

SUPERIOR COURT OF CALIFORNIA County of Kings 1640 Kings County Drive, Hanford, CA 93230 (559) 582-1010

DISSOLUTION OF MARRIAGE PACKET (Step 1 of 3)

(Step-by-Step Instructions)



For further assistance visit the California Courts Self-Help Center at www.courts.ca.gov/selfhelp.htm

OR

Visit the Kings County Self-Help Center at <u>www.kings.courts.ca.gov/self-help</u> for additional assistance options.

INSTRUCTIONS INCLUDED FOR THE	FOLLOWING FORMS:		
Petition-Marriage/Domestic Partnership	Judicial Council Form FL-100		
Summons	Judicial Council Form FL-110		
Income and Expense Declaration	Judicial Council Form FL-150		
Property Declaration	Judicial Council Form FL-160		
Declaration of Disclosure	Judicial Council Form FL-140		
The following form is required only if there are minor			
children of the relationship:			
 Declaration Under Uniform Child Custody 	Judicial Council Form FL-105		
Jurisdiction and Enforcement Act (UCCJEA)			

					FL-100
ĺ	PARTY WITHOUT A NAME: FIRM NAME: STREET ADDRESS: CITY: TELEPHONE NO.:	Your Name Your Address Your Phone #	STATE BAR NUM STATE: FAX NO.:	IBER: ZIP CODE:	FOR COURT USE ONLY
¢	E-MAIL ADDRESS: ATTORNEY FOR (na SUPERIOR CO STREET ADDF MAILING ADDF CITY AND ZIP C BRANCH N PETITIONEF RESPONDENT	URT OF CALIFORNIA, COUN RESS: 1640 Kings Count Hanford, CA 9323 HAME: RESC: Your Current Name	y Drive		If this is an "Amended" petition
Mark One	State of the second sec	ution (Divorce) of:	Mark One Marriage Marriage Marriage	AMENDED Domestic Partnership Domestic Partnership Domestic Partnership	CASE NUMBER:
合 今	a V b V c V 2. RESIDENC a P <i>ir</i> b C c V d	nonths immediately precedir 1 <i>1b., at least one of you mu</i> Dur domestic partnership wa b dissolve our partnership he	d our domestic partn d our domestic partn (<i>all that apply):</i> has been a residen g the filing of this <i>Pe</i> <i>ist comply with this re</i> is established in California, br arried in California, br	ership was NOT establishen nt of this <u>state</u> for at least <u>s</u> <i>tition. (For a divorce, unles quirement.)</i> prnia. Neither of us has to b ut currently live in a jurisdict	d in California. <u>ix months and of this county</u> for at least <u>three</u> <i>s you are in the legal relationship described</i> be a resident or have a domicile in California ion that does not recognize, and will not
	a (* (* b (*	CAL FACTS 1) Date of marriage <i>(specify</i> 3) Time from date of marria 1) Registration date of dome 3) Time from date of registr	ge to date of separat estic partnership with	he California Secretary of S (2) Date of separation	rs Months State or other state equivalent (specify below): on (specify):
⇔	b. 🗌 T	IILDREN There are no minor children. The minor children are: <u>Child's name</u>		Birthdate	Age

- d. If there are minor children of Petitioner and Respondent, a completed Declaration Under Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) (form FL-105) must be attached.
- e. [Petitioner and Respondent signed a voluntary declaration of parentage or paternity. (Attach a copy if available.)

			FL-100
		TITIONER: Petitioners Name PONDENT: Respondents Name	CASE NUMBER:
	Petitic	oner requests that the court make the following orders:	
⇒	5. LE	EGAL GROUNDS (Family Code sections 2200–2210, 2310–2312)	
	a.		partnership based on (check one):
			incapacity to make decisions.
	b.	Nullity of void marriage or domestic partnership based on Nullity (1) incest. (2) bigamy.	must be proven at a learing
	C.	 Nullity of voidable marriage or domestic partnership based on (1) petitioner's age at time of registration of domestic partnership or marriage. 	fraud.
		(2) prior existing marriage or domestic partnership. (5)	force.
		(3) unsound mind. (6)	physical incapacity.
	· •		ennendent leint Othen
If min		, ,	espondent Joint Other
childre	d.		Other means
	b.		someone other than you and respondent
	c.		
Optional	attach	As requested in form FL-311 form FL-312	form FL-341(C)
to this pe		form FL-341(D) form FL-341(E)	Attachment 6c(1)
~	7. Ch a.	HILD SUPPORT If there are minor children born to or adopted by Petitioner and Respondent before	e or during this marriage or domestic
	u.	partnership, the court will make orders for the support of the children upon reques	
	h	requesting party. An earnings assignment may be issued without further notice.	
	с.		egal" rate, which is currently 10 percent.
	d.	Other (specify):	
	8. SI	POUSAL OR DOMESTIC PARTNER SUPPORT	
~	a.	Spousal or domestic partner support payable to Petitioner	Respondent
	b.	Terminate (end) the court's ability to award support to Petitioner	Respondent
	C.	Reserve for future determination the issue of support payable to	etitioner Respondent
	d.	Other (specify):	
		2014 M	eserve the issue of spousal if either party wants spousal pring.
\Box	9. SI	EPARATE PROPERTY	
57	a.	There are no such assets or debts that I know of to be confirmed by the cou	urt.
	b.	Confirm as separate property the assets and debts in Property Dec	claration (form <u>FL-160</u>). <u>Attachment 9b.</u>
		the following list. Item	Confirm to
	Sepa	se refer to the "Community vs arate Property" sheet to find out t is considered "separate" property.	

