RESPONSE TO PETITION TO DETERMINE PARENTAL RELATIONSHIP

Forms are available online at: www.courts.ca.gov

GENERAL INFORMATION

The purpose of a *Response to Petition to Determine Parental Relationship* (FL-220) is to provide you an opportunity to respond to a parentage case. A *Response* allows someone to address parentage and object to anything else requested in the Petition.

Along with the Petition, you will also be served with a Summons. It is important to read the STANDARD RESTRAINING ORDERS on the back of the Summons, as these will apply to you once you have been served. You should also be served with a Notice of Status Conference that provides you with your first status review court date and a Referral to Family Court Services.

You have thirty (30) days from the DATE YOU WERE SERVED to respond to the Petition. If you DO NOT RESPOND within the thirty (30) days, the other party has the right to request a **Default Judgment** and the Court may grant everything requested in the Petition.

You will need the following:

- FL-220 Response to Petition to Determine Parental Relationship
- FL-311 Child Custody and Visitation Application Attachment
- FL-105 Declaration Under UCCJEA
- FL-335 Proof of Service by Mail
- A Waiver of Court Fees FW-001 & FW-003, OR pay the filing fee

LEGAL TERMS OF CUSTODY DEFINED

Physical Custody: Who the child primarily lives with

<u>Legal Custody:</u> Who makes the decisions about the child's health, education, and welfare

<u>Sole Physical Custody</u>: The child resides with one parent, subject to the power of the court to order visitation with the other parent

<u>Sole Legal Custody</u>: One parent shall have the right to make decisions about the child's health, education, and welfare

<u>Joint Physical Custody</u>: Each parent has periods of physical custody. It does not have to be equal time

<u>Joint Legal Custody</u>: Both parents share in making the decisions

SUPERIOR COURT OF CALIFORNIA COUNTY OF SUTTER

FAMILY LAW FACILITATOR
FAMILY LAW INFORMATION CENTER

CSEN 530-822-3305

REVISED 01/01/2026

FILING AND SERVING INSTRUCTIONS

There is a filing fee required for filing the Response. You can apply for a waiver of the court fees.

All original completed forms need to be copied 2 times and filed with the Court. Both copies will be "Endorsed Filed." One filed copy of each form is for you and the other filed copy of each form is for the other party. Have someone **OTHER THAN YOURSELF AND OVER THE AGE OF 18 YEARS OLD** serve the other party with the documents above. They can be mailed to the Petitioner's address on file with the court. Have the server complete the *Proof of Service by Mail* (FL-335) form and then file it with the Court.

1		TORNEY OR ATTORNEY	STATE BAR NUMBER:	FOR COURT USE ONLY
STRI CITY TELE E-M/	NAME: EET ADDRESS:	YOUR NAME YOUR STREET ADDRESS YOUR CITY, STATE, and ZIP CODE YOUR TELEPHONE #	STATE: ZIP CODE: FAX NO.:	
\vdash			COUNTY NAME	+
	STREET ADDRI MAILING ADDRI CITY AND ZIP CO BRANCH NA	ESS: COURT'S ADDRESS COURT'S CITY, STATE, and ZIP (<u></u>	
RE	SPONDENT:			
ı	RESPONS	E TO PETITION TO DETERM	IINE PARENTAL RELATIONSHIP	CASE NUMBER: COURT CASE NUMBER
	b. is c. is	a parent of the children in item 2. not a parent of the children in iten		
			Birthdate CHILD'S DATE OF BIRTH MONTH / DAY / YEAR	Age CHILD'S AGE
	b a o	child who is not yet born.		
	a.	es in the state of Califomia. as in Califomia when the children l es not live in the state of Californi		TO YOUR CASE
	b. ar	e or are found in this county.	CHECK WHICH ONE APPLIES eased, and proceedings for administration	n of the estate have been or could be started
i	b. no c. no	e parent of the children listed in ite	parent of the children listed in item 2 abo	
6.	Additional st	tatements	CHECK ALL THAT APPLY TO) YOUR CASE
		arentage has been determined by arentage has been established in	a voluntary declaration of parentage or another case governmental child	
	c. PI	ublic assistance is being provided	to the children.	
7.	A completed	d Declaration Under Uniform Child	d Custody Jurisdiction and Enforcement	Act (UCCJEA) (form FL-105) is attached.

