CONSENT DECREE

FOR CASES WITHOUT CHILDREN

YOU CAN USE THIS PACKET IF ALL THIS IS TRUE:

- You or the other party filed a Petition for divorce or legal separation.
- You and the other party agree on all terms of the divorce or legal separation.
- You and the other party do not have children under age 18, and the wife is not pregnant by the husband.
- You do not have a covenant marriage.
- You want to conclude your case.

Before signing a court document or getting involved with a court case, it's important to see an attorney to make sure you're doing the right thing. The Self-Help Center has information on finding an attorney.

INSTRUCTIONS

1 | Fill out these forms in this packet

- Stipulation To Proceed By Consent Decree
- Consent Decree

2 Get your filing fee together

If the Respondent has never paid an appearance fee in this case, they must pay \$289.

The court takes cash, cashier's checks, or money orders payable to "Clerk of Superior Court".

For help with the fee, see the Law Library packet Getting Help With a Filing Fee.

3 File the forms with the court

File the original and two copies, all single-sided. The Clerk will give you back your copies with the filing date stamped on them.

File in person or by mail.

Clerk of Superior Court 200 N. San Francisco St. Flagstaff, AZ 86001

If you file by mail, include a self-addressed stamped envelope.

4 Wait for the court to contact you

If the court approves your Consent Decree, the court will sign it and mail a copy to both parties.

If the court does not approve your Consent Decree, the court will contact both parties to tell you what to do next.

Petitioner's Name: Mailing Address: City, State, Zip: Phone Number: Representing Self	
Respondent's Name: Mailing Address: City, State, Zip: Phone Number: Representing Self	
COCONINO COU	UNTY SUPERIOR COURT
Petitioner:	Case Number: DO
	STIPULATION TO PROCEED BY CONSENT DECREE OF:
	[] PARENTING TIME, LEGAL DECISION-MAKING, AND CHILD SUPPORT [] AND PATERNITY
Dagmandanti	[] DIVORCE[] LEGAL SEPARATION[] WITH MINOR CHILDREN[] WITHOUT MINOR CHILDREN
Respondent:	
\mathcal{E}	on the proposed Consent Decree, and we agree to proceed in, at least 60 days have passed since the Petition was
Child Support: (Leave blank if there are no chin: [] The Petition [] The Response [] The Consent Decree [] The document called:	ildren in your case.) We agree on the child support listed

Sign in front of a notary. Notaries are at the Self-Help Center in the Courthouse and at most banks or listed in the Yellow Pages. The person signing must bring photo ID. Notaries usually charge a fee.

OATH AND VERIFICATION:

I have read this Stipulation. It is true and complete to the best of my knowledge.

	Petitioner's Signature:
State of Arizona)
County of	_)
	by:
Seal:	Notary Public:
I have read this Stipulation. It is true and complete to the best of my knowledge. Respondent's Signature:	
State of Arizona)
County of	_)
Subscribed and sworn before me this date: _	by:
Seal:	Notary Public:

Petitioner:	
Mailing Address: City, State, Zip:	
Phone Number:	
Email:	
Representing Self	
Respondent:	
Mailing Address:	
Phone Number:	
Email:	
Representing Self	
	COCONINO COUNTY SUPERIOR COURT
Petitioner:	Case Number: DO
	CONSENT DECREE OF:
	[] LEGAL SEPARATION [] DIVORCE
Respondent:	WITHOUT MINOR CHILDREN

THE PARTIES STATE:

We each have paid an appearance fee or been granted a fee deferral. We agree upon the terms of this Decree. We agree to proceed by consent. We believe that no duress or coercion is involved in these agreements. We understand we each may retain legal counsel of our choice. We understand we are waiving the right to trial. We believe the division of property in this Decree is fair and equitable. At least 60 days have passed since the Petition was served on Respondent, or Respondent waived formal service in a Joint Petition and Response. We do not have a covenant marriage. We have no biological or adopted children together, and the wife is not pregnant by the husband. We understand the effect this Decree would have on any protective orders between us. We understand that protective orders will not change unless the court changes them.

THE COURT FINDS:

This case has come before the court for a Consent Decree. The court has taken all testimony needed, or determined testimony is not needed, to enter a final Decree. The court has jurisdiction over the parties under the law, and the provisions of the Decree are fair and reasonable under the circumstances. The parties have met the Consent Decree requirements. The conciliation provisions have been met or do not apply. The parties have no biological or adopted children together, and the wife is not pregnant by the husband.

For a Consent Decree of Legal Separation: The parties' non-covenant marriage is irretrievably broken, or at least one party desires to live separate and apart. At least one party lived in Arizona, or was stationed in Arizona while a member of the armed services, on the date the Petition was filed. Respondent does not object to a decree of legal separation.

