UN HOLD		ATTEN S	Courthouse	County of Los Angel		
	Date: _			Case #:		
	Petitior	ner:	F	lespondent:		
		YO	UR JUDGMENT IS BEING RETURI	NED FOR THE FOLLOWING REASON(S):		
		Prior to the submission of the Judgment, the Default must be entered. In the alternative, submit Judicial Council form FL-130, Appearance, Stipulations and Waivers, signed by both parties (and their counsel, if any) and include the first appearance fee of \$ Make check payable to Los Angeles Superior Court.				
		Service - the foreign country involved has different requirements. See Hague Convention on Service Abroad of Judicial and Extrajudicial Documents in Civil or Commercial Matters at <u>www.hcch.net</u> . See Inter-American Convention on Letters Rogatory at <u>www.oas.org</u> .				
			/I 031, or file an appropriate motion or o	ring. Submit a Request for Default Setting, form LASC ther proceeding to bring the matter properly before the		
			uncil form FL-141, <i>Declaration Regard</i> SeDeclaration:	ding Service of Declaration of Disclosure & Income		
		must be submitted by the Petitioner as to the Preliminary Declaration of Disclosure (the Preliminary Declaration cannot be waived). See Family Code §2104.				
•		must be submitted by the Respondent as to the Preliminary Declaration of Disclosure (the Preliminary Declaration cannot be waived). See Family Code §2104.				
		and of th <i>und</i> e	Income and Expense Declaration. In the requirements of 2105(a) concerning the renalty of perjury by separate stipu	e Respondent as to the Final Declaration of Disclosure e alternative, the parties may stipulate to a mutual waiver e final declaration of disclosure by execution of a waiver <b>lation</b> by filing Judicial Council form FL-144, Stipulation Please refer to Family Code §§2105, 2106.		
	Judic	Judicial Council form FL-170, Declaration for Default or Uncontested Dissolution:				
		must be submitted by the Petitioner.				
		must be submitted by the Respondent.				
		is in	complete. Please address the following i	tems:		
	9a.			original marital settlement agreement with original ng, the signature of the spouse who has defaulted shall .5.		
	9b.		has box 4(a)(3)(B) checked; submit a Declaration.	completed Judicial Council form FL-160, Property		

For Optional Use



DAVID W. SLAYTON EXECUTIVE OFFICER / CLERK OF COURT

\_\_\_\_Courthouse

## Superior Court of California County of Los Angeles

### Judicial Council form FL-180, Judgment (Family Law):

CA

- 10. must be used as the first page.
- 11. Submit an original and two complete copies.
- 12. In Names of the parties listed on the Judgment must be the same as those listed on the petition.
- 13. If the Judgment is as to "status only", submit an order of the Court (either after noticed motion or pursuant to signed stipulation to reserve jurisdiction over all other issues. The Court must make orders regarding pension plans and may make orders regarding health care and other assets. Complete and attach Judicial Council form FL-347, Bifurcation of Status of Marriage or Domestic Partnership-Attachment. If necessary, also complete and attach Judicial Council form FL-348, Pension Benefits Attachment to Judgment. See Family Code §2337 for further requirements.
- 14. If the Judgment is as to Legal Separation, the consent of both parties is required unless one party has not made a general appearance and the Petition is one for legal separation (Family Code §2345).
- 15. If the Judgment is as to Nullity, a hearing with live testimony is required.
- 16. A Marital status ends six months after the Court acquired jurisdiction over the respondent or on the date the Judgment is signed by the Judicial Officer, whichever is later. Leave "date marital or domestic partnership status ends" blank on the front page of the Judgment. See Family Code §2339.
- 17. Enter the correct jurisdiction date on the Judgment. Respondent was served on \_\_\_\_\_.
- 18. Enter the correct jurisdiction date on the Judgment. Respondent appeared on \_\_\_\_\_.
- 19. In Nunc pro tunc entry of the Judgment requires an order of the Court. See Family Code §2346.
- 20. The Judgment cannot require the respondent to reassume use of their previous name unless it is agreed to in the Marital Settlement Agreement or in the Stipulated Judgment.
- 21. This judgment contains provisions for child support or family support. Attach it to the original and each copy of the Judgment Judicial Council form FL-192, Notice of Rights and Responsibilities, and Judicial Council form FL-192 (side 2), Information Sheet on Changing a Child Support Order.
  - 21a. Specify the names and birthdates of each minor child.
  - 21b. Custody/Visitation order lacks the findings required under Family Code §3048. Attach it to each copy of the Judgment Judicial Council form FL-341, Child Custody and Visitation Order Attachment, which contains all the mandatory findings pursuant to Family Code §3048. In the alternative, include all mandatory findings within your judgment.
  - 21c. Specify the legal custody order. Attach Judicial Council form FL-341, Child Custody and Visitation Order Attachment.
  - 21d. Specify the physical custody order. Attach Judicial Council form FL-341, Child Custody and Visitation Order Attachment.
  - 21e. Custody of the minor child cannot be awarded to anyone other than the petitioner or respondent unless the other parties (e.g., grandparents) are joined as a party to the action and indicate their desire to assume responsibility.



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\_\_\_\_\_ Courthouse

# Superior Court of California County of Los Angeles

	21f.	Specify the visitation order. Attach Judicial Council form FL-341, Child Custody and Visitation Order Attachment.	
	21g.	If visitation is supervised, attach Judicial Council form FL-341(A), Supervised Visitation Order.	
	21h. 21i.	The Judgment fails to acknowledge the Court's jurisdiction over child support. Specify amount of child support due per child per month and the total due. Attach Judicial Council form FL-342, Child Support Information and Order Attachment.	
	21j. 21k.	Specify the commencement date of the child support and the date due each month. If the parties stipulate to the amount of child support, attach Judicial Council form FL- 350,Stipulation to Establish or Modify Child Support and Order.	
	211.	] If the child support amount is more or less than guideline, attach Judicial Council form FL- 342(A), Non-Guideline Child Support Findings Attachment.	
22.		The Court is unable to determine guideline child support due to lack of information. File Judicial Council form FL-150, Income and Expense Declaration.	
23.		The petitioner and/or respondent is presently receiving public assistance and all child support shall be paid through the Child Support Services Department; therefore, the judgment must include a child support calculation and be signed by a representative of the local child support agency. See attached list of local child support agencies.	
24.		If the right to support has been assigned to the Child Support Services Department, payment must be made through the State Disbursement Unit, P.O. Box 989067, West Sacramento, California, 95798.	
25.		udicial Council form FL-195/OMB NO. 0970-0154, Order/Notice to Withhold Income for Child Support must be submitted with all Judgments requesting a child support award. <b>Note:</b> This is a nree-page form.	
26.		udicial Council form FL-191, Child Support Case Registry Form, completed by one of the parties, nust be submitted each time an initial court order for child support, family support or a modification f a court order for child support or family support, is filed with the court. Items 1B, 1C, 2, 5, and 6 nust be completed and items 3 or 4 must be completed as appropriate. See California Rules of Court, rule 5.330.	
27.		The Petition requests orders as to spousal support. If an amount is being requested, attach Judicial Council form FL- 343, Spousal, Partner, or Family Support Order Attachment. If an amount is not eing requested, include one of the following statements: "Court retains jurisdiction over the issue f spousal/partner support" OR "Court terminates jurisdiction over the issue of spousal/partner upport."	
	27a.	Except upon written agreement of the parties to the contrary or a court order terminating spousal support, the court retains jurisdiction indefinitely in a proceeding for dissolution of marriage or for legal separation of the parties where the marriage is of long duration (10 years or more from the date of marriage to the date of separation). See Family Code §4336.	
28.		Il sole and community property listed in the Petition must be disposed of in the Judgment.	
29.		Provide the address for all real property within the Judgment. Set forth the legal description available. DO NOT ATTACH COPIES OF DEEDS TO THE JUDGMENT.	



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> \_\_\_\_Courthouse \_, CA \_\_\_\_\_

## Superior Court of California County of Los Angeles

- 30. If this is a stipulated Judgment, both parties and counsel, if any, must sign the Judgment. The signature of the spouse who has defaulted on any stipulated judgment shall be notarized. See Family Code §2338.5.
- 31. Wording used in the Judgment does not meet legal standards; please seek legal advice.

### Judicial Council form FL-190, Notice of Entry of Judgment (Family Law - Uniform Parentage-Custody and Support):

- 32. This form is required. The form must be completed in triplicate.
- 33. A Marital status ends six months plus one day after the court acquired jurisdiction over respondent or when Judgment is signed by the Judicial Officer, whichever is later. Leave "Effective date of termination of marital status" blank.
  - **NOTE:** You must resubmit your judgment paperwork with two 9" x 12" envelopes bearing sufficient postage addressed to each party, or their attorney, if any. To determine the appropriate amount of postage, visit your local United States Postal Service Office. Upon the granting of the judgment, only the Notice of Entry of Judgment will be mailed back to you, if sufficient postage and envelopes are not provided. You may obtain a copy of the Judgment from the courthouse where your case was filed.

Other:

#### Commissioners:

Cases may be assigned to a sitting or retired Superior Court Commissioner, or a Temporary Judge. A Commissioner/Temporary Judge may preside as the judge over a case only if the parties agree and sign a stipulation.

If you are unsure of how to complete your documents, contact your attorney or agency providing you with legal assistance. If you do not have an attorney, you may sign up for a free workshop at the Resource Center for self-represented litigants or a Self-Help Center near your home.

DAVID W. SLAYTON, Executive Officer/Clerk of Court

by\_\_\_\_\_, Deputy Clerk