|   | IVIC-UIZ  |
|---|---|
| ATTORNEY OR PARTY WITHOUT ATTORNEY: STATE BAR NO:   | FOR COURT USE ONLY                                  |
| NAME:   |   |
| FIRM NAME:  |   |
| STREET ADDRESS:   |   |
| CITY: STATE: ZIP CODE:  |   |
| TELEPHONE NO.: FAX NO. :  |   |
| E-MAIL ADDRESS:   |   |
| ATTORNEY FOR (Name):  |   |
| SUPERIOR COURT OF CALIFORNIA, COUNTY OF   |   |
| STREET ADDRESS:   |   |
| MAILING ADDRESS:  |   |
| CITY AND ZIP CODE:  |   |
| BRANCH NAME:  |   |
| Plaintiff:  |   |
| Defendant:  |   |
| MEMORANDUM OF COCTO AFTER HUDOMENT, ACKNOWLEDOMENT OF   | - CASE NUMBER:                                      |
| MEMORANDUM OF COSTS AFTER JUDGMENT, ACKNOWLEDGMENT OF CREDIT, AND DECLARATION OF ACCRUED INTEREST |   |
| Postjudgment costs  |   |
| a. I claim the following costs after judgment incurred within the last two years (indicated)      | ate if there are multiple items in any category):   |
|   | ates Incurred Amount                                |
| (1) Preparing and issuing abstract of judgment  | \$  |
| (2) Recording and indexing abstract of judgment   | \$  |
| (3) Filing notice of judgment lien on personal property   | \$  |
| (4) Issuing writ of execution, to extent not satisfied by Code Civ. Proc.,                        | \$  |
| § 685.050 (specify county):   | ·   |
| (5) Levying officers fees, to extent not satisfied by Code Civ. Proc.,                            | <b></b> \$  |
| § 685.050 or wage garnishment   | •   |
| (6) Approved fee on application for order for appearance of judgment                              | \$  |
| debtor, or other approved costs under Code Civ. Proc., § 708.110                                  |   |
| et seq.   | Φ   |
| (7) Attorney fees, if allowed by Code Civ. Proc., § 685.040                                       | \$  |
| (8) Other: (Statute authorizing cost):  | \$  |
| (9) Total of claimed costs for current memorandum of costs (add items (1)–(8))                    | \$  |
| b. All previously allowed postjudgment costs  | \$  |
| c. <b>Total</b> of all postjudgment costs (add items a and b)                                     | \$  |
| 2. Credits to interest and principal  |   |
| a. I acknowledge total payments to date in the amount of: \$ (including re                        | turns on levy process and direct payments).         |
| The payments received are applied first to the amount of accrued interest, and the                | en to the judgment principal (including             |
| postjudgment costs allowed) as follows: credit to accrued interest: \$; c                         | redit to judgment principal \$                      |
| b. Principal remaining due: The amount of judgment principal remaining due is \$                  | . (See Code Civ. Proc., § 680.333.)                 |
| 3. Accrued interest remaining due: I declare interest accruing (at the legal rate                 | ) from the date of entry or renewal and on          |
| balances from the date of any partial satisfactions (or other credits reducing the                |   |
| of \$   |   |
| 4. I am the: judgment creditor agent for the judgment creditor                                    | attorney for the judgment creditor.                 |
| I have knowledge of the facts concerning the costs claimed above. To the best of my               |   |
| correct, reasonable, and necessary, and have not been satisfied.                                  | This is a general action, and exercise standing and |
| I declare under penalty of perjury under the laws of the State of California that the forego      | ing is true and correct.                            |
| Date:   | -   |
| <b>•</b>  |   |
| (TYPE OR PRINT NAME)  | (SIGNATURE OF DECLARANT)                            |
|   | ·   |
| NOTICE TO THE JUDGMENT DEBTOR   |   |

If this memorandum of costs is filed at the same time as an application for a writ of execution, any statutory costs, not exceeding \$100 in aggregate and not already allowed by the court, may be included in the writ of execution. The fees sought under this memorandum may be disallowed by the court upon a motion to tax filed by the debtor, notwithstanding the fees having been included in the writ of execution. (Code Civ. Proc., § 685.070(e).) A motion to tax costs claimed in this memorandum must be filed within 10 days after service of the memorandum. (Code Civ. Proc., § 685.070(c).)

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MEMORANDUM OF COSTS AFTER JUDGMENT, **ACKNOWLEDGMENT OF CREDIT, AND DECLARATION** OF ACCRUED INTEREST

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(SIGNATURE OF DECLARANT)