			×		FL-100
	PETITIONER: Petitioners Nan RESPONDENT: Respondents Na	and the second se		CASE NUMBER:	
⇔	b. Determine rights to com	s or debts that I known munity and quasi-co ration (form <u>FL-160</u>	ow of to be divided by the ommunity assets and de	e court. bts. All such assets and debts a <u>chment 10b.</u>	re listed
	Please refer to the "Community vs. Se Property" sheet to find out what is co "Community" property.				
Any other request	11. OTHER REQUESTS a. Attorney's fees and cost b Petitioner's former name c. Other (specify):	a ano ano a	ecify):	espondent ner are requesting to change your It your full name how it will be	
	Continued on Atta 12. I HAVE READ THE RESTRAININ TO ME WHEN THIS PETITION IS I declare under penalty of perjury und Date: Date	G ORDERS ON THE FILED.			THAT THEY APPLY
V	(TYPE OR PRINT NAI Date:	and the second		(SIGNATURE OF PETITIONEI	۰
	(TYPE OR PRINT NA FOR MORE INFORMATION: Read at <u>www.familieschange.ca.gov</u> —	Legal Steps for a D			it "Families Change"
	NOTICE: You may redact (black ou form used to collect child,			naterial filed with the court in thi	s case other than a
	NOTICE—CANCELLATION OF RIG or spouse under the other domestic survivorship rights to any property o domestic partner or spouse as bene as well as any credit cards, other cro should be changed or whether you a spouse or a court order.	partner's or spouse wned in joint tenand ficiary of the other p edit accounts, insur	s's will, trust, retirement p cy, and any other similar partner's or spouse's life ance polices, retirement	lan, power of attorney, pay-on- thing. It does not automatically insurance policy. You should re plans, and credit reports, to dete	death bank account, cancel the right of a view these matters, ermine whether they
	- FL-100 [Rev. January 1, 2020]	PETITION-MAR	RIAGE/DOMESTIC F (Family Law)	ARTNERSHIP	Page 3 of 3

SUMMONS (Family Law)

NOTICE TO RESPONDENT (Name): AVISO AL DEMANDADO (Nombre): You listed on the Petition

You have been sued. Read the information below and on the next page. Lo han demandado. Lea la información a continuación y en la página siguiente.

Petitioner's name is: Your Name as you listed on the Petition

Nombre del demandante:

CASE NUMBER (NÚMERO DE CASO):

You have 30 calendar days after this <i>Summons</i> and <i>Petition</i> are served on you to file a <i>Response</i> (form <u>FL-120</u>) at the court and have a copy served on the petitioner. A letter, phone call, or court appearance will not protect you.	Tiene 30 días de calendario después de haber recibido la entrega legal de esta Citación y Petición para presentar una Respuesta (formulario <u>FL-120</u>) ante la corte y efectuar la entrega legal de una copia al demandante. Una carta o llamada telefónica o una audiencia de la corte no basta para protegerlo.
If you do not file your <i>Response</i> on time, the court	Si no presenta su Respuesta a tiempo, la corte puede dar
may make orders affecting your marriage or domestic	órdenes que afecten su matrimonio o pareja de hecho, sus
partnership, your property, and custody of your	bienes y la custodia de sus hijos. La corte también le puede
children. You may be ordered to pay support and	ordenar que pague manutención, y honorarios y costos legales.
attorney fees and costs.	Para asesoramiento legal, póngase en contacto de inmediato
For legal advice, contact a lawyer immediately. Get	con un abogado. Puede obtener información para encontrar un
help finding a lawyer at the California Courts Online	abogado en el Centro de Ayuda de las Cortes de California
Self-Help Center (<i>www.courts.ca.gov/selfhelp</i>), at the	(www.sucorte.ca.gov), en el sitio web de los Servicios Legales
California Legal Services website (<u><i>www.lawhelpca.org</i></u>),	de California (<u>www.lawhelpca.org</u>) o poniéndose en contacto
or by contacting your local county bar association.	con el colegio de abogados de su condado.
NOTICE—RESTRAINING ORDERS ARE ON PAGE 2:	AVISO—LAS ÓRDENES DE RESTRICCIÓN SE
These restraining orders are effective against both	ENCUENTRAN EN LA PÁGINA 2: Las órdenes de restricción
spouses or domestic partners until the petition is	están en vigencia en cuanto a ambos cónyuges o miembros de
dismissed, a judgment is entered, or the court makes	la pareja de hecho hasta que se despida la petición, se emita un
further orders. They are enforceable anywhere in	fallo o la corte dé otras órdenes. Cualquier agencia del orden
California by any law enforcement officer who has	público que haya recibido o visto una copia de estas órdenes
received or seen a copy of them.	puede hacerlas acatar en cualquier lugar de California.
FEE WAIVER: If you cannot pay the filing fee, ask the clerk for a fee waiver form. The court may order you to pay back all or part of the fees and costs that the court waived for you or the other party.	EXENCIÓN DE CUOTAS: Si no puede pagar la cuota de presentación, pida al secretario un formulario de exención de cuotas. La corte puede ordenar que usted pague, ya sea en parte o por completo, las cuotas y costos de la corte previamente exentos a petición de usted o de la otra parte.

[SEAL] 1.	The name and address of the court are (El nombre y dirección de la corte son): Kings County Superior Court
	1640 Kings County Drive
2.	Hanford, CA 93230 The name, address, and telephone number of the petitioner's attorney, or the petitioner without an attorney, are: (<i>El nombre, dirección y número de teléfono del abogado del demandante, o del</i> <i>demandante si no tiene abogado, son</i>):
	Your Name Address
	Phone Number
Date (Fecha):	Clerk , by (Secretario, por), Deputy (Asistente

SUMMONS

(Family Law)

Form Adopted for Mandatory Use Judicial Council of California FL-110 [Rev. January 1, 2015]

CEB[•] Essential

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FOR COURT USE ONLY (SOLO PARA USO DE LA CORTE)

Page 1 of 2

STANDARD FAMILY LAW RESTRAINING ORDERS

Starting immediately, you and your spouse or domestic partner are restrained from:

- removing the minor children of the parties from the state or applying for a new or replacement passport for those minor children without the prior written consent of the other party or an order of the court;
- cashing, borrowing against, canceling, transferring, disposing of, or changing the beneficiaries of any insurance or other coverage, including life, health, automobile, and disability, held for the benefit of the parties and their minor children;
- transferring, encumbering, hypothecating, concealing, or in any way disposing of any property, real or personal, whether community, quasi-community, or separate, without the written consent of the other party or an order of the court, except in the usual course of business or for the necessities of life; and

4. creating a nonprobate transfer or modifying a nonprobate transfer in a manner that affects the disposition of property subject to the transfer, without the written consent of the other party or an order of the court. Before revocation of a nonprobate transfer can take effect or a right of survivorship to property can be eliminated, notice of the change must be filed and served on the other party.

