



[This Photo](#) by Unknown Author is licensed under [CC BY-SA](#)

Community Property State

A state in which any property not deemed “separate” (ie. owned before marriage or obtained by gift or inheritance) is “community” property and will likely be subject to a 50/50 division.

The way that assets are divided in divorce depends on the property division statutes of the state. There are currently eight states that have community property statutes: Arizona, California, Idaho, Louisiana, Nevada, New Mexico, Texas, and Washington.

Source: <https://institutedfa.com/learning-center/top-ten-divorce-terms-know/>

The Hock Group | Baird | www.thehockgroup.com | 602-224-4900

For information purposes only; Baird does not provide legal or tax advice