

SUPERIOR COURT OF CALIFORNIA COUNTY OF TULARE

www.tularesuperiorcourt.ca.gov 559-737-5000

REQUEST FOR JUDGMENT – UNLAWFUL DETAINER

	Forms included in this packet:				
To read	Instructions				
	Request for Entry of Default	Judicial Council Form # CIV-100			
	Dismissal	Judicial Council Form # CIV-110			
To Fill	Judgment- Unlawful Detainer	Judicial Council Form # UD-110			
Out and					
File	Verification By Landlord Regarding Rental	Judicial Council Form # UD-120			
	Assistance – Unlawful Detainer (if evicting				
	in whole or in part for nonpayment of				
	rent)				
	Writ of Possession	Judicial Council Form # EJ-130			

SELF HELP RESOURCE CENTER

If you are requesting an Unlawful Detainer (eviction) judgment and do not have an attorney representing you, free assistance is available. Please contact:

Superior Court of California, County of Tulare

SELF-HELP RESOURCE CENTER

(559) 737-5500

3400 W. Mineral King, Suite C, Visalia CA 93291

OR

300 E. Olive (South County Justice Center), Porterville, CA 93257

The Self-Help Resource Center (also known as the Family Law Facilitator) will provide instructions on how to complete the forms and how to properly serve notice on all the necessary parties. They can answer your procedural questions and explain the court process. The Self-Help Resource Center **CANNOT** represent you in court or give you legal (strategic) advice or give an opinion about the strength of your case.

This is an instructional guide to filing a request for entry of judgment in your Unlawful Detainer case, designed to explain the process of filing your paperwork to obtain a judgment of eviction.

Fillable, printable pdf versions of the Judicial Council forms contained in this packet are available online at <u>https://www.courts.ca.gov/forms.htm</u>. You can print and handwrite, or type the forms online and print them out to file.

If you have further questions or concerns regarding your eviction case, you may wish to consult with an attorney, use the assistance of a paralegal or typing service, or do self-research at the Tulare County Law Library (on the ground floor of the Visalia Courthouse, with Law Library computer terminals also available in the Self-Help Resource Center in the Porterville courthouse) or on the California Courts' Self-Help website at https://www.courts.ca.gov/27701.htm. Select the Spanish icon at the right of the webpage for information in Spanish.

INSTRUCTIONS

This packet contains the forms you need to request a default judgment of Unlawful Detainer. You can request entry of default if you have served the Defendant(s) and no Answer has been filed within the five (5) court days allowed. To obtain a judgment in this case, you must ask the court to enter the defendant's default. You must act quickly; until default is entered, the defendant(s) can file an Answer. Speak to the Self-Help staff if you are only requesting entry of default as to some defendants because the time for other defendants to answer has not yet expired.

There are three steps to obtaining a default, judgment for possession of the premises and a monetary award:

- 1. Requesting entry of the defendant's default
- 2. Requesting judgment for possession of the premises and evicting the defendant
- 3. Requesting a court judgment for monetary damages

These instructions will explain how to complete these forms and the process of submitting them to the Clerk for filing to finish the first two steps of this process. If you are not seeking money damages, these are the only step you must complete to finish the case.

Complete the following forms:

• Form CIV-100 – Request for Entry of Default

- Check the boxes for "Entry of Default" and "Clerk's Judgement"
- o Section 1
 - **a** write the date you filed your Complaint
 - **b** write the name of the person or people who filed the complaint.
 - c- check c and write in the name(s) of the defendant(s)
 - check e, e1 and e3. If you had the defendants served by the Sheriff or a process server with the Prejudgment claim of Right to Possession, check the box beginning "include in the judgment ..."
- Section 3- check this box
- Section 4 check the box that says "did not"
- Section 5 a-c check 5 and check "is not" for a, b and c
- **Section 6** check b and write the date that the form is mailed to the defendants. Write in the defendants' name(s) and last known address.
 - Important: A person who is not a party to the action will need to mail a copy of the Request for Entry of Default to each of the defendants at the same address where they were served the Summons and Complaint.
 - The person who mails the form will date and sign in Section 6.
- Section 7 write "0 for the total and date and sign under section 7.
- Section 8 date and sign under Section 8 if the defendant(s) are not on active duty with the military. If they are, STOP. You must take additional steps to obtain a judgment against a defendant who is on active duty with the military.

