LEGAL SEPARATION WITHOUT MINOR CHILDREN

For Respondent Only



Respond

Part 3: Respond to a Petition for Legal Separation

(Forms Packet)

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SELF SERVICE CENTER

HELPFUL INFORMATION: HOW TO FILE A RESPONSE TO A PETITION FOR LEGAL SEPARATION WITHOUT MINOR CHILDREN

IMPORTANT NOTICE TO VICTIMS OF DOMESTIC VIOLENCE: Domestic violence can be part of any marriage. Domestic violence can include physical violence, such as hitting, slapping, pushing or kicking directed against you and/or your children, and threats of physical violence made against you and/or your children, and/or regular verbal abuse used to control you and/or your children.

All court documents request your address and phone number. If you are a victim of domestic violence, you must file a Petition for an Order of Protection 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 court papers. Then, write "protected" where asked for this information and update the Clerk of the Court with an address and phone number as soon as possible. The Clerk of the Court will keep your address confidential.

PAPERS YOU SHOULD HAVE RECEIVED WITH THE PETITION FOR LEGAL SEPARATION:

SUMMONS: You have been summoned to appear in court. The Summons tells you how many calendar days you have to file a Response, depending on how you were served with the court papers. Be sure to file a WRITTEN RESPONSE on time. If the time for you to file a WRITTEN RESPONSE has passed, your spouse must complete an "Application and Affidavit for Entry of Default" and send you a copy of that document. You will have 10 more days in which to file your "Written Response". If you do not file a WRITTEN RESPONSE ON TIME, a default judgment can be entered. That means, you will not get to tell the judge your side of the story.

PRELIMINARY INJUNCTION: This is an order from the court to both spouses about what you CAN and CANNOT do with property, minor children, and other issues while the legal separation is pending. If you or your spouse do not obey this order, the party who disobeys it can be in serious trouble with the court. If your spouse disobeys the order, see a lawyer for help on what to do. The Self-Service Center has a list of lawyers who will help you help yourself, and this list tells how much they charge to help you.

INFORMATION FOR CONCILIATION COURT: You may or may not have received a paper on this. There is no requirement that your spouse serve this document on you. In either case, the court has services to help couples with their marriage, called "Conciliation" and "Mediation". You can ask for an appointment by filing a written Petition, to discuss your marriage with these court professionals. You can get the forms for the appointment at the Self-Service Center.

PETITION FOR LEGAL SEPARATION WITHOUT CHILDREN: This is the form your spouse completed to tell the court his or her side of the story about property, debt, spousal maintenance (alimony), pregnancy, and everything else about the marriage. **Read each and every word very carefully**, and decide what you want to do. Here are your choices:

- 1. **Do nothing.** This means your spouse can get a legal separation and tell the judge his or her side of the story, without you telling your side at all. **This is called a "default."** Even in these cases, the judge will try to decide what is best, but it is never a good idea to ignore the court proceeding and have a court order that you had no input on. You should see a lawyer before you decide to do nothing.
- 2. Decide with your spouse how you want to handle everything: property, debt, spousal maintenance (alimony), and everything else about the marriage. Then you and your spouse file papers in the court stating your agreement on everything. This is called a "consent or stipulation." This is often the best way to proceed, if you and your spouse desire to live separate and apart, and can talk about the critical issues to decide how you both want to handle the legal separation. Mediators can help you with this. The Self-Service Center has a list of mediators, and how much they charge to you.
- 3. Protest what your spouse said in the Petition, file a Response stating your side of the story, and how you want to handle everything: property, debt, spousal maintenance/support (alimony), and everything else about the legal separation. This will make your case a "contested matter." But, even if you originally file a Response, you and your spouse can still decide to agree on something, or everything, and file court papers for a "consent or stipulation." Mediators can help you with this, and the Self-Service Center has a list of mediators, and how much they charge to help you. If you file a Response and do not settle everything with your spouse, you must be sure to file the court papers you will need to set the case for trial.

SELF SERVICE CENTER

INSTRUCTIONS: HOW TO RESPOND TO A PETITION FOR LEGAL SEPARATION WITHOUT MINOR CHILDREN

COMPLETING YOUR WRITTEN RESPONSE TO THE PETITION:

STEP INSTRUCTION

- A Type or print with black ink only.
- B Complete the "Sensitive Data Sheet" (Do NOT copy or provide this document to the other party).
- C Make sure your form is titled "RESPONSE TO PETITION FOR LEGAL SEPARATION WITHOUT MINOR CHILDREN."
- In the top left corner of the first page, fill out the following: Your name; address (if not protected); city, state and zip code; telephone number; and your ATLAS number, if you are receiving or have received AFDC from the Arizona Department of Economic Security. Then state whether you are representing yourself or whether an attorney represents you.
- Fill in the name of Petitioner and Respondent exactly the same way as it looks on the Petition. Do this for every document you file with the court regarding this case from now on.
- **F** Use the case number that is stamped in the upper right-hand corner of the Petition. Do this for all documents you file with the court regarding this case from now on.

STATEMENTS MADE TO THE COURT UNDER OATH OR AFFIRMATION:

GENERAL INFORMATION:

- **1. ABOUT MY SPOUSE, THE PETITIONER.** Fill in your spouse's (the Petitioner's) name, address (if not protected), date of birth, occupation, and length of time domiciled (lived) in this state. This is basic information about the Petitioner.
- **2. ABOUT ME, THE RESPONDENT.** Fill in your name, address, date of birth, occupation, and length of time domiciled (lived) in this state. This is basic information about YOU, the Respondent.
- **3. ABOUT OUR MARRIAGE.** This is general information about your marriage. Fill in the date that you were married, and the city and state where you were married.
- **ABOUT THE LEGAL SEPARATION.** Check one box only to tell the Judge that you want to be legally separated, or that you do not want to be legally separated but that you want to be divorced. If you or your spouse have lived in Arizona for more than 90 days prior to filing the Petition for Legal Separation, the judge has the discretion to change the Petition for Legal Separation to a Petition for Dissolution of Marriage (Divorce) if one of the parties believes the marriage is over and wants a divorce instead of a legal separation.

PROPERTY AND DEBTS: The information you give in paragraphs 5 and 6 tells the court about your property and debts and how you think property and debts should be divided. Community property is generally any property you and your spouse purchased during your marriage or that was paid for during the marriage, regardless of who uses the property or who actually paid the money. Unless property was a gift or inheritance, all property gotten during the marriage is community property, and both you and your spouse are entitled to a roughly equal share of this property. Community debts, likewise, belong to both people, regardless of who spent the money. If you have questions, or have a lot of community assets, you may want to consult an attorney regarding issues of community property and debts BEFORE filing your Response and other papers.

It is very important that you be specific in your responses about the property and debt. Describe the property and debt that should go to or be paid by you in detail and describe the property and debt that should go to or be paid by your spouse in detail. Never list an item and check both the Petitioner and the Respondent box.

from the marriage, mark the first box. If you had property together check the second box. If you checked the second box, you will then tell the Court first what property should go to you and second, what property should go to your spouse. Generally, the court will try to divide the property 50-50, unless there are good reasons not to. Realize that it is unlikely that the court will give most or all of the property to either spouse, so try to put some thought into what you think would be a fair split before answering this question.

First, you will list the property that you want the court to award to you. Next you will list the property that you want the court to award the Petitioner. Put a mark in the boxes corresponding to which property you want to go to which person. You should describe the property as thoroughly as you need to for identification purposes. You can use the brand name and model where applicable, as well as serial numbers.

Types of property include:

- a) Real estate (property or home). Mark who you want to get the property. You can ask the court to give you the home, to give it to your spouse, or to sell the home and divide the proceeds. You should write the complete address of the property under "Real estate located at". Most property also has a legal description such as "LOT 77, PINE TREE ACRES, according to Book 111 of Maps," etc. You should use this description, which will appear on your deed papers, if you have it. Cemetery plots are also considered real property.
- b) **Household furniture.** This includes sofas, beds, tables, etc.
- c) **Household furnishings.** This generally includes other things in the house other than furniture, e.g. dishes, small appliances, rugs, etc.
- d) **Other items (explain).** List the things that you specifically want to go to one person or another that have not already been listed.
- e) Pension/retirement fund/profit sharing/stock plan. You and your spouse each generally have a right to a one-half interest in any spouse's plan, ONLY for the number of years you were married. The longer you have been married, the greater your financial interest in a spouse's plan, up to 50 percent if you have been together the whole period of the plan. Mark this box if you want to divide your interest in a retirement or profit sharing/retirement/401K plan. If you mark this box, you should see an attorney about a document called a Qualified Domestic Relations Order or QDRO.

 A QDRO is a very specialized legal document that requires a professional's assistance to prepare. To find out what the actual cash value and present day value of the pension plan is, you may want to consult with an accountant experienced in valuing pension plans.

- f) **Motor vehicles.** List the vehicle identification number, the year and make of car (Ford, Chevrolet) and the model (Mustang, Camaro), etc.
- **SEPARATE PROPERTY.** If you do not have any separate property, mark the first box. If your spouse does not have any separate property, mark the second box. If you have separate property, check the third box. If your spouse has separate property, check the fourth box. Then describe the property and who should get the property. Separate property is usually property an individual had prior to the marriage. Separate property also includes gifts, devises, and inheritances. There are other times that property can be separate property so it is always a good idea to talk to a lawyer before you fill out any court papers.
- **COMMUNITY DEBTS.** If you and your spouse do not owe money on any debts from the marriage, mark the first box and GO ON. If you did have debt, mark the second box. If you mark the second box, tell the court first which debts the Petitioner should pay and then which debts you should pay. Generally, the court will attempt to make a fair split of the debts, and if you get the property that money is owed on, you probably will also be given the debt. It is unusual that the court will order one person to pay all the debts. Think about what is a fair split of the debts before answering this question. Put enough information to identify the specific debt.

