	ADR-110	
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY	
TELEPHONE NO.: FAX NO. (Optional): E-MAIL ADDRESS (Optional):		
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF		
STREET ADDRESS:		
MAILING ADDRESS: CITY AND ZIP CODE:		
BRANCH NAME:		
PETITIONER/PLAINTIFF:		
RESPONDENT/DEFENDANT:		
ORDER APPOINTING REFEREE	CASE NUMBER:	
THE COURT FINDS:		
1. Section 638 appointment. A referee is properly appointed under Code of Civil Procedure	, ,	
a all parties to the action have agreed to the appointment of a referee under section		
 b the parties entered into a written contract or lease that provides that any controv by a referee. 	ersy ansing therefrom shall be heard	
2. Section 639 appointment. A referee is properly appointed under Code of Civil Procedure complete a or b):	e section 639 because (check and	
a. Discovery reference. It is necessary for the court to appoint a referee to hear a	nd determine any and all	
discovery motions and disputes relevant to discovery in the action and to report	findings and make a	
recommendation. (Code Civ. Proc., § 639(a)(5). State the exceptional circumsta case that require the discovery reference, below or in Attachment 2a.)	nces specific to the particular	
b. Other reference. (Check one or more of the following statutory grounds and statutory appointment below or in Attachment 2b.)	ate the reason for the	
(1) The trial of an issue of fact requires the examination of a long account	nt. (Code Civ. Proc., §	
 639(a)(1).) (2) The taking of an account is necessary for the information of the court before judgment, or for 		
carrying a judgment or order into effect. (Code Civ. Proc,. § 639(a)(2).)		
(3) A question of fact, other than on the pleadings, has arisen by motion or otherwise. (Code Civ. Proc., § 639(a)(3).)		
(4) It is necessary for the information of the court in a special proceeding	g. (Code Civ. Proc., § 639(a)(4).)	
 c. Economic inability to pay. (Check one.) (1) No party has established an economic inability to pay a pro rata share of th 	e referee's fees.	
 (2) One or more parties has established an economic inability to pay a pro rata another party has agreed voluntarily to pay that additional share of the refe 	share of the referee's fees and	
5c(3)(b).)		
(a) The following party has established an economic inability to pay a pro <i>(name each):</i>	rata share of the referee's fee	
(b) The following party has agreed voluntarily to pay an additional share o	f the referee's fee (name each):	
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(3) The referee is being appointed at no cost to the parties.

PETITIONER/PLAINTIFF:	CASE NUMBER:
RESPONDENT/DEFENDANT:	

THE COURT ORDERS:

- 3. Referee. The following person is appointed as referee. (The referee's signature indicating consent to serve and certification that he or she is aware of and will comply with the applicable provisions of canon 6 of the Code of Judicial Ethics and the California Rules of Court must be included in the proposed order appointing a referee under Code of Civil Procedure section 638 or attached to the order appointing a referee under section 639. See item 9.)
 - a. Name:
 - b. Business address:
 - c. Telephone number:
 - The referee is a member of the State Bar of California. (Rules 3.903 and 3.923 of the California Rules of Court d provide that a referee who is a former judicial officer must be an active or inactive member of the State Bar.)
 - (1)The referee's State Bar number is:
 - (2) The referee's State Bar membership status is (check one):
 - (a) Active
 - (b) Inactive
 - (c) Other (specify):
- 4. Scope and subject matter of reference. The referee is appointed as follows (check and complete a or b):
 - Section 638 appointment. The referee is appointed under Code of Civil Procedure section 638 (check and а. Г complete one):
 - (1) to hear and determine any or all of the issues in the action or proceeding, whether of fact or of law, and to report a statement of decision.
 - (2) to ascertain the following facts necessary to enable the court to determine the action or proceeding (state facts to be ascertained by referee below or in Attachment 4a):
 - b. [Section 639 appointment.
 - The following subject matter or matters are included in the reference (describe the matter or matters the referee is ordered to consider below or in Attachment 4b):

(1)

(2) Section 639 discovery reference.

- (a) The discovery referee is appointed for (check one):
 - (i) [The discovery matters identified in (1) above.
 - (ii) All discovery purposes in the action.
- (b) The referee is authorized to set the date, time, and place for all hearings determined by the referee to be necessary; direct the issuance of subpoenas; preside over hearings; take evidence; and rule on objections, motions, and other requests made during the course of the hearing.
- 5. Referee's compensation. (Check and complete one of the following.)
 - a. **Uncompensated referee.** The referee will not be privately compensated by the parties.
 - h Compensation of section 638 referee.
 - (1) The referee's fees will be paid as agreed by the parties.
 - (2) The parties have not agreed on the payment of the referee's fees and have requested that the matter be resolved by the court. The court orders that the referee's fees be paid as follows (state the manner of payment determined by the court to be fair and reasonable below or in Attachment 5b):

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5. c.	 Compensation of section 639 referee. (1) The maximum hourly rate that the referee may charge is (specify): (2) The maximum number of hours for which the referee may charge maximum number of hours for which referee may charge): (3) The court orders that the referee's fees be paid or apportioned as this order (state fair and reasonable apportionment of reference or (a) All parties shall pay equal shares of the referee's fees economic inability set forth in item 2c(2): (i) The following party is not required to pay any portion party excused from paying referee's fees): (ii) The following party shall pay the pro rata share of the addition to his or her own share of the referee's fees 	follows and reserves jurisdiction to modify costs below or in Attachment 5c): s except that, based on the finding of on of the referee's fees <i>(name of each</i> the referee's of the party identified in (i), in
6. Use of c a b	 (c) The referee's fees shall be paid as set forth in Attachm The court will subsequently determine how the referee's fees will section 645.1(b). (If the issue of economic hardship is raised befor under section 639 begin, the court must make a fair and reasonal ourt facilities and court personnel. Court facilities and court personnel (check may not be used without an order of the presiding judge. (Court facilities and before a privately compensated section 638 referee only upon a finding of the the interest of justice.) may be used as follows (describe any authorized use of court facilities or court privately compensated or is appointed under section 639): 	be paid, under Code of Civil Procedure ore the services of a referee appointed ble apportionment of reference costs.) ck and complete one): personnel may be used in proceedings e presiding judge that the use would further
 7. The reference will be conducted in a private facility. The clerk must post notice that the following person may be contacted to arrange attendance at any proceeding that is open to the public (complete all of the following): a. Name: b. Address: c. Telephone: 8. Referee's report. a. Time of report. The referee must report (check and complete one): (1) in writing to the court within 20 days after the hearing, if any, has been concluded and the matter submitted. 		
(2) [b. Man r (1) [as follows (specify other time and manner of reporting directed by the contents of report. Section 638 referees. The referee must report in the following manner a by the court (describe): 	
	Section 639 referees. The referee must file with the court a report that i merits of any disputed issue, a statement of the hours spent and the tota referee's recommended allocation of payment. The referee must serve the tion of referee. The undersigned consents to serve as referee as provided ab comply with the applicable provisions of canon 6 of the Code of Judicial Ethics	Il fees charged by the referee, and the he report on all parties. ove and certifies that he or she is aware of

(TYPE OR PRINT NAME OF PROPOSED REFEREE)

(SIGNATURE OF PROPOSED REFEREE)

Date:

JUDICIAL OFFICER