Superior Court of California County of Riverside Family Law Paternity Default Judgment Coversheet

Petitioner's In	ıformation:
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Name (First, Middle, Last): Street Address:

Telephone Number: City, State, Zip Code:

Respondent's Information:

Name (First, Middle, Last): Street Address:

City, State, Zip Code:

Where is your case filed?

4175 Main Street, Riverside, CA 92501 880 N. State St., Hemet, CA 92543

46-200 Oasis St., Indio, CA 92201 265 N. Broadway, Blythe, CA 9222

Case Number:

Please list your minor children from the relationship:

Name (First, Middle, Last):

Date of Birth (00/00/0000):

Name (First, Middle, Last):

Date of Birth (00/00/0000):

Name (First, Middle, Last):
Date of Birth (00/00/0000):

Name (First, Middle, Last):
Date of Birth (00/00/0000):

Custody/Visitation: Is there an existing Recommendation and Order After Mediation?

Yes No

Do you have a court order for Child Support? Yes No

Date:

	FL-103
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 RIVERSIDE	
PETITIONER:	
RESPONDENT:	
REQUEST TO ENTER DEFAULT	CASE NUMBER:
To the clerk: Please enter the default of the respondent who has failed to respond to the	petition.
2. A completed <i>Income and Expense Declaration</i> (form FL-150) or <i>Financial Statement</i> (Sin is attached is not attached.	nplified) (form FL-155)
A completed <i>Property Declaration</i> (form FL-160) is attached is not attached	d
because <i>(check at least one of the following):</i> (a) there have been no changes since the previous filing.	
(b) the issues subject to disposition by the court in this proceeding are the subject	_
(c) there are no issues of child, spousal, or partner support or attorney fees and c (d) the petition does not request money, property, costs, or attorney fees. (Fam. C	· · · · · · · · · · · · · · · · · · ·
(e) there are no issues of division of community property.	, , , , , , , , , , , , , , , , , , , ,
(f) this is an action to establish parental relationship. Date:	
Date.	
(TYPE OR PRINT NAME) (SIGNA	TURE OF [ATTORNEY FOR] PETITIONER)
3. Declaration	
 a. No mailing is required because service was by publication or posting and the ab. b. A copy of this Request to Enter Default, including any attachments and an environment. 	
provided to the court clerk, with the envelope addressed as follows (address o	
the respondent's last known address):	
I declare under penalty of perjury under the laws of the State of California that the foregoing	is true and correct.
Date:	
(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)
FOR COURT USE ONLY	
Request to Enter Default mailed to the respondent or the respondent's attorney on (c) Default entered as requested on (date):	date):
Default not entered. Reason:	
Clerk, by	, Deputy

CASE NAME (Last name, first name of each party):	CASE NUMBER:
Memorandum of costs a. Costs and disbursements are waived.	
b. Costs and disbursements are listed as follows: (1) Clerk's fees (2) Process server's fees (3) Other (specify):	\$\$ \$ \$ \$
c. I am the attorney, agent, or party who claims these costs. To the best of my knowledge	
I declare under penalty of perjury under the laws of the State of California that the foregoing is Date:	s true and correct.
5. Declaration of nonmilitary status. The respondent is not in the military service of the U seq. of the Servicemembers Civil Relief Act (50 U.S.C. Appen. § 501 et seq.), and is not expression of the Servicemembers Civil Relief Act (50 U.S.C. Appen. § 501 et seq.)	
I declare under penalty of perjury under the laws of the State of California that the foregoing is	s true and correct.
Date:	
(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): FOR COURT USE ONLY					
-					
TELEPHONE NO.:					
E-MAIL ADDRESS (Optional):					
ATTORNEY FOR (Name):					
SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE					
PETITIONER/PLAINTIFF:					
RESPONDENT/DEFENDANT:					
OTHER PARENT/CLAIMANT:	CASE NUMBER:				
INCOME AND EXPENSE DECLARATION	CASE NUMBER.				
1. Employment (Give information on your current job or, if you're unemployed, your mos	t recent job.)				
a. Employer:					
Attach copies b. Employer's address:					
of your pay stubs for last c. Employer's phone number:					
two months d. Occupation:					
(black out e. Date job started:					
loopid					
security f. If unemployed, date job ended:					
numbers). g. I work about hours per week.					
h. I get paid \$ gross (before taxes) per month	per week L per hour.				
(If you have more than one job, attach an $8\frac{1}{2}$ -by-11-inch sheet of paper and list the same information as about jobs. Write "Question 1—Other Jobs" at the top.)					
2. Age and education					
a. My age is (specify):					
	nighest grade completed (specify):				
	ained (specify):				
	(s) obtained (specify):				
5	(s) obtained (specify).				
e. I have: professional/occupational license(s) (specify):					
vocational training (specify):					
3. Tax information					
a. I last filed taxes for tax year (specify year):					
b. My tax filing status is single head of household married, filing separately					
	ning separately				
married, filing jointly with (specify name):					
c. I file state tax returns in California cher (specify state):					
d. I claim the following number of exemptions (including myself) on my taxes (specify) <i>:</i>				
 Other party's income. I estimate the gross monthly income (before taxes) of the other party in this case at (specify): \$ This estimate is based on (explain): 					
	nob about of names and well-				
(If you need more space to answer any questions on this form, attach an 8½-by-11-i question number before your answer.) Number of pages attached:	nch sheet of paper and write the				
I declare under penalty of perjury under the laws of the State of California that the informat any attachments is true and correct.	ion contained on all pages of this form and				
Date:					
(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)				

FL-150 CASE NUMBER: PETITIONER/PLAINTIFF: RESPONDENT/DEFENDANT: OTHER PARENT/CLAIMANT: Attach copies of your pay stubs for the last two months and proof of any other income. Take a copy of your latest federal tax return to the court hearing. (Black out your social security number on the pay stub and tax return.) Income (For average monthly, add up all the income you received in each category in the last 12 months Average and divide the total by 12.) Last month monthly d. Public assistance (for example: TANF, SSI, GA/GR) currently receiving\$_ from this marriage from a different marriages from this domestic partnership from a different domestic partnership \$___ Partner support L f. Pension/retirement fund payments....\$_ Disability: Social security (not SSI) State disability (SDI) Private insurance . \$_ Workers' compensation Investment income (Attach a schedule showing gross receipts less cash expenses for each piece of property.) a. Dividends/interest.....\$_ b. Rental property income\$_ Trust income.....\$___ Income from self-employment, after business expenses for all businesses.....\$_ I am the _____ owner/sole proprietor _ business partner other (specify): Number of years in this business (specify): Name of business (specify): Type of business (specify): Attach a profit and loss statement for the last two years or a Schedule C from your last federal tax return. Black out your social security number. If you have more than one business, provide the information above for each of your businesses. 8. Additional income. I received one-time money (lottery winnings, inheritance, etc.) in the last 12 months (specify source and amount): 9. Change in income. My financial situation has changed significantly over the last 12 months because (specify): 10. Deductions Last month b. Required retirement payments (not social security, FICA, 401(k), or IRA)................................... d. Child support that I pay for children from other relationships......\$ Partner support that I pay by court order from a different domestic partnership \$ g. Necessary job-related expenses not reimbursed by my employer (attach explanation labeled "Question 10g") \$ –

c. All other property, L

___ real and _

11. Assets

personal (estimate fair market value minus the debts you owe) \$

	PETITIONER/PLAINTIFF: ESPONDENT/DEFENDANT: THER PARENT/CLAIMANT:				CASE NUMBER:	FL-1
12.	The following people live with me	:				
	Name	Age	How the person is related to me? (ex: son)		son's gross ncome	Pays some of the household expenses?
	a. b. c. d. e.					Yes No Yes No Yes No Yes No Yes No Yes No
	Average monthly expenses a. Home: (1) Rent or mort from mort from frogage: (a) average principal: \$	gage \$ — \$ — urance \$ — urance \$ — urance \$ — s \$ — h) \$ —	h. Laund i. Clothe j. Educa k. Enterta I. Auto e (insura m. Insura include n. Saving o. Charita p. Month (itemiz q. Other r. TOTA	tion ainment, git xpenses ar ance, gas, r nce (life, ace auto, hom gs and inve able contrib ly payment e below in (specify): LEXPENS nounts in a	fts, and vacation and transportation repairs, bus, etc. ccident, etc.; do ne, or health insustments	\$
4.	Installment payments and debts n		/e			
	Paid to	For		mount	Balance	Date of last paymer
			\$		\$	
			\$		\$	
			\$		\$	
			\$		\$	
			\$		\$	
			\$		\$	

15. Attorney fees (This is required if either party is requesting attorney fee	ees.)	attorney:	requesting	arty is r	either	guired if	(This is red	y fees	Attorney	15.
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- c. I still owe the following fees and costs to my attorney (specify total owed): \$
- d. My attorney's hourly rate is (specify): \$

10	confirm	this	fee	arran	gement	Ċ.
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Date:	
(TYPE OR PRINT NAME OF ATTORNEY)	(SIGNATURE OF ATTORNEY)

			FL-15
	PETITIONER/PLAINTIFF:	CASE NUMBER:	
	ESPONDENT/DEFENDANT:		
	THER PARENT/CLAIMANT:		
	CHILD SUPPORT INFORMATIO	N	
	(NOTE: Fill out this page only if your case involved	ves child support.)	
16.	Number of children		
	a. I have (specify number): children under the age of 18 with the other		
	b. The children spend percent of their time with me and per (If you're not sure about percentage or it has not been agreed on, please d	rcent of their time with the	
	(ii you're not sure about percentage of it has not been agreed on, please u	escribe your parenting t	scriculic ricic.)
17.	Children's health-care expenses		. ,
	a. I do I do not have health insurance available to me for t	the children through my	Job.
	b. Name of insurance company:c. Address of insurance company:		
	o. Address of modification company.		
	d. The monthly cost for the children's health insurance is or would be (specification)	fy): \$	
	(Do not include the amount your employer pays.)		
18.	Additional expenses for the children in this case	Amount per month	
	a. Child care so I can work or get job training	\$	
	b. Children's health care not covered by insurance	\$	
	c. Travel expenses for visitation	\$	
	d. Children's educational or other special needs (specify below):	\$	
19.	Special hardships. I ask the court to consider the following special financial considers the following special considers the financial considers	ircumstances	
	(attach documentation of any item listed here, including court orders):	Amount per month	For how many months?
	a. Extraordinary health expenses not included in 18b	\$	
	b. Major losses not covered by insurance (examples: fire, theft, other insured loss)	\$	
	c. (1) Expenses for my minor children who are from other relationships and		
	are living with me	\$	
	(2) Names and ages of those children (specify).		
	(3) Child support I receive for those children	\$	
	The expenses listed in a, b, and c create an extreme financial hardship because	se (explain):	
		· •	

20. Other information I want the court to know concerning support in my case (specify):

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address):	FOR COURT USE ONLY		
TELEPHONE NO.: FAX NO.:			
ATTORNEY FOR (Name):			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE			
PETITIONER:			
DECROUPENT			
RESPONDENT:	CASE NUMBER:		
DECLARATION FOR DEFAULT OR UNCONTESTED JUDGMENT	O/OE NOMBEN.		
I declare that if I appeared in court and were sworn, I would testify to the truth of the facts	e in this declaration		
 I request that proof will be by this declaration and that I will not appear before the court u 			
3. All the information in the Petition or Complaint to Establish Parental Relationship			
Petition to Establish Custody and Support Response is true and c			
4. Respondent and/or Petitioner is/are the parent(s) of the minor child			
5. A Voluntary Declaration of Paternity form has has not been signed reg6. DEFAULT OR UNCONTESTED (Check a or b)	garding this child (attach a copy if available).		
a. The default of the respondent was entered or is being requested, and I am not s	seeking any relief not requested in the		
petition. OR			
b. The parties have stipulated that the matter may proceed as an uncontested matter without notice, and the stipulation is attached.			
7. CHILD SUPPORT should be ordered as set forth in the proposed <i>Judgment</i> (form F			
	e (TANF); thus all support should be made		
payable to the local child support agency at (specify address):			
b. NOTE: If a support order is requested, submit a completed Income and ExFinancial Statement (Simplified) (form FL-155), unless a current form is on other party's gross monthly income.			
8. ATTORNEY FEES should be ordered as set forth in the proposed <i>Judgment</i> (form	FL-250).		
9. CHILD CUSTODY should be ordered as set forth in the proposed <i>Judgment</i> (form F			
10. CHILD VISITATION should be ordered as set forth in the proposed <i>Judgment</i> (form	•		
11. REASONABLE EXPENSES OF PREGNANCY AND BIRTH should be ordered as s FL-250).	set forth in the proposed <i>Judgment</i> (form		
12. NAMES OF THE CHILDREN should be changed as set forth in the proposed <i>Judgi</i>	ment (form FL-250).		
13. This declaration may be reviewed by a commissioner sitting as a temporary judge who mor require my appearance.	nay determine whether to grant this request		
 I have read and understand the Advisement and Waiver of Rights Re: Establishment of Parental Relationship (form FL-235), which is signed and attached to this declaration. 			
15. Other (specify):			
I declare under penalty of perjury under the laws of the State of California that the foregoing	is true and correct.		
Date:			
_			
(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)		

Page 1 of 1

	1 2 200
PETITIONER:	CASE NUMBER:
RESPONDENT:	

ADVISEMENT AND WAIVER OF RIGHTS RE: ESTABLISHMENT OF PARENTAL RELATIONSHIP

- RIGHT TO BE REPRESENTED BY A LAWYER. I understand that I have the right to be represented by a lawyer of my own choice at my own expense. If I cannot afford a lawyer, I can contact the Lawyer Referral Association of the local bar association or the Family Law Facilitator for assistance.
- 2. **RIGHT TO A TRIAL.** I understand that I have a right to have a judge determine whether I am the parent of the children named in this action.
- 3. **RIGHT TO CONFRONT AND CROSS-EXAMINE WITNESSES.** I understand that in a trial I have the right to confront and cross-examine the witnesses against me and to present evidence and witnesses in my own defense.
- 4. **RIGHT TO HAVE PARENTAGE TESTS.** I understand that, where the law permits, I have the right to have the court order parentage tests. The court will decide who pays for the tests. The court could order that I pay none, some, or all of the costs of the tests.
- 5. **OBLIGATIONS.** I understand that if I admit that I am the parent of the children in this action that those children will be my children for legal purposes.
- 6. **WAIVER.** I understand that I am admitting that I am the parent of the children named in the stipulation and am giving up the rights stated above (except the right to an attorney if I have an attorney).
- 7. **CHILD SUPPORT.** I understand that I will have the duty to contribute to the support of the children named in this action and that this duty of support will continue for each child until the obligation is terminated by law.
- 8. **CRIMINAL NON-SUPPORT.** I understand that if I willfully fail to support the children, criminal proceedings may be initiated against me.

 9. UNDERSTANDING. a. I have read and understand the Judgment (Uniform Custody and Support) (form FL-250) and this Advis Waiver of Rights. b. I understand the translation. 	Parentage—ement and IF I AM REPRESENTED BY AN ATTORNEY, I ACKNOWLEDGE THAT MY ATTORNEY HAS READ AND EXPLAINED TO ME THE CONTENTS OF THE STIPULATION, RECITALS, AND WAIVERS, AND I ACKNOWLEDGE THAT I UNDERSTAND THEM.		
Date:	•		
	•		
(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)		
INTERPRETER'S	DECLARATION		
 The Petitioner Respondent is unable to read Support) (form FL-250) and this Advisement and Waiver of Rights a. his/her primary language is (specify): other (specify): 	or understand the <i>Judgment (Uniform Parentage—Custody and</i> because:		
2. I certify under penalty of perjury under the laws of the State of California that I have, to the best of my ability, read or translated for the Petitioner Respondent the Judgment (Uniform Parentage—Custody and Support) (form FL-250) and this Advisement and Waiver of Rights. Petitioner Respondent said he or she understood the Judgment (Uniform Parentage—Custody and Support) (form FL-250) and this Advisement and Waiver of Rights before signing them.			
Date:	•		
(TYPE OR PRINT NAME)	(SIGNATURE OF INTERPRETER)		

		FL-23(
AT	TORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
H		
	TELEPHONE NO.: FAX NO.:	
	TORNEY FOR (Name): UPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE	•
	:	
	PETITIONER:	
	RESPONDENT:	
	JUDGMENT	CASE NUMBER:
 ₁ Г	This judgment contains personal conduct restraining orders modifie	es existing restraining orders.
1. L	The restraining orders are contained in item(s): of the attact	
		orm must be attached.
	a. This matter proceeded as follows: Default or uncontested By decla	
	Date: Dept.:Judicial officer (name): Temporary judge	Room:
	d. Petitioner present Attorney present (name):	
6	e. Respondent present Attorney present (name):	
f	 Petitioner (1) The petitioner appeared without counsel and was advised of (2) The petitioner signed Advisement and Waiver of Rights Re: 	
	(2) The petitioner signed Advisement and Walver of Rights Re. (form FL-235).	Establishment of Farental Nelationship
	(3) The petitioner is married to the Respondent, and no other ac	ction is pending.
	(4) The petitioner signed a Voluntary Declaration of Paternity.	
,	 (5) There is a prior judgment of parentage in a family support, judgment (1) The respondent appeared without counsel and was advised 	•
ţ	 g. Respondent (1) The respondent appeared without counsel and was advised (2) The respondent signed Advisement and Waiver of Rights Registration (form FL-235). 	_
	(3) The respondent is married to the Petitioner, and no other ac	
	 (4) The respondent signed a Voluntary Declaration of Paternity. (5) There is a prior judgment of parentage in a family support, judgment of parentage in a family support. 	
ŀ	n. Other parties or attorneys present (specify):	averille of adoption court case.
3.	THE COURT FINDS	
		ather
		ather
	are the parents of the following children: <u>Child's name</u> <u>Date of birth</u>	
4.	THE COURT ORDERS	
á	a. Child custody and visitation are as specified in one or more of the attached form	s:
 (1) Child Custody and Visitation Order Attachment (form FL-341) (2) Stipulation for Order for Child Custody and/or Visitation of Children (form FL-355) 		
	(3) Other (specify):	L-000)

	PETITIONER:	CASE NUMBER:		
L RE	ESPONDENT:			
5. T	THE COURT FURTHER ORDERS			
а	Child support is as stated in one or more of the attached: (1) Child Support Information and Order Attachment (form FL-342) (2) Stipulation to Establish or Modify Child Support and Order (form FL-342) (3) Other (specify):	50)		
	 b. 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 judgment. Thereafter, the parents must notify the court of any change in the information submitted, within 10 days of the change. c. The form <i>Notice of Rights and Responsibilities—Health Care Costs and Reimbursement Procedures</i> and <i>Information Sheet on</i> 			
c	Changing a Child Support Order (form FL-192) is attached. d. The last names of the children are changed to (specify):			
E	 The birth certificates must be amended to conform to this court order by (1) adding the father's name. (2) changing the last name of the children. 			
f. g h	Attorney fees and costs are as stated in the attachment. Reasonable expenses of pregnancy and birth are as stated in the attachment.			
Continued on Attachment 3h.				
6. Number of pages attached:				
Date	: 	JUDICIAL OFFICER		
	SIGNATURE FOLLO	WS LAST ATTACHMENT		
	IOTICE: Any party required to pay child support must pay interest on over	erdue amounts at the "legal" rate,		
l "	vinon is currently to percent.			

NOTICE OF RIGHTS AND RESPONSIBILITIES Health-Care Costs and Reimbursement Procedures

IF YOU HAVE A CHILD SUPPORT ORDER THAT INCLUDES A PROVISION FOR THE REIMBURSEMENT OF A PORTION OF THE CHILD'S OR CHILDREN'S HEALTH-CARE COSTS AND THOSE COSTS ARE NOT PAID BY INSURANCE, THE LAW SAYS:

- 1. Notice. You must give the other parent an itemized statement of the charges that have been billed for any health-care costs not paid by insurance. You must give this statement to the other parent within a reasonable time, but no more than 30 days after those costs were given to you.
- 2. Proof of full payment. If you have already paid all of the uninsured costs, you must (1) give the other parent proof that you paid them and (2) ask for reimbursement for the other parent's court-ordered share of those costs.
- 3. Proof of partial payment. If you have paid only your share of the uninsured costs, you must (1) give the other parent proof that you paid your share, (2) ask that the other parent pay his or her share of the costs directly to the health-care provider, and (3) give the other parent the information necessary for that parent to be able to pay the bill.
- 4. Payment by notified parent. If you receive notice from a parent that an uninsured health-care cost has been incurred, you must pay your share of that cost within the time the court orders; or if the court has not specified a period of time, you must make payment (1) within 30 days from the time you were given notice of the amount due, (2) according to any payment schedule set by the health-care provider, (3) according to a schedule agreed to in writing by you and the other parent, or (4) according to a schedule adopted by the court.
- **5. Disputed charges.** If you dispute a charge, you may file a motion in court to resolve the dispute, but only if you pay that charge before filing your motion. If you claim that the other party has failed to reimburse you for a payment, or the other party has failed to make a payment to the provider after proper notice has been given, you may file a motion in court to resolve the dispute. The court will presume that if uninsured costs have been paid, those costs were reasonable. The court may award attorney fees and costs against a party who has been unreasonable.
- **6. Court-ordered insurance coverage.** If a parent provides health-care insurance as ordered by the court, that insurance must be used at all times to the extent that it is available for health-care costs.
- a. Burden to prove. The party claiming that the coverage is inadequate to meet the child's needs has the burden of proving that to the court.
- b. Cost of additional coverage. If a parent purchases health-care insurance in addition to that ordered by the court, that parent must pay all the costs of the additional coverage. In addition, if a parent uses alternative coverage that costs more than the coverage provided by court order, that parent must pay the difference.

7. Preferred health providers. If the court-ordered coverage designates a preferred health-care provider, that provider must be used at all times consistent with the terms of the health insurance policy. When any party uses a health-care provider other than the preferred provider, any health-care costs that would have been paid by the preferred health provider if that provider had been used must be the sole responsibility of the party incurring those costs.

INFORMATION SHEET ON CHANGING A CHILD SUPPORT ORDER

General Information

The court has just made a child support order in your case. This order will remain the same unless a party to the action requests that the support be changed (modified). An order for child support can be modified only by filing a motion to change child support and serving each party involved in your case. If both parents and the local child support agency (if it is involved) agree on a new child support amount, you can complete, have all parties sign, and file with the court a *Stipulation to Establish or Modify Child Support and Order* (form FL-350) or *Stipulation and Order* (*Governmental*) (form FL-625).

When a Child Support Order May Be Modified

The court takes several things into account when ordering the payment of child support. First, the number of children is considered. Next, the net incomes of both parents are determined, along with the percentage of time each parent has physical custody of the children. The court considers both parties' tax filing status and may consider hardships, such as a child of another relationship. An existing order for child support may be modified when the net income of one of the parents changes significantly, the parenting schedule changes significantly, or a new child is born.

Examples

- You have been ordered to pay \$500 per month in child support. You lose your job. You will continue to owe \$500 per month, plus
 10 percent interest on any unpaid support, unless you file a motion to modify your child support to a lower amount and the court
 orders a reduction.
- You are currently receiving \$300 per month in child support from the other parent, whose net income has just increased substantially. You will continue to receive \$300 per month unless you file a motion to modify your child support to a higher amount and the court orders an increase.
- You are paying child support based upon having physical custody of your children 30 percent of the time. After several months it turns
 out that you actually have physical custody of the children 50 percent of the time. You may file a motion to modify child support to a
 lower amount.

How to Change a Child Support Order

To change a child support order, you must file papers with the court. Remember: You must follow the order you have now.

What forms do I need?

If you are asking to change a child support order open with the local child support agency, you must fill out one of these forms:

- FL-680, Notice of Motion (Governmental) or FL-683 Order to Show Cause (Governmental) and
- FL-684, Request for Order and Supporting Declaration (Governmental)

If you are asking to change a child support order that is **not** open with the local child support agency, you must fill out one of these forms:

- FL-300, Request for Order or
- FL-390, Notice of Motion and Motion for Simplified Modification of Order for Child, Spousal, or Family Support

You must also fill out one of these forms:

FL-150, Income and Expense Declaration or FL-155, Financial Statement (Simplified)

What if I am not sure which forms to fill out?

Talk to the family law facilitator at your court.

After you fill out the forms, file them with the court clerk and ask for a hearing date. Write the hearing date on the form.

The clerk will ask you to pay a filing fee. If you cannot afford the fee, fill out these forms, too:

- Form FW-001, Request to Waive Court Fees
- Form FW-003, Order on Court Fee Waiver (Superior Court)

You must serve the other parent. If the local child support agency is involved, serve it too.

This means someone 18 or over—not you—must serve the other parent copies of your filed court forms at least 16 court days before the hearing. Add 5 calendar days if you serve by mail within California (see Code of Civil Procedure section 1005 for other situations). Court days are weekdays when the court is open for business (Monday through Friday except court holidays). Calendar days include all days of the month, including weekends and holidays. To find court holidays, go to www.courts.ca.gov/holidays.htm.

The server must also serve blank copies of these forms:

- FL-320, Responsive Declaration to Request for Order and FL-150, Income and Expense Declaration, or
- FL-155, Financial Statement (Simplified)

Then the server fills out and signs a *Proof of Service* (form FL-330 or FL-335). Take this form to the clerk and file it.

Go to your hearing and ask the judge to change the support. Bring your tax returns from the last two years and your last two months' pay stubs. The judge will look at your information, listen to both parents, and make an order. After the hearing, fill out:

- FL-340, Findings and Order After Hearing and
- FL-342, Child Support Information and Order Attachment

Need help?

Contact the family law facilitator in your county or call your county's bar association and ask for an experienced family lawyer.

PETITIONER:				CASE NUMBER:	
RES	SPONDENT:				
			TO JUDGMENT VISITATION		
Leg	al and physical custody of the mir	nor child/ren shall be as	follows:		
	Child's Name	Birth Date	Legal Custody to:	Physical Custody to:	
The	e other parent shall have the follow Reasonable right of visitation as As set forth in the order pursuan of pages, which wa Other:	agreed between the pa at to Referral to the Child s filed on	d Custody Recommending C	-	
Pur	suant to Family Code § 3048(a):				
(1)	This court exercises jurisdiction	under Family Code § 34	421-3424		
(2)					
(3)					
(4)	Violation of the order may subject	ct the party in violation t	o civil or criminal penalties,	or both.	
(5)	The habitual residence of the ch	ild/ren is the United Sta	tes of America.		
()			SUPPORT		
	A printout of the computer calculation and findings is attached and incorporated. Child support is allocated per child as shown on the printout.				
	Guideline Child Support Findi	ngs:			
	Federal Tax Filing Status:				
			•	☐ Married Filing Separately	
			~ .	☐ Married Filing Separately	
Ш	· · · · · · · · · · · · · · · · · · ·		•	dent's \$	
	Petitioner: Respondent is			% Respondent: %	
	· •			Mandatory Pension: \$	
Ш	Respondent pays: Medical Ir	ısurance: \$	Union Dues: \$ [Mandatory Pension: \$	
	Based on the above, the amoun under the statutory guideline is \$			Respondent as calculated petween minor children as follows:	
	\$ for support of \$ for support of			for support of the second child;for support of the fourth child.	

PETITIONER:	_ CASE NUMBER:
RESPONDENT:	_
ADDENDUM TO JUDGMENT	
☐ Child Support Payments: ☐ Petitioner ☐ Respondent she child support the sum of \$ per month due the fifteenth day of each month commencing further order of the court, or until each child has married, dies, is emander reaches the age of 18 and is not a full-time student, whichever first	one-half on the first and one-half on, and continuing until ncipated, reaches the age of 19,
☐ Arrears. ☐ Petitioner ☐ Respondent owes to the other pare principal sum of \$ for the period of per month each month commencing , until paid in full pa	to These due
Non-Guideline Child Support: The parties acknowledge that : (1) the concerning guideline child support; (2) they have agreed to the child support agreement without coercion or duress; (3) this Agreement is in the be (4) the needs of the child/ren will be adequately met by this agreed-up have not assigned the right to support to the county and no public assexcept as set forth below.	support provisions of this est interests of the child involved; soon child support; and (5) they
Additional Child Support Orders:	
An Income Withholding Order for the above child support shall issue.	
☐ Child Care. ☐ Petitioner ☐ Respondent shall pay to related to employment: ☐ The sum of \$ per month commencing	·
☐ A sum equal to one-half (1/2) of the verifiable daycare expenses.	
Health Care. Petitioner Respondent shall obtain and/or mainta medical, dental and visual insurance, if available at reasonable costs through or union affiliation. The cost is presumed reasonable if it does not exceed 5% or gross income.	employment, self-employment
Any health expenses not paid by insurance shall be shared: Petitioner 50% and	d Respondent 50%
If the person who receives child support enters into a contract with a private party ordered to pay support must pay the fee charged by the private must not exceed 33 1/3 percent of the total amount of arrears nor may it charged by the private child support collector. The money judgment crea favor of the private child support collector and the party receiving support	support collector. The fee exceed 50 percent of any fee ted by this provision is in
Reserved. The issue of child support is reserved. is collecting support for these children and this case shall be consolided.	e Department of Child Support Services ated with case number
☐ The Department of Child Support Services (DCSS) approves of the fo	oregoing supportorder. ÁÁÁAQÁ,[Á[}*^¦Á&[∥^&câ]*ÈÁÁ
Date: (Signature of DCSS Attorney:)	(SIGNATUDE)

ADDENDUM TO JUDGMENT

PETITIONER:RESPONDENT:		ER:
ADDE	NDUM TO JUDGMENT	
The parties are responsible for knowing and understa or are uncertain about the terms of this Judgment, leg signing.		
This judgment may be signed by a Court Commission	ner as a Judge Pro Tem.	
THE UNDERSIGNED PARTIES APPROVE AS TO I	FORM AND CONTENT:	
Date:		
(PRINTED NAME OF PETITIONER)	(SIGNATURE OF PETIT	IONER)
Date:		
(PRINTED NAME OF RESPONDENT)	(SIGNATURE OF RESPO	NDENT)
Respondent was not present, thus his/her signate	ure is not required.	
THIS ADDENDUM TO JUDGMENT IS ORDERED IN JUDGMENT AND THE PARTIES ARE ORDERED T		
	(JUDGE/COMMISSIONER)	(DATE)

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 RIVERSIDE	
PETITIONER:	
RESPONDENT:	
	CASE NUMBER:
NOTICE OF ENTRY OF JUDGMENT	
You are notified that the following judgment was entered on <i>(date):</i>	
Dissolution	
2. Dissolution—status only	
3. Dissolution—reserving jurisdiction over termination of marital status or domestic pa	rtnership
4. Legal separation	
5. Nullity 6. Parent-child relationship	
7. Judgment on reserved issues	
8. Other (specify):	
Date: Clerk, by	, Deputy
—NOTICE TO ATTORNEY OF RECORD OR PARTY WITHOUT	
Under the provisions of Code of Civil Procedure section 1952, if no appeal is filed the court notherwise disposed of after 60 days from the expiration of the appeal time.	lay order the exhibits destroyed or
STATEMENT IN THIS BOX APPLIES ONLY TO JUDGMENT OF	DISSOLUTION
Effective date of termination of marital or domestic partnership status (specify):	
WARNING: Neither party may remarry or enter into a new domestic partnership unt of marital or domestic partnership status, as shown in this box.	il the effective date of the termination
CLERK'S CERTIFICATE OF MAILING	
I certify that I am not a party to this cause and that a true copy of the <i>Notice of Entry of Jud</i>	ament was mailed first class, postage
fully prepaid, in a sealed envelope addressed as shown below, and that the notice was maile	
at (place): , California, on (date):	
Dete:	Donuty
	, Deputy
Name and address of petitioner or petitioner's attorney Name and addre	ess of respondent or respondent's attorney ——
·	
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Page 1 of 1

PETITION TO ESTABLISH PARENTAL RELATIONSHIP

DEFAULT JUDGMENT (No Response from other party)

- 1. Fill out the form packet.
- 2. Make 3 sets of copies of all documents (You will have the Original packet, plus 3 more sets.)
- 3. If the Department of Child Support Services (DCSS) is involved in your case, you will need to have your judgment reviewed by DCSS before submitting it to the Court. You may take your proposed Judgment to the Department of Child Support Services (DCSS) Office located at: 2041 lowa Street, Riverside CA 92507 between the hours of 8:00 am and 4:00 pm Mon.- Fri., except Holidays.
- 4. File with the clerk's office in the Family Law Court building the following:
 - a. The Original and 2 copies of the original;
 - b. 1 large envelope (with 3 postage stamps) addressed to the Respondent;
 - c. 1 small (business size) envelope addressed to the Respondent (with 1 stamp);
 - d. 1 large envelope (with 3 postage stamps) addressed to You
- 5. Keep one (1) copy at home until you get the signed judgment back from the court. Then you can throw it away. It should take approximately 4-6 weeks to get back to you. You can check the progress at the Clerk's office with photo ID.

6. If you receive the Judgment back and it has been rejected, please visit Riverside Self-Help Center for further instruction.