Self-Help Services <a href="https://www.occourts.org/self-help">www.occourts.org/self-help</a>

# **CIVIL COMPLAINT-PERSONAL INJURY**

SELF-HELP FORM PACKET



SHC-CIV-02 (Rev. 01/01/2024)

Self-Help Services can review your completed forms before you file them with the Court. To request review of your completed forms:

- 1. Complete the attached forms in black ink.
- 2. Scan your completed forms and save as a single PDF file.
- 3. Go to <u>www.occourts.org/self-help</u> (click the button labeled *Contact Self-Help Services*), attach the PDF, and complete the online request form. Make sure to select CIVIL as the case type on the form.

www.occourts.org/self-help

# SUPERIOR COURT OF CALIFORNIA, COUNTY OF ORANGE CIVIL CASE TIME SCHEDULE

UNLIMITED (OVER \$35,000)				
Day	Event	Comment	Authority	
1	Complaint filed with Civil Case Cover Sheet	Judicial Officer is assigned for all purposes.	SCOC rule 303 CRC 3.220	
Varies	Request for Entry of Default filed.	10 days after expiration of response time.	CRC 3.110(g)	
Varies	Deadline for filing responsive pleading	Parties may stipulate to 15 day extension.	CRC 3.110	
Varies	Service of cross-complaint that names new parties	Proof of service filed within 30 days of filing of cross-complaint.	CRC 3.110(c)	
60	Deadline for filing proof(s) of service on the complaint.	Failure to meet deadline may result in the court scheduling an Order to Show Cause Hearing.	CRC 3.110(b)	
Varies	Meet and Confer	Parties must meet and confer within 20 days after service of the responsive pleading. Joint Meet and Confer Statement (local form #L-964) must be filed within 30 days after service of the responsive pleading.	SCOC rule 315 CRC 3.724	
Anytime	Stipulation to Arbitration, Mediation, or Early Neutral Evaluation		SCOC rule 360	
180	Deadline for Case Management Conference	Court must give minimum of 45 days notice.	CRC 3.722(b)	
	and Case Management Order	Parties must file Case Management Statement 15 calendar days <u>prior</u> to hearing (Judicial Council Form #CM-110).	SCOC rule 317 CRC 3.725(a)	
Varies	Mandatory Settlement Conference	May be scheduled at the Case Management Conference. Settlement Conference Statement (local form #L-52) lodged 5 court days prior to Mandatory Settlement Conference.	SCOC rule 316	
10 days prior to trial	Issue Conference and trial related documents	Counsel required to meet and confer. Statement of Compliance and trial related documents (local form #L-81) submitted by noon, Friday prior to trial.	SCOC rule 317	
	LIMITE	D (\$35,000 OR LESS)		
1	Complaint filed with Civil Case Cover Sheet		CRC 3.220	
Varies	Request for Entry of Default filed.	10 days after expiration of response time.	CRC 3.110(g)	
Varies	Deadline for filing responsive pleading	Parties may stipulate to 15 day extension.	CRC 3.110	
Varies	Service of cross-complaint that names new parties.	Proof of service filed within 30 days of filing of cross-complaint.	CRC 3.110(c)	
Varies	File At-Issue Memorandum For Trial Setting (local form #L-31)	May be filed when the case is at issue any time before the Case Management Conference. Case Management Conference will be taken off calendar.	SCOC rule 339	
60	Deadline for filing proof(s) of service on the complaint	Failure to meet deadline may result in the court scheduling an Order to Show Cause Hearing.	CRC 3.110(b)	
Varies	Meet and Confer	Parties must meet no later than 30 calendar days before the Case Management Conference.	CRC 3.724	
180	Deadline for Case Management Conference and Case Management Order	Court must give minimum of 45 days notice.  Parties must file Case Management Statement 15 calendar days <u>prior</u> to hearing (Judicial Council Form #CM-110).	CRC 3.722(b) SCOC rule 321 CRC 3.725(a)	
Varies	Pretrial Settlement Conference	May be set by the court when jury trial or court trial is estimated to last one day or more. Parties must submit a Pretrial Conference Brief/Statement at the time of the conference.	SCOC rule 332	

Note: Superior Court of Orange County is abbreviated as "SCOC"

