Person Filing:		
Address (if not protected):		
City, State, Zip Code:		
Telephone:		
Email Address:		For Clerk's Use Only
ATLAS Number:		
Lawyer's Bar Number:		
Representing Self, without a Lawyer OR	Attorney for Petition	er OR Respondent
	JRT OF ARIZONA DPA COUNTY	
	Case Number:	
(B) Petitioner/Party A	ATLAS Number:(if ap	pplicable)
(B) Respondent/Party B	DECREE OF DISSOLUT COVENANT MARRIAG CHILDREN	

THE COURT FINDS: (C)

- 1. This case has come before this Court for a final Decree of Dissolution of Marriage. The Court has taken all testimony needed to enter a Decree, or the Court has determined testimony is not needed to enter the Decree.
- 2. This Court has jurisdiction over the parties under the law and the children under the provisions of A.R.S. § 25-1301. The provisions of this Decree are fair and reasonable under the circumstances, and are in the best interests of the minor child(ren) as to authority for legal decision-making, parenting time, and support.
- 3. 90 DAY REQUIREMENT: At the time this action was filed, one or both parties had lived in, or been stationed in Arizona while a member of the United States Armed Forces, for more than 90 days.
- 4. Conciliation and Covenant Marriage: The provisions of A.R.S. § 25-381.09 relating to Conciliation Court either do not apply or have been met. This marriage is not a covenant marriage.
- 5. Irretrievably Broken: The marriage is irretrievably broken.

mak	Court has considered, approved, and made Orders ring, parenting time, child support, spousal maintenaperty and/or debts.	_	_
THIS	S DECREE APPLIES TO THE FOLLOWING MIN	NOR CE	IILD(REN):
	Name		Date of Birth
d	Same information for additional children listed on locument by reference.	attache	ed page made part of
Preg	gnancy and Paternity:		
	Party A is not pregnant, OR		
	Party A is pregnant, and Party B   IS OR   I	S NOT	a parent of the child.
	Party B is not pregnant. OR		
	Party B is pregnant and Party A  IS OR IS	S NOT a	a parent of the child.
	Party A and Party B are the legal parents of the parties before the marriage:	follow	ing child(ren) born t
	Name(s)		Date(s) of Birth
		<u>-</u>	
		_	
	usal Maintenance/Support:		
Spot	11		
Spou	Party A, OR Party B		
Spot	Party A, OR Party B  Lacks sufficient property, including property provide for that spouse's reasonable needs	• • •	ortioned to the spous
Spot	Lacks sufficient property, including property		•

			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.
10.	Paren	t Infor	mation Program:
	A.	Certi: Party	A \( \sum \) has attended the Parent Information Program as evidenced by the ficate of Completion in the Court file. OR A \( \sum \) has not attended the Parent Information Program and \( \sum \) shall be denied requested relief to enforce or modify this decree until Party A has completed lass.
	B.	Certi: Party	B  has attended the Parent Information Program as evidenced by the ficate of Completion in the Court file. OR B  has not attended the Parent Information Program and  shall be denied requested relief to enforce or modify this decree until Party B has completed lass.
11.			iolence: If the Court enters an order for joint legal decision-making for the (ren), check box "A" or box "B" and explain.
	A.		Domestic violence has not occurred during this marriage, OR
	В.		Domestic violence has occurred, but  It was mutual (committed by both parties), (see A.R.S. § 25-43.03(D).)  It is otherwise still in the best interests of the minor child(ren) to grant joint or sole legal decision-making to a party who has committed domestic violence because:
12.	Drug	Or Alc	cohol Conviction Within Last Twelve Months:
		Party was c	A has been convicted of driving under the influence of alcohol or drugs, or convicted of any drug offense within 12 months of filing the request for legal ion-making.

