	Superior Court of Washington, (County of
In re	the domestic partnership of:	No.
Petitioner (person who started this case): And Respondent (other domestic partner):		Petition to Invalidate (Annul) Registered Domestic Partnership
		(PTIN)
	Petition to Inva Registered Dome	,
	s form only if your domestic partnership was regist	,
	use this form if you are married or have a state regi e by law on June 30, 2014. Use the Petition to Inva	istered domestic partnership that converted into a lidate (Annul) Marriage, form FL Divorce 205, instead
1.	Information about the parties	
	Petitioner lives in (county):	(state):
	Respondent lives in (county):	(state):
2.	_	ership (check all that apply): n the State of: on (date):
	[] We currently live in the same househ	old.
	[] We began living in separate househo	lds on <i>(date):</i>
3.	Request to invalidate	
	I ask the court to invalidate (annul) our do apply):	omestic partnership because (check all that
	[] We are close relatives who are not allounder the law. (RCW 26.60.030)	owed to become registered domestic partners
	[] We did not meet the age requirement time we registered (check all that app	ts for a domestic partnership because at the oly):

	[] one of us was unde	er age 18.				
	[] we were both under	er age 62.				
[]		legally married to or the registered domestic partner of time we registered our domestic partnership with each other.				
[]	At the time we registered, one or both of us was unable to understand what it meant (lacked capacity to consent) either because of mental incapacity or the influence of alcohol, drugs, or other substances. We did not voluntarily live together as a couple (cohabit) after we both were able to understand and agree to be registered domestic partners.					
[]	One of us agreed to become registered domestic partners because of pressure, force, or fraud. We did not voluntarily live together as a couple (cohabit) after the pressure or force stopped, or after finding out about the fraud.					
[]	laws of the place wher	r domestic partnership in Washington state. According to the e we registered our domestic partnership, our domestic roidable. We have not done anything to validate our domestic to the laws of:				
	 the place where we 					
	• •	e lived after leaving the place where we registered.				
Ju	risdiction over the par	tners				
the		isdiction over the domestic partnership because at least one of ington State, or is stationed in this state as a member of the				
[]	The court has jurisdict	ion over the Respondent because (check all that apply):				
	[] The Respondent li	ves in Washington State.				
	registered domesti	Respondent lived in Washington State while they were c partners, and the Petitioner still lives in this state or is ate as a member of the armed forces.				
	[] The Petitioner and	Respondent may have conceived a child together in this state.				
	[] Other (specify):					
[]	the court's ability to div	ve personal jurisdiction over the Respondent. (This may limit vide property and debts, award money, set child support or ove a restraining order or protection order.)				
ls (one of the partners pr	egnant?				
(Ch	eck one):	Note: The law considers the other partner to be the parent of any child born				
[][No []Yes	during the registered domestic partnership or within 300 days after it ends. If the other partner is not the parent, either partner may file a <i>Petition to</i>				
If Y	es, who is pregnant?	Decide Parentage (form FL Parentage 301) in court. In most cases, the				
[][Petitioner	deadline to file the <i>Petition to Decide Parentage</i> is before the child turns four. (See RCW 26.26A.115, 26.26A.435.)				
[]	Respondent	If everyone agrees, both partners and the child's biological father can sign an <i>Acknowledgment (and Denial)</i> of <i>Parentage</i> . Those forms must be notarized and filed with the Washington State Registrar of Vital Statistics to be valid.				

4.

5.

	Ol-Talle and and	0.00		
1.	Child's name	Age	Child's name 4.	
2.			5.	
3.			6.	
	s home/s	<u>-</u>	1.5	
	children		each child has lived during Lived with	In which
				or foreig
From:	[] All children		[] Petitioner [] Respondent	
To: From:	[] (Name/s):		[] Other (name):	
To:	[] All children [] (Name/s):		[] Petitioner [] Respondent [] Other (name):	
From: To:	[] All children [] (Name/s):		[] Petitioner [] Respondent [] Other (name):	
From:	[] All children [] (Name/s):		[] Petitioner [] Respondent [] Other (name):	
To:			[] Petitioner [] Respondent	
From:	[] All children		[] reduction [] respondent	1

1	Name of person Children this person may have the right to spend time with [] All children [] (Name/s): [] All children [] (Name/s):		Children this person may have the right to spend time with				
Do you knov	cases involving a ch or of any court cases in [] No. (Skip to 7.) [volving any of th					
Kind of case (Family Law, Crimina Protection Order, Juve Dependency, Other	nile,	Case number and year	Children				
			[] All children				
			[] (Name/s):				
			[] All children [] (Name/s):				
			[] All children				
			[] (Name/s):				
			[] All children				
			[] (Name/s):				
7. Jurisdiction ov	er the children (RCW	26.27.201 – .22	21, .231, .261, .271)				
[] Does not ap dependent.	oly. My domestic partn	ner and I have no	children together who are still				
have togethe		hat apply; if a bo	ldren my domestic partner and I ox applies to all of the children, you				
custody		n for the children,	ngton court has already made a , and the court still has authority to .				
	[] Home state jurisdiction – Washington is the children's home state because (check all that apply):						
mont	g as a parent for at least the 6 the children are less than 6 with a parent or someone acting						
befor		or since birth if th	Vashington in the 6 months just ney are less than 6 months old),				

		[](Children's names):	
		S	n Washington right now, but Washington was the children's home cometime in the 6 months just before this case was filed, and a par comeone acting as a parent of the children still lives in Washington.	
			Children's names): nave another home state.	_ do not
			nome state or home state declined – No court of any other state the jurisdiction to make decisions for <i>(children's names):</i>	
		state	, or a court in the children (or tribe) decided it is better to have this case in Washington and	's home :
			The children and a parent or someone acting as a parent have ties Washington beyond just living here; and	to
			There is a lot of information (substantial evidence) about the childrer protection, education, and relationships in this state.	n's care,
			er state declined – The courts in other states (or tribes) that might be dren's names):'s home stated to take this case because it is better to have this case in Wash	
		<i>(chile</i> child prote	porary emergency jurisdiction – The court can make decisions dren's names): become name in this state now and were abandoned here or need emergection because the children (or the children's parent, brother or sisted or threatened with abuse. (Check one):	cause the gency
		(S	A custody case involving the children was filed in the children's hor iname of state or tribe): Washould take temporary emergency jurisdiction over the children unto Petitioner can get a court order from the children's home state (or t	ashington il the
		s fi ii	There is no valid custody order or open custody case in the childrestate (name of state or tribe): If relied in the children's home state (or tribe) by the time the children In Washington for 6 months, (date):, Washould have final jurisdiction over the children.	no case is have been
	[]	Othe	er reason <i>(specify):</i>	
[]			rt cannot approve a <i>Parenting Plan</i> because the court does not hat on over the children.	ave
Pa	renti	ing F	Plan	
[]	Му	dom	estic partner and I have no children together who are under 18 ye	ars old.
[]	toge		e court to order a <i>Parenting Plan</i> for the children my partner and I had. I will file and serve my proposed <i>Parenting Plan</i> (form FL All Farence):	
	[]	at th	e same time as this <i>Petition</i> .	
	[]	later.		
[]			rt cannot approve a <i>Parenting Plan</i> because the court does not ha on over the children.	ave

8.

9.	Child Support					
	[] My domestic partner and I have no children together who are still dependent.					
	[] Court Order – I ask the court to order child support (including medical support) according to state law for the children my partner and I have together. (You may ask for a court order of child support even if there is already an administrative order. The court order will replace the administrative order to the extent the court order is different.)					
	[] I ask the court to order my partner to pay his/her proportionate share of (check all that apply):					
	[] daycare expenses					
	[] long-distance transportation expenses					
	[] education expenses					
	[] post-secondary (college or vocational school) support					
	[] other child-related expenses (specify):					
	[] I ask the court to order that we have the right to claim the children as dependents for purposes of personal tax exemptions and associated tax credits on our tax forms as follows (describe):					
	Important! Although the personal tax exemptions are currently suspended through tax year 2025, other tax benefits may flow from claiming a child as dependent.					
	[] Administrative Order – There is no need for the court to make a child support order. The DSHS Division of Child Support (DCS) has already established an administrative child support order for the children my partner and I have together in DCS case number/s: I am not asking the court to make a different child support order.					
	 [] Supplement to Administrative Order. DCS child support orders do not cover tax exemptions or post-secondary (college or vocational school) support. I have an administrative order in DCS case number/s: Because these issues are not in the administrative order, I ask the court to order (check all that apply): [] we have the right to claim the children as dependents for purposes of personal tax exemptions and associated tax credits on our tax forms as follows (describe): 					
	[] my partner to pay his/her proportionate share of post-secondary (college or vocational school) support.					
10.	Children from other relationships					
	[] Neither domestic partner has children from other relationships who are still dependent.					
	[] I have the following dependent children who are not from this relationship (list name/s and age/s):					
	[] My domestic partner has the following dependent children who are not from this relationship (<i>list name/s and age/s</i>):					

Written Agreements							
Have you and your partner signed a prenuptial agreement, separation contract, or community property agreement?							
(Check one): [] No. (Skip to 12.) [] Yes. (Fill out below.)							
Type of written agreement:							
Date of written agreement:							
Should the court enforce this agreement?							
(Check one): [] Yes [] No	(Check one): [] Yes [] No						
If No, why not?							
Real Property (land or home)						
[] Neither partner owns any	real property.						
[] I ask the court to divide th described in 11 above.	e real property according to t	he written agreement					
[] I ask the court to divide th	e real property fairly (equitab	ly), as explained below:					
Real Property Address	Tax Parcel Number	Who should own this property?					
		[] Petitioner [] Respondent					
		[]Petitioner []Respondent					
		[] Petitioner [] Respondent					
[]I ask the court to divide th	e real property fairly (equitab	ly) as the court decides.					
[] The court does not have j	urisdiction to divide the real p	roperty.					
Other (specify):							
		_					
Personal Property (possess	ions, assets, or business inte	rests of any kind)					
	the property fairly. I ask the coperty that s/he now has or co	ourt to order that each partner ontrols.					
[] I ask the court to divide the described in 11 above.	e personal property according	g to the written agreement					

four di	• • •	hicles, pensions/retirement, insurance, bank esses, etc. Do not list more than the last number.):	Who should own this property?
			[] Petitioner [] Respondent
			[] Petitioner [] Respondent
			[] Petitioner [] Respondent
			[] Petitioner [] Respondent
			[] Petitioner [] Respondent
			[] Petitioner [] Respondent
			[] Petitioner [] Respondent
			[] Petitioner [] Respondent
[]la:	sk the court to d	livide the personal property fairly (equ	itably) as the court decides.
 Debts	(mortgages, loa	ans, credit cards, other money owed)	
[]]	m not aware of	any dobto	
 [] la:		order each partner to be responsible fo	or debts s/he incurred (made
 []la: aft: []la:	sk the court to c er the date of se	order each partner to be responsible fo	,
[] I a: aft [] I a: ab	sk the court to court to court the date of sets the court to coure.	order each partner to be responsible for eparation.	en agreement described in 1 1
[] la: aft: [] la: ab:	sk the court to court to court the date of sets the court to coure.	order each partner to be responsible for eparation. Solving to the written according to the wri	en agreement described in 11 (check all that apply):
[] I a: aft [] I a: ab: [] I a:	sk the court to cer the date of sets sk the court to cove. sk the court to rest the court t	order each partner to be responsible for eparation. Iivide the debts according to the written ake the following orders about debts	en agreement described in 1 1 (check all that apply): ow only in his/her own name.
[] I a: aft [] I a: ab: [] I a:	sk the court to cer the date of sets sk the court to cove. sk the court to rest the court t	order each partner to be responsible for eparation. Ilivide the debts according to the written ake the following orders about debts are responsible for the debts that are not the debts.	en agreement described in 11 (check all that apply): ow only in his/her own name.
] I a aft] I a ab	sk the court to cer the date of sets sk the court to cove. sk the court to note the deby	order each partner to be responsible for eparation. It is described and the debts according to the written and the following orders about debts are responsible for the debts that are not to fairly (equitably), as explained belowing the company owed this	en agreement described in 1 1 (check all that apply): w only in his/her own name. w:
[] I a: aft [] I a: ab: [] I a:	sk the court to cer the date of sets sk the court to cove. sk the court to note the deby	order each partner to be responsible for eparation. It is described and the debts according to the written and the following orders about debts are responsible for the debts that are not to fairly (equitably), as explained belowing the company owed this	en agreement described in 11 (check all that apply): ow only in his/her own name. w: Who should pay this debt?
[] I a: aft [] I a: ab: [] I a:	sk the court to cer the date of sets sk the court to cove. sk the court to note the deby	order each partner to be responsible for eparation. It is described and the debts according to the written and the following orders about debts are responsible for the debts that are not to fairly (equitably), as explained belowing the company owed this	en agreement described in 11 (check all that apply): w only in his/her own name. w: Who should pay this debt? [] Petitioner [] Respondent
[]] la: aft []] la: ab: []] la:	sk the court to cer the date of sets sk the court to cove. sk the court to note the deby	order each partner to be responsible for eparation. It is described and the debts according to the written and the following orders about debts are responsible for the debts that are not to fairly (equitably), as explained belowing the company owed this	en agreement described in 11 (check all that apply): w only in his/her own name. w: Who should pay this debt? [] Petitioner [] Respondent [] Petitioner [] Respondent

	Debt Amou	nt Creditor (person or company owed this debt)	Who should pay this debt?				
			[] Petitioner [] Respondent				
			[] Petitioner [] Respondent				
			[] Petitioner [] Respondent				
		debts fairly (equitably) as the court dec	ides.				
	[] The court does	s not have jurisdiction to divide the debt	S.				
	[] Other:						
15.	Maintenance (Ali	mony)					
	[] Maintenance i	s not needed.					
	[] Maintenance i should pay su	is needed. The [] Petitioner [] Respondant:	ndent has the ability to pay and				
	[] as decided	d by the court.					
	[]\$	every month until (date or e	event):				
	-		·				
		to the written agreement described in 1					
	[] other:						
16.	Fees and Costs						
	[] No request.						
	[] Order my partr	ner to pay my lawyer's fees, other profes	sional fees, and costs for this				
17.	Protection Order	•					
	Do you want the court to issue an Order for Protection as part of the final orders in this case?						
	[] No. I do not want an <i>Order for Protection</i> .						
	[] Yes. (You must file a Petition for Order for Protection, form DV-1.015 for domestic violence, or form UHST-02.0200 for harassment. You may file your Petition for Order for Protection using the same case number assigned to this case.)						
	Important! If you	need protection now , ask the court clerk about	getting a Temporary Order for Protection.				
	[] There already	y is an <i>Order for Protection between</i>	my partner and me.				
	Court that issu	ued the order:					
	Case number:						

