COAST TO COAST LEGAL AID OF SOUTH FLORIDA, INC., ("CCLA") CONSENT AND NOTICE REGARDING ELECTRONIC COMMUNICATIONS ("NOTICE")

Please place your initials in the spaces provide to acknowledgement you have read and that you understand the following disclosures.

- 1. Electronic Signature Agreement. I understand that by checking the "I Accept" box at the end of this page that I am agreeing to electronically signing all documents relating to my legal issue and for which I have engaged Coast to Coast Legal Aid of South Florida. I agree and understand that my electronic signature is the legal equivalent of my manual signature on documents, and I consent to be legally bound by this Notice, the subsequent terms and conditions and any attached documents. I further agree that my use of a keypad, mouse or other device used to agree, acknowledge and consent to the terms, disclosures or conditions, constitutes my signature (hereafter referred to as "E-Signature") as if actually signed by me in writing.
- **2. Electronic Signature Agreement cont.** I also agree that no other certification or third-party verification is necessary to validate my E-Signature and that the lack of such certification or third-party verification will not in any way affect the enforceability of my E-Signature or any resulting agreement between myself and CCLA.
- 3. Consent to Electronic Delivery. I specifically agree to receive and/or obtain any and all CCLA related "Electronic Communications". The term "Electronic Communications" includes, but is not limited to, any and all current and future notices, retainers as well as such other documents, statements, third party authorization forms, records and any other communications regarding my file with CCLA.
- **4. Paper version of Electronic Communications.** To request a paper copy of the Electronic Communication you may contact us at 954-736-2400. If you do not wish to sign these documents electronically contact us at the number provided and let the intake paralegal know that you to wish to sign the documents in ink.
- **5. Revocation of Electronic Delivery**. You have the right to withdraw your consent to receive/obtain Electronic Communications from CCLA.
- **6. Revocation of Electronic Signature**. You have the right to revoke your consent to the use of your electronic signature. Revocation must be made in writing.
- 7. I agree to CCLA's use of electronic translation/interpretation to assist me with my case, including, but not limited to communications between me and CCLA (letters and emails) and evidence to be used for my case. CCLA may send words through a translation program to translate them for me. Translations of any materials into languages other than English are intended solely as a convenience to me. CCLA may attempt to provide an accurate translation of the original material in English, but due to the nuances in translating to a foreign language, I understand that slight differences may exist. If any questions arise concerning the accuracy of the information presented by the translated version, I should refer to the English version, which I understand is the official version. As much as possible, CCLA will not send any personally identifiable information (name, email address, address, phone number) through such programs.

To accept and sign the attached document(s), and any future documents, indicate your consent to the terms and conditions of this Agreement by checking the "I Accept" box.

I Accept



ACKNOWLEDGMENT OF VICTIM COMPENSATION SERVICES

1,, nerel	by acknowledge that I have applied to and/or
retained COAST TO COAST LEGAL AID C	OF SOUTH FLORIDA, INC., and any attorneys
associated with them, to evaluate my case for	representation, to advise me, and/or represent me
for a legal matter related to my victimization.	
I have been fully advised by COAST	TO COAST LEGAL AID OF SOUTH FLORIDA,
INC. that assistance is available to me in filin	g a claim for victim compensation with the Office
of the Attorney General of the State of Florida	a. Such assistance may include assistance in
completing forms and gathering reports and in	nformation. A brochure has been provided to me.
I understand that I must meet certain r	requirements to be eligible for victim compensation
through the State of Florida.	
Signature	Date
Printed Name	Date
Staff Member Signature	Date
Staff Member Printed Name for Coast to Coast Legal Aid of South Florida	Date



APPLICANTS FOR FAMILY LAW SERVICES MUST FIRST ANSWER THESE QUESTIONS ABOUT THE NEW OR ONGOING FAMILY LAW MATTER:

