			FL-190
Donald P. Sch	THOUT ATTORNEY (Name, Sta	166410	FOR COURT USE ONLY
		166412	
Law Offices 0	f Donald P. Schweitzer		
Pasadena, Ca	01101		Superior Court of California
1			Supplier Court of California
TELEPHONE NO.:	FAX NO.(Optional)		Superior Court of Carrier County of Los Angeles
E-MAIL ADDRESS (Options			Courty
ATTORNEY FOR (Name):		A = = = I = =	MAR 1 7 2011
	RT OF CALIFORNIA, COUNTY OF LOS	Angeles	W2 5 8
	111 N. Hill Street		John A. Clarke, Executive Officer/ Clerk
	same as above	RECEIVED CEN	By Sulling
	Los Angeles, CA 90012	- 2	Deputy, Deputy
	Central District	CEN	of Other
PETITIONE	R:Charlie Spradling-London	CEIVEDIERA	- 4
	I	RECLAINCE	
RESPONDEN	⊤:Jason London	MAILY	1410
		201 70	
	NOTICE OF ENTRY OF JUDGMEN	110.	CASE NUMBER:
	NOTICE OF ENTRY OF JUDGMEN		BD 520034
5. Nullit 6. Pare 7. Judg 8. Othe	nt-child relationship ment on reserved issues r (specify):		
otherwise disposed	of after 60 days from the expiration of the ap	no appear is filed the court	may order the exhibits destroyed or
	or and the days were the expiration of the ap	pour time.	
	STATEMENT IN THIS BOX APPLI	ES ONLY TO JUDGMENT	OF DISSOLUTION
Effective date of te	ermination of marital or domestic partnership		a prove
	er party may remarry or enter into a new		MAR 1 7 2011
of marital or dom	estic partnership status, as shown in this	box.	and of the termination
	CLERK'S CERT	TFICATE OF MAILING	
Loorlife that Lam and	a party to this sause and that a true	the Nation of Fatarati	7.15.17
fulls promised in	a party to this cause and that a true copy of	the Notice of Entry of Judg	gment was mailed first class, postage
fully prepaid, in a sea	aled envelope addressed as shown below, a	ind that the notice was mai	iled
at (place):	LOS ANGRO AS	, California, on (date	91: 0
	MAD 4 7 2014	,	- Lil wang
Date:	MAR 1 7 2011	Clerk, by	Deputy
- Name and add	dress of petitioner or petitioner's attorney -		ress of respondent or respondent's attorney —
Charlie Sprad	ling-London	Jason Londor	
	es of Donald P. Schweitzer		mand Place #307
201 S. Lake A	venue	Los Angeles,	
Suite 700		3-3-9	
Pasadena, CA	A 91101		
2 350			
			Page 1 of 1

	FL-180
- ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, ' number, and address): - Donald P. Schweitzer Law Offices of Donald P. Schweitzer	FOR COURT USE ONLY
201 South Lake Avenue, Suite 700 Pasadena, Ca 91101 TELEPHONE NO.: E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name): Charlie Spradling-London	Superior Court of California County of Los Angeles
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS: 111 N. Hill Street MAILING ADDRESS: Same as above CITY AND ZIP CODE: Los Angeles, CA 90012 BRANCH NAME: Central District	John A. Clarke, Executive Officer/ Clerk By, Deputy
MARRIAGE OF PETITIONER: Charlie Spradling-London RESPONDENT: Jason London	
JUDGMENT DISSOLUTION LEGAL SEPARATION NULLITY Reserving jurisdiction over termination of marital or domestic partnership status Judgment on reserved issues Date marital or domestic partnership status ends:	CASE NUMBER: BD 520034
 This judgment contains personal conduct restraining orders modifies ex The restraining orders are contained on page(s) of the attachment. T 	
2. This proceeding was heard as follows: Default or uncontested By declaration Contested a. Date: MAR 1 7 2011 b. Judicial officer (name): MARJORIE c. Petitioner present in court d. Respondent present in court e. Claimant present in court (name): f. Other (specify name):	under Family Code section 2336 Room: Temporary judge Attorney present in court (name):
 3. The court acquired jurisdiction of the respondent on (date): 6-11-2010 a. The respondent was served with process. b. The respondent appeared. 	
THE COURT ORDERS, GOOD CAUSE APPEARING 4. a. Judgment of dissolution is entered. Marital or domestic partnership status is term status of single persons (1) on (specify date): MAR 1 7 2011 (2) on a date to be determined on noticed motion of either party or on stipul b. Judgment of legal separation is entered. c. Judgment of nullity is entered. The parties are declared to be single persons on the status of single persons of single persons on the status of single persons of single person	ation.
 d. This judgment will be entered nunc pro tunc as of (date): e. Judgment on reserved issues. f. The petitioner's respondent's former name is restored (specify): Chag. g. Jurisdiction is reserved over all other issues, and all present orders remain in eff. h. This judgment contains provisions for child support or family support. Each party Child Support Case Registry Form (form FL-191) within 10 days of the date of this court of any change in the information submitted within 10 days of the change, by of Rights and Responsibilities-Health Care Costs and Reimbursement Procedure Child Support Order (form FL-192) is attached. 	ect except as provided below. must complete and file with the court a s judgment. The parents must notify the y filing an updated form. The Notice

	FL-180
CASE NAME (Last name, first name of each party): Charlie Spradling-London – Jason London	CASE NUMBER: BD 520034
 i. A settlement agreement between the parties is attached. j. A written stipulation for judgment between the parties is att k. X The children of this marriage or domestic partnership. (1) The children of this marriage or domestic partnership. Name Cooper London 	
 (2) Parentage is established for children of this relation. I. Child custody and visitation are ordered as set forth in the (1) settlement agreement, stipulation for judgment, or (2) Child Custody and Visitation Order Attachment (for (3) Stipulation and Order for Custody and/or Visitation (4) other (specify): 	r other written agreement. orm FL-341).
m. Child support is ordered as set forth in the attached (1) settlement agreement, stipulation for judgment, or (2) Child Support Information and Order Attachment (3) Stipulation to Establish or Modify Child Support and (4) other (specify):	form FL-342).
n. Spousal or partner support is ordered as set forth in the att (1) settlement agreement, stipulation for judgment, or (2) Spousal, Partner, or Family Support Order Attach (3) other (specify): No support ordered.	r other written agreement.
NOTICE: It is the goal of this state that each party will make supporting as provided for in Family Code section 4320. To be one of the factors considered by the court as a basis for o. Property division is ordered as set forth in the attached (1) settlement agreement, stipulation for judgment, or (2) Property Order Attachment to Judgment (form FL-(3) other (specify):	The failure to make reasonable good faith efforts may be modifying or terminating spousal or partner support. The failure to make reasonable good faith efforts may be made and the failure to make reasonable good faith efforts may be made and the failure to make reasonable good faith efforts may be made and the failure to make reasonable good faith efforts may be made and the failure to make reasonable good faith efforts may be made and the failure to make reasonable good faith efforts may be made and the failure to make reasonable good faith efforts may be made and the failure to make reasonable good faith efforts may be made and the failure to make reasonable good faith efforts may be made and the failure to make reasonable good faith efforts may be made and the failure to make reasonable good faith efforts may be made and the failure to make reasonable good faith efforts may be made and the failure to make the failure failure to make the failure fai
p. Other (specify): All orders in FL-180 attachmen	nts "1" and "2"
Each attachment to this judgment is incorporated into this judgment, a provisions. Jurisdiction is reserved to make other orders necessary to carry out the	
Date:	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
5. Number of pages attached: 9	JUDICIAL OFFICER SIGNATURE FOLLOWS LAST ATTACHMENT
Dissolution or legal separation may automatically cancel the rights of domestic partner's will, trust, retirement plan, power of attorney, pay survivorship rights to any property owned in joint tenancy, and any of spouse or domestic partner as beneficiary of the other spouse's or of matters, as well as any credit cards, other credit accounts, insurance matters, as well as any credit cards, other credit accounts, insurance	y-on-death bank account, transfer-on-death vehicle registration, other similar thing. It does not automatically cancel the rights of a domestic partner's life insurance policy. You should review these

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.

