

<p>SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES</p> <p>Branch Name:</p>	<p style="text-align: right;"><i>For Court Use Only</i></p>
<p>Case Name:</p> <p>Petitioner:</p> <p>Respondent:</p>	
<p style="text-align: center;">Court Order to Share Financial Information for Divorce, Legal Separation, or Nullity Cases</p>	

The court orders that both spouses in this case must:

- **Comply with the duty to share financial information.** The duty to share financial information includes exchanging financial statements, valuations, important facts, and access to records about all
 - ✓ Current income and expenses, and
 - ✓ Community and separate property assets and debts.
- **You have a continuing duty to share material financial information,** such as changes in income, until there is a final agreement about all financial issues in your case.

Duty to Exchange Financial Information	Both parties have a duty to disclose all material information. If you have greater access to certain information than the other spouse, you must provide such information to the other spouse.
Preparing Disclosure Documents (PDD)	Follow the instructions on Form FL-140 for <i>Preliminary Declaration of Disclosure (PDD)</i> . File Form FL-141 (<i>Proof of Service</i>) within 5 days of serving the PDD.
Deadlines For Sharing Financial Information	The Petitioner has 60 days after filing the Petition to complete the PDD and have the other spouse served. The Respondent has 60 days after filing the Response to complete the PDD and have the other spouse served. <i>Exception:</i> You and your spouse can extend the deadline if you agree in writing or get permission from the court.
What information must be shared	You must provide the other spouse all important information regarding the existence, characterization, and valuation of all community and separate property assets and debts. You must provide access to all information, records and books that pertain to the value and character of assets and debts in which the community has or may have an interest. You must disclose to the other spouse all assets and debts in which the party may have an interest or obligation and disclose all current income and expenses. You must immediately update such information if there are any material changes. The disclosure duty regarding assets and debts is a continuing duty until the parties or the court divide the asset or the debt. The disclosure duty regarding income continues until a valid enforceable and binding resolution of child or spousal support, and professional fees occurs.

Court Order to Share Financial Information (Family Law Case)

If you are asking for support or attorney fees:

Fill out all blanks on form FL-150 (Income and Expense Declaration) with exact information. You must:

- ✓ Not use “Unknown”, “minimal” or “TBD” to answer any question.
- ✓ Attach pay stubs for the last 2 months.
- ✓ Take copies of your last two year’s federal and state income tax returns to court. Include all schedules.

If you are asking for child custody or visitation orders, and do not have a written parenting plan, you must:

- ✓ Do the 60-minute “Our Children First” program at www.lacourt.org.
- ✓ Go to all Family Court Services appointment(s). You must get there on time, or they will tell the court you disobeyed a court order.
- ✓ If anyone (besides a grandparent) says they have the right to custody or visitation to your child, you must add their name to your court papers.

WARNING:

FAILURE TO FOLLOW THIS ORDER MAY RESULT IN THE COURT IMPOSING SANCTIONS AGAINST YOU UNDER CODE OF CIVIL PROCEDURE §§ 128, 177.5, FAMILY CODE § 271 OR CALIFORNIA RULE OF COURT 5.14.

IT IS SO ORDERED.

Date: _____

LAWRENCE RIFF, Supervising Family Law Judge

ADDITIONAL INFORMATION

? For questions, help, or forms....

- ✓ Visit your local court’s self-help center.
- ✓ Talk to a lawyer or a qualified document preparer.
- ✓ Get forms and self-help information at www.lacourt.org.