AGREEMENT TO CON JMISE CHILD SUPPORT AT ARS (COAP)
COAP AGREEMEN'T NUMBER:
This Agreement to Compromise Assigned Arrears ("Agreement") is entered into between WILSON , the parent who is ordered to pay support ("Noncustodial Parent"), and SONOMA County Department of Child Support Services ("LCSA") that is bound to collect this debt for the State, in LCSA case number The parties agree to a compromise of assigned arrears under the following terms and conditions.
1. AMOUNTS OF OBLIGATIONS OWED AND COMPROMISED
A. The parties agree that, as of amounts: 01-26-2007, the Noncustodial Parent owes the following
1. Arrears owed to the Custodial Party are Principal \$ 2,458.63 and Interest \$ 0.00 in the Total of \$ 2,458.63 . Such arrears include Conditionally Assigned Arrears, Never Assigned Arrears, and Unassigned Pre-assistance Arrears.
2. Arrears owed to the State of California (State) are Principal \$ 0.00 , and Interest \$ 38,772.93 , in the Total of \$ 38,772.93 .
B. The Noncustodial Parent agrees to repay the following amounts:
 Arrears owed to the Custodial Party in the total amount of \$ 2,458.63 , and Arrears owed to the State in the total amount of \$ 3,204.37 .
C. The LCSA agrees to credit the Noncustodial Parent in compromise in the amount of \$_35,568.56\
2. UNREIMBURSED ASSISTANCE POOL
The Unreimbursed Assistance Pool is: \$ 38,772.93 .
The Noncustodial Parent is required to pay Unassigned During Assistance Arrears ("UDAA") to the Custodial Party in addition to the amounts of payment required by the Agreement. UDAA is the amount of unpaid child support arrears that is greater than the total amount of assistance paid to the custodial party. If such arrears have accumulated, the Noncustodial Parent will still be responsible to pay these at the end of the Agreement, but a lump sum payment is not required.
3. TERMS OF AGREEMENT
This Agreement is effective immediately upon signing. The term of the agreement is of
4. COMPROMISE
In consideration of receiving the agreed monthly payments made by the Noncustodial Parent, as set forth in the attached COAP Repayment Schedule ("Repayment Schedule"), the arrears owed to the State will be compromised on an ongoing basis and deemed paid in full up to the total amount of arrears stated in Section 1.A.2 of this Agreement.

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