INSTRUCTIONS FOR FLORIDA FAMILY LAW RULES OF PROCEDURE FORM 12.901(a) PETITION FOR SIMPLIFIED DISSOLUTION OF MARRIAGE (02/18)

When should this form be used?

This form should be used when a husband and wife are filing for a simplified <u>dissolution of marriage</u>. You and/or your <u>spouse</u> must have lived in Florida for at least 6 months before filing for a dissolution in Florida. You may file a simplified dissolution of marriage in Florida if **all** of the following are true:

- You and your spouse agree that the marriage cannot be saved.
- You and your spouse have no minor or dependent child(ren) together, the wife does not
 have any minor or dependent children born during the marriage, and the wife is not
 now pregnant.
- You and your spouse have worked out how the two of you will divide the things that you both own (your <u>assets</u>) and who will pay what part of the money you both owe (your <u>liabilities</u>), and you are both satisfied with this division.
- You are not seeking support (alimony) from your spouse, and vice versa.
- You are willing to give up your right to trial and appeal.
- You and your spouse are both willing to go into the clerk's office to sign the petition (not necessarily together).
- You and your spouse are both willing to go to the **final hearing** (at the same time).

If you do not meet the criteria above, you must file a regular **petition** for dissolution of marriage.

This petition should be typed or printed in black ink. Each of you must sign the petition.

What should I do next?

- **1.** After completing this form, you should <u>file</u> it with the <u>clerk of the circuit court</u> in the county where you live and keep a copy for your records.
 - You may document your agreement by signing a **Marital Settlement Agreement**, Florida Family Law Rules of Procedure Form 12.902(f)(3) and filing it with the <u>clerk of the circuit court</u> or you may agree that all of your assets (what you own) and liabilities (what you owe) have been disposed of by oral agreement.
- 2. You must prove to the court that the husband **and/or** wife has (have) lived in Florida for more than 6 months before filing the petition for dissolution of marriage. Residence can be proved by:

- a valid Florida driver's license, Florida identification card, or voter registration card issued to one of you at least 6 months prior to filing for dissolution of marriage; or
- the testimony of another person who knows that either you or your spouse has resided in Florida for more than 6 months and is available to testify in court; or
- an <u>affidavit</u>. To prove residence by affidavit, use an **Affidavit of Corroborating Witness**, Florida Supreme Court Approved Family Law Form 12.902(i). This form must be signed by a person who knows that either you or your spouse has lived in Florida for more than 6 months before the date that you filed the petition for dissolution of marriage. This affidavit may be signed in the presence of the clerk of the court or in the presence of a **notary public**, who must affix his or her seal at the proper place on the affidavit.
- 3. You must pay the appropriate <u>filing fees</u> to the clerk of the circuit court. If you and your spouse cannot afford to pay the filing fees, you may fill out an **Application for Determination** of **Civil Indigent Status**, and file it with your petition for dissolution of marriage. You may obtain this form from the clerk and he or she will determine whether you are eligible to have filing fees waived.
- **4.** You will need to complete a **Family Court Cover Sheet**, Florida Family Law Rules of Procedure Form 12.928. The clerk's office can provide this form.
- 5. Depending on your jurisdiction, you may either obtain a date and time for a court appearance from the clerk of court, or a date and time will be provided to you by the court. On that date, you and your spouse must appear together before a judge. Depending on your jurisdiction, you will either complete a Final Judgment of Simplified Dissolution of Marriage, Florida Family Law Rules of Procedure Form 12.990(a), and bring it with you to the hearing, or the judge will prepare it at the hearing. At that time, if all of the papers are in order, the judge may grant a final judgment dissolving your marriage under simplified dissolution of marriage procedures by signing the final judgment.
- 6. If you fail to complete this procedure, the court may dismiss the case to clear its records.

Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms. The words that are in "<u>bold underline</u>" in these instructions are defined there. For further information, see chapter 61, Florida Statutes, and Rule 12.105, Florida Family Law Rules of Procedure.

Special notes...

Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of a **Disclosure from Nonlawyer**, Florida

Family Law Rules of Procedure Form 12.900(a), before he or she helps you. A nonlawyer helping you fill out these forms also must put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.			

	IN THE CIRCUIT COURT OF THEIN AND FOR	JUDICIAL CIRCUIT,
	IN AND FOR	COUNTY, FLORIDA
In	re the Marriage of:	
		e No.:
	,	ision:
	Husband,	
	and	
	Wife.	
		A LUMBON OF MARRIAGE
	PETITION FOR SIMPLIFIED DISSO	LUTION OF MARRIAGE
	We, {full legal name}	, Husband
	nd {full legal name}	, Wife
	eing sworn, certify that the following information is tr II in all blanks]	ue:
['''	ii iii aii biaiiksj	
1.	We are both asking the Court for a dissolution of ou	ır marriage.
2.	Husband lives in {name} County, {s	tate}, and has lived
	there since {date} Wife lives in {na	me}
	County, {state}, and has lived the	re since {date}
3.	We were married to each other on {date}	in the city of {city}
	in state of {state}, or country of {c	ountry}
4.	Our marriage is irretrievably broken.	
5.	We do not have any minor or dependent children to	ogether, the wife does not have any
	minor or dependent children born during the marri	age, and the wife is not pregnant.
6.	We have divided our assets (what we own) and our	liabilities (what we owe) by agreement.
	We are satisfied with this agreement.	
	{Check one only}	
	() Our marital settlement agreement, Florida Fam	ily Law Rules of Procedure Form
	12.902(f)(3), is attached. This agreement was signe	d freely and voluntarily by each of us
	and we intend to be bound by it	

	() Our marital settlement agreement is not in writing. We prefer to ke	eep our financial		
	agreements private.			
7.	7. {Check one only} () yes () no Wife wants to be known by her forme	er name, which was		
	{full legal name}			
8.	Ve each certify that we have not been threatened or pressured into signing this petition.			
	We each understand that the result of signing this petition may be a fin	al judgment ending		
	our marriage and allowing no further relief.			
9.	9. We each understand that we both must come to the hearing to testify	about the things we		
	are asking for in this petition.	0 .		
10.	10. We understand that we each may have legal rights as a result of our ma	arriage and that by		
	signing this petition we may be giving up those rights.	,		
11	11. We ask the Court to end our marriage and approve our marital settlement agreement.			
tha	Under penalties of perjury, which can include fines and/or imprison that I have read this document and that the facts stated in it are true.	nment, i deciare		
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	Dated: Signature of HUSBAND			
	Dated: Signature of HUSBAND Printed Name: Address: City, State, Zip: Telephone Number:			
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IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW: [fill in all blanks] This form was prepared for: [choose one or both] () Husband () Wife This form was completed with the assistance of: {name of individual} {name of business} {city} _______, {state} _____, {telephone number} _____.