**ALTERNATIVE DISPUTE RESOLUTION**

**JUDICIAL BRANCH OF ARIZONA**

# **MARICOPA COUNTY**

# CONFERENCE DATE:

|  |  |  |
| --- | --- | --- |
| PETITIONER    RESPONDENT | CASE NUMBER      JUDGE **FAMILY COURT****SETTLEMENT** **CONFERENCE (SC) REPORT** | COUNSEL/"PRO PER" PARTIES  PETITIONER    RESPONDENT |

This is the time set for the Family Court Settlement Conference before JUDGE *PRO TEMPORE*      . At this conference are:

Petitioner  Counsel  Respondent  Counsel  Other

## DOCUMENTS HERETOFORE PRESENTED AND EXCHANGED

**PETITIONER RESPONDENT**

( ) Settlement Conference Memorandum ( ) Settlement Conference Memorandum

( ) Joint Pretrial Statement ( ) Joint Pretrial Statement

( ) Spousal Affidavit ( ) Spousal Affidavit

( ) Inventory of Property ( ) Inventory of Property

( ) Proposed Disposition ( ) Proposed disposition

( ) Other Documents: ( ) Other Documents:

**FULL SETTLEMENT**

1. **PLEASE SEE SIGNED ORDER ON PAGE 3 (NOTE TO JPT: SEND ORIGINAL TO ADR FOR FILING)**
2. **SETTLEMENT DICTATED:  NO**

**YES  Written Agreement:**

**Original attached**

**Copy attached  Filed  N/A**

**FTR (Courtroom #\_\_\_\_)**

**Digital Recording: (Please e-mail to: adroffice1@jbazmc.maricopa.gov)**

1. **JURISDICTIONAL TESTIMONY TAKEN FROM:  Petitioner  Respondent**
2. **Signed Decree/Order  Attached**

**Filed**

**PARTIAL SETTLEMENT (Provide comments on page 2)**

**SETTLEMENT DICTATED:  NO**

**YES  Written Agreement:**

**Original attached**

**Copy attached  Filed  N/A**

**FTR (Courtroom #\_\_\_\_)**

**Digital Recording: (Please e-mail to: adroffice1@jbazmc.maricopa.gov)**

**CASE NOT SETTLED (Provide comments on page 2)**

**A.  Estimated Length Of Trial (indicate days or hours)**

**B.  Testimony to be Taken on Trial Date**

**C.  Confirm Trial Date:**

**OTHER:**

**FAILED TO APPEAR: ( ) PETITIONER ( ) RESPONDENT ( ) ATTY FOR PETITIONER ( ) ATTY FOR RESPONDENT**

**VACATED (REASON: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_)**

**SETTLED PRIOR**

**TERMINATED (REASON: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_)**

**CONTINUING TO SUBSEQUENT SESSION (DATE/TIME: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_)**

**CASE NOT SETTLED/PARTIAL SETTLEMENT**

**ISSUES TO BE TRIED COMMENTS**

LEGAL DECISION MAKING/

PARENTING TIME

CHILD SUPPORT

SPOUSAL MAINTENANCE

DIVISION OF PROPERTY ­

DIVISION OF DEBTS ­­

ATTORNEYS' FEES ­

RELIEF DUE RE:

PENDENTE LITE ORDER

OTHER MATTERS TO BE

CONSIDERED BY THE CT

**PARTIAL SETTLEMENT OR NO SETTLEMENT WAS REACHED BECAUSE OF INCOMPLETE DISCOVERY/ DISCOVERY ON THE PART OF**:

**A.  Petitioner**

**B.  Respondent**

**C.  Both parties**

**REMARKS**:

DATE:

JUDGE *PRO TEMPORE*

**SUPERIOR COURT OF ARIZONA**

**MARICOPA COUNTY**

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Case Number: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Name of Petitioner

ORDER RE: SETTLEMENT

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Name of Respondent

The parties reached full agreement at ADR on \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.  The terms of the settlement:

\_\_\_\_\_\_\_ are detailed in a signed agreement in accordance with Rule 69(a)(1), ARFLP, or

\_\_\_\_\_\_\_ were dictated on an audio recording in accordance with Rule 69(a)(3), ARFLP.

By their signatures below, the parties agree that their agreement is binding under Rule 69, ARFLP, that the agreement was entered into voluntarily, that the terms are not unfair under the circumstances and, if there are minor children, the terms are in the children’s best interests.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Petitioner Respondent

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Counsel for Petitioner Counsel for Respondent

Based on the foregoing and good cause appearing,

IT IS ORDERED that [Petitioner/Respondent] shall be responsible for drafting the final settlement documents and submitting them to the other party in a timely fashion for review and approval.

IT IS ORDERED that a Consent Decree or stipulated order shall be submitted by the parties to the division of the judge assigned this matter for signature on or before \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ [**specific date in approx**. 30 days from the ADR date]  (the “Decree Deadline”). Any extension on the Decree Deadline shall be sought from the assigned judge.

IT IS FURTHER ORDERED that until submission of the final settlement documents to the assigned division and entry of the final orders by the assigned judge, all scheduled proceedings before the assigned judge are affirmed. If the parties wish to have any proceedings vacated based upon the settlement that has been reached, the request shall be directed to the division of the assigned judge.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Judge *Pro Tempore* Date

cc: Petitioner

Respondent

ADR

JPT

Judge \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_