• Form CIV-110 – Request for Dismissal

(use if you named Doe Defendants in the Complaint)

- Section 1 mark 1a(2) "Without prejudice" and 1b(6) "Other" and write "entire action and all causes of action as to all Doe Defendants."
- Section 2 check the box indicating whether or not the court waived your filing fees. Date and write your name and sign. Under your name check the box for "party without attorney" and under your signature mark the box for "Plaintiff/Petitioner."
- Page 2 if the court waived your filing fees, in section 1 write your name and in section 2 indicate whether you are recovering anything of value in this action. If so, indicate how much. Check box 3 if you have repaid court costs to the court. Date, write your name and sign. Under your name check the box for "party without attorney" and under your signature mark the box for "Plaintiff/Petitioner."

• Form UD-110 - Judgment- Unlawful Detainer

- Under "Judgment" check the boxes for "By Clerk," "By Default" and "Possession Only."
- $\circ \quad \textbf{Section 1} \textbf{check 1} \textbf{ and } \textbf{d}.$
- On the Top of Page 2, check Judgment is entered as follows by the CLERK.
- **Section 3a** write the names of plaintiff(s) and defendant(s)
- **Section 4** check "Plaintiff" and write the address of the property.
- Section 5 check this box if you had the Sheriff or Process server serve the Prejudgment Claim of Right to Possession on the defendant(s). If you did not do this, you cannot evict unnamed occupants from the house with this judgment.
- Section 6 check this box only if you indicated in the original notice that you would cancel or forfeit the lease.

• Form UD-120 – Verification By Landlord Regarding Rental Assistance (if evicting for nonpayment of rent)

- Note: You should have filed this form when you filed your complaint, if you are evicting in whole or in part for nonpayment of rent. If you are evicting for a reason other than nonpayment of rent, you do not need to file this form.
- **Section 1** if you are filing this form, write the landlord's name here.
- Section 3
 - a- if the tenancy began on or after October 1, 2021, state when it began. You will not need to complete sections ab or c. Go directly to the bottom of page 2 and date, write your name and sign.
 - b If the eviction is based on nonpayment of rent for any time during the period March 1, 2020 through September 30, 2021, check b. In b(1) write in the name of the agency to which you applied for rental assistance and in b(2) write the date of your application. Attach as Exhibit 3(b) a copy of governmental notice your application for rental assistance was complete. Also complete section c.

- c- Check the box in section c(1)-(4) that indicates the reason rental assistance was denied. Attach as Exhibit c(3) a copy of the notice of rejection of your application.
- \circ $\,$ Date and sign at the bottom of the page.
- Form EJ-130 Writ of Execution
 - Check the box to request Writ of EXECUTION.
 - Section 1 Write "Tulare"
 - Section 3 write the name of the plaintiff (Judgment creditor)
 - Section 4 write the name and address of the judgment debtor (defendant). If there are more than 2 defendants, check the box "Additional judgment debtors on next page"
 - NOTE: The names of the debtors must exactly match the names on the judgment; however, use the debtors' last known addresses (which may be different from that listed on the Notice of Entry of Judgment).
 - **Section 5** Fill-in the date of the Final Entry of Judgment.
 - Section 7 Check Box a, indicating "Notice of Sale under this writ has not been requested."
 - Section 9 check this box.
 - Section 21 check the box and write in the names and addresses of additional defendants.
 - Section 24 check this box
 - **a** check this box. Write in the date the complaint was filed.
 - 1- check this box is a sheriff or process server served the complaint and summons with a Prejudgment Claim of right to Possession. If not, check box 2.
 - e check the box for "Below" and write in the address of the property.

Filing the Documents

Return your forms to the Visalia Courthouse, Clerk of the Court (Rm 201) located at 221 S. Mooney Blvd, Room 201, Visalia, CA 93291 **OR** the South County Justice Center, Court Clerk's window located at 300 E. Olive Ave, Porterville, CA 93257. You will file the original and one copy of each of the following forms:

- CIV-100 Request for Entry of Default original and 1 copy
- UD-110 Judgment (Unlawful Detainer) original and 1 copy
- **EJ-130 Writ of Execution** original and 1 copy.
- UD-120 Verification By Landlord Regarding Rental Assistance (if evicting for nonpayment of rent) original and one copy.