If you and your spouse have been separated and have acquired new debts on your own before filing for legal separation or divorce, you may want the court to Order that each of you pay for any new debts you have gotten after the date you separated. You can make this request on the page of your Response under "Community Debts."

- **SEPARATE DEBTS**. If you and your spouse do not have separate debt, check the first box. If you have separate debt, check the second box. If your spouse has separate debt, check the third box. Then describe the debt and who should pay for it. Separate debt is usually debt acquired prior to the marriage.
- **7. TAX RETURNS.** Mark this box if this is how you want to handle income tax refunds. If you want some other arrangement, write that in instead. It is always a good idea to talk to a lawyer and an accountant about your taxes.
- 8. SPOUSAL MAINTENANCE/SUPPORT. Spousal maintenance/support is the term used to describe money paid from one spouse to the other spouse as part of a Divorce or Legal Separation Agreement or Order. You may know the term as alimony. The money is designed as a safety net for a spouse who cannot provide for his or her needs or who meets other requirements listed. The idea behind spousal maintenance/support (alimony) is that accomplishments during your marriage, including increases in earning potential and living standards are shared and earned by BOTH parties to a marriage. Look at the list of boxes to see if any of these apply to you or your spouse. If so, you can decide to make a request that spousal maintenance/support be awarded to the appropriate party or that spousal maintenance/support not be awarded at all. Mark as many boxes as apply to your situation. If none apply, go on with the form. Spousal maintenance/ support is paid separate from child support and is NOT a substitute for or supplement to child support.
- **9. PREGNANCY.** Check the box that tells the Judge whether the wife is pregnant or not and fill in the information requested if wife is pregnant.
- **10. SUMMARY.** Since you are responding to what your spouse asked for in the Petition, you should summarize what you want that is different than what your spouse wants.

- **11. CONCILIATION**. Here you must state that the conciliation requirements under Arizona law, A.R.S. 25-381.09 do not apply or have been met. The court has a service called Conciliation. Conciliation allows you to meet with trained professionals to resolve the issues of your marriage or the issues in dispute. You must agree that conciliation would not be helpful to you and your spouse, or that you have gone to conciliation.
- **12. GENERAL DENIAL:** This tells the court that even if you did not answer each and everything said in the Petition, you deny what you did not address. This is extra protection for you.

REQUESTS TO THE COURT: This section of the Response formally requests that the court grant or not grant you and your spouse the legal separation, and tells the court other requests you are making:

- A LEGALLY SEPARATE OR CHANGE TO DIVORCE. This is your request to be legally separated from your spouse, or if you do not want to be legally separated, but want a divorce from your spouse instead. See a lawyer for help on this, if you are not sure.
- SPOUSAL MAINTENANCE/SUPPORT (ALIMONY). This tells the court that you or your spouse should pay money to the other spouse on a monthly basis to help with living expenses. If you do want one party to receive spousal maintenance/support, check the Petitioner or Respondent box, the monthly amount, and the time period. If you do not want spousal maintenance/support ordered, do not mark anything, GO ON.

 (You can only mark a box here if you marked the same box in the section above). If you request spousal maintenance/support, choose what you believe to be a reasonable monthly amount and tell the court how long the money should be paid. Base the amount of any request based on the receiving party's need and the income of the spouse paying this money. Remember, spousal maintenance/support is not a substitute for, or supplement to, child support that may be ordered.
- **COMMUNITY PROPERTY.** This tells the court that your requested division of the property is fair, and that the court should divide the property as requested by you in your Response.
- **COMMUNITY DEBT.** This tells the court that your requested division of the debts is fair, and that the court should divide the debts as requested by you in your Response. If you have been separated from your spouse for enough time that you or your spouse may have additional debts, write the date of separation on the line provided if you want each of you to pay the debts you caused after you separated.
- **E SEPARATE PROPERTY AND DEBT**. This states you want you and your spouse to keep property you each owned before you were married or that is separate property, and to pay debt that was acquired before you were married or that is separate debt.
- **F** OTHER ORDERS. Tell the court anything else you may want Ordered in your Legal Separation that has not been covered elsewhere in your Response.

OATH OR AFFIRMATION: Sign this form in front of a notary. By doing so you are telling the court that everything contained in the Response to Petition for Legal Separation is true.

SELF-SERVICE CENTER

PROCEDURES: WHEN AND HOW TO FILE YOUR RESPONSE TO THE PETITION

INFORMATION ABOUT WHEN YOU MUST FILE YOUR RESPONSE:

- TIMETABLE BELOW. If the last day to respond falls on a Saturday, Sunday, or legal holiday, you DO NOT count that day.
- INCLUDE WEEKENDS AND HOLIDAYS IN YOUR COUNT until you reach the number of days in the Time Table below. If you file a written response with the court on time, the Petitioner CANNOT PROCEED BY
 DEFAULT.

