INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.901(b)(3).

PETITION FOR DISSOLUTION OF MARRIAGE WITH NO DEPENDENT OR MINOR CHILD(REN) OR PROPERTY

When should this form be used?

This form may be used when a husband or wife is filing for a **dissolution of marriage**, and the husband and wife have no **marital assets** and/or **marital liabilities** and they do not have any dependent children nor is the wife is now pregnant. You and/or your spouse must have lived in Florida for at least 6 months before filing for a dissolution in Florida. If you and your spouse agree on all issues and both can attend the hearing, you may want to file a petition for simplified dissolution of marriage, \Box Florida Family Law Rules of Procedure Form 12.901(a). However, you may **file** this form if **all** of the following are true:

- You have no marital assets or marital debts.
- Neither you nor your spouse is seeking support (alimony).

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 with the **clerk of the circuit court** in the county where you live and keep a copy for your records.

What should I do next?

For your case to proceed, you must properly notify your spouse of the **petition**. If you know where he or she lives, you should use **personal service**. If you absolutely do not know where he or she lives, you may use **constructive service**. You may also be able to use constructive service if your spouse resides in another state or country. However, if constructive service is used, other than granting a divorce, the court may only grant limited relief. For more information on constructive service, see **Notice of Action for Dissolution of Marriage**, Telorida Supreme Court Approved Family Law Form 12.913(a), and **Affidavit of Diligent Search and Inquiry**, Telorida Family Law Rules of Procedure Form 12.913(b). If your spouse is in the military service of the United States, additional steps for service may be required. See, for example, **Memorandum for Certificate of Military Service**, Telorida Supreme Court Approved Family Law Form 12.912(a). In sum, the law regarding constructive service and service on an individual in the military service is very complex and you may wish to consult an attorney regarding these issues.

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

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

<u>UNCONTESTED</u>... If the respondent files an answer that agrees with everything in your petition or an answer and waiver, **and** you have complied with <u>mandatory disclosure</u> and filed all of the required papers, you may call the clerk, family law intake staff, or judicial assistant to set a final hearing. You must notify your

spouse of the hearing by using a **Notice of Hearing (General)**, **®**□ Florida Supreme Court Approved Family Law Form 12.923, or other appropriate notice of hearing form.

CONTESTED... If the respondent files an answer or an answer and **counterpetition**, which disagrees with or denies anything in your petition, **and** you are unable to settle the disputed issues, you should file a **Notice for Trial**, **□** Florida Supreme Court Approved Family Law Form 12.924, after you have complied with mandatory disclosure and filed all of the required papers. Some circuits may require the completion of **mediation** before a final hearing may be set. You should contact the clerk, family law intake staff, or judicial assistant for instructions on how to set your case for trial (final hearing). If the respondent files an answer and counterpetition, you should answer the counterpetition within 20 days using an **Answer to Counterpetition**, **□** Florida Supreme Court Approved Family Law Form 12.903(d).

Where can I look for more information?

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

Special notes...

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

With this form, you must also file the following:

- Affidavit of Corroborating Witness, S☐ Florida Supreme Court Approved Family Law Form 12.902(i) OR photocopy of current Florida driver's license, Florida identification card, or voter's registration card (issue date of copied document must be at least six months before date case is actually filed with the clerk of the circuit court).
- **Affidavit of Indigency**, **®** ☐ Florida Supreme Court Approved Family Law Form 12.902(a), if you are requesting that **filing fees** be waived.
- **Notice of Social Security Number**, **□** Florida Supreme Court Approved Family Law Form 12.902(j).
- **Family Law Financial Affidavit**, ♥☐ Florida Family Law Rules of Procedure Form 12.902(b) or (c). (This must be filed within 45 days of service of the petition on the respondent, if not filed at the time of the petition.)
- Certificate of Compliance with Mandatory Disclosure, 🔊 🗆 Florida Family Law Rules of Procedure Form 12.932. (This must be filed within 45 days of service of the petition on the respondent, if not filed at the time of the petition, unless you and your spouse have agreed not to exchange these documents.)

<u>Final Judgment</u> Form... These family law forms contain a **Final Judgment of Dissolution of Marriage** with No Property or Minor Child(ren) (Uncontested), Solution These family Law Form 12.990(b)(3). You should check with the clerk, family law intake staff, or judicial assistant to see if you need to bring a final judgment with you to the hearing. If so, you should type or print the heading,

including the circuit, county, case number, division, and the parties' names, and leave the rest blank for the judge to complete at your hearing or trial.

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

IN THE CIRCUIT COURT OF THE IN AND FOR		JUDICIAL CIRCUIT, COUNTY, FLORIDA	
		Case No.:	
	Petitioner,		
	and		
	Respondent.		
		OLUTION OF MARRIAGE IINOR CHILD(REN) OR PROPERTY	
[√ on		, the orn, certify that the following statements are true:	
1.	JURISDICTION/RESIDENCE () Husband () Wife () Both has (I of this Petition for Dissolution of Marriage	have) lived in Florida for at least 6 months before the filing	
2.	The husband [$$ one only] () is () is The wife [$$ one only] () is () is no		
3.	Place of marriage: {city, state, country}	(□ √ if approximate)	
4.	THERE ARE NO MINOR (under 18) O PARTIES AND THE WIFE IS NOT PR	R DEPENDENT CHILD(REN) COMMON TO BOTH EGNANT.	
5.	A completed Notice of Social Security Nu Form 12.902(j), is filed with this petition.	mber, ♥☐ Florida Supreme Court Approved Family Law	
6. [√ on	THIS PETITION FOR DISSOLUTION (ne only] a. The marriage is irretrievably broken.	OF MARRIAGE SHOULD BE GRANTED BECAUSE:	
	b. One of the parties has been adjudged filing of this petition. A copy of the Judge	mentally incapacitated for a period of 3 years before the ment of Incapacity is attached.	
7.	THERE ARE NO MARITAL ASSETS	OR LIABILITIES.	
8.	PETITIONER FOREVER GIVES U (ALIMONY) FROM RESPONDENT	JP HIS/HER RIGHTS TO SPOUSAL SUPPORT.	
9.	[If Petitioner is also the Wife, $$ one only	y] () yes () no Petitioner/Wife wants to be known by	

her former name, which was [full legal	name}
10. Other relief {specify}:	
PETITIONER'S REQUEST (This section sun judgment of dissolution of marriage.)	nmarizes what you are asking the Court to include in the final
Petitioner requests that the Court enter an order	dissolving the marriage and:
 [√ all that apply] 1. restoring Wife's former name as specified in deems necessary. 	cified in paragraph 9 of this petition; paragraph 10 of this petition; and any other terms the Court
	ffirming under oath to the truthfulness of the claims t for knowingly making a false statement includes fines
Dated:	
	Signature of Petitioner Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:Fax Number:
STATE OF FLORIDA COUNTY OF	
Sworn to or affirmed and signed before 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: [\angle n fill in all blanks]

I, {full legal name and trade name of nonlawyer}						
a nonlawyer, located at {street	}					
{state}	, {phone}	, helped {name}				
who is the petitioner, fill out this form.						