SUPERIOR COURT OF CALIFORNIA COUNTY OF SAN DIEGO

DISSOLUTION PACKET - JUDGMENT



FORMS INCLUDED IN THIS PACKET

	Family Law Judgment Checklist – Instructions	SDSC Form #D-237	
	Family Law Judgment Checklist – True Default Case	SDSC Form #D-238	
	Family Law Judgment Checklist – Default Case with Written Agreement	SDSC Form #D-239	
	Family Law Judgment Checklist – Uncontested Case	SDSC Form #D-240	
	Request to Enter Default (Family Law—Uniform Parentage)	Judicial Council Form #FL-165	
	Declaration for Default or Uncontested Dissolution or Legal Separation (Family Law)	Judicial Council Form #FL-170	
	Appearance, Stipulations, and Waivers (Family Law—Uniform Parentage—Custody and Support)	Judicial Council Form #FL-130	
	Declaration of Disclosure (Family Law)	Judicial Council Form #FL-140	
	Declaration Regarding Service of Declaration of Disclosure (Family Law)	Judicial Council Form #FL-141	
	Stipulation and Waiver of Final Declaration of Disclosure	Judicial Council Form #FL-144	
	Judgment (Family Law)	Judicial Council Form #FL-180	
	Child Custody and Visitation Order Attachment	Judicial Council Form #FL-341	
	Supervised Visitation Order	Judicial Council Form #FL-341(A)	
	Child Support Information and Order Attachment	Judicial Council Form #FL-342	
	Spousal, Partner, or Family Support Order Attachment (Family Law)	Judicial Council Form #FL-343	
	Property Order Attachment to Judgment (Family Law)	Judicial Council Form #FL-345	
	Notice of Entry of Judgment (Family Law—Uniform Parentage—Custody and Support)	Judicial Council Form #FL-190	
	Proof of Personal Service	Judicial Council Form #FL-330	
	Proof of Service by Mail	Judicial Council Form #FL-335	
	Notice of Change of Address	Judicial Council Form #MC-040	
~	Child Support Case Registry Form	Judicial Council Form #FL-191	
CHILUKEN	Notice of Rights and Responsibilities Health-Care Costs and Reimbursement Procedures	Judicial Council Form #FL-192	
ב	Earning Assignment Order for Spousal or Partner Support (Family Law)	Judicial Council Form #FL-435	
5	Request for Hearing Regarding Earnings Assignment (Family Law—Governmental—UIFSA)	Judicial Council Form #FL-450	
	Income Withholding Order for Support	Judicial Council Form #FL-195	
\$	Income Withholding for Support – Instructions	Judicial Council Form #FL-196	

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO



FAMILY LAW JUDGMENT CHECKLIST

(Dissolution/Legal Separation/Nullity)

INSTRUCTIONS

This checklist is designed as a tool to assist you and the court in processing your judgment. It may not include all information that is legally required, is not legal advice, and it should not be used as a substitute for legal advice from an attorney licensed by the State Bar of California. If you have any questions about your legal rights, you should talk to an attorney. Please include a copy of the completed checklist you use with your judgment package.

The checklists address the three most common ways to obtain a judgment:

- 1. True Default Case no response filed and no written agreement. (SDSC Form #D-238)
- 2. Default Case with Written Agreement no response filed and a written agreement. (SDSC Form #D-239)
- 3. Uncontested Case appearance by both parties and a written agreement. (SDSC Form #D-240)

Please note that if respondent is active duty military, a true default judgment may not be used to enter judgment.

You only need to complete the checklist appropriate to the circumstances of your case. All items <u>MUST</u> be completed either by checking each line to indicate that you have filed that form or by marking "**N/A**" to indicate that the item is not applicable in your case. If any of these items were previously filed, please note the filing date next to the item.

Please provide an envelope large enough for all documents, and stamped with sufficient postage, so we may return your copies to you.





CENTRAL DIVISION, FAMILY COURT, 1555 6TH AVE., SAN DIEGO, CA 92101 EAST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020 EAST COUNTY DIVISION, RAMONA, 1428 MONTECITO RD., RAMONA, CA 92065 NORTH COUNTY DIVISION, 325 S. MELROSE DR., VISTA, CA 92081 SOUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910

FAMILY LAW JUDGMENT CHECKLIST True Default Case

Т

TRUE DEFAULT CASE (no Response filed and NO WRITTEN AGREEMENT between the parties):
1. Submit an original Proof of Service of Summons (one of the following):
Proof of Service of Summons (<i>personal service</i>) (<i>optional-</i> JC Form #FL-115).
Notice and Acknowledgment of Receipt (JC Form #FL-117).
Service out-of state - by certified mail with U. S. postal green or pink receipt card signed by the respondent
attached (optional- JC Form #FL-115 or out-of-state form).
Other (<i>please describe</i>):
2. Submit a Declaration Regarding Service of Declaration of Disclosure (JC Form #FL-141).
Submit the Petitioner's Preliminary Declaration of Disclosure (JC Form #FL-140). (submit conformed copy if
previously filed)
3. Submit a Request to Enter Default (JC Form #FL-165).
Attach one (1) stamped envelope addressed to the respondent with the Superior Court's return address.
4. Submit a Declaration for Default or Uncontested Dissolution/Legal Separation (JC Form #FL-170).
5. Submit a Judgment (JC Form #FL-180). (preferably on pink paper)
Must contain provisions regarding property division and spousal/partner support.
Mark 4.f. if petitioner is requesting his/her former name be restored on the petition. Clearly print the full name
being requested.
6. If you have Minor Children of the marriage:
If there are minor children of the marriage/partnership, complete 4.I. and 4.m. on the judgment.
If there are minor children born to the parties prior to the date of marriage/date of registration:
Check to see that 7.d. was checked on the petition and then mark 4.k.(2) on the judgment.
If 7.d was not checked on petition, an amended petition must be filed and served on the respondent
before proceeding with judgment. Proof of Service of the amended complaint being served is also
required before proceeding with judgment.
Submit an Income and Expense Declaration (JC Form #FL-150). (preferably on green paper)
If an Income and Expense Declaration has been previously filed, it must be no more than 60 days old.
Submit a Child Custody and Visitation Attachment (JC Form #FL-341).
Submit a Child Support Order Attachment (JC Form #FL-342).

- Submit a Notice of Rights and Responsibilities/Information Sheet on Changing a Child Support Order (JC Form #FL-192).
- Submit a **Child Support Case Registry Form** (JC Form #FL-191).

7. If you are requesting Spousal/Partner Support be ordered, terminated or reserved:				
If requesting spousal/partner support be <u>ordered</u> , complete 4.n. on judgment.				
If terminating the right to support payments, use this language: The court terminates jurisdiction to award				
spousal (partner) support to either party.				
☐ If <u>reserving</u> the right to support payments at a future time, use this language: The court reserves jurisdiction to				
award spousal (partner) support to (one or both parties.).				
Submit an Income and Expense Declaration (JC Form #FL-150). (preferably on green paper)				
If an Income and Expense Declaration has been previously filed, it must be no more than 60 days old.				
Submit a Spousal, Partner or Family Support Order Attachment (JC Form #FL-343).				
8. If you are requesting Property Division :				
Complete 4.o. on the judgment:				
If there is no property, use the following language for item 4.o.(3). of the judgment: There are no				
community assets, debts, pension or retirement benefits to be divided.				
Submit a Property Order Attachment (JC Form #FL-345).				
9. Submit a Notice of Entry of Judgment (JC Form #FL-190).				
Attach two (2) stamped envelopes, with one addressed to each party with the Superior Court's return address.				
The names and addresses on the Notice of Entry of Judgment form must match the envelopes exactly.				
10. Miscellaneous				
Verify case number on all forms is correct.				
Verify party names on all forms match the petition and are spelled correctly.				
Submit three complete sets of the documents to the court; one original (two-hole punched at the top) and two				
additional copies.				

Attach a self-addressed envelope with sufficient postage, large enough to return all copies, or an attorney messenger slip, to ensure that copies are returned to you.



SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO

CENTRAL DIVISION, FAMILY COURT, 1555 6TH AVE., SAN DIEGO, CA 92101 EAST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020 EAST COUNTY DIVISION, RAMONA, 1428 MONTECITO RD., RAMONA, CA 92065 NORTH COUNTY DIVISION, 325 S. MELROSE DR., VISTA, CA 92081 SOUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910

FAMILY LAW JUDGMENT CHECKLIST

Default Case with Written Agreement

DEFAULT CASE WITH WRITTEN AGREEMENT (No response filed and Written Agreement):

DELAGET GAGE WITH WATTEN AGAELMENT (No response med and whiten Agreement).
1. Submit an original Proof of Service of Summons (one of the following):
Proof of Service of Summons (personal service) (optional- JC Form #FL-115).
Notice and Acknowledgment of Receipt (JC Form #FL-117).
Service out-of state - by certified mail with U.S. postal green or pink receipt card signed by the respondent
attached (optional- JC Form #FL-115 or out-of-state form).
Other (Please describe):
2. Submit a Declaration Regarding Service of Declaration of Disclosure (JC Form #FL-141).
Submit the petitioner's Preliminary Declaration of Disclosure (JC Form #FL-140). (submit conformed copy previously filed)
Submit the respondent's Preliminary Declaration of Disclosure (JC Form #FL-140). (submit conformed copy previously filed)
3. Submit a Request to Enter Default (JC Form #FL-165).
Attach one (1) stamped envelope addressed to the respondent with the Superior Court's return address.
4. Submit a Declaration for Default or Uncontested Dissolution/Legal Separation (JC Form #FL-170).
If minor children are involved, item 13.a. and 13.b. or 13.c. on the declaration must be completed.
5. Submit a Stipulation and Waiver of Final Declaration of Disclosure (JC Form #FL-144) or Declaration Regarding
Service of Declaration of Disclosure (JC Form #FL-141) from each party with #3 marked.
Must be signed by both the petitioner and respondent.
6. Submit a Judgment (optional- JC Form #FL-180). (preferably on pink paper)
Mark 4.f. if petitioner is requesting his/her former name be restored on the petition. Clearly print the full name
being requested. Corresponding language regarding restoration of former name must be in written agreement in not requested in the petition.
Mark 4.i. and corresponding box (1) on 4.l., 4.m., 4.n. and 4.o. for written agreement as case requires.
7. Attach a copy of the Written Agreement to the judgment.
If either party has an attorney, the attorney must sign, date and approve the written agreement.
The respondent's signature must be notarized.
Include the following language:
Provisions regarding property division and spousal/partner support jurisdiction. Child support and child custody/visitation provisions, if there are minor children.
The matter may proceed on the default or uncontested calendar before a temporary judge. The parties

If there are minor children: Fam. Code § 3048: (a) This court has jurisdiction over the minor child(ren) a
California is child's home state. (b) Both parties were personally present at the execution of this custody
visitation agreement, both have knowledge of their right to a hearing in this matter and both waive the
right to the hearing based upon this custody and visitation agreement. (c) The parties agree the habituation
residence of the child(ren) is the U.S.A. (d) Both parties acknowledge being advised that any violation of
this order may result in civil or criminal penalties or both.

- ☐ If there are minor children: **Fam. Code § 4065:** The parties are fully informed of their rights concerning child support. The order is being agreed to without coercion or duress. The agreement is in the best interest of the children, and the needs of the children will be adequately met by the stipulated amount. The right to support has not been assigned to any county pursuant to Section 11477 of the Welfare and Institutions Code and no public assistance application is pending.
- ☐ If there are minor children and Department of Child Support Services ("DCSS") is involved include the language for all that apply:

Petitioner and/or respondent and/or children are presently receiving public assistance in the form of cash aid. All child support should be made payable to the State Disbursement Unit, P. O. Box 989067, West Sacramento, CA 95798. <u>AND/OR</u>

Child support is being enforced by DCSS in Case No. _____ AND/OR

The issue of child support in this case is reserved to the Family Support Division.

If the Written Agreement includes **child support**, the following forms must also be included:

□ Notice of Rights and Responsibilities/Information Sheet on Changing a Child Support Order (JC Form #FL-192).

Each party must complete and submit a **Child Support Case Registry Form** (JC Form #FL-191).

8. Submit a Notice of Entry of Judgment (JC Form #FL-190).

Attach two (2) stamped envelopes, with one addressed to each party with the Superior Court's return address.

The names and addresses on the Notice of Entry of Judgment form must match the envelopes exactly.

9. Miscellaneous

☐ Verify case number on all forms is correct.

- ☐ Verify party names on all forms match the petition and are spelled correctly.
- Submit three complete sets of the documents to the court; one original (two-hole punched at the top) and two additional copies.
- Attach a self-addressed envelope with sufficient postage, large enough to return all copies, or an attorney messenger slip, to ensure that copies are returned to you.



SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO

CENTRAL DIVISION, FAMILY COURT, 1555 6TH AVE., SAN DIEGO, CA 92101 EAST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020 EAST COUNTY DIVISION, RAMONA, 1428 MONTECITO RD., RAMONA, CA 92065 NORTH COUNTY DIVISION, 325 S. MELROSE DR., VISTA, CA 92081 SOUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910

FAMILY LAW JUDGMENT CHECKLIST

Uncontested Case

UNCONTESTED CASE

(Response	e-Marriage or Appearance, Stipulation and Waivers filed by respondent and a WRITTEN AGREEMENT):
🗌 1. Subr	mit the First Appearance of Respondent (One of the following documents with first appearance fees):
	Response – Marriage (optional- JC Form #FL-120). (submit conformed copy if previously filed.) OR
	Appearance, Stipulation, and Waivers (JC Form #FL-130). (submit conformed copy if previously filed.)
🗌 2. Subr	mit an original Proof of Service of Summons (one of the following):
	Proof of Service of Summons (personal service) (optional- JC Form #FL-115).
	Notice and Acknowledgment of Receipt (JC Form #FL-117).
	Service out-of state - by certified mail with U.S. postal green or pink receipt card signed by the respondent
	attached (optional- JC Form #FL-115 or out-of-state form).
	Other (Please describe):
🗌 3. Subr	mit a Declaration Regarding Service of Declaration of Disclosure (JC Form #FL-141).
	Submit the Petitioner's Preliminary Declaration of Disclosure (JC Form # FL-140). (submit conformed copy if
	previously filed)
	Submit the Respondent's Preliminary Declaration of Disclosure (JC Form # FL-140). (submit conformed copy if
	previously filed)
🗌 4. Subr	mit a Stipulation and Waiver of Final Declaration of Disclosure (JC Form #FL-144).
I	Must be signed by both the petitioner and respondent.
🗌 5. Subr	nit a Declaration for Default or Uncontested Dissolution/Legal Separation (JC Form #FL-170).
	If minor children are involved, item 13.a. and 13.b. or 13.c. on the declaration must be completed.
🗌 6. Subr	mit a Judgment (optional- JC Form #FL-180). (preferably on pink paper)
	Mark 4.f. if petitioner is requesting his/her former name be restored on the petition. Clearly print the full name
	being requested. Corresponding language regarding restoration of former name must be in written agreement if
	not requested in the petition.
	Mark 4.i. and corresponding box (1) on 4.l., 4.m., 4.n. and 4.o. for written agreement as case requires.
7. Attac	ch a Written Agreement to the judgment.
	If either party has an attorney, the attorney must sign, date and approve the written agreement.
	Include the following language:
	Provisions regarding property division and spousal/partner support jurisdiction. Child support and child
	custody/visitation provisions, if there are minor children.

if

if

if

The matter may	proceed on the	edefault or	uncontested	calendar	before a	a temporary	judge.	The parties
waive their right	ts to notice of tri	al, a statem	ent of decisio	n, to mov	e for a ne	ew trial, and	to appe	al.

] If there are minor children: Fam. Code § 3048: (a) This court has jurisdiction over the minor child(ren) as
California is child's home state. (b) Both parties were personally present at the execution of this custody-
visitation agreement, both have knowledge of their right to a hearing in this matter and both waive their
right to the hearing based upon this custody and visitation agreement. (c) The parties agree the habitual
residence of the child(ren) is the U.S.A. (d) Both parties acknowledge being advised that any violation of
this order may result in civil or criminal penalties or both.

☐ If there are minor children: **Fam. Code § 4065:** The parties are fully informed of their rights concerning child support. The order is being agreed to without coercion or duress. The agreement is in the best interest of the children, and the needs of the children will be adequately met by the stipulated amount. The right to support has not been assigned to any county pursuant to Section 11477 of the Welfare and Institutions Code and no public assistance application is pending.

☐ If there are minor children and Department of Child Support Services ("DCSS") is involved include all that apply:

Petitioner and/or respondent and/or children are presently receiving public assistance in the form of cash aid. All child support should be made payable to the State Disbursement Unit, P. O. Box 989067, West Sacramento, CA 95798. AND/OR

Child support is being enforced by DCSS in Case No. _____ AND/OR

The issue of child support in this case is reserved to the Family Support Division.

If the Written Agreement includes **child support**, these forms must be included:

□ Notice of Rights and Responsibilities/Information Sheet on Changing a Child Support Order (JC Form #FL-192).

Each party must complete and submit a **Child Support Case Registry Form** (JC Form #FL-191).

8. Submit a Notice of Entry of Judgment (JC Form #FL-190).

Attach two (2) stamped envelopes, with one addressed to each party with the Superior Court's return address.

The names and addresses on the Notice of Entry of Judgment form must match the envelopes exactly.

9. Miscellaneous

□ Verify case number on all forms is correct.

☐ Verify party names on all forms match the petition and are spelled correctly.

Submit three complete sets of the documents to the court; one original (two-hole punched at the top) and two additional copies.

Attach a self-addressed envelope with sufficient postage, large enough for the return of all copies, or an attorney messenger slip, to ensure that copies are returned to you.

	FL-165
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 SAN DIEGO	
 □ CENTRAL DIVISION, COUNTY COURTHOUSE, 220 W. BROADWAY, SAN DIEGO, CA 92101 □ CENTRAL DIVISION, FAMILY COURT, 1555 6TH AVE., SAN DIEGO, CA 92101 □ CENTRAL DIVISION, MADGE BRADLEY, 1409 4TH AVE., SAN DIEGO, CA 92101 □ EAST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020 □ NORTH COUNTY DIVISION, 325 S. MELROSE DR., VISTA, CA 92081 □ SOUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910 	
PETITIONER:	
RESPONDENT:	
REQUEST TO ENTER DEFAULT	CASE NUMBER:
1. To the clerk: Please enter the default of the respondent who has failed to respond to the	e petition.
2. A completed <i>Income and Expense Declaration</i> (form FL-150) or <i>Financial Statement (Sin</i> is attached is not attached.	<i>nplified)</i> (form FL-155)
A completed <i>Property Declaration</i> (form FL-160) is attached is not attached because (check at least one of the following):	ed
(a) there have been no changes since the previous filing.	
 (b) the issues subject to disposition by the court in this proceeding are the subject (c) there are no issues of child, spousal, or partner support or attorney fees and content of the subject of the subjec	-
 (c) there are no issues of child, spousal, or partner support or attorney fees and c (d) the petition does not request money, property, costs, or attorney fees. (Fam. 0) 	
 (e) there are no issues of division of community property. (f) this is an action to establish parental relationship. 	
Date:	
(TYPE OR PRINT NAME)	TURE OF [ATTORNEY FOR] PETITIONER)
3. Declaration	
 a. No mailing is required because service was by publication or posting and the ab. b. A copy of this <i>Request to Enter Default</i>, including any attachments and an environvided to the court clerk, with the envelope addressed as follows (address of the respondent's last known address): 	velope with sufficient postage, was
I declare under penalty of perjury under the laws of the State of California that the foregoing	is true and correct.
Date:	
(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)
FOR COURT USE ONLY	
Request to Enter Default mailed to the respondent or the respondent's attorney on (date):
Default entered as requested on <i>(date):</i> Default not entered. Reason:	
Clerk, by	, Deputy

CASE NAME	(Last name,	first name	of each party):
-----------	-------------	------------	-----------------

CASE NUMBER:

4. Memorandum of costs

b.

a. L Costs and disbursements are waived.

Costs and disbursements are listed as follows:	
(1) Clerk's fees	\$
(2) Process server's fees	\$
(3) Other (specify):	\$
	\$
TOTAL	
IOTAL	δ

c. I am the attorney, agent, or party who claims these costs. To the best of my knowledge and belief, the foregoing items of cost are correct and have been necessarily incurred in this cause or proceeding.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date:

(TYPE OR PRINT NAME)

(SIGNATURE OF DECLARANT)

5. Declaration of nonmilitary status. The respondent is not in the military service of the United States as defined in section 511 et seq. of the Servicemembers Civil Relief Act (50 U.S.C. Appen. § 501 et seq.), and is not entitled to the benefits of such act.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date:

(TYPE OR PRINT NAME)

(SIGNATURE OF DECLARANT)

ATTOR	RNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT US	EONLY			
<u> </u>						
	TELEPHONE NO.: FAX NO. (Optional):					
E-MAIL A	ADDRESS (Optional):					
	DRNEY FOR (Name):					
	ERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO ENTRAL DIVISION, COUNTY COURTHOUSE, 220 W. BROADWAY, SAN DIEGO, CA 92101					
	ENTRAL DIVISION, CAMILY COURT, 1555 6TH AVE., SAN DIEGO, CA 92101 ENTRAL DIVISION, MADGE BRADLEY, 1409 4TH AVE., SAN DIEGO, CA 92101					
	AST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020					
	IORTH COUNTY DIVISION, 325 S. MELROSE DR., VISTA, CA 92081 OUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910					
	PETITIONER:					
.						
	RESPONDENT:					
	DECLARATION FOR DEFAULT OR UNCONTESTED	CASE NUMBER:				
	DISSOLUTION LEGAL SEPARATION					
-	: Items 1 through 16 apply to both dissolution and legal separation proceedings	-				
	eclare that if I appeared in court and were sworn, I would testify to the truth of the facts					
	gree that my case will be proven by this declaration and that I will not appear before th	e court unless I am order	ed by the court to			
	so. the information in the <i>Petition Response</i> is true and correct.					
-	the information in the <i>Petition Response</i> is true and correct. fault or uncontested (Check a or b.)					
4. De		seeking any relief not rec	nuested in the			
а.	petition. OR	Seeking any relier not rec				
b.	The parties have agreed that the matter may proceed as an uncontested matter	r without notice. and the	agreement is			
	attached or is incorporated in the attached settlement agreement or stipulated					
5. Se t	ttlement agreement (Check a or b.)					
a.	The parties have entered into an agreement a stipulated judge	nent regarding their pro	operty			
	their marriage or domestic partnership rights, including support, the original of which is or has been submitted to the					
	court. I request that the court approve the agreement. OR					
b.	There is no agreement or stipulated judgment, and the following statement	s are true (check at least	one,			
	including item (2) if a community estate exists):	dabte to be dispessed of b				
	(1) There are no community or quasi-community assets or community	-	-			
	(2) The community and quasi-community assets and debts are listed o Declaration (form FL-160), which includes an estimate of the value					
	distributed to each party. The division in the proposed Judgment (
	division of the property and debts, or if there is a negative estate, the	e debts are assigned fair	ly and equitably.			
6. De	claration of disclosure (Check a, b, or c.)					
а.	Both the petitioner and respondent have filed, or are filing concurrently, a <i>Decl</i>	aration Regarding Service	e of Declaration			
b.	of Disclosure (form FL-141) and an Income and Expense Declaration (form FL This matter is proceeding by default. I am the petitioner in this action and have		the proliminary			
D.	Declaration of Disclosure (form FL-140) with the court. I hereby waive receipt of					
	FL-140) from the respondent.					
C.	This matter is proceeding as an uncontested action. Service of the final Declar					
	waived by both parties. A waiver provision executed by both parties under pen	alty of perjury is containe	d in the settlement			
7.	agreement or proposed judgment or another, separate stipulation. Child custody should be ordered as set forth in the proposed <i>Judgment (Family I</i>	aw) (form EL_180)				
8.						
	 Child visitation should be ordered as set forth in the proposed <i>Judgment (Family Law)</i> (form FL-180). Spousal, partner, and family support (<i>If a support order or attomey fees are requested, submit a completed</i> Income and 					
Ex	pense Declaration (form FL-150) unless a current form is on file. Include your best est					
Ch	eck at least one of the following.)					
а.	I knowingly give up forever any right to receive spousal or partner support.	• · · · ·				
b.	I ask the court to reserve jurisdiction to award spousal or partner support in the					
C.	Spousal support should be ordered as set forth in the proposed <i>Judgment (Fai</i>					
d.	Family support should be ordered as set forth in the proposed Judgment (Fam		Page 1 of 2			
Judicia	pted for Mandatory Use I Council of California Rev. January 1, 2007] DECLARATION FOR DEFAULT OR UNCONTESTE DISSOLUTION or LEGAL SEPARATION	D	Family Code, § 2336 www.courtinfo.ca.gov			
⊦L-170 [[Rev. January 1, 2007] DISSOLUTION OF LEGAL SEPARATION					

DECLARATION FOR DEFAULT OR UNCONTESTED
DISSOLUTION or LEGAL SEPARATION
(Family Law)

