FINAL JUDGMENT Forms Packet

(Forms Required to Prepare and file your Judgment of Dissolution or Legal Separation)

In order to determine which forms are required to complete your case, you must first determine the status:

PETITION filed and served, no RESPONSE filed 30 days after completed service and NO AGREEMENT = TRUE DEFAULT CASE

PETITION filed and served, no RESPONSE filed 30 days after completed service but a written AGREEMENT on all issues = DEFAULT CASE

PETITION filed and served, RESPONSE filed and served, and a full written AGREEMENT on all issues = <u>UNCONTESTED CASE</u>

PETITION filed and served, RESPONSE filed and served, but NO WRITTEN AGREEMENT on all issues = <u>CONTESTED CASE</u>

Once that determination has been made, follow the checklist for your case attached. All steps must be completed before your Judgment can be granted.

After completing the forms, make three additional copies and submit them to the clerk's office with self-addressed stamped envelopes as shown on your checklist. Make sure to include an additional self-addressed stamped envelope with sufficient postage if you would like a conformed copy of your judgment returned to you by mail.

TRUE DEFAULT CASE

(No Response filed 30 days after completed service and no Settlement Agreement)

SUMMONS

PETITION

PRELIMINARY DECLARATION OF DISCLOSURE

Serve with Income and Expense Declaration & Schedule of Assets and Debts

DECLARATION REGARDING SERVICE OF DECLARATION OF DISCLOSURE

File to show that you have complied with Preliminary Declaration of Disclosure

PROOF OF SERVICE

REQUEST TO ENTER DEFAULT

Submit with one (1) self-addressed stamped envelope, addressed to Respondent

DECLARATION FOR DEFAULT OR UNCONTESTED HEARING

JUDGMENT

With attachments dealing with custody/visitation, child support, spousal support and division of property and debts. Cannot request unless originally requested in Petition

NOTICE OF ENTRY OF JUDGMENT

With two (2) self-addressed stamped envelopes, one addressed to you, and one addressed to Respondent.

An additional self-addressed stamped envelope should be included if you would like the court to mail back a conformed copy of your judgment (make sure to include sufficient postage).

DEFAULT CASE

(No Response filed 30 days after completed service, but the parties have a written Settlement Agreement)

SUMMONS

PETITION

PRELIMINARY DECLARATION OF DISCLOSURE

Serve with Income and Expense Declaration & Schedule of Assets and Debts - Both parties must comply

DECLARATION REGARDING SERVICE OF DECLARATION OF DISCLOSURE

Both parties must file to show that you have both complied with Preliminary Declaration of Disclosure

PROOF OF SERVICE

REQUEST TO ENTER DEFAULT

Submit with one (1) self-addressed stamped envelope, addressed to Respondent

DECLARATION REGARDING SERVICE OF FINAL DECLARATION OF DISCLOSURE

Both parties must comply or both must sign the Waiver of Final Declaration of Disclosure

DECLARATION FOR DEFAULT OR UNCONTESTED HEARING

JUDGMENT

With Settlement Agreement dealing with custody/visitation, child support, spousal support and division of property and debts. Both parties must sign the Settlement Agreement and Respondent's signature must be notarized.

NOTICE OF ENTRY OF JUDGMENT

With two (2) self-addressed stamped envelopes, one addressed to you, and one addressed to Respondent. An additional self-addressed stamped envelope should be included if you would like the court to mail back a conformed copy of your judgment (make sure to include sufficient postage).

UNCONTESTED CASE

(Response filed and the parties have a written Settlement Agreement)

SUMMONS

PETITION

PRELIMINARY DECLARATION OF DISCLOSURE

Serve with Income and Expense Declaration & Schedule of Assets and Debts - Both parties must comply

DECLARATION REGARDING SERVICE OF DECLARATION OF DISCLOSURE

Both parties must file to show that you have both complied with Preliminary Declaration of Disclosure

PROOF OF SERVICE

RESPONSE

DECLARATION REGARDING SERVICE OF FINAL DECLARATION OF DISCLOSURE

Both parties must comply or both must sign the Waiver of Final Declaration of Disclosure

APPEARANCE, STIPULATIONS, & WAIVERS

DECLARATION FOR DEFAULT OR UNCONTESTED HEARING

JUDGMENT

With Settlement Agreement dealing with custody/visitation, child support, spousal support and division of property and debts. Both parties must sign the Settlement Agreement.

NOTICE OF ENTRY OF JUDGMENT

With two (2) self-addressed stamped envelopes, one addressed to you, and one addressed to Respondent. An additional self-addressed stamped envelope should be included if you would like the court to mail back a conformed copy of your judgment (make sure to include sufficient postage).

CONTESTED CASE

(Response filed but no agreement on the issues)

SUMMONS

PETITION

PRELIMINARY DECLARATION OF DISCLOSURE

Both Parties must comply

DECLARATION REGARDING SERVICE OF DECLARATION OF DISCLOSURE

Both parties must file to show that you have both complied with Preliminary Declaration of Disclosure

PROOF OF SERVICE

RESPONSE

REQUEST FOR FAMILY LAW TRIAL SETTING

DECLARATION REGARDING SERVICE OF FINAL DECLARATION OF DISCLOSURE

Both parties must comply

MANDATORY SETTLEMENT CONFERENCE STATEMENT OR STATEMENT OF AGREEMENT AND DISAGREEMENT

File and serve five (5) days before MSC

TRIAL

Prepare Trial Brief and evidence

JUDGMENT

Prepared in compliance with Court's rulings at Trial

NOTICE OF ENTRY OF JUDGMENT

With two (2) self-addressed stamped envelopes, one addressed to you, and one addressed to Respondent. An additional self-addressed stamped envelope should be included if you would like the court to mail back a conformed copy of your judgment (make sure to include sufficient postage).

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address)	Telephone Number	FOR COURT USE ONLY
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF VENTURA		
☐ 800 SOUTH VICTORIA AVE. VENTURA, CA 93009		
occoser vierenmente. vervient, en occos		
DI AINTIEE/DETITIONED		Date:
PLAINTIFF/PETITIONER		Tme:
DEFENDANT/RESPONDENT		Courtroom:
		☐ Pro Per
☐ REQUEST	C/	ASE NUMBER:
☐ COUNTER REQUEST FOR MANDATOR	RY SETTI EMENT	
CONFERENCE/TRIAL SETTING (FAMI	ILY LAW)	
Estimated trial time:		
Petitioner/Respondent/Claimant herein hereby requests the	at a Mandatory Settlement C	conference be set on a date after
Additionally, the fo	ollowing dates are unaccepta	ble for the Mandatory Settlement
Conference:	·	
Names, addresses and telephone numbers of attorneys of	r of partice representing them	acolyoc:
mariles, addresses and telephone numbers of attorneys of	Tor parties representing them	iseives.
For Petitioner For Claimant		For Repondent
I hereby represent to the court that all essential parties ha		
that this case is at issue as to all such parties; that no ame other affirmative pleading remains unanswered; that, to m		
prior to the time of trial; and that I know of no further plead		m not be cerved with a cumment
	J.,	
Dated:		
Dated.		Signature of Attorney/Party
		Detitioner/Plaintiff
		☐ Petitioner/Plaintiff☐ Respondendt/Defendant

PROOF OF SERVICE BY MAIL

I am over the age of 18 and not a party to this cause. I am a resident of, or employed in, the county where this mailing occurred. I

served the REQUEST FOR MANDATORY SETTLEMENT CONFERENCE/TRIAL SETTING (FAMILY LAW), by placing a true

copy in a sealed envelope with postage prepaid, addressed to each person whose name and address is given below, and depositing

the envelope in the United States mail on the date stated below.

Date of deposit:	Place of deposit:City and State
I declare under penalty or perjury under the laws of the	e State of California that the foregoing is true and correct.
Executed on:	_
Residence/business address of declarant	Signature of declarant

NAME AND ADDRESS OF EACH PERSON TO WHOM MAILED

NOTES: Any party not in agreement with the information or estimates given in the statement shall, within 10 days after service, serve and file a statement in his/her behalf.

Affidavit of mailing must be completed before acceptance by the Court.

All parties **must** complete and file all documents as provided in Local Rule 9.19.A.2 fifteen days prior to the Mandatory Settlement Conference.

