In	re the domestic partnership of:	1				
	etitioner (person who started this case):	No				
		Petition to End Registered Domestic				
Ar	nd Respondent (other domestic partner):	Partnership (Dissolution) (PTDSS)				
		ered Domestic Partnership				
	this form only if your domestic partnership or civ , the term "domestic partnership" includes domes	il union was registered with a state (not a city or county). In this tic partnerships and civil unions.				
	not use this form if you are married or have a state riage by law on June 30, 2014. Use the Petition fo	e registered domestic partnership that converted into a or Divorce (form FL Divorce 201) instead.				
1.	Information about the parties					
	Petitioner lives in (county):	(state):				
	Respondent lives in (county):	(state):				
2.	Information about the domestic p	partnership (check all that apply):				
	We registered our domestic partnership in the State of:on (date):					
	At that time, we lived in (city and state):					
	At that time, we lived in (city and state,):				
		ships or civil unions between you and your spouse,				
	(List other registered domestic partner	ships or civil unions between you and your spouse,				
	(List other registered domestic partner if any. Add lines as needed.):	city and state (or country)				

3.	Request to end domestic partnership				
	•	is irretrievably broken. I ask the court to dissolve all our our domestic partnership community ended on (check one):			
	[] the date this Petition is filed.				
	[] (date):	, which is when (check all that apply):			
		o a separate household.			
	[] we separated our	assets and debts.			
	[] we agreed the dor	nestic partnership community ended.			
	[] other (specify):				
4.	Jurisdiction over the p	partners			
	_	over the domestic partnership because at least one of the con State, or is stationed in this state as a member of the armed			
	[] The court has persona apply):	al jurisdiction over the Respondent because (check all that			
	[] The Respondent li	ves in Washington State.			
	[] The Petitioner and Respondent lived in Washington State while they were registered domestic partners, and the Petitioner still lives in this state or is stationed in this state as a member of the armed forces.				
	[] The Petitioner and Respondent may have conceived a child together in this state.				
	[] Other (specify):				
	[] The court does not ha court's ability to divide	ave personal jurisdiction over the Respondent. (This may limit the property and debts, award money, set child support or ove a restraining order or protection order.)			
5.	Is one of the partners	pregnant?			
	(Check one):	Note: The law considers the other partner to be the parent of any child born			
	[]No []Yes	during the registered domestic partnership or within 300 days after it ends. If the other partner is not the parent, either partner may file a <i>Petition to Decide</i>			
	If Yes, who is pregnant?	Parentage (form FL Parentage 301) in court. In most cases, the deadline to			
	[] Petitioner	file the Petition to Decide Parentage is before the child turns four. (See			
		RCW 26.26A.115, 26.26A.435.)			
	[] Respondent	If everyone agrees, both partners and the child's biological father can sign an <i>Acknowledgment (and Denial) of Parentage</i> . Those forms must be notarized and filed with the Washington State Registrar of Vital Statistics to be valid.			
6.	Children of the domes	etic partnership			
	[] My domestic partner a (Skip to 7 .)	and I have no children together who are still dependent.			
	•	and I have the following children together who are still dependent and your partner have together, not children from other			

relationships):

Child's name	Age	Child's name	Age
1.		4.	
2.		5.	
3.		6.	

a. Children's home/s

During the past 5 years have any of the children lived:

- 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 last 5 years.)

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

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

Do you know of anyone besides you and your partner who has (or claims to have) a legal right to spend time with any of the children?

(Check one): [] No. (Skip to c.) [] Yes. (Fill out below.)

Name of person	Children this person may have the right to spend time with
	[] All children
	[] (Name/s):
	[] All children
	[] (Name/s):

c. Other court cases involving a childDo you know of any court cases involving any of the children?

(Check one): [] No. (Skip to 7.) [] Yes. (Fill out below.)

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):
Jurisdiction over the [] Does not apply. Modependent.	`		, .231, .261, .271) dren together who are still
•	orovo a Parontina Pla	n for the children	my domestic partner and I

Jur	risdiction over the children (RCW 26.27.201 – .221, .231, .261, .271)
[]	Does not apply. My domestic partner and I have no children together who are still dependent.
[]	The court can approve a <i>Parenting Plan</i> for the children my domestic partner and I have together because (check all that apply; if a box applies to all of the children, you may write "the children" instead of listing names):
	[] Exclusive, continuing jurisdiction – A Washington court has already made a custody order or parenting plan for the children, and the court still has authority to make other orders for <i>(children's names)</i> :
	[] Home state jurisdiction – Washington is the children's home state because <i>(check all that apply):</i>
	[] (Children's names):
	[] There were times the children were not in Washington in the 6 months just before this case was filed (or since birth if they are less than 6 months old), but those were temporary absences.
	[] (Children's names): do not live in Washington right now, but Washington was the children's home state sometime in the 6 months just before this case was filed, and a parent or someone acting as a parent of the children still lives in Washington.
	[] (Children's names):do not have another home state.
	[] No home state or home state declined – No court of any other state (or tribe)