NΔ	AME:			DATE:		
1.	Are you the victim of	domestic/dating/stalk	ing or intimate	partner violence?	YES	NO
2.	If so, what is your rel	ationship to the person	n who committ	ed the violence or c	erime against you?	
3.	Are you the victim of	any other crime?	YES	NO		
4.	If yes, please explain	:				
5.	Do you need one, or	do you already have a	restraining ord	er/injunction for pr	otection to protect	you from
	the opposing party?	YES	NO			
6.	If yes, please explain	:				
7.	Do you want legal re	presentation for an upc	coming hearing	on Injunction/Rest	training Order?	
		YES	NO			
8.	If yes, did you file fo	r the Injunction?	YES	NO, I am the	Respondent	
9.	Has the opposing par	ty physically harmed y	ou, stalked yo	u, or threatened to l	narm you?	
		YES	NO			
10	. Have you been serve	d with family law legal	l papers?	YES	NO	
11	. If yes, what is the typ	e of action were you s	erved with?			
	DIVORCE	PATERNITY	INJUNC	ΓΙΟΝ		
12	. Is this a new case, or	has it been going on fo	or a while?	NEW	ONGOING	
13	. If you weren't served	yet, what type of action	on do you wan	t to file?		
	DIVORCE	PATERNITY	INJUNC	ΓΙΟΝ		

Coast to Coast Legal Aid of South Florida, Inc. is an equal opportunity provider and employer.

COAST TO COAST LEGAL AID OF SOUTH FL, INC. APPLICATION FOR SERVICES

DATE: HO	OW DID Y	OU HE	AR ABOUT	CCLA?		
FIRST NAME:		MIDI	DLE NAME:			
LAST NAME:			PREFERRI	ED NAME:		
SOCIAL SECURITY NUMBER:			(last 4)			
DATE OF BIRTH://				AGE:		
PRIMARY LANGUAGE: ENGLISH	SPA	NISH	CREOLE	RUSSIAN	PORTUGUESE	
OTHER (State language)						
Do you need an interpreter?						
ADDRESS:						
Is this a SAFE address to contact you?	YES		NO			
•	YES		NO			
SAFE MAILING ADDRESS:						
Is this a SAFE address to contact you?	YES		NO			
EMAIL ADDRESS:						
Is this a SAFE email address to contact you		YES	NO			
PHONE: HO				CELL:		
Are these SAFE phone numbers to call you				Is it safe to text y		— NO
				•		
EMERGENCY CONTACT PHONE:						
EMERGENCY CONTACT PHONE:						
# OF PEOPLE IN HOUSEHOLD:		_	# OF CHILI	OREN (UNDER 18)):	
DO YOU WORK? YES	NO					
Where do you work?						

	ny/agency involved in your legal issu	
Opposing person's DOB/	/? (if known)	
WHAT TYPE OF LEGAL ASSI	STANCE DO YOU THINK YOU	NEED?
Financial Exploitation	Immigration/Naturalization	Healthcare Issues
Foreclosure/Eviction	Credit Card Debt/Garnishment	Divorce/Custody/Paternity
Unemployment	SNAP (Food Stamps)	Medicaid
	· · · · · · · · · · · · · · · · · · ·	
SSI/SSDI	Human Trafficking	Medicare
Enforcement of Civil Right	ts as a Victim in a Criminal Case	
Injunction for Protection/R	estraining order Human Traf	fficking Expungement
CITIZENSHIP STATUS: Citize	en Permanent Resident	Not a Citizen
Permanent Resident Card #:		
Date of Issue://	Expiration D	Date:/
Please select the option that best des	scribes you:	
Authorized for Employment	Immigrant Refu	ugee Asylum Seeker
ASSETS: Check and complete a	ll that apply. Include current balar	nces.
CHECKING ACCT BALANCE \$	SAVINGS ACCT	BALANCE \$
CAR/MOTORCYCLE \$		LANCE \$
		LANCE \$
		BALANCE \$
OTHER ASSETS VALUE \$		
Do you think your income will cha	ange significantly in the future?	YES NO
If yes, explain:		

