Your Your Your ATLA Attor Repr	City, State, Zip Code:		FOR CLERK'S USE ONLY	
	(B)	Case Number:	(C)	
Name of Petitioner Name of Respondent		RESPONSE TO PETITION FOR DISSOLUTION OF A NON-COVENANT MARRIAGE (DIVORCE) WITH MINOR CHILDREN		
ST <i>I</i>	Name: Address: Date of Birth:	SE, THE PETITIONER	ATION:	
•	Job Title: Starting with today number of months/years		zona:	
2.	Name:			
3.	Date of Marriage: City and state or country where we were macovenant marriage. I have a covenant marriage. If this state relating to a NON-Covenant marriage. You motion to dismiss the Petitioner's case, and you want a divorce.)	arried: attached a copy of my marriage lice ement is true, divorce cannot be grant may skip to page 6, "Requests to the	ted based on a petition filed Court", (A), or file a separate	
4.	90 DAY REQUIREMENT: Neither member of the Armed Forces, in Arizona for this statement is true, the petitioner cannot simply file a separate motion to dismiss the statement IS true.)	proceed. You may skip to page 6, "R	led this action. (WARNING: I equests to the Court", (A)) or	

CHILDREN OF THE DARTIES WHO ARE LESS THAN 49 VEARS OF DARK		
СПІ	DREN OF THE PARTIES WHO ARE LESS THAN 18 YEARS OLD (check one b	
	There are no children common to the parties, under the age of 18, either born to or adopted 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), common to the parties, are under age 18 and were born to, or adopt by, my spouse and me: (Attach extra pages if necessary).	
	Child's Name	
	Birth Date:	
	Address:	
	Length of Time at Address:	
	Child's Name	
	Birth Date:	
	Address	
	Length of Time at Address:	
	Child's Name	
	Birth Date:	
	Address_	
	Length of Time at Address:	
	Child's Name	
	Birth Date:	
	AddressLength of Time at Address:	
	Length of Time at Address	
PRE	GNANCY	
	Wife is not pregnant, OR	
Ш	Wife is pregnant	
	The baby is due on (date), (and, check one box below):	
	The Petitioner and Respondent are the parents of the child, ORPetitioner is not the parent of the child, OR.	
	Respondent is not the parent of the child.	
	IMARY OF WHAT I WANT CONCERNING OUR MINOR CHILD(REN) THAT I	
DIE	ERENT FROM WHAT MY SPOUSE ASKED FOR IN THE PETITION and	

			Cas	e No		
9.a.	COM	IMUNITY PROPERTY: (check one be	ox)			
		My spouse and I did not acquire any community property during the marriage, OR My spouse and I did acquire community property during our marriage, and we should divide it as follows:				
		Book orders books but	Petitioner	Respondent	Value	
	Ш	Real estate located at:			\$	
		Legal Description:				
		Real estate located at:	Petitioner	Respondent	Value \$	
		Legal Description:				
		Household furniture and appliances:	Petitioner	Respondent	Value \$	
					\$	
					\$	
			\sqcup		\$	
				Ш	Φ	
		Household furnishings:	Petitioner	Respondent	Value	
					\$	
					\$	
					\$	
			Ц		\$	
					\$	
		Other items:	Petitioner	Respondent	Value \$	
					\$	
					\$	
					\$	
	П	Pension/retirement fund/profit sharing/sto	ock plan/401K:			
	ш	i chalonitethement fund/pront analmg/stot	Petitioner	Respondent	Value	
			П		\$	
					\$	
			Petitioner	Respondent	Value	
		Motor vehicles:				
		Make			\$	
		Model				

