	Mark this box if this form contains Restricted I	nformation.	
MARYLA	% CIRCUIT COURT FOR		, MARYLAND
100		City/County	/
TODICIA	Located atCourt Address	Tel	ephone
	Court Hadress	Case	No
	vs.		
Plaintif	f	Defendant	
Street A	address	Street Addres	S
City, Sta	ate, Zip Telephone	City, State, Z	p Telephone
E-mail		E-mail	
NOTE of this social	E: Use this form to initiate an absolute divorce case or any other form you file that includes financial security or federal tax identification number. Only	se. Mark the "I or other confi	Restricted Information" box at the top dential information such as part of a
	ndcourts.gov/divorce.		
Ι,	Name	, sta	te that:
1.	The defendant and I were married on	in	
	Date of		City/County/State where married
	Country where married 1n a \square	civil 🗀 reli	gious ceremony.
2.	Check all that apply:		
	☐ I have lived in Maryland since		············· •
	☐ My spouse has lived in Maryland since	onth/Year Month/Ve	
	☐ The grounds, or legal reasons, for divorce of (for a list of grounds <i>see number 13 below</i>)	occurred in Ma	
	☐ The grounds for divorce occurred outside M resident of Maryland for at least six (6) more	•	• •
3.	I know of the following cases, or I have been in cases about me, my spouse, or the child(ren). Esupport, guardianship, protective order (domest access), CINA, delinquency, termination of part	xamples includic violence), p	de cases such as custody, child aternity, divorce, visitation (child

			Case No.		
Court	Case No	Kind of Case	Year Filed	Result/Status/Date of Most Recent Order	
ttach the mos	st recent court	order for these cases.			
□ We ha		together (skip to number of the following		er:	
	Name	Year of birth	Na	me Year of birth	
	Name	Year of birth	Na	me Year of birth	
	Name	Year of birth	Na	me Year of birth	
. I know of the following people, who are not parties to this case, but have or claim to have riphysical or legal custody, visitation (child access), or guardianship of the minor child(ren):					
	Name		Current Address		
	Name			Current Address	
	Name		Current Address		
The minor of	child(ren) curre	ntly live(s) at	Addre	with	
	Name	· •			
In the past f	The minor child(ren) has/have lived in Maryland for at least six (6) months \square yes \square no . In the past five (5) years, the minor child(ren) has/have lived in the following places with the following persons:				
Time P	<u>'eriod</u>	Address		me(s) and Current Address of Person(s) with whom Minor Child(ren) Lived	

		Case No
8.	Pa	renting Plan (Custody and Visitation Agreement) (check one):
		My spouse and I have agreed on a parenting plan(s) that we believe is/are in the best interest of the minor child(ren). <i>Attach your signed and dated parenting plan agreement.</i>
		My spouse and I have not agreed on a parenting plan(s). See: Maryland Parenting Plan Instructions (Form CC-DRIN-109) and Maryland Parenting Plan Tool (Form CC-DR-109) or visit mdcourts.gov/parentingplans.
	It is	in the best interest of the minor child(ren) that I have (<i>check one selection from each line</i>): \Box joint \Box primary physical custody (parenting time) of
		$\frac{\text{Name(s) of child(ren)}}{\square \text{ joint } \square \text{ sole legal custody (decision-making authority) of}}.$
		$\frac{\text{Name(s) of child(ren)}}{\square \text{ visitation (child access or parenting time) with}}.$
9.	Ch	Name(s) of child(ren) Name(s) of child(ren)
		I am asking for child support and/or health insurance for the minor child(ren). If you and your spouse's combined gross monthly income (before taxes/not take-home pay) is \$30,000 or less, attach Financial Statement (Child Support Guidelines) (Form CC-DR-030); if the combined gross monthly income is more than \$30,000, attach Financial Statement (General) (Form CC-DR-031).
		Child support has been established:
		☐ in a separate court case, Case Noin
		County and State
	Att	each a copy of the most recent order if available.
		I am not asking for child support and/or health insurance for the minor child(ren) at this time, because
10.	Ali	mony (select one):
		My spouse and I have a signed and dated written agreement that covers alimony.
		ach a copy of the agreement. an, but does not have to, include an agreement about marital property.
		I \square am \square am not seeking alimony, because

<u>If you want the court to establish alimony, attach a Financial Statement (General)</u> (<u>Form CC-DR-031</u>) if you want alimony. You do not need to attach a financial statement if you and your spouse have a written agreement that covers alimony.

