					E0-130
ATTORNEY OR PARTY WITHOUT ATTO	ORNEY (Name, State Bar number and addres	ss):		FOR COURT USE	ONLY
Erica J. Russell, Esq. (	SBN 274494)				
Saltzman & Johnson L					
44 Montgomery St., Su					
San Francisco, CA 941					
		002 0207			
TELEPHONE NO.: 415-882-790		-882-9287			
E-MAIL ADDRESS: erussell@sj					
ATTORNEY FOR (Name): Plainti	iffs, Northern California (	Glaziers, et al.			
X ATTORNEY FOR X JUDG	GMENT CREDITOR ASSIGNEE O	OF RECORD			
UNITED STATES DISTRICT COURT, NORTHERN DISTRICT OF CALIFORNIA					
STREET ADDRESS: 450 Golden Gate Avenue					
MAILING ADDRESS:					
CITY AND ZIP CODE: San Francisco, CA 94102					
BRANCH NAME: Northern District of California					
PLAINTIFF: Northe	rn California Glaziers, et	al.			
DEFENDANT: Pinnac	le Installations, Inc., a Ca	difornia Corporation			
	• • •				
		<del></del>	CASE NUMBER	<b>2</b> ∙	
EX EX	(ECUTION (Money Judgment	t)	C12-553		
WRIT PO	DSSESSION OF 🔲 Perso	onal Property	C12-333	O LIVIC	
OF		· · · I	Civil Case	Small Cla	aims Case
	ALE	• • • • •	d Civil Case	Other _	
1. To the Sheriff or Marsha		Northern District of Cal		<u></u>	
	<del>-</del>	•			
You are directed to enforce	e the juagment described bei	ow with daily interest and your	costs as provi	ided by law.	
2 To any registered proce	ss server: You are authorized	to serve this writ only in accor	d with CCP 69	99 080 or CCP	715.040
z o a, . og.o.o.o.a p. ooo		to convenie with only in acco.	a		
3. (Name): Northern Ca	lifornia Glaziers, et al.				
is the X judgment cre	ditor assignee of record	whose address is shown on	this form abov	ve the court's na	ame.
	, type of legal entity stated in	9. See next page for i			
judgment if not a natural p		delivered under a v			
	Jerson, and last known		•		ei a wiit oi sale.
address):		10. This writ is issued		. •	470 006 00
Pinnacle Installation	s, inc.	11. Total judgment			478,806.00
2653 Willow Street	·	12. Costs after judgment (pe			
Oakland, CA 94607		memo CCP 685.090)			102,163.69
		13. Subtotal (add 11 and 12)	)	\$	<u> 580,969.69</u>
_		14. Credits			157,453.58
		15. Subtotal (subtract 14 from			423,516,11
Additional judg	ment debtors on next page	16. Interest after judgment (			
					2 264 22
5. Judgment entered on (d	ate):	CCP 685.050) (not on G			2,264.23
February 17, 2015		17. Fee for issuance of writ			0.00
6. U Judgment renewed	on (dates):	18. <b>Total</b> (add 15, 16, and 1	<i>7</i> )	\$	425,780.34
		19. Levying officer:			
7. Notice of sale under this	writ	(a) Add daily interest from	om date of wri	it	
a. X has not been requ		(at the legal rate on			
b. has been requeste		GC 6103.5 fees) of		\$	58.02
	· · · · · · · · · · · · · · · · · · ·	•			50.02
8. X Joint debtor informat	юн он пехі раде.	(b) Pay directly to court		iu III	
		11 and 17 (GC 6103	-	_	0.00
		CCP 699.520(i))		\$	0.00
(SEAL)	1	20. The amounts called	for in itoms 1	1-10 are differe	ent for each debtor
(SEAL)					
]		These amounts are	stated for each	on debtor on Att	achment 20.
]	IANI_K	2016 Clork by	כטטדד -	3 7 7 7 7	
]	Issued on (date) 5	Clerk, by	SHEILA H	Mon .	, Deputy
	, , , , , , ,				
1	NOTICE TO PER	SON SERVED: SEE NEXT PA	AGE FOR IMP	PORTANT INFO	DRMATION.
	1,0,1,02,101,211				
1	1				

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

	EJ-130				
PLAINTIFF:Northern California Glaziers, et al.	CASE NUMBER:				
	C12-5536 EMC				
DEFENDANTPinnacle Installations, Inc., a California Corporation					
-Items continued from page 1-					
21. X Additional judgment debtor (name, type of legal entity stated					
in judgment if not a natural person, and last known address):					
Douglas Henry Whitsitt					
2653 Willow Street	'				
Oakland, CA 94607					
	I				
22. Notice of sale has been requested by (name and address):					
Notice of sale has been requested by (hame and address).					
	I				
1	ı				
20 D lates de Marron and de la condition and the standard and standard					
23. Joint debtor was declared bound by the judgment (CCP 989–994)					
a. on (date):  a. on (date):  b. name time of legal entity stated in judgment if not a continuous time of	local antity atotad in judgment if not				
	legal entity stated in judgment if not on, and last known address of joint debtor:				
natural person, and last known address of joint debtor: a natural person	on, and last known address of joint debior:				
	l				
1	ı				
c. additional costs against certain joint debtors (itemize):					
or and another order of the contract of the co					
24. (Writ of Possession or Writ of Sale) Judgment was entered for the following:					
a. Possession of real property: The complaint was filed on (date):					
(Check (1) or (2)):					
(1) The Prejudgment Claim of Right to Possession was served in compli	ance with CCP 415.46.				
The judgment includes all tenants, subtenants, named claimants, and other occupants of the premises.					
(2) The Prejudgment Claim of Right to Possession was NOT served in c	ompliance with CCP 415.46.				
(a) \$ was the daily rental value on the date					
(b) The court will hear objections to enforcement of the judgment un	der CCP 1174.3 on the following				
dates (specify):	-				
b. Possession of personal property.					
If delivery cannot be had, then for the value (itemize in 24e) specified in the judgment or supplemental order.					
c. Sale of personal property.					
d. Sale of real property.					
e. Description of property:					

## **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).