There is a \$25 fee for issuance of the Writ of Execution (subject to change).

The clerk will process your forms and return your copies to you.

Serving the Paperwork

You will need to have the Sheriff serve the Defendant(s) with the **Writ of Execution (EJ-130)**. The Sheriff's Department is located at 221 S. Mooney Blvd., Room 102, County Civic Center, Visalia CA 93291. There is a fee to serve this paperwork.

Next Steps- Asking for Money Damages

Please ask the clerk's office for the Court Judgment packet if you want to request money damages.

Further Assistance

If you need further assistance, please contact the Self-Help Resource Center. Call: 559-737-5500 or email tcscselfhelpinfo@tulare.courts.ca.gov. Self-Help staff can review your forms and tell you if they are complete and correct before you file.

CIV-100

TTORNEY OR PARTY WITHOUT ATTORNEY:	STATE BAR NO:		FOR COU	II ODE ONET
AME:				
IRM NAME:				
TREET ADDRESS:				
ITY:	STATE: ZIP COD	E:		
ELEPHONE NO.:	FAX NO.:			
-MAIL ADDRESS:				
TTORNEY FOR (name):				
SUPERIOR COURT OF CALIFORNIA, COUNT	Y OF			
STREET ADDRESS:				
IAILING ADDRESS:				
TY AND ZIP CODE:				
BRANCH NAME:				
Plaintiff/Petitioner:				
efendant/Respondent:				
REQUEST FOR 🛛 Entry of Defa	ult 🛛 🗋 Clerk	d's Judgment	CASE NUMBER:	
(Application)		-		
Not for use in actions under the Es	oir Debt Buiving Breat	ices Act (Civ. C.	ode & 1799 50 at and)	(coo CIV 105)
Not for use in actions under the Fa		ices Act (Liv. Co	ode, § 1788.50 et seq.)	(see CIV-105)
TO THE CLERK: On the complaint or cro	ss-complaint filed			
a. on <i>(date):</i>				
b. by (name):				
c. Enter default of defendant (name	s):			
d. I request a court judgment under	Code of Civil Procedure	sections 585(b), 58	85(c), 989, etc., against de	fendant
(names):				
(Testimony required. Apply to the	clerk for a hearing date.	unless the court w	vill enter a judgment on an	affidavit under
(recurrenty required. rippi) to the	elennie a nearing aare,		in ontor a jaaginone on an	amaan anaon
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Code Civ. Proc., § 585(d).) e. Enter clerk's judgment (1) for restitution of the premises 1174(c) does not apply. (Cod Include in the judgment all Prejudgment Claim of Righ 415.46. (2) under Code of Civil Procedun reverse (item 5).) (3) for default previously entered Judgment to be entered. a. Demand of complaint b. Statement of damages* (1) Special (2) General (2) General (3) General (4) Special (5) General (6) Costs (see reverse) (7) TALS (7) Date: (1) Check if filed in an unlawful detained reverse (complete item 4). Date: (1) Default entered	s only and issue a writ of de Civ. Proc., § 1169.) I tenants, subtenants, na <i>ht to Possession</i> was ser re section 585(a). (Comp d on (date): <u>Amount</u> \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	r execution on the junce med claimants, and rved in compliance office the declaration <u>Crec</u> \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	udgment. Code of Civil Pro d other occupants of the pro with Code of Civil Procedu n under Code Civ. Proc., § dits acknowledged \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	te):
Code Civ. Proc., § 585(d).) e. Enter clerk's judgment (1) for restitution of the premises 1174(c) does not apply. (Cod Include in the judgment all Prejudgment Claim of Righ 415.46. (2) under Code of Civil Procedun reverse (item 5).) (3) for default previously entered Judgment to be entered. a. Demand of complaint b. Statement of damages* (1) Special (2) General (2) General (3) General (4) Special (5) General (6) Costs (see reverse) (7) TALS (7) Date: (1) Check if filed in an unlawful detained reverse (complete item 4). Date: (1) Default entered	s only and issue a writ of de Civ. Proc., § 1169.) I tenants, subtenants, na <i>ht to Possession</i> was sen re section 585(a). (Comp d on (date): <u>Amount</u> \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	r execution on the junce med claimants, and rved in compliance office the declaration <u>Crec</u> \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	udgment. Code of Civil Pro d other occupants of the pro with Code of Civil Procedu n under Code Civ. Proc., § dits acknowledged \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	te):
Code Civ. Proc., § 585(d).) e. Enter clerk's judgment (1) for restitution of the premises 1174(c) does not apply. (Cod Include in the judgment all Prejudgment Claim of Righ 415.46. (2) under Code of Civil Procedun reverse (item 5).) (3) for default previously entered Judgment to be entered. a. Demand of complaint b. Statement of damages* (1) Special (2) General (2) General (3) General (4) Special (5) General (6) Costs (see reverse) (7) TALS (7) Date: (1) Check if filed in an unlawful detained reverse (complete item 4). Date: (1) Default entered	s only and issue a writ of de Civ. Proc., § 1169.) I tenants, subtenants, na <i>ht to Possession</i> was ser re section 585(a). (Comp d on (date): <u>Amount</u> \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	e reason):	udgment. Code of Civil Pro d other occupants of the pro with Code of Civil Procedu n under Code Civ. Proc., § dits acknowledged \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	te):

