# INSTRUCTIONS FOR FILING A DECLARATORY JUDGMENT

#### IMPORTANT – PLEASE READ

# IF NOT PROPERLY COMPLETED AND PARTIES ARE NOT PROPERLY SERVED, YOUR CASE MAY BE DISMISSED OR YOU MAY NOT OBTAIN YOUR FINAL JUDGMENT.

A Declaratory Judgment establishes the rights and other legal relations of the parties without providing for enforcement. For example, if you purchased a vehicle or boat and cannot obtain the Certificate of Title from the previous owner, you would need to obtain a judgment declaring your ownership.

NOTE: Be sure to clearly <u>PRINT</u> your name and the Defendant(s) name in the Caption (top) of all of the enclosed documents. Also be sure the Case Number is written in the caption.

**REQUIREMENTS TO FILE A CASE:** You must be at lease 18 years of age. You may be an individual, a person Doing Business As (d/b/a) or a corporation. A minor child must have a parent or legal guardian file on their behalf.

**VENUE:** Venue is in the County where the property is located.

**JURISDICTION:** This action must be brought in the court of competent jurisdiction based on the value of the property. Your claim amount is based on the value of the property. If the amount of your claim is for less than \$50,000, then jurisdiction is in County Civil Court.

THIS PACKET IS NOT TO BE USED IF THE AMOUNT OF YOUR CLAIM IS OVER \$50,000, WHICH MUST BE FILED IN CIRCUIT COURT. THIS PACKET IS TO ONLY BE PREPARED FOR <u>COUNTY COURT</u> MATTERS.

**PROPER NAME AND ADDRESS OF DEFENDANT(S):** Before filing your claim, you should make **sure** you have the proper name(s) and address(s) of the party(s) you want to sue.

- If you are suing an individual, and if the spouse will be included in the suit, obtain the proper name and street address of the spouse. First names must be used and any alias names, if known. **Avoid using "Mr. and Mrs."**
- If you are suing a corporation, you must know the correct name of the corporation and the state in which it is incorporated. Obtain the name and address of an officer of

the corporation: the president, vice president, etc...; or in the absence of any of these, the name and address of the business agent residing in this state; or the name of the resident agent transacting business for the corporation in this state. To find this information, you may write or call: SECRETARY OF STATE OF FLORIDA, Attn: Corporation Division, Tallahassee, Fl. 32304, (850) 488-9000, or locate them on the internet at http://www.sunbiz.org this information is needed for service on the corporation.

• If you are suing a partnership, you will need to obtain the names and addresses of <u>all</u> of the partners. Many individuals, partnerships, and corporations do business under a fictitious name, such as: Jim Jones d/b/a Baby World; Jim Jones, Joe Black, a partnership, d/b/a Jones & Black Construction; or XYZ, Incorporated, a Florida corporation, d/b/a Chicken Shack. You cannot sue a fictitious name because it is not an entity. You have the burden of investigating to determine whether individuals, partnerships, or a corporation are doing business under a fictitious name. This information may be determined by calling the Secretary of State, Division of Corporations, the Occupational License Section of the Tax Collector's Office, or the licensing department of the City or County where the principal place of business is located.

FILING YOUR CASE: Using black ink, please complete the enclosed CIVIL COVER SHEET, NOTICE OF PERMANENT MAILING ADDRESS and STATEMENT OF RESPONSIBILITY forms and file them with the Clerk of Court. A filing fee of \$300.00 must be paid to the Clerk of Court. The Clerk can accept cash, personal or business checks, cashier checks or money orders.

Please complete the COMPLAINT FOR DECLARATORY JUDGMENT enclosed in this Packet and sign it in the presence of a Deputy Clerk or Notary Public. Be sure to attach any additional explanations, if necessary. You will need to fully explain to the Court how you obtained ownership and possession of the property. Be Specific. You will also need to explain to the Court the reason you are entitled to ownership. Your explanation of the reason you are entitled to ownership of the property must be CLEAR AND CONVINCING. If your complaint is based on an instrument of writing such as a Bill of Sale, it will be necessary for you to furnish a copy of such instrument for attachment as an exhibit.

