ATT	ORNEY OR PARTY WITHOUT ATTORNEY: STATE BAR NO:					
NAM	E:					
FIRM	1 NAM	E:				
STR	EET AI	DDRESS:				
CITY: STATE: ZIP CODE:			STATE:	ZIP CODE:		
TELEPHONE NO.: FAX NO.:						
E-MAIL ADDRESS:						
ATT	ORNE	Y FOR (Name):				
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS: MAILING ADDRESS: CITY AND ZIP CODE: BRANCH NAME:						
F	PETI	RIAGE OR PARTNERSHIP OF TIONER 1: TIONER 2:				
		IOINT BETITION FOR	CHMMADY DICC	COLUTION		
		JOINT PETITION FOR MARRIAGE		IC PARTNERSHIP	CASE NUMBER:	
		ition for a summary dissolution on sexist on the date this petition is		ered domestic partnership,	or both and declare that all the following	
1.	We have read and understand the Summary Dissolution Information booklet (form FL-810).					
2.	a. We were married on (date):					
	b. [	We registered as domestic pa	artners on (date):			
3. We separated on (date):						
4.	Less than five years have passed between the date of our marriage and/or registration of our domestic partnership and the date of our separation.					
5.	a. [	One of us has lived in California for at least six months and in the county of filing for at least the three months preceding the date of filing. Or we are only asking to end a domestic partnership registered in California.				
	b. [	We are the same sex and were married in California but are not residents of California. Neither of us lives in a place that will allow us to divorce. We are filing this case in the county in which we married.				
		here are no minor children who were born of our relationship before or during our marriage or domestic partnership or adopted by s during our marriage or domestic partnership. Neither one of us, to our knowledge, is pregnant.				
7.		Neither of us has an interest in any real property anywhere. (You may have a lease for a residence in which one of you lives. It must terminate within a year from the date of filing this petition. The lease must not include an option to purchase.)				
8.		Except for obligations with respect to cars, on obligations incurred by either or both of us during our marriage or domestic partnership, we owe no more than \$6,000.				
		The total fair market value of community property assets, not including what we owe on those assets and not including cars, is less han \$41,000.				
10. Neither of us has separate property assets, not including what we owe on those assets and not including cars, in excess of \$41,000.						
11. We each have filled out and given the other an Income and Expense Declaration (form FL-150).					FL-150).	
12.	We	have complied with the preliminar				
<ul> <li>a. We each have disclosed information about the value and division of our property by filling out and giving each of the documents listed in (1) or (2) below (specify):</li> </ul>					by filling out and giving each other copies of	
		(1) The worksheets on page	es 7, 9, and 11 of the	e Summary Dissolution Infor	mation booklet (form FL-810).	
		(2) A Declaration of Disclo (form FL-160), and all a			bts (form FL-142), or Property Declaration	
	b. We have told each other in writing about any investment, business, or other income-producing opportunities that came up after we were separated based on investments made or work done during the marriage or domestic partnership and before					

c. We have exchanged all tax returns each of us has filed within the two years before disclosing the information described in 12a.

our separation.

## **NOTICES**

true and correct.

(SIGNATURE OF PETITIONER 2)

Date:

Your marriage and/or domestic partnership will end six months from the date of filing this joint petition. Both petitioners will receive a stamped copy from the court of the *Judgment of Dissolution and Notice of Entry of Judgment* (from FL-825) stating the effective date of your dissolution. Until the effective date specified on form FL-825 for the dissolution of your marriage and/or domestic partnership, either one of you can stop this joint petition by filing a *Notice of Revocation of Petition for Summary Dissolution* (form FL-830). If you stop this joint petition, you will STILL be married or in a domestic partnership.

Dissolution may automatically cancel the rights of a spouse or domestic partner under the other spouse's or domestic partner'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 instrument. It does not automatically cancel the rights of a spouse or domestic partner as beneficiary of the other spouse's or domestic partner'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 domestic partner or a court order. (See Fam. Code, §§ 231–235.)

FL-800 [Rev. July 1, 2015]

true and correct.

Date:

(SIGNATURE OF PETITIONER 1)