American LegalNet, Inc. www.FormsWorkflow.com

		FL-170
	PETITIONER:	CASE NUMBER:
	RESPONDENT:	
10.	Child support should be ordered as set forth in the proposed Judgment (Family	<i>. Law</i>) (form FL-180).
11.	a. I am receiving am not receiving intend to apply for public as in the proposed order.	sistance for the child or children listed
	b. To the best of my knowledge, the other party is is not receiving p	ublic assistance.
12.	The petitioner respondent is presently receiving public assistance, an local child support agency at the address set forth in the proposed judgment. A representation has signed the proposed judgment.	d all support should be made payable to the entative of the local child support agency
13.	If there are minor children, check and complete item a and item b or c:	
	a. My gross (before taxes) monthly income is <i>(specify)</i> : \$	
	b The estimated gross monthly income of the other party is (<i>specify</i>): \$	
	c. I have no knowledge of the estimated monthly income of the other party for t	he following reasons (specify):
	d. I request that this order be based on the petitioner's responde my estimate of earning ability are <i>(specify):</i>	nt's earning ability. The facts in support of
	Continued on Attachment 13d.	
14.	Parentage of the children of the petitioner and respondent born prior to their man ordered as set forth in the proposed <i>Judgment (Family Law)</i> (form FL-180). A dec	
15.	Attorney fees should be ordered as set forth in the proposed Judgment (Family I	<i>aw)</i> (form FL-180).
16.	The petitioner respondent requests restoration of his or her former na <i>(Family Law)</i> (form FL-180).	me as set forth in the proposed <i>Judgment</i>
17.	There are irreconcilable differences that have led to the irremediable breakdown of the there is no possibility of saving the marriage or domestic partnership through counseling	
18.	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 DISSOLUTIONS-	-Items 19 through 21
19.	If this is a dissolution of marriage or of a domestic partnership created in another state, has been a resident of this county for at least three months and of the state of California and immediately preceding the date of the filing of the petition for dissolution of marriag	a for at least six months continuously
20.	I ask that the court grant the request for a judgment for dissolution of marriage or dome irreconcilable differences and that the court make the orders set forth in the proposed <i>J</i> submitted with this declaration.	
21.	This declaration is for the termination of marital or domestic partner status onl over all issues whose determination is not requested in this declaration.	y. I ask the court to reserve jurisdiction
22.	THIS STATEMENT APPLIES ONLY TO LEGAL SEP I ask that the court grant the request for a judgment for legal separation based upon irrecourt make the orders set forth in the proposed Judgment (Family Law) (form FL-180) s	econcilable differences and that the
	I understand that a judgment of legal separation does not terminate a marriage of married or a partner in a domestic partnership.	r domestic partnership and that I am still
23.	Other (specify):	

I declare under penalty	of perjury under the	laws of the State	e of California th	at the foregoing i	s true and correct.
Date:					

(TYPE OR PRINT NAME)

(SIGNATURE OF DECLARANT)

FL-170 [Re	v. January	1,	2007]
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DECLARATION FOR DEFAULT OR UNCONTESTED DISSOLUTION or LEGAL SEPARATION (Family Law)

	1 L-130
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 SAN DIEGO CENTRAL DIVISION, COUNTY COURTHOUSE, 220 W. BROADWAY, SAN DIEGO, CA 92101 CENTRAL DIVISION, FAMILY COURT, 1555 6TH AVE., SAN DIEGO, CA 92101 CENTRAL DIVISION, MADGE BRADLEY, 1409 4TH AVE., SAN DIEGO, CA 92101 EAST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020 NORTH COUNTY DIVISION, 325 S. MELROSE DR., VISTA, CA 92081 SOUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910	
PETITIONER:	
RESPONDENT:	
APPEARANCE, STIPULATIONS, AND WAIVERS	CASE NUMBER:

1. Appearance by respondent (you must choose one):

- a. L By filing this form, the respondent makes a general appearance.
- b. The respondent has previously made a general appearance.
- c. L The respondent is a member of the military services of the United States of America and waives all rights under the Servicemembers Civil Relief Act (50 U.S.C. Appen. § 501 et seq.). No appearance fee is required.

2. Agreements, stipulations, and waivers (choose all that apply):

- a. L ☐ The parties agree that this cause may be decided as an uncontested matter.
- b. J The parties waive their rights to notice of trial, a statement of decision, a motion for new trial, and the right to appeal.
- c. This matter may be decided by a commissioner sitting as a temporary judge.
- d. We have a written agreement, or a stipulation for judgment will be submitted to the court.
- None of these agreements or waivers will apply unless the court approves the stipulation for judgment or incorporates e. the written settlement agreement into the judgment.
- This is a parentage case, and both parties have signed an Advisement and Waiver of Rights Re: Establishment of f. L Parental Relationship (form FL-235) or its equivalent.
- 3. Other (specify):

Data		
Date:		
	(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)
		Page 1 of 1
Form Approved for (

Judicial Council of California FL-130 [Rev. January 1, 2006]

APPEARANCE, STIPULATIONS, AND WAIVERS (Family Law—Uniform Parentage—Custody and Support)

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address):	TELEPHONE NO.:
Γ	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO	
PETITIONER:	
RESPONDENT:	
DECLARATION OF DISCLOSURE Petitioner's Preliminary Respondent's Final	CASE NUMBER:

DO NOT FILE WITH THE COURT

Both the preliminary and the final declaration of disclosure must be served on the other party with certain exceptions. Neither disclosure is filed with the court. A declaration stating service was made of the final declaration of disclosure must be filed with the court (see form FL-141).

A preliminary declaration of disclosure but not a final declaration of disclosure is required in the case of a summary dissolution (see Family Code section 2109) or in a default judgment (see Family Code section 2110) provided the default is not a stipulated judgment or a judgment based upon a marriage settlement agreement.

A declaration of disclosure is required in a nullity or legal separation action as well as in a dissolution action.

Attached are the following:

1. 🗌 A co	completed Schedule of Assets and Debts (form FL-142).
2. 🗌 A co	completed Income and Expense Declaration (form FL-150 (as applicable)).
3. 🔲 A st	tatement of all material facts and information regarding valuation of all assets that are community property or in whi

- 3. A statement of all material facts and information regarding valuation of all assets that are community property or in which the community has an interest (*not a form*).
- 4. A statement of all material facts and information regarding obligations for which the community is liable (not a form).
- 5. An accurate and complete written disclosure of any investment opportunity, business opportunity, or other income-producing opportunity presented since the date of separation that results from any investment, significant business, or other income-producing opportunity from the date of marriage to the date of separation *(not a form).*

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date:

(TYPE OR PRINT NAME)

(SIGNATURE)

Page 1 of 1

FI -140

ATTORNEY OR PARTY	WITHOUT ATTORNEY (Name, state bar number, and address):	FOR COURT USE ONLY
_		
ATTORNEY FOR (Name	ッ JRT OF CALIFORNIA, COUNTY OF SAN DIEGO	-
CENTRAL DIVISIO	DN, COUNTY COURTHOUSE, 220 W. BROADWAY, SAN DIEGO DN, COUNTY COURT, 1555 6TH AVE., SAN DIEGO, CA 92101 DN, FAMILY COURT, 1555 6TH AVE., SAN DIEGO, CA 92101 DN, MADGE BRADLEY, 1409 4TH AVE., SAN DIEGO, CA 92101 VISION, 250 E. MAIN ST., EL CAJON, CA 92020 DIVISION, 325 S. MELROSE DR., VISTA, CA 92081 DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910	
PETITIONEF	R:	
RESPONDENT	·	
	ARATION REGARDING SERVICE OF DECLARATION LOSURE AND INCOME AND EXPENSE DECLARATION Petitioner's Preliminary	CASE NUMBER:
L	Respondent's Final	
1. I am the	Attorney for Petitioner Respondent in this matter.	
2. Petitioner		e and Expense Declaration was served on:
on <i>(date):</i>		
3. Petitioner		Expense Declaration was served on: mail other (specify):
on <i>(date):</i>		
4. Service o	f the Final Declaration of Disclosure has been waived under Family Code	section 2105, subdivision (d).
I declare under pe	nalty of perjury under the laws of the State of California that the foregoing	is true and correct.
Date:		
	(TYPE OR PRINT NAME)	(SIGNATURE)
	、 - · · ······,	(,
Γ		
	Note:	
	File this document with the court.	
	Do not file a copy of either the Preliminary or Fin	al Declaration of
	Disclosure with this document.	

	FL-144
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 SAN DIEGO CENTRAL DIVISION, COUNTY COURTHOUSE, 220 W. BROADWAY, SAN DIEGO, CA 92101 CENTRAL DIVISION, FAMILY COURT, 1555 6TH AVE., SAN DIEGO, CA 92101 CENTRAL DIVISION, FAMILY COURT, 1555 6TH AVE., SAN DIEGO, CA 92101 EAST COUNTY DIVISION, ADGE BRADLEY, 1409 4TH AVE., SAN DIEGO, CA 92101 EAST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020 NORTH COUNTY DIVISION, 325 S. MELROSE DR., VISTA, CA 92081 SOUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910	
PLAINTIFF/ PETITIONER:	
DEFENDANT/ RESPONDENT:	
OTHER:	
STIPULATION AND WAIVER OF FINAL DECLARATION OF DISCLOSURE	CASE NUMBER:

- 1. Under Family Code section 2105(d), the parties agree to waive the requirements of Family Code section 2105(a) concerning the final declaration of disclosure.
- 2. The parties agree as follows:
 - a. We have complied with Family Code section 2104, and the preliminary declarations of disclosure have been completed and exchanged.
 - b. We have completed and exchanged a current *Income and Expense Declaration* (form FL-150) that includes all material facts and information on each party's earnings, accumulations, and expenses.
 - c. We have fully complied with Family Law section 2102 and have fully augmented the preliminary declarations of disclosure, including disclosure of all material facts and information on
 - (1) the characterization of all assets and liabilities,
 - (2) the valuation of all assets that are community property or in which the community has an interest, and
 - (3) the amounts of all community debts and obligations.
 - d. Each of the parties enters into this waiver knowingly, intelligently, and voluntarily.
 - e. Each party understands that this waiver does not limit the legal disclosure obligations of the parties but rather is a statement under penalty of perjury that those obligations have been fulfilled.
 - f. The parties also understand that if they do not comply with these obligations, the court will set aside the judgment.

The petitioner and respondent declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date:

(TYPE OR PRINT NAME)

(SIGNATURE OF PETITIONER)

(TYPE OR PRINT NAME)

(SIGNATURE OF RESPONDENT)

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address) :	FOR COURT USE ONLY	
Г		
TELEPHONE NO.: FAX NO. (Optional):		
E-MAIL ADDRESS (Optional):		
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO		
CENTRAL DIVISION, COUNTY COURTHOUSE, 220 W. BROADWAY, SAN DIEGO, CA 92101		
CENTRAL DIVISION, FAMILY COURT, 1555 6TH AVE., SAN DIEGO, CA 92101		
☐ EAST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020 ☐ NORTH COUNTY DIVISION, 325 S. MELROSE DR., VISTA, CA 92081		
SOUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 92081		
MARRIAGE OF		
PETITIONER:		
RESPONDENT:		
JUDGMENT	CASE NUMBER:	
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 modi	ies existing restraining orders.	
The restraining orders are contained on page(s) of the attachment. They exp		
	Sile of (date).	
2. This proceeding was heard as follows: Default or uncontested By declar	ation under Family Code section 2336	
Contested	ation under 1 amily code section 2000	
	av judge	
d. Respondent present in court Attorney present in court (name)	-	
	present in court <i>(name):</i>	
f. Cther (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, GOOD CAUSE APPEARING		
4. a. Judgment of dissolution is entered. Marital or domestic partnership status is te	rminated and the parties are restored to the	
status of single persons		
(1) on (specify date):		
(2) (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 <i>(date):</i>		
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,	by filing an updated form. The Notice	
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	

	FL-180
CASE NAME (Last name, first name of each party):	CASE NUMBER:
_	
 4. (Cont'd.) i. A settlement agreement between the parties is attached. j. A written stipulation for judgment between the parties is attached. k. The children of this marriage or domestic partnership. (1) The children of this marriage or domestic partnership are: Name Birthdate 	
(2) Parentage is established for children of this relationship born prior	to the marriage or domestic partnership.
I. Child custody and visitation are ordered as set forth in the attached	
 (1) settlement agreement, stipulation for judgment, or other written ag (2) Child Custody and Visitation Order Attachment (form FL-341). 	reement.
(3) Stipulation and Order for Custody and/or Visitation of Children (for	m FL-355).
(4) other (specify):	
m. Child support is ordered as set forth in the attached	
(1) settlement agreement, stipulation for judgment, or other written ag	reement.
(2) Child Support Information and Order Attachment (form FL-342).	
(3) Stipulation to Establish or Modify Child Support and Order (form Fi	L-350).
(4) other (specify):	
n. Spousal or partner support is ordered as set forth in the attached	
 (1) settlement agreement, stipulation for judgment, or other written agr (2) Spousal, Partner, or Family Support Order Attachment (form FL-34) 	
 (2) Spousal, Partner, or Family Support Order Attachment (form FL-34 (3) other (specify): 	+3).
NOTICE: It is the goal of this state that each party will make reasonable good supporting as provided for in Family Code section 4320. The failure to make r be one of the factors considered by the court as a basis for modifying or termi	easonable good faith efforts may
o. Property division is ordered as set forth in the attached	
(1) settlement agreement, stipulation for judgment, or other written ag	preement.
 (2) Property Order Attachment to Judgment (form FL-345). (3) cthor (appoint): 	
(3) other (specify):	
p Other (specify):	
Each attachment to this judgment is incorporated into this judgment, and the parties are orc provisions.	dered to comply with each attachment's
Jurisdiction is reserved to make other orders necessary to carry out this judgment.	

Date:

5. Number of pages attached: _____

SIGNATURE FOLLOWS LAST ATTACHMENT

JUDICIAL OFFICER

NOTICE

Dissolution or legal separation may automatically cancel the rights of a spouse or domestic partner under the other spouse's or domestic partner's will, trust, retirement plan, power of attorney, pay-on-death bank account, transfer-on-death vehicle registration, survivorship rights to any property owned in joint tenancy, and any other similar thing. It does not automatically cancel the 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 spousal support is ordered. Any party required to pay support must pay interest on overdue amounts at the "legal rate," which is currently 10 percent.

