	Superior Court of Washingto	n, County of			
In re	e the domestic partnership of:	No			
Pet	itioner (person who started this case):	Petition for Legal Separation (Registered Domestic Partnership)			
And	Respondent (other domestic partner):	(PTLGSP)			
	(Registered Do	egal Separation mestic Partnership)			
Do no		egistered with a state (not a city or county). registered domestic partnership that converted into a Legal Separation (Marriage), form FL Divorce 203, instead.			
1.	Information about the parties				
	Petitioner lives in (county):	(state):			
	Respondent lives in (county):	(state):			
2.	Information about the domestic partnership (check all that apply):				
	We registered our domestic partnersh on (date):	nip in the State of:			
	At that time, we lived in (city and state	e):			
	[] We currently live in the same hous	sehold.			
	[] We began living in separate house	eholds on <i>(date):</i>			
3.	Request for legal separation				
	I ask the court for a legal separation and to find that our domestic partnership communi ended on <i>(check one):</i>				
	[] the date this Petition is filed.				
	[] (date):	, which is when (check all that apply):			
RCW	/ 26.09.020 Petition fo	r Legal Separation			

	[] one of us moved to	o a separate	house	old.				
	[] we separated our assets and debts.							
	[] we agreed the dor	[] we agreed the domestic partnership community ended.						
	[] other (specify):							
4.	Jurisdiction over the pa	rtners						
	The court has jurisdiction over the domestic partnership because at least one of the partners lives in Washington State, or is stationed in this state as a member of the armed forces.							
	[] The court has personate apply):	al jurisdiction	over t	e Respondent bec	ause <i>(check all</i> i	that		
	[] The Respondent li	ives in Washi	ngton	State.				
	[] The Petitioner and registered domest stationed in this st	ic partners, a	nd the	Petitioner still lives	•			
	[] The Petitioner and Respondent may have conceived a child together in this state.							
	[] Other (specify):							
	[] The court does not ha the court's ability to di maintenance, or appro	vide property	and d	ebts, award money,	set child suppo	•		
5.	Is one of the partners pregnant?							
	(Check one):	Note: The la	Note: The law considers the other partner to be the parent of any child born					
	[]No[]Yes	,	•	domestic partnership or ot the parent, either part	•			
	If Yes, who is pregnant?			arentage 301) in court.				
	[] Petitioner			cide Parentage is before	the child turns fou	r. (See		
	[] Respondent		RCW 26.26A.115, 26.26A.435.) If everyone agrees, both partners and the child's biological father can sign ar					
		Acknowledgment (and Denial) of Parentage. Those forms must be notarized and filed with the Washington State Registrar of Vital Statistics to be valid.						
6.	Children of the domestic	c partnershi _l	p					
	[] My domestic partner a (Skip to 7.)	and I have no	childr	en together who are	still dependent			
		[] My domestic partner and I have the following children together who are still dependent (only list children you and your partner have together, not children from						
	Child's name		Age	Child's	name	Age		
	1.		<u></u>	4.		-		
	2.			5.				

a. Children's home/s

	During the	past 5	years have	any of the	children	lived
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- on an Indian reservation,
- outside Washington state,
- in a foreign country, or
- with anyone who is not a party to this case?

[] No. (Skip to **b.**)

[] Yes. (Fill out below to show where each child has lived during the la

Dates	Children	Lived with	In which state, Indian reservation, or foreign country
From:	[] All children	[] Petitioner [] Respondent	
To:	[] (Name/s):	[] Other <i>(name):</i>	
From:	[] All children	[] Petitioner [] Respondent	
To:	[] (Name/s):	[] Other <i>(name):</i>	
From:	[] All children	[] Petitioner [] Respondent	
To:	[] (Name/s):	[] Other <i>(name):</i>	
From:	[] All children	[] Petitioner [] Respondent	
To:	[] (Name/s):	[] Other <i>(name):</i>	
From:	[] All children	[] Petitioner [] Respondent	
To:	[] (Name/s):	[] Other <i>(name):</i>	

b. Other people with a legal right to spend time with a child

Do you know of anyone besi	des you and you	ır partner who l	has (or claims t	io have) a
legal right to spend time with	any of the child	ren?(Check on	e):	

[] No. (Skip to **c.**)

[]	Yes.	(Fill	out	belo	w.)
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Name of person	Children this person may have the right to spend time with
	[] All children [] (Name/s):
	[] All children [] (Name/s):

[] Yes. (Fill out b	elow.)		T
Kind of case (Family Law, Criminal, Protection Order, Juvenile, Dependency, Other)	County and State	Case number and year	Children
•			[] All children [] (Name/s):
			[] All children [] (Name/s):
			[] All children [] (Name/s):
			[] All children [] (Name/s):
dependent. [] The court can appropriate together becomes a contract to the court can appropriate to	y domestic partner an	d I have no childre for the children moply; if a box applie	, .261, .271) en together who are stil ey domestic partner and es to all of the children,
[] Exclusive, co	ntinuing jurisdiction	 A Washington c children, and th 	ourt has already made e court still has authorit
[] Home state ju (check all that		ton is the children	s home state because
this case v	as filed, or if the child	ren are less than 6	_ lived in Washington w the 6 months just befor 6 months old, they have ng as a parent since bird
just be	were times the childrent fore this case was filed sold), but those were	d (or since birth if t	
[] (Children's	names):	ne children's home	_ do not live in Washing

			(Children's names): do not have another	er
			home state.	
		has	home state or home state declined – No court of any other state (or to the jurisdiction to make decisions for <i>(children's names):</i>	
		stat	, or a court in the children's ho te (or tribe) decided it is better to have this case in Washington and :	me
			The children and a parent or someone acting as a parent have ties to Washington beyond just living here; and	
			There is a lot of information (substantial evidence) about the children's caprotection, education, and relationships in this state.	are,
			ner state declined – The courts in other states (or tribes) that might be ildren's names): is home state haused to take this case because it is better to have this case in Washington.	ave on.
		(child child prot	mporary emergency jurisdiction – The court can make decisions for ildren's names): because dren are in this state now and were abandoned here or need emergence tection because the children (or the children's parent, brother or sister) was dor threatened with abuse. (Check one):	
		[]	A custody case involving the children was filed in the children's home so (name of state or tribe): Washir should take temporary emergency jurisdiction over the children until the Petitioner can get a court order from the children's home state (or tribe)	ngton
			There is no valid custody order or open custody case in the children's h state (name of state or tribe): If no case is filed in the children's home state (or tribe) by the time the children have been in Washington for 6 months, (date): Washington should have final jurisdiction over the children.	<u> </u>
	[]		ner reason <i>(specify):</i>	
[]			urt cannot approve a <i>Parenting Plan</i> because the court does not have tion over the children.	
Pa	renti	ing	Plan	
[]	Му	dom	nestic partner and I have no children together who are under 18 years o	old.
[]	toge	ethe	ne court to order a <i>Parenting Plan</i> for the children my partner and I have er. I will file and serve my proposed <i>Parenting Plan</i> (form FL All Family 1 one):	40)
	[]	at th	he same time as this <i>Petition</i> .	
	[]	late	er.	
[]			urt cannot approve a <i>Parenting Plan</i> because the court does not have tion over the children.	
Ch	ild S	Supp	port	
[]	Му	dom	nestic partner and I have no children together who are still dependent.	
[]			Order – I ask the court to order child support (including medical supporting to state law for the children my partner and I have together. (You may	,

for a court order of child support even if there is already an administrative order. The court order will replace the administrative order to the extent the court order is different.)
[] I ask the court to order my partner to pay his/her proportionate share of (check al that apply):
[] daycare expenses
[] long-distance transportation expenses
[] education expenses
[] post-secondary (college or vocational school) support
[] other child-related expenses (specify):
[] I ask the court to order that we have the right to claim the children as dependents for purposes of personal tax exemptions and associated tax credits on our tax forms (describe):
Important! Although the personal tax exemptions are currently suspended through tax year 2025, other tax benefits may flow from claiming a child as dependent.
[] Administrative Order – There is no need for the court to make a child support order. The DSHS Division of Child Support (DCS) has already established an administrative child support order for the children my partner and I have together in DCS case number/s: I am not asking the court to make a different child support order.
[] Supplement to Administrative Order. DCS child support orders do not cover tax issues or post-secondary (college or vocational school) support. I have an administrative order in DCS case number/s: Because these issues are not in the administrative order, I ask the court to order (check all that apply):
[] we have the right to claim the children as dependents for purposes of personal tax exemptions and associated tax credits on our tax forms as follows (describe):
 my partner to pay his/her proportionate share of post-secondary (college or vocational school) support.
Children from other relationships
[] Neither domestic partner has children from other relationships who are still dependent.
[] I have the following dependent children who are not from this relationship (list name/s and age/s):
[] My domestic partner has the following dependent children who are not from this relationship (list name/s and age/s):
Written Agreements
Have you and your partner signed a prenuptial agreement, separation contract or community property agreement? (Check one):

	No. (Skip to 12 .)						
LJ] Yes. (Fill out below.)						
•	Type of written agreement:						
Date of written agreement:							
Sho	uld the court enforce this agree	ment? (Check one):					
[]	[] Yes						
[]	No						
1	f No, why not?						
Rea	l Property (land or home)						
[]	Neither partner owns any real p	property.					
	I ask the court to divide the real property according to the written agreement described in 11 above.						
[]	ask the court to divide the rea	l property fairly (equitabl	y), as explained below:				
Rea	al Property Address	Tax Parcel Number	Who should own this property?				
			[] Petitioner [] Responde				
			[]Petitioner[]Responde				
			[] Petitioner [] Responde				
[]	I ask the court to divide the real property fairly (equitably) as the court decides.						
[] The court does not have jurisdiction to divide the real property.							
Ll] Other (specify):						

		List property (include vehicles, pensions/retirement, insurance, bank accounts, furniture, businesses, etc. Do not list more than the last four digits of any account number.): Who should own the property?						
				[] Petitioner [] Respondent				
				[] Petitioner [] Respondent				
				[] Petitioner [] Respondent				
				[] Petitioner [] Respondent				
				[] Petitioner [] Respondent				
				[] Petitioner [] Respondent				
				[] Petitioner [] Respondent				
				[] Petitioner [] Respondent				
	[]	[] I ask the court to divide the personal property fairly (equitably) as the court decide						
	[]	[] The court does not have jurisdiction to divide the personal property.						
	[]	Other:						
14.	Del	hts (mortgages	loans credit cards other money owed)	_				
• • •		Debts (mortgages, loans, credit cards, other money owed)] I am not aware of any debts.						
] I ask the court to order each partner to be responsible for debts s/he incurred (made) after the date of separation.						
	[]	 I ask the court to divide the debts according to the written agreement described i above. 						
	[]	(check all that apply):						
	[] Each partner is responsible for the debts that are now only in his/he[] Divide the debts fairly (equitably), as explained below:							
		Debt Amount	Creditor (person or company owed this debt)	Who should pay this debt?				
				[] Petitioner [] Respondent				
				[] Petitioner [] Respondent				
				[] Petitioner [] Respondent				
				[] Petitioner [] Respondent				
				[] Petitioner [] Respondent				
				[] Petitioner [] Respondent				
				[] Petitioner [] Respondent				

	Debt Amount	Creditor (person or company owed this debt)	Who should pay this debt?						
			[] Petitioner [] Respondent						
[] Divide the debts fairly (equitably) as the court decides.									
[] The court does not have jurisdiction to divide the debts.									
[]] Other:								
Ma	Maintenance (Alimony)								
[] Maintenance is not needed.									
[] Maintenance is needed. The [] Petitioner [] Respondent has the ability to pay and should pay support:									
	[] as decided by the court.								
[] \$ every month until (date or event):									
according to the written agreement described in 11 above.									
	[] other:								
Fe	Fees and Costs								
[]] No request.								
[]] Order my partner to pay my lawyer's fees, other professional fees, and costs for this case.								
Pr	Protection Order								
Do you want the court to issue an Order for Protection as part of the final orders in this case?									
[] No. I do not want an <i>Order for Protection</i> .									
[] Yes. (You must file a Petition for Order for Protection, form DV-1.015 for domestic violence, or form UHST-02.0200 for harassment. You may file your Petition for Order for Protection using the same case number assigned to this case.)									
Important! If you need protection now, ask the court clerk about getting a Temporary Order for Protection.									
[]	[] There already is an <i>Order for Protection between my partner and me</i> .								
(Court that issued the order:								
	Case number:								
Е	Expiration date:								
Restraining Order									
Do you want the court to issue a Restraining Order as part of the final orders in this case?									
[]	[] No. (Skip to 19 .)								

	[] Yes. (Check the type of order/s you want):
	 Do not disturb – Order the Respondent not to disturb my peace or the peace of any child listed in 6.
	 Stay away – Order the Respondent not to go onto the grounds of or enter my home, workplace, or school, and the daycare or school of any child listed in 6.
	[] Also, not knowingly to go or stay within _ feet of my home, workplace, or school, or the daycare or school of any child listed in 6 .
	 Do not hurt or threaten – Order the Respondent: Not to assault, harass, stalk, or molest me or any child listed in 6; and Not to use, try to use, or threaten to use physical force against me or the children that would reasonably be expected to cause bodily injury.
	Warning! If the court makes this order, the court must consider if weapons restrictions are required by state law; federal law may also prohibit the Restrained Person from possessing firearms or ammunition.
	[] Prohibit weapons and order surrender – Order the Respondent:
	 Not to access, possess, or obtain any firearms, other dangerous weapons, or concealed pistol licenses until the Order ends, and
	■ To immediately surrender any firearms, other dangerous weapons, and any concealed pistol licenses that he/she possesses to <i>(check one):</i> [] the police chief or sheriff. [] his/her lawyer. [] other person <i>(name):</i>
	Other restraining orders:
	Important! If you want a restraining order now, you must file a Motion for Temporary Family Law Order and Restraining Order (FL Divorce 223) or a Motion for Immediate Restraining Order (Ex Parte) (FL Divorce 221).
19.	Name Change
	[] No request.
	[] Change the Petitioner's name to:
20.	Other requests, if any
Petiti	ioner fills out below:
	lare under penalty of perjury under the laws of the state of Washington that the facts I have ded on this form are true.

Signe	ed at <i>(city and state):</i>		Date:						
Petitio	oner signs here	Print name							
etit	ioner's lawyer (if any) fills o	ut below:							
etiti	oner's lawyer signs here	Print name and WSBA No.	Da	Date					
]	Respondent fills out below <u>if</u> he/she agrees to join this Petition:								
	I, (name):, agree to join this Petition. I understand that if I fill out and sign below, the court may approve the requests listed in this Petition unless I file and serve a Response before the court signs final orders. (Check one): [] I do not need to be notified about the court's hearings or decisions in this case. [] I ask the Petitioner to notify me about any hearings in this case. (List an address where you agree to accept legal documents. This may be a lawyer's address or any other address.)								
	Address	City	State	Zip					
	(If this address changes before the case ends, you must notify all parties and the court in writing. You may use the Notice of Address Change form (FL All Family 120). You must also update your Confidential Information Form (FL All Family 001) if this case involves parentage or child support.)								
	Respondent signs here	Print name		Date					