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar num	abor and addraga):	OW-010
ATTORNET OR PARTY WITHOUT ATTORNET (Name, State Bai huit	ibel, allu audiess).	FOR COURT USE ONLY
	AX NO. :	
EMAIL ADDRESS: ATTORNEY FOR (Name):		
· ,		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	ORANGE	
STREET ADDRESS: 700 Civic Center Drive West MAILING ADDRESS:		
CITY AND ZIP CODE: Santa Ana, CA 92701		
BRANCH NAME: Central Justice Center		
CASE NAME:		
CASE NAIVIE.		
CIVIL CASE COVER SHEET	Compley Cose Designation	CASE NUMBER:
	Complex Case Designation	67.62.76.7827.8
Unlimited Limited (Amount (Amount	Counter Joinder	
demanded demanded is	Filed with first appearance by defendant	JUDGE:
exceeds \$35,000) \$35,000 or less)	(Cal. Rules of Court, rule 3.402)	DEPT.:
	ow must be completed (see instructions of	n page 2).
1. Check <b>one</b> box below for the case type that		
Auto Tort	Contract	Provisionally Complex Civil Litigation
Auto (22)	Breach of contract/warranty (06)	(Cal. Rules of Court, rules 3.400–3.403)
Uninsured motorist (46)	Rule 3.740 collections (09)	Antitrust/Trade regulation (03)
Other PI/PD/WD (Personal Injury/Property	Other collections (09)	Construction defect (10)
Damage/Wrongful Death) Tort	Insurance coverage (18)	Mass tort (40)
Asbestos (04)	Other contract (37)	Securities litigation (28)
Product liability (24)	Real Property	Environmental/Toxic tort (30)
Medical malpractice (45)	Eminent domain/Inverse	Insurance coverage claims arising from the
Other PI/PD/WD (23)	condemnation (14)	above listed provisionally complex case
Non-PI/PD/WD (Other) Tort	Wrongful eviction (33)	types (41) Enforcement of Judgment
Business tort/unfair business practice (07)	Other real property (26)	Enforcement of judgment (20)
Civil rights (08)	Unlawful Detainer	Miscellaneous Civil Complaint
Defamation (13)	Commercial (31)	RICO (27)
Fraud (16)	Residential (32)	Other complaint (not specified above) (42)
Intellectual property (19)	Drugs (38)	Miscellaneous Civil Petition
Professional negligence (25)	Judicial Review	
Other non-PI/PD/WD tort (35)	Asset forfeiture (05)	Partnership and corporate governance (21)
Employment	Petition re: arbitration award (11)	Other petition (not specified above) (43)
Wrongful termination (36)	Writ of mandate (02)	
Other employment (15)	Other judicial review (39)	
		es of Court. If the case is complex, mark the
factors requiring exceptional judicial manag		es of Court. If the case is complex, mark the
a. Large number of separately repres	d Large number	of witnesses
b. Extensive motion practice raising d	-     0   1	with related actions pending in one or more
issues that will be time-consuming		r counties, states, or countries, or in a federal
c. Substantial amount of documentary	COURT	
c oubstantial amount of documental	i Substantial po	ostjudgment judicial supervision
3. Remedies sought (check all that apply): a. [	monetary b. nonmonetary; d	eclaratory or injunctive relief c. punitive
4. Number of causes of action (specify):		
5. This case is is not a class	ss action suit.	
6. If there are any known related cases, file ar	nd serve a notice of related case. (You ma	ay use form CM-015.)
Date:	<b>K</b> ,	
(TYPE OR PRINT NAME)	NOTICE (SI	GNATURE OF PARTY OR ATTORNEY FOR PARTY)
Plaintiff must file this cover sheet with the first page.		nall claims cases or cases filed
under the Probate Code, Family Code, or Welfare		

- File this cover sheet in addition to any cover sheet required by local court rule.
- If this case is complex under rule 3.400 et seq. of the California Rules of Court, you must serve a copy of this cover sheet on all other parties to the action or proceeding.
- · Unless this is a collections case under rule 3.740 or a complex case, this cover sheet will be used for statistical purposes only.

#### INSTRUCTIONS ON HOW TO COMPLETE THE COVER SHEET

To Plaintiffs and Others Filing First Papers. If you are filing a first paper (for example, a complaint) in a civil case, you must complete and file, along with your first paper, the Civil Case Cover Sheet contained on page 1. This information will be used to compile statistics about the types and numbers of cases filed. You must complete items 1 through 6 on the sheet. In item 1, you must check one box for the case type that best describes the case. If the case fits both a general and a more specific type of case listed in item 1, check the more specific one. If the case has multiple causes of action, check the box that best indicates the **primary** cause of action. To assist you in completing the sheet, examples of the cases that belong under each case type in item 1 are provided below. A cover sheet must be filed only with your initial paper. Failure to file a cover sheet with the first paper filed in a civil case may subject a party, its counsel, or both to sanctions under rules 2.30 and 3.220 of the California Rules of Court.

To Parties in Rule 3.740 Collections Cases. A "collections case" under rule 3.740 is defined as an action for recovery of money owed in a sum stated to be certain that is not more than \$25,000, exclusive of interest and attorney's fees, arising from a transaction in which property, services, or money was acquired on credit. A collections case does not include an action seeking the following: (1) tort damages, (2) punitive damages, (3) recovery of real property, (4) recovery of personal property, or (5) a prejudgment writ of attachment. The identification of a case as a rule 3.740 collections case on this form means that it will be exempt from the general time-for-service requirements and case management rules, unless a defendant files a responsive pleading. A rule 3.740 collections case will be subject to the requirements for service and obtaining a judgment in rule 3.740.

To Parties in Complex Cases. In complex cases only, parties must also use the Civil Case Cover Sheet to designate whether the case is complex. If a plaintiff believes the case is complex under rule 3.400 of the California Rules of Court, this must be indicated by completing the appropriate boxes in items 1 and 2. If a plaintiff designates a case as complex, the cover sheet must be served with the complaint on all parties to the action. A defendant may file and serve no later than the time of its first appearance a joinder in the plaintiff's designation, a counter-designation that the case is not complex, or, if the plaintiff has made no designation, a designation that the case is complex.

