SUPERIOR COURT OF CALIFORNIA COUNTY OF SAN DIEGO

UNLAWFUL DETAINER COMPLAINT PACKET



FORMS INCLUDED IN THIS PACKET		
SDSC Form #CIV-240		
Judicial Council Form #CM-010		
Judicial Council Form #UD-101		
Judicial Council Form #UD-100		
Judicial Council Form #UD-120		
Judicial Council Form #SUM-130		
Judicial Council Form #POS-010		
Judicial Council Form #CP10.5		
Judicial Council Form #CIV-100		
Judicial Council Form #UD-150		
Judicial Council Form # MC-010		
Judicial Council Form #UD-110		
Judicial Council Form #UD-110H		
Judicial Council Form #UD-110P		
Judicial Council Form #CIV-110		
Judicial Council Form #EJ-130		
Judicial Council Form #SER-001		
Judicial Council Form #SER-001A		

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO



CENTRAL DIVISION, HALL OF JUSTICE, 330 W. BROADWAY, SAN DIEGO, CA 92101

UNLAWFUL DETAINER COMPLAINT PACKET INFORMATION

An unlawful detainer is a lawsuit in which a landlord tries to evict a tenant because according to the landlord, the tenant no longer has the right to live on the property. This is also called an eviction. This packet contains the forms that may be used in an unlawful detainer matter and a brief description of the steps involved in the process.

<u>Please be advised that court employees may not give legal advice</u>. It is recommended that you seek legal advice or do your own legal research if you are not familiar with this legal process. Additional information may be found on the Superior Court's website at <u>www.sdcourt.ca.gov</u>, and the Judicial Council's self-help website, <u>www.courts.ca.gov/selfhelp-housing.htm</u>.

READ ALL INSTRUCTIONS CAREFULLY BEFORE FILLING OUT ANY FORMS

KEY TERMS & DEFINITIONS

FEES

TERM	DEFINITION
Complaint	The lawsuit filed in the court.
Plaintiff	The party that initiates the lawsuit and files the complaint.
Defendant	The party or person sued in the lawsuit that may respond to the complaint.
Answer	A written pleading filed by the defendant in response to the complaint.
Service	The delivery of copies of legal documents to the opposing party or other person to whom the documents are directed.
Default	Failure of a party to respond to a lawsuit, or to follow proper procedure to prevent entry of a judgment against them.
Judgment	The official decision of the court stating which party won and the terms of the decision.
Writ	A court order authorizing the Sheriff to enforce and satisfy the judgment by levying on real or personal property.

The fee required to file an unlawful detainer lawsuit is based on the amount of money in controversy.

- The complaint fee is broken down as follows:
 - Amount demanded is \$10,000 or LESS
 - Amount demanded is OVER \$10,000 but does not exceed \$25,000
 - Amount demanded is OVER \$25,000

To determine the amount of the fee, refer to the Fee Schedule (SDSC Form #ADM-001), which may be found on the Superior Court's website at <u>www.sdcourt.ca.gov</u>.

In addition to the initial filing fee for the complaint, there may be other fees you will pay throughout the life of the case for filings such as motions or issuing a writ.

WHAT IF I
CANNOT
AFFORD THE
COURT FEES?If you cannot afford to pay the court fees, you may request the court waive all or some filing fees or
costs by applying for a fee wavier. Refer to the Information Sheet on Waiver of Superior Court Fees
and Costs (JC Form #FW-001-INFO) for additional information. To request a fee waiver, complete the
Request to Waive Court Fees (JC Form #FW-001) and Order on Court Fee Waiver (JC Form #FW-
003). These forms are available in the clerk's office or on the Judicial Council website,
www.courts.ca.gov/forms.htm.

COURT	STEP	ACTION
PROCESS	Filing the Complaint	Complete one of each of the following: 1. Complaint – Unlawful Detainer (JC Form #UD-100)
		Check the boxes that describe your case.
		 Pursuant to Code Civ. Proc. § 1166, actions filed involving <u>residential</u> <u>property</u> must include the following exhibits attached to the complaint:
		^o A copy of the 3-Day, 30-Day, or 60-Day Notice, or Notices of Termination served on the defendant upon which the complaint is
		based.
		 A copy of any written lease or rental agreement, including any addenda or attachments regarding the premises, <u>unless</u> the action is based on:
		 An oral contract (item #6b on the complaint form), and/or The action is solely for nonpayment of rent (item #6f(2) on the complaint form)
		2. Summons – Unlawful Detainer (JC Form #SUM-130)
		• All defendants must be listed on the summons exactly as they are listed on the complaint.
		3. Plaintiff's Mandatory Cover Sheet and Supplemental Allegations- Unlawful Detainer (JC Form #UD-101)
		 Complete the items that apply to your case. 4. Civil Case Cover Sheet (JC Form #CM-010)
		Check the boxes that best describe your case.
		Present your completed documents and the proper filing fee to the civil business office to get a case number. The court will keep the original documents and
		conform <u>one</u> copy you provide. After you file your case, you will need to make additional copies for service if you have multiple defendants, or wish to keep a copy for your records.
	Service on the Defendant	Once you have filed your case with the court, each defendant must be served with a copy of the complaint and summons. Service may be performed by a registered process server, or any person over the age of 18 years who is not a party to the action.
		The original Proof of Service of Summons (JC Form #POS-010) must be filed with the court <u>after</u> service on the defendant(s) is completed.
	Answer by	If the defendant files an Answer to your complaint, the case must be set for trial. To request a trial date you must:
	Defendant	 Complete a Request/Counter-Request to Set Case for Trial-Unlawful Detainer (JC Form #UD-150).
		2. Prepare the original and one copy to be mailed to each defendant who has filed an answer.
		3. A copy must be mailed to each answering defendant by someone <u>not</u> a party to the lawsuit. The person doing the mailing must complete the Proof of Service by Mail on the back of the form.
		 Submit the original to the clerk for processing. The Proof of Service by Mail must be completed on the back of the form <u>before</u> filing with the clerk. If you want a copy returned to you, submit a copy along with the original and a
		self-addressed stamped envelope to the clerk for processing.
		All parties will be notified by mail of the trial date and time. Trial dates will be set within 20 days from the date the Request/Counter-Request to Set Case for Trial-Unlawful Detainer (JC Form #UD-150) is filed.
		Before a case can be set for trial, all defendants in the case must have filed an answer, or been dismissed or defaulted by you (the plaintiff).

COURT	STEP	ACTION, cont.
PROCESS,	Judgment	The party that prevails at the trial must prepare the judgment form.
cont.	After Trial	Complete Judgment – Unlawful Detainer (JC Form #UD-110)
		• Submit a Memorandum of Costs (Summary) (JC Form #MC-010), if not
		previously submitted. This form is required if costs were claimed and awarded
	Defeult 9	in the judgment.
	Default & Judgment	If the defendant does <u>NOT</u> file an Answer to the complaint after being served, you may request a default judgment against them.
	for	1. Complete an original and one copy of the form Request for Entry of
	Possession	Default (JC Form #CIV-100).
	Only	2. A copy must be mailed to each defendant who is being defaulted by
		someone <u>not</u> a party to the lawsuit.
		3. Complete an original and make a copy of the form Verification by Landlord Regarding Rental Assistance (JC Form #UD-120) if you are seeking a
		default judgment for possession of residential property based on
		nonpayment of rent or any other financial obligation under a lease.
		4. Submit for filing to the clerk:
		The original Request for Entry of Default, Proof of Service for each defendant
		served, Verification by Landlord Regarding Rental Assistance, and a completed judgment form for the clerk's judgment for possession only.
		completed judgment form for the clerk's judgment for possession only.
		You may also complete a Writ of Execution (JC Form #EJ-130)and submit this with
		the default judgment forms. (See Writ of Execution section below.)
		Note: Forms to obtain a money judgment after the defendant(s) has vacated the
		premises are not included in this packet.
	Writ of	Judgment must be entered before a writ of execution can be issued.
	Execution	1. Complete a Writ of Execution (JC Form #EJ-130); be sure to complete items
		#9, 22, and 25.
		 Complete the Sheriff's instruction sheet (SDCSD Form #C-1) for execution of the writ.
		 Submit completed forms to the clerk with the filing fees:
		A check payable to "Clerk of the Superior Court," for the issuance of
		the Writ.
		A check payable to the "Sheriff" if you want the clerk to send the writ
		to the Sheriff's Office after issuance.
		Note: You also have the option of delivering the issued writ to the Sheriff's Office
		yourself.
	Dismissal	If the defendant(s) vacates the premises or you decide not to proceed to judgment
		or trial, you must file a dismissal of the action to close out or dispose of your case.
		1 Complete a Request for Dismissel (IC Form #CIV (110)
		 Complete a Request for Dismissal (JC Form #CIV-110). Submit the original to the clerk for processing.
		3. If you want a copy returned to you, submit a copy along with the original and a
		self-addressed stamped envelope to the clerk for processing.
		Note: Within 45 days after the unlawful detainer case has been filed, a judgment
		or dismissal must be entered or the case will be placed on calendar for a hearing to show cause why the case should not be dismissed for lack of prosecution.

COPIES FOR YOUR RECORDS If you would like a file-stamped copy (also known as a conformed copy) of any of your documents, you must provide <u>one</u> additional copy and a self-addressed envelope with sufficient postage at the time you submit your documents for filing.

