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

When should this form be used?

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

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

- C directly to the other party, **or**
- C 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**, \square 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, <u>file</u> your petition with the <u>clerk of the circuit court</u> in the county where you live. You should keep a copy of the forms for your records. The clerk will sign the summons, and then the summons, a copy of the papers to be served, and the process service memorandum must be delivered to the appropriate sheriff's office or to a private process server for service on the other party.

IF THE OTHER PARTY LIVES IN THE COUNTY WHERE SUIT IS FILED: Ask the clerk in your county about any local procedures regarding service. Generally, if the other party lives in the county in which you are filing suit and you want the sheriff's department to serve the papers, you will file the summons along with a **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**, \square 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.

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**, **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**, \square 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.

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 jurisdiction over a party living outside of Florida regardless of whether that party is served by constructive or personal service; that is, the judge's power to order the other party to do certain things may be limited. For example, the judge may be able to grant your request for a divorce, but the judge may not be able to address issues such as child support, spousal support (alimony), or division of property or debts.

Regardless of the type of service used, if the other party once lived in Florida but is living outside of Florida now, you should include in your petition a statement regarding the length of time the party lived in Florida, if any, and when. For example: "Respondent last lived in Florida from $\{date\}$ ______ to $\{date\}$ ______

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

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

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

Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms. For further information regarding service of process, see chapters 48 and 49, Florida Statutes, and rule 1.070, Florida Rules of Civil Procedure, as well as the instructions for **Notice of Action for Dissolution of Marriage**, C Florida Supreme Court Approved Family Law Form 12.913(a), and **Affidavit of Diligent Service and Inquiry**, C Florida Family Law Rules of Procedure Form 12.913(b).

Special notes...

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

If the other party fails to respond, i.e., fails to file a written response with the court, within **20 days** after the service of the summons, you are entitled to request a <u>default</u>. See the instructions to Motion for Default, \square 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 a Nonmilitary Affidavit, \square 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**, \square Florida Family Law Rules of Procedure Form 12.900(a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

IN THE CIRCUIT COURT OF THE ______ JUDICIAL CIRCUIT, IN AND FOR

COUNTY, FLORIDA

Case No.: Division:

Petitioner,

and

Respondent.

SUMMONS: PERSONAL SERVICE ON AN INDIVIDUAL **ORDEN DE COMPARECENCIA: SERVICIO PERSONAL EN 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 to file a written response to the attached complaint/petition with the clerk of this circuit court, located at: {street address}

A phone call will not protect you. Your written response, including the case number given above and 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, and property may be taken thereafter without further warning from the Court. There are other legal 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 the Court, you must also mail or take a copy of your written response to the party serving this summons at:

{Name and address of party serving summons}

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 Notice of Current Address, Sal 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], Notificacion de la Direccion Actual [Notice of Current 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 temps que cette formalite, faire parvenir ou expedier une copie au carbone ou une photocopie de votre reponse ecrite a la partie qui vous depose cette citation.

Nom et adresse de la partie qui depose cette citation:

Les photocopies de tous les documents tribunals de 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 \square Florida Supreme_Court Approved Family Law Form 12.915, Notice of Current 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 4a 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

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 **party** in your case with the **Summons: Personal Service on an Individual**, \square 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**, \square Florida Family Law Rules of Procedure Form 12.910(a). You should also keep a copy for your records.

Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms. 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.

Special notes...

If this is a domestic violence case and you want to keep your address confidential for safety reasons, do not enter your address, telephone, and fax information at the bottom of this form. Instead, write "confidential" in the spaces provided for that information and file **Petitioner's Request for Confidential Filing of Address**, **©** Florida Supreme Court Approved Family Law Form 12.980(i).

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

IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
IN AND FOR	COUNTY, FLORIDA
	Case No.:
	Division:
Petitioner,	
and	
Respondent.	,
PROCESS SEI	RVICE MEMORANDUM
	County, Florida; Division
Please serve the {name of document(s)}	
in the above-styled cause upon:	
• •	
Work Address:	
If the party to be served owns, has, and/or is of weapon(s):	known to have guns or other weapons, describe what type
SPECIAL INSTRUCTIONS:	
Dated:	Signature of Party
	*Printed Name:
	*Address:
	*City, State, Zip:
	*Telephone Number:
* If this is a domestic violence case, do not enter this	*Fax Number:
confidential for safety reasons; instead	d write "confidential" in the spaces provided and file
Supreme Court Approved Falling La	w Form 12.980(i), Petitioner's Request for Confidential Filing of Address.

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE

BLANKS BELOW: [*in* all blanks]

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.912(a), MEMORANDUM FOR CERTIFICATE OF MILITARY SERVICE

When should this form be used?

This form should be used if you **DO NOT KNOW** whether the other party in your case is on active duty in a branch of the military service of the United States. Fill out this form and **mail one copy to each** of the military offices at the addresses on the form. You may be charged a service fee by each military service branch for their response. To assist you in determining the amount of each military branch's fee, phone numbers are listed below. You will need to call each number to find out their fee for this search. Even if you believe that the other party **has never** or **would never** join the military, you must show the court proof that he or she is not a member of the military. Therefore, you may need to use this form to provide the court with such proof. See the instructions for the **Nonmilitary Affidavit**, **C** Florida Supreme Court Approved Family Law Form 12.912(b), for additional information.

COAST GUARD: U.S. Coast Guard Commander (CGPC-ADM-3), Coast Guard Personnel Command, 2100 2nd St., S.W., Room 1616, Washington, D. C. 20593, Phone: (202) 267-1340

AIR FORCE: AFPC MSIMDL, 550 C Street, W., Suite 50, Randolph AFB, TX 78150-4752, Phone: (210) 652-5775

NAVY: BUPERS, PERS 02116, 2 Navy Annex, Washington, D. C. 20370-0216, Phone: (703) 614-5011 or (703) 614-9221

MARINE CORPS: USMC-CMC, HQMC-MMSB-10, 2008 Elliot Road, Room 201, Quantico, VA 22134-5030, Phone: (703) 784-3941

PUBLIC HEALTH SERVICE: Surgeon General, U.S. Public Health Service, Div. of Comm., Off. Personnel, 5600 Fishers Lane, Room 4-21, Rockville, MD 20857, Phone: (301) 594-2963

ARMY: Army World Wide Locator, U.S. Army Enlisted Records and Evaluation Center, 8899 East 56th Street, Indianapolis, IN 46249-5301, Phone: (703) 325-3732

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

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**, \square Florida Family Law Rules of Procedure Form 12.900 (a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

IN THE CIRCUIT COURT OF THE ______ JUDICIAL CIRCUIT, IN AND FOR COUNTY, FLORIDA

Case No.: Division:

Petitioner,

and

Respondent.

MEMORANDUM FOR CERTIFICATE OF MILITARY SERVICE

- TO: U.S. Coast Guard Commander (CGPC-ADM-3), Coast Guard Personnel Command, ()2100 2nd St., S.W., Room 1616, Washington, D. C. 20593
 - AFPC MSIMDL, 550 C Street, W., Suite 50, Randolph AFB, TX 78150-4752 ()
 - BUPERS, PERS 02116, 2 Navy Annex, Washington, D. C. 20370-0216) (
 - USMC-CMC, HQMC-MMSB-10, 2008 Elliot Road, Room 201, Quantico, VA 22134-()5030
 - Surgeon General, U.S. Public Health Service, Div. of Comm., Off. Personnel, 5600 () Fishers Lane, Room 4-21, Rockville, MD 20857
 - Army World Wide Locator, U.S. Army Enlisted Records and Evaluation Center, 8899 () East 56th Street, Indianapolis, IN 46249-5301

RE:

{*Name of Respondent*}

Dated:

{Respondent's Social Security Number}

This case involves a family matter. It is imperative that a determination be made whether the above- named individual, who has an interest in these proceedings, is presently in the military service of the United States, and the dates of induction and discharge, if any. This information is requested under section 581 of the Soldiers' and Sailors' Civil Relief Act of 1940, as amended. Please supply a verification as soon as possible. My check for \$______ for your search fee and a self-addressed, stamped envelope are enclosed.

Signature of Petitioner Printed Name:
Address:
City, State, Zip:
Telephone Number:

Fax Number:

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW: [🖉 fill in all blanks]

I, {full legal name and trade	name of nonlawyer} _		,
a nonlawyer, located at {stree	<i>t</i> }	, {city}	,
{state}	_, {phone}	, helped {name}	,

who is the petitioner, fill out this form.

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.912(b), NONMILITARY AFFIDAVIT

When should this form be used?

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

- C The other person in your case has been served, whether by **personal service** or **constructive service**.
- C The other person in your case has not responded to your petition.
- C You are requesting that the court enter a <u>default</u> judgment against the other person.
- C You **ABSOLUTELY KNOW FOR CERTAIN** that the other person is **NOT** in the military service.

This form should be typed or printed in black ink. After completing this form, you should sign the form before a **notary public** or **deputy clerk**. You must **file** the original of this form with the **clerk of the circuit court** when you file your**Motion for Default**, **Context** The Florida Supreme Court Approved Family Law Form 12.922(a). You must also attach copies of all verifications of nonmilitary service that you received from each branch of the United States' military service. You should keep a copy for your records.

Special notes...

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

IN THE CIRCUIT COURT OF THE ______ JUDICIAL CIRCUIT, IN AND FOR ______ COUNTY, FLORIDA

Case No.: Division:

Petitioner,

and

Respondent.

NONMILITARY AFFIDAVIT

I, *{full legal name}*, being sworn, certify that the following information is true:

 $\left[\int all \text{ that apply} \right]$

DATED

_	1. I know of my own personal knowledge that Respondent is not on active duty in the armed
	services of the United States.

2. I have inquired of the armed services of the United States and the U.S. Public Health Service to determine whether the Respondent is a member of the armed services and am attaching certificates stating that Respondent is not now in the armed services.

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:
STATE OF FLORIDA	Fax Number:
COUNTY OF	
Sworn to or affirmed and signed before me on	by

NOTARY PUBLIC or DEPUTY CLERK

[Print, type, or stamp commissioned name of notary or clerk.]

____ Personally known

Produced identification

Type of identification produced _____

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE

BLANKS BELOW: [🚈 fill in all blanks]

I, {full legal name and trade no	ame of nonlawyer} _		.,
a nonlawyer, located at {street}		, {city}	_,
{ <i>state</i> },	{phone}	, helped {name}	_,

who is the petitioner, fill out this form.

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.913(a), NOTICE OF ACTION FOR DISSOLUTION OF MARRIAGE

When should this form be used?

This form may be used to obtain <u>constructive service</u> (also called service by publication) in a <u>dissolution</u> <u>of marriage</u> case if you do not know where your <u>spouse</u> lives or if your spouse lives outside Florida and you are unable to obtain <u>personal service</u>. However, if you use constructive service, the court may grant only limited relief because its jurisdiction is limited. For example, the court can grant your divorce but cannot decide issues of <u>child support</u>, spousal support (<u>alimony</u>), or division of property or debts. This is a complicated area of the law and you may wish to consult an attorney before using constructive service.

You should complete this form by typing or printing the appropriate information in black ink. You should insert your spouse's name and last known address and then <u>file</u> this form with the <u>clerk of the circuit</u> <u>court</u> in the county where your petition for dissolution of marriage was filed. You must also complete and file an **Affidavit of Diligent Search and Inquiry**, \square Florida Family Law Rules of Procedure Form 12.913(b). You should keep a copy for your records.

After the **Affidavit of Diligent Search and Inquiry**, \square Florida Family Law Rules of Procedure Form 12.913(b), is filed, the clerk will sign this form. The form must then be given to a qualified local newspaper to be published for four consecutive weeks. When in doubt, ask the clerk which newspapers in your area are "qualified." The newspaper will charge you for this service. If you cannot afford to pay the cost of publication of this notice in a qualified newspaper, you may ask the clerk to post the notice at a place designated for such postings. You will need to file an **Affidavit of Indigency**, \square Florida Supreme Court Approved Family Law Form 12.902(a). If the clerk determines that you cannot afford these costs, the clerk will post the notice of action. In Dade, Broward, and Duval counties, you may ask the clerk to publish your notice without charge.

Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms. For further information, see rule 12.070, Florida Family Law Rules of Procedure, and rule 1.070, Florida Rules of Civil Procedure.

Special notes...

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

Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these

forms, that person must give you a copy of **Disclosure from Nonlawyer**, \square Florida Family Law Rules of Procedure Form 12.900 (a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

IN THE CIRCUIT COURT OF THE ______ JUDICIAL CIRCUIT, IN AND FOR COUNTY, FLORIDA

Case No.: Division:

Petitioner

and

Respondent.

NOTICE OF ACTION FOR DISSOLUTION OF MARRIAGE

TO: {name of Respondent} {Respondent's last known address}

YOU ARE NOTIFIED that an action has been filed against you and that you are required to serve a copy of your written defenses, if any, to it on *{name of Petitioner}*_____, whose address is _____ on or before *{date}*_____, and file the original with the clerk of this Court at *{clerk's* address} before service on Petitioner or immediately thereafter. If you fail to do so, a default may be entered

against you for the relief demanded in the petition.

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 Notice of Current 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.

By: _____

Deputy Clerk

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW: [\u03c6 fill in all blanks]

I, {full legal name and trade no	ame of nonlawyer}		,
a nonlawyer, located at {street}		, {city}	,
{ <i>state</i> },	{phone}	, helped {name}	,

who is the petitioner, fill out this form.

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

When should this form be used?

This form is to be used with **Notice of Action for Dissolution of Marriage**, \square Florida Supreme Court Approved Family Law Form 12.913(a), to obtain <u>constructive service</u> (also called service by publication) in a <u>dissolution of marriage</u> case.

This form includes a checklist of places you can look for information on the location of your spouse. While you do not have to look in all of these places, the court must believe that you have made a very serious effort to get information about your spouse's location and that you have followed up on any information you received.

This form should be typed or printed in black ink. After completing this form, you should sign the form before a **notary public** or **deputy clerk**. You should **file** the original and a **Notice of Action for Dissolution of Marriage**, \square Florida Supreme Court Approved Family Law Form 12.913(a), with the <u>clerk of the circuit</u> <u>court</u> in the county where your petition for dissolution of marriage is filed. You should keep a copy for your records.

Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms. For further information, see rule 12.070, Florida Family Law Rules of Procedure and rule 1.070(e) and (f), Florida Rules of Civil Procedure.

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**, \square Florida Family Law Rules of Procedure Form 12.900(a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

IN THE CIRCUIT COURT OF THE ______ JUDICIAL CIRCUIT, IN AND FOR

COUNTY, FLORIDA

Case No.: _____ Division:

Petitioner,

and

Respondent.

AFFIDAVIT OF DILIGENT SEARCH AND INQUIRY

I, *{full legal name}*, being sworn, certify that the following information is true:

1. I have made diligent search and inquiry to discover the name and current residence of Respondent: *(Specify details of search)* Refer to checklist below and identify all actions taken (any additional information included such as the date the action was taken and the person with whom you spoke is helpful) (attach additional sheet if necessary):

$\left[\int all \text{ that apply} \right]$

- United States Post Office inquiry through Freedom of Information Act for current address or any relocations.
- Last known employment of Respondent, including name and address of employer. You should also ask for any addresses to which W-2 Forms were mailed, and, if a pension or profit-sharing plan exists, then for any addresses to which any pension or plan payment is and/or has been mailed. Unions from which Respondent may have worked or that governed particular trade or craft.
- Regulatory agencies, including professional or occupational licensing.
- Names and addresses of relatives and contacts with those relatives, and inquiry as to Respondent's last known address. You are to follow up any leads of any addresses where Respondent may have moved. Relatives include, but are not limited to: parents, brothers, sisters, aunts, uncles, cousins, nieces, nephews, grandparents, great-grandparents, former in-laws, stepparents, stepchildren.
- Information about the Respondent's possible death and, if dead, the date and location of the death. Telephone listings in the last known locations of Respondent's residence.
- Internet at http://www.switchboard.com or other Internet people finder or the library checked for me.
- Law enforcement arrest and/or criminal records in the last known residential area of Respondent.
- Highway Patrol records in the state of Respondent's last known address.
- Department of Motor Vehicle records in the state of Respondent's last known address.
- Department of Corrections records in the state of Respondent's last known address.
- Title IV-D (child support enforcement) agency records in the state of Respondent's last known address.
- Hospitals in the last known area of Respondent's residence.
- Utility companies, which include water, sewer, cable TV, and electric, in the last known area of Respondent's residence.
- Letters to the Armed Forces of the U.S. and their response as to whether or not there is any information about Respondent. (See Memorandum for Certificate of Military Service, SD Florida

		ffice in the area where Respondent last resided.
	Other: { <i>explain</i> }	
2.	The age of Respondent is [$$ one only]	() known { <i>enter age</i> } or () unknown.
3. [√one	a. Respondent's current residence is up	nknown to me. 1 some state or country other than Florida, and Respondent's
	last known address is:	
	upon him or her, and I believe there is n bind this absent or concealed Responde	eals him(her)self so that process cannot be served personally no person in the state upon whom service of process would ent. affirming under oath to the truthfulness of the claims
	8	nt for knowingly making a false statement includes fines
and/or	n this affidavit and that the punishmen imprisonment.	8
and/or	n this affidavit and that the punishme	nt for knowingly making a false statement includes fines
and/or	n this affidavit and that the punishmen imprisonment.	nt for knowingly making a false statement includes fines Signature of Petitioner
and/or	n this affidavit and that the punishmen imprisonment.	nt for knowingly making a false statement includes fines
and/or	n this affidavit and that the punishmen imprisonment.	nt for knowingly making a false statement includes fines Signature of Petitioner Printed Name: Address:
and/or	n this affidavit and that the punishmen imprisonment.	nt for knowingly making a false statement includes fines Signature of Petitioner Printed Name:
and/or	n this affidavit and that the punishmen imprisonment.	Signature of Petitioner Printed Name: Address: City, State, Zip:
and/or Dated: STATE	n this affidavit and that the punishmen imprisonment.	statement includes fines Signature of Petitioner Printed Name: Address: City, State, Zip: Telephone Number:
and/or Dated: STATE COUN	n this affidavit and that the punishmen imprisonment. E OF FLORIDA TY OF	statement includes fines Signature of Petitioner Printed Name: Address: City, State, Zip: Telephone Number:
and/or Dated: STATE COUN	n this affidavit and that the punishmen imprisonment. E OF FLORIDA TY OF	Signature of Petitioner Printed Name: Address: City, State, Zip: Telephone Number: Fax Number:
and/or Dated: STATE COUN	n this affidavit and that the punishment imprisonment.	signature of Petitioner Printed Name: Address: City, State, Zip: Telephone Number: Fax Number:
and/or Dated: STATE COUN	n this affidavit and that the punishmer imprisonment. E OF FLORIDA TY OF to or affirmed and signed before me on	Signature of Petitioner Printed Name: Address: City, State, Zip: Telephone Number: Fax Number: by
and/or Dated: STATE COUN	n this affidavit and that the punishment imprisonment.	Signature of Petitioner Printed Name: Address: City, State, Zip: Telephone Number: Fax Number:

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE

BLANKS BELOW: [∠ fill in **all** blanks]

I, {full legal name and trade name of nonlawyer} ______, a nonlawyer, located at {street} ______, {city} ______, {state} ______, {phone} ______, helped {name} ______,

who is the petitioner, fill out this form.

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.914, CERTIFICATE OF SERVICE

When should this form be used?

After the petition has been properly served (through either a **personal service** or **constructive service**), both parties **must** send copies of all additional documents or papers they **file** with the clerk to the other **party** or his or her attorney, if he or she has one. Each time you file a document, you must certify that you provided the other party with a copy. Many of the Florida Family Law Forms already have a place above the signature line for this certification. It looks like this:

I certify that a copy of this document was [$$ one only] (() mailed () faxed and mailed (
hand-delivered to the person(s) listed below on {date}			

Other party or his/her attorney:

Name:	
Address:	
City, State, Zip:	_
Fax Number:	

If a form you are filing has a certificate, you do not need to file a separate **Certificate of Service**, \square Florida Supreme Court Approved Family Law Form 12.914. However, **each time** you file a document that does not have a certificate like the one above, you must file a **Certificate of Service**, \square Florida Supreme Court Approved Family Law Form 12.914, and send a copy of the document to the other party. This includes letters to the **judge**.

This form should be typed or printed in black ink. After completing this form (giving the name of each form, document, or paper filed), you should sign the form before a **notary public** or **deputy clerk**. You should file the original with the **clerk of the circuit court** in the county where your case was filed and keep a copy for your records.

The copy you are providing to the other party must be mailed (postmarked) or delivered to the opposing party or his or her attorney on the same day indicated on the certificate of service.

Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms. For more information, see rule 1.080, Florida Rules of Civil Procedure and rule 12.080, Florida Family Law Rules of Procedure.

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**, \square Florida Family Law Rules of Procedure Form 12.900 (a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

IN THE CIRCUIT COURT OF THE ______ JUDICIAL CIRCUIT, IN AND FOR ______ COUNTY, FLORIDA

Case No.: _____ Division:

Petitioner,

and

Respondent.

CERTIFICATE OF SERVICE

I certify that a copy of {name of document(s)}

was $[\sqrt{\text{one only}}]()$ mailed () faxed and mailed () hand delivered to the person listed below on *{date}*_____.

Other party or his/her attorney:

Name: Address:

City, State, Zip: _____

Fax Number:

Signature of Party Printed Name:
Address:
City, State, Zip:
Telephone Number:
Fax Number:

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW: [≰ fill in all blanks] - ,

I, {full legal name and trade name of nonlawyer},					
a nonlawyer, located at {stra	eet}	, {city},			
{state}	, {phone}	, helped {name},			
who is the [$$ one only]	petitioner or	respondent, fill out this form.			

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.915, NOTICE OF CURRENT ADDRESS

When should this form be used?

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

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

What should I do next?

A copy of this form must be mailed **or** hand delivered to any other party in your case.

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.

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**, \square Florida Family Law Rules of Procedure Form 12.900 (a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

IN THE CIRCUIT COURT (OF THE		JUDICIAL CIRCUIT,
			COUNTY, FLORIDA
		Case No.	·
	,	_	
F	Petitioner,		
and			
F	, Respondent.		
Ν	OTICE OF CU	RRENT ADD	RESS
I, {full legal name}			, being sworn, certify that
my current address is: {street}_			
{ <i>City</i> },	{State} {Z	Zip} {	Telephone No.}
{ <i>Fax No.</i> }			
	-		ied of my current address and that s on record at the clerk's office.
• • •		• • • •) mailed () faxed and mailed ()
Other party or his/her attorne	-		
Name: Address:			
City, State, Zip:			
Fax Number:			
Dated:			
Dated	Si	gnature of Party	7
STATE OF FLORIDA			
COUNTY OF			
Sworn to or affirmed and signed	before me on		_by

NOTARY PUBLIC or DEPUTY CLERK

[Print, type, or stamp commissioned name of notary or

clerk.]	
 Personally known	
 Produced identification	
Type of identification produced	

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW: [∠ fill in all blanks]

I, {full legal name and the	rade name of nonlawyer}		,
a nonlawyer, located at {	street}	, {city}	,
{state}	, {phone}	, helped {name}	,
1 · / [/ 1]		· · · · · · · · · · · · · · · · · · ·	

who is the [$\sqrt{}$ one only] _____ petitioner or _____ respondent, fill out this form.