PETITIONER/PLAINTIFF:	CASE NUMBER:
RESPONDENT/DEFENDANT:	
CHILD CUSTODY AND VISITATION ORDER ATTA	CHMENT
TO Findings and Order After Hearing Judgm	ent
Stipulation and Order for Custody and/or Visitation	on of Children
Other (specify):	
1. Custody. Custody of the minor children of the parties is awarded as follows: <u>Child's name</u> Date of birth Legal custody to (person who makes decisions about health, education, etc.)	Physical custody to (person with whom the child lives)
 2. Visitation a. Reasonable right of visitation to the party without physical custody (not violence) b. See the attachedpage document dated (specify date): c. The parties will go to mediation at (specify location): d. No visitation 	appropriate in cases involving domestic
e. Visitation for the petitioner respondent will be as fo	llows:
(1) Weekends starting (date): (The first weekend of the month is the first weekend with a Saturda)
	eekend of the month
fromatatat	p.m.
(day of week) (time)	
to at a.m a.m] p.m.
(a) The parents will alternate the fifth weekends, with the having the initial fifth weekend, which starts (date):	petitioner respondent
(b) The petitioner will have fifth weekends in odd	even months.
(2) Alternate weekends starting (date): The petitioner respondent will have the childre	n with him or her during the period
from at at a.m.	p.m.
to at a.m a.m	p.m.
(3) Weekdays starting (date):	
The petitioner respondent will have the children	n with him or her during the period
from at a.m. [(day of week) (time)	p.m.
to at at a.m] p.m.
(4) Other (specify days and times as well as any additional rest	rictions):
	See Attachment 2e(4). Page 1 of 2
Form Approved for Optional Use Judicial Council of California FL-341 [Rev. July 1, 2006] CHILD CUSTODY AND VISITATION ORDER ATTAC	CHMENT Family Code, §§ 3020, 3022, 3025, 3040–3043, 3048, 3100, 6340, 7604 www.courtinfo.ca.gov

American LegalNet, Inc. www.USCourtForms.com

PETITIONER/PLAINTIFF:	CASE NUMBER:
RESPONDENT/DEFENDANT:	
3. The court acknowledges that criminal protective orders in case number (specifing in (specify court): relating under Penal Code section 136.2, are current, and have priority of enforcement.	γ): g to the parties in this case are in effect
4. Supervised visitation. Until further order of the court other (spectrum) other (spectrum) the petitioner respondent will have supervised visitation with set forth on page 1. (You must attach form FL-341(A).)	
5. Transportation for visitation	
a. Transportation to the visits will be provided by the petitioner other (speci	fy):
b. Transportation from the visits will be provided by the petitione other (sp	respondent
c. Drop-off of the children will be at <i>(address):</i>	
 d. Pick-up of the children will be at <i>(address):</i> e. The children will be driven only by a licensed and insured driver. The 	car or truck must have legal child restraint
devices.	-
f. During the exchanges, the parent driving the children will wait in the ca her home while the children go between the car and the home.	ar and the other parent will wait in his or
g. Other (specify):	
 6. Travel with children. The petitioner respondent other (r 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): 	
7. Child abduction prevention. There is a risk that one of the parents will take the parent's permission. Form FL-341(B) is attached and must be obeyed.	children out of California without the other
8. Holiday schedule. The children will spend holiday time as listed in the attached other (<i>specify</i>):	form FL-341(C)
9. Additional custody provisions. The parents will follow the additional custody p form FL-341(D) other (<i>specify</i>):	rovisions listed in the attached
10. Joint legal custody. The parents will share joint legal custody as listed in the at other (specify):	tached form FL-341(E)
11. Other (specify):	

- 12. Jurisdiction. This court has jurisdiction to make child custody orders in this case under the Uniform Child Custody Jurisdiction and Enforcement Act (part 3 of the California Family Code, commencing with section 3400).
- 13. Notice and opportunity to be heard. The responding party was given notice and an opportunity to be heard, as provided by the laws of the State of California.
- 14. **Country of habitual residence.** The country of habitual residence of the child or children in this case is the United States ______ other (*specify*):
- 15. Penalties for violating this order. If you violate this order, you may be subject to civil or criminal penalties, or both.

PETITIONER / PLAINTIFF:	CASE NUMBER:
RESPONDENT / DEFENDANT:	
SUPERVISED VISITATION ORDER Attachment to Child Custody and Visitation Order Attachn	<i>nent</i> (form FL-341)
	ner Respondent with the child(ren) neglect other <i>(specify):</i>
Petitioner Respondent disputes these allegations and the court reserve investigation and hearing or trial.	s the findings on these issues pending further
 The court finds, under Family Code section 3100, that the best interest of the child(ren Petitioner Respondent must, until further order of the court, be limite forth in item 6 below pending further investigation and hearing or trial.) requires that visitation by ed to contact supervised by the person(s) set
THE COURT MAKES THE FOLLOWING ORDERS	
3. CHILD(REN) TO BE SUPERVISED <u>Child's name</u> Birth date	Age <u>Sex</u>
4. TYPE a. Supervised visitation b. Supervised exchange only	c. Therapeutic visitation
5. SUPERVISED VISITATION PROVIDER a. Professional (individual provider or supervised visitation center)	b. Nonprofessional
6. AUTHORIZED PROVIDER Name <u>Address</u>	Telephone
Any other mutually agreed-upon third party as arranged.	
7. DURATION AND FREQUENCY OF VISITS (see form FL-341 for specifics of visitation	n):
8. PAYMENT RESPONSIBILITY Petitioner:% Respondent:	%
 Petitioner will contact professional provider or supervised visitation center no late Respondent will contact professional provider or supervised visitation center no late 	
10. THE COURT FURTHER ORDERS	
Date:	
	JUDICIAL OFFICER Page 1 of 1
Form Adopted for Mandatory Use Judicial Council of California SUPERVISED VISITATION ORDER	Family Code, §§ 3100, 3031

								FL-342
PE	TITIONER/PLAINTIFF:					CASE NUMBE	R:	
RESPC	ONDENT/DEFENDANT:							
	OTHER PARENT:							
	C	HILD SUPPORT INF	ORMATIC	ON AND ORD	ER ATTAC	HMENT		
	Attachment to E	indings and Order A		ng 🔲 Re	estraining	Order Afte	r Hearing (C	CLETS)
THE CO	URT USED THE FOLLOWI	NG INFORMATION	IN DETERI			OF CHILD S	SUPPORT:	
1. 🗔	A printout of a computer ca below.	alculation and finding	is is attache	ed and incorpo	orated in th	is order for	all required i	tems not filled out
2.	Income		Gross mo	onthly	Net monthl	У	<u>Receiving</u>	
	a. Each parent's monthly				<u>income</u> ♪	<u>T</u> /	ANF/CalWO	RKS
	resp	petitioner/plaintiff: ondent/defendant:	\$ \$		\$ \$			
	1000	other parent:	\$		\$			
	b. Imputation of income.	The court finds that th	ne 🗔	petitioner/plai	intiff	respond	dent/defenda	nt
				other parent	has the	e capacity to		
	\$ per:	and ha	as based th	e support orde				
3.	Children of This Relation	ship			-			
	a. Number of children who	o are the subjects of	the support	t order <i>(specif</i>	y):			
	b. Approximate percentag	e of time spent with:	-	-		%		
			-	ent/defendant		% %		
			other par	ent		70		
4. 📖	Hardships							
	Hardships for the following			•	rt:		Approving	to onding time
			<u>itioner/</u> intiff	<u>respondent/</u> defendant	other p	barent	for the har	<u>ate ending time</u> dship
	a. Dther minor child	-		\$	\$			<u>.</u>
	b. Extraordinary me	dical expenses: \$		\$	\$			
	c. Catastrophic loss	ses: \$		\$	\$			
THE CO	URT ORDERS							
5. 🗔	Low-Income Adjustment							
		adjustment applies.						
	b The low-income a	adjustment does not	apply beca	use (specify r	easons):			
6.	Child Support							
	a. Base child support	—						
	Petitioner/plaintif	-	nt/defenda		ther parent			Ipport beginning
	<i>(date):</i> an age 19, or reaches age	d continuing until fur 18 and is not a full-t						ancipated, reaches
	Child's name	Date o	-		thly amoun			ble to <i>(name)</i>
						-	<u> </u>	<u></u>
	<u> </u>							
		1st of the month l <i>(specify):</i>	l one-h	half on the 1st	and one-h	alf on the 1	5th of the mo	onth
		specny).						
	b. Mandatory addit	ional child support						
	(1) Child-	care costs related to	employme	nt or reasonat	bly necessa	ary job train	ing.	
		etitioner/plaintiff mus		% of total	·	\$	per month	child-care costs.
		Respondent/defendar		: % of total	or 🗌	\$	per month	child-care costs.
		Other parent must page		% of total	or 🗔	\$	per month	child-care costs.
	L C	osts to be paid as fo						
				URT ORDER.				Page 1 of 2
Judicial Co	buncil of California	D SUPPORT INF	ORMATIC	ON AND ORI	DER ATT	ACHMENT	Γ	Family Code, §§ 4055–4069 www.courtinfo.ca.gov
FL-342 [F	Rev. July 1, 2008]							American LegalNet, Inc.
								www.FormsWorkflow.com

American LegalNet, Inc.
www.FormsWorkflow.con

	FL-342
PETITIONER/PLAINTIFF:	CASE NUMBER:
RESPONDENT/DEFENDANT:	
OTHER PARENT:	
THE COURT FURTHER ORDERS	
6. b. Mandatory additional child support <i>(continued)</i>	
(2) Reasonable uninsured health-care costs for the children Petitioner/plaintiff must pay: % of total or \$	per month.
Respondent/defendant must pay: % of total or \$	per month.
Other parent must pay: % of total or \$	per month.
Costs to be paid as follows (specify):	
c. Additional child support	
(1) Costs related to the educational or other special needs of the childre	en
Petitioner/plaintiff must pay: % of total or	\$ per month.
Respondent/defendant must pay: % of total or	\$ per month.
Other parent must pay: % of total or Costs to be paid as follows (specify):	\$ per month.
(2) Travel expenses for visitation	\$ per month.
Respondent/defendant must pay: % of total or	\$ per month.
Other parent must pay: % of total or	\$ per month.
Costs to be paid as follows (specify):	
Total child s	upport per month: \$
 7. Health-Care Expenses a. Health insurance coverage for the minor children of the parties must be maintained by petitioner/plaintiff between petitioner/plaintiff coverage for the minor children of the parties must be maintained by petitioner/plaintiff 	by the f available at no or reasonable cost through
their respective places of employment or self-employment. Both parties are ordered	
and reimbursement of any health-care claims. b Health insurance is not available to the petitioner/plaintiff resp	ondent/defendant other parent
at a reasonable cost at this time.	
c. The party providing coverage must assign the right of reimbursement to the oth	ner party.
8. Earnings Assignment	
An <i>Income Withholding for Support</i> (form FL-195) must issue. Note: The payor of child s support directly to the recipient until support payments are deducted from the payor's wa assignment.	
9. Non-Guideline Order This order does not meet the child support guideline set forth in Family Code section	on 4055. A Non-Guideline Child Support
Findings Attachment (form FL-342(A)) is attached.	
10. Employment Search Order (Family Code, § 4505)	
Petitioner/plaintiff Respondent/defendant Other parent following terms and conditions:	is ordered to seek employment with the
11. Other Orders (specify):	
12. Required Attachments	
A Notice of Rights and Responsibilities—Health Care Costs and Reimbursement Proceed a Child Support Order (form FL-192) must be attached and is incorporated into this orde	
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 s filing an updated form.	
NOTICE: Any party required to pay child support must pay interest on overdue is currently 10 percent per year.	amounts at the legal rate, which

THIS IS A COURT ORDER.

