Person Filing:	
Address (if not protected):	
City, State, Zip Code:	
Telephone:	
Email Address:	
ATLAS Number:	
Lawyer's Bar Number:	
Representing □ Self, without a Lawyer or	
\square Attorney for \square Petitioner OR \square Responde	nt
Respondent or	
Respondent's Attorney:	
Address (if not protected):	
City, State, Zip Code:	
Telephone:	
Email Address:	
ATLAS Number:	
Lawyer's Bar Number:	
Representing \square Self, without a Lawyer or	
\square Attorney for \square Petitioner OR \square Responde	nt
ARIZONA SUPERIOR O	COURT, PIMA COUNTY
	Case No
Petitioner	CONSENT DECREE OF
and	☐ DISSOLUTION OF MARRIAGE
	(DIVORCE)
Respondent	☐ LEGAL SEPARATION
	\square with minor children \square without minor
	children
	in a Non-Covenant Marriage
THE COURT FINDS:	
. This case has come before this court for a	final Decree of Dissolution of Marriage or Lega
Separation. The Court has taken all testim	ony needed to enter a Decree, or the Court ha

T

- 1. ıl determined testimony is not needed to enter the Decree. This Consent Decree states the terms of the Parties' agreement.
- 2. This Court has jurisdiction over the parties under the law.
- This Court has jurisdiction under A.R.S. § 25-1031 over the child(ren), if any, in this matter. **3.**
- 4. 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 spousal maintenance (alimony), the division of property and/or debts, legal decision-making (legal custody), parenting time, and support of any minor children.

- **5.** The Parties agree to proceed by consent.
- 6. The provisions of this Decree are fair and reasonable under the circumstances and in the best interests of the minor children, if any, and the division of property and debt is fair and equitable.
- 7. At least 60 days have passed between the time Respondent was served and the time the Parties filed for this Decree.
- **8. Arizona Residency:** The requirements of A.R.S. § 25-312 for dissolution of marriage, or A.R.S. § 25-313 for legal separation have been met. If this is an action for legal separation, at the time this action was filed, Petitioner and/or Respondent was domiciled in Arizona or was stationed in Arizona while a member of the United States Armed Forces. If this is an action for dissolution of marriage (divorce), Petitioner and/or Respondent was domiciled or stationed in Arizona for more than 90 days.
- **9. Conciliation Court:** The provisions relating to the Conciliation Court either do not apply or have been met.

10.	Pregnancy and Paternity:
	☐ Petitioner is not pregnant.
	\square Petitioner is pregnant and Respondent \square is OR \square is not a parent of the child.
	☐ Respondent is not pregnant.
	\square Respondent is pregnant and Petitioner \square is OR \square is not a parent of the child.
11.	Irretrievably Broken or Separate and Apart: The marriage is irretrievably broken or the parties desire to live separate and apart.
12.	Covenant Marriage: This is a non-covenant marriage.
13.	Protective Orders: Following is the effect, if any, of this Consent Decree on any existing protective orders:
14.	Community Property and Debt: (Select one.)
	☐ The parties did not acquire any community property or debt during the marriage,
	OR
	☐ 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. All community property and debt is divided pursuant to this Decree.

15.	Separate Property and Debt:
	☐ The parties did not acquire any separate property or debt during the marriage,
	OR
	☐ There IS an agreement as to division of separate property and debt; all separate
	property and debt is divided pursuant to this Decree.
16.	
	☐ Neither party is entitled to an award of Spousal Maintenance/Support, OR
	\square A party is entitled to an award of Spousal Maintenance/Support for the reason that: \square Petitioner OR \square Respondent
	 lacks enough property, including property given to him or her as part of this divorce or legal separation, 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 child(ren) of young age, or
	 is of a condition that they should not be required to look for work outside the home, or
	 made a significant financial or other contribution to the education, training, vocational skills, career, or earning ability 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 be self-sufficient, or
	 has significantly reduced that spouse's income or career opportunities for the benefit of the other spouse.
	If spousal maintenance is to be awarded, the parties further agree: (Select one.)
	☐ Spousal maintenance award shall be modifiable in accordance with Arizona law, OR
	☐ That the circumstances of their futures are unknown, but each desires that the
	spousal maintenance awarded by their agreement, not be modifiable in the future
	for any reason. OR
	☐ Neither party is entitled to an award of Spousal Maintenance/Support.
	If there are no minor children, check the box below and skip to "The Court

	Na	ame	Date of Birth
		Same information for additional chi	ldren listed on attached page made part of thi
19.	PATER		
		Petitioner and Respondent are the paramarriage:	rents of these children born to the parties befor
	Na	ame(s)	Date(s) of Birth
20.	Parent I		nt Education Program class as evidenced by the
		OR	ourt file, or attached. (Rule 45(c)(4)) Parent Education Program class and shall be
		denied any requested relief to enf completed the class.	orce or modify this decree until Petitioner ha
	В.	•	e court file, or attached. (Rule 45(c)(4))
		Respondent \square has not attended the	ne Parent Education Program class and shall be proce or modify this decree until Respondent ha
21.	child(rer	n) listed above. The required finan	ner and Respondent owe a duty to support the cial factors and any discretionary adjustment the Parent's Workshee

for Child Support, and are attached hereto and incorporated herein by reference.

22.	(TANF If either secured	F) or party in the control of the co	oproval: Title IV-D program or Temporary Assistance for Needy Families is receiving TANF or services from the Title IV-D program, the parties have e last page of this Consent Decree), the written approval of the Attorney into attorney.
23.		(legal cu domestic	has been domestic violence between the parties <u>AND</u> legal decision-making astody) is to be shared with or awarded to a parent who has committed e violence, check appropriate box and explain. (A.R.S. § 25-403.03)
	В	OR	estic Violence has occurred between the parties, but: □ it was mutual (committed by both parties), (see A.R.S. § 25-403.03 (D)) OR □ it is otherwise still in the best interests of the minor child(ren) to grant joint or sole legal decision-making (joint or sole legal custody) to a parent who has committed domestic violence because: (EXPLAIN)
24.	w de w de	Petition as conviction cision-r Respon as conviction-r The le	ner has been convicted of driving under the influence of alcohol or drugs or icted of any drug offense within 12 months of filing the request for legal making (custody). Indent has been convicted of driving under the influence of alcohol or drugs or icted of any drug offense within 12 months of filing the request for legal making (custody). Indepth decision-making (legal custody) and/or parenting time arrangement by this Court appropriately protects the minor child(ren).
25.	(Check	c/comple The legaterests of	on-Making Authority (Legal Custody) for Minor Child(ren): the only if joint legal decision-making (joint legal custody) is ordered.) gal decision-making authority (legal custody) order or agreement is in the best of the minor child(ren) for the following reasons: (List the reasons.) S:

		\square Provisions for legal decision-making and parenting time, if not described in this Decree, are attached as the Parenting Plan, and incorporated into this Decree. (Rule $45(c)(3)$).
26.	Su	pervised or No Parenting Time: (Check and complete <i>only if</i> supervised or no parenting time is ordered.) □ NO Parenting Time or □ Supervised Parenting Time with □ Petitioner □ Respondent, is in the best interests of the minor child(ren), for the following reasons:
		(IF supervised) Name of supervisor: The cost of supervised parenting time will be paid by the:
		☐ Petitioner,
		☐ Respondent, OR
		☐ Shared equally by the parties
		Restrictions on parenting time (if applicable):
TH 1.		OURT ORDERS: GAL SEPARATION OR DISSOLUTION OF MARRIAGE ("Divorce"):
		The Parties are legally separated.
		The Marriage is Dissolved: The marriage of the parties is dissolved, and the parties are restored to the legal status of single persons.
2.	nan	ME RESTORATION: (In a divorce case, IF one or <i>both</i> parties changed their last ness as a result of the marriage, either spouse may (optionally) have his/her name legally ored to a pre-marital last name.)
		Petitioner's name is restored to:
		Respondent's name is restored to:
3.	EN	FORCEMENT OF ORDERS: Not applicable.
	A.	TEMPORARY ORDERS: All obligations ordered to be paid by the parties in Temporary Orders dated (fill in

		dates of ALL temporary orders here)	
			are satisfied in full.
	OR		
		Judgment is awarded against the party with the obligation up to to owing as of the date of this Decree, with the highest legal interest the total amount of \$	
	В.	PROTECTIVE ORDERS: This Consent Decree has the follow existing protective orders (See # 13 above):	ring effect on any
4.	СН	IILDREN	
т.		There are no minor children in this marriage. (Skip to number "9	" below)
		OR	
		Yes, there are minor children in this marriage, and the following	issues apply.
5.		EGNANCY AND PATERNITY: PREGNANCY: A child who is common to the parties is expected to be born	
		The orders below as to legal decision-making (legal custody), pasupport, and medical insurance/expenses do not include this child jurisdiction to address these issues regarding this child when the	d; the court reserves
	СН	IILDREN: This Decree includes all minor children common to th	e parties as follows:
		NAME(S) OF CHILD(REN)	Date of Birth (Month/Day/Year)
	В.	PATERNITY/MATERNITY: Minor Children to whom this decree does not apply: It is order	ered that:
		☐ Petitioner OR ☐ Respondent has no legal obligation or right born during the marriage but not common to the marriage. This I include the minor children common to the parties as follows:	-

NAME(S) OF CHILD(REN)	Date of Birth (Month/Day/Year)
Child expected to be born this date:	
BIRTH CERTIFICATE(S): For any above-named minor child of Arizona, the Clerk of Superior Court shall forward a copy of Office of Vital Records, which is ORDERED TO AMEND the follows: (List <u>full</u> name of the party as appears on the party's So other government issued official document and as should appear certificate(s)).	this order to the State e birth certificate(s) as ocial Security card or
A. Add the name (List one name only) as a parent on the above-named minor child(ren)'s birth ce is already listed.	ertificate(s) if no name
B. Name Change: (Optional) The name(s) of the minor child(paternity/maternity has been established above shall be cha	
Current Legal Name New Name (option	onal)
GAL DECISION-MAKING (Legal Custody): vard legal decision-making concerning the child(ren) as follows: Sole Legal Decision-Making (sole legal custody) to □ Petition OR	ner 🗆 Respondent
Joint Legal Decision-Making (joint legal custody) to both par	ents.
Both Petitioner and Respondent agree to act as joint legal dominor children, pursuant to A.R.S. § 25-403, as set forth in the later than the	Parenting Plan attached. Fined by Arizona law, f the minor child(ren) to urred.
The Court adopts the terms of the Joint Legal Decision-Making	Agreement/Parenting

6.

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.

7.		RIMARY RESIDENCE and PARENTING TIME: PRIMARY RESIDENCE:					
			Neither parent's home is designated as the primary residence, OR Detitioner's home as primary residence for the following named child(ren):				
			Respondent's home as primary residence for following named child(ren):				
	В.	SU:	REASONABLE PARENTING TIME as described in the Parenting Plan attached as Exhibit B and made a part of this decree,				
			OR				
			NO PARENTING TIME rights to □ Petitioner OR □ Respondent				
			OR				
			SUPERVISED PARENTING TIME to \square Petitioner OR \square Respondent according to the terms of the Parenting Plan attached as Exhibit B and made part of this Decree. Parenting time may only take place in the presence of another person, named below or otherwise approved by the court.				
			(IF supervised) Name of person to supervise (Optional):				
			The cost of supervised parenting time (if applicable) shall be paid by the: Petitioner Respondent Shared equally				
			Parenting time shall be restricted as follows (if applicable):				
8.	СН	ILD	SUPPORT:				
			Child Support Order dated is attached hereto and				
		ince	rporated by reference.				
		of S	etitioner OR Respondent shall pay child support to the other party in the amount per month, payable the first day of the month following the date Decree is signed by the judge until further order of the court.				

9.	SP	DUSAL MAINTENANCE/SUPPORT			
	A.	☐ Neither party shall pay spousal maintenance/support (alimony) to the other party,			
		OR			
		□ Petitioner □ Respondent is ordered to pay to the other party the sum of \$			
	All payments shall be made through the Support Payment Clearinghouse, PO Box 5210 Phoenix, Arizona 85072-7107 by Income Withholding Order, until all required paymer have been made under this Decree. All spousal maintenance payments are governed by the applicable federal and state tax laws. It shall terminate upon the death of either party or remarriage of receiving party.				
	В.	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.			
10.	PR A.	DPERTY and DEBTS: (Select any that apply.) ☐ Petitioner is ordered to pay all community debts unknown to Respondent, AND ☐ Respondent is ordered to pay all community debts unknown to Petitioner, AND ☐ Each party is ordered to pay his or her community debts from the following date:			
	В.	Each party is assigned his or her separate property and Petitioner must pay his/her separate debt, and Respondent must pay his/her separate debt.			
	C.	☐ Other orders and relief relating to property or debt are contained in Exhibit A, which is attached and incorporated into this Decree.			
	D.	This Decree can be used as a transfer of title and can be recorded. Parties shall sig all documents necessary to complete all transfer of title ordered in this Decree, such as motor vehicles, houses, and financial institution accounts. The parties shall transfer all real and personal property as described in Exhibit A to the other party on or beforeby 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 Superior Court commanding the sheriff to put him or her in possession of the property.

Other orders and relief relating to property or debt, if any, are contained in "Exhibit A", which is attached and incorporated into this Decree.

11.	TA :		ETURNS: th party shall give the	other party a	ll necessary	documentation to	file all tax returns.
			r previous calendar y l file:	ears, pursua	ant to IRS r	ules and regulation	ons, the parties
			Joint federal and state all additional income any refunds, OR				
			Separate federal and	state income	tax returns,	AND	
			This calendar year an and state income tax	-	thereafter, o	each party will file	e separate federal
12.	spor in the	usal his C	CIAL INFORMATION maintenance are order consent Decree, the pa ts, earning statements ws:	red, then unt rties shall ex	ll such time a change finar	as those would end ncial information (d under the orders (tax returns, spousal
13.	TAX EXEMPTION: □ DOES NOT APPLY. THERE ARE NO MINOR CHILDREN IN THIS MARRIAGE: OR						
		APPLIES. THERE ARE MINOR CHILDREN IN THIS MARRIAGE. The parties shall claim as income tax dependency exemptions on federal and state tax returns as follows. A party required to pay child support is only entitled to claim (a) minor child(ren) as an income tax dependency exemption if that parent has paid all of the child support due and owing for the year that party is entitled to the exemption:					
	Par	ent	entitled to claim	٦	Tax year	Na	me of child
		Petiti Petiti	ioner □ Respondent ioner □ Respondent ioner □ Respondent ioner □ Respondent				
14.	QU	ΑÇ	FIED DOMESTIC FOR FOR DOMESTIC FOR	, OR	S ORDER ((QDRO):	

	☐ A QDRO will be submitted to the Court as soon as practicable or not later than (date).
	The Court shall retain jurisdiction over the subject matter of the QDRO.
15.	OTHER ORDERS: (List any other orders.)
16.	FINAL APPEALABLE ORDER: Pursuant to Rule 78, Arizona Rules of Family Law Procedure, this final judgment/decree is settled, approved, and signed by the Court and shall be entered by the clerk.
	Date Judicial Officer

SIGNATURES OF BOTH PARTIES UNDER OATH OR AFFIRMATION

By signing below, in the presence of a Deputy Clerk of Superior Court or Notary Public, I swear or affirm that everything in this document is true and correct to the best of my knowledge, information, and belief, including the following:

- 1. NON-COVENANT MARRIAGE. We do not have a covenant marriage.
- **2. RIGHT TO TRIAL IS WAIVED.** I understand that by signing this Consent Decree, I am waiving my right to a trial before a judge.
- 3. 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 Decree. This Decree with any attachments that I have signed is our full agreement. I have not agreed to something different from what is stated in writing in the Decree.
- **4. 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 Consent Decree.
- **5. IRRETRIEVABLY BROKEN MARRIAGE.** I agree that our marriage is irretrievably broken. There is no reasonable prospect of reconciliation [or we desire to live separate and apart if this is a Legal Separation case].
- **6. DIVISION OF PROPERTY.** The agreement about division of property and debt attached as "**Exhibit A**", signed by both parties and made part of this document by reference, is fair and equitable.

SIGNATURES

Petitioner's Signature	Date	
STATE OF	_	
COUNTY OF	_	
Subscribed and sworn to or affirmed before me this:	(Date)	By
(Notary seal)	Deputy Clerk or Notary Public	
Respondent's Signature	Date	
STATE OF	_	
COUNTY OF	_	
Subscribed and sworn to or affirmed before me this:	(Date)	By
(Notary seal)	Deputy Clerk or Notary Public	

If either party is represented by an attorney or if the Attorney General's Division of Child Support Enforcement (DCSE) is involved in this case, the attorney(s) and a representative of DCSE must also sign below.

ATTORNEY SIGNATURES (i If either party is represented by Date	y an attorney, the attorney must sign: Approved by Petitioner's Attorney	
Date	Approved by I entioner's Attorney	
Date	Approved by Respondent's Attorney	
from the Title IV-D program, "AG"), Division of Child Suppo	porary Assistance for Needy Families (TANF) or services (Rule 45(c) (3)) and the Attorney General's Office (the rt Enforcement (DCSE) is involved in this case, a lest approve the child support amount and sign below:	
The approval of the AC's office	e as to child support provisions contained in this document	

EXHIBIT A: PROPERTY AND DEBTS (Refer to section "E" in instructions)

Award each party the personal pr	- •	_	
☐ Community property is awarded			
LIST OF COMMUNITY PROPERT	Y (Be very specif	·	•
Household Furniture and		AWARD TO	
Appliances	(Be specific)	Petitioner	Responden
		_	
		_	
		_	
Video: TV/DVD/DVR/VCR, etc.	(Be specific)		
	(2¢ specific)		
		_	
A 11 G/ /D 11 /T 1 11			
Audio: Stereo/Radio (Household or portable)	(Be specific)		
portuoio)			
Computers and Related Equipment	(Be specific)		
		<u> </u>	
		. <u>⊔</u>	
		<u>.</u>	
Motor Vehicles	(Be specific)		
1. Year, Make, Model:			
Last 4 digits of VIN #			

			AWARD TO	
			Petitioner	Respondent
2.	Year, Make, Model:	<u> </u>		
	Last 4 digits of VIN #	_		
3.	Year, Make, Model:	_		
	Last 4 digits of VIN #	_		
CO	OMMUNITY PROPERTY	(Be specific)		
Ca	sh, bonds of \$			
Ot	her:			
	☐ Continues on attached	l page(s)		
DI	IVISION OF RETIREMENT, PE	ENSION, DEFERRI	ED COMPEN	SATION
compe assets,		its. If you do not see have in these plans a ator must have. On hese documents.	e a lawyer regand/or benefit ly a lawyer ca	arding these s. There are n help you
	Neither party has a retirement, per benefits.	nsion, deferred comp	ensation, 401k	plan and/or
		OR		
	Award each party his/her interest or other deferred compensation de	•	nent benefits, p	ension plans,
-		OR		
	Each party WAIVES AND GIVE benefits, pension plans, or other d			

3.

4.			ROPERTY (Land and But or another, separate proper		is for one piece
	A.	Real property l	ocated at (address) cription of this property,		e DEED to the
		_	ot provide a correct legal of amend the Decree to incl	_	=
		property of:	rty ("A") described above	is awarded as the so	ole and separate
		☐ Petitioner o OR	r Respondent		
		\square Shall be sol	d and the proceeds divided		
		% o	r \$to Petitioner r \$to Responde	nt	
	В.		ocated at (address)		
		The legal desc property* is:	eription of this property, of	as quoted from th	e DEED to the
		•	ot provide a correct legal of amend the Decree to incl		•
		property of:	rty ("B") described above	is awarded as the se	ole and separate
		OR	r Respondent		
		☐ Shall be sol % or \$_	d and the proceeds divided to Petitioner to Respondent	l as follows:	
5.		DIVISION OF COMMUNITY DEBT (Debts incurred during the marriage) (You should see a lawyer about how to divide secured and unsecured debts.)			
			e divided as follows:	Amount to be paid by Petitioner	Amount to be paid by Respondent
a.		ditor Name	Amount Owed \$	\$	\$
b.			\$	<u> </u>	<u> </u>

		Amount to be paid by Petitioner	Amount to be paid by Respondent
Creditor Name	Amount Owed		_
c.	\$	\$	\$
d.	\$	\$	\$
e.	\$	\$	\$
f.	\$	\$	\$
g.	\$	\$	\$
h.	\$	\$	\$
i.	\$	\$	\$
Continues on attached page. 6. Any debts or obligation that are not identified in incurred the debt or obligarity harmless from succession. 7. SEPARATE PROPERTY. (For to one party.) Property recognizes assigned below: Description	the list above or a igation and that path debts. Property acquired by	attached, shall be paid arty shall indemnify a before the marriage or	by the party who nd hold the other by gift or bequest
	\$		
	\$		
	\$		
	\$		
	\$		
	\$		
8. SEPARATE DEBT: (Debt ac Debt recognized as the separate Creditor Name		r or Respondent is ass Petitioner	igned below: Respondent Pays
☐ Continued on attached page			

SIGNATURE OF BOTH PARTIES (for Consent Decree)

This "Exhibit A" represents the agreement of the parties as to the division of property and debt. The terms of the agreement are fair and equitable and have been reached free of coercion, duress, or threat of force.

Respondent's Attorney

Date

Petitioner's Attorney

Date