

SUPERIOR COURT OF CALIFORNIA COUNTY OF TULARE

www.tularesuperiorcourt.ca.gov 559-730-5000

DIVORCE/LEGAL SEPARATION/NULLITY PART 2 (JUDGMENT)

Forms included in this packet:				
For you to read		Instructions		
File for Default	FL-165	Request to Enter Default		
Judgment				
For all Judgments	FL-170	Declaration for Default or Uncontested Dissolution or Legal Separation		
	FL-180	Judgment of Dissolution		
	FL-190	Notice of Entry of Judgment		
For Default by	FL-144	Stipulation and Waiver of Final Declaration of Disclosure		
Agreement or	FL-140	Declaration of Disclosure		
Uncontested	FL-141	Declaration of Service of Declaration of Disclosure and Income and		
Judgment	Judgment Expense Declaration			
For Uncontested	For Uncontested FL-130 Appearance, Stipulations, and Waivers (Family Law-Unifo			
Judgment Only		Custody and Support)		
Judgment	FLF-150	Child Custody attachment – use if you have minor children with spouse		
Attachments	SHC-320-2017-O	Child Support attachment – use if you have minor children with spouse		
	SHC-330-2016-O	Child Support attachment – use only if you have attached guidelines		
calculations and are prepared to		calculations and are prepared to stipulate to guidelines support.		
	SHC-340-2016-O	Spousal Support attachment		
SHC-350-2016-O Property Division attachment – use only if yo		Property Division attachment – use only if you have assets or debts to		
be divided		be divided		
SHC-360-2016-O Other Orders attachment – only include if you have other		Other Orders attachment – only include if you have other orders not		
included in the other attachments. Only sign if you are su		included in the other attachments. Only sign if you are submitting as		
		an agreement.		

NOTE: This packet is to be used to file for Default or Uncontested Judgment in your DIVORCE, LEGAL SEPARATION, OR NULLITY CASE. There are certain steps you must take and documents you must file before the Court can enter Judgment. These steps are explained in the packet entitled DIVORCE, LEGAL SEPARATION, NULLITY – PART 1.

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SELF HELP RESOURCE CENTER

The Clerk and Deputy Clerk are legally prohibited from giving any legal advice about which forms to use or how to proceed in a legal action for dissolution of marriage (Government Code §§ 24004, 68082).

If you are filing for divorce and do not have an attorney representing you, there is free assistance available. The Self-Help Resource Center (also known as the Family Law Facilitator) in Visalia provides a weekly Dissolution Judgment workshop every Monday morning at 9:30 a.m., in which staff explain each necessary form and the process for obtaining a divorce, legal separation or nullity by default. For more information, or to sign up for this class, contact the Self-Help Resource center at (559) 737-5500. Time and day of workshops subject to change without notice.

Assistance is also available at both Self-Help Resource Centers in Visalia and Porterville. The Self-Help Resource Center can assist you in completing your forms and can explain the general law and procedures involved in filing for divorce. They cannot provide strategic advice or express a legal opinion about the merits of your particular case. Please contact:

Superior Court of California, County of Tulare SELF-HELP RESOURCE CENTER (559) 737-5500

3400 W. Mineral King, Suite C, Visalia CA 93291 OR 300 E. Olive (South County Justice Center), Porterville, CA 93257

It is your responsibility to read and complete all applicable forms thoroughly and follow all of the required procedures and local and state rules – failure to do so may result in the Court delaying or denying your request. If you have further questions or concerns regarding divorce, you may wish to consult with an attorney, use the assistance of a paralegal or typing service, or do self-research at the Tulare County Law Library (on the ground floor of the Visalia Courthouse, with Law Library computer terminals also available in the Self-Help Resource Center in the Porterville courthouse) or on the California Courts' Self-Help website at https://www.courts.ca.gov/selfhelp-divorce.htm (select the Spanish icon at the right of the webpage for information in Spanish).

STEP 1 DETERMINE YOUR NEXT STEP:

Your next step will depend in part on what your spouse has done in response to your Petition. There are four possible options:

- 1. **Default Judgment –** spouse was properly served at least 30 days ago, and did not file a Response, and you have no agreement.
- 2. **Default By Agreement** spouse was properly served at least 30 days ago, and did not file a Response, and you have come to an agreement on all matters of child custody, child support, spousal support and property.
- Uncontested spouse was properly served and filed a Response and you have come to an agreement on all matters of child custody, child support, spousal support and property.
- 4. **Contested** spouse was properly served and filed a Response and you do not have an agreement as to all matters of child custody, child support, spousal support and property.
 - a. If you have a contested case, you can tell the judge at your Case Management Conference that you are requesting a trial date. If you have property matters still in dispute, the Court may send you to mediation with the Better Business Bureau to try to resolve those issues prior to trial. If you have child support issues to resolve, the Court may send you to meet with the Department of Child Support Services.
 - b. Once your trial date is set, the Court will probably order you to file a Settlement Conference statement. The Self-Help Resource Center can assist you with that form.

