ATTORNEY OR PARTY WITHOUT ATTORNEY:	STATE BAR NO:		FOR COURT USE ONLY
NAME:			
FIRM NAME: STREET ADDRESS:			
CITY:	STATE: ZIP CODI	Ξ.	
TELEPHONE NO.:	FAX NO.:		
E-MAIL ADDRESS:	TAX NO		
ATTORNEY FOR (name):			
			-
SUPERIOR COURT OF CALIFORNI	A, COUNTY OF		
STREET ADDRESS: MAILING ADDRESS:			
CITY AND ZIP CODE:			
BRANCH NAME:			
PETITIONER/PLAINTIFF:			-
RESPONDENT/DEFENDANT:			
OTHER PARENT/PARTY:			
	ON TO ESTABLISH OR MODIFY O SUPPORT AND ORDER		CASE NUMBER:
1. a. Mother's net monthl	ly disposable income: \$		
	y disposable income: \$		
-OR-			
	uter calculation of the parents' financial		
	h parent has primary responsibility for t	he children: Moth	er: % Father: %
3. a. A hardship is being	experienced by the mother: \$	per month b	pecause of (specify):
The hardship will las			
b. A hardship is being	experienced by the father: \$	per month b	pecause of (specify):
4. The employed of abild support of			
The amount of child support p			, referred to as "the parent ordered to
pay support," as calculated ur	-	per month.	
5. We agree to guideline s			
	should be rebutted because of the follow	-	
			e agreement is in the best interest of the unt; and application of the guideline would
b. Other rebutting factor	ors (specify):		
7. The parent ordered to pay sur	oport must pay child support as follows	beginning (date):	
a. BASIC CHILD SUPPORT		0 0 0 7	
Child's name	Monthly a	amount <u>F</u>	Payable to (name):
Total: \$ p	payable on the first of the month	other (sp	pecify):
	nt ordered to pay support must pay the		
(1) \$	per month for child care costs to (na	-	on (date):
	per month for health-care costs not		
(2) 5	to (name):		
(3) \$	per month for special educational or	r other needs of th	on (date): e children
(Ξ) φ	to (name):		on (date):
(4) dther (specify):			
· · · · ·	port payable by the parent ordered to p	bay support will be	: \$
	of the month other (specify):		
		iail or prison or is i	nvoluntarily institutionalized for any period of
more than 90 days in a ro if the person who owes su be stopped if the reason t support or committed don	ow, the child support order is temporaril upport has the financial ability to pay th the person is in jail, prison, or an institu	y stopped. Howev at support while in tion is because the erson or child. The	er, the child support order will not be stopped jail, prison, or an institution. It will also not e person didn't pay court ordered child e child support order starts again on the first
	, person lo released nom jail, phooli, of	an monuturon.	Page 1 of 2

			FL-350
PETITIONER/PLAINTIFF:	CA	SE NUMBER:	
RESPONDENT/DEFENDANT:			
OTHER PARENT/PARTY:			
8. a. Health insurance will be maintained by (specify name):			
<ul> <li>The parent ordered to provide health insurance must seek continuation of when the child is no longer considered eligible for coverage as a depender incapable of self-sustaining employment because of a physically or ment dependent upon the parent providing health insurance for support and matching.</li> <li>A health insurance coverage assignment will issue if health insurance plan or otherwise is available at reasonable cost. Both parents are and reimbursement of any medical claims.</li> </ul>	ent under the ally disabling iintenance. ce is availab	insurance contra injury, illness, of le through emplo	act, if the child is r condition and is chiefly syment or other group
<ul> <li>c. Any health expenses not paid by insurance will be shared: Mother:</li> <li>a. An earnings assignment order is issued.</li> </ul>	%	Father:	%
<ul> <li>b. We agree that service of the earnings assignment be stayed becau arrangements to ensure payment (specify):</li> <li>10. In the event that there is a contract between a party receiving support and a pay support must pay the fee charged by the private child support collector. T amount in arrears nor may it exceed 50 percent of any fee charged by the privated by this provision is in favor of the private child support collector and the stayed expenses for visitation will be shared: Mother: %</li> <li>12. We agree that we will promptly inform each other of any change of resigname, address, and telephone number.</li> <li>13. Other (specify):</li> <li>14. We agree that we are fully informed of our rights under the California child support 5. We make this agreement freely without coercion or duress.</li> <li>16. The right to support</li> <li>a. has not been assigned to any county, and no application for public b. has been assigned or an application for public assistance is pendin <i>If you checked b., an attorney for the local child support agency must sign beat</i></li> </ul>	orivate child s his fee must vate child su he party rece Father: dence or emp oport guidelin assistance is g in <i>(county</i>	upport collector, not exceed 33 1 oport collector. T ving support, joi % bloyment, includi nes. pending. name):	the party ordered to /3 percent of the total he money judgment ntly. ng the employer's
Date:			
(TYPE OR PRINT NAME)			
Notice: If the amount agreed to is less than the guideline amount, no change of the support order to a higher amount. If the order is above the guideline, a chang order. This form must be signed by the court to be effective.	circumstance	es need be show	
Date:			
(TYPE OR PRINT NAME)	(	SIGNATURE OF PETITI	ONER)

Date:	(TYPE OR PRINT NAME)	(SIGNATURE OF PETITIONER)
Date:	(TYPE OR PRINT NAME)	(SIGNATURE OF RESPONDENT)
Date:	(TYPE OR PRINT NAME)	(SIGNATURE OF ATTORNEY FOR PETITIONER)
	(TYPE OR PRINT NAME)	(SIGNATURE OF ATTORNEY FOR RESPONDENT)

## THE COURT ORDERS

- 17. a. The guideline child support amount in item 4 is rebutted by the factors stated in item 6.
  - b. Items 7 through 13 are ordered. All child support payments must continue until further order of the court, or until the child marries, dies, is emancipated, or reaches age 18. The duty of support continues as to an unmarried child who has attained the age of 18 years, is a full-time high school student, and resides with a parent, until the time the child completes the 12th grade or attains the age of 19 years, whichever first occurs. Except as modified by this stipulation, all provisions of any previous orders made in this action will remain in effect.

Date:

JUDGE OF THE SUPERIOR COURT

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. This can be a large added amount.