# PACKET 3

Forms Associated with Florida Supreme Court Forms for Filing a

# Regular Dissolution of Marriage WITH Children



EIGHTH JUDICIAL CIRCUIT

\*\*\*FEES DUE AT FILING \*\*\*\*

## **HELPFUL HINTS TO FILE A DIVORCE**

Filing Fee: \$408.00 Sheriff's Fee (No personal checks): \$40.00

Issuance Summons: \$10.00

1. All documents must be completed and notarized, if the Clerk notarizes there is a fee for each document that is notarized. (\$3.50 per document)

- 2. When you file, you must provide the clerk with a copies of all documents that are being filed or the clerk will charge you to make copies. (.15 that day of filing)
- 3. You must also provide 6 self-address stamped envelopes (3 for each party.)
- 4. It is suggested that you meet with the Pro Se Coordinator for help with procedural questions <u>352-374-3665</u>, leave message and she will return your call to set up an appointment.
- 5. If the person you are serving does <u>NOT</u> live in Levy County it is your responsibility to take the documents to be served to the County, State where they live.
- 6. Please notify the Clerk in writing if your case has settled before your scheduled court date so we may cancel you hearing and have the case dismissed.
- 7. Payment plans are available upon request, additional \$25.00 fee.

## WARNING

IF THERE IS ANY QUESTION in your mind concerning these forms, the use of these forms, or your legal rights, it is strongly recommended that you obtain the services of an attorney. If you do not know an attorney, you may contact the Florida Lawyer Referral Service at 1-800-342-8011. If you are filing for divorce in a case involving domestic violence and are financially unable to afford the services of an attorney, you may contact Three Rivers Legal Services at (352) 372-0519 or 1-800-372-0936 to see if you are eligible for their services.

DUE TO THE CHANGING NATURE OF THE LAW, the forms and information contained in this packet may become outdated. Therefore, you should review and research statutes and rules of procedure referenced in the instructions to ensure that the forms are accurate and current.

IN NO EVENT will the Florida Supreme Court, the Florida Bar, the Eighth Judicial Circuit Office of the Court Administrator, the Clerk of the Court or anyone contributing to the production of these forms, commentary, instructions, and appendices be liable for any indirect or consequential damages resulting from the use of the packet.

Use these forms at your own risk. These forms may or may not be appropriate in your particular case. Any desired outcome from the use of these forms cannot be predicted or guaranteed. It is strongly recommended that you seek legal advice.

When the forms refer to: "General Information for Self-Represented Litigants)," the information is found at <a href="http://www.flcourts.org">http://www.flcourts.org</a> (select Family Forms located under the heading Self Help in the General Public Tab).



## EIGHTH JUDICIAL CIRCUIT

# Resources for Litigants Filing a Family Law Action Without Legal Counsel

Internet Access- information on how to file family law cases without an attorney in the State of Florida can be found at:

http://circuit8.org/family-court or http://www.flcourts.org (select Family Forms located under the heading Self Help in the General Public Tab)

Internet access is available from the Levy County Public Library.

Three Rivers is available to assist pro se litigants in dissolution of marriage and paternity actions who qualify. Three Rivers can be reached at (352) 372-0519.

Legal information for litigants is available at the Alachua County Library Headquarters in Downtown Gainesville, which houses the J. H. Murphree Law Library Collection. Consult with a librarian for additional information. The web address for the library is <a href="http://www.aclib.us/">http://www.aclib.us/</a>.



## EIGHTH JUDICIAL CIRCUIT FAMILY COURT CASE MANAGEMENT PROGRAM

#### NOTICE OF LIMITATION OF SERVICES PROVIDED/DISCLAIMER

The personnel in the office of the Clerk of the Court are not acting as your lawyer or providing legal advice to you.

Clerk of Court personnel are not acting on behalf of the court or any judge. The presiding judge in your case may require amendment of a form or substitution of a different form. The judge is not required to grant the relief requested in a form.

The personnel in the office of the Clerk of the Court cannot tell you what your legal rights or remedies are, represent you in court, give legal advice or instructions on completing forms or tell you how to testify in court.

In all cases, it is best to consult with your own attorney, especially if your case presents significant issues regarding children, child support, alimony, retirement or pension benefits, assets, or liabilities.

 I can read English (Go to	signature line)
I cannot read English, but the	nis notice was read to me by
	in
(Name)	(Language)
,	
YOU	JR SIGNATURE

#### DISSOLUTION OF MARRIAGE CHECKLIST WITH AND WITHOUT CHILDREN\* CIVIL COVER SHEET COPY OF DRIVERS LICENSE/FLORIDA I.D./OR AFFIDAVIT FROM A WITNESS NOTICE OF LIMITED SERVICE/DISCLAIMER PETITION SIGNED STANDING FAMILY COURT ORDER FINANCIAL AFFIDAVIT (WIFE) FINANCIAL AFFIDAVIT (HUSBAND) FAMILY LAW AFFIDAVIT AND NOTICE OF SOCIAL SECURITY NUMBER AFFIDAVIT OF CHILDREN BORN/ NOT BORN ANSWER AND WAIVER OR (IF NO RESPONSE) PROOF OF SERVICE (PERSONAL) AFFIDAVIT OF PERSONAL SERVICE OUT OF STATE PROOF OF SERVICE (CONSTRUCTIVE) NOTICE OF ACTION AFFIDAVIT OF DILIGENT SEARCH PROOF OF PUBLICATION or PROOF OF POSTING MOTION FOR DEFAULT IF NEEDED SETTLEMENT AGREEMENT/ MEDIATION AGREEMENT (FOR MEDIATION CALL 352-CERTIFICATE OF COMPLIANCE (WIFE) CERTIFICATE OF COMPLIANCE (HUSBAND) FOUR ENVELOPES WITH CHILDREN: ALL OF THE ABOVE PLUS THE FOLLOWING-UNIFORM CHILD CUSTODY JURISDICTION AND ENFORCEMENT ACT CERTIFICATE OF ATTENDANCE OF PARENTING STABILIZATION COURSE WIFE HUSBAND PARENTING PLAN W/ TIME SHARE CERTIFICATE OF COMPLIANCE (WIFE) CERTIFICATE OF COMPLIANCE (HUSBAND)

NOTICE OF FILING CHILD SUPPORT GUIDELINES WORKSHEET

<sup>\*</sup> This checklist is not intended as legal advice; it is a list of what the court needs on record in order to go forward with your case. You must provide the information that is listed above before your next court hearing.

# IN THE CIRCUIT COURT OF THE EIGHTH JUDICIAL CIRCUIT IN AND FOR LEVY COUNTY, FLORIDA

,	CASE NO:
	DIVISION:
Plaintiff/ Petitioner/State	
Fiamum Femininer/State	
v.	
v •	
,	
Defendant/ Respondent	
PERMISSIO	N TO USE E-MAIL
Provide your email address below to rece	eive a copy of your Orders, Judgments Notice
Hearings or other written communication	ons from the court or clerk of court and
electronic mail.*	
By completing this form I am authorizing the Cou orders/judgments, notices or other written commu	urt and the Clerk, of Circuit Court to send copies of
orders/judgments, notices of other written commit	inications to the by c-mail.
	red from my computer, so it does not interfere with my
ability to receive any of the above documents.	
I will file a written notice with the Clerk, if my cu	urrent email address changes
1 will file a written notice with the cicia, it my co	iron chan addess changes.
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Plaintiff/ Petitioner Name (print)	
	The second secon
Plaintiff/ Petitioner Name (signature)	
raments a certoner rame (signature)	
* email address (print clearly)	<del></del>
D-4-	
Date	1
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*Von will not need to provide a stamped se	elf-envelope, if you provide your email address.
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Florida Supreme Court Approved Family Law Form 12.902(i), Affidavit of Corroborating Witness (09/06)

#### **Cover Sheet for Family Court Cases**

I. Case Style

## IN THE CIRCUIT COURT OF THE EIGHTH JUDICIAL CIRCUIT, IN AND FOR LEVY COUNTY, FLORIDA

	Petitioner and	Case No.:
	Respondent	<del>-</del>
H.	Type of Action/Proceeding. Place a check beside simultaneously filing more than one type of proce modification and an enforcement proceeding, cobeing filed. If you are reopening a case, choose one	eding against the same opposing party, such as a implete a separate cover sheet for each action
	(A) X Initial Action/Petition (B) Reopening Case 1. Modification/Supplemental Petition 2. Motion for Civil Contempt/Enforcemental Contemp	nt
	Type of Case. If the case fits more than one type of  (A)Simplified Dissolution of Marriage  (B) XDissolution of Marriage  (C)Domestic Violence  (D)Dating Violence  (E)Repeat Violence  (F)Sexual Violence  (G)Stalking  (H)Support IV-D (Department of Revenue,	case, select the most definitive.  (K)UIFSA Non-IV-D (not Department of Revenue, Child Support Enforcement)  (L)Other Family Court  (M)Adoption Arising Out of Chapter 63  (N)Name Change  (O)Paternity/Disestablishment of Paternity  (P)Juvenile Delinquency  (Q)Petition for Dependency  (R)Shelter Petition  (S)Termination of Parental Rights Arising Out of Chapter 39  (T)Adoption Arising Out of Chapter 39  (U)CINS/FINS
IV.	Rule of Judicial Administration 2.545(d) requires to Form 12.900(h), be filed with the initial pleading/plitigant in order to notify the court of related case Sheet for Family Court Cases and initial pleading/pe	petition by the filing attorney or self-represented es. Is Form 12.900(h) being filed with this Cover
	No, to the best of my knowledge, no related ca Yes, all related cases are listed on Family Law F	

### ATTORNEY OR PARTY SIGNATURE I CERTIFY that the information I have provided in this cover sheet is accurate to the best of my knowledge and belief. Signature \_ FL Bar No.: \_ (Bar number, if attorney) Attorney or party (Type or print name) Date IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW: [fill in all blanks] This form was prepared for the: {choose only one } ( ) Petitioner ( ) Respondent This form was completed with the assistance of: {name of individual} \_\_\_ {name of business} {address} \_\_\_ {city}\_\_\_\_\_, {state}\_\_\_, {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 <u>petition</u> for dissolution of marriage.

This form should be typed or printed in black ink, and signed in the presence of a <u>notary public</u> or <u>deputy</u> <u>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 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 <u>served</u> 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 <a href="www.flcourts.org">www.flcourts.org</a> through the link to the Rules of

Instructions for Florida Supreme Court Approved Family Law Form 12,902(i), Affidavit of Corroborating Witness (02/18)

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.	
	<i>J</i>
AFFIDAVIT OF CO	RROBORATING WITNESS
. (full leaal name)	being sworn, certify that the follow
statements are true: I have known {name}	Sir
approximate date} ; to the	e best of my understanding the petition in this action wo now of my own personal knowledge that this person i
iled on {date} : and I k	now of my own personal knowledge that this person i
resided in the State of Florida for at least 6 mor	nths immediately prior to the date of filing of the petition
D-41	•
Dated:	Signature of Corroborating Witness
	Printed Name:
	Address:
	Address: City, State, Zip:
	Telephone Number:
STATE OF FLORIDA	relephone Number.
COUNTY OF	
Sworn to or affirmed and signed before me on	by
	•
	NOTARY BURLIC OF DEBUTY CLERY
	NOTARY PUBLIC or DEPUTY CLERK
	,
	•
	• • • • •
	[Print, type, or stamp commissioned name of notary of clerk.]
Personally known	• • • • •
Personally known Produced identification	• • • • •
Personally known Produced identification Type of identification produced	• • • • •

Florida Supreme Court Approved Family Law Form 12.902(i), Affidavit of Corroborating Witness (02/18)

# INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.901(b)(1), PETITION 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 filing for a <u>dissolution of marriage</u>, and you and your spouse have a dependent or minor child(ren) together, or a spouse is pregnant. You or your <u>spouse</u> must have lived in Florida for at least 6 months before filing for a dissolution in Florida. You must <u>file</u> this form if the following is true:

You and your spouse have a dependent or minor child(ren) together or a spouse is pregnant.

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 file the original with the <u>clerk of the circuit court</u> in the county where you live and keep a copy for your records. Because you are filing the <u>petition</u> in this proceeding, you may also be referred to as the <u>petitioner</u> and your spouse as the <u>respondent</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?

For your case to proceed, you must properly notify your spouse of the <u>petition</u>. If you know where your spouse lives, you should use <u>personal service</u>. If you absolutely do not know where your spouse lives, you may use <u>constructive service</u>. You may also be able to use constructive service if your spouse resides in another state or country; however, if constructive service is used, other than granting a divorce, the court may only grant limited relief, which cannot include either spousal support (alimony) or child support. For more information on constructive service, see Notice of Action for Family Cases with Minor Child(ren), Florida Supreme Court Approved Family Law Form 12.913(a)(2), and Affidavit of Diligent Search and Inquiry, Florida Family Law Rules of Procedure Form 12.913(c). If your spouse is in the military service of the United States, additional steps for service may be required. See, for example, Memorandum for Certificate of Military Service, Florida Supreme Court Approved Family Law Form 12.912(a) and Affidavit of Military Service, Florida Supreme Court Approved Family Law Form 12.912(b). In sum, the law regarding constructive service and service on an individual in the military service is very complex and you may wish to consult an attorney regarding these issues.

If personal service is used, your spouse has 20 days to answer after being served with your petition. Your case will then generally proceed in one of the following three ways:

<u>DEFAULT</u>. If after 20 days, your spouse has not filed an <u>answer</u>, you may file a <u>Motion for Default</u>, Florida Supreme Court Approved Family Law Form 12.922(a), with the clerk of court. Then, if you have filed all of the required papers, you may contact the clerk, <u>family law intake staff</u>, or <u>judicial assistant</u> to set a <u>final hearing</u>. You must notify your spouse of the hearing by using a <u>Notice of Hearing (General)</u>, Florida Supreme Court Approved Family Law Form 12.923, or other appropriate notice of hearing form.

<u>UNCONTESTED</u>. If your spouse files an answer that agrees with everything in your petition or an answer and waiver, and you have complied with <u>mandatory disclosure</u> and filed all of the required papers, you may contact the clerk, family law intake staff, or judicial assistant to set a final hearing. You must notify your spouse 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 your spouse files an answer or an answer and counterpetition, which disagrees with or denies anything in your petition, and you are unable to settle the disputed issues, you should 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). If your spouse files an answer and counterpetition, you should answer the counterpetition within 20 days using an Answer to Counterpetition, Florida Supreme Court Approved Family Law Form 12.903(d).

#### 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 <a href="www.flcourts.org">www.flcourts.org</a> 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 do not have the money to pay the filing fee, you may obtain an Application for Determination of Civil Indigent Status from the clerk, fill it out, and the clerk will determine whether you are eligible to have filing fees deferred.

If you want to keep your address confidential because you are 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 a Request for Confidential Filing of Address, Florida Supreme Court Approved Family Law Form 12.980(h).

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 are asking that child support be ordered in the final judgment. (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 and your spouse 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 with the petition if the petitioner seeks to establish child support. Otherwise, it
  must be filed within 45 days of service of the petition on the respondent.)
- 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 the respondent, if not
  filed at the time of the petition, unless you and your spouse have agreed not to exchange these
  documents.)
- Parenting Plan, Florida Supreme Court Approved Family Law Form 12.995(a), (b), or (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.

Parenting Plan and Time-Sharing. If you and your spouse 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 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 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 also finds that the other spouse has the ability to pay. If you want alimony, you must request it in writing in the original petition. 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.

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.

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 one of the following: 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 Parenting Plan, Florida Supreme Court Approved Family Law Form 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 the parties are unable to agree, a Parenting Plan will be established by the court.

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 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, /, FLORIDA	
	IN AND I OR		COUNT	, FLORIDA	٠.
		Case	No.: 38-		
I 7	The Bassians of	Divis	ion:		
in re:	The Marriage of:				
	•			•	
	· · · · · · · · · · · · · · · · · · ·				
	Petitioner,				
	and				
	ana				
	· Respondent.				
					,
	PETITION FOR DISSOLUTI DEPENDENT OR MI				
	DEFENDENT OR MI	INOR CIT	LD(KE	IJ	
	I, (full legal name)	<del></del> .			_ the
	Petitioner, being sworn, certify that the f	ollowing stat	tements are	e true:	
1.	JURISDICTION/RESIDENCE Petitioner Respondent before the filing of this Petition for Dissol			l in Florida for at least 6 mo	nths
2.	Petitioner is or is not a mer	mber of the i	military ser	vice.	
	Respondent is or is not a m				
3.	MARRIAGE HISTORY				
	Date of marriage: {month, day, year}				
	Date of separation: {month, day, year} Place of marriage: {county, state, country			Please indicate if approxim	nate)
4.					
	{Choose all that apply}	. dua ani (da	-4-1		
	a. Petitioner is pregnant. Baby is b. Respondent is pregnant. Baby	is due on: {aa is due on: {a	ite; late}		
	c The minor (under 18) child(rer				
	Name		Birth da	ite	
		<del></del>	<del></del>		
			<del></del>		

	both parties are:	
	Name	Birth date
	The birth parent (s) of the above minor child(r	
	e. The child(ren) common to both parties the parties due to a mental or physical disability	who are 18 or older but who are dependent upon
	Name	Birth date
5.	5. A completed Family Law Financial Affidavit, Flo 12.902(b) or (c) {choose only one} is file	orida Family Law Rules of Procedure Formed with this petition or will be timely filed.
6.	<ol> <li>A completed Uniform Child Custody Jurisdictic Supreme Court Approved Family Law Form 12 complete and attach this form in a dissolution</li> </ol>	• • •
7.	<ol> <li>A completed Notice of Social Security Number Form 12.902(j), is filed with this petition.</li> </ol>	r, Florida Supreme Court Approved Family Law
8.		d be granted because:
	{Choose only one} a The marriage is irretrievably broken.	
	OR	
		imentally incapacitated for a period of 3 years prior
	<ul> <li>b. One of the parties has been adjudged to the filing of this petition. A copy of the</li> </ul>	
TIC		
TIC 1.	to the filing of this petition. A copy of the	Judgment of Incapacity is attached.

2.	There are marital assets or liabilities. All marital and nonmarital assets and liabilities are (or will be) listed in the financial affidavits, Florida Family Law Rules of Procedure Form 12.902(b) or (c), 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. Petitioner Respondent should be awarded an interest in the other spouse's property because:
SECTIO	N II. SPOUSAL SUPPORT (ALIMONY)
1.	Petitioner Respondent forever gives up any right to spousal support (alimony) from the other spouse.
	OR
2.	Petitioner Respondent 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.  Spousal support (alimony) is requested in the amount of \$ every: week other week month, or other beginning {date} and continuing until {date or event}
	Explain why the Court should order Petitioner Respondent to pay, and any specific request(s) for type of alimony (temporary, permanent, bridge-the-gap, durational, rehabilitative, and/or lump sum):
<b>3.</b>	Other provisions relating to alimony, including any tax treatment and consequences:

4.	Petitioner requests life insurance on the other spouse's life, provided by that spouse, to secure such support.
SECTIO	ON III. PARENTING PLAN ESTABLISHING PARENTAL RESPONSIBILITY AND TIME-SHARING
1.	The minor child(ren) currently reside(s) with Petitioner Respondent Other: {explain}
2.	Parental Responsibility. It is in the child(ren)'s best interests that parental responsibility be: {Choose only one} a shared by both parents;
	b. awarded solely to Petitioner Respondent . Shared parental responsibility would be detrimental to the child(ren) because:
-	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 purposes of a Parenting Plan, the Petitioner will be referred to as {name or designation} and the Respondent will be referred to as {name or designation} The Petitioner states that it is in the best interests of the child(ren) that:
	{Choose only one} a The attached proposed Parenting Plan should be adopted by the court. The parties {Choose only one} have 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.)
	c The court should establish a Parenting Plan with the following provisions for:  {Insert name or designation of the appropriate parent in the space provided}  No time-sharing for Parent  Limited time-sharing with Parent
	Supervised Time-Sharing for Parent Parent; Supervised or third-party exchange of the child(ren). Explain:
4.	Explain why this request is in the best interests of the child(ren):

### SECTION IV. CHILD SUPPORT {Choose all that apply} 1. 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), Lis, or Li will be filed. Such support should be ordered retroactive to: the date of separation {date} the date of the filing of this petition. c. \_\_\_\_ other {date}\_\_\_\_\_\_ {explain}\_ 2. Petitioner requests that the Court award child support to be paid beyond the 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. $oldsymbol{ol{ol{ol}}}}}}}}}}}}}}}}}}}$ than Florida's child support guidelines and understands that a Motion to Deviate from Child Support Guidelines, Florida Supreme Court Approved Family Law Form 12.943, must be filed before the Court will consider this request. Petitioner requests that medical/dental insurance for the minor child(ren) be provided {Choose only one} Petitioner Respondent. Petitioner requests that uninsured medical/dental expenses for the child(ren) be paid: {Choose only one} by Petitioner; by Respondent; legually by the spouses {each spouse pays one-half}. oxdot according to the percentages in the Child Support Guidelines Worksheet, Florida Family Law Rules of Procedure Form 12.902(e). Other {explain}:

6.	Petitioner requests that life insurance to secure child support be provided by the other spouse.
	ON V. OTHER  Petitioner requests to be known by the following former legal name, which was:  {former legal name}:
2.	Other relief {specify}
{This se	ON VI. REQUEST ection summarizes what you are asking the Court to include in the final judgment of dissolution of
marria Petitic	ge.} oner requests that the Court enter an order dissolving the marriage and:
	te <b>all</b> that apply}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.	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 Petitioner's former name as requested in Section V of this petition;
6.	awarding other relief as requested in Section V of this petition; and any other terms the

petition and that the punishment for knowingly making a false statement includes fines and/or imprisonment. Dated Signature of 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.} " Personally known Produced identification Type of identification produced \_\_\_\_\_\_ IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW: [fill in all blanks] This form was prepared for the Petitioner. This form was completed with the assistance of: {name 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 FAMILY COURT STANDING ORDER

#### When should this form be used?

This form must be signed and filed by the petitioner in every <u>dissolution of marriage</u>, <u>annulment</u>, <u>or separate maintenance</u> case filed in this circuit, regardless of whether the case involves a minor child(ren) and/or property.

The signed Standing Family Court Order demonstrates that you have read the important information contained in that document. The Standing Family Court Order applies to you as soon as you have filed the petition. Pay careful attention to the Standing Order. If you do not comply with the requirements in the order, you could be held in contempt of court.

After signing 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.

#### What should I do next?

A copy of this form **must be served** on the other party in your case, along with your initial papers. The Standing Order applies to the other party as soon as they have been served with it.

#### Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at http://www.flcourts.org (select Family Forms located under the tab for Representing Yourself).

You may access more information about the Standing Family Court Order on the Court's website at: <a href="http://circuit8.org/administrative-orders/section5">http://circuit8.org/administrative-orders/section5</a>.

Petitioner's signature acknowledges receipt

#### IN THE EIGHTH JUDICIAL CIRCUIT OF FLORIDA

#### STANDING FAMILY COURT ORDER

This Order applies to both parties in original actions for dissolution of marriage, separate maintenance, or annulment filed in the Eighth Judicial Circuit. It applies to the filing party upon filing of the action and it applies to the other party upon service of the summons and initial pleading or filing of a waiver and acceptance of service. This Order shall remain in effect during the pendency of the action until modified, terminated, or amended by order of the court. Accordingly, it is adjudged:

- Neither party shall sell, transfer, encumber, conceal, assign, remove, or in any way dispose
  of any property (whether real, personal, or mixed in nature) jointly or individually owned by the
  parties, without the written consent of the other party, or without an order of the court unless
  the disposition is in the normal course of business, or for customary and usual household
  expenses, or for reasonable attorney's fees in connection with this action.
- Neither party shall incur unreasonable debts. This includes but is not limited to, additional borrowing against credit lines secured by the family residence, additional encumbering of any marital asset, unreasonable use of any credit cards, or taking cash advances against credit limits of bank cards.
- 3. Neither party shall remove the minor child or children of the parties from the state of Florida without written consent of the other party, or an order of the court.
- 4. Neither party shall cause the other party or the children of the marriage to be removed from any medical, hospital, and/or dental insurance coverage, and each party shall maintain the existing medical, hospital, and dental insurance coverage in full force and effect.
- Neither party shall change the beneficiaries of any existing life insurance policies, or other financial products or accounts containing a beneficiary designation. Each party shall maintain existing life, auto, homeowner's or renter's insurance policies in full force and effect.
- 6. If the parties have a child or children in common, any party vacating the marital residence shall provide the other party or the party's attorney, in writing, within 48 hours of moving, a physical address and telephone number where the relocated party can receive communications. This provision shall not apply if there is a conflicting court order.
- 7. If the parties have children in common and they live apart during the pendency of this action, they shall assist their children in having contact with both parties which is consistent with the previous contact habits of the family. Unless there is a conflicting court order, such contact shall be in-person, telephonic, electronic (ex. Skype), and/or written.

Failure to comply with this Standing Order may be punishable by contempt of court. If you wish to modify the conditions of this order, you or your attorney must file an appropriate motion with the Clerk's Office in the county where the action is pending and schedule the matter for hearing with the judge assigned to your case.

ORDERED ON this 17<sup>th</sup> day of July, 2014.

Robert E. Roundtree, Jr., Chief Judge

### 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 <a href="https://www.flcourts.org">www.flcourts.org</a> 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 AND FOR	JUDICIAL CIRCUIT COUNTY, FLORIDA
	Case No:
	Division:
•	
Petitioner,	
and	v
Respondent.	
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 I	by or on behalf 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	he court.
A temporary Parenting Plan establishe	d by the court.
A modification of a prior final Parentin	ng Plan or prior final order.
I. PARENTS	
Petitioner, hereinafter referred to in this Pa	
{name or designation}	<u> </u>
Name:	
Address:E	-Mail·
Address Unknown: {Please indicate he	
	here if Petitioner's address and phone numbers are
	Judgment for Protection Against Domestic Violence,
or other court order	<b>]</b> .
Respondent, hereinafter referred to in this	
{name or designation}	

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

	dress:	<u></u>
	ephone Number: E-Mail: _	
	Address Unknown: {Please indicate here if Re	espondent's address is unknown}
	Address Confidential: {Please indicate here i	
	e confidential pursuant to either a Final plence or other court order	
	N: This parenting plan is for the following child(r	ren) born to, or adopted by the parties: (add
Nam	me `	Date of Birth
	<del></del>	<del></del>
III. JURISDIC	CTION	
The Unit	ited States is the country of habitual residence of	f the child(ren).
	ate of Florida is the child(ren)'s home state for ction and Enforcement Act.	the purposes of the Uniform Child Custody
Jurisdict 11601 e	renting Plan is a child custody determination for ction and Enforcement Act, the International Child et seq., the Parental Kidnapping Prevention Act, ational Child Abduction enacted at the Hague on a laws.	d Abduction Remedies Act, 42 U.S.C. Sections , and the Convention on the Civil Aspects of
Other: _		
	TAL RESPONSIBILITY AND DECISION MAKING sert the name or designation of the appropriate p	parent in the space provided.}
1.	Parental Responsibility (Choose only one)	
	major decisions affecting the welfare of the not limited to, decisions about the chil	that the parents confer and <b>jointly</b> make all e child(ren). Major decisions include, but are ld(ren)'s education, healthcare, and other her parent may consent to mental health

	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 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:  Education/Academic decisions 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.
U d a d p	ray-to-Day Decisions Inless otherwise specified in this plan, each parent shall make decisions regarding day-to- ay care and control of each child while the child is with that parent. Regardless of the llocation of decision making in the parenting plan, either parent may make emergency ecisions affecting the health or safety of the child(ren) when the child is residing with that arent. A parent who makes an emergency decision shall share the decision with the other arent as soon as reasonably possible.
	ktra-curricular Activities {Indicate all that apply} Insert the name or designation of the appropriate parent in the space provided.
_ <b>a</b> .	Either parent may register the child(ren) and allow them to participate in the activity of the child(ren)'s choice.
b.	The parents must mutually agree to all extra-curricular activities.
c	The 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.
d	Parent%
r	Parent%
e. <u>l</u>	The uniforms and equipment required for the extra-curricular activities shall be paid by:
	Parent%

	f	Other: {Specify}						
. INFO	DRMATI	ON SHARING. Unless otherwise indicated or ordered by the Court:						
	and inf with ar each o	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 ther 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 so.						
Each parent shall be responsible for obtaining records and reports directly from the health care providers.								
Both parents have equal rights to inspect and receive governmental agency and law enforcement records concerning the child(ren).								
	Both parents 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.							
	Both p	arents shall be listed as "emergency contacts" for the child(ren).						
	and co 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 g within 24 hours of any changes. Each parent shall notify the court in writing within sever as of any changes.						
	Other:							
		<u></u>						
/I. SCH	HEDULIN	IG						
	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						
	-							

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

ž		dSchool				
	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 thanbefore 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 {Specify}				
VII. TIM	{In {A	ARING SCHEDULE sert the name or designation of the appropriate parent in the space provided.} time-sharing schedule must be provided for both parents.}  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} From 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 to  WEEKDAYS: {Specify days} to OTHER: {Specify}				

	Please indicate if there is a different time sharing schedule for any child. Complete a separate Attachment for each child for whom there is a different time sharing schedule.  There is a different time-sharing schedule for the following child(ren) in Attachment									
	Attachment	·								
•	(Name of Child) (Name of Child)									
	(Name of Child) (Name of Child)									
2.	Holiday Schedu	ile {Choose on	ly one}							
	aNo holiday time sharing shall apply. The regular time-sharing schedule set forth above shall apply.									
	bHoliday time-sharing shall be as the parties agree.									
	c. Holiday time-sharing shall be in accordance with the following schedule. The Holiday schedule will take priority over the regular weekday, weekend, and summer schedules. Fill in the blanks with the name or designation of the appropriate parent 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 parent, then the child(ren) will remain with the parent in accordance with the regular schedule									
•	Holidays Mother's Day Father's Day President's Day M. L. King Day Easter Passover Memorial Day V		Odd Years	Every Year	Begin/End Time					
	Labor Day Wkd Columbus Day \ Halloween		· · · · · · · · · · · · · · · · · · ·							
	Thanksgiving Veteran's Day Hanukkah									
	Yom Kippur									
	Rosh Hashanah Child(ren)'s									

	This holiday schedule may affect the regular Time-Sharing Schedule. Parents may wish to specify either or both of the following options:
	d. When 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	r <b>Break</b> {Choose only <b>one</b> } {Insert the name or designation of the appropriate parent in the space provided.}
	a. Parent 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 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.
	c. Other:
	d. 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:

	bThe parents shall alternate the entire Spring Break with Parent
	having the child(ren) during theodd-numbered year and Parent during theeven numbered years.
	c. Parent Parent shall have the child(ren) for the entire Spring Break every year.
	dThe Spring Break will be evenly divided. The first half of the Spring Break will go to the parent whose regularly scheduled weekend falls on the first half and the second half going to the parent whose weekend falls during the second half.
	e. Other: {Specify}
5. 9	Summer Break {Choose only one} {Insert the name or designation of the appropriate parent in the space provided.}
	aThe parents shall follow the regular schedule through the summer.
	b. Parent shall have the entire Summer Break from after school is out until before school starts.
	C The parents shall equally divide the Summer Break as follows:  During odd-numbered years even numbered years, Parent  Parent shall have the children from after school is out until The other parent shall have the child(ren) for the second one-half of the Summer Break. The parents shall alternate the first and second one-halves each year unless otherwise agreed. During the extended periods o time-sharing, the other parent shall have the child(ren)
	d. Other: {Specify}
6.	Number of Overnights: {Insert the name or designation of the appropriate parent in the space provided.}
	Based upon the time-sharing schedule, Parent has a total of overnights per year and Parent has a total of overnights per year.  Note: The two numbers must equal 365.
7.	If not set forth above, the parties shall have time-sharing in accordance with the schedule which is attached and incorporated herein.

VIII. TRANSPORTATION AND EXCHANGE OF CHILD(REN)

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

{Insert the name or designation of the appropriate parent in the space provided.} Transportation {Choose only one} a. Parent \_\_\_\_\_\_ shall provide all transportation. b. \_\_\_\_ The parent beginning their time-sharing shall provide transportation for the child(ren). c. The parent ending their time-sharing shall provide transportation for the child(ren). Other: {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}: a. Exchanges shall be at the parents' homes unless both parents agree to a different meeting place. \_\_Exchanges shall occur at \_\_\_\_\_ unless both parties agree in advance to a different meeting place. c. Other: **Transportation Costs** {Choose only **one**} 3. {Insert the name or designation of the appropriate parent in the space provided.} a. \_\_\_\_\_ Transportation costs are included in the Child Support Worksheets and/or the Order for Child Support and should not be included here. b. Parent \_\_\_\_\_\_ 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
	d. Other
JCATIO	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	hild(ren) named in this Parenting Plan are scheduled to reside the majority of the time with temperature. This majority designation is <b>SOLELY</b> 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.
	JCATION  1.  2.  3.  SIGNATI  {Insert  The chert  Parent  and fe

#### XI. COMMUNICATION

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.
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)
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 faccontact.  The child(ren) may have
communication in the form of with the other parent {Choose only one}
aAnytime bEvery day during the hours ofto cOn the following days during the hours ofto dOther:
3. Costs of Electronic Communication shall be addressed as follows:
XII. CHILD CARE {Choose only one}
Each parent may select appropriate child care providers

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

2. All child care providers must be agreed upon by both parents.
3Each 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. CHANGES OR MODIFICATIONS OF THE PARENTING PLAN
Temporary changes to this Parenting Plan may be made informally without a written document; however, if the parties dispute the change, the Parenting Plan shall remain 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.
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
Parents shall attempt to cooperatively resolve any disputes which may arise over the terms of the Parenting Plan. The parents 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 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 \_ NOTARY PUBLIC or DEPUTY CLERK {Print, type, or stamp commissioned name of notary or clerk.} Personally known Produced identification Type of identification produced

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 of notary or clerk.} Personally known Produced identification Type of identification produced \_\_\_\_\_ IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW: [fill in all blanks] This form was prepared for the: {choose only one} \_\_\_\_\_ Petitioner Respondent This form was completed with the assistance of: {name of individual} {name of business} {address} {city}\_\_\_\_\_\_, {state}\_\_\_\_\_, {zip code}\_\_\_\_\_\_, {telephone number}\_\_\_\_\_

I certify that I have been open and honest in entering into this Parenting Plan. I am satisfied with this

## INSTRUCTIONS FOR FLORIDA FAMILY LAW RULES OF PROCEDURE FORM 12.902(b), FAMILY LAW FINANCIAL AFFIDAVIT (SHORT FORM) (01/15)

#### 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 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. 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 <u>petition</u> 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 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 are 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.

Instructions to Florida Family Law Rules of Procedure Form 12.902(b), Family Law Financial Affidavit (Short Form) (01/15)

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 x Days worked per week = Weekly amount

Daily amount x Days worked per week = Weekly amount

Weekly amount x 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 x 52 Weeks per year = Yearly amount
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.

		JUDICIAL CIRCUIT,
	IN AND FOR	COUNTY, FLORIDA
		Case No.:
		Division:
	Petitioner,	,
and	. containing	
	Respondent.	
	nespondenti	
	FAMILY LAW FINANCIAL	. AFFIDAVIT (SHORT FORM)
	(Under \$50,000 Indivi	dual Gross Annual Income)
I, {full le	egal name}	, being sworn, certify that the following
informa	ition is true:	
		Employed by:
	s Address:	
Pay rat	e: \$	very other week T twice a month monthly
Che	eck here if unemployed and explain on a se	parate sheet your efforts to find employment.
All amo anythin		ions with this form to figure out money amounts for paper, if needed. Items included under "other" should
1. \$	Monthly gross salary or wages	•
2	Monthly bonuses, commissions, allow	wances, overtime, tips, and similar payments
3	corporations, and/or independent co	es such as self-employment, partnerships, close ontracts (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 Compensati	on ·
7	Monthly pension, retirement, or annu	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):	•
10	Monthly interest and dividends	
11.	Monthly rental income (gross receipts	s minus ordinary and necessary expenses

Florida Family Law Rules of Procedure Form 12.902(b), Family Law Financial Affidavit (Short Form) (01/15)

	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)
17. \$_	TOTAL PRESENT MONTHLY GROSS INCOME (Add lines 1–16)
PRESE	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
19	Monthly FICA or self-employment taxes
20	Monthly Medicare payments
21	Monthly mandatory union dues
22	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	\$	E. OTHER EXPENSES NOT LIST	ED ABOVE
Property taxes	\$	Clothing	\$
Utilities	\$	Medical/Dental (uninsured)	s
Telephone	\$	Grooming	<u> </u>
Food	\$	Entertainment	š
Meals outside home	\$	Gifts	Š
Maintenance/Repairs	\$	Religious organizations	5
Other:	\$	Miscellaneous	<u> </u>
	·	Other:	<del>\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ </del>
B. AUTOMOBILE			\$
Gasoline	\$		ξ
Repairs	\$		<u>š</u>
Insurance	\$		ξ
	·		ξ
C. CHILD(REN)'S EXPENSES			Ψ
Day care	\$		
Lunch money	s	F. PAYMENTS TO CREDITORS	
Clothing	\$	CREDITOR:	MONTHLY
Grooming	<u> </u>	CREDITOR:	PAYMENT
Gifts for holidays	\$	*	Ċ
Medical/Dental (uninsured)	\$		₹
Other:	ξ		ξ
Other.	٧		₹
D. INSURANCE			₹
Medical/Dental (if not listed o	n		₹
lines 23 or 45)	اا خ	<del></del> ,	₹
	ž ———		Ş
Child(ren)'s medical/dental Life	ž ———		₹
	₹		Ş
Other:	۶ <u></u>		ž
			٠ <u> </u>

28. \$ TOTAL MONTHLY EXPENSES (add ALL monthly amounts in A thro	ugh F abov	e <sub>,</sub> )	
SUMMARY			
29. \$ TOTAL PRESENT MONTHLY NET INCOME (from line 27 of SECTIO	N I. INCOM	IE)	
30. \$ TOTAL MONTHLY EXPENSES (from line 28 above)			
31. \$ SURPLUS (If line 29 is more than line 30, subtract line 30 from line of your surplus. Enter that amount here.)		•	
32. (\$) (DEFICIT) (If line 30 is more than line 29, subtract line 29 from li of your deficit. Enter that amount here.)	ne 30. This	is the amo	unt
SECTION III. ASSETS AND LIABILITIES Use the nonmarital column only if this is a petition for dissolution of marriage is "nonmarital," meaning it belongs to only one of you and should not be divided whom you believe the item(s) or debt belongs. (Typically, you will property/debt was owned/owed by one spouse before the marriage. See the "Self-Represented Litigants" found at the beginning of these forms and set Statutes, for definitions of "marital" and "nonmarital" assets and liabilities.)	ded. You s only use t <b>'General in</b>	hould indica his column I <b>formation</b>	ate i if <b>for</b>
A. ASSETS:			
DESCRIPTION OF ITEMS Lists description of such apparent items	` `	Nonma	rital
DESCRIPTION OF ITEM(S). List a description of each separate 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	Current Fair Market	(check co	orrect
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.		(check co colum	orrect nn)
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.	Fair Market Value	(check co	orrect
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.  Cash (on hand)	Fair Market	(check co colum	orrect nn)
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.  Cash (on hand)  Cash (in banks or credit unions)	Fair Market Value	(check co colum	orrect nn)
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.  Cash (on hand) Cash (in banks or credit unions) Stocks, Bonds, Notes	Fair Market Value	(check co colum	orrect nn)
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.  Cash (on hand) Cash (in banks or credit unions) Stocks, Bonds, Notes Real estate: (Home)	Fair Market Value	(check co colum	orrect nn)
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.  Cash (on hand) Cash (in banks or credit unions) Stocks, Bonds, Notes Real estate: (Home) (Other)	Fair Market Value	(check co colum	orrect nn)
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.  Cash (on hand) Cash (in banks or credit unions) Stocks, Bonds, Notes Real estate: (Home) (Other) Automobiles	Fair Market Value	(check co colum husband	orrect nn)
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.  Cash (on hand) Cash (in banks or credit unions) Stocks, Bonds, Notes Real estate: (Home) (Other) Automobiles Other personal property	Fair Market Value	(check co colum husband	orrect nn)
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.  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.)	Fair Market Value	(check co colum husband	orrect nn)
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.  Cash (on hand) Cash (in banks or credit unions) Stocks, Bonds, Notes Real estate: (Home) (Other) Automobiles Other personal property	Fair Market Value	(check co colum husband	orrect nn)
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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.  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	Fair Market Value	(check co colum husband	orrect nn)
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.  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	Fair Market Value	(check co colum husband	orrect nn)
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.  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	Fair Market Value	(check co colum husband	orrect nn)

Check here if additional pages are attached.
s (add next column)

Total Assets (add next column)

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 ACCOUNT NUMBERS. Check		Nonmarital (check correct column)	
the line next to any debt(s) for which you believe you should be		husband	wife
	111 · · · · · · · · · · · · · · · · · ·	nuspanu .	wife
Mortgages on real estate: First mortgage on home	\$		
Second mortgage on home	ļ .——		
Other mortgages		· · ·	
	<del></del>	-	
Auto loans			
Charge/credit card accounts			
Charge/Credit card accounts	-		
Other			
	,		
	<u> </u>		
Check here if additional pages are attached.			
otal Debts: (add next column)	\$		
ISTRUCTIONS: If you have any POSSIBLE assets (income potential, accrue onus, inheritance, etc.) or POSSIBLE liabilities (possible lawsuits, future unabilities, debts assumed by another), you must list them here.  Contingent Assets  Theck the line next to any contingent asset(s) which you are requesting the		Nonma (check co	rital orrect
udge award to you.		husband	wife
	\$		
			٠.
Total Contingent Assets	\$		
Contingent Liabilities  Check the line next to any contingent debt(s) for which you believe you	Possible Amount Owed	Nonma (check co colum	orrect
hould be responsible.		husband	wife
	\$		
Total Contingent Liabilities	\$		

Florida Family Law Rules of Procedure Form 12.902(b), Family Law Financial Affidavit (Short Form) (01/15)

#### 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]	t IS as Will DE filed in this case. This case involves the
establishment or modification of child support.	t IS or WILL BE filed in this case. This case involves the
A Child Support Guidelines Worksheet	t 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 [chec	k all used]:e-mailed mailed ( faxed
hand delivered to the person(s) listed below	ow on {date}
Other party or his/her attorney:	
Name:	
Address:	
City, State, Zip:	
Fax Number:E-mail Address(es):	
	under oath to the truthfulness of the claims made in this
affidavit and that the punishment for know imprisonment.	vingly making a false statement includes fines and/or
Dated:	
	Signature of Party
	Printed Name:
	Addi 653
	City, State, Zip:Fax Number:
	E-mail Address(es):
STATE OF FLORIDA	•
COUNTY OF	
Sworn to or affirmed and signed before me on	by
Sworm to or ammed and signed before the on	,
	NOTARY PUBLIC or DEPUTY CLERK
	•
	[Print, type, or stamp commissioned
	name of notary or deputy clerk.]
Personally known	•
Produced identification Type of identification produced	
Type of identification produced	

Florida Family Law Rules of Procedure Form 12.902(b), Family Law Financial Affidavit (Short Form) (01/15)

		FORM, HE/SHE MUST FILL IN THE BLANKS	
		e: {choose only <b>one</b> }	spondent
This form was completed w	rith the assistance of	f:	
{name of individual}			
{name of business}			
{address}	· · · · · · · · · · · · · · · · · · ·		
{city}	{(state)	{telephone number}	

DESCRIPTION OF ITEM(S). List a description of each separate item owned by you (and/or your spouse, if this is a petition for dissolution of marriage). IST ONLY LAST 4 DIGITS OF ACCOUNT NUMBERS. Check the line next to any	Current	Nonmar (check co colum	rrect
asset(s) which you are requesting the Judge award to you.	Value	husband	wife
Check here if additional pages are attached.			
otal Assets (add next column)	\$		

#### B. LIABILITIES:

ESCRIPTION OF ITEM(S). List a description of each separate debt owed by out (and/or your spouse, if this is a petition for dissolution of marriage):	Current Amount	Nonma (check c	orrect
ST ONLY LAST 4 DIGITS OF ACCOUNT NUMBERS: Check the line next to any ebt(s) for which you believe you should be responsible.	⊺0wed.	colun husband	wife
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.			

r	CONTINGENT	A CCETC	AND	LIABILITIES.
L.	COMMINGEN	MJJF IJ	MINI)	HADII III 1853:

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.

Gontingent Assets Check the line next to any contingent asset(s) which you are requesting the	Possible Value	Nonma (check c	orrect
Judge award to you:			
	\$		<u> </u>
Total Contingent Assets	\$		

Contingent Liabilities	Possi	Nonm ole (check	correct
Check the line next to any contingent debt(s) for which you bell should be responsible.	- Owe	int <u>colu</u> id husband	
	\$	INUSUANU	
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.)

<i>,</i>				•
Check one only]  A Child Support Guidelines Worksheet IS or WILL BE establishment or modification of child support.  A Child Support Guidelines Worksheet IS NOT being modification of child support is not an issue in this case.	•			
certify that a copy of this document was [check all used]: (nand delivered to the person(s) listed below on {date}		) mailed (	) faxed ( 	)
Other party or his/her attorney: Name:	•			
Address:				
City, State, Zip:	•		•	
ax Number:				
-mail Address(es):				

affidavit 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: Fax Number: 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 clerk] Personally known Produced identification Type of identification produced IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW: [fill in all blanks] This form was prepared for the: {choose only one} ( ) Petitioner ( ) Respondent This form was completed with the assistance of: {name of individual}\_\_\_\_\_ {name of business} 

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 12.902(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.

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

	THE JUDICIAL CIRCUIT,
IN AND FOR	COUNTY, FLORIDA
	Case No.:
`	Division:
Petitioner	
•	•
and	
Respond	dent.
	•
NOTICE OF SOCIA	AL SECURITY NUMBER
I Stull legal name	cortifu that
I, {full legal name} my social security number is	, certify that, as required by the applicable section of
the Florida Statutes. My date of birth is	
	,
[Choose one only]	
1. This notice is being filed in a dissolution or dependent child(ren) in common.	on of marriage case in which the parties have <b>no</b> minor
	or child support case, or in a dissolution of marriage
	pendent children in common. The minor or dependent
child(ren)'s name(s), date(s) of birth, a	ind social security number(s) is/are:
·	
Name Bi	irth date Social Security Number
	<del></del> -
<u> </u>	
{Attach additional pages if necessary.}	
•	ited to the purpose of administration of the Title IV-D
program for child support enforcement.	

