	FOR CLERK'S USE ONLY
(A) Name of Person Filing:	
Mailing Address:	
City, State, Zip Code:	
ATLAS Number (If Applicable):	
State Bar Number (If Applicable):	
Representing: Self Without a Lawyer	
Attorney for Petitioner OR Respondent	
SUPERIOR COURT OF A	ARIZONA IN MOHAVE COUNTY
	(C) Case Number:
(B) (Name of Petitioner)	
	DECREE OF LEGAL SEPARATION
	FOR A NON-COVENANT MARRIAGE
	WITH MINOR CHILDREN
(B) (Name of Respondent)	By Consent (Pg. 11)

## (D) THE COURT FINDS:

1. This case has come before this court for a final Decree of Legal Separation. The court has taken all testimony needed to enter a Decree, or the court has determined testimony is not needed to enter the Decree.

By Default After Trial

2. This court has jurisdiction over the parties under the law and the provisions of this Decree are fair and reasonable under the circumstances, and are in the best interests of the minor child(ren) as to legal decision making, parenting time and support.

#### 3. SERVICE BY PUBLICATION:

If Respondent was served by publication and was not personally served, this court cannot make a legal order, with respect to issues of child support, medical and dental insurance, payments, expenses for the minor child(ren), community property or debt, or spousal maintenance/support. The court reserves jurisdiction until personal service is made upon respondent to consider the maintenance/support of either spouse, the disposition of community property or debts, child support, and any other relief requested in the Petition or orders deemed necessary by the court.

#### 4. The Court finds that:

- **a. Residency Requirement:** At the time this action was filed, the Petitioner or the Respondent lived in Arizona, or had lived in Arizona while a member of the United States Armed Forces.
- **b. Conciliation Court:** The provisions relating to the Conciliation Court either do not apply or have been met. This is not a covenant marriage.
- **c. Irretrievably Broken or Separate and Apart:** The marriage is irretrievably broken or the parties desire to live separate and apart. The Respondent has not objected to a Decree of Legal Separation.
- d. Legal Decision Making, Support, Spousal Maintenance/Support, Division of Property and Debt: Where it has the legal power and where it is applicable to the facts of this case, this court has considered, approved, and made Orders relating to issues of legal decision making, parenting time (visitation), child support, spousal maintenance/support (alimony), and the division of property and/or debts.

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е.	Comm	unity Property and Debt:  The parties did not acquire any community property or debt duri There IS an agreement as to division of community property a property and debt is divided pursuant to this Decree.  There is NO agreement as to division of community prop community property and debt is divided pursuant to this Decree.	and debt, all community erty and debt, but all
f.	Pregna	wife is <b>not</b> pregnant, <b>OR</b> Wife is pregnant, and the husband IS OR IS <b>NOT</b> the father The husband is the father of these children born to the parties be Names(s)	
g.	Spousa	The Petitioner, <b>OR</b> The Respondent lacks enough property, including property give of this separation, to provide for his or her reasonable needs, a himself or herself through an appropriate job, or he or she is proto a child(ren) of young age or is of a condition that they should for work outside the home, or lacks earning ability necessary herself, or contributed significantly to the educational opportunit or had a marriage that lasted a long time and is of an age that possibility of getting a job to support himself or herself.	and is unable to support oviding the primary care I not be required to look y to support himself or ies of the other spouse,
h.	Parent 1.	Information Program.  Petitioner has attended the Parent Information Program cla  "Certificate of Completion" in the court file, OR  Petitioner has not attended the Parent Information Program denied any requested relief to enforce or modify this decreompleted the class.	n class and  shall be
	2.	Respondent has attended the Parent Information Program classificate of Completion" in the court file, OR  Respondent has not attended the Parent Information Progradenied any requested relief to enforce or modify this decrease completed the class.	m class and ☐ shall be
i.		on from Child Support. The court, having considered the bean), deviates from the guidelines for the following reasons:	st interests of the minor
		Application of the guidelines is inappropriate Application of the guidelines is unjust	
	The co	urt makes the following finding regarding the deviation:	
		The child support order would have been \$ The child support order after deviation is \$	
j.		to Pay Child Support: The court finds that the person respect has the ability to pay child support:  In the amount entered on Line 34 of the Worksheet for \$	onsible for paying child

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		In an adjusted amount calculated using the self-support reserve on line 35 of the Worksheet for \$
	k.	Legal Decision Making of Minor Child(ren). (Check/complete only if legal decision making is not contested or joint legal decision making is ordered.)  The legal decision making order or agreement is in the best interests of the minor child(ren) for the following reasons: (List the reasons.)  REASONS:
	I.	Supervised or No Parenting Time: (Check and complete only if supervised or no visitation is ordered.)
		Supervised Parenting Time between the minor children and petitioner, OR respondent, OR
		No Parenting Time by Petitioner, OR Respondent, is in the best interests of the minor child(ren), for the following reasons: (Explain the reasons)
		REASONS:
		<del></del>
	m.	<b>Domestic Violence.</b> If the court enters an order for joint legal decision making of the minor child(ren), check box "1" or box "2" and explain.
		<ol> <li>Domestic violence has not occurred during this marriage, OR</li> <li>Domestic violence has occurred, but the domestic violence has not been significant. Explain why joint legal decision making is in the best interest of the minor child(ren) even though domestic violence has occurred.</li> </ol>
		<del></del>
(E) T	THE CO	OURT ORDERS:
1.	THE	PARTIES ARE LEGALLY SEPARATED.
2.		ORCEMENT OF TEMPORARY ORDERS: All obligations ordered to be paid by the parties in borary Orders dated (fill in dates of ALL temporary orders here)
	(Date	es of Temporary Orders Continued):
	are sa owing	atisfied in full or  injudgment is awarded against the party with the obligation up to the amount due and g as of the date of this Decree, with the highest legal interest allowed by law, for the total amount of

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		C	Case N	lo
	GNANCY AND A child who is All orders below	common to the parties is ex ow as to legal decision ma	cpected aking,	
1.	MINOR CHILI follows:	DREN: This Decree include	es all i	minor children common to the parties as
Nam 	e(s) of Minor Chi	ild(ren):	-	Date(s) of Birth:
			-	
2.		Y: the husband is declare , born before the marriage		be the father of the minor children
Chil	dren Born BEFO	RE the Marriage:	_	Date(s) of Birth:
			_	
<b>b. LEG</b>	SAL DECISION I SOLE LE child(ren) is av	EGAL DECISION MAKING warded to: Petitioner, OR Respor	ndent,	ole legal decision making of the minor subject to visitation as follows:
		Exhibit B and made a part Supervised parenting tin according to the terms	t of thi ne to of the take	s Decree, <b>OR</b> Petitioner, <b>OR</b> Responden Parenting Plan attached as Exhibit B place in the presence of another persor
		Name of supervisor: The cost of supervised vis Respondent, <b>OR</b> s	sitatior hared	n will be paid by Petitioner, <b>OR</b> equally by the parties <b>OR</b> ,
		No parenting time rights to	0 🗌 F	Petitioner <b>OR</b> Respondent.
	Restri	ctions on parenting time (if a	applica	able):

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	2.	JOINT LEGAL DECISION MAKING: Petitioner and Respondent agree to act as joint custodians of the minor child(ren), as set forth in the Joint Legal Decision Making Agreement/Parenting Plan by the parties, signed by both parties and attached to this Decree as "Exhibit B." There have been no significant acts of Domestic Violence by either parent. The court adopts the terms of the Joint Legal Decision Making Agreement/Parenting Plan describing the legal decision making and parenting time agreement between the parties. By attaching the Joint Legal Decision Making Agreement/Parenting Plan to the Decree, the Agreement becomes part of the Decree and carries the same legal weight as the Decree.
C.	in the an following is based reference and mus	SUPPORT: Petitioner, OR Respondent shall pay child support to the other party nount of per month, beginning THE FIRST DAY OF THE MONTH the date this Decree is signed by the judge until further order of the court. Child Support on the information in the Child Support Worksheet attached hereto and incorporated by e. All child support payments shall be made through the Support Payment Clearinghouse t include the statutory fee by the Order of Assignment signed this date. Payments will be installments made on the 1st and 15th of each month.
d.	Petition Response	AL AND DENTAL INSURANCE, PAYMENTS, AND EXPENSES: oner is responsible for providing: medical dental vision care insurance. ondent is responsible for providing: medical dental vision care insurance.  dental, and vision care insurance, payments and expenses are based on the information irent's Worksheet for Child Support attached and incorporated by reference. The party to pay must keep the other party informed of the insurance company name, address and e number, and must give the other party the documents necessary to submit insurance
	ordered t	re, prescription and other health care charges for the minor child(ren), including co-
SPOU	ISAL MA	AINTENANCE/SUPPORT (Alimony):
a.	Neit	her party shall pay spousal maintenance/support (alimony) to the other party, <b>OR</b>
b.	MONTH after that (date) by auton Payment the payir	Petitioner, OR Respondent is ordered to pay the other party the sum of per month spousal maintenance BEGINNING THE FIRST DAY OF THE after this Decree is signed. Each payment shall be made by the first day of each month. All and shall continue until the receiving party is remarried or deceased or until All payments shall be made through the Support Payment Clearinghouse natic wage assignment, until all required payments have been made under this Decree. Its made shall be included in receiving spouse's taxable income and is tax deductible from the spouse's income as required by law. Spousal maintenance/support payments end if ving party is remarried or deceased.
PROF	PERTY,	DEBTS AND TAX RETURNS:
a.	F	Petitioner is ordered to pay all debts unknown to Respondent, AND
	F	Respondent is ordered to pay all debts unknown to Petitioner, AND
		Each party is ordered to pay his or her debts from the following date,
b.		Other orders and relief relating to property or debt are contained in Exhibit A, which is attached and incorporated into this Decree.

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4.

5.

C.		Each party is assigned his or her separate property and Pe separate debt, and Respondent must pay his/her separate	
d.		This Decree can be used as a transfer of title and can be redocuments necessary to complete all transfer of title order motor vehicles, houses, and bank accounts. The particle personal property as described in Exhibit A to the other personal property as described in Exhibit A to the other personal property as described in Exhibit A to the other personal property as described in Exhibit A to the other personal property as described in Exhibit A to the other personal property as described in Exhibit A to the other personal property as described in Exhibit A to the other personal property as described in Exhibit A to the other personal property as described in Exhibit A to the other personal property as described in Exhibit A to the other personal property as described in Exhibit A to the other personal personal property as described in Exhibit A to the other personal persona	dered in this Decree, such as es shall transfer all real and
		If the party required to transfer the property has not transferentitled to receive the property on or before the date an entitled to receive the property is entitled upon application of Execution to be issued by the Clerk of the Court commenter in possession of the property.	d time listed above, the party to a Writ of Assistance or Writ
e.	П	For previous calendar years, pursuant to IRS rules and reg	ulations, the parties will file:
		joint federal and state income tax returns and hold of all additional income taxes and other costs, if an in any refunds, <b>OR</b>	
		separate federal and state income tax returns, AN	D
		This calendar year and continuing thereafter, each party wi state income tax returns, <b>AND</b>	Il file separate federal and
		Each party shall give the other party all necessary documer returns.	ntation to file all tax
=151	4 NIOI 4 I		
(tax twen TAX state	returns, hty-four mand K EXEM e tax retur	INFORMATION EXCHANGES: The parties shall established affidavits, earning statements and/or other related on this.  IPTION: The parties shall claim as income tax dependent in a sa follows. A party required to pay child support is only en	d financial statements) every cy exemptions on federal and ntitled to claim minor child(ren)
twent twent TAX state as ar	returns, nty-four more tax returns income	_ INFORMATION EXCHANGES: The parties shall established spousal affidavits, earning statements and/or other related on this.  IPTION: The parties shall claim as income tax dependence.	d financial statements) every cy exemptions on federal and ntitled to claim minor child(ren)
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ttax twen  TAX state as ar the y  Pare P P P P P P P MIN F marrinece	K EXEM e tax return n income year that p ent entitle Petitioner Petitioner Petitioner Petitioner Petitioner Respond riage but essary)	Spousal affidavits, earning statements and/or other related on this.  IPTION: The parties shall claim as income tax dependent on as as follows. A party required to pay child support is only entax dependency exemption if that parent has paid all of the coarty is entitled to the exemption:  In the parties of the parties of the party of the par	cy exemptions on federal and ntitled to claim minor child(ren) hild support due and owing for  Tax year  PPLY: It is ordered that  listed below, born during the

