ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Mailing Address):	TELEPHONE NO.:	FOR COURT USE ONLY	
ATTORNEY FOR (Name):			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF			
STREET ADDRESS:			
MAILING ADDRESS:			
CITY AND ZIP CODE:			
BRANCH NAME:			
MARRIAGE OF			
PETITIONER:			
RESPONDENT:			
		CASE NUMBER:	
RESPONSE and REQUEST FOR			
Dissolution of Marriage And Declar	ation Under Uniform		
Legal Separation Child Custo	ody Jurisdiction Act		
Nullity of Marriage			
1. RESIDENCE (Dissolution only) Petitioner Res	spondent has been a resid	lent of this state for at least six months and	
of this county for at least three months immediately prece	ding the filing of this Petition	on terpissolution of Marriage.	
2. STATISTICAL FACTS			
a. Date of marriage:	c. Period between ma	-	
b. Date of separation:	Years:	Months:	
A DECLARATION DECARDING MINOR OUR DEEN OF	TIUO MARRIAGE		
3. DECLARATION REGARDING MINOR CHILDREN OF			
a There are no minor children.	b The minor chi	_	
Child's name	<u>Birthdate</u>	<u>Age</u> <u>Sex</u>	
c. IF THERE ARE MINOR CHILDREN, COMPLETE EI	THER (1) OR (2)		
(1) Each child named in 3b is currently living with petitioner respondent			
in the following county (specify):			
and during the last five years has lived in no state other than California and with no person other than petitioner or respond			
ent or both. Respondent has not participated in any capacity in any litigation or proceeding in any state concerning custody of any minor child of this marriage. Respondent has no information of any pending custody proceeding or of any person			
not a party to this proceeding who has physic	-		
minor child of this marriage.	an education of claims to have	o outloay of violation rights concerning any	
(2) A completed Declaration Under Uniform C	ustody of Minors Act is a	ttached.	
(2) // completed Document Chao! Chinom C	2010 a, 01		
4. Respondent requests confirmation as separate	assets and obligations the	e items listed	
in Attachment 4 below:	<b>3</b>		
Item		Confirm to	
NOTICE: Any party required to pay child support must pa	av interest on overdue amo	unts at the "legal" rate, which is currently	
10 percent. This can be a large added amount.	iy intorost on overdue amo	and at the logar rate, which is cultertly	
To personal this can be a large added amount.			
(Continued on reverse)			
(Oonan			

MARRIAGE OF (last name, first name of 	f parties):	CASE NUMBER:
a. There are no such assets or b. All such assets and obligation	UNITY AND QUASI-COMMUNITY ASSETS AND obligations subject to disposition by the country have been disposed of by written agreed ons are list in Attachment 5 below.	urt in this proceeding. nent.
_	s a reasonable possibility of reconciliation.	
7. Respondent denies the groun	ds set forth in item 6 of the petition.	
b. Legal separation of the (1) irreconcilable (2) incurable ins c. Nullity of void marriage (1) incestuous m	e differences. FC 2310(a) (1) anity. FC 2310(b) (2) e parties based on (2) anity. FC 2310(b) (3) anity. FC 2310(b) (4)	of voidable marriage based on respondent's age at time of marriage FC 2210(a) prior existing marriage. FC 2210(b) unsound mind. FC 2210(c) fraud. FC 2210(d) force. FC 2210(e) physical incapacity. FC 2210(f)
9. Respondent requests the court gran	t the above relief and make injunctive (including	
<ul> <li>b. Physical custody of children to</li> <li>c. Child visitation be granted to</li> <li>i supervised as to (specify):</li> <li>d. Spousal support payable by (wage e. Attorney fees and costs payable by</li> </ul>		
<ol> <li>If there are minor children of this mare party. A wage assignment order will be</li> </ol>	riage, the court will make orders for the support of issued.	of the children without further notice to either
I declare under penalty of perjury ur	nder the laws of the State of California that	the foregoing is true and correct.
Date:	<b>&gt;</b>	
		(SIGNATURE OF RESPONDENT)
(TYPE OR PRINT NAME OF ATTOR	RNEY) (SIGN	NATURE OF ATTORNEY FOR RESPONDENT)
	The original response must be filed in the couwith proof of service of a copy on petitioner	