ATTORNEY OR PARTY WITH	FOR COURT USE ONLY		
NAME:	STATE BAR NO:		
FIRM NAME:			
ADDRESS:			
CITY:	STATE: ZIP CODE:		
E-MAIL ADDRESS (OPTIONAL):	TELEPHONE NO:		
ATTORNEY FOR (NAME):	FAX NO. (OPTIONAL):		
SUPERIOR COURT OF CA 1035 Palm St., Rm. 36 901 Park St., Paso R			
IN RE:			
EMERGENCY AGREEM PAPERS AND ORDER	CASE NUMBER:		
Title of Petition/Application:			
Petition/Application Filing Date:			
The parties interested in the Petition/Application listed above individually agree to all of the following: (1) Adequate time has been provided to review the underlying Petition/Application; (2) Either legal advice was obtained or it is understood legal advice could have be obtained, prior to signing; (3) Formal Notice of Hearing for this Petition/Application is waived; (4) A court hearing is waived as to this Petition/Application; and (5) The Court is expressly authorized to rule on this Petition/Application based only on the submitted papers. The parties understand that the Court, in its discretion, may issue an order on the merits and vacate the current scheduled hearing date; or confirm the current hearing date; or reschedule the matter for a future hearing date. If the Court issues an order on the merits, any interested person who does not sign the Emergency Agreement may file a written objection to the Petition/Application no later than 60 days following the Court's order, and the Court will set the matter for hearing on reconsideration of the order. An attorney may sign for the client only with the client's authorization			
Moving Party(ies):			
Date:	Signature of Attorney or Party:		
Additional Signature(s) Attached	Attorney signature: I swear under penalty of perjury under the laws of the State of	California, I am authorized to sign for my client.	
Responding Party(ies):			
Date:	Signature of Attorney or Party:		
Additional Signature Attached	Attorneysignature: I swear underpenalty of perjury under the laws of the State of	California, lamauthorized to sign for my client.	

ORDER

The Court accepts the agreement and waiver and the Court will issue a written ruling or or	of hearing. The hearing is vacated forthwith, der.
The Court confirms the hearing date and the	matter shall remain on calendar.
The Court reschedules the matter as follows in Dept Parties sha	:, at Ill make arrangements through CourtCall.
Dated:	Judge of the Superior Court
	Judge of the Superior Court