(A) Name of Person Filing:	
Mailing Address (if not protected):	
City, State, Zip Code:	
Phone Number:	
Email Address:	
AZCARES Number (If Applicab	le):
State Bar Number (If Applicable	e):
Representing: Self Without a	Lawyer
Attorney for	Respondent □ Respondent

SUPERIOR COURT OF ARIZONA IN MOHAVE COUNTY

	(C) Case Number:
(B) (Name of Petitioner)	. ,
	DECREE OF DISSOLUTION OF A NON-COVENANT MARRIAGE (Divorce) WITHOUT MINOR CHILDREN
(B) (Name of Respondent)	□ By Consent (Pg. 8)□ By Default

(D) THE COURT FINDS:

- 1. This case has come before this court for a final "Decree of Dissolution of Marriage Without Minor Children." The court has taken all testimony needed to enter a final Decree, or the court 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 this Decree are fair and reasonable under the circumstances.

3. SERVICE BY PUBLICATION:

If Respondent was served by publication and was not personally served, this court cannot make legal orders with respect to issues of community property or debt, or spousal maintenance/support. The court reserves jurisdiction until personal service is made upon Respondent to consider the maintenance/support of either spouse, the disposition of community property or debts, and any other relief requested in the Petition or orders deemed necessary by the court.

4. The Court finds that:

- **a. Residency Requirement:** At the time this action was filed, the Petitioner or the Respondent 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.
- **b. Conciliation Court:** The provisions relating to the Conciliation Court either do not apply or have been met. This is not a covenant marriage.
- c. Irretrievably Broken or Separate and Apart: The marriage is irretrievably broken (the marriage is over.
- d. Spousal Maintenance/Support, Division of Property and Debt: Where it has the legal power and where it is applicable to the facts of this case, this court has considered, approved, and made orders relating to issues of spousal maintenance/support (alimony), and the division of property and/or debts.

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	e.	Comm	The parties did not act the parties did not act there IS an agreement property and debt is a There is NO agreement property and debt is a property and debt is a control of the property	equire any ent as to divided pu ent as to di	division rsuant to ivision of	of community this Decree. community pr	pro	perty	and	d debt, all	community	
	f.	Pregna □	ancy and Paternity: Petitioner is not pregr	nant		Respondent	is no	ot pre	gna	ant, OR		
			Petitioner is pregnant	AND		Respondent		<u>is</u> O l	₹	□ <u>is not</u> the	e father	
			Respondent is pregna	ant AND		Petitioner		<u>is</u> O	R	□ <u>is not</u> the	e father	
	g.	Spous	The Petitioner, OR The Respondent lack this divorce, to provid or herself through an to look for work outsi or herself, or contribut or had a marriage the possibility of getting a	s enough le for his c appropria de the ho ted signific at lasted	property or her rea te job, or me, or la cantly to a long ti	asonable need is of a condition acks earning a the educationa me and is of a	s, and the second secon	nd is nat the neceportu	una ey s ess nitie	able to supp should not be ary to supp ses of the oth	oort himself be required oort himself her spouse,	
(E) ⁻ 1.			RDERS: AGE OF THE PAR	TIES IS	LEGAI	LY DISSOI	LVE	D ar	ıd th	ne parties a	re restored	
2.		to the legal status of single persons. NAMES:										
		•	rties wish to have a for									
	Currer	nt Name:			_ is rest	(List	nam	e the p	art	y wishes to u	 ise as	
3.			IENT OF TEMPOR ers dated (fill in dates			: All obligation	ns o				y the parties ir	າ _
			full or judgment is a date of this Decree, w									t c
4.	SPO	USAL N	MAINTENANCE/SU	JPPOR1	Γ (Alim	ony):						
	a.		Neither party shall pa	y spousal	mainten	ance/support	(alim	nony)	to t	he other pa	ırty, OR	
	b.	\$ MO	NTH after this Decree eafter and shall con	month spo is signed. Itinue unt	ousal ma . Each p til the r	aintenance BE ayment shall l	EGIN be m / is	NINC nade rem	by tarri	THE FIRST the first day ed or dec	DAY OF TH of each monteased or un	th til

