

Stipulation for **Entry of Judgment Re: Establishment of Parentage**

Use Black Ink!

SUPERIOR COURT OF CALIFORNIA COUNTY OF SAN BERNARDINO

Fill out each section in black ink, initial the bottom of each page, and sign & date the last page.

Section 1: Fill-in the names of each party and mark the boxes to indicate who is the mother and who is the father of the child(ren). Fill-in the name and birthdate of each child.

Section 2: Mark the boxes and fill-in the details about your agreement regarding custody and visitation. You may fill out and attach form FL-341(C) if your agreement includes a specific schedule for holidays.

Section 3: Fill-in details regarding your agreement for child support, arrears, and child care costs. You may reserve jurisdiction for one of the reasons provided. (Reserving jurisdiction means that you do not want the Court to order child support payments right now. You may apply for it later.)

Section 4: Read the statements and mark the boxes that you agree with. You may write any additional orders you want included as part of your judgment.

Next Step—Creation of Complete Judgment Package

For your judgment, you will need to have additional forms attached to your agreement before filing it with the clerk's office for submission to the judge for signature. The Resource Center can fill out the additional forms that are needed for your judgment.

If you wish the Resource Center staff to prepare the judgment package for you, then both parties need to take this paperwork to the Resource Center.

etitioner:			Case Number:
espondent:			
	STIPULATION F	OR ENTRY OF JUD	<u>GMENT</u>
HE PARTIES STIPULA	TE THAT		
Establishment of Pare for Entry of Judgment.		L-235), which is subr	of Rights Re: mitted with this Stipulation gree that a judgment may
Name:			Mother Father
Name: are the parents of the	following children:		Mother Father
Child's Name:			Date of Birth:
Child's Name.			Date of Birth.
Check here if the	nere are additional children.		
	nere are additional children. DY AND VISITATIOI	N ("Parenting Tim	ne")
. CHILD CUSTO	DY AND VISITATIOI		•
. CHILD CUSTO	DY AND VISITATION	FOLLOWS: Custod	y of the minor child/ren sha
CHILD CUSTO CUSTODY SHALL be ordered as follows, a	DY AND VISITATION	FOLLOWS: Custod	•
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CHILD CUSTO CUSTODY SHALL be ordered as follows, a LEGAL CUSTODY: SOLE LEG JOINT LEG Additional S PHYSICAL CUSTODY SOLE PHY	DY AND VISITATION BE AWARDED AS IT AND	FOLLOWS: Custod are in the best interest nor child/ren shall be a nor child/ren shall be a risions as stated in the eminor child/ren shall be a minor child/ren shall	y of the minor child/ren shasts of the minor child/ren: awarded to awarded to both parties. Attached Form FL-341(E) be awarded to

Petitioner:		Case Number:
Respondent		
VISITAT	ON ("Parenting Time") AS FOLLOWS:	
	PRIMARY PHYSICAL CUSTODY to	, with the right of
	REASONABLE visitation to	□ as follows:
OR		
	As contained in the attached Family Court Services rep	ort consisting of
Ш	As contained in the attached Family Court Services report pages (Mediation date://).	ort, consisting of
OR		
	SPECIFIC VISITATION to	as follows:
☐ Hol	day Schedule as stated in the Attached Form FL-341(C)	
PURSUA	IT TO FAMILY CODE SECTION 3048 (A)	
	This Court exercises jurisdiction under the Uniform Child Custor Enforcement Act (part 3 of the California Family code, comment Notice and opportunity to be heard were given under Family Code Violation of the order may subject the party in violation to civil of the habitual residence of the child/ren is the United States unless that the control of the child/ren is the United States unless that the control of the child/ren is the United States unless that the control of the child/ren is the United States unless that the control of the child/ren is the United States unless that the control of the child/ren is the United States unless that the control of the child/ren is the United States unless that the control of the child/ren is the United States unless that the control of the child/ren is the United States unless that the child/ren is the United States unless that the control of the child/ren is the United States unless that the child/ren is	ncing with section 3400) ode Section 3425. or criminal penalties, or both.
ADDITIO	IAL ORDERS RE: MINOR CHILDREN	
	ther party shall remove the child/ren from the following geogra without prior written consent of the	ne other party or prior order
of t	ne Court first having been obtained except for vacation p	periods.
		Page - 2 of 5

