NAME.	ADDRESS	AND PHONE	OF ATT	ORNEYS O	R SELE	REPRESENTE	D PARTIES:
· •/ •/•_,	/ DDI (LOO						

# SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

Address of courthouse or district:

Petitioner/Plaintiff:	Case number:
Respondent/Defendant:	Related Case No:
Respondent/Delendant.	Neialeu Case No.
Claimant:	Courtroom/Department No.
	HEARING DATE
	HEARING DATE
I STIPLIEATION AND ORDER	
STIPULATION AND ORDER	
—	
STIPULATION AND ORDER	CONTINUATION DATE / TIME
	CONTINUATION DATE / TIME
—	
	CONTINUATION DATE / TIME Respondent's filing fee  Paid  Not paid

THE PARTIES AGREE TO THE FOLLOWING MATTERS, WHICH SHALL BE THE ORDERS OF THE COURT.

TEMPORARY ORDERS PENDING JUDGMENT OR FURTHER COURT ORDER (*PENDENTE LITE*) The orders agreed to herein shall stay in effect until superseded by judgment or further order of Court, whichever first occurs, and all other orders made in this case shall remain in full force and effect except as otherwise provided herein.

#### SETTLEMENT AGREEMENT

The orders agreed to herein shall be included in a judgment or further judgment to be filed herein.

## MODIFICATION

The orders agreed to herein modify the prior orders and/or the judgment made in this case.

All other orders made in this case shall remain in full force and effect except as provided herein.

The judgment in this case was filed on\_\_\_\_\_\_. The last order modified hereby was filed on\_\_\_\_\_\_

**NOTICE AND OPPORTUNITY TO BE HEARD** (Mandatory for custody orders under FC§3048a): The parties understand that they have the right to advance notice of court proceedings and an opportunity to be heard by the court, including the rights to present evidence, cross examine witnesses and argue, and by signing this agreement, waive any right to further notice and opportunity to be heard for the purpose of the validity of court orders made from this agreement.

**INSTRUCTIONS FOR USE OF THIS FORM**: This form is provided in three sections.

Part A (4 pages) includes this title page and a signature page which should be used in all cases, and also provides for agreements for restraining orders, attorney fees, judgment and other orders.

Part B (6 pages) provides for agreements for parentage, child custody and child, spousal and family support orders.

Part C (4 pages) provides for agreements for property division orders.

USE ONLY THOSE PAGES THAT ARE NECESSARY FOR YOUR AGREEMENTS.

NUMBER THE PAGES CONSECUTIVELY WITH THE SIGNATURE PAGE AT THE END.

AFTER SIGNING, SEPARATE THE COPIES FROM THE ORIGINALS BEFORE SUBMITTING TO THE CLERK.

STIPULATION / SETTLEMENT AGREEMENT



Date:	Case Name:		Case Number:			
<ul> <li>100. The STANDARD RESTRAINING ORDERS on the summons are terminated (FC§233, §2040).</li> <li>101. PROPERTY RESTRAINING ORDERS: Petitioner Respondent:</li> <li>Shall not transfer, encumber, hypothecate, conceal or in any way dispose of any property, real or personal, whether community, quasi community, or separate, except in the usual course of business or for the necessities of life.</li> <li>Shall notify the other of proposed extraordinary expenditures and shall provide an accounting of such to the court.</li> <li>Shall not cash in, borrow against, cancel, transfer, dispose of, or change the beneficiaries of any insurance or other coverage including life, health, automobile and disability held for the benefit of the parties or any minor child.</li> <li>Shall not incur debts or liabilities for which the other may be held responsible, other than for the necessities of life.</li> </ul>						
TEMPORARY PROPERTY CO	NTROL ORDERS:					
102. Petitioner Respond	dent shall have the temporary	use, possession and	d control of the following property:			
<ul> <li>103. Petitioner Respondent shall have the temporary use, possession and control of the following property:</li> <li>104. SEPARATE STIPULATION RE WAIVER OF FINAL DECLARATION OF DISCLOSURE (FC§2105, Optional):</li> <li>The parties waive the requirements of FC§2105a for service on the other of a final declaration of disclosure and make the following representations:</li> <li>(1) Both parties have complied with FC§2104 and the preliminary declarations of disclosure have been completed and exchanged.</li> <li>(2) Both parties have completed and exchanged a current income and expense declaration, that includes all material facts and information regarding that party's earnings, accumulations, and expenses.</li> <li>(3) Both parties have fully complied with FC§2102 and have fully augmented the preliminary declarations of disclosure, including disclosure of all material facts and information regarding the the community property or in which it is contended the community has an interest, and the amounts of all obligations that are contended to be community obligations or for which it is contended the community has liability.</li> <li>(4) This waiver is knowingly, intelligently, and voluntarily entered into by each of the parties.</li> <li>(5) 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. Each party further understands that noncompliance with those obligations will result in the court setting aside the judgment.</li> <li>This stipulation may be used in place of Stipulation and Waiver of Final Declaration of Disclosure (FL-144)</li> </ul>						
THE UNDERSIGNED DECLARE UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF CALIFORNIA THAT THE FACTS STATED IN THE FORGOING WAIVER OF FINAL DECLARATION OF DISCLOSURE ARE TRUE AND CORRECT.						
Date:						
SIGN H	IERE FOR THE ABOVE OPTI	ONAL DISCLOSUR	E WAIVER ONLY			
Petitioner 's Signature Respondent 's Signature						
	3					

105. OTHER ORDERS:

STIPULATION / SETTLEMENT AGREEMENT

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Date: Case Name: Case Number:
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106. ATTORNEY FEE ORDERS (FC§§270-72, 2030-32, 7640):

The issue of attorney's fees and costs for either party is reserved until further order of court.

Petitioner Respondent Claimant shall pay to attorney for Petitioner Respondent Claimant, as a

- contributory share of the payee's attorney fees and costs, the sum of  $\_$  \_\_\_\_\_,  $\Box$  payable by \_\_\_\_\_
- OR payable in installments of \$ \_\_\_\_\_per month on the\_\_\_\_day of each month commencing\_\_\_\_\_and continuing until paid in full.
- If any \_\_\_\_\_\_installments remain unpaid for\_\_\_\_\_\_ or more days after the due date, the entire remaining balance shall become immediately due and payable and shall bear interest at the legal rate from the date of default.
- Neither party shall be responsible for the attorney fees and costs of the other except as otherwise ordered herein or in any other court order.

## 107. OTHER ORDERS:

108. Each of the parties shall, upon demand, execute and deliver all documents necessary to carry out the terms of this stipulation / agreement, and upon failure to do so, the court, upon appropriate application, may appoint the Clerk of the Superior Court as its commissioner to execute documents specified by court order (LASC Local Rule 3.213c).

109. This agreement covers all matters in dispute in this hearing / Order to Show Cause / motion / trial.

110. All issues not resolved by this agreement are reserved for determination at a further hearing or trial.

111.	This h	earing / Order to Show Cause / mo	otion / tr	ial is continued to	
	at	a.m./p.m. in Department		On the following issues only:	

## 112. ORDERS RELATING TO JUDGMENTS ONLY:

113. The parties waive their rights to a trial and to notice of trial for the purpose of having the court grant a judgment pursuant to the terms of this agreement which may be heard by a court commissioner sitting as a judge pro tem.

114. All parties waive the right to appeal, to request a statement of decision, and to move for a new trial.

115. The parties were married on \_\_\_\_\_\_and separated on \_\_\_\_\_

116. Respondent was served with the summons herein on \_\_\_\_\_ or first appeared herein on \_\_\_

117. The parties' marital status shall terminate upon filing of the judgment of dissolution unless a later date is specified here:\_\_\_\_\_\_(FC§§2339-40).

118. The parties are the parents of each minor child named in the petition or complaint filed herein and a judgment establishing the parent child relationship may be granted herein under the Uniform Parentage Act (FC§7600-7730).



