ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY				
Richard Riess					
Lincoln St.					
Carson, CA 90745					
TELEPHONE NO.: 310- FAX NO. (Optional):					
E-MAIL ADDRESS (Optional): richardriess(a)gmail.com					
ATTORNEY FOR (Name): Richard Riess	ODION				
	ORIGINAL FILED				
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Los Angeles					
STREET ADDRESS: 200 W. Compton Blvd.	SED 112000				
MAILING ADDRESS: 200 W. Compton Blvd.	SEP 112012				
CITY AND ZIP CODE: Compton, CA 90220	LOS ANGELES SUPERIOR CON				
BRANCH NAME: South Central District	SUPERIOR COURT				
PETITIONER/PLAINTIFF: Richard Riess	TON COURT				
RESPONDENT/DEFENDANT: Desiree Capuano					
ORDER TO SHOW CAUSE MODIFICATION Child Custody Visitation Injunctive Order	CASE NUMBER:				
Visitation	TD 035397				
Attorney Fees and Costs Spousal Support Other (specify):					
1. TO (name): Desiree Capuano					
2. YOU ARE ORDERED TO APPEAR IN THIS COURT AS FOLLOWS TO GIVE ANY LEGAL REALINEST ATTACHED APPEAR OF THE ATTACHED ATTACHED APPEAR OF THE ATTACHED ATTACHED APPEAR OF THE ATTACHED ATTACHE					
IN THE ATTACHED APPLICATION SHOULD NOT BE GRANTED. If child custody or visitation Family Code section 3170 requires mediation before or concurrently with the hearing lister.					
a. Date: 1/11/13 Time: 8 HW L Dept.:	Room: 2				
b. The address of the court is same as noted above other (specify):					
c. The parties are ordered to attend custody mediation services as follows:					
 THE COURT FURTHER ORDERS that a completed Application for Order and Supporting Declaration (form FL-310), a blank Responsive Declaration (form FL-320), and the following documents be served with this order: 					
 a. (1) Completed Income and Expense Declaration (form FL-150) and a blank Income and Expense Declaration (2) Completed Financial Statement (Simplified) (form FL-155) and a blank Financial Statement (Simplified) 					
(3) Completed Property Declaration (form FL-160) and a blank Property Declaration	Statement (Simplified)				
(4) Points and authorities					
(5) Other (specify):					
b. Time for service hearing is shortened. Service must be on or bef	, ,				
Any responsive declaration must be served on or before (date):	STEPHEN M. LOWRY				
c. You are ordered to comply with the temporary orders attached.	TO WARY				
d Other (specify):					
Date: SEP 1 2 2012					
	CIAL OFFICER				
NOTICE: If you have children from this relationship, the court is required to order payment					
incomes of both parents. The amount of child support can be large. It normally continues u supply the court with information about your finances. Otherwise, the child support order w					
information supplied by the other parent.	So based on the				
You do not have to pay any fee to file declarations in response to this order to show cause	including a completed Income				

and Expense Declaration (form FL-150) or Financial Statement (Simplified) (form FL-155) that will show your finances). In the absence of an order shortening time, the original of the responsive declaration must be filed with the court and a copy served on the other party at least nine court days before the hearing date. Add five calendar days if you serve by mail within California. (See Code of Civil Procedure 1005 for other situations.) To determine court and calendar days, go to www.courtinfo.ca.gov/selfhelp/courtcalendars/.



Requests for Accommodations

Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least five days before the proceeding. Contact the clerk's office or go to www.courtinfo.ca.gov/forms for Request for Accommodations by Persons With Disabilities and Response (Form MC-410). (Civil Code, § 54.8.) Page 1 of 1 PETITIONER/PLAINTIFF: Richard Riess

RESPONDENT/DEFENDANT: Desiree Capuano

LASE NUMBER:

TD 035397

APPLICATION FOR ORDER AND SUPPORTING DECLARATION

—THIS IS NOT AN ORDER—

1.	cHILD CUSTO a. Child's name		b. Legal co	requests the fered pending the ustody to (name of lecisions about he	hearing f person who	(c. Physical custody to (name of person with whom child will live.)
d	Modify exis (1) filed on (2) ordering	(date): g (specify):	El 244	FL-312 Fl	244(0)] El 244/	D) FL-341(E)
e		ATION	To be ordered	pending the hea	ring		her (specify):
3. 🗸	c. One have one.) (1) (2) (2) (CHILD SUPF a. Child's na	ordering (specify): or more domestic) The orders are fro Criminal: County/s Case No. (if know Family: County/sta Case No. (if know PORT (An earnings	om the following state: n): ate: n): assignment on	court or courts (s	(3) Juv Cas (4) Oth Cas	venile: Conse No. (if ner: Count use No. (if	unty/state: known): ty/state: known):
4.	SPOUSAL OF a. Ame b. Ten (1)	odify existing order filed on (date): ordering (specify) R PARTNER SUPPount requested (maintable existing ordering (specify): ordering (specify):	PORT (An earni onthly): \$ er	ings assignment o	rder may be iss c.	Mo (1)	odify existing order filed on (date): ordering (specify):

NOTE: To obtain domestic violence restraining orders, you must use the forms Request for Order (Domestic Violence Prevention) (form DV-100), Temporary Restraining Order (Domestic Violence Prevention) (form DV-110), and Notice of Court Hearing (Domestic Violence Prevention) (form DV-109).

PETITIONER/PLAINTIFF: Richard Riess	CASE NUMBER:
RESPONDENT/DEFENDANT: Desiree Capuano	TD 035397
5. ATTORNEY FEES AND COSTS a. Fees: \$ b	. Costs: \$
6. PROPERTY RESTRAINT To be ordered pending the hearing a. The petitioner respondent claimant is restrained frespondent separate, except in the usual course of business or for the necessities of life.	ther community, quasi-community, or
The applicant will be notified at least five business days before any and an accounting of such will be made to the court.	proposed extraordinary expenditures,
b. Both parties are restrained and enjoined from cashing, borrowing age changing the beneficiaries of any insurance or other coverage, included for the benefit of the parties or their minor children.	
 Neither party may incur any debts or liabilities for which the other ma ordinary course of business or for the necessities of life. 	y be held responsible, other than in the
7. PROPERTY CONTROL To be ordered pending the hearing	
 a. The petitioner respondent is given the exclusive temporar property that we own or are buying (specify): 	ry use, possession, and control of the following
b. The petitioner respondent is ordered to make the following due while the order is in effect:	payments on liens and encumbrances coming
<u>Debt</u> <u>Amount of payment</u>	Pay to
	me set for the hearing. I need to have the order
shortening time because of the facts specified in item 10 or the attached declar 10. FACTS IN SUPPORT of relief requested and change of circumstances for any Contained in the attached declaration. (You may use Attached Declaration)	modification are (specify):
See attached Declaration of Richard Riess in Support of R	
I declare under penalty of perjury under the laws of the State of California that the forego	ping is true and correct.
Date: 9-10-12	
Richard Riess	
(TYPE OR PRINT NAME)	(SIGNATURE OF APPLICANT)

FL-310

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY			
Richard Riess				
Lincoln St.				
Carson, CA 90745				
210 6				
TELEPHONE NO.: 310-5				
E-MAIL ADDRESS (Optional): richardriess(a)gmail.com ATTORNEY FOR (Name): Richard Riess				
	ORIGINAL FILED			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Los Angeles	UNIGINAL FILED			
STREET ADDRESS: 200 W. Compton Blvd.				
MAILING ADDRESS: 200 W. Compton Blvd.	SEP 112012			
CITY AND ZIP CODE: Compton, CA 90220 BRANCH NAME: South Central District	7 1 1 2012			
	LOS ANGELES SUPERIOR COURT			
PETITIONER/PLAINTIFF: Richard Riess	SUPERIOR COLES			
RESPONDENT/DEFENDANT: Desiree Capuano	-Idok COURT			
OTHER PARENT/CLAIMANT:				
INCOME AND EXPENSE DECLARATION	CASE NUMBER: TD 035397			
Employment (Give information on your current job or, if you're unemployed, your				
a. Employer: Ceiva Logic	most recent job.)			
	CA 01502			
of your pay	, CA 91302			
stubs for last c. Employer's phone number: 1-8//-				
two months d. Occupation: Software Engineer				
(black out e. Date job started: June 21, 2012				
social f. If unemployed, date job ended: June 22, 2012				
numbers). g. I work about 16 hours per week.				
h. I get paid \$ 1596 gross (before taxes) per monti	per week per hour.			
(If you have more than one job, attach an 8½-by-11-inch sheet of paper and list jobs. Write "Question 1—Other Jobs" at the top.)	the same information as above for your other			
2. Age and education				
a. My age is (specify): 38				
b. I have completed high school or the equivalent: Yes No If no, highest grade completed (specify):				
c. Number of years of college completed (specify): 0 Degree(s) obtained (specify):				
d. Number of years of graduate school completed (specify): Degree(s) obtained (specify):				
e. I have: professional/occupational license(s) (specify):				
vocational training (specify):				
3. Tax information				
a. I last filed taxes for tax year (specify year):				
	ried, filing separately			
married, filing jointly with (specify name):				
c. I file state tax returns in California other (specify state):				
d. I claim the following number of exemptions (including myself) on my taxes (sp	pecify):			
 Other party's income. I estimate the gross monthly income (before taxes) of the This estimate is based on (explain): previously submitted pay stubs 	other party in this case at (specify): \$ 4633			
(If you need more space to answer any questions on this form, attach an 81/2-by	y-11-inch sheet of paper and write the			
question number before your answer.) Number of pages attached:0				
I declare under penalty of perjury under the laws of the State of California that the infany attachments is true and correct.	ormation contained on all pages of this form and			
Date: 8-10-12				
Richard Riess				
(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)			

FL-1	5	C
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PETITIONER/PLAINTIFF: Richard Riess

_RESPONDENT/DEFENDANT: Desiree Capuano
OTHER PARENT/CLAIMANT:

TD 035397

Attach copies of your pay stubs for the last two months and proof of any other income. Take a copy of your latest federal tax return to the court hearing. (Black out your social security number on the pay stub and tax return.)