Case No._____

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c. This Decree can be used as a transfer of title and can be recorded. Parties shall si documents necessary to complete all transfer of title ordered in this Decree, su motor vehicles, houses, and bank accounts. The parties shall transfer all reapersonal property as described in Exhibit A to the other party on or before the personal property as described in Exhibit A to the other party on or before the personal property as described in Exhibit A to the other party on or before the personal property to the entitled to receive the property on or before the date and time listed above, the party et to receive the property is entitled upon application to a Writ of Assistance or Westeroution to be issued by the Clerk of the Court commanding the sheriff to put him to in possession of the property. Other orders and relief relating to property or debt are contained in Exhibit A, what attached and incorporated into this Decree. d. For previous calendar years, pursuant to IRS rules and regulations, the parties will fill joint federal and state income tax returns and hold the other harmless from the all additional income taxes and other costs, if any, and each will share equally refunds, OR separate federal and state income tax returns, AND This calendar year and continuing thereafter, each party will file separate federal and state income tax returns, AND		Paym the pa	nents made shall be included in receiving spouse's taxable income and is tax deductible from aying spouse's income as required by law. Spousal maintenance/support payments end inceiving party is remarried or deceased.
Respondent is ordered to pay all debts unknown to Petitioner, AND Each party is ordered to pay his or her debts from the following date, b.	ROPE	ERTY,	DEBTS AND TAX RETURNS:
 Each party is ordered to pay his or her debts from the following date,	a.		Petitioner is ordered to pay all debts unknown to Respondent, AND
b.			Respondent is ordered to pay all debts unknown to Petitioner, AND
which is attached and incorporated into and made a part of this Decree. C. This Decree can be used as a transfer of title and can be recorded. Parties shall side documents necessary to complete all transfer of title ordered in this Decree, sumotor vehicles, houses, and bank accounts. The parties shall transfer all reapersonal property as described in Exhibit A to the other party on or before the personal property as described in Exhibit A to the other party on or before the entitled to receive the property on or before the date and time listed above, the party enterprise to receive the property is entitled upon application to a Writ of Assistance or Wexecution to be issued by the Clerk of the Court commanding the sheriff to put him to in possession of the property. Other orders and relief relating to property or debt are contained in Exhibit A, what attached and incorporated into this Decree. d. For previous calendar years, pursuant to IRS rules and regulations, the parties will fine joint federal and state income tax returns and hold the other harmless from the all additional income taxes and other costs, if any, and each will share equivalently any refunds, OR separate federal and state income tax returns, AND This calendar year and continuing thereafter, each party will file separate federal and state income tax returns, AND			Each party is ordered to pay his or her debts from the following date,
documents necessary to complete all transfer of title ordered in this Decree, surmotor vehicles, houses, and bank accounts. The parties shall transfer all reapersonal property as described in Exhibit A to the other party on or before one of the personal property as described in Exhibit A to the other party on or before the date and time listed above, the party endored to receive the property on or before the date and time listed above, the party endored to receive the property is entitled upon application to a Writ of Assistance or Well Execution to be issued by the Clerk of the Court commanding the sheriff to put him or in possession of the property. Other orders and relief relating to property or debt are contained in Exhibit A, what attached and incorporated into this Decree. d. Por previous calendar years, pursuant to IRS rules and regulations, the parties will find in joint federal and state income tax returns and hold the other harmless from the all additional income taxes and other costs, if any, and each will share equivalent any refunds, OR separate federal and state income tax returns, AND This calendar year and continuing thereafter, each party will file separate federal and state income tax returns, AND	b.	0	Each party is assigned his or her separate property and debts as contained in Exhibit A which is attached and incorporated into and made a part of this Decree.
entitled to receive the property on or before the date and time listed above, the party endorreceive the property is entitled upon application to a Writ of Assistance or William Execution to be issued by the Clerk of the Court commanding the sheriff to put him on in possession of the property. Other orders and relief relating to property or debt are contained in Exhibit A, who attached and incorporated into this Decree. d. □ For previous calendar years, pursuant to IRS rules and regulations, the parties will fing in joint federal and state income tax returns and hold the other harmless from the all additional income taxes and other costs, if any, and each will share equal any refunds, OR □ separate federal and state income tax returns, AND This calendar year and continuing thereafter, each party will file separate federal and state income tax returns, AND	C.		This Decree can be used as a transfer of title and can be recorded. Parties shall sign al documents necessary to complete all transfer of title ordered in this Decree, such as motor vehicles, houses, and bank accounts. The parties shall transfer all real and personal property as described in Exhibit A to the other party on or before (date), by 5:00 p.m.
attached and incorporated into this Decree. d. □ For previous calendar years, pursuant to IRS rules and regulations, the parties will fit □ joint federal and state income tax returns and hold the other harmless from hall additional income taxes and other costs, if any, and each will share equal any refunds, OR □ separate federal and state income tax returns, AND □ This calendar year and continuing thereafter, each party will file separate federal and state income tax returns, AND			If the party required to transfer the property has not transferred the property to the party entitled to receive the property on or before the date and time listed above, the party entitled to receive the property is entitled upon application to a Writ of Assistance or Writ or Execution to be issued by the Clerk of the Court commanding the sheriff to put him or her in possession of the property.
 joint federal and state income tax returns and hold the other harmless from hall additional income taxes and other costs, if any, and each will share equal any refunds, OR separate federal and state income tax returns, AND This calendar year and continuing thereafter, each party will file separate federal and state income tax returns, AND 			Other orders and relief relating to property or debt are contained in Exhibit A, which is attached and incorporated into this Decree.
all additional income taxes and other costs, if any, and each will share equal any refunds, OR separate federal and state income tax returns, AND This calendar year and continuing thereafter, each party will file separate federal an state income tax returns, AND	d.		For previous calendar years, pursuant to IRS rules and regulations, the parties will file:
☐ This calendar year and continuing thereafter, each party will file separate federal an state income tax returns, AND			all additional income taxes and other costs, if any, and each will share equally in
state income tax returns, AND			□ separate federal and state income tax returns, AND
Each party shall give the other party all necessary documentation to file all tax return		_	This calendar year and continuing thereafter, each party will file separate federal and state income tax returns, AND
Lacif party shall give the other party an necessary accumentation to the air tax retain			Each party shall give the other party all necessary documentation to file all tax returns.
OTHER ORDERS. (Leave blank for Judicial Officer.)			

