TRIBAL SPOKESPERSON, ATTORNEY OR PARTY WITHOUT ATTORNEY TRIBAL BAR NUMBER:	FOR TRIBAL COURT USE ONLY	
FIRM NAME:		
STREET ADDRESS:		
CITY:		
TELEPHONE NO.: STATE: ZIP CODE:		
E-MAIL ADDRESS: FAX NO.:		
ATTORNEY FOR (name):		
TRIPAL COURT OF		
TRIBAL COURT OF: STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
PETITIONER:		
RESPONDENT:		
PETITION FOR AMENDED	CASE NUMBER:	
Dissolution (Divorce) of: Marriage Domestic Partnership		
Legal Separation of: Marriage Domestic Partnership		
Nullity of: Marriage Domestic Partnership		
1. LEGAL RELATIONSHIP (check all that apply):		
a. We are married.		
b. We are domestic partners and our domestic partnership was established in C	California.	
c. We are domestic partners and our domestic partnership was NOT established		
2. RESIDENCE REQUIREMENTS (check all that apply):		
a. Petitioner Respondent has been a resident of this state for at least six		
months immediately preceding the filing of this Petition. (For a divorce, at leas	st one person in the legal relationship	
described in items 1a and 1c must comply with this requirement.)		
b. Our domestic partnership was established in California. Neither of us has to be	pe a resident or have a domicile in California	
to dissolve our partnership here.		
c. We are the same sex, were married in California, but currently live in a jurisdicti	ion that does not recognize, and will not	
dissolve, our marriage. This <i>Petition</i> is filed in the county where we married.		
Petitioner lives in (specify): Respondent lives	s in (specify):	
3. STATISTICAL FACTS		
	on (specify):	
a. (1) Date of marriage (specify): (2) Date of separation		
(3) Time from date of marriage to date of separation (specify): Yea		
b. (1) Registration date of domestic partnership with the California Secretary of S	State or other state equivalent (specify below):	
(2) Date of separation	on (specify):	
(3) Time from date of registration of domestic partnership to date of separati		
(-) and of objection of animons partitioning to date of objection		
4. MINOR CHILDREN		
a. There are no minor children.		
b. The minor children are:		
Child's name Birthdate	A 0	
<u> </u>	<u>Age</u> <u>Sex</u>	
(1) continued on Attachment 4b. (2) a child w	vho is not yet born.	
c. If any children listed above were born before the marriage or domestic partnership, the court has the authority to determine		
those children to be children of the marriage or domestic partnership.		
d. If there are minor children of Petitioner and Respondent, a completed Declaration U	Inder Uniform Child Custody Jurisdiction	
and Enforcement Act (UCCJEA) (form FL-105(TC)) must be attached.	·	
e. Petitioner and Respondent signed a voluntary declaration of paternity. A copy	is is not attached.	
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	PETITIONER:	CASE NUMBER:	
	RESPONDENT:		
Petitioner requests that the court make the following orders:			
5.	LEGAL GROUNDS (Family Code sections 2200–2210, 2310–2312)		
	 a. Divorce or Legal separation of the marriage or domestic partnership based on (check one): (1) irreconcilable differences. (2) permanent legal incapacity to make decisions. b. Nullity of void marriage or domestic partnership based on (1) incest. (2) bigamy. c. Nullity of voidable marriage or domestic partnership based on (1) petitioner's age at time of registration of domestic partnership or marriage. 		
	(2) prior existing marriage or domestic partnership.] force.	
	(3) unsound mind. (6)] physical incapacity.	
6.	CHILD CUSTODY AND VISITATION (PARENTING TIME) Petitioner Re	spondent Joint Other	
	a. Legal custody of children to		
	b. Physical custody of children to		
	c. Child visitation (parenting time) be granted to		
	As requested in form FL-311(TC) form FL-312(TC) form FL-312(TC)	orm <u>FL-341(C)(TC)</u>	
	form <u>FL-341(D)(TC)</u> form <u>FL-341(E)(TC)</u>	Attachment 6c(1)(TC)	
7.	 a. If there are minor children born to or adopted by Petitioner and Respondent before or during this marriage or domestic partnership, the court will make orders for the support of the children upon request and submission of financial forms by the requesting party. b. An earnings assignment may be issued without further notice. c. Any party required to pay support must pay interest on overdue amounts at the "legal" rate, which is currently 10 percent. d. Other (specify): 		
8.	SPOUSAL OR DOMESTIC PARTNER SUPPORT		
	b. Terminate (end) the court's ability to award support to Petitioner	Respondent Respondent titioner Respondent	
9.	 SEPARATE PROPERTY a There are no such assets or debts that I know of to be confirmed by the court. b Confirm as separate property the assets and debts in Property Declaration (form FL-160)(TC) Attachment 9b 		
	the following list. <u>Item</u>	Confirm to	

FOR MORE INFORMATION: Read *Legal Steps for a Divorce or Legal Separation* (form FL-107-INFO(TC)) and visit "Families Change" at www.familieschange.ca.gov — an online guide for parents and children going through divorce or separation.

NOTICE: You may redact (black out) social security numbers from any written material filed with the court in this case other than a form used to collect child, spousal or partner support.

NOTICE—CANCELLATION OF RIGHTS: Dissolution or legal separation may automatically cancel the rights of a domestic partner or spouse under the other domestic partner's or spouse's will, trust, retirement plan, power of attorney, pay-on-death bank account, survivorship rights to any property owned in joint tenancy, and any other similar thing. It does not automatically cancel the right of a domestic partner or spouse as beneficiary of the other partner's or spouse's life insurance policy. You should review these matters, as well as any credit cards, other credit accounts, insurance polices, retirement plans, and credit reports, to determine whether they should be changed or whether you should take any other actions. Some changes may require the agreement of your partner or spouse or a court order.