



Proposed Stipulation Language

Petitioner/Respondent (circle one or both) shall enroll on the coParenter platform by ____ p.m. on _____(date). Petitioner/Respondent shall comply with all coParenter registration requirements including supplying accurate information; current phone number and email to coParenter.

The parents shall remain continuously enrolled in coParenter until further order of the Court or youngest minor child of the parties reaches majority.

The parties shall use coParenter as their primary mode of communication. The parties are ordered to download the App and each enroll in the program for a one-year subscription not later than 7 calendar days from today. The parties shall thereafter conduct all communications regarding coParenting matters using the coParenter App Messaging feature.

The parties shall not communicate by text messaging or email or telephone (where indicated) except regarding matters of an emergency nature regarding a child that must be acted upon in less than 24 hours.

The parents shall use coParenter as their primary mode of communication and calendar coordination.

The parents shall enable the 'alert' feature on coParenter and shall login and check/respond to a coParenter alert within a reasonable period of time.

Parties are ordered to login and/or use coParenter daily.

Except in the event of a true emergency, the parents shall use coParenter as the principal means of documenting all information related to health, safety, welfare and education of the minor children.

The parents shall post within a reasonable period of time relevant information pertaining to the minor children.

The parties shall additionally use the ____ CheckIn, ____ Calendar, and ____Expense features on the coParenter App in order to manage their coParenting responsibilities.

If a parent uses coParenter to transmit a PDF or photograph, or any other document as defined by [Evidence Code 250], the party posting the document acknowledges that the posted document is a true and correct copy of the document and it has not been altered from the original unless expressly noted at the time that it is posted.



Limited access to non-confidential coParenter communication is granted to attorneys of record, court-ordered custody evaluators, or such other persons specified by the court or specifically agreed upon by parties and/or their attorneys of record.

The parties shall not reproduce or allow a third party view of any confidential communication on the coParenter App as it is a violation of coParenter's Terms of Service.

The parties shall not violate coParenter's Terms of Service

The parents shall communicate in a civil, non-harassing, respectable manner through coParenter. If there is a Criminal Protective Order (CPO) or Domestic Violence Prevention Act (DVPA) restraining order, the proper use of coParenter as ordered by the Court shall not be a pro se violation of either the CPO or DVPA Protective Order.

The court accepts the stipulation of the parties that printouts from coParenter properly authenticated by a party may be received into evidence without further foundation or objection.

This order was served upon the parties directly or indirectly either through attorneys of record or the clerk of court in open court on the date it was signed. The court finds that the parties have knowledge of this order and the ability to comply with its terms.

The parties are reminded that a willful violation of this order may be punishable as contempt of a lawful court order. The court finds that each party has knowledge of this order, and the parties each have the ability to comply with this order.