You must notify each other of any proposed extraordinary expenditures at least five business days prior to incurring these extraordinary expenditures and account to the court for all extraordinary expenditures made after these restraining orders are effective. However, you may use community property, quasi-community property, or your own separate property to pay an attorney to help you or to pay court costs.

NOTICE—ACCESS TO AFFORDABLE HEALTH

INSURANCE: Do you or someone in your household need affordable health insurance? If so, you should apply for Covered California. Covered California can help reduce the cost you pay towards high quality affordable health care. For more information, visit *www.coveredca.com*. Or call Covered California at 1-800-300-1506.

WARNING—IMPORTANT INFORMATION California law provides that, for purposes of division of property upon dissolution of a marriage or domestic partnership or upon legal separation, property acquired by the parties during marriage or domestic partnership in joint form is presumed to be community property. If either party to this action should die before the jointly held community property is divided, the language in the deed that characterizes how title is held (i.e., joint tenancy, tenants in common, or community property) will be controlling, and not the community property presumption. You should consult your attorney if you want the community property presumption to be written into the recorded title to the property.

ÓRDENES DE RESTRICCIÓN ESTÁNDAR DE DERECHO FAMILIAR

En forma inmediata, usted y su cónyuge o pareja de hecho tienen prohibido:

- Ilevarse del estado de California a los hijos menores de las partes, o solicitar un pasaporte nuevo o de repuesto para los hijos menores, sin el consentimiento previo por escrito de la otra parte o sin una orden de la corte;
- cobrar, pedir prestado, cancelar, transferir, deshacerse o cambiar el nombre de los beneficiarios de cualquier seguro u otro tipo de cobertura, como de vida, salud, vehículo y discapacidad, que tenga como beneficiario(s) a las partes y su(s) hijo(s) menor(es);
- 3. transferir, gravar, hipotecar, ocultar o deshacerse de cualquier manera de cualquier propiedad, inmueble o personal, ya sea comunitaria, cuasicomunitaria o separada, sin el consentimiento escrito de la otra parte o una orden de la corte, excepto en el curso habitual de actividades personales y comerciales o para satisfacer las necesidades de la vida; y
- 4. crear o modificar una transferencia no testamentaria de manera que afecte la asignación de una propiedad sujeta a transferencia, sin el consentimiento por escrito de la otra parte o una orden de la corte. Antes de que se pueda eliminar la revocación de una transferencia no testamentaria, se debe presentar ante la corte un aviso del cambio y hacer una entrega legal de dicho aviso a la otra parte.

Cada parte tiene que notificar a la otra sobre cualquier gasto extraordinario propuesto por lo menos cinco días hábiles antes de realizarlo, y rendir cuenta a la corte de todos los gastos extraordinarios realizados después de que estas órdenes de restricción hayan entrado en vigencia. No obstante, puede usar propiedad comunitaria, cuasicomunitaria o suya separada para pagar a un abogado que lo ayude o para pagar los costos de la corte.

AVISO—ACCESO A SEGURO DE SALUD MÁS ECONÓMICO: ¿Necesita seguro de salud a un costo asequible, ya sea para usted o alguien en su hogar? Si es así, puede presentar una solicitud con Covered California. Covered California lo puede ayudar a reducir el costo que paga por seguro de salud asequible y de alta calidad. Para obtener más información, visite www.coveredca.com. O llame a Covered California al 1-800-300-0213.

ADVERTENCIA—IMFORMACIÓN IMPORTANTE De acuerdo a la ley de California, las propiedades adquiridas por las partes durante su matrimonio o pareja de hecho en forma conjunta se consideran propiedad comunitaria para fines de la división de bienes que ocurre cuando se produce una disolución o separación legal del matrimonio o pareja de hecho. Si cualquiera de las partes de este caso llega a fallecer antes de que se divida la propiedad comunitaria de tenencia conjunta, el destino de la misma quedará determinado por las cláusulas de la escritura correspondiente que describen su tenencia (por ej., tenencia conjunta, tenencia en común o propiedad comunitaria) y no por la presunción de propiedad comunitaria. Si quiere que la presunción comunitaria quede registrada en la escritura de la propiedad, debería consultar con un abogado.