TYPE OF INCOME	Amount	Frequency
Your GROSS salary or self-employment income (before taxes or deductions are taken out)		
Child Support		
Alimony		
Unemployment Compensation		
Workers' Compensation		
Social Security Retirement		
Social Security Disability		
Veteran's Benefits		
Pension		
SNAP (Food Stamps)		
TANF (Cash Assistance)		
Other Income (including ongoing (regular) contributions from family, friends, cash gifts)		
Other Household Members' GROSS Income		
HEALTHCARE: Do you have:		

HEALTHCARE: Do you have:				
Health Insurance Medicaid	Medicare			
Hospital/Clinic Financial Assistance				
When you are sick, where do you go for care?				
Emergency Room/Hospital If so, which one?				
My Doctor Urgent Care				
Clinic/Family Health Center/Family Health Clinic				
If so, which one?				
If you do not have healthcare, would you like to speak with someone about healthcare options? YES NO				

DEMOGRAPHICS: This section is used for reporting purposes only.

Reports are presented with only demographic information and absolutely no client identifiers.

This information will not be used to determine your eligibility for services or the level of service you receive.

RACE: Black or African American White American Indian or Alaska Native

Asian Native Hawaiian or Pacific Islander

Unknown or Declined to Answer Other:

MULTIRACIAL: YES NO

MINORITY: Minority Not a Minority

ETHNICITY (Non-HUD): Hispanic or Latino Origin Not of Hispanic of Latino Origin

Unknown or Declined to Answer

MARITAL STATUS: Married Divorced Separated

Single Unknown Widowed

Are you a Holocaust survivor? YES NO

GENDER IDENTITY: Check all that apply.

Male Transgender M to F

Female Transgender F to M

Questioning Prefer Not to Answer

Gender Nonconforming Other

SEXUAL ORIENTATION: *Check all that apply.*

Heterosexual Lesbian Prefer not to say

Gay Transgender

Bisexual Other

DISABLED: YES NO

BLIND/VISUALLY IMPAIRED: YES NO

DEAF/HARD-OF-HEARING: YES NO

HIV+/AIDS: YES NO (If Yes, this may qualify you for additional services)

Prefer not to say

(If Yes, this may qualify you for additional services)

HOMELESS: YES NO

Is any member of your household a Veteran	of the U.S. M	ilitary?	YES		NO		
Are you a victim of domestic violence/stalking/dating violence/other violence?					YES		NO
Is your legal problem the result of a crime a	gainst someon	e in your house	hold?		YES		NO
Are you the caregiver of a minor child that is not your biological child?						NO	
Are you the caregiver of a household member who is age 60 or older?			YES		NO		
Are you the caregiver of a disabled adult or disabled minor child? YES					NO		
Are you Ryan White certified?	YES	NO					

CCLA may be required to disclose certain information to its funding sources. The types of information currently subject to such disclosure are time records, eligibility records, the client's name, demographic information, and the general nature of the problem.

The information I have given on this application is TRUE AND CORRECT to the best of my knowledge.

Signature: Date:

Family Law Questionnaire

YOU MUST ANSWER EVERY QUESTION COMPLETELY

Your Name:		
Primary language	English Proficient? YES	NO
Do you need an interpreter? YES	NO	
How did you find out about CCLA/Legal Aid? _		
Complete name of opposing party		
Address of opposing party		
Opposing party's date of birth/	Opposing party's gender	
Are you married to this person?	YES NO	
Date and location of marriage		
Do you live together? YES	NO	
Date and location of separation, if any		
Have you or the opposing party been represe	ented by CCLA/Legal Aid before?	YES NO
Have you received any legal papers?	YES NO	
If yes, what is the exact date you received th	nem?/	
Has another attorney helped you with this?	YES NO	
What is the attorney's name?		
Do you have any other family law/domestic If yes, explain		YES NO
Do you have other court cases, or do you ex		NO
If yes, explain		