DE	FAULT	TIME TABLE
METHOD OF SERVICE	COUNT	EVENT
Acceptance of Service in Arizona Acceptance of Service out-of-state Process Server in Arizona Process Service out-of-state Sheriff in Arizona Sheriff out-of-state Certified Mail out-of-state Publication	20 Days 30 Days 20 Days 30 Days 20 Days 30 Days 30 Days 60 Days	after YOU, Respondent, sign Acceptance of Service after YOU, Respondent, sign Acceptance of Service after YOU, Respondent, received papers from Process Server after YOU, Respondent, received papers from Process Server after YOU, Respondent, received papers from the Sheriff after YOU, Respondent, received papers from the Sheriff after YOU, Respondent, signed for the papers after the 1st date of publication

INFORMATION ABOUT HOW TO FILE YOUR RESPONSE:

- 1. Copy the Response: After completing your Response, make 2 copies of the Response. One copy will be for you, and the other you will mail or hand-deliver to the other party (or the party's lawyer, if a lawyer represents the other party). If a lawyer represents the other party, the lawyer's name and address will be on the Petition in the upper right-hand corner.
- 2. File the Response. File the original Response with the Clerk of the Court. Be sure you file within the time limit set, or you will lose important rights. See the Default Time Table to decide when you must file your Response. It is always a good idea to have the Clerk stamp your copy to show the date you filed your Response.
- **3. Cost to File Response**. A list of current fees is available from the Self Service Center and from the Clerk of Court's website.

If you cannot afford the filing fee and/or the fee for having the papers served by the Sheriff or by publication, you may request a deferral (payment plan) when you file your papers with the Clerk of the Court. Deferral Applications are available at no charge from the Self-Service Center.

Hand all three (3) sets of your court papers to the Clerk along with the filing fee.

ALTERNATIVE DISPUTE RESOLUTION (ADR) STATEMENT TO THE COURT-- FAM CT

Procedures: When and How to Use the ADR Statement to the Court

On December 1, 2001, a change in the Arizona Rules of Civil Procedure (A.R.C.P. 16(g) imposed a duty on parties in any dispute before the courts to talk to each other (by telephone or in person) about the possibility of settlement and about whether some type of ADR (Alternative Dispute Resolution) process might help them to reach settlement. The Rule requires the parties to report to the court that they have discussed settlement or ADR, to inform the court about which ADR process (if any) they prefer, and when they expect to complete the process. Some of the various forms of ADR are explained on the following pages.

After a response is filed . . .

- (1) The Respondent must then immediately mail or deliver a blank copy of the ADR statement (and these instructions) to the Petitioner along with a copy of the response that was filed. (If either party is represented by an attorney, all communications should be sent directly to the attorney.)
- (2) The parties must meet (in person or by telephone), within 90 days of the filing of the response with the court (not the date the response is delivered to the petitioner). If you have not discussed these matters with the other party as required, be prepared to explain to the court the reasons. ("Inconvenience" is not an acceptable reason.)
- (3) Within 30 days AFTER you meet, and Not Later than 120 days after the date the response was originally FILED WITH THE CLERK OF COURT you must file the "Alternative Dispute Resolution Statement to the Court."

You may file earlier, but not later than 30 days after discussing your ADR options with the other party. If you cannot agree to file together on one form (jointly), then you must both file your own forms separately. If you have not discussed these matters as required, you must file your separate forms within 120 days after the date the Response was filed. There is no charge for this filing. Keep a copy of the completed form for your records.

GO TO THE COURT TO FILE YOUR PAPERS: The Court is open from 8am-5pm, Monday-Friday. You should go to the court at least two hours before it closes. You may file your court papers at the following Superior Court locations:

> GRAHAM COUNTY CLERK OF THE COURT 800 WEST MAIN STREET SAFFORD, ARIZONA 85546

INFORMATION ABOUT ADR (ALTERNATIVE DISPUTE RESOLUTION) PROCESSES

ADR is any peaceful alternative to the courtroom process that helps parties in court disputes reach settlement without having the judge decide all issues. Court sponsored ADR programs are currently available at no extra cost, or you may choose to hire a private ADR provider at your own expense. There are different types of ADR processes, several of which, including mediation, arbitration, and settlement conferences, are explained below.

The purpose of ADR is to encourage settlement of family court cases.

Benefits of ADR include, but are not limited to:

- ADR provides parties opportunity to resolve disputes more quickly and less expensively than a full trial.
- ADR provides parties more control over the outcome in a negotiated settlement.
- ADR provides parties greater satisfaction with results than litigation.
- ADR provides parties a greater chance of establishing or maintaining a working relationship.

COURT SPONSORED ADR OPTIONS

MEDIATION OR OPEN NEGOTIATION through CONCILIATION SERVICES of child custody or parenting time (formerly "visitation"), are court-sponsored ADR alternatives where parties work with a neutral third party (the "mediator" or "negotiator") to reach mutual agreement on future parenting responsibilities. Parents choosing to mediate or negotiate through Conciliation Services are required to attend a minimum number of mediation sessions.

Mediation offers parents an opportunity to make their own decisions about their child(ren)'s future care. The mediator, a neutral counselor, works with parties to reach agreement regarding custody and/or parenting time. Mediation conferences are private and confidential. Nothing said or written during mediation may be disclosed unless all parties to the mediation give their consent. The mediator helps parents identify their child(ren)'s needs and each parent's ability to meet those needs, by restructuring family relationships. Together, they generate options and consider choices to develop a workable parenting plan that meet the child(ren)'s best interests. Parties who reach agreement in mediation have a 14 day "objection period" to raise any concerns or points of confusion contained in the agreement. If no objections are raised, the Parenting Plan is adopted as an order of the court, which makes it binding on the parties.

Open negotiation is a process similar to mediation, in that the negotiator helps parties identify their child(ren)'s needs, and how they will meet those needs in the future. However, open negotiation is NOT confidential. Parties meet with the negotiator to try to resolve their differences. If they are unable to agree, the negotiator may give feedback to the court on areas of agreement and disagreement. In addition, attorneys are entitled to be present in open negotiation sessions, if they so choose.

There is currently no extra charge for these services *pre-decree*. If however you return to court to mediate custody or parenting time (visitation) issues post-decree, after a court order has been signed, "post-decree mediation fees" will apply.

SETTLEMENT CONFERENCES are pre-trial meetings between the parties, their attorneys (if represented) and the conference officer, where they attempt to settle all issues in dispute before going to trial. The judicial officer helps parties evaluate the strengths and weaknesses of their case and may also suggest ways to resolve disputed matters, but they will not decide the case or make recommendations to the Court. There is currently no extra charge for this service.

PRIVATE PROVIDER OPTIONS (You are responsible for all costs.)

In Private Mediation, parties work with a neutral third party (the mediator), who helps them identify their needs and explore viable options to settle all issues surrounding their Family Court case, including custody, parenting time, child support, property division, etc. With the aid of the mediator, the parties can determine the outcome of their case. A roster of private mediators is available through the Court's Self-Service Center. You can access the Family Court Mediator Rosters at:

> GRAHAM COUNTY CLERK OF THE COURT 800 WEST MAIN STREET SAFFORD, ARIZONA 85546

M - F, 8:00 am - 5:00 pm OR via the Superior Court Web page via the Internet.

In Private Settlement Conference, the ADR neutral helps parties reach settlement by taking a more directive approach than in mediation. The neutral will focus on the conflict's legal issues, realistically evaluating case strengths and weaknesses, and actively suggesting and weighing options for the parties to consider, as they attempt to resolve their case.

In Private Arbitration your case is submitted to one or more neutral individuals, who after receiving evidence and hearing arguments have the power to make a decision resolving the dispute (unlike mediation, where the mediator does not make a decision for the parties). In arbitration, parties may limit the range of issues to be decided or the scope of relief to be awarded and arbitration may be binding or non-binding. When parties agree to binding-arbitration, the arbitrator's decision is final; it can be enforced by the court and may not be appealable. When arbitration is nonbinding, the arbitrator's decision is advisory and will be final only if parties agree to adopt it. Some arbitration providers are listed in the Yellow Pages under "Arbitration Services".

Private Judging involves hiring an individual, usually an experienced attorney or former judge, to act as a judge in your case. The person acting as judge listens to each party present their case and makes a decision. The decision is usually legally binding (has the force of law) but may be advisory (a suggested solution), depending on what the parties agree to in advance. Attorneys may be consulted at any time. The proceedings are private and confidential. The decision may be made part of a court judgment or ruling as well.

OTHER PRIVATE OPTIONS: Private ADR providers may offer additional options or variations on those already described. Some may also offer evening or weekend hours or other conveniences. Some churches or other religious or social service organizations may also offer family counseling, arbitration or mediation services. You may also find additional providers listed in the Maricopa County Directory of Human Services and Self-Help Support Groups, available at public libraries or by phone at 602-263-8856.

You may also find private providers in the Yellow Pages under "Arbitration" and "Mediation." Be aware that there are differences among private providers. While some are trained specialists, counselors, and attorneys, others are not. There are no licensing or minimal educational requirements to advertise as a mediator, arbitrator, or alternative dispute resolution provider.

As with hiring any private business for service, we recommend asking friends and relatives for referrals for any of the services mentioned above. You are responsible for all costs involved in using private providers.

SELF- SERVICE CENTER

RESPONSE TO PETITION AND PAPERS FOR LEGAL SEPARATION WITHOUT MINOR CHILDREN

CHECKLIST

Use the forms and instructions in this packet only if the following factors apply to your situation:

- ✓ You want to file a response to a Petition for Legal Separation Without Minor Children, AND
- You and your spouse have no minor children with each other AND the wife is not pregnant by the husband, **AND**
- ✓ You do not agree with what your spouse wrote in the Petition.

