Maili City, Phor ATL/ Attoi Repr	ng Address: State, Zip Code:	er) OR		For Clerk's Use Only					
		OR COURT OF A							
(Nam	ne of Petitioner)	Case Numbe	Case Number: ORDER FOR (check one box)						
(IVali	ie of r etitioner)	ORDER FO							
AND		PAR	 LEGAL DECISION MAKING, PARENTING TIME and CHILD SUPPORT 						
Nam	e of Respondent)	-	 LEGAL DECISION MAKING AND PARENTING TIME 						
THE	E COURT FINDS:								
1.	This case has come before this couneeded to enter a final Order.	ırt for a final Order, and if ne	ecessary the court h	as taken all testimony					
2.	This court has jurisdiction over the	parties under the law.							
3.	Where it has legal power to do so considered, approved, and made a Time and expenses related to the b	an Order relating to Legal	Decision Making, C						
4.	This Order applies to this/these min	nor child(ren):							
	NAME(S) OF CHILD(REN)			S) of BIRTH (Date) (Year)					
			/						

5. PARENT INFORMATION PROGRAM:

A. Petitioner $\ \square$ has attended the Parent Information Program class as evidenced by the Certificate of Completion in the court file, **OR**

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B.	Respondent has attended the Parent Information Program class as evidence Certificate of Completion in the court file, OR					
		Information Program class and □ shall be de Order until Respondent has completed the clas				
DEVIATION FROM CHILD SUPPORT: The court, having considered the best interests of minor child(ren), deviates from the guidelines for the following reasons:						
	Application of the guidelines is inappropriate.					
	Application of the guidelines is unjust.					
	The parties have signed a written agreement with knowledge of the amount of support to would have been ordered by the guidelines but for the agreement.					
THE	COURT MAKES THE FOLLOWING FINDING R	EGARDING THE DEVIATION:				
	The child support order would have been	\$				
	The child support order after deviation is	\$				
	All parties have signed the agreement free of duress and coercion.					
E/	SVI DECISION MAKING AD IIISTMENI	COLIDE VODDOMED DISCORTION V				
PAI MU	GAL DECISION MAKING ADJUSTMENT RENTING TIME ADJUSTMENT AND/OR ST MAKE WRITTEN FINDINGS IF ANY PERVISED OR NO PARENTING TIME:	OTHER ADJUSTMENTS. (THE COU OF THESE ADJUSTMENTS ARE MAI				
PAI MU	RENTING TIME ADJUSTMENT AND/OR ST MAKE WRITTEN FINDINGS IF ANY PERVISED OR NO PARENTING TIME:	OTHER ADJUSTMENTS. (THE COU OF THESE ADJUSTMENTS ARE MAI				

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9. DRUG CONVICTION WITHIN LAST TWELVE MONTHS:

If either party has been convicted of driving under the influence of alcohol or drugs, or was convicted of any drug offense within 12 months of filing the request for legal decision making the legal decision making, and or parenting time arrangement ordered by this court appropriately protects the minor child(ren).

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THE COURT ORDERS:

1.

2.

			CISION MAKING AND PARENTING TIME OF MINOR CHILD(REN): nplete a or b)					
a. □	JOINT LEGAL DECISION MAKING: There have been no <i>significant</i> acts of domestic violence defined by A.R.S. §13-3601 by either parent. The Petitioner and Respondent agree to act as custodians of the minor child(ren), as set forth in the Joint Legal Decision Making Agreemen Parenting Plan pursuant to A.R.S. §25-403, signed by both parties and attached to and made a of this Order. The court adopts the agreed terms of the Joint Legal Decision Making Agreemen attaching the Joint Legal Decision Making Agreement and Parenting Plan to the Order, it becapart of the final Order and carries the same legal weight as any other Order. OR							
b. □) ;	SOLE	LEGAL DECISION MAKING of the minor child(ren) awarded to: □ Petitioner or □ Respondent as primary custodial parent, subject to parenting time as follows:					
	,	1)	 Reasonable parenting time rights to the parent not having legal decision making, as will be described in a Parenting Plan attached to the final Order. OR 					
	:	2)	$\ \square$ Supervised parenting time to $\ \square$ Petitioner or $\ \square$ Respondent according to the terms of the Parenting Plan attached to and made a part of this Order, but only in the presence of another person named below or otherwise approved by the court.					
			Name of supervisor:					
			estriction on parenting time					
			The cost of supervised parenting shall be paid by:					
			□ Petitioner or					
			Respondent or					
			□ Shared equally by the parties. OR					
	;	3)	\square No parenting time rights to \square Petitioner or \square Respondent based on the finding above.					
CHII	LD	SUP	PORT:					
per m	non	th paya	Respondent shall pay child support to the other party in the amount of \$able on the first day of each month, beginning the first day of month following the signing of esumptive Termination Date/					
incor _l Clear	pora ing	ated bindse,	(Month) (Year) is based on the information in the "Child Support Worksheet" attached hereto and y reference. All child support payments shall be made through the Support Payment P.O. Box 52107, Phoenix, Arizona 85072-2107, plus an applicable statutory fee by the er of Assignment." Payments shall be in equal installments made on the 1st and 15th of					

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each month thereafter through an automatic wage assignment.

3.	MEDI	CAL, DE	NTAL, VISION	CA	RE:					
		Petitione	r shall provide:		medical		dental		vision care insurance.	
		Respond	ent shall provide:		medical		dental		vision care insurance.	
	Medical, dental, and vision care insurance, payments and expenses are based on the information in Parent's Worksheet for Child Support attached and incorporated by reference. The party ordered to party the other party informed of the insurance company name, address and telephone number, a must give the other party the documents necessary to submit insurance claims.									
	Non-Covered Expenses: Petitioner is ordered to pay									
4.	FINANCIAL INFORMATION EXCHANGES: The parties shall exchange financial information (tax returns, spousal affidavits, earning statements and/or other related financial statements) every twenty-four months.									
5.	LIMIT	ATION O	N JURISDICTI	ON	: (check l	оох	if applic	abl	e)	
		issues of crelating to	child support, med	ical chil	and denta d(ren). Th	ıl in ie c	surance ourt res	for erve	ervice on (the other party) with respect to the minor child(ren) or regarding costs es the right to enter such orders at such Respondent.	
6. OTHER ORDERS: This court makes further Orders relating to this matter as follows										
Pursua	nt to Ari	zona rules	LE ORDER of Family Law Product of shall be entered			8(c), this fir	ıal j	udgment/decree is settled, approved	
	DONE	IN OPE	N COURT:		(Date)				JUDGE OR COURT COMMISSIONER	
papers,	meanin	ng that serv		oy "I	Publication	າ," ງ	ou mus	t ma	ndent was personally served with the court ail or give a copy of the Court Order to the I do this.	
By sign	-	ow, Petitior	er declares that a	a cc	py of the	Or	der will	be	mailed to the other party at the following	
Other F	Party's N	lame:								
	Address									
City, St	ate Zip (Code: _								

Case No.____

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