Α٦	TTORNEY OR PARTY WITHOUT ATTORNEY (NAME AND ADDRESS): TELEPHONE NO.:	FOR COURT USE ONLY
ΑΊ	TTORNEY FOR (NAME):	
S	UPERIOR COURT OF CALIFORNIA, COUNTY OF SANTA BARBARA	
	☐ Santa Barbara—Anacapa ☐ Santa Maria-Cook ☐ Lompoc Division	
	1100 Anacapa Street 312-C East Cook Street 115 Civic Center Plaza Santa Barbara, CA 93101 Santa Maria, CA 93454 Lompoc, CA 93436	
PL	AINTIFF:	
DE	EFENDANT:	0.405.14.14.105.0
	ADDI ICATION FOR RUDI ICATION OF SUMMONS	CASE NUMBER:
	APPLICATION FOR PUBLICATION OF SUMMONS	
_	The most consisting this ender (Applicant) is	the and institt /
١.	The party requesting this order (Applicant) is:	
		III tilis action.
2.	The Applicant requests the Court issue an order directing servi	
	notice of hearing / by public	
3.	The person to be served is:	(name of person to be
	served), who is $\ \square$ defendant / $\ \square$ respondent / $\ \square$ cross-defenda	ınt / 🗌
	in this action.	
4.	☐ The last known residence address of the party to be served is:	
	The person to b	e served \square is / \square is not believed
	to reside at this address now.	
	☐ The person to be served has no known present or previous	residence address. (Complete 8(a))
5.	☐ The last known address of the business or place of employment	t of the person to be served is:
	The pers	son to be served $\ \square$ is / $\ \square$ is not
	believed to work at this address now.	
	☐ The person to be served has no known present or previous (Complete 8(a))	s business or employment address.
6.	Applicant requests publication in	(name of newspaper).
	a. This newspaper is:	
	published in California and adjudicated a newspape	r of general circulation;
	is a newspaper published outside California.	
	b. This newspaper is most likely to give notice to the party to b	e served because:
	☐ I believe the person to be served resides or be local	cated in the circulation area of this
	newspaper, or	
	Other:	

Insert	t Case Name:	CASE NUMBER:			
'. E	fforts to Serve the Party				
a	a. The party to be served cannot be served by personal service (CCP § 415.10) because:			
(1) Personal service on the Applicant was attempted as follows					
		see attachment 7(a).			
	(2) No attempt at personal service was made because				
	☐ No address is known for the person to be served. (C)	Complete ¶ 8(a).)			
	Other or	see attachment 7(a).			
b	e (CCP § 415.20) because:				
	Civil Procedure § 415.20 was				
		see attachment 7(b).			
(2) No attempt at substituted service was made because:					
	No address is known for the person to be served. (C				
	Other or	see attachment 7(b).			
C	 c. The party to be served cannot be served by mail service to a California address (CCP § 415.36 because: (1) A copy of the document identified in paragraph 2, together with two copies of the requirement. 				
	form of notice and acknowledgement and all other required items, was mailed to the person to				
served in compliance with Code of Civil Procedure section 415.30 to the following					
	on	(<i>date)</i> and:			
	No response was received.				
	☐ The mailing was returned by the U.S. Postal Service	_			
forwarding address / forwarding address expired / other.					
	(2) No attempt at mailed service was made because:				
	☐ No mailing address is known for the person to be se				
	Other or	see attachment 7(c).			
c	d. The party to be served cannot be served by mail service to out	e-of-state address (CCP § 415.40)			
b	because:				
	(1) A copy of the document identified in paragraph 2, together with all other required items, was				
	mailed with a return receipt requested to the person to be served in compliance with Code of Civil				
	Procedure section 415.40 to the following address:				
	on	(date).			
	No response was received.				
	☐ The mailing was returned by the U.S. Postal Service	_			
	forwarding address / forwarding address expired / forwarding address expired /	」other.			

Insert Case Name:	CASE NUMBER:
(2) No attempt at mailed service was made because	ause:
☐ No mailing address is known for the pers	
☐ The last known mailing address of the person to be served is within Califo	
Other	
e. The party to be served cannot be served by other	methods of service (CCP §§ 413.10, 413.30)
because:	
a. The last known location of the person to be s	erved is within the United States but outside
of California.	
☐ Service was attempted on the person to b	e served using a method or method prescribed
by the law of the place where service was at	ttempted as follows:
	(explain) / see attachment 7(e).
☐ Service was not attempted except as oth	erwise stated in this application.
b. The last known location of the person to be so	erved is outside the United States.
☐ Service was attempted on the person to b	e served using a method or method prescribed
by the law of the place where service was at	ttempted as follows:
	(explain) / see attachment 7(e).
Service was not attempted except as oth	erwise stated in this application.
c. The Court has authorized or directed service pur	suant to be made in a particular manner.
Service was attempted on the person to	be served as follows:
	(explain) / see attachment 7(e).
Service was not attempted except as other	nerwise stated in this application.
8. Efforts to Locate the Party (Select one)	
a. I have used reasonable diligence but cannot as	certain the current dwelling house, usual place
of abode, usual place of business, or usual mailing add	dress of the person to be served. The following
are the efforts made to ascertain these locations supp	orted by appropriate declarations on personal
knowledge:	
☐ See attachment 8(a) (Declaration(s) of Diligence)	(local form SC-2003-A8 may be used as this
attachment.)	
☐ The undersigned has personal knowledge of the fo	llowing efforts:
b. \square I have ascertained the current dwelling house, ι	usual place of abode, usual place of business,
or usual mailing address of the person to be serve	ed but have been unable through reasonable
diligence to serve the person to be served as explai	ned in paragraph 7.

Insert Case Name:	CASE NUMBER:		
 9. Necessity of Service (Select one) a. A cause of action exists against the person to be served. b. The person to be served is a necessary or proper party to this action or proceeding. c. The person to be served has or claims an interest in real or personal property in this stathat is subject to the jurisdiction of the court or the relief demanded in the action consists wholly in part in excluding the party from any interest in the property. d. Attachment 9 (required) to this application is one or more declarations setting forth specific faron personal knowledge supporting the merits of the claim against the person to be served as a forth in paragraph 13(a), 13(b), or 13(c). (Local form SC-2003-A9 may be used as this attachment) 			
Date:			
(Type or Print Name of Attorney) (S	Signature of Attorney)		
I declare under the penalty or perjury under the laws of the State of Cali and correct.	fornia that the foregoing is true		
Date:			
(Type or Print Applicant's Name) (A	Applicant's Signature)		