Person	Filing: (A)				
Address	(if not protected):				
	ite, Zip Code:				
I elepho	ne:ddress:				
	Number:				
Lawyer'	s Bar Number: For Clerk's Use Only				
Represe	enting Self, without a Lawyer or Attorney for Petitioner OR Respondent				
.,					
	SUPERIOR COURT OF ARIZONA IN MARICOPA COUNTY				
Datition	Case No.				
	er/Party A (in original case)  ATLAS No				
and	ORDER MODIFYING LEGAL DECISION-				
Respon	mident/Party B (in original case)  MAKING (LEGAL CUSTODY), PARENTING TIME and CHILD SUPPORT				
THE	COURT FINDS:				
1.	This case has come before this Court to Change Legal Decision-Making (Legal Custody), Parenting Time and Child Support. The Court has taken all testimony needed to enter a final Order.				
2.	This Court has jurisdiction to modify legal decision-making, parenting time, and support, and has jurisdiction over the parties under the law. 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 Orders relating to legal decision-making, parenting time and support.				
3.	This Order applies to these minor child(ren):				
	Name(s) of Child(ren)  Date(s) of Birth(s) (Month/Day/Yr)				
4.	Grounds for changing legal decision-making (legal custody). (Check one box and describe why the change is in the best interest of the minor child(ren).)				
	The Order being changed was for joint or sole legal decision-making. At least one year has passed since the earlier joint or sole legal decision-making order was entered. There have been substantial, significant and continuing changes in circumstances that make a change in legal decision-making, parenting time and child support in the best interest of the minor child(ren) for the reasons described below:  Or				

	The Order being changed was for joint legal decision-making. At least six months have pass since the Order was entered. One parent has not followed the Order and a change in legal decision making, parenting time and child support is in the best interest of the minor child(ren) for the reasons described below.  Or						
	There has been domestic violence, spousal abuse, or child abuse as described below since the date of the earlier Order, and it is in the best interest of the minor child(ren) that the change is made for the reasons described below: (Include a description of the domestic violence.)						
		Or					
	Less than one year has passed since the Order was entered. The minor child(ren)'s cur environment may seriously endanger the child(ren)'s physical, mental, moral or emotional heat the minor child(ren) is/are at risk under the current Order and it is in the best interest of the machild(ren) that legal decision-making is changed for the reasons described below: (Included description of the danger and risk here.)						
		Or					
	It is in the best interest of the minor child(ren) that no change to legal decision-making is made this time for the reasons described below.						
	Reasons: (Describe why the legal decision-making determination is in the best interest of the minor child(ren).)						
5.	Supervised or no parenting time (or "visitation, if non-parent"): (if applicable) Supervise parenting time between the minor child(ren) 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:						
	der rega	RT ORDERS:  arding legal decision-making, parenting time, and support dated is changed as					
A.	Paren	ting Time: Award parenting time as follows:					
		Reasonable parenting time rights 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 the Party A Or Party B					

5.

Case No.\_\_\_\_\_

	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.			
	1. Name this person to supervise:			
	2. Order cost of supervised parenting time (if applicable) to be paid by:			
	Party A			
	Party B			
	Shared equally by the parties			
	3. Additionally restrict parenting time as follows: (Explain.)			
В.	Legal decision-making (legal custody):			
	Award legal decision-making concerning the child(ren) as follows:			
	Award sole legal decision-making (sole legal custody) to:  Party A Party B			
	Or			
	Award joint legal decision-making (joint legal custody) to both parents.  Party A and Party B will agree to act as joint legal decision-makers concerning the minor child(ren) and will submit a Parenting Plan and Joint Legal Decision-Making Agreement signed by the both parties. (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).			
C.	Child support. Party A or Party B shall pay child support to the other party in the amount of per month payable on the first day of each month, beginning the first day of month following the signing of this Order. Child Support is based on the information in the "Child Support Worksheet" attached hereto and incorporated by reference. All child support payments shall be made through the Support Payment Clearinghouse, plus an applicable statutory fee by the attached "Income Withholding Order".			
	Child Support Deviation. The Court, having considered the best interests of the minor child(ren) deviates from the guidelines for the following reasons.:			

Case No.\_\_\_\_\_

D.	Medical, De	ental, Vision Care						
	-	shall provide: medical dental vision care insurance shall provide: dental vision care insurance						
		The costs of medical/dental/vision care expenses not paid by insurance shall be shared as follows:  Party A % Party B%.						
	the services	Request for payment or reimbursement must be provided to the obligated parent(s) within 180 days after the services occurred. The obligated parent must pay or make payment arrangements within 45 days after receipt of the request.						
	Parent's Wor must keep the	tal, and vision care insurance, payments and expenses are based on ksheet for Child Support attached and incorporated by reference. The e other party informed of the insurance company name, address and te e other party the documents necessary to submit insurance claims.	party ordered to pay					
E.	dependent fo	Tax Exemption: A parent required to pay child support is only entitled to claim minor child(ren) as dependent for Federal Income Tax purposes if that parent has paid all the child support due and owing for the year that party is entitled to the exemption.						
		ax Year:, the right to claim the minor child(ren) as a purposes is divided as indicated below: "A" for Party A, "B" for Party B.						
	ent entitled o claim:	Name of Child	Schedule					
	\	☐ Every Ye	ear					
	\	□ Every Ye	ear					
	\	Every Ye	ear					
A	. □В	□ Every Ye	ear					
F.	Other Orde	Prs. This Court makes further Orders relating to this matter as follows:						
G.	Therefore, IT this final judgo time for appear appeals, see	PEALABLE ORDER. No further claims or issues remain for IS FURTHER ORDERED pursuant to Rule 78(c), Arizona Rules of Fament/decree is signed by the Court and it shall be entered by the Clerk of al begins upon entry of this judgment by the Clerk of Superior Court. For Rule 8 and other Arizona Rules of Civil Appellate Procedure. IT IS Faffirmative relief sought before the date of this Order that is not express	amily Law Procedure, of Superior Court. The or more information on URTHER ORDERED					
<b>H</b> . D		ourt:						

Case No.\_\_\_\_\_