1 2 3 4 5 6 7 8 9 10	MILBERG WEISS BERSHAD HYNES & LERACH LLP WILLIAM S. LERACH (68581) FRANK J. JANECEK, JR. (156306) MICHAEL J. DOWD (135628) STEPHEN P. POLAPINK (177489) JONAH H. GOLDSTEIN (193777) 600 West Broadway, Suite 1800 San Diego, CA 92101 Telephone: 619/231-1058 - and - PATRICK J. COUGHLIN (111070) EX KANO S. SAMS II (192936) 100 Pine Street, Suite 2600 San Francisco, CA 94111 Telephone: 415/288-4545 Attorneys for The People of the State of Californ [Additional counsel appear on signature page.]	ia, et al.	
12			
13			
14			
15	Coordination Proceeding Special Title (Rule 1550(b))) JUDICIAL COUNCIL COORDINATION) PROCEEDING NO. 4095	
16	FIREARM CASE))	
17	Including actions:)	
18	People, et al. v. Arcadia Machine & Tool, Inc., et al.) San Francisco Superior Court No. 303753	
19	People, et al. v. Arcadia Machine & Tool, Inc.,) Los Angeles Superior Court No. BC210894	
20	et al.) Los Angeles Superior Court No. BC210894	
21 22	People, et al. v. Arcadia Machine & Tool, Inc., et al.) Los Angeles Superior Court No. BC214794	
23)		
24	NOTICE OF ENTR	Y OF DEFAULTS	
25	•		
26		N. Committee of the Com	
27			
28			

1	TO ALL PARTIES AND THEIR RESPECTIVE ATTORNEYS OF RECORD:			
2	PLEASE TAKE NOTICE that, on September 8, 2000, the Court in the above-entitled action			
3	entered defaults against the following defendants:			
4	1.	Arcadia Machine & Tool, Inc.;		
5	2.	Charter Arms, Inc.;		
6	3.	Lorcin Engineering Co., Inc.; and		
7	4.	S.W. Daniels, Inc., a/k/a Cobra	y Firearms, Inc.	
8	DATED: Sep	S	OUISE H. RENNE an Francisco City Attorney	
10		C	OWEN J. CLEMENTS Chief of Special Litigation	
11		Π	D. CAMERON BAKER NGRID M. EVANS	
12		1:	Deputy City Attorneys 390 Market Street, 6th Floor an Francisco, CA 94102-5408	
13		, T	elephone: 415/554-3800	
14			AMES K. HAHN Sity Attorney	
15		C	SARMEL SELLA pecial Asst. City Attorney	
16		, D	ON KASS Deputy City Attorney	
17		M D	IARK FRANCIS BURTON Leputy City Attorney	
18		16	00 N. Main Street 600 City Hall East	
19	-		os Angeles, CA 90012 elephone: 213/485-4515	
20			LOYD W. PELLMAN	
21		L_{I}	os Angeles County Counsel AWRENCE LEE HAFETZ	
22		50	enior Deputy County Counsel 00 West Temple Street, Suite 648	
23		Lo Te	os Angeles, ĈA 90012 elephone: 213/974-1876	
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25				
26 27				
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2	MILBERG WEISS BERSHAD HYNES & LERACH LLP
3	WILLIAM S. LERACH FRANK J. JANECEK, JR.
4	MICHAEL J. DOWD STEPHEN P. POLAPINK
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6	Telephone: 619/231-1058
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8	PATRICK J. COUGHLIN EX KANO S. SAMS II
9	
10	36.S.J.
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24	Berkeley City Attorney MATTHEW J. OREBIC
25	Deputy City Attorney 1947 Center Street, 1st Floor
26	Berkeley, CA 94704
27	
28	

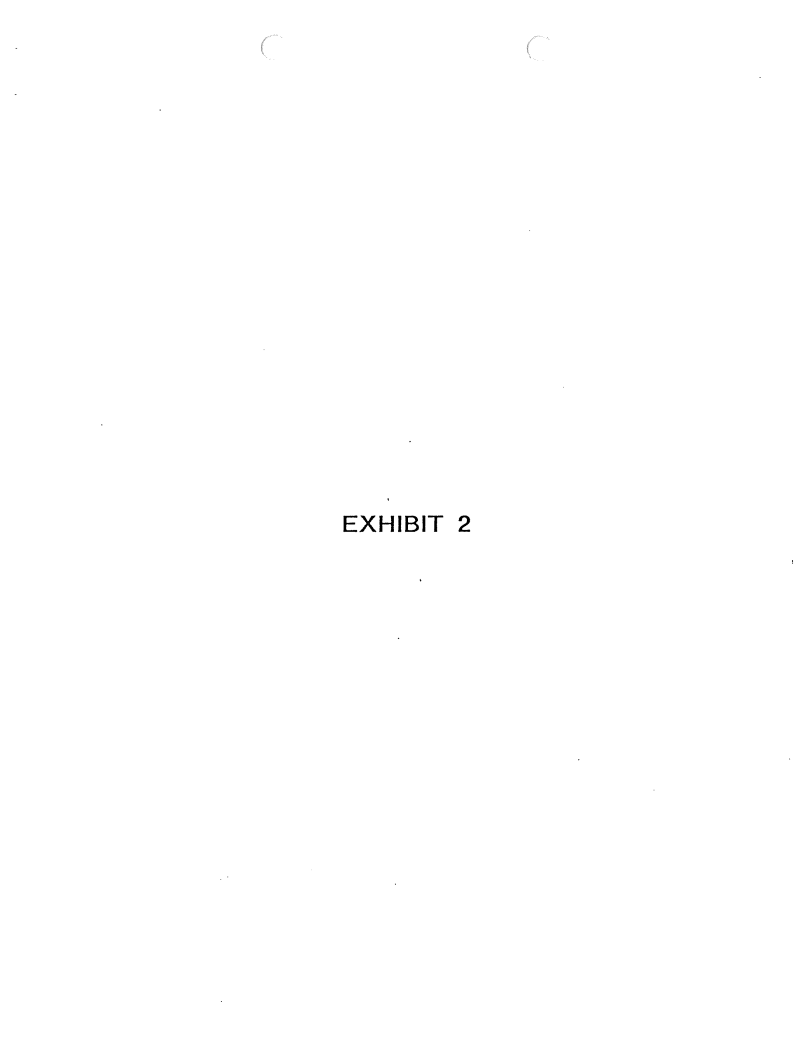
1	
2	THOMAS F. CASEY, III San Mateo County Counsel
3	BRENDA B. CARLSON Deputy County Counsel
4	Office of the County Counsel 400 County Center
5	Redwood Čity, CA 94063 Telephone: 650/363-4760
6	RICHARD E. WINNIE
7	Alameda County Counsel KRISTEN J. THORSNESS
8	Deputy County Counsel Office of Alameda County Counsel 1221 Oak Street, Room 463
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11	Oakland City Attorney RANDOLPH W. HALL
12	Assistant City Attorney JOYCE M. HICKS
13	R. MANUEL FORTES
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16	Telephone: 510/238-3601
17	THOMPSON, LAWSON LLP MICHAEL S. LAWSON
18	East Palo Alto City Attorney 1600 Broadway, Suite 250
19	Oakland, CA 94612 Telephone: 510/835-1600
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21	Compton City Attorney CELIA FRANCISCO
22	Deputy City Attorney P.O. Box 5118
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26	One Manchester Blvd., Suite 860 Inglewood, CA 90301
27	Telephone: 310/412-5372
2/	

1		MICHAEL JENKINS, ESQ.
2	$2 \parallel$	City Attorney City of West Hollywood
3	$3 \parallel$	333 South Hope Street, 38th Floor Los Angeles, CA 90071
4	-	Telephone: 213/626-8484
5		RICHARDS, WATSON & GERSHON SAYRE WEAVER
6	j I	Deputy City Attorney City of West Hollywood
7	7 F	P.O. Box 1059 Brea, CA 92822-0901
8		Telephone: 714/990-0901
9	\parallel	CENTER TO PREVENT HANDGUN VIOLENCE DENNIS A. HENIGAN
10	J J	BRIAN J. SIEBEL JONATHAN E. LOWY
11	. I	Legal Action Project 1250 Eye Street, N.W., Suite 802
12	,	Washington, DC 20005 Telephone: 202/289-7319
13	ll E	BUSHNELL, CAPLAN & FIELDING, LLP
14	P	ALAN M. CAPLAN PHILIP NEUMARK
15	2	PAUL R. HOEBER 221 Pine Street, Suite 600
16		San Francisco, CA 94104-2715 Telephone: 415/217-3800
17		McCUE & McCUE
18	C	JONATHAN D. McCUE CHARLES T. McCUE
19	S	500 West Broadway, Suite 930 San Diego, CA 92101
20		Геlephone: 619/338-8136
21		COHEN, MILSTEIN, HAUSFELD & TOLL, P.L.L.C.
22]	RICHARD S. LEWIS OSEPH M. SELLERS
23	V	1100 New York Avenue, N.W. West Tower, Suite 500
24	T T	Washington, DC 20005-3964 Γelephone: 202/408-4600
25		DAVID KAIRYS, ESQ.
26 27	P	719 North Broad Street Philadelphia, PA 19122 Telephone: 215/204-8959
28	G:\CASES\GUNS-JCCP\PRJ80725.not et	Attorneys for The People of the State of California, et al.
- 11	11	



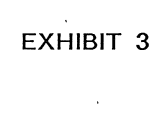
•		(5) *
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address):	TELEPHON	EDIT OCONT DSE UNLY
Ex Kano S. Sams II	415/288-4545	1 '
MILBERG WEISS BERSHAD HYNES & LERA	CH LLP	1 0 800 -0 721 10: 24
100 Pine Street, Suite 2600 San Francisco, CA 94111		
· ·	AR# 192936	EILED
	· · · · · · · · · · · · · · · · · · ·	STEPHEN THUNBERG D Clerk of the Superior Court
SUPERIOR COURT OF CALIFORNIA, CO	UNIT OF SAN DIEGO	
		SEP 0 8 2000
PLAINTIFF: Coordination Proceeding Spe 1550(b)] FIREARM CASE	cial Title [Rule	By: M. SCAHILL CANTRELLA, Deputy
Relates to:	•	
DEFENDANT People, et al. v. Arcadia M	achine & Tool, Inc.,	Agric.
et al.; SFSC #303753		
REQUEST FOR XX ENTRY OF DEFAULT	CLERK'S JUDGMEN	IT SFSC 303753
(Application) COURT JUDGMENT		TCCP 4095
1. TO THE CLERK: On the complaint or cross-compl	aint filed	
a. On <i>(date)</i> : May 25, 1999		Received
b. By (name): The People of the State c. XX Enter default of defendant (names):	of California, et al	SEP 1 8 2000
ARCADIA MACHINE	& TOOL THE	3EF 10 2000
MONDIA IMONIAL	u 100L, 1NC.	Milberg Weiss
d. I request a court judgment under CCP 585	b), (c), 989, etc. (Testimony re	equired. Apply to the clerk for a hearing date, unless
the court will enter a judgment on an aff	idavit under CCP 585(d).)	the state of the s
e. Enter clerk's judgment		
(1) For restitution of the premises	only and issue a writ of ex	ecution on the judgment. CCP 1174(c) does not
apply. (CCP 1169) Includ	e in the judgment all tenants	, subtenants, named claimants, and other
		judgment Claim of Right to Possession was served
	npliance with CCP 415.46.	;
(2) Under CCP 585(a). (Complete a	he declaration under CCP 58	35.5 on the reverse (item 4).)
2 Judament to be seened		
a. Demand of complaint \$	Amount Credits A	cknowledged Balance
b. Statement of damages (CCP 425.11)	. \$	\$
(superior court only)†		
(1) Special	¢	ė
(2) General	\$	*
c. Interest \$	Ś	\$
d. Costs (see reverse) \$	\$	\$
e. Attorney fees \$	\$, , \$
f. TOTALS	\$	\$
•		
g. Daily damages were demanded in complaint at	the rate of: \$	per day beginning (date):
3 (check if filed in an unlawful detainer case) UN	LAWFUL DETAINER ASSISTA	NT information is on the reverse (complete item 3).
Date: September 8, 2000		
EX KANO S. SAMS II		557
(TYPE OR PRINT NAME)	·····	IGNATURE OF PLAINTIFF OR ATTORNEY FOR PLAINTIFF)
Personal injury or wrongful death actions only.	(5)	SAME OF FEMILIFIER OF ACTORISET FOR FEMILIFIER
(1) Default entered as reque	ested on (date): SEP 0 8	2000
FOR COURT (2) Default NOT entered as		
USE ONLY (state reason):	iednesian	KENNETH E. MARTONE
	Publica	CLERK OF THE SUPERIOR COURT
	Exhibit 1	By Deputy
		MAUREENV SCALLET CANTOCK
	(Continued on reverse)	THE VIOLENIE

Form Adopted by the Judicial Council of California 982(a)(6) [Rev. July 1, 1996*)



ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): TELEPHONE NO.:	FOR COURT USE ONLY
Ex Kano S. Sams II 415/288-4545	
MILBERG WEISS BERSHAD HYNES & LERACH LLP	1.0 (50 _0 // // 00 00
100 Pine Street, Suite 2600	10 SEP -0 M 10: 24
San Francisco, CA 94111 ATTORNEY FOR (Mame): The People BAR# 192936	EILED
	STEPHEN THUMBERG D Clerk of the Superior Court
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO	
	SEP 0 8 2000
PLAINTIFF: Coordination Proceeding Special Title [Rule	Bur M. COMMIL CANTESTINA
1550(b)] FIREARM CASE	By: M. SCAHILL CANTRELLA, Deputy
Relates to:	
DEFENDANT People, et al. v. Arcadia Machine & Tool, Inc.,	144 Maria - 1750
et al., LASC #BC210894	
·	
REQUEST FOR XXX ENTRY OF DEFAULT CLERK'S JUDGMENT	CASE NUMBER: JCCP 4095
(Application) COURT JUDGMENT	(LASC #BC210894)
TO THE CLERK: On the complaint or cross-complaint filed	
a. On (date): May 25, 1999	
b. By (name): The People of the State of California, et al.	Received
c. XX Enter default of defendant (names):	
ARCADIA MACHINE & TOOL, INC.	SEP 1 8 2000
inomali inomalia a room, rito.	t : .
d. I request a court judgment under CCP 585(b), (c), 989, etc. (Testimony require	d. Apply to the clerk for a hearing date, unless
the court will enter a judgment on an affidavit under CCP 585(d).)	
e Enter clerk's judgment	
(1) For restitution of the premises only and issue a writ of execution	
apply. (CCP 1169) Include in the judgment all tenants, sub	
	nent Claim of Right to Possession was served
in compliance with CCP 415.46. (2) Under CCP 585(a). (Complete the declaration under CCP 585.5 of	on the reverse litem All
(3) For default previously entered on (date):	on the reverse (item 4).)
2. Judgment to be entered Amount Credits Acknow	vledged Balance
a. Demand of complaint\$	\$
b. Statement of damages (CCP 425.11)	
(superior court only)†	
(1) Special	\$
(2) General \$ \$	\$
c. Interest	\$
d. Costs (see reverse) \$	\$
e. Attorney fees \$ \$	\$
f. TOTALS \$ \$	\$
g. Daily damages were demanded in complaint at the rate of: \$	non day benjening (data)
3. Check if filed in an unlawful detainer case) UNLAWFUL DETAINER ASSISTANT in	per day beginning (date):
Date: September 8, 2000	
Delia Del	
EX KANO S. SAMS II	
	RE OF PLAINTIFF OR ATTORNEY FOR PLAINTIFF)
t Personal injury or wrongful death actions only.	
(1) Default entered as requested on (date) SEP 0 8 2000	
FOR COURT (2) Default NOT entered as requested	KENNETH E. MARTONE
USE ONLY (state reason):	CLERK OF THE SUPERIOR COURT
Exhibit 2	112
By \	IDAEN V STAHLL CANTRELLY
WAX	JILLIA A. OOT II REEL OF WITH THE
(Continued on reverse)	

REQUEST FOR ENTRY OF DEFAULT (Application to Enter Default)



			Carlo Carlo Carlo	 • • • • • • • • • • • • • • • • • • •
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): EX Kano S. Sams II	41	5/288-4545 NO.:	NEWS	OR COURT USE ONLY
MILBERG WEISS BERSHAD HYNES & LE 100 Pine Street, Suite 2600 San Francisco, CA 94111		,	200 853 F0	AH 19: 24
ATTORNEY FOR (Name): The People	BAR# 192936			
SUPERIOR COURT OF CALIFORNIA,	COUNTY OF SAM	N DIEGO		STEPHEN THUNBERG D Clerk of the Superior Court
PLAINTIFF: Coordination Proceeding	Special Title	[Pula		SEP 0 8 2000
1550(b)] FIREARM CASE Relates to:	special fille	[Kule	By: M	L SCAHILL CANTRELLA, Deputy
DEFENDANT People, et al. v. Arcadia et al.; LASC #BC214794	a Machine & To	ol, Inc.,		egita e esse e e e e e e e e e e e e e e e e
REQUEST FOR XX ENTRY OF DEFAU (Application) COURT JUDGMEN	· · · · · · · · · · · · · · · · · · ·	S JUDGMENT	CASE NUMBER: J	CCP 4095
1. TO THE CLERK: On the complaint or cross-co	mplaint filed			
a. On (date): August 6, 1999 b. By (name): The People of the Sta	te of Califor	nia ·	•	EP 18 2000
c. XX Enter default of defendant (names): ARCADIA MACHINE	& TOOL, INC.		Mi	lberg Weiss
oc	cupants of the pren compliance with C ete the declaration of	nises. The Prejudgm CP 415.46.	nent Claim of Ri	claimants, and other ght to Possession was served item 4).)
2. Judgment to be entered	Amount	Credits Acknow	vledged	Balance
a. Demand of complaint		\$	\$	
(1) Special		\$	\$	
(2) General		\$	\$	
d. Costs (see reverse) \$		\$	\$ \$	
e. Attorney fees		\$	\$	
g. Daily damages were demanded in complain 3. (check if filed in an unlawful detainer case) Date: September 8, 2000	t at the rate of: \$ UNLAWFUL DETAI	I NER ASSISTANT in	per day beginni formation is on	ng <i>(date)</i> : the reverse <i>(complete item 3)</i>
EX. KANO. S., SAMS II.	• • • • • • • •	ISIGHATUI	RE OF PLAINTIFF OR A	ATTORNEY FOR PLAINTIFF!
Personal injury or wrongful death actions only.		CFD A		
FOR COURT (2) Default entered as reuse of the court (2) Default NOT entered (state reason):	equested on (date): as requested	SEP 0 8 2000	KENNET	H E. MARTONE E SUPERIOR COURT
	Exhibit 3	Ву	MAUREEN	SCAMILL CANTREL
	(Continued on	reverse)		