ATTACHMENT "1" TO FL-180 JUDGMENT

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IRMO: Spradling-London v. London Case No: BD 520034

The court makes the following further orders in respect to Petitioner Charlie Spradling (hereinafter referred to "Petitioner") and Respondent Jason London (hereinafter referred to "Respondent") (collectively referred to as "the Parties"):

I. STATISTICAL FACTS AND FINDINGS

- a. The parties were married on September 15, 1999. The parties lived together continuously until the date of separation. The parties separated on September 1, 2002.
- b. Irreconcilable differences have arisen which have led to the total and irremediable breakdown of the marital relationship. There is no possibility of saving this marriage, through counseling or other means.
- c. There is one minor child from the marriage, namely, Cooper London, a female, born on November 7, 1995.

II. CHILD CUSTODY

- a. Petitioner shall have sole legal and physical custody of the minor child. Notwithstanding, Petitioner shall share with Respondent pertinent information regarding the health, education and welfare of the minor child.
- Petitioner shall have sole physical custody of the minor child with liberal visitation granted to Respondent.
 - i. The parties acknowledge that Respondent's work schedule as an actor fluctuates according to each particular job. Thus, the Parties shall cooperate in arranging Respondent's visitation with the minor child in a manner that affords him reasonable visitation.

Other Orders

c. Neither party shall speak in a negative, disrespectful or derogatory manner to or about the other party in the child's presence or within hearing distance of the

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- child. Both parents shall ensure that all other family members and friends comply with this order.
- d. Each party shall advise the other of his or her current address, place of employment and phone numbers and shall advise the other of any changes as soon as reasonably possible, or within two (2) days of any change.
- e. In emergency situations, either party may authorize necessary health care treatment and procedures for any minor child and such party shall notify the other thereof as soon as reasonably possible.
- f. Neither party shall be under the influence of alcohol, nor other substance, which substantially impairs that party's ability to care for the minor child, at any time such party is responsible for the health and safety of the minor child.

Jurisdiction

- g. The court has jurisdiction over the minor child, because California was the child's home state when the instant action was filed.
- h. The habitual residence of the child is the United States of America.

III. CHILD SUPPORT

- a. Child support for both minor child shall be payable by Respondent to Petitioner in the monthly amount of \$1,000 payable one-half on the 1st and 15th of each month. Such child support order commences September 1, 2010 and is continuing as to the minor child, until that child dies marries, becomes emancipated, reaches the age of 18, and is no longer a full-time high school student, or attains the age of 19 if still in high school, or until further order of court, whichever event first occurs.
 - i. In the event that Respondent remits a partial child support payment, he shall be entitled to a sixty (60) day grace-period. The balance of child support shall be due within sixty (60) days. There can only be one-grace period at any given time and Respondent may not tack/accumulate grace periods.

- b. Both parties shall continue to maintain for the benefit of each supported child all current, or comparable health insurance coverage (including medical, dental, vision, and hospital insurance), if said insurance or comparable insurance is available at no cost or reasonable cost to him or her, as defined by Family Code, Section 3751(a)(2) (presumed reasonable if group insurance). If said coverage is not available, or becomes unavailable at such coverage shall be obtained by Respondent or Petitioner if it becomes available at no cost or reasonable cost to him or her. Both parties shall notify each other in writing immediately upon any termination or other material change of coverage. Both parties shall cooperate with the other in the presentation, collection and reimbursement of any claims under such policies. Any reimbursement due from one party to the other under this Judgment shall be paid within thirty (30) days of demand in the manner specified in Family Code, Section 4063.
- c. As to the following expenses, the parties shall pay for the following:
 - i. Reasonable and necessary health care costs of each supported child not covered by insurance, (which includes co-payments and deductibles) including medical, pharmaceutical, vision, dental, orthodontic, and mental health costs, shall be shared equally by the parents, and each parent shall reimburse the other for his or her share of such expenses paid by the other.
- d. Respondent shall advise Petitioner in writing of any change in employment and/or income within seven (7) days of such changes. Respondent agrees to pay the California Guideline child support consistent with any subsequent increase in income.
- e. The parties acknowledge that Respondent has fluctuating income. As such, the Respondent shall pay to the Petitioner child support from any income earned over the amount of \$100,000. The percentage due to Petitioner as and for child support is reflected on the income table produced by the DissoMaster © software. Said table is attached hereto and incorporated as attachment "2".

- f. Pursuant to California Family Code, Section 4065, the Parties declare:
 - i. They are fully informed of their rights concerning child support.
 - ii. The order is being agreed to without coercion or duress.
 - iii. The agreement is in the best interest of the children involved.
 - iv. The needs of the children will be adequately met by the stipulated amount.
 - v. The right to support has not been assigned to the county pursuant to Section 11477 of the Welfare and Institutions Code and no public assistance application is pending.

IV. SPOUSAL SUPPORT

a. Neither party shall pay spousal support to the other party. The Court's jurisdiction over spousal support for both parties shall irrevocably and forever terminate as of the execution of this Judgment.

V. CONFIRMATION OF SEPARATE PROPERTY

- a. The following property shall be confirmed to Petitioner as her separate property:
 - All property acquired by Petitioner prior to marriage, after separation, or received by gift or inheritance.
- b. The following property shall be confirmed to Respondent as his separate property:
 - All property acquired by Respondent prior to marriage, after separation, or received by gift or inheritance.

VI. DIVISION OF COMMUNITY PROPERTY

a. The parties acknowledge that there is no community property between them. The community property, if any, was divided after the date of separation, September 1, 2002.

VII. DIVISION OF RETIREMENT PLANS

a. Each party shall keep the retirement plan in his or her name as sole and separate property of the party who owns said plan. Each party waives all rights and interest in the other party's retirement plan.

VIII. HEALTH INSURANCE

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a. Respondent shall continue to maintain health insurance for the benefit of Petitioner for one (1) year after the date of entry of Judgment.

IX. DEBTS NOT ASSOCIATED WITH AN ASSET

- a. Each party shall be solely responsible for any obligations incurred by him or her after the date of separation, September 1, 2002. Each party shall release, indemnify and hold the other party harmless for any debts incurred by him or her after September 1, 2002.
- b. Petitioner shall be assigned all of the following obligations. Petitioner shall be solely responsible for any and all liabilities with respect to these credit card accounts, and she shall indemnify Respondent with respect to said accounts and hold him harmless hereto.
 - Any credit cards standing in the name of Petitioner alone or with another other than Respondent.
- c. Respondent shall be assigned all of the following obligations. Respondent shall be solely responsible for any and all liabilities with respect to these credit card accounts, and she shall indemnify Petitioner with respect to said accounts and hold her harmless thereto.
 - Any credit cards standing in the name of Respondent alone or with another other than Petitioner.
- d. Each party shall indemnify the other against liability for any obligation whose existence or incurrence transgresses the indemnitor's warranty, and shall, at his or her sole expense, defend the other party against any claim, action or proceeding, whether or not well founded, brought to assert any such liability.
- e. With regard to all property confirmed or awarded to either party in this Judgment, the party receiving such property shall be assigned all encumbrances, liens and obligations on the property. Each party shall indemnify the other party and hold the other party free and harmless from any claim or liability that the other party

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may suffer or be acquired to pay because of such encumbrance, obligation, or lien, including the reasonable payment of attorney's fees.

f. In the event that either party should decide to claim any rights under the Bankruptcy Laws of the United States, that party must notify the other of this intention in writing at least ten days before the filing of such Petition. Such notice must include, but not necessarily be limited to, the name, address and telephone number of the attorney, if any, representing the party in that proceeding and the court in which the Petition is to be filed.

X. TAX FILING

- For all years during which the parties file separate taxes, Petitioner shall be entitled to file as Head of Household.
- b. Respondent shall be solely responsible for Federal or State taxing authority tax or tax deficiency, including taxes, tax arrearage, all taxes on such tax arrearage, all penalties interest and other charges in connection with any State or Federal tax returns filed by Respondent and Petitioner, or either of them, for 2001, 2003, 2004, 2006.
- c. Respondent shall be solely responsible for Federal or State taxing authority tax or tax deficiency, including taxes, tax arrearage, all taxes on such tax arrearage, all penalties interest and other charges in connection with any State or Federal tax returns filed by Respondent and Petitioner, or either of them, for any years prior to 2006 in which Petitioner and Responded filed joint taxes.
- d. Respondent shall defend, reimburse and hold Petitioner harmless from any tax or tax deficiency, including taxes, tax arrearage, wage garnishments associated with said tax liability, taxes on such tax arrearage and penalties and interest.
- e. Petitioner preserves all defenses available to her in tax court.

XI. WAIVER OF DISCOVERY

a. The Parties understand that they have a right to discovery, which includes taking depositions, submitting interrogatories, obtaining documents, requesting admissions, using subpoenas, and obtaining appraisals. They have chosen not to exercise any further right to discovery or conduct any investigation beyond that already performed. The Parties each understand that by failure to engage in discovery either one may not fully appreciate the full extent of the assets and debts of the Parties subject to the court's jurisdiction or the character and value of each asset and debt. Each Party understands that this lack of knowledge may mean that the division of community property is not equal, that the level of support provided may be less than fully available under law, or that either one may not have received the optimum settlement to which he or she is entitled under California law.

XII. RESERVATION OF JURISDICTION

a. The court reserves jurisdiction over the parties, current assets and liabilities, and all provisions of this Judgment, in order to effectuate the provisions of this Judgment.

XIII. REPRESENTATION

- a. Petitioner has retained Casey J. Marticorena duly licensed to practice law in the State of California to advise her in connection with this Stipulated Judgment and the pending proceeding for Dissolution of Marriage.
- b. Respondent has chosen not to retain an attorney although he has been advised by Casey J. Marticorena that it would be in his best interest to do so since he has been advised by Casey J. Marticorena that Casey J. Marticorena is not representing Respondent and is only concerned with the best interest of her own client and is not concerned with the welfare of Respondent. Respondent acknowledges that he understands this paragraph by placing his initials alongside this paragraph. ***

XIV. RIGHT TO CONFIRMATION OF COMPLIANCE

a. Each party shall have the right, and the other party is ordered to cooperate by performing all reasonable acts, and supplying and executing any and all relevant documents, to confirm, on a continuing basis, compliance with provisions of the Judgment. Such confirmation rights shall include a party's right to inquire of the insurance carrier about the existence and terms of medical insurance, to the extent it is provided for in this Judgment. A covered party may also request direct notification from the insurance carrier of any failure to receive premiums or any other lapse in coverage for any reason.

XV. EFFECT OF RECONCILIATION

a. Any reconciliation between the parties after they execute this Judgment will have no effect on the Judgment unless the parties modify or cancel it in writing signed by both parties.

XVI. PARTIAL INVALIDITY

a. If a court competent jurisdiction rules that any part of this Judgment is illegal, void, or unenforceable, the rest of the Judgment will remain valid unimpaired.

XVII. ATTORNEY'S FEES

a. Each party shall pay his or her own attorney's fees.

BD 520034- IRMO OF SPRADLING-LONDON V. LONDON

XVIII. EXECUTION OF DOCUMENTS

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a. Each party is ordered to execute and deliver to the other or his/her agents all documents and papers necessary to transfer title or which is convenient to carry out the transfer of the various items of property herein above mentioned. Should any party fail or refuse to carry out the executory provisions of this Judgment within fifteen (15) days of the demand of the party to do so, the Clerk of the Court is authorized to execute any and all documents and to do any and all acts required to be performed by the defaulting party to complete and accomplish the executory provisions of this Judgment. Either party who fails to comply with this paragraph shall reimburse the other party for any expenses, including attorneys' fees and court costs that become reasonably to carry out this Judgment as a result of such failure.

IT IS SO STIPULATED

DATED: 10/10/10 Charles

Petitioner, Charlie Spradling-London

DATED: 9/15/10

Respondent, Jason London, In Pro Per

APPROVED AS TO FORM AND CONTENT

DATED: 10/14/10

Casey J. Marticorena
Attorney for Petitioner

IT IS SO ORDERED

DATED:

MAR 172011

Thayous D. Mesney

Judge of the Superior Court

JANJORIE S. STEINBERG

BD 520034- IRMO OF SPRADLING-LONDON V. LONDON

The Law Offices of Donald P. Schweitzer Pasadena California 91101		
Donald P. Schweitzer	TELEPHONE NO:	

"R" denotes that Jason London is a recipient for the corresponding overtime support "CS%" is the percentage of the total wage overtime paid as additional child support "SS%" is the percentage of the total wage overtime paid as additional spousal support

Jason London 's Overtime	Basic CS%	Basic CS	Santa Clara SS%	Santa Clara SS	Total Basic CS	Total SS
1,000	8.30	83	0.00	0	1,085	0
2,000	9.10	182	0.00	0	1,185	0
3,000	9.40	282	0.00	0	1,285	0
4,000	9.50	380	0.00	0	1,382	0
5,000	9.52	476	0.00	0	1,478	0
6,000	9.50	570	0.00	0	1,572	0
7,000	9.40	658	0.00	0	1,661	0
8,000	9.24	739	0.00	0	1,741	0
9,000	9.09	818	0.00	0	1,820	0
10,000	8.91	891	0.00	0	1,893	0
11,000	8.75	963	0.00	0	1,965	0
12,000	8.62	1,034	0.00	0	2,037	0
13,000	8.50	1,105	0.00	0	2,108	0
14,000	8.40	1,176	0.00	0	2,179	0
15,000	8.31	1,247	0.00	0	2,249	0
16,000	8.23	1,317	0.00	0	2,319	0
17,000	8.17	1,389	0.00	0	2,391	0
18,000	8.15	1,467	0.00	0	2,470	0
19,000	8.13	1,545	0.00	0	2,548	0
20,000	8.12	1,623	0.00	0	2,626	0
21,000	8.10	1,701	0.00	0	2,703	0
22,000	8.08	1,778	0.00	0	2,780	0
23,000	8.07	1,855	0.00	0	2,857	0



PETITIONER: Charlie Spradling-London
RESPONDENT: Jason London

CASE NUMBER:
BD 520034

Jason London

	12 55 2	~		0110011 1101111011		
0	2,934	0	0.00	1,932	8.05	24,000
0	3,011	0	0.00	2,008	8.03	25,000
0	3,087	0	0.00	2,085	8.02	26,000
0	3,163	0	0.00	2,161	8.00	27,000
0	3,239	0	0.00	2,237	7.99	28,000
0	3,315	0	0.00	2,313	7.98	29,000
0	3,391	0	0.00	2,389	7.96	30,000
0	3,467	0	0.00	2,465	7.95	31,000
0	3,542	0	0.00	2,540	7.94	32,000
0	3,618	0	0.00	2,616	7.93	33,000
0	3,693	0	0.00	2,691	7.91	34,000
0	3,768	0	0.00	2,766	7.90	35,000
0	3,843	0	0.00	2,841	7.89	36,000
0	3,916	0	0.00	2,913	7.87	37,000
0	3,986	0	0.00	2,984	7.85	38,000
0	4,056	0	0.00	3,054	7.83	39,000
0	4,127	0	0.00	3,124	7.81	40,000
0	4,197	0	0.00	3,195	7.79	41,000
0	4,267	0	0.00	3,265	7.77	42,000
0	4,337	0	0.00	3,335	7.76	43,000
0	4,407	0	0.00	3,405	7.74	44,000
0	4,477	0	0.00	3,475	7.72	45,000
0	4,547	0	0.00	3,545	7.71	46,000
0	4,617	0	0.00	3,615	7.69	47,000
0	4,687	0	0.00	3,685	7.68	48,000
0	4,757	0	0.00	3,755	7.66	49,000
0	4,827	0	0.00	3,825	7.65	50,000



ACKNOWLEDGMENT

State of California County of Los Angeles
On September 15,2010 before me, Negon Wicola Novollano, Notary public, Onsert name and title of the officer)
personally appeared
I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

MEGAN MICAELA MAGALLANES
Commission # 1818792
Notary Public - California
Los Angeles County
My Comm. Expires Oct 21, 2012

Signature Wayu Was a Seal)

NOTICE OF RIGHTS AND RESPONSIBILITIES Health-Care Costs and Reimbursement Procedures

IF YOU HAVE A CHILD SUPPORT ORDER THAT INCLUDES A PROVISION FOR THE REIMBURSEMENT OF A PORTION OF THE CHILD'S OR CHILDREN'S HEALTH-CARE COSTS AND THOSE COSTS ARE NOT PAID BY INSURANCE, THE LAW SAYS:

- 1. Notice. You must give the other parent an itemized statement of the charges that have been billed for any health-care costs not paid by insurance. You must give this statement to the other parent within a reasonable time, but no more than 30 days after those costs were given to you.
- 2. Proof of full payment. If you have already paid all of the uninsured costs, you must (1) give the other parent proof that you paid them and (2) ask for reimbursement for the other parent's court-ordered share of those costs.
- 3. Proof of partial payment. If you have paid only your share of the uninsured costs, you must (1) give the other parent proof that you paid your share, (2) ask that the other parent pay his or her share of the costs directly to the health-care provider, and (3) give the other parent the information necessary for that parent to be able to pay the bill.
- 4. Payment by notified parent. If you receive notice from a parent that an uninsured health-care cost has been incurred, you must pay your share of that cost within the time the court orders; or if the court has not specified a period of time, you must make payment (1) within 30 days from the time you were given notice of the amount due, (2) according to any payment schedule set by the healthcare provider, (3) according to a schedule agreed to in writing by you and the other parent, or (4) according to a schedule adopted by the court.
- 5. Disputed charges. If you dispute a charge, you may file a motion in court to resolve the dispute, but only if you pay that charge before filing your motion.

- If you claim that the other party has failed to reimburse you for a payment, or the other party has failed to make a payment to the provider after proper notice has been given, you may file a motion in court to resolve the dispute. The court will presume that if uninsured costs have been paid, those costs were reasonable. The court may award attorney fees and costs against a party who has been unreasonable.
- 6. Court-ordered insurance coverage. If a parent provides health-care insurance as ordered by the court, that insurance must be used at all times to the extent that it is available for health-care costs.
- a. Burden to prove. The party claiming that the coverage is inadequate to meet the child's needs has the burden of proving that to the court.
- b. Cost of additional coverage. If a parent purchases health-care insurance in addition to that ordered by the court, that parent must pay all the costs of the additional coverage. In addition, if a parent uses alternative coverage that costs more than the coverage provided by court order, that parent must pay the difference.
- 7. Preferred health providers. If the court-ordered coverage designates a preferred health-care provider, that provider must be used at all times consistent with the terms of the health insurance policy. When any party uses a health-care provider other than the preferred provider, any health-care costs that would have been paid by the preferred health provider if that provider had been used must be the sole responsibility of the party incurring those costs.

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Family Code, §§ 4062, 4063



FL-192 [Rev. July 1, 2007]

INFORMATION SHEET ON CHANGING A CHILD SPOORT ORDER

General Information

The court has just made a child support order in your case. This order will remain the same unless a party to the action requests that the support be changed (modified). An order for child support can be modified only by filing a motion to change child support and serving each party involved in your case. If both parents and the local child support agency (if it is involved) agree on a new child support amount, you can complete, have all parties sign, and file with the court a Stipulation to Establish or Modify Child Support and Order (form FL-350) or Stipulation and Order (Governmental) (form FL-625).

When a Child Support Order May Be Modified

The court takes several things into account when ordering the payment of child support. First, the number of children is considered. Next, the net incomes of both parents are determined, along with the percentage of time each parent has physical custody of the children. The court considers both parties' tax filing status and may consider hardships, such as a child of another relationship. An existing order for child support may be modified when the net income of one of the parents changes significantly, the parenting schedule changes significantly, or a new child is born.

Examples

- You have been ordered to pay \$500 per month in child support. You lose your job. You will continue to owe \$500 per month, plus
 10 percent interest on any unpaid support, unless you file a motion to modify your child support to a lower amount and the court
 orders a reduction.
- You are currently receiving \$300 per month in child support from the other parent, whose net income has just increased substantially. You will continue to receive \$300 per month unless you file a motion to modify your child support to a higher amount and the court orders an increase.
- You are paying child support based upon having physical custody of your children 30 percent of the time. After several months it
 turns out that you actually have physical custody of the children 50 percent of the time. You may file a motion to modify child support
 to a lower amount.

How to Change a Child Support Order

To change a child support order, you must file papers with the court. Remember: You must follow the order you have now.

What forms do I need?

If you are asking to change a child support order open with the local child support agency, you must fill out one of these forms:

- FL-680, Notice of Motion (Governmental) or FL-683 Order to Show Cause (Governmental) and
- FL-684, Request for Order and Supporting Declaration (Governmental)

If you are asking to change a child support order that is **not** open with the local child support agency, you must fill out one of these forms:

- FL-301, Notice of Motion or FL-300, Order to Show Cause and
- FL-310, Application for Order and Supporting Declaration or
- FL-390, Notice of Motion and Motion for Simplified Modification of Order for Child, Spousal, or Family Support

You must also fill out one of these forms:

FL-150, Income and Expense Declaration or FL-155, Financial Statement (Simplified)

What if I am not sure which forms to fill out?

Talk to the family law facilitator at your court.

After you fill out the forms, file them with the court clerk and ask for a hearing date. Write the hearing date on the form.

The clerk will ask you to pay a filing fee. If you cannot afford the fee, fill out these forms, too:

- Form FW-001, Application for Waiver of Court Fees and Costs
- · Form FW-003, Order on Application for Waiver of Court Fees and Costs

You must serve the other parent. If the local child support agency is involved, serve it too.

This means someone 18 or over - **not you** - must serve the other parent copies of your filed court forms at least 16 **court days** before the hearing. Add 5 **calendar days** if you serve by mail within California (see Code of Civil Procedure section 1005 for other situations). **Court days** are weekdays when the court is open for business (Monday through Friday except court holidays). **Calendar days** include all days of the month, including weekends and holidays. To determine court and calendar days, go to www.courtinfo.ca.gov/selfhelp/courtcalendars/.

The server must also serve blank copies of these forms:

- FL-320, Responsive Declaration to Order to Show Cause or Notice of Motion and FL-150, Income and Expense Declaration, or
- FL-155, Financial Statement (Simplified)

Then the server fills out and signs a Proof of Service (form FL-330 or FL-335). Take this form to the clerk and file it.

Go to your hearing and ask the judge to change the support. Bring your tax returns from the last two years and your last two months' pay stubs. The judge will look at your information, listen to both parents, and make an order. After the hearing, fill out:

- . FL-340, Findings and Order After Hearing and
- FL-342, Child Support Information and Order Attachment

Need help?

Contact the family law facilitator in your county or call your county's bar association and ask for an experienced family lawyer.



	FL-144
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, St. 1ber, and address): - Donald P. Schweitzer Law Offices of Donald P. Schweitzer 201 South Lake Avenue, Suite 700 Pasadena, Ca 91101 TELEPHONE NO. FAX NO. (Optional): ATTORNEY FOR (Name): Charlie Spradling-London SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS: 111 N. Hill Street MAILING ADDRESS: Same as above CITY AND ZIP CODE: LOS Angeles, CA 90012 BRANCH NAME: Central District PLAINTIFF/PETITIONER: Charlie Spradling-London	Superior Court of California County of Los Angeles MAR 1 7 2011 John A. Clarke, Executive Officer/ Clerk By
DEFENDANT/RESPONDENT: Jason London OTHER:	

 Under Family Code section 2105(d), the parties agree to waive the requirements of Family Code section 2105(a) concerning the final declaration of disclosure.

The parties agree as follows:

- a. We have complied with Family Code section 2104, and the preliminary declarations of disclosure have been completed and exchanged.
- b. We have completed and exchanged a current *Income and Expense Declaration* (form FL-150) that includes all material facts and information on each party's earnings, accumulations, and expenses.
- c. We have fully complied with Family Law section 2102 and have fully augmented the preliminary declarations of disclosure, including disclosure of all material facts and information on
 - (1) the characterization of all assets and liabilities,
 - (2) the valuation of all assets that are community property or in which the community has an interest, and
 - (3) the amounts of all community debts and obligations.
- d. Each of the parties enters into this waiver knowingly, intelligently, and voluntarily.

STIPULATION AND WAIVER OF FINAL DECLARATION OF DISCLOSURE

- e. Each party understands that this waiver does not limit the legal disclosure obligations of the parties but rather is a statement under penalty of perjury that those obligations have been fulfilled.
- f. The parties also understand that if they do not comply with these obligations, the court will set aside the judgment.

The petitioner and respondent declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date:

9/15/10

Charlie Spradling-London

(TYPE OR PRINT NAME)

Jason London

(TYPE OR PRINT NAME)

Maller Spradler (SIGNATURE OF PETITION

CASE NUMBER:

BD 520034

(SIGNATURE OF RESPONDENT)