|  | SUPERIOR COURT OF CALIFORN   | IIA • COUNTY OF T  | ULARE            | FOR COURT USE ONLY       |  |  |
|--|--|--|------------------|--------------------------|--|--|
|  | 221 S. Mooney Blvd.  | South County Justic<br>300 E. Olive<br>Porterville, CA 93257 |                  |                          |  |  |
|  | In Re The Matter of:   |  |                  |                          |  |  |
|  | PETITIONER:  |  |                  |                          |  |  |
|  | RESPONDENT:  |  |                  |                          |  |  |
|  | OTHER PARTY/PARENT:  |  |                  |                          |  |  |
|  | Attorney (Petitioner):   | CASE NUMBER:  Department:  Judicial Officer:                 |                  |                          |  |  |
|  | Attorney (Respondent):   |  |                  |                          |  |  |
|  | Attorney (Other Party/Parent/DCSS):  |  |                  |                          |  |  |
|  | FINDINGS AND   |  |                  |                          |  |  |
|  | AFTER HEA  | RING   |                  | Hearing Date:            |  |  |
| <ul> <li>2. Petitioner present</li></ul> |  |  |                  |                          | tody Jurisdiction and rovided by the laws of |  |
|  | Name of child  Legal Custody of the minor child/rer Physical Custody of the minor child/ Visitation/Parenting Plan is as set for | ren is awarded to $lacksquare$                               | Petitioner Respo | dent □Other parent □Botl |  |  |
| 5.                                       |  |  |                  |                          |  |  |
|  | ☐ The matter is set for Hearing on   | , 20   | ), at:_          | a.m./p.m. as to the iss  | ues of :                                     |  |
|  | ENTONICO   | Page 1 of  |                  |                          | ·  |  |
|  | FINDINGS   | AND ORDER AFTE   | K HEAKING        |                          |  |  |

| 6.  |   | CHILD SUPPORT  |
|-----|---|--|
|     | a.<br>b.                                      | The parent ordered to pay support is the Petitioner Respondent Other Parent.  Attached is a computer printout showing each parent's income and percentage of time each parent spends   |
|     | υ.  | with the child/ren. The printout, which shows the calculation of child support payable, will become the court's  |
|     | C.  | findings. The parent ordered to pay support is the parent of and must pay current child support for the child/ren listed at  |
|     | C.  | item 4.  |
|     | d.  | The base child support obligation for the parent ordered to pay support is \$ per month, \[ \subseteq payable on the \] \[ \subseteq \text{day of each month } \[ \subseteq \text{Other: } \] \[ \subseteq \text{day of each month } \[ \subseteq \text{Other: } \] \[ \subseteq \text{day of each month } \[ \subseteq \text{Other: } \] \[ \subseteq \text{day of each month } \[ \subseteq \text{Other: } \] \[ \subseteq \text{day of each month } \[ \subseteq \text{Other: } \] \[ \subseteq \text{day of each month } \[ \subseteq \text{Other: } \] \[ \subseteq \text{day of each month } \[ \subseteq \text{Other: } \] \[ \subseteq \text{day of each month } \[ \subseteq \text{Other: } \] \[ \subseteq \text{day of each month } \[ \subseteq \text{Other: } \] \[ \subseteq \text{day of each month } \[ \subseteq \text{Other: } \] \[ \subseteq \text{day of each month } \[ \subseteq \text{Other: } \] \[ \subseteq \text{day of each month } \[ \subseteq \text{Other: } \] \[ \subseteq \text{day of each month } \[ \subseteq \text{Other: } \] \[ \subseteq \text{day of each month } \subseteq \text{day of each month } \subseteq \text{day of each month } \] \[ \subseteq \text{day of each month } \text{day of each month } \subseteq \text{day of each month } \text{day of each month } \subseteq \text{day of each month } \te |
|     |   | , and continuing until further order of the court, or until the child/ren marries, dies, is emancipated, reaches age 19, or reaches age 18 and is not a full-time high school student, whichever occurs first.   |
|     | e.  | The total amount of base child support is apportioned among the minor children as follows:   |
|     | f.  | The issue of child support shall be referred to the Tulare County Department of Child Support Services, for an investigation and report, to be mailed to the parties or his/her attorney prior to expiration of a 120 day period. The parties shall have 15 days after the mailing to object in writing to the Calendar Clerk, with a copy of the objection to the Department of Child Support Services. In the absence of such objection, the recommendation may be adopted   |
|     |   | as an order of the Court.  |
| 7.  |   | ATION TO NON-GUIDELINE CHILD SUPPORT ORDER   |