The Defendant(s) will need Service of Process to be served by means of a Summons and a copy of the complaint and all accompanying documents, if any, by a Deputy Sheriff. See <u>INSTRUCTIONS FOR SUMMONS: PERSONAL SERVICE ON AN INDIVIDUAL</u> enclosed in this Packet. The Defendant(s) will have twenty (20) days from date of service of the Summons in which to file an Answer to the complaint. The Summons, included in this Packet, must be executed by the Clerk or a Deputy Clerk. The cost for the summons is \$10.00 per defendant. If the whereabouts of the Defendant(s) are unknown, you may use Constructive Service provided you make an actual, diligent search to discover the location of, and provide notice to, the Defendant(s). See **INSTRUCTIONS FOR CONSTRUCTIVE SERVICE** enclosed in this Packet.

If the Defendant(s), after having Service of Process by either Summons or Constructive Service, has not responded to the complaint, you may file the **MOTION FOR DEFAULT** and **DEFAULT** included within this Packet with the Clerk of Court.

In addition, please complete and file the **MOTION FOR HEARING** enclosed in this Packet, and provide the Court with stamped envelopes addressed to you and the Defendant for mailing of Order Scheduling Hearing. The Court will set a hearing, which you will need to attend in order to obtain your final judgment.

#### \*\*\*NOTICE\*\*\*

ALL PAPERWORK PROVIDED BY THIS OFFICE IS USED FOR 'PRO SE' LITIGANTS ONLY. 'PRO SE' MEANS THAT YOU ARE ACTING AS YOUR OWN ATTORNEY. ACTING AS YOUR OWN ATTORNEY MAKES <u>YOU</u> RESPONSIBLE FOR EVERYTHING THAT INVOLVES YOUR CASE FILE. FOR EXAMPLE, IF YOU DO NOT RECEIVE A COURT DATE OR NOTICE FROM THE CLERK'S OFFICE OR THE JUDGE, IT IS UP TO YOU TO CONTACT THE JUDGE FOR A HEARING DATE.

#### FORM 1.997 CIVIL COVER SHEET

The civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law. This form is required for the use of the Clerk of Court for the purpose of reporting judicial workload data pursuant to Florida Statute 25.075.

CASE NO	IN THE COUNTY COUR	T IN AND FOR COLUMBIA CO	OUNTY, FLORIDA
CASE NO			
Ind Address)  E (Place an x in one box only. If the case fits more than one type of case, select the most definitive.)  Torts Other Civi  Duttion Professional Contracts Malpractice Condominium Products Liability Real property/ Auto negligence Mortgage foreclosure  IV-D Other negligence Eminent Other negligence Domain IV-D Contracts Mortgage foreclosure Eminent Domain Other Eviction	Plaintiff (Name and Address)		
Torts  Other Civi  Duttion  Professional  Malpractice  Products Liability  Auto negligence  TOTE  Other negligence  Mortgage  foreclosure  Eminent  Domain  IV-D  IV-D	vs.	CASE NO.	
Professional Contracts Malpractice Condominium Products Liability Real property/ Auto negligence Mortgage foreclosure  IV-D Other negligence Domain  IV-D Contracts Condominium  Domain  IV-D Contracts Condominium  Real property/ Mortgage foreclosure  Eminent Domain  Other Eviction			
case, select the most definitive.)  Torts  Other Civi  Dolution  Professional  Malpractice  Products Liability  Auto negligence  IV-D  Other negligence  Domain  IV-D  Other  Eviction	Defendant (Name and Address)		
Dolution Professional Contracts Malpractice Condominium Products Liability Real property/ Auto negligence Mortgage foreclosure  IV-D Other negligence Eminent Domain IV-D Other ence Eviction			more than one type of
Malpractice Condominium Products Liability Real property/ Auto negligence Mortgage foreclosure  IV-D Other negligence Eminent Domain  IV-D Other ence Eviction	Domestic Relations	Torts	Other Civi
Products Liability Real property/ Auto negligence Mortgage foreclosure  IV-D Other negligence Eminent Domain  IV-D Other ence Eviction	Simplified dissolution		<del></del>
Auto negligence Mortgage foreclosure  IV-D Other negligence Eminent Domain  IV-D Other ence Eviction	Dissolution		
foreclosure IV-D Other negligence Eminent Domain IV-D Other ence Eviction	Support – IV-D		
Domain  IV-D Other ence Eviction			foreclosure
IV-D Other ence Eviction	Support – Non IV-D	Other negligence	
ence Eviction	URESA – IV-D		
	URESA – Non IV-D		
	Domestic Violence Other domestic relations		
manded in Complaint?	III. Is Jury Trial Demanded in Con	nnlaint?	
	111. 15 vary 111an 2 vanamava m een		
No			
Yes No			