		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.
		The legal decision-making and/or parenting time arrangement ordered by this Court appropriately protects the minor child(ren).
13.	child pursu	Support: The Court finds that Party A and Party B owe a duty to support the (ren) listed above. The required financial factors and any discretionary adjustment and to the Arizona Child Support Guidelines are as set forth in the Parent's Worksheet hild Support are attached hereto and incorporated by reference.
14.	_	Decision-Making Authority for Minor Child(ren): (Check/complete only if legal ion-making authority is contested or joint legal decision-making is ordered.)
		The legal decision-making authority order or agreement is in the best interests of the minor child(ren) for the following reasons: (List the reasons.)
		REASONS:
15.	-	rvised or No Parenting Time: (Check and complete if applicable.) (Check and elete only if supervised parenting time or no parenting time is ordered.)
		Supervised Parenting Time between the minor children and  Party A OR Party B OR
		No Parenting Time by Party A OR Party B, is in the best interests of the minor child(ren), for the following reasons: (Explain the reasons)
		REASONS:
16.	Comi	nunity Property and Debt:
		The parties did not acquire any community property or debt during the marriage, OR
		There IS an agreement as to division of community property and debt; all community property and debt is divided pursuant to this Decree.
		There is NO agreement as to division of community property and debt, but all community property and debt is divided pursuant to this Decree.
17.	Sepai	rate Property and Debt:
		The parties did not acquire any separate property or debt during the marriage, OR

	There IS an agreement as to division of separate property and debt; all separ property and debt is divided pursuant to this Decree.					
		There is NO agreement as to division of separate property and debt, but all separate property and debt is divided pursuant to this Decree.				
THE	COUR	T ORDERS: (D)				
1.		RIAGE IS DISSOLVED: The marriage of the parties is dissolved and the parties are red to the legal status of single persons.				
2.	NAM	IE RESTORATION:				
		The name of Party A or Party B, whose complete married name is:				
2		tored to: (List the complete legal name or maiden name as before this marriage)				
3.		ORCEMENT OF TEMPORARY ORDERS: All obligations ordered to be paid by the es in Temporary Orders dated (fill in dates of ALL temporary orders here)				
	are sa	atisfied in full OR				
		judgment is awarded against the party with the obligation up to the amount due and owing as of the date of this Decree, with the highest legal interest allowed by law, for the total amount of \$				
4.	PREC	GNANCY AND PATERNITY				
		A child who is common to the parties is expected to be born this date:				
	insur	orders below as to legal decision-making, parenting time, child support, and medical ance/expenses do <u>not</u> include this child; the Court reserves jurisdiction to address issues regarding this child when the child is born.				

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follows:

a.

CHILDREN: This Decree includes all minor children common to the parties as

NAME(S) OF MINOR CHILD(REN)	DATE(S) OF BIRTH
PATERNITY: Party A and Party B are children named below, born before the ma Children Born BEFORE the Marriage	e declared to be the parents of the minor rriage:  DATE(S) OF BIRTH
FOR ANY ABOVE-NAMED MINOR ARIZONA, THE CLERK OF SUPERIOR OF THIS ORDER TO THE OFFICE ORDERED TO AMEND THE BIRTH CE (List <u>full</u> names of the party as appears or government issued official document and certificate(s))	COURT SHALL FORWARD A COPY OF VITAL RECORDS, WHICH IS ERTIFICATE(S) AS FOLLOWS:  the party's Social Security card or other
1. Add the name: (List one name only	)
as a parent on the above-named minor chilalready listed.	d(ren)'s birth certificate(s) if no name is
· · · · · · · · · · · · · · · · · · ·	e names of one or more of the minor en established above shall be changed as
Current Legal Name	New Name (optional)