STEP 2 COMPLETE THE NECESSARY FORMS

Type or neatly hand print <u>all</u> of the required forms in blue or black ink. Forms are also available in fillable .pdf format on the California Courts' website at www.courts.ca.gov/forms. A list of required forms is included on the front of this packet.

You will need to complete and file:

- 1. For Default Judgment:
 - Request to Enter Default (FL-165)
 - Declaration of Default or Uncontested Judgment (FL-170)

- Judgment (FL-180)
 - Include any attachments necessary to indicate custody, support and property orders that you requested in your Petition.
 - If you have a long-term marriage (10 years or more) and are seeking spousal support, check "reserved."
 - PLEASE NOTE: The Court will not sign any Judgment by Default that does not include custody and support orders in cases involving minor children, or any Judgment that includes:
 - Orders not requested in the Petition
 - Orders for termination of spousal support in a long-term marriage (over 10 years)
 - Property orders for unequal division of property
- Notice of Entry of Judgment (FL-190)
- Declaration of Service of Declaration of Disclosure and Income and Expense Declaration (FL-141) for Petitioner (unless previously filed)

2. For Default Judgment By Agreement:

- Request to Enter Default (FL-165)
- Declaration of Default or Uncontested Judgment (FL-170)
- Judgment (FL-180) (with necessary attachments see section 1, above)
- Notice of Entry of Judgment (FL-190)
- Declaration of Service of Preliminary Declaration of Disclosure and Income and Expense Declaration (FL-141) for each spouse (unless previously filed)
- Stipulation and Waiver of Final Declaration of Disclosure (FL-144) both parties sign this, OR both parties serve each other:
 - o Final Declaration of Disclosure (FL-140)
 - updated Income and Expense Declaration (FL-150) available online or at the Self-Help Resource Centers or in the Court Clerk's office
 - updated Statement of Assets and Debts (FL-142) or Property
 Declaration (FL-160) available online or at the Self-Help Resource
 Centers or in the Court Clerk's office.

and then both parties must file Declaration of Service of Final Declaration of Disclosure and Income and Expense Declaration (FL-141)

3. For Uncontested Judgment:

You will need to complete and file all of the forms listed above in Section 2 plus:

- Appearance, Stipulations and Waivers (FL-130) both spouses must sign.
 - Speak to Self-Help for guidance if at least one spouse is on active duty in the military.

STEP 3 FILE COMPLETED FORMS

- Take the original (two-hole punched at the top center of the page) and <u>two</u> photocopies each of your forms to the Visalia Courthouse, Clerk of the Court (Rm. 201) located at 221 S. Mooney Blvd, Room 201, Visalia, CA 93291 **OR** the South County Justice Center, Court Clerk's window located at 300 E. Olive Ave, Porterville, CA 93257.
- 2. In addition to your forms, give the Clerk 2-3 stamped business-sized envelopes as indicated below:
 - a. <u>Default Judgment</u>:
 - i. One envelope addressed to your spouse, with 1 stamp affixed.
 - ii. One envelope addressed to you, with 2 stamps affixed.
 - iii. One envelope addressed to your spouse, with 2 stamps affixed.
 - b. <u>Default by Agreement or Uncontested Judgment:</u>
 - i. One envelope addressed to you, with 2 stamps affixed.
 - ii. One envelope addressed to your spouse, with 2 stamps affixed.

The Clerk will use these envelopes to send a signed copy of your *Judgment* to each spouse. If you are filing for Default Judgment the Clerk will also send a copy of the *Request for Entry of Default* to your spouse.

PLEASE NOTE:

- If you filed for Divorce, the earliest date for dissolution of your marriage will be 6 months and 1 days from the date of service of the Petition and Summons. If it has been more than 6 months since you served the Petition and Summons, the Judgment will take effect on the date the court signs the Judgment. This date will be written on your Judgment.
- If you filed for Legal Separation, your Legal Separation Judgment will take effect one the date the court signs the Judgment.
- If you filed for Nullity, the Court will likely order a "prove-up" hearing for
 you to appear and show your evidence supporting your claim of nullity. In
 that case, the Clerk's Office will mail a notice of hearing to you and your
 spouse and your Judgment will not be granted until the court has held
 this hearing.