#### 200. CHILDREN AND PARENTAGE ORDERS:

The petitioner and respondent are the mother and father of each minor child listed here:

na	ime:	birth date:	name:	birth date:

Any reference in this document to a minor child refers to any minor child listed above unless otherwise specified.

# JURISDICTION OVER CHILD CUSTODY (FC§3048, Mandatory)

201. This court's basis for the exercise of jurisdiction over each minor child is that this is a proceeding under the California Family Code in which this court is authorized to make child custody orders, (FC§3021(a)-(g) or FC§3104) AND;

The country of habitual residence of each minor child for all purposes is the United States, (42USC§11601 et seq.) AND; The home state for all purposes is the State of California, (FC§3421, 42USC§11601 et seq.);

OR Each minor child has a significant connection with this state and there is either no home state or no home state that has not already declined to exercise its jurisdiction (FC§§3421, 3423)

This state has temporary emergency jurisdiction under the UCCJEA (FC§§3424)

All necessary parties have acquiesced in this court's exercise of jurisdiction over the custody of each child.

## CHILD CUSTODY ORDERS (FC§§3000-3200):

OR

OR

Unless otherwise provided herein, the agreements that are to be included in a judgment or modification of a prior judgment shall be considered as a final determination of the child custody and visitation litigation.

Under FC§3025, access to records and information pertaining to a minor child, including health care and school records shall not be denied to a parent because that parent is not a custodial parent

202. Custody of each minor child is awarded pursuant to the Conciliation Court agreement dated/filed: \_

203. Existing child custody orders shall remain in full force and effect except as otherwise provided herein.

## LEGAL CUSTODY of each minor child is awarded as follows:

204. JOINT LEGAL CUSTODY. (FC§3003) Both parents shall share the right and responsibility to make decisions relating to the health, education and welfare of each minor child. Such decisions shall include, but are not limited to, those specified in paragraph 233 herein, if any.

Joint legal custody does not permit actions that are inconsistent with the physical custody unless the action is expressly authorized by the court. Either parent acting alone may exercise legal control of each minor child except under circumstances, if any, in which the consent of both parents is required by agreement or court order (FC§3083):

205. The consequences for failure to obtain mutual consent when required by court order are as follows (FC§3083):

a. Willful disobedience of a lawful court order may be contempt of court (CCP§1209-22) and a misdemeanor (PC§166).

b. Such failure may be a lawful reason for the court to change the legal and physical custody of a minor child.

c. Other consequences, if any, may be specified in this agreement or by court order.

206. SOLE LEGAL CUSTODY (FC§3006) is awarded to the Petitioner Respondent, who shall have the right and responsibility to make decisions relating to the health, education and welfare of each minor child.

PHYSICAL CUSTODY of each minor child is awarded as follows (Select one of the following or skip to ¶211):

207. JOINT PHYSICAL CUSTODY. (FC§3004) Each parent shall have significant periods of physical custody. Joint physical custody shall be shared by the parents in such a way so as to insure each minor child of frequent and continuing contact with both parents. (See ¶211 for specific arrangements, if any)

208. SOLE PHYSICAL CUSTODY (FC§3007) is awarded to Petitioner Respondent. Each minor child shall
reside with and be under the supervision of that parent subject to the power of the court to order visitation.
Reasonable visitation IS (OR) IS NOT, awarded to the Petitioner Respondent.
(See ¶211 for specific arrangements, if any)

209. PRIMARY PHYSICAL CUSTODY is awarded to the Petitioner Respondent, who shall have the primary
responsibility for the care, custody and control of each minor child, however the other parent shall also have the care,
custody and control of each minor child during the time periods specified herein, or if no specific time periods are set forth
herein, during reasonable times and for reasonable periods so as to insure each child of frequent and continuing contact
with both parents. (See ¶211 for specific arrangements, if any)