(Date)

JUDGE OR COURT COMMISSIONER

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(F) DONE IN OPEN COURT:

Case No	 	 	

If this Decree was issued as a "Default," and the Petitioner served the papers to begin this case by any means other than by publication, a copy of this Decree shall be mailed or delivered to the Respondent within 24 hours of the court hearing as follows:

Respondent's Name:	
Mailing Address:	
City, State, Zip Code:	
•	
Date:	

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Case No.	

EXHIBIT A: PROPERTY AND DEBTS

1.	DIVISION OF	COMMUNITY	PROPERTY-

- Award each party the personal property in his or her possession, **OR**
- ☐ The following community property is awarded to each party as follows:

2.	LIST	OF COMMUNITY PROPERTY, Be specific	AW Petitioner	ARD TO:
		Household furniture/furnishings (be specific)	Pelilionei	Respondent
		Appliances (be specific)		
	_			
			<u> </u>	_
				_
				_
		D) (D) (D) (D) (D) (I + + + + + if +)		
		DVD/DVR/VCR (be specific)		
		TV (be specific)		
		Personal computer (be specific)		
		Stereo (be specific)		
		Motor vehicle		
		Motor vehicle		
		Motor vehicle		
		Cash, bonds of \$		
		Other:		
		Continued on attached list.		

3. DIVISION OF RETIREMENT, PENSION, DEFERRED COMPENSATION

(WARNING. You should see a lawyer about your retirement, pension, deferred compensation, 401K plans and/or benefits. If you do not see a lawyer regarding these assets, you risk losing any interest you have in these plans and/or benefits. There are certain documents the plan administrator must have. Only a lawyer can help you prepare these documents.)

Award each party his or her interest in any retirement benefits, pension plans, or other deferred
compensation described as:
Petitioner's:
Respondent's:

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Case No	
---------	--

OR

		or other deferred compensation of the other party:							
		OR Neither party has a retirement, penalon, deferred compensation, 401K Plan and/or hanefits							
		Neither party has a retirement, pension, deferred compensation, 401K Plan and/or benefits.							
1 .	of pro	SION OF REAL PROPERTY. Section A is for one piece of property. Section B is for another piece operty. If you own more than two pieces of property, check the box below and attach another sheet of with the information requested in A and B.							
		More than 2 pieces of property are involved. See attached sheet listing the same information as in A and B.							
	A.	Real property located at (address)which is legall 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.)							
		LEGAL DESCRIPTION:							
		The real property as described above is: Awarded to Petitioner, OR Respondent as his or her sole and separate property.							
		OR □ Shall be sold and the proceeds divided as follows:% or \$ to Petitioner.							
		% or \$ to Respondent.							
		This Decree can be used as a transfer of title and can be recorded. Parties shall sign all documents necessary to complete all transfer of titles ordered in this Decree, such as motor vehicles, houses, and bank accounts.							
		□ is appointed real estate commissioner to sell this real property.							
	В.	Real property at (address)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.)							
		LEGAL DESCRIPTION:							
		The real property as described above is:							
		☐ Awarded to ☐ Petitioner OR ☐ Respondent as his or her sole and separate property.							

