Α	TTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar	number, and address):		FOR COURT USE ONLY
	TELEPHONE NO.:	FAX NO.:		
L	ATTORNEY FOR (Name):			
	NAME OF COURT:			
	STREET ADDRESS:			
	MAILING ADDRESS:			
	CITY AND ZIP CODE:			
	BRANCH NAME:			
-	PLAINTIFF:			
1	DEFENDANT:			
	OTICE OF APPLICATION AND HEA	RING FOR		CASE NUMBER:
∣ '	—	All Colons		
	RIGHT TO ATTACH ORDER			
	ORDER FOR ISSUANCE OF			
	WRIT OF ATT	ACHMENT		
	ADDITIONAL \	WRIT OF ATTACHMENT		
1.	Notice to defendant (name, address, and t	elephone number, if known):		
2.	Plaintiff has filed an application for			
	a. a right to attach order and writ of		b, and 6d(1).)	
	b. a writ of attachment. (Check item			
	c. an additional writ of attachment.	Check item 6d(2).)		
3	A hearing on plaintiff's application will be h	ald in this court as follows:		
Ο.	r	icia in tino court do followo.		
	Date:	Time:	Courtroom:	
4.	The request of plaintiff for an order is base	ed upon the application and affid	lavit or declara	tion filed and served with this notice.
5.	Your attention is directed to the following s	sections of the Code of Civil Pro-	cedure that set	t forth when attachment may or may not be
	issued, the manner of calculating the amount	unt to be secured by the attachr	nent, the court	's discretion to include costs and attorney's
	fees, and special limitations on the amoun	t to be secured by attachment ir	n unlawful deta	iner proceedings. (Code Civ. Proc., §§
	482.110, 483.010, 483.015, 483.020.)			
6.	You are notified that			
	a. A right to attach order will be issu	ed if the court finds at the heari	ng that plaintiff	's claim is probably valid and the other
	requirements for issuing the orde	r are established. This hearing r	may include bo	th written and oral presentations, but is not
	· · · · · · · · · · · · · · · · · · ·		-	of the actual validity of the claim will be
				ecision at the hearing on the application for
	the order.		, .	3
		nce of a right to attach order or	object to the ar	nount to be secured by the attachment as
		_	-	e section 483.020 in unlawful detainer
	-	•		urt days prior to the date set for hearing in
	, -			by Code of Civil Procedure section
	484.060.	Supporting declaration of allica	ivit as required	by Code of Civil I Tocedule Section
	404.000.			

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property of yours.

c. If a right to attach order is or has been issued, a writ of attachment will be issued to attach your property described in plaintiff's application unless the court determines that the property is exempt from attachment or that its value clearly exceeds the amount necessary to satisfy the amount to be secured by the attachment. However, since the right to attach order will not necessarily be limited to your property described in plaintiff's application, a writ of attachment may later be issued to attach other nonexempt

6. (If you claim that all or some portion of the property described in plaintiff's application is exempt from attachment, you must no later than five court days prior to this hearing			
	(1) include your claim of exemption in your notice of opposition filed and served pursuant to Code of Civil Procedure section 484.060 or file and serve a separate claim of exemption with respect to the property as provided in Code of Civil Procedure section 484.070.			
	(2) file with the court and serve on plaintiff a claim of exemption with respect to the property as provided in Co Procedure section 484.350.	de of Civil		
	If you fail to make a claim of exemption with respect to personal property, or make a claim of exemption with respect to rea			

CASE NUMBER:

If you fail to make a claim of exemption with respect to personal property, or make a claim of exemption with respect to real or personal property, but fail to prove that the property is exempt, any further claim of exemption with respect to the property will be barred unless you show a change in circumstances occurring after expiration of the time for claiming exemptions.

- e. Claims of exemption resulting from a change of circumstances, whether after denial of a previous claim or expiration of the time for claiming exemptions, may be asserted as provided in Code of Civil Procedure section 482.100.
- f. You may obtain a determination at the hearing whether property not described in the application is exempt from attachment. Your failure to claim that property not described in the application is exempt from attachment will not preclude you from making a claim of exemption with respect to the property at a later time.
- g. You may also obtain a determination at the hearing whether the amount sought to be secured by the attachment shall be reduced by
 - (1) the amount of any money judgment in your favor and against plaintiff that remains unsatisfied and enforceable,
 - (2) the amount of any indebtedness of the plaintiff that you have claimed in a cross-complaint filed in the action if your claim is one upon which an attachment could be issued,
 - (3) the amount of any claim asserted by you as a defense in the answer pursuant to Code of Civil Procedure section 431.70 if the claim is one upon which an attachment could be issued had an action been brought on the claim when it was not barred by the statute of limitations, or
 - (4) the value of any security interest in your property held by plaintiff to secure the indebtedness claimed by plaintiff, together with the amount by which the value of the security interest has decreased due to the act of the plaintiff or a prior holder of the security interest.
- h. The amount to be secured by an attachment is determined pursuant to the following statutes:
 - (1) **Code of Civil Procedure section 482.110.** A writ of attachment may include an estimate of the costs and allowable attorney fees.
 - (2) **Code of Civil Procedure section 483.010.** An attachment may issue on a claim for \$500 or more based on a contract, express or implied, exclusive of attorney fees, costs, and interests. If the claim was originally secured by an interest in real property (e.g., a mortgage or trust deed), an attachment may issue only if the security has become valueless or decreased in value to less than the amount owing on the claim, through no fault of plaintiff or the security holder (if different from plaintiff).
 - (3) **Code of Civil Procedure section 483.015.** The amount to be attached includes the amount of the indebtedness claimed by plaintiff, plus estimated costs and allowable attorney fees, reduced by the sum of the following:
 - (a) the amount of any unsatisfied money judgment held by defendant against plaintiff;
 - (b) the amount of any indebtedness of plaintiff claimed by defendant in a cross-complaint filed in the action (if a writ of attachment could issue on the claim);
 - (c) the amount of any cross-demand for money owed by plaintiff to defendant that is barred by the statute of limitations (but assertable as a Code of Civil Procedure section 431.70 defense) if the debt was one upon which a writ of attachment could have been issued before the statute of limitations ran; and
 - (d) the amount of any security interest held by plaintiff in defendant's property, together with any decrease in the value of the underlying security caused by plaintiff or a prior security holder.

SHORT TITLE:

SHOL	RT TITLE:	CASE NUMBER:		
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i.	Either you or your attorney or both of you may be present at the hearing.			
j.	Either you or your attorney or both of you may be present at the hearing. YOU MAY SEEK THE ADVICE OF AN ATTORNEY AS TO ANY MATTER CONNECT THE ATTORNEY SHOULD BE CONSULTED PROMPTLY SO THAT THE ATTORNITIMES FOR FILING YOUR OPPOSITION AND CLAIMS OF EXEMPTION, AND AT A STATE OF THE PROMPT OF THE PR	EY MAY ASSIST YOU BEFORE THE		
Date:				
	•			
	(TYPE OR PRINT NAME OF PLAINTIFF OR PLAINTIFF'S ATTORNEY) (SIGNATURE)	E OF PLAINTIFF OR PLAINTIFF'S ATTORNEY)		