SELF-REPRESENTED LITIGANT PETITION FOR 102 DIVORCE (NO MINOR CHILDREN) WITH REQUEST FOR INCIDENTAL RELIEF

You may use these forms ONLY if ALL of these are true:

- You and your spouse **do not** have any children under age 18, *regardless of who the biological father is*, that were born <u>or</u> adopted during your marriage;
- You or your spouse **is not** currently pregnant;
- You and your spouse are still living together, or are living separate and apart, but have not yet lived apart for the one hundred eighty (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" (If you have a covenant marriage, then you would have agreed to pre-marriage 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

If you can, try to find a lawyer to help you first. This is very important if domestic violence is an issue. Divorces in domestic violence situations have important deadlines and certain benefits that affect when and how you file a case in court. Some benefits that may be affected if you file this form rather than a divorce for domestic violence situations may include limitations on spousal support, community property, and a lengthier time frame to obtain you divorce. Again, it is in your best interest to find a lawyer to help you.

This Article 102 Divorce can be filed before you and your spouse have lived separate and apart for the required length of time, which is 180 days if you do not have minor children under age 18 born or adopted during the marriage. Filing this divorce affects community property by "terminating" the community at the time the case is filed. That means new property or debts either spouse acquires while waiting for divorce will not be considered community property. It is possible to ask the court for "exclusive use and occupancy" of the home or other property while waiting the required time if you and your spouse do not agree who should have the right to use the family's property.

You will be filing your divorce as a "self-represented litigant." That means you are handling your own case without a lawyer. As the person suing for divorce, you are the "Petitioner." Your spouse is the "Defendant." All the forms you need to file for a divorce are part of this forms packet or they are mentioned in the instructions. These forms assume that your spouse will not challenge or respond to the divorce. The name for this is an "uncontested" 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 <u>http://www.LSBA.org/goto/FindLegalHelp</u>.

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, then you might lose the filing fees you paid. 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 in which you are currently "domiciled" (which means where you live and where your permanent/legal home is); **OR**
 - The parish in which your spouse is domiciled; **OR**
 - The parish where you and your spouse last lived together as a married couple.
- 2. Consider how you will serve your divorce papers on your spouse. "Serve" means the way

you are required by law to get certain legal papers to your spouse on the other side of your case. If you and your spouse agree about getting a divorce, you can ask your spouse to "waive" service of process and other legal delays. Getting a waiver will make the process go faster. Your spouse must sign a waiver form before a notary. If your spouse will not waive service and he/she lives 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 he/she lives 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." Call the Clerk at the Court for the court where you plan to file your case. Ask how much it costs to file for divorce. If you can pay the court fees, get your payment ready. Find out what kind of payment the Clerk of Court will accept. For example, find out if you can use a money order, a credit card, etc. If you cannot afford to pay the court costs to file your case, 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) paying the cost of filing and other court fees. 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.

NOTE: It is common that the clerks at the Clerk of Court's office where you plan to file your divorce can serve as a notary for these documents. Call the Clerk's office in advance of filing to see if this service is available.

- 4. Get your petition ready to file. Fill in the top part (called the "caption"). Fill in all blanks on the pages marked "(1a PETITION)" and "(1b VERIFICATION)," but do not sign yet. Find a notary, ask about their fees, and schedule an appointment. (Learn more about notaries here: bit.ly/la-notaries.) Bring your Photo ID and your original, unsigned documents to your notary 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. Bring these with you to the Clerk of Court's Office where you will file your case: filing fees or IFP, your copy of the PETITION, all the original pages marked with "1a" and "1b" at the bottom, and the Rule to Show Cause Setting Hearing on Incidental Matters (marked at the bottom as "2-RULE TO SHOW CAUSE on INCIDENTAL MATTERS"). 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 "clock stamp" AND write the docket number of your case on your copy of the PETITION. The court will fill out the 2-RULE TO SHOW CAUSE on INCIDENTAL MATTERS setting a hearing date. You must serve a notice of this court hearing date on your spouse.

NOTE: 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 "(3a – WAIVER)." He/She will need to find a notary and sign the WAIVER in the notary's presence, then return 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 with the Clerk of Court. After the WAIVER is *signed and notarized*, then you must wait one hundred eighty (180) days without a <u>reconciliation</u> before moving on to Step 7 below.

