GRANDPARENT VISITATION

Forms included in this packet:					
READ	This	packet	Instructions		
		FAM-011	Petition for Grandparent Visitation (Local Form)		
		SUM-100	Summons		
	NEW CASE	FL-105/GC-120	Declaration Under Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA)		
COMPLETE AND FILE		FL-105(A)	Attachment to Declaration Under Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA)		
		FL-300	Request for Order		
	JOINDER	FL-371	Notice of Motion and Declaration for Joinder		
		FL-375	Summons (Joinder)		
		FL-300	Request for Order		
SERVE (LEAVE BLANK)	BOTH NEW CASE & JOINDER	FL-320	Responsive Declaration to Request for Order		
FILE AFTER	NEW CASE	FL-115	Proof of Service of Summons		
SERVICE	JOINDER	FL-330	Proof of Personal Service		
	JOINDER	FL-335	Proof of Service by Mail		

Grandparent Visitation

This is an instructional guide to filing your paperwork to obtain an order of grandparent visitation. Read these instructions in its entirety before you start filling out your forms.

Completing Forms:

Fillable, printable pdf versions of the Judicial Council forms contained in this packet are available online at https://www.courts.ca.gov/forms.htm. You can type the forms and print them out for filing.

The local form contained in this packet is available on the Tulare County Superior Court's website at: https://www.tulare.courts.ca.gov/forms-filing/local-forms-information-filing-instructions.

Self Help Resource Center:

If you do not have an attorney representing you, free assistance is available. Please contact the Self-Help Resource Center, also known as the Office of the Family Law Facilitator. The Self-Help Resource Center will provide instructions on how to complete the forms and how to properly serve notice on all the necessary parties. They can answer your procedural questions and explain the court process but **CANNOT** provide legal advice or represent you in court. The Self-Help Resource Center can be reached at (559) 737-5500 and selfhelp@tulare.courts.ca.gov, and offices are located at:

- County Civic Center: 221 S. Mooney Blvd., Room 203, Visalia CA 93291
- South County Justice Center: 300 E. Olive Ave, Porterville, CA 93257

Other Resources:

If you have further questions or concerns, you may wish to consult with an attorney or use the assistance of a paralegal or typing service. You may also conduct self-research, and find additional information at:

- California Courts' Self-Help website: https://selfhelp.courts.ca.gov/
- Tulare County Law Library: https://tularecounty.ca.gov/lawlibrary/
 - The Tulare County Law Library is located on the ground floor of the County Civic Center, and Law Library computer terminals are available in the Self-Help Resource Center in the South County Justice Center.
- Sacramento County Public Law Library: https://saclaw.org/

INSTRUCTIONS

Generally, if a child's parents are married and live together with their child, the grandparents can't file papers to ask for visitation. The parents get to decide if their child visits their grandparents. When a child's parents go through a divorce or separation, grandparents can sometimes feel they are being deprived of time with their grandchildren. California recognizes the rights of grandparents to obtain visitation orders with their grandchildren, provided that certain conditions are met. To be awarded visitation, the court must find that the grandparents have an existing relationship with their grandchild, and that visitation is in the grandchild's best interest. Nonetheless, the parent's right to make decisions for their children is given great deference by the courts. If both parents, or a single parent with physical custody, object to grandparent visitation, the court will generally honor that decision.

If you are a grandparent thinking about filing a case, consider meeting with a private mediator or counselor first. In mediation, parents and grandparents meet with a neutral person who has experience mediating with families. If mediation works out, it can avoid court and is more likely to help you build a better relationship. If you decide to start a court case, it can often cause tension between you and the grandchild's parents. Further, the judge may not order the visits you want. If the parents are open to mediation, it can be best for everyone.

If you determine that you'd like to file a case, please read this packet to determine if and how you can file for grandparent visitation.

STEP 1

DETERMINE WHETHER YOU CAN FILE FOR GRANDPARENT VISITATION

Before you begin filling out your forms, determine whether you can file for grandparent visitation:

- If the parents are **not** married, you **can** file for grandparent visitation.
- If the parents are married and still together, you *cannot* file for grandparent visitation.
- If the parents are married, but at least one of the following is true, you *can* file for grandparent visitation:
 - The parents are currently separated on a permanent or indefinite basis.
 - One of the parents has been absent for more than a month without the spouse knowing his/her whereabouts.
 - One of the parents joins in the grandparents' petition.
 - The child is residing with someone other than either parent.
 - The child has been adopted by a stepparent.
 - One of the parents is incarcerated or involuntarily institutionalized.

STEP 2 START A NEW CASE OR JOIN A PENDING CASE

Once you've determined that you can file for grandparent visitation, the next step is deciding whether to start a new case or join a pending case involving the parents of your grandchild. Most circumstances will require starting a new case. Joinder is only appropriate in limited instances, for example, where no judgment has been entered yet, or where there are still pending hearings on the first RFO for custody and visitation. The list below contains the only types of cases where joinder is appropriate. *NOTE: If none of the circumstances listed below apply, you will need to start a new case.*

Family law cases where joinder is appropriate:

- Pre-Judgment Dissolution, Nullity, or Legal Separation cases.
- Pre-Judgment or pre-recitation of existence of Voluntary Declaration of Parentage (VDOP) in Uniform Parentage Act (UPA) cases, with custody and visitation hearings still set on the first RFO for custody and visitation.
- Petitions for Custody and Support, with custody and visitation hearings still set on the first RFO for custody and visitation.
- DVRO case where there is still a Temporary Restraining Order in place.

STEP 3 COMPLETE THE NECESSARY FORMS

There are different forms to complete depending on if you start a new case or join a pending case. As indicated below, the **FL-300 – Request for Order** is required in both scenarios.

To start a new case, complete the following forms (the grandparents are the Petitioner, and both parents are the Respondents):

- FAM-011 Petition for Grandparent Visitation (Local Form)
- SUM-100 Summons
- FL-105/GC-120 Declaration Under Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA)
 - Optional form: If there are more than two grandchildren, complete form FL-105(A) –
 Attachment to Declaration Under Uniform Child Custody Jurisdiction and
 Enforcement Act (UCCJEA)
- FL-300 Request for Order

To join a pending case, complete the following forms:

- FL-371 Notice of Motion and Declaration for Joinder
- FL-375 Summons (Joinder)
- FL-300 Request for Order

STEP 4 MAKE COPIES OF YOUR FORMS

Make copies of all forms for yourself, each of your grandchild's parents, and anyone who has custody of the grandchild, including any step-parents. For example, if there are two parents, you will need to make three copies (one for yourself and one for each parent).

<u>Note</u>: There is a fee for filing these forms. If you would like to apply for a fee waiver, please request a **Fee Waiver** packet from the Clerk, and make one copy each of:

- FW-001 Request to Waive Court Fees
- FW-003 Order on Court Fee Waiver

STEP 5 | FILE COMPLETED FORMS WITH THE COURT

Return the original and copies of your forms to the Visalia Courthouse, Clerk of the Court, located at 221 S. Mooney Blvd, Room 201, Visalia, CA 93291, or the South County Justice Center, Court Clerk's window, located at 300 E. Olive Ave, Porterville, CA 93257.

When you file your forms, the clerk will keep the originals and return your copies to you stamped "filed." One copy is for you to keep, while the other copies are to serve on the parents.

STEP 6 | SERVE THE PARENTS

Now that you've filed your paperwork, you need to serve these documents on the parents and any other person who has custody of your grandchild. "Service" means someone 18 years or older, other than you, will deliver the forms to the parents in person or by mail. In addition to the forms you filed from STEP 3, you must serve a blank Responsive Declaration to Request for Order (FL-320). The Fee Waiver forms do not need to be served on the parents.

The person who serves the forms (called the "server") must complete and sign the appropriate **Proof of Service** form, stating who, when, where, and how the service took place.

- If you started a new case, the documents must be personally served on the parents.
 - The server will complete form FL-115 Proof of Service of Summons.
- If you joined a pending case, the documents can be served on the parents in person or by mail, if the parent has already appeared in the case.
 - The server will complete either form FL-330 Proof of Personal Service, or form
 FL-335 Proof of Service by Mail.
 - Note: If a parent has not appeared in the pending family law case, then that parent must be personally served.

STEP 7 | FILE THE PROOF OF SERVICE

After your grandchild's parents are served and the server has completed the appropriate Proof of Service, make one copy. Then take the original and copy to the Clerk of the Court for filing. The **Proof of Service** tells the court that the parents received the forms and was notified of the court date in a legally acceptable way. The clerk will give you back your copy for your records. Keep this copy as proof that the other party was served. Bring your copy to the hearing in case the original is not in the file, especially if you file the **Proof of Service** close to the hearing date.

STEP 8 ATTEND THE HEARING

Your **Request for Order (FL-300)** shows the date, time, and place of your hearing. If you and the parents are present and the parents have filed a **Responsive Declaration to Request for Order (FL-320)**, you will be sent to mediation, also known as Child Custody Recommending Counseling (CCRC), to try to come up with an agreement about visitation. If you are unable to come to an agreement, the CCRC Counselor will prepare a written recommendation to the court, and the judge will decide whether and how visitation will take place.

E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name):	
TELEPHONE NO. (Optional: E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name):	
ATTORNEY FOR (Name):	
CURERIOR COURT OF CALIFORNIA COUNTY OF THE ARE	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF TULARE	
 221 S. Mooney Blvd., County Civic Center, Visalia CA 93291 300 E. Olive Ave., South county Justice Center, Porterville, CA 93257 	
Soo L. Olive Ave., South county Justice Center, Porterville, CA 93237	
PETITIONER:	
RESPONDENT:	
PETITION FOR GRANDPARENT VISITATION	ASE NUMBER:
Petitioner's relationship to minor child(ren) listed below: □ Grandmother □ Grandfather	
☐ My son (name) is the parent of t	the child(ren).
☐ My daughter (name) is the pare	nt of the child(ren).
Other (specify relationship):	
Currently living with	
Currently living with Child's name Birthdate (relationship)/in (county)	Other Parent's Name
Ciliu s name <u>birthdate</u> <u>(relationship)/iii (county)</u>	Other Farent's Name
☐ Additional children are listed on Attachment 1	
2. The parents of the child(ren) (mark all boxes and complete all spaces that apply)	
 The parents of the child(ren) (mark all boxes and complete all spaces that apply) a. □ are currently married or have a domestic partnership and are living 	together.
 The parents of the child(ren) (mark all boxes and complete all spaces that apply) a. □ are currently married or have a domestic partnership and are living b. □ are divorced. A Judgment for Dissolution of Marriage or Domestic 	together. partnership was entered on:
 The parents of the child(ren) (mark all boxes and complete all spaces that apply) a. □ are currently married or have a domestic partnership and are living 	together. partnership was entered on:
 The parents of the child(ren) (mark all boxes and complete all spaces that apply) a. □ are currently married or have a domestic partnership and are living b. □ are divorced. A Judgment for Dissolution of Marriage or Domestic 	together. partnership was entered on:
 The parents of the child(ren) (mark all boxes and complete all spaces that apply) a. □ are currently married or have a domestic partnership and are living b. □ are divorced. A Judgment for Dissolution of Marriage or Domestic (specify date), in County, (state) 	together. partnership was entered on: ate/country)
 The parents of the child(ren) (mark all boxes and complete all spaces that apply) a. □ are currently married or have a domestic partnership and are living b. □ are divorced. A Judgment for Dissolution of Marriage or Domestic (specify date), in County, (sto Case Number: 	together. partnership was entered on: ate/country) County,
 2. The parents of the child(ren) (mark all boxes and complete all spaces that apply) a. □ are currently married or have a domestic partnership and are living b. □ are divorced. A Judgment for Dissolution of Marriage or Domestic (specify date), in County, (sto Case Number: c. □ are currently involved in a divorce proceeding in 	together. partnership was entered on: ate/country) County,
 2. The parents of the child(ren) (mark all boxes and complete all spaces that apply) a. □ are currently married or have a domestic partnership and are living b. □ are divorced. A Judgment for Dissolution of Marriage or Domestic (specify date), in County, (state Case Number: c. □ are currently involved in a divorce proceeding in (state/country) Case Number: 	together. partnership was entered on: ate/country) County, e parents has been absent for
 2. The parents of the child(ren) (mark all boxes and complete all spaces that apply) a. □ are currently married or have a domestic partnership and are living b. □ are divorced. A Judgment for Dissolution of Marriage or Domestic (specify date), in County, (sto Case Number: c. □ are currently involved in a divorce proceeding in (state/country) Case Number: d. □ are currently married or have a domestic partnership and one of the 	together. partnership was entered on: ate/country) County, e parents has been absent for
 2. The parents of the child(ren) (mark all boxes and complete all spaces that apply) a. □ are currently married or have a domestic partnership and are living b. □ are divorced. A Judgment for Dissolution of Marriage or Domestic (specify date), in County, (state Case Number: c. □ are currently involved in a divorce proceeding in (state/country) Case Number: d. □ are currently married or have a domestic partnership and one of the more than one month without the other parent knowing the whereabout 	country) County, e parents has been absent for outs of the absent parent.
 2. The parents of the child(ren) (mark all boxes and complete all spaces that apply) a. □ are currently married or have a domestic partnership and are living b. □ are divorced. A Judgment for Dissolution of Marriage or Domestic (specify date), in County, (state Case Number: c. □ are currently involved in a divorce proceeding in (state/country) Case Number: d. □ are currently married or have a domestic partnership and one of the more than one month without the other parent knowing the whereaboute. □ have never been married or in a domestic partnership. 	country) County, e parents has been absent for outs of the absent parent.