	FL-103
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	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
PETITIONER:	
RESPONDENT:	
REQUEST TO ENTER DEFAULT	CASE NUMBER:
To the clerk: Please enter the default of the respondent who has failed to respond to the	petition.
 A completed <i>Income and Expense Declaration</i> (form FL-150) or <i>Financial Statement</i> (Sir is attached is not attached. 	npililea) (Iorm FL-155)
A completed <i>Property Declaration</i> (form FL-160) is attached is not attached	ed
because (check at least one of the following):	
(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	t of a written agreement.
(c) there are no issues of child, spousal, or partner support or attorney fees and c	osts subject to determination by the court.
(d) the petition does not request money, property, costs, or attorney fees. (Fam. 0	Code, § 2330.5.)
(e) there are no issues of division of community property.	
(f) this is an action to establish parental relationship.	
Date:	
L	
(TYPE OR PRINT NAME) (SIGNA	TURE OF [ATTORNEY FOR] PETITIONER)
2 Declaration	
3. Declaration	addraga of the reenendent remains unlineum
 a No mailing is required because service was by publication or posting and the ab A copy of this Request to Enter Default, including any attachments and an environment. 	
provided to the court clerk, with the envelope addressed as follows (address of	
the respondent's last known address):	The respondent's attorney or, if none,
I declare under nameltic of marking under the layer of the Otate of October 1991 (1991)	in the condition of
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 (c	date):
Default entered as requested on (date):	,
Default not entered. Reason:	
25.ddit Hot Officion. (todooff.	
Clerk, by	, Deputy

(SIGNATURE OF DECLARANT)	Түре ок ряит иаме)
	•
	Date:
is true and correct.	I declare under penalty of perjury under the laws of the State of California that the foregoing
United States as defined in section 511 et entitled to the benefits of such act.	5. Declaration of nonmilitary status. The respondent is not in the military service of the Legal of the Servicemembers Civil Relief Act (50 U.S.C. Appen. § 501 et seq.), and is not
(SIGNATURE OF DECLARANT)	(TYPE OR PRINT NAME)
	•
	Date:
	Control of the contro
is true and correct.	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
ge and belief, the foregoing items of	c. I am the attorney, agent, or party who claims these costs. To the best of my knowledge
\$	
\$	
\$s	
\$	(3) Other (specify):
\$	(S) Process server's fees
***************************************	(1) Clerk's fees
	a. Costs and disbursements are waived. b. Costs and disbursements are listed as follows:
	4. Memorandum of costs

CASE NUMBER:

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

		1 = 170
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and addit	ess):	FOR COURT USE ONLY
 		
TELEPHONE NO.: FAX NO. (Optional)	:	
E-MAIL ADDRESS (Optional):		
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF		
STREET ADDRESS:		
MAILING ADDRESS: CITY AND ZIP CODE:		
CITY AND ZIP CODE: BRANCH NAME:		
PETITIONER:		
RESPONDENT:		
DECLARATION FOR DEFAULT OR	UNCONTESTED	CASE NUMBER:
☐ DISSOLUTION ☐ LEGAL	SEPARATION	
(NOTE: Items 1 through 12 apply to both dissolution a	nd legal separation proceedings	s.)
1. I declare that if I appeared in court and were sworn, I w		
I agree that my case will be proven by this declaration a do so.	and that I will not appear before th	e court unless I am ordered by the court to
	tition Response is tru	ue and correct.
4. Type of case (check a, b, or c):	•	
a. Default without agreement		
(1) No response has been filed and there is n	o written agreement or stipulated	judgment between the parties;
(2) The default of the respondent was entered petition; and	•	•
(3) The following statement is true (check one):	
(A) There are no assets or debts to		
(B) The community and quasi-comr	nunity assets and debts are listed	on the completed current <i>Property</i>
		e of the assets and debts that I propose ment (form FL-180) is a fair and equal
		the debts are assigned fairly and equitably.
b. Default with agreement		
(1) No response has been filed and the parties	s have agreed that the matter may	proceed as a default matter without
notice; and (2) The parties have entered into a written agi	eement regarding their property a	and their marriage or domestic partnership
rights, including support, the original of wh		
approve the agreement.	•	·
c. Uncontested		
(1) Both parties have appeared in the case; ar		nd their merriese or demonstrate mertinese the
(2) The parties have entered into a written agr rights, including support, the original of wh approve the agreement.		
5. Declaration of disclosure (check a, b, or c):		
a. Both the petitioner and respondent have filed of Disclosure (form FL-141) and an Income a		
b. This matter is proceeding by default. I am the Declaration of Disclosure (form FL-140) with		
FL-140) from the respondent.	•	· ·
c. This matter is proceeding as an uncontested waived by both parties. A waiver provision ex		
and Waiver of Final Declaration of Disclosure		
another, separate stipulation.		

