	SUPERIOR COURT OF C	CALIFORNIA • COUNTY OF TULARE	FOR COURT USE ONLY
	☐ Visalia Courthouse 221 S. Mooney Blvd. Visalia, CA 93291	☐ South County Justice 300 E. Olive Ave. Porterville, CA 93257	
PET	ITIONER:		
RES	PONDENT:		
ОТ	HER PARTY/PARENT:		
Att	orney (Petitioner):		Case Number:
Att	orney (Respondent):		
Att	orney/DCSS):		Department:
			Judicial Officer:
	FINDINGS ANI	D ORDER AFTER HEARING	Hearing Date:
1.	The matter proceeded as follo	ows:	
	\square Uncontested \square By Stipulati	ion □ Contested □ Early Disposition (Conference 🗆 Other:
2.	□ Petitioner present□ Respondent present□ Other parent present□ Other:	☐ Attorney present (name):	
3.		cument apply to this order. Numbers m in this action remain in full force and ei	ay not be sequential. fect, except as specifically modified below.
4.	NEXT HEARING DATE: ☐ The matter is set for hearing of	on, 20, at _	: 🗆 a.m. 🗆 p.m. in Department
	set forth below:		_ days prior to the next hearing date, or by the dates Responsive Declaration Other:
5.	CHILD CUSTODY/VISITATION:		
	Enforcement Act (Family Cod. The responding party was afforthe State of California. The country of habitual reside Child abduction prevention of	e sections 3400 et seq.). orded notice of the proceedings and c	
	□ by telephone □ in Room□ The parties are ordered to be	n 204 of the Visalia Court in the Self- oring the following minor child(ren)	at: a.m. p.m. in Family Court Services Help Resource Center at the Porterville Court.
	to a minor interview on ☐ Family Court Services in R	20, at 20 , at 20	: □ a.m. □ p.m. in elf-Help Resource Center (Porterville Courthouse).
	Name of child	,	ame of child Date of Birth

FINDINGS AND ORDER AFTER HEARING

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a.	<u>LEGAL</u>	CUSTODY F	right and resp	'Onsibilities:						
	i.	A parent shall not be denied access to records and information pertaining to a minor child pursuant to F Code § 3025: 'Notwithstanding any other provision of law, access to records and information pertaining minor child including, but not limited to, medical, dental, and school records, shall not be denied to a pobecause that parent is not the child's custodial parent.					ining to a			
	ii.	Each parent will have access to and has the right and obligation to keep themself advised of information concerning the well-being of the child, which shall include but not be limited to: report cards; State standardized test results; order forms for school pictures; significant communications from medical or men health care providers; the names, addresses, and telephone numbers of all schools, health care providers regular childcare providers, and counselors.						e or mental		
	iii. The parents shall have Joint Legal Custody , which responsibility to make decisions and must confer in n leaving a particular private or public school; particip psychiatric, psychological, or other mental health coother health professional (except in emergency situations).				naking decisi pation in extro punseling or t	ions on the f acurricular a	ollowing m ctivities; be	atters: Enrol	llment in or ending of	
		0	or cases with joi obtain mutual co change to the le	onsent prior to i	implementati	ion may resu				
		V	or cases with joi vith the current l pending further o	health care pro	ovider, childo					
		C. [J	will k	oe responsibl	e for making	decisions re	garding th	e following	issues:
	iv.	decisions health co nonethel	ave Sole Legal (in matters relatare providers, chess obtain emer	ing to the heal nildcare provide	th, educatior ers, and cour	n, and welfar nselors. A par	re of the chil rent who do	d and shall es not have	l select all so e legal cust	chools, ody may
b.	PHYSIC	AL CUSTOE	DY RIGHTS:							
	i. ii.	☐ The poor	ne supervision of arents shall have cal custody. Joir uent and contir	f that parent su e Joint Physica nt physical cust	I Custody, whody shall be	following Con nich means th shared by th	urt ordered hat each po e parents in	oarenting/ Irent shall h such a wa	visitation pla nave signific y as to assu	an. cant periods ire the child
c.	<u>PARENT</u>	ING/VISITA	TION PLAN:							
	i.	a. \square See	ng with the signi e Attachment to	o Order.				rs:		
		□ Begin	pervised Visitation ning with the sigousiness days. The be arranged b	gning of this Ord	der, the partion	es shall enroll le parent hav	ving supervis	ed visitatio	n with the t	imes and
		provider professic (559) 733 Court. To consider court ord professic 324(P) w	must comply wonal visitation progression by the Cartion by the Cartion by the Cartion supervised with the clerk of the control	vith Rules of Corovider shall faxines will sign any shall be respont in future cut of Visitation Orce visitation provides	urt Standards periodic pro releases of ir ponsible for f stody and vis der (FL-341 (A) der. Each pro	s 5.20 (e) for p gress reports nformation re ee(s). Failure sitation matte 1) is attached fessional sup	professional to the Courequired to alle to enroll ares in this cased to this Ordervised visito	visitation p t via Family low comm nd comply se due to n er and shall ation provice	roviders. The Court Serven cation was be take son-complication to be provided and the court file.	e vite at vith the ven into ance with a ed to the form FL-
		place. □ Begin	ning with the sig	gning of this orc	der, the		shall ha	ve Non-pro	ofessional S	upervised
		Visitation	n with	ad	cting as the s	upervised vis	itation provi	der. The		