(Name and Address) Plaintiff(s),	
VS.	CASE NO
(Name and Address)  Defendant(s).	/
NOTICE OF PEI	RMANENT MAILING ADDRESS
I/We,hereby certify that my/our permanent mailin	, the Plaintiff(s) in the above styled cause of action g address is as follows:
	NLY THIS ADDRESS WILL BE USED BY THE COURT, INTERVENING PARTIES TO THIS CASE FOR THE
	re hearings in this case, and
b. Any Court docum	nents and papers pertaining to this case.
above address and that in the event personal be attempted to be served at the above liste address. I/We also understand that if I/We (I/We must notify the Clerk of Court of m	nd court papers in this case will be sent to me/us only at the service of any court documents is necessary that they will first d address unless and until I/We notify the court of my/our new change my/our permanent mailing address or residence address, y/our new address in writing by completion of another form se within one week of the change of address and with a copy
CLERK	OF COURT
173 NE	Civil Division Hernando Ave. ty, Florida 32055
Court informed of any change in my/our documents and notice of all future hearings	d I/We understand that it is my/our responsibility to keep the current address. I/We understand that copies of any court which are mailed to my/our current address set forth herein will be Court may proceed on all matters noticed and mailed to the r said hearing.
Dated:	Signature

(Name and Address) Plaintif	f(s),	
vs.		CASE NO
(Name and Address) Defenda	ant(s).	
		F RESPONSIBILITY 50,000.00 or less)
Before filing this	case I have considered the	e following matters and acknowledge that:
Court; that it is considered of our individual choice	l a layman's court; that I, a but neither is required to	County Court under the Summary Procedure Rules of and the Defendant(s), may be represented by an attorney o do so, and that the conduct of this case will be in Florida which apply to this case.
2. The nan for naming the proper Plai		an important element of the case and the responsibility in this case is mine.
3. I am re Defendant(s) can be served		thing of a correct address or location at which the uit.
4. I assum Plaintiff(s).	e responsibility as to my	y right to file this case for myself or for the named
		ceived and files this claim, to give me legal advice as to e Clerk is not acting as my attorney or legal advisor.
6. I am sole	ely responsible for the col	lection of any judgment entered in my favor.
Dated:	_	
		Signature
		Address Phone:

		<del></del>
(Phone)Plaintiff,		
vs.	·· · · · · · · · · · · · · · · · · · ·	CASE NO
	Defendant.	Mail Stop 61
	COMPLAINT FO	OR DECLARATORY JUDGMENT
Plain	tiff,	sues Defendant,
1.	, and al	leges: or ownership of personal property located in
	County, Florida.	
2.	The description of t	the property is:
To the best of		ge, information and belief, the value of the property is
3.		e following as proof of ownership:
(attach evide	nce).	

4	Plaintiff is entitled to this property because:
V	WHEREFORE, Plaintiff demands judgment for ownership of the above-described
property	•
	Plaintiff's Signature
20 .	WORN TO AND SUBSCRIBED before me this day of
	Notary Public/Deputy Clerk

#### INSTRUCTIONS FOR SUMMONS: PERSONAL SERVICE ON AN INDIVIDUAL

#### When should this form be used?

This form should be used to obtain **personal service** on the Defendant when you begin your lawsuit. **Service** is required for **all** documents filed in your case. Service means giving a copy of the required papers to the other party using the procedure that the law requires. Generally, there are two ways to make service: (1) personal service, or (2) constructive service.

You will need to find out how much the sheriff charges to serve the papers. The fees to the Sheriff's Department must be paid separate from the filing fee and are paid directly to the Sheriff's Department. Personal checks are not accepted. You should attach to the summons a cashier's check or money order made payable to the sheriff and deliver all of the paperwork and the fee to the sheriff yourself.

Personal service is required for the Complaint filed by you in this case. You cannot serve this paper on the Defendant yourself or by mail or by hand delivery. Personal service must be made by the Sheriff's Department in the county where the Defendant lives or works or by a private process server certified in the county where the Defendant lives or works.

In many counties, there are private process servers who, for a fee, will personally serve the summons and other documents that require personal service. You should look under "process servers" in the yellow pages of the telephone book for a list of private process servers in your area.

#### How do I start?

When you begin your lawsuit, you need to complete this form (summons). The forms should be typed or printed legibly in black ink. Next, you will need to take these forms and, if you have not already done so, <u>file</u> your Complaint with the <u>Clerk of Court</u> in the county where the property is located. You should keep a copy of the forms for your records. The Clerk will sign the summons, and then the summons, with a copy of the Complaint attached, must be delivered to the appropriate Sheriff's Department or to a private process service for service on the Defendant.

**IF THE DEFENDANT CANNOT BE LOCATED OR DOES NOT LIVEFD IN FLORIDA:** If, after you have made diligent effort to locate the Defendant, you absolutely cannot locate the Defendant, you may serve the Defendant by publication. Service by publication is also known as **constructive service**. You may also be able to use constructive service if the other party does not live in Florida. See the **INSTRUCTIONS FOR CONTRUCTIVE SERVICE** enclosed in this Packet.

#### Special notes...

If you have been unable to obtain proper service on the Defendant within **120 days** after filing your lawsuit, the court will dismiss your lawsuit against the Defendant unless you can show the court a good reason why service was not made within **120 days**. For this reason, if you had the sheriff serve the papers, you should check with the clerk every couple weeks after completing the service papers to see if service has been completed. You may need to supply the sheriff with a new or better address.

If the Defendant fails to respond, i.e., fails to file a written response with the court, within **20 days** after the service of the summons, you are entitled to request a **default**. See the instructions to **Motion for Default** and **Default** for further information.

	Plaintiff,	
VS.		CASE NO
	Defendant.	

#### **SUMMONS**

#### **IMPORTANT**

A lawsuit has been filed against you. You have 20 calendar days after this summons is served on you to file a written response to the attached complaint with the Clerk of this Court. A phone call will not protect you. Your written response, including the case number given above and the names of the parties, must be filed if you want the court to hear your side of the case. If you do not file your response on time, you may lose the case, and your wages, money, and property may thereafter be taken without further warning from the court. There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may call an attorney referral service or a legal aid office (listed in the phone book).

If you choose to file a written response yourself, at the same time you file your written response to the court you must also mail or take a copy of your written response to the "Plaintiff'/Plaintiff's Attorney" named below.

#### **IMPORTANTE**

Usted ha sido demandado legalmente. Tiene 20 dias, contados a partir del ricibo de esta notificacion, para contester la demanda adjunta, por escrito, y presentarla ante este tribunal. Una llamada telefonica no lo protegera. Si usted desea que el tribunal considere su defense, debe presenter su respuesta por escrito, incluyendo el numero del daso y los numbers de las partes interesadas. Si usted no contesta la demanda a tiempo, pudiese perder el caso y podria ser despojado de sus ingresos y propiedades, o privado de sus derechos, sin previo aviso del tribunal. Existen otros requisitos legales. Si lo desea, puede usted consultar a un abogado immediatamente. Si no conoce a un abogado, puede llamar a una de las oficinas de assistencia legal que aparecen en la guia telefonica.

Si desea responder a la demanda por su cuenta, al mismo tiempo en que presenta su respuesta ante al tribunal, debera usted enviar por correo o entregar una copia de su respuesta a la persona denominada abajo como "Plaintiff/Plaintiff's Attorney" (Demandante o Abogado del Demandante).

#### **IMPORTANTE**

Des poursuites judiciaries ont ete enterprises contre vous. Vous avez 20 jours consecutifs a partir de la date de l'assignation de cette citation pour deposer une reponse ecrite a la plainte ci-jointe aupres de ce tribunal. Un simple coup de telephone est insuffisant pour vous proteger. Vous etes obliges de deposer votre reponse ecrite, avec mention du numero de dossier ci-dessus et du nom des parties nommees ici, si vous souhaitez que le tribunal entende votre cause. Si vous ne deposez pas votre reponse ecrite dans le relai requis, vos risquez de perdre la cause ainsi que votre salaire, votre argent, et vos biens peuvent etre saisis par la suite, sans aucun preavis ulterieur du tribunal. Il y a d'autres obligations juridiques et vous pouvez requerir les services immediats d'un avocet. Si vos ne connaissez pas d'avocat, vous pourriez telephoner a un service de reference d'avocats ou a un bureau d'assistance juridique (figurant a l'annuaire de telephones).

Si vous choisissez de deposer vous-meme une reponse ecrite, il vous faudra egalement, en meme temps que cette formalite, faire parvenir, ou expediter une copie de votre reponse ecrite au "Plaintiff/Plaintiff's Attorney" (Plaignant ou a son avocet) nomme cidessous.

	Plaintiff/Plaintiff's Attorney
	Address Florida Bar No
THE STATE OF FLORIDA:	
To Each Sheriff of the State:	
YOU ARE COMMANDED to set this lawsuit on the above-named defenda	erve this summons and a copy of the complaint in ant.
DATED on	
	JAMES M. SWISHER, JR. CLERK OF COURT
(SEAL)	By:
	Deputy Clerk

#### INSTRUCTIONS FOR CONSTRUCTIVE SERVICE

#### When should this form be used?

This form may be used to obtain **constructive service** (also called service by publication) in a case if you do not know where the Defendant lives or if the Defendant lives outside Florida and you are unable to obtain **personal service**. However, if you use constructive service, the court may grant only limited relief because its jurisdiction is limited. This is a complicated area of the law and you may wish to consult an attorney before using constructive service.

You must also complete and file an **AFFIDAVIT OF DILIGENT SEARCH AND INQUIRY**, which is included in this Packet. This form includes a checklist of places you can look for information on the location of the Defendant(s). While you do not have to look in all of these places, the Court must believe that you have made a very serious effort to get information about the Defendant(s) location and that you have followed up on any information you received.

You should also complete and file a **NOTICE OF ACTION** with the Clerk for their execution of same. After the Clerk has signed this form you must deliver it to a qualified local newspaper to be published for four (4) consecutive weeks. When in doubt, ask the Clerk which newspapers in your area are "qualified". The newspaper will charge you for this service.

Be sure to keep copies of the Affidavit of Diligent Search and Inquiry and Notice of Action for your records.

#### Special notes...

If the Defendant fails to respond to your Complaint within the time limit stated in the Notice of Action that is published, you are entitled to request a <u>default</u>. See **ISTRUCTIONS FOR MOTION FOR DEFAULT AND DEFAULT** enclosed in this Packet.

	Plaintiff,	
vs.	CASE NO	
	Defendant.	
	AFFIDAVIT OF DILIGENT SEARCH AND INQUIRY	
certify	I, (full legal name), that the following information is true:	being sworn,
certify	that the following information is true.	
1. [ <b>X</b> all	I have made diligent search and inquiry to discover the name residence of Defendant: (Specify details of search) <b>Refer to checklidentify all actions taken (any additional information included date the action was taken and the person with whom you spot (attach additional sheet if necessary):</b> that apply]	list below and d such as the
LA all	United States Post Office inquiry through Freedom of Information Act for co	irrent address or
	Last known employment of Defendant, including name and address of employer. ask for any addresses to which W-2 Forms were mailed, and, if a pension or prexists, then for any addresses to which any pension or plan payment is and/or has Unions from which Defendant may have worked or that governed particular trade Regulatory agencies, including professional or occupational licensing. Names and addresses of relatives and contacts with those relatives, and inquiry a last known address. You are to follow up any leads of any addresses where Defended. Relatives include, but are not limited to: parents, brothers, sisters, aunts nieces, nephews, grandparents, great-grandparents, former in-laws, stepparents, st. Information about the Defendant's possible death and, if dead, the date and location Telephone listings in the last known locations of Defendant's residence.  Internet at <a href="http://www.switchboard.com">http://www.switchboard.com</a> or other Internet people finder or the life	You should also rofit-sharing plan been mailed. or craft.  as to Defendant's rendant may have uncles, cousins, repchildren. on of the death.
me.		
address	Law enforcement arrest and/or criminal records in the last known residential area Highway Patrol records in the state of Defendant's last known address. Department of Motor Vehicle records in the state of Defendant's last known address Title IV-D (child support enforcement) agency records in the state of Defendant's last known address Title IV-D (child support enforcement) agency records in the state of Defendant's last known address Title IV-D (child support enforcement) agency records in the state of Defendant's last known address Title IV-D (child support enforcement) agency records in the state of Defendant's last known address Title IV-D (child support enforcement) agency records in the state of Defendant's last known address Title IV-D (child support enforcement) agency records in the state of Defendant's last known address Title IV-D (child support enforcement) agency records in the state of Defendant's last known address Title IV-D (child support enforcement) agency records in the state of Defendant's last known address Title IV-D (child support enforcement) agency records in the state of Defendant's last known address Title IV-D (child support enforcement) agency records in the state of Defendant's last known address Title IV-D (child support enforcement) agency records in the state of Defendant's last known address Title IV-D (child support enforcement) agency records in the state of Defendant's last known address Title IV-D (child support enforcement) agency records in the state of Defendant's last known address Title IV-D (child support enforcement) agency records in the state of Defendant's last known address Title IV-D (child support enforcement) agency records in the state of Defendant's last known address Title IV-D (child support enforcement) agency records in the state of Defendant's last known address Title IV-D (child support enforcement) agency records in the state of Defendant's last known address Title IV-D (child support enforcement) agency records in the state of Defendant's last known	ess.
address	. Hospitals in the last known area of Respondent's residence.	
	Utility companies, which include water, sewer, cable TV, and electric, in the la ant's residence.  Letters to the Armed Forces of the U. S. and their response as to whether or ation about Defendant.	
	Tax Assessor's and Tax Collector's Office in the area where Defendant last reside Other: (explain)	ed.

2. 3.	The age of Defendant is { <b>X one</b> only] (Defendant's current residence	() known {enter age} <b>or</b> () uhnknown.	
[X one	e only]		
	a. Defendant's current residence is unk		
	b. Defendant's current residence is in some state or country other than Florida, and Defendant		
	last known address is:		
	c. The Defendant, having residence in Florida, has been absent from Florida for more that days prior to the date of this affidavit, or conceals him(her)self so that process cannot be sepersonally upon him or her, and I believe there is no person in the state upon whom service process would bind this absent or concealed Defendant.		
	I understand that I am awari	ng an affirming under eath to the twithfulness	
of the		ng or affirming under oath to the truthfulness d that the punishment for knowingly making a	
	statement includes fines and/or in	•	
laist	statement includes lines and/of in	nprisonment.	
Dated	d:		
		Signature of Plaintiff	
		Printed Name:	
		Address:	
		City, State, Zip:	
		Telephone Number:	
		Fax Number:	
STA	ΓΕ OF FLORIDA,		
	NTY OF		
000			
Swor	n to or affirmed and signed before i	me on by	
	$\mathcal{E}$	<i>;</i>	
		Notary Public or Deputy Clerk	
	Personally known	J r J	
	Produced identification		
	Type of identification produced		

Plaintiff,	
vs.	CASE NO
Defendant.	
<u>N</u>	OTICE OF ACTION
ТО:	-
	at an action for establishment of ownership of personal
if any, to it on Plaintiff,	u are required to serve a copy of your written defenses, , whose address is:
20, and file the original with the	ne Clerk of this Court immediately thereafter; otherwise ou for the relief demanded in the Complaint.
DATED on	·
	JAMES M. SWISHER, JR.
	As Clerk of the Court
	By:
	Deputy Clerk

#### INSTRUCTIONS FOR MOTION FOR DEFAULT and DEFAULT

#### When should these forms be used?

If the Defendant has failed to <u>file</u> or <u>serve</u> any documents within the 20 days after the date of service of your complaint by <u>Summons</u> or by the date shown in the <u>Notice of Action</u> you may ask the <u>Clerk of Court</u> to enter a <u>default</u> against him or her by filling out this form and filing it with the Court. Generally, a default allows you to obtain an earlier <u>final hearing</u> to finish your case. Once the default is signed by the Clerk, you can request the Clerk to submit the entire case to the Judge.

To obtain a default, you will need to complete <u>MOTION FOR DEFAULT</u>. You will then need to file your motion for default along with the <u>DEFAULT</u> so that the Clerk can enter a default for you if your motion is proper.

This form should be typed or printed in black ink. After completing this form, you should file the original with the <u>Clerk of Court</u> in the county where you filed your complaint and keep a copy for your records.

#### What should I do next?

Please complete and file the enclosed **MOTION FOR HEARING** with the Clerk of Court who will present your motion to the Court for scheduling of hearing. Please submit stamped envelopes addressed to you and the Defendant(s) for mailing of Order Scheduling Hearing by the Court.

Plaintiff,	
VS.	CASE NO
Defendant.	
<u>MO'</u>	TION FOR DEFAULT
TO THE CLERK OF THE COURT	Γ:
PLEASE ENTER A DE	FAULT AGAINST DEFENDANT(S) WHO HAS E COMPLAINT.
	document was [X one only] () mailed () faxed the Defendant on
Dated:	Cinnerton of DL intiff
	Signature of Plaintiff
	Address Phone:
	<u>DEFAULT</u>
A default is entered in this a response or any paper as required b	action against Defendant(s) for failure to serve or file a by law.
Dated:	JAMES M. SWISHER, JR. Clerk of Court
(SEAL)	By: Deputy Clerk

Plaintiff,	
VS.	CASE NO
Defendant.	
MOTIO	ON FOR HEARING
2. That Plaintiff(s) are entitled only):  a. The Defendant(s have failed to file a writt against him/her b. The Defendant(s have responded and the	blaint for Declaratory Judgment with this Court. to a hearing on this matter because: (check one s) have been served by Service of Process and ten response and a default has been entered s) have been served by Service of Process and matter is now at issued.  (s) this court to set a hearing in this matter.
I HEREBY CERTIFY to the Defendant(s),at, day of, 2	
uns, 2	Plaintiff

### INSTRUCTIONS FOR WAIVER OF SERVICE OF PROCESS

Fill in the case number and Plaintiff's name in the caption of the Waiver of Service of Process form. The remainder is to be completed by the Defendant/Respondent.

You must mail a copy of the complaint, 2 copies of the Waiver and a self-addressed stamped envelope, by certified mail, to:

Department of Highway Safety and Motor Vehicles Attn: Jim Fisher Assistant General Counsel Neil Kirkman Building 2900 Apalachee Parkway Room A-430 Mail Stop 61 Tallahassee, FL 32399-0500

The Defendant/Respondent is required to file a written response to your lawsuit within 60 days of receipt of the waiver.

If you do not receive a response within 60 days, you must file the Motion for Default.

CASE NO
Plaintiff,
Vs.
Defendant, and
Dept. of Highway Safety and Motor Vehicles
WAIVER OF SERVICE OF PROCESS
TO:(Plaintiff or plaintiff's attorney)
I acknowledge receipt of your request that I waive service of process in the lawsuit of vs in the
County Court in Columbia County, Florida. I have also received a copy of the complaint, two copies of this waiver, and a means by which I can return the signed waiver to you without cost to me.
I agree to save the cost of service of process and an additional copy of the complaint in this lawsuit by not requiring that I (or the entity on whose behalf I am acting) be served with judicial process in the manner provided by Fla. R. Civ. P. 1.070.
If I am not the defendant to whom the notice of lawsuit and waiver of service of process was sent, I declare that my relationship to the entity or person to whom the notice was sent and my authority to accept service on behalf of such person or entity is as follows:
I (or the entity on whose behalf I am acting) will retain all defenses or objections to the lawsuit or to the jurisdiction or venue of the court except for any objections based on a defect in the summons or in the service of the summons.
I understand that a judgment may be entered against me (or the party on whose behalf I am acting) if a written response is not served upon you within 60 days from the date I received the notice of lawsuit and request for waiver of service of process.
Dated on
Defendant or Representative

#### IN THE COUNTY COURT OF THE THRD JUDICIAL CIRCUIT IN AND FOR COLUMBIA COUNTY, FLORIDA

	CASE NO
Plaintiff	
Vs.	
Defendant and Department of Highway Safety and	Motor Vehicles
	ER THE OWNER OF THE VEHICLE AND
DIRECTING	ISSUANCE OF TITLE
	he Court upon the Plaintiff's Complaint for ding no objection and being otherwise fully
ORDERED AND ADJUDGED that:	
owner of the	is hereby declared the legal
<ol><li>The Department of Highway Vehicle Identification Numb</li></ol>	Safety and Motor Vehicles shall issue a new
<ol> <li>Upon application and payme Highway Safety and Motor V Certificate of Title and regist</li> </ol>	er to the ent of the appropriate fees, the Department of Vehicles, Title and Tag Division, shall issue a tration for said vehicle in the name of, whose address is
And thereafter record same a	as title of record.
DONE AND ORDERED in char City, Florida, this day of	mbers at the Columbia County Courthouse, Lake, 20
	SARA CARTER, County Judge
Copies furnished:	Strate Strate Lity County value
James K. Fisher, Asst. General Counsel Neil Kirkman Building	
2900 Apalachee Parkway	
Room 430, Mail Stop 61 Tallahassee, FL. 32399-0500	