

**Superior Court of California, Riverside County  
Family Law – Private Mediation  
Post-Mediation Survey**

Local Rule 3228 requires parties and/or their attorneys to submit this survey within ten (10) days after the last mediation session. All mediation participants, including non-parties, may also submit surveys. Your responses will help the court improve its Alternative Dispute Resolution (ADR) programs and will be included in statistical reports. Trial judges and non-ADR court staff do not see specific evaluations. Court staff will not show this survey to your mediator without permission (see Question 9).

Please send your completed form to the ADR Director as follows:

**Riverside County Superior Court, Historic Courthouse  
4050 Main Street,  
Riverside, CA 92501  
E-mail: [CourtADRDiretor@riverside.courts.ca.gov](mailto:CourtADRDiretor@riverside.courts.ca.gov)  
Fax: (951) 777-3164**

Case Name: \_\_\_\_\_ Case Number: \_\_\_\_\_

Mediator's Name: \_\_\_\_\_ Date(s) of Mediation: \_\_\_\_\_

Case type:  Divorce     Spousal Support     Child Support     Custody & Visitation  
Check all that apply.  
 Paternity     Property or business division     Pensions     Other: \_\_\_\_\_

**You are:**     Petitioner     Petitioner's attorney     Respondent     Respondent's attorney  
 Other \_\_\_\_\_

1. Did you reach an agreement at the mediation session(s)?     Yes     No     Partially  
Did you reach an agreement after the mediation session(s)?     Yes     No     Partially

2. How would you rate this mediation experience in general?  
 Excellent     Good     Satisfactory     Bad

3. How many mediation sessions occurred? \_\_\_\_\_ Total number of hours: \_\_\_\_\_

4. IF THE CASE FULLY OR PARTIALLY SETTLED AT THE MEDIATION SESSION:

a. How satisfied are you with the settlement agreement?  
 Very satisfied     Satisfied     Not satisfied

b. How was the case resolved?  
 As a direct result of the mediation.  
 As an indirect result of the mediation.  
 Resolution was unrelated to the mediation.