14. CHILD SUPPORT

The court may make orders for support of the children and issue an earnings assignment without further notice to either party.

I have read the restraining order on the back of the Summons (form FL-210) and I understand it applies to me.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date: DATE **SIGN YOUR NAME PRINT YOUR NAME** (SIGNATURE OF RESPONDENT) (TYPE OR PRINT NAME)

NOTICE: If you have a child from this relationship, the court is required to order child support based upon the income of both parents. Support normally continues until the child is 18. You should supply the court with information about your finances. Otherwise, the child support order will be based upon information supplied by the other parent. Any party required to pay child support must pay interest on overdue amounts at the "legal" rate, which is currently 10 percent.

				FL	311			
	TENT/DADTY: APPEARS	T <u>EXACTLY</u> AS THE INFORMATION ON YOUR OTHER DOCUMENTS]	CASE NUMBER: COURT CASE NUMBER				
CHECK A BOX TO SHOW WHAT THIS	•	/ICITATION (DADENTING	TIME) ADDI I	CATION ATTACHMENT				
FORM IS BEING	CODM IS BEING							
ATTACHED TO		—This is not a court of	oraer—					
_	TO Petition Response Request f or Order Responsive Declaration to Request for Order Other (specify):							
	This section is for information only and is not a part of your request for orders:							
	California's public policies and law on child custody and visitation include that:							
share				and parents should be encouraged to appened or contact with a parent is not				
	making any orders about physic sts of the child, which primarily i			time), the court must consider the best hild.				
	arent has been abusive, judges u isitation (parenting time). A judge			g to make orders about child custody upervised visitation with a child.				
• Childr	en have the right to be safe and	free from abuse.						
	d's exposure to domestic violenc , and welfare of the child.	e and domestic violence comm	nitted where a d	child lives are detrimental to the health,				
• For m	nore information, read selfhelp.co	ourts.ca.gov/child-custody#bes	t-interest and					
	selfhelp.c	courts.ca.gov/domestic-violence	-child-custody					
	Complete ite	ems 1 through 13 that apply to y	our request fo					
1. Minor C	hildren			Attachmer	<u>nt 1.</u>			
	Child's name		Birthda	ate Age				
	CHILD'S FULL NAME (OLDEST CHILD FIRST)		CHILD'S DATE O	OF BIRTH CHILD'S AGE				
	(OEBEOT OTHEB THOT)	l	MONTH DATE	EAK				
2. X Cu	stody of the minor children is re		titioner Re	spondent Joint Other Parent/Pa	ırty			
a.	Physical custody of children to							
L	(The person with whom the chil							
D.	Legal custody of children to (The person who decides about							
	education, and welfare)	tine enila s ricalin,						
	,	legal custody orders that specif	fy when the par	rents must agree before making				
				ool, doctor, or religious or school				
	activities), use <i>Joint Lega</i> content as form FL-341(E		<u>-341(E)</u>) or a d	locument that includes the same				
	To learn about physical and lega		s.ca.gov/child-o	custody.				
C.				case. (You must complete item 5.)				
d.	Other (specify):			E OR SUBSTANCE ABUSE, CHECK c AND COMPL	ETE # 5.			
3. X Vis	itation (Parenting Time) requ	uest that the court order (check	one):					
a.	, , ,	•	*	thout physical custody, including but no	t			
CHECK ALL	limited to, virtual visitatio	n. (Not appropriate in cases i	nvolving dom	estic violence and substance abuse)				
APPLY &) as described in the attached	. •	cument dated (specify date):				
COMPLETE C.	The visitation schedule in	n item 4 that includes in-person	, virtual, other	visitation.				
THE d.	Supervised visitation. (Yo	ou must complete item 6.)						
ITEMS. e.	No visitation (parenting to	me) to the person without phys	sical custody fo	or the reasons described in item 13.				
Not	e: Unless specifically ordered	, a child's holiday schedule o	rder has prior	rity over the regular parenting time.				

PETITIONER: CASE NUMBER FILL THIS OUT EXACTLY AS THE INFORMATION RESPONDENT: **COURT CASE NUMBER** APPEARS ON YOUR OTHER DOCUMENTS OTHER PARENT/PARTY IF YOU WANT A SCHEDULE, CHECK WHICH PARTY'S PARENTING TIME YOU ARE DESCRIBING Petitioner's | Respondent's | Other Parent's/Party's visitation (parenting time) will be (check all that apply): In person, as follows (Specify start and ending date and time. If applicable, check "start of" OR "after school"): Weekends starting (date): **IF YOU WANT** (Note: The first weekend of the month is the first weekend with a Saturday.) THE VISITS TO Start of (or After) School BE IN PERSON, Weekend **Times** Day(s) (if applicable) **CHECK a AND FILL IN THE** 1st at a.m. n m start of after **DAYS AND** a.m. after p.m. start of **TIMES YOU ARE** 2nd start of REQUESTING IN at a.m. p.m. after #1, #2, #3 at a.m. after p.m. start of AND/OR #4 3rd at a.m. p.m. start of after at after a.m. p.m. start of 4th at _ a.m. p.m. start of after a.m. start of after p.m. start of 5th after at a.m. a.m. p.m. start of after The parties will alternate the fifth weekends, with the petitioner respondent having the initial fifth weekend, starting (date): other parent/party respondent other parent/party will have the fifth (b) petitioner weekend in odd even numbered months. Alternate weekends starting (date): start of after (Specify day(s) from _____ at and times): start of after a.m. p.m. Weekdays starting (date): (Specify day(s) from _____ at _ after p.m. start of a.m. and times): start of after a.m. p.m. Other visitation (parenting time) days and restrictions are listed in Attachment 4a(4) as follows: Virtual visitation b. 🔽 in Attachment 4b. I ask that the court order virtual visitation as described IF YOU WANT THE Virtual visitation means using audiovisual electronic technology (like a smartphone, tablet, smart watch, or **VISITS TO BE** computer) for a parent and a child to see and hear each other. Learn more about how to have safe virtual visits VIRTUAL, CHECK b at selfhelp.courts.ca.gov/child-custody/virtual-visitation. **AND DESCRIBE** WHAT YOU WANT. Other ways that visitation (parenting time) can happen that are in the best interests of the child (specify):

	PETITIONER:	CASE NUMBER:					
	RESPONDENT: OTHER PARENT/PARTY: FILL THIS OUT EXACTLY AS THE INFORMATION APPEARS ON YOUR OTHER DOCUMENTS		COURT CASE NUMBER				
	5. Child custody and visitation when there are allegations of a history	of abuse or substance	ce abuse				
	a. Allegations						
ALL A	F THERE ARE LEGATIONS OF ABUSE OR 1) Petitioner Respondent Other parent/party is (or are) alleged to have a history of abuse against any of the following persons: a child, the other parent, their current spouse, or the person they live with or are dating or engaged to.						
S BU	SUBSTANCE USE, CHECK #5 D COMPLETE a. 2) Petitioner Respondent Other parent/party habitual or continual illegal use of controlled substances, or the h habitual or continual abuse of prescribed controlled substances.						
	b. Child custody (1) I ask that the court NOT order sole or joint custody of the n	minor child to the party	or parties in 5a.				
	COMPLETE b. IF YOU ARE REQUESTING JOINT CUSTODY OR SOLE CUSTODY TO THE ALLEGED ABUSER, EXPLAIN WHY Even though there are allegations, I ask that the court make (Write the reasons why you think it would be in the best in granted child custody, even though there are allegations a abuse. The orders that you request about child custody or place, and manner of transfer (exchange) of the child, as Frequire.) Attachment 5b(2) Other (special custod)	ke the child custody or nterests of the child that against them of a histor r visitation must also be Family Code sections 3	ders in item 4. It the party or parties be ry of abuse or substance e specific as to time, day,				
	(1) I ask that the court order supervised visitation as specified (2) I ask that the court order unsupervised visitation to the part (A) Even though there are allegations of a history of abuse unsupervised visitation to (specify): petitioner (B) The reasons why the court should make the orders are (Write the reasons why you think it would be in the best granted unsupervised visitation (parenting time) even the of abuse or substance abuse. The orders that you requisible specific as to time, day, place, and manner of transfer (3011(a)(5)(A) and 6323(c) require.)	in item 6. ty or parties as specifies or substance abuse, I respondent est interests of the child though there are allegauest about child custod	ed in item 4. I request that the court orde other parent/party. that the party or parties be tions against them of a histoly or visitation must also be				
	(3) Other (specify):						

	S OUT EVACTIVAS THE INFORMATION I	CASE NUMBER:					
OTHER PARENT/PARTY:	S OUT EXACTLY AS THE INFORMATION EARS ON YOUR OTHER DOCUMENTS		COURT CASE NUMBER				
6. Supervised visitation (parenting	time)						
(To learn about supervised visitation	on, go to: <u>selfhelp.courts.ca.gov/guide-su</u> p	pervised-visitation.)				
a. I ask that petitioner	respondent other parent/p	party have sup	ervised visitation with the	<u>,</u>			
minor children.							
b. The reasons why the court sho	b. The reasons why the court should make the orders are (specify):						
luita tha una ana unhu unu thain	HECK AND Vrite the reasons why you think unsupervised visitation (parenting time) would NOT be in the best interest of the child.)						
COMPLETE ALL OF Below In Attach	ment 6b Other (specify):						
#6 IF YOU ARE ASKING FOR A							
PARENT TO HAVE							
SUPERVISED VISITS.							
SPECIFY YOUR REASONS IN b							
c. I ask that the visitations be mo	nitored by (name if known):						
	s phone number is (specify):	WHO DO YOU WAN SUPERVISE THE VI					
·	cy is a professional provider.		5.1101				
. ,	rovider must meet the requirements listed	l in Declaration of	Supervised Visitation and	4			
\ / 1	ces Provider (Professional) (form FL-324)			4			
(B) Professional pro	ovider fees to be paid by: petitioner:	percent. res	spondent: percent	t.			
	other parent/party: per	rcent.					
(2) The person is a popular	professional provider. The person must me	act the requiremen	ata listad in Daglaration o	£			
(2) The person is a nonprofessional provider. The person must meet the requirements listed in Declaration of Supervised Visitation and Exchange Services Provider (Nonprofessional) (form FL-324(NP).							
Supervised Visitation	n and Exchange Services Provider (Nonpi			ı			
Supervised Visitation	n and Exchange Services Provider (Nonpl			I			
	n and Exchange Services Provider (Nonpo n. I request that supervised visitation be (rofessional) (<u>form</u>		I			
d. Location of supervised visitatio (1) In person at a safe lo	n. I request that supervised visitation be (operation.	rofessional) (form	FL-324(NP).	I			
d. Location of supervised visitatio (1) In person at a safe lo (2) Virtual visitation (not	n. I request that supervised visitation be (operation.	rofessional) (form	FL-324(NP).	I			
d. Location of supervised visitatio (1) In person at a safe lo	n. I request that supervised visitation be (operation.	rofessional) (form /check one): SUPERVISED VISITS	FL-324(NP).	I			
d. Location of supervised visitatio (1) In person at a safe lo (2) Virtual visitation (not	n. I request that supervised visitation be (ocation. in person). DO YOU WANT THE TO BE IN PERSO	rofessional) (form /check one): SUPERVISED VISITS DN OR VIRTUAL?	FL-324(NP).	_			
 d. Location of supervised visitatio (1) In person at a safe to (2) Virtual visitation (not (3) Other (describe): e. Schedule for supervised visitation 	n. I request that supervised visitation be (ocation. in person). DO YOU WANT THE TO BE IN PERSO	rofessional) (form /check one): SUPERVISED VISITS DN OR VIRTUAL?	FL-324(NP). BLE DO YOU WANT FOR THE	_			
 d. Location of supervised visitation (1) In person at a safe to (2) Virtual visitation (not (3) Other (describe): e. Schedule for supervised visitation (not (1) Once a week, for (not (not (not (1)))) 	n. I request that supervised visitation be (ocation. in person). DO YOU WANT THE TO BE IN PERSO	rofessional) (form /check one): SUPERVISED VISITS DN OR VIRTUAL? WHAT SCHEDUI SUPE	FL-324(NP).				
 d. Location of supervised visitation (1) In person at a safe to virtual visitation (not (3) Other (describe): e. Schedule for supervised visitation (not (1) Once a week, for (not (not (not (not (not (not (not (not	n. I request that supervised visitation be (ocation. in person). DO YOU WANT THE TO BE IN PERSOn (specify): simber of hours for each visit): k, for (number of hours for each visit):	Check one): SUPERVISED VISITS ON OR VIRTUAL? WHAT SCHEDUL SUPE YOU MAY WANT TO WHO WILL BE SU	EL-324(NP). LE DO YOU WANT FOR THE ERVISED VISITS? O CHECK WITH THE PERSON PE	ON O			
 d. Location of supervised visitation (1) In person at a safe to (2) Virtual visitation (not (3) Other (describe): e. Schedule for supervised visitat (1) Once a week, for (number) (2) Two times each week 	n. I request that supervised visitation be (ocation. in person). DO YOU WANT THE TO BE IN PERSOn (specify): simber of hours for each visit): k, for (number of hours for each visit):	Check one): SUPERVISED VISITS ON OR VIRTUAL? WHAT SCHEDUL SUPE YOU MAY WANT TO WHO WILL BE SU	EL-324(NP). LE DO YOU WANT FOR THE ERVISED VISITS? O CHECK WITH THE PERSO	ON O			
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PETITIONER:	OUT EVACTI V AS THE INCORMATION	CASE NUMBER:						
	OUT <u>EXACTLY</u> AS THE INFORMATION RS ON YOUR OTHER DOCUMENTS	COURT CASE NUMBER						
8. Travel with children The must have written permission from	petitioner respondent respondent n the other parent or party, or a cour	other parent/party rt order, to take the children out of						
a the state of California.b the following counties (sc other places (specify):	b. the following counties (specify): The following counties (specify): The following counties (specify):							
	re is a risk that one of the parties wi rders set out on attached <u>form FL-3</u>	ill take the children out of California without the other 112.						
10. Child custody mediation								
	o go to child custody mediation or cl	hild custody recommending counseling (specify date,						
time, and location, if applicable):		END MEDIATION. BE AWARE THAT YOU MAY TION EVEN IF YOU DO NOT REQUEST IT.						
try to develop a parenting p written declaration under pe	plan that is in the best interest of their enalty of perjury or who is protected unselor to meet with the parties sepa	custody or visitation are required to attend mediation to ir child. A party who alleges domestic violence in a by a protective order may ask the mediator or child arately and at separate times. A court order for						
11. Children's holiday schedule. I re	equest the holiday and vacation sche	edule set out below on form FL-341(C)						
	OPTIONAL CHILD CUSTODY/VISITATION ATTACHMENTS. CHECK ALL BOXES THAT							
12. Additional custody provisions.	I request the additional orders for cu	ustody set out below on form FL-341(D)						
13. Other (specify):								

			1 L-103/GC-120
ATTORNEY OR PARTY	WITHOUT ATTORNEY	STATE BAR NUMBER:	FOR COURT USE ONLY
NAME:	YOUR NAME		
FIRM NAME:	YOUR STREET ADDRESS		
STREET ADDRESS:			
	YOUR CITY, STATE, and ZIP CODE	STATE: ZIP CODE:	
TELEPHONE NO.:	TELEPHONE #	FAX NO.:	
EMAIL ADDRESS:		-	
ATTORNEY FOR (name	s):		
SUPERIOR COUR	RT OF CALIFORNIA, COUNTY OF	COUNTY NAME	
STREET ADDRESS:	COURT'S PHYSICAL ADDRESS	'	
MAILING ADDRESS:			
CITY AND ZIP CODE:	COURT'S CITY, STATE, and ZIP CO	DE	
BRANCH NAME:	-		
	is sectio <u>n applies to cases other t</u>	than probate guardianships.)	
PETITIONER	FILL I HIS OUT EXACTLY A	S THE INFORMATION	
RESPONDENT	APPEARS ON YOUR OT	HER DOCUMENTS	
OTHER PARTY	·:		
CHILD'S NAME (J	luvenile cases only):		
((This section applies only to proba	ate guardianship cases.)	CASE NUMBER:
GUARDIANSHIP (OF (name):		
		Mino	COURT CASE NUMBER
DI	ECLARATION UNDER UNIFO	ORM CHILD CUSTODY	
JU	IRISDICTION AND ENFORCI	EMENT ACT (UCCJEA)	
1. I am (check c	one): a party to this proce	eding to determine custody of a child	the authorized representative of the

NUMBER OF CHILDREN IN THIS CASE agency, which is a party to this proceeding to determine custody of a child.

2. There are (specify number): minor children who are subject to this proceeding, as follows (list oldest child first):

	Full Name	Date of birth	Place of birth (city and state)
a.	OLDEST CHILD'S NAME	CHILD'S BIRTHDATE	CITY AND STATE WHERE CHILD WAS BORN
b.	NEXT CHILD (IF MORE THAN ONE)	CHILD'S BIRTHDATE	CITY AND STATE WHERE CHILD WAS BORN
C.	NEXT CHILD (IF MORE THAN TWO)	CHILD'S BIRTHDATE	CITY AND STATE WHERE CHILD WAS BORN
d.	NEXT CHILD (IF MORE THAN THREE)	CHILD'S BIRTHDATE	CITY AND STATE WHERE CHILD WAS BORN

Check this box if you need to list more children. (On form MC-020 or a separate piece of paper, write "FL-105, Attachment 2, Additional Children" at the top, provide all requested information for each additional child, and attach to this form.)

3. a. Check this box if there is only one child *or* if all of the children listed in item 2 have lived together for the past five years. (Provide the current address of the child listed in item 2a and their residence history for the past five years. If the current address is confidential under Family Code section 3429, check the box and provide only the state of residence.)

Dates of residence (Month/Year)		Residence (City, State)		Person child lived with and complete current address			Relationship				
From: To presen		present	CHILI	D'S CURI	RENT ADDRESS		IE & ADDRES LD LIVES WI	SS OF PERSON TH		ONSHIP OF N TO CHILE	
					Confidenti	al (list state only)		Confidential (/	ist state only)		
From:		To:	DATES SHOULD			DRESSES FOR DR 5 YEARS			OF PERSON CHILD REVIOUS 5 YEARS		NSHIP OF TO CHILD
From:	K	To:	BE IN ORDER								
From:	×	To:	SO THERE ARE NO								
From:		To:	GAPS		1	•		,	▼		▼

Additional addresses are listed on Attachment 3a. (Form MC-020 may be used for this purpose.)

Check this box if there is more than one child and all the children have not lived together for the past five years. form FL-105(A)/GC-120(A) and list each other child's current address and their residence history for the past five years.)

b.

CA	ASE NAME:	ST NAME VS. LAST NAMI			CASE N	UMBER:	COURT CASE NU	MBER
4.	Do you have information custody or visitation Yes No	n proceeding, in Califo		ncerning a child	d subject to th	is procee	eding?	er court case
	Proceeding	Case number (Court name, state or tribe, location)	Court order or judgment (date)	Name of ea	ch child	Your connection to the case	Case status
	a. Family		QUESTION #4. TELL T]		
	b. Probate Guardianshi	AND/OR \	R COURT CASE THAT /ISITATION OF THE CHIPLETE THE INFORMA	HILD(REN) IN TI	HIS CASE. IF			
	c. Other]		
	Proceeding	Cas	se Number		Court (nan	ne, state	or tribe, location)
	d. Juvenile							
	e. Adoption							
5.		mestic violence restra	ining/protective orders	are now in effe	ect. <i>(Attach a</i>	copy of ti	he orders if you	have one
	Court	County	State or Tribe	Case	Number <i>(if kn</i>	own)	Orders exp	ire <i>(date)</i>
	a. Criminal	TELL TU	E COURT IF THERE A	DE ANY DOME	OTIO .			
	b. Family	VIOLENC	E RESTRAINING ORD	ERS NOW IN E	FFECT			
	c. Juvenile	AND CO	MPLETE THE INFORM	ATION IN THIS	SECTION.			
	d. Other							
6.	Do you know of any p or visitation with any o a. Name and address	child in this case?	rty to this proceeding v Yes	(If yes, prov	ide the followi	ng inform		
	b.		JESTION #6. TELL THE CLAIMS TO HAVE CUS			IE		
Has physical custody Claims custody rights Claims visitation rights Name of each child:			Has physical custody Claims custody rights Claims visitation rights Name of each child:			Has physical custody Claims custody rights Claims visitation rights Name of each child:		
7.	Number of page		f H Ot-t f O-1:f-	: - 414 41 6-			1	
I de	eclare under penalty of te. DATE	perjury under the law	s of the State of Califo	ornia that the fo	regoing is true	e and cor	rect.	
Da		T YOUR NAME			F	SIGN YOU	R NAME	
(NAME OF DECLARANT)					(SIGN	IATURE OF [DECLARANT)	

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.

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
YOUR NAME YOUR STREET ADDRESS YOUR CITY, STATE, ZIP	
TELEPHONE NO.: FAX NO. (Optional): E-MAIL ADDRESS (Optional):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF COUNTY NAME	-
STREET ADDRESS: COURT'S PHYSICAL ADDRESS	
MAILING ADDRESS:	
CITY AND ZIP CODE: BRANCH NAME: COURT'S CITY, STATE, ZIP CODE	
PETITIONER/PLAINTIFF: RESPONDENT/DEFENDANT: FILL THIS OUT EXACTLY AS IT APPEARS ON THE PAPERS YOU SERVED	CASE NUMBER CASE NUMBER
	(If applicable, provide): HEARING DATE:
OTHER PARENT/PARTY:	HEARING TIME:
PROOF OF SERVICE BY MAIL	DEPT.:
NOTICE: To serve temporary restraining orders you must use personal service (see 1. I am at least 18 years of age, not a party to this action, and I am a resident of or employ place. 2. My residence or business address is: SERVER'S STREET ADDRESS SERVER'S CITY, STATE, ZIP 3. I served a copy of the following documents (specify): WRITE IN THE NAME AND FORM NUMBER OF THE DOCUMENT YOU ARE HAV by enclosing them in an envelope AND a depositing the sealed envelope with the United States Postal Service with the b placing the envelope for collection and mailing on the date and at the place she business practices. I am readily familiar with this business's practice for collect mailing. On the same day that correspondence is placed for collection and mailing.	e postage fully prepaid. hown in item 4 following our ordinary ting and processing correspondence for
business with the United States Postal Service in a sealed envelope with postal 4. The envelope was addressed and mailed as follows: a. Name of person served: OTHER PARTY'S NAME b. Address: ADDRESS WHERE THE DOCUMENTS WERE MAILED c. Date mailed: DATE MAILED d. Place of mailing (city and state): CITY AND STATE WHERE MAILED	age fully prepaid.
5. I served a request to modify a child custody, visitation, or child support judgment address verification declaration. (Declaration Regarding Address Verification—Polycustody, Visitation, or Child Support Order (form FL-334) may be used for this polycustody.	ostjudgment Request to Modify a Child
6. I declare under penalty of perjury under the laws of the State of California that the foreg	oing is true and correct.
Date: PRINT SERVER'S NAME	SIGNATURE OF SERVER

(TYPE OR PRINT NAME)

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(SIGNATURE OF PERSON COMPLETING THIS FORM)