In r	e the marriage of:	No						
Pe	itioner (person who started this case):	Petition for Divo	Petition for Divorce (Dissolution) (PTDSS)					
An	d Respondent (other spouse):							
	Petition for D	ivorce (Dissolution	on)					
1.	Information about the parties							
	Petitioner lives in (county):		(state):					
	Respondent lives in (county):		(state):					
2.	Information about the marriage (ca	heck all that apply)						
	We were married on (date):	at <i>(city a</i>	nd state):					
	☐ Before we married, we entered into a ☐ domestic partnership, ☐ civil union on							
	(date) at (city	y and state)						
	(List other registered domestic partn spouse, if any. Add lines as needed.		petween you and your					
	Relationship type	date city a	nd state (or country)					
	☐ Before we married, we began livi (committed intimate relationship)) (See Muridan v. Redl,						
	1072 (2018)) (date):							
	☐ We currently live in the same how	usehold.						

The court has jurisdiction over the marriage because at least 1 of the spouses lives in Washington state, or is stationed in this state as a member of the armed forces. ☐ The court **has** personal jurisdiction over the Respondent because (check all that apply): ☐ The Respondent lives in Washington state. ☐ The Petitioner and the Respondent lived in Washington state while they were married, and the Petitioner still lives in this state or is stationed in this state as a member of the armed forces. ☐ The Petitioner and the Respondent may have conceived a child together in this state. ☐ Other (specify): ☐ The court **does not** have personal jurisdiction over the Respondent. (This may limit the court's ability to divide property and debts, award money, set child support or spousal support, or approve a restraining order or protection order.) 4. Request for divorce This marriage is irretrievably broken. I ask the court to dissolve our marriage and any domestic partnerships or civil unions. Our marital community ended on (check one): ☐ the date this Petition is filed. _____, which is when (check all that apply): ☐ (date): \square one of us moved to a separate household. ☐ we separated our assets and debts. ☐ we agreed the marital community ended. ☐ Other (specify): 5. Name Change ☐ No request. ☐ Change the Petitioner's name to: _____ Middle Last ☐ Change the Respondent's name to: ____ First Middle Last Important! The Respondent must agree to their name change. 6. **Written Agreements** Have you and your spouse signed a prenuptial agreement, separation contract, or community property agreement? (Check one): □ No (Skip to 7.) □ Yes (Fill out below.) Type of written agreement: _____ Date of written agreement: Should the court enforce this agreement? (Check one): ☐ Yes ☐ No

3.

Jurisdiction over the spouses

Re	eal Property (land or home)						
	Neither spouse owns any real property.						
	I ask the court to divide the readescribed in 6 above.	al property according to t	he written agreement				
	I ask the court to divide the rea	al property fairly (equitab	ly), as explained below:				
	Real Property Address	Tax Parcel Number	Who should own this property?				
			☐ Petitioner ☐ Respondent				
			☐ Petitioner ☐ Respondent				
			☐ Petitioner ☐ Respondent				
	I ask the court to divide the rea	al property fairly (equitab	ly) as the court decides.				
	The court does not have jurisd	diction to divide the real p	roperty.				
	Other (specify):						
Pe	ersonal Property (possessions,	, assets, or business inte	rests of any kind)				
	We have already divided the property fairly. I ask the court to order that each spouse will keep any personal property that they now have or control.						
	I ask the court to divide the personal property according to the written agreement described in 6 above.						
	☐ I ask the court to divide the personal property fairly (equitably), as explained be						
	List property (include vehicle insurance, bank accounts, fur Do not list more than the last	rniture, businesses, etc.	Who should own this property?				
	number.):	4 digits of any account					
	number.):	4 digits of any account	☐ Petitioner ☐ Respondent				
	number.):	4 digits of any account					
	number.):	4 digits of any account	☐ Respondent ☐ Petitioner				
	number.):	4 digits of any account	☐ Respondent ☐ Petitioner ☐ Respondent ☐ Petitioner				

		insurance, ba	(include vehicles, pensions, ank accounts, furniture, busin ore than the last 4 digits of ar	esses, etc.	Who sh propert	nould own this sy?			
					☐ Petiti				
					□ Petiti	oner			
					□ Petiti				
		I ask the cour	t to divide the personal prope	erty fairly (equ	itably) as	the court decides.			
		The court doe	s not have jurisdiction to divi	de the person	al proper	ty.			
		Other:							
9.	De	ebts (mortgage	s, loans, credit cards, other n	noney owed)					
		I am not awar	e of any debts.						
		I ask the court to order each spouse to be responsible for debts they incurred (madafter the date of separation.							
		I ask the court to divide the debts according to the written agreement described in 6 above.							
		I ask the cour	t to make the following orders	s about debts	(check a	ll that apply):			
		☐ Each spou	use is responsible for the deb	ts that are no	w only in	their own name.			
		□ Divide the	debts fairly (equitably), as ea	xplained belov	W:				
	D	ebt Amount	Creditor (person or company owed this debt)	Account Nu (Last 4 digits		Who should pay this debt?			
	\$					☐ Petitioner ☐ Respondent			
	\$					□ Petitioner□ Respondent			
	\$					☐ Petitioner ☐ Respondent			
	\$					☐ Petitioner ☐ Respondent			
	\$					☐ Petitioner ☐ Respondent			
	\$					☐ Petitioner ☐ Respondent			
	\$					☐ Petitioner ☐ Respondent			

	t Amount	Creditor (person or company owed this debt)	Account Number (Last 4 digits only)	Who should pay this debt?						
\$				☐ Petitioner ☐ Respondent						
	☐ Divide the debts fairly (equitably) as the court decides.									
□Т	he court doe	es not have jurisdiction to div	de the debts.							
	Other:									
Spot	Spousal Support (maintenance/alimony)									
□ S	pousal supp	oort is not needed.								
	Spousal support is needed. The \square Petitioner \square Respondent has the ability to pay and should pay support:									
	as decide	d by the court.								
] \$ <u></u>	every month un	til (date or event):							
	according	to the written agreement de	scribed in 6 above.							
	Other:									
Fees	Fees and Costs									
□ N	□ No request.									
	order my spo ase.	use to pay my lawyer's fees,	other professional fees	, and costs for this						
Dest	Protection Order									
Prote	oo you want the court to issue a <i>Protection Order</i> as part of the final orders in this case?									
	ou want the	court to issue a <i>Protection O</i>	ruer as part of the illiar	orders in this case						
Do yo		court to issue a <i>Protection O</i> vant a <i>Protection Order</i> .	ruer as part of the linar	orders in this case						
Do yo	lo. I do not w 'es. (You mu		n Order, form P 001. Y	ou may file your						
Do yo	lo. I do not w es. (You mu etition for Pr Important! I	vant a <i>Protection Order.</i> ust file a Petition for Protectio	n Order, form P 001. Yne case number assign	ou may file your ned to this case.)						
Do yo	lo. I do not w es. (You mu etition for Pr Important! I Temporary I	vant a Protection Order. ust file a Petition for Protectio rotection Order using the san If you need protection now , a	n Order, form P 001. Yne case number assigr	fou may file your ned to this case.) ut getting a						
Do yo	lo. I do not we were a look of the second se	vant a Protection Order. ust file a Petition for Protectio rotection Order using the san If you need protection now , a Protection Order.	n Order, form P 001. Yne case number assigrask the court clerk abou	fou may file your ned to this case.) ut getting a me.						
Do yo	lo. I do not we see. (You must estate of the Perition for Propertant! In Temporary In the end to th	vant a Protection Order. Ist file a Petition for Protection rotection Order using the san If you need protection now, a Protection Order. y is a Protection Order beto ued the order:	n Order, form P 001. Yne case number assignask the court clerk abou	fou may file your ned to this case.) ut getting a me.						
Do yo	lo. I do not we see: (You must etition for Proportant! In Temporary Proport that issues are number	vant a Protection Order. Ist file a Petition for Protection rotection Order using the san If you need protection now, a Protection Order. y is a Protection Order bet	n Order, form P 001. Yne case number assignask the court clerk abouween my spouse and	You may file your ned to this case.) ut getting a me.						
Do yo	lo. I do not we see: (You must edition for Proportant! In Temporary Proport that issues are number	vant a Protection Order. ust file a Petition for Protection rotection Order using the san If you need protection now, a Protection Order. y is a Protection Order betweed the order: :: te:	n Order, form P 001. Yne case number assignask the court clerk abouween my spouse and	You may file your ned to this case.) ut getting a me.						
Do you	lo. I do not we less. (You must less.) (You must less less less less less less less le	vant a Protection Order. ust file a Petition for Protection rotection Order using the san If you need protection now, a Protection Order. y is a Protection Order betweed the order: :: te:	n Order, form P 001. Yne case number assignask the court clerk abou	fou may file your ned to this case.) ut getting a me.						

		Ye	s (Check the type of orders you want):
			Do not disturb – Order the Respondent not to disturb my peace or the peace of any child listed in 15 .
			Stay away – Order the Respondent not to go onto the grounds of or enter my home, workplace, vehicle, or school, and the daycare or school of any child listed in 15 .
			☐ Also, not knowingly to go or stay within feet of my home, workplace, vehicle, school, or the daycare or school of any child listed in 15 .
			Do not hurt or threaten – Order the Respondent:
			 Not to assault, harass, stalk, or molest me or any child listed in 15; 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 they possesses to <i>(check one):</i> □ the police chief or sheriff □ their lawyer □ other person <i>(name):</i>
			Other restraining orders:
		Far	portant! If you want a restraining order now , you must file a Motion for Temporary mily Law Order and Restraining Order (FL Divorce 223) or a Motion for Immediate straining Order (Ex Parte) (FL Divorce 221).
14.	Is	one	of the spouses pregnant? (Check one):
			Yes □ No
			If <i>Yes</i> , who is pregnant? The □ Petitioner □ Respondent
		or pai the	te: The law considers the other spouse to be the parent of any child born during the marriage within 300 days after it ends. If the other spouse is not the parent, either spouse or the other rent may file a Petition to Decide Parentage (form FL Parentage 301) in court. In most cases, a deadline to file the Petition to Decide Parentage is before the child turns 4. (See RCW .26A.115, 26.26A.435.)
		De	everyone agrees, both spouses and the child's other parent can sign an Acknowledgment (and enial) of Parentage. Those forms must be filed with the Washington State Registrar of Vital attitutes at the contract of the valid.
15.	Ch	ildr	en of the marriage
		Му	spouse and I have no children together who are still dependent. (Skip to 16 .)

Age Child's name 2. 4. 6. st 5 years, have any of the children lived on,	Age
4. 6. st 5 years, have any of the children lived on,	
st 5 years, have any of the children lived on,	
st 5 years, have any of the children lived	
on,	
tate, r ot a party to this case?	:
show where each child has lived during	the last 5
Lived with	In which state, Indian reservation, or foreign country
☐ Petitioner ☐ Respondent ☐ Other (name):	
☐ Petitioner ☐ Respondent ☐ Other (name):	
☐ Petitioner ☐ Respondent ☐ Other (name):	
☐ Petitioner ☐ Respondent ☐ Other (name):	
☐ Petitioner ☐ Respondent ☐ Other (name):	
esides yourself and Respondent who had time with the children?	s or claims to
	s to have a
	☐ Petitioner ☐ Respondent ☐ Other (name): ☐ Petitioner ☐ Respondent

□No. (Skip to 16 .)	
□Yes. (Fill out below.)	

	(Fan Pi	nily i rotei enile,	d of case Law, Criminal, ction Order, 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):
16.	Jur	isd	iction over th	e children (RC)	N 26.27.201 – .2	21, .231, .261, .271)
		Do	es not apply. N	/ly spouse and I	have no children	together who are still dependent.
		tog	ether because		apply; if a box ap	nildren my spouse and I have plies to all of the children, you may
			custody order		n for the childrer	ington court has already made a n, and the court still has authority to
			Home state j		ashington is the	children's home state because
			the 6 mon months ol	ashington with a ths just before th	nis case was filed	one acting as a parent for at least d or, if the children are less than 6 with a parent or someone acting
			just be	efore this case w		t in Washington in the 6 months birth if they are less than 6 absences.
			state som	e in Washington etime in the 6 m	onths just before	ashington was the children's home this case was filed, and a parent en still lives in Washington.
			☐ (Children' do not have	s <i>names):</i> ve another home	e state.	
						court of any other state (or tribe) dren's names):

				a court in the children's home state (or tribe) decided it is better to have this se in Washington and :
			•	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 care, protection, education, and relationships in this state.
			(ch	her state declined – The courts in other states (or tribes) that might be nildren's names):
			(ch bed em	mporary emergency jurisdiction – The court can make decisions for nildren's names): cause the children are in this state now and were abandoned here or need the ergency protection because the children (or the children's parent, brother, or ter) were abused or threatened with abuse. (Check one):
				A custody case involving the children was filed in the children's home state (name of state or tribe): Washington should take temporary emergency jurisdiction over the children until the Petitioner can get a court order from the children's home state (or tribe).
				There is no valid custody order or open custody case in the children's home 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.
			Oth	ner reason <i>(specify):</i>
				ourt cannot approve a <i>Parenting Plan</i> because the court does not have ction over the children.
17.	Pa	ren	ting	Plan
		Му	spo	ouse and I have no children together who are under 18 years old.
		tog	ethe	ne court to order a <i>Parenting Plan</i> for the children my spouse and I have er. I will file and serve my proposed <i>Parenting Plan</i> (form FL All Family 140) one):
			at t	the same time as this <i>Petition</i> .
			bet	ore this case is finished.
				ourt cannot approve a <i>Parenting Plan</i> because the court does not have ction over the children.
18.	Ch	ild	Sup	port
				ote: The law requires that child support be addressed if there are dependent ildren of the marriage. RCW 26.09.100(1)).
		Му	spo	ouse and I have no children together who are still dependent.
				Order – I ask the court to order child support (including medical support) ling to state law for the children my spouse and I have together. (You may ask
RCW 2	26.09	9 020	. 26	60 100 Petition for Divorce

		urt order will replace the administrative order to the extent the court order is ferent.)
		I ask the court to order my spouse to pay their proportionate share of <i>(check all that apply):</i>
		□ 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 as follows (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.
	ord adı DC	ministrative Order – There is no need for the court to make a child support ler. The DSHS Division of Child Support (DCS) has already established an ministrative child support order for the children my spouse and I have together in CS case number/s: I am not asking the lart to make a different child support order.
	VO	S child support orders do not cover tax issues or post-secondary (college or cational school) support. Because these issues are not in the administrative order, sk the court to order <i>(check all that apply):</i>
		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 spouse to pay their proportionate share of post-secondary (college or vocational school) support.
Ch	ildr	en from other relationships
	Ne	ither spouse has children from other relationships who are still dependent.
		ave the following dependent children who are not from this relationship <i>(list me/s and age/s):</i>
		spouse has the following dependent children who are not from this relationship t name/s and age/s):
Ot	her	requests, if any

for a court order of child support even if there is already an administrative order. The

19.

20.

Petitioner fills out below: I declare under penalty of perjury under the laws of the State of Washington that the facts I have provided on this form are true. Signed at (city and state): Date: Petitioner signs here Print name Petitioner's lawyer (if any) fills out below: Print name and WSBA No. Petitioner's lawyer signs here Date ☐ Respondent fills out below if they agree to join this Petition: _____, agree to join this *Petition*. I understand I, *(name):* 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 E-mail: 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