SELF-REPRESENTED LITIGANT PETITION FOR 103(1) DIVORCE (WITHOUT MINOR CHILDREN) FOR DIVORCE ISSUE ONLY and FOR REQUESTING USE OF ALLOWED LAST NAME

WHO CAN USE THESE FORMS?

You can only use these forms if ALL of these are true:

- You and your spouse **do not** have any children, *regardless of paternity*, currently under age 18 that were born <u>or</u> adopted during your marriage;
- You and your spouse **are not** currently pregnant;
- You and your spouse have already been living separate and apart for at least 180 days;
- You or your spouse currently live in Louisiana;
- Your spouse is **not** in prison;
- Your spouse is **not** a servicemember on active duty in the U.S. Military;
- You and your spouse **are not** in a "covenant marriage" (You would have agreed to premarriage counseling and a longer time for living separate and apart. You would have also completed a "Declaration of Intent" and filed it with your marriage certificate.)

BEFORE YOU START

Please note that these forms are for an uncontested divorce only. The forms do not address spousal support, domestic abuse, or community property. **You may need to address these issues using separate forms, or by finding a lawyer to represent you.** You should consult a lawyer before using these forms if domestic violence or interim spousal support relief are essential to your case as the timing of a divorce may affect the relief obtained.

You will be filing your divorce as a "self-represented litigant." That means you are moving your case forward without a lawyer. As the person suing for divorce, you are the "**Petitioner**" and your spouse is the "**Defendant.**" All the forms you need to file for a divorce are attached or referenced in these instructions. The forms assume that your spouse will not challenge or respond to the divorce.

To learn more about the divorce process, visit <u>LouisianaLegalNavigator.org</u> or <u>LouisianaLawHelp.org</u>. To find help, visit <u>bit.ly/legal-referrals</u> or http://www.LSBA.org/goto/FindLegalHelp.

HOW TO COMPLETE THE FORMS

Read instructions all the way through before starting.

- 1. **Decide in which court you must file your case.** If you file your case in the wrong court, you might lose your filing fees. If the case accidentally goes forward in the wrong parish, your divorce will not be valid, and you will not be legally divorced. You can only file your divorce case in:
 - The parish you are currently "domiciled" in (which means where you live and is your permanent/legal home); **OR**
 - The parish your spouse is domiciled in; **OR**
 - The parish where you and your spouse last lived together as a married couple.

Most people file their divorce where they are currently domiciled.

2. Consider how you will serve your divorce on your spouse. If you and your spouse agree about getting a divorce and are willing to speak about the process, you can ask your spouse to "waive" service of process and other legal delays. This will make the process go faster. Your spouse will just need to sign a waiver form before a notary. If your spouse will not waive service and they live in Louisiana, you must ask the court to have the Sheriff serve him/her at home or work. If your spouse will not waive service and they live in another state, you will have to use the "Long Arm" process to serve your spouse (more instructions below).

- **3. Figure out your case "filing fees."** To do that, call the Clerk at the Court you decided to file your case in and ask about the costs to file for divorce. If you can pay the court fees, get your payment ready a money order or debit/credit card is best. If you cannot afford to pay the court fees, you can fill out an "IN FORMA PAUPERIS AFFIDAVIT" or "IFP" (bit.ly/in-forma-pauperis). The IFP asks the court to *delay* (but not eliminate) the cost of filing. **You may still have to pay fees at the end of the case.** The court could also order your spouse to pay them, or the two of you to split the costs, but you must ask for the payment arrangement you want in your petition. If required, fill out the IFP but do not sign it yet.
- **4. Get your petition ready to file.** Fill in the top part (called the "caption") and all blanks on the pages marked "(1a PETITION)" and "(1b VERIFICATION)," but do not sign yet. Find a notary (bit.ly/la-notaries), ask about their fees, and schedule an appointment. Bring your Photo ID and your original, unsigned documents to your appointment. If you are filing the "IFP," bring an adult witness that can speak to your financial situation to your appointment as well. Sign the VERIFICATION (and IFP, if required) in front of the notary. Make at least **one** (1) **copy** of your completed PETITION.
- **5. File your petition with the court.** Take your filing fees or IFP, your copy of the PETITION, and all of the original pages marked with "1a" and "1b" at the bottom to the Clerk of Court's Office where you will file your case. Go to the Civil Department and tell the staff that you do not have a lawyer, and that you want to file your divorce. Ask the Clerk of Court to stamp a date AND write the docket number of your case on your copy of the PETITION. You will need your docket number and the date you filed your petition for other documents you file in your case. Keep your copy of the Petition for Divorce in a safe place.
- **6a. If your spouse is willing to waive service of process**, ask the Clerk of Court's office for a "certified copy" of your Petition when you file. Hand or mail your spouse the certified copy of your divorce, along with the "Sworn Affidavit of Waiver of Service and Process," which is marked "(2a WAIVER)." They will need to find a notary and sign the WAIVER in the notary's presence, then get the waiver back to you or file it directly with the Clerk of Court. If your spouse doesn't file it for you, you must file the WAIVER in your case with the Clerk of Court. After the WAIVER is filed, you then must wait two days (not counting holidays or weekends) before moving on to Step 7 below.
- **6b. If regular service is required on your spouse and your spouse lives in <u>Louisiana</u>, you will provide information about how to serve your spouse at the end of the PETITION. About 1-2 weeks after you have filed your case, call the Clerk of Court's office to check to see if your spouse has been "served" by the Sheriff. Once the Clerk of Court's office tells you that your spouse has been served, you must wait at least twenty-one (21) days from the date your spouse was served before moving on to Step 7 below.**
- ask the Clerk of Court for a "certified copy" of your Petition and a "Citation for Long Arm Service" when you file. Have the certified copy of the Petition delivered to your out-of-state spouse at their physical address either by **USPS certified mail** or a **commercial delivery service** (like FedEx or UPS). You **must** have a return receipt or proof of delivery to submit to the court. Once you receive the return receipt or proof of delivery, fill out the AFFIDAVIT OF LONG ARM SERVICE, which is marked "(2b LONG ARM)" and sign it in front of a notary. Then, you may file that document and your proof of delivery in your case with the Clerk of Court. You must then wait thirty (30) days from the date you **filed** the AFFIDAVIT OF LONG ARM SERVICE before moving on to Step 7 below.
- 7. Call the Clerk of Court to check the status of your case. Make sure your spouse has not filed an "Answer" or other pleading. If your spouse has filed an "Answer" to the lawsuit, check with the court to see if any hearings have been scheduled. When you call, ask the Clerk of Court staff whether you are required to file the form titled "APPENDIX 28.1B:

 LA. C.C.P. ART. 1702(F1) DIVORCE CHECKLIST." Also ask the Clerk of Court if the assigned judge requires in-court testimony and not Affidavits of Correctness.

- 8. Finalize your divorce paperwork. If nothing has been filed by your spouse, the next step is to complete the form marked "(3-AFFIDAVIT OF CORRECTNESS)" and sign it in the presence of a notary! If the Clerk of Court told you that you do not have to fill out the "Appendix 28.1B Divorce Checklist" mentioned above, make sure you fill out the "Petitioner's Certification" on the page marked "(4-DEFAULT JUDGMENT)," For the "Petitioner's Certification" you will need to know the date of service and whether it was domiciliary or personal service.
- 9. **File for your Judgment of Divorce.** Bring a copy and the original of: the AFFIDAVIT OF CORRECTNESS (marked "(3-AFFIDAVIT OF CORRECTNESS)"), the DEFAULT JUDGMENT OF 103(1) DIVORCE without MINOR CHILDREN (marked "(3-DEFAULT)"), and the completed Appendix 28.1B DIVORCE CHECKLIST (if necessary) to the Clerk of Court's office. Ask the Clerk of Court to have a Judge sign them.

