GOVERNMENTAL AGENCY (under Family Code, §§ 17400, 17406):	FOR COURT USE ONLY	
TELEPHONE NO.: FAX NO. (Optional):		
TELEPHONE NO.: FAX NO. (Optional): E-MAIL ADDRESS:		
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF		
STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
PETITIONER/PLAINTIFF:		
RESPONDENT/DEFENDANT:		
OTHER PARENT/PARTY:		
STIPULATION FOR JUDGMENT SUPPLEMENTAL JUDGMENT REGARDING PARENTAL OBLIGATIONS AND JUDGMENT	CASE NUMBER:	
1. This matter proceeded as follows: a By written stipulation without court appearance. b By court hearing, appearances as follows:		
(1) Date: Dept: Judicial Officer:		
(2) Petitioner/plaintiff present Attorney present (name):		
(3) Respondent/defendant present Attorney present (name):		
(4) Other parent/party present Attorney present (name):		
(5) Local child support agency (Fam. Code, §§ 17400, 17406) by (name):		
(6) Other (specify):		
c. The parent ordered to pay support is the petitioner/plaintiff responded This order is based on the attached documents (specify):	ent/defendant other parent/party.	
 The parties agree that: a. The parent ordered to pay support has read and understands the Advisement and V this form. The parent ordered to pay support gives up these rights and freely agrees accordance with this stipulation. 		
b. The amount of support payable by the party ordered to pay support as calculated under the guideline is: \$ per mo We agree to guideline support.		
The guideline amount should be rebutted because of the following:		
(1) We have been fully informed of the guideline amount of support; we agramount of \$ per month; the agreement is in the best interest	of the children; the needs of the children	
will be met adequately by the agreed amount; the children are not recei public assistance is pending; and application of the guideline would be understand that if the order is below the guideline, no change of circum raise this order to the guideline amount. If the order is above the guideline required to modify this order. (2) Other rebutting factors (specify):	unjust and inappropriate in this case. We stances need be shown for the court to	
c. The computer printout attached shows the parents' incomes and percentage of The printout, which shows the calculation of child support payable, will become		

NOTICE: Any party required to pay child support must pay interest on overdue amounts at the legal rate, which is currently 10 percent per year.

FL-615 CASE NUMBER: PETITIONER/PLAINTIFF: RESPONDENT/DEFENDANT: OTHER PARENT/PARTY: 3. d. [Petitioner/plaintiff Respondent/defendant Other parent/party are the parents of the children named in item 3e below. e. The parent ordered to pay support must pay current child support as follows: Name of child Date of birth Monthly support amount (1) Mandatory additional child support. (a) The parent ordered to pay support must pay additional monthly support for reasonable child-care costs, as follows: One-half or (specify amount): \$ per month of the costs State Disbursement Unit Payments must be made to the child-care provider. other parent (b) The parent ordered to pay support must pay reasonable uninsured health-care costs for the children, as follows: (specify amount): \$ One-half or % or per month of the costs Payments must be made to the other parent State Disbursement Unit health-care provider. (2) Other (specify): For a total of: \$ payable on the: day of each month beginning (date): (4) The low-income adjustment applies. The low-income adjustment does not apply because (specific reasons):

f. The parent ordered to pay support The parent receiving support must (1) provide and maintain health insurance coverage for the children if available at no or reasonable cost, and keep the local child support agency informed of the availability of the coverage (the cost is presumed to be reasonable if it does not exceed 5 percent of gross income to add a child); (2) if health insurance is not available, provide coverage when it becomes available; (3) within 20 days of the local child support agency's request, complete and return a health insurance form; (4) provide to the local child support agency all information and forms necessary to obtain health-care services for the children; (5) present any claim to secure payment or reimbursement to the other parent or caretaker who incurs costs for health-care services for the children; and (6) assign any rights to reimbursement to the other parent or caretaker who incurs costs for health-care services for the children. The parent ordered to provide health insurance must seek continuation of coverage for the child after the child attains the age when the

child is no longer considered eligible for coverage as a dependent under the insurance contract, if the child is incapable of self-

Any support ordered will continue until further order of court, unless terminated by operation of law.

sustaining employment because of a physically or mentally disabling injury, illness, or condition and is chiefly dependent upon the parent providing health insurance for support and maintenance.

FL-615

F	ETITIONER/PLAINTIFF:		CASE NUMBER:		
RESP	ONDENT/DEFENDANT:				
0	THER PARENT/PARTY:				
3. g.	The parent ordered to pay support mus Name of child	st pay child support for the past peric <u>Date of birth</u> <u>Pe</u>	ods and in the amounts set forth below. riod of support Amount		
	(1) Other (specify):				
	(2) For a total of \$ beginning (date):	payable: \$ on the	c: day of each month		
	(3) Interest accrues on the entire pr	incipal balance owing and not on each	ch installment as it becomes due.		
h. i. j.	If this is a judgment on a <i>Supplemental Complaint</i> , it does not modify or supersede any prior judgment or order for support or arrearages, unless specifically provided. No provision of this judgment may operate to limit any right to collect the principal (total amount of unpaid support) or to charge and collect interest and penalties as allowed by law. All payments ordered are subject to modification. All payments, unless specified in item 3e(1) above, must be made to the State Disbursement Unit at the address listed below (specify address):				
k.	An earnings assignment order is issued				
I.					
n.	The parents must notify the local child suppo				
0.	The Notice of Rights and Responsibilities (He Changing a Child Support Order (
p.	The following person (the "other parent	,	'name):		
q.	Other (specify):				

PETITIONER/PLAINTIFF:	CASE NUMBER:	
RESPONDENT/DEFENDANT:		
OTHER PARENT/PARTY:		
Date:	·	
Date.		
	L	
(TYPE OR PRINT NAME)	(SIGNATURE OF ATTORNEY FOR LOCAL CHILD SUPPORT AGENCY)	
Date:		
(TYPE OR PRINT NAME)	(SIGNATURE OF PETITIONER)	
Date:		
Date.		
	K .	
	<u>P</u>	
(TYPE OR PRINT NAME)	(SIGNATURE OF ATTORNEY FOR PETITIONER)	
Date:		
(TYPE OR PRINT NAME)	(SIGNATURE OF RESPONDENT)	
Date:		
Date.		
	L	
(TYPE OR PRINT NAME)	(SIGNATURE OF ATTORNEY FOR RESPONDENT)	
(THE STATISTICALINE)	(DIGITATIONE OF ATTOMACT FOR RESPONDENT)	
Date:		
(TVDE OD BOUTT VIVIE)	/OLONATURE OF STATE PARENTS	
(TYPE OR PRINT NAME)	(SIGNATURE OF OTHER PARENT)	
Date:		
	•	
(TYPE OR PRINT NAME)	(SIGNATURE OF ATTORNEY FOR OTHER PARENT)	
(<u>-</u> 5	(S.S.E. S. E. S.	
	ILIDGMENT	
4. THE COURT SO ORDERS.	JUDGMENT	
Date:		
	JUDICIAL OFFICER	
Number of pages attached:	SIGNATURE FOLLOWS LAST ATTACHMENT	

		FL-615
PETITIONER/PLAINTIFF:		CASE NUMBER:
RESPONDENT/DEFENDANT:		
OTHER PARENT/PARTY:		
1. RIGHT TO BE REPRESENTED BY A LAWYER. I understand that I have the right to be represented by a lawyer of my choice at my expense. If I cannot afford a lawyer to represent me, I can ask the court to appoint one to represent me free of charge only if I dispute that I am the parent of the children named in this action and only on the issue of parentage. I understand that the attorney for the local child support agency does not represent me. 2. RIGHT TO A TRIAL. I understand that I have a right to have a judicial officer (1) determine if I am the parent of the children named in the stipulation, (2) decide how much child support I must pay, and (3) decide how much I owe for arrearages (unpaid support). 3. RIGHT TO CONFRONT AND CROSS- EXAMINE WITNESSES. I understand that in a trial any allegations made against me must be proved. At the trial I may be present with a lawyer when witnesses testify, and I may ask them questions. I may 7 also present evidence and witnesses. 4. RIGHT TO HAVE GENETIC TESTING WHERE THE LAW PERMITS. I understand that, where the law permits, I have the right to have the court order genetic testing. The court will decide on the testing. The court will decide on the testing. The court could order that I pay none, some, or all of the costs of the genetic testing. I have read and understand the Advisement Attached is a translation of this Advisement I understand the translation.	A PROVISION FOR HEALTH INSURANCE. I understand that I must keep health insurance coverage for the minor children if insurance is available to becomes available to me at no or reasonable cost. A health insurance coverage assignment/National Medical Support Notice may be ordered to get health insurance for my children. Int and Waiver of Rights for Stipulation; or at and Waiver of Rights for Stipulation in (stand Waiver of Rights for Stipulation).	S. I agree to the terms of this stipulation freely and voluntarily. 9. I understand that the local child support agency is required by state law to enforce the duty of support. 10. I UNDERSTAND THAT IF I WILLFULLY FAIL TO SUPPORT MY CHILDREN, CRIMINAL PROCEEDINGS MAY BE INITIATED AGAINST ME. 11. COLLECTION OF SUPPORT. I understand that any support I owe may be collected from any of my property. This collection may be made by intercepting money owed to me by the state or federal government (such as tax refunds, unemployment and disability benefits, and lottery winnings), by taking property I own, by placing a lien on my property, or by any other lawful means. 12. IF I AM REPRESENTED BY AN ATTORNEY, MY ATTORNEY HAS READ AND EXPLAINED TO ME THE TERMS OF THE STIPULATION AND THIS ADVISEMENT AND WAIVER OF RIGHTS, AND I UNDERSTAND THESE TERMS. 13. Specify language): 14. derstand the translation.
(TYPE OR PRINT NAME)	•	(TYPE OR PRINT NAME)
(PARTY'S SIGNATURE)		(PARTY'S SIGNATURE)
DECLARATION OF PERSON PROVIDING INTE	RPRETATION/TRANSLATION: The par	
read or understand this Stipulation for Judgment		
(Insert name):	's primary (Insert name	e):'s primary
language is (specify):	language is	(specify):
and the party has has not read the	. ,	has has not read the form
stipulation translated into this language.		ted into this language.
I certify under penalty of perjury under the laws of		
language indicated above and that I have, to the		
Stipulation for Judgment or Supplemental Judgm	ent Regarding Parental Obligations and .	<i>ludgment</i> in the party's primary language.

FL-615 [Rev. January 1, 2020]

Date:

Judgment were understood by that party before signing it.

(TYPE OR PRINT NAME)

The above-named party said the terms of this Stipulation for Judgment or Supplemental Judgment Regarding Parental Obligations and

Date:

(TYPE OR PRINT NAME)

(SIGNATURE)