Perso	on Filing:		
Addr	ess (if not protected):		
City,	State, Zip Code:		
Telep	phone:		
Emai	1 Address:		For Clerk's Use Only
ATL	AS Number:		
	ver's Bar Number:		
Repr	esenting Self, without a Lawyer	OR Attorney for Pet	itioner OR Respondent
		COURT OF ARIZONA RICOPA COUNTY	
		Case No	
Petiti	oner/Party A		
Date	of Birth (Month, Date, Year)	ATLAS No	
Resp	ondent/Party B	CHILD SUPPORT ORDER When establishing Paternity A.R.S. § 25-503	
Date	of Birth (Month, Date, Year)		
The (Court Finds:		
1.	Party A:		and
	Party B:		
	Have a duty to support the following	ng children:	
	Child(ren)'s Name(s)	Date of	f Birth

2.	adjust	Support Guidelines: The required financial factors and any discretionary ments pursuant to the Arizona Child Support Guidelines are as set forth in the Child ort Worksheet, attached and incorporated by reference.
3.	Child	Support (choose only one): Party A Party B is ordered to pay child support in the amount of per month to pursuant to the Arizona Child Support Guidelines without deviation.
		Party A Party B is obligated to pay child support to Party A Party B in the amount of per month pursuant to the Arizona Child Support Guidelines without deviation. This amount is an appropriate amount to award for child support in this case except that the Court finds it more appropriate and just to make a rounding adjustment to the exact guideline amount for ease of calculation to per month.
		Party A Party B is obligated to pay child support to Party A Party B in the amount of per month pursuant to the Arizona Child Support Guidelines. Application of the child support guidelines in this case is inappropriate or unjust. The Court has considered the best interests of the child in determining that a deviation is appropriate.
		After deviation the child support order is \$ per month.
		Party A Party B is obligated to pay child support to Party A Party B in the amount of per month pursuant to the Arizona Child Support Guidelines. Application of the child support guidelines in this case is inappropriate or unjust. The Court has considered the best interests of the child in determining that a deviation is appropriate.
		After deviation the child support order is \$ per month. Further, the parties have entered into a written agreement or their agreement is on the record and is free of duress and coercion with knowledge of the amount of child support that would have been ordered under the guidelines but for the agreement.
		Reason(s) for deviation:

	☐ Party A ☐ Party B owes child support arrearages to ☐ Party A ☐ Party B in the total amount of \$ for the time period of
	through plus accrued interest on prior child support arrearages due of \$ calculated through the date of
	The Court finds no child support arrearages due and owing.
	No evidence was presented in support of child support arrearages.
Past S	Support:
	It is appropriate to award Party A Party B an additional judgment for past support in the amount of for the period between the filing of this current petition and the date current child support is ordered to begin.
	Temporary support or voluntary/direct support payments in the amount of \$ were paid during the period above; therefore, the past support is adjusted to \$
	It is appropriate to award Party A Party B an additional judgment in the amount of for past support owed from the date of separation, but not more than three years before the date of filing the current petition.
	Temporary support or voluntary / direct support payments in the amount of \$ were paid during the period above; therefore, the past support is adjusted to \$
	It is appropriate to award Party A OR Party B an additional judgment for past support in the amount of for the period from the date of separation, which is more than three years before the date of filing of this current petition.
	The Court finds good cause to award past support owed more than three years before the date of filing of this current petition based on the following:

		Temporary support or voluntary/direct support payments in the amount of \$ were paid during the period above; therefore, the past support is adjusted to \$
		The Court finds no past support amount due and owing.
		No evidence was presented in support of past child support.
		The Court finds no temporary support or voluntary/direct support payments were paid.
		No evidence was presented in support temporary support or voluntary/direct support payments.
6.	6. Interest:	
		The Court finds interest in the amount of \$ due to Party A Party B For the period of: to
	rdered	
1.	Child Support Judgment:	
	\$	rty A Party B shall pay child support to Party A Party B in the amount of per month. This monthly amount, payable by income withholding shall be paid on the 1st day of each month beginning
2. Support Arrearages Judgment:		ort Arrearages Judgment:
	Party A Party B is granted judgment against in to amount of \$ as and for child support arrearages for the period through the date of together with inter on said amount at the legal rate of 10% per annum until paid in full, plus additional accruinterest on prior child support judgments of \$ calculated through the date of	
	amoui	rty A Party B shall pay, in addition to his or her current support payment, the nt of \$ per month toward this judgment, payable on the first each month, beginning until paid in full.
) Judgment for child support arrearages is entered.