|     | suppo<br>calcu<br>is acti<br>The no<br>child/ | nild support agreed to by the parents is below or above the statewide child support guideline. The amount of out that would have been ordered under the guideline is \$ per month. A copy of the guideline child support lation is attached to this order. The parents have been fully informed of their rights concerning child support. No parent agout of duress or coercion. No parent is receiving public assistance and no application for public assistance is pending. The edge of the child/ren will be adequately met by this agreed-upon amount of child support. The agreement is in the ren's best interests. If the order is below the guideline, no change of circumstances will be required to modify this order.  |
| 8.  | MANE  | DATORY ADDITIONAL CHILD SUPPORT  |
|     | a.  | The parent ordered to pay support must pay additional monthly support for child-care costs related to employment   |
|     |   | or reasonably necessary for job training as follows:  one-half or  |
|     | b.  | The parent ordered to pay support must pay reasonable uninsured or unreimbursed health-care costs for the  |
|     |   | child/ren, as follows:  one-half or  |
|     |   | Payments must be made to the parent receiving support State Disbursement Unit health-care provider.  |
| 9.  | CHILD   | SUPPORT SUSPENSION   |
|     | of mo<br>stoppe<br>also n<br>child s          | a person who has been ordered to pay child support is in jail or prison or is involuntarily institutionalized for any period re than 90 days in a row, the child support order is temporarily stopped. However, the child support order will not be ed if the person who owes support has the financial ability to pay that support while in jail or prison or an institution. It will ot be stopped if the reason the person is in jail or prison or an institution is because the person did not pay court ordered support or committed domestic violence against the supported person or child/ren. The child support order starts again as first day of the month after the person is released from jail or prison or an institution.  |
| 10. | HFAIT   | H-CARE EXPENSES/INSURANCE  |
|     | a.  | The parent ordered to pay support ☐ The parent receiving support must provide and maintain health insurance coverage for the children if available at no or reasonable cost through his or her employment or self-employment (the cost is presumed to be reasonable if it does not exceed 5 percent of gross income to add a child/ren). Both parents are ordered to cooperate in the presentation, collection, and reimbursement of any health-care claims. The parent ordered to provide health insurance must seek continuation of coverage for the child/ren after the child/ren attains the age when the child/ren is no longer considered eligible because of a physically or mentally disabling injury, illness, or condition and is chiefly dependent upon the parent providing health insurance for support and maintenance.  |
|     | b.  | ☐ Health insurance is not available to the ☐ Petitioner ☐ Respondent ☐ Other parent at a reasonable cost at this time.   |
|     | c.  | $\square$ The parent providing coverage must assign the right of reimbursement to the other parent.  |
|     | d.  | The form Notice of Rights and Responsibilities (Health-Care Costs and Reimbursement Procedures and Information Sheet on Changing a Child Support Order (Form FL-192) is attached.  |
|     |   | Page of  |
|     |   | FINDINGS AND ORDER AFTER HEARING   |

| a.                | SAL/PARTNER/FAMILY SUPPORT  Attached is a computer printout showing each spouse's income. The printout, which shows the calculation of   |
|-------------------|--|
| <b>J.</b>         | spousal/partner/family support payable, will become the court's findings.  |
| ).                | The Petitioner Respondent Other Party must pay to the other party as Temporary Spousal Support   |
|                   | Partner Support 🗌 Family Support \$ per month, beginning (date): 🔲 until further order   |
|                   | of the court 🗌 payable through (specify end date):   |
|                   | Support is payable on the (specify): day of the month Other:   |
|                   | Petitioner Respondent Other Party is given a Gavron warning and is advised by the court that the recipien  |
|                   | of spousal/partner support should make reasonable efforts to assist in providing for his or her support. Failure to do so  |
| ·.                | may be considered by the court in future proceedings regarding spousal/partner support.  The obligation to pay spousal or partner support is terminated upon the death of either party, the remarriage of the  |
| •                 | party receiving spousal support, or further order of the court.  |
|                   | ☐ The issue of ☐ spousal ☐ partner ☐ family support for the ☐ Petitioner ☐ Respondent ☐ Other Party is reserved.   |
|                   | for later determination.   |