	F79,
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): TELEPHONE NO.:	FOR COURT USE ONLY
Ex Kano S. Sams II 415/288-4545 MILBERG WEISS BERSHAD HYNES & LERACH LLP	
100 Pine Street, Suite 2600	17 SEP -3 At 19:22
San Francisco, CA 94111	A. J. J. J. J.
ATTORNEY FOR (Name): The People BAR# 192936	E D
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO	F STEPHEN THUNBERG D
	Clerk
PLAINTIFF: Coordination Proceeding Special Title [Rule	SEP 0 8 2000
1550(b)] FIREARM CASE	By: M. SCAHILL CANTRELLA, Deputy
Relates to:	By: NL SOATHLE OTHER
DEFENDANT: People, et al. v. Arcadia Machine & Tool, Inc.,	
et al.; SFSC #303753	The second of th
	7
REQUEST FOR XX ENTRY OF DEFAULT CLERK'S JUDGMENT	CASTSC 303753
(Application) COURT JUDGMENT	JCCP 4095
1. TO THE CLERK: On the complaint or cross-complaint filed	
a. On (date): May 25, 1999	The way
 b. By (name): The People of the State of California, et al. c. XX Enter default of defendant (names): 	SEP 1 8 2000
CHARTER ARMS, INC.	Milberg wates
d. I request a court judgment under CCP 585(b), (c), 989, etc. (Testimony require	
d. I request a court judgment under CCP 585(b), (c), 989, etc. (Testimony require the court will enter a judgment on an affidavit under CCP 585(d).)	ed. Apply to the clerk for a hearing date, unless
e. Enter clerk's judgment	
(1) For restitution of the premises only and issue a writ of execut	ion on the judgment. CCP 1174(c) does not
apply. (CCP 1169) Include in the judgment all tenants, sul	
• -	ment Claim of Right to Possession was served
in compliance with CCP 415.46.	
(2) Under CCP 585(a). (Complete the declaration under CCP 585.5 (3) For default previously entered on (date):	on the reverse (item 4).)
(3) For default previously entered on (date): 2. Judgment to be entered Amount Credits Ackno	wledged Balance
a. Demand of complaint \$	s balance
b. Statement of damages (CCP 425.11)	•
(superior court only)†	- ,
(1) Special	\$
(2) General \$ \$	\$
c. Interest	\$
d. Costs (see reverse)	\$
f. TOTALS	· •
g. Daily damages were demanded in complaint at the rate of: \$	per day beginning (date):
3 (check if filed in an unlawful detainer case) UNLAWFUL DETAINER ASSISTANT	information is on the reverse (complete item 3).
Date: September 8, 2000	
EX KANO S. SAMS II	S. S. T
	URE OF PLAINTIFF OR ATTORNEY FOR PLAINTIFF!
t Personal injury or wrongful death actions only.	
(1) Default entered as requested on (date): SEP 0 8 200	0
FOR COURT (2) Default NOT entered as requested	\ KENNETH E. MARTONE
USE ONLY (state reason):	CLERK OF THE SUPERIOR COURT
Exhibit 4	
ву	Beputy
(Continued on reverse)	HLEN V. SCAHILL CANTRELLA
* : : ::::== =::: *	



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A foliate of the first through the first through	ONE NO.: FOR COURT USE ONLY.
Ex Kano S. Sams II 415/288-4545 MILBERG WEISS BERSHAD HYNES & LERACH LLP) K. S. Danie Voll. Danie - W. Cliff C. P.
100 Pine Street, Suite 2600	200 SEP -8 AN 10: 29
San Francisco, CA 94111	7. 1. 517 -0 Kit (0. 27
ATTORNEY FOR (Name): The People BAR# 192936	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO	·
Proceeding Special Title Rule	STEPHEN THUNBERG D Clark of the Superior Court
PLAINTIFF: Coordination Proceeding Special Title [Rule 1550(b)] FIREARM CASE	
Relates to:	SEP 0 8 2000
DEFENDANT: People, et al. v. Arcadia Machine & Tool, Inc	By: M. SCAHILL CANTRELLA, Deputy
et al., LASC #BC210894	
REQUEST FOR XXX ENTRY OF DEFAULT CLERK'S JUDGM	ENT CASE NUMBER: JCCP 4095
(Application) COURT JUDGMENT	(LASC #BC210894)
1. TO THE CLERK: On the complaint or cross-complaint filed	
a. On (date): May 25, 1999	
b. By (name): The People of the State of California, et a	
c. XX Enter default of defendant (names):	SEP 18 2000
CHARTER ARMS, INC.	
d. I request a court judgment under CCP 585(b), (c), 989, etc. (Testimony	required. Apply to the clerk for a hearing date, unless
the court will enter a judgment on an affidavit under CCP 585(d).)	
e Enter clerk's judgment	•
(1) For restitution of the premises only and issue a writ of	
apply. (CCP 1169) Include in the judgment all tenar	•
occupants of the premises. The h	
	Prejudgment Claim of Right to Possession was served
in compliance with CCP 415.46.	•
in compliance with CCP 415.46. (2) Under CCP 585(a). (Complete the declaration under CCP)	•
in compliance with CCP 415.46. (2) Under CCP 585(a). (Complete the declaration under CCP (3) For default previously entered on (date):	•
in compliance with CCP 415.46. (2) Under CCP 585(a). (Complete the declaration under CCP (3) For default previously entered on (date):	585.5 on the reverse (item 4).)
in compliance with CCP 415.46. (2) Under CCP 585(a). (Complete the declaration under CCP (3) For default previously entered on (date): 2. Judgment to be entered a. Demand of complaint	585.5 on the reverse (item 4).)
in compliance with CCP 415.46. (2) Under CCP 585(a). (Complete the declaration under CCP (3) For default previously entered on (date): 2. Judgment to be entered a. Demand of complaint	585.5 on the reverse (item 4).)
in compliance with CCP 415.46. (2) Under CCP 585(a). (Complete the declaration under CCP (3) For default previously entered on (date): 2. Judgment to be entered a. Demand of complaint	585.5 on the reverse (item 4).)
in compliance with CCP 415.46. (2) Under CCP 585(a). (Complete the declaration under CCP (3) For default previously entered on (date): 2. Judgment to be entered a. Demand of complaint \$ b. Statement of damages (CCP 425.11) (superior court only)† (1) Special \$ \$ (2) General \$ \$	585.5 on the reverse (item 4).)
in compliance with CCP 415.46. (2) Under CCP 585(a). (Complete the declaration under CCP (3) For default previously entered on (date): 2. Judgment to be entered a. Demand of complaint \$ b. Statement of damages (CCP 425.11) (superior court only)† (1) Special \$ (2) General \$ c. Interest \$	585.5 on the reverse (item 4).)
in compliance with CCP 415.46. (2) Under CCP 585(a). (Complete the declaration under CCP (3) For default previously entered on (date): 2. Judgment to be entered a. Demand of complaint \$ b. Statement of damages (CCP 425.11) (superior court only)† (1) Special \$ \$ (2) General \$ \$	585.5 on the reverse (item 4).)
in compliance with CCP 415.46. (2) Under CCP 585(a). (Complete the declaration under CCP (3) For default previously entered on (date): 2. Judgment to be entered a. Demand of complaint \$ \$ b. Statement of damages (CCP 425.11) (superior court only)† (1) Special \$ \$ (2) General \$ \$ c. Interest \$ \$ d. Costs (see reverse) \$ \$	585.5 on the reverse (item 4).)
in compliance with CCP 415.46. (2) Under CCP 585(a). (Complete the declaration under CCP (3) For default previously entered on (date): 2. Judgment to be entered a. Demand of complaint \$ \$ b. Statement of damages (CCP 425.11) (Isuperior court only)† (1) Special \$ \$ (2) General \$ \$ c. Interest \$ \$ d. Costs (see reverse) \$ \$ e. Attorney fees \$ \$ f. TOTALS \$ \$	Acknowledged S S S S S S S S S S S S S S S S S S
in compliance with CCP 415.46. (2) Under CCP 585(a). (Complete the declaration under CCP (3) For default previously entered on (date): 2. Judgment to be entered a. Demand of complaint \$ \$ b. Statement of damages (CCP 425.11) (superior court only)† (1) Special \$ \$ (2) General \$ \$ c. Interest \$ d. Costs (see reverse) \$ e. Attorney fees \$ f. TOTALS \$ g. Daily damages were demanded in complaint at the rate of: \$	585.5 on the reverse (item 4).) Acknowledged \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
in compliance with CCP 415.46. (2) Under CCP 585(a). (Complete the declaration under CCP (3) For default previously entered on (date): 2. Judgment to be entered a. Demand of complaint \$ \$ b. Statement of damages (CCP 425.11) (superior court only)† (1) Special \$ \$ (2) General \$ \$ c. Interest \$ d. Costs (see reverse) \$ e. Attorney fees \$ f. TOTALS \$ g. Daily damages were demanded in complaint at the rate of: \$ 3. (check if filed in an unlawful detainer case) UNLAWFUL DETAINER ASSIS	585.5 on the reverse (item 4).) Acknowledged \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
in compliance with CCP 415.46. (2) Under CCP 585(a). (Complete the declaration under CCP (3) For default previously entered on (date): 2. Judgment to be entered a. Demand of complaint \$ \$ b. Statement of damages (CCP 425.11) (superior court only)† (1) Special \$ \$ (2) General \$ \$ c. Interest \$ d. Costs (see reverse) \$ e. Attorney fees \$ f. TOTALS \$ g. Daily damages were demanded in complaint at the rate of: \$	585.5 on the reverse (item 4).) Acknowledged \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
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in compliance with CCP 415.46. (2) Under CCP 585(a). (Complete the declaration under CCP (3) For default previously entered on (date): 2. Judgment to be entered a. Demand of complaint \$ b. Statement of damages (CCP 425.11) (superior court only)† (1) Special \$ (2) General \$ c. Interest \$ d. Costs (see reverse) \$ e. Attorney fees \$ f. TOTALS \$ g. Daily damages were demanded in complaint at the rate of: \$ 3. (check if filed in an unlawful detainer case) UNLAWFUL DETAINER ASSISDate: September 8, 2000 EX KANO S. SAMS II (TYPE OR PRINT NAME) 1 Personal injury or wrongful death actions only. (1) Default entered as requested on (date): SEP 0 FOR COURT (2) Default NOT entered as requested	Acknowledged S S S S S S S S S Per day beginning (date): STANT information is on the reverse (complete item 3). SIGNATURE OF PLAINTIFF OR ATTORNEY FOR PLAINTIFF! 8 2000 KENNETH E. MARTONE

REQUEST FOR ENTRY OF DEFAULT (Application to Enter Default)



		to the second	
MILBERG WEISS BERSHAD HYNES & LERACH LLP	5/288-4545 NO.:	FOR COURT U	SE ONLY
100 Pine Street, Suite 2600 San Francisco, CA 94111		77 SEP -0 AM	10: 27
ATTORNEY FOR (Name): The People BAR# 192936			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAM	N DIEGO	F STEPHEN THUN	BERG D
PLAINTIFF: Coordination Proceeding Special Title	[Rule	Clerk of the Superi	
1550(b)] FIREARM CASE	(11020	SEP 0 8	2000
Relates to: DEFENDANT: People, et al. v. Arcadia Machine & To	ol Inc	By: M. SCAHILL CANTR	ELLA, Deput y
et al.; LASC #BC214794	, inc.,		and the second s
REQUEST FOR XX ENTRY OF DEFAULT CLERK'S (Application) COURT JUDGMENT	S JUDGMENT	LASC # BC214794	
 TO THE CLERK: On the complaint or cross-complaint filed On (date): August 6, 1999 		Receive	d
b. By (name): The People of the State of Californ c. XX Enter default of defendant (names):	nia	SEP 18 20	00
CHARTER ARMS, INC.		Milberg Wo	'00
the court will enter a judgment on an affidavit under CC. e. Enter clerk's judgment (1) For restitution of the premises only and issue apply. (CCP 1169) Include in the judgment occupants of the premise occupants of the premise occupants of the premise occupants of the premise compliance with C (2) Under CCP 585(a). (Complete the declaration of the premise occupants occup	e a writ of execution ent all tenants, subter nises. The Prejudgmer CP 415.46.	nants, named claimant nt Claim of Right to Po	s, and other
d. Costs (see reverse)	\$	\$	
f. TOTALS \$	\$		
g. Daily damages were demanded in complaint at the rate of: \$ 3. (check if filed in an unlawful detainer case) UNLAWFUL DETAIL Date: September 8, 2000	per	r day beginning (date) rmation is on the rever	: se (complete item 3).
EX KANO S. SAMS II	1 21/2	5.	5-11
TYPE OR PRINT NAME! Personal injury or wrongful death actions only.	ISIGNATURE	OF PLAINTIFF OR ATTORNEY F	OR PLAINTIFF!
FOR COURT (2) Default entered as requested on (date): Default NOT entered as requested (state reason): Exhibit	6	KENNETH E. MAR	ORCOURT
	By <u>1</u>	The state of the s	<u>(U</u> Deputy
(Continued on	TOWNSON WAUNEE	N V. SCAHIEL C	ANTRELLA

Form Adopted by the Judicial Council of California 982(a)(6) [Rev. July 1, 1996*] EXHIBIT 7