CM-010

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar nu	mber, and address):	FOR COURT USE ONLY
TELEPHONE NO.:	AX NO. :	
EMAIL ADDRESS:		
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUN CENTRAL DIVISION, HALL OF JUSTICE, 330 V CENTRAL DIVISION, JUVENILE COURT, 2851 EAST COUNTY DIVISION, 250 E. MAIN ST., EL NORTH COUNTY DIVISION, 325 S. MELROSE SOUTH COUNTY DIVISION, 500 3RD AVE., CH CASE NAME:	V. BROADWAY, SAN DIEGO, CA 92101 MEADOW LARK DR., SAN DIEGO, CA 92123 CAJON, CA 92020 DR., VISTA, CA 92081	
o, de roune.		
CIVIL CASE COVER SHEET	Complex Case Designation	CASE NUMBER:
Unlimited Limited	Counter Joinder	
(Amount (Amount demanded is	Filed with first appearance by defendan	t JUDGE:
exceeds \$35,000) \$35,000 or less	(Cal. Rules of Court, rule 3.402)	DEPT.:
Items 1–6 be	low must be completed (see instructions of	n page 2).
1. Check one box below for the case type the		
Auto Tort	Contract	Provisionally Complex Civil Litigation
Auto (22)	Breach of contract/warranty (06)	(Cal. Rules of Court, rules 3.400–3.403) Antitrust/Trade regulation (03)
Uninsured motorist (46) Other PI/PD/WD (Personal Injury/Property	Rule 3.740 collections (09)	Construction defect (10)
Damage/Wrongful Death) Tort	Other collections (09)	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 types (41)
Non-PI/PD/WD (Other) Tort	Wrongful eviction (33)	Enforcement of Judgment
Business tort/unfair business practice (07		Enforcement of judgment (20)
Civil rights (08)	Unlawful Detainer	Miscellaneous Civil Complaint
Defamation (13)	Commercial (31)	RICO (27)
Fraud (16)	Residential (32) Drugs (38)	Other complaint (not specified above) (42)
Intellectual property (19)	Judicial Review	Miscellaneous Civil Petition
Professional negligence (25)	Asset forfeiture (05)	Partnership and corporate governance (21)
Other non-PI/PD/WD tort (35)	Petition re: arbitration award (11)	Other petition (not specified above) (43)
Employment Wrongful termination (36)	Writ of mandate (02)	
Other employment (15)	Other judicial review (39)	
	; (,)	les of Court. If the case is complex, mark the
factors requiring exceptional judicial mana	•	ies of court. If the case is complex, mark the
a Large number of separately repre		r of witnesses
b. Extensive motion practice raising	difficult or novel e. Coordination	with related actions pending in one or more r counties, states, or countries, or in a federal
issues that will be time-consuming c. Substantial amount of documenta	court	
		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 (<i>specify</i>): 5. This case is is is not a cl 	ass action suit.	
		av use form $(M_0.015)$
6. If there are any known related cases, file a Date:	The serve a notice of related case. (YOU M	ay use IUIIII CIVI-UTD.)
(TYPE OR PRINT NAME)	· · · · · · · · · · · · · · · · · · ·	GNATURE OF PARTY OR ATTORNEY FOR PARTY)
Plaintiff must file this cover sheet with the first particular	NOTICE aper filed in the action or proceeding (except sr	nall claims cases or cases filed
under the Probate Code, Family Code, or Welfa	re and Institutions Code). (Cal. Rules of Court,	rule 3.220.) Failure to file may result in sanctions.
• File this cover sheet in addition to any cover sheet		
 If this case is complex under rule 3.400 et seq. of the action or proceeding. 	The California Rules of Court, you must serve	a copy of this cover sheet on all other parties to
Unless this is a collections case under rule 3.740	or a complex case, this cover sheet will be use	d for statistical purposes only. Page 1 of 2

CIVIL CASE COVER SHEET

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)

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 (nonharassment) 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

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional):	
EMAIL ADDRESS:	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO CENTRAL DIVISION, HALL OF JUSTICE, 330 W. BROADWAY, SAN DIEGO, CA 92101	
PLAINTIFF:	
DEFENDANT:	
PLAINTIFF'S MANDATORY COVER SHEET AND	CASE NUMBER:
SUPPLEMENTAL ALLEGATIONS—UNLAWFUL DETAINER	
All plaintiffs in unlawful detainer proceedings must file and serve this form. Filing this form Civil Procedure section 1179.01.5(c).	complies with the requirement in Code of
• Serve this form and any attachments to it with the summons.	
• If a summons has already been served without this form, then serve it by mail or any	
 If defendant has answered prior to service of this form, there is no requirement for de allegations before trial. 	fendant to respond to the supplemental
To obtain a judgment in an unlawful detainer action for nonpayment of rent on a residentia	
rental assistance or other financial compensation has been received for the amount dema that no application is pending for such assistance. To obtain a default judgment, plaintiff n	
Rental Assistance—Unlawful Detainer (form UD-120) to make this verification and provide	
1. PLAINTIFF (name each):	
alleges causes of action in the complaint filed in this action against DEFENDANT (nam	ne each):
2. Statutory cover sheet allegations (Code Civ. Proc., § 1179.01.5(c))	
a. This action seeks possession of real property that is (check all that apply)	residential commercial.
(If "residential" is checked, complete all remaining items that apply to this action. If	only "commercial" is checked, no further
items need to be completed except the signature and verification on page 2.)	
b. This action is based, in whole or in part, on an alleged default in payment of rent or	other charges. Yes No
3. Statements regarding rental assistance (Required in all actions based on non	payment of rent or any other financial
obligation. Plaintiff must answer all the questions in this item and, if later seeking	a default judgment, will also need to file
Verification Regarding Rental Assistance—Unlawful Detainer (form UD-120).)	
a. Has plaintiff received rental assistance or other financial compensation from any of demanded in the notice underlying the complaint? Yes No	her source corresponding to the amount
 b. Has plaintiff received rental assistance or other financial compensation from any ot the notice underlying the complaint? Yes No 	her source for rent accruing <i>after</i> the date of
c. Does plaintiff have any pending application for rental assistance or other financial corresponding to the amount demanded in the notice underlying the complaint?	compensation from any other source
d. Does plaintiff have any pending application for rental assistance or other financial of accruing <i>after</i> the date on the notice underlying the complaint? Yes	compensation from any other source for rent No
	Page 1 of 2

PLAINTIFF:	CASE NUMBER:
DEFENDANT:	

4.	Other allegations Plaintiff makes the following additional allegations: (State any additional allegations below, with each
	allegation lettered in order, starting with (a), (b), (c), etc. If there is not enough space below, check the box below and use
	form MC-025, title it Attachment 4, and letter each allegation in order.) Other allegations are on form MC-025.

5. Number of pages attached *(specify):*

Date:

(TYPE OR PRINT NAME)

(SIGNATURE OF PLAINTIFF OR ATTORNEY)

(SIGNATURE)

VERIFICATION

(Use a different verification form if the verification is by an attorney or for a corporation or partnership.)

I am the plaintiff in this proceeding and have read this complaint. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date:

(TYPE OR PRINT NAME)

UD-101 [Rev. January 1, 2024]

	UD-100
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional): EMAIL ADDRESS: ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO CENTRAL DIVISION, HALL OF JUSTICE, 330 W. BROADWAY, SAN DIEGO, CA 92101	
PLAINTIFF:	
DEFENDANT:	
COMPLAINT—UNLAWFUL DETAINER*	CASE NUMBER:
COMPLAINT AMENDED COMPLAINT (Amendment Number):	
Jurisdiction (check all that apply):	
ACTION IS A LIMITED CIVIL CASE (amount demanded does not exceed \$35,00 Amount demanded does not exceed \$10,000	(0)
exceeds \$10,000	
ACTION IS AN UNLIMITED CIVIL CASE (amount demanded exceeds \$35,000)	
ACTION IS RECLASSIFIED by this amended complaint or cross-complaint (che	eck all that apply):
from unlawful detainer to general unlimited civil (possession not in issue).	from limited to unlimited.
from unlawful detainer to general limited civil (possession not in issue).	from unlimited to limited.
1. PLAINTIFF (name each):	
alleges causes of action against DEFENDANT (name each):	
 2. a. Plaintiff is (1) an individual over the age of 18 years. (4) a partner (2) a public agency. (5) a corport (3) other (<i>specify</i>): 	-
b. Plaintiff has complied with the fictitious business name laws and is doing bu	usiness under the fictitious name of (specify):
·	
3. a. The venue is the court named above because defendant named above is in poss address, apt. no., city, zip code, and county):	session of the premises located at (street
 b. The premises in 3a are <i>(check one)</i> (1) within the city limits of <i>(name of city):</i> 	
 (1) within the only mills of <i>(name of cly)</i>. (2) within the unincorporated area of <i>(name of county)</i>: 	
c. The premises in 3a were constructed in <i>(approximate year):</i>	
4. Plaintiff's interest in the premises is as owner other (<i>specify</i>):	
5. The true names and capacities of defendants sued as Does are unknown to plaintiff.	

* NOTE: Do not use this form for evictions after sale (Code Civ. Proc., § 1161a).