#### **Auto Tort**

Auto (22)-Personal Injury/Property Damage/Wrongful Death Uninsured Motorist (46) (if the case involves an uninsured motorist claim subject to arbitration, check this item instead of Auto)

### Other PI/PD/WD (Personal Injury/ Property Damage/Wrongful Death) Tort

Asbestos (04)

Asbestos Property Damage Asbestos Personal Injury/ Wrongful Death

Product Liability (not asbestos or toxic/environmental) (24)

Medical Malpractice (45)

Medical Malpractice-

Physicians & Surgeons

Other Professional Health Care

Malpractice

Other PI/PD/WD (23)

Premises Liability (e.g., slip

and fall)

Intentional Bodily Injury/PD/WD (e.g., assault, vandalism)

Intentional Infliction of

**Emotional Distress** 

Negligent Infliction of

**Emotional Distress** 

Other PI/PD/WD

## Non-PI/PD/WD (Other) Tort

Business Tort/Unfair Business Practice (07)

Civil Rights (e.g., discrimination, false arrest) (not civil

harassment) (08)

Defamation (e.g., slander, libel) (13)

Fraud (16)

Intellectual Property (19)

Professional Negligence (25)

Legal Malpractice

Other Professional Malpractice (not medical or legal)

Other Non-PI/PD/WD Tort (35)

# **Employment**

Wrongful Termination (36) Other Employment (15)

#### **CASE TYPES AND EXAMPLES** Contract

Breach of Contract/Warranty (06)

Breach of Rental/Lease

Contract (not unlawful detainer or wrongful eviction)

Contract/Warranty Breach-Seller

Plaintiff (not fraud or negligence)

Negligent Breach of Contract/

Warranty

Other Breach of Contract/Warranty

Collections (e.g., money owed, open

book accounts) (09)

Collection Case-Seller Plaintiff

Other Promissory Note/Collections Case

Insurance Coverage (not provisionally

complex) (18)

**Auto Subrogation** 

Other Coverage

Other Contract (37)

Contractual Fraud

Other Contract Dispute

## **Real Property**

Eminent Domain/Inverse

Condemnation (14)

Wrongful Eviction (33)

Other Real Property (e.g., quiet title) (26)

Writ of Possession of Real Property

Mortgage Foreclosure

Quiet Title

Other Real Property (not eminent domain, landlord/tenant, or

foreclosure)

## **Unlawful Detainer**

Commercial (31)

Residential (32)

Drugs (38) (if the case involves illegal drugs, check this item; otherwise,

report as Commercial or Residential)

#### **Judicial Review**

Asset Forfeiture (05)

Petition Re: Arbitration Award (11)

Writ of Mandate (02)

Writ-Administrative Mandamus

Writ-Mandamus on Limited Court

Case Matter

Writ-Other Limited Court Case Review

Other Judicial Review (39)

Review of Health Officer Order

Notice of Appeal-Labor Commissioner Appeals

Provisionally Complex Civil Litigation (Cal. Rules of Court Rules 3.400-3.403)

Antitrust/Trade Regulation (03)

Construction Defect (10)

Claims Involving Mass Tort (40)

Securities Litigation (28)

Environmental/Toxic Tort (30)

Insurance Coverage Claims

(arising from provisionally complex

case type listed above) (41)

#### **Enforcement of Judgment**

Enforcement of Judgment (20)

Abstract of Judgment (Out of County)

Confession of Judgment (non-domestic

relations)

Sister State Judgment

Administrative Agency Award

(not unpaid taxes)

Petition/Certification of Entry of

Judgment on Unpaid Taxes

Other Enforcement of Judgment Case

# **Miscellaneous Civil Complaint**

RICO (27)

Other Complaint (not specified above) (42)

**Declaratory Relief Only** 

Injunctive Relief Only (non-

harassment)

Mechanics Lien

Other Commercial Complaint

Case (non-tort/non-complex)

Other Civil Complaint

(non-tort/non-complex)

## **Miscellaneous Civil Petition**

Partnership and Corporate Governance (21)

Other Petition (not specified above) (43)

Civil Harassment

Workplace Violence

Elder/Dependent Adult Abuse

**Election Contest** 

Petition for Name Change

Petition for Relief From Late Claim

Other Civil Petition

CM-010 [Rev. January 1, 2024] Page 2 of 2 **CIVIL CASE COVER SHEET** 

For your protection and privacy, please press the Clear This Form button after you have printed the form.

**Print this form** 

Save this form

Clear this form

**SUM-100** 

# SUMMONS (CITACION JUDICIAL)

FOR COURT USE ONLY (SOLO PARA USO DE LA CORTE)

NOTICE TO DEFENDANT: (AVISO AL DEMANDADO):

YOU ARE BEING SUED BY PLAINTIFF: (LO ESTÁ DEMANDANDO EL DEMANDANTE):

NOTICE! You have been sued. The court may decide against you without your being heard unless you respond within 30 days. Read the information below.

You have 30 CALENDAR DAYS after this summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintiff. A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), your county law library, or the courthouse nearest you. If you cannot pay the filing fee, ask the court clerk for a fee waiver form. If you do not file your response on time, you may lose the case by default, and your wages, money, and property may be taken without further warning from the court.

There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may want to call an attorney referral service. If you cannot afford an attorney, you may be eligible for free legal services from a nonprofit legal services program. You can locate these nonprofit groups at the California Legal Services Web site (www.lawhelpcalifornia.org), the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), or by contacting your local court or county bar association. NOTE: The court has a statutory lien for waived fees and costs on any settlement or arbitration award of \$10,000 or more in a civil case. The court's lien must be paid before the court will dismiss the case. ¡AVISO! Lo han demandado. Si no responde dentro de 30 días, la corte puede decidir en su contra sin escuchar su versión. Lea la información a continuación.