5.	Income (For average monthly, add up all the income you received in each category in the last 12 months and divide the total by 12.)	Last month	Average monthly
	a. Salary or wages (gross, before taxes).		0
	b. Overtime (gross, before taxes)	\$	_0_
	c. Commissions or bonuses	\$	0
	d. Public assistance (for example: TANF, SSI, GA/GR)	\$	0
	e. Spousal support from this marriage from a different marriage	\$_O	0
	f. Partner support from this domestic partnership from a different domestic partnership	\$_0_	0
	g. Pension/retirement fund payments	\$_0	0
	h. Social security retirement (not SSI)	\$_0_	0
	i. Disability: Social security (not SSI) State disability (SDI) Private insurance .	\$	0
	j. Unemployment compensation	\$_0	0
	k. Workers' compensation	s_0	0
	i. Other (military BAQ, royalty payments, etc.) (specify):	\$ 0	0
_			
6.	Investment income (Attach a schedule showing gross receipts less cash expenses for each piece of proja. Dividends/interest.		C
	b. Rental property income	\$ 0	0
	c. Trust income	\$ 0	0
	d. Other (specify):	\$_0	_0_
7.	Income from self-employment, after business expenses for all businesses	• 0	
	l am the owner/sole proprietor business partner other (specify): Number of years in this business (specify): Name of business (specify): Type of business (specify): Attach a profit and loss statement for the last two years or a Schedule C from your last federal tax social security number. If you have more than one business, provide the information above for ea		-
8.	Additional income. I received one-time money (lottery winnings, inheritance, etc.) in the last 12 manual):	onths (specify	source and
9.	Change in income. My financial situation has changed significantly over the last 12 months becau	se (specify):	
10.	Deductions		Last month
	a. Required union dues		\$ 0
	b. Required retirement payments (not social security, FICA, 401(k), or IRA).		s 0
	c. Medical, hospital, dental, and other health insurance premiums (total monthly amount)		-
	d. Child support that I pay for children from other relationships.		A
	e. Spousal support that I pay by court order from a different marriage		
	f. Partner support that I pay by court order from a different domestic partnership		
	g. Necessary job-related expenses not reimbursed by my employer (attach explanation labeled "Question		
4.4			
17.	Assets		Total
	a. Cash and checking accounts, savings, credit union, money market, and other deposit accounts		\$ <u>C</u>
	b. Stocks, bonds, and other assets I could easily sell		\$ 3
	c. All other property, real and personal (estimate fair market value minus the debts you	u owe)	\$

(TYPE OR PRINT NAME OF ATTORNEY)

(SIGNATURE OF ATTORNEY)

FL-150

PETITIONER/PLAINTIFF: Richard Riess CASE NUMBER: RESPONDENT/DEFENDANT: Desiree Capuano TD 035397 OTHER PARENT/CLAIMANT:

CHILD SUPPORT INFORMATION

	(NOTE: Fill out this page only if your case involves child support.)
16.	 Number of children a. I have (specify number): 1 children under the age of 18 with the other parent in this case. b. The children spend percent of their time with me and percent of their time with the other parent. (If you're not sure about percentage or it has not been agreed on, please describe your parenting schedule here.) I have sole physical custody of Child. Respondent has visitation during school vacations (although Child's primary residence remains with me). See attached custody and visitation order.
17.	Children's health-care expenses a. □ I do ✓ I do not have health insurance available to me for the children through my job. b. Name of insurance company: c. Address of insurance company:
	d. The monthly cost for the children's health insurance is or would be (specify): \$ (Do not include the amount your employer pays.)
18.	Additional expenses for the children in this case a. Child care so I can work or get job training. b. Children's health care not covered by insurance c. Travel expenses for visitation d. Children's educational or other special needs (specify below): \$
19.	Special hardships. I ask the court to consider the following special financial circumstances (attach documentation of any item listed here, including court orders): a. Extraordinary health expenses not included in 18b. b. Major losses not covered by insurance (examples: fire, theft, other insured loss). c. (1) Expenses for my minor children who are from other relationships and are living with me. (2) Names and ages of those children (specify): (3) Child support I receive for those children. \$
20.	Other information I want the court to know concerning support in my case (specify): Respondent has been absent from Child's life from 2002 through 2011 and has never made a single

contribution to his care or financial welfare.

www.courts.ca.gov

Date:)
Date:	
Data:	
declare under penalty of perjury under the laws of the State of Califor	mia that the foregoing is true and correct.
(form DV-100), you must use the Answer to Temporary Restraining	Order (Domestic Violence Prevention) (form DV-120).
NOTE: To respond to domestic violence restraining orders requested	
Contained in the attached declaration. (You may use A	ttached Declaration (form MC-031) for this purpose).
SUPPORTING INFORMATION	
c. I consent to the following order:	
a. i consent to the order requested.b. I do not consent to the order requested.	
OTHER RELIEF	
b. I do not consent to the order requested.c. I consent to the following order:	
 I consent to the order requested. 	
PROPERTY CONTROL	
c. I consent to the following order:	
a I consent to the order requested.b I do not consent to the order requested.	
PROPERTY RESTRAINT	
CHERTAKERI.	
OTHER PARENT:	
RESPONDENT/DEFENDANT: Desiree Capuano	
PETITIONER/PLAINTIFF: Richard Riess	TD 035397

	LF-190
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE: BRANCH NAME:	
PETITIONER/PLAINTIFF:	
RESPONDENT/DEFENDANT:	
OTHER PARENT/CLAIMANT:	
INCOME AND EXPENSE DECLARATION	CASE NUMBER:
1. Employment (Give information on your current job or, if you're unemployed, your mo	st recent job.)
a. Employer: Attach copies b. Employer's address:	
of your pay	
stubs for last two months d. Occupation:	
two months d. Occupation: (black out e. Date job started:	
social f. If unemployed, date job ended:	
security g. I work about hours per week.	
h. I get paid \$ gross (before taxes) per month	per week per hour.
(If you have more than one job, attach an $8\%\mbox{-by-11-inch}$ sheet of paper and list the jobs. Write "Question 1—Other Jobs" at the top.)	same information as above for your other
2. Age and education	
a. My age is (specify):	
	highest grade completed (specify):
	otained (specify): e(s) obtained (specify):
 d. Number of years of graduate school completed (specify): e. I have: professional/occupational license(s) (specify): 	e(s) obtained (specify).
vocational training (specify):	
3. Tax information	
a. I last filed taxes for tax year (specify year):	
	filing separately
married, filing jointly with (specify name):	
c. I file state tax returns in California other (specify state):	
d. I claim the following number of exemptions (including myself) on my taxes (specifically)	y):
4. Other party's income. I estimate the gross monthly income (before taxes) of the other this estimate is based on <i>(explain):</i>	er party in this case at (specify): \$
(If you need more space to answer any questions on this form, attach an 8½-by-11 question number before your answer.) Number of pages attached:	inch sheet of paper and write the
I declare under penalty of perjury under the laws of the State of California that the information any attachments is true and correct.	ation contained on all pages of this form and
Date:	
(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)
(THE COTTON TOWNS)	Page 1 of 4