	PLAINTIFF:			CASE NUMBER:
DE	FEND	ANT:		
6.	a.	On or about <i>(date):</i> defendant (name each):		
	b.	This written oral agreeme (1) plaintiff. (3) plain	month-to-month tenancy other payable monthly of the month other day (spec nt was made with tiff's predecessor in interest.	her tenancy (<i>specify):</i>] other (<i>specify frequency):</i> ify):
	C.	 The defendants not named in item 6a subtenants. assignees. Other (specify): 		
	d.	The agreement was later changed as	s follows (specify):	
	e.			It form the basis of this complaint, is attached
	f.	 (For residential property) A copy of th the written agreement is not in th 	esidential property, unless item 6f is cl ne written agreement is not attached b he possession of the landlord or the lan ent of rent (Code Civ. Proc., § 1161(2)	ndlord's employees or agents.
7.	The	tenancy described in 6 (complete (a) or (b))	
	a.	is exempt is <i>(specify):</i>		The specific subpart supporting why tenancy
-	b.	is subject to the Tenant Protection A		
8.	(Co	mplete only if item 7b is checked. Check all		
	a.	The tenancy was terminated for at-fa	ault just cause (Civil Code, § 1946.2(b))(1)).
	b.	The tenancy was terminated for no-f	ault just cause (Civil Code, § 1946.2(b	o)(2)) and the plaintiff <i>(check one)</i>
		(1) waived the payment of rent for t section 1946.2(d)(2), in the amo	he final month of the tenancy, before t unt of \$	he rent came due, under
		(2) provided a direct payment of on to (name each defendant and	e month's rent under section 1946.2(d <i>mount given to each)</i> :)(3), equaling \$
	C.		plaintiff is seeking to recover the total	amount in 8b as damages in this action.
9.	a.	Defendant (name each):		
		was served the following notice on the same		
		1) 3-day notice to pay rent or quit	(5) 3-day notice to perform co (not applicable if item 7b c	
		 2) 30-day notice to quit 3) 60-day notice to quit 	(6) 3-day notice to quit under	-
		4) 3-day notice to quit	Prior required notice to pe (7) Other (<i>specify</i>):	rform covenants served (<i>date</i>):

			UD-100
		INTIFF: IDANT:	CASE NUMBER:
9.	b.	(1) On <i>(date):</i> the period stated in the notice c	hecked in 9a expired at the end of the day.
		(2) Defendants failed to comply with the requirements of the notice by that da	te.
	C.	All facts stated in the notice are true.	
	d.	The notice included an election of forfeiture.	
	e.	A copy of the notice is attached and labeled Exhibit 2. (Required for resident When Civil Code, § 1946.2(c), applies and two notices are required, prov	
	f.	One or more defendants were served (1) with the prior required notice up notice, (3) on a different date, or (4) in a different manner, as stated in At statement providing the information required by items 9a–e and 10 for each statement providing the information required by items 9a–e and 10 for each statement providing the information required by items 9a–e and 10 for each statement providing the information required by items 9a–e and 10 for each statement providing the information required by items 9a–e and 10 for each statement providing the information required by items 9a–e and 10 for each statement providing the information required by items 9a–e and 10 for each statement providing the information provided the statement	tachment 10c. (Check item 10c and attach a
10.	a.	The notice in item 9a was served on the defendant named in item 9a as	follows:
		(1) By personally handing a copy to defendant on (<i>date</i>):	
		(2) By leaving a copy with <i>(name or description):</i>	,
		a person of suitable age and discretion, on (date):	at defendant's
		residence business AND mailing a copy to defendant at	
			efendant's residence or usual place of business.
		 (3) By posting a copy on the premises on <i>(date):</i> AND giving a copy to a person found residing at the premises AND 	mailing a copy to defendant at the premises
		on <i>(date):</i>	
		(a) because defendant's residence and usual place of business ca	nnot be ascertained OR
		(b) because no person of suitable age or discretion can be found t	here.
		(4) (Not for 3-day notice; see Civil Code, § 1946, before using) By send addressed to defendant on (date):	
		(5) (Not for residential tenancies; see Civil Code, § 1953, before using) commercial lease between the parties	In the manner specified in a written
	b.	(Name):	
	_	was served on behalf of all defendants who signed a joint written rental agreer	
	С.	Information about service of notice on the defendants alleged in item 9f i	
	d.	Proof of service of the notice in item 9a is attached and labeled Exhibit 3	
11.		Plaintiff demands possession from each defendant because of expiration of a	fixed-term lease.
12.		At the time the 3-day notice to pay rent or quit was served, the amount of ren	t due was \$
13.		The fair rental value of the premises is \$ per day	ι.
14.		Defendant's continued possession is malicious, and plaintiff is entitled to state section 1174(b). (State specific facts supporting a claim up to \$600 in Attacht	
15.		A written agreement between the parties provides for attorney fees.	
16.		Defendant's tenancy is subject to the local rent control or eviction control ordi date of passage):	nance of <i>(city or county, title of ordinance, and</i>

Plaintiff has met all applicable requirements of the ordinances.

- 17. Other allegations are stated in Attachment 17.
- 18. Plaintiff accepts the jurisdictional limit, if any, of the court.

PLAINTIFF:		CASE NUMBER:
DEFENDANT:		CASE NUMBER.
19. PLAINTIFF REQUESTS		
a. possession of the premises.	f. damages in the am as stated in item 8:	nount of waived rent or relocation assistance
 b. costs incurred in this proceeding: c. past-due rent of \$ 		e stated in item 13 from
d. reasonable attorney fees.	date:	
e. forfeiture of the agreement.	for each day that defenda	ants remain in possession through entry of judgmen
		up to \$600 for the conduct alleged in item 14.
	i. other (specify):	
20. Number of pages attached (<i>specify</i>):		
	INER ASSISTANT (Bus. & P	rof Code \$\$ 6400-6415)
 (Complete in all cases.) An unlawful de for compensation give advice or assistance w detainer assistant, complete a–f.) 		L did ceived any help or advice for pay from an unlawful
a. Assistant's name:	С.	Telephone no.:
b. Street address, city, and zip code:	d.	County of registration:
	e.	Registration no.:
	f.	Expires on <i>(date):</i>
Date:		
(TYPE OR PRINT NAME)		(SIGNATURE OF PLAINTIFF OR ATTORNEY)
	VERIFICATION	
(Use a different verification form in	the verification is by an attorney	or for a corporation or partnership.)
I am the plaintiff in this proceeding and have read California that the foregoing is true and correct.	his complaint. I declare under pe	enalty of perjury under the laws of the State of
Date:		
	>	
(TYPE OR PRINT NAME)	<u></u>	(SIGNATURE OF PLAINTIFF)

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): TELEPHONE NO.: FAX NO. (Optional): EMAIL ADDRESS: ATTORNEY FOR (Name) SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO CENTRAL DIVISION, HALL OF JUSTICE, 330 W. BROADWAY, SAN DIEGO, CA 92101 PLAINTIFF:	FOR COURT USE ONLY
EMAIL ADDRESS: ATTORNEY FOR (Name) SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO CENTRAL DIVISION, HALL OF JUSTICE, 330 W. BROADWAY, SAN DIEGO, CA 92101	
ATTORNEY FOR (Name) SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO CENTRAL DIVISION, HALL OF JUSTICE, 330 W. BROADWAY, SAN DIEGO, CA 92101	
CENTRAL DIVISION, HALL OF JUSTICE, 330 W. BROADWAY, SAN DIEGO, CA 92101	
PLAINTIFF:	
DEFENDANT:	
VERIFICATION BY LANDLORD REGARDING RENTAL ASSISTANCE—UNLAWFUL DETAINER	MBER:

- 1. The landlord of the property at issue in this case is (name):
- 2. All of the following statements are true:

as appropriate or when requested by a judicial officer.

- 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.
- b. 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:

(TYPE OR PRINT NAME)

(SIGNATURE)

(TITLE—provide if signing on behalf of corporation or other business entity)

SUMMONS—EVICTI (CITACIÓN JUDICIAL—DES UNLAWFUL DETAINER / FORCIBLE DETAINE (RETENCIÓN ILÍCITA DE UN INMUEBLE / RETENCIÓN FO NOTICE TO DEFENDANT: (AVISO AL DEMANDADO):	ALOJO) R / FORCIBLE ENTRY	SUM-13(FOR COURT USE ONLY (SOLO PARA USO DE LA CORTE)
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 5 days. You have 5 DAYS, not counting Saturdays and Sundays and other judicial holidays, 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. If this summons was served through the Secretary of State's Safe at Home address confidentiality program, you have 10 days from the date of service, not counting Saturdays and Sundays and other judicial holidays, to respond.	el tribunal puede emitir un fal vez que le entreguen esta cit DÍAS, sin contar sábado y do para presentar una respuesta se entregue una copia al den sido entregado a través del p Secretario del Estado Seguro	Indado. Si no responde dentro de 5 días, llo en su contra sin una audiencia. Una fación y papeles legales, solo tiene 5 omingo y otros días feriados del tribunal, a por escrito en este tribunal y hacer que nandante. Si la presente citación le ha orograma de dirección confidencial del o en Casa, tiene 10 días después de la sábado y domingo y otros días feriados
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 (<i>www.courts.ca.gov/selfhelp</i>), your county law library, or the courthouse nearest you. 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.	escrito tiene que estar en forn su caso en la corte. Es posib pueda usar para su respuest corte y más información en e California (www.sucorte.ca.g condado o en la corte que le respuesta a tiempo, puede po	fónica no lo protege. Su respuesta por mato legal correcto si desea que procesen le que haya un formulario que usted a. Puede encontrar estos formularios de la l Centro de Ayuda de las Cortes de ov), en la biblioteca de leyes de su quede más cerca. Si no presenta su erder el caso por falta de comparecencia y dinero y bienes sin más advertencia.
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 website (<i>www.lawhelpca.org</i>), the California Courts Online Self-Help Center (<i>www.courts.ca.gov/selfhelp</i>), or by contacting your local court or county bar association.	inmediatamente. Si no conoc servicio de remisión a aboga posible que cumpla con los re gratuitos de un programa de encontrar estos grupos sin fin Legal Services, (www.lawhel	Es recomendable que llame a un abogado ce a un abogado, puede llamar a un dos. Si no puede pagar a un abogado, es equisitos para obtener servicios legales servicios legales sin fines de lucro. Puede nes de lucro en el sitio web de California pca.org/es), en el Centro de Ayuda de las ucorte.ca.gov) o poniéndose en contacto bogados local.
FEE WAIVER: If you cannot pay the filing fee, ask the clerk for a fee waiver form. 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.	pida al secretario de la corte pago de cuotas. AVISO: Por cuotas y los costos exentos o de \$10,000 ó más recibido m	i no puede pagar la cuota de presentación que le dé un formulario de exención de ley, la corte tiene derecho a reclamar las con un gravamen sobre cualquier monto nediante un acuerdo o una concesión de cho civil. Tiene que pagar el gravamen de e pueda desestimar el caso.
1. The name and address of the court is: (El nombre y dirección de la corte es):		CASE NUMBER (número de caso):

