

NAME, ADDRESS AND TELEPHONE NUMBER OF ATTORNEY OR PARTY WITHOUT ATTORNEY: <i>HORACIO LOZANO ESQ 14717 HAWTHORNE BL. # F VANUVER, CA 90260</i>		STATE BAR NUMBER <i>199173</i>	Reserved for Clerk's File Stamp CONFORMED COPY ORIGINAL FILED Superior Court Of California County Of Los Angeles JAN 27 2014 Sherri R. Carter, Executive Officer/Clerk By <i>Sheri Blackwell</i> Deputy Sheri Blackwell
ATTORNEY FOR (NAME): <i>PETITIONER</i>			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES			
COURT HOUSE ADDRESS: <i>200 W COMPTON BL., COMPTON</i>			
PETITIONER / PLAINTIFF: <i>RICHARD RIESS</i>		CASE NUMBER: <i>TD035397</i>	
RESPONDENT / DEFENDANT: <i>DESIREE CAPUANO</i>		RELATED CASES (IF ANY): <i>N/A</i>	
CLAIMANT:		DEPARTMENT / COURTROOM: <i>M</i>	
<input checked="" type="checkbox"/> STIPULATION AND ORDER ON ORDER TO SHOW CAUSE. <input type="checkbox"/> SETTLEMENT AGREEMENT AT TIME OF TRIAL <input type="checkbox"/> STIPULATION TO FURTHER JUDGMENT ON RESERVED ISSUES		HEARING DATE: <i>1-27-14</i>	
		CONTINUATION DATE / TIME:	
		RESPONDENT'S FILING FEE: <input type="checkbox"/> PAID <input type="checkbox"/> NOT PAID	

THE PARTIES AGREE TO THE FOLLOWING MATTERS, WHICH SHALL BE THE ORDERS OF THE COURT.

- TEMPORARY ORDERS PENDING JUDGMENT OR FURTHER COURT ORDER (PENDENTE LITE)**
The orders agreed to herein shall stay in effect until superseded by judgment or further order of Court, whichever first occurs, and all other orders made in this case shall remain in full force and effect except as otherwise provided herein.
- SETTLEMENT AGREEMENT**
The orders agreed to herein shall be included in a judgment or further judgment to be filed herein.
- MODIFICATION**
The orders agreed to herein modify the prior orders and/or the judgment made in this case.
All other orders made in this case shall remain in full force and effect except as provided herein.
The judgment in this case was filed on _____. The last order modified hereby was filed on _____.

NOTICE AND OPPORTUNITY TO BE HEARD (Mandatory for custody orders under FC53048a): The parties understand that they have the right to advance notice of court proceedings and an opportunity to be heard by the court, including the rights to present evidence, cross examine witnesses and argue, and by signing this agreement, waive any right to further notice and opportunity to be heard for the purpose of the validity of court orders made from this agreement.

*PENDING FURTHER ORDERS OF COURT, PETITIONER SHALL HAVE SPOUSAL
SUPPORT VISITATION WITH THE MINOR, G. [REDACTED] ALSO [REDACTED] [REDACTED]
IN VANCOUVER, B.C. COMMENCING MARCH 8, 2014 THRU MARCH
15, 2014. RESPONDENT IS OBLIGATED TO COOPERATE WITH PETITIONER*

INSTRUCTIONS FOR USE OF THIS FORM: This form is provided in three sections.
Part A (4 pages) includes this title page and a signature page which should be used in all cases, and also provides for agreements for restraining orders, attorney fees, judgment and other orders.
Part B (6 pages) provides for agreements for parentage, child custody and child, spousal and family support orders.
Part C (4 pages) provides for agreements for property division orders.

