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Website for more Ventura Superior Court motions: http://www.ventura.courts.ca.gov/venturaMasterFrames14.htm

# MEMORANDUM OF POINTS & AUTHORITIES IN SUPPORT OF MOTION TO SET ASIDE DEFAULT

Code of Civil Procedure Section 473.5 allows a Court to set aside a default judgment when service of a summons has not resulted in actual notice to a party in time to defend the action. This type of motion shall be served and filed within a reasonable time, but in no event exceeding the earlier of: (i) two years after entry of a default judgment against him or her; or (ii) 180 days after service on him or her of a written notice that the default or default judgment has been entered. (Code Civ. Proc., §473.5(a).)

The Motion "shall be accompanied by an affidavit showing under oath that the party's lack of actual notice in time to defend the action was not caused by his or her avoidance of service or inexcusable neglect. The party shall serve and file with the notice a copy of the answer, motion, or other pleading proposed to be filed in the action." (Code Civ. Proc., §473.5(b).)

Here, the Respondent requests that the Court set aside the default and default judgment entered, and allow the filing of the Response. As explained in the attached declaration, Respondent was unable to defend the case due to lack of service.

Contrary to the Proof of Service of Summons filed in this action, Respondent was not served. (See Declaration) Respondent would like the opportunity to have all the issues decided with the Court's assistance.

Date	
	Respondent's Signature

Memorandum of Points & Authorities

Motion to Set Aside Default 473.5

Name:	
Address:	
Telephone:	
SUPERIOR COU	RT OF CALIFORNIA, COUNTY OF SAN BERNARDINO
	DISTRICT
	: Case NO.
	:, : OPPOSITION TO MOTION TO SET ASIDE THE
	:
Petitioner	Declaration of
V	: : DATE:
	TIN AC
Respondent	: DEPI : :
The Court should deny	the motion to set aside because this motion is not supported
by any sufficient ground unde	r Code of Civil Procedure Section 473(b), and therefore the
Court has no discretion to gra	nt relief.
A motion under Code o	of Civil Procedure Section 473(b) is addressed to the sound
discretion of the trial court. (/	ott v. Franklin (1988) 206 Cal. App. 3d 521, 527). If the
noving party fails to show tha	at a judgment has been taken against him or her through
·	se, or excusable neglect, the court may not grant relief; it has
o discretion in the matter ( I	d. at 528.)
C	Opposition to Motion to Set Aside - 1
Case Name:	Case Number:

1		Here, as explained in the attached declaration, the moving party fails to meet the
2	burde	n of proof because: [check all that apply]
3	1)	The mistake, inadvertence, or surprise that justifies a court in setting aside a
4		default under Code of Civil Procedure Section 473(b) must be reasonable. (Cyrus v.
5		Haveson (1976) 65 Cal. App. 3d 306, 315.)
6	2)	An application for relief from a judgment, dismissal, order, or other proceeding
7		taken against a party through his or her mistake, inadvertence, surprise, or
8		excusable neglect must be made within a reasonable time, not exceeding six
9		months, after the judgment, dismissal, order, or proceeding was taken. (Code Civ.
10		Proc., §473(b).)
11	3)	Mere mistake, inadvertence, or neglect does not warrant relief under Code of
12		Civil Procedure Section 473(b) unless, on a consideration of all the evidence, it is
13		found to be excusable. (Martin v. Taylor (1968) 267 Cal.App.2d 112, 113.)
14	4)	Other legal reason:
15		
16		
17		·
18	Respe	ctfully,
19	Dated	l:[signature]
20		[print name]
21		
22		
23		
24		
25		
		Opposition to Motion to Set Aside - 2
	Case	Name <sup>,</sup> Case Number <sup>,</sup>

ATTO	ORNEY OR PARTY WITHOUT ATTORNEY (Name and Address)	Telephone Number	FOR COURT USE ONLY
	(		
ATTO	ORNEY FOR (Name):		
SUI	PERIOR COURT OF CALIFORNIA, COUNTY OF VENT		
	☐ 800 SOUTH VICTORIA AVE. VENTURA, CA 930	CASE 009	
	☐ 3855 – F ALAMO ST. SIMI VALLEY, CA 93063-2	2110	
PI.	AINTIFF/PETITIONER:		
	FENDANT/RESPONDENT:		
			CASE NUMBER:
			CASE NOWIDER.
ı	NOTICE OF MOTION AND MOTIO	N FOR ORDER	HEARING DATE:
	☐ SETTING ASIDE DEFAULT		TIME:
	<ul><li>☐ VACATING DEFAULT JUDGMENT</li><li>☐ STAYING EXECUTION OF JUDGM</li></ul>		COURTROOM:
	EXPARTE	EN I	COMPLAINT DATE:
	<b>=</b>		
1.	☐ EXPARTE  ☐ MOTION FOR ORDER SETTING ASIDE Defendant	DEFAULT/VACATING DE	FAULT JUDGMENT
1.	☐ EXPARTE  ☐ MOTION FOR ORDER SETTING ASIDE D	DEFAULT/VACATING DE	FAULT JUDGMENT
1.	☐ EXPARTE  ☐ MOTION FOR ORDER SETTING ASIDE DEFENDENCE  Defendant Code of Civil Procedure, for an order:  ☐ setting aside the default entered in this action on	DEFAULT/VACATING DE	FAULT JUDGMENT move the court, pursuant to Section 473 of
1.	☐ EXPARTE  ☐ MOTION FOR ORDER SETTING ASIDE DEFENDENCE OF Civil Procedure, for an order:	DEFAULT/VACATING DE	FAULT JUDGMENT move the court, pursuant to Section 473 of
1.	☐ EXPARTE  ☐ MOTION FOR ORDER SETTING ASIDE D  Defendant Code of Civil Procedure, for an order: ☐ setting aside the default entered in this action on ☐ vacating default judgment entered in this action	DEFAULT/VACATING DED  does hereby  on	FAULT JUDGMENT move the court, pursuant to Section 473 of
11.	☐ EXPARTE  ☐ MOTION FOR ORDER SETTING ASIDE DEFENDENCE  Defendant	DEFAULT/VACATING DED  does hereby  on  Gendant to:	FAULT JUDGMENT move the court, pursuant to Section 473 of
1.	☐ EXPARTE  ☐ MOTION FOR ORDER SETTING ASIDE D  Defendant Code of Civil Procedure, for an order: ☐ setting aside the default entered in this action on ☐ vacating default judgment entered in this action  Defendant further moves for an order permitting default file an Answer, a true and correct copy of which	DEFAULT/VACATING DED  does hereby  on  Gendant to:	FAULT JUDGMENT move the court, pursuant to Section 473 of
1.	☐ EXPARTE  ☐ MOTION FOR ORDER SETTING ASIDE DEFENDENCE  Defendant	DEFAULT/VACATING DED  does hereby  on  Gendant to:	FAULT JUDGMENT move the court, pursuant to Section 473 of
2.	☐ EXPARTE  ☐ MOTION FOR ORDER SETTING ASIDE I  Defendant Code of Civil Procedure, for an order: ☐ setting aside the default entered in this action on vacating default judgment entered in this action  Defendant further moves for an order permitting def ☐ file an Answer, a true and correct copy of which ☐ appear at a trial on the merits.	DEFAULT/VACATING DEA	FAULT JUDGMENT  move the court, pursuant to Section 473 of  l incorporated by reference.
2.	☐ EXPARTE  ☐ MOTION FOR ORDER SETTING ASIDE D  Defendant	DEFAULT/VACATING DED  does hereby  on  endant to:  is attached to this motion and  default judgment wa	FAULT JUDGMENT  move the court, pursuant to Section 473 of  l incorporated by reference.  s/were taken against defendant:
2.	☐ EXPARTE         ☐ MOTION FOR ORDER SETTING ASIDE ID         Defendant         Code of Civil Procedure, for an order:         ☐ setting aside the default entered in this action on         ☐ vacating default judgment entered in this action         Defendant further moves for an order permitting def         ☐ file an Answer, a true and correct copy of which         ☐ appear at a trial on the merits.         This motion is brought because       ☐ default         ☐ Defendant was mistaken as to some material factors	DEFAULT/VACATING DED  does hereby  on  Tendant to:  a is attached to this motion and  default judgment was  et or law relating to defendant	FAULT JUDGMENT  move the court, pursuant to Section 473 of  l incorporated by reference.  s/were taken against defendant:
2.	☐ EXPARTE         ☐ MOTION FOR ORDER SETTING ASIDE ID         Defendant         Code of Civil Procedure, for an order:         ☐ setting aside the default entered in this action on         ☐ vacating default judgment entered in this action         Defendant further moves for an order permitting def         ☐ file an Answer, a true and correct copy of which         ☐ appear at a trial on the merits.         This motion is brought because       ☐ default         ☐ Defendant was mistaken as to some material factor         ☐ Through inadvertence and/or oversight defendant	DEFAULT/VACATING DED  does hereby  on  Tendant to:  is attached to this motion and tot or law relating to defendant and the failed to timely respond.	FAULT JUDGMENT  move the court, pursuant to Section 473 of  incorporated by reference.  s/were taken against defendant: s duty to respond.
1. 2. 3.	☐ EXPARTE         ☐ MOTION FOR ORDER SETTING ASIDE ID         Defendant         Code of Civil Procedure, for an order:         ☐ setting aside the default entered in this action on         ☐ vacating default judgment entered in this action         Defendant further moves for an order permitting def         ☐ file an Answer, a true and correct copy of which         ☐ appear at a trial on the merits.         This motion is brought because       ☐ default         ☐ Defendant was mistaken as to some material factors	does hereby	FAULT JUDGMENT  move the court, pursuant to Section 473 of  l incorporated by reference.  s/were taken against defendant: s duty to respond.  situation which arose, without any default or

