Rule 17.200—Form 216: General Answer to a Petition for Dissolution of Marriage with Children

Respondent: You must file an Answer in the county where the Petition was filed within **20 days** after receiving the Petition and Original Notice, or the **court may enter a judgment against Respondent** giving Petitioner what he or she asked for in the Petition.

If the Petition you received is on form 201, use form 215 for your Answer.

Read the <u>Guide to Representing Yourself in an Iowa Divorce Case</u> on the Iowa Judicial Branch website before using this form.

- If filing electronically and you include protected information on this form, fill out or update the Protected Information Disclosure form (211).
- If filing in paper, you may use form 211 to provide any protected information in full.

If you do not understand how to use this form, or if you should use this form, talk to an attorney.

	In the Iowa District Court for	County where Petition is filed				
Upon	the Petition of	Equity case no.				
Petiti	Oner You spouse's full name: first, middle, last	General Answer to a Petition for Dissolution of Marriage with Children				
and co	oncerning	with officien				
Resp	ondent Your full name: first, middle, last					
	List the numbers of the paragraphs in the Peti paragraphs you list here are not true, it may b	tion that you think are true. If you decide later that the pe too late to change your answer.				
B.	Respondent denies that the following List the numbers of the paragraphs in the Petition	. •				
C.	List the numbers of the paragraphs in the Peti	ne following paragraphs in the Petition are true: tion that you are not sure about. If you cannot say a not true, it may be because you do not know something, such l.				

D. Children's living arrangements

Places where the children have lived during the last five years and the parent(s) or adult(s) who acted as parents:

(1)	Children:											
` ,		Initials	Initials		Initials		In	itials		Init	ials	
	Lived with				from		/	/	_ to		/	/
		Adult name				mm	dd	/		mm	dd	уууу
	At											
	City			State	2							
(2)	Children:											
		Initials	Initials		Initials		In	itials		Init	ials	
	Lived with				from		_/	/	_ to		_/	/
		Adult name				mm	dd	уууу		mm	dd	уууу
	At			State								
	City			State								
(3)	Children:		<u>, , , , , , , , , , , , , , , , , , , </u>		· · · · ·		- -	7				
		Initials	Initials		Initials		In	itials		Init	ials	
	Lived with				from		_/	/	_ to		_/	_/
		Adult name				mm	dd	уууу		mm	dd	уууу
	At			State	<u></u>							
	Ž			Sidir								
(4)	Children:	Initials	 Initials					itials		Init	ials	
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	Lived with	Adult name			from	mm		_/	_ to		_	
	٨٠					mm	ии	уууу		mm	ш	уууу
	City			State	<u> </u>							
(-)	Obliber											
(5)	Children:	Initials	Initials		Initials			itials		Init	ials	
	1.1 1 24											,
	Lived with	Adult name			from	mm	-/ <u></u> dd	/	_ to	mm	_	_ /
	Δt	1100000					cres	3333				7777
	City			State								
	☐ Check	this box if you h	ave attached	a sepa	rate she	et listi	ng ad	ditional ch	ildr	en.		
		nildren have not l		_			_				you mi	ght not be
		get custody. The										

Rule 17.200—Form 216: General Answer to a Petition for Dissolution of Marriage with Children, continued

Ε.	Protective or no contact orders Check one								
	(1) There is neither a "protective order" nor a "no contact order" between Respondent (you) and Petitioner (your spouse).								
	(2)	There is a "protective order" or "no contact order" between Respondent and Petit If you check (2), fill in the following information:	tioner.						
		a. County and state where the order came from:							
		County	State						
		b. Court case number:							
F.		cases about the children							
		1) or (2)							
	(1)	There are no other cases about the children. If you check (1), skip to G.							
	(2)	There are other cases about the children.							
		is an order from out of state about the children, an Iowa court may not be able to issue ustody or visitation. The rules are complicated and you may need to talk to an attorney							
	If you c	heck F(2), fill in the applicable information below.							
		venile court							
	Ch	eck i or ii.							
	i.	There is no juvenile court case.							
	ii.	There is a juvenile court case.							
		If you check ii, fill in the following information:							
		(a) County and state of the juvenile court case: County	State						
		(b) Juvenile court case number:							
		Check (i) or (ii)							
		(i) Concurrent jurisdiction has been granted.							
		(ii) Concurrent jurisdiction has not been granted.							
		If the juvenile court has not given concurrent jurisdiction (permission,) then child cube decided in this case. You should talk to an attorney.	istody cannot						
	b. Custody order								
	You might not be able to get custody in Iowa if there is a custody order entered in another state.								
	Ch	eck i or ii.							
	i.	☐ There is no custody order.							
	ii.	☐ There is a custody order.							
		If you check ii, fill in the following information:							
	(a) County and state where the custody order came from:	State							
	County								
		(b) Court case number:							

Rule 17.200—Form 216: General Answer to a Petition for Dissolution of Marriage with Children, continued c. Child support order Check i or ii. ii.

There is a child support order. If you check ii, fill in the following information: (a) County and state where the child support order came from: _ State County (b) Court case number: G. Respondent denies anything in the Petition that is not admitted in this Answer. H. Other information: **2. Respondent's Request** *If you do not know what you want, talk to an attorney.* Respondent asks the court to: Write here what you would like the court to do. For example, tell the court if you want a divorce. Be brief. Do not write long descriptions.

Continued on next page

3. Attorney Help Check one A. An attorney did not help me prepare or fill in this paper. B. An attorney helped me prepare or fill in this paper. If you check B, you must fill in the following information: Attorney's P.I.N. # - Ask the attorney Name of attorney or organization, if any Business address of attorney or organization State ZIP code Attorney's email address – optional 4. Service Instructions If Respondent is filing in paper Check one A. Respondent will accept service of documents at the attorney's address listed above; or B. Respondent will accept service of documents in this case at the mailing address below. 5. Certification of Service by Mailing or Delivery Section 5 to be completed only if filing in paper or if the other party is exempt from electronic filing. This document, if filed electronically, will automatically be served on registered parties. Print your name I mailed or gave a copy of this Answer to the other party or the other party's attorney at this address: Name of person to whom I delivered or mailed it Party's or attorney's mailing address City State ZIP code 6. Oath and Signature , have read this Answer, and I certify under penalty Print your name of perjury and pursuant to the laws of the State of Iowa that the information I have provided in this Answer is true and correct. Signed on: Month ZIP code Mailing address City State Additional email address, if applicable Email address * Whether filing electronically or in paper, you must handwrite your signature on this form. If you are filing electronically, scan the form after signing it and then file electronically

Important Instructions for filing this form on next page.

Instructions for Filing an Answer to a Petition for Dissolution of Marriage with Children

The Iowa Judicial Branch is converting the court system to electronic filing county by county. The electronic filing system is also known as EDMS. To determine if this case is in a county using electronic filing, check the map available on the Iowa Judicial Branch website under eFiling, or call the clerk of court office in your county. If your county accepts electronic filing, **you must file electronically** unless you get permission from the court to file in paper. Contact the clerk of court in your county if you are unable to file electronically.

■ Filing your Answer electronically

- If your divorce case was filed in a county that uses electronic filing, you must register to electronically file. For help with registration, *see* the eFiler's User Guide <u>How to Register Pro Se (Self Represented) for eFiling</u> on the Iowa Judicial Branch website.
- Scan the signed Answer form and save it as a .pdf. (Save it in a place that will be accessible to you when you electronically file.)
- Log in to EDMS on the Iowa Judicial Branch website and file your Answer.

 The login page can be accessed from two different paths: you may <u>directly log in to EDMS</u>; or from the judicial branch website menu, you may select "eFiling > eFile (EDMS) Login."
- For help, see <u>How to eFile to an Existing Case</u>.
- You will receive a Notice of Electronic Filing (NEF) when the clerk of court has approved the efiling of your Answer and other documents. You can then open the Answer and print a copy for your records.
- If there was a problem with your filing, EDMS will send you a Retraction Notice. You can then log in to My Filings, correct the error, and resubmit your Answer. For help, see <u>How to Resubmit a Returned Filing</u>.
- The NEF will indicate if your spouse is exempt from electronic filing requirements, in which case, you must mail or serve in paper a copy of the document on your spouse if he or she does not have an attorney.

Filing your Answer in paper

- Make two photocopies of the original.
- Take your original Answer form and the photocopies to the clerk of court's office in the county where the Petition was filed. The county is listed at the top of the Petition (form 201).
- The clerk will time-stamp your forms and copies.
- The clerk will take the original and give the copies back to you.
- Keep one of the copies for your records.
- Serve one of the copies of your Answer on your spouse (Petitioner).
- You can hand one of the copies of the Answer form to your spouse, **or** mail a copy to your spouse at the address shown on the Petition.
- If your spouse has an attorney, you may serve the Petition by mailing a copy to the attorney at the attorney's address.

Do not file these instructions