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

imprisonment. Dated: Signature of Party 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 IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW: [fill in all blanks] This form was prepared for the: {choose only one} \_\_\_\_\_ Petitioner \_\_\_\_ Respondent This form was completed with the assistance of: {name of individual}\_\_\_\_\_ {name of business} {address}\_\_\_\_\_ 

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

## IN THE CIRCUIT COURT OF THE EIGHTH JUDICIAL CIRCUIT IN AND FOR LEVY COUNTY, FLORIDA

Petitioner,	CASE NO.:
vs.	DIVISION:
<b>73.</b>	
Respondent.	<u> </u>
AFFIDAVIT OF CHILDREN	BORN/NOT BORN DURING THE MARRIAGE
· ·	certify that the following statements are true (check all
that apply):	certify that the following statements are that (check an
a. No children were born during the	e marriage.
b. The following children are of Hu	usband and Wife:
Name:	· · · · · · · · · · · · · · · · · · ·
Name:	d.o.b.; / /
Name:	do.b.: / /
Name: Name:	dob: / /
Name:	doh://
Name.	
c. The following children were bor children of the Husband:	on to the Wife during the marriage but are not the biological
	dòb. / '/
Name:	d.o.b//
Name:	d.o.b.://
. There is/an an arrain a confer in	and the state of the state of the management is on as
	volving the children listed in paragraph b or c:
County Ca	ise No
County Ca	se No.
	iction Act (UCCJA) Affidavit must be filed as to each child
to which a custody determination must l	de made.
Y and another I that I am amount	- an affirming under eath to the twethfulness of the claims
	g or affirming under oath to the truthfulness of the claims nent for knowingly making a false statement includes fines
	nent for knowingly making a faise statement includes times
and/or imprisonment.	
Date:	· · · · · · · · · · · · · · · · · · ·
	Signature of Party
	Printed Name:
	Address:
	Address:
	Address:City, State, Zip
	Address:City, State, Zip
STATE OF FLORIDA COUNTY OF	Address:  City, State, Zip  Telephone:  Sworn to or affirmed and signed before me
	Address:  City, State, Zip  Telephone:  Sworn to or affirmed and signed before me
	Address:
	Address:  City, State, Zip  Telephone:  Sworn to or affirmed and signed before me  Type of identification:
	Address:  City, State, Zip  Telephone:  Sworn to or affirmed and signed before me
STATE OF FLORIDA COUNTY OF on by	Address:  City, State, Zip  Telephone:  Sworn to or affirmed and signed before me  Type of identification:

IN THE	CIRCUIT COURT OF THE	JUDICIAL CIRCI	UIT,
		Case No.:	
	Petitioner,		
and	I '		
	Respondent.		
UNIFORM	_	DICTION 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 pact for th	his proceeding is The nation of the nation of the process of the nation of the name, present in whom the child has lived during that the name is a lived during that the nation of the nation	, and places address, and
Child's Full Legal Na	me:	Sex:	<u> </u>
Place of Birth:	Date of Birth:	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*			
/			
_/_	·		

7	<u> </u>		<del>,</del>
. , .			
	<u> </u>		<u> </u>
* If you are the ne	titioner in an injunction for protec	tion against domestic violence case	and you have
filed a Request for 12.980(h), you sho address where you	Confidential Filing of Address, Flound write confidential in any space are currently living.	rida Supreme Court Approved Fam e on this form that would require yo	ily Law Form
	NFORMATION IS TRUE ABOUT CHI	<del></del>	
Child's Full Legal Na Place of Birth:	ame:Date of Birtl	h: Sex:	<del></del>
	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 I	NFORMATION IS TRUE ABOUT CHI	LD #:	
Child's Full Legal N	ame:	·	•
Place of Birth:	Date of Birtl	n: 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			

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		,	·	
	J	1		
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	•	on in custody or time-sharing pro	ceeaing(s):	
	[Choose only			
			itness, or in any capacity in any othe	
	custody pro	oceeding in this or any other state,	jurisdiction, or country, concerning	parental
	responsibil	ity for, custody of, or time-sharing	or visitation with a child subject to t	his
	proceeding	• • • • •	•	
			•	
	1-1 гн	AVF participated as a party, witnes	s, or in any capacity in any other litig	ation or
			urisdiction, or country, concerning pa	
			or visitation with a child subject to the	•
	Explain:	ity for, custody or, or time-sharing	or visitation with a cima subject to a	ns proceeding.
		of each child:		
	b. Type of	f proceeding:		
	c. Court a	and state:	<del></del>	
	d. Date of	r court order or judgment (if any):		
_				
3.		n about custody or time-sharing	proceeding(s):	
	[Choose on			
			ental responsibility, custody, time-sl	
	visitation	proceeding pending in a court of the	ils or any other state, jurisdiction, or	country
	concerning	a child subject to this proceeding.		
	_ 🔲 тн	AVE THE FOLLOWING INFORMATION	ON concerning a parental responsibil	ty, custody,
	time-sharir	ng, or visitation proceeding pendir	ng in a court of this or another state o	oncerning a
		ct to this proceeding, other than se		_
		of each child involved in said litigat		
	b. Type o	f proceeding:		
	c. Court a	and state:		<del></del>
	C. Court	ina state		
	e. Case N	minnet:		

4.	Persons not a party to this proceeding: [Choose only one]
	1 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.
	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:
	TT:
	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):

6.		
	custody, time-sharing or visitation, dissolution of marriage, separate m	ling duty to advise this Court of any parental responsibility, child support, or guardianship proceeding (including anintenance, child neglect, or dependency) concerning the state about which information is obtained during this
	A completed Notice of <b>Confidential</b> Administration Appendix to Rule 2.4	Information within Court Filing, Florida Rules of Judicial 20 Form, is filed with this Affidavit.
		) e-served ( ) mailed ( ) faxed and mailed below on {date}
Other n	arty or his/her attorney:	•
_	arry or may her accorney.	•
Address	<u> </u>	
itv. Sta	te, Zip:	· ·
ax Nun	nber:	•
Designa	ted E-mail Address(es):	<del></del>
- 0		
attidavi		yingly making a false statement includes fines and/or
mpriso	nment.	ringly making a false statement includes fines and/or
mpriso	nment.	
mpriso	nment.	Signature of Party
mpriso	nment.	Signature of Party Printed Name:
mpriso	nment.	Signature of Party Printed Name: Address:
mpriso	nment.	Signature of Party Printed Name: Address: City, State, Zip:
mpriso	nment.	Signature of Party Printed Name: Address: City, State, Zip: Telephone Number:
mpriso	nment.	Signature of Party Printed Name: Address: City, State, Zip: Telephone Number: Fax Number:
mpriso	nment.	Signature of Party Printed Name: Address: City, State, Zip: Telephone Number: Fax Number:
mpriso	OF FLORIDA	Signature of Party Printed Name: Address: City, State, Zip: Telephone Number: Fax Number:
mpriso	nment.	Signature of Party Printed Name: Address: City, State, Zip: Telephone Number: Fax Number:
mprison  Dated: _  STATE C	OF FLORIDA Y OF	Signature of Party Printed Name: Address: City, State, Zip: Telephone Number: Fax Number:
mprison  Dated: _  STATE C	OF FLORIDA Y OF	Signature of Party Printed Name: Address: City, State, Zip: Telephone Number: Fax Number: Designated E-mail Address(es):
mprison  Dated: _  STATE C	OF FLORIDA Y OF o or affirmed and signed before me	Signature of Party Printed Name: Address: City, State, Zip: Telephone Number: Fax Number: Designated E-mail Address(es):

		[Print, type, o	r stamp commissioned name	of notary or clerk.]
Personally k	nown			
Produced ide	entification		•	4
Type of iden	tification prod	uced	· · · · · · · · · · · · · · · · · · ·	<del> </del>
IF A NONLAWYER H	FLPED YOU FIL	LOUT THIS FORM.	HE/SHE MUST <u>FIL</u> L IN THE B	ANKS BELOW:
[fill in all blanks] This	form was pre	nared for the <i>{choo</i>	se only <b>one}</b> Petitione	r Respondent
This form was compl				
{name of individual}				
{name of business}			<del></del>	· · · · · · · · · · · · · · · · · · ·
{address}				
{city}	,{state}	, {zip code}	{telephone number}	

### INSTRUCTIONS FOR FLORIDA FAMILY LAW RULES OF PROCEDURE FORM 12.902(e), <u>CHILD</u> <u>SUPPORT GUIDELINES WORKSHEET</u> (09/12)

#### When should this form be used?

You should complete this worksheet if <u>child support</u> is being requested in your case. If you know the income of the other <u>party</u>, this worksheet should accompany your <u>financial affidavit</u>. If you do not know the other party's income, this form must be completed after the other party files his or her financial affidavit, and <u>serves</u> a copy on you.

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

#### What should I do next?

A copy of this form must be served on the other party in your case. **Service** must be in accordance with 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" <u>found at the beginning of these forms</u>. The words that are in "<u>bold underline</u>" in these instructions are defined there. For further information, see section 61.30, Florida Statutes.

#### Special notes...

If you want to keep your address confidential because you are 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 chart below contains the guideline amounts that you should use when calculating child support. This amount is based on the number of children and the combined income of the parents, and it is divided between the parents in direct proportion to their income or earning capacity. From time to time, some of the amounts in the child support guidelines chart will change. Be sure you have the most recent version of the chart before using it.

Because the guidelines are based on monthly amounts, it may be necessary to convert some income and expense figures from other frequencies to monthly. You should do this as follows:

If payment is twice per month	Payment amount	x	2	=	Monthly amount
If payment is every two weeks	Payment amount Yearly amount	×	26 12	=	Yearly amount due Monthly amount
If payment is weekly	Weekly amount Yearly amount		52 12	= . =	Yearly amount due Monthly amount

If you or the other parent request that the court award an amount that is different than the guideline amount, you must also complete and attach a **Motion to Deviate from Child Support Guidelines**, Florida Supreme Court Approved Family Law Form 12.943.

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.

#### **CHILD SUPPORT GUIDELINES CHART**

CHIED 3011 OKT GOIDELINES CHART							
Combined	One	Two	Three	Four	Five	Six	
Monthly Available	Child	Children	Children	Children	Children	Children	
Income							
800.00	190	211	213	216	218	220	
850.00	202	257	259	262	265	268	
900.00	213	302	305	309	312	315	
950.00	224	347	351	355	359	363	
1000.00	235	365	397	402	406	410	
1050.00	246	382	443	448	453	458	
1100.00	258	400	489	495	500	505	
1150.00	269	417	522	541	547	553 553	
1200.00	280	435	544	588	594	600	
1250.00	290	451	565	634	641	648	
1300.00	300	467	584	659	688	695	
1350.00	310	482	603	681	735	743	
1400.00	320	462 498	623	702	765	7 <del>4</del> 3 790	
					. 789	838	
1450.00	330	513 520	642	724 746		869	
1500.00	340	529	662	746 769	813		
1550.00	350	544	681	768	836	895	
1600.00	360	560	701	790	860	920	
1650.00	370	575	720	812	884	945	
1700.00	380	591	740	833	907	971	
1750.00	390	606	759 	855	931	996	
1800.00	400	622	779	877	955	1022	
1850.00	410	638	798	900	979	1048	
1900.00	421	654	818	923	1004	1074	
1950.00	431	670	839	946	1029	1101	
2000.00	442	686	859	968	1054 -	1128	
2050.00	452	702	879	991	1079	1154	
2100.00	463	718	899	1014	1104	1181	
2150.00	473	734	919	1037	1129	1207	
2200.00	484	751 ·	940	1060	1154	1234	
2250.00	494	767	960	1082	1179	1261	
2300.00	505	783	980	. 1105	1204	1287	
2350.00	515	799	1000	1128	1229	1314	
2400.00	526	815	1020	1151	1254	1340	
2450.00	<b>536</b>	831	1041	1174	1279	1367	
2500.00	547	847	1061	1196	1304	1394	
2550.00	557	864	1081	1219	1329	1420	
2600.00	· 568	880	1101	1242	1354	1 <del>44</del> 7	
2650.00	578	896	<b>1121</b>	1265	1379	1473	
2700.00	588	912	1141	1287	1403	1500	
2750.00	5 <b>9</b> 7	927	1160	1308	1426	1524	
2800.00	607	941	1178	1328	1448	1549	
2850.00	616	956	1197	1349	1471	1573	

Combined Monthly Available Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
meome					-	
2900.00	626	971	1215	1370	1494	1598
2950,00	635	986	1234	1391	1517	1622
3000.00	644	1001	1252	1412	1540	1647
3050.00	654	1016	1271	1433	1563	1671
3100.00	663	1031	1289	1453	1586	1695
3150.00	673	1045	1308	1474	1608	1720
3200.00	682	1060	132,7	1495	1631	1744
3250.00	691	1075	1345	1516 ·	1654	1769
3300.00	701	1090	1364	1537	1677	1793
3350.00	710	1105	1382	1558	1700	1818
3400.00	720	1120	1401	1579	1723	. 1842
3450.00	729	1135	1419	1599	1745	1867
3500.00	738	1149	1438	1620	1768	1891
3550,00	748	1164	1456	1641	1791	1915
3600.00	757	1179	1475	1662	1814	1940
3650.00	767	1194	1493	1683	1837	1964
3700.00	776	1208	1503	1702	1857	· 1987
3750.00	784	1221	1520	1721	<b>1878</b> .	2009
3800.00	793	1234	1536	1740	1899	2031
3850.00	802	1248	1553	1759	1920	2053
3900.00	811	1261 "	1570	1778	1940	2075
3950.00	819	1275	1587	17 <b>97</b>	1961	2097
4000.00	828	1288	1603	1816	1982	2119
4050.00	837	1302	1620	1835	2002	2141
4100.00	846	1315	1637	1854	2023	2163
4150.00	854	1329	1654	1873	2044	2185
4200.00	863	1342	1670	1892	2064	2207
4250.00	872	1355	1687	1911	2085	2229
4300.00	881	1369	1704	1930	2106	2251
4350.00	<b>889</b> .	1382	1721	1949	2127	2273
4400.00	898	1396	1737	1968	2147	2295
4450.00	907	1409	1754	1987	2168	2317
4500.00	916	1423	1771	2006	2189	2339
4550.00	924	1436	1788	2024	2209	2361
4600.00	933	1450	1804	2043	2230	2384
4650.00	942	1463	1821	2062	2251	2406
4700.00	951	1477	1838	2081	2271	2428
4750.00	959	1490	1855	2100	2292	2450
4800.00	968	1503	1871	2119	2313	2472
4850.00	977	1517	1888	2138	2334	2494
4900.00	986	1530	1905	2157	2354	2516
4950.00	993	1542	1927	2174	2372	2535
5000.00	1000	1551	1939	2188	2387	25 <del>5</del> 1