PARTY WITHOUT ATTORNEY OR ATTORNEY	STATE BAR NUMBER:	FOR COURT USE ONLY
NAME:		
FIRM NAME:		
STREET ADDRESS:	OTATE	
CITY: TELEPHONE NO.:	STATE: ZIP CODE: FAX NO.:	
EMAIL ADDRESS:	FAX NO.:	
ATTORNEY FOR (name):		
SUPERIOR COURT OF CALIFORNIA, COUN	TY OF	
STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
PETITIONER:		
RESPONDENT:		
REQUEST TO	ENTER DEFAULT	CASE NUMBER:
1. To the clerk: Please enter the default	of the respondent who has failed to respor	nd to the petition.
2. A completed Income and Expense Dec	claration (form FL-150) or Financial Statem	nent (Simplified) (form FL-155)
is attached is not attach	ed.	
A completed Property Declaration (for because (check at least one of the follows)		ot attached
(a) there have been no changes	since the previous filing.	
	ion by the court in this proceeding are the	subject of a written agreement.
		s and costs subject to determination by the court.
• • •		•
	money, property, costs, or attorney fees. (Family Code section 2330.5.)
(e) there are no issues of division	n of community property.	
(f) this is an action to establish p	parental relationship.	
Date:		
Date.		
	•	
(TYPE OR PRINT NAME)		(SIGNATURE OF [ATTORNEY FOR] PETITIONER)
3. Declaration		
(a) No mailing is required because	se service was by publication or posting an	nd the address of the respondent remains unknown.
	·	an envelope with sufficient postage, was dress of the respondent's attorney or, if none,
I declare under penalty of perjury under th Date:	e laws of the State of California that the for	regoing is true and correct.
	<u> </u>	
(TYPE OR PRINT NAME)	FOR COURT USE ONLY	(SIGNATURE OF DECLARANT)
	the respondent or the respondent's attorn	ney on (<i>date):</i>
Default entered as requested on (c	ıate): .	
Default not entered. Reason:		
	Clerk, by	, Deputy

PETITIONER:	CASE NUMBER:
RESPONDENT:	
4. Memorandum of costs	
a. Costs and disbursements are waived.	
b. Costs and disbursements are listed as follows:	
(1) Clerk's fees	
(2) Process server's fees	
(3) Other (specify):	
	\$
	\$\$
	\$\$
TOTAL	\$
c. I am the attorney, agent, or party who claims these costs. To the best of my cost are correct and have been necessarily incurred in this cause or procee	eding.
I declare under penalty of perjury under the laws of the State of California that the f	loregoing is true and correct.
Date:	
k	
(TVPE OD DDUT MANE)	(SIGNATURE OF DECLARANT)
(TYPE OR PRINT NAME)	(GIGNATURE OF BEGENVINI)
 Declaration of nonmilitary status (required for a judgment). The respondent is not in the military service of the United States as defined by U.S.C. § 3911(2)) or California Military and Veterans Code sections 400 and 40 	
I know that the respondent is not in the U.S. military service because (check all	that apply):
(a) the search results that I received from https://scra.dmdc.osd.mil/ say t	the respondent is not in the U.S. military service.
(b) I am in regular communication with the respondent and know that the	y are not in the U.S. military service.
(c) I recently contacted the respondent, and they told me that they are no	t in the U.S. military service.
(d) I know that the respondent was discharged from U.S. military service	on or about <i>(date):</i> .
(e) the respondent is not eligible to serve in the U.S. military because the	y are incarcerated (in jail or prison).
(f) other (specify):	
 U.S. military status can be checked online at https://scra.dmdc.osd. If the respondent is in the military service, or their military status is certain rights and protections under federal and state law before a certain right of the respondent in the military service. For more information, see https://selfhelp.courts.ca.gov/military-defa. 	unknown, the respondent is entitled to default judgment can be entered.
I declare under penalty of perjury under the laws of the State of California that the f	foregoing is true and correct.
Date:	
k	
(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	
TELEPHONE NO.: FAX NO. :	
E-MAIL ADDRESS: ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS:	
MAILING ADDRESS: CITY AND ZIP CODE: BRANCH NAME:	
PETITIONER: RESPONDENT:	
OTHER PARENT/PARTY:	
DECLARATION REGARDING SERVICE OF DECLARATION OF DISCLOSURE AND INCOME AND EXPENSE DECLARATION Petitioner's Preliminary Respondent's Final	CASE NUMBER:
1. I am the attorney for petitioner respondent in this matter.	
 Petitioner's Respondent's Preliminary Declaration of Disclosure (form Declaration (form FL-150), completed Schedule of Assets and Debts (form FL-142) or Declarations (form FL-160) with appropriate attachments, all tax returns filed by the papreliminary disclosures, and all other required information under Family Code section 	Community and Separate Property arty in the two years before service of the
the other party the other party's attorney by personal service Other (specify): on (date):	ice mail
3. Petitioner's Respondent's Final Declaration of Disclosure (form FL-140 (form FL-150), completed Schedule of Assets and Debts (form FL-142) or Community FL-160) with attachments, and the material facts and information required by Family C	or Separate Property Declarations (form
the other party other party's attorney by personal service Other (specify): on (date):	mail
4. Service of Petitioner's Respondent's preliminary current income and expense declaration has been waived as follows:	final declaration of disclosure
 a. The parties agreed to waive final declaration of disclosure requirements under (Form FL-144 may be used for this purpose.) The waiver was filed on (date is being filed at the same time as this form. 	- · · · · · · · · · · · · · · · · · · ·
b. The party has failed to comply with disclosure requirements, and the court ha receipt under Family Code section 2107 on (date):	s granted the request for voluntary waiver of
 This is a default proceeding that does not include a stipulated judgment or se disclosure requirements under Family Code section 2110. 	ettlement agreement. Petitioner waives final
*Current is defined as completed within the past three months providing no facts have cha	nged. (Cal. Rules of Court, rule 5.260.)
I declare under penalty of perjury under the laws of the State of California that the foregoin	ng is true and correct.
Date:	
	CICNATURE
(TYPE OR PRINT NAME)	SIGNATURE
NOTE: File this document with the court.	

Do not file a copy of the Preliminary or Final Declaration of Disclosure or any attachments to either declaration of disclosure with this document.

Page 1 of 1

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address).	TELEPHONE NO.:	FOR COURT USE ONLY
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF VENTURA		
800 SOUTH VICTORIA AVE, VENTURA CA. 930	009	
3855 - F ALAMO ST. SIMI VALLEY, CA. 93063-2	2110	
PETITIONER:		
RESPONDENT:		
WAIVER OF FINAL DECLARATION OF D Family Code § 2105	ISCLOSURE	CASE NUMBER:
I/WE DECLARE UNDER THE PENALTY OF PERJUITHAT ALL OF THE FOREGOING REPRESENTATION		
1. Both parties have complied with Section 2104 and completed and exchanged.	d the preliminary declarations of	of disclosure have been
Both parties have completed and exchanged a cur material facts and information regarding that part		
Both parties have fully complied with Section 210 of disclosure, including disclosure of all material all assets and liabilities, the valuation of all assets it is contended the community has an interest, and community obligations or for which it is contended.	facts and information regarding that are contended to be comm I the amounts of all obligations	g the characterization of nunity property or in which
The waiver is knowingly, intelligently, and volume	tarily entered into by each of th	e parties.
Each party understands that this waiver does not learn there is a statement under penalty of perjury that understands that noncompliance with those obligations.	those obligations have been ful	filled. Each party further
2. I have served the Respondent with a preliminary Judgment.	Declaration of Disclosure and a	um now seeking a Default
Dated:		
	SIGNATURE OF PE	TITIONER
Dated:		
	SIGNATURE OF RE	SPONDENT
Dated:	SIGNATURE OF ATTORNE	V EOD DETITIONED
	SIGNATURE OF ATTORNE	I FOR PETITIONER
Dated:		

SIGNATURE OF ATTORNEY FOR RESPONDENT

	FL-130
PARTY WITHOUT ATTORNEY or ATTORNEY STATE BAR NO.:	FOR COURT USE ONLY
NAME: FIRM NAME:	
STREET ADDRESS:	
CITY: STATE: ZIP CODE:	
TELEPHONE NO.: FAX NO.:	
EMAIL ADDRESS:	
ATTORNEY FOR (name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
PETITIONER:	
RESPONDENT:	
APPEARANCE, STIPULATIONS, AND WAIVERS	CASE NUMBER:
1. Appearance by respondent (you must choose one):	
a. By filing this form, I make a general appearance.	
b. I have previously made a general appearance.	
c. I am a member of the military services of the United States of America. I had Declaration and Conditional Waiver of Rights Under the Servicemembers Conditional Waiver of Rights Under the Servicemembers Conditional Waiver	
2. Agreements, stipulations, and waivers (choose all that apply):	
a. The parties agree that this cause may be decided as an uncontested matter	r.
b. The parties waive their rights to notice of trial, a statement of decision, a more	
c. This matter may be decided by a commissioner sitting as a temporary judg	•
d. The parties have a written agreement that will be submitted to the court, or	
the court and attached to <i>Judgment (Family Law)</i> (form FL-180).	a supulation for judgment will be submitted to
e. None of these agreements or waivers will apply unless the court approves the written settlement agreement into the judgment.	he stipulation for judgment or incorporates
f. This is a parentage case, and both parties have signed an Advisement and Parental Relationship (form FL-235) or its equivalent.	Waiver of Rights Re: Determination of
3. Other (specify):	
(4)	
Date:	
Date	
<u> </u>	
(TYPE OR PRINT NAME)	(SIGNATURE OF PETITIONER)
Date:	
•	
(TYPE OR PRINT NAME)	(SIGNATURE OF RESPONDENT)
Date:	,
(TYPE OR PRINT NAME)	(SIGNATURE OF ATTORNEY FOR PETITIONER)
Date:	
•	
(TYPE OR PRINT NAME)	SIGNATURE OF ATTORNEY FOR RESPONDENT)

FL-130(A)

PETITIONER/PLAINTIFF:	CASE NUMBER:
RESPONDENT/DEFENDANT:	
OTHER PARENT:	

DECLARATION AND CONDITIONAL WAIVER OF RIGHTS UNDER THE SERVICEMEMBERS CIVIL RELIEF ACT

Attachment to Appearance, Stipulations, and Waivers (form FL-130)

Notice to Servicemember

The Servicemembers Civil Relief Act (50 U.S.C. §§ 3901–4043) is a federal law that provides protections for military members when they enter active duty. You may obtain a copy of the act from the public law library or from the website of the United States Department of Justice at www.justice.gov.

By signing this conditional waiver and attaching it to Appearance, Stipulations, and Waivers (form FL-130), I declare that I am entitled to the benefits of the Servicemembers Civil Relief Act (SCRA). and:

- 1. To permit the court to decide this cause as an uncontested matter and enter a judgment that incorporates the terms of the written agreement made between the petitioner and me (a copy of which is attached to this form), I make a knowing, intelligent, and voluntary conditional waiver of the right to seek to set aside a default judgment entered against me in this matter, as provided by section 3918 of the SCRA.
- 2

	Attention: Cler By law, a servicemember must not be charged a fo	
_	(TYPE OR PRINT NAME)	(SIGNATURE OF RESPONDENT)
Dat	ate:	
	eclare under penalty of perjury under the laws of the correct.	the State of California that the foregoing is true
3.	This conditional waiver was executed during or a	fter a period of military service.
(c. Should the court enter a judgment that change do not waive any of my rights under the SCRA judgment at any time.	
ļ	b. The court must enter a judgment in this case to the above written agreement without any chan	•
	(3) Other (specify):	
	(2) Marital Settlement Agreement	
Ć	 a. The waiver applies only to a default judgment the written agreement between the petitioner a (1) Stipulation for Judgment 	•
	This waiver is conditioned as follows:	(loct 'consumer to a (locator consumer decomposition of the consum

(form FL-130).

PARTY WITHOUT ATTORNEY OR ATTORNEY	STATE BAR NUMBER:	FOR COURT USE ONLY
NAME:		
FIRM NAME:		
STREET ADDRESS:		
CITY:	STATE: ZIP CODE:	
TELEPHONE NO.:	FAX NO.:	
E-MAIL ADDRESS:		
ATTORNEY FOR (name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY STREET ADDRESS: MAILING ADDRESS:	['] OF	
CITY AND ZIP CODE:		
BRANCH NAME:		
PETITIONER:		
RESPONDENT:		
DECLARATION FOR DEF	FAULT OR UNCONTESTED LEGAL SEPARATION	CASE NUMBER:
(NOTE: Items 1 through 12 apply to both	dissolution and legal separation proce	edings.)
I declare that if I appeared in court and w		
	is declaration and that I will not appear be	efore the court unless I am ordered by the court t
do so. 3. All the information in the amender	d Petition Response is	true and correct.
4. Type of case (check a, b, or c):		
a. Default without agreement		
	there is no written agreement or stipulate	d judgment between the parties;
-		n not seeking any relief not requested in the
petition; and		
(3) The following statement is true (check one):	
	debts to be disposed of by the court.	
	iasi-community assets and debts are liste	d on the completed current <i>Property</i>
Declaration (form FL-1 be distributed to each	60), which includes an estimate of the val	ue of the assets and debts that I propose to nent (form FL-180) is a fair and equal division
b. Default without agreement		
(1) No response has been filed and and	the parties have agreed that the matter m	nay proceed as a default matter without notice;
		y and their marriage or domestic partnership ted to the court. I request that the court approve
c. Uncontested		
(1) Both parties have appeared in the	ne case; and	
. ,		y and their marriage or domestic partnership
		ted to the court. I request that the court approve
5. Declaration of disclosure (check a, b, c	or c):	
	re filing concurrently, a <i>Declaration Regal</i> Spense Declaration (form FL-150).	rding Service of Declaration of Disclosure (form
b This matter is proceeding by de	efault. I am the petitioner in this action and	I have filed a proof of service of the preliminary ceipt of the final <i>Declaration of Disclosure</i> (form
c. This matter is proceeding by de done by publication or posting to		d service of the summons on respondent was ary <i>Declaration of Disclosure</i> (form FL-140) is not meeting the FL-140 from the respondent.

	PETITIONER:	CASE NUMBER:
RE	RESPONDENT:	
	d. This matter is proceeding as an uncontested action. Service of the final <i>Declar</i> mutually waived by both parties. A waiver provision executed by both parties <i>Stipulation and Waiver of Final Declaration of Disclosure</i> (form FL-144), in the judgment, or in another, separate stipulation.	under penalty of perjury is contained on the
6.	Child custody and visitation (parenting time) should be ordered as set forth in a. The information in <i>Declaration Under Uniform Child Custody Jurisdiction and</i> has has not changed since it was last filed with the court. (If	Enforcement Act (UCCJEA) (form FL-105)
	b. There is an existing court order for custody/parenting time in another case in The case number is (specify):	(county):
	c. The current custody and visitation (parenting time) previously ordered in this of	case, or the current schedule is (specify):
	Contained on Attachment 6c. d. The facts that support the requested judgment are (<i>In a default case, state yo</i>	our reasons below):
	Contained on Attachment 6d.	
7.	Child support should be ordered as set forth in the proposed <i>Judgment</i> (form FL a. If there are minor children, check and complete item (1) if applicable and item (2) or (1) Child support is being enforced in another case in <i>(county):</i> The case number is <i>(specify):</i>	
	 (2) The information in the child support calculation attached to the proposed knowledge. (3) I request that this order be based on the Petitioner's Response 	I judgment is correct based on my personal condent's earning ability. The facts in
	Petitioner Respondent is presently receiving public assistanc to the local child support agency at the address set forth in the proposed judgment.	
8.	Spousal, Partner, and Family Support (If a support order or attorney fees are reques Expense Declaration (form FL-150) unless a current form is on file. Include your best e	
	Check at least one of the following.)	camate or the carer party o mosme.
	a. I knowingly give up forever any right to receive spousal or partner support.	no futuro to:
	b. I ask the court to reserve jurisdiction to award spousal or partner support in the Petitioner Respondent	ne luture to:
	d. Spousal support or domestic partner support should be ordered as set forth in based on the factors described in:	rititioner Respondent n the proposed <i>Judgment</i> (form FL-180)
	Spousal or Partner Support Declaration Attachment (form FL-157) written agreement	
	attached declaration (Attachment 8d)	
	e. Family support should be ordered as set forth in the proposed <i>Judgment</i> (for	m FL-180).
	f. Other (specify):	

PETITIONER:	CASE NUMBER:
RESPONDENT:	
 Parentage of the children of the petitioner and respondent born prior to their many ordered as set forth in the proposed <i>Judgment</i> (form FL-180). a. A voluntary declaration of parentage or paternity is attached. b. Parentage was previously established by the court in (county): The case number is (specify): The written agreement of the parties regarding parentage is attached here (Afform FL-180). 	
10. Attorney fees should be ordered as set forth in the proposed Judgment (form FL The facts in support of this request are on Request for Attorney's Fees and Co Other (specify facts below):	
11. The judgment should be entered nunc pro tunc for the following reasons (specify)	:
12. Petitioner Respondent requests restoration of the former name as set for (proceedings for dissolution or nullity of marriage only).	orth in the proposed <i>Judgment</i> (form FL-180)
13. Irreconcilable differences have led to the irremediable breakdown of the marriage or do possibility of saving the marriage or domestic partnership through counseling or other marriage.	
14. This declaration may be reviewed by a commissioner sitting as a temporary judge, who request or require my appearance under Family Code section 2336.	may determine whether to grant this
STATEMENTS IN THIS BOX APPLY ONLY TO DIS	SOLUTIONS
15. If this is a dissolution of a marriage or domestic partnership created in another state, the been a resident of this county for at least three months and of the state of California for immediately preceding the date of the filing of the petition for dissolution of marriage or	e petitioner or the respondent has at least six months continuously and
16. I ask that the court grant the request for a judgment of dissolution of marriage or domes differences and that the court make the orders set forth in the proposed <i>Judgment</i> (form	
17. Status only judgment: This declaration is only for the termination of marital or do reserve jurisdiction over all other issues not requested in this declaration for later	
THIS STATEMENT APPLIES ONLY TO LEGAL SEP 18. I ask that the court grant the request of a judgment for legal separation based on irrect make the orders set forth in the proposed <i>Judgment</i> (form FL-180) submitted with this I understand that a judgment of legal separation does not terminate a marriage of still married or a partner in a domestic partnership.	oncilable differences and that the court declaration.
19. Other (specify):	
I declare under penalty of perjury under the laws of the State of California that the foregoing	g is true and correct.
Date:	
•	
(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
_	
TELEPHONE NO.: FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
MARRIAGE OR PARTNERSHIP OF	
PETITIONER:	
RESPONDENT:	
JUDGMENT	CASE NUMBER:
☐ DISSOLUTION ☐ LEGAL SEPARATION ☐ NULLITY	
Status only	
Reserving jurisdiction over termination of marital or domestic	
partnership status	
Judgment on reserved issues	
Date marital or domestic partnership status ends:	
1. This judgment contains personal conduct restraining orders modified The restraining orders are contained on page(s) of the attachment. They expend the contained on page(s) of the attachment.	ries existing restraining orders. oire on (date):
Contested Agreement in court	ation under Family Code section 2336
a. Date: Dept.: Room: b. Judicial officer (name): Temporal	v judae
b. Judicial officer (name): c. Petitioner present in court Attorney present in court (name)	
d. Respondent present in court Attorney present in court (na	•
	present in court (name):
f. Other (specify name):	, , , , , , , , , , , , , , , , , , , ,
3. The court acquired jurisdiction of the respondent on <i>(date):</i>	
a The respondent was served with process.	
b The respondent appeared.	
THE COURT ORDERS COOR CALLSE ARREADING	
THE COURT ORDERS, GOOD CAUSE APPEARING	was in sets of seed the security server we store of to the
 a. Land Judgment of dissolution is entered. Marital or domestic partnership status is te status of single persons 	rminated and the parties are restored to the
(1) on (specify date):	
(2) on a date to be determined on noticed motion of either party or on	stipulation.
b. Judgment of legal separation is entered.	
c. Judgment of nullity is entered. The parties are declared to be single persons o	n the ground of (specify):
d. This judgment will be entered nunc pro tunc as of (date):	
e. Judgment on reserved issues.	
f. The petitioner's respondent's former name is restored to (specify):	
g. Jurisdiction is reserved over all other issues, and all present orders remain in e	
h. This judgment contains provisions for child support or family support. Each pa	
Child Support Case Registry Form (form FL-191) within 10 days of the date of	
court of any change in the information submitted within 10 days of the change	· · · · · · · · · · · · · · · · · · ·
of Rights and Responsibilities—Health-Care Costs and Reimbursement Proce	dures and Information Sheet on Changing a
Child Support Order (form FL-192) is attached.	Page 1 of 2

