Self-Help Services www.occourts.org/self-help

DISSOLUTION, LEGAL SEPARATION OR NULLITY OF MARRIAGE OR DOMESTIC PARTNERSHIP: STEPS 1 AND 2

SELF-HELP FORM PACKET



SHC-D-01 (Rev. 09/15/2023)

Self-Help Services can review your completed forms before you file them with the Court. To request review of your completed forms:

- 1. Complete the attached forms in black ink.
- 2. Scan your completed forms and save as a single PDF file.
- 3. Go to <u>www.occourts.org/self-help</u> (click the blue button labeled *Click Here to Contact Self-Help Services*), attach the PDF, and complete the online request form. Make sure to select FAMILY LAW as the case type on the form.

www.occourts.org/self-help

FL-107-INFO Legal Steps for a Divorce or Legal Separation

STEP 1. Start Your Case

- The petitioner (the person who files the first divorce or legal separation forms with the court) fills out and files with the court clerk at least a Petition-Marriage/Domestic Partnership (form FL-100) and a Summons (form FL-110) and, if there are children of the relationship, a Declaration Under Uniform Child Custody Jurisdiction and Enforcement Act (form FL-105).
- The forms needed to start your case and information about filing fees and fee waivers are available at "Filing Your Case." at courts.ca.gov/filing.
- The court clerk will stamp and return copies of the filed forms to the **petitioner**.

STEP 2. Serve the Forms

- Someone 18 or older—not the petitioner—serves the spouse or domestic partner (called the respondent) with all the forms from Step 1 plus a blank Response—Marriage/Domestic Partnership (form FL-120) and files with the court a proof-of-service form. such as Proof of Service of Summons (form FL-115), telling when and how the respondent was served. (To serve means "to give in the proper legal way.") For more information, see "Serving Your First Set of Court Forms" at courts.ca.gov/filing.
- The **respondent** has 30 days to file and serve a *Response*. So, the **petitioner** must wait 30 days before starting Step 4.

STEP 3. Disclose Financial Information

- At the same time as Step 1 or within 60 days of filing the *Petition*, the **petitioner** must fill out and have these documents served on the respondent: Declaration of Disclosure (form FL-140), Income and Expense Declaration (form FL-150), Schedule of Assets and Debts (form FL-142) or Property Declaration (form FL-160), and all tax returns filed by the party in the two years before serving the disclosure documents. These disclosure documents are not filed with the court.
- If the **respondent** files a *Response*, he or she must also complete and serve the same disclosure documents on the **petitioner** within 60 days of filing the Response.
- The 60-day time frame for serving the disclosures may be changed by written agreement between the parties or by court order.
- The **petitioner** and **respondent** each file a *Declaration Regarding Service* (form FL-141) with the court saying disclosures were served. If the respondent does not serve disclosures, the petitioner can still finish the case without them. For more information, see "Fill Out and Serve Your Financial Declaration of Disclosure Forms" at courts.ca.gov/filing (click on Step 4).

STEP 4. Finish the Divorce or Legal Separation Case in One of Four Ways Respondent does not file a Response (called "default") Respondent files a Response No Response and NO Response AND written No Response BUT written Response and NO written agreement: agreement: Petitioner attaches agreement: Either party files agreement: Parties must Petitioner waits 30 days after Appearance, Stipulations, and the signed and notarized go to trial to have a judge Waivers (form FL-130) and the Step 2 is complete and agreement to the proposed resolve the issues. See prepares a proposed Judgment proposed Judgment with Judgment (form FL-180), "Contested Case" at (form FL-180), together with written agreement attached and together with all other needed courts.ca.gov/contested. all other needed forms. See forms. See "Default Case with other needed forms. See "Uncontested Case" at courts. "True Default Case" at courts. Written Agreement" at courts. ca.gov/truedefault. <u>ca.gov/defaultagree</u>. ca.gov/uncontested.

IMPORTANT NOTICES

- The earliest you can be divorced is six months and one day from one of these three dates (whichever occurs first): (1) the date Respondent was served with the Summons (form FL-110) and Petition (form FL-100), (2) the date the Response (form FL-120) was filed, or (3) the date Appearance, Stipulations, and Waivers (form FL-130) was filed. Legal separation has no waiting period. You are NOT divorced or legally separated until the court enters a Judgment in vour case.
- If you need court orders for child support, custody, parenting time (visitation), spousal or partner support, restraining orders, or other issues, file a Request for Order (form FL-300) asking for temporary orders. See "Request for Order Information" at <u>courts.ca.gov/divorcerequests</u> for more information.
- Annulments: See *courts.ca.gov/annulment* for information about annulments.
- You must keep the court and the other party informed of any change in your mailing address or other contact information. File and serve a Notice of Change of Address or Other Contact Information (form MC-040) on the other party or his or her attorney to let them know about the change in your contact information.

