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: ———					
DEFENDANT: ——					
——————————————————————————————————————					
ODDED FOR WRIT OF POSSESSION					
ORDER FOR WRIT OF POSSESSION	CASE NUMBER:				
AFTER HEARING EX PARTE					
AFTER HEARING					
The application of the plaintiff* for a writ of possession was heard as follows (check)	hoves in 1c and 1d to indicate				
personal presence at the hearing): ——	boxes in it and id to indicate				
a. Judicial Officer (name): ———					
b. Hearing date: — Time: — Dept.: —	☐ Rm.: ——				
c. Plaintiff (name): —— Attorney (name): ——					
					
d. Defendant (name): — Attorney (name	no):				
u. Delendant (name).	ne). ———				
EX PARTE					
2. The application of the plaintiff for an ex parte writ of possession has been considered	ed by the court.				
3. The court finds:					
a. Defendant has been properly served as required by Code of Civil Procedure sec	etion 512.030.				
(Do not check this item if the application is ex parte.)	0. 15 0.00				
b. Plaintiff has has not filed an undertaking as required by Code of					
c. Plaintiff has established the probable validity of the plaintiff's claim to possession of the	e following property (specify):				
Continued on Attachment 3c.					
d. There is probable cause to believe this property or some part of it is located at o	ne or more of the following private place:				
(specify): ——					
——————————————————————————————————————					
Ocartinus de la Attachas ant Od					
Continued on Attachment 3d.					

*"Plaintiff" includes cross-complainant, and "defendant" includes cross-defendant.

Form Adopted for Mandatory Use

Judicial Council of California CD-120 [Rev. January 1, 2006]

electronic form © 2005 WWW.LawCA.co m Law Publishers

_				CD-120
	PLA	AINTIF	F:	CASE NUMBER:
	EFE	NDAN ⁻	т: ——	
			ADDITIONAL FINDINGS FOR EX PARTE ISSUANCE OF WRIT	OF POSSESSION
4.		TŁ	ne court also finds:	
	a. b. c.		Defendant gained possession of the property described in item 3c, which was not feloniously taking such property from the plaintiff by means other than by false or embezzlement. The property is a credit card. Defendant acquired possession of this property in the ordinary course of the defe commercial purposes, and (1) the property is not necessary for the support of th (2) there is an immediate danger that the property will become unavailable to lev concealed or removed from the state, or will become substantially impaired in variallure to take care of the property in a reasonable manner; and (3) the ex parternecessary to protect the property.	r fraudulent representation, pretense, endant's trade or business for e defendant or the defendant's family; ry by reason of being transferred, lue by acts of destruction, or by
	d.	Total	number of boxes checked in item 4:	
5.	ıт	IS OB	ORDERS DERED	
J.		The direct	elerk of this court is directed to issue a writ of possession as provided in Code of C ting the sheriff or marshal within whose jurisdiction the property described in item a such property and retain custody of it as provided in Code of Civil Procedure sect	3c, or some part of it, is located, to
	b. c.		The clerk is directed to issue the writ of possession immediately. The clerk is directed to issue the writ of possession upon the plaintiff's filling of a Code of Civil Procedure section 515.010, in the amount of: \$——	written undertaking, as required by
	 d. The written undertaking required by the defendant for redelivery or to stay delivery is in the amount of: \$ e. The clerk of this court is directed to attach a copy of this order and a copy of the plaintiff's undertaking to the writ of possession. f. The sheriff or marshal may enter the following private place(s) to take possession of the property or some part of it: 			
			_ _ _ _	
			_ _ _	
		[Continued on Attachment 5f.	
	g.		Defendant <i>(name):</i> ——— is ordered to transfer possession of the property described in item 3c to the plain	ntiff. (Code Civ. Proc., § 512.070.)
			TO DEFENDANT: Failure to comply with an order of the court to turn over partiff may subject you to being held in contempt of court.	ossession of such property to
6.	Νι	ımbeı	of pages attached:	
Da	ted		_	(JUDICIAL OFFICER)

Signature follows last attachment.

Delivery)