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6.

7.

8.

			Case N	NO
				Birth date:
9.		DERS. (Leave blank		
10.				a Revised Statutes §25-325, this finand shall be entered by the clerk.
	(F) DONE II	N OPEN COURT:	(Date)	
			JUDG	E OR COURT COMMISSIONER
other		on, a copy of this Decre		e papers to begin this case by any means red to the Respondent within 24 hours of
Resp	ondent's Name:			
Mailir	ng Address:			
City, \$	State, Zip Code:	<del></del>		
	By Petitioner:	<del> </del>		
	Date:			

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## **EXHIBIT A: PROPERTY AND DEBTS**

	OF COMMUNITY PROPERTY, Be specific		WARD TO:
	Household furniture/furnishings	Petitioner	Responder
		П	П
		<u> </u>	
			$\vdash$
		—— Ш	Ш
	Appliances		
		🛚	
			님
			H
			Ш
	DVD/DVR/VCR (be specific)	_	
		ш	H
			Ш
	TV		
		—— 🔲	
		Ц	Ш
П	Personal computer		
	Stereo		
	State Income Tax Refund		
Ш	Federal Income Tax Refund	닏	
Щ	Motor vehicle	닏	$\sqcup$
Н	Motor vehicle		H
	Motor vehicle Cash, bonds of \$	— H	H
H			
Ħ	Cash, bonds of \$	H	H
Ħ	Other:		Ħ
	Other: Other: Other: Other: Other:		

### 3.

DIVISION OF RETIREMENT, PENSION, DEFERRED COMPENSATION (WARNING. You should see a lawyer about your retirement, pension, deferred compensation, 401K plans and/or benefits. If you do not see a lawyer regarding these assets, you risk losing any interest you have in these plans and/or benefits. There are certain documents the plan administrator must have. Only a lawyer can help you prepare these documents.)

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		Award each party his or her interest in any retirement benefits, pension plans, or other deferred compensation described as:  Petitioner's:  Respondent's:
		· · · · · · · · · · · · · · · · · · ·
		OR  The Plan Administrator and the parties have approved the Qualified Domestic Relations Order (QDRO) attached as Exhibit(s) Do not check this box without first seeking the help of a lawyer.
		OR Each party WAIVES AND GIVES UP his or her interest in any retirement benefits, pension plan, or other deferred compensation of the other party:
		OR
		Neither party has a retirement, pension, deferred compensation, 401K Plan and/or benefits.
4.	piece o	<b>ION OF REAL PROPERTY</b> . Section A is for one piece of property. Section B is for another of property. If you own more than two pieces of property, check the box below and attach another of paper with the information requested in A and B.
		More than 2 pieces of property are involved. See attached sheet listing the same information as in A and B.
	A.	Real property located at (address) which is legally described as: (You must provide the legal description. The legal description can be found on the deed to the property. If you do not provide the legal description, you may have to come back to court to amend the Decree to include the legal description.)  LEGAL DESCRIPTION:
		The real property as described above is:  Awarded to Petitioner, OR Respondent as his or her sole and separate property.  OR  Shall be sold and the proceeds divided as follows: % or \$ to Petitioner. % or \$ to Respondent.
		This Decree can be used as a transfer of title and can be recorded. Parties shall sign all documents necessary to complete all transfer of titles ordered in this Decree, such as motor vehicles, houses, and bank accounts.
		is appointed real estate commissioner to sell this real property.
	В.	Real property at (address )which is legally described as: (You must provide the legal description. The legal description can be found on the deed to the property. If you do not provide the legal description, you may have to come back to court to amend the Decree to include the legal description.)

