Form Adopted for Mandatory Use Judicial Council of California FL-180 [Rev. July 1, 2012] **Essential** 

Forms

JUDGMENT (Family Law)

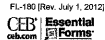
Family Code, §§ 2024, 2340, 2343, 2346

rights of a spouse or domestic partner as beneficiary of the other spouse's or domestic partner's life insurance policy. You should review these matters, as well as any credit cards, other credit accounts, insurance policies, retirement plans, and credit reports, to determine whether they should be changed or whether you should take any other actions.

A debt or obligation may be assigned to one party as part of the dissolution of property and debts, but if that party does not pay the debt or obligation, the creditor may be able to collect from the other party.

An earnings assignment may be issued without additional proof if child, family, partner, or spousal support is ordered.

Any party required to pay support must pay interest on overdue amounts at the "legal rate," which is currently 10 percent.



		·		1 - 771
PETITIONER:			CASE NUMBER:	
RESPONDENT:				
OTHER PARENT/PARTY:				
CHILD CUSTOR	Y AND VISITATION	N (PARENTING TIME) OR	RDER ATTACHMENT	<u> </u>
TO   Findings and Order After Hea	ring (form FL-340)	Judgment (form FL-18	30) 🔲 Judgment (	form FL-250)
Stipulation and Order for Cus	tody and/or Visitation	n of Children (form FL-355)		
Other (specify):				
				•
1. Jurisdiction. This court has jurisdictio		ly orders in this case under the	he Uniform Child Custo	dy Jurisdiction and
Enforcement Act (Fam. Code, §§ 3400 2. Notice and opportunity to be heard.	•	was diven notice and an opp	ortunity to be heard as	nrovided by the
laws of the State of California.	The respending party	mao giron notice and an opp	ortainty to be neard, as	provided by the
3. Country of habitual residence. The o	-	dence of the child or children	in this case is	
the United States Other (s		ou mou ho subject to sid or		_41_
<ol> <li>Penalties for violating this order. If y</li> <li>Child Custody. Custody of the m</li> </ol>	•		criminal penalties, or b	otn.
, , , , , , , , , , , , , , , , , , , ,	•	gal custody to: (person who	makee Dhyeir	cal custody to:
Child's Name		cisions about health, education		n whom child lives)
			<del>,,,,</del>	
		·		
6. Child abduction prevention. Th	ara is a rick that and a	f the parties will take the shik	drop out of California	ithaut tha athau
party's permission. (Child Abduct		· · · · · · · · · · · · · · · · · · ·		
7. Visitation (Parenting Time)		,	•	
<del>_</del> _ ` _ ·	tation to the party with	out physical custody (not ap	propriate in cases inv	olving domestic
violence)			•	<b>G</b>
	page document			er aları erili i
c. The parties will go to ch location):	nd custody mediation (	or chila custody recommendi	ng counseling at (speci	ry date, time, and
d. No Visitation (Parenting	Time)			
e.	ne) for the 🔲 petitio	ner 🔲 respondent 🔲 o	other (name):	
will be as follows: (1)	arting (date):			
		h is the first weekend with a	Saturday.)	
1st _	2nd 3rd		eekend of the month	·
from	at	a.m. 🔲 p.m./	if applicable, specify:	start of school
(day	y of week) (ti	ime)	, ,	after school
to	at	a.m. 🔲 p.m./	if applicable, specify:	start of school
(day of	week) (time			after school
(a) 🔲 The	parties will alternate th	e fifth weekends, with the	petitioner	respondent
		aving the initial fifth weekend		_
(b) La The	petitioner weekend in odd		r parent/party will hav	e the
जिल्ला ।	_	<del>_</del>	moners.	
	THIS IS	A COURT ORDER.		Page 1 of 3

Form Approved for Optional Use Judicial Council of California FL-341 (Rev. July 1, 2016)

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THIS IS A COURT ORDER.

CHILD CUSTODY AND VISITATION (PARENTING TIME)

ORDER ATTACHMENT

Family Code, §§ 3020, 3022, 3025, 3040-3043, 3046, 3100, 6340, 7604 www.courts.ca.gov

PETITIORER RESPONDENT OTHER PARENTPARTY:  Visitation (Parenting Time) (continued)  e. (2) Alternate weekends starting (date):  from at a.m p.m./ if applicable, specify: start of school after school	_						FL-341
e. (2) Alternate weekends starting (date):  from						CASE NUMBER:	
from	•			(date):	** · · · · · · · · · · · · · · · · · ·		
(day of week) (time)  (3)   Weekdays starting (date):			n at		a.m. 🔲 p.m./	if applicable, specify:	
from at at a.m. p.m./ if applicable, specify: start of school after school to at at a.m. p.m./ if applicable, specify: start of school after school (day of week) (lime)  (4) Cher visitation (parenting time) days and restrictions are: listed in Attachment 7e(4) (form MC-025 may be used for this purpose) as follows:  Supervised visitation (parenting time). Until further order of the court other (specify): the petitioner respondent other (name): will have supervised visitation (parenting time) with the minor children according to the schedule set forth on page 1. (You must attach Supervised Visitation Order (form FL-341(A).)  Transportation for visitation (parenting time)  a. The children must be driven only by a licensed and insured driver. The car or truck must have legal child restraint devices.  b. Transportation from the visits will be provided by the petitioner respondent other (specify):  c. Transportation from the visits will be provided by the petitioner respondent other (specify):  d. The exchange point at the beginning of the visit will be at (address):  e. The exchange point at the end of the visit will be at (address):  f. During the exchanges, the party driving the children will wait in the car and the other party will wait in his or her home (or exchange location) while the children go between the car and the home (or exchange location).  Travel with children. The petitioner respondent other parent/party (name): must have writen permission from the other parent or a court order to take the children out of a the state of California.  b. the state of California.		to			a.m. 🔲 p.m./	if applicable, specify:	
(day of week) (time)  to (day of week) (time)  to (day of week) (time)  (4) Other visitation (parenting time) days and restrictions are:   listed in Attachment 7e(4) (form MC-025 may be used for this purpose)   as follows:  Supervised visitation (parenting time). Until   further order of the court   other (specify):   the   petitioner   respondent   other (name):   will have supervised visitation (parenting time) with the minor children according to the schedule set forth on page 1. (You must attach Supervised Visitation Order (form FL-341(A).)  Transportation for visitation (parenting time)  a. The children must be driven only by a licensed and insured driver. The car or truck must have legal child restraint devices.  b.   Transportation from the visits will be provided by the   petitioner   respondent   other (specify):   other (specif		(3) Wee	ekdays starting (date):				
(day of week) (time)  (4) Other visitation (parenting time) days and restrictions are:   listed in Attachment 7e(4) (torm MC-025 may be used for this purpose)   as follows:    Supervised visitation (parenting time). Until   further order of the court   other (specify): the   petitioner   respondent   other (name): will have supervised visitation (parenting time) with the minor children according to the schedule set forth on page 1. (You must attach Supervised Visitation Order (form FL-341(A).)   Transportation for visitation (parenting time)   a. The children must be driven only by a licensed and insured driver. The car or truck must have legal child restraint devices.   b.   Transportation to begin the visits will be provided by the   petitioner   respondent other (specify):     c.   Transportation from the visits will be provided by the   petitioner   respondent other (specify):     d.   The exchange point at the beginning of the visit will be at (address):     e.   The exchange point at the beginning of the visit will be at (address):     During the exchanges, the party driving the children will wait in the car and the other party will wait in his or her home (or exchange location) while the children go between the car and the home (or exchange location).     Other (specify):     Travel with children. The   petitioner   respondent   other parent/party (name): must have written permission from the other parent or a court order to take the children out of   a.   the state of California.		from			a.m. 🔲 p.m./	if applicable, specify:	<u></u>
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10. Travel with children. The petitioner respondent other parent/party (name):  must have written permission from the other parent or a court order to take the children out of  a. the state of California.  b. the following counties (specify):	).	the petitioner will have supervised vis (You must attach Sup  Transportation for vis a. The children must devices. b. Transportation c. Transportation d. The exchange e. The exchange f. During the exchange home (or exch	respondent of sitation (parenting time) with pervised Visitation Order sitation (parenting time) be driven only by a license on to begin the visits will be an from the visits will be proposed to point at the beginning of the point at the end of the visits changes, the party driving thange location) while the consistance is the party driving thange location) while the consistance is the party driving thange location) while the consistance is the party driving thange location) while the consistance is the party driving thange location) while the consistance is the party driving thange location) while the consistance is the party driving thange location) while the consistance is the party driving thange location.	ther (name): th the minor childre (form FL-341(A).) d and insured drive provided by the ovided by the the visit will be at (addres the children will wa	petitioner other (special other o	he schedule set forth on uck must have legal child respondent cify):  respondent cify): the other party will wait	d restraint in his or her
	11	0. Travel with children. Travel have written perma.  a. the state of 0 b. the following	The petitioner mission from the other pare California.			- ·	

