		FL-626
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State	te Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.:	FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	, ,	
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COU	NTY OF	
STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
PETITIONER/PLAINTIFF:		
RESPONDENT/DEFENDANT:		
OTHER PARENT:		
	WAIVING UNASSIGNED ARREARS vernmental)	CASE NUMBER:
owed to him or her. If either party has any	f the party to whom support is owed wishes to give questions about the possible consequences of thi about the case or the information on this form, he y.	is waiver, he or she should ask an
PARTIES		
1. The party waiving past support is		
petitioner/plaintiff respo	ndent/defendant other parent other	(specify):
2. The party ordered to pay support is		
	adent/defendent attention	(a a A.
petitioner/plaintiff respo	ndent/defendant other parent other	(specify):
3. The party ordered to pay support and the	ne party waiving past support are the parties to this	s agreement.
RIGHT TO AN ATTORNEY		
4. The parties understand their right to be	represented by an attorney, at their expense, in co	onnection with these proceedings.
NO TIME LIMIT FOR COLLECTION		
5. The parties understand that the amount	s owed for Non-Aid arrears (past-due child suppor	t ordered to be paid personally to the party
	d. There is no time limit for the collection of past-di	

CONTINUING COLLECTION EFFORTS

6. All methods to collect or enforce the amounts past due may be used until the past due support is paid in full, including, but not limited to, wage assignments, levy on assets, tax refund interception, license suspension, property liens, and contempt. The parties understand that a waiver of support will stop all collection efforts of the support waived.

RIGHT TO DETERMINATION OF DISPUTED PAST SUPPORT

7. If the amount of past-due support is unknown or uncertain, the parties understand that they have the right to have the local child support agency review and audit the amount due, including all amounts ordered, all payments, and all credits. The parties also understand that if they are not satisfied with the agency's audit, they have the right to have a court hearing to determine the amount due.

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PETITIONER/PLAINTIFF: RESPONDENT/DEFENDANT: OTHER PARENT:			CASE NUMBER:
CONSEQUENCES OF WAIVING PAST SI	JPPORT		
	or ask the local child	support agency or cou	ght to past-due support, he or she can never rt to reinstate the amount given up, UNLESS he
belongs to the county in exchange for re	ceipt of public assistation does	ince benefits), nor can he not affect the current	collect Aid arrears (past-due child support that ne or she give up the right to future child t child support order. If there is a current
The parties have had sufficient time to r or attorneys of their choosing.	ead and think about t	his stipulation and to di	scuss it with any and all advisors, counselors,
11. The party waiving past support has not agency, the court, or anyone else, to inc writing in this stipulation.			to pay support, the local child support him or her, except as specifically set forth in
12. The party waiving past support has not pay support, the local child support age			tionally, or otherwise) by the party ordered to r her to give up support amounts.
13. The party waiving past support has thou children to give up this support arrearag		ed that it is in his or her	best interest and the best interest of his or her
AMOUNT OF PAST-DUE SUPPORT 14. As of (date calculated):			
a. NON-AID ARREARS (these are effective):	the amounts owed p	ersonally to the party w	aiving past support before this waiver becomes
<u>Type</u>	<u>Principal</u>	<u>Interest</u>	Time Period
(1) Child support:	\$	\$	through
(2) Spousal/family support:	\$	\$	through
(3) Other (specify):	\$	\$	through
(4) TOTAL:	\$	\$	<u></u>
See attachment 14a.			
AID ADDEADS (these are the an	nounts assigned and	owed to a nublic agenc	y and cannot be waived by the parties):
b. Type	Principal	Interest	Time Period
(1) Child support:	\$	\$	through
(2) Spousal/family support:	\$	\$	through
(3) Other (specify):	\$	\$	through

WARNING: If the box at item 14c is checked you may be prohibited from any future challenge regarding the amount of past-due support indicated at items 14a and 14b.

The parties agree that the amounts stated above represent the amount of past-due support indicated by the local child support agency records. However, in agreeing to this waiver of Non-Aid arrears, the parties have not reached an agreement regarding the accuracy of the amount of past-due support as stated.

The parties agree that the amounts in items 14a and 14b will be considered a final determination by the court of the amount

(4)

TOTAL:

of past-due support.

See attachment 14b.

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PETITIONER/PLAINTIFF:			CASE NUMBER:
RESPONDENT/DEFENDANT:			
OTHER PARENT:			
WAIVER OF PAST-DUE SUPPORT			
15. In consideration of the payment by the part condition stated below, the parties agree as provisions):			
a. Upon payment by party ordered to por before (date):			to the local child support agency on the in paragraph 14a above shall be deemed
b. Upon payment by party ordered to p			to the local child support agency on or before owe the following sums for Non-Aid support.
<u>Type</u>	<u>Principal</u>	<u>Interest</u>	Time period
(1) Child support:	\$	\$	as of (date):
(2) Spousal/family support:	\$	\$	as of (date):
(3) Other (specify):	\$	\$	as of (date):
(4) TOTAL:	\$	\$	
c. Other (specify):			
See attachment 15 for addi	tional provisions.		
CONDITIONS OF WAIVER			
the party ordered to pay support fails	to perform any conditate the checked, the setting of	tion, then this waiver is f support arrears in iter	rt agreements set forth in this document. If NULL and VOID and of no force or effect ms 14a and 14b will continue to be valid as of this waiver are as follows:
a. Additional conditions of this waive	r (optional) (i.e., lump	-sum payment, timely _l	payment of current support, etc.):
b. See attachment 16 for addi	tional conditions of wa	uiver. Each party mus	st initial or sign all additional pages.
17. This stipulation and order does not modify arrears that may accumulate, after the date		e party ordered to pay	current support that accrues, or any support
•			
 Each party understands that the local child given legal advice from the local child supp 	support agency does port agency, or any of	not represent him or hits attorneys, or the fai	ner in this matter. Neither party has been mily law facilitator, in regard to this stipulation
19. This form contains the entire understanding or conditions by anyone, except as stated		e parties, and there ha	eve been no verbal or other written promises
Date:		•	
(TYPE OR PRINT NAME)		V(SI	IGNATURE OF PARTY WAIVING PAST SUPPORT)
Date:			
		•	
(TYPE OR PRINT NAME)		(SIG	GNATURE OF PARTY ORDERED TO PAY SUPPORT)

ATTORNEY'S STATEMENT

I am the attorney of record for the party identified in this waiver. I have gone over this form and any attachments with my client. I have explained each provision of this form to my client and answered the client's questions with regard to this form. I have discussed the facts of the case with my client and possible alternatives to and conditions for waiver. I have explained the consequences of the waiver and benefits and detriments of any agreement.

Date.	
(TYPE OR PRINT NAME)	(SIGNATURE OF ATTORNEY FOR PARTY ORDERED TO PAY SUPPORT)
Date:	•
(TYPE OR PRINT NAME)	(SIGNATURE OF ATTORNEY FOR PARTY WAIVING PAST SUPPORT)
LOCAL CHILD SUPPO	RT AGENCY
Date:	•
(TYPE OR PRINT NAME, TITLE, AND COUNTY)	(SIGNATURE OF REPRESENTATIVE OF LOCAL CHILD SUPPORT AGENCY)
DECLARATION OF PERSON PROVIDING INTERPI	RETATION/TRANSLATION (if applicable)
The party/parties indicated below is/are unable to read or understand this	Stipulation and Order Waiving Unassigned Arrears because
The party waiving past support's primary language is (specify):	and he or she has has not read the form stipulation translated into this language.
The party ordered to pay support's primary language is (specify):	and he or she has has not read the form stipulation translated into this language.
I certify under penalty of perjury under the laws of the State of California t language indicated above and that I have, to the best of my ability, read to party/parties the <i>Stipulation and Order Waiving Unassigned Arrears</i> in the stated he or she understood the terms of the <i>Stipulation and Order Waiving Unassigned Arrears</i> . Date:	o, interpreted for, or translated for the above-named party/parties
(TYPE OR PRINT NAME)	(TYPE OR PRINT NAME)
•	•
(SIGNATURE)	(SIGNATURE)
COURT'S FINDINGS A The court, having reviewed and considered this stipulation, and any attacknowingly, voluntarily, and intelligently has waived past-due support as methis stipulation, approves it, and orders that all further enforcement is term	hments, finds that the party owed support expressly, nore specifically set forth in this document. The court accepts
IT IS SO ORDERED.	
Date:	
	(JUDICIAL OFFICER OF THE SUPERIOR COURT)