NOTE: For a definition of reconciliation, go to $\underline{\text{https://louisianalawhelp.org/resource/divorce-dictionary/BE7390C6-171C-4EB0-8A18-D9C5F50C14F5}.$

- **6b. If regular service is required on your spouse and your spouse lives in <u>Louisiana</u>, you must provide your spouse's information at the end of the PETITION. Check back with the Clerk of Court's office about 1-2 weeks after you have filed your case to see if the Sheriff served your spouse. Once the Clerk of Court's office tells you that your spouse has been served, you must wait at least three hundred sixty-five (365) days from the date your spouse was served and without a <u>reconciliation</u> before moving on to Step 7 below.**
- 6c. If regular service is required on your spouse and your spouse lives in another state, 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 his/her physical address either by United States Postal Service 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 "(3b – LONG ARM)" and sign it in front of a notary. Then, file that document and your proof of delivery in your case with the Clerk of Court. You must then wait one hundred eighty (180) days from the date you **filed** the AFFIDAVIT OF LONG ARM SERVICE and without a <u>reconciliation</u> before moving on to Step 7 below.

- 7. Wait the required time without reconciling and call the Clerk of Court to check the status of your case. You must live separate and apart for one hundred eighty (180) days without a reconciliation. 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 27.0A: LA. C.C.P. ART. 102 DIVORCE CHECKLIST." Also, ask the Clerk of Court if the assigned judge requires in-court testimony and not Affidavits of Correctness.
- 8. Prepare your divorce paperwork. The next step is to complete the form marked "(4-AFFIDAVIT)" and sign it in the presence of a notary! Fill out the caption only on the RULE TO SHOW CAUSE WHY ART. 102 DIVORCE SHOULD NOT BE GRANTED marked "(5-RULE RE DIVORCE)." If the Clerk of Court told you that you do not have to fill out the "Appendix 27.0A Divorce Checklist" mentioned above, make sure you fill out the "Petitioner's Certification" on the page marked "(7- JUDGMENT)." For the "Petitioner's Certification," you will need to know the date of service and whether it was domiciliary or personal service. (See LouisianaLawHelp.org/resource/understanding-service-of-process-article for definitions of domiciliary and personal service.)
- 9a. File your Rule to Show Cause. Bring a copy and the original of: (i) the AFFIDAVIT (marked "(4-AFFIDAVIT)"), (ii) the RULE TO SHOW CAUSE WHY ART. 102 DIVORCE SHOULD NOT BE GRANTED marked "(5-RULE RE DIVORCE)"), (iii) the JUDGMENT OF 102 DIVORCE WITHOUT MINOR CHILDREN marked "(7-JUDGMENT)," and (iv) the completed Appendix 27.0A DIVORCE CHECKLIST (if necessary) to the Clerk of Court's office. Ask the Clerk of Court to file them. Later, the court will fill out the 5-RULE RE DIVORCE setting a hearing date. You must have this document served on your spouse.

 NOTE: The rule to show cause why the 102 divorce should not be granted should be filed within two years of service of the Petition on the Defendant or of the Defendant's execution of waiver of service of the original petition. If the rule is not filed within this time, you may have to re-file a petition for divorce and pay the filing costs again.
- **9b. If your spouse is willing to waive service of process**, then ask the Clerk of Court's office for a "certified copy" of the Rule when you file. Hand or mail your spouse the certified copy of your divorce, along with the "Waiver of Service of Rule for 102 Divorce," which is marked "(6-WAIVER)." Your spouse must find a notary and sign the WAIVER in front of the notary's presence, then return the waiver back to you or file it directly with the Clerk of Court. If your spouse doesn't file it for you, then you must file the WAIVER with the Clerk of Court.
- 10. Attend your court hearing and file for your Judgment of Divorce. Be prepared to attend the hearing on the date listed in the 5-RULE RE DIVORCE. You may want to bring a copy of the JUDGMENT OF 102 DIVORCE WITHOUT MINOR CHILDREN marked "(7-JUDGMENT)" with you. The court may take testimony of the parties before ruling. Alternatively, the court may waive the appearance of the parties and issue its ruling and completing the JUDGMENT.

You are considered legally divorced as of the date your Judge has **signed** your JUDGMENT OF 102 DIVORCE WITHOUT MINOR CHILDREN. If you were granted "In Forma Pauperis" status, then 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>

	*	JUI	DICIAL	DISTRICT COURT
PETITIONER	*			
VERSUS	*	DOCKET NO:		DIV
	*			PARISH, LOUISIA
DEFENDANT	*			
PETITION FOR 102 DIV WITH REQUE		CE WITHOUT NOR INCIDENTA		
The petition of				, (print your name) a
najor domiciled in the County/Parish	of _		, (pri	nt name of county/parish
here you live) State of		, respectf	fully rep	resents that this court is the
ppropriate venue because: (check all to	hat a _l	pply)		
Petitioner is domiciled in	n the 1	parish of filing.		
Defendant is domiciled i	in the	parish of filing.		
The parties last lived tog	gether	as spouses in the	parish o	f filing.
		1.		
Made Defendant is				. (print spouse's name)
major currently domiciled in the Cou				
f county/parish where your spouse liv	-			_
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The parties were married on the partie of marriage in				
parried) and last lived as spouses				
witten, and last lived as spouses	, 111			County/1 urisii, State or
		3.		
The parties have no minor child	Iren, t	oorn or adopted, o	of the ma	arriage, and the spouses are
ot currently pregnant.				
		4.		
Petitioner and Defendant are liv	ing se	eparate and apart a	as of the	date this Petition was filed
nd intend to live separate and apart c				

(1a - PETITION)

service of the petition and **before** filing a rule to show cause why a divorce should not be granted.

5.

Petitioner (check, if applicable) wishes to have his/her name last name confirmed as

Defendant (check, if applicable) 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 here. Do not check this off for your spouse unless you have asked, and your spouse has told you their preferred last name. If you do not need this (or it is not important to you), do not check the boxes.]

6.

The Defendant is not an active-duty service member with the U.S. Armed Forces or its allies, as defined by the Servicemembers Civil Relief Act (SCRA), and the spouses did not enter a covenant marriage.

WHEREFORE, Petitioner prays that after all legal delays and the requirements of law are met, 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.

(1a - PETITION)

FURTHER, PETITIONER ASKS THE COURT TO SET A HEARING TO: (select all that apply) Establish interim spousal support. Award use and occupancy of the former family residence or, alternatively, for reasonable rental reimbursement if the defendant is granted use and occupancy of the former family residence. Award of separate property upon proof that the spouses have lived separate and apart without reconciliation for at least thirty days from the date of, or prior to, the filing of the petition for divorce. Other relief requested: Respectfully submitted by: PETITIONER, Self-Represented (signature) Print your name and address: Telephone No. ____ Email Address* *(Provide a private and secure email address. You must regularly check this address because you may be served official court documents during the case). (Check one of the service options below) **CLERK OF COURT:** NO SERVICE IS REQUIRED AS THE DEFENDANT WILL ACCEPT SERVICE (Please provide the Petitioner a certified copy of the Petition) PETITIONER WILL COMPLETE LONG ARM SERVICE (Please provide the Petitioner a certified copy of the Petition and a Citation for Long Arm Service) PLEASE SERVE DEFENDANT: (Fill in name and physical home or work address) Best days/times to serve: ___

	*	JUDICIAL DISTRICT COURT
PETITIONER	*	
VERSUS	*	DOCKET NO: DIV
	*	PARISH, LOUISIAN
DEFENDANT	*	
	<u>VE</u>	RIFICATION
STATE OF		
PARISH/COUNTY OF _		
BEFORE ME, the	undersigned au	thority, personally came and appeared:
_	P	ETITIONER
who, after being duly sw	orn, did depose	and say that:
I am the petitioner	in the above-en	ntitled matter, and all the allegations contained in the
petition are true and correc	t to the best of the	he Petitioner's knowledge, information, and belief.
_	PETITION	ER (Affiant) Signature
SWORN TO AND	SUBSCRIBEI	D before me, notary, this day of
,	20	
	NOT	TARY PUBLIC
	NO	IANT TUDLIC

(1b - VERIFICATION)

(Print name and notary/bar roll number)

* ** ** ** ** ** ** ** ** **	PARISH, LOUISIAN EARING ON INCIDENTAL MATTERS ninor children based on living separate and apart which was properly served on the Defendant:
RULE TO SHOW CAUSE SETTING H Considering this 102 Divorce without many filing petition and the relief sought therein, IT IS ORDERED that the Defendant, day of	PARISH, LOUISIAN EARING ON INCIDENTAL MATTERS ninor children based on living separate and apart which was properly served on the Defendant:
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(2 – RULE TO SHOW CAUSE on INCIDENTAL MATTERS)