For a Consent Decree of Divorce: The parties' non-covenant marriage is irretrievably broken. At least one party lived in Arizona for at least the 90 days before the date the Petition was filed.

THE COURT ORDERS:

For a Consent Decree of Legal Separation: The parties are legally separated.

For a Consent Decree of Divorce: The parties' marriage is dissolved.

Spousal Support:

	Neither party is entitled to spousal support.
[]	[] Petitioner or [] Respondent shall receive \$ per month in spousal support from
	the other party beginning the first day of the month after the Decree is signed because they:
	[] Lack sufficient property, including property apportioned to them, to provide for their needs
	[] Lack earning ability in the labor market that is adequate to be self-sufficient
	[] Are the parent of a child whose age or condition is such that the parent should not be
	required to seek employment outside the home
	[] Have made a significant financial or other contribution to their spouse's education, training
	vocational skills, career, or earning ability, or has significantly reduced their income or
	career opportunities for their spouse's benefit
	[] Had a marriage of long duration and is of an age that may preclude the possibility of
	gaining employment adequate to be self-sufficient
Payme	nts shall be made by the first day of each month thereafter and continue until the receiving party
is rema	arried or deceased or until Payments shall be made
throug	h the Support Payment Clearinghouse by automatic wage assignment.

Property and Debts:

If you own any property or owe any debts, or if your spouse does, you must list them. See the Instructions in this packet for details.

Community property and debts are divided and separate property and debts are confirmed as follows.

	Value	Petitioner	Responden
Community Property:			•
Real Estate:			
Address:	<u> </u>	[]	[]
Legal Description:			
Address:		. []	[]
Legal Description:			
Bank Accounts:			
Enter the name on the account and the account			
description (for example, "savings").			
	<u> </u>	. []	[]
	<u> </u>	. []	[]
	<u> </u>	. []	[]
	\$. []	[]
Motor Vehicles:			
Make:	\$. []	[]
Model:			
Lienholder:			
Last Four Digits of VIN:			
Make:	\$. []	[]
Model:			
Lienholder:			
Last Four Digits of VIN:			
Employment Benefits:			
Examples: 401K, retirement accounts, pensions.			
Enter name on the account and the fund name.			
	<u> </u>	. []	[]
	\$. []	[]
	Φ.	[]	[]
	\$	[]	[]

Other Community Property: [] The parties have already divided all remaining pro-	perty, and the c	ourt confirms tl	hat division.
except as follows.			
T	Value	Petitioner	Respondent
Household Furniture and Appliances:	¢	ГЭ	r 1
	\$ \$	[]	[]
	\$ \$	[]	[]
	ጥ	[]	[]
Other:			
	_ \$	[]	[]
	\$		[]
	\$. []	[] []
	Ψ	L J	[]
Community Debts:			
Enter the name on the account, creditor, and description			
(for example, "credit card").			
	_ \$	[]	[]
	\$. []	
	⊅ ¢	. []	[] []
	Ψ	L J	LJ
Separate Property:			
	\$	[]	[]
	_ \$	[]	[]
	_ \$	[]	[]
	\$	[]	Į. J
Separate Debts:			
	\$	[]	[]
	Φ	[]	[]
	_ \$	[]	[]
	\$	[]	[]
Early waster also II was all dallets and a second of the college waster.	E1	II 1. 1 1	. 1-1-4- C 1
Each party shall pay all debts unknown to the other party. from the date the Petition was served on Respondent. This			
can be recorded. Parties shall sign all documents necessary			
this Decree, such as for motor vehicles, houses, and bank a	•		
and personal property to the other party as ordered within			
Decree.			
Enforcement of Temporary Orders: (Leave this paragra			
paid in the temporary orders dated [] the awarded against the party with the obligation. The amount			
At the legal rate of interest, the total amount	_		сстее 18 ф
The field rate of interest, the total affect	Carrendy OW	<u></u>	·

Names (for Divorce only):	
Final Appealable Order: No further matte 78(c).	rs remain pending and this judgment is entered under Rule
Other Orders:	
Date:	Superior Court Judge:
APPROVED BY:	
	e Self-Help Center in the Courthouse and at most banks or ing must bring photo ID. Notaries usually charge a fee.
I have read this Consent Decree and agree to	o be bound by its terms and conditions.
	Petitioner's Signature:
State of Arizona)
County of	_) _)
Subscribed and sworn before me this date:	by:
Seal:	Notary Public:

	Respondent's Signature:
State of Arizona)
County of	
Subscribed and sworn before me this date:	by:
Seal:	Notary Public:
Date:	·
Date:	Petitioner's Attorney's Signature
<u> </u>	Respondent's Attorney's Signature

I have read this Consent Decree and agree to be bound by its terms and conditions.