VN103

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		
PLAINTIFF/PETITIONER		
DEFENDANT/RESPONDENT		
☐ STIPULATION AND ORDER ON REQUEST FO	R ORDER	CASE NUMBER:
☐ SETTLEMENT AGREEMENT AT TIME OF TRIA	L	
☐ CONTINUANCE DATE		
IT IS HEREBY STIPULATED by and between the parties that	at the Court shall make o	orders consistent with the following
checked items, and further states that the attached		
parties as to each item, as witnessed by the initials of the pa	rties on each page.	
ISSUES DEALT WITH IN THIS ORDER INCLUDE:		
☐ Child Custody/Visitation	☐ Child Support	
Orders re: Minor Children	☐ Spousal or Partne	er Support
☐ Restraining Orders	☐ Attorney Fees/Co	osts
☐ Property Provisions	☐ Debt Provisions	
☐ Pension/Retirement	Other	
☐ Each of the parties shall execute forthwith all documents	s necessary to carry out	the terms of this agreement.
Petitioner's Initials	Respondent's Initia	ls

	This matter is continued to	at _	for fu	rther hearing on all issues
	on the following issues only			
	All other issues are reserved to the time of	trial.		
	Both parties waive the right to appeal, the range a new trial or for reconsideration.	ight to request a	statement of decision, a	nd the right to move for
	This order, consisting ofpages, w	nen signed is the	formal order. No further	documents are necessary.
	Counsel for submit it to counsel for with this court by	fo		_
	This Stipulation shall be deemed incorpora though the same were fully set forth therein		a part of the minute orde	er, by reference thereto as
Dated:		_		
Petitione	r		Respondent	
Attorney	for Petitioner		Attorney for Respondent	
		ORDER -	-	
	The forgoing written stipulation of the partie of the Court and ordered filed.	es, consisting of	pages, is a	approved, declared the order
	Following conference in chambers, the material pages is declared the or	_	-	ne attached consisting of
Dated:		_	Judge of the Superior Court	
	NOTICE TO D		IT AN ATTORNEY	

THE FILING OF THIS DOCUMENT WILL NOT PREVENT A DEFAULT. IF YOU WISH TO PRESENT INFORMATION TO THE COURT AT THE TIME OF TRIAL YOU MUST FILE A "RESPONSE". FORMS ARE AVAILABLE IN THE CLERK'S OFFICE.

Optional Form VN103 (Rev. 07/13) **ORDER**

Page ____ of ____

DAT	ΓE: _	NAME:	CASE NO.:
1.	CUS	STODY	
		CUSTODY of the minor child/ren named b	elow is awarded as follows:
	A.	LEGAL CUSTODY is awarded to	
	В.		to the parties. In exercising joint legal custody, the parties shall on the following:
	C.	☐ PHYSICAL CUSTODY	
			inor is awarded to
		☐ THE PARTIES SHALL EQUALLY SHA	RE CUSTODY as follows:
		☐ JOINT PHYSICAL CUSTODY is award	led to the parties with PRIMARY RESPONSIBILITY TO
			shall have the l/ren during the SPECIFIC times set forth in 1D
		priysical care and control of the millor child	Then during the Specific times set forth in 10
Peti	tione	er's Initials	Respondent's Initials

D.	☐ SPECIFIC PERIODS OF TIME with	1			
	☐ REASONABLE TIMES as agreed b	etween the parties.			
	☐ ALTERNATING WEEKENDS from	on Friday until	on Sunday,		
	commencing W	henever the weekend falls on a 3-day (lega	l holiday), the alternate		
	weekend shall be extended to include t	he Monday or Friday holiday.			
	☐ The first portion of CHRISTMAS/W	INTER vacation commencing at	on the last day of		
	school and continuing until	on Christmas Eve/Day in all ever	n/odd numbered years.		
	SUMMER VACATION for	weeks, upon	days prior written notice.		
	☐ SPRING VACATION in all even/odd	d numbered years, commencing at	on the last day of		
	school and ending at	on Sunday, in all even/odd numbered	years.		
	☐ THANKSGIVING DAY and WEEKE	ND, commencing Wednesday	and continuing until		
	Sunday, in all even/odd numbered years.				
	☐ MOTHER'S DAY and FATHER'S D	AY shall be with the respective parent.			
	☐ One EVENING per week, on	from until	p.m.		
	☐ Except in case of emergency, each	n parent shall provide at least 24 hours notic	ce of any change in the above		
	schedule and/or in the pick up and retu	rn time for the minor children.			
	□ OTHER				
Petition	er's Initials	Respondent's Initials			

