



	CIV-100
ATTORNEY OR PARTY WITHOUT ATTORNEY: STATE BAR NO:	FOR COURT USE ONLY
FIRM NAME:	
STREET ADDRESS:	
CITY: STATE: ZIP CODE:	
TELEPHONE NO.: FAX NO.:	
E-MAIL ADDRESS:	
ATTORNEY FOR (name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MAILING ADDRESS: CITY AND ZIP CODE:	
BRANCH NAME:	
Plaintiff/Petitioner:	
Defendant/Respondent:	
REQUEST FOR Entry of Default Clerk's Judgme	nt CASE NUMBER:
(Application) Court Judgment	····
Not for use in actions under the Fair Debt Buying Practices Act	
Trottor doo in dodono direct dio 1 dii 200t 2dying 1 factioco 7to	(0111 0000, 3 11 00100 01 0041) (000 011 100)
TO THE CLERK: On the complaint or cross-complaint filed	
a. on (date):	
b. by (name):	
c. Enter default of defendant (names):	
d. I request a court judgment under Code of Civil Procedure sections (names):	585(b), 585(c), 989, etc., against defendant
(Testimony required. Apply to the clerk for a hearing date, unless to Code Civ. Proc., § 585(d).) e. Enter clerk's judgment (1) for restitution of the premises only and issue a writ of execution 1174(c) does not apply. (Code Civ. Proc., § 1169.) Include in the judgment all tenants, subtenants, named claim Prejudgment Claim of Right to Possession was served in comparison.	n on the judgment. Code of Civil Procedure section imants, and other occupants of the premises. The
415.46. (2) under Code of Civil Procedure section 585(a). (Complete the contraction freedom of the contraction of the contracti	declaration under Code Civ. Proc., § 585.5 on the
(3) for default previously entered on (date):	
	redits acknowledged Balance
a. Demand of complaint \$	\$
b. Statement of damages* (1) Special\$	¢
(1) Special \$ \$ (2) General \$ \$	\$ \$
c. Interest\$	\$
d. Costs (see reverse) \$	\$
e. Attorney fees\$	\$
f. TOTALS \$	\$ (?)
g. Daily damages were demanded in complaint at the rate of: \$	per day beginning (date):
(* Personal injury or wrongful death actions; Code Civ. Proc., § 425.11.)	· · · · · · · · · · · · · · · · · · ·
3. (Check if filed in an unlawful detainer case.) Legal document assistant	nt or unlawful detainer assistant information is on the
reverse (complete item 4).	
Date:	
(TYPE OR PRINT NAME)	(SIGNATURE OF PLAINTIFF OR ATTORNEY FOR PLAINTIFF)

