

## SUPERIOR COURT OF CALIFORNIA COUNTY OF EL DORADO

495 Main Street Placerville, California 95667

Judgment Checklists for: True Default – Local Form F-11 Technical Default – Local Form F-12

True Default Judgment – used when no response has been filed by the Respondent and the Judgment <u>does not</u> contain a written agreement between the parties.

Technical Default Judgment – used when no response has been filed by the Respondent, however, the Judgment <u>does contain</u> a settlement agreement.

## Superior Court of California County of El Dorado

In the Marriage of:  Petitioner:  v.  Respondent:		Case No.
		Attorney/Mediator Pro-Per
		Family Law Judgment Checklist
_		d no written agreement between the parties judgment what was originally requested in your
1.	Respondent served with process:	
	1a. Proof of Service of Summons: I was filedsubmitted here	
	1b. Notice & Acknowledgment of I was filed submitte	Receipt: FL-117 (required for service my mail) ed herewith
	1c. Other, please indicate:	
2.	Request to Enter Default: FL-165was filedsubmitted her	rewith
3.	FL-141submitted her	p is not required if the petition and summons was
4.	Declaration for Default or Unconte was filedsubmitted her	ested Dissolution or Legal Separation: FL-170 rewith
5.	Judgment: FL-180	
	5a. Child Custody & Visitation at	pageof the Judgment orFL-341 attached

	• If <u>not</u> using form FL-341 to address custody and visitation, FC Section 3048(a) must be addressed. You may use the wording on items 1-5 of form FL-341 to accomplish this.
5b.	Child Support at pageof the Judgment orFL-342 attached
	Dissomaster attached (you may obtain a guideline support printout by visiting <a href="www.childsup.ca.gov/calculator">www.childsup.ca.gov/calculator</a> .)
	Or
	DCSS is a party to the case (if DCSS is collecting child support, or you are receiving aid for the child through TANF, an attorney for DCSS must sign off on the judgment). Note – if DCSS is collecting support through a separate support case, you are only required to reference the case number and may proceed to item 5e.
	5b(2)Attachment 4M (4) regarding child support
	5b(3)Attachment 4M (4) regarding TANF
	In order to obtain a copy of the above mentioned form, please do one of the following:
	<ul> <li>Contact the family law facilitator at (530) 621-6433 to set up an appointment, or</li> </ul>
	<ul> <li>Come to the courthouse on a Tuesday, Wednesday, or Friday to see the family law facilitator on a walk-in basis from 9am – 2pm</li> </ul>
	<b>Note</b> – If child support is requested to be paid by the Respondent, and there is no current Income & Expense Declaration on file from the Respondent, the judge may request that the clerk set a prove-up hearing.
	5c. State who is to provide health insurance for the child(ren) at pageof the Judgment orFL-342 attached (Does NOT have to be addressed if support is being reserved)
	5d. State how uncovered medical expenses for the child(ren) are to be divided at pageof the Judgment orFL-342 attached (Does NOT have to be addressed if support is being reserved)
	5e. Spousal support at pageof the Judgment orFL-343 attached
	Both parties addressed - Please read the following:

- If your marriage was less than 10 years, support cannot be terminated as to the respondent if you did not request in under item 7g of the Petition. Support for respondent under those circumstances would have to be reserved.
- If your marriage was 10 years or more, and no support is being requested, then support must be reserved as to both parties <u>unless</u> a previous order was made to terminate jurisdiction.

**Note** – If spousal support is requested to be paid by the Respondent, and there is no current Income & Expense Declaration on file from the Respondent, the judge may request that the clerk set a prove-up hearing.

	5f. Community Property at pageof the Judgment orFL-345 attached (this must be addressed if it was mentioned under item 5b of the Petition.) Note – If the community property division is unequal or has not been properly disclosed to the Respondent, a prove-up hearing may be set in addition to other requirements that the Judge may deem necessary.
	None, as stated in the Petition.
6.	Child Support Case Registry Form: FL-191 (this must be submitted even if no child support is requested at this time)was filedsubmitted herewith
7.	Notice of Entry of Judgment: FL-190
8.	Self- Addressed Stamped Envelopes: (for both parties)

## Superior Court of California County of El Dorado

In the Marriage of: Petitioner:  v.  Respondent:	Case NoAttorney/MediatorPro-Per  Family Law Judgment Checklist			
Technical Default– default filed but a marital settlement agreement is attached  1. Respondent served with process:				
<ul> <li>1a. Proof of Service of Summons: FL-1 was filed submitted herewith</li> <li>1b. Notice &amp; Acknowledgment of Rece was filed submitted he</li> <li>1c. Other, please indicate:</li> </ul>	cipt: FL-117 (required for service my mail) brewith			
2. Request to Enter Default: FL-165was filedsubmitted herewith  3. Declaration Regarding Service of Declaration of Disclosure: FL-141				
3a. Preliminary Disclosures: (mandatory for both parties)  For Petitioner:was filedsubmitted herewith  For Respondent:was filedsubmitted herewith				
3b. Final Disclosures:  For Petitioner:was filedsu  For Respondent:was filedsu  OR				
4. Stipulation and Waiver of Final Decla was filed submitted herewith	ration of Disclosure: FL-144			

5.		on for Default or Uncontested Dissolution or Legal Separation: FL-170 ledsubmitted herewith
6.	Judgment	:: FL-180
	• If <u>n</u> 304	Custody & Visitation at pageof the Judgment <b>or</b> FL-341 attached not using form FL-341 to address custody and visitation, FC Section 48(a) must be addressed. You may use the wording on items 1-5 of form -341 to accomplish this.
	6b. Child	Support at pageof the Judgment orFL-342 attached
	, ,	Guideline support:Dissomaster attached (you may obtain a guideline t printout by visiting www.childsup.ca.gov/calculator.)
		Non- guideline support:If support is below the guideline amount then ust include the entire Family Code Section 4065 language <b>or</b> FL-342(a) ed.
	are reconnected on the support	DCSS is a party to the case (if DCSS is collecting child support or you eiving aid for the child through TANF, an attorney for DCSS must sign off judgment). Note – if DCSS is collecting support through a separate rt case, you are only required to reference the case number and may ed to item 5e.
		ay either provide your own signature page for the DCSS attorney to sign or one of the following:
	•	Attachment 4M (4) regarding child support
	•	Attachment 4M (4) regarding TANF
	In orde	er to obtain a copy of the above mentioned form, please do one of the ing:
	•	Contact the family law facilitator at (530) 621-6433 to set up an appointment, <b>or</b>
	•	Come to the courthouse on a Tuesday, Wednesday, or Friday to see the family law facilitator on a walk-in basis from 9am – 2pm
		who is to provide health insurance for the child(ren) at pageof udgment <b>or</b> FL-342 attached

	6d. State how uncovered medical expenses for the child(ren) are to be divided at pageof the Judgment orFL-342 attached
бе.	Spousal support at pageof the Judgment orFL-343 attached
	<ul> <li>Both parties addressed - Please read below:</li> <li>If your marriage was 10 years or more, and no support is being requested, then support must be reserved as to both parties <u>unless</u> a previous order was made to terminate jurisdiction.</li> </ul>
	6f. Community Property at pageof the Judgment orFL-345 attached (this must be addressed if it was mentioned under item 5b of the Petition.)
	None, as stated in the Petition.
	6gParties and Attorney's signatures: Defaulting party's signature must be notarized.
	Declaration for Default or Uncontested Dissolution or Legal Separation: FL-170 was filedsubmitted herewith
S	Child Support Case Registry Form: FL-191 (this must be submitted even if no child support is requested at this time)was filedsubmitted herewith
9. N	Notice of Entry of Judgment: FL-190
10.	Self- Addressed Stamped Envelopes: (for both parties)