SUPERIOR COURT OF CALIFORNIA

COUNTY OF LOS ANGELES



PARENTAGE STIPULATED JUDGMENT REVIEW CHECKLIST

Litigation Type Family Law

Petition Type Parentage

Prerequisites

A Response was filed or a general appearance was made by Respondent on the Appearance, Stipulation and Waivers form (FL-130) as indicated in section 1(a) and the parties have a written agreement. The Judgment is signed by both parties.

The legal file and/or access to the case management system to verify information as indicated below. Conformed copies of missing documents may be used with approval from management.

The Petition is a required document.

Section A - Checklist for all scenarios

- Declaration Under Uniform Child Custody and Jurisdiction Act (UCCJEA) (FL-105) MUST already be on file
- Declaration for Default or Uncontested Judgment (FL-230)
- Petitioner's and Respondent's Advisement and Waiver of Rights Re: Establishment of Parental Relationship (FL-235)
- Stipulation for Entry of Judgment re: Establishment of Parental Relationship (FL-240)
- Judgment (FL-250) with written agreement of the parties attached. Both parties' signatures are required on the agreement
- Child Custody and Visitation Order Attachment (FL-341) (attach to Judgment) **OR** other proposed written order containing the information required by Family Code 3048(a)
- Stipulation to Establish or Modify Child Support Order and Order (FL-350) attached to the Judgment, OR acknowledgment under Family Code 4065 included in written agreement, OR Child Support Information and Order Attachment (FL-342) attached to the Judgment
- Notice of Rights and Responsibilities (Health-Care Costs and Reimbursements Procedures) and Information Sheet on Changing a Child Support Order (FL-192) (may be attached by the party or by the Court)

Section A - Checklist for all scenarios

Notice of Entry of Judgment (FL-190)

 original plus 3 copies of Judgment, 2 copies of the Notice of Entry of Judgment and 1 copy of all other documents submitted if conformed copies are requested. NOTE: <u>a lack of sufficient copies is not a reason to reject</u>. The Court is obligated to provide each party with a copy of the Notice of Entry of Judgment. The Court will make the necessary microfilm copy of the Judgment as needed.