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visitation provider must be available at all times during the visitation and the child is not to be left unattended

by the supervised visitation provider for any reason during that visitation. The supervised visitation provider shall comply with Rules of Court Standards 5.20 (d) for Non-professional Supervised Visitation Providers. Failure to comply by any party including the supervised visitation provider may be taken into consideration by the Court in future custody and visitation matters in this case due to non-compliance with this Order. A Supervised Visitation Order (FL-341(A)) is attached to this Order. Each non-professional supervised visitation provider and the parents must complete the mandatory training located at http://www2.courtinfo.ca.gov/accesstovisitation/story_html5.html prior to the first visit taking place. Each nonprofessional supervised visitation provider must file and serve on all parties a Declaration of Supervised

ii. HOLIDAYS AND SPECIAL OCCASIONS:

> If holiday time for each parent is included in this Order, holiday time shall take precedence over the scheduled parenting time and shall not break the continuity of the parenting plan.

Visitation Provider (non-professional) (FCS-203) prior to the first supervised visit taking place.

TRAVEL OUTSIDE OF THE STATE OF CALIFORNIA: iii.

- a. \square Neither parent shall travel outside the State of California or out of the United States without the written permission of the other parent or an order of the Court.
- b. \square Neither parent shall travel with the children out of the State of California without at least 30 days advance written notice of the dates of travel, itinerary, and mode of travel.
- c. \square The custodial parent shall not travel with the children out of the United States without providing at least 30 days written notice to the other parent. The parent having sole legal and sole physical custody of the child may travel out of the state of California with the children, but shall give at least 30 days advance written notice of the dates of travel, itinerary, and mode of travel.
- d. A parent objecting to travel with the child is expected to immediately file a request for an emergency or shortened time hearing on their objection. If the parent who is not traveling has possession of the child's passport, the parent traveling with the child shall be provided with the child's passport no later than 10 days prior to the travel departure date. The requirement of "written notice" is met if the parent gives notice via the mode of communication specified in Section 5d, below.

TRANSPORTATION AND EXCHANGES: iv.

- Transportation for exchanges shall be as follows: a.
 - ☐ Responsibility for providing the transportation for the child to and from exchanges shall be divided between the parents. In the event of a disagreement, the receiving party shall be responsible for arranging transportation. Exchange of the child shall occur at the child's school or each parent's respective residence if there is no school.
- b. The child must be driven only by a licensed and insured driver and the vehicle must have legal child restraint devices.
- All exchanges shall be peaceful. c.
- During the exchange of the children, all parties should follow the Centers for Disease Control (CDC) d. guidelines for limiting the spread of COVID-19, or any other pandemic-related virus.
- ☐ The parent responsible to arrange transportation to and from the exchanges may utilize a third e. party to transport the child, if needed. If a third party is utilized, the third party shall be known to the parents and the child.

COMMUNICATION: ٧.