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 Self-Service Center website.

Person Filing: Address (if not protected):		_
City, State, Zip Code:		_
Telephone:		_
Email Address:		_
ATLAS Number:		_
Lawyer's Bar Number:		FOR CLERK'S USE ONLY
Representing Self, without a Lawye		_
	RIOR COURT OF N GRAHAM COUN	
	Case No.	
Petitioner	ATLAS N	o
Respondent	COVERS	COURT /SENSITIVE DATA SHEET WITHOUT CHILDREN NTIAL RECORD)
		should appear on this form only and dential pursuant to ARFLAP 43(G)(1).
A. Personal Information: Name	Petitioner	Respondent
Gender	Male or ☐ Female	☐ Male or ☐ Female
Date of Birth (Month/Day/Year)		
Social Security Number		
	OT INCLUDE MAILING AD EQUESTING ADDRESS PR	
Mailing Address		
City, State, Zip Code		
Contact Phone		5. 9
Email Address		
Current Employer Name		
Employer Address		
Employer City, State, Zip Code		
Employer Telephone Number		
Employer Fax Number		
B. Type of Case being filed - *Check only if no other categor	, ,	Interpreter Needed: ☐ Yes ☐ No
Dissolution (Divorce)		If yes, what language(s)?
Legal Separation		
Annulment		
Order of Protection		
Other*		

DO NOT COPY OR FILE THIS DOCUMENT. DO NOT SERVE THIS DOCUMENT TO THE OTHER PARTY.

Name: Address: Date of Birth: Occupation:		
City, State, Zip Codes: Telephone: Email Address: ATLAS Number: Lawyer's Bar Number: (Name of Petitioner) SUPERIOR COURT OF ARIZONA IN GRAHAM COUNTY Case Number: RESPONSE TO PETITION FOR LEGAL SEPARATION WITHOUT MINOR CHILDREN (Name of Respondent) STATEMENTS MADE TO THE COURT, UNDER OATH: GENERAL INFORMATION 1. ABOUT MY SPOUSE, THE PETITIONER Name: Address: Date of Birth: Occupation: Starting with today, number of months/years in a row, my spouse has lived in Arizona: Address: Date of Birth: Occupation: Starting with today, number of months/years in a row, my spouse has lived in Arizona: 2. ABOUT ME, THE RESPONDENT Name: Address: Date of Birth: Occupation:		
Telephone:		
Email Address: Lawyer's Bar Number: SUPERIOR COURT OF ARIZONA IN GRAHAM COUNTY Case Number: RESPONSE TO PETITION FOR LEGAL SEPARATION WITHOUT MINOR CHILDREN (Name of Respondent) STATEMENTS MADE TO THE COURT, UNDER OATH: GENERAL INFORMATION 1. ABOUT MY SPOUSE, THE PETITIONER Name: Address: Date of Birth: Occupation: Starting with today, number of months/years in a row, my spouse has lived in Arizona: Address: Date of Birth: Occupation: Starting with today, number of months/years in a row, my spouse has lived in Arizona: Address: Date of Birth: Occupation: Occupation: Occupation: Occupation:		
Lawyer's Bar Number:	Email	I Address:
Superior Self, without a Lawyer or Attorney for Petitioner OR Respondent		
SUPERIOR COURT OF ARIZONA IN GRAHAM COUNTY Case Number: RESPONSE TO PETITION FOR LEGAL SEPARATION WITHOUT MINOR CHILDREN (Name of Respondent) STATEMENTS MADE TO THE COURT, UNDER OATH: GENERAL INFORMATION 1. ABOUT MY SPOUSE, THE PETITIONER Name: Address: Date of Birth: Occupation: Starting with today, number of months/years in a row, my spouse has lived in Arizona: Address: Date of Birth: Occupation: Starting with today, number of months/years in a row, my spouse has lived in Arizona: Date of Birth: Occupation: Occupation:		
IN GRAHAM COUNTY Case Number:	Repre	esenting Self, without a Lawyer or Attorney for Petitioner OR Respondent
(Name of Petitioner) RESPONSE TO PETITION FOR LEGAL SEPARATION WITHOUT MINOR CHILDREN (Name of Respondent) STATEMENTS MADE TO THE COURT, UNDER OATH: GENERAL INFORMATION 1. ABOUT MY SPOUSE, THE PETITIONER Name:		
RESPONSE TO PETITION FOR LEGAL SEPARATION WITHOUT MINOR CHILDREN (Name of Respondent) STATEMENTS MADE TO THE COURT, UNDER OATH: GENERAL INFORMATION 1. ABOUT MY SPOUSE, THE PETITIONER Name: Address: Date of Birth: Occupation: Starting with today, number of months/years in a row, my spouse has lived in Arizona: 2. ABOUT ME, THE RESPONDENT Name: Address: Date of Birth: Occupation:	41	
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Occupation:		
Starting with today, number of months/years in a row. I have lived in Arizona.		Starting with today, number of months/years in a row, I have lived in Arizona:

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3.	АВО	UT OUR MARRIAGE				
	Date o	of Marriage:				
		nd state or country where we were married:				
4.	АВО	UT THE LEGAL SEPARATION				
		I want to be legally separated from my spouse, OF	₹			
		I do not want to be legally separated from my spou divorced.	se because my ma	arriage is o	ver and	l I want to be
INFC	RMAT	ION ABOUT PROPERTY AND DEBTS				
you spou	and ther se, and	You must be specific. You must describe the proper of check the box. You must then describe the propert check the box. For example, under household furnisen check the box to say whether it should go to you on both the Petitioner and the Res	y and debt that she chings you could sa r to your spouse.	ould go to oay, blue and	or be p d white	aid by your living room
5.a.	COM	IMUNITY PROPERTY: (check one box)				
		My spouse and I did not acquire any community pr	roperty during the r	marriage, (OR	
		My spouse and I acquired community property during	ng our marriage, an	d we shoul	d divide	e it as follows:
	Desci	ription of property	My Spouse Petitioner	Me Respond		Value
		Real estate at:			\$	
		Real estate at:			\$	
		Household furniture and appliances:	-			

		My Spouse Petitioner	Me Responde	Value ent
	Household furnishings:			\$\$ \$\$ \$\$
	Other items:			\$ \$ \$
DESC	RIPTION OF PROPERTY			
	Pension/retirement fund/profit sharing/stock plan/40	1K:		\$ \$
	Motor vehicles: Make: Model: VIN Number:			\$
	Lien Holder: Make: Model: VIN Number: Lien Holder:			\$
SEPA	ARATE PROPERTY. (Check all boxes that	t apply.)		
	I do not have any property that I brought into the ma	ırriage or separat	e property.	
	My spouse, the Petitioner does not have any prope separate property.	rty that he or she	brought in	to the marriage or
	I have property that I brought into the marriage or awarded to me as described it below.	I have separate p	property. I	want this property
	My spouse, the Petitioner, has property that he or sproperty. I want this property awarded to my spouse			e or has separate
	Separate Property: (List the property and the value of who should get the property.)	of the property, and	d check the	box to tell the Court

5.b.

		Description of Property	My Spouse Petitioner	Me Respondent	Value
					\$
					\$
				Ц	\$
6.a.	COM	MUNITY DEBTS: (check one box)			
		My spouse and I did not incur any community debts	during the marria	ige, OR	
		We should divide the responsibility for the debts inc	urred during the n	narriage as fo	ollows:
		Description of debt	My Spouse Petitioner	Me Respondent	Amount
					\$ \$ \$ \$ \$
6.b.	SEPA	RATE DEBTS. (Check all boxes that app	_	_	
		My spouse and I do not have any debts that were in OR	curred prior to the	e marriage or	separate debt,
		I have separate debt or debt that I incurred prior to t described below:	he marriage that	should be pai	d by me as
		My spouse has separate debt or debt that he or she paid by my spouse as described below:	incurred prior to	the marriage	that should be
		Description of debt	My Spouse Petitioner	Me Respondent	Amount
					\$ \$
					\$ \$
7.	TAX F	RETURNS: (Check this box if this is what	you want).		
		After the Judge or Commissioner signs the Decree o taxes as follows: For previous years the parties will f	•		

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addition, for previous calendar years, both parties will pay and hold the other harmless from 1/2 of all

additional income taxes if any and other costs and each will share equally in any refunds.

SPO	SAL MAINTENANCE (ALIMONY) (check the box that applies to you):	
	Neither party is entitled to Spousal Maintenance/support (alimony), OR	
	Petitioner OR Respondent is entitled to Spousal Maintenance/support because: (Cheor more of the box(es) below that apply. At least one reason must apply to get smaintenance/support.)	
	Person lacks sufficient property to provide for his or her reasonable needs;	
	Person is unable to support himself/herself through appropriate employment;	
	Person is the custodian of a child(ren) whose age or condition is such that the should not be required to seek employment outside the home;	person
	Person lacks earning ability in the labor market adequate to support himself or herse	elf; and,
	Person contributed to the educational opportunities of the other spouse or had a mar long duration and is now of an age that precludes the possibility of gaining empladequate to support himself/herself.	-
PRE	NANCY	
	Wife is not pregnant, OR	
	Wife is pregnant The baby is due on (date), (and, check one box below): The Petitioner and Respondent are the parents of the child, OR Petitioner is not the parent of the child, OR Respondent is not the parent of the child.	
	RNING. If wife is pregnant and the Petitioner and the Respondent are the parents of the chippers of the Corner of	
	ARY OF WHAT I ASKED FOR THAT IS DIFFERENT FROM WHAT MY SPO	OUSE