	PETITIONER/PLAINTIFF:	CASE NUMBER:	
_RES	SPONDENT/DEFENDANT:		
OTH	HER PARENT/CLAIMANT:		
	th copies of your pay stubs for the last two months and proof of any other incoreturn to the court hearing. (Black out your social security number on the pay st		federal
	ncome (For average monthly, add up all the income you received in each category in and divide the total by 12.)	the last 12 months Last month	Average monthly
а	Salary or wages (gross, before taxes)	\$	
b	Overtime (gross, before taxes)	\$	
С	Commissions or bonuses	\$	
d	Public assistance (for example: TANF, SSI, GA/GR) currently receiving .		
е	e. Spousal support from this marriage from a different marriage	\$	
f.	Partner support from this domestic partnership from a different do	omestic partnership \$	
g	Pension/retirement fund payments	\$	
h	Social security retirement (not SSI)	\$	
i.	Disability: Social security (not SSI) State disability (SDI)	Private insurance . \$	
j.	Unemployment compensation	\$	-
k	Workers' compensation	\$	(
1.	Other (military BAQ, royalty payments, etc.) (specify):	\$	
: Ii	nvestment income (Attach a schedule showing gross receipts less cash expenses fo	or each niece of property.)	
	Dividends/interest.		-
b	Rental property income	\$	
С	Trust income		
C	I. Other (specify):	\$	
1 1	am the owner/sole proprietor business partner other (spec Number of years in this business (specify): Name of business (specify): Type of business (specify):		
	Attach a profit and loss statement for the last two years or a Schedule C from yo social security number. If you have more than one business, provide the inform		
3. [Additional income. I received one-time money (lottery winnings, inheritance, e amount):	tc.) in the last 12 months (specify	source and
). [Change in income. My financial situation has changed significantly over the last	st 12 months because (specify):	
O. E	Deductions		Last month
	Required union dues		
b	p. Required retirement payments (not social security, FICA, 401(k), or IRA)		*
C	and appropriate a property of the property of		•
C	d. Child support that I pay for children from other relationships		
	e. Spousal support that I pay by court order from a different marriage		
f	Partner support that I pay by court order from a different domestic partnership		
11. <i>A</i>	Assets		Total
8	a. Cash and checking accounts, savings, credit union, money market, and other depo	osit accounts	
	Stocks, bonds, and other assets I could easily sell		
	2. All other property, real and personal (estimate fair market value		

FL-150

(TYPE OR PRINT NAME OF ATTORNEY)

(SIGNATURE OF ATTORNEY)

			FL-1
	PETITIONER/PLAINTIFF:	CASE NUMBER:	
RESF	PONDENT/DEFENDANT:		
OTH	ER PARENT/CLAIMANT:		
	CHILD SUPPORT INFORMATION	ı	
	(NOTE: Fill out this page only if your case involved	es child support.)	
	lumber of children		
	this like (specify number): children under the age of 18 with the other p		
b		cent of their time with the	
	(If you're not sure about percentage or it has not been agreed on, please de	escribe your parenting s	scriedule nere.)
	Children's health-care expenses I do I do not have health insurance available to me for the	ne children through my	ioh
a		le children through my	JOD.
	Name of insurance company: Address of insurance company:		
C	Address of insurance company.		
d	d. The monthly cost for the children's health insurance is or would be (specify	r): \$	
	(Do not include the amount your employer pays.)		
	Additional company for the abildren in this case	Amount nor month	
	Additional expenses for the children in this case	Amount per month	
	Child care so I can work or get job training		
	Child care so I can work or get job training	\$	
b	c. Children's health care not covered by insurance	\$	
b	C. Children's health care not covered by insurance		
b	C. Children's health care not covered by insurance	\$ \$	
b d	Children's health care not covered by insurance	\$ \$ \$	
b c d	Children's health care not covered by insurance Travel expenses for visitation Children's educational or other special needs (specify below): Special hardships. I ask the court to consider the following special financial circulated documentation of any item listed here, including court orders):	\$ \$ \$	For how many months
b d	Children's health care not covered by insurance	\$ \$ \$	For how many months
b d d	Children's health care not covered by insurance. Travel expenses for visitation. Children's educational or other special needs (specify below): Special hardships. I ask the court to consider the following special financial circulated documentation of any item listed here, including court orders): Extraordinary health expenses not included in 18b. Major losses not covered by insurance (examples: fire, theft, other	\$ \$ \$ rcumstances Amount per month \$	
b d d e. S	Children's health care not covered by insurance Travel expenses for visitation Children's educational or other special needs (specify below): Special hardships. I ask the court to consider the following special financial circultated documentation of any item listed here, including court orders): Extraordinary health expenses not included in 18b. Major losses not covered by insurance (examples: fire, theft, other insured loss)	\$ \$ \$ rcumstances Amount per month \$	
b d d	Children's health care not covered by insurance. Travel expenses for visitation. Children's educational or other special needs (specify below): Special hardships. I ask the court to consider the following special financial circulated documentation of any item listed here, including court orders): Extraordinary health expenses not included in 18b. Major losses not covered by insurance (examples: fire, theft, other	\$s ss recumstances Amount per month \$s	
b d d	Children's health care not covered by insurance Travel expenses for visitation Children's educational or other special needs (specify below): Special hardships. I ask the court to consider the following special financial circulated documentation of any item listed here, including court orders): Extraordinary health expenses not included in 18b. Major losses not covered by insurance (examples: fire, theft, other insured loss) (1) Expenses for my minor children who are from other relationships and	\$s ss recumstances Amount per month \$s	
b d d e. S	Children's health care not covered by insurance Travel expenses for visitation Children's educational or other special needs (specify below): Special hardships. I ask the court to consider the following special financial circlettach documentation of any item listed here, including court orders): Extraordinary health expenses not included in 18b. Major losses not covered by insurance (examples: fire, theft, other insured loss) (1) Expenses for my minor children who are from other relationships and are living with me	\$s ss recumstances Amount per month \$s	
b d d e. S	Children's health care not covered by insurance Travel expenses for visitation Children's educational or other special needs (specify below): Special hardships. I ask the court to consider the following special financial circlettach documentation of any item listed here, including court orders): Extraordinary health expenses not included in 18b. Major losses not covered by insurance (examples: fire, theft, other insured loss) (1) Expenses for my minor children who are from other relationships and are living with me	\$s ss recumstances Amount per month \$s	
b d d e. S	Children's health care not covered by insurance Travel expenses for visitation Children's educational or other special needs (specify below): Special hardships. I ask the court to consider the following special financial circlettach documentation of any item listed here, including court orders): Extraordinary health expenses not included in 18b. Major losses not covered by insurance (examples: fire, theft, other insured loss) (1) Expenses for my minor children who are from other relationships and are living with me	\$s ss recumstances Amount per month \$s	For how many months
b d d	Children's health care not covered by insurance Travel expenses for visitation Children's educational or other special needs (specify below): Special hardships. I ask the court to consider the following special financial circlettach documentation of any item listed here, including court orders): Extraordinary health expenses not included in 18b. Major losses not covered by insurance (examples: fire, theft, other insured loss) (1) Expenses for my minor children who are from other relationships and are living with me	\$sss	

20. Other information I want the court to know concerning support in my case (specify):

Richard Riess
Lincoln St.
Carson, CA 90745
310Pro Per

Richard Riess,

SUPERIOR COURT OF CALIFORNIA COUNTY OF LOS ANGELES

Pe	etitioner,	Case No.: TD 035397	
v.		SECOND DECLARATION OF RICHARD RIESS IN SUPPORT OF REQUEST FOR	
Desir	ee Capuano,	CHILD SUPPORT	
	espondent.		
captio	oned matter and that all statements made here	in are true and correct to the best of my knowledge.	
1.	I am the biological father of G Riess.		
2.	2. Desiree Capuano is the biological mother of G Riess.		
3.	G is currently eleven years old, and w	ill turn twelve on September 27, 2012.	
4.	From October 2001 through March 2011 De	esiree has been almost completely absent from mine	

that time G and I never knew of Desiree's whereabouts.

and G 's lives. During that time there had been less than 5 telephone contacts between

Desiree and G , although Desiree often new of mine and G 's whereabouts. During

- 5. In August 2011 Desiree came to California and took G to Arizona with her, with no notice to myself, Miss M or G She immediately commenced new custody proceedings in Arizona without first attempting to dispose of the pending proceedings in California.
- 6. When Desiree took G to Arizona she demanded Miss M provide his clothing, glasses and other essentials. While G was in Arizona, Desiree purchased him one new pair of shoes because he had outgrown the pair he brought from California. Desiree did not provide G any other clothing or essentials (other than food and shelter) while he was in here care from August to November 2011.
- 7. For G 's 11th birthday in September 2011, Desiree provided him, amongst other toys and electonics, an iPod Touch valued at over \$150.
- 8. Desiree has a drug habit which results in her spending money on drugs which could otherwise be spent on G 's necessities. On 2011 (G 's birthday), while G was residing with Desiree, she was arrested in her home for possession of marijuana. The police also seized multiple items of drug related paraphernalia, include pipes and bongs.
- On November 1, 2011 Desiree was again caught by the police with marijuana and drug paraphernalia in her possession, which were seized by the police.
- 10. Over the last year Desiree has spent thousands of dollars on legal fees, fines and drug diversion programs, resulting from criminal charges related to her drug use.
- 11. While Desiree had G in Phoenix from August through November 2011 and was trying to gain custody of him, she did not provide for any of his medical needs.
- 12. In November 2011 this Court ordered Desiree to immediately return G to California and to

- my custody. In spite of the Order, Desiree attempted to delay G 's return and to find a way to get around the Order.
- 13. For Christmas 2011, Desiree provided G amongst other toys and electronics, an Xbox 360 Limited Edition video game console valued at over \$350 (although G already had an Xbox 360 console). She did not provide for any of his necessities.
- 14. Although Desiree has medical insurance through her employment she initially refused to provide me the information for G 's benefit, until the Family Court Mediator told her, in March 2012 that she must provide the information. Desiree has still not provided copies of the insurance cards.
- 15. On March 9, 2012 I had to take G to the hospital for a very high, persistent fever, vomiting and an upper respiratory infection. I requested Desiree contribute part of the cost of the copayment and deductible. First, she said that she would pay half of the cost only once she was provided a receipt showing that it had been paid (Ex. 3). Desiree has not contributed anything to the amount of that bill and the full burden has fallen on me.
- 16. On March 29, 2012 I received an email from Desiree where she stated "I will not send you any money at all.", and "If the Compton court does not agree they can inform and submit whatever sanctions against me that they see fit." (Ex. 3)
- 17. In April or May of 2012 Desiree purchased, and had installed in her back yard, a swimming pool and a trampoline in anticipation of G 's summer visitation.
- 18. In April 2012 G 's only pair of shoes had begun to come apart at the soles. I requested

 Desiree contribute to the cost of a pair of shoes for G Shoes for G Shoes to reimburse me for part

of the cost but instead told me to take him to a shoe store, have him pick out the ones he wants, and she would get them for him and send them to him (Ex. 4). Due to the condition of his current shoes I could not wait the few weeks her proposal would require and I purchased the without Desiree's assistance. Desiree never provided any contribution to the cost.

