Mail City Pho ATL Rep	me of Person Filing: illing Address: y, State, Zip Code: one Number: LAS Number (if applicable): presenting: Self, Without a Lawyer OR corney for: Petitioner Respondent	
	SUPERIOR COURT OF ARIZONA MOHAVE COUNTY	
	Case Number:	
(Nam AND	PETITION FOR DISSOLUTION OF A NON-COVENANT MARRIAGE (DIVORCE) WITH CHILDREN	
(Nam	me of Respondent)	
ST.A	INFORMATION ABOUT ME, THE PETITIONER: Name: Address: Date of Birth	
	Job Title: Starting with today, I the Petitioner have lived in Arizona for years and/or mor	
	Starting with today, I the Petitioner have lived in Arizona for years and/or mor row.	iths in a
2.	INFORMATION ABOUT MY SPOUSE, THE RESPONDENT: Name:	
	Address:Date of Birth	
		months
3.	INFORMATION ABOUT MY MARRIAGE: Date of Marriage: City and state or country where we were married: We do not have a covenant marriage.	
	We do have a covenant marriage. (Warning: If you have a covenant marriage, you cannot this form. If you have questions about whether you have a covenant marriage, review your m license, review the checklist in this packet, and see a lawyer for help.)	
4.	90 DAY REQUIREMENT: ☐ I OR ☐ my spouse have lived, or have been stationed while a member of the Armed Forces, in Ari at least 90 days before I filed this action. (WARNING: If this statement is not true, you cannot file you in Arizona.)	

	5.	makino Domes	ESTIC VIOLENCE: (Check the box that is true if you intend to ask for joint legal decision g): stic violence has not occurred during this marriage or Domestic violence has occurred, edomestic violence has not been significant.
	6.	CHIL box):	DREN OF THE PARTIES WHO ARE LESS THAN 18 YEARS OLD (check one
			There are no children under the age of 18 either born to, or adopted by, the parties. NOTE: IF YOU CHECKED THIS BOX, STOP. YOU SHOULD BE USING THE PETITION PACKET TO GET A DIVORCE WITHOUT CHILDREN.
			The following child(ren) are under age 18 and were born to or adopted by my spouse and me: (Attach extra pages if necessary).
	Child's	Name:	
	Length	ss: of Time	at Address:
	Addres	ss: _	
	Length	of Time	at Address:
	Child's	Name:	
	Addres	ss:	
	Lengtr	i ot i ime	at Address:
	Child's	Name:	
	Addres	SS:	at Address:
7.	PREC	Petition Petition	The Petitioner is not the parent of the child A child or children was/were born before the marriage. The Petitioner OR Respondent is the father of that child/ those children named below:
8.a.	СОМ	MUNIT	Y PROPERTY: (check one box)
		My spo	ouse and I did not acquire any community property during the marriage, OR
	_	Myon	ouse and I acquired community property during our marriage, and we should divide it as follows:
		iviy spo	base and Lacquired community property during our marriage, and we should divide it as follows.

5.

Revised: 5/2024

Petitioner	Respondent	Value
		\$
Petitioner	Respondent	Value
П		\$
		Ψ
Petitioner	Respondent	Value
		\$
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Petitioner	Respondent	Value
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Petitioner	Respondent	Value
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Petitioner	Respondent	Value
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	Petitioner Petitioner Petitioner Petitioner Petitioner Petitioner Petitioner Petitioner Petitioner	Petitioner Respondent Respondent

			Petitioner	Respondent	Value					
		Make			\$					
		Model								
		VIN Lien Holder								
		Lieff Holdel								
.b.	SEPARATE PROPERTY: (Check all boxes that apply.)									
		I do not have any property that I brought into the	ne marriage o	r separate prope	erty.					
		My spouse, the Respondent does not have any property that he or she brought into the marriage o separate property.								
		I have property that I brought into the marriage to me as described below.	or I have sepa	rate property. I	want this property awaı					
		My spouse, the Respondent, has property that property. I want this property awarded to my sp			marriage or has sepa					
		Separate Property: (List the property and the who should get the property.)	value of the p	property, and ch	eck the box to tell the C					
		Description of Separate Property	Petitioner	Respondent	Value \$_					
					\$					
					\$					
.a.										
•	CON	IMUNITY DEBTS: (check one box) My spouse and I did not incur any community of	debts during t	he marriage, OF	₹					
•		IMUNITY DEBTS: (check one box)	_	_						
•		IMUNITY DEBTS: (check one box) My spouse and I did not incur any community of	s incurred du	ring the marriag Respondent	e as follows: Amount Owed					
•		My spouse and I did not incur any community of We should divide the responsibility for the debt Description of Debt	es incurred du Petitioner	ring the marriag Respondent	e as follows:					
•		IMUNITY DEBTS: (check one box) My spouse and I did not incur any community of the should divide the responsibility for the debt	Petitioner	ring the marriag Respondent	e as follows: Amount Owed					
•		My spouse and I did not incur any community of We should divide the responsibility for the debt Description of Debt	es incurred du Petitioner	ring the marriag Respondent	e as follows: Amount Owed					
•		My spouse and I did not incur any community of We should divide the responsibility for the debt Description of Debt	Petitioner	ring the marriag Respondent	e as follows: Amount Owed \$ \$ \$ \$ \$ \$ \$					
•		My spouse and I did not incur any community of We should divide the responsibility for the debt Description of Debt	Petitioner	ring the marriag Respondent	e as follows: Amount Owed \$					
		My spouse and I did not incur any community of We should divide the responsibility for the debt Description of Debt	Petitioner	ring the marriag Respondent	e as follows: Amount Owed \$ \$ \$ \$ \$ \$ \$					
).		My spouse and I did not incur any community of We should divide the responsibility for the debt Description of Debt	Petitioner	ring the marriag Respondent □ □ □ □ □ □	e as follows: Amount Owed \$ \$ \$ \$ \$ \$ \$ \$ \$ \$					
	SEP	My spouse and I did not incur any community of We should divide the responsibility for the debt Description of Debt	Petitioner	ring the marriag Respondent □ □ □ □ □ □ rior to the marria	e as follows: Amount Owed \$					