Tiene 30 DÍAS DE CALENDARIO después de que le entreguen esta citación y papeles legales para presentar una respuesta por escrito en esta corte y hacer que se entregue una copia al demandante. Una carta o una llamada telefónica no lo protegen. Su respuesta por escrito tiene que estar en formato legal correcto si desea que procesen su caso en la corte. Es posible que haya un formulario que usted pueda usar para su respuesta. Puede encontrar estos formularios de la corte y más información en el Centro de Ayuda de las Cortes de California (www.sucorte.ca.gov), en la biblioteca de leyes de su condado o en la corte que le quede más cerca. Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia.

Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar a un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov) o poniéndose en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperación de \$10,000 ó más de valor recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte antes de que la corte pueda desechar el caso.

The name and address of the court is: Superior Court of California, County of Orange (El nombre y dirección de la corte es): 700 Civic Center Drive West	CASE NUMBER: (Número del Caso):
Santa Ana, CA 92701	
Central Justice Center	

The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attorney, is: (El nombre, la dirección y el número de teléfono del abogado del demandante, o del demandante que no tiene abogado, es):

DATE: (Fecha)	Clerk, by (Secretario)	, Deputy <i>(Adjunto)</i>
	nmons, use Proof of Service of Summons (form POS-010).) ta citatión use el formulario Proof of Service of Summons, (l	POS-010)).
[SEAL]	<ol> <li>NOTICE TO THE PERSON SERVED: You are served</li> <li>as an individual defendant.</li> <li>as the person sued under the fictitious name of (</li> <li>on behalf of (specify):</li> </ol>	specify):
	under: CCP 416.10 (corporation)  CCP 416.20 (defunct corporation)  CCP 416.40 (association or partnership)  other (specify):  4. by personal delivery on (date):	CCP 416.60 (minor) CCP 416.70 (conservatee) CCP 416.90 (authorized person)

1	VITHOUT ATTORNEY	STATE BAR NUMBER:	FOR COURT USE ONLY	
NAME:				
FIRM NAME:				
STREET ADDRESS:				
CITY:		STATE: ZIP CODE:		
TELEPHONE NO.:		FAX NO.:		
EMAIL ADDRESS:				
ATTORNEY FOR (name):				
	Γ OF CALIFORNIA, COUNTY OF	FORANGE		
STREET ADDRESS:	700 Civic Center Drive West			
MAILING ADDRESS: CITY AND ZIP CODE:	Santa Ana, CA 92701			
BRANCH NAME:	Central Justice Center			
PLAINTIFF:				
DEFENDANT:				
DOES 1 TO	)			
COMPLAINT	Personal Injury Property	/ Damage, Wrongful Death	CASE NUMBER:	
	D (Number):	Damage, Wongrai Death		
Type (check all				
MOTOR VE		nocify):		
	erty Damage Wrongfu	·		
	• • — •	amages <i>(specify):</i>		
		amages (specify).		
	eck all that apply): A LIMITED CIVIL CASE (do	oos not axcood \$35 000)		
Amount de				
Amount de	exceeds \$10,0			
ACTION IS	AN UNLIMITED CIVIL CASE			
	RECLASSIFIED by this ame			
	limited to unlimited			
from	unlimited to limited			
1. Plaintiff (nam	e or names):			
•	s of action against <b>defendant</b>	(nama ar namas):		
alleges causes	on action against defendant	(name or names).		
			,	
<ol><li>I his pleading,</li></ol>		khibits, consists of the following numbe	er of pages:	
	including attachments and ex	•		
•	named above is a competent a	•		
•	•	•		
a. exce	named above is a competent a	adult		
a exce	named above is a competent a  pt plaintiff (name):  a corporation qualified to	adult o do business in California.		
a. exce (1) [ (2) [	named above is a competent a  pt plaintiff (name):  a corporation qualified to  an unincorporated entity	o do business in California.		
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SHORT TITLE:	CASE NUMBER:
4. Plaintiff (name): is doing business under the fictitious name (specify):	1
and has complied with the fictitious business name laws.  5. Each defendant named above is a natural person  a except defendant (name):  (1) a business organization, form unknown.  (2) a corporation.  (3) an unincorporated entity (describe):  (4) a public entity (describe):  (5) other (specify):	c except defendant (name):  (1) a business organization, form unknown.  (2) a corporation.  (3) an unincorporated entity (describe):  (4) a public entity (describe):  (5) other (specify):
<ul> <li>b except defendant (name):</li> <li>(1) a business organization, form unknown.</li> <li>(2) a corporation.</li> <li>(3) an unincorporated entity (describe):</li> <li>(4) a public entity (describe):</li> </ul>	<ul> <li>d except defendant (name):</li> <li>(1) a business organization, form unknown.</li> <li>(2) a corporation.</li> <li>(3) an unincorporated entity (describe):</li> <li>(4) a public entity (describe):</li> </ul>
(5) other (specify):	(5) other (specify):
Information about additional defendants who are not nate.  The true names of defendants sued as Does are unknown to p	
<ul> <li>a. Doe defendants (specify Doe numbers):</li> <li>named defendants and acted within the scope of tha</li> </ul>	were the agents or employees of other
b. Doe defendants (specify Doe numbers): plaintiff.	are persons whose capacities are unknown to
7. Defendants who are joined under Code of Civil Procedure	e section 382 are <i>(names):</i>
<ul> <li>8. This court is the proper court because</li> <li>a at least one defendant now resides in its jurisdictiona</li> <li>b the principal place of business of a defendant corpora</li> <li>c injury to person or damage to personal property occur</li> <li>d other (specify):</li> </ul>	ation or unincorporated association is in its jurisdictional area.
<ul> <li>9. Plaintiff is required to comply with a claims statute, and</li> <li>a. has complied with applicable claims statutes, or</li> <li>b. is excused from complying because (specify):</li> </ul>	

