		THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER.				E3-130
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number and addre	ess):			FOR COURT	USE ONLY	
ROBERT V. MC KENDRICK/BAR NO. 16913	8					
LAW OFFICES OF						
HEMAR, ROUSSO & HEALD, LLP						
15910 VENTURA BLVD., STE. 1201						
ENCINO, CA 91436						
	(818) 50	1-2985				
E-MAIL ADDRESS:	(010) 50	1 2500				
ATTORNEY FOR (Name): PLAINTIFF, XEROX CORPO	DATTON					
	E OF RECORD					
DISTRICT						
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN FE	RANCISCO					
STREET ADDRESS: 450 GOLDEN GATE AVENUE						
MAILING ADDRESS: SAME AS ABOVE						
CITY AND ZIP CODE: SAN FRANCISCO, CA 9410	2					
BRANCH NAME: NORTHERN DISTRICT OF CA						6
PLAINTIFF: XEROX CORPORATION, a corpor	ration					
DEFENDANT: THE ZABLOCKI CORPORATION,	et al					
X EXECUTION (Money Judgment)			CASE NUMBER:		b /	m
WRIT POSSESSION OF Personal	Proporty		CV 12-0	0819-	BNA	ME
OF	III (2. /8/ #6. 20	Limited (	Civil Case	Sm	all Claims	Casa
SALE Real Prop	perty		d Civil Case			
		Ommine	a divii dade	11 011	DIDIN	101
1. To the Sheriff or Marshal of the County of: CONTRA	A COSTA					
You are directed to enforce the judgment described believed	ow with daily in	storact and your	noste as provi	dod by lay	.,	
You are directed to emorce the judgment described bei	ow with daily if	iterest and your t	Justs as provid	ded by lat	w.	
2. To any registered process server: You are authorized	to serve this	writ only in accord	with CCP 69	9.080 or	CCP 715.04	10.
		mic omy m diodon				
3. (Name): XEROX CORPORATION, a corpora	tion					
is the X judgment creditor assignee of reco	ord whose a	ddress is shown	on this form a	bove the	court's nam	ie.
4. Judgment debtor (name, type of legal entity stated in		e next page for in				
judgment if not a natural person, and last known	deli	ivered under a wi	it of possessi	on or solo	d under a wr	it of sale.
address):	10. Thi	s writ is issued or	n a sister-state	e iudame	nt.	
		gment			182,14	11 9/
THE ZABLOCKI CORPORATION, a California	The second secon			. Ψ	102,15	11.01
corporation dba ZABLOCKI		er judgment (per		_		
PRINTING CO.		CP 685.090)				0.00
	<ol><li>Subtotal</li></ol>	(add 11 and 12).		. \$	182,14	11.84
106 RHEEM BLVD.	14. Credits			. \$		0.00
ORINDA, CA 94563		(subtract 14 from			182,14	
		ifter judgment (pe			10272	
						0 00
Additional judgment debtors on next page		.050) (not on GC				0.00
5. Judgment entered on (date): AUGUST 30,		suance of writ				0.00
2012	18. Total (ad	ld 15, 16, and 17,	) . <i></i>	. \$	182,14	41.84
	19. Levying o	officer:		-		
6. Judgment renewed on (dates):		laily interest from	date of writ			
7. Notice of sale under this writ	, ,	e legal rate on 15				
a. X has not been requested.	(at the	103.5 fees) of 1.0	.00	•		10 00
				\$	4	49.90
b. has been requested (see next page).	(b) Pay o	lirectly to court co	sts included i	n		
<ol><li>Joint debtor information on next page.</li></ol>	11 an	d 17 (GC 6103.5	, 68637;			
	0.00			\$		0.00
IDEALL	CCP	699.520(i))				0.00
[SEAL]				40 4		
[SEAL]	20 The	amounts called f	or in items 11-			ach debtor
[SEAC]	20 The		or in items 11-			ach debtor
[SEAL]	20. The	amounts called f	or in items 11- stated for each		on Attachme	ach debtor ent 20.
	20. The	amounts called f se amounts are s	or in items 11- stated for each			ach debtor ent 20.
	20. The	amounts called f	or in items 11- stated for each		on Attachme	ach debtor ent 20.
Issued on (date):9-	20. The	amounts called f se amounts are s	or in items 11- stated for each		on Attachme	ach debtor ent 20.
Issued on (date):9-	20. The The R	amounts called fise amounts are s ICHARD W. \ Clerk, by	or in items 11- stated for each	n debtor d	DOUG N	ach debtor ent 20. VERR\ Deputy
	20. The The R	amounts called fise amounts are s ICHARD W. \ Clerk, by	or in items 11- stated for each	n debtor d	DOUG N	ach debtor ent 20. VERR\ Deputy

Form Approved for Optional Use Judicial Council of California EJ-130 [Rev. January 1, 2012]

WRIT OF EXECUTION

Legal Solutions Q Plus

PLAINTIFF: XEROX CORPORATION, a corporation	CASE NUMBER:
Manager Land Control of the Control	CV 12-00819 LB
DEFENDANT: THE ZABLOCKI CORPORATION, et al	
— Items continued from page .   Additional judgment debtor (name, type of legal entity stated in judgment if not a natural person, and last known address):	D W. WIEKING DOUG MERRY
Notice of sale has been requested by (name and address):	
	on (date): name, type of legal entity stated in judgment if not
	a natural person, and last known address of joint de
c. additional costs against certain joint debtors (itemize):  (Writ of Possession or Writ of Sale) Judgment was entered for the foa. Possession of real property: The complaint was filed on (date):  (Check (1) or (2)):  (1) The Prejudgment Claim of Right to Possession was	a natural person, and last known address of joint de
c. additional costs against certain joint debtors (itemize):  (Writ of Possession or Writ of Sale) Judgment was entered for the foa. Possession of real property: The complaint was filed on (date).  (Check (1) or (2)):  (1) The Prejudgment Claim of Right to Possession was The judgment includes all tenants, subtenants, nai  (2) The Prejudgment Claim of Right to Possession was was the daily rental val	a natural person, and last known address of joint de colors of joint de colors of joint de colors of the premises as NOT served in compliance with CCP 415.46.

## NOTICE TO PERSON SERVED

WRIT OF EXECUTION OR SALE. Your rights and duties are indicated on the accompanying *Notice of Levy* (Form EJ-150). WRIT OF POSSESSION OF PERSONAL PROPERTY. If the levying officer is not able to take custody of the property, the levying officer will make a demand upon you for the property. If custody is not obtained following demand, the judgment may be enforced as a money judgment for the value of the property specified in the judgment or in a supplemental order.

WRIT OF POSSESSION OF REAL PROPERTY. If the premises are not vacated within five days after the date of service on the occupant or, if service is by posting, within five days after service on you, the levying officer will remove the occupants from the real property and place the judgment creditor in possession of the property. Except for a mobile home, personal property remaining on the premises will be sold or otherwise disposed of in accordance with CCP 1174 unless you or the owner of the property pays the judgment creditor the reasonable cost of storage and takes possession of the personal property not later than 15 days after the time the judgment creditor takes possession of the premises.

A Claim of Right to Possession form accompanies this writ (unless the Summons was served in compliance with CCP 415.46).