Petitioner Initials: _____

Neither party shall use or make, nor allow any other persons to use or make, any disparaging, or derogatory remarks about the absent parent in the presence of said child/ren. Each party shall keep the other party informed of his or her current address and telephone number and those of the child/ren and shall notify the other withindays of any change of address or telephone number. shall not consume any alcoholic beverages, narcotic, or restricted dangerous drug (except upon prescription) prior tohours of visitation or during the visitation with the minor children. Transportation for visitation shall be as follows:	Petition	er:	Case Number:			
disparaging, or derogatory remarks about the absent parent in the presence of said child/ren. Each party shall keep the other party informed of his or her current address and telephone number and those of the child/ren and shall notify the other within days of any change of address or telephone number. shall not consume any alcoholic beverages, narcotic, or restricted dangerous drug (except upon prescription) prior to hours of visitation or during the visitation with the minor children. Transportation for visitation shall be as follows: Transport FROM visit provided by Other: Other: Other: and continuing until each child dies, marries, becomes emancipated, reaches the age of 18 or reaches the age of 19 and is a full-time high school student, or until further order of the Court, whichever first occurs, Payable once a month on the and one-half on the day of each month The allocation of support per child is as stated in the attached Child Support Calculation. GUIDELINE: A printout of a computer calculation and findings is attached and incorporated in this order. The amount of child support is set forth as calculated under the guideline.	Respor	dent:				
number and those of the child/ren and shall notify the other withindays of any change of address or telephone number. shall not consume any alcoholic beverages, narcotic, or restricted dangerous drug (except upon prescription) prior tohours of visitation or during the visitation with the minor children. Transportation for visitation shall be as follows: Transport FROM visit provided by Transport FROM visit provided by Other: Support Respondent shall pay to the other party as and for child support the sum of \$ per month, commencing and continuing until each child dies, marries, becomes emancipated, reaches the age of 18 or reaches the age of 19 and is a full-time high school student, or until further order of the Court, whichever first occurs, Payable one-half on the and one-half on the day of each month The allocation of support per child is as stated in the attached Child Support Calculation. GUIDELINE: A printout of a computer calculation and findings is attached and incorporated in this order. The amount of support per the guideline formula is \$		disparaging, or derogatory remarks about the absent parent in the presence of said				
dangerous drug (except upon prescription) prior tohours of visitation or during the visitation with the minor children. Transportation for visitation shall be as follows: Transport TO visit provided by Transport FROM visit provided by Drop Off & Pickup will be at Other: Respondent shall pay to the other party as and for child support the sum of \$ per month, commencing and continuing until each child dies, marries, becomes emancipated, reaches the age of 18 or reaches the age of 19 and is a full-time high school student, or until further order of the Court, whichever first occurs, Payable one-half on the and one-half on the day of each month The allocation of support per child is as stated in the attached Child Support Calculation. GUIDELINE: A printout of a computer calculation and findings is attached and incorporated in this order. The amount of child support is set forth as calculated under the guideline.		number and those of the child/ren and shall notify the other within				
Transport FROM visit provided by		dangerous drug (except upon prescription) prior tohours of				
□ Transport FROM visit provided by □ Drop Off & Pickup will be at □ Other: □ Other: □ Respondent shall pay to the other party as and for child support the sum of \$ □ per month, commencing □ and continuing until each child dies, marries, becomes emancipated, reaches the age of 18 or reaches the age of 19 and is a full-time high school student, or until further order of the Court, whichever first occurs, □ Payable one-half on the □ and one-half on the □ day of each month □ Payable once a month on the □ of each month The allocation of support per child is as stated in the attached Child Support Calculation. GUIDELINE: A printout of a computer calculation and findings is attached and incorporated in this order. The amount of child support is set forth as calculated under the guideline.		Transportation for visitation shall be as follows:				
Drop Off & Pickup will be at Other: 3. CHILD SUPPORT Petitioner Respondent shall pay to the other party as and for child support the sum of \$ per month, commencing and continuing until each child dies, marries, becomes emancipated, reaches the age of 18 or reaches the age of 19 and is a full-time high school student, or until further order of the Court, whichever first occurs, Payable one-half on the and one-half on the day of each month Payable once a month on the of each month The allocation of support per child is as stated in the attached Child Support Calculation. GUIDELINE: A printout of a computer calculation and findings is attached and incorporated in this order. The amount of child support is set forth as calculated under the guideline.		Transport TO visit provided by		<u>_</u> .		
Other: Other: Other:		☐ Transport FROM visit provided by				
Other: Other: Other:		☐ Drop Off & Pickup will be at				
Petitioner Respondent shall pay to the other party as and for child support the sum of \$ per month, commencing and continuing until each child dies, marries, becomes emancipated, reaches the age of 18 or reaches the age of 19 and is a full-time high school student, or until further order of the Court, whichever first occurs, Payable one-half on the and one-half on the day of each month The allocation of support per child is as stated in the attached Child Support Calculation. GUIDELINE: A printout of a computer calculation and findings is attached and incorporated in this order. The amount of support per the guideline formula is \$ The amount of child support is set forth as calculated under the guideline.		Other:				
Petitioner Respondent shall pay to the other party as and for child support the sum of \$ per month, commencing and continuing until each child dies, marries, becomes emancipated, reaches the age of 18 or reaches the age of 19 and is a full-time high school student, or until further order of the Court, whichever first occurs, Payable one-half on the and one-half on the day of each month The allocation of support per child is as stated in the attached Child Support Calculation. GUIDELINE: A printout of a computer calculation and findings is attached and incorporated in this order. The amount of support per the guideline formula is \$ The amount of child support is set forth as calculated under the guideline.						
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OR		☐ The amount of child support is set forth as calculated unde	r the guideline.			
	0	R				
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Respondent Initials: _____

