activities. The parents may request joint or separate parent-teacher conferences, and the school may or may not accommodate the request.

10. Curriculum and Instruction Disputes.

In the event there is a disagreement between the parties as to the child(ren)'s involvement in any specific curricular activities, the subject matter being taught by the school (including books associated with the school curriculum), or the method of instruction, the issue shall be decided consistent with the legal decision-making authority assigned by court order. If neither parent has superior decision-making authority, the school shall implement its standard curriculum and method of instruction until such time that the parties reach an agreement or secure a court order.

11. Extra-Curricular Activities.

Each parent is authorized to sign consent forms for the child(ren) to participate in extra-curricular activities. In the event the parents disagree about the child(ren)'s involvement in such activities, the issue shall be addressed in accordance with the legal decision-making authority determined by the court. If neither parent has superior decision-making authority, the burden shall be on the parents, and not the schools, to resolve the issue through agreement or order of the court consistent with the legal decision-making orders entered by the court.

12. Future Litigation.

The parties must make best efforts to agree upon the admission of school records or communications without the need for foundational testimony or agree upon the submission of an affidavit from the custodian of records to authenticate the records in lieu of testimony, whenever possible. If a teacher or school official is required for substantive testimony, the scheduling of such testimony will, when possible, be set at a time that is least disruptive to the school, its other students, and its operations. Presumptively, accommodations will be made to allow virtual appearances by the teacher or school official.

13. Additional Education-Related Orders

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Signed this date: _____

By: _____ Judicial Officer Superior Court of Yuma County

Respondent: _____

Date:

If both parties agree to this Order, signatures of BOTH parties:

Petitioner: _____

Date:

If either party is represented by an attorney, their attorney must also sign.

Date

Approved by Petitioner's Attorney

Date

Approved by Respondent's Attorney



Person Filing:	
Address (if not protected):	_
City, State, Zip Code:	_
Telephone:	_
Email Address:	_
ATLAS Number:	_
Lawyer's Bar Number:	
Representing Self, without a Lawyer OR Attorney for	Petitioner OR Respondent

IN THE SUPERIOR COURT OF ARIZONA IN YUMA COUNTY

Case No.

Petitioner

Respondent

SOLE LEGAL DECISION-MAKING EDUCATION ORDER

Instructions:

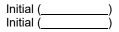
This Legal Decision-Making Order is required. You must complete this Order to match your Parenting Time Plan and, after it's signed by the Judge, provide a copy to the minor child(ren)'s school(s).

If **both parents agree**, both parents must sign this Order on page 6, before submitting it to the Judge.

If the Order is being submitted by one parent, that parent must sign this Order on page 6, before submitting it to the Judge.

If either parent is represented, that Parent's Counsel or Paraprofessional must also sign this Order on page 7, before it's submitted to the Judge.

THIS SECTION LEFT INTENTIONALLY BLANK



THE COURT FINDS AS FOLLOWS:

1. The parties have the following minor child(ren) (hereinafter the "minor child(ren)"):

Name:	Born	:
Name:	Born	:

2. An order regarding legal decision-making and/or parenting time in the best interests of the minor child(ren) (also referred to as a "Parenting Plan") was entered by this Court on (insert date)

4. It furthers the best interests of the minor child(ren) for this Court to enter the following school-specific order that reflects relevant provisions under the Parenting Plan. This order serves to supplement, but not modify or replace, the provisions set forth in the Parenting Plan. If there is a conflict between this order and the current Parenting Plan, the Parenting Plan controls. For purposes of this order, the terms apply equally to schools, pre-schools, and institutional childcare providers.

5. This order is binding upon the parents, who are responsible for complying with its terms and the terms in the parenting plan. It is not binding on a school but is provided as guidance for the child(ren)'s schools.

Based thereon,

IT IS HEREBY ORDERED AS FOLLOWS:

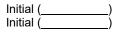
1. Delivery to School.

The parents are required to provide a copy of this order to the minor child(ren)'s school(s).

2. Sole Legal Decision-Making.

Sole legal decision-making authority has been awarded to (indicate which parent has sole legal decision-making):

As it relates to this Education Order, legal decisions include school selection, enrollment/ withdrawal, and special services (IEP/504 Plans).



