(A) Mai	Petitioner's or Lawyer's Name:ling Address:				
Dav	<u>rtime</u> Telephone: _AS Number: vyer's Bar Number: presenting [] Self, Without a Lawyer or [
(B)	Respondent's or Lawyer's Name:				
ATL	vtime Telephone:	For Clerk's Use Only			
	IN THE SUPERIOR CO	URT OF ARIZONA, YAVAPAI COUNTY			
Reg	garding the matter of:	1300DO			
 Peti	itioner	ORDERS OF PATERNITY, LEGAL DECISION-MAKING, PARENTING TIME AND CHILD SUPPORT			
		[] This is a Consent Order			
Res	spondent				
THE	E COURT FINDS AS FOLLOWS:				
1.	This case has come before this Court for enter final Orders or has determined testi	or a final Order. The Court has taken all testimony needed to imony is not needed to enter the Order.			
2.	This Court has jurisdiction over the partie	es under the law based upon			
3.	Where it has the legal power to do so and where it is applicable to the facts of this case, this Court has considered, approved, and made Orders relating to paternity, child legal decision-making, support, parenting time and expenses related to birth of the child(ren).				
4.	Petitioner and Respondent are natural NAME	parents of the following child(ren). DATE OF BIRTH			
5.	Protective Orders. Following is the effe	ct, if any, of this Order on any existing protective orders.			

	[]	Petitioner has attended the Parent Information Program class as evidenced by the "Certificate of Completion" in the court file. OR
	[]	Petitioner has not attended the Parent Information Program class AND shall be denied any requested relief to enforce or modify this decree until Petitioner has completed the class.
	[]	Respondent has attended the Parent Information Program class as evidenced by the "Certificate of Completion" in the court file. OR
]	Respondent has not attended the Parent Information Program class AND shall be denied any requested relief to enforce or modify this decree until Respondent has completed the class.
7.	C	hil	d Support: (Select any that apply.)
	[]	Child Support has been determined in accordance with the Arizona Child Support Guidelines, OR
	[]	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 \$
			The child support order after deviation is \$
	[]	Ability to Pay. The Court finds that the person responsible for paying child support has the ability to pay child support:
			 In the amount entered on Line 31 of the Worksheet of \$OR In an adjusted amount calculated using the self-support reserve on the Parent's Worksheet for Child Support Amount of \$
	[]	The Attorney General is involved in this case and [] has signed below evidencing agreement with child support amount OR [] a separate signed statement is attached.
8.	L	ega	al Decision-Making for the Minor Child(ren)
	[]	If sole legal decision-making is awarded, this Court makes the following findings as required by law:

Parent Information Program:

6.

	[]	If legal decision-making is awarded and A.R.S. 25-403.04 - 25-403.09 applies, this Court makes the following findings				
9.	[]	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:				
		[] The legal decision-making order or agreement is in the best interests of the child(ren) for the following reasons				
	DON	MESTIC VIOLENCE Domestic violence has not occurred during this relationship, OR				
	[]	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				
	[]	Joint legal decision-making is in the best interest(s) of the child(ren) even though domestic violence has occurred because:				
		hermore, the [] Petitioner AND/OR [] Respondent has/have taken classes, participated in seling or taken steps to avoid further domestic violence as described here				
	[]	Primary Physical Residence Adjustment or other Adjustments				
10.	Pare	enting Time: Supervised parenting time between the children and [] Petitioner OR [] Respondent is in the best interests of the child(ren) because:				
	[]	No parenting time by [] Petitioner OR [] Respondent is in the best interest(s) of the child(ren) because				
		<u> </u>				

	L	J		elionary Pareniii	ig Time Adjustment	or other Adjustments	
11.	С	on	sent Order:				
	[]	This is a Consent Ord	er. The parties l	nave met all requiren	nents of ARFLP, Rule 45.	
			ORE, IT IS ORDERE S(A)(2):	D , pursuant to A	R.S. §36-323 and A	rizona Administrative Code R9-19-114-	
1.			TERNITY:theses)			ogical mother of the minor child(ren). Mother (including maiden surname in	
2.			ERNITY:		is declare	d to be the biological or legal father of	
3.	[]	BIRTH CERTIFICATE. The father's name,, shall be added to each child's birth certificate; for children born in Arizona, the Office of Vital Records is directed to so amend each child's birth certificate. A.R.S §36-323; Arizona Administrative Code R9-19-114-R9-19 118(A)(2).				
1.	[]		children born in	Arizona, the Office of	changed to, as f Vital Records is directed to so amend) of each child:	
			ame of Child From n existing certificate)	DOB (mo/day/yr)	Place of Birth (City/State)	Change to Child's New Name (full name to appear on new certificate)	
T I	S F	UF	RTHER ORDERED:				
5.]]	Temporary Orders dat will b	ed (fill in dates on the satisfied in fulle and owing as of	of ALL temporary ord or judgment awarde the date of this Decr	ons ordered to be paid by the parties in ers here)ed against the party with the obligation ee, with the highest legal interest	
	[]	All obligations ordered are satisfied in full OR	I to be paid by th		ary Orders dated	
	[]				up to the amount due and owing as of red by law, for the total amount of	

[]	SOLE LEGAL DECISION-MAKING: Sole legal decision-making for the minor child(ren) is awarded to:					
[]	Petitioner OR [] Respondent, subject to parenting time for the non-legal decision-making paras follows: [] according to the terms of the Parenting Plan attached and made a part of this Decree OF [] pursuant to Yavapai County Parenting Time Guidelines. [] Supervised parenting time to [] Petitioner OR [] Respondent according to the terms of the Parenting Plan attached. Parenting time may take place in the presence of another person, named below or otherwise approved by the Court.					
	Name of supervisor:					
	Restrictions on parenting time:					
Th	e cost of supervised parenting time will be paid by:					
	[] Petitioner OR [] Respondent OR [] shared equally by the parties.					
[] Primary Physical Residence Adjustment or other Adjustments						
	[] No parenting time rights to [] Petitioner OR [] Respondent.					
	[] JOINT LEGAL DECISION-MAKING:					
	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 Order. 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 Order, the Agreement becomes part of the Order and carries the same legal weight as the Order.					
	[] Court Approved Discretionary Parenting Time Adjustment or other Adjustments					
СН	ILD SUPPORT.					
\$ sigr Par sup	Petitioner OR [] Respondent shall pay child support to the other party in the amount of per month, BEGINNING (date) following the date this Order is need by the judge until further order of the court. Child support is based on the information in the rent's Worksheet for Child Support Amount attached hereto and incorporated by reference. All child port payments shall be made by wage assignment (if applicable) through the Support Payment aringhouse and must include the statutory handling fee by the Income Withholding Order.					

ORDERS ABOUT CHILD LEGAL DECISION-MAKING AND PARENTING TIME.

7.

6.

						gh school until graduation in the graduation in the child's dea in the child's dea	
	Cost by [full.	ts for pas] PETII Paymer	st child support FIONER [] RE nts shall be mad	and care for child SPONDENT in the le as stated abou	d(ren) in the amount one amount of \$ re.	f \$s each month	shall be paid until paid in
8.	MED	DICAL A	ND DENTAL IN	ISURANCE, PA	YMENTS, AND EXPE	NSES.	
	Insu	irance.	the minor child on the informa and incorporat informed of the	d(ren). Medical a ation in the Paren ted by reference. e insurance com	nd dental insurance, p t's Worksheet for Chil The party ordered to	ide medical and dental payments and expense d Support amount attact pay must keep the other and telephone number, ansurance claims.	s are based ched hereto er party
	Non	-Covere	pay	_% of all reason	able uncovered and/o	%, AND Respondent is r uninsured medical, de inor child(ren), including	ental,
9.	FINANCIAL INFORMATION EXCHANGES. The parties shall exchange financial information (tax returns, spousal affidavits, earning statements and/or other related financial statements) every twenty-four months.						
10.	OTHER COSTS. The [] PETITIONER [] RESPONDENT is awarded judgment in the amount of \$ for expenses incurred relating to medical care, hospitalization and other costs related to birth of the child(ren), which shall be paid by [] Petitioner OR [] Respondent.						
11.	. [] LIMITATION ON JURISDICTION. This Court cannot make a legal order, without persona service on Respondent, with respect to issues of child support, medical and dental insurance for the minor children or regarding costs relating to birth of the child.						
12.	The	following	g Exhibits are at	tached hereto ar	nd made a part hereof	:	
	[]		B: Parenting Pl	•			
	[]	Other: None					
13.	ОТН	IER ORI	DERS This Co	urt makes furthe	· Orders relating to this	s matter as follows:	
10.			321(0. 11110 00				
DON	IE IN	OPEN C	COURT this	day of		, 20	
					Judge/Judicial Office Superior Court of Ar	er izona in Yavapai Count	

Payments will be made through an automatic wage assignment. Payments will be made in equal installments made on the 1st and 15th of each month. The support obligation will end for each child

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

- 1. [] THIS IS A CONSENT ORDER. MY RIGHT TO TRIAL IS WAIVED. I understand that by signing this Consent Decree, I am waiving my right to a trial before a judge.
- 2. [] THIS IS A CONSENT ORDER. NO DURESS OR COERCION. COMPLETE AGREEMENT. I am not under any force, threats, duress, coercion, or undue influence from anyone, including the other party, to sign this Consent Order. This Order with attachments, if any, which I have signed, is our full agreement. I have not agreed to something different from what is stated in writing in the Order.
- 3. [] **LEGAL ADVICE**. I understand that even if I am representing myself without an attorney, I have the right to be represented by an attorney. I have the right to call an attorney and get legal advice before I sign this Order.
- **4.** [] **PROTECTIVE ORDERS.** I understand the effect of this Consent Order on any Protective Orders.

I understand that if the judicial officer finds that I did file this for an improper purpose, contempt or other sanctions may be ordered against me, including assessing me for any and all reasonable costs, attorney fees, or other expenses associated with the improper filing.

	SIGNED			
SUBSCRIBED AND SWORN to before me this	S	day of	, 20	
оу	<u>.</u>			
My commission expires:				
No	otary Public			

			rizona) Yavapai)				
I, this	Or	der	, being duly sworn and under oath, state that I have read and it is true and correct to the best of my knowledge, information and belief including the if this is a Consent Order (check each box if this is a Consent Order).				
1.	[]	THIS IS A CONSENT ORDER. MY RIGHT TO TRIAL IS WAIVED. I understand that by signing this Consent Decree, I am waiving my right to a trial before a judge.				
2.]]	THIS IS A CONSENT ORDER. NO DURESS OR COERCION. COMPLETE AGREEMENT. I am not under any force, threats, duress, coercion, or undue influence from anyone, including the other party, to sign this Consent Order. This Order with attachments, if any, which I have signed, is our full agreement. I have not agreed to something different from what is stated in writing in the Order.				
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4.	[]	PROTECTIVE ORDERS. I understand the effect of this Consent Order on any Protective Orders.				
sar	ctic	ns	and that if the judicial officer finds that I did file this for an improper purpose, contempt or other may be ordered against me, including assessing me for any and all reasonable costs, attorney ther expenses associated with the improper filing. SIGNED				
SH	BS(٦DI	BED AND SWORN to before me this day of, 20,				
			day of, 20,				
			ission expires:				
			Notary Public				
		lf (either party is represented by a lawyer, the lawyer must sign:				
Dat	:e: _		Approved by Petitioner's Lawyer:				
			Approved by Respondent's Lawyer:				
sup			e Attorney General is involved in this case, the Attorney General must approve the child amount only and sign below or provide a separate form to file:				
Dat	e		Child Support Amount Approved by Attorney General				