Peti Mai	tioner's or Lawyer's Name:ling Address:		
Dav	time Telephone:		
Res	pondent's or Lawyer's Name:ling Address:		
Day ATL Law	time Telephone: AS Number: yer's Bar Number: presenting [] Self, Without a Lawyer or [] Respond		For Clerk's Use Only
Rep			
_	IN THE SUPERIOR COURT OF AF	•	
Reg	arding the matter of	130	0DO
Peti	tioner and	OF NO MARRI	EE OF DISSOLUTION N-COVENANT AGE IINOR CHILDREN
Doo	nondont	[] and	ORDER OF PATERNITY
Res	pondent	[] This	s is a Consent Decree
ТН	E COURT FINDS:		
1.	This case has come before this court for a final D taken all testimony needed to enter a decree, or ha decree.		
2.	This court has jurisdiction over the parties under the and reasonable under the circumstances and are legal decision-making, parenting time and support equitable.	in the best	interests of the minor children as to
	 [] The Respondent was served by publication service is made upon Respondent to consider [] The maintenance support of either sport [] The disposition of community property [] Child Support; [] Paternity/Maternity; [] Any other relief requested in the petition 	er: use; or debts;	
3.	Residency Requirement: At the time this action Arizona for more than 90 days or was stationed in Armed Forces for more than 90 days.		

4.	Conciliation Court: The provisions relating to the Conciliation Court either do not apply or have been met.						
5.	Irretrievably Broken: The marriage is irretrievably broken.						
6.	Ven	Venue: The proceeding was brought in the proper county.					
7.	Cov	Covenant Marriage: This is [] This is not [] a covenant marriage.					
8. 9.	and Whe cons time	Covenant Marriage: This is a covenant marriage and select all that apply: [] the Respondent spouse has committed adultery [] the Respondent spouse has committed a felony and has been sentenced to death or imprisonment in any federal, state, county, or municipal corrections facility [] the Respondent spouse has abandoned the matrimonial domicile for at least one year before the Petitioner filed for dissolution or marriage and refuses to return [] the Respondent spouse has physically or sexually abused the spouse seeking the dissolution of marriage, a child, a relative of either spouse permanently living in the matrimonial domicile or has committed domestic violence as defined in §13-3601 or emotional abuse [] the spouses have been living separate and apart continuously without reconciliation for at least two years before the Petitioner filed a petition for dissolution of marriage [] the spouses have been living separate and apart continuously without reconciliation for at least one year from the date the Decree of Legal Separation was entered [] the Respondent spouse has habitually abused drugs or alcohol [] the husband and wife both agree to a dissolution of marriage al Decision-Making, Parenting Time, Support, Spousal Maintenance, Division of Property Debt: are it has the legal power and where it is applicable to the facts of this case, this court has sidered, approved, and made orders relating to issues of child legal decision-making, parenting, child support, spousal maintenance (alimony), and the division of property and/or debts. **Rective Orders:** The following is the effect, if any, of this decree on any existing protective rective Orders:**					
10.	Con	nmunity Property and Debt:					
	[]	The parties did not acquire any community property during the marriage.					
	[]	The parties did not acquire any community debt during the marriage.					
	[]	The parties have agreed to a division of community property and/or debt as evidenced by their signatures on Exhibit A, attached to and incorporated into this Decree, OR					
	[]	There is no agreement as to division of community property and debt, but all community property and debt is divided pursuant to the Decree.					
10.	Preg	gnancy:					
	[]	Wife is not pregnant, OR					

	[] Wife	is pregnant and the husband [] IS, OR [] IS NOT the father of the child.
11.	Spousal I	Maintenance:
	11a. []	A party is entitled to an award of Spousal Maintenance/Support for the reason that the Petitioner [] OR the Respondent [] lacks enough property, including property given to him or her as part of this divorce, to provide for his or her reasonable needs, and is unable to support himself or herself through an appropriate job, or he or she is providing the primary care to a child, or children, of young age or is of a condition that he or she should not be required to look for work outside the home, or lacks earning ability necessary to support himself or herself, or contributed significantly to the educational opportunities of the other spouse, or had a marriage that lasted a long time and is of an age that may severely limit the possibility of getting a job to support himself or herself; AND
	[]	Spousal Maintenance shall be modifiable in accordance with Arizona law, OR
	[]	The parties acknowledge that the circumstances of their futures are unknown, but each desires that this maintenance award not be modifiable in the future for any reason. Therefore, it is ordered at this time that this spousal maintenance award shall not be modifiable for any reason.
	11b. []	Neither party is entitled to an award of Spousal Maintenance/Support.
12.	Parent Ed	ducation Program:
	12a. []	Petitioner has attended the Parent Education Program class as evidenced by the "Certificate of Completion" in the court file. OR
	12b. [] 12c. []	Petitioner has not attended the Parent Education Program class AND shall be denied any requested relief to enforce or modify this decree until Petitioner has completed the class.
	12d. []	Respondent has attended the Parent Education Program class as evidenced by the "Certificate of Completion" in the court file. OR
	12e. [] 12f. []	Respondent has not attended the Parent Education Program class AND shall be denied any requested relief to enforce or modify this decree until Respondent has completed the class.
13.	Paternity	:
	[] The	re is/are minor child(ren) common to the parties and born prior to the marriage. Name Date of Birth
14.	Child Sup	pport: (Select any that apply)

14b. [] Application of the Arizona Child Support Guidelines in this case is inappropriate or unjust. The Court has considered the best interests of the child(ren) in determining that a deviation is appropriate and makes the following findings: [] The Court finds the Guidelines amount is inappropriate or unjust because: [] Attached written agreement incorporated AND [] All parties signed the agreement free of duress and coercion. [] Other: The Court makes the following findings regarding the deviation: The Child Support Order would have been \$	14a.	L	J			elines, OR
[] Attached written agreement incorporated AND [] All parties signed the agreement free of duress and coercion. [] Other: The Court makes the following findings regarding the deviation: The Child Support Order would have been \$	unjust. The Court has considered the best interests of				njus	st. The Court has considered the best interests of the child(ren) in determining that
The Court makes the following findings regarding the deviation: The Child Support Order would have been \$				[]	The Court finds the Guidelines amount is inappropriate or unjust because:
The Child Support Order would have been \$				[]	All parties signed the agreement free of duress and coercion.
[] In the amount entered on Line 35 of the Worksheet of \$	14c.	[]			The Child Support Order would have been \$ The Child Support Order after deviation is \$ by to pay. The Court finds that the person responsible for paying child support has
14d. [] The Attorney General is involved in this case and [] has signed Exhibit A, evidencing agreement with the child support amount, OR [] a separate signed statement is attached. Legal Decision-Making for the Minor Child(ren): [] If sole legal decision-making is awarded, this Court makes the following findings as required by law: [] If sole legal decision-making is awarded and A.R.S. § 25-403.03 - § 25-403.05 applies, this Court makes the following findings: [] Joint Legal Decision-Making. If joint legal decision-making is awarded the Court makes the following findings, if applicable and as required under Arizona law: 15b. [] The legal decision-making order or agreement is in the best interests of the child(ren) for						In the amount entered on Line 35 of the Worksheet of \$
agreement with the child support amount, OR [] a separate signed statement is attached. Legal Decision-Making for the Minor Child(ren): [] If sole legal decision-making is awarded, this Court makes the following findings as required by law: [] If sole legal decision-making is awarded and A.R.S. § 25-403.03 - § 25-403.05 applies, this Court makes the following findings: [] Joint Legal Decision-Making. If joint legal decision-making is awarded the Court makes the following findings, if applicable and as required under Arizona law: 15b. [] The legal decision-making order or agreement is in the best interests of the child(ren) for				[]	
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by law: [] If sole legal decision-making is awarded and A.R.S. § 25-403.03 - § 25-403.05 applies, this Court makes the following findings: [] Joint Legal Decision-Making. If joint legal decision-making is awarded the Court makes the following findings, if applicable and as required under Arizona law: 15b. [] The legal decision-making order or agreement is in the best interests of the child(ren) for	Lega	I D	ec	isi	ion	-Making for the Minor Child(ren):
Court makes the following findings: 15a. [] Joint Legal Decision-Making. If joint legal decision-making is awarded the Court makes the following findings, if applicable and as required under Arizona law: 15b. [] The legal decision-making order or agreement is in the best interests of the child(ren) for	[]				ega	al decision-making is awarded, this Court makes the following findings as required
makes the following findings, if applicable and as required under Arizona law: 15b. [] The legal decision-making order or agreement is in the best interests of the child(ren) for	[]	If s	sol	e l	ega	al decision-making is awarded and A.R.S. § 25-403.03 - § 25-403.05 applies, this ses the following findings:
	15a.	[]			
	15b.					

DOMESTIC VIOLENCE	
15c. [] Domestic violence has not occurred during this marriage, OR	
15d. [] Domestic violence has not been significant. However, domestic violence has occurred as described in the Petition for Order of Protection(s) filed: or as follows below:	l
15e. [] Joint legal decision-making is in the best interest(s) of the child(ren) even though domestic violence has occurred because:	
15f. [] Furthermore, the [] Petitioner AND/OR [] Respondent has/have taken classes, participated in counseling or taken steps to avoid further domestic violence as describe here:	∍d
15g. [] Primary Residence Adjustment, or other Adjustments:	
Parenting Time: [] Supervised parenting time between the child(ren) and [] Petitioner OR [] Respondent is in the best interests of the child(ren) because:	n
[] No parenting time by [] Petitioner OR [] Respondent is in the best interests of the child(ren) because:	
[] Court Approved Discretionary Parenting Time Adjustment or other Adjustments:	
[] Mediated Parenting Plan completed and incorporated into this decree.	
[] Parenting Plan attached as Exhibit B	
Consent Decree:	
[] This is a Consent Decree. The parties have met all requirements of ARFLP, Rule 45.	

16.

THE COURT ORDERS:

1.	MARRIAGE IS DISSOLVED: The marriage of the parties is dissolved and the parties are restored to the legal status of single persons.							
2.	NAN	NAMES:						
		Wife's name is restored to:						
3.	3. [] ENFORCEMENT OF TEMPORARY ORDERS: All obligations ordered to be paid by th parties in Temporary Orders dated (fill in dates of ALL temporary orders here):							
		amo	be satisfied in full or judgment awarded against the party with the obligation up to the unt due and owing as of the date of this Decree, with the highest legal interest allowed by for the total amount of \$					
	[]		bligations ordered to be paid by the parties in Temporary Orders, dated: are satisfied in full, OR					
	[]	as (Igment is awarded against the party with the obligation up to the amount due and owing of the date of this Decree, with the highest legal interest allowed by law, for the total ount of \$					
4.	SPC	USA	L MAINTENANCE:					
	4a.	[]	Neither party shall pay spousal maintenance (alimony) to the other party, OR					
	4b.		Petitioner OR [] Respondent is ordered to pay the other party the sum of \$					
	4c.	[]	In accordance with the parties' agreements, [] The spousal maintenance award shall be modifiable in accordance with Arizona law, OR [] The spousal maintenance award shall NOT be modifiable for any reason.					
5.	PRO	PER	TY, DEBTS AND TAX RETURNS: (Select any that apply.)					
	5a.	[]	Petitioner is ordered to pay all debts unknown to Respondent.					
	5b.	[]	Respondent is ordered to pay all debts unknown to Petitioner.					
	5c.	[]	Each party is ordered to pay debts that he or she incurred since the date the parties separated (date):					

5d.	[]	Other orders and relief relating to community property or debt are contained in Exhibit A, which is attached and incorporated into this Decree.				
5e.	[]	Each party is assigned his or her separate property and each must pay his/her separate debt.				
5f.	[]	This Decree can be used as a transfer of title and can be recorded. Parties shall sign all documents necessary to complete all transfer of title ordered in this Decree, such as motor vehicles, houses, and bank accounts. The parties shall transfer all property as described in Exhibit A to the other party on or before (date), by 5:00 p.m.				
			If the party required to transfer the property has not transferred the property to the party entitled to receive the property on or before the date and time listed above, the party entitled to receive the property is entitled upon application to a Writ of Assistance or Writ of Execution to be issued by the Clerk of the Court commanding the sheriff to put him or her in possession of the property.				
	F	or p	previous calendar years, pursuant to IRS rules and regulations, the parties will file:				
5g.	[]	Joint federal and state income tax returns and hold the other harmless from one half of all additional income taxes, if any, and other costs, and each will share equally in any refunds, OR				
5h.	[]	Separate federal and state income tax returns, AND				
5i.	[]	This calendar year and continuing thereafter each party will file separate federal and state income tax returns, AND				
5j.	[]	Each party shall give the other party all necessary documentation to file all tax returns.				
LEG	Αl	_ D	ECISION-MAKING, PARENTING TIME AND CHILD SUPPORT:				
6a.	Р	RE	GNANCY:				
	[]	A child common to the parties is expected to be born on (date)				
	[]	All orders below as to legal decision-making, parenting time, support, and medical insurance/expenses include this child and all other children named below, OR				
	[] The orders below as to legal decision-making, parenting time, support, and medical insurance/expenses do not include this child: this court reserves jurisdiction to addre these issues regarding the child when the child is born.						
6b.	Р	ΑT	ERNITY:				
	6	b1.	[] [] is [] is not the natural father of any child(ren) named below born prior to the marriage.				
	6	b2.	[] CHILDREN: This Decree includes all minor children common to the parties as follows:				

	NAME OF CHILD DATE OF BIRTH
	· · · · · · · · · · · · · · · · · · ·
LEGAL D	ECISION-MAKING and PARENTING TIME:
6c1. []	SOLE LEGAL DECISION-MAKING: Sole legal decision-making for the minor child(ren) is awarded to:
6c2. []	Petitioner OR [] Respondent, subject to parenting time for the non-legal decisio making parent as follows:
6c3. []	According to the terms of the Parenting Plan attached as Exhibit B and made a part of this Decree, OR
	Pursuant to Yavapai County Parenting Time Guidelines. Supervised parenting time to [] Petitioner, OR Respondent according to the terms of the Parenting Plan attached as Exhibit B. Parenting time may only take place in the presence of another person, named below or otherwise approved by the Court.
	Name of supervisor:
	Restrictions on parenting time:
	The cost of supervised parenting time will be paid by: [] Petitioner OR [] Respondent OR [] shared equally by the parties.
	[] Primary Residence Adjustment or other Adjustments:
	- <u></u> -
6c6. []	No parenting time rights to [] Petitioner OR [] Respondent.
6c7. []	JOINT LEGAL DECISION-MAKING and PARENTING TIME: Petitioner and Respondent agree to act as joint legal decision-makers for the children, as set forth in the Joint Legal Decision-Making Agreement/ Parenting Plan signed by both parties and attached to this Decree as Exhibit B. 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.
[]	Court Approved Discretionary Parenting Time Adjustment or other Adjustments:

6d.	CUII	LD SUPPORT:
ou.		Petitioner OR [] Respondent shall pay child support to the other party in the amount of \$
6e.	MED	DICAL AND DENTAL INSURANCE, PAYMENTS, AND EXPENSES:
	6e1.	Insurance. [] Petitioner OR [] Respondent is ordered to provide medical and dental insurance for the minor child(ren). Medical and dental insurance, payments and expenses are based on the information in the Parent's Worksheet for Child Support amount attached hereto and incorporated by reference. The party ordered to pay must keep the other party informed of the insurance company name, address and telephone number, and must give the other party the documents necessary to submit insurance claims.
		If [] Petitioner OR [] Respondent does not obtain private insurance within 90 days, Obligor shall pay \$ per month for cash medical support beginning If private insurance stops, [] Petitioner, OR [] Respondent shall pay \$ per month for cash medical support beginning on the first day of the month after the coverage ceases.
	6e2.	Alternative Cash Medical Support. [] Neither parent has insurance which is accessible and available at a reasonable cost. [] Petitioner, OR [] Respondent shall pay cash medical support in the amount of \$ per month.
		[] Petitioner OR [] Respondent shall provide medical insurance when it becomes accessible to the children and available at a reasonable cost. Upon verification that the obligated parent has obtained private insurance, the cash medical support order will terminate on the first day of the month after the policy's effective date.
	6e3.	Non-Covered Expenses. Petitioner is ordered to pay
6f.	mair Deci	ANCIAL INFORMATION EXCHANGES: In cases where child support or spousal attenance is ordered, then until such time as those would end under the orders in this ree, the parties shall exchange financial information (tax returns, spousal affidavits, ing statements and/or other related financial statements) every twenty-four months.