11. Marital Property:			
property.			
Attach a copy of the agreement. It can, but does not have to, include an agreement about alimony.			
☐ My spouse and/or I have the following property that needs to be divided by the court (<i>check all that apply</i>):			
☐ House ☐ Furniture			
\square Pension(s)/Retirement account(s)* \square Bank account(s) and investment(s)			
\square Motor vehicles \square Business(es)			
☐ Other:			
*NOTES:			
• If you have or your spouse has a retirement or pension plan, talk to a lawyer. You may need a "domestic relations order" to transfer the marital portion of benefits from one spouse to the other. These orders are sometimes called qualified domestic relations orders (QDROs), Court Orders Acceptable for Processing (COAP), or qualifying retirement benefit court orders. If you and your spouse agree on how to divide the benefits, you can draft and file an order for the court to approve. Each plan has specific requirements that must be met for the order to be valid and accepted. A lawyer can advise you based on the plan.			
Social Security benefits cannot be divided in a divorce. Contact the Social Security Administration or a lawyer for more information.			
☐ I am requesting to have use and possession of the home and/or to have use and possession of the family personal property for the benefit of the minor child(ren) for up to three (3) years from the date of the divorce.			
☐ My spouse and I have no marital property that needs to be decided by the court.			
12. I am requesting to be restored to my former name Full former name			
(If you do not request your former name at this time, you may do so later by filing a motion within 18 months after the judgment of absolute divorce was entered.)			
13. My grounds (legal reasons) for absolute divorce are (you may check more than one):			
☐ Mutual Consent – My spouse and I have signed a written settlement agreement that resolves issues relating to alimony; the distribution of property (real and personal); and the care, custody, (child access/visitation), and support of minor or dependent child(ren). Neither of us has taken any action to set aside (invalidate) the agreement.			
Attach a copy of your written, signed, and dated agreement (Form CC-DR-116, Marital Settlement Agreement).			

or CC-DR-035 for shared physical custody).

If your agreement provides for the payment of child support, you must attach a copy of the completed Child Support Guidelines Worksheet (Form CC-DR-034 for primary physical custody

		Case N	No		
	☐ Six (6)-Month Separation	– From on or about	, my spouse and I have		
	lived separate and apart, wi	thout interruption for six (6) n	nonths or more before the date of		
	filing of this complaint.	•			
	Spouses who live under the same roof but pursue separate lives or who are in accordance with a court order are considered to live "separate and apart				
	Irreconcilable Differences cannot be resolved:	s – Our marriage should be ter	minated for the following reasons that		
FOR TH	ESE REASONS, I request (c)	heck all that apply):			
	an Absolute Divorce.				
	a change back to my forme	r name,			
	Full former name joint primary physical custody (parenting time) of the minor child(ren).				
	\square joint \square sole legal custody (decision-making authority) of the minor child(ren).				
	visitation (child access or parenting time) with the minor child(ren).				
	child support (attach Form	n CC-DR-030 or CC-DR-031).		
	health insurance for the chi	ld(ren).			
	alimony (attach Form CC-DR-031).				
(1	Property (<i>check all that apply</i>): (The following requests require a Joint Statement (Form CC-DR-033) to be filed at least ten (10) days before the trial date if you and not able to reach a written agreement that resolves all property issues.)				
			have use and possession of the family or up to three (3) years from the date		
	☐ My share of the property or	r its value.			
☐ Transfer of family use personal property.					
L	Transfer of the marital share(s) of pension and/or retirement benefits and authority to draft and submit for court approval a domestic relations order to accomplish the transfer.				
		y jointly owned by the parties	-		
Address			·		
fı	romName	to	Name .		
	Authorize	to j	purchase from		
-	Name an interest in real property located at Name		al property located at		
	A monetary award (money)				
	Incorporate, but not merge,	our written agreement into the	e judgment of absolute divorce.		
	, 11 1		0015		
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	Case No.	Case No.		
I solemnly affirm under the penalti knowledge, information, and belief	emnly affirm under the penalties of perjury that the contents of this document are true to the best of my wledge, information, and belief.			
Date	Signature of Plaintiff/Attorney/Attorney Code	Attorney Number		
	Printed Name			
	Street Address			
	City, State, Zip			
	Telephone Number			
	F-mail	Fax		