				FL-343
		CASE	NUMBER:	
RESPONDENT/DEFENDANT: OTHER PARENT:				
SPOUSAL, PARTNER, OR FA	AMILY SUPPOR	T ORDER ATTAC	CHMENT	
TO Findings and Order After Hea	aring 🔄 Judg	<i>ment</i> Othe	er (specify):	
THE COURT FINDS				
1. A printout of a computer calculation of the parties' financia	al circumstances is	attached for all requ	uired items not filled	out below.
2. Net income. The parties' monthly income and deductions		-	-	
	Total gross monthly	Total monthly	Total hardship	Net monthly disposable
	income	deductions	deductions	income
a. Petitioner: in receiving TANF/CalWORKS b. Respondent: in receiving TANF/CalWORKS				
 3. Other factors regarding spousal or partner support a. The parties were married for (specify numbers): b. The parties were registered as domestic partner c. The Family Code section 4320 factors were con d. The marital standard of living was (describe): 	rs or the equivalent			
See Attachment 3d.				
e Other <i>(specify):</i>				
THE COURT ORDERS				
 4. a. The petitioner respondent must pay as temporary spousal support \$ per month, beginning (date): payable on the (specify): Other (specify): 	y to the pe family support day of each mo	partner suppo , payable through (
 b. Support must be paid by check, money order, o death, remarriage, or registration of a new dome 				erminate on the
c. An earnings assignment for the foregoing support responsible for the payment of support directly t earnings, and for any support not paid by the assignment.	to the recipient unti			
d. Service of the earnings assignment is stayed pr in the payment of spousal, family, or partner su		s not more than <i>(sp</i> e	ecify number):	days late

PETITIONER/PLAINTIFF:				
RESPONDENT/DEFENDANT:				
OTHER PARENT:				
5. The parties must promptly inform each other of any change of employment, include telephone number.	ling the employer's name, address, and			
6. NOTICE: It is the goal of this state that each party must make reasonable good fa as provided for in Family Code section 4320. The failure to make reasonable good factors considered by the court as a basis for modifying or terminating support.				
7. This order is for family support. Both parties must complete and file with the court FL-191) within 10 days of the date of this order. The parents must notify the court within 10 days of the change by filing an updated form. Form FL-192, <i>Notice of R Sheet on Changing a Child Support Order,</i> is attached.	of any change of information submitted			
8. The issue of spousal or partner support for the petitioner respondence of the spousal or partner support for the spous	dent is reserved for a later determination.			
9. The court terminates jurisdiction over the issue of spousal or partner support for the	he petitioner respondent.			
10. Other (specify):				

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

THIS IS A COURT ORDER

SPOUSAL, PARTNER, OR FAMILY SUPPORT ORDER ATTACHMENT (Family Law)

		FL-345
	PETITIONER:	CASE NUMBER:
	RESPONDENT:	
L	PROPERTY ORDER ATTACHMENT TO JUDG	GMENT
1.	Division of community property assets	
	a. There are no community property assets.	
	b. The court finds that the net value of the community estate is less than \$5,000 respondent cannot be found. Under Family Code section 2604, the petitioner respondent.	•
	c. The petitioner will receive the following assets: (Attach additional page if nec	eessary.)
	d. The respondent will receive the following assets: (Attach additional page if no	ecessary.)
	e. The petitioner respondent will be responsible for preparing and fi (QDRO) to divide the following plan or retirement account(s) <i>(specify):</i>	ling a Qualified Domestic Relations Order
	The fee for preparation of the QDRO shall be shared as follows (specify):	
	f. Cother orders:	
	g. Each spouse will receive the assets listed above as his or her sole and separ any and all documents required to carry out this division.	rate property. The parties must execute
	h. The court reserves jurisdiction to divide any community assets not listed here and e	nforce the terms of this order.
2.	Division of community property debts	
	a. There are no community debts.	
		ondent.
	The petitioner respondent must reimburse the other pa The payment plan is as follows:	arty: \$
	c. The petitioner will be responsible for the following debts: (Attach additional pa	age if necessary.)
	d. The respondent will be responsible for the following debts: (Attach additional	page if necessary.)

	FL-345
PETITIONER:	CASE NUMBER:
ESPONDENT:	
e. Dther orders:	
f. Each party will be solely responsible for paying the debts assigned to him or her and debts. The parties understand that the creditors are not bound by this judgment. If a who is not listed as responsible for the debt, that party can file a motion to seek reim	creditor seeks payment from the party
9. The court reserves jurisdiction to divide any community debts not listed here.	
3. Equalization of division of property and debt orders. To equalize the division the petitioner respondent must pay to the other the sum of: \$	of the community property assets and debts, , payable as follows (<i>specify</i>):
 4. Separate property a. The court confirms the following assets or debts as the sole separate property b. The court confirms the following assets or debts as the sole separate property 	
5. The settlement agreement between the parties dated (date):	is attached and made a part of this judgment.
6. Sale of property. The following property will be offered for sale and sold for the factor can be found, and the net proceeds from the sale will be divided equally	air market value as soon as a willing buyer other (<i>specify):</i>
7. Other orders <i>(specify):</i>	

EI _100

	1 - 190
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 SAN DIEGO	
 □ CENTRAL DIVISION, COUNTY COURTHOUSE, 220 W. BROADWAY, SAN DIEGO, CA 92101 □ CENTRAL DIVISION, FAMILY COURT, 1555 6TH AVE., SAN DIEGO, CA 92101 □ CENTRAL DIVISION, MADGE BRADLEY, 1409 4TH AVE., SAN DIEGO, CA 92101 □ EAST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020 □ NORTH COUNTY DIVISION, 325 S. MELROSE DR., VISTA, CA 92081 □ SOUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910 	
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
3.	Dissolution—reserving jurisdiction over termination of marital status or domestic partnership
4.	Legal separation
5.	Nullity
6.	Parent-child relationship
7.	Judgment on reserved issues
8.	Other (specify):

Date:

at (place):

Clerk, by

, Deputy

-NOTICE TO ATTORNEY OF RECORD OR PARTY WITHOUT ATTORNEY-

Under the provisions of Code of Civil Procedure section 1952, if no appeal is filed the court may order the exhibits destroyed or otherwise disposed of after 60 days from the expiration of the appeal time.

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 until 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 Notice of Entry of Judgment was mailed first class, postage fully prepaid, in a sealed envelope addressed as shown below, and that the notice was mailed

, California, on (date):

Date:			Clerk, by	, Deputy
	Name and address of petitioner or petitioner's attorney		Name and address of respon	dent or respondent's attorney
				Page 1 of 1
Form A	dopted for Mandatory Use NOTIC	CE OF EN	TRY OF JUDGMENT	Family Code, §§ 2338, 7636,7637

ATTORNEY OR PARTY WITHOUT ATTORNEY OR GOVERNMENTAL AGENCY (under Family Code, §§ 17400, 17406 (Name, state bar number, and address):	FOR COURT USE ONLY
(Name, state bar humber, and address).	
Γ Γ	
TELEPHONE NO.: FAX NO.:	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO	
CENTRAL DIVISION, COUNTY COURTHOUSE, 220 W. BROADWAY, SAN DIEGO, CA 92101	
☐ CENTRAL DIVISION, FAMILY COURT, 1555 6TH AVE., SAN DIEGO, CA 92101 ☐ CENTRAL DIVISION, MADGE BRADLEY, 1409 4TH AVE., SAN DIEGO, CA 92101 ☐ EAST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020	
□ EAST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020 □ NORTH COUNTY DIVISION, 325 S. MELROSE DR., VISTA, CA 92081	
SOUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910	
PETITIONER/PLAINTIFF:	
RESPONDENT/DEFENDANT:	
OTHER PARENT:	
	CASE NUMBER:
PROOF OF PERSONAL SERVICE	
t low at least 10 years and not a negligible station and not a number to descent listed in a	
1. I am at least 18 years old, not a party to this action, and not a protected person listed in a	ny of the orders.
2. Person served (name):	
3. I served copies of the following documents (specify):	
4. By personally delivering copies to the person served, as follows:	
a. Date: b. Time:	
c. Address:	
5. lam	
	tration under Bus. & Prof.
b. a registered California process server. Code section 2235	
c. L an employee or independent contractor of a e. L a California sheriff	or marshal.
registered California process server.	
6. My name, address, and telephone number, and, if applicable, county of registration and n	umber <i>(specify):</i>
7. I declare under penalty of perjury under the laws of the State of California that the fo	pregoing is true and correct.
8. I am a California sheriff or marshal and I certify that the foregoing is true and correct	
Date:	
/	
(TYPE OR PRINT NAME OF PERSON WHO SERVED THE PAPERS) (SIGNATUR	E OF PERSON WHO SERVED THE PAPERS)

Page 1 of 2

INFORMATION SHEET FOR PROOF OF PERSONAL SERVICE

Use these instructions to complete the Proof of Personal Service (form FL-330).

A person at least 18 years of age or older must serve the documents. There are two ways to serve documents: (1) personal delivery and (2) by mail. See the *Proof of Service by Mail* (form FL-335) if the documents are being served by mail. The person who serves the documents must complete a proof of service form for the documents being served. **You cannot serve documents if you are a party to the action.**

INSTRUCTIONS FOR THE PERSON WHO SERVES THE DOCUMENTS (TYPE OR PRINT IN BLACK INK)

You must complete a proof of service for each package of documents you serve. For example, if you serve the Respondent and the Other Parent, you must complete two proofs of service, one for the Respondent and one for the Other Parent.

Complete the top section of the proof of service forms as follows:

<u>First box, left side</u>: In this box print the name, address, and phone number of the person for whom you are serving the documents.

<u>Second box, left side</u>: Print the name of the county in which the legal action is filed and the court's address in this box. Use the same address for the court that is on the documents you are serving.

<u>Third box, 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 documents you are serving.

First box, top of form, right side: Leave this box blank for the court's use.

Second box, right side: Print the case number in this box. This number is also stated on the documents you are serving.

- 1. You are stating that you are over the age of 18 and that you are neither a party of this action nor a protected person listed in any of the orders.
- 2. Print the name of the party to whom you handed the documents.
- 3. List the name of each document that you delivered to the party.
- 4. a. Write in the date that you delivered the documents to the party.
 - b. Write in the time of day that you delivered the documents to the party.
 - c. Print the address where you delivered the documents.
- 5. Check the box that applies to you. If you are a private person serving the documents for a party, check box "a."
- 6. Print your name, address, and telephone number. If applicable, include the county in which you are registered as a process server and your registration number.
- 7. You must check this box if you are not a California sheriff or marshal. You are stating under penalty of perjury that the information you have provided is true and correct.
- 8. Do not check this box unless you are a California sheriff or marshal.

Print your name, fill in the date, and sign the form.

If you need additional assistance with this form, contact the Family Law Facilitator in your county.

		I L-333
ATTORNEY OR PARTY WITHOUT ATTORNEY OR GOVERNMENTAL AGENCY (under Fam (Name, state bar number, and address):	r Code, §§ 17400, 17406) FOR COUF	RT USE ONLY
TELEPHONE NO.: FAX NO.:		
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO		
 □ CENTRAL DIVISION, COUNTY COURTHOUSE, 220 W. BROADWAY, SAN DIEG □ CENTRAL DIVISION, FAMILY COURT, 1555 6TH AVE., SAN DIEGO, CA 92101 □ CENTRAL DIVISION, MADGE BRADLEY, 1409 4TH AVE., SAN DIEGO, CA 92100 □ EAST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020 □ NORTH COUNTY DIVISION, 325 S. MELROSE DR., VISTA, CA 92081 □ SOUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910 	,	
PETITIONER/PLAINTIFF:		
RESPONDENT/DEFENDANT:		
OTHER PARENT:		
PROOF OF SERVICE BY MAIL	CASE NUMBER:	

NOTICE: To serve temporary restraining orders you must use personal service (see form FL-330).

- 1. I am at least 18 years of age, not a party to this action, and I am a resident of or employed in the county where the mailing took place.
- 2. My residence or business address is:
- 3. I served a copy of the following documents (specify):
 - by enclosing them in an envelope AND
 - a. depositing the sealed envelope with the United States Postal Service with the postage fully prepaid.
 - b. placing the envelope for collection and mailing on the date and at the place shown in item 4 following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service in a sealed envelope with postage fully prepaid.
- 4. The envelope was addressed and mailed as follows:
 - a. Name of person served:
 - b. Address:
 - c. Date mailed:
 - d. Place of mailing (city and state):
- 5. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date:

(TYPE OR PRINT NAME)

(SIGNATURE OF PERSON COMPLETING THIS FORM)

INFORMATION SHEET FOR PROOF OF SERVICE BY MAIL

Use these instructions to complete the Proof of Service by Mail (form FL-335).

A person at least 18 years of age or older must serve the documents. There are two ways to serve documents: (1) personal delivery and (2) by mail. See the *Proof of Personal Service* (form FL-330) if the documents are being personally served. The person who serves the documents must complete a proof of service form for the documents being served. **You cannot serve documents if you are a party to the action.**

INSTRUCTIONS FOR THE PERSON WHO SERVES THE DOCUMENTS (TYPE OR PRINT IN BLACK INK)

You must complete a proof of service for each package of documents you serve. For example, if you serve the Respondent and the Other Parent, you must complete two proofs of service, one for the Respondent and one for the Other Parent.

Complete the top section of the proof of service forms as follows:

<u>First box, left side</u>: In this box print the name, address, and phone number of the person for whom you are serving the documents.

Second box, left side: Print the name of the county in which the legal action is filed and the court's address in this box. Use the same address for the court that is on the documents you are serving.

Third box, left side: Print the names of the Petitioner/Plaintiff, Respondent/Defendant, and Other Parent in this box. Use the same names listed on the documents you are serving.

First box, top of form, right side: Leave this box blank for the court's use.

Second box, right side: Print the case number in this box. This number is also stated on the documents you are serving.

You cannot serve a temporary restraining order by mail. You must serve those documents by personal service.

- 1. You are stating that you are at least 18 years old and that you are not a party to this action. You are also stating that you either live in or are employed in the county where the mailing took place.
- 2. Print your home or business address.
- 3. List the name of each document that you mailed (the exact names are listed on the bottoms of the forms).
 - a. Check this box if you put the documents in the regular U.S. mail.
 - b. Check this box if you put the documents in the mail at your place of employment.
- 4. a. Print the name you put on the envelope containing the documents.
 - b. Print the address you put on the envelope containing the documents.
 - c. Write in the date that you put the envelope containing the documents in the mail.
 - d. Write in the city and state you were in when you mailed the envelope containing the documents.
- 5. You are stating under penalty of perjury that the information you have provided is true and correct.

Print your name, fill in the date, and sign the form.

If you need additional assistance with this form, contact the Family Law Facilitator in your county.

	MC-040	
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 SAN DIEGO CENTRAL DIVISION, COUNTY COURTHOUSE, 220 W. BROADWAY, SAN DIEGO, CA 92101 CENTRAL DIVISION, FAMILY COURT, 1555 6TH AVE., SAN DIEGO, CA 92101 CENTRAL DIVISION, MADGE BRADLEY, 1409 4TH AVE., SAN DIEGO, CA 92101 EAST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020 NORTH COUNTY DIVISION, 325 S. MELROSE DR., VISTA, CA 92081 SOUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910		
PLAINTIFF/PETITIONER:	CASE NUMBER:	
DEFENDANT/RESPONDENT:	JUDICIAL OFFICER:	
NOTICE OF CHANGE OF ADDRESS	DEPT.:	
 the following party or the attorney for: a plaintiff (name): b defendant (name): c petitioner (name): d respondent (name): e other (describe): has changed his or her address for service of notices and documents in the above-captioned action.		
A list of additional parties represented is provided in Attachment 1.		
2. The new address of <i>(name):</i>		
is as follows:		
a. Street:		
b. City:		
c. Mailing address (if different from above):		
d. State and zip code:		
e. Telephone number:		
f. Fax number <i>(optional):</i>		
g. E-mail address <i>(optional):</i>		
3. All notices and documents regarding the action should be sent to the above address	S.	
Date:		

(SIGNATURE OF PARTY OR ATTORNEY)

PLAINTIFF:

DEFENDANT:

PROOF OF SERVICE BY FIRST-CLASS MAIL NOTICE OF CHANGE OF ADDRESS

(NOTE: You cannot serve the Notice of Change of Address if you are a party in the action. The person who served the notice must complete this proof of service.)

- 1. I am at least 18 years old and **not a party to this action.** I am a resident of or employed in the county where the mailing took place, and my residence or business address is *(specify):*
- 2. I served a copy of the *Notice of Change of Address* by enclosing it in a sealed envelope with postage fully prepaid and *(check one):*
 - a. deposited the sealed envelope with the United States Postal Service.
 - b. placed the sealed envelope for collection and processing for mailing, following this business's usual practices, with which I am readily familiar. On the same day correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service.
- 3. The Notice of Change of Address was mailed:
 - a. on (date):
 - b. from (city and state):
- 4. The envelope was addressed and mailed as follows:

a.	Name of person served:	c.	Name of person served:
	Street address:		Street address:
	City:		City:
	State and zip code:		State and zip code:
b.	Name of person served:	d.	Name of person served:
	Street address:		Street address:
	City:		City:
	State and zip code:		State and zip code:

Names and addresses of additional persons served are attached. (You may use form POS-030(P).)

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date:

(TYPE OR PRINT NAME OF DECLARANT)

(SIGNATURE OF DECLARANT)

CASE NUMBER:

"WITH CHILDREN"

	FL-131
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):	DO NOT FILL
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO	
CENTRAL DIVISION, COUNTY COURTHOUSE, 220 W. BROADWAY, SAN DIEGO, CA 92101	
CENTRAL DIVISION, FAMILY COURT, 1555 6TH AVE., SAN DIEGO, CA 92101	
□ EAST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020 □ NORTH COUNTY DIVISION, 325 S. MELROSE DR., VISTA, CA 92081	
SOUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910	
PETITIONER/PLAINTIFF:	
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	
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 a 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 rece	•
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	ylow plus any monthly amount ordered
payable on past-due support:	
Child Support: <u>Family Support:</u>	Spousal Support:
(1) Current \$ Current \$	Current \$
base shild	spousal
support: \$0 (zero) order support: \$0 (zero) order	support: Reserved order \$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 \$	Payment \$
on past- on past-	on past-
due support: due support:	due support:
(5) Wage withholding was ordered ordered but stayed until (date):	
2. 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:		CASE NUMBER:
RESPONDENT/DEFENDANT:		CASE NUMBER.
OTHER PARENT:		
4. The child support order is for the following children:		
<u>Child's name</u> a.	Date of birth	Social security number
b.		
с.		
Additional children are listed on a page attached to this doo	cument.	
You are required to complete the following information about yoursel person, but you are encouraged to provide as much as you can. This maintained in a confidential file with the State of California.		
5. Father's name:	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 Mailian address.	
u. Maining address.	d. Mailing address:	
City, state, zip code:	City, state, zip coo	de:
	,	
e. Driver's license number:	e. Driver's license nu	umber:
State:	State:	
f. Telephone number:	f. Telephone number	r:
g. Employed D Not 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	
		£1.
7. A restraining order, protective order, or nondisclosure order	r due to domestic violend	ce is in effect.
a. The order protects: Father Mother	Children	
b. From: Extern Father Mother c. The restraining order expires on <i>(date):</i>		
I declare under penalty of perjury under the laws of the State of Calif	ornia that the foregoing i	is true and correct.
Date:		
(TYPE OR PRINT NAME)	F (SIGNATU	RE 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.

Page 1, second box, top of form, left side: 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.

<u>Page 1, fourth box, top of form, left side</u>: 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."

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

Page 1, second box, right side: 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."
 - c. 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.

Top of page 2, box on left side: 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.

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 healthcare 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 open with the local child support agency, you must fill out one of these forms:

- FL-680, Notice of Motion (Governmental) or FL-683 Order to Show Cause (Governmental) and
- FL-684, Request for Order and Supporting Declaration (Governmental)

If you are asking to change a child support order that is **not** open with the local child support agency, you must fill out one of these forms:

- FL-301, Notice of Motion or FL-300, Order to Show Cause and
- FL-310, Application for Order and Supporting Declaration or
- 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:

• FL-150, Income and Expense Declaration or 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 will ask you to pay a filing fee. If you cannot afford the fee, fill out these forms, too:

- Form FW-001, Application for Waiver of Court Fees and Costs
- Form FW-003, Order on Application for Waiver of Court Fees and Costs

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 determine court and calendar days, go to *www.courtinfo.ca.gov/selfhelp/courtcalendars/.*

The server must also serve blank copies of these forms:

• FL-320, Responsive Declaration to Order to Show Cause or Notice of Motion and FL-150, Income and Expense Declaration, or

• FL-155, Financial Statement (Simplified)

Then the server fills out and signs a Proof of Service (form FL-330 or 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:

- FL-340, Findings and Order After Hearing and
- 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, Sta	FOR COURT USE ONLY	
E-MAIL ADDRESS (Optional):		
TELEPHONE NO.:	FAX NO. (Optional):	
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COU	NTY OF SAN DIEGO	
CENTRAL DIVISION, COUNTY COURTHOUSE, 2 CENTRAL DIVISION, FAMILY COURT, 1555 6TH CENTRAL DIVISION, MADGE BRADLEY, 1409 4 EAST COUNTY DIVISION, 250 E. MAIN ST., EL C NORTH COUNTY DIVISION, 325 S. MELROSE D SOUTH COUNTY DIVISION, 500 3RD AVE., CHU	AVE., SAN DIEGO, CA 92101 TH AVE., SAN DIEGO, CA 92101 SJON, CA 92020 R., VISTA, CA 92081	
PETITIONER/PLAINTIFF:		
RESPONDENT/DEFENDANT:		
OTHER PARENT:		
	FOR SPOUSAL OR PARTNER SUPPORT Modification	CASE NUMBER:
TO THE PAYOR: This is a court order.	You must withhold a portion of the earnings of	(specify obligor's name and birthdate):
and pay as directed below. (An explana	tion of this order is printed on page 2 of this form.)	
THE COURT ORDERS		
	ne employee or other person who has been ordere current spousal or partner support	d to pay support, as follows:
· · · ·	spousal or partner support arrearages	
c. Total deductions per month:	\$	
The payments ordered under ite	m 1a must be paid to (name, address):	

The payments ordered under item 1b must be paid to (name, address): 3.

The payments ordered under item 1 must continue until further written notice from the payee or the court. 4.

- 5. This order modifies an existing order. The amount you must withhold may have changed. The existing order continues in effect until this modification is effective.
- 6. This order affects all earnings that are payable beginning as soon as possible but not later than 10 days after you receive it.
- 7. You must give the obligor a copy of this order and the blank Request for Hearing Regarding Earnings Assignment (form FL-450) within 10 days.
- 8. [Other (specify):

9. For the purposes of this order, spousal or partner support arrearages are set at: \$

Date:

Form Adopted for Mandatory Use Judicial Council of California FL-435 [Rev. January 1, 2005]

EARNINGS ASSIGNMENT ORDER FOR SPOUSAL

Page 1 of 2 Family Code, §§ 299(d), 5208; Code of Civil Procedure, § 706.031; 15 U.S.C. §§ 1672–1673 www.courtinfo.ca.gov

as of (date):

JUDICIAL OFFICER

1. DEFINITION OF IMPORTANT WORDS IN THE EARNINGS ASSIGNMENT ORDER

a. Earnings:

- (1) Wages, salary, bonuses, vacation pay, retirement pay, and commissions paid by an employer;
- (2) Payments for services of independent contractors;
- (3) Dividends, interest, rents, royalties, and residuals;
- (4) Patent rights and mineral or other natural resource rights;
- (5) Any payments due as a result of written or oral contracts for services or sales, regardless of title;
- (6) Payments due for workers' compensation temporary benefits, or payments from a disability or health insurance policy or program; and
- (7) Any other payments or credits due, regardless of source.
- b. **Earnings assignment order:** a court order issued in every court case in which one person is ordered to pay for the support of another person. This order has priority over any other orders such as garnishments or earnings withholding orders.

Earnings should not be withheld for any other order until the amounts necessary to satisfy this order have been withheld in full. However, an *OrderlNotice to Withhold Income for Child Support* for child support or family support has priority over this order for spousal or partner support.

- c. **Obligor:** any person ordered by a court to pay support. The obligor is named before item 1 in the order.
- d. **Obligee:** the person or governmental agency to whom the support is to be paid.
- e. **Payor:** the person or entity, including an employer, that pays earnings to an obligor.
- 2. INFORMATION FOR ALL PAYORS. Withhold money from the earnings payable to the obligor as soon as possible but no later than 10 days after you receive the *Earnings Assignment Order for Spousal or Partner Support*. Send the withheld money to the payee(s) named in items 2 and 3 of the order within 10 days of the pay date. You may deduct \$1 from the obligor's earnings for each payment you make.

When sending the withheld earnings to the payee, state the date on which the earnings were withheld. You may combine amounts withheld for two or more obligors in a single payment to each payee, and identify what portion of that payment is for each obligor.

You will be liable for any amount you fail to withhold and can be cited for contempt of court.

3. SPECIAL INSTRUCTIONS FOR PAYORS WHO ARE EMPLOYERS

a. State and federal laws limit the amount you can withhold and pay as directed by this order. This limitation applies only to earnings defined above in item 1a(1) and are usually half the obligor's disposable earnings.

Disposable earnings are different from gross pay or take-home pay. Disposable earnings are earnings left after subtracting the money that state or federal law requires an employer to withhold. Generally these required deductions are (1) federal income tax, (2) social security, (3) state income tax, (4) state disability insurance, and (5) payments to public employees' retirement systems.

After the obligor's disposable earnings are known, withhold the amount required by the order, **but never withhold more than 50 percent of the disposable earnings unless the court order specifies a higher percentage.** Federal law prohibits withholding more than 65 percent of disposable earnings of an employee in any case.

If the obligor has more than one assignment for support, add together the amounts of support due for all the assignments. If 50 percent of the obligor's net disposable earnings will not pay in full all of the assignments for support, prorate it first among all of the current support assignments in the same proportion that each assignment bears to the total current support owed. Apply any remainder to the assignments for arrearage support in the same proportion that each assignment bears to the total arrearage owed. If you have any questions, please contact the office or person who sent this form to you. This office or person's name appears in the upper left-hand corner of the order.

- b. If the employee's pay period differs from the period specified in the order, prorate the amount ordered withheld so that part of it is withheld from each of the obligor's paychecks.
- c. If the obligor stops working for you, notify the office that sent you this form of that, no later than the date of the next payment, by first-class mail. Give the obligor's last known address and, if known, the name and address of any new employer.
- d. California law prohibits you from firing, refusing to hire, or taking any disciplinary action against any employee ordered to pay support through an earnings assignment. Such action can lead to a \$500 civil penalty per employee.
- 4. INFORMATION FOR ALL OBLIGORS. You should have received a *Request for Hearing Regarding Earnings Assignment* (form FL-450) with this *Earnings Assignment Order for Spousal or Partner Support.* If not, you may get one from either the court clerk or the family law facilitator. If you want the court to stop or modify your earnings assignment, you must file (by hand delivery or mail) an original copy of the form with the court clerk within 10 days of the date you received this order. Keep a copy of the form for your records.

If you think your support order is wrong, you can ask for a modification of the order or, in some cases, you can have the order set aside and have a new order issued. You can talk to an attorney or get information from the family law facilitator about this.

5. SPECIAL INFORMATION FOR THE OBLIGOR WHO IS AN EMPLOYEE. State law requires you to notify the payees named in items 2 and 3 of the order if you change your employment. You must provide the name and address of your new employer.

FL-450

	FL-400
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 SAN DIEGO	
CENTRAL DIVISION, COUNTY COURTHOUSE, 220 W. BROADWAY, SAN DIEGO, CA 92101 CENTRAL DIVISION, FAMILY COURT, 1555 6TH AVE., SAN DIEGO, CA 92101 CENTRAL DIVISION, MADGE BRADLEY, 1409 4TH AVE., SAN DIEGO, CA 92101 EAST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020 NORTH COUNTY DIVISION, 325 S. MELROSE DR., VISTA, CA 92081 SOUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910	
PETITIONER/PLAINTIFF:	
RESPONDENT/DEFENDANT:	
OTHER PARENT:	
REQUEST FOR HEARING REGARDING EARNINGS ASSIGNMENT	CASE NUMBER:

NOTICE: Complete and file this form with the court clerk to request a hearing *only* if you object to the *Income Withholding for Support* (form FL-195/OMB0970-0154) or *Earnings Assignment Order for Spousal or Partner Support* (form FL-435). This form may not be used to modify your current child support amount. (See page 2 of form FL-192, *Information Sheet on Changing a Child Support Order*.) Page 3 of this form is instructional only and does not need to be delivered to the court.

1. A hearing on this application will be held as follows (see instructions for getting a hearing date on page 3):

a.	Date:	Time:	Dept.:	Div.:	Room:
b.	The address	of the court is: 🔲 same	e as noted above 🔲 oth	ner <i>(specify):</i>	
2.	for Support a I b T	(form FL-195/OMB0970-01 am not the obligor named ir here is good cause to recal	54) be quashed (set aside) in the earnings assignment. I the earnings assignment be assignment would be in the b	al or Partner Support (form FL- because ecause all of the following cond best interest of the children for v	ditions exist:
	(3	assignment or another n3) I do not owe any arreara4) Service of the earnings	nandatory collection process age (back support). assignment would cause ext	or the last 12 months without e raordinary hardship for me, as <i>plication by clear and convincir</i>	follows (state reasons; you

c. The other parent and I have a written agreement that allows the support order to be paid by an alternative method. A copy of the agreement is attached. (NOTE: If the support obligation is paid to the local child support agency, this agreement must be signed by a representative of that agency.)

Page 1 of 3

Family Code, § 5246 www.courtinfo.ca.gov

	FL-450
PETITIONER/PLAINTIFF:	CASE NUMBER:
RESPONDENT/DEFENDANT:	
OTHER PARENT:	
 3. I request that the earnings assignment be modified because a. the total amount of arrearages claimed as owing is incorrect. (<i>Check on</i> (1) I did not receive credit for all of the payments I have made. ((a) I have attached my statement of the payment histor amounts ordered and amounts paid. (b) I made the following payments that were not credit amount, and the name of the person or agency page. 	Check (a), (b), or both.) ory, which includes a monthly breakdown of red (for each payment, specify the date, the
(2) Child support was terminated (specify name of child, child's c support was terminated):	late of birth, date of termination, and reason
(3) Other (specify):	
 b. the monthly payment specified in the earnings assignment is more than all sources. c. the monthly arrearage payment stated in the earnings assignment create hardship and state the amount you are able to pay on your arrearage): 	
(NOTE: If you want to change the amount of money being deducted for a hardship, please attach a completed <i>Financial Statement (Simplified)</i> (for <i>Declaration</i> (form FL-150).)	-
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 OF PERSON REQUESTING HEARING)	TURE OF PERSON REQUESTING HEARING)
CLERK'S CERTIFICATE OF MAILING I certify that I am not a party to this action and that a true copy of the <i>Request for Hearing F</i> FL-450) was mailed, with postage fully prepaid, in a sealed envelope addressed as shown at (<i>place</i>): on (<i>d</i>	below, and that the request was mailed
Date: Clerk, by	, Deputy

INFORMATION SHEET AND INSTRUCTIONS FOR REQUEST FOR HEARING REGARDING EARNINGS ASSIGNMENT

(Do not deliver this information sheet to the court clerk.)

Please follow these instructions to complete the *Request for Hearing Regarding Earnings Assignment* (form FL-450) if you do not have an attorney representing you. Your attorney, if you have one, should complete this form. You must file the completed *Request for Hearing* form and its attachments with the court clerk **within 10 days** after the date your employer gave you a copy of *Earnings Assignment Order for Spousal or Partner Support* (form FL-435) or an *Income Withholding for Support* (form FL-195/OMB0970-0154). The address of the court clerk is the same as the one shown for the superior court on the earnings assignment order. You may have to pay a filing fee. If you cannot afford to pay the filing fee, the court may waive it, but you will have to fill out some forms first. For more information about the filing fee and waiver of the filing fee, contact the court clerk or the family law facilitator in your county.

(TYPE OR PRINT IN INK)

Front page, first box, top of form, left side: Print your name, address, and telephone number in this box if they are not already there.

- **Item 1. a–b.** You must contact the court clerk's office and ask that a hearing date be set for this motion. The court clerk will give you the information you need to complete this section.
- Item 2. Check this box if you want the court to stop the local child support agency or the other parent from collecting any support from your earnings. If you check this box, you must check the box for either a, b, or c beneath it.
 - a. Check this box if you are not the person required to pay support in the earnings assignment.
 - **b.** Check this box if you believe that there is "good cause" to recall the earnings assignment. **Note:** The court must find that **all** of the conditions listed in item 2b exist in order for good cause to apply.
 - c. Check this box if you and the other parent have a written agreement that allows you to pay the support another way. You must attach a copy of the agreement, which must be signed by both the other parent and a representative of the local child support agency if payments are made to a county office.
- Item 3. Check this box if you want to change the earnings assignment. If you check this box, you must check the box for either a, b, or c beneath it.
 - a. Check this box if the total arrearages listed in item 9 on the earnings assignment order are wrong. If you check this box, you must check one or more of (1), (2), and (3). You must attach the original of your statement of arrearages. Keep one copy for yourself.
 - (1) Check this box if you believe the amount of arrearages listed on the earnings assignment order does not give you credit for all the payments you have made. If you check this box, you must check one or both of the boxes beneath it.
 - (a) Check this box if you are attaching your own statement of arrearages. This statement must include a monthly listing of what you were ordered to pay and what you actually paid.
 - (b) Check this box if you wish to list any payments that you believe were not included in the arrearages amount. For each payment you must list the date you paid it, the amount paid, and the person or agency (such as the local child support agency) to whom you made the payment. Bring to the hearing proof of any payment that is in dispute.
 - (2) Check this box if the child support for any of the children in the case has been terminated (ended). If you check this box, you must list the following information for each child:
 - The name and birthdate of each child.
 - The date the child support order was terminated.
 - The reason child support was terminated.
 - (3) Check this box if there is another reason you believe the amount of arrearages is incorrect. You must explain the reasons in detail.
 - **b.** Check this box if the total monthly payment shown in item 1 of the earnings assignment order is more than half of your monthly net income.
 - c. Check this box if the total monthly payment shown in item 1 of the earnings assignment order causes you a serious hardship. You must write the reasons for the hardship in this space.

You must date this *Request for Hearing* form, print your name, and sign the form under penalty of perjury. You must also complete the certificate of mailing at the bottom of page 2 of the form by printing the name and address of the other parties in brackets and providing a stamped envelope addressed to each of the parties. When you sign this *Request for Hearing* form, you are stating that the information you have provided is true and correct. After you file the request, the court clerk will notify you by mail of the date, time, and location of the hearing.

You must file your request within 10 days of receiving the *Earnings Assignment Order for Spousal or Partner Support* or the *Income Withholding for Support* from your employer. You may file your request in person at the clerk's office or mail it to the clerk. In either event, it must be received by the clerk within the 10-day period.

If you need additional assistance with this form, contact an attorney or the family law facilitator in your county. Your family law facilitator can help you, for free, with any questions you have about the above information. For more information on finding a lawyer or family law facilitator, see the California Courts Online Self-Help Center at *www.courtinfo.ca.gov/selfhelp/*.

NOTICE: Use form FL-450 to request a hearing only if you object to the *Income Withholding for Support* (form FL-195/OMB0970-0154) or *Earnings Assignment Order for Spousal or Partner Support* (form FL-435). This form will *not* modify your current support amount. (See page 2 of form FL-192, *Information Sheet on Changing a Child Support Order*.)

INCOME WITHHOLDING FOR SUPPORT

□ ORIGINAL INCOME WITHHOLDING ORDER/NOTICE FOR SUPPORT (IWO) □ ONE-TIME ORDER/NOTICE - LUMP SUM PAYMENT

□ TERMINATION of IWO

Date: _____

____ Case Identifier _____

Order Identifier

□ Child Support Enforcement (CSE) Agency □Court □ Attorney □ Private Individual/Entity (Check One)

NOTE: If you receive this document from someone other than a State or Tribal Child Support Enforcement agency or a court, a copy of the underlying order that contains a provision authorizing income withholding must be attached. Or if under State law an attorney in that State, or if under Tribal law a Tribal legal representative, may issue an income withholding order, the attorney or Tribal legal representative must include a copy of the State or Tribal law authorizing the attorney or Tribal legal representative to issue an income withholding order.

State/Tribe/Territory	
City/County/Dist./Tribe _	
Private Individual/Entity_	

Employer/Income Withholder's Name	RE:	Employee/Obli	igor's Name (Last, First, MI)
Employer/Income Withholder's Address			igor's Social Security Number (if known)
			y/Obligee's Name (Last, First, MI)
]	
Employer/Income Withholder's Federal EIN			
Child's Name (Last, First, MI)	Child's Birth Da	ate	
·			

ORDER INFORMATION: This document is based on the support or withholding order from _

You are required by law to deduct these amounts from the employee/obligor's income until further notice.

\$	Per	current child support
\$	Per	past-due child support - Arrears greater than 12 weeks? □ Yes □No
\$	Per	current cash medical support
\$	Per	past-due cash medical support
\$	Per	current spousal support
\$	Per	past-due spousal support
\$	Per	other (must specify)
for a total of \$		per to be forwarded to the payee below

AMOUNTS TO WITHHOLD: You do not have to vary your pay cycle to be in compliance with the Order Information. If your pay cycle does not match the ordered payment cycle, withhold one of the following amounts:

\$ _ per weekly pay period	\$ per semimonthly pay period (twice a month)
\$ _ per biweekly pay period (every two weeks)	\$ per monthly pay period

\$______ ONE-TIME LUMP SUM PAYMENT Do not stop any existing IWO unless you receive a termination order.

REMITTANCE INFORMATION: If the employee/obligor's principal place of employment is

Send payment within all orders for this employee/obligor principal place of employment is no EMPLOYERS AND OTHER INCO	, withhold up to% c ot%	te. If you cannot withh f disposable income fo	days after the date of old the full amount of support for any or or all orders. If the employee/obligor's ee the ADDITIONAL INFORMATION FOF g, applicable time requirements and any	- २
allowable employer's fees.			g, applicable time requirements and any	

Document Tracking Identifier_____

For EFT/EDI instructions, contact the EFT/EDI office at the website listed below. If paying by check, make check payable to: ______. Include this *Remittance Identifier* with

payment:	. Send check to:
FIPS code (If necessary):	
Signature (if required by State or Tribal law):	
Print Name:	
Title of Issuing Official:	

□ If checked, you are required to provide a copy of this form to the employee/obligor. If the employee/obligor works in a State or for a Tribe that is different from the State or Tribe that issued this order, a copy must be provided to the employee/obligor even if the box is not checked.

ADDITIONAL INFORMATION FOR EMPLOYERS AND OTHER INCOME WITHHOLDERS

State-specific information may be viewed on the OCSE Employer Services website located at: http://www.acf.hhs.gov/programs/cse/newhire/employer/contacts/contacts.htm

Priority: Withholding for support has priority over any other legal process under State law (or Tribal law if applicable) against the same income. If a Federal tax levy is in effect, please notify the contact person listed below.

Combining Payments: You may combine withheld amounts from more than one employee/obligor's income in a single payment to each agency/party requesting withholding. You must, however, separately identify the portion of the single payment that is attributable to each employee/obligor.

Reporting the Pay Date: You must report the pay date when sending the payment. The pay date is the date on which the amount was withheld from the employee/obligor's wages. You must comply with the law of the State (or Tribal law if applicable) of the employee/obligor's principal place of employment with respect to the time periods within which you must implement the withholding and forward the support payments.

Employee/Obligor with Multiple Support Withholdings: If there is more than one Order/Notice against this employee/obligor and you are unable to fully honor all support Orders/Notices due to federal, State, or Tribal withholding limits, you must follow the State or Tribal law/procedure of the employee/obligor's principal place of employment. You must honor all Orders/Notices to the greatest extent possible, giving priority to current support before payment of any past-due support.

Lump Sum Payments: You may be required to report and withhold from lump sum payments such as bonuses, commissions, or severance pay. Contact the agency or person listed below to determine if you are required to withhold or if you have any questions about lump sum payments.

Liability: If you have any doubts about the validity of the Order/Notice, contact the agency or person listed below. If you fail to withhold income as the Order/Notice directs, you are liable for both the accumulated amount you should have withheld from the employee/obligor's income and any other penalties set by State or Tribal law/procedure.