TYPE OR PRINT NAME HERE SIGNATURE OF PETITIONER
Date:
I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. ☐ Mother ☐ Father hereby consents to and joins in this Petition for Grandparent Visitation.
PARENT CONSENT TO PETITIONER'S REQUEST FOR VISITATION:
TYPE OR PRINT NAME HERE SIGNATURE OF PETITIONER
TYPE OR PRINT NAME HERE SIGNATURE OF PETITIONER
I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date:
Petitioner(s) request(s) that the court grant reasonable visitation with the above named child(rem) and such other relief as the court may deem appropriate, pursuant to Family Code sections 3100, 3102, 2013, and 3014.
A completed Declaration under Uniform Child Custody Jurisdiction and Enforcement Act (FL-105) is filed with this Petition.
□ continued on Attachment 2
Specify the duration and frequency of the visitation that the petitioner(s) are requesting:
☐ continued on Attachment 2
Describe the relationship that has existed between each child and the petitioner(s). Explain the reasons why grandparent visitation is in the best interest of each child.

SUMMONS (CITACION JUDICIAL)

NOTICE TO DEFENDANT: (AVISO AL DEMANDADO):

YOU ARE BEING SUED BY PLAINTIFF: (LO ESTÁ DEMANDANDO EL DEMANDANTE):

FOR COURT USE ONLY
(SOLO PARA USO DE LA CORTE)

NOTICE! You have been sued. The court may decide against you without your being heard unless you respond within 30 days. Read the information below.

You have 30 CALENDAR DAYS after this summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintiff. A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), your county law library, or the courthouse nearest you. If you cannot pay the filing fee, ask the court clerk for a fee waiver form. If you do not file your response on time, you may lose the case by default, and your wages, money, and property may be taken without further warning from the court.

There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may want to call an attorney referral service. If you cannot afford an attorney, you may be eligible for free legal services from a nonprofit legal services program. You can locate these nonprofit groups at the California Legal Services Web site (www.lawhelpcalifornia.org), the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), or by contacting your local court or county bar association. NOTE: The court has a statutory lien for waived fees and costs on any settlement or arbitration award of \$10,000 or more in a civil case. The court's lien must be paid before the court will dismiss the case. ¡AVISO! Lo han demandado. Si no responde dentro de 30 días, la corte puede decidir en su contra sin escuchar su versión. Lea la información a continuación.

Tiene 30 DÍAS DE CALENDARIO después de que le entreguen esta citación y papeles legales para presentar una respuesta por escrito en esta corte y hacer que se entregue una copia al demandante. Una carta o una llamada telefónica no lo protegen. Su respuesta por escrito tiene que estar en formato legal correcto si desea que procesen su caso en la corte. Es posible que haya un formulario que usted pueda usar para su respuesta. Puede encontrar estos formularios de la corte y más información en el Centro de Ayuda de las Cortes de California(www.sucorte.ca.gov), en la biblioteca de leyes de su condado o en la corte que le quede más cerca. Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia.

Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar a un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov) o poniéndose en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperación de \$10,000 ó más de valor recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte antes de que la corte pueda desechar el caso.

The name and address of the court is: (El nombre y dirección de la corte es):

CASE NUMB (Número del	ER Caso):	

The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attorney, is: (El nombre, la dirección y el número de teléfono del abogado del demandante, o del demandante que no tiene abogado, es):

DATE: Fecha)	Clerk, by (Secretario) ————————————————————————————————————	, Deputy ————————————————————————————————————
For proof of service of this su	ummons, use Proof of Service of Summons (form POŚ-010).) sta citación use el formulario Proof of Service of Summons, (POS-0	
[SEAL]	NOTICE TO THE PERSON SERVED: You are served 1. as an individual defendant. 2. as the person sued under the fictitious name of (speci	fy):
	3. on behalf of (specify): under: CCP 416.10 (corporation) CCP 416.20 (defunct corporation) CCP 416.40 (association or partnership) other (specify):	CCP 416.60 (minor) CCP 416.70 (conservatee) CCP 416.90 (authorized person)
	4. by personal delivery on (date):	

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):				FOR COURT USE ONLY		
_						
TELEPHONE NO.:	FAX NO. (Option	al):				
E-MAIL ADDRESS (Optional):						
ATTORNEY FOR (Name):				1		
	CALIFORNIA, COUNTY OF					
STREET ADDRESS:						
MAILING ADDRESS: CITY AND ZIP CODE:						
BRANCH NAME:						
	(This section applies only to family	law cases.)				
PETITIONER:						
RESPONDENT:						
OTHER PARTY:						
	(This section applies only to guard	ianship cases.)		CASE NUM	IBER:	
GUARDIANSHIP OF (Name):	TION UNDER UNIFORM CH	U CIIETO	Minor	1		
	ION AND ENFORCEMENT					
	eeding to determine custody of		LA)	<u> </u>		
	s and the present address of ea		ing with me is c	onfidenți	al under Family Code sec	tion 3429 as
I have indicated in	•		Ü		,	
3. There are (specify numbe	er):	minor childre	n who are subje	ct to this	proceeding, as follows:	
(Insert the information	requested below. The resider	nce informatio	on must be giv	en for th	ne last FIVE years.)	
a. Child's name		Place of birth			Date of birth	Sex
Period of residence	Address		Person child lived	with (name	and complete current address)	Relationship
topresent	Confidential		Confiden	tial		
topresent	Child's residence (City, State)		_		e and complete current address)	
				,	,	
to						
	Child's residence (City, State)		Person child lived	with (name and complete current address)		
to				141 - 2		
	Child's residence (City, State)		Person child lived	with (name	e and complete current address)	
to						
b. Child's name	I.	Place of birth	l		Date of birth	Sex
Residence information is t	he same as given above for child a. the information below.)					
Period of residence	Address		Person child lived	with <i>(name</i>	and complete current address)	Relationship
to present	Confidential		Confiden	tial		
	Child's residence (City, State)		Person child lived	with (name	and complete current address)	
to	Child's residence (City, State)		Person shild lived	with (name	e and complete current address)	
	Cliffu's residence (City, State)		Person child lived	with (Hallie	e and complete current address)	
to						
	Child's residence (City, State)		Person child lived	with (name	and complete current address)	
to						
Δdditional residence	│ e information for a child listed i	n item a or h is	L continued on a	attachme	ant 3c	

d. Additional children are listed on form *FL-105(A)/GC-120(A)*. (Provide all requested information for additional children.)

SHORT TITLE:				CASE NUMBER:				
4. Do you have informa or custody or visitation	on proceeding, i	n California or elsewhe	ere, concerni	ng a child sι	 or in some other capac ubject to this proceeding ride the following inform	g?	ourt case	
Proceeding	Case number	Court (name, state, locat	<i>ion)</i> or j	urt order udgment (date)	gment Name of each child		Case statu	
a. 🗖 Family								
b. Guardianship								
c. Other								
Proceeding		Case Number	•		Court (name, state	e, location)		
d. Juvenile Delino Juvenile Deper								
e. Adoption								
5. One or more do and provide the			orders are r	now in effect	. (Attach a copy of the o	orders if you hav	e one	
Court		County State		Case r	Case number (if known)		Orders expire (date)	
a. Criminal								
b.								
c. Juvenile Delino Juvenile Deper								
d. Other								
6. Do you know of any provisitation rights with a			_		custody or claims to have following information)	-		
a. Name and add	ress of person	b. Name and	d address of	person	c. Name and a	ddress of perso	n	
Has physical custody Claims custody rights Claims visitation rights		Clai	Has physical custody Claims custody rights Claims visitation rights		Claims	Has physical custody Claims custody rights Claims visitation rights		
	Name of each child		ach child		Name of each			
I declare under penalty Date:	of perjury under	the laws of the State	of California	that the fore	going is true and correc	ot.		
(TYPE OR PRINT NAME) 7. Number of pages attached:			P		(SIGNATURE OF DE	CLARANT)		

NOTICE TO DECLARANT: You have a continuing duty to inform this court if you obtain any information about a custody proceeding in a California court or any other court concerning a child subject to this proceeding.

	1 = 100(13).010 1=0(1
CASE NAME:	CASE NUMBER:
_	

ATTACHMENT TO DECLARATION UNDER UNIFORM CHILD CUSTODY JURISDICTION AND ENFORCEMENT ACT (UCCJEA)

Child's name		Place of birth	Date of birth		Sex
Residence information is the same as given on form FL-105/GC-120 for child a. (If NOT the same, provide the information below.)					
Period of residence	Present address	Person child lived with (name and complete current address)			ı nship
		·			
to present	Confidential	Confidential			
	Child's residence (City, State)	Person child lived with (name and co	omplete current address)		
to					
	Child's residence (City, State)	Person child lived with (name and co	omplete current address)		
to					
	Child's residence (City, State)	Person child lived with (name and co	omplete current address)		
to					
		Place of birth	Date of birth		Sex
Child's name					
Residence information is the same a FL-105/GC-120 for child a. (If NOT to information below.)	s given on form he same, provide the				
Period of residence	Address	Person child lived with (name and co	omplete current address)	Relation	l nship
		·			•
to present	Confidential	Confidential			
	Child's residence (City, State)	Person child lived with (name and co	omplete current address)		
to					
	Child's residence (City, State)	Person child lived with (name and co	omplete current address)		
to					
	Child's residence (City, State)	Person child lived with (name and co	omplete current address)		
to					
Childle name		Place of birth	Date of birth		Sex
Child's name Residence information is the same a	s given on form				
Residence information is the same a FL-105/GC-120 for child a. (If NOT to information below.)	he same, provide the				
Period of residence	Address	Person child lived with (name and co	omplete current address)	Relation	nship
to present	Confidential	Confidential			
to present	Child's residence (City, State)	Person child lived with (name and co	omplete current address)		
	,		,,		
to					
	Child's residence (City, State)	Person child lived with (name and co	omplete current address)		
to					
to	Child's residence (City, State)	Person child lived with (name and co	omplete current address)		
	Simula isolation (only, oldio)	. State state and that the and the			
to					

Page _____ of _

	EY OR ATTORNEY:	STATE BAR	NO.:	FOR COURT USE ONLY
NAME:				
FIRM NAME:				
STREET ADDRESS:		STATE: ZIP	CODE:	
TELEPHONE NO.:		FAX NO.:	JODE.	
E-MAIL ADDRESS:				
ATTORNEY FOR (name).	:			
SUPERIOR COURT O	OF CALIFORNIA, COU	ITY OF		
STREET ADDRESS:				
MAILING ADDRESS:				
CITY AND ZIP CODE:				
BRANCH NAME: PETITIOI	NER.			
RESPOND				
OTHER PARENT/PA	ARTY:			
REQUEST FOR OF Child Custody Child Support Property Contro	Visitation (Page 1) Domestic View	arenting Time) 🔲 Spo olence Order 🔲 Atto	MERGENCY ORDERS usal or Partner Support rney's Fees and Costs	CASE NUMBER:
		NOTICE C	F HEARING	
1. TO (name(s)):				
	Petitioner	Respondent 🔲 O	ther Parent/Party 🔲	Other (specify):
2. A COURT HEA	RING WILL BE HELD) AS FOLLOWS:		
a Date:	Tiı	ne:	Dept.:	Room:
b. Address of co	ourt 🔲 same as	noted above 🔲 other	(specify):	
not file a <i>Respon</i>	sive Declaration to Rog (unless the court has.)	equest for Order (form FL as ordered a shorter perio	320), serve a copy on to od of time), and appear a	e requested orders without you if you do he other parties at least nine court days at the hearing. (See form FL-320-INFO for
	(<u>O</u> and <u>DV-400-INFO</u> pro	<u>/ide information about cc</u>	ompleting this form.)
	(-		ompleting this form.)
It is ordered that:	<u> </u>	-	r ORDER T USE ONLY)	ompleting this form.)
		COUR (FOR COUR		
4. Time f	or service	COUR (FOR COUR	T ORDER TUSE ONLY) ned. Service must be on	n or before <i>(date):</i>
 4. Time for 5. A Responsive 6. The parties n 	or service	COUR (FOR COUR the hearing is shorte test for Order (form FL-32	r ORDER r use onLy) ned. Service must be on 20) must be served on or	n or before <i>(date):</i>
 4. Time for 5. A Responsive 6. The parties in (specify date) 7. The orders in 	or service untile Declaration to Requinust attend an appoin time, and location):	COUR (FOR COUR (FOR COUR the hearing is shorted test for Order (form FL-32 tment for child custody m	T ORDER TUSE ONLY) ned. Service must be on 20) must be served on or nediation or child custody	n or before <i>(date):</i>
 4. Time for 5. A Responsive 6. The parties in (specify date) 7. The orders in 	or service untile Declaration to Requinust attend an appoin, time, and location): Temporary Emerger all documents filed with	COUR' (FOR COUR (FOR COUR) the hearing is shorte rest for Order (form FL-32 tment for child custody m recy (Ex Parte) Orders (for	T ORDER TUSE ONLY) ned. Service must be on 20) must be served on or nediation or child custody	or before <i>(date):</i> before <i>(date):</i> recommending counseling as follows
 4. Time for 5. A Responsive 6. The parties in (specify date) 7. The orders in served with a 	or service untile Declaration to Requinust attend an appoin, time, and location): Temporary Emerger all documents filed with	COUR' (FOR COUR (FOR COUR) the hearing is shorte rest for Order (form FL-32 tment for child custody m recy (Ex Parte) Orders (for	T ORDER TUSE ONLY) ned. Service must be on 20) must be served on or nediation or child custody	or before <i>(date):</i> before <i>(date):</i> recommending counseling as follows
 4. Time for 5. A Responsive 6. The parties in (specify date) 7. The orders in served with a 	or service untile Declaration to Requinust attend an appoin, time, and location): Temporary Emerger all documents filed with	COUR' (FOR COUR (FOR COUR) the hearing is shorte rest for Order (form FL-32 tment for child custody m recy (Ex Parte) Orders (for	T ORDER TUSE ONLY) ned. Service must be on 20) must be served on or nediation or child custody	or before <i>(date):</i> before <i>(date):</i> recommending counseling as follows
4. Time for factors in served with a	or service untile Declaration to Requinust attend an appoin, time, and location): Temporary Emerger all documents filed with	COUR' (FOR COUR (FOR COUR) the hearing is shorte rest for Order (form FL-32 tment for child custody m recy (Ex Parte) Orders (for	T ORDER TUSE ONLY) ned. Service must be on 20) must be served on or nediation or child custody	or before <i>(date):</i> before <i>(date):</i> recommending counseling as follows

		FL-300
	PETITIONER: RESPONDENT:	CASE NUMBER:
	OTHER PARENT/PARTY:	
	REQUEST FOR ORDER	
	Note: Place a mark in front of the box that applies to your case or to your re "Attachment." For example, mark "Attachment 2a" to indicate that the list of children attached to this form. Then, on a sheet of paper, list each attachment number follow your name, case number, and "FL-300" as a title. (You may use Attached Declarate	n's names and birth dates continues on a paper wed by your request. At the top of the paper, write
1.	RESTRAINING ORDER INFORMATION One or more domestic violence restraining/protective orders are now in effect in Petitioner Respondent Other Parent/Party (Attach a control of the orders are from the following court or courts (specify county and state): a. Criminal: County/state (specify): Case No. (control of the orders of the orders are from the following court or courts (specify county and state): a. Family: County/state (specify): Case No. (control of the orders of the orders are now in effect the or	opy of the orders if you have one.) (if known): (if known): (if known):
2.	CHILD CUSTODY VISITATION (PARENTING TIME) a. I request that the court make orders about the following children (specify). Child's Name Date of Birth Legal Custody to (perdecides: health, education)	erson who Physical Custody to (person
	b. The orders I request for child custody visitation (pare (1) Specified in the attached forms: Form FL-305 Form FL-311 Form FL Form FL-341(D) Form FL-341(E) Other (s	
	c. The orders that I request are in the best interest of the children because ((specify): Attachment 2c.
	d. This is a change from the current order for child custody (1) The order for legal or physical custody was filed on <i>(date)</i> :	visitation (parenting time) The court ordered (specify)
	(2) The visitation (parenting time) order was filed on (date):	. The court ordered (specify):
		Attachment 2d.

				FL-300
0	PETITIONER: RESPONDENT: THER PARENT/PARTY:		CASE NUI	
		urt order child support as fo e	e <i>Income Withholding for Support</i> (<u>fo</u> llows: I request support for each child based on the child support gui	Monthly amount (\$) requested
		ge a current court order for nild support as follows (spec	child support filed on <i>(date):</i> cify):	Attachment 3a.
	· · · · · · · · · · · · · · · · · · ·	-	Order a current Income and Expen FL-155) because I meet the require	use Declaration (<u>form FL-150</u>) or I filed ements to file form FL-155.
	d. The court should ma	ike or change the support o	rders because (<i>specify</i>):	Attachment 3d.
	(Note: An Earnings Ass a. Amount reque b. I want the cou The court orde c. This request is I have comple that addresses d. I have completed an	sted (monthly): \$ Int to change change change change change seed \$ Int to change cha		iled on <i>(date):</i> judgment. hment (<u>form FL-157</u>) or a declaration
	b. The petitione	r respondent on ing property that we on one	other parent/party be given exc wn or are buying lease or re other parent/party be ordered to	I request temporary emergency orders clusive temporary use, possession, and int (specify): o make the following payments on debts
	_	ue while the order is in effec For:		Due date:
	Pay to	For:	Amount: \$	Due date:
	<u> </u>			Due date:

		FL-300
01	PETITIONER: RESPONDENT: THER PARENT/PARTY:	CASE NUMBER:
6.	 ATTORNEY'S FEES AND COSTS I request attorney's fees and costs, which total (specify amount): a. A current Income and Expense Declaration (form FL-150). b. A Request for Attorney's Fees and Costs Attachment (form Fin that form. c. A Supporting Declaration for Attorney's Fees and Costs Attafactors covered in that form. 	FL-319) or a declaration that addresses the factors covered
7.	DOMESTIC VIOLENCE ORDER Do not use this form to ask for domestic violence restraining	g orders! Read <u>form DV-505-INFO</u> , <i>How Do I Ask for a</i>
		tic Violence Restraining Order for more information. I on (date): rsonal conduct, stay-away, move-out orders, or other orm DV-130). (If you want to change the orders, complete 7c.)
	d. I want the court to change or end the orders because (specify	fy): Attachment 7d.
8. 🗀	OTHER ORDERS REQUESTED (specify):	Attachment 8.
9. 🗀	TIME FOR SERVICE / TIME UNTIL HEARING I urgently not a To serve the Request for Order no less than (number): b The hearing date and service of the Request for Order c. I need the order because (specify):	court days before the hearing.
10. 🗀	FACTS TO SUPPORT the orders I request are listed below. The cannot be longer than 10 pages, unless the court gives me perm	· · · · · · · · · · · · · · · · · · ·
	re under penalty of perjury under the laws of the State of California and correct.	a that the information provided in this form and all attachments



Requests for Accommodations

(TYPE OR PRINT NAME)

Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least five days before the proceeding. Contact the clerk's office or go to www.courts.ca.gov/forms for Request for Accommodations by Persons With Disabilities and Response (form MC-410). (Civ. Code, § 54.8.)

(SIGNATURE OF APPLICANT)

		FL-3/1
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address):	FOR COURT USE ONLY	
TELEPHONE NO.: FAX NO.(Optional):		
E-MAIL ADDRESS (Optional):		
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF		
STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
MARRIAGE OF		
PETITIONER:		
RESPONDENT:		
		CASE NUMBER:
NOTICE OF MOTION AND DECLARATION FOR	JOINDER	
NOTICE OF	MOTION	
1. TO Petitioner Respondent		
2. A hearing on this motion for joinder will be held as follows:		
a. Date: Time: De	ept.:	Rm.:
b. The address of court: is shown above is:		
- Dettions Department Deliver will	and the second for an and	
	ceeding on the grounds set fo	r joining claimant as a party to this rth in the Declaration below.
3. The pleading on joinder accompanies this notice of motion.		
Dated:		
	•	
(TYPE OR PRINT NAME)		SIGNATURE)
DECLARATION	FOR JOINDER	
4. The name of the person to be joined is:		
5. Facts showing that each person sought or seeking to be joined podisposition by this court, or that such person has or claims custod child of the marriage, are (specify):		

PETITIONER:	CASE NUMBER:
RESPONDENT:	
6. Facts showing that it would be appropriate for this court to determine the particular issue in th	ne proceedings are:
	- -
7. Facts showing that each person sought or seeking to be joined is either indispensable to a	determination of the particular issue
or necessary to the enforcement of any judgment rendered on the issue are:	
I declare under penalty of perjury under the laws of the State of California that the foregoing i	s true and correct.
Data	
Date:	
k	
(TYPE OR PRINT NAME) (SIG	NATURE OF DECLARANT)

FL-375

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO. (Optional): FAX NO. (Option	nal):
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name): SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME: MARRIAGE OF	
PETITIONER:	
RESPONDENT:	
CLAIMANT:	
SUMMONS (JOINDER)	CASE NUMBER:
, ,	
NOTICE! You have been sued. The court may decide	¡AVISO! Usted ha sido demandado. El tribunal puede
against you without your being heard unless you responsition 30 days. Read the information below.	ond decidir contra Ud. sin audiencia a menos que Ud. responda dentro de 30 dias. Lea la información que sigue.
·	
If you wish to seek the advice of an attorney in this matter, you should do so promptly so that your response o	Si Usted desea solicitar el consejo de un abogado en este asunto, debería hacerlo inmediatamente, de esta
pleading, if any, may be filed on time.	manera, su respuesta o alegación, si hay alguna, puede ser
	registrada a tiempo.
1. TO THE PETITIONER RESPOND	ENT 🔲 CLAIMANT
A pleading has been filed under an order joining	name of claimant):
	appropriate pleading within 30 days of the date this summons is the court may enter a judgment containing the relief requested in the
	by be granted by the court, which could result in the garnishment of
wages, taking of money or property, or other relie	
2. TO THE CLAIMANT EMPLOYEE BENEFIT PLAN	
	erk's order joining <i>(name of employee benefit plan)</i> :
as a party claimant in this proceeding. If the own	loyee benefit plan fails to file an appropriate pleading within 30 days
· · · · · · · · · · · · · · · · · · ·	It may be entered and the court may enter a judgment containing the
relief requested.	
Dated:	Clerk, By, Deputy
	ON SERVED: You are served
(SEAL) a. As an individual.	
b. As (or on behalf	of) the person sued under the fictitious name of:
c. On behalf of:	
Under: CCP 41	
	6.20 (Defunct Corporation)
Other:	FC 2062 (Employee
	Benefit Plan)
d. By personal deli	very on (date):

PROOF OF SERVICE-SUMMONS (JOINDER) (Use separate proof of service for each person served) 1. I served the a. Summons and (1) Request for Joinder of Employee Benefit Plan and Order, Pleading on Joinder-Employee Benefit Plan, blank Notice of Appearance and Response of Employee Benefit Plan (2) Notice of Motion and Declaration for Joinder (3) Order re Joinder (4) Pleading on Joinder (specify title): (5) **Other**: b. On (name of party or claimant): c. By serving (1) Party or claimant. (2) Other (name and title or relationship to person served): d. By delivery at home business (1) Date of: (2) Time of: (3) Address: e. By mailing (1) Date of: (2) Place of: 2. Manner of service: (check proper box) Personal service. By personally delivering copies. (CCP 415.10) 🔲 Substituted service on corporation, unincorporated association (including partnership), or public entity. By leaving, during usual office hours, copies in the office of the person served with the person who apparently was in charge and thereafter mailing (by first-class mail, postage prepaid) copies to the person served at the place where the copies were left. (CCP 415.20(a)) Substituted service on natural person, minor, incompetent, or candidate. By leaving copies at the dwelling house, usual place of abode, or usual place of business of the person served in the presence of a competent member of the household or a person apparently in charge of the office or place of business, at least 18 years of age, who was informed of the general nature of the papers, and thereafter mailing (by first-class mail, postage prepaid) copies to the person served at the place where the copies were left. (CCP 415.20(b)) (Attach separate declaration or affidavit stating acts relied on to establish reasonable diligence in first attempting personal service.) d. Mail and acknowledgment service. By mailing (by first-class mail or airmail) copies to the person served, together with two copies of the form of notice and acknowledgment and a return envelope, postage prepaid, addressed to the sender. (CCP 415.30) (Attach completed acknowledgment of receipt.) e. Certified or registered mail service. By mailing to address outside California (by registered or certified airmail with return receipt requested) copies to the person served. (CCP 415.40) (Attach signed return receipt or other evidence of actual delivery to the person served.) Other (specify code section): Additional page is attached. 3. The notice to the person served (item 3 on the copy of the summons served) was completed as follows (CCP 412.30, 415.10 and 474): As an individual. As the person sued under the fictitious name of: On behalf of: Under: CCP 416.10 (Corporation) CCP 416.60 (Minor) CCP 416.20 (Defunct Corporation) CCP 416.70 (Incompetent) CCP 416.40 (Association or CCP 416.90 (Individual) FC 2062 (Employee Benefit Plan) partnership) d. By personal delivery on (date): 4. At the time of service I was at least 18 years of age and not a party to this action. 5. Fee for service: 6. Person serving Not a registered California process server. Name, address, telephone number, and, if Registered California process server. applicable, county of registration and number: Exempt from registration under Bus. & Prof. Code 22350(b). California sheriff, marshal, or constable.

I declare under penalty of perjury that the foregoing is true and correct and that this declaration is executed on (date):

at (place):

cei

(For California sheriff, marshal, or constable use only)

I certify that the foregoing is true and correct and that this certificate is executed on (date):

at (place): , California.

(Signature) (Signature)

California.

PARTY WITHOUT ATTORNEY OR ATTORNEY:	STATE BAR NO.:	FOR COURT USE ONLY
NAME:		
FIRM NAME:		
STREET ADDRESS:		
CITY:	STATE: ZIP CODE:	
TELEPHONE NO.:	FAX NO.:	
E-MAIL ADDRESS:		
ATTORNEY FOR (name):		
SUPERIOR COURT OF CALIFORNIA, COUNT	Y OF	
STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
PETITIONER:		
RESPONDENT:		
OTHER PARENT/PARTY:		
		CASE NUMBER:
RESPONSIVE DECLARATION	TO REQUEST FOR ORDER	STOL NOMBER.
HEARING DATE:	TIME: DEPARTMENT OR ROOM:	
Read Information Sheet: Responsive Dec	laration to Request for Order (form FL-320-II	NFO) for more information about this form.
1. RESTRAINING ORDER INFORMAT	TION	
<u> </u>	aining/protective orders are now in effect bet	ween the parties in this case
	mestic violence restraining/ protective order	
this case.	intestic violence restraining/ protective order	s are now in effect between the parties in
triis case.		
2. CHILD CUSTODY		
VISITATION (PARENTING TIME)		
a. I consent to the order reque	ested for child custody (legal and physical cu	ustody)
	ested for visitation (parenting time).	• /
c. I do not consent to the orde	<u> </u>	visitation (parenting time)
but I consent to the fol		,
	3	
o		
3. LI CHILD SUPPORT		EL 450) '(!' !'
	rent Income and Expense Declaration (form	<u>гь-тэр</u>) or, it eligible, a current <i>Financial</i>
, , ,	155) to support my responsive declaration.	
b. I consent to the order reque		
c. I consent to guideline supp		
 d. I do not consent to the order 	er requested but I consent to the fo	llowing order:
4. 🔲 SPOUSAL OR DOMESTIC PARTNI	ER SUPPORT	
a. I have completed and filed a cur	rent Income and Expense Declaration (form	FL-150) to support my responsive
declaration.		
b.	ested.	
c. I do not consent to the order		llowing order:

Γ		Р	ETITION	ER:								CASE NUM	IBER:			
		RES	SPONDE	NT:												
	OTHE	R PAR	ENT/PAR	TY:												
5	i. 🗖		_	ent to the	order requ	ested. er requested	d	□ b	ut I con	sent to t	he follo	wing order				
6	i. 🗖	a. I h de b. I h	ave composition. ave composition. 158) or an I conse	pleted and pleted and a declaratent to the	I filed with ion that ad order requ	rent <i>Income</i> this form a S dresses the ested. er requested	Suppo facto	orting L	<i>Declarati</i> ered in t	on for A	Attorney 1.		d Costs At			
7	· 🗖	DOME a b	=	ent to the	order requ	ested. er requested	d	☐ b	ut I con	sent to t	he follo	wing order:				
8	. _	OTHE a b	=	ent to the	order requ	ested. er requested	d	☐ b	ut I con	sent to t	he follo	wing order				
9	. _	TIME a b	l conse	ent to the	order requ	HEARING ested. er requested	d	☐ b	ut I con	sent to t	he follo	wing order				
1	0. 🗖					ve declaratio				The fac	ts that I	write and a	attach to tl	nis form [oe chment 10.
is		e under		of perjury	under the	aws of the S	State	of Cali	fornia th	at the ir	nformati	on provide	d in this fo	orm and	all attacl	nments

(SIGNATURE OF DECLARANT)

PARTY WITHOUT ATTORNEY or ATTORNEY	STATE BAR NO.:	FOR COURT USE ONLY
NAME:		
FIRM NAME:		
STREET ADDRESS:		
CITY:	STATE: ZIP CODE:	
TELEPHONE NO.:	FAX NO.:	
E-MAIL ADDRESS:		
ATTORNEY FOR (name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF		
STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		4
PETITIONER:		
RESPONDENT:		
PROOF OF SERVICE	OF SUMMONS	CASE NUMBER:
 At the time of service I was at least 18 years of a. Family Law: Petition—Marriage/Dome Marriage/Domestic Partnership (form) 	stic Partnership (form FL-100), Summons (
b. Uniform Parentage: Petition to Determ Response to Petition to Determine Pa	nine Parental Relationship (form <u>FL-200</u>), <i>S</i> a	ummons (form <u>FL-210</u>), and blank
	tody and Support of Minor Children (form <u>F</u> ly and Support of Minor Children (form <u>FL-2</u> and	
d. (1) Completed and blank Declar Uniform Child Custody Juris	diction and (Simplifie	d and blank <i>Financial Statement</i> d) (form <u>FL-155</u>)
Enforcement Act (UCCJEA)	· · · · · · · · · · · · · · · · · · ·	ed and blank <i>Property</i>
(2) Completed and blank <i>Declar</i>		on (form <u>FL-160</u>)
Disclosure (form FL-140)		for Order (form FL-300), and blank
(3) Completed and blank Sched	· · · · · · · · · · · · · · · · · · ·	ive Declaration to Request for Order
and Debts (form FL-142)	(form <u>FL-</u>	
(4) Completed and blank <i>Incom</i> Expense Declaration (form F		есіту):
2. Address where respondent was served:		
 I served the respondent by the following means a. Personal service. I personally deliver 	s (check proper boxes): ed the copies to the respondent (Code Civ.	Proc., § 415.10)
on (date):	at (time):	, •
b. Substituted service. I left the copies		
who is (specify title or relationship to r		
· · · · · · · · · · · · · · · · ·	t 18 years of age who was apparently in cha	arge at the office or usual place of
	I informed the person of the general nature	
	er of the household (at least 18 years of age	
on (date):	at (time):	
	(by first class, postage prepaid) to the response	ondent at the place where the
copies were left (Code Civ. Proc., § 4		at the place into the
	ed, stating the actions taken to first attempt	personal service.

PETITIONER:	CASE NUMBER:	
RESPONDENT:		
first-class mail, postage pre (1) with two copies of envelope address (Code Civ. Proc., (2) to an address out	the Notice and Acknowledgment of Receipted to me. (Attach completed Notice and A § 415.30.) side California (by registered or certified ma other evidence of actual delivery to the ratio):	from (city):
 Person who served papers Name: Address: 		
Telephone number:		
This person is a. exempt from registration under the second of the seco	ess server: an employee or	n 22350(b). an independent contractor
5. I declare under penalty of perju	ury under the laws of the State of California	that the foregoing is true and correct.
	-or-	
6.	shal, or constable, and I certify that the fore	egoing is true and correct.
Date:		
	•	
(NAME OF PERSON WHO	SEDVED DADEDS)	(SIGNATURE OF REPSON WHO SERVED DAREDS)

ATTORNEY OR PARTY WITHOUT ATTORNEY OR GOVERNMENTAL AGENCY (under Family Code, §§ 17400, 17406)	FOR COURT USE ONLY		
(Name, State Bar number, and address):			
TELEPHONE NO.: FAX NO.:			
ATTORNEY FOR (Name):			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	1		
STREET ADDRESS:			
MAILING ADDRESS:			
CITY AND ZIP CODE:			
BRANCH NAME:			
PETITIONER/PLAINTIFF:	CASE NUMBER:		
RESPONDENT/DEFENDANT:			
	(If applicable, provide):		
OTHER PARENT/PARTY:	HEARING DATE:		
PROOF OF PERSONAL SERVICE	HEARING TIME:		
PROOF OF PERSONAL SERVICE	DEPT.:		
1. I am at least 18 years old, not a party to this action, and not a protected person listed in	any of the orders.		
2. Person served (name):			
3. I served copies of the following documents (specify):			
4. By personally delivering copies to the person served, as follows:			
a. Date: b. Time:			
c. Address:			
5. lam			
<u> </u>	tration under Business & Profession		
b. a registered California process server. Code section 223			
c. an employee or independent contractor of a e. a California sheriff	or marshal.		
registered California process server.			
O Mariana addition and blank are more than and if and back a country of mariabation and	and a contract of		
6. My name, address, and telephone number, and, if applicable, county of registration and number (specify):			
7. I declare under penalty of perjury under the laws of the State of California that the fo	pregoing is true and correct		
8. I am a California sheriff or marshal and I certify that the foregoing is true and correct			
2 and a camornia critish of material and rectary that the foregoing is true and confed			
Date:			
			
(TYPE OR PRINT NAME OF PERSON WHO SERVED THE PAPERS) (SIGNA	ATURE OF PERSON WHO SERVED THE PAPERS)		

		1 2 000			
Α	TTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY			
	TELEPHONE NO.: FAX NO. (Optional):				
Е	-MAIL ADDRESS (Optional):				
L	ATTORNEY FOR (Name):	-			
,	SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS:				
	MAILING ADDRESS:				
	CITY AND ZIP CODE:				
	BRANCH NAME:				
	PETITIONER/PLAINTIFF:	CASE NUMBER:			
RESPONDENT/DEFENDANT:		W			
		(If applicable, provide):			
_	OTHER PARENT/PARTY:	HEARING DATE:			
	PROOF OF SERVICE BY MAIL	HEARING TIME: DEPT.:			
L.	TICE: To serve temporary restraining orders you must use personal service (see fo				
IVC	THOE. TO serve temporary restraining orders you must use personal service (see to	IIII FL-330).			
1.	. I am at least 18 years of age, not a party to this action, and I am a resident of or employed in the county where the mailing took place.				
2.	. My residence or business address is:				
3.	I served a copy of the following documents (specify):				
	3				
	by enclosing them in an envelope AND				
	a. depositing the sealed envelope with the United States Postal Service with the p				
	b. placing the envelope for collection and mailing on the date and at the place sho				
	business practices. I am readily familiar with this business's practice for collectin mailing. On the same day that correspondence is placed for collection and mailing.	• .			
	business with the United States Postal Service in a sealed envelope with postage				
4.	The envelope was addressed and mailed as follows:				
•	a. Name of person served:				
	b. Address:				
	c. Date mailed:				
	d. Place of mailing (city and state):				
5.	I served a request to modify a child custody, visitation, or child support judgment or	normanent order which included an			
J.	address verification declaration. (Declaration Regarding Address Verification—Post	•			
	Custody, Visitation, or Child Support Order (form FL-334) may be used for this purp	• •			
_					
6.	I declare under penalty of perjury under the laws of the State of California that the forego	oing is true and correct.			
Da	te:				
	(TYPE OR PRINT NAME) (SIGNAT	TURE OF PERSON COMPLETING THIS FORM)			
		Page 1 of 1			