OR

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SEPARATE Description	nued on attached list.		or her separate debt a	
SEPARATE Description	nued on attached list.			
SEPARATE Description				
SEPARATE Description				
SEPARATE Description				
SEPARATE	or Froperty. (De Specii			_
SEPARATE	or Froperty. (De Specii			
SEPARATE	or Froperty. (De specii			-
SEPARATE	or Froperty. (De Specii			itcspoii
J	PROPERTY. The following of Property. (Be specified)	owing separate property is ic.)	awarded as follows: Petitioner	Respon
ident	fied in the list above	curred by either party beformer or attached shall be paid I indemnify and hold the other.	by the party who in	curred the
	inued attached list.	curred by either party befo	ore the date of sena	ration, that
		\$		
		\$		
		\$		
		\$		
		\$		
unsecured de Creditor(s)	ects.) 🗖 The following (community debts shall be di	Petitioner	Respon
DIVISION C	DE COMMUNITY DE	BTS. (You should see a	lawyer about how to	divide secu
	More than two pieces information as in Sec	s of property are involved. Stions A and B	See attached sheet lis	ting the sam
	property.	is appointed real	estate commissioner t	o sell this re
		used as a transfer of title an y to complete all transfer of t d bank accounts.		
		to Responden		
		to Petitioner.		
	% or \$			

\$_

Case No._____

continued on attached list.

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Case No.		

<u>COMPLETE THIS PAGE ONLY IF THIS IS A CONSENT DECREE.</u> If you are filing a Consent Decree, please review the following information. Both petitioner and Respondent must initial the appropriate boxes below.

1.	NON-C	Petitioner	GE. WE	e do not nave a covenant marriage. Respondent
2.		TO TRIAL IS WAIVE Il before a judge. Petitioner	ED. I und	derstand that by signing this Consent Decree, I am waiving my right
3.	coercio Decree	n, or undue influence with attachments,	e from ar if any, t	MPLETE AGREEMENT. I am not under any force, threats, duress, nyone, including the other party, to sign this Consent Decree. This hat I have signed is our full agreement. I have not agreed to ted in writing in the Decree. Respondent
4.	right to			t even if I am representing myself without an attorney, I have the ey. I have the right to call an attorney and get legal advice before legal advice advice legal advice before legal advice l
5.				AGE. I agree that our marriage is irretrievably broken. There is no for we desire to live separate and apart if this is a Legal Separation. Respondent
6.	DIVISIO	ON OF PROPERTY. Petitioner	The ag □	reement about division of property and debts is fair and equitable. Respondent

This is a Consent Decree. By signing this Exhibit and subscribing and swearing to same (or affirming to same) before a Notary Public, both parties affirm that the information is true and correct, including the six statements listed above.

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SIGNATURE SECTION:			
STATE OF ARIZONA)			
)ss. COUNTY of Mohave)			
Approved by Petitioner:		Date:	
Subscribed and sworn to me by .	the Petitioner, on this	day of	<u>,</u> 20
My Commission Expires:			
		Notary Public / Deputy 0	Clerk
STATE OF ARIZONA))ss.			
COUNTY of Mohave)			
If you are filing a Consent Dec	cree, the Respondent must al	so sign:	
Approved by Respondent:		Date	
Subscribed and sworn to me by	the Respondent, on this	day of	, 20
My Commission Expires:			
		Notary Public / Deputy C	lerk
If either party is represented I	by a lawyer, the lawyer must a	ılso sign:	
Approved by Petitioner's Lawye	r:	Date	
Approved by Respondent's Law	yer:	Date	
If a Guardian Ad Litem is appo	ointed, the Guardian Ad Litem	n must approve on behal	f of the child and sign
Approved by Guardian Ad Liter	:	Date	
If the Attorney General is invo amount only and sign below:	lved in this case, the Attorne	y General must approve	the child support
Approved by Attorney General:		Date	

Case No._____

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Case	Number	

INCOME WITHHOLDING DATA FORM (WAGE GARNISHMENT FOR CHILD SUPPORT AND/OR SPOUSAL MAINTENANCE)

Custodial Parent or Obligee Information	Non Custodial Parent of Obligor Information
Name:*	Name:*
Date of Birth	Date of Birth*
Name and Address of Employer	Name and Address of Employer*
Social Security Number	Social Security Number*
Obligee's Mailing Address	Obligor's Mailing Address
Name of Children*	Child's Date of Birth*

 \bullet (*) Denotes required fields for an Income Withholding Statement to issue to an employer