5050.00         1006         1561         1952         2202         2402         2567           5100.00         1013         1571         1964         2215         2417         2583           5150.00         1019         1580         1976         2229         2432         2599           5200.00         1025         1590         1988         2243         2447         2615           5250.00         1032         1599         2000         2256         2462         2631           5300.00         1038         1609         2012         2270         2477         2647           5350.00         1051         1628         2037         2297         2507         2679           5450.00         1057         1638         2049         2311         2522         2695           5500.00         1064         1647         2061         2324         2537         2711           5550.00         1077         1667         2085         2352         2567         2743           5550.00         1083         1676         2097         2365         2582         2759           5700.00         1089         1686         2109	Combined Monthly Available Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
5150.00         1019         1580         1976         2229         2432         2599           5200.00         1025         1590         1988         2243         2447         2615           5250.00         1032         1599         2000         2256         2462         2631           5300.00         1045         1619         2024         2283         2492         2663           5400.00         1051         1628         2037         2297         2507         2679           5450.00         1057         1638         2049         2311         2522         2695           5500.00         1064         1647         2061         2324         2537         2711           5550.00         1070         1657         2073         2338         2552         2727           5600.00         1077         1667         2085         2352         2567         2743           5550.00         1083         1676         2097         2365         2582         2759           5700.00         1089         1686         2109         2379         2597         2775           5750.00         1096         1695         2122							
5200.00         1025         1590         1988         2243         2447         2615           5250.00         1032         1599         2000         2256         2462         2631           5300.00         1038         1609         2012         2270         2477         2647           5350.00         1045         1619         2024         2283         2492         2663           5400.00         1051         1628         2037         2297         2507         2679           5450.00         1057         1638         2049         2311         2522         2695           5500.00         1064         1647         2061         2324         2537         2711           5550.00         1077         1667         2085         2352         2567         2743           5650.00         1083         1676         2097         2365         2582         2759           5700.00         1089         1686         2109         2379         2597         2775           5800.00         1102         1705         2134         2406         2627         2807           5890.00         1107         1713         2144							
5250.00         1032         1599         2000         2256         2462         2631           5300.00         1038         1609         2012         2270         2477         2647           5350.00         1045         1619         2024         2283         2492         2663           5400.00         1051         1628         2037         2297         2507         2679           5450.00         1057         1638         2049         2311         2522         2695           5500.00         1064         1647         2061         2324         2537         2711           5550.00         1070         1657         2073         2338         2552         2757           5600.00         1077         1667         2085         2352         2567         2743           5650.00         1083         1676         2097         2365         2582         2759           5700.00         1089         1686         2109         2379         2597         2775           5750.00         1096         1695         2122         2393         2612         2791           5850.00         1102         1705         2134							
5300.00         1038         1609         2012         2270         2477         2647           5350.00         1045         1619         2024         2283         2492         2663           5400.00         1051         1628         2037         2297         2507         2679           5450.00         1064         1647         2061         2324         2537         2711           5550.00         1070         1657         2073         2338         2552         2727           5600.00         1077         1667         2085         2352         2567         2743           5650.00         1083         1676         2097         2365         2582         2759           5700.00         1089         1686         2109         2379         2597         2775           5750.00         1096         1695         2122         2393         2612         2791           5850.00         1102         1705         2134         2406         2627         2807           5850.00         1107         1713         2144         2418         2639         2820           5900.00         1111         1721         2155							
5350.00         1045         1619         2024         2283         2492         2663           5400.00         1051         1628         2037         2297         2507         2679           5450.00         1057         1638         2049         2311         2522         2695           5500.00         1064         1647         2061         2324         2537         2711           5550.00         1070         1667         2085         2352         2567         2743           5650.00         1083         1676         2097         2365         2582         2759           5700.00         1089         1686         2109         2379         2597         2775           5750.00         1096         1695         2122         2393         2612         2791           580.00         1102         1705         2134         2406         2627         2807           5850.00         1107         1713         2144         2418         2639         2820           5900.00         1111         1721         2155         2429         2651         2833           5950.00         1166         1729         2165         <							
5400.00         1051         1628         2037         2297         2507         2679           5450.00         1057         1638         2049         2311         2522         2695           5500.00         1064         1647         2061         2324         2537         2711           5550.00         1070         1657         2073         2338         2552         2727           5600.00         1077         1667         2085         2352         2567         2743           5650.00         1083         1676         2097         2365         2582         2759           5700.00         1089         1686         2109         2379         2597         2775           5750.00         1096         1695         2122         2393         2612         2791           5800.00         1102         1705         2134         2406         2627         2807           5850.00         1107         1713         2144         2418         2639         2820           5900.00         1111         1721         2155         2429         2651         2833           5950.00         1126         1746         2185							
5450.00         1057         1638         2049         2311         2522         2695           5500.00         1064         1647         2061         2324         2537         2711           5550.00         1070         1657         2073         2338         2552         2727           5600.00         1077         1667         2085         2352         2567         2743           5650.00         1083         1676         2097         2365         2582         2759           5700.00         1089         1686         2109         2379         2597         2775           5750.00         1096         1695         2122         2393         2612         2791           5800.00         1102         1705         2134         2406         2627         2807           5850.00         1107         1713         2144         2418         2639         2820           5900.00         1111         1721         2155         2429         2651         2833           5950.00         1126         1746         2185         2462         2688         2847           6000.00         1121         1737         2175							
5500.00         1064         1647         2061         2324         2537         2711           5550.00         1070         1657         2073         2338         2552         2727           5600.00         1077         1667         2085         2352         2567         2743           5650.00         1083         1666         2097         2365         2582         2759           5700.00         1089         1686         2109         2379         2597         2775           5750.00         1096         1695         21122         2393         2612         2791           5800.00         1102         1705         2134         2406         2627         2807           5850.00         1107         1713         2144         2418         2639         2820           5900.00         1111         1721         2155         2429         2651         2833           5950.00         1126         1746         2185         2462         2688         2847           6000.00         1121         1737         2175         2451         2676         2860           6050.00         1126         1746         2185							
5550.00         1070         1657         2073         2338         2552         2727           5600.00         1077         1667         2085         2352         2567         2743           5650.00         1083         1676         2097         2365         2582         2759           5700.00         1089         1686         2109         2379         2597         2775           5750.00         1096         1695         2122         2393         2612         2791           5800.00         1102         1705         2134         2406         2627         2807           5850.00         1107         1713         2144         2418         2639         2820           5900.00         1116         1729         2165         2440         2663         2847           6000.00         1121         1737         2175         2451         2676         2860           6050.00         1126         1746         2185         2462         2688         2874           6150.00         1131         1754         2196         2473         2700         2887           6150.00         1136         1762         2206							
5600.00         1077         1667         2085         2352         2567         2743           5650.00         1083         1676         2097         2365         2582         2759           5700.00         1089         1686         2109         2379         2597         2775           5750.00         1096         1695         2122         2393         2612         2791           5800.00         1102         1705         2134         2406         2627         2807           5850.00         1107         1713         2144         2418         2639         2820           5900.00         1116         1729         2165         2440         2663         2847           6000.00         1121         1737         2175         2451         2676         2860           6050.00         1126         1746         2185         2462         2688         2874           6100.00         1131         1754         2196         2473         2700         2887           6150.00         1136         1762         2206         2484         2712         2900           6200.00         1141         1770         2216							
5650.00         1083         1676         2097         2365         2582         2759           5700.00         1089         1686         2109         2379         2597         2775           5750.00         1096         1695         2122         2393         2612         2791           5800.00         1102         1705         2134         2406         2627         2807           5850.00         1107         1713         2144         2418         2639         2820           5900.00         1111         1721         2155         2429         2651         2833           5950.00         1116         1729         2165         2440         2663         2847           6000.00         1121         1737         2175         2451         2676         2860           6050.00         1126         1746         2185         2462         2688         2874           6100.00         1131         1754         2196         2473         2700         2887           6150.00         1136         1762         2206         2484         2712         2900           6200.00         1141         1770         2216							
5700.00         1089         1686         2109         2379         2597         2775           5750.00         1096         1695         2122         2393         2612         2791           5800.00         1102         1705         2134         2406         2627         2807           5850.00         1107         1713         2144         2418         2639         2820           5900.00         1111         1721         2155         2429         2651         2833           5950.00         1116         1729         2165         2440         2663         2847           6000.00         1121         1737         2175         2451         2676         2860           6050.00         1126         1746         2185         2462         2688         2874           6100.00         1131         1754         2196         2473         2700         2887           6150.00         1136         1762         2206         2484         2712         2900           6200.00         1141         1770         2216         2495         2724         2914           6250.00         1150         1786         2237				•			
5750.00         1096         1695         2122         2393         2612         2791           5800.00         1102         1705         2134         2406         2627         2807           5850.00         1107         1713         2144         2418         2639         2820           5900.00         1111         1721         2155         2429         2651         2833           5950.00         1116         1729         2165         2440         2663         2847           6000.00         1121         1737         2175         2451         2676         2860           6050.00         1126         1746         2185         2462         2688         2874           6100.00         1131         1754         2196         2473         2700         2887           6150.00         1136         1762         2206         2484         2712         2900           6200.00         1141         1770         2216         2495         2724         2914           6250.00         1145         1778         2227         2506         2737         2927           6300.00         1150         1786         2237							
5800.00         1102         1705         2134         2406         2627         2807           5850.00         1107         1713         2144         2418         2639         2820           5900.00         1111         1721         2155         2429         2651         2833           5950.00         1116         1729         2165         2440         2663         2847           6000.00         1121         1737         2175         2451         2676         2860           6050.00         1126         1746         2185         2462         2688         2874           6100.00         1131         1754         2196         2473         2700         2887           6150.00         1136         1762         2206         2484         2712         2900           6200.00         1141         1770         2216         2495         2724         2914           6250.00         1145         1778         2227         2506         2737         2927           6300.00         1150         1786         2237         2517         2749         2941           6350.00         1155         1795         2247							
5850.00         1107         1713         2144         2418         2639         2820           5900.00         1111         1721         2155         2429         2651         2833           5950.00         1116         1729         2165         2440         2663         2847           6000.00         1121         1737         2175         2451         2676         2860           6050.00         1126         1746         2185         2462         2688         2874           6100.00         1131         1754         2196         2473         2700         2887           6150.00         1136         1762         2206         2484         2712         2900           6200.00         1141         1770         2216         2495         2724         2914           6250.00         1145         1778         2227         2506         2737         2927           6300.00         1150         1786         2237         2517         2749         2941           6350.00         1160         1803         2258         2540         2773         2967           6450.00         1165         1811         2268							
5900,00         1111         1721         2155         2429         2651         2833           5950,00         1116         1729         2165         2440         2663         2847           6000,00         1121         1737         2175         2451         2676         2860           6050,00         1126         1746         2185         2462         2688         2874           6100,00         1131         1754         2196         2473         2700         2887           6150,00         1136         1762         2206         2484         2712         2900           6200,00         1141         1770         2216         2495         2724         2914           6250,00         1145         1778         2227         2506         2737         2927           6300,00         1150         1786         2237         2517         2749         2941           6350,00         1160         1803         2258         2540         2773         2967           6450,00         1165         1811         2268         2551         2785         2981           6500,00         1170         1819         2278				•			
5950.00         1116         1729         2165         2440         2663         2847           6000.00         1121         1737         2175         2451         2676         2860           6050.00         1126         1746         2185         2462         2688         2874           6100.00         1131         1754         2196         2473         2700         2887           6150.00         1136         1762         2206         2484         2712         2900           6200.00         1141         1770         2216         2495         2724         2914           6250.00         1145         1778         2227         2506         2737         2927           6300.00         1150         1786         2237         2517         2749         2941           6350.00         1155         1795         2247         2529         2761         2954           6400.00         1160         1803         2258         2540         2773         2967           6450.00         1170         1819         2278         2562         2798         2994           6550.00         1175         1827         2288							
6000.00         1121         1737         2175         2451         2676         2860           6050.00         1126         1746         2185         2462         2688         2874           6100.00         1131         1754         2196         2473         2700         2887           6150.00         1136         1762         2206         2484         2712         2900           6200.00         1141         1770         2216         2495         2724         2914           6250.00         1145         1778         2227         2506         2737         2927           6300.00         1150         1786         2237         2517         2749         2941           6350.00         1155         1795         2247         2529         2761         2954           6400.00         1160         1803         2258         2540         2773         2967           6450.00         1165         1811         2268         2551         2785         2981           6500.00         1170         1819         2278         2562         2798         2994           6550.00         1179         1835         2299							
6050.00         1126         1746         2185         2462         2688         2874           6100.00         1131         1754         2196         2473         2700         2887           6150.00         1136         1762         2206         2484         2712         2900           6200.00         1141         1770         2216         2495         2724         2914           6250.00         1145         1778         2227         2506         2737         2927           6300.00         1150         1786         2237         2517         2749         2941           6350.00         1155         1795         2247         2529         2761         2954           6400.00         1160         1803         2258         2540         2773         2967           6450.00         1165         1811         2268         2551         2785         2981           6500.00         1170         1819         2278         2562         2798         2994           6550.00         1179         1835         2299         2584         2822         3021           6650.00         1184         1843         2309					•		
6100.00         1131         1754         2196         2473         2700         2887           6150.00         1136         1762         2206         2484         2712         2900           6200.00         1141         1770         2216         2495         2724         2914           6250.00         1145         1778         2227         2506         2737         2927           6300.00         1150         1786         2237         2517         2749         2941           6350.00         1155         1795         2247         2529         2761         2954           6400.00         1160         1803         2258         2540         2773         2967           6450.00         1165         1811         2268         2551         2785         2981           6500.00         1170         1819         2278         2562         2798         2994           6550.00         1175         1827         2288         2573         2810         3008           6600.00         1179         1835         2299         2584         2822         3021           6650.00         1184         1843         2309	,						
6150.00         1136         1762         2206         2484         2712         2900           6200.00         1141         1770         2216         2495         2724         2914           6250.00         1145         1778         2227         2506         2737         2927           6300.00         1150         1786         2237         2517         2749         2941           6350.00         1155         1795         2247         2529         2761         2954           6400.00         1160         1803         2258         2540         2773         2967           6450.00         1165         1811         2268         2551         2785         2981           6500.00         1170         1819         2278         2562         2798         2994           6550.00         1175         1827         2288         2573         2810         3008           6600.00         1179         1835         2299         2584         2822         3021           6650.00         1184         1843         2309         2595         2834         3034           6700.00         1193         1856         2325							
6200.00         1141         1770         2216         2495         2724         2914           6250.00         1145         1778         2227         2506         2737         2927           6300.00         1150         1786         2237         2517         2749         2941           6350.00         1155         1795         2247         2529         2761         2954           6400.00         1160         1803         2258         2540         2773         2967           6450.00         1165         1811         2268         2551         2785         2981           6500.00         1170         1819         2278         2562         2798         2994           6550.00         1175         1827         2288         2573         2810         3008           6600.00         1179         1835         2299         2584         2822         3021           6650.00         1184         1843         2309         2595         2834         3034           6700.00         1189         1850         2317         2604         2845         3045           6750.00         1193         1862         2332							
6250.00         1145         1778         2227         2506         2737         2927           6300.00         1150         1786         2237         2517         2749         2941           6350.00         1155         1795         2247         2529         2761         2954           6400.00         1160         1803         2258         2540         2773         2967           6450.00         1165         1811         2268         2551         2785         2981           6500.00         1170         1819         2278         2562         2798         2994           6550.00         1175         1827         2288         2573         2810         3008           6600.00         1179         1835         2299         2584         2822         3021           6650.00         1184         1843         2309         2595         2834         3034           6700.00         1189         1850         2317         2604         2845         3045           6750.00         1193         1856         2325         2613         2854         3055           6800.00         1296         1862         2332							
6300.00         1150         1786         2237         2517         2749         2941           6350.00         1155         1795         2247         2529         2761         2954           6400.00         1160         1803         2258         2540         2773         2967           6450.00         1165         1811         2268         2551         2785         2981           6500.00         1170         1819         2278         2562         2798         2994           6550.00         1175         1827         2288         2573         2810         3008           6600.00         1179         1835         2299         2584         2822         3021           6650.00         1184         1843         2309         2595         2834         3034           6700.00         1189         1850         2317         2604         2845         3045           6750.00         1193         1856         2325         2613         2854         3055           6800.00         1296         1862         2332         2621         2863         3064           6850.00         1200         1868         2340							
6350.00         1155         1795         2247         2529         2761         2954           6400.00         1160         1803         2258         2540         2773         2967           6450.00         1165         1811         2268         2551         2785         2981           6500.00         1170         1819         2278         2562         2798         2994           6550.00         1175         1827         2288         2573         2810         3008           6600.00         1179         1835         2299         2584         2822         3021           6650.00         1184         1843         2309         2595         2834         3034           6700.00         1189         1850         2317         2604         2845         3045           6750.00         1193         1856         2325         2613         2854         3055           6800.00         1196         1862         2332         2621         2863         3064           6850.00         1200         1868         2340         2630         2872         3074           6900.00         1204         1873         2347							
6400.00         1160         1803         2258         2540         2773         2967           6450.00         1165         1811         2268         2551         2785         2981           6500.00         1170         1819         2278         2562         2798         2994           6550.00         1175         1827         2288         2573         2810         3008           6600.00         1179         1835         2299         2584         2822         3021           6650.00         1184         1843         2309         2595         2834         3034           6700.00         1189         1850         2317         2604         2845         3045           6750.00         1193         1856         2325         2613         2854         3055           6800.00         1196         1862         2332         2621         2863         3064           6850.00         1200         1868         2340         2630         2872         3074           6900.00         1204         1873         2347         2639         2882         3084           6950.00         1208         1879         2355							
6450.00         1165         1811         2268         2551         2785         2981           6500.00         1170         1819         2278         2562         2798         2994           6550.00         1175         1827         2288         2573         2810         3008           6600.00         1179         1835         2299         2584         2822         3021           6650.00         1184         1843         2309         2595         2834         3034           6700.00         1189         1850         2317         2604         2845         3045           6750.00         1193         1856         2325         2613         2854         3055           6800.00         1196         1862         2332         2621         2863         3064           6850.00         1200         1868         2340         2630         2872         3074           6900.00         1204         1873         2347         2639         2882         3084           6950.00         1208         1879         2355         2647         2891         3094           7000.00         1216         1891         2370							
6500.00         1170         1819         2278         2562         2798         2994           6550.00         1175         1827         2288         2573         2810         3008           6600.00         1179         1835         2299         2584         2822         3021           6650.00         1184         1843         2309         2595         2834         3034           6700.00         1189         1850         2317         2604         2845         3045           6750.00         1193         1856         2325         2613         2854         3055           6800.00         1196         1862         2332         2621         2863         3064           6850.00         1200         1868         2340         2630         2872         3074           6900.00         1204         1873         2347         2639         2882         3084           6950.00         1208         1879         2355         2647         2891         3094           7000.00         1212         1885         2362         2656         2900         3103           7050.00         1216         1891         2370							
6550.00         1175         1827         2288         2573         2810         3008           6600.00         1179         1835         2299         2584         2822         3021           6650.00         1184         1843         2309         2595         2834         3034           6700.00         1189         1850         2317         2604         2845         3045           6750.00         1193         1856         2325         2613         2854         3055           6800.00         1196         1862         2332         2621         2863         3064           6850.00         1200         1868         2340         2630         2872         3074           6900.00         1204         1873         2347         2639         2882         3084           6950.00         1208         1879         2355         2647         2891         3094           7000.00         1212         1885         2362         2656         2900         3103           7050.00         1216         1891         2370         2664         2909         3113           7100.00         1220         1897         2378							2994
6600.00         1179         1835         2299         2584         2822         3021           6650.00         1184         1843         2309         2595         2834         3034           6700.00         1189         1850         2317         2604         2845         3045           6750.00         1193         1856         2325         2613         2854         3055           6800.00         1196         1862         2332         2621         2863         3064           6850.00         1200         1868         2340         2630         2872         3074           6900.00         1204         1873         2347         2639         2882         3084           6950.00         1208         1879         2355         2647         2891         3094           7000.00         1212         1885         2362         2656         2900         3103           7050.00         1216         1891         2370         2664         2909         3113           7100.00         1220         1897         2378         2673         2919         3123							3008
6650.00         1184         1843         2309         2595         2834         3034           6700.00         1189         1850         2317         2604         2845         3045           6750.00         1193         1856         2325         2613         2854         3055           6800.00         1196         1862         2332         2621         2863         3064           6850.00         1200         1868         2340         2630         2872         3074           6900.00         1204         1873         2347         2639         2882         3084           6950.00         1208         1879         2355         2647         2891         3094           7000.00         1212         1885         2362         2656         2900         3103           7050.00         1216         1891         2370         2664         2909         3113           7100.00         1220         1897         2378         2673         2919         3123					2584	2822	3021
6750.00         1193         1856         2325         2613         2854         3055           6800.00         1196         1862         2332         2621         2863         3064           6850.00         1200         1868         2340         2630         2872         3074           6900.00         1204         1873         2347         2639         2882         3084           6950.00         1208         1879         2355         2647         2891         3094           7000.00         1212         1885         2362         2656         2900         3103           7050.00         1216         1891         2370         2664         2909         3113           7100.00         1220         1897         2378         2673         2919         3123			1843	2309	2595	2834	3034
6800.00       1196       1862       2332       2621       2863       3064         6850.00       1200       1868       2340       2630       2872       3074         6900.00       1204       1873       2347       2639       2882       3084         6950.00       1208       1879       2355       2647       2891       3094         7000.00       1212       1885       2362       2656       2900       3103         7050.00       1216       1891       2370       2664       2909       3113         7100.00       1220       1897       2378       2673       2919       3123	6700.00	1189	1850	2317	2604	2845	3045
6850.00       1200       1868       2340       2630       2872       3074         6900.00       1204       1873       2347       2639       2882       3084         6950.00       1208       1879       2355       2647       2891       3094         7000.00       1212       1885       2362       2656       2900       3103         7050.00       1216       1891       2370       2664       2909       3113         7100.00       1220       1897       2378       2673       2919       3123	6750.00	1193	1856	2325	2613	2854	3055
6900.00       1204       1873       2347       2639       2882       3084         6950.00       1208       1879       2355       2647       2891       3094         7000.00       1212       1885       2362       2656       2900       3103         7050.00       1216       1891       2370       2664       2909       3113         7100.00       1220       1897       2378       2673       2919       3123	6800.00	1196	1862	2332	2621	2863	3064
6950.00     1208     1879     2355     2647     2891     3094       7000.00     1212     1885     2362     2656     2900     3103       7050.00     1216     1891     2370     2664     2909     3113       7100.00     1220     1897     2378     2673     2919     3123	6850.00	1200	1868	2340	2630	2872	
7000.00     1212     1885     2362     2656     2900     3103       7050.00     1216     1891     2370     2664     2909     3113       7100.00     1220     1897     2378     2673     2919     3123							
7050.00     1216     1891     2370     2664     2909     3113       7100.00     1220     1897     2378     2673     2919     3123			1879				
7100.00 1220 1897 2378 2673 2919 3123							
7150.00 1224 1903 2385 2681 2928 3133							
	7150.00	1224	1903	2385	2681	2928	3133