210. PHYSICAL CUSTODY shall be SHARED by the parties according to the following parenting plan (see ¶211):



Date:	Case Name:	Case Number:
during the following time periods         (ONLY CHECK BOXES THAT A         Alternate weeks or weekend         Alternate weeks or weekend         1st       2nd         3rd       4th         (1st weekend is the weekend)	S (continued): Petitioner Respondent shall have the custor and the times not specified herein shall be for the APPLY, COMPLETE BLANKS THAT APPLY AND ds fromday atm today ds fromday atm today 5th weekends of each month fromday 5th weekends of each month fromday whend with the first Saturday of each month) ay atm today atm s	atm today atm.
Each week fromda	ay atm today atm s	starting
Each week on	day(s) fromm to day(s) fromm to	m starting
Vacation periods, holidays, and shall not apply to the time period Thanksgiving break from	other non-school periods shall be shared by the ds specified below: day atm tom	e parties as follows and the above schedule day atm
	PETITIONER and in odd/ even/ all years with RI om last day of school/ atm	
in odd/ even/ all years with	PETITIONER and in odd/ even /all years with RE	ESPONDENT.
Winter vacation, second par	t, from Dec 24/ 25/ 26/ at m to day	before school resumes/atm
Spring vacation, all or first p in odd/ even/ all years with	PETITIONER and in odd/ even/ all years with RE art, from last day of school/ atm to PETITIONER and in odd/ even/ all years with RE t,day atm to day before s	day before school resumes/atm ESPONDENT.
in odd/ even/ all years with	PETITIONER and in odd/ even/ all years with RE	ESPONDENT.
periods with PETITION in odd/ even/ all years and	cluding year round school breaks) shall be share NER I RESPONDENT having the first period s the other party having the first period in odd/ eve	tarting on the last school day atm n/ all years.
	er for PETITIONER who shall give written notice of	
	results in the other party having priority if dates or or for RESPONDENT who shall give written notice	
Failure to give such notice	results in the other party having priority if dates c	onflict.
	the party who has the weekend, extending such volume such volume and COLUN	
	Day occurs on a weekend otherwise scheduled for	
exchange the entire weeke	nd for that party's next scheduled weekend.	
All holidays not specified oth Other:	nerwise shall be SHARED OR ALTERNA	TED ANNUALLY by the parties.

Other occasions not specified above such as NEW YEARS, LINCOLN'S BIRTHDAY, Passover, Easter, Mother's Day, Father's Day, 4th OF JULY, Rosh Hashanah, Yom Kippur, Halloween, THANKSGIVING, Chanukah, CHRISTMAS, birthdays, and Monday holidays shall be shared as follows (CALIFORNIA LEGAL HOLIDAYS IN CAPITAL LETTERS):

$\checkmark$	other occasions	times w/petitioner	years	times w/respondent	years
		to	odd/even/all	to	odd/even/all
		to	odd/even/all	to	odd/even/all
		to	odd/even/all	to	odd/even/all
		to	odd/even/all	to	odd/even/all



Date:	Case Name:	Case Number:			
220. OTHER ORDERS RELAT	ING TO THE LEGAL AND PHYSICAL CUSTOD	Y OF MINOR CHILDREN (Optional):			
	te regarding custody, visitation, time sharing or such dispute through Family Court Services (the				
	e the other of his or her current address, place of as soon as reasonably possible. (OR, within				
	se all schools and health care providers of the nrollment, emergency notification or other forms				
	de the other, within a reasonable period of time. I report cards, progress and special reports, m				
	e the other, within a reasonable period of time pr hich parents are invited or allowed to observe or				
	se the other, within a reasonable period of time f any minor child, including the name and addres				
	is, either party may authorize necessary health c the other thereof as soon as reasonably possible				
228. Neither party shall mal hearing of, any minor child.	ke derogatory nor disparaging remarks about the	other to or in the presence of, or within the			
	under the influence of alcohol, nor other substa at any time such party is responsible for the healt				
	0. Neither party shall change the residence of any minor child from the state of California (AND from the counties Los Angeles and) without the prior written consent of the other or prior order of court.				
	ange the residence of any minor child for more t rt, without giving written notice to the other party i				
	e to assume responsibility for the care of any r ible for making adequate alternative arrangemen				
education and welfare of each n (1) Enrollment or te (2) Participation in r (3) Non emergency (4) Participation in r	orders) The rights to make decisions, that the paninor child under paragraph 205, include, but are rmination of attendance in any public or private s egularly occurring extra curricular activities. medical, dental and orthodontic treatment other nental health counseling, therapy or treatment. of child's residence. (6)	not limited to: chool. than routine checkups.			
251. Each party shall provid party's period of physical custod 252. Petitioner Respond as otherwise provided herein. 253. The parties shall excha such exchanges are to occur at	PRTATION AND EXCHANGE OF PHYSICAL CU le for the transportation of each minor child at the ly except as otherwise provided herein. dent shall provide for all transportation for exchan ange periods of physical custody through each ch times when that child is attending school or child I pick up the child from the other parties residenc	BEGINNING or ENDING of that ges of physical custody or visitation except ild's school or child care provider when care. If the child is absent from such			
200. UTHER URDERS.					



