Name:			
Mailing	Address:		
City, S	tate, ZID Code:		
Daytım Renres	ne/Evening Phone: / senting: Self or Petitioner Res	nondent	
State E	Bar No. (if attorney):	portuent	FOR CLERK'S USE ONLY
	SUPERIOR COURT OF ARIZ		A COUNTY
		Case No.	
Petitio	ner	ATLAS No	
Resno	ondent	CONSENT DECREE	E OF MARRIAGE (DIVORCE)
коорс	macm	LEGAL SEPARATION	
THE (COURT FINDS:	in a Non-Covenant N	
1.	This case has come before this court for a Separation. The court has taken all testim determined testimony is not needed to enter the	nony needed to enter a	•
2.	This court has jurisdiction over the parties und reasonable under the circumstances and in the parenting time and support, and the division of	e best interests of the min	or child(ren) as to custody,
THE C	OURT FURTHER FINDS THAT:		
3.	Arizona Residency. The requirements of A.R. 313 for legal separation have been met: At Respondent was domiciled in Arizona or was States Armed Forces. If this is an action for Respondent was domiciled or stationed in Arizona	the time this action was stationed in Arizona whil dissolution of marriage (div	filed, the Petitioner or the e a member of the United rorce), the Petitioner or the
4.	Conciliation Court. The provisions relating been met.	to the Conciliation Court e	ither do not apply or have
5.	Irretrievably Broken or Separate and Apardesire to live separate and apart.	t. The marriage is irretriev	ably broken or the parties
6.	Covenant Marriage. This is a non-covenant n	narriage.	
7.	Custody, Support, Spousal Maintenance/Suthe legal power and where it is applicable to the approved, and made orders relating to issues of maintenance/support (alimony), and the division	e facts of this case, this cou of child custody, parenting t	urt has considered,
8.	Protective Orders. Following is the effect, if a orders:	any, of this Consent Decree	e on any existing protective

		Case No.
9.	TI	munity Property and Debt. (Select one.) ne 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.
10.	Pregr □ □	nancy. (Select one.) Wife is not pregnant, OR Wife is pregnant, and the husband
11.	Spou	sal Maintenance/Support. (Select one.) A party is entitled to an award of Spousal Maintenance/Support for the reason that ☐ Petitioner, OR ☐ 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 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, OR
		Neither party is entitled to an award of Spousal Maintenance/Support.
	If spo	Spousal maintenance is to be awarded, the parties further agree: (Select one.) Spousal maintenance award 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, so awarded by their agreement, not be modifiable in the future for any reason. Therefore, it is at this time ordered that this spousal maintenance award shall NOT be modifiable for any reason.
12.	Parer	nt Information Program.
		DOES NOT APPLY. THERE ARE NO MINOR CHILDREN IN THIS MARRIAGE. (If no children, check the box and go to "13")
	a.	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. In accord with A.R.S 25-353, the Court may deny any request to enforce or modify the provisions of this decree which address custody or parenting time until Petitioner has completed the class.
	b.	 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. In accord with A.R.S 25-353, the Court may deny any request to enforce or modify the provisions of this decree which address custody or parenting time until Respondent has completed the class.
13.	Child	Support. (Select any that apply.) DOES NOT APPLY. THERE ARE NO MINOR CHILDREN IN THIS MARRIAGE.
		D 0 (45

