CIVIL ENFORCEMENT BUREAU

400 County Government Center, Redwood City, CA 94063 (650) 363-4497 • Fax (650) 363-4833

Personal Property Writ of Possession (Claim & Delivery) Sheriff Instructions & Worksheet

| Sherin instructions & worksheet | | | |
|---------------------------------|--|--|--|
| Court Document(s) Required: | Original After Hearing Writ of Possession—Claim and Delivery (form CD 130) plus two copies, Order for Writ of Possession plus two copies (form CD 120) and Undertaking per Code of Civil Procedure § 515.010 plus two copies or Undertaking by Personal Sureties (form AT 160 or CD 140) plus two copies. Please note, pursuant to Code of Civil Procedure § 515.010 (b), an Undertaking is NOT required ONLY if the court finds that the defendant has no interest in the property. If such a finding is made, the court shall expressly waive the requirement of the plaintiff's undertaking and shall include in the order for issuance of the writ amount of the defendant's undertaking sufficient to satisfy the requirements of subdivision (b) of the Code of Civil Procedure § 515.020. | | |
| | Original Ex Parte Writ of Possession—Claim and Delivery (form CD 130) plus two copies, Order for Writ of Possession (form CD 120) plus two copies, Undertaking per Code of Civil Procedure § 515.010 plus two copies or Undertaking by Personal Sureties (form AT 160 or CD 140) plus two copies, Notice of Application for writ of Possession and Hearing (form CD 110), Application for Writ of Possession (form CD 100), three copies of any affidavits in support, two copies of the Summons and Complaint (if not already served). Please note, pursuant to Code of Civil Procedure § 515.010 (b), an Undertaking is NOT required ONLY if the court finds that the defendant has no interest in the property. If such a finding is made, the court | | |

Code of Civil Procedure § 515.020.

Letter of Instruction

Provide a specific description of the property (to include make/model/serial/license number if available) to be seized and the address where the property is located. Provide the name and telephone number of the person who will take possession of the property. If the property cannot be specifically identified, provide a photograph and/or a contact person who will identify the property and sign to that effect.

shall expressly waive the requirement of the plaintiff's undertaking and shall include in the order for issuance of the writ the amount of the defendant's undertaking sufficient to satisfy the requirements of subdivision (b) of the

If the property to be seized is in a private place, such as inside a

| | residence or garage, the Sheriff cannot seize it without a private place court order issued pursuant to Code of Civil Procedure § 699.030 unless the debtor voluntarily surrenders it. |
|-----------------|--|
| | The judgment creditor's attorney or the judgment creditor (if the judgment creditor does not have an attorney) must sign and date the instructions. |
| Time of Service | The Writ must be served and returned to the court within 60 days of issuance (Code of Civil Procedure § 514.040). File promptly with our office. |
| Method of Levy | The method of levy is seizure in which the Sheriff refers to the writ to identify specifically described property and its physical location in order to seize it from the possession of the defendant and store it for 10 days. If the defendant does not post a redelivery bond, the property is released to the plaintiff. |
| Cost Deposit | Vehicle: \$1,500.00 deposit Large vehicle: (RV, Diesel Truck, Large Boat): Call for deposit amount Property: Costs to move and store—If applicable |
| Fees | \$100.00 if served, \$40.00 if unable to serve or cancelled. \$135.00 for opening each safety deposit box. |
| Writ Return | A return detailing the Sheriff's actions is prepared by Civil Unit staff, which accompanies the original Writ of Possession when it is returned to the court. |

Use SMSO SH CIV-201 Personal Property Levy instructions as a guide and submit with packet.

What is required Check List:

- \$100.00 fee plus moving and storage costs
- \$135.00 for opening each safety deposit box
- Original Writ of Possession—Claim and Delivery plus three copies
- Order for Writ of Possession—Claim and Delivery plus three copies
- Undertaking plus three copies—Unless waived by court (see above)
- Three copies of any affidavits in support of documents provided
- Two copies of the Summons and Complaint (if not already served)
- Original letter of instructions signed and dated by the plaintiff's attorney or the
- plaintiff (if the plaintiff does not have an attorney).
- Submit to Sheriff as soon as possible after issuance due to the 60 day time
- limit to serve and return to the court.

OR

- Original Order for Writ of Possession (Ex Parte Writ Only)
- Undertaking plus two copies (Ex Parte Writ Only)—Unless waived by court (see above)
- Notice of Application for Writ of Possession and Hearing (Ex Parte Writ Only)
- Application for Writ of Possession plus two copies (Ex Parte Writ Only)
- Original letter of instructions signed and dated by the plaintiff's attorney or the plaintiff (if the plaintiff does not have an attorney).
- Submit to Sheriff as soon as possible after issuance due to the 60 day limit to serve and return to the court.

↓*Personal Property worksheet continued on next page*↓

San Mateo County Sheriff's Office Civil Bureau 400 County Center, Redwood City, CA 94063 650-363-4497

Your address:___

RECEIVED – For Office Use Only

| | Date: Time: Initials □window □mail □check □waiver □ other |
|---|--|
| | □window □mail □check □waiver □ other |
| | operty Worksheet and is not a substitute for the letter of instruction |
| To the Sheriff of San Mateo County, pursuant to the You are instructed to execute the levy as described be A Registered Process Server (RPS) will serve the levy levy. Name and phone number of RPS: | elow. y as described below. NOTE: RPS may not serve every type of |
| 2. WHAT TYPE OF WRIT DO YOU HAVE? CH | HECK ONE |
| □ Writ of Execution (Money Judgment) (EJ-130) Methods of Levy CCP 700.010-700.200 Writ of Possession of Personal Property (EJ-130) Method of Levy CCP 714.010-714.020 | ☐ Writ of Attachment (AT-135) Methods of Levy CCP 488.300-488.485 ☐ Writ of Possession (Claim and Delivery) (CD-130) Method of Levy CCP 512.080, 514.010-514.050 |
| 3. Whose property you want us to levy? The name list or the Sheriff will not act upon your instructions. Debtor Name: | sted below must match the name exactly as it appears on the writ, |
| Debtor address for service by mail: | |
| have a writ of execution - money judgment, the Sheriff wi in the writ. The property must be described in such a way | d describe the property to be levied upon. Additionally, unless you rill not levy on property that is not specifically ordered or described y that no other property could reasonably be mistaken for the VIN, weight, size, photos, serial numbers, etc.: |
| ☐ See attachment for a detailed property description. 5. Identify the specific Method of Levy (code section) levy: |) that pertains to the specific property you are seeking to |
| 6. Address where the property will be found: | |
| 7. Is the Property in the Possession of the Debtor? | ☐ Yes ☐ No: Do you have a Private Place Order? ☐ Yes ☐ |
| No. If the property is held in a Private Place, the Sheriff will no Order. | not enter to take the property unless you have a Private Place |
| | only make a demand for the property and will not enter the |
| Third Party. The Sheriff will only make a demand. If the p demand the property. The garnishment procedure is limit | Property is held in a Private Place, the Sheriff will not enter to ited in the type of property subject to levy. You should be familiar cess (CCP 720.110-720.880) before requesting this type of levy. |
| Please serve the following Third Party: | |
| Service Address: | |
| 9. Your Information Your Name: | Phone: |

| NOTE: Levies are executed in the order received. We | e do not promise to lev | y on specific dates or times. |
|---|------------------------------|---|
| Returned paperwork: Paperwork will be returned unproinformation, if the writ is invalid on its face or if the letter made to a writ after it is issued by the court must be initiotherwise. | of instruction is unclear of | or insufficient. Any changes or corrections |
| Civil Clerk: Papers reviewed and returned by: | _ Date: | Reason: SH CIV-201 (07/12) |