Dissolution of Marriage Forms Packet #2 Minor Children of the Marriage

- *Petition for Dissolution of Marriage with Dependent or Minor Children (02/18)
- 2. *UCCJEA (Uniform Child Custody Jurisdiction and Enforcement Act) (02/18)
- 3. Notice of Filing Child Support Guideline Worksheet with Worksheet (11/20)
- 4. Marital Settlement Agreement for Dissolution of Marriage with Dependent or Minor Children (02/18)
- 5. Final Judgment with Minor Children

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USE ONLY ONE OF THESE:
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Uncontested--Agree (02/18)

OR

Contested--Not Agree (02/18)

6. Parenting Plan

USE ONLY ONE OF THESE:

Parenting Plan (02/18)

OR

Supervised/Safety-Focused Parenting Plan (02/18)

OR

Relocation/Long Distance Parenting Plan (02/18)

^{*}Italicized documents need to be signed before a notary

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.901(b)(1), PETITION FOR DISSOLUTION OF MARRIAGE WITH DEPENDENT OR

PETITION FOR DISSOLUTION OF MARRIAGE WITH DEPENDENT OR MINOR CHILD(REN) (02/18)

When should this form be used?

This form should be used when you are filing for a **dissolution of marriage**, and you and your spouse have a dependent or minor child(ren) together, or a spouse is pregnant. You or your **spouse** must have lived in Florida for at least 6 months before filing for a dissolution in Florida. You must **file** this form if the following is true:

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

This form should be typed or printed in black ink. After completing this form, you should sign the form before a <u>notary public</u> or <u>deputy clerk</u>. You should file the original with the <u>clerk of the circuit court</u> in the county where you live and keep a copy for your records. Because you are filing the <u>petition</u> in this proceeding, you may also be referred to as the <u>petitioner</u> and your spouse as the <u>respondent</u>.

IMPORTANT INFORMATION REGARDING E-FILING

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

What should I do next?

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

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

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

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

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

Where can I look for more information?

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

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

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

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

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

Special notes...

If you do not have the money to pay the filing fee, you may obtain an Application for Determination of Civil Indigent Status from the clerk, fill it out, and the clerk will determine whether you are eligible to have filing fees deferred.

If you want to keep your address confidential because you are the victim of sexual battery, aggravated child abuse, aggravated stalking, harassment, aggravated battery, or domestic violence, do not enter the address, telephone, and fax information at the bottom of this form. Instead, file a **Request for Confidential Filing of Address**, Florida Supreme Court Approved Family Law Form 12.980(h).

With this form, you must also file the following:

- Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) Affidavit, Florida Supreme Court Approved Family Law Form 12.902(d).
- Child Support Guidelines Worksheet, Florida Family Law Rules of Procedure Form 12.902(e), if you are asking that child support be ordered in the final judgment. (If you do not know your spouse's income, you may file this worksheet after your spouse's financial affidavit has been served on you.)
- Affidavit of Corroborating Witness, Florida Supreme Court Approved Family Law Form 12.902(i)
 OR photocopy of current Florida driver's license, Florida identification card, or voter's registration
 card (issue date of copied document must be at least six months before date case is actually filed
 with the clerk of the circuit court).
- Marital Settlement Agreement for Dissolution of Marriage with Dependent or Minor Child(ren), Florida Supreme Court Approved Family Law Form 12.902(f)(1), if you and your spouse have reached an agreement on any or all of the issues.
- Notice of Social Security Number, Florida Supreme Court Approved Family Law Form 12.902(j).
- Family Law Financial Affidavit, Florida Family Law Rules of Procedure Form 12.902(b) or (c). (This must be filed with the petition if the petitioner seeks to establish child support. Otherwise, it must be filed within 45 days of service of the petition on the respondent.)
- Certificate of Compliance with Mandatory Disclosure, Florida Family Law Rules of Procedure Form 12.932. (This must be filed within 45 days of service of the petition on the respondent, if not filed at the time of the petition, unless you and your spouse have agreed not to exchange these documents.)
- Parenting Plan, Florida Supreme Court Approved Family Law Form 12.995(a), (b), or (c). If the parents have reached an agreement, a signed and notarized Parenting Plan should be attached. If the parents have not reached an agreement, a proposed Parenting Plan may be filed.

Parenting Plan and Time-Sharing. If you and your spouse are unable to agree on parenting arrangements and a time-sharing schedule, a judge will decide for you as part of establishing a Parenting Plan. The judge

Instructions for Florida Supreme Court Approved Family Law Form 12.901(b)(1), Petition for Dissolution of Marriage with Dependent or Minor Child(ren) (02/18)

will decide the parenting arrangements and time-sharing based on the child(ren)'s best interests. Regardless of whether there is an agreement, the court reserves jurisdiction to modify issues relating to the minor child(ren).

The judge may request a <u>parenting plan recommendation</u> or appoint a <u>guardian ad litem</u> in your case. This means that a neutral person will review your situation and report to the judge concerning parenting issues. The purpose of such intervention is to be sure that the best interests of the child(ren) is (are) being served. For more information, you may consult section 61.13, Florida Statutes.

A **parenting course** must be completed prior to entry of the final judgment. You should contact the clerk, family law intake staff, or judicial assistant about requirements for parenting courses where you live.

Listed below are some terms with which you should become familiar before completing your petition. If you do not fully understand any of the terms below or their implications, you should speak with an attorney before going any further.

- Shared Parental Responsibility
- Sole Parental Responsibility
- Supervised Time-Sharing
- No contact
- Parenting Plan
- Parenting Plan Recommendation
- Time-Sharing Schedule

Child Support. Both parents are required to provide financial support for their minor or dependent child(ren); however, the court may order one parent to pay child support to the other parent. Florida has adopted guidelines for determining the amount of child support to be paid. These guidelines are based on the combined income of both parents and take into account the financial contributions of both parents and the number of overnights the child(ren) spend with each parent. You must file a Family Law Financial Affidavit, Florida Family Law Rules of Procedure Form 12.902(b) or (c), and your spouse will be required to do the same. From your financial affidavits, you should be able to calculate the amount of child support that should be paid using the Child Support Guidelines Worksheet, Florida Family Law Rules of Procedure Form 12.902(e). Because the child support guidelines take several factors into consideration, change over time, and vary from state to state, your child support obligation may be more or less than that of other people in seemingly similar situations.

Alimony. Alimony may be awarded to a spouse if the judge finds that one spouse has an actual need for it and also finds that the other spouse has the ability to pay. If you want alimony, you must request it in writing in the original petition. If you do not request alimony in writing before the final hearing, it is waived (you may not request it later). You may request permanent alimony, bridge-the-gap alimony, durational alimony, and/or rehabilitative alimony. If alimony is awarded, the judge may order periodic payments, payments in lump sum, or both.

Marital/Nonmarital Assets and Liabilities. Florida law requires an equitable distribution of <u>marital assets</u> and <u>marital liabilities</u>. "Equitable" does not necessarily mean "equal." Many factors, including child support, time-sharing, and alimony awards, may lead the court to make an unequal (but still equitable) distribution of assets and liabilities. <u>Nonmarital assets</u> and <u>nonmarital liabilities</u> are those

assets and liabilities which the parties agree or the court determines belong to, or are the responsibility of, only one of the parties. If the parties agree or the court finds an asset or liability to be nonmarital, the judge will not consider it when distributing marital assets and liabilities.

Temporary Relief. If you need temporary relief regarding temporary use of assets, temporary responsibility for liabilities, parental responsibility and time-sharing with child(ren), temporary child support, or temporary alimony, you may file a **Motion for Temporary Support and Time-Sharing with Dependent or Minor Child(ren)**, Florida Supreme Court Approved Family Law Form 12.947(a). For more information, see the instructions for that form.

Marital Settlement Agreement. If you and your spouse are able to reach an agreement on any or all of the issues, you should file a Marital Settlement Agreement for Dissolution of Marriage with Dependent or Minor Child(ren), Florida Supreme Court Approved Family Law Form 12.902(f)(1). Both of you must sign this agreement before a <u>notary public</u> or <u>deputy clerk</u>. Any issues on which you are unable to agree will be considered **contested** and settled by the judge at the final hearing.

Parenting Plan. In all cases involving minor or dependent child(ren), a Parenting Plan shall be approved or established by the court. If you and your spouse have reached an agreement, you should file one of the following: Parenting Plan, Florida Supreme Court Approved Family Law Form 12.995(a), Safety-Focused Parenting Plan, Florida Supreme Court Approved Family Law Form 12.995(b), or Relocation/Long-Distance Parenting Plan, Florida Supreme Court Approved Family Law Form 12.995(c), which addresses the time-sharing schedule for the child(ren). If you have not reached an agreement, a proposed Parenting Plan may be filed. If the parties are unable to agree, a Parenting Plan will be established by the court.

Final Judgment Form. These family law forms contain a Final Judgment of Dissolution of Marriage with Dependent or Minor Child(ren), Florida Supreme Court Approved Family Law Form 12.990(c)(1), which the judge may use if your case is contested. If you and your spouse reach an agreement on all of the issues, the judge may use a Final Judgment of Dissolution of Marriage with Dependent or Minor Child(ren) (Uncontested), Florida Supreme Court Approved Family Law Form 12.990(b)(1). You should check with the clerk, family law intake staff, or judicial assistant to see if you need to bring a final judgment with you to the hearing. If so, you should type or print the heading, including the circuit, county, case number, division, and the parties' names, and leave the rest blank for the judge to complete at your hearing or trial.

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

	IN THE CIRCUIT COURT OF THE JUDICIAL CIRCUIT, IN AND FOR COUNTY, FLORIDA
In re: T	Case No.: Division: he Marriage of:
	Petitioner,
	and Respondent.
	PETITION FOR DISSOLUTION OF MARRIAGE WITH DEPENDENT OR MINOR CHILD(REN)
	I, {full legal name}, the
	Petitioner, being sworn, certify that the following statements are true:
1.	JURISDICTION/RESIDENCEPetitioner Respondent Both has (have) lived in Florida for at least 6 months before the filing of this Petition for Dissolution of Marriage.
2.	Petitioner is or is not a member of the military service. Respondent is or is not a member of the military service.
3.	MARRIAGE HISTORY Date of marriage: {month, day, year} (_ Please indicate if approximate) Place of marriage: {county, state, country}
4.	DEPENDENT OR MINOR CHILD(REN) {Choose all that apply} a Petitioner is pregnant. Baby is due on: {date} b Respondent is pregnant. Baby is due on: {date} c The minor (under 18) child(ren) common to both parties are:
	Name Birth date

Florida Supreme Court Approved Family Law Form 12.901(b)(1), Petition for Dissolution of Marriage with Dependent or Minor Child(ren) (02/18)

 dThe minor child(ren) born or conceived during the marriage who are not common to both parties are: 	
	Name Birth date
	The birth parent (s) of the above minor child(ren) is (are): {name and address}
	. The child(ren) common to both parties who are 18 or older but who are depende upon the parties due to a mental or physical disability are:
	Name Birth date
5.	A completed Family Law Financial Affidavit, Florida Family Law Rules of Procedure For 12.902(b) or (c) {choose only one} is filed with this petition or will be timely filed
6.	A completed Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) Affidavit, Florida Supreme Court Approved Family Law Form 12.902(d), is filed with this petition. (You must complete and attach this form in a dissolution of marriage with minor child(ren)).
7.	A completed Notice of Social Security Number, Florida Supreme Court Approved Family Law Form 12.902(j), is filed with this petition.
8.	This petition for dissolution of marriage should be granted because: {Choose only one} a The marriage is irretrievably broken.
	O R
	b One of the parties has been adjudged mentally incapacitated for a period of 3 years to the filing of this petition. A copy of the Judgment of Incapacity is attached.

 There are marital assets or liabilities. All marital and nonmarital assets and are (or will be) listed in the financial affidavits, Florida Family Law Rules of Proce Form 12.902(b) or (c), filed in this case. {Indicate all that apply} 				
	a All marital assets and liabilities have been divided by a written agreement between the parties, which is attached, to be incorporated into the final judgment of dissolution of marriage. (The parties may use Marital Settlement Agreement for Dissolution of Marriage with Dependent or Minor Child(ren), Florida Supreme Court Approved Family Law Form 12.902(f)(1).			
	b The Court should determine how the assets and liabilities of this marriage are to be distributed, under section 61.075, Florida Statutes.			
	c Petitioner Respondent should be awarded an interest in the other spouse's property because:			
SECTIO	ON II. SPOUSAL SUPPORT (ALIMONY)			
1.	PetitionerRespondent forever gives up any right to spousal support (alimony) from the other spouse.			
	OR			
2.	Petitioner Respondent requests that the Court order the other spouse to pay the following spousal support (alimony) and claims that he or she has an actual need for the support that he or she is requesting and that the other spouse has the ability to pay that support . Spousal support (alimony) is requested in the amount of \$ every: week other week month, or other beginning {date} and continuing until {date or event}			
	Explain why the Court should orderPetitionerRespondent to pay, and any specific request(s) for type of alimony (temporary, permanent, bridge-the-gap, durational, rehabilitative, and/or lump sum):			
3.	Other provisions relating to alimony, including any tax treatment and consequences:			

Florida Supreme Court Approved Family Law Form 12.901(b)(1), Petition for Dissolution of Marriage with Dependent or Minor Child(ren) (02/18)

4.	Petitioner requests life insurance on the other spouse's life, provided by that spouse, to secure such support.			
SECTIO	ON III. PARENTING PLAN ESTABLISHING PARENTAL RESPONSIBILITY AND TIME-SHARING			
1.	The minor child(ren) currently reside(s) with Petitioner Respondent Other: {explain}			
 Parental Responsibility. It is in the child(ren)'s best interests that parental response: {Choose only one} a shared by both parents; 				
	b awarded solely to Petitioner Respondent . Shared parental responsibility would be detrimental to the child(ren) because:			
3.	3. Parenting Plan and Time-Sharing. It is in the best interests of the child(ren) that the family be ordered to comply with a Parenting Plan that includes does not include parental time- sharing with the child(ren). For purposes of a Parenting Plan, the Petitioner will be referred to as {name or designation} and the Respondent will be referred to as {name or designation} The Petitioner states that it is in the best interests of the child(ren) that: {Choose only one} a The attached proposed Parenting Plan should be adopted by the court. The parties {Choose only one} have have not agreed to the Parenting Plan. b Each child will have time-sharing with both parents as follows:			
	 Indicate if a separate sheet is attached.) The court should establish a Parenting Plan with the following provisions for: {Insert name or designation of the appropriate parent in the space provided} No time-sharing for Parent Limited time-sharing with Parent Supervised Time-Sharing for Parent Supervised or third-party exchange of the child(ren). Explain: 			
4.	Explain why this request is in the best interests of the child(ren):			

Florida Supreme Court Approved Family Law Form 12.901(b)(1), Petition for Dissolution of Marriage with Dependent or Minor Child(ren) (02/18)

SECTION IV. CHILD SUPPORT

1	Petitioner requests that the Court award child support as determined by Florida's child support guidelines, section 61.30, Florida Statutes. A completed Child Support Guidelines Worksheet, Florida Family Law Rules of Procedure Form 12.902(e), is, or will be filed. Such support should be ordered retroactive to:
	a the date of separation {date} b the date of the filing of this petition. c other {date} {explain}
2	Petitioner requests that the Court award child support to be paid beyond the age of 18 years because:
	a the following child(ren) {name(s)} is (are) dependent because of a mental or physical incapacity which began before the age of 18. {explain}
	b the following child(ren) {name(s)} is (are) dependent in fact, is (are) in high school, and are between the ages of 18 and 19; said child(ren) is (are) performing in good faith with reasonable expectation of graduation before the age of 19.
3	Petitioner requests that the Court award a child support amount that is more than or less than Florida's child support guidelines and understands that a Motion to Deviate from Child Support Guidelines, Florida Supreme Court Approved Family Law Form 12.943, must be filed before the Court will consider this request.
4.	Petitioner requests that medical/dental insurance for the minor child(ren) be provided by: {Choose only one} aPetitioner bRespondent.
5.	Petitioner requests that uninsured medical/dental expenses for the child(ren) be paid: {Choose only one} aby Petitioner; bby Respondent; cequally by the spouses {each spouse pays one-half}. daccording to the percentages in the Child Support Guidelines Worksheet, Florida Family Law Rules of Procedure Form 12.902(e). eOther {explain}:

6.	Petitioner requests that life insurance to secure child support be provided by the other spouse.			
SECTIO	ON V. OTHER			
1.	Petitioner requests to be known by the following former legal name, which was: {former legal name}:			
2.	Other relief {specify}			
SECTIO	ON VI. REQUEST			
{This s marria	ection summarizes what you are asking the Court to include in the final judgment of dissolution of age.}			
	oner requests that the Court enter an order dissolving the marriage and:			
•	ate all that apply}distributing marital assets and liabilities as requested in Section I of this petition;			
	 uistributing marital assets and habilities as requested in Section 1 of this petition; awarding spousal support (alimony) as requested in Section II of this petition; 			
3.				
	responsibility and time-sharing for the dependent or minor child(ren) common to both			
	parties, as requested in Section III of this petition;			
4.	establishing child support for the dependent or minor child(ren) common to both			
	parties, as requested in Section IV of this petition;			
5.	restoring Petitioner's former name as requested in Section V of this petition;			
6.	awarding other relief as requested in Section V of this petition; and any other terms the Court deems necessary.			
	,			

imprisonment. Dated Signature of Petitioner Printed Name:_____ Address: _____ City, State, Zip: Telephone Number: _____ Fax Number: Designated E-mail Address(es): STATE OF FLORIDA COUNTY OF Sworn to or affirmed and signed before me on by NOTARY PUBLIC or DEPUTY CLERK {Print, type, or stamp commissioned name of notary or deputy clerk.} Personally known Produced identification Type of identification produced IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS **BELOW:** [fill in **all** blanks] This form was prepared for the Petitioner. This form was completed with the assistance of: {name of individual}

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

{name of business}

{address} _______ {state}_____ , {zip code}______ , {telephone number}

{address} _____

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.902(d)

UNIFORM CHILD CUSTODY JURISDICTION AND ENFORCEMENT ACT (UCCJEA) AFFIDAVIT (02/18)

When should this form be used?

This form should be used in any case involving parental responsibility for, custody of, or time-sharing or visitation with, any minor child(ren). This <u>affidavit</u> is required even if the parental responsibility for, custody of, or time-sharing or visitation with, the minor child(ren) is not in dispute.

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 then <u>file</u> it with the <u>clerk of the circuit court</u> in the county where the petition was filed and keep a copy for your records.

IMPORTANT INFORMATION REGARDING E-FILING

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

What should I do next?

A copy of this form must be mailed, e-mailed, or hand delivered to the other party in your case, if it is not served on him or her with your initial papers.

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

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

A-Z Topical Index.

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

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

Where can I look for more information?

Before proceeding, you should read General Information for Self-Represented Litigants found at the beginning of these forms. The words that are in **bold underline** in these instructions are defined there. For further information, see sections 61.501-61.542, Florida Statutes.

Special notes...

With this form, you must also file a **Notice of Confidential Information within Court Filing,** Florida Rules of Judicial Administration Appendix to Rule 2.420 Form.

Effective October 1, 2008, terms such as custodial parent, noncustodial parent, primary residential parent, secondary residential parent, and visitation were removed from Chapter 61, Florida Statutes; however, because the UCCJEA uses the terms, custody and visitation, they are included in this form. Parents must develop a Parenting Plan that includes, among other things, their time-sharing schedule with the minor child(ren). If the parents cannot agree, a parenting plan will be established by the Court.

If you are the petitioner in an injunction for protection against domestic violence case and you have filed a Request for Confidential Filing of Address, Florida Supreme Court Approved Family Law Form 12.980(h), you should write confidential in any space on this form that would require you to write the address where you are currently living.

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	JRT OF THEJUDICIAL CIRCUIT, RCOUNTY, FLORIDA	
		Case No.:	
	Petitioner,		
and	I		
	Respondent.		
UNIFORM	CHILD CUSTODY JURISD (UCCJEA) A	DICTION AND ENFORCEME AFFIDAVIT	ENT ACT
I, {full legal name}_following statemer		, being sworn, certify that	the
birth, birth where each	date, and sex of each child; the pronching the pronching the past fived within the past five	proceeding is The nan esent address, periods of residence, e (5) years; and the name, present ad whom the child has lived during that	and places dress, and
THE FOLLOWING I	NFORMATION IS TRUE ABOUT CH	IILD # <u>1</u> :	
Child's Full Legal N Place of Birth:	ame: Date of Birth:	Sex:	
Child's Residence fo	or the past 5 years:		
Dates (From/To)	Address (including city and state) where child lived	Name and present address of person child lived with	Relationshi p to child
/present*			
/			

/]		
/			
ا * If you are the	1	<u>I</u>	Ш
petitioner in an			
		ase and you have filed a Request fo	
		amily Law Form 12.980(h), you sho	
	space on this form that would req	juire you to enter the address wher	e you are
currently living.			
THE FOLLOWING IN	IFORMATION IS TRUE ABOUT CHII	LD #:	
Child's Full Legal N Place of Birth:	ame: Date of Birt	hi Covi	
riace of Birth:	Date of Birt	h: Sex:	
Child's Residence fo	or the past 5 years:		
Dates	Address (including city and	Name and present address of	Relationshi
(From/To)	state) where child lived	person child lived with	p to child
/present			
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THE FOLLOWING IN	IFORMATION IS TRUE ABOUT CHII	LD #:	
Child's Full Legal N Place of Birth:	ame: Date of Birt	h- Covi	
		h: Sex:	
Child's Residence for the past 5 years:			
Dates	Address (including city and	Name and present address of	Relationshi
(From/To)	state) where child lived	person child lived with	p to child
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2.				
	-	n custody or time-sharing proceed	ding(s):	
	[Choose onl	· -		41
			witness, or in any capacity in any o	
			ny other state, jurisdiction, or count ody of, or time-sharing or visitation	
	_	this proceeding.	buy or, or time-smaring or visitation	with a tillu
	subject to	this proceeding.		
	LH	AVF participated as a party, with	ess, or in any capacity in any other	litigation or
			jurisdiction, or country, concerning	
			g or visitation with a child subject t	
	proceeding	· · · · · · · · · · · · · · · · · · ·	G	
	b. Type o	f proceeding:		
	c. Court a	and state:		
	d. Date of	f court order or judgment (if any)	·	
2	Informatio	n about sustadu ar tima sharing r	avacanding(s).	
	[Choose on	n about custody or time-sharing p	proceeding(s):	
	-	, .	ental responsibility, custody, time-s	haring or
		· •	• • • • • • • • • • • • • • • • • • • •	•
	visitation proceeding pending in a court of this or any other state, jurisdiction, or country concerning a child subject to this proceeding.			01
	, ,			
I HAVE THE FOLLOWING INFORMATION concerning a parental responsibili				
	custody, time-sharing, or visitation proceeding pending in a court of this or another state			
			g, other than set out in item 2. Expl	
	a. Name (of each child involved in said litiga	ation:	
	b. Type o	f proceeding:		
	c. Court a	and state:		
	d. Date of	f court order or judgment (if any)	·	
	e. Case No	umber:		

Persons not a party to this proceeding:				
[Choose only one]				
I DO NOT KNOW OF ANY PERSON in this or any other state, jurisdiction, or country, who is not a party to this proceeding and who has physical custody or claims to have				
parental responsibility for, custody of, or time-sharing or visitation with respect to any child				
subject to this proceeding.				
I KNOW THAT THE FOLLOWING NAMED PERSON(S), not a party to this proceeding, has (have) physical custody or claim(s) to have parental responsibility for, custody of, or timesharing or visitation with respect to any child subject to this proceeding: a. Name and address of person:				
has physical custody				
claims parental responsibility or custody rights				
claims time-sharing or visitation				
Name of each child:				
Relationship to child, if any:				
b. Name and address of person:				
has physical custody				
claims parental responsibility or custody rights				
claims time-sharing or visitation				
Name of each child:				
Relationship to child, if any:				
c. Name and address of person:				
has physical custody				
claims parental responsibility or custody rights				
claims time-sharing or visitation				
Name of each child:				
Relationship to child, if any:				
Knowledge of prior child support proceedings:				
[Choose only one]				
The child(ren) described in this affidavit are NOT subject to existing child support				
order(s) in this or any other state, jurisdiction, or country				
The child(ren) described in this affidavit are subject to the following existing				
child support order(s):				
a. Name of each child:				
b. Type of proceeding:				
c. Court and address:				
d. Date of court order/judgment (if any):				

4.

5.

	e. Amount of child support ordered to	be paid and by whom:	
6.	· · · · · · · · · · · · · · · · · · ·		
7.		formation within Court Filing , Florida Rules of ule 2.420 Form, is filed with this Affidavit.	
		e-served () mailed () faxed and mailed pelow on {date}	
-	party or his/her attorney:		
Addres	ess:		
City, St	itate, Zip:		
Fax Nu	umber:		
Design	nated E-mail Address(es):		
imprison Dated:	sonment. I:		
		Signature of Party	
		Printed Name:	
		Address:	
		City, State, Zip:	
		Fax Number:	
		Designated E-mail	
		<u>Address(es):</u>	
STATE COUN ⁻	E OF FLORIDA ITY OF		
Sworn	n to or affirmed and signed before me or	n by	
	NOTAR'	Y PUBLIC or DEPUTY CLERK	

Personally k Produced id Type of iden	entification	. ,,	or stamp commi	ssioned name of n	otary or clerk.]
IF A NONLAWYER HI [fill in all blanks] This This form was compl	s form was p	repared for the {ch	•		
{name of individual} {name of business}					
{address} {city}		, {zip code}	 	one number}	,

INSTRUCTIONS FOR FLORIDA FAMILY LAW RULES OF PROCEDURE FORM 12.902(e) CHILD SUPPORT GUIDELINES WORKSHEET (11/20)

When should this form be used?

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

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

What should I do next?

A copy of this form must be filed with the court and served on the other party or his or her attorney. The copy you are serving to the other party must be either mailed, emailed, or hand-delivered to the opposing party or his or her attorney on the same day indicated on the certificate of service. If it is mailed, it must be postmarked on the date indicated in the certificate of service must be in accordance with Florida Rule of Judicial Administration 2.516.

IMPORTANT INFORMATION REGARDING E-FILING

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

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

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

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

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

Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms. The words that are in "<u>bold underline</u>" in these instructions are defined there. For further information, see section 61.30, Florida Statutes.

Special notes...

If you want to keep your address confidential because you have been found by a judge to be the victim of sexual battery, aggravated child abuse, aggravated stalking, harassment, aggravated battery or domestic violence, do not enter the address, telephone, and fax information at the bottom of this form. Instead, file **Request for Confidential Filing of Address**, Florida Supreme Court Approved Family Law Form 12.980(h).

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

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

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

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

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

CHILD SUPPORT GUIDELINES CHART

		CHILD SUP	POKI GUIDEL	INES CHART		
Combined	One	Two	Three	Four	Five	Six
Monthly	Child	Children	Children	Children	Children	Children
Available						
Income						
800.00	190	211	213	216	218	220
850.00	202	257	259	262	265	268
900.00	213	302	305	309	312	315
950.00	224	347	351	355	359	363
1000.00	235	365	397	402	406	410
1050.00	246	382	443	448	453	458
1100.00	258	400	489	495	500	505
1150.00	269	417	522	541	547	553
1200.00	280	435	544	588	594	600
1250.00	290	451	565	634	641	648
1300.00	300	467	584	659	688	695
1350.00	310	482	603	681	735	743
1400.00	320	498	623	702	765	790
1450.00	330	513	642	724	789	838
1500.00	340	529	662	746	813	869
1550.00	350	544	681	768	836	895
1600.00	360	560	701	790	860	920
1650.00	370	575	720	812	884	945
1700.00	380	591	740	833	907	971
1750.00	390	606	759	855	931	996
1800.00	400	622	779	877	955	1022
1850.00	410	638	798	900	979	1048
1900.00	421	654	818	923	1004	1074
1950.00	431	670	839	946	1029	1101
2000.00	442	686	859	968	1054	1128
2050.00	452	702	879	991	1079	1154
2100.00	463	718	899	1014	1104	1181
2150.00	473	734	919	1037	1129	1207
2200.00	484	751	940	1060	1154	1234
2250.00	494	767	960	1082	1179	1261
2300.00	505	783	980	1105	1204	1287
2350.00	515	799	1000	1128	1229	1314
2400.00	526	815	1020	1151	1254	1340
2450.00	536	831	1041	1174	1279	1367
2500.00	547	847	1061	1196	1304	1394
2550.00	557	864	1081	1219	1329	1420
2600.00	568	880	1101	1242	1354	1447
2650.00	578	896	1121	1265	1379	1473
2700.00	588	912	1141	1287	1403	1500
2750.00	597	927	1160	1308	1426	1524
2800.00	607	941	1178	1328	1448	1549

Combined Monthly Available Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
2850.00	616	956	1197	1349	1471	1573
2900.00	626	971	1215	1370	1494	1598
2950.00	635	986	1234	1391	1517	1622
3000.00	644	1001	1252	1412	1540	1647
3050.00	654	1016	1271	1433	1563	1671
3100.00	663	1031	1289	1453	1586	1695
3150.00	673	1045	1308	1474	1608	1720
3200.00	682	1060	1327	1495	1631	1744
3250.00	691	1075	1345	1516	1654	1769
3300.00	701	1090	1364	1537	1677	1793
3350.00	710	1105	1382	1558	1700	1818
3400.00	720	1120	1401	1579	1723	1842
3450.00	729	1135	1419	1599	1745	1867
3500.00	738	1149	1438	1620	1768	1891
3550.00	748	1164	1456	1641	1791	1915
3600.00	757	1179	1475	1662	1814	1940
3650.00	767	1194	1493	1683	1837	1964
3700.00	776	1208	1503	1702	1857	1987
3750.00	784	1221	1520	1721	1878	2009
3800.00	793	1234	1536	1740	1899	2031
3850.00	802	1248	1553	1759	1920	2053
3900.00	811	1261	1570	1778	1940	2075
3950.00	819	1275	1587	1797	1961	2097
4000.00	828	1288	1603	1816	1982	2119
4050.00	837	1302	1620	1835	2002	2141
4100.00	846	1315	1637	1854	2023	2163
4150.00	854	1329	1654	1873	2044	2185
4200.00	863	1342	1670	1892	2064	2207
4250.00	872	1355	1687	1911	2085	2229
4300.00	881	1369	1704	1930	2106	2251
4350.00	889	1382	1721	1949	2127	2273
4400.00	898	1396	1737	1968	2147	2295
4450.00	907	1409	1754	1987	2168	2317
4500.00	916	1423	1771	2006	2189	2339
4550.00	924	1436	1788	2024	2209	2361
4600.00	933	1450	1804	2043	2230	2384
4650.00	942	1463	1821	2062	2251	2406
4700.00	951	1477	1838	2081	2271	2428
4750.00	959	1490	1855	2100	2292	2450
4800.00	968	1503	1871	2119	2313	2472
4850.00	977	1517	1888	2138	2334	2494
4900.00	986	1530	1905	2157	2354	2516
4950.00	993	1542	1927	2174	2372	2535

Combined Monthly Available Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
5000.00	1000	1551	1939	2188	2387	2551
5050.00	1006	1561	1952	2202	2402	2567
5100.00	1013	1571	1964	2215	2417	2583
5150.00	1019	1580	1976	2229	2432	2599
5200.00	1025	1590	1988	2243	2447	2615
5250.00	1032	1599	2000	2256	2462	2631
5300.00	1038	1609	2012	2270	2477	2647
5350.00	1045	1619	2024	2283	2492	2663
5400.00	1051	1628	2037	2297	2507	2679
5450.00	1057	1638	2049	2311	2522	2695
5500.00	1064	1647	2061	2324	2537	2711
5550.00	1070	1657	2073	2338	2552	2727
5600.00	1077	1667	2085	2352	2567	2743
5650.00	1083	1676	2097	2365	2582	2759
5700.00	1089	1686	2109	2379	2597	2775
5750.00	1096	1695	2122	2393	2612	2791
5800.00	1102	1705	2134	2406	2627	2807
5850.00	1107	1713	2144	2418	2639	2820
5900.00	1111	1721	2155	2429	2651	2833
5950.00	1116	1729	2165	2440	2663	2847
6000.00	1121	1737	2175	2451	2676	2860
6050.00	1126	1746	2185	2462	2688	2874
6100.00	1131	1754	2196	2473	2700	2887
6150.00	1136	1762	2206	2484	2712	2900
6200.00	1141	1770	2216	2495	2724	2914
6250.00	1145	1778	2227	2506	2737	2927
6300.00	1150	1786	2237	2517	2749	2941
6350.00	1155	1795	2247	2529	2761	2954
6400.00	1160	1803	2258	2540	2773	2967
6450.00	1165	1811	2268	2551	2785	2981
6500.00	1170	1819	2278	2562	2798	2994
6550.00	1175	1827	2288	2573	2810	3008
6600.00	1179	1835	2299	2584	2822	3021
6650.00	1184	1843	2309	2595	2834	3034
6700.00	1189	1850	2317	2604	2845	3045
6750.00	1193	1856	2325	2613	2854	3055
6800.00	1196	1862	2332	2621	2863	3064
6850.00	1200	1868	2340	2630	2872	3074
6900.00	1204	1873	2347	2639	2882	3084
6950.00	1208	1879	2355	2647	2891	3094
7000.00	1212	1885	2362	2656	2900	3103
7050.00	1216	1891	2370	2664	2909	3113
7100.00	1220	1897	2378	2673	2919	3123

7150.00 1224 1903 2385 2681 2928 3133 7200.00 1228 1909 2393 2690 2937 3142 7250.00 1232 1915 2400 2698 2946 3152 7300.00 1235 1921 2408 2707 2956 3162 7350.00 1239 1927 2415 2716 2965 3172 7400.00 1243 1933 2423 2724 2974 3181 7500.00 1251 1945 2438 2741 2993 3201 7500.00 1255 1951 2446 2750 3002 3211 7600.00 1259 1957 2453 2758 3011 3220 7650.00 1263 1963 2461 2767 3020 3230 7700.00 1267 1969 2468 2775 3030 3240 7750.00 1274 1981 2483	Combined Monthly Available Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
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7350.00 1239 1927 2415 2716 2965 3172 7400.00 1243 1933 2423 2724 2974 3181 7450.00 1251 1939 2430 2733 2983 3191 7500.00 1251 1945 2438 2741 2993 3201 7550.00 1255 1951 2446 2750 3002 3211 7600.00 1259 1957 2453 2758 3011 3220 7650.00 1263 1963 2461 2767 3020 3230 7700.00 1267 1969 2468 2775 3030 3240 7750.00 1271 1975 2476 2784 3039 3250 7800.00 1278 1987 2491 2801 3057 3269 7900.00 1282 1992 2498 2810 3067 3279 7950.00 1286 1998 2506	7300.00	1235	1921	2408	2707	2956	3162
7400.00 1243 1933 2423 2724 2974 3181 7450.00 1247 1939 2430 2733 2983 3191 7500.00 1251 1945 2438 2741 2993 3201 7550.00 1255 1951 2446 2750 3002 3211 7600.00 1259 1957 2453 2758 3011 3220 7650.00 1263 1963 2461 2767 3020 3230 7700.00 1267 1969 2468 2775 3030 3240 7750.00 1271 1975 2476 2784 3039 3250 7800.00 1274 1981 2483 2792 3048 3259 7850.00 1282 1992 2498 2810 3057 3269 7990.00 1286 1998 2506 2818 3076 3289 8000.00 1290 2004 2513		1239	1927	2415	2716	2965	
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9100.00 1376 2135 2680 3015 3289 3513 9150.00 1380 2141 2687 3023 3298 3523 9200.00 1384 2147 2695 3032 3307 3532	9000.00	1368	2123	2664	2998	3270	3493
9100.00 1376 2135 2680 3015 3289 3513 9150.00 1380 2141 2687 3023 3298 3523 9200.00 1384 2147 2695 3032 3307 3532	9050.00	1372	2129	2672	3006	3279	3503
9150.00 1380 2141 2687 3023 3298 3523 9200.00 1384 2147 2695 3032 3307 3532							
9200.00 1384 2147 2695 3032 3307 3532							
	9250.00	1388	2153	2702	3040	3316	3542

Combined Monthly Available Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
9300.00	1391	2159	2710	3049	3326	3552
9350.00	1395	2165	2717	3058	3335	3562
9400.00	1399	2171	2725	3066	3344	3571
9450.00	1403	2177	2732	3075	3353	3581
9500.00	1407	2183	2740	3083	3363	3591
9550.00	1411	2189	2748	3092	3372	3601
9600.00	1415	2195	2755	3100	3381	3610
9650.00	1419	2201	2763	3109	3390	3620
9700.00	1422	2206	2767	3115	3396	3628
9750.00	1425	2210	2772	3121	3402	3634
9800.00	1427	2213	2776	3126	3408	3641
9850.00	1430	2217	2781	3132	3414	3647
9900.00	1432	2221	2786	3137	3420	3653
9950.00	1435	2225	2791	3143	3426	3659
10000.00	1437	2228	2795	3148	3432	3666

IN THE CIRCUIT COURT OF THE	E JUDICIAL CIRCUIT, COUNTY, FLORIDA
IN AND FOR	COUNTY, FLORIDA
	Case No.:
	Division:
Petitioner,	
and	
,	
Respondent.	
NOTICE OF FILING CHILD S	SUPPORT GUIDELINES WORKSHEET
PLEASE TAKE NOTICE, that {name}	, is filing his/her Child
Support Guidelines Worksheet attached a	nd laheled Evhihit 1
support duracimes worksheet attached an	THE RESCIECE EXTREME 1.
CERTI	IFICATE OF SERVICE
· · · · · · · · · · · · · · · · · · ·	g with the Child Support Guidelines Worksheet was faxed () hand delivered to the person(s) listed ·
Other party or his/her attorney: Name: Address: City, State, Zip: Telephone Number: Fax Number: E-mail Address(es):	
	Signature of Party or his/her Attorney Printed Name: Address: City, State, Zip: Telephone Number: Fax Number: E-mail Address(es): Florida Bar Number:

	CHILD SUPPORT GUIDELINES WORKSHEET							
		A. PETITIONER	B. RESPONDENT	TOTAL				
1.	Present Net Monthly Income Enter the amount from line 27, Section I of Florida Family Law Rules of Procedure Form 12.902(b) or (c), Financial Affidavit.							
2.	Basic Monthly Obligation There is (are) {number} minor child(ren) common to the parties. Using the total amount from line 1, enter the appropriate amount from the child support guidelines chart.							
3.	Percent of Financial Responsibility Divide the amount on line 1A by the total amount on line 1 to get Petitioner's percentage of financial responsibility. Enter answer on line 3A. Divide the amount on line 1B by the total amount on line 1 to get Respondent's percentage of financial responsibility. Enter answer on line 3B.	%	%					
4.	Share of Basic Monthly Obligation Multiply the number on line 2 by the percentage on line 3A to get Petitioner's share of basic obligation. Enter answer on line 4A. Multiply the number on line 2 by the percentage on line 3B to Respondent's share of basic obligation. Enter answer on line 4B.							
	Additional Support — Healt	h Insurance, Chile	d Care & Other					

CHILD SUPPORT GUIDELINES WORKSHEET						
	A. PETITIONER	B. RESPONDENT	TOTAL			
5. a. 100% of Monthly Child Care Costs [Child care costs should not exceed the level required to provide quality care from a licensed source. See section 61.30(7), Florida Statutes, for more information.]						
b. Total Monthly Child(ren)'s Health Insurance Cost [This is only amounts actually paid for health insurance on the child(ren).]						
c. Total Monthly Child(ren)'s Noncovered Medical, Dental and Prescription Medication Costs						
d. Total Monthly Child Care & Health Costs [Add lines 5a + 5b +5c.]						
6. Additional Support Payments Multiply the number on line 5d by the percentage on line 3A to determine the Petitioner's share. Enter answer on line 6A. Multiply the number on line 5d by the percentage on line 3B to determine the Respondent's share. Enter answer on line 6B.						
Statutory Adjustments/Credits						
9. a. Monthly child care payments actually made.						
b. Monthly health insurance payments						

CHILD SUPPORT GUIDELINES WORKSHEET						
	A. PETITIONER	B. RESPONDENT	TOTAL			
c. Other payments/credits actually made for any noncovered medical, dental and prescription medication expenses of the child(ren) not ordered to be separately paid on a percentage basis. (See section 61.30 (8), Florida Statutes.)						
8. Total Support Payments actually made (Add 7a though 7c.)						
9. MINIMUM CHILD SUPPORT OBLIGATION FOR EACH PARENT [Line 4 plus line 6;						
Substantial Time-Sharing (GROSS UP M least 20 percent of the overnights in the	•		_			
10. Basic Monthly Obligation x 150% [Multiply line 2 by 1.5]						
11. Increased Basic Obligation for each parent. Multiply the number on line 10 by the percentage on line 3A to determine the Petitioner's share. Enter answer on line 11A. Multiply the number on line 10 by the percentage on line 3B to determine the Respondent's share. Enter answer on line 11B.						
12. Percentage of overnight stays with each parent. The child(ren) spend(s) overnight stays with the Petitioner each year. Using the number on the above line, multiply it by 100 and divide by 365. Enter this number on line 12A. The child(ren) spend(s)overnight stays with the Respondent each year. Using the number on the above line, multiply it by 100 and divide by 365. Enter this number on line 12B.	%	%				

CHILD SUPPORT GUIDELINES WORKSHEET							
	A. PETITIONER	B. RESPONDENT	TOTAL				
13. Parent's support multiplied by other Parent's percentage of overnights. [Multiply line 11A by line 12B. Enter this number in 13A. Multiply line 11B by line 12A. Enter this number in 13B.]							
Additional Support — Heal	th Insurance, Chi	ld Care & Other					
14. a. Total Monthly Child Care Costs [Child care costs should not exceed the level required to provide quality care from a licensed source. See section 61.30(7), Florida Statutes, for more information.]							
b. Total Monthly Child(ren)'s Health Insurance Cost. [This is only amounts actually paid for health insurance on the child(ren).]							
c. Total Monthly Child(ren)'s NoncoveredMedical, Dental and Prescription Medication Costs.							
d. Total Monthly Child Care & Health Costs [Add lines 14a + 14b + 14c.]							
15. Additional Support Payments. Multiply the number on line 14d by the percentage on line 3A to determine the Petitioner's share. Enter answer on line 15A. Multiply the number on line 14d by the percentage on line 3B to determine the Respondent's share. Enter answer on line 15B.							
Statutory Adjustments/Credits							
16. a. Monthly child care payments actually made.							
b. Monthly health insurance payments actually made.							

CHILD SUPPORT GUIDELINES WORKSHEET						
	A. PETITIONER	B. RESPONDENT	TOTAL			
c. Other payments/credits actually made for any noncovered medical, dental and prescription medication expenses of the child(ren) not ordered to be separately paid on a percentage basis. [See section 61.30(8), Florida Statutes.]						
17 . Total Support Payments actually made [Add 16a though 16c.]						
18. Total Additional Support Transfer Amount [Line 15 minus line 17; enter any negative number as zero.]						
19. Total Child Support Owed from Petitioner to Respondent [Add line 13A plus 18A.]						
20. Total Child Support Owed from Respondent to Petitioner. [Add line 13B plus line 18B.]						
21. Presumptive Child Support to Be Paid. [Comparing lines 19 and 20, Subtract the smaller amount owed from the larger amount owed and enter the result in the column for the parent that owes the larger amount of	\$					

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

- **a.** ____ Deviation from the guidelines amount is requested. The Motion to Deviate from Child Support Guidelines, Florida Supreme Court Approved Family Law Form 12.943, is attached.
- **b.** _____ Deviation from the guidelines amount is NOT requested. The Motion to Deviate from Child Support Guidelines, Florida Supreme Court Approved Family Law Form 12.943, is not attached.

IF A NONLAWYER HELP	ED YOU FILL O	UT THIS FORM, H	E/SHE MUST FILL IN THE BLA	NKS BELOW: [fill
in all blanks] This form	was prepared	for the: {choose	only one } Petitioner	Respondent
This form was complet	ted with the as	ssistance of:		
{name of individual}				,
{name of business}				L
{address}				,
{city}	<u>,</u> {state}	, {zip code}	, {telephone number}	

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

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

When should this form be used?

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

This form should be typed or printed in black ink. **Both** parties must sign the agreement and have their signatures witnessed by a **notary public** or **deputy clerk**. After completing this form, you should **file** the original with the **clerk of the circuit court** in the county where the **petition** was filed and keep a copy for your records. You should then refer to the instructions for your petition, **answer**, or answer and **counterpetition** concerning the procedures for setting a hearing or **trial** (**final hearing**).

IMPORTANT INFORMATION REGARDING E-FILING

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

Where can I look for more information?

Before proceeding, you should read General Information for Self-Represented Litigants found at the beginning of these forms. The words that are in **bold underline** in these instructions are defined there. For further information, see chapter 61, Florida Statutes, and the instructions for the petition and/or answer that were filed in this case.

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

After the initial service of process of the petition or supplemental petition by the Sheriff or certified process server, the Florida Rules of Judicial Administration now require that all documents required or permitted to be served on the other party must be served by electronic mail (e-mail) except in certain circumstances. **You must strictly comply with the format requirements set forth in the Rules of Judicial Administration.** If you elect to participate in electronic service, which means serving or receiving pleadings by electronic mail (e-mail), or through the Florida Courts E-Filing Portal, you **must** review Florida

Rule of Judicial Administration 2.516. You may find this rule at <u>www.flcourts.org</u> through the link to the Rules of Judicial Administration provided under either Family Law Forms: Getting Started, or Rules of Court in the A-Z Topical Index.

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

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

Special notes...

With this form you must also file a **Child Support Guidelines Worksheet**, Florida Family Law Rules of Procedure Form 12.902(e), if not already filed.

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

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

IN THE CIRCUIT COURT OF THE		JUDICIAL CIRCUIT,	
IN AND FOR	₹	COUNTY, FLORIDA	
	Case No.:		
In re: The Marriage of:			
and			
, Respondent.			

MARITAL SETTLEMENT AGREEMENT FOR DISSOLUTION OF MARRIAGE WITH DEPENDENT OR MINOR CHILD(REN)

Ne, {Petitioner's full legal name}	, and
Respondent's full legal name},	being sworn, certify that the
ollowing statements are true:	

1. We were married to each other on {date}

- 2. Because of irreconcilable differences in our marriage (no chance of staying together), we have made this agreement to settle once and for all what we owe to each other and what we can expect to receive from each other. Each of us states that nothing has been held back, that we have honestly included everything we could think of in listing our assets (everything we own and that is owed to us) and our debts (everything we owe), and that we believe the other has been open and honest in writing this agreement.
- 3. We have both filed a Family Law Financial Affidavit, Florida Family Law Rules of Procedure Form 12.902(b) or (c). Because we have voluntarily made full and fair disclosure to each other of all our assets and debts, we waive any further disclosure under rule 12.285, Florida Family Law Rules of Procedure.
- 4. Each of us agrees to execute and exchange any papers that might be needed to complete this agreement, including deeds, title certificates, etc.

SECTION I. MARITAL ASSETS AND LIABILITIES

A. Division of Assets. We divide our assets (everything we own and that is owed to us) as follows: Any personal item(s) not listed below is (are) the property of the party currently in possession of the item(s).

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

	ASSETS: DESCRIPTION OF ITEM(S) PETITIONER SHALL RECEIVE Please describe each item as clearly as possible. You do not need to list account numbers. Where applicable, include whether the name on any title/deed/account described below is in one spouse's name, or in both spouses' names.	Current Fair Market Value
	Cash (on hand)	\$
	Cash (in banks/credit unions)	
Ļ		
ļ	Stocks/Bonds	_
ľ	Notes (money owed to you in writing)	<u> </u>
r	(menc) change for an angle	
Ī	Money owed to you (not evidenced by a note)	
	Real estate: (Home)	
	(Other)	
	Business interests	
-		1
	Automobiles	
	Boats	
	Other vehicles	
Ī	Retirement plans (Profit Sharing, Pension, IRA, 401(k)s, etc.)	
	Furniture & furnishings in home	
Г		1
	Furniture & furnishings elsewhere	
[Collectibles]
ſ	Jewelry	
-		-

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

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

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

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

- B. Division of Liabilities/Debts. We divide our liabilities (everything we owe) as follows:1. Petitioner shall pay as his/her own the following and will not at any time ask Respondent to pay

LIABILITIES: DESCRIPTION OF DEBT(S) TO BE PAID BY PETITIONER Please describe each item as clearly as possible. You do not need to list account numbers. Where applicable, include whether the name on any mortgage, note, or account described below is in one spouse's name or in both spouses' names.	Monthly Payment	Current Amount Owed
Mortgages on real estate: (Home)	\$	\$
(Other)		
Charge/credit card accounts	2, .	
Auto loan		
Auto loan		
Bank/credit union loans		
Money you owe (not evidenced by a note)		
Judgments		
Other		
Total Debts to Be Paid by Petitioner	\$	\$

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

LIABILITIES: DESCRIPTION OF DEBT(S) TO BE PAID BY RESPONDENT Please describe each item as clearly as possible. You do not need to list account numbers. Where applicable, include whether the name on any mortgage, note or account described below is in one spouse's name, or in both spouses' names.	Monthly Payment	Current Amount Owed
Mortgages on real estate: (Home)	\$	\$
(Other)		
Charge/credit card accounts	<u> </u> 	
Charge/Credit Card accounts		
Auto loan		
Auto loan		
Bank/credit union loans		
Money you owe (not evidenced by a note)		
Judgments		
Other		
Total Debts to Be Paid by Respondent	\$	\$
C. Contingent Assets and Liabilities (listed in Section III of our Family Law Fi divided as follows:	inancial Affida	avits) will be

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

	Explain type of alimony (such as, permaner lump sum) and any other specifics:	nt, bridge-the-gap, durational, rehabilitative, and/or
3.	Other provisions relating to alimony	, including any tax treatment and consequences:
4.	Life insurance in the amount of \$the Obligor.	to secure the above support, will be provided by
SECTIO	ON III. PARENTING PLAN ESTABLISHING PARI	ENTAL RESPONSIBILITY AND TIME-SHARING
1.	The parties' minor child(ren) are:	
	Name	Birth date
5.	The parties shall have time-sharing an Parenting Plan attached as Exhibit	d parental responsibility in accordance with the
SECTIO	ON IV. CHILD SUPPORT	
1.	Florida's child support guidelines, section	einafter "Obligor") will pay child support, under n 61.30, Florida Statutes, to the other parent. The rida Family Law Rules of Procedure Form 12.902(e),
	number of parties' minor or depend	per month for thechildren {total dent children} shall be paid commencing{month, day, year}. Child support {week, month, other} which is roll cycle.
	support in the amount of \$for remaining children} shall be paid commented.	{month, day, year}. This child per{week, month, other}

Retroactive Child Support or Arrearages. There is currently retroactive child support in the amount of \$ There is arrearage of previously ordered unpaid child support in the amount of \$ The total of \$ in retroactive and unpaid child support shall be paid at the rate of \$ every week other week month, begind \$\{date\}, until paid in full including statutory interest. Health Insurance. Petitioner Respondent will maintain health insurance for the parties' must child(ren). The party providing coverage will provide insurance cards to the other poshowing coverage. OR Health insurance is either not reasonable in cost or accessible to the child(ren) at this tild Any uninsured/ unreimbursed medical costs for the minor child(ren) shall be assessed as followall as Shared equally by the spouses. {Each spouse pays one-half}. Description:	below oris attack	hed as part of this form}
18; become emancipated, marry, join the armed services, die, or become self-supporting; or until further order of the court or agreement of the parties. The child support obligation shal continue beyond the age of 18 and until high school graduation for any child who is: depend in fact; between the ages of 18 and 19; and is still in high school, performing in good faith wit reasonable expectation of graduation before the age of 19. If the child support amount above deviates from the guidelines by 5% or more, explain the reason(s) here:		
18; become emancipated, marry, join the armed services, die, or become self-supporting; or until further order of the court or agreement of the parties. The child support obligation shal continue beyond the age of 18 and until high school graduation for any child who is: depend in fact; between the ages of 18 and 19; and is still in high school, performing in good faith wit reasonable expectation of graduation before the age of 19. If the child support amount above deviates from the guidelines by 5% or more, explain the reason(s) here:		
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There is currently retroactive child support in the amount of \$ There is arrearage of previously ordered unpaid child support in the amount of \$ The total of \$ in retroactive and unpaid child support shall be paid at the rate of \$ every week other week month, begins {date}, until paid in full including statutory interest. Health Insurance. Petitioner Respondent will maintain health insurance for the parties' modification. The party providing coverage will provide insurance cards to the other poshowing coverage. OR Health insurance is either not reasonable in cost or accessible to the child(ren) at this till Any uninsured/ unreimbursed medical costs for the minor child(ren) shall be assessed as followa Shared equally by the spouses. {Each spouse pays one-half}. b Prorated according to the child support guideline percentages.	If the child support am the reason(s) here:	nount above deviates from the guidelines by 5% or more, explain
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c. Other {explain}:	There is currently retroarrearage of previously The total of \$ \$ {date} Health Insurance Petitioner child(ren). The party showing coverage. OR Health insurance Any uninsured/ unreim a Shared equa	pactive child support in the amount of \$ There is y ordered unpaid child support in the amount of \$ in retroactive and unpaid child support shall be paid at the rate or every week other week month, beginn, until paid in full including statutory interest. Respondent will maintain health insurance for the parties' min providing coverage will provide insurance cards to the other parties bursed medical costs for the minor child(ren) shall be assessed as follows: Seither not reasonable in cost or accessible to the child(ren) at this time bursed medical costs for the minor child(ren) shall be assessed as follows: Seither not reasonable in cost or accessible to the child(ren) at this time bursed medical costs for the minor child(ren) shall be assessed as follows: Seither not reasonable in cost or accessible to the child(ren) at this time bursed medical costs for the minor child(ren) shall be assessed as follows:

30 days of receipt, shall submit the applicable reimbursement for that expense, according to the schedule of reimbursement set out in this paragraph.

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

I certify that I have been open and honest i with this agreement and intend to be boun	n entering into this settlement agreement. I am satisfied d by it.
Dated:	
butcu	Signature of Petitioner Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:
	Fax Number:
	Fax Number: Designated E-mail Address(es):
STATE OF FLORIDA COUNTY OF	
Sworn to or affirmed and signed before m	e on by
	NOTARY PUBLIC or DEPUTY CLERK
	[Print, type, or stamp commissioned name of notary or clerk.]
Personally known	
Produced identification	
Type of identification produced	
	OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS
BELOW:	s the Detitioner
[fill in all blanks] This form was prepared for This form was completed with the assistance	
•	<i>,</i>
{name of business}	
{city}, {state},{zip coa	le} , {telephone number}

I certify that I have been open and honest in entering into this settlement agreement. I am satisfied with this agreement and intend to be bound by it.

Dated:		
		Signature of Respondent
		Printed Name:
		Address:
		City, State, Zip:
		Telephone Number:
		Fax Number:
		Designated E-mail Address(es):
STATE (OF FLORIDA	
COUNT	Y OF	
Sworn t	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 OU	JT THIS FORM, HE/SHE MUST FILL IN THE BLANKS
BELOW		, , ,
[fill in a	II blanks] This form was prepared for the	e Respondent
	m was completed with the assistance of	
{name o	of individual}	
{name o	of business}	
{addre	ss}	,
{city}	, {state}, {zip code}	, {telephone number}

	IN THE CIRCUIT COURT OF THE JUDICIAL CIRCUIT,
	IN AND FOR COUNTY, FLORIDA
	Case No.:
	Division:
IN	RE: The Marriage of:
	,
	Petitioner, '
	and
	Respondent.
	FINAL JUDGMENT OF DISSOLUTION OF MARRIAGE WITH MINOR
	CHILD(REN) (UNCONTESTED)
Со	is cause came before this Court for a hearing on a Petition for Dissolution of Marriage. The urt, having reviewed the file and heard the testimony, makes these findings of fact and aches these conclusions of law:
FIN	IDINGS:
1.	The Court has jurisdiction over the subject matter and the parties.
2.	At least one party has been a resident of the State of Florida for more than 6 months immediately before filing the Petition for Dissolution of Marriage.
3.	The marriage between the parties is irretrievably broken.
4.	The names of the parties' children are as follows:
	
0.	The parties have voluntarily entered into a Marital Settlement Agreement and Parenting Plan and each party has filed the required Family Law Financial Affidavit. The Parenting Plan is in the best interests of the children.
5.	The Court finds that the parties have the present ability to pay support as agreed to in the marital settlement agreement.
2.	{If applicable} Petitioner Respondent requests that his/her former name of {full legal name} be restored.
- 1.	wide Connected Court Amount of Ferrillo Law Forms 12 000/bV/1). Final Independent of Discolution of Marriage with

ORDERED AND ADJUDGED:

being single.	
· · · · · · · · · · · · · · · · · · ·	attached as Exhibit A, is approved by the court and ged. The parties shall obey all of its provisions.
C. The Parenting Plan, attached as Ex The parties shall obey all of its pr	whibit B, is approved by the court and incorporated herein. rovisions.
DPetitioner'sResponder {full legal name}	nt's former name ofis restored.
E. The court reserves jurisdiction to m	nodify and enforce this final judgment.
DONE AND ORDERED in	<u>,</u> Florida, on
	CIRCUIT JUDGE
• • • • • • • • • • • • • • • • • • • •	of Dissolution of Marriage was mailedfaxed delivered to the parties and any entities listed below on
	by {Clerk of court or designee}
Petitioner (or his or her attorney) Respondent (or his or her attorney) Other:	

A. The marriage between the parties is dissolved and the parties are restored to the status of

IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT
IN AND FOR	COUNTY, FLORIDA
	Case No.:
	Division:
In Re: The Marriage of:	
Petitioner,	
and	
, Respondent.	

HIDICIAL CIDCUIT

IN THE CIRCUIT COURT OF THE

FINAL JUDGMENT OF DISSOLUTION OF MARRIAGE WITH DEPENDENT OR MINOR CHILD(REN)

This cause came before this Court for a trial on a Petition for Dissolution of Marriage. The Court, having reviewed the file and heard the testimony, makes these findings of fact and reaches these conclusions of law:

FINDINGS:

- 1. The Court has jurisdiction over the subject matter and the parties.
- 2. At least one party has been a resident of the State of Florida for more than 6 months immediately before filing the Petition for Dissolution of Marriage.
- 3. The marriage between the parties is irretrievably broken.

ORDERED AND ADJUDGED:

SECTION I: DISSOLUTION AND RESTORATION

A. The marriage between the parties is dissolved and the parties are restored to the status of being single.

		Petitioner's	Respondent's former name of is restored.
SECTION II. MARITAL	ASSETS AND LIABII	LITIES	
indicated. The dat 1 da 2 da 3 da	e of valuation of tl	hese assets and lial n for dissolution of I	lities listed below are divided as bilities is, unless otherwise indicated: marriage.

1. The assets listed below are non-marital assets. Each party shall keep, as his or her own, the assets found to be non-marital, and the other party shall have no further rights or responsibilities regarding these assets.

ASSETS: DESCRIPTION OF ITEM(S) Please describe each item as clearly as possible. You do not need to list account numbers.	Petitioner's Non-marital Property	Respondent's Non-marital Property
	\$ \$	\$
	·	
Total Non-marital	\$ \$	\$

2. The assets listed below are marital assets. Each party shall keep, as his or her own, the assets awarded in this section, and the other party shall have no further rights or responsibilities regarding these assets. Any personal item(s) not listed below are awarded to the party currently in possession or control of the item(s).

ASSETS: DESCRIPTION OF ITEM(S) Please describe each item as clearly as possible. You do not need to list account numbers.	Current Fair Market Value	Petitioner	Respondent Shall Receive
Cash (on hand or in banks/credit unions)	\$	\$	\$

ASSETS: DESCRIPTION OF ITEM(S) Please describe each item as clearly as possible. You do not need to list account numbers.	Current Fair Market Value	Petitioner Shall Receive	Respondent Shall Receive
Stocks/bonds			
Notes			
Business interests			
Real estate: (Home)			
Automobiles			
Boats			
Furniture & furnishings			
Jewelry			
Life to sure as Assalt sure and sure live			
Life Insurance (cash surrender value)			
Retirement Plans (Profit sharing, Pension, IRA, 401(k)(s), etc)			
Other assets			

ASSETS: DESCRIPTION OF ITEM(S) Please describe each item as clearly as possible. You do not need to list account numbers.	Current Fair Market Value	Petitioner Shall Receive	Respondent Shall Receive
Total Marital	\$	\$	\$

C. Division of Liabilities/Debts.

1. The liabilities listed below are nonmarital liabilities and, therefore, are owed as indicated. Each party shall owe, as his or her own, the liabilities found to be nonmarital, and the other party shall have no responsibilities regarding these debts.

LIABILITIES: DESCRIPTION OF DEBT(S) Please describe each item as clearly as possible. You do not need to list account numbers)	Current Amount Owed	Petitioner's Non- marital Liability	Respondent's Non- marital Liability
	\$	\$	\$
Total Non-marital Liabilities	\$	\$	\$

2. The liabilities listed below are marital liabilities and are divided as indicated. Each party shall hold the other party harmless and pay, as his or her own, the marital liabilities awarded below.

LIABILITIES: DESCRIPTION OF DEBTS Please describe each item as clearly as possible. You do not need to list account numbers.	Current Amount Owed	Petitioner Shall Pay	Respondent Shall Pay
Mortgages on real estate: (Home)	\$	\$	\$
(Other)			
Charge/Credit card accounts			

LIABILITIES: DESCRIPTION OF DEBTS Please describe each item as clearly as possible. You do not need to list account numbers.	Current Amount Owed	Petitioner Shall Pay	Respondent Shall Pay
	7 anount owed	January C.	- Chair Lay
Auto loan			
Auto loan			
Bank, Credit Union loans			
Other			
Total Marital Liabilities			
	\$	\$	\$
D. Contingent assets and liabilities will be divided a	s follows:		
E. The distribution of assets and liabilities in this fin	al judgment is eq	uitable: if each	n party does not

. Beneficiary Designation (By completing this section, the beneficiary designations continue after Entry of Final Judgment of Dissolution of Marriage.)

receive approximately one-half, the distribution is based on the following facts and reasoning:

The designation providing for the payment or transfer at death of an interest in the assets described below to or for the benefit of the deceased party's former spouse is **NOT VOID** as of the date of entry of the Final Judgment of Dissolution of Marriage.

The Final Judgment of Dissolution of Marriage shall provide that the designations set forth below remain in full force and effect.

	o not exist upon his/her death and unless precluded by statute. {Describe the assets with
-	2. ThePetitionerRespondent shall not unilaterally terminate or modify of the following assets, or their disposition upon his/her death. <i>{Describe the assets verify}</i>
	CLUSIVE USE AND POSSESSION OF HOME
dicate all tha A. The	t apply} _ Petitioner Respondent , as a condition of support, shall have exclusive use and
	of the dwelling located at the following address:
until: {date	or event}
paragraph avisits shall cand at the earth of the net	Petitioner Respondent may make visits to the premises described in the above for the purpose of obtaining any items awarded in this Final Judgment. These occur after notice to the person granted exclusive use and possession of the dwelling earliest convenience of both parties or as ordered in paragraph 4 below. On the termination of the right of exclusive use and possession, the dwelling shall be so proceeds divided % to Petitioner and % to Respondent, with the following for setoffs being allowed:
 FOt	her:

with Dependent or Minor Child(ren) (02/18)

SECTION IV. PARENTING PLAN ESTABLISHING PARENTAL RESPONSIBILITY AND TIME-SHARING WITH DEPENDENT OR MINOR CHILD(REN)

A. Jurisdiction. The Court has jurisdiction to determine parental responsibility, to establish or adopt a Parenting Plan, and a time-sharing schedule with regard to the minor child(ren) listed in paragraph 2 below.

Name	Birth date
	nting Plan. The parties shall comply with the Parenting Plan which is attached and rated herein as Exhibit
ECTION V.	ALIMONY
A	The Court denies the request(s) for alimony;
a	OR The Court finds that Petitioner Respondent, (hereinafter Obligee), has n actual need for, and that Petitioner Respondent, (hereinafter Obligor,) has ne present ability to pay, alimony as follows: {Indicate all that apply}
	1Permanent Periodic.
	a. The Court finds that no other form of alimony is fair and reasonable under the circumstances of the parties.
	b. As a marriage of: {Choose only one }
	Long Duration (17 years or greater) alimony is appropriate upon consideration of all relevant factors;
	Moderate Duration (greater than 7 years but less than 17) alimony is appropriate based upon clear and convincing evidence after consideration of all releva factors; or
	Short Duration (less than 7 years) alimony is appropriate based upon the following exceptional

circumstances:				
C.	\$	Obligor shall pay permanent 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, or other {explain}		
	court order The alimon in circumst	{date} This alimony shall continue user, death of either party, or remarriage of Obligee, whichever may be modified or terminated based upon either a subtances, or the existence of a supportive relationship in accounts.	er occurs first. stantial change	
\$ cycle, begining {a }	per and in any e ning {date} period not to	e-Gap. Obligor shall pay bridge-the-gap alimony to Obligee in month, payable in accordance with Obligor's employeent, at least once a month, or other {explain} and continuing until: {date} exceed two (2) years}; death of either party; or remarriage ever occurs first.	oyer's payroll	
\$ cycle, begin	per and in any e ning {date}	ative. Obligor shall pay rehabilitative alimony to Obligee in the month, payable in accordance with Obligor's employevent, at least once a month, or other {explain} This rehabilitative alimony shall continorder; the death of either party; or until {date/event}	oyer's payroll ue until:	
whic	hever occurs	s first. The rehabilitative plan presented demonstrated the fo	llowing:	
\$ and in begin the de	per many event, a ning {date}_eath of either	al. Obligor shall pay durational alimony to Obligee in the amonon the payable in accordance with Obligor's employed at least once a month, or other {explain} and terminating on {date} reportly, remarriage of the Obligee, or until modified by countries C4.00(7). Florida Charles and inhomographics for the contribution of the Obligee.	er's payroll cycle	
	Lump Sun	ection 61.08(7), Florida Statutes, whichever occurs first. m. Obligor shall pay lump sum alimony to Obligee in the amo , which shall be paid as follows:		
hegin	ning [date]	and terminating on Idatel	tha	

	death of either party, remarriage of the Obligee, or until modified by court order, whichever occurs first.
	6Retroactive. Obligor shall pay retroactive alimony in the amount of \$ for the period of {date} , through {date} , which shall be paid pursuant to paragraph D. below.
C.	Reasons for Awarding Denying Alimony. The Court has considered all of the following in awarding/denying alimony: 1. The standard of living established during the marriage; 2. The duration of the marriage; 3. The age and the physical and emotional condition of each party; 4. The financial resources of each party, including the nonmarital and marital assets and liabilities distributed to each; 5. The earning capacities, educational levels, vocational skills, and employability of the parties and, when applicable, the time necessary for either party to acquire sufficient education or training to enable such party to find appropriate employment; 6. The contribution of each party to the marriage, including, but not limited to, services rendered in homemaking, child care, education, and career building of the other party; 7. The responsibilities each party will have with regard to any minor or dependent children they have in common; 8. The tax treatment and consequences to both parties of any alimony award, including the designation of all or a portion of the payment as a nontaxable, nondeductible payment; 9. All sources of income available to either party, including income available to either party through investments of any asset held by that party and 10. Any other factor necessary to do equity and justice between the parties: {explain}
D.	Please indicate here if additional pages are attached. Retroactive Alimony and/or Arrearages. 1There is no alimony arrearage at the time of this Final Judgment. OR 2ThePetitionerRespondent shall pay to the other spouse the sum of: \$ for retroactive alimony, as of {date}; \$ for previously ordered unpaid alimony, as of {date}
	The total of \$ 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, o other {explain}

beginning {date}	, until paid in full including statutory interest.
this judgment, Obligor shall irrevocable beneficiary, so l	ayment of support). To secure the alimony obligations set forth in I maintain life insurance on his/her life naming Obligee as the sole long as reasonably available. This insurance shall be in the and shall remain in effect until the obligation for
1. The award of alimo less net income than to Obligor with significar	ting to alimony, including any tax treatment and consequences: ony does not does leave the Obligor with significantly the net income of the recipient/Obligee. If the award does leave the ontly less net income than that of the Obligee, the Court finds the all circumstances:
2. Other	
Respondent (hereinafter the Child Support Guidelines W	nere is a need for child support and that thePetitioner Obligor) has the present ability to pay child support. The amounts in Vorksheet, Florida Family Law Rules of Procedure Form etitioner Respondent are correct;
ORThe Court makes the followard petitioner's net monthly income Respondent's net monthly income Monthly child care costs are \$Monthly health/dental insurance.	e is \$, (Child Support Guidelines%). me is \$, (Child Support Guidelines%)
number of parties' minor or depo	e rate of \$ per month for thechildren {total endent children} shall be paid commencingting {month, day, year}. Child ount of \$ per {week, month, other} rrent payroll cycle.
in the amount of \$ f children} shall be paid commen	igation of child support for one of the parties' children, child support for the remaining children {total number of remaining cing {month, day, year} and {month, day, year}. This child support shall be paid

in the amount of \$ per{week, month, other} consistent with the Obligor's current payroll cycle.
{Insert schedule for the child support obligation, including the amount, and commencement and termination dates, for the remaining minor or dependent children, which shall be payable as the obligation for each child ceases. Please indicate whether the scheduleappears below or is attached as part of this form.}
The Obligor shall pay child support until all of the minor or dependent children: reach the age of 18; become emancipated, marry, join the armed services, die, or become self-supporting; or until further order of the court or agreement of the parties. The child support obligation shall continue beyond the age of 18 and until high school graduation for any child who is dependent in fact, between the ages of 18 and 19, and is still in high school, performing in good faith with a reasonable expectation of graduation before the age of 19.
If the child support ordered deviates from the guidelines by more than 5%, the factual findings which support that deviation are:
C. Retroactive Child Support and/or Arrearages.
1There is no retroactive child support or child support arrearage at the time of this Final Judgment.
OR
2There is either retroactive child support or child support arrearage.
Petitioner Respondent shall pay to the other spouse child support in the amount of: \$ for retroactive child support, as of {date} ; \$ for previously ordered unpaid child support, as of {date} .
The total of \$ in child support 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 a month, or other {explain} beginning {date} , until paid in full including statutory interest.

1.	Health/Dental Insurance.	Petitioner	Respondent shall be required
	tain health and/or den		
	reasonable in cost and accessible to		• • • • • • • • • • • • • • • • • • • •
be requi	ired to convey insurance cards dem	onstrating said co	verage to the other party;
	OR		
h	nealth and/or dental insurar	nce is not reasona	able in cost or accessible to
the child	d(ren) at this time.		
2.	Reasonable and necessary u	ninsured medica	/dental/prescription drug costs
for the	hild(ron) shall be assessed as follow	·	
	hild(ren) shall be assessed as follow hared equally by both spouses.	5.	
	rorated according to the child supp	ort guideline per	centages.
	Other {explain}:	. с. с Ванагонно рог	B
	ese uninsured medical/dental/preso		
	ense shall submit request for reimb		
	er party, within 30 days of receipt, s pense, according to the schedule of	•	•
triat exp	erise, according to the schedule of	reimbursement se	et out in this paragraph.
	Insurance (to secure payment of	• • •	
	t, PetitionerRespond		
	unt of at least \$ on v(ies) OR naming Petitioner		fe naming minor child(ren) as the
benenciary			nor child(ren), so long as reasonably
available. T	he obligation to maintain the life in		
	es emancipated, marries, joins the a		, -
	ome Tax Exemption(s). The assig	nment of any tax	x exemption(s) for the child(ren)
shall be as	follows:		
Each party	shall execute any and all IRS form	s necessary to ef	fectuate the provisions
of this para	agraph.		
G. Other p	provisions relating to child suppo	rt:	

SECTION VII. METHOD OF PAYMENT

A. Place of Payment.

Obligor shall pay court-ordered alimony and child support, including any retroactive support or arrearages as follows:

 Obligor shall pay court-ordered support directly to either the State Disbursement Unit or the central depository, as required by statute, along with any fee required by statute.
2Both parties have requested and the court finds that it is in the best interests of the child(ren) that support payments need not be directed through either the State Disbursement Unit or the central depository at this time; however, either party may subsequently apply, pursuant to section 61.13(1)(d)3, Florida Statutes, to require payment through either the State Disbursement Unit or the central depository.
B. Income Deduction.
1Immediate. 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 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 State Disbursement Unit or the Obligee, as previously set forth in this order.
2. 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 Title IV-D agency, the clerk of court, and
the Obligee of any change in Payor and/or health insurance
OR
there is a signed written agreement providing an alternative arrangement between the Obligor and the Obligee and, at the option of the IV-D agency, by the IV-D agency in IV-D cases in which there is an assignment of support rights to the state, reviewed and entered in the record by the court.

	% No income paid in the form of a bonus
	up to the amount of any arrearage or the remaining
	is order, shall be forwarded to Obligee pursuant to the
payment method prescribed above.	
D. Other provisions relating to method of	of payment.
-	
SECTION VIII. ATTORNEY'S FEES, COSTS,	AND SHIT MONEY
(are)	dent's request(s) for attorney's fees, costs, and suit money is
denied because:	
	•
	O R
D The Court finds there is a n	eed for and an ability to pay attorney's fees, costs, and suit
money.	sed for and an ability to pay attorney's fees, costs, and suit
	nt is hereby ordered to pay to the other spouse
\$ in attorney's fees, a	and \$in costs. The Court further finds that the
	he reasonable rate of \$ per hour and
reasonable hours. Other provisions rela	ating to attorney's fees, costs, and suit money are as follows:
SECTION IX. OTHER PROVISIONS	
Other Provisions.	
The Court reserves jurisdiction to modify	and enforce this Final Judgment.
DONE AND ORDERED in	, Florida, on
	CIRCUIT JUDGE

I certify that a copy of this Final Judgment of Diss ee-mailed hand delivered to the part	l ution was mailed faxed and mai ties listed below on { <i>date</i> }	led
	by {Clerk of court or designee}	
Petitioner (or his/her attorney) Respondent (or his/her attorney) Central Depository State Disbursement Unit		
Other		

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.995(a), PARENTING PLAN (02/18)

When should this form be used?

A <u>Parenting Plan</u> is required in all cases involving <u>time-sharing</u> with minor child(ren), even when time-sharing is not in dispute. The Parenting Plan must be developed and agreed to by the parents and approved by the court. If the parties cannot agree to a Parenting Plan or if the parents agreed to a plan that is not approved by the court, a Parenting Plan will be established by the court with or without the use of parenting plan recommendations. This form or a similar form should be used in the development of a Parenting Plan. If the case involves <u>supervised time-sharing</u>, the <u>Supervised/Safety Focused Parenting Plan</u>, Florida Supreme Court Approved Family Law Form 12.995(b) or a similar form should be used. If the case involves relocation, pursuant to Section 61.13001, Florida Statutes, then a <u>Relocation/Long Distance Parenting Plan</u>, Florida Supreme Court Approved Family Law Form 12.995(c) or a similar form should be used. The parents must identify a name or designation to be used throughout this Parenting Plan.

This form should be typed or printed in black ink. Please either delete or strike-through terms or paragraphs that are inappropriate or inapplicable to your agreement. If an agreement has been reached, **both** parties must sign the Parenting Plan and have their signatures witnessed by a **notary public** or **deputy clerk**. After completing this form, you should **file** the original with the **clerk of the circuit court** in the county where the **petition** was filed and keep a copy for your records. You should then refer to the instructions for your petition, **answer**, or answer and **counterpetition** concerning the procedures for setting a hearing or **trial** (**final hearing**). If the parents have not reached an agreement, a proposed Parenting Plan may be filed by either parent at the time of or any time prior to the final hearing. If an agreed Parenting Plan is not filed by the parties, the court shall establish a Plan.

IMPORTANT INFORMATION REGARDING E-FILING

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

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

After the initial service of process of the petition or supplemental petition by the Sheriff or certified process server, the Florida Rules of Judicial Administration now require that all documents required or permitted to be served on the other party must be served by electronic mail (e-mail) except in certain

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

circumstances. You must strictly comply with the format requirements set forth in the Rules of Judicial Administration. If you elect to participate in electronic service, which means serving or receiving pleadings by electronic mail (e-mail), or through the Florida Courts E-Filing Portal, you must review Florida Rule of Judicial Administration 2.516. You may find this rule at www.flcourts.org through the link to the Rules of Judicial Administration provided under either Family Law Forms: Getting Started, or Rules of Court in the A-Z Topical Index.

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

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

Where can I look for more information?

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

Special notes...

At a minimum, the **Parenting Plan** must describe in adequate detail:

- How the parties will share and be responsible for the daily tasks associated with the upbringing of the child(ren),
- The **time-sharing schedule** arrangements that specify the time that the minor child(ren) will spend with each parent,
- A designation of who will be responsible for any and all forms of health care, school-related matters, including the address to be used for school-boundary determination and registration, other activities, and
- The methods and technologies that the parents will use to communicate with the child(ren).

The best interests of the child(ren) is the primary consideration in the Parenting Plan. In creating the Parenting Plan, all circumstances between the parents, including their historic relationship, domestic violence, and other factors must be taken into consideration. Determination of the best interests of the child(ren) shall be made by evaluating all of the factors affecting the welfare and interest of the particular minor child(ren) and the circumstances of that family, as listed in section 61.13(3), Florida Statutes, including, but not limited to:

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

- The demonstrated capacity and disposition of each parent to facilitate and encourage a close and continuing parent-child relationship, to honor the time-sharing schedule, and to be reasonable when changes are required;
- The anticipated division of parental responsibilities after the litigation, including the extent to which parental responsibilities will be delegated to third parties;
- The demonstrated capacity and disposition of each parent to determine, consider, and act upon the needs of the child(ren) as opposed to the needs or desires of the parent;
- The length of time the child(ren) has lived in a stable, satisfactory environment and the desirability
 of maintaining continuity;
- The geographic viability of the parenting plan, with special attention paid to the needs of schoolage children and the amount of time to be spent traveling to effectuate the parenting plan. This factor does not create a presumption for or against relocation of either parent with a child(ren);
- The moral fitness of the parents;
- The mental and physical health of the parents;
- The home, school, and community record of the child(ren);
- The reasonable preference of the child(ren), if the court deems the child(ren) to be of sufficient intelligence, understanding, and experience to express a preference;
- The demonstrated knowledge, capacity, and disposition of each parent to be informed of the circumstances of the minor child(ren), including, but not limited to, the child(ren)'s friends, teachers, medical care providers, daily activities, and favorite things;
- The demonstrated capacity and disposition of each parent to provide a consistent routine for the child(ren), such as discipline, and daily schedules for homework, meals, and bedtime;
- The demonstrated capacity of each parent to communicate with and keep the other parent informed of issues and activities regarding the minor child(ren), and the willingness of each parent to adopt a unified front on all major issues when dealing with the child(ren);
- Evidence of domestic violence, sexual violence, child abuse, child abandonment, or child neglect, regardless of whether a prior or pending action relating to those issues has been brought. If the court accepts evidence of prior or pending actions regarding domestic violence, sexual violence, child abuse, child abandonment, or child neglect, the court must specifically acknowledge in writing that such evidence was considered when evaluating the best interests of the child(ren);
- Evidence that either parent has knowingly provided false information to the court regarding any prior or pending action regarding domestic violence, sexual violence, child abuse, child abandonment, or child neglect;
- The particular parenting tasks customarily performed by each parent and the division or parental responsibilities before the institution of litigation and during the pending litigation, including the extent to which parenting responsibilities were undertaken by third parties;
- The demonstrated capacity and disposition of each parent to participate and be involved in the child(ren)'s school and extracurricular activities;
- The demonstrated capacity and disposition of each parent to maintain an environment for the child(ren) which is free from substance abuse;
- The capacity and disposition of each parent to protect the child(ren) from the ongoing litigation as demonstrated by not discussing the litigation with the child(ren), not sharing documents or

- electronic media related to the litigation with the child(ren), and refraining from disparaging comments about the other parent to the child)ren); and
- ☐ The developmental stages and needs of the child(ren) and the demonstrated capacity and disposition of each parent to meet the child(ren)'s developmental needs.

This standard form does not include every possible issue that may be relevant to the facts of your case. The Parenting Plan should be as detailed as possible to address the time-sharing schedule. Additional provisions should be added to address all of the relevant factors. The parties should give special consideration to the age and needs of each child.

In developing the Parenting Plan, you may wish to consult or review other materials which are available at your local library, law library or through national and state family organizations.

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

IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT
IN THE CIRCUIT COURT OF THE IN AND FOR	COUNTY, FLORIDA
	Case No:
	Division:
	2111.5101111
Petitioner,	
and	
Respondent.	
PARENTIN	NG PLAN
This parenting plan is: <i>{Choose only one}</i> A Parenting Plan submitted to the court	t with the agreement of the parties.
A proposed Parenting Plan submitted b {Parent's Name}	
A Parenting Plan established by the cou	rt.
This parenting plan is: <i>{Choose only one}</i> A final Parenting Plan established by the	e court.
A temporary Parenting Plan established	I by the court.
A modification of a prior final Parentii	ng Plan or prior final order.
I. PARENTS	
Petitioner, hereinafter referred to in this Par {name or designation} Name:	
Address:	
Telephone Number: E-	Mail:
Address Unknown: {Please indicate he	
	here if Petitioner's address and phone numbers are udgment for Protection Against Domestic Violence,
or other court order rindisc	
Respondent, hereinafter referred to in this Page 19 (name or designation)	
Name:	

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

	Address:		
		umber:	E-Mail:
	Addres	ss Unknown: <i>{Please i</i>	ndicate here if Respondent's address is unknown}
		=	se indicate here if Respondent's address and phone numbers
	-		Final Judgment for Protection Against Domestic
	Violence or	other court order	·}
	ILDREN: This pa	• •	ne following child(ren) born to, or adopted by the parties:
(444 (Name	us needed,	Date of Birth
III. JU	RISDICTION		
Th	e United States	is the country of habi	itual residence of the child(ren).
		da is the child(ren)'s Inforcement Act.	home state for the purposes of the Uniform Child Custody
Jui 11 Int	risdiction and Ei .601 et seq., the	nforcement Act, the In e Parental Kidnapping	etermination for the purposes of the Uniform Child Custody iternational Child Abduction Remedies Act, 42 U.S.C. Sections Prevention Act, and the Convention on the Civil Aspects of the Hague on October 25, 1980, and for all other state and
Ot	:her:		•
IV. PA		NSIBILITY AND DECISI me or designation of the	ION MAKING he appropriate parent in the space provided.}
	1. Parental	Responsibility {Choos	se only one}
	It is ir major are n respo	decisions affecting to timited to, decision	f the child(ren) that the parents confer and jointly make all the welfare of the child(ren). Major decisions include, but ns about the child(ren)'s education, healthcare, and other this family. Either parent may consent to mental health
	OR		

	b Shared Parental Responsibility with Decision Making Authority It is in the best interests of the child(ren) that the parents confer and attempt to agree on the major decisions involving the child(ren). If the parents are unable to agree, the authority for making major decisions regarding the child(ren) shall be as follows: Education/Academic decisions Parent Non-emergency health care Parent Other: {Specify}
O R	
	c Sole Parental Responsibility: It is in the best interests of the child(ren) that Parent {name or designation shall have sole authority to make major decisions for the child(ren.) It is detrimental to the child(ren) to have shared parental responsibility.
Uni day allo deo par	less otherwise specified in this plan, each parent shall make decisions regarding day-to- v care and control of each child while the child is with that parent. Regardless of the ocation of decision making in the parenting plan, either parent may make emergency cisions affecting the health or safety of the child(ren) when the child is residing with that tent. A parent who makes an emergency decision shall share the decision with the other tent as soon as reasonably possible.
	tra-curricular Activities {Indicate all that apply} sert the name or designation of the appropriate parent in the space provided.
a	Either parent may register the child(ren) and allow them to participate in the activity of the child(ren)'s choice.
b	The parents must mutually agree to all extra-curricular activities.
C	The parent with the minor child(ren) shall transport the minor child(ren) to and/or from all mutually agreed upon extra-curricular activities, providing all necessary uniforms and equipment within the parent's possession.
d	The costs of the extra-curricular activities shall be paid by: Parent
e	The uniforms and equipment required for the extra-curricular activities shall be paid by: Parent%

f	Other:	Sne	rify}
1	Other.	Spec	ر y راد

V. INFORMATION SHARING. Unless otherwise indicated or ordered by the Court:

Unless otherwise prohibited by law, each parent shall have access to medical and school records and information pertaining to the child(ren) and shall be permitted to independently consult with any and all professionals involved with the child(ren). The parents shall cooperate with each other in sharing information related to the health, education, and welfare of the child(ren) and they shall sign any necessary documentation ensuring that both parents have access to said records.

Each parent shall be responsible for obtaining records and reports directly from the school and health care providers.

Both parents have equal rights to inspect and receive governmental agency and law enforcement records concerning the child(ren).

Both parents shall have equal and independent authority to confer with the child(ren)'s school, day care, health care providers, and other programs with regard to the child(ren)'s educational, emotional, and social progress.

Both parents shall be listed as "emergency contacts" for the child(ren).

Each parent has a continuing responsibility to provide a residential, mailing, and contact address and contact telephone number to the other parent. Each parent shall notify the other parent in writing within 24 hours of any changes. Each parent shall notify the court in writing within seven (7) days of any changes.

Other:

VI. SCHEDULING

1. School Calendar	
a copy of the school calendar f	of each year, both parents should obtain for the next school year. The parents shall discuss the g schedule so that any differences or questions can be
The parents shall follow the sc athe oldest child bthe youngest child	hool calendar of: {Indicate all that apply}
c (County

d. School

2. Academic Break Definition

When defining academic break periods, the period shall begin at the end of the last scheduled day of classes before the holiday or break and shall end on the first day of regularly scheduled classes after the holiday or break.

	3.	Schedule Changes {Indicate all that apply}	
		a A parent making a request for a schedule change will make the request as soon as possible, but in any event, except in cases of emergency, no less than before the change is to occur.	
		b A parent requesting a change of schedule shall be responsible for any additional child care, or transportation costs caused by the change.	
c Other <i>{Specify}</i>			
VII. TIME-	{Ins	RING SCHEDULE ert the name or designation of the appropriate parent in the space provided.} ime-sharing schedule must be provided for both parents.}	
	1. V	Veekday and Weekend Schedule The following schedule shall apply beginning on with Parent {name or designation} and continue as follows:	
		The child(ren) shall spend time with Parenton the following	
		dates and times: WEEKENDS: Every Every Other Other {specify} From to WEEKDAYS: {Specify days}	
		From to OTHER: {Specify}	
		The child(ren) shall spend time with the Parent on the following dates and times: WEEKENDS: Every Every Other Other {specify} From to to OTHER: {Specify} to to OTHER: {Specify} to to to OTHER: {Specify} to to OTHER: {Specify}	

Please indicate if there is a different time sharing schedule for any child. Complete a separate Attachment for each child for whom there is a different time sharing schedule. There is a different time-sharing schedule for the following child(ren) in Attachment , and ______ (Name of Child) (Name of Child) Holiday Schedule {Choose only one} 2. a. _____No holiday time sharing shall apply. The regular time-sharing schedule set forth above shall apply. b. _____Holiday time-sharing shall be as the parties agree. c. Holiday time-sharing shall be in accordance with the following schedule. The Holiday schedule will take priority over the regular weekday, weekend, and summer schedules. Fill in the blanks with the name or designation of the appropriate parent to indicate where the child(ren) will be for the holidays. Provide the beginning and ending times. If a holiday is not specified as even, odd, or every year with one parent, then the child(ren) will remain with the parent in accordance with the regular schedule Holidays Even Years Odd Years Every Year **Begin/End Time** Mother's Day Father's Day President's Day _____ M. L. King Day _____ Easter **Passover** Memorial Day Wkd _____ 4th of July Labor Day Wkd _____ Columbus Day Wkd_____ Halloween Thanksgiving _____ Veteran's Day _____ Hanukkah Yom Kippur Rosh Hashanah Child(ren)'s Birthdays:

	This holiday schedule may affect the regular Time-Sharing Schedule. Parents may wish to specify either or both of the following options:
	dWhen the parents are using an alternating weekend plan and the holiday schedule would result in one parent having the child(ren) for three weekends in a row, the parents will exchange the following weekend, so that each has two weekends in a row before the regular alternating weekend pattern resumes.
	eIf a parent has the child(ren) on a weekend immediately before or after an unspecified holiday or non-school day, they shall have the child(ren) for the holiday or non-school day.
3. Winter	Break {Choose only one}
	{Insert the name or designation of the appropriate parent in the space provided.}
	aParent shall have the child(ren) from the day and time school is dismissed until December at a.m./p. m inodd-numbered years even-numbered years every year. The other parent will have the children for the second portion of the Winter Break. The parties shall alternate the arrangement each year.
	b Parent shall have the child(ren) for the entire Winter Break during odd-numbered years even-numbered years every year.
	cOther:
	dSpecific Winter Holidays If not addressed above, the specific Winter Holidays such as Christmas, New Year's Eve, Hanukkah, Kwanzaa, etc. shall be shared as follows:
	•
-	ring Break {Choose only one} nsert the name or designation of the appropriate parent in the space provided.}
·	a The parents shall follow the regular schedule.

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

VIII. TRANSPORTATION AND EXCHANGE OF CHILD(REN)

{Insert the name or designation of the appropriate parent in the space provided.}

1.	Transportation {Choose only one}	
	a Parentshall provide all transportation.	
	bThe parent beginning their time-sharing shall provide transportation for the child(ren).	or
	cThe parent ending their time-sharing shall provide transportation for the child(ren).	
	dOther: {Specify}	
2.	Exchange	
	Both parents shall have the child(ren) ready on time with sufficient clothing pack and ready at the agreed upon time of exchange. If a parent is more than minutes late without contacting the other parent to make other arrangements, the parent with the child(ren) may proceed with other plans and activities. {Choose only one}:	
	aExchanges shall be at the parents' homes unless both parents agree to a different meeting place.	
	bExchanges shall occur at unless parties agree in advance to a different meeting place.	both
	cOther:	
3.	Transportation Costs {Choose only one} {Insert the name or designation of the appropriate parent in the space provided.} aTransportation costs are included in the Child Support Worksheets and	d/or
	the Order for Child Support and should not be included here.	.,
	bParent shall pay% and Parent shall pay% of the transportation costs.	
	c Other:	

4.	Foreign and Out-Of-State Travel {Indicate all that apply}
	aEither parent may travel within the United States with the child(ren) during his/her time-sharing. The parent traveling with the child(ren) shall give the other parent at least days written notice before traveling out of state unless there is an emergency, and shall provide the other parent with a detailed itinerary, including locations and telephone numbers where the child(ren) and parent can be reached at least days before traveling.
	bEither parent may travel out of the country with the child(ren) during his/her time-sharing. At least days prior to traveling, the parent shall provide a detailed itinerary, including locations, and telephone numbers where the child(ren) and parent may be reached during the trip. Each parent agrees to provide whatever documentation is necessary for the other parent to take the child(ren) out of the country.
	cIf a parent wishes to travel out of the country with the child(ren), he/she shall provide the following security for the return of the child
	dOther
IX. EDUCATION	
1.	School designation. For purposes of school boundary determination and registration, the address of Parent {name or designation}shall be used .
0.	{If Applicable} The following provisions are made regarding private or home schooling:
2.	Other.
	N FOR OTHER LEGAL PURPOSES the name or designation of the appropriate parent in the space provided.}
Parent and fed	Id(ren) named in this Parenting Plan are scheduled to reside the majority of the time with This majority designation is SOLELY for purposes of all other state deral laws which require such a designation. This designation does not affect either s rights and responsibilities under this Parenting Plan.

XI. COMMUNICATION

1. **Between Parents** All communications regarding the child(ren) shall be between the parents. The parents shall not use the child(ren) as messengers to convey information, ask questions, or set up schedule changes. The parents shall communicate with each other: {Indicate all that apply} ____in person by telephone ____by letter by e-mail _____. __Other: {Specify} _______. 2. Between Parent and Child(ren) Both parents shall keep contact information current. Telephone or other electronic communication between the child(ren) and the other parent shall not be monitored by or interrupted by the other parent. "Electronic communication" includes telephones, electronic mail or e-mail, webcams, video-conferencing equipment and software or other wired or wireless technologies or other means of communication to supplement face to face contact. The child(ren) may have _____ telephone _____ e-mail ____ other electronic communication in the form of ______ with the other parent: {Choose only one} a. _____Anytime b. _____to_____ . c. ____On the following days _____ during the hours of ______to _____. d. Other: 3. Costs of Electronic Communication shall be addressed as follows:

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

1. Each parent may select appropriate child care providers

XII. CHILD CARE {Choose only one}

	2All child care providers must be agreed upon by both parents.
	3Each parent must offer the other parent the opportunity to care for the child(ren) before using a child care provider for any period exceedinghours.
	4Other: {Specify}
KIII.CI	HANGES OR MODIFICATIONS OF THE PARENTING PLAN
	Temporary changes to this Parenting Plan may be made informally without a written document; however, if the parties dispute the change, the Parenting Plan shall remain in effect until further order of the court.
	Any substantial changes to the Parenting Plan must be sought through the filing of a supplemental petition for modification.
KIV.	RELOCATION
	Any relocation of the child(ren) is subject to and must be sought in compliance with section 61.13001, Florida Statutes.
KV. D	ISPUTES OR CONFLICT RESOLUTION
	Parents shall attempt to cooperatively resolve any disputes which may arise over the terms of the Parenting Plan. The parents may wish to use mediation or other dispute resolution methods and assistance, such as Parenting Coordinators and Parenting Counselors, before filing a court action.
KVI.	OTHER PROVISIONS
	·

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

SIGNATURES OF PARENTS

I certify that I have been open and honest in entering into this Parenting Plan. I am satisfied with this Plan and intend to be bound by it.

Dated:	
	Signature of Petitioner/Parent
	Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:
	Fax Number:
	Designated E-mail Address(es):
STATE OF FLORIDA COUNTY OF	
Sworn to or affirmed and signed before me on	by
	NOTARY PUBLIC or DEPUTY CLERK
	{Print, type, or stamp commissioned name of notary or clerk.}
Personally known	
Produced identification	
Type of identification produced	

Dated: Signature of Respondent/Parent Printed Name: _____ Address: City, State, Zip: Telephone Number: _____ Fax Number: Designated E-mail Address(es): _____ STATE OF FLORIDA **COUNTY OF** Sworn to or affirmed and signed before me on _____ by NOTARY PUBLIC or DEPUTY CLERK {Print, type, or stamp commissioned name of notary or clerk.} _Personally known Produced identification Type of identification produced IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW: [fill in all blanks] This form was prepared for the: {choose only one} _____ Petitioner Respondent This form was completed with the assistance of: {name of individual}_____ {name of business} {address} _____ {city}

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

Plan and intend to be bound by it.

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.995(b), SUPERVISED/SAFETY-FOCUSED PARENTING PLAN (02/18)

When should this form be used?

A <u>Parenting Plan</u> is required in all cases involving minor child(ren). This form or a similar form should be used in cases when you feel your child(ren) cannot be safely alone with the other parent or if you believe <u>shared parental responsibility</u> presents a detriment to the child(ren). In this case, a Parenting Plan must be developed that allows <u>time-sharing</u> with any minor child(ren), while providing protection for the child(ren). If safety or supervised time-sharing is not a concern, <u>Parenting Plan</u>, Florida Supreme Court Approved Family Law Form 12.995(a) or a similar form should be used. If the case involves relocation, pursuant to Section 61.13001, Florida Statutes, then <u>Relocation/Long Distance Parenting</u> <u>Plan</u>, Florida Supreme Court Approved Family Law Form 12.995(c) or a similar form should be used. The <u>parents must identify a name or designation to be used throughout this Parenting Plan</u>.

This form should be typed or printed in black ink. If an agreement has been reached, **both** parties must sign the Parenting Plan and have their signatures witnessed by a **notary public** or **deputy clerk**. After completing this form, you should **file** the original with the **clerk of the circuit court** in the county where the **petition** was filed and keep a copy for your records. You should then refer to the instructions for your petition, **answer**, or answer and **counterpetition** concerning the procedures for setting a hearing or **trial** (**final hearing**). If the parents have not reached an agreement, a proposed Parenting Plan may be filed by either parent at the time of or any time prior to the final hearing. If an agreed Parenting Plan is not filed by the parties, the court shall establish a Plan.

IMPORTANT INFORMATION REGARDING E-FILING

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

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

After the initial service of process of the petition or supplemental petition by the Sheriff or certified process server, the Florida Rules of Judicial Administration now require that all documents required or permitted to be served on the other party must be served by electronic mail (e-mail) except in certain circumstances. You must strictly comply with the format requirements set forth in the Rules of Judicial

Instructions for Florida Supreme Court Family Law Form 12.995(b), Supervised/Safety-Focused Parenting Plan (02/18)

Administration. If you elect to participate in electronic service, which means serving or receiving pleadings by electronic mail (e-mail), or through the Florida Courts E-Filing Portal, you **must** review Florida Rule of Judicial Administration 2.516. You may find this rule at www.flcourts.org through the link to the Rules of Judicial Administration provided under either Family Law Forms: Getting Started, or Rules of Court in the A-Z Topical Index.

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

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

Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms. The words that are in "<u>bold underline</u>" in these instructions are defined there. For further information, see chapter 61, Florida Statutes, and the instructions for the petition and/or answer that were filed in this case.

Special notes...

If you fear that disclosing your address would put you in danger, you should complete a Request for Confidential Filing of Address, Florida Supreme Court Approved Form 12.980(h), file it with the clerk of the circuit court and write confidential in the space provided in the Parenting Plan.

At a minimum, the **Parenting Plan** must describe in adequate detail:

- How the parties will share and be responsible for the daily tasks associated with the upbringing
 of the child(ren),
- The **time-sharing schedule** arrangements that specify the time that the minor child(ren) will spend with each parent,
- A designation of who will be responsible for any and all forms of health care, school-related matters, including the address to be used for school-boundary determination and registration, other activities, and
- The methods and technologies that the parents will use to communicate with the child(ren).

The best interests of the child(ren) is the primary consideration in the Parenting Plan. In creating the Parenting Plan, all circumstances between the parents, including their historic relationship, domestic violence, and other factors must be taken into consideration. Determination of the best interests of the

Instructions for Florida Supreme Court Family Law Form 12.995(b), Supervised/Safety-Focused Parenting Plan (02/18)

child(ren) shall be made by evaluating all of the factors affecting the welfare and interest of the particular minor child(ren) and the circumstances of that family, as listed in section 61.13(3), Florida Statutes, including, but not limited to:

- The demonstrated capacity and disposition of each parent to facilitate and encourage a close and continuing parent-child relationship, to honor the time-sharing schedule, and to be reasonable when changes are required;
- The anticipated division of parental responsibilities after the litigation, including the extent to which parental responsibilities will be delegated to third parties;
- The demonstrated capacity and disposition of each parent to determine, consider, and act upon the needs of the child(ren) as opposed to the needs or desires of the parent;
- The length of time the child(ren) has lived in a stable, satisfactory environment and the desirability of maintaining continuity;
- The geographic viability of the parenting plan, with special attention paid to the needs of schoolage children and the amount of time to be spent traveling to effectuate the parenting plan. This factor does not create a presumption for or against relocation of either parent with a child(ren);
- The moral fitness of the parents;
- The mental and physical health of the parents;
- The home, school, and community record of the child(ren);
- The reasonable preference of the child(ren), if the court deems the child(ren) to be of sufficient intelligence, understanding, and experience to express a preference;
- The demonstrated knowledge, capacity, and disposition of each parent to be informed of the circumstances of the minor child(ren), including, but not limited to, the child(ren)'s friends, teachers, medical care providers, daily activities, and favorite things;
- The demonstrated capacity and disposition of each parent to provide a consistent routine for the child(ren), such as discipline, and daily schedules for homework, meals, and bedtime;
- The demonstrated capacity of each parent to communicate with and keep the other parent informed of issues and activities regarding the minor child(ren), and the willingness of each parent to adopt a unified front on all major issues when dealing with the child(ren);
- Evidence of domestic violence, sexual violence, child abuse, child abandonment, or child neglect, regardless of whether a prior or pending action relating to those issues has been brought. If the court accepts evidence of prior or pending actions regarding domestic violence, sexual violence, child abuse, child abandonment, or child neglect, the court must specifically acknowledge, in writing that such evidence was considered when evaluating the bests interests of the child(ren);
- Evidence that either parent has knowingly provided false information to the court regarding any prior or pending action regarding domestic violence, sexual violence, child abuse, child abandonment, or child neglect;
- The particular parenting tasks customarily performed by each parent and the division or parental responsibilities before the institution of litigation and during the pending litigation, including the extent to which parenting responsibilities were undertaken by third parties;
- The demonstrated capacity and disposition of each parent to participate and be involved in the child(ren)'s school and extracurricular activities;

- The demonstrated capacity and disposition of each parent to maintain an environment for the child(ren) which is free from substance abuse;
- The capacity and disposition of each parent to protect the child(ren) from the ongoing litigation as demonstrated by not discussing the litigation with the child(ren), not sharing documents or electronic media related to the litigation with the child(ren), and refraining from disparaging comments about the other parent to the child)ren); and
- The developmental stages and needs of the child(ren) and the demonstrated capacity and disposition of each parent to meet the child(ren)'s developmental needs.

This standard form does not include every possible issue that may be relevant to the facts of your case. The Parenting Plan should be as detailed as possible to address the time-sharing schedule. Additional provisions should be added to address all of the relevant factors. The parties should give special consideration to the age and needs of each child.

In developing the Parenting Plan, you may wish to consult or review other materials which are available at your local library, law library or through national and state family organizations.