FL-107-INFO Legal Steps for a Divorce or Legal Separation

Do you have a registered domestic partnership? The process for a divorce or legal separation of a domestic partnership is the same as on page 1. For information about ending your domestic partnership in the superior court, see courts.ca.gov/filing. To find out if you are eligible to end your domestic partnership through the Secretary of State, see courts.ca.gov/summdissodp. Note: There may be differences in federal taxes and other issues for domestic partnerships. Seek advice from an attorney experienced in domestic partner law.

What if you want a legal separation? The process on page 1 is the same, except you will NOT get a Judgment for legal separation unless both parties agree to a legal separation OR if respondent has not filed a Response. If both parties agree to be legally separated but do not agree on other issues, the parties must go to trial to have a judge resolve those issues. You are NOT legally separated until you receive a Judgment signed by the court. For more information, see "Legal Separation" at courts.ca.gov/legalseparation. AFTER the court enters a judgment for legal separation, if you decide you want a divorce, you must start a new case to request a divorce and pay another filing fee.

Getting help to resolve divorce or legal separation cases

You may prefer to resolve some or all of the issues in your divorce or legal separation case without having the court decide for you. You and your spouse or domestic partner can put your agreement in writing and file it in your case. But your agreement must follow all legal requirements.

Court Services

- Family Law Facilitators and Self-Help Centers help with court forms and instructions. They can provide samples of agreements and other information and, in some cases, help with mediation.
- Family Court Services. If you and the other parent already have a family law case and have filed a Request for Order (form FL-300) seeking orders about child custody and visitation (parenting time), the court will refer you to Family Court Services. They provide child custody mediation or child custody recommending counseling to try to help you both make a parenting plan that is in the best interest of your child. Note: They cannot help with financial issues.
- Settlement Conferences. An informal process in which a judge or an experienced lawyer meets with the parties and their lawyers to discuss the case and their positions and suggests a resolution. The parties can either agree to the suggestions or use the suggestions to help in further settlement discussions.

Private services (which you can hire to help you resolve your case):

- Lawyers. Also called attorneys, lawyers can help work out agreements between the parties and represent you at court hearings and trials.
- Collaborative Lawyers. Lawyers who represent each party but do not go to court. They try to reach an agreement. If court is necessary, the parties must hire new lawyers.
- Mediators. A lawyer or counselor who helps the parties communicate to explore options and reach a mutually acceptable resolution.

Where can I get help?

This information sheet gives you only basic information on the divorce or legal separation and is not legal advice. If you want legal advice, ask a lawyer for help. You may also:

- Contact the family law facilitator or self-help center in your court for information, court forms, and referrals to local legal resources. For more information, see courts.ca.gov/courtresources.
- Find a lawyer through a certified lawyer referral service on the State Bar of California's website: calbar.ca.gov/LRS or by calling 866-442-2529 (toll-free).
- Hire a private mediator. For more information about court and private services, see *courts.ca.gov/selfhelp-adr*. htm.
- Find information on the California Courts Online Self-Help Center website: <u>courts.ca.gov/selfhelp</u>.
- Find free and low-cost legal help (if you qualify) at lawhelpcalifornia.org.
- Find information at your local law library or public library.

What if there is domestic violence?

If there is domestic violence or a protective or restraining order, talk to a lawyer, counselor, or mediator before making agreements.

For domestic violence help, call the National Domestic Violence Hotline: 800-799-7233; TDD: 800-787-3224; or 211 (if available in your area).

SUMMONS (Family Law)

CITACIÓN (Derecho familiar)

NOTICE TO RESPONDENT (Name):

AVISO AL DEMANDADO (Nombre):

You have been sued. Read the information below and on the next page.

Lo han demandado. Lea la información a continuación y en la página siguiente.

Petitioner's name is:

Nombre del demandante:

CASE NUMBER (NÚMERO DE CASO):

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

You have **30 calendar days** after this *Summons* and *Petition* are served on you to file a *Response* (form <u>FL-120</u>) at the court and have a copy served on the petitioner. A letter, phone call, or court appearance will not protect you.

If you do not file your *Response* on time, the court may make orders affecting your marriage or domestic partnership, your property, and custody of your children. You may be ordered to pay support and attorney fees and costs.

For legal advice, contact a lawyer immediately. Get help finding a lawyer at the California Courts Online Self-Help Center (www.courts.ca.gov/selfhelp), at the California Legal Services website (www.lawhelpca.org), or by contacting your local county bar association.

entrega legal de esta Citación y Petición para presentar una Respuesta (formulario <u>FL-120</u>) ante la corte y efectuar la entrega legal de una copia al demandante. Una carta o llamada telefónica o una audiencia de la corte no basta para protegerlo.

Tiene 30 días de calendario después de haber recibido la

Si no presenta su Respuesta a tiempo, la corte puede dar órdenes que afecten su matrimonio o pareja de hecho, sus bienes y la custodia de sus hijos. La corte también le puede ordenar que pague manutención, y honorarios y costos legales.

Para asesoramiento legal, póngase en contacto de inmediato con un abogado. Puede obtener información para encontrar un abogado en el Centro de Ayuda de las Cortes de California (www.sucorte.ca.gov), en el sitio web de los Servicios Legales de California (www.lawhelpca.org) o poniéndose en contacto con el colegio de abogados de su condado.