How many children under 18 live in your home?Age(s) of Child(ren)
How many of these children were born of this relationship?
Were children born during this relationship that are not the opposing party's? YES NO
What is the name of the child(ren)'s other parent?
If not married, has a judge previously ordered that the opposing party is the parent of your child?
YES NO
Have you agreed on how to share time with the child(ren)? YES NO
If yes, explain
Has the other parent given you child support? YES NO
Voluntarily? YES NO Court ordered? YES NO
How much child support (\$) and frequency (weekly/monthly)
Do you currently have a business? YES NO If yes, what type of business?
How much do you earn from that business? per month year.
Does the opposing party own a business or did they ever own a business? YES NO
If yes, what type of business?
How much does the opposing party earn from that business? per month year.
Do you pay for your own health insurance? YES NO \$ bi-weekly monthly
Do you pay for your child(ren)'s health insurance? YES NO \$ bi-weekly monthly
Do you pay day/aftercare for your child(ren)? YES NO \$ weekly bi-weekly monthly

Assets/Debts You OR Opposing Party Have
Real estate in Florida or anywhere in the world? YES NO
If yes, describe all property
Personal Property? (e.g., cars)
Retirement/Pension/401(k)? YES NO If yes, describe
Stocks/Bonds/Trusts? YES NO If yes, describe
Do either of you own anything else of value? YES NO
If yes, describe
Are there debts to divide? YES NO
If yes, describe
If you are married, will you be asking the court for alimony? YES NO
Please explain
Domestic/Dating/Sexual/Stalking Violence
Do you have an Injunction for Protection /Restraining Order against the opposing party? YES NO
If so, when is/was the final hearing?/
If you do not have a restraining order, are you afraid of this person? YES NO
Do you need a restraining order? YES NO
If yes, do you believe that you are in immediate danger? YES NO
Have you been a victim of physical abuse, sexual abuse, threats to kill or harm, been stalked or a victim of
any other crime by the opposing party? YES NO
Date when the most recent incident occurred/
Explain what happened

Were the police called? YES NO Were you injured? YES Were there witnesses? YES NO Do you have any police report(s)? YES Was anyone arrested? YES NO If yes, who	
Was anyone arrested? YES NO If yes, who	
Were photographs or video taken? YES NO Have you ever been arrested, charged with a crime, or detained by law enforcement, anytime, anywhere	
Have you ever been arrested, charged with a crime, or detained by law enforcement, anytime, anywhe	re?
	re?
VEC NO	
YES NO	
If yes, explain	
Is there, or has there ever been a restraining order <i>against you</i> ? YES NO	
If yes, explain	
Has, or will anyone, accuse <u>you</u> of domestic violence? YES NO	
If yes, explain	
Has, or will anyone, accuse <u>you</u> of being a danger to yourself or others due to your mental state? YES NO	
Have <u>you</u> ever been Baker Acted? YES NO	
If yes, explain	
Does the <i>opposing party</i> abuse drugs or alcohol? YES NO	
If yes, explain	
Will you be accused of drug or alcohol abuse? YES NO	
If yes, explain	

family/divorce/paternity case? Ve Can Reach You
Ve Can Reach You
Ve Can Reach You
Ve Can Reach You
NO
NO
NO
s to send court documents directly
to this information.
NO
NO
ommunications and provide it here

If you do not provide a mailing address and/or email address, the Court may require your confidential address(es) to be disclosed. If you need information on the State of Florida's Address Confidentiality Program, please contact your advocate (Women in Distress, Law Enforcement, NJCC, State Attorney's Office) or let your attorney and paralegal know immediately.

I have answered all of the above questions thoroughly an	d truthfully. I may continue my answers on the
back of the page or attach an additional page. I retail	n COAST to COAST LEGAL AID OF SOUTH
FLORIDA, INC. (CCLA) for the limited purpose of having	them investigate whether they can provide me
with representation or legal advice for the legal problem	n I am having. I fully understand that is CCLA
determines it will not accept my case, the program will not	act as my attorney regarding this matter. If CCLA
does agree to accept my case, I will be notified of that fact, an	d will sign an additional Retainer Agreement.
Applicant Signature	Date
Applicant's Printed Name	Date



