| Name of Applicant                       |   |
|---|---|
| Address of Applicant                    |   |
| <br>Telephone Number                    |   |
| SUPE                                    | ERIOR COURT OF CALIFORNIA   |
|   | COUNTY OF EL DORADO   |
| In re:                                  | )   |
|   |   |
| Petitioner,                             |   |
|   | ) EX PARTE APPLICATION AND  |
|   | ) DECLARATION FOR ORDERS  |
|   | ) AND NOTICE  |
| Respondent.                             | )   |
|   | )   |
|   |   |
|   | , am making an Ex Parte Application to the court,                   |
| and I do hereby declare and say a       | ıs follows:   |
| 1 Lam submitting this do                | claration in accordance with <u>Code of Civil Procedure</u> section |
| <del>-</del>                            | s of Court, Rule 5.118(f); and the decisions in Reifler vs          |
|   | 479 and Marriage of Stevenot (1984) 154 Cal.App.3d 1051. I          |
|   | Il knowledge of the facts stated herein, and if called as a         |
| witness, I would testify competen       |   |
| , | ,                             |
| THE ORDERS I AM                         | REQUESTING IN THIS EX PARTE APPLICATION                             |
| 2. I am requesting that th              | e court make the following order(s):                                |
| (a)                                     | ·   |
| (b)                                     |   |
| (c)                                     |   |

## THE REASONS THAT MY REQUEST FOR THESE ORDERS MUST BE HEARD AS AN EX PARTE APPLICATION

| 3. I am requesting that the court issue these orders on an ex parte basis because unles   |  |  |  |  |
|---|--|--|--|--|
| this matter is heard by the court immediately the following "great or irreparable injury" will  |  |  |  |  |
| occur that cannot be prevented, undone, or remedied by a later court order:   |  |  |  |  |
|   |  |  |  |  |
|   |  |  |  |  |
|   |  |  |  |  |
|   |  |  |  |  |
|   |  |  |  |  |
| 4. The suphy coolings along the till have no sign and the plans are titled for Doute Deliving   |  |  |  |  |
| 4. I hereby acknowledge that I have reviewed the document entitled Ex Parte Policies  |  |  |  |  |
| and Procedures, and that I realize that Ex Parte Applications are limited to requests for extraordinary and immediate relief that cannot wait for the period of time required for a |  |  |  |  |
| hearing on a request for order and if the court finds an emergency does not exist, sanctions  |  |  |  |  |
| may be imposed.   |  |  |  |  |
|   |  |  |  |  |
| 5. I further acknowledge that if the court determines that my Ex Parte Application does   |  |  |  |  |
| not meet the requirements for the issuance of ex parte orders it may either deny my   |  |  |  |  |
| application entirely or set the matter at a later date on the regular law and motion calendar.  |  |  |  |  |
| THE FACTS THAT SUPPORT MY APPLICATION FOR THE EX PARTE ORDERS I AM REQUESTING   |  |  |  |  |
| 6. The following facts, events, and documentary evidence support my request that the  |  |  |  |  |
| foregoing ex parte orders be issued by the court:   |  |  |  |  |
|   |  |  |  |  |
|   |  |  |  |  |
|   |  |  |  |  |
|   |  |  |  |  |
|   |  |  |  |  |
|   |  |  |  |  |
| <u> </u>  |  |  |  |  |
| I declare under penalty of perjury under the laws of the State of California that the foregoing is  |  |  |  |  |
| true and correct.   |  |  |  |  |
| Date: Signature:  |  |  |  |  |

## (Signature of Declarant)

## **DECLARATION NOTICE UPON EX PARTE APPLICATION FOR ORDERS**

Pursuant to California Rule of Court 3.1203, notice of the ex parte application should be given no later than 10:00 am the court date before the ex parte appearance, absent a showing of exceptional circumstances that justify a shorter time for notice.

| l,             | declare:                                |                         |                 |                    |                  |  |
|----------------|---|-------------------------|-----------------|--------------------|------------------|--|
| 1. That        | t I am counsel fo                       | rpetitioner             | responder       | nt in the within a | ection.          |  |
|                | he best of my knowled. Their counsel is |                         |                 |                    |                  |  |
|                | ice was given pursua                    |                         |                 |                    |                  |  |
| schedu         | led at                                  | a.m./p.m. on            |                 | in Dept            | at 495 Main      |  |
| St., Pla       | cerville, CA 95667.                     |                         |                 |                    |                  |  |
|                | (a) I spoke with                        |                         | _ and advised   | him/her that I h   | ad scheduled an  |  |
| Ex Part        | e Application regardi                   |                         |                 |                    |                  |  |
|                | (b) I left a voice mail                 | /I sent a facsimile tra | ansmission to   |                    | at the           |  |
| followi        | ng number                               |                         | advising him/l  | ner that I had sch | neduled an Ex    |  |
|                | Application regarding                   |                         |                 |                    |                  |  |
| 4. I pro       | ovided him/her with                     | copies of my Reques     | t for Orders, a | ny supporting d    | ocuments, and    |  |
| this De<br>by: | claration Regarding F                   | Request for Ex Parte    | Orders and No   | otice of the Ex Pa | arte Application |  |
|                |   |                         |                 |                    | ·                |  |
|                | (c) I did not deliver                   | a copy of the docum     | ents prior to t | he hearing beca    | use:             |  |
|                |   |                         |                 |                    |                  |  |
|                |   |                         |                 |                    | ·                |  |
| 5. Notio       | ce was NOT given for                    | the following reaso     | n:              |                    |                  |  |

| Notice of this application would frustrate the purpose of the orders and the                |  |    |  |  |  |
|---|--|----|--|--|--|
| applicant would suffer immediate and irreparable harm if the adverse party learns that this |  |    |  |  |  |
| order is being sought be  | re it is entered.  |    |  |  |  |
| The followin  | reasonable and good faith efforts were made to notify the adverse    |    |  |  |  |
| party and further efforts   | o give notice would be futile or unduly burdensome:                  |    |  |  |  |
|   |  |    |  |  |  |
|   |  |    |  |  |  |
|   | ·  |    |  |  |  |
| I declare under penalty of true and correct.  | perjury under the laws of the State of California that the foregoing | is |  |  |  |
| Date:   | Signature:   |    |  |  |  |
|   | (Signature of Declarant)   |    |  |  |  |
|   |  |    |  |  |  |