^{3.} A.R.S. §25-401 defines two different types of legal decision-making. "Joint legal decision-making" means both parents share decision-making and neither parent's rights or responsibilities are superior except with respect to specified decisions as set forth by the court or the parents in the final judgment or order. "Sole legal decision-making" means one parent has the legal right and responsibility to make major decisions for a child. In this case, the Court has awarded **sole legal decision-making** to one parent.

3. School Selection.

Only the parent with sole legal decision-making authority has the authority to select the minor child(ren)'s school. However, enrollment of the minor child(ren) in a particular school is subject to the school's policies or rules, space availability, enrollment restrictions set by the school or school district or its authorizer (if a charter school), and state law.

4. Special Services.

If the minor child(ren) is/are eligible for or being considered for a 504 Plan, an Individualized Education Program (IEP), an Individualized Service Plan (ISP), or other special services, only the parent with sole legal decision-making has the authority to consent to evaluation and/or the child(ren)'s participation in special education and related special services.

Both parents are entitled to attend all meetings with school officials that parents are permitted to attend. Both parents are authorized to have access to all special services records and testing results.

5. Parenting Time and Child Pick-Up.

The school should not use the parenting schedule as a basis to deny either parent access to their minor child(ren), nor may either parent instruct the school to limit contact, unless otherwise ordered. Each parent may pick up the minor child(ren) from school and each may authorize other individuals to pick up the minor child(ren), unless there are limitations under the terms of the current Parenting Plan or other court order.

6. Contact Information.

Each parent's home address, e-mail, cell phone and any other contact information must be provided to the school and listed by the school as the contact information for the minor child(ren). Additional emergency contacts may be listed, but in the event of a dispute between the parties, the school must list any person requested by either parent until the parents reach an agreement or secure a court order to the contrary. In the event of an emergency, either parent may make decisions for the minor child(ren)'s immediate care.

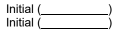
7. Access to School Grounds.

Subject to the policies of the school, or any provisions set forth in the Parenting Plan or other order of the court, there are no restrictions on either parent's right to participate in school activities or events, or engage in any parent volunteer activities, that parents are generally permitted to participate in.

8. Access to School Records and Parent Portal.

Both parents are entitled to equal access to the minor child(ren)'s school records. Neither parent may restrict the other parent's access to information. Further, each parent is individually responsible for contacting the school and requesting to be included on any mailing or distribution list.

Both parents are entitled to access the school's student information system or online parent portal(s) (*e.g.* ParentVUE, Google Classroom, Infinite Campus, etc.). Unless the school allows each parent to have an individual login account, the parents must create a joint login ID and password, which will not be changed or modified without the consent of the other parent.



9. Parent-Teacher Conferences.

Each of the parents has the equal right to confer with teachers and counselors concerning the minor child(ren)'s education and other activities. The parents may request joint or separate parent-teacher conferences, and the school may or may not accommodate the request.

10. Curriculum and Instruction Disputes.

In the event there is a disagreement between the parties as to the child(ren)'s involvement in any specific curricular activities, the subject matter being taught by the school (including books associated with the school curriculum), or the method of instruction, the issue shall be decided by the parent with sole legal decision-making authority.

11. Extra-Curricular Activities.

It is anticipated that the child(ren) will participate in extra-curricular activities. If there is a disagreement between the parties, only the parent with sole legal decision-making authority has the authority to sign any permission slip or authorization.

12. Future Litigation.

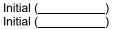
The parties must make best efforts to agree upon the admission of school records or communications without the need for foundational testimony or agree upon the submission of an affidavit from the custodian of records to authenticate the records in lieu of testimony, whenever possible. If a teacher or school official is required for substantive testimony, the scheduling of such testimony will, when possible, be set at a time that is least disruptive to the school, its other students, and its operations. Presumptively, accommodations will be made to allow virtual appearances by the teacher or school official.

13. Additional Education-Related Orders

Signed this date:

By:

Judicial Officer Superior Court of Yuma County



If both parties agree to this Order, signatures of BOTH parties:

Petitioner:	Respondent:
Date:	Date:

If either party is represented by an attorney, their attorney must also sign.

Date

Approved by Petitioner's Attorney

Date

Approved by Respondent's Attorney