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11.	CONCILIATION.
	☐ True or ☐ False. (Check one box.) The conciliation requirements under Arizona law either do not apply or have been met. (This must be a true statement or you cannot file for Legal Separation.)
12.	GENERAL DENIAL: I deny anything stated in the Petition that I have not specifically admitted, qualified, or denied.
REQ	UESTS TO THE COURT:
A.	LEGALLY SEPARATE OR CHANGE TO DIVORCE:
	☐ Legally separate the parties or
	☐ Change this case to a divorce case because my marriage is over and either I or my spouse has lived in Arizona for the last 90 days.
В.	SPOUSAL MAINTENANCE/SUPPORT (ALIMONY):
	☐ Order spousal maintenance/support to be paid by:
	Petitioner, or Respondent through the Clerk of the Court/Clearinghouse in the amount of per month, and the statutory fee, beginning with the first day of the month after the judge or commissioner signs the Decree of Legal Separation and continuing until the person receiving the spousal maintenance/support is deceased, or formonths.
C.	COMMUNITY PROPERTY:
	☐ Make a fair division of all community property as requested in this Response.
D.	COMMUNITY DEBTS:
	Order each party to pay community debts as requested in this Response, and to pay any other community debts unknown to the other party. Order each party to pay and hold the other party harmless from debts incurred by him or her since the parties' separation on (date):
E.	SEPARATE PROPERTY AND DEBT:
	Award each party his/her separate property and debt.

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		Case No	
F.	OTHER ORDERS I AM REQUESTIN	G (Explain request here):	
UNI	DER OATH OR AFFIRMATION		
	ear or affirm under penalty of perjury that t	he contents of this document are true	and correct to
the b	pest of my knowledge and belief.		
Date		Signature	
STAT	TE OF		
COU	NTY OF		
Subs	cribed and sworn to or affirmed before me this:	(date)	
Bv		,	
<i></i>			
(1-		Devet Oleder Nates D. H.	-
(nota	ry seal)	Deputy Clerk or Notary Public	
	of the foregoing mailed to other party or his or her attorney on at		
month	n/day/year		
the fo	ollowing address:		
		<u> </u>	
·		<u> </u>	

City, State, Zip Code:			protected):	
Email Addross: Lawyer's Bar Number: Representing Self, without a Lawyer or Attorney for Petitioner OR Respondent SUPERIOR COURT OF ARIZONA IN GRAHAM COUNTY Case No. Petitioner ATLAS No. ATLAS No. ALTERNATIVE DISPUTE RESOLUTION STATEMENT TO THE COURT A.R.F.L.P. 66(e) Check appropriate box below: Petitioner's Statement Respondent's Statement (signed by both parties) suant to the Arizona Rules of Family Law Procedure, we hereby state the following, under penalty of perjury: 1. The parties agree to participate in the following Alternative Dispute Resolution (ADR) process and: a. have selected the following ADR process: Arbitration Mediation Settlement Conference Other: b. The parties request a program provided through the court. c. The person or company providing the ADR service is: d. The parties have been unable to agree on an ADR process. The Petitioner Respondent believe(s) that the following ADR process would appropriate: The Petitioner Respondent request(s) a conference to discuss ADR. The Petitioner Respondent believe(s) that an ADR process would not be appropriate for the following reason:	City, S	State, Zip	Code:	
ATLAS Number: Representing Self, without a Lawyer or Attorney for Petitioner OR Respondent	Teleph	hone:		
Representing Self, without a Lawyer or Attorney for Petitioner OR Respondent SUPERIOR COURT OF ARIZONA IN GRAHAM COUNTY Case No. Petitioner ATLAS No. ATLERNATIVE DISPUTE RESOLUTION STATEMENT TO THE COURT A.F.I.P, 66(E) Check appropriate box below: Petitioner's Statement Petitioner's Statement Petitioner's Statement Doint Statement (signed by both parties) Suant to the Arizona Rules of Family Law Procedure, we hereby state the following, under penalty of perjury: 1. The parties agree to participate in the following Alternative Dispute Resolution (ADR) process and: a. have selected the following ADR process: Arbitration Mediation Settlement Conference Other: b. The parties request a program provider through the court. c. The person or company providing the ADR service is: d. The parties shave been unable to agree on an ADR process. The Petitioner Respondent believe(s) that the following ADR process would appropriate Petitioner Respondent believe(s) that an ADR process would not be appropriate for the following reason:	ATLAS	S Numbe	· r:	EOR CLERK'S LISE ONLY
SUPERIOR COURT OF ARIZONA IN GRAHAM COUNTY Case No				
Respondent	Repre	senting	$\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $	Petitioner OR Respondent
Respondent ATLAS No				
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Joint Statement (signed by both parties) Statement (signed by both parties)				
Joint Statement (signed by both parties)				Respondent's Statement
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