Respondent Forms for Dissolution of Marriage

Before each form there are a set of instructions discussing how to use the form correctly. Read all the instructions and make sure you understand what the form requires before you complete it and file it with the court. If you have any questions, please reach out to the Helpline at 1-800-405-1417.

- 1. **Application for Determination of Civil Indigent Status** This form should only be used if you are filing a counterpetition (see below) and would like the clerk of court to determine whether the required filing fee can be waived (you don't pay) in your case.
- 2. **Summons** This form should only be used if you are filing a counterpetition.
- 3. **Process Service Memorandum** This form should only be used if you are filing a counterpetition.
- 4. Designation of Current Mailing and E-Mail Address
- 5. <u>Complete only one of the following:</u> If you are unsure which form to complete, please call the Helpline at 1-800-405-1417
 - a. Answer to Petition for Dissolution of Marriage; or
 - b. Answer to Petition and Counterpetition for Dissolution of Marriage with Dependent or Minor Children; or
 - c. Answer to Petition and Counterpetition for Dissolution of Marriage with Property but No Dependent or Minor Children; or
 - d. Answer to Petition and Counterpetition for Dissolution for marriage with No Dependent or Minor Children or Property.
- 6. If your counterpetition involves children, you must file:
 - a. Uniform child Custody Jurisdiction and Enforcement Act (UCCJEA)
 - b. **Parenting Plan** This is the standard parenting plan applicable to most situations. However, if you live more than 50 miles from your spouse or there is abuse, then see miscellaneous forms.
- 7. **Financial Affidavit (Short Form)** Use this form if you earn less than \$50,000. Please see Miscellaneous Forms below if you earn more.
- 8. **Certificate of Mandatory Disclosure** Use this form as proof you provided the disclosures listed. Do not file the statements, tax records you provided to your spouse with the court, only file this form.
- 9. **Affidavit of Corroborating Witness** Use this form only if you do not have a valid Florida'sdriver's license, Florida identification card, or voter's registration card, issued 6 months prior to the date of filing your petition.
- 10. **Notice of Social Security Number**

Miscellaneous Forms

These forms should only be used in certain situations. If you are unsure, then call the Helpline 1-800-405-1417.

- i) **Motion for Temporary Support** This form is used if you are asking the court to order your spouse provide financial support to you during your Dissolution of Marriage.
- ii) **Financial Affidavit (Long Form)** This form is used if you earn more than \$50,000 per year.
- iii) **Relocation/Long Distance Parenting Plan** Use this form if you or your spouse either live or intend to live more than 50 miles apart.
- iv) **Safety Focused Parenting Plan** Use this form if you believe you cannot leave your children safely with your spouse or if shared responsibility will be a detriment to the child/children.

- v) **Marital Settlement Agreement** If you and your spouse have reached an agreement on the issues in your dissolution, then call the Helpline at 1-800-405-1417 to speak with an attorney and to obtain this form.
- vi) **Discovery Documents** If you would like to get more information concerning your spouse's finances, then please call the Helpline at 1-800-405-1417 for specific forms related to this purpose.
- vii) **Final Judgment of Dissolution of Marriage** Please reach out to the Helpline at 1-800-1417 for assistance with this form.

IN THE CIRC	UIT/COUNTY CO	URT OF THE JUDI COUNTY, FLORIDA	ICIAL CIRCUIT	
	III OK		CASE NO.	
Plaintiff/Petitioner or In the Interest of vs.	_		CAGE NO	
Defendant//Respondent				
	ON FOR DETE	RMINATION OF CIVIL INDIG	ENT STATUS	
Notice to Applicant: If you qualify for ci	ivil indigence, the	e filing and summons fees are wai	ived: other costs and fee	s are not waived
1. I havedependents. (Include of Are you Married?YesNo Doe	only those perso	ns you list on your U.S. Income ta	ax return.)	
2. I have a net income of \$ (Net income is your total income includir minus deductions required by law and o	ng salary, wages,	, bonuses, commissions, allowand	ces, overtime, tips and si	
3. I have other income paid () weekly ((Circle "Yes" and fill in the amount if you) yearly () other	·
Second Job Yes Social Security benefits For you	s \$ No	Workers compensation Income from absent family m	Yes \$ embersYes \$	No No
Unemployment compensation Yes Union payments Yes Retirement/pensions Yes Trusts Yes	6 \$ No 6 \$ No 6 \$ No	Dividends or interest Other kinds of income not on	Yes \$ Yes \$ the listYes \$	No No No
I understand that I will be required to ma provided by law, <u>although I may agree to</u>	ike payments for	costs to the clerk in accordance v		
4. I have other assets: (Circle "yes" and fi			ν Φ	NI-
CashYes Bank account(s)Yes				
Certificates of deposit or		Homestead Real Property*		
Money market accounts Yes				
Boats*Yes	\$No	Non-homestead real property/rea Other assets*	al estate*Yes \$	No
Check one: I() DO() DO NOT expect t	o receive more a			
5. I have total liabilities and debts of \$ \$, Non-homestead Real Pro Medical Bills \$, Cost of med	perty \$. Child Support paid direct \$. Credit Card	Boat s \$
6. I have a private lawyer in this case.			 .	
A person who knowingly provides false inforcements a misdemeanor of the first degree, provided on this application is true and acc	rmation to the clear , punishable as pro curate to the best	rk or the court in seeking a determin vided in s.775.082, F.S. or s. 775.083		
Signed on, 20_	·	Signature of Applicant for Inc	digant Status	
Year of Birth Last 4 digits of Driver Lic Email address:				
Address: Street, City, State, Zip Code				
This form was completed with the assistance	e of:			
	Clerk/Deputy	y Clerk/Other authorized person.		
		ERK'S DETERMINATION		
Based on the information in this Application Dated on, 20	n, I have determine		Not Indigent, according to	s. 57.082, F.S.
, 20	<u> </u>	Clerk of the Circuit Court By	, Deputy Clerk	
APPLICANTS FOUND NOT TO BE INDIGENT MAY Sign here if you want the judge to review th				S REVIEW.

INSTRUCTIONS FOR FLORIDA FAMILY LAW RULES OF PROCEDURE FORM 12.910(a) SUMMONS: PERSONAL SERVICE ON AN INDIVIDUAL (10/21)

When should this form be used?

This form should be used to obtain **personal service** on the other **party** when you begin your lawsuit. **Service** is required for **all** documents filed in your case. Service means giving a copy of the required papers to the other party using the procedure that the law requires. Generally, there are two ways to make service: (1) personal service, or (2) service by email, mail, or hand delivery. A third method for service is called **constructive service**; however, the relief a court may grant may be limited in a case where constructive service has been used.

The law requires that certain documents be served by **personal service** if personal service is possible. **Personal service** means that a summons (this form) and a copy of the forms you are filing with the court that must be personally served are delivered by a deputy sheriff or private process server

- a. directly to the other party, or
- b. to someone over the age of fifteen with whom the other party lives.

Personal service is required for **all <u>petitions</u>**, including petitions for modification. You cannot serve these papers on the other party yourself or by mail or hand delivery. Personal service must be made by the sheriff's department in the county where the other party lives or works or by a private process server certified in the county where the other party lives or works.

In many counties, there are private process servers who, for a fee, will personally serve the summons and other documents that require personal service. You should look under **process servers** in the yellow pages of the telephone book for a list of private process servers in your area. You may use a private process server to serve any paper required to be personally served in a family law case **except** a petition for injunction for protection against domestic or repeat violence.

How do I start?

When you begin your lawsuit, you need to complete this form (summons) and a **Process Service Memorandum**, Florida Supreme Court Approved Family Law Form 12.910(b). The forms should be typed or printed legibly in black ink. Next, you will need to take these forms and, if you have not already done so, **file** your petition with the **clerk of the circuit court** in the county where you live. You should keep a copy of the forms for your records. The clerk will sign the summons, and then the summons, a copy of the papers to be served, and the process service memorandum must be delivered to the appropriate sheriff's office or to a private process server for service on the other party.

Instructions for Florida Family Law Rules of Procedure Form 12.910(a), Summons: Personal Service on an Individual (10/21)

IF THE OTHER PARTY LIVES IN THE COUNTY WHERE SUIT IS FILED: Ask the clerk in your county about any local procedures regarding service. Generally, if the other party lives in the county in which you are filing suit and you want the sheriff's department to serve the papers, you will file the summons along with a Process Service Memorandum, Florida Supreme Court Approved Family Law Form 12.910(b), with the clerk and the clerk will forward those papers to the sheriff for service. Make sure that you attach a copy of the papers you want personally served to the summons. You may also need to provide the sheriff with a stamped envelope addressed to you. This will allow the sheriff to send the proof of service to you, after the sheriff serves your papers on the other party. However, in some counties the sheriff may send the proof of service directly to the clerk. If you are instructed to supply a self-addressed, stamped envelope and you receive the proof of service, you should file the proof of service with the clerk after you receive it from the sheriff. Also, you will need to find out how much the sheriff charges to serve the papers. Personal checks are not accepted. You should attach to the summons a cashier's check or money order made payable to the sheriff, and either give it to the clerk for delivery to the sheriff or send all of the paperwork and the fee to the sheriff yourself. The clerk will tell you which procedure to use. The costs for service may be waived if you are indigent.

If you want a private process server to serve the other party, you should still bring the summons to the clerk's office and have the clerk sign it for you. You should deliver the summons, along with the copy of your initial petition and any other papers to be served, and a **Process Service Memorandum**, Florida Supreme Court Approved Family Law Form 12.910(b), to the private process server. The private process server will charge you a fee for serving the papers. After service is complete, proof of service by the private process server must be filed with the clerk. You should discuss how this will occur with the private process server.

IF THE OTHER PARTY LIVES IN ANOTHER COUNTY: If the other party lives in another county, service needs to be made by a sheriff in the county where the other party lives or by a private process server certified in the county where the other party lives. Make sure that you attach a copy of the papers you want personally served to the summons as well as the Process Service Memorandum, Florida Supreme Court Approved Family Law Form 12.910(b). If you want the sheriff to serve the papers, the clerk may send your papers to that sheriff's office for you, or you may have to send the papers yourself. The clerk will tell you which procedure to use. Either way, you will need to provide the sheriff with a stamped envelope addressed to you. This will allow the sheriff to send the proof of service to you, after the sheriff serves your papers on the other party. You should file the proof of service with the clerk after you receive it from the sheriff. Also, you will need to find out how much the sheriff charges to serve the papers. Personal checks are not accepted. You should attach to the summons a cashier's check or money order made payable to the sheriff, and either give it to the clerk for delivery to the sheriff or send all of the paperwork and the fee to the sheriff yourself. The clerk will tell you which procedure to use. The costs for service may be waived if you are indigent.

If you want a private process server to serve the other party, you should still bring the summons to the clerk's office where the clerk will sign it for you. You should deliver the summons, along with the copy of your initial petition and any other papers to be served, and a **Process Service Memorandum**, Florida Supreme Court Approved Family Law Form 12.910(b), to the private process server. The private process server will charge you a fee for serving the papers. After service is complete, proof of service by the private process server must be filed with the clerk. You should discuss how this will occur with the private process server.

Instructions for Florida Family Law Rules of Procedure Form 12.910(a), Summons: Personal Service on an Individual (10/21)

IF THE OTHER PARTY CANNOT BE LOCATED OR DOES NOT LIVE IN FLORIDA: If, after you have made a diligent effort to locate the other party, you absolutely cannot locate the other party, you may serve the other party by publication. Service by publication is also known as **constructive service**. You may also be able to use constructive service if the other party does not live in Florida. However, Florida courts have only limited jurisdiction over a party who is served by constructive service and may have only limited jurisdiction over a party living outside of Florida regardless of whether that party is served by constructive or personal service; that is, the judge's power to order the other party to do certain things may be limited. For example, the judge may be able to grant your request for a divorce, but the judge may not be able to address issues such as child support, spousal support (alimony), or division of property or debts.

Regardless of the t	ype of service used, if t	the other party once lived in Florida but is living ou	tside of Florida
now, you should ir	clude in your petition a	a statement regarding the length of time the party l	ived in Florida
if any, and when.	For example: "Respon	ndent last lived in Florida from {date}	to
{date}	<u>"</u>		

This area of the law is very complex and you may need to consult with an attorney regarding the proper type of service to be used in your case if the other party does not live in Florida or cannot be located.

What happens when the papers are served on the other party?

The date and hour of service are written on the original summons and on all copies of it by the person making the service. The person who delivers the summons and copies of the petition must file a proof of service with the clerk or provide a proof of service to you for filing with the court. It is your responsibility to make sure the proof of service has been returned to the clerk and placed in your case file.

What should I do next?

A copy of this form must be filed with the court and served on the other party or his or her attorney. The copy you are serving to the other party must be either mailed, e-mailed, or hand-delivered to the opposing party or his or her attorney on the same day indicated on the certificate of service. If it is mailed, it must be postmarked on the date indicated in the certificate of service must be in accordance with Florida Rule of General Practice and Judicial Administration 2.516.

IMPORTANT INFORMATION REGARDING E-FILING

The Florida Rules of General Practice and Judicial Administration now require that all petitions, pleadings, and documents be filed electronically except in certain circumstances. **Self-represented litigants may file petitions or other pleadings or documents electronically; however, they are not required to do so.** If you choose to file your pleadings or other documents electronically, you must do so in accordance with Florida Rule of General Practice and Judicial Administration 2.525, and you must follow the procedures of the judicial circuit in which you file. The rules and procedures should be carefully read and followed.

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

After the initial service of process of the petition or supplemental petition by the Sheriff or certified process server, the Florida Rules of General Practice and Judicial Administration now require that all documents required or permitted to be served on the other party must be served by electronic mail (e-mail) except in certain circumstances. You must strictly comply with the format requirements set forth in the Florida Rules of General Practice and Judicial Administration. If you elect to participate in electronic service, which means serving or receiving pleadings by electronic mail (e-mail), or through the Florida Courts E-Filing Portal, you must review Florida Rule of General Practice and Judicial Administration 2.516. You may find this rule at www.flcourts.org through the link to the Rules of General Practice and Judicial Administration provided under either Family Law Forms: Getting Started, or Rules of Court in the A-Z Topical Index.

SELF-REPRESENTED LITIGANTS MAY SERVE DOCUMENTS BY E-MAIL; HOWEVER, THEY ARE NOT REQUIRED TO DO SO. If a self-represented litigant elects to serve and receive documents by email, the procedures must always be followed once the initial election is made.

To serve and receive documents by e-mail, you must designate your e-mail addresses by using the Designation of Current Mailing and E-mail Address, Florida Supreme Court Approved Family Law Form 12.915, and you must provide your e-mail address on each form on which your signature appears. Please CAREFULLY read the rules and instructions for: Certificate of Service (General), Florida Supreme Court Approved Family Law Form 12.914; Designation of Current Mailing and E-mail Address, Florida Supreme Court Approved Family Law Form 12.915; and Florida Rule of General Practice and Judicial Administration 2.516.

Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms. For further information regarding service of process, see chapters 48 and 49, Florida Statutes, and Florida Family Law Rule of Procedure 12.070, as well as the instructions for Notice of Action for Dissolution of Marriage (No Child or Financial Support), Florida Supreme Court Approved Family Law Form 12.913(a)(1), Notice of Action for Family Cases with Minor Child(ren), Florida Supreme Court Approved Family Law Form 12.913(a)(2), Affidavit of Diligent Service and Inquiry, Florida Family Law Rules of Procedure Form 12.913(b), and Affidavit of Diligent Search, Florida Family Law Rules of Procedure Form 12.913(c).

Special notes . . .

If you have been unable to obtain proper service on the other party within **120 days** after filing your lawsuit, the court will dismiss your lawsuit against the other party unless you can show the court a good reason why service was not made within **120 days**. For this reason, if you had the local sheriff serve the papers, you should check with the clerk every couple of weeks after completing the service papers to see if service has been completed. You may need to supply the sheriff with a new or better address. If you had a private process server or a sheriff in another county serve the papers, you should be in contact with that person or sheriff until you receive proof of service from that person or sheriff. You should then file the proof of service with the clerk immediately.

Instructions for Florida Family Law Rules of Procedure Form 12.910(a), Summons: Personal Service on an Individual (10/21)

If the other party fails to respond, i.e., fails to file a written response with the court, within **20 days** after the service of the summons, you are entitled to request a <u>default</u>. See the instructions to **Motion for Default**, Florida Supreme Court Approved Family Law Form 12.922 (a), and **Default**, Florida Supreme Court Approved Family Law Form 12.922(b), for further information. You will need to file an **Affidavit of Military Service**, Florida Supreme Court Approved Family Law Form 12.912(b), before a default may be granted.

Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of **Disclosure from Nonlawyer**, Florida Family Law Rules of Procedure Form 12.900(a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

IN THE CIRCUIT COURT OF THE IN AND FOR	JUDICIAL CIRCUIT,
IN AND FOR	COUNTY, FLORIDA
	Case No.:
	Division:
Petitioner,	
and	
Respondent.	
SUMMONS: PERSONAL SEI ORDEN DE COMPARECENCIA: SERV CITATION: L'ASSIGNATION PE	ICIO PERSONAL EN UN INDIVIDUO
TO/PARA/A: {enter other party's full legal name}	
TO/PARA/A: {enter other party's full legal name} {address (including city and state)/location for service	
	e}
{address (including city and state)/location for service	e} RTANT Alendar days after this summons is served on you to tition with the clerk of this circuit court, located at:
{address (including city and state)/location for service IMPOR A lawsuit has been filed against you. You have 20 ca file a written response to the attached complaint/pe	RTANT Alendar days after this summons is served on you to tition with the clerk of this circuit court, located at:
[MPOR] A lawsuit has been filed against you. You have 20 ca file a written response to the attached complaint/per {street address} A phone call will not protect you. Your written response to the attached complaint/per {street address}	RTANT alendar days after this summons is served on you to tition with the clerk of this circuit court, located at: onse, including the case number given above and the court to hear your side of the case. ou may lose the case, and your wages, money, and or warning from the Court. There are other legal t away. If you do not know an attorney, you may call
IMPOR A lawsuit has been filed against you. You have 20 ca file a written response to the attached complaint/pe {street address} A phone call will not protect you. Your written response of the parties, must be filed if you want the C If you do not file your written response on time, you property may be taken thereafter without further requirements. You may want to call an attorney right.	RTANT alendar days after this summons is served on you to tition with the clerk of this circuit court, located at: onse, including the case number given above and the ourt to hear your side of the case. ou may lose the case, and your wages, money, and or warning from the Court. There are other legal t away. If you do not know an attorney, you may call d in the phone book). the same time you file your written response to the

If the party serving summons has designated email address(es) for service or is represented by an attorney, you may designate email address(es) for service by or on you. Service must be in accordance with Florida Rule of General Practice and Judicial Administration 2.516.

Copies of all court documents in this case, including orders, are available at the Clerk of the Circuit Court's office. You may review these documents, upon request.

Florida Family Law Rules of Procedure Form 12.910(a), Summons: Personal Service on an Individual (10/21)

You must keep the Clerk of the Circuit Court's office notified of your current address. (You may file Designation of Current Mailing and Email Address, Florida Supreme Court Approved Family Law Form 12.915.) Future papers in this lawsuit will be mailed to the address on record at the clerk's office.

WARNING: Rule 12.285, Florida Family Law Rules of Procedure, requires certain automatic disclosure of documents and information. Failure to comply can result in sanctions, including dismissal or striking of pleadings.

IMPORTANTE

notificacion, para contestar la demanda adjunta, por escrito, y presentarla ante este tribunal. Localizado en: Una llamada telefonica no lo protegera. Si usted desea
que el tribunal considere su defensa, debe presentar su respuesta por escrito, incluyendo el numero del caso y los nombres de las partes interesadas. Si usted no contesta la demanda a tiempo, pudiese perder el caso y podria ser despojado de sus ingresos y propiedades, o privado de sus derechos, sin previo aviso del tribunal. Existen otros requisitos legales. Si lo desea, usted puede consultar a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a una de las oficinas de asistencia legal que aparecen en la guia telefonica.
Si desea responder a la demanda por su cuenta, al mismo tiempo en que presente su respuesta ante el tribunal, usted debe enviar por correo o entregar una copia de su respuesta a la persona denominada abajo.
Si usted elige presentar personalmente una respuesta por escrito, en el mismo momento que usted presente su respuesta por escrito al Tribunal, usted debe enviar por correo o llevar una copia de su respuesta por escrito a la parte entregando esta orden de comparencencia a:
Nombre y direccion de la parte que entrega la orden de comparencencia:

Copias de todos los documentos judiciales de este caso, incluyendo las ordenes, estan disponibles en la oficina del Secretario de Juzgado del Circuito [Clerk of the Circuit Court's office]. Estos documentos pueden ser revisados a su solicitud.

Usted debe de manener informada a la oficina del Secretario de Juzgado del Circuito de su direccion actual. (Usted puede presentar _____ el Formulario: Ley de Familia de la Florida 12.915, Florida Supreme Court Approved Family Law Form 12.915, [Designation of Current Mailing and Email Address].) Los papelos que se presenten en el futuro en esta demanda judicial seran env ados por correo a la direccion que este registrada en la oficina del Secretario.

ADVERTENCIA: Regla 12.285 (Rule 12.285), de las Reglas de Procedimiento de Ley de Familia de la Florida [Florida Family Law Rules of Procedure], requiere cierta revelacion automatica de documentos e informacion. El incumplimient, puede resultar en sanciones, incluyendo la desestimacion o anulacion de los alegatos.

IMPORTANT

Des poursuites judiciaries ont ete entreprises contre vous. Vous avez 20 jours consecutifs a partir de la date de l'assignation de cette citation pour deposer une reponse ecrite a la plainte ci-jointe aupres de ce

Florida Family Law Rules of Procedure Form 12.910(a), Summons: Personal Service on an Individual (10/21)

ribunal. Qui se trouve a: {L'Adresse} Un simple coup de telephone est nsuffisant pour vous proteger; vous etes obliges de deposer votre reponse ecrite, avec mention du numero de dossier ci-dessus et du nom des parties nommees ici, si vous souhaitez que le tribunal entende votre cause. Si vous ne deposez pas votre reponse ecrite dans le delai requis, vous risquez de perdre la cause ainsi que votre salaire, votre argent, et vos biens peuvent etre saisis par la suite, sans aucun preavis ulterieur du tribunal. Il y a d'autres obligations juridiques et vous pouvez requerir les services immediats d'un avocat. Si vous ne connaissez pas d'avocat, vous pourriez telephoner a un service de reference d'avocats ou a un bureau d'assistance juridique (figurant a l'annuaire de telephones).				
i vous choisissez de deposer vous-meme une reponse ecrite, il vous faudra egalement, en meme temps ue cette formalite, faire parvenir ou expedier une copie au carbone ou une photocopie de votre reponse crite a la partie qui vous depose cette citation.				
Nom et adresse de la partie qui depose cette citation:				
es photocopies de tous les documents tribunals de cette cause, y compris des arrets, sont disponible au bureau du greffier. Vous pouvez revue ces documents, sur demande.				
I faut aviser le greffier de votre adresse actuelle. (Vous pouvez deposer Florida Supreme Court Approved Family Law Form 12.915, Designation of Current Mailing and Email Address.) Les documents de l'avenir de ce proces seront envoyer a l'adresse que vous donnez au bureau du greffier.				
ATTENTION: La regle 12.285, des regles de procedure du droit de la famille de la Floride exige que l'on remette certains renseignements et certains documents a la partie adverse. Tout refus de les fournir pourra donner lieu a des sanctions, y compris le rejet ou la suppression d'un ou de plusieurs actes de procedure.				
THE STATE OF FLORIDA TO EACH SHERIFF OF THE STATE: You are commanded to serve this summons and a copy of the complaint in this lawsuit on the above-named person.				
DATED:				
CLERK OF THE CIRCUIT COURT SEAL)				
By: Deputy Clerk				
- Pro - 1/				

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.910(b), PROCESS SERVICE MEMORANDUM (11/15)

When should this form be used?

You should use this form to give the sheriff's department (or private process server) instructions for serving the other <u>party</u> in your case with the <u>Summons: Personal Service on an Individual</u>, Florida Family Law Rules of Procedure Form 12.910(a), and other papers to be served. On this form you can tell the sheriff's department the best times to find the person at work and/or at home. You can also include a map to the other person's home or work place to help the sheriff find the person and deliver the summons. Do not forget to attach to the summons a copy of your initial petition and any other papers you want personally served on the other party.

This form should be typed or printed in black ink. After completing this form, you should <u>file</u> the original with the <u>clerk of the circuit court</u> in the county where your petition was filed and attach a copy to the **Summons: Personal Service on an Individual**, Florida Family Law Rules of Procedure Form 12.910(a). You should also keep a copy for your records.

IMPORTANT INFORMATION REGARDING E-FILING

The Florida Rules of Judicial Administration now require that all petitions, pleadings, and documents be filed electronically except in certain circumstances. **Self-represented litigants may file petitions or other pleadings or documents electronically; however, they are not required to do so.** If you choose to file your pleadings or other documents electronically, you must do so in accordance with Florida Rule of Judicial Administration 2.525, and you must follow the procedures of the judicial circuit in which you file. **The rules and procedures should be carefully read and followed.**

Where can I look for more information?

Before proceeding, you should read General Information for Self-Represented Litigants found at the beginning of these forms. You should read the instructions for Summons: Personal Service on an Individual, Florida Family Law Rules of Procedure Form 12.910(a), for additional information.

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

After the initial service of process of the petition or supplemental petition by the Sheriff or certified process server, the Florida Rules of Judicial Administration now require that all documents required or permitted to be served on the other party must be served by electronic mail (e-mail) except in certain circumstances. You must strictly comply with the format requirements set forth in the Rules of Judicial Administration. If you elect to participate in electronic service, which means serving or receiving pleadings by electronic mail (e-mail), or through the Florida Courts E-Filing Portal, you must review Florida Rule of Judicial Administration 2.516. You may find this rule at www.flcourts.org through the link to the Rules of Judicial Administration provided under either Family Law Forms: Getting Started, or Rules of Court in the A-Z Topical Index.

SELF-REPRESENTED LITIGANTS MAY SERVE DOCUMENTS BY E-MAIL; HOWEVER, THEY ARE NOT

REQUIRED TO DO SO. If a self-represented litigant elects to serve and receive documents by e-mail, the procedures must always be followed once the initial election is made.

To serve and receive documents by e-mail, you must designate your e-mail addresses by using the **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915, and you must provide your e-mail address on each form on which your signature appears. Please **CAREFULLY** read the rules and instructions for: **Certificate of Service (General)**, Florida Supreme Court Approved Family Law Form 12.914; **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915; and Florida Rule of Judicial Administration 2.516.

Special notes...

If you fear that disclosing your address would put you in danger because you are the victim of sexual battery, aggravated child abuse, stalking, aggravated stalking, harassment, aggravated battery, or domestic violence, you should complete a **Request for Confidential Filing of Address**, Florida Supreme Court Approved Family Law Form 12.980(h), file it with the clerk, and write confidential in the space provided on the petition.

Nonlawyer. Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of **Disclosure from Nonlawyer**, Florida Family Law Rules of Procedure Form 12.900 (a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

	IN THE CIRCUIT COURT OF THE	JUDICIAL C	IRCUIT,
	IN AND FOR	COUNTY, FLORIDA	
		Case No.:	
		Division:	
	Petitioner,		
	and		
	Respondent,		
	PROCESS SERV	ICE MEMORANDUM	
TO:	Sheriff of	County. Florida:	Division
	Private process server:		
Please se	erve the {name of document(s)}		
	ove-styled cause upon:		
Address	ull legal name}or location for service:		
Work Ad	ldress:		
•	rty to be served owns, has, and/or is knowns):		describe what type
·	,		
SPECIAL	INSTRUCTIONS:		
Datadi			
Dated: _		Signature of Party	
		*Printed Name:	
		*Address:	
		*City, State, Zip:	
		*Telephone Number:	
		*Fax Number:	
		*Designated E-mail Address	(es)

Florida Supreme Court Approved Family Law Form 12.910(b), Process Service Memorandum (11/15)

* Please see the Special Notes section in the instructions to this form regarding Florida Supreme Court Approved Family Law Form 12.980(h), Request for Confidential Filing of Address, which may be used if you need to keep your addresses or telephone numbers confidential for safetyreasons.

IF A NONLAWYER HEI	LPED YOU FI	LL OUT THIS FORM	1, HE/SHE MUST FILL IN THE BI	ANKS BELOW:
[fill in all blanks] This	form was pr	epared for the Peti	tioner. This form was complete	ed with the assistance
of:				
{name of individual} _				,
{name of business}				,
{address}				
{city}	, {state}	, {zip code}	, {telephone number}	

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.915

DESIGNATION OF CURRENT MAILING AND E-MAIL ADDRESS (08/23)

When should this form be used?

This form should be used to inform the clerk and the other <u>party</u> of your current mailing and e-mail address(es) or **any change of address**. It is very important that the court and the other party in your case have your correct address.

A party not represented by an attorney is required to designate a primary e-mail address for **service** unless excused pursuant to Florida Rule of General Practice and Judicial Administration 2.516(b)(1)(D). A primary and up to two secondary e-mail addresses can be designated. If you do so and the other party is represented by an attorney or has also designated e-mail address(es) for service, e-mail will be the **exclusive means of service.**

If there is any change in your mailing or e-mail address(es), you must complete a new form, file it with the clerk, and serve a copy on any other party or parties in your case.

What should I do next?

This form should be typed or printed in black ink. After completing this form, you should **file** the original with the **clerk of the circuit court** in the county where your case is filed and keep a copy for your records. A copy of this form must be served on any other party in your case. **Service** must be in accordance with Florida Rule of General Practice and Judicial Administration 2.516.

IMPORTANT INFORMATION REGARDING E-FILING

The Florida Rules of General Practice and Judicial Administration now require that all petitions, pleadings, and documents be filed electronically except in certain circumstances. Self-represented litigants may file petitions or other pleadings or documents electronically; however, they are not required to do so. If you choose to file your pleadings or other documents electronically, you must do so in accordance with Florida Rule of General Practice and Judicial Administration 2.525, and you must follow the procedures of the judicial circuit in which you file. The rules and procedures should be carefully read and followed.

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

After the initial service of process of the petition or supplemental petition by the Sheriff or certified process server, the Florida Rules of General Practice and Judicial Administration now require that all

Instructions for Florida Supreme Court Approved Family Law Form 12.915, Designation of Current Mailing and E-mail Address (08/23)

documents required or permitted to be served on the other party must be served by electronic mail (e-mail) except in certain circumstances. You must strictly comply with the format requirements set forth in the Rules of General Practice and Judicial Administration and you must review Florida Rule of General Practice and Judicial Administration 2.516. You may find this rule at www.flcourts.org through the link to the Rules of General Practice and Judicial Administration provided under either Family Law Forms: Getting Started, or Rules of Court in the A-Z Topical Index.

SELF-REPRESENTED LITIGANTS MUST SERVE DOCUMENTS BY E-MAIL UNLESS EXCUSED BY THE CLERK. If a self-represented litigant has been excused from serving documents by e-mail and then elects to serve and receive documents by e-mail, the procedures must always be followed once that election is made.

To serve and receive documents by e-mail, you must designate your e-mail addresses by using the **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915, and you must provide your e-mail address on each form on which your signature appears. Please **CAREFULLY** read the rules and instructions for: **Certificate of Service (General)**, Florida Supreme Court Approved Family Law Form 12.914; **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915; and Florida Rule of General Practice and Judicial Administration 2.516.

Where can I look for more information?

Before proceeding, you should read General Information for Self-Represented Litigants found at the beginning of these forms. The words that are in bold underline in these instructions are defined there.

Special notes...

Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of **Disclosure from Nonlawyer**, Florida Family Law Rules of Procedure Form 12.900(a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

IN THE CIRCUIT COURT OF TH	HE JUDICIAL CIRCUIT,
IN AND FOR	COUNTY, FLORIDA
	Case No.:
Datitionar	
Petitioner,	
and	
Respondent.	
DECICNATION OF CUD	RENT MAILING AND E-MAIL ADDRESS
DESIGNATION OF COR	RENT MAILING AND E-MAIL ADDRESS
I, {full legal name},	, certify that:
	MAILING ADDRESS:
My current mailing address is:	
{Street or Post Office Box}	
{Apartment, lot, etc.}	
{City},	, {State},, {Zip}
{Telephone No.}	{Fax No.}
	E-MAIL ADDRESS:
The following is/are my e-mail address(es	s) for purposes of serving and receiving documents:
Primary e-mail address:	
Secondary e-mail address No.1:	
Socondary o mail address No. 3:	
Secondary e-mail address No. 2:	

	ffice and the opposing party or parties notified of my nat all future papers in this lawsuit will be served at the
I certify that a copy of this document was [chec () hand-delivered to the person(s) listed below	
Other party or his/her attorney: Name:	
Address:	
City, State, Zip:	- -
Telephone Number:	_
Fax Number:	_
E-mail Address(es):	-
CORRECT. I UNDERSTAND THAT THE STATE	Signature of Petitioner Printed Name: Address: City, State, Zip: Telephone Number: Fax Number: Designated E-Mail Address(es): Designated E-Mail Address(es):
[fill in all blanks] This form was prepared for the This form was completed with the assistance of <i>{name of individual}</i>	
{city},{state}, {zip code}	,{telephone number}

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.903(b) ANSWER TO PETITION FOR DISSOLUTION OF MARRIAGE (02/18)

When should this form be used?

This form should be used when you are responding to a <u>petition</u> for <u>dissolution of marriage</u> and you wish to admit or deny all of the allegations in the petition but you do not plan to file a <u>counterpetition</u> seeking relief. You can use this form to answer any petition for dissolution of marriage, whether or not there are minor child(ren).

This form should be typed or printed in black ink. After completing this form, you should sign the form before a <u>notary public</u> or <u>deputy clerk</u>. You should <u>file</u> the original with the <u>clerk of the circuit</u> court in the county where the petition was filed and keep a copy for your records. This must be done within 20 days of receiving the petition.

IMPORTANT INFORMATION REGARDING E-FILING

The Florida Rules of Judicial Administration now require that all petitions, pleadings, and documents be filed electronically except in certain circumstances. **Self-represented litigants may file petitions or other pleadings or documents electronically; however, they are not required to do so.** If you choose to file your pleadings or other documents electronically, you must do so in accordance with Florida Rule of Judicial Administration 2.525, and you must follow the procedures of the judicial circuit in which you file. **The rules and procedures should be carefully read and followed.**

What should I do next?

A copy of this form, along with all of the other forms required with this <u>answer</u>, must be mailed, e-mailed, or hand delivered to the other party in your case. You have 20 days to answer after being served with the other party's petition. After you file your answer, the case will generally proceed in one of the following two ways:

UNCONTESTED. If you file an answer that agrees with everything in the other party's petition **and** you have complied with **mandatory disclosure** and filed all of the required papers, either party may contact the clerk, **family law intake staff**, or **judicial assistant** to set a **final hearing**. If you request the final hearing, you must notify the other party of the hearing by using a **Notice of Hearing (General)**, Florida Supreme Court Approved Family Law Form 12.923, or other appropriate notice of hearing form.

CONTESTED. If you file an answer which disagrees with or denies anything in the petition, **and** you are unable to settle the disputed issues, either party may file a **Notice for Trial**, Florida Supreme Court Approved Family Law Form 12.924, after you have complied with mandatory disclosure and filed all of the required papers. Some circuits may require the completion of **mediation** before a final hearing may be set. You should contact the clerk, family law intake staff, or judicial assistant for instructions on how to set your case for trial (final hearing).

Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms. The words that are in "bold underline" in these instructions are defined there. See chapter 61, Florida Statutes, for more information.

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

After the initial service of process of the petition or supplemental petition by the Sheriff or certified process server, the Florida Rules of Judicial Administration now require that all documents required or permitted to be served on the other party must be served by electronic mail (e-mail) except in certain circumstances. You must strictly comply with the format requirements set forth in the Rules of Judicial Administration. If you elect to participate in electronic service, which means serving or receiving pleadings by electronic mail (e-mail), or through the Florida Courts E-Filing Portal, you must review Florida Rule of Judicial Administration 2.516. You may find this rule at www.flcourts.org through the link to the Rules of Judicial Administration provided under either Family Law Forms: Getting Started, or Rules of Court in the A-Z Topical Index.

SELF-REPRESENTED LITIGANTS MAY SERVE DOCUMENTS BY E-MAIL; HOWEVER, THEY ARE NOT REQUIRED TO DO SO. If a self-represented litigant elects to serve and receive documents by e-mail, the procedures must always be followed once the initial election is made.

To serve and receive documents by e-mail, you must designate your e-mail addresses by using the **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915, and you must provide your e-mail address on each form on which your signature appears. Please **CAREFULLY** read the rules and instructions for: **Certificate of Service (General)**, Florida Supreme Court Approved Family Law Form 12.914; **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915; and Florida Rule of Judicial Administration 2.516.

Special notes...

With this form, you may also need to file the following:

Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) Affidavit, Florida

- Supreme Court Approved Family Law Form 12.902(d), if the case involves a dependent or minor child(ren).
- Child Support Guidelines Worksheet, Florida Family Law Rules of Procedure Form 12.902(e), if the case involves a dependent or minor child(ren). (If you do not know the other party's income, you may file this worksheet after his or her financial affidavit has been served on you).
- Marital Settlement Agreement for Dissolution of Marriage with Dependent or Minor Child(ren), Florida Supreme Court Approved Family Law Form 12.902(f)(1), or Marital Settlement Agreement for Dissolution of Marriage with Property but No Dependent or Minor Child(ren), Florida Supreme Court Approved Family Law Form 12.902(f)(2), if you have reached an agreement on any or all of the issues.
- Notice of Social Security Number, Florida Supreme Court Approved Family Law Form 12.902(j).
- Family Law Financial Affidavit, Florida Family Law Rules of Procedure Form 12.902(b) or (c). (This must be filed within 45 days of service of the petition on you, if not filed at the time you file this answer.)
- Certificate of Compliance with Mandatory Disclosure, Florida Family Law Rules of Procedure Form 12.932. (This must be filed within 45 days of <u>service</u> of the petition on you, if not filed at the time you file this answer, unless you and the other party have agreed not to exchange these documents.)

Parenting and Time-sharing. If you and your <u>spouse</u> are unable to agree on parenting arrangements and a time-sharing schedule, a judge will decide for you as part of establishing a Parenting Plan. The judge will decide the parenting arrangements and time-sharing schedule based on the child(ren)'s best interests. Regardless of whether there is an agreement, the court reserves jurisdiction to modify issues relating to the minor child(ren).

The judge may request a <u>parenting plan recommendation</u> or appoint a <u>guardian ad litem</u> in your case. This means that a neutral person will review your situation and report to the judge concerning parenting issues. The purpose of such intervention is to be sure that the best interests of the child(ren) is (are) being served. For more information, you may consult section 61.13, Florida Statutes.

A <u>parenting course</u> must be completed prior to the entry of a final judgment. You should contact the clerk, family law intake staff, or judicial assistant about requirements for parenting courses where you live.

Listed below are some terms with which you should become familiar before completing your answer to the petition. If you do not fully understand any of the terms below or their implications, you should speak with an attorney before going any further.

- Shared Parental Responsibility
- Sole Parental Responsibility
- Supervised Time-Sharing

- No contact
- Parenting Plan
- Parenting Plan Recommendation
- <u>Time-Sharing Schedule</u>

Child Support. Both parents are required to provide financial support for their minor or dependent child(ren); however, the court may order one parent to pay child support to the other parent. Florida has adopted guidelines for determining the amount of child support to be paid. These guidelines are based on the combined income of **both** parents and take into account the financial contributions of both parents and the number of overnights the child(ren) spend with each parent. You must file a **Family Law Financial Affidavit**, Florida Family Law Rules of Procedure Form 12.902(b) or (c), and your spouse will be required to do the same. From your financial affidavits, you should be able to calculate the amount of child support that should be paid using the **Child Support Guidelines Worksheet**, Florida Family Law Rules of Procedure Form 12.902(e). Because the child support guidelines take several factors into consideration, change over time, and vary from state to state, your child support obligation may be more or less than that of other people in seemingly similar situations.

Alimony. Alimony may be awarded to a spouse if the judge finds that one spouse has an actual need for it and that the other spouse has the ability to pay. If you want alimony, you must request it in writing in a counterpetition. Florida Supreme Court Approved Family Law Form 12.903(c)(1) (with dependent or minor child(ren)), or Florida Supreme Court Approved Family Law Form 12.903(c)(2) (no dependent or minor child(ren)). If you do not request alimony in writing before the final hearing, it is waived (you may not request it later). You may request permanent alimony, bridge-the-gap alimony, durational alimony, and/or rehabilitative alimony. If alimony is awarded, the judge may order periodic payments, payments in lump sum, or both.

Marital/Nonmarital Assets and Liabilities. Florida law requires an equitable distribution of marital assets and marital liabilities. "Equitable" does not necessarily mean "equal." Many factors, including child support, any parenting plan and time-sharing schedule, and alimony awards, may lead the court to make an unequal (but still equitable) distribution of assets and liabilities.

Nonmarital assets and nonmarital liabilities are those assets and liabilities which the parties agree or the court determines belong to, or are the responsibility of, only one of the parties. If the parties agree or the court finds an asset or liability to be nonmarital, the judge will not consider it when distributing marital assets and liabilities.

Temporary Relief. If you need temporary relief regarding temporary use of assets, temporary responsibility for liabilities, parental responsibility and time-sharing with child(ren), temporary child support, or temporary alimony, you may file a **Motion for Temporary Support and Time-Sharing with Dependent or Minor Child(ren)**, Florida Supreme Court Approved Family Law Form 12.947(a), or, if there are no dependent or minor child(ren), **Motion for Temporary Support with No Dependent or Minor Child(ren)**, Florida Supreme Court Approved Family Law Form 12.947(c). For more information, see the instructions for these forms.

Marital Settlement Agreement. If you and your spouse are able to reach an agreement on any or all of the issues, you should file a Marital Settlement Agreement for Dissolution of Marriage with Dependent or Minor Child(ren), Florida Supreme Court Approved Family Law Form 12.902(f)(1), or Marital Settlement Agreement for Dissolution of Marriage with No Dependent or Minor Child(ren), Florida Supreme Court Approved Family Law Form 12.902(f)(2). Both parties must sign this agreement before a <u>notary public</u> or <u>deputy clerk</u>. Any issues on which you are unable to agree will be considered <u>contested</u> and settled by the judge at the final hearing.

Final Judgment Form. These family law forms contain a Final Judgment of Dissolution of Marriage with Dependent or Minor Child(ren), Florida Supreme Court Approved Family Law Form 12.990(c)(1), and Final Judgment of Dissolution of Marriage with Property but No Dependent or Minor Child(ren), Florida Supreme Court Approved Family Law Form 12.990(c)(2), which the judge may use if your case is contested. If you and your spouse reach an agreement on all of the issues, the judge may use Final Judgment of Dissolution of Marriage with Dependent or Minor Child(ren) (Uncontested), Florida Supreme Court Approved Family Law Form 12.990(b)(1), Final Judgment of Dissolution of Marriage with Property but No Dependent or Minor Child(ren) (Uncontested), Florida Supreme Court Approved Family Law Form 12.990(b)(2), or Final Judgment of Dissolution of Marriage with No Property and No Dependent or Minor Child(ren), Florida Supreme Court Approved Family Law Form 12.990(b)(3). You should contact the clerk, family law intake staff, or judicial assistant to see if you need to bring a final judgment with you to the hearing. If so, you should type or print the heading, including the circuit, county, case number, division, and the parties' names, and leave the rest blank for the judge to complete at your hearing or trial.

Nonlawyer. Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of a **Disclosure from Nonlawyer**, Florida Family Law Rules of Procedure Form 12.900(a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

	IN THE CIRCUIT COURT OF THE		JUDICIAL CIRCUIT,
	IN THE CIRCUIT COURT OF THE IN AND FOR	COUN	TY, FLORIDA
In re: T	he Marriage of		
	· ·	Case No.:	
	Petitioner,		
	and		
	Respondent.		
	ANSWER TO PETITION FOR	R DISSOLUTION	N OF MARRIAGE
I, {full	legal name}		, Respondent, being sworn,
certify	that the following information is true:		
1.	I agree with Petitioner as to the allegations Petition and, therefore, admit those allegations		
2.	I disagree with Petitioner as to the allegati the Petition and, therefore, deny those al		
3.	I currently am unable to admit or deny the lack of information: {indicate section and p		
4.	If this case involves a dependent or minor Jurisdiction and Enforcement Act (UCCJEA) Law Form 12.902(d), is filed with this answ	Affidavit, Florida Su	
5.	If this case involves a dependent or minor Worksheet, Florida Family Law Rules of Pro filed with this answer or will be affidavit.	ocedure Form 12.90	2(e), is [choose one only]
6.	If necessary a completed Notice of Social S Family Law Form 12.902(j), is filed with thi		rida Supreme Court Approved
7.	A completed Family Law Financial Affidavit 12.902(b) or (c), [Choose only one] is		

I certify that a copy of this document was () r delivered to the person(s) listed below on {date	mailed () faxed and mailed () e-mailed () hand ?}
Petitioner or his/her attorney:	
Name:	
Address:	
City, State, Zip:	
Fax Number:	
Designated E-mail Address(es):	
	under oath to the truthfulness of the claims made in this ingly making a false statement includes fines and/or
Dated:	
	Signature of Respondent
	Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:
	Fax Number:
	Designated E-mail Address(es):
STATE OF FLORIDA COUNTY OF Sworn to or affirmed and signed before me on	by
	NOTARY PUBLIC or DEPUTY CLERK
	[Print, type, or stamp commissioned name of notary or clerk.]
Personally known Produced identification Type of identification produced	
[fill in all blanks] This form was prepared for the This form was completed with the assistance of <i>[name of individual]</i>	f:
{city}, {state}, {zip code}_	, {telephone number}

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.903(c)(1)

ANSWER TO PETITION AND COUNTERPETITION FOR DISSOLUTION OF MARRIAGE WITH DEPENDENT OR MINOR CHILD(REN) (02/18)

When should this form be used?

This form should be used when you are responding to a <u>petition</u> for <u>dissolution of marriage</u> with dependent or minor child(ren) and you are asking the court for something not contained in the petition. The <u>answer</u> portion of this form is used to admit or deny the allegations contained in the petition, and the **counterpetition** portion of this form is used to ask for whatever you want the court to do for you.

This form should be typed or printed in black ink. After completing this form, you should sign the form before a <u>notary public</u> or <u>deputy clerk</u>. You should <u>file</u> the original with the <u>clerk of the circuit court</u> in the county where the petition was filed and keep a copy for your records. The person filing the <u>petition</u> in a dissolution of marriage proceeding is also referred to as the <u>petitioner</u> and his or her <u>spouse</u> as the <u>respondent.</u> The person filing a <u>counterpetition</u> is also referred to as the <u>counterpetitioner</u> and his or her spouse as the <u>counterrespondent.</u>

IMPORTANT INFORMATION REGARDING E-FILING

The Florida Rules of Judicial Administration now require that all petitions, pleadings, and documents be filed electronically except in certain circumstances. **Self-represented litigants may file petitions or other pleadings or documents electronically; however, they are not required to do so.** If you choose to file your pleadings or other documents electronically, you must do so in accordance with Florida Rule of Judicial Administration 2.525, and you must follow the procedures of the judicial circuit in which you file. **The rules and procedures should be carefully read and followed.**

What should I do next?

You have 20 days to answer after being served with your spouse's petition. A copy of this form must be mailed, e-mailed, or hand delivered to your spouse. After you file an answer and counterpetition your case will then generally proceed as follows:

The other party is required to answer your counterpetition within 20 days using an **Answer to Counterpetition**, Florida Supreme Court Approved Family Law Form 12.903(d).

<u>UNCONTESTED</u>. Your dissolution is uncontested if you and your spouse agree on all issues raised in the petition and the counterpetition. If this is the case, **and** you and the other party have complied with <u>mandatory disclosure</u> and filed all of the required papers, either party may contact the clerk, <u>family law intake staff</u>, or <u>judicial assistant</u> to set a <u>final hearing</u>. If you request the hearing, you must notify the other party of the hearing by using a **Notice of Hearing (General)**, Florida Supreme Court Approved Family Law Form 12.923, or other appropriate notice of hearing form.

CONTESTED. Your dissolution is contested if you and your spouse disagree on any issue raised in the petition or counterpetition. If you are unable to settle the disputed issues, either party may file a **Notice for Trial**, Florida Supreme Court Approved Family Law Form 12.924, after you have complied with mandatory disclosure and filed all of the required papers. Some circuits may require the completion of **mediation** before a final hearing may be set. You should contact the clerk, family law intake staff, or judicial assistant for instructions on how to set your case for **trial** (final hearing).

Where can I look for more information?

Before proceeding, you should read General Information for Self-Represented Litigants found at the beginning of these forms. The words that are in <u>bold underline</u> in these instructions are defined there. For further information, see chapter 61, Florida Statutes.

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

After the initial service of process of the petition or supplemental petition by the Sheriff or certified process server, the Florida Rules of Judicial Administration now require that all documents required or permitted to be served on the other party must be served by electronic mail (e-mail) except in certain circumstances. You must strictly comply with the format requirements set forth in the Rules of Judicial Administration. If you elect to participate in electronic service, which means serving or receiving pleadings by electronic mail (e-mail), or through the Florida Courts E-Filing Portal, you must review Florida Rule of Judicial Administration 2.516. You may find this rule at www.flcourts.org through the link to the Rules of Judicial Administration provided under either Family Law Forms: Getting Started, or Rules of Court in the A-Z Topical Index.

SELF-REPRESENTED LITIGANTS MAY SERVE DOCUMENTS BY E-MAIL; HOWEVER, THEY ARE NOT REQUIRED TO DO SO. If a self-represented litigant elects to serve and receive documents by e-mail, the procedures must always be followed once the initial election is made.

To serve and receive documents by e-mail, you must designate your e-mail addresses by using the **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915, and you must provide your e-mail address on each form on which your signature appears. Please **CAREFULLY** read the rules and instructions for: **Certificate of Service (General)**, Florida Supreme Court Approved Family Law Form 12.914; **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915; and Florida Rule of Judicial Administration 2.516.

Special notes...

With this form, you must also file the following:

- Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) Affidavit, Florida Supreme Court Approved Family Law Form 12.902(d)
- Child Support Guidelines Worksheet, Florida Family Law Rules of Procedure Form 12.902(e). (If

you do not know your spouse's income, you may file this worksheet after your spouse's financial affidavit has been served on you.)

- Affidavit of Corroborating Witness, Florida Supreme Court Approved Family Law Form 12.902(i)
 OR photocopy of current Florida driver's license, Florida identification card, or voter's registration
 card (issue date of copied document must be at least six months before date case is actually filed
 with the clerk of the circuit court).
- Marital Settlement Agreement for Dissolution of Marriage with Dependent or Minor Child(ren), Florida Supreme Court Approved Family Law Form 12.902(f)(1), if you have reached an agreement on any or all of the issues.
- Parenting Plan, Florida Supreme Court Approved Family Law Form 12.9.995(a), Safety-Focused Parenting Plan, Form 12.995(b), or Relocation/Long-Distance Parenting Plan, Form 12.995(c). If the parents have reached an agreement, a signed and notarized Parenting Plan should be attached. If the parents have not reached an agreement, a proposed Parenting Plan may be filed.
- Notice of Social Security Number, Florida Supreme Court Approved Family Law Form 12.902(j).
- Family Law Financial Affidavit, Florida Family Law Rules of Procedure Form 12.902(b) or (c). (This must be filed within 45 days of service of the petition on you, if not filed at the time you file this answer.)
- Certificate of Compliance with Mandatory Disclosure, Florida Family Law Rules of Procedure Form 12.932. (This must be filed within 45 days of <u>service</u> of the petition on you, if not filed at the time you file this answer, unless you and the other party have agreed not to exchange these documents.)

Parenting Plan and Time-Sharing. If you and your spouse are unable to agree on parenting arrangements and a time-sharing schedule, a <u>judge</u> will decide for you as part of establishing a Parenting Plan. The judge will decide the parenting arrangements and time-sharing schedule based on the child(ren)'s best interests. Regardless of whether there is an agreement, the court reserves jurisdiction to modify issues relating to the minor child(ren).

The judge may request a <u>parenting plan recommendation</u> or appoint a <u>guardian ad litem</u> in your case. This means that a neutral person will review your situation and report to the judge concerning parenting issues. The purpose of such intervention is to be sure that the best interests of the child(ren) is (are) being served. For more information, you may consult section 61.13, Florida Statutes.

A **parenting course** must be completed prior to entry of the final judgment. You should contact the clerk, family law intake staff, or judicial assistant about requirements for parenting courses or mediation where you live.

Listed below are some terms with which you should become familiar before completing your petition. If you do not fully understand any of the terms below or their implications, you should speak with an attorney before going any further.

- Shared Parental Responsibility
- Sole Parental Responsibility
- Supervised Time-Sharing
- No contact
- Parenting Plan

- Parenting Plan Recommendation
- Time-Sharing Schedule

Child Support. Both parents are required to provide financial support for their minor or dependent child(ren); however, the court may order one parent to pay child support to the other parent. Florida has adopted guidelines for determining the amount of child support to be paid. These guidelines are based on the combined income of both parents and take into account the financial contributions of both parents and the number of overnights the child(ren) spend with each parent. You must file a Family Law Financial Affidavit, Florida Family Law Rules of Procedure Form 12.902(b) or (c), and your spouse will be required to do the same. From your financial affidavits, you should be able to calculate the amount of child support that should be paid using the Child Support Guidelines Worksheet, Florida Family Law Rules of Procedure Form 12.902(e). Because the child support guidelines take several factors into consideration, change over time, and vary from state to state, your child support obligation may be more or less than that of other people in seemingly similar situations.

Alimony. Alimony may be awarded to a spouse if the judge finds that one spouse has an actual need for it and that the other spouse has the ability to pay. If you want alimony, you must request it in writing in your counterpetition. If you do not request alimony in writing before the final hearing, it is waived (you may not request it later). You may request permanent alimony, bridge-the-gap alimony, durational alimony, and/or rehabilitative alimony. If alimony is awarded, the judge may order periodic payments, payments in lump sum, or both.

Marital/Nonmarital Assets and Liabilities. Florida law requires an equitable distribution of marital assets and marital liabilities. Equitable does not necessarily mean equal. Many factors, including child support, time-sharing and alimony awards, may lead the court to make an unequal (but still equitable) distribution of assets and liabilities. Nonmarital assets and nonmarital liabilities are those assets and liabilities which the parties agree or the court determines belong to, or are the responsibility of, only one of the parties. If the parties agree or the court finds an asset or liability to be nonmarital, the judge will not consider it when distributing marital assets and liabilities.

Parenting Plan. In all cases involving minor or dependent child(ren), a Parenting Plan shall be approved or established by the court. If you and your spouse have reached an agreement, you should file a Parenting Plan, Florida Supreme Court Approved Family Law Form 12.995(a), 12.995(b), or 12.995(c), which addresses the time-sharing schedule for the child(ren). If you have not reached an agreement, a proposed Parenting Plan may be filed. If you and your spouse cannot agree, a Parenting Plan will be established by the court.

Temporary Relief. If you need temporary relief regarding temporary use of assets, temporary responsibility for liabilities, parental responsibility and time-sharing with child(ren), temporary child support, or temporary alimony, you may file a **Motion for Temporary Support and Time-Sharing with Dependent or Minor Child(ren)**, Florida Supreme Court Approved Family Law Form 12.947(a). For more information, see the instructions for that form.

Marital Settlement Agreement. If you and your spouse are able to reach an agreement on any or all of the issues, you should file a Marital Settlement Agreement for Dissolution of Marriage with Dependent or Minor Child(ren), Florida Supreme Court Approved Family Law Form 12.902(f)(1). Both of you must

sign this agreement before a <u>notary public</u> or <u>deputy clerk</u>. Any issues on which you are unable to agree will be considered <u>contested</u> and settled by the judge at the final hearing.

Final Judgment Form. These family law forms contain a **Final Judgment of Dissolution of Marriage with Dependent or Minor Child(ren)**, Florida Supreme Court Approved Family Law Form 12.990(c)(1), which the judge may use if your case is contested. If you and your spouse reach an agreement on all of the issues, the judge may use a **Final Judgment of Dissolution of Marriage with Dependent or Minor Child(ren) (Uncontested)**, Florida Supreme Court Approved Family Law Form 12.990(b)(1). You should contact the clerk, family law intake staff, or judicial assistant to see if you need to bring a final judgment with you to the hearing. If so, you should type or print the heading, including the circuit, county, case number, division, and the parties' names, and leave the rest blank for the judge to complete at your hearing or trial.

Nonlawyer. Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of a **Disclosure from Nonlawyer**, Florida Family Law Rules of Procedure Form 12.900(a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

	IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
	IN AND FOR	COUNTY, FLORIDA
		Case No.:
		Division:
In re: t	the Marriage of:	
Petitio	oner/Counter-Respondent ,	
and		
Respo	ndent/Counter-Petitioner.	
A	NSWER TO PETITION AND COUN OF MARRIAGE WITH DEPEND	TERPETITION FOR DISSOLUTION ENT OR MINOR CHILD(REN)
I, {full	legal name}	, Respondent/Counter-
Petitio	oner being sworn, certify that the following info	ormation is true:
ΔΝΟΝ	VER TO PETITION	
		allancia a muchanad managanaha in tha Datitian and
1.		ollowing numbered paragraphs in the Petition and, section and paragraph number}
2.		following numbered paragraphs in the Petition and, section and paragraph number}
3.		e following paragraphs due to lack of information:
COUN	TERPETITION FOR DISSOLUTION OF MARRIAG	SE WITH MINOR CHILD(REN)
1.	JURISDICTION/RESIDENCE Counter-Petitioner Counter-Reat least 6 months before the filing of this Pet	espondentBoth has (have) lived in Florida for tition for Dissolution of Marriage.
2.	Respondent/Counter-Petitioner is or Petitioner/Counter-Respondent is or	is not a member of the military service. is not a member of the military service.
3.	MARRIAGE HISTORY	
	Date of marriage: {month, day, year}	((Indicate if approximate)
	Date of separation: {month, day, year}	(Indicate if approximate)

	Place of marriage: {county, state, country}			
4.	DEPENDENT [Indicate all	T OR MINOR CHILD(REN) [that apply]		
	aR	espondent/Counter-Petitioner is pregnant. Baby is due on: {date}		
	bP	etitioner/Counter-Respondent is pregnant. Baby is due on: {date}		
	cT	he minor (under 18) child(ren) common to both parties are:		
	Name	Birth date		
		he minor child(ren) born or conceived during the marriage who are not common to		
	both pa	rties are:		
	Name 	Birth date		
	The birth pa	arent(s) of the above minor child(ren) is (are) {name and address}		
		The child(ren) common to both parties who are 18 or older but who are dependent be parties due to a mental or physical disability are:		
	Name	Birth date		
5.	Supreme Co	d Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) Affidavit Florida ourt Approved Family Law Form 12.902(d), is filed with this counterpetition. (You must and attach this form in a dissolution of marriage with minor child(ren).		
5.	•	d Notice of Social Security Number, Florida Supreme Court Approved Family Law Form filed with this counterpetition.		
7.	A complete	d Family Law Financial Affidavit, Florida Family Law Rules of Procedure Form 12.902(b)		

8.	Thi	s counterpetition for dissolution of marriage should be granted because:	
	a.	The marriage is irretrievably broken.	
	OR		
	b.	One of the parties has been adjudged mentally incapacitated for a period of 3 years prior to the filing of this counterpetition. A copy of the Judgment of Incapacity is attached.	
SECTIO	N I.	MARITAL ASSETS AND LIABILITIES	
1.		There are no marital assets or liabilities.	
	OR		
2.	2There are marital assets or liabilities. All marital and nonmarital assets and liabilities a (or will be) listed in the financial affidavits, Florida Family Law Rules of Procedure Form 12.902 or (c), to be filed in this case. [Indicate all that apply]		
	a.	All marital assets and liabilities have been divided by a written agreement between the parties, which is attached to be incorporated into the final judgment of dissolution of marriage. (The parties may use Marital Settlement Agreement for Dissolution of Marriage with Dependent or Minor Child(ren), Florida Supreme Court Approved Family Law Form 12.902(f)(1)).	
	b.	The Court should determine how the assets and liabilities of this marriage are to be distributed, under section 61.075, Florida Statutes.	
	c.	Respondent/Counter-Petitioner should be awarded an interest in the other spouse's property because:	
		·	

SECTION II. SPOUSAL SUPPORT (ALIMONY)

1. Respondent/Counter-Petitioner forever gives up any right to spousal support (alimony) from the other spouse.

w uı	reek month, or other beginning {date} and continuintil {date or event}
	Explain why the Court should order Petitioner/Counter-Respondent to pay, and any speci request(s) for type of alimony (temporary, permanent, bridge-the-gap, durational, rehabilitative and/or lump sum):
	3Other provisions relating to alimony including any tax treatment and consequences:
4	4. Respondent/Counter-Petitioner requests life insurance on the other spouse's life, provide by that spouse, to secure such support.
	· · · · · · · · · · · · · · · · · · ·
TIC	by that spouse, to secure such support.
TIC 1.	by that spouse, to secure such support. ON III. PARENTING PLAN ESTABLISHING PARENTAL RESPONSIBILITY AND TIME-SHARING The minor child(ren) currently reside(s) with Respondent/Counter-Petitioner Petitioner/Counter-Respondent

3.	Parenting Plan and Time-Sharing. It is in the best interests of the child(ren) that the family be ordered to comply with a Parenting Plan that includes does not include parental time-sharing with the child(ren). For the purposes of a Parenting Plan, the Respondent/Counter-Petitioner will be referred to as {name or designation} and the Petitioner/Counter-Respondent will be referred to as {name or designation} The Counter-Petitioner states that it is in the best interests of the				
	child(ren) that: [Choose only one]				
	 aThe attached proposed Parenting Plan should be adopted by the court. The partieshave have not agreed to the Parenting Plan. 				
	bEach child will have time-sharing with both parents as follows:				
	(Indicate if a separate sheet is attached.)				
	cThe court should establish a Parenting Plan with the following provisions for: {Insert the name of designation of the appropriate parent in the space provided.} No time-sharing for Parent				
	Limited time-sharing with Parent Supervised time-sharing for Parent				
	Supervised or third-party exchange of the child(ren). Time-sharing as follows:				
	Explain why this request is in the best interests of the child(ren):				
	ON IV. CHILD SUPPORT adicate all that apply]				
1.	Respondent/Counter-Petitioner requests that the Court award child support as determined by Florida's child support guidelines, section 61.30, Florida Statutes. A completed Child Support Guidelines Worksheet, Florida Family Law Rules of Procedure Form 12.902(e), is, or will be filed. Such support should be ordered retroactive to: a the date of separation {date} b the date of the filing of this petition.				

	c.	other {date}{explain}
2.		spondent/Counter-Petitioner requests that the Court award child support to be paid beyond e age of 18 years because:
	a.	the following child(ren) {name(s)}
		is (are) dependent because of a mental or physical incapacity which began before the age of 18. {explain}
	b.	the following child(ren) {name(s)} is (are) dependent in fact; is (are) in high school, and are between the ages of 18 and 19; said child(ren) is (are) performing in good faith with reasonable expectation of graduation before the age of 19.
3.	mo De	spondent/Counter-Petitioner requests that the Court award a child support amount that is one than or less than Florida's child support guidelines and understands that a Motion to viate from Child Support Guidelines, Florida Supreme Court Approved Family Law Form 1943, must be filed before the Court will consider this request.
4.	be [<i>Ch</i>	spondent/Counter-Petitioner requests that medical/dental insurance for the minor child(ren) provided by: oose only one] Respondent/Counter-Petitioner Petitioner/Counter-Respondent
5.	Reschi [Ch a. b.	spondent/Counter-Petitioner requests that uninsured medical/dental expenses for the Id(ren) be paid: oose only one] by Respondent/Counter-Petitioner by Petitioner/Counter-Respondent by both spouses equally (each spouse pays one-half.) according to the percentages in the Child Support Guidelines Worksheet, Florida Family Law Rules of Procedure Form 12.902(e). Other {explain}:
6.	Re:	spondent/Counter-Petitioner requests that life insurance to secure child support be provided
	a. b. c.	Respondent/Counter-Petitioner Petitioner/Counter-Respondent Both.

SECTION V. OTHER

1.	Respondent/Counter-Petitioner requests to be known by the following former legal name, which was {former full legal name}:
2.	Other relief {specify}:
SECTIC	ON VI. REQUEST
(This so marria	ection summarizes what you are asking the Court to include in the final judgment of dissolution of ge.)
l reque	est that the Court enter an order dissolving the marriage and:
-	te all that apply]
	distributing marital assets and liabilities as requested in Section I of this petition;
	awarding spousal support (alimony) as requested in Section II of this petition;
3.	adopting or establishing a Parenting Plan containing provisions for parental responsibility and time-sharing for the dependent or minor child(ren) common to both parties, as requested in Section III of this petition;
4.	establishing child support for the dependent or minor child(ren) common to both parties, as requested in Section IV of this petition;
5.	restoring Counter-Petitioner's former name as requested in Section V of this petition;
	awarding other relief as requested in Section V of this petition; and any other terms the Court deems necessary.
I certif	y that a copy of this document was mailed faxed and mailed e-mailed
	hand-delivered to the person(s) listed below on {date}
Petitio	ner/Counter-Respondent or his/her attorney:
Addres	SS:
	rate, Zip:
Fax Nu	mber:
	ated E-mail Address(es):

answer and counterpetition and that the punisfines and/or imprisonment.	shment for knowingly making a false statement includes
	Signature of Respondent/Counter-Petitioner Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:
	Fax Number:
	Designated E-mail Address(es):
STATE OF FLORIDA	
COUNTY OF	
Sworn to or affirmed and signed before me on	by
	NOTARY PUBLIC or DEPUTY CLERK
Personally known Produced identification Type of identification produced	{Print, type, or stamp commissioned name of notary or clerk.}
[fill in all blanks] This form was prepared for the This form was completed with the assistance of finame of individual] [name of business]	
{address}	·
{city},{state},{zip code}_	, {telephone number}

I understand that I am swearing or affirming under oath to the truthfulness of the claims made in this

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.903(c)(2)

ANSWER TO PETITION AND COUNTERPETITION FOR DISSOLUTION OF MARRIAGE WITH PROPERTY BUT NO DEPENDENT OR MINOR CHILD(REN) (02/18)

When should this form be used?

This form should be used when you are responding to a <u>petition</u> for <u>dissolution of marriage</u> with property but no dependent or minor child(ren) and you are asking the court for something not contained in the petition. The <u>answer</u> portion of this form is used to admit or deny the allegations contained in the petition, and the <u>counterpetition</u> portion of this form is used to ask for whatever you want the court to do for you.

This form should be typed or printed in black ink. After completing this form, you should sign the form before a <u>notary public</u> or <u>deputy clerk</u>. You should <u>file</u> the original with the <u>clerk of the circuit court</u> in the county where the petition was filed and keep a copy for your records. The person filing the <u>petition</u> in a dissolution of marriage proceeding is also referred to as the <u>petitioner</u> and his or her <u>spouse</u> as the <u>respondent</u>. The person filing the <u>counterpetition</u> is referred to as the <u>counterpetitioner</u> and his or her spouse as the <u>counterrespondent</u>.

IMPORTANT INFORMATION REGARDING E-FILING

The Florida Rules of Judicial Administration now require that all petitions, pleadings, and documents be filed electronically except in certain circumstances. **Self-represented litigants may file petitions or other pleadings or documents electronically; however, they are not required to do so.** If you choose to file your pleadings or other documents electronically, you must do so in accordance with Florida Rule of Judicial Administration 2.525, and you must follow the procedures of the judicial circuit in which you file. **The rules and procedures should be carefully read and followed.**

What should I do next?

You have 20 days to answer after being served with your spouse's petition. A copy of this form must be mailed, e-mailed, or hand delivered to your spouse. After you file an answer and counterpetition your case will then generally proceed as follows:

Your spouse is required to answer your counterpetition within 20 days using an **Answer to Counterpetition**, Florida Supreme Court Approved Family Law Form 12.903(d).

<u>UNCONTESTED</u>. Your dissolution is uncontested if you and your spouse agree on all issues raised in the petition and the counterpetition. If this is the case, **and** you and the other party have complied with **mandatory disclosure** and filed all of the required papers, either party may contact the clerk, **family**

<u>law intake staff</u>, or <u>judicial assistant</u> to set a <u>final hearing</u>. If you request the hearing, you must notify the other party of the hearing by using a **Notice of Hearing (General)**, Florida Supreme Court Approved Family Law Form 12.923, or other appropriate notice of hearing form.

CONTESTED. Your dissolution is contested if you and your spouse disagree on any issue raised in the petition or counterpetition. If you are unable to settle the disputed issues, either spouse may file a **Notice for Trial**, Florida Supreme Court Approved Family Law Form 12.924, after you have complied with mandatory disclosure and filed all of the required papers. Some circuits may require the completion of **mediation** before a final hearing may be set. You should contact the clerk, family law intake staff, or judicial assistant for instructions on how to set your case for **trial** (final hearing).

Where can I look for more information?

Before proceeding, you should read General Information for Self-Represented Litigants found at the beginning of these forms. The words that are in <u>bold underline</u> in these instructions are defined there. For further information, see chapter 61, Florida Statutes.

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

After the initial service of process of the petition or supplemental petition by the Sheriff or certified process server, the Florida Rules of Judicial Administration now require that all documents required or permitted to be served on the other party must be served by electronic mail (e-mail) except in certain circumstances. You must strictly comply with the format requirements set forth in the Rules of Judicial Administration. If you elect to participate in electronic service, which means serving or receiving pleadings by electronic mail (e-mail), or through the Florida Courts E-Filing Portal, you must review Florida Rule of Judicial Administration 2.516. You may find this rule at www.flcourts.org through the link to the Rules of Judicial Administration provided under either Family Law Forms: Getting Started, or Rules of Court in the A-Z Topical Index.

SELF-REPRESENTED LITIGANTS MAY SERVE DOCUMENTS BY E-MAIL; HOWEVER, THEY ARE NOT REQUIRED TO DO SO. If a self-represented litigant elects to serve and receive documents by e-mail, the procedures must always be followed once the initial election is made.

To serve and receive documents by e-mail, you must designate your e-mail addresses by using the **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915, and you must provide your e-mail address on each form on which your signature appears. Please **CAREFULLY** read the rules and instructions for: **Certificate of Service (General)**, Florida Supreme Court Approved Family Law Form 12.914; **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915; and Florida Rule of Judicial Administration 2.516.

Special notes...

With this form, you must also file the following:

- Affidavit of Corroborating Witness, Florida Supreme Court Approved Family Law Form 12.902(i) OR
 photocopy of current Florida driver's license, Florida identification card, or voter's registration card
 (issue date of copied document must be at least six months before date case is actually filed with
 the clerk of the circuit court).
- Marital Settlement Agreement for Dissolution of Marriage with No Dependent or Minor Child(ren), Florida Supreme Court Approved Family Law Form 12.902(f)(2), if you have reached an agreement on any or all of the issues.
- Notice of Social Security Number, Florida Supreme Court Approved Family Law Form 12.902(j).
- Family Law Financial Affidavit, Florida Family Law Rules of Procedure Form 12.902(b) or (c). (This
 must be filed within 45 days of <u>service</u> of the petition on you, if not filed at the time you file this
 answer.)
- Certificate of Compliance with Mandatory Disclosure, Florida Family Law Rules of Procedure Form 12.932. (This must be filed within 45 days of <u>service</u> of the petition on you, if not filed at the time you file this answer, unless you and the other party have agreed not to exchange these documents.)

Alimony. Alimony may be awarded to one spouse if the judge finds that one spouse has an actual need for it and also finds that the other spouse has the ability to pay. If you want alimony, you must request it in writing in your counterpetition. If you do not request alimony in writing before the final hearing, it is waived (you may not request it later). You may request permanent alimony, bridge-the-gap alimony, durational alimony, and/or rehabilitative alimony. If alimony is awarded, the judge may order periodic payments, payments in lump sum, or both.

Marital/Nonmarital Assets and Liabilities. Florida law requires an equitable distribution of marital assets and marital liabilities. Equitable does not necessarily mean equal. Many factors, including alimony awards, may lead the court to make an unequal (but still equitable) distribution of assets and liabilities. Nonmarital assets and nonmarital liabilities are those assets and liabilities which the parties agree or the court determines belong to, or are the responsibility of, only one of the parties. If the parties agree or the court finds an asset or liability to be nonmarital, the judge will not consider it when distributing marital assets and liabilities.

Temporary Relief. If you need temporary relief regarding temporary use of assets, temporary responsibility for liabilities, or temporary alimony, you may file a **Motion for Temporary Support with No Dependent or Minor Child(ren)**, Florida Supreme Court Approved Family Law Form 12.947(c). For more information, see the instructions for that form.

Marital Settlement Agreement. If you and your spouse are able to reach an agreement on any or all of the issues, you should file a Marital Settlement Agreement for Dissolution of Marriage with No Dependent or Minor Child(ren), Florida Supreme Court Approved Family Law Form 12.902(f)(2). Both of you must sign this agreement before a notary public. Any issues on which you are unable to agree will be considered contested and settled by the judge at the final hearing.

Final Judgment Forms. These family law forms contain a **Final Judgment of Dissolution of Marriage** with Property but No Dependent or Minor Child(ren), Florida Supreme Court Approved Family Law Form 12.990(c)(2), which the judge may use if your case is contested. If you and your spouse reach an agreement on all of the issues, the judge may use a **Final Judgment of Dissolution of Marriage with Property but No Dependent or Minor Child(ren) (Uncontested)**, Florida Supreme Court Approved Family Law Form 12.990(b)(2). You should contact the clerk, family law intake staff, or judicial assistant to see if you need to bring a final judgment with you to the hearing. If so, you should type or print the heading, including the circuit, county, case number, division, and the parties' names, and leave the rest blank for the judge to complete at your hearing or trial.

Nonlawyer. Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of a **Disclosure from Nonlawyer**, Florida Family Law Rules of Procedure Form 12.900(a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

	IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
	IN AND FOR	COUNTY, FLORIDA
		Case No:
In r	e: the Marriage of	Division:
	c. the Marriage of	
 Pet	titioner/Counter-Respondent,	
	and	
Res	spondent/Counter-Petitioner.	
Λ	NOWED TO DETITION AND COUNTED	DETITION FOR DISSOLUTION OF
A	NSWER TO PETITION AND COUNTER MARRIAGE WITH PROPERTY BUT	
	CHILD(R)	
I, { 1	full legal name}	
	spondent/Counter-Petitioner being sworn, certify that	t the following information is true:
	ANSWER TO PE	TITION
1.	I agree with the allegations raised in the following n	umbered paragraphs in the Petition and,
	therefore, admit those allegations: {indicate section	
		<u>-</u>
2.	I disagree with the allegations raised in the followin therefore, deny those allegations: {indicate section	
3.	I currently am unable to admit or deny the following {indicate section and paragraph number}	g paragraphs due to lack of information:
	COUNTERPETITION FOR DISSOLUTION OF N DEPENDENT OR MINO	
1.	JURISDICTION/RESIDENCE	
	Respondent/Counter-PetitionerPetition	
	Both has (have) lived in Florida for at least 6	montns before the filing of this Petition for

	Dis	solution of Marriage.
2.		spondent/Counter-Petitioner is or is not a member of the military service. itioner/Counter-Respondent is or is not a member of the military service.
3.	Dat Dat	ARRIAGE HISTORY te of marriage: {month, day, year} te of separation: {month, day, year} (Indicate if approximate) te of marriage: {county, state, country}
4.		ERE ARE NO MINOR (UNDER 18) OR DEPENDENT CHILD(REN) COMMON TO BOTH PARTIES AND ITHER SPOUSE IS PREGNANT.
5.		ompleted Notice of Social Security Number, Florida Supreme Court Approved Family Law Form 902(j), is filed with this counterpetition.
6.	This	s counterpetition for dissolution of marriage should be granted because:
	a.	The marriage is irretrievably broken.
	OR	
	b.	One of the parties has been adjudged mentally incapacitated for a period of 3 years prior to the filing of this counterpetition. A copy of the Judgment of Incapacity is attached.
		N I. MARITAL ASSETS AND LIABILITIES e only one
-		There are no marital assets or liabilities.
2.	(0	There are marital assets or liabilities. All marital and nonmarital assets and liabilities are r will be) listed in the financial affidavits, Florida Family Law Rules of Procedure Form 12.902(b) (c), to be filed in this case.
	-	dicate all that apply] All marital assets and liabilities have been divided by a written agreement between the parties, which is attached to be incorporated into the final judgment of dissolution of marriage. (The parties may use Marital Settlement Agreement for Dissolution of Marriage with No Dependent or Minor Child(ren), Florida Supreme Court Approved Family Law Form 12.902(f)(2).
	b.	The Court should determine how the assets and liabilities of this marriage are to be distributed, under section 61.075, Florida Statutes.
	c.	Respondent/Counter-Petitioner should be awarded an interest in the other spouse's property because:

	Respondent/Counter-Petitioner forever gives up any right to spousal support (alimony) from the other spouse.
	OR
	Respondent/Counter-Petitioner requests that the Court order the other spouse to pay the following spousal support (alimony) and claims that he or she has an actual need for the support that he or she is requesting and that the other spouse has the ability to pay that support . Spous support (alimony) is requested in the amount of \$ every week
	other week month, or otherbeginning {date} and continuing until {date or event}
	Explain why the Court should order Petitioner/Counter-Respondent to pay, and any specific request(s) for type of alimony (temporary, permanent, bridge-the-gap, durational, rehabilitative, and/or lump sum):
	Other provisions relating to alimony including any tax treatment or consequences:
_	
	Respondent/Counter-Petitioner requests life insurance on the other spouse's life, provided by that use, to secure such support.
	TION III. OTHER Respondent/Counter-Petitioner requests to be known by the following former legal name, which was {former legal name}
	Other relief {specify}:

judgment of dissolution of marriage.) Respondent/Counter-Petitioner requests that the Court enter an order dissolving the marriage and: 1. ____ distributing marital assets and liabilities as requested in Section I of this petition; 2. ____ awarding spousal support (alimony) as requested in Section II of this petition; 3. ____ restoring Respondent/Counter-Petitioner's former name as requested in Section III of this petition: 4. ____ awarding other relief as requested in Section III of this petition; and any other terms the Court deems necessary. I certify that a copy of this document was _____ mailed _____ faxed and mailed _____ e-mailed _____ hand delivered to the person(s) listed below on {date}_____. Petitioner/Counter-Respondent or his/her attorney: Printed Name: _____ Address: City, State, Zip: _____ Fax Number: _____ Designated E-mail Address(es):_____ I understand that I am swearing or affirming under oath to the truthfulness of the claims made in this answer and counterpetition and that the punishment for knowingly making a false statement includes fines and/or imprisonment. Dated: Signature of Respondent/Counter-Petitioner Printed Name: _____ Address: City, State, Zip:_____ Telephone Number:_____ Fax Number: Designated E-mail Address(es): STATE OF FLORIDA COUNTY OF Sworn to or affirmed and signed before me on ______ by______. NOTARY PUBLIC or DEPUTY CLERK {Print, type, or stamp commissioned name of notary or deputy clerk.}

SECTION IV. REQUEST (This section summarizes what you are asking the Court to include in the final

	Personally ki	nown			
	Produced ide	entification	l		
	Type of iden	tification p	roduced		
IF A NO	ONLAWYER HI	ELPED YOU	FILL OUT THIS FO	DRM, HE/SHE MUST FILL IN THE B	SLANKS BELOW:
				ORM, HE/SHE MUST FILL IN THE B Respondent/Counter-Petitioner	SLANKS BELOW:
[fill in a	all blanks] This	form was			SLANKS BELOW:
[fill in a	all blanks] This rm was compl	form was eted with t	prepared for the l the assistance of:	Respondent/Counter-Petitioner	SLANKS BELOW:
[fill in a This for {name	all blanks] This rm was compl of individual}	form was eted with t	prepared for the the the assistance of:	Respondent/Counter-Petitioner	BLANKS BELOW:
[fill in a This for {name {name	all blanks] This rm was compl of individual}	s form was eted with t	prepared for the lithe assistance of:	Respondent/Counter-Petitioner	SLANKS BELOW:,,

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.903(c)(3) ANSWER TO PETITION AND COUNTERPETITION FOR DISSOLUTION OF MARRIAGE WITH NO DEPENDENT OR MINOR CHILD(REN) OR PROPERTY (02/18)

When should this form be used?

This form should be used when you are responding to a <u>petition</u> for <u>dissolution of marriage</u> with no dependent or minor child(ren) or property and you are asking the court for something not contained in the petition. The <u>answer</u> portion of this form is used to admit or deny the allegations contained in the petition, and the <u>counterpetition</u> portion of this form is used to ask for whatever you want the court to do for you such as restoring your former name.

This form should be typed or printed in black ink. After completing this form, you should sign the form before a <u>notary public</u> or <u>deputy clerk</u>. You should <u>file</u> the original with the <u>clerk of the circuit court</u> in the county where the petition was filed and keep a copy for your records.

IMPORTANT INFORMATION REGARDING E-FILING

The Florida Rules of Judicial Administration now require that all petitions, pleadings, and documents be filed electronically except in certain circumstances. **Self-represented litigants may file petitions or other pleadings or documents electronically; however, they are not required to do so.** If you choose to file your pleadings or other documents electronically, you must do so in accordance with Florida Rule of Judicial Administration 2.525, and you must follow the procedures of the judicial circuit in which you file. **The rules and procedures should be carefully read and followed.**

What should I do next?

You have 20 days to answer after being served with the other party's petition. A copy of this form must be mailed, e-mailed, or hand delivered to the other party. After you file an answer and counterpetition your case will then generally proceed as follows:

The other party is required to answer your counterpetition within 20 days using an **Answer to Counterpetition**, Florida Supreme Court Approved Family Law Form 12.903(d).

<u>UNCONTESTED</u>. Your dissolution is uncontested if you and your spouse agree on all issues raised in the petition and the counterpetition. If this is the case, **and** you and the other party have complied with <u>mandatory disclosure</u> and filed all of the required papers, either party may contact the clerk, <u>family law intake staff</u>, or <u>judicial assistant</u> to set a <u>final hearing</u>. If you request the hearing, you must notify the other party of the hearing by using a <u>Notice of Hearing</u> (<u>General</u>), Florida Supreme Court Approved Family Law Form 12.923, or other appropriate notice of hearing form.

Instructions for Florida Supreme Court Approved Family Law Form 12.903(c)(3), Answer to Petition and Counterpetition for Dissolution of Marriage with No Dependent or Minor Child(ren) or Property (02/18)

CONTESTED. Your dissolution is contested if you and your spouse disagree on any issues raised in the petition or counterpetition. If you are unable to settle the disputed issues, either party may file a **Notice for Trial**, Florida Supreme Court Approved Family Law Form 12.924, after you have complied with mandatory disclosure and filed all of the required papers. Some circuits may require the completion of **mediation** before a final hearing may be set. You should contact the clerk, family law intake staff, or judicial assistant for instructions on how to set your case for **trial** (final hearing).

Where can I look for more information?

Before proceeding, you should read General Information for Self-Represented Litigants found at the beginning of these forms. The words that are in **bold underline** in these instructions are defined there. For further information, see chapter 61, Florida Statutes.

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

After the initial service of process of the petition or supplemental petition by the Sheriff or certified process server, the Florida Rules of Judicial Administration now require that all documents required or permitted to be served on the other party must be served by electronic mail (e-mail) except in certain circumstances. You must strictly comply with the format requirements set forth in the Rules of Judicial Administration. If you elect to participate in electronic service, which means serving or receiving pleadings by electronic mail (e-mail), or through the Florida Courts E-Filing Portal, you must review Florida Rule of Judicial Administration 2.516. You may find this rule at www.flcourts.org through the link to the Rules of Judicial Administration provided under either Family Law Forms: Getting Started, or Rules of Court in the A-Z Topical Index.

SELF-REPRESENTED LITIGANTS MAY SERVE DOCUMENTS BY E-MAIL; HOWEVER, THEY ARE NOT REQUIRED TO DO SO. If a self-represented litigant elects to serve and receive documents by e-mail, the procedures must always be followed once the initial election is made.

To serve and receive documents by e-mail, you must designate your e-mail addresses by using the **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915, and you must provide your e-mail address on each form on which your signature appears. Please **CAREFULLY** read the rules and instructions for: **Certificate of Service (General)**, Florida Supreme Court Approved Family Law Form 12.914; **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915; and Florida Rule of Judicial Administration 2.516.

Special notes...

With this form, you must also file the following:

• Affidavit of Corroborating Witness, Florida Supreme Court Approved Family Law Form 12.902(i) OR photocopy of current Florida driver's license, Florida identification card, or voter's registration card (issue date of copied document must be at least six months before date case is actually filed with the clerk of the circuit court).

Instructions for Florida Supreme Court Approved Family Law Form 12.903(c)(3), Answer to Petition and Counterpetition for Dissolution of Marriage with No Dependent or Minor Child(ren) or Property (02/18)

- Notice of Social Security Number, Florida Supreme Court Approved Family Law Form 12.902(j).
- Family Law Financial Affidavit, Florida Family Law Rules of Procedure Form 12.902(b) or (c). (This must be filed within 45 days of service of the petition on you, if not filed at the time you file this answer.)
- **Certificate of Compliance with Mandatory Disclosure**, Florida Family Law Rules of Procedure Form 12.932. (This must be filed within 45 days of **service** of the petition on you, if not filed at the time you file this answer, unless you and the other party have agreed not to exchange these documents.)

Alimony. By using this form, you are forever giving up your rights to spousal support (alimony) from petitioner. Alimony may be awarded to a spouse if the judge finds that one spouse has an actual need for it and that the other spouse has the ability to pay. **If you want alimony, you must request it in writing** in an appropriate answer and counterpetition (see the other answer and counterpetition forms included in these forms for the appropriate form).

Marital/Nonmarital Assets and Liabilities. By using this form, you are stating that there are no <u>marital assets</u> and/or <u>liabilities</u>.

Final Judgment Form. These family law forms contain a **Final Judgment of Dissolution of Marriage with No Property or Minor Child(ren) (Uncontested)**, Florida Supreme Court Approved Family Law Form 12.990(b)(3). You should check with the clerk, family law intake staff, or judicial assistant to see if you need to bring a final judgment with you to the hearing. If so, you should type or print the heading, including the circuit, county, case number, division, and the parties' names, and leave the rest blank for the judge to complete at your hearing or trial.

Nonlawyer. Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of a **Disclosure from Nonlawyer**, Florida Family Law Rules of Procedure Form 12.900(a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

	IN THE CIRCUIT COURT OF THE JUDICIAL CIRCUIT, IN AND FOR COUNTY, FLORIDA
In re	Case No.:
Petit	ioner/Counter-Respondent,
	and
Resp	oondent/Counter-Petitioner
	NSWER TO PETITION AND COUNTERPETITION FOR DISSOLUTION OF ARRIAGE WITH NO DEPENDENT OR MINOR CHILD(REN) OR PROPERTY
	Il legal name}, Respondent/Counter-cioner, being sworn, certify that the following information is true:
	ANSWER TO PETITION
1.	I agree with Petitioner as to the allegations raised in the following numbered paragraphs in the Petition and, therefore, admit those allegations: {indicate section and paragraph number}
2.	I disagree with Petitioner as to the allegations raised in the following numbered paragraphs in the Petition and, therefore, deny those allegations: {indicate section and paragraph number}
3.	I currently am unable to admit or deny the following paragraphs due to lack of information: {indicate section and paragraph number}
C	COUNTERPETITION FOR DISSOLUTION OF MARRIAGE WITH NO DEPENDENT OR MINOR CHILD(REN) OR PROPERTY
1.	JURISDICTION/RESIDENCERespondent/Counter-PetitionerPetitioner/Counter-Respondent Both has (have) lived in Florida for at least 6 months before the filing of this Petition for Dissolution of Marriage.
2.	Respondent/Counter-Petitioner is or is not a member of the military service.
Florid	da Supreme Court Approved Family Law Form 12.903(c)(3), Answer to Petition and Counterpetition for

Dissolution of Marriage with No Dependent or Minor Child(ren) or Property (02/18)

	Petitioner/Counter-Respondent is or is not a member of the military service.
3.	MARRIAGE HISTORY Date of marriage: {month, day, year} Place of marriage: {city, state, country} Date of separation: {month, day, year} (Indicate if approximate)
4.	THERE ARE NO MINOR (under 18) OR DEPENDENT CHILD(REN) COMMON TO BOTH PARTIES AND NEITHER SPOUSE IS PREGNANT.
5.	A completed Notice of Social Security Number, Florida Supreme Court Approved Family Law Form 12.902(j), is filed with this counterpetition.
6.	THIS COUNTERPETITION FOR DISSOLUTION OF MARRIAGE SHOULD BE GRANTED BECAUSE:
	aThe marriage is irretrievably broken.
	OR
	bOne of the parties has been adjudged mentally incapacitated for a period of 3 years before the filing of this counterpetition. A copy of the Judgment of Incapacity is attached.
7.	THERE ARE NO MARITAL ASSETS OR LIABILITIES.
8.	RESPONDENT/COUNTER-PETITIONER FOREVER GIVES UP ANY RIGHTS TO SPOUSAL SUPPORT (ALIMONY) FROM PETITIONER/COUNTER-RESPONDENT.
9.	Respondent/Counter-Petitioner wants to be known by the former legal name, which was {former legal name}
10.	Other relief {specify}:
dissolu	EST (This section summarizes what you are asking the Court to include in the final judgment of ution of marriage.) ndent/Counter-Petitioner requests that the Court enter an order dissolving the marriage and :
1.	

awarding other relief as specified Court deems necessary.	in paragraph 10 of this petition; and any other terms the
• • • • • • • • • • • • • • • • • • • •	nailed () faxed and mailed () e-mailed () hand
Petitioner/Counter-Respondent or his/her atto	-
Address:	
City, State, Zip:	
Fax Number:	
Designated E-mail Address(es):	
	nder oath to the truthfulness of the claims made in this shment for knowingly making a false statement includes
Dated:	
	Signature of Respondent/Counter-Petitioner
	Printed Name:
	Address:City, State, Zip:
	Telephone Number:
	Fax Number:
	Designated E-mail Addresses:
STATE OF FLORIDA	
COUNTY OF	
Sworn to or affirmed and signed before me on	by
	NOTARY PUBLIC or DEPUTY CLERK
	[Print, type, or stamp commissioned name of notary or clerk.]
Personally known Produced identification Type of identification produced	

IF A NONLAWY	ER HELPED YOU	FILL OUT THIS FORM	И, HE/SHE MUST FILL IN THE BLAN	KS BELOW:		
[fill in all blanks	fill in all blanks] This form was prepared for the Respondent/Counter-Petitioner					
This form was c	ompleted with t	he assistance of:				
{name of individ	dual}					
	ess}			,		
{address}						
{city}	,{state}	,{zip code}	, {telephone number}			

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.902(d)

UNIFORM CHILD CUSTODY JURISDICTION AND ENFORCEMENT ACT (UCCJEA) AFFIDAVIT (02/18)

When should this form be used?

This form should be used in any case involving parental responsibility for, custody of, or time-sharing or visitation with, any minor child(ren). This <u>affidavit</u> is required even if the parental responsibility for, custody of, or time-sharing or visitation with, the minor child(ren) is not in dispute.

This form should be typed or printed in black ink. After completing this form, you should sign the form before a <u>notary public</u> or <u>deputy clerk</u>. You should then <u>file</u> it with the <u>clerk of the circuit court</u> in the county where the petition was filed and keep a copy for your records.

IMPORTANT INFORMATION REGARDING E-FILING

The Florida Rules of Judicial Administration now require that all petitions, pleadings, and documents be filed electronically except in certain circumstances. **Self-represented litigants may file petitions or other pleadings or documents electronically; however, they are not required to do so.** If you choose to file your pleadings or other documents electronically, you must do so in accordance with Florida Rule of Judicial Administration 2.525, and you must follow the procedures of the judicial circuit in which you file. **The rules and procedures should be carefully read and followed**

What should I do next?

A copy of this form must be mailed, e-mailed, or hand delivered to the other party in your case, if it is not served on him or her with your initial papers.

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

After the initial service of process of the petition or supplemental petition by the Sheriff or certified process server, the Florida Rules of Judicial Administration now require that all documents required or permitted to be served on the other party must be served by electronic mail (e-mail) except in certain circumstances. You must strictly comply with the format requirements set forth in the Rules of Judicial Administration. If you elect to participate in electronic service, which means serving or receiving pleadings by electronic mail (e-mail), or through the Florida Courts E-Filing Portal, you must review Florida Rule of Judicial Administration 2.516. You may find this rule at www.flcourts.org through the link to the Rules of Judicial Administration provided under either Family Law Forms: Getting Started, or Rules of Court in the

A-Z Topical Index.

SELF-REPRESENTED LITIGANTS MAY SERVE DOCUMENTS BY E-MAIL; HOWEVER, THEY ARE NOT REQUIRED TO DO SO. If a self-represented litigant elects to serve and receive documents by e-mail, the procedures must always be followed once the initial election is made.

To serve and receive documents by e-mail, you must designate your e-mail addresses by using the **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915, and you must provide your e-mail address on each form on which your signature appears. Please **CAREFULLY** read the rules and instructions for: **Certificate of Service (General)**, Florida Supreme Court Approved Family Law Form 12.914; **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915; and Florida Rule of Judicial Administration 2.516.

Where can I look for more information?

Before proceeding, you should read General Information for Self-Represented Litigants found at the beginning of these forms. The words that are in **bold underline** in these instructions are defined there. For further information, see sections 61.501-61.542, Florida Statutes.

Special notes...

With this form, you must also file a **Notice of Confidential Information within Court Filing,** Florida Rules of Judicial Administration Appendix to Rule 2.420 Form.

Effective October 1, 2008, terms such as custodial parent, noncustodial parent, primary residential parent, secondary residential parent, and visitation were removed from Chapter 61, Florida Statutes; however, because the UCCJEA uses the terms, custody and visitation, they are included in this form. Parents must develop a Parenting Plan that includes, among other things, their time-sharing schedule with the minor child(ren). If the parents cannot agree, a parenting plan will be established by the Court.

If you are the petitioner in an injunction for protection against domestic violence case and you have filed a Request for Confidential Filing of Address, Florida Supreme Court Approved Family Law Form 12.980(h), you should write confidential in any space on this form that would require you to write the address where you are currently living.

Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of a **Disclosure from Nonlawyer**, Florida Family Law Rules of Procedure Form 12.900(a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

IN THE CIRCUIT COURT OF THE IN AND FOR		JUDICIAL CIRCUIT, COUNTY, FLORIDA		
		Case No.: Division:		
	Petitioner,			
and	I			
	Respondent.			
UNIFORM		SDICTION AND ENFORCEMI AFFIDAVIT	ENT ACT	
I, {full legal name} _ statements are true		, being sworn, certify that	the following	
birth, birth where each relationship	date, and sex of each child; the child has lived within the past to the child of each person wit		, and places address, and t time are:	
Child's Full Legal Na Place of Birth:	me: Date of Birth:	Sex:		
Child's Residence fo				
Dates (From/To)	Address (including city and state) where child lived	Name and present address of person child lived with	Relationship to child	
/present*				

_	_	_	•	
/				
/				
iled a Request for	If you are the petitioner in an injunction for protection against domestic violence case and you have iled a Request for Confidential Filing of Address, Florida Supreme Court Approved Family Law Form 2.980(h), you should write confidential in any space on this form that would require you to enter the			
	are currently living.	• •		
THE FOLLOWING IN	NFORMATION IS TRUE ABOUT CHI	LD#:		
Child's Full Legal Na	ame:	n: Sex:		
		Sex		
Child's Residence f	or the past 5 years:			
Dates (From/To)	Address (including city and state) where child lived	Name and present address of person child lived with	Relationship to child	
/present				
/				
/				
/_				
/				
/				
THE FOLLOWING IN	NFORMATION IS TRUE ABOUT CHI	LD#:		
Child's Full Legal Na Place of Birth:	ame: Date of Birtl	າ: Sex:		
	or the past 5 years:			
Dates (From/To)	Address (including city and state) where child lived	Name and present address of person child lived with	Relationship to child	
/present				

				-
	/			
	<i></i>			
	<i></i>			
	<i>J</i>			
	J			
	J			
	[Choose only I HACustody proceeding	AVE NOT participated as a party, wo ceeding in this or any other state, ity for, custody of, or time-sharing. AVE participated as a party, witnes occeding in this or another state, justy for, custody of, or time-sharing of each child: F proceeding: Ind state:	itness, or in any capacity in any othe jurisdiction, or country, concerning por visitation with a child subject to the s, or in any capacity in any other litigurisdiction, or country, concerning particular or visitation with a child subject to the second control of the the	parental his ration or arental his proceeding.
3.	[Choose onloon I HA visitation p concerning I HA time-sharin child subject a. Name of b. Type of c. Court a	AVE NO INFORMATION of any pare proceeding pending in a court of the achild subject to this proceeding. AVE THE FOLLOWING INFORMATION of a visitation proceeding pending to this proceeding, other than seed each child involved in said litigated proceeding: Indicate:	ental responsibility, custody, time-shis or any other state, jurisdiction, or one of the concerning a parental responsibiling in a court of this or another state court of the	ty, custody, concerning a
	e. Case Ni			

4.	Persons not a party to this proceeding: [Choose only one] I DO NOT KNOW OF ANY PERSON in this or any other state, jurisdiction, or country, who is not a party to this proceeding and who has physical custody or claims to have parental responsibility for, custody of, or time-sharing or visitation with respect to any child subject to this proceeding.			
	I KNOW THAT THE FOLLOWING NAMED PERSON(S), not a party to this proceeding, has (have) physical custody or claim(s) to have parental responsibility for, custody of, or timesharing or visitation with respect to any child subject to this proceeding: a. Name and address of person:			
	has physical custody			
	claims parental responsibility or custody rights			
	claims time-sharing or visitation			
	Name of each child:			
	Relationship to child, if any			
	b. Name and address of person:			
	has physical custody			
	claims parental responsibility or custody rights			
	claims time-sharing or visitation			
	Name of each child:			
	Relationship to child, if any:			
	c. Name and address of person:			
	has physical custody			
	claims parental responsibility or custody rights			
	claims time-sharing or visitation			
	Name of each child:			
	Relationship to child, if any:			
5.	Knowledge of prior child support proceedings: [Choose only one]			
	The child(ren) described in this affidavit are NOT subject to existing child support			
	order(s) in this or any other state, jurisdiction, or country			
	The child(ren) described in this affidavit are subject to the following existing child			
	support order(s):			
	a. Name of each child:			
	b. Type of proceeding:			
	c. Court and address:			
	d. Date of court order/judgment (if any):			

	e. Amount of child support ordered t	to be paid and by whom:
6.	custody, time-sharing or visitation , cl dissolution of marriage, separate mai	g duty to advise this Court of any parental responsibility, hild support, or guardianship proceeding (including ntenance, child neglect, or dependency) concerning the ate about which information is obtained during this
7.	A completed Notice of Confidential In Administration Appendix to Rule 2.420	formation within Court Filing, Florida Rules of Judicial Form, is filed with this Affidavit.
	· · · · · · · · · · · · · · · · · · ·) e-served () mailed () faxed and mailed elow on {date}
Other	party or his/her attorney:	
Name	·	
	ss:	
	tate, Zip:	
	ımber:	
	nated E-mail Address(es):	
impris	onment.	gly making a false statement includes fines and/or
Dated	•	
		Signature of Party
		Printed Name:
		Address:
		City, State, Zip:
		Telephone Number:
		Fax Number:
		Designated E-mail Address(es):
		
	OF FLORIDA TY OF	
Sworn	to or affirmed and signed before me on	by
	NOTA	DV DUDUC on DEDUTY CLEDY
	NOTA	RY PUBLIC or DEPUTY CLERK

	[Print, type, or	stamp commissioned name of no	tary or clerk.]
Personally known			
Produced identification			
Type of identification produce	d		_
IF A NONLAWYER HELPED YOU FILL OF [fill in all blanks] This form was prepare This form was completed with the assistance.	ed for the <i>{choos</i> stance of:	-	
{name of individual}			
{name of business}			
{address}			
{city}, {state}, {z	rip code}	,{telephone number}	

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.995(a), PARENTING PLAN (02/18)

When should this form be used?

A <u>Parenting Plan</u> is required in all cases involving <u>time-sharing</u> with minor child(ren), even when time-sharing is not in dispute. The Parenting Plan must be developed and agreed to by the parents and approved by the court. If the parties cannot agree to a Parenting Plan or if the parents agreed to a plan that is not approved by the court, a Parenting Plan will be established by the court with or without the use of parenting plan recommendations. This form or a similar form should be used in the development of a Parenting Plan. If the case involves <u>supervised time-sharing</u>, the <u>Supervised/Safety Focused Parenting Plan</u>, Florida Supreme Court Approved Family Law Form 12.995(b) or a similar form should be used. If the case involves relocation, pursuant to Section 61.13001, Florida Statutes, then a <u>Relocation/Long Distance Parenting Plan</u>, Florida Supreme Court Approved Family Law Form 12.995(c) or a similar form should be used. The <u>parents must identify a name or designation to be used throughout this Parenting Plan</u>.

This form should be typed or printed in black ink. Please either delete or strike-through terms or paragraphs that are inappropriate or inapplicable to your agreement. If an agreement has been reached, both parties must sign the Parenting Plan and have their signatures witnessed by a <u>notary public</u> or <u>deputy clerk</u>. After completing this form, you should <u>file</u> the original with the <u>clerk of the circuit court</u> in the county where the <u>petition</u> was filed and keep a copy for your records. You should then refer to the instructions for your petition, <u>answer</u>, or answer and <u>counterpetition</u> concerning the procedures for setting a hearing or <u>trial</u> (<u>final hearing</u>). If the parents have not reached an agreement, a proposed Parenting Plan may be filed by either parent at the time of or any time prior to the final hearing. If an agreed Parenting Plan is not filed by the parties, the court shall establish a Plan.

IMPORTANT INFORMATION REGARDING E-FILING

The Florida Rules of Judicial Administration now require that all petitions, pleadings, and documents be filed electronically except in certain circumstances. **Self-represented litigants may file petitions or other pleadings or documents electronically; however, they are not required to do so.** If you choose to file your pleadings or other documents electronically, you must do so in accordance with Florida rule of Judicial Administration 2.525, and you must follow the procedures of the judicial circuit in which you file. **The rules and procedures should be carefully read and followed.**

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

After the initial service of process of the petition or supplemental petition by the Sheriff or certified process server, the Florida Rules of Judicial Administration now require that all documents required or permitted to be served on the other party must be served by electronic mail (e-mail) except in certain

Instructions for Florida Supreme Court Approved Family Law Form 12.995(a), Parenting Plan (02/18)

circumstances. You must strictly comply with the format requirements set forth in the Rules of Judicial Administration. If you elect to participate in electronic service, which means serving or receiving pleadings by electronic mail (e-mail), or through the Florida Courts E-Filing Portal, you must review Florida Rule of Judicial Administration 2.516. You may find this rule at www.flcourts.org through the link to the Rules of Judicial Administration provided under either Family Law Forms: Getting Started, or Rules of Court in the A-Z Topical Index.

SELF-REPRESENTED LITIGANTS MAY SERVE DOCUMENTS BY E-MAIL; HOWEVER, THEY ARE NOT REQUIRED TO DO SO. If a self-represented litigant elects to serve and receive documents by e-mail, the procedures must always be followed once the initial election is made.

To serve and receive documents by e-mail, you must designate your e-mail addresses by using the **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915, and you must provide your e-mail address on each form on which your signature appears. Please **CAREFULLY** read the rules and instructions for: **Certificate of Service (General)**, Florida Supreme Court Approved Family Law Form 12.914; **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915; and Florida Rule of Judicial Administration 2.516.

Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms. The words that are in "bold underline" in these instructions are defined there. For further information, see chapter 61, Florida Statutes, and the instructions for the petition and/or answer that were filed in this case.

Special notes...

At a minimum, the **Parenting Plan** must describe in adequate detail:

- How the parties will share and be responsible for the daily tasks associated with the upbringing of the child(ren),
- The **time-sharing schedule** arrangements that specify the time that the minor child(ren) will spend with each parent,
- A designation of who will be responsible for any and all forms of health care, school-related matters, including the address to be used for school-boundary determination and registration, other activities, and
- The methods and technologies that the parents will use to communicate with the child(ren).

The best interests of the child(ren) is the primary consideration in the Parenting Plan. In creating the Parenting Plan, all circumstances between the parents, including their historic relationship, domestic violence, and other factors must be taken into consideration. Determination of the best interests of the child(ren) shall be made by evaluating all of the factors affecting the welfare and interest of the particular minor child(ren) and the circumstances of that family, as listed in section 61.13(3), Florida Statutes, including, but not limited to:

Instructions for Florida Supreme Court Approved Family Law Form 12.995(a), Parenting Plan (02/18)

- The demonstrated capacity and disposition of each parent to facilitate and encourage a close and continuing parent-child relationship, to honor the time-sharing schedule, and to be reasonable when changes are required;
- The anticipated division of parental responsibilities after the litigation, including the extent to which parental responsibilities will be delegated to third parties;
- The demonstrated capacity and disposition of each parent to determine, consider, and act upon the needs of the child(ren) as opposed to the needs or desires of the parent;
- The length of time the child(ren) has lived in a stable, satisfactory environment and the desirability
 of maintaining continuity;
- The geographic viability of the parenting plan, with special attention paid to the needs of schoolage children and the amount of time to be spent traveling to effectuate the parenting plan. This factor does not create a presumption for or against relocation of either parent with a child(ren);
- The moral fitness of the parents;
- The mental and physical health of the parents;
- The home, school, and community record of the child(ren);
- The reasonable preference of the child(ren), if the court deems the child(ren) to be of sufficient intelligence, understanding, and experience to express a preference;
- The demonstrated knowledge, capacity, and disposition of each parent to be informed of the circumstances of the minor child(ren), including, but not limited to, the child(ren)'s friends, teachers, medical care providers, daily activities, and favorite things;
- The demonstrated capacity and disposition of each parent to provide a consistent routine for the child(ren), such as discipline, and daily schedules for homework, meals, and bedtime;
- The demonstrated capacity of each parent to communicate with and keep the other parent informed of issues and activities regarding the minor child(ren), and the willingness of each parent to adopt a unified front on all major issues when dealing with the child(ren);
- Evidence of domestic violence, sexual violence, child abuse, child abandonment, or child neglect, regardless of whether a prior or pending action relating to those issues has been brought. If the court accepts evidence of prior or pending actions regarding domestic violence, sexual violence, child abuse, child abandonment, or child neglect, the court must specifically acknowledge in writing that such evidence was considered when evaluating the best interests of the child(ren);
- Evidence that either parent has knowingly provided false information to the court regarding any prior or pending action regarding domestic violence, sexual violence, child abuse, child abandonment, or child neglect;
- The particular parenting tasks customarily performed by each parent and the division or parental
 responsibilities before the institution of litigation and during the pending litigation, including the
 extent to which parenting responsibilities were undertaken by third parties;
- The demonstrated capacity and disposition of each parent to participate and be involved in the child(ren)'s school and extracurricular activities;
- The demonstrated capacity and disposition of each parent to maintain an environment for the child(ren) which is free from substance abuse;
- The capacity and disposition of each parent to protect the child(ren) from the ongoing litigation as demonstrated by not discussing the litigation with the child(ren), not sharing documents or

- electronic media related to the litigation with the child(ren), and refraining from disparaging comments about the other parent to the child)ren); and
- The developmental stages and needs of the child(ren) and the demonstrated capacity and disposition of each parent to meet the child(ren)'s developmental needs.

This standard form does not include every possible issue that may be relevant to the facts of your case. The Parenting Plan should be as detailed as possible to address the time-sharing schedule. Additional provisions should be added to address all of the relevant factors. The parties should give special consideration to the age and needs of each child.

In developing the Parenting Plan, you may wish to consult or review other materials which are available at your local library, law library or through national and state family organizations.

Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of a **Disclosure from Nonlawyer**, Florida Family Law Rules of Procedure Form 12.900 (a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT
IN THE CIRCUIT COURT OF THE IN AND FOR	COUNTY, FLORIDA
	Coso No.
	Case No: Division:
	DIVISION:
Petitioner,	
and	
Respondent.	
пезропасна.	
PARENTI	NG PLAN
This parenting plan is: {Choose only one}	
A Parenting Plan submitted to the cou	rt with the agreement of the parties.
A proposed Parenting Plan submitted b	ov or on hehalf of:
{Parent's Name}	
A Parenting Plan established by the cou	ırt.
This parenting plan is: {Choose only one }	
A final Parenting Plan established by the	ne court.
A temporary Parenting Plan establishe	d by the court.
A modification of a prior final Parentir	ng Plan or prior final order.
<u></u>	
I. PARENTS	
Petitioner, hereinafter referred to in this Pa	renting Plan as Parent
{name or designation}	
Name:	
Address:	
Telephone Number:E	-Mail:
Address Unknown: {Please indicate he	
Address Confidential: {Please indicate	here if Petitioner's address and phone numbers are
confidential pursuant to either a Final	Judgment for Protection Against Domestic Violence
or other court order	<i>}.</i>
Respondent, hereinafter referred to in this	
{name or designation}	
Nama	

Addr	ess:
Telep	phone Number: E-Mail:
	_ Address Unknown: {Please indicate here if Respondent's address is unknown}
	_ Address Confidential: {Please indicate here if Respondent's address and phone numbers
	confidential pursuant to either a $___$ Final Judgment for Protection Against Domestic
Viole	nce or other court order}
II CHILDDEN	: This parenting plan is for the following child(ren) born to, or adopted by the parties: (add
	es as needed)
Name	•
III. JURISDICT	TION
The Unite	ed States is the country of habitual residence of the child(ren).
The Ctet	- of Florida in the child/one/Ve house state for the assumance of the Uniform Child Contact.
	e of Florida is the child(ren)'s home state for the purposes of the Uniform Child Custody on and Enforcement Act.
Jurisaicti	on and Emorcement Act.
Jurisdiction 11601 et	enting Plan is a child custody determination for the purposes of the Uniform Child Custody on and Enforcement Act, the International Child Abduction Remedies Act, 42 U.S.C. Sections seq., the Parental Kidnapping Prevention Act, and the Convention on the Civil Aspects of onal Child Abduction enacted at the Hague on October 25, 1980, and for all other state and laws.
0.1	
Other:	
Ιν ραρέντα	L RESPONSIBILITY AND DECISION MAKING
	rt the name or designation of the appropriate parent in the space provided.}
,	
1. P	Parental Responsibility {Choose only one}
	a Shared Parental Responsibility.
	It is in the best interests of the child(ren) that the parents confer and jointly make all
	major decisions affecting the welfare of the child(ren). Major decisions include, but are
	not limited to, decisions about the child(ren)'s education, healthcare, and other
	responsibilities unique to this family. Either parent may consent to mental health treatment for the child(ren).
	treatment for the child(ren).
OR	
U	

	b Shared Parental Responsibility with Decision Making Authority It is in the best interests of the child(ren) that the parents confer and attempt to agree or the major decisions involving the child(ren). If the parents are unable to agree, the authority for making major decisions regarding the child(ren) shall be as follows: Education/Academic decisions Parent Non-emergency health care Parent Other: {Specify} Parent Parent Parent Parent
OR	
	c Sole Parental Responsibility: It is in the best interests of the child(ren) that Parent {name or designation} shall have sole authority to make major decisions for the child(ren.) It is detrimental to the child(ren) to have shared parental responsibility.
2.	Day-to-Day Decisions Unless otherwise specified in this plan, each parent shall make decisions regarding day-to-day care and control of each child while the child is with that parent. Regardless of the allocation of decision making in the parenting plan, either parent may make emergency decisions affecting the health or safety of the child(ren) when the child is residing with that parent. A parent who makes an emergency decision shall share the decision with the other parent as soon as reasonably possible.
3.	Extra-curricular Activities {Indicate all that apply} {Insert the name or designation of the appropriate parent in the space provided.
	aEither parent may register the child(ren) and allow them to participate in the activity of the child(ren)'s choice.
	bThe parents must mutually agree to all extra-curricular activities.
	cThe parent with the minor child(ren) shall transport the minor child(ren) to and/or from all mutually agreed upon extra-curricular activities, providing all necessary uniforms and equipment within the parent's possession.
(The costs of the extra-curricular activities shall be paid by: Parent
(The uniforms and equipment required for the extra-curricular activities shall be paid by: Parent % Parent %

Florida Supreme Court Approved Family Law Form 12.995(a), Parenting Plan (02/18)

	·································
V. INFORMATIO	ON SHARING. Unless otherwise indicated or ordered by the Court:
and info with an each ot	otherwise prohibited by law, each parent shall have access to medical and school records ormation pertaining to the child(ren) and shall be permitted to independently consult by and all professionals involved with the child(ren). The parents shall cooperate with their in sharing information related to the health, education, and welfare of the child(ren) by shall sign any necessary documentation ensuring that both parents have access to said is.
•	arent shall be responsible for obtaining records and reports directly from the school and care providers.
	arents have equal rights to inspect and receive governmental agency and law ement records concerning the child(ren).
school,	arents shall have equal and independent authority to confer with the child(ren)'s day care, health care providers, and other programs with regard to the child(ren)'s ional, emotional, and social progress.
Both pa	arents shall be listed as "emergency contacts" for the child(ren).
and cor writing	arent has a continuing responsibility to provide a residential, mailing, and contact address ntact telephone number to the other parent. Each parent shall notify the other parent in within 24 hours of any changes. Each parent shall notify the court in writing within seven s of any changes.
Other:	
VI. SCHEDULIN	· G
1.	School Calendar If necessary, on or before of each year, both parents should obtain a copy of the school calendar for the next school year. The parents shall discuss the calendars and the time-sharing schedule so that any differences or questions can be resolved. The parents shall follow the school calendar of: {Indicate all that apply} a the oldest child b the youngest child
	cCounty
EL : 1 C	Court Agranged Family Law Fama 42 005(a) Pagasting Plan (02/40)

f.____ Other: {Specify}_____

Florida Supreme Court Approved Family Law Form 12.995(a), Parenting Plan (02/18)

		aScnool
	2.	Academic Break Definition
		When defining academic break periods, the period shall begin at the end of the last
		scheduled day of classes before the holiday or break and shall end on the first day of
		regularly scheduled classes after the holiday or break.
	3.	Schedule Changes {Indicate all that apply}
		a A parent making a request for a schedule change will make the request as soon
		as possible, but in any event, except in cases of emergency, no less than
		before the change is to occur.
		b A parent requesting a change of schedule shall be responsible for any additional
		child care, or transportation costs caused by the change.
		c Other <i>{Specify}</i>
		c
VII. TIM	E-SHA	ARING SCHEDULE
	{In	sert the name or designation of the appropriate parent in the space provided.}
	{A	time-sharing schedule must be provided for both parents.}
	_	
	1.	Weekday and Weekend Schedule
		The following schedule shall apply beginning on with
		Parent {name or designation} and continue as follows:
		The child(ren) shall spend time with Parent on the following dates
		and times:
		WEEKENDS: Every Every Other Other {specify}
		From to
		WEEKDAYS: {Specify days}
		WEEKDAYS: {Specify days}to
		OTHER: {Specify}
		 :
		The child(ren) shall spend time with the Parent on the following
		dates and times:
		WEEKENDS: Every Every Other Other {specify}
		From to
		WEEKDAYS: {Specify days}
		From to
		OTHER: {Specify}

schedule.				
There i Attachment _		ne-sharing sched	ule for the follow	wing child(ren) in
(Name of Chile		, and (Na	me of Child)	·
(Marrie or Crim	ω,	(100	ine or cima,	
Holiday Sched	dule {Choose on	ly one }		
aNo ho	•	ing shall apply. T	he regular time-	sharing schedule set for
b. Holid	av time-sharing	shall be as the p	arties agree.	
	.,	, p		
indicate where	e the child(ren)	will be for the no	olidays. Provide i	
child(ren) will <u>Holidays</u>	remain with the		d, or every year v	with one parent, then th
child(ren) will Holidays Mother's Day	Even Years	fied as even, odd e parent in accor Odd Years	d, or every year ware dance with the r	with one parent, then the gular schedule
child(ren) will Holidays Mother's Day Father's Day	Even Years	fied as even, odd e parent in accor Odd Years	d, or every year ware dance with the r	with one parent, then the parent, then the parent schedule Begin/End Time
child(ren) will Holidays Mother's Day Father's Day	Even Years	fied as even, odd e parent in accor Odd Years —————	d, or every year ware dance with the r	with one parent, then the gular schedule Begin/End Time
Holidays Mother's Day Father's Day President's Day M. L. King Day Easter	Even Years	fied as even, odd e parent in accor Odd Years —————	d, or every year ware dance with the r	with one parent, then the parent, then the parent schedule Begin/End Time
Holidays Mother's Day Father's Day President's Day M. L. King Day Easter Passover	Even Years By	fied as even, odd e parent in accor Odd Years —————	d, or every year ware dance with the r	with one parent, then the parent, then the parent schedule Begin/End Time
Holidays Mother's Day Father's Day President's Day M. L. King Day Easter Passover Memorial Day	Even Years By	fied as even, odd e parent in accor Odd Years —————	d, or every year ware dance with the r	with one parent, then the parent, then the parent schedule Begin/End Time
Holidays Mother's Day Father's Day President's Day M. L. King Day Easter Passover Memorial Day 4 th of July	Even Years ay Wkd	fied as even, odd e parent in accor Odd Years —————	d, or every year ware dance with the r	with one parent, then the parent, then the parent schedule Begin/End Time
Holidays Mother's Day Father's Day President's Day M. L. King Day Easter Passover Memorial Day 4 th of July Labor Day Wk	Even Years By Wkd d	fied as even, odd e parent in accor Odd Years —————	d, or every year ware dance with the r	with one parent, then the parent, then the parent schedule Begin/End Time
Holidays Mother's Day Father's Day President's Day M. L. King Day Easter Passover Memorial Day 4 th of July Labor Day Wk Columbus Day	Even Years ay Wkd	fied as even, odd e parent in accor Odd Years —————	d, or every year ware dance with the r	with one parent, then the parent, then the parent schedule Begin/End Time
Holidays Mother's Day Father's Day President's Day M. L. King Day Easter Passover Memorial Day 4 th of July Labor Day Wk Columbus Day Halloween	Even Years By Wkd d	fied as even, odd e parent in accor Odd Years —————	d, or every year ware dance with the r	with one parent, then the parent, then the parent schedule Begin/End Time
Holidays Mother's Day Father's Day President's Day M. L. King Day Easter Passover Memorial Day 4 th of July Labor Day Wk Columbus Day	Even Years Even Years By Wkd Wkd Wkd Wkd Wkd	fied as even, odd e parent in accor Odd Years —————	d, or every year ware dance with the r	with one parent, then the parent, then the parent schedule Begin/End Time
Holidays Mother's Day Father's Day President's Day M. L. King Day Easter Passover Memorial Day 4 th of July Labor Day Wk Columbus Day Halloween Thanksgiving	Even Years Even Years By Wkd Wkd Wkd Wkd Wkd	fied as even, odd e parent in accor Odd Years —————	d, or every year ware dance with the r	with one parent, then the parent, then the parent schedule Begin/End Time
Holidays Mother's Day Father's Day President's Day M. L. King Day Easter Passover Memorial Day 4 th of July Labor Day Wk Columbus Day Halloween Thanksgiving Veteran's Day	Even Years Even Years By Wkd Wkd Wkd Wkd Wkd	fied as even, odd e parent in accor Odd Years —————	d, or every year ware dance with the r	Begin/End Time
Holidays Mother's Day Father's Day President's Day M. L. King Day Easter Passover Memorial Day 4 th of July Labor Day Wk Columbus Day Halloween Thanksgiving Veteran's Day Hanukkah Yom Kippur Rosh Hashana	Even Years Even Years By Wkd Wkd Wkd Wkd Wkd	fied as even, odd e parent in accor Odd Years —————	d, or every year ware dance with the r	with one parent, then the parent, then the parent schedule Begin/End Time
Holidays Mother's Day Father's Day President's Day M. L. King Day Easter Passover Memorial Day 4 th of July Labor Day Wk Columbus Day Halloween Thanksgiving Veteran's Day Hanukkah Yom Kippur	Even Years By	fied as even, odd e parent in accor Odd Years —————	d, or every year ware dance with the r	with one parent, then the parent is a second to the parent, then the parent is a second to the parent is a s

	This holiday schedule may affect the regular Time-Sharing Schedule. Parents may wish to specify either or both of the following options:
	dWhen the parents are using an alternating weekend plan and the holiday schedule would result in one parent having the child(ren) for three weekends in a row, the parents will exchange the following weekend, so that each has two weekends in a row before the regular alternating weekend pattern resumes.
	eIf a parent has the child(ren) on a weekend immediately before or after an unspecified holiday or non-school day, they shall have the child(ren) for the holiday or non-school day.
3. Winte	er Break {Choose only one } {Insert the name or designation of the appropriate parent in the space provided.}
	aParent shall have the child(ren) from the day and time school is dismissed until December at a.m./p. m inodd-numbered years even-numbered years every year. The other parent will have the children for the second portion of the Winter Break. The parties shall alternate the arrangement each year.
	b Parent shall have the child(ren) for the entire Winter Break during odd-numbered years even-numbered years every year.
	cOther:
	dSpecific Winter Holidays If not addressed above, the specific Winter Holidays such as Christmas, New Year's Eve, Hanukkah, Kwanzaa, etc. shall be shared as follows:
•	ring Break {Choose only one} {Insert the name or designation of the appropriate parent in the space provided.} a The parents shall follow the regular schedule.

	b	The parents shal	I alternate the entire Spri	ng Break with	Parent
			having the child(ren) d		
		and Parent	during the _	even num	nbered years.
	C.	Parent	Parent		shall have the
			entire Spring Break every		
	d.	The Spring Break	will be evenly divided. The	he first half of	the Spring Break will go
			ılarly scheduled weekend		
	half g	oing to the parent v	whose weekend falls durir	ng the second h	nalf.
	e	Other: {Specify}_			·
5. 9	Summer	Break {Choose only	one}		
	{Insert	the name or designo	ation of the appropriate p	arent in the spo	ace provided.}
	a	The parents shal	I follow the regular sched	ule through the	e summer.
	b	Parent	shall have th	ne entire Sumn	ner Break from
		after sc	hool is out until	befor	re school starts.
		T l			ш
			ll equally divide the Summered years even nur		
			shall have		
	after	school is out until	The other	parent shall h	ave the child(ren) for
			e Summer Break. The pa		
			year unless otherwise agr		
			arent shall have the child	_	-
					·
	d	Other: {Specify}_			
					·
6.		r of Overnights:	tion of the appropriate po	reant in the cas	usa mravidad 1
	{IIISEIL L	ne nume or designa	tion of the appropriate po	пені ін іне зра	ice provided.}
	Based u	ipon the time-sharii	ng schedule, Parent		has a total of
	overnig	hts per year and Pa	ng schedule, Parent h rent h	has a total of $_$	overnights per
	year.				
	Note: T	he two numbers m	ust equal 365.		
7.	If	not set forth above	, the parties shall have tin	ne-sharing in a	ccordance with the
			ed and incorporated here		

VIII. TRANSPORTATION AND EXCHANGE OF CHILD(REN)

{Insert the name or designation of the appropriate parent in the space provided.}

1.	Transportation {Choose only one}
	a Parent shall provide all transportation.
	bThe parent beginning their time-sharing shall provide transportation for the child(ren).
	cThe parent ending their time-sharing shall provide transportation for the child(ren).
	dOther: {Specify}
2.	Exchange
	Both parents shall have the child(ren) ready on time with sufficient clothing packed and ready at the agreed upon time of exchange. If a parent is more than minutes late without contacting the other parent to make other arrangements, the parent with the child(ren) may proceed with other plans and activities. {Choose only one}:
	aExchanges shall be at the parents' homes unless both parents agree to a different meeting place.
	bExchanges shall occur at
	parties agree in advance to a different meeting place.
	cOther:
3.	Transportation Costs {Choose only one } {Insert the name or designation of the appropriate parent in the space provided.}
	aTransportation costs are included in the Child Support Worksheets and/or the Order for Child Support and should not be included here.
	bParent shall pay% and Parent shall pay % of the transportation costs.
	c. Other:

4.	Foreign and Out-Of-State Travel {Indicate all that apply}
	aEither parent may travel within the United States with the child(ren) during his/her time-sharing. The parent traveling with the child(ren) shall give the other parent at least days written notice before traveling out of state unless there is an emergency, and shall provide the other parent with a detailed itinerary, including locations and telephone numbers where the child(ren) and parent can be reached at least days before traveling.
	bEither parent may travel out of the country with the child(ren) during his/her time-sharing. At least days prior to traveling, the parent shall provide a detailed itinerary, including locations, and telephone numbers where the child(ren) and parent may be reached during the trip. Each parent agrees to provide whatever documentation is necessary for the other parent to take the child(ren) out of the country.
	cIf a parent wishes to travel out of the country with the child(ren), he/she shall provide the following security for the return of the child
	dOther
IX. EDUCATION	N
1.	School designation. For purposes of school boundary determination and registration, the address of Parent {name or designation} shall be used .
2.	{If Applicable} The following provisions are made regarding private or home schooling:
3.	Other.
	ON FOR OTHER LEGAL PURPOSES the name or designation of the appropriate parent in the space provided.}
Parent and fe	ild(ren) named in this Parenting Plan are scheduled to reside the majority of the time with This majority designation is SOLELY for purposes of all other state deral laws which require such a designation. This designation does not affect either t's rights and responsibilities under this Parenting Plan.

XI. COMMUNICATION

V 101	VICATION
1.	Between Parents All communications regarding the child(ren) shall be between the parents. The parents shall not use the child(ren) as messengers to convey information, ask questions, or set up schedule changes.
7	The parents shall communicate with each other: {Indicate all that apply}
- -	in person by telephone by letter by e-mail Other: {Specify}
2.	Between Parent and Child(ren)
i e V	Both parents shall keep contact information current. Telephone or other electronic communication between the child(ren) and the other parent shall not be monitored by or interrupted by the other parent. "Electronic communication" includes telephones, electronic mail or e-mail, webcams, video-conferencing equipment and software or other wired or wireless technologies or other means of communication to supplement face to face contact.
C	The child(ren) may have telephone e-mail other electronic communication in the form of with the other parent: [Choose only one] aAnytime
	bEvery day during the hours of to
	cOn the following days during the hours of to dOther:
3.	Costs of Electronic Communication shall be addressed as follows:
	·

XII. CHILD CARE {Choose only one}

1. _____Each parent may select appropriate child care providers

2	All child care providers must be agreed upon by both parents.
3	Each parent must offer the other parent the opportunity to care for the child(ren) before using a child care provider for any period exceeding hours.
4	Other: {Specify}
XIII. CHANGE	S OR MODIFICATIONS OF THE PARENTING PLAN
how	porary changes to this Parenting Plan may be made informally without a written document; ever, if the parties dispute the change, the Parenting Plan shall remain in effect until further of the court.
•	substantial changes to the Parenting Plan must be sought through the filing of a lemental petition for modification.
XIV. RELOCA	TION
•	relocation of the child(ren) is subject to and must be sought in compliance with section 3001, Florida Statutes.
XV. DISPUTE	S OR CONFLICT RESOLUTION
the F	nts shall attempt to cooperatively resolve any disputes which may arise over the terms of carenting Plan. The parents may wish to use mediation or other dispute resolution methods assistance, such as Parenting Coordinators and Parenting Counselors, before filing a court n.
XVI. OTHER I	PROVISIONS
XVI. OTHER I	PROVISIONS

SIGNATURES OF PARENTS

I certify that I have been open and honest in entering into this Parenting Plan. I am satisfied with this Plan and intend to be bound by it.

Dated:	
	Signature of Petitioner/Parent
	Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:
	Fax Number:
	Designated E-mail Address(es):
STATE OF FLORIDA	
COUNTY OF	
Sworn to or affirmed and signed before me on	by
	NOTARY PUBLIC or DEPUTY CLERK
	{Print, type, or stamp commissioned name on notary or clerk.}
Personally known	
Produced identification	
Type of identification produced	

I certify that I have been open and honest in entering into this Parenting Plan. I am satisfied with this Plan and intend to be bound by it.

Dated:	
,	Signature of Respondent/Parent
	Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:
	Fax Number:
	Designated E-mail Address(es):
STATE OF FLORIDA COUNTY OF	
Sworn to or affirmed and signed before me on	by
	NOTARY PUBLIC or DEPUTY CLERK
	{Print, type, or stamp commissioned name o
	notary or clerk.}
Personally known	
Produced identification Type of identification produced	
IF A NONLAWYER HELPED YOU FILL OUT THIS FORM	M, HE/SHE MUST FILL IN THE BLANKS BELOW:
[fill in all blanks] This form was prepared for the: {cl Respondent	hoose only one } Petitioner
This form was completed with the assistance of:	
{name of individual}	<i></i>
{name of business}	
{address}	<i>,</i>
{city}, {state}, {zip code	e}, {telephone number}

INSTRUCTIONS FOR FLORIDA FAMILY LAW RULES OF PROCEDURE FORM 12.902(b) FAMILY LAW FINANCIAL AFFIDAVIT (SHORT FORM) (10/21)

When should this form be used?

This form should be used when you are involved in a family law case which requires a **financial affidavit** and your individual gross income is UNDER \$50,000 per year unless:

- (1) You are filing a simplified dissolution of marriage under rule 12.105 and both parties have waived the filing of a financial affidavit;
- (2) You have no minor children, no support issues, and have filed a written settlement agreement disposing of all financial issues; or
- (3) The court lacks jurisdiction to determine any financial issues.

This form should be typed or printed in black ink. You should <u>file</u> this document with the <u>clerk of the</u> <u>circuit court</u> in the county where the <u>petition</u> was filed and keep a copy for your records.

What should I do next?

A copy of this form must be filed with the court and served on the other party or his or her attorney in your case within 45 days of being served with the petition, if it is not served on him or her with your initial papers. The copy you are serving to the other party must be either mailed, e-mailed, or hand-delivered to the opposing party or his or her attorney on the same day indicated on the certificate of service. If it is mailed, it must be postmarked on the date indicated in the certificate of service. Service must be in accordance with Florida Rule of General Practice and Judicial Administration 2.516.

IMPORTANT INFORMATION REGARDING E-FILING

The Florida Rules of General Practice and Judicial Administration now require that all petitions, pleadings, and documents be filed electronically except in certain circumstances. **Self-represented litigants may file petitions or other pleadings or documents electronically; however, they are not required to do so.** If you choose to file your pleadings or other documents electronically, you must do so in accordance with Florida Rule of General Practice and Judicial Administration 2.525, and you must follow the procedures of the judicial circuit in which you file. The rules and procedures should be carefully read and followed.

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

After the initial service of process of the petition or supplemental petition by the Sheriff or certified process server, the Florida Rules of General Practice and Judicial Administration now require that all documents required or permitted to be served on the other party must be served by electronic mail (e-mail) except in certain circumstances. You must strictly comply with the format requirements set forth in the Florida Rules of General Practice and Judicial Administration. If you elect to participate in

Instructions for Florida Family Law Rules of Procedure Form 12.902(b), Family Law Financial Affidavit (Short Form) (10/21)

electronic service, which means serving or receiving pleadings by electronic mail (e-mail), or through the Florida Courts E-Filing Portal, you must review Florida Rule of General Practice and Judicial Administration 2.516. You may find this rule at www.flcourts.org through the link to the Rules of General Practice and Judicial Administration provided under either Family Law Forms: Getting Started, or Rules of Court in the A-Z Topical Index.

SELF-REPRESENTED LITIGANTS MAY SERVE DOCUMENTS BY E-MAIL; HOWEVER, THEY ARE NOT REQUIRED TO DO SO. If a self-represented litigant elects to serve and receive documents by email, the procedures must always be followed once the initial election is made.

To serve and receive documents by e-mail, you must designate your e-mail addresses by using the Designation of Current Mailing and E-mail Address, Florida Supreme Court Approved Family Law Form 12.915, and you must provide your e-mail address on each form on which your signature appears. Please CAREFULLY read the rules and instructions for: Certificate of Service (General), Florida Supreme Court Approved Family Law Form 12.914; Designation of Current Mailing and E-mail Address, Florida Supreme Court Approved Family Law Form 12.915; and Florida Rule of General Practice and Judicial Administration 2.516.

Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms. The words that are in "bold underline" in these instructions are defined there. For further information, see Florida Family Law Rule of Procedure 12.285.

Special notes . . .

If you want to keep your address confidential because you have been found by a judge to be the victim of sexual battery, aggravated child abuse, aggravated stalking, harassment, aggravated battery, or domestic violence, do not enter the address, telephone, and fax information at the bottom of this form. Instead, file **Request for Confidential Filing of Address**, Florida Supreme Court Approved Family Law Form 12.980(h).

The affidavit must be completed using **monthly** income and expense amounts. If you are paid or your bills are due on a schedule which is not monthly, you must convert those amounts. Hints are provided below for making these conversions.

Hourly - If you are paid by the hour, you may convert your income to monthly as follows:

Hourly amount	X	Hours worked per week	=	Weekly amount
Weekly amount	X	52 Weeks per year	=	Yearly amount
Yearly amount	÷	12 Months per year	=	Monthly Amount
Daily - If you are paid by the day, you may convert your income to monthly as follows:				
Daily amount	Х	Days worked per week	=	Weekly amount
Weekly amount	Х	52 Weeks per year	=	Yearly amount
Yearly amount	÷	12 Months per year	=	Monthly Amount
Weekly - If you are paid by the week, you may convert your income to monthly as follows:				
Weekly amount	Х	52 Weeks per year	=	Yearly amount

Instructions for Florida Family Law Rules of Procedure Form 12.902(b), Family Law Financial Affidavit (Short Form) (10/21)

Yearly amount ÷ 12 Months per year = Monthly Amount

Bi-weekly - If you are paid every two weeks, you may convert your income to monthly as follows:

Bi-weekly amount x 26 = Yearly amount Yearly amount ÷ 12 Months per year = **Monthly Amount**

Semi-monthly - If you are paid twice per month, you may convert your income to monthly as follows:

Semi-monthly amount x 2 = Monthly Amount

Expenses may be converted in the same manner.

Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of a **Disclosure from Nonlawyer**, Florida Family Law Rules of Procedure Form 12.900(a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

	IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
	IN AND FOR	COUNTY, FLORIDA
		Case No.:
		Division:
	Petitioner,	
and	Petitioner,	
una		
	Respondent.	
	FAMILY LAW FINANCIAL	AFFIDAVIT (SHORT FORM)
		dual Gross Annual Income)
I, {fui	II legal name}	, being sworn, certify that the following
	mation is true:	Employed by:
	ness Address:	
		very other week () twice a month () monthly
	other:	very other week () twice a month () monthly
(Check here if unemployed and explain on a se	parate sheet your efforts to find employment.
	TION I. PRESENT MONTHLY GROSS INCOME:	
anytl		ions with this form to figure out money amounts for paper, if needed. Items included under "other" should
1. \$	5 Monthly gross salary or wages	
2.	Monthly bonuses, commissions, allow	vances, overtime, tips, and similar payments
3	Monthly business income from source	es such as self-employment, partnerships, close
	· · · · · · · · · · · · · · · · · · ·	intracts (gross receipts minus ordinary and necessary e) (Attach sheet itemizing such income and expenses.)
4	Monthly disability benefits/SSI	
5	Monthly Workers' Compensation	
6	Monthly Unemployment Compensat	ion
7	Monthly pension, retirement, or ann	uity payments
8	Monthly Social Security benefits	
9	Monthly alimony actually received (A	dd 9a and 9b)
	9a. From this case: \$	
	9b. From other case(s): \$	

Florida Family Law Rules of Procedure Form 12.902(b), Family Law Financial Affidavit (Short Form) (10/21)

10.		Monthly interest and dividends
11.		Monthly rental income (gross receipts minus ordinary and necessary expenses required to produce income) (Attach sheet itemizing such income and expense items.)
12.		Monthly income from royalties, trusts, or estates
13.		Monthly reimbursed expenses and in-kind payments to the extent that they reduce personal living expenses
14.		Monthly gains derived from dealing in property (not including nonrecurring gains)
15.		Any other income of a recurring nature (list source)
16.		
17.	\$_	TOTAL PRESENT MONTHLY GROSS INCOME (Add lines 1–16)
PRI	SEI	NT MONTHLY DEDUCTIONS:
18.	\$_	Monthly federal, state, and local income tax (corrected for filing status and allowable dependents and income tax liabilities)
	a.	Filing Status
	b.	Number of dependents claimed
		Monthly FICA or self-employment taxes
		Monthly Medicare payments
		Monthly mandatory union dues
		Monthly mandatory retirement payments
23.		Monthly health insurance payments (including dental insurance), excluding portion paid for any minor children of this relationship
24.		Monthly court-ordered child support actually paid for children from another relationship
25.		Monthly court-ordered alimony actually paid (Add 25a and 25b)
		25a. from this case: \$
		25b. from other case(s): \$
26.	\$_	TOTAL DEDUCTIONS ALLOWABLE UNDER SECTION 61.30, FLORIDA STATUTES
		(Add lines 18 through 25)
27.	\$	PRESENT NET MONTHLY INCOME (Subtract line 26 from line 17)

SECTION II. AVERAGE MONTHLY EXPENSES

Proposed/Estimated Expenses. If this is a dissolution of marriage case **and** your expenses as listed below do not reflect what you actually pay currently, you should write "estimate" next to each amount that is estimated.

A. HOUSEHOLD: Mortgage or rent Property taxes Utilities Telephone Food Meals outside home Maintenance/Repairs Other:	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	E. OTHER EXPENSES NOT LISTIC Clothing Medical/Dental (uninsured) Grooming Entertainment Gifts Religious organizations Miscellaneous Other:	\$ \$ \$ \$ \$ \$ \$
B. AUTOMOBILE			\$
Gasoline	\$		\$
Repairs	\$		\$
Insurance	\$		\$
C. CHILD(REN)'S EXPENSES			
Day care	\$	F. PAYMENTS TO CREDITORS	
Lunch money	\$	CREDITOR:	MONTHLY
Clothing	\$		PAYMENT
Grooming	\$		\$
Gifts for holidays	\$		\$
Medical/Dental (uninsured)	\$		Ş
Other:	\$		\$
D. INSURANCE			\$
Medical/Dental (if not listed on			\$
lines 23 or 45)	\$		\$
Child(ren)'s medical/dental	\$		Ş
Life	\$		ş
Other:	\$		\$

28. \$	_ TOTAL MONTHLY EXPENSES (add ALL monthly amounts in A through F above)
SUMMARY	
29. \$	_ TOTAL PRESENT MONTHLY NET INCOME (from line 27 of SECTION I. INCOME)
30. \$	_ TOTAL MONTHLY EXPENSES (from line 28 above)
31. \$	_ SURPLUS (If line 29 is more than line 30, subtract line 30 from line 29. This is the amount of your surplus. Enter that amount here.)
32. (\$	_) (DEFICIT) (If line 30 is more than line 29, subtract line 29 from line 30. This is the amount of your deficit. Enter that amount here.)

SECTION III. ASSETS AND LIABILITIES

Use the nonmarital column only if this is a petition for dissolution of marriage and you believe an item is "nonmarital," meaning it belongs to only one of you and should not be divided. You should indicate to whom you believe the item(s) or debt belongs. (Typically, you will only use this column if property/debt was owned/owed by one spouse before the marriage. See the "General Information for Self-Represented Litigants" found at the beginning of these forms and section 61.075(1), Florida Statutes, for definitions of "marital" and "nonmarital" assets and liabilities.)

A. ASSETS:

DESCRIPTION OF ITEM(S). List a description of each separate item owned by you (and/or your spouse, if this is a petition	Current Fair	Nonmarital (check correct column)	
item owned by you (and/or your spouse, if this is a petition for dissolution of marriage). LIST ONLY LAST 4 DIGITS OF ACCOUNT NUMBERS. Check the line next to any asset(s) which you are requesting the judge award to you.	Market Value	Petitioner	Respondent
Cash (on hand)	\$		
Cash (in banks or credit unions)			
Stocks, Bonds, Notes			
Real estate: (Home)			
(Other)			
Automobiles			
Other personal property			
Retirement plans (Profit Sharing, Pension, IRA, 401(k)s, etc.)			
Other			
Check here if additional pages are attached.			
Total Assets (add next column)	\$		

B. LIABILITIES:

DESCRIPTION OF ITEM(S). List a description of each separate debt owed by you (and/or your spouse, if this is a petition for dissolution of marriage). LIST ONLY LAST 4 DIGITS OF		Nonmarital (check correct column)	
ACCOUNT NUMBERS. Check the line next to any debt(s) for which you believe you should be responsible.	Owed	Petitioner	Respondent
Mortgages on real estate: First mortgage on home	\$		
Second mortgage on home			
Other mortgages			
Auto loans			
Charge/credit card accounts			
Other			
Check here if additional pages are attached.			
Total Debts (add next column)	\$		

C. CONTINGENT ASSETS AND LIABILITIES:

INSTRUCTIONS: If you have any **POSSIBLE assets** (income potential, accrued vacation or sick leave, bonus, inheritance, etc.) or **POSSIBLE liabilities** (possible lawsuits, future unpaid taxes, contingent tax liabilities, debts assumed by another), you must list them here.

Contingent Assets	Possible Value	Nonmarital (check correct column)	
Check the line next to any contingent asset(s) which you are requesting the judge award to you.		Petitioner	Respondent
	\$		
Total Contingent Assets	\$		

Contingent Liabilities	Possible Amount Owed	Nonmarital (check correct column)	
Check the line next to any contingent debt(s) for which you believe you should be responsible.		Petitioner	Respondent
	\$		
Total Contingent Liabilities	\$		

SECTION IV. CHILD SUPPORT GUIDELINES WORKSHEET

(Florida Family Law Rules of Procedure Form 12.902(e), Child Support Guidelines Worksheet, MUST be filed with the court at or prior to a hearing to establish or modify child support. This requirement cannot be waived by the parties.)

[Check one only]	
	eet IS or WILL BE filed in this case. This case involves the
establishment or modification of child suppo	
modification of child support is not an issue	eet IS NOT being filed in this case. The establishment or
modification of child support is not an issue	in this case.
I certify that a copy of this document was [ch	neck all used]: () e-mailed () mailed () faxed
	elow on {date}
Other party or his/her attorney:	
Name:	<u> </u>
Address:	
City, State, Zip:	<u> </u>
Telephone Number:	<u></u>
Fax Number:	<u></u>
E-mail Address(es):	<u></u>
	ave read this document and the facts stated in it are true.
Dated:	-
	Signature of Party
	Printed Name:
	Address:City, State, Zip:
	Telephone Number:
	Fax Number:
	E-mail Address(es):
	2 man / taan ess(es)/.
	IS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW:
	the: {choose only one } () Petitioner () Respondent
This form was completed with the assistance	
{name of individual}	,
{address}	
{city}, {state}, {zi	p code}, {telephone number}

INSTRUCTIONS FOR FLORIDA FAMILY LAW RULES OF PROCEDURE FORM 12.932 CERTIFICATE OF COMPLIANCE WITH MANDATORY DISCLOSURE (11/20)

When should this form be used?

<u>Mandatory disclosure</u> requires each <u>party</u> in a family matter to provide the other party with certain financial information and documents. These documents must be served on the other party within 45 days of <u>service</u> of the initial petition or supplemental petition for modification on the <u>respondent</u>. The mandatory disclosure rule applies to all original and <u>supplemental</u> cases, except simplified dissolution of marriage cases and cases where the respondent is served by <u>constructive service</u> and does not answer. You should use this form to notify the court and the other party that you have complied with the mandatory disclosure rule.

Each party must provide the other party with the documents listed in section 2 of this form if the relief being sought is permanent regardless of whether it is an initial or supplemental proceeding. ONLY THE COMPLETED FORM IS FILED WITH THE COURT. EXCEPT FOR THE FINANCIAL AFFIDAVIT AND CHILD SUPPORT GUIDELINES WORKSHEET, NO DOCUMENTS SHALL BE FILED IN THE COURT FILE WITHOUT A PRIOR COURT ORDER. THE DOCUMENTS LISTED ON THE FORM ARE TO BE GIVEN TO THE OTHER PARTY. If your individual gross annual income is under \$50,000, you should complete the Family Law Financial Affidavit (Short Form), Florida Family Law Rules of Procedure Form 12.902(b). If your individual gross annual income is \$50,000 or more, you should complete the Family Law Financial Affidavit (Long Form), Florida Family Law Rules of Procedure Form 12.902(c).

In addition, there are separate mandatory disclosure requirements that apply to **temporary financial hearings**, which are listed in section 1 of this form. The party seeking temporary financial relief must serve these documents on the other party with the notice of temporary financial hearing. The responding party must serve the required documents on the party seeking temporary relief. Any documents that have already been served under the requirements for temporary or initial proceedings do not need to be reserved again in the same proceeding. If a supplemental petition is filed, seeking modification, then the mandatory disclosure requirements begin again.

You must state with specificity the documents that you are producing to the other party. References to account numbers and personal identifying information are governed by Florida Rule of Judicial Administration 2.425, which you should review prior to completing this form.

This form should be typed or printed in black ink. After completing this form, you should <u>file</u> this document with the <u>clerk of the circuit court</u> in the county where your case is filed and keep a copy for your records. A copy of this form must be served on any other party in your case. **Service** must be in accordance with Florida Rule of Judicial Administration 2.516.

What should I do next?

After you have provided the other party all of the financial information and documents and have filed this form certifying that you have complied with this rule, you are under a continuing duty to promptly give the other party any information or documents that change your financial status or that make the information already provided inaccurate. You should not file with the clerk any of the documents listed in the certificate of compliance other than the financial affidavit and the child support guidelines worksheet. Refer to the instructions regarding the <u>petition</u> in your case to determine how you should proceed after filing this form.

Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms. The words that are in **bold underline** in these instructions are defined there. For further information, see Florida Family Law Rule of Procedure 12.285.

IMPORTANT INFORMATION REGARDING E-FILING

The Florida Rules of Judicial Administration now require that all petitions, pleadings, and documents be filed electronically except in certain circumstances. **Self-represented litigants may file petitions or other pleadings or documents electronically; however, they are not required to do so.** If you choose to file your pleadings or other documents electronically, you must do so in accordance with Florida Rule of Judicial Administration 2.525, and you must follow the procedures of the judicial circuit in which you file. The rules and procedures should be carefully read and followed.

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

After the initial service of process of the petition or supplemental petition by the Sheriff or certified process server, the Florida Rules of Judicial Administration now require that all documents required or permitted to be served on the other party must be served by electronic mail (e-mail) except in certain circumstances. You must strictly comply with the format requirements set forth in the Florida Rules of Judicial Administration. If you elect to participate in electronic service, which means serving or receiving pleadings by electronic mail (e-mail), or through the Florida Courts E-Filing Portal, you must review Florida Rule of Judicial Administration 2.516. You may find this rule at www.flcourts.org through the link to the Rules of Judicial Administration provided under either Family Law Forms: Getting Started, or Rules of Court in the A-Z Topical Index.

SELF-REPRESENTED LITIGANTS MAY SERVE DOCUMENTS BY E-MAIL; HOWEVER, THEY ARE NOT REQUIRED TO DO SO. If a self-represented litigant elects to serve and receive documents by email, the procedures must always be followed once the initial election is made.

To serve and receive documents by e-mail, you must designate your e-mail addresses by using the Designation of Current Mailing and E-mail Address, Florida Supreme Court Approved Family Law Form 12.915, and you must provide your e-mail address on each form on which your signature appears. Please CAREFULLY read the rules and instructions for: Certificate of Service (General), Florida Supreme Court Approved Family Law Form 12.914; Designation of Current Mailing and E-mail

Instructions for Florida Family Law Rules of Procedure Form 12.932, Certificate of Compliance with Mandatory Disclosure (11/20)

Address, Florida Supreme Court Approved Family Law Form 12.915; and Florida Rule of Judicial Administration 2.516.

Special notes...

You may provide copies of required documents; however, the originals must be produced for inspection if the other party requests to see them.

Although the financial affidavits are based on individual gross income, either party may ask the other party to complete the **Family Law Financial Affidavit (Long Form)**, Florida Family Law Rules of Procedure Form 12.902(c), by serving the appropriate interrogatory form. (See **Standard Family Law Interrogatories**, Florida Family Law Rules of Procedure Form 12.930(b) (original proceedings) or (c) (modification proceedings)).

Any portion of the mandatory disclosure rule may be modified by order of the <u>judge</u> or agreement of the parties. Therefore, you and the other party may agree that you will not require each other to produce the documents required under the mandatory disclosure rule. This exception does **not** apply to the **Financial Affidavit**, Family Law Rules of Procedure Form 12.902(b) or (c), which is required in all cases and cannot be waived.

Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of a **Disclosure from Nonlawyer**, Florida Family Law Rules of Procedure Form 12.900(a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
IN AND FOR	COUNTY, FLORIDA
	Case No.:
	Division:
Petitioner,	
and	
and	
Respondent.	
CERTIFICATE OF COMPLIANCE	WITH MANDATORY DISCLOSURE
ONLY THE COMPLETED FO	ORM IS FILED WITH THE COURT.
EXCEPT FOR THE FINANCIA	<u>L AFFIDAVIT AND CHILD SUPPORT</u>
GUIDELINES WORKSHEET, NO	DOCUMENTS SHALL BE FILED IN THE
COURT FILE WITHOUT A PRIC	<u>OR COURT ORDER.</u> THE DOCUMENTS
LISTED BELOW ARE TO BE GIV	EN TO THE OTHER PARTY.
1 Ifull legal name?	certify that I have complied
with the mandatory disclosure required by Florida I	, certify that I have complied Family Law Rule 12.285 as follows:
FOR TEMPORARY FINANCIAL RELIEF, ONLY: The date the following documents were served:	
[Check all that apply. State with specificity the docu	uments being produced; if sufficient space is not
provided, you may attach additional papers with th	is form and refer to them in the space provided.]
a. Financial Affidavit	
	Procedure Form 12.902(b) (short form)
	Procedure Form 12.902(c) (long form)
b All complete federal and state pers	onal income tay gift tay and foreign tay
	attachments, including IRS forms W-2, 1099, and K-1,
and all accompanying schedules and works	heets comprising the entire tax return; or
	rovided by IRS form 4506-T; or
	1 for the past year because the income tax return pared; and for any of the prior 2 years beyond the past
year if tax returns for any of those	
Davidole continue Chair C	and in a man family a Community to the control of
	ned income for the 6 months before the compliance or temporary relief. The following are produced:
	or temporary renem the ronowing are produced.

1.

2.	FOR INITIAL, SUPPLEMENTAL, AND PERMANENT FINANCIAL RELIEF: The date the following documents were served:	
	[Check all that apply. State with specificity the documents being produced; if sufficient space is not provided, you may attach additional papers with this form and refer to them in the space provided.]	
	a Financial Affidavit	
	Florida Family Law Rules of Procedure Form 12.902(b) (short form) Florida Family Law Rules of Procedure Form 12.902(c) (long form)	
	b All complete federal and state personal income tax, gift tax, and foreign tax returns, for the past 3 years; including all attachments, including IRS forms W-2, 1099, and K-1, and all accompanying schedules and worksheets comprising the entire tax return;	
	Transcript of the tax return as provided by IRS form 4506-T; or IRS forms W-2, 1099, and K-1 for the past year because the income tax retur for the past year has not been prepared; and for any of the prior 2 years beyond the past year if tax returns for any of those years have not been filed.	
	c Pay stubs or other evidence of earned income for the 6 months before the compliance with these disclosure requirements for initial or supplemental proceedings. The following are produced:	-
	d A statement identifying the source and amount of all income for the 6 months before the compliance with these disclosure requirements for initial or supplemental proceedings, if not reflected on the pay stubs produced. The following are produced:	.•
	e All loan applications, financial statements, credit reports, or any other form of financial disclosure, including financial aid forms, prepared for any purpose or used for any purpose within the 24 months preceding the compliance with these disclosure requirements for initial or supplemental proceedings. The following are produced:	
	f All deeds to real estate in which I presently own or owned an interest within the past 3 years. All promissory notes or other documents evidencing mone owed to me or my spouse at any time within the last 24 months. All lease whether in my name individually, in my name jointly with any other person of entity, in my name as trustee or guardian for a party or a minor or adu dependent child of both parties, or in someone else's name on my behalf wherei either party (A) is receiving or has received payments at any time within the last 3 years, or (B) owns or owned an interest. The following are produced.	s, or It n

g.	 All perio	odic statements for the last 12 months for all checking accounts and for the last year for all savings accounts, money market funds, certificates of deposit, etc., whether in my name individually, in my name jointly with any other person or entity, in my name as trustee or guardian for a party or a minor or adult dependent child of both parties, or in someone else's name on my behalf; and for all accounts that have check-writing privileges, copies of canceled checks and registers, whether written or electronically maintained. The following are produced:
h.		cerage account statements for the last 12 months, in either party's name individually or jointly with any person or entity, or as a trustee or guardian for a party or a minor or adult dependent child of both parties, or in someone else's name on my behalf; and for all accounts that have checkwriting privileges, copies of canceled checks and registers, whether written or electronically maintained. The following are produced:
i.	 Most re	ecent statement and statements for the past 12 months for any pension, profit sharing, deferred compensation, or retirement plan (for example, IRA, 401(k), 403(b), SEP, KEOGH, etc.) and summary plan description for any such plan in which I am a participant or an alternate payee receiving payments. The following are produced:
j.	 Most re	ecent statement and statements for the past 12 months for any virtual currency transactions in which either party participated within the last 12 months or holds an interest in, either individually, jointly with any other person or entity, as trustee or guardian for a party or minor or adult dependent child of both parties or in someone else's name on my behalf, and a listing of all current holdings of virtual currency. The following are produced:
k.	 The de	claration page, the last periodic statement, statements for the past 12 months and the certificate for any group insurance for all life insurance policies insuring my life or the life of my spouse. The following are produced:

All health and dental insurance cards covering either me or my spouse and/or our dependent child(ren). The following are produced:
Corporate, partnership, and trust tax returns for the last 3 tax years, in which I have an ownership or interest. The following are produced:
All credit card and charge account statements and other records showing my (our) indebtedness as of the date of the filing of this action and for the prior 24 months preceding compliance with these disclosure requirements for initial or supplemental proceedings. All promissory notes on which I presently owe or owned within the past 24 months, whether paid or not. All lease agreements I presently owe, either in my name individually, jointly with any other person or entity, in my name as trustee or guardian for a party or a minor or adult dependent child of both parties, or in someone else's name on my behalf. The following are produced:
All premarital and marital agreements between the parties to this case, and all affidavits and declaration of non-paternity or judgments of disestablishment of paternity for any minor or dependent children born or conceived during the marriage. The following are produced:
If a modification proceeding, all written agreements entered into between the parties at any time since the order to be modified was entered. The following are produced:
All documents relating to claims for an unequal distribution of marital property, enhancement or appreciation in nonmarital property, or nonmarital status of a asset or debt. The following are produced:
Any court order directing that I pay or receive spousal support (alimony) or child support. The following are produced:

Other party or his/her attorney:	
Name:	
Address:	
City, State, Zip:	
Telephone Number :	
Fax Number:	
E-mail Address(es):	
Under penalties of perjury, I declare	e that I have read this document and the facts stated in it are true
Dated:	
	Signature of Party
	Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:
	Fax Number:
	E-mail Address(es):
	OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW:
	ared for the: {choose only one } Petitioner Respondent
This form was completed with the as	
{name of individual}	<i></i>
{name of business}	
{address}	···································
{city}{state}	. {zip code} . {telephone number} .

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.902(i), AFFIDAVIT OF CORROBORATING WITNESS (02/18)

When should this form be used?

This form may be used to corroborate residency in a <u>dissolution of marriage</u> proceeding. To get a dissolution (divorce) in Florida, either party must have lived in Florida for at least 6 months before filing the petition. Residency may be corroborated by a valid Florida's driver's license, Florida identification card, or voter's registration card (issue date of document must be at least 6 months before the date the case is actually filed with the clerk of the circuit court), or the testimony or <u>affidavit</u> of someone other than you or your spouse. This form is used to corroborate residency by affidavit. The person signing this form must know that you have lived in the State of Florida for at least 6 months before the date you filed your **petition** for dissolution of marriage.

This form should be typed or printed in black ink, and signed in the presence of a **notary public** or **deputy clerk**. After completing this form, you should **file** the original with the **clerk of the circuit court** in the county where the petition was filed and keep a copy for you records.

IMPORTANT INFORMATION REGARDING E-FILING

The Florida Rules of Judicial Administration now require that all petitions, pleadings, and documents be filed electronically except in certain circumstances. **Self-represented litigants may file petitions or other pleadings or documents electronically; however, they are not required to do so.** If you choose to file your pleadings or other documents electronically, you must do so in accordance with Florida Rule of Judicial Administration 2.525, and you must follow the procedures of the judicial circuit in which you file. **The rules and procedures should be carefully read and followed.**

What should I do next?

A copy of this form must be mailed, e-mailed, or hand delivered to the other party in your case, if it is not **served** on him or her with your initial papers.

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

After the initial service of process of the petition or supplemental petition by the Sheriff or certified process server, the Florida Rules of Judicial Administration now require that all documents required or permitted to be served on the other party must be served by electronic mail (e-mail) except in certain circumstances. You must strictly comply with the format requirements set forth in the Rules of Judicial Administration. If you elect to participate in electronic service, which means serving or receiving pleadings by electronic mail (e-mail), or through the Florida Courts E-Filing Portal, you must review Florida Rule of Judicial Administration 2.516. You may find this rule at www.flcourts.org through the link to the Rules of

Judicial Administration provided under either Family Law Forms: Getting Started, or Rules of Court in the A-Z Topical Index.

SELF-REPRESENTED LITIGANTS MAY SERVE DOCUMENTS BY E-MAIL; HOWEVER, THEY ARE NOT REQUIRED TO DO SO. If a self-represented litigant elects to serve and receive documents by e-mail, the procedures must always be followed once the initial election is made.

To serve and receive documents by e-mail, you must designate your e-mail addresses by using the **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915, and you must provide your e-mail address on each form on which your signature appears. Please **CAREFULLY** read the rules and instructions for: **Certificate of Service (General)**, Florida Supreme Court Approved Family Law Form 12.914; **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915; and Florida Rule of Judicial Administration 2.516.

Where can I look for more information?

Before proceeding, you should read General Information for Self-Represented Litigants found at the beginning of these forms. The words that are in "bold underline" in these instructions are defined there. For further information, see chapter 61, Florida Statutes.

Special notes...

Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of a **Disclosure from Nonlawyer**, Florida Family Law Rules of Procedure Form 12.900(a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,	
IN AND FOR	COUNTY, FLORIDA	
In re: The Marriage of:	Case No.:	
	Division:	
Petitioner,		
and		
, Respondent.		
AFFIDAVIT OF CO	RROBORATING WITNESS	
statements are true: I have known {name}	, being sworn, certify that the following	
{approximate date} ; to the	e best of my understanding the petition in this action wa	
	now of my own personal knowledge that this person ha	
	nths immediately prior to the date of filing of the petition	
Dated:		
	Signature of Corroborating Witness	
	Printed Name:Address:	
	City, State, Zip:	
	Telephone Number:	
STATE OF FLORIDA COUNTY OF		
Sworn to or affirmed and signed before me on	by	
	NOTARY PUBLIC or DEPUTY CLERK	
	[Print, type, or stamp commissioned name of notary or clerk.]	
Personally known Produced identification		

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM	I, HE/SHE MUST	Γ FILL IN THE BLAN	NKS BELOW:
[fill in all blanks]			
This form was prepared for the: {choose only one } _	Affiant	Petitioner	Respondent
This form was completed with the assistance of:			
{name of individual}			
{name of business}			,
{address}			,
{city},{state}, {zip code}	, {telephon	e number}	·

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.902(j), NOTICE OF SOCIAL SECURITY NUMBER (06/18)

When should this form be used?

This form must be completed and filed by each party in all <u>paternity</u>, <u>child support</u>, and <u>dissolution of marriage</u> cases, regardless of whether the case involves a minor child(ren) and/or property.

This form should be typed or printed in black ink. After completing this form, you should <u>file</u> the original with the <u>clerk of the circuit court</u> in the county where your case was filed and keep a copy for your records.

CONFIDENTIAL INFORMATION

Under Rule 2.420 of the Florida Rules of Judicial Administration, Social Security Numbers are confidential; however, this information is required by the Florida Statutes. A Notice of Confidential Information within Court Filing must be filed with the Notice of Social Security Number. This Notice is an appendix to rule 2.420.

IMPORTANT INFORMATION REGARDING E-FILING

The Florida Rules of Judicial Administration now require that all petitions, pleadings, and documents be filed electronically except in certain circumstances. Self-represented litigants may file petitions or other pleadings or documents electronically; however, they are not required to do so. If you choose to file your pleadings or other documents electronically, you must do so in accordance with Florida Rule of Judicial Administration 2.525, and you must follow the procedures of the judicial circuit in which you file. The rules and procedures should be carefully read and followed.

What should I do next?

A copy of this form must be mailed, e-mailed, or hand delivered to the other party in your case, if it is not **served** on him or her with your initial papers.

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

After the initial service of process of the petition or supplemental petition by the Sheriff or certified process server, the Florida Rules of Judicial Administration now require that all documents required or permitted to be served on the other party must be served by electronic mail (e-mail) except in certain circumstances. You must strictly comply with the format requirements set forth in the Rules of Judicial

Instructions for Florida Supreme Court Approved Family Law Form 12.902(j), Notice of Social Security Number (06/18)

Administration. If you elect to participate in electronic service, which means serving or receiving pleadings by electronic mail (e-mail), or through the Florida Courts E-Filing Portal, you **must** review Florida Rule of Judicial Administration 2.516. You may find this rule at www.flcourts.org through the link to the Rules of Judicial Administration provided under either Family Law Forms: Getting Started, or Rules of Court in the A-Z Topical Index.

SELF-REPRESENTED LITIGANTS MAY SERVE DOCUMENTS BY E-MAIL; HOWEVER, THEY ARE NOT REQUIRED TO DO SO. If a self-represented litigant elects to serve and receive documents by e-mail, the procedures must always be followed once the initial election is made.

To serve and receive documents by e-mail, you must designate your e-mail addresses by using the **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915, and you must provide your e-mail address on each form on which your signature appears. Please **CAREFULLY** read the rules and instructions for: **Certificate of Service (General)**, Florida Supreme Court Approved Family Law Form 12.914; **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915; and Florida Rule of Judicial Administration 2.516.

Where can I look for more information?

Before proceeding, you should read General Information for Self-Represented Litigants found at the beginning of these forms. The words that are in "bold underline" in these instructions are defined there. For further information, see chapter 61, Florida Statutes.

Special notes...

If this is a domestic violence case and you want to keep your address confidential for safety reasons, do not enter the address, telephone, fax, or e-mail information at the bottom of this form. Instead, file a Request for Confidential Filing of Address, Florida Supreme Court Approved Family Law Form 12.980(i).

Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of a **Disclosure from Nonlawyer**, Florida Family Law Rules of Procedure Form 12.900(a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

	IN THE CIRCUIT COURT OF THE _ IN AND FOR		
	Petitioner,	_	
and			
	Respondent.	_	
	NOTICE OF SOCIAL SE	CURITY N	IUMBER
my social security nu	umber is My date of birth is	, as I	, certify that required by the applicable section of
	ice is being filed in a dissolution of ndent child(ren) in common.	marriage ca	ase in which the parties have no minor
in which		ent childrer	case, or in a dissolution of marriage in common. The minor or dependent by number(s) is/are:
Name	Birth d	ate	Social Security Number
{Attach additional po	ages if necessary.}		
Disclosure of social sprogram for child su		to the purp	ose of administration of the Title IV-D

Instructions for Florida Supreme Court Approved Family Law Form 12.902(j), Notice of Social Security Number (06/18)

I understand that I am swearing or affirming under oath to the truthfulness of the claims made in this notice and that the punishment for knowingly making a false statement includes fines and/or imprisonment.

Dated:	
	Signature of Party
	Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:
	Fax Number:
	Designated E-mail Address(es):
STATE OF ELORIDA	
STATE OF FLORIDA COUNTY OF	
Sworn to or affirmed and signed before me o	on by
Date:	
	NOTARY PUBLIC or DEPUTY CLERK
	[Print, type, or stamp commissioned name of notary or
	clerk]
Personally known	
Produced identification	
Type of identification produced	
IF A NONLAWYER HELPED YOU FILL OUT THI	S FORM, HE/SHE MUST FILL IN THE BLANKS BELOW:
	the: {choose only one} Petitioner Respondent
This form was completed with the assistance	
·	
{name of business}	·
{address}	
{city}, {state}, {zip	code}, {telephone number}

MISCELLANEOUS FORMS

These forms should only be used in certain situations. If you are unsure whether these apply to your situation, then please call the Helpline at 1-800-405-1417.

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.947(a),

MOTION FOR TEMPORARY SUPPORT, TIME-SHARING, AND OTHER RELIEF WITH DEPENDENT OR MINOR CHILD(REN) (11/15)

When should this form be used?

This form may be used by:

(1) The <u>respondent</u> or the <u>petitioner</u> in a pending <u>dissolution of marriage</u> action. For you to use this form, a <u>petition</u> for dissolution of marriage must have already been filed. You should use this form to ask the court to award any of the following: temporary use of assets; temporary exclusive use of the marital home; temporary responsibility for liabilities/debts; temporary spousal support (<u>alimony</u>); temporary time-sharing schedule with minor child(ren); temporary <u>child</u> support; and other relief.

OR

(2) The petitioner in a pending action for support unconnected with dissolution. For you to use this form, a petition for support unconnected with dissolution of marriage must have already been filed. You should use this form to ask the court to award temporary spousal support (alimony) and/or temporary child support.

This form should be typed or printed in black ink. After completing this form, you should <u>file</u> the original with the <u>clerk of the circuit court</u> in the county where the petition for dissolution of marriage was filed and keep a copy for your records.

IMPORTANT INFORMATION REGARDING E-FILING

The Florida Rules of Judicial Administration now require that all petitions, pleadings, and documents be filed electronically except in certain circumstances. **Self-represented litigants may file petitions or other pleadings or documents electronically; however, they are not required to do so.** If you choose to file your pleadings or other documents electronically, you must do so in accordance with Florida Rule of Judicial Administration 2.525, and you must follow the procedures of the judicial circuit in which you file. **The rules and procedures should be carefully read and followed.**

What should I do next?

A copy of this form, along with all of the other forms required with this motion, must be mailed, e-mailed or hand delivered to the other party in your case. When you have filed all of the required forms, you are ready to set a <u>hearing</u> on your motion. You should check with the clerk, <u>family law intake staff</u>, or <u>judicial assistant</u> for information on the local procedure for scheduling a hearing. When you know the date and time of your hearing, you should notify the other party using a **Notice of Hearing (General)**, Florida Supreme Court Approved Family Law Form 12.923, or other appropriate notice of hearing form.

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

After the initial service of process of the petition or supplemental petition by the Sheriff or certified

Instructions for Florida Supreme Court Approved Family Law Form 12.947(a), Motion for Temporary Support, Time-Sharing, and Other Relief With Dependent or Minor Child(ren) (11/15)

process server, the Florida Rules of Judicial Administration now require that all documents required or permitted to be served on the other party must be served by electronic mail (e-mail) except in certain circumstances. You must strictly comply with the format requirements set forth in the Rules of Judicial Administration. If you elect to participate in electronic service, which means serving or receiving pleadings by electronic mail (e-mail), or through the Florida Courts E-Filing Portal, you must review Florida Rule of Judicial Administration 2.516. You may find this rule at www.flcourts.org through the link to the Rules of Judicial Administration provided under either Family Law Forms: Getting Started, or Rules of Court in the A-Z Topical Index.

SELF-REPRESENTED LITIGANTS MAY SERVE DOCUMENTS BY E-MAIL; HOWEVER, THEY ARE NOT REQUIRED TO DO SO. If a self-represented litigant elects to serve and receive documents by e-mail, the procedures must always be followed once the initial election is made.

To serve and receive documents by e-mail, you must designate your e-mail addresses by using the **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915, and you must provide your e-mail address on each form on which your signature appears. Please **CAREFULLY** read the rules and instructions for: **Certificate of Service (General)**, Florida Supreme Court Approved Family Law Form 12.914; **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915; and Florida Rule of Judicial Administration 2.516.

Where can I look for more information?

Before proceeding, you should read General Information for Self-Represented Litigants found at the beginning of these forms. Words in <u>bold underline</u> in these instructions are defined there. For further information, see chapter 61, Florida Statutes, rule 12.285, Florida Family Law Rules of Procedure, and rule 1.610, Florida Rules of Civil Procedure.

Special notes

If you use paragraph 1.c. of this form to ask the court to enter a temporary injunction, the court may require you to post a **bond**.

With this form you must also file the following, if not already filed:

- Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) Affidavit, Florida Supreme Court Approved Family Law Form 12.902(d), if this case involves a minor or dependent child(ren).
- Notice of Social Security Number, Florida Supreme Court Approved Family Law Form 12.902(j).
- Child Support Guidelines Worksheet, Florida Family Law Rules of Procedure Form 12.902(e), if you are asking that temporary child support be ordered. (If you do not know the other party's income, you may file this worksheet as soon as a copy of his or her financial affidavit has been served on you.)

The parties seeking relief shall serve a financial affidavit (Florida Family Law Rules of Procedure Form 12.902 (b) or (c)) and certificate of compliance (Florida Family Law Rules of Procedure Form 12.932) with the notice of hearing on the motion for temporary support and time-sharing.

Parenting Plan... If you have reached an agreement on either a temporary Parenting Plan or time-sharing schedule, either one of the following proposed temporary Parenting Plans or a time-sharing schedule,

Instructions for Florida Supreme Court Approved Family Law Form 12.947(a), Motion for Temporary Support, Time-Sharing, and Other Relief With Dependent or Minor Child(ren) (11/15)

signed by both parties, should be filed. **Parenting Plan,** Florida Supreme Court Approved Family Law Form 12.995(a), **Safety-Focused Parenting Plan,** Florida Supreme Court Approved Family Law Form 12.995(b), or **Relocation/Long Distance,** Florida Supreme Court Approved Family Law Form 12.995(c). If you have **not** reached an agreement, a proposed Parenting Plan or temporary time-sharing schedule may be filed for consideration by the Court.

Temporary Order... These family law forms contain a Temporary Order for Support, Time-Sharing, and Other Relief with Dependent or Minor Child(ren), Florida Supreme Court Approved Family Law Form 12.947(b), which the judge may use. You should check with the clerk, family law intake staff, or judicial assistant to see if you need to bring it with you to the hearing. If so, you should type or print the heading, including the circuit, county, case number, division, and the parties' names, and leave the rest blank for the judge to complete at your hearing.

Nonlawyer... Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of a **Disclosure from Nonlawyer**, Florida Family Law Rules of Procedure Form 12.900 (a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

	IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,COUNTY, FLORIDA				
	IN AND FOR					
		Case No.: Division:				
Petitio	ner,					
and						
Respor	ndent,					
M		PORT, TIME-SHARING, AND OTHER NT OR MINOR CHILD(REN)				
	Petitioner Respondent requests rary support:	that the Court enter an order granting the following				
1.	{Complete all that apply} Assets and Liabilities.					
	a Award temporary exclusive use and possession of the marital home. {address}					
	The Court should do this because:					
	b Award temporary use and poss account numbers}	session of marital assets. {Specify, without giving				
	The Court should do this because:					
		rohibiting the parties from disposing of any marital expenses. {Explain}				
	The Court should do this because:					
	d Require temporary payment of numbers}	f specific marital debts. {Explain without using account				

•	 Child(ren). Enter a temporary Parenting Plan with a time-sharing schedule for the parties' minor child(ren). Enter a temporary injunction prohibiting the parties from permanently removing the child(ren) from the jurisdiction of the Court. The Court should do this because:
	Support. a Award temporary child support of \$ per month. b Award temporary spousal support/alimony of \$ per month. The Court should do this because:
	Attorney's fees and costs. a Award temporary attorney's fees of \$ b Award temporary costs of \$ The Court should do this because:
	Other Relief. {specify}
	A completed Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) Affidavit, Florid Supreme Court Approved Family Law Form 12.902(d), is filed with this motion or has already been filed with the Court.
	A completed Notice of Social Security Number, Florida Supreme Court Approved Family Law

8. I request that the Court hold a hearing on this matter and grant the relief specifically requested

Form 12.902(j), is filed with this motion or has already been filed with the Court.

and any other relief this Court may deem just and proper.

I certify that a copy of this document delivered to the person(s) listed below	• • •	,) e-mailed () hand-
Other party or his/her attorney: Name:				
Address:				
City, State, Zip:				
Fax Number:				
Designated E-mail Address(es):		-		
		•		
	Signatu	re of Party		
		Name:		
	Address	:		
	City, Sta	ite, Zip:		
		ne Number:		
	Fax Nur	nber:		
	Designa	ted E-mail Address(es)	:	
IF A NONLAWYER HELPED YOU FILL	OUT THIS FORM. H	F/SHF MUST FILL IN TH	IF RI ANKS RFI	OW:
[fill in all blanks] This form was prep	-	· ·		
This form was completed with the as		comy one; () reado	ner () nesp	Jilaciit
{name of individual }				
{name of business}				
{address}				
{city}, {state}	, {zip code}	,{telephone numb		

INSTRUCTIONS FOR FLORIDA FAMILY LAW RULES OF PROCEDURE FORM 12.902(c) FAMILY LAW FINANCIAL AFFIDAVIT (LONG FORM) (10/21)

When should this form be used?

This form should be used when you are involved in a family law case which requires a <u>financial affidavit</u> and your individual gross income is \$50,000 OR MORE per year unless:

- (1) You are filing a simplified dissolution of marriage under rule 12.105 and both parties have waived the filing of financial affidavits;
- (2) you have no minor children, no support issues, and have filed a written settlement agreement disposing of all financial issues; or
- (3) the court lacks jurisdiction to determine any financial issues.

This form should be typed or printed in black ink. After completing this form, you should sign the form. You should then **file** this document with the **clerk of the circuit court** in the county where the **petition** was filed and keep a copy for your records.

What should I do next?

A copy of this form must be served on the other <u>party</u> in your case within 45 days of being served with the petition, if it is not served on him or her with your initial papers. **Service** must be in accordance with Florida Rule of General Practice and Judicial Administration 2.516.

A copy of this form must be filed with the court and served on the other party or his or her attorney. The copy you are serving to the other party must be either mailed, e-mailed, or hand-delivered to the opposing party or his or her attorney on the same day indicated on the certificate of service. If it is mailed, it must be postmarked on the date indicated in the certificate of service.

Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms. The words that are in "bold underline" in these instructions are defined there. For further information, see Florida Family Law Rule of Procedure 12.285.

IMPORTANT INFORMATION REGARDING E-FILING

The Florida Rules of General Practice and Judicial Administration now require that all petitions, pleadings, and documents be filed electronically except in certain circumstances. **Self-represented litigants may file petitions or other pleadings or documents electronically; however, they are not required to do so.** If you choose to file your pleadings or other documents electronically, you must do so in accordance with Florida Rule of General Practice and Judicial Administration 2.525, and you must follow the procedures of the judicial circuit in which you file. The rules and procedures should be carefully read and followed.

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

After the initial service of process of the petition or supplemental petition by the Sheriff or certified process server, the Florida Rules of General Practice and Judicial Administration now require that all documents required or permitted to be served on the other party must be served by electronic mail (e-mail) except in certain circumstances. You must strictly comply with the format requirements set forth in the Florida Rules of General Practice and Judicial Administration. If you elect to participate in electronic service, which means serving or receiving pleadings by electronic mail (e-mail), or through the Florida Courts E-Filing Portal, you must review Florida Rule of General Practice and Judicial Administration 2.516. You may find this rule at www.flcourts.org through the link to the Rules of General Practice and Judicial Administration provided under either Family Law Forms: Getting Started, or Rules of Court in the A-Z Topical Index.

SELF-REPRESENTED LITIGANTS MAY SERVE DOCUMENTS BY E-MAIL; HOWEVER, THEY ARE NOT REQUIRED TO DO SO. If a self-represented litigant elects to serve and receive documents by email, the procedures must always be followed once the initial election is made.

To serve and receive documents by e-mail, you must designate your e-mail addresses by using the Designation of Current Mailing and E-mail Address, Florida Supreme Court Approved Family Law Form 12.915, and you must provide your e-mail address on each form on which your signature appears. Please CAREFULLY read the rules and instructions for: Certificate of Service (General), Florida Supreme Court Approved Family Law Form 12.914; Designation of Current Mailing and E-mail Address, Florida Supreme Court Approved Family Law Form 12.915; and Florida Rule of General Practice and Judicial Administration 2.516.

Special notes . . .

If you want to keep your address confidential because you have been found by a judge to be the victim of sexual battery, aggravated child abuse, aggravated stalking, harassment, aggravated battery, or domestic violence do not enter the address, telephone, and fax information at the bottom of this form. Instead, file **Request for Confidential Filing of Address**, Florida Supreme Court Approved Family Law Form 12.980(h).

The affidavit must be completed using **monthly** income and expense amounts. If you are paid or your bills are due on a schedule which is not monthly, you must convert those amounts. Hints are provided below for making these conversions.

Hourly - If you are paid by the hour, you may convert your income to monthly as follows: Hourly amount Hours worked per week Weekly amount Х Weekly amount 52 Weeks per year Yearly amount Х Yearly amount ÷ 12 Months per year = **Monthly Amount** Daily - If you are paid by the day, you may convert your income to monthly as follows: Daily amount Days worked per week = Weekly amount Х Weekly amount 52 Weeks per year = Yearly amount Х Yearly amount 12 Months per year = **Monthly Amount** Weekly - If you are paid by the week, you may convert your income to monthly as follows: Weekly amount 52 Weeks per year Yearly amount Х Yearly amount ÷ 12 Months per year **Monthly Amount Bi-weekly** - If you are paid every two weeks, you may convert your income to monthly as follows: Bi-weekly amount Х Yearly amount Yearly amount 12 Months per year **Monthly Amount** Semi-monthly - If you are paid twice per month, you may convert your income to monthly as follows: Semi-monthly amount x 2 **Monthly Amount**

Expenses may be converted in the same manner.

Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of a **Disclosure from Nonlawyer**, Florida Family Law Rules of Procedure Form 12.900(a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

	IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
IN AND FOR		COUNTY, FLORIDA
		Case No.:
		Division:
	Petitioner,	
	and	
	Respondent.	
	Respondent.	
		1 T T T T T T T T T T T T T T T T T T T
		AFFIDAVIT (LONG FORM)
	(\$50,000 or more Individ	dual Gross Annual Income)
l, {fı	ıll legal name}	
that	the following information is true:	
SEC	TION I. INCOME	
1.	My age is:	
2.	My occupation is:	
3.	I am currently	
	[Check all that apply]	
	a Unemployed	
	you expect to receive:	how soon you expect to be employed, and the pay
	bEmployed by:	
	Address:	
		Telephone Number:
	Pay rate: \$() every week () ev	very other week () twice a month
	() monthly () other:	
	, , ,	d or change jobs soon, describe the change you income:
	<u> </u>	

	c Retired. Date of retire	ement:	
	Employer from whom retired: _		
	Address:		
			elephone Number:
LAST YE	AR'S GROSS INCOME:	Your Income	Other Party's Income (if known
	YEAR	\$	\$
PRESEN	T MONTHLY GROSS INCOME:		
anything		ach more paper, if needed.	m to figure out money amounts for Items included under "other" should
1. Ś	Monthly gross salary or wa	iges	
	Monthly bonuses, commiss		e, tips, and similar payments
	Monthly business income f		
			ceipts minus ordinary and necessary
			itemizing such income and expenses.)
4	Monthly disability benefits		recritizing such meanie and expenses,
	Monthly Workers' Comper		
	Monthly Unemployment C		
	Monthly pension, retireme		
	Monthly Social Security be		
9	Monthly alimony actually r		
	9a. From this case: \$		
4.0	9b. From other case(s): \$_		
	Monthly interest and divid		
11			and necessary expenses required to
4.0		sheet itemizing such income	e and expense items.)
	Monthly income from roya		
13	Monthly reimbursed exper		
		Attach sheet itemizing each	•
	Monthly gains derived from		
	Any other income of a recu		ce):
15			
16	TOTAL PRESENT MONT		
17. \$	TOTAL PRESENT MONT	THLY GROSS INCOME (Add	lines 1 through 16.)
	T MONTHLY DEDUCTIONS:		
		ne instructions with this for	m to figure out money amounts for
	g that is NOT paid monthly.	ad lacal income tay (correct	tod for filing status and allowable
1δ. \$			ted for filing status and allowable
	dependents and income	•	
	a. Filing Status	ha alaima ad	
40		ts claimed	
19.	Monthly FICA or self-emi	DIOVMENT TAXES	

		_ Monthly Medicare payments
		_ Monthly mandatory union dues
		_ Monthly mandatory retirement payments
23.		_ Monthly health insurance payments (including dental insurance), excluding portion paid for
24		any minor children of this relationship
24.		_ Monthly court-ordered child support actually paid for children from another relationship
25.		_ Monthly court-ordered alimony actually paid (Add 25a and 25b)
		25a. from this case: \$
		25b. from other case(s): \$
26.	Ś	TOTAL DEDUCTIONS ALLOWABLE UNDER SECTION 61.30, FLORIDA STATUTES
	Ψ	(Add lines 18 through 25.)
		(//dd iii/c3 13 tiii/34gii 23.)
27.	\$	PRESENT NET MONTHLY INCOME
		(Subtract line 26 from line 17.)
SEC	TION II.	. AVERAGE MONTHLY EXPENSES
Proj	posed/I	Estimated Expenses. If this is a dissolution of marriage case and your expenses as listed
belo	w do n	ot reflect what you actually pay currently, you should write "estimate" next to each amount
that	is estin	nated.
ноі	JSEHOL	.D:
		Monthly mortgage or rent payments
		Monthly property taxes (if not included in mortgage)
		Monthly insurance on residence (if not included in mortgage)
		Monthly condominium maintenance fees and homeowner's association fees
		Monthly electricity
		Monthly water, garbage, and sewer
		Monthly telephone
		Monthly fuel oil or natural gas
		Monthly repairs and maintenance
		Monthly lawn care
		Monthly pool maintenance
12.		Monthly pest control
		Monthly misc. household
		Monthly food and home supplies
		Monthly meals outside home
		Monthly cable t.v.
17.		
		Monthly service contracts on appliances
		Monthly maid service
Oth		
20.		
21.		
23.		
24.		
25.	\$	SUBTOTAL (Add lines 1 through 24.)

	AUTON	MOBILE:
26.	\$	_ Monthly gasoline and oil
		Monthly repairs
28.		Monthly auto tags and emission testing
		Monthly insurance
31.		Monthly rental/replacements
32.		Monthly alternative transportation (bus, rail, car pool, etc.)
33.		Monthly tolls and parking
34.		Other:
35.	\$	SUBTOTAL (Add lines 26 through 34.)
MC	NTHLY	EXPENSES FOR CHILDREN COMMON TO BOTH PARTIES:
36.	\$	_ Monthly nursery, babysitting, or day care
		_ Monthly school tuition
		Monthly school supplies, books, and fees
39.		Monthly after school activities
40.		Monthly lunch money
41.		_ Monthly private lessons or tutoring
		_ Monthly allowances
		Monthly clothing and uniforms
		Monthly entertainment (movies, parties, etc.)
		Monthly health insurance
		Monthly medical, dental, prescriptions (nonreimbursed only)
		Monthly psychiatric/psychological/counselor
48.		Monthly orthodontic
49.		_ Monthly vitamins
		Monthly beauty parlor/barber shop
		Monthly nonprescription medication
52.		_ Monthly cosmetics, toiletries, and sundries
		Monthly gifts from child(ren) to others (other children, relatives, teachers, etc.)
54.		_ Monthly camp or summer activities
		Monthly clubs (Boy/Girl Scouts, etc.)
56.		Monthly time-sharing expenses
57.		Monthly miscellaneous
58.	\$	SUBTOTAL (Add lines 36 through 57.)
MC	NTHLY	EXPENSES FOR CHILD(REN) FROM ANOTHER RELATIONSHIP
		court-ordered child support)
60.		
62.		
63.	\$	SUBTOTAL (Add lines 59 through 62.)

MONT	HLY INSURANCE:
64. \$_	Health insurance (if not listed on lines 23 or 45)
65	Life insurance
66	Dental insurance.
Oth	er:
67	
68	
69. \$_	SUBTOTAL (Add lines 66 through 68, exclude lines 64 and 65.)
OTHER	MONTHLY EXPENSES NOT LISTED ABOVE:
70. \$_	Monthly dry cleaning and laundry
71	Monthly clothing
	Monthly medical, dental, and prescription (unreimbursed only)
	Monthly psychiatric, psychological, or counselor (unreimbursed only)
	Monthly non-prescription medications, cosmetics, toiletries, and sundries
75	Monthly grooming
	Monthly gifts
	Monthly pet expenses
78	Monthly club dues and membership
79	Monthly sports and hobbies
	Monthly entertainment
81	Monthly periodicals/books/tapes/CDs
82	Monthly vacations
83	Monthly religious organizations
84	Monthly bank charges/credit card fees
85	Monthly education expenses
	Other: (include any usual and customary expenses not otherwise mentioned in the items listed above)
87	
88	
89	
90. \$_	SUBTOTAL (Add lines 70 through 89.)
balanc MONT	HLY PAYMENTS TO CREDITORS: (only when payments are currently made by you on outstanding es). List only last 4 digits of account numbers. HLY PAYMENT AND NAME OF CREDITOR(s):
92.	
93.	
94.	
95.	
96.	
97.	
98.	
99.	
100.	
101.	

102	
103	
104. \$	SUBTOTAL (Add lines 91 through 103.)
105. \$	TOTAL MONTHLY EXPENSES:
	(Add lines 25, 35, 58, 63, 69, 90, and 104 of Section II, Expenses.)
SUMMARY	
106. \$	TOTAL PRESENT MONTHLY NET INCOME (from line 27 of SECTION I. INCOME)
107. \$	TOTAL MONTHLY EXPENSES (from line 105 above)
108. \$	SURPLUS (If line 106 is more than line 107, subtract line 107 from line 106. This is the amount of your surplus. Enter that amount here.)
109. (\$) (DEFICIT) (If line 107 is more than line 106, subtract line 106 from line 107. This is the amount of your deficit. Enter that amount here.)

SECTION III. ASSETS AND LIABILITIES

A. ASSETS (This is where you list what you OWN.)

INSTRUCTIONS:

<u>STEP 1</u>: In column A, list a description of each separate item owned by you (and/or your spouse, if this is a petition for dissolution of marriage). Blank spaces are provided if you need to list more than one of an item.

STEP 2: If this is a petition for dissolution of marriage, check the line **in Column A** next to any item that you are requesting the judge award to you.

STEP 3: In column B, write what you believe to be the current fair market value of all items listed.

<u>STEP 4</u>: Use column C only if this is a petition for dissolution of marriage and you believe an item is "nonmarital," meaning it belongs to only one of you and should not be divided. You should indicate to whom you believe the item belongs. (Typically, you will only use Column C if property was owned by one spouse before the marriage. See the "General Information for Self-Represented Litigants" found at the beginning of these forms and section 61.075(1), Florida Statutes, for definitions of "marital" and "nonmarital" assets and liabilities.)

B Current Fair Market Value	C Nonmarital (Check corre	C Nonmarital (Check correct column)		
	Petitioner	Respondent		
\$				
	Current Fair Market Value	Current Fair (Check corre Value Petitioner		

	Other vehicles		
	Other verifices		
	Retirement plans (Profit Sharing, Pension, IRA,		
	401(k)s, etc.)		
	<u> </u>		
	1 25		
	Furniture & furnishings in home		
	Furniture & furnishings elsewhere		
	Collectibles		
	lovels		
	Jewelry		
	Life insurance (cash surrender value)		
L			
	Sporting and entertainment (T.V., stereo, etc.)		
	equipment		
	+		
	+		
	Other assets:		
		 	
	+		
Total 4	Assets (add column B)	\$	
		<u> </u>	i

B. LIABILITIES/DEBTS (This is where you list what you OWE.) INSTRUCTIONS:

STEP 1: In column A, list a description of each separate debt owed by you (and/or your spouse, if this is a petition for dissolution of marriage). Blank spaces are provided if you need to list more than one of an item.

<u>STEP 2</u>: If this is a petition for dissolution of marriage, check the line **in Column A** next to any debt(s) for which you believe you should be responsible.

STEP 3: In column B, write what you believe to be the current amount owed for all items listed.

<u>STEP 4</u>: Use column C only if this is a petition for dissolution of marriage and you believe an item is "nonmarital," meaning the debt belongs to only one of you and should not be divided. You should indicate to whom you believe the debt belongs. (Typically, you will only use Column C if the debt was owed by one spouse before the marriage. See the "General Information for <u>Self-Represented</u> Litigants" found at the beginning of these forms and section 61.075(1), Florida Statutes, for definitions of "marital" and "nonmarital" assets and liabilities.)

A LIABILITIES: DESCRIPTION OF ITEM(S) LIST ONLY LAST FOUR DIGITS OF ACCOUNT NUMBERS. Check the line next to any debt(s) for which you believe	B Current Amount Owed	C Nonmarital (Check correct column)	
Check the line next to any debt(s) for which you believe you should be responsible.		Petitioner	Respondent
Mortgages on real estate: First mortgage on home	\$		
Second mortgage on home			
Other mortgages			
Charge/credit card accounts			
Auto Ioan			
Auto Ioan			
Bank/Credit Union loans			
Money you owe (not evidenced by a note)			
Judgments			
Other:			
Total Debts (add column B)	\$		

\$_____Total Assets (enter total of Column B in Asset Table; Section A) \$_____Total Liabilities (enter total of Column B in Liabilities Table; Section B) \$_____TOTAL NET WORTH (Total Assets minus Total Liabilities) (excluding contingent assets and liabilities)

D. CONTINGENT ASSETS AND LIABILITIES INSTRUCTIONS:

C. NET WORTH (excluding contingent assets and liabilities)

If you have any **POSSIBLE assets** (income potential, accrued vacation or sick leave, bonus, inheritance, etc.) or **POSSIBLE liabilities** (possible lawsuits, future unpaid taxes, contingent tax liabilities, debts assumed by another), you must list them here.

A Contingent Assets	B Possible Value	C Nonmarital (Check correct column)	
Check the line next to any contingent asset(s) which you are requesting the judge award to you.		Petitioner	Respondent
	\$		
Total Contingent Assets	\$		

A Contingent Liabilities	B Possible Amount	C Nonmarital (Check correct column)	
Check the line next to any contingent debt(s) for	Owed		
which you believe you should be responsible.		Petitioner	Respondent
	\$		
Total Contingent Liabilities	\$		

E. CHILD SUPPORT GUIDELINES WORKSHEET. Florida Family Law Rules of Procedure Form 12.902(e), Child Support Guidelines Worksheet, MUST be filed with the court at or prior to a hearing to establish or modify child support. This requirement cannot be waived by the parties.

[Check one only] A Child Support Guidelines V	Worksheet IS or WILL BE filed in this case. This case invo	lves the
establishment or modification		
	Norksheet IS NOT being filed in this case. The establishr	nent or
modification of child support		
	ffidavit was [check all used]: () e-mailed () mailed, isted below on {date}	() faxed
Other party or his/her attorney:		
Name:		
Address:		
City, State, Zip: Telephone Number:		
Fax Number:		
E-mail Address(es):		
Dated:	Signature of Party	
	Printed Name:	
	Address:	
	City, State, Zip:	
	Telephone Number:	
	Fax Number:E-mail Address(es):	
	2	
IF A NONLAWYER HELPED YOU FILL O	UT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELC	W:
[fill in all blanks] This form was prepare	red for the: {choose only one } () Petitioner () Respo	ndent
This form was completed with the assi		
{name of individual}		
{name of business}		
{address}	, {telephone number}	
{city}, {state} _	, {telephone number}	

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.995(c) RELOCATION/LONG DISTANCE PARENTING PLAN (02/18)

When should this form be used?

A <u>Parenting Plan</u> is required in all cases involving <u>time-sharing</u> with minor child(ren), even when time-sharing is not in dispute. The Parenting Plan must be developed and agreed to by the parents and every other person entitled to access or time-sharing with the child(ren) and approved by the court. "Other Person" means an individual who is not the parent, but with whom the child resides pursuant to court order, or who has the right of access to, time-sharing with or visitation with the child(ren). If the parties cannot agree to a Parenting Plan or if the parents agreed to a Plan that is not approved by the court, a Parenting Plan will be established by the court with or without the use of Parenting Plan Recommendations. The parents or Other Person must identify a name or designation to be used throughout this Parenting Plan.

This form or a similar form should be used in the development of a Parenting Plan when you are planning to relocate your or the child(ren)'s principal residence more than 50 miles from the principal place of residence:

- at the time of the last order either establishing or modifying time-sharing, or
- at the time of filing the pending action to either establish or modify time-sharing

This form should be typed or printed in black ink. If an agreement has been reached, **both** parties must sign the Parenting Plan and have their signatures witnessed by a **notary public** or **deputy clerk**. After completing this form, you should **file** the original with the **clerk of the circuit court** in the county where the **petition** was filed and keep a copy for your records. You should then refer to the instructions for your petition, **answer**, or answer and **counterpetition** concerning the procedures for setting a hearing or **trial** (**final hearing**). If an agreed Parenting Plan is not filed by the parties, the Court shall establish a Plan.

IMPORTANT INFORMATION REGARDING E-FILING

The Florida Rules of Judicial Administration now require that all petitions, pleadings, and documents be filed electronically except in certain circumstances. **Self-represented litigants may file petitions or other pleadings or documents electronically; however, they are not required to do so.** If you choose to file your pleadings or other documents electronically, you must do so in accordance with Florida rule of Judicial Administration 2.525, and you must follow the procedures of the judicial circuit in which you file. **The rules and procedures should be carefully read and followed.**

Instructions for Florida Supreme Court Approved Family Law Form 12.995(c), Relocation/Long Distance Parenting Plan (02/18)

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

After the initial service of process of the petition or supplemental petition by the Sheriff or certified process server, the Florida Rules of Judicial Administration now require that all documents required or permitted to be served on the other party must be served by electronic mail (e-mail) except in certain circumstances. You must strictly comply with the format requirements set forth in the Rules of Judicial Administration. If you elect to participate in electronic service, which means serving or receiving pleadings by electronic mail (e-mail), or through the Florida Courts E-Filing Portal, you must review Florida Rule of Judicial Administration 2.516. You may find this rule at www.flcourts.org through the link to the Rules of Judicial Administration provided under either Family Law Forms: Getting Started, or Rules of Court in the A-Z Topical Index.

SELF-REPRESENTED LITIGANTS MAY SERVE DOCUMENTS BY E-MAIL; HOWEVER, THEY ARE NOT REQUIRED TO DO SO. If a self-represented litigant elects to serve and receive documents by e-mail, the procedures must always be followed once the initial election is made.

To serve and receive documents by e-mail, you must designate your e-mail addresses by using the **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915, and you must provide your e-mail address on each form on which your signature appears. Please **CAREFULLY** read the rules and instructions for: **Certificate of Service (General)**, Florida Supreme Court Approved Family Law Form 12.914; **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915; and Florida Rule of Judicial Administration 2.516.

Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms. The words that are in "bold underline" in these instructions are defined there. For further information, see chapter 61, Florida Statutes, and the instructions for the petition and/or answer that were filed in this case

Special notes...

At a minimum, the Relocation/Long Distance Parenting Plan must describe in adequate detail:

- How the parties will share and be responsible for the daily tasks associated with the upbringing of the child(ren),
- The **time-sharing schedule** that specifies the time that the minor child(ren) will spend with each parent and every other person entitled to access or time-sharing,
- A designation of who will be responsible for any and all forms of health care, school-related matters, including the address to be used for school-boundary determination and registration, other activities,

Instructions for Florida Supreme Court Approved Family Law Form 12.995(c), Relocation/Long Distance Parenting Plan (02/18)

- The methods and technologies that the parties will use to communicate with the child(ren), and
- Any transportation arrangements related to access or time-sharing.

The best interests of the child(ren) is the primary consideration in the Parenting Plan. In creating the Parenting Plan, all circumstances between the parties, including the parties' historic relationship, domestic violence, and other factors must be taken into consideration. Determination of the best interests of the child(ren) shall be made by evaluating all of the factors affecting the welfare and interest of the particular minor child(ren) and the circumstances of the family as listed in section 61.13(3), Florida Statutes, including, but not limited to:

- The demonstrated capacity and disposition of each party to facilitate and encourage a close and continuing parent-child relationship, to honor the time-sharing schedule, and to be reasonable when changes are required;
- The anticipated division of parental responsibilities after the litigation, including the extent to which parental responsibilities will be delegated to third parties;
- The demonstrated capacity and disposition of each party to determine, consider, and act upon the needs of the child(ren) as opposed to the needs or desires of the parent;
- The length of time the child(ren) has lived in a stable, satisfactory environment and the desirability of maintaining continuity;
- The geographic viability of the parenting plan, with special attention paid to the needs of school-age children and the amount of time to be spent traveling to effectuate the parenting plan. This factor does not create a presumption for or against relocation of either party with a child(ren);
- The moral fitness of the parties;
- The mental and physical health of the parties;
- The home, school, and community record of the child(ren);
- The reasonable preference of the child(ren), if the court deems the child(ren) to be of sufficient intelligence, understanding, and experience to express a preference;
- The demonstrated knowledge, capacity, and disposition of each party to be informed of the circumstances of the minor child(ren), including, but not limited to, the child(ren)'s friends, teachers, medical care providers, daily activities, and favorite things;
- The demonstrated capacity and disposition of each party to provide a consistent routine for the child(ren), such as discipline, and daily schedules for homework, meals, and bedtime;
- The demonstrated capacity of each party to communicate with and keep the other part(y)ies
 informed of issues and activities regarding the minor child(ren), and the willingness of
 each party to adopt a unified front on all major issues when dealing with the child(ren);
- Evidence of domestic violence, sexual violence, child abuse, child abandonment, or child neglect, regardless of whether a prior or pending action relating to those issues has been brought. If the court accepts evidence of prior or pending actions regarding domestic violence, sexual violence, child abuse, child abandonment, or child neglect, the court must specifically acknowledge in writing that such evidence was considered when evaluating the best interests of the child(ren);
- Evidence that any party has knowingly provided false information to the court regarding any prior or pending action regarding domestic violence, sexual violence, child abuse,

- child abandonment, or child neglect;
- The particular parenting tasks customarily performed by each party and the division of parental responsibilities before the institution of litigation and during the pending litigation, including the extent to which parenting responsibilities were undertaken by third parties;
- The demonstrated capacity and disposition of each party to participate and be involved in the child(ren)'s school and extracurricular activities;
- The demonstrated capacity and disposition of each party to maintain an environment for the child(ren) which is free from substance abuse;
- The capacity and disposition of each party to protect the child(ren) from the ongoing litigation as demonstrated by not discussing the litigation with the child(ren), not sharing documents or electronic media related to the litigation with the child(ren), and refraining from disparaging comments about any other party to the child)ren); and
- The developmental stages and needs of the child(ren) and the demonstrated capacity and disposition of each party to meet the child(ren)'s developmental needs.

This standard form does not include every possible issue that may be relevant to the facts of your case. The Parenting Plan should be as detailed as possible to address the time-sharing schedule. Additional provisions should be added to address all of the relevant factors. The parties should give special consideration to the age and needs of each child.

In developing the Parenting Plan, you may wish to consult or review other materials which are available at your local library, law library or through national and state family organizations.

Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of a **Disclosure from Nonlawyer**, Florida Family Law Rules of Procedure Form 12.900 (a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

IN THE CIRCUIT COURT OF THE	
IN AND FOR	COUNTY, FLORIDA
	Case No:
	Division:
Petitioner,	
And	
Respondent.	
RELOCATION/LONG-DISTA	ANCE PARENTING PLAN
This parenting plan is: {Choose only one }	
A Parenting Plan submitted to the court wit	th the agreement of the parties.
A proposed Parenting Plan submitted by or {Name of Parent or Other Person}	
A Parenting Plan established by the court.	
This parenting plan is: {Choose only one } A final Parenting Plan established by the co	urt.
A temporary Parenting Plan established by	the court.
A modification of a prior final Parenting Pla	n or prior final order.
. PARTIES Petitioner, hereinafter referred to as Parent {name or designation} Name:	
Address:	
Telephone Number: E-Mai	il:
Respondent, hereinafter referred to as Parent {name or designation}	
Name:Address:	
	il:

Other Person {If Applicable}, hereinafter referred to as

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	{name or designation}	
	Name:	
	Address:	
	Telephone Number E-mail:	
II.	CHILDREN: This parenting plan is for the following child(ren):	
	{Add additional lines as needed}	
	Name(s) Birth Date(s)	
III.	JURISDICTION	
	The United States is the country of habitual residence of the child(ren).	
	The State of Florida is the child(ren)'s home state for the purposes of the Uniform Child Custo Jurisdiction and Enforcement Act.	dy
	This Parenting Plan is a child custody determination for the purposes of the Uniform Child Custo Jurisdiction and Enforcement Act, the International Child Abduction Remedies Act, 42 U.S.C. Section 11601 et seq., the Parental Kidnapping Prevention Act, and the Convention on the Civil Aspects International Child Abduction enacted at the Hague on October 25, 1980, and for all other state as federal laws.	ns
	Other:	
IV.	PARENTAL RESPONSIBILITY AND DECISION MAKING {Insert the name or designation of the appropriate parent or other person in the space provided}	
	(insert the name of designation of the appropriate parent of other person in the space provided)	
	1. Parental Responsibility {Choose only one}	
	aShared Parental Responsibility. It is in the best interests of the child(ren) that the parties confer and jointly make all maj decisions affecting the welfare of the child(ren). Major decisions include, but are n limited to, decisions about the child(ren)'s education, healthcare, and oth responsibilities unique to this family. Either parent may consent to mental heal treatment for the child(ren).	o e
	OR	
	b Shared Parental Responsibility with Decision Making Authority	

It is in the best interests of the child(ren) that the parties confer and attempt to agree on the major decisions involving the child(ren). If the parties are unable to agree, the authority for making major decisions regarding the child(ren) shall be as follows:

Education/	Parent	Parent	Other
Academic decisions			Person ———
Non-emergency health care	Parent	Parent	Other Person
	Parent	Parent	Other Person
	Parent	Parent	Other Person
	Parent	Parent	Other Person

	c Sole Parental Responsibility: It is in the best interests of the child(ren) that Parent or Other person shall have sole authority to make major decisions for the child(ren). It is detrimental to the child(ren) for the parties to share decision-making.
2.	Day-to-Day Decisions Unless otherwise specified in this plan, each party shall make decisions regarding day-to-day care and control of each child, including the performance of daily tasks, while the child is with that party. Regardless of the allocation of decision making in the Parenting Plan, any party may make emergency decisions affecting the health or safety of the child(ren) when the child is residing with that party. A party who makes an emergency decision shall share the decision with the other party as soon as reasonably possible.
3.	Extracurricular Activities (Indicate all that apply) {Insert the name or designation of parent or other person in the space provided.}
	aAny party may register the child(ren) and allow them to participate in the activity of the child(ren)'s choice.
	bThe parties must mutually agree to all extracurricular activities.

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OR

c The party with the minor child(ren) shall transport the minor child(ren) to and/or from all mutually agreed upon extra-curricular activities, providing all necessary uniforms and equipment within the party's possession.
dThe costs of the extracurricular activities shall be paid by: Parent%
Parent %
Other Person
eThe uniforms and equipment required for the extracurricular activities shall be paid by:
Parent
Parent%
Other Person
f Other:

V. INFORMATION SHARING. Unless Otherwise Indicated or Ordered by the Court:

- 1. Unless otherwise prohibited by law, the parties shall have access to medical and school records, and information pertaining to the child(ren), and shall be permitted to independently consult with any and all professionals involved with the child(ren). The parties shall cooperate with each other in sharing information related to the health, education, and welfare of the child(ren) and they shall sign any necessary documentation ensuring that all parties have access to said records.
- 2. Each party shall be responsible for obtaining records and reports directly from the school and health care providers.
- 3. The parties have equal rights to inspect and receive governmental agency and law enforcement records concerning the child(ren).
- 4. The parties shall have equal and independent authority to confer with the child(ren)'s school, day care, health care providers, and other programs with regard to the child(ren)'s educational, emotional, and social progress.
- 5. The parties shall be listed as "emergency contacts" for the child(ren).
- 6. Each party has a continuing responsibility to provide a residential and mailing address, and contact telephone number (s) to the other parties. Each party shall notify the other parties in writing within 24 hours of any changes. Each party shall notify the court in writing within seven (7) days of any changes.

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	7.	Other:	
/I.	SCI	HEDULIN	· G
	1.	School (
		a co	If necessary, on or before of each year, the parties should obtain py of the school calendar for the next school year. The parties shall discuss the calendar the time-sharing schedule so that any differences or questions can be resolved.
			The parties shall follow the school calendar of: {Indicate all that apply}the oldest childthe youngest child
			the youngest child
			School
			
	2.	When d	ic Break Definition efining academic break periods, the period shall begin at the end of the last scheduled lasses before the holiday or break and shall end on the first day of regularly scheduled after the holiday or break.
	3.	Schedul	e Changes {Indicate all that apply}
			A party making a request for a schedule change will make the request as soon a possible, but in any event, except in cases of emergency, no less thanbefore the change is to occur.
			A party requesting a change of schedule shall be responsible for any additional chil care, or transportation costs caused by the change.
		c.	Other
/II.	{Ins	sert the n	NG SCHEDULE ame or designation of the appropriate parent in the space provided. A time-sharing oust be indicated for both parents, and/or the Other Person}
	1.	Weekda	y and Weekend Schedule
			wing schedule shall apply beginning on with
			, or,{[If Applicable]} Other Person
			and continue as follows:
	7	The child(ren) shall spend time with Parent on the following dates and times:
			OS : Every Every Other Other <i>{Specify}</i> :

Florida Supreme Court Approved Family Law Form 12.995(c), Relocation/Long Distance Parenting Plan (02/18)

WEEKDAYS: {Spe	ecify days}	to		
From		to		
				
				
			on the formal on the for	ollowing dates and time
		Every other	Other (Speedy):	
	<i></i>			
(If Applicable) T	an child(ran)	chall coond time wit	th the Other Barear	
on the following		•	th the Other Person _	
			Other {Specify} :	
From	osifu Davisì	to		
WEEKDAYS: {Sp	ecijy Days}	to		
lease indicate if	there is a diff	ferent time sharing	schedule for any chile	d. Complete a separate
		_	ferent time sharing so	•
		-	or the following child(ren) in Attachment
{Name of			{Name of Child}	
	designation	of the appropriate p		n in the space provided. g schedule set forth abo
		ng shall be as the p	arties agree	
5riolid	ay tillic-sildil	iig siidii be as tile p	arties agree.	
	•	~		owing schedule. The Hosummer schedules. Fill i

blanks with the name of either the appropriate parent or {If Applicable} Other Person to indicate where the child(ren) will be for the holidays. Provide the beginning and ending times. If a holiday is not specified as even, odd, or every year with one party, then the child(ren) will remain with the other party in accordance with the regular schedule

<u>Holidays</u>	Even Years {name}	Odd Years {name}	Every Year {name}	Begin/End Time
New Year's Day				
Martin Luther King Wknd				
President's Day Wknd				
Easter				
Passover				
Mother's Day				
Memorial Day Wknd				
Father's Day				
4th of July				
Labor Day Weekend				
Rosh Hashanah				
Yom Kippur				
Columbus Day Wknd				
Veteran's Day				
Thanksgiving				
Hanukkah				
Christmas				
Other				
Children's Birthday's				
This holiday schedule may one or more of the follow d When the partie would result in one party exchange the following walternating weekend patt	ving options: es are using an alte having the child(re reekend, so that ea	ernating weekend en) for three wee	plan and the hol kends in a row, t	iday schedule he parties will
e If a party has th holiday or non-school day	ne child(ren) on a v y, they shall have t		•	•

3.	Winter Break {choose only one}
	a Parent or {If Applicable} Other Person {name or designation} shall have the child(ren) from the day and time school is dismissed until December at a.m./p. m in odd-numbered years even-numbered years every year. The other party will have the child(ren) for the second portion of the
	Winter Break. The parties shall alternate the arrangement each year.
	b Parent or {If Applicable} Other Person {name or designation} shall have the child(ren) for the entire Winter Break during odd-numbered years even-numbered years every year
	c Other:
4.	Specific Winter Holidays If not addressed above, the specific Winter Holidays such as Christmas, New Year's Eve, Hanukkah, Kwanzaa, etc. shall be shared as follows:
5.	Spring Break {Choose only one} aThe parties shall follow the regular schedule.
	b The parties shall alternate the entire Spring Break with Parent, or {If Applicable} Other Person {name or designation} having the child(ren) during the odd-numbered even-numbered years
	c Parent, or {If Applicable} Other Person {name or designation} shall have the child(ren) for the entire Spring Break every year.
	d The Spring Break will be evenly divided. The first half of the Spring Break will go to the party whose regularly scheduled weekend falls on the first half and the second half going to the party whose weekend falls during the second half.
	e Other:
6.	
٠.	
	a The parents shall follow the regular schedule through the summer.

		Parent, or, or {If Applicable} Other Person {name or
	des	ignation}shall have the entire Summer Break from
		after school is out until before
	sch	ool starts.
	C	The parties shall equally divide the Summer Break as follows:
		·
	.1	Other
	d	Other:
		·
7.	Numb	er of Overnights:
	Based	upon the time-sharing schedule, Parent {name or designation}
		cotal of overnights per year,Parent {name or designation}
		total of overnights per year and{{\it lf Applicable}} the Other Person {name or
	_	has a total of overnights per year.
	Note	: The total of these numbers must equal 365.
8.	Attached	l Time-Sharing Schedule:
	11	f not set forth above, the parties shall have time-sharing in accordance with the
		ule which is attached as Attachmentand incorporated herein.
	Jerrea	and mileting according as According to the Composition of the Composit
\/III T	ANCDO	STATION AND EVOLUANCE OF CHILD/DENI)
		RTATION AND EXCHANGE OF CHILD(REN)
{//	nsert tne	name or designation of the appropriate parent or Other Person in the space provided.}
1.	-	ties shall have the child(ren) ready on time with sufficient clothing packed and ready at
	the agr	eed upon time of exchange. All necessary information and medicines will accompany the
	child(re	en).
	•	
2.	The nar	ties shall exchange travel information and finalize travel plans at leastdays in
	-	e of the date of travel. Except in cases of emergency, any party requesting a change of
		plans after the date of finalization shall be solely responsible for any additional costs.
	travei p	ans after the date of finalization shall be solely responsible for any additional costs.
3.	Autom	obile Transportation and Exchange {Choose only one}
	If a part	y is more thanminutes late without contacting the other party to make other
	arrange	ments, the party with the child(ren) may proceed with other plans and activities.
	3	
	a.	Parent {name or designation}, or, or {If Applicable} Other
	Derson	{name or designation}shall provide all transportation.
	r Cr3UII	indine of designation,shall provide all transportation.

Florida Supreme Court Approved Family Law Form 12.995(c), Relocation/Long Distance Parenting Plan (02/18)

	b.	Parent {name or designation}, or {If Applicable} Other Person
		{name or designation}shall pick up the child(ren) at the
		beginning of the visit and the other party shall pick up the child(ren) at the end of the
		visit. The exchange shall take place:
		At the parties' homes unless otherwise agreed;
		At the following location unless the parties agree in advance to a different location: {specify};
		At the following central location: {specify};
	C. _.	Other:
4.		Airplane and Other Public Transportation and Exchange
		Airline regulations govern the age at which a child may fly unescorted. An older child or children may fly under such regulations as each airline may establish.
	a.	Until a child reaches the age of, the parties agree that the child(ren) shall take a direct flight and/or fly accompanied by:
	b.	Once a child reaches the age of, the child shall be permitted to fly accompanied by an airline employee.
	c.	Once a child reaches the age of, the child shall be permitted to fly unescorted.
	d.	Other:
		Airline reservations should be made well in advance and preferably, non-stop or direct.
		All flight information shall be sent to the other party(ies) at leastdays in advance of the flight by the party purchasing the tickets.
		If the child(ren) are flying accompanied by a party, the party picking up the child(ren) shall exchange the child(ren) with the other party at and the party returning the child(ren) shall exchange the children at
		If the exchange is to be made at the airport, the party flying in to pick up or drop off the child(ren) from/to the airport must notify the other party of any flight delays.
		Unless otherwise agreed in advance, the party taking the child(ren) to the airport must call the other party(ies) immediately upon departure to notify the other party(ies) that the child(ren) is/are arriving, and the party who meets the child(ren) must immediately notify the other party(ies) upon the child(ren)'s arrival.

5. Costs of Airline and Other Public Transportation {Indicate all that apply}

Florida Supreme Court Approved Family Law Form 12.995(c), Relocation/Long Distance Parenting Plan (02/18)

{Insert the name or designation of the appropriate parent in the space provided.} a. _____ Ticket Purchase {If Applicable}: The parties shall work together to purchase the most convenient and least expensive tickets. After consultation among the parties, it shall be the responsibility of to purchase the tickets by {date} All parties entitled to access to, or time-sharing with the child(ren) shall be notified of the purchase by {date}_____. Proof of the purchase and a copy of the itinerary (choose only one) _____ shall be provided to all parties by _____ shall not be provided. Unless otherwise agreed or in the case of an unavoidable emergency, any costs incurred by a missed travel connection shall be the sole responsibility of the party who failed to timely deliver the child(ren) to the missed connection. Transportation costs are included in the Child Support Worksheets and/or the Order for Child Support and should not be included here. c. _____ Parent ______ shall pay _____% Parent _____ shall pay _____% of the transportation costs. d. _____ Parent _____ shall pay _____%
Parent ____ shall pay _____% of the transportation costs for an adult to accompany the child(ren) during travel. e. If the parties are sharing travel costs, the non-purchasing party shall reimburse the other party within days of receipt of documentation establishing the travel costs. f. _____ Other:____ 6. Foreign and Out-Of-State Travel {Indicate all that apply} a. The parties may travel within the United States with the child(ren) during his/her timesharing. The party traveling with the child(ren) shall give the other party(ies) at least _____ days written notice before traveling out of state unless there is an emergency, and shall provide the other party(ies) with a detailed itinerary, including locations and telephone numbers where the child(ren) and party can be reached at least days in advance of the date of travel. b. A party may travel out of the country with the child(ren) during his/her time-sharing. At least days in advance of the date of travel, the party shall provide a detailed itinerary, including locations, and telephone numbers where the child(ren) and party may be

	reached during the trip. Each party agrees to provide whatever documentation is necessary for the other party(ies) to take the child(ren) out of the country.
	c If a party wishes to travel out of the country with the child(ren), he/she shall provide the following security for the return of the child
	d Other
7.	Other Travel and Exchange Arrangements:
IX. EDI	JCATION
1.	School designation. For purposes of school boundary determination and registration, the address of Parent {name or designation} or {If Applicable} Other Person's {name or designation} address shall be used .
2.	{If Applicable} The following provisions are made regarding private or home schooling:
3.	Other
Th	e child(ren) named in this Parenting Plan are scheduled to reside the majority of the time with the
{ <i>no</i> pu	rent {name or designation} or {If Applicable} Other Person ame or designation} This majority designation is SOLELY for rposes of all other state and federal laws which require such a designation. This designation does t affect the rights or responsibilities of any party under this Parenting Plan.
XI. CO	MMUNICATION
1.	Between Parties All communications regarding the child(ren) shall be between the parties. The parties shall not use the child(ren) as messengers to convey information, ask questions, or set up schedule changes.
	The parties shall communicate with each other by: {Indicate all that apply} in person
Florida	Supreme Court Approved Family Law Form 12.995(c), Relocation/Long Distance Parenting Plan (02/18)

by telephone
by letter
by e-mail
Other:
Between Parties and Child(ren)
The parties shall keep contact information current. Telephone or other electronic
communication between the child(ren) and another party shall not be monitored by or
interrupted by the other party. "Electronic communication" includes telephones, electronic
mail or e-mail, webcams, video-conferencing equipment and software or other wired or wire
technologies or other means of communication to supplement face to face contact.
The child(ren) may have telephone e-mail other electronic communication
in the form of with the other party:
{Choose only one }
Anytime
Every day during the hours of to
On the following days
during the hours of to
Other:
Costs of Electronic Communication shall be addressed as follows:
Costs of Electronic Communication shall be addressed as follows.
HID CARE (Change only one)
HILD CARE {Choose only one}
Each party may select appropriate child care providers
Each party may select appropriate child care providers
Each party may select appropriate child care providers All child care providers must be agreed upon by the parties.

XII

Temporary changes may be made informally without a written document. When the parties do not agree, this Parenting Plan remains in effect until further order of the court.

Any substantial changes to the Parenting Plan must be sought through the filing of a supplemental petition for modification.

Florida Supreme Court Approved Family Law Form 12.995(c), Relocation/Long Distance Parenting Plan (02/18)

XIV. RELOCATION

Any relocation of the child(ren) is subject to and must be sought in compliance with Section 61.13001, Florida Statutes.

XV. DISPUTES OR CONFLICT RESOLUTION

The parties shall attempt to cooperatively resolve any disputes which may arise over the terms of the Parenting Plan. The parties may wish to use mediation or other dispute resolution methods and assistance, such as Parenting Coordinators and Parenting Counselors, before filing a court action.

XVI.	OTHER PROVISIONS			

SIGNATURES OF PARTIES

I certify that I have been open and honest in entering into this Parenting Plan. I am satisfied with this plan and intend to be bound by it.

Dated:	
	Signature of Petitioner/ Parent
	Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:
	Fax Number:
	Designated E-mail Address(es):
STATE OF FLORIDA COUNTY OF	
Sworn to or affirmed and signed before me or	nby
	NOTARY PUBLIC or DEPUTY CLERK
	[Print, type, or stamp commissioned name of notary o deputy clerk.]
Personally knownProduced identificationType of identification produced	

I certify that I have been open and honest in entering into this Parenting Plan. I am satisfied with this plan and intend to be bound by it.

Dated:	
	Signature of Respondent/Parent
	Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:
	Fax Number:
	Designated E-mail Address(es):
STATE OF FLORIDA COUNTY OF	
Sworn to or affirmed and signed before me	on
	NOTARY PUBLIC or DEPUTY CLERK
	deputy clerk.]
Personally known	
Produced identification	
Type of identification produced	

I certify that I have been open and honest in entering into this Parenting Plan. I am satisfied with this plan and intend to be bound by it.

Dated:	
	Signature of Other Person
	Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:
	Fax Number:
	Designated E-mail Address(es):
STATE OF FLORIDA	
COUNTY OF	
Sworn to or affirmed and signed	before me on
	NOTARY PUBLIC or DEPUTY CLERK
	[Print, type, or stamp commissioned name of notary or
	deputy clerk.]
Personally known	
Produced identification	
Type of identification prod	luced
IF A NONLAWYFR HFLPFD YOU F	FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW: [fill in
	ed for the: {choose only one} Petitioner Respondent
Other Person.	, , ,
This form was completed with th	e assistance of:
{name of individual}	
{name of business}	
{address}	
{city} {state}	{zin code} {telenhone number}

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.995(b), SUPERVISED/SAFETY-FOCUSED PARENTING PLAN (02/18)

When should this form be used?

A <u>Parenting Plan</u> is required in all cases involving minor child(ren). This form or a similar form should be used in cases when you feel your child(ren) cannot be safely alone with the other parent or if you believe <u>shared parental responsibility</u> presents a detriment to the child(ren). In this case, a Parenting Plan must be developed that allows <u>time-sharing</u> with any minor child(ren), while providing protection for the child(ren). If safety or supervised time-sharing is not a concern, <u>Parenting Plan</u>, Florida Supreme Court Approved Family Law Form 12.995(a) or a similar form should be used. If the case involves relocation, pursuant to Section 61.13001, Florida Statutes, then <u>Relocation/Long Distance Parenting</u> <u>Plan</u>, Florida Supreme Court Approved Family Law Form 12.995(c) or a similar form should be used. The parents must identify a name or designation to be used throughout this <u>Parenting Plan</u>.

This form should be typed or printed in black ink. If an agreement has been reached, **both** parties must sign the Parenting Plan and have their signatures witnessed by a **notary public** or **deputy clerk**. After completing this form, you should **file** the original with the **clerk of the circuit court** in the county where the **petition** was filed and keep a copy for your records. You should then refer to the instructions for your petition, **answer**, or answer and **counterpetition** concerning the procedures for setting a hearing or **trial** (**final hearing**). If the parents have not reached an agreement, a proposed Parenting Plan may be filed by either parent at the time of or any time prior to the final hearing. If an agreed Parenting Plan is not filed by the parties, the court shall establish a Plan.

IMPORTANT INFORMATION REGARDING E-FILING

The Florida Rules of Judicial Administration now require that all petitions, pleadings, and documents be filed electronically except in certain circumstances. Self-represented litigants may file petitions or other pleadings or documents electronically; however, they are not required to do so. If you choose to file your pleadings or other documents electronically, you must do so in accordance with Florida rule of Judicial Administration 2.525, and you must follow the procedures of the judicial circuit in which you file. The rules and procedures should be carefully read and followed.

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

After the initial service of process of the petition or supplemental petition by the Sheriff or certified process server, the Florida Rules of Judicial Administration now require that all documents required or permitted to be served on the other party must be served by electronic mail (e-mail) except in certain circumstances. You must strictly comply with the format requirements set forth in the Rules of Judicial

Instructions for Florida Supreme Court Family Law Form 12.995(b), Supervised/Safety-Focused Parenting Plan (02/18)

Administration. If you elect to participate in electronic service, which means serving or receiving pleadings by electronic mail (e-mail), or through the Florida Courts E-Filing Portal, you **must** review Florida Rule of Judicial Administration 2.516. You may find this rule at www.flcourts.org through the link to the Rules of Judicial Administration provided under either Family Law Forms: Getting Started, or Rules of Court in the A-Z Topical Index.

SELF-REPRESENTED LITIGANTS MAY SERVE DOCUMENTS BY E-MAIL; HOWEVER, THEY ARE NOT REQUIRED TO DO SO. If a self-represented litigant elects to serve and receive documents by e-mail, the procedures must always be followed once the initial election is made.

To serve and receive documents by e-mail, you must designate your e-mail addresses by using the **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915, and you must provide your e-mail address on each form on which your signature appears. Please **CAREFULLY** read the rules and instructions for: **Certificate of Service (General)**, Florida Supreme Court Approved Family Law Form 12.914; **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915; and Florida Rule of Judicial Administration 2.516.

Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms. The words that are in "bold underline" in these instructions are defined there. For further information, see chapter 61, Florida Statutes, and the instructions for the petition and/or answer that were filed in this case.

Special notes...

If you fear that disclosing your address would put you in danger, you should complete a Request for Confidential Filing of Address, Florida Supreme Court Approved Form 12.980(h), file it with the clerk of the circuit court and write confidential in the space provided in the Parenting Plan.

At a minimum, the Parenting Plan must describe in adequate detail:

- How the parties will share and be responsible for the daily tasks associated with the upbringing
 of the child(ren),
- The time-sharing schedule arrangements that specify the time that the minor child(ren) will spend with each parent,
- A designation of who will be responsible for any and all forms of health care, school-related
 matters, including the address to be used for school-boundary determination and registration,
 other activities, and
- The methods and technologies that the parents will use to communicate with the child(ren).

The best interests of the child(ren) is the primary consideration in the Parenting Plan. In creating the Parenting Plan, all circumstances between the parents, including their historic relationship, domestic violence, and other factors must be taken into consideration. Determination of the best interests of the

Instructions for Florida Supreme Court Family Law Form 12.995(b), Supervised/Safety-Focused Parenting Plan (02/18)

child(ren) shall be made by evaluating all of the factors affecting the welfare and interest of the particular minor child(ren) and the circumstances of that family, as listed in section 61.13(3), Florida Statutes, including, but not limited to:

- The demonstrated capacity and disposition of each parent to facilitate and encourage a close and continuing parent-child relationship, to honor the time-sharing schedule, and to be reasonable when changes are required;
- The anticipated division of parental responsibilities after the litigation, including the extent to which parental responsibilities will be delegated to third parties;
- The demonstrated capacity and disposition of each parent to determine, consider, and act upon the needs of the child(ren) as opposed to the needs or desires of the parent;
- The length of time the child(ren) has lived in a stable, satisfactory environment and the desirability of maintaining continuity;
- The geographic viability of the parenting plan, with special attention paid to the needs of schoolage children and the amount of time to be spent traveling to effectuate the parenting plan. This factor does not create a presumption for or against relocation of either parent with a child(ren);
- The moral fitness of the parents;
- The mental and physical health of the parents;
- The home, school, and community record of the child(ren);
- The reasonable preference of the child(ren), if the court deems the child(ren) to be of sufficient intelligence, understanding, and experience to express a preference;
- The demonstrated knowledge, capacity, and disposition of each parent to be informed of the circumstances of the minor child(ren), including, but not limited to, the child(ren)'s friends, teachers, medical care providers, daily activities, and favorite things;
- The demonstrated capacity and disposition of each parent to provide a consistent routine for the child(ren), such as discipline, and daily schedules for homework, meals, and bedtime;
- The demonstrated capacity of each parent to communicate with and keep the other parent informed of issues and activities regarding the minor child(ren), and the willingness of each parent to adopt a unified front on all major issues when dealing with the child(ren);
- Evidence of domestic violence, sexual violence, child abuse, child abandonment, or child neglect, regardless of whether a prior or pending action relating to those issues has been brought. If the court accepts evidence of prior or pending actions regarding domestic violence, sexual violence, child abuse, child abandonment, or child neglect, the court must specifically acknowledge, in writing that such evidence was considered when evaluating the bests interests of the child(ren);
- Evidence that either parent has knowingly provided false information to the court regarding any
 prior or pending action regarding domestic violence, sexual violence, child abuse, child
 abandonment, or child neglect;
- The particular parenting tasks customarily performed by each parent and the division or
 parental responsibilities before the institution of litigation and during the pending litigation,
 including the extent to which parenting responsibilities were undertaken by third parties;
- The demonstrated capacity and disposition of each parent to participate and be involved in the child(ren)'s school and extracurricular activities;

- The demonstrated capacity and disposition of each parent to maintain an environment for the child(ren) which is free from substance abuse;
- The capacity and disposition of each parent to protect the child(ren) from the ongoing litigation as demonstrated by not discussing the litigation with the child(ren), not sharing documents or electronic media related to the litigation with the child(ren), and refraining from disparaging comments about the other parent to the child)ren); and
- The developmental stages and needs of the child(ren) and the demonstrated capacity and disposition of each parent to meet the child(ren)'s developmental needs.

This standard form does not include every possible issue that may be relevant to the facts of your case. The Parenting Plan should be as detailed as possible to address the time-sharing schedule. Additional provisions should be added to address all of the relevant factors. The parties should give special consideration to the age and needs of each child.

In developing the Parenting Plan, you may wish to consult or review other materials which are available at your local library, law library or through national and state family organizations.

Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of a **Disclosure from Nonlawyer**, Florida Family Law Rules of Procedure Form 12.900 (a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT
IN AND FOR	COUNTY, FLORIDA
	Case No:
	Division:
Petitioner,	
and	
Respondent.	
SUPERVISED/SAFETY-FOCUS	ED PARENTING PLAN
This parenting plan is: {Choose only one}	
A Parenting Plan submitted to the cou	rt with the agreement of the parties.
A proposed Parenting Plan submitted by {Parent's Name}	
A Parenting Plan established by the co	urt.
This parenting plan is: {Choose only one}	
A final Parenting Plan established by the	ne court.
A temporary Parenting Plan establishe	d by the court.
A modification of a prior final Parentin	g Plan or prior final order.
I. PARENTS Petitioner, hereafter referred to in this Parenting P {name or designation}	
Name: Address:	
Telephone Number:E-Mail:_	
Address Unknown: {Please indicate if Petition	ner's address is unknown}
Address Confidential: {Please indicate if I	•
confidential pursuant to either a Final Judgi	
or other court order	}
Respondent, hereafter referred to in this Parenting	g Plan as Parent
{name or designation}	
Name:	
Address:	
Florida Supreme Court Approved Family Law Form 12.995(b), Su	upervised/Safety-Focused Parenting Plan

(02/18)

T	elephone Number: E-Mail:
_	Address Unknown: (Please indicate if Respondent's address is unknown)
_	Address Confidential: (Please indicate if Respondent's address and telephone
	numbers are confidential pursuant to either a Final Judgment for Protection Against
L	Domestic Violence orother court order)
II.	CHILDREN : This parenting plan is for the following child(ren) born to, or adopted by the parties: (add additional lines as needed)
	Name Date of Birth
III.	JURISDICTION
	The United States is the country of habitual residence of the child(ren).
	,
	The State of Florida is the child(ren)'s home state for the purposes of the Uniform Child Custody Jurisdiction and Enforcement Act.
	This Parenting Plan is a child custody determination for the purposes of the Uniform Child Custody Jurisdiction and Enforcement Act, the International Child Abduction Remedies Act, 42 U.S.C. Section 11601 et seq., the Parental Kidnapping Prevention Act, and the Convention on the Civil Aspects of International Child Abduction enacted at the Hague on October 25, 1980, and for other state and federal laws.
	Other:
IV.	PARENTAL RESPONSIBILITY {Choose only one} {Insert the name or designation of the appropriate parent in the space provided.}
	1 Sole Parental Responsibility
	It is in the best interests of the child(ren) that Parent
	{name or designation}shall have sole authority to make major
	decisions for the child(ren.) It is detrimental to the child(ren.) for the parents to have
	shared parental responsibility.
	sharea parentar responsibility.
	OR
	2Shared Parental Responsibility with Decision Making Authority It is in the best interests of the child(ren) that the parents confer and attempt to agree on the major decisions involving the child(ren). If the parents are unable to agree, the authority for making major decisions regarding the child(ren) shall be as follows:
	additionly for making major decisions regarding the childrent shall be as follows.

	Education/Academic decisions Pare	ent	
	Non-emergency health care Pare	ent	
	Pare	ent	
	Pare	ent	
		ent	
	Other: {Specify}		<u>.</u> .
\/ TID 45	CHARING COLERNIE (Charing	1	
	- SHARING SCHEDULE {Choose only on t the name or designation of the appro	•	
1		shall have no shall have no shall have no shall have no shall be shal	
2	, the super has the right to spend time with making most, if not all, of the par behalf. The time-sharing schedul but not less than the schedule set ahours per week. The	Whenever the child(ren) are with	parent will be he child(ren)'s n the parents, et by Parent
3	time-sharing with the following detail such as time-sharing only sharing schedule shall be mutua	Parents restrictions. {The restrictions should be in public places, no overnight visits, etc illy agreed upon between the parents, ow:	e described in c.} The time- but not less
_	a hours per week. T	he place(s), and time(s) shall be s	set by Parent
	bOther:		·

VI. SUPERVISOR AND SUPERVISION *{Choose only one}* {Insert the name or designation of the appropriate parent in the space provided.} 1. **Supervisor.** The person supervising the time-sharing shall be selected by: {Choose only one} both parents. ___ Parent {name or designation} ______, subject to the other parent's approval. Other: _______. 2. Restrictions or Level of Supervision: 3. Costs of Supervision The costs of the supervision shall be paid by Parent {name or designation} ______. **VII. LOCATION:** {Choose only **one**} {Insert the name or designation of the appropriate parent in the space provided.} ____ Parent ____ spend his/her time-sharing with the child(ren) at the following location(s): 1. _____Supervised visitation center (name and address of facility) _____ ______{{location}} or other location designated by Parent _____ 3.____Any location designated by Parent _____ with the approval of the supervisor.

VIII. DESIGNATION FOR OTHER LEGAL PURPOSES

{Insert the name or designation of the appropriate parent in the space provided.}

4.____Other: _____

The child(ren) named in this Safety-Focused Parenting Plan are scheduled to reside the majority of the time with Parent {name or designation}	
This majority designation is SOLELY for purposes of all other state and federal statutes wh require such a designation. This designation does not affect either parent's rights and responsibilities under this parenting plan.	
2. For purposes of school boundary determination and registration, the address of Parent { or designation}shall be used.	ıame
IX. TRANSPORTATION AND EXCHANGE OF CHILD(REN) {Insert the name or designation of the appropriate parent in the space provided.}	
1. Transportation	
The child(ren) shall not be driven in a car unless the driver has a valid driver's lice automobile insurance, seat belts, and child safety seats as required by Florida law.	ense
Parent Parent or mutually agreed upon person sharesponsible for transporting the child(ren) to the exchange point. The child(ren) sharespoked up and/or returned to the exchange point by {Choose only one}	
a Parent with the supervisor present.	
b The supervisor alone.	
c Other:	
2. Exchange	
{Insert the name or designation of the appropriate parent in the space provided.}	
The exchange of the child(ren) shall occur at: {Indicate all that apply}	
a The site of the supervised visit.	
b A monitored exchange location {specify name and address of facility}	
c Other:	_•
d. Parent is prohibited from coming to the exchange point.	

X. COMMUNICATION

1. Between Parents

	The parents shall communicate with each other: {Indicate all that apply}
	in person
	by telephone by letter
	by e-mail
	, Other: <i>{Specify}</i>
and	No Communication. Unless otherwise prohibited by court order, all information d communication regarding the child(ren) shall be exchanged via or through
	ween Parent and Child(ren) ert the name or designation of the appropriate parent in the space provided.}
Р	arent {name or designation} {Indicate all that apply}
	aShall not telephone, write, or e-mail the child(ren) unless the contact is agreed to in advance by the other parent.
	 aShall not telephone, write, or e-mail the child(ren) unless the contact is agreed to in advance by the other parent. bMay write or e-mail the child(ren) at any time. Each parent shall provide
	aShall not telephone, write, or e-mail the child(ren) unless the contact is agreed to in advance by the other parent. bMay write or e-mail the child(ren) at any time. Each parent shall provide contact address (and e-mail address if appropriate) to the other parent, unless othe prohibited by court order. cMay call the child(ren) on the telephone times per week. The call shall last no more than minutes and shall take place between m. and m. Each parent shall provide a telephone number to the other parent, unless
	aShall not telephone, write, or e-mail the child(ren) unless the contact is agree to in advance by the other parent. bMay write or e-mail the child(ren) at any time. Each parent shall provide contact address (and e-mail address if appropriate) to the other parent, unless othe prohibited by court order. cMay call the child(ren) on the telephone times per week. The call shall last no more than minutes and shall take place betweenm. and

All communications regarding the child(ren) shall be between the parents. The

3. Costs of Electronic Communication

"Electronic communication" includes telephones, electronic mail or e-mail, webcams, video-conferencing equipment and software or other wired or wireless technologies or other means of communication to supplement face-to face contact.

CCESS 1 {In	ert the name or designation of the appropriate parent in the space provided.}
_	Parent {Choose only one }
	1Shall not attend the child(ren)'s activities and events, including but not lin to, school, athletic, and extra-curricular activities and events.
	2May attend the child(ren)'s school, athletic, and extra-curricular activities a events.
	3 Must stay feet from the other parent and feet from the chi
CHILD	4 Other
{In	
{In	4 Other REN)'S SAFETY ert the name or designation of the appropriate parent in the space provided.} Parent {name or designation} shall follow the safety
{In	4 Other REN)'S SAFETY ert the name or designation of the appropriate parent in the space provided.} Parent {name or designation} shall follow the safety cked below. (Indicate all that apply) 1 There shall be no firearms in the home, car, or in the child(ren)'s pres
{In	4 Other REN)'S SAFETY ert the name or designation of the appropriate parent in the space provided.} Parent {name or designation} shall follow the safety cked below. (Indicate all that apply) 1 There shall be no firearms in the home, car, or in the child(ren)'s preduring time-sharing. 2 No alcoholic beverages shall be consumed from twenty-four (24) hours be

XIII. CHANGES OR MODIFICATIONS OF THE PARENTING PLAN

All changes to the Safety-Focused Parenting Plan must be pursuant to a court order.

XIV.	OTHER PROVISIONS			

SIGNATURES OF PARENTS

I certify that I have been open and honest in entering into this Parenting Plan. I am satisfied with this Plan and intend to be bound by it.

Dated:	
	Signature of Petitioner/Parent
	Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:
	Fax Number:
	Designated E-mail Address(es):
STATE OF FLORIDA COUNTY OF	_
Sworn to or affirmed and signed before me of	on by
	NOTARY PUBLIC or DEPUTY CLERK
	{Print, type, or stamp commissioned name of notary or
	clerk}
Personally known	
Produced identification	
Type of identification produced	

I certify that I have been open and honest in entering into this Parenting Plan. I am satisfied with this Plan and intend to be bound by it.

Dated:	
	Signature of Respondent/Parent
	Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:
	Fax Number:
	Designated E-mail Address(es):
STATE OF FLORIDA COUNTY OF	
COUNTY OF	
Sworn to or affirmed and signed before me on $\underline{\ }$	by
	NOTARY PUBLIC or DEPUTY CLERK
	{Print, type, or stamp commissioned name of notary or clerk.}
Personally known	
Produced identification	
Type of identification produced	
IF A NONLAWYER HELPED YOU FILL OUT THIS F [fill in all blanks] This form was prepared for the Respondent.	e: {choose only one} Petitioner
This form was completed with the assistance of	:
•	
Iname of husiness?	<i>-</i>
[nddress]	
{address}	,{telephone number}
[State], [State], [21p code]	