INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.980(a) PETITION FOR INJUNCTION FOR PROTECTION AGAINST DOMESTIC VIOLENCE (10/22)

When should this form be used?

If you are a victim of any act of domestic violence or have reasonable cause to believe that you are in imminent danger of becoming a victim of domestic violence, you can use this form to ask the court for a protective order prohibiting domestic violence. Because you are making a request to the court, you are called the **petitioner**. The person whom you are asking the court to protect you from is called the **respondent**. **Domestic violence includes**: assault, aggravated assault, battery, aggravated battery, sexual assault, sexual battery, stalking, aggravated stalking, kidnapping, false imprisonment, or any other criminal offense resulting in physical injury or death to petitioner by any of petitioner's family or household members. In determining whether you have reasonable cause to believe you are in imminent danger of becoming a victim of domestic violence, the court must consider all relevant factors alleged in the petition, including, but not limited to the following:

- 1. The history between the petitioner and the respondent, including threats, harassment, stalking, and physical abuse.
- 2. Whether the respondent has attempted to harm the petitioner or family members or individuals closely associated with the petitioner.
- 3. Whether the respondent has threatened to conceal, kidnap, or harm the petitioner's child or children.
- 4. Whether the respondent has intentionally injured or killed a family pet.
- 5. Whether the respondent has used, or has threatened to use, against the petitioner any weapons such as guns or knives.
- 6. Whether the respondent has physically restrained the petitioner from leaving the home or calling law enforcement.
- 7. Whether the respondent has a criminal history involving violence or the threat of violence.
- 8. The existence of a verifiable order of protection issued previously or from another jurisdiction.
- 9. Whether the respondent has destroyed personal property, including, but not limited to, telephones or other communications equipment, clothing, or other items belonging to the petitioner.
- 10. Whether the respondent engaged in any other behavior or conduct that leads the petitioner to have reasonable cause to believe that he or she is in imminent danger of becoming a victim of domestic violence.

The domestic violence laws only apply to your situation if the respondent is your **spouse**, former spouse, related to you by blood or marriage, living with you now or has lived with you in the past (if you are or were living as a family), or the other parent of your children whether or not you have ever been married or ever lived together. With the exception of persons who have a child in common, the family or household members must be currently residing together or have in the past resided together in the same

single dwelling unit. If the respondent is not one of the above, you should look at **Petition for Injunction for Protection Against Repeat Violence**, Florida Supreme Court Approved Family Law Form 12.980(f), to determine if your situation will qualify for an injunction for protection against repeat violence, or **Petition for Injunction for Protection Against Dating Violence**, Florida Supreme Court Approved Family Law Form 12.980(n), to determine if your situation will qualify for an injunction for protection against dating violence, or **Petition for Injunction for Protection Against Sexual Violence**, Florida Supreme Court Approved Family Law Form 12.980(q), to determine if your situation will qualify for an injunction for protection against sexual violence.

If you are under the age of eighteen and you have never been married or had the disabilities of nonage removed by a court, then one of your parents, custodians, or your legal guardian must sign this petition with you.

This form should be typed or printed in black ink. You should complete this form (giving as much detail as possible) and sign it in front of a <u>notary public</u> or the <u>clerk of the circuit court</u> in the county where you live. The clerk will take your completed <u>petition</u> to a <u>judge</u>. You should keep a copy for your records. If you have any questions or need assistance completing this form, the clerk or <u>family law intake staff</u> will help you.

What should I do if the judge grants my petition?

If the facts contained in your petition convince the judge that you are a victim of domestic violence or that an **imminent danger of domestic violence** exists, the judge will sign either an immediate **Temporary Injunction for Protection Against Domestic Violence with Minor Child(ren)**, Florida Supreme Court Approved Family Law Form 12.980(c)(1) or an immediate **Temporary Injunction for Protection Against Domestic Violence without Minor Child(ren)**, Florida Supreme Court Approved Family Law Form 12.980(c)(2). A temporary injunction is issued without notice to the respondent. The clerk will give your petition, the temporary injunction, and any other papers filed with your petition to the sheriff or other law enforcement officer for **personal service** on the respondent. The temporary injunction will take effect immediately after the respondent is served with a copy of it. It lasts until a full **hearing** can be held or for a period of 15 days, whichever comes first. The court may extend the temporary injunction beyond 15 days for a good reason, which may include failure to obtain **service** on the respondent.

The temporary injunction is issued <u>ex parte</u>. This means that the judge has considered only the information presented by one side—YOU. The temporary injunction gives a date that you must appear in court for a hearing. At that hearing, you will be expected to testify about the facts in your petition. The respondent will be given the opportunity to testify at this hearing, also. At the hearing, the judge will decide whether to issue either a **Final Judgment of Injunction for Protection Against Domestic Violence with Minor Child(ren)(After Notice)**, Florida Supreme Court Approved Family Law Form 12.980(d)(1), or a **Final Judgment of Injunction for Protection Against Domestic Violence without Minor Child(ren)(After Notice)**, Florida Supreme Court Approved Family Law Form 12.980(d)(2). Either of these final judgments will remain in effect for a specific time period or until modified or dissolved by the court. **If either you or the respondent do not appear at the final hearing, the temporary injunction may be continued in force,**

extended, or dismissed, and/or additional orders may be granted, including entry of a permanent injunction and the imposition of court costs. You and respondent will be bound by the terms of any injunction issued at the final hearing.

IF EITHER YOU OR RESPONDENT DO NOT APPEAR AT THE FINAL HEARING, YOU WILL BOTH BE BOUND BY THE TERMS OF ANY INJUNCTION ISSUED IN THIS MATTER.

If the judge signs a temporary or final injunction, the clerk will provide you with the necessary copies. Make sure that you keep one <u>certified copy</u> of the injunction with you at all times!

What can I do if the judge denies my petition?

If your petition is denied solely on the grounds that it appears to the court that no imminent danger of domestic violence exists, the court will set a full hearing, at the earliest possible time, on your petition, unless you request that no hearing be set. The respondent will be notified by <u>personal service</u> of your petition and the hearing. If your petition is denied, you may: amend your petition by filing a <u>Supplemental Affidavit in Support of Petition for Injunction for Protection Against Domestic Violence, Repeat or Dating Violence</u>, Florida Family Law Form 12.980 (g); attend the hearing and present facts that support your petition; and/or dismiss your petition.

Where can I look for more information?

Before proceeding, you should read General Information for Self-Represented Litigants found at the beginning of these forms. The words that are in <u>bold underline</u> are defined in that section. The clerk of the circuit court or family law intake staff will help you complete any necessary domestic violence forms and can give you information about local domestic violence victim assistance programs, shelters, and other related services. You may also call the Domestic Violence Hotline at 1-800-500-1119. For further information, see Chapter 741, Florida Statutes, and Rule 12.610, Florida Family Law Rules of Procedure.

IMPORTANT INFORMATION REGARDING E-FILING

The Florida Rules of General Practice and Judicial Administration now require that all petitions, pleadings, and documents be filed electronically except in certain circumstances. Self-represented litigants may file petitions or other pleadings or documents electronically; however, they are not required to do so. If you choose to file your pleadings or other documents electronically, you must do so in accordance with Florida Rule of General Practice and Judicial Administration 2.525, and you must follow the procedures of the judicial circuit in which you file. The rules and procedures should be carefully read and followed.

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

After the initial service of process of the petition or supplemental petition by the Sheriff or certified process server, the Florida Rules of General Practice and Judicial Administration now require that all documents required or permitted to be served on the other party must be served by electronic mail (e-mail) except in certain circumstances. You must strictly comply with the format requirements set forth in the Rules of General Practice and Judicial Administration. If you elect to participate in electronic

service, which means serving or receiving pleadings by electronic mail (e-mail), or through the Florida Courts E-Filing Portal, you **must** review Florida Rule of General Practice and Judicial Administration 2.516. You may find this rule at www.flcourts.org through the link to the Rules of General Practice and Judicial Administration provided under either Family Law Forms: Getting Started, or Rules of Court in the A-Z Topical Index.

SELF-REPRESENTED LITIGANTS MAY SERVE DOCUMENTS BY E-MAIL; HOWEVER, THEY ARE NOT REQUIRED TO DO SO. If a self-represented litigant elects to serve and receive documents by e-mail, the procedures must always be followed once the initial election is made.

To serve and receive documents by e-mail, you must designate your e-mail addresses by using the **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915, and you must provide your e-mail address on each form on which your signature appears. Please **CAREFULLY** read the rules and instructions for: **Certificate of Service (General)**, Florida Supreme Court Approved Family Law Form 12.914; **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915; and Florida Rule of General Practice and Judicial Administration 2.516.

Special notes . . .

With this form you may also need to file the following:

- Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) Affidavit, Florida Supreme Court Approved Family Law Form 12.902(d), must be completed and filed if you are asking the court to determine issues with regard to your parenting plan or time-parenting plan means a document created to govern the relationship between the parents relating to the decisions that must be made regarding the minor child(ren) and must contain a time-sharing schedule for the parents and child(ren). The issues concerning the minor child(ren) may include, but are not limited to, the child(ren)'s education, health care, and physical, social, and emotional well-being. In creating the plan, all circumstances between the parents, including their historic relationship, domestic violence, and other factors must be taken into consideration. The parenting plan shall be developed and agreed to by the parents and approved by a court, or established by the court, with or without the use of a court-ordered parenting plan recommendation. If the parents cannot agree, or if the parents agreed to a plan that is not approved by the court, a parenting plan shall be established by the court. "Time-sharing schedule" means a timetable that must be included in the parenting plan that specifies the time, including overnights and holidays, that a minor child will spend with each parent. If developed and agreed to by the parents of a minor child, it must be approved by the court. If the parents cannot agree, of if their agreed-upon schedule is not approved by the court, the schedule shall be established by the court.
- **Notice of Related Cases,** Florida Family Law Rules of Procedure Form 12.900(h), must be completed and filed.
- Notice of Social Security Number, Florida Supreme Court Approved Family Law Form 12.902(j), must be completed and filed if you are asking the court to determine issues of temporary child support.
- Family Law Financial Affidavit, Florida Family Law Rules of Procedure Form 12.902(b) or (c), must be completed and filed if you are seeking temporary alimony or temporary child support.

• Child Support Guidelines Worksheet, Florida Family Law Rules of Procedure Form 12.902(e), MUST be filed with the court at or prior to a hearing to establish or modify child support. Additionally, if you fear that disclosing your address to the respondent would put you in danger, you should complete a Request for Confidential Filing of Address, Florida Supreme Court Approved Family Law Form 12.980(h), and file it with the clerk of the circuit court and write confidential in the space provided on the petition.

IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
IN AND FOR	COUNTY, FLORIDA
	Case No.:
	Division:
, Petitioner,	
retitioner,	
and	
Respondent.	
	TION FOR PROTECTION ESTIC VIOLENCE
I, {full legal name}	, being sworn, certify that the
following statements are true:	
	complete and file a Request for Confidential Filing of www.Form 12.980(h), and write confidential in the space the number.)
1. Petitioner's current address is: {street address	255}
{city, state and zip code}	
	r)
Physical description of Petitioner: Race: Sex: Male Female _	Date of Birth:
2. Petitioner's attorney's name, address, and	celephone number is:
(If you do not have an attorney, write none	.)
SECTION II. RESPONDENT	
(This section is about the person you want to be pro	tected from. It must be completed.)
1. Respondent's current address is: {street add	dress, city, state, and zip code}
Respondent's Driver's License number is: {ij	f known}

2.	Respondent is: {Indicate all that apply}	
	athe spouse of Petitioner.	
	Date of Marriage:	
	b the former spouse of Petitioner.	
	Date of Marriage:	
	Date of Dissolution of Marriage:	
	crelated by blood or marriage to Petitioner.	
	Specify relationship:	
	d. a person who is or was living in one home with Petitioner, as if a family.	
	ea person with whom Petitioner has a child in common, even if Petitioner and Respondent	
	never were married or living together.	
3.	Petitioner has known Respondent since {date}	
4.	Respondent's last known place of employment:	
	Employment address:	
	Working hours:	
5.	Physical description of Respondent:	
٥.	Race: Sex: Male Pemale Date of Birth:	
	Height: Bye Color: Hair Color:	
	Distinguishing marks or scars:	
	Vehicle: (make/model) Color: Tag Number:	
6.		
	,	
7.	Respondent's attorney's name, address, and telephone number is:	
	(If you do not know whether Respondent has an attorney, write unknown. If Respondent does	
	not have an attorney, write none.)	
SECTIO	ON III. CASE HISTORY AND REASON FOR SEEKING PETITION (This section must be completed.)	
1.	Has Petitioner ever received or tried to get an injunction for protection against domestic violence	
	against Respondent in this or any other court?	
	Yes No If yes, what happened in that case? {Include case number, if known}	
2.	Has Respondent ever received or tried to get an injunction for protection against domestic	
	violence against Petitioner in this or any other court?	
	Yes No If yes, what happened in that case? {Include case number, if known}	
Florida	Supreme Court Approved Family Law Form 12.980(a), Petition for Injunction for Protection Against	
	cic Violence (10/22)	

a disso	be any other court case that is either going on now or that happened in the past, including olution of marriage, paternity action, or child support enforcement action, between ner and Respondent {Include city, state, and case number, if known}:
Petitioner is either a victim of domestic violence or has reasonable cause to believe he or she is in imminent danger of becoming a victim of domestic violence because respondent has: {Mark all sections that apply and describe in the spaces below the incidents of violence or threats of violence, specifying when and where they occurred, including, but not limited to, locations such as a home, school, place of employment, or time-sharing exchange}	
a b c	committed or threatened to commit domestic violence defined in s. 741.28, Florida Statutes, as any assault, aggravated assault, battery, aggravated battery, sexual assault, sexual battery, stalking, aggravated stalking, kidnapping, false imprisonment, or any criminal offense resulting in physical injury or death of one family or household member by another. With the exception of persons who are parents of a child in common, the family or household members must be currently residing or have in the past resided together in the same single dwelling unit. _previously threatened, harassed, stalked, or physically abused the petitionerattempted to harm the petitioner or family members or individuals closely associated
e f	with the petitionerthreatened to conceal, kidnap, or harm the petitioner's child or childrenintentionally injured or killed a family petused, or has threatened to use, against the petitioner any weapons such as guns or knivesphysically restrained the petitioner from leaving the home or calling law enforcementa criminal history involving violence or the threat of violence (if known).
	another order of protection issued against him or her previously or from another jurisdiction (if known).

Below is a brief description of the latest act of violence or threat of violence that causes Petitioner to honestly fear imminent domestic violence by Respondent.

{Please begin your narrative below. Use additional pages if necessary but please do not write in the margins or on the back of any of the pages Please indicate below if you are using additional pages.}

	On {date}, at {location},
	Respondent:
	Please indicate here if you are attaching additional pages to continue these facts.
5.	Additional Information
	{Indicate all that apply}
	aOther acts or threats of domestic violence as described on attached sheet.
	bThis or other acts of domestic violence have been previously reported to {person or
	agency}:
	cRespondent owns, has, and/or is known to have guns or other weapons. Describe weapon(s):
	d Respondent has a drug problem.
	eRespondent has an alcohol problem.
	fRespondent has a history of mental health problems. If checked, answer the following, if known:
	Has Respondent ever been the subject of a Baker Act proceeding? Yes No
	Is Respondent supposed to take medication for mental health problems?
	Yes No
	If yes, is Respondent currently taking his/her medication? Yes No
SECTIO	ON IV. TEMPORARY EXCLUSIVE USE AND POSSESSION OF HOME (Complete this section only if you
	the Court to grant you temporary exclusive use and possession of the home that you share with the
Respor	ndent.)
1.	Petitioner claims the following about the home that Petitioner and Respondent share or that
	Petitioner left because of domestic violence:
	{Indicate all that apply}a. Petitioner needs the exclusive use and possession of the home that the parties share at
	{street address}
	{city, state, zip code}