INSTRUCTIONS FOR FLORIDA FAMILY LAW RULES OF PROCEDURE FORMS 12.920(a), MOTION FOR REFERRAL TO GENERAL MASTER, 12.920(b), ORDER OF REFERRAL TO GENERAL MASTER, and 12.920(c), NOTICE OF HEARING BEFORE GENERAL MASTER

When should these forms be used?

A general master is an attorney appointed by a judge to take testimony and recommend decisions on certain matters connected with a divorce. These recommendations are then reviewed by the judge and are generally approved unless contrary to the law or the facts of the case. The primary purposes of having general masters hear family law matters are to reduce the costs of litigation and to speed up cases. Either **party** may request that their case, or portions of their case, be heard by a general master by filing Motion for Referral to General Master, Correct Florida Family Law Rules of Procedure Form 12.920(a). You must also prepare an Order of Referral to General Master, Correct Master, Correct Procedure Form 12.920(b), to submit to the judge assigned to your case.

Many times, the court, either on its own motion or under current administrative orders of the court, may refer your case to a general master. Even in those instances, you may be required to prepare and submit an **Order of Referral to General Master**, and Florida Family Law Rules of Procedure Form 12.920(b), to the judge.

Once a general master has been appointed to your case, the general master will assign a time and place for a **hearing** as soon as reasonably possible after the referral is made. The general master will give notice of that hearing to each of the parties directly or will direct a party or attorney in the case to file and serve a notice of hearing on the other party. If you are asked to send the notice of hearing, you will need to use the form entitled **Notice of Hearing Before General Master**, **C** Florida Family Law Rules of Procedure Form 12.920(c). Regardless of who prepares the notice of hearing, the moving party (the one who requested referral to the general master) is required to have the notice properly served on the other party.

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

What should I do next?

If you are filing a **Motion for Referral to General Master**, \square Florida Family Law Rules of Procedure Form 12.920(a), you need to send or deliver your motion directly to the judge assigned to your case, along with an **Order of Referral to General Master**, \square Florida Family Law Rules of Procedure Form 12.920(b), and an addressed, stamped envelope for each party in the case. The judge will then either grant or deny the motion, usually without a hearing.

If you are required to submit a **Order of Referral to General Master**, **C** Florida Family Law Rules of Procedure Form 12.920(b), to the judge assigned to your case, you will need to send or deliver the order directly to the judge, along with addressed, stamped envelopes for each party in the case.

The party who prepares any of these forms must file the original with the clerk of the circuit court. A copy of the motion must be mailed **or** hand delivered to any other party in your case.

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 12.490, Florida Family Law Rules of Procedure.

Special notes...

IMPORTANT: After the judge refers your case to a general master, either party (including the party who was required to prepare and submit the Order of Referral) may object to the referral within 10 days of the date that the referral is made (if the Order of Referral is served by mail, the parties have an additional 5 days within which to object to the referral). Every litigant is entitled to have his or her case heard by a judge. However, before you decide to object to an Order of Referral to General Master, you should consider the potential extra costs and time delays that may result from having a judge hear your case instead of a general master. You may want to speak with an attorney in your area who can assist you in making a more informed decision regarding whether you should file an objection to an Order of Referral to General Master.

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**, \square Florida Family Law Rules of Procedure Form 12.900(a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

IN THE CIRCUIT COURT OF THE ______ JUDICIAL CIRCUIT, IN AND FOR ______ COUNTY, FLORIDA

Case No.: _____ Division:

Petitioner,

and

Respondent.

MOTION FOR REFERRAL TO GENERAL MASTER

I, *{full legal name}*_____, request that the Court enter an order referring this case to a general master. The case should be referred to a general master on the following issues: {explain}

I certify that a copy of this document was	$[\mathbf{\sqrt{one} only}]($) mailed () faxed and mailed () hand
delivered to the person(s) listed below on {date}.				

Other party or his/her attorney:

Name:	
Address:	
City, State, Zip: _	
Fax Number:	

Dated:

Signature of Party	y
Printed Name:	
Address:	
City, State, Zip:	
Telephone Number:	
Fax Number:	

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE **BLANKS BELOW:** [fill in **all** blanks]

I, {full legal name and trade n	name of nonlaw	vyer},
a nonlawyer, located at {street}	l	, {city},
{state}	_, {phone}	, helped {name},
who is the [$$ one only] pe	titioner or r	respondent, fill out this form.

IN THE CIRCUIT COURT OF THE ______ JUDICIAL CIRCUIT, IN AND FOR ______ COUNTY, FLORIDA

Case No.: ______
Division: ______

Petitioner,

and

Respondent.

ORDER OF REFERRAL TO GENERAL MASTER

THIS CASE IS REFERRED TO THE GENERAL MASTER on the following issues:

1.	
2.	
3	
-	

AND ANY OTHER MATTER RELATED THERETO.

IT IS FURTHER ORDERED that the above issues are referred to General Master {name} _

, for further proceedings, under rule 12.490 of the Florida Family Law Rules of Procedure and current administrative orders of the Court. Financial Affidavits, [®]□ Florida Family Law Rules of Procedure Form 12.902(b) or (c), shall be filed in accordance with Florida Family Law Rule of Procedure 12.285. The General Master is authorized to administer oaths and conduct hearings, which may include taking of evidence, and shall file a report and recommendations that contain findings of fact, conclusions of law, and the name of the court reporter, if any.

The General Master shall assign a time for the proceedings as soon as reasonably possible after this referral is made and shall give notice to each of the parties either directly or by directing counsel or a party to file and serve a notice of hearing.

Counties within the State of Florida may have different rules. Please consult the () Clerk of the Court () Family Law Intake Staff () other ______ relating to this procedure.

A REFERRAL TO A GENERAL MASTER REQUIRES THE CONSENT OF ALL PARTIES. YOU ARE ENTITLED TO HAVE THIS MATTER HEARD BY A JUDGE. IF YOU DO NOT WANT TO HAVE THIS MATTER HEARD BY THE GENERAL MASTER, 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 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. If either party files a timely objection, this matter shall be returned to the undersigned judge with a notice stating the amount of time needed for hearing.

REVIEW OF THE REPORT AND RECOMMENDATIONS MADE BY THE GENERAL MASTER SHALL BE BY EXCEPTIONS AS PROVIDED IN RULE 12.490(f), FLORIDA FAMILY LAW RULES OF PROCEDURE. A RECORD, WHICH INCLUDES A TRANSCRIPT, MAY BE REQUIRED TO SUPPORT EXCEPTIONS.

YOU ARE ADVISED THAT IN THIS CIRCUIT:

- _____ a. electronic recording is provided by the court. A party may provide a court reporter at that party's expense.
- b. a court reporter is provided by the court.

SHOULD YOU WISH TO SEEK REVIEW OF THE REPORT AND RECOMMENDATION MADE BY THE GENERAL MASTER, YOU MUST FILE EXCEPTIONS IN ACCORDANCE WITH RULE 12.490(f), FLORIDA FAMILY LAW RULES OF PROCEDURE. YOU WILL BE REQUIRED TO PROVIDE THE COURT WITH A RECORD SUFFICIENT TO SUPPORT YOUR EXCEPTIONS, OR YOUR EXCEPTIONS WILL BE DENIED. A RECORD ORDINARILY INCLUDES A WRITTEN TRANSCRIPT OF ALL RELEVANT PROCEEDINGS. THE PERSON SEEKING REVIEW MUST HAVE THE TRANSCRIPT PREPARED IF NECESSARY FOR THE COURT'S REVIEW.

ORDERED on _____.

CIRCUIT JUDGE

COPIES TO: Petitioner (or his or her attorney) Respondent (or his or her attorney) General Master

IN THE CIRCUIT COURT OF THE ______ JUDICIAL CIRCUIT, IN AND FOR ______ COUNTY, FLORIDA

Case No.: Division:

Petitioner,

and

Respondent.

NOTICE OF HEARING BEFORE GENERAL MASTER

[🖉 fill in **all** blanks] TO: _____

There will be a hearing	before General Master	{name of general master	}
e			

on {*date*} ______, at {*time*} ______ m., in Room ______ of the _____

Courthouse, on the following issues:

hour(s)/ _____ minutes have been reserved for this hearing.

PLEASE GOVERN YOURSELF ACCORDINGLY.

If the matter before the General Master is a Motion for Civil Contempt/Enforcement, FAILURE TO APPEAR AT THE HEARING MAY RESULT IN THE COURT ISSUING A WRIT OF BODILY ATTACHMENT FOR YOUR ARREST. IF YOU ARE ARRESTED, YOU MAY BE HELD IN JAIL UP TO 48 HOURS BEFORE A HEARING IS HELD.

PLEASE GOVERN YOURSELF ACCORDINGLY.

This part to be filled out by the court or filled in with information you have obtained from the court: If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact {name} ______, {address} ______, {telephone} ______,

within 2 working days of your receipt of this Notice of Hearing. If you are hearing or voice impaired, call TDD 1-800-955-8771.

SHOULD YOU WISH TO SEEK REVIEW OF THE REPORT AND RECOMMENDATION MADE BY THE GENERAL MASTER. YOU MUST FILE EXCEPTIONS IN ACCORDANCE WITH RULE 12.490(f), FLORIDA FAMILY LAW RULES OF PROCEDURE. YOU WILL BE **REOUIRED TO PROVIDE THE COURT WITH A RECORD SUFFICIENT TO SUPPORT** YOUR EXCEPTIONS, OR YOUR EXCEPTIONS WILL BE DENIED. A RECORD ORDINARILY INCLUDES A WRITTEN TRANSCRIPT OF ALL RELEVANT PROCEEDINGS.

THE PERSON SEEKING REVIEW MUST HAVE THE TRANSCRIPT PREPARED IF **NECESSARY FOR THE COURT'S REVIEW.**

YOU ARE HEREBY ADVISED THAT IN THIS CIRCUIT:

- a. electronic recording is provided by the court. A party may provide a court reporter at that ____ party's expense.
- b. a court reporter is provided by the court. _____

If you are represented by an attorney or plan to retain an attorney for this matter you should notify the attorney of this hearing.

If this matter is resolved, the moving party shall contact the General Master's Office to cancel this hearing.

I certify that a copy of this document was $[\sqrt{\text{one only}}]()$ mailed () faxed and mailed () hand delivered to the person(s) listed below on {*date*}_____.

Other party or his/her attorney:

Name:
Address:
City, State, Zip:
Fax Number:

Dated: _____

Signature of Party
Printed Name:
Address:
City, State, Zip:
Telephone Number:
Fax Number:

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE **BLANKS BELOW:** [\land fill in **all** blanks]

I, {full legal name	e and trade name of nonlawyer}	
	ed at {street}	, {city},
{state}	, {phone}	, helped { <i>name</i> }, who is the [$$ one only]
potitionar or	respondent fill out this form	

_____ petitioner or _____ respondent, fill out this form.

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.921, NOTICE OF HEARING (CHILD SUPPORT ENFORCEMENT HEARING OFFICER)

E OF HEARING (CHIED SOFTORT ENFORCEMENT HEARING OF

When should this form be used?

A **child support enforcement hearing officer** is an attorney who has been appointed by administrative order of the court to take testimony and recommend decisions in cases involving the establishment, enforcement, and/or modification of **child support**. If your case only involves issues pertaining to child support, you cannot object to the referral of your case to a hearing officer.

Use this form anytime you have set a **hearing** before a child support enforcement hearing officer and have been instructed to send notice of the hearing to the other party. Before you fill out this form, you should coordinate a hearing time and date with the hearing officer and the other party. If the Department of Revenue is a party to the case, you may need to schedule your hearing time with the attorney for the Department of Revenue.

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

What should I do next?

A copy of this form must be mailed **or** hand delivered to the other party in your case.

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 12.941, Florida Family Law Rules of Procedure.

Special notes...

An attorney who has been appointed by the court to serve as a child support enforcement hearing officer can also be appointed to serve as a general master. If your case involves only child support issues, your case properly may be referred to a general master acting as a child support enforcement hearing officer.

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**, \square 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 IN AND FOR _	OF THE		JI COUNTY, H	JDICIAL CIRCUIT, FLORIDA
		Division:		
	Petitioner,	,		
and				
	Respondent.	,		
NOTICE OF HEARING	(CHILD SUPI	PORT ENFORCE	CMENT HEA	ARING OFFICER)
TO: {name of other party}				
There will be a hearing	before Child Su	oport Enforcement]	Hearing Office	er {name}
e			U	m., in Room
of the				
County Courthouse, on the follow	ving issues:			
hour(s)/	_ minutes have			·
If the matter before the Cl	nild Support E	Inforcement Heari	ng Officer i	is a Motion for Civil
Contempt/Enforcement, FAILU				
COURT ISSUING A WRIT (ARRESTED, YOU MAY BI				

This part to be filled out by the court or filled in with information you have obtained from the court: If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact

HELD.

{name}	
{address}	{telephone}
within 2 working days of your receipt of this Notice of Hearing	If you are hearing or voice impaired cal

within 2 working days of your receipt of this Notice of Hearing. If you are hearing or voice impaired, call TDD 1-800-955-8771.

If you are represented by an attorney or plan to retain an attorney for this matter, you should notify the attorney of this hearing.

If this matter is resolved, the moving party shall contact the hearing officer's office to cancel this hearing.

I certify that a copy of this document was [$$	one only] () mailed () faxed and mailed () hand
delivered to the person(s) listed below on {date}				<u> </u> .

Other party or his/her attorney:

Name:	
Address:	
City, State, Zip: _	
Fax Number:	

Dated: _____

Signature of Party	
Printed Name:	
Address:	
City, State, Zip:	
Telephone Number:	
Fax Number:	

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW: [∠ fill in all blanks]

I, {full legal name and trade n	iame of nonlawy	yer}	,
a nonlawyer, located at {street}	l	, {city} _	,
{ <i>state</i> }	_, {phone}	, helped {name}	,
who is the [$$ one only] pe	titioner or re	espondent, fill out this form.	

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORMS 12.922(a), MOTION FOR DEFAULT, and 12.922(b), DEFAULT

When should these forms be used?

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

To obtain a default, you will need to complete <u>Motion for Default</u>, \square Florida Supreme Court Approved Family Law Form 12.922(a). You will then need to file your motion for default along with the **Default**, \square 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 **clerk of the circuit court** in the county where you filed your petition and keep a copy for your records.

What should I do next?

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

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

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**, \square Florida Family Law Rules of Procedure Form 12.900 (a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

IN THE CIRCUIT COURT OF THE ______ JUDICIAL CIRCUIT, IN AND FOR ______ COUNTY, FLORIDA

Case No.: _____ Division:

Petitioner,

and

Respondent.

MOTION FOR DEFAULT

TO THE CLERK OF THE CIRCUIT COURT:

PLEASE ENTER A DEFAULT AGAINST RESPONDENT WHO HAS FAILED TO RESPOND TO THE PETITION.

I certify that a copy of this document was $[\sqrt{\text{one only}}]()$ mailed () faxed and mailed () hand delivered to the person(s) listed below on $\{date\}$.

Other party or his/her attorney:

Name:	
Address:	
City, State, Zip:	
Fax Number:	

Dated: _____

Signature of Petitioner
Printed Name:
Address:
City, State, Zip:
Telephone Number:
Fax Number:

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW: [≠ fill in all blanks]

I, {full legal name and tra	ide name of nonlawyer} _		,
a nonlawyer, located at {st	reet}	, {city}	,
{state}	, {phone}	, helped {name}	,
who is the petitioner, fill ou	t this form.		

IN THE CIRCUIT COURT OF THE ______ JUDICIAL CIRCUIT, IN AND FOR ______ COUNTY, FLORIDA

Case No.: Division:

Petitioner,

and

Respondent.

DEFAULT

A default is entered in this action against Respondent for failure to serve or file a response or any paper as is required by law.

Dated:

CLERK OF THE CIRCUIT COURT

(SEAL)

By: _____ Deputy Clerk

I certify that a copy of this document was $[\sqrt{\text{one only}}]()$ mailed () faxed and mailed () hand delivered to the person(s) listed below on {*date*}_____.

Other party or his/her attorney:

Name:	
Address:	
City, State, Zip:	
Fax Number:	

Dated:

Signature of Petiti	oner
Printed Name:	
Address:	
Telephone Number:	
Fax Number:	

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE **BLANKS BELOW:** [In fill in all blanks]

	an olaiksj		
I, {full legal name and trade n	ame of nonlawyer}		,
a nonlawyer, located at <i>{street}</i>		, {city}	,
{ <i>state</i> }	_, {phone}	, helped {name}	,
who is the notitionan fill out this	form		

who is the petitioner, fill out this form.

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.922(c), MOTION TO SET ASIDE DEFAULT OR DEFAULT JUDGMENT

When should this form be used?

If a <u>default</u> or default judgment has been entered against you, and you believe, because of a mistake, inadvertence, excusable neglect, newly discovered evidence, or fraud, that it should not have been entered against you, you can use this form to request that the court set aside the default or default judgment.

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 default was entered and keep a copy for your records.

What should I do next?

After you file this form with the clerk and serve a copy on the other party in the case, you must schedule a **hearing** so that the court can consider your motion. You should contact the clerk, **family law intake staff**, or **judicial assistant** to schedule a hearing. Once you have scheduled the hearing date and time, you will need to complete and send out a notice for that hearing. To do so, use **Notice of Hearing (General)**, **C** Florida Supreme Court Approved Family Law Form 12.923, or other appropriate notice of hearing form.

Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms. For further information, see rule 12.540, Florida Family Law Rules of Procedure, and rules 1.500(d) and 1.540(b), Florida Rules of Civil Procedure.

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**, \square Florida Family Law Rules of Procedure Form 12.900 (a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

IN THE CIRCUIT COURT OF THE ______ JUDICIAL CIRCUIT, IN AND FOR ______ COUNTY, FLORIDA

Case No.: _____ Division:

Petitioner,

and

Respondent.

MOTION TO SET ASIDE DEFAULT OR DEFAULT JUDGMENT

I, *{full legal name}*_____, request that the Court enter an order to set aside the () Default () Default Judgment entered against me and that I be given the opportunity to present my views.

The Court should do this because:

I became aware of this Default/Default Judgment on *{date}*. 1.

2. I found out about this in the following manner {explain how you found out}:

3. I did not answer or appear at the hearing because: _____

If I am given an opportunity, these are the defenses and arguments that I would like to tell the court 4. about: _____

I certify that a copy of this document was [v	one only] () mailed () faxed and mailed () hand
delivered to the person(s) listed below on {date}				

Other party or his/her attorney:

Name:
Address:
City, State, Zip:
Fax Number:

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

Dated:

	Signature of Respondent
	Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:
	Fax Number:
STATE OF FLORIDA COUNTY OF	
Sworn to or affirmed and signed before me on .	by
	NOTARY PUBLIC or DEPUTY CLERK
	[Print, type, or stamp commissioned name of notary or clerk.]
Personally known	
Produced identification	
Type of identification produced	
IF A NONLAWYER HELPED YOU FILI	L OUT THIS FORM, HE/SHE MUST FILL IN THE
BLANKS BELOW: [🖉 fill in all blanks]	
	ver}
a nonlawyer. located at <i>{street}</i>	yyer}, {city},
{state}, {phone}	, helped {name},

who is the respondent, fill out this form.

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.923, NOTICE OF HEARING (GENERAL)

When should this form be used?

Anytime you have set a hearing before a **judge**, you must send notice of the **hearing** to the other party. **IMPORTANT**: If your hearing has been set before a general master, you should use **Notice of Hearing Before General Master**, \square Florida Family Law Rules of Procedure Form 12.920(c). If your hearing has been set before a child support enforcement hearing officer, you should use **Notice of Hearing** (Child Support Hearing Officer), \square Florida Supreme Court Approved Family Law Form 12.921.

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

What should I do next?

A copy of this form must be mailed **or** hand delivered to the other party in your case. If a **default** has been entered, you must still send this form to the other party to notify the other party of the **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. For further information on serving notices of hearing, see rule 1.090(d), Florida Civil Rules of Procedure.

Special notes...

To set a hearing date and time, you will usually have to make a good-faith effort to coordinate a mutually convenient date and time for you, the other parties in the case, and the judge, except in certain emergency situations. Some circuits may have additional procedural requirements that you must follow when you notify the court and other parties of your scheduled hearing. Therefore, before you complete this form, you should contact the clerk's office, **family law intake staff**, or **judicial assistant** for information regarding the proper procedure to follow.

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**, \square Florida Family Law Rules of Procedure Form 12.900 (a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

IN THE CIRCUIT COURT OF THE ______ JUDICIAL CIRCUIT, IN AND FOR ______ COUNTY, FLORIDA

Case No.: Division:

Petitioner,

and

Respondent.

NOTICE OF HEARING (GENERAL)

[🖉 fill in **all** blanks]

TO:	{name of other par	rty}			
	There will be a hear	ring before Judge {nam	e}		
on {dat	te}	, at <i>{time}</i>	m., in Room	of the	
Courth	ouse, on the following	g issues:			

hour(s)/ minutes have been reserved for this hearing.

This part to be filled out by the court or to be filled in with information you obtained from the court:

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact {name} ______, {telephone} ______,

within 2 working days of your receipt of this Notice of Hearing. If you are hearing or voice impaired, call TDD 1-800-955-8771.

If you are represented by an attorney or plan to retain an attorney for this matter, you should notify the attorney of this hearing.

If this matter is resolved, the moving party shall contact the judge's office to cancel this hearing.

I certify that a copy of this document was $[\sqrt{one} \text{ only}]()$ mailed () faxed and mailed () hand delivered to the person(s) listed below on {*date*}_____.

Other party or his/her attorney:		
Name:		
Address:		
City, State, Zip:		
Fax Number:		

Dated:

Signature of Party
Printed Name:
Address:
City, State, Zip:
Telephone Number:
Fax Number:

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW: [∠ fill in all blanks]

I, {full legal name and trad	le name of nonl	awyer},
a nonlawyer, located at <i>[stre</i>	et}	, {city},
{state}	, {phone}	, helped {name},
who is the $[- \int one only]$	potitionar ar	respondent fill out this form

who is the [$\sqrt{}$ one only] ____ petitioner or ____ respondent, fill out this form.

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.924, NOTICE FOR TRIAL

When should this form be used?

Generally, the court will have <u>trials</u> (or <u>final hearings</u>) on contested cases. This form is to be used to notify the court that your case is ready to be set for trial. Before setting your case for trial, certain requirements such as completing <u>mandatory disclosure</u> and <u>filing</u> certain papers and having them <u>served</u> on the other <u>party</u> must be met. These requirements vary depending on the type of case and the procedures in your particular circuit. In some circuits you must complete <u>mediation</u> or a <u>parenting course</u> before you can set a final hearing by using a **Notice of Hearing (General)**, **D** Florida Supreme Court Approved Family Law Form 12.923, or other appropriate notice of hearing form. Other circuits may require that you set the trial using an **Order Setting Trial**. Contact the <u>clerk of the circuit court</u>, <u>family law intake staff</u>, or <u>judicial</u> <u>assistant</u> to determine how the <u>judge</u> assigned to your case sets trials. For further information, you should refer to the instructions for the type of form you are filing.