CASE NAME (Last name, first name of each party):	CASE NUMBER:	
_		
The children of this marriage or demostic partnership are:		
4. i. The children of this marriage or domestic partnership are:(1) Name Birthdate		
(1) Liliano Dimidate		
(0)		
(2) Parentage is established for children of this relationship born prior to	-	
 j. Light Child custody and visitation (parenting time) are ordered as set forth in the attached (1) Settlement agreement, stipulation for judgment, or other written agreement. 		
required by Family Code section 3048(a).	comon which contains the mornation	
(2) Child Custody and Visitation Order Attachment (form FL-341).		
(3) Stipulation and Order for Custody and/or Visitation of Children (form	n FL-355).	
(4) Previously established in another case. Case number:	Court:	
k. Child support is ordered as set forth in the attached		
(1) Settlement agreement, stipulation for judgment, or other written agreement	eement which contains the declarations	
required by Family Code section 4065(a). (2) Child Support Information and Order Attachment (form FL-342).		
 (2) Child Support Information and Order Attachment (form FL-342). (3) Stipulation to Establish or Modify Child Support and Order (form FL- 	.350)	
(4) Previously established in another case. Case number:	Court:	
	Sourt.	
I. Spousal, domestic partner, or family support is ordered:(1) Reserved for future determination as relates to petitioner	respondent	
	respondent	
· · · · · · · · · · · · · · · · · · ·	petitioner respondent	
 (3) As set forth in the attached Spousal, Partner, or Family Support Ord (4) As set forth in the attached settlement agreement, stipulation for judge 		
(5) Other (specify):	iginom, or other witten agreement.	
m. Property division is ordered as set forth in the attached		
(1) Settlement agreement, stipulation for judgment, or other written agr	eement.	
(2) Property Order Attachment to Judgment (form FL-345).		
(3) Other (specify):		
n. Attorney fees and costs are ordered as set forth in the attached		
n. Attorney fees and costs are ordered as set forth in the attached (1) Settlement agreement, stipulation for judgment, or other written agr	eement.	
(2) Attorney Fees and Costs Order (form FL-346).		
(3) Other (specify):		
o. Other (specify):		
o. — Guior (opoony).		
Each attachment to this judgment is incorporated into this judgment, and the parties are order		
provisions. Jurisdiction is reserved to make other orders necessary to carry out this judgmen	t.	
Date:	JUDICIAL OFFICER	
	DWS LAST ATTACHMENT	
NOTICE	and a manual and the state of	
Dissolution or legal separation may automatically cancel the rights of a spouse or dom domestic partner's will, trust, retirement plan, power of attorney, pay-on-death bank acco		
survivorship rights to any property owned in joint tenancy, and any other similar property in		
rights of a spouse or domestic partner as beneficiary of the other spouse's or domestic partner's life insurance policy. You should		
review these matters, as well as any credit cards, other credit accounts, insurance policies, retirement plans, and credit reports, to determine whether they should be changed or whether you should take any other actions.		
A debt or obligation may be assigned to one party as part of the dissolution of property and debts, but if that party does not pay the		
debt or obligation, the creditor may be able to collect from the other party.	,	
An earnings assignment may be issued without additional proof if child, family, partner, or sp		
Any party required to pay support must pay interest on overdue amounts at the "legal rate," which is currently 10 percent.		

	VN185
MARRIAGE OF	CASE NUMBER
MARITAL SETTLEMENT	Γ AGREEMENT
The parties to this agreement acknowledge that with this agreer	nent they intend to resolve all issues remaining in their
case and that although this agreement may not be an exactly e	qual division of their assets and debts, they waive any
inequality in the interest of reaching a full and final resolution of t	heir matter. The parties hereby agree that the following
may be incorporated into a Final Judgment.	
CHILD CUSTODY AND SUPPORT [check one]	
☐ We have no minor children together, therefore this section	n does not apply.
The minor children are:	
A. CUSTODY:	
Legal Custody shall be awarded to $\ \square$ the parties jointly $\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$	
Physical Custody shall be awarded to the parties jointly Of	R ☐ to the
Custodial time for the shall be:	
per the Mediation Agreement / Order filed on	
OR as follows:	
☐ The residence of the minor children shall not be changed	from California
without prior agreen	nent of the parties or court order.
	'
The parties agree that this court has jurisdiction over the issu	ue of child custody as California is the home state of
the children, that they personally executed this agreement a	and understand their custodial rights and waive any
further hearing on this issue, and agree that the United States	s is the country of habitual residence of the children

The parties agree that this court has jurisdiction over the issue of child custody as California is the home state of the children, that they personally executed this agreement and understand their custodial rights and waive any further hearing on this issue, and agree that the United States is the country of habitual residence of the children. They acknowledge that they are aware that a violation of this custodial order may result in civil or criminal penalties. [Family Code Section 3048]

B. SUPPORT: If there are minor children of this relationship, the court MUST issue orders regarding child support unless a case is already in effect through the Department of Child Support Services:

The Department of Child Support Services is enforcing an existing child support order in case number
Child support is reserved to that case. No other orders regarding child support are needed

If there is no DCSS case, check ONE of the following: The parties agree to Guideline Child Support per the <u>attached Dissomaster</u>. Guideline support is \$_____per month payable by the _____ to the ____ The parties agree to a Non-Guideline Child Support Order in the amount of \$ per month payable by the _____, and all the following are true: The parties are fully informed of their rights concerning child support The amount is being agreed to without coercion or duress The needs of the children will be adequately met by this order Neither parent is receiving public assistance for these children and no application is pending. No change of circumstances is needed to raise the order to Guideline. Child support ordered under this section shall be paid ½ on the first and ½ on the 15th of each month commencing and shall continue until the supported child dies, emancipates, reaches the age of 18 or, if still a full-time high school student, age 19 or graduation, whichever first occurs. In the event that there is a contract between a party receiving support and a private child support collector, the party ordered to pay support must pay the fee charged by the private child support collector. This fee must not exceed 33 1/3 percent of the total amount of past due support nor may it exceed 50 percent of any fee charged by the private child support collector. The money judgment created by this provision is in favor of the private child support collector and the party receiving support jointly. C. MEDICAL INSURANCE: The shall maintain health insurance for the minor children. Any uncovered health care expenses shall be paid equally by the parties. D. CHILD CARE: Child care to allow either parent to work shall be paid as follows: included in the child support order above paid equally by the parties directly to the day care provider. other E. DEPENDENT EXEMPTIONS: The _____ shall be allowed to claim ____ [name children] as dependents for tax filing purposes. If necessary, the custodial parent shall execute IRS form 8332 to release the exemptions. 2. SPOUSAL / PARTNER SUPPORT [check one] ☐ Both parties waive receipt of spousal / partner support now and forever. The court terminates jurisdiction to award spousal support to either party now or at any time in the future.

☐ The court reserves jurisdiction over the issue of spousal / partner support and may make an order for support in
the future upon properly noticed motion by either party.
☐ The shall pay to the the sum of \$ per month payable ½ on the
first and ½ on the 15 th of each month commencing and continuing until death of either party,
remarriage of supported spouse / partner, further order of the court or until at which time support
shall terminate. This order is appropriate based on the length of marriage / domestic partnership, age and earning
capacity of the parties and other relevant factors.
3. DIVISION OF PROPERTY AND DEBTS:
The PETITIONER is awarded the following as Petitioner's sole and separate property and RESPONDENT hereby waives any interest therein:
The RESPONDENT is awarded the following as Respondent's sole and separate property and PETITIONER hereby waives any interest therein:
PETITIONER shall pay, assume and hold RESPONDENT harmless from the following debts:
RESPONDENT shall pay, assume and hold PETITIONER harmless from the following debts:

4. OTHER	ORDERS: The part	ties agree to the following additional orders:
Both parties	s acknowledge that th	ney have read and understand this Marital Settlement Agreement consisting of four pages
-	_	This agreement shall be incorporated into a Final Judgment and made an Order of the
Court.		
Dated:		
		PETITIONER
Dated:		DECDONDENT IK as Decreased has been filed the
		RESPONDENT [If no Response has been filed, the Respondent's signature must be notarized. Attach notary page.]

