DIVORCE WITH CHILDREN

RESPONDING TO A CASE

YOU CAN USE THIS PACKET IF ALL THIS IS TRUE:

- Your spouse filed a Petition for Divorce With Minor Children in Coconino County.
- You disagree with something in the Petition.
- You are not on active duty with the military.

Arizona Rules of Family Law Procedure: The Arizona Rules of Family Law Procedure describe the procedures and forms required in family law cases. You can read the Rules at the Law Library or online at http://government.westlaw.com/linkedslice/default.asp?SP=AZR-1000>.

WARNING: Depending on the circumstances of your case, the Arizona Rules of Family Law Procedure may require you to complete procedures and forms not covered in this packet. You are required to read and follow all of the rules. If you do not, the court may impose sanctions on you. At a minimum, you must read and understand Section II, on Pleadings and Motions, Section VII, on Discovery and Disclosure, and Rule 92, on Civil Contempt and Sanctions for Non-Compliance with a Court Order.

Before signing a court document or getting involved with a court case, it's important to see an attorney to make sure you understand your legal rights and responsibilities. The Self-Help Center has information on finding an attorney.

February 2016

Coconino County Law Library

INSTRUCTIONS

Protecting Your Address: If the other party has committed or threatened to commit physical violence against you or your children, and you do not want the other party to know your address: 1) use a post office box on all your court forms or 2) see Rule 7, Arizona Rules of Family Law Procedure, about how to protect your address. See the Self-Help Center packet *Order of Protection* if you need a court to order the other party to stay away from you.

Continuing group health benefits: In many cases, federal law lets an employee's spouse and children temporarily continue group health benefits under the employer's plan after the employee and spouse are legally separated or divorced. To qualify for this extension, you or your spouse must notify the employer of your separation or divorce within 60 days of the court's signing the Decree. The beneficiary must pay the entire premium of the continued coverage; the employer makes no contribution.

STEP 1: READ THE PAPERS PETITIONER SERVED ON YOU

You are the "Respondent". Your spouse is the "Petitioner".

Petitioner should have filed the following papers with the court and served them on you. Read and make sure you understand *everything* Petitioner served on you.

Summons	Parent's Worksheet for Child Support
Petition	Amount
Affidavit on Minor Children (may be in the	Child Support Order
Petition)	Income Wittholding Order
Preliminary Injunction	Notice of Right to Convert Health Insurance
	Notice Regarding Community Debts

STEP 2: DETERMINE HOW LONG YOU HAVE TO RESPOND

See the table below for how long you have to file a written response to the Petition. Find the date in the "After" column on a calendar. Start counting on the next day. Count off the days in the "Count" column, including weekends and holidays. If you want to file a response, you must do so by the last date you counted, unless it's a weekend or court holiday, in which case you must do so by the next workday.

How Were the Papers Served?	If the Papers Were Served In Arizona*, Count:	If the Papers Were Served Outside of Arizona, Count:	After:
Acceptance of Service	20 days	30 days	Respondent signs the Acceptance of Service
Process Server	20 days	30 days	Respondent receives the papers from the process server

How Were the Papers Served?	If the Papers Were Served In Arizona*, Count:	If the Papers Were Served Outside of Arizona, Count:	After:
Sheriff or Tribal	20 days	30 days	Respondent receives the papers
Law Enforcement	20 uays	50 days	from the officer
Certified Mail	20 days	30 days	Respondent signs the green card
Publication	30 days		30 days after the first publication

*If the Papers Were Served on an Indian Reservation in Arizona: Depending on the facts and circumstances of the case, there *may* be more days for Respondent to respond. An attorney can advise you.

STEP 3: READ THE FAMILY COURT SERVICES FACT SHEET

STEP 4: IF YOU DISAGREE WITH THE PARENTING TIME OR LEGAL DECISION-MAKING ASKED FOR IN THE PETITION: DECIDE ON PARENTING TIME AND LEGAL DECISION-MAKING ABOUT THE CHILDREN

You will enter this information on the Petition later in these instructions.