	FL-341
PETITIONER:	CASE NUMBER:
RESPONDENT: OTHER PARENT/PARTY:	
Holiday schedule. The children will spend holiday time as listed  Holiday Schedule Attachment (form FL-341(C)) may be used for this p	below in the attached schedule. (Children's purpose.)
2. Additional custody provisions. The parents will follow the additional attached schedule. (Additional Provisions—Physical Custody Attachm	
13. <b>Joint legal custody</b> . The parents will share joint legal custody as liste (Joint Legal Custody Attachment (form FL-341(E)) may be used for th	
14. Access to children's records. Both the custodial and noncustodial p about their minor children (including medical, dental, and school records to the children.	
15. Other (specify):	

FL-341 [Rev. July 1, 2016]

_			FL-341(A)
	PETITIONER/PLAINTIFF:	CASE NUMBER:	
	RESPONDENT/DEFENDANT:		To Annual Market
L_	OTHER PARENT/PARTY:		
	SUPERVISED VISITATION ORDER Attachment to Child Custody and Visitation (Parenting Time) Or		<b>341</b> )
1.	Evidence has been presented in support of a request that the contact of with the child(ren) be supervised based upon allegations of abduction of child(ren) physical abuse drug abuse sexual abuse domestic violence alcohol abuse	neglect other (specify):	Other Parent/Party
	Petitioner Respondent Other Parent/Party disputes these alle these issues pending further investigation and hearing or trial.	gations and the court res	erves the findings on
2.	The court finds, under Family Code section 3100, that the best interest of the child(r Petitioner Respondent Other Parent/Party must, until furth supervised by the person(s) set forth in item 6 below pending further investigation are	ner order of the court, be I	
	HE COURT MAKES THE FOLLOWING ORDERS  CHILD(REN) TO BE SUPERVISED		
	<u>Child's Name</u> <u>Birth Date</u>	<u>Age</u>	<u>Sex</u>
	TYPE a. Supervised visitation b. Supervised exchange only  SUPERVISED VISITATION PROVIDER		
Ŭ.	a. Professional (individual provider or supervised visitation center)	b. Nonprofession	al
6.	AUTHORIZED PROVIDER  Name  Address		<u>Telephone</u>
	Any other mutually agreed-upon third party as arranged.		
7.	DURATION AND FREQUENCY OF VISITS (see form FL-341 for specifics of visitation)	ion):	
8.	PAYMENT RESPONSIBILITY Petitioner: % Respondent:	% Other Paren	t/Party: %
9.	Petitioner will contact professional provider or supervised visitation center no la Respondent will contact professional provider or supervised visitation center no Other Parent/party will contact professional provider or supervised visitation center no la Respondent will contact professional provider or supervised visitation center no la Respondent will contact professional provider or supervised visitation center no la Respondent will contact professional provider or supervised visitation center no la Respondent will contact professional provider or supervised visitation center no la Respondent will contact professional provider or supervised visitation center no la Respondent will contact professional provider or supervised visitation center no la Respondent will contact professional provider or supervised visitation center no la Respondent will contact professional provider or supervised visitation center no la Respondent will contact professional provider or supervised visitation center no la Respondent will contact professional provider or supervised visitation center no la Respondent professional provider or supervised visitation center no la Respondent professional provider or supervised visitation center no la Respondent professional provider or supervised visitation center no la Respondent professional professional professional provider or supervised visitation center no la Respondent professional provider or supervised visitation center no la Respondent professional professiona	o later than (date):	
10	D. THE COURT FURTHER ORDERS		
			•
D	ate:	JUDICIAL OFFICER	D. 4.54

							FL-341(B)
		ETITIONER:		•		CASE NUMBER:	
OTH		PONDENT: ENT/PARTY:	•				
		CHII	LD ABDUCTION	PREVENTION	ORDER ATTA	CHMENT	
	то	Child Custody an Custody Order— Other (specify):				form FL-341)	·
	vithout pe	finds there is a risk that ermission because that p as violated—or threatene	oarty (check all tha	t apply):	parenting time)	will take t	he child
b	). 🔲 d ). 🗀 h	oes not have strong ties to as done things that make	o California.			-	ich as
•	(( 	check all that apply): ☐ quit a job. ☐ closed a bank accoun	. [	sold his or her			
		sold or gotten rid of as applied for a passport Other (specify):	sets.	hidden or des	troyed documen	nts.	
C	i.   h	nas a history of (check all tage) domestic violence. child abuse. not cooperating with tage		party in parenting			
f	. 🗖 h	nas a criminal record.  nas family or emotional ties  NOTE: If item "f" is chec	s to another county	v, state, or foreign	country.	too.)	
HE (	COURT O	RDERS, to prevent the p	arty in item 1 froi	n taking the child	dren without pe	ermission:	
<u>.</u> [		rvised visitation (parenti as specified on attached fo			):		
s. [	☐ The p	party in item 1 must post a	bond for \$		. The terms of th	ne bond are (specify):	
· [	other	party in item 1 must not reparent or party or a court Current residence. This county	order:	hool district (spec		ren without permission	in writing from the
i. [	u u ti	party in item 1 must not t his county. California.	ravel with the chi the United Other (spe	States.	k all that apply).	:	
S. [		party in item 1 must regist to that state for visits.	ster this order in t	ne state of (specif	y):		before the children can
'. [		party in item 1 must not a e used for travel.	upply for a passpo	ort or any other v	ital document,	such as a visa or birth	certificate, that

THIS IS A COURT ORDER.