VIN_

Lien Holder_

			Case	No		
			Petitioner	Respondent	Value	
		Make Model VIN Lien Holder			\$	
9.b.	□ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □	ARATE PROPERTY. (Check all both I do not have any property (separate proposition My spouse, the Respondent does not have into the marriage. I have property (separate property) that I be to me as described below. My spouse, the Respondent, has property marriage. I want this property awarded to the Property: (List the property and the value of the property).	erty) that I brought in e any property (sepa brought into the marri- (separate property) t my spouse as descri	rate property) that age. I want this phat he/she broughed below.	roperty awarded	
	Descri	nould get the property.) iption of Separate Property	Petitioner	Respondent	Value \$ \$ \$	
10.a.	COM	MUNITY DEBTS: (check one box) My spouse and I did not incur any commu We should divide the responsibility for the	nity debts during the	marriage, OR g the marriage as	follows:	
		RIPTION OF DEBT	Petitioner	Respondent	Amount Owed \$	
10.b.	SEP#	ARATE DEBTS. (Check all boxes My spouse and I do not have any debts the	at were incurred prio	r to the marriage	or separate debt	
		OR I have separate debt or debt that I incurred prior to the marriage that should be paid by me as described below.				
		My spouse has separate debt or debt that paid by my spouse as described below.	he/she or incurred p	rior to the marriag	e that should be	

		Cas	e No	
DESC	CRIPTION OF DEBT	Petitioner	Respondent	Amount Owed \$ \$ \$
AND	MMARY OF WHAT I, THE RESPOND DEBTS THAT IS DIFFERENT FROI TITION.			
TAX	RETURNS: (Check this box if this After the judge or commissioner signs the federal and state taxes, according to IRS F (the years we were married, not including joint federal and state income tax returns. will, according to IRS Rules and Regulation additional income taxes if any and other cocalendar year (the year that the Decree is file, according to IRS Rules and Regulation party will give the other party all necessary	Decree of Dissolutical Rules and Regulation the year the Decree In addition, for presents, pay and hold thosts, and each will stagned) and all futures, separate federa	on of Marriage (Dons, as follows: For e was signed), the vious calendar ye e other harmless share equally in a re calendar years I and state incom	or previous years e parties will file ars, both parties from half of all ny refunds. For the , each party will
SPO	Neither party is entitled to spousal mainter Petitioner OR Respondent is entitled to the box(es) below that apply. At least one Person lacks sufficient property to Person is unable to support himse Person is the custodian of a child(should not be required to seek em Person lacks earning ability in the Person contributed to the education of long duration and is now of an a adequate to support himself/herse	nance (alimony), OF spousal maintenar reason must apply provide for his/her lf/herself through a ren) whose age or ployment outside the labor market adequanal opportunities of age that precludes to	Rece because: (Chece because:	eck one or more of aintenance) s; yment; that the person mself/herself; and, e or had a marriage
	MMARY OF WHAT I REQUEST REGARDIFFERENT FROM WHAT MY SPOU			
-D OT	TATEMENTO TO THE COURT			
:K 51	TATEMENTS TO THE COURT:			
STA	My marriage is irretrievably broken and the marriage is over.) The conciliation require not apply or have been met. (This means to Conciliation Services, or going to marriage	ere is no reasonable ments under Arizor that we have obtair	e prospect of reconal law, A.R.S. 25- ned marriage cour	381.09 either do

		Case No
		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 not been met. Explain to the court why you disagree:
16.	CHIL	D CUSTODY JURISDICTION. (Check only one box). This court has jurisdiction to decide child custody matters under Arizona law because the minor children have lived in Arizona for at least 6 months before the Petition was filed or if the minor children are younger than 6 months old, that they have lived in the State of Arizona since birth.
		This court does not have jurisdiction to decide child custody matters under Arizona law because the minor child(ren) have not lived in Arizona for at least 6 months before the Petition was filed. Explain: (There are other reasons why the court may not have jurisdiction due to the residence of the minor children. See a lawyer for help.)
18.	·	TEN CUSTODY AGREEMENT. (Check the boxes that apply, if they apply) My spouse and I have a written agreement signed by both of us about the custody, parenting time and child support for our minor child(ren). I have attached a copy of the written agreement.
RFC	OUFST	S TO THE COURT:
А.		DLUTION (DIVORCE):
		Dissolve the parties' marriage and return each party to the status of a single person; Deny the petition and refuse to dissolve the marriage due to my answers in: Number 3 about covenant marriage; Number 4 about domicile for 90 days; Number 15 about the marriage not being irretrievably broken; Dissolve the marriage and return each party to status of a single person, but refuse to decide child custody matters due to lack of jurisdiction as stated in number 16 above.
B.	NAME	· · · · · · · · · · · · · · · · · · ·
	name t	he name of my spouse at the time of marriage and I want to restore my last on the name I used before this marriage or to my maiden name. In the property of t
	I want	my name restored to: (List complete maiden or legal name before this marriage):
		, , , , , , , , , , , , , , , , , , , ,
	WARNIN	IG: If you are not requesting to have your own former name restored, the court must
		ritten request from the party who wants his or her name restored to change the name.

			Case No.	
С.			DDY AND PARENTING TIME: Award custody and parenting tim common to the parties, as follows: (Check either the sole custody	
	If you	check th	e sole custody box, check only one box related to visitation.)	
	C.1.		SOLE CUSTODY of the minor child(ren) awarded to Petition subject to visitation as follows:	ner OR Respondent,
			Reasonable parenting time rights to the parent not having customer the Parenting Plan attached to the Divorce Decree.	ody, as will be described in
			Supervised parenting time between the minor children and the Respondent is in the best interest of the minor children becafor supervision or no visitation. Use extra paper if necessary.) Name of the person who will supervise:	ause: (Explain the reasons
			Requested restrictions on parenting time: (explain here)	
			The cost of supervised parent/child access will be paid by ☐ the parent having custody; ☐ shared equally by the parties.	
			No parenting time rights to the parent not having custody is in minor child(ren) because: (Explain the reasons for no visitation necessary):	
			OR	
	C.2.		JOINT CUSTODY: Petitioner and Respondent agree to act as minor child(ren) as set forth in the Joint Custody Agreement signourt agrees with the Joint Custody Agreement. (For joint custon "significant" domestic violence in your marriage. A.R.S. 25-3	ned by the parties, if the ody, there must have been
D .	reasor payme payme	nable am ents will l ents, and	DRT: Order that child support will be paid by: ☐Petitioner, OR ☐ nount as determined by the court under the "Arizona Child Supposegin on the first day of the first month following the entry of the classification and a fee for handling, will be paid through the Support Payment Clawage assignment.	port Guidelines." Support livorce decree. These
Ξ.	INSURANCE AND HEALTH CARE EXPENSES FOR CHILDREN: Order that: ☐ Mother should be responsible for providing: ☐ medical ☐ dental ☐ vision care insurance. ☐ Father should be responsible for providing: ☐ medical ☐ dental ☐ vision care insurance. The costs of medical/dental/vision care expenses not paid by insurance should be shared as follows: Mother% Father%.			
=.			ION: The parties will, subject to IRS Rules and Regulations, clai bendency exemptions on federal and state income tax returns as	
	□Peti	tioner [d to claim Name of child Current tax year Respondent	Later tax years
	∟Peti	tioner L	Respondent	
Superi	ior Court o	of Arizona	in Maricopa County	DRDC31f

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	☐ Petitioner ☐ Respondent ☐ Petitioner ☐ Respondent					
G.	SPOUSAL MAINTENANCE (ALIMONY): Order spousal maintenance 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 remarries, either party is deceased, or for a period of months. These payments, and a fee for handling, will be paid through the Support Payment Clearinghouse.					
H.	COMMUNITY PROPERTY: Make a fair division of all community property.					
I.	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 (date): or since the date the Respondent was served with the Petition for Dissolution.					
J.	SEPARATE PROPERTY and DEBT: A pay his/her own separate debt.	ward ea	ach party his/her separate property and make each party			
K.	OTHER ORDERS I AM REQUESTING (OTHER ORDERS I AM REQUESTING (Explain request here):				
OAT	TH OR AFFIRMATION & VERIFICA	ATION				
I affiri	m the information on this document is tr	ue and	correct under penalty of perjury.			
Signat	ure		Date			
Δffirme	ed before me this:	by				
Ammi	(Date)	Dy	Printed Name of Person Who Signed			
0 1/						
Seal /	My Commission Expires:	_	Deputy Clerk or Notary Public			
			1,14,11			
	of the foregoing mailed					
to otn	ner party on Month/Day/Year	-				
and a	t the following address:					
anu a	t the following address:					
			_			
			_			