**USE ONLY THOSE PAGES THAT ARE NECESSARY FOR YOUR AGREEMENTS.
NUMBER THE PAGES CONSECUTIVELY WITH THE SIGNATURE PAGE AT THE END.
AFTER SIGNING, SEPARATE THE COPIES FROM THE ORIGINALS BEFORE SUBMITTING TO THE CLERK.**

IN RE: THE MATTER OF:

DATE 1/27/14	(NAME) PETITIONER: RICHARD RIESS	CASE NUMBER TD035397
	(NAME) RESPONDENT: DEBRAE CARANO	RELATED CASES (IF ANY): N/A

800. ATTORNEY FEE ORDERS (FCSS270-72, 2030-32, 7640):

- The issue of attorney's fees and costs for either party is reserved until further order of court.
- Petitioner Respondent Claimant shall pay to attorney for Petitioner Respondent Claimant, as a contributory share of the payee's attorney fees and costs, the sum of \$ _____, payable by _____ OR payable in installments of \$ _____ per month on the _____ day of each month commencing _____ and continuing until paid in full.
- If any _____ installments remain unpaid for _____ or more days after the due date, the entire remaining balance shall become immediately due and payable and shall bear interest at the legal rate from the date of default.
- Neither party shall be responsible for the attorney fees and costs of the other except as otherwise ordered herein or in any other court order.

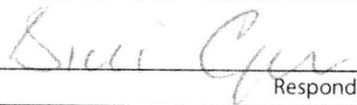
850. OTHER ORDERS:

- 851. Each of the parties shall, upon demand, execute and deliver all documents necessary to carry out the terms of this stipulation / agreement, and upon failure to do so, the court, upon appropriate application, may appoint the Clerk of the Superior Court as its commissioner to execute documents specified by court order (LASC Local Rule 3.0c).
- 852. This agreement covers all matters in dispute in this hearing / Order to Show Cause / motion / trial.
- 853. All issues not resolved by this agreement are reserved for determination at a further hearing or trial.
- 854. This hearing / Order to Show Cause / motion / trial is continued to _____ at a.m./p.m. in Department _____. On the following issues only:

900. ORDERS RELATING TO JUDGMENTS ONLY:

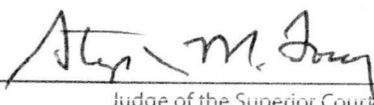
- 901. The parties waive their rights to a trial and to notice of trial for the purpose of having the court grant a judgment pursuant to the terms of this agreement which may be heard by a court commissioner sifting as a judge pro tem.
- 902. All parties waive the right to appeal, to request a statement of decision, and to move for a new trial.
- 903. The parties were married on _____ and separated on _____
- 904. Respondent was served with the summons herein on _____ or first appeared herein on _____
- 905. The parties' marital status shall terminate upon filing of the judgment of dissolution unless a later date is specified here: _____ (FCSS2339-40).
- 906. The parties are the parents of each minor child named in the petition or complaint filed herein and a judgment establishing the parent child relationship may be granted herein under the Uniform Parentage Act (FC57600-7730).
- 907. The attorney for the Petitioner Respondent, or that party if unrepresented, shall, within 10 days, prepare a judgment according to this agreement and submit it to the other party's attorney, or to the other party if unrepresented, for approval as to the form and content thereof and then file it with the court. If either party or attorney fails to prepare or approve the judgment, or file objections to it within 10 days of service, the other party or attorney may prepare and submit the judgment to the court with a proof of service on the other party or attorney. (See LA Local Rules 3.0, 14.7, CRC Rule 232e and CCP5664.6).
- 908. The court is requested to sign this agreement to make these orders effective immediately as temporary orders pending the filing of the judgment. (Otherwise these agreements do not become orders until filing of the judgment)
- 909. All prior orders made in this case shall terminate upon the filing of this agreement.
- 910. _____

I HAVE READ AND I AGREE TO EACH PAGE OF THIS DOCUMENT. I UNDERSTAND THAT THESE AGREEMENTS ARE TO BE COURT ORDERS AND THAT WILLFUL VIOLATION OF COURT ORDERS MADE AS A RESULT OF THESE AGREEMENTS MAY SUBJECT THE PARTY IN VIOLATION TO CIVIL OR CRIMINAL PENALTIES, OR BOTH.

	
Petitioner	Respondent
	
Attorney for Petitioner	Attorney for Respondent

IT IS SO ORDERED.

DATED: 1-27-14



 Judge of the Superior Court

STEPHEN M. LOWRY