You are considered legally divorced as of the date your Judge has **signed y**our DEFAULT JUDGMENT OF 103(1) DIVORCE without MINOR CHILDREN. If you were granted "In Forma Pauperis" status, the court should send you a certified copy of your Default Judgment of Divorce. If not, you can request one for a fee. Keep this certified copy for your records.

All litigants are better off when represented by a licensed lawyer. For help finding representation, visit bit.ly/legal-referrals or www.LSBA.org/goto/FindLegalHelp. If you do not understand a legal term, need to have a hearing in open court, or need to clarify the correct response or application to your situation, you may seek advice from a lawyer or more information from the following resources:

Law Library of Louisiana: www.lasc.libguides.com/resources-for-self-represented-litigants

Louisiana Civil Legal Navigator: www.louisianalegalnavigator.org

Louisiana LawHelp: www.louisianalawhelp.org

Free Legal Answers: <u>LA.freelegalanswers.org</u>

	* JUDICIAL DISTRICT COURT
PETITIONER	*
VERSUS	* DOCKET NO: DIV
	* PARISH LOUISIANA
DEFENDANT	PARISH, LOUISIANA *
DETITION FOR 102(1)	DIVODCE WITHOUT MINOD CHII DDEN
	DIVORCE WITHOUT MINOR CHILDREN DIVORCE ISSUE ONLY
The petition of	
	ish of, (print name of county/parish
where you live) State of	, respectfully represents that this court is
he appropriate venue because: (chec	
Petitioner is domiciled	d in the parish of filing.
Defendant is domicile	ed in the parish of filing.
The parties last lived to	together as spouses in the parish of filing.
	1.
Made defendant is	, (print spouse's name)
a major currently domiciled in the Co	ounty/Parish of, (print name
of county/parish where your spouse	lives) State of
	2.
The parties were married on	the,,
(print date of marriage) in	County/Parish, State of
, (print cour	nty/parish and state where you and your spouse were
narried) and last lived as spouses in	County/Parish, State of
	3.
Petitioner and defendant physical	sically separated on the day of,
, (print date of physical s	eparation) and have continued to live separate and apart
since that time with the intent to be d	
	4 .
Of the marriage, no children,	regardless of paternity, were born or adopted, and the
spouses are not currently pregnant.	

(1a - PETITION)

Petitioner requests and is entitled to a divorce under the provisions of Civil Code Article 103(1), based on the parties having lived separate and apart for more than 180 days without reconciliation **before** the filing date of this Petition for Divorce.

6.
Petitioner (check, if applicable) wishes to have his/her name last name confirmed as
Defendant (<i>check</i> , <i>if applicable</i>) wishes to have his/her name last name confirmed as
(If you or your spouse took the other's last name during the marriage and want to return to:
(1) a pre-marriage last name, (2) the name of your/their minor children, or (3) the last name
on a birth certificate, print the last name. <u>Do not check this off for your spouse</u> unless you
have asked, and they have told you they would like this. If you do not need this, do not check
the boxes.)
7.
The Defendant is not an active-duty service member with the U.S. Armed Forces or its
allies, as defined by the Military Servicemembers Civil Relief Act (SCRA), and the spouses did
not enter into a covenant marriage.
8.
(check if filling IFP) Petitioner, due to poverty and want of means, is unable to pay the
costs of this suit and desires to file and prosecute this action under the provisions of LA C.C.P.,
Articles 5181-5188. (If you do not need this, do not check the box.)
WHEREFORE, petitioner prays that after all legal delays and due proceedings, that
there be judgment granting petitioner a divorce, that the requested pre-marriage name(s) be
confirmed, and for all general and equitable relief.
PETITIONER FURTHER PRAYS that: (select one of the following)
Petitioner be cast with the costs of these proceedings.
Defendant be cast with the costs of these proceedings.
The parties share the costs of these proceedings in equal amounts.
Respectfully submitted by:
PETITIONER, Self-Represented (signatur

(1a - PETITION)