(Application to Enter Default)

CASE NUMBER:

	(Bus. & Prof. Code, § 6400 et seq.). A legal document assistant or ompensation give advice or assistance with this form. If declarant has sistant or unlawful detainer assistant, state:
a. Assistant's name:	c. Telephone no.:
b. Street address, city, and zip code:	d. County of registration:
	e. Registration no.:
	f. Expires on (date):
 b. is is not on a conditional sales contract subject and Finance Act). c. is is is not on an obligation for goods, services, I 6. Declaration of mailing (Code Civ. Proc., § 587). A copy of the service of	oods or services subject to Civ. Code, § 1801 et seq. (Unruh Act). et to Civ. Code, § 2981 et seq. (Rees-Levering Motor Vehicle Sales loans, or extensions of credit subject to Code Civ. Proc., § 395(b).
 b. mailed first-class, postage prepaid, in a sealed envelopment to each defendant's last known address as follows: 	ope addressed to each defendant's attorney of record or, if none,
(1) Mailed on <i>(date):</i> (2) To <i>(spe</i>	ecify names and addresses shown on the envelopes):
I declare under penalty of perjury under the laws of the State of 0 Date:	California that the foregoing items 4, 5, and 6 are true and correct.
(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)
 7. Memorandum of costs (required if money judgment requests § 1033.5): a. Clerk's filing fees	To the best of my knowledge and belief this memorandum of costs is ase.
Date:	
(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)
	No defendant named in item 1c of the application is in the military Civil Relief Act, 50 U.S.C. App. § 3911(2), or California Military and
I declare under penalty of perjury under the laws of the State of 0	California that the foregoing is true and correct.
Date:	
(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)
CIV-100 [Rev. January 1, 2020] REQUEST FC	DR ENTRY OF DEFAULT Page 2 of 2 tion to Enter Default)

Plaintiff/Petitioner:

Defendant/Respondent:

CIV-110

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and a	address):			FOR COURT USE ONLY	
TELEPHONE NO.: FAX NO. (Optio	onal):				
E-MAIL ADDRESS (Optional):					
SUPERIOR COURT OF CALIFORNIA, COUNTY OF					
STREET ADDRESS:					
MAILING ADDRESS:					
CITY AND ZIP CODE:					
BRANCH NAME:					
PLAINTIFF/PETITIONER:					
DEFENDANT/RESPONDENT:					
REQUEST FOR DISMISSAI	L		CASE NUMBER:		
A conformed convisil not be returned by the clear	k unloss a	mothed of return is nr		the decument	
A conformed copy will not be returned by the clerk This form may not be used for dismissal of a deriv					
class action. (Cal. Rules of Court, rules 3.760 and			or any party		
1. TO THE CLERK: Please dismiss this action as follow	vs:				
a. (1) With prejudice (2) Without prejudi	ice				
b. (1) \square Complaint (2) \square Petition					
(3) Cross-complaint filed by <i>(name)</i> :			on (date):	
(4) Cross-complaint filed by <i>(name)</i> :				date):	
 (5) Entire action of all parties and all causes of 	ofaction			ualc).	
(6) Other (<i>specify</i>):*					
2. (Complete in all cases except family law cases.)					
		auturin this same (This i		a, he chicad from	
The court did did not waive court fees and c	-	-		-	
the clerk. If court fees and costs were waived, the dec	ciaration on	the back of this form m	ust be compi	eted).	
Date:					
		• <u> </u>			
(TYPE OR PRINT NAME OF ATTORNEY PARTY WITHOUT)	ATTORNEY)		(SIGNATURE)	
* If dismissal requested is of specified parties only, of specified causes of	of action	Attorney or par	ty without att	orney for:	
only, or of specified cross-complaints only, so state and identify the pa causes of action, or cross-complaints to be dismissed.	arties,				
				Defendant/Resp	ondent
3. TO THE CLERK: Consent to the above dismissal is h	ereby giver		npiainant		
Date:	loroby giver				
Duic.					
		▶			
(TYPE OR PRINT NAME OF ATTORNEY PARTY WITHOUT)	,			SIGNATURE)	
** If a cross-complaint - or Response (Family Law) seeking affirmative relief - is on file, the attorney for the cross-complainant (respondent) i sign this consent if required by Code of Civil Procedure section 581(i)	must	Attorney or par	•		
sign this consent if required by Code of Civil Procedure section 581(i))	Plaintiff/P		Defendant/Resp	ondent
or (j).		Cross-Co	mplainant		
(To be completed by clerk)					
4. Dismissal entered as requested on <i>(date):</i>					
5. Dismissal entered on (<i>date</i>):		as to only <i>(name):</i>			
 Dismissal entered on (<i>bate)</i>. Dismissal not entered as requested for the following th	wing reaso	• • •			
	Jwilly leaso	ns (specify).			
7. a. Attorney or party without attorney notified	on <i>(date):</i>				
b. Attorney or party without attorney not notif	ied. Filing	party failed to provide			
		conformed copy			
Date:	Cle	erk, by			, Deputy Page 1 of 2
Form Adopted for Mandatory Use Judicial Council of California CIV-110 [Rev. Jan. 1, 2013]	EQUEST	FOR DISMISSAL		Code of Civil Proce Gov. Code, § 68637(c); Cal. Rules o	dure, § 581 et seq.; of Court, rule 3.1390 www.courts.ca.gov

PLAINTIFF/PETITIONER	:
----------------------	---

DEFENDANT/RESPONDENT:

CASE NUMBER:

	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. Tł	Declaration Concerning Waived Court Fees the court waived fees and costs in this action for (name):
	•
2. Tł a.	The court waived fees and costs in this action for <i>(name):</i> The person in item 1 is <i>(check one below):</i> The person in item 1 is <i>(check one below):</i> The person in item 1 is <i>(check one below):</i>
2. Th a. b.	The court waived fees and costs in this action for <i>(name):</i> The person in item 1 is <i>(check one below):</i> The person is the person in item 1 is <i>(check one below):</i> The person is the person
2. Tł a.	 ane court waived fees and costs in this action for (name): ane person in item 1 is (check one below): anot recovering anything of value by this action. arecovering less than \$10,000 in value by this action.

(TYPE OR PRINT NAME OF ATTORNEY PARTY MAKING DECLARATION)

(SIGNATURE)

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO.(Optional):	
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name) :	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME: PLAINTIFF:	
DEFENDANT:	
JUDGMENT - UNLAWFUL DETAINER	CASE NUMBER:
By Clerk By Default After Court Trial	1
By Court Possession Only Defendant Did N	
Appear at Trial	
JUDGMENT	
1. BY DEFAULT	
a. Defendant was properly served with a copy of the summons and co	-
 b. Defendant failed to answer the complaint or appear and defend the Defendant a defendance entry of hurdren and a defendance entry of the second secon	-
 c. Defendant's default was entered by the clerk upon plaintiff's applica d. Clerk's Judgment (Code Civ. Proc., § 1169). For possession 	
e. D Court Judgment (Code Civ. Proc., § 585(b)). The court consid	dered
(1) plaintiff's testimony and other evidence.	
(2) Diaintiff's or others' written declaration and evidence	(Code CIV. Proc., § 585(d)).
2. AFTER COURT TRIAL. The jury was waived. The court considered the	e evidence.
a. The case was tried on (date and time):	
before (name of judicial officer):	
b. Appearances by:	
Plaintiff (name each):	Plaintiff's attorney (name each):
	(1)
	(2)
Continued on <i>Attachment</i> 2b (form MC-025).	
Defendant (name each):	Defendant's attorney (name each) :
	(1)
	(2)
Continued on <i>Attachment</i> 2b (form MC-025).	
c. 🔲 Defendant did not appear at trial. Defendant was properly serv	red with notice of trial
d. 🔲 A statement of decision (Code Civ. Proc., § 632) 🛛 🔲 was r	not 🔲 was requested.

PLAINTIFF:			CASE NUMBER:
DEFENDANT:			
JUDGM 3. Parties. Judgment is a. D for plaintiff <i>(name o</i>	IENT IS ENTERED AS FOLLOWS BY:		
and against defend	lant (name each) :		
	Attachment 3a (form MC-025).		
b. D for defendant (nam			
4. 🔲 Plaintiff 🔲 Defen	ndant is entitled to possession of the pre	emises located at <i>(stre</i>	eet address, apartment, city, and county):
5. Judgment applies to a Proc., §§ 715.010, 116		nants, subtenants if a	any, and named claimants if any (Code Civ.
 Amount and terms of a. Defendant na the complaint: (1) Pasi (2) Hold (3) Atto (4) Cosi (5) Othe (6) TOTAL J c. The rental age 7. Conditional judgment Judgment-Unlawful Defendant 8. Other (specify): 	judgment med in item 3a above must pay plaintiff e-due rent \$ lover damages \$ rney fees \$ is \$ per (specify) : \$ UDGMENT \$	e is forfeited.	f is to receive nothing from defendant in item 3b. efendant named in item 3b is to recover osts: \$ and attorney fees: \$ remises to defendant as stated in
Date:			, Deputy
			(Ontional)
(SEAL)	I certify that this is a true copy of the	RK'S CERTIFICATE	
	Date:		
		Clerk, by	, Deputy

ATTORNEY OR PARTY WITHOUT ATTORNEY	STATE BAR N	IUMBER:	FOR COURT USE ONLY
NAME:			
FIRM NAME:			
STREET ADDRESS:			
CITY:	STATE:	ZIP CODE:	
TELEPHONE NO.:	FAX NO.:		
EMAIL ADDRESS:			
ATTORNEY FOR (name):			
SUPERIOR COURT OF CALIFORNIA, COUNT	Y OF		
STREET ADDRESS:			
MAILING ADDRESS:			
CITY AND ZIP CODE:			
BRANCH NAME:			
PLAINTIFF:			
DEFENDANT:			
VERIFICATION BY L RENTAL ASSISTANCI		-	CASE NUMBER:

This form must be filed by the plaintiff with any request for default judgment in any unlawful detainer action seeking possession of residential property based on nonpayment of rent or any other financial obligation under a lease. It may also be used at other times as appropriate or when requested by a judicial officer.

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

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

(SIGNATURE)

