UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

IMPORTANT INFORMATION - PLEASE READ CAREFULLY

INSTRUCTIONS FOR FILING A CIVIL ACTION BY A NON-PRISONER

INSTRUCTIONS AND PROCEDURES

- 1. **CIVIL COMPLAINT** You must file a "Civil Complaint" in the form and manner as set forth in Local Rule 11 of this Court. Any complaint in any other form will not be accepted by the Clerk's Office. The complaint must be prepared by you. This office does not have any standard forms for this purpose. The complaint must also be accompanied by a:
 - A. Summons CV-01A (Original plus two copies)
 - B. Civil Cover Sheet CV-71 (Original plus two copies)
 - C. Certification and Notice of Interested Parties CV-30 (Original plus two copies)

These three forms are available in the Clerk's Office. They must be completed in full. Each original document filed in this Court must also be accompanied by a clear and legible copy of the document filed. Both the original and copy must be blue-backed.

- 2. **FILING FEE** The filing fee for a civil complaint is \$350.00. Personal checks are NOT accepted.
- 3. **FILING IN FORMA PAUPERIS** If you are unable to pay the filing fee, you may petition the Court to allow you to file your complaint without the prepayment of the filing fee. Forms for your use are available in the Clerk's Office. These forms must also accompany the complaint. (Declaration in support of request to proceed in forma pauperis)
- 4. **REQUEST FOR APPOINTMENT OF AN ATTORNEY** A request for appointment of an attorney must be prepared by you in the form and manner set forth in Local Rule 11. A request in any other form will not be accepted.

The request must accompany the complaint and be presented as a separate document. Your request must also state the reasons why you want the Court to appoint an attorney for you.

OTHER INFORMATION

PLEASE DO NOT seek the assistance of an employee of this office to help you in this matter. Title 28 U.S.C. 955 prohibits members of this office from providing any type of legal advice.

In the event the Court denies your request for the appointment of any attorney and you find yourself acting as your own attorney, you must comply with the provisions of Local Rule 83-2.10.

Copies of the Local Rules are also available in any law library or from this Court's website at: www.cacd.uscourts.gov. Pertinent parts of Local Rules 3, 5, 7, 8, 11, 15, 16, 19, 26, 38, 41, 56 and 83 as well as Federal Rule of Civil Procedure 4(i)(1) are attached for your information and convenience.

Also attached is a list of lawyer referral services.

F.R.CIV.P.3. COMMENCEMENT OF ACTION

L.R. 3-1 Civil Cover Sheet. All civil actions presented to the Clerk for filing shall be accompanied by a Civil Cover Sheet, in duplicate, completed and signed by the attorney or party presenting the matter. In all cases where jurisdiction is invoked in whole or in part under 28 U.S.C. § 1338 (regarding patents, plant variety protection, copyrights and trademarks), the Clerk shall also be provided at the time of filing with the original and two copies of the required notice to the Patent and Trademark Office in patent, plant variety protection and trademark matters and the original and four copies of the required notice in copyright matters. Copies of the Civil Cover Sheet and the required forms of notice to the Patent and Trademark Office are available from the Clerk.

F.R.CIV.P.5. SERVICE AND FILING OF PLEADINGS AND OTHER PAPERS

L.R. 5-3 Serving Documents.

L.R. 5-3.1 Service of Documents Not Filed or Served Electronically. Documents presented to the Clerk for filing or lodging in paper format must be served in accordance with F.R.Civ.P. 5. Electronically filed or lodged documents that must be served on one or more individuals who are not registered for the CM/ ECF System or who have not consented to electronic service must be served on those individuals in accordance with F.R.Civ.P. 4 and 5. All documents served under this L.R. 5-3.1 must be accompanied by a Proof of Service in the form required by L.R. 5-3.2.

L.R. 5-3.2 *Proof of Service for Documents Not Filed or Served Electronically.* Proof of service for documents served pursuant to L.R. 5-3.1 shall be made by declaration of the person accomplishing the service. If the Proof of Service declaration is attached to the original document, it shall be attached as the last page(s) of the document. The Proof of Service declaration shall include the following information:

- (a) The day and manner of service;
- (b) Each person and/or entity served;
- (c) The title of each document served; and
- (d) The method of service employed (e.g., personal, mail, substituted, etc.)

F.R.CIV.P. 7. PLEADINGS ALLOWED; FORM OF MOTIONS

- *L.R. 7-1 Stipulations*. Stipulations will be recognized as binding only when made in open court, on the record at a deposition, or when filed in the proceeding. Written stipulations affecting the progress of the case shall be filed with the Court, be accompanied by a separate order as provided in L.R. 52-4.1, and will not be effective until approved by the judge, except as authorized by statute or the F.R.Civ.P.
- *L.R.* 7-2 *Applicability*. The provisions of this rule shall apply to motions, applications, petitions, orders to show cause, and all other proceedings except a trial on the merits (all such being included within the term "motion" as used herein) unless otherwise ordered by the Court or provided by statute, the F.R.Civ.P., or the Local Rules.

L.R. 7-3 Conference of Counsel Prior to Filing of Motions. In all cases not listed as exempt in L.R. 16-12, and except in connection with discovery motions (which are governed by L.R. 37-1 through 37-4) and applications for temporary restraining orders or preliminary injunctions, counsel contemplating the filing of any motion shall first contact opposing counsel to discuss thoroughly, *preferably in person*, the substance of the contemplated motion and any potential resolution. If the proposed motion is one which under the F.R.Civ.P. must be filed within a specified period of time (e.g., a motion to dismiss pursuant to F.R.Civ.P. 12(b), or a new trial motion pursuant to F.R.Civ.P. 59(a)), then this conference shall take place at least five (5) days prior to the last day for filing the motion; otherwise, the conference shall take place at least ten (10) days prior to the filing of the motion. If the parties are unable to reach a resolution which eliminates the necessity for a hearing, counsel for the moving party shall include in the notice of motion a statement to the following effect:

"This motion is made following the conference of counsel pursuant to L.R. 7-3 which took place on (date)."

L.R. 7-4 Motions. The Court may decline to consider a motion unless it meets the requirements of L.R. 7-4 through 7-8. On the first page of the notice of motion and every other document filed in connection with any motion, there shall be included, under the title of the document, the date and time of the motion hearing, and the name of the judicial officer before whom the motion has been noticed. The notice of motion shall contain a concise statement of the relief or Court action the movant seeks.

L.R. 7-5 Moving Papers. There shall be served and filed with the notice of motion:

- (a) A brief but complete memorandum in support thereof and the points and authorities upon which the moving party will rely; and
 - (b) The evidence upon which the moving party will rely in support of the motion.
- *L.R.* 7-6 *Evidence on Motions*. Factual contentions involved in any motion and opposition to motions shall be presented, heard, and determined upon declarations and other written evidence (including documents, photographs, deposition excerpts, etc.) alone, except that the Court may, in its discretion, require or allow oral examination of any declarant or any other witness.
- *L.R.* 7-7 *Form and Content of Declarations*. Declarations shall contain only factual, evidentiary matter and shall conform as far as possible to the requirements of F.R.Civ.P. 56(c)(4).
- L.R. 7-8 Presence of Declarants Civil Cases. On motions for and orders to show cause re preliminary injunctions, motions to be relieved from default and other motions where an issue of fact is to be determined (e.g., civil contempt, but excluding motions contesting venue and personal jurisdiction), not later than fourteen (14) days prior to the hearing, a party desiring to cross-examine any declarant who is not beyond the subpoena power of the Court and who is reasonably available to the party offering the declaration may serve by hand (or facsimile or by electronic filing) and file a notice of request to cross-examine such declarant. If the party offering the declaration disputes that the declarant is within the subpoena power of the Court and reasonably available to the offering party, such party shall serve and file an objection to the notice of request to cross-examine not later than eleven (11) days prior to the hearing. The offering party shall be under no obligation to produce the declarant unless the Court has granted the request to cross-examine by written order not later than three (3) days prior to the hearing. No declaration of a declarant with respect to whom such a request has been granted shall be considered unless such declarant is personally present and available at the hearing for such cross-examination as the Court may permit. The Court may, in the alternative, order that the cross-examination be done by deposition taken on two (2) days' notice with the transcript being lodged five (5) days

prior to the hearing. The Court may impose sanctions pursuant to these Local Rules against any party or counsel who requests the presence of any declarant without a good-faith intention to cross-examine the declarant.

- *L.R.* 7-9 *Opposing Papers*. Each opposing party shall, not later than ten (10) days after service of the motion in the instance of a new trial motion and not later than twenty-one (21) days before the date designated for the hearing of the motion in all other instances, serve upon all other parties and file with the Clerk either (a) the evidence upon which the opposing party will rely in opposition to the motion and a brief but complete memorandum which shall contain a statement of all the reasons in opposition thereto and the points and authorities upon which the opposing party will rely, or (b) a written statement that the party will not oppose the motion. Evidence presented in all opposing papers shall comply with the requirements of L.R. 7-6, 7-7 and 7-8.
- *L.R.* 7-10 *Reply Papers*. A moving party may, not later than fourteen (14) days before the date designated for the hearing of the motion, serve and file a reply memorandum, and declarations or other rebuttal evidence. Absent prior written order of the Court, the opposing party shall not file a response to the reply.
- *L.R.* 7-11 *Continuance of Hearing Date*. Unless the order for continuance shall specify otherwise, the entry of an order continuing the hearing of a motion automatically extends the time for filing and serving opposing papers and reply papers to twenty-one (21) days and fourteen (14) days, respectively, preceding the new hearing date. A stipulation to continue shall provide the date the opposition and reply papers are due to be filed with the Court.
- *L.R.* 7-12 *Failure to File Required Documents*. The Court may decline to consider any memorandum or other document not filed within the deadline set by order or local rule. The failure to file any required document, or the failure to file it within the deadline, may be deemed consent to the granting or denial of the motion.
- *L.R. 7-13 Sanctions for Late Filing.* A party filing any document in support of, or in opposition to, any motion noticed for hearing as above provided after the time for filing the same shall have expired, also shall be subject to the sanctions of L.R. 83-7 and the F.R.Civ.P.
- *L.R.* 7-14 *Appearances at Hearing*. Counsel for the moving party and the opposing party shall be present on the hearing date and shall have such familiarity with the case as to permit informed discussion and argument of the motion. Failure of any counsel to appear, unless excused by the Court in advance pursuant to L.R. 7-15 or otherwise, may be deemed consent to a ruling upon the motion adverse to that counsel's position.
- *L.R.* 7-15 *Oral Argument Waiver*. Counsel may, with the consent of the Court, waive oral argument. Counsel who have agreed to waive oral argument shall advise the court clerk of such agreement by no later than noon on the fifth day preceding the hearing date. The court clerk shall advise the parties by no later than noon on the court day preceding the hearing date as to whether the Court has consented to the waiver of oral argument. The Court may dispense with oral argument on any motion except where an oral hearing is required by statute, the F.R.Civ.P. or these Local Rules.
- *L.R.* 7-16 Advance Notice of Withdrawal or Non-Opposition. Any moving party who intends to withdraw the motion before the hearing date shall file and serve a withdrawal of the motion, not later than seven (7) days preceding the hearing. Any opposing party who no longer intends to oppose the motion, shall file and serve a withdrawal of the opposition, not later than seven (7) days preceding the hearing.
- *L.R.* 7-17 *Resubmission of Motions Previously Acted Upon*. If any motion, application or petition has been made to any judge of this Court and has been denied in whole or in part or has been granted conditionally on terms, any subsequent motion for the same relief in whole or in part, whether upon the same or any