	bPetitioner cannot get another safe place to live because:
	cIf kept out of the home, Respondent has the money to get other housing or may live without money at {street address}
2.	The home is: {Choose one only}
	aowned or rented by Petitioner and Respondent jointly.
	bsolely owned or rented by Petitioner.csolely owned or rented by Respondent.
might must be you are schedulimiting Unifor Approximation a temp	In g a temporary time-sharing schedule with regard to, the minor child or children of the parties which involve prohibiting or limiting time-sharing or requiring that it be supervised by a third party. You see the natural parent, adoptive parent, or guardian by court order of the minor child or children. If see asking the court to provide a temporary parenting plan, including a temporary time-sharing alle with regard to, the minor child or children of the parties which might involve prohibiting or a time-sharing or requiring that it be supervised by a third party, you must also complete and file a sem child Custody Jurisdiction and Enforcement Act (UCCJEA) Affidavit, Florida Supreme Court ared Family Law Form 12.902(d)). If the paternity of the minor children listed below has not been established through either ge or court order, the Court may deny a request to provide a temporary parenting plan, including corary time-sharing schedule with regard to, the minor child or children, and/or a request for upport.
1.	Petitioner is the natural parent, adoptive parent, or guardian by court order of the minor children whose name(s) and age(s) are listed below.
	Name Birth date
2.	The minor children for whom Petitioner is asking the court to provide a temporary parenting plan, including a temporary time-sharing schedule with regard to: {Choose one only} asaw the domestic violence described in this petition happen.
El a si al a	bwere at the place where the domestic violence happened but did not see it.

cwere not there when the domestic violence happened this time but have seen pre- acts of domestic violence by Respondent.			
	d	have not witnessed domestic violence by Respondent.	
3.	Name any other minor children who were there when the domestic violence happened. Include children's name, age, and parents' names.		
4.	-	prary Parenting Plan and Temporary Time-Sharing Schedule wite all that apply}	
	=	Petitioner requests that the Court provide a temporary parenting plan, including a temporary time-sharing schedule, with regard to the minor child or children of the parties, as follows:	
	h	Petitioner requests that the Court order supervised exchange of the minor children or	
	ö. <u> </u>	exchange through a responsible person designated by the Court. The following person is suggested as a responsible person for purposes of such exchange. {Explain}:	
	C	Petitioner requests that the Court limit time-sharing by Respondent with the minor children. {Explain}:	
	d.	Petitioner requests that the Court prohibit time-sharing by Respondent with the minor	
		children because Petitioner genuinely fears that Respondent imminently will abuse, remove, or hide the minor children from Petitioner. {Explain}:	
	e		
		Supervision should be provided by a Family Visitation Center, or other (specify):	

SECTION VI. EXCLUSIVE CARE, POSSESSION, OR CONTROL OF FAMILY PET(S) (Complete this section only if you are seeking exclusive care, possession, or control of an animal owned, possessed, harbored, kept, or held by you (the Petitioner), the Respondent, or a minor child residing in either your residence or household or Respondent's residence or household. The court may order the Respondent to have no contact with the animal and may prohibit the Respondent from taking, transferring, encumbering, concealing, harming, or otherwise disposing of the animal. You may not request to have exclusive care, possession, or control of Florida Supreme Court Approved Family Law Form 12.980(a), Petition for Injunction for Protection Against

Domestic Violence (10/22)

Statutes, o	owned primarily for a bona fide agricultural purpose, as defined in section 193.461, Florida r a service animal, as defined in section 413.08, Florida Statutes, if Respondent is the service andler.) {Indicate all that apply}.
1	_Petitioner requests to have exclusive care, possession, and control of the following animal(s) which are owned, possessed, harbored, kept, or held by Petitioner, Respondent, or a minor child residing in Petitioner's or Respondent's residence or household:
2	Petitioner requests that Respondent have no contact with the following animal(s) and be prohibited from taking, transferring, encumbering, concealing, harming, or otherwise disposing of them
the Respon Rules of Pr Approved Worksheet to a hearin	II. TEMPORARY SUPPORT (Complete this section only if you are seeking financial support from ident. You must also complete and file a Family Law Financial Affidavit, Florida Family Law ocedure Form 12.902(b) or (c), and Notice of Social Security Number, Florida Supreme Court Family Law Form 12.902(j), if you are seeking child support. A Child Support Guidelines is, Florida Family Law Rules of Procedure Form 12.902(e), must be filed with the court at or prior g to establish or modify child support.)
-	_Petitioner claims a need for the money he or she is asking the Court to make Respondent pay, and that Respondent has the ability to pay that money.
2	_Petitioner requests that the Court order Respondent to pay the following temporary alimony to Petitioner. (Petitioner must be married to Respondent to ask for temporary alimony.) Temporary Alimony Requested \$ every: week other week month.
3	_Petitioner requests that the Court order Respondent to pay the following temporary child support to Petitioner. (The Respondent must be the natural parent, adoptive parent, or guardian by court order of the minor children for the court to order the Respondent to pay child support.) Temporary child support is requested in the amount of \$ every: week other week month.
	III. INJUNCTION (This section summarizes what you are asking the Court to include in the This section must be completed.)
1. Pe	titioner asks the Court to enter a TEMPORARY INJUNCTION for protection against domestic

violence that will be in place from now until the scheduled hearing in this matter.

2.	on inj	oner asks the Court to enter, after a hearing has been held on this petition, a final judgment unction prohibiting Respondent from committing any acts of domestic violence against oner and:
	a. pro b. pro	hibiting Respondent from going to or within 500 feet of any place the Petitioner lives; hibiting Respondent from going to or within 500 feet of the Petitioner's place(s) of loyment or school; the address of Petitioner's place(s) of employment or school is:
		<i>;</i>
	•	nibiting Respondent from contacting Petitioner by mail, by telephone, through another on, or in any other manner;
		hibiting Respondent from knowingly and intentionally going to or within 100 feet of tioner's motor vehicle;
		hibiting Respondent from defacing or destroying Petitioner's personal property;
	-	ate all that apply}
	f	prohibiting Respondent from going to or within 500 feet of the following place(s) Petitioner or Petitioner's minor children must go often {include address}:
		· · · · · · · · · · · · · · · · · · ·
	g	granting Petitioner temporary exclusive use and possession of the home Petitioner and Respondent share;
	h	granting Petitioner on a temporary basis 100% of the time sharing with the parties' minor children;
	i	_establishing a temporary parenting plan including a temporary time-sharing schedule for the parties' minor children;
	j	granting Petitioner exclusive care, possession, or control of the animal(s) identified in paragraph 1 of Section VI which are owned, possessed, harbored, kept or held by Petitioner, Respondent, or a minor child residing in Petitioner or Respondent's residence or household;
	k	
	1.	granting temporary alimony for Petitioner;
		granting temporary child support for the minor children;
		ordering Respondent to participate in treatment, intervention, and/or counseling services;
	0	_referring Petitioner to a certified domestic violence center; and any other terms the Court deems necessary for the protection of Petitioner and/or Petitioner's children, including injunctions or directives to law enforcement agencies, as provided in Section 741.30, Florida Statutes.

I UNDERSTAND THAT BY FILING THIS PETITION, I AM ASKING THE COURT TO HOLD A HEARING ON THIS PETITION, THAT BOTH THE RESPONDENT AND I WILL BE NOTIFIED OF THE HEARING, AND THAT I MUST APPEAR AT THE HEARING. I UNDERSTAND THAT IF EITHER RESPONDENT OR I FAIL TO APPEAR AT THE FINAL HEARING, WE WILL BE BOUND BY THE TERMS OF ANY INJUNCTION OR ORDER ISSUED AT THAT HEARING.

I HAVE READ EVERY STATEMENT MADE IN THIS PETITION, AND EACH STATEMENT IS TRUE AND CORRECT. I UNDERSTAND THAT THE STATEMENTS MADE IN THIS PETITION ARE BEING MADE UNDER PENALTY OF PERJURY, PUNISHABLE AS PROVIDED IN SECTION 837.02, FLORIDA STATUTES.

THIS PETITION MUST BE SIGNED BY THE PETITIONER BUT IT IS NOT REQUIRED TO BE NOTARIZED IF IT IS FILED DURING THE SCOPE AND DURATION OF A STATE OF EMERGENCY DECLARED BY A GOVERNMENTAL ENTITY.

Dated:	
	Signature of Petitioner
	Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:
1	Fax Number:
1	Designated E-Mail Address(es):
STATE OF FLORIDA	-
COUNTY OF	
Sworn to (or affirmed) and subscribed before notarization, this day of 20_	e me by means of □ physical presence or □ online, by
	Signature of Notary Public
	Printed/Typed/Stamped Commissioned Name of Notary Public
☐ Personally Known OR ☐ Produced Identification	