

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CV 2014-095508

06/24/2015

HON. ROBERT H. OBERBILLIG

CLERK OF THE COURT
I. Ostrander
Deputy

MICHAEL MCMULLEN

DAVID E JOHNSON

v.

VAL VISTA LAKES COMMUNITY
ASSOCIATION, THE

J GARY LINDER

RULING

The Court has read *Defendant's Rule 19 Motion to Join Plaintiff's Wife, Anna McMullen, as an Indispensable Party* electronically filed on May 13, 2015.

Plaintiff, who is represented by counsel, has failed to respond in any manner to Defendant's motion and the time for doing so under Rule 7.1(a), Arizona Rules of Civil Procedure, has expired. Pursuant to Rule 7.1(b), Arizona Rules of Civil Procedure, the Court finds that Plaintiff's unexplained inaction should be deemed to be a consent to the granting of the motion. Accordingly, and as Defendant's motion and the record in this case establish that Defendant is entitled as a matter of law to the relief it is seeking,

IT IS ORDERED granting *Defendant's Rule 19 Motion to Join Plaintiff's Wife, Anna McMullen, as an Indispensable Party*.

NOTE: COUNSEL SHALL UPLOAD AND E-FILE ALL PROPOSED ORDERS IN WORD FORMAT ONLY TO ALLOW FOR POSSIBLE MODIFICATION BY THE COURT.