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

IN THE CIRCUIT COURT OF THE	
IN AND FOR	COUNTY, FLORIDA
	Case No:
	Division:
Petitioner,	
and	
Respondent.	
SUPERVISED/SAFETY-FOCUS	ED PARENTING PLAN
This parenting plan is: {Choose only one}	
A Parenting Plan submitted to the court	t with the agreement of the parties.
A proposed Parenting Plan submitted by {Parent's Name}	
A Parenting Plan established by the co	urt.
This parenting plan is: {Choose only one}	
A final Parenting Plan established by th	ne court.
A temporary Parenting Plan established	d by the court.
A modification of a prior final Parenting	g Plan or prior final order.
I. PARENTS	
Petitioner, hereafter referred to in this Parenting P {name or designation}	
Name:	
Address: E-Mail: _	
Address Unknown: {Please indicate if Petitio	
Address Confidential: {Please indicate if	
confidential pursuant to either a Final Judg	·
or other court order	
Described to the secretary referred to in this Devention	Dley of Devent
Respondent, hereafter referred to in this Parenting	
{name or designation}	
Name:	
Address:Florida Supreme Court Approved Family Law Form 12.995(b), Su	
Tionida sapreme court Approved Family Law Form 12.333(0), 30	pervised/sarety-rocused rarefflling riali

(02/18)

Telephone Number:	E-Mail:
	ndicate if Respondent's address is unknown}
	se indicate if Respondent's address and telephone
	nt to either a Final Judgment for Protection Against
Domestic violence ofother co	ourt order)
II. CHILDREN: This parenting plan is (add additional lines as needed)	for the following child(ren) born to, or adopted by the parties:
Name	Date of Birth
III. JURISDICTION	
The United States is the country	of habitual residence of the child(ren).
The State of Florida is the chil Custody Jurisdiction and Enforce	d(ren)'s home state for the purposes of the Uniform Child ement Act.
Custody Jurisdiction and Enforc 42 U.S.C. Section 11601 et seq.,	ustody determination for the purposes of the Uniform Child tement Act, the International Child Abduction Remedies Act, the Parental Kidnapping Prevention Act, and the Convention ional Child Abduction enacted at the Hague on October 25, deral laws.
Other:	
IV. PARENTAL RESPONSIBILITY {Cha {Insert the name or designation o	pose only one } f the appropriate parent in the space provided.}
{name or designation}	of the child(ren) that Parent shall have sole authority to make major en.) It is detrimental to the child(ren) for the parents to have
OR	
It is in the best interests of the major decisions invo	Responsibility with Decision Making Authority of the child(ren) that the parents confer and attempt to agree on plying the child(ren). If the parents are unable to agree, the or decisions regarding the child(ren) shall be as follows:

Е	ducation/Academic decisions	s Parent	
N	Ion-emergency health care	Parent	
_		Parent	
		Parent	
_		Parent _	
_	Other: {Specify}		·
	HARING SCHEDULE {Choose o he name or designation of the	only one } appropriate parent in the space prov	vided}
1	No Time-Sharing: Pare the child(ren) until further of by the other parent.	rent shall order of the court. All parenting de	have no contact with cisions shall be made
2	has the right to spend time making most, if not all, of the behalf. The time-sharing schout not less than the schedu	ring: Whenever the child(ren) are we supervisor shall be present. with the child(ren) even though the parenting decisions which are many hedule shall be mutually agreed to tale set forth below: {Choose only one} on the place(s), and time(s) shall be mutually agreed to the place(s), and time(s) shall be mutually agreed to the place(s).	_Parente other parent will be ade on the child(ren)'s between the parents,
	d From m. to	m. on the following day(s)	
3.	time-sharing with the follo in detail such as time-sharin	haring:Parent owing restrictions. {The restrictions s ng only in public places, no overnight I be mutually agreed upon between set forth below:	hould be described visits, etc.} The
	a hours p	per week. The place(s), and time(s)	shall be set by Parent
	bOther:		

1.	Supervisor. The pers	son supervising the tim	ne-sharing shall be se	elected by: {Ch
only	one} both parents .			
	_ Parent <i>{name or designati</i> oproval.	ion}	, subject to the	other parent's
	Other:			
2.	Restrictions or Level	of Supervision:		
3.	Costs of Supervision The costs of the supervisio		nt	
{nam	e or designation}			
			·	
OCATIO	e or designation}		·	
.OCATIO	e or designation} Other: N: {Choose only one }		the space provided.}	_ · sha
OCATIO	e or designation}Other: N: {Choose only one } e name or designation of the	e appropriate parent in Pare	the space provided.}	 sha
OCATIO Insert the Par pend his	e or designation}Other: N: {Choose only one } e name or designation of the	e appropriate parent in Pare child(ren) at the followi	the space provided.} nt ing location(s):	 sha
OCATIO Insert the Par Pend his	or designation} Other: Other: N: {Choose only one} e name or designation of the ent /her time-sharing with the supervised visitation center	e appropriate parent in Pare child(ren) at the followi	the space provided.} nt ing location(s): acility)	
OCATIO Insert the Par Pend his	or designation} Other: N: {Choose only one} e name or designation of the ent /her time-sharing with the	e appropriate parent in Pare child(ren) at the followi	the space provided.} nt ing location(s): acility)	
Parpend his	or designation} Other: Other: N: {Choose only one} e name or designation of the ent /her time-sharing with the supervised visitation center	e appropriate parent in Pare child(ren) at the followi (name and address of f	the space provided.} nt ing location(s): acility) cation} or other locat	tion designate

VIII. DESIGNATION FOR OTHER LEGAL PURPOSES

{Insert the name or designation of the appropriate parent in the space provided.}

 The child(ren) named in this Safety-Focused Parenting Plan are scheduled to reside the majority of the time with Parent {name or designation} This majority designation is SOLELY for purposes of all other state and federal statutes which require such a designation. This designation does not affect either parent's rights and responsibilities under this parenting plan.
2. For purposes of school boundary determination and registration, the address of Parent <i>{name or designation}</i> shall be used.
IX. TRANSPORTATION AND EXCHANGE OF CHILD(REN) {Insert the name or designation of the appropriate parent in the space provided.}
 Transportation The child(ren) shall not be driven in a car unless the driver has a valid driver's license, automobile insurance, seat belts, and child safety seats as required by Florida law.
Parent or mutually agreed upon person shall be responsible for transporting the child(ren) to the exchange point. The child(ren) shall be picked up and/or returned to the exchange point by {Choose only one}
a Parent with the supervisor present.
b The supervisor alone.
c Other:
2. Exchange {Insert the name or designation of the appropriate parent in the space provided.}
The exchange of the child(ren) shall occur at: {Indicate all that
apply} a The site of the supervised visit.
b A monitored exchange location {specify name and address of facility}
c Other:
d. Parentis prohibited from coming to the exchange point.
X. COMMUNICATION

1. Between Parents

up schedule changes.
The parents shall communicate with each other: {Indicate all that apply} in person by telephone by letter by e-mail Other: {Specify}
No Communication . Unless otherwise prohibited by court order, all information
and communication regarding the child(ren) shall be exchanged via or through .
2. Between Parent and Child(ren) {Insert the name or designation of the appropriate parent in the space provided.}
Parent {name or designation}{{Indicate all that apply}}
aShall not telephone, write, or e-mail the child(ren) unless the contact is agreed to in advance by the other parent.
bMay write or e-mail the child(ren) at any time. Each parent shall provide a contact address (and e-mail address if appropriate) to the other parent, unless othe prohibited by court order.
cMay call the child(ren) on the telephone times per week. The cal shall last no more than minutes and shall take place betweenm. and m. Each parent shall provide a telephone number to the other parent unless otherwise prohibited by court order or law.
d Long distance telephone calls made by the child(ren) to a parent shall be paid by Each parent shall provide a telephone number to the other parent, unless otherwise prohibited by court order or law.
eOther:

All communications regarding the child(ren) shall be between the parents. The parents shall not use the child(ren) as messengers to convey information, ask questions, or set

3. Costs of Electronic Communication

"Electronic communication" includes telephones, electronic mail or e-mail, webcams, video-conferencing equipment and software or other wired or wireless technologies or other means of communication to supplement face-to face contact.

ACCESS 1	(localet the common and do		
í	(insert the name or aes	signation of the appropriate po	arent in the space providea.}
	Parent	{(Choose onl	ly one}
		ttend the child(ren)'s activition athletic, and extra-curricular	es and events, including but not activities and events.
	2May attendand events.	d the child(ren)'s school, ath	letic, and extra-curricular activities
	2 Must stay	fact from the other na	arent andfeet from the child.
	5 IVIUST STAY _	reet from the other pa	irent and reet from the child.
		reet nom the other pa	
	4 Other D(REN)'S SAFETY {Insert the name or des Parent {name or des	signation of the appropriate po	·
	4 Other O(REN)'S SAFETY {Insert the name or des	signation of the appropriate po	arent in the space provided.}
	4 Other D(REN)'S SAFETY {Insert the name or des Parent {name or desected below. (Indicate	signation of the appropriate po designation} all that apply)	arent in the space provided.}
	4 Other O(REN)'S SAFETY {Insert the name or desemble checked below. (Indicate during time-sharing	signation of the appropriate podesignation} of all that apply) I be no firearms in the home, g.	arent in the space provided.} shall follow the safety re , car, or in the child(ren)'s presence
	4Other O(REN)'S SAFETY {Insert the name or destance the name or destance the decked below. (Indicate 1There shall during time-sharing time-sharing the child (response)	signation of the appropriate podesignation} all that apply) I be no firearms in the home, g. elic beverages shall be consur	arent in the space provided.} shall follow the safety referenced, car, or in the child(ren)'s presenced med from twenty-four (24) hours ned to the other parent.

I. CHANGES OR MODIFICATIONS OF THE PARENTING PLAN

All changes to the Safety-Focused Parenting Plan must be pursuant to a court order. Florida Supreme Court Approved Family Law Form 12.995(b), Supervised/Safety-Focused Parenting Plan (02/18)

XIV. OT	HER PROVISIONS		

SIGNATURES OF PARENTS

I certify that I have been open and honest in entering into this Parenting Plan. I am satisfied with this Plan and intend to be bound by it.

Dated:	
	Signature of Petitioner/Parent
	Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:
	Fax Number:
	Designated E-mail Address(es):
STATE OF FLORIDA COUNTY OF	
Sworn to or affirmed and signed before me on	by
	NOTARY PUBLIC or DEPUTY CLERK
	{Print, type, or stamp commissioned name of notary or
	clerk}
Personally known	
Produced identification	
Type of identification produced	

I certify that I have been open and honest in entering into this Parenting Plan. I am satisfied with this Plan and intend to be bound by it.

Dated:	
	Signature of Respondent/Parent
	Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:
	Fax Number:
	Designated E-mail Address(es):
STATE OF FLORIDA	
COUNTY OF	
Sworn to or affirmed and signed before me or	nby
	NOTARY PUBLIC or DEPUTY CLERK
	{Print, type, or stamp commissioned name of notary or clerk.}
Personally known	•
Produced identification	
Type of identification produced	
[fill in all blanks] This form was prepared for t Respondent.	ORM, HE/SHE MUST FILL IN THE BLANKS BELOW: the: {choose only one} Petitioner
This form was completed with the assistance of	F.
{name of individual}	
{name of business}	<i>L</i>
{city}, {state}, {zip code}	, , , , , , , , , , , , , , , , , , ,
· · · · · · · · · · · · · · · · · · ·	
Florida Supreme Court Approved Family Law Form 1	2.995(b), Supervised/Safety-Focused Parenting Plan

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.995(c) RELOCATION/LONG DISTANCE PARENTING PLAN (02/18)

When should this form be used?

A <u>Parenting Plan</u> is required in all cases involving <u>time-sharing</u> with minor child(ren), even when time-sharing is not in dispute. The Parenting Plan must be developed and agreed to by the parents and every other person entitled to access or time-sharing with the child(ren) and approved by the court. "Other Person" means an individual who is not the parent, but with whom the child resides pursuant to court order, or who has the right of access to, time-sharing with or visitation with the child(ren). If the parties cannot agree to a Parenting Plan or if the parents agreed to a Plan that is not approved by the court, a Parenting Plan will be established by the court with or without the use of Parenting Plan Recommendations. The parents or Other Person must identify a name or designation to be used throughout this Parenting Plan.

This form or a similar form should be used in the development of a Parenting Plan when you are planning to relocate your or the child(ren)'s principal residence more than 50 miles from the principal place of residence:

- at the time of the last order either establishing or modifying time-sharing, or
- at the time of filing the pending action to either establish or modify time-sharing

This form should be typed or printed in black ink. If an agreement has been reached, **both** parties must sign the Parenting Plan and have their signatures witnessed by a **notary public** or **deputy clerk**. After completing this form, you should **file** the original with the **clerk of the circuit court** in the county where the **petition** was filed and keep a copy for your records. You should then refer to the instructions for your petition, **answer**, or answer and **counterpetition** concerning the procedures for setting a hearing or **trial** (**final hearing**). If an agreed Parenting Plan is not filed by the parties, the Court shall establish a Plan.

IMPORTANT INFORMATION REGARDING E-FILING

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

Instructions for Florida Supreme Court Approved Family Law Form 12.995(c), Relocation/Long Distance Parenting Plan (02/18)

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

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

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

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

Where can I look for more information?

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

Special notes...

At a minimum, the **Relocation/Long Distance Parenting Plan** must describe in adequate detail:

- How the parties will share and be responsible for the daily tasks associated with the upbringing of the child(ren),
- The **time-sharing schedule** that specifies the time that the minor child(ren) will spend with each parent and every other person entitled to access or time-sharing,
- A designation of who will be responsible for any and all forms of health care, school-related matters, including the address to be used for school-boundary determination and registration, other activities,

Instructions for Florida Supreme Court Approved Family Law Form 12.995(c), Relocation/Long Distance Parenting Plan (02/18)

- The methods and technologies that the parties will use to communicate with the child(ren), and
- Any transportation arrangements related to access or time-sharing.

The best interests of the child(ren) is the primary consideration in the Parenting Plan. In creating the Parenting Plan, all circumstances between the parties, including the parties' historic relationship, domestic violence, and other factors must be taken into consideration. Determination of the best interests of the child(ren) shall be made by evaluating all of the factors affecting the welfare and interest of the particular minor child(ren) and the circumstances of the family as listed in section 61.13(3), Florida Statutes, including, but not limited to:

- The demonstrated capacity and disposition of each party to facilitate and encourage a close and continuing parent-child relationship, to honor the time-sharing schedule, and to be reasonable when changes are required;
- The anticipated division of parental responsibilities after the litigation, including the extent to which parental responsibilities will be delegated to third parties;
- The demonstrated capacity and disposition of each party to determine, consider, and act upon the needs of the child(ren) as opposed to the needs or desires of the parent;
- The length of time the child(ren) has lived in a stable, satisfactory environment and the desirability of maintaining continuity;
- The geographic viability of the parenting plan, with special attention paid to the needs
 of school-age children and the amount of time to be spent traveling to effectuate the
 parenting plan. This factor does not create a presumption for or against relocation of
 either party with a child(ren);
- The moral fitness of the parties;
- The mental and physical health of the parties;
- The home, school, and community record of the child(ren);
- The reasonable preference of the child(ren), if the court deems the child(ren) to be of sufficient intelligence, understanding, and experience to express a preference;
- The demonstrated knowledge, capacity, and disposition of each party to be informed of the circumstances of the minor child(ren), including, but not limited to, the child(ren)'s friends, teachers, medical care providers, daily activities, and favorite things;
- The demonstrated capacity and disposition of each party to provide a consistent routine for the child(ren), such as discipline, and daily schedules for homework, meals, and bedtime;
- The demonstrated capacity of each party to communicate with and keep the other part(y)ies
 informed of issues and activities regarding the minor child(ren), and the willingness of
 each party to adopt a unified front on all major issues when dealing with the child(ren);
- Evidence of domestic violence, sexual violence, child abuse, child abandonment, or child neglect, regardless of whether a prior or pending action relating to those issues has been brought. If the court accepts evidence of prior or pending actions regarding domestic violence, sexual violence, child abuse, child abandonment, or child neglect, the court must specifically acknowledge in writing that such evidence was considered when evaluating the best interests of the child(ren);
- Evidence that any party has knowingly provided false information to the court regarding any prior or pending action regarding domestic violence, sexual violence, child abuse,

- child abandonment, or child neglect;
- The particular parenting tasks customarily performed by each party and the division of parental responsibilities before the institution of litigation and during the pending litigation, including the extent to which parenting responsibilities were undertaken by third parties;
- The demonstrated capacity and disposition of each party to participate and be involved in the child(ren)'s school and extracurricular activities;
- The demonstrated capacity and disposition of each party to maintain an environment for the child(ren) which is free from substance abuse;
- The capacity and disposition of each party to protect the child(ren) from the ongoing litigation as demonstrated by not discussing the litigation with the child(ren), not sharing documents or electronic media related to the litigation with the child(ren), and refraining from disparaging comments about any other party to the child)ren); and
- The developmental stages and needs of the child(ren) and the demonstrated capacity and disposition of each party to meet the child(ren)'s developmental needs.

This standard form does not include every possible issue that may be relevant to the facts of your case. The Parenting Plan should be as detailed as possible to address the time-sharing schedule. Additional provisions should be added to address all of the relevant factors. The parties should give special consideration to the age and needs of each child.

In developing the Parenting Plan, you may wish to consult or review other materials which are available at your local library, law library or through national and state family organizations.

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

IN THE CIRCUIT COURT OF THE	
IN AND FOR	COUNTY, FLORIDA
	Case No:
	Division:
	DIVISION.
Petitioner,	
And	
Respondent.	
RELOCATION/LONG-DISTANCE I	PARENTING PLAN
,	
This parenting plan is: {Choose only one}	
A Parenting Plan submitted to the court with the	agreement of the parties.
A proposed Parenting Plan submitted by or on be	ehalf of
{Name of Parent or Other Person}	
(· · · · · · · · · · · · · · · · · · ·	
A Parenting Plan established by the court.	
This paranting plan is: (Chaosa anly ana)	
This parenting plan is: {Choose only one} A final Parenting Plan established by the court.	
A temporary Parenting Plan established by the co	ourt.
A modification of a prior final Parenting Plan or p	orior final order.
I. PARTIES	
Petitioner, hereinafter referred to as Parent	
{name or designation}	
Name:	
Address:	
Telephone Number: E-Mail:	
Respondent, hereinafter referred to as Parent	
{name or designation}	
Name:	
Address:	
Telephone Number: E-Mail:	

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Other Person {If Applicable}, hereinafter referred to as

	{name or designation} Name:	
	Address:	
	Telephone Number E-mail:	
II.	CHILDREN : This parenting plan is for the following {Add additional lines as needed}	child(ren):
	Name(s)	Birth Date(s)
III.	JURISDICTION	
	The United States is the country of habitual residence of	of the child(ren).
	The State of Florida is the child(ren)'s home state for Jurisdiction and Enforcement Act.	the purposes of the Uniform Child Custody
	This Parenting Plan is a child custody determination fo Jurisdiction and Enforcement Act, the International Chil 11601 et seq., the Parental Kidnapping Prevention Act International Child Abduction enacted at the Hague on federal laws.	d Abduction Remedies Act, 42 U.S.C. Sections , and the Convention on the Civil Aspects of
	Other:	
IV.	PARENTAL RESPONSIBILITY AND DECISION MAKING	
	{Insert the name or designation of the appropriate pare	nt or other person in the space provided}
	1. Parental Responsibility {Choose only one}	
	major decisions affecting the welfare of the not limited to, decisions about the child	that the parties confer and jointly make all e child(ren). Major decisions include, but are d(ren)'s education, healthcare, and other her parent may consent to mental health
	OR	
	b Shared Parental Responsibility wit	h Decision Making Authority

It is in the best interests of the child(ren) that the parties confer and attempt to agree on the major decisions involving the child(ren). If the parties are unable to agree, the authority for making major decisions regarding the child(ren) shall be as follows:

Education/ Academic decisions	Parent	Parent	Other Person
Non-emergency health care	Parent	Parent	Other Person
	Parent	Parent	Other Person
	Parent	Parent	Other Person
	Parent	Parent	Other Person

c. So l	le Parental Responsibility:			
	best interests of the child(ren) that	Parent	or	Other
person	shall have sole au	thority to make	major decisio	ns for the
	It is detrimental to the child(ren) for the			
Day-to-Day De	cisions			
Unless otherw	ise specified in this plan, each party shal	I make decision	s regarding day	/-to-day
care and contr	ol of each child, including the performar	nce of daily task	s, while the chi	ld is with
	gardless of the allocation of decision mak	•		
•	ergency decisions affecting the health or	•		
•	n that party. A party who makes an emer	gency decision	shall share the	decision
with the other	party as soon as reasonably possible.			
Extracurricula	r Activities (Indicate all that apply)			
{Insert the name	or designation of parent or other person	in the space pr	ovided.}	
a An	y party may register the child(ren) and	allow them to p	participate in t	he activity
of the child	d(ren)'s choice.			
b Th	e parties must mutually agree to all ex	tracurricular ac	tivities. Florida	I

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OR

2.

3.

	inor child(ren) shall transport the minor child(ren) to upon extra-curricular activities, providing all necessary the party's possession.
dThe costs of the extracur Parent	· ·
Parent	%
Other Person	%
e The uniforms and equippaid by:	oment required for the extracurricular activities shall be
•	%
Parent	_ %
Other Person	%
f Other:	·

V. INFORMATION SHARING. Unless Otherwise Indicated or Ordered by the Court:

- 1. Unless otherwise prohibited by law, the parties shall have access to medical and school records, and information pertaining to the child(ren), and shall be permitted to independently consult with any and all professionals involved with the child(ren). The parties shall cooperate with each other in sharing information related to the health, education, and welfare of the child(ren) and they shall sign any necessary documentation ensuring that all parties have access to said records.
- 2. Each party shall be responsible for obtaining records and reports directly from the school and health care providers.
- 3. The parties have equal rights to inspect and receive governmental agency and law enforcement records concerning the child(ren).
- 4. The parties shall have equal and independent authority to confer with the child(ren)'s school, day care, health care providers, and other programs with regard to the child(ren)'s educational, emotional, and social progress.
- 5. The parties shall be listed as "emergency contacts" for the child(ren).
- 6. Each party has a continuing responsibility to provide a residential and mailing address, and contact telephone number (s) to the other parties. Each party shall notify the other parties in writing within 24 hours of any changes. Each party shall notify the court in writing within seven (7) days of any changes.

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7. Other:	
VI. SCHEDULING	i
1. School C	alendar
a co	If necessary, on or before of each year, the parties should obtain opy of the school calendar for the next school year. The parties shall discuss the calendars the time-sharing schedule so that any differences or questions can be resolved.
b. _.	The parties shall follow the school calendar of: {Indicate all that apply} the oldest child the youngest child
	County School
When de day of cla	nic Break Definition Ifining academic break periods, the period shall begin at the end of the last scheduled asses before the holiday or break and shall end on the first day of regularly scheduled fter the holiday or break.
3. Schedu	le Changes {Indicate all that apply}
a.	A party making a request for a schedule change will make the request as soon as possible, but in any event, except in cases of emergency, no less than before the change is to occur.
b.	A party requesting a change of schedule shall be responsible for any additional child care, or transportation costs caused by the change.
C.	Other
-	NG SCHEDULE name or designation of the appropriate parent in the space provided. A time-sharing nust be indicated for both parents, and/or the Other Person}
	y and Weekend Schedule wing schedule shall apply beginning on with or, {If Applicable} Other Person and continue as follows:
	I(ren) shall spend time with Parent on the following dates and times: DS: Every Every Other Other {Specify}:

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		to			
OTHER: {Specify	}				
		me with Parent ery Every C			
From		to _			
WEEKDAYS: {Spe	ecify days}				
FromOTHER: {Specify					
{If Applicable} The on the following		shall spend time w nes:	vith the Oth	er Person	
		Every Other	Other	{Specify}:	
From		to			
WEEKDAYS: {Spe					
		ιU			
OTHER: {Specify		to			
OTHER: {Specify	here is a diff	erent time sharing hom there is a dif	fferent time	sharing sch	. Complete a separate edule. n) in Attachment
OTHER: {Specify	there is a diffich child for w	erent time sharing hom there is a dif	fferent time	sharing schoving child(re	edule.
lease indicate if to take the control of the contro	there is a diffich child for we ferent time-shild for we have a ferent time for designation oliday time s	erent time sharing whom there is a difference is a difference is a difference is and and and and and and appropriate of the appropriate	fferent time or the follow {Name of 0	sharing schooling child(re Child) Other Person	edule.
lease indicate if to take the control of the contro	there is a diffich child for wiferent time-shild} dule {Choose or designation oliday time sees shall apply.	erent time sharing whom there is a dif- sharing schedule for and only one} of the appropriate	fferent time or the follow {Name of (sharing schooling child(re Child) Other Person	edule. n) in Attachment . in the space provided
lease indicate if to tachment for eat the name of Classert the name of a bove b Holid	chere is a diffich child for weight ferent time-shild for designation oliday time sees hall apply.	erent time sharing whom there is a dif sharing schedule for and only one} of the appropriate haring shall apply	fferent time or the follow {Name of (sharing schooling child(re Child) Other Person or time-share	edule. n) in Attachment . in the space provided

blanks with the name of either the appropriate parent or {If Applicable} Other Person to indicate where the child(ren) will be for the holidays. Provide the beginning and ending times. If a holiday is not specified as even, odd, or every year with one party, then the child(ren) will remain with the other party in accordance with the regular schedule

Holidays	Even Years	Odd Years	Every Year	Begin/End		
	{name}	{name}	{name}	<u>Time</u>		
New Year's Day Martin Luther King Wknd						
President's Day Wknd						
Easter						
Passover Mother's Day Memorial Day Wknd Father's Day 4th of July Labor Day Weekend Rosh Hashanah Yom Kippur Columbus Day Wknd Veteran's Day Thanksgiving Hanukkah						
Christmas						
Other						
Children's Birthday's						
This holiday schedule may affect the regular time-sharing schedule. Parties may wish to specify one or more of the following options: d When the parties are using an alternating weekend plan and the holiday schedule would result in one party having the child(ren) for three weekends in a row, the parties will exchange the following weekend, so that each has two weekends in a row before the regular alternating weekend pattern resumes.						
e If a party has the child(ren) on a weekend immediately before or after an unspecified holiday or non-school day, they shall have the child(ren) for the holiday or non-school day.						

	ter Break {choose only one}
a.	Parent or{If Applicable} Other Person {name or designation shall have the child(ren) from the day and time school is
	missed until December at a.m./p. m inodd-numbered years even-
	nbered years every year. The other party will have the child(ren) for the second tion of the Winter Break. The parties shall alternate the arrangement each year.
ро	tion of the winter break. The parties shall alternate the arrangement each year.
b.	Parent or {If Applicable} Other Person {name or
	ignation} shall have the child(ren) for the entire Winter Break ing odd-numbered years even-numbered years every year
uu	ing odd-numbered years even-numbered years every year
c.	Other:
•	ific Winter Holidays
	t addressed above, the specific Winter Holidays such as Christmas, New Year's Eve,
Han	ıkkah, Kwanzaa, etc. shall be shared as follows:
	·
	·
E Sn	ing Break {Choose only one}
J. J p	ing bleak (Choose only one)
a.	The parties shall follow the regular schedule.
h	The parties shall alternate the entire Spring Preak with Parent
υ.	The parties shall alternate the entire Spring Break with Parent [If Applicable] Other Person {name or designation}
	naving the child(ren) during the odd-numbered even-numbered years
С.	Parent, or {If Applicable} Other Person {name or designation} shall have the child(ren) for the entire Spring
	Break every year.
	Break every year.
d.	The Spring Break will be evenly divided. The first half of the Spring Break will go to
	the party whose regularly scheduled weekend falls on the first half and the second half
	going to the party whose weekend falls during the second half.
e.	Other:
	mer Break {Choose only one}
a.	The parents shall follow the regular schedule through the summer.

	designation} shall have the entire Summer Break from	
	after school is out until b school starts.	efore
	cThe parties shall equally divide the Summer Break as follows:	
	d Other:	
7.	Number of Overnights:	
	Based upon the time-sharing schedule, Parent {name or designation}has a total of overnights per year,Parent {name or designation}has a total of overnights per year and{II Applicable} the Other Person {name designation} has a total of overnights per year. Note: The total of these numbers must equal 365.	
3. /	Attached Time-Sharing Schedule: If not set forth above, the parties shall have time-sharing in accordance with	
	the schedule which is attached as Attachmentand incorporated herein.	
	RANSPORTATION AND EXCHANGE OF CHILD(REN) sert the name or designation of the appropriate parent or Other Person in the space provide	ed.}
1.	The parties shall have the child(ren) ready on time with sufficient clothing packed and read the agreed upon time of exchange. All necessary information and medicines will accomparchild(ren).	-
2.	The parties shall exchange travel information and finalize travel plans at leastdays is advance of the date of travel. Except in cases of emergency, any party requesting a change travel plans after the date of finalization shall be solely responsible for any additional costs.	of
8.	Automobile Transportation and Exchange {Choose only one} If a party is more than minutes late without contacting the other party to make other arrangements, the party with the child(ren) may proceed with other plans and activities.	er
	a Parent {name or designation} or {If Applicable} Oth Person {name or designation} shall provide all transportation.	ner

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	b.	Parent {name or designation}, or {If Applicable} Other Person
		{name or designation} shall pick up the child(ren) at the
		beginning of the visit and the other party shall pick up the child(ren) at the end of
		the visit. The exchange shall take place:At the parties' homes unless
		otherwise agreed;
		At the following location unless the parties agree in advance to a different
		location: {specify}
		At the following central location: {specify} ;
	c.	Other:
4.		Airplane and Other Public Transportation and Exchange
		Airline regulations govern the age at which a child may fly unescorted. An older child or children may fly under such regulations as each airline may establish.
	a.	Until a child reaches the age of, the parties agree that the child(ren) shall take a direct flight and/or fly accompanied by:
	b.	Once a child reaches the age of, the child shall be permitted to fly accompanied by an airline employee.
	c.	Once a child reaches the age of, the child shall be permitted to fly unescorted.
	d.	Other:
		Airline reservations should be made well in advance and preferably, non-stop or direct.
		All flight information shall be sent to the other party(ies) at leastdays in advance of the flight by the party purchasing the tickets.
		If the child(ren) are flying accompanied by a party, the party picking up the child(ren) shall exchange the child(ren) with the other party at and the party returning the child(ren) shall exchange the children at
		If the exchange is to be made at the airport, the party flying in to pick up or drop off the child(ren) from/to the airport must notify the other party of any flight delays.
		Unless otherwise agreed in advance, the party taking the child(ren) to the airport must call the other party(ies) immediately upon departure to notify the other party(ies) that the child(ren) is/are arriving, and the party who meets the child(ren) must immediately notify the other party(ies) upon the child(ren)'s arrival.

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5. Costs of Airline and Other Public Transportation {Indicate all that apply}

{Insert the name or designation of the appropriate parent in the space provided.} a. _____ Ticket Purchase {If Applicable}: The parties shall work together to purchase the most convenient and least expensive tickets. After consultation among the parties, it shall be the responsibility of to purchase the tickets by {date} _____ . All parties entitled to access to, or time-sharing with the child(ren) shall be notified of the purchase by {date}______. Proof of the purchase and a copy of the itinerary (choose only one) _____ shall be provided to all parties by _____shall not be provided. Unless otherwise agreed or in the case of an unavoidable emergency, any costs incurred by a missed travel connection shall be the sole responsibility of the party who failed to timely deliver the child(ren) to the missed connection. b. ____ Transportation costs are included in the Child Support Worksheets and/or the Order for Child Support and should not be included here. c. _____ Parent _____ shall pay _____%
Parent _____ shall pay _____% of the transportation costs. d. _____ Parent ______ shall pay _____%
Parent _____ shall pay _____% of the transportation costs for an adult to accompany the child(ren) during travel. e. If the parties are sharing travel costs, the non-purchasing party shall reimburse the other party within days of receipt of documentation establishing the travel costs. f. ____ Other: ____ 6. Foreign and Out-Of-State Travel {Indicate all that apply} a. The parties may travel within the United States with the child(ren) during his/her timesharing. The party traveling with the child(ren) shall give the other party(ies) at least days written notice before traveling out of state unless there is an emergency, and shall provide the other party(ies) with a detailed itinerary, including locations and telephone numbers where the child(ren) and party can be reached at least _____ days in advance of the date of travel. b. A party may travel out of the country with the child(ren) during his/her time-sharing. At least days in advance of the date of travel, the party shall provide a detailed itinerary, including locations, and telephone numbers where the child(ren) and party may be

	reached during the trip. Each party agrees to provide whatever documentation is necessary for the other party(ies) to take the child(ren) out of the country.
	c If a party wishes to travel out of the country with the child(ren), he/she shall
	the following security for the return of the child
	d
	Other
	7. Other Travel and Exchange Arrangements:
IX.	EDUCATION
	1. School designation. For purposes of school boundary determination and registration, the address of Parent {name or designation} or {If Applicable} Other Person's {name or designation} address shall be used .
	2. {If Applicable} The following provisions are made regarding private or home schooling:
	3. Other.
х.	DESIGNATION FOR OTHER LEGAL PURPOSES
	The child(ren) named in this Parenting Plan are scheduled to reside the majority of the time with the Parent {name or designation} or {If Applicable} Other Person {name or designation} This majority designation is SOLELY for
	purposes of all other state and federal laws which require such a designation. This designation does not affect the rights or responsibilities of any party under this Parenting Plan.
	COMMUNICATION
	1. Between Parties All communications regarding the child(ren) shall be between the parties. The parties shall not use the child(ren) as messengers to convey information, ask questions, or set up schedule changes.

The parties shall communicate with each other by: {Indicate all that	
apply} in person	
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	by telephone
_	by letter
	by e-mail
	Other:
2.	Between Parties and Child(ren)
	The parties shall keep contact information current. Telephone or other electronic communication between the child(ren) and another party shall not be monitored by or interrupted by the other party. "Electronic communication" includes telephones, electronic mail or e-mail, webcams, video-conferencing equipment and software or other wired or wireless technologies or other means of communication to supplement face to face contact.
	The child(ren) may have telephone e-mail other electronic communication in the form of with the other party:
	{Choose only one }
_	Anytime
	Every day during the hours ofto On the following days
-	during the hours ofto
	Other:
-	
3.	Costs of Electronic Communication shall be addressed as follows:
	
XII. CHI	LD CARE {Choose only one}
1.	Each party may select appropriate child care providers
2.	All child care providers must be agreed upon by the parties.
3.	Each party must offer the other party the opportunity to care for the child(ren) before using a child care provider for any period exceedinghours.
4.	Other
XIII. CH	ANGES TO OR MODIFICATIONS OF THE PARENTING PLAN

XIII.

Temporary changes may be made informally without a written document. When the parties do not agree, this Parenting Plan remains in effect until further order of the court.

Any substantial changes to the Parenting Plan must be sought through the filing of a supplemental petition for modification.

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XIV. RELOCATION

Any relocation of the child(ren) is subject to and must be sought in compliance with Section 61.13001, Florida Statutes.

XV. DISPUTES OR CONFLICT RESOLUTION

The parties shall attempt to cooperatively resolve any disputes which may arise over the terms of the Parenting Plan. The parties may wish to use mediation or other dispute resolution methods and assistance, such as Parenting Coordinators and Parenting Counselors, before filing a court action.

XVI.	OTHER PROVISIONS				

SIGNATURES OF PARTIES

I certify that I have been open and honest in entering into this Parenting Plan. I am satisfied with this plan and intend to be bound by it.

Dated:	
	Signature of Petitioner/ Parent
	Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:
	Fax Number:
	Designated E-mail Address(es):
STATE OF FLORIDA	
COUNTY OF	
Sworn to or affirmed and signed before n	ne on by .
	NOTARY PUBLIC or DEPUTY CLERK
	NOTARY PUBLIC OF DEPOTY CLERK
	[Print, type, or stamp commissioned name of notary or
	deputy clerk.]
Personally known Produced identification	
Type of identification produced	

Dated: Signature of Respondent/Parent Printed Name: _____ Address: City, State, Zip: Telephone Number:_____ Fax Number: _____ Designated E-mail Address(es):_ STATE OF FLORIDA **COUNTY OF** Sworn to or affirmed and signed before me on _____ by_ NOTARY PUBLIC or DEPUTY CLERK [Print, type, or stamp commissioned name of notary or deputy clerk.] Personally known Produced identification __Type of identification produced

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

plan and intend to be bound by it.

I certify that I have been open and honest in entering into this Parenting Plan. I am satisfied with this plan and intend to be bound by it. Dated: Signature of Other Person____ Printed Name: Address: _____ City, State, Zip: Telephone Number: _____ Fax Number: Designated E-mail Address(es): STATE OF FLORIDA **COUNTY OF** Sworn to or affirmed and signed before me on_____ by NOTARY PUBLIC or DEPUTY CLERK [Print, type, or stamp commissioned name of notary or deputy clerk.] Personally known Produced identification Type of identification produced

all blanks] This forr	n was prepared t	for the: {choose only	<i>r one}</i>	Respondent
Other Perso	n.			
This form was comp	oleted with the as	ssistance of:		
{name of individual}				
{name of business}				
{address}				
{citv}	. {state}	. {zip code}	.{telephone number}	

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