3.	Past Support Judgment:
	Party A Party B is granted a past support judgment against Party A Party B in the additional amount of \$
	OR
	NO Judgment for past support is entered.
4.	Payments and Clearinghouse: All payments, plus the statutory handling fee, shall be made through the Support Payment Clearinghouse pursuant to an Order of Assignment, or Income Withholding Order signed this date. Any time the full amount of support ordered is not withheld, the person obligated to pay (the obligor) remains responsible for the full monthly amount ordered. Payments not made directly through the Support Payment Clearinghouse shall be considered gifts unless otherwise ordered. All payments shall be made payable to and mailed directly to:
	Support Payment Clearinghouse P.O. Box 52107 Phoenix, AZ 85072-2107
	Payments must include Party A's or Party B's name, and ATLAS number Pursuant to A.R.S. § 25-322, the parties shall submit current address information in writing to the Clerk of Superior Court and the Support Payment Clearinghouse immediately. The obligor (party being ordered to pay) shall submit the names and addresses of his or her employers or other payors within 10 days. Both parties shall submit address changes within 10 days of the change.
5.	Total Monthly Payments:
	Party A Party B shall make total monthly payments to Party A Party B in the amount of \$ per month, payable on the first day of each month beginning as follows:
	Monthly Payments: Current child support payment as ordered above: Current spousal maintenance payment: Support arrearage payment: Clearinghouse handling fee: \$ 8.00
	Clearinghouse handling fee: \$ 8.00 TOTAL MONTHLY PAYMENT: \$

6.	Medical, Dental, Vision Care Insurance for Minor Children:			
	Party A OR Party B is responsible for providing: medical dental vision care insurance for the minor child(ren) and shall continue to pay premiums for any medical, dental and vision policies covering the child(ren) that are currently included in the incorporated Child Support Worksheet.			
	Or			
	Party A OR Party B shall be individually responsible for providing medical insurance for the minor child(ren) of the parties as soon as it becomes accessible and available at a reasonable cost, as neither party currently has the ability to obtain such medical insurance.			
	Medical, dental, and vision insurance, payments and expenses are based on the information in the Child Support Worksheet attached hereto and incorporated by reference.			
	The party ordered to pay must 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. An insurance card must be provided to the other party. Notification must also be provided to the other party if coverage is no longer being provided for the child(ren).			
7.	Non-Covered Medical Expenses:			
	Party A is ordered to pay % and Party B is ordered to pay % of all reasonable uncovered and/or uninsured medical, dental, vision, prescription and other health care charges for the minor child(ren).			
	 A request for payment or reimbursement of uninsured medical, dental and/or vision costs must be provided to the other party within 180 days after the date the services occur. The party responsible for payment or reimbursement must pay their share, as ordered by the Court, or make acceptable payment arrangements with the provider or person entitled to reimbursement within 45 days after receipt of the request. 			
8.	Travel Expenses: The costs of travel related to parenting time over 100 miles one way			
0.	shall be shared as follows: Party A % Party B %			
9.	Information Exchange: The parties shall exchange financial information such as copies of tax returns, financial affidavits, and earnings statements every twenty-four months. At the time the parties exchange financial information, they shall also exchange residential			

otherwise.

addresses and the names and addresses of their employers unless the Court has ordered

10.	Tax Exemptions: The Court allocates the following federal tax exemption(s) for the dependent child(ren):			
	Child's Name	Date of Birth	Parent Entitled	For
		(Month, Day, Year)	to Deduction	Calendar Year
		1 car)	Party A Party B	1 cai
			Party A Party B	
			Party A Party B	
			Party A Party B	
	For years following those listed above while this Child Support Order remains in effect, the parties shall repeat the pattern above of claiming deductions for each child. Party A or Party B may claim the allocated tax exemptions only if all support and arrears ordered for the year have been paid by January 15th of the following year. An Internal Revenue Service form 8332 may need to be signed and filed with a party's income tax return. See IRS Form 8332 for more detailed information. Party A or Party B may unconditionally claim the tax exemption allocated to Party A or Party B for income tax purposes. An Internal Revenue Service Form 8332 may need to be signed and filed with a party's income tax return. See IRS Form 8332 for more detailed information.			
ar ta cl is	ven though the court's judgment the allocation of the right to clauxes, these orders are not binding or aims a child as a dependent on a fector covered by medical insurance and enalty may be imposed even if it is to	im the child as an the IRS. Under deral tax return had may be penalized	dependent for the purpo the Affordable Care Act, as the obligation to ensure ed by the IRS for failing	ses of federal the party who that the child to do so. This

Important Information

- 11. Modification: If this is a modification of child support, all other prior orders of this Court not modified remain in full force and effect.
- 12. Emancipation: A child is emancipated:

on the child under the Decree of Dissolution of Marriage.

• On the child's 18th birthday, however if a child is still attending high school or a certified high school equivalency program, support will continue until graduation or the child reaches 19 years of age.

		Case Number:
	On the date of the child's marriaWhen the child is adopted.When the child dies.	ge.
13.	Other Findings and Orders:	
14.	decide. Therefore, IT IS FURTHER Family Law Procedure, this final ju entered by the Clerk of Superior C judgment by the Clerk of Superior and other Arizona Rules of Civil	No further claims or issues remain for the Court to ORDERED pursuant to Rule 78(c), Arizona Rules of adgment/decree is signed by the Court and it shall be court. The time for appeal begins upon entry of this Court. For more information on appeals, see Rule 8 Appellate Procedure. IT IS FURTHER ORDERED that before the date of this Order that is not expressly
	Date	Judicial Officer
15.	Stipulation. Signature by both Partie	es (if applicable):
	perjury that we read and agree to the	this document, we state to the Court under penalty of is Court Order, and that all the information contained the best of our knowledge and belief.
$\overline{\mathbf{P}}$	arty A's Signature	Date
P	arty B's Signature	Date
If	either party is represented by a lawye	er, the lawyer must sign below:
P	arty A's Lawyer Signature	Date
$\overline{\mathbf{P}}$	arty B's Lawyer Signature	Date