# **CONSENT JUDGMENT**

## FOR LEGAL DECISION-MAKING, PARENTING TIME, AND CHILD SUPPORT With or without PATERNITY



Forms and Instructions

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DRCJ7 - **5958** - 031524

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#### CONSENT JUDGMENT BY AGREEMENT OF BOTH PARTIES FOR LEGAL DECISION-MAKING, PARENTING TIME, AND CHILD SUPPORT With or without PATERNITY

#### CHECKLIST

#### You may use these forms if . . .

✓ You or the other party filed a Petition to Establish Paternity, Legal Decision-Making (Custody), Parenting Time, and Child Support

OR

Petition to Establish Legal Decision-Making (Custody), Parenting Time, and Child Support

- ✓ You and the other party agree on ALL of the terms in the proposed court order (a "Consent Judgment"), including:
  - Legal Decision-Making (Legal Custody)
  - o Parenting Time,
  - o Child Support, and
  - o Paternity, (ONLY IF Paternity needs to be established).
- ✓ You and the other parent will provide your notarized signatures on the Consent Judgment to indicate your agreement on all terms; AND
- ✓ You and the other party have attended or will attend the Parent Information Program (PIP) before you provide the Consent Judgment to the Court;

#### X DO NOT USE THESE FORMS IF:

You and the other party disagree on ANY terms in the proposed court order ("the Consent Judgment").

**READ ME:** Consulting a lawyer before filing documents with the court may help prevent unexpected results. A list of lawyers you may hire to advise you on handling your own case or to perform specific tasks, as well as a list of court-approved mediators can be found on the Law Library Resource Center website.

## Consent judgment for legal decision-making, parenting time and child support with or without paternity

#### Where both parties will sign an agreement

This packet contains court forms and instructions to file for a consent judgment for legal decision-making, parenting time and child support with or without paternity. Items in **bold** are forms that you will need to file with the Court. Non-bold items are instructions or procedures. Do not copy or file those pages!

	r		
Order	File Number	Title	# pages
1	DRCJ7k	Checklist: You may use this packet if	1
2	DRCJ7t	Table of Contents (this page)	1
3	DRCJ71i	Instructions: How to fill out the Consent Judgment (agreement) to get a court order.	3
4	DRCVG12h	Parenting Plan Information	2
5	DRCJ71p	Procedures: How to Get a Consent Judgment when both parties agree	3
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Instructions: How to fill out the Consent Judgment for Legal Decisionmaking, Parenting Time, and Child Support, with or without Paternity

You may only use these instructions if you and the other party have agreed to file and sign a consent judgment.

#### Instructions:

- 1. Top left: On the first page, fill in the information requested at top left for the person filing the Consent Judgment and Respondent/Party B. Use the spaces marked "representing" and "state bar number" only if an attorney is preparing this form.
- 2. Names: Fill in the names of the persons shown as "Petitioner/Party A" and "Respondent/Party B" and the case number as on the Petition.
- 3. ATLAS Number: Write the ATLAS number *if* one has been assigned to your case.
- 4. Complete: Fill out the remaining parts of this Consent Judgment according to you and the other party's agreements.
- 5. Meaning of signatures: When you and the other party sign this Consent Judgment, you state to the Court:
  - You have read, understand and agree with the contents of the Consent Judgment.
  - You agree to all the terms stated in the Consent Judgment.
  - You are requesting the Court to make this document a Court Order that governs your rights and obligations regarding your child(ren).

Signatures:

Do not sign until you are in the presence of a Clerk of Superior Court or a notary public. Be prepared to show photo identification.

Read carefully before you sign. Do not sign if you do not understand or do not agree to all terms of this consent judgment.

Lawyer signatures: if either party is represented by an attorney, the attorney(s) must also sign.

Attorney general signature: if the attorney general's office, division of child support Enforcement, is involved in your case, a representative of that agency must approve the child support amount and sign below.

#### Other important papers in this packet

Parenting Plan

Fill out the Parenting Plan to let the Court know details about what you want for legal decisionmaking authority and parenting time. It is important to be specific when filling out the Parenting Plan. You may refer to the "Planning for Parenting Time: Arizona's Guide for Parents Living Apart" to help make your parenting plan. The Guide is available for purchase at all Superior Court Law Library Resource Center locations or may be viewed online and downloaded for free from the State Courts' webpage.

After completing the Parenting Plan, attach it to your Consent Judgment.

Child Support Order

\*\*If you are establishing paternity as part of this Consent Judgment, you must use the form Child Support Order when establishing paternity. Otherwise, use the form Child Support Order.

Write in the name of the person filing the document or the lawyer's name, current address, city, state, zip code, and the telephone number. If you have an ATLAS number, write in the number. If you are represented by an attorney write in the lawyer's state bar number, then indicate whether you represent yourself or if you are the lawyer whether you represent Party A or Party B

Write in the Name of the Party A and Party A's Date of Birth, the Name of the Party B and Party B's Date of Birth and the case number in the space provided. The names should appear the same way it does on the Petition.

Fill in the full name of the legal parents (Party A and Party B) of the minor children who are the subject of this Child Support Order.

Fill in the full name and birth date of all minor children who are the subject of this Child Support Order. (Use extra pages if necessary).

Fill out the rest of the Order based upon you and the other party's agreements.

Other important papers to be completed not in this packet

Child Support Worksheet

You can use the free online child support calculator at the website listed below to complete a child support worksheet and current employer information sheet.

ezCourtForms (<u>http://www.superiorcourt.maricopa.gov/ezcourtforms2/</u>)

To complete the child support worksheet you will need to know:

- Your case number.
- Your monthly gross income and that of the other parent.
- The monthly cost of medical insurance for the minor children who are the subject of this action.
- Monthly childcare amounts paid to others.
- The number of days the minor child(ren) spend with the non-primary residential (custodial) parent.
- Monthly obligations of yourself and the other parent for child support or court-ordered spousal Maintenance/support

After completing the child support worksheet and current employer information sheet, print out the child support worksheet and current employer information sheet and attach it to your Consent Judgment.

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#### PARENTING PLAN INFORMATION

#### A.R.S. § 25-401 defines legal decision-making and parenting time as follows:

- 1. "Legal Decision-Making" means the legal right and responsibility to make all nonemergency legal decisions for a child including those regarding education, health care, religious training and personal care decisions.
- 2. "Joint Legal Decision-Making" means both parents share decision-making and neither parent's rights nor responsibilities are superior except with respect to specified decisions as set forth by the Court or the parents in the final judgment or order.

**PARENTS PLEASE NOTE:** Per A.R.S § 25-403.09, an award of joint legal decision-making or a substantially equal parenting time plan does <u>not</u> diminish the responsibility of either parent to provide for the support of the child. Also note that joint legal decision-making does <u>not</u> necessarily mean equal parenting time. A.R.S. § 25-403.02(E)

- **3. "Sole Legal Decision-Making"** means one parent has the legal right and responsibility to make major decisions for a child.
- 4. **"Parenting Time"** means the schedule of time during which each parent has access to a child at specified times. Each parent during their scheduled parenting time is responsible for providing the child with food, clothing and shelter and may make routine decisions concerning the child's care.

You may view the "Parenting Time Guidelines" online at the Arizona Supreme Court's website.

#### **Drafting a Parenting Plan:**

The written parenting plan pays attention to how the parents will make decisions pertaining to the child(ren)'s education, health care, religious training, and personal care; it is a blend of specific information with generalized plans of action. It should reflect what the parents are currently doing or what they actually plan to do. It should reflect a commitment to the minor child(ren)'s needs as predominant.

If the parents <u>cannot agree</u> on a plan for legal decision-making or parenting time, <u>each parent must submit a</u> <u>proposed parenting plan.</u> A.R.S. § 25-403.02(A)

### In order for the Court to approve a parenting plan, A.R.S. § 25-403.02 requires the Court to make the following findings:

- a. The best interests of the minor child(ren) are served;
- b. The plan designates legal decision-making as joint or sole;
- c. The plan sets forth each parent's rights and responsibilities for the personal care of the minor child(ren) and for decisions in areas such as education, health care, and religious training;
- d. The plan provides a practical schedule of parenting time for the child, including holidays and school vacations;

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- e. The plan includes a procedure for exchanges of the child, including location and responsibility for transportation;
- f. The plan includes a procedure by which proposed changes, disputes and alleged breaches may be mediated or resolved, which may include the use of Conciliation Services or private counseling;
- g. The plan includes a procedure for periodic review (e.g., parents agree to review the terms of the agreement every 12 months.);
- h. The plan includes a procedure for communicating with each other about the child, including methods and frequency;
- i. The plan includes a statement that each party has read, understands, and will abide by the notification requirements of A.R.S. § 25-403.05(B). (A parent must immediately notify the other parent if the parent knows that a convicted/registered sex offender or a person who has been convicted of a dangerous crime against children may have access to the child. Notice must be provided (i) by first class mail, return receipt requested, (ii) by electronic means to an e-mail address the recipient provided to the parent for notification purposes, or (iii) by other communication accepted by the Court.)

The following questions may be used as a starting place when drafting a parenting plan:

- 1. **The geographical location of the parents:** Where do parents live relative to one another? What are their addresses? Permanent or temporary?
- 2. Arrangements regarding the residential requirements of the minor child(ren): How much time will the minor child(ren) spend with each parent? Be as specific as possible, including days and times.
- **3. Arrangements for holidays and vacations:** What are your plans for summer vacation and school breaks? List specific details including dates and times.
- **4. Arrangements for education:** How will decisions be made for educational matters? For example, if preschool age, what school will the minor child(ren) attend? If private school, who pays what?
- 5. Additional transportation arrangements: Will any additional transportation arrangements be needed? If so, what will be the responsibilities of each parent?
- 6. Determinations regarding minor child(ren)'s health care: For example, how will medical decisions be made? Who will provide insurance? How are non-insured expenses paid? Who decides on seeking non-emergency treatment? Is there a dental plan? If not, who will pay what?
- 7. Arrangements regarding extraordinary expenses: For example, what financial arrangements are made for the minor child(ren) (such as each sharing extraordinary expenditures and the parent with whom the minor child(ren) resides bearing the ordinary ones during the minor child(ren)'s residency)? A fixed amount per month?
- 8. Arrangements for minor child(ren)'s religious training, if any: For example, how will decisions be made for religious training? What, if any, are the plans for religious training?
- **9. Any other factors:** What other arrangements (such as music lessons, sports/activity fees, camp or Scouts) are needed?

Law Library Resource Center

Procedures: Completing your papers and what to do next

(Consent Judgment for Legal Decision-Making, Parenting Time and Child Support with or without Paternity)

#### I. Requirements

- ✓ Paperwork and Signatures: Both Party A and Party B must sign the Consent Judgment before a Clerk of Superior Court or a Notary Public to show that both Party A and Party B have read, approved and agreed to the items in the Judgment. If either party is represented by a lawyer or if the Attorney General's Division of Child Support Enforcement (DCSE) is involved in this case, the lawyer(s) and a representative of DCSE must also sign the Judgment. You must also file all other required paperwork.
- ✓ Parent Information Program: Both parties must attend the Parent Information Program (PIP) and receive a Certificate of Completion. A copy of your Certificate of Completion will be sent to the Clerk of Superior Court by the provider who runs the class.
- ✓ Fees: Both parties must pay the court fees. Currently, that includes the filing fee paid by the party filing the Petition at the beginning of the case, and the other party's Response or Answer fee, in order for the Consent Judgment to be accepted. Both parties must attach a receipt to prove payment or attach a copy of the Order for initial deferral of fees.

A list of current fees is available from the Law Library Resource Center or the Clerk of Superior Court's website.

If you cannot afford the filing fees or the fee for having the papers served by the Sheriff or by publication, you may request a fee deferral (payment plan) when you file your papers with the Clerk of Superior Court. Deferral Applications are available at no charge from the Law Library Resource Center.

#### II. Procedures

- A. Read and complete all paperwork.
- B. Complete the Child Support Worksheet and Current Employer Information online via

ezCourtForms (http://www.superiorcourt.maricopa.gov/ezcourtforms2/)

Print out 1 copy of the completed Child Support Worksheet and Current Employer Information Sheet.

- C. Copies required. After you complete the forms, photocopy the original forms. You will need:
  - 1. Two photocopies of the original signed Consent Judgment form. \*Three copies if the Attorney General's Division of Child Support Enforcement is involved in your case.
  - 2. One photocopy of filing fee payment receipt from you, plus one photocopy of the filing fee payment receipt from the other party –OR- A photocopy of the initial Order Deferring Fees and Costs for each party who has not paid the filing fees.
  - 3. Two copies of the original completed Parenting Plan signed by both parties.
  - 4. Two copies of the original completed Child Support Worksheet.
  - 5. Two copies of the original completed Child Support Order.
- D. Compile paperwork
  - 1. Address two 9"x12" envelopes: a) to you, or your attorney, and b) to the other party or his or her attorney.
  - 2. Place into each 9" x 12" envelopes one photocopy of each item in Part C above.
  - 3. Postage: Be sure you put enough postage on both 9" x 12" envelopes.
  - 4. Combine Originals into a third set of documents.
- E. Deliver to the Judge:
  - 1. The original set plus the two envelopes containing copies as compiled above.
  - 2. Hand-deliver or mail your documents to the Judge assigned to your case as indicated below. Court hours are Monday through Friday, 8:00 a.m. to 5:00 p.m.

<u>Central Court Building</u> 201 West Jefferson, 3<sup>rd</sup> floor Phoenix, Arizona 85003 (To <u>Family</u> Department Administration)

Northwest Court Complex 14264 West Tierra Buena Lane Surprise, Arizona 85374 (To Family Conference Center) <u>Southeast Court Complex</u> 222 East Javelina Avenue, 1st floor Mesa, Arizona 85210 (To <u>Family</u> Department Administration)

Northeast Court Complex 18380 North 40<sup>th</sup> Street Phoenix, Arizona 85032 (To Family Conference Center)

F. What happens next? It is within the Judge's discretion whether to accept or reject the Consent Judgment, or to schedule a court hearing.

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- 1. If your consent judgment is accepted: The Judge will sign the original Consent Judgment and have it filed with the Clerk of Superior Court. The Court will send a copy of the signed Consent Judgment to each party using the envelopes you provided. This is your notification that your legal decision-making/paternity action is now final. Your order is not effective until the Judge signs the Consent Judgment.
- 2. If your consent judgment is rejected: The Court will send you a Correction Notice informing you of the mistakes with the documents. Follow the instructions on the Correction Notice. If the mistakes cannot be corrected, see a lawyer for help.
- 3. If the Judge schedules a hearing: The Court will send notice of a scheduled date, time and location for a hearing which both parties must attend to answer any questions the Judge may have.

\* All forms referenced in these instructions may be purchased from the Law Library Resource Center website or obtained for free via the Internet.

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Person Filing:	
Address (if not protected):	
City, State, Zip Code:	
Telephone:	
Email Address:	For Clerk's Use Only
Lawyer's Bar Number:	
Representing Self, without a Lawyer OR	Attorney for Petitioner OR Respondent
	URT OF ARIZONA OPA COUNTY
Name of Petitioner/Party A	Case No NOTICE OF LODGING (ARFLP Rules 30; 43.1; 44.1; 45)
Name of Respondent/Party B	Assigned to: Judicial Officer's Name
PLEASE TAKE NOTICE that, pursuant to the Petitioner/Party A and/or	Arizona Rules of Family Law Procedure,
Respondent/Party B and/or	
Third Party/Party C	
Lodge the following document(s) with the Cou	rt for signature and entry:
Document:	

	Case Number:	
Document:		

Signature of Party A or Party A's Attorney

Date

Date

Signature of Party B or Party B's Attorney

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 Petitioner OR R	espondent
SUPERIOR COURT OF ARIZONA	
IN MARICOPA COUNTY	
Case Number:	

CONSENT JUDGMENT AND ORDER FOR
LEGAL DECISION-MAKING, PARENTING
TIME, and CHILD SUPPORT
with or without paternity

(check box if applicable)

Respondent / Party B	VITAL RECORDS (Check this box if the

Department of Vital Records is ordered to change the birth records of a child born in Arizona.)

#### THE COURT FINDS:

Petitioner / Party A

- **1.** This case has come before the Court for a final Order. If necessary, the Court has taken any testimony needed to enter a final Order.
- **2.** This Court has jurisdiction over the parties 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 paternity, legal decision-making (legal custody), child support, parenting time, and expenses related to the birth of the minor child(ren).

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

First	Middle	Last
		·
who were born o	n this date and at this place: (List in same	e order as above)
who were born o <u>Month/ Day /Year</u>	n this date and at this place: (List in same <u>City, State, and N</u>	
	<u>City, State, and N</u>	
<u>Month/ Day /Year</u>	<u>City, State, and N</u>	

#### 4. This Order applies to the following child(ren):

#### 5. PARENT 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
 has NOT attended the Parent Information Program and
 shall be

 denied
 any requested relief to enforce or modify this Order until Party B has completed

 the class.

6.	Child Support. Child Support Guidelines: 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 Child Support
	Worksheet, attached and incorporated herein by reference. (Select any that apply.)

**a.** Child support has been determined in accordance with the Arizona Child Support Guidelines.

OR

b. Application of the Arizona Child Support Guidelines in this case is inappropriate or unjust. The Court has considered the best interests of the minor child(ren) in determining that a deviation is appropriate and makes the following findings:

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	agreen	nent	free	of	duress	and	coercior	۱
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c. Court Approved Discretionary Parenting Time Adjustment or other Adjustments. (The Court must make written findings if any of these adjustments are made):

**d. Ability to Pay.** The Court finds that the Party responsible for paying child support has the ability to pay child support:

In the amount entered on Line 34 of the Worksheet of \$

OR

In an adjusted amount calculated using the self-support reserve on the Parent's

Worksheet for Child Support Amount of \$\_\_\_\_\_

#### THE COURT FURTHER FINDS:

#### 7. DOMESTIC VIOLENCE:

E

8.

Ul (a) legal decisi (b) there has b	SKIP "7" IF THERE HAS BEEN <u>NO</u> DOMESTIC VIOLENCE <u>AND</u> THIS IS AN NCONTESTED COURT ACTION (meaning no response was filed). You must COMPLETE "7" if on-making (legal custody) is contested, or een domestic violence between the parties <u>and</u> legal decision-making (legal to be awarded to or shared with a parent who has committed domestic
A. Domes	stic Violence has OR has <u>not</u> occurred between the parties;
В.	Domestic Violence has occurred between the parties, but:
	1. it was mutual (committed by both parties), (see A.R.S. § 25-43.03(D)) or
	2. it is otherwise still in the best interests of the minor child(ren) to grant joint or sole legal decision-making (joint or sole legal custody) to a parent who has committed domestic violence <i>because:</i> (EXPLAIN)
Drug Or	Alcohol Conviction Within Last Twelve Months:
	<b>Party A</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).
	<b>Party B</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).
	The legal decision-making (legal custody) and/or parenting time arrangement ordered by this Court appropriately protects the minor child(ren).

9.	SUPERVISED OR NO PARENTING TIME: (Check and complete only if supervised or no parenting time is ordered.) NO Parenting Time OR Supervised Parenting Time with Party A Party B, is in the best interests of the minor child(ren), for the following reasons:
TUE	
IHE	COURT ORDERS:
1.	<b>PATERNITY:</b> (Name of <b>father</b> as on his birth certificate or his current legal name)
	is the natural father of the minor child(ren).
	FOR ANY CHILDREN BORN IN THE STATE OF THE ARIZONA, THE CLERK OF COURT SHALL FORWARD A COPY OF THIS ORDER TO THE OFFICE OF VITAL RECORDS, WHICH IS ORDERED TO AMEND THE BIRTH CERTIFICATE(S) AS FOLLOWS:
	The father's name shall be entered on the minor child(ren)'s birth certificate.
	The minor child(ren)'s last name shall be changed to:
2.	PRIMARY RESIDENCE, PARENTING TIME, and LEGAL DECISION-MAKING A. PRIMARY RESIDENCE:
	NEITHER parent'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.\_\_\_\_\_

#### **B. PARENTING TIME:**

	Reasonable parenting time rights as described in the Parenting Plan attached as Exhibit A and made a part of this Consent Judgment, 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 A and made part of this Consent Judgment. Parenting time may only take place in the presence of another person, named below <i>or</i> otherwise approved by the court.
	(IF supervised) Name of person to supervise (Optional):
	The cost of supervised parenting time (if applicable) shall be paid by the: <ul> <li>Party A</li> <li>Party B</li> <li>shared equally by the parties.</li> </ul>
	FURTHER ORDERS these restrictions on parenting time (if applicable):
C. LEGAL	DECISION-MAKING (Legal Custody):
Awa	ard legal decision-making concerning the child(ren) as follows:
	SOLE LEGAL DECISION-MAKING (sole legal custody) to:
	OR
	JOINT LEGAL DECISION-MAKING (joint legal custody) to BOTH PARENTS.

**Both parties** will agree to act as joint legal decision-makers (joint legal custodians) of the minor children, as set forth in the *Joint Legal Decision-Making* (joint legal custody) *Agreement* contained in the *Parenting Plan*, to be agreed upon and signed by both parties if the Court adopts the terms of the **Agreement**. There have been no significant acts of domestic violence, as defined by Arizona law, A.R.S. § 13-3601, by either parent or it is in the best interests of the minor child(ren) to award joint legal decision-making despite any violence that occurred.

The Court adopts the terms of the Joint Legal Decision-Making Agreement/Parenting Plan describing the legal decision-making and parenting time agreement between the parties. By attaching the Joint Legal Decision-Making Agreement/Parenting Plan to the Consent Judgment, the Agreement becomes part of the Consent Judgment and carries the same legal weight as the Consent Judgment.

#### 3. CHILD SUPPORT:

The Child Support	Order,	, is	attached	hereto	and	incorporated	by
reference.	(Date of Order)						

According to the attached Child Support Order:

	PARTY	A or		PARTY B	shall p	bay d	child supp	ort to the o	other party in	the
amo	unt of <b>\$</b>			per m	onth, PAY	ABL	E THE FI	RST DAY (	OF THE MON	ITH
follov	ving the s	igning of t	his Cor	nsent Judgr	ment, acco	ordin	g to the C	hild Suppo	rt Worksheet.	All
child	support	payments	s shall	be made	through	the	Support	Payment	Clearinghou	ıse,
P.O.	Box 5210	)7, Phoen	ix, Ariz	ona 85072	2 <b>-2107</b> , plu	is ar	n applicabl	e statutory	fee.	

#### 4. MEDICAL/DENTAL/VISION CARE INSURANCE and OTHER HEALTH EXPENSES FOR CHILDREN

PARTY A is ordered to provide	medical,	dental	vision care insurance.
PARTY B is ordered to provide	medical,	dental	vision care insurance.

The party ordered to pay for medical/dental/vision care insurance must keep the other party informed of the insurance company's name, address, and telephone number, and provide the other party with the documents necessary to submit insurance claims.

PART	<b>FY A</b> is ordered to pay	_%	and PAR	<b>FY B</b> is (	ordered	d to pa	ay	%
of all	reasonable uncovered and/or unins	sure	d medical,	dental,	vision	care,	prescription,	and
other	health care expenses for the minor	chil	d(ren), inclu	uding co	-payme	ents.		

Costs for past medical expenses for minor chi	Id(ren) in the amount of \$	shall be
paid by PARTY A or PARTY B	in the amount of \$	each month

until paid in full. Payments shall be made as stated above.

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 parent 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 parent's responsibility to carry health insurance on the child under this Order.

- 5. OTHER COSTS: PARTY A or PARTY B is awarded judgment in the amount of for expenses incurred relating to medical care, hospitalization and other costs related to the birth of the minor child(ren), which shall be paid by PARTY A or PARTY B.
- 6. FINANCIAL INFORMATION EXCHANGES: The parties shall exchange financial information (tax returns, spousal affidavits, earning statements and/or other related financial statements) every twenty-four months.
- 7. **OTHER ORDERS:** This Court makes further Orders relating to this matter as follows:

FINAL APPEALABLE ORDER. Pursuant to Arizona Rules of Family Law Procedure, Rule 78, this final judgment/decree is settled, approved and signed by the court and shall be entered by the clerk.

Date

Judicial Officer

#### SIGNATURES OF <u>BOTH</u> PARTIES UNDER OATH OR AFFIRMATION

By signing below, in the presence of a Deputy Clerk of Court or Notary Public, I swear or affirm that everything in this document is true and correct to the best of my knowledge, information and belief, including the following:

- **1. RIGHT TO TRIAL IS WAIVED.** I understand that by signing this Consent Judgment, I am waiving my right to a trial before a judge.
- 2. NO DURESS OR COERCION. COMPLETE AGREEMENT. I am not under any force, threats, duress, coercion, or undue influence from anyone, including the other party, to sign this Consent Judgment. This Judgment with any attachments that I have signed is our full agreement. I have not agreed to something different from what is stated in writing in the Consent Judgment.

**3. LEGAL ADVICE.** I understand that even if I am representing myself without an attorney, I have the right to be represented by an attorney. I have the right to call an attorney and get legal advice before I sign this Consent Judgment.

#### SIGNATURES

Party A's Signature	Party B's Signature
STATE OF	STATE OF
COUNTY OF	COUNTY OF
Subscribed and sworn to or affirmed before me this:	Subscribed and sworn to or affirmed before me this:
(date)	(date)
Ву	Ву
Deputy Clerk or Notary Public	Deputy Clerk or Notary Public
(Notary seal)	(Notary seal)

If either party is represented by an attorney or if the Attorney General's Division of Child Support Enforcement (DCSE) is involved in this case, the attorney(s) and a representative of DCSE must also sign below.

ATTORNEY SIGNATURES (if applicable) If either party is represented by an attorney, the attorney must sign:

Date

Approved by Party A's Attorney

Date

Approved by Party B's Attorney

If the Attorney General's Office (the "AG"), Division of Child Support Enforcement (DCSE) is involved in this case, a representative of that agency must approve the child support amount and sign below:

The approval of the AG's office as to child support provisions contained in this document is indicated by my signature below:

Signature of Attorney General / DCSE Representative

Person Filing:		
Address (if not protected):		
City, State, Zip Code:		
Telephone:		
Email Address:		
Lawyer's Bar Number:		For Clerk's Use Only
Representing Self, without a Lawyer or	Attorney for Petitioner	] or Respondent
	COURT OF ARIZONA ICOPA COUNTY Case No	
Petitioner/Party A	PARENTING PLAN FOR	
	JOINT LEGAL DECISIO	DN-MAKING
Respondent/Party B	OR	
	SOLE LEGAL DECISIO	N-MAKING

#### INSTRUCTIONS

This document has 4 parts: PART 1) General Information; PART 2) Legal Decision-making and Parenting Time; PART 3) Danger to Children Notification Statement; and PART 4) Joint Legal Decision-making Agreement. Where this form refers to "children" it refers to any and all minor children common to the parties whether one or more.

One or both parents must complete and sign the Plan as follows:

- a. If only <u>one</u> parent is submitting the Plan: that parent must sign at the end of PART 2 and 3.
- b. If both parents agree to legal decision-making and parenting time arrangements <u>but not</u> to joint legal decision-making: Both parents must sign the Plan at the end of PART 2 <u>and</u> 3, and the Affidavits under Section 5.
- c. If both parents agree to joint legal decision-making and parenting time arrangements as presented in the Plan: Both parents must sign the Plan at the end of PARTS 2, 3, and 4, and the Affidavits under Section 5.

Case No.

#### PART 1: GENERAL INFORMATION:

A. MINOR CHILDREN. This Plan concerns the following minor children: (Use additional paper if necessary)

B. THE FOLLOWING LEGAL DECISION-MAKING ARRANGEMENT IS REQUESTED: (Choose ONE of 1, 2, 3, 4.)

1. SOLE LEGAL DECISION-MAKING BY <u>AGREEMENT</u>.

The parents agree that sole legal decision-making authority should be granted to Party A Party B.

The parents agree that since each has a unique contribution to offer to the growth and development of their minor children, each of them will continue to have a full and active role in providing a sound moral, social, economic, and educational environment for the benefit of the minor children, as described in the following pages,

OR

2. SOLE LEGAL DECISION-MAKING REQUESTED BY THE PARENT SUBMITTING THIS PLAN. The parents cannot agree to the terms of legal decision-making and parenting time. The parent submitting this Plan asks the Court to order sole legal decision-making authority and parenting time according to this Plan.

OR

3. JOINT LEGAL DECISION-MAKING BY <u>AGREEMENT</u>. The parents agree to joint legal decision-making and request the Court to approve the joint legal decision-making arrangement as described in this Plan.

OR

4. JOINT LEGAL DECISION-MAKING AUTHORITY REQUESTED BY THE PARENT SUBMITTING THIS PLAN.

The parents cannot agree to the terms of legal decision-making and parenting time or are unable to submit this plan together at this time. My request for joint legal decisionmaking authority is deferred for the Court's determination.

- PART 2: PARENTING TIME. Complete each section below. Be specific about what you want the Judge to approve in the court order.
  - A. (School Year) WEEKDAY AND WEEKEND TIME-SHARING SCHEDULE:

The minor children will be in the care of Party A as follows: (Explain).

The minor children will be in the care of Party B as follows: (Explain).

Other parenting time arrangements are as follows: (Explain).

Transportation will be provided as follows:

Party A or Party B will pick the minor children up at \_\_\_\_\_\_ o'clock.

Party A or Party B will drop the minor children off at o'clock.

Parents	may	change	their	time-share	arrangements	by	mutual	agreement	with	at	least
		days	s' noti	ce in advan	ce to the other	par	ent.				

B. SUMMER MONTHS OR SCHOOL BREAK LONGER THAN 4 DAYS: The weekday and weekend schedule described above will apply for all 12 calendar months EXCEPT:

During summer months or school breaks that last longer than 4 days, no changes shall be made. OR,

During summer months or school breaks that last longer than 4 days, the minor children will be in the care of Party A: (Explain)

During summer months or school breaks that last longer than 4 days, the minor children will be in the care of Party B:(Explain)

Each parent is entitled to a \_\_\_\_\_\_ week period of vacation time with the minor children. The parents will work out the details of the vacation at least \_\_\_\_\_\_ days in advance.

Case No.

#### C. TRAVEL

Should either parent travel out of the area with the minor children, each parent will keep the other parent informed of travel plans, address(es), and telephone number(s) at which that parent and the minor children can be reached.

Neither parent shall travel with the minor children outside Arizona for longer than \_\_\_\_\_\_ days without the prior written consent of the other parent or order of the court.

D. HOLIDAY SCHEDULE: The holiday schedule takes priority over the regular time-sharing schedule as described above. Check the box(es) that apply and indicate the years of the holiday access/Parenting time schedule.

Holiday	Even	Years	<u>O</u>	dd Years
New Year's Eve	Party A	Party B	Party A	Party B
New Year's Day	Party A	Party B	Party A	🗌 Party B
Spring Vacation	Party A	Party B	Party A	🗌 Party B
Easter	Party A	Party B	Party A	Party B
4th of July	Party A	Party B	Party A	Party B
Halloween	Party A	Party B	Party A	Party B
Veteran's Day	Party A	Party B	Party A	Party B
Thanksgiving	Party A	Party B	Party A	Party B
Hanukkah	Party A	Party B	Party A	Party B
Christmas Eve	Party A	Party B	Party A	Party B
Christmas Day	Party A	Party B	Party A	Party B
Winter Break	Party A	Party B	Party A	Party B
Child's Birthday	Party A	Party B	Party A	Party B
Mother's Day	Party A	Party B	Party A	Party B
Father's Day	Party A	Party B	Party A	Party B

Each parent may have the children on his or her birthday.

<u>Three-day weekends</u> which include Martin Luther King Day, Presidents' Day, Memorial Day, Labor Day, Columbus Day, the children will remain in the care of the parent who has the minor children for the weekend.

Other Holidays (Describe the other holidays and the arrangement):

<u>Telephone Contact</u>: Each parent may have telephone contact with the minor children during the children's normal waking hours, OR: (Explain)

Other (Explain):

- E. PARENTAL ACCESS TO RECORDS AND INFORMATION: Under Arizona law (A.R.S. § 25-403.06), unless otherwise provided by court order or law, on reasonable request, both parents are entitled to have equal access to documents and other information concerning the minor children's education and physical, mental, moral and emotional health including medical, school, police, court and other records.
  - A person who does not comply with a reasonable request for these records shall reimburse the requesting parent for court costs and attorney fees incurred by that parent to make the other parent obey this request.
  - A parent who attempts to restrict the release of documents or information by the custodian of the records without a prior court order is subject to legal sanctions.

#### F. EDUCATIONAL ARRANGEMENTS:

This Parenting Plan incorporates by reference the following Education Order:

Joint Legal Decision-Making Education Order Sole Legal Decision-Making Education Order

NOTE: The Education Order you select must match the type of legal decision-making that you request in this Parenting Plan.

#### G. MEDICAL AND DENTAL ARRANGEMENTS:

- Both parents have the right to authorize emergency medical treatment, if needed, and the right to consult with physicians and other medical practitioners. Both parents agree to advise the other parent immediately of any emergency medical/dental care sought for the minor children, to cooperate on health matters concerning the children and to keep one another reasonably informed. Both parents agree to keep each other informed as to names, addresses and telephone numbers of all medical/dental care providers.
- Both parents will make major medical decisions together, except for emergency situations as noted above. (optional) If the parents do not reach an agreement, then:

Case No.

OR

Major medical/dental decisions will be made by	Party A Party B after consulting the
other parent.	

#### H. RELIGIOUS EDUCATION ARRANGEMENTS: (Choose ONE)

Each parent may take the minor children to a church or place of worship of his or her choice during the time that the minor children is/are in his or her care.

Both parents agree that the minor children may be instructed in the faith.

Both parents agree that religious arrangements are not applicable to this plan.

I. ADDITIONAL ARRANGEMENTS AND COMMENTS:

NOTIFY OTHER PARENT OF ADDRESS CHANGE. Each parent will inform the other parent of any change of address and/or phone number in advance OR within \_\_\_\_\_ days of the change.

NOTIFY OTHER PARENT OF EMERGENCY. Both parents agree that each parent will promptly inform the other parent of any emergency or other important event that involves the minor children.

TALK TO OTHER PARENT ABOUT EXTRA ACTIVITIES. Each parent will consult and agree with the other parent regarding any extra activity that affects the minor children's access to the other parent.

ASK OTHER PARENT IF HE/SHE WANTS TO TAKE CARE OF CHILDREN. Each parent agrees to consider the other parent as care-provider for the minor children before making other arrangements.

OBTAIN WRITTEN CONSENT BEFORE MOVING. Neither parent will move with the minor children out of the Phoenix metropolitan area without prior written consent of the other parent, or a court-ordered Parenting Plan. A.R.S. 25-408 (B)

COMMUNICATE. Each parent agrees that all communications regarding the minor children will be between the parents and that they will not use the minor children to convey information or to set up parenting time changes.

METHOD OF COMMUNICATION. Each parent agrees to use the following means of communication:

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

] FREQUENCY OF COMMUNICATION	. Each parent agrees to communicate regarding the
child(ren) on a regular basis. That comm	unication schedule will be

and wi	ll be by the following methods: Phone Email Other
minor	E OTHER PARENT. Each parent agrees to encourage love and respect between the children and the other parent, and neither parent shall do anything that may hurt the arent's relationship with the minor children.
work a	ERATE AND WORK TOGETHER. Both parents agree to exert their best efforts poperatively in future plans consistent with the best interests of the minor childramicably resolve such disputes as may arise.
If eithe	FY OTHER PARENT OF PROBLEMS WITH TIME-SHARING AHEAD OF TIME r parent is unable to follow through with the time-sharing arrangements involving for child(ren), that parent will notify the other parent as soon as possible.
	NTING PLAN. Both parents agree that if either parent moves out of the area a
	later, they will use the most recent "Parenting Plan/Access Agreement" in platthe move.
before MEDI change	
before MEDI change	the move. ATION. If the parents are unable to reach a mutual agreement regarding a least to their parenting orders, they may request mediation through the court or a private
before MEDI change mediat	the move. ATION. If the parents are unable to reach a mutual agreement regarding a lease to their parenting orders, they may request mediation through the court or a prive or of their choice. NOTICE: Do not deviate from Parenting Plan until dispute is resolved. arents are advised that while a dispute is being resolved, neither parent shall deviate his Parenting Plan, or act in such a way that is inconsistent with the terms of the

PART 2: SIGNATURE OF ONE OR BOTH PARENTS (as instructed on page 1)

Signature of Party A: \_\_\_\_\_ Date: \_\_\_\_\_

Signature of Party B: \_\_\_\_\_ Date: \_\_\_\_\_

## PART 3: STATEMENT REGARDING CONTACT WITH SEX OFFENDERS AND PERSONS CONVICTED OF DANGEROUS CRIMES AGAINST CHILDREN.

According to A.R.S. §25-403.05, a child's parent or custodian must immediately notify the other parent or custodian if the person knows that a convicted or registered sex offender or someone who has been convicted of a dangerous crime against children may have access to the child.

The parent or custodian must provide notice (by first class mail, return receipt requested, by electronic means to an electronic mail address that the recipient provided) to the parent or custodian for notification purposes or by another form of communication accepted by the court.

According to A.R.S. § 13-705 (P) (1), "Dangerous crime against children" means any of the following that is committed against a minor who is under fifteen years of age:

- (a) Second degree murder.
- (b) Aggravated assault resulting in serious physical injury or involving the discharge, use or threatening exhibition of a deadly weapon or dangerous instrument.
- (c) Sexual assault.
- (d) Molestation of a child.
- (e) Sexual conduct with a minor.
- (f) Commercial sexual exploitation of a minor.
- (g) Sexual exploitation of a minor.
- (h) Child abuse as prescribed in section 13-3623, subsection A, paragraph 1.
- (i) Kidnapping.
- (j) Sexual abuse.
- (k) Taking a child for the purpose of prostitution as prescribed in section 13-3206.
- (1) Child prostitution as prescribed in section 13-3212.
- (m) Involving or using minors in drug offenses.
- (n) Continuous sexual abuse of a child.
- (o) Attempted first degree murder.
- (p) Sex trafficking.
- (q) Manufacturing methamphetamine under circumstances that cause physical injury to a minor.
- (r) Bestiality as prescribed in section 13-1411, subsection A, paragraph 2.
- (s) Luring a minor for sexual exploitation.
- (t) Aggravated luring a minor for sexual exploitation.
- (u) Unlawful age misrepresentation.

Case No.

#### PART 3: SIGNATURE OF ONE OR BOTH PARENTS (as instructed on page 1)

I/We have read, understand, and agree to abide by the requirements of A.R.S. § 25-403.05 concerning notification of other parent or custodian if someone convicted of dangerous crime against children may have access to the child.

Signature of Party A:	Date:
Signature of Party B:	Date:

#### PART 4: JOINT LEGAL DECISION-MAKING AGREEMENT (IF APPLICABLE):

A. DOMESTIC VIOLENCE: Arizona Law (A.R.S. § 25-403.03) states that joint legal decisionmaking authority shall NOT be awarded if there either has been "significant domestic violence" pursuant to A.R.S. § 13-3601 OR "a significant history of domestic violence."

Domestic Violence has not occurred between the parties, OR

Domestic Violence has occurred between the parties, but one of the following applies: (1) it has not been "significant domestic violence"; (2) there has not been a "significant history of domestic violence, (3) and/or domestic violence has been committed by both parties.\*

B. DUI or DRUG CONVICTIONS: (A.R.S. § 25-403.04)

Neither party has been convicted of driving under the influence or a drug offense within the past 12 months, OR

One of the parties HAS been convicted of driving under the influence or a drug offense within the past 12 months, but the parties feel Joint Legal Decision-making is in the best interest of the children.\*

#### \* IF THERE HAS BEEN DOMESTIC VIOLENCE OR A DUI OR DRUG CONVICTION:

Explain below why Joint Legal Decision-making is still in the best interest of the children.

- C. JOINT LEGAL DECISION-MAKING AGREEMENT: If the parents have agreed to joint legal decision-making, the following will apply, subject to approval by the Judge:
  - 1. REVIEW: The parents agree to review the terms of this agreement and make any necessary or desired changes every \_\_\_\_\_ month(s) from the date of this document.
  - 2. CRITERIA. Our joint legal decision-making agreement meets the criteria required by Arizona law A.R.S. § 25-403.02, as listed below:
    - a. The best interests of the minor children are served;
    - b. Each parent's rights and responsibilities for personal care of the minor children and for decisions in education, health care and religious training are designated in this Plan;
    - c. A practical schedule of the parenting time for the minor children, including holidays and school vacations is included in the Plan;
    - d. A procedure for the exchange(s) of the child(ren) including location and responsibility for transportation.
    - e. The Plan includes a procedure for periodic review;
    - f. The Plan includes a procedure by which proposed changes, disputes and alleged breaches may be mediated or resolved.
    - g. A procedure for communicating with each other about the child, including methods and frequency.

#### PART 4: SIGNATURES OF BOTH PARENTS REQUESTING JOINT LEGAL DECISION-MAKING AUTHORITY (as instructed on page 1)

Signature of Party A:	Date:
Signature of Party B:	Date:

Case No.

This signature page belongs to the form titled "Parenting Plan" and cannot be used with any other documents.

#### PART 5: AFFIDAVITS

I declare under penalty of perjury the foregoing is true and correct.

Petitioner's/Party A's Signature	Date
STATE OF	
COUNTY OF	
Subscribed and sworn to or affirmed before me	this: (Date)
by	
(Notarial Officer's Stamp or Seal)	Notarial Officer
Respondent's/Party B's Signature	Date
STATE OF	
COUNTY OF	
Subscribed and sworn to or affirmed before me	this: (Date)
by	(Date)
(Notarial Officer's Stamp or Seal)	Notarial Officer

Person Filing:	
Address (if not protected):	
City, State, Zip Code:	
Telephone:	
Email Address:	
ATLAS Number:	
Lawyer's Bar Number:	For Clerk's Use Only
Representing Self, without a Lawyer OR	Attorney for Petitioner OR Respondent
	URT OF ARIZONA OPA COUNTY
	Case No
(Name of Petitioner/Party A)	JOINT LEGAL DECISION-MAKING EDUCATION ORDER
(Name of Respondent/Party B)	-
<ol> <li>THE COURT FINDS AS FOLLOWS:</li> <li>The parties have the following minor child(relations)</li> </ol>	en) (hereinafter the "minor child(ren)"):
Name:	Born:
Name:	
Name:	Born:
Name:	

2. An order regarding legal decision-making and/or parenting time in the best interests of the minor child(ren) (also referred to as a "Parenting Plan") was entered by this Court on (insert date)

Case Number:

- 3. A.R.S. § 25-401 defines two different types of legal decision-making. "Joint legal decision-making" means both parties share decision-making and neither party's rights or responsibilities are superior except with respect to specified decisions as set forth by the court or the parties in the final judgment or order. "Sole legal decision-making" means one party has the legal right and responsibility to make major decisions for a child. In this case, the Court has awarded joint legal decision-making to the parties.
- 4. It furthers the best interests of the minor child(ren) for this Court to enter the following schoolspecific order that reflects relevant provisions under the Parenting Plan. This order serves to supplement, but not modify or replace, the provisions set forth in the Parenting Plan. If there is a conflict between this order and the current Parenting Plan, the Parenting Plan controls. For purposes of this order, the terms apply equally to schools, pre-schools, and institutional childcare providers.
- 5. This order is binding upon the parties, who are responsible for complying with its terms and the terms in the Parenting Plan. It is not binding on a school but is provided as guidance for the child(ren)'s schools.

Based thereon,

#### IT IS HEREBY ORDERED AS FOLLOWS:

1. Delivery to School.

The parties are required to provide a copy of this order to the minor child(ren)'s school(s).

2. Joint Legal Decision-making.

The parties have been awarded joint legal decision-making. As it relates to this Education Order, legal decisions include school selection, enrollment/withdrawal, and special services (IEP/504 Plans). In the event the parties cannot agree (select appropriate box):

Joint Decision-making: Neither party is entitled to any greater decision-making authority. No change can be made, nor any action taken, unless the parties agree or a court order resolves the issue.

Joint Decision-making with a party having either "Final" or "Presumptive" Authority: Subject to the terms set forth in the Parenting Plan, decisions will be made by (indicate which party has "presumptive" or "final" authority):

Petitioner/Party A Respondent /Party B

Case Number:

3. School Selection.

Enrollment of the minor child(ren) in a particular school is subject to the school's policies or rules, space availability, enrollment restrictions set by the school or school district or its authorizer (if a charter school), and state law. A party may submit enrollment documentation to the school of choice solely for the purpose of reserving the minor child(ren)'s place at the school. Neither party is restricted from selecting their preference of school for open enrollment purposes.

4. Special Services.

If the minor child(ren) is/are eligible for or being considered for a 504 Plan, an Individualized Education Program (IEP), an Individualized Service Plan (ISP), or other special services:

- An evaluation as to the minor child(ren)'s eligibility for special services shall proceed so long as at least one party consents.
- Both parties are entitled to attend all meetings with school officials that parents are permitted to attend.
- Both parties are authorized to have access to all special services records and testing results.
- Upon completion of any evaluation or assessments, if there is no agreement between the parties regarding the provision of special education and related special services, the decision of how to proceed must be decided in accordance with the legal decision-making orders of the court.
- 5. Parenting Time and Child Pick-Up.

The school should not use the parenting schedule as a basis to deny either party access to their minor child(ren), nor may either party instruct the school to limit contact, unless otherwise ordered. Each party may pick up the minor child(ren) from school and each may authorize other individuals to pick up the minor child(ren), unless there are limitations under the terms of the current Parenting Plan or another court order.

6. Contact Information.

Each party's home address, e-mail, cell phone and any other contact information must be provided to the school and listed by the school as the contact information for the minor child(ren). Additional emergency contacts may be listed, but in the event of a dispute between the parties, the school must list any person requested by either party until the parties reach an agreement or secure a court order to the contrary. In the event of an emergency, either party may make decisions for the minor child(ren)'s immediate care.

7. Access to School Grounds.

Subject to the policies of the school, or any provisions set forth in the Parenting Plan or other order of the court, there are no restrictions on either party's right to participate in school activities or events, or engage in any parent volunteer activities, that parents are generally permitted to participate in.

8. Access to School Records and Parent Portal.

Both parties are entitled to equal access to the minor child(ren)'s school records. Neither party may restrict the other party's access to information. Further, each party is individually responsible for contacting the school and requesting to be included on any mailing or distribution list.

Both parties are entitled to access the school's student information system or online parent portal(s) (*e.g.*, ParentVUE, Google Classroom, Infinite Campus, etc.). Unless the school allows each party to have an individual login account, the parties must create a joint login ID and password, which will not be changed or modified without the consent of the other party.

9. Parent-Teacher Conferences.

Each of the parties has equal right to confer with teachers and counselors concerning the minor child(ren)'s education and other activities. The parties may request joint or separate parent-teacher conferences, and the school may or may not accommodate the request.

10. Future Litigation.

The parties must make best efforts to agree upon the admission of school records or communications without the need for foundational testimony or agree upon the submission of an affidavit from the custodian of records to authenticate the records in lieu of testimony, whenever possible. If a teacher or school official is required for substantive testimony, the scheduling of such testimony will, when possible, be set at a time that is least disruptive to the school, its other students, and its operations. Presumptively, accommodations will be made to allow virtual appearances by the teacher or school official.

11. Additional Education-Related Orders:

Signed this \_\_\_\_\_ day of \_\_\_\_\_ 20 \_\_\_\_.

By:\_\_\_

Judicial Officer Superior Court of Maricopa County

Person Filing:	
Address (if not protected):	
City, State, Zip Code:	
Telephone:	
Email Address:	
ATLAS Number:	
Lawyer's Bar Number:	For Clerk's Ose Only
	Attorney for Petitioner OR Respondent
	JRT OF ARIZONA DPA COUNTY
	Case No
(Name of Petitioner/Party A)	- SOLE LEGAL DECISION-MAKING EDUCATION ORDER
(Name of Respondent/Party B)	_
THE COURT FINDS AS FOLLOWS: 1. The parties have the following minor child(r	ren) (hereinafter the "minor child(ren)"):
Name:	Born:
Name:	
Name:	Born:

2. An order regarding legal decision-making and/or parenting time in the best interests of the minor child(ren) (also referred to as a "Parenting Plan") was entered by this Court on (insert date)

.

- 3. A.R.S. § 25-401 defines two different types of legal decision-making. "Joint legal decision-making" means both parties share decision-making and neither party's rights or responsibilities are superior except with respect to specified decisions as set forth by the court or the parties in the final judgment or order. "Sole legal decision-making" means one party has the legal right and responsibility to make major decisions for a child. In this case, the Court has awarded <u>sole legal decision-making</u> to one party.
- 4. It furthers the best interests of the minor child(ren) for this Court to enter the following schoolspecific order that reflects relevant provisions under the Parenting Plan. This order serves to supplement, but not modify or replace, the provisions set forth in the Parenting Plan. If there is a conflict between this order and the current Parenting Plan, the Parenting Plan controls. For purposes of this order, the terms apply equally to schools, pre-schools, and institutional childcare providers.
- 5. This order is binding upon the parties, who are responsible for complying with its terms and the terms in the Parenting Plan. It is not binding on a school but is provided as guidance for the child(ren)'s schools.

Based thereon,

## IT IS HEREBY ORDERED AS FOLLOWS:

1. Delivery to School.

The parties are required to provide a copy of this order to the minor child(ren)'s school(s).

2. Sole Legal Decision-making.

Sole legal decision-making authority has been awarded to (indicate which party has sole legal decision-making): Petitioner/Party A Respondent/Party B

As it relates to this Education Order, legal decisions include school selection, enrollment/withdrawal, and special services (IEP/504 Plans).

3. School Selection.

Only the party with sole legal decision-making authority has the authority to select the minor child(ren)'s school. However, enrollment of the minor child(ren) in a particular school is subject to the school's policies or rules, space availability, enrollment restrictions set by the school or school district or its authorizer (if a charter school), and state law.

4. Special Services.

If the minor child(ren) is/are eligible for or being considered for a 504 Plan, an Individualized Education Program (IEP), an Individualized Service Plan (ISP), or other special services, only the party with sole legal decision-making has the authority to consent to evaluation and/or the child(ren)'s participation in special education and related special services.

Both parties are entitled to attend all meetings with school officials that parents are permitted to attend. Both parties are authorized to have access to all special services records and testing results.

5. Parenting Time and Child Pick-Up.

The school should not use the parenting schedule as a basis to deny either party access to their minor child(ren), nor may either party instruct the school to limit contact, unless otherwise ordered. Each party may pick up the minor child(ren) from school and each may authorize other individuals to pick up the minor child(ren), unless there are limitations under the terms of the current Parenting Plan or other court order.

6. Contact Information.

Each party's home address, e-mail, cell phone and any other contact information must be provided to the school and listed by the school as the contact information for the minor child(ren). Additional emergency contacts may be listed, but in the event of a dispute between the parties, the school must list any person requested by either party until the parties reach an agreement or secure a court order to the contrary. In the event of an emergency, either party may make decisions for the minor child(ren)'s immediate care.

7. Access to School Grounds.

Subject to the policies of the school, or any provisions set forth in the Parenting Plan or other order of the court, there are no restrictions on either party's right to participate in school activities or events, or engage in any parent volunteer activities, that parents are generally permitted to participate in.

8. Access to School Records and Parent Portal.

Both parties are entitled to equal access to the minor child(ren)'s school records. Neither party may restrict the other party's access to information. Further, each party is individually responsible for contacting the school and requesting to be included on any mailing or distribution list.

Both parties are entitled to access the school's student information system or online parent portal(s) (*e.g.*, ParentVUE, Google Classroom, Infinite Campus, etc.). Unless the school allows each party to have an individual login account, the parties must create a joint login ID and password, which will not be changed or modified without the consent of the other party.

9. Parent-Teacher Conferences.

Each of the parties has the equal right to confer with teachers and counselors concerning the minor child(ren)'s education and other activities. The parties may request joint or separate parent-teacher conferences, and the school may or may not accommodate the request.

10. Future Litigation.

The parties must make best efforts to agree upon the admission of school records or communications without the need for foundational testimony or agree upon the submission of an affidavit from the custodian of records to authenticate the records in lieu of testimony, whenever possible. If a teacher or school official is required for substantive testimony, the scheduling of such testimony will, when possible, be set at a time that is least disruptive to the school, its other students, and its operations. Presumptively, accommodations will be made to allow virtual appearances by the teacher or school official.

11. Additional Education-Related Orders:

Signed this day of 20	Signed this	day of	20	
-----------------------	-------------	--------	----	--

By:

Judicial Officer Superior Court of Maricopa County

Pers	son Filing:		
Add	lress (if not protected):		
City	y, State, Zip Code:		
Tele	ephone:		
Ema	ail Address:	Fo	r Clerk's Use Only
ATI	LAS Number:		
Law	yer's Bar Number:		
Rep	resenting Self, without a Lawyer OR	Attorney for Petitioner C	OR Respondent
		OURT OF ARIZONA COPA COUNTY	
Peti	tioner/Party A	Case No	
Date	e of Birth (Month, Date, Year)	ATLAS No	
Res	pondent/Party B	CHILD SUPPORT When establishing F A.R.S. § 25-503	-
Date	e of Birth (Month, Date, Year)		
The	Court Finds:		
1.	Party A:		and
	Party B:		_
	Have a duty to support the following	children:	
	Child(ren)'s Name(s)	Date of Birth	

- 2. Child Support Guidelines: The required financial factors and any discretionary adjustments pursuant to the Arizona Child Support Guidelines are as set forth in the Child Support 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 <u>pertonential</u> 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 <u>per month</u>. 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:

4. Support Arrears:

5.

	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	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 y were paid during the period above; therefore, the past support is adjusted to y
	It is appropriate to award Party A Party B an additional judgment in the amount of <u>\$</u> 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 <u>for</u> 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	nresented	in support	ofnast	child support
The conductive was	presented	m support	or pase	cinia 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. Interest:

 The Court finds interest in the amount of \$\_\_\_\_\_ due to 
 Party A

 Party B For the period of:
 to

It Is Ordered That:

1. Child Support Judgment:

Party 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 order, shall be paid on the 1<sup>st</sup> day of each month beginning \_\_\_\_\_\_.

## 2. Support Arrearages Judgment:

□ Party A □ Party B is granted judgment against \_\_\_\_\_\_ in the amount of \$\_\_\_\_\_\_ as and for child support arrearages for the period of \_\_\_\_\_\_\_ through the date of \_\_\_\_\_\_\_ together with interest on said amount at the legal rate of 10% per annum until paid in full, plus additional accrued interest on prior child support judgments of \$\_\_\_\_\_\_ calculated through the date of \_\_\_\_\_\_.

Party A Party B shall pay,	in addition to his or her current support payment, the
amount of \$	per month toward this judgment, payable on the first
day of each month, beginning	until paid in full.

NO Judgment for child support arrearages is entered.

3. Past Support Judgment:

Party A Party B is granted a past support	
in the additional amount of \$	Party A Party B shall pay the
additional amount of \$	_ per month toward this judgment, payable
on the first day of each month commencing	until paid in
full.	

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 P	arty 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:\$TOTAL MONTHLY PAYMENT:\$

8.00

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

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,	to Deduction	Calendar
	Year)		Year
		Party A Party B	
		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.

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 medical insurance on the child under the Decree of Dissolution of Marriage.

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's 18<sup>th</sup> 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.

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• On the date of the child's marriage.

- When the child is adopted.
- When the child dies.

13. Other Findings and Orders:

14. FINAL APPEALABLE ORDER. No further claims or issues remain for the Court to decide. Therefore, IT IS FURTHER ORDERED pursuant to Rule 78(c), Arizona Rules of Family Law Procedure, this final judgment/decree is signed by the Court and it shall be entered by the Clerk of Superior Court. The time for appeal begins upon entry of this judgment by the Clerk of Superior Court. For more information on appeals, see Rule 8 and other Arizona Rules of Civil Appellate Procedure. IT IS FURTHER ORDERED denying any affirmative relief sought before the date of this Order that is not expressly granted above.

Date

Judicial Officer

15. Stipulation. Signature by both Parties (if applicable):

Party A Party B, by signing this document, we state to the Court under penalty of perjury that we read and agree to this Court Order, and that all the information contained in it is true, correct, and complete to the best of our knowledge and belief.

Party A's Signature

Party B's Signature

If either party is represented by a lawyer, the lawyer must sign below:

Party A's Lawyer Signature

Party B's Lawyer Signature

Date

Case Number:

Date

Date

Date

Person Filing:	
Address (if not protected):	
City, State, Zip Code:	
Telephone:	For Clerk's Use Only
Email Address:	
ATLAS Number:	
Lawyer's Bar Number:	
Representing Self, without a Lawyer OR	Attorney for Petitioner OR Respondent
	DURT OF ARIZONA COPA COUNTY
	Case No
Petitioner / Party A	ATLAS No
Date of Birth (Month, Date, Year)	CHILD SUPPORT ORDER A.R.S. § 25-503
Respondent / Party B	
Date of Birth (Month, Date, Year)	
THE COURT FINDS:	
1. Party A:	and
Party B:	
Have a duty to support the following chil	
Child(ren)'s Name(s)	Date of Birth

- 2. Child Support Guidelines: The required financial factors and any discretionary adjustments pursuant to the Arizona Child Support Guidelines are as set forth in the Child Support Worksheet, attached and incorporated by reference.
- 3. Child Support:

Party A	A Darty	В	is	ordered	to	pay	child	support	in	the	amount	of
\$	per month to j						pu	rsuar	nt to	the		
Arizona Ch	ild Support G	uide	elir	es withou	ut d	eviati	ion.					

- 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 <u>pertoperators</u> 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 <u>per</u> 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:

4. Support Arrears:

		Party A Party B owes child support arrearages to Party A Party B in						
		the total amount of \$ fo	or t	he	time	period	l of	
		through	I	olus	accrue	d intere	est on	
		prior child support arrearages due of \$	calculated through					
		the date of						
		The Court finds no child support arrearages due and o	wing.					
		No evidence was presented in support of child support	t arrea	rage	s.			
5.	Past S	Support:						
		It is appropriate to award  Party A Party B a	n add	ition	al judg	ment fo	or 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 o						
		\$ were paid during the p	period	abo	ve; there	efore, th	e past	
		support is adjusted to \$						
		It is appropriate to award 🗌 Party A 🗌 Party B an add	ditiona	al ju	dgment	in the a	mount	
		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 suppo	ort pay	mer	nts in t	he amo	unt of	
		\$ were paid during the p	period	abo	ve; ther	efore, th	ie past	
		support is adjusted to \$						
		The Court finds no past support amount due and owing	g.					
		No evidence was presented in support of past child sup	pport.					
		The Court finds no temporary support or voluntary/dire	ect sup	por	t payme	nts were	e paid.	
		No evidence was presented in support temporary supp	port of	r vo	luntary/	direct su	upport	
		payments.						

6. Interest:

Case Number:					
The Court finds interest in the amount of	f \$ due	to 🗌 Party A			
Party B					
For the period of:	_ to	<u> </u> .			
It is ordered that:					
1. Child Support Judgment:					
<ul> <li>Party A Party B shall pay child support of the suppor</li></ul>	onthly amount, payable by incom	me withholding			
2. Support Arrearages Judgment:					
<ul> <li>Party A Party B is granted judgment</li> <li>as and for chias and for chithrough the date ofthrough the date ofsaid amount at the legal rate of 10% per a interest on prior child support judgments of the date of</li> <li>Party A Party B shall pay, in additio the amount of \$</li> </ul>	Id support arrearages for the together with together with nnum until paid in full, plus add \$ calcu	he period of ith interest on litional accrued lated through			
<ul> <li>the first day of each month, beginning</li> <li>NO Judgment for child support arrearage</li> <li>Past Support Judgment:</li> </ul>	es is entered.				
<ul> <li>Party A Party B is granted a past su</li> <li>in the additional amount of \$</li> <li>additional amount of \$</li> <li>the first day of each month commencing</li> <li>OR</li> </ul>	Party A Party H	B shall pay the lent, payable on			

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
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 Parent's Worksheet for Child Support.

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 Parent's Worksheet for Child Support 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 D 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 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 addresses and the names and addresses of their employers unless the Court has ordered otherwise.
- 10. Tax exemptions: The Court allocates the following federal tax exemption(s) for the dependent child(ren):

Child's Name	Date of Birth (Month, Day, Year)	Parent Entitled to Deduction	For Calendar Year
		Party A Party B	
		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 15 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.* 

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 medical insurance on the child under the Decree of Dissolution of Marriage.

- 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's 18<sup>th</sup> 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.
  - On the date of the child's marriage.
  - When the child is adopted.
  - When the child dies.

13. Other findings and orders:

14. Final Appealable Order. No further claims or issues remain for the Court to decide. Therefore, IT IS FURTHER ORDERED pursuant to Rule 78(c), Arizona Rules of Family Law Procedure, this final judgment/decree is signed by the Court and it shall be entered by the Clerk of Superior Court. The time for appeal begins upon entry of this judgment by the Clerk of Superior Court. For more information on appeals, see Rule 8 and other Arizona Rules of Civil Appellate Procedure. IT IS FURTHER ORDERED denying any affirmative relief sought before the date of this Order that is not expressly granted above.

Date

Judicial Officer

15. Stipulation. Signature by both Parties (if applicable):

Party A Party B, by signing this document, we state to the Court under penalty of perjury that we read and agree to this Court Order, and that all the information contained in it is true, correct, and complete to the best of our knowledge and belief.

Party A's Signature

Party B's Signature

If either party is represented by a lawyer, the lawyer must sign below:

Party A's Lawyer Signature

Party B's Lawyer Signature

Date

Date

Date

Date