		1	FL-150
	PETITIONER: Petitioners Name	CASE NUMBER:	1
	RESPONDENT: Respondents Name	Case #	
C	THER PARTY/PARENT/CLAIMANT:		
	tach copies of your pay stubs for the last two months and proof of any other inco	me. Take a conv of your latest feder	al fax
ret	turn to the court hearing. (Black out your Social Security number on the pay stub	and tax return.) Either last months incom	ne or an averag
5.	Income (For average monthly, add up all the income you received in each category in and divide the total by 12.)		rage
	a. Salary or wages (gross, before taxes)	Last month mon \$	ntniy
YOUR income,	b. Overtime (gross, before taxes).		
not the other	c. Commissions or bonuses		
party	d. Public assistance (for example: TANF, SSI, GA/GR) currently receiving	¢	
	e. Spousal support from this marriage from a different marriage in the		
	f. Partner support from this domestic partnership from a different do		
	g. Pension/retirement fund payments	\$	
	h. Social Security retirement (not SSI)		
	i. Disability: Social Security (not SSI) State disability (SDI)		,
	j. Unemployment compensation	¢	
	k. Workers' compensation	\$	
	 Other (military allowances, royalty payments) (specify): 	\$	·······
	1. Other (milling anowardes, royally payments) (apecily).	·	
$\Box^{6.}$	Investment income (Attach a schedule showing gross receipts less cash expenses for	or each piece of property.)	
	a. Dividends/interest	\$	
	b. Rental property income	\$	
	c. Trust income	\$	
	d. Other (specify):	\$	
7		•	
7.	Income from self-employment, after business expenses for all businesses	· · · · · · · · · · · · · · · · · · ·	
If applies	I am the owner/sole proprietor business partner other (sp	becity):	
to you	Number of years in this business (specify):		
	Name of business (specify):		
Ť.	Type of business (specify):		
	Attach a profit and loss statement for the last two years or a Schedule C from yo		
ж.	Social Security number. If you have more than one business, provide the inform	ation above for each of your busine	sses.
If applies _ 8.	Additional income. I received one-time money (lottery winnings, inheritance, et amount);	c.) in the last 12 months (specify sourc	ce and
to you	anoung.		
L 9.	Change in income. My financial situation has changed significantly over the las	t 12 months because (specify):	
	Deductions	tac l	t month
	a. Required union dues		CHORE
If any of these are			*****
being automatically	c. Medical, hospital, dental, and other health insurance premiums (total monthly amo		
deducted from	d. Child support that I pay for children from other relationships		
your paycheck	e. Spousal support that I pay by court order from a different marriage federally		
	f. Partner support that I pay by court order from a different domestic partnership		
	g. Necessary job-related expenses not reimbursed by my employer (attach explanation)		
•	g. Necessary job-related expenses not relinibulised by my employed (attach explanation		
	Assets	Tota	al
	a. Cash and checking accounts, savings, credit union, money market, and other depo	sit accounts\$	
	b. Stocks, bonds, and other assets I could easily sell	\$	
	c. All other property, real and personal (estimate fair market val	ue minus the debts you owe)\$	
	Check the box if the spousal support order or judgment was executed by the parties and the court b intains the spousal support payments as taxable income to the recipient and tax deductible to the		d change

The following people live with		person is	That perso	n'a gross	Dava nome of the
Name		o me <i>(ex: son)</i>	monthly in		Pays some of the household.expense
a. b. c. d. e.				5	Yes Yes
Average monthly expenses a. Home: (1) Rent or If mortgage: (a) average principal: (b) average interest: (2) Real property taxes (3) Homeowner's or renter' (if not included above) (4) Maintenance and repair b. Health-care costs not paid t c. Child care	s insurance \$\$ \$\$ by insurance\$ \$\$	h. Laun i. Cloth j. Educ k. Enter <i>I</i> . Auto (insu m. Insur auto, n. Savir o. Char p. Mont	es tainment, g expenses a rance, gas, ance (life, a home, or ho ngs and inve itable contri hly paymen	ining	
e. Eating out f. Utilities (gas, electric, water g. Telephone, cell phone, and	\$\$; trash)\$ e-mail\$	q. Othe r. <u>TOT.</u> <i>the</i> a	r (specify): AL EXPENS mounts in a	<u>BES (</u> a–q) (do no (1)(a) and (b)) Inses paid by o	ot add in \$
e. Eating out f. Utilities (gas, electric, water	\$\$; trash)\$ e-mail\$	q. Othe r. <u>TOT.</u> <i>the</i> a	r (specify): AL EXPENS mounts in a	<u>SES (</u> a–q) (do no (1)(a) and (b))	st add in \$
e. Eating out f. Utilities (gas, electric, water g. Telephone, cell phone, and Installment payments and de	s trash) \$ e-mail \$ bts not listed above	q. Othe r. <u>TOT.</u> <i>the</i> a	r (specify): AL EXPENS mounts in a unt of expe Amount \$ 400	BES (a–q) (do no (1)(a) and (b)) Inses paid by o	ot add in thers \$ Date of last pa
e. Eating out f. Utilities (gas, electric, water g. Telephone, cell phone, and Installment payments and de Paid to	\$\$; trash)\$ e-mail\$\$ bts not listed above For	q. Othe r. <u>TOT.</u> <i>the</i> a	r (specify): AL EXPENS mounts in a unt of expe	BES (a-q) (do no (1)(a) and (b)) Inses paid by o Balance \$ 10,000 \$ 400	s
e. Eating out f. Utilities (gas, electric, water g. Telephone, cell phone, and Installment payments and de Paid to Car Max	\$\$ e-mail\$\$ bts not listed above For Vehicle	q. Othe r. <u>TOT.</u> <i>the</i> a	r (specify): AL EXPENS mounts in a unt of expe Amount \$ 400 \$ 200 \$	BES (a-q) (do no (1)(a) and (b)) Inses paid by o Balance \$ 10,000 \$ 400	s
e. Eating out f. Utilities (gas, electric, water g. Telephone, cell phone, and Installment payments and de Paid to Car Max	\$\$ e-mail\$\$ bts not listed above For Vehicle	q. Othe r. <u>TOT.</u> <i>the</i> a	r (specify): AL EXPENS mounts in a unt of expe Amount \$ 400 \$ 200 \$ \$	BES (a-q) (do no (1)(a) and (b)) Inses paid by o Balance \$ 10,000 \$ 400 \$ \$	ot add in \$
e. Eating out f. Utilities (gas, electric, water g. Telephone, cell phone, and Installment payments and de Paid to Car Max	\$\$ e-mail\$\$ bts not listed above For Vehicle	q. Othe r. <u>TOT.</u> <i>the</i> a	r (specify): AL EXPENS mounts in a unt of expe Amount \$ 400 \$ 200 \$ \$ \$	BES (a-q) (do no (1)(a) and (b)) Inses paid by o Balance \$ 10,000 \$ 400 \$ \$ \$ \$	\$
e. Eating out f. Utilities (gas, electric, water g. Telephone, cell phone, and Installment payments and de Paid to Car Max	s trash) \$ e-mail \$ bts not listed above For Vehicle Credit Card	q. Othe r. <u>TOT,</u> <i>the a</i> s. Amo	r (specify): AL EXPENS mounts in a unt of expe Amount \$ 400 \$ 200 \$ \$ \$ \$ \$	BES (a-q) (do no (1)(a) and (b)) Inses paid by o Balance \$ 10,000 \$ 400 \$ \$	s

