MATT	ER OF CASE NUMBER D					
PARENTAGE AGREEMENT						
	arties to this agreement acknowledge that with this agreement they intend to resolve all issues remaining in their The parties hereby agree that the following may be incorporated into a Final Judgment of Parentage.					
1.	CHILD CUSTODY: [check one]					
	☐ The minor children are:					
	A. CUSTODY:					
	Legal Custody shall be awarded to the parties jointly OR to the					
	Physical Custody shall be awarded to the parties jointly OR to the					
	Custodial time for the shall be:					
OR	per the Mediation Agreement / Order filed on					
	as follows:					
	☐ The residence of the minor children shall not be changed from California ☐ County of Ventura					
	without prior agreement of the parties or court order.					
	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 ch	nildren. They acknowledge that they are aware that a violation of this custodial order may result in civil or					
crimir	nal penalties. [Family Code Section 3048]					
	B. CHILD SUPPORT: If there are minor children of this relationship, the court MUST issue orders					
regard	ling 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	er orders regardi	ing child support are needed.		
If	there is no DCSS case,	check ONE of the follo	owing:				
	The parties agree to	Guideline Child Suppo	rt per the attached	l Dissomaster.	Guideline support		
is	\$	per month payable	by the		_ to		
th	ne	.					
	The parties agree to	a Non-Guideline Child	Support Order in t	he amount of \$_			
p	er month payable by the		to the		and all the following are true:		
	The amount is being The needs of the converted Neither parent is repending.	lly informed of their rigl ng agreed to without c children will be adequa eceiving public assista umstances is needed t	oercion or duress ately met by this ord ance for these child	der Iren and no appl	ication is		
Child sup	port ordered under this	section shall be paid	I ½ on the first a	nd ½ on the 15	5 th of each month commencing		
	and shall	continue until the supp	ported child dies, e	emancipates, rea	aches the age of 18 or, if still a		
full-time h	igh school student, age	19 or graduation, whic	hever first occurs.				
				•	nild support collector, the party This fee must not exceed 33 1/3		
percent o	f the total amount of p	ast due support nor n	nay it exceed 50 p	ercent of any fo	ee charged by the private child		
support co	ollector. The money jud	gment created by this	provision is in favo	or of the private	child support collector.		
C	. MEDICAL INSUR nildren. Any uncovered				n health insurance for the minor		
D	. CHILD CARE:	Child care to all	low either parent to	work shall be p	paid as follows:		
	included in the child s	upport order above					
] paid equally by the pa	irties directly to the day	y care provider.				
	other				·		

	E.	DEPENDE	NT EXEMPTIONS	S: Th	e	shall l	oe allowed to	claim	
					[name children]	as depende	nts for tax filir	ng purposes.	If necessary,
	the cust	odial parent	shall execute IR	S form	n 8332 to release t	the exemption	ons.		
2.	OTHER	ORDERS:	The parties agre	ee to th	ne following additi	onal orders:			
Both p		_	-		nd understand th	_	_	_	
Dated:				PE	ETITIONER				
Dated:				file	ESPONDENT [if ned, the Responde notarized. Attack	nt's signatur	e must		