

Memorandum of Costs after Judgment

When you win a lawsuit, you can collect the total amount of the judgment entered by the court, plus any costs incurred after judgment and accrued interest on the total amount.

To have costs and interest added to the amount owed, you must file and serve a <u>Memorandum of Costs</u> <u>After Judgment (MC-012) (https://www.courts.ca.gov/documents/mc012.pdf)</u>. On this form, you must include the exact amount of all allowable costs, the payments credited toward the principal and interest, and the amount of accrued interest.

Templates and Forms

Memorandum of Costs after Judgment (MC-012) (https://www.courts.ca.gov/documents/mc012.pdf)

For a complete list of our guides and videos on enforcement of judgments, visit our <u>Enforcing</u>_Judgments topic page. (https://saclaw.org/legal_topic/enforcing-a-courts-judgment/)

Costs

Under California Code of Civil Procedure (CCP) § 685.040

(http://leginfo.legislature.ca.gov/faces/codes_displaySection.xhtml?lawCode=CCP§ionNum=685.040.), a judgment creditor is entitled to reimbursement for the "reasonable and necessary" costs of enforcing a judgment. The law provides a detailed list of the types of costs that can be recovered, including the costs of issuing the writ of execution; levying officers' fees for processing writs or levies; debtor's examination fees; and fees for preparing, issuing and recording an abstract of judgment or notice of lien (CCP § 685.050 *et seq* (http://leginfo.legislature.ca.gov/faces/codes_displaySection.xhtml?lawCode=CCP§ionNum=685.050.)).

Attorneys' fees related to the enforcement of a judgment are generally not reimbursable, unless specifically allowed by law, or the underlying judgment includes an award of attorney's fees (<u>CCP § 685.040</u> (<u>http://leginfo.legislature.ca.gov/faces/codes_displaySection.xhtml?lawCode=CCP§ionNum=685.040.</u>). The law does not provide for reimbursement of costs such as postage or photocopying, nor can the judgment creditor be compensated for their time or mileage related to enforcement efforts. Once approved by the court, costs become part of the judgment (<u>CCP § 685.090</u> (<u>http://leginfo.legislature.ca.gov/faces/codes_displaySection.xhtml?lawCode=CCP§ionNum=685.090</u>.). To be reimbursable, costs must be reported to the court within two years of being incurred (<u>CCP § 685.070(b</u>) (<u>http://leginfo.legislature.ca.gov/faces/codes_displaySection.xhtml?lawCode=CCP§ionNum=685.070.</u>). For this reason, many judgment creditors regularly file a *Memorandum of Costs After Judgment* (MC-012) with the court.

Interest

Unpaid judgment amounts accrue interest at the legal rate of 10% per year (<u>CCP § 685.010</u> (http://leginfo.legislature.ca.gov/faces/codes_displaySection.xhtml?lawCode=CCP§ionNum=685.010.)



; 7% if the judgment debtor is a state or local government entity, <u>California Constitution, Article XV, §1</u> (http://leginfo.legislature.ca.gov/faces/codes_displaySection.xhtml?lawCode=CONS§ionNum=SECTION%201.&article=XV)). Costs approved by the court are included as part of the judgment amount, and thus accrue interest.

Additionally, upon renewal of a judgment, the unpaid judgment amount and accrued interest are calculated to determine the renewed judgment amount. For this reason, many judgment creditors will renew a judgment as soon and as frequently as possible, *i.e.*, every five years. For more information, see the Step-by-Step guide on <u>Renewal of Judgments (https://www.saclaw.org/resource_library/ej-renewal-of-judgment/</u>). Interest begins to accrue on the day the judgment is entered. <u>CCP § 685.020(a)</u>

(http://leginfo.legislature.ca.gov/faces/codes_displaySection.xhtml?lawCode=CCP§ionNum=685.020.). If the judgment is payable in installments, interest accrues from the date each installment is due.

Crediting payments

Payments received by the judgment creditor must be credited in the specific order detailed in <u>CCP § 695.220</u> (http://leginfo.legislature.ca.gov/faces/codes_displaySection.xhtml?lawCode=CCP§ionNum=695.220.). Payments are credited first toward costs incurred by the levying officer under <u>CCP § 685.050(b)</u>

(http://leginfo.legislature.ca.gov/faces/codes_displaySection.xhtml?lawCode=CCP§ionNum=685.050.) (*e.g.*, the fees associated with processing a writ of execution). After that, payments are credited toward fees due to the court under California Government Code (Govt Code) § 6103.5

(http://leginfo.legislature.ca.gov/faces/codes_displaySection.xhtml?lawCode=GOV§ionNum=6103.5.) (court fees waived because a party was a government entity) or Govt Code § 68637

(http://leginfo.legislature.ca.gov/faces/codes_displaySection.xhtml?lawCode=GOV§ionNum=68637.) (waived filing fees). Payments are then credited toward accrued interest, and lastly toward the principal judgment amount.