- a. Neither parent will threaten, harass, intimidate, be sarcastic or use obscene or other abusive language towards the other parent, either in person or by electronic means including, but not limited to, telephone, text message, on-line or through social media.
- b. Each parent shall provide the other parent with a message telephone number where they can be contacted in case of emergency or message regarding the child. The parents may NOT use the child as messengers between them. This provision shall not be used for the purpose of harassing or annoying the other parent.
- c. In the event the receiving parent is unable to exercise visitation on a given occasion, the receiving parent must provide the other parent with at least 24-hours advance notice of the cancellation of the visit with the child unless with a verifiable emergency.
- d. The parents shall communicate with each other by means of _____ respond to the other parent within ____ hours.
- e. Each parent shall noti numbers.

vi. GENERAL HEALTH AND WELL-I

These orders apply to all pare

all notify the other parent within 24 hours of any changes of ad	ldress and/c	or telephone
WELL-BEING:		
all parents who do not have professionally-supervised visitation.		
FINDINGS AND ORDER AFTER HEARING	Page _	of
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- a. Each parent shall be empowered to obtain emergency health care for the child without the consent of the other parent. Each parent shall notify the other parent as soon as reasonably possible of all emergencies involving the child including, but not limited to, illness or emergency requiring medical attention.
- b. Both parents are required to administer any medications for the child. At time of exchange, each parent will inform the other parent of the medication given and time of last dosage.
- c. Both parents shall be listed on **all** emergency cards for the child including but not limited to the child's school and/or childcare provider. The mother shall be listed as 'mother' and the father shall be listed as 'father'. This provision does not authorize either parent to remove the child from the school or childcare facility for visitation during regular hours, unless otherwise authorized in the Court order or agreed to between the parents in writing.
- d. The parents shall be responsible for the child's attendance at their extracurricular activities, including but not limited to, team sports, school functions, lessons, and other such child centered activities during their respective custodial periods. The parents shall mutually agree upon enrolling the child in any future extracurricular activities, which infringes upon the time the child is with the other parent. Each parent has the right to attend/participate in any such activities when parental attendance is allowed. The non-custodial parent may have contact with the child for the purpose of acknowledging their accomplishments or performance and to say good-bye without interference from or by the custodial parent.
- e. Each parent must notify the other parent within 24 hours of <u>scheduling</u> any medical or dental appointments for the children. This notice is to include the date, time, name, address and telephone number of any health care providers. Unless directed otherwise by the health care provider, or by court order, both parents have the right to be present for all appointments and emergency treatment.
- f. The children are to be taken to school on time every day, and are not to be removed from school early, without a valid medical excuse. Each parent shall be responsible for ensuring that all homework assigned for completion during their parenting time is timely completed.
- g. While schools are closed due to the COVID-19 pandemic, or any future pandemic or other government-declared state of emergency, parenting time shall continue as if the children are still attending school in accordance with the school calendar of the relevant school district. "Spring Break," "Summer Break/Vacation," "Winter Break," or other designated holidays, means the regularly calendared breaks/vacations or holidays in the school district where the children are attending school (or would attend school if they were school aged). The closure of the school for public health purposes will not be considered an extension of any break/vacation/holiday period or weekend.
- h. The COVID-19 pandemic or any future pandemic is not, standing alone, a basis to deny parenting time. Unless otherwise ordered by the court, parents are considered fit to care for their children and make decisions regarding the day-to-day aspects of parenting while the children are in their care. This day-to-day care includes following state and local directives regarding social-distancing and sanitation-related measures (such as frequent hand-washing).

vii. SAFETY AND PROTECTION:

- a. The parents shall refrain from doing or saying anything in the presence of the child that will diminish the love and affection the child has for the other parent. The parents shall not question the child about the personal life of the other parent, nor discuss custody, visitation, or child support issues in the presence of the child, nor question the child about where they want to live. The parents shall neither argue nor insult each other in the presence of the child, nor allow any third party to do so. Both parents shall encourage the child to be with the other parent, in accordance with the Court Order, and help to ensure a peaceful transition from one parent to the other.
- b.

 The parents and any third party shall NOT use any form of physical discipline (corporal punishment) when disciplining the child. Failure to comply with this provision of this Order may be considered a change in circumstance and may be taken into consideration by the Court in future custody and visitation matters in this case.
- c. Neither parent shall remove the child from the State of California, County of Tulare, for the purpose of changing the child's residence without the written notarized consent of both parents or further order of the Court.
- d. The custodial parent shall notify the other parent if the parent plans to change the residence of the child for more than 30 days, unless there is prior written agreement to the removal. The notice shall

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be given before the contemplated move, by mail, return receipt requested, postage prepaid, to the last known address of the parent to be notified. A copy of the notice shall also be sent to that parent's attorney of record. To the extent feasible, the notice shall be provided within a minimum of 45 days before the proposed change of residence so as to allow time for mediation of a new agreement concerning custody.

	e.	The perpetration of child abuse or domestic violence in a household where a child resides is detrimental to the child and may be the basis for modification of these orders in the best interests of the child.				
	f.	The child must not be left alone without age-appropriate supervision.				
	g.	☐ The child shall have no contact of any kind with	pendina			
	9.	further order from the Court.	portaining			
	h.	☐ The child shall not be left alone with	for any			
	• • • •	reason.				
viii.		BSTANCE ABUSE PROVISIONS:	-			
	a.	. The parents shall abstain from all psychoactive drugs not medically prescribed abstain from the abuse of alcohol or marijuana 24 hours prior to and during any p with the child. [Abuse of alcohol shall be defined as drinking enough alcoholic be would result in a 0.08% Blood Alcohol Concentration]. If either parent appears to this paragraph of the Order, then the other party may call law enforcement to medetermination as to such violation. A violation of this paragraph of the Order may change in circumstance and may be taken into consideration by the Court in fut	ohysical contact everages that be in violation of ake a be considered a			
		visitation matters in this case.	ore costody and			
	h		arta ardurina any			
	b.	, , ,	or io, or during, any			
	C.	parenting time. When the child is in the care of either parent, that parent shall not associate with abusing alcohol, marijuana, or prescription drugs or using illicit drugs. It is the responserent to provide the child with a drug-free and sober environment. A violation of be considered a change of circumstance.	onsibility of each			
	d.		e, this maybe			
		considered a change of circumstance and this Court Order may be modified.	,			
	e.		esulting from			
		vaping. All smoking including vaping shall occur outdoors when the child is preser responsibility of each parent to provide the child with a smoke-free environment. provision may be considered a change of circumstance.	nt. It is the			
	f.	□ Drug Testing : may request that the other parent submit to a	a urinalysis test			
		(witnessed collection) to determine the usage of alcohol, marijuana, illegal drugs the abuse of prescription medication. All testing shall be completed by a SAMHSA and Mental Health Service Administration) certified facility. All collectors must me certification standards. A separate Drug Testing Order accompanies this Order.	r, steroids and/or A (Substance Abuse			
		i. The requesting party shall notify the other party to test pursuant to the court party shall abide by all of the testing facility's procedures for testing. The urinalysis collection) shall be completed within eight (8) hours of the request. The testing pot to confirm that a same gender test observer is available. If a same-gender test observer available, the party shall call another testing location listed on the order for drug separately, and test at that location with a same-gender test observer. If no altern gender observer is available at any site, the testing party shall contact Family Colimmediately.	test (witnessed arty shall call ahead oserver is not testing issued native same-			
		ii. The party to be tested must pay for the costs of the test at the time of testing tested shall provide the following items to the testing facility: (a) a signed, filed co-Order; and (b) current picture identification.	= : : : : : : : : : : : : : : : : : : :			
		iii. The laboratory shall email, or make available through a database, a copy	of the results to			
		Tulare County Superior Court, Family Court Services. The results shall be maintaine record in the court's file and shall not be released to any person except as specific	d as a Confidential			
		law. Any person who has access to the test results may not disseminate copies or about the test results to anyone other than those authorized to receive this inform this Order, or applicable provisions of the Family Code. Any breach of this confide punishable by a fine as allowed by law. The results of the test may not be used fo than as specifically provided by law.	disclose information nation pursuant to entiality may be			

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- iv. At least 72 business hours after urine drug testing (unless results sent for verification), either party or his/her attorney may obtain test results in person at the Tulare County Family Court Services office located at 221 S. Mooney Blvd, Room 204, Visalia, CA 93291 or at the Clerk's Office counter at 221 S. Mooney Blvd., Room 201, County Civic Center (Visalia) or at 300 E. Olive Ave, South County Justice Center (Porterville) during regular business hours. You must show a VALID picture ID.
- v. Failure to test and/or refusal to complete the selected test(s), or a test result with an abnormal creatinine level may be deemed noncompliance with a Court Order, good cause excepted.
- vi. In the event the testing party submits a positive test and/or refuses to complete the test(s), or returns a test result with an abnormal creatinine level, the requesting party may file an ex-parte motion for modification of the current Court Order.

ix. OTHER:

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- a. The parents may supplement or revise the terms and conditions of this custody agreement as the needs of the child change. <u>Such changes shall be in writing, dated, and signed by both parents or otherwise approved by electronic means (email or text)</u>. If controversy arises, the existing Order of the Court shall remain in full force and effect pending further Order of the Court. In the event of reconciliation and a subsequent separation, the existing Order of the Court shall remain in full force and effect from the date of any subsequent separation.
- b. Neither parent will file a Request for Order, except on an ex parte basis, without having complied with the previous Court orders for services.
- c. Neither parent will change the last name of the child or have a different name used on the child's medical, school, or other records without written consent of the other parent
- d.
 ☐ The orders contained herein are a final judicial determination of custody in accordance with Montenegro v. Diaz and the parties understand that this order will not be modified other than on proof of a change in circumstances.

. ADDITION	AL CUSTODY AND VISITAT	ION ORDERS:		
			 	

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a.	BASE CHILD SUPPORT:					
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 with the child/ren. The printout, which shows the calculation of child support payable, will become the court's findings.					
C.	The parent ordered to pay support is the parent of and must pay current child support for the child/ren listed at item 5.					
d.	The base child support obligation for the parent ordered to pay support is \$per month, \(\price \) payable on the day of each month \(\price \) Other:, beginning (date):					
e.	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. The total amount of base child support is apportioned among the minor children as follows:					
STIPI	JLATION TO NON-GUIDELINE CHILD SUPPORT ORDER:					
supposition child supposition public supposition control supposition children control supposition children chil	child support agreed to by the parents is below above the statewide child support guideline. The amount of port that would have been ordered under the guideline is per month. A copy of the guideline is support calculation is attached to this order. The parents have been fully informed of their rights concerning child port. No parent is acting out of duress or coercion. No parent is receiving public assistance and no application for it is assistance is pending. The needs of the child/ren will be adequately met by this agreed-upon amount of child port. The agreement is in the child/ren's best interests. If the order is below the guideline, no change of circumstances are equired to modify this order. If the order is above the guideline, a change of circumstances will be required to modify order.					
MAN	IDATORY ADDITIONAL CHILD SUPPORT:					
b.	or reasonably necessary for job training as follows: One-half					
	 □ One-half □					
	ordered to pay the remaining amount of these expenses. Payments must be made to the □ parent receiving support □ State Disbursement Unit □ health-care provider. D SUPPORT SUSPENSION:					
Whe of m stopp child institution amount p	Payments must be made to the \square parent receiving support \square State Disbursement Unit \square health-care provider.					
Whe of m stopp child institute amount pon a	ordered to pay the remaining amount of these expenses. Payments must be made to the parent receiving support State Disbursement Unit health-care provider. D SUPPORT SUSPENSION: In a person who has been ordered to pay child support is in jail or prison or is involuntarily institutionalized for any periodore than 90 days in a row, the child support order is temporarily stopped. However, the child support order will not be beed if the person who owes support has the financial ability to pay that support while in jail or prison or an institution. The support obligation shall be suspended effective on the first day of the first full month of incarceration or involunt outionalization and shall resume on the first day of the first full month after the release of the person owing support in the unt previously ordered, and that amount is presumed to be appropriate under federal and state law. This section do preclude a person owing support from seeking a modification of the child support order pursuant to Section 3651, base					
Whe of m stopp child institution amount pon a	ordered to pay the remaining amount of these expenses. Payments must be made to the parent receiving support State Disbursement Unit health-care provider. Description Desc					
Whe of m stopp child institution amount p on a	ordered to pay the remaining amount of these expenses. Payments must be made to the parent receiving support State Disbursement Unit health-care provider. D SUPPORT SUSPENSION: n a person who has been ordered to pay child support is in jail or prison or is involuntarily institutionalized for any perior ore than 90 days in a row, the child support order is temporarily stopped. However, the child support order will not be present who owes support has the financial ability to pay that support while in jail or prison or an institution. The support obligation shall be suspended effective on the first day of the first full month of incarceration or involunt outlined in an an anount is presumed to be appropriate under federal and state law. This section do preclude a person owing support from seeking a modification of the child support order pursuant to Section 3651, base change in circumstances or any other appropriate reason. LITH-CARE EXPENSES/INSURANCE: 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 their 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 parent 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 attact the age when the child/ren is no longer considered eligible because of a physically or mentally disabling injury,					