	payable to the local child support agency at the address set forth in the proposed judgment. A representative of the local child support agency has signed the proposed judgment. 8. Spousal, Partner, and Family Support (If a support order or attomey fees are requested, submit a completed Income and Expense Declaration (form FL-150) unless a current form is on file. Include your best estimate of the other party's income. Check at least one of the following.) b. I sak the court to reserve lurisdiction to award spousal or partner support. c. I sak the court to terminate forever spousal or partner support in the proposed Judgment (form FL-180) d. Spousal support or domestic partner support should be ordered as set forth in the proposed Judgment (form FL-180) attached declaration (Attachment 8d.) e. Family support should be ordered as set forth in the proposed Judgment (form FL-180).
	 b. Complete items (1) and (2) regarding public assistance. (1) I am receiving am not receiving intend to apply for public assistance for the child or children listed in the proposed order. (2) To the best of my knowledge, the other party is is not receiving public assistance. c. The petitioner respondent is presently receiving public assistance, and all support should be made
1	7.
	d. Tacts in support of requested judgment (In a default case, state your reasons below): Contained on Attachment 6d.
(<u>c</u>	6. Child custody and visitation (parenting time) should be ordered as set forth in the proposed Judgment (form FL-180). a. The information in Declaration Under Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) (form FL-109 b. There is an existing court order for custody/parenting time in another case in (county): The case number is (specify): C. The current custody and visitation (parenting time) previously ordered in this case, or current schedule is (specify): C. Contained on Attachment 6c.
	RESPONDENT:
	- DETITIONER:

	PETITIONER:	CASE NUMBER:
	RESPONDENT:	
9.	Parentage of the children of the petitioner and respondent born prior to their marrordered as set forth in the proposed <i>Judgment</i> (form FL-180). a. A Voluntary Declaration of Paternity is attached. b. Parentage was previously established by the court in <i>(county):</i> The case number is <i>(specify):</i> Written agreement of the parties attached here or to the <i>Judgment</i> (form	
10.	Attorney fees should be ordered as set forth in the proposed <i>Judgment</i> (form FL facts in support in form FL-319 other (specify facts below):	-180)
11.	The judgment should be entered nunc pro tunc for the following reasons (specify)	:
12.	The petitioner respondent requests restoration of his or her former na (form FL-180).	me as set forth in the proposed Judgment
13.	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	
14.	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 DISSO	OLUTIONS
15.	If this is a dissolution of marriage or of a domestic partnership created in another state, have been residents of this county for at least three months and of the state of Californiand immediately preceding the date of the filing of the petition for dissolution of marriage.	a for at least six months continuously
16.	I ask that the court grant the request for a judgment for dissolution of marriage or dome differences and that the court make the orders set forth in the proposed <i>Judgment</i> (form	
17.	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
	THIS STATEMENT APPLIES ONLY TO LEGAL SEP	ARATIONS
18.	I ask that the court grant the request for a judgment for legal separation based on irrect court make the orders set forth in the proposed <i>Judgment</i> (form FL-180) submitted with	
	I understand that a judgment of legal separation does not terminate a marriage or still married or a partner in a domestic partnership.	domestic partnership and that I am
19.	Other (specify):	
I de	clare under penalty of perjury under the laws of the State of California that the foregoing e:	is true and correct.
	(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)

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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	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
MARRIAGE OR PARTNERSHIP OF	
PETITIONER:	
RESPONDENT:	
JUDGMENT	CASE NUMBER:
☐ DISSOLUTION ☐ LEGAL SEPARATION ☐ NULLITY	
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 modified The restraining orders are contained on page(s) of the attachment. They expend the contained on page(s) of the attachment.	ries existing restraining orders. oire on (date):
Contested Agreement in court	ation under Family Code section 2336
a. Date: Dept.: Room: b. Judicial officer (name): Temporal	v judae
b. Judicial officer (name): c. Petitioner present in court Attorney present in court (name)	
d. Respondent present in court Attorney present in court (na	•
	present in court (name):
f. Other (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 COOR CALLSE ARREADING	
THE COURT ORDERS, GOOD CAUSE APPEARING	was in sets of seed the security server we store of to the
 a. Land Judgment of dissolution is entered. Marital or domestic partnership status is te status of single persons 	rminated and the parties are restored to the
(1) on (specify date):	
(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 (date):	
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	· · · · · · · · · · · · · · · · · · ·
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

