PATERNITY

WITH LEGAL DECISION MAKING (CUSTODY), PARENTING TIME, and CHILD SUPPORT

For Respondent Only

RESPONSE

To Respond to / Disagree with a Petition

Part 3: Completing and Filing a Response (Forms Only)

For Child Support and/or Spousal Maintenance you may also need the following forms C17.

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INFORMATION ABOUT RESPONDING TO A PETITION ABOUT PATERNITY, CUSTODY, CHILD SUPPORT, AND PARENTING TIME

IMPORTANT INFORMATION ABOUT WHEN YOU MUST FILE YOUR RESPONSE:

- Look at the 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**.

	DEFAULT	TIME TABLE
SERVICE BY	COUNT	EVENT
Acceptance	20 Days	after Respondent signed the Acceptance
Acceptance out-of-state	30 Days	after Respondent signed the Acceptance
Signature Confirmation	20 Days	after Respondent signed Confirmation
Signature Confirmation out-of-state	30 Days	after Respondent signed Confirmation
Process Server	20 Days	after Respondent received papers from Server
Sheriff in Arizona	20 Days	after Respondent received papers from Sheriff
Sheriff out-of-state	30 Days	after Respondent received papers from Sheriff
Publication	64 Days	after the 1st date of publication

INFORMATION ABOUT PAPERS YOU SHOULD HAVE RECEIVED FROM THE OTHER PARTY WITH THE PATERNITY PETITION:

- 1. **SUMMONS:** You have been summoned to appear in Court. The Summons tells you how many calendar days you have to file a **Response** (also known as an "**Answer**"), depending on how you were served with the court papers.
 - IF YOU WANT THE COURT TO KNOW THAT YOU DISAGREE WITH ANYTHING THAT IS STATED OR REQUESTED IN THE PETITION, BE SURE TO FILE A WRITTEN RESPONSE ON TIME!
 - If the time for you to file a WRITTEN RESPONSE has passed, the other party must complete an **Application and Affidavit for Entry of Default** and send you a copy.
 - You then have ten (10) more days from the date the Application for Default <u>was</u> <u>filed</u> with the Clerk to file your written response (not 10 days from the date you receive the Application).
 - If you do not file a WRITTEN RESPONSE <u>ON TIME</u>, the Court may assume you are in complete agreement with everything stated and requested in the Petition, and a *default judgment* can be entered without the Judge hearing your side of the story.

2. PETITION TO ESTABLISH PATERNITY, LEGAL DECISION MAKING (CHILD CUSTODY), PARENTING TIME, AND CHILD SUPPORT: This is the form the other party completed to tell the Court his or her side of the story about the minor children, pregnancy, child support, child parenting time, and legal decision making (child custody).

Read each and every word very carefully, and decide what you want to do. Here are your choices:

- a. **Do nothing.** This means the other party can get a court order 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 talk to a lawyer before you decide to "do nothing."
- b. **Agree. Decide with the other party** how you want to handle everything about the minor children, pregnancy, child support, child parenting time, and child custody. Then you and the other party 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 the other party can talk about the critical issues to decide how you both want to handle everything. Mediators can help you with this, and the Self-Service Center has a list of mediators, and how much they charge to help you. **OR**
- c. File a Response to tell the Court you disagree with any part of what the other party said or requested in the Petition, to state your side of the story, and to inform the Court how you want to handle everything.

Once you file a Response to tell the Court you disagree with any part of the Petition, the case becomes known as "a contested matter", however if you and the other party can reach agreement on some or all matters, you may file a **Stipulation** (agreement) for a **Consent** decree.

Court appointed or private mediators can often assist parties in reaching full or partial agreement. The Self-Service Center has a list of private mediators, and how much they charge to help you. If you file a Response and are unable to reach full agreement on all issues, be sure to file any court papers needed to schedule the remaining issues for trial.

INSTRUCTIONS: HOW TO FILL OUT FORMS TO RESPOND TO A PETITION ABOUT PATERNITY, LEGAL DECISION MAKING (CUSTODY), CHILD SUPPORT and PARENTING TIME

IMPORTANT NOTICE TO VICTIMS OF DOMESTIC VIOLENCE: Domestic violence can include physical violence directed against you or your children such as hitting, slapping, pushing, or kicking. Domestic violence can also include threats of physical violence made against you and your children, or regular verbal abuse used to control you. Your spouse does NOT need to have been convicted of domestic violence or assault for you to be a domestic violence victim, and you do not need to have sought medical care or been admitted to a hospital to be a domestic violence victim.

All court documents will request your address and phone number. If you are a victim of domestic violence and are in a domestic violence shelter, or if you do not want your address known to protect yourself or your children from further violence, you must file 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. Write "protected" where asked for this information and update the Clerk of the Court with an address and phone number as soon as possible so that the Court can reach you.

INSTRUCTIONS: Follow these instructions in filling out your Response.

- A. Make sure your form states RESPONSE TO PETITION FOR PATERNITY, LEGAL DECISION MAKING (CUSTODY), PARENTING TIME AND CHILD SUPPORT in the upper right-hand part of the page.
- B. Make sure you use a computer, typewriter or print clearly using black ink only.
- C. 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. Check the box to say whether you represent yourself, or if you are an attorney, write in the name of your client and your state bar number.
- D. Fill in the name of "Petitioner" and "Respondent" exactly the same way as it looks on the Petition. Do that for every document you ever file with the court from now on in this case.
- E. Use the DR, FC or FN case number that is stamped in the upper right-hand corner of the Petition. Do that for every document you ever file with the court from now on in this case.

GENERAL INFORMATION:

- 1. INFORMATION ABOUT THE OTHER PARTY, THE PETITIONER. Fill in the petitioner's name, address (if not protected), date of birth, job title, and relationship to the minor child(ren). This is basic information about the Petitioner.
- 2. INFORMATION ABOUT ME, THE RESPONDENT. Fill in your name, address (if not protected), date of birth, job title, and relationship to the minor child(ren). This is basic information.
- 3. VENUE: Generally, if either one of the parents or the minor children are residents of Maricopa County, the case can be taken care of here, even if everyone is not a resident of this State.

Furthermore the Respondent must also be legally brought into the lawsuit in Arizona. See the following comments for help on deciding this.

- A. Important notice about when a party can bring a child custody case in the Superior Court in Arizona: Generally a party must have resided in Arizona with the minor child for at least 6 months, or Arizona must be the child's primary place of residence before filing a child custody petition. If you have questions regarding this requirement, see a lawyer before filing.
- B. Important notice about when you can be sued as a Respondent in Arizona for paternity or child support: A Respondent can be sued in Arizona in a case about establishing, enforcing, or changing a support order, or establishing paternity, if ONE of the following is true about the Respondent:
 - The person is a resident of Arizona;
 - The person agrees to have the case heard here and files written papers in the court case; or the person was personally served in Arizona (see packet on service to know about this);
 - The person lived with the minor child in this state at some time;
 - The person lived in this state and provided pre-birth expenses or support for the minor child:
 - The minor child lives in this state as a result of the acts or directions of the person;
 - The person had sexual intercourse in this state as a result of which the minor child may have been conceived;
 - The person signed a birth certificate or affidavit of acknowledgment that is filed in this state:
 - The person did any other acts that substantially connect the person with this state (see a lawyer to help you determine this.)

WARNING: Jurisdiction over the Respondent is very serious. If you have any doubts about whether it was proper for the Petitioner to sue you in Arizona, you should see a lawyer IMMEDIATELY, and BEFORE you file any written response or answer or other court paper.

4. INFORMATION ABOUT THE MINOR CHILD(REN). This paragraph references the Affidavit of Minor Children. You must fill out this form, a copy of which is in your packet if the information is different than what the other person says. The Affidavit of Minor Children asks for information about all the minor children for whom you want this paternity order, with custody, Parenting Time, and child support. The same persons should be the mother and the father for all the minor children involved in this court case. If you think the minor children have different fathers or mothers, you need to say so and then file a motion for an order that this case has nothing to do with those children, asking that those minor children's names be deleted from the lawsuit, or asking that those fathers or mothers are joined as parties to this lawsuit. See a lawyer to help you with this. The Petitioner will have to file a separate lawsuit against those fathers or mothers.

STATEMENTS ABOUT PATERNITY:

5. WHY YOU THINK YOU OR THE OTHER PERSON IS NOT THE FATHER OF THE MINOR CHILDREN. Mark whichever box describes your reason.

AFFIDAVIT: Mark this box if both you and the other party did <u>not</u> sign an Acknowledgment of Paternity stating that the Petitioner or Respondent is the father of the minor child(ren).

BIRTH CERTIFICATE: Mark this box and print the father's name here *if a different father is named* on each minor child's birth certificate. Attach a copy of the birth certificate(s) to the *Response*.

BLOOD TEST: Mark this box if paternity has not been established through a DNA blood test of the mother, father and minor child(ren).

PARTIES NOT LIVING TOGETHER: Mark this box if the Petitioner and Respondent were not married to each other during the 10 months before the birth of the minor children or did not live together during the period(s) when the minor child(ren) could have been conceived.

NO SEXUAL INTERCOURSE: Mark this box if the parties were not living together and did not have sexual intercourse at the date of conception.

SEXUAL INTERCOURSE: Mark this box if you believe the mother of the minor children had sexual intercourse with someone else during the period in which the minor child(ren) could have been conceived.

OTHER: Mark this box if there is some reason that you believe paternity is wrong.

- 6. ABOUT MARRIAGE AND HUSBAND. Tell the court about whether the mother was married at the time the minor child(ren) wee born or conceived, or within 10 months before conception or birth. If she was, the Petitioner must add the HUSBAND to the court case, even if he or she says that the husband was not the father of the minor child(ren).
- 7. SUMMARY OF WHAT I SAY ABOUT THE CHILDREN THAT IS DIFFERENT FROM WHAT THE PETITIONER ASKED FOR IN THE PETITION. Tell the court what is different between what you say about the minor children of this case and what the other party said in the petition.

OTHER STATEMENTS TO THE COURT:

- 8. MEDICAL EXPENSES: Mark this box if there were expenses for the birth of the minor child(ren), and who you think should pay.
- 9. OTHER EXPENSES: This tells the Court that the parties should pay for bills not covered by insurance in an amount equal to their respective incomes.
- 10. DOMESTIC VIOLENCE: This tells the Court if there was significant domestic violence in the relationship, and relates to a request for joint custody, if you intend to ask for joint custody. Mark the box corresponding to your situation.
- 11. 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 MADE TO THE COURT IN THIS LAWSUIT. This section of the Response formally requests that the Court make Orders relating to issues such as paternity, legal decision making (custody), parenting time and support.