Date:	Case Name	:			Case Numbe	er:	
300. <b>CHILD SUPPORT OF</b> 301. A completed STII form FL-350, is filed herewin 302. Petitioner Res amounts set forth below,	PULATION TO I th or has been fi pondent shall pa	ESTABLISH OR led and remains in the petition	in fu ier	Ill force and effect	t. OR or the suppo	ort of each	minor child, the
DR payable one half on the OR payable on the	1st and 15th da	ys of each month	n co	mmencing:			·
child's name	birth date	amount/mo.	chil	d's name	birt	h date	amount/mo.
	bitti dato		01111				
		\$					\$
		\$					\$
		\$					\$
TOTAL CHILD SUPPORT	AMOUNT PAYA		тн		\$		<u> </u>
The above payments shall				d reaches the ac		rs. dies. m	arries or is otherwise
The above payments shall student, and who is not se which ever first occurs. (FC The person to whom p any contingency terminating 303. BASIS FOR CHILD, S	If supporting, ur §3901) payments are ma g child support a SPOUSAL AND I	atil the time the c ade, shall notify t s provided by FC FAMILY SUPPOF	the §40 RT (	d completes the person ordered 07. CALCULATION (	12th grade to make the Optional, F0	or attains to payments	the age of 19 years, of the happening of
A printout of a compute		•	ial c			on file here	ein.
OR, the parties' financial cir		as follows:		petitione	er	res	pondent
federal tax filing status (FC§		(=====:=)					
approximate percentage of				<b>^</b>	%	<b>^</b>	%
gross monthly income or ea	• • •	- /		\$		\$	
net monthly disposable inco		0):		\$		\$ \$	
hardship expenses (FC§40 health insurance / plan pren		d).		\$ \$		\$ \$	
other (FC§4059):		u).		\$		\$	
child care costs:				\$		\$	
<ul> <li>304. ORDERS FOR CHILI</li> <li>necessary education or train</li> <li>The above child suppor</li> <li>Each party shall pay on</li> <li>Petitioner shall pay (\$ c</li> <li>Each party shall be rest</li> <li>Other orders for child cat</li> </ul>	ning for employn t includes a con- e half of such ch or %)  ponsible for child	nent skills shall b tribution towards nild care costs in and responden care expenses of	é pa the add nt sh durii	aid as follows: child care expen ition to any other nall pay (\$ or %) ng that party's pe	ses for one support.	or more mi of such c	nor children. child care costs.
305. STIPULATED CHILD Child support <b>is i</b> The parties are fully info duress, is in the best intere amount of child support her The right to support ha no public assistance applica 306. JOINDER IN STIPULA (Mandatory where Loc	<b>is not</b> based ormed of their rig st of each mino ein. s not been assig ation is pending.	on the Statewide hts concerning c r child, and the n gned to the count CHILD SUPPORT	Un hild eed ty p	iform Guideline. support, this su ls of each minor ursuant to §1147 GENCY (FC§406	pport order i child will be 77 of the We 5(c)):	is agreed to adequate	o without coercion or ly met by the agreed nstitutions Code and
LCSA by: (name)							

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Signature of Local Child Support Agency representative

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Date:	Case Name:	Case Number:				
Child support orders may be m support is provided in judicial of clerk's office, and assistance ma 308. WAGE AND EARNINGS A	D SUPPORT (Notice required by FC§4010): nodified under the provisions of FC§§3591, 3650 council form FL-192, "Information sheet on chan ay be obtained through the Office of the Family L ASSIGNMENT ORDER (Mandatory under FC§52	ging a child support order," available in the aw Facilitator. 230):				
A Wage and Earnings Assignment Order, judicial council form FL-195, shall be filed ordering the employer of the obligor to pay to the obligee that portion of the obligor's earnings as will be sufficient to pay an amount to cover the support ordered in this case and any amount ordered by the court toward the liquidation of the following arrearages:           a monthly payment of \$						
Petitioner Respondent benefit of each supported child FC§3751(a)(2), (presumed reat coverage shall be obtained if it k Each parent shall provide the of documents and information neo for health care services costs in Any reimbursement due from of days of demand in the manner so (Judicial Council form FL-192 co Reasonable and necessary he pharmaceutical, vision, dental, different allocation is set forth b by the other.	CARE COVERAGE AND COSTS FOR CHILDRE Both parents shall maintain health insurar lif that insurance is available at no cost or at re- sonable if does not exceed 5% of gross income becomes available at no cost or reasonable cost. other with insurance coverage information, ident cessary to utilize insurance coverage for each su- curred for each supported child. One party to the other under this order or otherwis specified in FC§4063 unless a different period of ontains additional information on health care cost ealth care costs of each supported child not orthodontic and mental health costs, shall be pelow), and each parent shall reimburse the other to written notice of an application for a health insu	tification documents, claim forms and other upported child and to obtain reimbursement vise under FC§4063 shall be paid within 30 time is specified here: covered by insurance, including medical, e shared equally by the parents (unless a r for his or her share of such expenses paid				
Petitioner Respondent dependent and exemption for a and each party shall execute a	ement the custodial parent is usually entitled to cl shall have the right to claim a each minor c all state and federal income tax purposes a ev nd deliver, on demand, any documents necessa d support to the other shall not make the above of	hild, OR a each child listed below, as a ery year, OR in each year listed below, ary for such claim, including IRS form 8332.				
All support payments sha Sacramento, CA 95798-9067 b The CHILD SUPPORT CAS	ED FOR STATE DISBURSEMENT ORDERS (Ma Il be paid to the office of the <b>CA State Dis</b> by check or money order including the number of SE REGISTRY FORM (FL 191) shall be complete y may appear on behalf of the public interest in a	<b>bursement Unit, PO Box 989067, West</b> this case. ed and submitted to the court				