U.S. CITIZENSHIP ATTESTATION FORM

Please check the appropriate box	
Por favor, marque la casilla correspondiente	
Tanpri tcheke bwat ki apwopriye a	
I am a citizen of the United States. Yo soy ciudadano de los Estados Unidos de America. Mwen se yon sitwayen ameriken.	
Client Signature/Firma de cliente/ Siyati Kliyan	 Dated/Fecha/Dat:
Cheni Signature/Firma de chente/ Siyati Khyan	Dated/Fecha/Dat:



CLIENT RETAINER AGREEMENT

Ι,	, have asked Coast to Coast Legal Aid of	
South Florida, Inc. (CCLA) for assistance regard	ing:	
I understand that CCLA may provide referral, legal advice, limited legal service, and/or extensive legal service on this matter. If CCLA accepts my case for representation, a CCLA attorney will sign this retainer. I understand CCLA will notify me if my matter is not accepted.		
CCLA:		

If the above issue is accepted for legal assistance, CCLA:

- 1. Agrees to treat Client with dignity, courtesy and respect and that all legal assistance will be provided within the guidelines of the Florida Rules of Professional Conduct.
- 2. Agrees that Client's matter will be kept in strict confidence, except that CCLA may be required to disclose Client's name and other confidential or non-confidential information to third parties who provide funds to CCLA. However, CCLA will not disclose individually identifiable health information protected by the Health Insurance Portability and Accountability Act ("HIPAA") without Client's express consent. The types of information currently subject to such disclosure are time records, eligibility records, Client's name, court case number, and the general nature of the problem.
- 3. Will notify Client and get Client's agreement to take any significant action regarding the case, such as initiating/filing a case, settling the case, or appearing before any administrative agency or court.
- 4. CCLA will open a file (electronic and/or paper) for Client and maintain a copy of Client's file for 7 years from the date of closing. CCLA will provide Client with a copy of the file upon request. CCLA will return any original documents provided to CCLA upon Client request, except when CCLA is required to maintain originals in their care and custody, for example, original bankruptcy documents.

CLIENT:

If Client's case is accepted, Client:

5. Agrees that the information given to CCLA to establish eligibility for services is true and correct at the time the matter is investigated and/or accepted for legal services. Client understands that CCLA may not continue providing services if information provided to CCLA when determining eligibility is incorrect, or if changes occur which make Client ineligible for services.



6. Agrees to:

- keep all appointments or promptly notify CCLA of the need to change an appointment;
- attend all court hearings;
- be truthful in giving information requested;
- provide all documents necessary for my case;
- tell CCLA if I no longer want to pursue my case/legal problem;
- promptly notify CCLA of any changes in my financial situation and understands that eligibility and representation may end if my household income or assets change;
- promptly notify CCLA of any changes in information about my case;
- promptly notify CCLA of any new developments in my case and any paperwork I receive;
- promptly notify CCLA of any change in address or telephone number, and whether the information is to remain confidential;
- refrain from abusive language and conduct towards CCLA staff.
- 7. Agrees not to discuss the case with the opposing party, or opposing attorney, without first obtaining permission from the CCLA attorney handling the case. Client agrees to immediately notify CCLA if contacted by the opposing party or opposing party's attorney.
- 8. Understands that a CCLA attorney, paralegal, volunteers, or interns supervised by a CCLA attorney, may represent or assist me. Client understands that CCLA may refer Client to a pro bono attorney to provide legal services to Client.
- 9. Understands CCLA will not charge Client for the attorney's work or any staff member's work, but that CCLA may, in some cases, be able to seek fees such as attorney's fees, sanctions, or cost reimbursement to be paid by another party which shall not reduce Client's award. Client agrees to allow CCLA to seek those fees paid by another party and, if awarded fees, CCLA may keep them.
- 10. Understands that in certain types of cases, CCLA may agree to pay certain litigation expenses, for Client's case. Client understands that Client may be responsible to pay fees and costs such as filing fees, mediation fees, and service fees. Client understands that even if CCLA pays those expenses, Client may be responsible for those fees, costs, and expenses, and agrees to repay CCLA for these expenses, if asked to do so. Client understands a Judge or Court may order Client to pay the opposing party attorney's fees and court costs. If ordered, Client may also be responsible to pay sanctions and other costs.
- 11. Understands, with regard to Injunction for Protection cases, Florida Statute §57.105 states that if the court finds by clear and convincing evidence that Client knowingly made a false statement or allegation in their Petition, attorney's fees may be awarded to the Respondent, and Client will be personally liable for these fees.
- 12. Understands that CCLA, as a condition of representation, may require Client to deposit rent, homeowner or condominium fees, or mortgage payments into our trust account while a case is pending or during settlement negotiations. Client further understands that CCLA may seek to withdraw from representation if Client does not comply with this condition.

