

SUPERIOR COURT OF CALIFORNIA

(Corte Superior de California)

COUNTY OF SAN MATEO

(Condado de San Mateo)

FAMILY LAW FACILITATOR'S OFFICE

(Oficina del Asesor Legal del Tribunal de Familia)

DEFAULT JUDGMENT PACKET

(Paquete para Fallo por Incomparecencia)

Without Children & Without Property

(Sin Niños/Sin Propiedad)

FORMS INCLUDED IN THIS PACKET (Formularios Incluidos en este Paquete)	JUDICIAL COUNCIL FORM NO. (Formulario del Concilio Judicial No.)
Request to Enter Default (Solicitud para Presentar la Incomparecencia)	FL-165
Declaration for Default or Uncontested Dissolution or Legal Separation (Declaración para Incomparecencia o Disolución o Separación Legal)	FL-170
Judgment (Sentencia)	FL-180
Notice of Entry of Judgment (Aviso de Registro de Sentencia).	EL-190

	FL-105
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
Name (Nombre):	*
Address (Domicilio):	
TELEPHONE NO.: FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN MATEO	
STREET ADDRESS: 400 COUNTY CENTER	
MAILING ADDRESS: 400 COUNTY CENTER	
CITY AND ZIP CODE: REDWOOD CITY, CA 94063	
BRANCH NAME: SOUTHERN BRANCH	141
PETITIONER:	
RESPONDENT:	
REQUEST TO ENTER DEFAULT	CASE NUMBER:
	FAM
 To the clerk: Please enter the default of the respondent who has failed to respond to the per 	etition.
is attached is not attached. A completed Property Declaration (form FL-160) is attached is not attached because (check at least one of the following): (a) there have been no changes since the previous filing. (b) the issues subject to disposition by the court in this proceeding are the subject of a count there are no issues of child, spousal, or partner support or attorney fees and costs (d) the petition does not request money, property, costs, or attorney fees. (Fam. Code (e) there are no issues of division of community property. (f) this is an action to establish parental relationship. Date: (Fecha): (SIGNATURE)	. a written agreement. a subject to determination by the court.
 a. No mailing is required because service was by publication or posting and the address. b. A copy of this Request to Enter Default, including any attachments and an enveloped provided to the court clerk, with the envelope addressed as follows (address of the respondent's last known address): 	with sufficient postage, was
declare under penalty of perjury under the laws of the State of California that the foregoing is true of the control of the co	ue and correct.
(TYPE OR PRINT NAME) (NOMBRE)	(SIGNATURE OF DECLARANT) (FIRMA)
FOR COURT USE ONLY	
Request to Enter Default mailed to the respondent or the respondent's attorney on (date): Default entered as requested on (date): Default not entered. Reason:	
Clerk, by	Deputy

CASE NAME (Last name, first name of each party): Petitioner: Respondent:	CASE NUMBER: FAM
4. Memorandum of costsa. X Costs and disbursements are waived.	
b. Costs and disbursements are listed as follows:	
(1) Clerk's fees	\$
(2) Process server's fees	
(3) Other (specify):	
	\$
TOTAL	\$
 c. I am the attorney, agent, or party who claims these costs. To the best of my knowledge cost are correct and have been necessarily incurred in this cause or proceeding. I declare under penalty of perjury under the laws of the State of California that the foregoing is 	
Date: (Fecha):	
(TYPE OR PRINT NAME) (NOMBRE)	(SIGNATURE OF DECLARANT) (FIRMA)
5. Declaration of nonmilitary status. The respondent is not in the military service of the Useq. of the Servicemembers Civil Relief Act (50 U.S.C. Appen. § 501 et seq.), and is not	nited States as defined in section 511 et entitled to the benefits of such act.
declare under penalty of perjury under the laws of the State of California that the foregoing is	s true and correct.
Date: (Fecha):	
(TYPE OR PRINT NAME) (NOMBRE)	(SIGNATURE OF DECLARANT) (FIRMA)

		FL-1
PARTY WITHOUT ATTORNEY OR ATTORNEY	STATE BAR NUMBER:	FOR COURT USE ONLY
NAME: (Nombre):		
FIRM NAME:		
STREET ADDRESS: (Domicilio):		
CITY:	STATE: ZIP CODE:	
TELEPHONE NO.:	FAX NO.:	
E-MAIL ADDRESS:		
ATTORNEY FOR (name):	04444750	
SUPERIOR COURT OF CALIFORNIA, COUNTY	OF SAN MATEO	
STREET ADDRESS: 400 COUNTY CENTER		
MAILING ADDRESS: 400 COUNTY CENTER	1000	
CITY AND ZIP CODE: REDWOOD CITY, CA 94	1063	
BRANCH NAME: SOUTHERN BRANCH		
PETITIONER:		
RESPONDENT:		
DECLARATION FOR DEEL	ALLI T OR UNIONITEOTER	
DECLARATION FOR DEFA	LEGAL SEPARATION	CASE NUMBER: FAM
(NOTE: Items 1 through 12 apply to both dis	ssolution and legal senaration proceeding	s)
I declare that if I appeared in court and we		
2. I agree that my case will be proven by this		
do so.	assignation and that I will not appear before	and court amicss rain ordered by the court to
3. All the information in the amended	X Petition Response is true a	and correct.
4. Type of case (check a, b, or c):	. toopones no and s	
a. X Default without agreement		
The state of the s	ere is no written agreement or stipulated judg	ment between the parties:
	entered or is being requested, and I am not s	
petition; and	and the second requestion, and the minimum of	esting any rener net requested in the
(3) The following statement is true (che	eck one):	
(A) There are no assets or del		
	community assets and debts are listed on the	e completed current Property
	which includes an estimate of the value of th	
	y. The division in the proposed <i>Judgment</i> (for	
	or if there is a negative estate, the debts are	
b. Default with agreement	,	3
(1) No response has been filed and the	e parties have agreed that the matter may pro	oceed as a default matter without notice:
and		
(2) The parties have entered into a writ	ten agreement regarding their property and t	heir marriage or domestic partnership
	al of which is being or has been submitted to	
the agreement.	20	I to the second surface of the second surfac
c. Uncontested		
(1) Both parties have appeared in the o	case; and	
(2) The parties have entered into a writ	ten agreement regarding their property and t	heir marriage or domestic partnership
	al of which is being or has been submitted to	
the agreement.	-	
5. Declaration of disclosure (check a, b, c,	or d):	
A CONTRACT OF THE CONTRACT OF	ling concurrently, a Declaration Regarding S	ervice of Declaration of Disclosure (form
FL-141) and an Income and Expen		
b. This matter is proceeding by defaul	t. I am the petitioner in this action and have f	iled a proof of service of the preliminary
	140) with the court. I hereby waive receipt of	
FL-140) from the respondent.		(
	t. I am the petitioner in this action, and service	ce of the summons on respondent was
	er court order. Service of the preliminary Dec	
	the final Declaration of Disclosure (form FL-1	

Page 1 of 3

		ETITIONER:	CASE NUMBER:
	RES	SPONDENT:	FAM
6.	d. a. b.	This matter is proceeding as an uncontested action. Service of the final <i>Declaration</i> mutually waived by both parties. A waiver provision executed by both parties under a <i>Stipulation and Waiver of Final Declaration of Disclosure</i> (form FL-144), in the settled judgment, or in another, separate stipulation. Child custody and visitation (parenting time) should be ordered as set forth in the proceeding in the information in <i>Declaration Under Uniform Child Custody Jurisdiction and Enforcemous</i> has not changed since it was last filed with the court. (<i>If changed, a There is an existing court order for custody/parenting time in another case in (county The case number is (specify): The current custody and visitation (parenting time) previously ordered in this case, or the current custody and visitation (parenting time) previously ordered in this case, or the current custody and visitation (parenting time) previously ordered in this case, or the current custody and visitation (parenting time) previously ordered in this case, or the current custody and visitation (parenting time) previously ordered in this case, or the current custody and visitation (parenting time) previously ordered in this case, or the current custody and visitation (parenting time) previously ordered in this case, or the current custody and visitation (parenting time) previously ordered in this case, or the current custody and visitation (parenting time) previously ordered in this case, or the current custody and visitation (parenting time) previously ordered in this case, or the current custody and visitation (parenting time) previously ordered in this case, or the current custody and visitation (parenting time) previously ordered in this case, or the current custody and visitation (parenting time) previously ordered in this case, or the current custody and visitation (parenting time) previously ordered in this case, or the current custody and visitation (parenting time) previously ordered in this case, or the current custody and visitation (pa</i>	penalty of perjury is contained on the ment agreement or proposed posed <i>Judgment</i> (form FL-180). Dement Act (UCCJEA) (form FL-105) pattach updated form.)
	d.	Contained on Attachment 6c. The facts that support the requested judgment are (In a default case, state your reasons).	sons below):
7.	a.	 Contained on Attachment 6d. Child support should be ordered as set forth in the proposed Judgment (form FL-180). If there are minor children, check and complete item (1) if applicable and item (2) or (3): (1) ☐ Child support is being enforced in another case in (county):	ent is correct based on my personal earning ability. The facts in
	b.	listed in the proposed order.	
8.	Exp Che	ense Declaration (form FL-150) unless a current form is on file. Include your best estimate eck at least one of the following.) I knowingly give up forever any right to receive spousal or partner support. I ask the court to reserve jurisdiction to award spousal or partner support in the future Petitioner Respondent I ask the court to terminate forever spousal or partner support for: Petitioner Spousal support or domestic partner support should be ordered as set forth in the proposed on the factors described in: Spousal or Partner Support Declaration Attachment (form FL-157) written agreement attached declaration (Attachment 8d) Family support should be ordered as set forth in the proposed Judgment (form FL-180) Other (specify):	e of the other party's income. to: Respondent bosed Judgment (form FL-180)

	PETITIONER:	CASE NUMBER:		
	RESPONDENT:	FAM		
9.	 Parentage of the children of the petitioner and respondent born prior to their marriage or domestic partnership should be ordered as set forth in the proposed <i>Judgment</i> (form FL-180). a. ☐ A voluntary declaration of parentage or paternity is attached. b. ☐ Parentage was previously established by the court in (county):			
11.	The judgment should be entered nunc pro tunc for the following reasons (specify):			
13.	 Petitioner Respondent requests restoration of the former name as set forth in the proposed <i>Judgment</i> (form FL-180) (proceedings for dissolution or nullity of marriage only). Irreconcilable differences have led to the irremediable breakdown of the marriage or domestic partnership, and there is no possibility of saving the marriage or domestic partnership through counseling or other means. This declaration may be reviewed by a commissioner sitting as a temporary judge, who may determine whether to grant this request or require my appearance under Family Code section 2336. 			
	STATEMENTS IN THIS BOX APPLY ONLY TO DISSOLU	SMOITI		
15.		titioner or the respondent has east six months continuously and		
16.	I ask that the court grant the request for a judgment of dissolution of marriage or domestic p differences and that the court make the orders set forth in the proposed <i>Judgment</i> (form FL-			
17.	Status only judgment: This declaration is only for the termination of marital or domest reserve jurisdiction over all other issues not requested in this declaration for later determination.			
18.	THIS STATEMENT APPLIES ONLY TO LEGAL SEPARA I ask that the court grant the request of a judgment for legal separation based on irreconcila make the orders set forth in the proposed <i>Judgment</i> (form FL-180) submitted with this decla I understand that a judgment of legal separation does not terminate a marriage or dor still married or a partner in a domestic partnership.	aration.		
19.	Other (specify):			
declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date: (Fecha):				
	(TYPE OR PRINT NAME) (NOMBRE)	SIGNATURE OF DECLARANT) (FIRMA)		

	RNEY (Name, State Bar number, and address):		FOR COURT USE ONLY
Name (Nombre):			
Address (Domicilio):			
TELEPHONE NO.:	FAX NO. (Optional):		
E-MAIL ADDRESS (Optional):			
ATTORNEY FOR (Name):			
SUPERIOR COURT OF CALIFO STREET ADDRESS: 400 COU			
MAILING ADDRESS: 400 COL	JNTY CENTER		
CITY AND ZIP CODE: REDWC	OOD CITY, CA 94063		
BRANCH NAME: SOUTH	ERN BRANCH		
MARRIAGE OR PARTNERSHIP	OF		
PETITIONER:			
55050115515			
RESPONDENT:			
☑ DISSOLUTION ☐ Status only	JUDGMENT LEGAL SEPARATION	NULLITY	CASE NUMBER: FAM
Reserving jurisdic	ction over termination of marital or do	mestic	
partnership status			
Judgment on rese	erved issues		
Date marital or domestic p	artnership status ends:		
	ontains personal conduct restraining order are contained on page(s)	ers modifies exi of the attachment. T	
2.5			SAVE CONTINUE SAVE CONTRACTOR
2. Inis proceeding was heard	as follows: Default or uncontested	By declaration	under Family Code section 2336
	greement in court		
a. Date:	Dept.:	r	Room:
b. Judicial officer (name):		Į.	Temporary judge
c. Petitioner present in	<u></u> 2:	sent in court (name):	
d. Respondent present		sent in court (name):	-
e. Claimant present in		Ļ	Attorney present in court (name):
f. Dther (specify name	9:		
3. The court acquired jurisdicti	on of the respondent on (date):		
a. X The respondent was			
b. The respondent app			
THE COURT OPPERS. COOR	CALLOE ADDEADING		
THE COURT ORDERS, GOOD			
		iership status is termi	inated and the parties are restored to the
status of single pers			
(1) X on (specify			
	be determined on noticed motion of eith	ner party or on stipula	ation.
b. Judgment of legal se			
c. Judgment of nullity is	s entered. The parties are declared to be	e single persons on th	ne ground of (specify):
	e entered nunc pro tunc as of (date):		
e. Judgment on reserve			
f. The petitioner's	respondent's former name is resto		
g. Jurisdiction is reserv	red over all other issues, and all present	orders remain in effe	ct except as provided below.
h. This judgment conta	ins provisions for child support or family	support. Each party i	must complete and file with the court a
Child Support Case	Registry Form (form FL-191) within 10 d	ays of the date of this	s judgment. The parents must notify the
court of any change	in the information submitted within 10 da	ays of the change, by	filing an updated form. The Notice
of Rights and Respo	nsibilities—Health-Care Costs and Reim	nbursement Procedur	es and Information Sheet on Changing a
Child Support Order	(form FL-192) is attached.		Page 1 of 2

Form Adopted for Mandatory Use Judicial Council of California FL-180 [Rev. July 1, 2012]

JUDGMENT (Family Law)

Family Code, §§ 2024, 2340, 2343, 2346 www.courts.ca.gov

CASE NAME (Last name, first name of each party): Petitioner: Respondent:	CASE NUMBER: FAM		
4. i. The children of this marriage or domestic partnership are: (1) Name Birtho	date		
 (2) Parentage is established for children of this relationship born prior to the Child custody and visitation (parenting time) are ordered as set forth in the attach (1) Settlement agreement, stipulation for judgment, or other written agreement required by Family Code section 3048(a). 	ed		
 (2) Child Custody and Visitation Order Attachment (form FL-341). (3) Stipulation and Order for Custody and/or Visitation of Children (form FL-341). (4) Previously established in another case. Case number: k. Child support is ordered as set forth in the attached (1) Settlement agreement, stipulation for judgment, or other written agreement required by Family Code section 4065(a). 	Court:		
 (2) Child Support Information and Order Attachment (form FL-342). (3) Stipulation to Establish or Modify Child Support and Order (form FL-350) (4) Previously established in another case. Case number: I. Spousal, domestic partner, or family support is ordered: 	Court: espondent tioner respondent ttachment (form FL-343).		
m. Property division is ordered as set forth in the attached (1) Settlement agreement, stipulation for judgment, or other written agreements (2) Property Order Attachment to Judgment (form FL-345). (3) Other (specify): [] There are no community assets or debts to be			
 n. Attorney fees and costs are ordered as set forth in the attached (1) Settlement agreement, stipulation for judgment, or other written agreement (2) Attorney Fees and Costs Order (form FL-346). (3) Other (specify): 	ent.		
o, Other (specify): Child support is reserved.			
Each attachment to this judgment is incorporated into this judgment, and the parties are orde provisions. Jurisdiction is reserved to make other orders necessary to carry out this judgment			
Date: 5. Number of pages attached: SIGNATURE FOLLOWS	JUDICIAL OFFICER		
NOTICE Dissolution or legal separation may automatically cancel the rights of a spouse or domestic partner under the other spouse's or domestic partner's will, trust, retirement plan, power of attorney, pay-on-death bank account, transfer-on-death vehicle registration, survivorship rights to any property owned in joint tenancy, and any other similar property interest. It does not automatically cancel the rights of a spouse or domestic partner as beneficiary of the other spouse's or domestic partner's life insurance policy. You should review these matters, as well as any credit cards, other credit accounts, insurance policies, retirement plans, and credit reports, to determine whether they should be changed or whether you should take any other actions. A debt or obligation may be assigned to one party as part of the dissolution of property and debts, but if that party does not pay the debt or obligation, the creditor may be able to collect from the other party. An earnings assignment may be issued without additional proof if child, family, partner, or spousal support is ordered.			

Any party required to pay support must pay interest on overdue amounts at the "legal rate," which is currently 10 percent.

NOTICE OF ENTRY OF JUDGMENT Form Adopted for Mandatory Use Judicial Council of California FL-190 [Rev. January 1, 2005] (Family Law-Uniform Parentage-Custody and Support)

CEB' Essential

www.courtinfo.ca.gov