DIVORCE – WITHOUT MINOR CHILDREN



THE COURT ORDER

Part 4: To get the Divorce Order

(Forms and Instructions)

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Dissolution of Marriage (divorce)-without minor children

Part 4: Decree/Court Order

CHECKLIST

Use the forms and instructions in this packet ONLY if the following factors apply to your situation:

- You, or the other party filed a "Petition for Dissolution of Marriage (Divorce) Without Minor Children," AND
- ✓ You and the other party have no minor children in common, by birth or adoption,
 AND
- ✓ You have paid the filing fee, AND
- ✓ You are ready to complete the court papers to get a Divorce Decree, AND
- ✓ You are going to a default hearing, or you are filing a Motion to get a default divorce without a hearing, or you are going to trial.

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.

Law Library Resource Center

Decree of Dissolution of Marriage (divorce) – Without Minor Children

Part 4 - The Court Order

This packet contains court forms and instructions to file a degree of dissolution of marriage without minor children. 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!

Order	File Number	Title	# Pages
1	DRDA8k	Checklist: You may use these forms if	1
2	DRDA8t	Table of Contents (This page)	1
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5	DRD68p	Instructions and Procedures for a Default Decree by Motion, without a Hearing	3
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The documents you have received are copyrighted by the Superior Court of Arizona in Maricopa County. You have permission to use them for any lawful purpose. These forms shall not be used to engage in the unauthorized practice of law. The Court assumes no responsibility and accepts no liability for actions taken by users of these documents, including reliance on their contents. The documents are under continual revision and are current only for the day they were received. It is strongly recommended that you verify on a regular basis that you have the most current documents.

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Instructions: How to complete the "Decree of Dissolution of Marriage (Divorce) Without Minor Children"

INFORMATION ABOUT THE DIVORCE DECREE

- What the Decree Means to You. The Decree is the Court Order that legally ends your marriage. Once the judge or commissioner has signed the Decree, it determines the rights and responsibilities of both you and your ex-spouse. If either party does not do what the Decree tells him/her to do, then the other party may ask the Court for help. This is a very important document. Once it has been signed by the judge, your rights and responsibilities are affected forever.
- Failure to do What the Decree Tells You to do Could Get You into Trouble with the Court. This does not
 mean that the Court will police you or the other party to make sure you are following the Decree. It does
 mean that you, or your ex-spouse, can request a "Contempt Order" or an "Order to Enforce" parts of the
 Decree if you, or your ex-spouse, fail to do what the Decree tells you to do.
- Getting Your Divorce Finalized. Before your divorce can become final, a judge or commissioner must sign the Decree. The Decree states how the property (if any) is divided, how the debts and assets (if any) are divided, and the amount of spousal maintenance/support (alimony)(if any)
- Divorce by Default. If you are seeking a Default Decree, you must repeat, as closely as possible, what
 you requested in your Petition. You cannot request something different in the Decree than what you
 requested in the Petition. If you try to do this, the judge or commissioner will not sign the Decree. If you
 want to change your requests to the Court, you must file an "Amended Petition." It is a good idea to have
 your Petition handy when you fill out your Decree so you can refer to it as needed.

INSTRUCTIONS FOR FILLING OUT THE DECREE:

- When filling out any court forms, type or print with black ink only.
- Fill out the Decree before you go to your hearing or before you give it to the judge to sign.
- Do not fill in the spaces allocated for the judge's signature and date.
- If the judge disagrees with anything you have written, he/she may change it before signing the Decree or he/she may ask the parties to come to a hearing.

PROCEDURES: HOW TO GET YOUR DECREE SIGNED BY THE JUDGE

- Make two copies of the Decree.
- Take the documents to your trial or default hearing. If you are using the default process and you wish to proceed without a hearing, see the procedures and forms to proceed by Motion. .

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How to complete a Spousal Maintenance Worksheet (Applies only to cases in which the original petition for dissolution or legal separation was filed on or after September 24, 2022)

In a dissolution of marriage (divorce) or legal separation, one party may request that the court order the other party to pay "spousal maintenance." This is financial support paid by one party to the other party. The court considers certain statutory factors to decide whether a party is eligible for spousal maintenance. In these cases, either party may request that the other pay spousal maintenance.