- In June 29, 2012 I emailed Desiree a list of the supplies he would require for the coming school year, as provided by the school, and requested she contribute half of the cost. She refused, then after I purchased the supplies, Desiree purchased G duplicates of the supplies I had already purchased in order to avoid having to reimburse me for part of the costs (Ex. 5). This resulted in G having duplicates of such items as backpacks and binders which now sit in the closet unused.
- 20. On June 29, 2012 Desiree sent me an email stating "If it's such a problem for you and Liz to take care of G , send him to me I will take care of everything. You will never have to pay another cent." (Ex. 6) I believe that statement confirms that her refusal to provide any support for G is a deliberate and calculated effort on her part to use our respective financial positions to coerce me into relinquishing custody of G , even though her actions are directly hurting G .
- 21. In August 2012 G began attending the School for Advanced Studies at Dodson Middle School in Rancho Palos Verdes. The school's web site provides the student uniform and dress code requirements (Ex. 7).
- 22. Before returning G to me from her summer visitation Desiree purchased him approximately eight new outfits. However, none of the outfits met the requirements of Dodson's dress

code/uniform policies. When I proposed to Desiree that I send the items back to her so she could get a refund or exchange them she refused (Ex. 8). This resulted in me bearing the full burden of providing G with clothes for school.

- 23. While G was with Desiree during his summer visitation, she took herself, G and her other child to a rock concert at a cost of over \$50 per ticket (over \$150 total).
- 24. In August 2012 I purchased two pairs of Phys Ed uniforms for G , as required by his school, at a cost of \$46. I requested Desiree contribute at least half of the cost but she refused.
- 25. Beginning in August 2012 I started purchasing G a monthly bus pass, at a cost of \$24 per month, to facilitate his daily transportation home from school. I requested Desiree contribute at least half the cost but she refused.
- 26. During the time, since mine and Desiree's separation in 2001 until the present, I have supported
 G with no assistance, financial or otherwise, from Desiree.
- 27. Since November 2011 Desiree has been living in a three bedroom house in Peoria, AZ, in an area she has described as "yuppy-ish" (Ex. 9). Prior to that Desiree lived in a two bedroom, luxury condominium in Scottsdale, AZ.
- 28. Desiree's current fiance, Kristopher Lauchner, lives with and is financially supported by Desiree.
- 29. Desiree owns a late model vehicle which is in good working order.
- 30. I do not currently possess a vehicle and rely on public transportation and Miss M 's vehicle for transportation for myself and G.
- Desiree's home is furnished with, amongst other things, multiple large, flat screen televisions,
 video game consoles (including multiple Xbox 360s and a Playstation 3s), and other expensive

electronics and furnishings.

- 32. Desiree has repeatedly insisted that her financial responsibility to G covers only the time that he is in her physical care, in Phoenix (Ex. 10).
- 33. To date I have never received any financial assistance from Desiree, for support of G otherwise.
- 34. Desiree has and supports at least 3 dogs, one rabbit, and one cat.
- 35. I believe Desiree has been providing a financially comfortable lifestyle and environment for herself, her other child, and her boyfriend, while simultaneously neglecting her responsibilities to G
- 36. I believe, based on Desiree's current employment as a Systems Analyst, her material possessions, and her recent purchases that she has significant disposable income and assets and can comfortably contribute to G 's financial welfare, medical expenses, educational expenses, and basic necessities.

Dated this 10th day of September, 2012.

Richard Riess

Exhibit 1

Desiree Capuano

20100 N. 78th PI #1080

Scottsdale, AZ 85255

Attn: Richard Riess

P624615

3250 W. Lower Buckeye Rd

Phoenix, AZ 85003

Richard,

Hell no this is not an intrusion. Yes. I would very much like any mail correspondence you have. I will most certainly give you my contact information and I want very much to meet with him. I think the easiest way would be to start with mail. I will give you my information and wait to hear from G I receive anything, I will respond to him and let him know that when he is comfortable and ready, I want very much to see him.

There are a few things I would like to say, whether you believe them or not. The first thing I want to say is I'm sorry for my behavior at our last "meeting." I can understand why you refused to give me anything then. I have tried several times to find you or G. My only option in Florida was through legal routes and I always ended up at dead-ends. I was not in Arizona in 2007 – I was still in Florida with intention of moving. I truly appreciate that hour I had with him and I am sorry I wasn't here. I had tried and failed so many times to make some progress toward legal action, but then I never really knew where you were. That didn't make it very easy. It was a fluke that I even found about you in 2009. Tim thought he saw you and G. in town, so I Googled you. It took a lot of work to actually find you and through all of it I just wanted so desperately to find him. I think I was so worked up (and there was a little coaching going on) that when I went there, I didn't give you a chance to even talk.

Since then I have made some changes and started thinking for myself. I thought that if I ever saw you again or spoke to you again, that I would tell you all of this. I am not angry – never really was, just sad. I've realized that, although I don't need you to see me in any kind of favorable light, I think if you knew some things you might. Things like, I went to college and got an Associate in Science – Oracle Certified Database Admin degree. I took the first Oracle Certification Exams back a couple years ago,

but I bombed it. I'm working on a bachelors' in Database Administration and I'm a systems analyst right now, didn't know about that job – its fun.

Well – back to the matter at hand. G is the missing piece in my life. There is a place here for him as there always has been and I miss him so much. Thank you for attempting to contact me one last time. I do have a request and I do not believe this is something you can provide, but maybe you can assist. In due time, I would like to meet the person who has been taking care of our son for the last three years. I would like to thank them. I know the work it takes to raise a child and to do that for one that's not even theirs – wow.

Anyway...I know this is supposed to be a legal document so I'm sorry the thoughts were not conveyed more in that manner, but it's been a long time.

Desiree

H: 480-284-7731

C: 480-455-2086 (this is a company phone and the best number to reach me on)

Exhibit 2

Richard -

Wow, where to start. I want to say first that I tried hand-writing this, but my hand cramped up and I realized that I'm lazy and prefer typing. I think your idea of writing a letter is excellent - I will do that and that one will be hand written.

Ok, I think I'll start with me cause it's easier. I'll start in 2001/2002. I think more than anything I was surprised. When I found out you had G and you had filed for custody in CA, I couldn't help but think "really? He still thinks I would go after him for money?" My other thought was "He doesn't even like the baby!" I was confused, scared I didn't know where I was, being in FL for the first time in years, back with Michael (who, by the way, wasn't coping with his Dad's death very well), no money, no job, no idea what was going on or what I was going to do. I let Michael handle the situation with us, for lack of having any better idea, and I don't think it helped. What changed for me, what made me stop fighting, was a conversation you and I had where you actually asked me not to take G . You were sincere. You weren't the nicest to G for the first year, when we were still together (I know you probably don't want to admin it now[©]), so to hear that you had a love for him - that touched me. Then, when we took him to Florida for those 2 weeks... Richard, he didn't want to leave you and he certainly didn't want to go with me. There was a bond there and although it crushed me that he didn't even remember me, it made me happy that he wanted to be with you. If tension and emotions weren't already running so hot, we may have been able to work something out at that point, but to my regret, I let someone else take the lead. I remember the last email I sent to you. It was in response to you saying that no matter what, G needed his mother. It was not because I had given up on him - it was because you guys loved each other. I know you're a good person Richard. As much as you tried to prove otherwise, then and over the years - I saw it. I know. My hope was that having someone else to love, someone else who depended on you - and knowing how you feel about your parents and not wanting to be like them, would...I don't know, maybe help you become that good person. That said, it was so hard to be away from him. It tore me apart and it hurt ten time's worse every time we talked or emailed or anything. So I let you have him. I used that pain as my strength to do everything I could to improve my life, thinking that the day I could be with him again, I would have food in my fridge, video games for him to play, bills paid and money that we could use to go see movies and such. That has always been the vision that's gotten me through some very difficult years. And they were difficult. The first couple of years were ok with Michael. He got a decent job and I got my GED and went to college. At that time they didn't offer the Oracle Certified DBA as a degree choice, it was only a certificate program, so I was going for an associate of arts. Yeah - I failed those classes. I got pregnant in 03 and Michael, thinking that we would never be able to travel again, booked a very expensive trip to Europe. We went, me 8 months pregnant and came back to absolutely no money and Michael losing his job. It was when I had S that I found out what happened with G . I guess that car accident, the one that totaled the Toyota - well, it ripped the placenta away from the uterus wall which is