Clerk, by

Page 1 of 2

, Deputy

Plaintiff/Petitioner: Defendant/Respondent:	CASE NUMBER:
received any help or advice for pay from a legal document assistant or unlawful detained	assistance with this form. If declarant has er assistant, state:
	lephone no.:
	ounty of registration:
	egistration no.: pires on <i>(date):</i>
5. Declaration under Code Civ. Proc., § 585.5 (for entry of default under Code Civ.	
a. is is not on a contract or installment sale for goods or services subjection.	
b. is is not on a conditional sales contract subject to Civ. Code, § 2981 and Finance Act).	-
c. is is not on an obligation for goods, services, loans, or extensions of	credit subject to Code Civ. Proc., § 395(b).
 Declaration of mailing (Code Civ. Proc., § 587). A copy of this Request for Entry of D a not mailed to the following defendants, whose addresses are unknown to plan 	
b. mailed first-class, postage prepaid, in a sealed envelope addressed to each of to each defendant's last known address as follows:	defendant's attorney of record or, if none,
	es and addresses shown on the envelopes):
	• •
I declare under penalty of perjury under the laws of the State of California that the foregoing	g items 4, 5, and 6 are true and correct.
I declare under penalty of perjury under the laws of the State of California that the foregoing Date:	g items 4, 5, and 6 are true and correct.
	g items 4, 5, and 6 are true and correct. (SIGNATURE OF DECLARANT)
Date: (TYPE OR PRINT NAME) 7. Memorandum of costs (required if money judgment requested). Costs and disbursem	(SIGNATURE OF DECLARANT)
Date: (TYPE OR PRINT NAME) 7. Memorandum of costs (required if money judgment requested). Costs and disbursem § 1033.5):	(SIGNATURE OF DECLARANT)
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Date: (TYPE OR PRINT NAME) 7. Memorandum of costs (required if money judgment requested). Costs and disbursem § 1033.5): a. Clerk's filing fees	(SIGNATURE OF DECLARANT) dents are as follows (Code Civ. Proc., dege and belief this memorandum of costs is g is true and correct. (SIGNATURE OF DECLARANT) tem 1c of the application is in the military
Date: (TYPE OR PRINT NAME) 7. Memorandum of costs (required if money judgment requested). Costs and disbursems § 1033.5): a. Clerk's filing fees \$ 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 knowled 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 Date: (TYPE OR PRINT NAME) 8. Declaration of nonmilitary status (required for a judgment). No defendant named in its service as that term is defined by either the Servicemembers Civil Relief Act, 50 U.S.C.	(SIGNATURE OF DECLARANT) dents are as follows (Code Civ. Proc., adge and belief this memorandum of costs is g is true and correct. (SIGNATURE OF DECLARANT) tem 1c of the application is in the military App. § 3911(2), or California Military and
Date: (TYPE OR PRINT NAME) 7. Memorandum of costs (required if money judgment requested). Costs and disbursem § 1033.5): a. Clerk's filing fees \$ 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 knowled 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 Date: (TYPE OR PRINT NAME) 8. Declaration of nonmilitary status (required for a judgment). No defendant named in its service as that term is defined by either the Servicemembers Civil Relief Act, 50 U.S.C. Veterans Code sections 400 and 402(f). I declare under penalty of perjury under the laws of the State of California that the foregoing declare under penalty of perjury under the laws of the State of California that the foregoing declare under penalty of perjury under the laws of the State of California that the foregoing declare under penalty of perjury under the laws of the State of California that the foregoing declare under penalty of perjury under the laws of the State of California that the foregoing declare under penalty of perjury under the laws of the State of California that the foregoing declare under penalty of perjury under the laws of the State of California that the foregoing declare under penalty of perjury under the laws of the State of California that the foregoing declare under penalty of perjury under the laws of the State of California that the foregoing declare under penalty of perjury under the laws of the State of California that the foregoing declare under penalty of perjury under the laws of the State of California that the foregoing declare under penalty of perjury under the laws of the State of California that the foregoing declare under penalty of perjury under the laws of the State of California that the foregoing declare under penalty of perjury under the laws of the State of Ca	(SIGNATURE OF DECLARANT) dents are as follows (Code Civ. Proc., adge and belief this memorandum of costs is g is true and correct. (SIGNATURE OF DECLARANT) tem 1c of the application is in the military App. § 3911(2), or California Military and

	55 1.10
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 C	ourt Trial
By Court Possession Only Defend	ant Did Not
Appear	at Trial
JUDGMEN	T
1. BY DEFAULT	•
a. Defendant was properly served with a copy of the summon	s and complaint.
b. Defendant failed to answer the complaint or appear and de	
c. Defendant's default was entered by the clerk upon plaintiff's	• •
d. Clerk's Judgment (Code Civ. Proc., § 1169). For pos	ssession only of the premises described on page 2 (item 4).
e. Court Judgment (Code Civ. Proc., § 585(b)). The co	ourt considered
plaintiff's testimony and other evidence.	· · · · (0 1 0 1 0 1 0 1 0 1 0 1 0 0
(2) plaintiff's or others' written declaration and e	vidence (Code Civ. Proc., § 585(d)).
2. AFTER COURT TRIAL. The jury was waived. The court cons	dered the evidence
a. The case was tried on <i>(date and time):</i>	dered the evidence.
before (name of judicial officer):	
b. Appearances by: Plaintiff (name each):	Plaintiff's attorney (name each):
Flamum (name each).	
	(1)
	(2)
Continued on Attachment 2b (form MC-025).	
Defendant (name each):	Defendant's attorney (name each):
Bolefidant (hame each).	
	(1)
	(2)
Continued on Attachment 2b (form MC-025).	
c. Defendant did not appear at trial. Defendant was prop	erly served with notice of trial
d. A statement of decision (Code Civ. Proc., § 632)	was not was requested.

PLAINTIF	F:				CASE NUMBER:	
DEFENDAN'	T:					
		ENTERED AS FOLLOWS	BY: THE	COURT	THE CLERK	
3. Parties.	Judgment is					
a	for plaintiff (na	me each):				
	and against de	efendant (name each):				
b	Continue for defendant	ed on Attachment 3a (form 'name each):	MC-025).			
4. Pla	intiff De	efendant is entitled to po	ssession of the premise	s located at (s	street address, apartment, city, a	and county)
		to all occupants of the prer 1169, and 1174.3).	nises including tenants,	subtenants if a	any, and named claimants if any	(Code Civ.
a	and terms of j Defendant nam complaint:	udgment ed in item 3a above must	pay plaintiff on the		tiff is to receive nothing from de	fendant
		Doot due vent	Φ.		Defendant named in item 3b is	to recover
		Past-due rent	\$		costs: \$	
	1 =	Holdover damages Attorney fees	\$ \$		and attorney fees: \$	•
		Costs				
	l	Other <i>(specify):</i>	\$ \$			
	(3)	Other (<i>specily).</i>	Φ			
	(6) TOTAL	JUDGMENT	\$			
? c. □	The rental agre	ement is canceled.	The lease is forfeited.			
		nent. Plaintiff has breache ful Detainer Attachment (fo	-		premises to defendant as stated	in t
8. Oth	ner (specify):					
		Attachment & /form MC 000	=\			
	Continued on A	Attachment 8 (form MC-025	0).			
Date:				JUDICIA	L OFFICER	_
Date:			Clerk, by			, Deputy
(SEAL)		CLER	RK'S CERTIFICATE (<u></u>
(OLAL)			ue copy of the original ju	•	in the court.	
		Date:				
			Clerk, by			_ , Deputy

ATTORNEY OR PARTY WITHOUT (N	ame, State Bar Number, and address):		COURT USE ONLY
Telephone No.:	Fax No. (Optional):		
ATTORNEY FOR (Name):	Bar No.: FORNIA, COUNTY OF SAN BE	DNADDINO	
	-ORNIA, COUNTY OF SAN BE	KNAKDINO	
STREET ADDRESS:			
MAILING ADDRESS: CITY AND ZIP CODE:			
BRANCH NAME			
			CLERK'S USE ONLY
PLAINTIFF(S)/PETITIONER(S):			
DEFENDANT(S)/RESPONDENT(S):			
APPLICATIO	N FOR ISSUANCE OF WI	RIT OF	CASE NUMBER:
EXECUTION	I PURSUANT TO CCP 71:	2.010	
Lam the Plaintiff/Attorney	, in the above entitled activ	on Purcuant to C	CP 712.010, judgment in the
ram the Flamili/Attorney	/ III the above-entitled action	on. Pursuant to C	CF 712.010, judgment in the
above-captioned case wa	as entered regarding the p	remises located a	t
abovo capitorioa caco vi	ac cincipa regarding the p	rominoco nocatoa a	`
	California and I	harahy raquast th	at a Writ of Execution be
	, California, and r	nereby request the	at a Wilt of Execution be
issued for possession of	the premises only. The d	ailv rental value of	the property as of the date the
р		,	
complaint was filed is \$_	~		
_			
I certify under penalty of	perjury, that the foregoing	is true and correct	t.
, ,			
Executed on	at		, California.
			•
		Ciamatuma	
		Signature	
		Drint Nove -	
		Print Name	

ATTORNEY OR PARTY WITHOUT ATTORNEY: STAT	TE BAR NO.:	EOR COURT USE ONLY
NAME:		FOR COURT USE ONLY
FIRM NAME:		
STREET ADDRESS:		
	STATE: ZIP CODE:	
	FAX NO.:	
EMAIL ADDRESS:		
ATTORNEY FOR (name): ATTORNEY FOR ORIGINAL JUDGMENT CI	REDITOR ASSIGNEE OF RECORD	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS:	-	
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
PLAINTIFF/PETITIONER:		CASE NUMBER:
DEFENDANT/RESPONDENT:		
EVECUTION (Manay Judge	mont)	Limited Civil Case
EXECUTION (Money Judgr		(including Small Claims)
WRIT OF POSSESSION OF	Personal Property	Unlimited Civil Case
SALE	Real Property	(including Family and Probate)
To the Sheriff or Marshal of the County of	A f-	
-		decrease and a comparidate discolors.
You are directed to enforce the judgment do	-	
	re authorized to serve this writ only in	n accordance with CCP 699.080 or CCP 715.040.
3. (Name):	,	
is the original judgment creditor	assignee of record whose add	dress is shown on this form above the court's name.
4. Judgment debtor (name, type of legal enti-	ity if not a 9. Writ of Posses	ssion/Writ of Sale information on next page.
natural person, and last known address):	10. This writ is iss	ued on a sister-state judgment.
	— For items 11–17, see for	orm MC-012 and form MC-013-INFO.
8	11. Total judgment (as e	ntered or renewed) \$
	12. Costs after judgment	t (CCP 685.090) \$
	13. Subtotal (add 11 and	1 12) \$
	14. Credits to principal (a	after credit to interest) \$
Additional judgment debtors on next	page 15. Principal remaining of	due (subtract 14 from 13) \$
	16. Accrued interest rem	
5. Judgment entered on <i>(date):</i>	CCP 685.050(b) (no	•
(See type of judgment in item 22.)	17. Fee for issuance of v	
6. Judgment renewed on (dates):	18. Total amount due (add 15, 16, and 17) \$
	19. Levying officer:	
7. Notice of sale under this writ:	•	t from date of writ (at
a. has not been requested.	the legal rate on GC 6103.5 fees)	15) (not on \$
b. has been requested (see next pa	2001	ourt costs included in
8 Joint debtor information on next page	e. 11 and 17 <i>(GC 6</i>	103.5, 68637;
[SEAL]	CCP 699.520(j))	\$
		alled for in items 11–19 are different for each amounts are stated for each debtor on
Date:	Clerk, by	/, Deputy
NOTICE TO	D PERSON SERVED: SEE PAGE 3	FOR IMPORTANT INFORMATION.

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	EJ-130
Plaintiff/Petitioner:	CASE NUMBER:
Defendant/Respondent:	
21. Additional judgment debtor(s) (name, type of legal entity if not a nat	tural 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): a. name, type of legal entity if not a natural person, and b.	on (date): name, type of legal entity if not a natural person, and last known address of joint debtor:
	ı
c. Additional costs against certain joint debtors are itemized:	below on Attachment 24c.
§5. (Writ of Possession or Writ of Sale) Judgment was entered for the	following:
a. Possession of real property: The complaint was filed on <i>(date)</i> :	Tollowing.
(Check (1) or (2). Check (3) if applicable. Complete (4) if (2) or	,
(1) The Prejudgment Claim of Right to Possession was served judgment includes all tenants, subtenants, named claimants	•
(2) The Prejudgment Claim of Right to Possession was NOT se	erved in compliance with CCP 415.46.
(3) The unlawful detainer resulted from a foreclosure sale of a judgment may file a Claim of Right to Possession at any time to effect eviction, regardless of whether a Prejudgment Clair 415.46 and 1174.3(a)(2).)	ne up to and including the time the levying officer returns
(4) If the unlawful detainer resulted from a foreclosure (item 25a(3)), on not served in compliance with CCP 415.46 (item 25a(2)), answer	
(a) The daily rental value on the date the complaint was filed w	•
(b) The court will hear objections to enforcement of the judgme	ent under CCP 1174.3 on the following dates (specify):

	EJ-130
Plaintiff/Petitioner:	CASE NUMBER:
Defendant/Respondent:	
5. b. Possession of personal property.	
If delivery cannot be had, then for the value (itemize in 25e) spec	cified 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.	
(2)	

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.

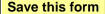
WRIT OF POSSESSION OF REAL PROPERTY. If the premises are not vacated within five days after the date of service on the occupant or, if service is by posting, within five days after service on you, the levying officer will remove the occupants from the real property and place the judgment creditor in 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.

EJ-130 [Rev. September 1, 2020]

Print this form



Clear this form



Follow these simple steps in order to successfully file your paperwork.

☆ Print

Print out your set of forms.

☆ Review

After you have completed your forms, bring them back to the Resource Center to have them reviewed. It is important to follow this step because our staff has been trained to review these forms and help you make any necessary changes or answer any other questions that you may have.

☆ Copy

Make (2) copies of your corrected originals, for the Writ of Execution form (form EJ-130) you will need (5) total copies. After you have all of your copies together you will be ready to have your paperwork served.

☆ Serve

After copying, there is one particular form that must be served to the other party. That form is the "Request for Entry of Default" (form CIV-100); the other forms do not need to be served on the other party. You can mail the form to the other party. The person that mails the copy to the other party will fill out the proof of service portion, located on page two of the form set, and sign it.

☆ Finishing up

Now you are ready to file your paperwork. Take your paperwork along with your copies to the clerk's office within the court listed in your paperwork to file. It may take a few days for the court to process your judgment. You can provide the court with a return envelope that has your address and postage stamps so that the court can mail you your judgment when it is completed. If you choose no to provide an envelope then the clerk will instruct you on how and where to pick up your judgment.

After you receive the final judgment from the court you will need to go to the Sheriff's Court Services to arrange for a lockout. You will need to take your final judgment along with the (5) copies of the Writ of Execution to the Sheriff's Court Services office so that they can complete the Sheriff's Instructions portion.

The fee for the Sheriff's lockout is \$145.00, if you need a fee waiver for this fee and the fee for the Writ of Execution then you will need to complete a Fee Waiver application (if you had filed a fee waiver application with the summons and complaint you will still need to do a new one). After this has been completed then you will need to follow the sheriff instructions and show up on the lockout date and bring a locksmith (or bring your own kit to change locks).