FL-170

	16-170
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
<u> -</u>	
TELEPHONE NO.: FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE: BRANCH NAME:	
PETITIONER:	-
RESPONDENT:	
DECLARATION FOR DEFAULT OR UNCONTESTED	CASE NUMBER:
DISSOLUTION LEGAL SEPARATION	
(NOTE: Items 1 through 12 apply to both dissolution and legal separation proceeding	js.)
1. I declare that if I appeared in court and were sworn, I would testify to the truth of the fac	
I agree that my case will be proven by this declaration and that I will not appear before t do so.	he court unless I am ordered by the court to
	rue and correct.
4. Type of case (check a, b, or c):	
a. Default without agreement	
 (1) No response has been filed and there is no written agreement or stipulated 	I judgment between the parties;
(2) The default of the respondent was entered or is being requested, and I am petition; and	
(3) The following statement is true (check one):	
(A) There are no assets or debts to be disposed of by the court.	
(B) The community and quasi-community assets and debts are liste Declaration (form FL-160), which includes an estimate of the val to be distributed to each party. The division in the proposed Jud division of the property and debts, or if there is a negative estated	ue of the assets and debts that I propose gment (form FL-180) is a fair and equal
b. Default with agreement	
 (1) No response has been filed and the parties have agreed that the matter matte	ay proceed as a default matter without
notice; and (2) The parties have entered into a written agreement regarding their property rights, including support, the original of which is being or has been submitte	
approve the agreement. c. Uncontested	
(1) Both parties have appeared in the case; and	
 (2) The parties have entered into a written agreement regarding their property rights, including support, the original of which is being or has been submitte approve the agreement. 	
5. Declaration of disclosure (check a, b, or c):	
a. Both the petitioner and respondent have filed, or are filing concurrently, a <i>Dec</i> of <i>Disclosure</i> (form FL-141) and an <i>Income and Expense Declaration</i> (form FL	
b. This matter is proceeding by default. I am the petitioner in this action and have Declaration of Disclosure (form FL-140) with the court. I hereby waive receipt FL-140) from the respondent.	
c. This matter is proceeding as an uncontested action. Service of the final <i>Decla</i> waived by both parties. A waiver provision executed by both parties under per <i>and Waiver of Final Declaration of Disclosure</i> (form FL-144), in the settlement another, separate stipulation.	nalty of perjury is contained on the Stipulation

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PETITIONER:	CASE NUMBER:
RESPONDENT:	
 6. Child custody and visitation (parenting time) should be ordered as set forth in the a. The information in <i>Declaration Under Uniform Child Custody Jurisdiction ar</i> has has not changed since it was last filed with the court. b. There is an existing court order for custody/parenting time in another case in The case number is (<i>specify</i>): c. The current custody and visitation (parenting time) previously ordered in this Contained on Attachment 6c. 	nd Enforcement Act (UCCJEA) (form FL-105) . (If changed, attach updated form.) in (county):
 d Facts in support of requested judgment (<i>In a default case, state your reaso</i> Contained on Attachment 6d. 	ns below):
 7. Child support should be ordered as set forth in the proposed Judgment (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 (county): The case number is (specify): (2) The information in the child support calculation attached to the proposed j personal knowledge. (3) I request that this order be based on the petitioner's responses of my estimate of earning ability are (specify): Continued on Attachment 7a(3). 	(3):
 listed in the proposed order. (2) To the best of my knowledge, the other party is is not receiving c. The petitioner respondent is presently receiving public assistance, payable to the local child support agency at the address set forth in the proposed judgment. 8. Spousal, Partner, and Family Support (If a support order or attorney fees are requested Expense Declaration (form FL-150) unless a current form is on file. Include your best estitic Check 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 	dgment. A representative of the local d, submit a completed Income and imate of the other party's income. future to (name): ioner respondent. he proposed Judgment (form FL-180)

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\vdash	PETITIONER:	CASE NUMBER:	
	RESPONDENT:		
9.	 Parentage of the children of the petitioner and respondent born prior to their marr ordered as set forth in the proposed <i>Judgment</i> (form FL-180). a. A Voluntary Declaration of Paternity is attached. 	iage or domestic partnership should be	
	 b. Parentage was previously established by the court in <i>(county):</i> The case number is <i>(specify):</i> 		
	Written agreement of the parties attached here or to the <i>Judgment</i> (form	n FL-180).	
10.	Attorney fees should be ordered as set forth in the proposed <i>Judgment</i> (form FL facts in support in form FL-319 other (specify facts below):	-180)	
11.	The judgment should be entered nunc pro tunc for the following reasons (<i>specify</i>)	:	
12.	The petitioner respondent requests restoration of his or her former na (form FL-180).	me as set forth in the proposed Judgment	
13.	There are irreconcilable differences that have led to the irremediable breakdown of the there is no possibility of saving the marriage or domestic partnership through counselin		
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 DISS	OLUTIONS	
15.	If this is a dissolution of marriage or of a domestic partnership created in another state, have been residents of this county for at least three months and of the state of California and immediately preceding the date of the filing of the petition for dissolution of marriage.	a for at least six months continuously	
16.	I ask that the court grant the request for a judgment for dissolution of marriage or domendifferences and that the court make the orders set forth in the proposed <i>Judgment</i> (form		
17.	This declaration is for the termination of marital or domestic partner status onl over all issues whose determination is not requested in this declaration.	y. I ask the court to reserve jurisdiction	
18.	THIS STATEMENT APPLIES ONLY TO LEGAL SEP I ask that the court grant the request for a judgment for legal separation based on irrect court make the orders set forth in the proposed <i>Judgment</i> (form FL-180) submitted with	ncilable differences and that the	
	I understand that a judgment of legal separation does not terminate a marriage or still married or a partner in a domestic partnership.	domestic partnership and that I am	
 19.			
I de Date	clare under penalty of perjury under the laws of the State of California that the foregoing e:	is true and correct.	
	(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)	
FL-17	70 [Rev. July 1, 2012] DECLARATION FOR DEFAULT OR UNCONTE DISSOLUTION OR LEGAL SEPARATION		
	(Family Law)		

SHORT TITL	E
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ATTACHMENT 6d TO JC FORM #FL-170

1.	Prii	rimary caretaker information:		
	a.	The primary caretaker of the child(ren) is:		
	b.	The person who takes the child(ren) to health care appointments is:		
	C.	The person who transports and attends extracurricular activities of the child(ren) is:		
	d.	The person who helps/supervises daily homework with the child(ren) is:		
	e.	The person who attends school events with the child(ren) and meets with teachers is:		
2.	The	e distance between the homes of the parties is:		
۷.		0 to 10 miles \Box 10 to 30 miles \Box 30 to 60 miles \Box over 60 miles \Box unknown		
3.	Cu	rrent or planned childcare arrangements:		
	a.	Before school:		
	b.	After school:		
	c.	During work hours:		
		None – not applicable.		
4.	Oth	ner information:		
		The other parent has a history of substance abuse, domestic violence, or poor parenting skills.		
		There is a domestic violence restraining order in effect in case number:		
		The other parent has no relationship with our child(ren) and does not visit or call.		
		The other parent has not followed the current custody/visitation order.		
		Other:		
l de	eclar	e under penalty of perjury under the laws of the State of California that the foregoing is true and correct.		
Da	te:			

Type or Print Name