(Family Law)

bunt, transfer-on-death vehicle registration, tenest. It does not automatically cancel the partner's life insurance policy. You should se, retirement plans, and credit reports, to debts, but if that party does not pay the pousal support is ordered.	of attorney, pay-on-death bank acco ancy, and any other similar property in ry of the other spouse's or domestic in other credit accounts, insurance policies by you should take any other actions. part of the dissolution of property and of from the other party.	Dissolution or legal separation may automatically connectic partner's will, trust, retirement plan, power survivorship rights to any property owned in joint tens rights of a spouse or domestic partner as beneficial review these matters, as well as any credit cards, of determine whether they should be changed or whether they should be changed or whether determine whether they should be changed or whether debt or obligation may be assigned to one party as a debt or obligation, the creditor may be able to collect for earnings assignment may be issued without addition have party required to pay support must pay interest or
JUDICIAL OFFICER	SIGNATURE FOLL(Date: 5. Number of pages attached:
		o Other (specify): Each attachment to this judgment is incorporated into provisions. Jurisdiction is reserved to make other orde
eement.	ation for judgment, or other written agr	n. Attorney fees and costs are ordered as s (1) Settlement agreement, stipul. (2) Attorney Fees and Costs Ord (3) Other (specify):
eement.	lation for judgment, or other written agr	m. Property division is ordered as set forth i (1) Settlement agreement, stipul (2) Property Order Attachment to (3) Other (specify):
		(S) As set forth in the attached (S)
eement which contains the declarations-350).	ation for judgment, or other written agra tion 4065(a). d Order Attachment (form FL-342). odify Child Support and Order (form FL- other case. Case number:	(2) Child Support Information and Stipulation to Establish or Mod (3) Previously established in ano
eement which contains the information	me) are ordered as set forth in the attar ation for judgment, or other written agna tion 3048(a). Stody and/or Visitation of Children (form other case. Case number:	j. Child custody and visitation (parenting tir (1) Settlement agreement, stipulation code sect (2) (2) Child Custody and Visitation (3) Stipulation and Order for Custody (4) Previously established in and
	: partnership are: Birthdate	4. i. The children of this marriage or domestic
CASE NUMBER:		CASE NAME (Last name, first name of each party):

FL-180

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	
STREET ADDRESS: MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
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	
 Dissolution—reserving jurisdiction over termination of marital status or domestic pa Legal separation 	irtnersnip
5. Nullity	
6. Parent-child relationship	
7. Judgment on reserved issues	
8. Uther (specify):	
Date:	
Clerk, by	, Deputy
-NOTICE TO ATTORNEY OF RECORD OR PARTY WITHOUT	T ATTORNEY—
Under the provisions of Code of Civil Procedure section 1952, if no appeal is filed the court rotherwise disposed of after 60 days from the expiration of the appeal time.	nay order the exhibits destroyed or
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 unt of marital or domestic partnership status, as shown in this box.	til the effective date of the termination
CLERK'S CERTIFICATE OF MAILING	
I certify that I am not a party to this cause and that a true copy of the <i>Notice of Entry of Jud</i> fully prepaid, in a sealed envelope addressed as shown below, and that the notice was mailed	
at (place): , California, on (date):	
,	
Date: Clerk, by	, Deputy
Name and address of petitioner or petitioner's attorney Name and address	ess of respondent or respondent's attorney ——
1 1	

Page 1 of 1

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ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	
TELEPHONE NO.: FAX NO.: E-MAIL ADDRESS:	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
PETITIONER: RESPONDENT:	
OTHER PARENT/PARTY:	
DECLARATION REGARDING SERVICE OF DECLARATION OF DISCLOSURE AND INCOME AND EXPENSE DECLARATION Petitioner's Preliminary Respondent's Final	CASE NUMBER:
 I am the attorney for petitioner respondent in this matter. Petitioner's Respondent's Preliminary Declaration of Disclosure (form Declaration (form FL-150), completed Schedule of Assets and Debts (form FL-142) Declarations (form FL-160) with appropriate attachments, all tax returns filed by the preliminary disclosures, and all other required information under Family Code secting the other party the other party's attorney by personal service 	or <i>Community and Separate Property</i> e party in the two years before service of the
Other (specify): on (date): 3. Petitioner's Respondent's Final Declaration of Disclosure (form FL-14 (form FL-150), completed Schedule of Assets and Debts (form FL-142) or Commun FL-160) with attachments, and the material facts and information required by Famil the other party other party's attorney by personal service Other (specify): on (date):	nity or Separate Property Declarations (form
 4. Service of Petitioner's Respondent's preliminary current income and expense declaration has been waived as follows: a. The parties agreed to waive final declaration of disclosure requirements u (Form FL-144 may be used for this purpose.) The waiver was filed on is being filed at the same time as this form. b. The party has failed to comply with disclosure requirements, and the courreceipt under Family Code section 2107 on (date): c. This is a default proceeding that does not include a stipulated judgment of disclosure requirements under Family Code section 2110. 	(date): t has granted the request for voluntary waiver of
*Current is defined as completed within the past three months providing no facts have	changed. (Cal. Rules of Court, rule 5.260.)
I declare under penalty of perjury under the laws of the State of California that the foreg	going is true and correct.
Date:	
(TYPE OR PRINT NAME)	SIGNATURE
NOTE: File this document with the or Do not file a copy of the Preliminary or Final Declar any attachments to either declaration of disclosure	ation of Disclosure or