	Print your name and address:
	Telephone No
	Email Address*
	*(Provide a private and secure email address. You <u>must</u> regularly check this address because you may be served official court documents during the case).
(Check one of the service option	ons below)
CLERK OF COURT :	
_	RED AS THE DEFENDANT WILL ACCEPT SERVICE or a certified copy of the Petition)
I I	MPLETE LONG ARM SERVICE er a certified copy of the Petition and a Citation for Long Arm
PLEASE SERVE DEFEN	DANT:
(Fill in name and physical h	nome or work address)
	 :
Best days/times to serve:	

	*	JUDICIAL DISTRICT COURT
PETITIONER	*	
VERSUS	*	DOCKET NO: DIV
	*	PARISH, LOUISIANA
DEFENDANT	*	
	VE	CRIFICATION
STATE OF		
PARISH/COUNTY OF _		
BEFORE ME, the	e undersigned au	nthority, personally came and appeared:
_		
	P	ETITIONER
who, after being duly sw	vorn, did depose	and say that:
The undersigned is	s the petitioner	in the above-entitled matter, and all of the allegations
contained in the petition are	e true and correc	et to the best of their knowledge, information, and belief.
_	PETITION	(ER (Affiant) Signature
SWORN TO ANI	SUBSCRIBE	D before me, notary, this day of
,	20	
	NO'	TARY PUBLIC
		

(1b - VERIFICATION)

(Print name and notary/bar roll number)

		*		_ JUDICIA	L DISTRICT COURT
PETITIONER		*			
VERSUS		*	DOCKET	T NO:	DIV
		*			
		*			PARISH, LOUISIAN
DEFENDANT		*			
	EPTANCE OF S				
ГАТЕ OF		_			
OUNTY/PARIS	SH OF				
ersonally appear	ed: 				
		DI	EFENDANT		
 Defendant Divorce in Divorce in Defendant delays, no Defendant and obtain 4. Defendant 	the above number texpressly waives tice of trial, and a tacknowledges that a Default Judgment would like to rev	ered and sthe issue ppearance at by siguent of Detection to the control of the co	ts receipt of a entitled case; nance of formace at trial; and gning this wai ivorce in Defe eir pre-marria	al citation, so learning to the citation, so learning the citation of citation and	ervice of process, all legal er will be able to go forward ence. ge your last name.)
				(Print na	eme)
SWORN TO	AND SUBSCRIB	ED BEF	FORE ME, N	OTARY PU	BLIC
	DAY OF				-
NOTARY PU	JBLIC				
(Print name d	and notary/bar rol	ll numbe	er)		
		(2a	- WAIVER)	

		*	JU	JDICIAL	DISTRICT COURT
PETITIONER		*			
VERSUS		*	DOCKET NO):	DIV
DEFENDANT		*			PARISH, LOUISIAN
		*			
	<u>AFFIDA'</u>	VIT O	F LONG ARM S	<u>ERVICE</u>	<u> </u>
TATE OF					
ARISH/COUNT	ΓY OF				
EFORE ME, the	e undersigned Nota	ry Pub	olic, duly commiss	ioned and	I qualified in this state,
ersonally appear	red:	•	·		
			ETITIONER		
Who, after being	duly sworn, did de	pose ar	nd state that they a	re the Pet	itioner in the above and
	red and entitled cau	•	•		
-					
_				_	istered or certified mail,
· ·			•		ndant, with sufficient
_	_				(write in
					return receipt from the
ostal service of t	the Defendant is att	ached t	to this affidavit an	d will be	filed into the record.
Petitioner us	ed the services of		()	write in th	he commercial delivery
_					d copy of the Petition and
itation. The deli	very was made on		(write	e in the do	ate the delivery was made)
the following a	ddress:				(write in the delivery
					will be filed into the
ecord.					
			– P	etitioner	(Affiant) Signature
SWORN TO	AND SUBSCRIBE	ED BEJ	FORE ME, NOTA	ARY PUB	LIC
THIS	DAY OF		, 20		
NOTARY PU	JBLIC				
	and notary/bar roll		er)		
(= - :::: ::::::::::::::::::::::::::::::			- LONG ARM)		