		Case No
		a. Child support has been determined in accordance with the Arizona Child Support Guidelines. OR
		 b. Application of the Arizona Child Support Guidelines in this case is inappropriate or unjust. The Court has considered the best interests of the minor child(ren) in determining that a deviation is appropriate and makes the following findings: The child support amount before deviation is \$
		☐ The Court finds the guidelines amount is inappropriate or unjust because:
		 Attached written agreement incorporated AND All parties have signed the agreement free of duress and coercion. Other:
		c. Physical Custody Adjustment, Court Approved Discretionary Parenting Time Adjustment or other Adjustments. (The court must make written findings if any of these adjustments are made.) :
		 d. 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 34 of the Worksheet of \$
4.	Custo	dy of Minor Child(ren). (Select any that apply.) DOES NOT APPLY. THERE ARE NO MINOR CHILDREN IN THIS MARRIAGE.
		a. Joint Custody . If joint custody is awarded the court makes the following findings: The custody order or agreement is in the best interests of the minor child(ren) for the following reasons: (List the reasons.)
		Domestic Violence. ☐ Domestic violence has not occurred during this marriage, OR ☐ Domestic violence has occurred, but the domestic violence has not been significant. Explain why joint custody is in the best interest of the minor child(ren) even though domestic violence has occurred:
		b. Supervised or No Parenting Time. (Check and complete only if supervised parenting time or no parenting time is ordered.) Supervised Parenting Time between the children and Petitioner OR Respondent, is in the best interests of the minor child(ren), for the following reasons: (Explain the reasons) OR

			Case No.
		No Parenting Time by ☐ Petitioner OR ☐ R of the minor child(ren), for the following reasons	
 Tŀ	IE (COURT ORDERS:	
1.		EGAL SEPARATION OR DISSOLUTION OF MARRIAGE ("Divo") THE PARTIES ARE LEGALLY SEPARATED. MARRIAGE IS DISSOLVED: The marriage of the par restored to the legal status of single persons.	
	NA	AMES: The name of the Wife or The Husband, whos	e complete married name is :
		Is restored to: (List the complete legal name or maiden name	as before the marriage)
2.	EN	All obligations ordered to be paid by the parties in Te ALL temporary orders here) are satisfied in full. OR Judgment is awarded against the party with the obligations as of the date of this Decree, with the highest legal amount of \$	tion up to the amount due and owing
3.	СН	HILD CUSTODY, PARENTING TIME, AND CHILD SUPPORT:	
		DOES NOT APPLY. THERE ARE NO MINOR CHILDREN IN THE WIFE IS NOT PREGNANT. (Skip to "4")	THIS MARRIAGE and
	a.	PREGNANCY: A child who is common to the parties is expected to be All orders below as to custody, parenting time, supp include this child and all other children named below. The orders below as to custody, parenting time, supp do not include this child; the court reserves jurisdiction child when the child is born.	ort, and medical insurance/expenses PR Port, and medical insurance/expenses
	b.	CHILDREN: This Decree includes all minor children common to	the parties as follows:
NA	ME	E(S) OF CHILD(REN)	Date(s) of Birth(s) (Month/Day/Yr)

	Case No
C.	CHILD CUSTODY: (Select one)
	(1) SOLE CUSTODY: Sole custody of the minor child(ren) is awarded to: Petitioner, OR Respondent, subject to parenting time as follows: Parenting Time to the parent not having custody, according to the terms of the Parenting Plan attached as Exhibit B and made a part of this Decree. OR, 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 Respondent Shared equally by the parties. OR No parenting time rights to [] Petitioner OR [] Respondent. OR,
	(2) JOINT CUSTODY: Petitioner and Respondent agree to act as joint custodians of the minor child(ren), as set forth in the Joint Custody Agreement/Parenting Plan by the parties, signed by both parties and attached to this Decree as "Exhibit B."
	The court adopts the terms of the Joint Custody Agreement/Parenting Plan describing the custody and parenting time agreement between the parties. By attaching the Joint Custody Agreement/Parenting Plan to the Decree, the Agreement becomes part of the Decree and carries the same legal weight as the Decree.
d.	CHILD SUPPORT: Petitioner, OR Respondent shall pay child support to the other party in the amount of per month, beginning THE FIRST DAY OF THE MONTH following the date this Decree is signed by the judge until further order of the court. Child Support is based on the information in the Parent's Worksheet for Child Support Amount attached hereto and incorporated by reference. All child support payments shall be made by wage assignment (if applicable) through the Support Payment Clearinghouse, and must include the statutory fee by the Order of Assignment signed this date. Payments will be in equal installments made on the 1 st and 15 th of each month.
e.	MEDICAL, DENTAL, VISION CARE FOR MINOR CHILDREN (1) INSURANCE.
	 ☐ Petitioner is responsible for providing: ☐ Respondent is responsible for providing: ☐ medical ☐ dental ☐ vision care insurance ☐ dental ☐ vision care insurance
	Medical, dental, and vision care insurance, payments and expenses are based on the information in the Parent's Worksheet for Child Support attached 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.

