ENFORCEMENT OF JUDGMENT LEVY ON PERSONAL PROPERTY (BANK ACCOUNT)

SELF-HELP FORM PACKET



SHC-CPJ-01 (Rev. 01/26/2024)

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

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

INFORMATION SHEET FOR CALCULATING INTEREST AND AMOUNT OWED ON A JUDGMENT

What can the judgment creditor recover?

Under California law, the amount recoverable by a judgment creditor (the party to whom money is owed) includes:

- The total amount of the judgment entered by the court (principal), plus costs;
- Costs after judgment under Code of Civil Procedure section 685.070; and
- Accrued interest on the total amount.

Costs After Judgment

A judgment creditor is entitled to reimbursement for the "reasonable and necessary" costs of enforcing a judgment. These costs must be reported to the court within two years of the date incurred. The judgment amount includes costs ordered by the court after the judgment. (For information on recovering costs and a detailed list of costs that can be recovered, see Code of Civil Procedure sections 685.040, 685.050 et seq., 685.070(b), and 685.090; see also "Requesting Costs and Interest" below).

Accrued Interest (See Code Civ. Proc., §§ 685.010, 685.020(a), and Cal. Const., art. XV, § 1.)

Interest accrues on the unpaid principal of a judgment at the following legal rates:

- The rate of interest is 10% per year unless one of the following lower interest rates applies.
- The rate of interest is 7% per year if the judgment debtor (the party who owes the money) is a state or local government entity.
- The rate of interest is 5% per year if the judgment debtor is a natural person and the judgment meets all of the following requirements:
 - The judgment was entered or renewed after January 1, 2023.
 - The judgment is on a claim related to either personal debt (and the unpaid principal amount is under \$50,000) or medical expenses (and the unpaid principal amount is under \$200,000).
 - The judgment is not based on tortious or fraudulent conduct or for unpaid wages, damages, or penalties owed to an employee.

For judgments renewed after January 1, 2023, the 5% interest rate applies only to unpaid principal remaining after renewal. Note, for judgments that otherwise meet the above requirements and are renewed after January 1, 2023, the interest rate will change from 10% to 5% for any remaining unpaid principal if the unpaid principal has fallen below the above amounts.

Interest generally accrues from the date the judgment is entered. Interest begins to accrue on the amount of costs added to a judgment from the date ordered by the court or from the date costs are allowed following expiration of the time to object. If the judgment is payable in installments, interest accrues from the date each installment is due. On renewal of a judgment, unpaid interest that has accrued is added to the principal of the judgment and interest begins to accrue on the total renewed amount on the day the renewed judgment is entered.

Requesting Costs and Interest

To have costs and interest added to the enforceable amount owed, the judgment creditor must file and serve *Memorandum* of Costs After Judgment (form MC-012). On that form, the judgment creditor must include the exact amount of all costs and accrued interest. This means the judgment creditor is responsible for calculating the amount of interest that accrues on the judgment. It is useful to update this calculation after receiving payments.

Crediting Payments Received

Any payments received by the judgment creditor must be "credited" in a specific order. (Code Civ. Proc., § 695.220.) After specific costs go directly to the levying officer and to the court for fees, the judgment creditor is required to credit payments received first toward *accrued interest* and then toward the *judgment principal* (including costs approved by the court after entry of the judgment).

Page 1 of 3

Calculation of Interest on Judgment and Amount Due

The following are various formulas and examples to assist with the calculation of interest on a judgment using both a 5% and a 10% interest rate.

• <u>Calculating the Total Amount Due, Including Interest</u>, on the date of payment, if there have been no prior payments or credits

Step 1: Calculate the daily interest on a judgment. This is the amount of interest earned per day on a judgment. To calculate the daily interest, use the following formula:

Formula: (Total amount of judgment owed) \times (applicable interest rate) = interest earned per year. That number divided by 365 = amount of daily interest.

Example: Judgment debtor owes the judgment creditor \$5,000 (the "judgment principal").

5% Interest Rate	10% Interest Rate
	\$5,000 × 0.10 = \$500 \$500/365 = \$1.37 daily interest
The amount of interest earned will be \$0.69 per day as long as the unpaid amount remains \$5,000.	The amount of interest earned will be \$1.37 per day as long as the unpaid amount remains \$5,000.

Step 2: Count the total number of days that have passed since the court entered the final judgment up to the day of payment. Then calculate the amount of interest owed on the date of payment using the following formula.

Formula: (Total number of days since judgment was entered) \times (amount of interest per day, calculated in Step 1) = amount of interest owed on the date of payment.

Example: A \$5,000 judgment was entered on June 1 and the judgment debtor paid the judgment on September 8; 100 days from the entry of the judgment have passed.

5% Interest Rate	10% Interest Rate
The daily interest is \$0.69 (see above). $0.69 \text{ per day} \times 100 \text{ days} = 69 \text{ interest owed on the date of payment}$	The daily interest is \$1.37 (see above). $$1.37 \text{ per day} \times 100 \text{ days} = $137 \text{ interest owed on the date of payment.}$
The judgment debtor owes \$69 in interest on the principal of \$5,000 on the date of payment.	The judgment debtor owes \$137 in interest on the principal of \$5,000 on the date of payment.

Step 3: Add the amount of interest that has accrued to the amount of the judgment.

5% Interest Rate	10% Interest Rate
\$5,000 judgment + \$69 interest = \$5,069	\$5,000 judgment amount + \$137 interest = \$5,137
The judgment debtor owes a total of \$5,069 on the 100th day after the court entered judgment.	The judgment debtor owes a total of \$5,137 on the 100th day after the court entered judgment.

• Crediting partial payments and recalculating the amount due

If the judgment debtor does not pay all that is owed at one time, the partial payments the debtor makes are credited to the interest *first* and then to the judgment amount (the principal) owed.

Example: The judgment principal is \$5,000. After 200 days, the judgment debtor pays \$1,000.

Step 1: Calculate the amount of interest owed on the date of payment

5% Interest Rate	10% Interest Rate
` '	The daily interest is \$1.37 (see above).
$$0.69 \text{ per day} \times 200 \text{ days} = $138 \text{ interest owed on the}$	1.37 per day \times 200 days = 274 interest owed on the
date of payment	date of payment.

Step 2: Apply payment to interest

5% Interest Rate	10% Interest Rate
	The judgment debtor paid \$1,000, which first must be used to credit the \$274 of accrued interest.
That leaves a balance of \$862 (\$1,000 - \$138 = \$862) to be credited toward the \$5,000 principal.	That leaves a balance of \$726 (\$1,000 - \$138 = \$726) to be credited toward the \$5,000 principal.

Step 3: Apply remainder to principal

5% Interest Rate	10% Interest Rate
The remaining credit of \$862 is applied to the judgment principal. The judgment debtor now owes \$4,138 on the judgment principal (\$5,000 - \$862 = \$4,138).	

Step 4: Calculate the new daily interest rate

5% Interest Rate	10% Interest Rate
	$$4,274 \text{ (new principal)} \times 10\% = $427.40 \text{ interest per year}$ \$427.40/365 days = \$1.17 interest earned per day

Example: After 100 days, the judgment debtor makes a second payment of \$500. (Recalculate using steps 1-4.)

5% Interest Rate	10% Interest Rate
Amount of accrued interest over 100 days:	Amount of accrued interest over 100 days:
100 days × \$0.57 daily interest = \$57 total interest	100 days × \$1.17 daily interest = \$117 total interest
\$500 payment credited to interest first: \$500 payment - \$57 interest = \$443 remaining	\$500 payment credited to interest first: \$500 payment - \$117 interest = \$383 remaining
Remainder credited to principal:	Remainder credited to principal:
\$4,138 principal - \$443 remainder = \$3,695 new principal	\$4,274 principal - \$383 remaining = \$3891 new principal
Calculate new daily interest:	Calculate new daily interest:
$$3,695 \times 5\% = $184.75/365 = 0.51 interest per day	$$3,891 \times 10\% = $389.10/365 = $1.07 $ interest per day

INFORMATION SHEET FOR CALCULATING INTEREST AND AMOUNT OWED ON A JUDGMENT

Page 3 of 3

		IVIO-01Z
ATTORNEY OR PARTY WITHOUT ATTORNEY	STATE BAR NUMBER:	FOR COURT USE ONLY
NAME:		
FIRM NAME:		
STREET ADDRESS:		
CITY:	STATE: ZIP CODE:	
TELEPHONE NO.:	FAX NO.:	
EMAIL ADDRESS:		
ATTORNEY FOR (name):		
SUPERIOR COURT OF CALIFORNIA, COUN	TY OF	
STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
PLAINTIFF:		
DEFENDANT:		
	R JUDGMENT, ACKNOWLEDGMENT OF TION OF ACCRUED INTEREST	: CASE NUMBER:
1. Postjudgment costs		
 I claim the following costs after jud 	gment incurred within the last two years (indica	
(1) Proporing and issuing abetroe		tes Incurred Amount
(1) Preparing and issuing abstract(2) Recording and indexing abstract		
(3) Filing notice of judgment lien of		\$
	ktent not satisfied by Code Civ. Proc.,	Ψ
§ 685.050 (specify county):	tion for satisfied by sous siv. 1 100.,	Ψ
(5) Levying officers fees, to exten § 685.050 or wage garnishme		\$
(6) Approved fee on application for	or order for appearance of judgment ts under Code Civ. Proc., § 708.110	\$\$
(7) Attorney fees, if allowed by Co		\$
(8) Other:	(Statute authorizing cost):	\$
• •	ent memorandum of costs (add (1)–(8))	\$
b. All previously allowed postjudgmen		\$
c. Total of all postjudgment costs (ac		\$
2. Credits to interest and princip		
 a. I acknowledge total payments to d The payments received are applied postjudgment costs allowed) as followed. 	d first to the amount of accrued interest, and the llows: credit to accrued interest: \$	returns on levy process and direct payments). en to the judgment principal (including ; credit to judgment principal \$
•	ount of judgment principal remaining due is \$_	(See Code Civ. Proc., § 680.300)
Accrued interest remaining du	ue. I declare interest accruing at the legal rate o	
of \$and	% on the unpaid principal amount of \$	(see Information Sheet for Calculating
	Judgment (form MC-013-INFO)) from the date	
* '	(or other credits reducing the principal), remain	
	agent for the judgment creditor [ing the costs claimed above. To the best of my	attorney for the judgment creditor. knowledge and belief, the costs claimed are
correct, reasonable, and necessary, a		
	ne laws of the State of California that the forego	ing is true and correct.
Date:	k.	
(TYPE OR PRINT NAME)		(SIGNATURE OF DECLARANT)
	NOTICE TO THE JUDGMENT DEBTOR	
	ne same time as an application for a writ of exe yed by the court, may be included in the writ of	
memorandum may be disallowed by the	court upon a motion to tax filed by the debtor, Civ. Proc., § 685.070(e).) A motion to tax costs	notwithstanding the fees having been

Form Adopted for Mandatory Use Judicial Council of California MC-012 [Rev. January 1, 2024]

within 10 days after service of the memorandum. (Code Civ. Proc., § 685.070(c).)

Page 1 of 2

Short Title:	CASE NUMBER:		
PROOF OF SERVICE			
Mail Personal Servi	ce		
1. At the time of service I was at least 18 years of age and not a party to this legal ac	tion.		
2. My residence or business address is:			
I mailed or personally delivered a copy of the Memorandum of Costs After Jude Declaration of Accrued Interest as follows (complete either a or b):	udgment, Acknowledgment of Credit, and		
a. Mail. I am a resident of or employed in the county where the mail occurre	d.		
 (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'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. 			
(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: 			
· ·	going is true and correct		
I declare under penalty of perjury under the laws of the State of California that the fore	going is true and correct.		
Date:			
•			
(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)		

NOTICE TO PERSON	I SERVED: SEE PAGE 3	FOR IMPORTANT INFO	RMATION.	
Date:	Clerk, by	<i>'</i>	, De	puty
		alled for in items 11–19 a amounts are stated for ea		
a has not been requested. b has been requested (see next page). 8 Joint debtor information on next page. [SEAL]	b. Pay directly to co	ourt costs included in	\$	
7. Notice of sale under this writ:	a. Add daily interes	t from date of writ (at		
6. Judgment renewed on (dates):	18. Total amount due (a 19. Levying officer:	auu 15, 16, and 17)	\$	
(See type of judgment in item 22.)	17. Fee for issuance of v		\$	
5. Judgment entered on (date):	16. Accrued interest rem CCP 685.050(b) (not	aining due per on GC 6103.5 fees)	\$	
Additional judgment debtors on next page	14. Credits to principal (a15. Principal remaining d	·		
	13. Subtotal (add 11 and		\$ \$	
	12. Costs after judgment	,	\$	
	11. Total judgment (as e	•	\$	
	For items 11–17, see fo			
natural person, and last known address):	10. This writ is issu	ued on a sister-state judg	gment.	
4. Judgment debtor (name, type of legal entity if not a		sion/Writ of Sale informa		
(Name): is the original judgment creditor assign	nee of record whose add	dress is shown on this for	rm above the court's na	ame.
 To any registered process server: You are authorized (Name): 	ed to serve this writ only ir	accordance with CCP 6	99.080 or CCP 715.04	1 0.
You are directed to enforce the judgment described be	<u>-</u>	•	•	
To the Sheriff or Marshal of the County of:				
SALE Real Pro	perty	(including Family		
	l Property	(including Small 0	•	
EXECUTION (Money Judgment)		Limited Civil Ca		
DEFENDANT/RESPONDENT:				
PLAINTIFF/PETITIONER:		CASE NUMBER:		
CITY AND ZIP CODE: BRANCH NAME:				
STREET ADDRESS: MAILING ADDRESS:				
SUPERIOR COURT OF CALIFORNIA, COUNTY OF				
ATTORNEY FOR (name): ATTORNEY FOR ORIGINAL JUDGMENT CREDITOR	ASSIGNEE OF RECORD			
EMAIL ADDRESS:				
CITY: STATE: TELEPHONE NO.: FAX NO.:	ZIP CODE:			
STREET ADDRESS:				
NAME: FIRM NAME:				
ATTORNEY OR PARTY WITHOUT ATTORNEY: STATE BAR NO.:		FOR COU	IRT USE ONLY	. 100
				,- 1 50

Page 1 of 3

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

Item 25 continued on next page

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

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-15U
ATTORNEY OR PARTY WITHOUT ATTORNEY (name and address): After recording, return to:	
TEL NO.: FAX NO. (optional): EMAIL ADDRESS (optional):	
ASSIGNEE FOR CREDITOR OF RECORD	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	-
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	FOR RECORDER'S USE ONLY
PLAINTIFF/PETITIONER:	LEVYING OFFICER (name and address):
DEFENDANT/RESPONDENT:	
	_
NOTICE OF LEVY	LEVYING OFFICER FILE NO.:
under Writ of Execution (Money Judgment)	EEVING STREETING.
Sale	COURT CASE NO.:
<u>—</u>	
b. The property to be levied upon is described: in the accompanying writ of possession or writ of sale. as follows: 2. The judgment is for (check one): wages owed. child/spousal support. 3. The amount necessary to satisfy the judgment creditor's judgment writ is a. Total amount due (less partial satisfactions) from line 18 of writ (form EJ-130) b. Levy fee c. Sheriff's disbursement fee d. Recoverable costs e. Total (a through d) f. Daily interest from line 19a of writ (form EJ-130) 4. You are notified as: a. a judgment debtor.	\$ \$ \$
b. a person other than the judgment debtor (state capacity in which person other than the judgment debtor)	on is notified):
(Read Information for Judgment Debtor or Information for Person Oth	ner Than Judgment Debtor on page two.)
Notice of Levy was mailed on (date): posted o	on (data):
mailed on (date): posted on delivered on (date): filed on (
recorded	d on (date):
Date:	
TYPE OR PRINT NAME.	(10)
(TYPE OR PRINT NAME)	(SIGNATURE) Levying officer Registered process server

SHORT TITLE:	LEVYING OFFICER FILE NO.:	COURT CASE NO.:

-INFORMATION FOR JUDGMENT DEBTOR-

- 1. The levying officer is required to take custody of the property described in item 1 in your possession or under your control.
- 2. There are automatic exemptions that financial institutions should apply to a deposit account before providing funds to the levying officer. See below for more information.
- 3. You may claim any available exemption for your property. A list of exemptions can be found on form EJ-155. If you wish to claim an exemption for personal property, you must do so within 15 days after this notice was delivered to you or 20 days after this notice was mailed to you by filing a claim of exemption and one copy with the levying officer as provided in section 703.520 of the Code of Civil Procedure. The date of filing is calculated as the date the claim is received by the levying officer, or the date of the postmark if the claim is mailed and assigned a tracking number by the U.S. Postal Service or another common carrier. If you do not claim an exemption, you may lose it and the property is subject to enforcement of a money judgment. If you wish to seek the advice of an attorney, you should do so immediately so that a claim of exemption can be filed on time.
- 4. You are not entitled to claim an exemption for property that is levied upon under a judgment for sale of property. This property is described in the accompanying writ of sale. You may, however, claim available exemptions for property levied upon to satisfy damages or costs awarded in such a judgment.
- 5. You may obtain the release of your property by paying the amount of a money judgment with interest and costs remaining unpaid.
- 6. If your property is levied upon under a writ of execution or to satisfy damages and costs under a writ of possession or sale, the property may be sold at an execution sale, perhaps at a price substantially below its value. Notice of sale will be given to you. Notice of sale of real property (other than a leasehold estate with an unexpired term of less than two years) may not be given until at least 120 days after this notice is served on you. This grace period is intended to give you an opportunity to settle with the judgment creditor, to obtain a satisfactory buyer for the property, or to encourage other potential buyers to attend the execution sale.
- 7. All sales at an execution sale are final; there is no right of redemption.

- INFORMATION FOR PERSON OTHER THAN JUDGMENT DEBTOR -

- 1. If the property levied upon is in your possession or under your control and you do not claim the right to possession or a security interest, you must deliver the property to the levying officer. If you do not deny an obligation levied upon or do not claim a priority over the judgment creditor's lien, you must pay to the levying officer the amount that is due and payable and that becomes due and payable during the period of the execution lien, which lasts two years from the date of issuance of the writ of execution. You must execute and deliver any documents needed to transfer the property.
- 2. If you are a financial institution, you are required to apply applicable exemptions to deposit accounts. See below.
- 3. You must complete the accompanying Memorandum of Garnishee within 10 days.
- 4. If you claim ownership or the right to possession of real or personal property levied upon or if you claim a security interest in or lien on personal property levied upon, you may make a third-party claim and obtain the release of the property under sections 720.010–720.800 of the Code of Civil Procedure.
- 5. Make checks payable to the levying officer shown on page 1.

- INFORMATION ABOUT DEPOSIT ACCOUNTS -

- 1. If the levy is **not** to satisfy a judgment for wages owed, child or spousal support, or liability to the state government, financial institutions must automatically exempt money in a deposit account up to a certain dollar amount, under section 704.220 of the Code of Civil Procedure, with no claim of exemption required. See form EJ-156 for the exemption amount.
- 2. Other automatic exemptions may apply to deposit accounts, such as exemptions for directly deposited social security or public benefits under section 704.080. (See form EJ-156 for the exemption amounts.) Generally, the financial institution should apply the larger set of exemptions that apply to an account. See section 704.220(b).
- 3. If a judgment debtor has multiple accounts in one or more financial institutions, either the judgment creditor or judgment debtor may file an application in the superior court identified on the front of this form for an order as to which account the exemption should apply. (See section 704.220(e).) To get such an order, file an *Ex Parte Application for Order on Deposit Account Exemption* (form EJ-157) as soon as possible. (See EJ-157-INFO for instructions.) If the judgment debtor has more than one account in a financial institution, that institution may decide how and to which account to apply the exemption, unless it is served with a court order directing how to apply the exemption.

EXEMPTIONS FROM THE ENFORCEMENT OF JUDGMENTS

The following is a list of assets that may be exempt from levy in enforcing a judgment.

Exemptions are found in the United States Code (USC) and in the California codes, primarily in the Code of Civil Procedure (CCP).

Because of periodic changes in the law, the list may not include all exemptions that apply in your case. The exemptions may not apply in full or under all circumstances. Some are not available after a certain period of time. You or your attorney should read the statutes.

If you believe the assets that are being levied on are exempt, file the claim of exemption form that you received with the *Notice of Levy* packet.

AMOUNT OF EXEMPTIONS: For the exemption amount, please refer to the code section listed below for each type of property. The current amounts of certain exemptions are listed in *Current Dollar Amounts of Exemptions From Enforcement of Judgments* (form EJ-156). The amounts of some of the exemptions are amended every three years and become effective immediately on April 1 under the provisions of Code of Civil Procedure section 703.150.

ype of Property	Code and Section	Type of Property	Code and Section
BLE Accounts	Welf & I C § 4880(c)	Danefit Daymente (cent.)	
counts (See Deposit Accounts)		Benefit Payments (cont.)	000 6 704 400
pliances	CCP § 704.020		CCP § 704.180
t and Heirlooms	CCP § 704.040	Retirement Benefits	
tomobiles	<u> </u>	and Contributions:	
ART District Benefits	ŭ	Private	•
arr Blother Borlone	Pub Util C § 28896	Public	CCP § 704.110
nefit Payments:	1 ub 0til 0 g 20030	Segregated Benefit Funds	Ins C § 10498.5
-	CCD \$ 704 110	Social Security Benefits	42 USC § 407
DART DISTRICT BEHEIRS	CCP § 704.110	Strike Benefits	CCP § 704.120
O	Pub Util C § 28896	Supplemental Security Income	42 USC § 1383
Charity	CCP § 704.170	, , , , , , , , , , , , , , , , , , ,	42 USC § 407(d)
Civil Service Retirement		Transit District Retirement	555 3 .57 (4)
Benefits (Federal)	5 USC § 8346	Benefits (Alameda and	
County Employees		•	CCD \$ 704 110
Retirement Benefits	CCP § 704.110	Contra Costa Counties)	CCP § 704.110
	Govt C § 31452		Pub Util C § 25337
Disability Insurance Benefits	CCP § 704.130	Unemployment Benefits	
Fire Service Retirement	3		CCP § 704.120
Benefits	CCP 8 704 110	Veterans Benefits	38 USC § 5301
Denents	Govt C § 32210	Veterans Medal of Honor	
Fratarnal Organization	GOVI C § 32210	Benefits	38 USC § 1562
Fraternal Organization	000 0 704 400	Welfare Payments	CCP § 704.170
Funds Benefits	CCP § 704.130	•	Welf & I C § 17409
	CCP § 704.170	Workers Compensation	_
Health Insurance Benefits	CCP § 704.130	Boats	
Irrigation System		5000	CCP § 704.710
Retirement Benefits	CCP § 704.110	Books	•
Judges Survivors Benefits		Building Materials (Residential)	-
(Federal)	28 USC § 376(n)	,	CCP § 704.030
Legislators Retirement		Business:	000 000 000
Benefits	CCP § 704.110	Licenses	•
	Govt C § 9359.3		CCP § 699.720(a)(1)
Life Insurance Benefits:	GOVI O \$ 3000.0	Tools of Trade	CCP § 704.060
Group	CCD \$ 704 100	Cars and Trucks (including	
•	<u> </u>	proceeds)	CCP § 704.010
Individual	CCP § 704.100	Cash	CCP § 704.070
Lighthouse Keepers		Cemeteries:	_
Surviving Spouses Benefits	33 USC § 775		Health & SC § 7925
Longshore & Harbor Workers		Plots	_
•	33 USC § 916	Charity	•
Military Benefits:		Claims, Actions & Awards:	COF 9 704.170
Retirement	10 USC § 1440		000 6 704 440
Survivors	10 USC § 1450	, ,	CCP § 704.140
Municipal Utility District	ŭ	Worker's Compensation	•
Retirement Benefits	CCP 8 704 110	Wrongful Death	•
Tiouroment Benefite	Pub Util C § 12337	Clothing	CCP § 704.020
Peace Officers Retirement	1 45 611 6 3 12667	Condemnation Proceeds	CCP § 704.720(b)
	OOD \$ 704 140	County Employees Retirement	
Benefits	<u> </u>	Benefits	CCP § 704.110
	Govt C § 31913		Govt C § 31452
Pension Plans		Damages (See Personal Injury	
(and Death Benefits):		and Wrongful Death)	
Private	CCP § 704.115		
Public	CCP § 704.110	Deposit Accounts:	000 0 704 000
	CCP § 704.170	Deposit Accounts (generally)	•
	Welf & I C § 17409	Deposit Accounts (hardship)	CCP § 704.225

EXEMPTIONS FROM THE ENFORCEMENT OF JUDGMENTS (Continued)

Type of Property Deposit Accounts (cont.)	Code and Section	Type of Property Motor Vehicle (Including	Code and Section
	Fin C § 17410	Proceeds)	CCP § 704 010
Social Security Direct	1110317410	1 1000003)	CCP § 704.060
Deposits	CCP 8 704 080	Municipal Utility District	OCI § 704.000
Direct Deposit Account:	001 9704.000	Retirement Benefits	CCP § 704.110
Social Security	CCD \$ 704 000	Peace Officers Retirement	D. b 1 Hi C \$ 10007
			Pub Util C § 12337
Supplemental Security Income		Benefits	•
Public Benefits	_	Pension Plans:	Govt C § 31913
•	CCP § 704.130	Private	-
Dwelling House	CCP § 704.740	Public	CCP § 704.110
Earnings	CCP § 704.070	Personal Effects	CCP § 704.020
	CCP § 706.050	Personal Injury Actions	
	15 USC § 1673(a)	or Damages	CCP § 704.140
Educational Grant		<u> </u>	CCP § 704.090
Employment Bonds	•	Property Not Subject to	0
Federal Emergency Management	5 3	Enforcement of Money	
Agency (FEMA) funds	CCP 8 704 230	Judgments	CCP 8 704 210
	001 9704.230	•	001 9704.210
Financial Assistance:	000 8 704 170	Prosthetic and Orthopedic	000 8 704 050
Charity		Devices	•
Public Assistance	CCP § 704.170	· · · · · · · · · · · · · · · · · · ·	CCP § 704.020
	Welf & I C § 17409	Public Assistance	CCP § 704.170
Student Aid	CCP § 704.190		Welf & I C § 17409
Welfare (See Public Assistance)		Public Employees:	
Fire Service Retirement	CCP § 704.110	Death Benefits	CCP § 704.110
	Govt C § 32210	Pension	CCP § 704.110
Fraternal Organizations	•	Retirement Benefits	CCP § 704.110
•	CCP § 704.130		CCP § 704.113
. 4.145 4.14 25.15.16	CCP § 704.170		45 USC § 231m
Fuel for Residence		Railroad Unemployment	
	_		45 USC \$ 250(a)
Furniture	CCP § 704.020	Insurance	• , ,
General Assignment for			CCP § 704.180
Benefit of Creditors	•	Retirement Benefits and	
Health Aids	CCP § 704.050	Contributions:	
Health Insurance Benefits	CCP § 704.130	Private	CCP § 704.115
Home:		Public	CCP § 704.110
Building Materials	CCP § 704.030		Ins C § 10498.5
Dwelling House	CCP § 704.740	Scholarshare (Higher Education	
Homestead	CCP § 704.720	Savings)	CCP § 704.105
	CCP § 704.730	<i>5 ,</i>	Ins C § 10498.6
Housetrailer	-		50 USC § 523(b)
Mobilehome	•	Social Security	• ()
	•	<u> </u>	•
Homestead	-	Social Security Direct Deposit	•
	CCP § 704.730		CCP § 704.120
<u> </u>	CCP § 704.020	Supplemental Security Income	• , ,
Insurance:			42 USC § 407
Disability Insurance	CCP § 704.130	Student Aid	CCP § 704.190
Fraternal Benefit Society	CCP § 704.110	Tools of Trade	CCP § 704.060
Group Life	CCP § 704.100	Transit District Retirement	
Health Insurance Benefits	CCP § 704.130	Benefits (Alameda and Contra	
Individual	•	,	CCP § 704.110
Insurance Proceeds—	• • • • • • • • • • • • • • • • • • • •	,	Pub Util C § 25337
Motor Vehicle	CCP 8 704 010	Travelers Check Sales Proceeds	Fin C § 1875
	001 9704.010		THI O 9 1075
Irrigation System	000 8 704 440	Unemployment Benefits and	000 2 704 400
	CCP § 704.110		CCP § 704.120
Jewelry	CCP § 704.040	Uniforms	CCP § 704.060
Judges Survivors Benefits		Vacation Credits (Public	
(Federal)	28 USC § 376(n)	Employees)	CCP § 704.113
Legislators Retirement		Veterans Benefits	38 USC § 5301
Benefits	CCP § 704.110	Veterans Medal of Honor	
	Govt C § 9359.3	Benefits	38 USC § 1562
Licenses		Wages	
	CCP § 720(a)(1)		CCP § 706.050
Lighthouse Keeners Surviving	501 3 120(d)(1)		CCP § 706.050
Lighthouse Keepers Surviving	22 1160 5 775	Wolfara Damenta	•
Spouses Benefit	. 33 USC § 775	Welfare Payments	
Longshore and Harbor Workers	00.1100.0.5		Welf & I C § 17409
Compensation or Benefits	33 USC § 916	Workers Compensation	
Military Benefits:		Claims or Awards	CCP § 704.160
Retirement	10 USC § 1440	Wrongful Death Actions or	
Survivors	•	Damages	CCP § 704.150
	·	G	0

	EJ-157
ATTORNEY OR PARTY WITHOUT ATTORNEY (name and address): After recording, return to:	
TEL NO.: FAX NO.:	
EMAIL ADDRESS:	
ATTORNEY ORIGINAL JUDGMENT ASSIGNEE JUDGMENT OF RECORD DEBTOR	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	FOR COURT USE ONLY
BRANCH NAME:	LEVYING OFFICER (name and address):
PLAINTIFF/PETITIONER:	ELTTING STITISETY (Namio and address).
DEFENDANT/RESPONDENT:	
	-
EX PARTE APPLICATION FOR ORDER ON DEPOSIT	LEVYING OFFICER FILE NO.:
ACCOUNT EXEMPTION	LEVYING OFFICER FILE NO.:
Without hearing	COURT CASE NO.
Hearing on shortened time	COURT CASE NO.:
Read Instructions for Ex Parte Application for Order on Deposit Account Exe	emption (form E.I-157-INFO) before filing this
application. That form describes the requirements for giving notice of this ap	· ·
1. Applicant (check one):	
Judgment Debtor (name):	
Judgment Creditor (original or assignee of record) (name):	
applies for a court order as to how and to which of the judgment debtor's multipl	
enforcement of a civil money judgment under Code of Civil Procedure section 7	04.220 should be applied.
2. This application is being made because:	
a. judgment debtor has multiple deposit accounts in one financial insti	tution.
b. judgment debtor has deposit accounts in multiple financial institution	ns.
3. A Writ of Execution (Money Judgment) was issued in this case on (date issued)	
unpaid wages, child support, or spousal support. Date writ issued:	. (Attach a copy or provide an explanation why
	not attached.)
 A Notice of Levy (form EJ-150) has been issued based on the writ in item 3 to the copy of each notice or provide an explanation why not attached): 	he following financial institutions (identify and attach
Financial Institution Date of Issuan	<u>ce</u>
Check here if there is not enough space to list all current notices of lever titled Attachment 4.	y, and continue the list on an attached sheet

SHORT TITLE:		LEVYING OFFICER FILE NO.:	COURT CASE NO.:
 Applicant requests that the judgment debtor's of applied (check one): 	deposit account exempt	ion under Code of Civil P	rocedure section 704.220(a) be
a. to deposit account number (last four o	digits only):	at (financial institution	on):
b. spread across multiple deposit accou	-	,	,
Name of financial institution	Deposit account nu (last four digits on		xemption to be applied to account xceed total amount of exemption (See
	(wet rour argine or	form EJ-156).)	needs tetal amount of exemplion (ede
6. a This matter may be set for hearing.			
o. a mis matter may be set to meaning.			
b. Applicant is seeking this order without			
exemption or enforcement. The facts	supporting this need for	immediate issuance of a	in order are (<i>explain circumstances</i>):
Check here if there is not enough	space and continue th	oo itam an an attachad sh	poot titlad Attachment 6
Check here it there is not enough	i space, and continue ti	ie item on an attached Si	leet titled Attachment 6.
Date:			
		.	
(TYPE OR PRINT NAME)			(SIGNATURE)
(··· <u> </u>			,
	Declaration by	Applicant	
	,		
I declare under penalty of perjury under the laws o	of the State of California	that the foregoing is true	and correct.
Date:			
(TYPE OR PRINT NAME)			(SIGNATURE)
· · · · · · · · · · · · · · · · · · ·	ent debtor		
Assignee of record			
EJ-157 [Rev. January 1, 2021] EX PARTE APF	PLICATION FOR OR	DER ON DEPOSIT AC	COUNT Page 2 of 2
	FYFMPT		

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

Print this form

(Enforcement of Judgment)

Save this form

Clear this form

PARTY WITHOUT ATTORNEY OR ATTORNEY:	STATE BAR NUMBER:	FOR COURT USE ONLY
NAME:		
FIRM NAME:		
STREET ADDRESS:		
CITY:	STATE: ZIP CODE:	
TELEPHONE NO.:	FAX NO.:	
EMAIL ADDRESS:		
ATTORNEY FOR (name):		
SUPERIOR COURT OF CALIFORNIA, CO STREET ADDRESS:	OUNTY OF	
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
PLAINTIFF/PETITIONER:		
DEFENDANT/RESPONDENT:		
DEFENDANT/RESPONDENT.		
	NOTICE AND SERVICE FOR EX PARTE ON DEPOSIT ACCOUNT EXEMPTION	CASE NUMBER:
This form may be filed any time an E	x Parte Application for Order on Deposit Account E	exemption Application (form EJ-157) is filed.
1. I am (specify): attorney for	original judgment creditor assigned	ee of record judgment debtor
how and to which of judgment debt	ive notice that papers will be submitted to the court or's deposit accounts the exemption under Code of I consider the request on the date, time, and location Time:	f Civil Procedure section 704.220
	as noted above other (specify): lete item 3a. If you did not give notice, complete item d in items (1) through (5):	m 3b or 3c.)
(1) I gave notice to (select all to judgment debtor. judgment creditor (or	that apply): judgment debtor's att	corney. ttorney (or assignee of record's attorney).
Other (specify): (2) I gave notice on (date): personally at (location)	at: a.m. [on): , Califo	p.m. ornia.
by telephone using to by fax using fax no.: by voicemail using voicemans		person):
(3) I gave notice (select one): by 10 a.m. the court	other overnight carrier (specify address of delivery, day before this ex parte appearance.	
after 10 a.m. the cou (specify):	rt day before this ex parte appearance because of	the following exceptional circumstances

PLAINTIFF/PETITIONER: DEFENDANT/RESPONDENT:	CASE NUMBER:
 a. (4) I notified the person in 3a(1) that an order is being requested designating that t be applied to the following accounts (specify): 	the exemption under section 704.220 should
(5) The person in 3a(1) responded as follows:	
(6) I do do not believe that the person in 3a(1) will oppose the ex pa	arte application.
b. Request for waiver of notice. I did not give notice about the ex parte application other party for the following reasons (identify the exceptional circumstances):	
	Attachment 3b.
c. Unable to provide notice. I did not give notice about the ex parte application party when and where this hearing would take place but was unable to do so person were (specify below):	
	Attachment 3c.
4. SERVICE OF FORMS	
 An unfiled copy of Ex Parte Application for Order on Deposit Account Exemption (for were served on: 	orm EJ-157) and related documents
judgment debtor. judgment debtor's attorney	у.
judgment creditor (or assignee of record). judgment creditor's attorne Other (specify):	ey (or assignee of record's attorney).
b. Documents were served on (date): personally at (location): by fax using fax no.: by electronic means (if permitted) (specify electronic service address of personic by overnight mail or other overnight carrier (specify address of delivery):	.m p.m.
c. Documents were not served on the opposing party because of the except 3b, above 3c, above Attachment 4c.	,
declare under penalty of perjury under the laws of the State of California that the foregoing	g is true and correct.
Date:	
(TYPE OR PRINT NAME)	(SIGNATURE)

EJ-158 [Rev. January 1, 2021]

Page 2 of 2

ATTORNEY OR PARTY WITHOUT ATTORNEY (name and address):	
After recording, return to:	
TEL NO.: FAX NO.:	
EMAIL ADDRESS:	
ATTORNEY ORIGINAL JUDGMENT JUDGMENT ASSIGNEE FOR CREDITOR DEBTOR OF RECORD	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	500 00VDT 1/05 0VVV
DIVANCI I NAIVIL.	FOR COURT USE ONLY
PLAINTIFF/PETITIONER:	LEVYING OFFICER (name and address):
DEFENDANT/RESPONDENT:	
ODDED ON ADDITION FOR DESIGNATION OF	LEVYING OFFICER FILE NO.:
ORDER ON APPLICATION FOR DESIGNATION OF DEPOSIT ACCOUNT EXEMPTION	
DEI COIT ACCOUNT EXEMIT HON	COLIDT CASE NO.
	COURT CASE NO.:
Applicant (check one):	
Judgment Debtor (name):	
Judgment Creditor (original or assignee of record) (name):	
applied ex parte for an order as to how and to which of the judgment debtor's mu	Itiple deposit accounts the exemption from
enforcement of a civil money judgment under Code of Civil Procedure section 70	4.220 should be applied.
2. The court, having reviewed the application, makes the following ruling.	
3. Application Denied. The court denies the application.	
a. The application is incomplete.	
b. The application did not meet the requirements for providing notic	e or service of the application.
c. There is no showing that judgment debtor has multiple deposit a	• •
exemption in section 704.220.	,
d. Other (specify):	
4. Order Shortening Time. A hearing will be held on the application, as follows:	ows.
a. The hearing will be on the date, time, and location indicated below:	
Date: Time:	Dept.: Room:
Address of court: same as noted above other (specify):	Recini.
b. Applicant must serve this order and the Ex Parte Application (form EJ-	157) on all other parties by (date):
c. Any papers in opposition must be served on all other parties and filed b	
5. Ex Parte Order. The court finds that delay in ruling would result in loss or of judgment in this matter, and therefore rules ex parte to designate the account of judgment in this matter.	• •
6. Order After Hearing. This ruling is made after the application was heard	on shortened time at
a. Date: Time:	Dept.: Room:
b. The following were present at the hearing:	
Judgment debtor Judgment del	otor's attorney
Judgment creditor (or assignee of record) Judgment cre	ditor's attorney (or assignee of record's attorney)
Other (specify):	

SI	HORT TITLE:	LEVYING OFFICER FILE NO.:	COURT CASE NO.:
7.	Findings. The court makes the following findings:		
	a. The underlying judgment in this case is not based or		
	b. A Notice of Levy has been issued in this case to the	following financial institution	ons (<i>identify)</i> :
	Financial Institution	Date of Issuance	
	 Applicant has requested that the court designate to which a Civil Procedure section 704.220(a) be applied, and has specified. 		
	d. An alternative designation was requested by j	udgment debtorjudg	ment creditor (or assignee of record)
	e Other findings:		
8.	Designation of Deposit Account. The exemption under Code of Cirmoney judgment is to be applied <i>(check one):</i>	vil Procedure section 704.2	220(a) from enforcement of civil
	a to deposit account number (last four digits only):	at (financial institu	ution):
	 spread across multiple deposit accounts, because the deposit account, as follows: 	e exemption amount is gre	ater than the amount in a single
	Name of financial institution Deposit ac (last four dig		unt of exemption to be applied
9.	Other Rulings.		
	Date:		
			Judicial Officer

EJ-159 [Rev. January 1, 2021]

ORDER ON APPLICATION FOR DESIGNATION OF **DEPOSIT ACCOUNT EXEMPTION** (Enforcement of Judgment)

Page 2 of 2

Print this form

Save this form

SER-001A

Special Instructions for Writs and Levies—Attachment

00		1		•		п
H0	N	D	13	V	Α	Ш

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

Fill in case number:

Court	Case	Num	her

Instructions

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

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

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

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

(1)	Additional information About You (Person Requesting Service)
	Are you a judgment creditor (person awarded money or property by the court)?
	☐ Yes
	\square No (complete the section below):
	(a) What is your role in the case?:
	(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). ☐ Is not a party in this case but has the property. ☐ Is a person who lives on the property. ☐ Other (explain):

CONFIDENTIAL

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

	Date writ was issued:	
b.	The writ included with this request is <i>(check one)</i> : An original writ. A copy of the original writ issued by the court as an electronic record and has not already been give levying officer (sheriff or marshal). A copy of the original writ that has already been given to the levying officer (sheriff or marshal).	en to the
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	ı).
In	ermation About the Property to Levy	
In a.	ermation About the Property to Levy Describe the property in as much detail as possible. For example:	
	Describe the property in as much detail as possible. For example:	
	Describe the property in as much detail as possible. For example: For bank accounts, give account number (if known).	
	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.	
	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.	
	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.	
	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 num If requester is not the person receiving the property, give clear instructions on who will receive the	
	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 num If requester is not the person receiving the property, give clear instructions on who will receive the	
	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 num If requester is not the person receiving the property, give clear instructions on who will receive the	
	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 num If requester is not the person receiving the property, give clear instructions on who will receive the	
	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 num If requester is not the person receiving the property, give clear instructions on who will receive the	

Court Case Number:

New January 1, 2024

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

New January 1, 2024

Special Instructions for Writs and Levies—Attachment

SER-001A, Page 3 of 3

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

Print this form

Save this form

Court Case Number: