Doroo	a Filipa.			
	n Filing:ss (if not protected):ss			
	State, Zip Code:			
	hone:			
Fmail	Address:			
ATI AS	S Number:			
Lawve	er's Bar Number:		For Clerk's Use Only	
		Attorney for Petitioner Ol		
		R COURT OF ARIZO	ONA	
		Case Number:		
Petit	ioner / Party A	ORDER FOR (Ch	eck one hoy only)	
			ON-MAKING (LEGAL CUSTODY), and CHILD SUPPORT, or	
Resp	pondent / Party B		LEGAL DECISION-MAKING (LEGAL CUSTODY) AND PARENTING TIME (ONLY)	
<b>THE</b> 1.	E COURT FINDS:  This case has come before this Court needed to enter a final Order.	for a final order, and if necessa	ry the Court has taken all testimony	
2.	This Court has jurisdiction over the par	rties under the law.		
3.	Where it has the legal power to do so and where it is applicable to the facts of this case, this Court has considered, approved, and made an Order relating to Legal Decision-making (Legal Custody), Child Support, Parenting Time and expenses related to the birth(s) of the minor child(ren).			
4.	This order applies to the following child	d(ren):		
	Name(s)		Date(s) of birth(s)	

	Case No.		
Pare	nt Information Program		
A.	Party A  Has attended the Parent Information Program as evidenced by the Certificate of Completion in the Court file, Or		
	Party A  Has Not attended the Parent Information Program and  shall be denied any requested relief to enforce or modify this Order until Party A has completed the class.		
B.	Party B Has attended the Parent Information Program as evidenced by the Certificate of Completion in the Court file, Or		
	Party B		
The r Guide	Child Support: The Court finds that Party A and Party B owe a duty to Support the child(ren) listed above. The required financial factors and any discretionary adjustment pursuant to the Arizona Child Support Guidelines are as set forth in the Parent's Worksheet for Child Support, attached hereto and incorporated by reference.		
Deviation from child support. The Court, having considered the best interests of the child(ren), deviates from the guidelines for the following reasons:			
	Application of the guidelines is inappropriate.		
	Application of the guidelines is unjust.		
	The parties have signed a written agreement with knowledge of the amount of support that would have been ordered by the guidelines but for the agreement.		
The court makes the following finding regarding the deviation:			
	The child support order would have been: \$		
	The child support order after deviation is: \$		
	All parties have signed the agreement free of duress and coercion.		
and/	nting time adjustment, court-approved discretionary parenting time adjustment or other adjustments.  Court must make written findings if any of these adjustments are made.)		
Suna	ervised or no parenting time. (Check, if applicable, and explain.)		
Supe			
	upervised parenting time or No parenting time between minor child(ren) and		

10.	Drug o	or alcohol conviction within last twelve months:			
		Party A or Party B has been convicted of driving under the influence of alcohol or drugs, or was convicted of any drug offense within 12 months of filing the request for legal decision-making (legal custody).			
		Both Party A and Party B have been convicted of driving under the influence of alcohol or drugs was convicted of any drug offense within 12 months of filing the request for legal decision-maki (legal custody).			
		The legal decision-making (legal custody) and/or parenting time arrangement ordered by this Court appropriately protects the minor child(ren).			
	If joint	legal decision-making (joint legal custody) is ordered below, check box "A" or "B". If "B", explain.			
11.	Dome the chil	stic violence. If the Court enters an order for joint authority for legal decision-making concerning d(ren):			
	A.	There have been no significant acts of Domestic Violence under A.R.S. § 13-3601 by either party, Or			
	B.	Domestic violence has occurred, but the domestic violence has not been "significant" or was committed by both parties. Explain why joint legal decision-making (joint legal custody) is in the best interest of the minor child(ren) even though domestic violence has occurred:			
THE	COUF	RT ORDERS:			
1.	Prima	ry residence, parenting time, and legal decision-making (Legal Custody)			
	A. Primary residence:				
	Neither party's home is designated as the primary residence, Or				
		Party A's home as the primary residence for following named child(ren):			
		Party B's home as the primary residence for following named child(ren):			

Case No.

raitiiii	ng time:
	Reasonable parenting time rights as described in the Parenting Plan attached as Exhibit A and made a part of this decree, Or
	No parenting time rights to Party A Or Party B, Or
	Supervised parenting time to Party A Or Party B 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 shall be paid by the:
	Party A, Party B, Or Shared equally by the parties
RT F	FURTHER ORDERS:
	FURTHER ORDERS:
	trictions on parenting time (if applicable):
_	
Res	trictions on parenting time (if applicable):
Res	decision-making (legal custody):
Res	decision-making (legal custody):  Sole authority for legal decision-making (sole legal custody) over the minor
Res	decision-making (legal custody):

Case No.

Child support:		
Child support:		
The Child Support Order,, is attached hereto and incorporated by reference.  (Date of Order)		
Party A, Or Party B shall pay child support to the other party in the amount of \$ pe		
month payable the first day of the month after the date this Decree is signed by the judge until further order		
of the Court. All child support payments shall be made through the		
Support Payment Clearinghouse,		
PO Box 52107, Phoenix,		
Arizona 85072-7107		
by income withholding order and must include the statutory fee for the Income Withholding Order signed this date.		
This Court cannot make a legal order, without personal service of the Petition for Dissolution, with respect to issues of child support, or medical, dental and vision care insurance for the mino child(ren). The court reserves jurisdiction to enter further orders when the Court acquires personal jurisdiction over the responding party.		
Medical, dental, vision care and other health expenses for minor children:		
Party A is responsible for providing: medical dental vision care insurance.		
Party B is responsible for providing: medical 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 to and made part of this order. The party ordered to paymust 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.  Non-Covered Expenses. Party A is ordered to pay %, and Party B is ordered to pay % of a reasonable uncovered and/or uninsured medical, dental, vision care, prescription and other health care charges for the minor children, including co-payments.		

Even though the Court's judgment contains orders regarding medical insurance and the allocation of the right to claim the child as a dependent for the purposes of federal taxes, these orders are not binding on the IRS. Under the Affordable Care Act, the party who claims a child as a dependent on a federal tax return has the obligation to ensure that the child is covered by medical insurance and may be penalized by the IRS for failing to do so. This penalty may be imposed even if it is the other party's responsibility to carry health insurance on the child under this Order.

4.		ation exchanges: The parties shall exchange financial information (tax returns arning statements and/or other related financial statements) every twenty-four months
5.	Other orders: Th	is Court makes further Orders relating to this matter as follows:
	-	
FURT is sigr of this Rules	HER ORDERED pursuned by the Court and it judgment by the Clerof Civil Appellate Prof	<b>ORDER.</b> No further claims or issues remain for the Court to decide. Therefore, IT Is ant to Rule 78(c), Arizona Rules of Family Law Procedure, this final judgment/decreshall be entered by the Clerk of Superior Court. The time for appeal begins upon entrick of Superior Court. For more information on appeals, see Rule 8 and other Arizon cedure. IT IS FURTHER ORDERED denying any affirmative relief sought before the expressly granted above.
Done	in open court:	JUDGE or COMMISSIONER
Decr	•	s issued as a "Default," I certify that within three (3) days of receiving thi mail a copy of this Decree/Judgment to the last known address of the
Орр	osing Party's Name:	
	Mailing Address:	
	City, State Zip Code:	
	Your Signature:	

Case No.