home is designated as the primary residence, OR  Party A's home is designated the primary residence of:  Party B's home is designated the primary residence of:  SUBJECT TO PARENTING TIME AS FOLLOWS:  B. PARENTING TIME:  Reasonable parenting time rights as described in the Parenting Plan attact as Exhibit B and made a part of this Decree. By attaching the Parenting to this Order, the Parenting Plan becomes part of the final Order and car the same legal weight as any other order of this Court. OR  NO PARENTING TIME RIGHTS to Party A OR Party B, OR  SUPERVISED PARENTING TIME to Party A OR Party B accord to the terms of the Parenting Plan attached as Exhibit B and made part of Decree. Parenting time may only take place in the presence of another per named below or otherwise approved by the Court.  No Parenting Time or Supervised Parenting Time is in the best interest.	c.	It is c	or Child(ren) to Whom This Decree Does Not Apply: ordered that Party A Party B has no legal obligation or right to the mino (ren) born during the marriage but not common to the parties. These mino ren include: (Use additional paper if necessary)  Date of Birth	
PRIMARY RESIDENCE, PARENTING TIME, and AUTHORITY FOR LEG DECISION-MAKING  a. PRIMARY RESIDENCE:  In accord with the Parenting Plan signed by both parties NEITHER pare home is designated as the primary residence, OR  Party A's home is designated the primary residence of:  Party B's home is designated the primary residence of:  SUBJECT TO PARENTING TIME AS FOLLOWS:  b. PARENTING TIME:  Reasonable parenting time rights as described in the Parenting Plan attac as Exhibit B and made a part of this Decree. By attaching the Parenting to this Order, the Parenting Plan becomes part of the final Order and cat the same legal weight as any other order of this Court. OR  NO PARENTING TIME RIGHTS to Party A OR Party B, OR  SUPERVISED PARENTING TIME to Party A OR Party B accord to the terms of the Parenting Plan attached as Exhibit B and made part of Decree. Parenting time may only take place in the presence of another per named below or otherwise approved by the Court.  No Parenting Time or Supervised Parenting Time is in the best interest				
a. PRIMARY RESIDENCE:  ☐ In accord with the Parenting Plan signed by both parties NEITHER pare home is designated as the primary residence, OR  ☐ Party A's home is designated the primary residence of:  ☐ Party B's home is designated the primary residence of:  ☐ SUBJECT TO PARENTING TIME AS FOLLOWS:  b. PARENTING TIME:  ☐ Reasonable parenting time rights as described in the Parenting Plan attact as Exhibit B and made a part of this Decree. By attaching the Parenting to this Order, the Parenting Plan becomes part of the final Order and cat the same legal weight as any other order of this Court. OR  ☐ NO PARENTING TIME RIGHTS to ☐ Party A OR ☐ Party B, OR  ☐ SUPERVISED PARENTING TIME to ☐ Party A OR ☐ Party B accome to the terms of the Parenting Plan attached as Exhibit B and made part of Decree. Parenting time may only take place in the presence of another per named below or otherwise approved by the Court.  No Parenting Time or Supervised Parenting Time is in the best interest		——Chile	d expected to be born this date:	
□ In accord with the Parenting Plan signed by both parties NEITHER pare home is designated as the primary residence, OR □ Party A's home is designated the primary residence of: □ Party B's home is designated the primary residence of: □ Party B's home is designated the primary residence of: □ SUBJECT TO PARENTING TIME AS FOLLOWS:  b. PARENTING TIME: □ Reasonable parenting time rights as described in the Parenting Plan attact as Exhibit B and made a part of this Decree. By attaching the Parenting to this Order, the Parenting Plan becomes part of the final Order and cat the same legal weight as any other order of this Court. OR □ NO PARENTING TIME RIGHTS to □ Party A OR □ Party B, OR □ SUPERVISED PARENTING TIME to □ Party A OR □ Party B accord to the terms of the Parenting Plan attached as Exhibit B and made part of Decree. Parenting time may only take place in the presence of another per named below or otherwise approved by the Court.  No Parenting Time or Supervised Parenting Time is in the best interest.				L
home is designated as the primary residence, OR  Party A's home is designated the primary residence of:  Party B's home is designated the primary residence of:  SUBJECT TO PARENTING TIME AS FOLLOWS:  B. PARENTING TIME:  Reasonable parenting time rights as described in the Parenting Plan attact as Exhibit B and made a part of this Decree. By attaching the Parenting to this Order, the Parenting Plan becomes part of the final Order and cat the same legal weight as any other order of this Court. OR  NO PARENTING TIME RIGHTS to Party A OR Party B, OR  SUPERVISED PARENTING TIME to Party A OR Party B accord to the terms of the Parenting Plan attached as Exhibit B and made part of Decree. Parenting time may only take place in the presence of another per named below or otherwise approved by the Court.  No Parenting Time or Supervised Parenting Time is in the best interest.	a.	PRIN	MARY RESIDENCE:	
Party B's home is designated the primary residence of:  SUBJECT TO PARENTING TIME AS FOLLOWS:  b. PARENTING TIME:  Reasonable parenting time rights as described in the Parenting Plan attact as Exhibit B and made a part of this Decree. By attaching the Parenting to this Order, the Parenting Plan becomes part of the final Order and cat the same legal weight as any other order of this Court. OR  NO PARENTING TIME RIGHTS to □ Party A OR □ Party B, OR  SUPERVISED PARENTING TIME to □ Party A OR □ Party B accord to the terms of the Parenting Plan attached as Exhibit B and made part of Decree. Parenting time may only take place in the presence of another per named below or otherwise approved by the Court.  No Parenting Time or Supervised Parenting Time is in the best interest.			In accord with the Parenting Plan signed by both parties NEITHER parent home is designated as the primary residence, OR	's
SUBJECT TO PARENTING TIME AS FOLLOWS:  b. PARENTING TIME:  Reasonable parenting time rights as described in the Parenting Plan attact as Exhibit B and made a part of this Decree. By attaching the Parenting to this Order, the Parenting Plan becomes part of the final Order and cat the same legal weight as any other order of this Court. OR  NO PARENTING TIME RIGHTS to Party A OR Party B, OR  SUPERVISED PARENTING TIME to Party A OR Party B accord to the terms of the Parenting Plan attached as Exhibit B and made part of Decree. Parenting time may only take place in the presence of another per named below or otherwise approved by the Court.  No Parenting Time or Supervised Parenting Time is in the best interest.			Party A's home is designated the primary residence of:	
<ul> <li>b. PARENTING TIME:</li> <li>Reasonable parenting time rights as described in the Parenting Plan attack as Exhibit B and made a part of this Decree. By attaching the Parenting to this Order, the Parenting Plan becomes part of the final Order and care the same legal weight as any other order of this Court. OR</li> <li>NO PARENTING TIME RIGHTS to Party A OR Party B, OR</li> <li>SUPERVISED PARENTING TIME to Party A OR Party B accord to the terms of the Parenting Plan attached as Exhibit B and made part of Decree. Parenting time may only take place in the presence of another per named below or otherwise approved by the Court.</li> <li>No Parenting Time or Supervised Parenting Time is in the best interest</li> </ul>			Party B's home is designated the primary residence of:	_
Reasonable parenting time rights as described in the Parenting Plan attack as Exhibit B and made a part of this Decree. By attaching the Parenting to this Order, the Parenting Plan becomes part of the final Order and can the same legal weight as any other order of this Court. OR  NO PARENTING TIME RIGHTS to Party A OR Party B, OR  SUPERVISED PARENTING TIME to Party A OR Party B accord to the terms of the Parenting Plan attached as Exhibit B and made part of Decree. Parenting time may only take place in the presence of another per named below or otherwise approved by the Court.  No Parenting Time or Supervised Parenting Time is in the best interest.	S	UBJEC	T TO PARENTING TIME AS FOLLOWS:	
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SUPERVISED PARENTING TIME to Party A OR Party B accord to the terms of the Parenting Plan attached as Exhibit B and made part of Decree. Parenting time may only take place in the presence of another per named below or otherwise approved by the Court.  No Parenting Time or Supervised Parenting Time is in the best interest.			Reasonable parenting time rights as described in the Parenting Plan attache as Exhibit B and made a part of this Decree. By attaching the Parenting Plan to this Order, the Parenting Plan becomes part of the final Order and carried the same legal weight as any other order of this Court. OR	an
to the terms of the Parenting Plan attached as Exhibit B and made part of Decree. Parenting time may only take place in the presence of another per named below or otherwise approved by the Court.  No Parenting Time or Supervised Parenting Time is in the best interest.			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 the Decree. Parenting time may only take place in the presence of another person named below or otherwise approved by the Court.	is
4h = ah:114(man) h = as==== (E===1=:=)			No Parenting Time or Supervised Parenting Time is in the best interests of	of
tne child(ren) because: (Explain)			the child(ren) because: (Explain)	
				_

