



Guide for Self-Represented ("Pro Se" or "Pro Per") Appellants and Appellees

November 2013

**BASIC INFORMATION ABOUT CIVIL APPEALS IN THE
ARIZONA COURT OF APPEALS AND THE ARIZONA SUPREME COURT**

The office hours for the courts listed below are 8:00 a.m. to 5:00 p.m., Monday through Friday, except on official state holidays.

Arizona Supreme Court

1501 W. Washington St.

Phoenix, AZ 85007

Clerk: (602) 452-3396

<http://www.azcourts.gov>

Arizona Court of Appeals

Division One

1501 W. Washington St.

Phoenix, AZ 85007

Clerk: (602) 542-4821

<http://www.azcourts.gov/coa1>

Arizona Court of Appeals

Division Two

400 W. Congress St.

Tucson, AZ 85701

Clerk: (520) 628-6954

<http://www.appeals2.az.gov/>

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Introduction

This guide describes in simple terms the process of appeals in civil cases from (1) Superior Courts in Arizona to the Arizona Court of Appeals, and (2) the Arizona Court of Appeals to the Arizona Supreme Court. This guide covers only appeals in civil cases, including tax and family law cases. It does not address criminal, juvenile, or industrial commission cases. This guide also does not discuss appeals from city courts or justice of the peace courts.

Appeals to the Arizona Court of Appeals and the Arizona Supreme Court are very complicated. Persons who represent themselves in legal matters, also referred to as “Pro Se” or “Pro Per” litigants, are expected to know and follow the same rules as attorneys. You should consider hiring an attorney if you are able to do so. Furthermore, the law prohibits persons who are not attorneys from representing other persons or corporate entities.

Neither the Arizona Court of Appeals nor the Arizona Supreme Court will retry your case. In other words, those courts do not review new evidence and do not decide which witnesses were telling the truth. Those courts only review the evidence and arguments presented to the Superior Court. The Arizona Court of Appeals and the Arizona Supreme Court will only reverse the Superior Court’s judgment if they find an error of law that was so important that it likely affected at least part (or all) of the outcome of the case. It is difficult to win an appeal. Only a small percentage of civil appeals result in a reversal of the Superior Court’s judgment. It is critical to file all papers on time.

You may not visit with or talk to any Arizona Court of Appeals or Arizona Supreme Court judge or member of his/her staff about your case. The staff in the Arizona Court of Appeals and the Arizona Supreme Court “clerk’s office” will help you as much as they can, but they cannot give you legal advice or tell you what to put in your papers. Some helpful information is provided in Appendix 1, “Frequently Asked Questions.” You must remember to sign, and to include your current address in, any papers you file in an appeal. If your address changes, you must file a “Notice of Address Change” with the Arizona Court of Appeals (see Form 1) or, if a Petition for Review has been filed, the Arizona Supreme Court (see Form 2).

Many legal terms are used in this guide. These terms are defined and explained in Appendix 2, “Important Terms.”

In the electronic version of this document, all references to forms and appendices are linked to the corresponding page. To view, place the mouse over the word and click.

Acknowledgements

This guide was written by Scott H. Gan and Gary J. Cohen of Mesch, Clark & Rothschild, P.C. as part of a committee on Pro Se Appellate Practice. The Committee was a joint effort among the Arizona Supreme Court, Arizona Courts of Appeal, Maricopa County Superior Court, Pima County Superior Court, and State Bar of Arizona Appellate Practice Section. The authors thank the judges, staff attorneys, and Clerks of the Court for the Arizona Courts of Appeal and the Arizona Supreme Court for their assistance in preparing this guide.

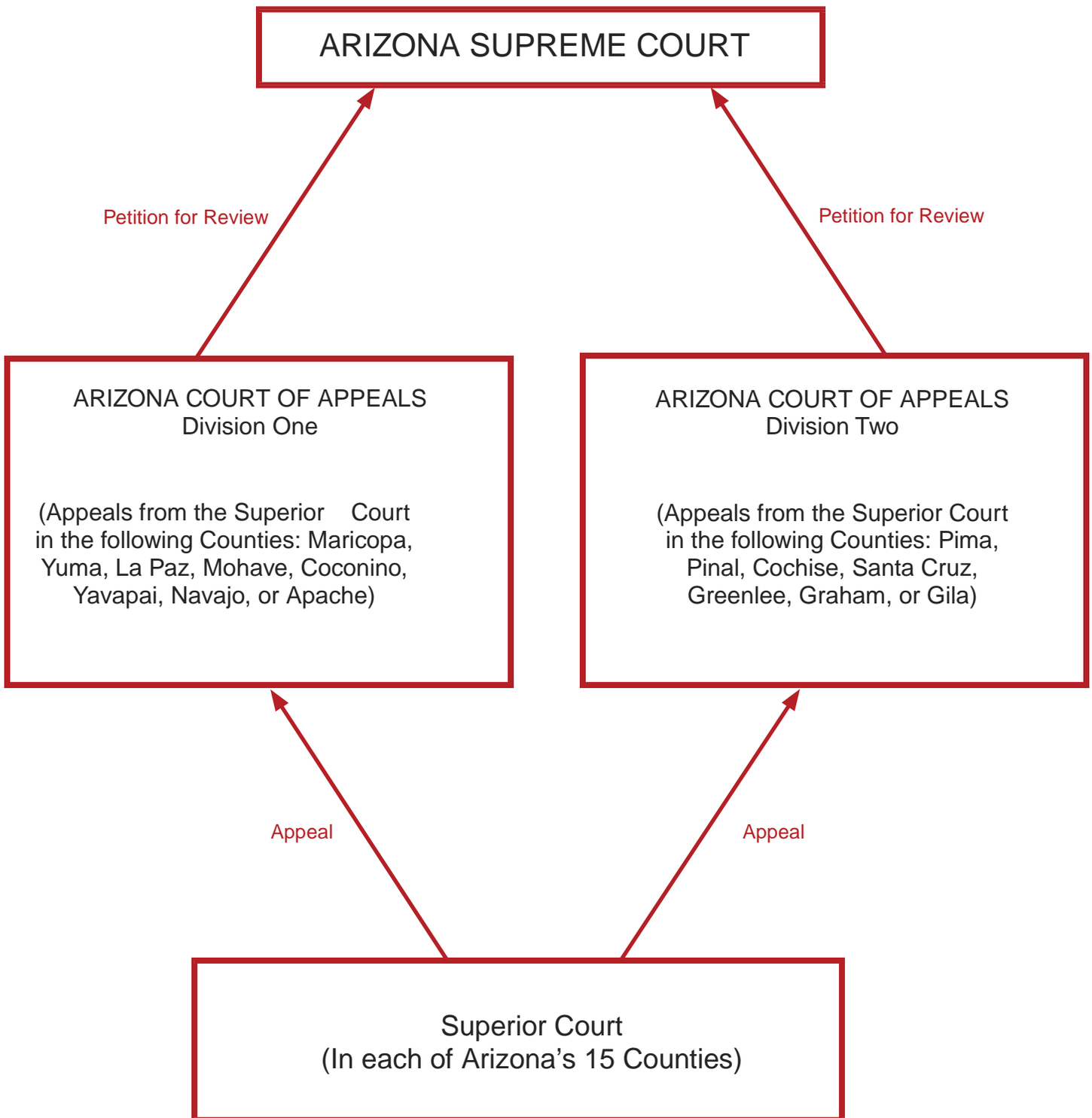
Disclaimer

The materials in this guide are not legal advice and may not be used as legal authority. This guide is an overview of the Arizona Rules of Civil Appellate Procedure. This guide does not replace or supersede those rules. You can obtain a copy of the Arizona Rules of Civil Appellate Procedure from a law library or <http://azrules.westgroup.com>. Another helpful resource is the State Bar of Arizona's two-volume treatise on appellate practice entitled the Arizona Appellate Handbook. The Arizona Appellate Handbook should be available at any law library. If you want to review the statutes referred to in this Guide, you can go to <http://www.azleg.state.az.us/ArizonaRevisedStatutes.asp>.

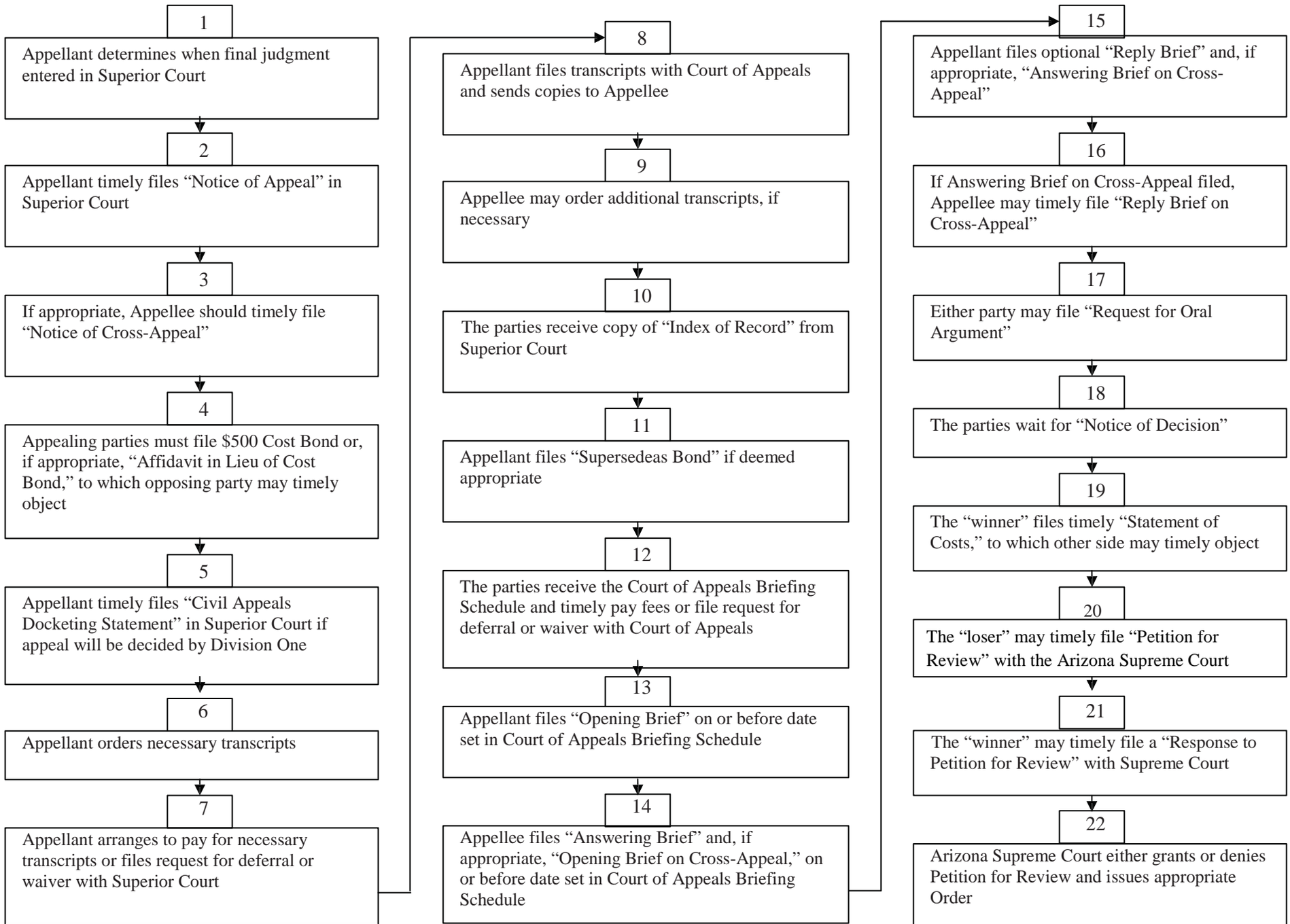
Electronic Filing

The Arizona Supreme Court and the Arizona Court of Appeals, Division I, currently utilize TurboCourt for electronic filing. Pursuant to Arizona Supreme Court Administrative Order 2012-2, all attorneys filing into a case in one of the above referenced courts must file electronically. However, Pro Per and Pro Se litigants are encouraged to utilize TurboCourt as well. For more information on TurboCourt, please visit <http://www.azcourts.gov/azturbocourtinformation/AppellateEfiling.aspx>.

Arizona Court System Flow Chart



ARIZONA APPEALS FLOW CHART



The Steps to Filing an Appeal

The party who seeks to have the Arizona Court of Appeals review the Superior Court’s final judgment entered in a civil case is called the “Appellant.” The party who opposes the appeal is called the “Appellee.” The following pages describe the twelve (12) most important steps that must be taken to properly file or defend a civil appeal. The legal terms referred to in these steps are defined in Appendix 2.

Step 1: Determine when the final judgment was entered by the Clerk of the Superior Court

- A. The date that the final judgment is “entered” (also known as the “Entry of Judgment”) is the date that the final judgment is filed with the Clerk of the Superior Court. This date is file stamped by the Clerk of the Superior Court on the front page of the judgment.
- B. The judgment may be in the form of a paper that is signed by the Superior Court judge entitled (1) “Judgment,” (2) “Minute Entry,” (3) “Ruling,” or (4) “Decree.”
- C. The judge may either manually or electronically sign the judgment. An “electronic signature” may contain the /s/ symbol followed by the judge’s typed name. An unsigned Minute Entry or Ruling is not a final judgment, even if it is entered by the Clerk of the Superior Court.
- D. Contact the Clerk of the Superior Court to review the Superior Court’s file and determine when the Final Judgment was entered.
- E. To be appealed, the Superior Court’s judgment usually must conclude the entire case. If the judgment does not decide all of the claims against all of the parties, the judgment cannot be appealed unless it contains a statement that there is no just reason to delay the entry of the judgment. Read the judgment carefully before filing an appeal.
- F. In addition to a final judgment, a party may appeal from a superior court order denying a petition for an order of protection, an injunction against harassment, or an injunction against workplace harassment. A party may appeal from an order granting, affirming, modifying or quashing an order of protection or an injunction against harassment or workplace harassment if the order is entered after a hearing at which both parties were entitled to appear. Certain other orders that do not conclude a case, including orders concerning other injunctions and orders denying a motion to compel arbitration, may be appealed and are identified in Title 12, Section 2101, of the Arizona Revised Statutes.

