INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.915, DESIGNATION OF CURRENT MAILING AND E-MAIL ADDRESS (11/15)

When should this form be used?

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

A party not represented by an attorney may choose to designate e-mail address(es) for service. A primary and up to two secondary e-mail addresses can be designated. If you do so and the other party is represented by an attorney or has also designated e-mail address(es) for service, e-mail will be the exclusive means of service.

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

What should I do next?

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

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 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

Instructions for Florida Supreme Court Approved Family Law Form 12.915, Designation of Current Mailing and E-mail Address (11/15)

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.

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.

NINETEENTH JUDICIAL CIRCUIT

MODIFICATION OF CHILD SUPPORT

THIS PACKET IS DESIGNED TO BE USED WHEN YOU ARE ASKING THE COURT TO CHANGE CURRENT COURT ORDERED CHILD SUPPORT.

THIS PACKET SHOULD CONTAIN THE FOLLOWING DOCUMENTS:

- NOTICE OF LIMITATION OF SERVICES PROVIDED AND ACKNOWLEDGMENT
- CHECKLIST
- INSTRUCTIONS AND FREQUENTLY ASKED QUESTIONS
- CIVIL COVER SHEET
- SUPPLEMENTAL PETITION FOR MODIFICATION OF CHILD SUPPORT
- NOTICE OF RELATED CASES
- FINANCIAL AFFIDAVITS
- CHILD SUPPORT GUIDELINES WORKSHEET
- 20- DAY SUMMONS AND PROCESS SERVICE MEMORANDUM
- MOTION FOR ENTRY OF DEFAULT / DEFAULT
- NON-MILITARY AFFIDAVIT
- MEMO TO CLERK
- FINAL DISPOSITION FORM
- FORM A: FAMILY CASE INQUIRY/UPDATE
- FORM B: REQUEST FOR HEARING OF PLEADING/MOTION IN OPEN DEPARTMENT OF REVENUE / CHILD SUPPORT ENFORCEMENT CASE

Read the enclosed instructions carefully and completely. Please be advised that neither the clerk's office nor the case managers are able to provide legal advice. We can give you the forms, and general information, however, you may need to consult with an attorney if you have legal questions.

PRIOR TO filing, you may contact the Clerk's Office for general information, or you may need to consult an attorney. AFTER a case has been opened or re-opened, the case managers may assist you with general information or case status. Please use Form A: Family Case Inquiry/Update OR Form B: Request for Hearing of Pleading/Motion in Open Department of Revenue/Child Support Enforcement Case provided in this packet to request status or review of your case.

Notice of Limitation of Services Provided

Florida Law Rules of Procedure 12.750(h)

THE PERSONNEL IN THIS SELF-HELP PROGRAM ARE NOT ACTING AS YOUR LAWYER OR PROVIDING LEGAL ADVICE TO YOU.

SELF-HELP 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 THIS SELF-HELP PROGRAM CANNOT TELL YOU WHAT YOUR LEGAL RIGHTS OR REMEDIES ARE, REPRESENT YOU IN COURT, OR TELL YOU HOW TO TESTIFY IN COURT.

SELF-HELP SERVICES ARE AVAILABLE TO ALL PERSONS WHO ARE OR WILL BE PARTIES TO A CIVIL CASE.

THE INFORMATION THAT YOU GIVE TO AND RECEIVE FROM SELF-HELP PERSONNEL IS NOT CONFIDENTIAL AND MAY BE SUBJECT TO DISCLOSURE AT A LATER DATE. IF ANOTHER PERSON INVOLVED IN YOUR CASE SEEKS ASSISTANCE FROM THIS SELF-HELP PROGRAM, THAT PERSON WILL BE GIVEN THE SAME TYPE OF ASSISTANCE THAT YOU RECEIVE.

IN ALL CASES, IT IS BEST TO CONSULT WITH YOUR OWN ATTORNEY, ESPECIALLY IF YOUR CASE PRESENTS SIGNIFICANT ISSUES.

☐ I CAN READ ENGLISH.	
☐ I CANNOT READ ENGLISH. THIS NOTICE WAS READ TO ME BY (NAME)	
IN (LANGUAGE)	
	,
SIGNATURE	

Notice of Limitation of Services Provided

Florida Law Rules of Procedure 12.750(h)

EL PERSONAL EN ESTE PROGRAMA DE AYUDA PROPIA NO ESTA ACTÃANDO COMO SU ABOGADO NI LE ESTA DANDO CONSEJO LEGALES.

EL PERSONAL NO REPRESENTA NI LA CORTE NI NINGUN JUEZ. EL JUEZ ASIGNADO A SU CASO PUEDE REQUERIR UN CAMBIO DE ESTA FORMA O UNA FORMA DIFERENTE. EL JUEZ NO ESTA OBLIGADO A CONCEDER LA REPARACION QUE USTED PIDE EN ESTA FORMA.

EL PERSONAL DE ESTE PROGRAMA DE AYUDA PROPRIA NO LE PUEDE DECIR CUALES SON SUS DERECHOS NI SOLUCIONES LEGALES, NO PUEDE REPRESENTARLO EN CORTE, NI DECIRLE COMO TESTIFICAR EN CORTE.

SERVICIOS DE AYUDA PROPIA ESTÂN DISPONIBLES A TODAS LAS PERSONAS QUE SON O SERÂN PARTES DE UN CASO FAMILIAR.

LA INFORMACIÃN QUE USTED DA Y RECIBE DE ESTE PERSONAL NO ES CONFIDENCIAL Y PUEDE SER DESCUBIERTA MAS ADELANTE. SI OTRA PERSONA ENVUELTA EN SU CASO PIDE AYUDA DE ESTE PROGRAMA, ELLOS RECIBIRAN EL MISMO TIPO DE ASISTENCIA QUE USTED RECIBE.

EN TODOS LOS CASOS, ES MEJOR CONSULTAR CON SU PROPIO ABOGADO, ESPECIALMENTE SI SU CASO TRATA DE TEMAS RESPECTO A NINOS, MANTENIMIENTO ECONOMICO DE NINOS, MANUTENCION MATRIMONIAL, RETIRO O BENEFICIOS DE PENSION, ACTIVOS U OBLIGACIONES. YO PUEDO LEER ESPANOL.

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IN THE CIRCUIT COURT OF THE	NINETEENTH		JUDICI	AL CIRCUIT,
IN AND FORINDIA	AN RIVER	Co	DUNTY, FLOR	IDA
	Cas	e No.:		
Petitioner,				
and				
Respondent,				
DESIGNATION OF CURRI	ENT MAILI	NG AND E-	MAIL AD	DRESS
I, {full legal name}			, beir	ng sworn, certify
that my current mailing address is: {Street} _				
{City}, {State}			, {Zip}	
{Telephone No.}	{Fax No.	}		
I designate as my current e-mail.address(es)	: <u> </u>			
I understand that I must keep the clerk's of mailing and e-mail address(es) and that all f on record at the clerk's office.				
mailing and e-mail address(es) and that all f	uture papers in) e-mailed (this lawsuit v) mailed (vill be served	at the address(es

Dated:	
	Signature of Petitioner
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 [fill in all blanks] This form was prepared for the: {cho This form was completed with the assistance of: {name of individual}	pose only one }()Petitioner()Respondent
{name of business}	
{city}, {state}, {zip code}	,{telephone number}

SUPPLEMENTAL PETITION TO MODIFY CHILD SUPPORT

CHECKLIST

This checklist has been prepared to assist you with a list of documents required to file your case and bring it to final hearing. The checklist contains the <u>minimum</u> requirements and may not be all inclusive for every case. It is not intended, and should not be substituted for proper legal advice from an attorney.

A.	What you must file to start your case:
	Supplemental Petition to Modify Child Support
	☐Notice of Related Cases
	Civil Cover Sheet
	Notice of Limitation of Services Provided and Acknowledgment
	Financial Affidavit
	☐Child Support Guidelines Worksheet
	Memo to Clerk
	Summons: Personal Service on an Individual
	Process Service Memorandum – Accompanies the summons
	Four (4) blank, stamped envelopes
	Final Disposition Form
В.	Additional documents:
	Form A: Family Case Inquiry / Update
	Form B: Request for Hearing of Pleading/Motion in Open Department of Revenue/Child Support Enforcement Case
C.	Fees:
	Filing fee in the amount of \$50.00 (cash, money order, attorney check or credit cards. NO personal checks will be accepted). Fee for service: \$10.00 for each summons issued by the clerk, \$40.00 for service by Sheriff within the Nineteenth Judicial Circuit. Fees vary for out of circuit/state service. You must obtain that information from the agency who will be serving the documents if the agency is located outside the Nineteenth Circuit.

INSTRUCTIONS FOR FILING A MODIFICATION OF CHILD SUPPORT

A modification action is filed in order to request a change of an **EXISTING** court order. It is filed in the case containing the order you wish to change, and that case number should be used on all of the documents filed. Please read all of the following instructions carefully. Familiarize yourself with each document in the packet.

FORMS:

Notice of Limitation of Services Provided and Acknowledgment - Please read this document carefully and sign it. File the document with the Clerk of the Court when you come to file your Petition.

Civil Cover Sheet - fill out and sign this document, checking the type of case as Modification. Jury trials are not available.

Petition - complete all blanks and check the appropriate boxes. Do not leave anything blank. If it does not apply to you, put N/A or cross through it.

20-Day Summons: Personal Service on an Individual – this document is filed when personal service of the petition is required. The **Process Service Memorandum** should accompany this document to provide the process server with the necessary geographical and personal information to locate the party being served.

Financial Affidavit – each party is required to complete and file this document in a modification action. A **Memo to Clerk** should be filed if child support will be paid through the State Depository.

Child Support Guidelines Worksheet - this document is also required in modifications that involve child support. The Petitioner must complete and file the worksheet using the financial information provided on the parties' Financial Affidavits.

Motion for Default - this document must be filed when you have served the other party by sheriff or private process server and they have failed to answer in the 20-day period allowed.

Non-Military Affidavit - this is required when a default is requested. It is a sworn statement that, to the best of your knowledge, the Respondent is not in the military.

Final Disposition Form – Complete the top and signature portions of this form. The clerk will complete the section on disposition of the case and file it once the final order has been entered.

PROCEDURE:

- 1. Make two copies of the documents above. Keep one set of copies for your records at home.
- 2. File the original copies of the documents listed above with the Clerk of the Court in the county where the original case was filed. Bring this instruction sheet with you when you file your documents. At that time you will be required to pay a filing fee. The following are the addresses of the courthouses in the Nineteenth Judicial Circuit:

Indian River County 2000 16th Avenue Vero Beach, FL 32960 St. Lucie County
218 South Second Street
Fort Pierce, FL 34950

Martin County 100 East Ocean Blvd. Stuart, FL 34994

Okeechobee County 312 NW 3rd Street Okeechobee, FL 34972

IF BOTH PARTIES AGREE TO THE MODIFICATION:

3. The responding party should complete and sign an Answer to Supplemental Petition [12.903(e)] in front of a notary or deputy clerk. This form is available on the website at www.flcourts.org under the heading Family Law Forms. File the answer along with the petition. Each party must also submit a Financial Affidavit and Child Support Guidelines Worksheet. Make two copies, one for each party. File the original of all of the documents with the Clerk of the Court. Submit four (4) blank, stamped envelopes (two for each party) with your documents. You may request review of your file using Form A: Family Case Inquiry/Update. You will receive your order scheduling that hearing by mail. Please allow approximately four (4) weeks for the order scheduling to come to you once you have filed all the necessary documents.

IF BOTH PARTIES DO NOT AGREE TO THE MODIFICATION:

- 4. PERSONAL SERVICE: If the other party is not willing to voluntarily participate in this action, you are required to serve him or her with a copy of your petition along with the **20-day Summons:** Personal Service on an **Individual** (summons). Take this form to the clerk of court and the clerk will sign and place the required seal on the summons. There is a \$10.00 charge for this service. Take the original summons and an additional copy, <u>along with a copy of the petition and each of the additional documents you have filed</u>, to the Sheriff's Office or to a private process server to have the papers served on the other party. The Sheriff's Office charges \$40.00 for this service. If service is outside the county or state, <u>you</u> must deliver the documents, along with the appropriate fee, to that office.
 - a. After the petition has been served, the sheriff or the process server will send proof of service (Return of Service) to the clerk's office (or to you if service was outside this county). If you receive the Return of Service and the attached original summons, file these documents with the clerk of the court as proof that the other party was served. Keep a copy for your records.
 - b. The other party has twenty (20) days to respond to the petition (beginning the first full day after he or she was served) and continuing for twenty (20) calendar days. If the other party responds within twenty days by filing an Answer to Supplemental Petition that agrees with your petition, a Financial Affidavit and Child Support Guidelines Worksheet, you may submit the Form A: Family Case Inquiry/Update provided in this packet to request a review of your file for final hearing. If the other party files a response that does not agree with your petition, you may file a form called Notice for Trial, which can be obtained from the State Court's website at www.flcourts.org, under the Family Law Forms link.
 - c. If the other party does not respond in the allotted time, you may file a *Motion for Default* and the *Non-Military Affidavit* with the Clerk of the Court. Keep a copy of the Motion for Default for your records.
- 5. CONSTRUCTIVE SERVICE: If the other party cannot be located to be served personally, you may have to serve by publication in the legal notices section of the newspaper. The additional forms required for this procedure are not found in this packet, but they are available on the State Court's website at www.flcourts.org, under the Family Law Forms link. Please follow the instructions in sub-paragraphs (a) through (d) below.
 - <u>PLEASE NOTE:</u> As a general rule, child support cannot be established or changed without personal service. Consult with an attorney to determine whether this applies to your situation.
 - a. You must perform a sufficient diligent search to attempt to locate the other party and file an **Affidavit of Diligent Search**. This affidavit contains a list of the methods you used to locate him or her. The affidavit must be notarized. Once your search is complete, attach a log sheet showing the contacts

you made while searching for the other party. The court will let you serve by publication only when you have conducted a thorough search and you still cannot locate the other party.

