

## **Preliminary Declaration of Disclosure Self Help Information/Procedural Guidelines\***

Each spouse in a dissolution, legal separation or nullity case must inform the other spouse of their income, debts, money, property and money-related rights. (Family Code 2100 et.seq.) Generally, you must do this twice: (1) at the same time or after the petition is served on your spouse (Preliminary Declaration of Disclosure) **and** (2) before you and your spouse enter into an agreement or 45 days before trial if no agreement is reached (Final Declaration of Disclosure).

### **First Declaration - Preliminary Declaration of Disclosure:**

- Complete the Declaration of Disclosure (form FL-140) and serve it on your spouse. Also, be sure to complete and attach those statements required to fully answer questions 3, 4 and 5 on the Declaration of Disclosure form (no forms are available for responding to questions 3-5).

#### **You must also attach the following:**

Schedule of Assets and Debts (form FL-142)  
**and**  
Income and Expense Declaration (form FL-150)

- When you have completed FL-140, FL-142 and FL-150 attach the forms & statements to the Declaration of Disclosure **and serve on your spouse**. Do NOT file them with the Court.
- Finally, in order to show the Court that you have served these forms on your spouse, you must complete questions 1 and 2 on the Declaration Regarding Service of Declaration of Disclosure (form FL-141) and file this form with the Family Law Clerks Office, 7<sup>th</sup> floor, 341 City Drive, Orange, CA 92863.

**Family Law forms are available on the Orange County Superior Court's website:**  
[www.occourts.org](http://www.occourts.org) and California Courts Self Help Center, [www.courtinfo.gov](http://www.courtinfo.gov)

\*The Self Help Information/Procedural Guidelines are intended to provide basic assistance and are not a substitute for legal advice.