ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, S	FOR COURT USE ONLY	
	State Bar No.	
TELEPHONE NO.	FAX NO. (OPTIONAL)	
EMAIL ADDRESS (optional)		
ATTORNEY FOR (name)		
SUPERIOR COURT OF CALIFORNIA, COUN	NTY OF KERN	
STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE:		
CASE NAME:		
NOTICE AND CTIPUL ATION TO TEMPO	SPARY HIROS BUILING ON SY BARTI	- Coop Niverbox
NOTICE AND STIPULATION TO TEMPO	DRARY JUDGE RULING ON EX PARTI	Case Number
MATTER		
1	, decla	ro:
1,	, uecia	o.
	1	
I am: Counsel for Moving Party	Moving Party	Other:

Pursuant to rule 8.4.4(d) of the Superior Court of Kern County, Local Rules, I informed all persons legally entitled to notice of this ex parte proceeding, who are listed below, that 1) a temporary judge who is a probate court research attorney and qualified member of the California State Bar may review and possibly rule on the ex parte application or petition without a hearing absent a timely objection, 2) a party has a right to have the matter assigned to a commissioner or judge; and 3) a party who does not wish to stipulate to a probate court research attorney acting as a temporary judge must contact the Probate Department clerk at (661) 610-6901 by no later than 12:00 p.m. on the second day after the ex parte application or petition is filed and state they object. If no objection is timely received, the party's stipulation will be implied.

Any stipulation applies to review and possible decision without a hearing on the instant ex parte matter only. The stipulation does not extend to any hearing set on the ex parte application or petition or to any future proceedings.

Name of Person Entitled to Notice	Date and Time Notified	Method of Notification and <u>Number Used</u> (telephone, in person, or other)	Response:

Form No.: KRN SUP CRT MC-2377

	l		
I declare under penalty of perjury u	inder laws of the S	tate of California that the forgoing is tr	ue and correct.
DATE			
TYPE OR PRINT NAME	SIG	SIGNATURE OF FILING PARTY/DECLARANT	

Questions regarding individuals appointed to serve as Temporary Judges should be directed to the Temporary Judge Administrator at Yadira.Jimenez@kern.courts.ca.gov

See Local Rule 8.4.4(d) for more information. The section applicable to this stipulation is subsection (d), which states:

(d) Stipulation to Temporary Judge: Ex parte applications and petitions assigned to the Probate Department may be heard and decided by (1) a Commissioner of the Superior Court, acting as a temporary judge pursuant to California Constitution, Article VI, §§ 21 and 22 and Code of Civil Procedure Code § 259, for All Purposes; or (2) a temporary judge, who is a probate research attorney who meets all the requirements set forth in California Rules of Court Rule 2.812 to serve as a temporary judge. Except as provided in Code of Civil Procedure § 259, subdivisions (a), (b), (c), (e), (f), and (g), parties are required to stipulate to a commissioner hearing a matter acting as a temporary judge pursuant to California Constitution, Article VI §§ 21 and 22 and Code of Civil Procedure § 259(d), and to an attorney acting as a temporary judge. If the parties subject to the ex parte application or petition have not appeared in the case before, the moving party's filing of the ex parte application or petition will constitute their stipulation to the case being heard and decided by a temporary judge unless the moving party makes clear they object.

The moving party must provide notice to the responding party or parties that a temporary judge may hear and rule on the application or petition. Such notice must be submitted with the ex parte application or petition on the form available on the court's website. If the responding party or parties do not object, their failure to object will also constitute such a stipulation.

If all parties are consenting to an order requested in an expedited court proceeding, such consent will be deemed to include an agreement to a temporary judge ruling on the requested order. (Effective 1/1/24)