Petitioner:	Case Number:	
Respondent:		
WE AGREE TO NON-GUIDELINE CHILD SUPPORT. The child supporties is below or above guideline. Pursuant to Family Code Section 40 that they have been fully informed of their rights concerning child support out of duress or coercion. Neither party is receiving public assistance an assistance is pending. The needs of the children will be adequately met amount of child support; the agreement is in the best interests of the children guideline amount would be unjust or inappropriate in this case. If guideline, no change of circumstances will be required to modify this order guideline, a change of circumstances will be required to modify this order.	D65(a), the parties declared. Neither party is acting and no application for publication for publication this agreed-upon laren involved. Application the order is below the der. If the order is above	ic on
Health insurance coverage for the minor children of the parties sh	nall be maintained by the	!
petitioner respondent if available at no or reasonable cost throug	h their respective places	of
employment or self-employment. Both parties are ordered to cooperate	in the presentation,	
collection and reimbursement of any health-care claims. Any health exp	enses not paid by	
insurance shall be shared:% Petitioner% Respondent		
CHILD CARE COSTS Petitioner Respondent shall pay reasonable child employment or necessary job training in the amount of \$ Bach party shall pay one-half. % Petitioner % Respondent \$ Petitioner \$ Respondent		
■ NO CHILD SUPPORT ORDER because child support has been pre	viously established in	
another case. Case Number:		
☐ RESERVED. The court's jurisdiction to award child support is reserved reason:	ved for the following	
☐ Petitioner and Respondent have equal time with the children	and equal income.	
Supporting party has no income at this time.		
Other:		

Petitio	oner:			Case Number:
Respo	ondent:			
4.	OTHER ORDE	RS		
	☐ Change the last r	names of the children a	as follows:	
	from	to		
		to		
L (1	☐ I he birth certifica) ☐ adding the fa		to conform to this court	order by
(2	2) changing the	last name of the childr	en.	
	Each of the parties shall pay his/her own fees, expenses of litigation and court costs, excepting those previously ordered.			
	Both parties waiv	e Statement of Decision	on and any right to appe	al.
☐ restr	•	s have already been is hed to this Judgment.	ssued in this case and a	copy of the personal conduc
	Additional orders			
NOT	ICE AND ODDODE			
_		UNITY TO BE HEARD as given notice and an		as provided by the laws of
	State of California.	io givon nonce and an	opportunity to be floard	ao providou by the laws of
PEN	ALTIES FOR VIOL	ATION OF ORDERS		
		ders contained herein,	party may be subject to	civil or criminal penalties, o
ooth.				
The f	foregoing is agree	d to by:		
i iic i	loregoing is agree	a to by.		
X			X	
	oner	Date	x Respondent	Date
IT IS	SO ORDERED:			
Data	d.			
vale	d:		JUDGE OF T	HE SUPERIOR COURT
				Page - 5 of 5

Petitioner Initials: _____