PETITIONER	*		
VERSUS	*	DOCKET NO: _	DIV
	*		
DEFENDANT	*		PARISH, LOUISIAN
WAIVER OF SERVICE			
*NOTE: THIS PLEADING CA		DATED OR FILED U DIVORCE IS FILED]	NTIL AFTER THE PETITION
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OUNTY/PARISH OF			
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(3a – WAIVER)

·	*	JUDIO	CIAL DIS	STRICT COURT
PETITIONER	*			
VERSUS	*	DOCKET NO: _		DIV
	at.			
DEFENDANT	*			PARISH, LOUISIA
	*			
<u>AFFIDA</u>	VIT OF L	ONG ARM SERV	<u>VICE</u>	
ГАТЕ ОГ				
ARISH/COUNTY OF				
EFORE ME, the undersigned No ersonally appeared:	tary Publi	c, duly commissio	oned and	qualified in this state,
	PETI	TIONER		
Tho, after being duly sworn, did d	epose and	state that they are	the Petiti	ioner in the above and
regoing numbered and entitled cau	-	•		
fficient postage affixed, and deportite in the date you mailed the document postal service of the Defendant in	cuments by	y registered/certifie	ed mail). I	The return receipt from
Petitioner used the services of		(wr	ite in the	commercial delivery
- <i>rvice you used</i>), a commercial co				
22 Divorce and Citation. The deli	=			
livery was made) at the following	address: _			(write
the delivery address). The confirm	nation of d	lelivery is attached	to this aff	idavit and will be filed
to the record.				
		Petitio	oner (Affi	iant) Signature
SWORN TO AND SUBSCRIBI	ED BEFOI	RE ME, NOTARY	PUBLIC,	,
THIS DAY OF				
NOTARY PUBLIC				
NOTARY PUBLIC (Print name and notary/bar roll)				

Form provided free of charge by the Louisiana Access to Justice Commission. No enrollment of counsel is expressed or implied. Every factual situation is different, and all litigants are encouraged to explore options for representation at www.LSBA.org/goto/FindLegalHelp.

**Revised November 2022

	*JUDICIAL DI	BIRICI COURT
PETITIONER	*	
VERSUS	* DOCKET NO:	DIV
	*	DARIGH I OUTGLAN
DEFENDANT	*	PARISH, LOUISIAN
	<u>AFFIDAVIT</u>	
-	CANNOT BE EXECUTED UNTIL AFTE DEFENDANT WAS SERVED OR ACCEP'	
ГАТЕ OF		
ARISH/COUNTY OF		
BEFORE ME, the unde	signed notary public, personally came and	d appeared:
	PETITIONER	
Who, being duly sworn, did		
•		en the petition was filed,
	depose and state:	•
That Petitioner is a person was domiciled in	depose and state: n of the full age of majority and who, whe	Parish, State of
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1. That Petitioner is a personal was domiciled in; (particle the petition was filed) 2. That they are the Petition petition for 102 divorce on with the Clerk of Court) 3. That the Defendant is a	depose and state: n of the full age of majority and who, whe County/ rint name of county/parish and state whe	Parish, State of ere you lived at the time on and filed the original te the Petition was filed
1. That Petitioner is a personal was domiciled in; (particle of the petition was filed) 2. That they are the Petition petition for 102 divorce on with the Clerk of Court) 3. That the Defendant is a	depose and state: n of the full age of majority and who, whe County/ rint name of county/parish and state whe er in the above entitled and numbered action; (print the date) major who is currently domiciled in	Parish, State of ere you lived at the time on and filed the original te the Petition was filed
1. That Petitioner is a personal was domiciled in; (partial the petition was filed) 2. That they are the Petition petition for 102 divorce on with the Clerk of Court) 3. That the Defendant is a County/Parish, State of where your spouse lives)	depose and state: n of the full age of majority and who, whe County/ rint name of county/parish and state whe er in the above entitled and numbered action; (print the date) major who is currently domiciled in	/Parish, State of ere you lived at the time on and filed the original te the Petition was filed ounty/parish and state
1. That Petitioner is a personal was domiciled in; (partial the petition was filed) 2. That they are the Petition petition for 102 divorce on with the Clerk of Court) 3. That the Defendant is a County/Parish, State of where your spouse lives)	depose and state: n of the full age of majority and who, whe County/ rint name of county/parish and state whe er in the above entitled and numbered action; (print the date major who is currently domiciled in; (print name of county/parish and state wheeler) major who is currently domiciled in; dant were married on the day of	/Parish, State of ere you lived at the time on and filed the original te the Petition was filed ounty/parish and state
1. That Petitioner is a personal was domiciled in; (pthe petition was filed) 2. That they are the Petition petition for 102 divorce on with the Clerk of Court) 3. That the Defendant is a County/Parish, State of where your spouse lives) 4. That Petitioner and Defendant is a county/Parish, State of where your spouse lives)	depose and state: n of the full age of majority and who, whe County/ rint name of county/parish and state whe er in the above entitled and numbered action; (print the date major who is currently domiciled in; (print name of county/parish and state wheeler) major who is currently domiciled in; dant were married on the day of	/Parish, State of ere you lived at the time on and filed the original te the Petition was filed ounty/parish and state

