Perso	on Filing:				
Addre	ess (if no	t protected):			
		Code:			
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		er: (if applicable)		FOR CLERK'S USE	
		[] Self or [] Lawyer for			
Lawy	er Bar Ni	umber:		ONLY	
		SUPERIOR COURT	OF ARIZON	A	
		IN MOHAVE (COUNTY		
			Case Number:		
Petitio	oner				
			JUDGMENT and O	RDER for	
			PATERNITY and (Check all applicable boxes.)	
			[] LEGAL DECISION-MAKING (CUSTODY) [] PARENTING TIME		
Resp	ondent				
			[] CHILD SUPPO [] VITAL RECOR		
			[] WIAL KLOOK	D 3	
THE	COURT	FINDS:			
1.		ase has come before the Court for a final Order o ony needed to enter a final Order.	f Paternity. If necessa	ary, the Court has taken all	
2.	This C	ourt has jurisdiction over the parties under the law.			
3.	consid	it has the legal power to do so and where it is applicable to the facts of this case, this Court has ered, approved, and made an Order relating to paternity, legal decision-making (custody), parenting rimary residence, child support, and expenses related to birth of the minor child(ren).			
4.	LIMITATION ON JURISDICTION:				
	[]	The Respondent was not personally served (se order regarding issues of child support; medica expense for the minor child(ren).	• •	<u> </u>	
		The court reserves jurisdiction until personal se child support, and any other relief requested in	·	•	
5.		etitioner and Respondent are the natural parent ertificates as: (Name(s) as it appears on the child	•	•	
	٨	Name (First, Middle, Last)			
	A. B. C.				

	Date o	f Birth	(Month/Day/Year)	City, State, and Nation of Birth	
A.			. ,		
B.					
C.					
D.				<u> </u>	
	Same inforr rence.	nation fo	or additional minor child(ren) listed on attached page made part of this document l	
INFORMATION ABOUT THE PARENTS:					
A.		RMATIOI ete Nam		ONER who is the [] Mother [] Father:	
	[] as l	isted on	child(ren)'s birth certific	ates, or [] Petitioner's current legal name.	
			Names(s), ii any.		
	Place of Birth (City, State, Country):				
		·			
В.	INFOR	MATIO	N ABOUT THE RESPO	NDENT who is the [] Mother [] Father:	
В.	INFOR Compl	RMATIOI ete Nam	N ABOUT THE RESPO	NDENT who is the [] Mother [] Father:	
В.	INFOR Compl [] as I Previo	RMATIOI ete Nam isted on us Legal	N ABOUT THE RESPO De: child(ren)'s birth certific Names(s), if any:	NDENT who is the [] Mother [] Father:	
B.	INFOR Compl [] as I Previo Date o	RMATIOI ete Nam isted on us Legal f Birth: _	N ABOUT THE RESPO Die: child(ren)'s birth certific Names(s), if any:	NDENT who is the [] Mother [] Father: ates, or [] Respondent's current legal name.	
В.	INFOR Compl [] as I Previo Date o	RMATIOI ete Nam isted on us Legal f Birth: _	N ABOUT THE RESPO Die: child(ren)'s birth certific Names(s), if any:	NDENT who is the [] Mother [] Father: ates, or [] Respondent's current legal name.	
	INFOR Compl [] as I Previo Date o	RMATIOI ete Nam isted on us Legal f Birth: _ of Birth (N ABOUT THE RESPO Die: child(ren)'s birth certific Names(s), if any:	NDENT who is the [] Mother [] Father: ates, or [] Respondent's current legal name.	
	INFOR Compl [] as I Previo Date o	ete Namisted on us Legal f Birth: _of Birth (N ABOUT THE RESPO Die: Child(ren)'s birth certifict Names(s), if any: City, State, Country): CN/EDUCATION PROC	ADENT who is the [] Mother [] Father: ates, or [] Respondent's current legal name. BRAM: arent Information/Education Program as evidenced by the	
PAR	INFOR Compl [] as I Previo Date o Place o	RMATIOI ete Nam isted on us Legal f Birth: _ of Birth (Petition "Certing"	N ABOUT THE RESPO De: child(ren)'s birth certific Names(s), if any: City, State, Country): CN/EDUCATION PROC There has attended the Pricate of Completion" in the process of the pr	ADENT who is the [] Mother [] Father: ates, or [] Respondent's current legal name. BRAM: arent Information/Education Program as evidenced by the n the court file. The Parent Information/Education Program and [] shall be the program and [] shall be the parent Information/Education Program and [] shall be the parent Information/Education Program and [] shall be the parent Information/Education Program and [] shall be the parent Information/Education Program and [] shall be the parent Information/Education Program and [] shall be the parent Information/Education Program and [] shall be the parent Information/Education Program and [] shall be the parent Information/Education Program and [] shall be the parent Information/Education Program and [] shall be the parent Information/Education Program and [] shall be the parent Information/Education Program and [] shall be the parent Information/Education Program and [] shall be the parent Information/Education Program and [] shall be the parent Information/Education Program and [] shall be the parent Information/Education Program and [] shall be the parent Information/Education Program and [] shall be the parent Information/Education Program and [] shall be the parent Information/Education Program and [] shall be the parent Information Program and [] shall be the parent Information Program and [] shall be the parent Information Program and [] shall be the parent Information Program and [] shall be the parent Information Program and [] shall be the parent Information Program and [] shall be the parent Information Program and [] shall be the parent Information Program and [] shall be the parent Information Program and [] shall be the parent Information Program and [] shall be the parent Information Program and [] shall be the parent Information Program and [] shall be the parent Information Program and [] shall be the parent Information Program and [] shall be the parent Information Program and [] shall be the parent Information Pr	
PAR	INFOR Compl [] as I Previo Date o Place o	RMATIOI ete Nam isted on us Legal f Birth: _ of Birth (Petitio "Certii Petitio denied the cla	child(ren)'s birth certifice Names(s), if any: City, State, Country): CN/EDUCATION PROCES There has attended the Processes of Completion" in the process of the process	ADENT who is the [] Mother [] Father: ates, or [] Respondent's current legal name. BRAM: arent Information/Education Program as evidenced by the name the court file. The Parent Information/Education Program and [] shall be enforce or modify this decree until Petitioner has completed as Parent Information/Education Program as evidenced by	