2. 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):

PLAINTIFF (Name):	CASE NUMBER:
DEFENDANT (Name):	

- 3. (Must be answered in all cases) An unlawful detainer assistant (Bus. & Prof. Code, §§ 6400–6415) did not did for compensation give advice or assistance with this form. (If plaintiff has received any help or advice for pay from an unlawful detainer assistant, complete item 4 below.)
- 4. Unlawful detainer assistant (complete if plaintiff has received any help or advice for pay from an unlawful detainer assistant):
 - a. Assistant's name:
 - b. Telephone no.:
 - c. Street address, city, and zip:
 - d. County of registration:
 - e. Registration no.:
 - f. Registration expires on (date) :

Date:	Clerk, by	, Deputy
(Fecha)	(Secretario)	(Adjunto)

(For proof of service of this summons, use Proof of Service of Summons (form POS-010).) (Para prueba de entrega de esta citatión use el formulario Proof of Service of Summons (form POS-010).)

[SEAL]	5. NOTICE TO THE PERSON SERVED: You are served
	a as an individual defendant.
	b as the person sued under the fictitious name of <i>(specify):</i>
	c. 🔄 as an occupant.
	d on behalf of <i>(specify):</i>
	under CCP 416.10 (corporation). CCP 416.60 (minor).
	CCP 416.20 (defunct corporation). CCP 416.70 (conservatee).
	CCP 416.40 (association or partnership). CCP 416.90 (authorized person).
	CCP 415.46 (occupant). other (specify):
	e by personal delivery on <i>(date):</i>

	POS-010
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional): EMAIL ADDRESS: ATTORNEY FOR (Name): SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO CENTRAL DIVISION, HALL OF JUSTICE, 330 W. BROADWAY, SAN DIEGO, CA 92101	
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 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.	an authorized agent (and not a person
4. Address where the party was served:	
 5. I served the party (check proper box) a by personal service. I personally delivered the documents listed in item receive service of process for the party (1) on (date): b by substituted service. On (date): at (time): in the presence of (name and title or relationship to person indicated in it 	(2) at <i>(time):</i> I left the documents listed in item 2 with or
(1) (business) a person at least 18 years of age apparently in ch of the person to be served. I informed him or her of the gener	-

(2) (home) a competent member of the household (at least 18 years of age) at the dwelling house or usual place of abode of the party. I informed him or her of the general nature of the papers.

(3) (physical address unknown) a person at least 18 years of age apparently in charge at the usual mailing address of the person to be served, other than a United States Postal Service post office box. I informed him or her of the general nature of the papers.

- (4) I thereafter mailed (by first-class, postage prepaid) copies of the documents to the person to be served at the place where the copies were left (Code Civ. Proc., § 415.20). I mailed the documents on *(date):* from *(city):* or a declaration of mailing is attached.
- (5) I attach a declaration of diligence stating actions taken first to attempt personal service.

PLAINTIFF/PETITIONER:	CASE NUMBER:
L DEFENDANT/RESPONDENT:	
 c. by mail and acknowledgment of receipt of service. I mailed the document 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 (4) to an address outside California with return receipt requested. (Completed Notice and Acknowledgement of Receipt) 	ot.) (Code Civ. Proc., § 415.30.)
d. by other means (specify means of service and authorizing code section):	
416.20 (defunct corporation)416.60 (minor)416.30 (joint stock company/association)416.70 (ward of416.40 (association or partnership)416.90 (author)416.50 (public entity)415.46 (occupant)	or conservatee) ized person)
 7. Person who served papers a. Name: b. Address: c. Telephone number: d. The fee for service was: \$ e. I am: (1) not a registered California process server. (2) exempt from registration under Business and Professions Code section 2 (3) a registered California process server: (i) owner employee independent contractor. (ii) Registration No.: (iii) 	22350(b).
8. I declare under penalty of perjury under the laws of the State of California that th	e foregoing is true and correct.
9. I am a California sheriff or marshal and I certify that the foregoing is true and c	correct.
Date:	
(NAME OF PERSON WHO SERVED PAPERS/SHERIFF OR MARSHAL)	(SIGNATURE)

NOTICE: EVERYONE WHO LIVES IN THIS RENTAL UNIT MAY BE EVICTED BY COURT ORDER. READ THIS FORM IF YOU LIVE HERE AND IF YOUR NAME IS NOT ON THE ATTACHED SUMMONS AND COMPLAINT.

- 1. If you live here and you do not complete and submit this form, you may be evicted without further hearing by the court along with the persons named in the Summons and Complaint.
- 2. You must file this form within 10 days of the date of service listed in the box on the right hand side of this form.
- Exception: If you are a tenant being evicted after your landlord lost the property to foreclosure, the 10-day deadline does not apply to you and you may file this form at any time before judgment is entered.
- 3. If you file this form, your claim will be determined in the eviction action against the persons named in the complaint.
- 4. If you do not file this form, you may be evicted without further hearing.

5. If you are a tenant being evicted due to foreclosure, you have additional rights and should seek legal advice immediately.

CLAIMANT OR CLAIMANT'S ATTORNEY (Name and Address): TELEPHONE NO.:	FOR COURT USE ONLY
ATTORNEY FOR (<i>Name</i>):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO	
CENTRAL DIVISION, HALL OF JUSTICE, 330 W. BROADWAY, SAN DIEGO, CA 92101	
,, _,	
Plaintiff:	
Defendant:	
PREJUDGMENT CLAIM OF RIGHT TO POSSESSION	CASE NUMBER:
Complete this form only if ALL of these statements are true: 1. You are NOT named in the accompanying Summons and Complaint.	(To be completed by the process server)
2. You occupied the subject premises on or before the date the unlawful	DATE OF SERVICE:
detainer (eviction) complaint was filed. (The date is in the accompanying	(Date that form is served or delivered,
Summons and Complaint.)	posted, and mailed by the officer or
3. You still occupy the subject premises.	process server)

I DECLARE THE FOLLOWING UNDER PENALTY OF PERJURY:

- 1. My name is (specify):
- 2. I reside at (street address, unit no., city and ZIP code):
- 3. The address of "the premises" subject to this claim is (address):
- 4. On *(insert date):* , the landlord or the landlord's authorized agent filed a complaint to recover possession of the premises. *(This date is in the accompanying Summons and Complaint.)*
- 5. I occupied the premises on the date the complaint was filed (the date in item 4). I have continued to occupy the premises ever since.
- 6. I was at least 18 years of age on the date the complaint was filed (the date in item 4).
- 7. I claim a right to possession of the premises because I occupied the premises on the date the complaint was filed (the date in item 4).
- 8. I was not named in the Summons and Complaint.
- 9. I understand that if I make this claim of possession, I will be added as a defendant to the unlawful detainer (eviction) action.
- 10. (Filing fee) I understand that I must go to the court and pay a filing fee of \$ or file with the court an "Application for Waiver of Court Fees and Costs." I understand that if I don't pay the filing fee or file the form for waiver of court fees, I will not be entitled to make a claim of right to possession.

Plaintiff:	CASE NUMBER:
Defendant:	

- 11. If my landlord lost this property to foreclosure, I understand that I can file this form at any time before judgment is entered, and that I have additional rights and should seek legal advice.
- 12. I understand that I will have *five days* (excluding court holidays) to file a response to the Summons and Complaint after I file this Prejudgment Claim of Right to Possession form.

NOTICE: If you fail to file this claim, you may be evicted without further hearing.

13. **Rental agreement.** I have (check all that apply to you):

- a. an oral or written rental agreement with the landlord.
- b. an oral or written rental agreement with a person other than the landlord.
- c. an oral or written rental agreement with the former owner who lost the property to foreclosure.
- d. other *(explain):*

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

WARNING: Perjury is a felony punishable by imprisonment in the state prison.

Date:

(TYPE OR PRINT NAME)

(SIGNATURE OF CLAIMANT)

NOTICE: If you file this claim to possession, the unlawful detainer action against you will be determined at trial. At trial, you may be found liable for rent, costs, and, in some cases, treble damages.

- NOTICE TO OCCUPANTS -

YOU MUST ACT AT ONCE if all the following are true:

- 1. You are NOT named in the accompanying Summons and Complaint.
- 2. You occupied the premises on or before the date the unlawful detainer (eviction) complaint was filed.
- 3. You still occupy the premises.

You can complete and SUBMIT THIS CLAIM FORM WITHIN 10 DAYS from the date of service (on the form) at the court where the unlawful detainer (eviction) complaint was filed. If you are a tenant and your landlord lost the property you occupy through foreclosure, this 10-day deadline does not apply to you. You may file this form at any time before judgment is entered. You should seek legal advice immediately.