- 1. PATERNITY: Mark the box to say whether the man should or should not have a paternity order against him, and put the father's full name on the line provided. Even if you want the Judge to order that there is NO PATERNITY, the Judge might find a legal reason to order paternity over your objection. In that case, the Judge will also decide child custody, parenting time, support, and other issues. Mark the remaining issues to say how you think those issues should be resolved if either you agree to the paternity issue, or you disagree but the Judge finds paternity anyway.
 - A. BIRTH CERTIFICATE(S): Mark this box only if you want to have the father's name added to the birth certificate(s). You should write the father's full name as it would appear on the birth certificates.
 - B. CHILD(REN)'S LAST NAME: Mark this box only if you want the minor child(ren)'s last name changed. Say what name you want (mother's or father's)
- 2. LEGAL DECISION MAKING (CUSTODY) AND PARENTING TIME OF MINOR CHILDREN:
 - A. PRIMARY RESIDENCE: Tell the court which parent's home is to be the primary residence of the children. Then, tell the court about parenting time (visitation).

- B. PARENTING TIME: Mark one box only. You can ask that the non-primary residential parent (the parent having physical custody of the minor child less than 50% of the time) have one of the following types of parenting time:
 - 1. Reasonable Parenting Time. This suggests an amount of parenting time appropriate to the age of the minor child. The court offers suggested amounts of parenting time, but the amount can vary by agreement of both parents.
 - 2. Supervised Parenting Time to the Non-Primary Residential Parent. You may request supervised Parenting Time if the non-primary residential parent cannot adequately care for the minor child(ren)ren or cannot do so without another person present. You may request this if the person not having legal decision making (custody) abuses drugs or alcohol; is violent or abusive; or, does not have the parenting skills to care for the minor child(ren) without another adult present. Remember, supervised or no parenting time is not intended to punish the parent, but to protect the minor child(ren). You must write in specifically why you say the parenting time should be supervised, the person who should supervise, requested restrictions and who should pay the cost of supervised parenting time.
 - 3. No Parenting Time to Parent with No Legal Decision Making (Custody). You must write in why there should be no parenting time. You should mark this option only if the non-residential parent has seriously harmed, abused, or otherwise is a serious danger to the minor child(ren)'s physical and emotional health, or if there is a criminal Court Order stating there is to be no contact between the minor child(ren) and the non-residential parent. This is a last resort to protect the minor child(ren).
- C. JOINT LEGAL DECISION MAKING (Joint Custody). If you are asking for joint legal decision making, you will need to file a Joint Legal Decision Making (Joint Custody) Agreement signed by both parents which will be given to the judge for court approval later in the process. The Joint Legal Decision Making (Joint Custody) Agreement is part of the "Parenting Plan" contained in Packet 4, "The Court Order".
- 3. CHILD SUPPORT: Mark which party should pay child support.
- 4. HEALTH, MEDICAL, DENTAL INSURANCE AND HEALTH CARE EXPENSES: Mark which party should be responsible for health, medical and dental insurance.
- 5. MOTHER'S EXPENSES: Mark this box indicating if Petitioner or Respondent should be required to pay expenses relating to the birth of the minor child(ren).
- 6. TESTING AND COSTS: Mark this box to ask who should pay for blood or tissue tests necessary to establish paternity. Generally, if the father opposes the paternity order, and the tests prove the person is the father, the court will order the father to pay all testing costs.
- 7. OTHER ORDERS: Mark this box only if you have made other requests of the Court. If you mark the box, write the specific additional orders you are requesting the Court to make that were not covered elsewhere in your Response/Answer.

OATH AND VERIFICATION: Sign this form in front of a notary. By doing so you are telling the court that everything contained in the Paternity Response is true. Then mail a copy of your Response and other documents to the other party and sign your name telling the court you have mailed the documents or you will mail the documents.

NEXT STEP: Then read the document in the instructions packet called PROCEDURES: HOW TO FILE A RESPONSE TO A PETITION TO ESTABLISH PATERNITY.

PROCEDURES: HOW TO FILE A RESPONSE TO A PETITION ABOUT PATERNITY, LEGAL DECISION MAKING (CUSTODY), CHILD SUPPORT AND PARENTING TIME

- 1. COMPLETE THE FOLLOWING DOCUMENTS:
 - Sensitive Data Sheet (Do NOT copy. Do NOT send to other party.)
 - Response (Make 2 copies)
- 2. FILE THE PAPERS AT THE CLERK OF THE SUPERIOR COURT FILING COUNTER:

The court is open from 8 a.m.-5 p.m., Monday-Friday. You should go to the court at least two hours before it closes. You may file your papers at any of the following Superior Court locations:

Central Court Building (downtown Phoenix) 201 West Jefferson, 1st floor Phoenix, Arizona 85003

Northeast Court Center (40th Street & Union Hills) 18380 North 40th Street Phoenix, AZ 85032 Southeast Court Facility 222 East Javelina Avenue, 1st floor Mesa, Arizona 85210

Northwest Court Facility 4264 West Tierra Buena Lane Surprise, Arizona 85374

FEES: A list of current fees is available from the Self Service Center and from the Clerk of Court's website.

If this is the first time one of the parties or his or her attorney has "appeared", that is, filed papers in this case, a substantial "appearance fee" (also known as a "response" or "answer" fee) will be due from that party at the time of filing.

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.

FILE THE RESPONSE AND PAY THE FILING FEE: (also known as "response" or "answer" fee).

- File the "Sensitive Data Sheet", the original and both copies of your "Response" with the Clerk of Court, and pay your filing fee.
- The Clerk will keep the originals, stamp and return the copies to you.
- Make sure you receive both (2) copies back from the Clerk and they have been stamped.
- **MAIL A COPY TO THE OTHER PARTY:** Mail or hand-deliver one copy to the other party. If an attorney represents the other party, mail or hand-deliver the copy to the attorney whose name and address appears on the **Petition**. If DES is already involved in child support matters regarding any of the children in this case, send a copy to DES as well at:

Attorney General, Child Support Enforcement, P. O. Box 6123, Site Code 775 C, Phoenix, AZ 85005.