Marriage of	Case Number
ATTA	ACHMENT TO JUDGMENT (Property and Debt)
Petitioner shall be awarded th	he following as his / her sole and separate property:
Respondent shall be awarded	I the following as his / her sole and separate property:
Petitioner shall pay the follo therefrom:	owing community obligations and hold Respondent harmless
	llowing community obligations and hold Petitioner harmless
Other orders:	

	PETITIONER: RESPONDENT:			CASE NUMBER:			
C	OTHER PARENT/PARTY:						
	CHILD CUSTODY AND VISITATION (PARENTING TIME) ORDER ATTACHMENT						
то	·						
1.	Jurisdiction . This court has jurisdiction to ma Enforcement Act (Family Code sections 3400-		dy orders in this case under	r the Uniform Child	Custody Jurisdiction and		
2.	Notice and opportunity to be heard. The relaws of the State of California.	sponding party	was given notice and an o	pportunity to be hea	ard, as provided by the		
3.	Country of habitual residence. The country the United States Other (specific		idence of the child or childre	en in this case is			
4.	Penalties for violating this order. If you violating	ate this order,	you may be subject to civil	or criminal penalties	s, or both.		
5.	Child abduction prevention. There is a party's permission. (Child Abduction Pre						
6.	Child custody. Custody of the minor ch	hildren of the p	oarties is awarded as follows	s:			
	Child's Name	Birth Date	Legal custody to (person who decides about health, education, and	ut the child's	Physical custody to: (person the child regularly lives with)		
7.	Child custody orders with allegation (Do not complete this section if the par (parenting time), in writing or stated in	ties have ente			stody and/or visitation		
	a. Allegations have been raised in for petitioner responder	m FL-311, oth		ourt, or in a court he r have) either:	aring that		
	(1) a history of abuse against any of they live with or are dating or elements.	of the following		•	t spouse, or the person		
	(2) the habitual or continual illegal habitual or continual abuse of p			ual or continual abu	se of alcohol, or the		
	b The court does NOT grant so other parent/party	le or joint cust	ody of the minor children to	petitioner	respondent		
	c. Even though there are allegat custody of the minor child as				NTS sole or joint Attachment 7c.		

THIS IS A COURT ORDER.

PETITIONER: RESPONDENT:			CASE NUMBER:
OTHER PARENT/PARTY:			
. Visitation (Parentii	ng Time)		
a. Reasonat violence)	-	he party without physical custody (no	ot appropriate in cases involving domestic
b. See the a	ttachedpage	document	
c. The partie location):	es will go to child custod	ly mediation or child custody recomn	nending counseling at (specify date, time, and
d. No Visitat	ion (parenting time)		
e. Visitation will be as	(parenting time) for the follows:	petitioner responder	nt other (name):
(1)	Weekends starting(d	date):	
	= -	end of the month is the first weekend	with a Saturday.)
	1st 2nd	3rd 4th 5th	weekend of the month
	from (day of week)	at a.m p.m	./ if applicable, specify: start of school after school
	to (day of week)		./ if applicable, specify: start of school after school
	• • • • •	s will alternate the fifth weekends, wit r parent/partyhaving the initial fifth w	
	(b) The	petitioner respondent	other parent/party will have the
	fifth weeke	end in odd even nu	mbered months.
(2)	Alternate weekends	starting (date):	
	from (day of week)	at a.m p.n (time)	n./ if applicable, specify: start of school after school
	to (day of week)	at a.m p.n	n./ if applicable, specify: start of school after school
(3)	Weekdays starting (d	date):	start of school
	from (day of week)	at a.m p.n	n./ if applicable, specify: start of school after school
	to (day of week)	at a.m p.n	n./ if applicable, specify: start of school after school
(4)	Other visitation (pare MC-025 may be used	enting time) days and restrictions for this purpose) as follows:	are: Iisted in Attachment 7e(4) (form

PETITIONER: RESPONDENT: OTHER PARENT/PARTY:	CASE NUMBER:
9. Visitation (parenting time) with allegations of a history of abuse, substance a. Supervised visitation (parenting time). (1) Until further order of the court other (specify): petitioner respondent other parent/party (r will have supervised visitation (parenting time) with the minor childr (2) In addition, Supervised Visitation Order (form FL-341(A) is atta	, the name): en according to the schedule on page 2.
b. Unsupervised visitation (parenting time)	
(Do not complete this section if the parties have entered or will enter in visitation (parenting time), in writing or stated in court.) (1) Even though there are allegations of a history of abuse or substanc petitioner respondent other parent/party has (or have) unsupervised visitation (parenting time) with the minor (2) The reasons for granting unsupervised visitation to the person(s) a substance abuse are: as follows: Attachment 9b.	e abuse under Family Code section 3011, the (name): or children as set forth in 8.
 (3) The orders for visitation (parenting time) are specific as to time, day as Family Code section 6323(c) requires. 10. Transportation for visitation (parenting time) and place of exchange a. The children must be driven only by a licensed and insured driver. The vehic Department of Motor Vehicles, and must have child restraint devices properl b. Transportation to begin the visits will be provided by the 	cle must be legally registered with the y installed, as required by law.
other	oner respondent (specify):
c. Transportation from the visits will be provided by the petitic other d. The exchange point at the beginning of the visit will be at (address): e. The exchange point at the end of the visit will be at (address): f. During the exchanges, the party driving the children will wait in the car exchange location) while the children go between the car and the hom g. Other (specify):	(specify): and the other party will wait in the home (or
 Travel with children. The petitioner respondent other must have written permission from the other parent or a court order to take the a the state of California. b the following counties (specify): c other places (specify): 	parent/party <i>(name):</i> children out of

THIS IS A COURT ORDER.

PETITIONER: RESPONDENT:	CASE NUMBER:
OTHER PARENT/PARTY:	
12. Holiday schedule. The children will spend holiday time as listed below Holiday Schedule Attachment (form FL-341(C)) may be used for this purpose.)	in the attached schedule. (Children's
13. Additional custody provisions. The parties will follow the additional custody provisions—Physical Custody Attachment (form	
14. Joint legal custody. The parties will share joint legal custody as listed (Joint Legal Custody Attachment (form FL-341(E)) may be used for this purpose	below in the attached schedule. .)
 15. Access to children's records. Both the custodial and noncustodial parent have the rig about their minor children (including medical, dental, and school records) and consult v to the children. 16. Other (specify): 	
THIS IS A COURT ORDER.	
about their minor children (including medical, dental, and school records) and consult v to the children.	

FL-341 [Rev. January 1, 2023]

CHILD CUSTODY AND VISITATION (PARENTING TIME)
ORDER ATTACHMENT

Page 4 of 4

			FL-341(A)
PETITIONER/PLAINTIFF:		CASE NUMBER:	
RESPONDENT/DEFENDANT: OTHER PARENT/PARTY:			
	SUPERVISED VISITATION ORDER	I	
	and Visitation (Parenting Time) Order	er Attachment (form FL-341)	
Evidence has been presented in support of a	request that the contact of Petition	oner Respondent (Other Parent/Party
with the child(ren) be supervised based upon	allegations of		•
abduction of child(ren) physica sexual abuse domesti	ll abuse drug abuse ic violence alcohol abuse	neglect other (specify):	
			Ala a finalina
these issues pending further investigation and		gations and the court reserves	the findings on
2. The court finds, under Family Code section 3	·	en) requires that visitation by	
Petitioner Respondent Supervised by the person(s) set forth in item (order of the court, be limited to nd hearing or trial.	o contact
THE COURT MAKES THE FOLLOWING ORDE	ERS		
3. CHILD(REN) TO BE SUPERVISED Child's Name	Dirth Data	۸	Sav
<u>Child's Name</u>	Birth Date	<u>Age</u>	<u>Sex</u>
4. TYPE a. Supervised visitation b.	Supervised exchange only		
5. SUPERVISED VISITATION PROVIDER	,		
a. Professional (individual provider or	supervised visitation center) b.	Nonprofessional	
6. AUTHORIZED PROVIDER			
<u>Name</u>	Address	Telep	<u>hone</u>
Any other mutually agreed-upon third p	party as arranged.		
7. DURATION AND FREQUENCY OF VISITS	(see form FL-341 for specifics of visitati	ion):	
8. PAYMENT RESPONSIBILITY Petitioner:	% Respondent:	% Other Parent/Party:	%
	vider or supervised visitation center no l	• •	
	provider or supervised visitation center r ional provider or supervised visitation c	, ,	
Since a decision with contact profession	provider of experience violation of	is its fator than (auto).	
10. THE COURT FURTHER ORDERS			
Date:			
Date:			
		JUDICIAL OFFICER	Page 1 of 1

PETITIONER/PLAINTIFF:			CASE NUM	MBER:
RESPONDENT/DEFENDANT:				
OTHER PARENT/PARTY:				
CHII D SUPP	ORT INFORMAT	ION AND ORD	ER ATTACHMEN	IT
TO Findings and Order Aft				•
Judgment (form FL-180	•	dgment (form	FL -250)	
Restraining Order After		•	•	
Other (specify):	ricaring (OLLI	o-ozii) (ioiiii i	DV-100)	
	ATION IN DETE		AMOUNT OF OU	II D OUDDODT:
 A printout of a computer calculation an below. 				
2. Income	Gross	s monthly	Net monthly	Receiving
 a. Each parent's monthly income is as 	s follows: <u>in</u>	come	income	TANF/CalWORKS
Petitioner	/plaintiff: \$		\$	
Respondent/de Other pare			\$ \$	
b. Imputation of income. The court find	ds that the	Petitioner/plaOther parent	. —	Respondent/defendant e capacity to earn:
\$ per	and has based	the support orde	er upon this impu	ted income.
3. Children of this relationship				
 Number of children who are the subjects of 	of the support ord	er (specify):		
b. Approximate percentage of time spent wit	h petitioner/plaint	iff:	%	
	pondent/defenda		%	
	Other parent/part	ty:	%	
4. Hardships	llavvadia aalavdad		-4-	
Hardships for the following have been a	Petitioner/ <u>Plaintiff</u>	Respondent defendant		Approximate ending time for the hardship
a. Other minor children:	\$	\$	\$	
b. Extraordinary medical expenses:	\$	\$	\$	
c. Catastrophic losses:	\$	\$	\$	
THE COURT ORDERS				
5. Low-income adjustment				
a The low-income adjustment applies				
b The low-income adjustment does no	ot apply because	(specify reason	is):	
6. Child support				
a. Base child support			, .	
	espondent/defend		her parent/party	must pay child support beginning
(date): and continuing age 19, or reaches age 18 and is no				arries, dies, is emancipated, reaches s first, as follows:
	_			
Child's name	Date of birth	<u>IVION</u>	thly amount	Payable to (name):
Payable on the 1st of the m other (specify):	onth one	e-half on the 1st	and one-half on	the 15th of the month

PETITIONER/PLAINTIFF:	CASE NUMBER:			
RESPONDENT/DEFENDANT:				
OTHER PARENT/PARTY:				
THE COURT FURTHER ORDERS				
6. b. Mandatory additional child support				
(1) Child-care costs related to employment or reasonably necessary job training	ng			
	\$ per month child-care costs.			
	\$ per month child-care costs.			
	\$ per month child-care costs.			
(d) Costs to be paid as follows (specify):				
c. Mandatory additional child support				
(2) Reasonable uninsured health-care costs for the children				
	\$ per month.			
	\$ per month.			
()	\$ per month.			
(d) Costs to be paid as follows (specify):				
d. Additional child support				
(1) Costs related to the educational or other special needs of the children				
(I) Branch buttle from the control of the control o	\$ per month.			
70 01 00 00 00 00 00 00 00 00 00 00 00 00	\$ per month. \$ per month.			
(c) Other parent/party must pay: % of total or : (d) Costs to be paid as follows (specify):	\$ per month.			
(2) Travel expenses for visitation				
	per month.			
	per month.			
	per month.			
(d) Costs to be paid as follows (specify):	·			
e. Non-Guideline Order				
This order does not meet the child support guideline set forth in Family Code	section 4055. Non-Guideline Child Support			
Findings Attachment (form FL-342(A)) is attached.				
Total child s	support per month: \$			
7. Health-care expenses				
a. Health insurance coverage for the minor children of the parties must be maintained	by the			
petitioner/plaintiff respondent/defendant other parent/party				
their respective places of employment or self-employment. Both parties are ordered				
and reimbursement of any health-care claims. The parent ordered to provide health				
coverage for the child after the child attains the age when the child is no longer considered eligible for coverage as a dependent				
under the insurance contract, if the child is incapable of self-sustaining employment disabling injury, illness, or condition and is chiefly dependent upon the parent provid				
maintenance.	ga.a			
b. Health insurance is not available to the petitioner/plaintiff respondent/defendant other parent/party				
at a reasonable cost at this time.				
c. The party providing coverage must assign the right of reimbursement to the other party.				
8. Earnings assignment				
An earnings assignment order is issued. Note: The payor of child support is responsible for the payment of support directly to the				
recipient until support payments are deducted from the payor's wages and for payment of any support not paid by the assignment.				

THIS IS A COURT ORDER.

FL-342

PETITIONER/PLAINTIFF:	CASE NUMBER:
RESPONDENT/DEFENDANT:	
OTHER PARENT/PARTY:	
9. In the event that there is a contract between a party receiving support and a private child support must pay the fee charged by the private child support collector. This fee must not amount of past due support nor may it exceed 50 percent of any fee charged by the prival judgment created by this provision is in favor of the private child support collector and the private child support collector.	ot exceed 33 1/3 percent of the total vate child support collector. The money
10. Employment search order (Family Code § 4505) Petitioner/plaintiff Respondent/defendant Other parent/pa following terms and conditions:	arty is ordered to seek employment with the
11. Other orders (specify):	
 12. Notices a. Notice of Rights and Responsibilities (Health-Care Costs and Reimbursement Proce a Child Support Order (form FL-192) must be attached and is incorporated into this of 	
b. If this form is attached to Restraining Order After Hearing (form DV130), the support remain in effect after the restraining orders issued on form DV-130 end.	t orders issued on this form (form FL-342)
13. Child Support Case Registry Form Both parties must complete and file with the court a <i>Child Support Case Registry Form</i> (this order. Thereafter, the parties must notify the court of any change in the information filling an updated form.	
NOTICE: Any party required to pay child support must pay interest on overdue amo 10 percent per year.	ounts at the legal rate, which is currently

PETITIONER: RESPONDENT:	CASE NUMBER:	
SPOUSAL, DOMESTIC PARTNER, OR FAMILY SUPPORT ORD	ER ATTACHMENT	
TO Findings and Order After Hearing (form FL-340) Restraining Order After Hearing (CLETS-OAH) (form DV-130) Parties' Stipulation (Written Agreement) dated (specify):	Judgment (fo	,
THE COURT FINDS THE PARTIES STIPULATE (AGREE)		
Specify if this attachment is about an order for temporary support or a judgment for perman	ent support (check ei	ther 1 or 2 below).
 This attachment relates to temporary spousal or domestic partner support. a. This order attachment modifies an order or agreement for temporary support of the b. Net income. The parties' monthly income and deductions are as follows (complete) 		
Total Total gross monthly mont income deduct	al Total hly hardship	•
(1) Petitioner: receiving TANF/CalWORKS \$	\$	\$
(2) Respondent: receiving TANF/CalWORKS \$	\$	\$
 A printout of a computer calculation of the parties' financial circumstances is a above (for temporary support only). 	ttached for all require	d items not filled out
2. This attachment relates to a judgment for permanent spousal or domestic p	artner support.	
a This order attachment modifies a judgment entered on (date):b The parties were married for (specify): months and ye	ars.	
c. The parties were registered as domestic partners or the equivalent for (specific		and years.
d. Family Code section 4320 factors (check either (1) or (2) below, then complete (3)).	,	•
(1) The parties agreed to some or all of the factors as stated in Spousal or D Attachment (form FL-157) or in a similar written declaration filed with the		ort Declaration
(2) The court considered the parties' declarations and supporting documents 4320 factor as stated in testimony, in Spousal or Domestic Partner Supporting FL-157), or in a similar written declaration filed with the court.		
(3) The parties' agreement, or the court's findings, on Family Code section 4320 fa	actors are (specify):	
(A) included in Attachment 2d(3)(A).		
 (B) included in Spousal or Domestic Partner Support Factors Under Family (form <u>FL-349</u>). 	Code Section 4320—A	Attachment
(C) specified below:		

FL-343 PETITIONER: CASE NUMBER: RESPONDENT: The parties are both self-supporting. The standard of living established during the marriage or domestic partnership was (describe): See Attachment 2f. The Court finds that the parties have knowingly, intelligently, and voluntarily entered into a stipulation. 3. Jurisdiction a. The issue of support for the petitioner respondent is reserved for later determination. The court terminates jurisdiction over the issue of support for the petitioner respondent. The court's jurisdiction over the issue of support will end on (specify date): 4. Support amount and payment terms a. The petitioner respondent must pay to the petitioner respondent spousal support family support domestic partner support temporary permanent the following amount each month: \$ b. Support payments will begin (date): c. Support payments are: (1) payable through (specify end date): (2) payable on the: day of each month. Other (specify): (3) │ Support must be paid by 「 check, money order, or cash other method (specify): 5. Earnings assignment An earnings assignment for the support will issue as requested by petitioner respondent. Note: The payor of spousal, family, or domestic partner support is responsible for the payment of support directly to the recipient until support payments are deducted from the earnings, and for any support not paid by the assignment. Service of the earnings assignment is stayed provided the payor is not more than (specify number): days late in paying spousal, family, or domestic partner support. 6. Termination (end) of support a. By law, unless the parties otherwise agree in writing, the support payor's obligation to pay support will end when either party dies or the support payee remarries or registers a new domestic partnership. Parties' agreement The parties agree that the support payor's obligation to pay support will not end as described in 6a. Instead, the support payor's obligation to pay support will continue until (specify below the terms of your agreement about when the support

payee's obligation to pay support will end):

PETITIONER:	CASE NUMBER:	
RESPONDENT:		
7. Family support orders. This order is for family support.		
 Both parties must complete and file with the court a Child Support Case Regist the date of this order. 	try Form (form <u>FL-191</u>) within 10 days of	
 The parents must notify the court of any change of information submitted within form. 	n 10 days of the change by filing an updated	
c. A Notice of Rights and Responsibilities (Health-Care Costs and Reimbursemer Changing a Child Support Order (form FL-192) must be attached to the court of		
8. Notice of change of employment The parties must inform each other in writing within 10 days of any change of employment name, address, and telephone number.	ployment, and include the new employer's	
9. Duty to become self-supporting		
a. Notice: It is the goal of this state that each party must make reasonable good-f provided in Family Code section 4320. Failure to make reasonable good-faith of considered by the court as a basis for modifying or terminating support.		
b The petitioner respondent should make reasonable goo	d-faith efforts to become self-supporting.	
c. Other (specify):		
10. Attachment to Restraining Order After Hearing (form DV-130)		
a. This form is attached to Restraining Order After Hearing (CLETS-OAH) (Order	of Protection) (form DV-130).	
b. The orders issued on this form (FL-343) do not expire on termination of the restraining orders issued on form DV-130.		
11. Other orders or agreements (specify):		

NOTICE: Any party required to pay support must pay interest on overdue amounts at the "legal" rate, which is currently 10 percent.

NOTICE OF RIGHTS AND RESPONSIBILITIES

Health-Care Costs and Reimbursement Procedures

IF YOU HAVE A CHILD SUPPORT ORDER THAT INCLUDES A PROVISION FOR THE REIMBURSEMENT OF A PORTION OF THE CHILD'S OR CHILDREN'S HEALTH-CARE COSTS AND THOSE COSTS ARE NOT PAID BY INSURANCE, THE LAW SAYS:

- 1. Notice. You must give the other parent an itemized statement of the charges that have been billed for any health-care costs not paid by insurance. You must give this statement to the other parent within a reasonable time, but no more than 30 days after those costs were given to you.
- 2. Proof of full payment. If you have already paid all of the uninsured costs, you must (1) give the other parent proof that you paid them and (2) ask for reimbursement for the other parent's court-ordered share of those costs.
- **3. Proof of partial payment.** If you have paid only your share of the uninsured costs, you must (1) give the other parent proof that you paid your share, (2) ask that the other parent pay his or her share of the costs directly to the health-care provider, and (3) give the other parent the information necessary for that parent to be able to pay the bill.
- **4.** Payment by notified parent. If you receive notice from a parent that an uninsured health-care cost has been incurred, you must pay your share of that cost within the time the court orders; or if the court has not specified a period of time, you must make payment (1) within 30 days from the time you were given notice of the amount due, (2) according to any payment schedule set by the health-care provider, (3) according to a schedule agreed to in writing by you and the other parent, or (4) according to a schedule adopted by the court.
- **5. Disputed charges.** If you dispute a charge, you may file a motion in court to resolve the dispute, but only if you pay that charge before filing your motion. If you claim that the other party has failed to reimburse you for a payment, or the other party has failed to make a payment to the provider after proper notice has been given, you may file a motion in court to resolve the dispute. The court will presume that if uninsured costs have been paid, those costs were reasonable. The court may award attorney fees and costs against a party who has been unreasonable.
- **6.** Court-ordered insurance coverage. If a parent provides health-care insurance as ordered by the court, that insurance must be used at all times to the extent that it is available for health-care costs.
- a. Burden to prove. The party claiming that the coverage is inadequate to meet the child's needs has the burden of proving that to the court.
- b. Cost of additional coverage. If a parent purchases health-care insurance in addition to that ordered by the court, that parent must pay all the costs of the additional coverage. In addition, if a parent uses alternative coverage that costs more than the coverage provided by court order, that parent must pay the difference.

7. Preferred health providers. If the court-ordered coverage designates a preferred health-care provider, that provider must be used at all times consistent with the terms of the health insurance policy. When any party uses a health-care provider other than the preferred provider, any health-care costs that would have been paid by the preferred health provider if that provider had been used must be the sole responsibility of the party incurring those costs.

INFORMATION SHEET ON CHANGING A CHILD SUPPORT ORDER

General Information

The court has just made a child support order in your case. This order will remain the same unless a party to the action requests that the support be changed (modified). An order for child support can be modified only by filing a motion to change child support and serving each party involved in your case. If both parents and the local child support agency (if it is involved) agree on a new child support amount, you can complete, have all parties sign, and file with the court a *Stipulation to Establish or Modify Child Support and Order* (form FL-350) or *Stipulation and Order* (Governmental) (form FL-625).

When a Child Support Order May Be Modified

The court takes several things into account when ordering the payment of child support. First, the number of children is considered. Next, the net incomes of both parents are determined, along with the percentage of time each parent has physical custody of the children. The court considers both parties' tax filing status and may consider hardships, such as a child of another relationship. An existing order for child support may be modified when the net income of one of the parents changes significantly, the parenting schedule changes significantly, or a new child is born.

Examples

- You have been ordered to pay \$500 per month in child support. You lose your job. You will continue to owe \$500 per month, plus
 10 percent interest on any unpaid support, unless you file a motion to modify your child support to a lower amount and the court
 orders a reduction.
- You are currently receiving \$300 per month in child support from the other parent, whose net income has just increased substantially. You will continue to receive \$300 per month unless you file a motion to modify your child support to a higher amount and the court orders an increase.
- You are paying child support based upon having physical custody of your children 30 percent of the time. After several months it
 turns out that you actually have physical custody of the children 50 percent of the time. You may file a motion to modify child
 support to a lower amount.

How to Change a Child Support Order

To change a child support order, you must file papers with the court. Remember: You must follow the order you have now.

What forms do I need?

If you are asking to change a child support order, you must fill out one of these forms:

- Form FL-300, Request for Order or
- Form FL-390, Notice of Motion and Motion for Simplified Modification of Order for Child, Spousal, or Family Support

You must also fill out one of these forms:

- Form FL-150, Income and Expense Declaration or
- Form FL-155, Financial Statement (Simplified)

What if I am not sure which forms to fill out?

Talk to the family law facilitator at your court.

After you fill out the forms, file them with the court clerk and ask for a hearing date. Write the hearing date on the form. The clerk may ask you to pay a filing fee. If you cannot afford the fee, fill out these forms, too:

- Form FW-001, Request to Waive Court Fees
- Form FW-003, Order on Court Fee Waiver (Superior Court)

You must serve the other parent. If the local child support agency is involved, serve it too.

This means someone 18 or over—not you—must serve the other parent copies of your filed court forms at least 16 court days before the hearing. Add 5 calendar days if you serve by mail within California (see Code of Civil Procedure section 1005 for other situations). Court days are weekdays when the court is open for business (Monday through Friday except court holidays). Calendar days include all days of the month, including weekends and holidays. To find court holidays, go to www.courts.ca.gov/holidays.htm.

The server must also serve blank copies of these forms:

- Form FL-320, Responsive Declaration to Request for Order and form FL-150, Income and Expense Declaration, or
- Form FL-155, Financial Statement (Simplified)

Then the server fills out and signs a *Proof of Service* (form FL-330) or form FL-335). Take this form to the clerk and file it.

Go to your hearing and ask the judge to change the support. Bring your tax returns from the last two years and your last two months' pay stubs. The judge will look at your information, listen to both parents, and make an order. After the hearing, fill out:

- Form FL-340, Findings and Order After Hearing and
- Form FL-342, Child Support Information and Order Attachment

Need help?

Contact the family law facilitator in your county or call your county's bar association and ask for an experienced family lawyer.

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
_	
TELEPHONE NO.: FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MAILING ADDRESS: CITY AND ZIP CODE:	
BRANCH NAME:	
PETITIONER:	
RESPONDENT:	
NOTICE OF ENTRY OF JUDGMENT	CASE NUMBER:
You are notified that the following judgment was entered on (date):	
1. Dissolution	
2. Dissolution—status only	
 Dissolution—reserving jurisdiction over termination of marital status or domestic pa Legal separation 	irtnership
5. Nullity	
6. Parent-child relationship	
7. Judgment on reserved issues	
8 Other (specify):	
Data	
Date: Clerk, by	, Deputy
-NOTICE TO ATTORNEY OF RECORD OR PARTY WITHOUT	T ATTORNEY—
Under the provisions of Code of Civil Procedure section 1952, if no appeal is filed the court rotherwise disposed of after 60 days from the expiration of the appeal time.	nay order the exhibits destroyed or
STATEMENT IN THIS BOX APPLIES ONLY TO JUDGMENT OF	DISSOLUTION
Effective date of termination of marital or domestic partnership status (specify):	
WARNING: Neither party may remarry or enter into a new domestic partnership unt	il the effective date of the termination
of marital or domestic partnership status, as shown in this box.	
CLERK'S CERTIFICATE OF MAILING	
I certify that I am not a party to this cause and that a true copy of the <i>Notice of Entry of Jud</i> fully prepaid, in a sealed envelope addressed as shown below, and that the notice was mailed	
at (place): , California, on (date):	
•	
Date: Clerk, by	_, Deputy
Name and address of petitioner or petitioner's attorney Name and address	ess of respondent or respondent's attorney —
1 1	