Page 1 of 2

		FL-341(B
PETITIONER: RESPONDENT: OTHER PARENT/PARTY:	CASE NUMBER:	
3. The party in item 1 must turn in all the children's passports and other control as specified below (List the documents that must be turned in. In the court, one of the attorneys, the other party, or another person):	r vital documents in the party's pos nolude the details for turning in the do	session or cuments to
	•	
The party in item 1 must give the other parent or party the following bar The children's travel itinerary Copies of round-trip airline tickets Addresses and telephone numbers where the children can be reache An open airline ticket for the other parent in case the children are not Other (specify):	d at all times	
The party in item 1 must notify the embassy or consulate of (specify of this order and provide the court with proof of that notification within specify		abou
<ol> <li>The party in item 1 must get a custody and visitation (parenting time) before the children may travel to that country for visits. The court recognize according to the laws of that country.</li> </ol>	order equivalent to the most recent I	J.S. order d or enforced
2. Enforcing the order. The court authorizes any law enforcement officer to Abduction Unit of the Office of the District Attorney at (phone number and	enforce this order. In this county, con address):	tact the Child
3. Other orders (specify):		
		·
4. This order is valid in other states and in any country that has signed the Hague	Convention on Child Abduction.	
NOTICE TO AUTHORITIES IN OTHER STATES	S AND COUNTRIES	
This court has jurisdiction to make child custody orders under California's Uniform (Fam. Code, § 3400 et seq.) and the Hague Convention on Civil Aspects of Intern § 11601 et seq.). If jurisdiction is based on other factors, they are listed above in its court of the court of th	ational Child Abduction (42 U.S.C.	cement Act

THIS IS A COURT ORDER.
CHILD ABDUCTION PREVENTION ORDER ATTACHMENT

FL-341(8) [Rev. July 1, 2016] CEB\* Essential Forms

					FL-341(C)
PETITIONER:			CASE NUM	BER:	
RESPONDENT:					
OTHER PARENT/PARTY:					
TO Petition Response Stipulation and Order for Cu Visitation Order—Juvenile	HILDREN'S HOLIDA' Request for Ord stody and/or Visitation Other (speci	er Respo	onsive Declaration	to Request for O der After Hearing	rder or Judgment
<ol> <li>Holiday parenting. The following table "Other Party" to specify each parent's specify the starting and ending days a Note: Unless specifically ordered, a</li> </ol>	(or party's) years—odd ond times.	or even numbere	d years or both ("e	very year")—and u	nder "Times,"
· · · · · · · · · · · · · · · · · · ·	Times (from when to	when)	Every Year	Even Numbered	Odd Numbered
	(Unless noted below, all s	ingle-	Petitioner/	Years	Years
	day holidays start at	a.m.	Respondent/	Petitioner/	Petitioner/
	and end at	_ p.m.)	Other Parent/Party	Respondent/	Respondent/
Holidays				Other Parent/Party	Other Parent/Party
December 31 (New Year's Eve)					
January 1 (New Year's Day)					
Martin Luther King's Birthday (weekend)					
February 12 (Lincoln's Birthday)					
President's Day (Weekend)					
President's Week Recess, first half					
President's Week Recess, second half					
Spring Break, first half					
Spring Break, second half					
Mother's Day					
Memorial Day (weekend)					
Father's Day					
July 4th					
Summer Break					
Labor Day (weekend)	· · · · · · · · · · · · · · · · · · ·				
Columbus Day (weekend)					
Halloween					
November 11 (Veterans Day)					
Thanksgiving Day					
Thanksgiving weekend					
December/January School Break					
Child's birthday (date):					
Child's birthday (date):		······································			
Child's birthday (date):			<del></del>		
Mother's birthday (date):					
Father's birthday (date):	****				<u> </u>
Other Parent/Party's					
birthday (date):			1	I	
biratady (date).			}		

					FL-341(C)
PETITIONER: RESPONDENT:			CASE NUM	BER:	
OTHER PARENT/PARTY:					
				7.00	
Holiday parenting (continued)					
	Times (from when to when) (Unless noted below, all singleday holidays start at a.m.	Every Petition	ner/	Even Numbered Years	Years
Other Holidays	and end at p.m.)	Respo Other Par		Petitioner/ Respondent/ Other Parent/Party	Petitioner/ Respondent/ Other Parent/Party
				Carer r arenor arty	Other Farenive arty
			7.1.		
				L.,	
Any three-day weekend not speci	fied in item 1 will be spent with the parent or	r party wh	o would i	normally have that	weekend.
<ol> <li>Vacations         The  Petitioner  Response     </li> </ol>	ondent				
<ul> <li>May take vacation with the child times per year (specify):</li> </ul>	ren of up to (specify number):		days 🔲	weeks the fol	llowing number of
	arty in writing of vacation plans a minimum oparty with a basic itinerary that includes date				ays in advance ns, flight
<ul><li>(1)  The other parent or parent</li><li>(2)  If the parties cannot a</li></ul>	arty has <i>(number):</i> days to re gree on the vacation plans ( <i>check all that a</i>	pply):		problem with the v	racation schedule.
(A) They must confer (B) In even-numbered Other Paren	to try to resolve any disagreement before fit d years, the parties will follow the suggestion t/Party for resolving the disagreement.	ling for a one of	court hea		ondent
(C) In odd-numbered Other Paren	years, the parties will follow the suggestions	s of	Petiti	oner 🔲 Resp	ondent
(D) Other (specify):	do the etate of California				
<ul><li>c.  This vacation may be outside</li><li>d.  Any vacation outside a court order.</li></ul>	_	equires pri	ior writter	consent of the otl	ner parent or
e. Other (specify):					
				·	

