MARRIA	AGE OF CASE NUMBER
	MARITAL SETTLEMENT AGREEMENT
Γhe partie	es to this agreement acknowledge that with this agreement they intend to resolve all issues remaining in their case and that
although	this agreement may not be an exact equal division of their assets and debts, they waive any inequality in the interest of
reaching a	a full and final resolution of their matter, and that they are entering into this agreement of their own volition, without duress
or undue i	influence. The parties hereby agree that the following may be incorporated into a Final Judgment.
1. STA	ATISTICAL FACTS:
	The parties were married on and separated on
ending a _	year(s), month(s) marriage.
2. СНІ	ILD CUSTODY AND SUPPORT [check one]:
[]	We have no minor child(ren) together, therefore this section does not apply.
[]	The minor child(ren) is/are (full legal name(s) and date(s) of birth)
A.	CUSTODY:
Lega	al Custody shall be awarded to [] the parties jointly OR [] sole to
Phys	sical Custody shall be awarded to [] the parties jointly OR [] sole to
Cust	todial time for the shall be:
[] of w	Per the Child Custody and Visitation (Parenting Time) Order filed on a true and correct copy which is attached and incorporated herein by this reference.
OR	
[]	As follows:
r 1	Other: [] As set forth in the attached Judicial Council form FL-341 [] Attachment 2.

[] The residence of the minor children shall not be changed from [] California [] County of Ventura

[] _____ without prior written agreement of the parties or court order.

This court has jurisdiction to make child custody orders as California is the home state of the child(ren) under the Uniform Child Custody Jurisdiction and Enforcement Act (part 3 of the California Family Code, commencing with section 3400). The Responding party was given proper notice and an opportunity to be heard, as provided by the laws of the State of California. The parties agree 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 child(ren). The parties acknowledge that they are aware that a violation of this custodial order may result in civil or criminal penalties or both. [Family Code Section §3048]

	here is/are minor child(ren) of this relationship, the colready in effect through the Department of Child S						
[] 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 neede							
If there is no Department of C	Child Support Services ("DCSS") case, check ONE	of the following:					
The parties agree to Guide	line Child Support per the attached Guideline Calcu	lation.					
Guideline support is \$	per month payable by the	to the;					
or							
[] The parties agree to a Non-O	Guideline Child Support Order in the amount of \$	per month					
payable by the	to the, and all the follow	ing are true per Family Code §4065:					
 Neither parent is rec. No change of circum If the order is above The amount of month the parties agree to the 	d(ren) will be adequately met by this agreed-upon amoreiving public assistance for the child(ren) and no applistances is needed to raise the order to Guideline; and guideline, a change of circumstances will be required by guideline child support that would have been ordered non-Guidelines amounts as listed above.	to modify this order. ed is \$, however,					
month commencing	and shall continue until the supported child ma	arries, dies, is emancipated, reaches the age					
_	ol student, age 19 or graduation, whichever first occurs						
pay support must pay the fee charg amount of past due support nor ma judgment created by this provision parties must complete and file with	ract between a party receiving support and a private of the private child support collector. This fee may it exceed 50 percent of any fee charged by the private is in favor of the private child support collector and the court a Child Support Case Registry Form (form stiffy the court of any change in the information subm	nust not exceed 33 1/3 percent of the total private child support collector. The money the party receiving support jointly. Both FL-191) within 10 days of the date of this					
C. HEALTH INSURANCE	:						
[] i. Health insurance cover	rage for the minor child(ren) of the parties must be m	aintained by if available at					
no or reasonable cost through their	respective places of employment or self-employn	nent. Health insurance coverage shall be					
rebuttably presumed to be reasonable	in cost if the cost to the responsible parent providing	medical support does not exceed 5 percent					

of the parent's gross income; or				
[] ii. If health insurance is not available at no cost or at a reasonable cost, health insurance coverage shall be obtained if it				
becomes available to either parent at no cost or at a reasonable cost. Upon health insurance coverage at no cost or at a reasonable cost				
becoming available to a parent, the parent shall apply for that coverage.				
[] iii. Any reasonable uninsured health-care expenses shall be paid equally by the parties. Notice of Rights and				
Responsibilities (Health Care Costs and Reimbursement Procedures) and Information Sheet on Changing a Child Support Order (form				
FL-192) is attached and incorporated into this order.				
D. CHILD CARE: Childcare costs related to employment or reasonably necessary job training shall be paid as follows:				
[] Included in the child support order above.				
[] Paid equally by the parties directly to the child-care provider.				
[] Other				
E. DEPENDENT EXEMPTIONS:				
[] Petitioner shall be allowed to claim				
[name of child(ren)] as dependent(s) for tax filing purposes every year.				
[] Respondent shall be allowed to claim				
[name of child(ren) as dependent(s) for tax filing purposes every year.				
[] The shall be allowed to claim				
[name of child(ren)] as dependent(s) for tax filing purposes on even numbered tax years and the shall be allowed				
to claim [name of child(ren) on odd numbered tax years.				
The custodial parent shall execute IRS form 8332 to release the exemption and provide the form to the non-custodial parent. The				
court shall retain jurisdiction to assess penalties and reimbursement if the parent entitled to the dependency exemption is assessed a				
penalty on account of the custodial parent's refusal to execute form 8332.				
3. SPOUSAL / PARTNER SUPPORT [check one]				
[] This order is appropriate based on the length of marriage, age, and earning capacity of the parties and other relevant factors.				
[] A. 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 regardless of the circumstances.				

[] B. Neither party is ordered to pay spousal support to the other party at this time, but the court reserves jurisdiction to
award spousal / partner support to either party upon a properly noticed motion filed by either party showing of significant changed
circumstances. Such reservation of jurisdiction is until either party's death, supported party's remarriage, further orders of the court,
or written agreement, whichever occurs first.
[] C. The shall pay to the for spousal/partner support the sum of
\$ per month payable one-half on the 1st day of each month and one-half on the 15th day of each month commencing
and continuing each month thereafter until death of either party, remarriage of supported spouse / partner,
further order of the court, written agreement, or until, whichever occurs first, at which time,
i. [] Commencing the calendar day after the above specified date, spousal support shall be reduced to zero (\$0.00)
and will continue at that amount until either party's death, supported by party's remarriage, further court order, or written agreement,
whichever occurs first. This order may be modified as to the amount and duration upon a showing of significant change of
circumstances; or
ii.[] Commencing the calendar day after the above specified date, jurisdiction to award any further
spousal/partner support to either party shall terminate, unless the court has extended such jurisdiction upon a showing of changed
circumstances on a motion filed on or before the above specified date. This order may be modified as to the amount and duration
upon a showing of significant change of circumstances as stated herein; or
iii. [] This order may be modified as to the amount upon a showing of significant change of circumstances. No
jurisdiction is retained to extend the termination date, regardless of the circumstances. Spousal/partner support shall terminate no
later than the date specified in this paragraph, if not terminated earlier by the terms of this order.
[] D. Other: Attachment 3
[] Gavron Warning: The supported party is admonished to take steps to become self-supporting. The supported
party is issued a warning to use their best efforts to become self-supporting pursuant to In re Marriage of Gavron
(1988) 203 Cal. App. 3d 705; Family Code §4330(b).
4. DIVISION OF COMMUNITY PROPERTY AND DEBTS: [] Attachment 4
PETITIONER is awarded the following as Petitioner's sole and separate property and RESPONDENT hereby waives any
interest therein:

RESPONDENT is awarded the following as Respondent's sole and separate property and PETITIONER	hereby waives any
interest therein:	
PETITIONER shall pay, assume, indemnify and hold RESPONDENT harmless from the following debts:	
1 B111101 (Ele shall pay, assume, indefinity and note (Els) 01 (BE1) 1 harmess from the following decis.	
DECDONDENT -1-11	
RESPONDENT shall pay, assume, indemnify, and hold PETITIONER harmless from the following debts:	
NOTICE: If the division of community property, above, includes division of a pension, retirement	or other deferred
compensation plan, additional documents will be required. Contact an attorney or the plan administrator for	or information.
5 OTHER ORDERS. The models are to the following additional and are	[] A4414-5
5. OTHER ORDERS : The parties agree to the following additional orders:	[] Attachment 5

6. EXECUTION OF DOCUMENTS AND RESERVATION OF JURISDICTION:

- **A.** Entire Agreement: The Court confirms that this agreement constitutes the entire agreement and understanding between the parties with respect to the subject matter hereof and supersedes and replaces all prior agreements and understandings whether oral or written.
- **B**. **Execution of Documents:** The parties shall promptly perform all acts and execute any and all documents necessary to effectuate and carry out the terms of this agreement.
- **C. Reservation of Jurisdiction:** The parties understand that the Court will reserve jurisdiction to carry out and enforce any of the terms of this agreement.

7. RECONCILIATION : In remain in effect as a contract between		n and dismissal of the case, this agreer	ment [] shall [] shall not
	ACK	NOWLEDGMENT	
NOTICE: You should seek legal	advice prior to signing	this document. Assistance from a no	on-attorney professional or the
Self-Help Center does not consti	tute legal advice.		
By signing this agreeme	ent, each party acknowled	lges that they have read and understan	d this Marital Settlement Agreement
consisting of six pages and	attached pages.	This agreement shall be incorporated	l into a Final Judgment and made an
Order of the Court.			
Datadi			
Dated:	PETITIONER		
Dated:			
	RESPONDENT Attach notary pa	[If no Response has been filed, Response.]	ndent's signature must be notarized.