	* JUDICIAL DISTRICT COURT
PETITIONER	*
VERSUS	* DOCKET NO: DIV
	*
DEFENDANT	PARISH, LOUISIAI
	TIDAVIT OF CORRECTNESS
TATE OF	<u> </u>
ARISH/COUNTY OF	
BEFORE ME, the undersignment of the second s	gned notary public, personally came and appeared:
	PETITIONER
Who, being duly sworn, did de	pose and state:
1. That Petitioner is a person of	of the full age of majority and who, when the petition was filed,
was domiciled in	County/Parish, State of;
(print name of county/parish a	and state where you lived at the time the petition was filed)
	in the above entitled and numbered action;
2. That they are the petitioner	in the above entitled and numbered action;
2. That they are the petitioner is3. That the defendant is a major	
2. That they are the petitioner :3. That the defendant is a major	in the above entitled and numbered action; or who is currently domiciled in
2. That they are the petitioner is3. That the defendant is a major County/Parish, State of	in the above entitled and numbered action; or who is currently domiciled in; (print name of county/parish and state where
 That they are the petitioner in the defendant is a major. That the defendant is a major. County/Parish, State of	in the above entitled and numbered action; or who is currently domiciled in
 That they are the petitioner in the defendant is a major county/Parish, State of	in the above entitled and numbered action; or who is currently domiciled in
 That they are the petitioner in the defendant is a major county/Parish, State of	in the above entitled and numbered action; or who is currently domiciled in
 That they are the petitioner in the defendant is a major County/Parish, State of	in the above entitled and numbered action; or who is currently domiciled in
 That they are the petitioner in the defendant is a major County/Parish, State of	in the above entitled and numbered action; or who is currently domiciled in; (print name of county/parish and state where; (print name of county/parish and state where, day of, f marriage), and last lived together as spouses in anty/Parish, State of (print name of est lived as spouses) aldren, regardless of paternity, were born or adopted, and that
 That they are the petitioner. That the defendant is a major County/Parish, State of	in the above entitled and numbered action; or who is currently domiciled in; (print name of county/parish and state where; (print name of county/parish and state where, day of, f marriage), and last lived together as spouses in anty/Parish, State of (print name of est lived as spouses) aldren, regardless of paternity, were born or adopted, and that
 That they are the petitioner. That the defendant is a major County/Parish, State of	in the above entitled and numbered action; or who is currently domiciled in; (print name of county/parish and state where ant were married on the day of, f marriage), and last lived together as spouses in nty/Parish, State of (print name of ist lived as spouses) aldren, regardless of paternity, were born or adopted, and that regnant;

(3 – AFFIDAVIT OF CORRECTNESS)

	allies, as defined by	the Military Servicemembers (SCRA) Civil	il Relief Act, and the
	spouses did not ente	r into a covenant marriage.	
		PETITIONER	
	SWORN TO AND	SUBSCRIBED before me, on this	_day of
20			
20	_•		
		NOTARY PUBLIC	
		(Print name and notary/bar roll number)	_

8. The Defendant is not an active-duty service member with the U.S. Armed Forces or its

$(3-AFFIDAVIT\ OF\ CORRECTNESS)$

	*	JUDICIA	AL DISTRICT COURT
PETITIONER	*		
VERSUS	*	DOCKET NO:	DIV
	r		
	*		PARISH, LOUISIAN
DEFENDANT	*		
DEFAULT JUD	GMENT OF 103	(1) DIVORCE without 1	MINOR CHILDREN
This 103(1) Divorc	e without minor c	hildren matter came befor	re the Court pursuant to La.
C.C.P. Art. 1702(F1 or F	(2). The Court <u>did</u>	not require a hearing in	open court and having
considered the entire rec	ord in this matter,	including the: (check all	that apply)
Sworn Af	fidavit of Waiver	by the Defendant,	
Petitioner	's Affidavit of Co	rrectness reflecting the fa	acts in this case and that there
are no mi	nor children of the	e marriage,	
APPEND	IX 28.1B Checkli	st,	
and upon finding the law	and evidence in f	Savor of the Petitioner rer	ndered and signed the Default
Sudgment which shall also			nacioa ana signea me Beraut
	OR ()	please select one)	
This 103(1) Divorc	e without minor c	hildren matter came befor	re the Court on the
day of	, 20, p	ursuant to the Court's dir	ective that a hearing be had.
Parties who were present	t were: Petit	tioner Defendant.	
The Court having consid	lered the entire rec	ord in this matter, the tes	timony of the witnesses, and
C		of the Petitioner, rendere	•
IT IS ORDERE	ED, ADJUDGED.	, AND DECREED that tl	here be a judgment in favor
		(<i>print your name</i>) and ag	v C
	, (print you	ur spouse's name) decree	eing a divorce between the
parties on the basis of the	e parties having li	ved separate and apart con	ntinuously and without
reconciliation for a perio	d of 180 days or n	nore prior to the filing of	the Petition for Divorce, and
hat there are not minor o	children of the ma	rriage, as per Civil Code	Article 103(1).
(check if an	nlicable) IT IS FI	URTHER ORDERED, A	ADJUDGED, AND
DECREED that:	,	,	12002022,11102
Petition	er's last name is c	onfirmed as	
_		ame, if required) which is	
last nam	•	· /	
	(A DEE	AULT JUDGMENT)	
	(4 – DEF A	AULI JUDGMENI)	

Defendant's last name	e is confirmed as, (print
your spouse's pre-ma	arriage last name, if required) which is his/her pre-
marriage last name.	
IT IS FURTHER ORDERED, ADJU	UDGED, AND DECREED that all costs associated with
these proceedings are assessed to:	
Defendant (because Pe	etitioner was granted In Forma Pauperis status and
prevailed in this matter	•
	(other cost arrangement)
☐ IT IS FURTHER ORDEREI	D, ADJUDGED, AND DECREED that, pursuant to
	ticle 5184(A)(4) and Petitioner's In Forma Pauperis
status, the Clerk of Court shall provide	e petitioner with a certified copy of the Default Judgment
of 103(1) Divorce without Minor Chil	dren.
JUDGMENT RENDERED	this day of, 20 , at
, Louisiana.	
	DISTRICT JUDGE
	Respectfully submitted by:
	Respectivity submitted by:
	PETITIONER, Self-Represented (signature)
	Print your name and address:
	-
	Telephone No
	Email Address*
	*(Provide a private and secure email addres You <u>must</u> regularly check this address because you may be served official court
	documents during the case).

(4 – DEFAULT JUDGMENT)

Clerk's Certification

-	certify that a review of the record	I reveals that no ans	swer or other responsive pleadings have been filed in
this case.			
	Deputy Clerk		Date
	(sign and date belo	Petitioner's Certinow to indicate that yo	fication u have reviewed the record)
I hereby	certify that defendant:		
	Was served domiciliary/personal	(circle one) on	(write the date of service)
			, (write the date of service) and the Affidavit (fill in the date you filed the Affidavit of
	Has executed a sworn Acceptance herein on		faiver of Citation and all Delays, which was filed ou filed the waiver of service)
	Petitioner		Date
	OF COURT: end a copy of the judgment to	o both parties at	the following addresses:
		-	
PETITI	ONER]	DEFENDANT
(Fill in yo	ur name mailing address)	(Fill in your spouse's name mailing address)
		-	
		-	
		-	
			

 $(4 - DEFAULT\ JUDGMENT)$

APPENDIX 28.1B: LA. C.C.P. ART. 1702(F) DIVORCE CHECKLIST

LOUISIANA CIVIL CODE ARTICLE 103(1) OR ARTICLE 103(5) DIVORCE Certification for Default Judgment under Louisiana Code of Civil Procedure Article 1702(F)

		DOCKET NUMBER:	
Petition	ner Versus		
		PARISH OF	
Defend	ant		
A.	Dates		
	Petition for Di	iverce:	Date Petition Filed
			Date of Separation
	3. Service of the		
		s return is in the record, indicate date and type of service: /Domiciliary (Circle one)	Date of Service
	If Domicil	liary, then name of person served and the relationship	?
	b. If a Waive	OR OR er of Service is filed into the record, provide date of	
	execution	n and filing:	Date Waiver Executed
			Date Waiver Filed
В.	Delays (choose ap	plicable paragraph)	
	1. Twenty-one day	s elapsed since the service of citation upon the defendant.	□Yes □No
	2. A discovery requ	uest was filed with the petition and thirty days have elapsed since	
		on and service of the discovery request on the defendant. for divorce under Civil Code Article 103(1) and two days, exclusive of	□Yes □No
		elapsed since the filing of a sworn affidavit by the defendant acknowledging	
		tified copy of the petition, waiving formal citation, service of process, all	
	legal delays, no	tice of trial, and appearance at trial?	□Yes □No
C.	Pleadings & Notic	e Requirements	
	1. Is the Petition	for Divorce in the record?	□yes □No
		risdiction and venue expressly alleged in the Petition?	□Yes □No
	•	tioner's Affidavit submitted or filed with the Judgment specifically attest	
		officient to obtain a divorce or will testimony be offered in lieu thereof? The state of the case, was notice that the	∐Yes ∐No
	•	ends to obtain a default judgment sent by certified mail to counsel of record	
		dant, or to the defendant if self-represented, at least seven days before the is default judgment, or is there a filed waiver of the notice by defendant?	☐Yes; or
	G.11G.111.6 G1 G1.		Yes (Waiver); or
	_		\square No to both
	•	for the defendant has contacted the petitioner in writing concerning tion after it has been filed, was notice that the petitioner intends to obtain a	
	default judgm	ent sent by certified mail to counsel of record for the defendant, at least seve	n
	days before th by the defenda	e entering of this default judgment, or is there a filed waiver of the notice	□Yes; or
	by the defend	ant:	\square Yes (Waiver); or
			\square No to both
	6. Are the original	and at least one copy of the proposed final judgment attached?	□Yes □No
D.	Grounds for Divor	rce (La. C.C. Art. 103/C.C.P. Art. 1702(F))	
	 The parties had 	ave minor children, and have been living separate and apart 365 days	
		out reconciliation.	□yes □No
	2. The parties ha	OR ave no minor children and have been living separate and apart 180 days	
	· ·	out reconciliation.	□Yes □No
		OR	
		_, after a contradictory hearing, or consent decree, a protective order or an in ring the marriage in accordance with law, against the defendant in order to	ijunction
	protect the petition	oner who seeks the divorce or a child of one of the spouses from abuse.	□Yes □No
	A Is a cortified cor	by of this protective order or injunction attached and introduced into evidenc	e? □Yes □No
	4. is a certified cop	by or this protective order or injunction attached and introduced into evidenc	e: Lites Lino
evised	3/31/22	Revised April 2022	

PETITIONER'S/ATTORNEY'S CERTIFICATION		
I hereby certify that I have examined the record or conformed copies of all pleadings in the above-captioned case, and the information provided herein is true and correct based upon my personal knowledge, information, and belief.		
information provided herein is t	rue and correct based upon my personal knowledge,	information, and belief.
Date of Record Examination	Signed by Petitioner/Attorney for Petitioner	Attorney's Bar Number
Date of Certification	Address	Telephone Number
	CLERK'S CERTIFICATION	
prescribed by law or the court.	camined the record of this case and no answer or	other pleading has been filed within the time
prescribed by law of the court.		
		
Date		Signature of Minute Clerk
l	HEARING OFFICER RECOMMENDATI	
	case, the submission of the petitioner/mover's countries and discuss a discussion of the petitioner of the Author 1933	
	nting a divorce under Louisiana Civil Code Article 103 sched Judgment of Divorce he made the Order of this	
RECOMMENDED that the attached Judgment of Divorce be made the Order of this Court, no objection having been made by either party, Louisiana, this day of, 20		
	Hearing Officer	
	Hearing Officer	
Revised 3/31/22		
11011000 0/ 31/ 22	Daviged April 2022	

Revised April 2022