			-341(D)
		PETITIONER: CASE NUMBER: RESPONDENT:	
ОТ		PARENT/PARTY:	
		ADDITIONAL PROVISIONS—PHYSICAL CUSTODY ATTACHMENT	
то		Petition Response Request for Order Responsive Declaration to Request for Order Stipulation and Order for Custody and/or Visitation of Children Findings and Order After Hearing or Judgm Custody Order—Juvenile —Final Judgment Other (specify):	ent
The a	additio	onal provisions to physical custody apply to (specify parties): 🔲 Petitioner 🔲 Respondent 🔲 Other Paren	t/Party
1.		Notification of parties' current address. Petitioner Respondent Other Parent/Party must notify all parties within (specify number): days of any change in his or her  a. address for residence mailing work. e-mail  b. telephone/message number at home cell phone work the children's schools  The parties may not use such information for the purpose of harassing, annoying, or disturbing the peace of the or invading the other's privacy. No residence or work address is needed if a party has an address with the State of California's Safe at Home confidential address program.	ther or
2.		Notification of proposed move of child. Each party must notify the other (specify number):  days before planned change in residence of the children. The notification must state, to the extent known, the planned address of the children, including the county and state of the new residence. The notification must be sent by certified mail, return recrequested.	ne
3.		Child care.  a. The children must not be left alone without age-appropriate supervision.	
		b. The parties must let each other know the name, address, and phone number of the children's regular child-caproviders.	are
4.		Right of first option of child care. In the event any party requires child care for (specify number): hours or notice as possible, to care for the children before other arrangements are made. Unless specifically agreed or ordered court, this order does not include regular child care needed when a party is working.	•
5.		Canceled visitation (parenting time).  a. If the noncustodial party fails to arrive at the appointed time and fails to notify the custodial party that he or she be late, then the custodial party need wait for only (specify number): minutes before considering the visitation (parenting time) canceled.  b. If the noncustodial party is unable to exercise visitation (parenting time) on a given occasion, he or she must the custodial party (specify):  at the earliest possible opportunity.  Other (specify):  If the children are ill and unable to participate in the scheduled visitation (parenting time), the custodial party is given the noncustodial party (specify):  as much notice as possible.  A doctor's excuse.  Other (specify):	enotify
6.		Phone contact between parents and children.  a. The children may have telephone access to the parties children at reasonable times, for reasonable durations.  b. The custodial parent must make the child available for the following scheduled telephone contact (specify children):	
		c. No party or any other third party may listen to, monitor, or interfere with the calls.	Page 1 of 2

Form Approved for Optional Use Judicial Council of California FL-341(D) [Rev. July 1, 2016] CEB Essential Forms

PETITIONER: RESPONDENT: OTHER PARENT/PARTY:  7. No negative comments. The parties will not make or allow others to make negative or	comments about each other or about
7. No negative comments. The parties will not make or allow others to make negative of	comments about each other or about
their past or present relationships, family, or friends within hearing distance of the child	dren.
<ol> <li>Discussion of court proceedings with children. Other than age-appropriate discuss children's role in mediation or other court proceedings, the parties will not discuss with relating to custody or visitation (parenting time).</li> </ol>	sion of the parenting plan and the n the children any court proceedings
<ol> <li>No use of children as messengers. The parties will communicate directly with each children and may not use the children as messengers between them.</li> </ol>	other on matters concerning the
alcoholic beverages, narcotics, or restricted dangerous drugs (except by prescription)	er parent/party may not consume within (specify number): hours rd party to do so in the presence of the
11. No exposure to cigarette or medical marijuana smoke. The parties will not expose or medical marijuana smoke.	the children to secondhand cigarette
12. No interference with schedule of any party without that party's consent. The part children during the other party's scheduled visitation (parenting time) without the other	ies will not schedule activities for the rparty's prior agreement.
<ul><li>13.  Third-party contact.</li><li>a.  The children will have no contact with (specify name):</li></ul>	
b.  The children must not be left alone in the presence of (specify name):	
<ul> <li>14. Children's clothing and belongings.</li> <li>a. Each party will maintain clothing for the children so that the children do not hadditional clothing.</li> </ul>	nave to make the exchanges with
b. The children will be returned to the other party with the clothing and other be	elongings they had when they arrived.
15. Log book. The parties will maintain a "log book" and make sure that the book is sent homes. Using businesslike notes (no personal comments), parties will record informat and welfare issues that arise during the time the children are with them.	with the children between their tion related to the health, education,
16. Terms and conditions of order may be changed. The terms and conditions of this of the needs of the children and parties change. Such changes will be in writing, dated a will retain a copy. If the parties want a change to be a court order, it must be filed with document.	nd signed by the parties; each party
17. Other (specify):	

PETITIONER: RESPONDENT: OTHER PARENT/PARTY:  JOINT LEGAL CUSTODY ATTACHMENT  TO Petition Response Request for Order Responsive Declaration to Request for Order Stipulation and Order for Custody and/or Visitation of Children Findings and Order After Hearing or Judgment Custody Order—Juvenile—Final Judgment Other (specify):  NOTICE! In exercising joint legal custody, the parties may act alone, as long as the action does not conflict with any orders about the physical custody of the children. Use this form only if you want to ask the court to make orders specifying when the consent of both parties is required to exercise legal control of the children and the consequences for failing to obtain mutual consent.		FL-341(E)
OTHER PARENT/PARTY:   JOINT LEGAL CUSTODY ATTACHMENT		CASE NUMBER:
Petition   Response   Request for Order   Responsive Declaration to Request for Order   Stipulation and Order for Custody and/or Visitation of Children   Findings and Order After Hearing or Judgment   Other (specify):    NOTICEI in exercising joint legal custody, the parties may act alone, as long as the action does not conflict with any orders about the physical custody of the children. Use this form only if you want to ask the court to make orders specifying when the consent of both parties is required to exercise legal control of the children and the consequences for falling to obtain mutual consent.  1. The parties (specify):   Petitioner   Respondent   Other Parent/Party   will have joint legal custody of the children and the consequences for falling to obtain mutual consent.  1. The parties (specify):   Petitioner   Respondent   Other Parent/Party   will have joint legal custody of the children and the consequences for falling to obtain mutual consent.  1. The parties (specify):   Petitioner   Respondent   Other Parent/Party   will have joint legal custody of the children and the consequences for falling to obtain mutual consent.  1. The parties (specify):   Petitioner   Respondent   Other Parent/Party   will have joint legal custody of the children and the consequences for falling to obtain mutual consent.  1. The parties (specify):   Petitioner   Respondent   Other mental health counseling or therapy   Participation in extracurricular activities   Participation in extracurricular activities   Participation in extracurricular activities   Participation in particular religious activities or institutions   Participation in particular religious activities		
about the physical custody of the children. Use this form only if you want to ask the court to make orders specifying when the consent of both parties is required to exercise legal control of the children and the consequences for failing to obtain mutual consent.  1. The parties (specify):	TO Petition Response Request for Order Responsive Stipulation and Order for Custody and/or Visitation of Children Find	Declaration to Request for Order
2. In exercising joint legal custody, the parties will share in the responsibility and discuss in good faith matters concerning the health, education, and welfare of the children. The parties must discuss and consent in making decisions on the following matters:  a. □ Enrollment in or leaving a particular private or public school or daycare center  b. □ Beginning or ending of psychiatric, psychological, or other mental health counseling or therapy  c. □ Participation in extracurricular activities  d. □ Selection of a doctor, dentist, or other health professional (except in emergency situations)  e. □ Participation in particular religious activities or institutions  f. □ Out-of-country or out-of-state travel  g. □ Other (specify):  3. If a party does not obtain the consent of the other party to those items in 2, which are granted as court orders:  a. He or she may be subject to civil or criminal penalties.  b. The court may change the legal and physical custody of the minor children.  c. □ Other consequences (specify):  4. □ Special decision making designation and access to children's records  a. The □ petitioner □ respondent □ other parent/party will be responsible for making decisions regarding the following issues (specify):  b. Both the custodial and noncustodial parent have the right to access records and information about their minor children (including medical, dental, and school records) and consult with professionals who are providing services to the children.  c. □ Table partic such notification must be made within (specify number):  b. □ Each party must notify the other of the name and address of each health practitioner who examines or treats the children; such notification must be made within (specify number):  b. □ Each party is authorized to take any and all actions necessary to protect the health and welfare of the children, including but not limited to consent to emergency surgical procedures or treatment. The party authorizing such emergency treatment must notify the other party as soon as poss	about the physical custody of the children. Use this form only if you want to ask the consent of both parties is required to exercise legal control of the children.	the court to make orders specifying when
education, and welfare of the children. The parties must discuss and consent in making decisions on the following matters:  a. ☐ Enrollment in or leaving a particular private or public school or daycare center  b. ☐ Beginning or ending of psychiatric, psychological, or other mental health counseling or therapy  c. ☐ Participation in extracurricular activities  d. ☐ Selection of a doctor, dentist, or other health professional (except in emergency situations)  e. ☐ Participation in particular religious activities or institutions  f. ☐ Out-of-country or out-of-state travel  g. ☐ Other (specify):  3. If a party does not obtain the consent of the other party to those items in 2, which are granted as court orders:  a. He or she may be subject to civil or criminal penalties.  b. The court may change the legal and physical custody of the minor children.  c. ☐ Other consequences (specify):  4. ☐ Special decision making designation and access to children's records  a. The ☐ petitioner ☐ respondent ☐ other parent/party will be responsible for making decisions regarding the following issues (specify):  b. Both the custodial and noncustodial parent have the right to access records and information about their minor children (including medical, dental, and school records) and consult with professionals who are providing services to the children.  c. ☐ Each party must notify the other of the name and address of each health practitioner who examines or treats the children; such notification must be made within (specify number): days of the first treatment or examination be accessed to take any and all actions necessary to protect the health and welfare of the children, including but not limited to consent to emergency surgical procedures or treatment. The party authorizing such emergency treatment must notify the other party as soon as possible of the emergency situation and of all procedures or treatment administered to the children.  c. ☐ The parties will not change the last name of the children or have a different name used	1. The parties (specify): Petitioner Respondent Other Parent/Part	y will have joint legal custody of the children.
d. Selection of a doctor, dentist, or other health professional (except in emergency situations) e. Participation in particular religious activities or institutions f. Out-of-country or out-of-state travel g. Other (specify):  If a party does not obtain the consent of the other party to those items in 2, which are granted as court orders: a. He or she may be subject to civil or criminal penalties. b. The court may change the legal and physical custody of the minor children. c. Other consequences (specify):  Special decision making designation and access to children's records a. The petitioner respondent other parent/party will be responsible for making decisions regarding the following issues (specify):  b. Both the custodial and noncustodial parent have the right to access records and information about their minor children (including medical, dental, and school records) and consult with professionals who are providing services to the children. a. Each party must notify the other of the name and address of each health practitioner who examines or treats the children; such notification must be made within (specify number): days of the first treatment or examination including but not limited to consent to emergency surgical procedures or treatment. The party authorizing such emergency treatment must notify the other party as soon as possible of the emergency situation and of all procedures or treatment administered to the children. c. The parties are required to administer any prescribed medications for the children.  School notification. Each party will be designated as a person the children's school will contact in the event of an emergency.  Name. The parties will not change the last name of the children or have a different name used on the children's medical.	education, and welfare of the children. The parties must discuss and consent in make a. Enrollment in or leaving a particular private or public school or daycare cerb. Beginning or ending of psychiatric, psychological, or other mental health or	ting decisions on the following matters: nter
<ul> <li>a. He or she may be subject to civil or criminal penalties.</li> <li>b. The court may change the legal and physical custody of the minor children.</li> <li>c. Other consequences (specify):</li> <li>4. Special decision making designation and access to children's records <ul> <li>a. The petitioner respondent other parent/party will be responsible for making decisions regarding the following issues (specify):</li> <li>b. Both the custodial and noncustodial parent have the right to access records and information about their minor children (including medical, dental, and school records) and consult with professionals who are providing services to the children.</li> <li>5. Health-care notification.</li> <li>a. Each party must notify the other of the name and address of each health practitioner who examines or treats the children; such notification must be made within (specify number): days of the first treatment or examination be carried by the children; such notification must be made within (specify number): days of the first treatment or examination be considered by the children of the children or treatment. The party authorizing such emergency treatment must notify the other party as soon as possible of the emergency situation and of all procedures or treatment administered to the children.</li> <li>c. The parties are required to administer any prescribed medications for the children.</li> </ul> </li> <li>3. School notification. Each party will be designated as a person the children's school will contact in the event of an emergency.</li> <li>7. Name. The parties will not change the last name of the children or have a different name used on the children's medical.</li> </ul>	<ul> <li>d. Selection of a doctor, dentist, or other health professional (except in emerge)</li> <li>e. Participation in particular religious activities or institutions</li> <li>f. Out-of-country or out-of-state travel</li> </ul>	gency situations)
<ul> <li>a. The petitioner respondent other parent/party will be responsible for making decisions regarding the following issues (specify):</li> <li>b. Both the custodial and noncustodial parent have the right to access records and information about their minor children (including medical, dental, and school records) and consult with professionals who are providing services to the children.</li> <li>b. Health-care notification.</li> <li>a. Each party must notify the other of the name and address of each health practitioner who examines or treats the children; such notification must be made within (specify number): days of the first treatment or examination including but not limited to consent to emergency surgical procedures or treatment. The party authorizing such emergency treatment must notify the other party as soon as possible of the emergency situation and of all procedures or treatment administered to the children.</li> <li>c. The parties are required to administer any prescribed medications for the children.</li> <li>School notification. Each party will be designated as a person the children's school will contact in the event of an emergency.</li> <li>Name. The parties will not change the last name of the children or have a different name used on the children's medical.</li> </ul>	<ul><li>a. He or she may be subject to civil or criminal penalties.</li><li>b. The court may change the legal and physical custody of the minor children.</li></ul>	ich are granted as court orders:
<ul> <li>(including medical, dental, and school records) and consult with professionals who are providing services to the children.</li> <li>Health-care notification.</li> <li>a. Each party must notify the other of the name and address of each health practitioner who examines or treats the children; such notification must be made within (specify number): days of the first treatment or examination to the each party is authorized to take any and all actions necessary to protect the health and welfare of the children, including but not limited to consent to emergency surgical procedures or treatment. The party authorizing such emergency treatment must notify the other party as soon as possible of the emergency situation and of all procedures or treatment administered to the children.</li> <li>c. The parties are required to administer any prescribed medications for the children.</li> <li>School notification. Each party will be designated as a person the children's school will contact in the event of an emergency.</li> <li>Name. The parties will not change the last name of the children or have a different name used on the children's medical.</li> </ul>	a. The 🔲 petitioner 🔲 respondent 🔲 other parent/party w	ill be responsible for making decisions regarding
<ul> <li>a.</li></ul>	<ul> <li>Both the custodial and noncustodial parent have the right to access record (including medical, dental, and school records) and consult with professior</li> </ul>	s and information about their minor children als who are providing services to the children.
<ul> <li>b. Each party is authorized to take any and all actions necessary to protect the health and welfare of the children, including but not limited to consent to emergency surgical procedures or treatment. The party authorizing such emergency treatment must notify the other party as soon as possible of the emergency situation and of all procedures or treatment administered to the children.</li> <li>c. The parties are required to administer any prescribed medications for the children.</li> <li>School notification. Each party will be designated as a person the children's school will contact in the event of an emergency.</li> <li>Name. The parties will not change the last name of the children or have a different name used on the children's medical.</li> </ul>	a. Each party must notify the other of the name and address of each hea	
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emergency.  Name. The parties will not change the last name of the children or have a different name used on the children's medical.		
Name. The parties will not change the last name of the children or have a different name used on the children's medical, school, or other records without the written consent of the other party.		cnool will contact in the event of an
	Name. The parties will not change the last name of the children or have a differ school, or other records without the written consent of the other party.	ent name used on the children's medical,
3. Other (specify):	3. Other (specify):	

