		FL-80
AT	TORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number and address):	FOR COURT USE ONLY
	TELEPHONE NO.: FAX NO. (Optional):	
E-N	MAIL ADDRESS (Optional):	
	ATTORNEY FOR (Name):	
SU	IPERIOR COURT OF CALIFORNIA, COUNTY OF	
	STREET ADDRESS: MAILING ADDRESS:	
	CITY AND ZIP CODE:	
	BRANCH NAME:	
	MARRIAGE OF	
	HUSBAND:	
	WIFE:	
	JOINT PETITION FOR SUMMARY DISSOLUTION OF MARRIAGE	CASE NUMBER:
	e petition for a summary dissolution of marriage and declare that all the following co	onditions exist on the date this petition is
1.	We have read and understand the Summary Dissolution Information booklet (form FL-	810).
2.	We were married on <i>(date):</i> (A summary dissolution of your marriage will not be granted if you file this petition.	on more than five years after the date
3.	of your marriage.)  One of us has lived in California for at least six months and in the county of filing for at of filing.	least the three months preceding the date
4.	There are no minor children who were born of our relationship before or during our mamarriage. The wife, to her knowledge, is not pregnant.	rriage or adopted by us during our
5.	Neither of us has an interest in any real property anywhere. (You may have a lease for it must terminate within a year from the date of filing this petition. The lease must	<del>=</del>
6.	Except for obligations with respect to automobiles, on obligations incurred by either or more than \$6,000.	both of us during our marriage, we owe no
7.	The total fair market value of community property assets, not including what we owe of is less than \$38,000.	n those assets and not including automobile
8.	Neither of us has separate property assets, not including what we owe on those assets \$38,000.	s and not including automobiles, in excess o
9.	We each have filled out and given the other an Income and Expense Declaration (form	n FL-150).
10	. We each have filled out and given the other copies of the worksheets on pages 8, 10, a <i>Information</i> booklet (form FL-810) used in determining the value and division of our prowriting about any investment, business, or other income-producing opportunities that convestments made or work done during the marriage and before our separation. This make claration of disclosure.	operty. We have told each other in ame up after we were separated based on
11.	<ul> <li>(Check whichever statement is true.)</li> <li>a. We have no community assets or liabilities.</li> <li>b. We have signed an agreement listing and dividing all our community assets a necessary to carry out our agreement. A copy of our agreement is attached to</li> </ul>	
12.	Irreconcilable differences have caused the irremediable breakdown of our marriage, and dissolve our marriage without our appearing before a judge.	nd each of us wishes to have the court
13.	The wife desires to have her former name restored. Her former name is (specify	name):

The husband desires to have his former name restored. His former name is (specify name):

	HUSBAND:		CASE NUMBER:			
	WIFE:					
14.	4. Upon entry of judgment of summary dissolution of marriage, we each give up our rights to appeal and to move for a new trial.					
15.	5. Each of us forever gives up any right to spousal support from the other.					
16.	6. We agree that this matter may be determined by a commissioner sitting as a temporary judge.					
17.	Mailing address of husband Name: Address:	18.	8. <b>Mailing address of wife</b> Name: Address:	Name:		
	City: State: Zip Code:		City: State: Zip Code:	State:		
19.	Number of pages attached:					
of (	eclare under penalty of perjury under the laws of the State California that the foregoing and all attached documents are e and correct.	of Ca	eclare under penalty of perjury under the laws of the State California that the foregoing and all attached documents are e and correct.	ifornia that the f		
Date:		Date:				
<u> </u>		<u> </u>				
	(SIGNATURE OF HUSBAND)		(SIGNATURE OF WIFE)			

## **NOTICES**

Your divorce will not be final until husband or wife files a Request for Judgment, Judgment of Dissolution of Marriage, and Notice of Entry of Judgment (form FL-820) and receives a stamped copy back from the court. Either husband or wife can file form FL-820 with the court six months after you file this petition. Until husband or wife files form FL-820, either one of you can stop the divorce by filing a Notice of Revocation of Petition for Summary Dissolution (form FL-830).

Dissolution may automatically cancel the rights of a spouse under the other spouse's will, trust, retirement plan, power of attorney, pay-on-death bank account, transfer-on-death vehicle registration, survivorship rights to any property owned in joint tenancy, and any other similar thing. It does not automatically cancel the rights of a spouse as beneficiary of the other spouse's life insurance policy. You should review these matters, as well as any credit card accounts, other credit accounts, insurance policies, and credit reports to determine whether they should be changed or whether you should take any other actions. However, some changes may require the agreement of your spouse or a court order. (See Fam. Code, §§ 231–235.)