9.

attached hereto and incorporated by reference.

CHILD SUPPORT GUIDELINES: The required financial factors and any discretionary adjustment pursuant to

the Arizona Child Support Guidelines are as set forth in the Parent's Worksheet for Child Support are

10.	MEDICAL EXPENSES: The court finds [] unreimbursed [] no unreimbursed medical expenses incur by the mother, resulting from the birth of the minor child(ren).				
11.	DOM	DOMESTIC VIOLENCE:			
	[] Domestic Violence has not occurred between the parties;				
	[]	Domestic Violence has occurred between the parties, but:			
		[] it was mutual (committed by both parties), (see A.R.S. § 25-43.03(D))			
		[] it is otherwise still in the best interests of the minor child(ren) to grant joint or sole legal decision-making (joint or sole custody) to a party who has committed domestic violence because:			
12.	DRU	G or ALCOHOL CONVICTION WITHIN LAST TWELVE MONTHS:			
	[]	The [] Petitioner [] Respondent 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 (custody).			
	[]	The Petitioner and the Respondent have 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 (custody).			
	[]	The legal decision-making (custody) and/or parenting time arrangement ordered by this Court appropriately protects the minor child(ren).			
13.	SUPE	ERVISED OR NO PARENTING TIME:			
		Parenting Time [] Supervised Parenting Time between the minor child(ren) and the etitioner [] Respondent, is in the best interests of the minor child(ren), for the following reasons:			
THE	COURT	ORDERS:			
A.	PATE	ERNITY:			
		(Name of father as on his birth certificate or other government issued document or his current legal name)			
	is the	natural father of the minor child(ren).			
	[]	FOR ANY MINOR CHILD(REN) BORN IN THE STATE OF ARIZONA, THE CLERK OF COURT SHALL FORWARD A COPY OF THIS ORDER TO THE OFFICE OF VITAL RECORDS. WHICH IS			

ORDERED TO AMEND THE BIRTH CERTIFICATE(S) AS FOLLOWS:

	[]	The father's name shall be entered on the minor child(ren)'s birth certificate.
	[]	The minor child(ren)'s last name shall be changed to:
LEG	AL DECIS	SION-MAKING (CUSTODY), PRIMARY RESIDENCE AND PARENTING TIME:
١.	LEGA	L DECISION-MAKING (CUSTODY):
	[]	JOINT LEGAL DECISION-MAKING (joint custody). The parties will have joint legal decision-making authority for the minor child(ren), pursuant to A.R.S. § 25-403, as set forth in the <i>Joint Legal Decision-Making Agreement</i> contained in the <i>Parenting Plan</i> attached.
		There have been no significant acts of domestic violence, as defined by Arizona law, A.R.S. § 13-3601, by either party or it is in the best interests of the minor child(ren) to award joint custody despite any violence that occurred.
		The court adopts the <i>Parenting Plan</i> describing the legal decision-making and parenting time between the parties. By attaching the <i>Parenting Plan</i> to this Order, the <i>Parenting Plan</i> becomes part of the final Order and carries the same legal weight as any other order of this Court.
	OR []	SOLE LEGAL DECISION-MAKING (sole custody) of the minor child(ren) is awarded to [] Petitioner [] Respondent, subject to the Parenting Time ordered below.
2.	PRIMA	ARY RESIDENCE: The Primary Residence of each minor child is declared as follows:
	[]	Petitioner's home is the primary residence for the following named minor child(ren):
	[]	Respondent's home is the primary residence for the following named minor child(ren):
3.	PARE	NTING TIME: Parenting time is awarded as follows:
5.	PARE	Reasonable parenting time rights are ordered for the party not having legal decision-making authority (custody) as described in the Parenting Plan and adopted by this Court. By attaching the Parenting Plan to this Order, the Parenting Plan becomes part of the final Order
S.	[]	Reasonable parenting time rights are ordered for the party not having legal decision-making
3.		Reasonable parenting time rights are ordered for the party not having legal decision-making authority (custody) as described in the Parenting Plan and adopted by this Court. By attaching the Parenting Plan to this Order, the Parenting Plan becomes part of the final Order and carries the same legal weight as any other order of this Court. Supervised parenting time between the minor child(ren) and [] Petitioner [] Respondent based on the finding above, according to the terms of the Parenting Plan attached to and made part of this Judgment. Parenting time is to take place only in the presence of another person, named below or otherwise approved by the court.
3.	[] OR	Reasonable parenting time rights are ordered for the party not having legal decision-making authority (custody) as described in the Parenting Plan and adopted by this Court. By attaching the Parenting Plan to this Order, the Parenting Plan becomes part of the final Order and carries the same legal weight as any other order of this Court. Supervised parenting time between the minor child(ren) and [] Petitioner [] Respondent based on the finding above, according to the terms of the Parenting Plan attached to and made part of this Judgment. Parenting time is to take place only in the

В.

		OR [] No parenting time rights are ordered for [] Petitioner [] Respondent based upon finding above.			
		THE COURT FURTHER ORDERS these restrictions on parenting time:			
C.	CHILD	SUPPORT:			
	[]	The Child Support Order is attached hereto and incorporated by reference.			
	[]	This Court cannot make a legal order, without personal service on the Respondent, with respect to issues of child support, or medical, dental and vision care insurance for the minor child(ren). The court reserves jurisdiction to enter further orders at such time as the Court acquires personal jurisdiction over the Respondent.			
D.	EXPENSES OF MOTHER: [] Petitioner [] Respondent is granted judgment in the total amount of \$ for expenses incurred relating to costs of pregnancy and childbirth, and past medical care of the minor child(ren), which shall be paid by the [] Petitioner [] Respondent.				
E.	TESTING and COSTS:				
	[]	[] Petitioner [] Respondent must pay all costs and expenses of this lawsuit including the costs of the blood tests or other genetic testing; filing each child's birth certificate; lawyers' fees and court costs.			
F.	OTHE	R ORDERS: This Court makes further Orders relating to this matter as follows:			
G.		L APPEALABLE ORDER. Pursuant to Arizona Rules of Family Law Procedure, Rule 78(c), this gment/decree is settled, approved and signed by the court and shall be entered by the clerk.			
	-	N COURT			
		JUDICIAL OFFICER			

APPROVED BY:		
STATE OF	Petitioner's Signature	
COUNTY OF		
Subscribed and sworn to or affirmed before me this: _		(date)
by		
(notary seal)	Deputy Clerk or Notary Public	
APPROVED BY:		
STATE OF	Respondent's Signature	
COUNTY OF		
Subscribed and sworn to or affirmed before me this: _		(date)
by		
(notary seal)	Deputy Clerk or Notary Public	

Petitioner's Lawyer

Respondent's Lawyer

Case Number:

Date

Date