7200.00         1228         1909         2393         2690         2937         3142           7250.00         1232         1915         2400         2698         2946         3152           7300.00         1235         1921         2408         2707         2956         3172           7350.00         1239         1927         2415         2716         2965         3172           7400.00         1243         1933         2423         2724         2974         3181           7450.00         1247         1939         2430         2733         2983         3191           7500.00         1251         1945         2438         2741         2993         3201           7550.00         1255         1951         2446         2750         3002         3211           7600.00         1259         1957         2453         2758         3011         3220           7550.00         1263         1963         2461         2767         3002         3231           7750.00         1271         1975         2476         2784         3039         3250           7850.00         1274         1981         2483	Combined Monthly Available Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
7300.00         1235         1921         2408         2707         2956         3162           7350.00         1239         1927         2415         2716         2965         3172           7400.00         1243         1933         2423         2724         2974         3181           7450.00         1251         1945         2438         2741         2993         3201           7550.00         1255         1951         2446         2750         3002         3211           7600.00         1259         1957         2453         2758         3011         3220           7650.00         1263         1963         2461         2767         3020         3230           7700.00         1267         1969         2468         2775         3030         3240           7750.00         1271         1975         2476         2784         3039         3250           7800.00         1274         1981         2483         2792         3048         3259           7950.00         1282         1992         2498         2810         3067         3279           7950.00         1286         1998         2506	7200.00	1228	1909	2393	2690	2937	3142
7350.00         1239         1927         2415         2716         2965         3172           7400.00         1243         1933         2423         2774         2974         3181           7500.00         1251         1949         2430         2733         2983         3191           7500.00         1255         1951         2446         2750         3002         3211           7600.00         1259         1957         2453         2758         3011         3220           7650.00         1263         1963         2461         2767         3020         3230           7700.00         1267         1969         2468         2775         3030         3240           7750.00         1271         1975         2476         2784         3039         3250           7850.00         1274         1981         2483         2792         3048         3259           7850.00         1278         1987         2491         2801         3067         3279           7950.00         1282         1992         2498         2810         3067         3279           7950.00         1286         1998         2506	7250.00	1232	1915	2400	2698	2946	3152
7400.00         1243         1933         2423         2724         2974         3181           7450.00         1247         1939         2430         2733         2983         3191           7500.00         1251         1945         2438         2741         2993         3201           7550.00         1255         1951         2446         2750         3002         3211           7600.00         1259         1957         2453         2758         3011         3220           7650.00         1263         1963         2461         2767         3020         3230           7700.00         1267         1969         2468         2775         3030         3240           7750.00         1271         1975         2476         2784         3039         3250           7800.00         1274         1981         2483         2792         3048         3259           7850.00         1278         1987         2491         2801         3057         3269           7900.00         1286         1998         2506         2818         3076         3289           8000.00         1290         2004         2513	7300.00	1235	1921	2408	2707	2956	3162
7450.00         1247         1939         2430         2733         2983         3191           7500.00         1251         1945         2438         2741         2993         3201           7550.00         1255         1951         2446         2750         3002         3211           7600.00         1259         1957         2453         2758         3011         3220           7650.00         1267         1969         2468         2775         3030         3240           7750.00         1271         1975         2476         2784         3039         3250           7800.00         1274         1981         2483         2792         3048         3259           7850.00         1278         1987         2491         2801         3057         3269           7900.00         1282         1992         2498         2810         3067         3279           7950.00         1286         1998         2506         2818         3076         3289           8050.00         1294         2010         2521         2835         3094         3308           8150.00         1302         2022         2536	7350.00	1239	1927	2415	2716	2965	3172
7500.00         1251         1945         2438         2741         2993         3201           7550.00         1255         1951         2446         2750         3002         3211           7600.00         1259         1957         2453         2758         3011         3220           7650.00         1263         1963         2461         2767         3020         3230           7700.00         1267         1969         2468         2775         3030         3240           7750.00         1271         1975         2476         2784         3039         3250           7800.00         1274         1981         2483         2792         3048         3259           7850.00         1286         1998         2506         2818         3076         3289           8000.00         1286         1998         2506         2818         3076         3289           8050.00         1294         2010         2521         2835         3094         3308           8100.00         1298         2016         2529         2844         3104         3318           8150.00         1302         2022         2536	7400.00	1243	1933	2423	2724	2974	3181
7550.00         1255         1951         2446         2750         3002         3211           7600.00         1259         1957         2453         2758         3011         3220           7650.00         1263         1963         2461         2767         3020         3230           7700.00         1267         1969         2468         2775         3030         3240           7750.00         1271         1975         2476         2784         3039         3250           7800.00         1274         1981         2483         2792         3048         3259           7850.00         1278         1987         2491         2801         3057         3269           7950.00         1286         1998         2506         2818         3076         3289           8000.00         1290         2004         2513         2827         3085         3298           8050.00         1294         2010         2521         2835         3094         3308           8100.00         1298         2016         2529         2844         3104         3318           8150.00         1302         2022         2536	7450.00	1247	1939	2430	2733	2983	3191
7600.00         1259         1957         2453         2758         3011         3220           7650.00         1263         1963         2461         2767         3020         3230           7700.00         1267         1969         2468         2775         3030         3240           7750.00         1271         1975         2476         2784         3039         3250           7800.00         1274         1981         2483         2792         3048         3259           7850.00         1278         1987         2491         2801         3057         3269           7900.00         1282         1992         2498         2810         3067         3279           7950.00         1286         1998         2506         2818         3076         3289           8000.00         1290         2004         2513         2827         3085         3298           8050.00         1294         2010         2521         2835         3094         3318           8150.00         1302         2022         2536         2852         3113         3318           8150.00         1306         2028         2544	7500.00	1251	1945	2438	. 2741	2993	3201
7650.00         1263         1963         2461         2767         3020         3230           7700.00         1267         1969         2468         2775         3030         3240           7750.00         1271         1975         2476         2784         3039         3250           7800.00         1274         1981         2483         2792         3048         3259           7850.00         1278         1987         2491         2801         3057         3269           7900.00         1282         1992         2498         2810         3067         3279           7950.00         1286         1998         2506         2818         3076         3289           8000.00         1290         2004         2513         2827         3085         3298           8050.00         1294         2010         2521         2835         3094         3308           8100.00         1298         2016         2529         2844         3104         3318           8150.00         1302         2022         2536         2852         3113         3328           8200.00         1306         2028         2544	7550.00	1255	1951	2446	2750	3002	3211
7700.00         1267         1969         2468         2775         3030         3240           7750.00         1271         1975         2476         2784         3039         3250           7800.00         1274         1981         2483         2792         3048         3259           7850.00         1278         1987         2491         2801         3057         3269           7900.00         1286         1998         2506         2818         3076         3289           8000.00         1290         2004         2513         2827         3085         3298           8050.00         1294         2010         2521         2835         3094         3308           8100.00         1298         2016         2529         2844         3104         3318           8150.00         1302         2022         2536         2852         3113         3328           8200.00         1306         2028         2544         2861         3122         3337           8350.00         1310         2034         2551         2869         3131         3347           8350.00         1317         2046         2566	7600.00	1259	1957	2453	2758	3011	3220
7750.00         1271         1975         2476         2784         3039         3250           7800.00         1274         1981         2483         2792         3048         3259           7850.00         1278         1987         2491         2801         3057         3269           7900.00         1282         1992         2498         2810         3067         3279           7950.00         1286         1998         2506         2818         3076         3289           8000.00         1290         2004         2513         2827         3085         3298           8050.00         1294         2010         2521         2835         3094         3308           8100.00         1298         2016         2529         2844         3104         3318           8150.00         1302         2022         2536         2852         3113         3328           8200.0         1306         2028         2544         2861         3122         3337           8250.00         1310         2034         2551         2869         3131         3347           8350.00         1317         2046         2566         <	7650.00	1263	1963	2461	2767	3020	3230
7800.00         1274         1981         2483         2792         3048         3259           7850.00         1278         1987         2491         2801         3057         3269           7900.00         1282         1992         2498         2810         3067         3279           7950.00         1286         1998         2506         2818         3076         3289           8000.00         1290         2004         2513         2827         3085         3298           8050.00         1294         2010         2521         2835         3094         3308           8100.00         1298         2016         2529         2844         3104         3318           8150.00         1302         2022         2536         2852         3113         3328           8200.00         1306         2028         2544         2861         3122         3337           8250.00         1310         2034         2551         2869         3131         3347           8350.00         1317         2046         2566         2887         3150         3367           8450.00         1321         2052         2574	7700.00	1267	1969	2468	2775	3030	3240
7850.00         1278         1987         2491         2801         3057         3269           7900.00         1282         1992         2498         2810         3067         3279           7950.00         1286         1998         2506         2818         3076         3289           8000.00         1290         2004         2513         2827         3085         3298           8050.00         1294         2010         2521         2835         3094         3308           8100.00         1298         2016         2529         2844         3104         3318           8150.00         1302         2022         2536         2852         3113         3328           8200.00         1306         2028         2544         2861         3122         3337           8250.00         1310         2034         2551         2869         3131         3347           8300.00         1313         2040         2559         2878         3141         3357           8450.00         1321         2052         2574         2895         3159         3376           8450.00         1325         2058         2581	7750.00	1271	1975	2476	2784	3039	3250
7900.00         1282         1992         2498         2810         3067         3279           7950.00         1286         1998         2506         2818         3076         3289           8000.00         1290         2004         2513         2827         3085         3298           8050.00         1294         2010         2521         2835         3094         3308           8100.00         1298         2016         2529         2844         3104         3318           8150.00         1302         2022         2536         2852         3113         3328           8200.00         1306         2028         2544         2861         3122         3337           8250.00         1310         2034         2551         2869         3131         3347           8300.00         1313         2040         2559         2878         3141         3357           8350.00         1321         2052         2574         2895         3159         3376           8450.00         1325         2058         2581         2904         3168         3386           8500.00         1329         2064         2589	7800.00	1274	1981	2483	2792	3048	3259
7950.00         1286         1998         2506         2818         3076         3289           8000.00         1290         2004         2513         2827         3085         3298           8050.00         1294         2010         2521         2835         3094         3308           8100.00         1298         2016         2529         2844         3104         3318           8150.00         1302         2022         2536         2852         3113         3328           8200.00         1306         2028         2544         2861         3122         3337           8250.00         1310         2034         2551         2869         3131         3347           8350.00         1313         2040         2559         2878         3141         3357           8350.00         1321         2052         2574         2895         3159         3376           8450.00         1325         2058         2581         2904         3168         3386           8500.00         1329         2064         2589         2912         3178         3396           8550.00         1333         2070         2597	7850.00	1278	1987	2491	2801	3057	3269
8000.00         1290         2004         2513         2827         3085         3298           8050.00         1294         2010         2521         2835         3094         3308           8100.00         1298         2016         2529         2844         3104         3318           8150.00         1302         2022         2536         2852         3113         3328           8200.00         1306         2028         2544         2861         3122         3337           8250.00         1310         2034         2551         2869         3131         3347           8300.00         1313         2040         2559         2878         3141         3357           8350.00         1317         2046         2566         2887         3150         3367           8450.00         1321         2052         2574         2895         3159         3376           8450.00         1325         2058         2581         2904         3168         3386           8550.00         1333         2070         2597         2921         3187         3406           8600.00         1337         2076         2604	7900.00	1282	1992	2498	2810	3067	3279
8050.00         1294         2010         2521         2835         3094         3308           8100.00         1298         2016         2529         2844         3104         3318           8150.00         1302         2022         2536         2852         3113         3328           8200.00         1306         2028         2544         2861         3122         3337           8250.00         1310         2034         2551         2869         3131         3347           8300.00         1313         2040         2559         2878         3141         3357           8350.00         1317         2046         2566         2887         3150         3367           8400.00         1321         2052         2574         2895         3159         3376           8450.00         1325         2058         2581         2904         3168         3386           8500.00         1329         2064         2589         2912         3178         3396           8550.00         1333         2070         2597         2921         3187         3406           8600.00         1341         2082         2612	7950.00	1286	1998	2506	2818	3076	3289
8100.00       1298       2016       2529       2844       3104       3318         8150.00       1302       2022       2536       2852       3113       3328         8200.00       1306       2028       2544       2861       3122       3337         8250.00       1310       2034       2551       2869       3131       3347         8300.00       1313       2040       2559       2878       3141       3357         8350.00       1317       2046       2566       2887       3150       3367         8400.00       1321       2052       2574       2895       3159       3376         8450.00       1325       2058       2581       2904       3168       3386         8500.00       1329       2064       2589       2912       3178       3396         8550.00       1333       2070       2597       2921       3187       3406         8600.00       1337       2076       2604       2929       3196       3415         8650.00       1341       2082       2612       2938       3205       3425         8750.00       1345       2088       2619 <td>8000.00</td> <td>1290</td> <td>2004</td> <td>2513</td> <td>2827</td> <td>3085</td> <td>3298</td>	8000.00	1290	2004	2513	2827	3085	3298
8150.00       1302       2022       2536       2852       3113       3328         8200.00       1306       2028       2544       2861       3122       3337         8250.00       1310       2034       2551       2869       3131       3347         8300.00       1313       2040       2559       2878       3141       3357         8350.00       1317       2046       2566       2887       3150       3367         8400.00       1321       2052       2574       2895       3159       3376         8450.00       1325       2058       2581       2904       3168       3386         8500.00       1329       2064       2589       2912       3178       3396         8550.00       1333       2070       2597       2921       3187       3406         8600.00       1337       2076       2604       2929       3196       3415         8650.00       1341       2082       2612       2938       3205       3425         8700.00       1345       2088       2619       2946       3215       3435         8750.00       1349       2094       2627 <td>8050.00</td> <td>1294</td> <td>2010</td> <td>2521</td> <td>2835</td> <td>3094</td> <td>3308</td>	8050.00	1294	2010	2521	2835	3094	3308
8200.00       1306       2028       2544       2861       3122       3337         8250.00       1310       2034       2551       2869       3131       3347         8300.00       1313       2040       2559       2878       3141       3357         8350.00       1317       2046       2566       2887       3150       3367         8400.00       1321       2052       2574       2895       3159       3376         8450.00       1325       2058       2581       2904       3168       3386         8500.00       1329       2064       2589       2912       3178       3396         8550.00       1333       2070       2597       2921       3187       3406         8600.00       1337       2076       2604       2929       3196       3415         8650.00       1341       2082       2612       2938       3205       3425         8700.00       1345       2088       2619       2946       3215       3435         8750.00       1349       2094       2627       2955       3224       3445         8850.00       1356       2106       2642 <td></td> <td>1298</td> <td></td> <td></td> <td>2844</td> <td>3104</td> <td>3318</td>		1298			2844	3104	3318
8250.00       1310       2034       2551       2869       3131       3347         8300.00       1313       2040       2559       2878       3141       3357         8350.00       1317       2046       2566       2887       3150       3367         8400.00       1321       2052       2574       2895       3159       3376         8450.00       1325       2058       2581       2904       3168       3386         8500.00       1329       2064       2589       2912       3178       3396         8550.00       1333       2070       2597       2921       3187       3406         8600.00       1337       2076       2604       2929       3196       3415         8650.00       1341       2082       2612       2938       3205       3425         8700.00       1345       2088       2619       2946       3215       3435         8750.00       1349       2094       2627       2955       3224       3445         8850.00       1356       2106       2642       2972       3242       3464         8950.00       1364       2117       2657 <td>8150.00</td> <td>1302</td> <td>2022</td> <td>2536</td> <td>2852</td> <td>3113</td> <td>3328</td>	8150.00	1302	2022	2536	2852	3113	3328
8300.00       1313       2040       2559       2878       3141       3357         8350.00       1317       2046       2566       2887       3150       3367         8400.00       1321       2052       2574       2895       3159       3376         8450.00       1325       2058       2581       2904       3168       3386         8500.00       1329       2064       2589       2912       3178       3396         8550.00       1333       2070       2597       2921       3187       3406         8600.00       1337       2076       2604       2929       3196       3415         8650.00       1341       2082       2612       2938       3205       3425         8700.00       1345       2088       2619       2946       3215       3435         8750.00       1349       2094       2627       2955       3224       3445         8850.00       1356       2106       2642       2972       3242       3464         8950.00       1360       2111       2649       2981       3252       3474         8950.00       1364       2117       2657 <td>8200.00</td> <td>1306</td> <td>2028</td> <td>2544</td> <td>2861</td> <td>3122</td> <td>3337</td>	8200.00	1306	2028	2544	2861	3122	3337
8350.00       1317       2046       2566       2887       3150       3367         8400.00       1321       2052       2574       2895       3159       3376         8450.00       1325       2058       2581       2904       3168       3386         8500.00       1329       2064       2589       2912       3178       3396         8550.00       1333       2070       2597       2921       3187       3406         8600.00       1337       2076       2604       2929       3196       3415         8650.00       1341       2082       2612       2938       3205       3425         8700.00       1345       2088       2619       2946       3215       3435         8750.00       1349       2094       2627       2955       3224       3445         8800.00       1352       2100       2634       2963       3233       3454         8850.00       1366       2106       2642       2972       3242       3464         8950.00       1364       2111       2649       2981       3252       3474         8950.00       1368       2123       2664 <td>8250.00</td> <td>1310</td> <td>2034</td> <td>2551</td> <td>2869</td> <td>3131</td> <td>3347</td>	8250.00	1310	2034	2551	2869	3131	3347
8400.00       1321       2052       2574       2895       3159       3376         8450.00       1325       2058       2581       2904       3168       3386         8500.00       1329       2064       2589       2912       3178       3396         8550.00       1333       2070       2597       2921       3187       3406         8600.00       1337       2076       2604       2929       3196       3415         8650.00       1341       2082       2612       2938       3205       3425         8700.00       1345       2088       2619       2946       3215       3435         8750.00       1349       2094       2627       2955       3224       3445         8800.00       1352       2100       2634       2963       3233       3454         8850.00       1356       2106       2642       2972       3242       3464         8900.00       1360       2111       2649       2981       3252       3474         8950.00       1364       2117       2657       2989       3261       3484         9000.00       1368       2123       2664 <td>8300.00</td> <td>1313</td> <td>2040</td> <td>2559 ·</td> <td>2878</td> <td>3141</td> <td>3357</td>	8300.00	1313	2040	2559 ·	2878	3141	3357
8450.00       1325       2058       2581       2904       3168       3386         8500.00       1329       2064       2589       2912       3178       3396         8550.00       1333       2070       2597       2921       3187       3406         8600.00       1337       2076       2604       2929       3196       3415         8650.00       1341       2082       2612       2938       3205       3425         8700.00       1345       2088       2619       2946       3215       3435         8750.00       1349       2094       2627       2955       3224       3445         8800.00       1352       2100       2634       2963       3233       3454         8850.00       1356       2106       2642       2972       3242       3464         8900.00       1360       2111       2649       2981       3252       3474         8950.00       1364       2117       2657       2989       3261       3484         900.00       1368       2123       2664       2998       3270       3493         9050.00       1372       2129       2672	8350.00	1317	2046	2566	2887	3150	3367
8500.00       1329       2064       2589       2912       3178       3396         8550.00       1333       2070       2597       2921       3187       3406         8600.00       1337       2076       2604       2929       3196       3415         8650.00       1341       2082       2612       2938       3205       3425         8700.00       1345       2088       2619       2946       3215       3435         8750.00       1349       2094       2627       2955       3224       3445         8800.00       1352       2100       2634       2963       3233       3454         8850.00       1356       2106       2642       2972       3242       3464         8900.00       1360       2111       2649       2981       3252       3474         8950.00       1364       2117       2657       2989       3261       3484         900.00       1368       2123       2664       2998       3270       3493         9050.00       1372       2129       2672       3006       3279       3503         9150.00       1380       2141       2687	8400.00	1321	2052	2574	2895	3159	3376
8550.00       1333       2070       2597       2921       3187       3406         8600.00       1337       2076       2604       2929       3196       3415         8650.00       1341       2082       2612       2938       3205       3425         8700.00       1345       2088       2619       2946       3215       3435         8750.00       1349       2094       2627       2955       3224       3445         8800.00       1352       2100       2634       2963       3233       3454         8850.00       1356       2106       2642       2972       3242       3464         8900.00       1360       2111       2649       2981       3252       3474         8950.00       1364       2117       2657       2989       3261       3484         9000.00       1368       2123       2664       2998       3270       3493         9050.00       1372       2129       2672       3006       3279       3503         9100.00       1376       2135       2680       3015       3289       3513         9150.00       1384       2147       2695 <td>8450.00</td> <td>1325</td> <td>2058</td> <td>2581 ·</td> <td>2904</td> <td>3168</td> <td>3386</td>	8450.00	1325	2058	2581 ·	2904	3168	3386
8600.00       1337       2076       2604       2929       3196       3415         8650.00       1341       2082       2612       2938       3205       3425         8700.00       1345       2088       2619       2946       3215       3435         8750.00       1349       2094       2627       2955       3224       3445         8800.00       1352       2100       2634       2963       3233       3454         8850.00       1356       2106       2642       2972       3242       3464         8900.00       1360       2111       2649       2981       3252       3474         8950.00       1364       2117       2657       2989       3261       3484         9000.00       1368       2123       2664       2998       3270       3493         9050.00       1372       2129       2672       3006       3279       3503         9100.00       1376       2135       2680       3015       3289       3513         9150.00       1384       2147       2695       3032       3307       3532         9250.00       1388       2153       2702 <td>8500.00</td> <td>1329</td> <td>2064</td> <td>2589</td> <td>2912</td> <td>3178</td> <td>3396</td>	8500.00	1329	2064	2589	2912	3178	3396
8650.00       1341       2082       2612       2938       3205       3425         8700.00       1345       2088       2619       2946       3215       3435         8750.00       1349       2094       2627       2955       3224       3445         8800.00       1352       2100       2634       2963       3233       3454         8850.00       1356       2106       2642       2972       3242       3464         8900.00       1360       2111       2649       2981       3252       3474         8950.00       1364       2117       2657       2989       3261       3484         9000.00       1368       2123       2664       2998       3270       3493         9050.00       1372       2129       2672       3006       3279       3503         9100.00       1376       2135       2680       3015       3289       3513         9150.00       1384       2147       2695       3032       3307       3532         9250.00       1388       2153       2702       3040       3316       3542	8550.00	1333	2070	2597	2921	3187	3406
8700.00       1345       2088       2619       2946       3215       3435         8750.00       1349       2094       2627       2955       3224       3445         8800.00       1352       2100       2634       2963       3233       3454         8850.00       1356       2106       2642       2972       3242       3464         8900.00       1360       2111       2649       2981       3252       3474         8950.00       1364       2117       2657       2989       3261       3484         9000.00       1368       2123       2664       2998       3270       3493         9050.00       1372       2129       2672       3006       3279       3503         9100.00       1376       2135       2680       3015       3289       3513         9150.00       1384       2141       2687       3023       3298       3523         9250.00       1388       2153       2702       3040       3316       3542	8600.00	1337	2076	2604	2929	,319 <b>6</b>	3415
8750.00       1349       2094       2627       2955       3224       3445         8800.00       1352       2100       2634       2963       3233       3454         8850.00       1356       2106       2642       2972       3242       3464         8900.00       1360       2111       2649       2981       3252       3474         8950.00       1364       2117       2657       2989       3261       3484         9000.00       1368       2123       2664       2998       3270       3493         9050.00       1372       2129       2672       3006       3279       3503         9100.00       1376       2135       2680       3015       3289       3513         9150.00       1380       2141       2687       3023       3298       3523         9200.00       1384       2147       2695       3032       3307       3532         9250.00       1388       2153       2702       3040       3316       3542	8650.00	1341 ·	2082	2612	2938	3205	3425
8800.00       1352       2100       2634       2963       3233       3454         8850.00       1356       2106       2642       2972       3242       3464         8900.00       1360       2111       2649       2981       3252       3474         8950.00       1364       2117       2657       2989       3261       3484         9000.00       1368       2123       2664       2998       3270       3493         9050.00       1372       2129       2672       3006       3279       3503         9100.00       1376       2135       2680       3015       3289       3513         9150.00       1380       2141       2687       3023       3298       3523         9200.00       1384       2147       2695       3032       3307       3532         9250.00       1388       2153       2702       3040       3316       3542	8700.00	1345	2088	2619	2946	3215	3435
8850.00     1356     2106     2642     2972     3242     3464       8900.00     1360     2111     2649     2981     3252     3474       8950.00     1364     2117     2657     2989     3261     3484       9000.00     1368     2123     2664     2998     3270     3493       9050.00     1372     2129     2672     3006     3279     3503       9100.00     1376     2135     2680     3015     3289     3513       9150.00     1380     2141     2687     3023     3298     3523       9200.00     1384     2147     2695     3032     3307     3532       9250.00     1388     2153     2702     3040     3316     3542	8750.00	1349	2094	2627	2955	3224	3445
8900.00       1360       2111       2649       2981       3252       3474         8950.00       1364       2117       2657       2989       3261       3484         9000.00       1368       2123       2664       2998       3270       3493         9050.00       1372       2129       2672       3006       3279       3503         9100.00       1376       2135       2680       3015       3289       3513         9150.00       1380       2141       2687       3023       3298       3523         9200.00       1384       2147       2695       3032       3307       3532         9250.00       1388       2153       2702       3040       3316       3542	8800.00	1352	2100 ·	2634	2963	3233	3454
8950.00     1364     2117     2657     2989     3261     3484       9000.00     1368     2123     2664     2998     3270     3493       9050.00     1372     2129     2672     3006     3279     3503       9100.00     1376     2135     2680     3015     3289     3513       9150.00     1380     2141     2687     3023     3298     3523       9200.00     1384     2147     2695     3032     3307     3532       9250.00     1388     2153     2702     3040     3316     3542	8850.00	1356	2106	2642	2972	3242	3464
9000.00     1368     2123     2664     2998     3270     3493       9050.00     1372     2129     2672     3006     3279     3503       9100.00     1376     2135     2680     3015     3289     3513       9150.00     1380     2141     2687     3023     3298     3523       9200.00     1384     2147     2695     3032     3307     3532       9250.00     1388     2153     2702     3040     3316     3542	8900.00	1360	2111	2649	2981	3252	3474
9050.00     1372     2129     2672     3006     3279     3503       9100.00     1376     2135     2680     3015     3289     3513       9150.00     1380     2141     2687     3023     3298     3523       9200.00     1384     2147     2695     3032     3307     3532       9250.00     1388     2153     2702     3040     3316     3542	8950.00	1364	2117	2657	2989	3261	3484
9100.00     1376     2135     2680     3015     3289     3513       9150.00     1380     2141     2687     3023     3298     3523       9200.00     1384     2147     2695     3032     3307     3532       9250.00     1388     2153     2702     3040     3316     3542	9000.00	1368	2123	2664	2998	3270	
9150.00     1380     2141     2687     3023     3298     3523       9200.00     1384     2147     2695     3032     3307     3532       9250.00     1388     2153     2702     3040     3316     3542	9050.00	1372	2129	2672	3006		
9200.00     1384     2147     2695     3032     3307     3532       9250.00     1388     2153     2702     3040     3316     3542	9100.00						
9250.00 1388 2153 2702 3040 3316 3542							
9300.00 1391 2159 2710 3049 3326 3552							
·	9300.00	1391	2159	2710	3049	3326	3552

Combined Monthly Available Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
9350.00	1395	2165	2717	3058	3335	3562
9400.00	1399	2171	2725	3066	3344	3571
9450.00	1403	2177	2732	3075	3353	3581
9500.00	1407	2183	2740	3083	3363	3591
9550.00	1411	2189	2748	3092	3372	3601
9600.00	1415	2195	2755	3100	3381	3610
9650.00	1419	2201	2763	3109	3390	3620
9700.00	1422	2206	2767	3115	3396	3628
9750.00	1425	2210	2772	3121	3402	3634
9800.00	1427	2213	2776	3126	3408	3641
9850.00	1430	<b>2217</b> ·	2781	3132	3414	3647
9900.00	1432	2221	2786	3137	3420	3653
9950.00	1435	2225	<b>2791</b>	3143	3426	3659
10000.00	1437	2228	2795	3148	3432	3666

### IN THE CIRCUIT COURT OF THE EIGHTH JUDICIAL CIRCUIT, IN AND FOR LEVY COUNTY, FLORIDA

ther party or his/her attorney: ame: ddress: tty, State, Zip: ax Number: mail Address(es):  Signature of Party or his/her Attorney Printed Name: Address:	Respondent.  NOTICE OF FILING CHILD SUPPORT GUIDELING PLEASE TAKE NOTICE, that {name}  Child Support Guidelines Worksheet attached and labeled Exhibit  CERTIFICATE OF SERVICE  certify that a copy of this Notice of Filing with the Child Support of check all used]: ( ) e-mailed ( ) mailed ( ) faxed ( ) hand desired on {date}  Other party or his/her attorney:  lame:  City, State, Zip:  Signature of Party  Signature of Party	
Respondent.  NOTICE OF FILING CHILD SUPPORT GUIDELINES WORKSHEET  LEASE TAKE NOTICE, that {name}	Respondent.  NOTICE OF FILING CHILD SUPPORT GUIDELINI PLEASE TAKE NOTICE, that {name}  Child Support Guidelines Worksheet attached and labeled Exhibit  CERTIFICATE OF SERVICE  certify that a copy of this Notice of Filing with the Child Support check all used]: ( ) e-mailed ( ) mailed ( ) faxed ( ) hand detelow on {date}  Other party or his/her attorney: lame:  City, State, Zip:  ax Number:	<del></del>
Respondent.  NOTICE OF FILING CHILD SUPPORT GUIDELINES WORKSHEET  LEASE TAKE NOTICE, that {name}	Respondent.  NOTICE OF FILING CHILD SUPPORT GUIDELINI LEASE TAKE NOTICE, that {name}  hild Support Guidelines Worksheet attached and labeled Exhibit  CERTIFICATE OF SERVICE  certify that a copy of this Notice of Filing with the Child Support check all used]: ( ) e-mailed ( ) mailed ( ) faxed ( ) hand deelow on {date}  ther party or his/her attorney: ame: ddress: ity, State, Zip: ax Number: -mail Address(es):  Signature of Party	
Respondent.  NOTICE OF FILING CHILD SUPPORT GUIDELINES WORKSHEET  LEASE TAKE NOTICE, that {name}	Respondent.  NOTICE OF FILING CHILD SUPPORT GUIDELINI LEASE TAKE NOTICE, that {name}	•
NOTICE OF FILING CHILD SUPPORT GUIDELINES WORKSHEET  EASE TAKE NOTICE, that {name}	NOTICE OF FILING CHILD SUPPORT GUIDELINI LEASE TAKE NOTICE, that {name}	
NOTICE OF FILING CHILD SUPPORT GUIDELINES WORKSHEET  LEASE TAKE NOTICE, that {name}	NOTICE OF FILING CHILD SUPPORT GUIDELINI LEASE TAKE NOTICE, that {name}	
LEASE TAKE NOTICE, that {name}	CERTIFICATE OF SERVICE  certify that a copy of this Notice of Filing with the Child Support certify that a copy of this Notice of Filing with the Child Support certify that a copy of this Notice of Filing with the Child Support certify that a copy of this Notice of Filing with the Child Support certify that a copy of this Notice of Filing with the Child Support certify that a copy of this Notice of Filing with the Child Support certify that a copy of this Notice of Filing with the Child Support certify that a copy of this Notice of Filing with the Child Support certify that a copy of this Notice of Filing with the Child Support certify that a copy of this Notice of Filing with the Child Support certify that a copy of this Notice of Filing with the Child Support certify that a copy of this Notice of Filing with the Child Support certify that a copy of this Notice of Filing with the Child Support certify that a copy of this Notice of Filing with the Child Support certify that a copy of this Notice of Filing with the Child Support certify that a copy of this Notice of Filing with the Child Support certify that a copy of this Notice of Filing with the Child Support certify that a copy of this Notice of Filing with the Child Support certify that a copy of this Notice of Filing with the Child Support certify that a copy of the certification cer	•
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. 10 41 0001	Address:	
City, State, Zip:	City State 7in:	· · · · · · · · · · · · · · · · · · ·
Fax Number:	Fax Number	
E-mail Address(es):	F-mail Addressles	
	Florida Rar Numh	

			. Objectiva
CHILD SUPPORT GUIDEL	NES WORKSHEET		
	A. FATHER	<b>B.</b> MOTHER	TOTAL
1. Present Net Monthly Income Enter the amount from line 27, Section I of Florida Family Law Rules of Procedure Form 12.902(b) or (c), Financial Affidavit.			
2. Basic Monthly Obligation There is (are) {number} minor child(ren) common to the parties. Using the total amount from line 1, enter the appropriate amount from the child support guidelines chart.			
3. Percent of Financial Responsibility Divide the amount on line 1A by the total amount on line 1 to get Father's percentage of financial responsibility. Enter answer on line 3A. Divide the amount on line 1B by the total amount on line 1 to get Mother's percentage of financial responsibility. Enter answer on line 3B.	%	%	
4. Share of Basic Monthly Obligation Multiply the number on line 2 by the percentage on line 3A to get Father's share of basic obligation. Enter answer on line 4A. Multiply the number on line 2 by the percentage on line 3B to get Mother's share of basic obligation. Enter answer on line 4B.		,	
Additional Support — Health Insu	irance, Child Care	& Other / ( it )	
5. a. 100% of Monthly Child Care Costs [Child care costs should not exceed the level required to provide quality care from a licensed source. See section 61.30(7), Florida			
<ul> <li>b. Total Monthly Child(ren)'s Health Insurance Cost [This is only amounts actually paid for health insurance on the child(ren).]</li> </ul>			
<ul> <li>Total Monthly Child(ren)'s Noncovered Medical, Dental and Prescription Medication Costs</li> </ul>			
d. Total Monthly Child Care & Health Costs [Add lines 5a + 5b +5c].			