G. SPECIAL RULES FOR FAMILY LAW CASES.

1. In family law cases, the party initiating the case is called the “Petitioner,” rather than the “Plaintiff.” The opposing party is called the “Respondent,” rather than the “Defendant.”
2. A judgment in a family law case may be entitled “Judgment” or “Decree.”
3. In addition to a final judgment, a party in a family law case may appeal special orders entered after the final judgment. These orders may include: (1) “Orders of Contempt,” (2) “Modified Decrees,” or (3) “Orders Modifying Support or Maintenance.”

Step 2: Timely file a “Notice of Appeal” from the final judgement

- A. The Appellant must file a paper called a “Notice of Appeal” with the Clerk of the Superior Court (not the Court of Appeals) within thirty (30) days after the date of Entry of Judgment by the Clerk of the Superior Court.
- B. The Court of Appeals will dismiss the appeal as untimely if the Notice of Appeal is not timely filed. (A form of the Notice of Appeal is attached as Form 3.)

Step 3: The Appellee should decide whether a “Cross-Appeal” is appropriate and, if so, timely file a “Notice of Cross-Appeal”

- A. The Appellee should decide whether a cross-appeal is appropriate and, if so, file a “Notice of Cross-Appeal” with the Clerk of the Superior Court within twenty (20) days from the date that the Notice of Appeal is filed. (A form of the Notice of Cross-Appeal is attached as Form 4.)
- B. A Cross-Appeal is usually filed when the Appellee believes that the Superior Court judgment failed to grant all of the relief requested.
- C. For example, if the Appellee claims that the Superior Court judgment should have included an award of attorneys’ fees, then the Appellee must timely file a Notice of Cross-Appeal in order to raise this issue in the Court of Appeals.

Step 4: File a “Bond for Costs on Appeal” with the Clerk of the Superior Court with the Notice of Appeal

- A. The “Bond for Costs on Appeal” is \$500.00. The bond may be paid with a cashiers check or a bond obtained from a bonding company. (A form of the “Notice of Filing Cost Bond on Appeal” is attached as Form 5.)

- B. The Appellant must file the bond with the Clerk of the Superior Court when the Notice of Appeal is filed. Similarly, any party timely filing a Notice of Cross-Appeal must also file the bond with the Clerk of the Superior Court when the Notice of Cross-Appeal is filed.
- C. If the Appellant or the Appellee filing the Notice of Cross-Appeal cannot file the \$500.00 bond, that party must file an “Affidavit in Lieu of Bond” stating that he or she cannot give a bond for costs on appeal and the reasons he or she cannot post the cost bond. (A form of the Affidavit in Lieu of Bond is attached as Form 6.)
- D. If the other party objects to the Affidavit in Lieu of Bond, the Superior Court must hold a hearing on the objection within ten (10) days of the objection. The Superior Court will provide the parties with written notice of the date, time, and location of this hearing. If the Superior Court agrees with the objecting party, then the party that filed the Affidavit in Lieu of Bond must post a bond for costs on appeal in the sum of \$500.00, or in whatever amount the Superior Court orders, within ten (10) days of the Superior Court’s decision.
- E. If the other party agrees that the Appellant or the Appellee filing the Notice of Cross-Appeal does not have to post a bond for costs on appeal, or there is an agreement on the bond amount, a “Stipulation Regarding Bond for Costs on Appeal” should be filed, instead of a Bond for Costs on Appeal. (A form of the Stipulation Regarding Bond for Costs on Appeal is attached as Form 7.)

Step 5: Determine whether the Appeal will be decided by Division One or Division Two of the Arizona Court of Appeals to determine if a “Civil Appeals Docketing Statement” must be filed

- A. If a party appeals a judgment entered by the Superior Court in the counties of Maricopa, Yuma, La Paz, Mohave, Coconino, Yavapai, Navajo, or Apache, that appeal will be decided in Phoenix, Arizona, by “Division One” of the Arizona Court of Appeals.
- B. If a party appeals a judgment entered by the Superior Court in the counties of Pima, Pinal, Cochise, Santa Cruz, Greenlee, Graham, or Gila, that appeal will be decided in Tucson, Arizona, by “Division Two” of the Arizona Court of Appeals.
- C. If the appeal will be heard by Division One in Phoenix, the Appellant must file a “Civil Appeals Docketing Statement” within ten (10) days, not including weekends or official state holidays, after filing the Notice of Appeal. Division Two in Tucson does not require the filing of a Civil Appeals Docketing Statement.
- D. The Civil Appeals Docketing Statement is filed in the Superior Court where the Notice of Appeal was filed. (See Step 2 above) (A copy of the Civil Appeals Docketing Statement required by Division One is attached as Form 8. Two (2) copies of this form are attached. The first copy contains bold, italics information to assist in completing the form. The second copy is blank and should be completed by the party filing the Notice of Appeal.)

Step 6: The Appellant should order the necessary transcripts of proceedings conducted in the Superior Court

- A. Within ten (10) days, not including weekends or official state holidays, after filing the Notice of Appeal, the Appellant must order an original and one (1) copy of all transcripts that the Appellant believes necessary to include in the record on appeal. (A form of the “Designation of Partial Transcript” is attached as Form 9.) The Appellant should order these transcripts from either the court reporter in the Superior Court case or the Electronic Services Office in the Superior Court if the proceeding was recorded electronically in a case before that court. The court reporter’s name and contact information are included in the Superior Court case record.
- B. If the Appellant intends to argue on appeal that a decision by the Superior Court is not supported by the evidence or is contrary to the evidence, the Appellant must order all of the transcripts relevant to the Superior Court’s findings or conclusions and file these transcripts with the Clerk of the Court of Appeals.
- C. The Court of Appeals will presume that the evidence supports the Superior Court’s findings, conclusions, and/or judgment if it is not given all of the transcripts it needs to reach a decision.

Step 7: The Appellant should make satisfactory arrangements for payment

- A. The Appellant must pay the preparation costs when ordering the necessary transcripts from either the court reporter in the Superior Court case or the Electronic Services Office in the Superior Court if the proceeding was recorded electronically. The Appellant must also file a “Notice of Satisfactory Arrangements for Court Reporter Payment” with the Clerk of the Court of Appeals after payment arrangements are made. (A form of the Notice of Satisfactory Arrangements for Court Reporter Payment is attached as Form 10.)
- B. If the proceeding in the Superior Court was recorded on CD instead of by a court reporter, the Appellant must order the CD and pay a court-approved transcriber to transcribe the CD.
- C. It may be possible to obtain a “deferral” or a “waiver” of the obligation to pay for preparing the transcripts. A deferral is the postponement of the obligation to pay or the setting of a schedule of payment for preparation of the transcripts. A waiver is the determination that a party is permanently unable to pay for preparation of the transcripts.
- D. The court reporter’s fees for preparing the transcripts or transcribing the CD can only be deferred or waived if the court reporter or transcriber is employed by the Superior Court.

- E. The requirements for obtaining a deferral or waiver of fees are set forth in Arizona Revised Statute § 12-302. The requirements are based on the party’s financial situation, including the receipt of economic assistance from the state or federal government. The party applying for a deferral or waiver must file an application with the Superior Court and provide proof of the financial circumstances supporting the request. (A form of the “Application for Deferral or Waiver of Costs of Preparing Transcript” is attached as Form 11.) Copies of the Arizona Revised Statutes can be found at <http://www.azleg.state.az.us/ArizonaRevisedStatutes.asp> or a local law library.
- F. If the request for deferral or waiver is granted, the party filing the application may order transcription of the CD either without paying the cost or by making payments pursuant to the schedule set by the Superior Court. If the request for deferral or waiver is denied, the party must pay the cost of preparing or transcribing the CD.

Step 8: The Appellant must file and deliver the proper papers

- A. Once the transcripts have been prepared by the court reporter or transcriber, (1) the original transcripts must be filed with the Clerk of the Court of Appeals, and (2) a copy of the transcripts must be provided to the opposing side or the opposing side’s attorney.
- B. The Appellant must also file a “Notice of Filing and Serving Transcript” with the Court of Appeals indicating the date and the name of party or attorney upon whom copies of the transcripts were served. (A form of the Notice of Filing and Serving Transcripts is attached as Form 12.)

Step 9: The Appellant may order additional transcripts

- A. If the Appellant does not order the transcripts from all of the proceedings in the Superior Court case, the Appellee can ask the Appellant to order the additional transcripts necessary for the appeal.
- B. If the Appellant refuses to order the necessary additional transcripts, the Appellee may order and pay for them or file an application in the Superior Court asking for an order requiring the Appellant to pay for them.

Step 10: Receive a copy of the Superior Court Clerk’s “Index of Record”

- A. The Clerk of the Superior Court where the judgment was entered is required to prepare an “Index of Record” for each case in which a Notice of Appeal is filed. This Index of Record lists the papers in the case that were filed with the Superior Court Clerk’s office. It does not automatically include the transcripts of any proceedings that took place in the Superior Court.

- B. When referring to the papers in briefs submitted to the Court of Appeals, the parties should identify the papers by their index number. (See discussion of the Opening Brief, Answering Brief, and Optional Reply Brief below.)

**Step
11:**

File a Supersedeas Bond with the Clerk of the Superior Court to prevent collection of a money judgment while the Appeal is being decided by the Court of Appeals

- A. A party appealing from the entry of a money judgment must deposit a “Supersedeas Bond” with the Superior Court if the party wants to prevent the other side from collecting on the judgment until after the appeal is decided.
- B. The Supersedeas Bond may be filed in the Superior Court before or after the Notice of Appeal is filed. (See Step 2 above.)
- C. Both sides may agree upon the amount of the Supersedeas Bond. (A form of the “Stipulation Fixing Amount of Supersedeas Bond” is attached as Form 13.)
- D. If the parties cannot agree on the amount, the Appellant must file a motion with the Superior Court asking it to set the amount of the Supersedeas Bond.
- E. The amount of the Supersedeas Bond will be equal to the full amount of the money judgment, plus costs and interest. (A form of the Supersedeas Bond is attached as Form 14.)
- F. Until a Supersedeas Bond is filed, the party in whose favor a money judgment has been entered can take steps to collect the judgment while the appeal is being decided by the Court of Appeals.
- G. If a Supersedeas Bond is filed, the party in whose favor a money judgment has been entered cannot take any steps to collect the judgment until after the Court of Appeals has made its decision.
- H. **SPECIAL RULES FOR FAMILY LAW CASES:** In certain family law judgments, a party may not be able to prevent the other side from enforcing the judgment until after the appeal is decided.
1. The following judgments will be enforced while the appeal is pending: (1) an order directing payment of money for child support or spousal maintenance; (2) a decision establishing or changing child custody; and (3) a protective order.
 2. However, a party may be able to prevent a property award from being collected.

**Step
12:**

Get the Court of Appeals briefing schedule and pay all fees and file all briefs on time

- A. After the Clerk of the Court of Appeals receives the Index of Record and any Docketing Statement from the Superior Court, it will send the parties a “Notice” (1) requiring the Appellant to pay the filing fee for the appeal, and (2) setting the date by which the Appellant must file the “Opening Brief” with the Court of Appeals, which will be within forty (40) days of the date of the Notice.
- B. The Appellant must pay the filing fee to the Clerk of the Court of Appeals within ten (10) days, not including weekends or official state holidays, of the date of the Notice.
- C. It may be possible to obtain a “deferral” or a “waiver” of the Court of Appeals’ filing fee. A deferral is the postponement of the obligation to pay the filing fee or the setting of a schedule for payment of the filing fee. A waiver is the determination that a party is permanently unable to pay the filing fee.
- D. The requirements for obtaining a deferral or waiver of the filing fee are set forth in Arizona Statute § 12-302. The requirements are based on the party’s financial situation, including the receipt of economic assistance from the state or federal government. The Appellant must file an application with the Court of Appeals and provide proof of the financial circumstances justifying the request for deferral or waiver. (A form of the “Application for Deferral or Waiver of Court Fees and/or Costs” is attached as Form 15.)
- E. If a request for deferral is granted, the Appellant will be required to make payments pursuant to a schedule set by the court’s order or payment of the fee will be deferred until further order of the court. If a request for waiver is granted, the Appellant will not have to pay the filing fee. If the request for deferral or waiver is denied, the Appellant must pay the filing fee in full.
- F. If the Appellant fails to pay the filing fee or file the Opening Brief on time, the appeal will be dismissed.

The Opening Brief

The Appellant prepares and files the Opening Brief. The Opening Brief is the document filed with the Court of Appeals describing what happened in the Superior Court and why the Superior Court Judgement should be reversed. Below is a description of how to prepare the Opening Brief.

Step 1: Preparation

- A. The Opening Brief should be typed on a computer or a typewriter. The text must be black.
- B. Typing all papers filed with the Court of Appeals and the Arizona Supreme Court will ensure that the court can read and understand what is filed. If you cannot type your papers, you may file handwritten papers so long as they contain readable, clear images on white paper.
- C. The brief must be prepared using 14-point type or larger. For example, an acceptable proportionally spaced type is Times New Roman, 14 point.
- D. The paper must be white, opaque, and unglazed. Only one side of the paper may be used.
- E. The brief must be on 8 ½ by 11 inch paper and contain a caption setting forth the name of the court, title of the case, and case number.
- F. The text must be double spaced. Headings, quotations, and footnotes may be indented and single spaced.
- G. All pages must contain margins of at least one (1) inch.
- H. Each page must be separately numbered.
- I. Cases referred to in the brief must be underlined or in italics.
- J. Headings must be underlined, in italics, or in bold.
- K. The Opening Brief cannot be longer than 14,000 words and may not have an average of more than 280 words per page. The word limit does not include the table of contents, table of citations, certificate of service, certificate of compliance, or addendum.

Step 2: Referring to the Index of Record and Transcripts

- A. The Clerk of the Superior Court was required to send the parties a copy of the index of all papers filed in the Superior Court and given to the Court of Appeals. (See “Steps to Filing an Appeal,” Step 10 above.)

- B. Use this Index of Record to identify the important papers considered by the Superior Court in reaching its judgment.
- C. The papers in the index will be numbered. Use this index number to refer to the papers that you cite in the Opening Brief.
- D. For example, if the Complaint was item 1 in the index, the Complaint should be identified as “(IR #1)” in the Opening Brief. “IR” stands for Index of Record and “#1” refers to the item number for the Complaint as set forth in the Clerk’s index.
- E. It is also important to identify the date and page of any transcript containing important evidence that supports the appeal. An example of how to refer to the transcripts in the brief is “(TR 2, 5/1/07 p. 17).” In this example, “TR 2” refers to the second day of trial, “5/1/07” refers to the date of the hearing, and “p. 17” refers to page 17 of the transcript where the important evidence can be found.
- F. If the Opening Brief does not identify important papers filed in the Superior Court by the number in the clerk’s index or important evidence in the transcripts by date and page, the Court of Appeals will have a difficult time determining if the arguments presented in the Opening Brief are supported by the record. The Court of Appeals will not search the record to determine if there is evidence to support the appeal.

Step 3: Contents (See Form 16):

- A. **COVER PAGE:** The cover page should be a separate page with the case caption. The cover page should be light blue. Additional requirements for the cover page are:
 - 1. The caption should contain the Superior Court and Court of Appeals case numbers. The Court of Appeals case number is on the Notice issued by the Court of Appeals setting the due date for Appellant’s Opening Brief.
 - 2. The cover page should be titled “Appellant’s Opening Brief.” (See Form 16.)
 - 3. The cover page should have the name and address of the Appellant.
- B. **STATEMENT OF THE CASE:** This section identifies when the Superior Court entered the judgment and the Notice of Appeal was filed.
 - 1. The Statement of the Case helps the Court of Appeals understand what the Superior Court did before it entered the judgment, and it shows that the Notice of Appeal was filed on time.
 - 2. If the judgment was entered after a jury trial, that fact should be stated in the Statement of the Case.

3. If the judgment was entered after the Superior Court heard testimony, received evidence, or considered a motion and made a decision without a jury, that information should be stated in the Statement of the Case.
- C. **STATEMENT OF FACTS:** This section tells the Court of Appeals about the circumstances that caused the dispute between the parties.
1. The information contained in the Statement of Facts should be found in (1) the papers and exhibits that were filed with the Superior Court before the entry of judgment, or (2) the transcripts of the proceedings conducted in the Superior Court before the entry of judgment.
 2. Whenever possible, identify papers in the Superior Court’s index of record or the pages of the transcript(s) where each of the important facts can be found.
 3. If the Court of Appeals cannot determine that the facts presented are supported by the papers filed with the Superior Court clerk or the transcripts, it will not be able to consider the reasons presented for reversing the Superior Court’s judgment.
- D. **ISSUES PRESENTED FOR REVIEW:** In this section, the Appellant should identify the errors that the Superior Court judge made. For example: Did the judge consider evidence that should have been excluded? Did the judge fail to allow evidence that should have been admitted? Did the judge apply the wrong law? Is the Superior Court’s judgment not supported by the evidence?
1. List all the reasons you believe the Superior Court’s judgment is incorrect.
 2. List each reason separately.
 3. The best Opening Briefs, however, seldom raise more than three (3) or four (4) issues for review.
- E. **ARGUMENTS:** For each of the issues listed above, explain the reasons the Superior Court’s judgment is wrong.
1. Identify any statutes, reported cases, or court rules the Superior Court violated or any other legal authority that justifies reversal of the Superior Court’s judgment.
 2. Refer to the papers in the Clerk’s Index of Record, the transcripts, or the exhibits that were admitted by the Superior Court during the trial or other proceeding to support these reasons.
 3. Identify each issue separately and state all the reasons the Superior Court’s judgment should be reversed.

- F. **CONCLUSION AND SIGNATURE:** In the conclusion, the Appellant should simply tell the Court of Appeals what the Appellant wants the court to do. For example, “reverse the Superior Court’s judgment and grant me a new trial.” The last page of the Opening Brief should be dated and signed before making the copies for filing with the Court of Appeals.
- G. **CERTIFICATE OF COMPLIANCE:** A separate statement called a “Certificate of Compliance” must be included at the end of the Opening Brief. This statement should indicate that the brief contains no more than 14,000 words. (A form of the Certificate of Compliance is attached as Form 17.)
- H. The Opening Brief must also contain a separate statement indicating that two (2) copies of the Opening Brief were sent to the other side or the other side’s attorney. This statement can be part of the Certificate of Compliance described above. (See Form 17.)

Step 4: Filing

- A. **FILING LOCATION AND NUMBER OF COPIES:** The Appellant must file an original and six (6) copies of the Opening Brief with the Court of Appeals if the brief is filed in physical (paper) format. Arizona Supreme Court Administrative Orders 2011-142 and 2012-2 direct all attorneys filing with the Arizona Supreme Court or Arizona Court of Appeals, Division One, to electronically file their documents. Arizona Supreme Court Administrative Order 2011-142 and 2012-2 also lift the copy requirements on documents that are electronically filed.
- B. **TIMING:** The Appellant must file the Opening Brief within the time stated in the Notice issued by the Court of Appeals. This deadline is typically forty (40) days after the Notice is mailed. If the Opening Brief is not mailed within the time stated in the Notice, the Court of Appeals will probably dismiss the appeal.
 - 1. If the Appellant, for good reason, needs more time to file the Opening Brief, the Appellant can file a motion with the Clerk of the Court of Appeals asking for an extension of time to file the Opening Brief. (A form of a “Motion for Extension of Time to File Brief” is attached as Form 18.)
 - 2. The Appellant should file the Motion for Extension of Time to File the Opening Brief with the Clerk of the Court of Appeals before the deadline to file the Opening Brief expires.
 - 3. The Appellee may either object or agree to the request for an extension of time to file the Opening Brief. (A form of a “Stipulation for Extension of Time to File Brief” is attached as Form 19.)
 - 4. The Court of Appeals will usually grant a first request for extension of time if it is reasonable. Subsequent requests for extension of time are not usually granted by the Court of Appeals unless extraordinary circumstances are shown.

- C. **SERVICE UPON OPPOSING PARTY:** The Appellant must deliver two (2) copies of the Opening Brief (by mail or hand delivery) to the Appellee when the Appellant files the Opening Brief with the Court of Appeals. If the Appellee is represented by an attorney, the copies must be delivered to the attorney rather than the Appellee.

The Answering Brief

After the Appellant files the Opening Brief, the Appellee files the Answering Brief. The Answering Brief responds to the arguments made in the Opening Brief and explains why the Superior Court judgment was correct. Below is a discussion of how to prepare the Answering Brief.

Step 1: Preparation

- A. The Answering Brief must be formatted in the same manner as the Opening Brief, except the cover page should be red and titled “Appellee’s Answering Brief.”
- B. The Appellee should follow all the requirements with respect to the paper, font size, margins, headings, page numbers, etc. that are described in Step 1 of “The Opening Brief.”
- C. The Appellee should refer to the record and the transcripts of the proceedings in the Superior Court in the same manner as described in Step 2 of “The Opening Brief.”
- D. The Appellee should place his or her name and address on the front cover of the Answering Brief.
- E. Like the Opening Brief, the Answering Brief is limited to 14,000 words and may not have an average of more than 280 words per page. The word limit does not include the table of contents, table of citations, certificate of service, certificate of compliance, or addendum.

Step 2: Contents

- A. The Answering Brief should contain all of the same sections as described in Step 3 of the Opening Brief. For example, the brief must include: (1) a caption on the cover page (although the color of the cover page for the Answering Brief is red), (2) a separate section for the argument, (3) a conclusion, and (4) a signature page. (See Form 16.)
- B. The Answering Brief does not have to contain a separate Statement of the Case, Statement of Facts, or Statement of the Issues Presented for Review, unless the Appellee finds that these sections of the Opening Brief are insufficient or incorrect.
- C. **ARGUMENTS:** The Answering Brief should tell the Court of Appeals why the Superior Court’s judgment is correct and explain why the arguments made by the Appellant are incorrect.
 1. For example, the Appellee may argue that the Superior Court’s judgment is supported by the evidence. The Appellee should refer to this evidence, such as testimony presented at trial, in the Answering Brief.

2. The Appellee may also argue that the reasons presented in the Opening Brief for reversing the Superior Court’s judgement are not supported by the evidence or the law. The Appellee should cite to the important evidence, cases, or statutes supporting these arguments.
- D. **CERTIFICATE OF COMPLIANCE:** Like the Opening Brief, the end of the Answering Brief must contain a Certificate of Compliance indicating that two (2) copies of the Answering Brief were mailed or hand-delivered to the Appellant or the Appellant’s attorney and that the length of the Answering Brief does not exceed the word/page limit. (See Form 17.)

**Step
3:** Filing

- A. **FILING LOCATION AND NUMBER OF COPIES:** The Appellee must file an original and six (6) copies of the Answering Brief with the Clerk of the Court of Appeals. Arizona Supreme Court Administrative Orders 2011-142 and 2012-2 direct all attorneys filing with the Arizona Supreme Court or Arizona Court of Appeals, Division One, to electronically file their documents. Arizona Supreme Court Administrative Order 2011-142 and 2012-2 also lift the copy requirements on documents that are electronically filed.
- B. **TIMING:** The Appellee has forty (40) days to file the Answering Brief if the Opening Brief was hand-delivered. If the Opening Brief was mailed, the Appellee has forty-five (45) days from the date of mailing to file the Answering Brief.
1. The Appellee may file a motion with the Clerk of the Court of Appeals requesting an extension of time to file the Answering Brief or reach an agreement with the Appellant (called a stipulation) to extend the time. (See Forms 18 and 19.) If the Court of Appeals grants the request, the Appellee must file the Answering Brief by whatever date is then set by the Court of Appeals.
- C. **FILING FEE:** The Appellee must timely pay the filing fee to the Clerk of the Court of Appeals or file an application to have the filing fee deferred or waived. (See “Steps to Filing an Appeal,” Step 12 above).
- D. **SERVICE UPON OPPOSING PARTY:** The Appellee must also simultaneously mail or hand- deliver two (2) copies of the Answering Brief to the Appellant or the Appellant’s attorney.

**Step
4:** The combined Answering Brief and Opening Brief on Cross-Appeal
(This applies if a timely notice of Cross-Appeal was filed)

- A. If the Appellee has filed a Notice of Cross-Appeal, the Appellee may combine in one brief both the Answering Brief (to address the issues raised in the Opening Brief) and the Opening Brief on Cross-Appeal (to address the issue(s) that Appellee wants to raise on cross-appeal).

- B. **PREPARATION:** In preparing the combined Answering Brief and Opening Brief on Cross- Appeal, the Appellee should follow all of the requirements for font size, paper, margins, headings, page numbers, etc. described in Step 1 of “The Opening Brief.”
1. The cover of the combined brief should be titled “Appellee’s Answering Brief/ Opening Brief on Cross-Appeal.” The color of the cover page of the combined brief is red. (A form of the cover page of the combined brief is attached as Form 20.)
 2. The combined Answering Brief/Opening Brief on Cross-Appeal cannot be longer than 28,000 words and may not have an average of more than 280 words per page. The word limit does not include the table of contents, table of citations, certificate of service, certificate of compliance, or addendum.
- C. **CONTENTS:** The combined brief should be divided into two clearly designated sections: (1) the Answering Brief, and (2) the Opening Brief on Cross-Appeal.
1. The first section, designated as the Answering Brief, should address only those facts, issues and arguments raised in the Opening Brief.
 2. The second section, designated as the Opening Brief on Cross-Appeal, should address only those facts, issues, and arguments related to the Cross-Appeal. This section should separately set forth the Statement of the Case, Statement of Facts, Issue(s) Presented for Review, and arguments applicable to the Cross-Appeal (See “The Opening Brief”, Step 3 above).
 3. The combined brief must include a Certificate of Compliance stating that the combined brief does not exceed the word or page limitation and that copies of the combined brief were properly sent by mail or hand-delivered to the Appellant or the Appellant’s attorney (See “The Opening Brief”, Step 3 above and Form 17).
- D. **Filing:** The Appellee must file an original and six (6) copies of the combined brief with the Clerk of the Court of Appeals. Arizona Supreme Court Administrative Orders 2011-142 and 2012-2 direct all attorneys filing with the Arizona Supreme Court or Arizona Court of Appeals, Division One, to electronically file their documents. Arizona Supreme Court Administrative Order 2011-142 and 2012-2 also lift the copy requirements on documents that are electronically filed.
1. The Appellee has forty (40) days to file the combined brief if the Opening Brief was hand-delivered. If the Opening Brief was mailed, the Appellee has forty-five (45) days from the date of the mailing to file the combined brief.

2. The Appellee may request an extension of time to file the combined brief by filing a timely motion or stipulation with the Clerk of the Court of Appeals. The motion should be filed before the brief is due (See “The Opening Brief”, Step 4 above and Forms 18 and 19).
3. The Appellee must timely pay the filing fee to the Clerk of the Court of Appeals or file an application to have the filing fee deferred or waived (See “Steps to Filing an Appeal”, Step 12 above).

The Optional Reply Brief

The Reply Brief tells the Court of Appeals why the Appellee’s arguments in the Answering Brief are incorrect. The Appellant is not required to file a Reply Brief.

Step 1: Preparation

- A. In preparing the Reply Brief, the Appellant should follow all of the requirements with respect to the paper, font size, margins, headings, page numbers, etc. that are described in Step 1 of the “The Opening Brief,” except the color of the cover page should be grey and titled “Appellant’s Reply Brief.”
- B. All references to the record or the transcripts should comply with the requirements described in Step 2 of “The Opening Brief.”
- C. The Reply Brief is limited to 7,000 words and may not have an average of more than 280 words per page. The word limit does not include the table of contents, table of citations, certificate of service, certificate of compliance, or addendum.

Step 2: Contents

- A. The Reply Brief is limited to responding to those arguments or facts presented in the Answering Brief. It is not an opportunity to repeat arguments that were made in the Opening Brief.
- B. The form of the Reply Brief is similar to the Opening and Answering Briefs. (See Form 16.)
- C. Like the Opening Brief, the end of the Reply Brief must contain a Certificate of Compliance indicating that two (2) copies of the Reply Brief were mailed or hand-delivered to the Appellee or the Appellee’s attorney. (See Form 17.)
- D. This Certificate of Compliance should also state that the Reply Brief does not exceed 7,000 words.

Step 3: Filing

- A. **FILING LOCATION AND NUMBER OF COPIES:** Just like the Opening Brief, the Appellant must file an original and six (6) copies of the Reply Brief with the Clerk of the Court of Appeals. Arizona Supreme Court Administrative Orders 2011-142 and 2012-2 direct all attorneys filing with the Arizona Supreme Court or Arizona Court of Appeals, Division One, to electronically file their documents. Arizona Supreme Court Administrative Order 2011-142 and 2012-2 also lift the copy requirements on documents that are electronically filed.
- B. **TIMING:** The Appellant has twenty (20) days to file the Reply Brief if the Answering Brief was hand-delivered. If the Answering Brief was mailed, the Appellant has twenty-five (25) days from the date of mailing to file the Reply Brief.
- C. **SERVICE UPON OPPOSING PARTY:** The Appellant must also send or hand-deliver two (2) copies of the Reply Brief to the Appellee or the Appellee's attorney.

Step 4: The combined Reply Brief and Answering Brief on Cross-Appeal (This applies if a timely notice of Cross-Appeal was filed)

- A. If the Appellant has received a combined brief from the Appellee containing both the Answering Brief and Opening Brief on Cross-Appeal, the Appellant may file in response a combined brief containing both the Reply Brief (responding to the Answering Brief) and the Answering Brief on Cross-Appeal (responding to the Opening Brief on Cross-Appeal).
- B. **PREPARATION:** In preparing the combined Reply Brief/Answering Brief on Cross-Appeal, the Appellant should follow all of the requirements for font size, margins, headings, page numbers, etc. described in Step 1 of "The Opening Brief," except the cover of the combined brief should be grey and titled "Appellant's Reply Brief/Answering Brief on Cross-Appeal." The length of the combined brief should not exceed 21,000 words.
- C. **CONTENTS:** The brief should be divided into two clearly designated sections: (1) the Reply Brief, and (2) the Answering Brief on Cross-Appeal.
- D. The first section of the combined brief, designated as the Reply Brief, should only address those facts, issues, and arguments raised in the Answering Brief.
- E. The second section of the combined brief, designated as the Answering Brief on Cross-Appeal, should address only those facts, issues, and arguments made in the Opening Brief on Cross-Appeal.

- F. The combined brief must include a Certificate of Compliance stating that the length of the combined brief does not exceed the word or page limitation and that two (2) copies of the combined brief were properly mailed or hand-delivered to the Appellee or the Appellee's attorney. (See "The Opening Brief," Step 3 above and Form 17.)
- G. **FILING:** The Appellant must file an original and six (6) copies of the combined Reply Brief/ Answering Brief on Cross-Appeal with the Clerk of the Court of Appeals. Arizona Supreme Court Administrative Orders 2011-142 and 2012-2 direct all attorneys filing with the Arizona Supreme Court or Arizona Court of Appeals, Division One, to electronically file their documents. Arizona Supreme Court Administrative Order 2011-142 and 2012-2 also lift the copy requirements on documents that are electronically filed.
- H. The Appellant has forty (40) days to file the combined brief if the combined Answering Brief/Opening Brief on Cross-Appeal was hand-delivered. If the combined Answering Brief/Opening Brief on Cross-Appeal was mailed, the Appellant has forty-five (45) days from the date of mailing to file the combined brief.
- I. The Appellant may request additional time to file the Reply Brief/Answering Brief on Cross-Appeal by filing a motion or stipulation with the Clerk of the Court of Appeals. (See "The Opening Brief," Step 4 above and Forms 18 and 19.)
- J. The Appellant must mail or hand-deliver two (2) copies of the combined brief to the Appellee or the Appellee's attorney.

**Step
5:**

Appellee/Cross-Appellant's Optional Reply Brief (This applies if a timely notice of Cross-Appeal was filed)

- A. The Appellee/Cross-Appellant has twenty (20) days to file a Reply Brief on Cross-Appeal if the combined Reply Brief/Answering Brief on Cross-Appeal was hand-delivered. If the combined Reply Brief/Answering Brief on Cross-Appeal was mailed, the Appellee/Cross-Appellant has twenty-five (25) days from the date of mailing to file the Reply Brief on Cross-Appeal.
- B. The cover of the Reply Brief should be titled "Appellee's Reply Brief on Cross-Appeal," and the color of the cover page is grey. (See Form 20.)
- C. The Appellee must follow Steps 1-3 of this section for preparing and filing the Reply Brief with the Court of Appeals.

Oral Argument

If either party to the appeal wants the Court of Appeals to conduct an oral argument before issuing a written decision, that party can file a written request for oral argument with the Clerk of the Court of Appeals. The Court of Appeals will decide whether to grant oral argument. If granted, the Court of Appeals will set a time for the parties to appear to discuss the facts and arguments made in the written briefs.

1. A written request must be made by either party in a separate paper filed with the Clerk of the Court of Appeals on or before the earlier of ten (10) days after the Reply Brief is due or filed. (A form of a “Request for Oral Argument” is attached as Form 21.)
2. At least twenty (20) days before the date set for oral argument, the Clerk of the Court of Appeals will notify the parties of the specific time and place at which oral argument will be heard.
3. However, an appeal may be considered and decided without oral argument if (1) the parties do not timely make a written request for oral argument, or (2) the Court of Appeals decides that oral argument will not be helpful in reaching its decision.
4. If the Court of Appeals decides that a case will be submitted without oral argument, the Clerk of the Court of Appeals will give the parties prompt written notice of this decision, and any party will have ten (10) days from the date of such notice to file a statement with the Clerk of the Court of Appeals explaining why oral argument should be heard.

Notice of Decision

When the Court of Appeals issues its decision resolving the appeal, the Clerk of the Court of Appeals will simultaneously advise the parties of the decision in writing via an e-mailed notification, which will direct the recipient to the Court of Appeals website to view the Decision. If no e-mail address is on record for a party, a physical (paper) copy of the decision will be mailed to that party. The Court of Appeals will also post decisions online. Division One decisions are posted at <http://www.azcourts.gov/coal/SearchDecisions.aspx>. Division Two decisions are located at <http://www.apltwo.ct.state.us>.

Costs

The party who is successful on appeal (the winner) may file a “Statement of Costs” with the Clerk of the Court of Appeals requesting reimbursement for the costs of preparing or responding to the appeal (A form of a Statement of Costs is attached as Form 22). Costs will not be awarded unless a Statement of Costs is timely filed.

1. The Statement of Costs should contain a request for reimbursement of the filing fee, the cost of making the copies of the briefs, and the cost of the transcripts.
2. The successful party must file the Statement of Costs within ten (10) days, not including weekends and legal holidays, after the Clerk of the Court of Appeals advises the parties of the Court of Appeals’ decision.
3. The successful party must file the Statement of Costs with the Clerk of the Court of Appeals.
4. The unsuccessful party may file an Objection to the amount of costs requested. This Objection must be filed within five (5) days, not including weekends and legal holidays, after receipt of the Statement of Costs.
5. If no Objection is filed, the Clerk of the Court of Appeals will enter an order awarding costs to the successful party as set forth in the Statement of Costs.

Attorneys’ Fees

The Court of Appeals may also award attorneys’ fees to the successful party on appeal. As a pro per party, you will not be entitled to an award of attorneys’ fees. However, if the other party hired an attorney, you could be responsible for the other party’s attorneys’ fees. This occurs most often in family law cases and cases based on written contract disputes.

1. The Court of Appeals will consider (1) the financial resources of both parties, (2) the reasonableness of the positions each party has taken throughout the proceedings, and, if applicable, (3) whether the written contract provides for an award of reasonable attorneys’ fees to the successful party in the dispute.
2. The unsuccessful party must file an objection to an award of attorneys’ fees within five (5) days, not including weekends and official state holidays, after receipt of the request for an award of attorneys’ fees.

The Petition for Review

Seeking Further Review in the Arizona Supreme Court

Any party who believes that the Court of Appeals decision was wrong can file a “Petition for Review” with the Clerk of the Arizona Supreme Court within thirty (30) days after the Court of Appeals issues its decision. The party opposing the Petition for Review may file a “Response to the Petition for Review” in the Arizona Supreme Court. (A form of the Petition for Review is attached as Form 23, and a form of the Response to the Petition for Review is attached as Form 24.) Below is a description of the formatting requirements and contents of the Petition for Review and the Response to the Petition for Review.

Step 1: Preparation

- A. The parties filing the Petition for Review and the Response to the Petition for Review should follow all of the requirements for paper size, font size, margins, page numbers, headings, etc. described in Step 1 of “The Opening Brief.”
- B. The Petition for Review and the Response to the Petition for Review may not exceed thirty-five hundred (3,500) words *or* twelve (12) pages if handwritten.
- C. A copy of the Court of Appeals decision must be attached to the Petition for Review.

Step 2: Contents

- A. The Petition for Review and the Response to the Petition for Review must contain a discussion of:
 1. The issues presented for review;
 2. A list of additional issues not decided by the Court of Appeals that may need to be decided by the Arizona Supreme Court if review is granted;
 3. A statement of the important facts; and
 4. The reasons for granting or denying the Petition for Review, such as whether (1) an Arizona decision controls the point of law in question, (2) a decision of the Arizona Supreme Court should be overruled or modified, (3) the Court of Appeals has made conflicting decisions, or (4) an important issue of law has been decided incorrectly. This section is important because the Supreme Court is not required to review Court of Appeals decisions.

- A. **FILING LOCATION AND NUMBER OF COPIES:** The party filing either the Petition for Review or the Response to the Petition for Review must file an original and one (1) copy. Both the Petition for Review and the Response to the Petition for Review are to be filed with the Clerk of the Arizona Supreme Court. Arizona Supreme Court Administrative Orders 2011-142 and 2012-2 direct all attorneys filing with the Arizona Supreme Court or Arizona Court of Appeals, Division One, to electronically file their documents. Arizona Supreme Court Administrative Order 2011-142 and 2012-2 also lift the copy requirements on documents that are electronically filed.
- B. **APPENDIX:** Any papers necessary to assist the Arizona Supreme Court in understanding and ruling on the Petition for Review or the Response to the Petition for Review should be filed as an Appendix with the Petition for Review or the Response to the Petition for Review.
 - 1. If the Appendix is more than fifteen (15) pages in length, it must be fastened together separately from the Petition for Review or the Response to the Petition for Review.
 - 2. If the Appendix is more than fifteen (15) pages, an original and one (1) copy of the Appendix must be filed with the Clerk of the Arizona Supreme Court when the Petition for Review is filed. Similarly, an original and one (1) copy of the Appendix must be filed with the Clerk of the Arizona Supreme Court when the Response to the Petition for Review is filed.
- C. **TIMING:** The party opposing the Petition for Review has thirty (30) days to file a Response to Petition for Review if the Petition for Review was hand-delivered. If the Petition for Review was mailed, the opposing party has thirty-five (35) days from the date of mailing to file the Response to the Petition for Review.
- D. A Reply to the Response to the Petition for Review is not allowed unless the Supreme Court orders a Reply to be filed.
- E. When the Supreme Court decides whether it will grant or deny the Petition for Review, it will e-mail a copy of its decision to the parties. If no e-mail address is on record for a party, a physical (paper) copy of the decision will be mailed to that party.
- F. If the Petition for Review is granted, the Supreme Court will issue an Order stating whether supplemental briefs or oral argument will be permitted.
- G. If a Petition for Review is denied, no further appeal to a state court is permitted.

Appendix 1

Frequently Asked Questions

Frequently Asked Questions

QUESTION 1: Where can I find the Arizona Rules of Civil Appellate Procedure?

ANSWER: The Arizona Rules of Civil Appellate Procedure are in the Arizona Revised Statutes located at any law library and at azrules.westgroup.com.

QUESTION 2: What does it cost to file a Notice of Appeal in Arizona?

ANSWER: The Superior Court fee for filing a Notice of Appeal in a civil action is currently \$88.00. There is also an Appellant's filing fee payable to the Court of Appeals that is currently \$280.00. These fees may change. You should check the fees posted on the websites for Division One and Division Two of the Arizona Court of Appeals. The website address for Division One is: www.azcourts.gov/coal. The website for Division Two is: www.appeals2.az.gov. After the Notice of Appeal is sent by the Superior Court Clerk to the Court of Appeals, the Court of Appeals Clerk will notify the appellant by mail that the Court of Appeals filing fee is due.

QUESTION 3: Why do I have to file a cost bond?

ANSWER: The cost bond is provided so that the non-appealing party can be reimbursed for the cost of making copies of the Answering Brief and the filing fee if the Superior Court's judgment is affirmed.

QUESTION 4: How long will it take for the Court of Appeals to make its decision?

ANSWER: The time period can vary depending on the nature of the case. It often takes about one (1) year from the date the Notice of Appeal is filed until the Court of Appeals makes its written decision.

QUESTION 5: What is a Supersedeas Bond?

ANSWER: A Supersedeas Bond prevents a party from collecting or enforcing a judgment while an appeal is pending. If the Appellant does not post the Supersedeas Bond, the Appellee may enforce the judgment while the appeal is pending. If the Appellant files a Supersedeas Bond, the Appellee may not collect the money judgment while the appeal is pending. In domestic relations cases, however, a Supersedeas Bond will not prevent enforcement of an order directing payment of money for child support or spousal maintenance and it will not affect an order establishing or changing child custody.

QUESTION 6: What is the “record on appeal”?

ANSWER: The “record on appeal” is all of the papers filed in the Superior Court and transcripts of hearings in that court. The appellate courts will only consider the record on appeal and the law. The record may be transmitted to the Court of Appeals electronically or physically. If the paper records are physically transmitted, they will be returned to the Superior Court after the appeal is over.

QUESTION 7: Who can a self-represented party speak to at the Court of Appeals or the Supreme Court?

ANSWER: A self-represented party can speak only to the Clerk or his/her Deputy Clerks. The Clerk and his/her Deputy Clerks cannot give legal advice. The self-represented party cannot contact any staff member, judge, or other person at the Court of Appeals or the Arizona Supreme Court.

QUESTION 8: Why did I receive a copy of the Clerk’s index of the record after the Notice of Appeal was filed?

ANSWER: Both sides to an appeal receive a copy of the Clerk’s index of the record after a Notice of Appeal is filed. This index identifies all of the papers that were filed in the Superior Court. The papers are usually indexed chronologically. That is, the earliest filed paper is listed as No. 1 and the last paper filed is listed as the last number in the index. The index is used to identify the specific paper for the purposes of informing the Court of Appeals which pleading or paper you are referring to in your brief. For example, if the complaint is indexed item No. 1, then when you refer to the complaint in your brief you should indicate that it can be found at Index No. 1.

QUESTION 9: What is a Petition for Review?

ANSWER: A Petition for Review asks the Arizona Supreme Court to review a decision made by the Court of Appeals. A sample format of a Petition for Review is attached in Appendix 3.

QUESTION 10: Can I file a Motion for Reconsideration if the Arizona Supreme Court denies my Petition for Review?

ANSWER: No. You may not ask the Arizona Supreme Court to reconsider its decision denying your Petition for Review.

QUESTION 11: How long after the Court of Appeals issues its decision do I have to file a Petition for Review?

ANSWER: You have thirty (30) days to file a Petition for Review with the Clerk of the Arizona Supreme Court after the Court of Appeals issues its decision.

QUESTION 12: Where do I file the Petition for Review to the Arizona Supreme Court?

ANSWER: The Petition for Review is filed with the Arizona Supreme Court.

QUESTION 13: Can I file a Writ of Certiorari to the United States Supreme Court with the Arizona Supreme Court?

ANSWER: No. It is filed in the United States Supreme Court.

QUESTION 14: What is the difference between a trial and an oral argument for an appeal?

ANSWER: An oral argument is an opportunity to discuss why the trial court's decision was incorrect. No new evidence is presented. The only evidence consists of the papers, exhibits, and testimony previously admitted by the Superior Court. The Court of Appeals and Supreme Court do not conduct trials.

QUESTION 15: Who can I call to get legal advice?

ANSWER: You should call an attorney to get legal advice. Most county bar associations have a "Lawyer's Referral Service" that can help you find an attorney. In addition, the Arizona State Bar website (www.azbar.org) has links that can help you locate an attorney. Maricopa County also offers a Pro Bono Appellate Assistance Program that may assist pro per litigants. Information on this program can be found at <http://azcourts.gov/coa1/AppellateAssistanceProgram.aspx>.

QUESTION 16: Can the Court of Appeals appoint an attorney to represent me?

ANSWER: No. The right to appointed counsel applies only in some criminal and juvenile cases.

APPROPRIATE QUESTIONS FOR THE CLERKS OF THE ARIZONA COURT OF APPEALS OR
THE ARIZONA SUPREME COURT

This is a list of some things that court personnel can and cannot do for you:

- We can explain and answer general questions about how the court works.
- We can give you general information about court rules, procedures, and practices.
- We can provide you with the telephone number for local lawyer referral services, legal aid programs, and other services where you can get legal information.
- We can provide court schedules and information on how to get a case scheduled.
- We can give you information from your case file that is not restricted.
- We can provide you with court forms and instructions that are available.
- We can usually answer questions about court filing deadlines.

- We cannot tell you whether you should bring your case to court.
- We cannot tell you what words to use in your court papers or whether they are correct.
- We cannot tell you what to say in court.
- We cannot give you an opinion about what will happen if you bring your case to court.
- We cannot conduct legal research for you.
- We cannot talk to the judge for you or let you talk to the judge outside of court.
- We cannot alter court documents.

Appendix 2

Important Terms

Important Terms

AFFIDAVIT:

This is a paper signed by an individual who swears under oath that the facts or conduct described in the affidavit are true. Beneath the signature of the person signing the affidavit is a statement by a notary public indicating that the person who signed the affidavit presented proof of identity.

AFFIDAVIT IN LIEU OF BOND:

This is the paper that is filed along with the Notice of Appeal or the Notice of Cross-Appeal if the appealing party is unable to pay a bond for costs on appeal. The paper should explain why the party is unable to pay a bond for costs on appeal. If this paper is filed, the Superior Court will decide this matter. (See Form 6.)

ANSWERING BRIEF:

This is the paper filed by the party opposing the appeal, (the Appellee), in response to the Opening Brief filed by the party filing the appeal, (the Appellant). The Answering Brief should contain arguments in support of the trial court's judgment and references to the transcripts or trial exhibits supporting those arguments. (See Form 16.)

APPEAL:

An appeal begins when a timely Notice of Appeal is filed with the Clerk of the Superior Court that entered the final judgment. Appeals of most civil cases are made from the Superior Court to the Court of Appeals. The Arizona Supreme Court can be asked to review final decisions of the Court of Appeals. The Arizona Supreme Court has discretion to accept or reject review of final decisions of the Court of Appeals.

APPELLANT:

This is the party filing an appeal. The Appellant asks the Court of Appeals to review a final judgment by timely filing a Notice of Appeal with the Clerk of the Superior Court.

APPELLEE:

This is the party opposing an appeal.

ARIZONA SUPREME COURT:

This is the highest state appellate court in Arizona. The Court is located in Phoenix and has discretion to review decisions from either Division One or Two of the Arizona Court of Appeals.

BOND FOR COSTS ON APPEAL:

This is an amount of money, usually \$500.00, which the Appellant or Appellee filing a Notice of Cross-Appeal must deposit with the Clerk of the Superior Court, along with the Notice of Appeal or the Notice of Cross-Appeal. The bond for costs on appeal assures that the party who successfully opposes an appeal (or cross-appeal) will be able to collect for the costs he/she incurred on appeal. (See Form 5.) If the Appellant or Appellee filing a Notice of Cross-Appeal cannot file a \$500.00 bond for costs on appeal, that party must file an Affidavit in Lieu of Bond with the Notice of Appeal in the Superior Court. (See definition above and Form 6.) Both parties may agree that no bond for costs on appeal is required or that this bond should be for a particular amount of money. If so, both parties must sign a paper called a Stipulation Regarding Bond for Costs on Appeal and file it with the Superior Court. (See Form 7.)

BRIEF:

This is an argument in writing that explains why a judgment of the Superior Court should be reversed or affirmed by the Court of Appeals. The Appellant files an Opening Brief with the Clerk of the Court of Appeals. The Appellee then files an Answering Brief. If the Appellee has filed a Notice of Cross-Appeal, the Appellee may file a combined Answering Brief and Opening Brief on Cross-Appeal. Afterward, the Appellant may file a Reply Brief. If the Appellee has filed an Opening Brief on Cross-Appeal, the Appellant may file a combined Reply Brief and Answering Brief on Cross-Appeal. If so, the Appellee may file a Reply Brief on Cross-Appeal. (See Form 16.)

CAPTION:

The caption is part of any paper filed with the Court of Appeals or the Arizona Supreme Court that states: (1) the court in which the paper is being filed; (2) the name of the Plaintiff and Defendant (or Petitioner and Respondent in a family law case) in the Superior Court case; (3) the Superior Court case number; and (4) the case number assigned by the Arizona Court of Appeals or the Arizona Supreme Court.

CERTIFICATE OF COMPLIANCE:

This is a page that must be attached to the end of the Opening Brief, Answering Brief, and any Cross-Appeal Brief or Reply Brief. (See Form 17.) The Certificate of Compliance tells the Court of Appeals that the brief does not exceed the word count or page limit set by the Arizona Rules of Civil Appellate Procedure.

CIVIL CASE:

Most lawsuits are categorized as either civil or criminal, with the exception of Industrial Commission and Corporation Commission cases. Civil cases are typically cases between people or corporations for money or injunctive or declaratory judgment relief. Tax and family law cases are also civil cases.

CIVIL APPEALS DOCKETING STATEMENT:

This is a paper that the Appellant must file in Superior Court within ten (10) days after filing the Notice of Appeal for counties where appeals are heard by Division One. These counties are Maricopa, Yuma, La Paz, Mohave, Coconino, Yavapai, Navajo, and Apache. (See Form 8.)

CLERK'S OFFICE:

Each court in Arizona has an office for the "clerk" of that court. The clerk is a public official responsible for filing papers and keeping records of court proceedings. There is a clerk for each Superior Court in Arizona's fifteen (15) counties. There is a clerk for Division One and a clerk for Division Two of the Court of Appeals. There is a clerk for the Arizona Supreme Court.

COURT REPORTER:

This person records, by stenographic or electronic means, everything that is said during a court proceeding. The parties to an appeal need to arrange with the court reporter in their Superior Court case, or the Electronic Services Office in the Maricopa County Superior Court if the proceeding was recorded by CD in a case in that court, to get all necessary transcripts to include in the Record on Appeal. The court reporter's name and contact information is contained in the Superior Court case record.

CROSS-APPEAL:

After a Notice of Appeal has been timely filed, the party opposing the appeal (the Appellee), may ask the Court of Appeals to review a particular issue arising from the same Superior Court final judgment by timely filing a Notice of Cross-Appeal with the Clerk of the Superior Court. A cross-appeal is usually filed when the Appellee contends that the Superior Court judgment failed to grant all of the relief requested, such as by denying a request for an award of attorneys' fees. (See Form 4.)

DIVISION ONE OF ARIZONA COURT OF APPEALS:

Division One of the Arizona Court of Appeals is located at 1501 W. Washington, Phoenix, Arizona 85007. You may contact the Clerk of the Court at (602) 542-4821. Division One hears appeals from final decisions of the Superior Court in the counties of Maricopa, Yuma, La Paz, Mohave, Coconino, Yavapai, Navajo, and Apache.

DIVISION TWO OF ARIZONA COURT OF APPEALS:

Division Two of the Arizona Court of Appeals is located at 400 W. Congress, Tucson, Arizona 85701. You may contact the Clerk of the Court at (520) 628-6954. Division Two hears appeals from final decisions of the Superior Court in the counties of Pima, Pinal, Cochise, Santa Cruz, Greenlee, Graham, and Gila.

ELECTRONIC SIGNATURE:

An electronic signature is an electronic symbol, usually /s/, followed by a typed name. For example, “/s/ John Doe,” is an electronic signature. The /s/ symbol means that the individual whose typed name appears next to it or below it intended that the typed name be treated as an original signature. An electronic signature is attached to a paper filed with the Clerk of the Court by a party or a judge of the Superior Court or the Court of Appeals.

ENTRY OF JUDGMENT:

This is the date that the final judgment is filed with the Clerk of the Superior Court. When the final judgment is filed with the Clerk of the Superior Court, it is stamped with the entry date. The entry date may differ from the date that a judgment is signed by the Superior Court judge. A party has thirty (30) days from the entry of judgment to file a Notice of Appeal with the Clerk of the Superior Court. (See Form 3.) If the Notice of Appeal is not filed within this thirty (30) day period, the Court of Appeals will dismiss the appeal as untimely.

EVIDENCE:

Evidence consists of the testimony of witnesses, documents or items admitted by the court as exhibits, and facts agreed to by the parties. The Court of Appeals and the Arizona Supreme Court will only review evidence and arguments presented to the Superior Court. These courts will not accept or review new evidence.

FILING:

To “file” a paper is to give it to the clerk’s office at the court where the case is pending. The paper will then become part of the case record. Papers can be filed with the clerk of the court in person, by mail, or electronically using an approved electronic filing system. The clerk’s office may reject for filing papers that do not comply with applicable rules.

FILING FEE FOR THE APPEAL:

The filing fee is an amount of money that the law requires the Appellant to pay to pursue an appeal. The Court of Appeals will issue a written Notice that explains to the parties the amount of money that must be paid as the filing fee. This filing fee must be paid within the time set forth in the Notice, unless a deferral or waiver of this fee is obtained from the Court of Appeals. (See Form 15.)

INDEX OF RECORD:

This paper is provided by the Clerk of the Superior Court to the parties approximately forty (40) days after an appeal is timely and properly initiated by the Appellant. This index chronologically lists all of the papers filed in the Superior Court. When referring to these papers in briefs submitted to the Court of Appeals, the parties should identify those papers by their index number.

JUDGMENT:

A judgment is a paper issued by the Superior Court indicating that it is the Superior Court's final determination of the rights and obligations of the parties in the case. This can be in the form of a paper entitled "Judgment," "Minute Entry," "Ruling," or "Decree." The judge must electronically or manually sign the judgment in order for it to be considered final. A final Superior Court judgment is required before a Notice of Appeal can be filed.

MONEY JUDGMENT:

A money judgment is a judgment signed by a judge of the Superior Court requiring one party to pay a specific amount of money to another party.

MOTION:

A motion is a paper filed with the Superior Court, the Court of Appeals, or the Arizona Supreme Court requesting that certain relief be granted. For example, a motion is filed in the Court of Appeals requesting an extension of time to file the Opening Brief. (See Form 18.)

NOTICE OF APPEAL:

This is a paper that must be filed in the Superior Court within thirty (30) days after the date of entry of judgment by the Clerk of the Superior Court in order to appeal the judgment to the Court of Appeals. If the Notice of Appeal is not timely filed, the Court of Appeals must dismiss the appeal. (See Form 3.)

NOTICE OF CROSS-APPEAL:

The Notice of Cross-Appeal is a paper that must be filed with the Clerk of the Superior Court within twenty (20) days after the Notice of Appeal is filed if the party opposing the appeal (the Appellee) wants the Court of Appeals to review a particular issue arising from the same Superior Court judgment. (See Form 4.)

OPENING BRIEF:

The Opening Brief is a paper filed by the party pursuing the appeal (the Appellant). The Opening Brief should contain a procedural history of the case (Statement of the Case), a Statement of Material Facts, Issues Presented for Review, Arguments supporting reversal of the Superior Court's judgment, a Conclusion, and proof that the Opening Brief was timely filed in the Court of Appeals and copies were hand-delivered or mailed to the party opposing the appeal (Certificate of Compliance). (See Form 16.)

ORAL ARGUMENT:

Oral argument is an opportunity for the Appellee and Appellant to appear in person at a time set by the Court of Appeals to discuss the issues and arguments presented in the briefs with the judges of the Court of Appeals. These judges will decide whether to affirm or reverse the Superior Court's judgment. (See Form 21.)

ORDER:

An order is a written direction or command delivered by a court or judge. An order from a Superior Court that resolves the case and is signed by the judge and entered by the clerk is called a final judgment.

PARTY:

A party is a person or entity that either brings or defends a lawsuit.

PETITION FOR REVIEW/RESPONSE TO PETITION FOR REVIEW:

A Petition for Review is a paper that a party files with the Clerk of the Arizona Supreme Court if that party wants the Arizona Supreme Court to review a decision of the Court of Appeals. The Petition for Review must be filed with the Clerk of the Arizona Supreme Court within thirty (30) days after the Court of Appeals files its decision. If a Petition for Review is filed on time, the opposing side will have thirty (30) days from the date the Petition for Review is served by hand delivery or thirty-five (35) days after service by mail, to file any objections in a paper called a Response to Petition for Review. The Response to the Petition for Review is filed with the Clerk of the Arizona Supreme Court. (See Forms 23 & 25.)

PETITIONER:

In family law cases, the party initiating the case is called the Petitioner instead of the Plaintiff.

“PRO SE” OR “PRO PER” LITIGANTS:

These are persons who represent themselves in a court of law without the assistance of an attorney.

RECORD ON APPEAL:

The record on appeal consists of (1) all papers filed in a case with the Clerk of the Superior Court, (2) all exhibits admitted by the Superior Court judge, and (3) all transcripts of any and all proceedings for that case. The parties in an appeal must take steps to ensure that all necessary transcripts of proceedings that took place in the Superior Court are included in the Record on Appeal.

REPLY BRIEF:

This is an optional paper that the Appellant or Cross-Appellant may file in response to the Answering Brief or Answering Brief on Cross-Appeal. The Reply Brief should respond to the arguments in the Answering Brief or the Answering Brief on Cross-Appeal and should not re-urge the same arguments that were made in the Opening Brief or the Opening Brief on Cross-Appeal. The Reply Brief should refer to the trial transcripts or exhibits to show that the facts supporting the argument can be found in the record. (See Form 16.)

RESPONDENT:

In family law cases, the opposing party is called the Respondent instead of the Defendant.

SERVICE:

Service occurs when one party delivers a copy of a legal paper to the other party or parties. Service may be personal (hand-delivered) or by mail. All papers filed with the Clerk of the Superior Court, the Clerk of the Court of Appeals, and the Clerk of the Arizona Supreme Court must be served on the other parties to an appeal. If the other party has an attorney, the papers must be served on the attorney. If the other party does not have an attorney, the papers must be served on the other party at the other party's last known address. (See Form 17.)

STATEMENT OF COSTS:

This is a paper that the party who wins on appeal can file in order to recover the costs he or she incurred in preparing the appeal from the unsuccessful party. (See Form 22.)

STIPULATION WAIVING BOND FOR COSTS ON APPEAL:

This is a paper that both parties must sign and file with the Superior Court if they agree that the party filing a Notice of Appeal or a Notice of Cross-Appeal does not have to file a bond for costs on appeal or that the bond should be filed for a particular amount of money. (See Form 7).

SUPERIOR COURT:

This is the "trial court" in each of Arizona's fifteen (15) counties. It is the court where most civil cases are initially filed. Appeals from final decisions in the Superior Court are taken to the Court of Appeals.

SUPERSEDEAS BOND:

This is a bond that the Superior Court requires the Appellant to pay if the Appellant wants to delay payment of a money judgment until the appeal is completed. If a Supersedeas Bond is filed in the Superior Court, the Appellee cannot collect the money awarded by the final judgment until the appeal is completed. If no Supersedeas Bond is filed, the Appellee may collect the money judgment while the appeal is awaiting decision by the Court of Appeals. (See Form 14.)

TIMELY FILE:

Whatever paper is to be filed in the Superior Court, the Court of Appeals, or the Arizona Supreme Court must be filed on or before the last day set forth in this guide or on or before any other date set by the Court of Appeals or the Arizona Supreme Court in a notice sent to the parties.

TRANSCRIPTS:

These are papers prepared by a court reporter or from an electronic recording. They contain an exact record of what was said and done in proceedings that took place in the Superior Court. The parties in an appeal must make sure that all necessary transcripts are included in the Record on Appeal.

Appendix 3

Forms

INDEX OF FORMS

Information to complete the forms should be TYPED rather than handwritten.

Special Rule for Domestic Relations Cases

Wherever the terms “Plaintiff” or “Defendant” appear in the attached forms, substitute the terms “Petitioner” or “Respondent.”

- Form 1: Notice of Change of Address (Court of Appeals)
- Form 2: Notice of Change of Address (Arizona Supreme Court)
- Form 3: Notice of Appeal
- Form 4: Notice of Cross-Appeal
- Form 5: Notice of Filing Cost Bond on Appeal
- Form 6: Affidavit in Lieu of Bond
- Form 7: Stipulation Regarding Bond for Costs on Appeal
- Form 8: Civil Appeals Docketing Statement
(1st version with instructions and 2nd version blank for completing)
- Form 9: Designation of Partial Transcript
- Form 10: Notice of Satisfactory Arrangements for Court Reporter Payment
- Form 11: Application for Deferral or Waiver of Costs of Preparing Transcript
- Form 12: Notice of Filing and Serving Transcript
- Form 13: Stipulation Fixing Amount of Supersedeas Bond
- Form 14: Supersedeas Bond
- Form 15: Application for Deferral or Waiver of Court Fees and/or Costs
- Form 16: Form of Brief
- Form 17: Certificate of Compliance
- Form 18: Motion for Extension of Time to File Brief
- Form 19: Stipulation for Extension of Time to File Brief
- Form 20: Cover Sheet for Combined Brief on Cross-Appeal
- Form 21: Request for Oral Argument
- Form 22: Statement of Costs
- Form 23: Petition for Review
- Form 24: Response to Petition for Review (filed in the Arizona Supreme Court)

ARIZONA COURT OF APPEALS

DIVISION _____

[Name of Plaintiff],

[Appellant/Appellee],

v.

[Name of Defendant],

[Appellant/Appellee].

CA-CV _____

Superior Court

Case No. _____

NOTICE OF CHANGE OF ADDRESS

The party signing this document is the _____

[Appellant/Appellee]. This party advises this Court that _____ [his/her]

address has changed. This party's current address is as follows:

[Full address and phone number].

Dated: _____

Name [Appellee/Appellant]

Address

Copy of the foregoing Notice was
mailed on _____ **[Date]** to:

Name

Address

ARIZONA SUPREME COURT

[Name of Plaintiff],

[Appellant/Appellee],

v.

[Name of Defendant],

[Appellant/Appellee].

Supreme Court

Case No. _____

CA-CV _____

Superior Court

Case No. _____

NOTICE OF CHANGE OF ADDRESS

The party signing this document is the _____
[Appellant/Appellee]. This party advises this Court that _____ [his/her]
address has changed. This party's current address is as follows:

[Full address and phone number].

Dated: _____

Name [Appellee/Appellant]

Address

Copy of the foregoing Notice was
mailed on _____ [**Date**] to:

Name

Address

SUPERIOR COURT OF ARIZONA

_____ COUNTY

[Name of Plaintiff],

Plaintiff,

v.

[Name of Defendant],

Defendant.

Superior Court Case
No. _____

NOTICE OF APPEAL

NOTICE IS GIVEN that _____ [Plaintiff or Defendant] appeals
to the Court of Appeals, Division _____ [One (1) or Two (2)] from the Judgment
entered on _____ [Date] in favor of _____ [Plaintiff or Defendant].

Dated: _____

Name [Plaintiff/Defendant]

Address

Copy of this Notice of Appeal was
mailed on _____ [Date] to:

Name

Address

SUPERIOR COURT OF ARIZONA

_____ COUNTY

[Name of Plaintiff],

Plaintiff,

v.

[Name of Defendant],

Defendant.

Superior Court Case
No. _____

NOTICE OF CROSS-APPEAL

NOTICE IS GIVEN that _____ [Plaintiff or Defendant] cross-appeals to the Court of Appeals, Division _____ [One (1) or Two (2)], from the _____ [Judgment, portion of the Judgment, or other order] entered on _____ [Date] in favor of _____ [Plaintiff or Defendant].

Dated: _____

Name [Plaintiff/Defendant]

Address

Copy of this Notice of Cross-Appeal was mailed on _____ [Date] to:

Name

Address

SUPERIOR COURT OF ARIZONA

_____ COUNTY

[Name of Plaintiff],

Plaintiff,

v.

[Name of Defendant],

Defendant.

Superior Court Case
No. _____

**NOTICE OF FILING COST BOND
ON APPEAL**

The _____ [Appellant or Cross-Appellant] hereby
advises _____ [Appellee or Appellant] that they have posted a
cash bond on appeal in the amount of \$500.00 with the Clerk of the Court.

Dated: _____

Name [Appellant or Cross-Appellant]

Address

Copy of this Notice of Cost Bond
was mailed on _____ [Date] to:

Name

Address

WHEREFORE, the undersigned requests that ____ [**He/She**] be allowed to prosecute an appeal in this action without bond for costs.

Dated: _____

Name [**Plaintiff/Defendant**]

Address

SUBSCRIBED AND SWORN TO before me this ____ day of _____, 20____.

(Notary seal)

Notary Public

Copy of this Affidavit in Lieu of Bond was mailed on _____ [**Date**] to:

Name

Address

SUPERIOR COURT OF ARIZONA

_____ COUNTY

[Name of Plaintiff],

Plaintiff,

v.

[Name of Defendant],

Defendant.

Superior Court Case
No. _____

**STIPULATION REGARDING
BOND FOR COSTS ON APPEAL**

The Superior Court of _____ County has entered a Judgment in favor of _____ [Plaintiff/Defendant] in this action, and the _____ [Plaintiff/Defendant] is desirous of prosecuting an _____ [appeal or cross-appeal] in the matter. Therefore, it is stipulated between the parties that the bond for costs on appeal is _____ [waived or set in the amount of \$_____] for the reason that _____ [state the reasons] and the _____ [appeal or cross-appeal] may be prosecuted _____ [without the filing of a cost bond or upon the filing of the stipulated amount of the cost bond].

Dated: _____

Name [**Plaintiff/Defendant**]

Address

Name [**Plaintiff/Defendant**]

Address

INSTRUCTIONS FOR COMPLETING THE
CIVIL APPEALS DOCKETING STATEMENT

There are two (2) versions of the Civil Appeals Docketing Statement attached.

The first version of the form contains **bold and *italics*** descriptions to assist in completing the Civil Appeals Docketing Statement.

The second version of the form is left blank to be completed and filed with the Clerk of the Superior Court.

In the
Court of Appeals
STATE OF ARIZONA
DIVISION ONE

**INSTRUCTIONS FOR SUBMITTING CIVIL APPEALS DOCKETING
STATEMENT**

Rule 12, Arizona Rules of Civil Appellate Procedure, by amendment effective on January 1, 1998, provides that appellant shall file a civil appeals docketing statement in superior court within 10 days after filing the notice of appeal. The attached docketing statement form must be completed fully and accurately by appellant's counsel or, if unrepresented by counsel, by appellant personally. A cross-appellant shall file a docketing statement within 10 days after filing a notice of cross-appeal.

The docketing statement is intended to assist the parties in identifying common procedural and jurisdictional problems prior to briefing and to provide the court with information needed for its issue tracking and appellate settlement programs.

The requirement that appellant identify issues in the docketing statement will not limit appellant's presentation of issues in the opening brief. Omission of an issue from the docketing statement will not provide an appropriate basis for a motion to strike any portion of the opening brief. However, appellant's early and accurate identification of issues is critical to the court's successful use of the docketing statement to improve case processing.

Type or print your answers to all questions on the docketing statement form. Alternatively, you may reproduce the docketing statement form as a word processing document. Attach a copy of the notice of appeal. In cases involving multiple appellants, the court encourages appellants to consult with each other and, whenever possible, to file only one docketing statement with notices of appeal attached.

Appellant shall serve a copy of the docketing statement on counsel of record for all other parties. Failure to file or serve a docketing statement within the time prescribed shall not affect the validity of the appeal, but may result in sanctions by the appellate court, including dismissal of the appeal.

IN THE
Court of Appeals
STATE OF ARIZONA
DIVISION ONE

CIVIL APPEALS DOCKETING STATEMENT
Revised November 2011

CASE NAME: 1 CA-CV _____

_____ COUNTY SUPERIOR COURT

V. CASE NO. _____

_____ TRIAL JUDGE _____

PARTY[IES] FILING APPEAL:

A. TIMELINESS OF APPEAL

1. Date judgment/order was entered _____

2. Is the judgment/order signed as required by Rule 58(a)?

_____Yes _____No

If no, please state the date by which you will lodge a form of judgment or order with the trial court judge and request that it be signed and filed with the Clerk of the Superior Court: _____ *

* In an appeal from an unsigned order or judgment, it is appellant's responsibility to ensure that a signed order or judgment corresponding to the unsigned order from which the appeal has been taken be filed with the clerk of the superior court as soon as possible. The superior court has continuing authority to act in furtherance of an appeal. See *State v. O'Connor*, 171 Ariz. 19, 21, 827 P.2d 480, 482 (App. 1992). Signing and filing a form of judgment or order corresponding to an unsigned order from which an appeal has been commenced is an action in furtherance of the appeal. See *Eaton Fruit Co. v. California Spray-Chemical Corp.* 102 Ariz. 129, 426 P.2d 397 (1967).

3. Was the time for appeal extended by a motion?

_____Yes _____No

(a) If yes, type of motion:

_____ Motion for new trial [Rule 59 (a) and (d)]

_____ Motion to alter or amend judgment [Rule 59(1)]

_____ Motion for judgment NOV [Rule 50(b)]

_____ Motion to amend/make additional findings [Rule 52(b)]

_____ Notice of intent to claim attorney's fees [Rule 54(g)]

(b) Motion was served _____(date) and filed _____ (date).

(c) The court ruled on the motion on _____ (date).

(d) Was the ruling on the motion made in a signed order?

_____Yes _____No

If no, please state the date by which you will lodge a form of judgment or order with the trial court judge and request that it be signed and filed with the Clerk of the Superior Court: _____

4. Notice of appeal filed on _____(date). (Attach copy.)

(a) If more than one party has appealed from the judgment or order, list date each notice of appeal was filed and identify by name the party filing the notice of appeal.

B. APPEALABLE JUDGMENT OR ORDER

1. Basis for appellate jurisdiction under A.R.S. § 12-2101:
(check appropriate statutory subsection)

_____ A _____ A(1) _____ A(2) _____ A(3)
_____ A(4) _____ A(5)(a) _____ A(5)(b)
_____ A(5)(c) _____ A(5)(d) _____ A(6) _____ A(7)
_____ A(8) _____ A(9) _____ A(10)(a)
_____ A(10)(b) _____ A(11)(a) _____ A(11)(b) _____ B

or under A.R.S. § 12-2101.01(A):

_____ 1 _____ 2 _____ 3 _____ 4 _____ 5

2. List all parties involved in the superior court action:
(attach separate sheet, if necessary)

(a) If all parties in superior court are not parties to this appeal, explain in detail (with specific reference to the record on appeal) why those parties are not included in this appeal, e.g., dismissed, not served, or other:

3. Give brief description (3 - 5 words) of each party's separate claims, counterclaims, cross-claims or third party claims, and the trial court's disposition of each claim, e.g. , bench trial, jury verdict, dismissal, summary judgment, default judgment or other (include specific references to the record on appeal and attach separate sheet, if necessary):

4. Does the judgment dispose of all claims and all parties?

_____Yes _____No

(a) If no, was it made appealable under Rule 54(b)(ARCP)?

_____Yes _____No

(b) Specify claims that remain pending in superior court:

5. Did this case originate in a justice of the peace court or city court?

_____Yes _____No

(a) if yes, was there:

(1)____ an appeal to superior court; or

(2)____ a special action to superior court.

6. Does this appeal involve a contempt judgment or order?

_____Yes _____No

C. OTHER INFORMATION

1. Disposition below: (check all applicable descriptions)

- | | |
|---|---|
| <input type="checkbox"/> Bench Trial | Dismissal For: |
| <input type="checkbox"/> Jury Verdict | <input type="checkbox"/> Lack of Jurisdiction |
| <input type="checkbox"/> Summary Judgment | <input type="checkbox"/> Failure to State a Claim |
| <input type="checkbox"/> Review of Agency Action | <input type="checkbox"/> Failure to Prosecute |
| <input type="checkbox"/> Grant/Deny Rule 60(c) Relief | <input type="checkbox"/> Discovery Sanction |
| <input type="checkbox"/> Grant/Deny New Trial or Judgment Notwithstanding the Verdict | <input type="checkbox"/> Other: _____ |
| <input type="checkbox"/> Injunction | |
| <input type="checkbox"/> Grant/Deny Special Action | |

2. Do you intend to order reporter's transcripts for the appeal?

Yes No

(a) If so, have all necessary arrangements been made for preparation of the transcript?

Yes No

(b) Estimated date of completion of transcript: _____.

3. Brief description of nature of action and result in trial court:

4. Issues to be raised on appeal:

5. Do you believe this appeal would be appropriate for an accelerated appeal under Rule 29, ARCAP? (See Attachment)

_____Yes _____No

6. Do you believe this appeal would be appropriate for inclusion in the appellate settlement program?

_____Yes _____No

7. Does this case involve an assertion or allegation that a state statute, ordinance, franchise, or rule is facially unconstitutional, or that a municipal ordinance or franchise is facially invalid?

_____Yes _____No

If yes, has A.R.S. § 12-1841 been complied with?

_____Yes _____No

If no, please list the specific steps that appellant plans to take to comply with A.R.S. § 12-1841 before this appeal is submitted for decision:

D. PENDING AND PRIOR PROCEEDINGS IN THIS COURT AND THE ARIZONA SUPREME COURT

Has any other notice of appeal, petition for special action or petition for review been filed from the same or consolidated superior court action?

_____Yes _____No

If yes, give the case number of that appeal, special action or petition for review: _____

E. RELATED APPEALS

Are there any other appeals pending in this court involving the same parties, events or transactions giving rise to this appeal?

_____Yes _____No

If yes, give the case number for that appeal:

F. PROCEEDINGS IN OTHER COURTS

Has any bankruptcy court petition been filed or has any other proceeding been commenced in another court which affects this court's jurisdiction over this appeal?

_____Yes _____No

If yes, please identify that proceeding:

G. SIMILAR ISSUES

Are you aware of any pending appeals in this court raising the same or closely related issues?

_____Yes _____No

If yes, give the case name and number, if known:

H. PERSON FILING DOCKETING STATEMENT

Name of Attorney: _____

Address: _____

Telephone: _____

Check one:

_____ Attorney _____ Party Unrepresented by Counsel

Check one:

_____ Appellant _____ Cross-Appellant

Name of Party: _____

If this is a joint statement by multiple appellants, add the names and addresses of other counsel on an additional sheet accompanied by certification that they concur in the filing of this statement.

I. OPPOSING COUNSEL ON APPEAL

Name of Attorney: _____

Address: _____

Telephone: _____

Check one:

_____ Attorney _____ Party Unrepresented by Counsel

Check one:

_____ Appellant _____ Cross-Appellant

Name of Party: _____

(List additional counsel on separate sheet if necessary.)

VERIFICATION

I certify that the information provided in this docketing statement is true and complete. In the event there is any change with respect to any entry on this statement, I understand that appellant shall have a continuing obligation to file an amended statement on the prescribed form.

Name of appellant

Name of counsel of record

Date

Signature of counsel of record

CERTIFICATION OF SERVICE

I certify that on the _____ day of _____, _____, I served copies of the above docketing Statement on all counsel of record by depositing a true copy thereof in the United States mail addressed as follows:

SUPERIOR COURT OF ARIZONA

_____ COUNTY

[Name of Plaintiff],

Plaintiff,

v.

[Name of Defendant],

Defendant.

Superior Court Case
No. _____

**DESIGNATION OF PARTIAL
TRANSCRIPT**

Pursuant to Arizona Rule of Civil Procedure 11(b), the
_____ [Plaintiff/Defendant] designates the following portions
of the reporter's transcript to be included in the record on appeal:

[Set forth the date of transcript and pages to be used. Attach additional pages if necessary.]

Dated: _____

Name [Plaintiff/Defendant]

Address

Copy of this Designation was
mailed on _____ [**Date**] to:

Name

Address

SUPERIOR COURT OF ARIZONA

_____ COUNTY

[Name of Plaintiff],

Plaintiff,

v.

[Name of Defendant],

Defendant.

Superior Court Case
No. _____

**NOTICE OF SATISFACTORY
ARRANGEMENTS FOR COURT
REPORTER PAYMENT**

NOTICE IS GIVEN that _____ [Plaintiff or Defendant]
has made satisfactory arrangements with the court reporter for payment of the cost
of preparation of the transcript[s] in this matter.

Dated: _____

Name [Plaintiff/Defendant]

Address

Copy of this Notice was mailed
on _____ [Date] to:

Name

Address

_____ a. I receive government assistance from the state/federal program(s) checked below:

- _____ Temporary Assistance for Needy Families (TANF)
- _____ Food Stamps
- _____ Supplemental Security Income (SSI)
- _____ General Assistance (GA)

If you checked any of the above boxes in 1 or 2(a), you must complete the Financial Questionnaire. You must submit proof that you receive government assistance. If you are submitting this application by mail or a third party, you must attach a photocopy of that proof.

OR

_____ b. My income is sufficient or is barely sufficient to meet the daily essentials of life, and includes no allotment that could be budgeted for the fees and costs that are required to gain access to the court.

To determine whether income is sufficient or barely sufficient, the court will review your income and expenses. Among the factors the court may consider are:

1. Whether your gross income as computed on a monthly basis is 150% or less of the current federal poverty level. Gross monthly income includes your share of community property income if available to you.
2. Although your income is greater than 150% of the poverty level, you have proof of extraordinary expenses, including medical expenses, costs of care for elderly or disabled family members or other expenses that the court finds are extraordinary and that reduce your gross monthly income to at or below 150% of the poverty level.

OR

_____ c. I do not have the money to pay court filing fees and/or costs now. I can pay the filing fees and/or costs at a later date. Explain:

If you checked either boxes 2b or 2c, you must complete the Financial Questionnaire.

FINANCIAL QUESTIONNAIRE

SUPPORT RESPONSIBILITIES: List all persons you support (including those for whom you pay child support and/or spousal maintenance/support).

NAME	RELATIONSHIP
_____	_____
_____	_____
_____	_____

STATEMENT OF INCOME AND EXPENSES

ASSISTANCE: I receive assistance from:

- _____ Arizona Health Care Cost Containment System (AHCCCS)
- _____ Arizona Long Term Care System (ALTUS)
- _____ Other (explain): _____

MONTHLY INCOME: My monthly income is:

Monthly gross income: \$ _____

Employer name: _____

Employer address: _____

Employed since (month/year): _____

Other current monthly income including spousal maintenance/support, retirement, rental, interest, pensions, scholarships, grants, royalties, lottery winnings (explain amount and source):

\$ _____

My spouse's monthly gross income (if available to me): \$ _____

MONTHLY EXPENSES AND DEBTS: My monthly expenses and debts are:

Balance	Payment Amount	Loan
Rent/Mortgage Payment	\$ _____	\$ _____
Car Payment	\$ _____	\$ _____
Credit Card Payments	\$ _____	\$ _____
Other Payments and Debts	\$ _____	\$ _____

Explain:

Food/Household supplies	\$ _____
Utilities/Telephone	\$ _____
Clothing	\$ _____
Medical/Dental/Drugs	\$ _____
Health Insurance	\$ _____
Nursing Care	\$ _____
Laundry	\$ _____
Child Support	\$ _____
Child Care	\$ _____
Spousal Maintenance	\$ _____
Car Insurance	\$ _____
Gasoline/Bus Fare	\$ _____
Contributions to Employer or other retirement account	\$ _____

TOTAL MONTHLY PAYMENTS: \$ _____

STATEMENT OF ASSETS: List only those assets available to you and accessible without financial penalty. Equity is defined as market value minus any liens or loans.

	ESTIMATED VALUE
Cash and Bank Accounts	\$ _____
Credit Union Accounts	\$ _____
Equity in:	
Home	\$ _____
Other Property	\$ _____
Cars and other vehicles	\$ _____
Other, including stocks, bonds, etc.	\$ _____
Retirement Accounts	\$ _____
TOTAL ASSETS:	\$ _____

EXTRAORDINARY EXPENSES: For example, unusual medical needs, financial hardship, costs of care of elderly or disabled family members. (Proof must be submitted.)

DESCRIPTION	AMOUNT
_____	\$ _____
_____	\$ _____
TOTAL EXTRAORDINARY EXPENSES:	\$ _____

SIGNATURE UNDER PENALTY OF PERJURY

Date: _____

Signature

Print your name: _____

ARIZONA COURT OF APPEALS

DIVISION _____

[Name of Plaintiff],

[Appellant/Appellee],

v.

[Name of Defendant],

[Appellant/Appellee].

CA-CV _____

Superior Court

Case No. _____

**NOTICE OF FILING AND
SERVING TRANSCRIPT**

NOTICE IS GIVEN that _____ [Plaintiff or Defendant] has filed the original transcript in the above-entitled action with this Court. A copy of that transcript has been served on counsel for the _____ [Plaintiff or Defendant] at the address below.

Dated: _____

Name [Plaintiff/Defendant]

Address

Copy of this Notice was mailed
on _____ [**Date**] to:

Name

Address

SUPERIOR COURT OF ARIZONA

_____ COUNTY

[Name of Plaintiff],

Plaintiff,

v.

[Name of Defendant],

Defendant.

Superior Court Case
No. _____

**STIPULATION FIXING
AMOUNT OF SUPERSEDEAS
BOND**

_____ [Plaintiff or Defendant] is appealing the Judgment rendered on _____ [Date] and desires to supersede the judgment and stay the execution thereof on appeal. Therefore, it is stipulated between the parties that the supersedeas bond required be in the amount of \$_____ [Dollar Amount] and that a _____ [Cashiers Check or Bond] in the form attached hereto may be used for that purpose.

Dated: _____

Name [Plaintiff/Defendant]

Attorney Name [for Name Party]

Address

Address

SUPERIOR COURT OF ARIZONA

_____ COUNTY

[Name of Plaintiff],

Plaintiff,

v.

[Name of Defendant],

Defendant.

Superior Court Case
No. _____

SUPERSEDEAS BOND

KNOW ALL MEN BY THESE PRESENTS:

That _____ [Appellant's Name] as principal and _____ [Company's Name] as surety do hereby acknowledge themselves bound to _____ [Appellee's Name] for the sum of \$ _____ [Dollar Amount]. The principal is appealing the judgment in the above-entitled case entered on _____ [Date], and desires to supersede that judgment and stay the execution thereof on appeal. Therefore, the foregoing bond shall remain in force and effect except that if principal satisfies in full the judgment remaining unsatisfied, together with the costs, interest and any damages reasonably anticipated to flow from the granting of the stay, including damages for delay, if for any reason the appeal is dismissed or if the judgment is affirmed, or if the principal satisfies in full such modifications of the judgment and costs, interest and damages as the appellate court may adjudge and award, then the foregoing bond shall be void.

Dated: _____

[Name and address of Appellant]

[Name and address of Surety]

Name of Person Filing Document: _____
Your Address: _____
Your City, State, and Zip Code: _____
Your Telephone Number: _____
Attorney Bar Number (if applicable): _____
Attorney E-mail Address _____
Representing Self (Without an Attorney) OR
 Attorney for Petitioner Respondent

**ARIZONA COURT OF APPEALS
DIVISION ONE**

Name of Petitioner/Plaintiff
No. _____

Case Number: _____
Superior Court Case

**APPLICATION FOR DEFERRAL OR WAIVER
OF COURT FEES AND/OR COSTS AND
CONSENT TO ENTRY OF JUDGMENT**

Name of Respondent/Defendant

IMPORTANT

This “*Application for Deferral or Waiver of Court Fees and/or Costs*” includes a “*Consent to Entry of Judgment.*” By signing this Consent, you agree a judgment may be entered against you for all fees and costs that are deferred but remain unpaid thirty (30) calendar days after entry of final judgment. At the conclusion of the case you will receive a Notice of Court Fees and Costs Due indicating how much is owed and what step you must take to avoid a judgment against you if you are still unable to pay. Additional details about this process are discussed in the “*Consent to Entry of Judgment*” section of this application.

STATEMENTS MADE TO THE COURT UNDER OATH OR AFFIRMATION. I swear or affirm that the information in this application is true and correct. I make this statement under the penalty of prosecution for perjury if it is determined that I did not tell the truth.

I am requesting a deferral/waiver of the following fees and/or costs in my case:
(Notice to electronic filers: The \$6.00 application fee charged by TurboCourt is not eligible for a waiver or deferral and is due at the time of each submission)

The basis for the request is:

1. **DEFERRAL:**

- A. I receive governmental assistance from the state/federal program(s) marked below:
 Temporary Assistance to Needy Families (TANF)
 Food Stamps

OR

- B. My income is insufficient or is barely sufficient to meet the daily essentials of life, and includes no allotment that could be budgeted for the fees and costs that are required to gain access to the court.

NOTE: To determine whether income is insufficient or barely sufficient, the court will review your income and expenses. Among the factors the court may consider are:

1. Whether your gross income as computed on a monthly basis is 150% or less of the current federal poverty level. Gross monthly income includes your share of community property income if available to you.
2. If your income is greater than 150% of the poverty level, but you have proof of extraordinary expenses (including medical expenses and costs of care for elderly or disabled family members) or other expenses that the court finds are extraordinary that reduce your gross monthly income to at or below 150% of the poverty level.

OR

- C. I do not have the money to pay court filing fees and/or costs now. I can pay the filing fees and/or costs at a later date. **Explain.** _____

2. **WAIVER:**

- A. I am permanently unable to pay. My income and liquid assets are insufficient or barely sufficient to meet the daily essentials of life and unlikely to change in the foreseeable future.

- B. I receive government assistance from the federal program Supplemental Security Income (SSI).

NOTE: Every applicant, regardless of his or her financial circumstances, must complete the Financial Questionnaire (below). If you submit the Application and Financial Questionnaire in person, you MUST sign it in front of the court clerk; if you submit the form by mail or by a third party, you MUST sign it in front of a notary public. You must submit proof that you receive governmental assistance. If you submit the Application and Financial Questionnaire by mail or by a third party, please attach a copy of your proof of governmental assistance.

FINANCIAL QUESTIONNAIRE

SUPPORT RESPONSIBILITIES: List all persons you support (including those you pay child support and/or spousal maintenance/support for):

NAME

RELATIONSHIP

STATEMENT OF INCOME AND EXPENSES

ASSISTANCE: I receive assistance from:

- Arizona Health Care Cost Containment System (AHCCCS)
- Arizona Long Term Care System (ALTCS)
- Other (explain): _____

MONTHLY INCOME: My monthly income is:

Monthly gross income: \$ _____
 Employer name: _____
 Employer address: _____
 Employed since (month/year): _____

Other current monthly income, including spousal maintenance/support, retirement, rental, interest, pensions, scholarships, grants, royalties, lottery winnings (explain amount and source): \$ _____

My spouse's monthly gross income (if available to me): \$ _____

TOTAL MONTHLY INCOME \$ _____

MONTHLY EXPENSES AND DEBTS: My monthly expenses and debts are:

	PAYMENT AMOUNT	LOAN BALANCE
Rent/Mortgage payment	\$ _____	\$ _____
Car Payment	\$ _____	\$ _____
Credit Card Payments	\$ _____	\$ _____
Other payments & debts	\$ _____	\$ _____
Explain:	_____	
Food/Household supplies	\$ _____	
Utilities/Telephone	\$ _____	
Clothing	\$ _____	
Medical/Dental/Drugs	\$ _____	
Health Insurance	\$ _____	
Nursing care	\$ _____	
Laundry	\$ _____	
Child Support	\$ _____	
Child Care	\$ _____	
Spousal Maintenance	\$ _____	
Car Insurance	\$ _____	
Gasoline/Bus Fare	\$ _____	
Contributions to Employer or Other Retirement Account	\$ _____	

TOTAL MONTHLY EXPENSES \$ _____

STATEMENT OF ASSETS: List only those assets available to you and accessible without financial penalty. Equity is defined as market value minus any liens or loans.

	ESTIMATED VALUE
Cash and Bank Accounts	\$ _____
Credit Union Accounts	\$ _____
Equity in:	
1. Home	\$ _____
2. Other property	\$ _____
3. Cars/other vehicles	\$ _____
4. Other, including stocks, bonds, etc.	\$ _____
5. Retirement accounts	\$ _____
 TOTAL ASSETS	 \$ _____

EXTRAORDINARY EXPENSES: For example, unusual medical needs, financial hardship, costs of care of elderly or disabled family members. (Proof must be submitted.)

DESCRIPTION	AMOUNT
_____	\$ _____
_____	\$ _____
_____	\$ _____
 TOTAL EXTRAORDINARY EXPENSES	 \$ _____

Note: If you receive a deferral and have unpaid fees at the end of your case you will receive a Notice of Court Fees and Costs Due. This is to remind you that you may submit a supplemental application for further deferral or waiver if you believe you need more time to pay or cannot afford to pay your court fees and costs. The court will decide at that time whether or not you must pay. If you do not file a supplemental application, the original deferral order remains in effect and a consent judgment may be entered against you if you do not pay within thirty calendar days after entry of final judgment.

If your case is dismissed for any reason, the fees and costs are still due.

CONSENT TO ENTRY OF JUDGMENT: By signing this Application, I agree that a judgment may be entered against me for all fees and/or costs that are deferred but remain unpaid after thirty (30) calendar days after entry of final judgment. Judgment may be entered against me unless any one of the following applies:

- A. Fees and costs are taxed to another party;
- B. I have an established schedule of payments in effect and I am current with those payments;
- C. I file a supplemental application for waiver or further deferral of fees and costs and a decision by the court is pending;
- D. In response to a supplemental application, the court orders that the fees and costs be waived or further deferred; or
- E. Within twenty days of the date the court denies the supplemental application, I either:
 - 1. Pay the fees and/or costs; or,
 - 2. Request a hearing on the court's order denying waiver or further deferral. If I request a hearing, the court cannot enter the consent judgment unless a hearing is held, further deferral or waiver is denied and payment has not been made within the time prescribed by the court.

If you appeal the final decision in your case, a consent judgment for deferred fees and/or costs that remain unpaid in the lower court shall not be entered until after the appeals process is concluded.

OATH OR AFFIRMATION

The contents of this document are true and correct to the best of my knowledge and belief.

Date

Signature

Printed Name

Date Signed or Affirmed

Judicial Officer, Deputy Clerk or Notary Public

My Commision Expires/Seal:

ARIZONA COURT OF APPEALS

DIVISION _____

[Name of Plaintiff],

[Appellant/Appellee],

v.

[Name of Defendant],

[Appellant/Appellee].

CA-CV _____

Superior Court

Case No. _____

[APPELLANT'S OPENING BRIEF] [APPELLEE'S ANSWERING BRIEF]
OR
[APPELLANT'S REPLY BRIEF]

Name [Appellant/Appellee]

Address

[USE APPROPRIATE COLOR FOR THE COVER IF FILING IN
PAPER FORMAT]

Cover page of Opening Brief is BLUE

Cover page of Answering Brief is RED

Cover page of Reply Brief is GRAY

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A. Standards of Appellate Review	
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STATEMENT OF THE CASE

(Add additional sheets of paper as necessary to complete this section.)

STATEMENT OF FACTS

(Add additional sheets of paper as necessary to complete this section.)

ISSUE(S) PRESENTED

(Add additional sheets of paper as necessary to complete this section.)

ARGUMENT

(Add additional sheets of paper as necessary to complete this section.)

CONCLUSION

[Date]

[Name]

[Address]

CERTIFICATE OF COMPLIANCE

(See **Form 17** for complete version of Certificate of Compliance to insert here.)

APPENDIX [If any]

(Insert separate sheet of COLORED paper if adding Appendix.)

CERTIFICATE OF COMPLIANCE

Pursuant to ARCAP 14(b), I certify that the attached brief:

____ Uses proportionately spaced type of 14 points or more, is double spaced using a Roman font, and contains _____ words; OR

____ Uses monospaced type of no more than 10.5 characters per inch; AND

____ Does not exceed 14,000 words or 50 pages [**if Opening or Answering Brief**]

____ Does not exceed 28,000 words or 100 pages [**if combined Answering Brief and Opening Brief on Cross-Appeal**]

____ Does not exceed 21,000 words or 75 pages [**if combined Reply Brief and Answering Brief on Cross-Appeal**]

____ Does not exceed 7,000 words or 25 pages [**if Reply Brief or Reply Brief on Cross-Appeal**]

Date: _____

[Name]

[Address]

TWO COPIES of the foregoing Brief were mailed on _____ [**Date**] to:

Name

Address

By _____
[Signed by person who mailed them]

ARIZONA COURT OF APPEALS

DIVISION _____

[Name of Plaintiff],

[Appellant/Appellee],

v.

[Name of Defendant],

[Appellant/Appellee].

CA-CV _____

Superior Court

Case No. _____

**MOTION FOR EXTENSION OF
TIME TO FILE BRIEF**

_____ [Appellant/Appellee] requests an extension of time within which to file ____ [His/Her] _____ [Opening/Answering/Reply] brief from _____ [Date Currently Due] to _____ [New Date] for the reasons that _____ [Set Forth Reasons].

Dated: _____

Name [Appellant/Appellee]

Address

Copy of this Motion was mailed
on _____ [**Date**] to:

Name

Address

ARIZONA COURT OF APPEALS

DIVISION _____

[Name of Plaintiff],

[Appellant/Appellee],

v.

[Name of Defendant],

[Appellant/Appellee].

CA-CV _____

Superior Court

Case No. _____

**STIPULATION FOR EXTENSION
OF TIME TO FILE BRIEF**

The undersigned stipulate and agree that _____ [Appellant's/
Appellee's] time for filing the _____ [Opening/Answering/Reply]
brief in this matter may be extended from _____ [Current Due Date] to
_____ [New Date Desired]. This extension is requested because

[List
Reasons].

Dated: _____

Name [the Appellant]

Address

Name [the Appellee]

Address

ARIZONA COURT OF APPEALS

DIVISION _____

[Name of Plaintiff],

[Appellant/Appellee],

v.

[Name of Defendant],

[Appellant/Appellee].

CA-CV _____

Superior Court

Case No. _____

[APPELLEE'S/CROSS-APPELLANT'S ANSWERING BRIEF AND
OPENING BRIEF ON CROSS-APPEAL]

OR

[APPELLANT'S/CROSS-APPELLEE'S REPLY BRIEF AND ANSWERING
BRIEF ON CROSS-APPEAL]

OR

[APPELLEE'S/CROSS-APPELLANT'S REPLY BRIEF ON CROSS-
APPEAL]

NOTE: These Briefs follow the same format as **Form 16** above.

Name [Appellant/Appellee]

Address

[USE APPROPRIATE COLOR FOR THE COVER]

Cover page of Answering Brief/Opening Brief on Cross-Appeal Brief is RED

Cover page of Appellant's Reply Brief/Answer to Cross-Appeal is GRAY

Cover page of Appellee's Reply Brief on Cross-Appeal is GRAY

ARIZONA COURT OF APPEALS

DIVISION _____

[Name of Plaintiff],

[Appellant/Appellee],

v.

[Name of Defendant],

[Appellant/Appellee].

CA-CV _____

Superior Court

Case No. _____

**REQUEST FOR ORAL
ARGUMENT**

Pursuant to ARCAP 18, the _____ [Appellant/Appellee] requests oral argument in the above-entitled matter.

Dated: _____

[Name]

[Address]

Copy of the foregoing Request was mailed on _____ [Date] to:

Name

Address

ARIZONA COURT OF APPEALS

DIVISION _____

[Name of Plaintiff],

[Appellant/Appellee],

v.

[Name of Defendant],

[Appellant/Appellee].

CA-CV _____

Superior Court

Case No. _____

STATEMENT OF COSTS

To: The Clerk of this Court and attorneys for the _____
[Appellant/Appellee]:

The undersigned _____ [Appellant/Appellee] requests taxation
of costs in the sum of \$ _____ [Dollar Amount] for the following expenses:

- 1. Clerk's fees \$ _____
- 2. Certified copies of record \$ _____
- 3. Briefs \$ _____
- 4. Reporter's Transcript \$ _____
- 5. Attorneys' Fees (if applicable) \$ _____
- 6. [Other] \$ _____
- TOTAL \$ _____

Dated: _____

[Name]

[Address]

Copy of this Statement was mailed
on _____ [**Date**] to:

Name

Address

[NOTE: LIMIT FOR THIS DOCUMENT IS 12 PAGES]

ARIZONA SUPREME COURT

DIVISION _____

[Name of Plaintiff],

[Appellant/Appellee],

v.

[Name of Defendant],

[Appellant/Appellee].

CA-CV _____

Superior Court

Case No. _____

PETITION FOR REVIEW

_____ **[Appellant/Appellee]** petitions the Supreme Court of Arizona to review the decision of the Court of Appeals in this matter.

- A. Issues Presented for Review.
- B. List of Additional Issues Presented to, but Not Decided by, Court of Appeals and Which May Need to be Decided if Review is Granted.
- C. Statement of Facts.
- D. Reasons for Granting this Petition.
- E. **[PARTY FILING THE PETITION FOR REVIEW MUST ATTACH A COPY OF THE COURT OF APPEALS DECISION TO THE PETITION]**

Dated: _____

Name

Address

Copy of the foregoing was
mailed on _____ [**Date**] to:

Name

Address

[NOTE: LIMIT FOR THIS DOCUMENT IS 12 PAGES]

ARIZONA SUPREME COURT

[Name of Plaintiff],

[Appellant/Appellee],

v.

[Name of Defendant],

[Appellant/Appellee].

Supreme Court

Case No. _____

CA-CV _____

Superior Court

Case No. _____

**RESPONSE TO PETITION FOR
REVIEW**

_____ [Appellant/Appellee] responds to the Petition for Review to the Arizona Supreme Court previously filed to review the decision of the Court of Appeals in this matter.

- A. Issues Presented for Review.
- B. List of Additional Issues Presented to, but Not Decided by, Court of Appeals and Which May Need to be Decided if Review is Granted.
- C. Statement of Facts.
- D. Reasons Petition for Review should not be Granted.

Dated: _____

_____ Name

_____ Address

Copy of the foregoing was mailed
on _____ **[Date]** to:

Name

Address