SHORT TITLE:	CASE NUMBER:
10. The following causes of action are attached and the statements above apply to each (e	each complaint must have one or more
causes of action attached):  a. Motor Vehicle	
b. General Negligence	
c. Intentional Tort	
d. Products Liability	
e. Premises Liability	
f. Other (specify):	
11. Plaintiff has suffered <i>(check all that apply)</i>	
a. wage loss.	
b. loss of use of property.	
c. hospital and medical expenses.	
d. general damage.	
e. property damage.	
f. so loss of earning capacity.	
g other damage (specify):	
The damages claimed for wrongful death and the relationships of plaintiff to the ca. listed in Attachment 12.  b. as follows:	deceased are
13. The relief sought in this complaint is within the jurisdiction of this court.	
14. <b>Plaintiff prays</b> for judgment for costs of suit; for such relief as is fair, just, and equitable	e and for
a. (1) compensatory damages.	,
(2) punitive damages.	
b. The amount of damages is (in cases for personal injury or wrongful death, you mu	ist check (1)):
(1) according to proof.	
(2) in the amount of: \$ 15. The paragraphs of this complaint alleged on information and belief are as follows	(enecify paragraph numbers):
10 The paragraphs of this complaint alleged on information and belief ale as follows	topeony paragraph humbers).
Data	
Date:	
(TYPE OR PRINT NAME)	(SIGNATURE OF PLAINTIFF OR ATTORNEY)
(···=································	

PLD-PI-001 [Rev. January 1, 2024]

COMPLAINT—Personal Injury, Property Damage, Wrongful Death

Page 3 of 3

SHORT TITLE:		CASE NUMBER:
CAUSE OF A	ACTION—Motor Vehi	icle
(number)		
ATTACHMENT TO Complaint Cross-Complain	t	
(Use a separate cause of action form for each cause of action	on.)	
Plaintiff (name):		
MV- 1. Plaintiff alleges the acts of defendants were negliger plaintiff; the acts occurred	nt; the acts were the legal (prox	imate) cause of injuries and damages to
on (date):		
at (place):		
MV- 2. DEFENDANTS		
a The defendants who operated a motor vel	hicle are <i>(names</i> ):	
in into determine this operation it meter to	nois are (mames).	
Does	to	
b.  The defendants who employed the persor (names):	ns who operated a motor vehicl	e in the course of their employment are
(1.0.1.2.5)		
Does	to	
c. The defendants who owned the motor vel	nicle which was operated with t	heir permission are <i>(names):</i>
Does	to	<u></u>
d. The defendants who entrusted the motor	vehicle are (names):	
Does	to	
e The defendants who were the agents and		
agency were (names):	,	•
Does	to	
f. The defendants who are liable to plaintiffs	<del></del>	ons for the liability are
listed in Attachment MV-2f a	s follows:	
Does	to	
		 Page

PLD-PI-001(2) SHORT TITLE: CASE NUMBER: **CAUSE OF ACTION—General Negligence** Page (number) ATTACHMENT TO Complaint Cross-Complaint (Use a separate cause of action form for each cause of action.) GN-1. Plaintiff (name): alleges that defendant (name): Does to was the legal (proximate) cause of damages to plaintiff. By the following acts or omissions to act, defendant negligently caused the damage to plaintiff on (date): at (place):

(description of reasons for liability):

PLD-PI-001(3) SHORT TITLE: CASE NUMBER **CAUSE OF ACTION—Intentional Tort** Page (number) ATTACHMENT TO Complaint Cross-Complaint (Use a separate cause of action form for each cause of action.) IT-1. Plaintiff (name): alleges that defendant (name): Does to was the legal (proximate) cause of damages to plaintiff. By the following acts or omissions to act, defendant intentionally caused the damage to plaintiff on (date):

at (place):

(description of reasons for liability):

SHORT TITLE:		CASE NUMBER:	
(number)  ATTACHMENT TO Complaint  (Use a separate cause of action form to the prem.L-1.(name):	CAUSE OF ACTION—I  Cross-Complaint for each cause of action.)	Premises Liability	Page
On (date):	ts were the legal (proximate) cause plaintiff wan ises and circumstances of injury):	of damages to plaintiff. s injured on the following premi	ises in the following
	<b>Jence</b> The defendants who negligent led premises were <i>(names):</i>	lly owned, maintained, manage	d and
	tototototototototo guard or warn against a dangerou		
	to nal user, was an invited gue gerous Condition of Public Proper us condition existed were (names):		public property
b dangerou b The cond Prem.L-5.a Allegations about	totoactual actual s condition in sufficient time prior to lition was created by employees of the tother Defendants. The defendants ted within the scope of the agency were sufficient to the scope of the sufficient to the scope of the sufficient to the scope of the sufficient to the sufficient to the sufficient to the sufficient time prior time prior time prior to the sufficient time prior time p	the injury to have corrected it. ne defendant public entity. who were the agents and emp	of the existence of the older
	totono are liable to plaintiffs for other rea attachment Prem.L-5.b as fol		iability are

PLD-PI-001(5) SHORT TITLE: CASE NUMBER: **CAUSE OF ACTION—Products Liability** Page \_\_\_ (number) ATTACHMENT TO Complaint Cross - Complaint (Use a separate cause of action form for each cause of action.) Plaintiff (name): Prod. L-1. On or about (date): plaintiff was injured by the following product: Prod. L-2. Each of the defendants knew the product would be purchased and used without inspection for defects. The product was defective when it left the control of each defendant. The product at the time of injury was being used in the manner intended by the defendants. used in the manner that was reasonably foreseeable by defendants as involving a substantial danger not readily apparent. Adequate warnings of the danger were not given. Prod. L-3. Plaintiff was a user of the product. purchaser of the product. bystander to the use of the product. other (specify): PLAINTIFF'S INJURY WAS THE LEGAL (PROXIMATE) RESULT OF THE FOLLOWING: Prod. L- 4. Count One—Strict liability of the following defendants who manufactured or assembled the product (names): \_\_\_\_ Does \_\_\_\_\_ to \_\_\_\_\_ b. designed and manufactured component parts supplied to the manufacturer (names): Does to c. sold the product to the public (names): Does \_\_\_\_\_ to \_\_\_\_ Prod. L-5. Count Two—Negligence of the following defendants who owed a duty to plaintiff (names): Does \_\_\_\_\_ to \_\_\_\_ Count Three—Breach of warranty by the following defendants (names): Prod. L-6. L Does \_\_\_\_\_ to \_\_\_\_

The defendants who are liable to plaintiffs for other reasons and the reasons for the liability are

who breached an express warranty which was oral

listed in Attachment-Prod. L-7 as follows:

written

# SUPERIOR COURT OF CALIFORNIA COUNTY OF ORANGE

# ALTERNATIVE DISPUTE RESOLUTION (ADR) INFORMATION PACKAGE

# NOTICE TO PLAINTIFF(S) AND/OR CROSS-COMPLAINANT(S):

Rule 3.221(c) of the California Rules of Court requires you to serve a copy of the ADR Information Package along with the complaint and/or cross-complaint.

California Rules of Court – Rule 3.221 Information about Alternative Dispute Resolution (ADR)

- (a) Each court shall make available to the plaintiff, at the time of filing of the complaint, an ADR Information Package that includes, at a minimum, all of the following:
  - (1) General information about the potential advantages and disadvantages of ADR and descriptions of the principal ADR processes.
  - (2) Information about the ADR programs available in that court, including citations to any applicable local court rules and directions for contacting any court staff responsible for providing parties with assistance regarding ADR.
  - (3) Information about the availability of local dispute resolution programs funded under the Dispute Resolutions Program Act (DRPA), in counties that are participating in the DRPA. This information may take the form of a list of the applicable programs or directions for contacting the county's DRPA coordinator.
  - (4) An ADR stipulation form that parties may use to stipulate to the use of an ADR process.
- (b) A court may make the ADR Information Package available on its website as long as paper copies are also made available in the clerk's office.
- (c) The plaintiff must serve a copy of the ADR Information Package on each defendant along with the complaint. Cross-complainants must serve a copy of the ADR Information Package on any new parties to the action along with the cross-complaint.

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# SUPERIOR COURT OF CALIFORNIA COUNTY OF ORANGE

### ADR Information

#### Introduction.

Most civil disputes are resolved without filing a lawsuit, and most civil lawsuits are resolved without a trial. The courts and others offer a variety of Alternative Dispute Resolution (ADR) processes to help people resolve disputes without a trial. ADR is usually less formal, less expensive, and less time-consuming than a trial. ADR can also give people more opportunity to determine when and how their dispute will be resolved.

#### BENEFITS OF ADR.

Using ADR may have a variety of benefits, depending on the type of ADR process used and the circumstances of the particular case. Some potential benefits of ADR are summarized below.

Save Time. A dispute often can be settled or decided much sooner with ADR; often in a matter of months, even weeks, while bringing a lawsuit to trial can take a year or more.

Save Money. When cases are resolved earlier through ADR, the parties may save some of the money they would have spent on attorney fees, court costs, experts' fees, and other litigation expenses.

Increase Control Over the Process and the Outcome. In ADR, parties typically play a greater role in shaping both the process and its outcome. In most ADR processes, parties have more opportunity to tell their side of the story than they do at trial. Some ADR processes, such as mediation, allow the parties to fashion creative resolutions that are not available in a trial. Other ADR processes, such as arbitration, allow the parties to choose an expert in a particular field to decide the dispute.

Preserve Relationships. ADR can be a less adversarial and hostile way to resolve a dispute. For example, an experienced mediator can help the parties effectively communicate their needs and point of view to the other side. This can be an important advantage where the parties have a relationship to preserve.

Increase Satisfaction. In a trial, there is typically a winner and a loser. The loser is not likely to be happy, and even the winner may not be completely satisfied with the outcome. ADR can help the parties find win-win solutions and achieve their real goals. This, along with all of ADR's other potential advantages, may increase the parties' overall satisfaction with both the dispute resolution process and the outcome.

Improve Attorney-Client Relationships. Attorneys may also benefit from ADR by being seen as problem-solvers rather than combatants. Quick, cost-effective, and satisfying resolutions are likely to produce happier clients and thus generate repeat business from clients and referrals of their friends and associates.

### DISADVANTAGES OF ADR.

ADR may not be suitable for every dispute.

Loss of protections. If ADR is binding, the parties normally give up most court protections, including a decision by a judge or jury under formal rules of evidence and procedure, and review for legal error by an appellate court.

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Less discovery. There generally is less opportunity to find out about the other side's case with ADR than with litigation. ADR may not be effective if it takes place before the parties have sufficient information to resolve the dispute.

Additional costs. The neutral may charge a fee for his or her services. If a dispute is not resolved through ADR, the parties may have to put time and money into both ADR and a lawsuit.

Effect of delays if the dispute is not resolved. Lawsuits must be brought within specified periods of time, known as statues of limitation. Parties must be careful not to let a statute of limitations run out while a dispute is in an ADR process.

#### TYPES OF ADR IN CIVIL CASES.

The most commonly used ADR processes are arbitration, mediation, neutral evaluation and settlement conferences.

Arbitration. In arbitration, a neutral person called an "arbitrator" hears arguments and evidence from each side and then decides the outcome of the dispute. Arbitration is less formal than a trial, and the rules of evidence are often relaxed. Arbitration may be either "binding" or "nonbinding." Binding arbitration means that the parties waive their right to a trial and agree to accept the arbitrator's decision as final. Generally, there is no right to appeal an arbitrator's decision. Nonbinding arbitration means that the parties are free to request a trial if they do not accept the arbitrator's decision.

Cases for Which Arbitration May Be Appropriate. Arbitration is best for cases where the parties want another person to decide the outcome of their dispute for them but would like to avoid the formality, time, and expense of a trial. It may also be appropriate for complex matters where the parties want a decision-maker who has training or experience in the subject matter of the dispute.

Cases for Which Arbitration May Not Be Appropriate. If parties want to retain control over how their dispute is resolved, arbitration, particularly binding arbitration, is not appropriate. In binding arbitration, the parties generally cannot appeal the arbitrator's award, even if it is not supported by the evidence or the law. Even in nonbinding arbitration, if a party requests a trial and does not receive a more favorable result at trial than in arbitration, there may be penalties.

Mediation. In mediation, an impartial person called a "mediator" helps the parties try to reach a mutually acceptable resolution of the dispute. The mediator does not decide the dispute but helps the parties communicate so they can try to settle the dispute themselves. Mediation leaves control of the outcome with the parties.

Cases for Which Mediation May Be Appropriate. Mediation may be particularly useful when parties have a relationship they want to preserve. So when family members, neighbors, or business partners have a dispute, mediation may be the ADR process to use. Mediation is also effective when emotions are getting in the way of resolution. An effective mediator can hear the parties out and help them communicate with each other in an effective and nondestructive manner.

Cases for Which Mediation May <u>Not</u> Be Appropriate. Mediation may not be effective if one of the parties is unwilling to cooperate or compromise. Mediation also may not be effective if one of the parties has a significant advantage in power over the other. Therefore, it may not be a good choice if the parties have a history of abuse or victimization.

Neutral Evaluation. In neutral evaluation, each party gets a chance to present the case to a neutral person called an "evaluator." The evaluator then gives an opinion on the strengths and weaknesses of each party's evidence and arguments and about how the dispute could be resolved. The evaluator is

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often an expert in the subject matter of the dispute. Although the evaluator's opinion is not binding, the parties typically use it as a basis for trying to negotiate a resolution of the dispute.

Cases for Which Neutral Evaluation May Be Appropriate. Neutral evaluation may be most appropriate in cases in which there are technical issues that require special expertise to resolve or the only significant issue in the case is the amount of damages.

Cases for Which Neutral Evaluation May <u>Not</u> Be Appropriate. Neutral evaluation may not be appropriate when there are significant personal or emotional barriers to resolving the dispute.

Settlement Conferences. Settlement conferences may be either mandatory or voluntary. In both types of settlement conferences, the parties and their attorneys meet with a judge or a neutral person called a "settlement officer" to discuss possible settlement of their dispute. The judge or settlement officer does not make a decision in the case but assists the parties in evaluating the strengths and weaknesses of the case and in negotiating a settlement. Settlement conferences are appropriate in any case where settlement is an option. Mandatory settlement conferences are often held close to the date a case is set for trial.

#### ADDITIONAL INFORMATION.

In addition to mediation, arbitration, neutral evaluation, and settlement conferences, there are other types of ADR, including conciliation, fact finding, mini-trials, and summary jury trials. Sometimes parties will try a combination of ADR types. The important thing is to try to find the type or types of ADR that are most likely to resolve your dispute.

To locate a dispute resolution program or neutral in your community:

- Contact the California Department of Consumer Affairs, Consumer Information Center, toll free, at 1-800-852-5210
- Contact the Orange County Bar Association at (949) 440-6700
- Look in the telephone directories under "Arbitrators" or "Mediators"

Low cost mediation services are provided under the Orange County Dispute Resolution Program Act (DRPA). For information regarding DRPA, contact:

- OC Human Relations (714) 480-6575, mediator@ochumanrelations.org
- Waymakers (949) 250-4058

For information on the Superior Court of California, County of Orange court ordered arbitration program, refer to Local Rule 360.

The Orange County Superior Court offers programs for Civil Mediation and Early Neutral Evaluation (ENE). For the Civil Mediation program, mediators on the Court's panel have agreed to accept a fee of \$300 for up to the first two hours of a mediation session. For the ENE program, members of the Court's panel have agreed to accept a fee of \$300 for up to three hours of an ENE session. Additional information on the Orange County Superior Court Civil Mediation and Early Neutral Evaluation (ENE) programs is available on the Court's website at www.occourts.org.

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ATTORNEY OR PARTY WITHO	DUT ATTORNEY (Name & Address):	FOR COURT USE ONLY
Telephone No.: E-Mail Address (Optional): ATTORNEY FOR <i>(Name):</i>	Fax No. (Optional): Bar No:	
JUSTICE CENTER:  ☑ Central - 700 Civic Center Dr  ☐ Civil Complex Center - 751 V  ☐ Costa Mesa - 3390 Harbor B  ☐ Harbor-Laguna Hills Facility -  ☐ Harbor — Newport Beach Fac  ☐ North — 1275 N. Berkeley Av.  ☐ West — 8141 13 <sup>th</sup> Street, Wes  PLAINTIFF/PETITIONER	:	
ALTERNATIVE DISF	PUTE RESOLUTION (ADR) STIPULATION	CASE NUMBER:
	ndent(s),	
agree to the following disp	oute resolution process:	
☐ Mediation		
	cify code) er section 1141.11 of the Code of Civil Procedure (Ju er section 1280 of the Code of Civil Procedure (Cont	
The ADR process must b was referred, whichever is	e completed no later than 90 days after the date of t s sooner.	this Stipulation or the date the case
☐ An approved fee waiv to provide pro bono servi	ver (FW-003) is attached to this Stipulation, and the sces.	selected ADR Neutral(s) are eligible
	may be a charge for services provided by neutrals. t extend the time periods specified in California Rule	
Date:	(SIGNATURE OF PLAINTIFF OR ATTORNEY) (SIG	NATURE OF PLAINTIFF OR ATTORNEY)
Date:	(SIGNATURE OF DEFENDANT OR ATTORNEY) (SIG	NATURE OF DEFENDANT OR ATTORNEY)

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF ORANGE	
STREET ADDRESS: 700 Civic Center Drive West	
MAILING ADDRESS:  CITY AND ZIP CODE: Santa Ana, CA 92701	
BRANCH NAME: Central Justice Center	
PLAINTIFF/PETITIONER:	CASE NUMBER:
DEFENDANT/RESPONDENT:	
	Ref. No. or File No.:
PROOF OF SERVICE OF SUMMONS	
(Separate proof of service is required for each party served	.)
1. At the time of service I was at least 18 years of age and not a party to this action.	
2. I served copies of:	
a. summons	
b. complaint	
c. Alternative Dispute Resolution (ADR) package	
d. Civil Case Cover Sheet (served in complex cases only)	
e. cross-complaint	
f. other (specify documents):	
i other (specify documents).	
3. a. Party served (specify name of party as shown on documents served):	
b. Person (other than the party in item 3a) served on behalf of an entity or as an under item 5b on whom substituted service was made) (specify name and rel	
4. Address where the party was served:	
5. I served the party (check proper box)	
<ul> <li>a.  by personal service. I personally delivered the documents listed in item 2 to receive service of process for the party (1) on (date):</li> </ul>	the party or person authorized to (2) at (time):
b. <b>by substituted service.</b> on (date): at (time): in the presence of (name and title or relationship to person indicated in item 3	I left the documents listed in item 2 with or 3):
(1) (business) a person at least 18 years of age apparently in charge a of the person to be served. I informed him or her of the general nature.	
(2) (home) a competent member of the household (at least 18 years of place of abode of the party. I informed him or her of the general nature	
(3) (physical address unknown) a person at least 18 years of age app address of the person to be served, other than a United States Posta him or her of the general nature of the papers.	
(4) I thereafter mailed (by first-class, postage prepaid) copies of the doc at the place where the copies were left (Code Civ. Proc., § 415.20). (date): from (city):	
(5) Lattach a <b>declaration of diligence</b> stating actions taken first to atter	nnt nersonal service

Page 1 of 2

**POS-010** 

PLAINTIFF/PETITIONER: DEFENDANT/RESPONDENT:	CASE NUMBER:
5. c by mail and acknowledgment of receipt of service. I mailed the documen address shown in item 4, by first-class mail, postage prepaid,	ts listed in item 2 to the party, to the
(1) on (date): (2) from (city):	
(3) with two copies of the Notice and Acknowledgment of Receipt and to me. (Attach completed Notice and Acknowledgement of Receipt	) (Code Civ. Proc., § 415.30.)
(4) to an address outside California with return receipt requested. (Cod	de Civ. Proc., § 415.40.)
d by other means (specify means of service and authorizing code section):	
Additional page describing service is attached.	
6. The "Notice to the Person Served" (on the summons) was completed as follows:	
a. as an individual defendant.	
b. as the person sued under the fictitious name of (specify):	
c. as occupant.	
d. On behalf of (specify):	
under the following Code of Civil Procedure section:	
	ess organization, form unknown)
416.20 (defunct corporation) 416.60 (minor) 416.70 (ward of the company description) 416.70 (ward of the company description) 416.70 (ward of the company description)	
	or conservatee)
	, ,
416.50 (public entity) 415.46 (occup other:	ant)
7. Person who served papers	
a. Name:	
b. Address:	
c. Telephone number:	
d. The fee for service was: \$	
e. lam:	
(1) not a registered California process server.	2250/h)
<ul><li>(2) exempt from registration under Business and Professions Code section 2</li><li>(3) a registered California process server:</li></ul>	.2350(b).
owner employee independent contractor.  (ii) Registration No.:	
(iii) County:	
8. I declare under penalty of perjury under the laws of the State of California that the	le foregoing is true and correct.
or  9. I am a California sheriff or marshal and I certify that the foregoing is true and o	correct.
Date:	
<u></u>	
(NAME OF PERSON WHO SERVED PAPERS/SHERIFF OR MARSHAL)	(SIGNATURE)