NOTICE—RESTRAINING ORDERS ARE ON PAGE 2:

These restraining orders are effective against both spouses or domestic partners until the petition is dismissed, a judgment is entered, or the court makes further orders. They are enforceable anywhere in California by any law enforcement officer who has received or seen a copy of them.

FEE WAIVER: If you cannot pay the filing fee, ask the clerk for a fee waiver form. The court may order you to pay back all or part of the fees and costs that the court waived for you or the other party.

AVISO—LAS ÓRDENES DE RESTRICCIÓN SE

ENCUENTRAN EN LA PÁGINA 2: Las órdenes de restricción están en vigencia en cuanto a ambos cónyuges o miembros de la pareja de hecho hasta que se despida la petición, se emita un fallo o la corte dé otras órdenes. Cualquier agencia del orden público que haya recibido o visto una copia de estas órdenes puede hacerlas acatar en cualquier lugar de California.

EXENCIÓN DE CUOTAS: Si no puede pagar la cuota de presentación, pida al secretario un formulario de exención de cuotas. La corte puede ordenar que usted pague, ya sea en parte o por completo, las cuotas y costos de la corte previamente exentos a petición de usted o de la otra parte.

[SEAL]	
	1.
	'
l .	1

1. The name and address of the court are (El nombre y dirección de la corte son):

SUPERIOUR COURT OF CALIFORNIA COUNTY OF ORANGE 341 THE CITY DRIVE SOUTH ORANGE, CA 92868 LAMOREAUX JUSTICE CENTER

 The name, address, and telephone number of the petitioner's attorney, or the petitioner without an attorney, are: (El nombre, dirección y número de teléfono del abogado del demandante, o del demandante si no tiene abogado, son):

Date (Fecha):

Clerk , by (Secretario, por)

, Deputy (Asistente)

Page 1 of 2

STANDARD FAMILY LAW RESTRAINING ORDERS

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

- removing the minor children of the parties from the state or applying for a new or replacement passport for those minor children without the prior written consent of the other party or an order of the court;
- cashing, borrowing against, canceling, transferring, disposing of, or changing the beneficiaries of any insurance or other coverage, including life, health, automobile, and disability, held for the benefit of the parties and their minor children;
- transferring, encumbering, hypothecating, concealing, or in any way disposing of any property, real or personal, whether community, quasi-community, or separate, without the written consent of the other party or an order of the court, except in the usual course of business or for the necessities of life; and
- 4. creating a nonprobate transfer or modifying a nonprobate transfer in a manner that affects the disposition of property subject to the transfer, without the written consent of the other party or an order of the court. Before revocation of a nonprobate transfer can take effect or a right of survivorship to property can be eliminated, notice of the change must be filed and served on the other party.

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

NOTICE—ACCESS TO AFFORDABLE HEALTH

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

WARNING—IMPORTANT INFORMATION

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

ÓRDENES DE RESTRICCIÓN ESTÁNDAR DE DERECHO FAMILIAR

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

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

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

AVISO—ACCESO A SEGURO DE SALUD MÁS ECONÓMICO:

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

ADVERTENCIA—IMFORMACIÓN IMPORTANTE

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

PARTY WITHOUT ATTORNEY OR ATTORNEY	STATE BAR I	NUMBER:	FOR COURT USE O	NLY
NAME: FIRM NAME:				
STREET ADDRESS:				
CITY:	STATE:	ZIP CODE:		
TELEPHONE NO.:	FAX NO.:			
E-MAIL ADDRESS:				
ATTORNEY FOR (name):				
SUPERIOR COURT OF CALIFORNIA, STREET ADDRESS: 341 THE CITY I MAILING ADDRESS: 341 THE CITY I CITY AND ZIP CODE: ORANGE, CA 9 BRANCH NAME: LAMOREAUX J	DRIVE SOUTH DRIVE SOUTH 12868			
PETITIONER: RESPONDENT:				
PETITION FOR		AMENDED	CASE NUMBER:	
Dissolution (Divorce) of:	Marriage	Domestic Partnership		
Legal Separation of:	Marriage	Domestic Partnership		
Nullity of:	Marriage	Domestic Partnership		
LEGAL RELATIONSHIP (check	c all that annly):			
a. We are married.	an that apply).			
	pers and our domestic par	tnership was established i	California	
	•	•		
vve are domestic partr	iers and our domestic par	tnership was NOT establis	ned in California.	
2. RESIDENCE REQUIREMENTS	(check all that apply):			
months immediately p	receding the filing of this <i>I</i> you must comply with this hip was established in Ca	Petition. (For a divorce, unl requirement.)	t six months and of this coun ess you are in the legal relati o be a resident or have a do	ionship described
dissolve, our marriage.	This Petition is filed in the	county where we married.	liction that does not recognize	, and will not
Petitioner lives in (spe	cify):	Respondent liv	res in (specify):	
3. STATISTICAL FACTS				
` ,	marriage to date of separ		ears Months	out (ou opify bolovy)
b. [] (1) Registration date of	n domestic partnership wit	in the Calliornia Secretary ((2) Date of separ	of State or other state equivalent	ant (specify below).
(3) Time from date of	registration of domestic r	artnership to date of separ		rs Months
• •	regionaneir er deimeene p	and or or open		
4. MINOR CHILDREN				
a. There are no minor ch				
b. The minor children are	; :			
<u>Child's name</u>		<u>Birthdate</u>	<u>Age</u>	
c. If any children listed above v		iage or domestic partnersh	d who is not yet born. ip, the court has the authorit	y to determine
those children to be children				
d. If there are minor children of and Enforcement Act (UCC)	<i>IEA)</i> (form <u>FL-105</u>) must b	e attached.		-
e. Petitioner and Respon	dent signed a voluntary d	eclaration of parentage or	paternity. (Attach a copy if av	ailable.)

F	PETITIONER: RESPONDENT:	CASE NUMBER:
Pe	etitioner requests that the court make the following orders:	
5.	. LEGAL GROUNDS (Family Code sections 2200–2210, 2310–2312)	
	a. Divorce or Legal separation of the marriage or domestic par	rtnership based on <i>(check one):</i> ncapacity to make decisions. fraud. force. physical incapacity.
6.	. CHILD CUSTODY AND VISITATION (PARENTING TIME) Petitioner Res	spondent Joint Other
		rm FL-341(C) ttachment 6c(1)
7.	 a. If there are minor children born to or adopted by Petitioner and Respondent before of partnership, the court will make orders for the support of the children upon request a requesting party. b. An earnings assignment may be issued without further notice. c. Any party required to pay support must pay interest on overdue amounts at the "legated." d. Other (specify): 	or during this marriage or domestic and submission of financial forms by the
8.	SPOUSAL OR DOMESTIC PARTNER SUPPORT	
	b. Terminate (end) the court's ability to award support to Petitioner	Respondent Respondent itioner Respondent
9.	a. There are no such assets or debts that I know of to be confirmed by the court.	ration (form <u>FL-160</u>). <u>Attachment 9b.</u> <u>Confirm to</u>

PETITIONER: RESPONDENT:	CASE NUMBER:
a There are no such assets or debts that I know of to be divided by the court. b Determine rights to community and quasi-community assets and debts. All s in Property Declaration (form FL-160) in Attachment of the property in Attachment of the propert	
11. OTHER REQUESTS a. Attorney's fees and costs payable by Petitioner Responded by Petitioner's former name be restored to (specify): c. Other (specify):	ent
Continued on Attachment 11c. 12. I HAVE READ THE RESTRAINING ORDERS ON THE BACK OF THE SUMMONS, A TO ME WHEN THIS PETITION IS FILED.	AND I UNDERSTAND THAT THEY APPLY
I declare under penalty of perjury under the laws of the State of California that the foregoin	ng is true and correct.
Date:	
(TYPE OR PRINT NAME) Date:	(SIGNATURE OF PETITIONER)
(TYPE OR PRINT NAME)	SIGNATURE OF ATTORNEY FOR PETITIONER)
FOR MORE INFORMATION: Read Legal Steps for a Divorce or Legal Separation (form at www.familieschange.ca.gov — an online guide for parents and children going through the state of	
NOTICE: You may redact (black out) social security numbers from any written material f form used to collect child, spousal or partner support.	iled with the court in this case other than a

NOTICE—CANCELLATION OF RIGHTS: Dissolution or legal separation may automatically cancel the rights of a domestic partner or spouse under the other domestic partner's or spouse's will, trust, retirement plan, power of attorney, pay-on-death bank account, survivorship rights to any property owned in joint tenancy, and any other similar thing. It does not automatically cancel the right of a domestic partner or spouse as beneficiary of the other partner's or spouse's life insurance policy. You should review these matters, as well as any credit cards, other credit accounts, insurance polices, retirement plans, and credit reports, to determine whether they should be changed or whether you should take any other actions. Some changes may require the agreement of your partner or spouse or a court order.

PARTY WITHOUT ATTORNEY OR ATTORNEY	STATE BAR NU	IMBER:	
NAME:			
FIRM NAME:			
STREET ADDRESS:			
CITY:	STATE:	ZIP CODE:	
TELEPHONE NO.:	FAX NO.:		
E-MAIL ADDRESS:			
ATTORNEY FOR (name):			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF C STREET ADDRESS: 341 The City Drive South MAILING ADDRESS: CITY AND ZIP CODE: Orange, CA 92868 BRANCH NAME: Lamoreaux Justice Center)range		
PETITIONER: RESPONDENT: OTHER PARENT/PARTY:			
x PETITIONER'S RESPONDENT'S	}		CASE NUMBER:
X COMMUNITY AND QUASI-COMMU	NITY PROPE	RTY DECLARATION	
SEPARATE PROPERTY DECLARA	TION		

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

А	В	С -	D	= E	F
ITEM BRIEF DESCRIPTION NO.	DATE ACQUIRED	GROSS FAIR MARKET VALUE	AMOUNT OF DEBT	NET FAIR MARKET VALUE	PROPOSAL FOR DIVISION Award or Confirm to: PETITIONER RESPONDENT
1. REAL ESTATE		\$	\$	\$	\$
2. HOUSEHOLD FURNITURE, FURNISHINGS, APPLIANCES					
3. JEWELRY, ANTIQUES, ART, COIN COLLECTIONS, etc.					
4. VEHICLES, BOATS, TRAILERS					
5. SAVINGS ACCOUNTS					
6. CHECKING ACCOUNTS					

А	В	С	- D =	E		F
ITEM BRIEF DESCRIPTION NO.	DATE ACQUIRED	GROSS FAIR MARKET VALUE	AMOUNT OF DEBT	NET FAIR MARKET VALUE	Award or	FOR DIVISION Confirm to: RESPONDENT
7. CREDIT UNION, OTHER DEPOSITORY ACCOUNTS		\$	\$	\$	\$	\$
8. CASH						
9. TAX REFUND						
10. LIFE INSURANCE WITH CASH SURRENDER OR LOAN VALUE						
11. STOCKS, BONDS, SECURED NOTES, MUTUAL FUNDS						
12. RETIREMENT AND PENSIONS						
13. PROFIT-SHARING, IRAS, DEFERRED COMPENSATION, ANNUITIES						
14. ACCOUNTS RECEIVABLE, UNSECURED NOTES						
15. PARTNERSHIP, OTHER BUSINESS INTERESTS						
16. OTHER ASSETS						
17. ASSETS FROM CONTINUATION SHEET						
18. TOTAL ASSETS						

Α	В	С		D			
ITEM DEBTS— NO. SHOW TO WHOM OWED	DATE INCURRED	TOTAL OWING		FOR DIVISION Confirm to: RESPONDENT			
19. STUDENT LOANS		\$	\$	\$			
20. TAXES							
21. SUPPORT ARREARAGES							
22. LOANS—UNSECURED							
23. CREDIT CARDS							
24. OTHER DEBTS							
25. OTHER DEBTS FROM CONTINUATION SHEET							
26. TOTAL DEBTS							
A Continuation of Property Declaration (form FL-161) is attached and incorporated by reference. I declare under penalty of perjury under the laws of the State of California that, to the best of my knowledge, the foregoing is a true and correct listing of assets and obligations and the amounts shown are correct.							
Date:	and announce of the						
		<u> </u>					
(TYPE OR PRINT NAME)			SIGNATURE				

INFORMATION AND INSTRUCTIONS FOR COMPLETING FORM FL-160

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

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

Identify the type of declaration completed

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

Description of the Property Declaration chart

Pages 1 and 2

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

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

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

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

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

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

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

PARTY WITHOUT ATTORNEY OR ATTORNEY	STATE BAR	NUMBER:	
NAME:			
FIRM NAME:			
STREET ADDRESS:			
CITY:	STATE:	ZIP CODE:	
TELEPHONE NO.:	FAX NO.:		
E-MAIL ADDRESS:			
ATTORNEY FOR (name):			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS: 341 The City Drive MAILING ADDRESS: CITY AND ZIP CODE: Orange, CA 92868 BRANCH NAME: Lamoreaux Justice Center	Orange		
PETITIONER: RESPONDENT: OTHER PARENT/PARTY:			
x PETITIONER'S RESPONDENT	'S		CASE NUMBER:
COMMUNITY AND QUASI-COMM	IUNITY PRO	PERTY DECLARATION	
× SEPARATE PROPERTY DECLAR	RATION		

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

A	В	С -	D	= E	F
ITEM BRIEF DESCRIPTION NO.	DATE ACQUIRED	GROSS FAIR MARKET VALUE	AMOUNT OF DEBT	NET FAIR MARKET VALUE	PROPOSAL FOR DIVISION Award or Confirm to: PETITIONER RESPONDENT
1. REAL ESTATE		\$	\$	\$	\$
2. HOUSEHOLD FURNITURE, FURNISHINGS, APPLIANCES					
3. JEWELRY, ANTIQUES, ART, COIN COLLECTIONS, etc.					
4. VEHICLES, BOATS, TRAILERS					
5. SAVINGS ACCOUNTS					
6. CHECKING ACCOUNTS					

А	В	С	- D =	E		F
ITEM BRIEF DESCRIPTION NO.	DATE ACQUIRED	GROSS FAIR MARKET VALUE	AMOUNT OF DEBT	NET FAIR MARKET VALUE	Award or	FOR DIVISION Confirm to: RESPONDENT
7. CREDIT UNION, OTHER DEPOSITORY ACCOUNTS		\$	\$	\$	\$	\$
8. CASH						
9. TAX REFUND						
10. LIFE INSURANCE WITH CASH SURRENDER OR LOAN VALUE						
11. STOCKS, BONDS, SECURED NOTES, MUTUAL FUNDS						
12. RETIREMENT AND PENSIONS						
13. PROFIT-SHARING, IRAS, DEFERRED COMPENSATION, ANNUITIES						
14. ACCOUNTS RECEIVABLE, UNSECURED NOTES						
15. PARTNERSHIP, OTHER BUSINESS INTERESTS						
16. OTHER ASSETS						
17. ASSETS FROM CONTINUATION SHEET						
18. TOTAL ASSETS						

Α	В	С		D			
ITEM DEBTS— NO. SHOW TO WHOM OWED	DATE INCURRED	TOTAL OWING		FOR DIVISION Confirm to: RESPONDENT			
19. STUDENT LOANS		\$	\$	\$			
20. TAXES							
21. SUPPORT ARREARAGES							
22. LOANS—UNSECURED							
23. CREDIT CARDS							
24. OTHER DEBTS							
25. OTHER DEBTS FROM CONTINUATION SHEET							
26. TOTAL DEBTS							
A Continuation of Property Declaration (form FL-161) is attached and incorporated by reference. I declare under penalty of perjury under the laws of the State of California that, to the best of my knowledge, the foregoing is a true and correct listing of assets and obligations and the amounts shown are correct.							
Date:	and announce of the						
		<u> </u>					
(TYPE OR PRINT NAME)			SIGNATURE				

INFORMATION AND INSTRUCTIONS FOR COMPLETING FORM FL-160

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

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

Identify the type of declaration completed

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

Description of the Property Declaration chart

Pages 1 and 2

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

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

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

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

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

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

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

ATTORNEY OR PARTY WITHOUT A	ATTORNEY (Name, State Bar number, and ad	ldress):		FOR COURT USE	ONLY
_					
TELEPHONE NO.:	FAVNO (Or	ational).			
E-MAIL ADDRESS (Optional):	FAX NO. (Op	otionai):			
ATTORNEY FOR (Name):					
SUPERIOR COURT OF	CALIFORNIA, COUNTY OF	OR A NGI	7		
	41 THE CITY DRIVE	OKANOI	<u>.</u>		
	I THE CITY DRIVE				
MAILING ADDRESS:	DANCE CA 02060				
	RANGE, CA 92868 AMOREAUX JUSTICE	CENTED			
	(This section applies only to fam				
PETITIONER:	(This section applies only to fami	ny iaw cascs.			
RESPONDENT:					
OTHER PARTY:					
	(This section apples only to guard	dianship cases	:.)	CASE NUMBER:	
GUARDIANSHIP OF (Name):			Minor		
5-01.454			0=051/		
I	ATION UNDER UNIFORM C				
JURISDIC	TION AND ENFORCEMEN	I ACI (U	CCJEA)		
1. I am a party to this pro-	ceeding to determine custody	of a child.			
	ress and the present address o		residing with me is co	onfidential under Family Co	de section 3429 as
I have indicated	-	r odom omia	residing warms to se	iniaeridai ariaer i ariii, ee	40 00011011 0 120 40
3. There are (specify num		ldren who a	are subject to this proc	eeding, as follows:	
	n requested below. The resid		-	_)
a. Child's name	•	Place of birth		Date of birth	Sex
					Joan
Period of residence	Address	<u> </u>	Person child lived with (nam	ne and complete current address)	Relationship
	Address		I Groom orma nvoa with (nan	io and complete carrent address,	
to present	Confidential		Confidential		
'	Child's residence (City, State)			ne and complete current address)	
			,	,	
to					
	Child's residence (City, State)		Person child lived with (nam	ne and complete current address)	
to					
	Child's residence (City, State)		Person child lived with (nam	ne and complete current address)	
to					
b. Child's name		Place of birth	· 	Date of birth	Sex
	s the same as given above for child a. de the information below.)				
Period of residence	Address		Person child lived with (name	ne and complete current address)	Relationship
				····	·
to present	Confidential		Confidential		
	Child's residence (City, State)			ne and complete current address)	
	(3,7,5,5,7,		,	,	
to					
	Child's residence (City, State)		Person child lived with (nan	me and complete current address)	
				,	
to					
	Child's residence (City, State) Person of			me and complete current address)	
				,	
to					
c Additional resid	ence information for a child list	ed in item s	a or h is continued on a	ettachment 3c	
	ren are listed on form <i>FL-105</i> (A				al children \
u. I Taudilional offilal	on are nated on form I L-100(F	1// 00-120()	ay. Ti Tovide all Tequest	oa milomialion loi addillone	ar orniuron.)

									FL	105/GC-120
SHORT TITLE:								CASE NUMBER	₹:	
Do you have inforr	mation abou	ıt or have	vou partici	nated as a	narty o	· as a wi	tness or i	n some other	canacity in anot	ther court case
or custody or visita	ation procee	ding, in Ca	lifornia or	elsewhere	, concer	ning a ch	nild subje	ct to this proc		ner court case
Proceeding	Case num	- l u		COUIT		rder ment	Name of each child		Your connection to the case	Case status
a. Family										
b. Guardianship										
c. Other										
Proceeding			Case Number				Court (name, state, location)			
d. Juvenile Deli Juvenile Dep										
e. Adoption										
5. One or more and provide				rotective o	rders are	now in	effect. (A	ttach a copy (of the orders if yo	u have one
Court Cor			unty	State	te Case number (if known)			Orders exp	Orders expire (date)	
a. Criminal										
b. Family Juvenile Del	inguency/									
Juvenile Dep										
d. Other										
6. Do you know of ar visitation rights wit				is proceed /es				ody or claims following info		of or
a. Name and address of person			b. Name and address of person				c. Name an	d address of pers	son	
Has physical custody Claims custody rights Claims visitation rights			Has physical custody Claims custody rights Claims visitation rights			Has physical custody Claims custody rights Claims visitation rights				
Name of each child			Name of each child			Name of each child				
I declare under penalty Date:	y of perjury	under the I	aws of the	State of C	alifornia	that the	foregoing	g is true and c	correct.	
	TYPE OR PRIN	IT NAME)			_ !	<u> </u>		(SIGNATURE	OF DECLARANT)	
7. Number of pages attached:										

NOTICE TO DECLARANT: You have a continuing duty to inform this court if you obtain any information about a custody proceeding in a California court or any other court concerning a child subject to this proceeding.

Page 2 of 2

CONFIDENTIAL

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name & Address):					FOR COURT USE ONLY
		HONE NO.:			
		. ADDRESS (Optional): RNEY FOR <i>(Name)</i> :		BAR NO.:	
SI	UPE	ERIOR COURT OF CALIF eaux JUSTICE CENTER: - 341	ORNIA, COUNTY OF	ORANGE	
C,	ASE	NAME:			
		CONFIDENTIAL - F	PARTY IDENTIFIC	CATION AND	CASE NUMBER:
		NOTICE OF	E(S)		
unr disc and Far	nece cove d/or nily	essary hearings, parties ners there is a related case minor children of the p	nust disclose all relation or ange County or arties are involved blence case, a child s	ted cases when a Fami another county. A relat in other cases. Examp	uplicate cases, conflicting orders and by Law case is filed or when a party ed case means one or both parties les of related cases include; another case, and a juvenile case involving a
1.		RTIES TO THE CASE: ent and/or guardian who i			identifying information for any adult,
		Provide as much inform	ation as possible. If i	nformation is not availab	le, please write UNKNOWN.
	a.	PETITIONER/PLAIN	ITIFF RES	PONDENT/DEFENDAN	T OTHER PARTY:
		Name:		Dat	e of Birth:
		Gender: Male Other name(s) used:	Female Nonl	binary Email Address	:
	b.	PETITIONER/PLAIN	ITIFF	PONDENT/DEFENDAN	T OTHER PARTY:
		Gender: Male Other name(s) used:		binary Email Address	:
2.	Ha	. ,			dless of discharge status?
		Yes No			
3.		THERE ARE NO RELAT	ED CASES.		
4.	pro		ed in another court a	action with any of the pe	f any other party to this Family Law rsons listed on this form, provide the lank.
		Case Number	Case Name	Person Involve	d Court Location
	a.				
	b.				
	C.				· · · · · · · · · · · · · · · · · · ·
Dat	te:				
Anne	wod f	(TYPE OR PRINT NAME OF PAR or Mandatory Use	TY OR ATTORNEY)		(SIGNATURE OF PARTY OR ATTORNEY) Page 1 of 1 N Superior Court of California, County of Orange
		or Mandatory Use 120 (Revised 09/18/2023)		PARTY IDENTIFICATIO F RELATED CASE(S)	Local Rule 701.5 www.occourts.org

	· — · · ·
PARTY WITHOUT ATTORNEY or ATTORNEY STATE BAR NO.: NAME:	FOR COURT USE ONLY
FIRM NAME:	
STREET ADDRESS:	
CITY: STATE: ZIP CODE:	
TELEPHONE NO.: FAX NO.:	
E-MAIL ADDRESS: ATTORNEY FOR (name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF ORANGE	
STREET ADDRESS: 341 The City Drive MAILING ADDRESS:	
CITY AND ZIP CODE: Orange, CA 92868	
BRANCH NAME: Lamoreaux Justice Center	
PETITIONER:	
RESPONDENT:	
PROOF OF SERVICE OF SUMMONS	CASE NUMBER:
Marriage/Domestic Partnership (form FL-120)	orm <u>FL-100</u>), <i>Summons</i> (form <u>FL-110</u>), and blank <i>Response</i> —
-or-	
b. Uniform Parentage: Petition to Determine Parental Relationship Response to Petition to Determine Parental Relationship -or-	•
c. Custody and Support: Petition for Custody and Support of No. Blank Response to Petition for Custody and Support of No. and	· · · · · · · · · · · · · · · · · · ·
d. (1) Completed and blank <i>Declaration Under</i>	(5) Completed and blank Financial Statement
Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) (form <u>FL-105</u>)	(Simplified) (form FL-155)
	(6) Completed and blank <i>Property</i> Declaration (form FL-160)
(2) Completed and blank Declaration of	(7)
Disclosure (form FL-140)	(7) Request for Order (form <u>FL-300</u>), and blank
(3) Completed and blank Schedule of Assets and Debts (form FL-142)	Responsive Declaration to Request for Order (form FL-320)
(4) Completed and blank <i>Income and Expense Declaration</i> (form FL-150)	(8) Other (specify):
Address where respondent was served:	
I served the respondent by the following means (check proper box	res):
a. Personal service. I personally delivered the copies to the	he respondent (Code Civ. Proc., § 415.10)
on (date): at (tim	e):
b. Substituted service. I left the copies with or in the pres	
who is (specify title or relationship to respondent):	
(1) (Business) a person at least 18 years of age business of the respondent. I informed the per	who was apparently in charge at the office or usual place of erson of the general nature of the papers.
(2) (Home) a competent member of the househor informed the person of the general nature of the	old (at least 18 years of age) at the home of the respondent. I the papers.
on (date): at (time)	:
I thereafter mailed additional copies (by first class, postag copies were left (Code Civ. Proc., § 415.20b) on <i>(date)</i> :	e prepaid) to the respondent at the place where the

A **declaration of diligence** is attached, stating the actions taken to first attempt personal service.

_		FL-115					
	PETITIONER:	CASE NUMBER:					
	RESPONDENT:						
3.	Mail and acknowledgment service. I mailed the copies to the respondent, a first-class mail, postage prepaid, on (date): (1) with two copies of the Notice and Acknowledgment of Receipt (form envelope addressed to me. (Attach completed Notice and Acknowledgment of Receipt (form formervelope addressed to me. (Attach completed Notice and Acknowledgment of Code Civ. Proc., § 415.30.) (2) to an address outside California (by registered or certified mail with referent receipt or other evidence of actual delivery to the responded. Other (specify code section):	from (city): FL-117) and a postage-paid return rledgment of Receipt (form FL-117).) eturn receipt requested). (Attach signed					
	Continued on Attachment 3d.						
4.	Person who served papers Name: Address:						
	Telephone number: This person is a exempt from registration under Business and Professions Code section 2235 b not a registered California process server. c a registered California process server: an employee or an in (1) Registration no.: (2) County: (3) The fee for service was (specify): \$	50(b). ndependent contractor					
5.	I declare under penalty of perjury under the laws of the State of California that th	e foregoing is true and correct.					
6.							
Da	Pate:						
	(NAME OF PERSON WHO SERVED PAPERS)	SNATURE OF PERSON WHO SERVED PAPERS)					
	(old	or i brook three served i Ai broj					

What's Next?

1. Optional Review

Before you file your court forms to start your divorce, legal, separation, or nullity case, you can contact Self-Help Services for a free document review. Self-Help staff will review your documents for completeness. To request a review, save your forms electronically as a single PDF file. Then go to www.occourts.org/self-help and click on the blue button labeled *Click Here to Contact Self-Help Services*. Attach the PDF and complete the online request form. Make sure to select FAMILY LAW as the case type on the form.

2. File Your Forms

Once your forms are ready to file, these are your filing options:

- Electronic filing (eFiling) Go to https://www.occourts.org/online-services/family-efiling/.
- **Drop-box** Drop your forms in the white box located outside the front entrance of the Lamoreaux Justice Center. The drop-box is currently open 24/7.
- In person You may need to make an appointment to file directly with court staff. For the most current information, please visit: https://www.occourts.org/media-relations/family-law-family-court-services.html.
- **US Mail** Send your documents via first class mail to:

Lamoreaux Justice Center 341 The City Drive Attn: 7th Floor Family Law Clerk's Office Orange, CA 92868

If you are filing by mail or by using the drop-box, you must provide the original forms, two sets of copies and an empty, self-addressed, manila envelope with sufficient postage to have your copies sent back to you in the envelope.

There is a \$435 filing fee, which must be submitted with your Petition. If you file by mail or by drop-off, include a check or money order payable to the "Clerk of the Court."

Can't afford to pay the fee? If you cannot afford to pay this fee and you wish to have it waived, you must submit a *Request to Waive Court Fees* (FW-001) and an *Order on Court Fee Waiver* (FW-003) with your Petition. You can obtain the forms here: https://www.occourts.org/selfhelp/formpackets/forms/SHC-FW-01.pdf.

3. Have Your Paperwork Served

After you file your court forms, someone 18 or older (your "server") delivers copies of your filed forms, along with a blank response forms to your spouse. Your server then fills out the *Proof of Service of Summons* (FL-115), and you will file it with the court.

To find a blank response packet, go to https://www.occourts.org/self-help/formpackets/shforms.html.

4. Additional Questions?

Once you have completed the steps above, refer to form <u>FL-107-INFO</u> (at the front of this packet). After serving the other party with a copy of your filed forms and a blank response packet, you will be ready for Step 3 (disclosing your financial information.) You can find more information about the Step 3 disclosure requirement by visiting https://www.courts.ca.gov/1229.htm#panel8759.

You can also contact Self-Help with additional questions about the next steps by visiting www.occourts.org/self-help/.