Step-by-Step Instructions

1. Calculate Your Costs and Interest

On your *Memorandum of Costs After Judgment* (MC-012), you must include the exact amount of all allowable costs, the payments credited toward the principal and interest, and the amount of accrued interest. This means you are responsible for calculating these amounts.

The California Courts' <u>Information Sheet for Calculating Interest and Amount Owed on a Judgment (MC-013-INFO) (https://www.courts.ca.gov/documents/mc013info.pdf)</u> provides detailed instructions for making these calculations by hand. However, it is much easier to use the <u>San Diego Superior Court's free online calculator</u> (https://ijcalc.sdcourt.ca.gov/Disclaimer.aspx) that will calculate the amount due on a specific day. All you do is input the judgment amount, date, and payment history, and the program does all the calculations for you. (Note: this calculator is set to 10%, which does not apply to some consumer debts.)



2. Complete and Copy Your Form

The Judicial Council form used in this procedure is:

Memorandum of Costs After Judgment (MC-012) (https://www.courts.ca.gov/documents/mc012.pdf)

A sample completed form with instructions is included at the end of this Guide.

Make one (1) photocopy of the completed form.

3. Serve Your Memorandum of Costs After Judgment

Have the photocopy of your *Memorandum of Costs After Judgment* (MC-012) served on the judgment debtor, either personally or by mail. Service must be made by someone over 18 who is not a party to your case. After service, your server must complete the proof of service on the second page of the *Memorandum of Costs After Judgment* (MC-012).

4. Make Photocopies

Make two (2) photocopies of the *Memorandum of Costs After Judgment* (MC-012) with the signed proof of service.

5. File Your Documents

File the original and two photocopies of your *Memorandum of Costs After Judgment* (MC-012). In Sacramento County, these will be filed in the drop box in room 102 of the Gordon D. Schaber Courthouse at 720 Ninth Street in downtown Sacramento. Provide the court with a self-addressed stamped envelope so they can return of your documents to you. The court will process the paperwork, and return the two photocopies, stamped "Endorsed/Filed," to you. The court will retain the original papers for its file.

The *Memorandum of Costs After Judgment* (MC-012) may be filed as a stand-alone document, or along with another document such as a <u>Writ of Execution (EJ-130) (https://www.courts.ca.gov/documents/ej130.pdf)</u> or an <u>Application for and Renewal of Judgment (EJ-190) (https://www.courts.ca.gov/documents/ej190.pdf)</u>. If filed with another document, the other document can be issued immediately if your claimed costs are less than \$100. If your costs are more than \$100, the clerk will wait 10 days (15 days, if served by mail) to issue your document, to allow the judgment debtor to oppose your costs by filing a Motion to Tax Costs (<u>CCP § 685.070</u> (<u>http://leginfo.legislature.ca.gov/faces/codes_displaySection.xhtml?lawCode=CCP§ionNum=685.070.</u>). If the debtor does not contest it, your *Memorandum of Costs After Judgment* (MC-012) is automatically approved.



6. Oppose the Debtor's Motion to Tax Costs, if Filed

If the debtor files a Motion to Tax Costs, you will be served with a copy of the motion. If you choose to oppose the motion, you must act quickly. Your response must be filed and served at least nine court days before the scheduled hearing date. For more information on opposing a Motion to Tax Costs, see *California Points and Authorities* (KFC 1010 .B4 (Ready Reference)), Chapter 60, also available electronically on the Law Library's computers, using *Lexis Advance*.

For Help

SH@LL (Self-Help at the Law Library) (https://saclaw.org/services/civil-self-help/) 609 9th Street, Sacramento CA 95814 (916) 476-2731 (Appointment Request Line)

Services Provided: SH@LL provides general information and basic assistance to self-represented litigants on a variety of legal issues. All assistance is provided by telephone. Visit <u>"What we can help with</u> (https://saclaw.org/services/civil-self-help/#canhelp)" for a list of qualifying cases.

Eligibility: Must be a Sacramento County resident or have a <u>qualifying case (https://saclaw.org/services/civil-self-help/#who)</u> in the Sacramento County Superior Court.

For More Information

California Forms of Pleading and Practice KFC 1010 .A65 C3 (Ready Reference) Chap. 174 Electronic Access: On the Law Library's computers, using *Lexis Advance*.

California Practice Guide: Enforcing Judgments and Debts KFC 1065 .A9 S3 Chap. 6

How to Collect When You Win a Lawsuit KFC 1065 .Z9 H69 (Reference) Chap.16



Samples

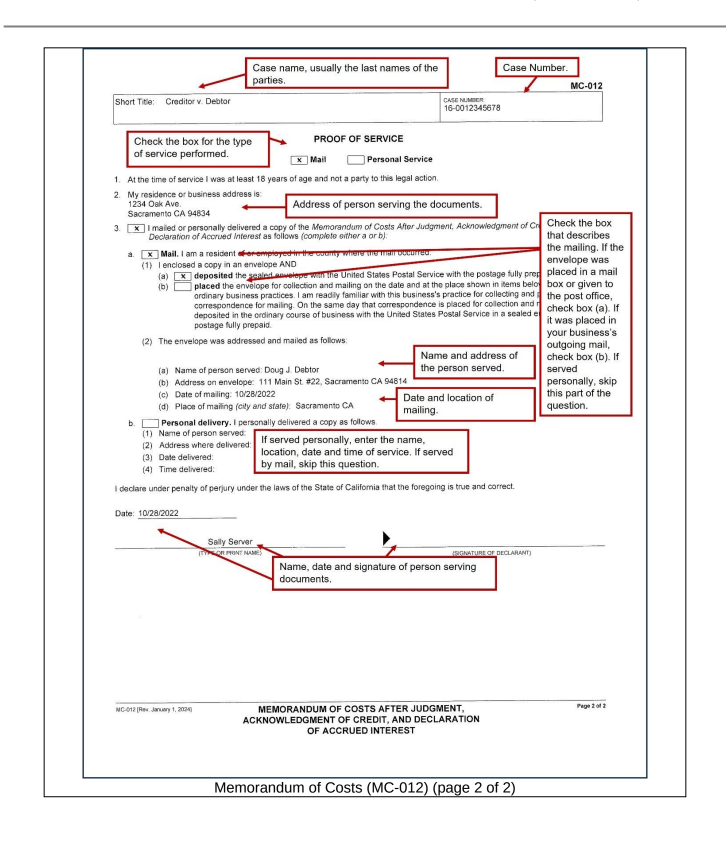
Memorandum of Costs after Judgment (MC-012)

		MC-012
ATTORNEY OR PARTY WITHOUT ATTORNEY NAME: Calvin J. Creditor FIRM NAME:	Your name, address, and phone number. "In Pro Per" means you	FOR COURT USE ONLY
STREET ADDRESS: 2036 Donner Drive CITY: Sacramento	are representing yourself.	
TELEPHONE NO.: 916-123-4567 EMAIL ADDRESS: ccreditor@email.com ATTORNEY FOR (name): In Pro Per	FAX NO.:	
SUPERIOR COURT OF CALIFORNIA, CO STREET ADDRESS: 720 Ninth St.	DUNTY OF SACRAMENTO	
MAILING ADDRESS: 720 Ninth St. CITY AND ZIP CODE: Sacramento, CA 9481 BRANCH NAME: Civil	4 Court name, addres	s, and branch.
PLAINTIFF: Calvin J. Creditor DEFENDANT: Doug J. Debtor	Plaintiff's and Defen as they appeared or	
MEMORANDUM OF COSTS AF CREDIT, AND DECLAT	TER JUDGMENT, ACKNOWLEDGMEI RATION OF ACCRUED INTEREST	NT OF CASE NUMBER: 16-0012345678 Case Number.
1. x Postjudgment costs a. I claim the following costs after	judgment incurred within the last two years	(indicate if there are multiple items in any category): Dates Incurred Amount
 Preparing and issuing abs Recording and indexing ab 		2/7/2022 \$ 45.00 2/15/2022 \$ 95.00
(3) Filing notice of judgment liv (4) locuring writ of execution, to If you have cify county)	o extent not satisfied by Code Civ. Proc.,	\$\$\$\$\$
incurred any s fees, to ex post-judgment age garnish	tent not satisfied by Code Civ. Proc.,	\$
agete abook papplicatio	on for order for appearance of judgment costs under Code Civ. Proc., § 708.110	\$\$
amounts.	Code Civ. Proc., § 685.040 (Statute authorizing cost):	\$ \$
(9) Total of claimed costs for onb. All previously allowed postjudg	current memorandum of costs (add (1)-(8)) ment costs	Total of lines (1)–(8)
 c. Total of all postjudgment costs 2. x Credits to interest and print 		\$180.00
a. I acknowledge total payments t The payments received are ap	o date in the amount of: \$2,400.00	luding returns on levy process and direct payments). and the judgment principal (including 60 edit to principal \$205.36
b. Principal remaining due. The	amount of judgment principal remaining du g due. I declare interest accruing at the leg	ie is \$ <u>11,794.64</u> (See Code Civ. Proc., § 680.300)
of \$ <u>11,794.64</u> and 0	% on the unpaid principal amount of \$	0.00 (see Information Sheet for Calculating e date of entry or renewal and on balances from the
4. I am the: x judgment creditor I have knowledge of the facts conc	agent for the judgment credito	
correct, reasonable, an Check " I declare under penalty of Date: 10/27/2022	alifornia that the	foregoing is true and correct. Fill in amounts as appropriate. See
Calvin J. Credi		(SIGNATURE OF DECLARANT) instructions for
If this memorandum of costs is filed \$100 in aggregate and not already a memorandum may be disallowed by included in the writ of execution (Co	llowed by date and sign.	BTOR of execution, any statutory costs, writ of execution. The fees sought lebtor, notwithstanding the fees has x costs claimed in this memorand Diego Superior
within 10 days after service of the m	emorandum. (Code Civ. Proc., § 685.070(c)	.) Court's judgment calculator.
Form Adopted for Mandatory Use Judicial Council of California MC-012 [Rev. January 1, 2024]	MEMORANDUM OF COSTS AFTER KNOWLEDGMENT OF CREDIT, AND OF ACCRUED INTERES	DECLARATION WWW.courts.ca.gov
		it, MC-012, Page 1 of 2



