Pers	on Filing:	
Maili	ng Address:	
City,	State, Zip Code:	
Telep	phone Number:	
E-ma	il Address:	
Atlas	Number (if applicable)	
□Re	epresenting Self (No Attorney) O	R 🗌 Represented by Attorney
If Att	orney, Bar Number:	
	SUPE	RIOR COURT OF ARIZONA MOHAVE COUNTY
	(2)	Case No:
Name	e of Petitioner	
AND		RESPONSE TO PETITION FOR
Ninne		DISSOLUTION OF A NON-COVENANT
ivame	e of Respondent	MARRIAGE (DIVORCE) WITH CHILDREN
1.	ATEMENTS TO THE COL	IY SPOUSE, THE PETITIONER
		,
	Address: Date of Birth	<u></u>
		onths/years in a row the Petitioner has lived in Arizona:
2.	INFORMATION ABOUT M	·
	Address:	
	Date of Birth	
	Starting with today number of mo	onths/years in a row the Respondent has lived in Arizona:
3.	INFORMATION ABOUT M	
	Date of Marriage:	we were married:
	☐ We do <b>not</b> have a covenan	
	proceed. You should file a	arriage. <b>(WARNING:</b> If this statement <b>is</b> true, the petitioner <b>cannot</b> motion to dismiss, and then petition the court for a Dissolution of a see attach a copy of your marriage license to show what kind of

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membe statem	<b>90 DAY REQUIREMENT:</b> I or   my spouse have lived, or have been stationed while a member of the Armed Forces, in Arizona for at least 90 days before I filed this action. (WARNING: If this statement is <b>not</b> true, the petitioner <b>cannot</b> proceed. You should file a motion to dismiss. You or the petitioner can then re-file the divorce papers when the statement is true.)			
If you i	<b>DOMESTIC VIOLENCE:</b> (Check the box to indicate whether or not domestic violence has occurred. If you intend to ask for joint legal decision making): Domestic violence □ has not occurred during this marriage or □ Domestic violence has occurred, but the domestic violence has not been significant.			
CHILI	DREN OF THE PARTIES WHO ARE L	ESS THAN 18 YEARS OLD (check one box):		
	the parties. NOTE: IF YOU CHECKED THIS	under the age of 18, either born to or adopted by, BOX, STOP. YOU SHOULD BE USING THE WITHOUT CHILDREN.		
0		es, are under age 18 and were born to, or adopted f necessary).		
Addres	ss of Time at Address:			
ŭ				
Child's Addres	Names	Birth Date:		
		Birth Date:		
Child's Addres	Name	Birth Date:		
Length	of Time at Address:			
PREGNANCY  ☐ Wife is not pregnant, OR  ☐ Wife is pregnant  The baby is due on (date), (and, check one box below):  ☐ The Petitioner and Respondent are the parents of the child, OR  ☐ Petitioner is not the parent of the child, OR.				
	Respondent is not the parent of the cl	nild.		
DIFFE	ERENT FROM WHAT MY SPOUSE AS	, ,		
	CHILLI Child's Address Length	member of the Armed Forces, in Arizona for at least 9 statement is not true, the petitioner cannot proceed. petitioner can then re-file the divorce papers when the DOMESTIC VIOLENCE: (Check the box to indid If you intend to ask for joint legal decision making): marriage or Domestic violence has occurred, but CHILDREN OF THE PARTIES WHO ARE L.  There are no children common to the parties, the parties. NOTE: IF YOU CHECKED THIS RESPONSE PACKET TO GET A DIVORCE  The following child(ren), common to the partie by, my spouse and me: (Attach extra pages in Child's Name  Address  Length of Time at Address:  Child's Name  Address:  Length of Time at Address:  PREGNANCY  Wife is not pregnant, OR  Wife is pregnant  The baby is due on (date), (and The Petitioner and Respondent are the Petitioner is not the parent of the child		

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Case No
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## 9.a COMMUNITY PROPERTY: (check one box)

	My spouse and I did <b>not</b> acquire any common My spouse and I <b>did</b> acquire community profollows:		marriage, and we s	
_	Real estate located at:	reutioner	Respondent	value
		_	_	¢
	Logal Description	_ 🗆		\$
	Legal Description:			
]	Real estate located at:	Petitioner	Respondent	Value \$
	Legal Description:	_		Ψ
	Household furniture and appliances:	Petitioner	Respondent	Value
				\$
	<del></del>			\$
	- <u></u> -			\$
				\$
				\$
				\$
				\$
				\$
				\$
				\$
				\$
	·			\$
				\$
	Household furnishings:	Petitioner	Respondent	Value
	<del></del>			\$
				\$
	<del></del>			\$
	<del></del>			\$
				\$
	Other items:	Petitioner	Respondent	Value \$
	<del></del> -			\$
	·			\$
				\$
	Pension/retirement fund/profit sharing/st	ock plan/401K:		
		Petitioner	Respondent	Value
				\$
				\$
				\$
				\$

		Case No					
		Petitioner	Respondent	Value			
	Motor vehicles:	_	_	\$			
	Make			Φ	-		
	Model	_					
	VIN_ Lien Holder_	-					
		Petitioner	Respondent	Value			
	Moko	_	_	<b>c</b>			
	Make			\$	_		
	VIN						
	VIN_ Lien Holder	<del>-</del> -					
SFF	PARATE PROPERTY. (Check all be	oxes that apply.)					
	I do <b>not</b> have any property (separate pro		nto the marriage.				
	My spouse, the Respondent does <b>not</b> had into the marriage.			at he/she brough	t		
	I have property (separate property) that to me as described below.	I brought into the marr	riage. I want this p	oroperty awarded	ţ		
	My spouse, the Respondent, has proper	ty (separate property)	that he/she broug	tht into the			
	marriage. I want this property awarded t	to my spouse as descr	ribed below.				
	<b>Separate Property:</b> (List the property and the value of the property and check the box to tell the court who should get the property.)						
	cription of Separate Property	Petitioner	Respondent	Value <sup>©</sup>			
				φ \$	-		
				\$	_		
				\$	_		
CON	MMUNITY DEBTS: (check one box My spouse and I did not incur any comm We should divide the responsibility for th	nunity debts during the		follows:			
DES	CRIPTION OF DEBT	Petitioner	Respondent		į		
				\$	_		
				\$	_		
				\$	_		
				\$	_		
				\$	_		
				\$			
SEF	PARATE DEBTS. (Check all boxes My spouse and I do not have any debts		or to the marriage	or separate deb	t		
	I have separate debt or debt that I incurr described below.	ed prior to the marriag	ge that should be p	oaid by me as			
	M	OR	e de la companya de l				
	My spouse has separate debt or debt that paid by my spouse as described below.	at ne/she or incurred p	orior to the marria	ge that should be	1		

			Case No		
	DESCRIPTION OF DEBT		Petitioner	Respondent	Amount Owed
					\$ \$
					\$
11.	SUMMARY OF WHAT AND DEBTS THAT IS PETITION. (Explain here	DIFFERENT FRO			
<b>12.</b>	TAX RETURNS: (Chec After the judge or commiss and state taxes, according were married, <b>not</b> includin income tax returns. In add Regulations, pay and hold costs, and each will share signed) and all future caler separate federal and state documentation to do so.	sioner signs the Decre- to IRS Rules and Reg g the year the Decree lition, for previous cale the other harmless fro equally in any refunds ndar years, each party	e of Dissolution of Ma julations, as follows: I was signed), the part andar years, both part on half of all additional. For the calendar ye will file, according to	For previous year ies will file joint for ies will, according al income taxes if ear (the year that IRS Rules and R	es (the years we ederal and state g to IRS Rules and any and other the Decree is egulations,
13. □	(Check one or mo spousal maintenar Person lacks so Person is unal Person is the not be required Person contributions duration a	spousal maintenance/sitled to spousal mainterere of the box(es) below	enance/support becau that apply. At least covide for his/her reast herself through appro on) whose age or cond outside the home; bor market adequate al opportunities of the	use: one reason must sonable needs; priate employme lition is such that to support himse other spouse or	apply to get  nt; the person should  If/herself; had a marriage of
14.	SUMMARY OF WHAT MAINTENANCE/SUP ASKED FOR IN THE	PORT THAT IS DI	FFERENT FROM		POUSE

## OTHER STATEMENTS TO THE COURT:

- 15. STATUS OF MARRIAGE AND CONCILIATION: (Check only one box).
  - My marriage is irretrievably broken and there is no reasonable prospect of reconciliation. (My marriage is over.) The conciliation requirements under Arizona law, A.R.S. 25-381.09 either do **not** apply or have been met. (This means that we have obtained marriage counseling through Conciliation Services, or going to marriage counseling would not help), **OR**

	Case No
0	My marriage is not irretrievably broken and there are reasonable prospects of reconciliation. The conciliation requirements under Arizona law, A.R.S. 25-381.09 either apply or have <b>not</b> been met.
	Explain to the court why you disagree:
4.4	
<b>16.</b>	<b>LEGAL DECISION MAKING JURISDICTION.</b> (Check only one box). This court has jurisdiction to decide legal decision making matters under Arizona law because the children have lived in Arizona for at least 6 months before the Petition was filed or if the children are younger than 6 months old, that they have lived in the State of Arizona since birth.
	This court does <b>not</b> have jurisdiction to decide legal decision making matters under Arizona law because the child(ren) have not lived in Arizona for at least 6 months before the Petition was filed. <b>Explain:</b> (There are other reasons why the court may <b>not</b> have jurisdiction due to the residence of the children. See a lawyer for help).
17.	<b>GENERAL DENIAL.</b> I deny anything stated in the Petition that I have not specifically admitted, qualified or denied.
18.	WRITTEN LEGAL DECISION MAKING AGREEMENT. (Check the boxes that apply, if they apply)
	My spouse and I have a written agreement signed by both of us about the legal decision making, visitation, and child support for our child(ren).
	I have attached a copy of the written agreement.
REQUES	STS TO THE COURT:
A.	DISSOLUTION (DIVORCE):
	<ul> <li>Dissolve the parties' marriage and return each party to the status of a single person;</li> <li>Dismiss this case and refuse to dissolve the marriage due to my answers in:</li> </ul>
	<ul> <li>Number 3 about covenant marriage;</li> <li>Number 4 about domicile for 90 days;</li> </ul>
	<ul> <li>Number 4 about domicile for 90 days;</li> <li>Number 15, about the marriage not being irretrievably broken.</li> <li>Dissolve the marriage and return each party to status of a single person, but refuse to decide child legal decision making matters due to lack of jurisdiction as stated in number 16 above.</li> </ul>
R	. NAMES: Restore □ wife □ husband to her or his former name of
٥	WARNING: If you are <b>not</b> the person who is requesting to have your former name restored, the court
	must have a written request from the party who wants his or her name restored to change the name.

C. LEGAL DECISION MAKING AND VISITATION: Award legal decision making and visitation of the children under the age of 18 and common to the parties, as follows: (Check either the sole legal decision making box or the joint legal decision making box. If you check the sole legal decision making box, check only one box related to visitation.)

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		□ Petition	oner OR □	Respondent, subject to v	isitation as follows:	
				on rights to the parent no renting Plan attached to t	t having legal decision ma he Divorce Decree.	king, as will be
		the b visita Name	est interest of tales. Use extra e of the person	the children because: (E) a paper if necessary.) n who will supervise:	nd the   Petitioner OR  plain the reasons for supe	ervision or no
		Requ	ested restriction	ons on visitation: (Explain	here)	
					vill be paid by the parent b  □ shared equally by the p	
		□ No vi the c	sitation rights t hild(ren) becau	to the parent <b>not</b> having luse: (Explain the reasons	egal decision making is in for no visitation. Use extr	the best interests of a paper if necessary):
	C	ustodian	s of the child(re	en) as set forth in the Joi	tioner and Respondent ag nt Legal Decision Making A l Decision Making Agreem	Agreement signed by
D.	reasonab payments payments	le amour will begi a, and a fe	nt as determine in on the first d	ed by the court under the lay of the first month follo	aid by:   Petitioner, OR Arizona Child Support Gui wing the entry of the divore Clerk of the Court/Clearin	delines. Support ce decree. These
_				H CARE EXPENSES t will pay for the health, m	S FOR CHILDREN: Or	dor that the
E.	child(ren) reasonab	under th le unreim	e age of 18 an	id common to the parties al, dental, and health-rela	Petitioner and Responde ted expenses incurred for	ce coverage for the nt will pay for all
	child(ren) reasonab proportion	under the unreiment to their	ne age of 18 and an appropriate the second in the second i	nd common to the parties. al, dental, and health-rela omes. es will, subject to IRS Ru	Petitioner and Responde	ce coverage for the ent will pay for all the child(ren) in the children as
	child(ren) reasonab proportion	under the unreiment to their (EMPTI) ax dependent	ne age of 18 and an abursed medicates respective incomments. The particle dency exemption	nd common to the parties. al, dental, and health-rela omes. es will, subject to IRS Ru	Petitioner and Responde ted expenses incurred for les and Regulations, claim	ce coverage for the ent will pay for all the child(ren) in the children as
	reasonab proportion TAX EX income ta	under the le unreiment to their le under the le unreiment to their le under	ne age of 18 and an abursed medical respective incomments. The particular exemption claim.	nd common to the parties. al, dental, and health-relacemes. es will, subject to IRS Ru ons on federal and state  Name of child	Petitioner and Responde ted expenses incurred for les and Regulations, claim income tax returns as follo	ce coverage for the ent will pay for all the child(ren) in the children as ws:  Later tax years

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G.	<b>SPOUSAL MAINTENANCE/SUPPORT (ALIMONY):</b> Order spousal maintenance/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 support is remarried or deceased, or for a period of  months.
Н.	COMMUNITY PROPERTY: Make a fair division of all community property.
l.	<b>COMMUNITY DEBTS:</b> 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 (date): or since the date the Respondent was served with the Petition for Dissolution.
J.	<b>SEPARATE PROPERTY and DEBT:</b> Award each party his/her separate property and make each party pay his/her own separate debt.
K.	OTHER ORDERS I AM REQUESTING (Explain here):
AFFIF	RMATION OF RESPONDENT:
l decla	re under penalty of perjury that the foregoing is true and correct.
Signatu	re: Date:

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