EJ-130

ATTORNEY OR PARTY WITHOUT ATTO	ORNEY: STA	FE BAR NO.:	FOF	R COURT USE ONLY	
NAME:					
FIRM NAME:					
STREET ADDRESS:					
CITY:	STATE	ZIP CODE:			
TELEPHONE NO .:	FAX NO.:				
EMAIL ADDRESS:					
ATTORNEY FOR (name):					
ATTORNEY FOR:	ORGINAL JUDGMENT CREDITOR	ASSIGNEE OF RECORD			
SUPERIOR COURT OF CALIF	FORNIA, COUNTY OF				
STREET ADDRESS:					
MAILING ADDRESS:					
CITY AND ZIP CODE:					
BRANCH NAME:					
PLAINTIFF/PETITIONER:			CASE NUMBER:		
DEFENDANT/RESPONDENT:					
	UTION (Money Judgment)		Limited Ci	vil Case	
			(including §	Small Claims)	
WRIT OF DOSS		onal Property	Unlimited	Civil Case	
	L Real	Property	(including I	Family and Probate)	
1. To the Sheriff or Marsha You are directed to enforce	-	low with daily interest and your co	osts as provided	by law.	
		ed to serve this writ only in accord		-	040.
		5			
3. (Name):					
is the 🔲 original judgr	ment creditor 🛄 assign	ee of record whose address is s	hown on this form	m above the court's	name.
4. Judgment debtor (name	. type of legal entity if not a	9. 🔲 Writ of Possession/Wr	it of Sale informa	ation on next page.	
natural person, and last k		10. This writ is issued on a			
		For items 11–17, see form MC			
		11. Total judgment (as entered		\$	
·				Ŷ	
		12. Costs after judgment (CCP)	685.090)	\$	
1	1	13. Subtotal (add 11 and 12)		\$	
	debtors on next page	14. Credits to principal (after cre	edit to interest)	\$	
	debiors on next page	15. Principal remaining due (sul	otract 14 from 13)\$	
5. Judgment entered on (d	late):	16. Accrued Interest remaining	due per		
(See type of judgment in	item 22.)	CCP 685.050(b) (not on GC	6103.5 fees)	\$	
6. Judgment renewed of	on <i>(dates):</i>	17. Fee for issuance of writ (per	GC 70626(a)(I))	\$	
		18. Total amount due (add 15,		\$	
			,		
7. Notice of sale under this	writ:	19. Levying officer:	data of whit /at		
a. 🔲 has not been requ	uested.	a. Add daily interest from			
b. 🔲 has been request	ed <i>(see next page).</i>	the legal rate on 15) (no		<u></u>	
		GC 6103.5 fees)		\$	
8. Joint debtor informat	ion on next page.	b. Pay directly to court cos			
[SEAL]		11 and 17 (GC 6103.5,		<i>ф</i>	
		CCP 699.520(j))		Þ	
		20. 🔲 The amounts called for	in items 11-19 a	re different for each	
		debtor. These amounts	are stated for ea	ach debtor on	
		Attachment 20.			
	Data				D
		Clerk, by			, Deputy
		ON SERVED: SEE PAGE 3 FOR I	MPORTANT INF	ORMATION.	Page 1 of
	V				

WRIT OF EXECUTION

Plaintiff/Petitioner:	CASE NUMBER:
Defendant/Respondent:	
21. Additional judgment debtor(s) (name, type of legal entity if not a natural person,	and last known address):
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 (name and address):	
24. Joint debtor was declared bound by the judgment (CCP 989–994)	
 a. on (date): b. name, type of legal entity if not a natural person, and b. name, type of 	of legal entity if not a natural person, and
	ddress of joint debtor:
c. 🔲 Additional costs against certain joint debtors are itemized:	on Attachment 24c.
25. (Writ of Possession or Writ of Sale) Judgment was entered for the following:	
 a. Possession of real property: The complaint was filed on (date): (Check (1) or (2). Check (3) if applicable. Complete (4) if (2) or (3) have been 	n checked.)
(1) The Prejudgment Claim of Right to Possession was served in complian- judgment includes all tenants, subtenants, named claimants, and other	
(2) The Prejudgment Claim of Right to Possession was NOT served in com	pliance with CCP 415.46.
(3) The unlawful detainer resulted from a foreclosure sale of a rental housin judgment may file a Claim of Right to Possession at any time up to and to effect eviction, regardless of whether a Prejudgment Claim of Right to 415.46 and 1174.3(a)(2).)	including the time the levying officer returns
(4) If the unlawful detainer resulted from a foreclosure (item 25a(3)), or if the Pronot served in compliance with CCP 415.46 (item 25a(2)), answer the following the following served in compliance with CCP 415.46 (item 25a(2)), answer the following served in compliance with CCP 415.46 (item 25a(2)), answer the following served in compliance with CCP 415.46 (item 25a(2)), answer the following served in compliance with CCP 415.46 (item 25a(2)), and the following served in compliance with CCP 415.46 (item 25a(2)), answer the following served in compliance with CCP 415.46 (item 25a(2)).	
(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 CCF	P 1174.3 on the following dates (specify):

EJ-130
CASE NUMBER:

25. b. Dessession 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 25c.

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.