Page 1 of 1

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	COURT PERSONNEL:
	STAMP DATE RECEIVED HERE
	DO NOT FILE
TELEPHONE NO.: FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name): SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
PETITIONER/PLAINTIFF:	
TETHIOREIVI EMINTIT.	
RESPONDENT/DEFENDANT:	
OTHER PARENT:	
CHILD SUPPORT CASE REGISTRY FORM	CASE NUMBER:
Mother First form completed	
Father Change to previous information	
THIS FORM WILL NOT BE PLACED IN THE COURT	
MAINTAINED IN A CONFIDENTIAL FILE WITH THE STA	TE OF CALIFORNIA.
Notice: Pages 1 and 2 of this form must be completed and delivered to the court along	g with the court order for support.
Pages 3 and 4 are instructional only and do not need to be delivered to the court. If yo	
complete this form and deliver it to the court within 10 days of the date on which you Any later change to the information on this form must be delivered to the court on and	
change. It is important that you keep the court informed in writing of any changes of y	
1. Support order information (this information is on the court order you are filing or have reco	eived).
a. Date order filed:	
b. Initial child support or family support order Modification	
c. Total monthly base current child or family support amount ordered for children listed be	elow, plus any monthly amount ordered
payable on past-due support:	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Child Support: Family Support:	Spousal Support:
(1) Current \$ Current \$	Current \$
base child Reserved order base family Reserved order	cnoulcal —
support: \$0 (zero) order support: \$0 (zero) order	support: \$0 (zero) order
(2) Additional \$ Additional \$	
monthly monthly	
support: support:	
(3) Total \$ Total \$	Total \$
past-due past-due	past-due
support: support:	support:
(4) Payment \$ Payment \$ on past-	Payment \$
on past- due support: on past- due support:	on past- due support:
(5) Wage withholding was ordered ordered but stayed until (date):	and only on
 Person required to pay child or family support (name): Relationship to child (specify): 	
3. Person or agency to receive child or family support payments (name):	
Relationship to child (if applicable):	
TYPE OR PRINT IN INK	

— PETITIONER/PLAINTIFF:		
RESPONDENT/DEFENDANT:		CASE NUMBER:
OTHER PARENT:		
4. The child support order is for the following children:		
<u>Child's name</u>	Date of birth	Social security number
a. b.		
c.		
Additional children are listed on a page attached to this do	cument.	
You are required to complete the following information about yourse person, but you are encouraged to provide as much as you can. Thi maintained in a confidential file with the State of California.		
	6. Mother's name:	
a. Date of birth:	a. Date of birth:	
b. Social security number:	b. Social security nu	mber:
c. Street address:	c. Street address:	
City, state, zip code:	City, state, zip coo	de:
d. Mailing address:	d. Mailing address:	
	a. Mailing address.	
City, state, zip code:	City, state, zip coo	de:
e. Driver's license number:	o Driver's license n	umbarı
e. Driver's license number.	e. Driver's license nu	umber.
State:	State:	
f. Telephone number:	f. Telephone number	r:
g. L Self-employed Self-employed Self-employed	g. Employed	Not employed Self-employed
Employer's name:	Employer's name:	:
Street address:	Street address:	
City, state, zip code:	City, state, zip coo	de:
Telephone number:	Telephone numbe	er:
7. A restraining order, protective order, or nondisclosure order	r due to domestic violen	ce is in effect.
a. The order protects: Father Mother	Children	
b. From: Father Mother		
c. The restraining order expires on (date):		
I declare under penalty of perjury under the laws of the State of Calif	fornia that the foregoing	is true and correct.
Date:		
	•	
(TYPE OR PRINT NAME)	(SIGNATU	JRE OF PERSON COMPLETING THIS FORM)

INFORMATION SHEET FOR CHILD SUPPORT CASE REGISTRY FORM

(Do NOT deliver this Information Sheet to the court clerk.)

Please follow these instructions to complete the *Child Support Case Registry Form* (form FL-191) if you do not have an attorney to represent you. Your attorney, if you have one, should complete this form.

Both parents must complete a *Child Support Case Registry Form.* The information on this form will be included in a national database that, among other things, is used to locate absent parents. When you file a court order, you must deliver a completed form to the court clerk along with your court order. If you did not file a court order, you must deliver a completed form to the court clerk **WITHIN 10 DAYS** of the date you received a copy of your court order. If any of the information you provide on this form changes, you must complete a new form and deliver it to the court clerk within 10 days of the change. The address of the court clerk is the same as the one shown for the superior court on your order. This form is confidential and will not be filed in the court file. It will be maintained in a confidential file with the State of California.

INSTRUCTIONS FOR COMPLETING THE CHILD SUPPORT CASE REGISTRY FORM (TYPE OR PRINT IN INK):

If the top section of the form has already been filled out, skip down to number 1 below. If the top section of the form is blank, you must provide this information.

<u>Page 1, first box, top of form, left side</u>: Print your name, address, telephone number, fax number, and e-mail address, if any, in this box. Attorneys must include their State Bar identification numbers.

<u>Page 1, second box, top of form, left side</u>: Print the name of the county and the court's address in this box. Use the same address for the court that is on the court order you are filing or have received.

<u>Page 1, third box, top of form, left side</u>: Print the names of the petitioner/plaintiff, respondent/defendant, and other parent in this box. Use the same names listed on the court order you are filing or have received.

Page 1, fourth box, top of form, left side: Check the box indicating whether you are the mother or the father. If you are the attorney for the mother, check the box for mother. If you are the attorney for the father, check the box for father. Also, if this is the first time you have filled out this form, check the box by "First form completed." If you have filled out form FL-191 before, and you are changing any of the information, check the box by "Change to previous information."

<u>Page 1, first box, right side</u>: Leave this box blank for the court's use in stamping the date of receipt.

<u>Page 1, second box, right side</u>: Print the court case number in this box. This number is also shown on the court papers.

Instructions for numbered paragraphs:

- 1. a. Enter the date the court order was filed. This date is shown in the "COURT PERSONNEL: STAMP DATE RECEIVED HERE" box on page 1 at the top of the order on the right side. If the order has not been filed, leave this item blank for the court clerk to fill in.
 - b. If the court order you filed or received is the first child or family support order for this case, check the box by "Initial child support or family support order." If this is a change to your order, check the box by "Modification."
 - Information regarding the amount and type of support ordered and wage withholding is on the court order you are filing or have received.
 - (1) If your order provides for any type of current support, check all boxes that describe that support. For example, if your order provides for both child and spousal support, check both of those boxes. If there is an amount, put it in the blank provided. If the order says the amount is reserved, check the "Reserved order" box. If the order says the amount is zero, check the "\$0 (zero) order" box. Do not include child care, special needs, uninsured medical expenses, or travel for visitation here These amounts will go in (2). Do NOT complete the Child Support Case Registry form if you receive spousal support only.
 - (2) If your order provides for a set monthly amount to be paid as additional support for such needs as child care, special needs, uninsured medical expenses or travel for visitation check the box in Item 2 and enter the monthly amount. For example, if your order provides for base child support and in addition the paying parent is required to pay \$300 per month, check the box in item 2 underneath the "Child Support" column and enter \$300. Do NOT check this box if your order provides only for a payment of a percentage, such as 50% of the childcare.

- (3) If your order determined the amount of past due support, check the box in Item 3 that states the type of past due support and enter the amount. For example, if the court determined that there was \$5000 in past due child support and \$1000 in past due spousal support, you would check the box in item 3 in the "Child Support" column and enter \$5000 and you would also check the box in item 3 in the "Spousal Support" column and enter \$1000.
- (4) If your order provides for a specific dollar amount to be paid towards any past due support, check the box in Item 4 that states the type of past due support and enter the amount. For example, the court ordered \$350 per month to be paid on the past due child support, you would check the box in Item 4 in the "Child Support" column and enter \$350.
- (5) Check the "ordered" box if wage withholding was ordered with no conditions. Check the box "ordered but stayed until" if wage withholding was ordered but is not to be deducted until a later date. If the court delayed the effective date of the wage withholding, enter the specific date. Check only one box in this item.
- 2. a. Write the name of the person who is supposed to pay child or family support.
 - b. Write the relationship of that person to the child.
- 3. a. Write the name of the person or agency supposed to receive child or family support payments.
 - b. Write the relationship of that person to the child.
- 4. List the full name, date of birth, and social security number for each child included in the support order. If there are more than five children included in the support order, check the box below item 4e and list the remaining children with dates of birth and social security numbers on another sheet of paper. Attach the other sheet to this form.

The local child support agency is required, under section 466(a)(13) of the Social Security Act, to place in the records pertaining to child support the social security number of any individual who is subject to a divorce decree, support order, or paternity determination or acknowledgment. This information is mandatory and will be kept on file at the local child support agency.

<u>Top of page 2, box on left side</u>: Print the names of the petitioner/plaintiff, respondent/defendant, and other parent in this box. Use the same names listed on page 1.

<u>Top of page 2, box on right side</u>: Print your court case number in this box. Use the same case number as on page 1, second box, right side.

You are required to complete information about yourself. If you know information about the other person, you may also fill in what you know about him or her.

- 5. If you are the father in this case, list your full name in this space. See instructions for a-g under item 6 below.
- 6. If you are the mother in this case, list your full name in this space.
 - a. List your date of birth.
 - b. Write your social security number.
 - c. List the street address, city, state, and zip code where you live.
 - d. List the street address, city, state, and zip code where you want your mail sent, if different from the address where you live.
 - e. Write your driver's license number and the state where it was issued.
 - f. List the telephone number where you live.
 - g. Indicate whether you are employed, not employed, self-employed, or by checking the appropriate box. If you are employed, write the name, street address, city, state, zip code, and telephone number where you work.
- 7. If there is a restraining order, protective order, or nondisclosure order, check this box.
 - a. Check the box beside each person who is protected by the restraining order.
 - b. Check the box beside the parent who is restrained.
 - c. Write the date the restraining order expires. See the restraining order, protective order, or nondisclosure order for this date.

If you are in fear of domestic violence, you may want to ask the court for a restraining order, protective order, or nondisclosure order.

You must type or print your name, fill in the date, and sign the *Child Support Case Registry Form* under penalty of perjury. When you sign under penalty of perjury, you are stating that the information you have provided is true and correct.