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				Case No		
LEG	AL DESCRIPTIO	N:				
	real property as d			andont as his	or har aala <i>i</i>	and concrete
Ш	property.	Petitioner OR	OR	ondent as his	or ner sole a	апо ѕерагате
	Shall be sold	and the proceeds		as follows:		
		or \$				
	%	or \$	to Res	spondent.		
	documents ne		lete all tra	insfer of titles o		. Parties shall sig iis Decree, such a
			is appoin	ted real estate	commissior	ner to sell this real
_	property.					
		Φ \$ \$				
☐ Cont	inued attached	list.				
Petiti party harm	on for Dissolutio	n that are not id e debt or obligati ebts. The following sep	entified ir on and th	n the list above nat party shall	e or attache ndemnify a ed as follow	nt was served with the distribution of the paid of the other are in the served with the other are in the served with the paid of the paid
Description	or Property. Be	specific.			Jilei	Responde
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				_ 🗏		
				_ 🔲		
				- ⊔		
SEPARAT Creditor(s)	<b>E DEBT</b> . The p	oarties are each o		pay his or her		ebt as follows Respondent
Jieditor(3)						
		\$				
		\$				
		Φ.				
		\$				

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# <u>COMPLETE THIS PAGE ONLY IF THIS IS A CONSENT DECREE.</u> If you are filing a Consent Decree, please review the following information. Both petitioner and Respondent must initial the appropriate boxes below.

1.	NON-COVENANT MARRIAGE. We ( [ ] Petitioner [ ] R	do not have a covenant marriage. espondent
2.	right to a trial before a judge.	derstand that by signing this Consent Decree, I am waiving my espondent
3.	duress, coercion, or undue influence Decree. This Decree with attachmen agreed to something different from wh	MPLETE AGREEMENT. I am not under any force, threats, a from anyone, including the other party, to sign this Consent onts, if any, that I have signed is our full agreement. I have not nat is stated in writing in the Decree. espondent
4.	right to be represented by an attorney I sign this Consent Decree.	even if I am representing myself without an attorney, I have the right to call an attorney and get legal advice before espondent
5.	no reasonable prospect of reconcilia Separation case}.	GE. I agree that our marriage is irretrievably broken. There is tion [or we desire to live separate and apart if this is a Legal espondent
6.		ement about division of property and debts is fair and equitable. espondent

This is a Consent Decree. By signing this Exhibit and subscribing and swearing to same (or affirming to same) before a Notary Public, both parties affirm that the information is true and correct, including the six statements listed above.

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SIGNATURE SECTION:		
STATE OF ARIZONA )		
)ss. COUNTY of Mohave )		
Approved by Petitioner:	Date:	
Subscribed and sworn to me by the Petitioner, on this	day of	<u>,</u> 20
My Commission Expires:		
	Notary Public / Deputy Clerk	
STATE OF ARIZONA )		
)ss. COUNTY of Mohave )		
If you are filing a Consent Decree, the Respondent must	also sign:	
Approved by Respondent:	Date	
Subscribed and sworn to me by the Respondent, on this	day of	, 20
My Commission Expires:		
	Notary Public / Deputy Clerk	
If either party is represented by a lawyer, the lawyer mus	t also sign:	
Approved by Petitioner's Lawyer:	Date	
Approved by Respondent's Lawyer:	Date	
If a Guardian Ad Litem is appointed, the Guardian Ad Lite below:	em must approve on beha	f of the child and sign
Approved by Guardian Ad Litem:	Date	
If the Attorney General is involved in this case, the Attori amount only and sign below:	ney General must approve	the child support
Approved by Attorney General:	Date	

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