•					
case?	nt the court to	issue a Res	straining Order a	as part of the fir	nal orders in this
[] No . (Si	kip to 19 .)				
[] Yes. ((Check the type	of orders y	ou want):		
	not disturb – child listed in		Respondent not	to disturb my p	eace or the peace
					nds of or enter my ny child listed in 6
[]			or stay within _ the daycare or s		feet of my home ild listed in 6 .
[] D o	not hurt or th	reaten – O	rder the Respor	ndent:	
•			alk, or molest me	•	
•			hreaten to use p nably be expecte		
					ictions are required b irearms or ammunitio
[] Pro	hibit weapon	s and orde	r surrender – O	rder the Respo	ndent:
	-				ngerous weapons
	concealed pis				9
				crias, aria	
-			r any firearms, c	ther dangerous	
_	concealed pis	tol licenses	r any firearms, c that he/she pos	other dangerous ssesses to <i>(ched</i>	ck one): [] the po
	concealed pis chief or sheriff	tol licenses f. [] his/her	r any firearms, c	other dangerous ssesses to <i>(ched</i>	<i>k one</i>): [] the po
	concealed pis	tol licenses f. [] his/her	r any firearms, c that he/she pos	other dangerous ssesses to <i>(ched</i>	ck one): [] the po
[] Oth	concealed pis chief or sheriff ner restraining lift you want a restraining Order (FL Di	tol licenses f. [] his/her g orders: _ training order i	r any firearms, c that he/she pos r lawyer. [] othe	other dangerous sesses to (chece er person (name	ck one): [] the poets: prary Family Law Ord
[] Oth	concealed pis chief or sheriff ner restraining If you want a rest ning Order (FL Direct).	tol licenses f. [] his/her g orders: _ training order i	r any firearms, c that he/she pos r lawyer. [] othe now, you must file a	other dangerous sesses to (chece er person (name	ck one): [] the poets: prary Family Law Ord
[] Oth Important! and Restrait Divorce 227	concealed pis chief or sheriff ner restraining If you want a restraining Order (FL Distriction).	tol licenses f. [] his/her g orders: _ training order i	r any firearms, c that he/she pos r lawyer. [] othe now, you must file a	other dangerous sesses to (chece er person (name	ck one): [] the poets: prary Family Law Ord
[] Oth Important! and Restrai Divorce 221 Name Cha [] No req	concealed pis chief or sheriff ner restraining If you want a restraining Order (FL Distriction).	tol licenses f. [] his/her g orders: training order ivorce 223) or	r any firearms, on that he/she poson lawyer. [] other now, you must file a a Motion for Immedia.	other dangerous sesses to (check er person (name	orary Family Law Ord rder (Ex Parte) (FL
[] Oth Important! and Restrai Divorce 221 Name Cha [] No req	concealed pis chief or sheriff ner restraining If you want a restraining Order (FL District). Inge uest.	tol licenses f. [] his/her g orders: training order ivorce 223) or	r any firearms, contract that he/she postriamyer. [] other now, you must file a a Motion for Immed	other dangerous sesses to (chece er person (name	ek one): [] the poets: prary Family Law Ord rder (Ex Parte) (FL
[] Oth Important! and Restrai Divorce 227 Name Cha [] No req [] Chang	concealed pis chief or sheriff ner restraining If you want a restraining Order (FL District). Inge uest.	tol licenses f. [] his/her g orders: training order ivorce 223) or	r any firearms, on that he/she poson lawyer. [] other now, you must file a a Motion for Immedia.	other dangerous sesses to (check er person (name	ek one): [] the poets: prary Family Law Order (Ex Parte) (FL
[] Oth Important! and Restrai Divorce 227 Name Cha [] No req [] Chang	concealed pis chief or sheriff ner restraining of the property	tol licenses f. [] his/her g orders: training order ivorce 223) or	r any firearms, on that he/she poson lawyer. [] other now, you must file a a Motion for Immedia.	other dangerous sesses to (check er person (name	ek one): [] the po
[] Oth Important! and Restrai Divorce 227 Name Cha [] No req [] Chang	concealed pis chief or sheriff ner restraining of the property	tol licenses f. [] his/her g orders: training order ivorce 223) or	r any firearms, on that he/she poson lawyer. [] other now, you must file a a Motion for Immedia.	other dangerous sesses to (check er person (name	ek one): [] the poets:
[] Oth Important! and Restrai Divorce 227 Name Cha [] No req [] Chang	concealed pis chief or sheriff ner restraining of the property	tol licenses f. [] his/her g orders: training order ivorce 223) or	r any firearms, on that he/she poson lawyer. [] other now, you must file a a Motion for Immedia.	other dangerous sesses to (check er person (name	ek one): [] the poets:
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Sigr	ned at <i>(city and state):</i>	D	ate:	
•	. ,			_
Petit	ioner signs here	Print name		
Peti	tioner's lawyer (if any) fills (out below:		
•				
Petit	ioner's lawyer signs here	Print name and WSBA No.	D	ate
[]	Respondent fills out below	v <u>if</u> he/she agrees to join this Petition	n:	
	that if I fill out and sign belo	, agree to join this w, the court may approve the requests sponse before the court signs final ord	s listed in th	nis <i>Petition</i>
	[] I do not need to be notif	ied about the court's hearings or decis	sions in this	case.
		otify me about any hearings in this cas ents. This may be a lawyer's address or any ot	,	•
	Address	City	State	Zip
	may use the Notice of Addres	ore the case ends, you must notify all parties a ss Change form (FL All Family 120). You must nily 001) if this case involves parentage or child	also update y	