ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address)	Telephone Number	FOR COURT USE ONLY
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF VENTURA		
800 SOUTH VICTORIA AVE. VENTURA, CA 93009		
PLAINTIFF/PETITIONER		
DEFENDANT/RESPONDENT		
		CASE NUMBER:
STIPULATION AND ORDER ON REQUEST FO	R ORDER	
SETTLEMENT AGREEMENT AT TIME OF TRIA	AL	

IT IS HEREBY STIPULATED by and between the parties that the Court shall make orders consistent with the following checked items, and further states that the attached ______ pages correctly represents the agreement of the parties as to each item, as witnessed by the initials of the parties on each page.

ISSUES DEALT WITH IN THIS ORDER INCLUDE:

Child Custody/Visitation	Child Support
Orders re: Minor Children	Spousal or Partner Support
Restraining Orders	Attorney Fees/Costs
Property Provisions	Debt Provisions
Pension/Retirement	Other

Each of the parties shall execute forthwith all documents necessary to carry out the terms of this agreement.

Petitioner's Initials _____

Respondent's Initials _____

	This matter is continued to	at	for further hearing on 🗌 all issues
	on the following issues only		
	All other issues are reserved to the time	of trial.	
	Both parties waive the right to appeal, th a new trial or for reconsideration.	ne right to request a stateme	ent of decision, and the right to move for
	This order, consisting ofpages,	, when signed is the formal (order. No further documents are necessary.
			a Judgment of Dissolution of Marriage and to
	submit it to counsel for with this court by		al as to form and content, the order to be filed
	This Stipulation shall be deemed incorport though the same were fully set forth the	•	f the minute order, by reference thereto as
Dated:			
Petitione	r	Respond	lent
Attorney	for Petitioner	Attorney	for Respondent
		ORDER	
	The forgoing written stipulation of the pa of the Court and ordered filed.	arties, consisting of	pages, is approved, declared the order
	Following conference in chambers, the r	matter having been argued a	and submitted, the attached consisting of
	pages is declared the	order of the Court and orde	ered filed.
Dated:		Judge of t	he Superior Court
		, i i i i i i i i i i i i i i i i i i i	
	NOTICE TO	PARTIES WITHOUT AN A	IIORNEY
	OURT AT THE TIME OF TRIAL YOU MU		YOU WISH TO PRESENT INFORMATION TO FORMS ARE AVAILABLE IN THE CLERK'S

VN103

DATE:	NAME:

E: _____ CASE NO.:_____

1. CUSTODY

CUSTODY of the minor child/ren named below is awarded as follows:

A.
LEGAL CUSTODY is awarded to ______

B. JOINT LEGAL CUSTODY is awarded to the parties. In exercising joint legal custody, the parties shall cooperate and agree in making decisions on the following:

C. D PHYSICAL CUSTODY

SOLE PHYSICAL CUSTODY of the minor is awarded to _____

THE PARTIES SHALL EQUALLY SHARE CUSTODY as follows:

JOINT PHYSICAL CUSTODY is awarded to the parties with PRIMARY RESPONSIBILITY TO

_____ shall have the

physical care and control of the minor child/ren during the SPECIFIC times set forth in 1D

____· ___

Petitioner's Initials _____

Respondent's Initials _____

D.	SPECIFIC PERIODS OF TIME with		
	REASONABLE TIMES as agreed be	etween the parties.	
	ALTERNATING WEEKENDS from	on Friday until	on Sunday,
	commencing Whe	enever the weekend falls on a 3-day (legal	holiday), the alternate
	weekend shall be extended to include the	e Monday or Friday holiday.	
	The first portion of CHRISTMAS/WIN	NTER vacation commencing at	on the last day of
	school and continuing until	on Christmas Eve/Day in all even	/odd numbered years.
	SUMMER VACATION for	weeks, upon	days prior written notice.
	SPRING VACATION in all even/odd	numbered years, commencing at	on the last day of
	school and ending at	on Sunday, in all even/odd numbered y	ears.
		ND, commencing Wednesday	and continuing until
	Sunday, in all even/o	ad numbered years.	
	MOTHER'S DAY and FATHER'S DA	Y shall be with the respective parent.	
	One EVENING per week, on	from until _	p.m.
	$\hfill\square$ Except in case of emergency, each	parent shall provide at least 24 hours notic	e of any change in the above
	schedule and/or in the pick up and return	n time for the minor children.	

Petitioner's Initials _____

Respondent's Initials _____

TE:	NAME:	CASE NO.:
1. (ORDERS RE: MINOR CHILDREN	
	Neither party shall remove the minor child/represent of the other party or prior court order	n from without prior written
		ing or derogatory remarks about the other parent in the presence
		d of his or her current address and telephone number and of the nd shall notify the other within days of any
	Each party shall avoid the scheduling or arra periods of time allocated to the other parent.	nging of activities for the children which are likely to conflict with
	Each party shall notify the other sufficiently ir to enable the other party to attend.	advance of any planned activities of the minor child/ren in order
	The parties shall return to mediation for revie a.m./p.m.	w of their custody/visitation plan on at
] OTHER:	

Petitioner's Initials _____

Respondent's Initials _____

DATE:	NAME:	CASE NO.:	

1. CHILD SUPPORT

	The	shall pay to		as and for child support
	\$p	er month per child, for a pre	sent total of \$, payable one-half on the
	and one-ha	If on the day o	f each month commend	cing and
	continuing until each chi	ld/said child reaches majorit	y, dies, marries, becom	nes emancipated, or until further
	order of the Court, which	ever first occurs. Pursuant	to Civil Code 196.5, chi	ld support shall continue as set forth
		•	-	3, is a full time high school student
	and resides with a parer whichever occurs first.	It, until such time as he or sl	he completes the 12" g	rade or attains the age of 19,
	The CHILD CARE costs	incurred for the minor childr	en, which enable the p	arties to be gainfully employed shall
	be shared as follows:			
		RTATION incurred in the exe		I be paid as follows:
		DENCY DEDUCTION for the		arded as follows:
	OTHER:			
. SI	POUSAL OR PARTNER	SUPPORT		
	The		_ is ordered to pay to th	e as and for
	SPOUSAL OR PARTNE	R SUPPORT the sum of \$ _		per month, payable one-half on the
				encing and
	-	rder of the court, death of ei , whichever occurs first.	ther party, remarriage	e of support spouse or partner or
	The Court reserves jurise	diction over spousal or partr	ner support until	or further order
	of the Court, whichever	occurs first.		
	OTHER:			
ioner'	s Initials		Respondent's Initi	als
nal For	~	SUPPORT / ATT	ORNEY FEES	Page of

DATE:	NAME:	CASE NO.:

3. The support herein ordered shall be designated as FAMILY SUPPORT.

5. MEDICAL AND DENTAL

is ordered to maintain for the benefit of ______ and the minor child/ren, all medical, dental and hospital insurance, available through employment, and to pay premiums thereon, to maintain them as insures and to cooperate in the presentation, collection on reimbursement of any claims under such policy.

Any medical, dental, orthodontic, optometric, psychiatric, or psychological expense not otherwise covered by insurance shall be paid by _____ shared equally between the parties.

6. COLLECTION SUPPORT PAYMENTS

All support payments are ordered to be paid through the office of the Department of Child Support Services, by cashier check, money order, or cash, together with a 2% service fee.

Upon submission of an appropriate Order, a Wage Assignment will issue.

7. ATTORNEY FEES AND COSTS

The issue of attorney fees and costs is reserved until time of trial or further order of the Court.

The	shall pay directly t	o Counsel for	, as and for
attorney fees and costs,	the sum of \$, payable \square forthwith \square on c	or before
in	installments of \$	per month payable on the	day of each
month, commencing	and continuing	until paid in full. If any payment is 30	days in arrears, the
entire balance shall imm	ediately become due and paya	able.	

Each of the parties shall pay their own attorneys fees and costs, excepting those previously ordered.

Petitioner's Initials _____

Respondent's Initials _____

1. STANDARD MUTUAL RESTRAINING ORDER: Both parties are enjoined and restrained from : Contacting, molesting, attacking, striking, threatening, sexually assaulting, pattering, telephoning, or otherwise disturbing the peace of the other party, except either party may contact or telephone the other regarding matters involving the minor child/ren.

Transferring, encumbering, hypothecating, concealing, or in any way disposing of any property, real or personal, whether community, quasi-community, or separate, except in the usual course of business or for the necessities of life. Each party is to be notified of any proposed extraordinary expenditures and an accounting of such is to be made to the court.

Cashing, borrowing against, canceling, transferring, disposing of, or changing the beneficiaries - of any insurance or other coverage involving life, health, automobile, and disability held for the benefit of the parties or their minor child/ren.

Incurring debts or liabilities for which the other may be held responsible.

2. STAY AWAY, EXCLUSION, USE AND POSSESSION ORDERS

RESIDENCE EXCLUSION:	is ordered to move out and not return to the
family dwelling located at	taking only clothes and personal possessions.
	is awarded the temporary use, control and possession of the following
property:	
	is awarded the temporary use, control and possession of the following
□	is ordered to STAY AWAY at least yards from: 🗌
residence, 🗌 Place of work 🗌 C	hildren's school.
etitioner's Initials	Respondent's Initials

DATE:	NAME:	CASE NO.:
1	PAYMENT TO CREDITORS: The following community debts sha	II be paid by the party indicated either Petitioner
	(P) or Respondent (R) as they become due, such payments to be	
	as further spousal or partner support (FSS), further child support	(FCS), or further family support (FFS):

2. PROPERTY PROVISIONS

A. The following property is awarded to Petitioner as his/her sole and separate property, along with any encumbrance thereon:______

B. The following property is awarded to Respondent as his/her sold and separate property, along with any encumbrance thereon:

C. Petitioner shall pay the following community debts, without right to reimbursement, and shall hold Respondent harmless therefrom:

Petitioner's Initials _____

Respondent's Initials _____

Petitioner harmless there	efrom:	
E. The following prop	perty is ordered sold and the net proceeds af	ter costs of sale and encumbrances
deducted, are to be divid	ed as set forth below:	
	<u> </u>	
E To oqualiza tha di	vision of community property, the	aball r
	vision of community property, the, pa	
	the sum of \$, pa	yable as follow
G. The parties shall h	nold equal, undivided interests in the followin	g listed property as tenants in comm
	·	
	ary use and possession of the family home s	
	the time of sale and without any right of rein	
	erty in good repair and shall pay all repairs ur	
which case the sums exc	ceeding said amount shall be paid equally by	the parties.

DATE: ______ NAME: ______ CASE NO.:_____

Page ____ of ____

DATE:	NAME:	

CASE NO.:___

1. PENSION/RETIREMENT BENEFITS

The holder of the pension (and/or ______) is ordered to pay to ______) is ordered to pay to ______ as and for the non holder's share of the community interest in said pension plan, one-half of the community interest therein at such times as are ordered below.

- A. The community interest is defined as that fraction of each benefit that the pension holder is entitled to under said plan which is calculated by dividing the total number of months credited by the plan to the pension holder during the marriage before separation (which is stipulated to be ______ months) by the total number of months the pension holder was credited by the said plan. The community interest shall be determined by using the maximum inter vivos benefit allowed to the pension holder under the plan. If the pension holder selects options which reduce the benefit, the Court shall make appropriate orders against the pension holder to restore the maximum community interest.
- B. Said payments are to commence at the earliest day the holder is entitled to receive periodic or lump sum benefits under the terms of the plan or as of ______, whichever is later.
- C. The name, address, Social Security number and birth date of the participant pension holder is:

D.	The name, address, Social Security number and birth date of the re	•	•	
			/	/
E.	This order applies to all payments due to adjustments and pre-retirement death benefits.		inc	cluding cost c
F.	The address of each said plan is:			

			VN
1 DATE:	NAME:	CASE NO.:	
2			
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Optional Form		ADDITIONAL PAGE	Page of