Form Approved for Optional Use Judicial Council of California FL-341(E) [Rev. July 1, 2016] CEB | Essential ceb.com | Forms

£					FL-342
1	IER/PLAINTIFF:			CASE NUMBER:	
	IT/DEFENDANT: ARENT/PARTY:				
OTTLK F/				<u> </u>	
	TO Findings and Order A Restraining Order Aft Other (specify):	lfter Hearing	· ·	Judgment (form FL	180)
1. 🔲 A pri	USED THE FOLLOWING INFORMATE ntout of a computer calculation and find				
belov			O thi	N	
2. LI Inco		N. 110 1	Gross monthly	Net monthly	Receiving
а. с	Each parent's monthly income is as folk Petitioner/plai		<u>income</u>	<u>income</u>	TANF/CalWORKS
	Respondent/defend			\$ \$	H
	Other parent/p			\$	H
				·	
b. li	mputation of income. The court finds th	at the	Petitioner/plaintiff	Respondent	
¢			Other parent/party	has the capacity to e	
3. Chile	per dren of this relationship		and has based to	he support order upon	this imputed income.
	Number of children who are the subject	s of the sunn	ort order (specify):		
	Approximate percentage of time spent v		oner/plaintiff:	%	
	, , , , , , , , , , , , , , , , , , ,	•	ondent/defendant:	%	
4 [7]	In hele a	· ·	parent/party:	%	
	tships				
narq	Iships for the following have been allow	ed in calcula/ Petitionei plaintiff	r/ Respondent/	Other parent/	Approximate ending time for the hardship
a.	Other minor children:	\$	\$	\$	ior the mandemb
b.	Extraordinary medical expenses:	\$	\$	\$	
C.	Catastrophic losses:	\$	\$	\$	
THE COURT	ORDERS				
	-income adjustment  The low-income adjustment applies	<b>S</b> .			
b. 🕻	The low-income adjustment does n	ot apply beca	ause (specify reasons	):	
a. E (4		dent/defenda ntil further ord full-time high Date of birt	der of the court, or unt school student, which	il the child marries, die ever occurs first, as fo	
P	Payable  on the 1st of the month Other (specify):	one	e-half on the 1st and c	one-half on the 15th of	the month
		TINO 10	A COUDT CODE		

THIS IS A COURT ORDER.

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		· · · · · · · · · · · · · · · · · · ·						FL-342
		NER/PLAINTI				CASE NUMB	JER:	
		NT/DEFENDA						
0	IHEK	PARENT/PAR	17:			<del></del>		
		T FURTHER						
პ. b.		_	additional child support					
			care costs related to employment or reas	· · · · · · · · · · · · · · · · · · ·	job tra	iining		
		(a) 🔔	. ,	% of total or 📮	\$		per mon	th child-care costs.
		(b) 🖳	Respondent/defendant must pay:	% of total or 👢	\$		per mon	th child-care costs.
		(c) <u> </u>	Other parent/party must pay:	% of total or	\$		per mon	th child-care costs.
		(d) 📖	Costs to be paid as follows (specify):					
C.	Man	•	ional child support					
			nable uninsured health-care costs for the	children				
		(a) <u> </u>	• • • • • • • • • • • • • • • • • • • •	% of total	or		\$	per month.
		(b) <u> </u>	Respondent/defendant must pay:	% of total	or		\$	per month.
		(c) 🖳	Other parent/party must pay:	% of total	or		\$	per month.
		(d) 🔲	Costs to be paid as follows (specify):	,				
d.			child support					
		(1)	Costs related to the educational or other s	special needs of th	e chil	dren		
		(a) 🔲	Petitioner/plaintiff must pay:	% of total	or	<b>5</b>		per month.
		(b) 🔲	Respondent/defendant must pay:	% of total	or	<b>S</b> \$		per month.
		(c) 🔲	Other parent/party must pay:	% of total	or	<b>5</b>		per month.
		(d) 🔲						
		(2) T	ravel expenses for visitation					
		(a) <u> </u>	Petitioner/plaintiff must pay:	% of total	or	<b>-</b> \$		per month.
		(b) 🔲	Respondent/defendant must pay:	% of total	OL	<b>_</b> \$	•	per month.
		(c) $\bigsqcup$	Other parent/party must pay:	% of total	or	<b>L</b> \$		per month.
		(d)	Costs to be paid as follows (specify):					
e.		Non-Guide	line Order					
		This order d	does not meet the child support guideline	set forth in Family	/ Code	esection	4055. Non-Guide	line Child Support
			tachment (form FL-342(A)) is attached.					
				Total child s	suppo	rt per m	onth: \$	0.00
f.			der Suspension					
	Wher	ı a person wh	no has been ordered to pay child support	is in jail or prison	or is i	nvoluntar	ily institutionalizer	d for any period
	of mo	re than 90 da	ays in a row, the child support order is ter	mporarily stopped.	Howe	ever, the	child support orde	er will not be
	stopp	ed if the pers	on who owes support has the financial a	bility to pay that su	upport	while in j	jail, prison, or an i	institution. It will
	also r	ot be stoppe	d if the reason the person is in jail, prison	n, or an institution	is bec	ause the	person didn't pay	court ordered
	child :	support or co	mmitted domestic violence against the si	upported person o	r child	l. The chi	id support order s	tarts again on
	the fir	st day of the	month after the person is released from	jail, prison, or an ir	nstituti	ion.	••	
		are expense						
a.	Healt	n insurance c	coverage for the minor children of the par	ties must be maint	tained	by the		
	ш	petitioner/pla	aintiff respondent/defendant	other parent	/partv	if availa	able at no or reas	onable cost through
	their r	espective pla	aces of employment or self-employment.	Both parties are or	rdered	to coope	erate in the prese	ntation collection
	and re	eimbursemen	it of any health-care claims. The parent o	rdered to provide	health	insuranc	ce must seek cont	tinuation of
	cover	age for the ch	hild after the child attains the age when th	he child is no longe	er con	sidered e	eligible for coverage	ge as a dependent
	under	the insuranc	e contract, if the child is incapable of self	f-sustaining emplo	ymen	t because	e of a physically o	r mentally
	disabl	ling injury, illn	ness, or condition and is chiefly depender	nt upon the parent	provi	ding heal	th insurance for s	upport and
	maint	enance.						• •

FL-342 [Rev. January 1, 2017]

PETITIONER/PLAINTIFF:	CASE NUMBER:
RESPONDENT/DEFENDANT:	
OTHER PARENT/PARTY:	
7. b. Health insurance is not available to the petitioner/plaintiff at a reasonable cost at this time.  C. The party providing coverage must assign the right of reimbursement to	respondent/defendant
c. The party providing coverage must assign the right of reimbursement to	the other party.
<ol> <li>Earnings assignment</li> <li>An earnings assignment order is issued. Note: The payor of child support is respondent until support payments are deducted from the payor's wages and for payor.</li> </ol>	ment of any support not paid by the assignment.
In the event that there is a contract between a party receiving support and a private support must pay the fee charged by the private child support collector. This fee not past due support nor may it exceed 50 percent of any fee charged by the private created by this provision is in favor of the private child support collector and the page.	nust not exceed 33 1/3 percent of the total amount e child support collector. The money judgment
0. Employment search order (Family Code § 4505)	
Petitioner/plaintiff Respondent/defendant Other parer following terms and conditions:  1. Other orders (specify):	nt/party is ordered to seek employment with the
	nt/party is ordered to seek employment with the
following terms and conditions:  1. Other orders (specify):  2. Notices  a. Notice of Rights and Responsibilities (Health-Care Costs and Reimbursement)	Procedures) and Information Sheet on Changing
following terms and conditions:  1. Other orders (specify):	Procedures) and Information Sheet on Changing
following terms and conditions:  1. Other orders (specify):  2. Notices  a. Notice of Rights and Responsibilities (Health-Care Costs and Reimbursement)	Procedures) and Information Sheet on Changing this order.
following terms and conditions:  1. Other orders (specify):  2. Notices  a. Notice of Rights and Responsibilities (Health-Care Costs and Reimbursement a Child Support Order (form FL-192) must be attached and is incorporated into b. If this form is attached to Restraining Order After Hearing (form DV-130), the same remain in effect after the restraining orders issued on form DV-130 end.	Procedures) and Information Sheet on Changing this order.
following terms and conditions:  1. Other orders (specify):  2. Notices  a. Notice of Rights and Responsibilities (Health-Care Costs and Reimbursement a Child Support Order (form FL-192) must be attached and is incorporated into b. If this form is attached to Restraining Order After Hearing (form DV-130), the si	Procedures) and Information Sheet on Changing this order.  upport orders issued on this form (form FL-342)

FL-342 [Rev. January 1, 2017]

	FL342(.
PETITIONER/PLAINTIFF:	CASE NUMBER:
RESPONDENT/DEFENDANT:	
NON-GUIDELINE CHILD SUPPORT FINDINGS ATTA  Attachment to Child Support Information and Order Attachment  Judgment (Family Law) (form FL-180) Dther (specify	t (form FL-342)
The court makes the following findings required by Family Code sections 4056, 4057, and 40	065:
1. STIPULATION TO NON-GUIDELINE ORDER The child support agreed to by the parties is below or above the The amount of support that would have been ordered under the guideline formula is The parties have been fully informed of their rights concerning child support. Neither Neither party is receiving public assistance and no application for public assistance will be adequately met by this agreed-upon amount of child support. If the order is be circumstances will be required to modify this order. If the order is above the guideling required to modify the order.	r party is acting out of duress or coercion. is pending. The needs of the children elow the guideline, no change of
OTHER REBUTTAL FACTORS	
<ul> <li>Support calculation</li> <li>a. The guideline amount of child support calculated is: \$         per month payable by petitioner/plaintiff</li> <li>respondent/defendant</li> </ul>	ndant
b. The court finds by a preponderance of the evidence that rebuttal factors exist. I increase decrease in child support. The revised amount of support	
<ul> <li>The court finds the child support amount revised by these factors to be in the be of the formula would be unjust or inappropriate in this case.</li> <li>These changes remain in effect until (date):</li> <li>until further order</li> </ul>	est interest of the child and that application
<ul> <li>d. The factors are:         <ul> <li>(1)</li></ul></li></ul>	syments, homeowners insurance, and
(2) The parent paying support has extraordinarily high income, and the an would exceed the needs of the child. (Fam. Code, § 4057(b)(3).)	nount determined under the guideline
(3) The petitioner/plaintiff respondent/defendant is children at a level commensurate with that party's custodial time. (Fan	s not contributing to the needs of the n. Code, § 4057(b)(4).)
<ul> <li>(4) Special circumstances exist in this case. The special circumstances a</li> <li>(i) The parents have different timesharing arrangements for different. Code, § 4057(b)(5)(A).)</li> <li>(ii) The parents have substantially equal custody of the childrent higher percentage of income used for housing than the other (Fam. Code, § 4057(b)(5)(B).)</li> <li>(iii) The child has special medical or other needs that require sure these needs are (Fam. Code, § 4057(b)(5)(C)) (specify):</li> </ul>	ferent children. n and one parent has a much lower or er parent.
(iv) Other (Fam. Code, § 4057(b)(5)) (specify):	

					FL-34
_	IONER/PLAINTIFF: DENT/DEFENDANT: OTHER PARENT:		CASE NU	MBER:	
то	SPOUSAL, PARTNER, O Findings and Order After Hearing (for Restraining Order After Hearing (CLE Stipulation of Parties	rm FL-340) 🔲 Jude	gment (form FL-180	))	
THE COU	RT FINDS				
1. Net in	come. The parties' monthly income and deducti	ons are as follows (cor	nplete a, b, or both )	<i>:</i>	
		Total gross monthly income	Total monthly <u>deductions</u>	Total hardship deductions	Net monthly disposable income
a. Pe	etitioner: receiving TANF/CalWORKS \$	\$	\$	\$	0.00
b. Re	espondent: receiving TANF/CalWORKS \$	\$	\$	\$	0.00
	printout of a computer calculation of the parties bove (for temporary support only).	' financial circumstance	es is attached for all	required items not fil	led out
b c d	The parties were married for (specify numbers) The parties were registered as domestic partr The parties are both self-supporting, as shown Separation (form FL-170). The marital standard of living was (describe):	ners or the equivalent o	months. n (specify numbers) r Default or Unconte	: years _ sted Dissolution or L	months. egal
	See Attachment 3d. RT ORDERS				
	he issue of spousal or partner support for the	petitioner [		served for a later det	ermination.
5. <b></b> TI 6. a. Th as \$		st pay to the pet	itioner resp	petitioner roondent  yable through (specif	espondent. y end date):
	payable on the (specify):  Other (specify):	day of each ı	nonth.		
b. 🔲	Support must be paid by check, money order, the death of either party, remarriage, or registi	or cash. The support pration of a new domest	eayor's obligation to ic partnership of the	pay support will term support payee.	inate on
с. 🔲	An earnings assignment for the foregoing sup responsible for the payment of support directly earnings, and for any support not paid by the a	y to the recipient until s	The payor of spousal upport payments are	, family, or partner so deducted from the p	upport is payor's
d. 🔲	Service of the earnings assignment is stayed in the payment of spousal, family, or partner s		ot more than (specif	y number): d	lays late

THIS IS A COURT ORDER.

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Form Approved for Optional Use Judicial Council of California FL-343 [Rev. July 1, 2012]

CEB Essential ceb.com Forms

DETITIONED (D) AINTEE.						
PETITIONER/PLAINTIFF:		CASE NUMBER:				
RESPONDENT/DEFENDANT:						
OTHER PARENT:		· ·				
<ul><li>7.  The petitioner</li><li>8.  The parties must promptelephone number.</li></ul>		orts to assist in providing for his or her support needs. nent, including the employer's name, address, and				
FL-191) within 10 days within 10 days of the ch	This order is for family support. Both parties must complete and file with the court a <i>Child Support Case Registry Form</i> (form FL-191) within 10 days of the date of this order. The parents must notify the court of any change of information submitted within 10 days of the change by filing an updated form. A <i>Notice of Rights and Responsibilities</i> (Health-Care Costs and Reimbursement Procedures) and Information Sheet on Changing a Child Support Order (form FL-192) is attached.					
	ached to <i>Restraining Order After Hearing (CLE</i> rm (FL-343) do not expire upon termination of t	TS-OAH) (Order of Protection) (form DV-130), the he restraining orders issued on form DV-130.				
11. Other orders (specify):						

NOTICE: Any party required to pay support must pay interest on overdue amounts at the "legal" rate, which is currently 10 percent.

	FL-345	

PETITIONER:	CASE NUMBER:
RESPONDENT:	

## PROPERTY ORDER ATTACHMENT TO JUDGMENT

PROPERTY ONDER ATTACHMENT TO SUDDIVINE
Division of community property assets
<ul> <li>a.  There are no community property assets.</li> <li>b.  The court finds that the net value of the community estate is less than \$5,000 and that the petitioner respondent cannot be found. Under Family Code section 2604, the entire community estate is awarded to the petitioner respondent.</li> </ul>
c. The petitioner will receive the following assets: (Attach additional page if necessary.)
d. The respondent will receive the following assets: (Attach additional page if necessary.)
e. The petitioner respondent will be responsible for preparing and filing a Qualified Domestic Relations Order (QDRO) to divide the following plan or retirement account(s) (specify):
The fee for preparation of the QDRO shall be shared as follows (specify):
f. Other orders:
<ul> <li>g. Each spouse will receive the assets listed above as his or her sole and separate property. The parties must execute any and all documents required to carry out this division.</li> <li>h. The court reserves jurisdiction to divide any community assets not listed here and enforce the terms of this order.</li> </ul>
Division of community property debts
<ul> <li>a.  There are no community debts.</li> <li>b.  All community debts have been paid by the  petitioner  respondent.</li> </ul>
The petitioner respondent must reimburse the other party: \$
The payment plan is as follows:
c. The petitioner will be responsible for the following debts: (Attach additional page if necessary.)
_
d. The respondent will be responsible for the falleuting debter (4.0).
d. The respondent will be responsible for the following debts: (Attach additional page if necessary.)

1.

2.

,—			FL-340
	PETITIONER:	CASE NUMBER:	
L	RESPONDENT:		
	e. Other orders:		
	f. Each party will be solely responsible for paying the debts as debts. The parties understand that the creditors are not bour who is not listed as responsible for the debt, that party can fi	nd by this judgment. If a creditor seeks payment fro	m the party
	g. The court reserves jurisdiction to divide any community debt		· · ·
3.	Equalization of division of property and debt orders. To the petitioner respondent must pay to the oth		sets and debts, follows (specify):
4.	Separate property  a. The court confirms the following assets or debts as the	sole separate property, or sole responsibility, of th	e petitioner:
	b.  The court confirms the following assets or debts as the	e sole separate property, or sole responsibility, of th	e respondent:
5. 3.	The settlement agreement between the parties dated (date)  Sale of property. The following property will be offered for can be found, and the net proceeds from the sale will be	sale and sold for the fair market value as soon as a	
7.	Other orders (specify):		

PETITIONER/PLAINTIFF:	CASE NUMBER:
RESPONDENT/DEFENDANT:	
OTHER PARTY:	
ATTORNEY'S FEES AND COSTS ORDER ATT	ACHMENT
Attached to:	
☐ Findings and Orders After Hearing (form I) ☐ Judgment (Uniform Parentage—Custody ☐ Judgment (form FL-180) ☐ Other (specify):	
THE COURT FINDS	
1. An award of attorney's fees and costs is appropriate because there is a demonstrate access to funds to retain or maintain counsel and in the ability to pay for legal	
<ul> <li>a. The party requested to pay attorney's fees and costs has or is reason representation for both parties.</li> <li>b. The requested attorney's fees and costs are reasonable and necess</li> </ul>	
b. The requested attorney's fees and costs are reasonable and necess	sary.
2. An award of attorney's fees and costs is not appropriate because (check all t	that apply):
a.  there is not a demonstrated disparity between the parties in access	to funds to retain or maintain counsel or in the
ability to pay for legal representation.	
b. the party requested to pay attorney's fees and costs does not have	or is not reasonably likely to have the ability to
pay for legal representation for both parties.  c. the requested attorney's fees and costs are not reasonable or neces	
c. the requested attorney's lees and costs are not reasonable of neces	ssary.
3. Other (specify):	
o. — Onici (opouny).	
THE COURT ORDERS	
<ol> <li>a. The petitioner/plaintiff respondent/defendant other partial in this legal proceeding</li> </ol>	rty to pay attorney's fees and costs
b. in the amount of:	
(1) Fees: \$	
(2) Costs: \$	
(3) Interest is not included and is not waived.	
(a) Interest to het molades and to het walked.	
c. Payable to petitioner/plaintiff respondent/defendant of	ther party
position position position position and the position of the po	uici party
d. From the payment sources of (if specified):	

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							FL-346
F		NDE	NER/PLAINTIFF: NT/DEFENDANT: OTHER PARTY:			CASE NUMBER:	
4.	e.	With	a payment sched	dule of (specify):	44		
		(1) (2) (3) (4) (5)	Due in instruction beginning ( If any paymimmediatel default to the	(date): nent is not timely made y become due with inter he date payment is final will accrue as long as p	rest at the legal rate, which is	, on the <i>(specify):</i> s overdue, the entire unpaid bala s currently 10 percent per year, f	day of each month, ance will rom the date of
5.		This	amount includes	(check all that apply):			
		а. [		mount of (specify) \$	to hire an attor	ney in a timely manner before th	ne proceedings in the
		b. [ c. [ d. [ e. [ f. [	<ul><li>estimated attention</li><li>attorney's fee</li></ul>	es and costs incurred to orney's fees and costs in es and costs for limited so previously ordered that	date in the amount of (specifing the amount of (specify): \$  scope representation in the all have not yet been paid (specification)	mount of (specify): \$	
6.		Othe	r orders (specify):				

NOTICE: Any party required to pay attorney's fees and costs must pay interest on overdue amounts at the legal rate, which is currently 10 percent per year.