Spousal Maintenance Guidelines:

For a case filed on or after September 24, 2022, if a person is eligible for spousal maintenance, then the court uses the Arizona Spousal Maintenance Guidelines to determine the <u>amount</u> and <u>duration</u> of the award for spousal maintenance.

The Guidelines can be found here:

https://www.azcourts.gov/familylaw/Child-Support-Family-Law-Information/Spousal-Maintenance-Guidelines.

Spousal Maintenance Calculator:

In any dissolution of marriage or legal separation case that was originally filed on or after September 24, 2022, when a party requests spousal maintenance, or requests to change a past spousal maintenance court order, a completed Spousal Maintenance Worksheet *must* be included under the following situations.

- When filing an Application for Entry of a Default Decree and the party seeking default proceeds by motion without a hearing (Rule 44.1, ARFLP)
- When the parties agree to spousal maintenance and are submitting either a Summary Consent Decree or Consent Decree for Court approval (Rules 45 and 45.1, ARFLP).

The worksheet is created using the FREE online Spousal Maintenance Calculator. Access to the internet is required. The online Spousal Maintenance Calculator can be found here: https://www.superiorcourt.maricopa.gov/app/selfsuffcalc/.

If you do not have access to the internet and/or a printer, you may use the computers at any Law Library Resource Center location. There is a small, per-page charge for printing.

Next Steps:

After completing the Spousal Maintenance Calculator, print out the Spousal Maintenance Worksheet in order to file it with your other paperwork.

When you have completed all necessary forms, go to the "Procedures" page and follow the steps.

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Instructions and Procedures for a Default Decree by Motion, without a Hearing

REQUIREMENTS

Sometimes a court hearing is not required to get a default decree. If you meet the following requirements, you may use this "no hearing" process to request a default decree:

- ✓ All parties must be legally competent and sane.
- ✓ The "Summons" and "Petition" were served to the other party, other than by publication
- ✓ The "Petition" requests to the Court are the same as the requests proposed in the default order.

This means, you cannot use this process if . . .

- the responding party was served by publication,
- if the other party is insane or incompetent, or
- if the other party has filed a response, or made an appearance in the cases, or
- the requests to the Court in the proposed default order are not the same as those requested in the "Petition."

You must have already filed and mailed to the other party an "Application and Affidavit for Default." Also, it must be at least ten (10) court (business) days since you filed and mailed the "Application."

If you filed for divorce, legal separation or annulment, it must also have been at least 60 calendar days since service of the "Summons" and "Petition" was completed.

INSTRUCTIONS

Complete the "Motion and Affidavit for Default Decree without a Hearing"

- 1. Complete the top part of the page with your personal information, name of parties, and case number.
- 2. On the upper page right, mark the box that describes the kind of court order you are requesting (i.e. divorce, annulment, etc.)
- 3. SECTION A:
 - Read the information carefully.
 - Mark the boxes in front of the statements that are true.
- 4. SECTION B: (To be completed only by parties seeking a decree of dissolution, legal separation, or annulment)
 - Mark the boxes that best apply to your situation.
 - NOTE: ATTACHMENTS. If you marked a box next to a statement that requires an "attachment", be sure to attach the required document at the end of the original "Motion and Affidavit for Default Decree without a Hearing." If you are missing an attachment or any required document, your case could be rescheduled for a hearing, which extends the process and delays your decree or court order.
- 5. SECTION C: (To be completed only by parties seeking a judgment of paternity/maternity, and/or legal decision-making, parenting time or child support.)
 - Mark the boxes that best apply to your situation.
 - If the statement next to the box asks for an explanation, write it clearly in black ink.
 - NOTE: ATTACHMENTS. If you marked a box next to a statement that requires an "attachment", be sure to attach the required document at the end of the original "Motion and Affidavit for Default Decree without a Hearing." If you are missing an attachment or any required document, your case could be rescheduled for a hearing, which extends the process and delays your decree or court order.

- 6. SECTION D: To be completed if it applies to you.
 - NOTE: ATTACHMENTS. If you marked a box next to a statement that requires an "attachment", be sure to attach the required document at the end of the original "*Motion and Affidavit for Default Decree without a Hearing.*" If you are missing an attachment or any required document, your case could be rescheduled for a hearing, which extends the process and delays your decree or court order.
- 7. OATH or Affirmation: Sign and date this in front of the Clerk of Superior Court or Notary, with a picture identification.
- 8. COPY: Make two copies of the original "Motion and Affidavit for Default Decree without a Hearing," with ALL the REQUIRED ATTACHMENTS.

Complete the Default Decree / Judge / Order

- 1. See the instructions in this packet to complete the Default Decree / Judgment / Order.
- 2. If children are involved, there will be additional forms to complete, such as a Parenting Plan, Child Support Worksheet, and Child Support Order. See additional instructions in this packet.
- 3. COPY:
 - Make two (2) copies of the original "Decree / Judge / Order", plus attachments and any addition required forms.
 - Note: If you are missing an attachment or any required form, your case could be rescheduled for a hearing, which extends the process and delays your decree or court order.

After completing instructions above, you are ready to complete the Decree/Order, also in this packet.

However, BEFORE YOU REQUEST Default Decree by Motion Without A Hearing, CHECK TO BE SURE THAT YOU:

- <u>Properly served</u> the "Petition", Summons and other papers to other party <u>and filed</u> the proof of service. (Service cannot be done by publication if you are using this method (without a hearing)), AND
- <u>Completed and filed</u> the "Application and Affidavit for Default," with ALL the REQUIRED ATTACHMENTS and <u>mailed</u> a copy to the other party; AND
- IF the other party is on active duty in the United State Military, you <u>completed and notarized</u> "Service Member Civil Relief Act Waiver", AND
- Waited at least 61 days after the completion of service, if you filed for divorce, legal separation or annulment.

PROCEDURES

- 1. FILE the original "Motion and Affidavit for Default Decree without a Hearing," with ALL the REQUIRED ATTACHMENTS, and two copies with all the attachments at one of the following Clerk of Superior Court locations.
 - The Clerk of Superior Court will keep the original "Motion" and all the attachments, as well as date-stamp the copy, and return both copies to you.

Central Court Building	Southeast Court Complex
201 West Jefferson, 1st floor	222 East Javelina Avenue, 1st floor
Phoenix, Arizona 85003	Mesa, Arizona 85210
Northwest Court Complex	Northeast Court Complex
14264 West Tierra Buena Lane	18380 North 40th Street
Surprise, Arizona 85374	Phoenix, Arizona 85032

- 2. HAND-DELIVER OR MAIL the following documents as indicated below to the Family Department:
 - One (1) file-stamped copy of the "Motion and Affidavit for Default Decree without a Hearing" with all attachments.
 - The original and two (2) copies of the "Decree / Judge / Order" and related forms and attachments for signature by the Judge.
 - Two (2) 9" x 12" envelopes with sufficient postage, one addressed to you, and one addressed to the other party.

Central Court Building	Southeast Court Complex		
201 West Jefferson, 3rd floor	222 East Javelina Avenue, 1st floor		
Phoenix, Arizona 85003	Mesa, Arizona 85210		
(To <i>Family</i> Department)	(To <i>Family</i> Department)		
Northwest Court Complex	Northeast Court Complex		
14264 West Tierra Buena Lane	18380 North 40th Street		
Surprise, Arizona 85374	Phoenix, Arizona 85032		
(To Family Department)	(To Family Department)		

3. WAIT. There is a review process upon receipt of your paperwork. This process can take as long as 4-6 weeks. You can call Family Department: (602) 372-3332 between the hours of 8:00 a.m. and 5:00 p.m. to check on the status of your case. Please wait at least four (4) weeks before checking the status.

The Judge will review your file and the documents you have submitted.

- If the Judge determines that everything is in order they will sign the final decree. The Clerk will filestamp your copies and they will be mailed to you and the other party in the envelopes you have provided.
- If the Judge finds anything wrong with your court file or paperwork, your documents will be returned
 to you in the envelope you have provided along with a coversheet describing the deficiency and in
 most cases how it can be corrected.

Common reasons why your paperwork may be rejected:

- Incomplete: The "Decree" was not fully completed.
 - Not all applicable boxes were marked.
 - An explanation(s) was missing
 - An attachment(s) was missing
- Different Requests: Items asked for in the "Decree" were not the same as the items asked for in the "Petition."
- Missing Documents: The original "Decree" and copies were not submitted with the "Motion and Affidavit for Default Decree without Hearing".
- Overlooked "True" Statements: You did not mark all boxes on the "Motion and Affidavit for Default Decree without Hearing" as true statements.
- No notarized Waiver: Did not provide a notarized "Service Members Civil Relief Act Waiver."

Arizona Rules of Family Law Procedure (ARFLP), Rule 44.1, allows for application for a default decree *without hearing* in Family cases for divorce, legal separation, annulment, maternity or paternity, money judgments, attorney fees, and spousal maintenance, but be WARNED:

- There are special legal requirements involved in qualifying for an annulment, and a default decree with no hearing.
- If your court papers do not fully explain how you meet those requirements, it could result in your case being delayed or dismissed.
- Consulting an experienced attorney about whether your situation and your papers indicate you
 qualify for an annulment or a default decree, may help you to avoid unnecessary expense, delay,
 and disappointment.

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 C	OR Attorney for Petitioner OR Respondent
-	R COURT OF ARIZONA RICOPA COUNTY
	Case Number:
(Petitioner/Party A)	DECREE OF DISSOLUTION OF MARRIAGE (Divorce) WITHOUT MINOR CHILDREN
(Respondent/Party B)	

THE COURT FINDS:

- 1. This case has come before this Court for a final Decree of Dissolution of Marriage (Divorce) without Minor Children. The Court has taken all testimony needed to enter a final Decree or has determined testimony is not needed to enter the final Decree.
- 2. This Court has jurisdiction over the parties under the law, and the provisions of the Decree are fair and reasonable under the circumstances.
- 3. THE COURT FINDS:
 - (a) The marriage of the parties is not a "covenant" marriage.
 - (b) At the time this action was filed, one of the parties lived in Arizona for more than 90 days, or had lived in Arizona, while a member of the United States Armed Forces, for more than 90 days.
 - (c) The provisions of A.R.S. § 25-381.09 relating to Conciliation Court either do not apply or have been met.

(d)	The r	narriag	e is irretrievably broken (the marriage is over).
(e)	case,	this Co	s the legal power to do so and where it is applicable to the facts of this ourt has considered, approved, and made orders relating to the issue of intenance/support, and the division of property and/or debts.
		_	parties did not acquire any community property or debts during the age; OR,
			e IS an agreement as to division of community property and debt; all nunity property and debt is divided pursuant to this Decree.
			e is NO agreement as to division of property and/or debt, but all nunity property and/or debt is divided pursuant to this Decree.
(f)		Party	A, OR
		Party	В
			Lacks sufficient property, including property apportioned to the spouse, to provide for that spouse's reasonable needs.
			Lacks earning ability in the labor market that is adequate to be self-sufficient.
			Is the parent of a child whose age or condition is such that the parent should not be required to seek employment outside the home.
			Has made a significant financial or other contribution to the education, training, vocational skills, career, or earning ability of the other spouse or has significantly reduced that spouse's income or career opportunities for the benefit of the other spouse.
			Had a marriage of long duration and is of an age that may preclude the possibility of gaining employment adequate to be self-sufficient.
(g)		Party	A is not pregnant. OR
		Party	A is pregnant, and Party B IS OR IS NOT a parent of the child.
		Party	B is not pregnant. OR
		Party	B is pregnant and Party A IS OR IS NOT a parent of the child.

Case No.	
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THE COURT ORDERS:

1.		marriag e perso	ge of the parties is dissolved, and the parties are restored to the legal status of ms.
2.	NAN		name of Party A or Party B, whose complete married name is:
		Is res	tored to: (List the complete legal name or maiden name as before this marriage)
3.	SPO	USAL I	MAINTENANCE/SUPPORT (ALIMONY):
	(a)		Neither party shall pay spousal maintenance/support (alimony) to the other party; OR,
	(b)		Party A OR Party B
			Is ordered to pay Party B, OR Party A the sum of per month spousal maintenance/support BEGINNING THE FIRST DAY OF THE MONTH after this Decree is signed. Each payment shall be made by the first day of each month thereafter and shall continue until the receiving party is remarried, deceased, or for a period of months. All payments shall be made through the Support Payment Clearinghouse by an Income Withholding Order, until all required payments have been made under this Decree. All spousal maintenance payments are governed by the applicable federal and state tax laws. It shall terminate upon the death of either party or remarriage of receiving party.
4.	PRO	PERTY	, DEBTS, AND TAXES:
	(a)		Party A is ordered to pay all debts unknown to Party B.
	(b)		Party B is ordered to pay all debts unknown to Party A.
	(c)		Each party is ordered to pay his/her debts which he/she incurred since the date of the parties' separation on (date).
	(d)		Other orders and relief relating to the division of community property and/or debts which are contained in Exhibit A, is attached and incorporated into and made a part of this Decree.
	(e)		Each party is assigned his/her separate property and debts as contained in Exhibit A, which is attached and incorporated into and made a part of this Decree.

sh th	his Decree can be used as a transfer of title and can be recorded. Parties all sign all documents necessary to complete all transfer of title ordered in as Decree, such as motor vehicles, houses, and bank accounts. The parties all transfer all real and personal property as described in Exhibit A to the ner party on or beforeby 5:00 p.m.
to lis ap Cl	the party required to transfer the property has not transferred the property the party entitled to receive the property on or before the date and time ted above, the party entitled to receive the property is entitled upon plication to a Writ of Assistance or Writ of Execution to be issued by the erk of Superior Court commanding the sheriff to put him or her in ssession of the property.
· -	or previous calendar years, the parties shall file, subject to IRS Rules and egulations,
	Joint federal and state income tax returns, and hold the other harmless from half of all additional income taxes and costs, if any, and each party shall share equally in tax refunds, if any, OR Separate federal and state income tax returns.
_	AND as calendar year and continuing thereafter, each party shall file separate a returns.
	AND ach party shall give the other party all necessary documentation to file all a returns.
All obligations of ALL tempora	•
	in full or judgment is awarded against the party with the obligation, up to and owing as of the date of this Decree, together with the highest legal by law.
	LABLE ORDER. There are no further matters that remain pending before s judgment is a final order under Rule 78(c) of the Arizona Rules of Family
DONE IN OPE	N COURT this day of, 20
	JUDGE OR COURT COMMISSIONER

5.

6.

this l	Decree/.			Default," I certifof this Decree/Ju			
	Party	's Name:					
	Maili	ng Address:					
	City,	State Zip Code	:				
	By:						
			EXHIBIT A:	PROPERTY AN	ND DEBTS		
1.	DIVI prope		MUNITY PF	ROPERTY: (Be	very specific	e in your desc	cription of the
				rniture, furnishing of personalty in	-		s, appliances
		The commun	ity property is	awarded to each	n party as fol	lows:	
2.	LIST	OF COMMUN	NITY PROPEI	RTY		AWAF Party A	RD TO: Party B
		Household fu	rniture/furnish	nings. (Be specif	ic.)		
		Appliances. (Be specific.)				

DVD/VCR/DVR. (Be specific)

	Case No			
	TVI (De anacifia)	AWAR Party A	D TO: Party B	
	TV. (Be specific)			
		. <u> </u>		
	Personal Computer. (Be specific)		Ш	
	Stereo. (Be specific)			
	Motor vehicle			
	Motor vehicle			
	Motor vehicle			
	Cash, bonds of \$			
	Other:			
	Other:			
	Continued on attached list.			
DIV	ISION OF RETIREMENT, PENSION, DEFERRED COM	MPENSATION	1	
comj asset docu	RNING. You should see a lawyer about your retipensation, 401k plans and/or benefits. If you do not sets, you risk losing any interest you have in these plans and/or ments the plan administrator must have. Only a lawyer ments.)	e a lawyer reg or benefits. The	garding these ere are certain	
	Award each party his/her interest in any and all retirem or other deferred compensation described as:	ent benefits, p	ension plans,	
	OR			
	Each party WAIVES AND GIVES UP his/her interest in any and all retirement benefits, pension plans, or other deferred compensation of the other party.			
	OR			
	Neither party has a retirement, pension, deferred comp benefits.	ensation, 401F	X Plan and/or	

3.

	Case No
1.	DIVISION OF REAL PROPERTY: Section A is for one piece of property. Section B is

A.	and v descr descr legal	which is legally described as: (Y ription can be found on the deed ription, you may have to come be description.)	You must provide the legal description. The legal to the property. If you do not provide the legal back to court to amend the Decree to include the		
	LEG	AL DESCRIPTION:			
	The 1	real property as described above	re is:		
			Party B as his/her sole and separate property		
		Shall be sold and the proceed	ds divided as follows:		
		% or \$	to Party A.		
		% or \$	to Party B.		
В.	and which is legally described as: (You must provide the legal description. The legal description can be found on the deed to the property. If you do not provide the legal description, you may have to come back to court to amend the Decree to include the legal description.)				
	1.50	AL DESCRIPTION:			
		real property as described above	e is:		
			_		
		Awarded to Party A or	Party B as his/her sole and separate property.		
		Awarded to Party A or OR	Party B as his/her sole and separate property.		

		Case No			
	OF COMMUNI' I unsecured debts	TY DEBTS: (You should see .)	a lawyer about	how to d	
The	community debts	s shall be divided as follows:			
Creditors		Amount Owed	Party A	Party	
		\$		_	
		\$\$			
		\$\$			
		\$			
		Φ.			
		\$\$			
		\$\$		_	
Any are	tinued on attached debts or obligation	ons incurred by either party betthe list above or attached, sh	fore the date of s	eparation the party	
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Creditors	Amount Owed	Party A	Party I
	<u> </u>		
	\$	_	_
	\$	_	_
	\$		_
	\$	_	_
	<u> </u>	_	
	\$		
	\$		

Continued on attached list.

Addres City, Si Teleph Email / ATLAS Lawyer	SUPERIOR		FOR CLERK'S USE ON	
In the	e Marriage of	Case No.		
Name	e of Petitioner / Party A	MOTION AND AFFIDAVIT F DEFAULT DECREE WITHO for:		
and		DISSOLUTION OF MARRI LEGAL SEPARATION ANNULMENT MATERNITY/PATERNITY ESTABLISH LEGAL DECI: PARENTING TIME / CHILL A.R.F.L.P. 44.1	SION-MAKING /	
l am Marri a	•	n asking the Court to enter a "Decree Annulment," or "Maternity/Paternit default without a court hearing.		
I have	FION A: marked each box in front of the nent is not true, I cannot get a defa	statements below that are true and I unult decree without a hearing.	inderstand that if any	
	I have read this "Motion and Affidated of my knowledge everything I said is	avit for Default Decree without a Court Ho	earing" and to the best	
	I have paid the filing and service fees or the filing and service fees were waived or deferred. A copy of the receipt showing payment or a copy of the Order showing that the fees were waived or deferred is attached.			
	, ,	Party A and Party B are competent and sate the time of the marriage is listed as a groun	,	

	At least 60 days have passed since the other Party (Respondent) was served with the dissolution, legal separation, or annulment papers. OR my case is to establish maternity/paternity and/or legal decision-
	making / parenting time / child support and there is no 60 day waiting period.
	Service was not done by publication.
	Party B has not made an appearance in this matter or filed a "Response." I filed the "Application and Affidavit for Default" and Default has been entered against the other Party.
	At the time this action was filed, Party A or Party B was domiciled in Arizona or was stationed in Arizona while a member of the United States Armed Forces. If this is an action for dissolution of marriage (divorce) or annulment, Party A or Party B was domiciled or stationed in Arizona for more than 90 days, at the time the Petition was filed.
	My case does not involve a member of the military waiving service OR - I have submitted a <u>notarized</u> "Service Members Civil Relief Act Waiver" completed by the other party.
I am r	ION B. equesting Judgment of DISSOLUTION, LEGAL SEPARATION, or ANNULMENT. S - If YES, answer each question below. O - If NO, skip to Section C.
	Conciliation Services provisions have been met since the filing of the Potition, or the provisions
	Conciliation Services provisions have been met since the filing of the Petition, or the provisions do not apply. This must be true to proceed. (A.R.S. § 25-381.09).
	Covenant Marriage: Our marriage IS or IS NOT a covenant marriage.
	Pregnancy: Neither party Party A Party B is pregnant with a child common to the parties.
	Choose only one that applies:
	If seeking divorce, the marriage is irretrievably broken.
	If seeking legal separation, the parties desire to live separate and apart.

Spousal Maintenance: (choose only one)
Party A or Party B has made a claim for spousal maintenance/support and Form 6 "(Default
Information for Spousal Maintenance") is attached to this Motion and Affidavit.
Party A or Party B has NOT made a claim for spousal maintenance/support, and the claim
is deemed waived by both parties.
Property and Debt: (choose all that apply)
There was no property or debt obtained during the marriage.
Does not apply because (explain):
All of the allegations, including those concerning property and debts listed in the "Petition"
were true at the time filed and remain true as of the date of the filing of this motion and affidavit, OR any changes are explained below:
I attached a list of all community property and debt (obtained or incurred during the marriage), including personal property, motor vehicles, bank accounts, retirement assets, life insurance, real property, including the value and the party to whom the property or debt is to be awarded. The attached list also includes any requests for the award of sole and separate property and debt.
Everything in the "Petition for Dissolution of Marriage," "Legal Separation," or for "Annulment," concerning who gets the property and who pays the bills/debts is fair and reasonable.
I have requested reasonable <u>attorney fees</u> and support for this request is attached to this Motion and Affidavit.
Same as Petition: The requests in this form and relief to be awarded in the "Decree" are the same
as the relief I requested in the underlying "Petition," OR if the relief to be awarded is different, it has been approved by both parties, as reflected in a notarized statement from the other party, or a

"Decree" containing the notarized signatures of both parties. This must be true to proceed.

Case No.		
Case No.		

SECTION C.

I am requesting a Judgment of MATERNITY or PATERNITY and/or an Order for LEGAL DECISION-MAKING / PARENTING TIME / CHILD SUPPORT.

YES - If YES, answer each question below.	
NO - If NO, skip to Section D.	
The name and date of birth of each child is:	
Name:	Date of Birth:
Name:	
Name:	
Name:	
Name:	Date of Birth:
The factual basis for the finding of maternity / pate	ernity is:
The child(ren) live with:	
Length of Residence: The child has lived in Arizon	a for at least six (6) months before the filing of the
Petition or is less than six (6) months old and has	lived in Arizona since birth.
. ,	
There are no proceedings involving the child that	are pending in another jurisdiction. OR
There are other proceedings involving the child the	at are pending in another jurisdiction and I have
listed the court name(s) and case number(s) to	
Court Name(s) Case Number(s)	
Case Number(s)	
There are no proceedings involving the child that a	are pending in another court. OR
There are other proceedings involving the child the	
	iat are pending in other courts and i have listed
the court name(s) and case number(s) below:	
Case Number(s)	

State of Arizona Request: Does not apply. OR
The State of Arizona has requested the default judgment of paternity. The factual basis for the finding of paternity is described above.
Child Support: I have attached the required Child Support Worksheet. Child Support is based on the following:
The Arizona Child Support Guidelines OR
A deviation from the Arizona Child Support Guidelines because:
Other:
The basis for determining the gross income of the defaulting party is:
SECTION D:
Attorney Fees: I have attached an itemized bill for a reasonable amount of attorney fees to support this request.
Money Judgment(s): I have attached the calculations to establish the sum of requested money to support this request.
Other requested relief. I have attached the following document, to establish the facts supporting the request:

Case No.		
Case No.		

Deputy Clerk of Court or Notary Public

OATH OR AFFIRMATION AND VERIFICATION

(Notary seal)

Signature

Date

STATE OF

COUNTY OF

Subscribed and sworn to or affirmed before me this:

(Date)