	Descri	ption of Debt	Petitioner	Respondent	Amount Owed
		-			\$
					\$
					\$
					\$ \$
					Φ
TAX F	After th	RNS: (Check this box if this is where judge or commissioner signs the Decre	ee of Dissolu	tion of Marriage (Div	
	we we state in other hin any each p	Rules and Regulations, pay federal and re married, not including the year the Dencome tax returns. In addition, for previous armless from 1/2 of all additional income to refunds. For the calendar year (the year to arty will, subject to IRS Rules and Regulationarty will give the other party all necessary	ecree was siques calendar caxes if any a hat the Decretions, file sep	gned), the parties wi years, both parties and other costs, and e ee is signed) and all parate federal and sta	Il file joint federal and will pay, and hold the each will share equally future calendar years,
SPOU	SAL N	MAINTENANCE/SUPPORT (ALIM	ONY) (che	ck the box that app	lies to you):
	Neithe	r party is entitled to spousal maintenance/	/support (alin	nony), OR	
	Petitioner OR Respondent is entitled to spousal maintenance/support because: (Check one or more of the box(es) on the next page that apply. At least one reason must apply to get spousa maintenance/support.)				
		Person lacks sufficient property to provide	e for his/her	reasonable needs;	
		Person is unable to support himself/herse		• •	
	_ _	Person is the custodian of a child(rer should not be required to seek employment Person lacks earning ability in the labor not be required to seek employment.)	ent outside th	ne home;	·
		Person contributed to the educational oppouration and is now of an age that preclusupport himself/herself.			
marriag	e, you i u canno	ATEMENTS TO THE COURT UND must be able to tell the court that the follow of file for divorce until the statements are statements.	wing stateme	ents are true. If the s	statements are not
	TRUE	My marriage is irretrievably broken and marriage is over.)	there is no re	easonable prospect o	of reconciliation. (My
	TRUE	My spouse and I have attempted to reso			
	TRUE	going to Conciliation Services to try to re This court has jurisdiction to decide child			
WRIT	TEN L	EGAL DECISION MAKING AGRE	EMENT:	(Check the boxes that	at apply, if they apply)

submitted with this petition.

10.

11.

12.

13.

A proposed Parenting Plan for Joint Legal Decision Making or Sole Legal Decision Making is

