Pers	son Filing:		
Add	lress (if not protected):		
City	y, State, Zip Code:		
Tele	phone:		
Ema	ail Address:		For Clerk's Use Only
ATI	LAS Number:		
Law	yer's Bar Number:		
Rep	resenting Self, without a Law	yer OR Attorney for Petition	oner OR Respondent
		RIOR COURT OF ARIZONA	
	IN	COUNTY	
		Case Number:	
Nan	ne of Petitioner/Party A	ATLAS Number:	
		(it	f applicable)
		RESPONSE TO PETI' LEGAL SEPARATIO WITH MINOR CHILI	N
Nan	ne of Respondent/Party B	WITH WINTOK CHILL	JKLIV
STA	ATEMENTS TO THE COURT. U	UNDER OATH OR BY AFFIRMA	ATION:
	NERAL INFORMATION:		
OLI	VEICAL IN ORWATION.		
1.	INFORMATION ABOUT M	Y SPOUSE,	
	Starting with today, number o	f months/years in a row, my spous	e has lived in Arizona:
2.	INFORMATION ABOUT MI	Ε,	
	Name:		
	Address:		
	Date of Birth:		

	Case No
Job T	Citle:
Starti	ing with today, number of months/years in a row, I have lived in Arizona:
ABO	UT OUR MARRIAGE
Date	of Marriage:
City	and state, or country where we were married:
(Che	ck all boxes below that are true.)
	We have a covenant marriage. I have attached a copy of my marriage license to show that we have a covenant marriage.
	Our marriage is irretrievably broken (our marriage is over) and there is no reasonable prospect of reconciliation, or Party A desires Party B desires to live separate and apart. The conciliation requirements under Arizona law either do not apply on have been met.
OR	
	Our marriage is not irretrievably broken and there are reasonable prospects o reconciliation. The conciliation requirements under Arizona law, A.R.S. § 25-381.09 either apply or have not been met. Explain to the Court why you disagree with the other Party's statement (that the marriage is irretrievably broken):
	mary of what I say about OUR MARRIAGE that is different from what my spouse said e Petition:
ABO	UT THE LEGAL SEPARATION (check one box)
	I want to be legally separated from my spouse.
	I do not want to be legally separated from my spouse.
	I do not want to be legally separated from my spouse because my marriage is ove and I want to be divorced.

				Case No					
5.	RES	IDENCY REQUIREMENT. (Check only	y if true.)						
		Party A has not lived in Arizona and member of the Armed Forces.	d has not bee	n stationed in	Arizona while a				
		Party B has not lived in Arizona or has of the Armed Forces.	not been statio	oned in Arizor	a while a member				
6.	INFO	DRMATION ABOUT PROPERTY AND	DEBT						
or be go to could	paid by or be pdd say, b	e: You must be specific. You must describe y you and then check the box. You must to paid by your spouse, and check the box. Folue and white living room sofa, and then our spouse. Never list an item and check to	hen describe to For example, use the check the bo	he property ander househo x to say whetl	d debt that should ld furnishings you her it should go to				
	6.a.	COMMUNITY PROPERTY: (Propert box)	y acquired <u>du</u>	ring the marri	age). (check one				
		My spouse and I did not accommarriage, OR	quire any co	mmunity pro	perty during the				
		My spouse and I acquired community property during our marriage, and should divide it as follows:							
	Desc	cription of property	Party A	Party B	Value				
		Real estate at:			\$				
		Real estate at: Legal Description:			\$				
		Household furniture and appliances:			\$				
					<u> </u>				
					\$				
					\$				
		Household furnishings:		П	\$				
					\$				
					\$				

	Other items:	Party A	Party B	Value			
	Other items:			\$			
				\$			
				\$			
Descr	ription of property	Party A	Party B	Value			
	Pension/retirement fund/profit sharing/s	stock plan/401	K:				
				\$			
				\$			
				\$			
				\$			
Descr	ription of property	Party A	Party B	Value			
	Motor vehicles:						
	Make:			\$			
	Model:						
	VIN Number:	<u></u>					
	Lien Holder:						
	Make:			\$			
	Model:						
	VIN Number:						
	Lien Holder:						
6.b.	SEPARATE PROPERTY. (Property acquired before the marriage) (Check all boxes that apply.)						
	Party A does not have any separate property.						
	Party B does not have any separate property.						
	Party A has separate property. I want this property awarded to Party as described below.						
	Party B has separate property. I want this property awarded to Party B as described below.						
	Separate Property: (List the property a box to tell the Court who should get the		f the property	, and check the			

