NAME

ADDRESS

CITY, STATE, ZIP CODE

PHONE

EMAIL

ROLE

superior court of arizona

county of <INSERT>

|  |  |
| --- | --- |
| In re the Matter of:  Petitioner,  and  ,  <NAME>. | Case No. <INSERT>  NON-UNIFORM INTERROGATORIES TO <NAME>    (Assigned to the Honorable <INSERT>) |

**TO: <NAME>**

Pursuant to Rule 61, of the Arizona Rule of Family Law Procedure (“ARFLP”), the following Non- Uniform Family Law Interrogatories are submitted with the requirement that they be answered and that the answers be served, all in accordance with Rule 61, ARFLP.

INSTRUCTIONS FOR USE

1. Please respond to the Non-Uniform Interrogatories set forth in writing and under oath **within forty (40) days** from the date of service hereof (or within any shorter period directed by the Court).
2. All information is to be divulged that is in the possession, custody or control of <NAME>, <NAME>’s attorneys, investigators, agents or other representatives. In answering, <NAME> must furnish all information available.
3. If you cannot answer an interrogatory in full and have exercised thorough diligence in an attempt to secure the information requested, then you must so state. You must also explain to the fullest extent possible the specific facts concerning your inability to answer the interrogatory and supply whatever information or knowledge you have concerning any unanswered portion of an interrogatory.
4. <NAME>’s answer to any interrogatory is "unknown," "not applicable" or any similar phrase or answer, state the following:
5. Why the answer to interrogatory is "unknown";
6. The efforts made to obtain answers to the interrogatory; and
7. The name and address of any person who may know the answer.
8. Where an interrogatory requires you to state facts you believe support a particular allegation, contention, conclusion or statements, set forth with particularity:

a. All facts relied upon;  
b. The identity of all lay witnesses who will or may be called to testify with

respect to those facts; and  
c. The identity of all experts who will or may be called to testify with respect

to those facts.

1. If you contend that the answer to any interrogatory is privileged, in whole or in part, or if you object to any interrogatory, in whole or in part, state the reasons for such objection and identify each person having knowledge of the factual basis, if any, on which the privilege is asserted.
2. A space has been provided on the form of interrogatories for your answer. In the event the space provided is not sufficient for your answer to any of the questions, please attach a separate sheet of paper setting forth the questions followed by the additional answering information.
3. Where an individual interrogatory calls for an answer, which involves more than one part, each part of the answer should be clearly set out so that it is understandable.
4. The original and one (1) copy are served herewith. Please complete the original and one (1) copy, return the original to the undersigned attorney and attach verification thereto. You may keep the copy for your records.
5. These interrogatories are intended as continuing interrogatories which require that you supplement your answers setting forth any information within the scope of the interrogatories as may be acquired by you, your agents, attorneys, or other representatives following the service of your original answers.

**DEFINITIONS**

The following definitions are applicable to all Non-Uniform Interrogatories contained herein:

1. Any pronoun shall be deemed to designate the masculine, feminine or neuter gender, and singular or plural, as in each case may be appropriate.
2. "**Any**," "**each**" and "**all**" shall be read to be all inclusive, and to require the enumeration of each and every item of information or document responsive.
3. "**And**" and "**or**" and any other conjunctions or disjunctions used herein shall be read both conjunctively and disjunctively so as to require the enumeration of all information responsive to all or any part of each interrogatory in which any conjunction or disjunction appears.
4. "**Person**" means an individual, firm, corporation, association, organization or other entity.
5. "**Document**" means any physical thing containing information, including without limitation of the generality of the foregoing any affidavit, agreement of any kind (or memorandum thereof), analysis, application, appointment calendar, appraisal, assignment, audit, bankbook, bank statement, bill, bill of lading, bill of sale, blueprint, book of account, bulletin, cancelled check, card, certificate (of any kind), chart, check, checkbook, check stub, compilation of data or statistics, computer input or output material (including but not limited to any computer program, printout or plotter output), computer storage device (including but not limited to any magnetic tape, paper tape, magnetic disk, magnetic card, punch card, mass storage device, diskette, floppy disk, core storage or other computer memory), contract, correspondence (sent or received), data sheet, diagram, diary, diploma, drawing, evaluation, examination or examination results, film (whether or not developed), financial statement, financing statement, forecasting or projection form (whether or not filled out), graph, instructions, instrument (including but not limited to any negotiable or non-negotiable instrument), inventory, invoice, ledger or ledger sheet, list, log or logbook, manuscript, map, memorandum, message (including but not limited to any report of any telephone conversation, conference or other conversation), microfilm, notebook, note or notes or summarization of any communication (including but not limited to any conversation, telephone conversation, personal interview or conference), notes or summarizations of any meeting (including but not limited to any negotiations, class, seminar, conference, rally, convention, lecture, sessions or formal or informal discussion), outline, painting, paper, patent or patent application, photograph or photographic negative (including but not limited to any x-ray, slide, movie or videotape), plans, planning materials, preliminary drawing, promissory note or other evidence of indebtedness, position paper, prospectus, publication (including but not limited to any book, booklet, circular, magazine, newspaper, pamphlet or periodical), purchase order, questionnaire, raw or uncompiled data or statistics, receipt, recording of any kind (whether or not transcribed), register, report, schedule, schematic scroll, specifications, statement, study, survey, tablet, telegram (sent or received), telex, test or test results, ticket or ticket stub, voucher, warrant, working paper, writing, or other data compilation from which information can be obtained or translated through detection devices to reason- able usable form when translated through detection devices to reasonable usable form when translation is practicable or necessary, and includes any original, draft (with or without notes or changes thereon) or copy (with or without notes or changes thereon) of any of the foregoing. Any such document bearing on any portion thereof any mark (including but not limited to initials, stamped indicia, comments or notations of any character) not a part of the original test or photographic reproduction thereof, is to be considered as a separate document.
6. **Identity”** as used herein with respect to a document shall be read to require a statement of all the following information relative to such document: (1) title; (2) nature and subject matter; (3) date; (4) author; (5) addresses; (6) file number; or other identifying mark or code; (7) location by room, building, address, city and state; (8) identification of custodian; and (9) whether or not it is claimed that such document is privileged, and if so, the type of privilege claimed and a statement of all the circumstances which will be relied upon to support such claim of privilege.
7. "**Identify**" as used herein with respect to any individual shall be read to require a statement of all of the following information pertaining to such individual; (1) present home address; (2) present home telephone number; (3) employer; (4) present or last known business address; (5) business telephone number; (6) job description; (7) title; and (8) employment history (if any) with the party answering, including dates, job descriptions and job titles.
8. "**Identify**" as used herein with respect to any entity other than an individual shall be read to require a statement of all of the following information relating to such entity: (1) full name or title; (2) principal place of business; (3) nature or type of entity; and (4) its principal business.

I. “**Identify**" as used herein with respect to any conversation (including any telephone communication) or meeting shall be read to require a statement of all of he following information relating to such conversation or meeting: (1) the date on which it occurred; (2) the identity of each and every person who was present or who participated; (3) the place at which it occurred or, in the case of a telephone communication, the location of each party; and (4) a detailed statement of the substance of what was discussed or what actions were taken.

**THE FIRST SET OF NON-UNIFORM INTERROGATORIES**

* + - 1. DO YOU PURCHASE MARIJUANA?
      2. IF SO, PLEASE NAME EACH DISPENSARY FROM WHICH YOU HAVE PURCHASED MARIJUANA IN ANY FORM.
      3. PLEASE PROVIDE THE FULL PURCHASE HISTORY RECORD FROM EACH DISPENSARY

**RESPECTFULLY SUBMITTED** this day of \_ ,2023.

By: /s/

WHO DID YOU SEND IT TO

WHEN

BY WHAT MEANS

By: */s/*