Superior Court of California County of Sacramento

In the Matter of:		Case No.:	De	pt.:
and	Petitioner,	FAMILY LAW STIPULATION AND ORDER		
	Respondent	DATED:		
Respondent prese	t not present represented nt not present represent sel present not present	ed by Attorney, represented by Attorn	ney,	
1. CHILD CUST Uniform Child Custody party was given notice of habitual residence or	ODY: This court has jurisdiction to a Jurisdiction and Enforcement Act (of and an opportunity to be heard as put the child(ren) is the United States amay subject the parties to civil or cri	make child custody orde California Family Code § provided by the laws of th of America or other:	3400, et seq.). The respone State of California. The	
The parties are the par	ents of the following minor children:		Date of Birth	Gender
The parties agree to th	e following custody arrangement:			
Legal custody: 🔲 jo	int; sole to ; F	Physical custody 🔲 jo	oint; sole to	
Parenting Time/Visitation	on to petitioner responde	nt 🔲	: reasonable; as	s follows:
	eement, a parent intending to chang at at least 45-days advance notice o			will
☐ Neither party shall remove a child from the State of California for purposes of changing a child's residence without written agreement from the other party or court order.				



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2. CHILD SUPPORT:		will pay to the othe	r party \$	i	per month as and f	or the
support of the minor child/chi	ldren, (allocated), beginn	ning on
(date)	, and payable on the		day of each	n month by wag	e assignment and	payable
directly to the other party unti	il wage assignment is	effective.				
The parties are the parents of	of the following minor	children:		Same as abov	/e	
<u>Name</u>				Date of Birth	<u>Gend</u>	<u>er</u>
All child support payments shall continue until further order of the court, or until the child marries, dies, is emancipated, reaches age 19, or reaches age 18 and is not a full-time high school student, whichever occurs first.						
The parties acknowledge that they are fully informed of their rights concerning child support, including the right to have child support awarded in accordance with legislatively determined guidelines.						
Both parties shall file a Child	Support Case Regist	ry form (FL-191) in	compliance	with CRC 5.330	O(c).	
Both parties shall file another Child Support Case Registry form (FL-191) form within 10 days of any change in the previously provided information. (Family Code § 4014)						
Both parties shall notify each other of any changes within 10 days of the change in the name or address of his or her current employer. (Family Code § 4014)						
The parties declare that (i) this order is being agreed to without coercion or duress; (ii) the agreement is in the best interests of the child(ren) involved and (iii) the needs of the child(ren) will be adequately met by the stipulated amount.						
The right to support has not been assigned to a county pursuant to section 11477 of the Welfare and Institutions Code and public assistance (welfare) is not now being paid and an application for public assistance is not pending.						
This stipulated order for child support is based upon petitioner's gross monthly wages of \$ and respondent's gross monthly wages of \$.						
Parenting time: Petitioner: calculation attached.	%; I	Respondent:	%	compute	rized guideline sup	port
	(both parants	\ will maintain for th	o bonofit of t	ha minor child(ron) hoalth care co	vorago



available at reasonable costs through employment. The parties will pay equally all non-covered medical, dental,

prescription, orthodontic, mental health care charges reasonably incurred

vision (and the following, which are checked):

on behalf of the minor child(ren).

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	additional child support, the essary job training as folk		sts of day care incu	ırred to permit en	nployment or reaso	nably	
	Petitioner must pay: Respondent must pay: The current cost is: \$	% of total o % of tota		•	nth child care costs month child care co		
	Costs to be paid as follow payment made directly to payment made directly to	o provider; 🔲 payr		a wage and assi	ignment order;		
3.	SPOUSAL/PARTNE	R SUPPORT:		will pay the oth	er party \$	per	
	month (on the	day) (1/2 on the	day and 1/	2 on the	day) of each me	onth starting (date))
		. (Payable by wage	e assignment.) Spo	usal/Partner Sup	port is payable unti	I the death of eithe	ŗ
	party, the remarriage of t	he recipient, registra	tion of new partner	ship, or further or	rder of the court.		
4.	ATTORNEY'S FEES	S AND COSTS. The	parties agree that		will pay to th	e (the other party)	
	(the other party's attorne	y) \$	on account of atto	rney's fees and \$	5	on account of costs	۶,
	(payable by) payable at	the rate of \$	per m	nonth commencing)
	the entire balance will be	come due if any pay	ment is not made v	vithin ten days of	the due date.		
5.	PROPERTY RESTR concealing or in any way separate, except in the u	disposing of any pro	perty, real or perso	nal, whether com			
	Each party is restrained from cashing, borrowing against, canceling, transferring, disposing of, or changing the beneficiaries of any insurance or other coverage including life, health, automobile, and disability held for the benefit of the parties or their minor child(ren). Neither party will incur any debts or liabilities on which the other may be held responsible, other than in the ordinary course of business or for the necessities of life.						
6.	EXCLUSIVE USE O use and possession of the		d property subject t		vill receive the excl escribed conditions		
7.	OTHER ORDERS:						



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Hearing date is continued to	·
SIGNATURE OF PARTIES	
I have read the entire stipulation and agreement consisting of stipulation and agreement be incorporated by the court as its o matters before the court not resolved by this agreement. I unde order may constitute contempt of court and may be punishable notice of this order.	
Dated:	Petitioner
Dated:	
Dated:	Respondent
APPROVED AS TO FORM AND CONTENT:	Claimant
Dated:	
Dated:	Attorney for Petitioner
	Attorney for Respondent
Dated:	Attorney for Claimant/Minor's Counsel
Pursuant to stipulation of the parties, IT IS SO ORDERED.	
Dated:	Judge of the Superior Court