4. KEEP THE LAST COPY FOR YOUR RECORDS.

5. WHAT TO DO WITH THE OTHER DOCUMENTS IN THIS PACKET:

- Affidavit Regarding Minor Children
- Parents Worksheet for Child Support

You may either:

- Complete the papers now, file the original and two copies along with your other court papers and provide Clerk-stamped copies to the other party, OR
- Complete the papers before the final court hearing date and bring them to the hearing.

For the *Parents Worksheet for Child Support*, refer to the separate instructions and the **Arizona Child Support Guidelines** to complete that form, *or* you may substitute a printout of the worksheet produced by the Superior Court's *online* Child Support Calculator.

6. WHAT WILL HAPPEN NEXT?

You will receive an Order from the court telling you and the other party to come to an ERC (Early Resolution Conference). You **must** come to that conference *or you will be charged* a "no show" fee for failure to appear.

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 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.

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)

- "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 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?

Person Filing: (1)						
Address (if not protected): City, State, Zip Code:						
Telephone:						
Email Address:						
ATLAS Number:			•		For	Clerk's Use C
Representing Self, without a Lawyer			oner (OR 🗌		
SUPER	IOR COURT	OF A	RIZO	DNA	IN	
	GRAHAM C	CUNT	Y (2)			
PARENT'S	S WORKSHEET			UPP(ORT	
(3) Petitioner:		(4) Cas	se No.			
				_		
(5) Total Number of Children:						
(6) Parent with Primary Physical Custon Father Mother	dy:					
(7) Parent who is filing this form: Fath	er Mother					
(8) Gross Income figures for the OTHE	R PARENT are:					
☐ ACTUAL, with proof, such as a	recent W2 or pay st	ub attache	d, or ot	her pai	rty's signed state	ement.
☐ ESTIMATED , based on facts or	knowledge of pay b	efore prom	otion o	or of oth	ners in similar jol	٥.
☐ ATTRIBUTED , based on what o	ther party could and	should be	earnir	ng (see	Guidelines 5e).	
		FATHE	-R		MOTHE	R
Gross Income (Pre-Tax Income. Before	e deductions.)	\$	<u></u>	(9)	\$	<u></u>
Spousal Maintenance Paid	,	\$ -		_	¢ _	
Spousal Maintenance Received		φ <u>-</u> \$ +		(10)	\$ - \$ +	
Child Support Paid/Contributed		\$ <u> </u>		(12)	\$ -	
Other Support of Children Paid		\$ -		(13)	\$ -	
Adjusted Gross Income		\$		(14)	\$	
Combined Adjusted Gross Income		(15)	\$			
Basic Child Support Obligation		(16)	\$			
Plus Costs for:						
Medical/Dental/Vision Insura	nce	\$		(17)	\$	
Childcare		\$		(18)	\$	

(20)

(21) \$(22) \$

(23) \$

Education Expenses

Total Adjustments for Costs

Total Child Support Obligation

Extraordinary/Special Needs Child Expenses

No. of Children Age 12 or Over Adjustment

Case	No.		

		FATHER				MOTHER	
Each Parent's % of Combined Income	-	%	(24)				%
Each Parent's Share of Tot. Support Obligation	\$		(25)	\$			_
Adjustment for Non Custodial Parent's Costs Associa	ated	with Parentin	ıg Tim	е			
Using Table A 🗌 Table B 🗌	\$		(26)	\$			
No. of Days =% Adjustment (from table) x Line (16) \$ (Basic Child Support Obligation)	\$		(27)	\$			
Less Noncustodial Parent's Costs for:							
Medical/Dental/Vision Insurance*	\$		(28)	\$			
Childcare*	\$		(29)	\$			
Education Expenses*	\$						
Extraordinary/Special Needs Child Expenses*	\$						
*Subtract here <u>ONLY</u> if ADDED-IN items 17-20	abov	е					
Adjustments Subtotal	\$		(3	2)	\$_		
Preliminary Child Support Amount	\$		(3	3)	\$_		
Self Support Reserve Test for Parent Who Will Pay							
Amount from Line (14) (Adj. Gross Inc	c.)						
Minus Reserve Amount - \$1,115.00							
Total =	\$		(3	4)	\$		
					_		
Child Support to be Paid by: Father Mother	\$		(3	5)	\$		
Share of Travel Expenses Related to Parenting Time* *Only for expenses related to travel over 100 miles, one way			%	(36)		_ %
•		00		,	27)		
Share of Medical/Dental/Vision Costs Not Paid by Ins	uran		_ %	(37)		_ %
I declare under penalty of perjury that the foregoing i	s tru	e and correct	i.				
Executed on:							
Date	Sian	ature of Parer	nt				

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 W MAIN ST SAFFORD, AZ 85546 M – F, 8:00 am – 5:00 pm

OR via the Superior Court Web page via the Internet.

<u>In Private Settlement Conference</u>, 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.

<u>In Private Arbitration</u> 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 non-binding, 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".

<u>Private Judging</u> 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.

<u>OTHER PRIVATE OPTIONS:</u> 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.

RESPONSE TO PETITION TO ESTABLISH PATERNITY, CHILD CUSTODY,* PARENTING TIME, AND SUPPORT

(*Including Request for Order Declaring Primary Residence and Authority for Legal Decision Making concerning the Minor Children (Legal Custody)

CHECKLIST

You may use this packet if . . .

- ✓ Someone filed a petition to establish a court order concerning your minor child or children declaring:
 - PATERNITY (legally establishing who the father is),
 - Which parent's home will be primary residence,
 - Who has legal authority to make decisions concerning the children,
 - Time each parent is to have with the children, and (optionally)
 - Child support, AND
- ✓ You want to file a "Response" to tell the Court that you disagree with something stated or requested 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 Lawyer or	☐ Attorney for ☐ Petitioner OR	Respondent
SUPERIOR COURT (OF ARIZONA IN GRAH	AM COUNTY
	Case No.	
Petitioner	ATLAS No.	
Respondent	FAMILY COURT / S COVERSHEET WIT (CONFIDENTIAL RECO	H CHILDREN
	ocial Security Numbers should app	
A. Personal Information:	rt forms. Access Confidential purs Petitioner	Respondent
Name		
Gender	☐ Male or ☐ Female	☐ Male or ☐ Female
Date of Birth (Month/Day/Year)		
Social Security Number		
	NCLUDE MAILING ADDRESS O	
	ESTING ADDRESS PROTECTIO	N
Mailing Address City, State, Zip Code		
Contact Phone		
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 - Che *Check only if no other category a		Interpreter Needed: ☐ Yes ☐ No
☐ Dissolution (Divorce)	☐ Paternity	If yes, what language?
☐ Legal Separation	□ *Legal Decision Maker (Custody)/Visitation	
Annulment	*Child Support	
☐ Order of Protection	Other	
DO NOT COPY OR FILE THIS DOCUME	NT. DO NOT SERVE THIS DOCUM	ENT TO THE OTHER PARTY.

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 SUPERIOR COURT OF ARIZONA IN GRAHAM COUNTY Case Number: Name of Petitioner RESPONSE TO PETITION TO
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 SUPERIOR COURT OF ARIZONA IN GRAHAM COUNTY Case Number: Name of Petitioner
City, State, Zip Code: Telephone: Email Address: ATLAS Number: Lawyer's Bar Number: Representing Self, without a Lawyer or Attorney for Petitioner OR Respondent SUPERIOR COURT OF ARIZONA IN GRAHAM COUNTY Case Number: Name of Petitioner
Email Address: ATLAS Number: Lawyer's Bar Number: Representing Self, without a Lawyer or Attorney for Petitioner OR Respondent SUPERIOR COURT OF ARIZONA IN GRAHAM COUNTY Case Number: Name of Petitioner
ATLAS Number:
Representing Self, without a Lawyer or Attorney for Petitioner OR Respondent SUPERIOR COURT OF ARIZONA IN GRAHAM COUNTY Case Number: Name of Petitioner
Representing Self, without a Lawyer or Attorney for Petitioner OR Respondent SUPERIOR COURT OF ARIZONA IN GRAHAM COUNTY Case Number:
SUPERIOR COURT OF ARIZONA IN GRAHAM COUNTY Case Number: Name of Petitioner
ARIZONA IN GRAHAM COUNTY Case Number: Name of Petitioner
ARIZONA IN GRAHAM COUNTY Case Number: Name of Petitioner
Name of Petitioner
Name of Petitioner
Name of Petitioner
RESPONSE TO PETITION TO
RESPONSE TO PETITION TO
ESTABLISH PATERNITY, LEGAL
DECISION MAKING (Custody),
PARENTING TIME and
CHILD SUPPORT
Name of Respondent STATEMENTS TO THE COURT UNDER PENALTY OF PERJURY:
1. INFORMATION ABOUT THE PETITIONER (THE OTHER PARTY)
Name:
Address:
Date of Birth:
Occupation:
Relationship to children for whom Petitioner wants the Court Order:
Mother
☐ Father or Claims to be the Father
Other. (Explain)
- · · · ·
2. INFORMATION ABOUT THE RESPONDENT (ME)
2. INFORMATION ABOUT THE RESPONDENT (ME)
2. INFORMATION ABOUT THE RESPONDENT (ME) Name:
2. INFORMATION ABOUT THE RESPONDENT (ME) Name: Address:
2. INFORMATION ABOUT THE RESPONDENT (ME) Name: Address: Date of Birth:
2. INFORMATION ABOUT THE RESPONDENT (ME) Name: Address: Date of Birth: Occupation:
2. INFORMATION ABOUT THE RESPONDENT (ME) Name: Address: Date of Birth: Occupation: MY Relationship to children for whom the Petitioner wants the Court Order:

			Case No
3.	VE	NU	JE: (check box if true)
			is is NOT the proper court to bring this lawsuit under Arizona law because it is not the county residence of the petitioner, or the respondent, or the minor child(ren).
4.			RMATION ABOUT MINOR CHILDREN is contained in the Affidavit Regarding Minor en contained within the Petition or filed with the Petition and incorporated by reference.
STA	TEN	ΛE	NTS ABOUT PATERNITY:
5.			YOU THINK YOU OR THE OTHER PERSON IS NOT THE FATHER OF THE R CHILD(REN): (Check all boxes that apply)
	A.		AFFIDAVIT: Petitioner and Respondent did not sign an Affidavit or Acknowledgment of Paternity acknowledging that ☐ Petitioner or ☐ Respondent is the child(ren)'s natural father.
	В.		BIRTH CERTIFICATE: (Name) is not named as the father on the minor child(ren)'s birth certificate(s), and (if applicable) the name listed below is listed as the father on minor children's birth certificates:
	C.		
			(name of father) is shown not to be the minor child(ren)'s natural father. A copy of the test results is attached to this Response.
	D.		PARTIES NOT LIVING TOGETHER: Petitioner and Respondent were not married to each other at any time during the ten months before the birth of the minor child(ren). The parties did not live together during the period(s) when the minor child(ren) could have been conceived.
	E.		NO SEXUAL INTERCOURSE: Petitioner and Respondent were not living together and did not have sexual intercourse at the probable date of conception of the minor child(ren).
	F.		SEXUAL INTERCOURSE: The mother of the minor children had sexual intercourse with someone else during the period in which the minor child(ren) could have been conceived.
	G.		OTHER: (explain)
6.	AB	OL	JT MARRIAGE AND HUSBAND (if applicable, check one box only).
			other was not married at the time the minor child(ren) were born or conceived or at least 10 months fore minor child(ren) were born or conceived, OR
		mir	other was married when minor child(ren) were born or conceived or at least 10 months before the nor child(ren) were born or conceived, but husband is not the father of minor child(ren). (Husband is to be included as a party to this court case because of marriage.)

	Case No
7.	SUMMARY OF WHAT I SAY ABOUT THE MINOR CHILDREN THAT IS DIFFERENT FROM WHAT THE PETITIONER STATED IN THE PETITION: (Explain)
ОТН	ER STATEMENTS TO THE COURT
8.	MEDICAL EXPENSES: (check the boxes that apply)
	☐ There are unreimbursed medical expenses incurred by the mother, resulting from the birth of the minor child(ren), that should be awarded to ☐ Petitioner OR ☐ Respondent according to law; OR
	☐ There are <u>no</u> unreimbursed medical expenses incurred by the mother, resulting from the birth of the minor child(ren)
9.	OTHER EXPENSES: The parties should be ordered to divide between them any uninsured medical, dental, or health expenses, reasonably incurred for the minor child(ren), in proportion to their respective incomes.
10.	THE PARENT INFORMATION PROGRAM (PIP) is required for persons seeking legal decision making authority (custody) or parenting time. (Check one)
	☐ I <u>have</u> ☐ I <u>have not</u> already completed the Parenting Information Program (PIP).
11.	DOMESTIC VIOLENCE: (If you intend to ask for joint legal decision making (joint custody), there must have been no domestic violence between the parties <u>or</u> you must provide reasons for the court to find joint legal custody is in the best interests of the minor(s) <i>despite</i> the domestic violence. (A.R.S. § 25-403.03). (Check one box)
	\square There <u>has</u> been domestic violence in this relationship and <u>no</u> legal decision making (no joint or sole custody) should be awarded to \square petitioner \square respondent who committed the violence.
	☐ Domestic violence has <u>not</u> occurred in this relationship; OR
	Domestic violence <u>has</u> occurred in this relationship but the court should find it is in the best interests of the minor child(ren) to award joint or sole legal decision making (joint or sole custody) to the person who committed the violence <i>because</i> : (Explanation Required)

			Case No					
12.		ERAL ed, or d	DENIAL: I deny anything stated in the complaint that I have not specifically admitted, enied.					
REC	QUES	rs to	THE COURT:					
1.			ER OF PATERNITY: declaring that the petitioner / respondent claimed to be the father, (named below)					
	□ IS	(OR) [☐ IS NOT the natural father of the minor child(ren),					
			INT THE COURT ORDERS THAT ABOVE-NAMED PETITIONER/RESPONDENT URAL FATHER, THEN THE COURT SHOULD ALSO ORDER AS FOLLOWS:					
	A. B	IRTH (CERTIFICATE: (check the box and complete if this is desired)					
		Order that the name of the father as appears on his birth certificate or other legal document should be added to each minor child's birth certificate as the father;						
	B. LAST NAME: (check the box and complete if this this is desired)							
		Orde	r that each minor child's last name be changed to the last name of:					
2.	FOR ORDER DECLARING PRIMARY RESIDENCE, PARENTING TIME, AND AUTHORITY FOR LEGAL DECISION MAKING (LEGAL CUSTODY):							
	A.		MARY RESIDENCE: Declare which parent's home shall be primary residence for minor child as follows:					
		☐ D	eclare Mother's home as primary residence for the following named children:					
	☐ Declare Father's home as primary residence for the following named children:							
	subj	ect to	parenting time, as follows:					
	В.	PAR	ENTING TIME: Award parenting time as follows:					
			Reasonable parenting time rights to the non-primary residential parent, OR					
			Supervised parenting time between the children and ☐ Mother OR ☐ Father, OR					

No parenting time rights to the \square Mother OR \square Father.

interests of the child(ren) because:

If supervised or no parenting time is requested above, find that it is in the best

☐ Exp	lanation continues on attached pages made part of this document by reference.
	Name this arrange to account to
	a. Name this person to supervise:
	b. Additionally restrict parenting time as follows:
	c. Order cost of supervised parenting time (if applicable) to be paid by:
	☐ Mother
	☐ Father, OR
	☐ Shared equally by the parties.
LEG A	L DECISION MAKING (Legal Custody):
Award follow	I legal authority to make decisions concerning the child(ren) (legal custody) as
□ so	LE LEGAL DECISION-MAKING (sole legal custody) to: Mother Father
OR	
☐ J O	INT LEGAL DECISION MAKING (joint custody) to BOTH PARENTS.
children the <i>Pai</i> the Ag signific	and Father will agree to act as joint legal decision makers (joint legal custodians) of the minor in, as set forth in the <i>Joint Legal Decision Making</i> (joint custody) <i>Agreement</i> contained in <i>renting Plan</i> , to be agreed upon and signed by both parties if the Court adopts the terms of reement (The Parenting Plan is submitted later in the process). There have been no ant acts of domestic violence, as defined by Arizona law, A.R.S. § 13-3601, by either parent in the best interests of the minor child(ren) to award joint custody despite any violence that ed.
eck " 3 " belo	w if you are asking for a child support order or a change of child support in this case.)
CHILD S	SUPPORT: Order that child support shall be paid by (check one box)
begin on the	pport Guidelines and the attached Child Support Worksheet. Support payments shall he first day of the first month following the entry of the court order establishing paternity and

3.

Case No._____

4.	MEDICAL, DENTAL, VISION CARE FOR	MINOR CHILDREN: Order that:
	☐ Mother is responsible for providing: ☐ medi	cal ☐ dental ☐ vision care insurance.
	☐ Father is responsible for providing: ☐ media	cal dental vision care insurance.
	· ·	unreimbursed medical, dental, vision care, and health- proportion to their respective incomes as described on ith the Judgment and Order.
5.	EXPENSES OF MOTHER: Order that \square Petit cover unreimbursed expenses incurred by the mother	ioner OR Respondent pay a reasonable amount to er related to the birth of the child(ren).
6.	submit to such blood and tissue tests as may be nece	is contested, Petitioner and Respondent be ordered to essary by this Court to establish paternity. And, that the uit under Arizona law, A.R.S. § 25-809, including blood certificate, attorney's fees and court costs;
7.	OTHER ORDERS I AM REQUESTING (exp	olain request here):
swear	R OATH OR BY AFFIRMATION or affirm under penalty of perjury that the to the best of my knowledge and belief.	e contents of this document are true and
Date		Signature
Sworn to c	or Affirmed before me this by (Date)	Printed Name
/ly Comm Seal below	ission Expires: (orv)	Deputy Clerk or ☐ Notary Public
A copy of	this response will be mailed to the other party on	: Month / Date / Year
At the foll	lowing address:	

Case No._____

Perso	on Filing:			
Addre	ess (if not protected):			
City,	State, Zip Code:			
	hone:			
Email	Address:			For Clerk's Use Only
Lawv	S Number: er's Bar Number:			
_	esenting Self, without			OR Respondent
	S	_	OURT OF ARIZ AM COUNTY	ZONA
			Case Number:	
Name	e of Petitioner		ATL AC Normala and	
			ATLAS Number:	(if applicable)
				, ,,
Name	e of Respondent		AFFIDAVIT R	EGARDING
			MINOR CHILE	REN
custod orde Fil	dy) cases. If you are r, it is only required i I out this Affidavit co	asking to modify a f the children have	n existing Arizona le lived outside the st rears.	d for all legal decision making egal decision making (custody) ate at some time in the last 5 ation. Use additional paper if quired documents to the other
			d to the judge.	quirou uodumonto to tito ottioi
1.			HO ARE UNDER of to, or adopted by, me an	18 YEARS OLD. The following and the other party.
	Name:		Name:	
	Birthdate:	Age:	Birthdate:	Age:
	Name:		Name:	
	Birthdate:	Age:	Birthdate:	Age:

Case No.			

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: FromTo
Address:	Lived with:
City, State:	Relationship to Child:
Child's Name:	Dates: FromTo
Address:	Lived with:
City, State:	Relationship to Child:
	EEN A PARTY/WITNESS THAT INVOLVED THE
-	TODY) AND/OR PARENTING TIME OF THE
MINOR CHILD(REN). (Check one box.)	
☐ I have or ☐ I have not been a party/wit	ness 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 Case Number:_____

3.

Court Location:

Current Status:

How the child is involved:

Summary of any Court Order:

		Case No
4.	LEGAL DECISION-MAKING AN (Check one box.) ☐ I do have or ☐ I do not have	PENDING COURT CASES RELATED TO THE JTHORITY (CUSTODY) OF THE MINOR CHILD(REN). information about a legal decision making (custody) court case above that is pending in this state or in any other state. (If so,
	Name of each child:	
	Name of Court:	Court Location:
	Court Case Number:	Current Status:
	How the child is involved:	
	Summary of any Court Order:	
	physical custody or who claims legal children named in this Affidavit. (If s	w a person other than the Petitioner or the Respondent who has decision-making (custody) or parenting time rights to any of the o, explain below. If not, go on.)
	Name of person with the claim:	
	Address of person with the claim:	
	Nature of the claim:	
	TH OR AFFIRMATION AND VERI	FICATION is document is true and correct under penalty of perjury.
Signa		Date
Sworn	n to or Affirmed before me this:	by

My Commission Expires:

Deputy Clerk or Notary Public

(date)

Person Filing: (1)	_	
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 Lawyer or Attorney for Petition	oner OR 🗌 Respond	ent
SUPERIOR COURT OF A	RIZONA IN	
GRAHAM COUNT	Y (2)	
DADENTIO WORKOUEET FOR OU	III D ALIDDADT	

PARENT'S WORKSHEET FOR CHILD SUPPORT

(3) Petitioner:	(4)	Case I	No.	_		
(3) Respondent:	(4)	ATLAS	:			
(5) Total Number of Children:						
(6) Parent with Primary Physical Custody: Father ☐ Mother ☐						
(7) Parent who is filing this form: Father ☐ Mother ☐						
(8) Gross Income figures for the OTHER PARENT are:						
☐ ACTUAL, with proof, such as a recent W2 or pay☐ ESTIMATED, based on facts or knowledge of pa☐ ATTRIBUTED, based on what other party could a	y before p	romoti	on o	r of oth	ners	in similar job.
	<u>FA</u>	THER				MOTHER
Gross Income (Pre-Tax Income. Before deductions.)	\$			(9)	\$_	
Spousal Maintenance Paid	\$			(10)	\$	-
Spousal Maintenance Received	\$_+			(11)	\$_	+
Child Support Paid/Contributed	\$			(12)	\$ ₋	-
Other Support of Children Paid	\$ <u>-</u>			(13)	Φ_	
Adjusted Gross Income	\$			(14)	\$_	
Combined Adjusted Gross Income	(15)	\$			
Basic Child Support Obligation	(16)	\$			
Plus Costs for:			•			
Medical/Dental/Vision Insurance	\$			(17)	\$	
Childcare	\$			(18)	\$_	
Education Expenses	\$			(19)	\$ __	
Extraordinary/Special Needs Child Expenses	\$			(20)	\$_	
No. of Children Age 12 or Over Adjustment _	<u></u> %	(21)	\$			
Total Adjustments for Costs		(22)	\$			
		(23)	\$			

Case	Nο		

		FATHER				MOTHER	
Each Parent's % of Combined Income	_	%	(24)				%
Each Parent's Share of Tot. Support Obligation	\$		(25)	\$			_
Adjustment for Non Custodial Parent's Costs Associa	ated	with Parentin	ıg Tim	е			
Using Table A 🗌 Table B 🗌	\$		(26)	\$			
No. of Days =% Adjustment (from table) x Line (16) \$ (Basic Child Support Obligation)	\$_		(27)	\$			
Less Noncustodial Parent's Costs for:							
Medical/Dental/Vision Insurance*	\$		(28)	\$			
Childcare*	\$		(29)	\$			
Education Expenses*	\$						
Extraordinary/Special Needs Child Expenses*	\$_		(31)	\$			
*Subtract here <u>ONLY</u> if ADDED-IN items 17-20	above	Э					
Adjustments Subtotal	\$		(3	2)	\$_		
Preliminary Child Support Amount	\$		(3	3)	\$_		
Self Support Reserve Test for Parent Who Will Pay							
Amount from Line (14) (Adj. Gross Inc	c.)						
Minus Reserve Amount - \$903.00							
Total =	\$		(3	4)	\$		
				,			
Child Support to be Paid by: Father ☐ Mother ☐	\$		(3:	5)	\$		
Share of Travel Expenses Related to Parenting Time*	•		<u></u>	(36)		%
*Only for expenses related to travel over 100 miles, one way			_ ′°				- ^
Share of Medical/Dental/Vision Costs Not Paid by Ins		CB		C	37)		
onare of medical/bental/vision costs Not I and by mis	uiuii		_ %	(<i>31)</i>		_ %
I declare under penalty of perjury that the foregoing i	s tru	e and correct					
Executed on:							
	Siana	ature of Parer	nt				

City, S	55 (II IIO	t protected):	
	tate, Zip	Code:	
Teleph	none:		
ATLAS	Aaaress S Numbe	s: er:	FOR CLERK'S LISE ONLY
		Number:	
Repre	senting	☐ Self, without a Lawyer or ☐ Attorney for	r 🗌 Petitioner OR 🔲 Respondent
		SUPERIOR COUF IN GRAHAM	
			Case No
Petitic	ner		
			ATLAS No
Respo	ondent		ALTERNATIVE DISPUTE RESOLUTION STATEMENT TO THE COURT A.R.F.L.P. 66(E)
			Check appropriate box below: ☐ Petitioner's Statement
			☐ Respondent's Statement
			☐ Joint Statement (signed by both parties)
suant t		·	ereby state the following, under penalty of perjury: Alternative Dispute Resolution (ADR) process and:
		ne parties agree to participate in the following have selected the following ADR process: Arbitration Mediation Settlement Conference Other: The parties will use a private provider The parties request a program provide	Alternative Dispute Resolution (ADR) process and: : OR ed through the court.
	☐ Th a.	ne parties agree to participate in the following have selected the following ADR process: Arbitration Mediation Settlement Conference Other: The parties will use a private provider The parties request a program provide	Alternative Dispute Resolution (ADR) process and: :
	☐ Tha.	ne parties agree to participate in the following have selected the following ADR process: Arbitration Mediation Settlement Conference Other: The parties will use a private provider The parties request a program provider The person or company providing the ADF	Alternative Dispute Resolution (ADR) process and: : OR ed through the court.
	☐ Tha.	ne parties agree to participate in the following have selected the following ADR process. Arbitration Mediation Settlement Conference Other: The parties will use a private provider provider apropriate apropriate to complete the ADR process. The parties have been unable to agree on Petitioner Respondent appropriate: The Petitioner Respondent petitioner Respondent below the ADR process.	OR ed through the court. R service is: orocess by an ADR process. believe(s) that the following ADR process would be guest(s) a conference to discuss ADR.
1.	□ Tha. b. c.	ne parties agree to participate in the following have selected the following ADR process. Arbitration Mediation Settlement Conference Other: The parties will use a private provider provider a program provider the person or company providing the ADF. The parties expect to complete the ADR properties have been unable to agree on properties provider provider provider the pertitioner Respondent appropriate: The Petitioner Respondent requipment Provider Respondent properties required Respondent properties required Respondent properties required Respondent required Respondent properties required Respondent Respondent Properties Respondent Properties Respondent Respondent Properties Respondent Respondent Respondent Respondent Responde	Alternative Dispute Resolution (ADR) process and: OR ed through the court. R service is: process by
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