TUO-FL-200

Attorney or Unrepresented Party: Name:	California Bar No.:		Space below for use of Court Clerk only
Firm: Address:			
City, State & Zip:			
Telephone/Fax/Email:			
Attorney for (name):			
12855 Justice (CALIFORNIA, COUNTY OF T Center Drive, Sonora, CA 953 one: (209) 533-5555		
Petitioner:			
Respondent:			
DECLARATION RE: NOTICE OF REQUEST FOR TEMPORARY EMERGENCY COURT ORDERS			Case No.:
I, the undersigned, declare:			
(b) unrepresented	petitioner respondent c petitioner respondent	other	
	ented by counsel: Yes elephone number:		
or juvenile court case.			olence (family or criminal), probate, or criminal), probate, or juvenile court
Case No./County where filed:	Was a Restraining Order Issued?	Type of Case:	Names of Parties in Case:
	of this ex parte application Ye phone email to the		or address:
Date and time of Notice:	, 20, at		a.m./p.m.
6. I understand the court w			
I was a stine of was as as a second		ntil the expirati	on of the 24-hour notice period after
	s set forth above.	·	on of the 24-hour notice period after
7. I have <u>not</u> given notice of the (a) Notice would frustrate (b) Applicant would suffe	e present application for ex parte order the purpose of the orders sought. r immediate and irreparable harm be	ders because: efore the court ord	·
7. I have <u>not</u> given notice of the (a) Notice would frustrate (b) Applicant would suffe (c) No significant burden (d) The orders requested	s set forth above. e present application for ex parte order the purpose of the orders sought.	ders because: efore the court ordinary will result. bursuant to Local	Rule
(a) Notice would frustrate (b) Applicant would suffe (c) No significant burden (d) The orders requested (e) I made reasonable, go	e present application for ex parte order the purpose of the orders sought. It immediate and irreparable harm be or inconvenience to the responding are those permitted without notice pood faith efforts to give notice, as follows:	ders because: efore the court ord party will result. bursuant to Local	ders could issue.
7. I have <u>not</u> given notice of the (a) Notice would frustrate (b) Applicant would suffe (c) No significant burden (d) The orders requested (e) I made reasonable, go (f) Other:You <u>must</u> explain why you check	e present application for ex parte order the purpose of the orders sought. In immediate and irreparable harm be or inconvenience to the responding are those permitted without notice prood faith efforts to give notice, as followed 7(a), (b), (c), (d), (e) or (f):	ders because: efore the court ord party will result. bursuant to Local	ders could issue. Rule
7. I have <u>not</u> given notice of the	e present application for ex parte order the purpose of the orders sought. In immediate and irreparable harm be or inconvenience to the responding are those permitted without notice pood faith efforts to give notice, as followed 7(a), (b), (c), (d), (e) or (f):	ders because: efore the court orders will result. bursuant to Local llows:	ders could issue.

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