

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

DISSOLUTION OF MARRIAGE PACKET (Step 3 of 3)

(Step-by-Step Instructions)



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

OR

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

INSTRUCTIONS INCLUDED FOR THE FOLLOWING FORMS:					
Request to Enter Default	Judicial Council Form FL-165				
Declaration for Default or Uncontested Dissolution or Legal	Judicial Council Form FL-170				
Separation					
Judgment	Judicial Council Form FL-180				
Notice of Entry of Judgment	Judicial Council Form FL-190				

PARTY WITHOUT ATTORNEY OR ATTORNEY STATE BAR NUMBER: FOR COURT USE ONLY NAME: Your Name FIRM NAME: STREET ADDRESS: Your Address STATE: ZIP CODE: TELEPHONE NO.: Your Phone Number FAX NO.: EMAIL ADDRESS: ATTORNEY FOR (name): In Pro Per SUPERIOR COURT OF CALIFORNIA, COUNTY OF Kings **1640 Kings County Drive** STREET ADDRESS: MAILING ADDRESS: CITY AND ZIP CODE: Hanford, CA 93230 BRANCH NAME: PETITIONER: Petitioners Name (same as on the petition) RESPONDENT: Respondents Name (same as on the petition) CASE NUMBER REQUEST TO ENTER DEFAULT CASE NUMBER 1. To the clerk: Please enter the default of the respondent who has failed to respond to the petition. 2. A completed Income and Expense Declaration (form FL-150) or Financial Statement (Simplified) (form FL-155) is attached () is not attached. A completed Property Declaration (form FL-160) is attached is not attached because (check at least one of the following): Mark there have been no changes since the previous filing. which (b) [the issues subject to disposition by the court in this proceeding are the subject of a written agreement. there are no issues of child, spousal, or partner support or attorney fees and costs subject to determination by the court. are true(c) the petition does not request money, property, costs, or attorney fees. (Family Code section 2330.5.) there are no issues of division of community property. this is an action to establish parental relationship. Date: (TYPE OR PRINT NAME) (SIGNATURE OF IATTORNEY FOR) PETITIONER) 3. Declaration No mailing is required because service was by publication or posting and the address of the respondent remains unknown. A copy of this Request to Enter Default, including any attachments and an envelope with sufficient postage, was provided to the court clerk, with the envelope addressed as follows (address of the respondent's attorney or, if none, OR (b) the respondent's last known address): Respondents Name Respondents Last Known Address I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date: (SIGNATURE OF DECLARANT) (TYPE OR PRINT NAME) FOR COURT USE ONLY Request to Enter Default mailed to the respondent or the respondent's attorney on (date): Default entered a eave this entire section BLANK Default not enter Clerk, by Deputy Page 1 of 2

To be filed if respondent did NOT file a response within 30 days of being served

Form Adopted for Mandatory Use Judicial Council of California FL-165 [Rev. January 1, 2023]

PETITIONER: SPONDENT:	CASE NUMBER:
Memorandum of costs	
a. Costs and disbursements are waived.	
b. Costs and disbursements are listed as follows:	
(1) Clerk's fees	\$\$
(2) Process server's fees	
(3) Other (specify):	\$
	 \$
	<u> </u>
	<u> </u>
TOTAL	\$
te:)	
(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)
Declaration of nonmilitary status (required for a judgment is not in the military service of the United U.S.C. § 3911(2)) or California Military and Veterans Code I know that the respondent is not in the U.S. military service (a) the search results that I received from https://scr (b) I am in regular communication with the respondent (c) I recently contacted the respondent, and they told (d) I know that the respondent was discharged from	ent). States as defined by either the Servicemembers Civil Relief Act (see le sections 400 and 402(f). ce because (check all that apply): ra.dmdc.osd.mil/ say the respondent is not in the U.S. military service ent and know that they are not in the U.S. military service. Ild me that they are not in the U.S. military service.
Declaration of nonmilitary status (required for a judgment respondent is not in the military service of the United U.S.C. § 3911(2)) or California Military and Veterans Code I know that the respondent is not in the U.S. military service (a) the search results that I received from https://scr (b) I am in regular communication with the respondent (c) I recently contacted the respondent, and they to (d) I know that the respondent was discharged from (e) the respondent is not eligible to serve in the U.S. (f) other (specify): - U.S. military status can be checked online at 1 other (specify): - U.S. military status can be checked online at 1 other (specify): - For more information, see https://selfhelp.court	States as defined by either the Servicemembers Civil Relief Act (see le sections 400 and 402(f). The sections 400 and 402(f).
Declaration of nonmilitary status (required for a judgment respondent is not in the military service of the United U.S.C. § 3911(2)) or California Military and Veterans Code I know that the respondent is not in the U.S. military service (a) the search results that I received from https://scr/ (b) I am in regular communication with the respondent (c) I recently contacted the respondent, and they to I know that the respondent was discharged from (e) the respondent is not eligible to serve in the U.S. (f) other (specify): - U.S. military status can be checked online at I are the respondent is in the military service, or the certain rights and protections under federal are	States as defined by either the Servicemembers Civil Relief Act (see le sections 400 and 402(f). The sections 400 and 402(f).

(TYPE OR PRINT NAME)

(SIGNATURE OF DECLARANT)

appeared and there is a written

Declaration of disclosure (check a, b, c, or d)

Both the parties have filed, or are filing concurrently, a Declaration Regarding Service of Declaration of Disclosure (form FL-141) and an Income and Expense Declaration (form FL-150).

This matter is proceeding by default. I am the petitioner in this action and have filed a proof of service of the preliminary Declaration of Disclosure (form FL-140) with the court. I hereby walve receipt of the final Declaration of Disclosure (form FL-140) from the respondent.

This matter is proceeding by default. I am the petitioner in this action, and service of the summons on respondent was done by publication or posting under court order. Service of the preliminary Declaration of Disclosure (form FL-140) is not required. I hereby waive receipt of the final Declaration of Disclosure (form FL-140) from the respondent.

Page 1 of 3

	PET	ITION	ER: P	etitioner Name	CASE NUMBER	
	RESP	ONDE	NT:	espondent Name		Case Number
·-	d.		mutu Stipu	matter is proceeding as an <u>uncontested action</u> . Service of the final <i>Decla</i> lally waived by both parties. A waiver provision executed by both parties ulation and Waiver of Final Declaration of Disclosure (form FL-144), in the ment, or in another, separate stipulation.	under penal	ty of perjury is contained on the
If minor children in this case	90,000	CI	The Ther The	istody and visitation (parenting time) should be ordered as set forth in information in Declaration Under Uniform Child Custody Jurisdiction and I has has not changed since it was last filed with the court. (If the is an existing court order for custody/parenting time in another case in (case number is (specify): current custody and visitation (parenting time) previously ordered in this case.	Enforcemer changed, at county):	nt Act (UCCJEA) (form FL-105) tach updated form.)
	d.		The	Contained on Attachment 6c. facts that support the requested judgment are (In a default case, state you	ur reasons	below):
	J.			Contained on Attachment 6d.		
If mino children in this case	r		ere are	pport should be ordered as set forth in the proposed <i>Judgment</i> (form FL minor children, check and complete item (1) if applicable and item (2) or Child support is being enforced in another case in (county): The case number is (specify): The information in the child support calculation attached to the proposed knowledge.	(3):	s correct based on my personal earning ability. The facts in
	b.	(1)	I [listed To the to the	Contained on Attachment 7a(3). Items (1) and (2) regarding public assistance. am receiving am not receiving intend to apply for in the proposed order. be best of my knowledge, the other party is is not receiving Petitioner Respondent is presently receiving public assistance local child support agency at the address set forth in the proposed judgment agency has signed the proposed judgment.	ng public as e, and all su	pport should be made payable
Ľ `	Ex	pens	e Declar least	ener, and Family Support (If a support order or attorney fees are request a ration (form FL-150) unless a current form is on file. Include your best est one of the following.) Towningly give up forever any right to receive spousal or partner support. The court to reserve jurisdiction to award spousal or partner support in the receive spousal or partner support in the receive support to terminate forever spousal or partner support for: Pet usal support or domestic partner support should be ordered as set forth in the don't he factors described in: Spousal or Partner Support Declaration Attachment (form FL-157) written agreement attached declaration (Attachment 8d) illy support should be ordered as set forth in the proposed Judgment (form ser (specify):	e future to:	ne other party's income.

PETITIONER: Petitioner Nam	ne	CASE NUMBER:
RESPONDENT: Respondent Na		Case Number
9. Parentage of the children of t	the petitioner and respondent born prior to their ma	rriage or domestic partnership should be
	pposed <i>Judgment</i> (form FL-180). parentage or paternity is attached.	
b. Parentage was previously	established by the court in (county):	
The case number is (spec	oify): the parties regarding parentage is attached here (/	Attachment 9h) or to the proposed Judgment
(form FL-180).	the parties regarding parentage to attached rists (masimism object of the proposed stagment
HER TOTAL CONTROL TO SELECT CONTROL CO	ered as set forth in the proposed Judgment (form F	State of the state
Other (specify facts below	s request are on Request for Attorney's Fees and (v):	Costs Attachment (form FL-319).
11. The judgment should be ente	red nunc pro tunc for the following reasons (specif	v):
SEPTIME TO THE PROPERTY OF THE	have your official divorce date back	,,,
dated. You must get s	special permission from the court first.	
12. Petitioner Responden (proceedings for dissolution or nullit		forth in the proposed <i>Judgment</i> (form FL-180)
	Committee of the commit	0
	to the irremediable breakdown of the marriage or d domestic partnership through counseling or other	
14. This declaration may be reviewed b	y a commissioner sitting as a temporary judge, wh	o may determine whether to grant this
request or require my appearance u		,
TATS	EMENTS IN THIS BOX APPLY ONLY TO DI	SOUTITIONS
	or domestic partnership created in another state, the	
	least three months and of the state of California for he filing of the petition for dissolution of marriage o	
Contract Con	st for a judgment of dissolution of marriage or dome	The state of the s
The property of the property o	the orders set forth in the proposed <i>Judgment</i> (for	AMAN ESPACIAN CARACTERISTICA CONTROL C
	declaration is only for the termination of marital or other issues not requested in this declaration for late	
This only applies if you have	e received an order	
from the court granting per	TMISSION STATEMENT APPLIES ONLY TO LEGAL SE	PARATIONS
	est of a judgment for legal separation based on irrecoposed Judgment (form FL-180) submitted with this	
I understand that a judgment of still married or a partner in a dor	legal separation does not terminate a marriage mestic partnership.	or domestic partnership, and that I am
		s
19. Other (specify):		
I declare under penalty of perjury under	r the laws of the State of California that the foregoing	ng is true and correct.
Date: Date		
Print your name	•	Sign your name
(TYPE OR PRINT NAME)		(SIGNATURE OF DECLARANT)
FL-170 [Rev. January 17, 2020]	DECLARATION FOR DEFAULT OR UNCO	NTESTED Page 3 of 3

For your protection and privacy, please press the Clear This Form button after you have printed the form.

Print this form Save this form

Clear this form

DISSOLUTION OR LEGAL SEPARATION (Family Law)

	FL=100
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
Your Name	
Your Address	
TELEPHONE NO.: Your Phone # FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name): In Pro Per	2
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Kings	А
STREET ADDRESS: MAILING ADDRESS: MAILING ADDRESS: MAILING ADDRESS:	
CITY AND ZIP CODE: Hanford, CA 93230	
BRANCH NAME:	
MARRIAGE OR PARTNERSHIP OF PETITIONER: Petitioner name as on petition	
RESPONDENT: Respondent name as on petition	
Colombia Vision Colombia	-
Mark the same as your petition JUDGMENT DISSOLUTION LEGAL SEPARATION NULLITY	CASE NUMBER:
Do not mark Status only	Const. No. of the contract of
these unless Reserving jurisdiction over termination of marital or domestic	Case Number
you've been partnership status	<u></u>
granted an order to Judgment on reserved issues	
Date marital or domestic partnership status ends:	2
	modifies existing restraining orders.
	expire on (date):
Contested Agreement in court	eclaration under Family Code section 2336
a. Date: Dept.: Room:	
The state of the s	orary judge
hearing put c. Petitioner present in court Attorney present in court (name):	
that information d. Respondent present in court Attorney present in court (name):	
here e. Claimant present in court (name):	Attorney present in court (name):
f. Other (specify name):	
3. The court acquired jurisdiction of the respondent on (date):	
Mark One (a) The respondent was served with process.	
(b) The respondent appeared.	
THE COURT ORDERS, GOOD CAUSE APPEARING	
4. a. Judgment of dissolution is entered. Marital or domestic partnership status is t	erminated and the parties are restored to the
status of single persons Mark One	
(1) on (specify date):	Secolation
(2) on a date to be determined on noticed motion of either party or on stJudgment of legal separation is entered.	ipulation.
c. Judgment of nullity is entered. The parties are declared to be single persons	on the ground of (specify):
	on the greated of (openly).
d. This judgment will be entered nunc pro tunc as of (date):	rdar
e Judgment on reserved issues	
	y): Put your full name you are going back to
g. Jurisdiction is reserved over all other issues, and all present orders remain in h. This judgment contains provisions for child support or family support. Each page.	
 This judgment contains provisions for child support or family support. Each patch the Child Support Case Registry Form (form FL-191) within 10 days of the date or 	
court of any change in the information submitted within 10 days of the change	e, by filing an updated form. The Notice
of Rights and Responsibilities—Health-Care Costs and Reimbursement Proce	edures and Information Sheet on Changing a
Child Support Order (form FL-192) is attached.	Page 1 of 2

		☆		'default" judgme equested in you	ent with NO agreeme r Petition.	nt, you CANNOT a	sk for anything diff	ferent from	J n	
\Rightarrow	CASE	NAME	(Last name,	first name of eac	ch party):			CASE NUMBER	ase Number	FL-180
L Z	i.	(1)	The childr Name	en of this marri	age or domestic pa		Birthdate			
If minor children of the marriage	j. k.	(2)	Child cust (1) (2) (3) (4)	Settlement agrequired by Fa Child Custody Stipulation and Previously esta oort is ordered a	on (parenting time) reement, stipulation umily Code section and Visitation Ord d Order for Custod ablished in another as set forth in the a	are ordered as son for judgment, on 3048(a). See Attachment (for y and/or Visitation rease. Case numentached on for judgment, o	set forth in the att r ot <u>her written ac</u> orm FL-341). n of Children (fo <u>r</u>	tached greement wh	lomestic partnership nich contains the inform Court:	
	\ > 1.		(2)	Stipulation to It Previously esta domestic partner Reserved for f Jurisdiction ten As set forth in	the attached settle	r Child Support air r case. Case nun t is ordered: n as relates to [pousal or partner sal, Partner, or F	nd Order (form Finber: petitioner support to amily Support O	petitione	Court: respondent respondent nent (form FL-343). other written agreeme	
1)	> m		Property (1) (2) (3) (3)	Settlement agr	ed as set forth in the reement, stipulation or Attachment to June Example: No Debt	n for judgment, o dgment (f <u>orm FL</u>	<u>-345</u>).	<u>rreeme</u> nt.		
	n.		Attorney for (1) (2) (3) Other (specifical field)	Settlement agr Attorney Fees Other (specify)	are ordered as set to reement, stipulation and Costs Order ():	n for judgment, o		☆	If you marked that are contained in a Attachments, Stip written agreemen attach them to thi	ny ulations, ts, you mus
	orovis Date: i. N Disso	L umber	eave E of pages a or legal sep	s reserved to n	nake other orders r	NOTICE the rights of a sp	y out this judgme	JUDICI, FOLLOWS LAST	der the other spouse's	s or
	surviv rights reviev deter A del debt An ea	vorship of a sp w these mine w ot or ob or oblig arnings	rights to a pouse or do matters, a thether they digation ma pation, the o assignmen	ny property own omestic partner is well as any c y should be cha y be assigned creditor may be it may be issue	ned in joint tenancy as beneficiary of the predit cards, other of anged or whether y to one party as part able to collect from ad without additional	y, and any other she other spouse' credit accounts, in ou should take a tof the dissolution the other party al proof if child, fa	similar property in s or domestic par nsurance policies ny other actions. on of property and mily, partner, or	nterest. It do rtner's life in s, retirement d debts, but spousal sup	on-death vehicle regis bes not automatically of surance policy. You so plans, and credit repo- if that party does not oport is ordered. urrently 10 percent.	eancel the hould orts, to
- F	L-180 [I	Rev. July 1	, 2012]			JUDGMEN	Γ			Page 2 of 2

For your protection and privacy, please press the Clear This Form button after you have printed the form

JUDGMENT (Family Law)

Page 2 of 2

Form Adopted for Mandatory Use Judicial Council of California FL-190 [Rev. January 1, 2005]

This Form button after you have printed the form.

NOTICE OF ENTRY OF JUDGMENT

(Family Law—Uniform Parentage—Custody and Support)

For your protection and privacy, please press the Clear

Print this form

Save this form

Family Code, §§ 2338, 7636,7637 www.courtinfo.ca.gov

Clear this form