Anti-discrimination: You are subject to a fine determined under State or Tribal law for discharging an employee/obligor from employment, refusing to employ, or taking disciplinary action against an employee/obligor because of a child support withholding.

Withholding Limits: You may not withhold more than the lesser of: 1) the amounts allowed by the Federal Consumer Credit Protection Act (CCPA) (15 U.S.C. 1673(b)); or 2) the amounts allowed by the State or Tribe of the employee/obligor's principal place of employment. Disposable income is the net income left after making mandatory deductions such as: State, Federal, local taxes, Social Security taxes, statutory pension contributions and Medicare taxes. The Federal limit is 50% of the disposable income if the obligor is supporting another family and 60% of the disposable income if the obligor is not supporting another family. However, that 50% limit is increased to 55% and that 60% limit is increased to 65% if the arrears are greater than 12 weeks. If permitted by the State, you may deduct a fee for administrative costs. The support amount and the fee may not exceed the limit indicated in this section.

Employee/Obligor's Name:	Case Identifier:
Order Identifier:	Employer's Name:

Arrears greater than 12 weeks? If the Order Information does not indicate whether the arrears are greater than 12 weeks, then the employer should calculate the CCPA limit using the lower percentage.

For Tribal orders, you may not withhold more than the amounts allowed under the law of the issuing Tribe. For Tribal employers who receive a State order, you may not withhold more than the lesser of the limit set by the law of the jurisdiction in which the employer is located or the maximum amount permitted under section 303(d) of the CCPA (15 U.S.C. 1673 (b)).

Depending upon applicable State law, you may need to take into consideration the amounts paid for health care premiums in determining disposable income and applying appropriate withholding limits.

Additional Information:

OTIFICATION OF TERMINATION OF EMPLOYMENT: You must promptly notify the Child Support Enforcement agency ad/or the person listed below by returning this form to the correspondence address if:
This person has never worked for this employer.
This person no longer works for this employer.
ease provide the following information for the terminated employee:
ermination date: Last known phone number:
ast known home address:
ate final payment made to the State Disbursement Unit or Tribal CSE agency:
nal payment amount: New employer's name:
ew employer's address:
ONTACT INFORMATION <u>o employer:</u> If the employer/income withholder has any questions, contact, by email or website at:
end termination notice and other correspondence to:

INCOME WITHHOLDING FOR SUPPORT - Instructions

The Income Withholding for Support (IWO) is a standardized form used for income withholding in Tribal, intrastate, interstate, and non-governmental cases. When completing the form, include the following information:

Please note:

- For the purpose of these instructions, "State" is defined as a State or Territory.
- A blank box has been placed in the shaded box on the front page midway down under the Custodial Party (3c) field for court stamps, bar codes or other information.
- 1a. Income Withholding Order/Notice for Support (IWO) or Amended IWO. Check a box to indicate whether this is an original IWO or an amended IWO. If field 1a is checked, 1b should be left blank.
- 1b. One-Time Order/Notice Lump Sum Payment. Check the box when the IWO is used to attach a one-time, lump sum payment. When this box is checked, enter the amount in field 14, One-Time Lump Sum Payment, in the *Order Information* section. When attaching a lump sum payment, leave fields 5a through 13d blank. If field 1b is checked, 1a should be left blank. This is a one-time collection of a lump sum payment. If there are additional lump sum payments to be attached, additional IWOs should be used to collect each lump sum payment.
- 1c. Termination of the IWO. Check the box when the income withholding has terminated. Complete all applicable identifying information to aid the employer in terminating the correct IWO.
- 1d. Date this form is completed and/or signed.
- 1e. State or Tribal Child Support Enforcement Agency, Court, Attorney, Private Individual/Entity (Check one). Check the appropriate box to indicate which entity is sending the IWO. Note: If the employer/income withholder receives this document from someone other than a State or Tribal CSE agency or a court, a copy of the underlying order that contains a provision authorizing income withholding must be attached. Or if under State law an attorney in that State, or if under Tribal law a Tribal legal representative, may issue an income withholding order, the attorney or Tribal legal representative must include a copy of the State or Tribal law authorizing the attorney or Tribal legal representative to issue an IWO.
- 1f. Name of State or Tribe sending this form. This must be a governmental entity of the State or a Tribal organization authorized by a Tribal government to operate a CSE program. If you are a Tribe submitting this form on behalf of another Tribe, complete line 1h.
- 1g. Case Identifier. This is a unique identifier assigned to a case. In a State CSE case this is the identifier that is reported to the Federal Case Registry (FCR). For Tribes this would be either the FCR Identifier or other applicable identifier.
- 1h. Name of the city, county or district sending this form. This must be a governmental entity of the State. Name of the Tribe authorized by a Tribal government to operate a CSE program for which this form is being sent. (Leave blank if a Tribe is not submitting this form on behalf of another Tribe).
- 1i. Order Identifier. This is a specific identifier designated by the issuing entity to identify the order. It could be a court number, docket number, or other issuer's identifier. This is an optional field.
- 1j. Name of the private individual/entity or Non IV-D Tribal CSE organization.

Fields 2 and 3 refer to the employee/obligor's employer, and case identification.

- 2a. Employer/income withholder's name.
- 2b. Employer/income withholder's mailing address, city, and state. (This may differ from the employee/obligor's work site).
- 2c. Employer/income withholder's nine-digit Federal Employer Identification Number (if available).

- 3a. Employee/obligor's last name, first name, and middle initial.
- 3b. Employee/obligor's Social Security Number (if known).
- 3c. Custodial party/obligee's last name, first name, and middle initial.
- 3 d, f, h, j, l, and n. Child's last name, first name, and middle initial. (Note: If there are more than six children for this IWO, list additional children's names and birth dates in field 31 (Additional Information).
- 3 e, g, i, k, m, and o. Child's birth date.

ORDER INFORMATION - Fields 4 through 13 refer to the dollar amount to withhold for a specific kind of support (taken directly from the support order) per specific time period.

- 4. Name of the State or Tribe that issued the order.
- 5a-b. Current child support dollar amount to be withheld for payment per time period that corresponds to that amount (such as per week, month, etc.).
- 6a-b. Past-due child support dollar amount to be withheld for payment per time period that corresponds to that amount.
- 6c. Check the appropriate box if arrears are greater than 12 weeks. (Yes/No)
- 7a-b. Current cash medical support dollar amount to be withheld for payment per time period that corresponds to that amount.
- 8a-b. Past-due cash medical support dollar amount to be withheld for payment per time period that corresponds to that amount.
- 9a-b. Current spousal support (alimony) dollar amount to be withheld for payment per time period that corresponds to that amount.
- 10a-b. Past-due spousal support (alimony) dollar amount to be withheld for payment per time period that corresponds to that amount.
- 11a-c. Miscellaneous obligations dollar amount to be withheld for payment per period that corresponds to that amount. Specify the obligation in field 11c.
- 12a. Total amount of deductions in fields 5a, 6a, 7a, 8a, 9a, 10a, and 11a.
- 12b. Time period that corresponds to the amount in 12a.

AMOUNTS TO WITHHOLD - Fields 13a through 13d refer to the dollar amount to be withheld for this IWO for a specific pay cycle.

- 13a. Total amount an employer should withhold if the employee/obligor is paid weekly.
- 13b. Total amount an employer should withhold if the employee/obligor is paid every two weeks.
- 13c. Total amount an employer should withhold if the employee/obligor is paid twice a month.
- 13d. Total amount an employer should withhold if the employee/obligor is paid once a month.
- 14. Amount to be withheld when the IWO is used to attach a one-time lump sum payment. This field should be used in conjunction with field 1b. When attaching a lump sum payment, leave fields 5a-13d blank.

REMITTANCE INFORMATION

- 15. Name of the State or Tribe sending this document.
- 16. Number of days after the effective date noted in which withholding must begin according to the State or Tribal laws/procedures for the employee/obligor's principal place of employment.
- 17. The effective date of the income withholding order.
- 18. Number of working days within which an employer/income withholder must remit amounts withheld pursuant to the State or Tribal laws/procedures of the principal place of employment.
- 19. Document Tracking Identifier. Unique identifier assigned by the entity for this specific document. This is an optional field used to identify the document.
- 20. The percentage of disposable income that may be withheld from the employee/obligor's paycheck. For State orders, the employer/income withholder may not withhold more than the lesser of: 1) the amounts allowed by the Federal Consumer Credit Protection Act (15 U.S.C. § 1673(b)); or 2) the amounts allowed by the State of the employee/obligor's principal place of employment.

For Tribal orders, the employer/income withholder may not withhold more than the amounts allowed under the law of the issuing Tribe. For Tribal employers who receive a State order, the employer/income withholder may not withhold more than the limit set by the law of the jurisdiction in which the employer is located or the maximum amount permitted under section 303(d) of the Federal Consumer Credit Protection Act (15 U.S.C. §1673 (b)).

- 21. Payee name. Name of State Disbursement Unit (SDU), individual, tribunal/court, or Tribal CSE agency specified in the underlying support order to which payments are required to be sent. This form must include the payment location specified by the entity authorized under State or Tribal law to issue an income withholding order. Federal law requires payments made by income withholding to be sent to the SDU except for payments for cases in which the initial child support order was entered before January 1, 1994 or payments in Tribal CSE cases.
- 22. Remittance Identifier. This field is required. The employer must use this identifier when remitting payments so the State or Tribe can identify and apply the payment correctly. This identifier may be the case identifier, order identifier, or other identifier designated by the State or Tribe.
- 23. Address of the SDU, individual, tribunal/court, or Tribal CSE agency to which payments are required to be sent. (Federal law requires payments made by income withholding to be sent to the SDU except for payments for cases in which the initial child support order was entered before January 1, 1994 or payments in Tribal CSE cases).
- 24. Include the Federal Information Processing Standards (FIPS) code if necessary.
- 25 Signature (if required by State or Tribal law) of the official authorizing this IWO.
- 26. Name of the official authorizing this IWO.
- 27. Title of the official authorizing this IWO.
- 28. Check this box if the State or Tribal law requires the employer to provide a copy of the IWO to the employee/obligor.

ADDITIONAL INFORMATION FOR EMPLOYERS AND OTHER INCOME WITHHOLDERS

The following fields refer to Federal, State, or Tribal laws that apply to issuing an IWO to an employer/income withholder. Any Federal, State- or Tribal-specific information may be included in the spaces provided.

- 29. Liability: Additional information on the penalty and/or citation for an employer who fails to comply with the IWO. The State or Tribal law/procedures of the employee/obligor's principal place of employment govern the penalty.
- 30. Anti-discrimination: Additional information on the penalty and/or citation to an employer who discharges, refuses

to employ, or disciplines an employee/obligor as a result of the IWO. The State or Tribal law/procedures of the employee/obligor's principal place of employment govern the penalty.

31. Additional Information: Any additional information, e.g., fees the employer may charge for income withholding or children's names and DOBs on this IWO if there are more that six children.

NOTIFICATION OF TERMINATION OF EMPLOYMENT SECTION

Header Information should be printed on the last page of the IWO for identification purposes when the employer returns the Notification of Termination of Employment Section. These fields include: 3a- Employee/obligor's Name, 1g – Case Identifier, 2a – Employer's Name, and 1i – Order Identifier, if provided.

The employer must complete this section when the employee/obligor's employment is terminated or if the obligor has Never worked for the employer.

Please provide the following contact information to the employer:

- 32. Name of the contact person for the employer to call for information regarding the IWO.
- 33. Phone number of the contact person.
- 34. Fax number of the contact person.
- 35. Email or website address of the contact person/agency.
- 36. Correspondence address. This is the address to which the employer should return the termination notice. It is also the address that the employer should use to correspond with the issuing entity.

Please provide the following contact information to the employee/obligor:

- 37. Name of the contact person for the employee/obligor to call for information.
- 38. Phone number of the contact person.
- 39. Fax number of the contact person.
- 40. Email or website address of the contact person/agency.

If the employer is a Federal government agency, the following instructions apply:

- The IWO should be sent to the address listed on the document, Federal Agencies- Addresses for Income Withholding Purposes, on the Office of Child Support Enforcement (OCSE) website at http://www.acf.hhs.gov/programs/cse/newhire/ndnh/ndnh.htm.
- Sufficient information must be provided for the employee/obligor to be identified. It is recommended that the following information be provided if known and if applicable:

(1) full name of the employee/obligor; (2) date of birth; (3) employment number, Department of Veterans Affairs claim number, or Federal retirement claim number; (4) component of the government entity for which the employee/obligor works, and the official duty station or worksite; and (5) status of the employee, e.g., employee, former employee, or retired employee.

The Federal government agency may withhold from a variety of incomes and forms of payment, including voluntary separation incentive payments (buy-out payments), incentive pay, and cash awards. For a more complete list, see 5 Code of Federal Regulations (CFR) 581.103.

The Paperwork Reduction Act of 1995

This information collection is conducted in accordance with 45 CFR 303.100 of the Child Support Enforcement Program. Standard forms are designed to provide uniformity and standardization for interstate case processing. Public reporting burden for this collection of information is estimated to average one hour per

response. The responses to this collection are mandatory in accordance with 45 CFR 303.7. This information is subject to State and Federal confidentiality requirements; however, the information will be filed with the tribunal and/or agency in the responding State and may, depending on State law, be disclosed to other parties. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number.