A.	DISS	OLUT	DISSOLUTION (DIVORCE):								
	□ Dissolve our marriage and return each party to the status of a single person;										
В.	NAM	ES : R	lestore Petitioner Respondent to her or his former name of:								
			If you are not the person who is requesting to have your former name restored, the court written request from the party who wants his or her name restored to change the name.								
	PATERNITY and CHILDREN'S NAMES: The ☐ Petitioner or ☐ Respondent is declared to be the father of the minor children named below, born before the marriage and (optional) change the legal name of those children to the name listed on the right, below:										
	Curre	nt Lega	al Name (OPTIONAL) Change the name of the child to: New Name								
_	. = 0	5-									
	of the follows	childrer s: (Che	n under the age of 18 years and common to the parties, whether by birth or adoption, as ck either the sole legal decision making box or the joint legal decision making box. If you e legal decision making box, check only one box related to visitation.) SOLE LEGAL DECISION MAKING of the minor child(ren) awarded to Petitioner OR								
	of the follows check	childrers: (Cheo	n under the age of 18 years and common to the parties, whether by birth or adoption, as ck either the sole legal decision making box or the joint legal decision making box. If you e legal decision making box, check only one box related to visitation.) SOLE LEGAL DECISION MAKING of the minor child(ren) awarded to Petitioner								
	of the follows check	childrers: (Checthe sol	n under the age of 18 years and common to the parties, whether by birth or adoption, as ck either the sole legal decision making box or the joint legal decision making box. If you e legal decision making box, check only one box related to visitation.) SOLE LEGAL DECISION MAKING of the minor child(ren) awarded to Petitioner OR Respondent, subject to visitation as follows:								
	of the follows check	childrers: (Checthe sol	ck either the sole legal decision making box or the joint legal decision making box. If you e legal decision making box, check only one box related to visitation.) SOLE LEGAL DECISION MAKING of the minor child(ren) awarded to Petitioner OR Respondent, subject to visitation as follows: Reasonable Visitation rights to the parent not having legal decision making, as will								
	of the follows check	childrers: (Checthe sol	n under the age of 18 years and common to the parties, whether by birth or adoption, as ck either the sole legal decision making box or the joint legal decision making box. If you e legal decision making box, check only one box related to visitation.) SOLE LEGAL DECISION MAKING of the minor child(ren) awarded to Petitioner OR Respondent, subject to visitation as follows: Reasonable Visitation rights to the parent not having legal decision making, as will be described in the Parenting Plan attached to the Divorce Decree. Supervised Visitation between the children and the Petitioner OR Respondent is in the best interest of the children because: (Explain the reasons or								
	of the follows check	childrers: (Checthe sol	n under the age of 18 years and common to the parties, whether by birth or adoption, as ck either the sole legal decision making box or the joint legal decision making box. If you e legal decision making box, check only one box related to visitation.) SOLE LEGAL DECISION MAKING of the minor child(ren) awarded to petitioner or or Respondent, subject to visitation as follows: Reasonable Visitation rights to the parent not having legal decision making, as will be described in the Parenting Plan attached to the Divorce Decree. Supervised Visitation between the children and the Petitioner Or Respondent is in the best interest of the children because: (Explain the reasons or need for supervised visitation. Use extra paper if necessary.)								
	of the follows check	childrers: (Checthe sol	n under the age of 18 years and common to the parties, whether by birth or adoption, as ck either the sole legal decision making box or the joint legal decision making box. If you e legal decision making box, check only one box related to visitation.) SOLE LEGAL DECISION MAKING of the minor child(ren) awarded to Petitioner OR Respondent, subject to visitation as follows: Reasonable Visitation rights to the parent not having legal decision making, as will be described in the Parenting Plan attached to the Divorce Decree. Supervised Visitation between the children and the Petitioner OR Respondent is in the best interest of the children because: (Explain the reasons or need for supervised visitation. Use extra paper if necessary.)								

						UK						
	C.2.		JOINT LEGAL custodians of th Agreement sign Making Agreem marriage.)	e minor oned by the	hild(par	ren) as set t ties, if the co	forth ourt	in the Joi agrees wit	nt Le th th	egal Dec e Joint L	ision Makin egal Decisi	g
E.	CHILD SUPPORT: Order that child support will be paid by: ☐ Petitioner, OR ☐ Respondent in a reasonable amount as determined by the court under the Arizona Child Support Guidelines. Support payments will begin on the first day of the first month following the entry of the divorce decree. These payments, and a fee for handling, will be paid through the Clerk of the Court/Clearinghouse and collected by automatic wage assignment.											
F.	MEDIC	CAL, DE	NTAL, VISION C	ARE FO	R MII	NOR CHILD	REI	N: Order	that			
	Petitio	ner is re	sponsible for pro	viding:		medical		dental		vision c	are insuran	се
	Respo	ndent is	responsible for p	providing:		medical		dental		vision o	are insurar	ice
	expens	ses incur	espondent will pa red for the child(i heet, which I will	ren) in pro	port	ion to their r						
G.			PTION: The parte income tax ret				ı as	income ta	x de	pendenc	y exemptio	ns on
	□ Peti	tioner c	to claim Respondent Respondent	Name of	f chi	ld		Curre	nt ta	x year	Later tax	c years
	□ Peti	tioner c	to claim Respondent Respondent	Name of	f chi	ld		Curre	nt ta	x year	Later tax	years
H.	SPOUSAL MAINTENANCE/SUPPORT (ALIMONY): □ Order spousal support to be paid by □ Petitioner OR □ Respondent in the amount of per month beginning with the first day of the month after the Judicial Officer signs the Decree and continuing until the person receiving spousal maintenance/support is remarried or deceased, or for a period of months.						ased,					
I.	COM	MUNIT	Y PROPERTY	/: Make	a fair	division of	all c	ommunity	prop	erty.		
J.	COMMUNITY DEBTS: Order each party to pay community debts as requested in the Petition, and to pay any other community debts unknown to the other party. Order each party to pay and hold the other party harmless from debts incurred by him/her since the parties separation on or the date the Respondent was served with the Petition for Dissolution.											
K.	SEPARATE PROPERTY and DEBT: Award each party his/her separate property and make each party pay his/her own separate debt.											

	Case No
L.	OTHER ORDERS I AM REQUESTING (Explain request here):
AFFIRMATION	ON OF PETITIONER:
I declare under and belief.	penalty of perjury that the contents of this document are true and correct to the best of my knowledge
SIGNATURE:_	DATE: