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# UNLAWFUL DETAINER: DEFAULT JUDGMENT FOR POSSESSION & MONETARY RECOVERY

SELF-HELP FORM PACKET



SHC-UD-03 (Rev. 01.05.2024)

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 <a href="www.occourts.org/self-help">www.occourts.org/self-help</a> (click the button labeled Click Here to Contact Self-Help Services), attach the PDF, and complete the online request form. Make sure to select LANDLORD/TENANT as the case type on the form.

www.occourts.org/self-help

# DEFAULT JUDGMENT CHECKLIST CLERK DEFAULT JUDGMENT – CIVIL

Use this checklist to complete your default judgment prior to filing it with the court. The Default Judgment Checklist is intended to provide a guideline to properly file your Proof of Service, Request for Entry of Default and Clerk Default Judgment.

A clerk may enter a default judgment in a written obligation (e.g., contract or promissory note) action only if the amount due is set forth in the contract or may be determined from the terms of the agreement. The action must state the amount due in the written agreement or must be easily determined without taking evidence. Examples of case types that are typical of a Clerk Default Judgment include: open book accounts (credit cards), bad checks, accounts stated based on statements, and promissory notes for money owed, and collection cases.

A clerk default judgment may be obtained when the defendant fails to file a response to the summons and complaint within the time specified on the summons. Even if the defendant fails to file a response, you will not obtain a default judgment if the named defendant has not been properly served, the party names do not match the names on the complaint or on any subsequent amendments to the complaint, or there are other technical defects such as omitting a signature.

#### This information is intended as a guide to assist you in processing your default judgment.

1.	<ol> <li>Proof of Service. Use Judicial Council form POS-010. A sheriff or process server may use a similar for complies with California Rules of Court, rule 2.150.</li> </ol>				
A separa		A separate Proof of Service of Summons must be used for each defendant served.			
		The name of the party served is the same as the defendant or cross-defendant named in complaint or in any subsequent amendment.			
		Indicate the name and title of the person authorized to accept service on behalf of a business/entity. If substituted service method was used on a natural person, a Declaration of Due Diligence must be			
		attached to the Proof of Service.			
		If service is done by Notice and Acknowledgment of Receipt – Civil (POS-015), file the Proof of Service of Summons (POS-010) along with the signed Notice and Acknowledgment of Receipt – Civil.			
2.	-	st for Entry of Default. Use Judicial Council form CIV-100. This form specifies which sections are			
	-	ed to be completed to obtain default only, or to obtain default and apply for a default judgment. The			
default cannot be entered if any of the following exists:		, g			
		The time for the defendant to respond, as specified in the summons, has not expired.			
	Ш	An answer, demurrer, notice of motion to strike any part of the pleading, notice of motion to transfer, notice of motion to dismiss, notice of motion to quash service of summons or to stay or dismiss the			
		action, or notice of filing a writ of mandate. (Code of Civil Procedure section 585(a)—(c))			
		The POS-010 does not indicate the defendant was properly served.			
	If any of the following exists, the default of defendant may not be entered:				
		The names of the defendant(s), including "aka's", are not the same as the names on the complaint or any amendment.			
		Proof of service of Statement of Damages (Judicial Council form CIV-050) has not been filed when the complaint is for Personal Injury or Wrongful Death action.			
		Proof of service of statement of damages has not been filed when the complaint is requesting punitive			
		damages. Do not use Judicial Council for CIV-050 for this type of statement. (Code of Civil Procedure section 425.115).			

*Note: If a statement of damages was required, you must proceed with a Court Default Judgment.  Any damages, prejudgment interest, attorney fees, costs or other monetary amounts, if requested, must be stated 1) in the prayer of the complaint, and 2) must be specified on the Request for Entry of Default form (page 1, section 2). The clerk will not calculate the amounts for you.
Use Judicial Council form CIV-110 – Request for Dismissal, to dismiss any named or doe defendants <a href="mailto:not">not</a> stated on the judgment.
Costs claimed on the judgment:  If the case could have been filed in Small Claims Court, you may apply to the court to have costs allowed as part of the judgment.  If the case could <b>not</b> have been filed in Small Claims Court (e.g., assigned claim), submit a declaration stating that the demand letter was mailed to the defendant, notifying them that they are liable for court costs (Code of Civil Procedure section 1033). You must apply to the court to have costs allowed as part of the judgment.
Interest claimed on the judgment: Interest is allowed at the legal rate unless the contract allows for a higher rate. This must also be specified in the prayer of the complaint. If the amount exceeds the legal rate, the original contract must be filed with the court.
Attorney Fees claimed on the judgment:  Attorney fees claimed must comply with any schedule provided for by local court rules.  If attorney fees are allowed by a specific statute, such as Civil Code section 1717, et seq., this must be specified in a separate declaration or specified in the prayer of the complaint.  If attorney fees are based on a written agreement, this must be stated in the prayer of the complaint. The original contract must be filed with the court.
Written Agreement:  Submit the original contract or a copy of the contract with a declaration why the original contract cannot be submitted. This must be filed when requesting attorney fees in accordance to the agreement or when requesting interest that is more than the legal limit. You can help expedite your judgment by highlighting the agreement for attorney fees and any interest claimed that exceeds the legal amount. In most instances, the legal amount is 10%.
Fee Waiver has been granted for prevailing party:  The judgment must include all fees that were waived by the court. Any costs collected must be paid to the court.
Basics to check or include before submitting your document to the court.  Is each document and declaration dated and signed?  If you are not eFiling or filing by FAX, each document submitted must be an original unless you have applied to the court to accept a copy in lieu of the original.  Did you include a self-addressed, stamped envelope of sufficient size and with sufficient postage for the clerk to return your file stamped copies to you?

4.

# Default Judgment – General Civil Complaints (non-Unlawful Detainer Actions) General Information

Clerk Default Judgment	Samples of Types of Cases that may be Suitable for
A Clerk Default Judgment may be obtained in an	Clerk Default Judgment
action arising from a contract for the recovery of	Open-book accounts as defined in CCP 337(a)
money or damages where the relief sought is fixed.	Promissory notes
The judgment may be entered immediately following	Recovery of money or damages only
the entry of default. CCP 585(a)	Breach of Contract
	Collection cases
Court Default Judgment	Samples of Types of Cases not suitable for a Clerk
When the Clerk does not have the authority to enter	Default Judgment
a default judgment, a Court Default Judgment is	Amount of relief sought is not fixed or determinable
required.	from the contract terms;
	Case did not arise from a contract or judgment;
	The summons was served by publication;
	At least one of the defendants is not in default and has
	not been dismissed.

## **Answers to Common Questions**

What is required to be filed to have a default entered?  Proof of Service of Summons (for each party to be defaulted);  Request to Enter Default (Judicial Council form CIV-100)	What is required to be filed with my judgment form to obtain a Clerk Default Judgment?  Proof of Service of Summons (if not already filed); Request to Enter Default (if not already filed); Declaration pursuant to Code of Civ. Proc. § 1033 (if judgment amount is less than the jurisdiction of Small Claims Court); Original agreement or declaration to accept copy in lieu of original (if applicable).
The court has set a Case Management Conference. If I submit a default judgment, will the hearing still be held?  The hearing will be held unless your default judgment is processed and entered by the clerk prior to the hearing date. Filing your documents accurately and in a reasonable time prior to the hearing date will help ensure your case is removed from the court calendar.	When is the original agreement required for judgment? When interest exceeds the legal rate When attorney fees are based on written agreement

# **Useful Resources**

Useful resources include forms and California Rules of Court found at www.courts.ca.gov.

- Case management timelines can impact the filing of your documents. These can be found in California Rules of Court, rule 3.110. This does not apply to Collection cases under rule 3.740(a), unlawful detainer actions, and other proceedings for which different service requirements are prescribed by law.
- Cal Code of Civil Procedure, sections 425.11; 415.115; 417.10 et seq.; 579; 585-587; 1033
- Cal Rules of Court, rule 3.1800 Dismissal of defendants
- Cal Rules of Court, rule 3.1806 Cancelation of original contract by clerk
- Civil Code 1717.5 Open book, attorney fees
- Local rules of the court where your case is filed

				014-100
ATTORNEY OR PARTY WITHOUT ATTORNEY:	STATE BAR NO:		FOR COURT L	ISE ONLY
NAME:				
FIRM NAME:				
STREET ADDRESS:		_		
CITY:	STATE: ZIP COD	E:		
TELEPHONE NO.:	FAX NO.:			
E-MAIL ADDRESS:				
ATTORNEY FOR (name):				
SUPERIOR COURT OF CALIFORNIA, COUNTY O	F			
STREET ADDRESS:				
MAILING ADDRESS: CITY AND ZIP CODE:				
BRANCH NAME:				
Plaintiff/Petitioner:				
Defendant/Respondent:				
Deteridant/respondent.		000	DE NUMBER:	
REQUEST FOR Entry of Defa		udgment	SE NUMBER:	
(Application) Court Judgm	ent			
Not for use in actions under the Fair	Debt Buying Practice	s Act (Civ. Code, §	1788.50 et seq.);	see form CIV-105)
	, ,	, , ,	1,7,	,
<ol> <li>TO THE CLERK: On the complaint or cross</li> </ol>	-complaint filed			
a. on <i>(date):</i>				
b. by (name):				
c. Enter default of defendant (name	s) <i>:</i>			
d. I request a court judgment under (names):	Code of Civil Procedure	sections 585(b), 585(c)	, 989, etc., against d	efendant
(Testimony required. Apply to the Code Civ. Proc., § 585(d).) e. Enter clerk's judgment  (1) for restitution of the premises  1174(c) does not apply. (Code Include in the judgment a  Prejudgment Claim of Rig	only and issue a writ of e Civ. Proc., § 1169.) ll tenants, subtenants, na	execution on the judgn	nent. Code of Civil Pr	ocedure section premises. The
415.46.		·		
(2) under Code of Civil Procedur reverse (item 5).)	, ,	lete the declaration und	der Code Civ. Proc.,	§ 585.5 on the
(3) for default previously entered		One dite a also ass	lll	Dalamas
Judgment to be entered.     a. Demand of complaint	Amount ¢	<u>Credits acknow</u> \$	<u>ieagea</u> \$	<u>Balance</u>
b. Statement of damages*	Ψ	Ψ	Ψ	
(1) Special	\$	\$	\$	
(2) General		\$	\$	
c. Interest		\$	\$	
d. Costs (see reverse)	\$	\$	\$	
e. Attorney fees	\$	\$	\$	
f. TOTALS	\$	\$	\$	
<b>-</b>	nlaint at the rate of: \$	ner d	ay beginning (date):	
		•	ay beginning (date).	
(* Personal injury or wrongful death actions	= = = = = = = = = = = = = = = = = = =	=		
<ol> <li>(Check if filed in an unlawful detainer reverse (complete item 4).</li> </ol>	case.) Legal document	assistant or unlawfu	detainer assistant	intormation is on the
Date:		<b>\</b>		
(TVDE OD DDINIT NAME)		(SIGNATURE OF	E DI AINITIEE OD ATTORNEY	EOD DI VINTIEE/
(TYPE OR PRINT NAME)		(SIGNATURE OF	PLAINTIFF OR ATTORNEY I	FUR PLAINTIFF)
	as requested on <i>(date):</i> ered as requested <i>(state</i>	e reason):		

Clerk, by

Page 1 of 3

\_, Deputy

Plaintiff/F		CASE NUMBER:
Defendant/Res	pondent.	
unlawful de		t (Bus. & Prof. Code, § 6400 et seq.). A legal document assistant or impensation give advice or assistance with this form. If declarant has assistant or unlawful detainer assistant, state:
a. Assistar	nt's name:	c. Telephone no.:
b. Street a	ddress, city, and zip code:	d. County of registration:
		e. Registration no.:
		f. Expires on (date):
5. Decla	ration under Code Civ. Proc., § 585.5 (for enti	ry of default under Code Civ. Proc., § 585(a)). This action
a. is	is not on a contract or installment sale	for goods or services subject to Civ. Code, § 1801 et seq. (Unruh Act).
b. is	is not on a conditional sales contract s and Finance Act).	ubject to Civ. Code, § 2981 et seq. (Rees-Levering Motor Vehicle Sales
c. is	is not on an obligation for goods, service	ces, loans, or extensions of credit subject to Code Civ. Proc., § 395(b).
6. <b>Declaratio</b> r	of mailing (Code Civ. Proc., § 587). A copy of	f this Request for Entry of Default was
a no	ot mailed to the following defendants, whose ad	dresses are unknown to plaintiff or plaintiff's attorney (names):
	ailed first-class, postage prepaid, in a sealed en each defendant's last known address as follows	evelope addressed to each defendant's attorney of record or, if none,
(1) M	ailed on <i>(date):</i>	(2) To (specify names and addresses shown on the envelopes):
I declare under Date:	penalty of perjury under the laws of the State of	California that the foregoing items 4, 5, and 6 are true and correct.
	(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)
§ 1033.5):		sted). Costs and disbursements are as follows (Code Civ. Proc.,
a. Clerk's b. Process	s server's fees\$	
c. Other (s		
d.	\$	
e. TOTAL	\$	
f. C	osts and disbursements are waived.	
	attorney, agent, or party who claims these costs and these costs were necessarily incurred in this	s. To the best of my knowledge and belief this memorandum of costs is case.
I declare under	penalty of perjury under the laws of the State of	California that the foregoing item 7 is true and correct.
Date:		<b>L</b>
	(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)

Plaintiff/Petitioner:	CASE NUMBER:
Defendant/Respondent:	
<ol> <li>Declaration of nonmilitary status (required for a judgment).</li> <li>No defendant/respondent named in item 1c is in the military service of the Unit Civil Relief Act (see 50 U.S.C. § 3911(2)) or California Military and Veterans Co</li> </ol>	
I know that no defendant/respondent named in item 1c is in the U.S. military se	ervice because (check all that apply):
a. the search results that I received from <a href="https://scra.dmdc.osd.mil/">https://scra.dmdc.osd.mil/</a> say service.	the defendant/respondent is not in the U.S. military
b. I am in regular communication with the defendant/respondent and known	ow that they are not in the U.S. military service.
c. I recently contacted the defendant/respondent, and they told me that	they are not in the U.S. military service.
d. I know that the defendant/respondent was discharged from U.S. milita	ary service on or about <i>(date):</i>
e the defendant/respondent is not eligible to serve in the U.S. military b incarcerated a business entity	ecause they are:
f. other (specify):	
Note	
U.S. military status can be checked online at <a href="https://scra.dmdc.osd.mi">https://scra.dmdc.osd.mi</a>	
If the defendant/respondent is in the military service, or their military s     is a utilized to contain rights and made stigns and or followed and state law.	
<ul> <li>is entitled to certain rights and protections under federal and state law</li> <li>For more information, see <a href="https://selfhelp.courts.ca.gov/military-defau.">https://selfhelp.courts.ca.gov/military-defau.</a></li> </ul>	
1 of more information, one interest of the control	
declare under penalty of perjury under the laws of the State of California that the f	foregoing item 8 is true and correct.
Date:	
<b>k</b>	
<u>P</u>	
(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)

			UD-120
ATTORNEY OR PARTY WITHOUT ATTORNEY	STATE BAR NUME	BER:	FOR COURT USE ONLY
NAME:			
FIRM NAME:			
STREET ADDRESS:			
CITY:	STATE:	ZIP CODE:	
TELEPHONE NO.:	FAX NO.:		
EMAIL ADDRESS:			
ATTORNEY FOR (name):			
SUPERIOR COURT OF CALIFORNIA, COUN	ITY OF		
STREET ADDRESS:			
MAILING ADDRESS:			
CITY AND ZIP CODE:			
BRANCH NAME:			
PLAINTIFF:			
DEFENDANT:			
VERIFICATION BY RENTAL ASSISTANC	LANDLORD REGAR E—UNLAWFUL DE		CASE NUMBER:
	ent of rent or any other t		nlawful detainer action seeking possession of older a lease. It may also be used at other times

- 1. The landlord of the property at issue in this case is (name):
- 2. All of the following statements are true:
  - a. Landlord has not received rental assistance or other financial compensation from any other source corresponding to the amount demanded in the notice underlying the complaint in this action.
  - Landlord has not received rental assistance or other financial compensation from any other source for rent accruing after the date of the notice underlying the complaint in this action.
  - c. Landlord does not have any pending application for rental assistance or other financial compensation from any other source corresponding to the amount demanded in the notice underlying the complaint in this action.
  - d. Landlord does not have any pending application for rental assistance or other financial compensation from any other sources for rent accruing after the date of the notice underlying the complaint in this action.

I declare under penalty of perjury under the laws of the State of	California that the foregoing is true and correct.
Date:	
	<b>)</b>
(TYPE OR PRINT NAME)	(SIGNATURE)
(TITLE—provide if signing on behalf of corporation or other business entity)	

ATTORNEY OR PARTY WITHOU	T ATTORNEY (Name & Address):		FOR COURT USE ONLY
Telephone No.: E-Mail Address (Optional):	Fax No. (Optional):		
ATTORNEY FOR (Name):	Bar No:		
JUSTICE CENTER:	FORNIA, COUNTY OF ORANGE		
Civil Complex Center - 751 Harbor - Newport Beach - 4 Lamoreaux - 341 The City D	Or. West, Santa Ana, CA 92704-4045 W. Santa Ana Blvd., Santa Ana, CA 92 601 Jamboree Rd., Newport Beach, Co Orive South, Orange, CA 92868-3205 re., Fullerton, CA 92832-1206		
PLAINTIFF/PETITIONER:			CASE NUMBER:
DEFENDANT/RESPONDE	NT:		
_	UM FOR SETTING FOR HE NCONTESTED MATTER) □ RESETTING	ARING	Case assigned to: Judge: Department: Date complaint filed: Hearing/trial date:
The clerk is requested to set/	reset the above-entitled proceeding	ng for hearing	пеаппулпандате.
Nature of Proceeding:  Adoption Minor's Comprom General Civil	☐ Dissolution	☐ Legal Separ	ration
I represent to the Court that not be heard as soon as the Estimated time for he Hearing date(s) prefe	earing:	ng; and I know of no	reason why this matter should
Date:			
(TYPE OR PRINT NAME)		(SIGNATURE OF	APPLICANT OR ATTORNEY)
	For Court Use the calendar in Department the calendar in Department ther Harbor-Newport Beach L notified on	onat _	
		Ву:	Deputy Clerk
	NOTICE TO ATTORNEYS AND SELF-R	EPRESENTED LITIGANTS	<u>6</u> *
·	ior Court of California, County of Orange is		
Rule 384 Default Judgments			lawa anta mayat la a ay kwaitta di tanathan a
a single packet. Each exhibit must page, bearing the exhibit designati	eclarations for entry of default judgment, so be separated by a hard 8 ½ x 11 sheet value. Any provision for attorney fees musuch default packets in the Clerk's Office was	with hard paper or plastic to st be highlighted within th	abs extending below the bottom of the e written contract with a light-colored
*Does not apply to Family Law cas	ses		
	***SUBMIT FORM IN DL	IDLICATE***	

	<b>35</b> 110
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  MAILING ADDRESS:	
CITY AND ZIP CODE: Santa Ana, CA 92701  BRANCH NAME: Central Justice Center	
PLAINTIFF (Name):	
DEFENDANT (Name):	
	CASE NUMBER:
DECLARATION FOR DEFAULT JUDGMENT BY COURT (Unlawful Detainer—Code Civil Proc., § 585(d))	
1. My name is (specify):	
a. I am the plaintiff in this action.	
b. I am  (1) an owner of the property (3) an agent of the ov	vner
(2) a manager of the property (4) other (specify):	
2. The property concerning this action is located at (street address, apartment number, city,	and county):
<ol><li>Personal knowledge. I personally know the facts stated in this declaration and, if sworn a thereto. I am personally familiar with the rental or lease agreement, defendant's paymen</li></ol>	
defendant's conduct.	,
4. Agreement was written oral as follows: a. On or about (date): defendant (name each):	
	other tenancy (specify): other (specify frequency):
with rent due on the first of the month other day (specify):	
b. Original agreement is attached (specify): to the original complaint.	
	aration, labeled Exhibit 4b.
c. Copy of agreement with a declaration and order to admit the copy is attached (in to the Application for Immediate Writ of Possession. to this declaration	specily): aration, labeled Exhibit 4c.
5. Agreement changed.	
<ul> <li>a. More than one change in rent amount (specify history of all rent changes change) on Attachment 5a (form MC-025).</li> </ul>	s and effective dates up to the last rent
b. Change in rent amount (specify last rent change). The rent was changed	
which became effective on <i>(date):</i> and which became effective on <i>(date):</i> and which became effective on <i>(date):</i>	vas made ch rent.
(2) by service on defendant of a notice of change in terms purs	
item 5d).  (3) pursuant to a written agreement of the parties for change in	terms (check item 5e or 5f).
c. Change in rent due date. Rent was changed, payable in advance, due c	n (specify day):
d. A copy of the notice of change in terms is attached to this declaration, la e. Original agreement for change in terms is attached (specify): to the	
	e original complaint. is declaration, labeled Exhibit 5e.
f. Copy of agreement for change in terms with a declaration and order to a to the Application for Immediate Writ of Possession.	admit the copy is attached <i>(specify):</i> is declaration, labeled Exhibit 5f.
to the Application for Intilliculate Fifth of Foodbookin to the	

PLAINTIFF (Name):	CASE NUMBER:
DEFENDANT (Name):	
(2) 3-day notice to perform covenants or quit (5) 3	greed rent in item 4a(2) (specify history of the balance) on Attachment 6c (form  the original complaint.
<ul> <li>7. Service of notice.</li> <li>a. The notice was served on defendant (name each): <ul> <li>(1) personally on (date):</li> <li>(2) by substituted service, including a copy mailed to the defendant, on (date):</li> <li>(3) by posting and mailing on (date mailed):</li> <li>b. A prejudgment claim of right to possession was served on the occupants pursua 415.46.</li> </ul> </li> </ul>	nt to Code of Civil Procedure section
<ul> <li>8. Proof of service of notice. The original or copy of the proof of service of the notice in item a.  the original complaint.</li> <li>b. this declaration, labeled Exhibit 8b. (The original or copy of the proof of service attached to the original complaint.)</li> </ul>	
9. Notice expired. On <i>(date):</i> the notice in item 6 expired at the end with the requirements of the notice by that date. No money has been received and accep	of the day and defendant failed to comply sted after the notice expired.
10. The fair rental value of the property is \$ per day, ca a. (rent per month) x (0.03288) (12 months divided by 365 days)  b. rent per month divided by 30 c. other valuation (specify):	lculated as follows:
<ul> <li>11. Possession. The defendant</li> <li>a vacated the premises on (date):</li> <li>b continues to occupy the property on (date of this declaration):</li> </ul>	
<ul> <li>Holdover damages. Declarant has calculated the holdover damages as follows:</li> <li>a. Damages demanded in the complaint began on (date):</li> <li>b. Damages accrued through (date specified in item 11):</li> <li>c. Number of days that damages accrued (count days using the dates in items 12a d. Total holdover damages ((daily rental value in item 10) x (number of days in item)</li> </ul>	The state of the s
<ul> <li>13. Reasonable attorney fees are authorized in the lease or rental agreement pursuan and reasonable attorney fees for plaintiff's attorney (name):</li> <li>14. Court costs in this case, including the filing fee, are \$</li> </ul>	t to paragraph <i>(specify):</i> are \$ .

PLAINTIF	F (Name):		CASE NUMBER:
DEEENDANIT	(Mama)		
DEFENDANT	(Name):		
15. Dec a.	clarant requests a judgment on behalf of plaintiff for:  A money judgment as follows:		
	(1) Past-due rent (item 6b)	\$	
	(2) Holdover damages (item 12d)	\$	
	(3) Attorney fees (item 13)*	\$	* Attorney fees are to be paid by (name) only.
	(4) Costs (item 14)	\$	(name) only.
	(5) Other (specify):	\$	
	(6) TOTAL JUDGMENT	\$	
b. c.	Possession of the premises in item 2 (check only in Cancellation of the rental agreement. Forfe	if a clerk's judgme iture of the lease.	
I declare unde	er penalty of perjury under the laws of the State of Califo	rnia that the foreç	going is true and correct.
	(TYPE OR PRINT NAME)	-	(SIGNATURE OF DECLARANT)
	Summary o	f Fyhihits	
16. E	xhibit 4b: Original rental agreement.	<u> LXIIIDIUS</u>	
17. E	xhibit 4c: Copy of rental agreement with declaration and	I order to admit th	e copy.
18. E	xhibit 5d: Copy of notice of change in terms.		
	xhibit 5e: Original agreement for change of terms.		
			landa adam da aran
20. L E	xhibit 5f: Copy of agreement for change in terms with de	eciaration and ord	er to admit copy.
	xhibit 6d: Original or copy of the notice to quit under iter original complaint).	n 6a <i>(MUST be a</i>	ttached to this declaration if it is not attached
	xhibit 8b: Original or copy of proof of service of notice in original complaint).	item 6a <i>(MUST l</i>	be attached to this declaration if it is not attached
23. O	ther exhibits (specify number and describe):		

ATTO	RNEY OR PARTY WITHOUT ATTORNEY (name, state bar number, and address):	FOR COURT USE ONLY
	TELEPHONE NO.	
	TELEPHONE NO.: FAX NO. (optional):  EMAIL ADDRESS:	
АТ	TORNEY FOR (name):	
	ERIOR COURT OF CALIFORNIA, COUNTY OF	1
	EET ADDRESS:	
MAIL	NG ADDRESS:	
CITY	ND ZIP CODE:	
В	RANCH NAME:	_
PL	AINTIFF:	
DEF	ENDANT:	
	JUDGMENT—UNLAWFUL DETAINER	CASE NUMBER:
lc	By Clerk By Default After Court Trial	
Ιг	By Court Possession Only Defendant Did Not	
	Appear at Trial	
	JUDGMENT	
1. [	BY DEFAULT	
а	. Defendant was properly served with a copy of the summons and complaint.	
b	. Defendant failed to answer the complaint or appear and defend the action within th	e time allowed by law.
С		·
d		mises described on page 2 (item 4)
		mises described on page 2 (item 4).
е		
	(1) plaintiff's testimony and other evidence.	
	(2) plaintiff's or others' written declaration and evidence (Code Civ. Proc., §	585(d)).
2. [	AFTER COURT TRIAL. The jury was waived. The court considered the evidence	e.
_	The case was tried on <i>(date and time):</i>	
	before (name of judicial officer):	
b	. Appearances by	
	plaintiff (name each): plaintiff's at	torney <i>(name each):</i>
	(1)	
	(2)	
Г	Continued on Attachment 2b (form MC-025).	
L		
	defendant (name each):	s attorney (name each):
	(1)	
	(2)	
Γ	Continued on Attachment 2b (form MC-025).	
L		
С	Defendant did not appear at trial. Defendant was properly served with notice	of trial.
		_
d	. A statement of decision (Code Civ. Proc., § 632) was not	was requested.

PLAINTIF				CASE NUMBER:
DEFENDAN				<u></u> _
		NTERED AS FOLLO	OWS BY: TH	E COURT THE CLERK
a.	. Judgment is ]for plaintiff <i>(nam</i> e	e each):		
а	j ioi piaiitiii ( <i>iiaiit</i> i	e eacrij.		
	and against defe	ndant (name each):		
	Continued	on <i>Attachment</i> 3a (f	form MC-025).	
b	for defendant (na	ame each):		
4. The	party entitled to po	essession of the prer	mises located at (street ad	dress, apartment, city, and county):
	] plaintiff named ir	ı item 3a 🔃 de	efendant named in item 3b	is defendant listed on attached form UD-110P in item 8b1 (Code Civ. Proc. § 1174.27).
		all occupants of the 10, 1169, and 1174.		ts, subtenants if any, and named claimants if any (Code
	t and terms of jud		,	
a	Defendant name complaint	d in item 3a above r	must pay plaintiff on the	b. Plaintiff is to receive nothing from defendant named in item 3b.
	(1) Past-d	ue rent	\$	Defendant named in item 3b is to recove
		/er damages	\$	costs: \$ and attorney fees: \$
	` /	ey fees	\$	
	(4) Costs		\$	
	(5) Other	(specify):	\$	
	(6) TOTAL JUI	DGMENT	\$	
C	The rental agreen	nent is canceled.	The lease is forfeit	ed.
				rovide habitable premises to defendant as stated in m UD-110H), which is attached.
8 Jı	udgment for parti	al eviction. A partia	l eviction is issued as state	ed in Judgment—Unlawful Detainer Partial Eviction
	<i>ttachment</i> (form UI ther <i>(specify):</i>	D-110P), which is att	tached.	
		tachment 9 (form M0	C-025).	
	] 35304 0117111	3 (13.111 W	•	
Date:				JUDICIAL OFFICER
Date:			Clerk, by	, Deputy
(SEAL)				
		I certify that this	CLERK'S CERTIFICAT is a true copy of the original	<b>FE</b> (Optional)  al judgment on file in the court.
		Date:		
			Clark	by , Deput
			Cierk,	, Deput

UD-110 [Rev. January 1, 2024]

JUDGMENT—UNLAWFUL DETAINER

Page 2 of 2

	2 1001
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  JUSTICE CENTER:  Central – 700 Civic Center Dr. West, Santa Ana, CA 92701-4045  Harbor – 4601 Jamboree Rd., Newport Beach, CA 92660-2595  North – 1275 N. Berkeley Ave., P.O. Box 5000, Fullerton, CA 92838-0500  West – 8141 13 <sup>th</sup> St., Westminster, CA 92683-4593	
PLAINTIFF:	CASE NUMBER:
DEFENDANT:	
APPLICATION FOR WRIT OF POSSESSION UNLAWFUL DETAINER	Unlimited civil actions only. Case assigned to: Judge: Department: Date complaint filed: Hearing/trial date:
I am the plaintiff plaintiff's attorney in the above entitled and Possession under Sections 712.010 and 715.010 of the Code of	ivil Procedure.
A Prejudgment Claim of Right to Possession has been served in of the Code of Civil Procedure. The writ shall apply to all tenants, su other occupants of the premises.	•
I declare under penalty of perjury under the laws of the State of Ca and correct.	alifornia that the foregoing is true
Date:	
(TYPE OR PRINT NAME) (S	GNATURE OF PARTY OR ATTORNEY)

ATTORNEY OR PARTY WITHOUT ATTORNEY:	STATE BAR NO.:		EOR COL	IPT LISE ONLY
NAME:			FUR COU	IRT USE ONLY
FIRM NAME:				
STREET ADDRESS:				
CITY:	STATE:	ZIP CODE:		
TELEPHONE NO.:	FAX NO.:			
EMAIL ADDRESS:				
ATTORNEY FOR (name):  ATTORNEY FOR ORIGINAL	JUDGMENT CREDITOR	ASSIGNEE OF RECORD		
		ACCIONEE OF RECORD		
SUPERIOR COURT OF CALIFORNIA, O STREET ADDRESS: 700 Civic Center				
MAILING ADDRESS:				
CITY AND ZIP CODE: Santa Ana, CA 9	2701			
BRANCH NAME: Central Justice C				
PLAINTIFF/PETITIONER:			CASE NUMBER:	
DEFENDANT/RESPONDENT:				
			Limited Civil Co	
EXECUTION (Mo			Limited Civil Ca (including Small (	
WRIT OF POSSESSION OF		al Property	Unlimited Civil (	•
SALE	Real Pr	operty	(including Family	
			( 1 1 3 1 )	
1. To the Sheriff or Marshal of the	•			
You are directed to enforce the ju	•	•	•	•
<ol><li>To any registered process serv</li></ol>	ver: You are authori	zed to serve this writ only ir	n accordance with CCP 6	99.080 or CCP 715.040.
3. (Name):				
is the original judgment c	reditor assiç	gnee of record whose add	dress is shown on this for	m above the court's name
4. Judgment debtor (name, type of	of legal entity if not a	9. Writ of Posses	sion/Writ of Sale informa	ition on next page.
natural person, and last known a			ued on a sister-state judg	• •
•	,	- For items 11–17, see for		
		11. Total judgment (as e	intered or renewed)	\$
		12. Costs after judgment	: (CCP 685.090)	\$
		13. Subtotal (add 11 and	1 12)	\$
		14. Credits to principal (a	after credit to interest)	\$
Additional judgment debto	rs on next nage	15. Principal remaining c	lue (subtract 14 from 13)	\$
	on non page	16. Accrued interest rem		\$
5. Judgment entered on (date):		CCP 685.050(b) (not		7
(See type of judgment in item 22	.)	17. Fee for issuance of v	•	\$
6. Judgment renewed on (da	ates).	18. Total amount due (a		\$
o oddyment renewed on (da	1100).	19. Levying officer:	, , ,	
7 Nadas at the control of the con-		· -	t from date of writ (at	
7. <b>Notice of sale</b> under this writ:	.d	the legal rate on		
a. has not been requested (s		GC 6103.5 fees)		\$
b. has been requested (s		b. Pay directly to co		
8 Joint debtor information or	n next page.	11 and 17 (GC 6	103.5, 68637;	¢
[SEAL]				\$
			alled for in items 11–19 a amounts are stated for ea	
		Attachment 20.		
D:	ate:	Clerk, by	1	D
	-			, Deput
	NOTICE TO PERSO	N SERVED: SEE PAGE 3	FOR IMPORTANT INFO	RMATION.

Page 1 of 3

	EJ-130
Plaintiff/Petitioner:	CASE NUMBER:
Defendant/Respondent:	
21. Additional judgment debtor(s) (name, type of legal entity if not a natural	person, and last known address):
	l
22. The judgment is for <i>(check one):</i>	
<ul><li>a wages owed.</li><li>b child support or spousal support.</li><li>c other.</li></ul>	
23. Notice of sale has been requested by (name and address):	
	'
24. Joint debtor was declared bound by the judgment (CCP 989-994)	
a. on (date): b. name, type of legal entity if not a natural person, and b. name	date): le, type of legal entity if not a natural person, and known address of joint debtor:
	· ·
c. Additional costs against certain joint debtors are itemized:	elow on Attachment 24c.
25. (Writ of Possession or Writ of Sale) <b>Judgment</b> was entered for the follo	owing:
a. Possession of real property: The complaint was filed on <i>(date):</i>	owing.
(Check (1) or (2). Check (3) if applicable. Complete (4) if (2) or (3) have	ave been checked.)
(1) The Prejudgment Claim of Right to Possession was served in conjudgment includes all tenants, subtenants, named claimants, an	· · · · · · · · · · · · · · · · · · ·
(2) The Prejudgment Claim of Right to Possession was NOT served	d in compliance with CCP 415.46.
(3) The unlawful detainer resulted from a foreclosure sale of a renta judgment may file a Claim of Right to Possession at any time up to effect eviction, regardless of whether a Prejudgment Claim of 415.46 and 1174.3(a)(2).)	to and including the time the levying officer returns
(4) If the unlawful detainer resulted from a foreclosure (item 25a(3)), or if t not served in compliance with CCP 415.46 (item 25a(2)), answer the foreclosure.	
(a) The daily rental value on the date the complaint was filed was	-
(b) The court will hear objections to enforcement of the judgment un	nder CCP 1174.3 on the following dates (specify):

Item 25 continued on next page

	EJ-130
Plaintiff/Petitioner:	CASE NUMBER:
Defendant/Respondent:	
25. b. Possession of personal property.  If delivery cannot be had, then for the value (itemize in 25e) spectors.  C. Sale of personal property.  G. Sale of real property.  E. The property is described below on Attachment 25e.	ecified in the judgment or supplemental order.
NOTICE TO DEDOCAL CERVER	

#### **NOTICE TO PERSON SERVED**

WRIT OF EXECUTION OR SALE. Your rights and duties are indicated on the accompanying Notice of Levy (form EJ-150).

WRIT OF POSSESSION OF PERSONAL PROPERTY. If the levying officer is not able to take custody of the property, the levying officer will demand that you turn over the property. If custody is not obtained following demand, the judgment may be enforced as a money judgment for the value of the property specified in the judgment or in a supplemental order.

WRIT OF POSSESSION OF REAL PROPERTY. If the premises are not vacated within five days after the date of service on the occupant or, if service is by posting, within five days after service on you, the levying officer will remove the occupants from the real property and place the judgment creditor in possession of the property. Except for a mobile home, personal property remaining on the premises will be sold or otherwise disposed of in accordance with CCP 1174 unless you or the owner of the property pays the judgment creditor the reasonable cost of storage and takes possession of the personal property not later than 15 days after the time the judgment creditor takes possession of the premises.

EXCEPTION IF RENTAL HOUSING UNIT WAS FORECLOSED. If the residential property that you are renting was sold in a foreclosure, you have additional time before you must vacate the premises. If you have a lease for a fixed term, such as for a year, you may remain in the property until the term is up. If you have a periodic lease or tenancy, such as from month-to-month, you may remain in the property for 90 days after receiving a notice to quit. A blank form *Claim of Right to Possession and Notice of Hearing* (form CP10) accompanies this writ. You may claim your right to remain on the property by filling it out and giving it to the sheriff or levying officer.

EXCEPTION IF YOU WERE NOT SERVED WITH A FORM CALLED PREJUDGMENT CLAIM OF RIGHT TO POSSESSION. If you were not named in the judgment for possession and you occupied the premises on the date on which the unlawful detainer case was filed, you may object to the enforcement of the judgment against you. You must complete the form *Claim of Right to Possession and Notice of Hearing* (form CP10) and give it to the sheriff or levying officer. A blank form accompanies this writ. You have this right whether or not the property you are renting was sold in a foreclosure.

# **SER-001**

# **Request for Sheriff to Serve Court Papers**

**Instructions:** Each county in California has a sheriff (and sometimes a marshal's office) that can serve different types of court papers, including restraining orders. Note that the sheriff cannot guarantee that they will be successful in finding the person you need served, but they will try to serve based on the information you put on this form.

- Complete this form for each set of papers you need served. You must complete a separate form for each person you need served.
- Find out where the person you need served is located. Give your papers to the sheriff or marshal's office in that county.
- You may have to pay for service of some court papers. For more information, see page 5 of this form, or go to <a href="https://selfhelp.courts.ca.gov/sheriff-serves">https://selfhelp.courts.ca.gov/sheriff-serves</a>.
- Do not use this form if you are asking the sheriff to enforce a wage garnishment order on an employer. Instead, use forms WG-001, *Application for Earnings Withholding Order*, and WG-035, *Confidential Statement of Judgment Debtor's Social Security Number*.
- If you want the sheriff to enforce a writ or levy, complete this form and form SER-001A, *Special Instructions for Writs and Levies—Attachment*.

# CONFIDENTIAL

To Court Clerk: Do not file this form.

**Sheriff File Number** (for sheriff to complete, if needed):

Fill in case number:

_		_		
r	_urt	$C_{2}$	Nium	hor

All information is required unless it is listed as optional or does not apply to your case.

1	To	the Sheriff or Marshal of (name of county):
2	Y	our Information
	a.	Your name (party requesting service):
	b.	Your lawyer's information (if you have one) Name:
		Firm name:
	c.	Court case name:  (example: Garcia v. Smith)
	d.	Contact information for the sheriff or marshal to reach you
		(Give an address where you can receive mail regularly, like a post office box, a Safe at Home address, or another safe address. If you have a lawyer, give the lawyer's information.)
		Address to receive mail:
		City: State: Zip:
		Telephone number (optional): Email address (optional):

## CONFIDENTIAL

This is not a court form. Do not file with the court.

Court Case Number:	

a. 🔲 J	ask the sheriff to serve a person (complete section below)	
(1)	Name of person:	
	Nicknames or aliases (optional):	
(2)	Telephone number (optional):	
(3)	Can you describe the person?	
	☐ No, I do <i>not</i> have any information about the person's description	•
	$\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $	
	Gender:   Male   Female   Nonbinary	
	Height: Weight: Hair color: Eye co	
	Date of birth or age (give estimate, if unknown):	
	Race/Ethnicity:	
	Special marks or features (tattoos, scars, etc.):	
	Vehicle (type, model, year, color, plate number):  Check here if you are including a picture of the person.	
	Do you know of any safety or accessibility issues?  ☐ No ☐ Yes (complete the section below with any information you have): ☐ The person (check all that apply): ☐ Has a gun or other weapon. ☐ Has a history of violence or abuse. ☐ Has special training (examples: military, first responder). ☐ Is deaf or hard of hearing. ☐ Does not speak English (list language): ☐ Add any other information about safety or accessibility that you have).	<ul><li>☐ Is on probation or parole.</li><li>☐ Has an aggressive animal.</li><li>☐ Has mental health issues.</li></ul>
b. 🗆	I ask the sheriff to serve an entity (examples: business or governmen	t agency)
	Name and type of entity:	
` /	Telephone number (optional):	
(2)	If there is a specific person who should be served, give name:	
	If there is an agent for service of process, give name:	

CONFIDENTIAL

This is not a court form. Do not file with the court.

T	The sheriff typically serves during normal bu	usiness hours. Check with the s	sheriff's office for the exact times.)
A	ddress:		☐ Home ☐ Business
Ci	ity:	State:	Zip:
Ga	ate code or special instructions:		
В	est time to serve at this address (example: 8	8 a.m.–noon):	
	Check here if the person is in jail or priso	on (give name of facility):	
Al	lternate address (optional)		
(If	f the person cannot be found at the address ame county. If you have a second address fo		
A	ddress:		☐ Home ☐ Business
Ci	ity:	State:	Zip:
В	est time to serve at this address (example: 8		
	What type of court papers are you giving small claims, bank levy, or writ of attachr		summons, restraining order, eviction
a.	What type of court papers are you giving small claims, bank levy, or writ of attaching	ment)?	
a.	What type of court papers are you giving	erved on the person in <b>3</b> a. (on the person in <b>3</b> a. (on the person in <b>3</b> a. (on the person in <b>3</b> a. (on the person in t	ptional). -100). If there is no form number, g in papers. Look at the court's order ve, ask a lawyer, or contact your loo
a.	What type of court papers are you giving small claims, bank levy, or writ of attachments attached by the second court papers you want second court you can list each form by its form the title of the document. The court may have list all forms required. If you do not know	erved on the person in <b>3</b> a. (on the person in <b>3</b> a. (on the person in <b>3</b> a. (on the person in <b>3</b> a. (on the person in t	ptional). -100). If there is no form number, g in papers. Look at the court's order ve, ask a lawyer, or contact your loo
a.	What type of court papers are you giving small claims, bank levy, or writ of attachments attached by the second court papers you want second court you can list each form by its form the title of the document. The court may have list all forms required. If you do not know	erved on the person in <b>3</b> a. (on the person in <b>3</b> a. (on the person in <b>3</b> a. (on the person in <b>3</b> a. (on the person in t	ptional). -100). If there is no form number, g in papers. Look at the court's order ve, ask a lawyer, or contact your loo
a.	What type of court papers are you giving small claims, bank levy, or writ of attachments attached by the second court papers you want second court you can list each form by its form the title of the document. The court may have list all forms required. If you do not know	erved on the person in <b>3</b> a. (on the person in <b>3</b> a. (on the person in <b>3</b> a. (on the person in <b>3</b> a. (on the person in t	ptional). -100). If there is no form number, g in papers. Look at the court's order ve, ask a lawyer, or contact your loo
a.	What type of court papers are you giving small claims, bank levy, or writ of attachments attached by the second court papers you want second court you can list each form by its form the title of the document. The court may have list all forms required. If you do not know	erved on the person in <b>3</b> a. (on the person in <b>3</b> a. (on the person in <b>3</b> a. (on the person in <b>3</b> a. (on the person in t	ptional). -100). If there is no form number, g in papers. Look at the court's order ve, ask a lawyer, or contact your loo
a. b.	What type of court papers are you giving small claims, bank levy, or writ of attachments attached levy. List all forms or court papers you want see (Note: You can list each form by its form the title of the document. The court may have list all forms required. If you do not know self-help center for free information.)	erved on the person in <b>3</b> a. (on the person in <b>3</b> a. (on the person in <b>3</b> a. (on the person in <b>3</b> a. (on the person in t	ptional). -100). If there is no form number, g in papers. Look at the court's order ve, ask a lawyer, or contact your loo
a. b.	What type of court papers are you giving small claims, bank levy, or writ of attachments attached by the second court papers you want second court you can list each form by its form the title of the document. The court may have list all forms required. If you do not know	erved on the person in <b>3</b> a. (on the person in <b>3</b> a. (on the person in <b>3</b> a. (on the person in <b>3</b> a. (on the person in t	ptional). -100). If there is no form number, g in papers. Look at the court's order ve, ask a lawyer, or contact your loo
a. b.	What type of court papers are you giving small claims, bank levy, or writ of attachments attached.  List all forms or court papers you want see (Note: You can list each form by its form the title of the document. The court may have list all forms required. If you do not know self-help center for free information.)  Is there a court hearing (court date)?	erved on the person in <b>3</b> a. (on the person in <b>3</b> a. (on the person in <b>3</b> a. (on the person in <b>3</b> a. (on the person in t	ptional). -100). If there is no form number, g in papers. Look at the court's order ve, ask a lawyer, or contact your loo

Court Case Number:

<b>5</b> d. ]		
<b>5</b> d. ]		
<b>У</b> г	Is there a deadline for service?	
L	☐ I don't know	
	□ No	
[	☐ Yes (if yes, give deadline):	
	Has the court allowed you to serve your court papers in another way besic substituted service)?	des personal service (example:
[	☐ I don't know	
	□ No	
	☐ Yes (if yes, include a copy of the order allowing another type of service	ce)
	Is there any other information you want or need to give to the sheriff to se $\square$ No	erve your court papers?
[	☐ Yes (if yes, give information below):	
-		
-		
<u>-</u>		
- - -		
- - -		
- - - -		
- - - -		
- - - - -		
- - - - - -	nforcement of Writ or Levy	
If y	nforcement of Writ or Levy  you want the sheriff to enforce a writ or levy, you must complete form 'rits and Levies—Attachment, and turn it in with this form.	SER-001A, Special Instructions for
If yo	you want the sheriff to enforce a writ or levy, you must complete form	SER-001A, Special Instructions for
If you Wri	you want the sheriff to enforce a writ or levy, you must complete form Yrits and Levies—Attachment, and turn it in with this form.  Only complete this section if you want the sheriff to enforce a writ or levy.)  o you want the sheriff to both serve your court papers and act as levying off	
If you Write (On Doy	you want the sheriff to enforce a writ or levy, you must complete form Yrits and Levies—Attachment, and turn it in with this form.  Only complete this section if you want the sheriff to enforce a writ or levy.)	ficer?
If you Write (On Doy	you want the sheriff to enforce a writ or levy, you must complete form Vrits and Levies—Attachment, and turn it in with this form.  Only complete this section if you want the sheriff to enforce a writ or levy.)  o you want the sheriff to both serve your court papers and act as levying off  Yes	ficer?
If ye Wri (On Do :	you want the sheriff to enforce a writ or levy, you must complete form Vrits and Levies—Attachment, and turn it in with this form.  Only complete this section if you want the sheriff to enforce a writ or levy.)  o you want the sheriff to both serve your court papers and act as levying off  Yes	ficer?
If your Signal of the state of	You want the sheriff to enforce a writ or levy, you must complete form Yrits and Levies—Attachment, and turn it in with this form.  Only complete this section if you want the sheriff to enforce a writ or levy.)  o you want the sheriff to both serve your court papers and act as levying off  Yes  No. I only want the sheriff to act as levying officer. A registered process s	ficer?
If ye Wri (On Do :	You want the sheriff to enforce a writ or levy, you must complete form Yrits and Levies—Attachment, and turn it in with this form.  Only complete this section if you want the sheriff to enforce a writ or levy.)  o you want the sheriff to both serve your court papers and act as levying off  Yes  No. I only want the sheriff to act as levying officer. A registered process s	ficer?

Court C	Case N	umber:
---------	--------	--------

# **Your Next Steps**

- Find out if you need to pay a fee for service by asking the court's self-help center, a lawyer, or the sheriff's office. Here are some situations where you **do not** need to pay for service:
  - If you have a fee waiver in your case (fee waiver granted by a judge on form FW-003 or FW-005).
  - If you are serving a domestic violence, elder abuse, or gun violence restraining order.
  - If you have a civil harassment, workplace violence, or school violence restraining order based on a credible threat of violence or stalking.
- Give this form and a copy of all the court papers you need served to the sheriff or marshal, including a copy of a fee waiver (if you have one). If you do not have to pay a fee to the sheriff, you can send your papers electronically. If you have to pay a fee, contact the sheriff to find out your options for turning in your request. Note that you can always turn in your request in person.
- You should get a form back from the sheriff.
  - If the sheriff was able to serve your court papers, you should receive a form (called a proof of service). Make sure you get a copy from the sheriff and file it with the court. Note that if there is a court stamp at the top right corner of the first page, it has already been filed and you do not need to file it with the court.
  - If the sheriff was unable to serve your court papers, you should receive a form (sometimes called declaration of due diligence) that tells you that service was unsuccessful and will give details about when the sheriff tried to serve the person. If the sheriff was unable to serve your papers, you can ask a lawyer or court's self-help center about your next steps.
- To find your local court self-help center, go to <u>www.courts.ca.gov/selfhelp</u>. Self-help center staff will not act as your lawyer but may be able to give you information to help you decide what to do in your case. Services are free.

## To Sheriff or Marshal

- This form is confidential and must not be made public.
- Any papers submitted with this form should be served and listed on the applicable proof of service form.
- Note that (5) b is optional and may help to identify documents that should have been submitted but were not received by your office.
- Under Government Code section 26666.2, once you've received a completed copy of this form and forms for service, you must attempt service unless:
  - Any order submitted does not have a judge's signature or other representation of a judge's signature; clerk's endorsement; or court stamp, seal, or other court endorsement; or
  - A court case number is not listed on the order, summons, or other notice.

**CONFIDENTIAL** 

This is not a court form. Do not file with the court.

New January 1, 2024

**Request for Sheriff to Serve Court Papers** 

**SER-001**, Page 5 of 5

# SER-001A

# Special Instructions for Writs and Levies—Attachment

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H0	N	D	13	V	Α	Ш

Sheriff File Number (for sheriff to complete, if needed):

Fill in case number:

Court	Case	Num	her

## Instructions

Generally, you will **not** need to complete this form if you are asking the sheriff to serve a complaint (unless with a writ of attachment) or a restraining order.

- Complete this form if you want the sheriff or marshal to enforce a writ. You must complete this form and form SER-001, *Request for Sheriff to Serve Court Paper*, and turn both forms in to the sheriff or marshal.
- You must include any writ and related order you want the sheriff to enforce.

This form is attached to form SER-001, Request for Sheriff to Serve Court Papers.

All information is required unless it is listed as optional or does not apply to your case. For more information about what may be required in your case, go to <a href="https://selfhelp.courts.ca.gov/sheriff-serves">https://selfhelp.courts.ca.gov/sheriff-serves</a>.

(1)	Additional information About You (Person Requesting Service)
	Are you a judgment creditor (person awarded money or property by the court)?
	☐ Yes
	$\square$ No (complete the section below):
	(a) What is your role in the case?:
	<ul><li>(b) Is there a judgment creditor in your case?</li><li>☐ No</li></ul>
	☐ Yes (list the names of all judgment creditors):
<b>(2</b> )	Additional Information About Person or Entity You Want Served
	The person or entity you want served (listed in item 3) of form SER-001): (check one)
	<ul> <li>☐ Owes you money in this case (judgment debtor).</li> <li>☐ Is not a party in this case but has the property.</li> <li>☐ Is a person who lives on the property.</li> <li>☐ Other (explain):</li> </ul>

**CONFIDENTIAL** 

This is not a court form. Do not file with the court.

	Date writ was issued:	
b.	<ul> <li>The writ included with this request is (check one):</li> <li>An original writ.</li> <li>A copy of the original writ issued by the court as an electronic record and has not alrelevying officer (sheriff or marshal).</li> <li>A copy of the original writ that has already been given to the levying officer (sheriff</li> </ul>	
		,
c.	Has a judgment been issued by the court?	
	□ No	
	☐ Yes (complete section below):	
	(1) Date judgment was issued:	
	(2) If it is a money judgment, give amount:	
	(3) List all judgment debtors (people who owe money) if there are any in this case:	
	If the judgment debtor is not a person, also include the type of organization (example)	le: corporation).
In	formation About the Property to Levy	
In a.	formation About the Property to Levy  Describe the property in as much detail as possible. For example:	
	Describe the property in as much detail as possible. For example:	ated.
	Describe the property in as much detail as possible. For example:  • For bank accounts, give account number (if known).	rated.
	Describe the property in as much detail as possible. For example:  • For bank accounts, give account number (if known).  • For personal property, describe property and give the address where property is loc	rated.
	<ul> <li>Describe the property in as much detail as possible. For example:</li> <li>For bank accounts, give account number (if known).</li> <li>For personal property, describe property and give the address where property is loc</li> <li>For vehicles, give license plate number and address where vehicle is located.</li> <li>For evictions, give address, and any information needed to access the property.</li> <li>For real property (other than evictions), give legal description, address, and assessor</li> </ul>	or's parcel number.
	<ul> <li>Describe the property in as much detail as possible. For example:</li> <li>For bank accounts, give account number (if known).</li> <li>For personal property, describe property and give the address where property is loc</li> <li>For vehicles, give license plate number and address where vehicle is located.</li> <li>For evictions, give address, and any information needed to access the property.</li> </ul>	or's parcel number.
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**Court Case Number:** 

New January 1, 2024

<b>4</b> ) b	b.	Is the property in the judgment debtor's name?  ☐ Yes						
		□ No (list the names of owners and explain their interest in the property, including any leasehold interest):						
		(Note: You may also need to have the people listed above served with your court papers. Check the Code of Civil Procedure for service requirements or talk with a lawyer. Your local court self-help center provides help for free and may be able to help you. To find your local self-help center, go to <a href="https://www.selfhelp.courts.ca.gov/find">www.selfhelp.courts.ca.gov/find</a> .)						
	c.	Are you asking the sheriff to levy on property that is a dwelling (a place someone can live in)?  No						
		☐ Yes (complete the section below):						
		The dwelling is <i>(check one)</i> :						
		<ul> <li>□ Real property (examples: house, condo, other building attached to land)</li> <li>□ Personal property (examples: house boat, RV)</li> </ul>						
<b>5</b>	Sį	Special Instructions for Sheriff						
		some situations, you will have to give detailed instructions on how you want the sheriff to enforce the order. Use e space below to list any instructions. Some examples of when instructions may be needed include:						
	•	Instructions to serve the summons and complaint with a writ of attachment, if not previously served (see Code of Civil Procedure section 488.020(c)).						
	•	Instructions that the levying officer must place a keeper in charge of the property (see Code of Civil Procedure sections 700.070 and 700.080).						
	•	Instructions to seize personal property from a private place (see Code of Civil Procedure section 699.030).						
		Check here if you need more space to list instructions. Use a separate piece of paper and write "SER-001A, Special Instructions for Sheriff" at the top. Turn it in with this form.						
		CONFIDENTIAL						
		This is not a court form. Do not file with the court.						

New January 1, 2024

Special Instructions for Writs and Levies—Attachment

**SER-001A**, Page 3 of 3

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

**Print this form** 

Save this form

Court Case Number: