SUPERIOR COURT OF CALIFORNIA, COUNTY OF SONOMA

Civil and Family Law Courthouse 3055 Cleveland Avenue Santa Rosa, CA 95403

Family Law Clerk 707 521 6630 Family Law Facilitator 707 521 6545

http://sonoma.courts.ca.gov http://www.courts.ca.gov

CHECKLIST 11 JUDGMENT ON RESERVED STATUS AFTER JUDGMENT RESERVING JURISDICTION PER FC 2343 DISSOLUTION, DOMESTIC PARTNERSHIP

<u>Clerk/Reviewer's Notes:</u>	Case Name:
Received:	Case Number:
Status End:	Document Examiner: Date:
Dates:	Returned To:
Fees Due Pet:	Via: ☐ U.S. Mail (if sufficient postage provided)
Fees Due Resp:	☐ Document Pickup Box
•	ed completed or corrected before resubmission
Any items listed highlighted herein needs to be addressed, completed or corrected before resubmission.	
FL-100 Petition ☐ 1 Legal Relationship: a, b or c completed. ☐ 2 Residency: a, b. or c completed as appropriate, unless Legal Separation. Family Code 2320 ☐ 3 Statistical Facts: a or b. Family Code 2330 ☐ 4 Children: a or b. ☐ 5 Grounds: a, b or c as appropriate. ☐ 6 Custody and Visitation/Parenting: Children born prior to marriage, 6.d. must be checked. ☐ 7 Child Support: Guideline child support is mandatory unless parties stipulate to a different amount. ☐ Child support may not be waived, parties may stipulate to zero. "Other" may be used to attach proposed guideline child support calculation and supporting financial documents. ☐ 8 Spousal Support: a, b, c or d must be checked. ☐ 9 Separate Property: a or b must be checked. ☐ 10 Community/Quasi-Community: a or b must be checked. ☐ 11 Other: May be used for alternative pleading, providing notice requesting leave to amend from Legal Separation to Dissolution upon attaining residency requirements, etc. FC 2321 ☐ If name restoration requested, state name. Dissolution and nullity only. Family Code 2080).	
☐ FL-105 Declaration Under Uniform Child Custody Jurisdiction Act (Required with children. Update if children's residence changed since previous filing). CRC 5.52 FC 3429	
☐ FL-110 Summons	
☐ FL-115 Proof of Service - Completed properly. Service Date:	□ By Publication/Posting□ By Substituted Service/Certified Mai

NOTE: JUDGMENT RESERVING JURISDICTION OVER MARITAL STATUS MUST BE ON FILE:	
If parties unable to stipulate to terminating status:	
FL-300 Request for Order	
\Box FL-300 Request for Order to have been heard and Findings and Order terminating reserved issue of	
status to be on file:	
If parties stipulating to Judgment and default not previously taken:	
FL-130 Appearance, Stipulations and Waivers –	
\square Signed by both parties and attorneys of record, if any.	
☐ First paper fee required if not previously paid.	
FL-170 Declaration for Default or Uncontested Dissolution FC 2336.	
☐ 3 completed	
\square 17 completed, or declaration attached under "other" in #19	
\square 12 completed if not previously requested by declarant. Disso/Nullity Only FC 2080	
FL-180 Judgment	
☐ Dissolution Status Only or Judgment on Reserved Issue checked in heading.	
☐ Date status ends included in heading.	
☐ 2 and 3 completed – confirm jurisdiction date at item 3.	
\square 4a(1) completed. Confirm date marital status ends 6 months and 1 day from jurisdiction date (or	
longer if parties stipulating). Date: Upon Entry: FC 2339	
☐ If requesting Judgment Nunc Pro Tunc must submit Declaration in Support and mark 4.d.	
☐ Confirm 4.f. restoration of name was requested in the Petition and/or Declaration for Default.	
\square Restored name must be stated (applies to dissolution and nullity only). FC 2080.	
Signatures	
Respondent's signature must be notarized if parties stipulating to Judgment and no appearance	
previously made by Respondent. FC 2338.5	
\square Attorneys of Record must sign and approve as to form if stipulating.	
August and a second	
Attachments	
☐ Number of pages attached listed at Item 5.	
FL-190 Notice of Entry of Judgment	
☐ Box 7 needs to be checked.	
\Box If submitted prior to expiration of 6 month waiting period, insert date marital status ends in box	
near the bottom of the form. If submitted after 6 month waiting period expired, leave blank. FC	
2339, FC 2340.	
☐ Name and address of both parties listed.	
☐ Provide two envelopes, 1 addressed to each party/attorney of record, with postage for mailing of	
FL-190 to each party or their attorney of record. Use Court's address for return address. CRC	
5.415(c), FC 2338.5.	
☐ Provide one large self-addressed envelope with enough 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.).	

NOTE: ORDER TO PAY PREVIOUSLY WAIVED COURT FEES AND COSTS:

Upon the submission of a Judgment, after considering information in the court file and other evidence, the Court may order a party to pay all or part of the previously waived fees and costs of either party. Gov. Code Section 68637