Joint Legal Decision-Making: Both parents must want joint legal decision-making and agree on all major issues regarding parenting time, education, religion, and medical decisions, including, but not limited to:

- Enrollment or termination of enrollment in a particular school or school program.
- Advancing or holding back in school.
- Authorizing sex education for the child.
- Arranging or permitting regularly occurring extracurricular activities for the child.
- Beginning or ending the regular practice of a religion.
- Arranging for child care providers for long term and/or after school child care.
- Selecting non-emergency medical, dental, and/or psychological services.
- Authorizing the child's driver's license.
- Authorizing the purchase of an automobile for the child.
- Authorizing employment for the child.
- Authorizing the child's marriage.
- Authorizing the child's enlistment into the Armed Forces.
- Passport application for the child.
- Authorizing the child's giving blood.

The court will not order joint legal decision-making if the court determines there has been significant domestic violence. Joint legal decision-making does not necessarily mean equal parenting time and does not change either parent's duty to pay child support.

Sole Legal Decision-Making: The parent with sole legal decision-making will make the major decisions in the children's lives. Parents still must exchange health care, school, and other important information about the children, and the parent without legal decision-making can usually get the information directly from the medical providers and schools.

Parenting Time: For both joint and sole legal decision-making, come up with a schedule for the child to spend time with each parent. The guide called *Planning for Parenting Time* can help you find a schedule that's right for your family. You can find the guide at the Law Library, or online at <u>http://tinyurl.com/planningforparentingtime</u>. If unsupervised parenting time would endanger the children, you may ask for supervised or no parenting time for the other parent. There must be good reasons for these extreme restrictions, such as sexual crimes, child abuse or domestic violence, persistent drug or alcohol abuse, or serious mental or physical problems that make parenting risky or impossible. (The court will fine a parent who falsely says these reasons exist.) If you request supervised parenting time, decide who will supervise and who will pay for the supervision if payment is necessary.

STEP 5: IF YOU DISAGREE WITH THE LEGAL DECISION-MAKING ASKED FOR IN THE PETITION AND YOU WANT JOINT LEGAL DECISION-MAKING: FILL OUT THE JOINT LEGAL DECISION-MAKING AGREEMENT

STEP 6: IF YOU DISAGREE WITH THE DIVISION OF PROPERTY OR DEBTS ASKED FOR IN THE PETITION: DECIDE HOW TO DIVIDE PROPERTY AND DEBTS

You will enter how you want to divide property and debts on the Response.

Community Property and Debts: In general, community property is property (other than a gift or inheritance to one party) that you and your spouse acquire after you were married and before one spouse serves divorce papers on the other. See the Petition for a list of types of community property. One type of community property is retirement benefits (pension/retirement fund/profit sharing/stock plans/401k). Division of retirement benefits is a complicated area of the law. After the judge divides the retirement benefits, you will have to contact an attorney, accountant, or company representative to get the documents needed to access the retirement monies.

In general, community debts are debts you and your spouse acquire after you were married and before one spouse serves divorce papers on the other, no matter who spent the money. Generally, the court will order a fair division and will not give most or all of the property or debts to one spouse. If you and/or your spouse still owe money on a piece of property, the court will probably give that debt to the same spouse who gets that property. You may ask that real property be sold and the proceeds divided between you and your spouse. Community property and debts that are not listed on the Petition or Response will be considered still owned or owed by both you and your spouse.

Separate Property and Debts: In general, separate property is property you or your spouse acquire before you were married, after one spouse serves divorce papers on the other, or as an

inheritance or gift to one party. Separate property may become commingled community property in some circumstances.

In general, separate debts are debts you or your spouse acquire before you were married or after one spouse serves divorce papers on the other.

The court usually will confirm that your separate property and debts are yours and your spouse's separate property and debts are your spouse's.

STEP 7:IF YOU DISAGREE WITH THE DIVISION OF TAX DEPENDENCY
EXEMPTIONS ASKED FOR IN THE PETITION:
DECIDE HOW TO DIVIDE TAX DEPENDENCY EXEMPTIONS

You will enter how you want to divide your tax dependency exemptions on the Response.

The court generally will divide these exemptions in proportion to the income on the Child Support Order. If you and the other parent have only one child and about the same income, one parent should take the deduction on even numbered years and the other on odd numbered years. If you have more than one child, each parent may take one child each year and alternate a third or fifth child. If the parent paying child support is not current on all child support by the end of the year, they will forfeit the deduction to the other parent.

Also read about dividing these exemptions in the Arizona Child Support Guidelines in this packet. An accountant can explain the federal law on dividing exemptions.

STEP 8: IF YOU DISAGREE WITH THE CHILD SUPPORT ASKED FOR IN THE PETITION: FILL OUT THE CHILD SUPPORT INFORMATION FORM

STEP 9: FILL OUT THE RESPONSE TO A PETITION FOR DIVORCE WITH CHILDREN

STEP 10: SCHEDULE A PRE-FILING MEETING

YOU MUST READ AND FOLLOW ALL OF THE INSTRUCTIONS BEFORE THIS STEP BEFORE YOU SCHEDULE YOUR PRE-FILING MEETING.

At this free court service, an attorney will meet with you one-on-one to do the following:

- Make sure you have everything you need to respond
- Explain what steps you need to take after you respond
- Help you prepare child support forms

Call 928-679-7544 to schedule your Pre-Filing Meeting.

STEP 11: GO TO THE PRE-FILING MEETING

Bring the following, completed according to the instructions:

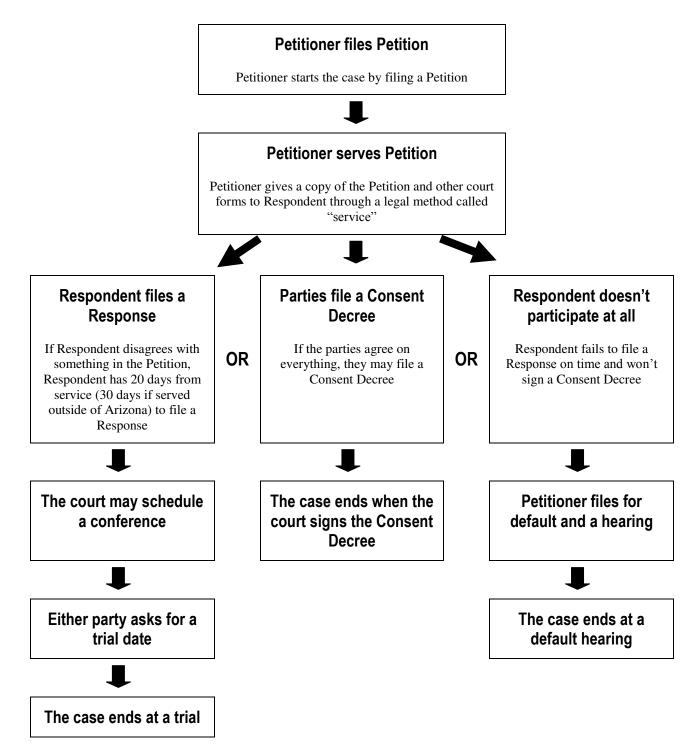
- [] Response to a Petition for Divorce with Children, with the following attached if applicable:
 - [] A copy of your marriage license
- [] Child Support Information Form, if applicable
- [] Joint Legal Decision-Making Agreement, if applicable

Petitioner cannot attend the Meeting with you.

If you want to file your Response immediately after your Pre-Filing Meeting, also bring the following:

- [] Money to make copies
- [] The filing fee of \$284 (The Clerk's Office accepts cash, money orders, and cashier's checks payable to "Clerk of Superior Court". If you can't afford the fee, see the Self-Help Center packet *Getting Help With a Filing Fee.*)

Flowchart of the Court Process



How Long Does It Take? Divorce or Legal Separation: at least 60 days. Unmarried parents: at least 30 days.

Where Can I Find Forms? The Law Library has forms for all of these steps. 928-679-7540, 877-806-3187, <u>www.coconino.az.gov/lawlibrary</u>

FAMILY COURT SERVICES

Service	When Can I Ask for It?	How Much Does it Cost?	How Do I Ask for It?	
Reconciliation/Separation Counseling	Before or during a divorce or legal separation	 1st session free 2 more sessions at \$32 per session for a couple or \$24 per session for an individual 		
Family Mediation The parents meet with a	Before or during a court case involving children	Free	See the Law Library	
neutral mediator to come to agreements about legal decision-making and parenting time.	After a court case involving children	\$100 per party	packet Asking for Family Court Services	
Family Evaluation A mental health professional evaluates the family and	During a court case involving children	Free		
recommends a legal decision-making and parenting time arrangement to the court.	After a court case involving children	Fee set by the evaluator		
Property or Support Mediation The parties meet with a	Before a divorce or legal separation		Call the Alternative Dispute Resolution Coordinator at 928- 679-7508.	
neutral mediator to come to agreements about child support, spousal support, or dividing property and debt.	During or after a divorce or legal separation	\$240 per party	See the Law Library packet Asking for Family Court Services	

Questions? Call the Law Library at 679-7540 or 877-806-3187.

Petitioner's Name:	
Mailing Address:	
City, State, Zip:	
Phone Number:	
Representing Self	
Respondent's Name:	
Mailing Address:	
City, State, Zip:	
Phone Number:	
Representing Self	

SUPERIOR COURT OF ARIZONA, COUNTY OF COCONINO

Petitioner's Name on the Petition that started this case

____ Case Number: (leave blank) DO_____

JOINT LEGAL DECISION-MAKING AGREEMENT

Respondent's Name

AGREEMENT:

We agree on everything in this document, which is about the following children:

JOINT LEGAL DECISION-MAKING:

Joint Legal Decision-Making: We will have joint legal-decision making about the children.

Primary Residence:

- [] Children will live mostly with Mother.
- [] Children will live mostly with Father.
- [] Children will live equally with Mother and Father.

PARENTING TIME:

ACCESS TO RECORDS AND INFORMATION:

Under Arizona law (A.R.S. 25-403.06), unless otherwise provided by court order or law, on reasonable request, we are entitled to equal access to documents and other information concerning the children's education and physical, mental, moral, and emotional health including medical, school, police, court, and other records directly from the custodian of the records or from the other parent. The court could impose sanctions against a person who does not comply with this law.

EDUCATION:

We will make major educational decisions together. We both may participate in school conferences, events, and activities and consult with teachers and other school personnel.

HEALTH CARE:

We will make major medical/dental decisions together. We both may authorize emergency medical/dental treatment for the children and shall notify each other about that treatment immediately. We both may consult with the children's health practitioners. We will cooperate on health matters concerning the children and keep each other reasonably informed, including about the names, addresses, and phone numbers of all medical/dental care providers.

PROTECTING CHILDREN FROM CRIMINAL OFFENDERS:

We will notify the other parent immediately if we know that a convicted or registered sex offender, or a person who has been convicted of a dangerous crime against children, may have access to the children. We will notify the other parent by first class mail, return receipt requested, or by email.

"Dangerous crime against children" means any of the following committed against a child under age 15: Second degree murder.

- Aggravated assault resulting in serious physical injury or involving the discharge, use or threatening exhibition of a deadly weapon or dangerous instrument.
- Sexual assault.
- Molestation of a child.
- Sexual conduct with a minor.
- Commercial sexual exploitation of a minor.
- Sexual exploitation of a minor.
- Child abuse as prescribed in § 13-3623, subsection A, paragraph 1.
- Kidnapping.
- Sexual abuse.
- Taking a child for the purpose of prostitution as prescribed in § 13-3206.
- Child prostitution as prescribed in § 13-3212.
- Involving or using minors in drug offenses.
- Continuous sexual abuse of a child.
- Attempted first degree murder.
- Sex trafficking.

- Manufacturing methamphetamine under circumstances that cause physical injury to a minor.
- Bestiality as prescribed in § 13-1411, subsection A, paragraph 2.
- Luring a minor for sexual exploitation.
- Aggravated luring a minor for sexual exploitation.
- Unlawful age misrepresentation.

IN ADDITION, WE WILL:

- Inform each other in advance of address and/or phone number changes.
- Notify each other in writing before relocating a child out-of-state or over 100 miles within Arizona, if both parents live in Arizona, as required by Arizona law (A.R.S. 25-408).
- Use the Parenting Time Plan order most recently in place until other arrangements are made if either parent moves out of the area without the children and returns later.
- Inform each other promptly of emergencies and other important events involving the children.
- Consult with each other and agree about extra activities that affect the children's access to either parent.
- Consider each other as care-providers for the children before making other childcare arrangements.
- Not use the children to convey information or change the Parenting Time Plan.
- Encourage love and respect between the children and the other parent, and do nothing that might hurt the other parent's relationship with the children.

DISPUTES:

We will make our best effort to cooperate consistent with the children's best interests and amicably resolve any disputes. If we are unable to reach an agreement about proposed changes, disputes, or alleged breaches of this Agreement, we may request mediation through the court or a private mediator of our choice. While a dispute is being resolved, we will continue to follow this Agreement.

Date:	Mother's Signature:
	<u> </u>

Date: _____

Father's Signature:

CHILD SUPPORT INFORMATION FORM

Don't file this form with the court.

It's essential to fill in ALL the blanks.

The Attorney will use this information to complete your child support forms at your Pre-Filing Meeting. If you're missing information, your child support forms might not be correct.

How many children age 12 or older do you and the other party have What's the month and year of the youngest child's birthday?		
How many children from other relationships live with the Petitioner How many children from other relationships live with the Responde	? ent?	
How many hours a week will the children spend with the Petitioner, time you're asking for?		
Has a court ordered the other party to pay past-due alimony or child relationships? [] Yes [] No If Yes, how much per month?	support from c	
On what date did you and the other party start living apart? Do you want the other party to pay you child support for the months [] Yes [] No [] Petitioner [] Respondent has voluntarily paid the other party \$ children since you started living apart.	s you've lived a	part?
	Petitioner	Respondent
Monthly gross income:	\$	\$
Monthly court-ordered child support each party pays from other relationships:	\$	\$
Monthly court-ordered alimony each party pays from other relationships:	\$	\$
Monthly court-ordered alimony each party receives from other relationships:	\$	\$

	Petitioner	Respondent
Monthly health insurance paid <u>for the children only</u> (Don't include what you pay for yourself. Your Human Resources Department can give you the right amount.):	\$	\$
Monthly payment for work-related childcare:	\$	\$
Monthly payment for a child's extraordinary educational needs based on the parties' agreement or a court order:	\$	\$
Monthly payment for a gifted or handicapped child's special needs:	\$	\$

Information About the Party Who Should Pay Child Support:

This information lets the court order this party's employer to witthold child support. If you're missing information, it might take longer to get child support. You can get this information from that party's Human Resources Department.

Current Employer:		
Payroll Mailing Address:		
City:	State:	Zip:
Phone Number:		
Previous Employer (if known):		
Payroll Mailing Address:		
		7in:
City:	State:	Zip

Person Filing:	
Mailing Address:	
City, State, Zip:	
Phone Number:	
Representing Self	

SUPERIOR COURT OF ARIZONA, COUNTY OF COCONINO

In re t	he m	arria	ge	of
			-	

Case Number: DO_____

Petitioner (My spouse)

<u>RESPONSE TO A PETITION FOR</u> <u>**DIVORCE WITH CHILDREN**</u>

Including Affidavit on Minor Children

Respondent (Me)

[] Contested Legal Decision-Making About the Children (I disagree with the legal decisionmaking Petitioner asked for)

I STATE THE FOLLOWING UNDER OATH:

The Parties and the Marriage:

My Spouse's Name:			
Street Address:	Cit	y, State, Zip:	
Birthdate:	Phone Number:	Job title:	
Number of months/yea	ars in a row to date my spouse has	lived in Arizona:	
If not living in Arizon marriage.	a now, my spouse [] lived [] did	not live in Arizona at some point during our	

My Name:

Street Address:		City, State, Zip:
Birthdate:	Phone Number:	Job title:
Number of month	s/years in a row to date I have live	d in Arizona:
If not living in An	izona now, I [] lived [] did not li	ve in Arizona at some point during our marriage.

The Marriage: Date of Marriage: _____ City and state or country where we were married:

City and state or country where we were married:
Conciliation: [] Yes [] No: The conciliation provisions have been met or do not apply.
Covenant Marriage: [] Yes [] No: We have a covenant marriage. If yes, a copy of our marriage license
is attached.

Military Service: I am not in military service.

Residency: [] Yes [] No: I and/or my spouse lived in Arizona, or my spouse was stationed in Arizona while a member of the armed services, for at least the 90 days before my spouse filed the Petition.

Minor Children of the Marriage:

Pregnancy: [] Yes [] No: Wife is pregnant. Baby is due on	
[] Yes [] No: Husband is believed to be the father.	

Minor Children: The following children, who are adopted children together, lived in Arizona for at Petition or have lived in Arizona since birth. CHILD'S NAME:			
Where this child lived, dates lived there, and with			•
Address		Dates	With whom
CHILD'S NAME:	Birthdate:		
Where this child lived, dates lived there, and with Address	whom the child liv	ed, over the las Dates	st 5 years: With whom
CHILD'S NAME:	Birthdate: whom the child liv	ed, over the las Dates	st 5 years: With whom
Audress		Dates	
[] Yes [] No: I have participated, as a party or w described below, about the custody, legal decision			

CHILD'S NAME: _____ Case Number: _____ Court Name: _____ Court Name: ______
Date the court signed the legal decision-making order: ______ What that order says: _____

CHILD'S NAME: _____ Case Number: _____

Court Name:

[] Yes [] No: Another court case, described below, involving a child named above, but not about custody, legal decision-making, or parenting time, could affect this case.

CHILD'S NAME:	Case Number:	
Court Name:		

The case is about: []	child support []] enforcement of court order	rs [] domestic violend	ce
[] a protective order	[] adoption [] t	terminating parental rights	[] a criminal matter [] other:

CHILD'S NAME:	Case Number:
Court Name:	
The case is about: [] child support [] enforcement	t of court orders [] domestic violence
[] a protective order [] adoption [] terminating pa	arental rights [] a criminal matter [] other:

[] Yes [] No: Someor	ne other than me or the other parent has physical custody or claims rights of legal
or physical custody or	visitation with a child named above, as described below.
CHILD'S NAME:	Other Person's Name:

Other Person's Address:		
Nature of the Claim:		
CHILD'S NAME:	Other Person's Name:	
Other Person's Address:		
Nature of the Claim:		

Child Support Enforcement: [] Yes [] No: Arizona Child Support Enforcement has been involved in establishing spousal maintenance for me or the other parent or paternity or child support for any child named above, as described below. If yes, I will deliver a copy of this document to CSE on the day I file it.

CHILD'S NAME:		
Name of court:	Court case number:	
CHILD'S NAME:		
Name of court:	Court case number:	

Summary of the Differences Between What I Say About the Children and What the Other Party Said In the Petition About the Children:

General Denial: I deny anything stated in the Petition that I have not specifically admitted or qualified.

I ASK THE COURT TO ORDER THE FOLLOWING:

Divorce:

- [] Order that my spouse and I be divorced.
- [] Dismiss this case because:
 - [] My spouse and I have a covenant marriage.
 - [] Our marriage is not irretrievably broken.
 - [] Neither I nor my spouse lived in Arizona, and my spouse was not stationed in Arizona as a member of the armed services, for the 90 days before my spouse filed the Petition.

Legal Decision-Making About the Children:

[] I agree with the legal decision-making the other party asked for in the Petition.

OR

- [] Joint Legal Decision-Making: Award the parents joint legal decision-making about the children as stated in the Joint Legal Decision-Making Agreement we signed. No significant domestic violence has occurred between the parties.
- [] Sole Legal Decision-Making: Award [] Mother or [] Father sole legal decision-making about the children. Joint legal decision-making is not in the children's best interest because (you must fill in this blank if you ask for sole legal decision-making):

Children's Primary Residence:

- [] Children will live mostly with Mother.
- [] Children will live mostly with Father.
- [] Children will live equally with Mother and Father.

Parenting Time:

[] I agree with the parenting time the other party asked for in the Petition.

OR

[] Order This Parenting Time Plan:

The children will be in Father's care at these times:

At the start of Father's time with the children, [] Mother will drop them off or [] Father will pick them up at this time: ______ at this location: ______

The children will be in Mother's care at these times:

At the start of Mother's time with the children, [] Father will drop them off or [] Mother will pick them up at this time: ______ at this location: ______

While we understand the court may enforce this drop-off and pick-up schedule, we will be reasonably flexible about it.

Other scheduling arrangements:

- [] During summer months or school breaks longer than four days not listed in the holiday schedule below, the children will be in [] Mother's or [] Father's care.
- [] We each are entitled to an annual _____-week vacation with the children. We will work out the details of the vacation at least _____ days in advance.
- [] Neither parent will travel with the children outside Arizona for longer than _____ days without the prior written consent of the other parent or order of the court.

We will inform each other of plans to travel out of the area with the children and of addresses and phone numbers where we and children can be reached during travel.

<u>Holidays:</u>	Even Years		Odd Years	
	Mother	Father	Mother	Father
New Year's Eve	[]	[]	[]	[]
New Year's Day	[]	[]	[]	[]
Spring Vacation	[]	[]	[]	[]
Easter	[]	[]	[]	[]
Passover	[]	[]	[]	[]
4 th of July	[]	[]	[]	[]
Halloween	[]	[]	[]	[]
Veteran's Day	[]	[]	[]	[]

Holidays:	Even Years		Odd Years	
Thanksgiving	[]	[]	[]	[]
Hanukkah	[]	[]	[]	[]
Christmas Eve	[]	[]	[]	[]
Christmas Day	[]	[]	[]	[]
Winter Break	[]	[]	[]	[]
Children's Birthdays	[]	[]	[]	ĒĪ

- [] Mother will have the children on Mother's Day and Father will have the children on Father's Day.
- [] Each parent will have the children on that parent's birthday.
- [] On three-day weekends, which include Martin Luther King Day, President's Day, Memorial Day, Labor Day, and Columbus Day, the children will remain in the care of the parent who has them for the weekend.

Holiday times will begin and end as follows:

Phone access:

- [] Each parent may contact the children by phone during the children's normal waking hours.
- [] Other:_____

Religion:

- [] Each parent may take the children to a place of worship of that parent's choice while the children are in that parent's care.
- [] The children may be instructed in the following faith:
- [] Religious arrangements do not apply to this Plan.

<u>Communicating with each other:</u> We will communicate with each other about the children [] by phone [] by email [] by text [] in person at least every _____ days.

We may change the parenting plan by written agreement only, except in an emergency.

<u>Reviewing the plan:</u> We will review this Plan every _____ months and ask the court for any necessary or desired changes.

Other:

[] Order Supervised Parenting Time:

Unsupervised parenting time would endanger the children's physical, mental, moral, or emotional health because:

Parenting time may take place only in the presence of another person, named as follows:

Other restrictions on parenting time:

The cost of supervised parenting time, if any, will be paid [] by the parent being supervised or [] by the custodial parent or [] equally by both parties.

[] **Order No Parenting Time:**

Even supervised parenting time with the other parent would endanger the children's physical, mental, moral, or emotional health because:

Child Support:

Leave the Child Support section blank. The attorney at the Pre-Filing Meeting will help you with this.

[] I agree with the child support the other party asked for in the Petition.

OR

The Parent's Worksheet for Child Support Amount dated ______ shows that [] I or [] the other parent is obligated to pay monthly child support of \$.

- Order that support. []
- [] **Deviation:**

It would be inappropriate or unjust to apply that amount because:

Therefore, free of duress and coercion, I ask the court to order that:

[] I or [] the other parent pay monthly child support of \$_____. []

Neither parent pay child support. []

This deviation is in the children's best interest because:

I understand that it is up to the court whether to grant this deviation and that the court can change child support at any time if a party asks for a change.

Order that any child support obligation starts on:

- [] the date the Petition was filed. []

children since we started living apart.

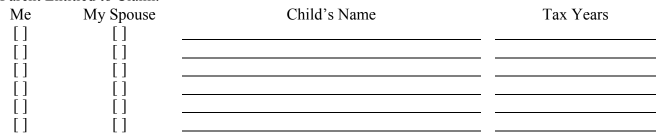
Order that any payments be made through the Support Payment Clearinghouse by automatic wage assignment. If there are temporary child support orders, order a judgment for arrears when the judge signs the Decree.

Medical, Dental, Vision Care for Minor Children: Order these expenses divided as follows:

Mother is responsible for providing [] medical [] dental [] vision care insurance. Father is responsible for providing [] medical [] dental [] vision care insurance. Order the parties to pay for all reasonable un-reimbursed medical, dental, and health related expenses incurred for the children in proportion to the parties' respective incomes as set forth in the most recent Parent's Worksheet for Child Support Amount.

Tax Exemptions: Divide our income tax exemptions for dependents as follows:

(This does not include claiming the children for tax credits such as the Earned Income Credit.) Parent Entitled to Claim:



Spousal Support:

[] I agree with the spousal support the other party asked for in the Petition.

OR

- [] Neither party is entitled to spousal support.
- [] Award [] me or [] the other party <u>per month in spousal support from the other party</u> beginning the first day of the month after the Decree is signed because he/she:
 - [] Lacks sufficient property to provide for his or her reasonable needs
 - [] Is unable to support himself or herself through appropriate employment
 - [] Is the custodian of at least one child whose age or condition is such that the person should not be required to seek employment outside the home
 - [] Lacks earning ability in the labor market adequate to support himself or herself
 - [] Contributed to the educational opportunities of the other spouse
 - [] Had a marriage of long duration and is now of an age that precludes the possibility of gaining employment adequate to support himself or herself

Order that payments be made by the first day of each month thereafter and continue until the receiving party is remarried or deceased or until ______, whichever is sooner. Order that payments be made through the Support Payment Clearinghouse by automatic wage

assignment. If there are temporary spousal maintenance orders, order a judgment for arrearages when the judge signs the Decree.

Property and Debts:

[] I agree with the division of property and debts the other party asked for in the Petition.

OR

Order property and debts divided as follows.

Value	Petitioner	Respondent
Community Property:		
Real Estate:		
Address: \$. []	[]
Legal Description:		
Address: \$	[]	[]
Legal Description:		
Bank Accounts:		
<i>Enter the name on the account and the account description (for example, "savings").</i>		
\$	[]	[]
\$	[]	[]
\$	[]	[]
\$	[]	[]
Motor Vehicles:		
Make: \$	[]	[]
Model:		
Lienholder:		
Last Four Digits of VIN:		
Make: \$	[]	[]
Model:		
Lienholder:		
Last Four Digits of VIN:		
Employment Benefits:		
Examples: 401K, retirement accounts, pensions.		
Enter name on the account and the fund name.		
\$	_ []	[]
\$	_ []	[]
\$	_ []	[]
\$	_ []	[]

Other Community Property:

[] The parties have already divided all remaining property, and the court confirms that division, except as follows.

Household Furniture and Appliances:	Value	Me	My spouse
	_ \$ \$	[]	[]
	\$\$	[]	[]
Other:	\$	[]	[]
	φ.	[]	[]
	¢	[]	[]
	\$	[]	[]
Community Debts:			
Enter the name on the account, creditor, and description (for example, "credit card").			
	\$	[]	[]
	¢	[]	[]
	<u>\$</u>	[]	[]
Separate Property:			
	\$	[]	[]
	_ \$ \$	[]	[]
	\$	[]	[]
Separate Debts:			
-	\$	[]	[]
	_ \$ \$	[]	[]
	\$	[]	[]

Each party shall pay all debts unknown to the other party. Each party shall pay his or her debts forward from the date the Petition was served on Respondent. This Decree can be used as a transfer of title and can be recorded. Parties shall sign all documents necessary to complete all transfers of title ordered in this Decree, such as for motor vehicles, houses, and bank accounts. The parties shall transfer all real and personal property to the other party as ordered within 10 calendar days after the judge signs the Decree.

Summary Of the Differences Between What I Say About Property and/or Debts and What the Other Party Said In the Petition About Property and Debts:

Name Change: Restore my former name of: _____

I Request the Following Other Orders:

I request any other orders that the court deems appropriate.

CERTIFICATE OF SERVICE: I will [] mail or [] hand-deliver a copy of this document to the other party on the day I file it.

Sign in front of a notary. Notaries are at the Self-Help Center in the Courthouse and at most banks or listed in the Yellow Pages. The person signing must bring photo ID. Notaries usually charge a fee.

	Signature:
State of Arizona)
County of) _)
Subscribed and sworn before me this date:	by:
Seal:	Notary Public:

AFFIDAVIT AGREEING TO DEVIATE FROM THE ARIZONA CHILD SUPPORT GUIDELINES

If you asked for child support that deviates from the Parent's Worksheet, and the Petitioner agrees with what you asked for, the Petitioner can sign below in front of a notary to tell the court that they agree.

I am the Petitioner. Free of duress and coercion, I agree with the child support in this Response that deviates from the Parent's Worksheet for Child Support Amount. I agree that the deviation is in the children's best interest. I understand that it is up to the court whether to grant this deviation and that the court can change child support at any time if a party asks for a change.

Signature:		
State of Arizona)	
County of) _)	
Subscribed and sworn before me this date: _	by:	
Seal:	Notary Public:	