		FL-130
Г	PARTY WITHOUT ATTORNEY OR ATTORNEY STATE BAR NUMBER:	FOR COURT USE ONLY
	NAME: Your Name	
	FIRM NAME: STREET ADDRESS: Your Address	~
	TELEPHONE NO., Your Phone # FAX NO.:	
	E-MAIL ADDRESS:	
5/	ATTORNEY FOR (name): In Pro Per	
	SUPERIOR COURT OF CALIFORNIA, COUNTY OF KINGS	
	STREET ADDRESS: 1640 Kings County Drive	
	CITY AND ZIP CODE: Hanford, CA 93230	
	BRANCH NAME:	
	PETITIONER: Petitioners Name	
L	RESPONDENT: Respondents Name	
	OTHER PARTY/PARENT/CLAIMANT:	₹ <u>₹</u>
	INCOME AND EXPENSE DECLARATION	CASE NUMBER:
		Case # if you have one
\Box	1. Employment (Give information on your current job or, if you're unemployed, your most	recent job.)
	Attach copies a. Employer:	
	of your pay b. Employer's address:	
	stubs for last c. Employer's phone number:	
	two months d. Occupation: (black out e. Date job started:	
	Social f. If unemployed, date job ended:	
	Security g. I work about hours per week.	
ļ	numbers). h. I get paid \$ gross (before taxes) per month	per week per hour.
	(If you have more than one job, attach an 8 1/2-by-11-inch sheet of paper and list the	same information as above for your other
	jobs. Write "Question 1—Other Jobs" at the top.)	
\Rightarrow	2. Age and education	
-	a. My age is (specify):	*
		, highest grade completed (specify):
	c. Number of years of college completed (specify): Degree(s) obtain	ed (specify):
		ee(s) obtained <i>(specify):</i>
	e. I have: professional/occupational license(s) (specify):	
	vocational training (specify):	
\Box	3. Tax information	
	a. I last filed taxes for tax year (specify year):	1.60
		ed, filing separately
	married, filing jointly with <i>(specify name):</i>	
	c. I file state tax returns in California other (specify state):	
	d. I claim the following number of exemptions (including myself) on my taxes (specify)	
\Box	 Other party's income. I estimate the gross monthly income (before taxes) of the other This estimate is based on (explain): 	party in this case at <i>(specify):</i> \$
	(If you need more space to answer any questions on this form, attach an 8 1/2-by-11 question number before your answer.) Number of pages attached:	Inch sheet of paper and write the
	I declare under penalty of perjury under the laws of the State of California that the informat any attachments is true and correct.	on contained on all pages of this form and
\Box	Date: Date	
	Print Your Name	gn Your Name
	(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)
	Form Adopted for Mandatory Use INCOME AND EXPENSE DECLARATION	Page 1 of 4 Family Code, §§ 2030–2032, 2100–2113,
		3552, 3620-3634, 4050-4076, 4300-4339

1 80

Leave this page blank if there are no minor children in this case.

FL-150

			1 1 100
		CASE NUMBER:	
	RESPONDENT: Respondents Name	Ca	ase #
L			
_	(NOTE: Fill out this page only if your case invo		
(16	Number of children	11 /	
\bigcirc	a. I have (specify number): children under the age of 18 with the other p	parent in this case.	
		ent of their time with the oth	ner parent.
	(If you're not sure about percentage or it has not been agreed on, please des	cribe your parenting sched	ule here.)
	Children's health-care expenses		
	a. I do I do not have health insurance available to me for the chi	ildren through my job.	
	b. Name of insurance company:	0,,,	
	c. Address of insurance company:		
	d. The monthly cost for the children's health insurance is or would be (specify):	\$	
	(Do not include the amount your employer pays.)		
18	3. Additional expenses for the children in this case	Amount per month	
/	, a. Child care so I can work or get job training		
	 b. Children's health care not covered by insurance c. Travel expenses for visitation 		
	d. Children's educational or other special needs (specify below):		
#18	and #19: only if it applies to you.		
	9. Special hardships. I ask the court to consider the following special financial circulation of the following speci	umstances	
\mathbf{n}	(attach documentation of any item listed here, including court orders):		For how mony months?
	a. Extraordinary health expenses not included in 18b	Amount per month	For how many months?
1	b. Major losses not covered by insurance (examples: fire, theft, other		
	insured loss)	\$	
	c. (1) Expenses for my minor children who are from other relationships and		
	are living with me	\$	
	(2) Names and ages of those children (specify):		
	(3) Child support I receive for those children	\$	_
	The expenses listed in a, b and c create an extreme financial hardship because (
		onpiairij.	

20.) Other information I want the court to know concerning support in my case (specify):

If there is any other information regarding child support that you think the court should know. If not, leave blank

FL-150 [Rev. January 1, 2019]

Are you the <u>Petitioner</u> or <u>Respondent</u>? Is this your <u>Community</u> or <u>Separate</u> property?