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

What should I do next?

A copy of this form must be mailed **or** hand delivered to the other party in your case.

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 12.440, Florida Family Law Rules of Procedure.

Special notes...

These family law forms contain **orders** and **final judgments**, which the judge may use. You should ask the clerk of court, family law intake staff, or judicial assistant if you need to bring one of these forms with you to the hearing or trial. 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.

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**, \square Florida Family Law Rules of Procedure Form 12.900 (a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

IN THE CIRCUIT COURT OF THE ______ JUDICIAL CIRCUIT, IN AND FOR ______ COUNTY, FLORIDA

Case No.: Division:

Petitioner,

and

Respondent.

NOTICE FOR TRIAL

Pursuant to rule 12.440, Florida Family Law Rules of Procedure, the party signing below states that the case is ready to be set for trial. The estimated time needed for the parties to present their cases is: *{hours}*.

I certify that a copy of this document was $[\sqrt{} one only]()$ mailed () faxed and mailed () hand delivered to the person(s) listed below on {date} _____.

Other party or his/her attorney:

Name:	
Address:	
City, State, Zip: _	
Fax Number:	

Dated:

Signature of Party	7
Printed Name:	
Address:	

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW: [\land fill in all blanks]

I, {full legal name and i	rade name of nonlawye	r}	,
a nonlawyer, located at {	street}	, {city}	,
{state}	, {phone}	, helped {name}	,
who is the $\begin{bmatrix} \int \mathbf{o} \mathbf{n} \mathbf{o} & \mathbf{o} \mathbf{n} \end{bmatrix}$	potitionar or rasp	ondant fill out this form	

who is the $[\checkmark \text{ one only}]$ _____ petitioner or _____ respondent, fill out this form.

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.927, NOTICE OF VOLUNTARY DISMISSAL

When should this form be used?

If you are the **<u>petitioner</u>** in a case and you wish to discontinue (dismiss) the case, you may use this form to request that the court dismiss your **<u>petition</u>**. If you are the <u>**respondent**</u> in a case and you have filed a **<u>counterpetition</u>**, you may use this form to request that the court dismiss your counterpetition.

WARNING: If your case involves both a petition and a counterpetition, a notice of voluntary dismissal filed by one party will NOT dismiss the other party's petition or counterpetition. The other party also must file a notice of voluntary dismissal for the entire case to stop completely.

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

What should I do next?

A copy of this form must be mailed or hand-delivered to each party in the case.

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 12.420, Florida Family Law Rules of Procedure.

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**, \square Florida Family Law Rules of Procedure Form 12.900 (a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

IN THE CIRCUIT COURT OF THE ______ JUDICIAL CIRCUIT, IN AND FOR ______ COUNTY, FLORIDA

Case No.: Division:

Petitioner,

and

Respondent.

NOTICE OF VOLUNTARY DISMISSAL

I, *{full legal name}*, give notice that:

 $[\sqrt{\text{one only}}]$

a. I am the Petitioner in this case and I voluntarily dismiss my petition.

b. I am the Respondent in this case and I voluntarily dismiss my counterpetition.

I certify that a copy of this document was [$\sqrt{}$ one only] () mailed () faxed and mailed () hand delivered to the person(s) listed below on {date}

Other party or his/her attorney:

Name:	
Address:	
City, State, Zip:	
Fax Number:	

Dated:

Signature of Party
Printed Name:
Address:
City, State, Zip:
Telephone Number:
Fax Number:

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW: [\land fill in all blanks]

I, {full legal name and trade name of nonlawyer},						
a nonlawyer, located at {street}		, {city}	,			
{state}	_, {phone}	, helped {name}	,			
who is the [$$ one only] pet	itioner or	respondent, fill out this form.				

INSTRUCTIONS FOR FLORIDA FAMILY LAW RULES OF PROCEDURE FORM 12.930(a), NOTICE OF SERVICE OF STANDARD FAMILY LAW INTERROGATORIES

When should this form be used?

You should use this form to tell the court that you are asking the other **party** in your case to answer certain standard questions in writing. These questions are called **interrogatories**, and they must relate to your case. The standard family law interrogatories are designed to supplement the information provided in the **Financial Affidavit**, \square Florida Family Law Rules of Procedure Forms 12.902(b) or (c). You should carefully read the standard interrogatory forms, \square Florida Family Law Rules of Procedure Form 12.930(b) and (c), to determine which questions, if any, the other party needs to answer in order to provide you with information not covered by the financial affidavit forms.

This form should be typed or printed in black ink. You must indicate whether you are sending the interrogatories for original and enforcement proceedings **or** the interrogatories for modification proceedings. You must also indicate which questions you are asking the other party to answer. After completing this form you should <u>file</u> the original with the <u>clerk of the circuit court</u> in the county where your case was filed and keep a copy for your records.

What should I do next?

A copy of this form, along with **two** copies of the appropriate interrogatories, \square Florida Family Law Rules of Procedure Form 12.930(b) or (c), must be mailed **or** hand delivered to the other party in your case.

You may want to inform the other party of the following information:

As a general rule, within **30 days** after service of interrogatories, the other party must answer the questions in writing and mail (have postmarked) the answers to you. His or her answers may be written on as many separate sheets of paper as necessary. He or she should number each page and indicate which question(s) he or she is answering, and be sure to make a copy for him/herself. All answers to these questions are made under oath or affirmation as to their truthfulness. Each question must be answered separately and as completely as the available information permits.

The other party may object to a question by writing the legal reason for the objection in the space provided. He or she may also ask the court for a protective order granting him or her permission not to answer certain questions and protecting him or her from annoyance, embarrassment, apprehension, or undue burden or expense. If the other party fails to either answer or object to the questions within 30 days, he or she may be subject to court sanctions.

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 rules 12.280, 12.285, 12.340, and 12.380, Florida Family Law Rules of Procedure, and rules 1.280, 1.340, and 1.380, Florida Rules of Civil Procedure.

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**, \square Florida Family Law Rules of Procedure Form 12.900(a), before he or she helps you. A nonlawyer helping you fill out these forms also

must put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT, COUNTY, FLORIDA
IN AND FOR	COUNTY, FLORIDA
	Case No.:
	Division:
Petitioner,	,
and	
Respondent.	<u></u> ,
NOTICE OF SERVICE OF STAN	NDARD FAMILY LAW INTERROGATORIES
I, {full legal name}	, have on { <i>date</i> },
served upon {name of person served}	,
to be answered under oath within 30 days	after service, the Standard Family Law Interrogatories for
[√ one only] () Original or Enforcement	Proceedings () Modification Proceedings
I am requesting that the following sta	ndard questions be answered: [\sqrt{all} that apply]
1 2 3 Background Education Employmen Information	tt Assets Liabilities Miscellaneous Affidavit
In addition, I am requesting that the a	ttached {#} questions be answered.
	was [$\sqrt{$ one only]() mailed() faxed and mailed() hand <i>te</i> }.
Other party or his/her attorney:	
Name:Address:	
City, State, Zip:	
Fax Number:	
Dated:	
	Signature of Party
	Printed Name:
	Address:
	City, State, Zip: Telephone Number:
	Fax Number:
IF A NONLAWYER HELPED YOU FII BLANKS BELOW: [🗠 fill in all blanks]	LL OUT THIS FORM, HE/SHE MUST FILL IN THE
I, {full legal name and trade name of nonla	ıwyer},
a nonlawyer, located at <i>{street}</i>	, {city}, helped {name},
suier, {pnone}	, neipeu { <i>nume</i> },

who is the [$\sqrt{}$ one only] _____ petitioner or _____ respondent, fill out this form.

INSTRUCTIONS FOR FLORIDA FAMILY LAW RULES OF PROCEDURE FORM 12.930(b), STANDARD FAMILY LAW INTERROGATORIES FOR ORIGINAL OR ENFORCEMENT PROCEEDINGS

When should this form be used?

This form should be used to ask the other **party** in your case to answer certain standard questions in writing. These questions are called **interrogatories**, and they must relate to your case. If the other party fails to answer the questions, you may ask the **judge** to order the other party to answer the questions. (You cannot ask these questions before the **petition** has been **filed**.)

The questions in this form should be used in **original proceedings** or **enforcement proceedings** and are meant to supplement the information provided in the **Financial Affidavit**, \square Florida Family Law Rules of Procedure Form 12.902(b) or (c). You should read all of the questions in this form to determine which questions, if any, the other party needs to answer in order to provide you with information not covered in the financial affidavit forms. If there are questions to which you already know the answer, you may choose not to ask them.

This form should be typed or printed in black ink. You must complete the box at the beginning of this form to indicate which questions you are requesting that the other party answer. You should send 2 copies of this form and the **Notice of Service of Standard Family Law Interrogatories**, \square Florida Family Law Rules of Procedure Form 12.930(a), to the other party. You should also keep a copy for your records. You do not need to <u>file</u> this form with the <u>clerk of the circuit court</u>. However, you must file the **Notice of Service of Standard Family Law Interrogatories**, \square Florida Family Law Rules of Procedure Forms 12.930(a), to tell the court that you have sent this form to the other party.

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 the instructions for **Notice of Service of Standard Family Law Interrogatories**, **C** Florida Family Law Rules of Procedure Form 12.930(a), rules 12.280, 12.285, 12.340, and 12.380, Florida Family Law Rules of Procedure, and rules 1.280, 1.340, and 1.380, Florida Rules of Civil Procedure.

Special notes...

In addition to the standard questions in this form, you may ask up to 10 additional questions. You should type or print legibly your additional questions on a separate sheet of paper and attach it to this form. If you want to ask more than 10 additional questions, you will need to get permission from the judge.

You may want to inform the other party of the following information: As a general rule, within **30 days** after service of interrogatories, the other party must answer the questions in writing and mail (have postmarked) the answers to you. His or her answers shall be written in the blank space provided after each separately numbered interrogatory. If sufficient space is not provided, the answering party may attach additional papers with the answers and refer to them in the space provided in the interrogatories. He or she should be sure to make a copy for him/herself. All answers to these questions are made under oath or affirmation as to their truthfulness. Each question must be answered separately and as completely as the available information permits. The other party may object to a question by writing the legal reason for the objection in the space provided. He or she may also ask the court for a protective order granting him or her permission not to answer certain questions and protecting him or her from annoyance, embarrassment, apprehension, or undue burden or expense. If the other party fails to either answer or object to the questions within 30 days, he or she may be subject to court sanctions.

Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of **Disclosure from Nonlawyer**, [∞]□ Florida Family Law Rules

of Procedure Form 12.900(a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

IN THE CIRCUIT COURT OF THE ______ JUDICIAL CIRCUIT, IN AND FOR _____ COUNTY, FLORIDA

Case No.: Division:

Petitioner,

and

Respondent.

STANDARD FAMILY LAW INTERROGATORIES FOR ORIGINAL OR ENFORCEMENT PROCEEDINGS

TO BE COMPLETED BY THE PARTY SERVING THESE INTERROGATORIES						
I am requesting that the following standard questions be answered: [\sqrt{all} that apply]						
1 Background Information	2 Education	3 Employment	Assets 4	5 Liabilities	<u> </u>	7 Long Form Affidavit
In addition, I am requesting that the attached <i>{#}</i> questions be answered.						

The answers to the following questions are intended to supplement the information provided in the Financial Affidavits, S Florida Family Law Rules of Procedure Form 12.902(b) or (c). You should answer the group of questions indicated in the above shaded box. The questions should be answered in the blank space provided below each separately numbered question. If sufficient space is not provided, you may attach additional papers with the answers and refer to them in the space provided in the interrogatories. You should be sure to make a copy for yourself. Each question must be answered separately and as completely as the available information permits. All answers are to be made under oath or affirmation as to their truthfulness.

I, {name of person answering interrogatories} being sworn, certify that the following information is true:

1. **BACKGROUND INFORMATION:**

- a. State your full legal name and any other name by which you have been known.
- b. State your present residence and telephone numbers.
- c. State your place and date of birth.

2. **EDUCATION:**

a. List all business, commercial, and professional licenses that you have obtained.

b. List all of your education including, but not limited to, vocational or specialized training, including the following:

- (1) name and address of each educational institution.
- (2) dates of attendance.
- (3) degrees or certificates obtained or anticipated dates of same.

3. **EMPLOYMENT:**

a. For each place of your employment or self-employment during the last 3 years, state the following:

- (1) name, address, and telephone number of your employer.
- (2) dates of employment.
- (3) job title and brief description of job duties.
- (4) starting and ending salaries.
- (5) name of your direct supervisor.

(6) all benefits received, including, for example, health, life, and disability insurance; expense account; use of automobile or automobile expense reimbursement; reimbursement for travel, food, or lodging expenses; payment of dues in any clubs or associations; and pension or profit sharing plans.

b. Other than as an employee, if you have been engaged in or associated with any business, commercial, or professional activity within the last 3 years that was not detailed above, state for each such activity the following:

- (1) name, address, and telephone number of each activity.
- (2) dates you were connected with such activity.
- (3) position title and brief description of activities.
- (4) starting and ending compensation.

(5) name of all persons involved in the business, commercial, or professional activity with you.

(6) all benefits and compensation received, including, for example, health, life, and disability insurance; expense account; use of automobile or automobile expense reimbursement; reimbursement for travel, food, or lodging expenses; payment of dues in any clubs or

associations; and pension or profit sharing plans.

c. If you have been unemployed at any time during the last 3 years, state the dates of unemployment. If you have not been employed at any time in the last 3 years, give the information requested above in question 3.a for your last period of employment.

4. **ASSETS:**

a. **Real Estate.** State the street address of all real property that you own or owned during the last 3 years. For each property, state the following:

(1) the names and addresses of any other persons or entities holding any interest and their percentage of interest.

(2) the purchase price, the cost of any improvements made since it was purchased, and the amount of any depreciation taken.

- (3) the fair market value on the date of your separation from your spouse.
- (4) the fair market value on the date of the filing of the petition for dissolution of marriage.

b. **Tangible Personal Property.** List all items of tangible personal property that are owned by you or in which you have had any interest during the last 3 years including, but not limited to, motor vehicles, tools, furniture, boats, jewelry, art objects or other collections, and collectibles whose fair market value exceeds \$100. For each item, state the following:

- (1) the percentage and type interest you hold.
- (2) the names and addresses of any other persons or entities holding any interest.
- (3) the date you acquired your interest.
- (4) the purchase price.
- (5) the present fair market value.
- (6) the fair market value on the date of your separation from your spouse.
- (7) the fair market value on the date of the filing of the petition for dissolution of marriage.

c. **Intangible Personal Property.** Other than the financial accounts (checking, savings, money market, credit union accounts, or other such cash management accounts) listed in the answer to interrogatory 4.d below, list all items of intangible personal property that are owned by you or in which you have had any ownership interest (including closed accounts) within the last 3 years, including but not limited to, partnership and business interests (including good will), stocks, stock funds, mutual funds, bonds, bond funds, real estate investment trust, receivables, certificates of deposit, notes, mortgages, and debts owed to you by another entity or person. For each item, state the following:

(1) the percentage and type interest you hold.

(2) the names and addresses of any other persons or entities holding any interest and the names and addresses of the persons and entities who are indebted to you.

- (3) the date you acquired your interest.
- (4) the purchase price, acquisition cost, or loaned amount.
- (5) the fair market value or the amounts you claim are owned by or owed to you:
 - (a) presently, at the time of answering these interrogatories.
 - (b) on the date of your separation from your spouse.
 - (c) on the date of the filing of the petition for dissolution of marriage.

You may comply with this interrogatory (4.c) by providing copies of all periodic (monthly, quarterly, semi-annual, or annual) account statements for each such account for the preceding 3 years. However, if the date of acquisition, the purchase price and the market valuations are not clearly reflected in the periodic statements which are furnished then these questions must be answered separately. You do not have to resubmit any periodic statements previously furnished under rule 12.285 (Mandatory Disclosure).

d. **Financial Accounts.** For all financial accounts (checking, savings, money market, credit union accounts, or other such cash management accounts) listed in your Financial Affidavit, in which you have had any legal or equitable interest, regardless of whether the interest is or was held in your own name individually, in your name with another person, or in any other name, give the following:

- (1) name and address of each institution.
- (2) name in which the account is or was maintained.
- (3) account numbers.
- (4) name of each person authorized to make withdrawals from the accounts.
- (5) highest balance within each of the preceding 3 years.
- (6) lowest balance within each of the preceding 3 years.

You may comply with this interrogatory (4.d) by providing copies of all periodic (monthly, quarterly, semi-annual, or annual) account statements for each such account for the preceding 3 years. You do not have to resubmit account statements previously furnished pursuant to rule 12.285 (Mandatory Disclosure).

e. **Closed Financial Accounts.** For all financial accounts (checking, savings, money market, credit union accounts, or other such cash management accounts) closed within the last 3 years, in which you have had any legal or equitable interest, regardless of whether the interest is or was held in your own name individually, in your name with another person, or in any other name, give the following:

- (1) name and address of each institution.
- (2) name in which the account is or was maintained.
- (3) account numbers.
- (4) name of each person authorized to make withdrawals from the accounts.
- (5) date account was closed.

f. Trust. For any interest in an estate, trust, insurance policy, or annuity, state the following:

(1) If you are the beneficiary of any estate, trust, insurance policy, or annuity, give for each one the following:

- (a) identification of the estate, trust, insurance policy, or annuity.
- (b) the nature, amount, and frequency of any distributions of benefits.
- (c) the total value of the beneficiaries' interest in the benefit.
- (d) whether the benefit is vested or contingent.
- (2) If you have established any trust or are the trustee of a trust, state the following:
 - (a) the date the trust was established.
 - (b) the names and addresses of the trustees.
 - (c) the names and addresses of the beneficiaries.
 - (d) the names and addresses of the persons or entities who possess the trust documents.
 - (e) each asset that is held in each trust, with its fair market value.

g. **Canceled Life Insurance Policies.** For all policies of life insurance within the preceding 3 years that you no longer hold, own, or have any interest in, state the following:

- (1) name of company that issued the policy and policy number.
- (2) name, address, and telephone number of agent who issued the policy.
- (3) amount of coverage.
- (4) name of insured.
- (5) name of owner of policy.
- (6) name of beneficiaries.
- (7) premium amount.
- (8) date the policy was surrendered.
- (9) amount, if any, of monies distributed to the owner.

h. **Name of Accountant, Bookkeeper, or Records Keeper.** State the names, addresses, and telephone numbers of your accountant, bookkeeper, and any other persons who possess your financial records, and state which records each possesses.

i. **Safe Deposit Boxes, Lock Boxes, Vaults, Etc.** For all safe deposit boxes, lock boxes, vaults, or similar types of depositories, state the following:

(1) The names and addresses of all banks, depositories, or other places where, at any time during the period beginning 3 years before the initiation of the action, until the date of your

answering this interrogatory, you did any of the following:

- (a) had a safe deposit box, lock box, or vault.
- (b) were a signatory or co-signatory on a safe deposit box, lock box, or vault.
- (c) had access to a safe deposit box, lock box, or vault.
- (d) maintained property.

(2) The box or identification numbers and the name and address of each person who has had access to any such depository during the same time period.

(3) All persons who have possession of the keys or combination to the safe deposit box, lock box, or vault.

(4) Any items removed from any safe deposit boxes, lock boxes, vaults, or similar types of depositories by you or your agent during that time, together with the present location and fair market value of each item.

(5) All items in any safe deposit boxes, lock boxes, vaults, or similar types of depositories and fair market value of each item.

5. **LIABILITIES:**

a. Loans, Liabilities, Debts, and Other Obligations. For all loans, liabilities, debts, and other obligations (other than credit cards and charge accounts) listed in your Financial Affidavit, indicate for each the following:

- (1) name and address of the creditor.
- (2) name in which the obligation is or was incurred.
- (3) loan or account number, if any.
- (4) nature of the security, if any.
- (5) payment schedule.
- (6) present balance and current status of your payments.
- (7) total amount of arrearage, if any.
- (8) balance on the date of your separation from your spouse.
- (9) balance on the date of the filing of the petition for dissolution of marriage.

You may comply with this interrogatory (5.a) by providing copies of all periodic (monthly, quarterly, semi-annual, or annual) account statements for each such account for the preceding 3 years. You do not have to resubmit account statements previously furnished under rule 12.285 (Mandatory Disclosure).

b. **Credit Cards and Charge Accounts.** For all financial accounts (credit cards, charge accounts, or other such accounts) listed in your Financial Affidavit, in which you have had any legal or equitable interest, regardless of whether the interest is or was held in your own name individually, in your name with another person, or in any other name, give the following:

- (1) name and address of the creditor.
- (2) name in which the account is or was maintained.
- (3) names of each person authorized to sign on the accounts.
- (4) account numbers.
- (5) present balance and current status of your payments.
- (6) total amount of arrearage, if any.
- (7) balance on the date of your separation from your spouse.
- (8) balance on the date of the filing of the petition for dissolution of marriage.
- (9) highest and lowest balance within each of the preceding 3 years.

You may comply with this interrogatory (5.b) by providing copies of all periodic (monthly quarterly, semi-annual, or annual) account statements for each such account for the preceding 3 years. You do not have to resubmit account statements previously furnished under rule 12.285 (Mandatory Disclosure).

c. **Closed Credit Cards and Charge Accounts.** For all financial accounts (credit cards, charge accounts, or other such accounts) closed with no remaining balance, within the last 3 years, in which you have had any legal or equitable interest, regardless of whether the interest is or was held in your own name individually, in your name with another person, or in any other name, give the following:

- (1) name and address of each creditor.
- (2) name in which the account is or was maintained.
- (3) account numbers.
- (4) names of each person authorized to sign on the accounts.
- (5) date the balance was paid off.
- (6) amount of final balance paid off.

You may comply with this interrogatory (5.c) by providing copies of all periodic (monthly, quarterly, semi-annual, or annual) account statements for each such account for the

preceding 3 years. You do not have to resubmit account statements previously furnished under rule 12.285 (Mandatory Disclosure).

6. **MISCELLANEOUS:**

a. If you are claiming a special equity in any assets, list the asset, the amount claimed as special equity, and all facts upon which you rely in your claim.

b. If you are claiming an asset or liability is nonmarital, list the asset or liability and all facts upon which you rely in your claim.

c. If the mental or physical condition of a spouse or child is an issue, identify the person and state the name and address of all health care providers involved in the treatment of that person for said mental or physical condition.

d. If custody of minor children is an issue, state why, and the facts that support your contention that you should be the primary residential parent or have sole parental responsibility of the child(ren).

7. **LONG FORM AFFIDAVIT:** If you filed the short form affidavit, Florida Family Law Rules of Procedure Form 12.902(b), and you were specifically requested in the Notice of Service of Standard Family Law Interrogatories to file the Long Form Affidavit, Form12.902(c), you must do so within the time to serve the answers to these interrogatories.

I certify that a copy of this document was $[\sqrt{\text{one only}}]()$ mailed () faxed and mailed () hand delivered to the person(s) listed below on $\{date\}$.

Other party or his/her attorney:
Name:
Address:
City, State, Zip:
Fax Number:

I understand that I am swearing or affirming under oath to the truthfulness of the answers to these interrogatories and that the punishment for knowingly making a false statement includes fines and/or imprisonment.

Dated:	
	Signature of Party Printed Name: Address: City, State, Zip: Telephone Number: Fax Number:
STATE OF FLORIDA COUNTY OF	by
	NOTARY PUBLIC or DEPUTY CLERK
Personally known	[Print, type, or stamp commissioned name of notary or clerk.]
Produced identification Type of identification produced	
DI ANKE DEL OW. [& fill in all blanks]	L OUT THIS FORM, HE/SHE MUST FILL IN THE
a nonlawyer, located at { <i>street</i> }, { <i>phone</i> } { <i>state</i> }, { <i>phone</i> } who is the [$$ one only] petitioner or r	yer}, {city}, , helped {name}, espondent, fill out this form.

INSTRUCTIONS FOR FLORIDA FAMILY LAW RULES OF PROCEDURE FORM 12.930(c), STANDARD FAMILY LAW INTERROGATORIES FOR MODIFICATION PROCEEDINGS

When should this form be used?

This form should be used to ask the other **party** in your case to answer certain standard questions in writing. These questions are called **interrogatories**, and they must relate to your case. If the other party fails to answer the questions, you may ask the **judge** to order the other party to answer the questions. (You cannot ask these questions before the **petition** has been filed.)

The questions in this form should be used in **modification proceedings** and are meant to supplement the information provided in the **Financial Affidavits**, \square Florida Family Law Rules of Procedure Form 12.902(b) or (c). You should read all of the questions in this form to determine which questions, if any, the other party needs to answer in order to provide you with information not covered in the financial affidavit forms. If there are questions to which you already know the answer, you may choose not to ask them.

This form should be typed or printed in black ink. You must complete the box at the beginning of this form to indicate which questions you are requesting that the other party answer. You should send two copies of this form and the **Notice of Service of Standard Family Law Interrogatories**, \square Florida Family Law Rules of Procedure Form 12.930(a), to the other party. You should also keep a copy for your records. You do not need to <u>file</u> this form with the <u>clerk of the circuit court</u>. However, you must file the **Notice of Service of Standard Family Law Interrogatories**, \square Florida Family Law Rules of Procedure Form 12.930(a), to tell the court that you have sent this form to the other party.

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 the instructions for **Notice of Service of Standard Family Law Interrogatories**, **C** Florida Family Law Rules of Procedure Form 12.930(a), rules 12.280, 12.285, 12.340, and 12.380, Florida Family Law Rules of Procedure and rules 1.280, 1.340, and 1.380, Florida Rules of Civil Procedure.

Special notes...

In addition to the standard questions in this form, you may ask up to 10 additional questions. You should type or print your additional questions on a separate sheet of paper and attach it to this form. If you want to ask more than 10 additional questions, you will need to get permission from the judge.

You may want to inform the other party of the following information: As a general rule, within **30 days** after service of interrogatories, the other party must answer the questions in writing and mail (have postmarked) the answers to you. His or her answers shall be written in the blank space provided after each separately numbered interrogatory. If sufficient space is not provided, the answering party may attach additional papers with the answers and refer to them in the space provided in the interrogatories. He or she should be sure to make a copy for him/herself. All answers to these questions are made under oath or affirmation as to their truthfulness. Each question must be answered separately and as completely as the available information permits. The other party may object to a question by writing the legal reason for the objection in the space provided. He or she may also ask the court for a protective order granting him or her permission not to answer certain questions and protecting him or her from annoyance, embarrassment, apprehension, or undue burden or expense. If the other party fails to either answer or object to the questions within 30 days, he or she may be subject to court sanctions.

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**, \square Florida Family Law Rules of Procedure Form 12.900(a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

IN THE CIRCUIT COURT OF THE _____

JUDICIAL CIRCUIT, COUNTY, FLORIDA

Case No.: ______

Petitioner

and

Respondent.

STANDARD FAMILY LAW INTERROGATORIES FOR MODIFICATION PROCEEDINGS

TO BE COMPLETED BY THE PARTY SERVING THESE INTERROGATORIES

I am requesting that the following standard questions be answered: [\sqrt{all} that apply]

1	2	3	4	5	6	7
Background Information	Education	Employment	Assets	Liabilities	Miscellaneous	Long Form Affidavit
In addition,	In addition, I am requesting that the attached <i>{#}</i> questions be answered.					

The answers to the following questions are intended to supplement the information provided in the Financial Affidavits, \square Florida Family Law Rules of Procedure Form 12.902(b) or (c). You should answer the group of questions indicated in the above shaded box. The questions should be answered in the blank space provided below each separately numbered question. If sufficient space is not provided, you may attach additional papers with the answers and refer to them in the space provided in the interrogatories. You should be sure to make a copy for yourself. Each question must be answered separately and as completely as the available information permits. All answers are to be made under oath or affirmation as to their truthfulness.

I, {*name of person answering interrogatories*} ______ being sworn, certify that the following information is true:

1. **BACKGROUND INFORMATION:**

- a. State your full legal name and any other name by which you have been known.
- b. State your present residence and telephone numbers.
- c. State your place and date of birth.

2. **EDUCATION:**

a. List all business, commercial, and professional licenses that you have obtained since the entry of the Final Judgment sought to be modified.

b. List all of your education since the entry of the Final Judgment sought to be modified including, but not limited to, vocational or specialized training, including the following:

- (1) name and address of each educational institution.
- (2) dates of attendance.

(3) degrees or certificates obtained or anticipated dates of same.

3. **EMPLOYMENT:**

a. For each place of your employment or self-employment since the entry of the Final Judgment sought to be modified, state the following:

- (1) name, address, and telephone number of your employer.
- (2) dates of employment.
- (3) job title and brief description of job duties.
- (4) starting and ending salaries.
- (5) name of your direct supervisor.

(6) all benefits received, including, for example, health, life, and disability insurance; expense account; use of automobile or automobile expense reimbursement; reimbursement for travel, food, or lodging expenses; payment of dues in any clubs or associations; and pension or profit sharing plans.

b. Other than as an employee, if you have been engaged in or associated with any business, commercial, or professional activity since the entry of the Final Judgment sought to be modified that was not detailed above, state for each such activity the following:

- (1) name, address, and telephone number of each activity.
- (2) dates you were connected with such activity.
- (3) position title and brief description of activities.
- (4) starting and ending compensation.

(5) name of all persons involved in the business, commercial, or professional activity with you.

(6) all benefits and compensation received, including, for example, health, life, and disability insurance; expense account; use of automobile or automobile expense reimbursement; reimbursement for travel, food, or lodging expenses; payment of dues in any clubs or associations; and pension or profit sharing plans.

c. If you have been unemployed at any time since the entry of the Final Judgment sought to be modified, state the dates of unemployment. If you have not been employed at any time since the entry of the Final Judgment sought to be modified, give the information requested above in question 3.a for your last period of employment.

4. **ASSETS:**

a. **Real Estate.** State the street address of all real property that you own or owned during the last 3 years, or since the entry of the Final Judgment sought to be modified, if shorter. For each property, state the following:

(1) the names and addresses of any other persons or entities holding any interest and their percentage of interest.

(2) the present fair market value.

b. **Tangible Personal Property.** List all items of tangible personal property that are owned by you or in which you have had any interest during the last 3 years, or since the entry of the Final Judgment sought to be modified, if shorter, including, but not limited to, motor vehicles, tools, furniture, boats, jewelry, art objects or other collections, and collectibles whose fair market value exceeds \$100. For each item, state the following:

- (1) the percentage and type interest you hold.
- (2) the names and addresses of any other persons or entities holding any interest.
- (3) the present fair market value.

c. **Intangible Personal Property.** Other than the financial accounts (checking, savings, money market, credit union accounts, or other such cash management accounts) listed in the answer to interrogatory 4.d below, list all items of intangible personal property that are owned by you or in which you have had any ownership interest (including closed accounts) within the last 3 years, or since the entry of the Final Judgment sought to be modified, if shorter, including, but not limited to, partnership and business interests (including good will), stocks, stock funds, mutual funds, bonds, bond funds, real estate investment trusts, receivables, certificates of deposit, notes, mortgages, and debts owed to you by another entity or person. For each item, state the following:

(1) the percentage and type interest you hold.

(2) the names and addresses of any other persons or entities holding any interest and the names and addresses of the persons and entities who are indebted to you.

(3) the present fair market value or the amounts you claim are owned by or owed to you, at the time of answering these interrogatories.

You may comply with this interrogatory (4.c) by providing copies of all periodic (monthly, quarterly, semi-annual, or annual) account statements for each such account for the preceding 3 years, or since the entry of the Final Judgment sought to be modified, if shorter. However, if the date of acquisition, the purchase price, and the market valuations are not clearly reflected in the periodic statements which are furnished, then these questions must be answered separately. You do not have to resubmit any periodic statements previously furnished under rule 12.285 (Mandatory Disclosure).

d. **Financial Accounts.** For all financial accounts (checking, savings, money market, credit union accounts, or other such cash management accounts) listed in your Financial Affidavit, in which you have had any legal or equitable interest, regardless of whether the interest is or was held in your own name individually, in your name with another person, or in any other name, give the following:

- (1) name and address of each institution.
- (2) name in which the account is or was maintained.
- (3) account numbers.
- (4) names of each person authorized to make withdrawals from the accounts.

(5) highest balance within each of the preceding 3 years, or since the entry of the Final Judgment sought to be modified, if shorter.

(6) lowest balance within each of the preceding 3 years, or since the entry of the Final Judgment sought to be modified, if shorter.

You may comply with this interrogatory (4.d) by providing copies of all periodic (monthly, quarterly, semi-annual, or annual) account statements for each such account for the preceding 3 years, or since the entry of the Final Judgment sought to be modified, if shorter. You do not have to resubmit account statements previously furnished under rule 12.285 (Mandatory Disclosure).

e. **Closed Financial Accounts.** For all financial accounts (checking, savings, money market, credit union accounts, or other such cash management accounts) closed within the last 3 years, or since the entry of the Final Judgment sought to be modified, if shorter, in which you have had any legal or equitable interest, regardless of whether the interest is or was held in your own name individually, in your name with another person, or in any other name, give the:

- (1) name and address of each institution.
- (2) name in which the account is or was maintained.
- (3) account numbers.
- (4) name of each person authorized to make withdrawals from the accounts.
- (5) date account was closed.

f. Trust. For any interest in an estate, trust, insurance policy, or annuity, state the following:

(1) if you are the beneficiary of any estate, trust, insurance policy, or annuity, give for each one the following:

- (a) identification of the estate, trust, insurance policy, or annuity.
- (b) the nature, amount, and frequency of any distributions of benefits.
- (c) the total value of the beneficiaries' interest in the benefit.
- (d) whether the benefit is vested or contingent.
- (2) if you have established any trust or are the trustee of a trust, state the following:
 - (a) the date the trust was established.
 - (b) the names and addresses of the trustees.
 - (c) the names and addresses of the beneficiaries.
 - (d) the names and addresses of the persons or entities who possess the trust documents.
 - (e) each asset that is held in each trust, with its fair market value.

g. **Name of Accountant, Bookkeeper, or Records Keeper.** State the names, addresses, and telephone numbers of your accountant, bookkeeper, and any other persons who possess your financial records, and state which records each possesses.

5. **LIABILITIES:**

a. Loans, Liabilities, Debts, and Other Obligations. For all loans, liabilities, debts, and other obligations (other than credit cards and charge accounts) listed in your Financial Affidavit, indicate for each the following:

- (1) name and address of the creditor.
- (2) name in which the obligation is or was incurred.
- (3) loan or account number, if any.
- (4) nature of the security, if any.
- (5) payment schedule.
- (6) present balance and current status of your payments.
- (7) total amount of arrearage, if any.

You may comply with this interrogatory (5.a) by providing copies of all periodic (monthly, quarterly, semi-annual, or annual) account statements for each such account for the preceding 3 years, or since the entry of the Final Judgment sought to be modified, if shorter. You do not have to resubmit account statements previously furnished under rule 12.285 (Mandatory Disclosure).

b. **Credit Cards and Charge Accounts.** For all financial accounts (credit cards, charge accounts, or other such accounts) listed in your Financial Affidavit, in which you have had any legal or equitable interest, regardless of whether the interest is or was held in your own name individually, in your name with another person, or in any other name, give the following:

- (1) name and address of the creditor.
- (2) name in which the account is or was maintained.

- (3) name of each person authorized to sign on the accounts.
- (4) account numbers.
- (5) present balance and current status of your payments.
- (6) total amount of arrearage, if any.
- (7) highest and lowest balance within each of the preceding 3 years, or since the entry of
- the Final Judgment sought to be modified, if shorter.

You may comply with this interrogatory (5.b) by providing copies of all periodic (monthly, quarterly, semi-annual, or annual) account statements for each such account for the preceding 3 years, or since the entry of the Final Judgment sought to be modified, if shorter. You do not have to resubmit account statements previously furnished under rule 12.285 (Mandatory Disclosure).

c. **Closed Credit Cards and Charge Accounts.** As to all financial accounts (credit card, charge accounts, or other such accounts) closed with no remaining balance, within the last 3 years, or since the entry of the Final Judgment sought to be modified, if shorter, in which you have had any legal or equitable interest, regardless of whether the interest is or was held in your own name individually, in your name with another person, or in any other name, give the following:

- (1) name and address of each creditor.
- (2) name in which the account is or was maintained.
- (3) account numbers.
- (4) name of each person authorized to sign on the accounts.
- (5) date the balance was paid off.
- (6) amount of final balance paid off.

You may comply with this interrogatory (5.c) by providing copies of all periodic (monthly, quarterly, semi-annual, or annual) account statements for each such account for the preceding 3 years, or since the entry of the Final Judgment sought to be modified, if shorter. You do not have to resubmit account statements previously furnished under rule 12.285 (Mandatory Disclosure).

6. **MISCELLANEOUS:**

a. If you are claiming a diminished earning capacity since the entry of the Final Judgment sought to be modified as grounds to modify alimony or deviate from the child support established in your case, describe in detail how your earning capacity is lowered and state all facts upon which you rely in your

claim. If unemployed, state how, why, and when you lost your job.

b. If you are claiming a change in a mental or physical condition since the entry of the Final Judgment sought to be modified as grounds to modify alimony or change the child support established in your case, describe in detail how your mental and/or physical capacity has changed and state all facts upon which you rely in your claim. Identify the change in your mental and/or physical capacity, and state the name and address of all health care providers involved in the treatment of this mental or physical condition.

c. If you are requesting a change in shared or sole parental responsibility, primary residency, the parenting schedule, or any combination thereof, for the minor child(ren), describe in detail the change in circumstances since the entry of the Final Judgment sought to be modified that you feel justify the requested change. State when the change of circumstances occurred, how the change of circumstances affects the child(ren), and why it is in the best interests of the child(ren) that the Court make the requested change. Attach your parenting schedule.

d. If you do not feel the requested change in shared or sole parental responsibility, primary residency, the parenting schedule, or any combination thereof, for the minor child(ren) is in their best interests, describe in detail any facts since the entry of the Final Judgment sought to be modified that you feel justify the Court denying the requested change. State, in your opinion, what change, if any, of the parenting arrangement is justified or agreeable to you and why it is in the best interests of the child(ren).

7. **LONG FORM AFFIDAVIT:** If you filed the short form affidavit, Florida Family Law Rules of Procedure Form 12.902(b), and you were specifically requested in the Notice of Service of Standard Family Law Interrogatories to file the Long Form Affidavit, Form 12.902(c), you must do so within the time to serve the answers to these interrogatories.

I certify that a copy of this document was $[\sqrt{\text{one only}}]()$ mailed () faxed and mailed () hand delivered to the person(s) listed below on $\{date\}$.

Other party or his/her attorney:

Name:	
Address:	
City, State, Zip:	
Fax Number:	

I understand that I am swearing or affirming under oath to the truthfulness of the answers to these interrogatories and that the punishment for knowingly making a false statement includes fines and/or imprisonment.

Dated: _____

Signature of Party

Printed Name:	
Address:	
City, State, Zip:	
Telephone Number:	
Fax Number:	

STATE OF FLORIDA COUNTY OF _____

Sworn to or affirmed and signed before me on	by	
--	----	--

NOTARY PUBLIC or DEPUTY CLERK

[Print, type, or stamp commissioned name of notary or clerk.]

Personally known
 Produced identification
 Type of identification produced ______

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW: [≇ fill in all blanks]

I, {full legal name and trade n	ame of nonlawyer	}	,
a nonlawyer, located at <i>{street}</i>		, {city} _	,
{state}	, {phone}	, helped {name}	,
who is the $[\sqrt{\text{one only}}]$ pet	itioner or respo	ondent, fill out this form.	

INSTRUCTIONS FOR SUPREME COURT APPROVED FAMILY LAW FORMS 12.931(a), NOTICE OF PRODUCTION FROM NONPARTY and 12.931(b), SUBPOENA FOR PRODUCTION OF DOCUMENTS FROM NONPARTY

When should these forms be used?

These forms should be used if you need copies of documents (for a purpose relating to your case) from a **nonparty** in your case. Both forms should be typed or printed in black ink.

Notice of Production from Nonparty, **S** Florida Supreme Court Approved Family Law Form 12.931(a), is used to notify the other **party** in your case that in 10 days you are going to subpoen documents from a nonparty. **Subpoena for Production of Documents from Nonparty**, **S** Florida Supreme Court Approved Family Law Form 12.931(b), is the actual subpoena directing the nonparty to produce specific documents. You must **file** the originals of these forms with the **clerk of the circuit court**. A copy of these forms must be mailed **or** hand delivered to any other party in your case.

What should I do next?

Ten days after you serve the **Notice of Production from Nonparty**, \square Florida Supreme Court Approved Family Law Form 12.931(a), on the other party in your case (15 days if service is by mail), you should ask the clerk of the court to sign the subpoena. You should contact the deputy sheriff or private process server and have the subpoena **personally served** on the person named in the subpoena.

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. Because these papers must also comply with rule 12.280, Florida Family Law Rule of Procedure, and rules 1.280, 1.350, 1.351, and 1.410, Florida Rules of Civil Procedure, you also should read those rules.

Special notes...

If the other party in your case objects in writing within **10 days** (allow an additional 5 days if served by mail) of service of the **Notice of Production from Nonparty**, **C** Florida Supreme Court Approved Family Law Form 12.931(a), you may not use this procedure to obtain documents from the nonparty unless and until the court orders otherwise.

The nonparty receiving the subpoena may charge you a reasonable fee for copies of the documents.

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**, \square 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 COUNT

JUDICIAL CIRCUIT, COUNTY, FLORIDA

Case No.: ______ Division:

Petitioner,

and

Respondent.

NOTICE OF PRODUCTION FROM NONPARTY

TO:

{all parties}

YOU ARE NOTIFIED that, after **10 days** from the date of service of this notice, the undersigned will apply to the clerk of this Court for issuance of the attached subpoena directed to *{name of person, organization, or agency}*, who is not a party, to produce the items listed at the time and place specified in the subpoena. Objections to the issuance of this subpoena must be filed with the clerk of the circuit court within **10 days**.

I certify that a copy of this document was $[\sqrt{\text{one only}}]()$ mailed () faxed and mailed () hand delivered to the person(s) listed below on $\{date\}$.

Other party or	his/her attorney (if	<u>represented</u>)	Other		
Printed Name			Printed Name		
Address			Address		
City	State	Zip	City	State	Zip
Telephone (area coo	de and number)		Telephone (area co	ode and number)	
Fax (area code and a	number)		Fax (area code and	number)	
Dated:			Signature of Party Printed Name:		
			Address:		
			City, State, Zip: Telephone Number:		
			Fax Number:		
BLANKS BEI	LOW: [🛋 fill in al	ll blanks]	OUT THIS FORM,		
{state}		{phone}	, helpe		:
who is the $\sqrt[4]{0}$	one only] petiti	oner or res	spondent, fill out this for	m.	

Case No.: Division:

Petitioner.

and

Respondent.

SUBPOENA FOR PRODUCTION OF DOCUMENTS FROM NONPARTY

THE STATE OF FLORIDA

TO:

YOU	MUST go to {place}	, on
{date}	, at <i>{time}</i>	, a.m./p.m. and bring with you at that time and place the
following:		

These items will be inspected and may be copied at that time. You will not have to leave the original items.

You may obey this subpoena by providing readable copies of the items to be produced to the party or his/her attorney whose name appears on this subpoena on or before the scheduled date of production. You may condition the preparation of the copies upon payment in advance of the reasonable cost of preparation. If you mail or deliver the copies to the attorney whose name appears on this subpoena before the date indicated above, you do not have to appear in person.

You may be in contempt of court if you fail to: (1) appear as specified; (2) furnish the records instead of appearing as provided above; or (3) object to this subpoena.

You can only be excused by the person whose name appears on this subpoena and, unless excused by that person or the Court, you shall respond as directed.

Dated:

CLERK OF THE CIRCUIT COURT

(SEAL)

By: Deputy Clerk

This part to be filled out by the court or filled in with information you have obtained from the court: If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact {name} ____ _____,{telephone}_____

{address}

[address], *[telephone]*, within 2 working days of your receipt of this subpoena. If you are hearing or voice impaired, call TDD 1-800-

955-8771.

I CERTIFY that I gave notice to every other party to this action of my intent to serve a subpoena upon a person who is not a party to this action directing that person to produce documents or things without deposition. I also certify that no objection under Florida Rule of Civil Procedure 1.351 has been received by the undersigned within 10 days of service of this notice, if service was by hand delivery or appropriate facsimile transmission, and within 15 days if service was by mail.

Dated:

Signature of Party	
Printed Name:	
Fax Number:	

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE **BLANKS BELOW:** [*in all* blanks]

I, *{full legal name and trade name of nonlawyer}*

I, {full legal name and trade name of nonlawyer	r},
a nonlawyer, located at <i>{street}</i>	, {city},
{state}, {phone}	, helped {name},
who is the [$$ one only] petitioner or resp	ondent, fill out this form.

INSTRUCTIONS FOR FLORIDA FAMILY LAW RULES OF PROCEDURE FORM 12.932, CERTIFICATE OF COMPLIANCE WITH MANDATORY DISCLOSURE

When should this form be used?

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

Each party must provide the other party with the documents listed in section 2 of this form if the relief being sought is permanent regardless of whether it is an initial or supplemental proceeding. Of the documents listed on this form, the <u>financial affidavit</u> is the only document that must be <u>filed</u> with the court **and** sent to the other party; all other documents should be sent to the other party but not filed with the court. If your individual gross annual income is under \$50,000, you should complete the **Family Law Financial Affidavit** (Short Form), C Florida Family Law Rules of Procedure Form 12.902(b). If your individual gross annual income is \$50,000 or more, you should complete the **Family Law Financial Affidavit**, C Florida Family Law Rules of Procedure Form 12.902(c).

In addition, there are separate mandatory disclosure requirements that apply to **temporary financial hearings**, which are listed in section 1 of this form. The party seeking temporary financial relief must serve these documents on the other party with the notice of temporary financial hearing. The responding party must either deliver the required documents to the party seeking temporary financial relief on or before 5:00 p.m., 2 business days before the hearing on temporary financial relief, **or** mail (postmark) them to the party seeking temporary financial relief 7 days before the hearing on temporary financial relief. Any documents that have already been served under the requirements for temporary or initial proceedings, do not need to be re-served again in the same proceeding. If a supplemental petition is filed, seeking modification, then the mandatory disclosure requirements begin again.

This form should be typed or printed in black ink. After completing this form, you should <u>file</u> the original with the <u>clerk of the circuit court</u> in the county where your case is filed and keep a copy for your records. A copy of this form must be mailed **or** hand delivered to any other party in your case.

What should I do next?

After you have provided the other party all of the financial information and documents and have filed this form certifying that you have complied with this rule, you are under a continuing duty to promptly give the other party any information or documents that change your financial status or that make the information already provided inaccurate. Refer to the instructions regarding the **<u>petition</u>** in your case to determine how you should proceed after filing this form.

Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms. For further information, see rule 12.285, Florida Family Law Rules of Procedure.

Special notes...

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

Although the financial affidavits are based on individual gross income, either party may ask the other party

to complete the **Family Law Financial Affidavit**, \square Florida Family Law Rules of Procedure Form 12.902(c), by serving the appropriate interrogatory form. (See **Standard Family Law Interrogatories**, \square Florida Family Law Rules of Procedure Form 12.930(b) (original proceedings) or (c) (modification proceedings)).

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

Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of **Disclosure from Nonlawyer**, \square 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.

Case No.: _____ Division:

Petitioner.

and

Respondent.

CERTIFICATE OF COMPLIANCE WITH MANDATORY DISCLOSURE

I, *{full legal name}*_____, certify that I have complied with the mandatory disclosure required by Florida Family Law Rule 12.285 as follows:

FOR TEMPORARY FINANCIAL RELIEF. ONLY: 1.

The date the following documents were served:

 $\left[\int all \text{ that apply} \right]$

(

(

- a. Financial Affidavit (Filing of a Financial Affidavit cannot be waived.)
 -) S Florida Family Law Rules of Procedure Form 12.902(b) (short form) (
 - S□ Florida Family Law Rules of Procedure Form 12.902(c) (long form)
-) Solution of Procedure Form 12.902(c) (long torm)) All personal (1040) federal tax, gift tax, and intangible personal property tax returns for the b. (preceding year; or
 - (
-) Transcript of tax return as provided by IRS form 4506; or) IRS forms W-2, 1099, and K-1 for the past year because the income tax return for the past year has not been prepared.

c. Pay stubs or other evidence of earned income for the 3 months before the service of the financial affidavit.

2. FOR INITIAL, SUPPLEMENTAL, AND PERMANENT FINANCIAL RELIEF:

The date the following documents were served: $\left[\int all \text{ that apply} \right]$

- a. Financial Affidavit (Filing of a Financial Affidavit cannot be waived.)
 -) S Florida Family Law Rules of Procedure Form 12.902(b) (short form) (
 -) Solution Florida Family Law Rules of Procedure Form 12.902(c) (long form)
-) All personal (1040) federal and state tax income returns, gift tax returns, and intangible b. (personal property tax returns for the preceding 3 years;
 -) IRS forms W-2, 1099, and K-1 for the past year because the income tax return for the (past year has not been prepared.
- c. Pay stubs or other evidence of earned income for the 3 months before the service of the financial affidavit.
- d. A statement identifying the source and amount of all income for the 3 months before the service of the financial affidavit, if not reflected on the pay stubs produced.
- e. All loan applications and financial statements prepared for any purpose or used for any purpose within the 12 months preceding the service of the financial affidavit.
- f. All deeds to real estate in which I presently own or owned an interest within the past 3 years. All promissory notes in which I presently own or owned an interest within the last 12 months. All present leases in which I own an interest.
- g. All periodic statements for the last 3 months for all checking accounts and for the last year for all savings accounts, money market funds, certificates of deposit, etc.
- h. All brokerage account statements for the last 12 months.
- i. Most recent statement for any pension, profit sharing, deferred compensation, or retirement plan (for example, IRA, 401(k), 403(b), SEP, KEOGH, etc.) and summary plan description for any such

plan in which I am a participant or alternate payee.

- j. The declarations page, the last periodic statement, and the certificate for any group insurance for all life insurance policies insuring my life or the life of my spouse.
- k. All health and dental insurance cards covering either of me or my spouse and/or our dependent child(ren).
- l. Corporate, partnership, and trust tax returns for the last 3 tax years, in which I have an ownership or interest greater than or equal to 30%.
- m. All credit card and charge account statements and other records showing my(our) indebtedness as of the date of the filing of this action and for the prior 3 months. All promissory notes on which I presently owe or owed within the past year. All lease agreements I presently owe.
 - n. All premarital and marital agreements between the parties to this case.
- o. If a modification proceeding, all written agreements entered into between the parties at any time since the order to be modified was entered.
- _____ p. All documents and tangible evidence relating to claims for special equity or nonmarital status of an asset or debt.
- q. Any court order directing that I pay or receive spousal support (alimony) or child support.

I certify that a copy of this document was $[\sqrt{\text{one only}}]()$ mailed () faxed and mailed () hand delivered to the person(s) listed below on $\{date\}$.

Other party or his/her attorney:

Name:	
Address:	
City, State, Zip:	
Fax Number:	

Dated:

Signature of Party	
Printed Name:	
Address:	
City, State, Zip:	
Fax Number:	

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW: [∠ fill in all blanks]

I, {full legal name and tr	ade name of nonlawyer}		,
a nonlawyer, located at {st	reet}	, {city}	
{state}	, {phone}	, helped {name}	,
	···· 1 ·		

who is the [$\sqrt{}$ one only] _____ petitioner or _____ respondent, fill out this form.

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.940(d), MOTION TO MODIFY OR DISSOLVE TEMPORARY INJUNCTION

When should this form be used?

If a temporary **<u>injunction</u>**, either **<u>ex parte</u>** or after a <u>**hearing**</u>, has been entered against you, you may use this form to ask the court to modify or dissolve that injunction.

This form should be typed or printed in black ink. After completing this form, you should <u>file</u> the original with the <u>clerk of the circuit court</u> in the county where the injunction was entered and keep a copy for your records. You should ask the clerk to process your motion through their emergency procedures. A <u>hearing</u> will be held within 5 working days. You should ask for the date and time of your hearing and should file **Notice of Hearing (General)**, \square Florida Supreme Court Approved Family Law Form 12.923 or other appropriate notice of hearing form, and send a copy to the other party.

What should I do next?

A copy of this form must be mailed **or** hand delivered to the other party, along with a notice of 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. For further information, see chapter 61, Florida Statutes, and rule 1.610, Florida Rules of Civil Procedure.

Special notes...

With this form you must also file the following, if you have not already done so:

C Uniform Child Custody Jurisdiction Act (UCCJA) Affidavit, [∞]□ Florida Supreme Court Approved Family Law Form 12.902(d), if the custody of a minor child(ren) is at issue.

Order... These family law forms contain an **Order Dissolving Temporary Injunction**, \square Florida Supreme Court Approved Family Law Form 12.940(e), which the judge may use. You should check with the clerk, <u>family law intake staff</u>, or <u>judicial assistant</u> to see if you need to bring a blank order form 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.

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**, \square 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.

Case No.: _____ Division:

Petitioner.

and

Respondent.

MOTION TO MODIFY OR DISSOLVE TEMPORARY INJUNCTION

() Petitioner () Respondent requests the Court to enter an order () dissolving the temporary injunction issued in the above styled case () modifying the temporary injunction issued in the above styled case in the following manner:

I am the party against whom this temporary injunction has been granted and under rule 1.610, Florida Rules of Civil Procedure, I request that a hearing be held within 5 days after the filing of this motion.

I certify that a copy of this document was $[\sqrt{\text{one only}}]()$ mailed () faxed and mailed () hand delivered to the person(s) listed below on {*date*}

Other party or his/her attorney:		
Name:		
Address:		
City, State, Zip:		
Fax Number:		

Dated:

Signature of Part	y
Printed Name:	
Address:	
Telephone Number:	
Fax Number:	

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE **BLANKS BELOW:** [*in all* blanks]

I, {full legal name and trade name of nonlawyer}				
a nonlawyer, located at {st	reet}	, {city},		
{ <i>state</i> }	, {phone}	, helped {name},		
who is the [$$ one only]	_ petitioner or	_ respondent, fill out this form.		

Case No.: _____ Division:

Petitioner,

and

Respondent.

ORDER DISSOLVING TEMPORARY INJUNCTION

Upon () Petitioner's () Respondent's motion and after hearing, the Court, being fully advised in the premises,

ORDERS that the temporary injunction entered on {date} _____ in the above-styled case is hereby dissolved.

ORDERED on {*date*} _____, at {*time*} _____.

CIRCUIT JUDGE

COPIES TO: Petitioner (or his or her attorney) Respondent (or his or her attorney)

Office of Citizenship-Legal Assistance Passport Services United States Department of State 1425 "K" Street, N.W., Room 300 Washington, D. C. 10522-1705

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.941(a), VERIFIED MOTION FOR TEMPORARY INJUNCTION TO PREVENT REMOVAL OF MINOR CHILD(REN) AND/OR DENIAL OF PASSPORT SERVICES

When should this form be used?

You should use this form if you want the court to enter an **<u>order</u>** that your minor child(ren) is (are) not to be removed from the State of Florida while a case involving the child(ren)'s custody is pending, that passport services for the minor child(ren) be prohibited, and/or that existing passports be turned over to you.

This form should be typed or printed in black ink. If you want the court to enter an **<u>ex parte</u>** order, without giving the other side advance notice of the hearing, you should explain your reasons in paragraph 5 of this form. After completing this form, you should sign the form before a **<u>notary public</u>**. You should <u>file</u> the original with the <u>clerk of the circuit court</u> in the county where your case is pending and keep a copy for your records. You should also ask the clerk to process your <u>**motion**</u> though their emergency procedures.

What should I do next?

If the court enters an order without advance notice to the other party, you should take a <u>certified copy</u> of the order to the sheriff's office for further assistance. You must have this form and the court's order, served by <u>personal service</u> on the other party. You should read the court's order carefully. Look for directions in the order that apply to you and note the time and place of the <u>hearing</u> scheduled in the order. You should go to the hearing with whatever evidence you have regarding your motion.

If the court will not enter an order without advance notice to the other side, you should check with the clerk of court, <u>family law intake staff</u>, or <u>judicial assistant</u> for information on the local procedure for scheduling a hearing on your motion, unless the court sets a hearing in its order denying your request for an ex parte hearing. When you know the date and time of your hearing, you should file **Notice of Hearing (General)**, So Florida Supreme Court Approved Family Law Form 12.923 or other appropriate notice of hearing form, and use personal service to notify the other party of your motion, the court's order, if any, and the 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. For further information, see chapter 61, Florida Statutes, and rule 1.610, Florida Rules of Civil Procedure.

Special notes...

If you have an attorney, your attorney must certify in writing the efforts that have been made to give the other party notice, if no notice is given.

The court may require you to post a **<u>bond</u>** as a condition of the injunction.

With this form you must also file the following, if you have not already done so, and provide a copy to the other party:

C Uniform Child Custody Jurisdiction Act (UCCJA) Affidavit, [∞]□ Florida Supreme Court Approved Family Law Form 12.902(d).

Temporary Injunctions... These family law forms contain a **Temporary Injunction to Prevent Removal** of Minor Child(ren) and/or Denial of Passport Services (Ex Parte), **D** Florida Supreme Court Approved Family Law Form 12.941(b), which the <u>judge</u> may use if he or she enters an order without a

hearing, and a **Temporary Injunction to Prevent Removal of Minor Child(ren) and/or Denial of Passport Services (After Notice)**, \square Florida Supreme Court Approved Family Law Form 12.941(c), which the judge may use if he or she enters an order after a hearing. You should check with the clerk, family law intake staff, or judicial assistant to see if you need to bring a blank order form 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.

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**, \square 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.

Case No.: _____ Division:

Petitioner,

and

Respondent.

VERIFIED MOTION FOR TEMPORARY INJUNCTION TO PREVENT REMOVAL OF MINOR CHILD(REN) AND/OR DENIAL OF PASSPORT SERVICES

() Petitioner () Respondent requests the Court to enter a temporary injunction to prevent removal of the following listed minor child(ren) from the jurisdiction of this Court and deny passport services for the child(ren) and says:

1.	The minor child(ren) subject to this request is (are): Name	Birth date		
2.	The child(ren) has (have) been a resident(s) of	County, Florida since {date}		
3.	A completed Uniform Child Custody Jurisdiction Act Court Approved Family Law Form 12.902(d), is filed with	· · · · · · · · · · · · · · · · · · ·		
4. [√all	It is in the best interests of the minor child(ren) that the that apply] a. The child(ren) not be removed from the jurisdiction because:	on of this Court while litigation is pending		
	b. Passport services for the minor child(ren) be prohibi	ted because:		
	 c. Existing passports for the minor child(ren) be immediated () Respondent because: 			

5.	This motion should be granted () with () without notice to the other party. {If without notice,
	explain why there would be immediate and irreparable harm if the other party is given notice.}
	WHEREFORE, () Petitioner () Respondent requests the following from the Court:
[√all	that apply]
	a. enter a temporary injunction to prevent removal of the child(ren) named above from the
	jurisdiction of this Court while this action is pending;

- b. enter an order denying passport services for the minor child(ren);
- c. enter an order requiring that any existing passports for the minor child(ren) be immediately delivered to () Petitioner () Respondent;
- d. enter a temporary injunction without notice to the other party.

I certify that a copy of this document was [$\sqrt{}$ one only] () mailed () faxed and mailed () hand delivered to the person(s) listed below on {date} _____ or () was not delivered to the person(s) listed below because _____

Other party or his/her attorney: Name: Address: _____ City, State, Zip: _____ Fax Number: _____

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

Dated: _____

Signature of Party
Printed Name:
Address:
City, State, Zip:
Telephone Number:
Fax Number:

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 the party filing this motion is represented by an attorney, the attorney must complete the following:

I, the undersigned attorney for the movant, hereby certify in that the following efforts have been made to give notice. *{if no efforts have been made, why}*

Signature

Florida Bar Number

Printed Name

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW: [≠ fill in all blanks]

I, {full legal name and trade name of nonlawyer}

a nonlawyer, located at <i>{street}</i>		, {city}	,
{state}	_, {phone}	, helped {name},	,
who is the [$$ one only] pet	titioner or	_ respondent, fill out this form.	

Case No.: _____ Division:

Petitioner.

and

Respondent.

TEMPORARY INJUNCTION TO PREVENT REMOVAL OF MINOR CHILD(REN) AND/OR DENIAL OF PASSPORT SERVICES (EX PARTE)

Upon verified motion of () Petitioner () Respondent, the Court has jurisdiction of the parties and the subject matter and the Court being fully advised, it is ORDERED and ADJUDGED that:

NOTICE OF HEARING

This Temporary Injunction to Prevent Removal of Child(ren) has been issued without prior notice to Respondent. Pursuant to Rule 1.610, Florida Rules of Civil Procedure, the other party may file a motion to dissolve or modify this temporary injunction and a hearing will be scheduled within 5 days of that motion.

$\left[\int \mathbf{i} \mathbf{f} \text{ applies} \right]$

If no motion to dissolve is filed, Petitioner and Respondent are instructed that they are scheduled to appear and testify at a hearing regarding this matter on *{date}*, at _____, at ____, at _____, Injunction to Prevent Removal of Child(ren) and/or Denial of Passport Services, which would remain in effect until modified or dissolved by the Court, and whether other things should be ordered, including who should pay the filing fees and costs. The hearing will be before TheHonorable {name} ,at{room

name/number, location, address, city}

_______, Florida. If Petitioner and/or Respondent do (does) not appear, this temporary injunction may be continued in force, extended, or dismissed, and/or additional orders may be issued, including the imposition of court costs.

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact {name} _____

{address}

_____, {telephone}

within 2 working days of your receipt of this temporary injunction. If you are hearing or voice impaired, call TDD 1-800-955-8771.

FINDINGS

- It appears from specific facts shown by verified motion that immediate and irreparable injury, loss, 1. or damage will result to the minor child(ren) if a temporary injunction is not issued without notice to the other party.
- () Petitioner's () Respondent's attorney has certified in writing any efforts made to give notice. 2.

3. The reasons why notice should not be given are: _____

TEMPORARY INJUNCTION $\left[\sqrt{all} \text{ that apply} \right]$ 1. The following child(ren) shall not be removed from the jurisdiction of this Court during the pendency of this proceeding, or until further order of this Court: Name Birth date 2. () Petitioner () Respondent shall not apply for any passports or passport services on behalf of the child(ren). 3. () Petitioner () Respondent shall immediately deliver any existing passports for the child(ren) to {name} 4. The Court may enforce compliance with the terms of this injunction through civil and/or indirect criminal contempt proceedings, which may include arrest, incarceration, and/or the imposition of a fine. 5. Violation of this injunction may constitute criminal contempt of court. 6. **Bond.** a. Bond is waived because this injunction is issued solely to prevent physical injury or abuse of a natural person. b. This order is conditioned upon () Petitioner () Respondent posting bond in the sum of \$ with the clerk of this Court. 7. Expiration. This injunction shall remain in effect until the minor child(ren) reach(es) the age of 18, until the hearing scheduled herein, if any, or *{date}*, whichever occurs first, unless modified by further order of this Court. ORDERED on {*date*} ______, at {*time*} ______. CIRCUIT JUDGE COPIES TO: Petitioner (or his or her attorney) Respondent (or his or her attorney) Office of Citizenship-Legal Assistance

Passport Services United States Department of State 1425 "K" Street, N.W., Room 300 Washington, D. C. 10522-1705

Case No.: Division:

Petitioner.

and

Respondent.

TEMPORARY INJUNCTION TO PREVENT REMOVAL OF MINOR CHILD(REN) AND/OR DENIAL OF PASSPORT SERVICES (AFTER NOTICE)

Upon verified motion of () Petitioner () Respondent, the Court has jurisdiction of the parties and the subject matter and the Court being fully advised, it is ORDERED and ADJUDGED that:

 $\left[\int all \text{ that apply} \right]$

1. The following minor child(ren) shall not be removed from the jurisdiction of this Court during the pendency of this proceeding, or until further order of this Court:

Name	Birth date
2. () Petitioner () Respondent shall not of the child(ren).	t apply for any passports or passport services on behalf
· · · · ·	ediately deliver any existing passports for the child(ren)
	the terms of this injunction through civil and/or indirect nclude arrest, incarceration, and/or the imposition of a
5. Violation of this injunction may constitute	e criminal contempt of court.
	ction is issued solely to prevent physical injury or abuse
 of a natural person. b. This order is conditioned upon (of \$ with the clerk of th) Petitioner () Respondent posting bond in the sum is Court.
7. Expiration. This temporary injunction sha	all remain in effect until the minor child(ren) reaches the

age of 18, or until {*date*} ______, not to exceed one year from the date of this order, whichever occurs first, unless modified by further order of this Court.

ORDERED on {*date*} ______, at {*time*} ______.

CIRCUIT JUDGE

COPIES TO: Petitioner (or his or her attorney) Respondent (or his or her attorney)

Office of Citizenship-Legal Assistance Passport Services United States Department of State 1425 "K" Street, N.W., Room 300 Washington, D. C. 10522-1705

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.941(d), EMERGENCY VERIFIED MOTION FOR CHILD PICK-UP ORDER

When should this form be used?

You may use this form to request that the court enter an <u>order</u> directing the sheriff or other law enforcement officer to take a minor child(ren) from the person who currently has physical possession of the child(ren) and deliver the child(ren) to your physical custody. This form should only be used in an emergency by a **person who has a pre-existing legal right to physical possession of a minor child.** This means that you already have a court order awarding you legal custody of the child(ren) OR you are the birth mother of one or more children born out of wellock and no court order has addressed any other person's parental rights. Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms.

This form should be typed or printed in black ink. This form presumes that you want the court to enter an \underline{ex} parte order without giving the other side advance notice of the <u>hearing</u>. You should explain your reasons for why such an ex parte order should be entered in paragraph 7 of this form. 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, along with all of the other forms required, with the <u>clerk of the circuit court</u> in the county where the child(ren) is (are) physically located and keep a copy for your records. You should also ask the clerk to process your motion though their emergency procedures.

What should I do next?

If the court enters an order without advance notice to the other party, you should take a certified copy of the order to the sheriff's office for further assistance. You must have this form and the court's order served by **personal service** on the other party. You should read the court's order carefully. The order may require the sheriff to place the child(ren) somewhere other than in your physical possession. Look for directions in the order that apply to you and note the time and place of the hearing scheduled in the order. You should go to the hearing with whatever evidence you have regarding your motion.

If the court will not enter an order without advance notice to the other side, you should check with the clerk of court, **judicial assistant**, or **family law intake staff** for information on the local procedure for scheduling a hearing on your motion, unless the court sets a hearing in its order denying your request for an **ex parte** hearing. When you know the date and time of your hearing, you should file **Notice of Hearing (General)**, **Solution** Florida Supreme Court Approved Family Law Form 12.923, and use personal service to notify the other party of your motion, the court's order, if any, and the hearing.

Special notes...

With this form you must also file the following:

- C Uniform Child Custody Jurisdiction Act (UCCJA) Affidavit, [®]□ Florida Supreme Court Approved Family Law Form 12.902(d).
- C A <u>certified copy</u> of the court order showing that you have legal custody of the child(ren), if any.

OR

A <u>certified copy</u> of the child(ren)'s birth certificate, if you are the birth mother of a child born out of wedlock and no court order addressing paternity exists.

OR

A <u>certified copy</u> of any judgment establishing paternity or custody of the minor child(ren).

Order... These family law forms contain an **Order to Pick-Up Minor Child(ren)**, **D** Florida Supreme Court Approved Family Law Form 12.941(e), 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 a blank order form 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.

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**, \square 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.

Π	N THE CIRCUIT COURT OF THE IN AND FOR			COUN	JUDICIAL CIRCUIT,
	IN AND FOR				
			Case Divis	No.: ion:	
	Petitioner,		;		
	and				
	Respondent		,		
	EMERGENCY VERIFIED	N	IOTION FOR	CHILD PI	CK-UP ORDER
certif	I, <i>{full legal name}</i> Y that the following information is true:				, being sworn,
1.	This is a motion to enforce existing cut the following minor child(ren):	ist	tody rights (as ar	n operation o	f law or court-ordered) regarding
	Name Sex	C.	Birth date	Race	Physical Description
2.	Currently, the child(ren) subject to thi			whose ac	ldress or present physical location
	This individual's relationship to the m	in	or child(ren) is:		
3.	I () am () am not married to the	; ŀ	berson named in	paragraph 2	
4. [√a	Custody status of minor child(ren the person named in paragraph 2 bea II that apply]:		*	or right to cus	tody of the minor child(ren) over
	a. Custody has been established minor child(ren) was made on {date, {case number}	b }	y a court. A fir	nal judgment	or order awarding custody of the in {name of court}
	{case number} child(ren) to me. This final judgment of the child(ren) or write "all"}	0	r order applies to	o the followir	ng minor child(ren): {list name(s)
	A certified copy of said final judgm effect. [√ if applies] () This order credit enforcement under the Unifor Kidnaping Prevention Act. b. Custody is established as an op	: is m	s an out-of-state Child Custody	court order Jurisdiction	which is entitled to full faith and Act and/or the federal Parental
	who was (were) born out of wedlock following minor child(ren): <i>{list name</i>	a	nd there is no fin	al judgment	or order awarding custody of the

	 Paternity has not been established. A certified copy of the minor child(ren)'s birth certificate is attached and has not been amended. Paternity has been established. A certified copy of the final judgment of paternity, which shows no award of custody was made, is attached. This custody order has not been changed and is still in effect. c. Other:
5.	A completed Uniform Child Custody Jurisdiction Act (UCCJA) Affidavit, SD Florida Supreme Court Approved Family Law Form 12.902(d), is filed with this motion.
6. [√ all †	Facts relating to the minor child(ren)'s current situation. that apply] a. The person named in paragraph 2 wrongfully removed or wrongfully detained the minor child(ren) from my custody on {date}
	 Check here if you are attaching additional pages to continue these facts. b. I believe that the minor child(ren) is (are) in immediate danger of harm or removal from this court's jurisdiction while with the person named in paragraph 2 based on the following:
	 c. The current location of the minor child(ren) is: () unknown () believed to be at the following address(es) with the following people <i>{list both the address and the people you believe will be there}</i>:
7.	Advance notice of this motion to the individual named in paragraph 2 should not be required because:
8.	
Florida S	upreme Court Approved Family Law Form 12.941(d), Emergency Verified Motion for Child Pick-Up Order (9/00) C-289

Name of Contact Person:

Address:

Telephone number(s) where I (or my designee) can be reached: *{give name of individual to call}*

9. Attorneys' Fees, Costs, and Suit Monies.

 $[\mathbf{\sqrt{if} applies}]$

I have filed this motion because of wrongful acts of the person listed in paragraph two above. I request that this Court award reasonable attorney's fees, costs, and suit monies as applicable or authorized under Florida law, the UCCJA, and other legal authorities.

WHEREFORE, I request an Emergency Order to Pick-Up Minor Child(ren), without advance notice, directing all sheriffs of the State of Florida or other authorized law enforcement officers in this state or any other state to pick up the previously named minor child(ren) and deliver them to my physical custody.

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

Dated:	
	Signature of Party
	Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:
	Fax Number:
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	
	OUT THIS FORM, HE/SHE MUST FILL IN THE
BLANKS BELOW: [🖉 fill in all blanks]	,
1, {full legal name and trade name of nonlaw	yer},
a nonlawyer, located at {street}	yer}, {city}, , helped {name},
{state}, {pnone}	, neiped {name},

who is the [$\sqrt{}$ one only] ____ petitioner or ____ respondent, fill out this form.

Case No.: Division:

Petitioner.

and

Respondent.

ORDER TO PICK-UP MINOR CHILD(REN)

An Emergency Verified Motion for Child Pick-Up Order has been filed by () Petitioner () Respondent, alleging facts which under existing law are determined to be sufficient to authorize taking into custody the minor child(ren) named below. Based on this motion, this Court makes the following findings, notices, and conclusions:

JURISDICTION

This Court has jurisdiction over issues surrounding the minor child(ren) listed below based on the following:

 $\left[\int all \text{ that apply} \right]$

- a. This Court exercised and continues to exercise original jurisdiction over the minor children listed below under the Uniform Child Custody Jurisdiction Act (UCCJA), specifically, section 61.1308, Florida Statutes.
- b. A certified out-of-state custody decree has been presented to this Court with a request for full faith and credit recognition and enforcement under the Parental Kidnaping Prevention Act, 28 U.S.C. \$1738A. This Court has jurisdiction to enforce this decree under the UCCJA, specifically section 61.1328, Florida Statutes.
- c. By operation of Florida law governing the primary custody rights of children born out of wedlock, this Court has jurisdiction over the child(ren) listed below because this (these) child(ren) was (were) born in the State of Florida and no prior court action involving the minor child(ren) has addressed a putative father's rights to custody or other parental rights. See sections 742.031 and 744.301, Florida Statutes.
- d. Pursuant to the UCCJA, specifically section 61.133, Florida Statutes, this Court has jurisdiction to modify a custody decree of another state and has consulted with the Court which took initial jurisdiction over the minor child(ren) to determine this authority.
- e. Other:

NOTICE OF HEARING

Because this Order to Pick-Up Minor Child(ren) has been issued without prior notice to the nonmovant *{name}*_____, all parties involved in this matter are informed that they are scheduled to appear and testify at a hearing movant {name} regarding this matter on {*date*} ______, at ____, at ____, at which time the Court will consider whether the Court should issue a further order in this case, and whether other things should be ordered, including who should pay the filing fees and costs. The hearing will be before The Honorable *[name]* at {room name/number, location, address, city}

_____, Florida. If a party does

not appear, this order may be continued in force, extended, or dismissed, and/or additional orders may be issued, including the imposition of court costs.

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact *{name}*

, {address},	
, {telephone	, within
2 working days of your receipt of this order. If	you are hearing or voice impaired, call TDD 1-800-955-8771.

ORDER

This Court **ORDERS AND DIRECTS** any and all sheriffs of the State of Florida (or any other authorized law enforcement officer in this state or in any other state) to immediately take into custody the minor child(ren) identified below from anyone who has possession and:

OR

2. Accompany the minor child(ren) to the undersigned judge, if the minor child(ren) is (are) picked up during court hours, for immediate hearing on the issue of custody. It is the intention of this Court that the nonmoving party, minor child(ren), and movant appear immediately upon service of this order before the undersigned judge, if available, or duty judge to conduct a hearing as to which party is entitled to lawful custody of the minor child(ren) at issue. It is not the intention of the court to turn over the child(ren) to the movant on an ex parte basis. Neither party should be permitted to remove the child(ren) from the jurisdiction of this Court pending a hearing. If unable to accomplish the above, the sheriff/officer shall take the child(ren) into custody and place them with the Department of Children and Family Services of the State of Florida pending an expedited hearing herein.

OR

3. Place the minor child(ren) in the physical custody of {agency}

who shall contact the undersigned judge for an expedited hearing. The sheriff/officer shall not delay the execution of this court order for any reason or permit the situation to arise where the nonmoving party is allowed to remove the child(ren) from the jurisdiction of this court.

4. NEITHER PARTY OR ANYONE AT THEIR DIRECTION, EXCEPT PURSUANT TO THIS ORDER, MAY REMOVE THE CHILD(REN) FROM THE JURISDICTION OF THIS COURT PENDING FURTHER HEARING. SHOULD THE NONMOVING PARTY IN ANY WAY VIOLATE THE MANDATES OF THIS ORDER IN THE PRESENCE OF THE LAW ENFORCEMENT OFFICER, THIS OFFICER IS TO IMMEDIATELY ARREST AND INCARCERATE THE OFFENDING PARTY UNTIL SUCH TIME AS THE OFFENDING PARTY MAY BE BROUGHT BEFORE THIS COURT FOR FURTHER PROCEEDINGS.

All sheriffs of the State for Florida are authorized and ORDERED to serve (and/or execute) and enforce this order in the daytime or in the nighttime and any day of the week, except as limited by this order above.

Except as limited by the above, if necessary, the sheriff/officer is authorized to take all reasonable, necessary, and appropriate measures to effectuate this order. The sheriff/officer shall not delay the execution of this order for any reason or permit the situation to arise where the child(ren) is (are) removed from the jurisdiction of this Court before execution of this order.

The minor child(ren) is (are) identified as follows:					
Name	Sex	Birth date	Race	Physical Description	
Current location/address	s of minor child	l(ren) or of party	y believed to h	nave possession of the minor child(ren):	
ORDERED on	{date}		, at { <i>tir</i>	ne}	

CIRCUIT JUDGE

COPIES TO: Petitioner (or his or her attorney) Respondent (or his or her attorney)

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.942(a), MOTION FOR APPOINTMENT OF GUARDIAN AD LITEM

When should this form be used?

This form may be used by either **party** in a family law case involving **custody**, **parental responsibility**, **visitation**, or **paternity** of a minor child(ren) to request that the judge appoint a **guardian ad litem** to represent the best interests of the minor child(ren). You should use this form if you feel that your child(ren) needs someone other than you to ensure that both the judicial system and the other **party**(ies) act(s) in the best interests of the child(ren). A guardian ad litem may be a volunteer who has been trained and certified by the State of Florida Guardian ad Litem Program or an **attorney** who is a member in good standing with The Florida Bar.

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

What should I do next?

A copy of this form must be mailed **or** hand delivered to the other party in your case.

It is possible that there will be a **hearing** on your motion. The **judge** may want to hear the reasons you feel an appointment of a guardian ad litem is necessary, or, the other party may object to your motion. If a hearing is required, check with the clerk of court, **family law court staff**, or **judicial assistant** for information on the local procedure for scheduling a hearing. When you know the date and time of your hearing, you should file **Notice of Hearing (General)**, **D** Florida Supreme Court Approved Family Law Form 12.923, or other appropriate notice of hearing form, and provide a copy to the other party.

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 may also want to contact the Guardian ad Litem Program office in your area or see sections 61.401–405, Florida Statutes.

Special notes...

Order... These family law forms contain an **Order Appointing a Guardian ad Litem**, \square Florida Supreme Court Approved Family Law Form 12.942(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 a blank order form 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.

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**, \square 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.

Case No.: Division:

Petitioner.

and

Respondent.

MOTION FOR APPOINTMENT OF GUARDIAN AD LITEM

() Petitioner () Respondent requests that the Court enter an order appointing a guardian ad litem with all powers, privileges, and responsibilities authorized in section 61.403, Florida Statutes, and states:

1. The following minor child(ren) is (are) subject to this proceeding:

Birth date	Age	Sex	Location/Address
·			
·			
	Birth date	Birth date Age	Birth date Age Sex

- 2. Verified allegations of child abuse or neglect as defined in section 39.01(2) or (45), Florida Statutes, () HAVE () HAVE NOT been made in this case.
- The matters before the Court regarding the minor child(ren) are: 3.
- a. sole/shared parental responsibility
- b. primary/secondary residential parent
- c. visitation
- d. other:
- It is in the best interests of the minor child(ren) that a guardian ad litem be appointed to advance the 4. best interests of the minor child(ren) because:

I certify that a copy of this document was $[\sqrt{\text{one only}}]()$ mailed () faxed and mailed () hand delivered to the person(s) listed below on {date}

Other party or his/her attorney:

Name:	
Address:	
City, State, Zip:	
Fax Number:	

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW: [\$\subset fill in all blanks] I (full legal name and trade name of nonlawyer]

I, {full legal name and tra	ade name of nonlawyer}		,
a nonlawyer, located at <i>[st</i>	reet}	, {city}	,
{state}	, {phone}	, helped {name}	
who is the [$$ one only]_	petitioner or responde	nt, fill out this form.	

IN THE CIRCUIT COURT OF THE ______ JUDICIAL CIRCUIT, IN AND FOR ______ COUNTY, FLORIDA

Case No.: _____ Division:

Petitioner.

and

Respondent.

ORDER APPOINTING GUARDIAN AD LITEM

Upon () Petitioner's () Respondent's () Court's own motion to appoint guardian ad litem for the minor child(ren) herein and the Court finding that

a. verified allegations of child abuse or neglect as defined in section 39.01(2) or (45), Florida Statutes, have been made and are determined to be well-founded,

OR

b. it is otherwise in the best interests of the child(ren) that a guardian ad litem be appointed to advance the best interests of the minor child(ren) because:

_____, it is thereupon

ORDERED as follows:

A guardian ad litem shall be appointed for the minor child(ren), {name(s)} 1.

now residing at {street address}

The State of Florida Guardian ad Litem Program for the _____ Judicial Circuit shall assign a certified 2. guardian ad litem for the minor child(ren). Upon filing of the Notice of Acceptance, the guardian ad litem can be served c/o Guardian ad Litem Program, {address}

Pursuant to the State of Florida Guardian ad Litem Standards of Operation adopted by the Supreme Court of Florida, if the Guardian ad Litem Program is appointed in the absence of a well founded allegation of abuse or neglect, an automatic discharge by the Court will occur upon filing of a Motion to Discharge by the Program if the Program does not have sufficient volunteer and/or supervisory resources available to accommodate this appointment.

OR

*[name]*_____, an attorney in good standing with The Florida Bar, is appointed to serve as a private guardian ad litem for the above minor child(ren). The fees of the private guardian shall be paid by: () Petitioner () Respondent () each party equally () other, {*specify*}

The guardian ad litem is a party to any judicial proceeding from the date of this order until the date 3. of discharge and shall have all of the powers, privileges, and responsibilities authorized in section 61.403, Florida Statutes, to the extent necessary to advance the best interests of the minor child(ren).

- 4. The guardian ad litem must be provided with copies of all pleadings, notices, stipulations, and other documents filed in this action and is entitled to reasonable notice before any action affecting the child(ren) is taken by either of the parties, their counsel, or the Court. The guardian ad litem is entitled, through counsel, to be present at any depositions, hearings, or other proceedings concerning the minor child(ren).
- 5. The guardian ad litem may investigate the allegations of the pleadings affecting the minor child(ren), and after proper notice may interview witnesses or any other person having information concerning the welfare of the minor child(ren).
- 6. The guardian ad litem shall maintain any information received from any source described in section 61.403(2), Florida Statutes, as confidential and shall not disclose such information except in reports to the Court served upon both parties to this cause and their counsel, or as directed by the Court.
- 7. The parties, or any other person entrusted by the parties with the care of the minor child(ren) shall allow the guardian ad litem access to the minor child(ren) at reasonable times and locations and no person shall obstruct the guardian ad litem from the minor child(ren).
- 8. The guardian ad litem shall submit his or her recommendations to the Court regarding any stipulation or agreement, whether incidental, temporary, or permanent, which affects the interest or welfare of the minor child(ren), within 10 days after the date the stipulation or agreement is served upon the guardian ad litem.
- 9. The guardian ad litem shall file a written report with the Court, which may include recommendations and a statement of the wishes of the minor child(ren). The report must be filed and served on all parties at least 20 days prior to the hearing at which it will be presented unless the Court waives such time period. The guardian ad litem's report shall address the following areas, subject to any conditions ordered by this Court:
 - a. parental responsibility of child(ren);
 - b. residence of child(ren);
 - _____ c. visitation, including times and locations;
 - ______d. appearance of child(ren) at depositions/hearings;
 - e. relocation;
 - f. best interests of child(ren) regarding scientific tests; and/or
 - _____ g. other ______

This appointment is subject to the following conditions:

10. The guardian ad litem is automatically discharged without further order 30 days after the entry of a final order or judgment in this proceeding, unless otherwise ordered by the Court.

ORDERED on _____.

CIRCUIT JUDGE

COPIES TO: Petitioner (or his or her attorney) Respondent (or his or her attorney) _____ Guardian ad Litem Program ____ Other: _____

Florida Supreme Court Approved Family Law Form 12.942(b), Order Appointing Guardian ad Litem (9/00)

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.943, MOTION TO DEVIATE FROM CHILD SUPPORT GUIDELINES

When should this form be used?

Child support in Florida is determined by the child support guidelines found in section 61.30, Florida Statutes. The court, at its discretion, may raise or lower the child support guidelines amount by up to 5%. In addition, the court may raise or lower the guidelines support amount by more than 5%, if written reasons are given for the adjustment. The court may make these additional adjustments based on certain considerations, which are reflected in this form. You should review this form to determine if any of the reasons for adjusting the child support guidelines amount apply to your situation and you should complete this form **only** if you want the court to order **more child support or less child support** than the amount required by the child support guidelines.

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

What should I do next?

A copy of this form must be mailed **or** hand delivered to the other party in your case.

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 section 61.30, Florida Statutes.

Special notes...

More information on the child support guidelines as well as a chart for converting income and expenses to monthly amounts if paid or incurred on other than a monthly basis is contained in the instructions to **Florida Family Law Financial Affidavit**, ^(S) Florida Family Law Rules of Procedure Form 12.902(b) or (c), and the **Child Support Guidelines Worksheet**, ^(S) Florida Family Law Rules of Procedure Form 12.902(e).

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

- C Florida Family Law Financial Affidavit, ∞□ Florida Family Law Rules of Procedure Form 12.902(b) or (c).
- C 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 should file this worksheet as soon as you receive a copy of his or her <u>financial affidavit</u>.)

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**, \square Florida Family Law Rules of Procedure Form 12.900 (a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

IN THE CIRCUIT COURT OF THE ______ JUDICIAL CIRCUIT, IN AND FOR ______ COUNTY, FLORIDA

Case No.: _____ Division:

Petitioner.

and

Respondent.

MOTION TO DEVIATE FROM CHILD SUPPORT GUIDELINES

() Petitioner () Respondent requests that the Court enter an order granting the following:

SECTION I

[**√** one only]

a. MORE child support than the amount required by the child support guidelines. The Court should order MORE child support than the amount required by the child support guidelines because of:

 $[\mathbf{\sqrt{all}} \text{ that apply to your situation}]$

- 1. Extraordinary medical, psychological, educational, or dental expenses;
- 2. Seasonal variations in one or both parent's income;
- 3. Age(s) of the child(ren), taking into consideration the greater needs of older child(ren);
- 4. Special needs that have been met traditionally within the family budget even though the
- fulfilling of those needs will cause support to exceed the guidelines;
- 5. The amount of time each child will spend with each parent under the shared parental arrangement:
- 6. The direct and indirect financial expenses for each child as set forth in s. 61.30(11)(b)3, Florida Statutes:
- 7. Total available assets of mother, father, and child(ren);
- 8. Impact of IRS dependency exemption and waiver of that exemption:
- 9. Residency of subsequently born or adopted child(ren) with the obligor, including consideration of the subsequent spouse's income;
- 10. The comparative income of each parent, considering all relevant factors, as provided in s. 61.30(2)(a), Florida Statutes;
- 11. The station in life of each parent and each child;
- 12. The standard of living experienced by the entire family during the marriage;
- 13. The financial status and ability of each parent; and/or
- 14. Any other adjustment that is needed to achieve an equitable result, which may include reasonable and necessary expenses jointly incurred during the marriage.

Explain any items marked above: _____

b. LESS child support than the amount required by the child support guidelines. The Court should order LESS child support than the amount required by the child support guidelines because of:

 $\left[\sqrt{all} \right]$ that apply to your situation

- 1. Extraordinary medical, psychological, educational, or dental expenses;
- 2. Independent income of child(ren), excluding the child(ren)'s SSI income;
- 3. Payment of both child support and spousal support to a parent that regularly has been paid and for which there is a demonstrated need:

	4. Seasonal variations in one or both parent's income;
	5. Age of the child(ren), taking into consideration the greater needs of older child(ren);6. The amount of time each child will spend with each parent under the shared parental
	arrangement;
	7. The direct and indirect financial expenses for each child as set forth in s. 61.30(11)(b),
	Florida Statutes;
	8. The comparative income of each parent, considering all relevant factors, as provided in
	s. 61.30(2)(a), Florida Statutes;
	9. Total available assets of obligee, obligor, and child(ren);
	10. Impact of IRS dependency exemption and waiver of that exemption;
	11. Application of the child support guidelines requires the obligor to pay more than 55% of
	gross income for a single support order;
	12. The station in life of each parent and each child;
	13. The standard of living experienced by the entire family during the marriage;
	14. The financial status and ability of each parent; and/or
	15. Any other adjustment that is needed to achieve an equitable result, which may include
	reasonable and necessary expenses jointly incurred during the marriage.
Explain	n any items marked above:
P	

SECTION II. INCOME AND ASSETS OF CHILD(REN) COMMON TO BOTH PARTIES

List the total of any independent income or assets of the child(ren) common to both parties (income from Social Security, gifts, stocks/bonds, employment, trust fund(s), investment(s), etc.). Attach an explanation.

TOTAL VALUE OF ASSETS OF CHILD(REN)	\$
TOTAL MONTHLY INCOME OF CHILD(REN)	\$

SECTION III. EXPENSES FOR CHILD(REN) COMMON TO BOTH PARTIES

All amounts must be MONTHLY. See the instructions with this form to figure out money amounts for anything that is NOT paid monthly. Attach more paper, if needed. Items included under "other" should be listed separately with separate dollar amounts.

1.	Monthly nursery, babysitting, or other child care	1.	\$
2.	Monthly after-school care	2.	\$
3.	Monthly school tuition	3.	\$
4.	Monthly school supplies, books, and fees	4.	\$
5.	Monthly after-school activities	5.	\$
6.	Monthly lunch money	6.	\$
7.	Monthly private lessons/tutoring	7.	\$
8.	Monthly allowance	8.	\$
9.	Monthly clothing	9.	\$
10.	Monthly uniforms	10.	\$
11.	Monthly entertainment (movies, birthday parties, etc.)	11.	\$
12.	Monthly health and dental insurance premiums	12.	\$
13.	Monthly medical, dental, prescription charges (unreimbursed)	13.	\$
14.	Monthly psychiatric/psychological/counselor (unreimbursed)	14.	\$
15.	Monthly orthodontic (unreimbursed)	15.	\$
16.	Monthly grooming	16.	\$
17.	Monthly non-prescription medications/cosmetics/toiletries/sundries	17.	\$
18.	Monthly gifts from children to others (other children, relatives, teachers,	18.	\$
etc.)		19.	\$
19.	Monthly camp or other summer activities	20.	\$

20. Monthly clubs (Boy/Girl Scouts, etc.) or re	creational fees 21. \$
21. Monthly visitation expenses (for nonresider	ntial parent) 22. \$
Explain:	• · · ·
22. Monthly insurance (life, etc.) { <i>explain</i> }:	
Other <i>{explain}</i> :	23. \$
23.	24. \$
24	25. \$
25	
26. TOTAL EXPENSES FOR CHILD(RE	N) COMMON TO BOTH PARTIES
(add lines 1 through 25)	26. \$

I have filed, will file, or am filing with this form the following additional documents:

1. Florida Family Law Family Law Financial Affidavit, [∞]□ Florida Family Law Rules of Procedure Form 12.902(b) or (c).

2. Child Support Guidelines Worksheet, 🔊 🖵 Florida Family Law Rules of Procedure Form 12.902(e).

I certify that a copy of this document was [$\sqrt{}$ one only] () mailed () faxed and mailed () hand delivered to the person(s) listed below on {*date*} _____.

Other party or his/her attorney.		
Name:	-	
Address:		
City, State, Zip:		
Fax Number:		

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

Dated:	
	Signature
	Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:
	Fax Number:
STATE OF FLORIDA COUNTY OF	
Sworn to or affirmed and signed before me on _	by
	NOTARY PUBLIC or DEPUTY CLERK
	[Print, type, or stamp commissioned name of notary or clerk.]
Personally known Produced identification Type of identification produced	

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW: [≠ fill in all blanks]

I, {full legal name and trade name of nonlawyer}______, a nonlawyer, located at {street}______, {city} ______, {state} ______, {phone} ______, helped {name} ______, who is the [√ one only] ___ petitioner or ___ respondent, fill out this form.

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.944(a), MOTION FOR TESTIMONY AND ATTENDANCE OF MINOR CHILD(REN)

When should this form be used?

Rule 12.407, Florida Family Law Rules, provides that minor children may not be deposed (have their **<u>deposition</u>** taken), brought to court to appear as a **<u>witness</u>** or to attend a **<u>hearing</u>**, or **<u>subpoenaed</u>** to appear at a hearing without prior order of the court. This rule applies in all cases except when there is an emergency or the case is an uncontested adoption. You should use this form to request that the court enter an order authorizing a minor child(ren) to appear at a court proceeding.

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

What should I do next?

A copy of this form must be mailed **or** hand delivered to any other party(ies) in your case, including the guardian ad litem, if one has been appointed.

It is possible that there will be a hearing on your motion. The **judge** may want to hear the reasons you feel this motion should be granted, or the other party may object to your motion. If a hearing is required, check with the clerk of court, **judicial assistant**, or **family law intake staff** for information on the local procedure for scheduling a hearing. When you know the date and time of your hearing, you should file **Notice of Hearing (General)**, **C** Florida Supreme Court Approved Family Law Form 12.923, or other appropriate notice of hearing form, and provide a copy to any other party.

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 12.407, Florida Family Law Rules of Procedure.

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**, \square Florida Family Law Rules of Procedure Form 12.900 (a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

IN THE CIRCUIT COURT OF THE ______ JUDICIAL CIRCUIT, IN AND FOR ______ COUNTY, FLORIDA ______ Case No.: ______ Division: ______ Petitioner, and ______, Respondent. MOTION FOR TESTIMONY AND ATTENDANCE OF MINOR CHILD(REN)

() Petitioner () Respondent requests that the Court enter an order authorizing one or more of the actions listed below related to the following minor child(ren):

Name Birth date Age $\left[\sqrt{all} \text{ that apply} \right]$ 1. Minor child(ren), {name(s)} Numor child(ren), {name(s)} _____
 be subpoenaed to appear at hearing now scheduled for {date} _____ 2. Minor child(ren), {name(s)} _____, attend deposition of {name(s)} _____ now scheduled for {*date*} ______ at {*location*} ______. 3. Minor child(ren)'s, {name(s)} _____, deposition be taken on {date} _____ at {location} _____. 4. Minor child(ren), {name(s)} 4. Minor child(ren), {name(s)}_____, be brought to court to attend hearing now scheduled for {date} ______ at {location} 5. Minor child(ren), {name(s)} be brought to court to testify in a hearing now scheduled for {*date*} ______ at {location} The Court should do this because: _____

I certify that a copy of this document was	s [$$ one only] () mailed () faxed and mailed () hand
delivered to the person(s) listed below on {date}.				

Other party or	his/her attorney:	
Name:	-	
Address:		
City, State, Zip:		
Fax Number:		

Dated:

Signature of Party
Printed Name:
Address:
City, State, Zip:
Telephone Number:
Fax Number:

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW: [≠ fill in all blanks]

IN THE CIRCUIT COURT OF THE ______ JUDICIAL CIRCUIT, IN AND FOR ______ COUNTY, FLORIDA

Case No.: Division:

Petitioner.

and

Respondent.

ORDER FOR TESTIMONY AND ATTENDANCE OF MINOR CHILD(REN)

Upon motion of () Petitioner () Respondent for testimony or attendance of minor child(ren) in these proceedings, and the Court finding that a showing of good cause has been made in support of the motion, it is

ORDERED that

 $\left[\sqrt{all} \text{ that apply} \right]$

be subpoenaed to appear at hearing now sch		<u> </u>
2. Minor child(ren), {name(s)} attend deposition of {name(s)} at {location}	now scheduled for {date}	,
3. Minor child(ren)'s, {name(s)}		·
deposition be taken on { <i>date</i> }	at {location}	
$\frac{1}{4} \mathbf{M}_{\mathrm{max}}^{\mathrm{max}} = \frac{1}{14} \frac{1}{4} $		<u> </u>
4. Minor child(ren), { <i>name</i> (s)}		;
e e	cheduled for { <i>date</i> }	at
{location}		<u> </u>
5. Minor child(ren), {name(s)}		,
be brought to court to testify in a hearing no	w scheduled for {date}	at
{location}		

If the minor child or the person bringing the child is a person with a disability who needs any accommodation in order to participate in this proceeding, the child is entitled, at no cost, to the provision of certain assistance. Please contact {name} , {telephone} , within {address}

2 working days of your receipt of this order. If you are hearing or voice impaired, call TDD 1-800-955-8771.

Conditions or limitations concerning the minor child(ren), if any, include:

ORDERED on ______.

CIRCUIT JUDGE

COPIES TO: Petitioner (or his or her attorney) Respondent (or his or her attorney)

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.947(a), MOTION FOR TEMPORARY SUPPORT WITH DEPENDENT OR MINOR CHILD(REN)

When should this form be used?

This form may be used by:

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

OR

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

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

What should I do next?

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

Where can I look for more information?

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

Special notes...

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

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

- C Uniform Child Custody Jurisdiction Act (UCCJA) Affidavit, [∞]□ Florida Supreme Court Approved Family Law Form 12.902(d), if you are asking the court to determine temporary custody of minor child(ren).
- C Notice of Social Security Number, \square Florida Supreme Court Approved Family Law Form 12.902(j).
- **C** Family Law Financial Affidavit, [∞]□ Florida Family Law Rules of Procedure Form 12.902 (b) or

- (c). (This must be filed within 45 days if not filed at the time of the petition.)
- C Certificate of Compliance with Mandatory Disclosure, S□ Florida Family Law Rules of Procedure Form 12.932.
- C Child Support Guidelines Worksheet, [∞]□ Florida Family Law Rules of Procedure Form 12.902(e), if you are asking that temporary child support be ordered. (If you do not know the other party's income, you may file this worksheet as soon as a copy of his or her financial affidavit has been served on you.)

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

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

IN THE CIRCUIT COURT OF THE ______ JUDICIAL CIRCUIT, IN AND FOR ______ COUNTY, FLORIDA

Case No.: Division: _____

Petitioner.

and

Respondent.

MOTION FOR TEMPORARY SUPPORT WITH DEPENDENT OR MINOR CHILD(REN)

The () Petitioner () Respondent requests that the Court enter an order granting the following temporary support:

[$\sqrt{\text{ or complete all that apply}}$]

Assets and Liabilities. 1.

a. Award temporary exclusive use and possession of the marital home. {address}

The Court should do this because:

b. Award temporary use and possession of marital assets. *Specify*

The Court should do this because:

c. Enter a temporary injunction prohibiting the parties from disposing of any marital assets, other than ordinary and usual expenses. {Explain}

The Court should do this because: _____

d. Require temporary payment of specific marital debts. *{Explain}*

The Court should do this because:

2.	Child(ren). a. Enter a temporary custody order for the parties' minor child(ren). It is in the best interests of the
	child(ren) that the primary residential parent be () Petitioner () Respondent () undesignated () rotating because:
—	b. Enter a temporary injunction prohibiting the parties from permanently removing the child(ren) from the jurisdiction of the Court. The Court should do this because:
3.	Support. a. Award temporary child support of \$ per month. b. Award temporary spousal support/alimony of \$ per month. The Court should do this because:
4.	Attorney's fees and costs. a. Award temporary attorney's fees of \$ b. Award temporary costs of \$ The Court should do this because:
5.	Other Relief. {specify}
6.	A completed Uniform Child Custody Jurisdiction Act (UCCJA) Affidavit, Supreme Court Approved Family Law Form 12.902(d), is filed with this motion or has already been filed with the Court.
7.	A completed Certificate of Compliance with Mandatory Disclosure, [∞] □ Florida Family Law Rules of Procedure Form 12.932, is filed with this motion or has already been filed with the Court.
8.	A completed Notice of Social Security Number, Superior Florida Supreme Court Approved Family Law Form 12.902(j), is filed with this motion or has already been filed with the Court.
any oth	I request that the Court hold a hearing on this matter and grant the relief specifically requested and her relief this Court may deem just and proper.
deliver	I certify that a copy of this document was $[\sqrt{\text{one only}}]()$ mailed () faxed and mailed () hand ed to the person(s) listed below on $\{date\}$
Other	party or his/her attorney:
Name: Addres	38:
City, S	tate, Zip:
Fax Nu	ımber:

Signature of Part	
Printed Name:	
Fax Number:	

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE **BLANKS BELOW:** [fill in **all** blanks]

I, {full legal name and trade	name of nonlawyer]	,
a nonlawyer, located at {street	·}	, {city}	,
{state}	, {phone}	, helped {name}	,
who is the [$$ one only] p	etitioner or respo	ondent, fill out this form.	

IN THE CIRCUIT COURT OF THE ______ JUDICIAL CIRCUIT, IN AND FOR ______ COUNTY, FLORIDA

Case No.: _____ Division:

Petitioner.

and

Respondent.

TEMPORARY ORDER OF SUPPORT WITH DEPENDENT OR MINOR CHILD(REN)

This cause came before this Court for a hearing on a Motion for Temporary Support with Dependent or Minor Child(ren). The Court, having reviewed the file and heard the testimony, makes these findings of fact and ORDERS as follows:

The Court has jurisdiction over the subject matter and the parties.

SECTION I. MARITAL ASSETS AND LIABILITIES

A. Injunction.

() Petitioner () Respondent is (are) prohibited and enjoined from disposing of any marital assets 1. without the written permission of the other party or a court order. If checked here (), the person(s) prohibited and enjoined from disposing of any marital assets may continue to pay all ordinary and usual expenses.

The Court may enforce compliance with the terms of this injunction through civil and/or indirect 2. criminal contempt proceedings, which may include arrest, incarceration, and/or the imposition of a fine.

3. Violation of this injunction may constitute criminal contempt of court.

4. Bond. This order is conditioned upon () Petitioner () Respondent posting bond in the sum of with the clerk of this Court. \$

B. Temporary Use of Assets.

The assets listed below are temporarily determined to be marital assets. Each party shall temporarily 1. have the use of, as his/her own, the assets awarded in this section, and the other party shall temporarily have no further use of said assets. Any personal property not listed below shall be for the use of party currently in possession of that item(s), and he or she may not dispose of that item(s) without the written permission of the other party or a court order.

ASSETS: DESCRIPTION OF ITEM(S)	Wife Shall Have Temporary Use	Husband Shall Have Temporary Use
Automobiles		
Furniture & furnishings in home		

ASSETS: DESCRIPTION OF ITEM(S)	Wife Shall Have Temporary Use	Husband Shall Have Temporary Use
Furniture & furnishings elsewhere		
Jewelry		
Business interests		
Other Assets		

C. Temporary Responsibility for Liabilities/Debts.

1. The liabilities listed below are temporarily determined to be marital. Each party shall pay as his or her own the marital liabilities indicated below and shall keep said payments current. The other party shall temporarily have no further responsibility for the payment of these debts.

LIABILITIES: DESCRIPTION OF DEBT(S)	Current Amount Owed	Wife Shall Pay	Husband Shall Pay
Mortgages on real estate: (home)	\$	\$	\$
Charge/credit card accounts			
Autoloan			
Autoloan			
Bank/Credit Union loans			
Money owed (not evidenced by a note)			
Other			

SECTION II. TEMPORARY EXCLUSIVE USE AND POSSESSION OF HOME

$\int \int all that apply$

1. () Petitioner () Respondent shall have temporary exclusive use and possession of the dwelling located at: {address}

until {date or event} _____

2. () Petitioner () Respondent may make a visit to the premises described in the paragraph above for the purpose of obtaining his or her clothing and items of personal health and hygiene and to obtain any items awarded in this order. This visit shall occur after notice to the person granted temporary exclusive use and possession of the dwelling and at the earliest convenience of both parties.

3. Other: _____

SECTION III. TEMPORARY CUSTODY OF AND VISITATION WITH DEPENDENT OR MINOR CHILD(REN)

Jurisdiction. The Court has jurisdiction to determine temporary custody of and visitation with the 1. parties' minor child(ren) listed in paragraph 2 below.

The parties' dependent or minor child(ren) is (are): 2.

Ĩ	Name	Birth date

Temporary Parental Responsibility for the Minor Child(ren). 3.

$\left[\int one only \right]$

a. The parties shall have temporary shared parental responsibility for the parties' minor child(ren). () Mother () Father shall have temporary **primary residential responsibility** of the minor child(ren) and the other parent shall have temporary secondary residential responsibility, as set forth in paragraph 4 below. **OR** The temporary primary residential parent shall be () undesignated () rotating with time sharing for the () Mother () Father as set forth in paragraph 4 below. b. () Mother () Father shall have temporary sole parental responsibility for the parties' minor child(ren). Temporary shared parental responsibility would be detrimental to the child(ren) at this time because: _____

The other parent shall have temporary visitation with the parties' minor child(ren) as set forth in paragraph 4 below.

Temporary Secondary Residential Responsibility, Temporary Visitation, or Temporary 4. Time Sharing with Minor Child(ren). The parent granted temporary secondary residential responsibility, visitation, or time sharing shall have:

$\left[\int one only \right]$

a. **reasonable visitation or time sharing** with the parties' minor child(ren) after reasonable notice and as agreed to by the parties, subject to any limitations in paragraph 5 below. The Court reserves jurisdiction to set a specific schedule.

b. the following **specified visitation or time sharing** with the parties' minor child(ren), subject to any limitations set out in paragraph 5 below: {specify days and times}

_____,

c. no contact with the parties' minor child(ren) until further order of the Court, due to the existing conditions that are detrimental to the welfare of the minor child(ren). {explain}

Limitations on Temporary Parental Responsibility, Visitation, and Time Sharing. Neither 5. parent shall take the child(ren) from the custody of the other parent or any child care provider or other person entrusted by the other parent with the care of the child(ren) without the agreement of the other party during the other party's time of temporary parental responsibility or temporary visitation. The above reasonable (paragraph 4.a. above) or specified (paragraph 4.b. above) temporary visitation shall be:

$\left[\sqrt{\mathbf{i} \mathbf{f}} \text{ applies} \right]$

- a. **supervised by a responsible adult** who is mutually agreeable to the parties. If the parties cannot agree, the supervising adult shall be: *{name}*b. at a supervised visitation center located at: *{address}*

subject to the available times and rules of the supervised visitation center. The cost of such visits shall be paid by () Mother () Father () Both.

Communication Arrangements for Temporary Secondary Parenting, Visitation, and Time 6. Sharing with Child(ren).

 $\left[\int \mathbf{i} \mathbf{f} \text{ applies} \right]$

The parties' communications to arrange visitation or time sharing and discuss issues relating to the child(ren) (if temporary shared parenting, time sharing or visitation is provided in paragraph 3 above) are restricted as follows: () telephone, () fax, e-mail, or letter, () a responsible person shall coordinate the visitation or time sharing arrangements of the minor child(ren). If the parties cannot

7. Exchange of Minor Child(ren). The exchange of the minor child(ren) shall be on time as scheduled and as agreed to by the parties. The following conditions, if checked below, shall also apply.

 $\left[\sqrt{all} \text{ that apply} \right]$

- a. The parties shall temporarily exchange the child(ren) at the following location(s):
- b. The parent granted temporary secondary parenting, visitation, or time sharing shall not get out of the vehicle, and the other parent shall not approach the vehicle, during the time the child(ren) are exchanged.
 - c. A responsible person shall conduct all exchanges of the child(ren). The parent granted temporary secondary parenting, temporary visitation, or time sharing shall not be present during the exchange. If the parties' cannot agree, the responsible person shall be: *{name}*

- d. Other conditions for exchange of the child(ren) are as follows:
- 8. **Injunction Prohibiting Removing the Child(ren).** The Court hereby temporarily prohibits and enjoins the () Mother () Father () Both from permanently removing the minor child(ren) from the State of Florida without a court order or the written consent of the other party.
 - 9. Other Temporary Provisions Relating to the Minor Child(ren).

SECTION IV. TEMPORARY ALIMONY

1. () The Court denies the request(s) for temporary alimony. **OR**

() The Court finds that there is a need for, and that () Petitioner () Respondent, hereinafter Obligor, has/had the present ability to pay temporary alimony as follows:

$\left[\sqrt{all} \text{ that apply} \right]$

a. **Temporary Periodic.** Obligor shall pay temporary periodic alimony to Obligee in the amount of \$______ per month, payable (_____) in accordance with Obligor's employer's payroll cycle, and in any event, at least once a month (_____) other {*explain*}_____

beginning {*date*} _____. This temporary periodic alimony shall continue until modified by court order, the death of either party, or until, {*date/event*} _____, whichever occurs first.

b. Lump Sum. Obligor shall pay temporary lump sum alimony to Obligee in the amount of
 \$______. This amount shall be paid as follows: ______

c. **Rehabilitative.** Obligor shall pay temporary rehabilitative alimony to Obligee in the amount of \$______ per month, payable (_____) in accordance with Obligor's employer's payroll cycle, and in any event, at least once a month (______) other {*explain*}

beginning {*date*} _____. This temporary rehabilitative alimony shall continue until

modified by court order, the death of either party or until {*date/event*} ______ whichever occurs first. The temporary rehabilitative plan presented demonstrated the following:

 d. Retroactive. Obligor shall pay retroactive alimony in the amount of <u></u> for the period of <i>{date}</i> , which shall be paid pursuant to paragraph 3 below.
Reasons for Awarding/Denying Temporary Alimony Award. The reasons for awarding/denying temporary alimony are as follows:
□ Check here if additional pages are attached. Retroactive Alimony. () Petitioner () Respondent shall pay to the other party the temporary retroactive alimony of \$, as of {date} This amount shall be paid in the amount of \$ per month, payable in accordance with Obligor's employer's payroll cycle,

beginning {*date*} _____, until paid in full including statutory interest.

and in any event at least once a month () other {explain}

4. **Insurance.**

$\left[\int all \text{ that apply} \right]$

- a. **Health Insurance.** () Petitioner () Respondent shall temporarily be required to pay health insurance premiums for the other party not to exceed \$______ per month. Further, () Petitioner () Respondent shall pay any uninsured medical costs for the other party not exceed \$______ per year. As to these uninsured medical expenses, the party who is entitled to reimbursement of the uninsured medical expense shall submit request for reimbursement to the other party shall, within 30 days after receipt, submit the applicable reimbursement for that expense.
- b. Life Insurance (to secure payment of support). To secure the temporary alimony obligations set forth in this order, the Obligor shall temporarily maintain life insurance coverage on his/her life naming the Obligee as the sole irrevocable beneficiary, so long as reasonably available. This temporary insurance shall be in the amount of at least \$_____ and shall remain in effect until this temporary obligation for alimony terminates.

5. Other provisions relating to temporary alimony:

SECTION V. TEMPORARY CHILD SUPPORT

1. The Court finds that there is a need for temporary child support and that the () Mother () Father (hereinafter Obligor) has the present ability to pay child support. The amounts in the Child Support

Guidelines Worksheet, S G Florida Family Law Rules of Procedure Form 12.902(e), filed by the () Mother () Father are correct **OR** the Court makes the following findings: The Mother's net monthly income is \$_____ The Father's net monthly income is \$_____. Monthly child care costs are \$_____. Monthly health/dental insurance costs are \$

Amount. Obligor shall be obligated to pay temporary child support in the amount of \$ 2. per month payable () in accordance with Obligor's payroll cycle, and in any event at least once a month () {explain}

beginning {*date*} _____, and continuing until further court order or until {date/event} _____ , {explain} ____

If the temporary child support ordered deviates from the guidelines by more than 5%, the factual findings which support that deviation are:

Retroactive Child Support. 3.

 $\left[\int \mathbf{i} \mathbf{f} \text{ applies} \right]$

() Mother () Father shall pay to the other party the temporary retroactive child support of \$_____, as of {*date*}_____. This amount shall be paid in the amount of \$______per month, payable in accordance with Obligor's employer's payroll cycle, and in any event at least once a month () other {explain}

beginning {*date*} _____, until paid in full including statutory interest.

Insurance. 4.

 $\left[\sqrt{all} \text{ that apply} \right]$

a. Health/Dental Insurance. () Mother () Father shall be required to temporarily maintain () health () dental insurance coverage for the parties' minor child(ren), so long as reasonably available. The party providing coverage shall be required to convey cards showing coverage to the other party. **OR** () Health () dental insurance is not reasonably available at this time.

b. Reasonable and necessary uninsured medical/dental/prescription drug costs for the minor child(ren) shall temporarily be assessed as follows:

- () Shared equally by both parents.
- () Prorated according to the child support guideline percentages. () Other {explain}:

As to these uninsured medical/dental/prescription drug expenses, the party who incurs the expense shall submit request for reimbursement to the other party within 30 days, and the other party, within 30 days of receipt, shall submit the applicable reimbursement for that expense, according to the schedule of reimbursement set out in this paragraph.

5. Life Insurance (to secure payment of support). To secure the temporary child support obligations in this order, () Petitioner () Respondent () Each party shall temporarily maintain life insurance coverage, in an amount of at least \$_____, on () his life () her life () his/her life naming the () minor child(ren) as the sole irrevocable beneficiary(ies) () primary residential parent as the sole irrevocable beneficiary as Trustee for the minor child(ren), so long as reasonably available. The obligation to maintain the life insurance coverage shall continue until the Court orders otherwise or until {date/event}

6. **IRS Income Tax Deduction(s).** The party granted temporary primary residential responsibility or temporary sole parental responsibility of the minor child(ren) shall have the benefit of any tax deductions for the child(ren), **OR**, if checked here, () assignment of any tax deduction for the child(ren) shall be as follows:

7. Other provisions relating to temporary child support: _____

SECTION VI. METHOD OF PAYMENT

Obligor shall pay any temporary court-ordered child support/alimony and arrears, if any, as follows:

1. Central Governmental Depository.

 $\left[\int \mathbf{i} \mathbf{f} \text{ applies} \right]$

a. Obligor shall pay temporary court-ordered support directly to the Central Governmental Depository in *{name}* ______ County, along with any depository service charge.
 b. Both parties have requested and the court finds that it is in the best interests of the child(ren) that temporary support payments need not be directed through the Central Governmental Depository. However, either party may subsequently apply to the depository pursuant to section 61.13(1)(d)3, Florida Statutes, to require payments through the Central Governmental Depository.

2. **Income Deduction.**

 $[\sqrt{if} applies]$

- a. **Immediate.** Obligor shall pay through income deduction, pursuant to a separate Income Deduction Order which shall be effective immediately. Obligor is individually responsible for paying this temporary support obligation until all of said support is deducted from Obligor's income. Until temporary support payments are deducted from Obligor's paycheck, Obligor is responsible for making timely payments directly to the Central Governmental Depository or the Obligee, as previously set forth in this order.
 - b. **Deferred.** Income deduction is ordered this day, but it shall not be effective until a delinquency of \$______, or, if not specified, an amount equal to one month's obligation occurs. Income deduction is not being implemented immediately based on the following findings: Income deduction is **not** in the best interests of the child(ren) because: *[explain]*_____

AND

there is proof of timely payment of a previously ordered obligation without an income deduction order in cases of modification,

AND

() there is an agreement by the Obligor to advise the central governmental depository of any change in payor and health insurance OR () there is a signed written agreement providing an alternative arrangement between the Obligor and the Obligee.

3. **Bonus/one-time payments.** () All () _____% () No income paid in the form of a bonus or other similar one-time payment, up to the amount of any arrearage or the remaining balance thereof owed pursuant to this order, shall be forwarded to Obligee pursuant to the payment method prescribed above.

4. Other provisions relating to method of payment.

SECTION VII. TEMPORARY ATTORNEY FEES, COSTS, AND SUIT MONEY

1. () Petitioner's () Respondent's request(s) for temporary attorney fees, costs, and suit money is (are) denied because

2. The Court finds there is a need for and an ability to pay temporary attorney fees, costs, and suit money. () Petitioner () Respondent is hereby ordered to pay to the other party \$______ in temporary attorney fees, and \$______ in costs. The Court further finds that the temporary attorney fees awarded are based on the reasonable rate of \$______ per hour and ______ reasonable hours. Other provisions relating to temporary attorney fees, costs, and suit money are as follows: _______

SECTION VIII. OTHER PROVISIONS

Other Provisions: _____

ORDERED on {*date*} ______, at {*time*} ______.

CIRCUIT JUDGE

COPIES TO: Petitioner (or his or her attorney) Respondent (or his or her attorney) Central Governmental Depository Other: _____

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.947(c), MOTION FOR TEMPORARY SUPPORT WITH NO DEPENDENT OR MINOR CHILD(REN)

When should this form be used?

This form may be used by:

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

OR

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

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

What should I do next?

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

Where can I look for more information?

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

Special notes...

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

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

- C Family Law Financial Affidavit, [∞]□ Florida Family Law Rules of Procedure Form 12.902(b) or (c). (This must be filed within 45 days if not filed at the time of the petition.)
- C Notice of Social Security Number, [∞]□ Florida Supreme Court Approved Family Law Form 12.902(j).
- Certificate of Compliance with Mandatory Disclosure, S□ Florida Family Law Rules of Procedure Form 12.932.

Temporary Order... These family law forms contain a **Temporary Support Order with No Dependent or Minor Child(ren)**, **D**Florida Supreme Court Approved Family Law Form 12.947(d), which the judge may use. You should check with the clerk, family law intake staff, or judicial assistant to see if you need to bring it with you to the hearing. If so, you should type or print the heading, including the circuit, county, case number, division, and the parties' names, and leave the rest blank for the judge to complete at your hearing.

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

IN THE CIRCUIT COURT OF THE ______ JUDICIAL CIRCUIT, IN AND FOR ______ COUNTY, FLORIDA

Case No.: _____ Division:

.

.

Petitioner.

and

Respondent.

MOTION FOR TEMPORARY SUPPORT WITH NO DEPENDENT OR MINOR CHILD(REN)

() Petitioner () Respondent requests that the Court enter an order granting the following temporary support:

[$\sqrt{\text{ or complete all that apply}}$]

Assets and Liabilities. 1.

a. Award temporary exclusive use and possession of the marital home. *{address}*

The Court should do this because: _____

b. Award temporary use and possession of marital assets. *(Specify)*

The Court should do this because:

c. Enter a temporary injunction prohibiting the parties from disposing of any marital assets, other than ordinary and usual expenses. {Explain}

The Court should do this because:

d. Require temporary payment of specific marital debts. *{Explain}*

The Court should do this because:

Support. Award temporary spousal support/alimony of \$_____ per month. The Court should 2. do this because:

3.	Attorney's fees and costs. a. Award temporary attorney's fees of \$	
	 b. Award temporary costs of \$ The Court should do this because: 	
4.	Other Relief. {specify}	
5.	A completed Certificate of Compliance with Ma of Procedure Form 12.932, is filed with this moti	ndatory Disclosure, 🔊 🖵 Florida Family Law Rules on or has already been filed with the Court.
6.	A completed Notice of Social Security Number, Form 12.902(j), is filed with this motion or has a	S□ Florida Supreme Court Approved Family Law lready been filed with the Court.
any otł	I request that the Court hold a hearing on this m ther relief this Court may deem just and proper.	atter and grant the relief specifically requested and
deliver	I certify that a copy of this document was [$$ one red to the person(s) listed below on { <i>date</i> }	only] () mailed () faxed and mailed () hand
	r party or his/her attorney: ::	
Addres	ess:	
City, S	State, Zip:	
Fax Nu	umber:	
Dated:	:	
		Signature of Party Printed Name:
		Address:
		City, State, Zip:

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW: [🖉 fill in all blanks]

Telephone Number:

Fax Number:

I, {full legal name and trade no	ame of nonlawyer}		,
a nonlawyer, located at <i>{street}</i>		, {city}	,
{state}	, {phone}	, helped {name}	
	•,•	1 (C11 (1) C	

who is the [$\sqrt{}$ one only] ____ petitioner or ____ respondent, fill out this form.

IN THE CIRCUIT COURT OF THE ______ JUDICIAL CIRCUIT, IN AND FOR

COUNTY, FLORIDA

Case No.: _____ Division:

Petitioner.

and

Respondent.

TEMPORARY SUPPORT ORDER WITH NO DEPENDENT OR MINOR CHILD(REN)

This cause came before this Court for a hearing on a Motion for Temporary Support with No Dependent or Minor Child(ren). The Court, having reviewed the file and heard the testimony, makes these findings of fact and ORDERS as follows:

The Court has jurisdiction over the subject matter and the parties.

SECTION I. MARITAL ASSETS AND LIABILITIES

A. Injunction.

() Petitioner () Respondent is (are) prohibited and enjoined from disposing of any marital assets 1. without the written permission of the other party or a court order. If checked here (), the person(s) prohibited and enjoined from disposing of any marital assets may continue to pay all ordinary and usual expenses.

2. The Court may enforce compliance with the terms of this injunction through civil and/or indirect criminal contempt proceedings, which may include arrest, incarceration, and/or the imposition of a fine.

Violation of this injunction may constitute criminal contempt of court. 3.

4. Bond. This order is conditioned upon () Petitioner () Respondent posting bond in the sum of with the clerk of this Court. \$

B. Temporary Use of Assets.

1. The assets listed below are temporarily determined to be marital assets. Each party shall temporarily have the use of, as his/her own, the assets awarded in this section, and the other party shall temporarily have no further use of said assets. Any personal property not listed below shall be for the use of party currently in possession of that item(s), and he or she may not dispose of that item(s) without the written permission of the other party or a court order.

ASSETS: DESCRIPTION OF ITEM(S)	Wife Shall Have Temporary Use	Husband Shall Have Temporary Use
Automobiles		
Furniture & furnishings in home		

ASSETS: DESCRIPTION OF ITEM(S)	Wife Shall Have Temporary Use	Husband Shall Have Temporary Use
Furniture & furnishings elsewhere		
Jewelry		
Business interests		
Other Assets		

C. Temporary Responsibility for Liabilities/Debts.

1. The liabilities listed below are temporarily determined to be marital. Each party shall pay as his or her own the marital liabilities indicated below and shall keep said payments current. The other party shall temporarily have no further responsibility for the payment of these debts.

LIABILITIES: DESCRIPTION OF DEBT(S)	Current Amount Owed	Wife Shall Pay	Husband Shall Pay
Mortgages on real estate: (home)	\$	\$	\$
Charge/credit card accounts			
Auto loan			
Auto loan			
Bank/Credit Union loans			
Money owed (not evidenced by a note)			
Other	-		

SECTION II. TEMPORARY EXCLUSIVE USE AND POSSESSION OF HOME

 $\left[\sqrt{all} \text{ that apply} \right]$

 1. () Petitioner	() Res	pondent shall	have tempora	ry exclusive	use and	possession	of the
dwelling located at:	{address	<u> </u>		-			

until {date or event} _____

2. () Petitioner () Respondent may make a visit to the premises described in the paragraph above for the purpose of obtaining his or her clothing and items of personal health and hygiene and to obtain any items awarded in this order. This visit shall occur after notice to the person granted temporary exclusive use and possession of the dwelling and at the earliest convenience of both parties.

3. Other: _____

SECTION III. TEMPORARY ALIMONY

1. () The Court denies the request(s) for temporary alimony. **OR**

() The Court finds that there is a need for, and that () Petitioner () Respondent, hereinafter Obligor, has/had the present ability to pay, temporary alimony as follows:

$\left[\sqrt{all} \text{ that apply} \right]$

a. **Temporary Periodic.** Obligor shall pay temporary periodic alimony to Obligee in the amount of \$______ per month, payable (____) in accordance with Obligor's employer's payroll cycle, and in any event, at least once a month (_____) other {*explain*}_____

beginning {*date*} _____. This temporary periodic alimony shall continue until modified by court order, the death of either party, or until, {*date/event*} _____, whichever occurs first.

b.	Lump Sum.	Obligor shall pay	temporary	lump sum	alimony to	Obligee	in the	amount of
\$	1	This amount shall b	e paid as fol	lows:	-	-		

c. **Rehabilitative.** Obligor shall pay temporary rehabilitative alimony to Obligee in the amount of \$_____ per month, payable (____) in accordance with Obligor's employer's payroll cycle, and in any event, at least once a month (_____) other {*explain*}

beginning {*date*} ______. This temporary rehabilitative alimony shall continue until modified by court order, the death of either party or until {*date/event*} ______, whichever occurs first. The temporary rehabilitative plan presented demonstrated the following:

d. **Retroactive.** Obligor shall pay retroactive alimony in the amount of \$______ for the period of *{date}*______ through *{date}*_____, which shall be paid pursuant to paragraph 3 below.

2. **Reasons for Awarding/Denying Temporary Alimony Award.** The reasons for awarding/denying

temporary alimony are as follows:

 a. length of the marriage of the party receiving temporary alimony: years
 b. age of party receiving temporary alimony:;
 c. health of party receiving temporary alimony: () excellent () good () poor () other
 d. other factors
□ Check here if additional pages are attached.

3. **Retroactive Alimony.** () Petitioner () Respondent shall pay to the other party the temporary retroactive alimony of \$______, as of *{date}*______. This amount shall be paid in the amount of \$______ per month, payable in accordance with Obligor's employer's payroll cycle, and in any event at least once a month () other *{explain}*_____

beginning {*date*} _____, until paid in full including statutory interest.

4. **Insurance.**

- $\left[\sqrt{all} \text{ that apply} \right]$
- a. **Health Insurance.** () Petitioner () Respondent shall temporarily be required to pay health insurance premiums for the other party not to exceed \$______ per month. Further, () Petitioner () Respondent shall pay any uninsured medical costs for the other party not exceed \$______ per year. As to these uninsured medical expenses, the party who is entitled to reimbursement of the uninsured medical expense shall submit request for reimbursement to the other party shall, within 30 days after receipt, submit the applicable reimbursement for that expense.
- b. Life Insurance (to secure payment of support). To secure the temporary alimony obligations set forth in this order, the Obligor shall temporarily maintain life insurance coverage on his/her life naming the Obligee as the sole irrevocable beneficiary, so long as reasonably available. This temporary insurance shall be in the amount of at least \$______ and shall remain in effect until this temporary obligation for alimony terminates.

5. Other provisions relating to temporary alimony: _____

SECTION IV. METHOD OF PAYMENT

Obligor shall pay any temporary court-ordered alimony and arrears, if any, as follows:

1. Central Governmental Depository.

 $[\sqrt{if} applies]$

a. Obligor shall pay temporary court-ordered support directly to the Central Governmental Depository in *{name}* ______ County, along with any depository service charge.
 b. Both parties have requested and the court finds that it is in the best interests that temporary support payments need not be directed through the Central Governmental Depository. However, either party may subsequently apply to the depository pursuant to section 61.13(1)(d)3, Florida Statutes, to require payments through the Central Governmental Depository.

2. **Income Deduction.**

 $[\sqrt{if} applies]$

a. **Immediate.** Obligor shall pay through income deduction, pursuant to a separate Income Deduction Order which shall be effective immediately. Obligor is individually responsible for paying

this temporary support obligation until all of said support is deducted from Obligor's income. Until support payments are deducted from Obligor's paycheck, Obligor is responsible for making timely payments directly to the Central Governmental Depository or the Obligee, as previously set forth in this order.

b. Deferred. Income deduction is ordered this day, but it shall not be effective until a delinquency of \$_____, or, if not specified, an amount equal to one month's obligation occurs. Income deduction is not being implemented immediately based on the following findings: there are no minor child(ren) common to the parties,

AND

there is proof of timely payment of a previously ordered obligation without an income deduction order in cases of modification.

AND

() there is an agreement by the Obligor to advise the central governmental depository of any change in payor and health insurance **OR** () there is a signed written agreement providing an alternative arrangement between the Obligor and the Obligee.

Bonus/one-time payments. () All () ____% () No income paid in the form of a 3. bonus or other similar one-time payment, up to the amount of any arrearage or the remaining balance thereof owed pursuant to this order, shall be forwarded to Obligee pursuant to the payment method prescribed above.

Other provisions relating to method of temporary payment: 4.

SECTION V. TEMPORARY ATTORNEY FEES, COSTS, AND SUIT MONEY

1. () Petitioner's () Respondent's request(s) for temporary attorney fees, costs, and suit money is (are) denied because

2. The Court finds there is a need for and an ability to pay temporary attorney fees, costs, and suit money. () Petitioner () Respondent is hereby ordered to pay to the other party \$_____ in temporary attorney fees, and \$______ in costs. The Court further finds that the temporary attorney fees awarded are based on the reasonable rate of \$______ per hour and ______ reasonable hours. Other provisions relating to temporary attorney fees, costs, and suit money are as follows:

SECTION VI. OTHER PROVISIONS

Other Provisions:

ORDERED on {*date*}_____, at {*time*}_____.

COPIES TO:

CIRCUIT JUDGE

Florida Supreme Court Approved Family Law Form 12.947(d), Temporary Support Order With No Dependent or Minor Child(ren) C-332 (9/00)

Petitioner (or his or her attorney) Respondent (or his or her attorney) Central Governmental Depository Other:

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.960, MOTION FOR CIVIL CONTEMPT/ENFORCEMENT

When should this form be used?

You may use this form to ask the court to enforce a prior court or final judgment.

What should I do next?

To initiate a civil contempt/enforcement proceeding against a **party** who is not complying with a prior court order, you must file a **motion** with the court explaining what the party has failed to do. This form should be typed or printed in black ink. After completing this form, you should sign it before a **notary public** or **deputy clerk**. You should then **file** the original with the **clerk of the circuit court** in the county where your case was filed and keep a copy for your records.

A copy of this form must be **<u>personally served</u>** by a sheriff or private process server or mailed* **or** hand delivered to any other party(ies) in your case. *Please note that if notice is mailed, the court in certain circumstances may not consider mailing to be adequate notice. If you want to be sure, you should have the motion personally served. This is a technical area of the law; if you have any questions about it, you should consult a lawyer. For more information on personal service, see the instructions for **Summons: Personal Service on an Individual**, SuPlorida Family Law Rules of Procedure Form 12.910(a).

The court will then set a <u>hearing</u>. You should check with the clerk of court, <u>judicial assistant</u>, or <u>family law</u> <u>intake staff</u> for information on the local procedure for scheduling a hearing. Once you know the time and date of the hearing, you will need to complete Notice of Hearing on Motion for Contempt/Enforcement, Definite Supreme Court Approved Family Law Form 12.961, or, if applicable, Notice of Hearing (Child Support Enforcement Hearing Officer), Definite Supreme Court Approved Family Law Form 12.921, or Order of Referral to General Master, Definite Supreme Court Approved Family Law Form 12.920(b), which will specify a time and place for a hearing on the issue. A copy of this form must be mailed or hand delivered to the other party. Again, if notice is mailed, the court in certain circumstances may not consider mailing to be adequate notice. If you want to be sure, you should have the notice personally served. This is a technical area of the law; if you have any questions about it, you should consult a lawyer. For more information on personal service, see the instructions for Summons: Personal Service on an Individual, Definite Form 12.910(a).

At the hearing, as in any other civil proceeding, you, as the moving party, will have the burden of proving the other party has not obeyed a prior court order. Once noncompliance is established, the other party will have an opportunity to show an inability to comply with the prior court order. If he or she is unable to do so, the judge may find the other party to be in contempt. If so, the judge may order appropriate sanctions to compel compliance by the other party, including jail, payment of attorneys' fees, suit money, or costs, and coercive or compensatory fines, and may order any other relief permitted by law.

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. See also section 61.14, Florida Statutes and rule 12.615, Florida Family Law Rules of Procedure.

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**, \square Florida Family Law Rules of Procedure Form 12.900(a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of

every form he or she helps you complete.

IN THE CIRCUIT COURT OF THE ______ JUDICIAL CIRCUIT, IN AND FOR ______ COUNTY, FLORIDA

Case No.: _____ Division:

Petitioner.

and

Respondent.

MOTION FOR CIVIL CONTEMPT/ENFORCEMENT

() Petitioner () Respondent requests that the Court enter an order of civil contempt/enforcement against () Petitioner () Respondent in this case because:

A final judgment or order *{title of final judgment or order}* 1. in this case was entered on {date}_____, by {court, city, and state}_____

□ Check here if the judgment or order is not from this Court and attach a copy.

This order of the Court required the other party in this case to do or not do the following: *[Explain* 2. what the other party was ordered to do or not do.}

> _____

 \Box Check here if additional pages are attached.

3. The other party in this case has willfully failed to comply with this order of the Court: *Explain what* the other party has or has not done.}

 \Box Check here if additional pages are attached.

- I respectfully request that the Court issue an order holding the above-named person in civil contempt, 4. if appropriate, and/or providing the following relief:
 - a. enforcing or compelling compliance with the prior order or judgment;
 - b. awarding a monetary judgment;
 - c. if a monetary judgment was included in the prior order, issuing a writ of execution or garnishment or other appropriate process;
 - d. awarding prejudgment interest;
 - e. requiring the other party to pay costs and fees in connection with this motion;
 - if the other party is found to be in civil contempt, ordering a compensatory fine; f.
 - g. if the other party is found to be in civil contempt, ordering a coercive fine;

 h. if the other party is found to be in civil contempt, ordering incarceration of the other party;
 i. issuing a writ of possession for real property, writ for possession of personal property, or other appropriate writ;
 j. issuing a writ of bodily attachment if the other party fails to appear at the hearing set on this motion;
 k. requiring the other party to make payments through the central governmental depository;
 l. requiring the support payments to be automatically deducted from the other party's income or funds;
m. requiring the other party to seek employment;
 n. awarding make-up visitation with minor child(ren) as follows {explain}:
; and
 o. awarding other relief { <i>explain</i> }:

I certify that a copy of this document was [$\sqrt{}$ one only] () mailed () faxed and mailed () hand delivered to the person(s) listed below on {*date*}.

Other party or his/her attorney:

Name:	
Address:	
City, State, Zip:	
Fax Number:	

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

Dated: _____

Signature of Party	
Printed Name:	
Address:	
City, State, Zip:	
Telephone Number:	
Fax Number:	

STATE OF FLORIDA COUNTY OF _____

Sworn to or affirmed and signed before me on _____ by _____.

NOTARY PUBLIC or DEPUTY CLERK

[Print, type, or stamp commissioned name of notary or clerk.]

Personally known

Produced identification

Type of identification produced _____

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE **BLANKS BELOW:** [*in* all blanks]

I, {full legal name and trade name of nonlawyer}______, a nonlawyer, located at {street}______, {city} ______, {state} ______, {phone} ______, helped {name} ______, who is the [√ one only] _____ petitioner or _____ respondent, fill out this form.

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.961, NOTICE OF HEARING ON MOTION FOR CONTEMPT/ENFORCEMENT

When should this form be used?

Use this form anytime you have set a **hearing** on a **Motion for Contempt/Enforcement**, \square Florida Supreme Court Approved Family Law Form 12.960, for a support matter under rule 12.615, Florida Family Law Rules of Procedure. Before you fill out this form, you should coordinate a hearing time and date with the **judge** or **hearing officer** and the other party. If the Department of Revenue is a party to the case, you may need to schedule your hearing time with the attorney for the Department of Revenue.

If your case is to be heard by a child support enforcement hearing officer, the following information applies: A child support enforcement <u>hearing officer</u> is an attorney who has been appointed by administrative order of the court to take testimony and recommend decisions in cases involving the establishment, enforcement, and/or modification of <u>child support</u>, and the enforcement of alimony in conjunction with an ongoing child support arrearage order. If your case only involves issues pertaining to child support, you cannot object to the referral of your case to a hearing officer. If your case is going to be heard by a <u>general master</u>, you should use **Notice of Hearing Before General Master**, D Florida Family Law Rules of Procedure Form 12.920(c).

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 your case was filed and keep a copy for your records.

What should I do next?

A copy of this form must be **personally served** by a sheriff or private process server or mailed **or** hand delivered to any other party(ies) in your case. Please note that if notice is mailed, the court in certain circumstances may not consider mailing to be adequate notice. This is a technical area of the law; if you have any questions about it, you should consult a lawyer. For more information on personal service, see the instructions for **Summons: Personal Service on an Individual**, **Description** Florida Family Law Rules of Procedure Form 12.910(a).

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 rules 12.615 and 12.941, Florida Family Law Rules of Procedure.

Special notes...

An attorney who has been appointed by the court to serve as a child support enforcement hearing officer can also be appointed to serve as a general master. If your case involves only child support issues, your case properly may be referred to a general master acting as a child support enforcement hearing officer.

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**, \square Florida Family Law Rules of Procedure Form 12.900(a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
IN AND FOR	JUDICIAL CIRCUIT, COUNTY, FLORIDA
	Case No.:
	Division:
Petitioner,	,
and	
Respondent.	
TO: {name of other party}	
There will be a hearing before	{name of judge or hearing officer}, on
-	
	bondent's Motion for Contempt on support matters.
hour(s)/ minutes have been reserved.	
	NG MAY RESULT IN THE COURT ISSUING A WRIT R ARREST. IF YOU ARE ARRESTED, YOU MAY BE
HELD IN JAIL UP TO 48 HOURS BEFO	

This part to be filled out by the court or to be filled in with information you obtained from the court: If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact

within 2 working days of your receipt of this Notice of Hearing. If you are hearing or voice impaired, call TDD 1-800-955-8771.

If you are represented by an attorney or plan to retain an attorney for this matter, you should notify the attorney of this hearing.

If this matter is resolved, the moving party shall contact the judge or hearing officer's office to cancel this hearing.

I certify that a copy of this document was [$\sqrt{}$ one only] () mailed () faxed and mailed () hand delivered to the person(s) listed below on {*date*} _____.

Other party or his/her attorney.

Name:	
Address:	
City, State, Zip:	
Fax Number:	

Dated:		
Duitou.		

ignature of Party
rinted Name:
ddress:
ity, State, Zip:
elephone Number:
ax Number:

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW: [≇ fill in all blanks]

I, {full legal name and trade name of nonlawyer},				
a nonlawyer, located at {street}	, {city},			
{state}, {phone}	, helped {name},			
who is the [$$ one only]petitioner orr	espondent, fill out this form.			