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	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.
11.	SPO	USAL/PARTNER/FAMILY SUPPORT:
	a.	☐ Attached is a computer printout showing each spouse's income. The printout, which shows the calculation of
		spousal/partner/family support payable, will become the court's findings.
	b.	The \square Petitioner \square Respondent \square Other Party must pay to the other party as \square temporary \square spousal support
		□ partner □ family support \$ per month, beginning (date): □ until further
		order of the Court \square payable through (specify end date):
	c.	☐ Petitioner ☐ Respondent ☐ Other Party is given a Gavron warning and is advised by the Court that the
		recipient of spousal/partner support should make reasonable efforts to assist in providing for their support. Failure to
		do so may be considered by the court in future proceedings regarding spousal/partner support.
	d.	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.
	e.	\square The issue of \square spousal \square partner \square family support for the \square Petitioner \square Respondent \square Other Party is
		reserved for later determination.
	f.	\Box The Court terminates jurisdiction over the issue of spousal support for the \Box Petitioner \Box Respondent \Box Other
		Party and the effective date of this Order is:
	g.	\square The parties must promptly inform each other of any change of employment, including the employer's name,
		address, and telephone number.
	h.	\square 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
12.	SUPP	ORT ARREARS:
	a.	☐ The parent ordered to pay support owes support arrears as of (date):
		☐ Child support: \$
		□ Spousal support: \$
		□ Family support: \$
		□ Partner support: \$
		☐ Child care costs: \$ Health-care costs: \$
		□ Interest is not included and is not waived.
		☐ Arrears are payable: \$ on the day of each month beginning (date): until paid in full.
		☐ Interest accrues on the entire principal balance owing and not on each installment as it becomes due.
	b.	No provision of this order may operate to limit any right to collect the principal (total amount of unpaid support) or
	Ь.	to charge and collect interest and penalties as allowed by law. All payments ordered are subject to modification.
		To charge and collect interest and penalites as allowed by law. All payments ordered are subject to modification.
13.	<u>INTE</u>	REST ON ALL UNPAID CHILD, SPOUSAL, PARTNER AND/OR FAMILY SUPPORT:
	a.	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.
14.	EADI	NINGS ASSIGNMENT/INCOME WITHHOLDING ORDER:
14.	a.	An earnings assignment order will be issued upon request of the party entitled to receive support. NOTE: The payor
	a.	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.
15.	ATTO	DRNEY'S FEES:
	a.	The \square Petitioner \square Respondent \square Other party is ordered to pay \square pendente lite attorney's fees and costs in these
		legal proceedings in the amount of \$ in fees and \$ in costs.
	b.	□ Interest is not included and is not waived.
	c.	The fees and costs must be paid to \square Petitioner \square Respondent \square Other party \square Attorney:
	d.	The payment schedule is as follows:
		□ Due in full, on or before (date):□ Due in installments, with monthly payments of \$, due on theday of each month,
		beginning (date):until paid in full.
		☐ If any payment is not timely made and is more than days overdue, the entire unpaid balance
		will immediately become due with interest at the legal rate, which is currently 10 percent per year, from the date
		of default to the date of payment. □ Due in installments, with monthly payments of \$, due on theday of each month,
		□ No interest will accrue as long as payments are timely made.
		□ No interest will accroe as long as payments are timely made. □ Other:
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a.	The exclusive use, possession and control of as set forth below:	the following property that the parties own or are buying
<u>Prop</u>	erty Item	<u>Possession to</u>
ı.	The G Delivered G Decree dead G Office	Destrict Description of a scale lister difference
b.	·	er party Party in Possession of each listed item is and all loan payments for said items, as well as are ed on any items.
c.		Court will make final orders at the time of trial.
d.		orders listed in the Summons remain in effect until further
e.	forth in the Attachment to Order. The autom	property listed in the Attachment to Order, on the terms natic temporary restraining orders listed in the Summons ebts of the parties until further order of the court.
RESTI	RAINING ORDERS:	
If this		estraining Order request, the custody, visitation and supprestraining order ends.
<u>ОТНЕ</u> а.	ER ORDERS: As set forth in the Attachment to Order.	
b.	☐ All documents attached hereto are incor	rporated into this order by reference.
c.	□ Other:	
	n party declares under penalty of perjury pursu and correct.	ant to the laws of the State of California that the forego
Petiti	ioner:	Attorney:
Resp	ondent:	Attorney:
Othe	er Parent/Party:	Attorney:
IT IS	SO ORDERED:	
	JUDGE OF THE SUPERIOR COURT	DATE
□ Ке	erri Gilmore	
□То	ara James	
☐ To	ara James ary Johnson	
□ To □ G	ara James	

PROPERTY ORDERS:

16.

ATTACHMENT TO ORDER

Hearing date:

FAM-001 Optional Form Revised 2/27/2023