			FL-160
PARTY WITHOUT ATTORNEY OR ATTORNEY STATE E	BAR NO.:		
NAME: Your Name			
FIRM NAME:			
STREET ADDRESS: Your Address			
CITY:	STATE: ZIP CODE		
TELEPHONE NO.: Your Phone Number	AX NO.:		
E-MAIL ADDRESS:			
ATTORNEY FOR (name): In Pro Per			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Kir	ngs		
STREET ADDRESS: 1640 Kings County Dr	ive		
MAILING ADDRESS:			
CITY AND ZIP CODE: Hanford, CA 93230			
BRANCH NAME:			
PETITIONER: Petitioners Name			
RESPONDENT: Respondents Name			
OTHER PARENT/PARTY			
PETITIONER'S RESPONDENT'S	2		CASE NUMBER:
COMMUNITY AND QUASI-COMMUNITY F	ROPERTY DECLA	RATION	Case Number (if you have one)
SEPARATE PROPERTY DECLARATION			

See *Instructions* on page 4 for information about completing this form. For additional space, use *Continuation of Property Declaration* (form FL-161). Who's keeping it,

		subt	tract Equ	uals		ou dividing it
AMPLE: A	В	ć (-) b (=) E		F
		GROSS FAIR		NET FAIR	PROPOSAL F	OR DIVISION
ITEM BRIEF DESCRIPTION	DATE	MARKET	AMOUNT	MARKET	Award or	Confirm to:
NO.	ACQUIRED	VALUE	OF DEBT	VALUE	PETITIONER	RESPONDEN
1. REAL ESTATE		\$	\$	\$	\$	\$
1640 Kings County Drive, Hanford, CA 93230 <u>Complete Address</u>	01/01/2005	210,000	150,000	60,000	30,000	30,000
2. HOUSEHOLD FURNITURE, FURNISHINGS, APPLIANCES						
NONE		0.00	0.00	0.00	0.00	0.00
3. JEWELRY, ANTIQUES, ART, COIN COLLECTIONS, etc.				0.00	0.00	0.00
NONE		0.00	0.00	0.00	0.00	0.00
4. VEHICLES, BOATS, TRAILERS						
2022 Honda Accord Year, Make, Model	02/20/2022	15,000	5,000	10,000	0.00	10,000
5. SAVINGS ACCOUNTS Bank of America #2435 Last 4 of account #	10/05/22	500.00	0.00	500.00	500.00	0.00
6. CHECKING ACCOUNTS						
Bank of America #4523 Last 4 of account #	10/05/2022	2,000	0.00	2,000	1,000	1,000

Page 1 of 4

EXAMPLE CONTINUED:

А	В	С	- D =	E		2
ITEM BRIEF DESCRIPTION NO.	DATE ACQUIRED	GROSS FAIR MARKET VALUE	AMOUNT OF DEBT	NET FAIR MARKET VALUE		OR DIVISION Confirm to: RESPONDEN 7
7. CREDIT UNION, OTHER		\$	\$	\$	\$	\$
DEPOSITORY ACCOUNTS NONE KNOWN AT THIS TIME		0.00	0.00	0.00	0.00	0.00
8. CASH						
NONE KNOWN AT THIS TIME		0.00	0.00	0.00	0.00	0.00
9. TAX REFUND						
2019	2020	2,000	0.00	2,000	1,000	1,000
10. LIFE INSURANCE <u>WITH CASH</u> SURRENDER OR LOAN VALUE						
Liberty Life (Petitioner)	2017	15,000	0.00	15,000	15,000	0.00
11. STOCKS, BONDS, SECURED NOTES, MUTUAL FUNDS	r.					
NONE KNOWN AT THIS TIME		0.00	0.00	0.00	0.00	0.00
12. RETIREMENT AND PENSIONS						
Cal Pers (Petitioner)	2017	20,000	0.00	15,000	5,000	0.00
13. PROFIT-SHARING, IRAS, DEFERRED COMPENSATION, ANNUITIES						* .
NONE KNOWN AT THIS TIME		0.00	0.00	0.00	0.00	0.00
14. ACCOUNTS RECEIVABLE, UNSECURED NOTES	n.		1			
NONE KNOWN AT THIS TIME		0.00	0.00	0.00	0.00	0.00
15. PARTNERSHIP, OTHER BUSINESS INTERESTS						
NONE KNOWN AT THIS TIME		0.00	0.00	0.00	0.00	0.00
16. OTHER ASSETS					9 	
NONE KNOWN AT THIS TIME		0.00	0.00	0.00	0.00	0.00
17. ASSETS FROM CONTINUATION SHEET						
18. TOTAL ASSETS		302,200	159,000	138,200	72,000	56,200

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Example Continued:

		and a second		T			
	Α	В	C	D PROPOSAL FOR DIVISION Award or Confirm to: PETITIONER RESPONDENT			
	TEM DEBTS	DATE INCURRED	TOTAL OWING				
1	19. STUDENT LOANS		\$	\$	\$		
	None Known At This Time	÷	0.00	0.00	0.00		
	20. TAXES	r.					
)	None Known At This Time		0.00	0.00	0.00		
1	21. SUPPORT ARREARAGES	2015	2 000	0.00	2 000		
,	Respondent Owes Child Support	2015	2,000	0.00	2,000		
	22. LOANS-UNSECURED	Б	×				
	Bank of America Loan	2016	20,000	20,000	0.00		
	23. CREDIT CARDS						
	Walmart Lowes	2016 2015	500 600	250 300	250 300		
	24. OTHER DEBTS				a a		
1	None Known At This Time	- x	0.00	0.00	0.00		
	» ъ			,			
	25. OTHER DEBTS FROM				*		
	CONTINUATION SHEET				e		
is ou	26. TOTAL DEBTS		23,100	20,550	2,550		
", ar	A Continuation of Property Declaration (form FL-161) is attached and incorporated by reference. I declare under penalty of perjury under the laws of the State of California that, to the best of my knowledge, the foregoing is a t and correct listing of assets and obligations and the amounts shown are correct. Date: DATE Print Your Name Sign Your Name						
<u> </u>	(TYPE OR PRINT NAME)	4-	*/	SIGNATURE			

(Family Law)

INFORMATION AND INSTRUCTIONS FOR COMPLETING FORM FL-160

Property Declaration (form FL-160) is a multipurpose form, which may be filed with the court as an attachment to a *Petition* or *Response* or served on the other party to comply with disclosure requirements in place of a *Schedule of Assets and Debts* (form FL-142). Courts may also require a party to file a *Property Declaration* as an attachment to a *Request to Enter Default* (form FL-165) or *Judgment* (form FL-180).