SACRAMENTO COUNTY PUBLIC LAW LIBRARY

609 9th St Sacramento, CA 95814 | 916-874-6012 | saclaw.org





San Diego Superior Court Judgment Calculator

	Information (F							User Guide
	Judgment An	12000		Interest Ra		Judgment Da	10 C	End Date
		12000		10.0000	70	05/05/202		
Payment a	and/or Cost (Op	otional)						Hide
Date _/_	1	Payment Amount				Cost		Add
Date	Payment	Cost	Days	Newly- Accrued Interest	Unpaid Interest	Interest Reduction	Principal Reduction	Principal Balance
/04/2022	0.00	45.00	275	904.12	904.12	0.00	0.00	12,045.0
/15/2022	0.00	95.00	11	36.30		0.00	0.00	
/12/2022	1,000.00	0.00	25	83.15	and the second sec	1,000.00	0.00	
/17/2022	0.00	40.00	97	322.62		0.00	0.00	
/02/2022	250.00	0.00	46 30	153.50		250.00	0.00	
/01/2022 /03/2022	250.00	0.00	30	100.11		250.00 206.58	0.00	
/02/2022	250.00	0.00	30	99.75		99.75	150.25	
/14/2023	100.00	0.00	193	633.79		100.00	0.00	
/16/2023	300.00	0.00	63	206.89	440.68	300.00	0.00	
			Ca	kulate Print	Start Over	Exit		
	Judamont Amo	unt	12000			(er a	839 Days 1	EA
X	Judgment Amo		12000		Daily Interest			1.54
	Principal Reduct		193.67		Interest Accrued	\$503	and the second s	
	Principal Bala		806.33					TOTAL
	redit to A	ccrued Ir	180.00			e amount	credited tow	\$12,932.73
su an 3 Cr tov Re 4 Ju	redit to A btract the nount paid redit to J ward the eduction"	ccrued In principal d to date (udgment principal ju in the calc Principal	ntero red (the Prin udgr cular	est: To dei uction amo amount sl ncipal: Th ment amo tor. maining L	termine the ount (the a hown in 1 e amount unt. This is	e amount amount sh). of payme s shown a	credited town nown in 3) f ents that have as the "Princi maining unp	s12,932.73 ward interest from the tota e gone pal
su an 3 Cr tov Re 4 Ju pri ca 5 Ac as	redit to A btract the nount paid redit to J ward the p eduction" incipal juc lculator.	ccrued In principal d to date (udgment principal ju in the calc Principal Igment an	itero red (the Pril udgr cula Rel nour	est: To dei uction amo amount sl ncipal: Th ment amo tor. maining L nt. This is ining Due norandum	termine the ount (the a hown in 1 e amount unt. This is Due: The a shown as	e amount amount sh). of payme s shown a amount re the "Princ	credited tow nown in 3) f ents that have as the "Princi	siz,932.73 ward interest from the tota e gone pal paid on the e" in the mains unpai