allegedly different state of facts, shall be presented to the same judge whenever possible. If presented to a different judge, it shall be the duty of the moving party to file and serve a declaration setting forth the material facts and circumstances as to each prior motion, including the date and judge involved in the prior motion, the ruling, decision, or order made, and the new or different facts or circumstances claimed to warrant relief and why such facts or circumstances were not shown to the judge who ruled on the motion. Any failure to comply with the foregoing requirements shall be the basis for setting aside any order made on such subsequent motion, either *sua sponte* or on motion or application, and the offending party or attorney may be subject to the sanctions provided by L.R. 83-7.

- *L.R.* 7-18 *Motion for Reconsideration*. A motion for reconsideration of the decision on any motion may be made only on the grounds of (a) a material difference in fact or law from that presented to the Court before such decision that in the exercise of reasonable diligence could not have been known to the party moving for reconsideration at the time of such decision, or (b) the emergence of new material facts or a change of law occurring after the time of such decision, or (c) a manifest showing of a failure to consider material facts presented to the Court before such decision. No motion for reconsideration shall in any manner repeat any oral or written argument made in support of or in opposition to the original motion.
- *L.R.* 7-19 *Ex Parte Application*. An application for an ex parte order shall be accompanied by a memorandum containing, if known, the name, address, telephone number and e-mail address of counsel for the opposing party, the reasons for the seeking of an ex parte order, and points and authorities in support thereof. An applicant also shall lodge the proposed ex parte order.
- **L.R.** 7-19.1 Notice of Application. It shall be the duty of the attorney so applying (a) to make reasonable, good faith efforts orally to advise counsel for all other parties, if known, of the date and substance of the proposed ex parte application and (b) to advise the Court in writing and under oath of efforts to contact other counsel and whether any other counsel, after such advice, opposes the application.
- *L.R.* 7-19.2 *Waiver of Notice*. If the judge to whom the application is made finds that the interest of justice requires that the ex parte application be heard without notice (which in the instance of a TRO means that the requisite showing under F.R.Civ.P. 65(b) has been made), the judge may waive the notice requirement of L.R. 7-19.1.
- *L.R.* 7-20 *Orders on Motions and Applications.* A separate proposed order shall be lodged with any motion or application requiring an order of the Court, pursuant to L.R. 52-4.1. Unless exempted from electronic filing pursuant to L.R. 5-4.2, each proposed order shall comply with L.R. 5-4.4.

F.R.CIV.P.7.1 DISCLOSURE STATEMENT

L.R. 7.1-1 Certification as to Interested Parties. To enable the Court to evaluate possible disqualification or recusal, counsel for all non-governmental parties shall file with their first appearance an original and two copies of a Notice of Interested Parties which shall list all persons, associations of persons, firms, partnerships and corporations (including parent corporations clearly identified as such) which may have a pecuniary interest in the outcome of the case, including any insurance carrier which may be liable in whole or in part (directly or indirectly) for a judgment that may be entered in the action or for the cost of defense. Counsel shall be under a continuing obligation to file an amended certification if any material change occurs in the status of interested parties as, for example, through merger or acquisition, or change in carrier which may be liable for any part of a judgment.

The Notice shall include the following certification:

"The undersigned, counsel or record for ______, certifies that the following listed party (or parties) may have a pecuniary interest in the outcome of this case. These representations are made to enable the Court to evaluate possible disqualification or recusal.

(Here list the names of all such parties and identify their connection and interest.)

Signature, Attorney of Record for."

F.R.CIV.P.8. GENERAL RULES OF PLEADING

- *L.R.* 8-1 *Jurisdiction Allegations*. The statutory or other basis for the exercise of jurisdiction by this Court shall be plainly stated in the first paragraph of any document invoking this Court's jurisdiction.
- **L.R. 8-2** Three-Judge Court Identification in Pleading. If a party contends that the matter filed requires hearing by a court composed of three judges, the words "Three-Judge Court" shall be typed immediately below the docket number.
- *L.R.* 8-3 *Response to Initial Complaint*. A stipulation extending the time within which to answer or otherwise respond to the initial complaint in an action by not more than thirty (30) days need not be approved by the judge, but shall be filed. This rule shall not apply to answers, replies or other responses to cross-claims, counterclaims, third-party complaints or any amended or supplemental pleadings.

F.R.CIV.P. 11. SIGNING OF PLEADINGS, MOTIONS, AND OTHER PAPERS; REPRESENTATIONS TO COURT; SANCTIONS

- *L.R. 11-1 Signature of Counsel* . All documents, except declarations, shall be signed by the attorney for the party or the party appearing *pro se*. The name of the person signing the document shall be clearly typed below the signature line.
- *L.R. 11-2 Facsimile Documents* . Documents may not be transmitted by facsimile directly to the Clerk's office for filing. However, copies of facsimile documents shall be accepted for filing, provided that they are legible. The original of any faxed document, including the original signature of the attorney, party or declarant, shall be maintained by the filing party until the conclusion of the case, including any applicable appeal period, subject to being produced upon order of the Court.

L.R. 11-3 Documents Presented to the Court - Form and Format

- *L.R. 11-3.1 Legibility*. All pleadings, motions, affidavits, declarations, briefs, points and authorities, and other documents, including all exhibits thereto (hereinafter collectively referred to as "documents"), presented for filing or lodging with the Clerk shall be typewritten or printed, or prepared by a photocopying or other duplicating process that will produce clear and permanent copies equally legible to printing, in black or dark blue ink.
- *L.R. 11-3.1.1 Typeface.* Either a proportionally spaced or a monospaced face may be used. A proportionally spaced face must be 14-point or larger, or as the Court may otherwise order. A monospaced face may not contain more than 10-1/2 characters per inch.
- *L.R. 11-3.2 Paper*. All documents shall be formatted for 8 ½ x 11 inch paper, and shall be numbered on the left margin with not more than 28 lines per page. The lines on each page shall be double-spaced and numbered consecutively with line 1 beginning at least one inch below the top edge of the paper. All

documents presented to the Clerk for filing or lodging in paper format, and all mandatory chambers copies, shall be submitted on opaque, unglazed, white paper (including recycled paper) not less than 13-pound weight; only one side of the paper shall be used.

- *L.R.* 11-3.3 *Pagination*. All documents shall be numbered consecutively at the bottom of each page.
- *L.R. 11-3.4 Original; Copies.* The original of a document shall be labeled as the original and shall consist entirely of the original pages, except as otherwise allowed by these rules. All copies are to be clearly identified as such.
- *L.R. 11-3.5 Pre-Punching and Backing of Documents.* All documents presented for filing or lodging with the Clerk in paper format, and all mandatory chambers copies, shall be pre-punched with two (2) normal-size holes (approximately 1/4" diameter), centered 2-3/4 inches apart, 1/2 to 5/8 inches from the top edge of the document. All pages shall be firmly bound at the top and backed. The backing shall extend not more than one (1) inch below the pages bound and have the short title of the document typed in the lower right hand corner.
- *L.R.* 11-3.6 *Spacing*. The typing or printing on the document shall be double spaced, including citations and quotations.
 - *L.R.* 11-3.6.1 *Footnotes Exception*. Footnotes may be single spaced.

L.R. 11-3.8 *Title Page.* On the first page of all documents:

- (a) The name, California bar number, office address (or residence address if no office is maintained), the telephone and facsimile numbers, and the e-mail address of the attorney or a party appearing *pro se* presenting the document shall be placed commencing with line 1 at the left margin. The e-mail address shall be placed immediately beneath the name of the attorney. Immediately beneath, the party on whose behalf the document is presented shall be identified. All this information shall be single spaced. When a document is presented, the information set forth in this paragraph shall be supplied for each attorney or party appearing *pro se* who joins in the presentation of that document.
- (b) The space between lines 1 and 7 to the right of the center of the page shall be left blank for use by the Clerk.
 - (c) The title of the Court shall be centered on or below line 8.
- (d) The names of the parties shall be placed below the title of the Court and to the left of center, and single spaced. If the parties are too numerous, the names may be continued on the second or successive pages in the same space. In all documents, after the initial pleadings, the names of the first-named party only on each side shall appear.
- (e) The docket number of the case shall be placed to the right of the center of the page and immediately opposite the names of the parties on the first page. Immediately below the docket number shall appear a concise description of the nature of the document (e.g., notice of motion, memorandum in support or opposition). Immediately below the description shall appear the time and date of the hearing on the matter to which the document is addressed.

(f) The title of a complaint or petition shall state the nature of the action or proceeding.

F.R.CIV.P. 15. AMENDED AND SUPPLEMENTAL PLEADINGS

- *L.R. 15-1 Separate Document.* Any proposed amended pleading must be electronically filed as a document separate from a related motion or stipulation.
- **L.R. 15-2** Complete Document. Every amended pleading filed as a matter of right or allowed by order of the Court shall be complete including exhibits. The amended pleading shall not refer to the prior, superseded pleading.
- *L.R.* 15-3 *Date of Service*. An amended pleading allowed by order of the Court shall be deemed served upon the parties who have previously appeared on the date the motion to amend is granted or the stipulation therefor is approved. Service of amended pleadings on a party who has not previously appeared shall be made as provided in L.R. 4-1, 4-2, and 4-3.
- *L.R.* 15-4 *Manner of Filing*. Every amended pleading that is also a Claim-Initiating Document (*see* L.R. 3-2) shall be filed in compliance with L.R. 3-2.