GHILD SUPPORT G	UIDELINES WORKSHEE	T (1)	
	A. FATHER	B. MOTHER	TOTAL
6. Additional Support Payments			
Multiply the number on line 5d by the			
percentage on line 3A to determine the Fat	ther's		<b>********</b>
share. Enter answer on line 6A. Multiply the		1	$\infty$
number on line 5d by the percentage on lin		,	<b>********</b>
to determine the Mother's share,			<b>*******</b>
Enter answer on line 6B.			<b>********</b>
Statutory Ad	justments/Credits	所数44%。是言:" 6000000000000000000000000000000000000	
7. a. Monthly child care payments actually n	nade		
b. Monthly health insurance payments actu	ially		
made			<b>*******</b>
c. Other payments/credits actually made	for		<b>**********</b>
any noncovered medical, dental and			<b>*************************************</b>
prescription medication expenses of the	e   .		<b>********</b>
child(ren) not ordered to be separately	paid		XXXXXX
on a percentage basis.		-	
(See section 61.30 (8), Florida Statutes)			<b>XXXXXX</b>
8. Total Support Payments actually made			
(Add 7a though 7c)		J	<b>XXXXXX</b>
9. MINIMUM CHILD SUPPORT OBLIGATION F	OR		<b>********</b>
EACH PARENT			<b>*********</b>
[Line 4 plus line 6; minus line 8]		<u>.</u>	<b>*********</b>
Substantial Time-Sharing (GROSS UP METHO	DD):If each parent exer	ises time-sharin	g at least 20
percent of the overnights in the year (73) over	ernights in the year), co	mplete Nos. 10	hrough 21.
	A. FATHER	B. MOTHER	TOTAL
10. Basic Monthly Obligation x 150%	***********	**********	3
[Multiply line 2 by 1.5]	XXXXXXXXX	**********	
<ol><li>Increased Basic Obligation for each parent.</li></ol>			XXXXXX
Multiply the number on line 10 by the			
percentage on line 3A to determine the			
Father's share. Enter answer on line 11A.			
Multiply the number on line 10 by the			
percentage on line 3B to determine the			
Mother's share. Enter answer on line 11B.			XXXXXX

		Tally and Section	
CHILD SUPPORT GUIDEL	INES WORKSHEET		
	A. FATHER	B. MOTHER	TOTAL
12. Percentage of overnight stays with each parent. The child(ren) spend(s)overnight stays with the Father each year. Using the number on the above line, multiply it by 100 and divide by 365. Enter this number on line 12A. The child(ren) spend(s) overnight stays with the Mother each year. Using the number on the above line, multiply it by 100 and divide by 365. Enter this number on line 12B.	%	%	
13. Parent's support multiplied by other Parent's percentage of overnights. [Multiply line 11A by line 12B. Enter this number in 13A. Multiply line 11B by line 12A. Enter this number in 13B.]			
Additional Support — Health Ins	urance, Child Care	& Other	
14. a. Total Monthly Child Care Costs [Child care costs should not exceed the level required to provide quality care from a licensed source. See section 61.30(7), Florida Statutes, for more information.]			
<ul> <li>Total Monthly Child(ren)'s Health Insurance         Cost         [This is only amounts actually paid for health insurance on the child(ren).]     </li> </ul>			
<ul> <li>Total Monthly Child(ren)'s Noncovered Medical, Dental and Prescription Medication Costs.</li> </ul>			
d. Total Monthly Child Care & Health Costs [Add lines 14a + 14b + 14c.]			
15. Additional Support Payments.  Multiply the number on line 14d by the percentage on line 3A to determine the Father's share. Enter answer on line 15A.  Multiply the number on line 14d by the percentage on line 3B to determine the Mother's share. Enter answer on line 15B.			
Statutory Adjustm	ents/Credits	rana in a si	MARKET STATE
16. a. Monthly child care payments actually made			
b. Monthly health insurance payments actually made			

c.			<b>-</b> • • • • • • • • • • • • • • • • • • •	1
С.		A. FATHER	B. MOTHER	TOTA
	Other payments/credits actually made for			$\otimes$
	any noncovered medical, dental and	,		
	prescription medication expenses of the	Ì		$\bowtie$
	child(ren) not ordered to be separately			XXXX
	paid on a percentage basis.	j.		$\bowtie$
	[See section 61.30(8), Florida Statutes]		•	
<b>17.</b> Tota	I Support Payments actually made			
	l 16a though 16c]	•		⋘⋘
18 Total	Additional Support Transfer Amount	<del></del>		*****
	15 minus line 17; enter any negative			<b>*****</b>
	ber as zero)			₩₩
	l Child Support Owed from Father to	<u> </u>	******	88888
	ner [Add line 13A plus line 18A]	1	XXXXXXX	$\infty$
	l Child Support Owed from Mother to	***************************************		XXXXX
	er [Add line 13B plus line 18B]	<b>*************************************</b>		⋘⋘
	al Child Support to Be Paid.	<u>, 1000000000000000000000000000000000000</u>	<u> </u>	<del>1000000000000000000000000000000000000</del>
	pparing lines 19 and 20, Subtract the	\$		⋘≪
_	ler amount owed from the larger amount	*	•	<b>*****</b>
	and enter the result in the column for		•	$\infty$
	parent that owes the larger amount of		•	⋘⋘
supp	<del>-</del>			XXXXX
		<u> </u>		XXXXXX

Florida Family Law Rules of Procedure Form 12.902(e), Child Support Guidelines Worksheet (10/11)

This form was completed with the assistance of:

{name of individual} \_\_ {name of business} \_\_\_

{oddress} \_\_ {city} \_\_\_\_

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW: [fill in all blanks] This form was prepared for the: {choose only one} ( ) Petitioner ( ) Respondent

{telephone number}

## INSTRUCTIONS FOR FLORIDA FAMILY LAW RULES OF PROCEDURE FORM 12.932, CERTIFICATE OF COMPLIANCE WITH MANDATORY DISCLOSURE (09/12)

#### When should this form be used?

<u>Mandatory disclosure</u> requires each <u>party</u> in a <u>dissolution of marriage</u> case 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 petition for <u>dissolution of marriage</u> or supplemental petition for modification on the <u>respondent</u>. The mandatory disclosure rule applies to all original and <u>supplemental</u> dissolution of marriage 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 ORIGINAL OF 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. Service by e-mail or mail shall be at least 7 days before the temporary financial relief hearing. Service by delivery shall be no later than 5:00 p.m., 2 business days before the hearing. 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.

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 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.

Instructions for Florida Family Law Rules of Procedure Form 12.932, Certificate of Compliance with Mandatory Disclosure (09/12)

#### 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" <u>found at the beginning of these forms</u>. The words that are in <u>bold underline</u> in these instructions are defined there. For further information, see Florida Family Law Rule of Procedure 12.285.

#### 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 your <u>spouse</u> 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 <u>Financial Affidavit</u>, 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.

Instructions for Florida Family Law Rules of Procedure Form 12.932, Certificate of Compliance with Mandatory Disclosure (09/12)

## IN THE CIRCUIT COURT OF THE EIGHTH JUDICIAL CIRCUIT, IN AND FOR LEVY COUNTY, FLORIDA

	Case No.:
•	Division:
Petitioner,	
, ,	
and	
	•
Respondent.	·
•	
CERTIFICATE OF COMPLIAN	CE WITH MANDATORY DISCLOSURE
ONLY THE ODICINAL OF THIS CON	PLETED FORM IS FILED WITH THE COURT.
	IDAVIT AND CHILD SUPPORT GUIDELINES
	LL BE FILED IN THE COURT FILE WITHOUT A
	NTS LISTED BELOW ARE TO BE GIVEN TO THE
	HER PARTY.
1 (full and annual)	and the state of the second and the
with the mandatory disclosure required by Flor	certify that I have complied rida Family Law Rule 12.285 as follows:
with the mandatory disclosure required by rior	ida i attiny Law Nuic 12:203 as tollows.
1. FOR TEMPORARY FINANCIAL RELIEF, ONLY	
The date the following documents were served	l:
[Check all that apply]	,
a Financial Affidavit	of Procedure Form 12.902(b) (short form)
	of Procedure Form 12.902(c) (long form)
	ft tax, and intangible personal property tax
returns for the preceding year	
( ) Transcript of tax return as	provided by IRS form 4506-T; or
	K-1 for the past year because the income tax return
for the past year has not been	
c Pay stubs or other evidence of e	arned income for the 3 months before the service of the
imanciai ariidavit.	•
2. FOR INITIAL, SUPPLEMENTAL, AND PERMA	ANENT FINANCIAL RELIEF:
The date the following documents were served	l:
[Check all that apply]	
a Financial Affidavit	Due and true Tarma 12 002/h) (about forms)
	Procedure Form 12.902(b) (short form) Procedure Form 12.902(c) (long form)
	rate income tax returns, gift tax returns, and
	ex returns for the preceding 3 years;
	and K-1 for the past year because the income tax return
for the past year has not been	prepared.
	arned income for the 3 months before the service of the
financial affidavit.	

Florida Family Law Rules of Procedure Form 12.932, Certificate of Compliance with Mandatory Disclosure (09/12)

d.		A statement identifying the source and amount of all income for the 3 months before
		the service of the financial affidavit, if not reflected on the pay stubs produced.
e.		All loan applications and financial statements prepared for any purpose or used for any
		purpose within the 12 months preceding the service of the financial affidavit.
f.		All deeds to real estate in which I presently own or owned an interest within the
		past 3 years. All promissory notes in which I presently own or owned an interest
		within the last 12 months. All present leases in which I own an interest.
g.		All periodic statements for the last 3 months for all checking accounts and for the last
		year for all savings accounts, money market funds, certificates of deposit, etc.
.h.		All brokerage account statements for the last 12 months.
i.		Most recent statement 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 alternate payee.
j.		The declaration page, the last periodic statement, and the certificate for any group
_		insurance for all life insurance policies insuring my life or the life of me or my spouse.
k.	<del></del> .	All health and dental insurance cards covering either me or my spouse and/or our
		dependent child(ren).
I.		Corporate, partnership, and trust tax returns for the last 3 tax years, in which I have an
		ownership or interest greater than or equal to 30%.
m.	<u> </u>	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 3 months. All
		promissory notes on which I presently owe or owned within the past year. All lease
_		agreements I presently owe.
n.		All premarital and marital agreements between the parties to this case.
О.		If a modification proceeding, all written agreements entered into between the parties at any time since the order to be modified was entered.
<b>n</b>		All documents and tangible evidence relating to claims for an unequal distribution of
p.		marital property, enhancement or appreciation in nonmarital property, or nonmarital
		status of an asset or debt.
		Any court order directing that I pay or receive spousal support (alimony) or child
q.		support.
		-support.
certif	v that a c	opy of this document was [check all used]: ( ) e-mailed ( ) mailed
		nand delivered to the person(s) listed below on {date}
•	,,	•
Other	party or	his/her attorney:
Name:		
Addres	ss:	· · · · · · · · · · · · · · · · · · ·
City, St	tate, Zip:	
Fax Nu	ımber: _	
E-mail	Address	(es):

I understand that I am swearing or affirming under oath to the accuracy of my compliance with the mandatory disclosure requirements of Florida Family Law Rule of Procedure 12.285 and that, unless otherwise indicated with specificity, this disclosure is complete. I further understand that the punishment for knowingly making a false statement or incomplete disclosure includes fines and/or imprisonment.

Dated:

•	Signature of Party
	Printed Name:
	Address:
•	City, State, Zip:
	Telephone Number:
	Fax Number:
	E-mail Address(es):
·	
	ı Tarafında başının alının a
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 colerk.]
Personally known	•
Produced identification	•
Type of identification produced	<u> </u>
IF A NONE ANALES HELDES VOLLEY LOUT THIS	CORRELIE CHE RANCE EN LINETHE DI ANNO DELONIO
	FORM, HE/SHE MUST FILL IN THE BLANKS BELOW: e: {choose only one} ( ) Petitioner ( ) Respondent
This form was completed with the assistance of	• • • • • • • • • • • • • • • • • • • •
Ingre of individual	
{name of individual}	
{name of business}{address}	
[citul [state]	(talanhana numbar)

### INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW RULES OF PROCEDURE FORM 12.900(h), NOTICE OF RELATED CASES (11/13)

#### When should this form be used?

Florida Rule of Judicial Administration 2.545(d) requires the **petitioner** in a family law case to file with the court a notice of related cases, if any. Your circuit may also require this form to be filed even if there are no related cases. A case is considered related if:

- it involves the same parties, children, or issues and is pending when the family law case is filed; or
- it affects the court's jurisdiction to proceed; or
- an order in the related case may conflict with an order on the same issues in the new case;
   or
- an order in the new case may conflict with an order in the earlier case.

This form is used to provide the required notice to the court.

This form should be typed or printed in black ink. It must be filed with the clerk of the circuit court with the initial pleading in the family law case.

#### What should I do next?

A copy of the form must be served on the presiding judges, either the chief judge or the family law administrative judge, and all parties in the related cases. You should also keep a copy for your records. **Service** must be in accordance with 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" <u>found at the beginning of these forms</u>. The words that are in "<u>bold underline</u>" in these instructions are defined there. For further information, see Florida Rule of Judicial Administration 2.545(d).

#### 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 **must** also 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 EIGHTH JUDICIAL CIRCUIT, IN AND FOR LEVY COUNTY, FLORIDA

•	Case No.:
,	Division:
Petitioner,	
and	•
and ,	
Respondent.	
NOTICE OF	RELATED CASES
2.545(d). A related case may be an open or juvenile delinquency, juvenile dependency, family law case if it involves any of the same the party files a family case, if it affects the case.	es as required by Florida Rule of Judicial Administratio closed civil, criminal, guardianship, domestic violence or domestic relations case. A case is "related" to the parties, children, or issues and it is pending at the time court's jurisdiction to proceed; if an order in the related issues in the new case; or if an order in the new case tion.
may connect with an order in the carner inde	
[check one only]	
There are no related cases.	•
The following are the related cases (add	additional pages if necessary):
Related Case No. 1 Case Name(s): Petitioner:	
Respondent:	
Case No.:	Division:
Type of Proceeding: [check all that apply]	
Dissolution of Marriage	Paternity
Custody	Adoption
Child Support	Modification/Enforcement/Contempt Proceeding
Juvenile Dependency	Juvenile Delinquency
	Criminal
Domestic/Sexual/Dating/Repeat	Mental Health
Violence or Stalking Injunctions	Other (specify)
State where case was decided or is pending:	FloridaOther: {specify}
Name of Court where case was decided or is	pending (for example, Fifth Circuit Court, Marion
County, Florida):	pending of example, figure and are down, memorial
Title of last Court Order/Judgment (if any):	
Date of Court Order/Judgment (if any):	
·	
Relationship of cases [check all that apply]:	
pending case involves same parties, child	iren, or issues;
may affect court's jurisdiction;	,

Florida Family Law Rules of Procedure Form 12.900(h), Notice of Related Cases (11/13)

order in related case may conflict with order in this case may conflict with prev	
Statement as to the relationship of the case	s:
Related Case No. 2	
Case Name(s): Petitioner :	
Respondent :	Division:
Type of Proceeding: [check all that apply]	
Dissolution of Marriage	Paternity
Custody	Adoption
Child Support	Modification/Enforcement/Contempt Proceedings
	Juvenile Delinquency
Juvenile Dependency	dverme beninduency
Termination of Parental Rights	Criminal
Domestic/Sexual/Dating/Repeat	
Violence or Stalking Injunctions	Other {specify}
State where case was decided or is pending	: FloridaOther: {specify}
County, Florida):	s pending (for example, Fifth Circuit Court, Marion
Title of last Court Order/Judgment (if any):	
Date of Court Order/Judgment (if any):	<del></del>
	•
Relationship of cases [check all that apply]:	
pending case involves same parties, chi	ldren, or issues;
may affect court's jurisdiction;	
order in related case may conflict with	
order in this case may conflict with pre-	vious order in related case.
	:
Statement as to the relationship of the case	s:
<del></del>	
Related Case No. 3	•
Case Name(s):	
Petitioner :	<del></del>
Respondent :	<del></del>
Case No.:	Division:
Type of Proceeding: [check all that apply]	
Dissolution of Marriage	Paternity
Custody	Adoption
Child Support	Modification/Enforcement/Contempt Proceedings
Juvenile Dependency	Juvenile Delinquency
Termination of Parental Rights	Criminal
Domestic/Sexual/Dating/Repeat	Mental Health

Florida Family Law Rules of Procedure Form 12.900(h), Notice of Related Cases (11/13)

Violence or Stalking Inj	unctions	Other {spe	icify}
State where case was decid	ed or is pending: _	Florida	Other: {specify}
Name of Court where case v		ending (for ex	kample, Fifth Circuit Court, Marion
Title of last Court Order/Jud			
Date of Court Order/Judgme	ent (if any):	<del> </del>	
Relationship of cases [check	all that apply]:		
pending case involves s		en, or issues;	
may affect court's juriso			
order in related case m			
order in this case may c	onflict with previou	us order in re	lated case.
Statement as to the relation	iship of the cases:		<del></del>
	· · · · · · · · · · · · · · · · · · ·		
[check one only] I do not request coordi	nation of litigation	in any of the	cases listed above
I do not request coordination			cases listed above.
[check all that apply] Assignment to one judg Coordination of existin will conserve judicial because:	g cases	romote an e	efficient determination of these cases
The Petitioner acknowledge state that could affect the c	urrent proceeding.		he court of any cases in this or any othe
		ner's Signatur	
			· ·
¢	Teleph	one Number:	
	Fax Nu	mber:	·
	E-mail	Address(es):_	
	CERTIFICA	TE OF SERVIC	<b>E</b> .
	ied process server i	for service on	to the County the Respondent, and [check all used] ne]

Florida Family Law Rules of Procedure Form 12.900(h), Notice of Related Cases (11/13)

		_	, ,	) chief judge or family law, a party to the related case,
( ) {name}		a party to	the related ca	ase on {date}
	- S	ignature o	of Petitioner/A	Attorney for Petitioner
	P	\ddress: _		
	(	ity, State,	Zip:	·
	E	-mail Add	ress(es):	· · · · · · · · · · · · · · · · · · ·
			. –	
•	was prepared for	the: {choc		FILL IN THE BLANKS BELOW:  ) Petitioner ( ) Respondent
{name of business}				
{aaaress}			· · · · · · · · · · · · · · · · · · ·	
{city}		ate}	, {telephon	e number}

## INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.902(f)(1)

## MARITAL SETTLEMENT AGREEMENT FOR DISSOLUTION OF MARRIAGE WITH DEPENDENT OR MINOR CHILD(REN) (02/18)

#### When should this form be used?

This form should be used when a Petition for Dissolution of Marriage with Dependent or Minor Child(ren), Florida Supreme Court Approved Family Law Form 12.901(b)(1), has been filed and the parties have reached an agreement on some or all of the issues at hand.

This form should be typed or printed in black ink. Both parties must sign the agreement 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>).

#### 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. The words that are in <u>bold underline</u> 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.

#### 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 <a href="www.flcourts.org">www.flcourts.org</a> 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 a Child Support Guidelines Worksheet, Florida Family Law Rules of Procedure Form 12.902(e), if not already filed.

This form does not act to transfer title to the property. Such transfer must be done by deed or supplemental final judgment.

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 Fon	· ·
	Case No.:
:	Division:
In re: The Marriage of:	
Petitioner,	
and	
Respondent.	•
	•
	EMENT FOR DISSOLUTION OF MARRIAGE
WITH DEPENDE	NT OR MINOR CHILD(REN)
We, {Petitioner's full legal name}	and being sworn, certify that the
following statements are true:	being sworn, certify that the
	*.
1. We were married to each other on {a	late}
	s in our marriage (no chance of staying together), we have
	nd for all what we owe to each other and what we can expect f us states that nothing has been held back, that we have
honestly included everything we cou	ld think of in listing our assets (everything we own and that
is owed to us) and our debts (everythe and honest in writing this agreement	hing we owe), and that we believe the other has been open
and nonest in writing this agreement	•
	ancial Affidavit, Florida Family Law Rules of Procedure Form
	luntarily made full and fair disclosure to each other of all our Ier disclosure under rule 12.285, Florida Family Law Rules of
Procedure.	,, ,, ,, ,, ,, ,, ,, ,, ,,, ,,,
4 Fach of us agrees to execute and ex	schange any papers that might be needed to complete this
agreement, including deeds, title cer	tificates, etc.
SECTION I. MARITAL ASSETS AND LIABILITIE	
	(everything we own and that is owed to us) as follows: Any
personal item(s) not listed below is (are	e) the property of the party currently in possession of the
item(s).	•
Florida Supreme Court Approved Family Law Forn	n 12.902(f)(1), Marital Settlement Agreement for Dissolution of
Marriage with Dependent or Minor Child(ren)(02)	

1. Petitioner shall receive as his/her own and Respondent shall have no further rights or responsibilities regarding these assets:

ASSETS: DESCRIPTION OF ITEM(S) PETITIONER SHALL RECEIVE Please describe each item as clearly as possible. You do not need to list account numbers. Where applicable, include whether the name on any title/deed/account described below is in one spouse's name, or in both spouses' names.	Gurrent Fair Market Value
Cash (on hand)	\$
Cash (in banks/credit unions)	
Stocks/Bonds	<del> </del>
Notes (money owed to you in writing)	
	<del> </del> -
Money owed to you (not evidenced by a note)	
Real estate: (Home)	
(Other)	
Business interests	<del> </del>
Automobiles	
	-
Boats	
Other vehicles	ļ
Retirement plans (Profit Sharing, Pension, IRA, 401(k)s, etc.)	<del> </del>
Furniture & furnishings in home	
Furniture & furnishings elsewhere	
Collectibles	
Jewelry	
	·

ASSETS: DESCRIPTION OF ITEM(S) PETITIONER SHALL RECEIVE. Please describe each item as clearly as possible. You do not need to list account numbers. Where applicable, include whether the name on any title/deed/account described below is in one spouse's name, or in	Current Fair Market Value
both spouses' names.	
Life insurance (cash surrender value)	
Sporting and entertainment (T.V., stereo, etc.) equipment	
<del></del>	
Other assets	
Total Assets to Petitioner	<b>s</b>

2. Respondent shall receive as his/her own and Petitioner shall have no further rights or responsibilities regarding these assets:

ASSETS: DESCRIPTION OF ITEM(S) RESPONDENT SHALL RECEIVE Please describe each item as clearly as possible. You do not need to list account numbers. Where applicable, include whether the name on any title/deed/account described below is in one spouse's name, or in both spouses' names.	Current Fair Market Value
Cash (on hand)	\$
Cash (in banks/credit unions)	
	: .
Stocks/Bonds	
Notes (money owed to you in writing)	
Money owed to you (not evidenced by a note)	
Real estate: (Home)	
(Other)	

ASSETS: DESCRIPTION OF ITEM(S) RESPONDENT SHALL RECEIVE Please describe each item as clearly as possible:	Current Fair Market Value
You do not need to list account numbers. Where applicable, include whether the name on any title/deed/account described below is in one spouse's name, or in both spouses' names.	
Business interests	
Automobiles	
Boats	
Other vehicles	
Retirement plans (Profit Sharing, Pension, IRA, 401(k)s, etc.)	
Furniture & furnishings In home	
Furniture & furnishings elsewhere	
Collectibles	
Jewelry	
Life insurance (cash surrender value)	
Sporting and entertainment (T.V., stereo, etc.) equipment	
Other assets	
Total Assets to Respondent	\$

B. Division of Liabilities/Debts. We divide our liabilities (everything we owe) as follows:

1. Petitioner shall pay as his/her own the following and will not at any time ask Respondent to pay these debts/bills:

LIABILITIES: DESCRIPTION OF DEBT(S) TO BE PAID BY PETITIONER.  Please describe each item as clearly as possible. You do not need to list account numbers. Where applicable, include whether the name on any mortgage, note, or account described below is in one spouse's name or in both spouses' names.	Monthly Payment	Current Amount Owed
Mortgages on real estate: (Home)	\$	\$
(Other)		
Charge/credit card accounts		
		ļ
		<del> </del>
Auto loan		
Auto loan		
Bank/credit union loans		<u> </u>
<del></del>		
Money you owe (not evidenced by a note)		
Judgments		
		ļ
Other		
Total Debts to Be Paid by Petitioner	\$	\$

2. Respondent shall pay as his/her own the following and will not at any time ask Petitioner to pay these debts/bills:

LIABILITIES: DESCRIPTION OF DEBT(S) TO BE PAID BY RESPONDENT  Please describe each item as clearly as possible. You do not need to list account numbers. Where applicable; include whether the name on any mortgage, note or account described below is in one spouse's name; or in both spouses names.	Monthly, Payment	Current Amount Owed
Mortgages on real estate: (Home)	\$	\$
(Other)		
Charge/credit card accounts		
·	· .	
	· · · · · · · · · · · · · · · · · · ·	
Auto loan		
Auto loan		
Bank/credit union loans		
· · · · · · · · · · · · · · · · · · ·		
Money you owe (not evidenced by a note)		
Judgments		
Other		
The state of the s	Z Z . A. Z	AG street & view
Total Debts to Be Paid by Respondent	\$ 7	\$

C.	Contingent Assets and Liabilities (listed in Section III	of our Family La	w Financial Affidavits	will be
	divided as follows:	•		
	•			

D. Beneficiary Designation (Complete only if beneficiary designations continue after entry of Final Judgment of Dissolution of Marriage.)
The spouses agree that the designation providing for the payment or transfer at death of an interest in the assets set forth below to or for the benefit of the deceased party's former spouse SHALL NOT BE VOID as of the date of entry of the Final Judgment of Dissolution of Marriage.
The Final Judgment of Dissolution of Marriage shall provide that the designations set forth below remain in full force and effect:
1. The Petitioner Respondent shall acquire or maintain the following assets for the benefit of the other spouse or child(ren) to be paid upon his/her death outright or in trust. This provision only applies if other assets fulfilling such requirement for the benefit of the other spouse or child(ren) do not exist upon his/her death and unless precluded by statute. {Describe the assets with specificity}:
SECTION II. SPOUSAL SUPPORT (ALIMONY) (If you have not agreed on this matter, write n/a on the lines provided.)
1. Each of us forever gives up any right to spousal support (alimony) that we may have.
OR  2. Petitioner Respondent (hereinafter "Obligor") agrees to pay spousal support (alimony) in the amount of \$ every week other week month, or other beginning {date} and continuing until {date}

	lump sum) and any other specifics:
3.	Other provisions relating to alimony, including any tax treatment and consequences:
4.	Life insurance in the amount of \$ to secure the above support, will be provided by the Obligor.
SECTIO	ON III. PARENTING PLAN ESTABLISHING PARENTAL RESPONSIBILITY AND TIME-SHARING
1.	The parties' minor child(ren) are:
	Name Birth date
2.	The parties shall have time-sharing and parental responsibility in accordance with the Parentin Plan attached as Exhibit
SECTIO	ON IV. CHILD SUPPORT
1.	Petitioner Respondent (hereinafter "Obligor") will pay child support, under Florida child support guidelines, section 61.30, Florida Statutes, to the other parent. The Child Support Guidelines Worksheet, Florida Family Law Rules of Procedure Form 12.902(e), is completed an attached.
	Child support established at the rate of \$ per month for the children {total
	number of parties' minor or dependent children) shall be paid commencing [month, day, year] and terminating [month, day, year]. Child support shall be paid in the amount of \$ per {week, month, other} which is consistent with the Obligor's current payroll cycle.