	v .
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): TELEPHONE N	O: Land Court III
Ex Kano S. Sams II 415/288-4545	O.: FOR COURT USE ONLY
MILBERG WEISS BERSHAD HYNES & LERACH LLP	
100 Pine Street, Suite 2600	- 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
San Francisco, CA 94111	
ATTORNEY FOR (Name): The People BAR# 192936	F STEPHEN THUNBERG D Clerk of the Superior Court
	Cierk of the depends
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO	SEP 0 8 2000
·	
PLAINTIFF: Coordination Proceeding Special Title [Rule	By: M. SCAHILL CANTRELLA, Deputy
1550(b)] FIREARM CASE	
Relates to:	
DEFENDANT: People, et al. v. Arcadia Machine & Tool, Inc.,	
et al.; SFSC #303753	
REQUEST FOR XX ENTRY OF DEFAULT CLERK'S JUDGMENT	CAST NUMBER 303753
(Application) COURT JUDGMENT	
	JCCP 4095
 TO THE CLERK: On the complaint or cross-complaint filed a. On (date): May 25, 1999 	Received
b. By /gamel. mt . D 4	
b. By (name): The People of the State of California, et al.	SEP 1 8 2000
c. [XX] Enter default of defendant (names):	JEI Land
LORCIN ENGINEERING CO., INC.	Milberg Weiss
d. Trequest a court judgment under CCD ESE(II) (-) coo.	•
1. Toquasi a court judgitient didel CCP 585(b), (c), 989, etc. Hestimony requi	red. Apply to the clerk for a hearing date, unless
- and court will effect a judgment on an ambavit under CCP 585(A)	a treating data, amous
e Enter clerk's judgment	
(1) For restitution of the premises only and issue a writ of execu	tion on the judgment CCP 1174/-1 dans
apply. (CCP 1169) Include in the judgment all tenants, su	thtenants named claimants and select
Occupants of the premises. The Prejude	ment Claim of Right to Possession was served
in compliance with CCP 415.46.	ment claim of hight to Possession was served
(2) Under CCP 585(a). (Complete the declaration under CCP 585.5	on the reverse diame. All
To default previously entered on <i>Idate</i> 1.	on the reverse (nem 4).)
2. Judgment to be entered Amount Credits Asked	nudadaad a.
a. Demand of complaint	
b. Statement of damages (CCP 425.11)	\$
(superior court only)†	
(1) Special	•
(2) General	\$
c. Interest	\$
d. Costs (see reverse)	\$
e. Attorney fees	\$
f. TOTALS	\$
\$\$	<u> </u>
a Daily damages were demand to	
g. Daily damages were demanded in complaint at the rate of: \$	per day beginning (date):
(check if filed in an unlawful detainer case) UNLAWFUL DETAINER ASSISTANT	information is on the reverse (complete item 3).
Date: September 8, 2000	•
EXIKANO S SAMS TT	
TYPE OR PRINT NAME	- O. T.
Personal injury or wrongful death actions only.	URE OF PLAINTIFF OR ATTORNEY FOR PLAINTIFF)
(1) Default entered as requested on (date): CED A c. 200	
Default NOT entered as requested	_
USE ONLY (state reason):	KENNETH E. MARTONE
· ·	CLERK OF THE SUPERIOR COURT
Exhibit 7	1110 > 6/200
Dy .	Deputy
MAUF	EFN V SCAULT DAY
(Continued on reverse)	EEN V. SCAHILL CANTRELLA

Form Adopted by the Judicial Council of California 982(all6) [Rev. July 1, 1996*] EXHIBIT 8

	the state of the s
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): TELEPHONE NO.:	FOR COURT USE ONLY
Ex Kano S. Sams II 415/288-4545	
MILBERG WEISS BERSHAD HYNES & LERACH LLP	100 002 -0 73 10: 26
100 Pine Street, Suite 2600	100 (500 +0 A) (00 26
San Francisco, CA 94111	
ATTORNEY FOR (Name): The People BAR# 192936	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO	STEPHEN THUNBERG D Clerk of the Superior Court
	- County
	SEP 0 8 2000
PLAINTIFF: Coordination Proceeding Special Title [Rule	
1550(b)] FIREARM CASE	By: M. SCAHILL CANTRELLA, Deputy
Relates to:	
DEFENDANT: People, et al. v. Arcadia Machine & Tool, Inc.,	
et al., LASC #BC210894	
REQUEST FOR XXX ENTRY OF DEFAULT CLERK'S JUDGMENT	CASE NUMBER: JCCP 4095
(Application) COURT JUDGMENT	/LASC #BC210894)
1. TO THE CLERK: On the complaint or cross-complaint filed	
a. On (date): May 25, 1999	Manager all
b. By (name): The People of the State of California, et al.	Received
c. [xx] Enter default of defendant (names):	c=n 1 0 2000
LORCIN ENGINEERING, CO., INC.	SEP 18 2000
-	d Annto an about the mile to the
d I request a court judgment under CCP 585(b), (c), 989, etc. (Testimony required	a. Apply to the clerk for a nearing date, unless
the court will enter a judgment on an affidavit under CCP 585(d).)	
e. Enter clerk's judgment	
(1) For restitution of the premises only and issue a writ of execution	
apply. (CCP 1169) Include in the judgment all tenants, sub-	
	nent Claim of Right to Possession was served
in compliance with CCP 415.46.	
(2) Under CCP 585(a). (Complete the declaration under CCP 585.5 c	on the reverse (item 4).)
(3) For default previously entered on (date):	
2. Judgment to be entered Amount Credits Acknow	vledged Balance
a. Demand of complaint \$ \$	\$
b. Statement of damages (CCP 425.11)	•
(superior court only)†	,
(1) Special	\$
(2) General \$ \$	\$
c. Interest	\$
d. Costs (see reverse) \$	\$
e. Attorney fees \$	\$
£. TOTALS \$ \$	\$
g. Daily damages were demanded in complaint at the rate of: \$	per day beginning (date):
3 (check if filed in an unlawful detainer case) UNLAWFUL DETAINER ASSISTANT in	
Date: September 8, 2000	
EX KANO S. SAMS II	Ten - Sent
,	RE OF PLAINTIFF OR ATTORNEY FOR PLAINTIFF
† Personal injury or wrongful death actions only.	
(1) Default entered as requested on (date): SEP 0 8 2000	
FOR COURT (2) Default NOT entered as requested on (date): 5EP 0 8 2000)
USE ONLY (state reason):	KENNETH E. MARTONE
	CLERK OF THE SUPERIOR COURT
Exhibit 8	Deputy
By_	Deputy
The state of the s	AUREEN V. SCAHILL CANTRELLA
(Continued on reverse)	



ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): EX Kano S. Sams II	415/288-4545	FOR COURT USE ONLY
MILBERG WEISS BERSHAD HYNES & LERACH LLE		
100 Pine Street, Suite 2600		org sep = 3 AN 13: 25
San Francisco, CA 94111		
ATTORNEY FOR (Name): The People BAR # 192	·	F STEPHEN THUNBERG D Clerk of the Superior Court
SUPERIOR COURT OF CALIFORNIA, COUNTY	OF SAN DIEGO	SEP 0 8 2000
DI AINTIEE O 11 11 D 11 1 D 11 1 D	In 1	By: M. SCAHILL CANTRELLA, Deputy
PLAINTIFF: Coordination Proceeding Special 7 1550(b)] FIREARM CASE Relates to:	itte (kuie	of the contract character, Deputy
DEFENDANT: People, et al. v. Arcadia Machine	& Tool, Inc.,	
et al.; LASC #BC214794		e estatul and ellar
REQUEST FOR XX ENTRY OF DEFAULT C	LERK'S JUDGMENT	CASE NUMBER: TCP 4095
(Application) COURT JUDGMENT		(LASC # BC214794)
 TO THE CLERK: On the complaint or cross-complaint filed a. On (date): August 6, 1999 		Received
b. By (name): The People of the State of Ca	lifornia	orn is once
c. XX Enter default of defendant (names):		SEP 1 8 2000
LORCIN ENGINEERING CO., INC.	•	Milberg Weiss
d. I request a court judgment under CCP 585(b), (c), 9	89, etc. (Testimony require	
the court will enter a judgment on an affidavit un	der CCP 585(d).)	, , , , and electrical a troating dute, afficas
e Enter clerk's judgment		
(1) For restitution of the premises only an	d issue a writ of execution	on on the judgment. CCP 1174(c) does not
apply. (CCP 1169) Include in the	judgment all tenants, sub	tenants, named claimants, and other
occupants of t	he premises. The Prejudgm	nent Claim of Right to Possession was served
	with CCP 415.46.	
(2) Under CCP 585(a). (Complete the declar)	aration under CCP 585.5 c	on the reverse (item 4).)
2 Indoment to be seen t		
a. Demand of complaint \$	Credits Acknow	
b. Statement of damages (CCP 425.11)	, 4	\$
(superior court only)†		_
(1) Special	Ś	ė
(2) General \$	Ś	\$
c. Interest \$	\$	\$
d. Costs (see reverse) \$	\$	s ·
e. Attorney fees \$	\$	\$
f. TOTALS \$	\$	\$
g. Daily damages were demanded in complaint at the rate 3 (check if filed in an unlawful detainer case) UNLAWFUL Date: September 8, 2000	of: \$ p	per day beginning (date): formation is on the reverse (complete item 3).
• • • • • • • • • • • • • • • • • • • •		
EX. KANO. S. SAMS II		
(TYPE OR PRINT NAME)	ISKGNATUR	RE OF PLAINTIFF OR ATTORNEY FOR PLAINTIFF!
t Personal injury or wrongful death actions only.	<i>C.</i>	•
Default entered as requested on	(date): iSEP 0 8 2001	η.
FOR COURT (2) Default NOT entered as requested	q 0 0 500%	
USE ONLY (state reason):	' '	CLERK OF THE SUPERIOR COURT
, .	hibit o	
EX	hibit 9 _{By} ∱	Deputy
	,	
(Continu	ued on reverse) MAL	JREEN V. SCAHILL CANTHELLA



			green, and the second of the second	
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address):	(15/2)	TELEPHONE NO.:	FOR COURT US	F ONLY -
E- Vano C Same TT		88-4545	•	
MILBERG WEISS BERSHAD HYNES & LEI	RACH LLP		77 000 -0 M	10: 27
100 Pine Street, Suite 2000			v w fix	107 /2/
San Francisco, CA 94111	BAR# 192936			
ATTORNEY FOR (Name): The People			STEPHEN TH Clerk of the Sur	INDE D
SUPERIOR COURT OF CALIFORNIA, C	COUNTY OF SAN D	IEGO	Clerk of the Sur	Perior Court
11	regial Title [R	ule	SEP 0 8	7 2000
PLAINTIFF: Coordination Proceeding S	pecial ficio (By: M. SCAHILL CAN	TDTILA D
1550(b)] FIREARM CASE			o modulina OAM	netta, Deputy
Relates to:	Machine & Tool	, Inc.,		
DEFENDANT People, et al. v. Arcadia	. Hachine a love		. (영남화) (1 	1
et al.; SFSC #303753		•		
			CASE NUMBER: 303753	
REQUEST FOR XX ENTRY OF DEFAUL		JUDGMENT		100-
(Application) COURT JUDGMEN	IT		JCCP ?	075
TO THE CLERK: On the complaint or cross-contains or cross-contains.	mplaint filed		Reserve	্ব
0- (dotal) 3(25 1000	•		المعالمة	al ,
a. On (date): May 25, 1999 b. By (name): The People of the State	te of Californi	a, et al.	SEP 18 200	n
c. XX Enter default of defendant (names):	,		321 10 200	U
S.W. Daniels, Inc. a/k/a	•		Milberg Weis	
		•	10.00 \$ \$ COLE	S doto . unloci
Learnest a court judgment under CCP	585(b), (c), 989, etc. <i>(</i>	Testimony require	ed. Apply to the clerk for	a nearing date, utiless
the court will enter a judgment on ar	n affidavit under CCP	585(d).)		
e. Enter clerk's judgment	: .			CD 117/16\ does no
	nises only and issue	a writ of execut	ion on the juagment. C	or 1174(c) does no
0	ccupants of the prem	ises. The Prejudg	ment Claim of Right to P	0336331011 1140 001101
ir	compliance with CO	P 415.46.	an the roverse litera 41	1
(2) Under CCP 585(a). (Comp	lete the declaration u	nder CCP 585.5	Off the reverse fitch the	
(3) For default previously ente		Out dies Anlene	wlodged	Balance
2. Judgment to be entered	Amount	Credits Ackno	\$	
a. Demand of complaint \$	•	Ş	•	
b. Statement of damages (CCP 425.11)				
(superior court only)†			Ś	
(1) Special \$		\$	Ś	
(2) General \$	•	\$	Ś	
c. Interest \$		\$	Ś	•
d. Costs (see reverse) \$		\$	\$ ·	,
e. Attorney fees\$	•	\$	ś	
f. TOTALS \$ _		. *		
•			per day beginning (da	te):
g. Daily damages were demanded in complete. 3. (check if filed in an unlawful detainer case)	aint at the rate of: \$	MIED ACCICTANT	r information is on the re	rerse (complete item
3. (check if filed in an unlawful detainer case	se) UNLAWFUL DE IA	INEK ASSISTAN	anomation to on the	
Date: September 8, 2000			// 0	
THE CANCETT		71	7-0:	
EX KANO S. SAMS II.		IŞIĞN	ATURE OF PLAINTIFF OR ATTORNI	Y FOR PLAINTIFFI
t Personal injury or wrongful death actions only.		(
1 Personal Injury of Wioligidi death actions only.		SEP 0 8 200	0	
(1) Default entered as	s requested on (date)	SEL OF LOS	,	
FOR COURT (2) Default NOT enter	red as requested		KENNETH E. M	MARTUNE DEBIOD COHRT
USE ONLY (state reason):	Evhibit 10	1	CLERK OF THE SU	EKION
	Exhibit 10	,	a Medica	
		t	, + 4/1	LINTELLA
	(Continued 0	MA	ABEEN AS ECVAIN	E-britanie



ALSO AND		
TREATMENT OF JUNESS BERSHAD HYNES & LERACH LLP 100 Pine Street, Suite 2600 San Francisco, CA 94111 ATOMNY FOR Namel: The People SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO FLANTIFF: Coordination Proceeding Special Title Rule 1550(b)) FIRARM CASE Relates to: DEFENDANT People, et al. v. Arcadia Machine & Tool, Inc., et al., LASC #BC210894 REQUEST FOR TAXE ENTRY OF DEFAULT CLERK'S JUDGMENT (Application) 10 THE CLERK: On the complaint or cross-complaint filed a. On Ideal: May 25, 1999 By Inname! The People of the State of California, et al. SEP 18 2000 SEP 18 2000 By. March Schall Cantifield, Deputy The Color of the County of Color of California, et al. SEP 18 2000 Colorsy Firearms, Inc. d. I request a court lydgment under CCP 585ibl, (cl., 989, etc. (Testimony required, Apply to the clerk for a hearing date, unless the court will enter a judgment on an affidavit under CCP 685idl.) Enter clerk's judgment 10 For restitution of the premises only and issue a wint of execution on the judgment. CCP 1174(c) does not apply, (CCP 1163) include in the judgment all tenans, subtenants, named claimants, and other court will enter a judgment on an affidavit under CCP 685idl.) California of the premises only and issue a wint of execution on the judgment. CCP 1174(c) does not apply, (CCP 1163) include in the judgment all tenans, subtenants, named claimants, and other court will enter a judgment on an affidavit under CCP 685id.) California of the premises only and issue a wint of execution on the pudgment. CCP 1174(c) does not apply (CCP 1163) include in the judgment all tenans, subtenants, named claimants, and other court will enter a judgment on an affidavit under CCP 685id.) Compliance with CCP 41546. California of Fight to Proceeding of Fight and the court of damages (CCP 425.11) Experior court only! (2) Inder CCP 585id.) (Complete the declaration under CCP 695.5 on the reverse (term 4).] For court of damages (CCP 425.11) Experior court only! (2) Default entered as requested on (date!) SEP 0 8	ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address):	TELEPHONE NO.: FOR COURT USE ONLY
Superior Section 1999 1999 1999 1999 1999 1999 1999 19		415/288-4545
San Francisco, CA 9411 TOTHER COURT OF CALIFORNIA, COUNTY OF SAN DIEGO PLAINTIFF: Coordination Proceeding Special Title [Rule 1550(b)] FIREARY CASE Relates to: DEFENDANT People, et al., v. Arcadia Machine & Tool, Inc., et al., LASC #BC210894 REQUEST FOR XX ENTRY OF DEFAULT CLERK'S JUDGMENT (Application) COUNT JUDGMENT CAPPING AND LASC #BC210894 REQUEST FOR XX ENTRY OF DEFAULT CLERK'S JUDGMENT (Application) COUNT JUDGMENT LASC #BC210894) 1. TO THE CLERK: On the complaint or cross-complaint filed a. On Iddel: May 25, 1999 By Imame! The People of the State of California, et al. c. IX Enter default of defendant Imames! SEP 18 2000 SEP	MILBERG WEISS BERSHAD HYNES & LERACH LLP	400 000 11111
San Francisco, CA 9411 SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO FLANNIFF. Coordination Proceeding Special Title [Rule 1550(b)] FIREARY CASE Relates to: DEFENDANT People, et al. v. Arcadia Machine & Tool, Inc., et al., LASC #BC210894 REQUEST FOR [XX] ENTRY OF DEFAULT CLERK'S JUDGMENT CASE ** RECOUNT JUDGMENT COUNT JUDGMENT COUNT JUDGMENT COUNT JUDGMENT LASC #BC210894 REQUEST FOR [XX] ENTRY OF DEFAULT CLERK'S JUDGMENT CASE ** RECUEST** COUNT JUDGMENT CASE ** RECUEST** COUNT JUDGMENT LASC ** BC210894 REQUEST FOR [XX] ENTRY OF DEFAULT CLERK'S JUDGMENT CASE ** RANGER** JUDGMENT LASC ** BC210894 REQUEST FOR [XX] ENTRY OF DEFAULT CLERK'S JUDGMENT CASE ** RANGER** JUDGMENT LASC ** BC210894 REQUEST FOR [XX] ENTRY OF DEFAULT CLERK'S JUDGMENT CASE ** RANGER** JUDGMENT LASC ** BC210894 REQUEST FOR [XX] ENTRY OF DEFAULT CLERK'S JUDGMENT CASE ** RANGER** JUDGMENT COUNT JUDGMENT COUNT JUDGMENT COUNT JUDGMENT CASE ** RANGER** JUDGMENT CASE	100 Pine Street, Suite 2600	
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ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): EX Kano S. Sams II 415/288-4545	FOR COURT USE ONLY
MILBERG WEISS BERSHAD HYNES & LERACH LLP	
100 Pine Street, Suite 2600	00 SEP -0 AM 10: 27
San Francisco, CA 94111	3, K. (13, 27
ATTORNEY FOR (Name): The People BAR # 192936	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO	Clerk of the Superior Court
SOPERIOR GOORT OF CITETION OF THE STATE OF T	·
ti a (.1 mirla [Pula	→ SEP 0 8 2000
PLAINTIFF: Coordination Proceeding Special Title [Rule	Dur M. CCAUU I. CANTDELLA. Doputus
1550(b)] FIREARM CASE	By: M. SCAHILL CANTRELLA, Deputy
Relates to: DEFENDANT People, et al. v. Arcadia Machine & Tool, Inc.,	
et al.; LASC #BC214794	Section 2 to 1
et al.; LASC WBC214754	
REQUEST FOR VY ENTRY OF DEFAULT CLERK'S JUDGMENT	CASE NUMBER: TCCP4095
negotal for the last entire of t	(LASC # BC214794)
(Application) COURT JUDGMENT	- Constant
1. TO THE CLERK: On the complaint or cross-complaint filed	and the state of t
a. On (date): August 6, 1999	SEP 1 8 2000
b. By (name): The People of the State of California	027 1 0 2000
c. XX Enter default of defendant (names): S.W. Daniels, Inc. a/k/a	Emony waras
Cobray Firearms, Inc.	C. 11444
d. I request a court judgment under CCP 585(b), (c), 989, etc. (Testimony requ	ired. Apply to the clerk for a hearing date, unless
the court will enter a judgment on an affidavit under CCP 585(d).)	·
e Friter clerk's judgment	
(1) For restitution of the premises only and issue a writ of execu	ution on the judgment. CCP 1174(c) does not
apply (CCP 1169) Include in the judgment all tenants, s	subtenants, named claimants, and other
	igment Claim of Right to Possession was served
in compliance with CCP 415.46.	
(2) Under CCP 585(a). (Complete the declaration under CCP 585.	h on the reverse litem 411
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DECLARATION OF SERVICE BY MAIL

I, the undersigned, declare:

- 1. That declarant is and was, at all times herein mentioned, a citizen of the United States and a resident of the County of San Diego, over the age of 18 years, and not a party to or interest in the within action; that declarant's business address is 600 West Broadway, Suite 1800, San Diego, California 92101.
- 2. That on September 29, 2000, declarant served the document entitled NOTICE OF ENTRY OF DEFAULTS by depositing a true copy thereof in a United States mailbox at San Diego, California in a sealed envelope with postage thereon fully prepaid and addressed to the parties listed on the attached Service List.
- 3. That there is a regular communication by mail between the place of mailing and the places so addressed.

I declare under penalty of perjury that the foregoing is true and correct. Executed this 29th day of September, 2000, at San Diego, California.

Karen P. Silva

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