		FOR COURT USE ONLY
PLAINTIFF/DEMANDANTE (name, address, and telephone number of each):		
Telephone No.:		
DEFENDANT/DEMANDADO (name, address, and telephone number of each):		
1		
Telephone No.:		
See attached sheet for additional plaintiffs and defendants.		
ORDER TO PRODUCE S	TATEMENT OF ASSETS	
AND TO APPEAR F	OR EXAMINATION	
1. TO JUDGMENT DEBTOR (name):		
2. YOU ARE ORDERED		
a. to pay the judgment and file proof of payment (a canceled ch		
shows full payment of the judgment, including postjudgment of the box below, <b>OR</b>	costs and interest) with the court t	before the hearing date shown in
b. to		
(1) personally appear in this court on the date and time show	wn below, and	
(2) bring with you a completed Judgment Debtor's Statemer	nt of Assets (form SC-133).	
At the hearing you will be required to		
<ul> <li>answer questions about your income and assets; and</li> </ul>		
<ul> <li>explain why you did not complete and mail form SC-133</li> </ul>		
within 30 days after the Notice of Entry of Judgment (for		• • •
Hearing Date: Time:	Name and address of court if	different from above:
Dept.: Room:		
If you fail to appear and have not paid the judgment,	Si usted no se presenta y no h	a pagado el monto del fallo
including postjudgment costs and interest, a bench warrant	judicial, inclusive las costas e	
may be issued for your arrest, you may be held in contempt	la corte puede expedir una ord	len de detencion contra usted,
of court, and you may be ordered to pay penalties.	declararle en desacato y orden	nar clue pague multas.
3. This order may be served by a sheriff, marshal, or registered pro	cess server.	
Date:	•	
	```	FURE OF JUDGE)
	ons on reverse)	
A. Judgment creditor (the person who won the case) (name):	ons on reverse,	applies for an order requiring
judgment debtor (the person or business who lost the case and o	owes money) <i>(name</i> ):	
to (1) pay the judgment or (2) personally appear in this court with		Statement of Assets (form
SC-133), explain why judgment debtor did not pay the judgment		
days after the Notice of Entry of Judgment was mailed or handed	d to judgment debtor, and answer	questions about judgment
debtor's income and assets.		
B. I, judgment creditor, state the following:		
(1) Judgment debtor has not paid the judgment.		
(2) Judgment debtor either did not file an appeal or the appeal h		
(3) Judgment debtor either did not file a motion to vacate or the		
(4) More than 30 days have passed since the <i>Notice of Entry of</i>	-	
(5) I have not received a completed <i>Judgment Debtor's Stateme</i>	• •	
(6) The person to be examined resides or has a place of busine	-	-
I declare under penalty of perjury under the laws of the State of Calif	fornia that the foregoing is true an	id correct.
Date:	•	
(TYPE OR PRINT NAME)		DECLARANT)
	,	,
Form Adopted for Mandatory Use Judicial Council of California		116.830, 708.170
SC-134 [Rev. June 1, 2024] OF ASSETS AND TO APP	EAR FOR EXAMINATION	www.courts.ca.gov

(Small Claims)

## INSTRUCTIONS FOR APPLICANT

- This form is intended to be an easy tool to enforce your right to receive a completed Judgment Debtor's Statement of Assets (form SC-133). This form is not intended to replace the Application and Order for Appearance and Examination (form EJ-125), often called an "Order for Examination." The Application and Order for Appearance and Examination should still be used to enforce a small claims judgment if you are not seeking at the same time to make the debtor complete a Judgment Debtor's Statement of Assets.
- 2. To set a hearing on an *Application and Order to Produce Statement of Assets and to Appear for Examination,* you must complete this form, present it to the court clerk, and pay the fee for an initial hearing date or a reset hearing date.
- 3. After you file this form, the clerk will set a hearing date, note the hearing date on the form, and return two copies or an original and one copy of the form to you.
- 4. If you want to be able to ask the court to enforce the order on the judgment debtor (the person or business who lost the case), you must have a copy of this form and a blank copy of the *Judgment Debtor's Statement of Assets* (form SC-133) personally served on the judgment debtor by a sheriff, marshal, or registered process server at least 30 calendar days before the date of the hearing, and have a proof of service filed with the court. The law provides for a new fee if you reset the hearing.
- 5. If the judgment is paid, including all postjudgment costs and interest, you must immediately complete the *Acknowledgment of Satisfaction of Judgment* on the reverse of the *Notice of Entry of Judgment* (form SC-130) and file a copy with the court.
- 6. You must attend the hearing unless the judgment has been paid.



**Request for Accommodations.** Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least 5 days before your hearing. Contact the clerk's office for *Request for Accommodation (*form MC-410). (Civil Code, § 54.8.)