| <b>J</b> .        | $\square$ The court terminates jurisidiction over the issue of spousal or partner support for the $\square$ Petitioner $\square$ Respondent, $\square$   |
|                   | Other Party and the effective date of this order is:   |
| ١.                | ☐The parties must promptly inform each other of any change of employment, including the employer's name  |
|                   | address, and telephone number.   |
|                   | Any spousal or partner support ordered will continue until the death of either party, the remarriage of the party receiving support, or further order of the court.  |
|                   | receiving support, or former order of the coort.   |
| UPPC              | ORT ARREARS  |
| ١.                | ☐The parent ordered to pay support owes support arrears as of (date):  |
|                   | Child Support \$  Spousal Support \$   |
|                   | ☐ Spousal Support \$   |
|                   | Family Support \$  |
|                   | Partner Support \$  Child-care costs \$ Health-care costs \$   |
|                   | ☐ Crilid-Care costs \$ ☐ Rediff-Care costs \$ ☐ Interest is not included and is not waived.  |
|                   | Arrears are payable: \$ on the day of each month beginning:, until paid in full.   |
|                   | Interest accrues on the entire principal balance owing and not on each installment as it becomes due.  |
| ).                | No provision of this order may operate to limit any right to collect the principal (total amount of unpaid support) or   |
|                   | to charge and collect interest and penalties as allowed by law. All payments ordered are subject to modification.  |
| ITER              | FCT ON ALL LINDAID CHUID CROUGAL DARTNER AND OR FAMILY CURRORT   |
| <u>NIEK</u><br>3. | EST ON ALL UNPAID CHILD, SPOUSAL, PARTNER AND/OR FAMILY SUPPORT  NOTICE: Any party required to pay child, spousal, partner, and/or family support must pay interest on overdue   |
|                   | amounts at the legal rate, which is currently 10 percent per year.   |
|                   |  |
| <u>:ARN</u>       |  |
|                   | INGS ASSIGNMENT/INCOME WITHHOLDING ORDER   |
|                   | An earnings assignment order will be issued upon request of the party entitled to receive support. NOTE: The payor   |
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| a.<br>AITO<br>a.  | An earnings assignment order will be issued upon request of the party entitled to receive support. NOTE: The payor of support is responsible for the payment of support directly to the recipient until the support payments are deducted from the payor's wages and for payment of any support not paid by the assignment order.    Respondent  |
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| a.                     | The exclusive use, possession and below:  | control of the following property that the parties own or are buying is as set forth  |
|------------------------|---|---|
|                        | <u>Property Item</u>  | <u>Possession to</u>  |
| b.                     | keep current any and all loan pay   | Other Party Party In Possession of each listed item is ordered to make and yments for said items, as well as any insurance or property tax payments owed on   |
| c.<br>d.<br>e.         | ☐The automatic temporary restrought   | y. The court will make final orders at the time of Trial. aining orders listed in the Summons remain in effect until further order of the court. Items of property listed in the Attachment to Order, on the terms set forth in the atic temporary restraining orders listed in the Summons remain in effect as to all ties until further order of the court. |
| If this                | RAINING ORDERS s order is attached to or made pursuc s order remain in effect after the restr | ant to a Restraining Order request, the custody, visitation and support orders issued aining order ends.  |
| OTHE<br>a.<br>b.<br>c. | ER ORDERS  As set forth in the Attachment All documents attached heret Other:                 | to Order.<br>o are incorporated into this order by reference.   |
|                        |   |   |
|                        |   |   |
| Each                   | ect.  | jury pursuant to the laws of the State of California that the foregoing is true and   |
| Petiti                 | ioner:  | Attorney:   |
| Resp                   | oondent:  | Attorney:   |
| Othe                   | er Parent/Party:  | Attorney:   |
| <u>IT IS S</u>         | SO ORDERED:   |   |
| N<br>  Ke<br>  To      | GE OF THE SUPERIOR COURT<br>lathan D. Ide<br>erri Lopez<br>ara K. James                       | DATE SIGNED   |
|                        |   |   |
|                        | ATTA  | ACHMENT TO ORDER  |
|                        |   | Page of   |
|                        |   |   |

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|----------------------------------|
| FINDINGS AND ORDER AFTER HEARING |