what caused the hemorrhaging. Because they had to deliver G so young, the scar that was left was so thin that if I ever went into labor again, it would tare open. So, S was a planned C-Section before I ever went into labor. During the operation, the doctor offered to fix me so I couldn't have any more kids and I said yes. So he's the only other one. OK, back to the story - Michael got another job and I started working at he same place (Carrie was living with us at the time @ and yes, she worked there as well. We ended up kicking her out cause she was too messy). We were with the company for about 4 years and it was hell. It was basically a telemarketing firm but for federal student loan consolidation. Yeah, I'm no good on the phone. About 2 years into it, I almost lost it, so I looked into college again since I knew I wanted databases. I've known that ever since I first picked up the book you hounded me to read. The school had actually turned that certificate into a degree program, so I was able to attend on state money. I did roughly 2 years - full time, while working full time and raising S who was only 3, 4 then. We never recovered financially after that trip to Europe, we constantly owed more than we had and sometimes didn't have enough money for food or gas. It sucked. In 06, Mom married Tim and Michael and I came out for the wedding. I vowed at that point that I was moving back to Phoenix. Actually, I just straight up told Michael we were moving. It was always my plan primarily cause it might be where you and G were and if not, at least not so far away from CA. (I will add here, that it absolutely killed me both times G asked me to see him. I had to think of some way to say no while telling him how so very much I wished I could. That drove me to go to school full time, including over the summers). The other reason was because I did a job search between Tampa and Phoenix and Phoenix had six times more jobs for Oracle. And I HATE Florida. I graduated in Dec of 07 and we moved in February of 08. I had a phone interview for a database developer position. I wasn't really sure what that entailed at the time but needless to say the interview didn't go well. I took a PL/SQL course in my program, but it was only 1 and I didn't really dig it that much. So, basically - we moved to phoenix with no money, no job, no car - 1 suitcase each (Me, Michael and S) and our dog. I got a call from a recruiter for the same company that I had just had the phone interview with, but this was for a different position. He said the pay was lower than what I was asking for, but I was for sure qualified for it. He arranged it and I had an interview with them the week we got here. I nailed the interview and got the job. First day was Feb 29th. Systems analyst is definitely a title that means different things in different organizations. Here, being an SA on the team I'm on basically means that I am in charge of everything in production. I help support over 200 applications that are used by all internal employees and all of our 500,000+ students. I'm involved with the dev's, the QA team, network, hosting, lower level support, tech support, campus technicians, end users and my favorite, the DBA's - who all know me. Basically, nothing goes into production without our approval - however, if something breaks in production it's our asses. We are also the experts on all of the applications, so we find the bugs, inform the application team of things that need to be added, answer questions from the customers that no one else knows the answers too. Almost all our work is on the backend, querying the database tables to identify the root cause (which a lot of the time is just a data issue) and executing scripts against the database to modify and correct the data. I have been the tech lead on my team for over a year and I have the final word on pretty much everything that would affect what I support. I own certain processes and there are many things that are not done there if I do not give the ok. It is probably the best job I could dream of, but the salary cap is about 90k. Although that's good, DBA's make a whole lot more. See - I guess some things did rub off. As a person, I changed once I started this position. I realized that I am actually a really bossy person. I expect people to listen when I speak and do what I tell them to do. I'm often the one who is right, so I don't like it when other people are in charge. Well, this made things difficult with Michael who was used to controlling every aspect of my life. In August of 09, I realized that I was done. I wanted to make my own choices and decisions with my life. So, as is my style, with no animosity, resentment or anger, I asked Michael to leave. We have been separated since then and still the best of friends. Our divorce is final next month (where I have elected to waive any child support that he would owe me⁽¹⁾ and between the breakup, the separation and the divorce, we never fought once. S lives with me. He's 7 and in second grade. He likes different kinds of music, but mainly hip-hop (not sure where he picked that one up), he loves video games and he could care less about sports. His video game right now is Black Ops (he loves the zombie board). S has known, ever since he was born, that he has a brother. He has maintained the same hope that I have that he will get to meet him and he gets excited every time I talk about him. He is a very friendly kid, but he doesn't have a "best friend" which I guess being this young, is actually an important thing. I think we always hoped S and G would be it. and I live with my boyfriend of a year. He and Michael get along well and we're all good friends (Michael has moved on as well and his girlfriend and I are friends too). Kris and S are basically the same age and do all the same things, except Kris helps him do his homework and makes him clean his room. S ended up really well adjusted after the separation and divorce, but I talked to him all the time about what he was feeling, if he was upset - letting him know that was it was alright if he was. There was some acting out at first, but he has told me on his own that he is much happier now. That's pretty much me now.

As far as G goes...I have been waiting a very long time for this to happen and there's no way I'm going to rush anything or make anyone feel uncomfortable in any way. I'm completely prepared for him to have a lot of questions and to not think the world of me. That's ok. He is completely justified in whatever feelings or opinions he has toward me. I hope – like you – that he can overcome them and try, but just knowing how well he's doing is enough for now. It will go at no one else's pace but his. I could search him out that is true – but why would I do that? That is most certainly not the best way to handle this situation for him. The best way is for the people he loves trusts and knows to give him the information and let him process it in his own way and make his own decision about what he wants to do, always. I will hope

for a phone call one day - believe me, it's the only thing I wish for, but I'm not going to initiate it. Not out of fear, but out of respect. I can't lie to you and say that I don't dream of a day when he's living with me and I know that is my legal right, but Richard - I've never been an uncaring or mean person. I can completely understand how someone would grow attached to him. She has been his mother for a long time now. If it ever happens that he comes to live with me, it would only be with her acceptance. I have nothing but gratitude for everything she's done. I hope that if we get a chance to meet, she will see that I'm not some negligent mother who doesn't love or care about her child. Instead I was a weak naive child that made a lot of wrong choices. Perhaps if that were to happen, she would be more comfortable with G and I meeting and possibly spending time together. And I am not too far away now. For the things you told me, I think it's absolutely hilarious that his taste in music is a complete mix of both of us. You could almost take your favorites and my favorites and have his top ten! I was actually hoping that he would be into computers. S doesn't care about them unless he's playing a game on one. I've already bragged to my co-working about G knowing command line on Linux and Solaris. He seems to be doing extraordinary in school. It did concern me a little, with his challenges, but he was always a fighter. I guess I can't be too surprised - I mean jeeze, just look at his parents. I'm pretty sure he's the best parts of us. I'd like to think that he and I will have lots in common - hopefully that will help. I still have a box of his things from the hospital right after he was born - the first little Halloween shirt they put on him, the feeding tube that went up his nose, the stuffed animals he had in the incubator with him, all of the original photos - all kinds of stuff. I've carried that Rubbermaid box with me everywhere. One day, I hope I get to show him all of it.

Now for you – I didn't know you were Jewish!!! I have to say it – cause it's funny to me, but G is half-Jewish/Canadian which means I will feel sorry for the server if he ever goes out to eat. Ha Ha! Ok, bad joke over. Not in a million years did I ever expect to hear you apologize. Although it did play a large part in why I didn't come after G over the years - or at least just try to contact him, it was not completely your fault. I can't say I completely trust you - not even now, but I'm no longer scared and I certainly don't need apologies. Besides, it sounds like life has beaten you up enough lately. I certainly don't need to do it. You know, over the years I heard stories too (and yes, they were all from my mom) and some of them scared me a little - not sure which ones are true and which ones aren't. Not that it really matters now anyway. I get frustrated with Mom sometimes for getting in the middle of things when she shouldn't. She can end up making a mess of a situation...but I know she always means well. I'm sorry to you and G for some of those times too. I already apologized for pretty much being a bitch in Florence and I know I made a lot of snide comments; they were all intended to sting. Although, bringing Michael wasn't - I realized later how that probably didn't help. I know it's not that difficult to find someone Richard, although it's easier if you already have an investigator – every one that I spoke too

wanted a lot of money down. Then, what could I do even if I did find you – I didn't trust you enough to just make contact – I didn't know what your state of mind was. So that only left having some legal action to be able to enforce getting him back. That was a very long and expensive process with home visits and all kinds of things. Honestly, that's what I've been working toward as I didn't see an alternate route. You sending me a letter and initiating this – it is more than I could ever have dreamed of. I think it will give us an opportunity to do this the right way for G and still retain his love for you and the person he's with now, and may help how he feels about me (he won't hate me for pulling him away from the only family he knows). I'm honestly scared to death that he won't understand that everything I've done has been out of love and that I've always considered this a temporary absence. I'm scared he won't call or write back, but I guess all I can do is try. Thank you for letting me know where he is and how he's doing. Just that is such a huge release – so much stress is gone just knowing that. Ok, well...

Desiree

Exhibit 3

From: Desiree Capuano < d _______ e.capuano@gmail.com >

To: Richard Riess < richardriess@gmail.com >

Subject: Re: Legal notice

Date: Thu, 29 Mar 2012 15:57:25 -0700

I appreciate your "help" Richard but I don't recall ever asking for it. You have not been in my life for 10 years and you have. I need of any of my documents other than what was already provided. The judge presiding over our civil case read your request and my response. He did not deem it worthy of mention. How we interpret that is on us to accept and deal with the consequences.

As far as the medical bill for our son; I thought I was clear but perhaps not so I will try again. I will not send you any money at all. I will pay half of the bill. That half will go to either the hopsital or to the person actually shelling out he money for the other half. This can be presented in the form of an actual bill from the hospital or a receipt from the person who paid. As child support or financial obligations have been determined and I am carrying the brunt of all expenses for G (which include a break for Liz during the summer when he's not there) and agreeing to pay half of the bills relating to my son, I think this is fair. If the Compton court does not agree they can inform and submit whatever sanctions against me that they see fit. Until that point I will repeat - provide me a bill or receipt and I will pay for half.

I will ask that you attempt to leave our relationship between and not include G . A problem exists if you cannot define your own relationship with him without including your opinions and thoughts regarding me. For example, I surely hope you are saying things to our son indicating that I'm a "dead-beat mom" or leading him to the belief that I am refusing to contribute to his well being.

Thank you.

On Thursday, March 29, 2012, Richard Riess wrote:

Desiree:

I'm sorry to keep pushing this issue, but the California Code of Civil Procedure, section 2016.010 et seq, governs discovery for California cases. In particular, section 2017.010 states:

...any party may obtain discovery regarding any matter, not privileged, that is relevant to the subject matter involved in the pending action...if the matter either is itself admissible in evidence or appears reasonably calculated to lead to the discovery of admissible evidence.

If you wish to limit the scope of discovery you must submit a formal request to the court, explaining why certain artifacts or information should be considered privileged and not subject to disclosure.

You are correct, though, that I cannot force you to participate in discovery or to disclose any certain artifacts or information. Just like I cannot force you to contribute to G 's well-being or financial needs. However, you are expected, by the court to do both of those things and by refusing unless ordered by the court you are really making yourself look bad in the court's eyes. Whether you believe it or not I am trying to help you here by giving you the opportunity to do

what your required (or per s I should say "supposed") to do with a having to involve the court. When it gets to the point of requesting a court order for you to disclose information which is clearly related to the matter at hand (or to accept your financial responsibilities as a parent) it is too late for you to make yourself look good by doing what the court orders you to do.

If you want information in layman's terms have a look at the following site, for example:

http://www.kinseylaw.com/clientserv2/famlawservices/discovery/discovery.html it explains a bit about the party's discovery rights and obligations in family law matters.

The parties are expected to attempt to resolve discovery disputes on their own before involving the court, and I believe I have made a more than reasonable and good faith effort to resolve this matter with you. You have very clearly stated that you will not participate in discovery or provide any disclosure unless ordered by the court. So, that leaves me no alternative but to request such an order. I would hope it would not come to that because, as I pointed out, refusing to participate in discovery is going to make you look bad.

And, here, just to show you that I AM actually trying to help you, I'll give you another heads-up: the Scottsdale Police notified the Secret Service about Kristopher's possible involvement in the counterfeiting scheme (counterfeit currency is under the jurisdiction of the Secret Service) and it's being investigated. The Scottsdale Police didn't buy his story about Jose and the pool cue because they know about the counterfeit bill he attempted to pass at the Fantasia store in September. They've also added the charges of Organized Retail Theft, and Criminal Simulation. You can confirm all this with the Scottsdale Police, but the Secret Service won't comment because the investigation is ongoing. I'm assuming you were not aware of this because you've insisted those charges were dropped. Now see, why would I alert you to that if I wasn't trying to help you?

Thank you.

Richard

On Thu, 2012-03-29 at 12:42 -0700, Desiree Capuano wrote:

- > Only an actually officer of the court can demand or require that I
- > submit anything further to that request. If the judge orders that I
- > provide documentation or specific answers I will comply. Until then
- > you have my response as certified as received through the Compton
- > Courthouse.
- > On Thursday, March 29, 2012, Richard Riess wrote:
- > Desiree:
- With respect to my prior discovery request wOhich you refused
- > to provide
- > responses or objections to I request that you please either
- > furnish the

nd information or, in the alternativ requested docume > > provide your specific, individual objections to each request. > > > In your response you only provided a single blanket objection > to the entire request and no legitimate basis for the objection. In > > the event you object to any specific request(s) you're required to list > > individual request or interrogatory that you're objecting to > > and the basis for the objection. Also, discovery matters are to be > handled > between the parties and only a notice of request and response > > should be filed with the court. In the event you refuse to provide the > > requested > documents and information, and you refuse to provide your individual > objections then I will have to notify the court of your > > refusal to > participate in discovery. > If you're unsure of how to proceed or what you're discovery > > requirements > are please refer to the California Code of Civil Procedure or > consult a > California attorney. > > Your prompt attention and cooperation are appreciated. > > Thank you, > Richard > P.S. This is a legitimate legal request - I am not harassing > > > trying to be difficult. You are claiming that you cannot > afford child support due to your expenses and cost of living so I have the > > > demand that you provide proof of your claims regarding your financial > > situation.

Exhibit 4

From: Desiree Capuano < (ee.capuano@gmail.com>

To: Richard Riess < richardriess@gmail.com >

Subject: Re: G 's shoes

Date: Mon, 23 Apr 2012 19:09:06 -0700

That latter most likely or depending on where he finds the ones he wants possibly send him a gift certificate for the store.

On Monday, April 23, 2012, Richard Riess wrote:

Are you saying I should acquire them; send you the receipt; and you will reimburse me (well, not me, but Liz)? Or are you saying you will acquire them (once you know the ones he wants) and send them to him?

Richard

>

On Mon, 2012-04-23 at 09:16 -0700, Desiree Capuano wrote: > Take him to find the shoes he wants. Tell me how much they are and > where you will be getting them from and I will take care of the cost. > On Sunday, April 22, 2012, Richard Riess wrote: Desiree: > > G 's shoe is coming apart at the front. He will need a > > new pair very soon. Shoes are a necessity. I request that you > > contribute to a > new pair of shoes for him because I do not have the cash to > get them right now. > > > Richard

Exhibit 5

From: Desiree Capuano <de e.capuano@gmail.com> To: Richard Riess < richardriess@gmail.com > Subject: Re: G 's school supplies Date: Sun, 8 Jul 2012 01:22:22 -0700 I will not send you a receipt but I will send all of his school things with him.

On Sunday, July 8, 2012, Richard Riess wrote:

Thanks but I already completed the purchase of all of the items on the list. I will forward you a copy of the receipts. The total came to about \$90. Please also forward me a copy of the receipts for the items you purchased and whether you will be forwarding them with him when he returns or keeping them there.

Thank you.

Richard

On Sun, 2012-07-08 at 00:29 -0700, Desiree Capuano wrote: has all supplies listed above except a thesaurus. If you feel > the need to get him supplies as well, that is up to you. I will keep > looking for the last item. > On Friday, June 29, 2012, Richard Riess wrote: Desiree: > > I received, in the mail, yesterday a letter from Dodson which > > > list of the supplies G will require upon the start of school in > August. I have copied the list below. I am writing to > > inquire whether > you intend to pay any portion of those costs. I will forward > you a copy of the receipts once I acquire the items (that is, if you > > actually intend to contribute). Specifically, I am requesting you > > contribute at > least half of the cost (since your income is actually greater than > > mine). > > - Backpack. Please do not use a tote bag, it will not be > large enough. - General Binder for classroom organization. > - Class dividers labeled for English, Math, History, Science, > > Elective > and PE. > - Plastic 2-pocket 3-prong pocket portfolio. - Pocket dividers with sleeves. > > - Pencil pouch to keep the following items: - 4 sharpened pencils on a daily basis. We do not advise mechanical

pencils. > > - Blue or black ink pens. Please do not use any other color > homework assignments. You may use other colors for your > > personal correspondence. > - Red pen for correcting. > - Highlighters (2 maximum). > > - Erasers. > - Colored pencils. - 3-hole punch, college ruled lined paper. Please do not > > use perforated or spiral bound papers. > - Small pencil sharpener with cap. > > - Three-ring binder 3-paper hole puncher. - A dictionary. > - A thesaurus that includes synonyms and antonyms. > > > Please advise me on how you intend to proceed. > Richard >

From: Desiree Capuano <d e.capuano@gmail.com> To: Richard Riess < richardriess@gmail.com > Subject: Re: G 's school supplies Date: Fri, 29 Jun 2012 13:07:05 -0700 If it's such a problem for you and Liz to take care of G , send him to me I will take care of everything. You will never have to pay another cent. On Friday, June 29, 2012, Richard Riess wrote: Oh, here. Here's me not being critical, derogatory or insulting: Good job on not using marijuana while being in TASC. I'm sure it hasn't been easy but if you really are abstaining then props to you. And if you are able to continue beyond the completion of your TASC requirement then that will be quite an accomplishment. That's not sarcasm. I really mean it. Thank you for fixing the XBox networking issue so G can use his XBox Live account while he's there. Thank you for being overly emotional and melodramatic, thereby making G uncomfortable talking to you so that he comes to me with his issues. If you can think of anything else that I can or should congratulate you on then let me know. I will certainly give credit where it is due. Richard On Fri, 2012-06-29 at 12:05 -0700, Desiree Capuano wrote: > You just cannot help being critical, derogatory, or insulting can you? > On Friday, June 29, 2012, Richard Riess wrote: I'll tell you what - your record of either forgetting, or not > following > > through on what you say you're going to does not exactly inspire > > confidence (case in point: you have still not paid your share > of the > medical bill, nor did you contribute to his shoes when he > needed them, yet you have money for a pool, a trampoline and another pet). > > I don't want to find out at the last minute (when it's too late to > > order the > things and the supplies in the stores are dwindling) that you > didn't get > around to it. I will purchase the items and I will send you a > copy of the receipts. > > > Richard > > > On Fri, 2012-06-29 at 11:25 -0700, Desiree Capuano wrote:

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> We'll get his supp'
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      > On Friday, June 29, 2012, Richard Riess wrote:
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             Desiree:
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             I received, in the mail, yesterday a letter from
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      Dodson which
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             included a
             list of the supplies Gabriel will require upon the
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      start of
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             school in
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             August. I have copied the list below. I am writing
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      to
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             inquire whether
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             you intend to pay any portion of those costs. I
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      will forward
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             you a copy
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             of the receipts once I acquire the items (that is,
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      if you
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             actually
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             intend to contribute). Specifically, I am
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             - Backpack. Please do not use a tote bag, it will
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      not be
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             large enough.
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             - General Binder for classroom organization.
             - Class dividers labeled for English, Math, History,
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      Science,
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      >
             Elective
>
      >
             and PE.
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      >
             - Plastic 2-pocket 3-prong pocket portfolio.
             - Pocket dividers with sleeves.
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             - Pencil pouch to keep the following items:
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- 4 sharpened pencils on a daily basis. We do not

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Every Thursday is a 1:34 p.m. dismissal

September 17th and September 26th are Pupil Fi

Search this s

HOME ABOUT US ACADEMICS STUDENTS PARENTS STAFF ALUMNI

SCHOOL POLICIES

A committee of parents and staff adopted the Dodson uniform policy in 1995. The Joint Leadership Committee, the school-decision making body for Dodson, which contains parents, teachers and administrators, adopted a **mandatory uniform policy** in May 2008. The LAUSD has supported the mandatory uniform poilcy by signing a LAUSD/UTLA Waiver Request. This document allows Dodson to waive District and State policy regarding uniforms. Our basic standard for students is to dress as if they were coming to work. School is a place of business and education is the students' job. Also, for school and student safety reasons, it is important to influence student dress standards. Failture to follow the mandatory uniform policy will result in a referral tot he RISC room to change to the appropriate clothing. Uniforms will be provided for students who have financial difficulties.

Uniform Guidelines:

1. Tops: Boys! Girls —Shirts or blouses are solid white or powder blue with both a collar and sleeves or the Dodson T-shirt, for sale in the student store. Shirts that hang below the top edge of the pants pocket are to be tucked in; all undershirts must to tucked in. There will be no exceptions. All shirts are to be buttoned up for both girls and boys. Striped shirts are not acceptable. No other colors are acceptable. No inappropriate (Alcohol, tobacco, drug, sexual, or violence related) logos or imagery.

2 Rottoms

Girls —Skirts, skorts, culottes, jumpers, shorts or pants in solid navy blue or black. All clothing must be of appropriate length, nothing too short or rolled at the waist. Shorts and skirts must extend to the middle of the thigh.

Boys —Pants and shorts, in solid blue or black, must fit well at the waist without a belt. Pants and shorts must be no more than one size bigger than the students' normal sizes. No excessively baggy or sagging (at the discretion of the school) pants or shorts are permitted.

- 3. Pants and shorts: must be hemmed. Navy blue or black denimis permitted. No pants or shorts with cut seams or holes are allowed.
- 4. Outerwear: Jackets and sweatshirts should have no inappropriate (Alcohol, tobacco, drug, sexual, or violence related) logos or imagery.

Dress Code:

There will be no uniform waivers issued to students. Below is a list of additional guidelines to ensure that students meet health and safty standards at Dodson. .

- 1. Neither clothing advertising alcoholic or tobacco products nor any controlled substance.
- 2. No clothing that expresses or suggests profanity, acts of sex, racial slurs or concepts that are found to be in poor taste or culturally offensive or aggressive.
- 3. No sleeveless or spaghetti strap tank tops or T-shirts.
- 4. No blouses or shirts, such as midriffs, see-through, mesh, or those that expose cleavage are to be worn. Any attire that is sexually suggestive or extremely brief is inappropriate. Undergarments must remain covered at all times.
- 5. For safety reasons, no open-toed or open heeled shoes are to be worn.
- No clothing, jewelry, belt buckles, or any accessory that can be interpreted as gang or tagging crew related.
- Sunglasses or hair rollers are not to be worn at school. Wallet chains or any other chains are not to be worn to school, even when worn as jewelry.
- 8. Hats, beanies, hair rags, doo rags, etc. are not to be worn at school.
- Baggy pants more than one size larger than the students' normal size or that cannot be worn without a belt are not acceptable.

Dress Code

Acceptable Use Policy
Code of Conduct
Valuable Personal Property
Attendance Office Policies

- 10. Hooded sweatshirts are acceptable, but the hoods are <u>not</u> to be worn up except on rainy days.
- 11. Pajamas are not to be worn at school.

© Copyright Dodson Middle School 28014 Montereina Drive, Rancho Palos Verdes, CA 90275 Phone: (310) 241-1900 • Fax: (310) 832-4709

From: Richard Riess < richard | ss@gmail.com >

To: Desiree Capuano < desiree.capuano@gmail.com >

Subject: Re: Gabriel's clothes

Date: Wed, 08 Aug 2012 17:37:16 -0700

Desiree:

I don't believe that would be an option since I don't have receipts for them. If you agree that it would be more practical for him to have clothes that can be used for school then I believe the most reasonable thing would be to forward them to you and you can exchange them, or if you forward me the receipts I can exchange them. Whichever works better for you.

Richard

>

On Wed, 2012-08-08 at 17:21 -0700, Desiree Capuano wrote:

> The tags are still on as well if you need to return them for > appropriate school clothing.

> On Wednesday, August 8, 2012, Desiree Capuano wrote:

They're intended to be used for Games. I had assumed he would use them for school unless they had uniforms, in which case they're just new clothes.

On Wednesday, August 8, 2012, Richard Riess wrote: Desiree:

Are the clothes you obtained for Gamma intended to be used for school?

Richard

From: Desiree Capuano < d(<u>e.capuano@gmail.com</u>>

To: Richard Riess < richardress@gmail.com > Subject: Re: Change of address and home number

>

Date: Sun, 6 Nov 2011 13:35:28 -0700 (11/06/2011 12:35:28 PM)

We moved from a 2 bedroom condo to a 3 bedroom house - that was the motivation. The area is a little yuppy-ish and the house is really cute. He has already transferred to the new school. The name is Alta Loma.

The next hearing will only determine jurisdiction, not physical custody - he will be kept in school as much as possible through this...at least from my end.

On Sunday, November 6, 2011, Richard Riess < richardriess@gmail.com > wrote: > Thank you. Did you send me a copy of the forms filed with the respective courts? Will you be transferring G 's school or do you intend to wait and see what happens on Tuesday? > And, I'm curious, what would be your motivation to move from North Scottsdale to South Peoria? > Richard > > > On Nov 5, 2011, at 8:12 PM, Desiree Capuano wrote: >> Richard & Liz, >> We did in fact move over the weekend, so this email is all the updated information for you guys. Forms necessary for both states have been filed appropriately. >> Thank you. >> >> >> Address: >> 9153 N. 84th Dr >> Peoria, AZ 85345 >> >> Home Phone: >> 623.249.5431 >> >> >> >

From: Desiree Capuano < <u>e.capuano@gmail.com</u>>

To: Richard Riess < richardriess@gmail.com >

Subject: Re: G 's necessities

Date: Fri, 30 Mar 2012 08:48:57 -0700

In this instance, you would be correct with your assumptions. You may want to remind G that were he wanting to play his Xbox in his room he should bring the controllers that came with it.

Have a great day Richard.

On Friday, March 30, 2012, Richard Riess wrote:

Desiree:

Since you refuse to provide anything for G while he's not with you I am assuming that means you intend to provide for all his necessities while he IS with you, correct?