Date:	Case Name:	Case Number:						
400. <b>SPOUSAL OR FAMILY SUPPORT ORDERS</b> (FC§§92, 142, 3590-3604, 3650-3654, 4300-4360): Unless otherwise agreed in writing, the obligation of a party under an order for support of the other party terminates upon the death of either party or the remarriage of the other party (FC§4337).								
401. The court reserves jur	401. The court reserves jurisdiction to award spousal support to both parties Petitioner Respondent until							
further order of court or until the	e date of, which	ever first occurs.						
402. Petitioner Respon	dent shall pay 🔲 Petitioner 🔲 Respondent,							
as spousal support fam	ily support: \$ per month beginn	ing,						
(If step down:) then \$	_ per month beginning, then \$	per month beginning,						
payable one half on the 1st	and 15th days of each month, OR 🔲 on the	day(s) of each month.						
payable through the Califor	nia State Disbursement Unit (complete ¶311).							
payable by wage and earni	ngs assignment order (FC§5230 and judicial cou	ncil form FL-435 or FL-195).						
403. These payments shall con law under FC§4337, whichever	ntinue until further order of court, the date of first occurs.	or until termination by						
	ourt's jurisdiction over spousal support MAY In is filed herein prior to the date that either the							
IN A PROCEEDING FOR DI JURISDICTION TO AWARD S LONG DURATION. A MARRI ALSO APPLY TO SHORTER D 406. Petitioner and respon hereafter. No spousal support spousal support to either party any other circumstances. The	ING WAIVER TERMINATES THE PARTIES' RIG SSOLUTION OR LEGAL SEPARATION THE POUSAL SUPPORT TO EITHER PARTY INDE AGE IS PRESUMED TO BE OF LONG DURAT URATIONS (FC§4336). Indent both waive any and all rights to receive s shall be paid by either party to the other and the from the other at any time hereafter regardless of right to receive spousal support or alimony from t they agree with, have read and understand this Petitioner:	COURT WOULD OTHERWISE RETAIN FINITELY WHERE THE MARRIAGE IS OF TON IF OVER 10 YEARS BUT THIS MAY spousal support from the other at any time e court shall not retain jurisdiction to award the needs or ability to pay of either party or ne other is terminated forever.						
Petitioner Respondent coverage under an existing insu as possible upon receiving notic other available policy for which	GE AND COSTS FOR SPOUSE: shall maintain health insurance coverage for t urance plan, to continue for so long as the other ce of termination of such eligibility and of informa the other party would be eligible. &SC§§1366.2028, 1373.621 and IRC §4980B).	is eligible, and shall notify the other as soon tion necessary to convert such policy to any						
good faith efforts to become se	MONITION (FC§4330): igning this agreement, that it is the goal of this s If-supporting as provided for in FC§4320. The fa court as a basis for modifying or terminating sup	ailure to make good faith efforts may be one						
409. OTHER ORDERS:								

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Date: Case Name: Case Number:
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500. **PROPERTY DIVISION ORDERS** (FC§§65, 130, 760-853, 2500-2660):

501. The following PROPERTY, whether community or separate, is awarded and confirmed to the PETITIONER as the separate property of the petitioner, along with any and all encumbrances thereon, and petitioner shall hold respondent harmless from such encumbrances:

502. The following PROPERTY, whether community or separate, is awarded and confirmed to the RESPONDENT as the separate property of the respondent, along with any and all encumbrances thereon, and respondent shall hold petitioner harmless from such encumbrances:

503. The following DEBTS (FC§§2620-23), whether community or separate, are awarded and confirmed to the PETITIONER as petitioner's separate debts, and petitioner shall hold respondent harmless from these obligations:

504. The following DEBTS (FC§§2620-23), whether community or separate, are awarded and confirmed to the RESPONDENT as respondent's separate debts, and respondent shall hold petitioner harmless from these obligations:



Date: Case Name:	Case Number:
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#### 505. SALE OF PROPERTY ORDERS:

The following property shall be offered for sale and sold for the fair market value as soon as a willing buyer can be found, and the net proceeds therefrom shall be divided equally unless a different division is specified herein:

506. EQUALIZATION OF DIV	ISION OF PROPERTY AND DEBT ORDERS:	
To equalize the division of the	community property assets and obligations the Petitioner Respond	dent shall pay to
the other party the sum of \$	payable as follows:	

#### 507. ORDERS FOR DEFERRED SALE OF FAMILY HOME (FC§§3800-3810) OR OTHER PROPERTY:

508. The parties own undivided interests in the following property which they shall continue to hold in equal shares as tenants in common unless otherwise specified herein. The parties, by signing this agreement, hereby terminate any joint tenancy interests or other survivorship interests in the following property:

509. 🗌	Petitione	er 🗌	Responder	nt shall have	e the exclusive	e use and	possession	of the	above	property	on the	following
conditio	ns:											
		-		_		-						

a.		That party shall pay all payments due on encumbrances and property taxes and shall have the right to claim such
	exp	penses as deductions for all income tax purposes;

b. That party shall maintain reasonable amounts of fire and liability insurance on the property;

c. That party shall pay all costs of ordinary maintenance and repair of the property. Extraordinary maintenance and repair may be shared between the parties only with the written consent of the other party or further court order.

The above property shall be offered for sale and sold for the fair market value thereof as soon as a willing buyer can be found upon demand of either party at any time after the happening of the first of the conditions checked below:

The date of \_\_\_\_\_

That party no longer using the property as the principal residence of said party and a minor child of the parties.

The failure of that party to comply with conditions a. or b. above.

Other:

Upon sale of the above property, after payment of broker's commissions, encumbrances, and other costs of sale, the net proceeds shall be divided equally between the parties except that any lien or encumbrance incurred by either party alone, which is not a community obligation, shall be charged only to that party's share of the proceeds.

The parties shall cooperate in the sale and listing for sale of said property including signing and delivering necessary documents and making the property reasonably available for prospective buyers and brokers.

510. This court retains jurisdiction to make any orders necessary to resolve any disputes concerning the maintenance, listing, sale and disposition of proceeds from any property ordered sold and the tax consequences thereof, and to modify the provisions hereof relating to any deferred sale, including the date of sale thereof, as provided in FC§§3807-8.

#### 511. OTHER ORDERS:



Date:	Case Name:	Case Number:
2410.		

#### 550. PENSION, RETIREMENT, EMPLOYEE BENEFIT PLAN ORDERS (FC§§80, 2060-2074, 2610):

The parties own interests in the following pension, retirement and other employee benefit plans (FC§80):

Include the name, address, and description of each plan and the administrator thereof, or if the name of the plan or administrator is not known list the name and address of each employer, where either party worked or earned benefits at any time during marriage.

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	3.		

4.

551. TO THE EMPLOYER/PLAN ADMINISTRATOR OF EACH PLAN IDENTIFIED ABOVE: Each party identified above is provisionally awarded without prejudice, and subject to adjustment by a later domestic relations order, a separate interest equal to one-half of all benefits accrued or to be accrued under any retirement plan in which one party has accrued a benefit, including but not limited to the plans listed below, as a result of employment of the other party during the marriage or domestic partnership and before the date of separation. In addition, pending further notice, the plan must, as allowed by law, or as allowed by the terms of the plan in the case of a governmental plan, continue to treat the parties as married persons or domestic partners for purposes of any survivor rights and benefits available under the plan to the extent necessary to provide for payment to the surviving spouse or domestic partner of an amount equal to that separate interest or of all of the survivor benefits if at the time of death of the participant there is no other eligible recipient of the survivor benefit.

552. Each party is awarded one half of the community property interests in the above plans and benefits unless a
different division is specified by written agreement of the parties. The community interest is that portion of the total plan or
benefit determined by a fraction with the numerator representing the period of participation (or length of service) in the plan
during marriage before separation and the denominator representing the total period of participation in the plan (or total
length of service).

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553.	Each	party	who	is a j	particip	oant i	n a plar	listed	above	mus	t join	that pla	n as a	a party	to this	case	e wher	i joindei	r is
require	ed by	law.	(See	Retir	ement	Plar	n Joinde	r—Info	rmation	She	et [fo	orm FL-3	318-IN	FO].)	А сору	of t	his or	der sho	uld
promp	tly be	e deli	vered	to t	he pla	an or	admini	strator	thereof	f to	help	preserv	e you	rights	pendi	ng f	urther	orders	or
procee	edings																		

The parties are advised that further court orders may be required to enforce the division of these plans and benefits and to otherwise protect either party's rights to such plans and benefits. A Qualified Domestic Relations Order ("QDRO") or other order may be required under federal or state law. Each party should seek legal advice on this matter as soon as possible to help prevent loss of rights or benefits.

The court reserves and retains jurisdiction to make further orders necessary or appropriate to divide such plans and benefits including orders under FC§2610.\_\_\_

554. The attorney for the Detitioner	Respondent (or that party if unre	presented) shall prepare any QDRO or other
court orders necessary to divide the above	e plans (OR plan numbers	_ above) and benefits and shall submit such
proposed orders to the other party or attor	ney for approval before submitting s	uch orders to the court.

555. The attorney for the	Petitioner	Respondent (or that party if unrepresented) shall apply for an order joining the
above plans (OR plan num	bers	above) as parties hereto under the provisions of FC§§2060-2065.

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Date:	Case Name:	Case Number:
600. OTHER ORDERS:		