	6g.	TAX EXEMPTION: The parties shall claim income tax dependency exemptions on federal and state tax returns in accordance with federal and state tax law. A party required to pay child support is only entitled to claim the child(ren) as an income tax dependency exemption hat parent has paid all of the child support due and owing for the year that party is entitled to the exemption:		
		Parent entitled to claim Name of Child Tax Year [] Petitioner [] Respondent		
		[] Petitioner [] Respondent		
	6h.	CHILDREN TO WHOM THIS DECREE DOES NOT APPLY:		
		[] Petitioner AND/OR [] Respondent has/have no legal obligation or right to the child(ren) born during the marriage, but not common to the marriage. These children include: (Use additional paper if necessary.)		
		Name: Birth Date:		
		Name: Birth Date:		
		6h1. Child expected to be born this date:		
7.	QUA	LIFIED DOMESTIC RELATIONS ORDER (QDRO):		
		A QDRO is not necessary; A QDRO is submitted herewith; A QDRO will be submitted to the court as soon as practicable or not later than (date) This Court shall retain jurisdiction over the subject matter of the QDRO.		
8.	ATT	ACHED EXHIBITS:		
	The	following Exhibits are attached hereto and made a part hereof:		
	[]	Exhibit A: Community Property and/or Debts		
	[]	Exhibit B: Parenting Plan/Agreement		
	[]	Other:		
	[]	None		
9.	ОТН	ER ORDERS FOR A DISSOLUTION OF MARRIAGE:		
	[]	Other		
	-			

if

approved and signed by t	•	nal judgment/decree/order is settled y the Clerk of the Superior Court. e 78(c).	ł,
DONE IN OPEN COURT this	day of		
	IUDGE OR COL	IRT COMMISSIONER	

10. FINAL APPEALABLE ORDER

IMPORTANT. READ THIS NOTICE. Arizona law (A.R.S. § 25-503(I) states that, with certain exceptions, an unpaid child support order that becomes a judgment by operation of law (this means that it became a judgment when it was due and unpaid) expires 3 years after the emancipation of the last remaining un-emancipated child who was included in the court order unless it is reduced to a formal written judgment by the court. The person who is owed child support must apply in writing to the court to obtain a formal written judgment.

OATH AND VERIFICATION OF PETITIONER

State of Arizona) County of Yavapai)				
that if the judicial officer fir	nds that I did file this for a ding assessing me for ar	an improper purpose, co	luly sworn and under oath, st ge, information and belief. I contempt or other sanctions m ests, attorney fees, or other e	nay be
SIGNED				
SUSCRIBED AND SWOR	N to before me this	day of	, 20	, by
My commission expires:		Notary Public		
	<u> </u>	totally I dollo		
State of Arizona) County of Yavapai)	I AND VERIFICATION (OF RESPONDENT – IF	CONSENT DECREE	
that if the judicial officer fir	nds that I did file this for a ding assessing me for ar	an improper purpose, co	luly sworn and under oath, st ge, information and belief. I c ontempt or other sanctions m ests, attorney fees, or other e	nay be
SIGNED				
SUSCRIBED AND SWOR	N to before me this	day of	, 20	, by
My commission expires:				
	N	lotary Public		
If either party is repres	sented by a lawyer, t	he lawyer must sign	:	
Date:	Approved by P	Petitioner's Lawyer:		
Date:	Approved by R	Respondent's Lawyer:		