STATE OF HAWAI'I			CASE NUMBER	
		IVIL UNION DIVORCE		
OF THE FIRST CIRCUIT			FC-CU No.	
		This document is prepared by: □	Plaintiff	
PLAINTIFF, vs. (Your Full Name)		Name		
		Address		
DEFENDANT		City, State, Zip Code		
(Your Partner's Full Name)				
I the District in some of all		Phone	_	
I, the Plaintiff, in support of this Complaint for Civil Union Divorce, allege:				
1. Jurisdiction:				
I and/or my partner, the Defendant, have lived or have been physically present in the State of Hawai'i for a continuous period				
of at least six (6) months <u>and</u> I have lived and/or been physically present on the Island of O'ahu for a continuous period of at least three (3) months immediately preceding this application.				
2. Civil Union:				
The parties (Plaintiff and Defendant) are in a valid civil union with each other.				
a. ☐ Plaintiff  ☐ Defendant has/have no children.				
b. 🔲 Plaintiff and Defendant have (how many) child(ren) together.				
c. $\square$ Plaintiff adopted (how many) of Defendant's child(ren) who are under age 18.				
(how many) of Defendant's child(ren) age 18 or older who are dependent on the parties.				
(how many) of Defendant's child(ren) age 18 or older who are not dependent on the parties.				
Plaintiff adopted Defendant's child(ren)				
d. ☐ Defendant adopted (how many) of Plaintiff''s child(ren) who are under age 18. (how many) of Plaintiff's child(ren) age 18 or older who are dependent on the parties.				
(now many) of Plaintiff's child(ren) age 18 or older who are not dependent on the parties.  ——— (how many) of Plaintiff's child(ren) age 18 or older who are not dependent on the parties.				
Defendant adopted Plaintiff's child(ren)    before    during Plaintiff's civil union with Defendant				
e.     Plaintiff   Defendant is pregnant				
4. Custody and Visitation:				
a. Legal custody of one or more of the children should be awarded to:				
☐ Plaintiff ☐ Defendant ☐ Both parties jointly				
b. Physical custody of the minor child(ren) should be awarded to:				
☐ Plaintiff ☐ Defendant ☐ Both parties jointly				
c. The parent not awarded physical custody should have: ☐ Reasonable ☐ Supervised Visitation ☐				
☐ Reasonable ☐ Supervised Visitation ☐				
5. Division of Assets:				
All assets the Defendant and I own should be divided in a just and equitable way.				
6. Division of Debts				
All debts the Defendant and I owe should be divided in a just and equitable way.				
<ol> <li>Partner Support (Alimony):</li> <li>a. □ I am entitled to an order that the Defendant pay partner support (alimony) to me.</li> </ol>				
<ul> <li>b. ☐ The Defendant ☐ is ☐ is not entitled to an order that I pay partner support (alimony) to him/her.</li> </ul>				
8. Grounds:				
Pursuant to HRS Sections 572B-9 and 11 & 580-41, I allege that the grounds for divorce are as follows (check one only):				
a. 🔲 The civil union is irretrievably broken.				
b. The parties have lived separate and apart for a period of two (2) or more years under a decree of separation from bed				
and board under a decree of separate maintenance. c. □ The parties have lived separate and apart for a continuous period of two (2) or more years immediately preceding the				
application, there is no reasonable likelihood that cohabitation will be resumed, and it would not be harsh and				
oppressive to Defendant, or contrary to the public interest, to grant a divorce on				
this ground on the complaint of Plaintiff.				
It is requested of the Court:				
	That a decree be entered granting a divorce from the bonds of this civil union and granting			
the relief requested above, all as alleged and as may be appropriate and in accordance with the evidence and the law, and other relief as the Court deems proper in this case.				
		urt deems proper in this case.  1ts made herein are true and		
correct to the best of my known				
DATE PLAINTIFF'S SIGNATUR			1	



In accordance with the Americans with Disabilities Act and other applicable state and federal laws, if you require a reasonable accommodation for a disability, please contact the ADA Coordinator at the First Circuit Court Administration Office at PHONE NO. 954-8200, FAX 954-8308, or TTY 539-4853 at least ten (10) working days prior to your hearing or appointment date.

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