Page 1 of 1

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			FL-144
ΑΊ	TORN	EY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
	-	TELEPHONE NO.: FAX NO.(Optional):	
	E-I	MAIL ADDRESS (Optional):	
		ATTORNEY FOR (Name):	
S	UPEF	RIOR COURT OF CALIFORNIA, COUNTY OF	
		STREET ADDRESS:	
		MAILING ADDRESS:	
		CITY AND ZIP CODE: BRANCH NAME:	
		PLAINTIFF/PETITIONER:	
		1 EARTH 1/1 ETHIONELL.	
		DEFENDANT/RESPONDENT:	
		OTHER:	
		STIPULATION AND WAIVER OF FINAL DECLARATION OF DISCLOSURE	CASE NUMBER:
1.		der Family Code section 2105(d), the parties agree to waive the requirements of Family claration of disclosure.	y Code section 2105(a) concerning the final
2.	The	e parties agree as follows:	
	a.	We have complied with Family Code section 2104, and the preliminary declarations of exchanged.	of disclosure have been completed and
	b.	We have completed and exchanged a current <i>Income and Expense Declaration</i> (form information on each party's earnings, accumulations, and expenses.	n FL-150) that includes all material facts and
	C.	We have fully complied with Family Law section 2102 and have fully augmented the 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 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 statement under penalty of perjury that those obligations have been fulfilled.	of the parties but rather is a
	f.	The parties also understand that if they do not comply with these obligations, the cou	rt will set aside the judgment.
	peti rect.	tioner and respondent declare under penalty of perjury under the laws of the State of C	California that the foregoing is true and
Dat	e:		

(TYPE OR PRINT NAME)

(TYPE OR PRINT NAME)

(SIGNATURE OF PETITIONER)

(SIGNATURE OF RESPONDENT)

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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	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME: PETITIONER:	
TETHIONEIL.	
RESPONDENT:	
ADDEADANCE CTIDUI ATIONS AND WAIVEDS	CASE NUMBER:
APPEARANCE, STIPULATIONS, AND WAIVERS	
Appearance by respondent (you must choose one):	
a. By filing this form, I make a general appearance.	
b. I have previously made a general appearance.	
c. I am a member of the military services of the United States of America. I have	completed and attached to this form
Declaration and Conditional Waiver of Rights Under the Servicemembers Civi	
2. Agreements, stipulations, and waivers (choose all that apply):	
a. The parties agree that this cause may be decided as an uncontested matter.	
b. The parties waive their rights to notice of trial, a statement of decision, a motic	on for new trial, and the right to appeal.
c. This matter may be decided by a commissioner sitting as a temporary judge.	
d. The parties have a written agreement that will be submitted to the court, or a s	stipulation for judgment will be submitted to
the court and attached to <i>Judgment (Family Law)</i> (form FL-180).	
e. None of these agreements or waivers will apply unless the court approves the	stipulation for judgment or incorporates
the written settlement agreement into the judgment.	· · · · · · · · · · · · · · · · · · ·
f. This is a parentage case, and both parties have signed an Advisement and W	aiver of Hights He: Establishment of Parental
Relationship (form FL-235) or its equivalent.	
3. Other (specify):	
Date:	
(TVPE OR RRUIT NAME)	(OLONATURE OF RETITIONER)
(TYPE OR PRINT NAME) Date:	(SIGNATURE OF PETITIONER)
Date.	
(TYPE OR PRINT NAME)	(SIGNATURE OF RESPONDENT)
Date:	
_	
(TYPE OR PRINT NAME) (SIG	NATURE OF ATTORNEY FOR PETITIONER)
Date:	
(TYPE OR PRINT NAME) (SIG	NATURE OF ATTORNEY FOR RESPONDENT)
(010	

Page 1 of 1

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	Name:			
	Case No.:			
CHII	LD CUSTODY: The custoo	ly of the minor	child(ren) shall be aw	arded as follows:
	LD'S NAME	DATE OF BIRTH	LEGAL CUSTODY	PHYSICAL CUSTODY
ÿ				
	The current custody/visita force and effect except			shall remain in full
<u>CHII</u>	LD VISITATION: The nor	n-custodial pare	ent shall have the follo	wing visitation rights:
	Reasonable right of visitat	ion as agreed b	petween the parties.	
	As follows:			
	to fulfill this parenting p other parent of said mov last known address of th sent to the parent's atto provided within a minim residence so as to allow t	days, and that lan, the parente, by mail, rete parent to be rney of record tum of forty-fitme for media colicy of this co	at change will affect to the contemplating the re- curn receipt requested anotified. A copy of to the copy of the copy of the two (45) days prior to action of a new agreem court that the parent court	he ability of either parent nove shall notify the I, postage prepaid, to the he notice shall also be ble, the notice shall be the proposed change of ent concerning custody ontemplating the move is
	Each parent shall promptly of the minor children, exce	•		dress or telephone number d.
	This Court has jurisdiction Uniform Child Custody Ju Family Code commencing and an opportunity to be h violation of this order may both. The country of habi States.	risdiction and with Section a eard as provider subject the pa	Enforcement Act (Par 3400). The responding ed by the laws of the Surty in violation to civi	t 3 of the California g party was afforded notice tate of California. A I or criminal penalties, or
	of			FLF-150 (12/17)

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CHILD SUPPORT: Child support is reserved as of The custodial parent is on TANF, and \square The issue of child support is referred to the Tulare County Department of Child Support Services (hereinafter, the Department) for an investigation and report. Prior to the investigation commencing, one of the parties shall open a case with the Department, which can be done online at: https://childsupport.ca.gov/application-for-child-support-services/. Once the case has been opened with the Department, if not already filed with the Court, the parties shall have 30 days in which to file with the court and provide to the Department fully completed Income and Expense Declarations including all supporting information requested in that form. If either party fails to open a case with the Department within 60 days of the referral or provide the required Income and Expense Declaration within 30 days of the case opening, the Department will automatically be released from having to prepare the investigation and report. This release will not limit the Department's ability to provide further services to the party that requested case opening. If the case is opened with the Department within 60 days of the referral and the required income information is received within 30 days of the case opening, the report of the Department shall be mailed to the parties or their attorneys within 120 days from the date of the referral. The Department will provide a blank Request for Order with the report. The parties will have 20 days after the mailing of the Department's report to file a Request for Order objecting to the report. The objecting party shall simultaneously serve a copy of the Request for Order objecting to the report on the Department and the opposing party. In the absence of such an objection, the recommendation will be adopted as an order of this court. All child support payments must be made to the California State Disbursement Unit, P. O. Box 989067, West Sacramento, CA 95798-9067. Parties must notify the Department of Child Support Services in writing within 10 days of any change of residence, income, or employment. Petitioner/Respondent shall maintain health insurance for the benefit of the minor children, if available at no or reasonable cost. Each party shall be responsible for onehalf of all necessary un-reimbursed medical, prescription drug, dental or vision expenses of the child(ren). The issue of child support has been referred to the Department of Child Support Services.

Child Support shall be payable pursuant to Tulare County Superior Court Case No.

As set forth in the current child support order filed on ______ Petitioner/Respondent

shall pay to Petitioner/Respondent as for support of the parties minor children, the total sum of \$______per month, payable one-half on the first day and one-half of

____of____ FAM-009

best interests of the child/ren involved and their needs will be adequately met. The right to support has not been assigned pursuant to W & I section 11477, and no public assistance application is pending.	
Petitioner is fully informed of her/his rights concerning child support. The order is in the	
being agreed to without coercion or duress. This agreement is in the best interests of the children involved. The needs of the children will be adequately met by the stipulated amount. The right to support has not been assigned pursuant to W & I section 11477, and no public assistance application is pending.	
The parties are fully informed of their rights concerning child support. This order is	
A printout of a computer calculation of the parties' financial circumstances is attached.	
the fifteenth day of each month, continuing until said child(ren) marries, dies, becomes emancipated, reaches age of nineteen, or reaches age eighteen and are not full-time students residing with the parent, or until further order of the Court, whichever event occurs first.	

FAM-009 Optional Form Rev. July 1, 2021

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<u>Child</u>	l support shall b	e paid	l by:				
	<u>Mother</u>		<u>Father</u>	-			
each 1	month commence	ing on				payable to:	
	<u>Mother</u>		<u>Father</u>			ept of Child Support	Services on:
	1 st day		1 st day	& 15 th	□ oth	ner:	
of eac	ch month in	eqı	ıal insta	llments al	llocated a	s follows:	
CHII	LD'S NAME		TE OF	BASIC O SUPPOR		ADDITIONAL CHILD SUPPORT	CHILD SUPPORT ARREARS
	Total child sup plus interest ar			s of		(date) \$	
	A wage assign	ment c	order for	the foreg	oing supp	oort shall issue.	
	available at no notify the other	costs r parer	or nomi nt of any	nal costs. v changes	Each pai in medica	or the minor children rent shall use all reason al/health insurance co alth/dental expenses	onable efforts to verage. Any
	equal by the pa	rents					
	%	payab	le by M	other and	/or		
	%	payab	le by Fa	ther			
	The non-paying 30 days of rece				• •	nt or medical/health/d parent.	ental provider withir
	becomes eman supporting and	cipate l is atte	d, or if s ending h	such child igh schoo	has attair ol on a ful	d reaches the age of rend age 18, is unmarrel-time basis. Said chies or attains age 19, where	ied, is not self- ild support shall
(of						

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SPOUSAL SUPPORT:

IT IS THE GOAL OF THIS STATE THAT EACH PARTY SHALL MAKE REASONABLE GOOD FAITH EFFORTS TO BECOME SELF-SUPPORTING AS PROVIDED FOR IN FAMILY CODE SECTION '4320. THE FAILURE TO MAKE REASONABLE GOOD FAITH EFFORTS, MAY BE ONE OF THE FACTORS CONSIDERED BY THE COURT AS A BASIS FOR MODIFYING OR TERMINATING SUPPORT.

<u>WARNING</u>-TERMINATION DATE OF SPOUSAL SUPPORT: Any request for spousal support must be filed before the termination date; otherwise the jurisdiction of this Court to review spousal support shall automatically terminate forever.

Spousal support shall be paid by Wife Husband in the sum of \$ per month made payable to Wife Husband on the of the month in equal installments until or further Court order. Thereafter, spousal support shall terminate absent a further court order. Spousal Support shall commence
The Court finds that this is a long term marriage as defined by Family Code section 4336. Therefore, the Court makes no order for spousal support at this time, but reserves the right to make such an order.
Each of us understands the right we are entitled to under Family Code Section 4336 and that its provisions need not be waived. However, because our independent resources for maintenance are sufficient, we agree that the provision for a reservation of spousal support is unnecessary. Each of us are fully knowledgeable as to the extent of this right. We are not subject to any duress, or pressure and by our initials hereto permanently waive our respective right to spousal support, now and at any time in the future. Petitioner's Initials Respondent's Initials
respondent similars
Waiver of the right to spousal support by the defaulting party is ordered.
The Court hereby terminates jurisdiction to award spousal support to wife husband now and in the future.
 _ of

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PROPERTY DIVISION:

There are no property issues before this Court and the Court shall terminate its jurisdiction over the property issues.
Each party shall be awarded all personal property in his/her possession, including all retirement plan/ pension plan/ employment benefits in his/her own name.
Petitioner shall be awarded as his her sole and separate property, the following assets and/or debts:
 Respondent shall be awarded as his her sole and separate property, the following assets and/or debts:
 The parties Petitioner/Respondent are ordered to jointly and promptly prepare a Domestic Relations Order for qualification and approval by the Court in accordance to the following formula:
 I understand that certain pension benefits of my spouse do exist and are part of the community property and as such, I am entitled to a portion of those benefits. I am fully aware and knowledgeable as to the extent of my right to receive a portion of those benefits, and am not subject to any duress or pressure to waive those rights. By my initials hereto I permanently waive my right to any of my spouse's pension benefits, now and at anytime in the future. Releasing Parties' Initials: Petitioner/Respondent
All issues related to the family residence and any other real property are reserved.
Each party is ordered to execute any documents to effectuate this order.
Each party waived the provisions of Section 2550 of the Family Code pertaining to an equal division of the community property. The parties waive this provision and mutually agree that there is consideration for the division of the property described herein, whether it is mathematically equal or unequal, and that the consideration consists of, among other things, a final resolution of the marital rights of the parties hereto. The parties agree and stipulate that the division of community property set out in their Marital Settlement Agreement is essentially equal, that each party believes the division to be fair, just, and an equitable division of the community property.
of

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OTHER ORDERS:			
Attachment to Judgm terms therein. Each p this order will be a co	ent into the Judgmen party understands the ntempt of Court and	urt to approve, merge and incoment. The parties are ordered to at willful failure to comply wimay be punished by fine or intotice of this Judgment.	comply with the the the provisions of
Petitioner	Date	Respondent	Date
Witnessed by:		Witnessed by:	
Signature	Date	Signature	Date
of			

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