## SUPERIOR COURT OF CALIFORNIA, COUNTY OF SONOMA

Civil and Family Law Courthouse 3055 Cleveland Avenue Santa Rosa, CA 95403 <a href="http://sonoma.courts.ca.gov">http://sonoma.courts.ca.gov</a>

http://www.courts.ca.gov

Family Law Clerk: (707) 521-6630 Family Law Facilitator:

www.tinyurl.com/SoCoFLF/1

## **CHECKLIST 3**

## APPEARANCE, STIPULATION AND WAIVER (AGREEMENT) DISSOLUTION, LEGAL SEPARATION, NULLITY, DOMESTIC PARTNERSHIP

<u>Clerk/Reviewer's Notes:</u>	Case Name.
Received:	Case Number:
Status End:	Document Examiner: Date:
	Returned To:
Hearings:	Via: ☐ U.S. Mail
Fees Due Pet:	☐ Court pick up drawer @ letter:
Fees Due Resp:	Court pick up drawer @ letter.
Any items highlighted need to be addressed before resu	hmission
Any items inglingliced feed to be dudiessed before resu	<u></u>
FL-100 Petition  ☐ 1. Legal Relationship: a, b or c completed. ☐ 2. Residency: a, b or c completed as appropriate ☐ 3. Statistical Facts: a or b completed. [CFC § 2320 ☐ 4. Children: a or b completed. ☐ 5. Grounds: a, b or c marked as appropriate. ☐ 6. Custody and Visitation/Parenting: a, b and c m ☐ 7. Child Support: Guideline child support is mand Child support may not be waived but may be s guideline child support calculation and support ☐ 8. Spousal Support: a, b or c or d must be checke ☐ 9. Separate Property: a or b must be checked. ☐ 10. Community/Quasi-Community: a or b must be 11. Other: May be used for alternative pleading, Legal Separation to Dissolution upon attaining If name restoration is requested, state name. [Di	arked as appropriate. latory unless parties stipulate to a different amount. set at zero. "Other" may be used to attach proposed ting financial documents. d, and addressed as to both parties.  De checked. providing notice requesting leave to amend from ng residency requirements, etc. [CFC § 2321]
☐ FL-110 Summons	
☐ FL-105 Declaration Under Uniform Child Custody Jurisdiction Act Required if parties have minor children. Update if children's residence changed since previous filing. [CRC 5.52; CFC § 3429]	
☐ FL-115 Proof of Service - Completed properly. Service Date:	<ul><li>□ By Publication/Posting</li><li>□ By certified mail – restricted delivery</li></ul>

FL-120 Response and Proof of Service  (Respondent may file FL-130 Appearance, Stipulations, and Waivers instead):  ☐ First paper fee or Order to Waive Court Fees required. See FW-001/FW-003.  ☐ Date of filing of Response is date of jurisdiction:  ☐ Respondent requests termination of jurisdiction as to both.  ☐ Respondent requests former name be restored:  ☐ Name in item 11.b.:  ☐ Dissolution and Nullity only − CFC § 2080]
FL-130 Appearance, Stipulations and Waivers  (This form is required but may also be used instead of FL-120 Response)  ☐ First paper fee or Order to Waiver Court Fees required. See FW-001/FW-003.  ☐ Date of filing of Appearance, Stipulation and Waiver is date of jurisdiction. Date:  ☐ Attorney(s) of record (if any) must sign.
FL-141 PETITIONER'S Declaration Regarding Service of Preliminary and Final Declaration of Disclosure  [CFC § 2103, 2104] NOTE: Not required in nullity cases.  □ Preliminary submitted.  □ Final submitted: A final declaration of disclosure may be mutually waived per CFC § 2105.  □ 1. Completed.  □ 2. Preliminary completed: □ date of service □ party that was served □ type of service.  □ 3. Final completed: □ date of service □ party that was served □ type of service.  □ 4. Optional additional waiver of final declaration of disclosure. See FL-144.
FL-141 RESPONDENT'S Declaration Regarding Service of Preliminary and Final Declaration of Disclosure  [CFC § 2103, 2104] NOTE: Not required in nullity cases.  □ Preliminary submitted.  □ Final submitted:A final declaration of disclosure may be mutually waived per CFC § 2105.  □ 1. Completed.  □ 2. Preliminary completed: □ date of service □ party that was served □ type of service.  □ 3. Final completed: □ date of service □ party that was served □ type of service.  □ 4. Optional additional waiver of final declaration of disclosure. See FL-144.
FL-144 Stipulation and Waiver of Final Declaration of Disclosure  [CFC § 2105] NOTE: Not required in nullity cases.  □ File if parties waiving service of final disclosure. As an alternative, the waiver may be included in Marital Settlement Agreement as long as all language from CFC § 2105(d) is used.  □ If not waiving final disclosures, complete FL-141 (final) as to service of final declaration disclosure from BOTH parties.
FL-170 Declaration for Default or Uncontested Dissolution [CFC § 2336]  ☐ 3, 4, 5 and 8 completed as applicable. ☐ 6 and 7 completed, if children. ☐ If minor child(ren)'s residence has changed since FL-105 was last filed, attach updated FL-105. ☐ 9 and applicable subsection(s) completed if mutual child(ren) were born prior to marriage. ☐ 12 completed if not previously requested in Petition. [CFC § 2080]

FL-180 Judgment
FOR DISSOLUTION / LEGAL SEPARATION
$\square$ Confirm jurisdiction date at 3.
<ul> <li>□ Confirm date marital status ends (dissolution only) – minimum 6 months and 1 day from jurisdiction date. [CFC § 2339] If the judgment specifies a status termination date that has already passed and no declaration in support of entry nunc pro tunc was provided, the Court will strike the already passed date and status will terminate upon entry of judgment.</li> <li>□ Date:</li> <li>□ Upon Entry (leave blank – no verbiage)</li> </ul>
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If children:  ☐ 4.h. if establishing or modifying child support.  ☐ 4.i.(1) must be completed.  ☐ 4.i.(2) must be checked if mutual children were born prior to marriage.
Custody/Visitation – may use FL-341 Child Custody and Visitation (Parenting Time) Order Attachment  4.j. completed as applicable.
☐ Terms of custody included. If including existing orders, those orders must be attached to the Judgment and incorporated therein by reference.
$\ \square$ Judgment must contain CFC § 3048 language. If using form FL-341 #3 must be marked.
Child Support – may use FL-342 Child Support Information and Order Attachment NOTE: Child Support must be included and must be based on State Uniform Guideline.  4.k. completed as applicable.
☐ Terms: ☐ Start date ☐ End language ☐ Child(ren)'s name(s) ☐ Payor ☐ Payee ☐ Amount
☐ Mandatory child support add-ons for unreimbursed health care costs and childcare must be addressed
pursuant to Family Code §4062, as revised effective 9/1/2024, and regardless of the child(ren)'s age.
☐ Attach a court-approved support calculation. [CRC 5.260]
A free guideline calculator from DCSS is available at: <a href="https://childsupport.ca.gov/guideline-calculator/">https://childsupport.ca.gov/guideline-calculator/</a>
☐ If guideline child support is rebutted, attach FL-342(A) Non-Guideline Child Support Findings Attachment and include declaration regarding CFC § 4057(b) rebuttal factors. If stipulating below guideline, include declaration under CFC § 4065. Child support cannot be waived, but can be set at zero by stipulation of parties. [CFC §4057(b); CRC 5.260]
☐ If Dept. of Child Support Services is a party to this case or if child support rights have been assigned
(child receiving cash aid), DCSS must sign the judgment.
DCSS prefers the following signature block:
"The Department of Child Support Services has reviewed this Judgment and has no objection to the
support-related provisions contained herein. Signed by:
☐ If DCSS is a party to another case and child support orders were made in that case, do not include child
support in this case, but reference the other case number. DCSS does not need to sign off.  Attach form FL-192 (updated 9/1/2024)
Spousal Support – may use FL-343 Spousal, Domestic Partner or Family Support Order Attachment
☐ 4.I. Spousal support must be an amount, reserved or terminated when appropriate, and must be addressed as to both parties.
Property - may use FL-345 Property Order Attachment
$\ \square$ If item 9.a. and 10.a. were both checked in the Petition no property order or agreement disposing of,
confirming or reserving jurisdiction over property is required.
☐ A Property Order Attachment or Marital Settlement Agreement is required when:
Community property is listed in the Petition under 10.b.
$\square$ A request to confirm separate property is listed in the Petitioner under 9.b.

☐ All property listed in the Petition must be disposed of in the Judgment or reserved for future determination.
Signatures
☐ Both parties' signatures are required.
$\square$ Attorneys of record, including minor's counsel, must sign and approve as to form. [CRC 5.411]
Attachments
☐ Number of pages attached listed at item 5.
FL-190 Notice of Entry of Judgment
$\square$ 1, 3, 4 or 5 needs to be checked.
☐ If dissolution submitted prior to expiration of 6 month waiting period, insert date marital status ends in box in lower part of form. If submitted after 6-month waiting period has expired, leave blank. [CFC §2339, 2340]
☐ Name and address of both parties listed.
☐ Provide two envelopes, 1 addressed to each party/attorney of record, with postage for mailing the FL-190 to each party or their attorney of record. Use Court's address for return address. [CRC 5.415(c); CFC § 2338.5]
□ Provide one large self-addressed envelope with <u>sufficient</u> postage for return mailing of all other file-endorsed copies. May be combined with FL-190 envelope if addressed to party/attorney of record. Must be a separate envelope if addressed to someone other than party/attorney of record (e.g. paralegal, legal document assistant, etc.).
PLEASE NOTE: If insufficient postage is provided for the return of all documents submitted, only
the FL-190 will be mailed, with others only as the postage provided allows. In that event you may pay
\$.50 per page to get copies of any and all documents filed in your case, at:
https://forms.office.com/Pages/ResponsePage.aspx?id=6DJQLUBr_Eifv4AyF4vv3fo_2llgt-pFpmEl7r1wxwZURDNNVlcwOENISVRJVVNEREZDRjk4MFZWTSQlQCN0PWcu