- 13. Understands that Client may terminate this agreement anytime by telling the CCLA staff member handling the case, verbally or in writing, that Client no longer wants CCLA's assistance. Client further understands that CCLA may terminate this agreement:
 - if, at any time, Client's eligibility status changes,
 - if CCLA is not able to communicate with Client.
 - if Client does not maintain communication with CCLA and update CCLA with any changes in Client's contact information,
 - if Client does not comply with this retainer agreement,
 - upon Client's death,
 - if Client is abusing drugs/alcohol,
 - if Client violates a Court order, or
 - for any other reason as permitted by the Florida Rules of Professional Conduct.
- 14. Understands that Client has the right to file a formal grievance or complaint with CCLA if Client feels she/he/they received ineffective assistance. Client acknowledges she/he/they have been provided a copy of the Grievance Procedure and understands a copy is also available upon request.
- 15. Understands that CCLA does not agree to help with any other matter not described herein or appeal this case to a higher court. CCLA will consider any other matter or appeal to be a new case. Another matter or appeal of this case will be reviewed for acceptance upon consideration of Client's continued eligibility for services, principles of law and fact involved in the appeal, merits of Client's particular case, office priorities, and program resources.

16.	Other:	
my k pursu	nformation I have given in my application is TRUE AN nowledge. I have read the above retainer policies and a lant to the terms set out above and will abide by these t assistance.	gree to apply for legal services
Signa	ture [Please Circle Relationship: Self/Parent/Guardian]	Date
CCLA	A Staff Member	Date

THIS RETAINER AGREEMENT IS NOT EFFECTIVE UNLESS SIGNED BY AN AUTHORIZED CCLA ATTORNEY.



• Coast to Coast Legal Aid of South Florida, Inc. {CCLA} advised me of agencies handling grievances regarding discrimination in the delivery of services to individuals with disabilities or limited English proficiency, including:

US Department of Justice Civil Rights Division 950 Pennsylvania Avenue, NW Disability Rights Section - NYAV Washington, D.C. 20530-0001 (855) 856-1247 (800) 514-0716 (TTY)	US Equal Employment Opportunity Commission 131 M Street, NE Washington, D.C. 20507 (202) 663-4900 (202) 663-4494 (TTY)
The US Department of Health & Human Services Office for Civil Rights Southeast Region Sam Nunn Atlanta Federal Center, Suite 16T70 61 Forsyth Street, SW Atlanta, GA 30303-8909 (800) 368-1019 (800) 537-7697 (TTY)	Florida Department of Children & Families Office of Civil Rights 1317 Winewood Boulevard, Building 1, Room 140 Tallahassee, FL 32399-0700 (850) 487-1901 (850) 921-9220 (TTY)

- CCLA advised me they have a Courtesy Policy and will provide me a copy if I request it.
- CCLA advised me they have a Client Rights and Responsibilities Policy and will provide me a copy if I request it.
- CCLA advised me that although there is no charge for their legal services, CCLA gratefully accepts donations. If I would like to donate, I may make a check payable to Coast to Coast Legal Aid of South Florida. I will not be denied services or discriminated against in any manner if I decide not to donate to CCLA.
- Coast to Coast Legal Aid of South Florida, Inc. offers services to low income residents of Broward County, regardless of race, color, national origin, religion, sex, disability or age. The staff is committed to providing a welcoming, quiet, safe environment in which to utilize CCLA services.
- Coast to Coast Legal Aid of South Florida is an equal opportunity provider and employer. In accordance with federal law and U.S. Department of Justice policy, this organization is prohibited from discriminating on the basis of race, color, national origin, religion, sex, age, or disability. To file a complaint of discrimination, contact or write Office for Civil Rights, Office of Justice Programs, U.S. Department of Justice, 810 7th Street, NW, Washington, DC 20531 or call 202-307-0690 {Voice} or 202- 307-2027 {TDD/TYY}. Individuals who are hearing impaired or have speech disabilities may also contact OCR through the Federal Relay Service at 800-877-8339 (TTY) or 877-877-8982 (Speech), or 800-845- 6136 (Spanish). Or contact the Department of Legal Affairs, PL-01 The Capitol, Tallahassee, Florida, 32399, or call 850-414-3300.

Acknowledge receipt:		
Signature	Date	



LEGAL CHECK-UP	AID■
NAME: SAFE PHONE# TO CONTACT YO	U:
PLEASE CHECK YES OR NO AFTER READING EACH QUESTION. YOU MAY DESCRIBE ISSUES IN PAGE IF NECESSARY	DETAIL ON THE BACK OF THE
FAMILY LAW ISSUES: INTIMATE PARTNER VIOLENCE	
Has your intimate partner physically harmed you, stalked you, or threatened to?	
Do you feel you need a restraining order /injunction for protection to protect you from you	ur intimate partner?
Are you having trouble with the other parent of your child regarding sharing time?	
Do want to file for divorce?	
Have you been served with a Petition for divorce or paternity?	
Do you need help enforcing a current family law order such as an injunction for protection	n, child support, or time-sharing?
Do you need a referral for childcare?	.,
Would you like a referral to a certified domestic violence center for counseling, safety pla	nning and other services?
YES/NO	8
HOUSING ISSUES	
Are you struggling or at risk of being unable to pay your mortgage payments, rent, condo	or homeowner association
payments, or to pay property taxes on your home?	
Would you like information regarding loan modifications of your home mortgage or avail	able assistance with such
payments?	
Do you need information about possibly terminating your lease early due to safety concer-	ns?
Has your landlord sent you any written notices terminating your tenancy, or threatened to	evict you?
Have you received a notice terminating your subsidized housing?	
Have you received a notice from a condominium association that your landlord is not pay	ring condominum fees?
Has your landlord turned off your utilities or locked you out of your home?	
Is your rental home in very bad condition (i.e. no water, no air conditioning, excessive mo	old)?
Do you need assistance with Utilities Shut Off (FPL/Water/Gas)?	
Would you like to be informed via email or US Mall about public housing waitlists as the	y become available?
YES/NO	
IMMIGRATION	
YES/NO	
Are you a victim of violence who needs assistance with your immigration status?	
Are you a lawful permanent resident who is interested in becoming a U.S. citizen?	
BENEFITS/HEALTH	
YES/NO	-54-9
Did you recently become unemployed and/or apply for unemployment compensation benefits and the state of the s	ents?
Do you have a disability for which you believe you are entitled to public benefits?	
Do you need assistance with Food Stamps?	
Do you need assistance with Medicaid/Medicare?	
Do you need assistance with SSI/Social Security Disability?	
Do you need assistance with TANF/Cash Assistance?	
Do you have health insurance?	
Do you need health insurance?	
OTHER ISSUES YES/NO	
Do you need access to food?	
Do you need access to clothing?	
Do you need access to GED/Training/Technical Training/College/Certificate Courses?	
Is your child having any of the following problems in school: behavior, suspensions/expul	lsions, academic, in need of special
services or special education?	, , , , , , , , , , , , , , , , , , , ,
Do you need to apply for a driver's license or has your license been suspended?	
Do you have a Federal Income Tax problem with the IRS?	
Do you have a criminal case that you would like expunged from your record?	
Do you need a correction made to your credit report to remove wrongfully reported debt?	
Do you need any FEMA assistance related to recent hurricanes?	

Date

Signature