	r:	Case Number:	
Responde	ent:		
	AGREEMENT FOR JUDGMENT	[
1. T	The parties were married on/and sepa	arated on/	
lacksquare This is the corrected date of marriage and/or separation. The Petition fo			
	Dissolution is hereby amended by interlineation to refle	ct the corrected date.	
2. (CHILD CUSTODY AND VISITATION ("Parenting"	Гіте")	
Т	There areminor child/ren of the marriage.		
		_was born prior to marriage an	
	arents of the child/ren. y of the minor child/ren shall be ordered as follows, and suc		
_	s of the minor child/ren:	h arrangements are in the bes	
interests		Date of Birth:	
interests	s of the minor child/ren:	_	
interests	s of the minor child/ren:	_	
interests	s of the minor child/ren:	_	
interests	s of the minor child/ren:	_	
interests	s of the minor child/ren: d's Name:	_	
Child	s of the minor child/ren:	_	
CUSTO	S of the minor child/ren: S'S Name: Check here if additional children named in attachment	_	
CUSTO	Sof the minor child/ren: Sof the minor child/ren named in attachment	Date of Birth:	
CUSTO	Sof the minor child/ren: Sis of the minor ch	Date of Birth:	

Petitioner:		Case Number:
Respondent:		
PHYSICAL	CUSTODY:	
	SOLE PHYSICAL CUSTODY of the minor child/ren sh JOINT PHYSICAL CUSTODY shall be shared between Additional Physical Custody Provisions as stated in the	n both parties.
VISITATI	ON ("Parenting Time") AS FOLLOWS:	
	PRIMARY PHYSICAL CUSTODY to REASONABLE visitation to	
OR		
	As contained in the attached Family Court Services pages (Mediation date:/).	report, consisting of
OR		
	SPECIFIC VISITATION to	as follows:
Holid	day Schedule as stated in the Attached Form FL-341(C)	
PURSUAN	T TO FAMILY CODE SECTION 3048 (A)	
:	Violation of the order may subject the party in violation to civ	nencing with section 3400) Code Section 3425. Vil or criminal penalties, or both.

Petitio	oner:	Case Number:		
Respo	ondent:			
ADD	DITIONAL ORDERS RE: MINOR CHILDREN			
_		ahia awaa		
	Neither party shall remove the child/ren from the following geographic without prior written consent of the			
	of the Court first having been obtained		uci	
	Neither party shall use or make, nor allow any other persons to us	e or make anv		
	disparaging, or derogatory remarks about the absent parent in the child/ren.			
	Each party shall keep the other party informed of his or her curren	t address and telephor	ne	
	number and those of the child/ren and shall notify the other within of address or telephone number.			
П	shall not consume any alcoholic beverag	es narcotic or restricte	ed	
_	dangerous drug (except upon prescription) prior tohours of			
	visitation with the minor children.			
	Transportation for visitation shall be as follows:			
	☐ Transport TO visit provided by		<u>_</u> .	
	☐ Transport FROM visit provided by		<u>_</u> .	
	☐ Drop Off & Pickup will be at		<u>_</u> .	
Other:				
3.	CHILD SUPPORT			
U .		a and for abild augment	tho	
	PetitionerRespondent shall pay to the other party as sum of \$per month. The allocation of support per ch	ild is as stated in the	uie	
	attached Child Support Calculation.	_		
	☐ Child Support due one-half on the first and one-half on the f	ifteenth day of each m	onth	
	Child Support due on the first of the month			
	Child Support due on theday of each month			
	Payment of child support commences onand cont			
	the court, or until the child marries, dies, is emancipated, reaches and is not a full-time high school student, whichever occurs first.	age 19, or reaches age	e 18	
	and is not a full time riight someof student, willonever occurs liist.			

GUIDELINE: A printout of a computer calculation and findings is attached and incorporated in this

AGREEMENT FOR JUDGMENT

Dissolution, Legal Separation and Domestic Partnership

Petitioner:	Case Number:		
Respondent:			
order. The amount of support per the guideline formula is \$			
☐The amount of child support is set forth as calculated under the	guideline.		
OR			
WE AGREE TO NON-GUIDELINE CHILD SUPPORT. The child s parties 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 child of the 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 declare t. Neither party is acting d no application for public by this agreed-upon dren involved. Application the order is below the er. If the order is above the		
Health insurance coverage for the minor children of the parties shall be petitioner petitioner petitioner respondent if available at no or reasonable cost through employment or self-employment. Both parties are ordered to cooperate collection and reimbursement of any health-care claims. Any health exprinsurance shall be shared:	h their respective places of in the presentation,		
☐ CHILD CARE COSTS			
Petitioner Respondent shall pay reasonable child	care costs related to		
employment or necessary job training in the amount of \$			
☐ Each party shall pay one-half.	, p =		
□% Petitioner% Respondent			
☐ \$Petitioner \$Respondent			
□ NO CHILD SUPPORT ORDER because child support has been predanother case. Case Number:	-		
☐ RESERVED. The court's jurisdiction to award child support is reserves.	served for the following		
☐ Petitioner and Respondent have equal time with the children	and equal income.		
Supporting party has no income at this time.			
AGREEMENT FOR JUDGMENT			

Petitio	oner:	Case Number:	
Respo	ondent:		
	Other:		_ ·
	ARREARSPetitionerRespondent	shall pay to the other party child suppo	ort
	arrears in the principal sum of \$for the	period of//to//_	-
	These arrears shall be paid as follows:		_
4.	SPOUSAL SUPPORT		
	WAIVER. Petitioner Respondent freely, k support forever. The Court's jurisdiction to award be terminated. The court shall have no jurisdiction of support can be ordered regardless of future h finds that the Party/Parties waiving spousal support Family Code Section 4320.	d spousal support to that/those parties s on to award spousal support, and theref ardship. The Parties agree and the cou	shall fore ırt
	ZERO SUPPORT/RESERVED – LONG-TERM I spousal support from the other. The court reser of either party as this was a long-term marriage	ves jurisdiction over this issue for the b	
	RESERVED. The Court's jurisdiction to award s ☐Respondent is reserved for later determination		
	SPOUSAL SUPPORT PAYMENTS. Petitione to the other Party the sum of \$ per mo		upport
	 Spousal Support due one-half on the month Spousal Support due on the first of the Spousal Support due on the 		each
	commencing and continuing un support shall terminate upon the death of either party, or further order of the court, whichever occ		I
	NOTICE: It is the goal of this State that each par	ty must make reasonable good faith eff	orts

NOTICE: It is the goal of this State that each party must make reasonable good faith efforts to become self-supporting as provided for in Family Code section 4320. The failure to make reasonable good faith efforts may be one of the factors considered by the court as a basis for modifying or terminating support.

Petition	er:	Case Number:			
	Respondent:				
5.	DIVISION OF COMMUNITY PROPERTY (property acquire	red during the marriage)			
	There are no property issues before the Court and the Court shall terminate jurisdiction over property issues.				
	All household items have been distributed between the parties currently issued: All household items have been distributed between the parties currently issued: All household items have been distributed between the parties				
	COMMUNITY PROPERTY AWARDED TO PETITIONER SHALL BE AS FOLLOWS:				
	Petitioner shall be awarded as his/her share of the community pro	perty the following:			
	Item/Description:	Approximate Value:			
	COMMUNITY PROPERTY AWARDED TO RESPONDENT SHALL Respondent shall be awarded as his/her share of community prop				
	Item/Description:	Approximate Value:			
6.	DIVISION OF COMMUNITY OBLIGATIONS (debts acqui	red during marriage)			
	There are no community debts subject to division by the court.				
	COMMUNITY DEBTS: Each Party shall pay any and all obligation	ns awarded to him/her,			
includi	ng but not limited to the community property obligations secured by	y property awarded to that			
Party.	Scheduled debts, liabilities, and obligations shall be paid as follow	s:			
☐ followi	DEBTS TO PETITIONER. Petitioner shall pay and hold Responding obligations: Creditor/Account No.: (last 4 digits only)	dent harmless from the Approximate Amount Owing:			

Petitioner:		Case Number:	
Respo	ondent:		
	Petitioner will assume all debts in Petitioner's name and will inditions regarding those items.	,	·
DEBTS TO RESPONDENT. Respondent shall pay and hold Petitioner harmless fron following obligations:			
	Creditor/Account No.: (last 4 digits only)	Approximate Amount Ow	ing:
	Degrandent will accume all debts in Degrandent's name and w	II indomnify Detitioner from	
	Respondent will assume all debts in Respondent's name and with creditors regarding those items.	ii indemnity Petitioner from	T)

The parties hereby acknowledge and the Court hereby finds that the distribution of debts in this stipulated judgment may not be binding on third party creditors. If the debtor party fails to pay an assigned debt and then the other party pays that debt, then an appropriate motion or Request for Order may be filed in this family law case as the Court shall retain jurisdiction over community property debts until fully paid.

Petition	er:	Case Number:		
Respon	dent:			
7.	EQUALIZATION OF COMMUNITY PROPERTY/DEBTS	3		
	Petitioner Respondent shall pay tothe	e sum of \$	as	
an equ	ualization payment. The equalization payment shall be made by t	hat party as follows:		
This e	qualization payment has been bargained for by the parties with the	e intent that the division	of	
the co	mmunity estate be deemed an equal division. No further sums shaparty.	all be due or payable by	•	
	The parties hereby acknowledge and the Court hereby finds that t	the distribution of		
comm	unity property and debts in this stipulated judgment is fair and equi	itable under all		
circum	nstances of the respective parties, and that the parties knowingly a	nd intelligently waive an	l	
absolu	ite equal division of the community assets and debts and waive an	ny claim for offset or		
reimbu	ursement as a result of this stipulation.			
8. accou	8. RETIREMENT ACCOUNTS Each party is awarded one-half of the community property interest in the retirement account(s) identified below: Pension Retirement Deferred Compensation IRA 401k Financial Institution Information:			
	☐ Pension ☐ Retirement ☐ Deferred Compensation ☐ IRA Financial Institution Information:			
as fol	parties shall divide the community property interest in the follows: e parties shall divide their interest by way of Trustee to Trustee Train	·	s)	
The	parties shall divide their interest by way of Qualified Domestic Re	lations Order ("QDRO")		
The	parties shall prepare a QDRO approved by the Plan Participant o	f said retirement plan; o	r	
The parties agree to utilize the services of, who is hereby appointed under Evidence Code §730 to prepare the QDRO. Each party shall cooperate in the completion of the QDRO. Each party shall pay one-half of the cost of the preparation of the QDRO. Both parties shall immediately contact to initiate this process.				

Petitioner:		Case Number:			
	ondent:				
	other Terms re: Retirement Accounts:				
9.	SEPARATE PROPERTY				
	SEPARATE PROPERTY OF PETITIONER. The following	g shall be confirmed to			
	Petitioner as his/her sole and separate property:				
	DO NOT include property divided in the "Community Property" se	ection			
	SEPARATE PROPERTY OF RESPONDENT. The follow	ing shall be confirmed to			
	Respondent as his/ her sole and separate property:	ing shall be confirmed to			
	DO NOT include avenum divided in the "Community Brancuty" of	NOT include managery divided in the "Community Dyenowhy" continu			
	DO NOT include property divided in the "Community Property" se	ecuon			
10.	OTHER ORDERS				
П	Each of the parties shall pay his/her own fees, expenses of litiga	tion and court costs			
_	excepting those previously ordered.	aion and oddit oddio,			
	Destauration of Former Names Detitioner				
	Restoration of Former Name: Petitioner Respondent req former name as follows:				
	Both parties waive Statement of Decision and any right to appear	l.			
П	Restraining orders have already been issued in this case and a	conv of the nersonal conduct			
_	aining order is attached to this Judgment.	copy of the personal conduct			
_					
	Additional orders				

Petitioner:			Case Number:
Respondent:			
			_
			_
Each of the parties sha	II execute forthwith	all of the documents no	ecessary to carry out the
terms of this agreemen			
			: The parties agree to waive
the requirements of Fam			
			been full compliance with ire have been completed an
exchanged. The parties			
Declaration (form FL-150)) that includes all mat	terial facts and information	on on each party's earnings
accumulations, and expe	enses. The parties ha	ve fully complied with Fa	amily Law section 2102 and
			ing disclosure of all material
	` '		ities, (2) the valuation of all
of all community debts a		Title Community has an	interest, and (3) the amount
or an community debte a	na oznganono.		
Each of the parties enter			
			ons of the parties but rather
a statement under penalt			will set aside the judgment.
and ordered and a marker and year	y not comply man aloc	oongaaono, aro court	inii oot adiad ino jaaginonii
The petitioner and respon			he laws of the State of
California that the forego	ing is true and correct	Ι.	
x Petitioner	 	x Respondent	 Date
i GutiOHGI	Dale	Nespondent	Dale
NOTICE AND OPPORT			
	s given notice and an	opportunity to be heard	as provided by the laws of
the State of California.			

AGREEMENT FOR JUDGMENT Dissolution, Legal Separation and Domestic Partnership

Petitioner:			Case Number:
Respondent:			
PENALTIES FOR VIOLATION If either party violates orders of both.		may be subject to c	ivil or criminal penalties, o
The foregoing is agreed to b	y:		
X		x	
Petitioner	Date	x Respondent	Date
(Petitioner's Attorney, if any)		(Respondent's At	torney, if any)
Settlement Officer:			
	Date:		<u> </u>
IT IS SO ORDERED:			
Dated:		JUDGE OF THI	E SUPERIOR COURT