DATE:	NAME:	CASE N	NO.:
1. C	ORDERS RE: MINOR CHILDREN		
	Neither party shall remove the minor consent of the other party or prior cou		
	Neither party shall use or make any or within the hearing of the minor child		about the other parent in the presence
	Each party shall keep the other party child/ren's schools and day care provious change of address or phone number.		·
	Each party shall avoid the scheduling periods of time allocated to the other		ildren which are likely to conflict with
	Each party shall notify the other suffice to enable the other party to attend.	ciently in advance of any planned a	ctivities of the minor child/ren in order
	The parties shall return to mediation to mediation a.m./p.m.	for review of their custody/visitation	plan on at
	OTHER:		
Petitioner	's Initials	Respondent's li	nitials

Optional Form VN103 (Rev. 01/05)

ORDERS RE: MINOR CHILDREN

DATE: _	!	NAME:		CASE NO.:	
1.	CHILD SUPPOR	RT			
	The		shall pay to		as and for child support
					, payable one-half on the
	6	and one-half on the	day of each	month commencing	and
	continuing unt	til each child/said child	reaches majority, dies,	marries, becomes e	emancipated, or until further
	order of the C	ourt, whichever first oc	curs. Pursuant to Civil	Code 196.5, child s	upport shall continue as set forth
	above and ex	tend as to any unmarrie	ed child who has attain	ed the age of 18, is	a full time high school student
	and resides w	rith a parent, until such	time as he or she com	pletes the 12 th grade	e or attains the age of 19,
	whichever occ	curs first.			
	The CHILD C	ARE costs incurred for	the minor children, whi	ch enable the partie	es to be gainfully employed shall
	be shared as	follows:			
	The costs of T	RANSPORTATION inc	curred in the exercise o	of visitation, shall be	paid as follows:
	The income ta	IX DEPENDENCY DED	UCTION for the minor	child/ren is awarde	d as follows:
Γ	OTHER:				
2.	SPOUSAL OR F	PARTNER SUPPORT			
	The		is orde	ered to pay to the _	as and for
	SPOUSAL OF	R PARTNER SUPPOR	T the sum of \$	pei	r month, payable one-half on the
		and one-half on the	day of each	n month, commencir	ng and
	J	til further order of the co	•	rty, remarriage of	support spouse or partner or
	☐ The Court res	erves jurisdiction over s	spousal or partner supp	oort until	or further order
	of the Court, v	vhichever occurs first.			
D. CC					
retition	ers initiais		Re	esponaent's Initials _:	

DATE:	NAME:	CASE NO.:				
3.	☐ The support herein ordered sha	Ill be designated as FAMILY SUPPORT.				
4.	BASIS OF SUPPORT. The support	herein ordered is based upon Petitioner's gross/net inco	me of \$			
	with a filing status of	; Respondent's gross/net income of \$ with	a filing status of			
	; visitation calculated at	%; and the following factor:				
5.	MEDICAL AND DENTAL					
	is o	ordered to maintain for the benefit of	and the mino			
	child/ren, all medical, dental and hospital insurance, available through employment, and to pay premiums thereon, to maintain them as insures and to cooperate in the presentation, collection on reimbursement of any claims under such policy.					
	Any medical, dental, orthodontic	c, optometric, psychiatric, or psychological expense not c	otherwise covered by			
	•	shared equally between the	_			
6.	COLLECTION SUPPORT PAYMEN	NTS				
	All support payments are ordered to be paid through the office of the Department of Child Support Services,					
	by cashier check, money order, or c	cash, together with a 2% service fee.				
	☐ Upon submission of an appropri	iate Order, a Wage Assignment will issue.				
7.	ATTORNEY FEES AND COSTS					
	☐ The issue of attorney fees and costs is reserved until time of trial or further order of the Court.					
	☐ The	shall pay directly to Counsel for	, as and for			
		$\$, payable $\$ forthwith $\$ on or				
		s of \$ per month payable on the	•			
	•	and continuing until paid in full. If any payment is 30	days in arrears, the			
	entire balance shall immediately be	come due and payable.				
	Each of the parties shall pay	their own attorneys fees and costs, excepting those prev	viously ordered.			
Petition	ner's Initials	Respondent's Initials				

DATE:	NAME:	CASE NO.:
1.	STANDARD MUTUAL RESTRAINING	G ORDER: Both parties are enjoined and restrained from:
		striking, threatening, sexually assaulting, pattering, telephoning, or
		other party, except either party may contact or telephone the other
	regarding matters involving the minor	
	☐ Transferring, encumbering, hypot	hecating, concealing, or in any way disposing of any property, real or
	personal, whether community, quasi-	community, or separate, except in the usual course of business or for the
	necessities of life. Each party is to be	notified of any proposed extraordinary expenditures and an accounting of
	such is to be made to the court.	
	_	
		reling, transferring, disposing of, or changing the beneficiaries - of any
		g life, health, automobile, and disability held for the benefit of the parties or
	their minor child/ren.	
	☐ Incurring debts or liabilities for wh	nich the other may be held responsible.
2.	STAY AWAY, EXCLUSION, USE AN	D POSSESSION ORDERS
		is ordered to move out and not return to the
	family dwelling located at	taking only clothes and personal possessions.
		is awarded the temporary use, control and possession of the following
	П	is awarded the temporary use, control and possession of the following
		is and and to CTAY ANNAY at least
		is ordered to STAY AWAY at least yards from:
	residence, Place of work Child	aren's school.
Patition	ner's Initials	Respondent's Initials
i Guuoi	ioi 3 iiiilal3	

DATE:	NAME:	CASE NO.:			
1.	(P) or Respondent (R) as they become d	ng community debts shall be paid by the party indicated, either Petitioner ue, such payments to be reimbursed by the community unless being paid S), further child support (FCS), or further family support (FFS):			
2.		to Petitioner as his/her sole and separate property, along with any			
	☐ B. The following property is awarded to Respondent as his/her sold and separate property, along with any encumbrance thereon:				
	☐ C. Petitioner shall pay the following community debts, without right to reimbursement, and shall hold Respondent harmless therefrom:				
Petition	ner's Initials	Respondent's Initials			

Ξ: _	NAME:	CASE NO.:
	D. Doon and out the state of th	
		g community debts, without right to reimbursement, and shall hold
		old and the net proceeds after costs of sale and encumbrances are elow:
	<u> </u>	
	☐ F. To equalize the division of commur	nity property, the shall pay
	the sur	m of \$, payable as follow:
	☐ G. The parties shall hold equal, undiv	ided interests in the following listed property as tenants in common:
	A party with sole temporary use and poss	session of the family home shall pay all existing encumbrances on th
		and without any right of reimbursement. The party residing in the ho
	shall also keep the property in good repair which case the sums exceeding said amount	r and shall pay all repairs unless said exceed \$, i
	☐ H. Other:	
n	er's Initials	Respondent's Initials

DATE:	NAM	E:	C	ASE NO.:				
1.	PENSION/RETIREM	ENT BENEFITS						
	The holder of the per	nsion (and/or) is ordered	d to pay to			
		as and for the non holder's share of the community interest in said pension plan,						
	one-half of the comm	unity interest therein at such t	imes as are ordere	ed below.				
	said plan which in during the marrial months the pensions using the maximus elects options where the said plan which is a said plan whi	nterest is defined as that fraction is calculated by dividing the totage before separation (which is ion holder was credited by the sum inter vivos benefit allowed which reduce the benefit, the Coximum community interest.	al number of mont s stipulated to be _ said plan. The co to the pension hole	ths credited by the parties that the parties that the parties that the plan.	olan to the pension here total number of the total number of the determined by the pension holde	nolder / r		
		re to commence at the earlies e terms of the plan or as of	-		-	1		
		ess, Social Security number an		participant pensior	n holder is: 			
		ess, Social Security number a			sion holder is:			
		s to all payments due to pre-retirement death benefits.			including cost of	living		
	F. The address of e	ach said plan is:						
.								
Petition	ner's Initials		Respond	ent's Initials				

DATE:	NAME:	CASE NO.:	VIV
Petitioner's Initia	als	Respondent's Initials	