		Case No.
		(2) NON-COVERED EXPENSES.
		Petitioner is ordered to pay %, AND Respondent is ordered to pay % of all reasonable uncovered and/or uninsured medical, dental, vision care, prescription and other health care charges for the minor child(ren), including co-payments.
4.	SP	OUSAL MAINTENANCE/SUPPORT:
	a. b.	Neither party shall pay spousal maintenance/support (alimony) to the other party, OR Petitioner OR □Respondent is ordered to pay to the other party the sum of \$ per month in spousal maintenance/support BEGINNING THE FIRST DAY OF THE MONTH after this Decree is signed. Each payment shall be made by the first day of each month after that and shall continue until □ the receiving party is remarried or deceased OR □ until (date)
		All payments shall be made through the Support Payment Clearinghouse by wage assignment, until all required payments have been made under this Decree.
		Payments made shall be included in receiving spouse's taxable income and is tax deductible from the paying spouse's income as required by law. Spousal maintenance/support payments end if the receiving party is remarried or deceased.
	C.	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.	PR	OPERTY, DEBTS AND TAX RETURNS: (Select any that apply.)
	a.	 Petitioner is ordered to pay all debts unknown to Respondent, AND 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.	☐ 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.	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 financial institution accounts. The parties shall transfer all real and personal property as described in Exhibit A to the other party on or before 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.

Other orders and relief relating to property or debt, if any, are contained in "Exhibit A", which is

attached and incorporated into this Decree.

	Case No	
	 d. For previous calendar years, pursuant to IRS rules and regulations, the parties will file:	ds, OR
6.	6. FINANCIAL INFORMATION EXCHANGES: In cases in which child support or spousal ma are ordered, then until such time as those would end under the orders in this Consent Decree, the parties shall exchange financial information (tax returns, spousal affidavits statements and/or other related financial statements) every 24 months.	
7.	tax returns as follows. A party required to pay child support is only entitled to claim (a) minor as an income tax dependency exemption if that parent has paid all of the child support due a for the year that party is entitled to the exemption:	child(ren)
	DOES NOT APPLY. THERE ARE NO MINOR CHILDREN IN THIS MARRIAGE.	
	Parent entitled to claim Name of child Tax y	ear
	Petitioner Respondent Petitioner Respondent Petitioner Respondent Petitioner Respondent Respondent Respondent	
8.	B. CHILDREN TO WHOM THIS DECREE DOES NOT APPLY: It is ordered that Petitioner, Common to the marriage. These minor children include: (Use additional paper if necessary)	
	Name: Date of Birth:	
	Name: Date of Birth:	
	Child expected to be born this date:	
9.	9. QUALIFIED DOMESTIC RELATIONS ORDER (QDRO). A QDRO is not necessary; A QDRO is submitted herewith, OR A QDRO will be submitted to the court as soon as practicable or not later than	
T L	(DATE).	
ın	The court shall retain jurisdiction over the subject matter of the QDRO.	