4. Defendant possesses a meritorious defense against the unlawful detainer or other civil action.

8. I did not	Sho	ort Title:	Case Number:
behalf of or together with plaintiff; staying execution of the judgment entered in this action on the grounds that:  Defendant would suffer hardship if the judgment were to be executed at this time.  The judgment may be set aside or modified in accordance with defendant's motion to aceate default judgment.  The judgment may be set aside or modified in accordance with defendant's motion for a new trial.  The judgment may be set aside or modified in accordance with defendant's motion for judgment not withstanding the verdict.  The judgment may be set aside or modified in accordance with defendant's motion for relief from forfeiture and restoratio of the tenancy under Section 1179 of the Code of Civil Procedure.  The motion filed above is filed with this application, and is now pending before this Court.  DECLARATION  7. I am the defendant in this action. I am asking the court to set aside		☐ MOTION FOR ORDER STAYING EXECUTION	
The judgment may be set aside or modified as requested in defendant's motion to vacate default judgment.   The judgment may be set aside or modified in accordance with defendant's motion for a new trial.   The judgment may be set aside or modified in accordance with defendant's motion for judgment not withstanding the verdict.   The judgment may be set aside or modified in accordance with defendant's motion for relief from forfeiture and restoratio of the tenancy under Section 1179 of the Code of Civil Procedure.  6. The motion filed above is filed with this application, and is now pending before this Court.    DECLARATION	5.		
The judgment may be set aside or modified in accordance with defendant's motion for a new trial.   The judgment may be set aside or modified in accordance with defendant's motion for judgment not withstanding the verdicit.   The judgment may be set aside or modified in accordance with defendant's motion for relief from forfeiture and restoratio of the tenancy under Section 1179 of the Code of Civil Procedure.  6. The motion filed above is filed with this application, and is now pending before this Court.    DECLARATION		☐ Defendant would suffer hardship if the judgment were to be executed at this time.	
The judgment may be set aside or modified in accordance with defendant's motion for judgment not withstanding the verdict.   The judgment may be set aside or modified in accordance with defendant's motion for relief from forfeiture and restoration of the tenancy under Section 1179 of the Code of Civil Procedure.  6. The motion filed above is filed with this application, and is now pending before this Court.    DECLARATION		☐ The judgment may be set aside or modified as requested in defendant's motion to	vacate default judgment.
verdict.  The judgment may be set aside or modified in accordance with defendant's motion for relief from forfeiture and restoratio of the tenancy under Section 1179 of the Code of Civil Procedure.  The motion filed above is filed with this application, and is now pending before this Court.  DECLARATION  1 am the defendant in this action. I am asking the court to set aside   default   default judgment in this case.  I did not   file a response to the summons and complaint   appear at the trial in the case   default   was unable to come to the court because of the following medical emergency:    Other:   Other:   default   default judgment in this case.  I have the following defense to   eviction   civil complaint for damages   default   default judgment in this case.  I did not   default judgment in this case.  I did not   default   default judgment in this case.    I did not   default   default judgment in this case.    I did not   default judgment in this case.   I did not   default judgment in this case.   I did not   default judgment in this case.   I did not   default judgment in this case.   I did not   default judgment in this case.   I did not   default judgment in this case.   I did not   default judgment in this case.   I did not   default judgment in this case.   I did not   default judgment in this case.   I default judgment in this case.   I did not   default judgment in this case		☐ The judgment may be set aside or modified in accordance with defendant's motion	n for a new trial.
of the tenancy under Section 1179 of the Code of Civil Procedure.  6. The motion filed above is filed with this application, and is now pending before this Court.    DECLARATION			n for judgment not withstanding the
7. I am the defendant in this action. I am asking the court to set aside   default   default judgment in this case.  8. I did not   file a response to the summons and complaint   appear at the trial in the case   default   default judgment in this case.  9. I have the following defense to   eviction   civil complaint for damages    I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.			n for relief from forfeiture and restoration
7. I am the defendant in this action. I am asking the court to set aside	6.	The motion filed above is filed with this application, and is now pending before this C	ourt.
8. I did not		DECLARATION	
I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.	7. 8.	I did not	in the case
ate:	9.	I have the following defense to eviction civil complaint for damage	es
	Date: _		egoing is true and correct.  Signature of Defendant

		FOR COURT USE ONLY
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address).	TELEPHONE NO.:	. 6.1.666111 652 612
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF VENTURA	LIMITED CIVIL	
800 SOUTH VICTORIA AVE., VENTURA CA. 93009		
3855 - F ALAMO ST., SIMI VALLEY, CA. 93063-2110		
PLAINTIFF/PETITIONER:		CASE NUMBER:
DEFENDANT/RESPONDENT:		
		Date:
MOTION FOR PAYMENT OF JUDGMENT BY IN	ISTALLMENTS	Time:
NOTICE IS HEREBY SHIPM I		
NOTICE IS HEREBY GIVEN that on	, at	a.m p.m. or as soon
thereafter as the matter may be heard, in Courtroom	of the above-captioned o	nt of the judgment in the within action to
be paid in installments.	or an order permitting payme	int of the judgment in the within action to
1	ril Procedure Section 582.5 le sections 16379 and 16380	
	ns to pay the judgment in this finding employment withou	
Facts supporting this motion are set forth in the following declara-	ation.	
Judgment debtor requests a payment schedule as follows:		
dollars (\$	) per month commencin	g on
and \$each succeeding month thereafter until to	the entire \$	judgment amount is paid
in full.		
Date:		
	_	(Signature of Defendant)
(Type or Print Name) DECLAR	ATION	
I,, , declare as follows:	lows:	
1. I am the judgment debtor in this action. I am a resident of t	he County of	, State of California.
I have personal knowledge of the following facts and if ca the facts stated in this declaration.		
On or about, I was involved in insurance to cover me for liability resulting from the accident.		t the time of the accident I did not have

hort Title:		Case Number:
Other (describe)		
3. On or aboutin damages and \$	, a judgment was e in costs; and that	entered against me in this case in the sum of \$t the total amount of the judgment is \$
4. I am not able to pay the judg	ment because	
5. As a result of the judgment a	gainst me in this case: been suspended. I am unable to work withou	ut a driver's license because:
		payment schedule which I can reasonably meet.
support. Proof of my income is	attached to this declaration as Exhibit "A".	persons living in my household whom I  My completed financial statement is attached to this  per month commencing on
declare under penalty of perju	y under the laws of the State of California th	hat the foregoing is true and correct.
Executed on	, at	California.
Type or Print Name		Signature of Defendant

1			
ATTORNEY OR PARTY WITHOU	T ATTORNEY (name and Address):	PHONE NO.:	FOR COURT USE ONLY
ATTORNEY FOR (Name):			
SUPERIOR COURT OF STREET ADDRESS MAILING ADDRESS CITY AND ZIP CODE BRANCH NAME	): :	LIMITED CIVIL CASE	
CASE NAME::	•		
	OTION TO EXCLUDE EVIDENCE	,	CASE NUMBER:
	OTION IN LIMINE (CRC 3.1112(f))	)	
☐ Hearing Date:	Time:		Courtroom:
□Trial Date:	Time:		Courtroom:
1. The factual iss	sues in dispute in this case to which thi		
REQUEST	TO EXCLUDE EVIDENCE AND LI	EGAL AUTHO	RITY FOR EXCLUSION
2.	☐ Defendant		, requests that the
following evidence be	(Your Name) e excluded:		
a Demand for Specific plaintiff did not provi	dence of money allegedly owed by defact Statement of Account (Bill of Particulate any response. Under Code of Civil 1689, 76 P.2d 656 (1983), the court has did debt.	lars) on Procedure section	, but on 454, and the holding in <u>Vassere</u>

Short T	Title		Case Number
	☐ Evidence of		
	Legal authority for excluding the evidence described about	ove:	
Dated:			
		(Type or print you	r name)
	DECLARATION	N	
3.	I,, am t	he [ ] Plaintiff	[ ] Defendant.
4.	On I served the (Date Demand Was Served)	ne [ ] Plaintiff	Defendant with a
Demar	(Date Demand Was Served) and for Specific Statement of Account (Bill of Particulars), option as Exhibit "A." I received no response to the demand	a true and correct	copy of which is attached to
5.	On I sent the I sent the	[ ] Plaintiff [ ]	Defendant a letter
	ing him/her of my intention to bring this motion to exclude attached to this motion as Exhibit "B."	de evidence. A truc	e and correct copy of my
	I declare under penalty of perjury under California law the	hat the foregoing is	true and correct.
	Signed on at		·
	(Today's Date)	(City and State wh	ere you are signing)
		(Sign your name)	
		(Sign your name)	

ATTORNEY OR PARTY WI	THOUT ATTORNEY (Name and Address)	Telephone Number	FOR COURT USE OF	NLY
ATTORNEY FOR (Name	e): PLAINTIFF DEFENDAN	NT SELF-REPRESENTED		
SUPERIOR COURT (	OF CALIFORNIA, COUNTY OF VENTURA	☐ Limited Civil Case		
☐ 800 SOUTH	VICTORIA AVE. VENTURA, CA 93009			
☐ 3855 – F AL	AMO ST. SIMI VALLEY, CA 93063-2110			
PLAINTIFF/PETI	TIONER			
DEFENDANT/RE	ESPONDENT			
	OF MOTION & MOTION FOR ASSIGN MEMORANDUM OF POINTS & AUTHO		CASE NUMBER:	
Hearing Date	e: Time: Co	urtroom:		
	NOTION AND MOTION FOR ASSI ORNEY OF RECORD FOR THE JU		THE JUDGMENT DE	BTOR AND
NOTIC	E IS HEREBY GIVEN that at the he	earing date noted above	,	, Judgment
Creditor, will n	nove the court for an order instructing	g	_, Judgment Debtor, to a	assign to her
the Judgment I	Debtor's interest in and all rights to pa	ayment under the follow	ving assets to the extent	necessary to
satisfy the judg	ment:			
1				
2				
3				
4.				
This mo	otion is made on the grounds that:			
a.	The judgment creditor has a judgmen	nt against the judgment	debtor.	
b.	The balance due on this judgment is	\$	_ plus post-judgment co	osts and
	accrued interest; and			

Short Title	Case Number

c. The judgment debtor has an assignable right to the payments described above.

This motion will be based on this Notice of Motion and Motion, the Declaration of Judgment Creditor, the Memorandum of Points and Authorities and the records and file of this action.

#### MEMORANDUM OF POINTS & AUTHORITIES

The judgment creditor's motion for an Assignment Order seeks an assignment of the categories of payment due the judgment debtor, as described in the Declaration of Judgment Creditor.

Under Code of Civil Procedure Section 708.510, the court is authorized to order all or part of a judgment debtor's right to payment due, or to be come due, assigned to the judgment creditor. This assignment may be ordered to the extent necessary to satisfy the money judgment. Accordingly, Judgment Creditor requests that the court issue an Assignment Order and that the assignment made under this order continue until the judgment specified in Judgment Creditor's Declaration, plus post-judgment costs and accrued interest is fully satisfied.

Dated:		
	(Printed Name)	

Telephone Number	FOR COURT USE ONLY
SELF-REPRESENTED	
Limited	
JPPORT OF	CASE NUMBER:
re as follows:	
	, Judgment Debtor, from the
	_ plus post-judgment costs and accrued
Igment debtor is	entitled to receive or will be entitled to
aws of the State	of California that the foregoing is true and
	2 2
Name)	
	DPPORT OF The as follows:

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address)	Telephone Number	FOR COURT USE ONLY
ATTORNEY FOR (Name):	SELF-REPRESENTED	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF VENTURA	Limited	
Civil Case		
☐ 800 SOUTH VICTORIA AVE. VENTURA, CA 93009		
☐ 3855 – F ALAMO ST. SIMI VALLEY, CA 93063-2110		
PLAINTIFF/PETITIONER		
DEFENDANT/RESPONDENT		
ORDER ON JUDGMENT CREDITOR'S MOTION FOR A	ASSIGNMENT	CASE NUMBER:
On, the Court grant	ed the motion o	f Judgment Creditor for Assignment
Order. The court ordered that the Judgment Debtor, _		, shall assign to
, Judgment Creditor, th	e Judgment De	btor's right to receive the following
payments until the judgment amount of \$	is fully sati	sfied or this Order is amended:
a		
b		
c		
d		
Date:	OGE OF THE S	UPERIOR COURT

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address)	Telephone Number	FOR COURT USE ONLY
E-MAIL ADDRESS		
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF VENTURA		
800 SOUTH VICTORIA AVE. VENTURA, CA 93009		
4353 E. VINEYARD AVE. OXNARD, CA 93036		
In the matter of:		CASE NUMBER:
	Minor(s)	
		HEARING DATE:
MOTION FOR ORDER FOR VISITATION	N	TIME:
		COURTROOM:
MOTION		
	ARATION	
Declaration in support of the relief requested is attached	ed hereto.	
Date:		
		Signature

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number and address):	FOR COURT USE ONLY CASE NUMBER:		
TELEPHONE NO.: FAX NO. (Optional): E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name):			
SUPERIOR COURT OF CALIFORNIA COUNTY OF SAN BERNARDINO STREET ADDRESS: MAILING ADDRESS: CITY AND ZIP CODE: BRANCH NAME:			
GUARDIANSHIP OF THE:  PERSON OF			
(Name(s)):			
VISITATION ORDER (Guardianship)	CASE NUMBER:		
The Petition for Visitation (guardianship) came on for hearing as (check boxes c, d, and e to indicate personal presence)	s follows:		
a. Judge (name):	☐ Temporary Officer		
b. Hearing date: Time: De	ept: Room:		
c.   Petitioner (name):			
d.   Attorney for Petitioner (name):			
e.   Attorney for minor (name, address, and telephone no.):			
THE COURT FINDS:			
2. a. ☐ All notices required by law have been given.			
b. ☐ Notice of hearing to the following persons ☐ has bee (name(s)):			
3. Visitation with the petitioner is in the best interest of the minor(s	). (See Family Code Section 3020(a))		

CASI	E NAME:	CASE NUMBER:	
THE	E COURT ORDERS		
Visi	tation with minor(s) be granted to:		
Address:		Telephone No.:	
With	n the following conditions regarding:		
	Supervised		
	Unsupervised		
	Duration:		
П	Frequency:		
	Trequency:		
	Location:		
	Other Provisions:		
THE COURT FURTHER ORDERS			
Date:			
		Judicial Officer	

Page 2 of 2

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number and address):	FOR COURT USE ONLY
( 1 3, 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
TELEPHONE NO.: FAX NO. (Optional): E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA COUNTY OF SAN BERNARDINO STREET ADDRESS: MAILING ADDRESS: CITY AND ZIP CODE: BRANCH NAME:	
GUARDIANSHIP OF THE:  PERSON OF	
(Name(s)):	CASE NUMBER:
	HEARING DATE AND TIME:   DEPT:
PETITION FOR VISITATION	
<ol> <li>I am related to the child as the (check one):</li> <li>☐ Mother ☐ Father ☐ Stepparent ☐ Grandparen</li> <li>I believe that visitation between myself and the minor(s) is in th because:</li> </ol>	
3. My previous contact with the minor(s) are as follows:	
I request the Court order visitation between myself and the min as follows:	
5. The reason I have not been able to reach an agreement with the visitation is:	e guardian/proposed guardian over
I declare under penalty of perjury of the laws of the State of Ca and correct of my own knowledge.	lifornia that the foregoing is true
Dated:	
(Type of Print Your Name)	(Signature)

CASE	NAME:		CASE NUMBER:	
		OOF OF SERVICE BY		
•		he Petition for Visitation t complete this proof of	if you are a party in this action. The person service.)	
1.	I am at least 18 years county where the mail		is action. I am a resident of or employed in the	
2.	My residence or busin	ess address is (specify):		
3.		Petition for Visitation (Guavith postage fully prepaid,	ardianship) by enclosing it in a sealed envelope AND ( <i>check one</i> ):	
a.	deposited the sea	aled envelope with the Un	ited States Postal Service.	
b.	placed the sealed envelope for collection and processing for mailing, following the business's usual practices, with which I am readily familiar. On the same day correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service.			
4.	The Petition for Visitation (Guardianship) was mailed: a. on (date): b. from (city and state):			
I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.				
Date:				
(TYPE OR PRINT NAME OF DECLARANT) (SIGNATURE OF DECLARANT)				
Name	e of Person Served:	Address Where it Was	Mailed:	

Page 2 of 2

Names and addresses of additional persons served are attached.

ATTORNING OR PARTY MUTUAL TOTAL TOTA		TOD GOVERNOOD OVER
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address)	Telephone Number	FOR COURT USE ONLY
ATTORNEY FOR (Name): PLAINTIFF DEFENDE	ANT SELF-REPRESENTED	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF VENTURA	Limited Civil Case	
☐ 800 SOUTH VICTORIA AVE. VENTURA, CA 93009		
☐ 3855 – F ALAMO ST. SIMI VALLEY, CA 93063-2110		
PLAINTIFF/PETITIONER		
DEFENDANT/RESPONDENT		
NOTICE OF MOTION AND MOTION TO COMPE INTERROGATORIES	L RESPONSES TO	CASE NUMBER:
Hearing Date: Time: Co	ourtroom:	
TO: AND TO	O ANY ATTORNEY O	F RECORD.
NOTICE IS HEREBY GIVEN that at the d	ate, time and place abov	ve,, will
move the court for an order compelling	to respond to	Special / Form Interrogatories, Set
Number and that monetary sanctions be impo	osed against	·
This Motion is made pursuant to California	Code of Civil Procedur	e §2030.290 on the grounds that
has failed to respond	to the Special / Form Int	terrogatories, Set Number
which were served on	<del>.</del>	
This Motion will be based upon this Notice	, the Memorandum of P	oints and Authorities, Declaration,
and the Exhibits attached and the complete files an	d records in this action,	together with such oral argument as
the Court may permit at the time of the hearing.		
<u>MEMORANDU</u>	M OF POINTS & AUT	<u>HORITIES</u>
On, Special /	Form Interrogatories, S	Set Number were served on
(A true and correct co	opy of the Interrogatories	s are attached as Exhibit "A" to the
attached Declaration.)		

Notwithstanding written requests for a response to the Interrogatories, Defendant has failed to respond. California Code of Civil Procedure §2030.290 provides, in relevant part, as follows:

If a party to whom interrogatories have been directed fails to serve a timely response, the following rules apply:

- (a) The party to whom the interrogatories are directed waives any right to exercise the option to produce writings under Section 2030.230, as well as objection to the interrogatories, including one based on privilege or on the protection for work product under Chapter 4 (commencing with section 2018.010), \*\*\*
- (b) The party propounding the interrogatories may move for an order compelling response to the interrogatories.
- (c) The court shall impose a monetary sanction under Chapter 7 (commencing with Section 2023.010) against any party, person or attorney who unsuccessfully makes or opposes a motion to comp0el a response to the interrogatories, unless it finds the one subject to the sanction acted with substantial justification or that other circumstances make the imposition of sanctions unjust. . . .

The Interrogatories were served and no timely response was received. It is therefore requested that the court order the Interrogatories answered within 10 days, without objection.

It is respectfully requested that the Court issue monetary sanctions as required the by code section cited above against \_\_\_\_\_\_.

#### **DECLARATION**

1.	I have personal knowledge of all the facts set forth and if called upon, I could and would
	competently testify thereto.
2.	On, the Special / Form Interrogatories, Sect Number were
	propounded on (A true and correct copy of the
	Interrogatories are attached hereto as Exhibit "A" and incorporated herein by this
	reference.)
3.	On, when I had not yet received the responses to the
	Interrogatories, I wrote a letter requesting the responses be made without objection. (A

		true and correct copy my le	tter dated	_ is attached hereto as
		Exhibit "B" and incorporate	ed herein by this reference.	
4		As of the date of this Motio	n, I have not received responses.	
I declare	unde	er penalty of perjury under the	e laws of the State of California that th	ne foregoing is true and
correct.				
Date:				_
			Signature	
			Printed name	_

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Ad	dress)	Telephone Number	FOR COURT USE ONLY
ATTORNEY FOR (Name):	PLAINTIFF DEFENDANT	SELF-REPRESENTED	
SUPERIOR COURT OF CALIFORNIA, COUNT	Y OF VENTURA	Limited Civil Case	
800 SOUTH VICTORIA AVE. VENTUI	RA, CA 93009		
3855 – F ALAMO ST. SIMI VALLEY, O	CA 93063-2110		
PLAINTIFF/PETITIONER			
DEFENDANT/RESPONDENT			
			CASE NUMBER.
NOTICE OF MOTION AND MOTIO FOR PRODUCT	N TO COMPEL RESPO ION OF DOCUMENTS	NSES TO REQUEST	CASE NUMBER:
т , р, ш,			
Hearing Date: Time	e: Court	room:	
TO:	AND TO A	NY ATTORNEY O	F RECORD.
NOTICE IS HEREBY GI	VEN that at the date,	time and place abov	ve,, will
move the court for an order compo	elling	to respond to	Request for Production of
Documents, Set Number and	I that monetary sanct	ions be imposed aga	inst
This Motion is made pursu	ant to California Co	de of Civil Procedur	e §2031.300 on the grounds that
has t	ailed to respond to the	ne Request for Produ	action of Documents, Set Number
which were served on		·	
This Motion will be based	upon this Notice, the	e Memorandum of P	oints and Authorities, Declaration,
and the Exhibits attached and the	complete files and re	cords in this action,	together with such oral argument as
the Court may permit at the time of	of the hearing.		
	MEMORANDUM (	OF POINTS & AUT	<u>HORITIES</u>
On	, the Request	for Production of Do	ocuments, Set Number was
served on	(A true and con	rect copy of the Rec	quest for Production of Documents is
attached as Exhibit "A" to the atta	ched Declaration.)		

Notwithstanding written requests for a response to the Interrogatories, Defendant has failed to respond. California Code of Civil Procedure §2031.300 provides, in relevant part, as follows:

If a party to whom an inspection demand has been directed fails to serve a timely response to it, the following rules apply:

- (a) The party to whom the inspection demand is directed waives any objection to the demand, including one based on privilege or on the protection for work product under Chapter 4 (commencing with Section [1] section 2018.010). \*\*\*
- (b) The party making the demand may move for an order compelling response to the inspection demand.
- (c) The court shall impose a monetary sanction under Chapter 7 (commencing with Section 2023.010) against any party, person or attorney who unsuccessfully makes or opposes a motion to comp0el a response to an inspection demand, unless it finds the one subject to the sanction acted with substantial justification or that other circumstances make the imposition of sanctions unjust. . . .

The Request for Production of Documents was served and no timely response was received. It is therefore requested that the court order a response to the Request for Production of Documents be made within 10 days, without objection.

It is respectfully requested that the Court issue monetary sanctions as required the by code section cited above against .

### **DECLARATION**

1.	I have personal knowledge of all the facts set forth and if called upon, I could and would
	competently testify thereto.
2.	On, the Request for Production of Documents, Set Number was
	propounded on (A true and correct copy of the
	Request for Production of Documents, Set Number is attached hereto as Exhibit
	"A" and incorporated herein by this reference.)
3.	On, when I had not yet received the responses to the Request for
	Production of Documents, I wrote a letter requesting the responses be made without

		objection. (A tr	ue and corre	ect copy my let	ter dated		is
		attached hereto	as Exhibit "	B" and incorpo	orated herein by this	reference.	
	4.	As of the date o	f this Motio	on, I have not re	eceived responses.		
I declar	e unde	r penalty of perju	ıry under th	e laws of the S	tate of California tha	at the foregoing is	true and
correct.							
Date:							
				Signature			
				Printed name			

# Summary of Formatting Rules for Motions

#### □ No local rules

- No local rules re: form or format of papers (CRC 2.100)
- Style rules don't apply to Judicial Council forms or local court forms. (CRC 2.119)

## □ Type of paper

- Use recycled paper (CRC 2.101)
- 1 side of each paper to be used (CRC 2.102)
- White paper, unglazed, not less than 20 pound weight, 8 ½ inches by 11 inches (CRC 2.103)

## □ Typeface & margins

- Printing must be no smaller than 12 points. (CRC 2.104) Typeface Courier, Times New Roman or Arial. (CRC 2.105) Ink black or blue-black. (CRC 2.106)
- Left margins at least 1 inch and right margin ½ inch from edge (CRC 2.107)
- Spacing: 1 ½ spaced or double spaced and numbered consecutively. Line numbers at left margin and separated from the text by a vertical column of space at least 1/5 inch wide or a single or double vertical line. There must be at least 3 line numbers for every vertical inch. (CRC 2.108)

## □ Look of Pages

- Number each page at bottom. (CRC 2.109)
- Footers must contain the title of the paper in at least 10 point type. Footer below page number and divided from the rest of the document by a printed line. (CRC 2.110)
- First page formatting requirements (CRC 2.111)
- Bind at the top of the pages (CRC 2.113)
- 2 hole punch, centered 2 ½ inches apart and 5/8 inch from top of the papers. (CRC 2.115)

## □ Acceptability of Pages

- Any addition, deletion or interlineation on a paper must be initialed by the clerk or judge at time of filing. (CRC 2.116)
- Clerk must not accept papers that don't conform to these rules EXCEPT:
  - ☐ Cannot reject a paper because it is handwritten or handwriting is in color other than black or blue-black. (CRC 2.118)
- For good cause, the court may permit the filing of papers that do not comply with the rules. (CRC 2.118)

