JUDICIAL BRANCH OF ARIZONA IN MARICOPA COUNTY

ALTERNATIVE DISPUTE RESOLUTION

oer:
T BETWEEN THE PARTIES TO ARIZ. R. FAM. LAW. VITHOUT CHILDREN)
TTLEMENT
LSETTLEMENT
before Judge <i>Pro</i>
Counsel
umber?
father of the child. orn this date:
e other harmless from half party shall share equally in tax ar and continuing thereafter. entation to file all tax tax return issues.

☐ Wife requests that her former name be restored to ☐ Husband requests that his former name be restored to ☐ The Petitioner and Respondent do not wish to have their former names restored. SPOUSAL MAINTENANCE/SUPPORT:					
Parties are in agreement that the Petitioner will pay Respondent Spousal Maintenance/Support \$ for the duration of years. Parties are in agreement that the Respondent will pay Petitioner Spousal Maintenance/Support \$ for the duration of years. Parties are in agreement that no Spousal Maintenance/Support is needed for either party. Parties are unable to reach an agreement concerning Spousal Maintenance/Support.					
COMMUNITY DEBTS:					
Parties agree on how to divide Community debts. Parties agree to be responsible for their own sole and separate debts as follows: Creditors *Account # Amount Owed Petitioner Respondent Disputed Debts \$					
☐ The community debts shall be divided as follows: Creditors *Account # Amount Owed Petitioner Respondent Disputed Debts					
Account # Amount owed Fetitioner Respondent Disputed Bebts \$					
PERSONAL PROPERTY:					
 Community personal property has already been distributed prior to conference to both Petitioner and Respondent. Each party to be awarded the personal property in their respective possession. The parties are unable to reach an agreement concerning personal property. The parties agree to a division of community personal property as follows: 					

DIVISION OF COMMUNITY PROPERTY: (Be very specific in your description of the property)Community property is awarded to each party as follows:

NAME CHANGE:

LIS	T OF COMMUNITY PROPERTY AWARD TO:	Detitioner	Doopondont
	Household furniture/furnishings. (Be specific.)	Petitioner	Respondent
	Appliances. (Be specific.)		
	TV /VCR/DVD (Be specific)		
	Personal Computer. (Be specific)	_ 🛮	
	Other (Be specific)		
	Motor vehicle	_ 🗆	
	Motor vehicle	_ 🗆	
	Cash, bonds of \$	_ 🗆	
	Other:	_ 🗆	
	Other:	_ 🗆	
	Award each party the personal property in his/her possession.		

DIVISION OF REAL PROPERTY: Section A is for one piece of real property. Section B is for a second piece of real property.

A.	Real property located at (address)
	The real property as described above is: Awarded to Petitioner or Respondent as his/her sole and separate property.
	OR Shall be sold and the proceeds divided as follows: % or \$ to Respondent.
В.	Real property located at (address)
	The real property as described above is: Awarded to Petitioner or Respondent as his/her sole and separate property. OR
	Shall be sold and the proceeds divided as follows:
	 ☐ More than two pieces of property are involved. See attached sheet listing the same information as in Sections A and B. ☐ The value of the property is unknown and the parties agree to have a comprehensive analysis or appraisal done prior to the final agreement or by date.
	Parties agree that Petitioner Respondent will refinance real property on or before If unsuccessful, the real property will be
	☐ The parties are unable to reach an agreement concerning real property. ☐ There is no community real property.
DIVISION OF RETIF	REMENT, PENSION, DEFERRED COMPENSATION:
	The parties agree that any community interest in any retirement benefits, pension plans, or other deferred compensation described below will be allocated as follows: Petitioner's:
	Respondent's: The parties agree they will submit a Qualified Domestic Relations Order to the assigned Judge by
	Each party waives and gives up his or her interest in any retirement benefits, pension plan, or other deferred compensation of the other party.
	Neither party has a retirement, pension, deferred compensation, 401K Plan and/or benefits.
	The parties are unable to reach and agreement concerning retirement, pension plan or other deferred compensation.

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LEGAL FEES:						
☐ Res ☐ Ead ☐ The	titioner will pay Respondent's legal fees in the amount of \$ spondent will pay Petitioner's legal fees in the amount of \$ ch party will pay their own legal fees. e parties are unable to reach an agreement concerning legal fees. gal fees do not apply to this case.					
ADDITIONAL AGREEMENTS:						
ADDITIONAL ISSUES NOT AGREED UPON:						
OTHER ORDERS:						
TIMELINE FOR PARTII	ES:					
Lam not under force	threats, duress, coercion, or undue influence from anyone, including					

I am not under force, threats, duress, coercion, or undue influence from anyone, including the other party, to sign this Agreement. The Agreement, with attachments, if any, that I have signed is our agreement. I have not agreed to something different from what is stated in this agreement. The provisions regarding the division of property and debt are fair and equitable.

Pursuant to Rule 69 of the Arizona Rules of Family Law Procedure, it is the intent of both parties that this agreement shall be binding.

This is NOT a finalized divorce decree. This agreement merely provides a statement of resolution to some of the issues involved in your case.

Petitioner:	Date:				
Respondent:	Date:				
If either party is represented by a lawyer, the lawyer must sign:					
Petitioner's Attorney:	Date:				
Respondent's Attorney:	Date:				