Richard

			2558
		6/22/2012	
6210 – Salaries	Final Pay (6/21/12-6/22/12)		638.46
6140 – Payroll Taxes	Social Security Tax		-26.82
6140 - Payroll Taxes	Medicare Tax		-9.26
6140 - Payroll Taxes	SUI/SDI Tax		-6.38

State of California Secretary of State



I, BRUCE McPHERSON, Secretary of State of the State of California, hereby certify:

That the attached transcript of _____ page(s) has been compared with the record on file in this office, of which it purports to be a copy, and that it is full, true and correct.



IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this day of

APR - 7 2005

BRUCE McPHERSON Secretary of State

2729555

ARTICLES OF INCORPORATION

in the office of the Secretary of State of the State of California

MAR 2 9 2005

Article I

The name of the corporation is: Radical Maverick Technologies Corporation

Article II

The purpose of the corporation is to engage in any lawful act or activity for which a corporation may be organized under the General Corporation Law of California other than the banking business, the trust company business or the practice of a profession permitted to be incorporated by the California Corporations Code.

Article III

This corporation is authorized to issue only one class of shares of stock; and the total number of shares which this corporation is authorized to issue is one million (1,000,000), with a one dollar (\$1) par value per share.

Article IV

The name and address in the State of California of this corporation's initial agent for service of process is:

Richard Riess, 8831 Cedar Street, Bellflower, California 90706

Article V

The liability of the directors of the corporation for monetary damages shall be eliminated to the fullest extent permissible under California law.

Business Filings Incorporated, Incorporator

BY: Mark Schill AVP

ACTION OF SOLE INCORPORATOR OF

Radical Maverick Technologies Corporation

The undersigned, being the sole incorporator of **Radical Maverick Technologies**Corporation a California Corporation, (the "Corporation"), does hereby approve and adopt the following resolutions:

Election of Directors

RESOLVED, that the following persons are hereby elected as the directors of the Corporation to serve until the first annual meeting of the directors or until their successors are duly elected and qualified:

Richard Riess, 8831 Cedar Street, Bellflower, California 90706

The undersigned, upon completion of this Action of Incorporator, shall have no further responsibilities or obligations to the Corporation in his capacity as sole incorporator.

Dated:

Business Filings Incorporated, Incorporator Mark Schiff, Assistant Vice-President

IRS DEPARTMENT OF THE ASURY INTERNAL REVENUE SERVICE PHILADELPHIA PA 19255 19255-0023

Date of this notice: 04-20-2005

Employer Identification Number: 72-1597558

Form: SS-4

Number of this notice: CP 575 C

For assistance you may call us at: 1-800-829-4933

IF YOU WRITE, ATTACH THE STUB OF THIS NOTICE.

RADICAL MAVERICK TECHNOLOGIES

% RICHARD RIESS

8831 CEDAR ST BELLFLOWER CA

00293

WE ASSIGNED YOU AN EMPLOYER IDENTIFICATION NUMBER

Thank you for applying for an EIN. We assigned you EIN 72-1597558. This EIN will identify your business account, tax returns, and documents, even if you have no employees. Please keep this notice in your permanent records.

When filing tax documents, please use the label IRS provided. If that isn't possible you should use your EIN and complete name and address shown above on all federal tax forms, payments and related correspondence. If this information isn't correct, please correct it using the tear off stub from this notice. Return it to us so we can correct your account. If you use any variation of your name or EIN, doing so could cause a delay in processing and may result in incorrect information in your account. Doing so could result in our assigning you more than one EIN.

Based on the information from you or your representative, you must file the following form(s) by the date shown next to it.

Form 1120

90706

03/15/2006

If you have questions about the form(s) or the due date(s) shown, you can call us at 1-800-829-4933 or write to us at the address at the top of the first page of this letter. If you need help in determining what your tax year is, you can get Publication 538, Accounting Periods and Methods, at your local IRS office or from our web site at www.irs.gov.

We assigned you a tax classification (S-Corporation, Partnership, etc.) based on information obtained from you or your representative. It is not a legal determination of your tax classification, and is not binding on the IRS. If you want a determination of your tax classification, you may seek a private letter ruling from the IRS under the procedures set forth in Revenue Procedure 98-01, 1998-1 I.R.B.7 (or superceding revenue procedure for the year at issue.)



100293

Keep this part for your records.

CP 575 C (Rev. 1-2005)

Return this part with any correspondence so we may identify your account. Please correct any errors in your name or address.

CP 575 C

0534266100

Your Telephone Number Best Time to Call DATE OF THIS NOTICE: 04-20-2005
() - EMPLOYER IDENTIFICATION NUMBER: 72-1597558 . FORM: SS-4 NOBOD

INTERNAL REVENUE SERVICE PHILADELPHIA PA 19255-0023 Levell al consideration de la finalisment de la constitution de la con

RADICAL MAVERICK TECHNOLOGIES CORPERATION % RICHARD RIESS 8831 CEDAR ST BELLFLOWER CA 90706

State of California



SECRETARY OF STATE

I, Kevin Shelley, Secretary of State of the State of California, hereby certify:

That the attached transcript of ____ page(s) has been compared with the record on file in this office, of which it purports to be a copy, and that it is full, true and correct.



IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this day of

AUG 1 8 2003

Secretary of State



ARTICLES OF INCORPORATION

ENDORSED - FILED in the office of the Secretary of State of the State of California

JUL 2 3 2003

KEVIN SHELLEY Secretary of State

Article I: The name of this corporation is: Solar Varia, Inc.

Article II: The purpose of this corporation is to engage in any lawful act or activity for which a corporation may be organized under the General Corporation Law of California other than the banking business, the trust company business or the practice of a profession permitted to be incorporated by the California Corporations Code.

Article III: This corporation is authorized to issue only one class of shares of stock, which shall be designated common stock. The total number of shares it is authorized to issue is one million (10,000,000) shares.

Article IV: The name and address in the State of California of the corporation's initial agent for service of process is:

Richard S. Riess, 8831 Cedar Street, Bellflower, CA 90706.

Article V: The names and addresses of the persons who are appointed to act as the initial directors of this corporation are:

Richard S. Riess, 8831 Cedar Street, Bellflower, CA 90706

Article VI: The liability of the directors of the corporation for monetary damages shall be eliminated to the fullest extent permissible under California law.

IN WITNESS WHEREOF, the undersigned, being all persons named above as the initial directors, have executed these Articles of Incorporation.

DATED:

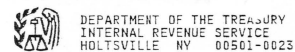
Richard S. Riess

The undersigned, being all persons named above as the initial directors, declare that they are the persons who executed the foregoing Articles of Incorporation, which execution is their act and deed.

DATED: 7/16/03

Richard S. Riess





DATE OF THIS NOTICE: 08-29-2003 NUMBER OF THIS NOTICE: CP 575 A EMPLOYER IDENTIFICATION NUMBER: FORM: SS-4

0134648420 B

56-2387967 0000003943

FOR ASSISTANCE CALL US AT: 1-800-829-0115

NOBOD

OR WRITE TO THE ADDRESS SHOWN AT THE TOP LEFT.

IF YOU WRITE, ATTACH THE STUB OF THIS NOTICE.

SDLAR VARIA INC % RICHARD RIESS 8831 CEDAR ST BELLFLOWER CA 90706

WE ASSIGNED YOU AN EMPLOYER IDENTIFICATION NUMBER (EIN)

Thank you for your Form SS-4, Application for Employer Identification Number (EIN). We assigned you EIN 56-2387967. This EIN will identify your business account, tax returns, and documents even if you have no employees. Please keep this notice in your permanent records.

Use your complete name and EIN shown above on all federal tax forms, payments and related correspondence. If you use any variation of your name or EIN, it may cause a delay in processing and may result in incorrect information in your account. It also could cause you to be assigned more than one EIN.

Based on the information shown on your Form SS-4, you must file the following form(s) by the date we show.

Form 1120

03/15/2004

Your assigned tax classification is based on information obtained from your Form SS-4. It is not a legal determination of your tax classification, and is not binding on the IRS. If you want a determination of your tax classification, you may seek a private letter ruling from the IRS under the procedures set forth in Revenue Procedure 98-01, 1998-1 I.R.B.7 (or the superceding revenue procedure for the year at issue).

If you need help in determining what your tax year is, you can get Publication 538, Accounting Periods and Methods, at your local IRS office.

If you have questions about the form(s) or the due date(s) shown, you can call us at 1-800-829-0115 or write to us at the address shown above.

Keep this part for your records.

CP 575 A (Rev. 1-2001)

Return this part with any correspondence so we may identify your account. Please correct any errors in your name or address.

CP 575 A

0134648420

Your Telephone Number Best Time to Call DATE OF THIS NOTICE: 08-29-2003

() - EMPLOYER IDENTIFICATION NUMBER: 56-2387967
FORM: SS-4 NOBOD

INTERNAL REVENUE SERVICE HOLTSVILLE NY 00501-0023 SOLAR VARIA INC % RICHARD RIESS 8831 CEDAR ST BELLFLOWER CA 90706