					EJ-130
	VITHOUT ATTORNEY (Name, State Bar number and addr	ress):		FOR COURT USE	ONLY
Shivani Nanda	, Esq. (SBN 253891)				
Saltzman & Jo	hnson Law Corporation				
44 Montgomer	y St., Suite 2110				
San Francisco,	CA 94117				
TELEPHONE NO.: 415	-882-7900 FAX NO.: 415	5-882-9287			
E-MAIL ADDRESS: SNa	nda@sjlawcorp.com				
ATTORNEY FOR (Name).					
X ATTORNEY FOR		OF RECORD			
UNITED STATES D	DISTRICT COURT, NORTHERN DISTRICT	OF CALIFORNIA			
	s: 450 Golden Gate Avenue				
MAILING ADDRES					
2010/10/2010/E21CHERTY/0000-10/2010/10/00	E San Francisco, CA 94110				
	E. Northern District of California				
TailVering Tollow (TailVering Tollow) / Opti	Russell E. Burns, et al.		1		
DEFENDANT	: Geo Grout, Inc., et al.				
DEI ENDAN	. Geo Grout, me., et al.				
			CASE NUMBER:		
	X EXECUTION (Money Judgmen	nt)	C14-2121		
WRIT	POSSESSION OF Pers	sonal Property	C14-2121	1 1110	
OF	Rea	Property	Civil Case	PRINCIPAL PRINCI	laims Case
	SALE	<b>◯</b> Unlimite	d Civil Case	Other _	
1. To the Sheriff	or Marshal of the County of: San I	Francisco			
You are directe	d to enforce the judgment described be	low with daily interest and your	costs as provid	ded by law.	
		die een de le wolf eel de een		0 000 ~* 000	715 040
2. To any registe	red process server: You are authorize	ed to serve this writ only in acco	a with CCP 69	9.080 01 CCP	715.040.
3. (Name): Rus	sell E. Burns, et al.				
is the X jud	gment creditor assignee of record	d whose address is shown on	this form above	e the court's n	ame.
23	tor (name, type of legal entity stated in	1 American State of the Control of t	information on	real or persor	nal property to be
( <del>) 20</del> ()	a natural person, and last known	delivered under a			
address):		10. This writ is issued			
	Inc., a California Corporation	11. Total judgment		5 5	9,035.59
	Canal Street, Suite 4	12. Costs after judgment (pe			STANLEY & AND AN OR REPLY COMPANY AND A DE-
	Francisco, CA 94080	memo CCP 685.090)			0.00
Douth Bun 1	raneisee, erry root	13. Subtotal (add 11 and 12			9.035.59
		14. Credits			0.00
1	1	15. Subtotal (subtract 14 fro			9.035.59
▼ Addit	lianal judament debters on next page	16. Interest after judgment (			7,01.7.1.7
VODE IN THE PARTY OF THE PARTY	tional judgment debtors on next page	CCP 685.050) (not on G	5		0.00
5. Judgment ente	ered on (date):				0.00
11/25/14	77.7-3	17. Fee for issuance of writ			9.035.59
6. Judgment	t renewed on (dates):	18. Total (add 15, 16, and	(7)	Ф	9,000.1.19
Str. 1922 St. 1921	o marrier son	19. Levying officer:			
7. Notice of sale		(a) Add daily interest for		Ė	
	been requested.	(at the legal rate or	200 00		0.02
The second secon	en requested (see next page).	GC 6103.5 fees) of			0.03
8. Doint debto	or information on next page.	<ul><li>(b) Pay directly to cour</li></ul>		d in	
		11 and 17 (GC 610			9 1919
		CCP 699.520(i))		\$	0.00
Tables 1		20 The amounts called	l for in itoms 1:	1 10 are differ	ent for each debtor.
[SEAL]		Account of the contract of the			
		These amounts are	stated for eac	n debtor on A	ttachment 20.
	5	/ LOUILADD W M	HEKING /	1//	
	1 2, - 3 -	- / BICHARD W. W	TEKING	11/11	MMA
	Issued on (date):	Clerk, by	10		Deputy
	***				
	NOTICE TO PE	RSON SERVED: SEE NEXT P	AGE FOR IMP	ORTANT INF	ORMATION/
					Page 1 of 2
T.	1				VVALSE → 12 12 12 12 12 12 12 12 12 12 12 12 12

	EJ-130					
PLAINTIFFRussell E. Burns, et al.	CASE NUMBER:					
	C14-2121 WHO					
DEFENDANTGeo Grout, Inc., et al.						
-Items continued from page	ge 1-					
21. Additional judgment debtor (name, type of legal entity stated						
in judgment if not a natural person, and last known address):						
Kenneth Arthur Tholin						
430 North Canal Street, Suite 4	'					
South San Francisco, CA 94080						
22. Notice of sale has been requested by (name and address):						
The same and a same as a same a same as a same as a same a same a same a same a same a same a sa	<del></del> -					
T H	I					
20 The laint debter was declared board by the judgment (CCR 000, 004)						
23. Joint debtor was declared bound by the judgment (CCP 989–994)	an (data):					
· ·	on (date):					
natural person, and last known address of joint debtor:	name, type of legal entity stated in judgment if not a natural person, and last known address of joint debtor:					
natural person, and last known address of joint debtor.	a natural person, and last known address of joint debior.					
11						
1.1	ı					
c. additional costs against certain joint debtors (itemize):						
and the second against contain joint costs (noting).						
24. (Writ of Possession or Writ of Sale) Judgment was entered for the following	owing:					
a. Possession of real property: The complaint was filed on (date).						
(Check (1) or (2)):						
(1) The Prejudgment Claim of Right to Possession was s	served in compliance 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 f						
, , <del></del> , , , _	alue on the date the complaint was filed.					
(b) The court will hear objections to enforcement of t						
dates (specify):	•					
b. Possession of personal property.						
If delivery cannot be had, then for the value (itemize in 2	4e) 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.

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).