		1 = 1/
PARTY WITHOUT ATTORNEY OR ATTORNE	Y STATE BAR NUMBER:	FOR COURT USE ONLY
NAME:		
FIRM NAME: STREET ADDRESS:		
CITY:	STATE: ZIP CODE:	
TELEPHONE NO.:	FAX NO.:	
E-MAIL ADDRESS:		
ATTORNEY FOR (name):		
SUPERIOR COURT OF CALIFOR	NIA, COUNTY OF	
STREET ADDRESS: MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
PETITIONER:		
RESPONDENT:		
DECLARATIO	N FOR DEFAULT OR UNCONTESTED	CASE NUMBER:
DISSOLU	JTION LEGAL SEPARATION	
(NOTE: Items 1 through 12 ap	ply to both dissolution and legal separation proc	ceedings.)
1. I declare that if I appeared in	n court and were sworn, I would testify to the truth of	f the facts in this declaration.
I agree that my case will be do so.	proven by this declaration and that I will not appear I	before the court unless I am ordered by the court to
3. All the information in the	amended Petition Response	is true and correct.
4. Type of case (check a, b, o		
a. Default without a	•	
<ol><li>No response has be</li></ol>	een filed and there is no written agreement or stipula	ited judgment between the parties;
<ul><li>(2) The default of the repetition; and</li></ul>	espondent was entered or is being requested, and I a	am not seeking any relief not requested in the
(3) The following staten	nent is true (check one):	
· · · · · · · · · · · · · · · · · · ·	no assets or debts to be disposed of by the court.	
	nunity and quasi-community assets and debts are lis	
	on (form FL-160), which includes an estimate of the volted to each party. The division in the proposed <i>Judg</i>	
of the prop	perty and debts, or if there is a negative estate, the d	
b. Default with agree		
(1) No response has be and	een filed and the parties have agreed that the matter	r may proceed as a default matter without notice;
	tered into a written agreement regarding their prope	
	pport, the original of which is being or has been subm	nitted to the court. I request that the court approve
the agreement.		
c. Uncontested		
• •	ppeared in the case; and	
	ntered into a written agreement regarding their prope oport, the original of which is being or has been subm	
5. Declaration of disclosure	(check a, b, c, or d):	
•	ave filed, or are filing concurrently, a Declaration Reg	garding Service of Declaration of Disclosure (form
FL-141) and an <i>Inc</i>	come and Expense Declaration (form FL-150).	
	eeding by default. I am the petitioner in this action at	
Declaration of Disc FL-140) from the re	closure (form FL-140) with the court. I hereby waive i	receipt of the final <i>Declaration of Disclosure</i> (form
	espondent. eeding by default. I am the petitioner in this action, a	and service of the summons on respondent was
done by publication	n or posting under court order. Service of the preliming waive receipt of the final <i>Declaration of Disclosure</i> (f	inary Declaration of Disclosure (form FL-140) is not

PETITIONER:		CASE NUMBER:	
RESPONDENT:			
	d. This matter is proceeding as an uncontested action. Service of the final Declar mutually waived by both parties. A waiver provision executed by both parties Stipulation and Waiver of Final Declaration of Disclosure (form FL-144), in the judgment, or in another, separate stipulation.	under penalty of perjury is contained on the	
6.	Child custody and visitation (parenting time) should be ordered as set forth in a. The information in <i>Declaration Under Uniform Child Custody Jurisdiction and</i> has has not changed since it was last filed with the court. (If	Enforcement Act (UCCJEA) (form FL-105)	
	b. There is an existing court order for custody/parenting time in another case in ( The case number is (specify):	(county):	
	c. The current custody and visitation (parenting time) previously ordered in this control of the current custody and visitation (parenting time) previously ordered in this control of the current custody and visitation (parenting time) previously ordered in this control of the current custody and visitation (parenting time) previously ordered in this control of the current custody and visitation (parenting time) previously ordered in this control of the current custody and visitation (parenting time) previously ordered in this control of the current custody and visitation (parenting time) previously ordered in this control of the current custody and visitation (parenting time) previously ordered in this control of the current custody and visitation (parenting time) previously ordered in this control of the current custody and visitation (parenting time) previously ordered in this control of the current custody and visitation (parenting time) previously ordered in this control of the current custody and visitation (parenting time) previously ordered in the custody and cus	case, or the current schedule is (specify):	
	Contained on Attachment 6c.  d The facts that support the requested judgment are ( <i>In a default case, state you</i> )	our reasons below):	
	Contained on Attachment 6d.		
7.	Child support should be ordered as set forth in the proposed <i>Judgment</i> (form FL a. If there are minor children, check and complete item (1) if applicable and item (2) or (1) Child support is being enforced in another case in <i>(county):</i> The case number is <i>(specify):</i>		
	(2) The information in the child support calculation attached to the proposed knowledge.		
	(3) I request that this order be based on the Petitioner's Resp support of my estimate of earning ability are (specify):	ondent's earning ability. The facts in	
	Contained on Attachment 7a(3).  b. Complete items (1) and (2) regarding public assistance.		
	(1) I am receiving am not receiving intend to apply for	public assistance for the child or children	
	listed in the proposed order.		
	· · · · · · · · · · · · · · · · · · ·	ng public assistance. e, and all support should be made payable nent. A representative of the local child	
8.	<b>Spousal, Partner, and Family Support</b> (If a support order or attorney fees are request Expense Declaration (form FL-150) unless a current form is on file. Include your best excheck at least one of the following.)		
	a. I knowingly give up forever any right to receive spousal or partner support.		
	b. I ask the court to reserve jurisdiction to award spousal or partner support in the Petitioner Respondent	ne future to:	
		titioner Respondent n the proposed <i>Judgment</i> (form FL-180)	
	based on the factors described in:	,	
	Spousal or Partner Support Declaration Attachment (form FL-157) written agreement		
	attached declaration (Attachment 8d)		
	e. Family support should be ordered as set forth in the proposed <i>Judgment</i> (form	m FL-180).	
	f. Other (specify):		

PETITIONER: RESPONDENT:	CASE NUMBER:
<ul> <li>9. Parentage of the children of the petitioner and respondent born prior to their mar ordered as set forth in the proposed <i>Judgment</i> (form FL-180).</li> <li>a. A voluntary declaration of parentage or paternity is attached.</li> <li>b. Parentage was previously established by the court in (county):  The case number is (specify):  The written agreement of the parties regarding parentage is attached here (A (form FL-180).</li> </ul>	
10. Attorney fees should be ordered as set forth in the proposed Judgment (form FL The facts in support of this request are on Request for Attorney's Fees and C Other (specify facts below):	·
11. The judgment should be entered nunc pro tunc for the following reasons (specify	<i>)</i> :
12. Petitioner Respondent requests restoration of the former name as set for (proceedings for dissolution or nullity of marriage only).	orth in the proposed <i>Judgment</i> (form FL-180)
13. Irreconcilable differences have led to the irremediable breakdown of the marriage or do possibility of saving the marriage or domestic partnership through counseling or other necessity.	
14. This declaration may be reviewed by a commissioner sitting as a temporary judge, who request or require my appearance under Family Code section 2336.	may determine whether to grant this
STATEMENTS IN THIS BOX APPLY ONLY TO DIS	SSOLUTIONS
15. If this is a dissolution of a marriage or domestic partnership created in another state, the been a resident of this county for at least three months and of the state of California for immediately preceding the date of the filing of the petition for dissolution of marriage or	e petitioner or the respondent has at least six months continuously and
16. I ask that the court grant the request for a judgment of dissolution of marriage or domes differences and that the court make the orders set forth in the proposed <i>Judgment</i> (form 17. Status only judgment: This declaration is only for the termination of marital or d	n FL-180) submitted with this declaration.
reserve jurisdiction over all other issues not requested in this declaration for later	
THIS STATEMENT APPLIES ONLY TO LEGAL SER  18. I ask that the court grant the request of a judgment for legal separation based on irrect make the orders set forth in the proposed <i>Judgment</i> (form FL-180) submitted with this	oncilable differences and that the court
I understand that a judgment of legal separation does not terminate a marriage of still married or a partner in a domestic partnership.	or domestic partnership, and that I am
19. Other (specify):	
I declare under penalty of perjury under the laws of the State of California that the foregoin	g is true and correct.
Date:	
<b>)</b>	
(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)