Health insurance is either not reasonable in cost or accessible to the child(ren) at this time.  Any uninsured/ unreimbursed medical costs for the minor child(ren) shall be assessed as followed:  Shared equally by the spouses. {Each spouse pays one-half}.	·	Is attached as part of this form}
L8; become emancipated, marry, join the armed services, die, or become self-supporting; or until further order of the court or agreement of the parties. The child support obligation shall continue beyond the age of 18 and until high school graduation for any child who is: depender in fact; between the ages of 18 and 19; and is still in high school, performing in good faith with reasonable expectation of graduation before the age of 19.  If the child support amount above deviates from the guidelines by 5% or more, explain the reason(s) here:    Getroactive Child Support or Arrearages.		
L8; become emancipated, marry, join the armed services, die, or become self-supporting; or until further order of the court or agreement of the parties. The child support obligation shall continue beyond the age of 18 and until high school graduation for any child who is: depender in fact; between the ages of 18 and 19; and is still in high school, performing in good faith with reasonable expectation of graduation before the age of 19.  If the child support amount above deviates from the guidelines by 5% or more, explain the reason(s) here:    Getroactive Child Support or Arrearages.		
L8; become emancipated, marry, join the armed services, die, or become self-supporting; or until further order of the court or agreement of the parties. The child support obligation shall continue beyond the age of 18 and until high school graduation for any child who is: depender in fact; between the ages of 18 and 19; and is still in high school, performing in good faith with reasonable expectation of graduation before the age of 19.  If the child support amount above deviates from the guidelines by 5% or more, explain the reason(s) here:    Getroactive Child Support or Arrearages.		
Retroactive Child Support or Arrearages. There is currently retroactive child support in the amount of \$ There is arrearage of previously ordered unpaid child support in the amount of \$ The total of \$ in retroactive and unpaid child support shall be paid at the rate of \$ week other week month, beginnicately, until paid in full including statutory interest.  Health Insurance.  Petitioner Respondent will maintain health insurance for the parties' mirchild(ren). The party providing coverage will provide insurance cards to the other party show coverage.  OR Health insurance is either not reasonable in cost or accessible to the child(ren) at this tin Any uninsured/ unreimbursed medical costs for the minor child(ren) shall be assessed as follows Shared equally by the spouses. *\{Each spouse pays one-half\}.  D Prorated according to the child support guideline percentages.  C Other *\{explain}:	18; become e until further o continue bey in fact; betwe	nancipated, marry, join the armed services, die, or become self-supporting; or der of the court or agreement of the parties. The child support obligation shall not the age of 18 and until high school graduation for any child who is: depender n the ages of 18 and 19; and is still in high school, performing in good faith with
There is currently retroactive child support in the amount of \$ There is arrearage of previously ordered unpaid child support in the amount of \$  The total of \$ in retroactive and unpaid child support shall be paid at the rate of \$ week other week month, beginning the content of the parties will paid in full including statutory interest.  Health Insurance.  Petitioner Respondent will maintain health insurance for the parties' minor child(ren). The party providing coverage will provide insurance cards to the other party show coverage.  OR Health insurance is either not reasonable in cost or accessible to the child(ren) at this time. Any uninsured/ unreimbursed medical costs for the minor child(ren) shall be assessed as follows Shared equally by the spouses. {Each spouse pays one-half}.  b Prorated according to the child support guideline percentages.  C Other {explain}:		
There is currently retroactive child support in the amount of \$ There is arrearage of previously ordered unpaid child support in the amount of \$  The total of \$ in retroactive and unpaid child support shall be paid at the rate of \$ week other week month, beginning the content of the parties will paid in full including statutory interest.  Health Insurance.  Petitioner Respondent will maintain health insurance for the parties' minor child(ren). The party providing coverage will provide insurance cards to the other party show coverage.  OR Health insurance is either not reasonable in cost or accessible to the child(ren) at this time. Any uninsured/ unreimbursed medical costs for the minor child(ren) shall be assessed as follows Shared equally by the spouses. {Each spouse pays one-half}.  b Prorated according to the child support guideline percentages.  C Other {explain}:	<u> </u>	
There is currently retroactive child support in the amount of \$ There is arrearage of previously ordered unpaid child support in the amount of \$  The total of \$ in retroactive and unpaid child support shall be paid at the rate of \$ week other week month, beginning the content of the parties will paid in full including statutory interest.  Health Insurance.  Petitioner Respondent will maintain health insurance for the parties' minor child(ren). The party providing coverage will provide insurance cards to the other party show coverage.  OR Health insurance is either not reasonable in cost or accessible to the child(ren) at this time. Any uninsured/ unreimbursed medical costs for the minor child(ren) shall be assessed as follows Shared equally by the spouses. {Each spouse pays one-half}.  b Prorated according to the child support guideline percentages.  C Other {explain}:		
There is currently retroactive child support in the amount of \$ There is arrearage of previously ordered unpaid child support in the amount of \$  The total of \$ in retroactive and unpaid child support shall be paid at the rate of \$ week other week month, beginning the content of the parties will paid in full including statutory interest.  Health Insurance.  Petitioner Respondent will maintain health insurance for the parties' minor child(ren). The party providing coverage will provide insurance cards to the other party show coverage.  OR Health insurance is either not reasonable in cost or accessible to the child(ren) at this time. Any uninsured/ unreimbursed medical costs for the minor child(ren) shall be assessed as follows Shared equally by the spouses. {Each spouse pays one-half}.  b Prorated according to the child support guideline percentages.  C Other {explain}:	<del></del>	
in retroactive and unpaid child support shall be paid at the rate of every week other week month, beginning the line in the line week month, beginning the line week week month, beginning the line week month, beginning		
in retroactive and unpaid child support shall be paid at the rate of every week other week month, beginning date}	There is curr arrearage of	Itly retroactive child support in the amount of \$ There is a reviously ordered unpaid child support in the amount of \$
Petitioner Respondent will maintain health insurance for the parties' minchild(ren). The party providing coverage will provide insurance cards to the other party show coverage.  OR Health insurance is either not reasonable in cost or accessible to the child(ren) at this time. Any uninsured/ unreimbursed medical costs for the minor child(ren) shall be assessed as followed:  Shared equally by the spouses. {Each spouse pays one-half}.  By Prorated according to the child support guideline percentages.  C. Other {explain}:	The total of \$	in retroactive and unpaid child support shall be paid at the rate of every week other week month, beginn
child(ren). The party providing coverage will provide insurance cards to the other party show coverage.  OR  Health insurance is either not reasonable in cost or accessible to the child(ren) at this time. Any uninsured/ unreimbursed medical costs for the minor child(ren) shall be assessed as followed:  Shared equally by the spouses. {Each spouse pays one-half}.  Prorated according to the child support guideline percentages.  C. Other {explain}:	Health Insura	ice.
Health insurance is either not reasonable in cost or accessible to the child(ren) at this time.  Any uninsured/ unreimbursed medical costs for the minor child(ren) shall be assessed as followed:  Shared equally by the spouses. {Each spouse pays one-half}.  Prorated according to the child support guideline percentages.  Other {explain}:		
Health insurance is either not reasonable in cost or accessible to the child(ren) at this tin  Any uninsured/ unreimbursed medical costs for the minor child(ren) shall be assessed as follow  a Shared equally by the spouses. {Each spouse pays one-half}.  b Prorated according to the child support guideline percentages.  c Other {explain}:		
b. Prorated according to the child support guideline percentages.  C. Other {explain}:	Any <u>unin</u> sure	/ unreimbursed medical costs for the minor child(ren) shall be assessed as follow
c. Other {explain}:		
	C	er (explain):

	schedule of reimbursement set out in this paragraph.
4.	Dental Insurance.  Petitioner Respondent will maintain dental insurance for the parties' minor child(ren). The party providing coverage will provide insurance cards to the other party showing coverage.
	OR Dental insurance is either not reasonable in cost or accessible to the child(ren) at this time.  Any uninsured/ unreimbursed dental costs for the minor child(ren) shall be assessed as follows:  a. Shared equally by the spouses .{each spouse pays one-half}  b. Prorated according to the child support guideline percentages.  c. Other {explain}:
	As to these uninsured/unreimbursed dental expenses, the party who incurs the expense shall submit a request for reimbursement to the other party within 30 days, and the other party, within 30 days of receipt, shall submit the applicable reimbursement for that expense, according to the schedule of reimbursement set out in this paragraph.
5.	Life Insurance. Petitioner Respondent will maintain life insurance for the benefit of the parties' minor child(ren) in the amount of \$ until the youngest child turns 18, becomes emancipated, marries, joins the armed services, or dies.
6.	IRS Income Tax Exemption(s). The assignment of any tax exemptions for the child(ren) shall be as follows: {explain}
	The other parent will convey any applicable IRS form regarding the income tax exemption.
7.	Other provisions relating to child support (e.g., uninsured medical/dental expenses, health or dental insurance, life insurance to secure child support, orthodontic payments, college fund, etc.):
SECTIC	N V. OTHER
•	
	· · · · · · · · · · · · · · · · · · ·
SECTIC	N VI. We have not agreed on the following issues:

30 days of receipt, shall submit the applicable reimbursement for that expense, according to the

Dated:	Clarate of Dathless
•	Signature of Petitioner Printed Name:
	Printed Name:
	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 o
	clerk.]
Personally known	
- 1 · 1 · 1 · 1 · 1 · 1 · 1	
Produced identification  Type of identification produced	

with this agreement and intend to be bound by it. 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 \_\_\_\_\_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 FORM, HE/SHE MUST FILL IN THE BLANKS BELOW: [fill in all blanks] This form was prepared for the Respondent

This form was completed with the assistance of:

{name of business}

{address} \_\_\_\_\_

{name of individual}\_\_\_\_\_

{city}\_\_\_\_\_\_, {state}\_\_\_\_, {zip code}\_\_\_\_\_, {telephone number}\_

I certify that I have been open and honest in entering into this settlement agreement. I am satisfied

## SUMMARY OF ADMINISTRATIVE ORDER 5.1120(E) ORDER AND NOTICE FOR PARENT EDUCATION AND FAMILY STABILIZATION COURSE

This summary has been prepared to help parties involved in certain types of family cases involving children understand what is required of them by the law and the administrative order. A copy of the complete administrative order is available at www.circuit8.org, under Circuit Information, then Administrative Orders, then Family.

- 1. Both parties must attend a parent education and family stabilization course in the following types of cases:
  - a. Dissolution of marriage (divorce) where minor children are involved
  - b. Paternity actions involving issues of parental responsibility
  - c. Actions to modify (change) visitation
  - d. Actions to modify (change) primary parental responsibility.
- 2. For dissolution actions, all petitioners required to complete the parenting course must do so within 45 days after filing the petition and all other parties must complete the course within 45 days after service of the petition.
- 3. For paternity actions, petitioners must complete the course within 45 days after filing the petition and all other parties must complete the course within 45 days after an acknowledgment of paternity by that party, an adjudication of paternity of that party, or an order granting visitation to, or support from, that party.
- 4. The parties may attend separate courses.
- 5. The fee for the course is \$40.00 for each person. Either party may request that the Court reduce the fee to \$5.00 based on the partys financial affidavit of indigency.
- 6. All parties must file a certificate of completion with the court before the entry of the final judgment.

## APPROVED PARENTING EDUCATION COURSES IN THE EIGHTH JUDICIAL CIRCUIT

The following are approved courses in the Eighth Judicial Circuit that meet the requirements of section 61.21, Florida Statutes, and Administrative Order No. 5.1120 (D). PLEASE CALL EACH PROVIDER FOR ADDITIONAL INFORMATION.

#### A Positive Divorce Resolution

Classes are held weekly in Gainesville, Monthly in Starke and Macclenny. Call (352) 375-4399 in Gainesville or toll free (888) 747-5362 (24 hour/day 7 days/week). Class schedules and online registration are available at www.divorce-resolution.com.

#### In The Best Interest Of Children And Family

When Parents are No Longer a Couple

Courses are offered twice monthly: Tuesdays 6:00PM to 10:00PM & Saturdays 9:00AM to 1:00PM. Gainesville Family Institute, 1031 NW 6<sup>th</sup> Street, Bldg. C, Gainesville, FL 32601

Phone: (352) 376-5543 Fax: (352) 376-2042

#### Parents, Children And Divorce

Offering classes throughout the Eighth Judicial Circuit as well as most counties in the State of Florida.

Classes are offered evenings and Saturday mornings. Web Site: <a href="www.educationprograms.com">www.educationprograms.com</a>
E-mail: pcd@educationprograms.com

Phone: (800) 767-8193

#### Parent Education And Family Stabilization Course

Alliance for Better Co-Parenting, Inc.

Alachua County, 2nd and 4th Thursday (6:00 pm) and 2nd and 4th Saturday (1:00 pm) of each month. Satellite Offices: (Bradford, Levy and Union Counties): call (866) 632-7296 for location and schedule.

Main Office - 4432 NW 23<sup>rd</sup> Ave., Suite 4, Gainesville, FL 32606 Phone: (352) 379-4665 Fax: (352) 377-0002

email contact: (for Info/Class Schedule) mentalhealth@prodigy.net

#### List of Approved Web-Based Courses

www.parentingchoice.com

www.onlinedivorceprogram.com

www.divorce-resolution.com

www.floridaparentingcourse.com

www.floridaparenting.com

www.floridadivorceeducation.com

**NOTE:** Online courses will be accepted upon showing a special need, such as disability, military service, or residence in a State where such a course is not available.

#### DIRECTIONS FOR SERVICE OF PROCESS MEMORANDUM TO SHERIFF

This form should be sent to the sheriff's department in the county of the state where you wish to have the Respondent served.

With this form you can inform the sheriff's department of the best times to find the Respondent at work and/or home. (You may also include a map to the Respondent's home or work place to help the sheriff find the Respondent and deliver the summons.)

#### IT IS SUGGESTED THAT YOU:

- 1. Contact the Sheriff of that county and get the following information:
  - Their address
  - Cost of service
  - Whether they will take a check or money order.
  - Anything else they may require for service of process.

#### 2. Mail or Deliver to the Sheriff:

- a) Memorandum to Sheriff
- b) Original Summons
- c) Set of photocopies of all the papers that you filed
- d) Self-addressed, stamped envelope. The self-addressed, stamped envelope is for the Sheriff to mail you the <u>original</u> Return of Service. \*\*

\*\*UPON RECEIVING THE RETURN OF SERVICE, DELIVER IT OR MAIL IT TO THE CLERK OF COURT IN THE COUNTY WHERE YOU FILED!

Pay attention to the date the Return of Service says the respondent was served with the summons. Remember, the Respondent is required to file a written response to your petition within 20 days from the day after being served.

### SERVICE OF PROCESS MEMORANDUM TO SHERIFF

O:	Sheriff of		_ County,	, Civil Division	
	State of				
RE:		•		, Petitioner vs.	
				, Respondent.	
	In the Circuit Cou	rt, County of _		, Florida	
	Case Number:		•		
	DATE:	· · · · · · · · · · · · · · · · · · ·			
)Ce				er for the fee for service of served on the respondent.	
	Respondent:				
	Residence Address	s:			
			· · · · · · · · · · · · · · · · · · ·		
	Work Address:				
			. ,		
	SPECIAL INSTRUCTIONS for locating the Respondent:				
			<del></del>	,	
		· · · · · · · · · · · · · · · · · · ·		. ,	
		<del>.</del> .	<u> </u>	· · · · · · · · · · · · · · · · · · ·	
ida	Please use the enc avit for Return of Se			ed envelope to send the ime.	
		Petitioner's Si Printed Name			
		Petitioner's A	ddress:		
		Telephone No	).: ( )		

#### AFFIDAVIT FOR PERSONAL SERVICE OUTSIDE THE STATE OF FLORIDA

Sections 48.193 and 48.194, Fla. Stat.

STATE OF	
BEFORE ME, this day personally apper duly sworn, deposes and says that the following knowledge and belief:	eared, who being g information is true and correct according to his/her best
Respondent of Florida, and to personal service of proces arising out of the following: (check one or n	is subject to the jurisdiction of the Courts so outside the state of Florida, for a cause of action more)
connection with a dissolution of marriage w	mony, child support, and/or property division in hile maintaining a marital domicile in Florida or if commencement of the action, whether cohabitating
With respect to a proceeding for su while maintaining a marital domicile in Flor commencement of the action, whether cohal	apport for dependant(s) in an independent action rida or if the defendant resided in Florida before bitating during that time or not.
With respect to paternity actions which the child could have been conceived.	when the father had sexual intercourse in Florida from
	Petitioner's Signature
	Printed Name
	A'ddress
	City State Zip
	Telephone (area code and number)
Sworn to and subscribed before me on by {name}	, 20who isPersonally known <b>OR</b>
NOTARY PURITC STATE OF ELOPIDA	

NOTE: Service of process on persons outside Florida must be made in the same manner as service in Florida by any officer authorized to serve process in the state where the person is served. AN AFFIDAVIT OF THE OFFICER SHALL BE FILED STATING THE TIME, MANNER, AND PLACE OF THE SERVICE.

# INSTRUCTIONS FOR FLORIDA FAMILY LAW RULES OF PROCEDURE FORM 12.910(a) SUMMONS: PERSONAL SERVICE ON AN INDIVIDUAL (03/17)

#### When should this form be used?

This form should be used to obtain <u>personal service</u> on the other <u>party</u> when you begin your lawsuit. <u>Service</u> is required for <u>all</u> 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 <u>constructive service</u>; 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 <u>clerk of the circuit court</u> 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.

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

Instructions for Florida Family Law Rules of Procedure Form 12.910(a), Summons: Personal Service on an Individual (03/17)

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.

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 <u>constructive service</u>. 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 Instructions for Florida Family Law Rules of Procedure Form 12.910(a), Summons: Personal Service on an Individual (03/17)

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 ty	ype of service used, if the of	ther party once lived in Florida but is liv	ving outside of Florida
now, you should in	clude in your petition a state	ement regarding the length of time the	party lived in Florida,
if any, and when. I	For example: "Respondent	last lived in Florida from {date}	to
{date}			

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.

#### 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.

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.

Instructions for Florida Family Law Rules of Procedure Form 12.910(a), Summons: Personal Service on an Individual (03/17)

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 CIRCUIT,
IN AND FOR	COUNTY, FLORIDA
	Case No.:
	Division:
Petitioner,	
and	
Respondent.	
CITATION: L'ASSIGNATION F	VICIO PERSONAL EN UN INDIVIDUO PERSONAL SUR UN INDIVIDUEL
{address (including city and state)/location for serv	ice}
IMPO	DRTANT
file a written response to the attached complaint/r {street address}	ponse, including the case number given above and the
property may be taken thereafter without furth	you may lose the case, and your wages, money, and ner warning from the Court. There are other lega ght away. If you do not know an attorney, you may called in the phone book).
If you choose to file a written response yourself, a Court, you must also serve a copy of your written r	t the same time you file your written response to the esponse on the party serving this summons at:
{Name and address of party serving summons}	
	nail address(es) for service or is represented by an r service by or on you. Service must be in accordance
Copies of all court documents in this case, include Court's office. You may review these documents,	ding orders, are available at the Clerk of the Circuit upon request.

Florida Family Law Rules of Procedure Form 12.910(a), Summons: Personal Service on an Individual (03/17)

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
Usted ha sido demandado legalmente. Tiene veinte (20) dias, contados a partir del recibo de esta 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 parté 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.
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
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

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).

Si vous choisissez de deposer vous-meme une reponse ecrite, il vous faudra egalement, en meme temps que cette formalite, faire parvenir ou expedier une copie au carbone ou une photocopie de votre reponse ecrite a la partie qui vous depose cette citation.

Nom et adresse de la partie qui depose cette citation:

Les photocopies de tous les documents tribunals de cet au bureau du greffier. Vous pouvez revue ces document	
Il faut aviser le greffier de votre adresse actuelle. (\{Approved Family Law Form 12.915, Designation of Curre de l'avenir de ce proces seront envoyer a l'adresse que v	nt Mailing and Email Address.) Les documents
ATTENTION: La regle 12.285, des regles de procedure du remette certains renseignements et certains document pourra donner lieu a des sanctions, y compris le rejet o procedure.	s a la partie adverse. Tout refus de les fournir
THE STATE OF FLORIDA TO EACH SHERIFF OF THE STATE: You are commanded to a in this lawsuit on the above-named person.	serve this summons and a copy of the complaint
DATED:	
(SEAL)	THE CIRCUIT COURT
	ty Clerk

#### INSTRUCTIONS FOR FLORIDA FAMILY LAW FORM

# REQUEST TO ENTER DEFAULT/DEFAULT (COMBINED FORM)

If the other party has failed to file or serve any documents on you in response to your lawsuit as required, and the other party was properly served (i.e., by process, or by publication, etc.), you may ask the Clerk of the Court to enter a default against that person by completing this form and filing it with the clerk.

#### STEP 1:

First you must determine how the other party was served:

- The other party was served by Process (summons): Generally, the other party has 20 days to respond to your petition.
- □ The other party was served by Publication or Posting: The Notice of Action that was posted or published contains the date by which the other party must respond to your petition (between 30 90 days).

#### STEP 2:

You must provide to the Clerk one of the following documents to prove that the other party has defaulted (failed to respond to your petition within the prescribed time period):

- □ the original Sheriff's Affidavit for Return of Service—if served by process
- the Editor's Certificate of Publication—if served by publication
- □ the Clerk's Certificate of Posting—if served by posting

#### STEP 3:

Once the default is entered against the other party by the Clerk of Court, you may request that your case be set for trial.

- You will need to fill out the top portion of the NOTICE THAT ACTION IS AT ISSUE and your address on the second page
- ☐ Make three copies of the request.
- □ File the original Notice with the Clerk of the Circuit Court.
- ☐ A copy of the form must be sent by mail to the opposing party.
- □ Bring a copy of the NOTICE THAT ACTION IS AT ISSUE and two stamped business size #10 envelopes to room 400 to be placed in the Case Manager's "In" box. Have one of the envelopes addressed to yourself and the other addressed to the opposing party.

### IN THE CIRCUIT COURT OF THE EIGHTH JUDICIAL CIRCUIT IN AND FOR LEVY COUNTY, FLORIDA

	•
Petitioner,	CASE NO:
	DIVISION:
•	
Respondent.	<del></del>
•	
•	
MOTION/REQ	UEST TO ENTER DEFAULT
TO THE OF PRICATION	Discourse of College to All Discourse
	Please enter a default against the Respondent who has
led to respond to the petition.	
ATED:	
	Signature
	N.
	Name
	Address
	· · · · · · · · · · · · · · · · · · ·
	DEFAULT
A default is entered in this acti	on against the Respondent for failure to serve or file a
sponse or any paper as is required by l	aw.
points of may pupor us to required by a	
ATED:	_
	DANNY J. SHIPP
• *	CLERK OF CIRCUIT COURT
	•
	De
	By: Deputy Clerk
•	Deputy Clerk

### SECTION C

This section is to be used when you do not know the location of the other party in your case. The petitioner will have to fill out the forms in section A and file them with the Clerk's office at the Family/Civil Justice Center. Make at least two copies for yourself. After this step then you can complete the following forms:

#### CONSTRUCTIVE SERVICE FORMS

-Affidavit of Diligent Search and Inquiry

Additional local forms to support the affidavit of diligent search include:

- -U.S. Postal Service Request for Change of Address
- -Request for Information from Driver License Records
- -Gainesville Police Department Public Record Request
- -Memorandum for Certificate of Military Service (follow the instructions) OR
- -Nonmilitary Affidavit
- -Notice of Action (publish for four consecutive weeks in a newspaper)

After you have completed the Affidavit of Diligent Search and Inquiry bring the above forms back to the clerk's office to file. Place one of the copies of the forms you have already filed in a large postage paid envelope. Address the envelope to the last known address of the respondent and leave it with the Clerk's office. You must now publish for four consecutive weeks in a newspaper in the county where your case was filed. When the publishing period has ended you can file the forms below.

#### **DEFAULT**

- -Motion for Default and Default—use forms provided in Section B
- -Notice That Action is at Issue and Motion for Hearing/Non-Jury Trial (follow the instructions provided with the above form)

#### Special Notes...

If the other party fails to respond to your <u>petition</u> within the time limit stated in the notice of action that is published or posed, you are entitled to request a <u>default</u>. (See <u>Motion for Default</u>, Florida Supreme Court Approved Family Law Form 12.922(a), and <u>Default</u> Florida Supreme Court Approved Family Law Form 12.922(b).)

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.

## INSTRUCTIONS FOR FLORIDA FAMILY LAW RULES OF PROCEDURE FORM 12.913(b), AFFIDAVIT OF DILIGENT SEARCH AND INQUIRY (11/12)

#### When should this form be used?

This form is to be used with Notice of Action for Dissolution of Marriage (No Child or Financial Support), Florida Supreme Court Approved Family Law Form 12.913(a)(1) and Notice of Action For Family Cases With Minor Child(ren), Form 12.913(a)(2), to obtain constructive service (also called service by publication).

The other party is entitled to actual notice of the proceedings when possible. When it is necessary to use constructive notice, it must be given in a way that is likely to provide actual notice. You must disclose the last known address of the other party. A last known address cannot be unknown. This form includes a checklist of places you can look for information on the location of the other party. While you do not have to look in all of these places, the court must believe that you have made a very serious effort to get information about the other party's location and that you have followed up on any information you received.

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 and a <u>Notice of Action for Dissolution of Marriage (No Child or Financial Support)</u>, Florida Supreme Court Approved Family Law Form 12.913(a)(1), or <u>Notice of Action For Family Cases With Minor Child(ren)</u>, Form 12.913(a)(2), with the <u>clerk of the circuit court</u> in the county where your petition is filed. You should keep a copy for your records.

#### 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, see rule 12.070, Florida Family Law Rules of Procedure and chapter 49, 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 **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.

Instructions for Florida Family Law Rules of Procedure Form 12.913(b), Affidavit of Diligent Search and Inquiry (11/12)

### IN THE CIRCUIT COURT OF THE EIGHTH JUDICIAL CIRCUIT, IN AND FOR LEVY COUNTY, FLORIDA

•	Case No.:
	Division:
	Petitioner,
	and
	anu
	Respondent.
	AFFIDAVIT OF DILIGENT SEARCH AND INQUIRY
	I, {full legal name}, being sworn, certify
that th	e following information is true:
1.	I have made diligent search and inquiry to discover the name and current residence of
	Respondent: {Specify details of search} Refer to checklist below and identify all actions taken
	(any additional information included such as the date the action was taken and the person
	with whom you spoke is helpful) (attach additional sheet if necessary):
	[Check all that apply]
	United States Post Office inquiry through Freedom of Information Act for current address or any relocations.
	Last known employment of Respondent, including name and address of employer. You should
	also ask for any addresses to which W-2 Forms were mailed, and, if a pension or profit-sharing
	plan exists, then for any addresses to which any pension or plan payment is and/or has been
	mailed.
	Unions from which Respondent may have worked or that governed his or her particular trade or
	craft.
	Regulatory agencies, including professional or occupational licensing.
	Names and addresses of relatives and contacts with those relatives, and inquiry as to
	Respondent's last known address. You are to follow up any leads of any addresses where
•	Respondent may have moved. Relatives include, but are not limited to: parents, brothers,
	sisters, aunts, uncles, cousins, nieces, nephews, grandparents, great-grandparents, former in- laws, stepparents, stepchildren.
	Information about the Respondent's possible death and, if dead, the date and location of the
	death.
	Telephone listings in the last known locations of Respondent's residence.
	Internet at <a href="http://www.switchboard.com">http://www.switchboard.com</a> or other Internet databank locator service. Please
	indicate if a public library assisted you in your search.
	Law enforcement arrest and/or criminal records in the last known residential area of
	Respondent.
<del></del>	Highway Patrol records in the state of Respondent's last known address.
	Department of Motor Vehicle records in the state of Respondent's last known address.
	Department of Corrections records in the state of Respondent's last known address.

		/-D (child support enforcement) agency records in the stat	e of Respo	ondent's last	t known
	addres				
—	•	als in the last known area of Respondent's residence.		- 1 1	
	-	companies, which include water, sewer, cable TV, and ele- ndent's residence.	etric, in th	e last knowr	area of
	Letters inform Suprer	to the Armed Forces of the U.S. and their response as to attempt ation about Respondent. (See Memorandum for Certificatine Court Approved Family Law Form 12.912(a).)	te of Milita	ary Service, I	
<u> </u>		sessor's and Tax Collector's Office in the area where Responses.  {explain}	ondent las	t resided.	
					_ ·
	The se	e of Respondent is [Choose only one] ( ) known {enter as		or ( ) unkn	` ,
۷.	rne ag	e of Respondent is [Choose only one] ( ) known [enter ag	jej	or juliki	iowii.
3.	Respo	ndent's current residence			
		e only <b>one</b> ]]			
	-	Respondent's current residence is unknown to me.			
		Respondent's current residence is in some state or	country ot	ther than Flo	orida.
	c.	The Respondent, having residence in Florida, has be more than 60 days prior to the date of this affidavit, or coprocess cannot be served personally upon him or her, and the state upon whom service of process would bind this Respondent.	onceals hi	m/her self s e there is no	o that
4.	Respo	ndent's last known address as of {date}			, was:
Addres		St		Zip_ <u>/</u> _	
		Fax No			
Respon	ndent's l	ast known employment, as of {date}		, w	as
		City	State	Zip	
	one No		- ·		

imprisonment. Signature of Petitioner Printed Name: Address: City, State, Zip: Telephone Number: Fax Number: 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 Personally known Produced identification Type of identification produced \_\_\_ IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW: This form was prepared for: {choose only one} ( ) Petitioner ( ) Respondent This form was completed with the assistance of: {name of individual} {name of business} {address}\_\_\_\_\_ {city} \_\_\_\_\_\_, {state} \_\_\_\_\_, {telephone number} \_\_\_\_\_.

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

# INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.912(a) MEMORANDUM FOR CERTIFICATE OF MILITARY SERVICE (09/16)

#### When should this form be used?

This form should be used if you KNOW OR DO NOT KNOW whether the other party in your case is on active duty in a branch of the military service of the United States. "Active duty" includes reserve personnel of the Army, Navy, Air Force, Marine Corps, and Coast Guard, and members of the Florida National Guard who have been called to active duty for more than thirty (30) days. Even if you believe that the other party has never or would never join the military, you must show the court proof that he or she is not a member of the military. Therefore, you may need to use this form to provide the court with such proof. See the instructions for an Affidavit of Military Service, Florida Supreme Court Approved Family Law Form 12.912(b), for additional information. Please note that the contact information below is correct as of the effective date of this form; however, it may be subject to change. If you have difficulty obtaining the certificates or need additional information, you may wish to contact Military One Source at <a href="https://www.militaryonesource.mil/">https://www.militaryonesource.mil/</a> or 800-342-9647.

#### Servicemembers Civil Relief Act (SCRA) Certificates:

For information on obtaining certificates of service or non-service under the Servicemembers Civil Relief Act (SCRA)(formerly known as Soldiers' and Sailors' Civil Relief Act of 1940), please refer to the Defense Manpower Data Center (DMDC) SCRA website: <a href="https://www.dmdc.mil/appi/scra">https://www.dmdc.mil/appi/scra</a>

You may also write the DMDC at the following address: Defense Manpower Data Center [Attn: Military Verification] 1600 Wilson Blvd., Suite 400 Arlington, VA 22209-2593

You may be charged a service fee by each military service branch for its response. Please refer to the websites, e-mail addresses, and/or phone numbers listed below for help in determining the amount of each military branch's fee and to verify its current mailing address.

ARMY:

Phone: 888-276-9472

E-mail: usarmy.knox.hrc.mbx.foia@mail.mil

AIR FORCE: HQ AFPC/DS1W, Attn: World Wide Locator, 550 C Street, West, Suite 50, JBSA-Randolph

AFB, TX 78150-4752

Phone: 210-565-2450 (Option 1)

COAST GUARD: USCG Commander, Personnel Service Center, Attn: PSD-MR, 4200 Wilson Blvd.,

Suite 1100, Arlington VA 22203

E-mail: MR CustomerService@uscg.mil

Fax: 202-372-8440

Instructions for Florida Supreme Court Approved Family Law Form 12.912(a), Memorandum for Certificate of Military Service (09/16)

NAVY: Navy World Wide Locator, Navy Personnel Command, PERS 1, 5720 Integrity Drive, Millington,

TN 38055-3120 Phone: 800-522-3451 www.public.navy.mil

MARINE CORPS: Headquarters, United States Marine Corps, Personnel Management Support Branch

(MMSB-17), 2008 Elliot Road, Room 201, Quantico, VA 22134

Phone: 703-784-3941 or 703-784-3920

https://www.hqmc.marines.mil/agencies or SMB.manpower.mmrp@usmc.mail

**PUBLIC HEALTH SERVICE:** Attn: Director, Division of Commissioned Corps Officer Support, 1101 Wooten Parkway, Plaza Level, Suite 100, Rockville MD 20852

This form should be typed or printed in black ink. You should complete this form for each branch of the United States' military listed above, and mail the form to each branch with a **check for the appropriate amount and a stamped, self-addressed envelope**. You should keep a copy of the form for your records. After you have received a verification of military status from each branch, you will need to attach those verifications to an **Affidavit of Military Service**, Florida Supreme Court Approved Family Law Form 12.912(b), for filing with the clerk.

#### 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 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 <a href="www.flcourts.org">www.flcourts.org</a> 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.

Instructions for Florida Supreme Court Approved Family Law Form 12.912(a), Memorandum for Certificate of Military Service (09/16)

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...

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.

Instructions for Florida Supreme Court Approved Family Law Form 12.912(a), Memorandum for Certificate of Military Service (09/16)

			IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
			IN AND FOR	COUNTY, FLORIDA
				Case No.:
				Division:
			Petitioner,	
			reddoner,	
			and	
			Respondent.	
				•
			•	
		$\mathbf{M}$	EMORANDUM FOR CERTIFICAT	'E OF MILITARY SERVICE
TO:	(	)	usarmy.knox.hrc.mbx.foia@mail.mil (Arm	
	(	)		r, 550 C. Street West, Suite 50, Randolph AFB,
	,	١	TX 78150-4752 (Air Force)	ter, Attn: PSD-MR, 4200 Wilson Blvd, Suite
	'	,	1100, Arlington, VA 22203 (Coast Guard)	ter, Attil. F3D-WiN, 4200 Wilson Bivd, Suite
	ı	)	Navy World Wide Locator, Navy Personne	Command, PERS-1, 5720 Integrity Drive.
	•	,	Millington, TN 38055-3120 www.public.r	, = -
	(	)	United States Marine Corps, Personnel Su	pport Management Branch, (MMSB-17), ,
			2008 Elliot Road, Room 201, Quantico, VA	
	(	) .	· ·	sion of Commissioned Corps Officer Support,
			http://dcp.psc.gov/ccmis (Public Health)	·
RE:				
IVL.		lame	of Respondent} {R	Respondent's Social Security Number}
	(,,	· • · · · · ·	of hespondenty (in	espondent s social security (values)
				,
This ca	ase i	nvol	ves a family matter. It is imperative that a d	etermination be made whether the above-
			ual, who has an interest in these proceeding	
				any. This information is requested under the
				rs' and Sailors' Civil Relief Act of 1940). Please
			tion as soon as possible. My check for \$	tor your search fee and a self-
addre	ssed	, sta	mped envelope are enclosed.	
			•	

Florida Supreme Court Approved Family Law Form 12.912(a), Memorandum for Certificate of Military Service (09/16)

Dated:	
	Signature of Petitioner
	Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:
•	Fax Number:
	Designated E-mail Address(es):
•	
IF A NONLAWYER HELPED YOU	FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW:
[fill in all blanks] This form was p	repared for the Petitioner.
This form was completed with th	ne assistance of:
{name of individual}	,
{address}	
	te},{zip code}, {telephone number}

Florida Supreme Court Approved Family Law Form 12.912(a), Memorandum for Certificate of Military Service (09/16)

### INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.912(b), AFFIDAVIT OF MILITARY SERVICE (12/10)

#### When should this form be used?

An Affidavit of Military Service is required in every case where the Respondent has not filed an answer or appearance. The purpose is to protect the men and women serving in the U.S. military from having a court judgment entered against them without first receiving notice of the lawsuit and a chance to defend the case.

#### You should use this form when ALL of the following statements are true:

- The other person in your case has been served, whether by personal service or constructive service.
- The other person in your case has not responded to your petition.
- You are requesting that the court enter a default judgment against the other person.

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 must <u>file</u> the original of this form with the <u>clerk of the circuit court</u> when you file your <u>Motion for Default</u>, Florida Supreme Court Approved Family Law Form 12.922(a). You must also attach copies of all verifications of nonmilitary service that you received from each branch of the United States' military service. You should keep a copy for your records.

#### 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 THE EIGHTH JUDICIAL CIRCUIT, IN AND FOR LEVY COUNTY, FLORIDA

	Case No.:
	Division:
Petitioner,	
·	•
and .	
Respondent.	•
AFF	IDAVIT OF MILITARY SERVICE
1 (full laggi nama)	, am the
1, {full legal name}	pplication for a default judgment and to comply with the
	ly known as Soldiers' and Sailors' Civil Relief Act of 1940), I swear
I know of my own personal knowservice of the United States.	wledge that the Respondent IS on active duty in the military
military service of the United States United States within a period of thir includes reserve members of the Ar ordered to report for active duty an	wiledge that Respondent IS NOT now on active duty in the , nor has the Respondent been on active military service of the ty (30) days immediately before this date. "Active Service" my, Navy, Air Force, Coast Guard, and Marines who have been d members of the Florida National Guard who have been a period of more than thirty (30) days.
<del></del>	rvices of the United States and the U.S. Public Health Service and that the Respondent is not on active duty status. These
·	nine the military status of the Respondent, but do not have I have done to determine whether or not Respondent is on tary:
	<u> </u>
I have no reason to believe that s/h	e is on active duty at this time.
	g or affirming under oath to the truthfulness of the claims
made in this affidavit and that the puni and/or imprisonment.	ishment for knowingly making a false statement includes fines

Florida Supreme Court Approved Family Law Form 12.912(b), Affidavit of Military Service (12/10)

Dated:	
	Signature of Petitioner
	Printed Name:
	Address:
,	City, State, Zip:
	Telephone Number:
	Fax Number:
STATE OF FLORIDA	
COUNTY OF	
Sworn to or affirmed and signed before m	e 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, HE/SHE MUST FILL IN THE BLANKS BELOW:
I, ffull legal name and trade name of nonle	awyer},
a nonlawyer, whose address is {street}_	
{city}	{{state}}
{phone}, helped {name}	
who is the petitioner, fill out this form.	

### INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.913(a)(2), NOTICE OF ACTION FOR FAMILY CASES WITH MINOR CHILDREN (01/12)

#### When should this form be used?

This form may be used to obtain **constructive service** (also called service by publication) in an action involving a parenting plan for a minor child under chapter 61, Florida Statutes; an action to determine temporary custody by extended family under chapter 751, Florida Statutes; and termination of a legal father's parental rights when another man is alleged to be the biological father. "Parenting plan" means a document created to govern the relationship between the parents relating to decisions that must be made regarding the minor child and must contain a time-sharing schedule for the parents and child. Section 61.046(14), Florida Statutes. You may use constructive service if you do not know where the other party lives or if the other party lives outside Florida and you are unable to obtain **personal service**. Constructive notice will allow the court to grant the relief requested, but personal service is required before a court can order payment or termination of **child support**, spousal support (alimony), or costs. If you are asking the court to decide how real or personal property located in Florida should be divided, the **Notice of Action** must include a specific description of the property. If you use constructive service, the court can grant only limited relief because its jurisdiction is limited. This is a complicated area of the law and you should consult an attorney before using constructive service.

\*4 You should complete this form by typing or printing the appropriate information in black ink. You must insert the other party's name and last known address and then file this form with the clerk of the circuit court in the county where your petition was filed. You must also complete and file an Affidavit of Diligent Search and Inquiry. Use Florida Family Law Rules of Procedure Form 12.913(b) unless you are serving the legal father in a paternity case where another man is alleged to be the biological father, in which case, you must use Form 12.913(c). You should keep a copy for your records.

After the Affidavit of Diligent Search and Inquiry, Family Law Rules of Procedure Form 12.913(b) or 12.913(c), is filed, the clerk will sign this form. You will need to publish notice once each week for four consecutive weeks in a "qualified" newspaper in the county where the case is pending. When in doubt, ask the clerk which newspapers are "qualified." The newspaper will charge you for this service. If you cannot afford to pay the cost of publishing this notice, you may ask the clerk to post the notice at a place designated for such postings. If the clerk determines that you cannot afford these costs, the clerk will post the notice of action. If the last known address of the other party is in a different county or state from where your case is pending, you must also publish notice once each week for four consecutive weeks in a "qualified" newspaper located in the county where the other party last resided. If your case involves termination of a legal father's parental rights when another man is alleged to be the biological father, you need to publish the notice only in the county where the legal father was last known to have resided. You are responsible for locating a "qualified" newspaper in the county where the other party last resided and paying the cost of publication.

#### Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at http://www.flcourts.org (select Family Forms located under the heading Self Help in the General Public Tab). For further information, see rule 12.070, Florida Family Law Rules of Procedure, and rule 1.070, Florida Rules of Civil Procedure, sections 61.501–61.542, Florida Statutes and chapter 49, Florida Statutes.

# IN THE CIRCUIT COURT OF THE EIGHTH JUDICIAL CIRCUIT, IN AND FOR LEVY COUNTY, FLORIDA

•	Case No.:
·	Division:
Petitioner	
	•
and	•
·	
	•
Respondent	•
NOTICE OF ACTION	FOR DISSOLUTION OF MARRIAGE
TO: {name of Respondent}	
TO: {name of Respondent} {Respondent's last known address}	
filed against you and that you are required to of Petitioner?	for {identify the type of case} has been serve a copy of your written defenses, if any, to it on {name},
whose address is <a href="#">% CLERK OF COURT 35</a> .	5 SOUTH COURT STREET, BRONSON, FL. 32621
on or before {date}, and fi	le the original with the clerk of this Court at {clerk's address}
property, and the name of the co	ption of real property, a specific description of personal punty in Florida where the property is located} is case, including orders, are available at the Clerk of the test documents upon request.
You must keep the Clerk of the Ci (You may file Notice of Current Address,	rcuit Court's office notified of your current address. Florida Supreme Court Approved Family Law Form be mailed to the address on record at the clerk's office.
	Family Law Rules of Procedure, requires certain formation. Failure to comply can result in sanctions, s.
Dated:	DANNY J. SHIPP
24.04	CLERK OF THE CIRCUIT COURT
	i i
	Ву:
	Deputy Clerk
RELOW: [fill in all blanks]	UT THIS FORM, HE/SHE MUST FILL IN THE BLANKS
I, full legal name and trade name of nonlaw	yer}
a nonlawyer, located at {street}	, {city},
{State}, {phone}	yer}, {city},, helped {name},
who is the petitioner, fill out this form.	•

Florida Supreme Court Approved Family Law Form 12.913(a)(2), Notice of Action for Dissolution of Marriage (1/12)

# Requesting a Hearing/Non-Jury Trial in a Family Court Case in Levy County, Florida

### DO NOT SUBMIT THE NOTICE THAT ACTION IS AT ISSUE Until:

- 1. All the appropriate forms or documents have been filed to include financial affidavits, child support worksheet, parenting stabilization course, etc.
- 2. You have filed Proof of Service of Process Or Proof of Publication AND the Clerk has entered a default.
- 3. Or the Respondent has filed a response or an Answer and Waiver.
- 4. AND Mediation (352) 491-4417 has been completed if necessary.

You will use the combined form titled "Notice that Action is at Issue and Request for a Hearing/Non-Jury Trial" to request a Hearing/Non-Jury Trial on your motion or petition. If you do so before the above has taken place a Hearing/Non-Jury Trial will not be scheduled.

#### Fill in the following information:

- Parties' names (Petitioner and Respondent)
- Case number and Division
- Your name (Comes Now
- Amount of time you think necessary for the judge to hear all the issues in your case. If your case has no disputed issues, it may take only ten minutes.
- Today's date
- Your signature (no Notary needed)
- The Respondent's name and address

#### Make 2 copies of the original:

- File the original with the clerk's office.
- Mail or hand-deliver one copy to the Respondent.

Each party must bring a self-addressed, stamped/metered envelope to the hearing or provided a valid e-mail address for mailing/e-mailing the final judgment or other court orders. A party that fails to provide the necessary envelopes with postage or an e-mail address may retrieve a copy of the results of the hearing from the Clerk of the Court at the cost of \$1 per page.

# IN THE CIRCUIT COURT, EIGHTH JUDICIAL CIRCUIT, IN AND FOR LEVY COUNTY, FLORIDA

F	CASE NO.:
Petitioner,	DIVISION:
and	
Respondent.	_
NOTICE THAT ACTION IS AT ISSUE AN	ND REQUEST FOR HEARING/NON-JURY TRIAL
COMES NOW	, and shows that this action is at
issue and ready for a hearing/non-jury trial.	The hearing/trial is on the original action. It is
estimated that the trial will require	minutes. Therefore, the undersigned
requests the court schedule a hearing/non-jur	ry trial in this action.
Dated: (today's date)	YOUR SIGNATURE
CERTIFIC	CATE OF SERVICE
I HEREBY CERTIFY that a true and	d correct copy of the foregoing Notice of Action has
been furnished by U.S. Mail or hand deliver	y on, 20, to:
(Print the respondent's name and address be	low)
	· 
·	
	·
Dated:	Ci
	Signature of Petitioner Printed Name:
· · ·	Address:
	City, State, Zip:
	Telephone Number:
	Fay Number