		(IF supervised) Name of supervisor:
		st of supervised parenting time will be paid by the:  The party being supervised,  The party having legal decision-making, OR  Shared equally by the parties  ctions on parenting time (if applicable):
c.	AUTI	HORITY FOR LEGAL DECISION-MAKING:
С.	1.	SOLE AUTHORITY CONCERNING LEGAL DECISION-MAKING for the minor children is awarded to:  Party A, OR Party B, OR
	2.	JOINT LEGAL DECISION-MAKING: Party A and Party B agree to act as joint legal decision makers regarding the minor child(ren), pursuant to A.R.S. § 25-403, and as set forth in the Joint Legal Decision-Making Agreement and Parenting Plan signed by both parties and attached to this Decree as "Exhibit B." There having been no significant acts of Domestic Violence by either parent, or the Court having found it in the best interests of the minor child(ren), the Court adopts the terms of the Joint Legal Decision-Making Agreement and Parenting Plan, which is attached to and made part of this Decree.
CHIL	D SUP	PORT:
		child Support Order,, is attached hereto and borated by reference. (Date of Order)
		Party A, OR Party B shall pay child support to the other party in the amount of \$ per month PAYABLE THE FIRST DAY OF THE MONTH after the date this Decree is signed by the judge until further order of the Court.
SPOU	JSAL N	MAINTENANCE/SUPPORT:
a.		Neither party shall pay spousal maintenance/support (alimony) to the other party, OR

6.

7.

	b.		Party A, OR Party B is ordered to pay the other party the sum of per month spousal maintenance/support BEGINNING THE FIRST DAY OF THE MONTH after the date 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 PO Box 52107, Phoenix, Arizona 85072-7107 by income withholding order until all required payments have been made under this Decree. All spousal maintenance payments are governed by the applicable federal and state tax laws. It shall terminate upon the death of either party or remarriage of receiving party.
8.	PROP	ERTY,	DEBTS AND TAX RETURNS:
	a.		Party A is ordered to pay all debts unknown to Party B, AND
			Party B is ordered to pay all debts unknown to Party A, AND
			Each party is ordered to pay his or her debts from the following date:
	b.		Other orders and relief relating to property or debt are contained in Exhibit A, which is attached and incorporated into this Decree.
	c.		Each party is assigned his or her separate property and Party A must pay his/her separate debt, and Party B must pay his/her separate debt.
	d.		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 bank accounts. The parties shall transfer all real and personal property as described in Exhibit A to the other party on or before
			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 Superior Court commanding the sheriff to put him or her in possession of the property.
	e.		For previous calendar years, pursuant to IRS rules and regulations, the parties will file:
			joint federal and state income tax returns and hold the other harmless from half of all additional income taxes and other costs, if any, and each will share equally in any refunds, OR

		separate federal and state income tax returns. AND,	
		This calendar year and continuing thereafter, each party will separate federal and state income tax returns. AND,	file
9.	information (tax r financial statements	ORMATION EXCHANGES: The parties shall exchange finant eturns, spousal affidavits, earning statements and/or other relates) every twenty-four months. Each party shall give the other party tation to file all tax returns.	ated
10.	OTHER ORDERS.	(List any other orders.)	
	and this judgment is	ORDER. There are no further matters that remain pending before a final order under Rule 78(c) of the Arizona Rules of Family I	
DON	E IN OPEN COURT	:(E)	
		JUDGE OR COURT COMMISSIONER	
	sentative of the Attor	of Child Support Services (DCSS) is involved in your case rney General's Office must approve the child support amount and	
Signa	ture of DCSS Repres	sentative Date	
means	s other than by pub	as a "Default," <u>and</u> the papers to begin this case were served by dication, a copy of this Decree shall be mailed or delivered to 4 hours of the Court hearing as follows:	
Name	<b>:</b>		
Maili	ng Address:		
City,	State Zip Code:		
Ву: _			
Date:			