Attorne	y or Party Without An Attorney	For Court Use Only			
Telepho Attorne					
Superio  Barst Big B Joshu Needl Ranch	or Court of California, County of ow District; 235 East Mountain Vie ear District; 477 Summit Boulevar a Tree District; 6527 White Feathe es District, 1111 Bailey Street, New Cucamonga District; 8303 N. Haernardino District; 351 N. Arrowhe wille District; 14455 Civic Drive, Vic				
Petition Respon					
	PETITION FOR	FAMILY VIS	ITATION	CASE NUMBER	
1.	. Parent of the below-listed minor child(ren) is deceased. Petitioner is related to the deceased parent as follows:				
	child of deceased parent grandparent of deceased paren	eased parent			
	Name of Child	Birthdate	Identify Person Living With	Other Parent's Name	
	Name of Crina	Dirtiluate	& County of Residence	Other Farent's Name	
2.	Describe the relationship and the by visitation is in the best interest of e		en each child and the petitioner(s). E ]See attachment	xplain the reason why family	

Petition	er:		Case Number
Respor	ndent:		
3.	Describe the duration and frequency of visi	tation that is being requested: ☐See atta	chment
4.	☐ A completed Declaration under the Uni attached, as there is no existing Family Law	form Child Custody Jurisdiction and Enforcer w Case and this Petition shall start a new ma	nent Act (Form FLI-105) is tter.
5.	Petitioner(s) request that the court grant re the court may deem appropriate, pursuant	asonable visitation with the above-named ch to Family Code Section 3102	ild(ren), and such other relief as
l declar	re under penalty of perjury under the laws	of the State of California that the foregoin	g is true and correct.
Date:			
	(type or print name here)	(sign name he	re)
	(type or print name here)	(sign name he	re)

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address)	Telephone Number	FOR COURT USE ONLY
☐ ATTORNEY FOR (Name): ☐ PLAINTIFF ☐ DEF	FENDANT SELF-REPRESENTED	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF VENTURA	Limited Civil Case	
$\square$ 800 SOUTH VICTORIA AVE. VENTURA, CA 93009		
☐ 3855 – F ALAMO ST. SIMI VALLEY, CA 93063-2110		
PLAINTIFF/PETITIONER		
DEFENDANT/RESPONDENT		
NOTICE OF MOTION AND MOTION FOR MAT ADMITTED	TTERS TO BE DEEMED	CASE NUMBER:
н . Б.	G 4	
Hearing Date: Time:	Courtroom:	
TO:AND	TO ANY ATTORNEY O	F RECORD.
NOTICE IS HEREBY GIVEN that at the	ne date, time and place abov	e,, will
move the court for an order that the genuineness	s of documents and the trutl	n of the matters specified in
Plaintiff's Requests for Admissions be deemed	genuine and admitted.	
This Motion is made pursuant to Califor	rnia Code of Civil Procedur	e §2033.280 on the grounds that
has failed to respo	nd to the First Set of Reque	sts for Admissions which were
sorried on	_	
served on		
This Motion will be based upon this Not	tice, the Memorandum of Po	oints and Authorities, Declaration,
and the Exhibits attached and the complete files	and records in this action,	together with such oral argument as
the Court may permit at the time of the hearing.		
<u>MEMORANI</u>	DUM OF POINTS & AUTI	<u>HORITIES</u>
On, Requ	ests for Admissions were se	erved on
(A true and correct copy of the Requests for Ad	missions is attached as Exh	ibit "A" to the attached Declaration )

Notwithstanding written requests for a response to the Requests for Admission, Defendant has failed to respond.

California Code of Civil Procedure §2033.280 provides, in relevant part, as follows:

- (a) If a party to whom requests for admission have been directed fails to serve a timely response, that a party waives any objections to the requests, including one based on privilege or on the protection for work product under Chapter 4 (commencing with section 2018.010). \*\*\*
- (b) The requesting party may move for an order that the genuineness of any document and the truth of any matters specified in the requests be deemed admitted, as well as for a monetary sanction under Chapter 7 (commencing with section 2023.010).
- (c) The court shall make this order, unless it finds that the party to whom the requests for admissions have been directed has served, before the hearing on the motion, a proposed response to the requests for admission. . . . . It is mandatory that the court impose a monetary sanction under Chapter 7 (commencing with section 2023.010) on the party or attorney, or both, whose failure to serve a timely response to requests for admission necessitated this motion.

The Requests for Admissions have been served and no timely response has been filed.

Therefore, it is requested that the court order that each of the attached Requests are deemed admitted and the documents referenced, if any, be deemed genuine.

It is respectfully requ	uested that the Court issue n	nonetary sanctions as requ	ired the by code
section cited above against _		•	

#### **DECLARATION**

1.	I have personal knowledge of all the facts set forth and if called upon, I could and would
	competently testify thereto.
2.	On, the Requests for Admissions were propounded on
	(A true and correct copy of the Requests for
	Admission is attached hereto as Exhibit "A" and incorporated herein by this reference.)
3.	On, when I had not yet received the responses to the Requests for
	Admissions, I wrote a letter requesting the responses be made without objection. (A true

		and correct copy my letter of	lated	is attached hereto as
		Exhibit "B" and incorporate	ed herein by this reference.	
	4.	As of the date of this Motio	n, I have not received responses.	
	I declare unde	r penalty of perjury under th	e laws of the State of California th	at the foregoing is true and
correct	-			
Date:_				
			Signature	
			Printed name	