(4 – AFFIDAVIT)

	6. Petitioner served Defendant with the Petition for 102 Divorce by: (check the one that
	applies)
	The Defendant was served with the Petition for 102 by the Sheriff on
	(Print the date the Sheriff serviced the Defendant) [Note: A copy of the Sheriff's return
	MUST be in the record.]
	The Defendant executed an Acceptance and Waiver of Service which was filed into this
	record on (Print the date the Waiver was filed in the court
	record)
	The Defendant was served via long arm statute and the Affidavit of service, including the
	green card, was filed on, (print the date the Affidavit and return
	receipt were filed in the court record) which was at least 30 days prior to the filing of this
	Rule.
	7 Detitioner and Defendant have lived concrete and enert since
	7. Petitioner and Defendant have lived separate and apart since
	(print the date of physical separation) a period of days after service of process was
	either made on Defendant by the Sheriff or after the Defendant signed an Acceptance and
	Waiver of Service. Petitioner and Defendant are still living separate and apart, they have not
	reconciled since their separation, and therefore the legally required period of time required to
	obtain this divorce has elapsed;
	8. That Petitioner desires to obtain a divorce under Civil Code Article 102 based on living
	apart after filing the Petition; and
	9. The Defendant is not an active-duty service member with the U.S. Armed Forces or its
	allies, as defined by the Servicemembers Civil Relief Act (SCRA), and the spouses did not
	enter a covenant marriage.
	PETITIONER
	CWODN TO AND CUDCODIDED before me, on this day of
	SWORN TO AND SUBSCRIBED before me, on thisday of
20_	
	NOTARY PUBLIC
	(Print name and notary/bar roll number)

(4 – AFFIDAVIT)

	*	JUDIC	CIAL DISTRICT COURT
PETITIONER	*		
VERSUS	*	DOCKET NO:	DIV
	*		PARISH, LOUISIANA
DEFENDANT	*		I ARISII, LOUISIANA
RULE TO SHOW CAUSI	E WHY ART.	. 102 DIVORCE SHO	OULD NOT BE GRANTED
-		FILED UNTIL AFTE AS SERVED OR ACC	ER 180 DAYS HAVE PASSED EPTED SEVICE.]
Considering this 102	Divorce withou	out minor children bas	sed on living separate and apart
after filing petition and the reli	ef sought there	ein was properly served	d on the Defendant, the requisite
time period of 180 days since s	service of the p	etition has elapsed, an	nd the parties have lived separate
and apart continuously for at l	east 180 days,	:	
IT IS ORDERED	that the D	efendant to show	cause on the day of
	20 at	o'clockm. wh	ny a final judgment of divorce
should not be granted.			
This day of	, 20) , at	, Louisiana.
	DIST	RICT JUDGE	
(Check one of the service opt	ions below)		
CLERK OF COURT:			
NO SERVICE IS REQUI			LL ACCEPT SERVICE
PETITIONER WILL CO (Please provide the Petition Service)			
PLEASE SERVE DEFENDA (Fill in name and physical hor		dress)	
Best days/times to serve:			

(5 – RULE TO SHOW CAUSE)

	* JUDICIAL DISTRICT COURT
PETITIONER	*
VERSUS	* DOCKET NO: DIV
	*PARISH, LOUISIAN
DEFENDANT	*
WAIVER OF SI	ERVICE OF RULE FOR 102 DIVORCE
TATE OF	
OUNTY/PARISH OF	
ersonally appeared:	
Who, after being duly sworn, did dooregoing numbered and entitled ca	DEFENDANT epose and state that they are the Defendant in the above and use and that:
1. Defendant acknowledges and Should Not Be Granted filed filed into the court record). 2. Defendant expressly acknowledges.	depose and state that they are the Defendant in the above and use and that: Indicate the Rule to Show Cause Why Divorce on
 Defendant acknowledges are Should Not Be Granted filed filed into the court record) Defendant expressly acknowledges are pleading and notice, all legations 	depose and state that they are the Defendant in the above and use and that: Indicate the Rule to Show Cause Why Divorce on
 Defendant acknowledges are Should Not Be Granted filed filed into the court record) Defendant expressly acknowledges are pleading and notice, all legations 	depose and state that they are the Defendant in the above and use and that: Indicacepts receipt of the Rule to Show Cause Why Divorce on
1. Defendant acknowledges ar Should Not Be Granted filed filed into the court record): 2. Defendant expressly acknow pleading and notice, all legathe special notice required by	depose and state that they are the Defendant in the above and use and that: Indicacepts receipt of the Rule to Show Cause Why Divorce on
1. Defendant acknowledges ar Should Not Be Granted filed filed into the court record): 2. Defendant expressly acknow pleading and notice, all legathe special notice required by	depose and state that they are the Defendant in the above and use and that: Ind accepts receipt of the Rule to Show Cause Why Divorce on

(6 - WAIVER)

	*	_ JUDICIA	AL DISTRICT COURT
PETITIONER	*		
VERSUS	* DOCKET	Γ NO:	DIV
	*		
DEFENDANT			PARISH, LOUISIAN
	*		
JUDGMENT OF 10	02 DIVORCE witho	out MINOR	CHILDREN
This matter came for hear	ring on the day	of	, 20, on
Petitioner's Rule to Show Cause V	Why the 102 Divorc	e without n	ninor children should not be
granted. Parties who were present	were: Petitione	er Def	endant. The parties were
worn and testimony was taken.			
OR .			
The Court having cons	idered the entire reco	ord in this m	natter, waived the appearance
of the parties.	idered the entire reco	ord in tins ii	latter, warved the appearance
	d the record the Cou	ırt enters Ju	dament as follows:
Based on the evidence submitted an	d the record; the coe		agment as follows.
Based on the evidence submitted an IT IS ORDERED,	ADJUDGED, A		CREED that Petitioner
IT IS ORDERED,	ADJUDGED, A	AND DE	CREED that Petitioner
IT IS ORDERED, (print	ADJUDGED, Aname) is hereby gr	AND DE	CREED that Petitioner orce on the grounds that the
IT IS ORDERED, (print) parties have lived separate and apart	ADJUDGED, Aname) is hereby grant continuously and w	AND DE ranted a divivithout reco	CREED that Petitioner orce on the grounds that the nciliation for a period of 180
IT IS ORDERED, (print) parties have lived separate and apartles or more, and that there are no a	ADJUDGED, Aname) is hereby grant continuously and was minor children of the	anted a div without reco	CREED that Petitioner orce on the grounds that the inciliation for a period of 180 as per Civil Code Article 102.
IT IS ORDERED, (print) parties have lived separate and apartlays or more, and that there are no according to the control of	ADJUDGED, Aname) is hereby grant continuously and was minor children of the	anted a div without reco	CREED that Petitioner orce on the grounds that the inciliation for a period of 180 as per Civil Code Article 102.
IT IS ORDERED, (print) parties have lived separate and apartles or more, and that there are no according to the content of t	ADJUDGED, Aname) is hereby grant continuously and was minor children of the	anted a div without reco	CREED that Petitioner orce on the grounds that the inciliation for a period of 180 as per Civil Code Article 102.
IT IS ORDERED, (print) Parties have lived separate and apart ays or more, and that there are no an appropriate (Check if applicable) I DECREED that:	ADJUDGED, Aname) is hereby grant continuously and was minor children of the	anted a diversity of the control of	CREED that Petitioner orce on the grounds that the inciliation for a period of 180 as per Civil Code Article 102.
IT IS ORDERED, (print) parties have lived separate and apartles or more, and that there are no reconstruction (Check if applicable) I DECREED that: Petitioner's last national contents of the contents of	ADJUDGED, Aname) is hereby grant continuously and warminor children of the T IS FURTHER OF	anted a diversition of the control o	CREED that Petitioner orce on the grounds that the inciliation for a period of 180 as per Civil Code Article 102. ADJUDGED, AND
IT IS ORDERED, (print arties have lived separate and apara ays or more, and that there are no (Check if applicable) I DECREED that: Petitioner's last nat	ADJUDGED, Aname) is hereby grant continuously and warminor children of the T IS FURTHER OF	anted a diversition of the control o	CREED that Petitioner orce on the grounds that the inciliation for a period of 180 as per Civil Code Article 102. ADJUDGED, AND
IT IS ORDERED, (print parties have lived separate and apart ays or more, and that there are no re (Check if applicable) I DECREED that: Petitioner's last nate your pre-marriage last name.	ADJUDGED, Aname) is hereby grant continuously and was minor children of the T IS FURTHER OF the is confirmed as	anted a diversity without recommendates, and a diversity without recommendates, and a diversity and a diversit	CREED that Petitioner orce on the grounds that the inciliation for a period of 180 as per Civil Code Article 102. ADJUDGED, AND
IT IS ORDERED, (print arties have lived separate and apara ays or more, and that there are no (Check if applicable) I DECREED that: Petitioner's last name your pre-marriage last name. Defendant's last na	ADJUDGED, Aname) is hereby grant continuously and warminor children of the T IS FURTHER OF the is confirmed as and aname, if required the is confirmed as and is confirmed as	anted a diversity without recommendates, and a diversity without recommendates, and a diversity and a diversit	CREED that Petitioner orce on the grounds that the inciliation for a period of 180 as per Civil Code Article 102. ADJUDGED, AND
IT IS ORDERED, (print parties have lived separate and apart lays or more, and that there are no re (Check if applicable) I DECREED that: Petitioner's last name your pre-marriage last name. Defendant's last na your spouse's pre-	ADJUDGED, Aname) is hereby grant continuously and warminor children of the T IS FURTHER OF the is confirmed as and is confirmed as	anted a diversity without recommendates, and a diversity without recommendates, and a diversity and a diversit	CREED that Petitioner orce on the grounds that the inciliation for a period of 180 as per Civil Code Article 102. ADJUDGED, AND
IT IS ORDERED, (print parties have lived separate and apart lays or more, and that there are no re (Check if applicable) I DECREED that: Petitioner's last name your pre-marriage last name. Defendant's last name.	ADJUDGED, Aname) is hereby grant continuously and warminor children of the T IS FURTHER OF the is confirmed as and is confirmed as	anted a diversity without recommendates, and a diversity without recommendates, and a diversity and a diversit	CREED that Petitioner orce on the grounds that the inciliation for a period of 180 as per Civil Code Article 102. ADJUDGED, AND
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	(Check if appl	icable) IT IS FU	JRTHER	ORDERED	, ADJUD	GED, AN	D DECREED
that, pur	suant to Louisi	ana Code of Civi	il Procedur	e Article 51	85(A)(4) a	and Petition	ner's <i>In Forma</i>
-		erk of Court shal	-	etitioner wi	th a certif	ied copy of	the Judgmen
of 102 D	ivorce without	t Minor Children	•				
•	JUDGMENT	RENDERED	this	day	of	······,	20, a
	,	Louisiana.					
			ICEDICE	Шрсе			
		Д	ISTRICT	JUDGE			
				· c·			
I hereby this case.	y certify that a rev	view of the record re	Clerk's Cert veals that no		er responsiv	e pleadings h	ave been filed in
tins case.							
	Dej	puty Clerk				Date	
	,	Posign and date below to	etitioner's Co		owed the reco	ord)	
I hereby	y certify that defer	. -	o maicaie ma	i you nave revie	wed the reco	nu)	
		domiciliary/persona	l service (<i>cir</i>	cle one) on		(W	rite the date of
	was sarved by I	Long Arm Service of	n	Church	rita tha data	of samina)	nd the Affidevit
Ш		ervice was filed here					
		sworn Waiver of Sen ne waiver of service)		was filed herei	in on		(Fill in the
		Petitioner			Dat	te	
CLERK	OF COURT:	•					
		he judgment to b	oth parties	at the follow	wing addro	esses:	
PETITI	ONER			DEFEND	OANT		
(Fill in your name mailing address)			(Fill in your	r spouse's n	ame mailing	address)	
							

(7 – JUDGMENT)