F.R.CIV.P.16. PRETRIAL CONFERENCES; SCHEDULING; MANAGEMENT

L.R. 16-2.4 *Disclosure of Witnesses*. The parties shall disclose the information required by F.R. Civ.P. 26(a)(3)(A)(I) and (ii) as to witnesses (including expert witnesses) to be called at trial other than those contemplated to be used solely for impeachment. The information shall be filed with the Court as provided in L.R. 16-5.

F.R.CIV.P.19. JOINDER OF PERSONS NEEDED FOR JUST ADJUDICATION

- *L.R.* 19-1 *Fictitiously Named Parties.* No complaint or petition shall be filed that includes more than ten (10) Doe or fictitiously named parties.
- *L.R.* 19-2 *Misjoinder*. No complaint or petition alleging violation of copyright, patent or trademark shall contain causes of action of different owners claiming violation of different copyrights, patents or trademarks, unless the complaint or petition is accompanied by a declaration of counsel setting forth grounds showing that the interests of justice will be advanced, and a multiplicity of actions avoided, by such joinder.

F.R.CIV.P.26. GENERAL PROVISIONS GOVERNING DISCOVERY; DUTY OF DISCLOSURE

- *L.R.* 26-1 *Conference of Parties; Report.* At the conference of parties held pursuant to F.R.Civ.P. 26(f), the parties shall discuss the following matters in addition to those noted in F.R.Civ.P. 26(f):
- (a) Complex Cases. The complexity of the case, and whether all or part of the procedures of the Manual For Complex Litigation (current edition) should be utilized. Counsel may propose to the Court modifications of the procedures in the Manual to facilitate the management of a particular action.
- (b) *Motion Schedule.* The dispositive or partially dispositive motions which are likely to be made, and a cutoff date by which all such motions shall be made.

- (c) ADR. Selection of one of the three ADR Procedures specified in L.R. 16-15.4 as best suited to the circumstances of the case, and when the ADR session should occur. For cases in the Court-Directed ADR Program, counsel are directed to furnish and discuss with their clients the Notice to Parties of Court-Directed ADR Program in preparation for this conference. A settlement conference with a magistrate judge is generally not available for such cases.
 - (d) *Trial Estimate.* A preliminary estimate of the time required for trial.
 - (e) Additional Parties. The likelihood of appearance of additional parties.
 - (f) Expert Witnesses. The proposed timing of disclosures under F.R.Civ.P. 26(a)(2).

In their written report required by F.R.Civ.P. 26(f), the parties shall include their views and proposals on the matters listed in this local rule.

L.R. 26-2 *Discovery Documents - Filing*. When a discovery request or response is required for use in a proceeding, only that part of the document which is in issue shall be filed. All such discovery documents shall be held by the attorney pending use for the period specified in L.R. 79-3 for the retention of exhibits, unless otherwise ordered by the Court. Discovery documents lodged with the Court for a motion or a trial which are not used in said motion or trial shall be returned by the clerk to the party lodging the document at the conclusion of the motion or trial.

L.R. 26-3 Exhibits in Discovery

L.R. 26-3.1 *Numbering of Exhibits*. Documents introduced in discovery shall be numbered sequentially. Only one exhibit number shall be assigned to any given document. Exhibits shall be numbered without regard to the identity of the party introducing the exhibits.

If possible, each new exhibit shall be given the next available number. If it is not possible to do so (as, for example, when multiple depositions are conducted on the same day), then the parties shall break the sequence and use higher numbers to avoid duplication.

- *L.R.* 26-3.2 *Duplicate Exhibits*. Any exhibit which is an exact duplicate of an exhibit previously numbered shall bear the same exhibit number regardless of which party is using the exhibit. Any version of any exhibit which is not an exact duplicate shall be marked and treated as a different exhibit bearing a different exhibit number.
- *L.R.* 26-3.3 *Inadvertent Numbering of a Duplicate Exhibit*. If, through inadvertence, the same exhibit has been marked with different exhibit numbers, the parties shall assign the lowest such exhibit number to the exhibit and conform all deposition transcripts and exhibits to reflect the lowest number. The superseded number shall not be reused by the parties.

Example: If the same exhibit has been marked as 52 in the deposition of A and 125 in the depositions of B, C and/or D, the exhibit marked 125 shall be renumbered 52 and the depositions of B, C and D shall be conformed to the renumbered exhibit. Thereafter, number 125 shall not be used.

L.R. 26-3.4 Designation of Exhibit Sub-Parts. If it is necessary to identify sub-parts of a document that has been marked as an exhibit, then such sub-parts shall be designated by the number of the exhibit followed by a number designation.

Example: If a three-page contract is marked as Exhibit No. 12, the pages of the contract may be marked as Exhibits 12-1, 12-2, and 12-3; the entire document shall be referred to as Exhibit 12.

L.R. 26-3.5 *Exhibits - Internal Control Numbering*. In addition to exhibit numbers, documents may bear other numbers or letters used by the parties for internal control purposes.

F.R.CIV.P.38. JURY TRIAL OF RIGHT

- *L.R.* 38-1 *Jury Trial Demand Included in Pleading*. If the demand for jury trial is included in a pleading, it shall be set forth at the end thereof and be signed by the attorney for the party making the demand. The caption of such a pleading shall also contain the following: "DEMAND FOR JURY TRIAL."
- *L.R.* 38-2 *Jury Trial Demand Removed Cases Where Jury Trial Not Demanded Prior to Removal.* In all such cases removed to this Court which are not at issue at the time of removal, the demand for jury trial must be filed within ten (10) days after service of the last responsive pleading addressed to an issue triable by right by a jury. If the matter already is at issue at the time of removal, the demand must be filed within ten (10) days after the filing of the notice of removal if the demand is made by the removing party, and within ten (10) days after service of filing of the notice of removal if the demand is made by a party other than the removing party.
- *L.R.* 38-3 *Jury Trial Demand Marking Civil Cover Sheet Insufficient* . Marking the Civil Cover Sheet shall not be deemed a sufficient demand to comply with F.R.Civ.P. 38(b) or L.R. 38-1 and 38-2.
- *L.R.* 38-4 *Exceptions*. The provisions of L.R. 38-3 shall not prevent the use of printed forms provided by the Clerk or by the Administrative Office of the United States Courts.

F.R.CIV.P. 41. DISMISSAL OF ACTIONS

L.R. 41-6 Dismissal - Failure of Pro Se Plaintiff to Keep Court Apprised of Current Address. A party proceeding pro se shall keep the Court and opposing parties apprised of such party's current address and telephone number, if any, and e-mail address, if any. If mail directed by the Clerk to a pro se plaintiff's address of record is returned undelivered by the Postal Service, and if, within fifteen (15) days of the service date, such plaintiff fails to notify, in writing, the Court and opposing parties of said plaintiff's current address, the Court may dismiss the action with or without prejudice for want of prosecution.

F.R.CIV.P. 56. SUMMARY JUDGMENT

- *L.R.* 56-1 *Documents Required From Moving Party*. A party filing a notice of motion for summary judgment or partial summary judgment shall lodge a proposed "Statement of Uncontroverted Facts and Conclusions of Law." Such proposed statement shall set forth the material facts as to which the moving party contends there is no genuine dispute. A party seeking summary judgment shall lodge a proposed Judgment; a party seeking partial summary judgment shall lodge a proposed Order.
- *L.R.* 56-2 Statement of Genuine Disputes of Material Fact by Opposing Party. Any party who opposes the motion shall serve and file with the opposing papers a separate document containing a concise "Statement of Genuine Disputes" setting forth all material facts as to which it is contended there exists a genuine dispute necessary to be litigated.
- *L.R.* 56-3 *Determination of Motion.* In determining any motion for summary judgment, the Court may assume that the material facts as claimed and adequately supported by the moving party are admitted to exist without controversy except to the extent that such material facts are (a) included in the "Statement of Genuine Disputes" and (b) controverted by declaration or other written evidence filed in opposition to the motion.

L.R. 56-4 Motions Under F.R.Civ.P. 56(d) [ABROGATED]

F.R.CIV.P.83. RULES BY DISTRICT COURTS; JUDGE'S DIRECTIVES

L.R. 83-1.3 Notice of Related Cases

L.R. 83-1.3.1 *Notice*. At the time a civil action (including a notice of removal or bankruptcy appeal) is filed, or as soon as known thereafter, the attorney shall file and serve on all parties who have appeared a Notice of Related Case(s), stating whether any action previously filed or currently pending in the Central District and the action being filed appear:

- (a) To arise from the same or a closely related transaction, happening or event; or
- (b) To call for determination of the same or substantially related or similar questions of law and fact; or
- (c) For other reasons would entail substantial duplication of labor if heard by different judges; or
- (d) To involve the same patent, trademark or copyright, and one of the factors identified above in a, b or c is present.

The Notice of Related Case(s) shall also include a brief factual statement setting forth the basis for the attorney's belief that the action qualifies for related case transfer.

The Notice of Related Case also shall be served concurrently with service of the complaint.

L.R. 83-1.3.1.1 Notice in Civil Forfeiture Action When Related Criminal Case has Previously Been Filed. It shall be the responsibility of the parties to promptly file a Notice of Related Cases whenever a criminal case previously filed and a civil forfeiture case later filed:

- (a) arise from the same or a closely related transaction, happening, or event; or
- (b) call for determination of the same or substantially related or similar question of law and fact; or
- (c) involve one or more defendants from the criminal case in common, and would entail substantial duplication of labor if heard by different judges.

In these instances, the proposed transfer order shall be prepared to transfer the civil forfeiture case to the judge assigned to the criminal case.

L.R. 83-1.3.2 Opposition. Any party opposing a related case transfer may, within five (5) days of the service of a notice of Related Case(s) on him, or first appearance, file and serve a short counterstatement setting forth the reasons the action does not qualify for related case transfer.

L.R. 83-1.3.3 *Continuing Duty*. It shall be the continuing duty of the attorney in any case promptly to bring to the attention of the Court, by the filing of a Notice of Related Case(s) pursuant to L.R. 83-1.3, all facts which in the opinion of the attorney or party appear relevant to a determination whether such

action and one or more pending actions should, under the criteria and procedures set forth in L.R. 83-1.3, be heard by the same judge.

L.R. 83-1.4 Notice of Pendency of Other Actions or Proceedings

L.R. 83-1.4.1 Notice. Whenever a civil action filed in or removed to this Court involves all or a material part of the subject matter of an action then pending before the United States Court of Appeals, Bankruptcy Appellate Panel, Bankruptcy Court or any other federal or state court or administrative agency, the attorney shall file a "Notice of Pendency of Other Actions or Proceedings" with the original complaint or petition filed in this Court. The duty imposed by L.R. 83-1.4 continues throughout the time an action is before this Court.

L.R. 83-1.4.2 *Notice - Contents*. The Notice of Pendency of Other Actions or Proceedings shall contain:

- (a) A description sufficient to identify all other actions or proceedings;
- (b) The title of the court or administrative body in which the other actions or

proceedings are pending;

(c) The names of the parties or participants in such other actions or

proceedings;

(d) The names, addresses and telephone numbers of the attorneys in such

actions or proceedings; and

(e) A brief factual statement setting forth the basis for the attorney's belief that the action involves all or a material part of the subject matter of such other actions or proceedings.

L.R. 83-1.4.3 Notice of Petition to the Judicial Panel on Multidistrict Litigation - Duty of Counsel. The attorney shall comply with L.R. 83-1.4 promptly upon learning that an action or proceeding filed in this Court is the subject of or is related to an action which is before the Judicial Panel on Multidistrict Litigation, or which has been transferred by it pursuant to 28 U.S.C. § 1407.

L.R. 83-2.10 Persons Appearing Without an Attorney - Pro Se Litigants

L.R. 83-2.10.1 Corporation, Unincorporated Association, Partnership or Trust. A corporation including a limited liability corporation, a partnership including a limited liability partnership, an unincorporated association, or a trust may not appear in any action or proceeding *pro se*.

- **L.R. 83-2.10.2** Individuals. Any person representing himself or herself without an attorney must appear *pro se* for such purpose. That representation may not be delegated to any other person, including a spouse, parent or other relative, nor to any other party on the same side who is not represented by an attorney. A non-attorney guardian for a minor or an incompetent person must be represented by counsel.
- *L.R.* 83-2.10.3 *Compliance With Federal Rules*. Any person appearing *pro se* will be required to comply with these Local Rules, and with the F.R.Civ.P., F.R.Crim.P., F.R.Evid. and F.R.App.P.
- *L.R.* 83-2.10.4 *Sanctions*. Failure to comply with the rules enumerated in L.R. 83-2.10.3 may be ground for dismissal or judgment by default.
- *L.R.* 83-2.11 *Communications With the Judge*. Attorneys or parties to any action or proceeding shall refrain from writing letters to the judge, making telephone calls to chambers, or otherwise communicating with a judge in a pending matter unless opposing counsel is present. All matters shall be called to a judge's attention by appropriate application or motion filed in compliance with these Local Rules.

F.R.CIV.P. 4 SUMMONS

- (i) Serving the United States and Its Agencies, Corporations, Officers, or Employees.
 - (1) *United States.* To serve the United States, a party must:
 - (A)(i) deliver a copy of the summons and of the complaint to the United States attorney for the district where the action is brought—or to an assistant United States attorney or clerical employee whom the United States attorney designates in a writing filed with the court clerk—or
 - (ii) send a copy of each by registered or certified mail to the civil-process clerk at the United States attorney's office;
 - (B) send a copy of each by registered or certified mail to the Attorney General of the United States at Washington, D.C.; and
 - (C) if the action challenges an order of a non-party agency or officer of the United States, send a copy of each by registered or certified mail to the agency or officer.

LAWYER REFERRAL SERVICES

"The District Court does not endorse or warrant the services provided by any of the below organizations. The information is provided merely as a service to you."

✓ Los Angeles County

Beverly Hills Bar Lawyer Referral & Information Service / 310-553-4022
Burbank Bar Association (Lawyer Referral Service and Legal Aid) / 818-843-0931
El Centro de Accion, Inc. Community Service / 626-792-3148
Glendale Bar Association Lawyer Referral Service / 818-956-1633
Los Angeles County Bar Association Lawyer Referral & Information Service / 213-243-1525
Long Beach Bar Association (Lawyer Referral Service) / 562-988-1122
San Fernando Valley Bar Association Lawyer Referral and Information Service/ 818-340-4529
San Gabriel Valley Lawyer Referral Service / 626-966-5530
Santa Monica Bar Association (Lawyer Referral & Information Service) / 310-581-5163
Southeast District Bar Association (Lawyer Referral Service) / 562-868-6787

✓ Orange County

Orange County Bar Association Lawyer Referral & Information Service / 949-440-6747 Orange County Trial Lawyers (Lawyer Referral Service) / 714-571-5204

✓ Riverside County

Lawyer Referral Service of the Riverside County Bar Assn. / 951-682-7520 or 760-568-5555

✓ San Bernardino County

San Bernardino County Bar Association Lawyer Referral Service / 909-888-6791 San Gabriel Valley Lawyer Referral Service / 626-966-5530 Western San Bernardino County Bar Association (Lawyer Referral Service) / 909-945-2980

✓ Santa Barbara County

Lawyer Referral Service of the Santa Barbara County Bar Association / 805-569-9400

✓ Ventura County

San Fernando Valley Bar Association Lawyer Referral and Information Service/ 818-340-4529 (serves Ventura and San Fernando Valley)
Ventura County Bar Association / 805-650-7599

CV-58 (07/12)

SERVICIOS DE LOCALIZACIÓN DE ABOGADOS

"El Tribunal de Distrito no avala ni garantiza los servicios prestados por cualquiera de las organizaciones que figuran a continuación. Se provee esta información solamente como un servicio al público."

✓ Condado de Los Angeles

Bevery Hills Bar Lawyer Referral & Information Service / 310-553-4022

Servicio de Información y Localización de Abogados del Colegio de Abogados de Beverly Hills

Burbank Bar Association (Lawyer Referral Service and Legal Aid) / 818-843-0931

Colegio de Abogados de Burbank (Servicio de Localización de Abogados y Asistencia Legal)

El Centro de Acción, Inc. Community Service Servicio Comunitario / 626-792-3148

Glendale Bar Association Lawyer Referral Service / 818-956-1633

Servicio de Localización de Abogados del Colegio de Abogados de Glendale

Los Angeles County Bar Association Lawyer Referral & Information Service / 213-243-1525

Servicio de Información y Localización de Abogados del Colegio de Abogados del Condado de Los Angeles

Long Beach Bar Association (Lawyer Referral Service) / 562-988-1122

Colegio de Abogados de Long Beach (Servicio de Localización de Abogados)

San Fernando Valley Bar Association Lawyer Referral & Information Service / 818-340-4529

Servicio de Información y Localización de Abogados del Colegio de Abogados del Valle de San Fernando

San Gabriel Valley Lawyer Referral Service / 626-966-5530

Servicio de Localización de Abogados del Valle de San Gabriel

Santa Monica Bar Association (Lawyer Referral & Information Service) 310-581-5163

Colegio de Abogados de Santa Mónica (Servicio de Información y Localización de Abogados)

Southeast District Bar Association (Lawyer Referral & Information Service) / 562-868-6787

Colegio de Abogados del Distrito Sureste (Servicio de Información y Localización de Abogados)

✓ Condado de Orange

Orange County Bar Association Lawyer Referral & Information Service / 949-440-6747

Servicio de Información y Localización de Abogados del Colegio de Abogados del Condado de Orange

Orange County Trial Lawyers (Lawyer Referral Service) / 714-571-5204

Abogados Judiciales del Condado de Orange (Servicio de Localización de Abogados)

✓ Condado de Riverside

Lawyer Referral Service of the Riverside County Bar Assn. / 951-682-7520 o 760-568-5555

Servicio de Localización de Abogados del Colegio de Abogados del Condado de Riverside

✓ Condado de San Bernardino

San Bernardino County Bar Association Lawyer Referral & Information Service / 909-888-6791

Servicio de Información y Localización de Abogados del Colegio de Abogados del Condado de San Bernardino

San Gabriel Valley Lawyer Referral Service / 626-966-5530

Servicio de Localización de Abogados del Valle de San Gabriel

Western San Bernardino County Bar Association (Lawyer Referral Service) / 909-945-2980

Colegio de Abogados del Condado de San Bernardino Oeste, (Servicio de Localización de Abogados)

✓ Condado de Santa Bárbara

Lawyer Referral Service of the Santa Barbara County Bar Association / 805-569-9400

Servicio de Localización de Abogados del Colegio de Abogados del Condado de Santa Bárbara

✓ Condado de Ventura

San Fernando Valley Bar Association Lawyer Referral & Information Service / 818-340-4529

Servicio de Información y Localización de Abogados del Colegio de Abogados del Valle de San Fernando (En servicio a Ventura y el Valle de San Fernando)

Ventura County Bar Association / 805-650-7599

Colegio de Abogados del Condado de Ventura

UNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM

Authority for Civil Cover Sheet

The CV-71 (JS-44) Civil Cover Sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- I. (a) PLAINTIFFS DEFENDANTS. Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a Government Agency use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official giving both name and title.
 - (b) Attorneys. Enter firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section ("see attachment"). Refer to Local Rules 83-2.7 and 41-6 for further information regarding change of attorney name, address, firm association, phone number, fax number or e-mail address, and dismissal of action for failure of pro se plaintiff to keep Court apprised of current address.
- II. JURISDICTION. The basis of jurisdiction is set forth under Rule 8(a), F.R.C.P., which requires that jurisdiction be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.
 - United States Plaintiff. (1) Jurisdiction is based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here.
 - United States Defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.

Federal Question. (3) This refers to suits under 28 U.S.C. 1331 where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, and act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code take precedence and box 1 or 2 should be marked

Diversity of Citizenship. (4) This refers to suits under 28 U.S.C. 1332 where parties are citizens of different states. When box 4 is checked, the citizenship of the different parties must be checked. (See Section III below) (Federal question actions take precedence over diversity cases.)

- III. RESIDENCE (CITIZENSHIP) OF PRINCIPAL PARTIES. This section of the CV-71(JS-44) is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- IV. ORIGIN. Place an "X" in one of the seven boxes:
 - (1) Original Proceedings. Cases which originate in the United States District Courts.
 - (2) Removed from State Court. Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C. Section 1441. When the petition for removal is granted, check this box.
 - (3) Remanded from Appellate court. Check this box for cases remanded to the district court for further action. Use the date of remand as thefiling date.
 - (4) Reinstated or Reopened. Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date.
 - (5) Transferred from Another District. For cases transferred under Title 28 U.S.C. Section 1404(a). DO NOT use this for within-district transfers or multidistrict litigation transfers. When this box is checked, DO NOT check (6) below.
 - (6) Multidistrict Litigation. Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407. When this box is checked, DO NOT check (5) above.
 - (7) Appeal to District Judge from Magistrate Judge Judgment. Check this box for an appeal from a magistrate judge's decision.
- V. REQUESTED IN COMPLAINT.

Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P.

Demand. In this space enter the dollar amount (in thousands of dollars) being demanded or indicate other demand such as a preliminary injunction. Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.

VI. CAUSE OF ACTION. Report the civil statute directly related to the cause of action and give a brief description of the cause of action. Do not cite jurisdictional statues unless diversity. Example: U.S. Civil Statue: 47 USC 553

Brief Description: Unauthorized reception of cable service

- VII. NATURE OF SUIT. Place an "X" in the appropriate box. MARK ONE BOX ONLY. If the cause of action fits more than one nature of suit, select the one that best describes your cause of action...
- VIII (a) IDENTICAL CASES. Indicate if an identical action has previously been filed and dismissed, remanded or closed. Insert the docket number and judge's name, if applicable.
 - (b) RELATED CASES. This section of the CV-71 (JS-44)) is used to reference related cases, if any. If there are related cases, insert the docket numbers and the corresponding judge's name for each case. Check all boxes that apply.
- IX. VENUE. This section of the CV-71 (JS-44) is used to identify the correct division in which the case will be filed. Indicate the county in this district; state, if other than California; or foreign country where each plaintiff and defendant resides at the time of filing; and where each claim arose in sections (a), (b), and (c), respectively.
 - If the United States government, an agency or employee there of is a plaintiff and/or defendant, place an "X" in the appropriate box(es).
 - In land condemnation cases, use the location of the tract of land involved..
- X. Attorney or party appearing pro per must sign and date this form.

I (a) PLAINTIFFS (Check bo	x if you	are representing yourself [□)	DE	EFENDA	NTS							
(b) Attorneys (Firm Name, A yourself, provide same.)	ddress aı	nd Telephone Number. If y	ou are	representing Att	orneys (I	if Known)							
II. BASIS OF JURISDICTIO	N (Place	e an X in one box only.)		III. CITIZENSHI					•	Only			
				(Place an X in	one box	for plaintiff a	nd one	e for de	efendant.)				
☐ 1 U.S. Government Plaintiff	□ 3	Federal Question (U.S. Government Not a Party))	Citizen of This Stat	e			DEF □ 1	Incorporated or P of Business in thi				DEF □ 4
☐ 2 U.S. Government Defendar	nt □ 4	Diversity (Indicate Citize of Parties in Item III)	enship	Citizen of Another	State	[□ 2	□ 2	Incorporated and of Business in Ar			3 5	□ 5
				Citizen or Subject of	of a Forei	gn Country [□ 3	□ 3	Foreign Nation			1 6	□ 6
IV. ORIGIN (Place an X in or	ne box o	nly.)											
☐ 1 Original ☐ 2 Remove State Control		☐ 3 Remanded from Appellate Court		instated or □ 5 Topened	ransferre	d from anothe	er distr	rict (spe	ecify): 🗆 6 Multi Distr Litiga	ict	7 Appea Judge : Magist	from	
V. REQUESTED IN COMPI	LAINT:	JURY DEMAND: □ Y	es □	No (Check 'Yes' or	nly if den	nanded in com	nplaint	t.)					
CLASS ACTION under F.R.O	C.P. 23:	□ Yes □ No		□МО	NEY DE	EMANDED II	N CO	MPLA	AINT: \$				
VI. CAUSE OF ACTION (Ci	te the U.	S. Civil Statute under which	ch you	are filing and write a	brief sta	tement of caus	se. De	o not ci	ite jurisdictional sta	atutes unle	ess divers	sity.)	
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FOR OFFICE USE ONLY: Case Number:

AFTER COMPLETING THE FRONT SIDE OF FORM CV-71, COMPLETE THE INFORMATION REQUESTED BELOW.

VIII(a). IDENTICAL CASES: Has If yes, list case number(s):		•	d dismissed, remanded or closed? □ No □ Yes
VIII(b). RELATED CASES: Have If yes, list case number(s):	•	•	t are related to the present case? ☐ No ☐ Yes
□ B. (□ C. I	Arise from the same Call for determination For other reasons wo	or closely related transaction on of the same or substantiall ould entail substantial duplica	ns, happenings, or events; or by related or similar questions of law and fact; or ation of labor if heard by different judges; or and one of the factors identified above in a, b or c also is present.
IX. VENUE: (When completing the	following information	on, use an additional sheet if	necessary.)
			f other than California; or Foreign Country, in which EACH named plaintiff resides. this box is checked, go to item (b).
County in this District:*			California County outside of this District; State, if other than California; or Foreign Country
			f other than California; or Foreign Country, in which EACH named defendant resides. If this box is checked, go to item (c).
County in this District:*			California County outside of this District; State, if other than California; or Foreign Country
(c) List the County in this District; C Note: In land condemnation ca	•		f other than California; or Foreign Country, in which EACH claim arose.
County in this District:*			California County outside of this District; State, if other than California; or Foreign Country
* Los Angeles, Orange, San Bernar Note: In land condemnation cases, us			San Luis Obispo Counties
X. SIGNATURE OF ATTORNEY (OR PRO PER):		Date
or other papers as required by law	7. This form, approv	ed by the Judicial Conference	mation contained herein neither replace nor supplement the filing and service of pleadings e of the United States in September 1974, is required pursuant to Local Rule 3-1 is not filed ing the civil docket sheet. (For more detailed instructions, see separate instructions sheet.)
Key to Statistical codes relating to So	·		
Nature of Suit Code	Abbreviation	Substantive Statement of	Cause of Action
861	HIA		ance benefits (Medicare) under Title 18, Part A, of the Social Security Act, as amended. spitals, skilled nursing facilities, etc., for certification as providers of services under the (FF(b))
862	BL	All claims for "Black Lung (30 U.S.C. 923)	g" benefits under Title 4, Part B, of the Federal Coal Mine Health and Safety Act of 1969.
863	DIWC		workers for disability insurance benefits under Title 2 of the Social Security Act, as iled for child's insurance benefits based on disability. (42 U.S.C. 405(g))
863	DIWW	All claims filed for widow Act, as amended. (42 U.S.	s or widowers insurance benefits based on disability under Title 2 of the Social Security .C. $405(g)$)
864	SSID	All claims for supplementa Act, as amended.	al security income payments based upon disability filed under Title 16 of the Social Security

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All claims for retirement (old age) and survivors benefits under Title 2 of the Social Security Act, as amended. (42

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U.S.C. (g))

I (a) PLAINTIFFS (Check bo	x if you	are representing yourself [□)	DE	EFENDA	NTS							
(b) Attorneys (Firm Name, A yourself, provide same.)	ddress aı	nd Telephone Number. If y	ou are	representing Att	orneys (I	if Known)							
II. BASIS OF JURISDICTIO	N (Place	e an X in one box only.)		III. CITIZENSHI					•	Only			
				(Place an X in	one box	for plaintiff a	nd one	e for de	efendant.)				
☐ 1 U.S. Government Plaintiff	□ 3	Federal Question (U.S. Government Not a Party))	Citizen of This Stat	e			DEF □ 1	Incorporated or P of Business in thi				DEF □ 4
☐ 2 U.S. Government Defendar	nt □ 4	Diversity (Indicate Citize of Parties in Item III)	enship	Citizen of Another	State	[□ 2	□ 2	Incorporated and of Business in Ar			3 5	□ 5
				Citizen or Subject of	of a Forei	gn Country [□ 3	□ 3	Foreign Nation			1 6	□ 6
IV. ORIGIN (Place an X in or	ne box o	nly.)											
☐ 1 Original ☐ 2 Remove State Control		☐ 3 Remanded from Appellate Court		instated or □ 5 Topened	ransferre	d from anothe	er distr	rict (spe	ecify): 🗆 6 Multi Distr Litiga	ict	7 Appea Judge : Magist	from	
V. REQUESTED IN COMPI	LAINT:	JURY DEMAND: □ Y	es □	No (Check 'Yes' or	nly if den	nanded in com	nplaint	t.)					
CLASS ACTION under F.R.O	C.P. 23:	□ Yes □ No		□МО	NEY DE	EMANDED II	N CO	MPLA	AINT: \$				
VI. CAUSE OF ACTION (Ci	te the U.	S. Civil Statute under which	ch you	are filing and write a	brief sta	tement of caus	se. De	o not ci	ite jurisdictional sta	atutes unle	ess divers	sity.)	
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VII. NATURE OF SUIT (Pla	ce an X	in one box only.)											
·	ce an X	•		TORTS							LABO		
VII. NATURE OF SUIT (Pla OTHER STATUTES □ 400 State Reapportionment		in one box only.) CONTRACT Insurance	PEI	TORTS RSONAL INJURY	P	TORTS		I	PRISONER PETITIONS	□ 710 F	LABOI Fair Labo	R	ıdards
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FOR OFFICE USE ONLY: Case Number:

AFTER COMPLETING THE FRONT SIDE OF FORM CV-71, COMPLETE THE INFORMATION REQUESTED BELOW.

VIII(a). IDENTICAL CASES: Has If yes, list case number(s):		•	d dismissed, remanded or closed? □ No □ Yes
VIII(b). RELATED CASES: Have If yes, list case number(s):	•	•	t are related to the present case? ☐ No ☐ Yes
□ B. (□ C. I	Arise from the same Call for determination For other reasons wo	or closely related transaction on of the same or substantiall ould entail substantial duplica	ns, happenings, or events; or by related or similar questions of law and fact; or ation of labor if heard by different judges; or and one of the factors identified above in a, b or c also is present.
IX. VENUE: (When completing the	following information	on, use an additional sheet if	necessary.)
			f other than California; or Foreign Country, in which EACH named plaintiff resides. this box is checked, go to item (b).
County in this District:*			California County outside of this District; State, if other than California; or Foreign Country
			f other than California; or Foreign Country, in which EACH named defendant resides. If this box is checked, go to item (c).
County in this District:*			California County outside of this District; State, if other than California; or Foreign Country
(c) List the County in this District; C Note: In land condemnation ca	•		f other than California; or Foreign Country, in which EACH claim arose.
County in this District:*			California County outside of this District; State, if other than California; or Foreign Country
* Los Angeles, Orange, San Bernar Note: In land condemnation cases, us			San Luis Obispo Counties
X. SIGNATURE OF ATTORNEY (OR PRO PER):		Date
or other papers as required by law	7. This form, approv	ed by the Judicial Conference	mation contained herein neither replace nor supplement the filing and service of pleadings e of the United States in September 1974, is required pursuant to Local Rule 3-1 is not filed ing the civil docket sheet. (For more detailed instructions, see separate instructions sheet.)
Key to Statistical codes relating to So	·		
Nature of Suit Code	Abbreviation	Substantive Statement of	Cause of Action
861	HIA		ance benefits (Medicare) under Title 18, Part A, of the Social Security Act, as amended. spitals, skilled nursing facilities, etc., for certification as providers of services under the (FF(b))
862	BL	All claims for "Black Lung (30 U.S.C. 923)	g" benefits under Title 4, Part B, of the Federal Coal Mine Health and Safety Act of 1969.
863	DIWC		workers for disability insurance benefits under Title 2 of the Social Security Act, as iled for child's insurance benefits based on disability. (42 U.S.C. 405(g))
863	DIWW	All claims filed for widow Act, as amended. (42 U.S.	s or widowers insurance benefits based on disability under Title 2 of the Social Security .C. $405(g)$)
864	SSID	All claims for supplementa Act, as amended.	al security income payments based upon disability filed under Title 16 of the Social Security

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All claims for retirement (old age) and survivors benefits under Title 2 of the Social Security Act, as amended. (42

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U.S.C. (g))

I (a) PLAINTIFFS (Check bo	x if you	are representing yourself [□)	DE	EFENDA	NTS							
(b) Attorneys (Firm Name, A yourself, provide same.)	ddress aı	nd Telephone Number. If y	ou are	representing Att	orneys (I	if Known)							
II. BASIS OF JURISDICTIO	N (Place	e an X in one box only.)		III. CITIZENSHI					•	Only			
				(Place an X in	one box	for plaintiff a	nd one	e for de	efendant.)				
☐ 1 U.S. Government Plaintiff	□ 3	Federal Question (U.S. Government Not a Party))	Citizen of This Stat	e			DEF □ 1	Incorporated or P of Business in thi				DEF □ 4
☐ 2 U.S. Government Defendar	nt □ 4	Diversity (Indicate Citize of Parties in Item III)	enship	Citizen of Another	State	[□ 2	□ 2	Incorporated and of Business in Ar			3 5	□ 5
				Citizen or Subject of	of a Forei	gn Country [□ 3	□ 3	Foreign Nation			1 6	□ 6
IV. ORIGIN (Place an X in or	ne box o	nly.)											
☐ 1 Original ☐ 2 Remove State Control		☐ 3 Remanded from Appellate Court		instated or □ 5 Topened	ransferre	d from anothe	er distr	rict (spe	ecify): 🗆 6 Multi Distr Litiga	ict	7 Appea Judge : Magist	from	
V. REQUESTED IN COMPI	LAINT:	JURY DEMAND: □ Y	es □	No (Check 'Yes' or	nly if den	nanded in com	nplaint	t.)					
CLASS ACTION under F.R.O	C.P. 23:	□ Yes □ No		□МО	NEY DE	EMANDED II	N CO	MPLA	AINT: \$				
VI. CAUSE OF ACTION (Ci	te the U.	S. Civil Statute under which	ch you	are filing and write a	brief sta	tement of caus	se. Do	o not ci	ite jurisdictional sta	atutes unle	ess divers	sity.)	
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VII. NATURE OF SUIT (Pla	ce an X	in one box only.)											
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FOR OFFICE USE ONLY: Case Number:

AFTER COMPLETING THE FRONT SIDE OF FORM CV-71, COMPLETE THE INFORMATION REQUESTED BELOW.

VIII(a). IDENTICAL CASES: Has If yes, list case number(s):		•	d dismissed, remanded or closed? □ No □ Yes
VIII(b). RELATED CASES: Have If yes, list case number(s):	•	•	t are related to the present case? ☐ No ☐ Yes
□ B. (□ C. I	Arise from the same Call for determination For other reasons wo	or closely related transaction on of the same or substantiall ould entail substantial duplica	ns, happenings, or events; or by related or similar questions of law and fact; or ation of labor if heard by different judges; or and one of the factors identified above in a, b or c also is present.
IX. VENUE: (When completing the	following information	on, use an additional sheet if	necessary.)
			f other than California; or Foreign Country, in which EACH named plaintiff resides. this box is checked, go to item (b).
County in this District:*			California County outside of this District; State, if other than California; or Foreign Country
			f other than California; or Foreign Country, in which EACH named defendant resides. If this box is checked, go to item (c).
County in this District:*			California County outside of this District; State, if other than California; or Foreign Country
(c) List the County in this District; C Note: In land condemnation ca	•		f other than California; or Foreign Country, in which EACH claim arose.
County in this District:*			California County outside of this District; State, if other than California; or Foreign Country
* Los Angeles, Orange, San Bernar Note: In land condemnation cases, us			San Luis Obispo Counties
X. SIGNATURE OF ATTORNEY (OR PRO PER):		Date
or other papers as required by law	7. This form, approv	ed by the Judicial Conference	mation contained herein neither replace nor supplement the filing and service of pleadings e of the United States in September 1974, is required pursuant to Local Rule 3-1 is not filed ing the civil docket sheet. (For more detailed instructions, see separate instructions sheet.)
Key to Statistical codes relating to So	·		
Nature of Suit Code	Abbreviation	Substantive Statement of	Cause of Action
861	HIA		ance benefits (Medicare) under Title 18, Part A, of the Social Security Act, as amended. spitals, skilled nursing facilities, etc., for certification as providers of services under the (FF(b))
862	BL	All claims for "Black Lung (30 U.S.C. 923)	g" benefits under Title 4, Part B, of the Federal Coal Mine Health and Safety Act of 1969.
863	DIWC		workers for disability insurance benefits under Title 2 of the Social Security Act, as iled for child's insurance benefits based on disability. (42 U.S.C. 405(g))
863	DIWW	All claims filed for widow Act, as amended. (42 U.S.	s or widowers insurance benefits based on disability under Title 2 of the Social Security .C. $405(g)$)
864	SSID	All claims for supplementa Act, as amended.	al security income payments based upon disability filed under Title 16 of the Social Security

CV-71 (05/08) CIVIL COVER SHEET Page 2 of 2

All claims for retirement (old age) and survivors benefits under Title 2 of the Social Security Act, as amended. (42

865

RSI

U.S.C. (g))

NAME, ADDRESS & TELEPHONE NUMBER OF ATTORNE DEFENDANT IF PLAINTIFF OR DEFENDANT IS PRO PER		
ATTORNEYS FOR:		
		DISTRICT COURT CT OF CALIFORNIA
		CASE NUMBER:
v.	Plaintiff(s),	
v.		CERTIFICATION AND NOTICE OF INTERESTED PARTIES
	Defendant(s)	(Local Rule 7.1-1)
TO: THE COURT AND ALL PA	ARTIES APPEARING O	F RECORD:
	ertifies that the followi ase. These representat	ing listed party (or parties) may have a direct, pecuniary tions are made to enable the Court to evaluate possible essary.)
PARTY		CONNECTION
(List the na	ames of all such parties and	identify their connection and interest.)
Date	Sign	
	Attorney of	record for or party appearing in pro per

NAME, ADDRESS & TELEPHONE NUMBER OF ATTORNE DEFENDANT IF PLAINTIFF OR DEFENDANT IS PRO PER		
ATTORNEYS FOR:		
		DISTRICT COURT CT OF CALIFORNIA
		CASE NUMBER:
v.	Plaintiff(s),	
v.		CERTIFICATION AND NOTICE OF INTERESTED PARTIES
	Defendant(s)	(Local Rule 7.1-1)
TO: THE COURT AND ALL PA	ARTIES APPEARING O	F RECORD:
	ertifies that the followi ase. These representat	ing listed party (or parties) may have a direct, pecuniary tions are made to enable the Court to evaluate possible essary.)
PARTY		CONNECTION
(List the na	ames of all such parties and	identify their connection and interest.)
Date	Sign	
	Attorney of	record for or party appearing in pro per

NAME, ADDRESS & TELEPHONE NUMBER OF ATTORNE DEFENDANT IF PLAINTIFF OR DEFENDANT IS PRO PER		
ATTORNEYS FOR:		
		DISTRICT COURT CT OF CALIFORNIA
		CASE NUMBER:
v.	Plaintiff(s),	
v.		CERTIFICATION AND NOTICE OF INTERESTED PARTIES
	Defendant(s)	(Local Rule 7.1-1)
TO: THE COURT AND ALL PA	ARTIES APPEARING O	F RECORD:
	ertifies that the followi ase. These representat	ing listed party (or parties) may have a direct, pecuniary tions are made to enable the Court to evaluate possible essary.)
PARTY		CONNECTION
(List the na	ames of all such parties and	identify their connection and interest.)
Date	Sign	
	Attorney of	record for or party appearing in pro per

Name:		
Phone:		
Fax:		
In Pro Per		
	IINITED STATES	DISTRICT COURT
		CT OF CALIFORNIA
		CASE NUMBER:
	Plaintiff v.	To be supplied by the Clerk of The United States District Court
	Defendant(s).	

Name:		
Phone:		
Fax:		
In Pro Per		
	IINITED STATES	DISTRICT COURT
		CT OF CALIFORNIA
		CASE NUMBER:
	Plaintiff v.	To be supplied by the Clerk of The United States District Court
	Defendant(s).	

Name:		
Phone:		
Fax:		
In Pro Per		
	IINITED STATES	DISTRICT COURT
		CT OF CALIFORNIA
		CASE NUMBER:
	Plaintiff v.	To be supplied by the Clerk of The United States District Court
	Defendant(s).	

Name:			
Address:			
Phone:			
Fax:			
In Pro Per			
		DISTRICT COURT	
CEN	I KAL DISTRIC	CT OF CALIFORNIA CASE NUMBER:	
		6.162.116.1132.11	
	Plaintiff		
v.			
	7. 0. 1		
	Defendant(s).		

Name:			
Address:			
Phone:			
Fax:			
In Pro Per			
		DISTRICT COURT	
CEN	I KAL DISTRIC	CT OF CALIFORNIA CASE NUMBER:	
		6.162.116.1132.11	
	Plaintiff		
v.			
	7. 0. 1		
	Defendant(s).		

Name:			
Fax:			
In Pro Per			
		DISTRICT COURT	
	CENTRAL DISTRIC	CT OF CALIFORNIA	
		CASE NUMBER:	
	Plaintiff		
	V.		
	Defendant(s).		

	UNITED STATES I CENTRAL DISTRIC	
		CASE NUMBER
	PLAINTIFF(S)	
	v.	
		SUMMONS
	DEFENDANT(S).	
TO:	DEFENDANT(S):	
	A lawsuit has been filed against you.	
	W	
must s	within days after service of this summore serve on the plaintiff an answer to the attached \square c	as on you (not counting the day you received it), you complaint □ amended complaint
□ cou	interclaim cross-claim or a motion under Rule 1	2 of the Federal Rules of Civil Procedure. The answer
or mo	tion must be served on the plaintiff's attorney,	, whose address is If you fail to do so,
		relief demanded in the complaint. You also must file
your a	answer or motion with the court.	
		Clerk, U.S. District Court
Da	ated:	By: Deputy Clerk
		Deputy Clerk
		(Seal of the Court)

[Use 60 days if the defendant is the United States or a United States agency, or is an officer or employee of the United States. Allowed 60 days by Rule 12(a)(3)].

CV-01A (12/07) SUMMONS

	UNITED STATES I CENTRAL DISTRIC	
		CASE NUMBER
	PLAINTIFF(S)	
	v.	
		SUMMONS
	DEFENDANT(S).	
TO:	DEFENDANT(S):	
	A lawsuit has been filed against you.	
	W	
must s	within days after service of this summore serve on the plaintiff an answer to the attached \square c	as on you (not counting the day you received it), you complaint □ amended complaint
□ cou	interclaim cross-claim or a motion under Rule 1	2 of the Federal Rules of Civil Procedure. The answer
or mo	tion must be served on the plaintiff's attorney,	, whose address is If you fail to do so,
		relief demanded in the complaint. You also must file
your a	answer or motion with the court.	
		Clerk, U.S. District Court
Da	ated:	By: Deputy Clerk
		Deputy Clerk
		(Seal of the Court)

[Use 60 days if the defendant is the United States or a United States agency, or is an officer or employee of the United States. Allowed 60 days by Rule 12(a)(3)].

CV-01A (12/07) SUMMONS

	UNITED STATES I CENTRAL DISTRIC	
		CASE NUMBER
	PLAINTIFF(S)	
	v.	
		SUMMONS
	DEFENDANT(S).	
TO:	DEFENDANT(S):	
	A lawsuit has been filed against you.	
	W	
must s	within days after service of this summore serve on the plaintiff an answer to the attached \square c	as on you (not counting the day you received it), you complaint □ amended complaint
□ cou	interclaim cross-claim or a motion under Rule 1	2 of the Federal Rules of Civil Procedure. The answer
or mo	tion must be served on the plaintiff's attorney,	, whose address is If you fail to do so,
		relief demanded in the complaint. You also must file
your a	answer or motion with the court.	
		Clerk, U.S. District Court
Da	ated:	By: Deputy Clerk
		Deputy Clerk
		(Seal of the Court)

[Use 60 days if the defendant is the United States or a United States agency, or is an officer or employee of the United States. Allowed 60 days by Rule 12(a)(3)].

CV-01A (12/07) SUMMONS

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/PETITIONER:	CASE NUMBER:
DEFENDANT/RESPONDENT:	
PROOF OF SERVICE OF SUMMONS	Ref. No. or File No.:
TROOF OF GENTION OF GOMINIONG	
(Separate proof of service is required for each party	served.)
1. At the time of service I was at least 18 years of age and not a party to this action.	
2. I served copies of:	
a. summons	
b. complaint	
c. Alternative Dispute Resolution (ADR) package	
d. Civil Case Cover Sheet (served in complex cases only)	
e. cross-complaint	
f. other (specify documents):	
3. a. Party served (specify name of party as shown on documents served):	
b. Person (other than the party in item 3a) served on behalf of an entity or as under item 5b on whom substituted service was made) (specify name and item)	an authorized agent (and not a person
under item 30 on whom substituted service was made; (specify hame and t	elationship to the party harned in term sej.
4. Address where the party was served:	
Control of the contro	
5. I served the party (check proper box)	O to the party or names outboring to
a by personal service. I personally delivered the documents listed in item receive service of process for the party (1) on (date):	(2) at (time):
b. by substituted service. On (date): at (time):	I left the documents listed in item 2 with or
in the presence of (name and title or relationship to person indicated in ite	
(1) (business) a person at least 18 years of age apparently in cha	arge at the office or usual place of business
of the person to be served. I informed him or her of the general	
(2) (home) a competent member of the household (at least 18 ye place of abode of the party. I informed him or her of the general	
(3) (physical address unknown) a person at least 18 years of address of the person to be served, other than a United States him or her of the general nature of the papers.	
(4) I thereafter mailed (by first-class, postage prepaid) copies of the	ne documents to the person to be served
at the place where the copies were left (Code Civ. Proc., § 41	5.20). I mailed the documents on
(date): from (city): or	
(5) attach a declaration of diligence stating actions taken first	to attempt personal service.

	PLAINTIF	PETITIONER:		CASE NUMBER:
L	FENDANT/F	RESPONDENT:		
		COF OND LIVE.		
5.	c	by mail and acknowledgment of receipt of service. I address shown in item 4, by first-class mail, postage pre		s listed in item 2 to the party, to the
		(1) on (date):	(2) from (city):	
		(3) with two copies of the Notice and Acknowledge to me. (Attach completed Notice and Acknowledge to an address outside California with return recommendations.	vledgement of Receip	t.) (Code Civ. Proc., § 415.30.)
	d	by other means (specify means of service and authorize	ring code section):	
c	The Phletic	Additional page describing service is attached.	ad as fallaum	
6.	a.	ee to the Person Served" (on the summons) was completed as an individual defendant.	ed as follows:	
	b. 🗀	as the person sued under the fictitious name of (specify) <i>:</i>	
	c	as occupant.		
	d	On behalf of (specify):		
		under the following Code of Civil Procedure section:		
		416.10 (corporation) 416.20 (defunct corporation)	415.95 (busine 416.60 (minor)	ss organization, form unknown)
		416.30 (joint stock company/association)	416.70 (ward o	r conservatee)
		416.40 (association or partnership)	416.90 (authori	
		416.50 (public entity)	415.46 (occupa	int)
7.	Person w	ho served papers	U other:	
•	a. Name			
	b. Addre	ss:		
	c. Teleph	one number:		
	d. The fe	e for service was: \$		
	e. I am:			
	(1) [(2) [(3) [not a registered California process server. exempt from registration under Business and Profes a registered California process server: (i) owner employee indepen (ii) Registration No.: (iii) County:	ssions Code section 2	2350(b).
8.	I de	eclare under penalty of perjury under the laws of the Stat	e of California that the	e foregoing is true and correct.
	or			
9.	l a	n a California sheriff or marshal and I certify that the fo	pregoing is true and co	orrect.
Dat	te:			
			•	
-	(NAME OF	PERSON WHO SERVED PAPERS/SHERIFF OR MARSHAL)	<u>*</u> .	(SIGNATURE)

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/PETITIONER:	CASE NUMBER:
DEFENDANT/RESPONDENT:	
PROOF OF SERVICE OF SUMMONS	Ref. No. or File No.:
TROOF OF GENTION OF GOMINIONG	
(Separate proof of service is required for each party	served.)
1. At the time of service I was at least 18 years of age and not a party to this action.	
2. I served copies of:	
a. summons	
b. complaint	
c. Alternative Dispute Resolution (ADR) package	
d. Civil Case Cover Sheet (served in complex cases only)	
e. cross-complaint	
f. other (specify documents):	
3. a. Party served (specify name of party as shown on documents served):	
b. Person (other than the party in item 3a) served on behalf of an entity or as under item 5b on whom substituted service was made) (specify name and item)	an authorized agent (and not a person
under item 30 on whom substituted service was made; (specify hame and t	elationship to the party harned in term sej.
4. Address where the party was served:	
Control of the contro	
5. I served the party (check proper box)	O to the party or names outboring to
a by personal service. I personally delivered the documents listed in item receive service of process for the party (1) on (date):	(2) at (time):
b. by substituted service. On (date): at (time):	I left the documents listed in item 2 with or
in the presence of (name and title or relationship to person indicated in ite	
(1) (business) a person at least 18 years of age apparently in cha	arge at the office or usual place of business
of the person to be served. I informed him or her of the general	
(2) (home) a competent member of the household (at least 18 ye place of abode of the party. I informed him or her of the general	
(3) (physical address unknown) a person at least 18 years of address of the person to be served, other than a United States him or her of the general nature of the papers.	
(4) I thereafter mailed (by first-class, postage prepaid) copies of the	ne documents to the person to be served
at the place where the copies were left (Code Civ. Proc., § 41	5.20). I mailed the documents on
(date): from (city): or	
(5) attach a declaration of diligence stating actions taken first	to attempt personal service.

	PLAINTIF	PETITIONER:		CASE NUMBER:
L	FENDANT/F	RESPONDENT:		
		COF OND LIVE.		
5.	c	by mail and acknowledgment of receipt of service. I address shown in item 4, by first-class mail, postage pre		s listed in item 2 to the party, to the
		(1) on (date):	(2) from (city):	
		(3) with two copies of the Notice and Acknowledge to me. (Attach completed Notice and Acknowledge to an address outside California with return recommendations.	vledgement of Receip	t.) (Code Civ. Proc., § 415.30.)
	d	by other means (specify means of service and authorize	ring code section):	
c	The Phletic	Additional page describing service is attached.	ad as fallaum	
6.	a.	ee to the Person Served" (on the summons) was completed as an individual defendant.	ed as follows:	
	b. 🗀	as the person sued under the fictitious name of (specify) <i>:</i>	
	c	as occupant.		
	d	On behalf of (specify):		
		under the following Code of Civil Procedure section:		
		416.10 (corporation) 416.20 (defunct corporation)	415.95 (busine 416.60 (minor)	ss organization, form unknown)
		416.30 (joint stock company/association)	416.70 (ward o	r conservatee)
		416.40 (association or partnership)	416.90 (authori	
		416.50 (public entity)	415.46 (occupa	int)
7.	Person w	ho served papers	U other:	
•	a. Name			
	b. Addre	ss:		
	c. Teleph	one number:		
	d. The fe	e for service was: \$		
	e. I am:			
	(1) [(2) [(3) [not a registered California process server. exempt from registration under Business and Profes a registered California process server: (i) owner employee indepen (ii) Registration No.: (iii) County:	ssions Code section 2	2350(b).
8.	I de	eclare under penalty of perjury under the laws of the Stat	e of California that the	e foregoing is true and correct.
	or			
9.	l a	n a California sheriff or marshal and I certify that the fo	pregoing is true and co	orrect.
Dat	te:			
			•	
-	(NAME OF	PERSON WHO SERVED PAPERS/SHERIFF OR MARSHAL)	<u>*</u> .	(SIGNATURE)

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/PETITIONER:	CASE NUMBER:
DEFENDANT/RESPONDENT:	
PROOF OF SERVICE OF SUMMONS	Ref. No. or File No.:
TROOF OF GENTION OF GOMINIONG	
(Separate proof of service is required for each party	served.)
1. At the time of service I was at least 18 years of age and not a party to this action.	
2. I served copies of:	
a. summons	
b. complaint	
c. Alternative Dispute Resolution (ADR) package	
d. Civil Case Cover Sheet (served in complex cases only)	
e. cross-complaint	
f. other (specify documents):	
3. a. Party served (specify name of party as shown on documents served):	
b. Person (other than the party in item 3a) served on behalf of an entity or as under item 5b on whom substituted service was made) (specify name and item)	an authorized agent (and not a person
under item 30 on whom substituted service was made; (specify hame and t	elationship to the party harned in term sej.
4. Address where the party was served:	
Control of the contro	
5. I served the party (check proper box)	O to the party or names outboring to
a by personal service. I personally delivered the documents listed in item receive service of process for the party (1) on (date):	(2) at (time):
b. by substituted service. On (date): at (time):	I left the documents listed in item 2 with or
in the presence of (name and title or relationship to person indicated in ite	
(1) (business) a person at least 18 years of age apparently in cha	arge at the office or usual place of business
of the person to be served. I informed him or her of the general	
(2) (home) a competent member of the household (at least 18 ye place of abode of the party. I informed him or her of the general	
(3) (physical address unknown) a person at least 18 years of address of the person to be served, other than a United States him or her of the general nature of the papers.	
(4) I thereafter mailed (by first-class, postage prepaid) copies of the	ne documents to the person to be served
at the place where the copies were left (Code Civ. Proc., § 41	5.20). I mailed the documents on
(date): from (city): or	
(5) attach a declaration of diligence stating actions taken first	to attempt personal service.

	PLAINTIF	PETITIONER:		CASE NUMBER:
L	FENDANT/F	RESPONDENT:		
		COF OND LIVE.		
5.	c	by mail and acknowledgment of receipt of service. I address shown in item 4, by first-class mail, postage pre		s listed in item 2 to the party, to the
		(1) on (date):	(2) from (city):	
		(3) with two copies of the Notice and Acknowledge to me. (Attach completed Notice and Acknowledge to an address outside California with return recommendations.	vledgement of Receip	t.) (Code Civ. Proc., § 415.30.)
	d	by other means (specify means of service and authorize	ring code section):	
c	The Phletic	Additional page describing service is attached.	ad as fallaum	
6.	a.	ee to the Person Served" (on the summons) was completed as an individual defendant.	ed as follows:	
	b. 🗀	as the person sued under the fictitious name of (specify) <i>:</i>	
	c	as occupant.		
	d	On behalf of (specify):		
		under the following Code of Civil Procedure section:		
		416.10 (corporation) 416.20 (defunct corporation)	415.95 (busine 416.60 (minor)	ss organization, form unknown)
		416.30 (joint stock company/association)	416.70 (ward o	r conservatee)
		416.40 (association or partnership)	416.90 (authori	
		416.50 (public entity)	415.46 (occupa	int)
7.	Person w	ho served papers	U other:	
•	a. Name			
	b. Addre	ss:		
	c. Teleph	one number:		
	d. The fe	e for service was: \$		
	e. I am:			
	(1) [(2) [(3) [not a registered California process server. exempt from registration under Business and Profes a registered California process server: (i) owner employee indepen (ii) Registration No.: (iii) County:	ssions Code section 2	2350(b).
8.	I de	eclare under penalty of perjury under the laws of the Stat	e of California that the	e foregoing is true and correct.
	or			
9.	l a	n a California sheriff or marshal and I certify that the fo	pregoing is true and co	orrect.
Dat	te:			
			•	
-	(NAME OF	PERSON WHO SERVED PAPERS/SHERIFF OR MARSHAL)	<u>*</u> .	(SIGNATURE)

United States District Court

for the

)
))
V.) Civil Action No.
)
Defendant)
SUMMONS	IN A CIVIL ACTION
To: (Defendant's name and address)	
A lawsuit has been filed against you.	
are the United States or a United States agency, or an of P. 12 (a)(2) or (3) — you must serve on the plaintiff an	n you (not counting the day you received it) — or 60 days if you fficer or employee of the United States described in Fed. R. Civ. answer to the attached complaint or a motion under Rule 12 of otion must be served on the plaintiff or plaintiff's attorney,
If you fail to respond, judgment by default will You also must file your answer or motion with the cour	be entered against you for the relief demanded in the complaint. t.
	CLERK OF COURT
_	
Date:	Signature of Clerk or Deputy Clerk

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

	This summons for (nan	ne of individual and title, if any)			
was re	ceived by me on (date)				
	☐ I personally served	the summons on the individu	ual at (place)		
	-		on (date)	; or	
	☐ I left the summons	at the individual's residence	or usual place of abode with (name)		
		, a pers	on of suitable age and discretion who resid	les there	·,
	on (date)	, and mailed a copy	to the individual's last known address; or		
	☐ I served the summo	ons on (name of individual)			, who is
	designated by law to a	accept service of process on t	pehalf of (name of organization)		_
			on (date)	; or	
	☐ I returned the sumr	mons unexecuted because			; or
	☐ Other (<i>specify</i>):				
	My fees are \$	for travel and \$	for services, for a total of \$		
	I declare under penalty	y of perjury that this information	tion is true.		
Date:			Server's signature		
			Server's signature		
			Printed name and title		
			Server's address		
			Derver a dudress		

Additional information regarding attempted service, etc:

United States District Court

for the

)
	·)
v.) Civil Action No.
	,) -
Defendant)
SUMMONS	IN A CIVIL ACTION
To: (Defendant's name and address)	
A lawsuit has been filed against you.	
are the United States or a United States agency, or an o P. 12 (a)(2) or (3) — you must serve on the plaintiff an	on you (not counting the day you received it) — or 60 days if you officer or employee of the United States described in Fed. R. Civ. answer to the attached complaint or a motion under Rule 12 of notion must be served on the plaintiff or plaintiff's attorney,
If you fail to respond, judgment by default will You also must file your answer or motion with the coun	be entered against you for the relief demanded in the complaint. rt.
	CLERK OF COURT
Date:	
Date:	Signature of Clerk or Deputy Clerk

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

	This summons for (name	ne of individual and title, if any)			
was rec	ceived by me on (date)				
	☐ I personally served	the summons on the individ	ual at (place)		
			on (date)	; or	
	☐ I left the summons a	at the individual's residence	or usual place of abode with (name)		
		, a pers	son of suitable age and discretion who resid	les there	,
	on (date)	, and mailed a copy	to the individual's last known address; or		
	☐ I served the summo	ons on (name of individual)			, who is
	designated by law to a	accept service of process on l	behalf of (name of organization)		_
			on (date)	; or	
	☐ I returned the summ	nons unexecuted because			; or
	☐ Other (<i>specify</i>):				
	My fees are \$	for travel and \$	for services, for a total of \$		
	I declare under penalty	of perjury that this informa	tion is true.		
Date:			Server's signature		
			Server's signature		
			Printed name and title		
			Server's address		

Additional information regarding attempted service, etc:

United States District Court

for the

)
	·)
v.) Civil Action No.
	,) -
Defendant)
SUMMONS	IN A CIVIL ACTION
To: (Defendant's name and address)	
A lawsuit has been filed against you.	
are the United States or a United States agency, or an o P. 12 (a)(2) or (3) — you must serve on the plaintiff an	on you (not counting the day you received it) — or 60 days if you officer or employee of the United States described in Fed. R. Civ. answer to the attached complaint or a motion under Rule 12 of notion must be served on the plaintiff or plaintiff's attorney,
If you fail to respond, judgment by default will You also must file your answer or motion with the coun	be entered against you for the relief demanded in the complaint. rt.
	CLERK OF COURT
Date:	
Date:	Signature of Clerk or Deputy Clerk

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

	This summons for (name	ne of individual and title, if any)			
was rec	ceived by me on (date)				
	☐ I personally served	the summons on the individ	ual at (place)		
			on (date)	; or	
	☐ I left the summons a	at the individual's residence	or usual place of abode with (name)		
		, a pers	son of suitable age and discretion who resid	les there	,
	on (date)	, and mailed a copy	to the individual's last known address; or		
	☐ I served the summo	ons on (name of individual)			, who is
	designated by law to a	accept service of process on l	behalf of (name of organization)		_
			on (date)	; or	
	☐ I returned the summ	nons unexecuted because			; or
	☐ Other (<i>specify</i>):				
	My fees are \$	for travel and \$	for services, for a total of \$		
	I declare under penalty	of perjury that this informa	tion is true.		
Date:			Server's signature		
			Server's signature		
			Printed name and title		
			Server's address		

Additional information regarding attempted service, etc:

UNITED STATE CENTRAL DISTE			
	CASE NU	MBER	
PLAINTIFF/PETITIONE	R,		
v.		REQUEST TO PROCE	
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