When filing a *Property Declaration* with the court, do not include private financial documents listed below.

Identify the type of declaration completed

- 1. Check "Community and Quasi-Community Property Declaration" on page 1 to use *Property Declaration* (form FL-160) to provide a combined list of community and quasi-community property assets and debts. Quasi-community property is property you own outside of California that would be community property if it were located in California.
- 2. Do not combine a separate property declaration with a community and quasi-community property declaration. Check "Separate Property Declaration" on page 1 when using *Property Declaration* to provide a list of separate property assets and debts.

Description of the Property Declaration chart

Pages 1 and 2

- 1. Column A is used to provide a brief description of each item of separate or community or quasi-community property.
- 2. Column B is used to list the date the item was acquired.
- 3. Column C is used to list the item's gross fair market value (an estimate of the amount of money you could get if you sold the item to another person through an advertisement).
- 4. Column D is used to list the amount owed on the item.
- 5. Column E is used to indicate the net fair market value of each item. The net fair market value is calculated by subtracting the dollar amount in column D from the amount in column C ("C minus D").
- 6. Column F is used to show a proposal on how to divide (or confirm) the item described in column A.

Page 3

- 1. Column A is used to provide a brief description of each separate or community or quasi-community property debt.
- 2. Column B is used to list the date the debt was acquired.
- 3. Column C is used to list the total amount of money owed on the debt.
- 4. Column D is used to show a proposal on how to divide (or confirm) the item of debt described in column A.

When using this form only as an attachment to a Petition or Response

- 1. Attach a *Separate Property Declaration* (form FL-160) to respond to item 9. Only columns A and F on pages 1 and 2 and columns A and D on page 3 are required.
- 2. Attach a *Community or Quasi-Community Declaration* (form FL-160) to respond to item 10, and complete column A on all pages.

When serving this form on the other party as an attachment to Declaration of Disclosure (form FL-140)

- 1. Complete columns A through E on pages 1 and 2, and columns A through C on page 3.
- 2. Copies of the following documents must be attached and served on the other party:
 - (a) For real estate (item 1): deeds with legal descriptions and the latest lender's statement.
 - (b) For vehicles, boats, trailers (item 4): the title documents.
 - (c) For all bank accounts (item 5, 6, 7): the latest statement.
 - (d) For life insurance policies with cash surrender or loan value (item 10): the latest declaration page.
 - (e) For stocks, bonds, secured notes, mutual funds (item 11): the certificate or latest statement.
 - (f) For retirement and pensions (item 12): the latest summary plan document and latest benefit statement.
 - (g) For profit-sharing, IRAs, deferred compensation, and annuities (item 13): the latest statement.
 - (h) For each account receivable and unsecured note (item 14): documentation of the account receivable or note.
 - (i) For partnerships and other business interests (item 15): the most current K-1 and Schedule C.
 - (j) For other assets (item 16): the most current statement, title document, or declaration.
 - (k) For support arrearages (item 21): orders and statements.
- (I) For credit cards and other debts (items 23 and 24): the latest statement.
- 3. Do not file copies of the above private financial documents with the court.

When filing this form with the court as an attachment to Request to Enter Default (FL-165) or Judgment (FL-180) Complete all columns on the form.

For more information about forms required to process and obtain a judgment in dissolution, legal separation, and nullity cases, see <u>http://www.courts.ca.gov/8218.htm.</u>

FL-160 [Rev. July 1, 2016]
CER' Essential

		Preliminary Disclosures are Mandatory for a	all divorces.						
<u>This</u> "		ure"-FL140 form does NOT get filed with the cou							
		FL140 can be mailed or personally served to th							
	Best practice	is to have this FL140 served along with the othe	er documents you filed. FL-140						
~	ATTORNEY OR PARTY WITHOUT ATTO	DRNEY (Name, State Bar number, and address);							
	Your Name								
	Your Address								
		one Number FAX NO. :							
	E-MAIL ADDRESS: ATTORNEY FOR (Name): In Pro Per								
L)	SUPERIOR COURT OF CALIFORNIA, COUNTY OF KINGS STREET ADDRESS: 1640 Kings County Drive								
	MAILING ADDRESS: CITY AND ZIP CODE: Hanford								
	BRANCH NAME:								
		E Petitioner Name							
	OTHER PARENT/PARTY	Respondent Name							
	Who's Declaration	ECLARATION OF DISCLOSURE	CASE NUMBER:						
L	Petitioner's								
	Responder	nt's 🔄 Final 🧲 🦳							
		E DECLARATIONS OF DISCLOSURE OR FINANCIAL ATTA	CHMENTS WITH THE COURT						
	In a dissolution, legal separation, or nullity action, both a preliminary and a final declaration of disclosure must be served on the other party with certain exceptions. Neither disclosure is filed with the court. Instead, a declaration stating that service of disclosure								
	documents was completed	or waived must be filed with the court (see form FL-141).	-						
	 In summary dissolution cases, each spouse or domestic partner must exchange preliminary disclosures as described in Summary Dissolution Information (form FL-810). Final disclosures are not required (see Family Code section 2109). 								
ж.	 In a default judgment ca 	ase that is not a stipulated judgment or a judgment based on a	marital settlement agreement, only the						
	see Family Code section	complete and serve a preliminary declaration of disclosure. A t on 2110).	linal disclosure is not required of either party						
		eclarations of disclosure may not be waived by an agreement	•						
		aive final declarations of disclosure must file their written agree preliminary declaration of disclosure at the same time as the I							
	The respondent must serve	a preliminary declaration of disclosure at the same time as the	e Response or within 60 days of filing the						
_ _	Response. The time period Attached are the following	s may be extended by written agreement of the parties or by c	ourt order (see Family Code section 2104(t)).						
Mark the			Declaration (form F <u>L-160</u>) for (specify):						
boxes of the		and Quasi-Community Property Separate Property.							
documents you are	2. A completed Incon	ne and Expense Declaration (form <u>FL-150</u>).							
attaching to this form. This		by the party in the two years before the date that the party ser							
form and the attachments		m the last 2 years. Be sure to <u>BLACK OUT</u> social							
must be		naterial facts and information regarding valuation of all assets interest (not a form).	that are community property of in which the						
served to the Respondent.									
These are considered	5. A statement of all r	naterial facts and information regarding obligations for which th	he community is liable (not a form).						
your									
"Preliminary" disclosures.		omplete written disclosure of any investment opportunity, busir ted since the date of separation that results from any investme							
		hity from the date of marriage to the date of separation (not a f							
	,								
•	10 M	erjury under the laws of the State of California that the foregoin	ng is true and correct.						
\Box	Date: DATE								
	PRINT YC		SIGN YOUR NAME						
	Form Adopted for Mandatory Use		Page 1 of 1 Family Code, §§ 2102, 2104,						
	Judicial Council of California FL-140 [Rev. July 1, 2013]	DECLARATION OF DISCLOSURE (Family Law)	ramiy Code, 55 2102, 2104, 2105, 2106, 2112 www.courts.ca.gov						

FL-105/GC-120

		TTORNEY (Name, State Bar number, and add	FOR COURT USE ONLY						
$ \land$	[—] Your Name								
7	Your Address								
Î	TELEPHONE NO.: Your Ph E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name): In P SUPERIOR COURT OF C STREET ADDRESS: CITY AND ZIP CODE: BRANCH NAME: PETITIONER: Pet	one # FAX NO. (Option Pro Per CALIFORNIA, COUNTY OF K O Kings County Driv of ford, CA 93230 (This section applies only to family itioners Name pondents Name	Kings re						
	OTHER PARTY:	-							
	JURISDICT	(This section applies only to guard TION UNDER UNIFORM CI ION AND ENFORCEMENT		Case NUMBER: Case # (if y	ou ha	ive one)			
	2. 🔲 My present address	eeding to determine custody of s and the present address of e		ing with me is co	onfidential under Family C	ode sect	ion 3429 as		
	I have indicated in 3.)There are (specify numb (Insert the information		nce informatio				ž		
		s Name	Place of birth City, S		Date of birth Date of E		M/F		
-	Period of residence Date Moved In to present	Address current residence Confidential			with (name and complete current a e child lives with tial		Relationship Relation to child		
7/	Date Moved in _{to} Date Moved Out	Child's residence (City, State) City, State lived in		Person child lived with (name and complete current address) Who the child lived with			Relation to child		
	5 year of residence, or from birth if less	Child's residence (City, State)	Person child live		with (name and complete current a				
	than 5 years old.	ld's residence (City, State)		Person child lived	with (name and complete current a	ddress)			
	to		Place of birth		Date of birth		Sex		
	b. Child's name Child #2 I Residence information is t (if NOT the same, provide	nformation the same as given above for child a. the information below.)		State	Date of Bi	rth	M/F		
lf h	oth children have	Address		Person child lived	with (name and complete current a	ddress)	Relationship		
	ays lived together	Confidential			tial				
ma dor	rk the box. You n't have to fill out	Child's residence (City, State)		Person child lived with (name and complete current address)					
	presidence prmation again.	Child's residence (City, State)		Person child lived	Person child lived with (name and complete current address)				
	to	Child's residence (City, State)		Person child lived	with (name and complete current a	ddress)			
	c. Additional residence information for a child listed in item a or b is continued on attachment 3c. d. Additional children are listed on form <i>FL-105(A)/GC-120(A).(Provide all requested information for additional children.)</i> Page 1 of 2 If more children If more addresses								
		1							

										FL	-105/GC-120	
	SHORT TITLE: Last name vs. Last name							CASE NUMBER	CASE NUMBER: Case #			
	4.	Do you have inform or custody or visita	tion procee	ding, i	n California or	elsewhere	, concerning a	child sub	ect to this proc		her court case	
lf ye indio here	cate	Proceeding	Case nun	nber	Court (name, state,		Court order or judgment <i>(date)</i>	Name	of each child	Your connection to the case	Case status	
	a.	E Family										
	b.	Guardianship										
	c.	Other					ä					
		Proceeding			Case Number				Court (name, state, location)			
	d.	Juvenile Deli Juvenile Dep										
•	e.	Adoption										
lf C applica						rotective c	orders are now	in effect.	(Attach a copy	of the orders if yo	u have one	
		Court			County		e Cas	e number	(if known)	Orders expire (date)		
l	a	. Criminal										
	b	. 🔲 Family										
	с	Juvenile Del Juvenile Der									2	
	d	. Other			8							
	6 .	Do you know of an visitation rights wit				is proceed /es			istody or claims		ofor	
1	a	a. Name and address			b. Name	e and addr	ress of person		c. Name ar	d address of pers	son	
		If so, complete th	is informat	ion								
	Has physical custody Has physical custody Has physical custody Claims custody rights Claims custody rights Claims custody rights											
	Ē	Claims visitatio				Claims custody rights Claims visitation rights				Claims visitation rights		
	Name of each child Name of each child Name of each child								13			
		eclare under penalty	y of perjury	under	the laws of the	State of 0	California that	he forego	ing is true and	correct.	_	
Date: Date Print your name Sign your name												
(TYPE OR PRINT NAME) (SIGNATURE OF DECLARANT)												
	7.				t of pages a			1104 16	obtain any la	formation should	a ouetodu	
		NOTICE TO DECLA								Id subject to this		
	FL-	105/GC-120 [Rev. January 1,	2009]		ECLARATIO JRISDICTION						Page 2 of 2	

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