DATE OF THIS HEARING	TIME	DEPARTMENT	FOR COURT USE ONLY
NAME, ADDRESS AND TELEPHONE NUMBER OF	TODNEY or DETITIONED		
NAME, ADDRESS AND TELEFHONE NUMBER OF	PETITIONER 3 AT	TORNET OF FEITHONER	
BAR NO:			
NAME, ADDRESS AND TELEPHONE NUMBER OF	RESPONDENT'S	ATTORNEY or RESPONDENT	
BAR NO:			
TITLE OF CASE :			CASE NUMBER:
		, PETITIONER	
		, RESPONDENT	
STIPULATION AND	ORDER ON	REQUEST FOR ORDE	ER (FAMILY LAW)
Detitioner (Hughand Mife Mat	har/Eathar/O	ithar) not procent	☐ Pendente Lite
Petitioner (Husband/Wife/MotRespondent (Husband/Wife/M		, .	☐ Modification
Trespondent (Indobatia/VVIIe/IV		, other) het present.	L Would did not
THE PARTIES HEREBY STIPUL	ATE AND A	GREE TO THE ITEMS	CHECKED BELOW AND
THAT THE COURT SHALL MAK	E THE FOLL	OWING:	
☐ Temporary order pending the	trial of this a	ction or further order of	the Court
_			and Court
☐ Order of modification.			
1. CHILD CUSTODY AND) VISITATI	ON	
Custody and visitation have	been agree	d to by the parties. Se	e attached Mediation Report
(Mediation Date:	_		·
(Wediation Bate.	/·		
Custody of the minor child/i	en shall be o	ordered as follows, and	such arrangements are in the
best interests of the minor of	child/ren:		
Child's Name:			Date of Birth:

Petitioner's Initials _____ Respondent's Initials _____

Cł	Child's Name: (continued)		Date of Birth:		
LEG	AL CU	STODY			
	JOINT	LEGAL CUSTODY of the minor child/ren shall	be awarded to both parties, with:		
		BOTH PARTIES TO SHARE the physical car	e, custody and control of the minor		
		child/ren reasonably between them in such a	manner as to insure that the minor		
	child/ren maintain frequent and continuing contact with both parents.				
_ ;	SOLE I	EGAL CUSTODY of the minor child/ren shall l	be awarded to		
/	Additional Joint Legal Custody Provisions as stated in the Attached Form FL-341(E)				
PHY	SICAL	CUSTODY			
J \$	SOLE I	PHYSICAL CUSTODY shall be awarded to			
┚、	JOINT PHYSICAL CUSTODY shall be shared between both parties.				
/	Additional Physical Custody Provisions as stated in the Attached Form FL-341(D)				
AND)				
VISI	ITATIC	ON AS FOLLOWS:			
	PRIM	MARY PHYSICAL CUSTODY to	, with the right of		
	REAS	SONABLE visitation to	as follows:		
	OR				
	As co	ontained in the attached Family Court Services	report, consisting of pages with		
	mediation date of/				
	medi	ation date of/			

	SPECIFIC VISITATION as follows:
	Holiday Schedule as stated in the Attached Form FL-341(C)
ОТНЕ	ER ORDERS RE: MINOR CHILDREN
	Neither party shall remove the child/ren from the following geographic areas without prior written consent of the other party or prior order of the Court first having been obtained accept for vacation periods.
	Neither party shall use or make, nor allow any other persons to use or make, any disparaging, or derogatory remarks about the absent parent in the presence of said child/ren.
	Each party shall keep the other party informed of his or her current address and telephone number and those of the child/ren and shall notify the other within days of any change of address or telephone number.
	shall not consume any alcoholic beverages, narcotic, or restricted dangerous drug (except upon prescription) within hours of visitation or during the visitation with the minor children.
	Neither party shall discuss the facts of this case with the minor child/ren.
	Party receiving physical custody shall be responsible for the child's/ren's transportation on the custody exchanges.
	Transportation for visitation shall be as follows:
	☐ Transport TO visit provided by ☐ Transport FROM
	visit provided by
	Drop Off & Pickup will be at

	Other:
2.	CHILD SUPPORT
	Petitioner Respondent shall pay to the other party as and for child support the sum of \$ per month. The allocation of support per child is as stated in the attached Child Support Calculation.
	Child Support shall be: due one-half on the first and one-half on the fifteenth day of each month due on the first of the month
	due on the day of each month
	commencing and continuing 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.
	ELINE: A printout of a computer calculation and findings is attached and incorporated in this The amount of support per the guideline formula is \$
order.	The amount of support per the guideline formula is \$\psi The amount of child support is set forth as calculated under the guideline. OR
	■ WE AGREE TO NON-GUIDELINE CHILD SUPPORT. The child support agreed to by the parties is below or above guideline. Pursuant to Family Code Section 4065(a), the parties declare that they have been fully informed of their rights concerning child support. Neither party is acting out of duress or coercion. Neither party is receiving public assistance and no application for public assistance is pending. The needs of the children will be adequately met by this agreed-upon amount of child support; the agreement is in the best interests of the children involved. Application of the guideline amount would be unjust or inappropriate in this case. If the order is below the guideline, no change of circumstances will be required to
Petitione	r's Initials Form SB12039

	modify this order. If the order is above the guideline, a change of circumstances will be required to modify this order.
	Health insurance coverage for the minor children of the parties shall be maintained by the petitioner petitioner respondent if available at no or reasonable cost through their respective places of employment or self-employment. Both parties are ordered to cooperate in the presentation, collection and reimbursement of any health-care claims. Any health expenses not paid by insurance shall be shared:% Petitioner% Respondent
after dependence dependence de	parent ordered to provide health insurance must seek continuation of coverage for the child the child attains the age when the child is no longer considered eligible for coverage as a undert under the insurance contract, if the child is incapable of self-sustaining employment use of a physically or mental disabling injury, illness, or condition and is chiefly dependent the parent providing health insurance for support and maintenance when health insurance rage is available at no cost or at a reasonable cost to the parent or parents, as applicable.
0	ARREARSPetitioner Respondent shall pay to the other party the child support arrears in the principal sum of \$ for the period of/ to/ These arrears shall be paid as follows:
	CHILD CARE COSTS Petitioner Respondent shall pay reasonable child care costs related to employment or necessary job training in the amount of \$, per month: □ Each party shall pay one-half.

	% Petitioner % Respondent				
	□ \$ Petitioner \$ Respondent				
	RESERVED. The Court's jurisdiction to award child support is reserved.				
	NOT APPLICABLE. Child Support is not a subject of this stipulation.				
3.	SPOUSAL SUPPORT				
	WAIVER. Petitioner Respondent freely, knowingly and intelligently waives spousal				
	support forever. The Court's jurisdiction to award spousal support to that/those parties shall				
	be terminated. The Court shall have no jurisdiction to award spousal support, and therefore				
	no support can be ordered regardless of future hardship. The Parties agree and the Court				
	finds that the Party/Parties waiving spousal support have considered the factors listed in				
	Family Code Section 4320.				
	ZERO SUPPORT/RESERVED – LONG-TERM MARRIAGE. Neither party shall receive				
_	spousal support from the other. The court reserves jurisdiction over this issue for the benefit				
	of either party as this was a long-term marriage.				
	SPOUSAL SUPPORT PAYMENTS. Petitioner Respondent shall pay spousal support				
	to the other Party the sum of \$ per month,				
	due one-half on the first and one-half on the fifteenth day of each month				
	due on the first of the month				
	due on the day of each month				
	commencing and continuing until ☐ Spousal				
	support shall terminate upon the death of either party or the remarriage of the supported				
	party, or further order of the Court, whichever occurs first.				
	SPECIAL ORDERS re SPOUSAL SUPPORT:				
					

	nable good faith efforts may be one of the factors considered by the Court as a basis for ying or terminating support.				
	RESERVED. The Court's jurisdiction to award spousal support to Petitioner				
	Respondent is reserved for later determination upon Request for Order.				
	NOT APPLICABLE. Spousal Support is not a subject of this stipulation.				
4.	ATTORNEY'S FEES, LITIGATION EXPENSES AND COURT COSTS				
	The issue of attorney's fees for either party is reserved until further order of the Court.				
	shall pay directly to counsel as				
	attorney's fees, expenses of litigation and Court costs the sum of \$, payable in installments of \$ per payable on the and and continuing until				
	paid in full. If any installment payments are not paid when due, the entire unpaid balance will become immediately due and payable and shall bear interest at the legal rate from date of default. Each of the parties shall pay his/her own attorney's fees, expenses of litigation and Court				
	costs, excepting those previously ordered.				
	NOT APPLICABLE. Attorney Fees are not a subject of this stipulation.				
5.	OTHER ORDERS				
	Additional orders				

NOTICE: It is the goal of this State that each party must make reasonable good faith efforts to

become self-supporting as provided for in Family Code section 4320. The failure to make

Che	eck here if additional pages attached for Other Additional Orders.
	All other issues are reserved until _ time of trial _ next hearing date.
	This matter is continued to at a.m. for further hearing on
	all issues the following issues only:
	☐ Counsel for ☐ Petitioner ☐ Respondent to prepare a formal order.
	This stipulation covers all matters in dispute in the Request for Order. This Order when
	signed is the formal Order. No further documents are necessary.
	stipulation shall be deemed incorporated in and made a part of the minute order by reference eto, and as though the same were fully set forth therein.
	SIGNATURE OF PARTIES
	have read the entire stipulation and agreement. We understand it fully and request the Court to e our stipulation and agreement the Court's order. We understand that willful failure to comply

Petitioner's Initials ______ Respondent's Initials _____ with the provisions of this order will be a contempt of Court and may be punished by fine and imprisonment. We waive all further notice of this order.

The foregoing is agree	d to by:		
x Petitioner	Date	x Respondent	Date
Approved as conformi	ng to the agreemen	t of the parties:	
(Petitioner's Attorney, if	any)	(Respondent's Attorney	, if any)
IT IS SO ORDERED TH	IS day	y of,	
EnforcementNotice andViolation of	exercises jurisdiction unt Act (part 3 of the Cale opportunity to be heard the order may subject	nder the Uniform Child Custody and lifornia Family code, commencing with were given under Family Code Secthe party in violation to civil or criminal tren is the United States of America	th section 3400) tion 3425.
	J	UDGE OF THE SUPERIOR COU	RT
of the Court. If you wish n must have filed a Respons	d as a temporary order otice of the trial date a se to the Petition.	TIES WITHOUT ATTORNEYS r pre-trial, this order shall remain in eind to present information to the Cour be directed to prepare and forward ties.	t at time of trial, you