If you do not complete and submit this form (and pay a filing fee or file a fee waiver form if you cannot pay the fee), YOU WILL BE EVICTED.

After this form is properly filed, you will be added as a defendant in the unlawful detainer (eviction) action and your right to occupy the premises will be decided by the court. *If you do not file this claim, you may be evicted without a hearing.*

CIV-100

ATTORNEY OR PARTY WITHOUT ATTORNEY(Name, State Bar number, and ad	dress):	FOR COURT L	JSE ONLY
TELEPHONE NO.: FAX NO. (Optional):		
EMAIL ADDRESS:	. ,		
ATTORNEY FOR (Name):			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF S	AN DIEGO		
CENTRAL DIVISION, HALL OF JUSTICE, 330 W. BROAD	WAY, SAN DIEGO, CA 92101		
Plaintiff/Petitioner:			
Defendant/Respondent:			
REQUEST FOR Entry of Default [Clerk's Judgment	CASE NUMBER:	
(Application) Court Judgment			
	ving Prostions Act (Civ. Code	\$ 1799 E0 of oog):	(aaa form CIV (10E))
Not for use in actions under the Fair Debt Bu	ying Practices Act (Civ. Code	e, § 1788.50 et seq.);	(see form CIV-105)
1. TO THE CLERK: On the complaint or cross-complair	nt filed		
a. on (date):			
b. by (<i>name</i>):			
c. Enter default of defendant (names):			
 I request a court judgment under Code of ((names): 	Civil Procedure sections 585(b), 58	5(c), 989, etc., against d	lefendant
 (Testimony required. Apply to the clerk for Code Civ. Proc., § 585(d).) e. Enter clerk's judgment (1) for restitution of the premises only and 1174(c) does not apply. (Code Civ. Pro Include in the judgment all tenants, Prejudgment Claim of Right to Pos 415.46. 	issue a writ of execution on the ju oc., § 1169.) subtenants, named claimants, an	dgment. Code of Civil Pi	rocedure section
(2) under Code of Civil Procedure section reverse (item 5).)	585(a). (Complete the declaration	under Code Civ. Proc.,	§ 585.5 on the
(3) for default previously entered on <i>(date</i>			
.	Amount <u>Credits ack</u>	-	<u>Balance</u>
a. Demand of complaint \$	\$	\$	
 b. Statement of damages* (1) Special \$ 	¢	\$	
(2) General \$	Ψ \$	Ψ <u>\$</u>	
c. Interest\$	\$	\$	
d. Costs <i>(see reverse)</i> \$	\$	\$	
e. Attorney fees \$	\$	\$	
f. TOTALS \$	\$	\$	
g. Daily damages were demanded in complaint at	the rate of: \$ n	er day beginning <i>(date):</i>	
(* Personal injury or wrongful death actions; Code Cl	•		
3. (Check if filed in an unlawful detainer case.) Le		wful detainer assistant	information is on the
reverse (complete item 4).	gal accument accident of dilla		
Date:	N		
(TYPE OR PRINT NAME)	(SIGNATU	RE OF PLAINTIFF OR ATTORNEY	FOR PLAINTIFF)
FOR COURT (1) Default entered as reques	sted on <i>(date):</i>		
USE ONLY (2) Default NOT entered as r	equested (state reason):		
	Clerk, by	, C	Deputy Page 1 of
Form Adopted for Mandatory Use	· · · · · · · · · · · · · · · · · · ·	Code of Civi	il Procedure, §§ 585–587, 1169
Iudicial Council of California REQUES	T FOR ENTRY OF DEFAULT plication to Enter Default)		www.courts.ca.go

CIV-1	00
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Plaintiff/Petitioner:	CASE NUMBER:
Defendant/Respondent:	

4. Legal document assistant or unlawful detainer assistant (Bus. & Prof. Code, § 6400 et seq.). A legal document assistant or unlawful detainer assistant in did indiant for compensation give advice or assistance with this form. If declarant has received any help or advice for pay from a legal document assistant or unlawful detainer assistant, state:

a. Assistant's name:

C.

b. Street address, city, and zip code:

- c. Telephone no .:
- d. County of registration:
- e. Registration no.:
- f. Expires on (date):

5. Declaration under Code Civ. Proc., § 585.5 (for entry of default under Code Civ. Proc., § 585(a)). This action

a.	i i	s 🗌	is not	on a contract or installment	sale for goods or servic	ces subject to Civ.	Code, § 1801	et seq. (Unruh Act).
----	-----	-----	--------	------------------------------	--------------------------	---------------------	--------------	----------------------

- b. is not on a conditional sales contract subject to Civ. Code, § 2981 et seq. (Rees-Levering Motor Vehicle Sales and Finance Act).
 - is not on an obligation for goods, services, loans, or extensions of credit subject to Code Civ. Proc., § 395(b).
- 6. Declaration of mailing (Code Civ. Proc., § 587). A copy of this Request for Entry of Default was
 - a. **not mailed** to the following defendants, whose addresses are unknown to plaintiff or plaintiff's attorney (names):
 - b. **mailed** first-class, postage prepaid, in a sealed envelope addressed to each defendant's attorney of record or, if none, to each defendant's last known address as follows:
 - (1) Mailed on (date):

(2) To (specify names and addresses shown on the envelopes):

I declare under penalty of perjury under the laws of the State of California that the foregoing items 4, 5, and 6 are true and correct. Date:

	(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)
7.	Memorandum of costs (required if money judgment requested). § 1033.5):	Costs and disbursements are as follows (Code Civ. Proc.,

a.		φ
b.	Process server's fees	\$
c.	Other (specify):	\$
d.		\$
e.	TOTAL	\$

- f. Costs and disbursements are waived.
- g. I am the attorney, agent, or party who claims these costs. To the best of my knowledge and belief this memorandum of costs is correct and these costs were necessarily incurred in this 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:

(TYPE OR PRINT NAME)



(SIGNATURE OF DECLARANT)

Plaintiff/Petitioner:	CASE NUMBER:
Defendant/Respondent:	

8. Declaration of nonmilitary status (required for a judgment).

No defendant/respondent named in item 1c is in the military service of the United States as defined by either the Servicemembers Civil Relief Act (see 50 U.S.C. § 3911(2)) or California Military and Veterans Code sections 400 and 402(f).

I know that no defendant/respondent named in item 1c is in the U.S. military service because (check all that apply):

a.	the search results that I received from https://scra.dmdc.osd.mil/ say the defendant/respondent is not in the U.S. military
	service.

- b. I am in regular communication with the defendant/respondent and know 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. military service on or about (date):
- e. _____ the defendant/respondent is not eligible to serve in the U.S. military because they are:
 - incarcerated _____ a business entity
- f. other (specify):

Note

- · U.S. military status can be checked online at https://scra.dmdc.osd.mil/.
- If the defendant/respondent is in the military service, or their military status is unknown, the defendant/respondent is entitled to certain rights and protections under federal and state law before a default judgment can be entered.
 For more information, see https://selfbeln.courte.ca.gov/military-defaults
- For more information, see <u>https://selfhelp.courts.ca.gov/military-defaults</u>.

I declare under penalty of perjury under the laws of the State of California that the foregoing item 8 is true and correct.

Date:

(TYPE OR PRINT NAME)

(SIGNATURE OF DECLARANT)

UD-150

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):		FOR COURT USE ONLY
TELEPHONE NO.: FAX No. (Optional):		
EMAIL ADDRESS: ATTORNEY FOR (<i>Name</i>):		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO		
CENTRAL DIVISION, HALL OF JUSTICE, 330 W. BROADWAY, SAN DIE	EGO, CA 92101	
PLAINTIFF:		
DEFENDANT:		
	QUEST	CASE NUMBER:
TO SET CASE FOR TRIAL—UNLAWFUL D	ETAINER	
Plaintiff Defendant		
1. Plaintiff's request. I represent to the court that all parties	have been served with proces	s and have appeared or have had
a default or dismissal entered against them. I request that		
2. Trial preference. The premises concerning this case are located	at (street address, apartmen	t number, city, zip code, and county):
a. To the best of my knowledge, the right to possession of preference under Code of Civil Procedure section 117		This case is entitled to legal
 To the best of my knowledge, the right to possession of person is in possession of the premises. 	of the premises is no longer in	issue. No defendant or other
	ury trial.	
4. Estimated length of trial. I estimate that the trial will take (check	-	
	rs (specify if estimated trial is l	ess than one day):
5. Trial date. I am not available on the following dates (specify date		
UNLAWFUL DETAINER ASSISTAN	T (Bus. & Prof. Code, §§ 640	00–6415)
6. (Complete in all cases.) An unlawful detainer assistant dia assistance with this form. (If declarant has received any help or as	d not did for compe dvice for pay from an unlawful	nsation give advice or detainer assistant, complete a–f.)
a. Assistant's name:	c. Telephone no.:	
b. Street address, city, and zip code:	d. County of registra	ation:
	e. Registration no.:	
	f. Expires on (date):
I declare under penalty of perjury under the laws of the State of Califor Date:	ornia that the foregoing is true	and correct.
(TYPE OR PRINT NAME)	(SIGNATURE OF PARTY C	DR ATTORNEY FOR PARTY)
NOTICE		
An unlawful detainer case must be set for trial on a date no	t later than 20 days after the	first request to set the case
for trial is made (Code Civ. Proc., § 1170.5(a)).	-	
 If a jury is requested, \$150 must be deposited with the court 	-	
Court reporter and interpreter services vary. Check with the	-	-
 If you cannot pay the court fees and costs, you may apply feed 	or a fee waiver. Ask the court	clerk for a fee waiver form.

PLAINTIFF:	CASE NUMBER:
DEFENDANT:	

PROOF OF SERVICE BY MAIL

Instructions: After having the parties served by mail with the Request/Counter-Request to Set Case for Trial—Unlawful Detainer, (form UD-150), have the person who mailed the form UD-150 complete this Proof of Service by Mail. An **unsigned** copy of the Proof of Service by Mail should be completed and served with form UD-150. Give the Request/Counter-Request to Set Case for Trial—Unlawful Detainer (form UD-150) and the completed Proof of Service by Mail to the clerk for filing. If you are representing yourself, someone else must mail these papers and sign the Proof of Service by Mail.

1. I am over the age of 18 and **not a party to this case.** I am a resident of or employed in the county where the mailing took place. 2. My residence or business address is *(specify):*

- 3. I served the *Request/Counter-Request to Set Case for Trial—Unlawful Detainer* (form UD-150) by enclosing a copy in an envelope addressed to each person whose name and address are shown below AND
 - a. depositing the sealed envelope in the United States mail on the date and at the place shown in item 3c with the postage fully prepaid.
 - b. **placing** the envelope for collection and mailing on the date and at the place shown in item 3c following ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service in a sealed envelope with postage fully prepaid.
 - c. (1) Date mailed:
 - (2) Place mailed (city and state):

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct:

n	<u>s</u> t	~	•
	aı	e	,

(TYPE OR PRINT NAME)

(SIGNATURE OF PERSON WHO MAILED FORM UD-150)

NAME AND ADDRESS OF EACH PERSON TO WHOM NOTICE WAS MAILED

	Name	Address (number, street, city, and zip code)
4.		
5.		
6.		
7.		
8.		
9.		
Γ	List of names and addresses continued on a sepa Mail.	rate attachment or form MC-025, titled Attachment to Proof of Service by

MC-010

		MC-01
ATTORNEY OR PARTY WITHOUT ATTORNEY NAME (Name, State Bar number, and address):	FOR COL	IRT USE ONLY
TELEPHONE NO.: FAX NO. (Optional): EMAIL ADDRESS:		
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO CENTRAL DIVISION, HALL OF JUSTICE, 330 W. BROADWAY, SAN DIEGO, CA 92101		
PLAINTIFF:	_	
DEFENDANT:		
MEMORANDUM OF COSTS (SUMMARY)	CASE NUMBER:	
he following costs are requested: . Filing and motion fees		TOTALS \$
. Jury fees		\$
3. Jury food and lodging		\$
L Deposition costs		\$
. Service of process		\$
Attachment expenses		\$
Surety bond premiums		\$
. Witness fees		\$
. Court-ordered transcripts		\$
0. Attorney fees (enter here if contractual or statutory fees are fixed without necessity or determination; otherwise a noticed motion is required)	f a court	\$
1. Court reporter fees as established by statute		\$
2. Models, enlargements, and photocopies of exhibits		\$
3. Interpreter fees		\$
4. Fees for electronic filing or service		\$
5. Fees for hosting electronic documents		\$
6. Other		\$
OTAL COSTS		\$

I am the attorney, agent, or party who claims these costs. To the best of my knowledge and belief this memorandum of costs is correct and these costs were necessarily incurred in this case.

Date:

(TYPE OR PRINT NAME)
---------------------	---

(Proof of service on reverse)

(SIGNATURE OF DECLARANT)

PROOF OF ____ MAILING ____ PERSONAL DELIVERY

- 1. At the time of mailing or personal delivery, I was at least 18 years of age and not a party to this legal action.
- 2. My residence or business address is (specify):
- 3. I mailed or personally delivered a copy of the Memorandum of Costs (Summary) as follows (complete either a or b):
 - a. Mail. I am a resident of or employed in the county where the mailing occurred.
 - (1) I enclosed a copy in an envelope AND
 - (a) deposited the sealed envelope with the United States Postal Service with the postage fully prepaid.
 - (b) placed the envelope for collection and mailing on the date and at the place shown in items below following our ordinary business practices. I am readily familiar with this business' practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service in a sealed envelope with postage fully prepaid.
 - (2) The envelope was addressed and mailed as follows:
 - (a) Name of person served:
 - (b) Address on envelope:
 - (c) Date of mailing:
 - (d) Place of mailing (city and state):
 - b. Personal delivery. I personally delivered a copy as follows:
 - (1) Name of person served:
 - (2) Address where delivered:
 - (3) Date delivered:
 - (4) Time delivered:

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date:

(TYPE OR PRINT NAME)

(SIGNATURE OF DECLARANT)

ATTORNEY OR PARTY WITHOUT ATTORNEY (name, state bar number, and address):		FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional): EMAIL ADDRESS:		
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO		-
CENTRAL DIVISION, HALL OF JUSTICE, 330 W. BROADWAY, SAN DIE	GO, CA 92101	
		-
PLAINTIFF: DEFENDANT:		
		CASE NUMBER:
	er Court Trial	
	fendant Did Not pear at Trial	
JUDGM	-	
1. BY DEFAULT		
a. Defendant was properly served with a copy of the summons a	nd complaint.	
b. Defendant failed to answer the complaint or appear and defen	-	e time allowed by law
c. Defendant's default was entered by the clerk upon plaintiff's ap		
	-	minor described on page 2 (item 4)
d. Clerk's Judgment (Code Civ. Proc., § 1169). For posse		mises described on page 2 (item 4).
e. Court Judgment (Code Civ. Proc., § 585(b)). The court	considered	
(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 cor	sidered the evidence	e.
a. The case was tried on (date and time):		
before (name of judicial officer):		
b. Appearances by		
	plaintiff's at	tornov (name each):
plaintiff (name each):		torney <i>(name each):</i>
	(1)	
	(2)	
Continued on <i>Attachment</i> 2b (form MC-025).		
defendant (name each):	defendant 's	s attorney <i>(name each):</i>
	(1)	
	(2)	
Continued on Attachment 2b (form MC-025).		
c Defendant did not appear at trial. Defendant was properl	y served with notice	of trial.
d A statement of decision (Code Circ Proc. S. 000)	was not	was requested
d. A statement of decision (Code Civ. Proc., § 632)	was not	was requested.

				1	UD-110
PLAINTIFF:				CASE NUMBER:	
DEFENDANT:					
	INTERED AS FOLLOW	/S BY: THE	COURT	THE CLERK	
 Parties. Judgment is a. for plaintiff (name) 	e each):				
	e each).				
and against defe	endant <i>(name each):</i>				
Continued	on Attachment 3a (forr	m MC-025).			
b for defendant <i>(n</i>	ame each):				
4. The party entitled to p	ossession of the premis	ses located at <i>(street add</i>	ress, apartme	ent, city, and county):	-
plaintiff named i	n item 3a 🗔 defe	ndant named in item 3b	defe	ndant listed on attached form U	is ID-110P in
p				8b1 (Code Civ. Proc. § 1174.2	
	o all occupants of the pr 10, 1169, and 1174.3).		, subtenants	if any, and named claimants if	any (Code
6. Amount and terms of ju	dgment				
a. Defendant name complaint	ed in item 3a above mu	st pay plaintiff on the k		intiff is to receive nothing from one	defendant
(1) Past-o	due rent	\$		Defendant named in item 3b	is to recover
	ver damages	\$		costs: \$ and attorney fees: \$	
	iey fees	\$, , , , , , , , , , , , , , , , ,	
(4) Costs		\$			
(5) Other	(specify):	\$			
(6) TOTAL JU	DGMENT	\$			
c. The rental agree	ment is canceled.	The lease is forfeited	d.		
		hed the agreement to pro re <i>mises Attachment</i> (form		e premises to defendant as sta which is attached.	ted in
	ial eviction. A partial en D-110P), which is attac		in Judgmen	t—Unlawful Detainer Partial Ev	riction
9. Other (specify):					
Continued on At	<i>ttachment</i> 9 (form MC-0	025).			
Date:	Γ		JUDICIAI	OFFICER	
Date:	[, Deputy
(SEAL)		CLERK'S CERTIFICATE a true copy of the original		n file in the court.	
	Date:	.,, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
		Clerk, b	у		, Deputy

PLAINTIFF:	CASE NUMBER:
DEFENDANT:	

JUDGMENT—UNLAWFUL DETAINER HABITABLE PREMISES ATTACHMENT

- 7. Conditional judgment. Plaintiff breached the covenant to provide habitable premises to defendant.
 - a. Defendant must pay plaintiff a reduced rent because of the breach in the amount and for the period shown below. (Specify each defect on a separate line, the month or months (or other period) that the defect existed, and the percentage or amount of the reduced rent as a result of the defect to arrive at the reasonable value of the premises for the period that the defect or defects existed.)

	Month and year defect existed	Defect	Reasonable rental (specify percentage	value is reduced by e) or (specify amount)	Reduced monthly rent due
	(1)		%	\$	\$
	(2)		%	\$	\$
	(3)		%	\$	\$
	(4)		%	\$	\$
	(5)		%	\$	\$
	Continued on Attachme	<i>nt</i> 7a (form MC-025)			
			Total rent due in the 3-day r	notice is now (specify):	\$
b.	Defendant is entitled to attorr	ney fees <i>(specify):</i> \$	and costs	s (specify): \$	
C.	Defendant is the prevailing pa and costs in item 7b): \$ (address):	arty if defendant pay by	s plaintiff <i>(specify total rent ir</i> p.m. on (da		<i>rney fees</i> at
	Date: T	ïme:	Dept.:	Room:	
	possession of the corrected amount (2) Plaintiff must repa	premises in the amo under the 3-day not ir the defects descril made. Rent remains		onth. The total rent at it ins jurisdiction over the	tem 7a is the
	(3) Rent will increase	to (specify monthly	rent):\$	he day after	
	the defendant	t, stating that all the	enalty of perjury (see form M repairs have been made OR ring set in this court as follow	it is established	
	Date: Ti	me:	Dept.:	Room:	Page 1 of 2
dicial Coun	ed for Optional Use JUDGI cil of California v. January 1, 2024]	-	UL DETAINER HABITAB SATTACHMENT	LE Coo	de of Civil Procedure, § 1174.2 Civil Code, §§ 1941, 1942.3

PLAINTIFF:	CASE NUMBER:
DEFENDANT:	

- 7. e. Plaintiff is the prevailing party if defendant fails to comply with items 7c and 7d.
 - f. Judgment will be entered for plaintiff when plaintiff files a declaration under penalty of perjury (see form MC-030), with proof of service on the defendant, that the amount in item 7c has not been paid, OR at a hearing that has been set in the court as follows:

Date:	Time:	Dept.:	Room:
	(1) Past-due rent <i>(item 7a)</i>	\$	
	(2) Holdover damages*	\$	
	(3) Attorney fees (item 7b)	\$	
	(4) Costs <i>(item 7b)</i>	\$	
	(5) Other (specify):	\$	
	(6) TOTAL JUDGMENT	\$	
	ne of the following formulas: From expiration of the source of the sourc	he 3-day notice to times	today's date date the
	specify reduced monthly rent: \$	times 0.03228 (1	12 months divided by 365 days).)
	specify reduced rent per month divided by 30):	\$	
= Total	holdover damages		
g. Plair	tiff is awarded possession of the premises	located at (street add	ress, apartment, city, and county):

8. Other (specify):

JUDGMENT—UNLAWFUL DETAINER PARTIAL EVICTION ATTACHMENT

- 8. **Partial eviction.** A partial eviction is issued.
 - a. The court finds the following:
 - (1) The proceeding involves a residential premises.
 - (2) The complaint includes a cause of action based on an act of abuse or violence against a tenant, a tenant's immediate family member, or a tenant's household member.
 - (3) Defendant (name each):

has invoked Code of Civil Procedure section 1161.3(d)(2) as an affirmative defense.

(4) There is documentation evidencing abuse or violence against defendant (name each):

or a member of their immediate family or household perpetrated by defendant (name each):

Based on the above findings, the court orders as follows:

b. (1) Defendant (name each):

is not guilty of an unlawful detainer and is not liable to landlord for any amount related to the unlawful detainer.

- (2) To remain in the tenancy, the defendants must not permit or invite the perpetrator of abuse or violence to live in the dwelling unit.
- c. Defendant (name each):

is guilty of an unlawful detainer and is

- (1) ordered to be immediately removed and barred from the dwelling unit.
- (2) liable for damages, including holdover damages, court costs, lease termination fees, or attorney's fees, as provided in item 6.
- (3) permanently barred from entering any portion of the residential premises.
- d. The plaintiff is ordered to change the locks and to provide the remaining occupants with the new key.

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional):	
EMAIL ADDRESS : ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIE	GO
CENTRAL DIVISION, HALL OF JUSTICE, 330 W. BROADWAY, SAN	DIEGO, CA 92101
PLAINTIFF/PETITIONER:	
DEFENDANT/RESPONDENT:	
REQUEST FOR DISMISSAL	CASE NUMBER:
A conformed copy will not be returned by the clerk unless	a method of return is provided with the document.
This form may not be used for dismissal of a derivative act class action. (Cal. Rules of Court, rules 3.760 and 3.770.)	ion or a class action or of any party or cause of action in a
1. TO THE CLERK: Please dismiss this action as follows:	
a. (1) With prejudice (2) Without prejudice	
b. (1) Complaint (2) Petition	
(3) Cross-complaint filed by <i>(name)</i> :	on <i>(date)</i> :
(4) Cross-complaint filed by <i>(name)</i> :	on <i>(date)</i> :
(5) Entire action of all parties and all causes of action	
(6) Other (specify):*	
	or a party in this case. (This information may be obtained from
the clerk. If court fees and costs were waived, the declaration	on the back of this form must be completed).
Date:	
(TYPE OR PRINT NAME OF ATTORNEY PARTY WITHOUT ATTORNEY)	(SIGNATURE)
*If dismissal requested is of specified parties only of specified causes of action only, or of specified c ross-complaints only, so state and identify the parties, causes of action, or cross-complaints to be dismissed.	Attorney or party without attorney for:
causes of action, or cross-complaints to be dismissed.	Plaintiff/Petitioner Defendant/Respondent Cross–Complainant
3. TO THE CLERK: Consent to the above dismissal is hereby give	
Date:	
	(SIGNATURE)
	Attorney or party without attorney for:
** If a cross-complaint – or Response (Family Law) seeking affirmative relief – is on file, the attorney for cross-complainant (respondent) must sign this consent if required by Code of Civil Procedure section 581 (i)	Plaintiff/Petitioner Defendant/Respondent
or (j).	Cross-Complainant
(To be completed by clerk)	
4. Dismissal entered as requested on <i>(date)</i> :	
5 Dismissal entered on <i>(date)</i> :	as to only (name):
6. Dismissal not entered as requested for the following re	easons (specify):
7. a. Attorney or party without attorney notified on (date):	
b. Attorney or party without attorney not notified. Filing	
a copy to be conformed means to retur	n conformed copy
Date: Clerk	, by , Deputy
	Page 1 of 2

COURT'S RECOVERY OF WAIVED COURT FEES AND COSTS

If a party whose court fees and costs were initially waived has recovered or will recover \$10,000 or more in value by way of settlement, compromise, arbitration award, mediation settlement, or other means, the court has a statutory lien on that recovery. The court may refuse to dismiss the case until the lien is satisfied. (Gov. Code, § 68637.)

Declaration Concerning Waived Court Fees

- 1. The court waived court fees and costs in this action for (name):
- 2. The person named in item 1 is (check one below):
 - a. ____ not recovering anything of value by this action.
 - b. recovering less than \$10,000 in value by this action.
 - c. c. recovering \$10,000 or more in value by this action. (If item 2c is checked, item 3 must be completed.)
- 3. All court fees and court costs that were waived in this action have been paid to the court (check one): Yes

I declare under penalty of perjury under the laws of the State of California that the information above is true and correct.

Date:

(TYPE OR PRINT NAME OF	ATTORNEY	PARTY MAKING DECLARATION)
	/ III OF ALLE I	

(SIGNATURE)

CASE NUMBER:

No

PLAINTIFF/PETITIONER: DEFENDANT/RESPONDENT:

Page 2 of 2

					EJ-130
ATTORNEY OR PARTY WITHOUT ATTOR	STATE BAR NO.:		FOR COU	IRT USE ONLY	
NAME:					
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	_		
SUPERIOR COURT OF CAL CENTRAL DIVISION, HALL C	LIFORNIA, COUNTY OF SA DF JUSTICE, 330 W. BROADW				
PLAINTIFF/PETITIONER:			CASE NUMBER:		
DEFENDANT/RESPONDENT:					
	ON (Money Judgment)		Limited Civil Ca	se	
WRIT OF POSSESS		I Property	(including Small (
	Real Pro	I Property	Unlimited Civil 0	Case	
SALE		perty	(including Family	and Probate)	
1. To the Sheriff or Marsha	al of the County of: be the judgment described be	elow with daily interest and	d vour costs as provided	by law	
2. To any registered proce		-	•	•	15 040
3. (Name):	33 361Ver. Tou are autionz			33.000 01 001 7	10.040.
. ,	ment creditor 📃 assign	nee of record whose add	dress is shown on this for	rm above the cour	ťs name.
4. Judgment debtor (name,	, type of legal entity if not a	9. Writ of Posses	ssion/Writ of Sale informa	ation on next page	
natural person, and last ki	nown address):	10. This writ is iss	ued on a sister-state judg	jment.	
		For items 11–17, see fo	orm MC-012 and form M	C-013-INFO.	
	1	11. Total judgment <i>(as e</i>	ntered or renewed)	\$	
·		12. Costs after judgment	t (CCP 685 000)	\$	
		13. Subtotal (add 11 and	. ,	\$ \$	
		14. Credits to principal (a		\$	
Additional judgmen	nt debtors on next page		due (subtract 14 from 13)	\$	
		16. Accrued interest rem	,	\$	
5. Judgment entered on (da	·	CCP 685.050(b) (noi	t on GC 6103.5 fees)		
(See type of judgment in i	tem 22.)	17. Fee for issuance of v		\$	
6. Judgment renewed	on <i>(dates):</i>	18. Total amount due (a	add 15, 16, and 17)	\$	
		19. Levying officer:			
7. Notice of sale under this	writ:		st from date of writ <i>(at</i>		
a has not been re	equested.	the legal rate on GC 6103 5 fees)	15) (not on	\$	
b has been reque	ested (see next page).		ourt costs included in	÷	
8. Joint debtor informa	ation on next page.	11 and 17 (GC 6			
[SEAL]		CCP 699.520(j))		\$	
(SEAL)			alled for in items 11–19 a amounts are stated for ea		ch
	Date:	Clerk, by	У		_, Deputy
	NOTICE TO PERSON	SERVED: SEE PAGE 3	FOR IMPORTANT INFO	RMATION.	Dens 1 - CC
Form Approved for Optional Use	W	RIT OF EXECUTION	Code of Civil	Procedure, §§ 699.520, 71	Page 1 of 3

Plaintiff/Petitioner:	CASE NUMBER:
Defendant/Respondent:	

Defendant/Respondent:	
21 Additional judgment debtor(s) (name, type of legal entity if r	not a natural person, and last known address):
22. The judgment is for <i>(check one):</i>	
 a wages owed. b child support or spousal support. c other. 	
23. Notice of sale has been requested by <i>(name and address):</i>	
24. Joint debtor was declared bound by the judgment (CCP 989	9-994)
 a. on (date): b. name, type of legal entity if not a natural person, and last known address of joint debtor: 	 a. on (date): b. name, type of legal entity if not a natural person, and last known address of joint debtor:
c. Additional costs against certain joint debtors are itemize	d: below on Attachment 24c.
25. (Writ of Possession or Writ of Sale) Judgment was entere	d for the followina:
a. Possession of real property: The complaint was filed on (Check (1) or (2). Check (3) if applicable. Complete (4)	(date):
(1) The <i>Prejudgment Claim</i> of <i>Right to Possession</i> was judgment includes all tenants, subtenants, named of	
(2) The Prejudgment Claim of Right to Possession was	NOT served in compliance with CCP 415.46.

- (3) The unlawful detainer resulted from a foreclosure sale of a rental housing unit. (An occupant not named in the judgment may file a *Claim of Right to Possession* at any time up to and including the time the levying officer returns to effect eviction, regardless of whether a *Prejudgment Claim of Right to Possession* was served.) (See CCP 415.46 and 1174.3(a)(2).)
- (4) If the unlawful detainer resulted from a foreclosure (item 25a(3)), or if the *Prejudgment Claim of Right to Possession* was not served in compliance with CCP 415.46 (item 25a(2)), answer the following:
 - (a) The daily rental value on the date the complaint was filed was \$
 - (b) The court will hear objections to enforcement of the judgment under CCP 1174.3 on the following dates (specify):

	E3-130
Plaintiff/Petitioner:	CASE NUMBER:
Defendant/Respondent:	

25. b. Possession of personal property.
If delivery cannot be had, then for the value *(itemize in 25e)* specified in the judgment or supplemental order.
c. Sale of personal property.
d. Sale of real property.

e. The property is described _____ below ____ on Attachment 25e.

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.

EI 420

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	To Court Clerk: Do not file this form.
successful in finding the person you need served, but they will try to serve	
based on the information you put on this form.	Sheriff File Number (for sheriff to
	complete, if needed):
• 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	Fill in case number:
the sheriff or marshal's office in that county.	Court Case Number:
• You may have to pay for service of some court papers. For more	
information, see page 5 of this form, or go to <u>https://selfhelp.courts.ca.gov/</u>	
sheriff-serves.	
• 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.	
 To the Sheriff or Marshal of (name of county): Your Information a. Your name (party requesting service): Your name (party requesting service): 	
b. Your lawyer's information <i>(if you have one)</i>	
Name:	
Name: Firm name:	
Name: Firm name: c. Court case name:	
Name: Firm name:	
Name: Firm name: c. Court case name: (example: Garcia v. Smith)	
Name:	
Name:	e box, a Safe at Home address, or
Name:	e box, a Safe at Home address, or
Name:	e box, a Safe at Home address, or n.)
Name:	e box, a Safe at Home address, or n.) Zip:
Name:	e box, a Safe at Home address, or n.) Zip:
Name:	e box, a Safe at Home address, or n.) Zip:
Name:	e box, a Safe at Home address, or n.) Zip: (optional):

Request for Sheriff to Serve Court Papers

SER-001, Page 1 of 5

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Information About Person or Entity You Want Served (Check a or b)		
a. 🗌	I 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.	
	\Box Yes (complete the section below with any information you have):	
	Gender: 🗌 Male 🗌 Female 🗌 Nonbinary	
	Height: Weight: Hair color: Eye color:	
	Date of birth or age (give estimate, if unknown):	
	Race/Ethnicity:	
	Special marks of leatures (lattoos, scars, etc.):	
	Vehicle (type, model, year, color, plate number):	
	Check here if you are including a picture of the person.	
(4) Do you know of any safety or accessibility issues?	
	□ No	
	\Box Yes (complete the section below with any information you have):	
	The person (check all that apply):	
	☐ Has a gun or other weapon. ☐ Is on probation or parole.	
	$\Box \text{ Has a history of violence or abuse.} \qquad \Box \text{ Has an aggressive animal.}$	
	 ☐ Has special training (examples: military, first responder). ☐ Has mental health issues. ☐ Is deaf or hard of hearing. 	
	Does not speak English <i>(list language):</i>	
	Add any other information about safety or accessibility that you know about:	
b. 🗌	I ask the sheriff to serve an entity (examples: business or government agency)	
(1	(1) Name and type of entity:	
	Telephone number (optional):	
(2) If there is a specific person who should be served, give name:	
(3) If there is an agent for service of process, give name:	
(4) List any safety or accessibility issues (examples: weapons, aggressive animals, language barrier):	

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Court C	Case N	umber:
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a) Address Where Person or Entity Should Be Served

Address:		Home Business
City:	State:	Zip:
Gate code or special instructions:		
Best time to serve at this address (example: 8 d	a.m.–noon):	
\Box Check here if the person is in jail or prison	(give name of facility):	
Alternate address (optional)		
(If the person cannot be found at the address la same county. If you have a second address for Address:		

Best time to serve at this address *(example: 8 a.m.-noon)*:

5) Information About Your Request

- a. What type of court papers are you giving the sheriff to serve (examples: summons, restraining order, eviction, small claims, bank levy, or writ of attachment)?
- b. List all forms or court papers you want served on the person in 3 a. (optional).
 (Note: You can list each form by its form number (example: FL-100, SC-100). If there is no form number, give the title of the document. The court may have ordered you to serve certain papers. Look at the court's order and list all forms required. If you do not know which papers you need to serve, ask a lawyer, or contact your local self-help center for free information.)

c.	Is there a court hearing (court date)?
	I don't know
	□ No
	☐ Yes <i>(if yes, give date of hearing):</i>
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Request for Sheriff to Serve Court Papers

. Is there a deadline for service?	
🗌 I don't know	
🗌 No	
Yes (if yes, give deadline):	
. Has the court allowed you to serve your court papers substituted service)?	s in another way besides personal service (example:
\Box Yes (if yes, include a copy of the order allowing d	another type of service)
Is there any other information you want or need to g	ive to the sheriff to serve your court papers?
\Box Yes (if yes, give information below):	
Enforcement of Writ or Levy	
-	must complete form SER-001A, <i>Special Instructions for</i> is form.
Only complete this section if you want the sheriff to enj	force a writ or levy.)
Do you want the sheriff to both serve your court papers	• /
] No. I only want the sheriff to act as levying officer.	A registered process server has or will serve my papers.
Signature (party asking for service, or their lawyer)	
<i>Type or print your name</i>	Sign your name (may be electronic)
	☐ I don't know □ No □ Yes (if yes, give deadline): Has the court allowed you to serve your court papers substituted service)? □ I don't know □ No □ Yes (if yes, include a copy of the order allowing of the section you want or need to get the section of the section below): □ Yes (if yes, give information below): □ you want the sheriff to enforce a writ or levy, you ''you want the sheriff to enforce a writ or levy, you ''you want the sheriff to both serve your court papers yes No. I only want the sheriff to act as levying officer. A

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Request for Sheriff to Serve Court Papers

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 https://selfhelp.courts.ca.gov/. 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.

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SER-001A

Special Instructions for Writs and Levies—Attachment

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 <u>https://selfhelp.courts.ca.gov/sheriff-serves</u>.

 $(\mathbf{1})$

Additional Information About You (Person Requesting Service)

Are you a judgment creditor (person awarded money or property by the court)?

🗌 Yes

□ No (complete the section below):

- (a) What is your role in the case?:
- (b) Is there a judgment creditor in your case?
 - 🗌 No
 - ☐ Yes (list the names of all judgment creditors):

2) 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)*

- Owes you money in this case (judgment debtor).
- \Box Is not a party in this case but has the property.
- \Box Is a person who lives on the property.
- Other *(explain)*:

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

Fill in case number:

Court Case Number:

3 Information About the Writ and Judgment

- a. Date writ was issued:
- b. The writ included with this request is (check one):
 - An original writ.
 - A copy of the original writ issued by the court as an electronic record and has not already been given to the levying officer (sheriff or marshal).
 - A copy of the original writ that has already been given to the levying officer (sheriff or marshal).
- 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: corporation).

4) Information About the Property to Levy

- a. 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 located.
 - For vehicles, give license plate number and address where vehicle is located.
 - For evictions, give address, and any information needed to access the property.
 - For real property (other than evictions), give legal description, address, and assessor's parcel number.
 - If requester is not the person receiving the property, give clear instructions on who will receive the property and how.

Check here if you are including a map or other document to describe property.

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4) b. Is the property in the judgment debtor's name?

2 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 <u>www.selfhelp.courts.ca.gov/</u><u>find.</u>)

- 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 (check one):
 - Real property (examples: house, condo, other building attached to land)
 - Personal property (examples: house boat, RV)



Special Instructions for Sheriff

In some situations, you will have to give detailed instructions on how you want the sheriff to enforce the order. Use the 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.

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