- b. You must complete the form called *Notice of Action* and deliver this form to the Clerk of Court. The Clerk will need to sign it and apply a court seal to the Notice of Action prior to having you submit it to the newspaper.
- c. You must publish your Notice of Action in a local newspaper of general circulation in the county in which you have filed your case. Your Notice of Action will be published once a week for four weeks. Get a copy of the paper the first time it appears and notify the newspaper immediately if there is an error. If there is an error, you will need to prepare a new Notice of Action for the Clerk to sign and go through this procedure again. If the newspaper made the mistake, they should not charge you for the second publication.
- d. The other party has twenty-eight (28) days to respond from the date the Notice of Action was first published. If you do not receive a response by the date indicated in the Notice of Action, then complete the *Motion for Default* and *Non-Military Affidavit* and deliver them to the clerk of court. The clerk will enter the *Default* in your case.
- 6. In order for the case manager to give you a date and time for the final hearing, your file must be complete. Complete Form A: Family Case Inquiry/Update provided in this packet to request a court date and review of the file by a case manager. You may also submit a Form A: Family Case Inquiry/Update online at www.circuit19.org under the Family Division link. If the file is complete, a date and time to appear for final hearing will be sent to all parties in the mail.
- 7. Arrive at the courthouse at least 15 minutes before you are scheduled to have your hearing. Please dress appropriately for court. Do not bring children to court unless you have a court order to do so. Bring a copy of all documents that you have filed.
- 8. At the end of the final hearing, the judge will either grant your petition or tell you that there is a problem with your case and what that problem is. In most cases, the judge cannot tell you how to solve the problem.

ADDITIONAL INFORMATION

Interpreters – The Family Division in the Nineteenth Circuit does not provide interpreters for hearings. If you cannot speak English well enough to participate in the hearing and understand the judge's questions, you will need to bring an interpreter with you at your own expense. If you do not bring an interpreter with you (someone other than your spouse) your hearing may be rescheduled to a later date. The judge cannot proceed with the hearing if you cannot understand what is being asked or discussed in the courtroom.

Legal Advice – Legal advice may only be provided by a licensed attorney. Court personnel are prohibited by law from giving you legal advice. Many times the legal issues are complex. A lay person may not always know or understand what is in their best interest legally, or in the best interest of their children. The forms included in this packet are designed to allow you to represent yourself in a legal action. You alone are responsible for the content of the documents that you sign. The court personnel, including the judge, cannot help you decide what to do or suggest what actions you might take in your case. YOU ARE CAUTIONED TO SEEK THE ADVICE OF A LICENSED ATTORNEY IN ALL MATTERS.

Additional Forms – Some situations may require the use of forms that are not provided in this packet. You may find additional forms on the State Court's website at www.flcourts.org, Family Law Forms.

Frequently Asked Questions by Self-Represented Litigants

1. When is my hearing?

Cases are reviewed by case managers in the self-help program. If the case is ready for a hearing, it is set on the first available docket and parties are notified by mail. Due to both legislatively mandated budget cuts in the case manager office as well as the large number of filings in the four counties of the circuit, it may take time for your case to be set for hearing.

2. Where do I find the forms I need?

Forms are available online in the Self-Help section of the Florida State Courts website at http://www.flcourts.org/gen_public/family/forms_rules/index.shtml (spaces in the web address are underscored). Additionally, forms are located in each of the clerks' offices in the four counties for a fee:

Indian River County Clerk of the Circuit Court 2000 16th Avenue Vero Beach, Florida 32960 (772) 770-5185 http://www.clerk.indian-river.org/

Okeechobee County Clerk of the Circuit Court 312 North West 3rd Street Okeechobee, Florida 34972 (863) 763-2131 http://www.clerk.co.okeechobee.fl.us/ Martin County Clerk of the Circuit Court 100 East Ocean Boulevard Suite 200 Stuart, Florida 34994 (772) 288-5660 http://clerk-web.martin.fl.us/ClerkWeb/

Saint Lucie County Clerk of the Circuit Court 201 South Indian River Drive Fort Pierce, Florida 34950 (772) 462-6910 http://www.slcclerkofcourt.com/

3. Where do I file my completed forms?

All forms should be filed at the clerk's office in the county of your case (contact information for each of the clerks' offices is available in question 2) and a copy should be provided to the other party according to <u>Florida Law</u> and <u>Florida Family Law</u> Rules of <u>Procedure</u>.

4. How much are the filing fees?

Questions regarding filing fees should be directed to the clerk's office in the county of your case. See the answer to question 2 for locations and contact information for the clerks' offices.

5. How can I schedule a mediation with the 19th Judicial Circuit's Mediation Program?

Both parties must submit a completed Financial Affidavit before the case can be referred. If the combined gross annual income of both parties is less than \$100,000.00 then the case manager may refer the case to the 19th Judicial Circuit Mediation Program. The mediation program case manager will submit an Order for Mediation for the judge's signature. Once the judge has signed the Order, the mediation program will schedule the mediation and provide written notification of the date, time, and location of the mediation.

6. I have no attorney but the other party does - how do I set a hearing?

The self-represented litigant will need to contact the <u>judge's office</u> and request available hearing dates from the judicial assistant. You will then need to contact the attorney's office to coordinate the date with the attorney. Once a date has been agreed upon, you will need to call the judicial assistant again to reserve the hearing date. To shorten this process, you may request the judicial assistant to conference the attorney's office into your initial call to the judicial assistant. You will then need to complete a Notice of Hearing and provide it to the clerk's office, attorney's office, and judicial assistant. A Notice of Hearing is available on the Florida State Courts website at http://www.flcourts.org/gen-public/family/forms-rules/index.shtml (spaces in this web address are <u>underscored</u>).

7. I need to speak to the judge or magistrate about my case – how do I contact their office?

Judges and magistrates are not permitted to speak to parties about their case outside of the courtroom. If you have an issue you need addressed by the court, you must file a proper pleading and, if appropriate, a hearing will be scheduled.

8. How long will it take for me to get a divorce?

There are many factors (such as minor children, property, assets, etc.) which add to the length of time an action takes to get to a final hearing, but, generally speaking, most uncontested cases (cases in which the parties sign and file an agreement resolving all issues) are set for a final hearing within 90 days from the filing date. Due to both legislatively mandated budget cuts in the case manager office as well as the large number of filings in the four counties of the circuit, contested cases may take significantly longer to get to final hearing.

9. What is a magistrate?

A magistrate is an attorney who hears cases referred by a judge and acts in a quasi-judicial capacity. In our Circuit, magistrates hear post-judgment family cases (that is, they do not hear any cases such as divorce or establishment of paternity). The magistrate hears the cases and provides recommendations to the judge. An Order of Referral is sent to all parties of a case before the case is heard by the magistrate, and the parties must agree that the magistrate can hear the case. An Order of Referral contains the following language:

A REFERRAL TO A GENERAL MAGISTRATE REQUIRES THE CONSENT OF ALL PARTIES. YOU ARE ENTITLED TO HAVE THIS MATTER HEARD BEFORE A JUDGE. IF YOU DO NOT WANT TO HAVE THIS MATTER HEARD BEFORE THE GENERAL MAGISTRATE, YOU MUST FILE A WRITTEN OBJECTION TO THE REFERRAL WITHIN 10 DAYS OF THE TIME OF SERVICE OF THIS ORDER. IF THE TIME SET FOR THE HEARING IS LESS THAN 10 DAYS AFTER THE SERVICE OF THIS ORDER, THE OBJECTION MUST BE MADE BEFORE THE HEARING. IF THIS ORDER IS SERVED WITHIN THE FIRST 20 DAYS AFTER SERVICE OF PROCESS, THE TIME TO FILE AN OBJECTION IS EXTENDED TO THE TIME WITHIN WHICH A RESPONSIVE PLEADING IS DUE. FAILURE TO FILE A WRITTEN OBJECTION WITHIN THE APPLICABLE TIME PERIOD IS DEEMED TO BE A CONSENT TO THE REFERRAL.

REVIEW OF THE REPORT AND RECOMMENDATIONS MADE BY THE GENERAL MAGISTRATE SHALL BE BY EXCEPTIONS AS PROVIDED IN RULE 12.490(f), FLA. FAM. L. R. P. A RECORD, WHICH INCLUDES A TRANSCRIPT OF PROCEEDINGS, MAY BE REQUIRED TO SUPPORT THE EXCEPTIONS.

If there are no exceptions to the recommendations of the magistrate timely filed by the parties, the recommendations are forwarded to the judge to be signed as an Order.

10. What should I bring to court and what am I supposed to do?

- Dress appropriately for court
- Be on time for your hearing
- Both parties should attend scheduled hearings
- Remain calm
- Speak directly to the judge or the magistrate
- Listen to the judge or the magistrate and do not interrupt someone when he/she is speaking each party will have time to speak
- The court can only hear matters that have been properly filed and are scheduled for hearing, so stay focused on the issues that are in the pleading and scheduled for that hearing
- Do not bring your children to court with you unless you have been ordered by the judge to have the children present. If you bring your children you will need to have someone who can supervise them outside of the courtroom while your case is being heard.
- Bring your valid Florida Drivers License, Florida Voter's Registration Card, or valid Florida Identification Card with you
- Bring any documents you think may be necessary for your case depending on the issues that have been identified
 in the petition or motion (such as receipts, bills, proof of real estate, copies of checks, etc. see Chapter 90
 "Evidence Code" Florida Statutes for more information)
- Know what you want before the hearing and be able to explain to the judge or magistrate why it is you want it
- Ask questions if you do not understand what is going on you should leave the hearing knowing what happened

11. I need an interpreter for the hearing – what should I do?

If you need a foreign language interpreter to fully participate in your hearing, it is your responsibility to bring a qualified interpreter as the Court does not provide a foreign language interpreter free of charge for family law cases.

If you need a sign language interpreter for your hearing, please contact the ADA Coordinator at (772) 807-4370.

12. What does "pro se" mean?

"Pro se" is another term for someone who represents himself or herself in court. It is still your responsibility to be aware of laws and legal rules before appearing in court as neither the judge, magistrate, case managers, clerks, nor other court

personnel are allowed to give you any legal advice. Additional information and links are available on our <u>Self Help</u>

Program/Self-Represented <u>Litigants</u> webpage. If possible, it is best to consult with an attorney before appearing in court.

13. How does the Court calculate child support?

There are a number of factors that could affect the amount of child support that is ordered, but generally child support is calculated based on guidelines provided in §61.30 Florida Statutes.

14. How is child support paid?

There are three options for payment of child support: direct pay (one parent is ordered to pay the child support directly to the other parent), state disbursement unit (one parent is ordered to send payments to the state disbursement unit who then sends the payment to the other parent), and Income Deduction Order (this is an Order entered by the Court that is sent to the employer of the parent ordered to pay with an amount that must be deducted from the parent's paycheck and sent to the state disbursement unit – the state disbursement unit then sends the payment to the other parent). Florida law requires that all child support payments must be paid through the state disbursement unit unless both parties agree to have it paid directly. Self-represented litigants whose pleadings include issues of child support should consider which option would work best for their situation – this information should be explained to the judge or magistrate during the hearing so that the best solution can be worked out for the parties and entered into an Order.

15. I received an Order to File directing the other party to file a document(s) – how do I know if the other party has done this?

As noted in question 3, all documents should be filed with the clerk's office in the county of your case and a copy should be provided to the other party in the case according to <u>Florida Law</u> and <u>Florida Family Law Rules of Procedure</u>. If you have questions or concerns about what has been filed, you can contact the appropriate clerk's office to see what has been filed by the other party (contact information for each of the clerk's offices is available in question 2).

16. My hearing is scheduled, but I cannot wait that long and need an earlier date – what should I do?

You may call the office of the <u>judge</u> or <u>magistrate</u>, as applicable, and request an earlier hearing date. However, an earlier hearing date may not be available.

17. I have a Final Judgment/Order directing the other party to pay child support, participate in time sharing, etc. The other party has not done this – what should I do?

If you believe that the other party has not complied with what was ordered and you are seeking relief, you must file a proper pleading with the clerk's office. The pleading will be scheduled for a hearing before a judge or magistrate. It is your responsibility to provide proof or evidence that the other party has not complied with the Order. Please refer to question 10 for information about what you should bring to Court and what you are supposed to do. You may also see the Florida Supreme Court approved forms and instructions at

http://www.flcourts.org/gen_public/family/forms_rules/index.shtml (spaces in this web address are underscored) to determine the proper form to complete and file.

18. I have been ordered to take a parenting course – why do I have to do this?

<u>Florida Statute</u> § 61.21(4) requires that all parties to a dissolution of marriage with children or a paternity action that involves issues of parental responsibility are required to complete a parenting course before a Final Judgment is entered. The court may hold any parent who fails to attend this required parenting course in contempt and impose appropriate sanctions. A current list of approved parenting course providers is located at this website:

http://www.myfloridafamilies.com/docs/ParentEducationFamilyStabilizationCourseProvidersList.pdf.

INSTRUCTIONS FOR FLORIDA FAMILY LAW RULES OF PROCEDURE FORM 12.928, COVER SHEET FOR FAMILY COURT CASES (11/13)

When should this form be used?

The Cover Sheet for Family Court Cases and the information contained in it neither replace nor supplement the filing and service of pleadings or other documents as required by law. This form shall be filed by the petitioner/party opening or reopening a case for the use of the <u>clerk of the circuit court</u> for the purpose of reporting judicial workload data pursuant to Florida Statutes section 25.075.

This form should be typed or printed in black ink. The petitioner must <u>file</u> this cover sheet with the first pleading or motion filed to open or reopen a case in all domestic and juvenile cases.

What should I do next?

Follow these instructions for completing the form:

- I. Case Style. Enter the name of the court, the appropriate case number assigned at the time of filing of the original petition, the name of the judge assigned (if applicable), and the name (last, first, middle initial) of the petitioner(s) and respondent(s).
- II. Type of Action /Proceeding. Place a check beside the proceeding you are initiating. If you are simultaneously filing more than one type of proceeding against the same opposing party, such as a modification and an enforcement proceeding, complete a separate cover sheet for each action being filed.
 - (A) Initial Action/Petition
 - (B) Reopening Case. If you check "Reopening Case," indicate whether you are filing a modification or supplemental petition or an action for enforcement by placing a check beside the appropriate action/petition.
 - 1. Modification/Supplemental Petition
 - 2. Motion for Civil Contempt/ Enforcement
 - 3. Other All reopening actions not involving modification/supplemental petitions or petition enforcement.
- III. Type of Case. Place a check beside the appropriate case. If the case fits more than one category, select the most definitive. Definitions of the categories are provided below.
 - (A) Simplified Dissolution of Marriage- petitions for the termination of marriage pursuant to Florida Family Law Rule of Procedure 12.105.
 - (B) Dissolution of Marriage petitions for the termination of marriage pursuant to Chapter 61, Florida Statutes, other than simplified dissolution.
 - (C) Domestic Violence all matters relating to injunctions for protection against domestic violence pursuant to section 741.30, Florida Statutes.

Instructions for Florida Family Law Rules of Procedure Form 12.928, Cover Sheet for Family Court Cases (11/13)

- (D) Dating Violence all matters relating to injunctions for protection against dating violence pursuant to section 784.046, Florida Statutes.
- (E) Repeat Violence all matters relating to injunctions for protection against repeat violence pursuant to section 784.046, Florida Statutes.
- (F) Sexual Violence all matters relating to injunctions for protection against sexual violence pursuant to section 784.046, Florida Statutes.
- (G) Stalking-all matters relating to injunctions for protection against stalking pursuant to section 784.0485, Florida Statutes
- (H) Support IV-D all matters relating to child or spousal support in which an application for assistance has been filed with the Department of Revenue, Child Support Enforcement under Title IV-D, Social Security Act, except for such matters relating to dissolution of marriage petitions (sections 409.2564, 409.2571, and 409.2597, Florida Statutes), paternity, or UIFSA.
- (I) Support-Non IV-D all matters relating to child or spousal support in which an application for assistance has **not** been filed under Title IV-D, Social Security Act.
- (J) UIFSA- IV-D all matters relating to Chapter 88, Florida Statutes, in which an application for assistance has been filed under Title IV-D, Social Security Act.
- (K) UIFSA Non IV-D all matters relating to Chapter 88, Florida Statutes, in which an application for assistance has **not** been filed under Title IV-D, Social Security Act.
- (L) Other Family Court all matters involving time-sharing and/or parenting plans relating to minor child(ren), support unconnected with dissolution of marriage, annulment, delayed birth certificates pursuant to Florida Statutes section 382.0195, expedited affirmation of parental status pursuant to Florida Statutes section 742.16, termination of parental rights proceedings pursuant to Florida Statutes section 63.087, declaratory judgment actions related to premarital, marital, post-marital agreements, or other matters not included in the categories above.
- (M) Adoption Arising Out Of Chapter 63 all matters relating to adoption pursuant to Chapter 63, Florida Statutes, excluding any matters arising out of Chapter 39, Florida Statutes.
- (N) Name Change all matters relating to name change, pursuant to section 68.07, Florida Statutes.
- (O) Paternity/Disestablishment of Paternity all matters relating to paternity pursuant to Chapter 742, Florida Statutes.
- (P) Juvenile Delinquency all matters relating to juvenile delinquency pursuant to Chapter 985, Florida Statutes.
- (Q) Petition for Dependency all matters relating to petitions for dependency.
- (R) Shelter Petition all matters relating to shelter petitions pursuant to Chapter 39, Florida Statutes.
- (S) Termination of Parental Rights Arising Out Of Chapter 39 all matters relating to termination of parental rights pursuant to Chapter 39, Florida Statutes.
- (T) Adoption Arising Out Of Chapter 39 all matters relating to adoption pursuant to Chapter 39, Florida Statutes.
- (U) CINS/FINS all matters relating to children in need of services (and families in need of services) pursuant to Chapter 984, Florida Statutes.

ATTORNEY OR PARTY SIGNATURE. Sign the Cover Sheet for Family Court Cases. Print legibly the name of the person signing the Cover Sheet for Family Court Cases. Attorneys must include a Florida Bar number. Insert the date the Cover Sheet for Family Court Cases is signed. Signature is a certification that filer has provided accurate information on the Cover Sheet for Family Court Cases.

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

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 12.100, Florida Family Law Rules of Procedure.

COVER SHEET FOR FAMILY COURT CASES

I. .	Case Style
	IN THE CIRCUIT COURT OF THE <u>NINETEENTH</u> JUDICIAL CIRCUIT, IN AND FOR <u>INDIAN RIVER</u> COUNTY, FLORIDA
	Case No.: Judge:
	Petitioner
	and
	Respondent
II.	Type of Action/Proceeding. Place a check beside the proceeding you are initiating. If you are simultaneously filing more than one type of proceeding against the same opposing party, such as a modification and an enforcement proceeding, complete a separate cover sheet for each action being filed. If you are reopening a case, choose one of the three options below it.
	(A) Initial Action/Petition (B) Reopening Case 1 Modification/Supplemental Petition 2 Motion for Civil Contempt/Enforcement 3 Other
m.	Type of Case. If the case fits more than one type of case, select the most definitive.
	 (A) Simplified Dissolution of Marriage (B) Dissolution of Marriage (C) Domestic Violence (D) Dating Violence (E) Repeat Violence (F) Sexual Violence (G) Stalking
	(H) Support IV-D (Department of Revenue, Child Support Enforcement) (I) Support Non-IV-D (not Department of Revenue, Child Support Enforcement) (J) UIFSA IV-D (Department of Revenue, Child Support Enforcement) (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

Florida Family Law Rules of Procedure Form 12.928, Cover Sheet for Family Court Cases (11/13)

	(O) Paternity/Disestablish	ment of Paternity	
	(P) Juvenile Delinquency		
	(Q) Petition for Dependen	су	
	(R) Shelter Petition	al Dights Asising Out Of Cha	nto: 20
	(S) Termination of Parent (T) Adoption Arising Out (-	pter 39
	(U) CINS/FINS	of Chapter 35	
IV.	Law Form 12.900(h), be filed w represented litigant in order to filed with this Cover Sheet for Fa	ith the initial pleading/petion notify the court of related amily Court Cases and initian wledge, no related cases exi	st.
ΑT	ORNEY OR PARTY SIGNATURE		
of r	I CERTIFY that the informatiny knowledge and belief.	on I have provided in this c	over sheet is accurate to the best
Sign	nature	FĹ B	ar No.:
	Attorney or party		(Bar number, if attorney)
	(Type or print name	:)	(E-mail Address(es))
	Date		
BEL	NONLAWYER HELPED YOU FILL OW: [fill in all blanks]		MUST FILL IN THE BLANKS
	s form was prepared for the: {che		ner () Respondent
	s form was completed with the a		
	ame of individual} me of business}		
	ldress}	· · · · · · · · · · · · · · · · · · ·	
{cit		, {state} , {telephone	number } .

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.905(b) SUPPLEMENTAL PETITION FOR MODIFICATION OF CHILD SUPPORT (11/15)

When should this form be used?

This form should be used when you are asking the court to change a current court-ordered <u>child support</u> obligation. The court can change a child support <u>order</u> or <u>judgment</u> if the judge finds that there has been a <u>substantial change</u> in the <u>circumstances</u> of the parties and the change is in the <u>child(ren)'s best interests</u>.

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> this form in the county where the original order was entered. If the order was entered in another state, or if the child(ren) live(s) in another state, you should speak with an <u>attorney</u> about where to file this form. You should file the original with the <u>clerk</u> <u>of the circuit court</u> and keep a copy for your records.

IMPORTANT INFORMATION REGARDING E-FILING

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

What should I do next?

For your case to proceed, you must properly notify the other party in your case of the <u>supplemental petition</u>. If you know where he or she lives, you should use <u>personal service</u>. If you absolutely do not know where he or she lives, you may use <u>constructive service</u>. You may also be able to use constructive service if the other party resides in another state or country. However, if constructive service is used, other than granting a divorce, the court may only grant limited relief. For more information on constructive service, see <u>Notice of Action for Family Cases with Minor Child(ren)</u>, Florida Supreme Court Approved Family Law Form 12.913(a)(2), and <u>Affidavit of Diligent Search and Inquiry</u>, Florida Family Law Rules of Procedure Form 12.913(b). If the other party is in the military service of the United States, additional steps for service may be required. See, for example, <u>Memorandum for Certificate of Military Service</u>, Florida Supreme Court Approved Family Law Form 12.912(a). 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, the other party has 20 days to <u>answer</u> after being served with your supplemental petition. Your case will then generally proceed in one of the following three ways:

Instructions for Florida Supreme Court Approved Family Law Form 12.905(b), Supplemental Petition for Modification of Child Support (11/15)

<u>DEFAULT...</u> If after 20 days, no answer has been filed, you may file a **Motion for Default**, 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 call the clerk, <u>family law intake staff</u>, or <u>judicial assistant</u> to set a <u>final hearing</u>. You must notify the other party of the hearing by using a **Notice of Hearing (General)**, Florida Supreme Court Approved Family Law Form 12.923, or other appropriate notice of hearing form.

<u>UNCONTESTED...</u> If the <u>respondent</u> files an answer that agrees with everything in your supplemental petition or an answer and waiver, and you have complied with <u>mandatory disclosure</u> and filed all of the required papers, you may call the clerk, family law intake staff, or judicial assistant to set a final hearing. You must notify the other party of the hearing by using a **Notice of Hearing (General)**, Florida Supreme Court Approved Family Law Form 12.923, or other appropriate notice of hearing form.

<u>CONTESTED...</u> If the respondent files an answer or an answer and <u>counterpetition</u>, which disagrees with or denies anything in your supplemental 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 <u>mediation</u> before a final hearing may be set. Then you should contact the clerk, family law intake staff, or judicial assistant for instructions on how to set your case for <u>trial</u> (final hearing). If the respondent 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 "bold underline" in these instructions are defined there. For further information, see chapter 61, Florida Statutes.

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

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

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

To serve and receive documents by e-mail, you must designate your e-mail addresses by using the **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form

Instructions for Florida Supreme Court Approved Family Law Form 12.905(b), Supplemental Petition for Modification of Child Support (11/15)

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.

With this form, you must also file the following:

- Child Support Guidelines Worksheet, Florida Family Law Rules of Procedure Form 12.902(e). (If you do not know the other party's income, you may file this worksheet after his or her financial affidavit has been served on you.)
- Settlement Agreement, if you have reached an agreement on any or all of the issues. Although there is no form for this in these Florida Family Law Forms, you may construct a settlement agreement using the pertinent sections contained in Marital Settlement Agreement for Dissolution of Marriage with Dependent or Minor Child(ren), Florida Supreme Court Approved Family Law Form 12.902(f)(1).
- **Notice of Social Security Number**, Florida Supreme Court Approved Family Law Form 12.902(j), if not previously filed.
- Family Law Financial Affidavit, Florida Family Law Rules of Procedure Form 12.902(b) or (c).
- 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 supplemental petition on the respondent, if not filed at the time of the supplemental petition, unless you and the other party have agreed not to exchange these documents.)

Child Support... The court may order one parent to pay child support to assist the other parent in meeting the child(ren)'s material needs. Both parents are required to provide financial support, but one parent may be ordered to pay a portion of his or her support for the child(ren) 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. You must file a Family Law Financial Affidavit, Florida Family Law Rules of Procedure Form 12.902(b) or (c), and the other parent 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.

Temporary Relief... If you need temporary relief regarding child support, you may file a Motion for Temporary Support and Time-Sharing with Dependent or Minor Child(ren), Florida Supreme Court

Instructions for Florida Supreme Court Approved Family Law Form 12.905(b), Supplemental Petition for Modification of Child Support (11/15)

Approved Family Law Form 12.947(a). For more information, see the instructions for that form. Settlement Agreement... If you and the respondent are able to reach an agreement on any or all of the issues, you should file a Settlement Agreement. Although there is no form for this in these Florida Family Law Forms, you may construct a settlement agreement using the pertinent sections contained in 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 parties must sign this agreement before a notary public or deputy clerk. Any issues on which you are unable to agree will be considered contested and settled by the judge at the final hearing.

Final Judgment Form... These family law forms contain a Supplemental Final Judgment Modifying Child Support, Florida Supreme Court Approved Family Law Form 12.993(b), which the judge may use. You should check with the clerk, family law intake staff, or judicial assistant to see if you need to bring it with you to the hearing. If so, you should type or print the heading, including the circuit, county, case number, division, and the parties' names, and leave the rest blank for the judge to complete at your hearing 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 T	HE <u>NINETEENTH</u>	JUDICIAL CIRCUIT,
	IN AND FOR	INDIAN RIVER	COUNTY, FLORIDA
		Case	• No.:
		Divis	ion:
	Petiti	oner,	
	and		
	Respo	ondent,	
· CI	HDDI EMENTAL DET!	TION FOR MODIE	CATION OF CHILD CHARACT
् अ	UPPLEMENTAL PET	ITION FOR MODIFI	CATION OF CHILD SUPPORT
	legal name} nation is true:		being sworn, certify that the following
1.	of paternity for supp	port unconnected with a d	ent of dissolution of marriage issolution of marriage Other on {date}
	A copy of the final judgme	nt and any modification(s)	is attached.
2.		esent child support at \$ _	ment or most recent modification every week othe
3.			tion thereof, there has been a substantia child support. This change in circumstance follows: {explain
4.	I ask the Court to modify c	hild support as follows: (as	enlain l
٦.	rask the court to mounty t	ima support as ionows. [ex	piding

Florida Supreme Court Approved Family Law Form 12.905(b), Supplemental Petition for Modification of Child Support (11/15)

5.	This change is in the best interests of the child(ren) because: {explain}
6.	A completed Family Law Financial Affidavit, Florida Family Law Rules of Procedure Form 12.902(b) or (c), is, or will be, filed.
7.	If not previously filed in this case, a completed Notice of Social Security Number, Florida Supreme Court Approved Family Law Form 12.902(j), is filed.
8.	A Child Support Guidelines Worksheet, Florida Family Law Rules of Procedure Form 12.902(e), is, or will be, filed.
9.	Other:
	

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

Dated:	
	Signature of Petitioner
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, [fill in all blanks] This form was prepared for the Petitic This form was completed with the assistance of	
This form was completed with the assistance of: {name of individual}	
{name of business}	
{city}	,{telephone number}

INSTRUCTIONS FOR FLORIDA 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" 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 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

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

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.				
		•		
	e w ^a			
Instructions for Florida Family Law Rules of Procedure Form 12.900	O(h), Notice of Related Cas	es (11/13)		

IN THE CIRCUIT COURT O	F THE	NINETEENTH	JUDICIAL CIRCUIT,
IN AND FOR	INDIAN F	RIVER	COUNTY, FLORIDA
		Cana Na	_
		Case No.	•
		Division:	
Petitioner,			
and			
Respondent.			
NC	TICE O	F RELATED C	ASES
the party files a family case; if it	affects the on the sar e earlier liti	e court's jurisdiction ne issues in the n gation.	n, or issues and it is pending at the time on to proceed; if an order in the related ew case; or if an order in the new case es if necessary):
Related Case No. 1			
Case Name(s):			
Petitioner			
Respondent			
Case No.:		Division: _	· · · · · · · · · · · · · · · · · · ·
Type of Proceeding: [check all t	hat apply]		
Dissolution of Marriage		Paternity	
Custody		Adoption	
Child Support		Modification	on/Enforcement/Contempt Proceedings
Juvenile Dependency		Juvenile De	linquency
Termination of Parental Ri	_	Criminal	
Domestic/Sexual/Dating/R	-	Mental Hea	
Violence or Stalking Injund	ctions	Other (spec	cifv}

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

State where case was decided or is pending: Florida Other: {specify}					
Name of Court where case was decided or is pending (for example, Fifth Circuit Court, Marion County, Florida):					
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, children, or issues; may affect court's jurisdiction; order in related case may conflict with an order in this case; order in this case may conflict with previous order in related case.					
Statement as to the relationship of the cases:					
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 Proceedin					
Juvenile Dependency Juvenile Delinquency					
Termination of Parental Rights Criminal					
Domestic/Sexual/Dating/Repeat Mental Health					
Violence or Stalking Injunctions Other {specify}					
State where case was decided or is pending: Florida Other: {specify}					
Name of Court where case was decided or is pending (for example, Fifth Circuit Court, Marion					
County, Florida):					
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, children, or issues;					

order in related case may conflict with an order in this case; order in this case may conflict with previous order in related case.					
Statement as to the relationship of the ca	ases:				
Related Case No. 3					
Case Name(s):					
Respondent					
Case No :	Division:				
cuse Ho					
Type of Proceeding: [check all that apply	1				
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				
Violence or Stalking Injunctions	Other {specify}				
State where case was decided or is pendi	ing: Florida Other: {specify}				
Name of Court where case was decided o	or is pending (for example, Fifth Circuit Court, Marion				
County, Florida):					
Title of last Court Order/Judgment (if any	y):				
)-				
bute of court order/sadgment (ii any).					
Relationship of cases check all that apply	1:				
pending case involves same parties,					
may affect court's jurisdiction;					
order in related case may conflict v	vith an order in this case;				
order in this case may conflict with					
	ases:				

2.

	I do request coordination of the following cases:
3.	[check all that apply] Assignment to one judge Coordination of existing cases will conserve judicial resources and promote an efficient determination of these cases because:
4.	The Petitioner acknowledges a continuing duty to inform the court of any cases in this or any other state that could affect the current proceeding.
	Datada
	Dated: Petitioner's Signature Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:
	Fax Number:
	E-mail Address(es):
	CERTIFICATE OF SERVICE ERTIFY that I delivered a copy of this Notice of Related Cases to the County eriff's Department or a certified process server for service on the Respondent, and [check all used]
() e-mailed () mailed () hand delivered, a copy to {name}, who is the
[ch	eck all that apply] () judge assigned to new case, () chief judge or family law administrative
jud	ge, () {name} a party to the related case, () {name}
	, a party to the related case on {date}
	Signature of Potitioner/Atterney for Potitioner
	Signature of Petitioner/Attorney for Petitioner
	Printed Name:
	Address:City, State, Zip:
	Telephone Number:
	Fax Number:
	E-mail Address(es):
	Florida Bar Number:

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW:						
[fill in all b	lanks]	This form was	prepared for the	{choose only one}: () Petitioner () Respondent.
This form	This form was completed with the assistance of:					
{name of individual},						
{name	of	business}				
{address}_						
{city}			{state}	, {telephone nun	nber}	

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
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.

IN THE CIRCUIT COURT OF THE		
IN AND FOR	INDIAN RIVER	COUNTY, FLORIDA
	C	ase No.:
	D	ivision:
Petitioner,		
and		
Respondent.		
nespondent.		
EAMILY LAW EIN	ANCIAL AEEIDAWI	r (chodt eodm)
FAMILY LAW FINA	300 Individual Gross Annu	
·		·
, {full legal name} information is true:		being sworn, certify that the followi
My Occupation:	Employe	d hy
Business Address:		
Pay rate: \$ () every wee		
() other:	ek () every other wee	ek () twice a month () month
Check here if unemployed and expla SECTION I. PRESENT MONTHLY GROSS I All amounts must be MONTHLY. See the anything that is NOT paid monthly. Atta- be listed separately with separate dollar	INCOME: e instructions with this fo ch more paper, if needed	rm to figure out money amounts for
1. \$ Monthly gross salary or wa		
2 Monthly bonuses, commiss	_	e tine and similar navments
3Monthly business income from corporations, and/or independent	om sources such as self-e endent contracts (gross re	employment, partnerships, close eceipts minus ordinary and necessary titemizing such income and expenses
4Monthly disability benefits/		
5Monthly Workers' Compens	ation	
6Monthly Unemployment Co	mpensation	
7Monthly pension, retiremen	it, or annuity payments	
3Monthly Social Security ben	efits	•
9 Monthly alimony actually re	ceived (Add 9a and 9b)	
9a. From this case: \$,	
gb. From other case(s):	_	
10 Monthly interest and divide		
11. Monthly rental income (gro		v and-necessary expenses

			required to produce income) (Attach sheet itemizing such income and expense items.)
12.			_ Monthly income from royalties, trusts, or estates
13.			_ Monthly reimbursed expenses and in-kind payments to the extent that they reduce personal living expenses
14.			_ Monthly gains derived from dealing in property (not including nonrecurring gains)
15.			Any other income of a recurring nature (list source)
16.			
17.	\$_		TOTAL PRESENT MONTHLY GROSS INCOME (Add lines 1–16)
PRE	SEN	NT IV	IONTHLY DEDUCTIONS:
18.	\$_		_Monthly federal, state, and local income tax (corrected for filing status and allowable dependents and income tax liabilities)
		a.	Filing Status
			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)
		25	5a. from this case: \$
		25	5b. 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 LI	STED ABOVE
Property taxes	\$ Clothing	\$
Utilities	\$ Medical/Dental (uninsured)	\$
Telephone	\$ Grooming	\$
Food	\$ Entertainment	<u>; ——</u>
Meals outside home	\$ Gifts	<u>\$</u>
Maintenance/Repairs	\$ Religious organizations	<u>\$</u>
Other:	\$ Miscellaneous	ξ
·		ξ
B. AUTOMOBILE	Other:	ζ
Gasoline	\$	ξ
Repairs	\$	ξ
Insurance	\$	Š
	<u> </u>	ξ
C. CHILD(REN)'S EXPENSES		Υ
Day care	\$	
Lunch money	\$ F. PAYMENTS TO CREDITOR	15
Clothing	\$ CREDITOR:	MONTHLY
Grooming	\$	PAYMENT
Gifts for holidays	\$ <u></u>	\$
Medical/Dental (uninsured)	\$	· 5——
Other:	<u> </u>	ξ
	<u> </u>	ξ
D. INSURANCE		ζ
Medical/Dental (if not listed on	P-Man	ζ
lines 23 or 45)	<u></u>	ξ
Child(ren)'s medical/dental	<u> </u>	ξ
Life ·		ξ
Other:	<u></u>	ξ
Other.	-	ξ

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

SECTION III. ASSETS AND LIABILITIES

of your deficit. Enter that amount here.)

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

A. ASSETS:

SCRIPTION OF ITEM(S). List a description of each separate iten whed by you (and/or your spouse, if this is a petition for dissolution marriage). LIST ONLY LAST 4 DIGITS OF ACCOUNT NUMBERS. Check either next to any asset(s) which you are requesting the judg yard to you.	n Gurrent k Fair e Market Value	Nonma (check-co colum	orrec
		husband.	震 W if
Cash (on hand)	_ \$		
Cash (in banks or credit unions)	· · · · · ·		
Stocks, Bonds, Notes			
Real estate: (Home)	,		
(Other)			
Automobiles			
Other personal property			1
Retirement plans (Profit Sharing, Pension, IRA, 401(k)s, etc.)			
Other			,
Check here if additional pages are attached.			
tal Assets (add next column)	S CONTRACT		

B. LIABILITIES:

DESCRIPTION OF ITIEM(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 the line next to any debt(s) for which you believe you should be responsible.	Gurrent Amount Owed	Nonma (check co colum husband	orrect m)
Mortgages on real estate: First mortgage on home	Ś		
Second mortgage on home			
Other mortgages			
	. 17		
Auto loans	2 2		
	1		
Charge/credit card accounts	7		
3,	1		
Other			
	÷	,	
y y			
Check here if additional pages are attached.			
Total Debts: (addinext column)	\$		

C. CONTINGENT ASSETS AND LIABILITIES:

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

Total Contingent Assets			¢		
					
	,		ς.	,	
judge award to you.				husband	wife
Check the line next to any contin	entrasset(s) which yo	ware requesting the	Possible Value	check c	orrect
Con	lingent Assets			- Nonma	

Check Should		ontingent-Liabilities Intingent debt(s) for w		Ú	Ar	issible nount Wed	Nonma (check colun colun husband	orrect
			· ·		\$			
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.)

	IS or WILL BE filed in this case. This case involves the
establishment or modification of child support. A Child Support Guidelines Worksheet modification of child support is not an issue in t	IS NOT being filed in this case. The establishment or his case.
I certify that a copy of this document was [check () hand delivered to the person(s) listed belo	k all used]: () e-mailed () mailed () faxed w on {date}
Other party or his/her attorney: Name: Address: City, State, Zip:	
Fax Number:	
	nder oath to the truthfulness of the claims made in this ingly making a false statement includes fines and/or
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 _	by
	NOTARY PUBLIC or DEPUTY CLERK
	[Print, type, or stamp commissioned
Personally known Produced identification Type of identification produced	name of notary or deputy clerk.]

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

IF A NONLAWYER HELPED	YOU FILL OUT THIS	FORM, HE/SHE MUST F	ILL IN THE BLANKS BELOW:	
[fill in all blanks] This form	was prepared for the	e: {choose only one } () Petitioner () Responden	t
This form was completed	with the assistance o	f:		
{name of individual}				
{name of business}				,
{address}				— ,
{city}	,{state}	{telephone numbe	er}	

INSTRUCTIONS FOR FLORIDA FAMILY LAW RULES OF PROCEDURE FORM 12.902(e), CHILD SUPPORT GUIDELINES WORKSHEET (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> <u>court</u> 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" found at the beginning of these forms. The words that are in "bold underline" 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	x ÷	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

	`	mile sorror	1 GOIDEBINE	o chi illi		
Combined Monthly	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
Available						
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
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	498	623	702	765	790
1450.00	330	513	642	724	789	838
1500.00	340	529	662	746	813	869
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	536	831	1041	1174	1279	1367
2500.00	547	847	1061	1196	1304	1394
2550.00	557	864	1081	1219	1329	1420

Combined Monthly Available Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
2600.00	568	880	1101	1242	1354	1447
2650.00	578	896	1121	1265	1379	1473
2700.00	588	912	1141	1287	1403	1500
2750.00	597	927	1160	1308	1426	1524
2800.00	607	941	1178	1328	1448	1549
2850.00	616	956	1197	1349	1471	1573
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	1327	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	1878	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	1797	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	889	1382	1721	1949	2127	2273
4400.00	898	1396	1737	1968	2147	2295
4450.00	907	1409	1754	1987	2168	2317

Combined One Two Three Four Five Monthly Child Children Children Children Available Income	Six Children
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	2551
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 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
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 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

Combined Monthly Available Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
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	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
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	3162
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
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	2861	3122	3337
8250.00	1310	2034	2551	2869	3131	3347

Combined Monthly Available Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
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
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
9300.00	1391	2159	2710	3049	3326	3552
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	2217	2781	3132	3414	3647
9900.00	1432	2221	2786	3137	3420	3653
9950.00	1435	2225	2791	3143	3426	3659
10000.00	1437	2228	2795	3148	3432	3666

IN THE CIRCUIT COURT OF THE	NINETEENTH JUDICIAL CIRCUIT,
IN AND FOR <u>INDIAN</u>	RIVER COUNTY, FLORIDA
	Case No.:
	Division:
Petitioner,	
and	
Respondent.	
NOTICE OF THING CHILD CH	
NOTICE OF FILING CHILD SU	PPORT GUIDELINES WORKSHEET
LEASE TAVE NOTICE that (name)	, is filing his/her
LEASE TAKE NOTICE, that {hume}	, is filing his/her
Child Support Guidelines Worksheet attached	d and laheled Evhihit 1
and support suite miss to stronger accounter	Tarra raberea Exmore 1.
	•
CEDTIE	ICATE OF SERVICE
CERTIF	ICATE OF SERVICE
cortify that a convert this Nation of Filing wit	th the Child Comment Couldeline - Mandakasa
	th the Child Support Guidelines Worksheet was
) faxed () hand delivered to the person(s) listed
elow on {date}	
Other party or his/her attorney:	
lame:	
ddress:	
City, State, Zip:	
ax Number:	
-mail Address(es):	_
	Signature of Party or his/her Attorney
•	Printed Name:
	Address:
	City, State, Zip:
	Fax Number:
	E-mail Address(es):
	EIDTIG RAF MIIMAAT.

	GHILD SUPPORT GUIDEL	INES WORKSHEET		
		A. FATHER	B. MOTHER	TOTAL
	c. Total Monthly Child(ren)'s Noncovered Medical, Dental and Prescription Medication Costs	71.77.11.	3,110,112,1	TOTAL
	d. Total Monthly Child Care & Health Costs [Add lines 5a + 5b +5c].			
6.	Additional Support Payments Multiply the number on line 5d by the percentage on line 3A to determine the Father's share. Enter answer on line 6A. Multiply the number on line 5d by the percentage on line 3B to determine the Mother's share. Enter answer on line 6B.			
	Statutory Adjustme	ents/Credits		
7.	a. Monthly child care payments actually made	and the state of t		
	b. Monthly health insurance payments actually made			
٠	c. Other payments/credits actually made for any noncovered medical, dental and prescription medication expenses of the child(ren) not ordered to be separately paid	O		
	on a percentage basis. (See section 61.30 (8), Florida Statutes)		·	
8.	Total Support Payments actually made (Add 7a though 7c)			
9.	MINIMUM CHILD SUPPORT OBLIGATION FOR EACH PARENT [Line 4 plus line 6; minus line 8]			
district services	ubstantial Time-Sharing (GROSS UP METHOD) If e ercent of the overnights in the year (73 overnight			
	от в при водинения в достинения в при	A . FATHER	B. MOTHER	TOTAL
10.	Basic Monthly Obligation x 150% [Multiply line 2 by 1.5]			·

CHILD SUPPORT GUIDEL	inesiworksheat		
	A . FATHER	B. MOTHER	TOTAL
11. Increased Basic Obligation for each parent. 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.			
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 Inst 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.]	rance enid care	& Other	
 b. Total Monthly Child(ren)'s Health Insurance Cost [This is only amounts actually paid for health insurance on the child(ren).] 			·
 c. Total Monthly Child(ren)'s Noncovered Medical, Dental and Prescription Medication Costs. 			
d. Total Monthly Child Care & Health Costs [Add lines 14a + 14b + 14c.]			

	CHILD SUPPORT GUIDEL	INES WORKSHEET		
		A . FATHER	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.			
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 Statutes, for more information.]	urance, Child Care	& Other	
	 Total Monthly Child(ren)'s Health Insurance Cost [This is only amounts actually paid for health insurance on the child(ren).] 			

CHILD SUPPORT GUIDE			
	A . FATHER	B. MOTHER	TOTAL
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	rams/Credits		
16. a. Monthly child care payments actually			
made			
b. Monthly health insurance payments			
actually made			
c. Other payments/credits actually made			
for any noncovered medical, dental and			
prescription medication expenses of the			
child(ren) not ordered to be separately			
paid on a percentage basis.		·	
[See section 61.30(8), Florida Statutes]			
17. Total Support Payments actually made			
[Add 16a though 16c]			
18. Total Additional Support Transfer Amount			
[Line 15 minus line 17; enter any negative			
number as zero)			
19. Total Child Support Owed from Father to	-		
Mother [Add line 13A plus line 18A]			
20. Total Child Support Owed from Mother to	1	000000000000000000000000000000000000000	
Father [Add line 13B plus line 18B]			
21. Actual Child Support to Be Paid.	<u> </u>	1	
[Comparing lines 19 and 20, Subtract the	\$		
smaller amount owed from the larger amount	,		
owed and enter the result in the column for			
the parent that owes the larger amount of			
support]			
	1		RXXXXXXXXXXXXXXX

ADJUSTMENTS TO GUIDELINES AMOUNT. If you or the other parent is requesting the Court to award a child support amount that is more or less than the child support guidelines, you must complete and file Motion to Deviate from Child Support Guidelines, Florida Supreme Court Approved Family Law Form 12.943.

[ch	eck one only]
a.	Deviation from the guidelines amount is requested. The Motion to Deviate from Child Support Guidelines, Florida Supreme Court Approved Family Law Form 12.943, is attached.
b.	Deviation from the guidelines amount is NOT requested. The Motion to Deviate from
	Child Support Guidelines, Florida Supreme Court Approved Family Law Form 12.943, is not attached.
	<i>!</i>
IF A NC	NLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW:
[fill in a	II blanks] This form was prepared for the: {choose only one} () Petitioner () Respondent
This for	m was completed with the assistance of:
{name	of individual}
	of business}
	s},
	,{state} , {telephone number}

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 all documents filed in your case. Service means giving a copy of the required papers to the other party using the procedure that the law requires. Generally, there are two ways to make service: (1) personal service, or (2) service by email, mail, or hand delivery. A third method for service is called <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

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

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

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

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

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

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.

Re	gardless	of :	the ty	pe of	service	used,	if the othe	r party once li	ved ii	n Flori	da k	out is livi	ing out	side of
Flo	rida nov	, yo	ou sho	uld in	clude in	your p	etition a st	atement regard	ding t	he len	gth-	of time t	he par	ty lived
in	Florida,	if	any,	and	when.	For	example:	"Respondent	last	lived	in	Florida	from	{date}
to														
{da	ate}				·"									

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

Default, Florida Supreme Court Approved Family Law Form 12.922 (a), and **Default**, Florida Supreme Court Approved Family Law Form 12.922(b), for further information. You will need to file an **Affidavit of Military Service**, Florida Supreme Court Approved Family Law Form 12.912(b), before a default may be granted.

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

IN THE CIRCUIT COURT OF THE NINETEENTH JUDICIAL CIRCUIT, IN AND FOR INDIAN RIVER COUNTY, FLORIDA

Petitioner, and Respondent.
and
and
Respondent.
SUMMONS: PERSONAL SERVICE ON AN INDIVIDUAL ORDEN DE COMPARECENCIA: SERVICIO PERSONAL EN UN INDIVIDUEL CITATION: L'ASSIGNATION PERSONAL SUR UN INDIVIDUEL
TO/PARA/A: {enter other party's full legal name}
{address (including city and state)/location for service}
IMPORTANT
A lawsuit has been filed against you. You have 20 calendar days after this summons is served on y file a written response to the attached complaint/petition with the clerk of this circuit court, located {street address}
A phone call will not protect you. Your written response, including the case number given above the names of the parties, must be filed if you want the Court to hear your side of the case.
If you do not file your written response on time, you may lose the case, and your wages, money property may be taken thereafter without further warning from the Court. There are other requirements. You may want to call an attorney right away. If you do-not know an attorney, you call an attorney referral service or a legal aid office (listed in the phone book).
If you choose to file a written response yourself, at the same time you file your written response to Court, you must also serve a copy of your written response on the party serving this summons at:
{Name and address of party serving summons}

attorney, you may designate email address(es) for service by or on you. Service must be in accordance with Florida Rule of Judicial Administration 2.516.

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

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 notificacion, para contestar la demanda adjunta, por escrito, y presentarla ante este tribunal. Locali en: Una llamada telefonica no lo protegera. Si usted d						
que el tribunal considere su defensa, debe presentar su respuesta por escrito, incluyendo-el nume caso y los nombres de las-partes interesadas. Si usted no contesta la demanda a tiempo, pudiese el caso y podria ser despojado de sus ingresos y propiedades, o privado de sus derechos, sin previo del tribunal. Existen otros requisitos legales. Si lo desea, usted puede consultar a un ab inmediatamente. Si no conoce a un abogado, puede llamar a una de las oficinas de asistencia legaparecen en la guia telefonica.						
Si desea responder a la demanda por su cuenta, al mismo tiempo en que presente su respuesta ante el tribunal, usted debe enviar por correo o entregar una copia de su respuesta a la persona denominada abajo.						
Si usted elige presentar personalmente una respuesta por escrito, en el mismo momento que usted presente su respuesta por escrito al Tribunal, usted debe enviar por correo o llevar una copia de su respuesta por escrito a la parte entregando esta orden de comparencencia a:						
Nombre y direccion de la parte que entrega la orden de comparencencia:						
Copias de todos los documentos judiciales de este caso, incluyendo las ordenes, estan disponibles en la oficina del Secretario de Juzgado del Circuito [Clerk of the Circuit Court's office]. Estos documentos pueden-ser revisados a su solicitud.						
Usted_debe de manener informada a la oficina del Secretario de Juzgado del Circuito de su direccion actual. (Usted puede presentar el Formulario: Ley de Familia de la Florida 12.915, Florida Supreme Court Approved Family Law Form 12.915, [Designation of Current Mailing and Email Address].) Los papelos que se presenten en el futuro en esta demanda judicial seran env ados por correo a la direccion que este registrada en la oficina del Secretario.						
ADVERTENCIA: Regla 12.285 (Rule 12.285), de las Reglas de Procedimiento de Ley de Familia de la Florida [Florida Family Law Rules of Procedure], requiere cierta revelacion automatica de documentos e informacion. El incumplimient, puede resultar en sanciones, incluyendo la desestimacion o anulacion de los alegatos.						
IMPORTANT						

MIII OMIIIIII

Des poursuites judiciaries ont ete entreprises contre vous. Vous avez 20 jours consecutifs a partir de la date de l'assignation de cette citation pour deposer une reponse ecrite a la plainte ci-jointe aupres de ce tribunal. Qui se trouve a: {L'Adresse}_______. Un simple coup de telephone est insuffisant pour vous proteger; vous etes obliges de deposer votre reponse ecrite, avec mention du numero de dossier ci-dessus et du nom des parties nommees ici, si vous souhaitez que le tribunal

entende votre cause. Si vous ne deposez pas votre reponse ecrite dans le delai requis, vous risquez de perdre la cause ainsi que votre salaire, votre argent, et vos biens peuvent etre saisis par la suite, sans aucun preavis-ulterieur du tribunal. Il y a d'autres obligations juridiques et vous pouvez requerir les services immediats_d'un avocat. Si vous-ne connaissez pas d'avocat, vous pourriez telephoner-a un service de reference d'avocats ou a un bureau d'assistance juridique (figurant a l'annuaire de telephones).

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 tribun au bureau du greffier. Vous pouvez revue ces-	als_de cette cause, y compris des arrets, sont disponible documents, sur demande.
Approved Family Law Form 12.915, Design	ctuelle. (Vous pouvez deposer Florida Supreme Court nation of Current Mailing and Email Address.) Les voyer a l'adresse que vous donnez au bureau du greffier.
remette certains renseignements et certains o	ocedure du droit de la famille de la Floride exige que i'on documents a la partie adverse. Tout refus de les fournir le rejet ou la suppression d'un ou de plusieurs actes de
THE STATE OF FLORIDA TO EACH SHERIFF OF THE STATE: You are of complaint in this lawsuit on the above-named process.	commanded to serve this summons and a copy of the person.
DATED:	
(SEAL)	CLERK OF THE CIRCUIT COURT
	Ву:
	Deputy Clerk

INSTRUCTIONS FOR FLORIDA FAMILY LAW RULES OF PROCEDURE FORM 12.910(a)

SUMMONS: PERSONAL SERVICE ON AN INDIVIDUAL (03/17)

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

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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

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

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

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

IF THE OTHER PARTY LIVES-IN ANOTHER COUNTY: If the other party lives in another county, service needs to be made by a sheriff in the county where the other party lives or by a private process server-certified in the county where the other party lives. Make sure that you attach a copy of the papers you want personally served to the summons as well as the Process Service Memorandum, Florida Supreme Court Approved Family Law Form 12.910(b). If you want the sheriff to serve the papers, the clerk may send your papers to that sheriff's office for you, or you may have to send the papers yourself. The clerk will tell you which procedure to use. Either way, you will need to provide the sheriff with a stamped envelope addressed to you. This will allow the sheriff to send the proof of service to you, after the sheriff serves your papers on the other party. You should file the proof of service with the clerk after you receive it from the sheriff. Also, you will need to find out how much the sheriff charges to serve thepapers. 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 **constructive service**. You may also be able to use constructive service if the other party does not live in Florida. **However, Florida courts have only limited jurisdiction over a party who is served by constructive service and may have only limited**

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.

Regar	dless (of t	the ty	pe of	service	used,	if the othe	r party once li	ved ii	n Flori	da k	out ⁻ is livi	ng out	side of
Elorid	la now	, yc	ou sho	uld in	clude in	your p	etition a st	atement regard	ding t	he len	gth	of time t	he par	ty lived
in Fl to	orida,	if	any,	and	when.	For	-example:	"Respondent	last	lived	in	Florida	from	{date}
{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 Llook 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** Instructions for Florida Family Law Rules of Procedure Form 12.910(a), Summons: Personal Service on an Individual (03/17)

Default, Florida Supreme Court Approved Family Law Form 12.922 (a), and **Default**, Florida Supreme Court Approved Family Law Form 12.922(b), for further information. You will need to file an **Affidavit of Military Service**, Florida Supreme Court Approved Family Law Form 12.912(b), before a default may be granted.

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

IN THE CIRCUIT COURT OF THE NINETEENTH JUDICIAL CIRCUIT, IN AND FOR INDIAN RIVER COUNTY, FLORIDA

Division:
-Petitioner,
and
Respondent.
SUMMONS: PERSONAL SERVICE ON AN INDIVIDUAL ORDEN DE COMPARECENCIA: SERVICIO PERSONALEN UN INDIVIDUO CITATION: L'ASSIGNATION PERSONAL SUR UN INDIVIDUEL
TO/PARA/A: {enter other party's full legal name}{address (including city and state)/location for service}
IMPORTANT
A lawsuit has been filed against you. You have 20 calendar days after this summons is served on you file a written response to the attached complaint/petition with the clerk of this circuit court, located a {street address}
A phone call will not protect you. Your written response, including the case number given above a the names of the parties, must be filed if you want the Court to hear your-side of the case.
If you do not file your-written response on time, you-may lose the case, and your wages, money, a property may be taken thereafter without further warning from the Court. There are other le requirements. You may want to call an attorney right away. If you do not know an attorney, you may call an attorney referral service or a legal aid office (listed in the phone book).
If you choose to file a written response yourself, at the same time you file your written response to
Court, you must also serve a copy of your written response on the party serving this summons_at:

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

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

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 parte que entrega la orden de comparencencia:
Copias de todos los documentos judiciales de este-caso, incluyendo las ordenes, estan disponibles en la oficina del Secretario de Juzgado del Circuito [Clerk of the Circuit Court's office]. Estos documentos pueden ser revisados a su-solicitud.
Usted debe de manener informada a la oficina del-Secretario de Juzgado del Circuito de su direccion actual. (Usted puede presentar el Formulario: Ley de Familia de la Florida 12.915, Florida Supreme Court Approved Family Law Form 12.915, [Designation of Current Mailing and Email Address].) Los papelos que se presenten en el futuro en esta demanda judicial seran env ados por correo a la direccion que este registrada en la oficina del Secretario.
ADVERTENCIA: Regla 12.285 (Rule 12.285), de las Reglas de Procedimiento de Ley de Familia de la Florida [Florida Family-Law Rules of Procedure], requiere cierta revelacion automatica de documentos e informacion. El incumplimient, puede resultar en sanciones, incluyendo la desestimacion o anulacion de los alegatos.
IMPORTANT

Des poursuites judiciaries ont ete entreprises contre vous. Vous avez 20 jours consecutifs a partir de la date de l'assignation de cette citation pour deposer une reponse ecrite a la plainte ci-jointe aupres de ce tribunal. Qui se trouve a: {L'Adresse} _______. Un simple coup de telephone est insuffisant pour vous proteger; vous etes obliges de deposer votre reponse ecrite, avec mention du numero de dossier ci-dessus et du nom des parties nommees ici, si vous souhaitez que le tribunal

entende votre cause. Si vous ne deposez pas votre reponse ecrite dans le delai requis, vous risquez de perdre la cause ainsi que votre salaire, votre argent, et vos biens peuvent etre saisis par la suite, sans aucun preavis ulterieur du tribunal. Il y a d'autres obligations juridiques et vous pouvez requerir les services immediats d'un avocat. Si vous ne connaissez pas d'avocat, vous pourriez telephoner a un service de reference d'avocats ou a un bureau d'assistance juridique (figurant a l'annuaire de telephones).

Si vous choisissez de deposer vous-meme une reponse ecrite, il vous faudra egalement, en meme tempsque 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 cette cause, y compris des arrets, sont disponible au bureau du greffier. Vous pouvez revue ces documents, sur demande.
Il faut aviser le greffier de votre adresse actuelle. (Vous pouvez deposer Fiorida Supreme Court Approved Family Law Form 12.915, Designation of Current Mailing and Email Address.) Les documents de l'avenir de ce proces seront envoyer a l'adresse que vous donnez au bureau du greffier.
ATTENTION: La regle 12.285, des regles de procedure du droit de la famille de la Floride exige que l'on remette certains renseignements et certains documents a la partie adverse. Tout refus de les fournir-pourra donner lieu a des sanctions, y compris le rejet ou la suppression d'un ou de plusieurs actes de procedure.
THE STATE OF FLORIDA TO EACH SHERIFF OF THE STATE: You are commanded to serve this summons and a copy of the complaint in this lawsuit on the above-named person.
DATED:
CLERK OF THE CIRCUIT COURT (SEAL)
By: Deputy Clerk

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

When should this form be used?

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

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

IMPORTANT INFORMATION REGARDING E-FILING

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

Where can I look for more information?

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

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

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

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

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

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

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

Special notes...

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

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

IN THE CIRCUIT COURT OF THE _	NINETEENTH	JUDICIAL CIRCUIT,
IN AND FOR	INDIAN RIVER	COUNTY, FLORIDA
	Case No	·:
		•
Petitioner		
·	,	
and		
Responde	nt,	
PROCES	S SERVICE MEMOI	RANDUM
TO: Sheriff of	County, Fl	orida; Division
Private process server:		
Please serve the {name of document(s)]	
in the above-styled cause upon:		
Party: {full legal name}		
Address or location for service:		
Work Address:		
	· · · · · · · · · · · · · · · · · · ·	
If the party to be served owns, has, and of weapon(s):	_	s or other weapons, describe what type
SPECIAL INSTRUCTIONS:		
		<u> </u>
	, , , , , , , , , , , , , , , , , , , ,	
Dated:	-	
		re of Party
	*Addres	l Name:ss:
	*City, St	ate, Zip:
	*Teleph	one Number:
	*Fax Nu	mber:
	*Design	ated E-mail Address(es)

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

IF A NONLAWYER HELPED YOU FILL OUT THI	S FORM, HE/SHE MUST FILL IN THE BLANKS BELOW:
	the Petitioner. This form was completed with the assistance
{name of individual}	
{name of business}	
{address}	
{city}, {state}, {zip cod	e}, {telephone number}

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORMS 12.922(a), MOTION FOR DEFAULT, AND 12.922(b), DEFAULT (11/15)

When should these forms be used?

If the other <u>party</u> has failed to <u>file</u> or <u>serve</u> any documents within 20 days after the date of service of your <u>petition</u>, you may ask the <u>clerk of the circuit court</u> to enter a <u>default</u> against him or her by filling out this form and filing it with the court. Generally, a default allows you to obtain an earlier <u>final hearing</u> to finish your case. Once the default is signed by the clerk, you can request a <u>trial</u> or final hearing in your case.

To obtain a default, you will need to complete <u>Motion for Default</u>, Florida Supreme Court Approved Family Law Form 12.922(a). You will then need to file your motion for default along with the **Default**, Florida Supreme Court Approved Family Law Form 12.922(b), so that the clerk can enter a default for you if your motion is proper.

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

IMPORTANT INFORMATION REGARDING E-FILING

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

What should I do next?

After the default has been entered, you must ask for a hearing, so that the <u>judge</u> can consider your petition. To do this, you must contact the clerk's office, <u>family law intake staff</u>, or <u>judicial assistant</u> to schedule a hearing and file a **Notice of Hearing (General)**, Florida Supreme Court Approved Family Law Form 12.923, with the clerk. A copy of the notice of hearing must be mailed, e-mailed, or hand-delivered to each party in the case. **You must send a notice of final hearing to the defaulted party.**

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

Instructions for Florida Supreme Court Approved Family Law Forms 12.922(a), Motion for Default, and 12.922(b), Default (11/15)

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. For further information, see Florida Rules of Civil Procedure 1.500, concerning defaults and Rule 1.140, concerning the time within which a party can file an answer or other responsive pleading to a petition. See also Florida Family Law Rule of Procedure 12.080.

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	NINETEENTH	JUDICIAL CIRCUIT,
IN AND FOR	INDIAN RIVER	COUNTY, FLORIDA
	Case	No.:
	Divisi	on:
Petitione	er,	
and		
Respond	ent,	
M	OTION FOR DEFA	AULT
TO THE CLERK OF THE CIRCUIT COURT	: :	
PLEASE ENTER A DEFAULT AGAINST F	RESPONDENT WHO HAS	FAILED TO RESPOND TO THE PETITION.
		red and mailed () e-mailed () hand-
delivered to the person(s) listed below	v on { <i>date</i> }	·
Other party or his/her attorney:		
Name:		
Address:		
Address:City, State, Zip:		
Fax Number:		
Designated E-mail Address(es):		
		
	Signature of F	Party
	-	e:
	City, State, Zi	p:
	Telephone Nu	umber:
	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 prepared for the: {choose only one} () Petitioner () Respondent	
This form was completed with the assistance of:	
{name of individual }	,
{name of business}	Ξ,
{address}	_
{city}, {state}, {zip code},{telephone number}	

IN THE CIRCUIT COURT OF THE	NINETEENTH	JUDICIAL CIRCUIT,
IN AND FOR	INDIAN RIVER	COUNTY, FLORIDA
	2	
	Division: _	1000
Petitio	oner,	
and		
Respo	indent,	
	DEFAULT	
A default is entered in this action again	act Pachandant for failure to	
paper as is required by law.	ist respondent for failure to	o serve or the a response or any
paper as is required by law.		
Dated:		
	CLERK OF THE CIF	RCUIT COURT
(SEAL)		
	D	
	ву: Deputy Clerk	
	Deputy Clerk	
I certify that a copy of this document v	vas () mailed () faxed a	and mailed () e-mailed () hand-
delivered to the person(s) listed below	on {date}	•
Other party or his/her attorney:		
Name:	<u></u>	
Address: City, State, Zip:		
Fax Number:		
Designated E-mail Address(es):		
		*
	<u> </u>	
	Signature of Part	•
	Address	
	City, State, 7in	
	Telephone Numb	oer:
	Fax Number:	

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/S	SHE MUST FILL IN THE BLAN	KS BELOW:
[fill in all blanks] This form was prepared for the: {choose o	nly one }() Petitioner() Respondent
This form was completed with the assistance of:		
{name of individual }		,
{name of business}		
{address}		
{city}, {state}, {zip code}	{telephone number}	

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.912(b), AFFIDAVIT OF MILITARY SERVICE (11/15)

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 <u>personal service</u> or <u>constructive</u> 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</u> court when you file your **Motion for Default**, 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.

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

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

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

Special notes...

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	NINETEENTH	JUDICIAL CIRCUIT,
IN AND FOR	INDIAN RIVER	COUNTY, FLORIDA
		·
	Division:	
Petitioner,		
and		
Respondent,		
· • • • • • • • • • • • • • • • • • • •		
this case. To support my application fo	r a default judgment and to	
I know of my own personal k service of the United States.	nowledge that the Respoi	ndent IS on active duty in the military
service of the United States, nor has the within a period of thirty (30) days is members of the Army, Navy, Air Force active duty and members of the Florid	ne Respondent been on ac mmediately before this d e, Coast Guard, and Marine a National Guard who hav	tive military service of the United States late. "Active Service" includes reserve es who have been ordered to report for
I have attempted to determine	the military status of the	Respondent, but do not have sufficient not Respondent is on active duty in the
	Petitioner, and Respondent, AFFIDA I, {full legal name} this case. To support my application for Relief Act (SCRA) (formerly known as Sthe following information is true: {Please choose only one} I know of my own personal known service of the United States. I know of my own personal known service of the United States, nor has the within a period of thirty (30) days in members of the Army, Navy, Air Force active duty and members of the Florid for a period of more than thirty (30) day I have contacted the military see have obtained certificates showing the	Respondent, AFFIDAVIT OF MILITARY S I, {full legal name} this case. To support my application for a default judgment and t Relief Act (SCRA) (formerly known as Soldiers' and Sailors' Civil R the following information is true: {Please choose only one} I know of my own personal knowledge that the Responservice of the United States. I know of my own personal knowledge that Respondent Is service of the United States, nor has the Respondent been on ac within a period of thirty (30) days immediately before this of members of the Army, Navy, Air Force, Coast Guard, and Marine active duty and members of the Florida National Guard who have for a period of more than thirty (30) days. I have contacted the military services of the United States have obtained certificates showing that the Respondent is not compared to the service of the United States have obtained certificates showing that the Respondent is not contacted the military services of the United States have obtained certificates showing that the Respondent is not contacted the military services of the United States have obtained certificates showing that the Respondent is not contacted the military services of the United States have obtained certificates showing that the Respondent is not contacted the military services of the United States have obtained certificates showing that the Respondent is not contacted the military services of the United States have obtained certificates showing that the Respondent is not contacted the military services of the United States have obtained certificates showing that the Respondent is not contacted the military services of the United States have obtained certificates showing that the Respondent is not contacted the military services of the United States have obtained certificates showing that the Respondent is not contacted the military services of the United States have obtained certificates showing that the Respondent is not contacted the military services of the United States have obtained the contacted the military

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 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 n	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	
,	
	THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW:
[fill in all blanks] This form was prepared	
This form was completed with the assista	
{name of individual},	
{name of business}	
{address}	441
{city},{state},	{zip code},{telephone number}

IN THE CIRCUIT COURT OF THE NINETEENTH JUDICIAL CIRCUIT, IN AND FOR INDIAN RIVER COUNTY, FLORIDA

	CASE NO.:	
Petitioner		
VS.		
 Respondent	<u> </u>	
	MEMORANDUM TO THE CLERK	
TO: CLERK OF THE CIRCUIT COUR	T, INDIAN RIVER COUNTY	
SUBJECT : PAYMENT AND DISBUF		•
	r directing the payor to make child supp	
	to make the payments directly to the Sta	
	L 32314-8500. For disbursement to the ntified by showing the payor's name, add	
	or's social security number. The following	
Chapter 61.13, Florida Statutes		ig information is provided pursuant to
, , , , , , , , , , , , , , , , , , , ,		
<u>PAYOR</u> (PERSON WHO IS ORD	ERED TO PAY SUPPORT):	
DATE OF BIRTH:		:
	ATTORNEY FOR PA	
	· · · · · · · · · · · · · · · · · · ·	
PLACE OF EMPLOYMENT:		
ADDRESS:		
PHONE #:	OTHER SOURCE OF	INCOME:
PAYEE (PERSON WHO RECIEV		
DATE OF BIRTH:		•
PHONE #:	ATTORNEY FOR PA	
	<u> </u>	
REMARKS/INSTRUCTIONS:		
MINOR CHILD (REN):		
NAME:	DATE OF BIRTH:	SS #:
NAME:		SS #:

ATTORNEY OR PETITIONER

FORM 1.998. INSTRUCTIONS FOR COMPLETING FINAL DISPOSITION FORM

- I. Case Style. Enter the name of the court, the appropriate case number assigned at the time of filing of the original complaint or petition, the name of the judge assigned to the case and the names (last, first, middle initial) of plaintiff(s) and defendant(s).
- II. Means of Final Disposition. Place an "x" in the appropriate major category box and in the appropriate subcategory box, if applicable. The following are the definitions of the disposition categories.
 - (A) Dismissed Before Hearing—the case is settled, voluntarily dismissed, or otherwise disposed of before a hearing is held;
 - (B) Dismissed Pursuant to Settlement Before Hearing—the case is voluntarily dismissed by the plaintiff after a settlement is reached without mediation before a hearing is held;
 - (C) Dismissal Pursuant to Mediated Settlement Before Hearing—the case is voluntarily dismissed by the plaintiff after a settlement is reached with mediation before a hearing is held;
 - (D) Other Before Hearing—the case is dismissed before hearing in an action that does not fall into one of the other disposition categories listed on this form;
 - (E) Dismissed After Hearing—the case is dismissed by a judge, voluntarily dismissed, or settled after a hearing is held;
 - (F) Dismissal Pursuant to Settlement After Hearing—the case is voluntarily dismissed by the plaintiff after a settlement is reach without mediation after a hearing is held;

- (G) Dismissal Pursuant to Mediated Settlement
 After Hearing—the case is voluntarily dismissed by the plaintiff after a settlement is reach with mediation after a hearing is held;
- (H) Other After Hearing—the case is dismissed after hearing in an action that does not fall into one of the other disposition categories listed on this form;
- (I) Disposed by Default—a defendant chooses not to or fails to contest the plaintiff's allegations and a judgment against the defendant is entered by the court;
- (J) Disposed by Judge—a judgment or disposition is reached by the judge in a case that is not dismissed and in which no trial has been held. Includes stipulations by the parties, conditional judgments, summary judgment after hearing and any matter in which a judgment is entered excluding cases disposed of by default as in category (I) above;
- (K) Disposed by Non-Jury Trial—the case is disposed as a result of a contested trial in which there is no jury and in which the judge determines both the issues of fact and law in the case;
- (L) Disposed by Jury Trial—the case is disposed as a result of a jury trial (consider the beginning of a jury trial to be when the jurors and alternates are selected and sworn);
- (M) Other—the case is consolidated, submitted to arbitration or mediation, transferred, or otherwise disposed of by other means not listed in categories (A) through (L).

DATE AND ATTORNEY SIGNATURE. Date and sign the final disposition form.

FORM 1.998. FINAL DISPOSITION FORM

This form shall be filed by the prevailing party for the use of the Clerk of Court for the purpose of reporting judicial workload data pursuant to Florida Statutes section 25.075.

1.	CASE STILE	
	C	CIRCUIT COURT
Petiti	tioner	Case #:
vs.		Judge:
Respo	pondent	<u> </u>
	 Dismissed Before Hearing Dismissed Pursuant to Sett Dismissed Pursuant to Me Other – Before Hearing Dismissed After Hearing Dismissed Pursuant to Sett 	diated Settlement – Before Heáring
	Disposed by Non-jury TrialDisposed by Jury TrialOther	
DATE	E	

SIGNATURE OF ATTORNEY FOR PREVAILING PARTY

ANSWER AND/OR RESPONSE FORMS FOR MODIFICATION OF CHILD SUPPORT ACTION

Notice of Limitation of Services Provided

Florida Law Rules of Procedure 12.750(h)

THE PERSONNEL IN THIS SELF-HELP PROGRAM ARE NOT ACTING AS YOUR LAWYER OR PROVIDING LEGAL ADVICE TO YOU.

SELF-HELP 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 THIS SELF-HELP PROGRAM CANNOT TELL YOU WHAT YOUR LEGAL RIGHTS OR REMEDIES ARE, REPRESENT YOU IN COURT, OR TELL YOU HOW TO TESTIFY IN COURT.

SELF-HELP SERVICES ARE AVAILABLE TO ALL PERSONS WHO ARE OR WILL BE PARTIES TO A CIVIL CASE.

THE INFORMATION THAT YOU GIVE TO AND RECEIVE FROM SELF-HELP PERSONNEL IS NOT CONFIDENTIAL AND MAY BE SUBJECT TO DISCLOSURE AT A LATER DATE. IF ANOTHER PERSON INVOLVED IN YOUR CASE SEEKS ASSISTANCE FROM THIS SELF-HELP PROGRAM, THAT PERSON WILL BE GIVEN THE SAME TYPE OF ASSISTANCE THAT YOU RECEIVE.

IN ALL CASES, IT IS BEST TO CONSULT WITH YOUR OWN ATTORNEY, ESPECIALLY IF YOUR CASE PRESENTS SIGNIFICANT ISSUES.

□ I CAN READ ENGLISH.	
□ I CANNOT READ ENGLISH. THIS NOTICE WAS READ TO ME BY (NAME) IN (LANGUAGE)	
SIGNATURE	

Notice of Limitation of Services Provided

Florida Law Rules of Procedure 12.750(h)

EL PERSONAL EN ESTE PROGRAMA DE AYUDA PROPIA NO ESTA ACTÃANDO COMO SU ABOGADO NI LE ESTA DANDO CONSEJO LEGALES.

EL PERSONAL NO REPRESENTA NI LA CORTE NI NINGUN JUEZ. EL JUEZ ASIGNADO A SU CASO PUEDE REQUERIR UN CAMBIO DE ESTA FORMA O UNA FORMA DIFERENTE. EL JUEZ NO ESTA OBLIGADO A CONCEDER LA REPARACION QUE USTED PIDE EN ESTA FORMA.

EL PERSONAL DE ESTE PROGRAMA DE AYUDA PROPRIA NO LE PUEDE DECIR CUALES SON SUS DERECHOS NI SOLUCIONES LEGALES, NO PUEDE REPRESENTARLO EN CORTE, NI DECIRLE COMO TESTIFICAR EN CORTE.

SERVICIOS DE AYUDA PROPIA ESTÃN DISPONIBLES A TODAS LAS PERSONAS QUE SON O SERÃN PARTES DE UN CASO FAMILIAR.

LA INFORMACIÃN QUE USTED DA Y RECIBE DE ESTE PERSONAL NO ES CONFIDENCIAL Y PUEDE SER DESCUBIERTA MAS ADELANTE. SI OTRA PERSONA ENVUELTA EN SU CASO PIDE AYUDA DE ESTE PROGRAMA, ELLOS RECIBIRAN EL MISMO TIPO DE ASISTENCIA QUE USTED RECIBE.

EN TODOS LOS CASOS, ES MEJOR CONSULTAR CON SU PROPIO ABOGADO, ESPECIALMENTE SI SU CASO TRATA DE TEMAS RESPECTO A NINOS, MANTENIMIENTO ECONOMICO DE NINOS, MANUTENCION MATRIMONIAL, RETIRO O BENEFICIOS DE PENSION, ACTIVOS U OBLIGACIONES. YO PUEDO LEER ESPANOL.

YO NO PUEDO			O A MI POR	(NOMBRE)
	EN (IDIOMA)	 •	
FIRMA				

IN THE CIRCUIT COURT OF THE	NINETEENTH		JUDIC	IAL CIRCUIT,
IN AND FOR INDIA	N RIVER		COUNTY, FLO	RIDA
	Cas	se No ·		
Petitioner,				
Petitioner,				
and				
Respondent,				
DESIGNATION OF CURRE	ENT MAILIN	NG AND E	-MAIL AD	DRESS
I, {full legal name}			bei	ng sworn certify
that my current mailing address is: {Street} _				
{City}				
{Telephone No.}	{Fax No.,	}		
I designate as my current e-mail address(es):			····	
I understand that I must keep the clerk's offi	ice and the opp	osing party o	or parties not	ified of my current
mailing and e-mail address(es) and that all fu on record at the clerk's office.	iture papers in	this lawsuit v	will be served	at the address(es)
I certify that a copy of this document was (to the person(s) listed below on {date}) e-mailed () mailed () faxed () hand-delivered
Other party or his/her attorney: Name:				
Address:				
City, State, Zip:				
Fax Number:	····			

Dated:	
	Signature of Petitioner
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 [fill in all blanks] This form was prepared for the: {cho This form was completed with the assistance of: {name of individual} {name of business} [address]	oose only one }() Petitioner() Respondent
{address}	

Florida Supreme Court Approved Family Law Form 12.915, Designation of Current Mailing and E-mail Address (11/15)

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.903(e), ANSWER TO SUPPLEMENTAL PETITION (02/18)

When should this form be used?

This form should be used when you are responding to a <u>supplemental petition</u> for modification of Parenting Plan, time-sharing schedule, child support, or alimony. This form is used to admit or deny all-of the allegations in the supplemental petition if you do not plan to file a <u>counterpetition</u>. There is no form for a counterpetition to a supplemental petition in these Family Law Forms. If you want to file a counterpetition to a supplemental petition you will need to either seek legal assistance or create a_form yourself. You may construct an answer and counterpetition using the pertinent sections contained in the Answer to Petition and Counterpetition for Dissolution of Marriage with Dependent or Minor Child(ren), Florida-Supreme Court Approved Family Law-Form 12.903(c)(1), or Answer to Petition and Counterpetition for Dissolution of Marriage with Property but No Dependent or Minor Child(ren), Florida Supreme Court Approved Family Law Form 12.903(c)(2).

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

IMPORTANT INFORMATION REGARDING E-FILING

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

What should I do next?

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

UNCONTESTED. If you file an answer that agrees with everything in the other party's supplemental

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

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

Where can I look for more information?

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

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

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

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

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

Special notes...

With this_form, you may also need to file the following:

- Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) Affidavit, Florida Supreme Court Approved Family Law Form 12.902(d), if the case involves child(ren).
- Child Support Guidelines Worksheet, Florida Family Law Rules of Procedure Form 12.902(e), if child support is an issue. (If you do not know the other party=s income, you may file this worksheet after his or her financial affidavit has been served on you.)
- Settlement Agreement, if you have reached an agreement on any or all of the issues. Although there is no form for this in these Florida Family Law Forms, you may construct a settlement agreement using the pertinent sections contained in Marital Settlement Agreement for Dissolution of Marriage with Dependent or Minor Child(ren), Florida Supreme Court Approved Family Law Form 12.902(f)(1), or Marital Settlement Agreement for Dissolution of Marriage with [Property but] No Dependent or Minor Child(ren), Florida-Supreme Court Approved Family Law Form 12.902(f)(2).
- Notice of Social Security Number, Florida Supreme Court Approved Family Law Form 12.902(j), if not previously filed.
- Family Law Financial Affidavit, Florida Family Law Rules of Procedure Form 12.902(b) or (c). (This must be filed within-45 days of service of the supplemental petition on you, if not-filed at the time you file your answer:)
- **Certificate of Compliance with Mandatory Disclosure**, Florida Family Law Rules of Procedure Form 12.932. (This must be filed within 45 days of <u>service</u> of the supplemental petition on you, if not filed at the time of you file your answer, unless you and the other party have agreed not to exchange these documents.)

Parenting and Time-Sharing. If you and the other party are unable to agree on parenting arrangements and a time-sharing schedule, a judge will decide for you-as part of establishing a Parenting Plan. The judge will decide the parenting arrangements and time-sharing schedule based on the child(ren)'s best interests. Regardless of whether there is an agreement, the court reserves_jurisdiction to_modify issues_relating to the minor child(ren).

The judge may request a <u>parenting plan recommendation</u> or appoint a <u>guardian ad litem</u> in your case. This means that a neutral person will review your situation and report to the judge concerning parenting issues. The purpose of such intervention is to be sure that the best interests of the child(ren) is (are) being served. For more information, you may consult section 61.13, Florida Statutes. A <u>parenting course</u> may be required prior to entry of a final judgment. You should contact the clerk, family law intake staff, or judicial assistant about requirements for parenting courses or mediation where you live.

Listed below are some terms with which you should become familiar before completing your supplemental 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 children.; 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 the other parent 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.

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

Settlement Agreement. If you and the other party are able to reach an agreement on any-or all of the issues, you should file a Settlement Agreement. Although there is no form for this in these Florida Family Law Forms, you may construct a settlement agreement using the pertinent sections contained in Marital Settlement Agreement for Dissolution of Marriage with Dependent or Minor Child(ren), Florida Supreme Court Approved Family Law Form 12.902(f)(1), or Marital Settlement Agreement for Dissolution of Marriage with No Dependent or Minor Child(ren), Florida Supreme Court Approved Family Law-Form 12.902(f)(2). Both parties must sign this agreement before a notary public or deputy clerk. Any issues on which you are unable to agree will be considered contested and settled by the judge at the final hearing.

Final Judgment Forms. These family law forms contain a Supplemental Final Judgment Modifying Parental Responsibility, Visitation, or Parenting Plan/Time-Sharing Schedule or Other Relief, Florida Supreme Court Approved Family Law Form 12.993(a), a Supplemental Final Judgment Modifying Child Support, Florida Supreme Court Approved Family Law Form 12.993(b), and a Supplemental Final Judgment Modifying Alimony, Florida Supreme Court Approved Family Law Form 12.993(c), which the judge may use, as appropriate. You should contact the clerk, family law intake staff, or judicial assistant to see if you need to bring a final judgment with you to the hearing.

If so, you should type or print the heading, including the circuit, county, case number, division, and the parties' names, and leave the rest_blank for the judge to complete at your hearing or trial.

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

IN THE CIRCUIT COURT OF THE NINETEENTH JUDICIAL CIRCUIT, IN AND FOR INDIAN RIVER COUNTY, FLORIDA

		Case No.:
	Petitioner,	·
	and	
	Respondent.	
	ANSWER TO SUPPL	EMENTAL PETITION
	legal name}llowing information is true:	, being sworn, certify that
1.		in the following numbered paragraphs in the admit those allegations: {indicate section and
2.		d in the following numbered paragraphs. in the deny those allegations: {indicate section and
3.		ne following paragraphs due to lack of information:
4.	If not previously filed in this case, a comp Law Rules of Procedure Form 12.902(b) of be timely filed.	oleted Family Law Financial Affidavit, Florida Eamily or (c), is filed with this answer, orwill
5.	If not previously filed in this case, a cor Supreme Court Approved Family Law For	mpleted Notice of Social Security Number, Florida m 12.902(j), is filed with this answer.
6.	{If applicable}. This case involves Custody Jurisdiction and Enforcement Approved Family Law Form 12.902(d), is f	minor child(ren), and a completed Uniform Child Act (UCCJEA) Affidavit, Florida Supreme Court iled with this answer.
7.	{If applicable} This case involves Guidelines Worksheet, Florida Family Lav or will be timely filed with the cour	child support, and a completed Child Support values of Procedure Form 12.902(e), is filed to

) mailed () faxed and mailed () e-mailed () hand e}
Other Party or his/her attorney:	,
Name:	
Address:	
City, State, Zip:	<u> </u>
Fax Number:	
Designated E-mail Address(es):	
	under oath to the truthfulness of the claims made in this ingly making a false statement includes fines and/or
Dated:	
	Signature of Party
	Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:
	Fax Number:
	Designated E-mail Address(es):
	Designated 2 man / datess(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 I	FORM, HE/SHE MUST FILL IN THE BLANKS BELOW:
[fill in all blanks] This form was prepared for the	e {choose one} Petitioner Respondent.
This form was completed with the assistance of	
{name of individual}	
{name of business}	
{address}	
{address}	. {telephone number}

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
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.

IN THE CIRCUIT COURT OF THE _	NINETEENTH	JUDICIAL CIRCUIT,
IN AND FOR	INDIAN RIVER	COUNTY, FLORIDA
	Case	No.:
		ion:
Petitioner,	·	
and		
Respondent.		
kespondent.		
FARATI SEL ASAFESINA		CHORT FORM)
	ANCIAL AFFIDAVIT (•
(Under \$50,0	000 Individual Gross Annual I	ncome)
I, {full legal name}	bei	ng sworn, certify that the following
information is true:		
My Occupation:		
Business Address:		
Pay rate: \$ () every wee () other:	k () every other week	() twice a month () monthly
Check here if unemployed and expla	in on a separate sheet your e	efforts to find employment.
SECTION I. PRESENT MONTHLY GROSS I		A- 6
All amounts must be MONTHLY. See the anything that is NOT paid monthly. Attack	e instructions with this form t ch more paper, if needed. Ite	to figure out money amounts for ems included under "other" should
be listed separately with separate dollar		one meratea anaer other should
1. \$ Monthly gross salary or wag	ges	
2 Monthly bonuses, commissi	ions, allowances, overtime, t	ips, and similar payments
3Monthly business income from	om sources such as self-emp	loyment, partnerships, close
		pts minus ordinary and necessary
		mizing such income and expenses.)
4Monthly disability benefits/		
5Monthly Workers' Compens	•	
6Monthly Unemployment Co	·	
7Monthly pension, retiremen		•
8Monthly Social Security bend		
9 Monthly alimony actually re-	ceived (Add 9a and 9b)	
9a. From this case: \$		
9b. From other case(s):		
10 Monthly interest and divide	nds	
11Monthly rental income (gros	ss receipts minus ordinary an	d necessary expenses

	required to produce income) (Attach sheet itemizing such income and expense items.)
12	Monthly income from royalties, trusts, or estates
13	Monthly reimbursed expenses and in-kind payments to the extent that they reduce personal living expenses
14	Monthly gains derived from dealing in property (not including nonrecurring gains)
15	Any other income of a recurring nature (list source)
16	
17. \$_	TOTAL PRESENT MONTHLY GROSS INCOME (Add lines 1–16)
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)	\$
Telephone	\$	Grooming	\$
Food	\$	Entertainment	\$
Meals outside home	\$	Gifts	\$
Maintenance/Repairs	\$	Religious organizations	\$
Other:	\$	Miscellaneous	\$
		Other:	\$
B. AUTOMOBILE			\$
Gasoline	\$		\$
Repairs	\$		\$
Insurance	\$		\$
C. CHILD(REN)'S EXPENSES		· ·	\$
Day care	\$		
Lunch money	\$	F. PAYMENTS TO CREDITORS	
Clothing	\$	CREDITOR:	MONTHLY
Grooming	\$	5.1.25.1.51	PAYMENT
Gifts for holidays	\$	·	\$
Medical/Dental (uninsured)	\$		š
Other:	\$		š
	<u> </u>		<u>\$</u>
D. INSURANCE			\$
Medical/Dental (if not listed or	1		\$
lines 23 or 45)	\$		\$
Child(ren)'s medical/dental	\$		\$
Life `	\$		\$
Other:	\$		\$
	· 		\$

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

SECTION III. ASSETS AND LIABILITIES

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

A. ASSETS:

DESCRIPTION OF ITEM(S).: List a description of each separate item owned by you (and/or your spouse, if this is a petition 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.	Gurrent Fair Market Value	Nonmari (check.cor column husband	rect)
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		,	
			1 .
Check here if additional pages are attached.			
Total Assets (addinext column)	\$		

B. LIABILITIES:

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

C. CONTINGENT ASSETS AND LIABILITIES:

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

Contingent/Asset	is			Nonma	rital
Gheck the line next to any contingent asset(s)	which you are r	equesting the	Possible Value	(check co	orrect# in)####
judge award to you.				husband	wife
	·	•	\$		
	<u> </u>	:			
Total Contingent Assets			\$		

	Possible Amount Owed	Nonma (check cc colun	orrect
The state of the s	\$		mar
Total Contingent Liabilities	\$		

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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]	. IC ~~ \4/11 DF	ب مناه منا استان د	Th:	- investors at
A Child Support Guidelines Worksheet establishment or modification of child support.		: mea m this c	a se. This cas	e involves the
A Child Support Guidelines Worksheet		filed in this ca	ase. The est	ablishment or
modification of child support is not an issue in	this case.			
I certify that a copy of this document was [chec () hand delivered to the person(s) listed belonger	ck all used]: (. ow on {date} _) e-mailed () mailed () faxed
Other party or his/her attorney:				
Name:				
Address:				
City, State, Zip:				
Fax Number:				
E-mail Address(es):				
I understand that I am swearing or affirming uaffidavit and that the punishment for know imprisonment.	vingly making	g a false state	ement inclu	des fines and/or
Dated:				
4.74	Signature of	Party		
	Printed Nam	ie:		Aug. Aug.
	Address:			
	City, State, Z	ıp:		
	Fax Number:			
	E-mail Addre	ess(es):		
STATE OF FLORIDA COUNTY OF				
Sworn to or affirmed and signed before me on		by		
	·			
		NOTARY P	UBLIC or DE	PUTY CLERK
		[Drint type		
			e, or stamp o otary or dep	commissioned
Personally known		name of III	raiy oi uep	uty Cicik.j
Produced identification				
Type of identification produced				

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F 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}	_