Pers	son Filing:	
Add	lress (if not protected):	
City	v, State, Zip Code:	
Tele	ephone:	
Ema	ail Address:	For Clerk's Use Only
	LAS Number:	
Law	yer's Bar Number:	
Rep	resenting Self, without a Law	yer OR Attorney for Petitioner OR Respondent
		RIOR COURT OF ARIZONA COUNTY
		Case Number:
Peti	tioner/Party A	ATLAS Number:(if applicable)
Res	pondent/Party B	PETITION FOR DISSOLUTION OF A NON-COVENANT MARRIAGE (DIVORCE) WITH MINOR CHILDREN
STA	ATEMENTS TO THE COURT, U	NDER OATH OR AFFIRMATION:
1.	INFORMATION ABOUT ME	
	Name:	
	Date of Birth:	
	Job Title:	
	I have lived in Arizona for	years and/or months
2.	I have lived in Arizona for INFORMATION ABOUT MY	•
2.	INFORMATION ABOUT MY	•
2.	INFORMATION ABOUT MY Name:	SPOUSE:
2.	INFORMATION ABOUT MY Name: Address:	' SPOUSE:
2.	INFORMATION ABOUT MY Name: Address: Date of Birth:	Y SPOUSE:
2.	INFORMATION ABOUT MY Name: Address: Date of Birth: Job Title:	' SPOUSE:

3. INFORMATION ABOUT OUR MARRIAGE:

Date of Marriage:_____

City and state or country where we were married:

The following statements MUST BE TRUE for you to use this document and to qualify for divorce in Arizona AND <u>you must check the boxes</u> to indicate that the statements are true or your case may not proceed.

We do not have a covenant marriage (If not sure, refer to the INSTRUCTIONS for information).

Our marriage is broken beyond repair ("irretrievably broken") and there is no hope of reconciliation.

We have tried to resolve our problems through Conciliation Services or going to Conciliation Services would not work.

This Court has jurisdiction to determine parenting time and authority for legal decision-making over our minor child(ren) common to the parties because the minor child(ren) has/have lived with Party A or Party B in Arizona for at least the past 6 months.

- 4. VENUE: (Check here if the following statement is true):
 - This is the proper court to bring this lawsuit under Arizona law because it is the county of residence of either party or of the minor children.
- 5. 90 DAY REQUIREMENT: (This statement MUST be true before you can file for divorce in Arizona.)

I	OR	my	spouse	have	lived	in Arizo	na oi	have:	been	stationed	l in	Arizona	while	а
mem	ber of	the A	rmed Fo	orces,	for at	least 90	lays	before	e I file	d this act	ion.			

6. DOMESTIC VIOLENCE: (If you intend to ask for joint legal decision-making authority, there must have been no significant domestic violence in your marriage. A.R.S. § 25-403.03. Check the box to make a true statement:

Significant domestic violence has or has not occurred during this marriage.

- 7. CHILDREN OF THE PARTIES WHO ARE LESS THAN 18 YEARS OLD:
 - There are no children under the age of 18 either born to, or adopted by, Party A or Party B.

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 the marriage.

	Child's Name:			
	Birthdate:		Born prior to ma	rriage
	Address:			
	Length of Time a	t Address:		
	Child's Name:			
	Birthdate:		Born prior to ma	rriage
	Address:			
	Length of Time a	t Address:		
	Child's Name:			
	Birthdate:		Born prior to ma	rriage
	Address:			
	Length of Time a	t Address:		
	Child's Name:			
	Birthdate:		Born prior to ma	rriage
	Address:			
	Length of Time a	t Address:		
	Child's Name:			
	Birthdate:		Born prior to ma	rriage
	Address:			
	Length of Time a	t Address:		
8.		d PATERNITY: (C	,	
	_		Party B <u>IS NOT</u> pregnant, C	OR
		pregnant, OR P		
	-	due on	(date), (and, check one b	
© Supe	erior Court of Arizona		Page 3 of 14	DRDC15f 09242

Case	No.	

	 Party A and Party B ARE the paren Party A or Party B <u>IS NOT</u> the part A minor child or minor children were b Party A and/or Party B is/are to children named below: 	parent of the c oorn <u>before</u> the	child, OR e marriage.	child/those minor
INFC	ORMATION ABOUT PROPERTY AND	DEBTS:		
and the b room	RNING: You must be specific. You must hen check the box, and describe the prop ox. For example, under household furni sofa, and then check the box to say wheth n item and then check both Party A and P	erty that shou shings you co her it should g	ld go to your ould say, blue o to Party A o	spouse, and check and white living
9.a.	COMMUNITY PROPERTY: (Property	y acquired du	ing the marrie	age)
	(Check the proper boxes.)		C	
OR	Party A and Party B did not acquire any	y community	property durir	ng the marriage,
	Party A and Party B acquired community should divide it as follows:	unity property	y during our	marriage, and we
	Real estate located at:	Party A	Party B	Value
				\$
	Legal Description: (Quote from the DE	ED)		
		Party A	Party B	Value
	Real estate located at:			
				\$
	Legal Description: (Quote from the DE	ED)		

9.

	Cas	e No	
Household furniture and appliances:	Party A	Party B	Value
			\$
			\$
			\$
			\$
			\$
Household furnishings:	Party A	Party B	Value
			\$
			\$
			\$
			\$
			\$
			\$
Other items:	Party A	Party B	Value
			\$
			\$
			\$
			\$
Pension/retirement fund/profit sharing/	/stock plan/40	1K:	
	Party A	Party B	Value
			\$
			\$
			\$
			\$

Motor vehicles:	Party A	Party B	Value
Make			\$
Model	Year		
VIN			
Lien Holder			
	Party A	Party B	Value
Make			\$
Model	Year		
VIN			
Lien Holder			
SEPARATE PROPERTY: (C Party A does not have any se Party B does not have any se	parate property.	pply.)	
Party A does not have any se	parate property. parate property. that was brought into v. that was brought into	this marriage.	
Party A does not have any se Party B does not have any se Party A has separate property to Party A as described below Party B has separate property	parate property. parate property. that was brought into v. that was brought into v.	this marriage. A	Award this
Party A does not have any se Party B does not have any se Party A has separate property to Party A as described below Party B has separate property to Party B as described below Separate Property: (List the p	parate property. parate property. that was brought into v. that was brought into v. property and the value get the property.)	this marriage. A	Award this
Party A does not have any se Party B does not have any se Party A has separate property to Party A as described below Party B has separate property to Party B as described below Separate Property: (List the p to tell the Court who should g	parate property. parate property. that was brought into v. that was brought into v. property and the value get the property.) erty Party A	this marriage. A this marriage. A of the property	Award this y, and check Value
Party A does not have any se Party B does not have any se Party A has separate property to Party A as described below Party B has separate property to Party B as described below Separate Property: (List the p to tell the Court who should § Description of Separate Prop	parate property. parate property. that was brought into v. that was brought into v. property and the value get the property.) erty Party A	this marriage. A this marriage. A of the property	Award this y, and check Value \$
Party A does not have any se Party B does not have any se Party A has separate property to Party A as described below Party B has separate property to Party B as described below Separate Property: (List the p to tell the Court who should § Description of Separate Prop	parate property. parate property. that was brought into v. that was brought into v. oroperty and the value get the property.) erty Party A	this marriage. A this marriage. A of the property	Award this

Party A and Party B did not incur any community debts during the marriage, OR

Party A and Party B should divide the responsibility for the debts incurred during the marriage as follows:

		Case No.	
DESCRIPTION OF DEBT	Party A	Party B	Amount Owed
			\$
			\$
			\$
			\$
			\$
			\$

- 9.d. SEPARATE DEBTS: (Check all boxes that apply.)
 - Party A and Party B do not have any debts that were incurred prior to the marriage or separate debt;
 - Party A has separate debt or debt incurred prior to the marriage that should be paid by Party A as described below;
 - Party B has separate debt or debt that Party B incurred prior to the marriage that should be paid by Party B as described below.

DESCRIPTION OF DEBT	Party A	Party B	Amount Owed
			\$
			\$
			\$

- 10. TAX RETURNS: (Check this box if this is what you want).
 - After the Judge or Commissioner signs the Decree of Dissolution of Marriage (Divorce), we will, subject to IRS Rules and Regulations, pay federal and state taxes as follows: For the calendar year (the year that the Decree is signed) and all future calendar years, each party will, subject to IRS Rules and Regulations, file separate federal and state income tax returns. Each party will give the other party all necessary documentation to do so.
 - For previous years (the years we were married, not including the year the Decree was signed), (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.

11. SPOUSAL MAINTENANCE/SUPPORT (ALIMONY) (check the box that applies to you):

Neither party	is entitled to spous	sal maintenance/suppor	t (alimony), OR
round purty	is chilled to spous	ai mannenance, suppor	(uninony), OK

Party A OR Party B is entitled to spousal maintenance/support because: (Check one or more of the box(es) on the next page that apply. At least one reason must apply to get spousal maintenance/support.)

	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.
- 12. WRITTEN AGREEMENT: (Check box only if true.)
 - Party A and Party B have a written agreement signed by both of us about the maintenance of a spouse, division of property/debt, where the children will live, legal decision-making, parenting time, and child support, and I have attached a copy of the written agreement.

OTHER STATEMENTS TO THE COURT

13. THE PARENT INFORMATION PROGRAM is required for persons seeking legal decisionmaking or parenting time. (Check one box.)

I have have not already completed the Parenting Information Program.

		Case No.			
14.	DOMESTIC VIOLENCE: (If you intend to ask for joint legal decision-making, check one box.)				
		Domestic Violence has not occurred in this relationship.			
		There <u>has</u> been domestic violence in this relationship and no legal decision-making should be awarded to the party who committed the violence.			
		Domestic Violence has occurred but it was committed by both parties or it is otherwise still in the best interests of the minor child(ren) to grant joint or sole legal decision-making to a parent who has committed domestic violence because: (Explain.)			
15.	DRUG/ALCOHOL CONVICTION WITHIN LAST TWELVE MONTHS: (If you intend to ask for joint legal decision-making, check one box.)				
		Neither party has been convicted for a drug offense or driving under the influence of drugs or alcohol in the last twelve (12) months,			
		One or both parties have been convicted for a drug offense or driving under the 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 requesting appropriately protects the minor child(ren). Explain how this arrangement appropriately protects the minor child(ren).			
16.	CHII	LD SUPPORT:			
		There is an Order for Child Support, dated from (name of court)			
		To my knowledge there is no child support order for the minor child(ren) and the			

To my knowledge there is no child support order for the minor child(ren) and the court should order child support in this case along with legal decision-making and parenting time.



Party A Party B made voluntary/direct support payments that need to be taken into account, if past support is requested.

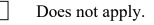
Party A Party B owes past support for the period between:

the date this 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 this petition was filed and the date current child support is ordered.

Title IV-D program or Temporary Assistance for Needy Families (TANF) Programs:



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.

17. OTHER EXPENSES. The parties should be ordered to divide between them any uninsured medical, dental, or health expenses, reasonably incurred for the minor child(ren), in proportion to their respective incomes.

REQUESTS TO THE COURT:

A. DISSOLUTION (DIVORCE):



Dissolve our marriage and return each party to the status of a single person;

RESTORE NAME:

I took the name of my spouse at the time of marriage and I want to restore my last name to the name I used before this marriage or to my maiden name. My complete married name is:

I want my name restored to: (List complete maiden or legal name before this marriage):

WARNING: If you are not the person who is requesting to have your former name restored, the court must have a written request from the party who wants his or her name restored to change the name.

B. PATERNITY and MINOR CHILD(REN)'S NAMES: Declare Party A or Party B to be a legal parent of the following named minor child(ren) born before the marriage and (optional) change the legal name of those minor children to the name listed on the right, below:

	(OPTIONAL) Change the name of the child to:
Current Legal Name	$(OP \cup ON A \cup O hange the name of the child to:$
	(OI IIOINIL) Change the nume of the end to.

C. PRIMARY RESIDENCE, PARENTING TIME, AND AUTHORITY FOR LEGAL DECISION- MAKING:

- C.1. PRIMARY RESIDENCE: 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 Party B's home as the primary residence for the following named children:

- C.2. PARENTING TIME: Award parenting time as follows:
 - Reasonable parenting time as set forth in the Parenting Plan filed with this Petition, 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 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: _____

	Case No
	b. 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.
C.3.	AUTHORITY FOR LEGAL DECISION-MAKING: Award legal authority to make decisions concerning the child(ren) as follows:
	AWARD SOLE AUTHORITY FOR LEGAL DECISION-MAKING to:
	Party A or Party B
	OR
	AWARD JOINT LEGAL DECISION-MAKING AUTHORITY 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).
	Provisions for LEGAL DECISION-MAKING and PARENTING TIME to be within or attached to the Decree as a Parenting Plan. (Rule 45 $(c)(1)$)
CHI	LD SUPPORT:
1. [Order that child support will be paid by: Party A OR Party B in a reasonable 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 Decree; with all the 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.

2. Order that past child support be paid by Party A OR Party B in an amount determined by using a retroactive application of the Arizona Child Support Guidelines taking into account any amount of temporary or voluntary/direct support that has been paid. Support to be paid as defined above.

The Child Support Order to be attached to the Decree of Dissolution of Marriage.

D.

Case No.

E. MEDICAL, DENTAL, VISION CARE FOR MINOR CHILDREN: Order that

Party A is responsible for providing: medical dental vision care insurance.

\square	Party B is responsib	ole for providing:	medical	dental	vision care insurance.

Party A and Party B will pay for all reasonable unreimbursed medical, dental, and health-related expenses incurred for the child(ren) in proportion to their respective incomes.

F. TAX EXEMPTION: Allocate tax exemptions for the minor child(ren) as determined by the court under the Arizona Child Support Guidelines and in a manner that allows each party to claim allowable federal dependency exemptions proportionate to adjusted gross income in a reasonable pattern that can be repeated.

The parties will claim the children as income tax dependency exemptions on federal and state income tax returns as follows:

Name of minor child	in Tax Year
	· · · · · · · · · · · · · · · · · · ·
	Name of minor child

Pattern shall repeat for subsequent years.

- G. SPOUSAL MAINTENANCE (ALIMONY):

Do not order Spousal maintenance

- H. COMMUNITY PROPERTY: Make a fair division of all community property as requested in this Petition.

I. COMMUNITY DEBTS: Order each party to pay community debts as requested in the Petition, 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

the date my spouse was served with the Petition for Dissolution.

J. SEPARATE PROPERTY:

- Award Party A's separate property to Party A.
 - Award Party B's separate property to Party B.
- K. SEPARATE DEBT. Order each party to pay separate debt and hold the other party harmless from debts incurred during the marriage.
- L. OTHER ORDERS I AM REQUESTING (Explain request here):

OATH OR AFFIRMATION AND VERIFICATION

I swear or affirm that the information on this document is true and correct under penalty of perjury.

Signature		Date	
STATE OF			
COUNTY OF			
Subscribed and sworn to or affirmed before me the		this:(date)	
(Notarial Officer's Stamp or Seal)	Notarial	Officer	