10. FINAL APPEALABLE ORDER. Pursuant to Rule 81, 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.

	Case No.
11. OTHER ORDERS. (List any other ord	ers.)
Date	Judicial Officer

Page 8 of 15

CONSENT DECREE for

\square DISSOLUTION OF MARRIAGE	E (DIVORCE) or LEGAL SEPARATION
☐ WITH MINOR CHILDREN	or WITHOUT MINOR CHILDREN
APPROVED BY:	
Petitioner's Signature	Date
Sworn to or affirmed before me this date:	
My Commission expires	Deputy Clerk or Notary Public
If you are filing a Consent Decree, the Responde	nt must sign:
Respondent's Signature	Date
Sworn to or affirmed before me this date:	
My Commission expires	Deputy Clerk or Notary Public
If either party is represented by an attorney, the a	attorney (ies) must also sign.
Petitioner's Attorney	Date
Respondent's Attorney	Date

IBIT A: PROPERTY AND DEBTS (Refer to section "E	" in instruction	s)
DIVISION OF COMMUNITY PROPERTY (p Award each party the personal prope Community property is awarded to each	rty in his/her pos	session.	age)
LIST OF COMMUNITY PROPERTY (Be ve	ry specific in your	description of t	he property.)
Household Furniture and Appliances	(Be specific)	AW Petitioner	ARD TO Respondent
Video: TV / DVD / DVR / VCR, etc.	(Be specific)	_	
Audio: Stereo/ Radio (Household or Portable)			
Computers and Related Equipment	(Be specific)	_ 🛚	
		_ 🗆	
Motor Vehicles 1. Year, Make, Model: Last 4 digits of VIN #	(Be specific)	_ 🗆	
2. Year, Make, Model: Last 4 digits of VIN #			
3. Year, Make, Model: Last 4 digits of VIN #		_ 🗆	

Case No.

	MUNITY PROPERTY - continued ponds of \$	(Be specific)	Petitioner	ARD TO Respondent
Other:			— П	
Other:			_	ä
Other:			_	
Other:				
Other:				
	☐ Continues on attached p	page(s).		
DIVISIO	ON OF RETIREMENT, PENSION	, DEFERRED COM	PENSATION	
401k pla interest adminis	ING. You should see a lawyer abo ans and/or benefits. If you do not a you have in these plans and/or be strator must have. Only a lawyer consider the party has a retirement, pension of the party has a retirement, pension of the party has a retirement, pension of the party has a retirement.	see a lawyer regardi enefits. There are ce an help you prepare	ng these assertain documer these docume	ts, you risk losin nts the plan ents.)
	OR			
	Award each party his/her interest in a deferred compensation described as		benefits, pensi	on plans, or other
•		OR		
	Each party WAIVES AND GIVES UF plans, or other deferred compensation		y and all retirer	ment benefits, pen
DIVISIO		on of the other party:		·
DIVISIO B is for a	plans, or other deferred compensation ON OF REAL PROPERTY (Land a another, separate property.	on of the other party: and Buildings) Section	A is for one pion	ece of property. S
DIVISIO B is for a	plans, or other deferred compensation ON OF REAL PROPERTY (Land a	on of the other party: and Buildings) Section	A is for one pion	ece of property. S
DIVISIO B is for a	plans, or other deferred compensation ON OF REAL PROPERTY (Land a another, separate property.	on of the other party: and Buildings) Section	A is for one pion	ece of property. S
DIVISION B is for a second sec	plans, or other deferred compensation ON OF REAL PROPERTY (Land a another, separate property.	on of the other party: and Buildings) Section s quoted from the Di	EED to the pro	ece of property. S
DIVISION B is for a second sec	plans, or other deferred compensation ON OF REAL PROPERTY (Land a another, separate property. Real property located at (address) legal description of this property, as * If you do not provide a correct legal description of the property and the property are also as a correct legal description of the property and the property are also as a correct legal description of the provide a correct legal description	on of the other party: and Buildings) Section s quoted from the Di gal description, you rect legal description.	EED to the pro	ece of property. Soperty* is:
DIVISION B is for a second sec	plans, or other deferred compensation ON OF REAL PROPERTY (Land a another, separate property. Real property located at (address) legal description of this property, as a separate provide a correct legal amend the Decree to include the cortain the real property ("A") described Petitioner or Responder	on of the other party: and Buildings) Section s quoted from the Di gal description, you rect legal description. above is awarded as	EED to the pro	ece of property. Soperty* is:
DIVISION B is for a second sec	plans, or other deferred compensation ON OF REAL PROPERTY (Land a another, separate property. Real property located at (address) legal description of this property, as a separate property and the Decree to include the cortain the real property ("A") described	on of the other party: and Buildings) Section s quoted from the Di gal description, you rect legal description. above is awarded as	EED to the pro	ece of property. Soperty* is:
DIVISION B is for a second sec	plans, or other deferred compensation ON OF REAL PROPERTY (Land a another, separate property. Real property located at (address) legal description of this property, as a separate provide a correct legal amend the Decree to include the cortain the real property ("A") described Petitioner or Respond OR	on of the other party: and Buildings) Section s quoted from the Di gal description, you rect legal description. above is awarded as lent eeds divided as follo	EED to the pro	ece of property. Soperty* is:

Case No.

	Case No			•				
	B.	Real property located at (address) The <i>legal description</i> of this property, <i>as quoted from the DEED to the property* is:</i>						
		* If you do not provide a correct amend the Decree to include the c			ne back to court to			
		The real property ("B") describe	d above is awarded a	s the sole and sep	parate property of:			
☐ Petitioner or ☐ Respondent OR								
		Shall be sold and the pro	oceeds divided as fol	lows:				
		% or \$	to Petitioner.					
		% or \$	to Respondent.					
		Continues on attached page(s).						
5.		DIVISION OF COMMUNITY DEBT (Debts incurred during the marriage) (You should see a lawyer about how to divide secured and unsecured debts.)						
	Com	munity debts shall be divided a	Amount to be paid by	Amount to be paid by				
•		Creditor Name	Amount Owed	Petitioner	Respondent			
a. b.			\$ \$	\$ \$	<u>\$</u>			
<u>с.</u>			\$	\$	\$			
d.				\$	\$			
e.			\$	\$	\$			
f.			\$	\$	\$			
g.			\$	\$	\$			
h.			\$	\$	\$			
i.			\$	\$	\$			
j.			\$	\$	\$			
		Continues on attached page.						
6.		Any debts or obligations incurre identified in the list above or atta obligation and that party shall in debts.	ached, shall be paid b	by the party who ir	ncurred the debt or			

			Case No	O
7.	SEPARATE PROPERTY. (Propert	y acquired before the ma	arriage or by gift or be	equest to one party.
	Property recognized as the separate	e property of the Petitic	oner or Respondent	, is assigned below
Description		Value	To Petitioner	To Respondent
		\$		
		<u> </u>		
		<u> </u>		
		<u> </u>		
		\$		
8.	SEPARATE DEBT: (Debt acquired Debt recognized as the separate de	- ,	Respondent, is assi	gned below:
Creditor Name		Debt Amount \$	Petitioner Pays	Respondent Pays
		\$		
		\$		
		\$		
		<u> </u>		

\$

Continued on attached page.

Case No	
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By signing this Exhibit and subscribing and swearing to same (or affirming to same) before a Deputy Clerk of Court or a Notary Public, both parties affirm that the information is true and correct, 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 attachments, if any, 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 debts is fair and equitable.

OATH OR AFFIRMATION (and SIGNATURES)

By signing below, in the presence of a Deputy Clerk of 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.

Petitioner's Signature	Date
Sworn to or affirmed before me this date:	
My Commission expires	Deputy Clerk or Notary Public
	, ,
Respondent's Signature	Date
Sworn to or affirmed before me this date:	
	Case No
My Commission expires/Seal	Deputy Clerk or Notary Public

CONSENT DECREE – ATTORNEY SIGNATURE(S) (if applicable)						
If either party is represented by an attorney, the attorney(s) must also sign.						
Petitioner's Attorney	Date					
Respondent's Attorney	Date					
If the Attorney General's Office (the "AG"), Division of Child Support Enforcement (DCSE) is involved in this case, a representative of that agency must approve the child support amount and sign below:						
The approval of the AG's office as to child support provisions contained in this document is indicated by my signature below:						

Date

Case No.

Signature of Attorney General / DCSE Representative