			Case No				
	Description of property	Party A	Party B	Value			
				\$			
				\$			
				\$			
6.c.	COMMUNITY DEBTS: (Check one b	oox.)					
	My spouse and I did not incur an	ny community	debts during	the marriage, OR			
	We should divide the respon marriage as follows:	sibility for the	he debts inco	arred during the			
	Description of debt/Amount of debt:	Party A	Party B	Amount			
				\$			
				\$			
				\$			
				\$			
				\$			
				\$			
6.d.	SEPARATE DEBTS. (Check all boxes	s that apply.)					
	My spouse and I do not have marriage or separate debt, OR		nat were incu	rred prior to the			
	Party A has separate debt that s	hould be paid	as described l	pelow:			
	Party B has separate debt that should be paid as described below:						
	Description of debt	Party A	Party B	Amount			
				\$			
				\$			
				\$			
				\$			
	f what I request concerning PROPERTY asked for in the Petition:	AND DEBTS	S that is different	ent from what the			

7. TAX RETURNS: (Check the box(es) to tell the Court what you want).

After the Judge or Commissioner signs the Decree of Legal Separation, we will, subject to IRS Rules and Regulations, pay federal and state taxes as follows:

			Case No.	
7.	TAX	RETUF	RNS, continued: (Check the box(es) to tell the Court what you want).	
			e calendar year (the year that the Decree is signed) and all future calendar each party will, subject to IRS Rules and Regulations:	
			The parties will file joint federal and state income tax returns. The parties will pay, and hold the other harmless from, $1/2$ of all additional income taxes if any and other costs and each will share equally in any refunds.	
			OR	
			The parties will file separate federal and state income tax returns. Each party will pay and hold the other harmless from any income taxes and/or incurred as a result of the filing of that party's tax return and each party will be awarded 100% of any refund received as a result of the filing of that party's tax return.	
		_	evious years (the years we were married, not including the year the Decree gned), (check one box)	
			The parties will file joint federal and state income tax returns. For previous calendar years, both parties will pay, and hold the other harmless from, $1/2$ of all additional income taxes if any and other costs and each will share equally in any refunds.	
			OR	
			The parties will file separate federal and state income tax returns. For previous calendar years, each party will pay and hold the other harmless from any income taxes and/or incurred as a result of the filing of that party's tax return and each party will be awarded 100% of any refund received as a result of the filing of that party's tax return.	
	mary of d for in		request concerning TAX RETURNS that is different from what the other Party tion:	
8.	SPOU you):	JSAL N	MAINTENANCE/SUPPORT (ALIMONY) (check the box that applies to	
		Neither party is entitled to Spousal Maintenance (alimony), OR		
		box(es	A OR Party B is entitled to Spousal Maintenance because: (Check all the below that apply. At least one reason must apply to get spousal enance.)	
			Party A, OR Party B	
			Lacks sufficient property, including property apportioned to the spouse, to provide for that spouse's reasonable needs.	

		Lacks earning ability in the labor market that is adequate to be self-sufficient.
		Is the parent of a child whose age or condition is such that the parent should not be required to seek employment outside the home.
		Has made a significant financial or other contribution to the education, training, vocational skills, career, or earning ability of the other spouse or has significantly reduced that spouse's income or career opportunities for the benefit of the other spouse.
		Had a marriage of long duration and is of an age that may preclude the possibility of gaining employment adequate to be self-sufficient.
•	f what I say an Petition:	bout SPOUSAL MAINTENANCE that is different from what the other
PRE	GNANCY	
	Party A is p OR	oregnant OR Party A is NOT pregnant,
	Party B is p	oregnant OR Party B is NOT pregnant
If eit	her party is p	regnant, please complete the following and check one box below:
The b	oaby is due or	n(date):
	Part	y A and Party B are the parents of the child; OR
	Part	y A is not the parent of the child; OR
	Party	y B is not the parent of the child.
	mary of what in the Petition	I say about PREGNANCY that is different from what the other Party
	ion-making,	LENCE: (Check the box that is true. If you intend to ask for joint legal there must have been no "significant" domestic violence. A.R.S. § 25 -
	Domestic v	iolence has not occurred, OR
		re has been domestic violence in this relationship and no legal decisioning should be awarded to the party who committed the violence.

Domestic Violence has occurred but it was committed by both parties or otherwise still in the best interests of the minor child(ren) to grant joint or sole decision-making to a party who has committed domestic violence beca (Explain.)
MARY OF WHAT I SAY ABOUT DOMESTIC VIOLENCE THAT ERENT FROM WHAT MY SPOUSE SAID IN THE PETITION:
G/ALCOHOL CONVICTION WITHIN LAST TWELVE MONTHS. (If you g for joint legal decision-making, check one box.)
Neither party has been convicted for a drug offense or driving under the influe of drugs or alcohol in the last twelve (12) months.
One or both parties have been convicted for a drug offense or driving under influence of drugs or alcohol in the last twelve (12) months.
Party A was convicted. Party B was convicted.
The legal decision-making and parenting time arrangement I am reques appropriately protects the minor child(ren).
Explain how this arrangement appropriately protects the minor children.
mary of what I say about DRUG/ALCOHOL CONVICTIONS that is different the other Party stated in the Petition.
LDREN COMMON TO THE PARTIES WHO ARE LESS THAN 18 YEARS Ock box below, if true.)
There are no children under the age of 18 either born to, or adopted by Party A Party B.
NOTE: If you checked this box, stop. You should be using the response packed get a legal separation without children. OR

This Court does not have jurisdiction to determine legal decision-making concerning the minor child(ren) common to the parties under Arizona law because the minor child(ren) has not lived in Arizona for at least the 6 months prior to the Petition being filed.					
Listed below are children still under the age of 18 born to or adopted by my spouse and me during our marriage, or where indicated, born before.					
Child's Name:					
Birthdate: Born prior to marriage					
Address:					
Length of Time at Address:					
Child's Name:					
Birthdate: Born prior to marriage					
Address:					
Length of Time at Address:					
Child's Name:					
Birthdate: Born prior to marriage					
Address:					
Length of Time at Address:					
Child's Name:					
Birthdate: Born prior to marriage					
Address:					
Length of Time at Address:					
Child's Name:					
Birthdate: Born prior to marriage					
Address:					
Length of Time at Address:					
☐ Information for additional children is listed on attached page(s), made part of this document.					

		Case No.
	-	nat I say about MINOR CHILDREN that is different from what the other e Petition or Affidavit of Minor Child(ren).
CHII	LD SUPPO	PRT and OTHER EXPENSES
	There is	an Order for Child Support, dated
	from (na	me of Court)
		nowledge there is no child support order for the minor child(ren) and the ould order child support in this case along with legal decision-making, and g time.
		Party A Party B made voluntary/direct support payments that need to taken into account, if past support is requested.
		Party A Party B owes past support for the period between:
		the date the petition was filed and the date current child support is ordered.
		OR the date the parties started living apart, but not more than three years before the date the Petition was filed, and the date current child support is ordered.
	uninsure	EXPENSES. The parties should be ordered to divide between them any d medical, dental, or health expenses, reasonably incurred for the minor l), in proportion to their respective incomes.
-		y about CHILD SUPPORT AND EXPENSES that is different from what the Petition.
-		,
	Title IV Program	

			Case No
			Party A Party B is applying for or currently receiving TANF or services from the Arizona Title IV-D program. Note: If one or both of the parties is or will be receiving TANF or Title IV-D support, you must obtain the Attorney General or county attorney approval by signature on the Final Order before you file it.
14.	WRIT	TEN A	AGREEMENT. CHECK ONLY IF TRUE:
		maint legal	spouse and I have a written agreement signed by both of us about the senance of a spouse, division of property/debt, where the children will live, decision-making concerning the children, parenting time, and child support have attached a copy of the written agreement,
	OR		
		maint autho	pouse and I DO NOT have a written agreement signed by both of us about the tenance of a spouse, division of property/debt, where the children will live, rity for legal decision-making concerning the children, parenting time, and support.
15.	SPOU	SE AS	OF WHAT I ASKED FOR THAT IS DIFFERENT FROM WHAT MY SKED FOR IN THE PETITION: (Here summarize what is different between d what your spouse asked for.)
16.			ENT INFORMATION PROGRAM is required for parties seeking legal king or parenting time. (Check one box.)
	I, 🗌 h	ave O	R have not, already completed the Parenting Information Program.
17.	GENE	RAL	DENIAL:
	I deny denied	•	ning stated in the Petition that I have not specifically admitted, qualified, or
REQ	UESTS	ТО ТІ	HE COURT:
A.	LEGA	LLY	SEPARATE OR CHANGE TO DIVORCE:
		Do no	ot order legal separation. OR
		Legal	ly separate the parties. OR

	Change this case to a divorce case because my marriage is over and either I or my spouse have lived in Arizona for the last 90 days. OR Legally separate the parties, but refuse to decide legal decision-making matters due to lack of jurisdiction because the minor child(ren) has not lived in Arizona for at
	least the 6 months prior to the Petition being filed.
be a j	ERNITY and MINOR CHILD(REN)'S NAMES. Declare Party A Party B to parent of the following named minor child(ren) born before the marriage and (optional) ge the legal name of those minor child(ren) to the name listed on the right, below:
Curr	ent Legal Name (Optional) Change the name of the child to:
SPO	USAL MAINTENANCE/SUPPORT (ALIMONY):
	Not applicable.
	Order spousal maintenance/support to be paid by Party A OR Party B in the amount of per month, to begin on the first day of the month after the Judge or Commissioner signs the Order with all payments, plus the statutory handling fee, to be paid through the Support Payment Clearinghouse, PO Box 52107, Phoenix, Arizona 85072-7107 by income withholding order and continuing until the person receiving the spousal maintenance is deceased, or for months.
COM	MMUNITY PROPERTY:
	Make a fair division of all community property as requested in this Response.
COM	MMUNITY DEBTS:
	Order each party to pay community debts as requested in this Response, and to pay any other community debts unknown to the other party. Order each party to pay and hold the other party harmless from debts incurred by Party A or Party B.
	Since the parties separation on (date),
	OR
	Since the date I was served with the Petition for Legal Separation
SED	ARATE PROPERTY AND DEBT:
	Award each party his or her separate property.
	11. and their purify into of not deputate property.

		Case No					
	Order each party to pay his or her separate debt, and hold the other party harmless from debts incurred before the marriage.						
		ESIDENCE, PARENTING TIME, AND AUTHORITY FOR LEGAL AKING: Declare the Primary Residence for each minor child as follows:					
]		Neither party's home is designated as the primary residence for the minor child(ren). Declare Party A's home as the primary residence for the following named children:					
	Declare	e Party B's home as the primary residence for the following named children:					
1.	PARENTING TIME: Award parenting time with the minor child(ren) as follows: Reasonable parenting time as described in the Parenting Plan, OR Supervised parenting time between the children and Party A OR Party B, OR No parenting time rights to Party A OR Party B. Supervised or no parenting time between the minor children and Party A OR Party B is in the best interests of the child(ren) because:						
	 Explanation continues on attached pages made part of this document by reference. a. Name this person to supervise: 						
		c. Restrict parenting time as follows:					
	c	Order cost of supervised parenting time (if applicable) to be paid by: Party A Party B OR Shared equally by the parties					
G.2.	AUTHO	Party A Party B OR					

			Case No				
		OR					
			AWARD JOINT LEGAL DECISION-MAKING to BOTH PARENTS. Party A and Party B will act as joint legal decision-makers concerning the minor child(ren). (For the Court to order "joint" legal decision-making, there must have been no "significant" domestic violence according to Arizona law, A.R.S. § 25-403.03).				
	G.3.		Provisions for LEGAL DECISION-MAKING and PARENTING TIME to be within or attached to the Decree as a Parenting Plan. (Rule 45 (c)(1))				
Н.	CHIL	CHILD SUPPORT:					
		Order that child support will be paid by Party A OR Party B in an amount as determined by the Court under the Arizona Child Support Guidelines. Support payments will begin on the first day of the first month after the Judge or Commissioner signs the Order with all payments, plus the statutory handling fee, to be paid through the Support Payment Clearinghouse, PO Box 52107, Phoenix, Arizona 85072-7107 by income withholding order. The Child Support Order to be attached to the Decree.					
		deter Guid	r that past child support be paid by Party A OR Party B in an amount mined by using a retroactive application of the Arizona Child Support elines taking into account any amount of temporary or voluntary/direct support has been paid. Support to be paid as defined above.				
I.		MEDICAL, DENTAL, VISION CARE INSURANCE AND HEALTH CARE EXPENSES FOR MINOR CHILDREN: Order that:					
		Party insur	A should be responsible for providing: medical dental vision care ance.				
		Party insur	B should be responsible for providing: medical dental vision care ance.				
			parties shall share all reasonable medical/dental/vision care expenses for the r child(ren) not paid by insurance in proportion to their respective incomes.				
J.	TAX	X EXEMPTION:					
		the A	cate tax exemptions for the minor child(ren) as determined by the Court under Arizona Child Support Guidelines and in a manner that allows each party to allowable federal dependency exemptions proportionate to adjusted gross me in a reasonable pattern that can be repeated.				
		_	parties will claim the minor children as income tax dependency exemptions on ral and state income tax returns as follows:				

		Case	Case No		
Parent entitled to claim	Name of child	Current tax year	Later tax years		
Party A or Party B					
Party A or Party B					
Party A or Party B					
Party A or Party B					
K. OTHER ORDERS	I AM REQUESTING (Ex	plain request here):			
UNDER OATH OR BY A	FFIRMATION				
I swear or affirm under pe to the best of my knowled		ontents of this docume	ent are true and correct		
Date	Signature				
STATE OF					
COUNTY OF					
Subscribed and sworn to o	r affirmed before me this:	(date)	by		
	Note	arial Officer			
(Notarial Officer's Stamp					
Copy of the foregoing mai	led to the other party on	Month/Day/Year			
At the following address:					