7.

has the jurisdiction to make decisions for (children's names):

or a court in the children's home state (or tribe) decided it is better to have this case 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. [] Other state declined – The courts in other states (or tribes) that might be (children's names): 's home state have refused to take this case because it is better to have this case in Washington. [] **Temporary emergency jurisdiction** – The court can make decisions for (children's names): the children are in this state now and were abandoned here or need emergency protection because the children (or the children's parent, brother or sister) 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. [] Other reason (specify): [] The court **cannot** approve a *Parenting Plan* because the court does not have jurisdiction over the children. 8. **Parenting Plan** [] My domestic partner and I have **no** children together who are under 18 years old. [] I ask the court to order a *Parenting Plan* for the children my partner and I have together. I will file and serve my proposed Parenting Plan (form FL All Family 140) (check one): [] at the same time as this *Petition*. [] later. [] The court **cannot** approve a *Parenting Plan* because the court does not have jurisdiction over the children. 9. Child Support [] My domestic partner and I have **no** children together who are still dependent. [] Court Order – I ask the court to order child support (including medical support) according to state law for the children my partner and I have together. (You may ask 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 all that apply): [] day care 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.
	[]	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:
		asking the court to make a different child support order.
		DCS child support orders do not cover tax issues or post-secondary (college or vocational school) support. 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 dependent 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.
10.	Ch	ildren 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):
11.	Wr	ritten Agreements
		ve you and your partner signed a prenuptial agreement, separation contract or mmunity property agreement?
	(Cl	heck one): [] No. (Skip to 12 .) [] Yes. (Fill out below.)
		Type of written agreement:
		Date of written agreement:
		Should the court enforce this agreement?
		(Check one): []Yes []No

Re	eal Property (land or home)				
	Neither partner owns any rea	al property.				
[]	I ask the court to divide the in 11 above.	real property according to th	e written agreement descril			
[]] I ask the court to divide the i	eal property fairly (equitably	/), as explained below:			
	Real Property Address	Tax Parcel Number	Who should own this propert			
			[] Petitioner [] Respondent			
			[] Petitioner [] Respondent			
			[] Petitioner [] Respondent			
[]	I ask the court to divide the i	real property fairly (equitably	/) as the court decides.			
[]] The court does not have juri	sdiction to divide the real pr	operty.			
[]	Other (specify):					
Pe	ersonal Property (possess	ions, assets or business i	nterests of any kind)			
[]	We have already divided the property fairly. I ask the court to order that each partner will keep any personal property that s/he now has or controls.					
[]	I ask the court to divide the personal property according to the written agreement described in 11 above.					
[]] I ask the court to divide the p	personal property fairly (equ	itably), as explained below:			
	List property (include vehicles, p	pensions/retirement, insurance,	Who should own this			
	bank accounts, furniture, busines the last four digits of any account	sses, etc. Do not list more than	property?			
	•	sses, etc. Do not list more than				
	•	sses, etc. Do not list more than	[] Petitioner [] Respondent			
	•	sses, etc. Do not list more than	property? [] Petitioner [] Respondent [] Petitioner [] Respondent [] Petitioner [] Respondent			
	•	sses, etc. Do not list more than	[] Petitioner [] Respondent			

	ank accounts, furnit	de vehicles, pensions/retirement, insurance, ture, businesses, etc. Do not list more than any account number.):	Who should own this property?			
			[] Petitioner [] Respondent			
			[] Petitioner [] Respondent			
			[] Petitioner [] Respondent			
[]la	sk the court to c	divide the personal property fairly (equit	tably) as the court decides.			
[] Th	e court does no	t have jurisdiction to divide the persona	al property.			
[] Ot	her:					
 Debts	s (mortgages, lo	eans, credit cards, other money owed)				
[]la	m not aware of	any debts.				
[]la	I ask the court to order each partner to be responsible for debts s/he incurred (made)					
aft	after the date of separation. I ask the court to divide the debts according to the written agreement described in 11					
		·	n agreement described in 1			
[]la	sk the court to cove.	divide the debts according to the writter				
[]la ab []la	sk the court to cove. sk the court to r	divide the debts according to the written	(check all that apply):			
[]la ab []la	sk the court to cove. sk the court to recourt to recour	divide the debts according to the written make the following orders about debts (s responsible for the debts that are now	(check all that apply): v only in his/her own name.			
[]la ab []la	sk the court to cove. sk the court to recourt to recourt to partner is	divide the debts according to the writter make the following orders about debts (s responsible for the debts that are now its fairly (equitably), as explained below	(check all that apply): v only in his/her own name.			
[]la ab []la	sk the court to cove. sk the court to recourt to recour	divide the debts according to the written make the following orders about debts (s responsible for the debts that are now	(check all that apply): v only in his/her own name. v: Who should pay this debt?			
[]la ab []la	sk the court to cove. sk the court to recourt to recourt to partner is	divide the debts according to the writter make the following orders about debts (s responsible for the debts that are now its fairly (equitably), as explained below	(check all that apply): v only in his/her own name. v: Who should pay this debt? [] Petitioner [] Responder			
[]la ab []la	sk the court to cove. sk the court to recourt to recourt to partner is	divide the debts according to the writter make the following orders about debts (s responsible for the debts that are now its fairly (equitably), as explained below	(check all that apply): v only in his/her own name. v: Who should pay this debt?			
[]la ab []la	sk the court to cove. sk the court to recourt to recourt to partner is	divide the debts according to the writter make the following orders about debts (s responsible for the debts that are now its fairly (equitably), as explained below	(check all that apply): v only in his/her own name. v: Who should pay this debt? [] Petitioner [] Responder			
[]la ab []la	sk the court to cove. sk the court to recourt to recourt to partner is	divide the debts according to the writter make the following orders about debts (s responsible for the debts that are now its fairly (equitably), as explained below	(check all that apply): v only in his/her own name. Who should pay this debt? [] Petitioner [] Responder [] Petitioner [] Responder			
[]la ab []la	sk the court to cove. sk the court to recourt to recourt to partner is	divide the debts according to the writter make the following orders about debts (s responsible for the debts that are now its fairly (equitably), as explained below	(check all that apply): v only in his/her own name. v: Who should pay this debt? [] Petitioner [] Responder			
[]la ab []la	sk the court to cove. sk the court to recourt to recourt to partner is	divide the debts according to the writter make the following orders about debts (s responsible for the debts that are now its fairly (equitably), as explained below	(check all that apply): v only in his/her own name. Who should pay this debt' [] Petitioner [] Responder [] Petitioner [] Responder			
[]la ab []la	sk the court to cove. sk the court to recourt to recourt to partner is	divide the debts according to the writter make the following orders about debts (s responsible for the debts that are now its fairly (equitably), as explained below	(check all that apply): v only in his/her own name. Who should pay this debt? [] Petitioner [] Responder [] Petitioner [] Responder [] Petitioner [] Responder			

15.	Ma	nintenance (Alimony)				
	[] Maintenance is not needed.					
	[] Maintenance is needed. The [] Petitioner [] Respondent has the ability to parand should pay support:					
		[] as decided by the court.				
		[] \$ every month until (date or event):				
		[] according to the written agreement described in 11 above.				
		[] other:				
16.	Fe	es and Costs				
	[]	No request.				
	[]	Order my partner to pay my lawyer's fees, other professional fees, and costs for this case.				
17.	Pr	otection Order				
		you want the court to issue an Order for Protection as part of the final orders in this se?				
	[]	No. I do not want an Order for Protection.				
	[]	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 Order for Protection between my partner and me.				
		Court that issued the order:				
		Case number:				
		Expiration date:				
18.	Re	estraining 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 orders 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 (check one): [] the police chief or sheriff. [] his/her lawyer. [] other person (name):
	[] 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:
	first middle last
20.	Other requests, if any
	tioner fills out below: elare under penalty of perjury under the laws of the state of Washington that the facts I have
provi	ded on this form are true.
Sign	ed at (city and state): Date:
Petiti	oner signs here Print name
	tioner's lawyer (if any) fills out below:
Petiti	oner's lawyer signs here Print name and WSBA No. Date

Respondent fills out below if he/s	she agrees to join this	s Petition:	
that if I fill out and sign below, the cour	rt may approve the requ	ests listed in th	is <i>Petition</i>
[] I do not need to be notified about the	he court's hearings or de	ecisions in this	case.
agree to accept legal documents. This ma	y be a lawyer's address or an	ny other address.)	dress where you
(If this address changes before the in writing. You may use the Notice must also update your Confidentia.	e case ends, you must re e of Address Change for al Information Form (FL A	notify all parties m (FL All Famil	and the cour ly 120). You
	that if I fill out and sign below, the coulunless I file and serve a Response being I I do not need to be notified about the I I ask the Petitioner to notify me abagree to accept legal documents. This management is address (If this address changes before the in writing. You may use the Notice must also update your Confidential involves parentage or child support	I, (name):, agree to join to that if I fill out and sign below, the court may approve the requirements I file and serve a Response before the court signs final [] I do not need to be notified about the court's hearings or do [] I ask the Petitioner to notify me about any hearings in this agree to accept legal documents. This may be a lawyer's address or an address changes before the case ends, you must refer in writing. You may use the Notice of Address Change for must also update your Confidential Information Form (FL A involves parentage or child support.)	that if I fill out and sign below, the court may approve the requests listed in th unless I file and serve a Response before the court signs final orders. (Chec I I do not need to be notified about the court's hearings or decisions in this I I ask the Petitioner to notify me about any hearings in this case. (List an addagree to accept legal documents. This may be a lawyer's address or any other address.) address city state (If this address changes before the case ends, you must notify all parties in writing. You may use the Notice of Address Change form (FL All Family must also update your Confidential Information Form (FL All Family 001) involves parentage or child support.)