## EXHIBIT A: PROPERTY AND DEBTS (F)

DIV	ISION OF COMMUNITY PROPERTY (property acqu	ired during th	ne marriage)
	Award each party the furniture, furnishings, artwookware, and related items of personalty in his/her		oles, appliances,
	Community property is awarded to each party as follows:	ows:	
	OF COMMUNITY PROPERTY (Be very specific erty.)	c in your de	escription of the
		AWARD T Party A	ΓO: Party B
	Household furniture / furnishings: (Be specific.)		
	-		
	Appliances: (Be specific.)		
	Video: TV /DVD /VCR: (Be specific)		
	Audio: Stereo/ Radio: (Be specific)		
	Computers and Related Equipment: (Be specific)		
	-		

COMMUNITY PROPERTY		AWARD TO: Party A Party B				
	Other Electronics: (Be specific)					
	Motor Vehicles:					
	Year, Make, Model:					
	Last 4 digits of VIN #					
	Year, Make, Model:					
	Last 4 digits of VIN #		_			
	Year, Make, Model:					
	Last 4 digits of VIN #					
	Cash, bonds of \$					
	Other:					
	Other:					
	Other:					
	Other:					
	Continues on attached page.					
DIVISION OF RETIREMENT, PENSION, DEFERRED COMPENSATION						
WARNING. You should see a lawyer about your retirement, pension, deferred compensation, 401k plans and/or benefits. If you do not see a lawyer regarding these assets, you risk losing any interest you have in these plans and/or benefits. There are certain documents the plan administrator must have. Only a lawyer can help you prepare these documents.						
	Neither party has a retirement, pension, deferred compensation, 401K Plan and/or benefits.  OR					
	Award each party his/her interest in any and all retirement benefits, pension plans, or other deferred compensation described as:					
	OR Each party WAIVES AND GIVES UP his/her benefits, pension plans, or other deferred compen					

3.

	Case No				
	ISION OF REAL PROPERTY (Land and Buildings) Section A is for one piece of erty. Section B is for another, separate property.				
A.	Real property located at (address) The legal description of this property, as quoted from the DEED to the property* is:				
	*If you do not provide a correct legal description, you may have to come back to court to amend the Decree to include the correct legal description.				
	The real property ("A") described above is awarded as the sole and separate property of:				
	Party A or Party B OR				
	Shall be sold and the proceeds divided as follows:				
	% or \$ to Party A% or \$ to Party B.				
В.	Real property located at (address)				
	The legal description of this property, as quoted from the DEED to the property* is				
	*If you do not provide a correct legal description, you may have to come back to court to amend the Decree to include the correct legal description.				
	The real property ("B") described above is awarded as the sole and separate property of:				
	☐ Party A or ☐ Party B OR				
	Shall be sold and the proceeds divided as follows:				

Continues on attached page.

\_% or \$\_\_\_\_\_ to Party B.

5. DIVISION OF COMMUNITY DEBT (Debts incurred during the marriage) (You should see a lawyer about how to divide secured and unsecured debts.)

Community debts shall be divided as follows: Amount to Amount to be paid by be paid by Amount Party A Party B Creditor Name Owed \$ \$ \$ a. \$ \$ b. \$ \$ \$ \$ c. d. \$ \$ \$ \$ \$ e. f. \$ \$ \$ \$ \$ g. \$ \$ \$ h. \$ \$ \$

- Continues on attached page.
- 6. Any debts or obligations incurred by either party before the date of separation, that are not identified in the list above or attached, shall be paid by the party who incurred the debt or obligation and that party shall indemnify and hold the other party harmless from such debts.
- 7. SEPARATE PROPERTY. (Property acquired before the marriage or by gift or bequest to one party.)

Property recognized as the separate property of the Party A or Party B, is assigned below:

Description	Value	To Party A	To Party B
	\$		
	\$		
	\$		
	\$		
	\$		
	\$		
	\$		

Party B Pays

8. SEPARATE DEBT: (Debt acquired before the marriage.)

Debt recognized as the separate debt of the Party A or Party B, is assigned below:

Creditor Name	Debt Amount	Party A Pays
	\$	
	\$	
	\$	
	\$	
	\$	
	\$	
	\$	